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South Manganese Investment Limited

南方錳業投資有限公司

(incorporated in Bermuda with limited liability)
(Stock Code: 1091)

POLL RESULTS OF ANNUAL GENERAL MEETING HELD ON 21 JUNE 2024

Reference is made to the notice of the annual general meeting (the "AGM Notice") and the circular (the "Circular") of South Manganese Investment Limited (the "Company") both dated 29 April 2024. Terms used in this announcement shall have the same meanings as defined in the AGM Notice and the Circular unless otherwise stated.

The Board is pleased to announce the poll results in respect of the resolutions at the AGM held on 21 June 2024 as follows:

ORDINARY RESOLUTIONS		Number of Votes (%)				
		For	Against			
1.	To receive and consider the audited financial					
	statements and the report of the directors and the	1,403,109,016	768,202,056			
	independent auditors' report for the year ended	(64.620359%)	(35.379641%)			
	31 December 2023					
	As more than 50% of the votes were cast in favour of this resolution, the r					
	was duly passed.					
2.(a)	To re-elect Mr. Li Weijian as an executive	1,233,275,766	768,343,306			
	director of the Company	(61.613910%)	(38.386090%)			
	As more than 50% of the votes were cast in favor	ur of this resolutio	n, the resolution			
	was duly passed.					
2.(b)	To re-elect Mr. Xu Xiang as an executive	1,232,051,767	769,567,305			
	director of the Company	(61.552759%)	(38.447241%)			
	As more than 50% of the votes were cast in favor	ur of this resolutio	n, the resolution			
	was duly passed.					
2.(c)	To re-elect Ms. Cui Ling as a non-executive	1,999,625,766	1,993,306			
	director of the Company	(99.900415%)	(0.099585%)			
	As more than 50% of the votes were cast in favor	ur of this resolutio	n, the resolution			
	was duly passed.					
2.(d)	To re-elect Mr. Yuan Mingliang as an	1,232,051,767	760 567 205			
	independent non-executive director of the		769,567,305			
	Company	(61.552759%)	(38.447241%)			
	As more than 50% of the votes were cast in favour of this resolution, the resolution					
	was duly passed.					

3.	To authorise the board of directors to fix the	1,403,571,016	767,739,056		
	directors' remuneration	(64.641667%)	(35.358333%)		
	As more than 50% of the votes were cast in favour of this resolution, the resolution				
	was duly passed.				
4.	To re-appoint RSM Hong Kong as auditors of	1,401,818,767	769,492,305		
	the Company and authorise the board of	(64.560937%)	(35.439063%)		
	directors to fix the auditors' remuneration	(04.300937%)	(33.439003%)		
	As more than 50% of the votes were cast in favour of this resolution, the resolution				
	was duly passed.				
5A.	To grant a general mandate to the directors to	1,387,103,813	784,206,259		
	issue new shares of the Company	(63.883267%)	(36.116733%)		
	As more than 50% of the votes were cast in favour of this resolution, the resolution				
	was duly passed.				
5B.	To grant a general mandate to the directors to	1,403,577,016	767,733,056		
	repurchase shares of the Company	(64.641943%)	(35.358057%)		
	As more than 50% of the votes were cast in favour of this resolution, the resolution				
	was duly passed.				
5C.	To increase the general mandate to be given to	1,387,103,813	784,206,259		
	the directors to issue new shares of the Company	(63.883267%)	(36.116733%)		
	As more than 50% of the votes were cast in favour of this resolution, the resolution				
	was duly passed.				

As more than 50% of the votes were cast in favour of each of the ordinary resolutions, such ordinary resolutions were duly passed by the shareholders by way of poll at the AGM.

	SPECIAL RESOLUTION	Number of Votes (%)	
		For	Against
6.	To approve and adopt the new bye-laws of the	1,403,446,307	767,846,765
	Company	(64.636429%)	(35.363571%)
	As less than 75% of the votes were cast in favour of this resolution, the resolution		
	was not passed.		

As less than 75% of the votes were cast in favour of the special resolution numbered 6, such special resolution was not passed by the shareholders at the AGM.

Notes:

- 1. All Directors attended the AGM either in person or by electronic means, except Mr. Li Weijian was absent at the AGM due to sickness and Ms. Cui Ling was absent at the AGM due to her other business committments.
- 2. As at the date of the AGM, the issued share capital of the Company was 3,428,459,000 shares, which was the total number of shares entitling the shareholders to attend and vote for or against the resolutions.
- 3. There were no shares entitling the holders to attend and abstain from voting in favour of the resolutions at the AGM as set out in Rule 13.40 of the Listing Rules.
- 4. There were no shares requiring the holders to abstain from voting at the AGM under the Listing Rules.
- 5. No parties have stated their intention in the Circular to vote against or to abstain from

voting on any resolution at the AGM.

- 6. There were no restrictions on any shareholder to cast votes on any of the proposed resolutions at the AGM.
- 7. The Company's share registrar in Hong Kong, Computershare Hong Kong Investor Services Limited, acted as the scrutineer for the purpose of poll at the AGM.

By order of the Board

SOUTH MANGANESE INVESTMENT LIMITED Li Weijian

Chairman and Chief Executive Officer

Hong Kong, 21 June 2024

As at the date of this announcement, the executive Directors are Mr. Li Weijian, Mr. Zhang He, Mr. Xu Xiang and Mr. Li Junji; the non-executive Directors are Ms. Cui Ling and Mr. Pan Shenghai; and the independent non-executive Directors are Mr. Zhang Yupeng, Mr. Yuan Mingliang and Mr. Lo Sze Hung.