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**THIS CIRCULAR IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION**

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If you are in doubt as to any aspect of this circular or as to the action to be taken, you should consult a stockbroker or other registered dealer in securities, bank manager, solicitor, professional accountant, or other professional adviser.

If you have sold or transferred all your shares in Future Bright Mining Holdings Limited (the “Company”), you should at once hand this circular together with the accompanying form of proxy to the purchaser or transferee or to the bank, stockbroker or other agent through whom the sale or transfer was effected for transmission to the purchaser or transferee.

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**Future Bright Mining Holdings Limited**  
**高鵬礦業控股有限公司**

*(incorporated in the Cayman Islands with limited liability)*

**(Stock Code: 2212)**

**PROPOSALS FOR GENERAL MANDATE  
TO ISSUE AND REPURCHASE OF SHARES,  
RE-ELECTION OF RETIRING DIRECTORS,  
RE-APPOINTMENT OF AUDITORS  
AND  
NOTICE OF ANNUAL GENERAL MEETING**

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A letter from the Board is set out on pages 5 to 9 of this circular. A notice convening the annual general meeting (“AGM”) to be held by way of electronic means (via ZOOM MEETING ONLY) at 11:00 am on Thursday, 28 April 2022 at Unit 3603, 36/F., West Tower, Shun Tak Centre, 168-200 Connaught Road Central, Sheung Wan, Hong Kong, is set out on pages 19 to 23 of this circular.

A form of proxy for the AGM is enclosed with this circular. Whether or not you desire to attend the AGM, you are requested to complete the form of proxy in accordance with the instructions printed thereon and return it to the Company’s Hong Kong share registrar, Computershare Hong Kong Investor Services Limited at 17M Floor, Hopewell Centre, 183 Queen’s Road East, Wanchai, Hong Kong not less than 48 hours before the time appointed for holding the AGM or any adjournment thereof.

Precautionary measures will be taken to try to minimise the risks of infection of novel coronavirus (“COVID-19”) pandemic at the AGM. Details are set out on page 1.

If Shareholders wish to vote on any resolution at the AGM, they must appoint the chairman of the AGM as their proxy to vote on their behalf by completing and returning the proxy form in accordance with the instructions printed thereon.

25 March 2022

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## SPECIAL ARRANGEMENTS FOR THE AGM

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The Company does not in any way wish to diminish the opportunity available to Shareholders to exercise their rights and to vote, but is conscious of the need to protect the Shareholders from possible exposure to the COVID-19 pandemic. For the health and safety of the Shareholders, the Company would be adapting the below arrangements for the AGM to minimise attendance in person, while still enabling Shareholders to vote and ask questions. Details of the special arrangements for the AGM are set out below.

### **NO PHYSICAL ATTENDANCE AT THE AGM**

In light of the new regulations of Prevention and Control of Disease (Requirements and Directions) (Business and Premises) Regulation (Chapter 599F, Laws of Hong Kong) announced by the Government of the Hong Kong with effect from 10 February 2022, including the prohibition of the holding of physical general meetings of companies, to combat the spread of the COVID-19 pandemic, as well as the uncertainty of the development of the COVID-19 pandemic and the corresponding restriction measures, the AGM will be conducted virtually via electronic means. Shareholders and/or their proxies will not be able to attend the AGM in person, and can view and participate the AGM through a live webcast at the start of the AGM until its conclusion on a computer, tablet or any browser enabled device. **Shareholders who wish to join the AGM via electronic means must register by 11:00 a.m. on Tuesday, 26 April 2022 (being not less than 48 hours before the AGM) by sending an email to [contact@fbmining.com](mailto:contact@fbmining.com) and providing personal particulars, including full name, registered address, number of shares held and relevant securities statements for verification purposes.**

The AGM will be broadcasted from the venue of the AGM in Hong Kong and only the minimum number of persons will be physically present at the AGM venue as is legally required to form a quorate meeting by the Directors or other senior staff members of the Company who are Shareholders or proxy. Other Directors will participate by way of electronic means.

### **VOTE BY APPOINTING THE CHAIRMAN OF THE AGM AS YOUR PROXY**

All resolutions at the AGM will be decided on a poll. Shareholders will still be able to vote by doing so in advance of the AGM by proxy. If you wish to vote on any resolution at the AGM, you must appoint the chairman of the AGM as your proxy to exercise your right to vote at the AGM in accordance with your instructions. If you appoint a person who is not the chairman of the AGM as your proxy, that person will not be permitted entry to the AGM venue and will not be able to exercise your vote.

The proxy form for the AGM is enclosed with this circular. The proxy form can be downloaded from the Company's website ([www.futurebrightltd.com](http://www.futurebrightltd.com)) and the website of the Stock Exchange ([www.hkexnews.hk](http://www.hkexnews.hk)). If you are not a registered Shareholder (if your Shares are held via banks, brokers, custodians or the Hong Kong Securities Clearing Company Limited), you should consult directly with your banks or brokers or custodians (as the case may be) to assist you in the appointment of a proxy.

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## SPECIAL ARRANGEMENTS FOR THE AGM

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The proxy form should be returned to the Company's branch share registrar, Computershare Hong Kong Investor Services Limited at 17M Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong, by 11:00 a.m. on Tuesday, 26 April 2022, being not less than 48 hours before the time for holding the AGM.

**The Company would like to remind Shareholders that physical attendance at the AGM is not necessary for the purpose of exercising voting rights.**

### QUESTIONS FROM SHAREHOLDERS

The AGM is an important opportunity for the Shareholders to express their views by asking questions and voting. Shareholders may submit questions online during the AGM via the live webcast. They can also send any questions they may have in advance in relation to the resolutions to be tabled for approval at the AGM. To do so, all questions must be submitted by 11:00 a.m. on Tuesday, 26 April 2022 (being not less than 48 hours before the AGM) by email to [contact@fbmining.com](mailto:contact@fbmining.com). If the Company cannot answer all questions at the AGM due to time constraint, it will endeavour to respond to such questions as soon as practicable after the AGM.

### CHANGES TO AGM ARRANGEMENTS

The Company is closely monitoring the development of the COVID-19 pandemic in Hong Kong. Should any changes be made to the AGM arrangements, the Company will notify Shareholders by way of a separate announcement published on the Company's website ([www.futurebrightltd.com](http://www.futurebrightltd.com)) and the website of the Stock Exchange ([www.hkexnews.hk](http://www.hkexnews.hk)).

If Shareholders have any questions relating to the AGM, please contact the Company's branch share registrar in Hong Kong, Computershare Hong Kong Investor Services Limited, at Shops 1712–1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong.

