Zhejiang Huayou Cobalt Co., Ltd.

Resolution Announcement of the First Extraordinary General Meeting in 2025

The Board of Directors and all directors of the Company warrant that there is no false representation, misleading statement or material omissions herein, and will assume legal liabilities with respect to the truthfulness, accuracy and completeness hereof.

Important Notice:

• Is there any proposal rejected at the meeting: No

I. Convening and Attendance

- (I) Date: January 20, 2025
- (II) Address: Conference Room 1, 1/F, R&D Building of Zhejiang Huayou Cobalt Co., Ltd., No. 79, Wuzhen East Road, Tongxiang Economic Development Zone, Zhejiang Province
- (III)Ordinary shareholders present at the meeting and preferred shareholders with restored voting rights and the shares held by them:

1. Number of shareholders and proxies present at the meeting	3,439
2. Total number of voting shares held by shareholders present at the meeting (share)	524,468,601
3. Percentage of the number of voting shares held by shareholders present at the meeting to the total number of voting shares of the Company (%)	31.3207

(IV)Whether the voting method complies with the provisions of the Company Law and the Articles of Association of the Company, and the presiding of the general meeting.

The meeting was convened by the Board of Directors of the Company, and presided

over by Mr. Chen Hongliang. The convening, holding and voting of the meeting complied with the provisions of the Company Law of the People's Republic of China and the Articles of Association of the Company, and the resolutions made thereat are lawful and valid.

(V) Attendance of directors, supervisors and board secretary of the Company

- 1. The Company has 7 directors, 5 of whom attended the meeting. The Chairman Mr. Chen Xuehua and the Vice Chairman Mr. Fang Qixue did not attend the meeting due to work schedule conflict.
- 2. The Company has 3 supervisors, 1 of whom attended the meeting. The Chairman Mr. Zhang Jiangbo and the Supervisor Ms. Tao Yiwen did not attend the meeting due to work schedule conflict.
- 3. The board secretary Mr. Li Rui attended the meeting.

II. Proposals Deliberated

- (I) Proposals for non-cumulative voting
- 1. Name of the proposal: Proposal on the "2024 Restricted Share Incentive Plan (Draft)" of the Company and Summary

Result: Approved

Voting result:

Type of	For		Aga	ainst	Abstain	
shareholde	Votes	Percentag	Votes	Percentag	Votes	Percentag
r		e (%)		e (%)		e (%)
A-share	512,760,18	97.8405	10,654,34	2.0330	663,23	0.1266
	3		8		4	

2. Name of the proposal: Proposal on the "Measures for the Assessment and Administration of the Implementation of 2024 Restricted Share Incentive Plan" of the Company

Result: Approved

Voting result:

Type of	For		Against		Abstain		
sharehol	Votes	Percentage	Votes	Percentage	Votes	Percentage	
der		(%)		(%)		(%)	
A-share	512,958,321	97.8783	10,452,460	1.9944	666,984	0.1273	

3. Name of the proposal: *Proposal on Requesting the General Meeting to Authorize the Board of Directors to Handle Matters Related to the 2024 Restricted Share Incentive Plan*

Result: Approved

Voting result:

Type of	Fo	or	Against		Abstain	
shareholder	r Votes Percentage		Votes	Percentage	Votes	Percentage
		(%)		(%)		(%)
A-share	512,980,015	97.8824	10,434,560	1.9910	663,190	0.1265

(II) Voting result of shareholders holding less than 5% of shares concerning major

matters

S/N	Proposal	For		Agai	inst	Abstain	
		Votes	Percentage	Votes	Percentage	Votes	Percentage
			(%)		(%)		(%)
1	Proposal on the "2024	142,439,755	92.6393	10,654,348	6.9293	663,234	0.4314
	Restricted Share						
	Incentive Plan (Draft)" of						
	the Company and						
	Summary						
2	Proposal on the	142,637,893	92.7682	10,452,460	6.7980	666,984	0.4338
	"Measures for the						
	Assessment and						
	Administration of the						
	Implementation of 2024						
	Restricted Share						
	Incentive Plan" of the						
	Company						
3	Proposal on Requesting	142,659,587	92.7823	10,434,560	6.7864	663,190	0.4313
	the General Meeting to						
	Authorize the Board of						
	Directors to Handle						
	Matters Related to the						
	2024 Restricted Share						
	Incentive Plan						

(III) Statement on the voting on the proposals

1. All of the proposals are subject to a special resolution to be approved by more than

two-thirds of the valid votes present at the meeting.

2. About the solicitation of proxies by independent directors: According to relevant provisions of the *Administrative Measures for Equity Incentives of Listed Companies*, the independent director Mr. Qian Bailin has been entrusted by other independent directors as the solicitor to publicly solicit proxies from all shareholders of the Company in respect of the proposals on the 2024 Restricted Stock Incentive Plan, which would be deliberated at the 2025 first extraordinary general meeting of the Company to be held on January 20, 2025. The Company has released the *Announcement on the Public Solicitation of Proxies by Independent Directors* on the website of the Shanghai Stock Exchange on December 31, 2024 (http://www.sse.com.cn) and other designated disclosure media with respect thereto.

According to the written statement and undertaking of the Company and Mr. Qian Bailin, the solicitor does not fall under the circumstances stipulated in Article 3 of the *Interim Provisions on the Administration of Public Solicitations of Proxies from Shareholders of Listed Companies* where he cannot publicly solicit proxies as a solicitor, and the solicitor undertakes to continue to meet the conditions of being a solicitor from the solicitation date to the exercise date. After check by the Company, there was no shareholder who appointed proxies for voting during the period mentioned above.

III. Witness by Lawyer

1. The law firm that witnessed the general meeting is: Grandall Law Firm (Hangzhou)

Lawyer: Jiang Limin, Shi Qin

2. Legal opinion:

The procedures for convening and holding the general meeting of Zhejiang Huayou Cobalt Co., Ltd., the procedure for independent directors to solicit proxies, as well as the qualifications of the persons attending the meeting and the convener, the voting procedures and results, all conform to the provisions of laws, administrative regulations, normative documents such as the Company Law, the Rules of the General Meeting, the Governance Standards, and the Guidelines for Normative Operations, as well as the Articles of Association of the Company. Therefore, the voting results of the general meeting are legal and valid.

It is hereby announced the above.

Board of Directors of Zhejiang Huayou Cobalt Co., Ltd. January 21, 2025



Legal opinion signed and sealed by the director of the law firm that witnessed the meeting.

• Filing document

Resolutions of the general meeting signed and confirmed by the directors present and the recorder and affixed with the board seal.