

*Hong Kong Exchanges and Clearing Limited and The Stock Exchange of Hong Kong Limited take no responsibility for the contents of this announcement, make no representation as to its accuracy or completeness and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this announcement.*



## **POU SHENG INTERNATIONAL (HOLDINGS) LIMITED**

**寶勝國際（控股）有限公司**

*(Incorporated in Bermuda with limited liability)*

**(Stock Code: 3813)**

### **POLL RESULTS OF THE ANNUAL GENERAL MEETING**

|   |
|---|
| All the Proposed Resolutions as set out in the 2021 AGM Notice were duly passed by the Shareholders by way of poll at the 2021 AGM. |
|---|

At the annual general meeting of Pou Sheng International (Holdings) Limited (the “Company”) held on 28 May 2021 (the “2021 AGM”), all the proposed resolutions (the “Proposed Resolutions”) as set out in the notice of the 2021 AGM dated 23 April 2021 (the “2021 AGM Notice”) were duly passed by the holders of the Company’s ordinary shares (the “Shares” and the “Shareholders”, respectively) by way of poll. The Company’s Hong Kong branch share registrar and transfer office, Computershare Hong Kong Investor Services Limited, was appointed and acted as the scrutineer for vote-taking at the 2021 AGM.

As at the date of the 2021 AGM, there were 5,356,847,615 issued Shares, being the number of Shares entitling the Shareholders to attend and vote for or against the Proposed Resolutions at the 2021 AGM. There were no Shares entitling the Shareholders to attend the 2021 AGM and abstain from voting in favour of any of the Proposed Resolutions. No Shareholder was required to abstain from voting. No parties have stated in the Company’s circular dated 23 April 2021 (the “Circular”) their intention to vote against or to abstain from voting on any of the Proposed Resolutions at the 2021 AGM.

The poll results in respect of all the Proposed Resolutions at the 2021 AGM are as follows:

| Ordinary Resolutions |  | Number of Votes<br>(approximate % of<br>total Shares voted) <i>(Note)</i> |                            |
|----------------------|--|---|----------------------------|
|                      |  | For   | Against                    |
| 1.                   | To receive, consider and adopt the audited financial statements and the reports of the directors and the independent auditor of the Company for the year ended 31 December 2020.                     | 4,176,902,302<br>(99.758544%)   | 10,109,800<br>(0.241456%)  |
| 2.                   | (a) To re-elect Mr. Lee, Shao-Wu as an executive director of the Company.  | 3,881,423,265<br>(92.701506%)   | 305,588,837<br>(7.298494%) |
|                      | (b) To re-elect Mr. Hsieh, Wuei-Jung as an independent non-executive director of the Company.  | 4,181,202,102<br>(99.861238%)   | 5,810,000<br>(0.138762%)   |
|                      | (c) To re-elect Mr. Feng Lei Ming as an independent non-executive director of the Company.   | 3,880,504,263<br>(92.679557%)   | 306,507,839<br>(7.320443%) |
|                      | (d) To authorise the board of directors of the Company (the “Board”) to fix the directors’ remuneration for the year ending 31 December 2021.  | 4,187,012,102<br>(100%)   | 0<br>(0%)                  |
| 3.                   | To re-appoint Deloitte Touche Tohmatsu as the independent auditor of the Company to hold office until the conclusion of next annual general meeting and authorise the Board to fix its remuneration. | 4,183,962,102<br>(99.927156%)   | 3,050,000<br>(0.072844%)   |
| 4.                   | A. To grant a general mandate to the Board to issue, allot and deal with additional Shares not exceeding 20% of the number of the issued Shares.*  | 3,784,431,608<br>(90.385017%)   | 402,580,494<br>(9.614983%) |
|                      | B. To grant a general mandate to the Board to repurchase Shares not exceeding 10% of the number of the issued Shares.*   | 4,187,010,102<br>(99.999952%)   | 2,000<br>(0.000048%)       |
|                      | C. To extend the general mandate granted under resolution number 4A by adding the number of Shares repurchased pursuant to the mandate granted under resolution number 4B.*                          | 3,784,774,122<br>(90.393198%)   | 402,237,980<br>(9.606802%) |

\* For the full text of the Proposed Resolutions, please refer to the 2021 AGM Notice as contained in the Circular.

*Note:* The number of votes and approximate percentage of total Shares voted as stated are based on the total number of issued Shares held by the Shareholders who attended and voted at the 2021 AGM in person, by authorised representative or by proxy.

As more than 50% of the votes were cast in favour of each of the Proposed Resolutions, all of them were duly passed as ordinary resolutions of the Company.

By order of the Board  
**Wu, Pan-Tsu**  
*Chairman*

Hong Kong, 28 May 2021

*As at the date of this announcement, the Board comprises:*

*Executive Directors*

*Mr. Wu, Pan-Tsu (Chairman) and Mr. Lee, Shao-Wu (Chief Executive Officer)*

*Non-executive Directors*

*Ms. Tsai Patty, Pei Chun and Mr. Li I-nan*

*Independent Non-executive Directors*

*Mr. Chen, Huan-Chung, Mr. Hsieh, Wuei-Jung and Mr. Feng Lei Ming*

*Website: [www.pousheng.com](http://www.pousheng.com)*