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## DEFINITIONS

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*In this circular, unless the context requires otherwise, the following expressions have the following meanings:*

“AGM”	the annual general meeting of the Company to be held by way of electronic means (via ZOOM MEETING ONLY) at 11:00 am on Thursday, 28 April 2022 at Unit 3603, 36/F., West Tower, Shun Tak Centre, 168-200 Connaught Road Central, Sheung Wan, Hong Kong
“AGM Notice”	the notice convening the AGM set out on pages 19 to 23 of this circular
“Articles”	the articles of association of the Company, as amended from time to time
“Board”	the board of Directors
“close associate(s)”	has the meaning ascribed to it under the Listing Rules
“Companies Law”	the Companies Law, Chapter 22 (Law 3 of 1961, as consolidated and revised) of the Cayman Islands as amended, supplemented or otherwise modified from time to time
“Company”	Future Bright Mining Holdings Limited (Stock Code: 2212), an exempted company incorporated in the Cayman Islands with limited liability and the Shares of which are listed on the Main Board of the Stock Exchange
“controlling shareholder(s)”	has the same meaning as defined in the Listing Rules
“core connected person(s)”	has the same meaning as defined in the Listing Rules
“Director(s)”	director(s) of the Company
“Group”	the Company and its subsidiaries
“Hong Kong”	the Hong Kong Special Administrative Region of the PRC
“HK\$”	Hong Kong dollars, the lawful currency of Hong Kong

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## DEFINITIONS

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“Issue Mandate”	a general mandate proposed to be granted to the Directors to exercise all powers of the Company to allot, issue and deal with additional Shares for an aggregate number not exceeding 20 per cent of the number of the issued Shares as at the date of passing of the relevant resolution, which is also extended by the addition of the number of Shares repurchased under the Repurchase Mandate, as set out in the AGM Notice
“Latest Practicable Date”	21 March 2022, being the latest practicable date prior to the printing of this circular for ascertaining certain information for inclusion in this circular
“Listing Rules”	the Rules Governing the Listing of Securities on the Stock Exchange (as amended, supplemented or otherwise modified from time to time)
“PRC”	the People’s Republic of China which, for the purpose of this circular, excludes Hong Kong, Macau Special Administrative Region of the PRC and Taiwan
“Repurchase Mandate”	a general mandate proposed to be granted to the Directors to exercise all powers of the Company to repurchase the Shares for a total number not exceeding 10 per cent of the number of the issued Shares as at the date of passing of the relevant resolution, as set out in the AGM Notice
“SFO”	the Securities and Future Ordinance (Chapter 571 of the Laws of Hong Kong), as amended, supplemented or otherwise modified from time to time
“Share(s)”	ordinary share(s) of HK\$0.001 each in the share capital of the Company
“Shareholder(s)”	holder(s) of Share(s)
“Stock Exchange”	The Stock Exchange of Hong Kong Limited
“substantial shareholder(s)”	has the same meaning as defined in the Listing Rules
“Takeovers Code”	the Hong Kong Code on Takeovers and Mergers and Share Buy-backs approved by the Securities and Future Commission, as amended, supplemented or otherwise modified from time to time

*In this circular, if there is any inconsistency between the Chinese names of the entities or enterprises established in China and their English translations, the Chinese names shall prevail. English translation of names in Chinese which are marked with “\*” is for identification purpose only.*



**Future Bright Mining Holdings Limited**  
**高鵬礦業控股有限公司**

*(incorporated in the Cayman Islands with limited liability)*

**(Stock Code: 2212)**

*Executive Directors:*

Mr. Li Yuguo (*chief executive officer*)  
Mr. Liu Yan Chee James  
Mr. Lyu Bin  
Mr. Yang Xiaoqiang (*vice-chairman*)  
Ms. Wang Ruoxi  
Mr. Liu Jiang

*Registered office:*

Cricket Square  
Hutchins Drive  
P.O. Box 2681  
Grand Cayman  
KY1-1111  
Cayman Islands

*Independent Non-executive Directors:*

Mr. Chen Xun  
Mr. Zhang Yijun  
Prof. Lau Chi Pang *J.P.*  
Ms. Liu Shuyan

*Principal place of business*

*in Hong Kong:*  
Unit 3603, 36/F,  
West Tower, Shun Tak Centre,  
168–200 Connaught Road Central,  
Sheung Wan, Hong Kong

25 March 2022

*To the Shareholders*

Dear Sir or Madam

**PROPOSALS FOR GENERAL MANDATE  
TO ISSUE AND REPURCHASE OF SHARES,  
RE-ELECTION OF RETIRING DIRECTORS,  
RE-APPOINTMENT OF AUDITORS  
AND  
NOTICE OF ANNUAL GENERAL MEETING**

**INTRODUCTION**

The purpose of this circular is to provide you with information regarding (i) the proposed grant of the Issue Mandate and the Repurchase Mandate to the Directors; (ii) the proposed re-election of the retiring Directors; and (iii) the proposed re-appointment of auditors of the Company and to seek your approval of the resolutions relating to these matters at the AGM.

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## LETTER FROM THE BOARD

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### ISSUE MANDATE AND EXTENSION

Ordinary resolutions will be proposed at the AGM to grant to the Directors the Issue Mandate, and authorise the extension of the Issue Mandate to allot and issue the Shares repurchased by the Company under the Repurchase Mandate, details of which are set out in ordinary resolutions nos. 4 and 6, respectively, of the AGM Notice. The aggregate number of the Shares which may be allotted and issued pursuant to the Issue Mandate is limited to a maximum of 20 per cent of the issued Shares as at the date of the passing of the resolution approving the Issue Mandate. On the basis that 4,388,580,000 Shares are in issue as at the Latest Practicable Date and no further Shares are issued or repurchased prior to the AGM, exercise in full of the Issue Mandate (without being extended by the number of Shares (if any) repurchased by the Company under the Repurchase Mandate) could result in up to 877,716,000 Shares being allotted and issued by the Company.

The Directors wish to state that they have no immediate plan to issue any new Shares pursuant to the Issue Mandate.

### REPURCHASE MANDATE

The Directors have been granted a general mandate to exercise the power of the Company to repurchase its own Shares at the annual general meeting of the Company held on 3 June 2021. As at the Latest Practicable Date, such repurchase mandate has not been utilised and will lapse at the conclusion of the AGM. Therefore, an ordinary resolution will be proposed at the AGM to grant to the Directors the Repurchase Mandate, details of which are set out in ordinary resolution no. 5 of the AGM Notice. The total number of the Shares which may be repurchased pursuant to the Repurchase Mandate is limited to a maximum of 10 per cent of the number of issued Shares as at the date of passing of the resolution approving the Repurchase Mandate.

