第四章 本期债券情况

一、主要发行条款 Main Issue Terms

(一) 债券名称 Name of the Bonds

中国邮政储蓄银行股份有限公司 2025 年无固定期限资本债券 (第一期) (债券通)。

Postal Savings Bank of China Co., Ltd. 2025 Undated Additional Tier 1 Capital Bonds (Series 1) (Bond Connect).

(二)发行人 The Issuer

中国邮政储蓄银行股份有限公司。

Postal Savings Bank of China Co., Ltd.

(三)基本发行规模 Principal Amount

本期债券的基本发行规模为人民币 200 亿元。

The basic issuance size of the Bonds is RMB 20 billion.

(四) 超额增发权 Over-Issuance Right

若本期债券的实际全场申购倍数(全场申购量/基本发行规模)α≥1.4,发行人有权选择行使超额增发权,即在本期债券的基本发行规模之外,增加发行不超过人民币 100 亿元;若本期债券实际全场申购倍数α<1.4,按照基本发行规模发行。

If the actual subscription multiple α (i.e. α = Actual subscription size/ Basic issuance size) meets the condition $\alpha \ge 1.4$, the issuer has the right to exercise the over-issuance right, that is, to increase the issuance by no more than RMB 10 billion in addition to the basic issuance size of the Bonds; If the actual subscription multiple α meets the condition $\alpha < 1.4$, the Bonds will be issued according to the basic issuance size.

(五)债券期限 Maturity Date

本期债券的存续期与发行人持续经营存续期一致。

The Bonds will continue to be outstanding so long as the Issuer's business continues to operate.

(六) 发行人有条件赎回权 Conditional Redemption Rights of the Issuer

本期债券发行设置发行人有条件赎回条款。发行人自发行之日起5年后,有权于每年付息日(含发行之日后第5年付息日)全部或部分赎回本期债券。 在本期债券发行后,如发生不可预计的监管规则变化导致本期债券不再计入其 他一级资本,发行人有权全部而非部分地赎回本期债券。

The Bond Issuance sets conditional Redemption Rights for the Issuer. From the fifth anniversary since the Issuance of the Bonds, the Issuer may redeem whole or part of the Bonds on each Distribution Payment Date (including the fifth Distribution Payment Date since the Issuance). If, after the Issuance, the Bonds no longer qualify as Additional Tier 1 Capital as a result of an unforeseeable change or amendment to relevant provisions of supervisory regulations, the Issuer may redeem the whole but not part of the Bonds.

发行人须在经国家金融监督管理总局认可并满足下述条件的前提下行使赎回权: (1)使用同等或更高质量的资本工具替换被赎回的工具,并且只有在收入能力具备可持续性的条件下才能实施资本工具的替换; (2)或者,行使赎回权后的资本水平仍明显高于国家金融监督管理总局规定的监管资本要求。

The exercise of the Issuer's Redemption Right shall be subject to the recognition of the National Administration of Financial Regulation and the satisfaction of the following preconditions: (i) the Issuer shall use capital instruments of the same or better quality to replace the instruments to be redeemed, and such replacement shall only be carried out at conditions which are sustainable for the income capacity; (ii) or the capital position of the Issuer after the Redemption Right is exercised will remain well above the regulatory capital requirements stipulated by the National Administration of Financial Regulation.

(七) 受偿顺序 Subordination

本期债券的受偿顺序在存款人、一般债权人和处于高于本期债券顺位的次级债务之后,发行人股东持有的所有类别股份之前;本期债券与发行人其他偿

还顺序相同的其他一级资本工具同顺位受偿。如《中华人民共和国企业破产法》 后续修订或相关法律法规对发行人适用的债务受偿顺序另行约定的,以相关法 律法规规定为准。

The claims in respect of the Bonds, in the event of a Winding-Up of the Issuer, will be subordinated to the claims of depositors, general creditors, and subordinated indebtedness that ranks senior to the Bonds; will rank in priority to all classes of shares held by the Issuer's shareholders and rank pari passu with the claims in respect of any other Additional Tier 1 Capital instruments of the Issuer that rank pari passu with the Bonds. If subsequent amendments to the PRC Enterprise Bankruptcy Law or relevant regulations are applicable in subordination, such relevant laws and regulations shall prevail.

