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# 杭州啓明醫療器械股份有限公司

Venus Medtech (Hangzhou) Inc.

(A joint stock company incorporated in the People's Republic of China with limited liability) (Stock Code: 2500)

(Slock Code: 2500)

## POLL RESULTS OF THE 2021 ANNUAL GENERAL MEETING, THE 2022 FIRST CLASS MEETING OF HOLDERS OF H SHARES, AND THE 2022 FIRST CLASS MEETING OF HOLDERS OF UNLISTED FOREIGN SHARES

Reference is made to the circular of Venus Medtech (Hangzhou) Inc. (the "**Company**") dated April 26, 2022 (the "**Circular**"). Unless the context otherwise requires, capitalized terms used herein shall have the same meanings as those defined in the Circular.

The Board wishes to announce that all resolutions proposed at (i) the 2021 annual general meeting (the "AGM"), (ii) the 2022 first class meeting of holders of H shares (the "Class Meeting of Holders of H Shares"), and (iii) the 2022 first class meeting of holders of unlisted foreign shares (the "Class Meeting of Holders of Unlisted Foreign Shares") (collectively, the "Meetings") were duly passed.

The Meetings were held at Room 311, 3/F, Block 2, No. 88, Jiangling Road, Binjiang District, Hangzhou, PRC on Monday, May 30, 2022.

#### POLL RESULTS OF THE MEETINGS

#### (I) Poll results at the AGM

A total of 441,011,443 ordinary shares (including 441,010,235 H Shares and 1,208 Unlisted Foreign Shares), representing 100% of the total issued share capital of the Company, were entitled to attend and vote on the resolutions proposed at the AGM. No shareholders were required under the Listing Rules to abstain from voting or voting in favour of any resolutions proposed at the AGM. The shareholders and authorized proxies holding an aggregate of 207,300,998 shares, representing 47.01% of the total issued share capital of the Company, attended the AGM. Mr. Zhenjun Zi, an executive Director, presided over the AGM. The AGM was convened in accordance with the requirements of the relevant laws and regulations of the PRC and the Articles of Association, and the poll results are lawful and valid.

### The poll results in respect of the resolutions proposed at the AGM are as follows:

Resolutions inary resolutions o consider and approve ie resolution on the 2021 inual report. e than one-half of the vote o consider and approve ne resolution on the ork report of the Board or 2021. e than one-half of the vote o consider and approve	198,620,528	Percentage (%) 99.992688 avour of the resc 99.992369	No. of shares voted 1,002 lution, the resolu 1,002	Percentage (%) 0.000483 tion was duly pa 0.000504	No. of shares voted 14,155 ussed as an ordinat 14,155	Percentage (%) 0.006828 ry resolution.
o consider and approve e resolution on the 2021 nual report. e than one-half of the vote o consider and approve ne resolution on the ork report of the Board or 2021. e than one-half of the vote o consider and approve	es were cast in fa 198,620,528	avour of the resc	lution, the resolu	tion was duly pa	issed as an ordinal	
e resolution on the 2021 nual report. e than one-half of the vote o consider and approve ne resolution on the ork report of the Board or 2021. e than one-half of the vote o consider and approve	es were cast in fa 198,620,528	avour of the resc	lution, the resolu	tion was duly pa	issed as an ordinal	
o consider and approve ne resolution on the ork report of the Board or 2021. e than one-half of the vote o consider and approve	198,620,528		1			ry resolution.
ne resolution on the ork report of the Board or 2021. e than one-half of the vote o consider and approve		99.992369	1,002	0.000504	14,155	
o consider and approve	es were cast in fa					0.007126
		avour of the resc	lution, the resolu	tion was duly pa	ssed as an ordina	ry resolution.
ne work report of the upervisory Committee or 2021.	158,611,324	79.850367	40,010,206	20.142507	14,155	0.007126
e than one-half of the vote	es were cast in fa	avour of the resc	lution, the resolu	tion was duly pa	ssed as an ordina	ry resolution.
o consider and approve ne resolution on the rofit distribution plan or 2021.	198,627,683	99.995972	1,002	0.000504	7,000	0.003524
e than one-half of the vote	es were cast in fa	avour of the resc	lution, the resolu	tion was duly pa	issed as an ordina	ry resolution.
o consider and oprove the resolution n re-appointment of uditors for 2022 and neir remuneration for 021.	193,316,646	97.322214	5,312,039	2.674262	7,000	0.003524
e than one-half of the vote	es were cast in fa	avour of the resc	lution, the resolu	tion was duly pa	ssed as an ordina	ry resolution.
o re-elect Mr. Min rank Zeng as an xecutive Director of the ompany.	183,510,067	92.385246	12,822,118	6.455093	2,303,500	1.159661
	e resolution on the ofit distribution plan r 2021. e than one-half of the vote o consider and prove the resolution n re-appointment of ditors for 2022 and eir remuneration for 21. e than one-half of the vote o re-elect Mr. Min rank Zeng as an ecutive Director of the ompany.	e resolution on the ofit distribution plan r 2021. e than one-half of the votes were cast in fit o consider and prove the resolution a re-appointment of editors for 2022 and eir remuneration for 21. e than one-half of the votes were cast in fit o re-elect Mr. Min rank Zeng as an ecutive Director of the ompany.	e resolution on the ofit distribution plan r 2021. e than one-half of the votes were cast in favour of the resolu- o c on s i d e r a n d prove the resolution n re-appointment of ditors for 2022 and eir remuneration for 21. e than one-half of the votes were cast in favour of the reso o re-elect Mr. Min rank Z eng as an ecutive Director of the ompany.	e resolution on the ofit distribution plan r 2021. e than one-half of the votes were cast in favour of the resolution, the resolut o c o n s i d e r a n d prove the resolution n re-appointment of ditors for 2022 and eir remuneration for 21. e than one-half of the votes were cast in favour of the resolution, the resolut o re-elect Mr. Min r ank Z eng as an ecutive Director of the ompany.	e resolution on the ofit distribution plan r 2021. e than one-half of the votes were cast in favour of the resolution, the resolution was duly pa o c o n s i d e r a n d prove the resolution n re-appointment of ditors for 2022 and eir remuneration for 21. e than one-half of the votes were cast in favour of the resolution, the resolution was duly pa o re-elect Mr. Min r ank Z eng as an ecutive Director of the ompany. e than one-half of the votes were cast in favour of the resolution, the resolution was duly pa	e resolution on the ofit distribution plan r 2021. e than one-half of the votes were cast in favour of the resolution, the resolution was duly passed as an ordina o c o n s i d e r a n d prove the resolution n re-appointment of ditors for 2022 and eir remuneration for 21. e than one-half of the votes were cast in favour of the resolution, the resolution was duly passed as an ordina o re-elect Mr. Min rank Z eng as an ecutive Director of the