An explanatory statement as required under the Listing Rules, in particular Rule 10.06(1)(b), giving all information regarding the Repurchase Mandate reasonably necessary to enable the Shareholders to make an informed decision whether to vote for or against the resolution in relation to the Repurchase Mandate, is set out in Appendix I hereto.

On the basis that 4,388,580,000 Shares are in issue as at the Latest Practicable Date and assuming no further Shares are issued or repurchased prior to the AGM, exercise in full of the Repurchase Mandate could result in up to 438,858,000 Shares being repurchased by the Company during the period from the passing of resolution no. 5 set out in the AGM Notice up to (i) the conclusion of the next annual general meeting of the Company; (ii) the expiration of the period within which the next annual general meeting of the Company is required by the Articles or any applicable laws of the Cayman Islands to be held; or (iii) the passing of an ordinary resolution by the Shareholders in general meeting revoking or varying the Repurchase Mandate, whichever occurs first.

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## LETTER FROM THE BOARD

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### RETIREMENT OF DIRECTORS AND RE-ELECTION OF THE RETIRING DIRECTORS

In accordance with article 83(3) of the Articles, any Director appointed by the Board to fill the casual vacancy on the Board shall hold office until the first general meeting of members of the Company after his appointment and be subject to re-election at such meeting and any Director appointed by the Board as an addition to the existing Board shall hold office only until the next following annual general meeting of the Company and shall then be eligible for re-election.

In accordance with article 84(1) of the Articles, one-third of the Directors for the time being (or, if their number is not a multiple of three, the number nearest to but not less than one-third) shall retire from office at an annual general meeting at least once every three years. A retiring Director shall be eligible for re-election and shall continue to act as a Director throughout the meeting at which he retires. The Directors to retire by rotation shall include (so far as necessary to ascertain the number of Directors to retire by rotation) any Director who wishes to retire and not offer himself for re-election. Any further Directors so to retire shall be those other Directors subject to retirement by rotation who have been longest in office since their last re-election or appointment and so that as between persons who became or were last re-elected Directors on the same day, those to retire shall (unless they otherwise agree among themselves) be determined by lot. Any Director appointed by the Board pursuant to article 83(3) of the Articles shall not be taken into account in determining which particular Directors or the number of Directors who are to retire by rotation.

Pursuant to article 83(3) of the Articles, Ms. Wang Ruoxi (who was appointed as executive Director with effect from 3 November 2021) and Mr. Liu Jiang (who was appointed as executive Director with effect from 24 September 2021) will retire as Director at the AGM and, being eligible, will offer themselves for re-election. Pursuant to article 84(1) of the Articles, Mr. Li Yuguo, Mr. Lyu Bin and Mr. Chen Xun will retire by rotation at the AGM and, being eligible, will offer themselves for re-election.

In proposing Mr. Chen Xun to be re-elected as an independent non-executive Director at the AGM, the nomination committee of the Company (the “**Nomination Committee**”) has considered his valuable working experience, knowledge and professionalism. Mr. Chen Xun has demonstrated his ability to provide an independent, balanced and objective view to the Company’s matters during his appointment. The Nomination Committee has also assessed and reviewed the annual confirmation of independence of Mr. Chen Xun based on the independence criteria as set out in Rule 3.13 of the Listing Rules and re-affirmed the independence of Mr. Chen Xun.

Based on the board diversity policy adopted by the Company, each of the retiring Directors standing for re-election above brings to the Board a diversity of perspectives, including but not be limited to age, cultural and educational background, ethnicity, professional experience, skills, industry knowledge and length of service.

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## LETTER FROM THE BOARD

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The Nomination Committee has also evaluated the performance of the retiring Directors and found their performance satisfactory. In addition, with the nomination of the Nomination Committee, the Board has recommended that all the retiring Directors stand for re-election as Directors at the AGM. As a good corporate governance practice, each of the retiring Directors has abstained from voting at the relevant Board meeting on the respective propositions of their recommendations for re-election by the Shareholders.

Particulars of the Directors proposed to be re-elected at the AGM are set out in Appendix II of this circular.

### RE-APPOINTMENT OF THE AUDITORS

Messrs. Lau & Au Yeung C.P.A. Limited will retire as the auditors of the Company at the AGM and, being eligible, offer themselves for re-appointment.

### CLOSURE OF REGISTER OF MEMBERS

In order to determine entitlements to attend and vote at the AGM, the register of members of the Company will be closed from Monday, 25 April 2022 to Thursday, 28 April 2022, both days inclusive, during which period no transfer of the Shares can be registered. Shareholders whose names appear on the register of members of the Company on Thursday, 28 April 2022 will be entitled to attend and vote at the AGM. Shareholders are reminded to ensure that all completed share transfer forms accompanied by the relevant share certificates must be lodged with the Company's branch share registrar in Hong Kong, Computershare Hong Kong Investor Services Limited, at Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong not later than 4:30 p.m. on Friday, 22 April 2022.

### ANNUAL GENERAL MEETING AND PROXY ARRANGEMENT

In view of the recent change in epidemic controlling measures announced by the Government of Hong Kong, physical general meetings are not permitted. The AGM will be held by way of electronic means (via ZOOM MEETING ONLY) on Thursday, 28 April 2022 at 11:00 a.m.

Shareholders may, however, view and participate the AGM through a live webcast at the start of the AGM until its conclusion on a computer, tablet or any browser enabled device. You will be able to access the live webcast by registering no later than 11:00 a.m. on Tuesday, 26 April 2022 (being not less than 48 hours before the AGM) by sending an email to [contact@fbmining.com](mailto:contact@fbmining.com) and providing personal particulars, including full name, registered address, number of shares held and relevant securities statements for verification purposes.

The notice convening the AGM at which ordinary resolutions will be proposed to, among other things, approve the Issue Mandate and its extension, the Repurchase Mandate, the re-election of the retiring Directors and the re-appointment of the auditors of the Company are set out on pages 19 to 23 of this circular. Voting at the AGM will be conducted by way of a poll. An announcement on the poll results will be made by the Company after the AGM, in the manner prescribed under Rule 13.39(5) of the Listing Rules.

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## LETTER FROM THE BOARD

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As Shareholders cannot attend the AGM in person, they will only be able to vote by submitting a proxy in advance of the AGM. A form of proxy for the AGM is enclosed with this circular. You are requested to complete the form of proxy in accordance with the instructions printed thereon and return it to the Company's branch share registrar in Hong Kong, Computershare Hong Kong Investor Services Limited at 17M Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong, in accordance with the instructions printed thereon by 11:00 a.m. on Tuesday, 26 April 2022, being not less than 48 hours before the time fixed for the AGM or any adjournment thereof.

