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(incorporated in the Cayman Islands with limited liability) (Stock code: 658)

## RESULTS OF ANNUAL GENERAL MEETING HELD ON 13 JUNE 2011

At the annual general meeting of China High Speed Transmission Equipment Group Co., Ltd. (the "Company") held on 13 June 2011 ("AGM"), a poll was demanded by the Chairman for voting on all the resolutions as set out in the notice of AGM dated 4 May 2011.

As at the date of the AGM, the issued share capital of the Company was 1,362,736,956 shares, which was the total number of shares entitling the holders to attend and vote for or against the resolutions at the AGM. There were no restrictions on shareholders to cast votes on any of the resolutions at the AGM. There was no share entitling the holder to attend and vote only against the resolutions at the AGM. Shareholders of the Company and authorised proxies holding an aggregate of 1,359,923,956 shares, representing approximately 99.793577% of the total issued shares of the Company were present at the AGM.

The Company's branch share registrar in Hong Kong, Computershare Hong Kong Investor Services Limited, was appointed as the scrutineer at the AGM for the purpose of vote-taking. As more than one half of the total number of the votes held by the shareholders and authorised proxies who attended the AGM were cast in favour of the resolutions 1, 2, 3, 4 and 6, all such resolutions were approved and passed by shareholders as ordinary resolutions. The resolutions 5 and 7 were voted down by the shareholders. Details of the poll results are as follows:

	Ordinary resolutions	Number of votes cast and approximate percentage of total number of votes cast		Total number
		For	Against	of votes cast
1	To receive and approve the audited consolidated	600,845,898	1,000	600,846,898
	financial statements and together with the	(99.999834%)	(0.000166%)	
	directors' report and the independent auditors'			
	report of the Company for the year ended 31			
	December 2010.			
2	To declare a final dividend in respect of the year	600,868,898	1,000	600,869,898
	ended 31 December 2010.	(99.999834%)	(0.000166%)	
3	(a) To re-elect Mr. Liao Enrong as executive	388,711,202	211,361,826	600,073,028
	director.	(64.777316%)	(35.222684%)	
	(b) To re-elect Mr. Jiang Xihe as independent	598,371,098	2,498,800	600,869,898
	non-executive director.	(99.584136%)	(0.415864%)	
	(c) To re-elect Mr. Zhu Junsheng as	598,370,098	2,498,800	600,868,898
	independent non-executive director.	(99.584136%)	(0.415864%)	
	(d) To re-elect Mr. Chen Shimin as	598,371,098	2,498,800	600,869,898
	independent non-executive director.	(99.584136%)	(0.415864%)	
	(e) To authorize the board of directors of the	600,372,898	474,000	600,846,898
	Company to fix the remuneration of	(99.921111%)	(0.078889%)	
	directors.			
4	To re-appoint Deloitte Touche Tohmatsu as	600,863,898	6,000	600,869,898
	auditors of the Company and to authorize the	(99.999001%)	(0.000999%)	
	board of directors of the Company to fix their			
	remuneration.			
5	To grant a general mandate to the directors of	247,089,121	353,780,777	600,869,898
	the Company to allot, issue and deal with the	(41.121900%)	(58.878100%)	
	Company's shares.			
6	To grant a general mandate to the directors of	600,360,898	509,000	600,869,898
	the Company to repurchase the Company's	(99.915289%)	(0.084711%)	
	shares.			

	Ordinary resolutions	Number of votes cast and approximate percentage of total number of votes cast		Total number
		For	Against	of votes cast
7	To extend the general mandate to issue shares of	247,280,842	353,503,056	600,783,898
	the Company by adding thereto the shares	(41.159699%)	(58.840301%)	
	repurchased by the Company.			

By order of the Board China High Speed Transmission Equipment Group Co., Ltd. Lui Wing Hong, Edward Company Secretary

## Hong Kong, 13 June 2011

As at the date of this announcement, the executive directors of the Company are Mr. Hu Yueming, Mr. Chen Yongdao, Mr. Lu Xun, Mr. Li Shengqiang, Mr. Liu Jianguo, Mr. Liao Enrong and Mr. Jin Maoji; and the independent non-executive directors are Mr. Zhu Junsheng, Mr. Jiang Xihe and Mr. Chen Shimin.

\* For identification purposes only