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.



兗州煤業股份有限公司 YANZHOU COAL MINING COMPANY LIMITED

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

(Stock Code: 1171)

UPDATE ON A LITIGATION INVOLVING YANZHOU COAL MINING COMPANY LIMITED

This announcement is made pursuant to Part XIVA of the Securities and Futures Ordinance and Rules 13.09(2)(a) and 13.10B of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited.

Reference is made to the announcements of Yanzhou Coal Mining Company Limited ("**Yanzhou Coal**" or the "**Company**") dated 23 March 2016 and 27 June 2016 in relation to a litigation involving the Company.

The Company has recently received theenforcement notification ([2016] Lu 01 Zhi No. 614) issued by the IntermediatePeople's Court of Jinan, Shandong Province (the "**Jinan Intermediate Court**"), according to which the Company was required to execute the civil judgment ([2015] Ji Shang Chu Zi No.173) issued by the Jinan Intermediate Court dated 11 January 2016. Relevantupdatesareherebyannounced as follows:

1. Basic information of the litigation and judgment of the first instance

On 13 July 2015, Jinan Branch of China Minsheng Banking Corp., Ltd. (the "Jinan Branch of Minsheng Bank") brought a civil litigation against Yanzhou Coal at the Jinan Intermediate Court-, alleging the Company breached the bills agent discount business cooperation agreement and business bills of exchange discount agreement which were executed by therelevant parties including Yanzhou Coal, Jinan Branch of Minsheng Bank and Shandong Dongda Energy Co., Ltd (the "Dongda Company") and requiring Yanzhou Coal for a discharge payment of RMB29,439,000.

On 11 January 2016, the Jinan Municipal Intermediate Court made the judgment of the first instance and ruled that theCompany shall pay the principal of business acceptance billsof exchange of the amount of RMB29,439,000 and the relevant interest to Jinan Branch of Minsheng Bank and rejected other claims of Jinan Branch of Minsheng Bank. The

litigation fee of RMB193,072 and theproperty preservation fee of RMB5,000 shall be borne by Yanzhou Coal.

TheCompany is of the view that since Jinan Branch of Minsheng Bank had already done the rediscount to the relevant bills and received the payment of rediscount through the rediscount, the bills agent discount business cooperation agreement and business bills of exchange discount agreementexecuted by each parties were fulfilled and the parties' rights and obligations under these agreements were terminated. Jinan Branch of Minsheng Bank no longer had rights to bring suit againstYanzhou Coal based on the bill agent discount business cooperation agreement and business bills of exchange discount agreement and the facts acknowledged by thejudgment of the first instance had insufficient basis. Based on theabovementioned facts, the Company legitimately appealedfor the judgment of the first instance of the litigation to theHigher People's Court of Shandong Province of the People's Republic of China (the "**Shandong Province Higher Court**")in February 2016.

For details, please refer to the 2015 annual report of the Company, the first quarterly report for the year of 2016 of the Company and theannouncement of the Company on theLitigation InvolvingYanzhou Coal Mining Company Limited dated 23 March 2016.

2. Updates of the second instance of the litigation

On 12 June 2016, the Shandong Province Higher Courtmade the judgment of the second instance regarding this litigation. The Shandong Province Higher Court heard the litigation and ruled that thebasis of litigation claims of Jinan Branch of Minsheng Bank was based on the fundamental legal relationships of the bills rather than the exercise of bills recovery rights and the bills agent discount business cooperation agreement and business bills of exchange discount agreement executed by parties including Yanzhou Coal, Jinan Branch of Minsheng Bank and Dongda Company waslegally binding. In the event that the acceptor refused to pay, Jinan Branch of Minsheng Bank had the right to require Yanzhou Coal to pay the principal of bills of exchange and the late fine interest in accordance with the arrangement in the bills agent discount business cooperation agreement and business bills of exchange discount agreement.

It was the judgment of the second instance madeby the Shandong Province Higher Court that: the appeal was rejected and the original judgment was upheld. The litigation fee of the second instance of the litigation of RMB193,072 shall be borne byYanzhou Coal. Thejudgment of the second instance shall be final.

For details, please refer to the announcement of the Company on Update on a Litigation InvolvingYanzhou Coal Mining Company Limited dated 27 July 2016.

3. Enforcement of the litigation

The Company recentlypaid a total amount of RMB31,691,850.83 for the principal, interests and fees for conservatory measures and enforcement in relation to the litigation to the designated bank account according to the enforcement notification issued by the Jinan Intermediate Court.

4. Impactof the litigation on the profitof the period and afterwards of the Company

Although the litigation received the final judgment and has been enforced, the Company will continue to protect the legitimate interests of the Company and the shareholders of the Company through legal means including applying for retrial, appeal and filingdischarge lawsuit against Dongda Company. The Company is currently unable to accurately estimate the impact of the litigation regarding the contract dispute on the profit of the period and afterwards of the Company. The Company will announceupdates regarding relevant matters in a timely manner. The Companyherebyrespectively warns that the investors shall mind the risks of investments.

By order of the Board Yanzhou Coal Mining Company Limited Li Xiyong Chairman of the Board

Zoucheng, Shandong Province, the PRC

26 July 2016

As at the date of this announcement, the Directors of the Company are Mr. Li Xiyong, Mr. Li Wei, Mr. Wu Xiangqian, Mr. Wu Yuxiang, Mr. Zhao Qingchun, Mr. Guo Dechun and Mr. Guo Jun, and the independent non-executive directors of the Company are Mr. Wang Lijie, Mr. JiaShaohua, Mr. Wang Xiaojun and Mr. Qi Anbang.