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October 12, 2022

ACG Acquisition Company Limited

Admission to Trading and Total Voting Rights

Further to the announcement of October 7, 2022 relating to its initial public offering on the London Stock Exchange (the "Offering"), ACG Acquisition Company Limited (the "Company" or "ACG") today announces that 12,500,000 Class A Ordinary Shares and 6,250,000 Warrants have been admitted to the standard listing segment of the Official List of the Financial Conduct Authority (the "FCA") and to trading on the London Stock Exchange under the ticker symbols "ACG" and "ACGW" respectively.

Capitalised terms not otherwise defined in this announcement shall have the meaning ascribed to them in the prospectus published by the Company in connection with the Offering (the "Prospectus").

In accordance with Chapter 5.6.1 of the FCA's Disclosure Guidance and Transparency Rules (the "DTRs"), the Company's issued voting share capital consists of 12,500,000 Class A Ordinary Shares and 3,125,000 Class B Shares, as set forth in the Prospectus. The Company does not hold any Class A Ordinary Shares or Class B Shares in treasury. The total number of voting rights of the Company is 15,625,000 and this figure may be used by shareholders as the denominator for the calculations by which they will determine if they are required to notify their interest in, or a change to, their interest in the shares under the DTRs.

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About the Company

ACG Acquisition Company is a SPAC looking to benefit from favourable price conditions for new economy metals and other mining materials.

The Company's co-sponsors are (I) ACG Mining Limited, a BVI business firm whose main shareholder is Artem Volynets, (2) De Heerd Investments Limited, a Hong Kong-based asset manager with an extensive track-record of global investments and (3) a trading entity managed by Argentem Creek

Partners LP, an emerging markets specialist firm investing in special situations, private credit, high yield, and trade finance.

The Company aims to optimise its expertise in global mining by combining with a mining company that produces materials characterised by supply constraints and rising long-term demand. The combined entity will capitalise on the need for resource security and geographic supply diversification, as well as the global energy transition.

ACG's team has extensive M&A experience built through decades spent at blue-chip multinationals in the sector. The team brings a significant network, including access to many mining companies as well as a commitment to ESG principles and strong corporate governance.

www.acgcorp.co

IMPORTANT NOTICE

This communication is not a prospectus but an advertisement for purposes of the Prospectus Regulation Rules of the Financial Conduct Authority. Investors should not subscribe for any transferable securities referred to in the advertisement, except on the basis of information in the Prospectus; when approved and published, this will be available on www.acgcorp.co.

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This announcement does not constitute an offer of securities to the public in any member state of the European Economic Area (the "EEA") (each a "Member State"), no action has been undertaken or will be undertaken to make an offer to the public of Securities requiring publication of a prospectus in any Member State. This announcement is only addressed to and is only directed at persons in Member States who are "qualified investors" ("Qualified Investors") within the meaning of Article 2(e) of Regulation (EU) 2017/1129 (such Regulation, together with any applicable implementing measures in the relevant home Member State under such Regulation, the "Prospectus Regulation"). This announcement and the information contained herein must not be acted on or relied upon in any Member State by persons who are not Qualified Investors. Any investment or investment activity to which this announcement relates is only available to, and any invitation, offer or agreement to purchase, subscribe or otherwise acquire the same will be engaged in only with, Qualified Investors. For the purpose of this paragraph, the expression "offer of securities to the public" means the communication in any form and by any means of sufficient information on the terms of the offer and the Securities to be offered so as to enable the investor to decide to purchase or subscribe for the

Securities and the expression "Prospectus Regulation" means Regulation (EU) 2017/1129 and includes any amendments and relevant delegated regulations thereto.

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Securities of the Company have not been and will not be registered under the applicable securities laws of Australia, Canada or Japan and, subject to certain exceptions, may not be offered or sold within Australia, Canada or Japan except under circumstances which will result in the full compliance with the applicable laws and regulations promulgated by the relevant regulatory authorities in effect at the relevant time.

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