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.



# ANNOUNCEMENT

# POLL RESULTS OF THE ANNUAL GENERAL MEETING

The Board is pleased to announce that all proposed resolutions set out in the AGM Notice were duly passed at the AGM by way of poll.

## **RESULTS OF THE AGM**

Reference is made to the circular (the "Circular") and the notice of the annual general meeting (the "AGM Notice") of Hanison Construction Holdings Limited (the "Company") both dated 23 July 2020. Unless otherwise defined, capitalised terms used herein shall have the same meanings as those defined in the Circular and the AGM Notice.

The board of directors of the Company (the "Board") is pleased to announce the results of the poll taken at the annual general meeting of the Company held on 25 August 2020 (the "AGM").

As at the date of the AGM,

- (1) the total number of issued Shares of the Company was 1,090,924,676, which was the total number of Shares entitling the Shareholders to attend and vote for or against all resolutions proposed at the AGM;
- (2) there were no Shares entitling the Shareholders to attend and abstain from voting in favour of the resolutions proposed at the AGM pursuant to Rule 13.40 of the Listing Rules;
- (3) no Shareholders were required under the Listing Rules to abstain from voting; and
- (4) there were no restrictions on any Shareholders to cast votes on any of the resolutions proposed at the AGM.

Computershare Hong Kong Investor Services Limited, the share registrar of the Company in Hong Kong, was appointed as the scrutineer for the vote-taking at the AGM.

Ordinary Resolutions1.To receive and adopt the Audited Financial Statements, the Report of the Directors and the Independent Auditor's Report of the Company for the year ended 31 March 2020		Number of Votes (%)	
		For	Against
		730,449,439 (100.0000%)	0 (0.0000%)
To declare a final dividend for the year ended 31 March 2020		730,449,439 (100.0000%)	0 (0.0000%)
To re-elect Mr. Wong Sue Toa, Stewart as an executive director		725,747,643 (99.3563%)	4,701,796 (0.6437%)
To re-elect Mr. Tai Sai Ho as an executive director		725,747,643 (99.3563%)	4,701,796 (0.6437%)
To re-elect Dr. Lau Tze Yiu, Peter as an independent non-executive director		711,897,481 (97.4602%)	18,551,958 (2.5398%)
To authorise the board of directors of the Company to fix the remuneration of all directors (including any new director who may be appointed) for the year ending 31 March 2021		726,076,997 (99.4014%)	4,372,442 (0.5986%)
To re-appoint Deloitte Touche Tohmatsu as the independent auditor for the ensuing year and to authorise the board of directors of the Company to fix its remuneration		711,897,481 (97.4602%)	18,551,958 (2.5398%)
	to allot, issue and deal with additional shares of	712,077,199 (97.4848%)	18,372,240 (2.5152%)
		726,738,637 (99.4920%)	3,710,802 (0.5080%)
		712,077,199 (97.4848%)	18,372,240 (2.5152%)
			olutions, all of th
		Number of Votes (%)	
	Special Resolution	For	Against
9. To approve the amendments to the articles of association of the Company*		726,114,229 (99.4915%)	3,710,802 (0.5085%)
		s resolution, the re	solution was dul
Ordinawy Desclution		Number of Votes (%)	
Ordinary Resolution		For	Against
To approve the adoption of the new share option scheme and termination of the existing share option scheme*		711,152,747 (97.4415%)	18,672,902 (2.5585%)
	Stater Indep year e To de March To re- execu To re- non-e To au fix th new o ending To re indep authou its rer (A) (B) (C) To a more th ve resol	To receive and adopt the Audited Financial Statements, the Report of the Directors and the Independent Auditor's Report of the Company for the year ended 31 March 2020         To declare a final dividend for the year ended 31 March 2020         To re-elect Mr. Wong Sue Toa, Stewart as an executive director         To re-elect Mr. Tai Sai Ho as an executive director         To authorise the board of directors of the Company to fix the remuneration of all directors (including any new director who may be appointed) for the year ending 31 March 2021         To re-appoint Deloitte Touche Tohmatsu as the independent auditor for the ensuing year and to authorise the board of directors of the Company to fix the remuneration         (A)       To approve a general mandate to the directors to allot, issue and deal with additional shares of the Company*         (B)       To approve a general mandate to the directors to buy back shares of the Company*         (C)       To extend the general mandate to the directors to buy back shares of the Company*         (C)       To extend the general mandate granted to the directors or to buy back shares of the Company*         (C)       To extend the general mandate granted to the directors or to approve the amendments to the articles of association of the Company*         To approve the amendments to the articles of association of the Company*         To approve the adoption of the new share option scheme and termination of the existing share option	Ordinary ResolutionsForToreceive and adopt the Audited Financial Independent Auditor's Report of the Directors and the Independent Auditor's Report of the Company for the year ended 31 March 2020730,449,439 (100.0000%)Todeclare a final dividend for the year ended 31 March 2020730,449,439 (100.0000%)Tore-elect Mr. Wong Sue Toa, Stewart as an executive director725,747,643 (99.3563%)Tore-elect Mr. Tai Sai Ho as an executive director725,747,643 (99.3563%)Tore-elect Dr. Lau Tze Yiu, Peter as an independent non-executive director711,897,481 (97.4602%)Toauthorise the board of directors of the Company to authorise the board of directors (including any new director who may be appointed) for the year ending 31 March 2021726,076,997 (99.4014%)Tore-appoint Deloitte Touche Tohmatsu as the independent auditor for the ensuing year and to authorise the board of directors of the Company to to authorise and deal with additional shares of the Company*711,897,481 (97.4602%)(A)To approve a general mandate to the directors to buy back shares of the Company *726,738,637 (99.4920%)(C)To extend the general mandate to the directors to buy back shares of the Company *726,71,199 (97.4848%)(C)To extend the general mandate granted to the above resc tros pursuant to item 8(A)*726,114,229 (99.4920%)(C)To extend the general mandate granted to the above resc to buy back shares of the Company.*726,114,229 (99.4915%)(D)approve the amendments to the articles of a special resolution of the Compa

As more than 50% of the votes were cast in favour of this resolution, the resolution was duly passed as an ordinary resolution of the Company.

\* The full text of the resolution is set out in the AGM Notice

Hong Kong, 25 August 2020

Following the conclusion of the AGM, the Board comprises:

*Non-executive Chairman* Mr. Cha Mou Sing, Payson

#### Non-executive Directors

Mr. Cha Mou Daid, Johnson Dr. Zhang Wei (also alternate director to Mr. Cha Mou Sing, Payson)

## Executive Directors

Mr. Wong Sue Toa, Stewart (*Managing Director*) Mr. Tai Sai Ho (*General Manager*)

#### Independent Non-executive Directors

Mr. Chan Pak Joe Dr. Lau Tze Yiu, Peter Dr. Sun Tai Lun