Hong Kong Exchanges and Clearing Limited and The Stock Exchange of Hong Kong Limited take no responsibility for the contents of this announcement, make no representation as to its accuracy or completeness and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this announcement.



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

(Stock Code: 2600)

ANNOUNCEMENT ON THE UNLOCKING OF THE SECOND UNLOCKING PERIOD UNDER THE FIRST GRANT AND LISTING OF THE 2021 RESTRICTED SHARE INCENTIVE SCHEME

References are made to the notice of the 2022 first extraordinary general meeting, the notice of the 2022 first class meeting for A Shareholders and the notice of the 2022 first class meeting for H Shareholders dated 28 January 2022, the circular dated 28 January 2022, the supplemental circular dated 7 March 2022 (the "Supplemental Circular"), the announcement dated 6 April 2022 in relation to the adjustment to the proposed adoption of the 2021 Restricted Share Incentive Scheme, the announcement dated 21 April 2022 in relation to the SASAC's approval for the 2021 Restricted Share Incentive Scheme, the announcement dated 26 April 2022 in relation to the consideration and approval of the 2021 Restricted Share Incentive Scheme at the 2022 first extraordinary general meeting, the 2022 first class meeting for A Shareholders and the 2022 first class meeting for H Shareholders, the announcements both dated 25 May 2022 in relation to the relevant matters on the adjustment to the 2021 Restricted Share Incentive Scheme and the First Grant of Restricted A Shares to Participants, the announcement dated 14 June 2022 in relation to the results of the First Grant under the 2021 Restricted Share Incentive Scheme, the announcement dated 24 November 2022 in relation to the proposed grant of reserved Restricted Shares to Participants, the announcement dated 27 December 2022 in relation to the results of the reserved grant of 2021 Restricted Share Incentive Scheme, the announcements dated 25 October 2023 in relation to the adjustment to the repurchase price of Restricted Shares under the 2021 Restricted Share Incentive Scheme and in relation to the repurchase and cancellation of partial Restricted Shares granted but not yet unlocked to Participants, the announcement dated 23 January 2024 in relation to the implementation of repurchase and cancellation of partial Restricted Shares under equity incentives, the

announcement dated 14 June 2024 in relation to the unlocking of the first Unlocking Period under the First Grant and listing of the 2021 Restricted Share Incentive Scheme of the Company, the announcement dated 30 July 2024 in relation to the repurchase and cancellation of partial Restricted Shares granted to Participants but not yet unlocked under the 2021 Restricted Share Incentive Scheme and adjustment to the repurchase price, the announcement dated 22 October 2024 in relation to the implementation of repurchase and cancellation of partial Restricted Shares under equity incentives, the announcements dated 19 November 2024 in relation to the repurchase and cancellation of partial Restricted Shares granted to Participants but not yet unlocked under the 2021 Restricted Share Incentive Scheme and adjustment to the repurchase price and in relation to the satisfaction of the unlocking conditions for the first Unlocking Period of the Restricted Shares under the Reserved Grant of the 2021 Restricted Share Incentive Scheme of the Company, the announcement dated 27 December 2024 in relation to the unlocking of the first Unlocking Period under the Reserved Grant and listing of the 2021 Restricted Share Incentive Scheme of the Company, the announcement dated 21 January 2025 in relation to the implementation of repurchase and cancellation of partial Restricted Shares under equity incentives, and the announcements dated 28 May 2025 in relation to the satisfaction of the unlocking conditions for the second Unlocking Period of the Restricted Shares under the First Grant of the 2021 Restricted Share Incentive Scheme of the Company and in relation to the repurchase and cancellation of partial Restricted Shares granted to Participants but not yet unlocked and adjustment to the repurchase price of Aluminum Corporation of China Limited* (the "Company"). Terms used in this announcement shall have the same meanings as those defined in the Supplemental Circular unless the context requires otherwise.

