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# 中國通信服務股份有限公司 CHINA COMMUNICATIONS SERVICES CORPORATION LIMITED

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

(Stock Code: 552)

# POLL RESULTS OF THE 2024 ANNUAL GENERAL MEETING PAYMENT OF DIVIDEND AND CHANGES IN DIRECTORS

We refer to the notice (the "Notice of the AGM") of China Communications Services Corporation Limited (the "Company") and the circular of the Company (the "Circular") dated 25 April 2025 in respect of the annual general meeting (the "AGM") as well as the supplemental notice of the AGM (the "Supplemental Notice") and supplemental circular of the Company (the "Supplemental Circular") dated 9 May 2025. Unless otherwise specified in this announcement, terms used herein shall have the same meanings as defined in the above documents.

#### Poll Results of the AGM

The Board hereby announces that all the proposed resolutions set out in the Notice of the AGM and the Supplemental Notice were duly passed by the Shareholders by way of poll at the AGM held on Thursday, 29 May 2025 at Block No.1, Compound No.1, Fenghuangzui Street, Fengtai District, Beijing, the PRC.

The total number of issued shares of the Company as at the date of the AGM was 6,926,018,400 shares, which was the total number of shares entitling the holders to attend and vote for or against any of the resolutions proposed at the AGM (there were no treasury shares held by the Company). There were no restrictions on any Shareholders casting votes on any of the proposed resolutions at the AGM. Shareholders and authorized proxies holding an aggregate of 5,503,975,040 shares, representing 79.47% of the total voting shares of the Company, were present at the AGM. The holding of the AGM was in compliance with the requirements of the Company Law of the People's Republic of China and the provisions of the articles of association of the Company (the "Articles").

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

	Ordinary Resolutions	No. of votes (%)		
	Ordinary Resolutions	For	Against	
1.	To approve the consolidated financial statements of the Company, the report of the directors, the report of the supervisory committee and the report of the international auditor for the year ended 31 December 2024 and to authorize the Board to prepare the budget of the Company for the year of 2025.	5,500,465,440 (99.94%)	3,509,600 (0.06%)	
	As more than 1/2 of the votes were cast in favour of the passed as an ordinary resolution.	is resolution, the r	esolution was duly	
2.	To approve the proposal on profit distribution and dividend declaration and payment for the year ended 31 December 2024.	5,503,975,040 (100%)	0	
	As more than 1/2 of the votes were cast in favour of this resolution, the resolution was duly passed as an ordinary resolution.			
3.	To approve the re-appointment of KPMG and KPMG Huazhen LLP as the international auditor and domestic auditor of the Company, respectively, for the year ending 31 December 2025, and to authorize the Board to fix the remuneration of the auditors.	5,503,975,040 (100%)	0	
	As more than 1/2 of the votes were cast in favour of this resolution, the resolution was duly passed as an ordinary resolution.			
4.	4.1 To approve the re-election of Mr. Luan Xiaowei as an executive Director of the Company.	5,313,024,322 (96.53%)	190,950,718 (3.47%)	
	As more than 1/2 of the votes were cast in favour of this resolution, the resolution was duly passed as an ordinary resolution.			
	4.2 To approve the re-election of Mr. Cui Zhanwei as an executive Director of the Company.	5,472,516,304 (99.43%)	31,458,736 (0.57%)	
	As more than 1/2 of the votes were cast in favour of this resolution, the resolution was duly passed as an ordinary resolution.			
	4.3 To approve the re-election of Mr. Shen Aqiang as an executive Director of the Company.	5,459,798,584 (99.20%)	44,176,456 (0.80%)	
	As more than 1/2 of the votes were cast in favour of this resolution, the resolution was duly passed as an ordinary resolution.			
	4.4 To approve the re-election of Mr. Tang Yongbo as a non-executive Director of the Company.	5,406,829,226 (98.23%)	97,145,814 (1.77%)	
	As more than 1/2 of the votes were cast in favour of this resolution, the resolution was duly passed as an ordinary resolution.			
	4.5 To approve the re-election of Mr. Liu Aihua as a non-executive Director of the Company.	5,450,893,889 (99.04%)	53,081,151 (0.96%)	
	As more than 1/2 of the votes were cast in favour of this resolution, the resolution was duly passed as an ordinary resolution.			

