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ZHAOJIN ZHAOJIN MINING INDUSTRY COMPANY LIMITED* 招金礦業股份有限公司

(a joint stock limited company incorporated in the People's Republic of China with limited liability)

(Stock Code: 1818)

ANNOUNCEMENT

VOTING RESULTS OF THE 2024 ANNUAL GENERAL MEETING AND PAYMENT OF DIVIDEND

The annual general meeting (the "**AGM**") of Zhaojin Mining Industry Company Limited* (the "**Company**") for the year 2024 was held at the Company's conference room at No. 118 Wenquan Road, Zhaoyuan City, Shandong Province, the People's Republic of China (the "**PRC**") at 9:00 a.m. on Monday, 2 June 2025. The convening of the AGM was held in accordance with the requirements of the Company Law of the PRC and the Articles of Association.

Unless otherwise defined, capitalized terms used in this announcement shall have the same meanings as defined in the circular of the Company dated 9 May 2025 (the "**Circular**").

VOTING RESULTS OF THE AGM

As at the date of the AGM, the total number of issued Shares was 3,542,393,204 Shares. The holders of all such Shares were entitled to attend and vote for or against all the resolutions proposed at the AGM. Shareholders holding an aggregate of 2,469,511,345 voting Shares, representing approximately 69.71% of the issued share capital of the Company, attended the AGM either in person or by proxy. There were no Shares in respect of which their holders were entitled to attend and vote only against any of the resolutions proposed at the AGM. There were no Shares entitling the holder to attend the AGM and abstain from voting in favour as set out in Rule 13.40 of the Listing Rules. There were no Shareholders had indicated in the Circular that they intend to vote against or abstain from voting on any of the proposed resolutions at the AGM. The chairman of the AGM demanded voting by way of poll on the proposed resolutions as set out in the notice of the AGM dated 9 May 2025. Computershare Hong Kong Investor Services Limited, the H Share registrar and transfer office of the Company, was appointed as the scrutineer at the AGM for the purpose of vote-taking.

Three out of eleven Directors attended the AGM (namely Mr. Jiang Guipeng, Mr. Duan Lei and Mr. Wang Ligang, the executive Directors, all of them attended the AGM by way of on-site conference). Mr. Wang Peiwu, the executive Director, Mr. Long Yi, Mr. Li Guanghui and Mr. Luan Wenjing, the non-executive Directors, and Ms. Chen Jinrong, Mr. Choy Sze Chung Jojo, Mr. Wei Junhao and Mr. Shen Shifu, the independent non-executive Directors have not attended the AGM due to other business arrangements.

		No. of Votes (approximate %)		
ORDINARY RESOLUTIONS		For	Against	Abstain
The f	ollowing proposals were considered and approved as ordinar	y resolutions:		
(i)	the report of the Board for the year ended 31 December 2024.	2,468,873,845 (99.974185%)	0 (0%)	637,500 (0.025815%)
As m resolu	ore than 50% of the votes were cast in favour of this resolut ution.	ion, the resolutio	n was duly passe	d as an ordinar
(ii)	the report of the supervisory committee of the Company for the year ended 31 December 2024.	2,468,873,845 (99.974185%)	0 (0%)	637,500 (0.025815%)
	ore than 50% of the votes were cast in favour of this resolut ution.	ion, the resolution	n was duly passe	d as an ordinar
(iii)	the audited financial report of the Company for the year ended 31 December 2024.	2,468,593,509 (99.962833%)	280,336 (0.011352%)	637,500 (0.025815%)
	ore than 50% of the votes were cast in favour of this resolut ution.	ion, the resolutio	n was duly passe	d as an ordinar
(iv)	the proposed distribution plan of the Company for the year ended 31 December 2024.	2,469,355,345 (99.993683%)	0 (0%)	156,000 (0.006317%)
As m resolu	ore than 50% of the votes were cast in favour of this resolut ution.	ion, the resolutio	n was duly passe	d as an ordinar
(v)	the proposal for the re-appointment of Ernst & Young and Ernst & Young Hua Ming LLP as the international auditor and the PRC auditor of the Company, respectively, for	2,463,616,016 (99.761275%)	5,739,329 (0.232408%)	156,000 (0.006317%)

The results of the resolutions passed by way of poll at the AGM are set out as follows:

	ODECIAL DECOLUTIONS	No. of Votes (approximate %)		
	SPECIAL RESOLUTIONS	For	Against	Abstain
The f	following proposals were considered and approved as special n	resolutions:		
1.	To grant the general mandate to the Board to issue Domestic Shares and H Shares, to exercise the powers of the Company to allot, issue and/or deal with (whether or not based on stock options or other reasons, including the sale and transfer of Treasury Shares) Domestic Shares and/or H Shares, with the number of Domestic Shares and/or H Shares involved not exceeding 20% of the respective total number of Domestic Shares and H Shares issued by the Company (excluding Treasury Shares, if any) as of the date of passing this resolution (details are set out in the special resolution numbered 1 of the notice of the AGM dated 9 May 2025).	2,124,705,918 (86.037504%)	344,617,927 (13.954903%)	187,500 (0.007593%)
	nore than two-thirds of the votes were cast in favour of this al resolution.	s resolution, the	resolution was d	uly passed as
2.	To grant the general mandate to the Board to repurchase H Shares, to exercise the Company's power to repurchase H Shares, the number of H Shares repurchased shall not exceed 10% of the total issued H Shares (excluding Treasury Shares, if any) as of the date of passing this resolution (details are set out in the special resolution numbered 2 of the notice of the AGM dated 9 May 2025).	2,469,323,845 (99.992407%)	0 (0%)	187,500 (0.007593%)
	nore than two-thirds of the votes were cast in favour of this al resolution.	s resolution, the	resolution was d	uly passed as
3.	 (a) the proposed amendments to the Articles of Association, details of which are set out in the Circular; and 	2,469,355,345 (99.993683%)	0 (0%)	156,000 (0.006317%)
	 (b) the authorised representatives of the Company be authorised to do all such acts or things and to take all such steps and to execute any documents as he or she considers necessary, appropriate or expedient to give effect to the proposed amendments to the Articles of Association, including but not limited to seeking the approval of the same and to arrange for its registration and filing with the relevant government authorities in the PRC and Hong Kong. 			

