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洛陽欒川鉬業集團股份有限公司 China Molybdenum Co., Ltd.*

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

(Stock Code: 03993)

POLL RESULTS AT THE EXTRAORDINARY GENERAL MEETING HELD ON 26 JANUARY 2011 AT 9:00 A.M.

References are made to the notice of the Extraordinary General Meeting of 洛陽欒川鉬業 集團股份有限公司 China Molybdenum Co., Ltd.* (the "Company") dated 11 December 2010 (the "EGM Notice") and the circular of the Company dated 11 January 2011 (the "Circular") containing details of the resolutions tabled before the Extraordinary General Meeting of the Company (the "EGM") for shareholders' approval. Unless otherwise stated, terms used herein shall have the same meanings as those defined in the announcement dated 10 December 2010 issued by the Company.

The board of directors (the "**Board of Directors**") of the Company is pleased to announce that the EGM was held at 9:00 a.m. on Wednesday, 26 January 2011 at the International Conference Room of Mudu-Lee Royal International Hotel at No.239, Kaiyuan Street, Luonan District, Luoyang City, Henan Province, the People's Republic of China (the "**PRC**").

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The number of issued shares of the Company as at the date of the EGM was 4,876,170,525 shares, being the total number of shares entitling the holders to attend and vote for or against the resolutions proposed at the EGM. There were no shares of the Company entitling the holders to attend and vote only against the resolutions at the EGM. Shareholders of the Company and authorised proxies holding an aggregate of 3,694,756,578 shares, representing approximately 75.77% of the total issued shares of the Company were present at the EGM.

The holding of the EGM was in compliance with the requirements of the Company Law of the PRC and the provisions of the Articles of Association of the Company. The EGM was chaired by Mr Duan Yuxian, the Chairman of the Board of Directors.

The resolutions at the EGM was put to the vote by way of poll and were approved by the shareholders of the Company. The poll results of the resolutions at the EGM are as follows:

	DESOLUT	IONS	No. of vot	tes (%)
	RESOLUTIONS		For	Against
	SPECIAL RESC	DLUTIONS		
1.	authorities, the allotment and the Company in the PRC and	e CSRC and other regulatory ad issue of the A Shares by ad the listing of the same on ge and each of the following is hereby approved:	3,694,721,578 (99.9991%)	35,000 (0.0009%)
	to be issued:	A Shares. Not more than 542 million		
	to be issued:	A Shares of RMB0.20 each. RMB0.20 each.		

	RESOLUTIONS		No. of v	votes (%)
	RESOLU	TIONS	For	Against
(d)	Rights attached to A Share:	The A Shares to be issued are listed Domestic Shares and, except as otherwise provided for in the applicable laws, rules and regulations and the Articles of Association, will rank pari passu with the existing Domestic Shares and H Shares in all respects.		
(e)	Target subscribers:	Qualified price consultation participants, and natural persons, legal persons and other investors which have maintained A Share accounts with the Shanghai branch of China Securities Depository and Clearing Corporation Limited (except those who are prohibited by PRC laws or regulations and other regulatory requirements from participating in the proposed A Share issue).		

DESOLUTIONS			No. of v	votes (%)
	RESOLUTIONS		For	Against
(f)	Method of issue:	The issue will be conducted by a combination of placement of shares to participants through offline price consultation and a public offering of shares through online subscriptions (or such other way(s) as shall be approved by the CSRC).		
(g)	Basis for determining the issue price:	The issue price of A Shares will be determined on the basis of market conditions and the price of the H Shares of the Company, and in accordance with the relevant requirements issued by the CSRC, relevant PRC regulations and the Listing Rules. Upon publication of the A Share prospectus for initial public offering of A Shares and the relevant announcement, the issue price range will be determined by making preliminary price consultations with qualified price consultation participants, and the issue price will be determined within the issue price range based on the cumulative bidding price consultations (or by other means of determining the issue price		

	DESOLU	TIONS	No. of vo	otes (%)
	RESOLU	TIONS	For	Against
(h	n) Proposed listing of Domestic Shares:	Upon completion of the A Share Offering, application for listing will be made to the Shanghai Stock Exchange for all the Domestic Shares including the A Shares to be issued under the A Share Issue and the existing Domestic Shares.		
(i) Term:	The above resolutions (a) to (h), if approved, shall be valid for a period of 12 months from the date of approval by the Shareholders at the EGM.		

