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SUPPLEMENTAL NOTICE OF 2014 FIRST EXTRAORDINARY GENERAL MEETING

Reference is made to the “Notice of 2014 First Extraordinary General Meeting” dated 25 August 2014 (the “Notice of EGM”) of Zhaojin Mining Industry Company Limited* (the “Company”). The 2014 first extraordinary general meeting of the Company (the “EGM”) will be held at the conference room of the Company at Zhaojin Shunhe Hotel, Zhaoyuan City, Shandong Province, the People’s Republic of China (the “PRC”) at 9:00 a.m. on Friday, 10 October 2014.

On 15 September 2014, the Company received two additional proposals (the “Proposed New Resolutions”) from Shandong Zhaojin Group Company Limited, the substantial shareholder of the Company, which held 1,153,991,195 shares in the Company on 15 September 2014, representing approximately 38.91% of the total share capital of the Company. Pursuant to the relevant requirements of Article 18 of the “Rules of Procedures for General Meetings” of the Company which stipulates that “Shareholders who individually or jointly hold more than 3% of the shares of the Company shall have the right to propose an additional proposal”, the Company will present the Proposed New Resolutions for Shareholders’ consideration and approval at the EGM.

SUPPLEMENTAL NOTICE IS HEREBY GIVEN that the EGM of the Company will be held at the conference room of the Company at Zhaojin Shunhe Hotel, Zhaoyuan City, Shandong Province, the PRC at 9:00 a.m. on Friday, 10 October 2014 to consider and approve the following two resolutions by way of special resolutions:

* For identification purpose only

SPECIAL RESOLUTIONS

1. Issue of Medium-term Notes of not more than RMB3.6 billion in the PRC

Each of the following proposed items in respect of the proposed issue of Medium-term Notes in the PRC be and is hereby individually approved (subject to registration of the National Association of Financial Market Institutional Investors and the conditions of the bond market in the PRC):

(a) Details of the Medium-term Notes

| | | |
|-------|-------------------------------|--|
| (i) | Issuer | the Company |
| (ii) | Method of issue | to be placed through underwriters book-building, centralised placing processes and issued publicly in the PRC inter-bank bond market |
| (iii) | Place of issue | the PRC |
| (iv) | Size of the registered amount | Medium-term Notes of not more than RMB3.6 billion which will be issued in one or more tranches |
| (v) | Term | will be continued until the issuer makes redemption as agreed pursuant to the terms of issue and become due when the issuer makes redemption as agreed pursuant to the terms of issue |
| (vi) | Order of repayment | in the event of winding up, the order of settlement of principle amounts and the interests of the Medium-term Notes is the same as that of all other outstanding debt financing instruments of the Company |
| (vii) | Redemption provisions | on the fifth and each of the subsequent interest payment day of the Medium-term Notes, the Company is entitled to redeem the Medium-term Notes at face value in addition to payable interests (including all deferred interests) |

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| (viii) Use of proceeds | mainly used for the production and operation of the Company, including but not limited to replenishment of liquidity, repayment of borrowings and projects investment expenses, which shall be within the scope as permitted by the relevant regulatory authorities |
| (ix) Determination of interest rate | the interest rate will be determined through underwriters book-building process |
| (x) Target Investors | institutional investors in the PRC inter-bank bond market (excluding investors prohibited by the relevant PRC laws or regulations) |
| (xi) Others | in order to record the Medium-term Notes as “equity” for accounting purpose, terms such as “interest deferral” will be included in the Medium-term Notes |
| (xii) Validity period for the resolution | the validity period relating to the resolution for the approval of the issue of the Medium-term Notes to be made at the 2014 first extraordinary general meeting shall be 36 months from the date of passing the resolution |

(b) Authority to the Board

The Board be and is hereby authorized to deal with such matters in connection with the issue of the Medium-term Notes in the PRC, including but not limited to the following:

- (i) so far as permitted by laws and regulations, determine the actual plans for the issue of the Medium-term Notes, make amendments and adjustments to the plans and relevant terms of the issue according to the actual conditions of the Company and the market, including but not limited to the timing of the issue, the method of the issue, the quantity, price and term of the issue, redemption provision, interest step-up provision, interest deferral provision, interest rate applicable to the issue, tranche structure of the issue and uses of proceeds, determine and appoint the relevant intermediaries to participate in the issue, sign the legal documents and agreements relating to the issue, etc.;
- (ii) should there be any changes in the policies of the PRC regulatory authorities in relation to the issue of the Medium-term Notes or any new requirements under the relevant accounting standards, save for those matters subject to the resolutions by the Shareholders in general meetings as stipulated by the

relevant laws, regulations and the Articles of Association, amend the specific plan for the issue of the Medium-term Notes based on the feedback (if any) from the relevant PRC regulatory authorities or exercise discretion to postpone or suspend the issue of the Medium-term Notes; and

- (iii) the Board may delegate the power and authority to Mr. Weng Zhanbin, the Chairman, and Mr. Li Xiuchen, a director, for dealing with the abovementioned matters.

