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# 中国神华能源股份有限公司

CHINA SHENHUA ENERGY COMPANY LIMITED

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

(Stock Code: 01088)

## VOTING RESULTS OF 2014 ANNUAL GENERAL MEETING, 2015 FIRST CLASS MEETING OF THE HOLDERS OF A SHARES AND 2015 FIRST CLASS MEETING OF THE HOLDERS OF H SHARES

The annual general meeting for the year 2014, the 2015 first class meeting of the holders of A shares and the 2015 first class meeting of the holders of H shares of China Shenhua Energy Company Limited ("Company") were held at Conference Room, 1st Floor, Block B, Shenhua Tower, 22 Andingmen Xibinhe Road, Dongcheng District, Beijing, the People's Republic of China at 9:30 a.m., 10:00 a.m. and 10:15 a.m., respectively, on Friday, 29 May 2015. The Board is pleased to announce that all the resolutions set forth in the notices of the AGM, the A Share Class Meeting and the H Share Class Meeting were duly passed.

The Company published the notices of the AGM, the A Share Class Meeting and the H Share Class Meeting on the website of The Stock Exchange of Hong Kong Limited on 10 April 2015 and in the China Securities Journal, the Shanghai Securities Journal, Securities Times, Securities Daily and on the website of the Shanghai Stock Exchange on 11 April 2015. The Company also published the supplemental notice of the AGM on the website of The Stock Exchange of Hong Kong Limited on 8 May 2015 and in the China Securities Journal, the Shanghai Securities Journal, Securities Times, Securities Daily and on the website of the Shanghai Stock Exchange on 9 May 2015.

As at the date of the AGM, the A Share Class Meeting and the H Share Class Meeting, the number of issued shares of the Company is 19,889,620,455 shares, comprising of 3,398,582,500 H shares and 16,491,037,955 A shares.

#### THE AGM

The AGM was convened by the board of directors of the Company (the "Board") by way of physical meeting and Dr. Zhang Yuzhuo chaired the AGM; online voting option is also made available for A shareholders according to relevant securities regulatory requirements in China. There was no rejection or amendment of resolutions at the AGM, and no new resolution was proposed at the AGM except for those published in the supplemental notice.

172 shareholders and authorized proxies, holding in aggregate 16,017,542,782 voting shares of the Company, were present at the AGM, representing 80.532169% of the total issued shares of the Company and comprising of 14,622,518,945 A shares and 1,395,023,837 H shares. The AGM was convened and held in compliance with laws and regulations and the articles of association of the Company.

The following resolutions were considered and approved and voting was made by poll at the AGM:

Ordinary Resolutions	Number of Valid Votes (percentage of total valid votes cast)		
	For	Against	Abstain
1. To consider and, if thought fit, to approve the report of the board of directors of the Company for the year ended 31 December 2014.	16,016,134,018 (99.992728%)	1,009,900 (0.006305%)	154,864 (0.000967%)
As more than 50% of the valid votes cast were in favour of the resolution.	e resolution, the reso	olution was duly pa	ssed as an ordinary
2. To consider and, if thought fit, to approve the report of the supervisory committee of the Company for the year ended 31 December 2014.	16,016,134,018 (99.992728%)	1,009,900 (0.006305%)	154,864 (0.000967%)
As more than 50% of the valid votes cast were in favour of the resolution.	e resolution, the reso	olution was duly pa	ssed as an ordinary
3. To consider and, if thought fit, to approve the audited financial statements of the Company for the year ended 31 December 2014.	16,016,116,718 (99.992620%)	1,009,900 (0.006305%)	172,164 (0.001075%)
As more than 50% of the valid votes cast were in favour of the resolution.	e resolution, the reso	olution was duly pa	ssed as an ordinary
4. To consider and, if thought fit, to approve the Company's profit distribution plan for the year ended 31 December 2014: (1) final dividend for the year ended 31 December 2014 in the amount of RMB0.74 per share (inclusive of tax) be declared and distributed, the aggregate amount of which is approximately RMB14.718 billion (inclusive of tax); (2) to authorise a committee comprising of Dr. Zhang Yuzhuo, Dr. Ling Wen and Mr. Han Jianguo to implement the above mentioned profit distribution plan and to deal with matters in relation to tax with-holding as required by relevant laws, regulations and regulatory authorities.	16,017,307,018 (99.998528%)	92,900 (0.000580%)	142,864 (0.000892%)

