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天溢(森美)控股有限公司
Tianyi (Summi) Holdings Limited
(Incorporated in the Cayman Islands with limited liability)
(Stock code: 00756)

**RESULTS OF THE ANNUAL GENERAL MEETING
RE-ELECTION OF RETIRING DIRECTORS
CHANGE OF COMPANY NAME**

The Board is pleased to announce that all the resolutions as set out in the AGM Notice were duly passed at the AGM held on 22 November 2017.

Reference is made to the notice of annual general meeting dated 23 October 2017 (the “**AGM Notice**”) of Tianyi (Summi) Holdings Limited (the “**Company**”). Unless otherwise defined, capitalised terms used herein shall have the same meanings as defined in the circular of the Company dated 23 October 2017.

RESULTS OF AGM

The board (the “**Board**”) of directors (the “**Directors**”) of the Company is pleased to announce that, at the annual general meeting (the “**AGM**”) held on 22 November 2017 (Wednesday) at 3:30 p.m. at Suites 2003 to 2004, 20/F., Tower One, Times Square, 1 Matheson Street, Causeway Bay, Hong Kong, poll voting was adopted for all of the resolutions (the “**Resolutions**”) as set out in the AGM Notice.

The Board is pleased to announce that all the Resolutions were duly passed by the shareholders of the Company (the “**Shareholders**”) by poll voting at the AGM. The poll results for the Resolutions are as follows:–

Ordinary Resolutions		Number of Votes (approximate %)		Total Votes
		For	Against	
1.	To receive and consider the audited consolidated financial statements and reports of the directors and auditors of the Company and its subsidiaries for the year ended 30 June 2017.	480,655,288 (100%)	– (0%)	480,655,288
2.	(a) Mr. Zeng Jianzhong be re-elected as an independent non-executive director of the Company and to authorise the board of directors of the Company to fix his remuneration.	466,449,408 (97.04%)	14,205,880 (2.96%)	480,655,288
	(b) Mr. Zhuang Xueyuan be re-elected as an independent non-executive director of the Company and to authorise the board of directors of the Company to fix his remuneration.	466,449,408 (97.04%)	14,205,880 (2.96%)	480,655,288
	(c) Mr. Zhuang Weidong be re-elected as an independent non-executive director of the Company and to authorise the board of directors of the Company to fix his remuneration.	466,449,408 (97.04%)	14,205,880 (2.96%)	480,655,288
3.	To re-appoint SHINEWING (HK) CPA Limited as auditors of the Company and to authorise the board of directors of the Company to fix their remuneration.	480,663,288 (100%)	– (0%)	480,663,288
4.	To approve and declare the proposed final dividend of HK\$0.015 per share for the year ended 30 June 2017	480,663,288 (100%)	– (0%)	480,663,288
5.	To grant a general mandate to the directors of the Company to allot, issue and deal with additional shares not exceeding 20% of the aggregate number of shares of the Company as at the date of passing this resolution.	466,449,408 (97.04%)	14,205,880 (2.96%)	480,655,288

Ordinary Resolutions		Number of Votes (approximate %)		Total Votes
		For	Against	
6.	To grant a general mandate to the directors of the Company to repurchase shares not exceeding 10% of the aggregate number of shares of the Company as at the date of passing this resolution.	480,663,288 (100%)	– (0%)	480,663,288
7.	To extend the general mandate granted to the directors of the Company to allot, issue and deal with additional shares in the share capital of the Company by an amount not exceeding the amount of the shares repurchased by the Company.	466,449,408 (97.04%)	14,205,880 (2.96%)	480,655,288
Special Resolutions		Number of Votes (approximate %)		Total Votes
		For	Against	
1.	To approve the change of the English name of the Company from “Tianyi (Summi) Holdings Limited” to “Summi (Group) Holdings Limited” and the Chinese name of the Company from “天溢(森美)控股有限公司” to “森美(集團)控股有限公司”, and to authorise the directors of the Company to do all such acts, deeds and things and execute all documents they consider necessary or expedient to effect the aforesaid change of the English name and the Chinese name of the Company.	480,663,288 (100%)	– (0%)	480,663,288

The description of the Resolutions above is by way of summary only. The full text appears in the AGM Notice.

