RECEIVED

OCT 29 2019

OFFICE OF THE SECRETARY

### UNITED STATES OF AMERICA Before the SECURITIES AND EXCHANGE COMMISSION

ADMINISTRATIVE PROCEEDING File No. 3-19456

In the Matter of

Shenzhen-ZhongRong Morgan Investment Holding Group Co., Ltd., et al.,

Respondents.

DIVISION OF ENFORCEMENT'S MOTION FOR DEFAULT AS TO SHENZHEN-ZHONGRONG MORGAN INVESTMENT HOLDING GROUP CO., LTD.

#### **Motion**

On September 16, 2019, the Commission issued an Order Instituting Proceedings against Shenzhen-ZhongRong Morgan Investment Holding Group Co., Ltd. (the "Respondent"), which has securities registered with the Commission under Section 12(g) of the Securities Exchange Act of 1934 ("Exchange Act") and is delinquent in filing its mandated periodic reports. The Division hereby moves that the Commission find that Respondent is in default in this proceeding and enter an order revoking the registration of each class of its securities registered pursuant to Exchange Act Section 12(g).

#### **Brief in Support**

#### I. Status of the Proceeding

As shown in the Declaration of Charles Davis to Assist Secretary with Record of Service, a copy of which is attached as Exhibit 1, hereto, Respondent was served by Priority Mail Express on September 24, 2019, in accordance with Rule 141(a)(2)(ii) of the

Commission's Rules of Practice. The Defaulting Respondent did not file an answer on or

before the deadline for filing answers based on the date of service, and thus is in default.

III. Motion for Default.

Respondent is delinquent in its filings with the Commission. The issuer has a class of

securities registered pursuant to Exchange Act Section 12(g). Shenzhen-ZhongRong Morgan

Investment Holding Group Co., Ltd. has failed to file any periodic reports for 31 months.

Further, Respondent failed to file an answer or otherwise appear in this proceeding.

Accordingly, the Division moves for an order, pursuant to Rule 155(a)(2), finding Respondent in

default in this proceeding and ordering that the registration of each class of its securities

registered pursuant to Exchange Act Section 12 be revoked.

Conclusion

For the reasons set forth above, the Division respectfully requests that the Commission

grant the Division's Motion for Default as to Respondent, and enter an order revoking the

registration of each class of its securities registered pursuant to Exchange Act Section 12(g).

Dated: October 28, 2019

Respectfully submitted,

Charles Davis

Securities and Exchange Commission

100 F Street, N.E.

Washington, D.C. 20549-5553

202-551-4444

COUNSEL FOR

**DIVISION OF ENFORCEMENT** 

2

#### **CERTIFICATE OF SERVICE**

I hereby certify that I caused true copies of the Division of Enforcement's Motion for Default as to Shenzhen-ZhongRong Morgan Investment Holding Group Co., Ltd. and Brief in Support, and Exhibits thereto, to be served on the following on October 28, 2019, in the manner indicated below:

#### By Hand:

Office of the Secretary Securities and Exchange Commission 100 F Street, N.E. Washington, D.C. 20549-2557

By First Class Mail

Shenzhen-ZhongRong Morgan Investment Holding Group Co., Ltd. 136-20 38th Avenue, #3G Flushing, NY 11354

# Exhibit 1

RECEIVED

OCT 17 2019

FICE OF THE SECRETARY

## UNITED STATES OF AMERICA OFFICE OF THE SECRETARY Before the SECURITIES AND EXCHANGE COMMISSION

ADMINISTRATIVE PROCEEDING File No. 3-19456

In the Matter of

Shenzhen-ZhongRong Morgan Investment Holding Group Co., Ltd.), et al.,

Respondents.

### DECLARATION OF CHARLES DAVIS TO ASSIST THE SECRETARY WITH RECORD OF SERVICE

CHARLES DAVIS, pursuant to 28 U.S.C. § 1746, declares:

- 1. I am a Senior Counsel with the Division of Enforcement ("Division") of the Securities and Exchange Commission, and co-counsel for the Division in the captioned administrative proceeding. I am submitting this Declaration to assist the Secretary in maintaining a record of service on the respondents in the captioned proceedings pursuant to Rule 141(a)(3).
- 2. Securities and Exchange Commission ("Commission") Rule of Practice
  141(a)(2)(ii) permits service on a corporation or entity by delivering a copy of an Order
  Instituting Administrative Proceedings ("OIP") to an agent authorized by appointment or
  law to receive such notice or, in the case of an issuer with a class of securities registered
  with the Commission, by sending the OIP addressed to the most recent address shown on
  each entity's most recent filing with the Commission by U.S. Postal Service certified,
  registered, or Express Mail and obtaining a confirmation of attempted delivery on the

most recent address shown. Further, the OIP in this matter authorizes service of the OIP "by any means permitted by the Commission's Rules of Practice." Therefore, the Division asked the Commission's Secretary to first attempt service on the Respondents via U.S. Priority Mail Express.

- 3. The Office of the Secretary provided me with the U.S. Priority Mail Express tracking numbers for the copies of the Order Instituting Proceedings ("OIP")<sup>1</sup> that were mailed by the Secretary to the respondents in these proceedings. I input each of the tracking numbers into the U.S. Postal Service's ("USPS's") package tracking system on its Internet website located at <a href="https://www.usps.com">www.usps.com</a>, and printed out the tracking confirmations in order to obtain confirmation of the delivery or attempted delivery of the OIP on each respondent. A true copy of the tracking confirmations for each respondent for whom express mail service was attempted is attached as Exhibit 1, hereto.
- 1. The Secretary mailed the OIP to respondent Solar Wind Energy Tower, Inc., CIK 95572 ("SWET"), via Priority Mail Express, Tracking No. ER006877723US, to the address shown on its most recent EDGAR filing at 1997 Annapolis Exchange Pkwy., Suite 300, Annapolis, Maryland 21401. This address is taken from SWET's last filing with the Commission, which was a Form 10-Q filed with the Commission on June 14, 2017. The USPS tracking system confirms that the mailing was delivered to the mailbox on September 18, 2019. *See* Exhibit 1 at page 1. Thereafter, SWET settled with the Commission on October 3, 2019 and waived service pursuant to the settlement. Its registration was formally revoked on October 7, 2019.

<sup>&</sup>lt;sup>1</sup>Each service package included the OIP, a letter from the Commission's Secretary, and a letter from the Division offering discovery pursuant to Rule of Practice 230.

2. The Secretary mailed the OIP to respondent Shenzhen-ZhongRong Morgan Investment Holding Group Co., Ltd., CIK 1510949 ("ZRMG"), via Priority Mail Express, Tracking No. ER006877737US, to the address shown on its most recent EDGAR filing at 136-20 38th Avenue, # 3G, Flushing, NY 11354. This address is taken from ZRMG's last filing with the Commission, which was a Form 8-K filed with the Commission on July 21, 2017. The USPS tracking system confirms that delivery was attempted on September 20, 2019, and thereafter on September 24, 2019 it was determined that the addressee was unknown. The package was then returned to sender. *See* Exhibit 1 at page 4.

I declare under penalty of perjury that the foregoing is true and correct.

Charles Davis

Executed on  $\frac{10/17}{2}$ , 2019.