Ordinary Resolutions	Number of Valid Votes (percentage of total valid votes cast)		
	For	Against	Abstain
5. To consider and, if thought fit, to approve the remuneration of the directors and supervisors of the Company for the year ended 31 December 2014: (1) aggregate remuneration of the executive directors is in the amount of RMB2,990,313; (2) aggregate remuneration of the non-executive directors is in the amount of RMB1,350,000, of which the aggregate remuneration of the independent non-executive directors is in the amount of RMB1,350,000, the non-executive directors (other than the independent non-executive directors) are remunerated by Shenhua Group Corporation Limited and are not remunerated by the Company in cash; (3) aggregate remuneration of the supervisors is in the amount of RMB2,065,833.	16,010,266,448 (99.988016%)	1,745,870 (0.010904%)	172,964 (0.001080%)
As more than 50% of the valid votes cast were in favour of the resolution.	e resolution, the res	olution was duly pa	ssed as an ordinary
6. To consider and, if thought fit, to approve the extension of appointment of Deloitte Touche Tohmatsu Certified Public Accountants LLP and Deloitte Touche Tohmatsu as the PRC and international auditors respectively of the Company for 2015 until the completion of the next annual general meeting, and to authorise a committee comprising of Mr. Zhang Yuzhuo, Mr. Ling Wen, Mr. Han Jianguo and Mr. Gong Huazhang, all being directors of the Company, to determine their 2015 remuneration.	15,995,332,099 (99.870867%)	20,449,949 (0.127684%)	232,064 (0.001449%)

Special Resolutions	Number of Valid Votes (percentage of total valid votes cast)		
	For	Against	Abstain
7. To consider and, if thought fit, to approve to general mandate for the board of directors to issue additional A shares and H shares:  (1) approve a general mandate to the board of directors	14,798,436,270 (92.391248%)	1,218,561,683 (7.607860%)	142,864 (0.000892%)
to, by reference to market conditions and in accordance with needs of the Company, to allot, issue, either separately or concurrently, additional domestic shares (A shares) and overseas-listed foreign invested shares (H shares) not exceeding 20% of each of the number of domestic shares (A shares) and the number of overseas-listed foreign invested shares (H shares) in issue at the time of passing this resolution at annual general meeting. Pursuant to PRC laws and regulations, the Company will seek further approval from its shareholders in general meeting			
for each additional issuance of domestic shares (A shares) even where this general mandate is approved.			

Special Resolutions		umber of Valid Vot age of total valid vo	
	For	Against	Abstain
(2) the board of directors be authorised to (including but not limited to the following):-			
(i) determine the class of shares to be issued, issuance price, time of issuance, period of issuance, number of shares to be issued, allottees and use of proceeds, and whether to issue shares to existing shareholders;			
(ii) engage the services of professional advisers for share issuance related matters, and to approve and execute all acts, deeds, documents or other matters necessary, appropriate or required for share issuance;			
(iii) approve and execute documents related to share issuance for submission to regulatory authorities, and to carry out relevant approval procedures;			
(iv) after share issuance, make corresponding amendments to the articles of association of the Company relating to share capital and shareholdings etc, and to carry out relevant registrations and filings.			

Special Resolutions		Number of Valid Vo tage of total valid v	
•	For	Against	Abstain
(3) Authorisation period			
The period of above general mandate shall not exceed the relevant period (the "Relevant Period"). The Relevant Period commences from the day when the authority conferred by this special resolution is approved by a special resolution of shareholders at a general meeting and ends at the earlier of: –  (a) the conclusion of the annual general meeting for 2015;			
(b) the expiration of a period of twelve months following the passing of this special resolution at the annual general meeting for 2014; or			
(c) the date on which the authority conferred by this special resolution is revoked or varied by a special resolution of shareholders at a general meeting,			
except where the board of directors has resolved to issue domestic shares (A shares) or overseas-listed foreign invested shares (H shares) during the Relevant Period and the share issuance is to be continued or implemented after the Relevant Period.			