I. SATISFACTION OF THE UNLOCKING CONDITIONS FOR THE SECOND UNLOCKING PERIOD OF THE RESTRICTED SHARES UNDER THE FIRST GRANT OF THE 2021 RESTRICTED SHARE INCENTIVE SCHEME

(I) Explanation on Expiry of the Lock-up Period

Pursuant to the provisions of the Incentive Scheme and relevant laws and regulations, the second Unlocking Period of the Restricted Shares under the First Grant of the Incentive Scheme is commencing from the first trading day after expiry of the 36-month period from the date of completion of registration of the corresponding grant and ending on the last trading day of the 48-month period from the date of completion of registration of such grant, and the Participants can apply for the unlocking of 30% of the total number of Restricted Shares granted to them after the Unlocking Conditions for the second Unlocking Period are satisfied. The Grant Date of the Restricted Shares proposed to be unlocked is 25 May 2022 and the registration date is 13 June 2022, and the Lock-up period of such Restricted Shares will expire on 12 June 2025.

(II) Explanation on the Satisfaction of the Unlocking Conditions for the Restricted Share under the Grant of the Incentive Scheme

No.	Unlocking Conditions	Completion Status	
1	There is no occurrence of any of the following on the part of the Company:	As there is no occurrence of any of the aforesaid circumstances, the	
	(1) issuance of an auditors' report with an adverse opinion or a disclaimer of opinion by certified public accountants in respect of the Company's financial accounting report for the most recent accounting year;	Company has satisfied this Unlocking Condition for the Restricted Shares.	
	(2) issuance of an auditors' report with an adverse opinion or a disclaimer of opinion by certified public accountants in respect of the Company's internal control over financial reporting for the most recent accounting year;		
	(3) failure to carry out profit distribution in accordance with the laws and regulations, the Articles of Association or public undertakings during the last 36 months after listing;		
	(4) prohibition from implementation of any equity incentive scheme by applicable laws and regulations;		
	(5) other circumstances as prescribed by the China Securities Regulatory Commission (the "CSRC").		

No.	Unlocking Conditions	Completion Status
2	A Participant shall not be a person who:	As there is no occurrence of any of the aforesaid
	(1) has been deemed as an inappropriate candidate to the stock exchange in the last 12 months;	oy circumstances, the Participants have satisfied this Unlocking Condition
	(2) has been deemed as an inappropriate candidate to the CSRC or any of its dispatch agencies in the la 12 months;	*
	(3) has been imposed with administrative penalties a ban from entry into the securities market by the CSRC or any of its dispatch agencies due to materiabreach of laws and regulations in the last 12 months.	ne al
	(4) is prohibited from acting as a director or a memb of the senior management of a company under the Company Law of the People's Republic of China (the "Company Law");	ne
	(5) is not allowed to participate in any equity incentive scheme of a listed company under laws an regulations;	
	(6) falls under any other circumstances as prescribed the CSRC.	ру

No.	Unlo	Completion Status		
3	Performance appraisal 1	On the basis of the operating results for 2020, the compound growth rate of net profit attributable to		
	(1) The performance ap			
	Unlocking Period	Performance appraisal targets	owners of the parent after deduction of	
	The Second Unlocking Period of the Restricted Shares under the First Grant	On the basis of the operating results for 2020, the compound growth rate of net profit attributable to owners of the parent after deduction of non-recurring profits and losses for 2023 of the Company shall not be lower than 75% as well as the 75 percentile of the benchmarking enterprises or the industry average level; the EOE of the Company for 2023 shall not be less than 28.5% as well as the 75 percentile of the benchmarking enterprises or the industry average level; the annual EVA appraisal target set by the Board shall be completed in 2023.	non-recurring profits and losses for 2023 of the Company was 156.18%, not lower than 75% as well as the 75 percentile of the benchmarking enterprises at 58.52%; the EOE of the Company for 2023 was 51.61%, not lower than 28.5% as well as the 75 percentile of the benchmarking enterprises at 29.74%; the Company's actual completion of EVA in 2023 was RMB9.8 billion, which was higher than the annual EVA appraisal target of	
	wherein deducting deprecial net assessum of control attributation of changes fair value on the representation of the representation	EBITDA/average net assets, EBITDA stands for net profit before ag income tax, interest expenses, tion and amortization; the average its are the arithmetic mean of the opening and closing owners' equity only to shareholders of the parent. ② atting the EOE indicator, the impact es in the measurement method for the of the assets held by the Company net assets should be eliminated. The validity period of the Incentive in the case of financing through of shares, the acquisition of assets ssuance of shares, the conversion of the bonds and other events, the newly that assets shall not be included in the calculation scope.	RMB1.88 billion set by the Board. The performance appraisal conditions at company level have met the appraisal targets.	