		DEGOLUTIONS	No. of vo	tes (%)
		RESOLUTIONS	For	Against
2.	obtaining other regu	I upon the passing of resolution no. 1 and all necessary approvals of the CSRC and latory authorities, the proceeds from the A e be and are hereby approved to be applied as	3,694,721,578 (99.9991%)	35,000 (0.0009%)
	(a) Pro	ojects:		
	(i)	upgrading the open-pit mining equipment used in the Sandaozhuang Mine with a production capacity up to 30,000 tones per day, with an estimated investment amount of approximately RMB492 million (equivalent to approximately HK\$561 million);		
	(ii)	installing clean and energy efficient facilities for the production of tungsten, molybdenum and phosphorous compound with a production capacity up to 42,000 tones per day, with an estimated investment amount of approximately RMB300 million (equivalent to approximately HK\$342 million);		
	(iii)	installing energy efficient and automated production line for the production of ammonium molybdate, with an estimated investment amount of approximately RMB350 million (equivalent to approximately HK\$399 million);		

	DEGOLUTIONS	No. of v	otes (%)
	RESOLUTIONS	For	Against
(iv)	implementing the second phase of the molybdenum concentrate conversion project with a production capacity up to 40,000 tones per year, with an estimated investment amount of approximately RMB300 million (equivalent to approximately HK\$342 million);		
(v)	acquiring the exploration rights in the molybdenum mine located in East Gobi, Hami, Xinjiang, the PRC, with an estimated amount of approximately RMB646 million (equivalent to approximately HK\$736 million);		
(vi)	co-operating with Henan Bureau to carry out exploration activities, with an estimated amount of approximately RMB500 million (equivalent to approximately HK\$570 million); and		
(vii)	acquiring 50% equity interest in Xuzhou Huanyu, with an estimated amount of approximately RMB1.200 billion (equivalent to approximately HK\$1.368 billion).		

		No. of ve	otes (%)
	RESOLUTIONS	For	Against
	(b) Authorisation:		
	 (i) In the event that the proceeds from the proposed A Share Issue are not sufficient to finance the above projects, the shortfall, after deducting offering expenses, in the proposed investment into the above projects will be covered by the Group's internal resources or bank loans. If there is any surplus, after deducting offering expenses, it will be applied to supplement the working capital of the Company. 		
3.	Subject to the passing of resolution no. 1, the Board be and is authorised to deal with matters in relation to the proposed A Share Issue including but not limited to the following:	3,694,721,578 (99.9991%)	35,000 (0.0009%)
	(a) engage and appoint professional advisers in connection with the proposed A Share Issue;		
	(b) determine and deal with its discretion and with full authority matters relating to the proposed A Share Issue (including but not limited to specific timing of the issue, pricing mechanism, method of issue, number of A Shares to be issued and other matters relating to the proposed A Share Issue) in accordance with the applicable laws and regulations, the requirements of the relevant regulatory authorities and market conditions;		

		No. of	votes (%)
	RESOLUTIONS	For	Against
(c)	make adjustment to the structure of the proposed A Share Issue and the use of proceeds from the proposed A Share Issue within the scope approved by the Shareholders in accordance with the requirements of the relevant regulatory authorities;		
(d)	deal with the application in relation to the proposed A Share Issue including but without limitation to handling the formalities of examination, registration, filing and approval with the relevant regulatory authorities, stock exchange in the PRC and securities registration and clearing institutions;		
(e)	execute, implement, amend and complete all necessary documents in relation to the proposed A Share Issue (including but without limit to the preliminary prospectus, prospectus, sponsors' agreement, underwriting agreement, listing agreement and various announcements and circulars);		
(f)	amend the Articles of Association as a result of the implementation of the proposed A Share Issue and submit the amended Articles of Association to the relevant authorities of the PRC and Hong Kong for approval, filing or registration;		
(g)	deal with the registration process in relation to the proposed A Share Issue with State Administration for Industry and Commerce;		

	RESOLUTIONS	No. of vo	tes (%)
	RESOLUTIONS	For	Against
	 (h) carry out such procedures and take such other actions as are in its discretion necessary and appropriate to effect and complete the proposed A Share Issue; and 		
	 (i) effect and carry out necessary disclosure obligations and formalities in relation to the proposed A Share Issue in accordance with the Listing Rules. 		
	ORDINARY RESOLUTION		
4.	Conditional upon the passing of resolution no.1, New Shareholders to be issued with A Shares under the A Share Issue will not be entitled to the distributable profits of the Company up to and including 31 December 2010. The balance of accumulated undistributed profits after any distribution and the distributable profits accrued from 1 January 2011 to the day immediately prior to the completion of the A Share Issue shall be shared by all new and existing Shareholders of the Company after the A Share Issue in proportion to their respective shareholding.	3,694,721,578 (99.9991%)	35,000 (0.0009%)

