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UNITED COMPANY RUSAL, INTERNATIONAL PUBLIC JOINT-STOCK COMPANY

(Incorporated under the laws of Jersey with limited liability and continued in the Russian Federation as an international company)

(Stock Code: 486)

POLL RESULTS OF EXTRAORDINARY GENERAL MEETING HELD ON 26 SEPTEMBER 2024

United Company RUSAL, international public joint-stock company ("Company") announces that at the extraordinary general meeting ("EGM") of the Company held on 26 September 2024, the proposed resolutions set out in the circular of the Company dated 3 September 2024 ("Circular") and notice of EGM were duly considered by the shareholders of the Company ("Shareholders") and put for voting by way of poll. Pursuant to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited ("Listing Rules"), poll voting was required.

Unless otherwise specified, capitalised terms used in this announcement shall have the same meaning as defined in the Circular.

The poll results in respect of the resolutions proposed at the EGM were as follows. The number of votes and respective percentage share represent the total number of votes cast out of the number of votes held by persons who took part in the EGM, which amounted to 13,599,855,657 shares (89.5139% of the issued share capital of the Company). The aggregate number of votes "for", "against" and "abstain" for a particular resolution proposed at the EGM may be less than 13,599,855,657 since Shareholders who took part in the EGM may elect not to cast vote.

Resolutions proposed at the EGM		No. of Votes (%)		
		For	Against	Abstain
To approve and confirm the anneap in relation to continue connected transactions purchase of electricity & capacipurchase of capacity of renews sources of energy of general facilities and competimelection of retrofitted capacity with associates of EN+ GRO IPJSC for the year ending December 2025 as USD1, million (net of VAT determined at the USD/Rechange rate as 98.6).	of city, able ting tive city DUP 31,409 and	3,974,870,674 (78.4407%)	171,549 (0.0034%)	477,263,895 (9.4184%)
The resolution 1 was duly passed as an ordinary resolution.				
To approve and confirm the and cap in relation to continu connected transactions purchase of electricity & capacipurchase of capacity of renews sources of energy of general facilities and competitive selection of retrofitted capacity with associates of EN+ GRO IPJSC for the year ending December 2026 as USD1,	of city, able ting tive city DUP 31,429 and	2,088,729 (0.0412%)	3,972,952,784 (78.4029%)	477,264,565 (9.4184%)
To approve and confirm the and cap in relation to continu connected transactions purchase of electricity & capacity of renews sources of energy of general facilities and competitive selection of retrofitted capacity with associates of EN+ GRO IPJSC for the year ending December 2027 as USD1,	of city, able ting tive city DUP 31,516 and	2,080,039 (0.0410%)	3,972,956,064 (78.4029%)	477,265,375 (9.4184%)

The total number of Shares entitling the Shareholders to attend and vote for or against each and every resolution at the EGM was 15,193,014,862 Shares, representing the entire issued share capital of the Company as at the date of 3 September 2024, being the date on which the persons entitled to participate in the EGM are determined (recorded).

As disclosed in the Circular, in view of the interests of En+ in the Relevant Proposal, En+ and its associates abstained from voting or did not vote in relation to the resolutions approving the Relevant Proposal at the EGM. En+ controls or is entitled to exercise control over the voting right in respect of 8,641,888,022 Shares, representing approximately 56.88% of the issued share capital of the Company. Save for En+ and its associates, the Company is not aware of any other Shareholder who was required to abstain from voting at the EGM. Save for En+ and its associates, no Shareholders have stated their intention in the Circular to vote against any of the resolutions or to abstain from voting.

The Company's share registrar, joint-stock company "Interregional Registration Center", was appointed as the scrutineer at the EGM for the purpose of vote-taking.

The following directors of the Company attended the EGM: Mr. Evgenii Nikitin, Ms. Natalia Albrekht and Ms. Elena Ivanova, being executive Directors; Mr. Semen Mironov and Mr. Aleksander Danilov, being non-executive Directors; Mr. Christopher Burnham, Ms. Liudmila Galenskaia, Mr. Kevin Parker, Dr. Evgeny Shvarts, Ms. Anna Vasilenko and Mr. Bernard Zonneveld, being independent non-executive Directors.

For and on behalf of
United Company RUSAL,
international public joint-stock company
Evgenii Nikitin

General Director, Executive Director

26 September 2024

As at the date of this announcement, the members of the Board of Directors are the following: the executive Directors are Mr. Evgenii Nikitin, Ms. Natalia Albrekht and Ms. Elena Ivanova, the non-executive Directors are Mr. Vladimir Kolmogorov, Mr. Semen Mironov and Mr. Aleksander Danilov, and the independent non-executive Directors are Mr. Christopher Burnham, Ms. Liudmila Galenskaia, Mr. Kevin Parker, Dr. Evgeny Shvarts, Ms. Anna Vasilenko and Mr. Bernard Zonneveld (Chairman).

All announcements published by the Company are available on its website under the links http://www.rusal.ru/en/investors/info.aspx and http://rusal.ru/investors/info/moex/, respectively.