（a joint stock company with limited liability incorporated in the People＇s Republic of China）
（H Shares Stock Code：00317）
Proxy Form
For Use at the Second Extraordinary General Meeting of 2021
to be held on Wednesday， 22 December 2021

| The number of shares <br> to which this proxy <br> form relates | H shares |
| :--- | :--- |

I／We $\qquad$
of $\qquad$
the Chairman of the Second Extraordinary General Meeting of 2021 or ${ }^{(2)} \mathrm{Mr} . / \mathrm{Ms}$ ．
as my／our proxy to attend and vote on behalf of me／us at the Second Extraordinary General Meeting of 2021 （the ＂Meeting＂）of CSSC Offshore \＆Marine Engineering（Group）Company Limited（the＂Company＂）to be held at Conference Room，15／F，Marine Tower， 137 Gexin Road，Haizhu District，Guangzhou，The People＇s Republic of China at 10：30 a．m．on Wednesday， 22 December 2021 or at any adjournment thereof．

| No． | SPECIAL RESOLUTIONS | Voting instruction |  |  |  |
| :---: | :--- | :--- | :--- | :--- | :--- |
|  | Against ${ }^{(3)}$ | Abstained $^{(3)}$ |  |  |  |
| 1. | To consider <br> amendments to the Articles of Association | and relation to the |  |  |  |
| 2. | To consider and approve the resolution in relation to the <br> amendments to the Rules of Procedure for Shareholders Meetings |  |  |  |  |
| 3. | To consider and approve the resolution in relation to the <br> amendments to the Rules of Procedure for Board Meetings |  |  |  |  |


| No． | ORDINARY RESOLUTION <br> ADOPTING CUMULATIVE VOTING | Cumulative Voting ${ }^{\text {（Note 6）}}$ |
| :--- | :--- | :--- |
| 4.00 | To consider and approve the resolution in relation to the election <br> of directors of the Company |  |
| 4.01 | To consider and approve the resolution in relation to the election <br> of Mr．Ren Kaijiang as a non－executive director of the Company |  |

Signature of Appointor ${ }^{(4)}$ ：
Number of shares held by Appointor： $\qquad$
Signature of Proxy： $\qquad$

Date of appointment： $\qquad$ 2021

Identity card number of Appointor： $\qquad$
Shareholder account number of Appointor： $\qquad$
Identity card number of Proxy： $\qquad$


## Notes:

1. Please fill in the number of shares registered under your name and to which the proxy relates. If no such number is filled, this form of proxy will be deemed to relate to all the shares in the Company registered under your name
2. Please delete "the Chairman of the Second Extraordinary General Meeting of 2021 or" and insert the name of proxy appointed if the chairman of the meeting is not appointed as your proxy.
3. If you wish to vote for any resolution, please tick in the box marked "For". If you wish to vote against any resolution, tick in the box marked "Against". If you wish to abstain from voting on any resolution, tick in the box marked "Abstained". Failure to tick a box will entitle your proxy to cast your vote at his/her discretion. The shares abstained will be counted in the calculation of the required majority. If no direction is given, your proxy may vote at his/her discretion. Unless you direct in the proxy form, the proxy will also be entitled to vote at his/her discretion for any resolution duly put to the Meeting other than those set out in the notice of the Meeting. You should give your opinion as any one of the following: "For", "Against" or "Abstained". Any vote which is not filled or filled wrongly or with unrecognizable writing or not cast will be deemed as having waived your voting rights, and the corresponding poll will be counted as "Abstained".
4. The form of proxy must be signed by you or your attorney duly authorized in writing, or if the shareholder is a company, signed either under seal or under the hand of an officer or attorney duly authorized.
5. In order to be valid, please lodge this proxy form together with the notarized power of attorney or other documents of authorization (if any) under which it is signed (in case of holders of A shares) to the Company's registered address not less than 24 hours before the time scheduled for the holding of the Meeting (or any adjournment thereof). Holders of H -shares must deliver completed proxy forms and other authorization documents (if any) to the Company's H-share registrars, Hong Kong Registrars Limited at 17M/F, Hopewell Centre, 183 Queen's Road East, Wan Chai, Hong Kong, not less than 24 hours before the time scheduled for the holding of the Meeting (or any adjournment thereof).
6. Explanation of the voting method for electing directors, independent non-executive directors and supervisors using the cumulative voting
(1) The election of director candidates, the election of independent non-executive director candidates, and the election of supervisor candidates at the general meeting shall be numbered as resolution groups, respectively. Investors should vote for each candidate under each resolution group.
(2) The number of declared shares represents the number of votes in the election. For each resolution group, for each share held by shareholders, the total number of votes equal to the number of directors or supervisors to be elected under the resolution group. If a shareholder holds 100 shares of a listed company, 10 directors should be elected at the general meeting, and there are 12 director candidates, then the shareholder has 1,000 votes for the election resolution group of the Board.
(3) Shareholders shall vote within the limit of the number of votes of each resolution group. Shareholders can vote according to their own wishes. They can vote for one candidate in a centralized manner, or they can vote for different candidates in any combination. After the voting is over, number of votes received will be calculated for each resolution, respectively.
(4) Example:

A listed company held a general meeting and adopted the cumulative voting system to re-elect the board of directors and the Supervisory Committee. 5 directors should be elected from 6 director candidates, 2 independent non-executive directors should be elected from 3 independent non-executive director candidates and 2 supervisors should be elected from 3 supervisor candidates, the matters requiring voting are as follows:

| Cumulative voting resolution |  |  |
| :--- | :--- | :--- |
| 4.00 | Resolution in relation to the election of directors | Number of vote(s) |
| 4.01 | E.g. Chen ... |  |
| 4.02 | E.g. Zhao ... |  |
| 4.03 | E.g. Jiang ... |  |
| $\ldots .$. | $\ldots .$. | Number of vote(s) |
| 4.06 | E.g. Song ... |  |
| 5.00 | Resolution in relation to the election of independent non-executive directors |  |
| 5.01 | E.g. Zhang ... |  |
| 5.02 | E.g. Wang ... |  |
| 5.03 | E.g. Yang ... | Number of vote(s) |
| 6.00 | Resolution in relation to the election of supervisors |  |
| 6.01 | E.g. Li ... |  |
| 6.02 | E.g. Chen ... |  |
| 6.03 | E.g. Wang ... |  |

An investor holds 100 shares of the company at the close of the equity registration day and adopts the cumulative voting system. He (she) has 500 voting rights in the resolution 4.00 "Resolution in relation to the election of directors", 200 voting rights in resolution 5.00 "Resolution in relation to the election of independent non-executive directors" and 200 voting rights in resolution 600 "Resolution in relation to the election of supervisors".

The investor can vote on the resolution 4.00 according to his/her wishes with a limit of 500 votes. He (she) can vote for one candidate with 500 votes in a centralized manner, or can vote for any candidate according to any combination.

As shown in the table:

| No. | Number of vote(s) |  |  |  |  |
| :--- | :--- | :---: | :---: | :---: | :---: |
|  |  | Method 1 | Method 2 | Method 3 | Method... |
| 4.00 |  | - | - | - |  |
| 4.01 |  | 500 | 100 | 100 |  |
| 4.02 | E.g. Zhao | 0 | 100 | 50 |  |
| 4.03 | E.g. Jiang | 0 | 100 | 200 |  |
| $\ldots \ldots$ | $\ldots \ldots .$. | $\ldots$ | $\ldots$ | $\ldots$ |  |
| 4.06 | E.g. Song | 0 | 100 | 50 |  |