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	4.6 To approve the election of Mr. Chen Li as a non-executive Director of the Company.	5,450,893,889 (99.04%)	53,081,151 (0.96%)		
	As more than 1/2 of the votes were cast in favour of this resolution, the resolution was duly passed as an ordinary resolution.				
	4.7 To approve the re-election of Mr. Lv Tingjie as an independent non-executive Director of the Company.	5,475,968,983 (99.49%)	28,006,057 (0.51%)		
	As more than 1/2 of the votes were cast in favour of this resolution, the resolution was duly passed as an ordinary resolution.				
	4.8 To approve the re-election of Mr. Wang Qi as an independent non-executive Director of the Company.	5,478,717,829 (99.54%)	25,257,211 (0.46%)		
	As more than 1/2 of the votes were cast in favour of this resolution, the resolution was duly passed as an ordinary resolution.				
	4.9 To approve the re-election of Mr. Wang Chunge as an independent non-executive Director of the Company.		12,055,856 (0.22%)		
	As more than 1/2 of the votes were cast in favour of this resolution, the resolution was passed as an ordinary resolution.				
	4.10 To approve the election of Ms. Chiu Mun Wai as an independent non-executive Director of the Company.		0		
	As more than 1/2 of the votes were cast in favour of the passed as an ordinary resolution.	nis resolution, the 1	resolution was duly		
	Special Desclutions	No. of v	rotes (%)		
	Special Resolutions	No. of v For	otes (%) Against		
5.	Special Resolutions  To grant a general mandate to the Board to allot, issue and deal with the additional shares of the Company not exceeding 20% of each of the Company's existing domestic shares and H shares (as the case may be) in issue.	I	` '		
5.	To grant a general mandate to the Board to allot, issue and deal with the additional shares of the Company not exceeding 20% of each of the Company's existing domestic shares and H shares (as the case may be) in	For 4,657,096,462 (84.61%)	Against  846,878,578 (15.39%)		
<ol> <li>6.</li> </ol>	To grant a general mandate to the Board to allot, issue and deal with the additional shares of the Company not exceeding 20% of each of the Company's existing domestic shares and H shares (as the case may be) in issue.  As more than 2/3 of the votes were cast in favour of the company's existing domestic shares and H shares (as the case may be) in issue.	For 4,657,096,462 (84.61%)	Against  846,878,578 (15.39%)		
	To grant a general mandate to the Board to allot, issue and deal with the additional shares of the Company not exceeding 20% of each of the Company's existing domestic shares and H shares (as the case may be) in issue.  As more than 2/3 of the votes were cast in favour of the passed as a special resolution.  To authorize the Board to increase the registered capital of the Company and to amend the Articles to reflect the issue of shares of the Company authorized under the general mandate set out in the special	For  4,657,096,462 (84.61%)  his resolution, the resolution, the resolution (84.80%)	Against  846,878,578 (15.39%)  resolution was duly  836,594,286 (15.20%)		
	To grant a general mandate to the Board to allot, issue and deal with the additional shares of the Company not exceeding 20% of each of the Company's existing domestic shares and H shares (as the case may be) in issue.  As more than 2/3 of the votes were cast in favour of the passed as a special resolution.  To authorize the Board to increase the registered capital of the Company and to amend the Articles to reflect the issue of shares of the Company authorized under the general mandate set out in the special resolution numbered 5 above.  As more than 2/3 of the votes were cast in favour of the passed as a special resolution.	For  4,657,096,462 (84.61%)  his resolution, the resolution is resolution, the resolution is resolution, the resolution is resolution.	Against  846,878,578 (15.39%)  resolution was duly  836,594,286 (15.20%)		
	To grant a general mandate to the Board to allot, issue and deal with the additional shares of the Company not exceeding 20% of each of the Company's existing domestic shares and H shares (as the case may be) in issue.  As more than 2/3 of the votes were cast in favour of the passed as a special resolution.  To authorize the Board to increase the registered capital of the Company and to amend the Articles to reflect the issue of shares of the Company authorized under the general mandate set out in the special resolution numbered 5 above.  As more than 2/3 of the votes were cast in favour of the company authorized under the general mandate set out in the special resolution numbered 5 above.	For  4,657,096,462 (84.61%)  his resolution, the resolution is resolution, the resolution is resolution, the resolution is resolution.	Against  846,878,578 (15.39%)  resolution was duly  836,594,286 (15.20%)  resolution was duly		
	To grant a general mandate to the Board to allot, issue and deal with the additional shares of the Company not exceeding 20% of each of the Company's existing domestic shares and H shares (as the case may be) in issue.  As more than 2/3 of the votes were cast in favour of the passed as a special resolution.  To authorize the Board to increase the registered capital of the Company and to amend the Articles to reflect the issue of shares of the Company authorized under the general mandate set out in the special resolution numbered 5 above.  As more than 2/3 of the votes were cast in favour of the passed as a special resolution.	For  4,657,096,462 (84.61%)  his resolution, the resolution is resolution, the resolution is resolution.	Against  846,878,578 (15.39%)  resolution was duly  836,594,286 (15.20%)  resolution was duly		
6.	To grant a general mandate to the Board to allot, issue and deal with the additional shares of the Company not exceeding 20% of each of the Company's existing domestic shares and H shares (as the case may be) in issue.  As more than 2/3 of the votes were cast in favour of the passed as a special resolution.  To authorize the Board to increase the registered capital of the Company and to amend the Articles to reflect the issue of shares of the Company authorized under the general mandate set out in the special resolution numbered 5 above.  As more than 2/3 of the votes were cast in favour of the passed as a special resolution.  Ordinary Resolution  To approve the election of Mr. Cheng Jianjun as a	For  4,657,096,462 (84.61%)  his resolution, the resolution of variables of variables (98.90%)	Against  846,878,578 (15.39%)  resolution was duly  836,594,286 (15.20%)  resolution was duly  rotes (%)  Against  60,373,151 (1.10%)		

