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Ocumension Therapeutics

歐康維視生物

(Incorporated in the Cayman Islands with limited liability)
(Stock Code: 1477)

POLL RESULTS OF THE ANNUAL GENERAL MEETING HELD ON JUNE 19, 2025

The Board announces that all the resolutions as set out in the Notice were duly passed by the Shareholders as ordinary resolutions by way of poll at the Annual General Meeting.

The board of directors (the "Board") of Ocumension Therapeutics (the "Company") is pleased to announce the poll results of the annual general meeting of the Company (the "Annual General Meeting") held at 56th Floor, One Museum Place Office Building, No. 669 Xinzha Road, Shanghai, PRC on Thursday, June 19, 2025 at 10:00 a.m.

References are made to the Company's circular in connection with the Annual General Meeting (the "Circular") and notice of the Annual General Meeting (the "Notice") both dated April 29, 2025. Unless the context requires otherwise, capitalized terms used in this announcement shall have the same meanings as those defined in the Circular.

The voting results in respect of the resolutions proposed at the Annual General Meeting were as follows:

	Ouding on Dead of			Number of Votes (%)	
			Ordinary Resolutions	For	Against
1.	state	ments	e and adopt the audited consolidated financial of the Company and its subsidiaries and the reports of rs and auditor for the year ended December 31, 2024.	390,389,701 (100.000000%)	0 (0.00000%)
2.	(a)	To re-elect the following retiring Directors:			
		(i)	Mr. Ye LIU as an executive Director	390,060,101 (99.915572%)	329,600 (0.084428%)
		(ii)	Dr. Zhaopeng HU as an executive Director	390,040,615 (99.910580%)	349,086 (0.089420%)
		(iii)	Dr. Qin XIE as a non-executive Director	390,060,101 (99.915572%)	329,600 (0.084428%)
		(iv)	Mr. Yiran HUANG as an independent non-executive Director	387,084,615 (99.153388%)	3,305,086 (0.846612%)
	(b) To authorize the Board of to fix the remuneration of the Directors.			390,389,701 (100.000000%)	0 (0.00000%)
3.			int Deloitte Touche Tohmatsu as the auditor of the nd authorize the Board to fix their remuneration.	390,359,715 (99.992319%)	29,986 (0.007681%)
4.	(A)	and of transf	ive a general mandate to the Directors to allot, issue deal with additional shares (including any sale or fer of treasury shares out of treasury) not exceeding of the issued shares of the Company (excluding ary shares) as of the date of this resolution.	385,628,060 (98.780285%)	4,761,641 (1.219715%)
	(B)	share Comp	ive a general mandate to the Directors to repurchase as not exceeding 10% of the issued shares of the pany (excluding treasury shares) as of the date of this ution.	390,389,701 (100.000000%)	0 (0.000000%)
	(C) To extend the authority given to the Directors pursuant to ordinary resolution no. 4(A) to issue shares by adding to the issued shares of the Company (excluding treasury shares) the number of shares repurchased under ordinary resolution no. 4(B).			383,367,211 (98.201159%)	7,022,490 (1.798841%)

As more than 50% of the votes were cast in favor of each of the above resolutions, all the resolutions above were passed as ordinary resolutions at the Annual General Meeting.

		Created Decalution	Number of Votes (%)	
		Special Resolution	For	Against
	5.	To approve the adoption of the New M&A in substitution for and to the exclusion of the Existing M&A, incorporating the amendments as set out in Appendix III to the Circular.	387,868,201 (99.354107%)	2,521,500 (0.645893%)

As not less than 75% of the votes were cast in favor of the above resolution, the above resolution was passed as a special resolution at the Annual General Meeting.

Please refer to the Notice for the full text of the resolutions proposed at the Annual General Meeting.

The total number of issued Shares (excluding treasury Shares) as of the date of the Annual General Meeting was 813,835,014 Shares, which was the total number of Shares entitling the Shareholders to attend and vote for or against all resolutions. As of the date of the Annual General Meeting, there were (i) 20,945,500 treasury Shares held by the Company (including any treasury Shares held or deposited with CCASS) and as such no voting rights of such treasury Shares have been exercised at the Annual General Meeting; and (ii) no Shares repurchased by the Company which are pending cancellation and should be excluded from the total number of Shares for the purpose of the Annual General Meeting. There were no Shares entitling the holders to attend and abstain from voting in favor at the Annual General Meeting as set out in Rule 13.40 of the Listing Rules. There were no restrictions on any Shareholders casting votes on any of the proposed resolutions at the Annual General Meeting. No Shareholder was required under the Listing Rules to abstain from voting on the resolutions proposed at the Annual General Meeting and no Shareholder has stated his/her/its intention in the Circular to vote against or to abstain from voting on the resolutions proposed at the Annual General Meeting.

The executive Directors, Mr. Ye LIU and Dr. Zhaopeng HU, the non-executive Directors, Dr. Lian Yong CHEN, Mr. Yanling CAO and Dr. Qin XIE, and the independent non-executive Directors, Mr. Ting Yuk Anthony WU, Mr. Yiran HUANG and Mr. Zhenyu ZHANG attended the Annual General Meeting, either in person or by means of telecommunication.

Computershare Hong Kong Investor Services Limited, the Hong Kong branch share registrar and transfer office of the Company, acted as the scrutineer for counting of votes at the Annual General Meeting.

By order of the Board
Ocumension Therapeutics
Dr. Lian Yong CHEN
Chairman and Non-executive Director

Hong Kong, June 19, 2025

As of the date of this announcement, the Board comprises Mr. Ye LIU and Dr. Zhaopeng HU as executive Directors, Dr. Lian Yong CHEN, Mr. Yanling CAO and Dr. Qin XIE as non-executive Directors, and Mr. Ting Yuk Anthony WU, Mr. Yiran HUANG and Mr. Zhenyu ZHANG as independent non-executive Directors.