INFORMATION ON PAYMENT OF FINAL DIVIDEND

In addition to the above resolutions approved at the AGM, the Board announces the following information relating to the payment of final dividend for the year ended 31 December 2024 (the "**Final Dividend**"):

The Company will distribute a Final Dividend of RMB0.05 (tax included) per Share. The Final Dividend is payable to Shareholders whose names appeared on the register of members of the Company on the record date. Dividend on Domestic Shares shall be paid in Renminbi and dividend on H Shares shall be paid in Hong Kong dollars. The following conversion formula shall apply to the calculation of the dividend payable to H Share Shareholders in Hong Kong dollars:

		Final Dividend per Share in Renminbi	
Final Dividend per H Share in Hong Kong dollars	=	the average median of exchange rates of Hong Kong dollar against RMB published by The People's Bank of	
		China for the week immediately prior to the AGM	

The average median of exchange rate of Hong Kong dollar against RMB published by The People's Bank of China for the week immediately prior to 2 June 2025 was HK\$1.00 to RMB0.917072. Accordingly, the Final Dividend payable for each H Share is HK\$0.0545 (tax included).

The Company has appointed Bank of China (Hong Kong) Trustees Limited as the receiving agent (the "**Receiving Agent**") in Hong Kong which will receive the Final Dividend declared from the Company on behalf of the H Share Shareholders. The Final Dividend will be paid by the Receiving Agent and the dividend warrants will be posted by the H share registrar of the Company, Computershare Hong Kong Investor Services Limited, by ordinary mail to the H Share Shareholders who are entitled to receive the dividend at their own risk before Monday, 30 June 2025.

WITHHOLDING AND PAYMENT OF INCOME TAXES ON DIVIDENDS PAID TO NON-RESIDENT CORPORATE SHAREHOLDERS AND INDIVIDUAL SHAREHOLDERS

Under the relevant tax rules and regulations of the PRC (collectively the "**PRC Tax Law**"), the Company is required to withhold and pay corporate income tax at the rate of 10% when distributing the Final Dividend to non-resident enterprises (such term shall have the meaning as defined under the PRC Tax Law) whose names appear on the H Shares register of members of the Company on Tuesday, 10 June 2025. In accordance with the PRC Tax Law, the Company is required to withhold and pay individual income tax when distributing the Final Dividend to individual Shareholders whose names appear on the H Shares register of members of the Company on Tuesday, 10 June 2025. The individual H Shareholders are entitled to certain tax preferential treatments according to the bilateral tax treaties between those countries where the individual H Shareholders are residents and the PRC and the provisions in respect of bilateral tax treaties between the mainland China and Hong Kong or Macau. The Company would withhold and pay the individual income tax at the tax rate of 10% on behalf of the individual H Shareholders who are Hong Kong residents, Macau residents or residents of those countries having bilateral tax treaties with the PRC for individual income tax rate in respect of dividend of 10%. For individual H Shareholders who are residents of those countries having agreements with the PRC for individual income tax rate in respect of dividend of lower than 10%, the Company would make applications on their behalf to seek entitlement of the relevant agreed preferential treatments pursuant to the Announcement of the State Administration of Taxation in relation to the Administrative Measures on Preferential Treatment Entitled by Non-resident Taxpayers under Treaties (《國家税務總局關於發佈〈非居民納税人享受協定待遇管理辦法〉的 公告》). For individual H Shareholders who are residents of those countries having bilateral tax treaties with the PRC for individual income tax rate in respect of dividend of higher than 10% but lower than 20%, the Company would withhold and pay the individual income tax at the agreed-upon effective tax rate. For individual H Shareholders who are residents of those countries without any bilateral tax treaties with the PRC or having bilateral tax treaties with the PRC for individual income tax in respect of dividend tax rate of 20% and other situations, the Company would withhold and pay the individual income tax at a tax rate of 20%.

Shareholders of the Company should read this item carefully, if anyone would like to change the identity of the Shareholder, please enquire about the relevant procedures with the nominees or trustees. The Company is neither obligated nor responsible for ascertaining the identity of the Shareholders and will strictly comply with the relevant laws on withholding and paying corporate income taxes in accordance with the records of the H Shares register of members as at the record date, and will not entertain any requests in relation to any delay or error in ascertaining the identity of the Shareholders.

By order of the Board Zhaojin Mining Industry Company Limited* Jiang Guipeng Chairman

Zhaoyuan, the PRC, 2 June 2025

As at the date of this announcement, the Board comprises:

Executive Directors:	Mr. Jiang Guipeng, Mr. Duan Lei, Mr. Wang Ligang and Mr. Wang Peiwu
Non-executive Directors:	Mr. Long Yi, Mr. Li Guanghui and Mr. Luan Wenjing
Independent non-executive Directors:	Ms. Chen Jinrong, Mr. Choy Sze Chung Jojo, Mr. Wei Junhao and Mr. Shen Shifu

* For identification purpose only