	For		Against		Abstain	
Resolutions	No. of shares voted	Percentage (%)	No. of shares voted	Percentage (%)	No. of shares voted	Percentage (%)
As ordinary resolutions						
7. To re-elect Mr. Zhenjun Zi as an executive Director of the Company.	191,431,217	96.373024	7,197,468	3.623452	7,000	0.003524
As more than one-half of the vot	es were cast in f	avour of the resc	lution, the resolu	tion was duly pa	ssed as an ordina	ry resolution.
8. To re-elect Mr. Lim Hou-Sen (Lin Haosheng) as an executive Director of the Company.	186,144,853	93.711688	12,483,832	6.284788	7,000	0.003524
As more than one-half of the vot	es were cast in f	avour of the resc	lution, the resolu	tion was duly pa	ussed as an ordina	ry resolution.
P. To re-elect Ms. Nisa Bernice Wing-Yu Leung as a non-executive Director of the Company.	185,955,763	93.616493	12,672,922	6.379983	7,000	0.003524
As more than one-half of the vot	es were cast in f	avour of the resc	lution, the resolu	tion was duly pa	issed as an ordina	ry resolution.
<ol> <li>To re-elect Mr. Ting Yuk Anthony Wu as an independent non-executive Director of the Company.</li> </ol>	151,817,767	76.430258	46,810,918	23.566218	7,000	0.003524
As more than one-half of the vot	es were cast in f	avour of the resc	lution, the resolu	tion was duly pa	issed as an ordina	ry resolution.
<ol> <li>To re-elect Mr. Wan Yee Joseph Lau as an independent non-executive Director of the Company.</li> </ol>	193,839,929	97.585652	4,788,756	2.410824	7,000	0.003524
As more than one-half of the vot	es were cast in f	avour of the resc	lution, the resolu	tion was duly pa	ssed as an ordina	ry resolution.
12. To re-elect Mr. Chi Wai Suen as an independent non-executive Director of the Company.	195,203,349	98.272045	3,425,336	1.724431	7,000	0.003524
As more than one-half of the vot	es were cast in f	avour of the resc	lution, the resolu	tion was duly pa	ssed as an ordina	ry resolution.

	For		Against		Abstain		
	Resolutions	No. of shares voted	Percentage (%)	No. of shares voted	Percentage (%)	No. of shares voted	Percentage (%)
As o	ordinary resolutions						
13.	To consider and approve the resolution in relation to the authorization to the Board to determine the remuneration of the Directors.	192,446,375	96.884090	6,182,310	3.112386	7,000	0.003524
As r	nore than one-half of the vot	es were cast in fa	avour of the reso	olution, the resolu	tion was duly pa	ssed as an ordina	ry resolution.
14.	To re-elect Mr. Wei Wang as a Supervisor of the Company.	190,209,836	95.758139	8,418,849	4.238337	7,000	0.003524
As r	nore than one-half of the vot	es were cast in fa	avour of the reso	olution, the resolu	tion was duly pa	ssed as an ordina	ry resolution.
15.	To appoint Ms. Yue Li as a Supervisor of the Company.	198,627,682	99.995971	1,003	0.000505	7,000	0.003524
As r	nore than one-half of the vot	es were cast in fa	avour of the reso	lution, the resolu	tion was duly pa	ssed as an ordina	ry resolution.
16.	To consider and approve the remuneration of Ms. Yan Xiao, the employee representative Supervisor of the Company.	198,627,683	99.995972	1,002	0.000504	7,000	0.003524
As r	nore than one-half of the vot	es were cast in fa	avour of the reso	olution, the resolu	tion was duly pa	issed as an ordina	ry resolution.
		For		Against		Abstain	
	Resolution	No. of shares voted	Percentage (%)	No. of shares voted	Percentage (%)	No. of shares voted	Percentage (%)
As s	pecial resolution			1			
17.	To consider and approve the resolution on the grant of a general mandate to the Board to repurchase H Shares.	193,382,819	97.355528	5,245,866	2.640948	7,000	0.003524

The full text of resolutions numbers 1 to 17 are set out in the Circular.

