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## STELLIX Holdings International Limited 寶光寶業(國際)有限公司\*

incorporated in Bermuda with limited liability website: <u>http://www.stelux.com</u>

Stock Code: 84

## Annual General Meeting held on 24 August 2018 - Poll Results

STELUX Holdings International Limited (the "Company") is pleased to announce the poll results in respect of the resolutions proposed at the annual general meeting (the "AGM") of the Company held on 24 August 2018 as follows:

ve, consider and adopt the audited financial s of the Company and the reports of the directors ors thereon for the year ended 31 March, 2018 ution was duly passed. ect Dr. Agnes Kwong Yi Hang as director <i>lent non-executive</i> ). ution was duly passed. ct Mr. Wu Chun Sang as director <i>(independent tive)</i> .	For     629,331,855     (100.000000%)     629,078,529     (100.000000%)     629,078,529     (100.000000%)	Against   0     0   (0.000000%)     0   (0.000000%)     0   (0.000000%)
s of the Company and the reports of the directors ors thereon for the year ended 31 March, 2018 ution was duly passed. ect Dr. Agnes Kwong Yi Hang as director <i>lent non-executive</i> ). ution was duly passed. ct Mr. Wu Chun Sang as director <i>(independent</i>	(100.000000%) 629,078,529 (100.000000%) 629,078,529	0 (0.000000%) 0 (0.000000%)
ect Dr. Agnes Kwong Yi Hang as director lent non-executive). ution was duly passed. ct Mr. Wu Chun Sang as director (independent	(100.000000%) 629,078,529	(0.000000%)
ect Dr. Agnes Kwong Yi Hang as director lent non-executive). ution was duly passed. ct Mr. Wu Chun Sang as director (independent	(100.000000%) 629,078,529	(0.000000%)
ct Mr. Wu Chun Sang as director (independent		0
		0
		(0.00000%)
ution was duly passed.		
e maximum number of directors.	629,078,529 (100.000000%)	0 (0.000000%)
		1
	629,078,529 (100.000000%)	0 (0.00000%)
ution was duly passed.		
rhouseCoopers as auditors of the Company to ce from the conclusion of the meeting until the n of the next Annual General Meeting of the and to authorise the directors to fix their	629,331,855 (100.000000%)	0 (0.000000%)
ution was duly passed.		1
hase shares in the Company not exceeding 10% al number of shares of the Company in issue as at f this resolution.	629,331,855 (100.000000%)	0 (0.000000%)
	(25.71(.020	2 2 (2 500
issue and deal with additional shares in the not exceeding 20% of the total number of shares mpany in issue as at the date of this resolution.	623,716,029 (99.465488%)	3,362,500 (0.534512%)
	625 716 020	3,362,500
the general mandate granted by resolution 4 (B) g thereto the shares repurchased pursuant to the nandate granted by resolution 4 (A).	623,716,029 (99.465488%)	3,362,500 (0. 534512%)
	ution was duly passed.   e maximum number of directors.   ution was duly passed.   e directors' fees (including any new director who oppointed) for the ensuing year.   ution was duly passed.   asider and, if thought fit, re-appoint prhouseCoopers as auditors of the Company to ce from the conclusion of the meeting until the n of the next Annual General Meeting of the v and to authorise the directors to fix their tion.   ution was duly passed.   a general unconditional mandate to the directors hase shares in the Company not exceeding 10% al number of shares of the Company in issue as at of this resolution.   ution was duly passed.   a general unconditional mandate to the directors issue and deal with additional shares in the v not exceeding 20% of the total number of shares mpany in issue as at the date of this resolution.   ution was duly passed.   al on the passing of resolutions 4 (A) and 4 (B), the general mandate granted by resolution 4 (B) g thereto the shares repurchased pursuant to the iandate granted by resolution 4 (A).	ution was duly passed.   e maximum number of directors.   629,078,529 (100.000000%)   ution was duly passed.   e directors' fees (including any new director who popointed) for the ensuing year.   ution was duly passed.   usider and, if thought fit, re-appoint brhouseCoopers as auditors of the Company to ce from the conclusion of the meeting until the n of the next Annual General Meeting of the r and to authorise the directors to fix their tion.   ution was duly passed.   a general unconditional mandate to the directors hase shares in the Company in issue as at of this resolution.   ution was duly passed.   a general unconditional mandate to the directors issue and deal with additional shares in the r not exceeding 20% of the total number of shares mpany in issue as at the date of this resolution.   ution was duly passed.   al on the passing of resolutions 4 (A) and 4 (B), the general mandate granted by resolution 4 (B) g thereto the shares repurchased pursuant to the tandate granted by resolution 4 (A).

As at the date of the AGM, the number of issued shares of the Company was 1,046,474,025 shares, which was the total number of shares entitling the holders to attend and vote for or against all the resolutions proposed at the AGM. There were no restrictions on any shareholder casting votes on any of the proposed resolutions at the AGM.

Computershare Hong Kong Investor Services Limited, the Share Registrar of the Company, acted as scrutineers for the poll at the AGM.

By order of the Board Caroline Chong Company Secretary

Hong Kong, 24 August 2018

As at the date of this announcement, the directors of the Company are:

Executive directors:

Chumphol Kanjanapas (also known as Joseph C. C. Wong) (Chairman and Chief Executive Officer) and Wallace Kwan Chi Kin (Chief Financial Officer)

Independent Non-Executive directors: Wu Chun Sang, Lawrence Wu Chi Man and Agnes Kwong Yi Hang

\* For identification purpose only