### RECOMMENDATION

The Directors believe that the proposed resolutions as set out in the AGM Notice, including the grant of the Issue Mandate and its extension, the grant of the Repurchase Mandate, the re-election of the retiring Directors and the re-appointment of the auditors of the Company are in the best interests of the Company as well as its Shareholders as a whole. Accordingly, the Directors recommend that all Shareholders should vote in favour of all such resolutions at the AGM approving such matters.

### RESPONSIBILITY STATEMENT

This circular, for which the Directors collectively and individually accept full responsibility, includes particulars given in compliance with the Listing Rules for the purpose of giving information with regard to the Company. The Directors, having made all reasonable enquiries, confirm that to the best of their knowledge and belief the information contained in this circular is accurate and complete in all material respects and not misleading or deceptive, and there are no other matters the omission of which would make any statement herein or this circular misleading.

Yours faithfully  
On behalf of the Board  
**Future Bright Mining Holdings Limited**  
**Li Yuguo**  
*Executive Director*

This appendix serves as an explanatory statement, as required pursuant to Rule 10.06(1)(b) of the Listing Rules and other relevant provisions of the Listing Rules, to provide you with all information regarding the Repurchase Mandate reasonably necessary to enable you to make an informed decision whether to vote for or against the resolution in relation to the Repurchase Mandate.

### **1. EXERCISE OF THE REPURCHASE MANDATE**

On the basis that 4,388,580,000 Shares are in issue as at the Latest Practicable Date and no further Shares are issued or repurchased prior to the AGM, exercise in full of the Repurchase Mandate could result in up to 438,858,000 Shares being repurchased by the Company during the period from the passing of resolution no. 5 set out in the AGM Notice up to (i) the conclusion of the next annual general meeting of the Company; (ii) the expiration of the period within which the next annual general meeting of the Company is required by the Articles or any applicable laws of the Cayman Islands to be held; or (iii) the passing of an ordinary resolution by the Shareholders in general meeting revoking or varying the Repurchase Mandate, whichever occurs first.

### **2. REASONS FOR REPURCHASE**

The Directors have no present intention to repurchase any Shares but the Directors believe that the Repurchase Mandate will provide the Company with the flexibility to make such repurchase when appropriate and beneficial to the Company and is in the best interests of the Company and the Shareholders. Repurchases of Shares will only be made when the Directors believe that such repurchases will benefit the Company and the Shareholders as a whole. Such repurchases may, depending on market conditions and funding arrangements at the relevant time, lead to an enhancement of the net asset value of the Company and/or its earnings per share. The number of the Shares to be repurchased on any occasion and the price and other terms on which the same are repurchased will be decided by the Directors at the relevant time, having regard to the circumstances then pertaining.

### **3. FUNDING AND EFFECT OF REPURCHASES**

Repurchases made pursuant to the Repurchase Mandate would be funded out of funds legally available for the purpose in accordance with the Listing Rules, the Company's memorandum of association, the Articles, the Companies Law and all other applicable laws, rules and regulations. The Company may not repurchase its own securities on the Stock Exchange for a consideration other than cash or for settlement otherwise than in accordance with the trading rules of the Stock Exchange from time to time. Under the Companies Law, repurchases by the Company may only be made out of profits of the Company or out of the proceeds of a fresh issue of Shares made for the purpose, or, if so authorised by the Articles and subject to the provisions of the Companies Law, out of capital.

Any premium payable on a redemption or purchase over the par value of the Shares to be purchased must be provided for out of profits of the Company or out of the Company's share premium account, or, if so authorised by the Articles and subject to the provisions of the Companies Law, out of capital.

Taking into account the current working capital position of the Company, the Directors consider that, if the Repurchase Mandate was to be exercised in full, it might have a material adverse effect on the working capital and/or the gearing position of the Company as compared with the position as at 31 December 2021, being the date of its latest published audited financial statements. However, the Directors do not intend to make any repurchases to such an extent as would, in the circumstances, have a material adverse effect on the working capital requirements or the gearing position of the Company which in the opinion of the Directors are from time to time appropriate for the Company.

#### **4. UNDERTAKING**

The Directors have undertaken to the Stock Exchange that, so far as the same may be applicable, they will exercise the Repurchase Mandate in accordance with the Listing Rules, the Articles and the applicable laws of the Cayman Islands.

#### **5. INTENTION TO SELL SHARES**

None of the Directors and, to the best of their knowledge, having made all reasonable enquiries, none of their respective close associates (as defined in the Listing Rules), have any present intention, in the event that the proposal on the Repurchase Mandate is approved by Shareholders, to sell any Shares to the Company pursuant to the Repurchase Mandate.

#### **6. IMPLICATIONS UNDER THE TAKEOVERS CODE**

If a Shareholder's proportionate interest in the voting rights of the Company increases on the Company exercising its powers to repurchase Shares pursuant to the Repurchase Mandate, such increase will be treated as an acquisition for the purpose of Rule 32 of the Takeovers Code.

Accordingly, a Shareholder or group of Shareholders acting in concert (as defined in the Takeovers Code) could obtain or consolidate control of the Company and become obliged to make a mandatory offer in accordance with Rule 26 of the Takeovers Code. Save as the aforesaid, the Directors are not aware of any such consequence which may arise under the Takeovers Code if the Repurchase Mandate is exercised.

As at the Latest Practicable Date and to the best of knowledge and belief of the Company, the following persons were directly or indirectly interested in 5% or more of the issued Shares that carry a right to vote in all circumstances at general meetings of the Company:

Name	Number of issued Shares held/interested	Approximate percentage of shareholding
Li Yuguo ( <i>Note 1</i> )	2,388,995,000	54.44%
Zhong Ke Jiu Tai Resources Use Technology Holdings Company Limited ( <i>Note 1</i> )	2,288,235,000	52.14%
Zhong Ke Jiu Tai Technology Group Limited ( <i>Note 1</i> )	2,288,235,000	52.14%
Ge Limin	519,820,000	11.84%

*Note:*

- These 2,388,995,000 Shares including (i) 100,760,000 shares owned by Mr. Li Yuguo as beneficial owner and (ii) 2,288,235,000 shares directly held by Zhong Ke Jiu Tai Technology Group Limited, which is in turn wholly-owned by Zhong Ke Jiu Tai Resources Use Technology Holdings Company Limited. Mr. Li Yuguo is the beneficial owner of the entire issued share capital of Zhong Ke Jiu Tai Resources Use Technology Holdings Company Limited.