#### (II) Poll results at the Class Meeting of Holders of H Shares

A total of 441,010,235 H Shares, representing 100% of the total issued H Shares the Company, were entitled to attend and vote on the resolutions proposed at the Class Meeting of Holders of H Shares. No shareholders were required under the Listing Rules to abstain from voting or voting in favour of any resolutions proposed at the Class Meeting of Holders of H Shares. The shareholders and authorized proxies holding an aggregate of 118,313,120 H Shares, representing 26.83% of the total issued H Shares of the Company, attended the Class Meeting of Holders of H Shares. Mr. Zhenjun Zi, an executive Director, presided over and chaired the Class Meeting of Holders of H Shares. The Class Meeting of Holders of H Shares of the requirements of the relevant laws and regulations of the PRC and the Articles of Association, and the poll results are lawful and valid.

The poll results in respect of the resolution proposed at the Class Meeting of Holders of H Shares are as follows:

		For		Against		Abstain	
	Resolution	No. of shares voted	Percentage (%)	No. of shares voted	Percentage (%)	No. of shares voted	Percentage (%)
As s	pecial resolution						
1.	To consider and approve the resolution on the grant of a general mandate to the Board to repurchase H Shares.	113,061,254	95.561045	5,244,866	4.433038	7,000	0.005917

The full text of resolution number 1 is set out in the Circular.

#### (III) Poll results at the Class Meeting of Holders of Unlisted Foreign Shares

A total of 1,208 Unlisted Foreign Shares, representing 100% of the total issued Unlisted Foreign Shares the Company, were entitled to attend and vote on the resolutions proposed at the Class Meeting of Holders of Unlisted Foreign Shares. No shareholders were required under the Listing Rules to abstain from voting or voting in favour of any resolutions proposed at the Class Meeting of Holders of Unlisted Foreign Shares. The shareholders and authorized proxies holding an aggregate of 1,208 Unlisted Foreign Shares, representing 100% of the total issued Unlisted Foreign Shares of the Company, attended the Class Meeting of Holders of Unlisted Foreign Shares. Mr. Zhenjun Zi, an executive Director, presided over and chaired the Class Meeting of Holders of Unlisted Foreign Shares. The Class Meeting of Holders of Unlisted Foreign Shares was convened in accordance with the requirements of the relevant laws and regulations of the PRC and the Articles of Association, and the poll results are lawful and valid.

The poll results in respect of the resolution proposed at the Class Meeting of Holders of Unlisted Foreign Shares are as follows:

		Fo	or	Against		Abstain	
	Resolution	No. of shares voted	Percentage (%)	No. of shares voted	Percentage (%)	No. of shares voted	Percentage (%)
As s	pecial resolution						
1.	To consider and approve the resolution on the grant of a general mandate to the Board to repurchase H Shares.		100	0	0	0	0

The full text of resolution number 1 is set out in the Circular.

(i) The Company's H share registrar, Computershare Hong Kong Investor Services Limited, acted as the scrutineer for the vote-taking of H Shares at the AGM and the Class Meeting of Holders of H Shares respectively. (ii) The Company acted as the scrutineer for the vote-taking of the Unlisted Foreign Shares at the AGM and the Class Meeting of Holders of Unlisted Foreign Shares respectively.

Except for Ms. Nisa Bernice Wing-Yu Leung, a non-executive Director and Mr. Wan Yee Joseph Lau, an independent non-executive Director who were unable to attend the Meetings due to other business commitments, all other Directors, including the executive Directors, namely Mr. Min Frank Zeng, Mr. Zhenjun Zi and Mr. Lim Hou-Sen (Lin Haosheng), and the independent non-executive Directors, namely Mr. Ting Yuk Anthony Wu and Mr. Chi Wai Suen, have attended the Meetings in person or via electronic means.

By Order of the Board Venus Medtech (Hangzhou) Inc. Min Frank Zeng Chairman

Hangzhou, May 30, 2022

As at the date of this announcement, the executive Directors are Mr. Min Frank Zeng, Mr. Zhenjun Zi and Mr. Lim Hou-Sen (Lin Haosheng); the non-executive Director is Ms. Nisa Bernice Wing-Yu Leung; and the independent non-executive Directors are Mr. Ting Yuk Anthony Wu, Mr. Wan Yee Joseph Lau and Mr. Chi Wai Suen.