(八)减记条款 Write-down/write-off Clauses

当无法生存触发事件发生时,发行人有权在无需获得债券持有人同意的情况下,将本期债券的本金进行部分或全部减记。本期债券按照存续票面金额在设有同一触发事件的所有其他一级资本工具存续票面总金额中所占的比例进行减记。无法生存触发事件是指以下两种情形的较早发生者: (1) 国家金融监督管理总局认定若不进行减记,发行人将无法生存; (2) 相关部门认定若不进行公共部门注资或提供同等效力的支持,发行人将无法生存。减记部分不可恢复。

Upon the occurrence of a Non-Viability Trigger Event, the Issuer has the right to write down/write off in whole or in part, without the need for the consent of the holders of the Bonds, the principal amount of the Bonds. The amount of the write-down/write-off shall be determined by the ratio of the outstanding principal amount of the Bonds to the aggregate principal amount of all additional tier 1 capital instruments with the identical Trigger Event. A Non-Viability Trigger Event refers to the earlier of the following events: (i) the National Administration of Financial Regulation having decided that the Issuer would become non-viable without a write-down/write-off; (ii) any relevant authority having decided that a public sector injection of capital or equivalent support is necessary, without which the Issuer would become non-viable. The write-down/write-off will not be restored.

触发事件发生日指国家金融监督管理总局或相关部门认为触发事件已发生,

并且向发行人发出通知,同时发布公告的日期。

The Trigger Event Occurrence Date refers to the date on which the National Administration of Financial Regulation or the relevant authority has decided a Trigger Event occurs, and has informed the Issuer together with a public announcement of such Trigger Event.

触发事件发生日后两个工作日内,发行人将就触发事件的具体情况、本期债券将被减记的金额、减记金额的计算方式、减记的执行日以及减记执行程序 予以公告,并通知本期债券持有人。

Within two business days since the Trigger Event Occurrence Date, the Issuer shall make a public announcement and give notice to the holders of the Bonds on the amount, the calculation method thereof, together with the implementation date and procedures, of such write-down/write-off.

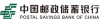
(九) 票面利率 Distribution Rate

本期债券采用分阶段调整的票面利率,自发行缴款截止日起每5年为一个票面利率调整期,在一个票面利率调整期内以约定的相同票面利率支付利息。 发行时的票面利率通过簿记建档、集中配售的方式确定。

The Distribution Rate of the Bonds will be adjusted at defined intervals, with a Distribution Rate Adjustment Period every 5 years since the Payment Settlement Date. In any Distribution Rate Adjusted Period, the Distribution Payments on the Bonds will be made at a prescribed fixed Distribution Rate. The Distribution Rate at the time of issuance will be determined by book running and centralized allocation.

本期债券票面利率包括基准利率和固定利差两个部分。基准利率为本期债券申购文件公告日或基准利率调整日前5个交易日(不含当日)中国债券信息网(或中央国债登记结算有限责任公司认可的其他网站)公布的中债国债到期收益率曲线5年期品种到期收益率的算术平均值(四舍五入计算到0.01%)。固定利差为本期债券发行时确定的票面利率扣除本期债券发行时的基准利率,固定利差一经确定不再调整。

The distribution rate is determined by a benchmark rate plus a fixed spread. The benchmark rate is the arithmetic average (rounded up to 0.01%) of the yields to



maturity of 5 trading days prior to the Announcement Date of the Subscription Agreement or Benchmark Rate Reset Date, as indicated by the yield to maturity curve of applicable 5-year China Treasury Notes published on www.ChinaBond.com.cn (or other websites approved by the China Central Depository & Clearing Co., Ltd.). The fixed spread is the difference between the distribution rate and the benchmark rate as determined at the time of issuance. The fixed spread will not be adjusted once determined.

