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TRANSPORT INTERNATIONAL HOLDINGS LIMITED

(incorporated in Bermuda with limited liability)

(Stock Code: 62)

POLL RESULTS OF ANNUAL GENERAL MEETING HELD ON 20 MAY 2010

At the Annual General Meeting (the "AGM") of Transport International Holdings Limited (the "Company") held on 20 May 2010, all the resolutions were approved by shareholders of the Company by way of poll. The number of shares represented by votes for and against the respective resolutions at the AGM was as follow:

		No. of Shares Votes (%)		
	Resolutions	For	Against	
1.	To adopt the Audited Financial Statements and the	180,393,426	5	
	Reports of the Directors and Auditors for the year ended 31 December 2009.	(99.999997%)	(0.00003%)	
	As the required majority of the votes was obtained, the resolution was duly passed as an ordinary resolution.			
2.	To declare an ordinary final dividend of HK\$1.05 per	180,369,614	5	
	share and a special dividend of HK\$1.00 per share.	(99.999997%)	(0.000003%)	
	As the required majority of the votes was obtained, the r resolution.	resolution was duly pas	ssed as an ordinary	
3. (i)	To re-elect Dr. Norman Leung Nai Pang*, GBS, JP as a	180,266,774	121,245	
	Director of the Company.	(99.932787%)	(0.067213%)	
	As the required majority of the votes was obtained, the resolution was duly passed as an order resolution.			
3. (ii)	To re-elect Dr. Kwok Ping-sheung, Walter, JP as a	180,302,419	85,600	
, ,	Director of the Company.	(99.952547%)	(0.047453%)	
	As the required majority of the votes was obtained, the r resolution.	resolution was duly pas	ssed as an ordinary	
3. (iii)	To re-elect Mr. William Louey Lai Kuen as a Director	180,344,414	43,605	
	of the Company.	(99.975827%)	(0.024173%)	
	As the required majority of the votes was obtained, the r resolution.	resolution was duly pas	ssed as an ordinary	
3. (iv)	To re-elect Mr. George Chien Yuan Hwei as a Director	180,232,327	154,492	
	of the Company.	(99.914355%)	(0.085645%)	
	As the required majority of the votes was obtained, the r resolution.	resolution was duly pas	ssed as an ordinary	
4.	To re-appoint KPMG as Auditors of the Company and	180,341,105	4,000	
	to authorise the Directors of the Company to fix their	(99.997782%)	(0.002218%)	
	remuneration.			
	As the required majority of the votes was obtained, the r resolution.	resolution was duly pas	ssed as an ordinary	

5.	To approve additional remuneration be payable to the	190 101 460	120 045	
٥.		180,191,460	128,845	
	Independent Non-executive Directors and	(99.928547%)	(0.071453%)	
	Non-executive Directors of the Company who serve			
	on the Standing Committee of the Company.			
	As the required majority of the votes was obtained, the resolution was duly passed as an ordinary resolution.			
6.	To authorise the appointment of Mr. Evan Au Yang	177,710,114	2,612,191	
	Chi Chun as an Executive Director of the Company.	(98.551377%)	(1.448623%)	
	As the required majority of the votes was obtained, the resolution was duly passed as an ordinary resolution.			
7.	To give a general mandate to the Directors to issue	154,116,909	26,228,196	
	shares.	(85.456663%)	(14.543337%)	
	As the required majority of the votes was obtained, the resolution was duly passed as an ordinary resolution.			
8.	To give a general mandate to the Directors to exercise	180,314,700	20,405	
	powers of the Company to purchase its own shares.	(99.988685%)	(0.011315%)	
	As the required majority of the votes was obtained, the resolution was duly passed as an ordinary resolution.			
9.	To extend the share issue mandate granted to the	153,993,411	26,313,694	
	Directors.	(85.406180%)	(14.593820%)	
	As the required majority of the votes was obtained, the resolution was duly passed as an ordinary resolution.			

The total number of shares entitling the holders to attend and vote on the resolutions at the AGM was 403,639,413 shares. None of these 403,639,413 shares were shares entitling the holder to attend and vote only against any of the resolutions at the AGM.

No shareholders were required to abstain from voting on any of the resolutions at the AGM. No person has indicated in the circular containing the notice of the AGM that it/he/she intends to abstain from voting on or vote against any of the resolutions at the AGM.

Computershare Hong Kong Investor Services Limited acted as scrutineer for the vote-taking at the AGM.

By order of the Board
Lana Woo
Company Secretary

Hong Kong, 20 May 2010

As at the date of this announcement, the Board of the Company is comprised of The Hon. Sir Sze-yuen CHUNG, GBM, GBE, JP as Chairman and Independent Non-executive Director; Dr. Norman LEUNG Nai Pang, GBS, JP as Deputy Chairman and Independent Non-executive Director; Dr. Eric LI Ka Cheung, GBS, OBE, JP and Mr. SIU Kwing-chue, Gordon, GBS, CBE, JP as Independent Non-executive Directors; Mr. Edmond HO Tat Man as Managing Director; Mr. Charles LUI Chung Yuen, M.H. and Mr. Evan AU YANG Chi Chun as Executive Directors; Mr. KWOK Ping-luen, Raymond, JP (with Mr. YUNG Wing Chung as alternate), Dr. KWOK Ping-sheung, Walter, JP (with Mr. SO Wai Kei, Godwin as alternate), Mr. NG Siu Chan (with Ms. Winnie NG as alternate), Mr. William LOUEY Lai Kuen, Dr. John CHAN Cho Chak, GBS, JP, Ms. Winnie NG, Mr. George CHIEN Yuan Hwei and Mr. John Anthony MILLER, SBS, OBE as Non-executive Directors.

^{*} Independent Non-executive Director