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(HKEX STOCK CODE: 1208)

CONTINUING CONNECTED TRANSACTION ROSEBERY CONCENTRATE SALES AGREEMENT

ROSEBERY CONCENTRATE SALES AGREEMENT

On 21 December 2023, the Seller entered into the Rosebery Concentrate Sales Agreement with Minmetals North-Europe in relation to the sale of the Product by the Seller to Minmetals North-Europe.

Minmetals North-Europe is a wholly owned subsidiary of CMC, the ultimate controlling shareholder of the Company, and is therefore an associate of CMC and a connected person of the Company under the Listing Rules. As a result, the Rosebery Concentrate Sales Agreement constitutes a continuing connected transaction for the Company.

As the relevant percentage ratios in respect of the maximum transaction value on an annual basis relating to the Rosebery Concentrate Sales Agreement are more than 0.1% and less than 5%, it constitutes a continuing connected transaction which is subject to the reporting, annual review and announcement requirements under Rule 14A.76 of the Listing Rules, but exempt from the independent shareholders' approval requirements under Chapter 14A of the Listing Rules.

ROSEBERY CONCENTRATE SALES AGREEMENT

As part of the ordinary and usual course of business, the Seller sells the Product to the CMC Group.

On 21 December 2023, the Seller entered into the Rosebery Concentrate Sales Agreement with Minmetals North-Europe in relation to the sale of the Product to Minmetals North-Europe during 2024 and 2025.

The principal terms of the Rosebery Concentrate Sales Agreement are set out below.

Parties : (1) Seller: MMG Australia Limited

(2) Buyer: Minmetals North-Europe

Term : From the date of the Rosebery Concentrate Sales Agreement for

sales during 2024 and 2025 until all obligations of the parties are

fulfilled

Quantity: 100% of production during 2024 and 2025, estimated at

approximately 8,000 dry metric tonnes of Product per annum

Pricing : The pricing of the Product was determined after arms' length

negotiations and is superior to the pricing offered to the Seller by

independent third parties.

The pricing includes:

 Payments for copper, gold and silver based on the relevant metal prices as quoted on the London Metal Exchange (for copper) and the London Bullion Market Association (for gold and silver) averaged over an agreed quotational

period;

less agreed treatment and refining charges and penalties

which were negotiated on an arms' length basis.

Delivery Terms : Shipments shall be arranged by the Seller from the delivery point

nominated by the Seller to the place of final destination nominated by Minmetals North-Europe pursuant to the terms of the sale

agreement on a CIP (Incoterms 2020®) basis.

The Rosebery Concentrate Sales Agreement will also set out, among other things, specifications, shipping schedule, delivery terms, place of delivery, place of shipment, payment terms, quotational period and other usual conditions (including those dealing with title and risk, insurance requirements and termination and suspension rights). Payment shall be made in accordance with the terms of the sale agreement.

The terms of the Rosebery Concentrate Sales Agreement were arrived at after arm's length negotiations between the Seller and Minmetals North-Europe as part of a commercial tender process and give the Seller a total return comparable with, or superior to, that offered by independent third parties.

PROPOSED ANNUAL CAPS

MMG proposes that the maximum aggregate amount payable by Minmetals North-Europe to the Seller under the Rosebery Concentrate Sales Agreement for each of the financial years ending 31 December 2024 and 31 December 2025 is US\$100 million (equivalent to approximately HK\$780 million).

The Annual Cap was determined by reference to the estimated maximum volume and assays of the Product, and estimated copper, gold and silver prices having regard to prices quoted on the London Metal Exchange and the London Bullion Market Association, and treatment and refining charges and penalties agreed between the parties as part of a commercial tender process.

REASONS FOR AND BENEFITS OF THE ROSEBERY CONCENTRATE SALES AGREEMENT

The Group's principal activities include the production and sale of metal products, including copper, zinc and lead concentrates. As part of its ordinary and usual course of business, the Group sells some of its products to the CMC Group at prices and on terms which are consistent with prevailing market rates and conditions for the relevant products.

In view of the competitive tender process that was conducted for the purpose of awarding the Product to buyers, the Directors (including the independent non-executive Directors) believe that the entering into of the Rosebery Concentrate Sales Agreement has the benefit of delivering the best terms of sale for the Product to the Group, including that the Product will be delivered to a known smelter that specialises in treating this particular type of Product.

The Rosebery Concentrate Sales Agreement has been reviewed and approved by the Directors (including the independent non-executive Directors but excluding the Interested Directors), who are of the view that the terms of the Rosebery Concentrate Sales Agreement and the transactions contemplated thereunder (together with the Annual Caps) are on normal commercial terms, and are fair and reasonable and in the interests of the shareholders of the Company as a whole.