	DEGOLUTIONS	No. of votes (%)		
	RESOLUTIONS	For	Against	
	SPECIAL RESOLUTIONS			
5.	Conditional upon the passing of resolution no. 1:	3,694,721,578 (99.9991%)	35,000 (0.0009%)	
	(a) the amendments to the Articles of Association be and are hereby approved and such amendments shall take effect upon completion of the A Share Issue, conditional upon any approval, endorsement or registration as may be necessary from the relevant regulatory authorities, and the Board be and are hereby authorised to deal with on behalf of the Company the relevant application, approval, registration, filing procedures and other related issues arising from the amendments to the Articles of Association; and			
	 (b) the Directors be and are hereby authorised and empowered to make further amendments to the Articles of Association in order to fulfil any request that may raised by the regulatory authorities during the approval, endorsement and/or registration of the amendments of the Articles of Association. 			
6.	The adoption of the rules for Shareholders' general meetings be and are hereby approved and such rules shall take effect upon completion of the A Share Issue.	3,694,721,578 (99.9991%)	35,000 (0.0009%)	
7.	The adoption of the rules for Board meetings be and are hereby approved and such rules shall take effect upon completion of the A Share Issue.	3,694,721,578 (99.9991%)	35,000 (0.0009%)	
8.	The adoption of the detailed working rules for supervisory board meetings be and are hereby approved and such rules shall take effect upon completion of the A Share Issue.	3,694,721,578 (99.9991%)	35,000 (0.0009%)	

DEGOLUTIONS		No. of votes (%)	
	RESOLUTIONS	For	Against
	ORDINARY RESOLUTIONS		
9.	The adoption of the detailed working rules for independent Directors be and are hereby approved and such rules shall take effect upon completion of the A Share Issue.	3,694,721,578 (99.9991%)	35,000 (0.0009%)
10.	The adoption of the rules for external investment management be and are hereby approved and such rules shall take effect upon completion of the A Share Issue.	3,694,721,578 (99.9991%)	35,000 (0.0009%)
11.	The adoption of the rules for management of provision of securities to third parties be and are hereby approved and such rules shall take effect upon completion of the A Share Issue.	3,694,721,578 (99.9991%)	35,000 (0.0009%)
12.	The adoption of the rules for connected transactions be and are hereby approved and such rules shall take effect upon completion of the A Share Issue.	3,694,721,578 (99.9991%)	35,000 (0.0009%)
13.	The adoption of the rules for management of funds raised from capital markets be and are hereby approved and such rules shall take effect upon completion of the A Share Issue.	3,694,721,578 (99.9991%)	35,000 (0.0009%)
14.	The nomination committee of the Company be established and that Mr. Duan Yuxian, Mr. Li Chaochun, Mr. Gao Dezhu, Mr. Zeng Shaojin, Mr. Gu Desheng, Mr. Ng Ming Wah, Charles be and are hereby appointed as members of the nomination committee, Mr. Duan Yuxian be and is hereby appointed as the chairman of the nomination committee and Mr. Gao Dezhu be and is hereby appointed as vice chairman of the nomination committee with immediate effect.	3,684,625,298 (99.7258%)	10,131,280 (0.2742%)

Messrs. Deloitte Touche Tohmatsu have acted as the scrutineer for the poll at the EGM and compared the poll result summary to the poll forms collected by the Company. The work performed by Messrs. Deloitte Touche Tohmatsu in this respect did not constitute an assurance engagement in accordance with Hong Kong Standards on Auditing, Hong Kong Standards on Review Engagements or Hong Kong Standards on Assurance Engagements issued by the Hong Kong Institute of Certified Public Accountants nor did it include provision of any assurance or advice on matters of legal interpretation or entitlement to vote.

> By Order of the Board **Duan Yuxian** *Chairman*

Luoyang, the PRC, 26 January 2011

As at the date of this announcement, the executive Directors of the Company are Mr. Duan Yuxian, Mr. Li Chaochun, Mr. Wu Wenjun, Mr. Li Faben and Mr. Wang Qinxi; the nonexecutive Directors of the Company are Mr. Shu Hedong and Mr. Zhang Yufeng; and the independent non-executive Directors of the Company are Mr. Zeng Shaojin, Mr. Gao Dezhu, Mr. Gu Desheng and Mr. Ng Ming Wah, Charles.

* For identification purposes only