Special Resolutions		umber of Valid Votage of total valid vo	
	For	Against	Abstain
8. To consider and, if thought fit, to approve the general mandate for the board of directors to rethe Company's A shares and H shares:—	•	127,100 (0.000794%)	5,000 (0.000031%)
(1) approve a general mandate to the board of to, by reference to market conditions accordance with needs of the Company, to redomestic shares (A shares) not exceeding 10 number of domestic shares (A shares) in isstime when this resolution is passed at annual meeting and class meetings of shareholders. to PRC laws and regulations, and for repur domestic shares (A shares), the Company further approval from its shareholders in meeting for each repurchase of domestic shares) even where the general mandate is but will not be required to seek share approval at class meetings of holders of share (A share) or holders of overseas-liste invested share (H share).	epurchase 0% of the sue at the al general Pursuant chases of will seek a general chares (A granted, holders' domestic		
(2) approve a general mandate to the board of to, by reference to market conditions accordance with needs of the Company, to re overseas-listed foreign invested shares (H not exceeding 10% of the number of overs foreign invested shares (H shares) in issue time when this resolution is passed at annual meeting and class meetings of shareholders.	epurchase I shares) eas-listed ue at the		

Special Resolutions		umber of Valid Votage of total valid vo	
	For	Against	Abstain
(3) the board of directors be authorised to (including but not limited to the following):-			
(i) determine time of repurchase, period of repurchase, repurchase price and number of shares to repurchase, etc;			
(ii) notify creditors and issue announcements;			
(iii) open overseas share accounts and to carry out related change of foreign exchange registration procedures;			
(iv) carry out relevant approval procedures and to carry out filings with the China Securities Regulatory Commission;			
(v) carry out cancelation procedures for repurchased shares, make corresponding amendments to the articles of association of the Company relating to share capital and shareholdings etc, carry out modification Registrations, and to deal with any other documents and matters related to share repurchase.			

Special Resolutions		Number of Valid Vol atage of total valid v	
•	For	Against	Abstain
(4) Authorisation period			
The period of above general mandate shall not exceed the relevant period (the "Relevant Period"). The Relevant Period commences from the day when the authority conferred by this special resolution is approved by a special resolution of shareholders at a general meeting and ends at the earlier of: –			
(a) the conclusion of the annual general meeting for 2015;			
(b) the expiration of a period of twelve months following the passing of this special resolution at the annual general meeting for 2014, the first A shareholders' class meeting in 2015 and the first H shareholders' class meeting in 2015; or			
(c) the date on which the authority conferred by this special resolution is revoked or varied by a special resolution of shareholders at a general meeting, or a special resolution of shareholders at a class meeting of holders of domestic share (A share) or a class meeting of holders of overseas-listed foreign invested share (H share),			
except where the board of directors has resolved to repurchase domestic shares (A shares) or overseas- listed foreign invested shares (H shares) during the Relevant Period and the share repurchase is to be continued or implemented after the Relevant Period.			

Special Resolutions		umber of Valid Votage of total valid vo	
	For	Against	Abstain
9. To consider and, if thought fit, to approve the following mandate and authorise the board of directors of the Company to carry out the following:—	15,323,476,796 (95.683714%)	691,080,857 (4.315286%)	160,164 (0.001000%)
(1) To determine the proposed issue of debt financing instruments of the Company within the limit of issuance, including but not limited to short-term debentures, medium-term notes, super short-term commercial papers, corporate bonds and enterprise bonds in domestic market as well as Renminbi denominated bonds and foreign currency denominated bonds, etc. in overseas market (excluding convertible bonds that may be converted into equity securities).			
(2) To determine and finalise, based on the Company's needs and market conditions, the specific terms and conditions of and all relevant matters in connection with the proposed issue of debt financing instruments, including but not limited to type, principal, interest rate, term, issuance timing, targets and use of proceeds of such debt financing instruments to be issued within the aforesaid limit and the production, execution and disclosure of all necessary documents.			

