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# SUNAC CHINA HOLDINGS LIMITED

融創中國控股有限公司

(於開曼群島註冊成立的有限公司) (股票代碼:01918)

### 海外監管公告

### 完成購買部分未償還的於2021年到期8.375%優先票據 (國際證券識別碼:XS1936202644,通用代碼:193620264)的要約

本海外監管公告乃根據香港聯合交易所有限公司(「**聯交所**」)證券上市規則(「上市規 則」)第13.10B條刊發。

茲提述融創中國控股有限公司(「本公司」)於2020年11月26日、2020年11月30日及 2020年12月7日就本公司提出要約刊發的公告(「該等公告」)。除另有界定外,本公 告所用詞彙均與該等公告所界定者具有相同含義。 要約已於2020年12月8日完成。本公司向獲接納票據持有人支付的最終總金額約為 3.318億美元。根據要約購回的獲接納票據已予註銷。完成要約及根據要約註銷獲接 納票據後,票據的本金總額中約2.429億美元仍未償還。請參閱隨附日期為2020年12 月9日關於要約的公告(「**新交所公告**」),其已在新加坡證券交易所有限公司網站刊 登。

於聯交所網站刊發新交所公告僅為促使向香港投資者同步發佈資料並遵守上市規則 第13.10B條,概無任何其他目的。

新交所公告並不構成向任何司法權區的公眾提呈出售任何證券的招股章程、通告、 通函、宣傳冊或廣告,亦非邀請公眾作出認購或購買任何證券的要約,此外亦非供 傳閱以邀請公眾作出認購或購買任何證券的要約。

新交所公告不應被視為誘導認購或購買本公司任何證券,亦無意作出該等誘導。投 資決策不應以新交所公告所載的信息為基準。

承董事會命

### 融創中國控股有限公司

主席

### 孫宏斌

香港,二零二零年十二月九日

於本公告日期,本公司執行董事為孫宏斌先生、汪孟德先生、荊宏先生、遲迅先 生、田強先生、商羽先生、黃書平先生及孫喆一先生;及本公司獨立非執行董事為 潘昭國先生、竺稼先生、馬立山先生及袁志剛先生。 This announcement does not constitute an offer to sell or the solicitation of an offer to buy any securities in the United States or any other jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. The securities referred to herein will not be registered under the Securities Act, and may not be offered or sold in the United States except pursuant to an exemption from, or a transaction not subject to, the registration requirements of the Securities Act. Any public offering of securities to be made in the United States will be made by means of a prospectus. Such prospectus will contain detailed information about the company making the offer and its management and financial statements. The Company does not intend to make any public offering of securities in the United States.

The communication of this announcement and any other document or materials relating to the issue of the Notes offered hereby is not being made, and such documents and/or materials have not been approved, by an authorized person for the purposes of section 21 of the United Kingdom's Financial Services and Markets Act 2000, as amended (the "FSMA"). Accordingly, such documents and/or materials are not being distributed to, and must not be passed on to, the general public in the United Kingdom. The communication of such documents and/or materials as a financial promotion is only being made to those persons in the United Kingdom who have professional experience in matters relating to investments and who fall within the definition of investment professionals (as defined in Article 19(5) of the Financial Services and Markets Act 2000 (Financial Promotion) Order 2005, as amended (the "Financial Promotion Order")), or who fall within Article 49(2)(a) to (d) of the Financial Promotion Order, or who are any other persons to whom it may otherwise lawfully be made under the Financial Promotion Order (all such persons together being referred to as "relevant persons"). In the United Kingdom, the Notes offered hereby are only available to, and any investment or investment activity to which this announcement relates will be engaged in only with, relevant persons. Any person in the United Kingdom

## SUNAC 融創中國

### SUNAC CHINA HOLDINGS LIMITED

融創中國控股有限公司 (Incorporated in the Cayman Islands with limited liability)

(Stock Code: 01918)

### COMPLETION OF THE OFFER TO PURCHASE PART OF THE OUTSTANDING 8.375% SENIOR NOTES DUE 2021 (ISIN: XS1936202644; COMMON CODE: 193620264)

Reference is made to the announcements of Sunac China Holdings Limited (the "**Company**") dated 26 November 2020, 30 November 2020 and 7 December 2020 in relation to the Offer (the "**Announcements**"). All capitalised terms used herein have the same meanings as defined in the Announcements, unless otherwise defined.

