RC365 Holding Plc

("RC365" or the "Company")

Results of Annual General Meeting

Following today's Annual General Meeting ("AGM"), convened by the Notice of AGM dated 11 August 2023, RC365 is pleased to announce that all resolutions set out in the Notice of AGM were approved by shareholders.

The results of the poll for each resolution were as follows:

Resolution Number	Resolution	For	% For	Against	% Against	Withheld
1	To receive and adopt the audited financial statements for the year ended 31 March 2023 and the Reports of the Directors' and Auditors' thereon.	358,587	95.78%	4,171	1.11%	11,590
2	To approve the Remuneration Committee Report, as set out on pages 22 and 23 of the Annual Report.	333,118	88.99%	29,240	7.81%	11,990
3	To reappoint Shipleys LLP as auditors of the Company and to authorise the directors to determine their remuneration.	354,861	94.79%	12,086	3.23%	7,401
4	To reappoint Chi Kit Law as a Director of the Company.	342,221	91.41%	23,279	6.22%	8,848
5	To reappoint Robert Alan Cairns as a Director of the Company.	341,471	91.22%	24,029	6.42%	8,848
6	To reappoint Ajay Kumar Rajpal as a Director of the Company.	352,179	94.08%	13,607	3.63%	8,562
7	To reappoint Timothy Wai Yiu Tang as a Director of the Company.	342,336	91.45%	23,279	6.22%	8,733
8	THAT pursuant to Section 551 of the Companies Act 2006, the Directors be and are generally and unconditionally authorised to exercise all the powers of the Company to allot shares in the Company or to grant rights to subscribe for or convert any security into shares in the Company up to an aggregate nominal amount of £418,448.64 being approximately one-third of the current issued share capital of the Company provided that this authority shall expire	352,905	94.27%	13,628	3.64%	7,815

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	(unless previously renewed, varied or					
	revoked by the Company in general					
	meeting) at the conclusion of the next					
	Annual General Meeting of the					
	Company or 15 months after the					
	passing of this resolution (if earlier)					
	except that the Directors may before					
	the expiry of such period make an offer					
	or agreement which would or might					
	require shares to be allotted or rights					
	granted after the expiry of such period					
	and the Directors may allot shares or					
	grant rights in pursuance of that offer or					
	agreement as if this authority had not					
	expired.					
9	THAT, subject to the passing of	316,354	84.51%	28,176	7.53%	29,818
-	resolution 8 above, the Directors be	,		-, -		-,
	empowered pursuant to section 571 of					
	the Act to allot equity securities (within					
	the meaning of section 560 of the Act)					
	for cash pursuant to the authority					
	conferred by resolution 8 above as if					
	section 561 of the Act did not apply to					
	such allotment, provided that this					
	power shall be limited to the allotment					
	of equity securities as follows:					
	(a) the allotment of equity securities in					
	connection with any offer by way of					
	rights or an open offer of relevant					
	equity securities in connection with any					
	offer by way of rights or an open offer					
	of relevant equity securities where the					
	equity securities respectively attributed					
	to the interests of all holders of relevant					
	equity securities are proportionate (as					
	nearly as may be) to the					
	respective numbers of relevant equity					
	securities held by them but subject to					
	such exclusions or other arrangements					
	as the Directors may deem necessary or					
	expedient to deal with equity securities					
	which represent fractional entitlements					
	or on account of either legal or practical					
	problems arising in connection with the					
	laws or requirements of any regulatory					
	or other authority in any jurisdiction;					
	and					
	(b) otherwise than pursuant to					
	paragraph (a) above, up to an aggregate					
	nominal amount of £62,767.30 being					
	approximately 5 per cent. of the current					
	issued share capital of the Company.					
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	Provided that the powers conferred by					
	this resolution shall expire (unless					
	previously renewed, varied or revoked					
	by the Company in general meeting) on					
	a date which is either 15 months from					
	the date of the passing of this resolution					
	and the conclusion of the next Annual					
	General Meeting of the Company (the					
	"Section 571 Period") but so that the					
	-					
	company may at any time prior to the					
	expiry of the Section 571 Period make					
	an offer or agreement which would or					
	might require equity securities to be					
	allotted pursuant to these authorities					
	after the expiry of the Section 571					
	Period and the Directors may allot					
	equity securities in pursuance of such					
	offer or agreement as if the authorities					
	hereby conferred had not expired.					
10	THAT, subject to the passing of					
	resolution above, the Directors be	318,541	85.09%	27,426	7.33%	28,381
	empowered pursuant to section 571 of					
	the Act and in addition to any authority					
	granted under resolution 9, to allot					
	equity securities (within the meaning of					
	Section 560 of the Act) for cash					
	pursuant to the authority conferred by					
	resolution 8 above as if Section 561 of					
	the Act did not apply to such allotment,					
	provided that this power shall be					
	limited to the allotment of equity					
	securities as follows:					
	(a) up to an aggregate nominal amount					
	of £62,767.30 being approximately 5					
	per cent. of the current issued share					
	capital of the Company; and					
	(b) used only for the purposes of					
	financing (or refinancing, if the					
	authority is to be used within six					
	months after the original transaction) a					
	transaction which Directors determine					
	to be an acquisition or other capital					
	investment and which is announced					
	contemporaneously with the issue, or					
	which has taken place in the preceding					
	six-month period and is disclosed in the					
	announcement of the issue.					
	Provided that the powers conferred by					
	this resolution shall expire (unless					
	previously renewed, varied or revoked					
	by the Company in general meeting) on					
	a date which is either 15 months from					
	the date of the passing of this resolution					
	and the conclusion of the next Annual					
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hereby conferred had not expired.			

As at the date of the AGM, the number of issued ordinary shares of the Company was 128,534,591 shares. The total number of shares entitling the holders to attend and vote for or against all resolutions was 125,534,591. In accordance with the Company's Articles of Association, on a poll every member has one vote for every share held. Votes withheld are not votes in law and have not been counted in the calculation of the proportion of vote "for" or "against" a resolution. Proxy appointments which gave discretion to the Chairman have been included in the "for" total.

For further information please contact:

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