As more than 50% of the votes were cast in favour of each of the Ordinary Resolutions, each of the Ordinary Resolutions was duly passed as an ordinary resolution of the Company.

As more than 75% of the votes were cast in favour of the Special Resolution, the Special Resolution was duly passed as a special resolution of the Company.

The Hong Kong branch share registrar and transfer office of the Company, Computershare Hong Kong Investor Services Limited was appointed as the scrutineer for the poll voting at the AGM.

Notes:

- (a) The total number of shares of the Company in issue as at the date of the AGM: 1,347,860,727 shares of HK\$0.01 each. No Shareholder was required to abstain from voting on the Resolutions at the AGM under the Rules Governing the Listing of Securities on The Stock exchange of Hong Kong Limited (the “**Listing Rules**”).
- (b) The total number of shares of the Company entitling the holders to attend and abstaining from voting in favour of the Resolutions at the AGM pursuant to Rule 13.40 of the Listing Rules: Nil.
- (c) The total number of shares of the Company entitling the holders to attend and to vote for or against the Resolutions at the AGM: 1,347,860,727 shares.
- (d) No party has indicated in the circular of the Company dated 23 October 2017 that he/she/it intends to vote against or to abstain from voting on any of the Resolutions at the AGM.

RE-ELECTION OF MR. ZENG JIANZHONG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR

At the AGM, the re-election of Mr. Zeng Jianzhong (曾建中) (“**Mr. Zeng**”) as an independent non-executive director was duly approved by the Shareholders and such appointment took effect immediately thereafter.

Mr. Zeng, aged 58, is an independent non-executive Director of the Company. He joined the Group in September 2011. Mr. Zeng has been a director and the deputy general manager of SVXM Pharma Inc. (博分(廈門)醫藥研發有限公司) since April 2007, responsible for general management. Mr. Zeng has around 7 years of experience in the food and beverage industry as a deputy general manager of Xiamen Luquan Industries General Co. Ltd. (廈門綠泉實業總公司) (“**Xiamen Luquan**”) from October 2001 to March 2007, during which, he also acted as a director and/or a manager in various food and beverage companies including Swire Coca-Cola Beverages Xiamen Limited (廈門太古可口可樂飲料有限公司), Xiamen Huari Foods Industrial Ltd (廈門華日食品有限公司) and Xiamen Huarong Food Company Limited (廈門華榮食品有限公司), a subsidiary of Xiamen Luquan. Prior to those, he worked in Xiamen Sanjuan Rihua Company Limited (廈門三圈日化有限公司) (“**Xiamen Sanjuan**”), a company principally engaged in household chemical products business for around 16 years. His last position with Xiamen Sanjuan was the deputy general manager and as a director and the general manager of its subsidiary, Xiamen Xinsanyang Industrial Limited (廈門新三陽實業有限公司). Mr. Zeng graduated from the University of Xiamen (廈門大學) majoring in electrochemistry in July 1982. In January 1997, he completed his postgraduate course in Business Administration in the Postgraduate College of Xiamen University. He also obtained a degree of master in Business Administration from the University of Northern Virginia in June 2003. Mr. Zeng is a member of both the audit committee and nomination committee of the Company.

Mr. Zeng has entered into a director's service agreement with the Company for two years commencing on 1 July 2017, which may be terminated by either party giving to the other party at least three months' prior written notice and is entitled to receive a director's remuneration of RMB48,000 per annum which are determined with reference to the prevailing market practice, the Company's remuneration policy, his duties and responsibilities with the Group. He is also entitled to receive a discretionary bonus and subsidies subject to the approval by the Board.

Save as disclosed above, there are no other matters relating to the re-election of Mr. Zeng that need to be brought to the attention of the Shareholders and there is no other information that should be disclosed pursuant to paragraph 13.51(2)(h) to (v) of the Listing Rules.

RE-ELECTION OF MR. ZHUANG XUEYUAN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR

At the AGM, the election of Mr. Zhuang Xueyuan as an independent non-executive Director was duly approved by the Shareholders and such appointment took effect immediately thereafter.

