Euro Manganese Announces Results of Special Meeting

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VANCOUVER, Dec. 10, 2020 - <u>Euro Manganese Inc.</u> (TSX-V/ASX: EMN) (the "Company" or "EMN") is pleased to announce that, at a Special Meeting of shareholders (the "Meeting") held on December 10, 2020, shareholders have approved each of the following resolutions:

for the purpose of Listing Rule 7.4 of the Australian Stock Exchange ("ASX"), the issuance of common shares of the Company ("Shares") and CHESS Depositary Interests ("CDIs", with each CDI representing one

- a) Share) to non-related parties of the Company, as part of the closing of the first tranche of a private placement (the "Tranche 1 Placement") offering of the Company announced on October 21, 2020 (the "Offering");
- for the purpose of Listing Rule 7.1 of the ASX, the issuance of Shares and CDIs to certain sophisticated and b) professional investors that are not related parties of the Company, as part of the closing of the second tranche of the Offering (the "Tranche 2 Placement");
- c) for the purposes of Listing Rules 10.11 and 10.11.1 of the ASX, the issuance of Shares and CDIs to related parties of the Company under the Tranche 2 Placement; and
- for the purpose of Listing Rule 7.1 of the ASX, the issuance of 6,000,000 broker warrants (the "Broker d) Warrrants") to Canaccord Genuity (Australia) Limited ("Canaccord"), in connection with Canaccord's remuneration for acting as lead manager of the Offering.

In accordance with Listing Rule 3.13.2(d) of the ASX, detailed results of the voting from the Meeting, all of which were carried out and decided by ballot, are set out below.

Total \	/ote
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107,365,8

Resolution 1 – Ratification and approval of issuance of 716,384 Shares and 31,183,616 CDIs under 105,399,6 the Tranche 1 Placement

Resolution 2 – Approval of issuance of 1,022,230 Shares and 26,883,138 CDIs under the Tranche 2 104,510,0 Placement

Resolution 3 (a) – Approval of subscription by Marco Antonio Romero of 142,000 Shares under the Tranche 2 Placement 96,305,26

Resolution 3 (b) – Approval of subscription by JJW Investments Ltd. of 52,632 Shares under the Tranche 2 Placement 106,238,5

Resolution 4 – Approval of issuance of 6,000,000 Broker Warrants to Canaccord

The Company disregarded the following votes, from the applicable resolutions, as required by Listing Rule 14.11 of the ASX:

a) votes cast by any person (or any associates of such person) who participated in the Tranche 1 Placement from Resolution 1;

votes cast by any person (or any associates of such person) who is expected to participate in, or who will b) obtain a material benefit as a result of, the proposed share issuance under the Tranche 2 Placement (except a benefit solely by reason of being a holder of Shares) from Resolution 2; and

votes cast by: (i) a director of the Company who is receiving the Shares pursuant to Resolutions 3(a) and 3(b) and any entities controlled by a director of the Company referred to in (i), or any associates of a director

c) S(b) and any entities controlled by a director of the company referred to in (i), or any associates of a director referred to in (i); and (ii) by Canaccord Genuity (Australia) Limited who will be receiving Broker Warrants pursuant to Resolution 4.

Accordingly, the following voting exclusions applied to each of the resolutions below as required by the rules of the ASX:

- Resolution 1: Total votes for Resolution 1 exclude 1,966,177 votes cast by parties participating in the Tranche 1 Placement, which when excluded, results in a total of 105,399,634 Shares being voted in connection with Resolution 1.
- Resolution 2: Total votes for Resolution 2 exclude 2,855,730 votes cast by parties participating in the Tranche 2 Placement, which when excluded, results in a total of 104,510,081 Shares being voted in connection with Resolution 2.
- Resolution 3(a): Total votes for Resolution 3(a) exclude 11,060,545 votes cast by Marco Antonio Romero (and entities controlled by him) who subscribed for Shares in the Tranche 2 Placement, which when excluded, results in a total of 96,305,266 Shares being voted in connection with Resolution 3(a).
- Resolution 3(b): Total votes for Resolution 3(b) exclude 1,127,263 votes cast by John Webster (and entities controlled by him) who subscribed for Shares in the Tranche 2 Placement, which when excluded, results in a total of 106,238,548 Shares being voted in connection with Resolution 3(b).
- Resolution 4: Total votes for Resolution 4 exclude nil votes cast by Canaccord which is to be issued Broker Warrants, which when excluded, results in a total of 107,365,811 Shares being voted in connection with Resolution 4.

In accordance with ASX Listing Rule 3.13.2(e), the following information is being provided for the aggregate number of securities for which valid proxies were received before the Meeting:

Total Vote

107.365.8

Resolution 1 – Ratification and approval of issuance of 716,384 Shares and 31,183,616 CDIs under 105,399,6 the Tranche 1 Placement ⁽¹⁾

Resolution 2 – Approval of issuance of 1,022,230 Shares and 26,883,138 CDIs under the Tranche 2 104,510,0 Placement ⁽²⁾

Resolution 3 (a) – Approval of subscription by Marco Antonio Romero of 142,000 Shares under 96,305,26 the Tranche 2 Placement ⁽³⁾

Resolution 3 (b) – Approval of subscription by JJW Investments Ltd. of 52,632 Shares under the Tranche 2 Placement ⁽⁴⁾ 106,238,5

Resolution 4 – Approval of issuance of 6,000,000 Broker Warrants to Canaccord ⁽⁵⁾

1) Excludes 1,966,177 votes cast by parties participating in the Tranche 1 Placement.

2) Excludes 2,855,730 votes cast by parties participating in the Tranche 2 Placement.

3) Excludes 11,060,545 votes cast by Marco Antonio Romero (and entities controlled by him) who subscribed for Shares in the Tranche 2 Placement.

4) Excludes 1,127,263 votes cast by John Webster (and entities controlled by him) who subscribed for Shares in the Tranche 2 Placement.

5) Excludes nil votes cast by Canaccord (and directors and associates of Canaccord) which is to be issued Broker Warrants.

None of the Company appointed proxy holders were able to vote on any of the resolutions in their discretion.

The results of all matters considered at the Meeting are reported in the Report of Voting Results as filed by the Company on SEDAR at www.sedar.com.

About Euro Manganese Inc.

<u>Euro Manganese Inc.</u> is a Canadian waste recycling company, whose principal focus is advancing the evaluation and development of the Chvaletice Manganese Project, in which it holds a 100% interest. The proposed Project entails re-processing a significant manganese deposit hosted in historic mine tailings, strategically located in the Czech Republic. EMN’s goal is to become a leading, competitive and environmentally superior primary producer of Ultra-High-Purity Manganese Products in the heart of Europe,

serving both the lithium-ion battery industry, as well as producers of specialty steel and aluminum alloys.

Neither TSX Venture Exchange nor its Regulation Services Provider (as that term is defined in the policies of the TSX Venture Exchange), or the ASX accepts responsibility for the adequacy or accuracy of this release.

This announcement was authorized for release by the President and CEO of Euro Manganese Inc.

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