在基准利率调整日(即发行缴款截止日每满 5 年的当日),将确定未来新的一个票面利率调整期内的票面利率水平,确定方式为根据基准利率调整日的基准利率加发行定价时所确定的固定利差得出。如果基准利率在调整日不可得,届时将根据监管部门要求由发行人和投资者确定此后的基准利率或其确定原则。

The Distribution Rate for the next Distribution Rate Adjustment Period will be reset on each Benchmark Rate Reset Date (i.e., the day of every five years since the Payment Settlement Date). The Reset Distribution Rate will be determined by the benchmark rate on Benchmark Rate Reset Date plus the fixed spread at the time of issuance. If the benchmark rate is not available, the Issuer and the investors will together determine a new Benchmark Interest Rate or the principle of determination thereof in accordance with the requirements of the regulatory authorities.

(十) 利息发放 Distribution Payment

发行人有权取消全部或部分本期债券派息,且不构成违约事件,发行人在 行使该项权利时将充分考虑债券持有人的利益。发行人可以自由支配取消的本 期债券利息用于偿付其他到期债务。取消全部或部分本期债券派息除构成对普 通股的股息分配限制以外,不构成对发行人的其他限制。若取消全部或部分本 期债券派息,需由股东大会审议批准,并及时通知投资者。

The Issuer shall have the right to cancel, in whole or in part, Distributions on the Bonds and any such Cancellation shall not constitute an Event of Default. When exercising such right, the Issuer will take into full consideration the interest of the holders of the Bonds. The Issuer may, at its sole discretion, use the proceeds from the cancelled Distributions to meet other obligations as they fall due. Cancellation of any Distributions on the Bonds, no matter in whole or in part, will not impose any other

中国邮政储蓄银行 POSTAL SAVINGS BANK OF CHINA

restriction on the Issuer, except in relation to dividend distributions to ordinary shares. Any Cancellation of any Distributions on the Bonds, no matter in whole or in part, will require the deliberation and approval of the general shareholders meeting. And the Issuer shall give notice to the investors on such Cancellation in a timely manner.

如发行人全部或部分取消本期债券的派息,自股东大会决议通过次日起, 直至决定重新开始向本期债券持有人全额派息前,发行人将不会向普通股股东 进行收益分配。对普通股股东停止收益分配,不会构成发行人取消派息自主权 的限制,也不会对发行人补充资本造成影响。

In the case of cancelling any Distributions on the Bonds, no matter in whole or in part, the Issuer shall not make any distribution to the ordinary shareholders from the next day following the resolution being approved by the general shareholders meeting, until its decision to resume the Distribution Payments in whole to the holders of the Bonds. The Dividend Stopper on ordinary shares will not compromise the Issuer's discretion to cancel Distributions, and will not impede the Issuer from replenishing its capital.

本期债券派息必须来自于可分配项目,且派息不与发行人自身评级挂钩, 也不随着发行人未来评级变化而调整。

Distributions on the Bonds may only be paid out of distributable items, and will not be affected by the rating of the Issuer, nor will be reset based on any change to such rating.

本期债券采取非累积利息支付方式,即未向债券持有人足额派息的差额部分,不累积到下一计息年度。

The Distributions on the Bonds are non-cumulative, namely, upon Cancellation, any amount of Distribution unpaid to the holders of the Bonds in the applicable period will not accumulate or compound to the subsequent Distribution Period thereafter.

本期债券不含有利率跳升机制及其他赎回激励。

The Bonds don't have any step-up mechanism or any other incentive to redeem.

(十一)回售 Put Option

投资者不得回售本期债券。

Put Option is not applicable.

(十二) 债券面值 Denomination

本期债券的单位票面金额为人民币 100 元,即每一记账单位对应的债券本金为人民币 100 元。

The denomination of the Bonds is RMB 100 each, namely, the principal amount of each unit of the Bonds is RMB 100.

(十三) 发行价格 Issue Price

按债券面值平价发行。

The Bonds will be issued at par.

