

Dear Shareholders,

March 25, 2024

New Arrangements on Dissemination of Corporate Communications

This notification sets out the new arrangements adopted by HUTCHMED (China) Limited (the "**Company**") on dissemination of its Corporate Communications and Actionable Corporate Communications¹.

Corporate Communications refers to documents issued or to be issued by the Company for the information or action of holders of any of its securities or the investing public, including but not limited to directors' reports, annual accounts and auditor's reports, interim reports, notices of meetings, listing documents, circulars and proxy forms.

Actionable Corporate Communication refers to any Corporate Communication that seeks instructions from securities holders of the Company on how they wish to exercise their rights or make an election as securities holders of the Company.

1. Corporate Communications

The Company will continue to disseminate Corporate Communications to its shareholders using electronic means through the website of the Company at www.hutch-med.com (the "**Company Website**") and the websites of relevant stock exchanges including London Stock Exchange ("**LSE**") at www.londonstockexchange.com (the "**LSE Website**", together with the Company Website, the "**Websites**"), and will only send Corporate Communications in printed form to a shareholder upon request.

While under the HK Listing Rules, the Company is no longer required to notify shareholders of the publication of Corporate Communications on the Websites (while Actionable Corporate Communications must be sent to shareholders individually – see 2 below), the Company will continue sending the relevant notifications to shareholders until further notice. In order to receive future Corporate Communications of the Company (or other Corporate Communications as the Company may decide) by email, shareholders may provide their email address as mentioned in 2 below. If the Company does not have the email address of a shareholder or the email address provided by the shareholder is not functional, the Company will only be able to send a printed notification about the availability of future Corporate Communications to the shareholder.

Shareholders are also encouraged to subscribe for the Email Alert service provided by LSE (currently at https://www.londonstockexchange.com/personal-investing/tools/email-alerts). Through the Email Alert service, subscribers will receive alerts when the Company publishes regulatory notices on the LSE Website or when disclosure of interest filings are made in respect of the Company.

2. Actionable Corporate Communications

The Company is required by the HK Listing Rules to send Actionable Corporate Communications to each shareholder individually. Accordingly, the Company will send, make available or notify shareholders of the publication of future Actionable Corporate Communications of the Company (or other Corporate Communications as the Company may decide) by email.

In order to receive future Actionable Corporate Communications of the Company (or other Corporate Communications as the Company may decide) by email, shareholders may provide their email address by completing **Option 1** of the Reply Form and returning the duly signed Reply Form to Computershare Investor Services (Jersey) Limited, the Principal Share Registrar of the Company (the "**Principal Share Registrar**") by post to c/o Computershare Investor Services PLC, The Pavilions, Bridgwater Road, Bristol, BS99 6ZY, United Kingdom. Alternatively, shareholders may also call the Principal Share Registrar at +44 (0)370 707 4040 to provide their email address.

¹ Pursuant to Rule 2.07A of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "**HK Listing Rules**").

It is the responsibility of the shareholders to provide an email address that is functional. If the Company does not have the email address of a shareholder or the email address provided by the shareholder is not functional, the Company will only be able to send future Actionable Corporate Communications to the shareholder in printed form together with a request form soliciting a functional email address of the shareholder.

If shareholders have previously provided an email address to the Principal Share Registrar, they are not required to provide their email address again unless they wish to update the email address previously provided.

Certain Actionable Corporate Communications, because of their nature, can only be sent in printed form. Shareholders should note that such Corporate Communications will therefore be sent to their registered address by post, even they may have provided email addresses to the Principal Share Registrar.

3. Request for Corporate Communications (including Actionable Corporate Communications) in printed form

All previous requests or instructions (if any) to the Company to receive Corporate Communications in printed form will no longer be valid. If any shareholder still wishes to receive Corporate Communications (including Actionable Corporate Communications) from the Company in printed form, please complete **Option 2** of the enclosed Reply Form and return the duly signed Reply Form to the Principal Share Registrar by email or by post at its email or postal addresses provided in 2 above. Any such request will expire and cease to be valid one year after receipt, or such shorter period when the request is revoked in writing by shareholder concerned, or superseded by their subsequent written request. Please note that if any shareholder wishes to continue to receive Corporate Communications in printed form after the expiry of the original request, the shareholder must submit a fresh request in writing.

If for any reason, a shareholder has difficulty in gaining access to the Websites, the Company will, upon a request in writing by the shareholder to the Principal Share Registrar by email to webqueries@computershare.co.uk or by post at its email or postal address provided in 2 above, send the relevant Corporate Communications to the shareholder in printed form free of charge.

Details of the above arrangements are available on the Company Website (Shareholder Information – Dissemination of Corporate Communications). A copy of the Reply Form can also be downloaded from the Websites for use. Shareholders using a downloaded copy of the Reply Form should complete all the details required and return the duly signed Reply Form to the Principal Share Registrar by post at it's postal address provided in 2 above.

If shareholders have any questions about this notification, please contact the Principal Share Registrar at +44 (0)370 707 4040 during business hours (9:00 am to 6:00 pm (UK Time), Monday to Friday, excluding UK public holidays) or send their questions by email to webqueries@computershare.co.uk.

Yours faithfully, For and on behalf of HUTCHMED (China) Limited

Edith Shih Non-executive Director and Company Secretary

	REPLY FORM
Т	o: Computershare Investor Services (Jersey) Limited (The "Principal Share Registrar") c/o Computershare Investor Services PLC The Pavilions, Bridgwater Road Bristol, BS99 6ZY United Kingdom
(P	lease choose ONLY ONE of the options below)
	Option 1: I/we hereby provide my/our email address in writing for receipt of future Actionable Corporate Communications (Note 1) of the Company (or other Corporate Communications (Note 1) as the Company may decide) through electronic means.
N	when the request is revoked in writing by me/us or by my/our subsequent written request. (Please mark "√" in the box below if applicable) (Note 4) □ Printed English version fame of Shareholder(s) (Note 5) :
С	ontact telephone number: Date:
Note: 1.	; : This Reply Form should be read in conjunction with the notification letter on New Arrangements on Dissemination of Corporate Communications sent by the Company date March 25, 2024. Actionable Corporate Communications refers to any Corporate Communications that seek instructions from securities holders of the Company on how the wish to exercise their rights or make an election as securities holders of the Company. Corporate Communications refers to any document issued or to be issued by the Company for the information or action of holders of any of its securities or the investing public, including but not limited to director's reports, annual accounts and auditor reports, interim reports, notices of meetings, listing documents, circulars and proxy forms.
2.	Please complete all details clearly. It is the responsibility of the shareholder to provide an email address that is functional. If the email address provided is not functional, th Company will only be able to send future Actionable Corporate Communications in printed form to the shareholder together with a request form soliciting functional email address of the shareholder.
3.	If shareholder provides more than one email address, whether by this Reply Form or other means, only the last email address received will be registered for the purpose of receiving Actionable Corporate Communications of the Company (or other Corporate Communications as the Company may decide).
4.	If a shareholder marks " \checkmark " in the box in Option 2, Corporate Communications of the Company will only be sent in printed form even if an email address has been provide via Option 1 of this Reply Form.
5.	Please complete all details clearly. If the shares are held in joint names, this Reply Form must be signed by the shareholder whose name stands first in the register of member of the Company in order for their request to be valid.
6.	Any Reply Form with no signature or otherwise incorrectly completed will be void.
7.	For the avoidance of doubt, the Company will not accept any other or additional instructions or requests given on this Reply Form.