INTERNATIONAL STEELS LIMITED

Result Sheet for Resolution at the Extraordinary General Meeting to be held on Tuesday, August 13, 2024

at 12:00 PM at Beach Luxury Hotel, Off: M.T.Khan Road.

Karachi

Date of the AGM/EOGM	13.Aug. 2024
Date of poli	13 Aug. 2024
Dates for casting e-voting	08 Aug. 2024 To 12 Aug. 2024
Last date of receiving postal ballot	12 Aug. 2024

Resolution

RESOLVED THAT subject to compliance with the applicable laws, the Company be and is hereby authorized to subscribe 4,845,000 (Four Million Fight Hundred Forty-Five Thousand only) ordinary shares with a par value of PKR 10 (Pakistan Rupees Ten) each making a total of Rs.48.450,000/- (Pakistan Rupees Forty-Fight Million Four Hundred Fifty Thousand only) or 17% of the post-issuance paid up capital of Chinoy Engineering & Construction (Private) Limited (*CECL*) by subscribing to such shares of CECL and is therefore empowered to take all such actions including, but not limited to, filing the requisite applications for seeking the permission of the SECP. If any, and/or any other regulatory approvals that may be required under the applicable laws for the issuance of the ordinary shares.

FURTHER RESOLVED THAT the Company be and is hereby also authorized to invest in CECL by way of extending short-term loans up to PKR 300 million at a markup of KIBOR + 3%, If needed,

Agenda Item No.1 FURTHER RESOLVED THAT the Company be and is hereby authorized to issue a Corporate Guarantee in favor of Habib Bank Limited for CECL to secure financing of up to PKR 1.5 billion.

FURTHER RESOLVED THAT the Company be and is hereby authorized to issue a guarantee to ensure that CECL performs its obligations under the contract with Reko Dio Mining Company Ltd ("ROMC"), with Joint and several liability with associated companies international industries Limited and Pakistan Cables Limited.

FURTHER RESOLVED THAT Chief Executive Officer and/or Chief Financial Officer and/or Company Secretary of the International Steels Limited. or such other person(s) as may be authorized by any of them, be and are hereby, jointly, and severally, authorized and empowered to execute and deliver all necessary documents, take all necessary steps, and do all such acts, deeds, and things including, but not limited to, carrying out all fillings, submissions and applications with the PSX and the SECP and /or with any other authority for and on behalf, and in the name, of the Company as may be necessary or required or as any of them may think fit for or in connection with or incidental to fulfill the above resolutions and fulfill the objectives thereof.

FURTHER RESOLVED THAT the aforesaid resolutions shall be subject to any amendments, modifications, additions, or deletions as may be suggested, directed, or required by the SECP or any other regulatory body, which changes shall be deemed to be part of these special resolutions without the need of the shareholders to pass fresh resolutions unless the same is substantial.

ote cast through	e-voting			1
S. No.	Agenda Name	Votes In Favour	Votes In Against	Remarks
1	Agenda Item No.1	93226	2335	
ote cast through	ballot paper			
S. No.	Agenda Name	Votes In Favour	Votes In Against	Remarks
1	Agenda Item No.1	250720108	106490	
ote cast in perso	n or through proxy			
S. No.	Agenda Name	Votes In Favour	Votes In Against	Remarks
1	Azenda item No.1	16495870	0	

S. No.	Agenda Name	Total No. of Shares / Voters Held	Total Number of Votes Casted	Total Number of Invalid Votes	Votes in Favour	Votes In Against	Percentage of Votes Casted in Favour	Resolution Passed / Not Passed	Remarks
1	Agenda Item No.1	. 267418029	267418029	0	267309204	108825	99.9593	Passed	

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