(十四) 最小认购金额 Minimum Purchase Amount

本期债券最小认购金额为人民币 1,000 万元,且必须是人民币 500 万元的整数倍。

The minimum purchase amount for the Bonds is RMB 10 million and must be an integral multiple of RMB 5 million in excess thereof.

(十五) 债券形式 Form of the Bonds

本期债券采用实名制记账式。

The Bonds adopt the real-name book-entry system.

(十六) 发行范围及对象 Investors of the Offering

本期债券面向全国银行间债券市场机构投资者发行(国家法律、法规禁止购买者除外)。发行人承诺,发行人及受其控制或有重要影响的关联方不得购买本期债券,且发行人承诺不会直接或间接为其购买本期债券提供融资。

The target investors of the Bonds are the institutions of the National Interbank Bond Market (except for the investors prohibited by laws or regulations). Neither the Issuer nor a related party over which the Issuer exercise control or significant influence can purchase the Bonds, nor can the Issuer directly or indirectly fund the purchase of the

Bonds.

(十七) 发行方式 Issuing Method

本期债券由主承销商组织承销团,以簿记建档的方式,在全国银行间债券市场发行。

The underwriters will form an underwriting syndicate and the Bonds will be issued in the National Interbank Bond Market by book running.

(十八) 发行首日 The First Date of the Issuing Period

2025年2月19日。

February 19, 2025.

(十九) 簿记建档日 The Date of Book Running

2025年2月19日。

February 19, 2025.

(二十) 发行期限 Issuing Period

2025年2月19日至2025年2月21日,共3个工作日。

The Issuing Period of the Bonds is from February 19, 2025 to February 21, 2025, with a total of 3 business days.

(二十一) 缴款截止日 Payment Settlement Date

2025年2月21日。

February 21, 2025.

(二十二) 起息日 Distribution Commencement Date

2025年2月21日。

February 21, 2025.

(二十三) 首个票面利率重置日 The First Distribution Rate Reset Date

2030年2月21日。

February 21, 2030.

(二十四) 票面利率重置日 Distribution Rate Reset Date

首个票面利率重置日起每满5年之各日。

The First Distribution Rate Reset Date and each fifth anniversary thereafter.

(二十五) 付息日 Distribution Payment Date

本期债券的付息日为存续期内每年的 2 月 21 日,如遇法定节假日或休息日,则付息顺延至下一个工作日,顺延期间应付利息不另计息。

The Distribution Payment Date of the Bonds shall be February 21 of each year throughout the entire course of existence thereof. If any Distribution Payment Date falls on a day which is an official holiday or non-business day in the PRC, it shall be postponed to the subsequent business day. Such postponed Distributions shall not bear interest.

(二十六) 付息方式 Distribution Method

本期债券采用每年付息一次的付息方式,计息本金为届时已发行且存续的本期债券票面总金额,计息起始日为本期债券发行缴款截止日。

The Distributions of the Bonds will be payable annually, based on the aggregate principal amount of the Bonds then issued and outstanding. The Distribution Commencement Date shall be consistent with the Payment Settlement Date of the Bonds.

(二十七) 交易流通 Exchange and Circulation

本期债券发行结束后,将按照全国银行间债券市场债券交易的有关规定进行交易流通。

After the Issuance, the Bonds will be in exchange in accordance with relevant provisions regarding the bond trading in the National Interbank Bond Market.

(二十八) 评级安排 Credit Rating

经中诚信国际信用评级有限责任公司综合评定,发行人的主体信用评级为 AAA级,本期债券的信用评级为 AAA级。 According to the rating result of China Chengxin International Credit Rating Co., Ltd., the Issuer has been rated AAA, and the Bonds to be issued have been rated AAA.

(二十九) 托管人 Trustee

银行间市场清算所股份有限公司。

The trustee of the Bonds is Shanghai Clearing House.

(三十) 税务提示 Taxation

根据国家有关税收法律、法规的规定,投资者投资本期债券所应缴纳的税款由投资者承担。

According to relevant laws and regulations, investors shall be liable to all taxes payable in respect of the investment in the Bonds.