Note: Full text of the above resolutions are set out in the Notice of the AGM and the Supplemental Notice.

Computershare Hong Kong Investor Services Limited was the scrutineer for the vote-taking at the AGM. The executive Directors (including Mr. Luan Xiaowei, Mr. Cui Zhanwei and Mr. Shen Aqiang), and the independent non-executive Directors (including Mr. Siu Wai Keung, Francis, Mr. Wang Qi and Mr. Wang Chunge) attended the AGM.

#### Payment of the Final Dividend

The declaration and payment of a final dividend of RMB0.2187 per share (equivalent to HK\$0.23831 per share) (pre-tax) for the year ended 31 December 2024, was approved at the AGM. The above dividend payment shall be made to shareholders whose names appear on the register of members of the Company on Monday, 7 July 2025. The register of members will be closed from Wednesday, 2 July 2025 to Monday, 7 July 2025 (both days inclusive). In order to be entitled to the final dividend, H share shareholders who have not registered the transfer documents are required to lodge the transfer documents together with the relevant share certificates with Computershare Hong Kong Investor Services Limited, at Shops 1712–1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wan Chai, Hong Kong at or before 4:30 p.m. on Monday, 30 June 2025.

Dividends will be denominated and declared in Renminbi. Dividends will be paid in Renminbi for holders of domestic shares and holders of H shares (including enterprises and individuals) who invest in the H shares of the Company listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") through the Shanghai Stock Exchange or Shenzhen Stock Exchange (the "Southbound Trading") (the "Southbound Shareholders"), and dividends for the holders of H share of the Company other than the Southbound Shareholders will be paid in Hong Kong dollars. The relevant exchange rate will be the average of the mid-point rates of Renminbi to Hong Kong dollars as announced by the People's Bank of China for the week prior to the date of approval of declaration of dividends by the AGM (RMB0.91770 equivalent to HK\$1.00). The record date for entitlement to the shareholders' rights and the relevant arrangements of dividend distribution for Southbound Shareholders are the same as those for the holders of H share of the Company.

