Cover Sheet

Type of Document

Extraordinary Report

Filing Authority

Director of Kanto Local Finance Bureau

Filing Date

July 1, 2025

Company Name

Sumitomo Metal Mining Co., Ltd.

Name and Title of Representative

Nobuhiro Matsumoto, President and Representative Director

Location of Head Office

11-3, Shimbashi 5-chome, Minato-ku, Tokyo 105-8716, Japan

Contact Telephone Number

03-3436-7704

Name of Contact

Hideki Niwa, General Manager of Legal Dept.

Closest Place of Contact

11-3, Shimbashi 5-chome, Minato-ku, Tokyo 105-8716, Japan

Telephone Number

03-3436-7704

Name of Contact

Hideki Niwa, General Manager of Legal Dept.

Places of Public Inspection

Tokyo Stock Exchange Group, Inc.

2-1, Nihombashi-Kabutocho, Chuo-ku, Tokyo 103-8224, Japan

Sumitomo Metal Mining Co., Ltd., Osaka Branch

5-33, Kitahama 4-chome, Chuo-ku, Osaka City, Osaka 541-0041, Japan

1 Reason for Filing

At its 100th Ordinary General Shareholders Meeting conducted on June 26, 2025, Sumitomo Metal Mining Co., Ltd. passed certain resolution. Accordingly, the Company files this Extraordinary Report in compliance with Article 24-5, Paragraph 4 of the Financial Instruments and Exchange Act and Article 19, Paragraph 2, Item 9-2 of the Cabinet Office Ordinance on Disclosure of Corporate Information.

2 Report

(1) Date of General Shareholders Meeting

June 26, 2025

(2) Description of resolutions passed

Resolution No.1: Appropriation of surplus

Matters pertaining to year-end dividend

- (1) Type of dividend property

 Cash
- (2) Matters pertaining to allotment of dividend property to shareholders and total amount thereof

55 yen per share of the Company's common stock

Total amount:

15,126,118,645 yen

(3) Date on which distribution of surplus took effect June 27, 2025

Resolution No.2: Election of Eight (8) Directors

The following eight individuals were elected to serve as directors: Akira Nozaki, Nobuhiro Matsumoto, Masaru Takebayashi, Hiroshi Yoshida, Taeko Ishii, Manabu Kinoshita, Koji Takeuchi and Sawaki Nicola Michele.

Resolution No.3: Election of Two (2) Audit & Supervisory Board members

Hirohiko Matsushita and Shoji Wakamatsu were elected to serve as Audit & Supervisory Board members.

Resolution No.4: Election of One (1) substitute Audit & Supervisory Board member

Kazuhiro Mishina was elected to serve as a substitute Audit & Supervisory Board member.

Resolution No.5: Determination of Compensation for Granting Restricted Shares to Directors

A restricted share-based compensation plan was introduced for the Company's Directors (excluding a Chairman and Director who is not a representative Director, and Outside Directors).

Under this Plan, the total amount of monetary compensation for granting restricted shares to the eligible Directors shall be up to 30 million yen per year, and the total number of the Company's common stocks to be issued or disposed of thereby shall be up to 15,000 shares per year.

(3) Number of voting rights for declaration of intent to express approval, disapproval or abstention pertaining to proposals at the General Shareholders Meeting; conditions required for passage of proposed matters; and voting results

Proposal	For (votes)	Against (votes)	Abstention (votes)	Requisites for passage	Approval rate (%)	Result
No.1	2,192,559	13,010	4	Notes 1	99.40	Passed
No.2						
Akira Nozaki	2,007,200	196,296	2,086	. Notes 2	91.00	Passed
Nobuhiro Matsumoto	2,036,468	167,026	2,086		92.33	Passed
Masaru Takebayashi	2,190,505	15,074	4		99.31	Passed
Hiroshi Yoshida	2,190,123	15,456	4		99.29	Passed
Taeko Ishii	2,168,989	36,591	4		98.34	Passed
Manabu Kinoshita	2,168,304	37,276	4		98.30	Passed
Koji Takeuchi	2,189,579	16,001	4		99.27	Passed
Sawaki Nicola Michele	2,191,860	13,721	4		99.37	Passed
No.3 Hirohiko Matsushita	2,045,047	160,541	4	Notes 2	92.72	Passed
Shoji Wakamatsu	2,190,594	15,001	4		99.31	Passed
No.4						
Kazuhiro Mishina	2,193,878	11,696	4	Notes 2	99.46	Passed
No.5	2,161,270	41,218	3,090	Notes 1	97.99	Passed

(Notes)

- 1. Required a majority vote of approval, in terms of number of voting rights, by the shareholders in attendance.
- 2. Required attendance by shareholders representing more than one-third of all eligible voting rights and a majority vote of approval by those shareholders in attendance.

(4) Reason for not including part of the number of voting rights of shareholders in attendance at the General Shareholders Meeting into the number of voting rights

Because the total numbers for which approval or disapproval of each proposal by those who exercised their voting rights prior to the Meeting or by part of those in attendance excluding those who were not in the Meeting at the time of voting (they must be exercised by a proxy of shareholder who has submitted the power of attorney or confirmed by a notice of acting representative submitted from an institutional shareholder) satisfied the requisite for passage, thereby resulting in passage of said proposals under application of the Company Law of Japan, the figures shown do not include the voting rights of some shareholders in attendance at the General Shareholders Meeting for whom approval, disapproval or abstention could not be confirmed. In calculating approval percentages, the number of voting rights of shareholders who were in attendance at the General Shareholders Meetings but whose approval, disapproval or abstention could not be confirmed was included in the denominator.