(三十一) 募集资金用途 Use of Proceeds

本期债券募集资金将依据适用法律和主管部门的批准用于补充发行人其他一级资本。

The proceeds from the Issuance of the Bonds are to be used to replenish the Additional Tier 1 Capital of the Issuer, in accordance with applicable laws and subject to the approval of the competent authorities.

(三十二) 监管要求更新 Variation

本期债券存续期内,在有关主管部门出台新的资本监管要求时或对现有资本监管要求进行重大修改时,为继续符合其他一级资本工具合格标准的监管要求,发行人有权在法律法规允许范围内,按照监管要求修改本期债券发行方案及相关文件。

When any relevant competent authority issues new capital regulatory requirements or make significant changes to existing capital regulatory requirements, the Issuer has the right, in accordance with regulatory requirements and within the scope permitted by laws and regulations, to vary the Terms and Conditions of the Issuance and relevant documents of the Bonds, throughout the entire course of existence thereof.

(三十三) 风险提示 Risk Warning

与本期债券相关的次级性风险、减记损失风险、利率风险、交易流动性风 险等均在募集说明书、发行公告中作了充分揭示。

The subordination risk, write-down/write-off risk, interest rate risk, and liquidity risk in relation to the Bonds are fully disclosed in the Offering Circular and the Issuance Announcement.

发行人 2021 年年度股东大会已审议批准本期债券发行, 且已进行相关授权 安排。经主管部门核准,本期债券发行的募集资金将全部用于补充发行人其他 一级资本。本期债券的发行条款符合相关法律法规关于其他一级资本工具的合 格标准,且在存续期间将遵循有关主管部门相关监管政策调整的各项要求。

The issuance plan and relevant authorization arrangements have been approved by 2021 Annual Shareholders Meeting of the Issuer. With the approval of the competent authorities, the proceeds from the Issuance of the Bonds will be used to replenish the Additional Tier 1 Capital of the Issuer. The Terms and Conditions of the Bonds conform to relevant laws and regulations regarding the qualification criteria of Additional Tier 1 Capital and, throughout the entire course of existence thereof, will continually comply with the requirements of relevant adjustments to regulatory policies by competent authorities.

二、认购与托管

投资者在认购本期债券时,须注意以下认购和托管事项:

- 1、本期债券采用簿记建档、集中配售的方式在全国银行间债券市场发行。 投资者参与本期债券簿记配售的具体办法和要求将在主承销商发布的本期债券 申购和配售办法说明中规定。
- 2、全国银行间债券市场成员凭符合本期债券申购和配售办法说明中规定的 要约认购本期债券。如法律、法规对本条所述另有规定,按照相关规定执行。
- 3、本期债券形式为实名制记账式,投资者认购的本期债券在其于上海清算 所开立的托管账户中托管记载。
 - 4、本期债券发行结束后,由主承销商向上海清算所统一办理本期债券的登

记托管工作。

- 5、投资者办理认购、登记和托管手续时,不需缴纳任何附加费用。在办理 登记和托管手续时,须遵循债券托管机构的有关规定。
- 6、若上述有关债券认购与托管之规定与任何现行或不时修订、颁布的法律、 法规、上海清算所的有关规定产生任何冲突或抵触,应以该等现行或不时修订、 颁布的法律、法规、上海清算所的有关规定为准。

三、发行人的声明或保证

本行作为本期债券的发行人向投资者声明和保证如下:

- 1、本行是根据中国法律合法成立并有效存续的商业银行,具有经营本行营 业执照中规定的业务的资格,并且拥有充分的权力、权利和授权拥有其资产和 经营其业务:
- 2、本行有权从事本募集说明书规定的发行行为,并已采取批准本期债券发行所必需的法人行为和其他行为;
- 3、本期债券募集说明书在经有关主管机关批准后,一经本行向公众正式披露,即视为发行人就本期债券的发行向公众发出了要约邀请;
- 4、本行发行本期债券或履行本期债券项下的任何义务或行使其于本期债券项下的任何权利将不会与适用于发行人的任何法律、法规、条例、判决、命令、授权、协议或义务相抵触,或如果存在相抵触的情况,本行已经取得有关监管机关和/或主管部门的有效豁免,并且这些豁免批准在中国法律上具有法律约束力,可以通过司法途径得到强制执行:
- 5、本募集说明书所引用的财务报表是按中国适用法律、法规和条例以及会 计准则编制的,该财务报表在所有重大方面均完整、真实、公正地反映了本行 在有关会计期间结束时的财务状况以及在该会计期间的业绩;
 - 6、本期债券在存续期间将遵循监管部门相关监管政策调整的各项要求;
 - 7、本行已经按照有关机构的要求,按时将所有与本期债券发行有关的报告、