In the event that the Directors exercised in full the power to repurchase the Shares in accordance with the terms of the Repurchase Mandate, the aforesaid interests of (1) Mr. Li Yuguo, (2) Zhong Ke Jiu Tai Resources Use Technology Holdings Company Limited and (3) Zhong Ke Jiu Tai Technology Group Limited in the issued share capital of the Company as at the Latest Practicable Date would be proportionally increased to approximately (1) 60.49%, (2) 57.93% and (3) 57.93% respectively. The Directors consider that, such increase will not give rise to an obligation on the aforesaid parties to make a mandatory offer under the Takeovers Code. The Directors are not aware of any Shareholder or group of Shareholders acting in concert, who may become obliged to make a mandatory offer under Rule 26 of the Takeovers Code as a consequence of any repurchases of the Shares made pursuant to the Repurchase Mandate.

The Directors have no present intention to exercise the Repurchase Mandate to such an extent that would result in the number of Shares in the hands of public falling below the prescribed minimum percentage of 25%.

**7. SHARE PURCHASED BY THE COMPANY**

The Company has not purchased any of the Shares (whether on the Stock Exchange or otherwise) during the six months preceding the Latest Practicable Date.

**8. CONNECTED PERSON**

No core connected person (as defined in the Listing Rules) of the Company has notified the Company that he/it has a present intention to sell any Shares to the Company, or has undertaken not to do so, in the event that the Repurchase Mandate is approved by the Shareholders.

**9. SHARE PRICES**

The highest and lowest prices at which the Shares have been traded on the Stock Exchange during each of the past twelve months and up to the Latest Practicable Date were as follows:

	Shares price	
	Highest	Lowest
<b>2021</b>		
March	0.028	0.022
April	0.028	0.022
May	0.038	0.022
June	0.027	0.022
July	0.024	0.014
August	0.025	0.017
September	0.062	0.022
October	0.059	0.034
November	0.052	0.038
December	0.045	0.031
<b>2022</b>		
January	0.041	0.028
February	0.037	0.030
March (up to the Latest Practicable Date)	0.037	0.030

Stated below are the details of the Directors who will retire and, being eligible, offer themselves for re-election at the AGM in accordance with the Articles.

**Ms. Wang Ruoxi (王若溪)**, aged 34, was appointed as an executive Director of the Company on 3 November 2021. She held the position of assistant to the president and manager of the fund management department at Peking University Founder Group Company Limited and its associated company Peking University Resources Group Holdings Company Limited\* (北大資源集團控股有限公司), respectively, during the period from March 2011 to May 2016. She held the position of vice president of the investment banking department at Credit Prosperity Fund Management Company Limited\* (信業股權投資管理有限公司) during the period from July 2016 to May 2018, managing a number of real estate investment funds. Ms. Wang engaged individually in government guidance funds related work during the period from June 2018 to June 2020. She has been the head of the capital market department at AJ Securities Company Limited from July 2020 to December 2021, responsible for works including issue of securities and underwriting for companies contemplated for listing. She obtained a master's degree in business administration from the Guanghua School of Management, Peking University, in July 2017.

Ms. Wang has entered into a service agreement with the Company for an initial term of three years commencing from 3 November 2021 unless terminated by either party in accordance with the terms thereof. Ms. Wang shall be eligible for re-election in accordance with the Articles. Ms. Wang is entitled to a directors' fee of HK\$360,000 per annum plus discretionary management bonus dependent on the performance of the Group. The emoluments of Ms. Wang are determined by the Board with the recommendation of the remuneration committee of the Board after taking into account the prevailing market situation, her duties and responsibilities within the Company.

As at the Latest Practicable Date, save as disclosed above, Ms. Wang does not hold any directorships in any listed public companies the securities of which are listed on any securities market in Hong Kong or overseas in the last three years prior to the Latest Practicable Date or any other position with the Company and other members of the Group or other major appointments and professional qualifications and does not have any relationships with any Directors, senior management of the Company or substantial or controlling Shareholders, nor any interest in the shares of the Company which are required to be disclosed pursuant to Part XV of the SFO.

Save as disclosed above, Ms. Wang confirmed that there is no other information that is required to be disclosed pursuant to Rule 13.51(2)(h) to (v) of the Listing Rules and there are no other matters concerning her that needs to be brought to the attention of the Shareholders.

**Mr. Liu Jiang (劉江)**, aged 39, was appointed as an executive Director of the Company on 24 September 2021. He is also a director of certain subsidiaries of the Company. He was graduated from Anhui Medical University in July 2008, majored in clinical medicine. Mr. Liu was a senior lecturer of New Oriental Education & Technology Group Inc. (Stock Code: 9901), whose courses were well received by students during his tenure of service. He then founded Beijing Xingheng Education Technology Co. Ltd.\* (北京星恒教育科技有限公司) and after eight years, it became an influential company for online medical training, providing training for over a million of doctors, nurses and pharmacists. In 2019, he participated in the founding of Ask For More Technology Co., Ltd. and Sparkling Star Investment Holdings Co., Ltd., focusing on investment in blockchain industry.

Mr. Liu has entered into a service agreement with the Company for an initial term of three years commencing from 24 September 2021 unless terminated by either party in accordance with the terms thereof. Mr. Liu shall be eligible for re-election in accordance with the Articles. Pursuant to the service agreement, Mr. Liu is entitled to a directors' fee of HK\$120,000 per annum plus discretionary management bonus dependent on the performance of the Group. The emoluments of Mr. Liu are determined by the Board with the recommendation of the remuneration committee of the Board after taking into account the prevailing market situation, his duties and responsibilities within the Company.

As at the Latest Practicable Date, save as disclosed above, Mr. Liu does not hold any directorships in any listed public companies the securities of which are listed on any securities market in Hong Kong or overseas in the last three years prior to the Latest Practicable Date or any other position with the Company and other members of the Group or other major appointments and professional qualifications and does not have any relationships with any Directors, senior management of the Company or substantial or controlling Shareholders, nor any interest in the shares of the Company which are required to be disclosed pursuant to Part XV of the SFO.

Save as disclosed above, Mr. Liu confirmed that there is no other information that is required to be disclosed pursuant to Rule 13.51(2)(h) to (v) of the Listing Rules and there are no other matters concerning him that needs to be brought to the attention of the Shareholders.