	Special Resolutions		Number of Valid Votes (percentage of total valid votes cast)		
		For	Against	Abstain	
(3)	To satisfy the following criteria for any corporate bonds to be issued through a domestic exchange: the principal shall not exceed RMB50 billion; the term shall not exceed 10 years; and such corporate bonds may be issued to the Company's shareholders by way of placing, arrangement details of which (availability of placing, placing ratio, etc.) shall be determined by the board of directors according to market conditions and the terms and conditions of the proposed issue.				
(4)	To delegate the mandate to the president and the chief financial officer of the Company, within the scope of this mandate for determining other matters related to such issuance and implementing specific measures upon determining the type, principal, term and use of proceeds of each issuance of the debt financing instruments by the board of directors of the Company.				
(5)	After this resolution is approved by shareholders at the general meeting, it will remain effective for two years. The effective period of the resolution on granting a mandate to the board of directors of the Company to issue debt financing instruments as approved at the annual general meeting for 2013 on 27 June 2014 will expire on the date on which this authorization is approved at the annual general meeting for 2014.				

The total number of shares of the Company entitling the holders to attend and vote for or against all resolutions at the AGM was 19,889,620,455. There were no shares which entitle the shareholders of the Company to attend and vote only against any resolution at the AGM.

The independent non-executive directors Ms. Fan Hsu Lai Tai, Mr. Gong Huazhang and Mr. Guo Peizhang submitted the "Work Report of the Independent Directors of the Company for the year 2014" at the AGM.

#### THE A SHARE CLASS MEETING

The A Share Class Meeting was convened by the Board by way of physical meeting and Dr. Zhang Yuzhuo chaired the A Share Class Meeting; online voting option is also made available for A shareholders according to relevant securities regulatory requirements in China. There was no rejection or amendment of resolutions at the A Share Class Meeting, and there was no new resolution proposed at the A Share Class Meeting.

165 shareholders and authorized proxies, holding in aggregate 14,620,850,557 voting A shares of the Company, were present at the A Share Class Meeting, representing 88.659371% of the total issued A shares of the Company. The A Share Class Meeting was convened and held in compliance with laws and regulations and the articles of association of the Company.

The following resolution was considered and approved and voting was made by poll at the A Share Class Meeting:

Special Resolution		nber of Valid V e of total valid	
	For Against		Abstain
To consider and, if thought fit, to approve the following general mandate for the board to repurchase the Company's A shares and H shares:—	14,620,765,457 (99.999418%)	80,100 (0.000548%)	5,000 (0.000034%)
of directors to, by reference to market conditions and in accordance with needs of the Company, to repurchase domestic shares (A shares) not exceeding 10% of the number of domestic shares (A shares) in issue at the time when this resolution is passed at annual general meeting and class meetings of shareholders. Pursuant to PRC laws and regulations, and for repurchases of domestic shares (A shares), the Company will seek further approval from its shareholders in general meeting for each repurchase of domestic shares (A shares) even where the general mandate is granted, but will not be required to seek shareholders' approval at class meetings of holders of domestic share (A share) or holders of overseas-listed foreign invested share (H share).			

Special Resolution		nber of Valid V se of total valid	
	For	Against	Abstain
(2) approve a general mandate to the board of directors to, by reference to market conditions and in accordance with needs of the Company, to repurchase overseas-listed foreign invested shares (H shares) not exceeding 10% of the number of overseas-listed foreign invested shares (H shares) in issue at the time when this resolution is passed at annual general meeting and class meetings of shareholders.			
(3) the board of directors be authorised to (including but not limited to the following):-			
(i) determine time of repurchase, period of repurchase, repurchase price and number of shares to repurchase etc;			
(ii) notify creditors and issue announcements;			
(iii) open overseas share accounts and to carry out related change of foreign exchange registration procedures;			
(iv) carry out relevant approval procedures and to carry out filings with the China Securities Regulatory Commission;			
(v) carry out cancelation procedures for repurchased shares, make corresponding amendments to the articles of association of the Company relating to share capital and shareholdings etc, carry out modification registrations, and to deal with any other documents and matters related to share repurchase.			