The Interested Directors, each holding position(s) at CMC and/or CMN, have abstained from voting on the Board resolution approving the Rosebery Concentrate Sales Agreement in order to avoid any possible conflict of interest issue.

IMPLICATIONS UNDER THE LISTING RULES

Minmetals North-Europe is a wholly owned subsidiary of CMC, the ultimate controlling shareholder of the Company, and is therefore an associate of CMC and a connected person of the Company under the Listing Rules. As a result, the Rosebery Concentrate Sales Agreement constitutes a continuing connected transaction for the Company.

As the relevant percentage ratios in respect of the maximum transaction value on an annual basis relating to the Rosebery Concentrate Sales Agreement are more than 0.1% and less than 5%, it constitutes a continuing connected transaction which is subject to the reporting, annual review and announcement requirements under Rule 14A.76 of the Listing Rules, but exempt from the independent shareholders' approval requirements, under Chapter 14A of the Listing Rules.

INFORMATION ABOUT THE GROUP

The Group is engaged in the exploration, development and mining of copper, zinc, gold, silver and lead deposits around the world.

INFORMATION ABOUT THE CMC GROUP

The CMC Group is one of the largest state-owned enterprises in the mining sector in China. It is engaged in the exploration, development, mining, processing and sale of a wide range of non-ferrous metals including tungsten, rare earth, copper, alumina, lead and zinc.

Minmetals North-Europe is engaged in the purchase and sale of a wide range of non-ferrous metals including copper, lead and zinc.

DEFINITIONS

In this announcement, the following expressions have the meanings set out below unless the context requires otherwise.

Annual Cap the maximum aggregate annual amount payable by Minmetals

North-Europe to the Seller under the Rosebery Concentrate Sales Agreement for each of the financial years ending 31 December

2024 and 31 December 2025

Associates has the meaning ascribed to it under the Listing Rules

Board the board of directors of the Company

CMC 中國五礦集團有限公司 (China Minmetals Corporation) a state-

owned enterprise incorporated under the laws of the PRC and the

ultimate controlling shareholder of the Company

CMC Group CMC and its subsidiaries and associates from time to time

(excluding the Group)

CMN 五礦有色金屬股份有限公司 (China Minmetals Non-Ferrous Metals

Company Limited), a joint stock limited company incorporated under the laws of the PRC and the controlling shareholder of the

Company

Company or MMG MMG Limited, a company incorporated in Hong Kong with limited

liability, the securities of which are listed and traded on the main

board of the Stock Exchange

connected person has the meaning ascribed to it under the Listing Rules

controlling shareholder has the meaning ascribed to it under the Listing Rules

Director(s) the director(s) of the Company

Group the Company and its subsidiaries from time to time

Hong Kong the Hong Kong Special Administrative Region of the People's

Republic of China

Interested Directors Zhang Shuqiang, Xu Jiqing and Li Liangang

the Rules Governing the Listing of Securities on the Stock **Listing Rules**

Exchange

Minmetals North-Europe Minmetals North-Europe Aktiebolag, a company incorporated in

Sweden, and an indirect wholly owned subsidiary of CMC

PRC the People's Republic of China (for the purpose of this

announcement, excluding Hong Kong, the Macau Special

Administrative Region of the PRC and Taiwan)

Product Precious Metals concentrates produced by the Group at its

Rosebery Mine in Tasmania, Australia

Agreement

Rosebery Concentrate Sales the agreement dated 21 December 2023 between the Seller and

Minmetals North-Europe in relation to the sale of the Product

Seller MMG Australia Limited, a company incorporated in Victoria,

Australia, and an indirect wholly owned subsidiary of the

Company

Stock Exchange The Stock Exchange of Hong Kong Limited

has the meaning ascribed to it under the Companies Ordinance subsidiary

(Chapter 622 of the Laws of Hong Kong)

% Percentage

Unless otherwise specified, conversion of US\$ into HK\$ in this announcement is based on the exchange rate of US\$1.00 = HK\$7.8 for the purpose of illustration only. No representation is made and there is no assurance that US\$ or HK\$ can be purchased or sold at such rate.

> By order of the Board **MMG Limited** Li Liangang Interim CEO and Executive Director

Hong Kong, 21 December 2023

As at the date of this announcement, the Board comprises six directors, of which one is an executive director, namely Mr Li Liangang; two are non-executive directors, namely Mr Xu Jiqing (Chairman), Mr Zhang Shuqiang; and three are independent non-executive directors, namely Dr Peter William Cassidy, Mr Leung Cheuk Yan and Mr Chan Ka Keung, Peter.