Mr. Li Yuguo (李玉國), aged 67, was appointed as an executive Director, chief executive officer and authorised representative of the Company on 19 September 2018, 16 June 2020 and 14 July 2021 respectively. He is also a director of certain subsidiaries of the Company. Mr. Li was graduated from Jiangxi University of Finance and Economics (formerly known as Jiangxi Institute of Finance and Economics (江西財經學院)) (Jiangxi, PRC) in July 1983, majoring in industrial accounting. He is an executive director and chairman of the board of directors of Asia Resources Holdings Limited, a company listed on the Main Board of the Stock Exchange (Stock Code: 899), in which Mr. Yang Xiaoqiang (an executive Director of the Company) is a non-executive director and vice chairman of the board and Mr. Liu Yan Chee James (an executive Director of the Company) is an executive director and the chief executive officer. Mr. Li has been a non-executive director of Shengjing Bank Co., Ltd.\* (盛京銀行股份有限公司), a company listed on the Main Board of the Stock Exchange (Stock Code: 2066), from July 2013 to March 2021 and the vice chairman of the board of directors of the said bank from June 2014 to February 2018. He has been the chairman of Liaoning Huibao International Investment Group Co., Ltd.\* (遼寧匯寶國際投資集團有限公司) since June 2013 and the chairman of Beijing Jiutai Group Co., Ltd.\* (北京九台集團有限公司) since May 1993. Liaoning Huibao International Investment Group Co., Ltd. is principally engaged in investing activities and Beijing Jiutai Group Co., Ltd.\* (北京九台集團有限公司) is principally engaged in property development, property investment and management. Prior to that, he had worked at the planning bureau of the China Association for Science and Technology\* (中國科學技術協會) as principal staff, deputy chief and chief of the accounting division from August 1983 to October 1992. Mr. Li also has experience in mining business in the PRC relating to non-ferrous metals mining during his involvement in Beijing Jiutai Group Co. Limited and related affiliate companies.

Mr. Li has entered into a service agreement with the Company for an initial term of three years commencing from 19 September 2018 unless terminated by either party in accordance with the terms thereof. Mr. Li shall be eligible for re-election in accordance with the Articles. Mr. Li is entitled to a directors' fee of HK\$120,000 per annum plus discretionary management bonus dependent on the performance of the Group. The emoluments of Mr. Li are determined by the Board with the recommendation of the remuneration committee of the Board after taking into account the prevailing market situation, his duties and responsibilities within the Company.

As at the Latest Practicable Date and to the best of knowledge and belief of the Directors, Mr. Li is interested in 2,388,995,000 shares of the Company, representing approximately 54.44% of the issued share capital of the Company.

As at the Latest Practicable Date, save as disclosed above, Mr. Li does not hold any directorships in any listed public companies the securities of which are listed on any securities market in Hong Kong or overseas in the last three years prior to the Latest Practicable Date or any other position with the Company and other members of the Group or other major appointments and professional qualifications and does not have any relationships with any Directors, senior management of the Company or substantial or controlling Shareholders, nor any interest in the shares of the Company which are required to be disclosed pursuant to Part XV of the SFO.

Save as disclosed above, Mr. Li confirmed that there is no other information that is required to be disclosed pursuant to Rule 13.51(2)(h) to (v) of the Listing Rules and there are no other matters concerning him that needs to be brought to the attention of the Shareholders.

**Mr. Lyu Bin (呂斌)**, aged 53, was appointed as an executive Director of the Company on 29 April 2020. He graduated from Inner Mongolia Institute of Agriculture and Animal Husbandry\* (內蒙古農牧學院) in agricultural machinery in June 1991, majoring in machinery manufacturing, agricultural machinery management and enterprise management. He worked as a technician and the head of the production and operation department of Grassland Cement Group Co., Ltd.\* (草原水泥集團有限公司) from 1991 to 2005, engaged in production and costing management. He worked as the supervisor of the staff, procurement, manpower and management departments of Baotou Want Want Company\* (包頭旺旺公司) in Inner Mongolia, a subsidiary of Want Want Group\* (旺旺集團), which is a Taiwan-owned enterprise, from September 2005 to July 2012. During this tenure as the supervisor, he has received Japanese enterprise management system trainings of Want Want Group and has extensive experience in factory cost and quality control. He served as the general manager of the mining department of Baotou Xinxing Industrial Company\* (包頭鑫星實業公司) in Inner Mongolia, a subsidiary of Fujian Zhentong Investment\* (福建振通投資) from December 2012 to October 2015, engaged in coordinating the exploration, mining and trading of the company's mineral resources. Since October 2015, he has been the vice president of Xincheng (Group) Co., Ltd.\* (鑫辰(集團)有限公司), mainly responsible for the mining rights, technology and costing of companies in the mining segment. Mr. Lyu joined Shenzhen Zhongke Jiutai Resources Technology Co., Ltd.\* (深圳中科九台資源科技有限公司), which is owned by Mr. Li Yuguo, a substantial Shareholder, an executive Director and the chief executive officer of the Company, in October 2016 and was appointed as the company's executive director in September 2017, mainly responsible for the company's project preparation, research and other related work. Since 6 April 2020, Mr. Lyu has been the director of two subsidiaries of the Company, namely Future Bright (H.K.) Investment Limited and Xiangyang Future Bright Mining Limited.

Mr. Lyu has entered into a service agreement with the Company for an initial term of three years commencing from 29 April 2020 unless terminated by either party in accordance with the terms thereof. Mr. Lyu shall be eligible for re-election in accordance with the Articles. Mr. Lyu is entitled to a directors' fee of HK\$120,000 per annum plus discretionary management bonus dependent on the performance of the Group. The emoluments of Mr. Lyu are determined by the Board with the recommendation of the remuneration committee of the Board after taking into account the prevailing market situation, his duties and responsibilities within the Company.

As at the Latest Practicable Date, save as disclosed above, Mr. Lyu does not hold any directorships in any listed public companies the securities of which are listed on any securities market in Hong Kong or overseas in the last three years prior to the Latest Practicable Date or any other position with the Company and other members of the Group or other major appointments and professional qualifications and does not have any relationships with any Directors, senior management of the Company or substantial or controlling Shareholders, nor any interest in the shares of the Company which are required to be disclosed pursuant to Part XV of the SFO.

Save as disclosed above, Mr. Lyu confirmed that there is no other information that is required to be disclosed pursuant to Rule 13.51(2)(h) to (v) of the Listing Rules and there are no other matters concerning him that needs to be brought to the attention of the Shareholders.

