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TECHTRONIC INDUSTRIES COMPANY LIMITED

創科實業有限公司

(Incorporated in Hong Kong with limited liability)

(Stock Code: 669)

ANNUAL GENERAL MEETING HELD ON 9 MAY 2025 POLL RESULTS

The poll results in respect of the resolutions proposed at the annual general meeting (the "AGM") of Techtronic Industries Company Limited (the "Company") held at HKUST Business School Central, 1501-02, Hong Kong Club Building, 3A Chater Road, Central, Hong Kong on 9 May 2025 were as follows:

		NO. OF SHARES (%)	
	RESOLUTIONS PROPOSED AT THE AGM		AGAINST
1.	To receive and consider the audited Statement of Accounts and the Reports of the Directors and Auditors for the year ended 31 December 2024.	1,390,816,865 (99.63%)	5,171,288 (0.37%)
2.	To declare a final dividend of HK118.00 cents per share for the year ended 31 December 2024.	1,395,957,653 (99.99%)	30,500 (0.01%)
3.	(a) To re-elect Mr. Steven Philip Richman as Group Executive Director.	1,383,706,380 (99.12%)	12,281,773 (0.88%)
	(b) To re-elect Mr. Patrick Kin Wah Chan as Group Executive Director.	1,374,600,543 (98.47%)	21,387,610 (1.53%)
	(c) To re-elect Mr. Frank Chi Chung Chan as Group Executive Director.	1,371,690,665 (98.26%)	24,297,488 (1.74%)
	(d) To re-elect Mr. Camille Jojo as Group Executive Director.	1,376,031,885 (98.57%)	19,956,268 (1.43%)
	(e) To re-elect Mr. Robert Hinman Getz as Independent Non-executive Director.	1,272,622,516 (91.16%)	123,365,637 (8.84%)
	(f) To re-elect Ms. Caroline Christina Kracht as Independent Non-executive Director.	1,380,892,707 (98.92%)	15,095,446 (1.08%)
	(g) To re-elect Ms. Karen Ka Fai Ng as Independent Non-executive Director.	1,395,123,310 (99.94%)	864,843 (0.06%)
	(h) To re-elect Mr. Stephen Tsi Chuen Wong as Independent Non-executive Director.	1,389,061,259 (99.50%)	6,926,894 (0.50%)
	(i) To authorize the Board of Directors of the Company to fix the Directors' remuneration for the year ending 31 December 2025.	1,388,501,364 (99.46%)	7,486,789 (0.54%)

4.	To re-appoint Deloitte Touche Tohmatsu as Auditors of the Company and authorize the Board of Directors to fix their remuneration.	1,286,723,916 (92.17%)	109,264,237 (7.83%)
5.	To grant a general mandate to the Directors to allot, issue and deal with additional shares not exceeding 5% of the number of issued shares of the Company at the date of the resolution.	1,271,762,778 (91.09%)	124,341,375 (8.91%)
6.	To grant a general mandate to the Directors to buy back shares not exceeding 10% of the number of issued shares of the Company at the date of the resolution.	1,395,858,297 (99.98%)	245,856 (0.02%)
7.	To amend the Articles of Association of the Company.	1,276,639,903 (91.45%)	119,311,250 (8.55%)

As more than 50% of the votes were cast in favour of Resolutions No. 1 to No. 6, the aforesaid resolutions were duly passed as ordinary resolutions. Furthermore, as more than 75% of the votes were cast in favour of Resolution No. 7, the resolution was duly passed as a special resolution.

As at the date of the AGM, the number of issued shares of the Company was 1,831,574,941, which was the total number of shares entitling the holders to attend and vote for or against all the resolutions proposed at the AGM. As at the date of the AGM, the Company did not hold any treasury shares (including any treasury shares held or deposited with the Central Clearing and Settlement System). At the AGM, all proposed resolutions were taken by poll voting. There were no restrictions imposed on the shareholders of the Company casting votes on any resolutions proposed at the AGM. The trustee holding 4,270,500 unvested awarded shares under the share award scheme of the Company had abstained from voting on the resolutions proposed at the AGM in accordance with Rule 17.05A of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited. Save as disclosed above, no shareholder of the Company was required to abstain from voting on the resolutions proposed at the AGM. In addition, none of the shares entitled the holders to attend the AGM and abstain from voting in favour of the resolutions proposed at the AGM. All directors attended the AGM.

The poll results were subject to scrutiny by Messrs. Deloitte Touche Tohmatsu, whose work was limited to certain procedures requested by the Company to agree the poll results summary prepared by the Company to poll forms collected and provided by the Company to Messrs. Deloitte Touche Tohmatsu. The work performed by Messrs. Deloitte Touche Tohmatsu in this respect did not constitute an assurance engagement in accordance with Hong Kong Standards on Auditing, Hong Kong Standards on Review Engagements or Hong Kong Standards on Assurance Engagements issued by the Hong Kong Institute of Certified Public Accountants nor did it include provision of any assurance or advice on matters of legal interpretation or entitlement to vote.

No parties have stated any intention in the circular of the Company dated 28 March 2025 that it would vote against or abstain from voting on any of the resolutions proposed at the AGM.

By order of the Board

Techtronic Industries Company Limited

Veronica Ka Po Ng

Company Secretary

Hong Kong, 9 May 2025

As at the date of this announcement, the Board comprises six Group Executive Directors, namely Mr. Horst Julius Pudwill (Chairman), Mr. Stephan Horst Pudwill (Vice Chairman), Mr. Steven Philip Richman (Chief Executive Officer), Mr. Patrick Kin Wah Chan, Mr. Frank Chi Chung Chan and Mr. Camille Jojo, and eight Independent Non-executive Directors, namely, Mr. Peter David Sullivan, Mr. Johannes-Gerhard Hesse, Mr. Robert Hinman Getz, Ms. Virginia Davis Wilmerding, Ms. Caroline Christina Kracht, Mr. Andrew Philip Roberts, Ms. Karen Ka Fai Ng and Mr. Stephen Tsi Chuen Wong.