For the holders of H share of the Company other than the Southbound Shareholders, the Company has appointed ICBC (Asia) Trustee Company Limited as the receiving agent in Hong Kong (the "Receiving Agent") and will pay to such Receiving Agent the above dividend net of the applicable tax for payment to the holders of H share of the Company other than the Southbound Shareholders. Dividend will be paid by the Receiving Agent net of the applicable tax on or about Friday, 15 August 2025. Relevant cheques will be dispatched on the same day to the holders of H share of the Company entitled to receive such dividend by ordinary post and at their own risk. For the Southbound Shareholders, the Company will pay to China Securities Depository and Clearing Corporation Limited ("China Clear"), which is acting as the nominee of the Southbound Shareholders, the above dividend net of the applicable tax on or about Friday, 15 August 2025, and China Clear will pay the dividend net of the applicable tax to the Southbound Shareholders via its depositary and clearing system.

## Arrangement of Withholding and Payment of Income Tax

For the overseas resident individual shareholders of the Company, pursuant to relevant laws and regulations including the Law of the People's Republic of China on Individual Income Tax, the Regulations for the Implementation of the Law of the People's Republic of China on Individual Income Tax, and the letter dated 28 June 2011 from the State Administration of Taxation to the Inland Revenue Department of Hong Kong, for individual H share shareholders receiving dividends who are Hong Kong or Macau residents or whose country of domicile is a country which has entered into a tax treaty with the PRC stipulating a dividend tax rate of 10%, the Company, as a withholding agent, is required to withhold and pay individual income tax at the rate of 10%. For individual H share shareholders receiving dividends whose country of domicile is a country which has entered into a tax treaty with the PRC stipulating a dividend tax rate lower than 10%, the Company will withhold the individual income tax at a tax rate of 10%. The Company can process applications on behalf of those shareholders

to seek entitlement of the relevant agreed preferential treatments pursuant to relevant regulations, and upon approval by the tax authorities, the extra amount of tax withheld will be refunded. For individual H share shareholders receiving dividends whose country of domicile is a country which has entered into a tax treaty with the PRC stipulating a dividend tax rate higher than 10% but lower than 20%, the Company will withhold the individual income tax at the agreed-upon effective tax rate when distributing dividends and no application procedures will be necessary. For individual H share shareholders receiving dividends whose country of domicile is a country which has not entered into any tax treaty with the PRC or are under other situations, the Company will withhold the individual income tax at a tax rate of 20% when distributing dividends.

For the overseas non-resident enterprise shareholders of the Company (including HKSCC Nominees Limited, corporate nominees or trustees, or other organizations or entities that are considered non-resident enterprise shareholders), pursuant to the Law of the People's Republic of China on Enterprise Income Tax, the Regulations for the Implementation of the Law of the People's Republic of China on Enterprise Income Tax and relevant rules and regulations, as a withholding agent, the Company is required to withhold and pay the enterprise income tax at the tax rate of 10% on behalf of the overseas non-resident enterprise shareholders.

For the Southbound Shareholders of the Company, the Shanghai branch of China Clear and the Shenzhen branch of China Clear, as the nominees of the Southbound Shareholders, will receive all dividends distributed by the Company and will distribute the dividends to the Southbound Shareholders through its depositary and clearing system. According to the relevant provisions under the "Notice on Tax Policies for Shanghai-Hong Kong Stock Connect Pilot Programme (Cai Shui [2014] No. 81)" and "Notice on Tax Policies for Shenzhen-Hong Kong Stock Connect Pilot Programme (Cai Shui [2016] No. 127)", the Company shall withhold individual income tax at the rate of 20% with respect to dividends received by the Mainland individual investors for investing in the H shares of the Company listed on the Stock Exchange through the Southbound Trading. In respect of the dividends for the investment of Mainland securities investment funds investing in the H shares of the Company listed on Stock Exchange through the Southbound Trading, the tax levied on dividends derived from such investment shall be ascertained by reference to the rules applicable to the treatment of individual income tax. The Company is not required to withhold income tax on dividends derived by the Mainland enterprise investors under the Southbound Trading, and such enterprises shall report the income and make tax payment by themselves.