Special Resolution	Number of Valid Votes (percentage of total valid votes cast)		
•	For	Against	Abstain
(4) Authorisation period			
The period of above general mandate shall not exceed the relevant period (the "Relevant Period"). The Relevant Period commences from the day when the authority conferred by this special resolution is approved by a special resolution of shareholders at a general meeting and ends at the earlier of:—			
(a) the conclusion of the annual general meeting for 2015;			
(b) the expiration of a period of twelve months following the passing of this special resolution at the annual general meeting for 2014, the first A shareholders' class meeting in 2015 and the first H shareholders' class meeting in 2015; or			
(c) the date on which the authority conferred by this special resolution is revoked or varied by a special resolution of shareholders at a general meeting, or a special resolution of shareholders at a class meeting of holders of domestic share (A share) or a class meeting of holders of overseas-listed foreign invested share (H share),			
except where the board of directors has resolved to repurchase domestic shares (A shares) or overseas-listed foreign invested shares (H shares) during the Relevant Period and the share repurchase is to be continued or implemented after the Relevant Period.			

The total number of A shares of the Company entitling the holders to attend and vote for or against the resolution at the A Share Class Meeting was 16,491,037,955. There were no shares which entitle the shareholders to attend and vote only against any resolution at the A Share Class Meeting. There were no shares entitling the holders to attend and abstain from voting in favour of any resolution as set out in Rule 13.40 of the Hong Kong Listing Rules at the A Share Class Meeting. Further, no shareholder of the Company was required under the Hong Kong Listing Rules to abstain from voting at the A Share Class Meeting.

#### THE H SHARE CLASS MEETING

The H Share Class Meeting was convened by the Board by way of physical meeting and Dr. Zhang Yuzhuo chaired the H Share Class Meeting. There was no rejection or amendment of resolutions at the H Share Class Meeting, and there was no new resolution proposed at the H Share Class Meeting.

2 shareholders and authorized proxies, holding in aggregate 1,439,391,392 voting H shares of the Company, was present at the H Share Class Meeting, representing 42.352698% of the total issued H shares of the Company. The H Share Class Meeting was convened and held in compliance with laws and regulations and the articles of association of the Company.

The following resolution was considered and approved and voting was made by poll at the H Share Class Meeting:

Special Resolution	Number of Valid Votes (percentage of total valid votes cast)		
	For	Against	Abstain
To consider and, if thought fit, to approve the following general mandate for the board to repurchase the Company's A shares and H shares:-	1,438,597,057 (99.944815%)	794,335 (0.055185%)	0 (0.000000%)
(1) approve a general mandate to the board of directors to, by reference to market conditions and in accordance with needs of the Company, to repurchase domestic shares (A shares) not exceeding 10% of the number of domestic shares (A shares) in issue at the time when this resolution is passed at annual general meeting and class meetings of shareholders. Pursuant to PRC laws and regulations, and for repurchases of domestic shares (A shares), the Company will seek further approval from its shareholders in general meeting for each repurchase of domestic shares (A shares) even where the general mandate is granted, but will not be required to seek shareholders' approval at class meetings of holders of domestic share (A share) or holders of overseas-listed foreign invested share (H share).			

	Special Resolution	Number of Valid Votes (percentage of total valid votes cast)		
		For	Against	Abstain
(2)	approve a general mandate to the board of directors to, by reference to market conditions and in accordance with needs of the Company, to repurchase overseas-listed foreign invested shares (H shares) not exceeding 10% of the number of overseas-listed foreign invested shares (H shares) in issue at the time when this resolution is passed at annual general meeting and class meetings of shareholders.			
(3)	the board of directors be authorised to (including but not limited to the following):-			
	(i) determine time of repurchase, period of repurchase, repurchase price and number of shares to repurchase etc;			
	(ii) notify creditors and issue announcements;			
	(iii) open overseas share accounts and to carry out related change of foreign exchange registration procedures;			
	(iv) carry out relevant approval procedures and to carry out filings with the China Securities Regulatory Commission;			
	(v) carry out cancelation procedures for repurchased shares, make corresponding amendments to the articles of association of the Company relating to share capital and shareholdings etc, carry out modification registrations, and to deal with any other documents and matters related to share repurchase.			

