Huaxin Cement Co., Ltd. Announcement on Resolution of the First Extraordinary Shareholders' General Meeting 2018

Ref: Lin 2018-021

To the best of our knowledge, the Board of Directors of the Company and its members confirm that there is no material false or misleading statement or material omission in this announcement and shall be severally and jointly liable for the truthfulness, accuracy and completeness of its content.

Important Notice:

Proposal be voted down: Nil

I. Convening and Presence of the Meeting

(I) Convening Time: June 12, 2018

(II) Convening Venue: Meeting Room on the 22nd floor of Tower B, Huaxin Tower, No. 426 Gaoxin Avenue, East Lake High-tech Development Zone, Wuhan City, Hubei Province

(III) Information of Present Ordinary Shareholders and Shares They Hold:

Number of present shareholders and proxies	95
Includes: Shareholders of A share	23
Shareholders of domestic listed foreign shares (B share)	72
Total voting shares held by present shareholders (share)	915,639,679
Includes: Total shares held by A share shareholders	566,418,200
Total shares held by Shareholders of domestic listed foreign shares (B share)	349,221,479
3. The proportion of voting shares held by present shareholders to total voting right shares of the Company (%)	61.1416
Includes: The proportion of voting right shares held by present A share shareholders to total shares of the Company (%)	37.8224
The proportion of voting right shares held by present B share shareholders to total shares of the Company (%)	23.3191

(IV) Whether the way of voting complies with the provisions of the *Company Law* and the *Articles* of *Association of the Company* and the presiding of the Meeting

The Meeting was convened by the Board of Directors, and presided by Mr. Xu Yongmo, the Chairman of the Board of Directors. The Meeting adopted a voting method of on-site voting combined with online voting. The calling and convening procedures, qualification of attendees, share registration and voting procedure of the Meeting were in compliance with the stipulations contained in the *Company Law*, the *Rules of Shareholders' General Meeting of Listed*

Companies and the Articles of Association of the Company.

- (V) Presence of Directors, Supervisors and Secretary to the Board
- 1. 7 of the 9 Directors of the Company were present at the Meeting, Director Mr. Roland Koehler and Ms. Geraldine Picaud did not attend the Meeting for they had other commitments.
- 2. 5 of the 5 Supervisors of the Company were present at the Meeting.
- 3. Director/CEO Mr. Li Yeqing was present at the Meeting. Secretary to the Board Mr. Wang Ximing was present at the Meeting. CFO Ms. Kong Lingling also attended the Meeting.

II.Review on the Proposals

- (I) Proposals Voted by Non-cumulative Voting
- 1. Proposal in Respect of Amending Partial Articles Contained in Articles of Association of the Company and its Attachment

Voting result: Pass

Information of the Voting:

Shareholder type	Affirmative		Negative		Abstention	
	Number	%	Number	%	Number	%
A share	566,416,200	99.9996	2,000	0.0004	0	0.0000
B share	349,012,889	99.9402	208,590	0.0598	0	0.0000
Total Number of the ordinary shares	915,429,089	99.9770	210,590	0.0230	0	0.0000

2. Proposal in Respect of Replacing Accounting Firm for Annual Audit and Appointing Accounting Firm for 2018 Annual Audit

Voting result: Pass

Information of the Voting:

Shareholder type	Affirmative		Negative		Abstention	
	Number	%	Number	%	Number	%
A share	566,416,200	99.9996	0	0.0000	2,000	0.0004
B share	346,536,846	99.2312	2,684,633	0.7688	0	0.0000
Total Number of the ordinary shares	912,953,046	99.7065	2,684,633	0.2931	2,000	0.0004

(II) Relavant information on the proposal voting

In this shareholders' meeting, proposal 1 was voted by a special resolution. This proposal was passed by over 2/3 of the voting rights held by shareholders (including shareholder proxy) present at the meeting.

III. Witness by Lawyers

1. Name of the Law Firm: Hubei Sunshine Law Firm

Lawyers: Ms. Han Jing, Ms. Mei Mengyuan

2. Conclusion of the opinions:

Through on-site verification, we consider that, the calling and convening procedures of the Meeting were in compliance with the relevant laws, administrative regulations, the Rules of Procedure of Shareholders' General Meeting and Articles of Association of the Company; qualification of attendees and the convener were legitimate and valid; voting procedure and the voting results of the Meeting were legitimate and valid.

IV.Documents for Inspection:

- 1. Resolutions of the Shareholders' General Meeting with the official seal of the Board of Directors and signatures of all present Directors and the recorder;
- 2. Letter of Legal Opinions with the official seal and signature of the Head of Hubei Sunshine Law Firm

Huaxin Cement Co., Ltd. June 13, 2018