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紫金礦業集團股份有限公司

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

(Stock code: 2899)

Resolutions Passed at the 2018 Annual General Meeting

The Board is pleased to announce that all the resolutions proposed to be approved at the 2018 Annual General Meeting were duly approved by the shareholders attending the 2018 Annual General Meeting.

References are made to the Notice of 2018 Annual General Meeting dated 9 April 2019, the Announcement in relation to Addition of a Proposal for the 2018 Annual General Meeting dated 29 April 2019 and the Revised Notice of 2018 Annual General Meeting dated 6 May 2019 of Zijin Mining Group Co., Ltd.* (the "Company"). At the 2018 Annual General Meeting (the "AGM") of the Company held at the conference room at 21/F., Zijin Headquarters, No. 1 Zijin Road, Shanghang County, Longyan City, Fujian Province, the People's Republic of China (the "PRC") on 24 May 2019 at 9 a.m., the following resolutions voted by poll in accordance with the Company's articles of association (the "Articles of Association") were duly approved by the shareholders attending the AGM, and the board of directors of the Company (the "Board") is pleased to announce the poll results of the resolutions as follows:

	Special resolutions	No. of valid votes For (% of total valid votes cast)	No. of valid votes Against (% of total valid votes cast)	No. of valid votes Abstain (% of total valid votes cast)	Total valid votes
1.	The proposal in relation to	7,362,288,044	1,405,484,382	993,584	8,768,766,010
	granting a general mandate	(83.960366%)	(16.028303%)	(0.011331%)	(100%)
	to the Board of Directors for				
	issuance of H Shares was				
	approved;				
2.	The proposal in relation to a	8,656,997,212	110,772,414	996,384	8,768,766,010
	general mandate for the	(98.725376%)	(1.263261%)	(0.011363%)	(100%)
	Company to issue debt				

	financing instruments was approved;				
3.	The proposal in relation to	8,656,549,112	111,118,314	1,098,584	8,768,766,010
	the arrangement of	(98.720266%)	(1.267206%)	(0.012528%)	(100%)
	guarantees to the Company's				
	subsidiaries, joint venture				
	and associate for the year				
	2019 was approved;				
4.	The proposal in relation to	8,656,566,512	111,099,714	1,099,784	8,768,766,010
	the provision of	(98.720464%)	(1.266994%)	(0.012542%)	(100%)
	counter-guarantee for				
	finance to Makeng Mining				
	was approved;				
5.	The proposal in relation to	8,334,144,104	432,660,822	1,098,584	8,767,903,510
	the connected transaction of	(95.052872%)	(4.934598%)	(0.012530%)	(100%)
	provision of guarantee to				
	Fujian Evergreen was				
	approved;				
	Ordinary resolutions				
6.	The Report of the Board of	8,761,775,526	2,523,900	4,466,584	8,768,766,010
	Directors of the Company	(99.920280%)	(0.028783%)	(0.050937%)	(100%)
	for 2018 was approved;				
7.	The Report of the	8,761,755,126	2,624,000	4,386,884	8,768,766,010
	Independent Directors of the	(99.920047%)	(0.029924%)	(0.050029%)	(100%)
	Company for 2018 was				
	approved;				
8.	The Report of Supervisory	8,761,755,126	2,624,000	4,386,884	8,768,766,010
	Committee of the Company	(99.920047%)	(0.029924%)	(0.050029%)	(100%)
	for 2018 was approved;				
9.	The Company's financial	8,761,752,326	2,626,800	4,386,884	8,768,766,010
	report for the year ended 31	(99.920015%)	(0.029956%)	(0.050029%)	(100%)
	December 2018 was				
	approved;				
10.	The Company's 2018 annual	8,761,777,426	2,522,000	4,466,584	8,768,766,010
	report and its summary	(99.920301%)	(0.028762%)	(0.050937%)	(100%)
	report were approved;				
11.	The profit distribution	8,765,567,226	2,103,200	1,095,584	8,768,766,010
	proposal of the Company for	(99.963521%)	(0.023985%)	(0.012494%)	(100%)

	the year ended 31 December				
	2018 was approved;				
12.	The calculation and	8,765,076,826	2,618,300	1,070,884	8,768,766,010
	distribution proposal for the	(99.957928%)	(0.029860%)	(0.012212%)	(100%)
	remuneration of the				
	Executive Directors and				
	Chairman of Supervisory				
	Committee of the Company				
	for the year ended 31				
	December 2018 was				
	approved; and				
13.	The reappointment of Ernst	8,732,572,776	35,122,350	1,070,884	8,768,766,010
	& Young Hua Ming LLP as	(99.587248%)	(0.400540%)	(0.012212%)	(100%)
	the Company's auditor for				
	the year ended 31 December				
	2019, and to authorise the				
	chairman of the Board of				
	Directors, president and				
	financial controller to				
	determine the remuneration				
	were approved.				