Mr. Zhuang Xueyuan (莊學遠) (“**Mr. Zhuang XY**”), aged 54, is an independent non-executive Director of the Company. He joined the Group in 2008. Mr. Zhuang XY is a senior accountant accredited by the Assessing Panel of High Level Duties of Professional Accountants of Fujian Province (福建省會計專業人員高級職務評審委員會) in 2002. Mr. Zhuang XY had worked with Fujian Quanzhou Resources Group Company (福建泉州物資集團公司) from 1982 to 2000 where he had served as, among other roles, the accountant of the finance department in charge of the accounting issues of the company. Through which, Mr. Zhuang XY has gained about 18 years of experience in accounting and auditing. He has served as a manager and then as a director of State-owned Assets Investment Company Limited of Luo Jiang District of Quanzhou City (泉州市洛江區國有資產投資經營有限公司). He has also served as a director of Tang Xi Industrial Park Construction and Development Company Limited in Wan An Development Zone of Quanzhou City (泉州市萬安開發區塘西工業園建設開發有限公司), a supervisor of Luo Jiang Foreign Trade Company Limited (洛江區對外貿易有限公司) and a legal representative of He Shi Chemist at Luo Jiang District of Quanzhou City (泉州市洛江區河市醫藥店). Mr. Zhuang XY is a chairman of both the audit committee and the remuneration committee of the Company.

Mr. Zhuang XY has entered into a director's service agreement with the Company for two years commencing on 1 July 2017, which may be terminated by either party giving to the other party at least three months' prior written notice and is entitled to receive a director's remuneration of RMB48,000 per annum which are determined with reference to the prevailing market practice, the Company's remuneration policy, his duties and responsibilities with the Group. He is also entitled to receive a discretionary bonus and subsidies subject to the approval by the Board.

Save as disclosed above, the Company considers that in relation to the election of Mr. Zhuang XY as an independent non-executive Director, there are no other matters relating to the election that need to be brought to the attention of the Shareholders and there is no other information that should be disclosed pursuant to paragraph 13.51(2)(h) to (v) of the Listing Rules.

RE-ELECTION OF MR. ZHUANG WEIDONG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR

At the AGM, the re-election of Mr. Zhuang Weidong as an independent non-executive director was duly approved by the Shareholders and such appointment took effect immediately thereafter.

Mr. Zhuang Weidong (莊衛東) (“**Mr. Zhuang WD**”), aged 49, is an independent non-executive Director of the Company. He joined the Group in 2008. Mr. Zhuang WD graduated from the Agricultural College, Fujian (福建農學院) in 1991 specialising in planting of fruit trees and has served as a senior orchard gardener in Quanzhou Agricultural Science Research Centre (泉州市農業科學研究所) since 2003. He has received the Third Prize in the Technology Advance Award of Quanzhou City (泉州市科學技術進步三等獎) and the Second Prize in the Technology Award of Fujian Province (福建省科學技術二等獎). Mr. Zhuang WD is a member of the audit committee, the nomination committee and the remuneration committee of the Company.

Mr. Zhuang WD has entered into a director's service agreement with the Company for two years commencing on 1 July 2017, subject to rotation and re-election at annual general meeting of the Company in accordance with the articles of association of the Company. Mr. Zhuang is not entitled to any salary.

Save as disclosed above, the Company considers that in relation to the election of Mr. Zhuang WD as an independent non-executive Director, there are no other matters relating to the election that need to be brought to the attention of the Shareholders and there is no other information that should be disclosed pursuant to paragraph 13.51(2)(h) to (v) of the Listing Rules.

CHANGE OF COMPANY NAME

Change of Company Name will take effect from the date on which the new names of the Company are entered in the register by the Registrar of Companies in the Cayman Islands. The Company will thereafter carry out any necessary filing procedures with the Companies Registry in Hong Kong as required under the applicable laws, rules and regulations of Hong Kong.

By Order of the Board
Tianyi (Summi) Holdings Limited
Sin Ke
Chairman

Hong Kong, 22 November 2017

As at the date of this announcement, the Board comprises: Mr. SIN Ke and Mr. SAN Kwan as executive Directors; Mr. TSANG Sze Wai Claudius as non-executive Director and Mr. ZENG Jianzhong, Mr. ZHUANG Weidong and Mr. ZHUANG Xueyuan as independent non-executive Directors.