**Mr. Chen Xun (陳遜)**, aged 48, was appointed as an independent non-executive Director of the Company on 19 September 2018. He obtained a professional qualification in financial auditing (財金系審計專業) from Nanjing Audit College\* (南京審計學院) in July 1995 and a bachelor's degree in accounting (會計學專業) from Nanjing University of Science & Technology\* (南京理工大學) in July 2003. He was certified as a Senior Accountant by Human Resources and Social Security Department of Jiangsu Province\* (江蘇省人力資源和社會保障廳) in July 2013. He has extensive experience in auditing and accounting, corporate finance, investment and financial management. Since February 2008, he has been the head of the ministry of securities department of Jiangsu Yueda Investment Company Limited\* (江蘇悅達投資股份有限公司), a company listed on the Shanghai Stock Exchange of the PRC (Stock Code: 600805.SH).

Mr. Chen has entered into a letter of appointment with the Company for an initial term of three years commencing from 19 September 2018, unless terminated by either party in accordance with the terms thereof and subject to re-election in accordance with the Articles. Mr. Chen is entitled to a directors' fee of HK\$120,000 per annum. The emoluments of Mr. Chen are determined by the Board with the recommendation of the remuneration committee of the Board and after taking into account the prevailing market situation, his duties and responsibilities within the Company.

As at the Latest Practicable Date, save as disclosed above, Mr. Chen does not hold any directorships in any listed public companies the securities of which are listed on any securities market in Hong Kong or overseas in the last three years prior to the Latest Practicable Date or any other position with the Company and other members of the Group or other major appointments and professional qualifications and does not have any relationships with any Directors, senior management of the Company or substantial or controlling Shareholders, nor any interest in the shares of the Company which are required to be disclosed pursuant to Part XV of the SFO.

Save as disclosed above, Mr. Chen confirmed that there is no other information that is required to be disclosed pursuant to Rule 13.51(2)(h) to (v) of the Listing Rules and there are no other matters concerning him that needs to be brought to the attention of the Shareholders.

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## NOTICE OF ANNUAL GENERAL MEETING

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### Future Bright Mining Holdings Limited 高鵬礦業控股有限公司

*(incorporated in the Cayman Islands with limited liability)*  
(Stock Code: 2212)

## NOTICE OF ANNUAL GENERAL MEETING

**NOTICE IS HEREBY GIVEN** that the annual general meeting (the “AGM”) of Future Bright Mining Holdings Limited (the “Company”) will be held by way of electronic means (via ZOOM MEETING ONLY) at Unit 3603, 36/F., West Tower, Shun Tak Centre, 168-200 Connaught Road Central, Sheung Wan, Hong Kong on Thursday, 28 April 2022 at 11:00 a.m. for the following purposes:

### ORDINARY RESOLUTIONS

As ordinary business to consider and, if thought fit, pass with or without amendments, the following resolutions as ordinary resolutions of the Company:

1. To receive, consider and adopt the audited consolidated financial statements of the Company and its subsidiaries and the reports of the directors and the auditors of the Company for the year ended 31 December 2021.
2. (a) (i) To re-elect Ms. Wang Ruoxi as an executive director of the Company.  
(ii) To re-elect Mr. Liu Jiang as an executive director of the Company.  
(iii) To re-elect Mr. Li Yuguo as an executive director of the Company.  
(iv) To re-elect Mr. Lyu Bin as an executive director of the Company.  
(v) To re-elect Mr. Chen Xun as an independent non-executive director of the Company.  
(b) To authorise the board of directors of the Company to fix the remuneration of the directors of the Company.
3. To re-appoint Messrs. Lau & Au Yeung C.P.A. Limited as the auditors of the Company and to authorise the board of directors of the Company to fix their remuneration.

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## NOTICE OF ANNUAL GENERAL MEETING

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4. To consider and, if thought fit, pass with or without amendments, the following resolution as an ordinary resolution:

**“THAT:**

- (a) subject to paragraph (c) below, the exercise by the directors of the Company during the Relevant Period (as defined in paragraph (d) below) of all powers of the Company to allot, issue or otherwise deal with additional shares in the capital of the Company or securities convertible into such shares or options, warrants or similar rights to subscribe for any such shares or such convertible securities, and to make or grant offers, agreements and options which might require the exercise of such powers be and the same is hereby generally and unconditionally approved;
- (b) the approval in paragraph (a) above shall authorise the directors of the Company during the Relevant Period to make or grant offers, agreements and options which might require the exercise of such powers during or after the end of the Relevant Period;
- (c) the aggregate number of securities allotted and issued or agreed conditionally or unconditionally to be allotted and issued (whether pursuant to options or otherwise) by the directors of the Company pursuant to the approval in paragraph (a) above, otherwise than pursuant to (i) a Right Issue (as defined in paragraph (d) below; or (ii) the exercise of any options granted under any share option schemes of the Company or other similar arrangement adopted from time to time; or (iii) any scrip dividend schemes or similar arrangements providing for the allotment and issue of shares of the Company in lieu of the whole or part of a dividend on shares of the Company in accordance with the articles of association of the Company in force from time to time; or (iv) any issue of shares of the Company upon the exercise of rights of subscription or conversion under the terms of any bonds, warrants or debentures of the Company or any securities which are convertible into shares of the Company; or (v) a specific authority granted by the shareholders of the Company, shall not exceed:

20 per cent of the number of the shares of the Company in issue as at the date of the passing of this resolution;

and the authority pursuant to paragraph (a) of this resolution shall be limited accordingly; and

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## NOTICE OF ANNUAL GENERAL MEETING

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(d) for the purposes of this resolution:

“**Relevant Period**” means the period from the date of the passing of this resolution until whichever is the earliest of:

- (i) the conclusion of the next annual general meeting of the Company;
- (ii) the expiration of the period within which the next annual general meeting of the Company is required by the articles of association of the Company or the applicable law of the Cayman Islands to be held; and
- (iii) the passing of an ordinary resolution by the shareholders of the Company in general meeting revoking or varying the authority given to the directors of the Company by this resolution;

“**Right Issue**” means an offer of shares of the Company, or offer or issue of warrants, options or other securities giving rights to subscribe for shares of the Company open for a period fixed by the directors of the Company to holders of shares of the Company on the Company’s register of members on a fixed record date in proportion to their then holdings of shares of the Company (subject to such exclusion or other arrangements as the directors of the Company may deem necessary or expedient in relation to fractional entitlements, or having regard to any restrictions or obligations under the laws of, or the requirements of, or the expense or delay which may be involved in determining the existence or extent of any restrictions or obligations under the laws, or the requirements, of any jurisdiction outside Hong Kong or any recognised regulatory body or any stock exchange outside Hong Kong).”