Should the H share shareholders of the Company have any doubt in relation to the aforesaid arrangements, they are recommended to consult their tax advisors for relevant tax impact in mainland China, Hong Kong and other countries (regions) on the possession and disposal of the H shares of the Company.

## **Changes in Directors**

The appointment of each of the above Directors for the seventh session of the Board was approved at the AGM. The Company will enter into a director's service contract with each of the above Directors, for a term commencing from 29 May 2025 until the expiration of the term of office of the seventh session of the Board. In accordance with the Articles of Association, the term of office of each of the above Directors shall be three years. The Board will determine the remuneration of each of the Directors with reference to factors including their duties and responsibilities with the Company, their experience and the current market situations.

Profiles of each of the above Directors are set out in the Circular and the Supplemental Circular. Except for the appointments of Mr. Cheng Jianjun as a non-executive director of China Tower Corporation Limited on 20 May 2025 and Ms. Chiu Mun Wai as an independent non-executive director of China Resources Pharmaceutical Group Limited on 23 May 2025, there are no material changes to the profiles of the Directors. Each of the independent non-executive Directors has confirmed his/her compliance with the independence guidelines under Rule 3.13 of the Listing Rules.

Saved as disclosed in this announcement, the Circular and the Supplemental Circular, none of the above Directors has held any directorship in public companies, the securities of which are listed on any securities market in Hong Kong or overseas in the past three years; none of the above Directors has any relationship with any other directors, supervisors, senior management, substantial shareholders or controlling shareholders (as defined under the Listing Rules) of the Company; none of the above Directors has any interest in the shares of the Company within the meaning of Part XV of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong).

Saved as disclosed in this announcement, the Circular and the Supplemental Circular, the Company considers that there is no other material information relating to the above Directors that is required to be disclosed pursuant to Rule 13.51(2) of the Listing Rules nor any matters which need to be brought to the attention of the Shareholders.

With respect to the Directors who newly join the Board, they will also take the position(s) in the following committees of the Board, effective from 29 May 2025:

- 1. Mr. Cheng Jianjun is appointed as a member of the Strategy Committee of the Board;
- 2. Mr. Chen Li is appointed as a member of the Remuneration Committee of the Board;
- 3. Ms. Chiu Mun Wai is appointed as the chairperson of the Audit Committee of the Board, and as the members of the Nomination Committee, Remuneration Committee, Non-competition Undertaking Review Committee and the Right of First Refusal and Priority Right Committee of the Board.

As disclosed in the announcement of the Company dated 27 March 2025, Mr. Siu Wai Keung, Francis, an independent non-executive Director of the sixth session of the Board, has retired as an independent non-executive Director and members of the relevant committees of the Board upon the expiry of his terms of office on 29 May 2025. Mr. Siu has confirmed that he has no disagreement with the Board, and there is no other matter relating to his retirement that needs to be brought to the attention of the Shareholders. The Board would like to express its sincere gratitude to Mr. Siu for his excellent contribution to the Company during his term of office. At the same time, the Board would like to extend its warmest welcome to Mr. Cheng Jianjun, Mr. Chen Li and Ms. Chiu Mun Wai for joining the Board.

By Order of the Board
China Communications Services Corporation Limited
Chung Wai Cheung, Terence

Company Secretary

Beijing, PRC 29 May 2025

As at the date of this announcement, our executive directors are Mr. Luan Xiaowei, Mr. Cui Zhanwei and Mr. Shen Aqiang, our non-executive directors are Mr. Cheng Jianjun, Mr. Tang Yongbo, Mr. Liu Aihua and Mr. Chen Li, and our independent non-executive directors are Mr. Lv Tingjie, Mr. Wang Qi, Mr. Wang Chunge and Ms. Chiu Mun Wai.