The grant of authority to the Board to deal with the above matters will take effect from the date of the passing of this resolution at the EGM.

2. Issue of Super Short-term Bonds of not more than RMB2.0 billion in the PRC

Each of the following proposed items in respect of the proposed issue of Super Short-term Bonds in the PRC be and is hereby individually approved (subject to registration of the National Association of Financial Market Institutional Investors):

(a) Details of the Super Short-term Bonds

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| (i) | Issuer | the Company |
| (ii) | Method of issue | to be placed through underwriters book-building, centralised placing processes and issued publicly in the PRC inter-bank bond market |
| (iii) | Size of issue | with a principal amount of not more than RMB2.0 billion |
| (iv) | Term | not more than 270 days |
| (v) | Method of repayment of the principal and interests | repayable on maturity with a one-off payment of principal and interest |
| (vi) | Determination of interest rate | the interest rate will be determined through underwriters book-building process |
| (vii) | Use of proceeds | to re-finance bank loans, replenish liquid capital, adjust and optimize the financial structure of the Company |
| (viii) | Targets of the issue | institutional investors in the PRC inter-bank bond market (excluding investors prohibited by the relevant PRC laws or regulations) |
| (ix) | Validity period for the resolution | the validity period relating to the resolution for the approval of the issue of the Super Short-term Bonds to be made at the 2014 first extraordinary general meeting shall be 36 months from the date of passing the resolution |

(b) Authority to the Board

The Board be and is hereby authorized to deal with such matters relating to the issue of the Super Short-term Bonds in the PRC, including but not limited to the following:

- (i) so far as permitted by laws and regulations, determine the actual plans for the issue of the Super Short-term Bonds, make amendments and adjustments to the plans and relevant terms of the issue according to the actual conditions of the Company and the market, including but not limited to the timing of the issue, the method of the issue, the quantity, price and term of the issue, interest rate applicable to the issue, tranche structure of the issue and uses of proceeds, determine and appoint the relevant intermediaries to participate in the issue, sign the legal documents and agreements relating to the issue, etc.;
- (ii) should there be any changes in the policies of the PRC regulatory authorities in relation to the issue of the Super Short-term Bonds or changes in the market conditions, save for those matters subject to the resolutions by the Shareholders in general meetings as stipulated by the relevant laws, regulations and the Articles of Association, amend the specific plan for the issue of the Super Short-term Bonds based on the feedback (if any) from the relevant PRC regulatory authorities or exercise discretion to postpone or suspend the issue of the Super Short-term Bonds; and
- (iii) the Board may delegate the power and authority to Mr. Weng Zhanbin, the Chairman, and Mr. Li Xiuchen, a director, for dealing with the abovementioned matters.

The grant of authority to the Board to deal with the above matters will take effect from the date of the passing of such resolution at the EGM.

By order of the Board
Zhaojin Mining Industry Company Limited*
WENG Zhanbin
Chairman

Zhaoyuan, the PRC, 19 September 2014

Notes:

1. A supplemental form of proxy in respect of the above special resolutions is enclosed with this supplemental notice of EGM.
2. Apart from the additional resolutions and other information set out in this supplemental notice of EGM, all other matters relating to the EGM as set out in the notice of EGM remain unchanged. Please refer to the Notice of EGM of the Company dated 25 August 2014 for details of other resolutions to be considered and approved at the EGM, eligibility of attendance, registration procedures, appointment of proxies and other relevant matters.
3. Unless otherwise defined, capitalized terms used in this supplemental notice shall have the same meanings as defined in the circulars dated 25 August 2014 and 19 September 2014.

* *For identification purpose only*

As at the date of this announcement, the Board comprises Mr. Weng Zhanbin, Mr. Li Xiuchen and Mr. Lu Dongshang as executive Directors, Mr. Liang Xinjun, Mr. Cong Jianmao, Mr. Xu Xiaoliang and Mr. Kong Fanhe as non-executive Directors, and Ms. Chen Jinrong, Mr. Choy Sze Chung Jojo, Mr. Xie Jiyuan and Mr. Nie Fengjun as independent non-executive Directors.