The Offer was completed on 8 December 2020. The final aggregate amount paid by the Company to holders of the Accepted Notes was US\$331,811,238.53. The Accepted Notes repurchased pursuant to the Offer have been cancelled.

Following the completion of the Offer and cancellation of the Accepted Notes repurchased pursuant to the Offer, an aggregate principal amount of US\$242,892,000.00 of the Notes remains outstanding.

### IMPORTANT NOTICE – THE OFFER IS AVAILABLE ONLY TO INVESTORS WHO ARE NOT U.S. PERSONS (WITHIN THE MEANING OF REGULATION S) AND ARE OUTSIDE THE UNITED STATES; U.S. PERSONS (AS DEFINED IN REGULATION S), PERSONS ACTING FOR THE ACCOUNT OR BENEFIT OF U.S. PERSONS AND PERSONS LOCATED IN THE UNITED STATES ARE NOT PERMITTED TO TENDER THE NOTES IN THE OFFER.

### GENERAL

The Offer is not being made within, and the Offer to Purchase is not for distribution in, the United States or to, or for the account or benefit of, any U.S. person (as defined under Regulation S). The Offer to Purchase is not an offer of securities for sale in the United States or to, or for the account or benefit of, any U.S. person (as defined under Regulation S) or any other jurisdiction where it is unlawful to offer such securities and any guarantees with respect thereto, for sale.

The Offer to Purchase and this announcement do not constitute, and may not be used in connection with, an offer to purchase, a solicitation of an offer to purchase, an offer to sell or a solicitation of an offer to sell, securities in the United States or any jurisdiction in which such an offer or solicitation is not authorized or in which the person making such an offer or solicitation is not qualified to do so or to any person to whom it is unlawful to make an offer or a solicitation. The Company will not accept any responsibility for any violation by any person of the restrictions applicable in any jurisdiction.

No securities of the Company or any of its subsidiaries are being, or will be, registered under the U.S. Securities Act or the securities laws of any state of the United States, and no such securities may be offered or sold in the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and any applicable state or local securities laws. No public offering of securities is being or will be made in the United States or any other jurisdiction. Nothing in this communication shall constitute an offer to sell or the solicitation of an offer to buy securities in any jurisdiction in which such offer or sale would be unlawful. The distribution of this announcement and the Offer to Purchase in certain jurisdictions may be restricted by law. Persons into whose possession this announcement and/or the Offer to Purchase comes are required to inform themselves about, and to observe, any such restrictions. Forward-looking statements in this announcement and/or the Offer to Purchase, including, among others, those statements relating to the Offer are based on current expectations. These statements are not guarantees of future events or results. Future events and results involve risks, uncertainties and assumptions and are difficult to predict with any precision. Actual events and results could vary materially from the description contained herein due to many factors including changes in the market and price for the Notes, changes in the business and financial condition of the Company and its subsidiaries, changes in the property industry and changes in the capital markets in general.

> By order of the Board Sunac China Holdings Limited SUN Hongbin Chairman

Hong Kong, 9 December 2020

As at the date of this announcement, the executive directors of the Company are Mr. SUN Hongbin, Mr. WANG Mengde, Mr. JING Hong, Mr. CHI Xun, Mr. TIAN Qiang, Mr. SHANG Yu, Mr. HUANG Shuping and Mr. SUN Kevin Zheyi; and the independent non-executive directors of the Company are Mr. POON Chiu Kwok, Mr. ZHU Jia, Mr. MA Lishan and Mr. YUAN Zhigang.