No.	Unlocking Conditions					Completion Status
	(2)	The Compan with high r product type principal bus of 15 compan				
			Stock abbreviation	Stock code	Stock abbreviation	
		000060. SZ	Zhongjin Lingnan	002460. SZ	Ganfeng Lithium	
		000630. SZ	Tongling Nonferrous Metals	002532. SZ	Tianshan Aluminum	
		000807. SZ	Yunnan Aluminum	600111. SH	Northern Rare Earth	
		000878. SZ	Yunnan Copper	600219. SH	Nanshan Aluminum	
		000933. SZ	Shenhuo Group	600362. SH	Jiangxi Copper	
		000960. SZ	Yunnan Tin	601212. SH	Baiyin Nonferrous	
		002203. SZ	Hailiang Holdings	603799. SH	Huayou Cobalt	
		01378. HK	China Hongqiao			
		business of deviation in during the	or extreme the benchma annual appr ll remove or	values wit rking enterp aisal, the	the principal h significant prises samples Board of the samples in the	

No.		Completion Status			
4	Individual perfor	The number of the			
		Participants under			
			_		the First Grant of the
		•			Incentive Scheme was
	_		he Implementation		930.
			tricted Shares of		A
					Among them, the appraisal results of 873
					Participants were 80 and
					above in 2023, with the
			•		standard coefficient for
					the current period being
		-			1.0, which can unlock all
		Restricted Shares for the			
	individuals in the	current period;			
	appraisal of the i	ndivid:			
		31 Participants resigned			
	Appraisal	S≥80	80 > S≥70	S < 70	due to retirement or
	results (S)	5200	00 > 5270	5 170	job transfer which
	Standard	1.0	0.9	0	was uncontrollable by
	coefficient				themselves, and they may
		unlock in accordance with the agreed conditions			
					based on the performance
					appraisal period and
					the specific time of
					their employment,
		unlock the part of the			
		Restricted Shares for			
					the current period, and
		the remaining part of			
		the Restricted Shares			
		will be repurchased			
		and cancelled by the			
					Company;

No.	Unlocking Conditions	Completion Status
		Six Participants were
		no longer eligible
		for incentives due to
		voluntary resignation,
		and occurrence of
		negative circumstances,
		etc., for which no
		unlocking matters
		will be handled, and
		the Restricted Shares
		will be repurchased
		and cancelled by the
		Company;
		The Restricted Shares
		of 20 Participants
		who resigned due to
		job transfer which
		was uncontrollable by
		themselves, resigned
		voluntarily, died,
		or quitted due to
		occurrence of negative
		circumstances, had
		been repurchase d
		and cancelled by the
		Company previously,
		for which no unlocking
		matters will be handled.

In summary, the Board is of the view that the Unlocking Conditions for the second Unlocking Period of the Restricted Shares under the First Grant of the Incentive Scheme have been satisfied. According to the authorization granted at the 2022 first extraordinary general meeting, the 2022 first class meeting for A Shareholders and the 2022 first class meeting for H Shareholders, the Company was approved to deal with the relevant matters in relation to the unlocking in accordance with the relevant provisions under the Incentive Scheme upon the expiry of the Lock-up period.