Special Resolution		Number of Valid Votes (percentage of total valid votes cast)		
-	For	Against	Abstain	
(4) Authorisation period				
The period of above general mandate shall not exceed the relevant period (the "Relevant Period"). The Relevant Period commences from the day when the authority conferred by this special resolution is approved by special resolution of shareholders at a general meeting and ends at the earlier of:—				
(a) the conclusion of the annual general meeting fo 2015;				
(b) the expiration of a period of twelve months following the passing of this special resolution a the annual general meeting for 2014, the first A shareholders' class meeting in 2015 and the first F shareholders' class meeting in 2015; or				
(c) the date on which the authority conferred by this special resolution is revoked or varied by a special resolution of shareholders at a general meeting or a special resolution of shareholders at a class meeting of holders of domestic share (A share) or a class meeting of holders of overseas-listed foreign invested share (H share),				
except where the board of directors has resolved to repurchase domestic shares (A shares) or overseas-listed foreign invested shares (H shares) during the Relevan Period and the share repurchase is to be continued o implemented after the Relevant Period.				

The total number of H shares of the Company entitling the holders to attend and vote for or against the resolution at the H Share Class Meeting was 3,398,582,500. There were no H shares which entitle the shareholders to attend and vote only against any resolution at the H Share Class Meeting. There were no shares entitling the holders to attend and abstain from voting in favour of any resolution as set out in Rule 13.40 of the Hong Kong Listing Rules at the H Share Class Meeting. Further, no shareholder of the Company was required under the Hong Kong Listing Rules to abstain from voting at the H Share Class Meeting.

In accordance with the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited, the representative from Computershare Hong Kong Investor Services Limited, the Company's H share registrar, acted as one of the scrutineers in respect of the voting at the AGM, the A Share Class Meeting and the H Share Class Meeting.

#### FURTHER INFORMATION ON THE PAYMENT OF FINAL DIVIDEND

The resolution relating to payment of a final dividend of RMB0.74 per share (inclusive of tax) for the year ended 31 December 2014 to the shareholders whose names appear on the registers of members of the Company on Friday, 12 June 2015 was approved at the AGM. The final dividend of RMB0.74 (equivalent to HK\$0.938110) per share (inclusive of tax) payable to the Company's shareholders of H shares will be paid in Hong Kong dollars, with the Hong Kong dollar to RMB exchange rate being the average benchmark rate published by the Bank of China for the period of five working days immediately prior to the date of declaration of dividend. The applicable exchange rate for the purpose of the payment of the final dividend is therefore HK\$100 = RMB78.882. Accordingly, the final dividend of HK\$0.938110 per H share (inclusive of tax) of the Company is expected to be paid to shareholders of H shares of the Company on or about 10 July 2015. For shareholders who invest into the shares via Hong Kong Stock Connect ("HKSC shareholders"), according to the requirements of China Securities Depository and Clearing Corporation Limited, the Shanghai Branch of China Securities Depository and Clearing Corporation Limited shall collect cash dividends paid by the Company as the nominal holder on behalf of such HKSC shareholders, and deliver the related cash dividends to such HKSC shareholders through its Depository and Clearing System. As specified in the relevant resolution, the Company will comply with the tax withholding obligations under the relevant laws, regulations and regulatory authorities.

### **DEFINITIONS**

In this announcement, unless the context otherwise requires, the following terms shall have the meanings set out below:

"A Share Class Meeting" the 2015 first class meeting of the holders of A shares of the

Company

"AGM" the annual general meeting for the year 2014 of the Company

"Board" the board of directors of the Company

"Company" China Shenhua Energy Company Limited (中國神華能源股份有限

公司), a joint stock limited company incorporated under the laws of the PRC and the H shares of which are listed and traded on The

Stock Exchange of Hong Kong Limited

"H Share Class Meeting" the 2015 first class meeting of the holders of H shares of the

Company

"PRC" the People's Republic of China

"RMB" Renminbi, the lawful currency of the People's Republic of China

By order of the board of directors

China Shenhua Energy Company Limited

Huang Qing

Secretary to the Board of Directors

Beijing, 29 May 2015

As at the date hereof, the Board comprises the following: Dr. Zhang Yuzhuo, Dr. Ling Wen, Mr. Han Jianguo and Mr. Wang Xiaolin as executive directors, Mr. Chen Hongsheng as non-executive director, and Ms. Fan Hsu Lai Tai, Mr. Gong Huazhang and Mr. Guo Peizhang as independent non-executive directors.