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(Incorporated in the Cayman Islands with limited liability)
(Stock Code: 2013)

## POLL RESULTS OF THE ANNUAL GENERAL MEETING HELD ON JUNE 29, 2021

References are made to the notice of the annual general meeting (the "AGM") and the circular (the "Circular") of Weimob Inc. (the "Company") dated April 12, 2021 and the supplemental notice of the AGM and the supplemental circular of the Company dated June 10, 2021 in relation to the AGM. Unless otherwise defined, capitalized terms used in this announcement have the same meanings as those defined in the Circular.

At the AGM held on June 29, 2021, all the proposed resolutions as set out in the notice and the supplemental notice of the AGM were duly passed by the Shareholders by way of poll. The poll results of the resolutions at the AGM are as follows:

			Ordinary Resolutions	Number of Votes Cast (approximate percentage of number of votes cast (%))	
				For	Against
1.	and it		and adopt the audited consolidated financial statements of the Company diaries and the reports of the directors and auditor for the year ended , 2020.	687,466,931 (99.987569%)	85,470 (0.012431%)
2.	(A) To re-elect the following directors of the Company (the "Directors"):				
		(i)	to re-elect Mr. SUN Taoyong as an executive director of the Company;	522,067,499 (75.931303%)	165,484,902 (24.068697%)
		(ii)	to re-elect Dr. SUN Mingchun as an independent non-executive director of the Company;	654,040,447 (95.125905%)	33,511,954 (4.874095%)
		(iii)	to re-elect Dr. LI Xufu as an independent non-executive director of the Company.	655,876,158 (95.392898%)	31,676,243 (4.607102%)
	(B)	To au	thorise the board of Directors to fix the remuneration of the Directors.	686,586,401 (99.859502%)	966,000 (0.140498%)

Ordinary Resolutions			Number of Votes Cast (approximate percentage of number of votes cast (%))	
			For	Against
3.		e-appoint PricewaterhouseCoopers as the auditor of the Company and to rise the board of Directors to fix its remuneration.	685,688,400 (99.728893%)	1,864,001 (0.271107%)
4.	(A)	To grant a general mandate to the Directors to allot, issue and deal with additional shares not exceeding 10% of the issued shares of the Company.	462,081,596 (67.411859%)	223,378,805 (32.588141%)
	(B)	To grant a general mandate to the Directors to purchase shares not exceeding 10% of the issued shares of the Company.	685,688,400 (99.728893%)	1,864,001 (0.271107%)
	(C)	To extend the authority granted to the Directors pursuant to ordinary resolution no. 4(A) to issue shares by adding to the issued shares of the Company the number of shares purchased under ordinary resolution no. 4(B).	397,728,923 (57.847071%)	289,823,478 (42.152929%)
5.	To grant the RSU Scheme Annual Mandate.		516,049,332 (75.056000%)	171,503,069 (24.944000%)

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

As at the date of the AGM, the total number of Shares in issue was 2,431,597,427 Shares, which was the total number of Shares entitling the Shareholders to attend and vote for or against the resolutions proposed at the AGM. There were no Shares entitling any Shareholders to attend and abstain from voting in favour of the resolutions at the AGM pursuant to Rule 13.40 of the Listing Rules nor would any Shareholders be required under the Listing Rules to abstain from voting on the resolutions at the AGM. None of the Shareholders had stated their intention in the Circulars to vote against or to abstain from voting on the resolutions 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 purpose of vote-taking at the AGM.

By order of the Board
WEIMOB INC.
SUN Taoyong
Chairman of the Board

Hong Kong, June 29, 2021

As at the date of this announcement, the Board comprises Mr. SUN Taoyong, Mr. FANG Tongshu, Mr. YOU Fengchun and Mr. HUANG Junwei as executive Directors; and Mr. SUN Mingchun, Mr. LI Xufu and Mr. TANG Wei as independent non-executive Directors.

\* For identification purpose only