5. To consider and, if thought fit, pass with or without amendments, the following resolution as an ordinary resolution:

“**THAT:**

- (a) subject to paragraph (b) below, the exercise by the directors of the Company during the Relevant Period (as defined in paragraph (c) below) of all powers of the Company to repurchase shares in the capital of the Company on the Stock Exchange, or any other stock exchange on which the shares of the Company may be listed and recognised by the Securities and Futures Commission of Hong Kong and the Stock Exchange for such purpose, subject to and in accordance with the rules and regulations of the Securities and Futures Commission of Hong Kong, the Stock Exchange, the Companies Law, Chapter 22 (Law 3 of 1961, as consolidated and revised) of the Cayman Islands and all other applicable laws in this regard, be and the same is hereby generally and unconditionally approved;

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## NOTICE OF ANNUAL GENERAL MEETING

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- (b) the total number of the issued shares of the Company which may be repurchased or agreed to be repurchased by the Company pursuant to the approval in paragraph (a) above during the Relevant Period shall not exceed 10 per cent of the number of the issued shares of the Company as at the date of the passing of this resolution and the authority pursuant to paragraph (a) of this resolution shall be limited accordingly; and
- (c) for the purposes of this resolution:

“**Relevant Period**” means the period from the date of the passing of this resolution until whichever is the earliest of:

- (i) the conclusion of the next annual general meeting of the Company;
  - (ii) the expiration of the period within which the next annual general meeting of the Company is required by the articles of association of the Company or the applicable law of the Cayman Islands to be held; and
  - (iii) the passing of an ordinary resolution by the shareholders of the Company in general meeting revoking or varying the authority given to the directors of the Company by this resolution.”
6. To consider and, if thought fit, pass with or without amendments, the following resolution as an ordinary resolution:

“**THAT** conditional on the passing of resolutions numbered 4 and 5 above, the general mandate granted to the directors of the Company pursuant to resolution numbered 4 above be and is hereby extended by the addition to the number of the shares of the Company representing the aggregate number of issued shares of the Company repurchased by the Company pursuant to or in accordance with the authority granted under resolution numbered 5 above (up to a maximum number equivalent to 10% of the number of the issued shares of the Company as at the date of passing of the said resolution no. 5).”

By Order of the Board  
**Future Bright Mining Holdings Limited**  
**Li Yuguo**  
*Executive Director*

Hong Kong, 25 March 2022

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## NOTICE OF ANNUAL GENERAL MEETING

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*Notes:*

- (1) In light of the new regulations of Prevention and Control of Disease (Requirements and Directions) (Business and Premises) Regulation (Chapter 599F, Laws of Hong Kong) announced by the Government of the Hong Kong with effect from 10 February 2022, including the prohibition of the holding of physical general meetings of companies, Shareholders and/or their proxies will not be able to attend the AGM in person.
- (2) The AGM will be held by way of electronic means and will be broadcasted from the venue of the AGM in Hong Kong. Only the minimum number of persons will be physically present at the AGM venue as is legally required to form a quorate meeting by the Directors or other senior staff members of the Company who are Shareholders or proxy. Other Directors will participate by way of electronic means.

Shareholders will be able to view and participate the AGM through a live webcast at the start of the AGM until its conclusion on a computer, tablet or any browser enabled device. In order to do so, Shareholders who wish to join the the AGM via electronic means must register by 11:00 a.m. on Tuesday, 26 April 2022 (being not less than 48 hours before the AGM) by sending an email to [contact@fbmining.com](mailto:contact@fbmining.com) and providing personal particulars, including full name, registered address, number of shares held and relevant securities statements for verification purposes. Following authentication of his/her/its status as members of the Company, Shareholders will receive an email instruction on how to join the live broadcast to observe the proceedings of the AGM by Tuesday, 26 April 2022.

Shareholders may submit questions online during the AGM via the live broadcast. They can also send any questions they may have in advance in relation to the resolutions to be tabled for approval at the AGM. To do so, all questions must be submitted by 11:00 a.m. on Tuesday, 26 April 2022 (being not less than 48 hours before the AGM) by email to [contact@fbmining.com](mailto:contact@fbmining.com). If the Company cannot answer all questions at the AGM due to time constraint, it will endeavour to respond to such questions as soon as practicable after the AGM.

- (3) The voting on the resolution at the AGM will be conducted by way of a poll. Shareholders will still be able to vote by doing so in advance of the AGM by proxy. If you wish to vote on any resolution at the AGM, you must appoint the chairman of the AGM as your proxy to exercise your right to vote at the AGM in accordance with your instructions. If you appoint a person who is not the chairman of the AGM as your proxy, that person will not be permitted entry to the AGM venue and will not be able to exercise your vote. **Physical attendance at the AGM is not necessary for the purpose of exercising voting rights.**
- (4) To be valid, the form of proxy, together with the power of attorney or other authority, if any, under which it is signed or a certified copy of such power or authority, must be deposited at the Company's branch share registrar in Hong Kong, Computershare Hong Kong Investor Services Limited at 17M Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong by 11:00 a.m. on Tuesday, 26 April 2022, being not less than 48 hours before the time appointed for holding the AGM or any adjourned meeting.
- (5) To ascertain the members' entitlement to attend and vote at the AGM, the register of members will be closed from Monday, 25 April 2022 to Thursday, 28 April 2022, both days inclusive, during which period no transfer of shares of the Company can be registered. Shareholders whose names appear on the register of members of the Company on Thursday, 28 April 2022 will be entitled to attend and vote at the AGM. In order to be eligible to attend and vote at the meeting, all completed share transfer forms accompanied by the relevant share certificates shall be lodged with the Company's branch share registrar in Hong Kong, Computershare Hong Kong Investor Services Limited at Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Hong Kong for registration not later than 4:30 p.m. on Friday, 22 April 2022.
- (6) A form of proxy for use at the AGM or any adjournment thereof is enclosed.
- (7) An explanatory statement containing further details regarding resolution no. 5 above is set out in Appendix I to the circular of which this notice of AGM forms part (the "Circular").
- (8) Details of the retiring directors proposed to be re-elected as directors of the Company are set out in Appendix II to the Circular.
- (9) Subject to the development of COVID-19, the Company may implement further changes to the arrangement of the AGM and may issue further announcement on such measures as appropriate.
- (10) If Typhoon Signal No. 8 or above, or a "black" rainstorm warning is in effect any time after 7:00 a.m. on the date of the AGM, the AGM will be postponed. The Company will post an announcement on the website of the Company at [www.futurebrightltd.com](http://www.futurebrightltd.com) and on the HKExnews website of the Stock Exchange at [www.hkexnews.hk](http://www.hkexnews.hk) to notify shareholders of the Company of the date, time and place of the rescheduled meeting.