The above resolutions no. 1 to 5 were passed as special resolutions and resolutions no. 6 to 13 were passed as ordinary resolutions.

As at the date of the AGM, the total number of issued shares of the Company is 23,031,218,891, comprising 17,294,278,891 Domestic Shares (A Shares) and 5,736,940,000 H Shares listed on The Stock Exchange of Hong Kong Limited. Pursuant to the relevant laws and regulations, Mr. Lin Hongfu, the connected director, abstained from voting on resolution no. 5 at the AGM. Therefore, the total number of shares entitling the holders to attend and vote on (i) resolution no. 5; and (ii) other resolutions at the AGM is 23,030,356,391 and 23,031,218,891 respectively. The total number of shares held by the shareholders or their proxy(ies) who have attended the AGM and are entitled to vote on (i) resolution no. 5; and (ii) other resolutions at the AGM is 8,767,903,510 shares and 8,768,766,010 shares respectively, representing approximately 38.069646% and 38.073391% of the total issued shares respectively as at the date of this announcement. Save as disclosed above, there were no shares entitling the shareholders to attend the AGM but required under Rule 13.40 of the Listing Rules to abstain from voting in favour, and no shareholders were required to abstain from voting at the AGM pursuant to the relevant laws and regulations.

The AGM was duly convened and conducted in compliance with the requirements of the relevant laws and regulations of the PRC and the Articles of Association, and the poll results are lawful and valid.

Computershare Hong Kong Investor Services Limited, the registrar of H Shares of the Company, has acted as the scrutineer for the vote-taking at the AGM.

Closure of register of members and expected timetable of the 2018 final dividend

For the details of closure of register of members of H Shares of the Company and expected timetable of 2018 final dividend, please refer to the Company's announcement dated 15 May 2019. Dates or deadlines specified in that announcement for events in the timetable for (or otherwise in relation to) the 2018 final dividend distribution are indicative only and may be varied with reference to the practical circumstances. Any consequential changes to the expected timetable will be published by way of public announcement.

Payment of final dividend

Bank of China (Hong Kong) Trustees Limited has been appointed as the Company's receiving agent in Hong Kong (the "Receiving Agent") and the Company will pay to the Receiving Agent the final dividend declared for payment to the H Shareholders of the Company. Such final dividend shall be calculated on the average price of the medium prices of the conversion of RMB into HK\$ announced by The People's Bank of China a week preceding Friday, 24 May 2019, and it is RMB0.878608 to HK\$1. Accordingly, the amount of 2018 final dividend payable for each 10 shares of H share is HK\$1.138164 (tax included). The final dividend will be paid by the Receiving Agent and mailed by Computershare Hong Kong Investor Services Limited to the H Shareholders of the Company who are entitled to receive the same by ordinary post at their own risk on Thursday, 11 July 2019.

For the details of withholding and payment of personal income tax and enterprise income tax for non-resident enterprise shareholders in respect of 2018 final dividend, please refer to the Company's announcements dated 15 May 2019. Investors should notice that the Company has no obligation and will not be responsible for confirming the identities of any shareholders. The Company will withhold for payment the enterprise income tax and the personal income tax, strictly in accordance with the relevant tax law and relevant rules and regulations, based on the information contained in the register of members of H Shares of the Company on the record date. The Company will owe no liability whatsoever in respect of and will not entertain any claims arising from any delay in, or inaccurate determination of, the status of the shareholders or any disputes over the mechanism of withholding.

Investors and shareholders are advised by the board of directors to exercise caution when dealing in the securities of the Company.

As at the date of this announcement, the Board of Directors of the Company comprises Messrs. Chen Jinghe (Chairman), Lan Fusheng, Zou Laichang, Lin Hongfu, Fang Qixue, and Ms. Lin Hongying as executive directors, Mister. Li Jian as non-executive director, and Messrs. Lu Shihua, Zhu Guang, Sit Hoi Wah, Kenneth, and Cai Meifeng as independent non-executive directors.

By Order of the Board of Directors

Zijin Mining Group Co., Ltd.*

Chen Jinghe

Chairman

Fujian, the PRC, 24 May 2019

*The Company's English name is for identification purpose only