II. STATUS OF THE RESTRICTED SHARES TO BE UNLOCKED

In accordance with the relevant provisions of the Incentive Scheme of the Company, the number of the Participants involved in the unlocking for the second Unlocking Period under the First Grant of the Incentive Scheme shall be 904, and the number of Restricted Shares to be unlocked shall be 32,083,238, accounting for approximately 0.19% of the Company's total share capital currently. The number of the Participants and shares involved in the unlocking for the second Unlocking Period under the First Grant of the Incentive Scheme is as follows:

Name	Position	Number of the Restricted Shares granted (Shares)	Number of the Restricted Shares which can be unlocked (Shares)	Number of the Restricted Shares which have not been unlocked (Shares)
Jiang Tao	Executive Director and Vice President	230,000	69,000	69,000
Xu Feng	Vice President	230,000	69,000	69,000
Lu Dong	Vice President	199,500	59,850	59,850
Middle-level management, core technical (business) backbone (901 persons)		108,103,200	31,885,388	30,073,855
Total (904 persons)		108,762,700	32,083,238	30,271,705

Note: The "Number of the Restricted Shares which have not been unlocked" in the above table has deducted the number of Restricted Shares that the Company has previously repurchased and cancelled, as well as partial Restricted Shares to be repurchased and cancelled this time that were granted to participants but not yet unlocked.

III. ARRANGEMENTS FOR LISTING AND CIRCULATION OF THE RESTRICTED SHARES TO BE UNLOCKED AND CHANGES IN THE SHARE CAPITAL STRUCTURE

- (I) Date of listing and circulation for Restricted Shares to be unlocked: 13 June 2025;
- (II) Number of Restricted Shares to be unlocked for listing and circulation: 32,083,238 shares;
- (III) Lock-up and transfer restrictions of Restricted Shares held by directors and senior management to be unlocked

Among the Participants, the directors and senior management of the Company, upon the unlocking of the Restricted Shares, shall comply with the provisions of relevant laws and regulations such as the Company Law, the Securities Law of the People's Republic of China, and the Administrative Rules Concerning the Holding and Change of Shares held by Directors and Senior Management of a Listed Company for their holding and trading of the shares of the Company.

(IV) Changes in the share capital structure of the Company after the unlocking of the Restricted Shares

The changes in the Company's shares after the unlocking are as follows:

Туре	Before the change (shares)	The change (shares)	After the change (shares)
A Shares Including: Shares not subject to trading	13,211,666,110	0	13,211,666,110
restrictions Shares subject to trading	78,126,929	-32,083,238	46,043,691
restrictions H Shares	13,133,539,181 3,943,965,968	32,083,238	13,165,622,419 3,943,965,968
Total	17,155,632,078	0	17,155,632,078

IV. CONCLUSION OF THE LEGAL OPINION

In the opinion of the lawyers of Jincheng Tongda & Neal Law Firm, the Company has obtained the necessary approvals and authorizations for the unlocking of the Restricted Shares. The conditions for the unlocking of the Restricted Shares as stipulated in the Incentive Scheme have been satisfied, which is in compliance with the Company Law, the Securities Law of the People's Republic of China, the Administrative Measures, the Working Guidelines for Implementing Equity Incentives in Listed Companies Controlled by Central Enterprises and other laws, regulations and regulatory documents as well as the relevant provisions of the Incentive Scheme.

By order of the Board
Aluminum Corporation of China Limited*
Ge Xiaolei

Joint Company Secretary

Beijing, the PRC 6 June 2025

As at the date of this announcement, the members of the Board comprise Mr. He Wenjian, Mr. Mao Shiqing and Mr. Jiang Tao (Executive Directors); Mr. Li Xiehua and Mr. Chen Pengjun (Non-executive Directors); Mr. Qiu Guanzhou, Mr. Yu Jinsong and Ms. Chan Yuen Sau Kelly (Independent Non-executive Directors).

* For identification purposes only