决议、申报单或其他要求递交的文件以适当的形式向其递交、登记或备案;

- 8、本行向投资者提供的全部资料在一切重大方面是真实和准确的;
- 9、本行向投资者声明和保证,就本期债券发行当时存在的事实和情况而言, 上述各项声明和保证均是真实和准确的。

四、投资者的认购承诺

购买本期债券的投资者被视为作出以下承诺:

- 1、投资者有充分的权力、权利和授权购买本期债券,并已采取购买本期债券所必需的法人行为和其他行为;
- 2、投资者购买本期债券或履行与本期债券相关的任何义务或行使其于本期债券项下的任何权利将不会与对其适用的任何法律、法规、条例、判决、命令、授权、协议或义务相抵触;
- 3、投资者在评价和购买本期债券时已经充分了解并认真考虑了本期债券的 各项风险因素:
- 4、投资者已充分了解并接受发行公告和募集说明书对本期债券项下权利义 务的所有规定并受其约束;
- 5、本期债券发行完成后,发行人根据日后业务经营的需要并经有关审批部 门批准后,可能继续增发新的与本期债券偿还顺序相同的金融债券,而无需征 得本期债券投资者的同意。

五、本期债券信息披露事宜

发行人将按照监管机关和主管部门的要求,真实、准确、充分、及时地对 与本期债券有关的信息予以披露,主要包括定期报告、重大事件披露及跟踪信 用评级报告等。

(一) 定期信息披露

本行定期报告披露分为年度报告、中期报告和季度报告,年度报告在每个

会计年度结束之日起四个月内披露,中期报告在每个会计年度的上半年结束之日起两个月内披露,季度报告在每个会计年度前三个月、九个月结束后的一个月内编制完成并披露。并且,一季度报告的披露时间不早于上一年度的年度报告的披露时间。

(二) 重大事件披露

对影响发行人履行债务的重大事件,本行将及时向主管部门和监管机构报告该事件有关情况,并按照其指定的方式向投资者进行披露。

(三) 跟踪评级的信息披露

债券存续期内,在每年7月31日前,本行将披露资信评级机构出具的债券 跟踪信用评级报告。

如本行的经营或财务情况发生重大变化,或发生可能对发行人信用状况产 生较大影响的突发事件,中诚信国际信用评级有限责任公司将进行不定期跟踪 评级,并随时据实进行信用等级调整并予公布。

(四) 付息兑付的信息披露

债券存续期间,本行将在每次付息日前2个工作日公布付息公告,最后一次付息暨兑付日前5个工作日公布兑付公告。

(五) 其他信息披露

本行将根据《全国银行间债券市场金融债券发行管理办法》《全国银行间债券市场金融债券发行管理操作规程》和《全国银行间债券市场金融债券信息披露操作细则》等规定对其他信息进行披露。

本期债券在存续期间的信息披露范围及内容将持续满足现行有效的法律法规要求,并将不时依据监管机构相关监管政策的调整而进行相应调整。

六、适用法律及争议解决

本期债券的存在、有效性、解释、履行及与本期债券有关的任何争议,均适用中国法律。对因履行或解释本募集说明书而发生的争议、或其他与本募集



说明书有关的任何争议,双方应首先通过协商解决。若协商后未能解决,任何 一方有权提请中国国际经济贸易仲裁委员会根据该会届时有效的仲裁规则对该 争议在北京进行仲裁。