ALUMINUM CORP OF CHINA LTD Form 6-K March 25, 2008

1934 ACT FILE NO. 001-15264

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 6-K

Report of Foreign Private Issuer

Pursuant to Rule 13a-16 or 15d-16 of the Securities Exchange Act of 1934

For	the	month	of	March,	2008.

Aluminum Corpora	ation of	China	Limited
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Aluminum Corporation of China Limited (Translation of Registrant's name into English)
No. 12B Fuxing Road Haidian District, Beijing People's Republic of China 100814 (Address of principal executive offices)
[Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F.]
Form 20-F X Form 40-F
[Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.]
Yes No X
[If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b) 82]

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

	Aluminum Corporation of China Limited (Registrant)
Date March 25, 2008	By
	Name: Liu Qiang Title: Company Secretary

ALUMINUM CORPORATION OF CHINA LIMITED*

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

(Stock Code: 2600)

FORM OF PROXY FOR ANNUAL GENERAL MEETING TO BE HELD ON FRIDAY, 9 MAY, 2008

No. of shares to which

	Type of shares (domestic	
	shares or H shares)	
	to which this Proxy	
	relates ²	
/We ³		
of		
peing shareholder(s) of ALU	JMINUM CORPORATION OF CHINA I	LIMITED (the "Company") hereby appoint4 th
		Elivirize (the Company) hereby appoint th
(b) 01 1 22 (VALUE (0.11.1 0 0 1.11.1 0 1 1 1 1 1 1 1 1 1 1	Envirence (the Company) hereby appoint the

as my/our proxy to attend, act and vote for me/us and on my/our behalf at the Special General Meeting of the Company to be had No. 62 North Xizhimen Street, Haidian District, Beijing, the People's Republic of China on Tuesday, 27 February 2007 at 10:3 indicated in respect of the resolutions set out in the Notice of Special General Meeting, and, if no such indication is given, as n

	ORDINARY RESOLUTIONS	For ⁵	Against ⁵
	To consider and approve the Report of the Directors of the Company for the year ended December 31, 2007;		
2.	To consider and approve the Report of the		

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	Supervisory Committee of the Company for the		
	year ended December 31, 2007;		
3.	To consider and approve the report of the		
	independent auditor and the audited financial		
	statements of the Group and of the Company for		
	the year ended December 31, 2007;		
4.	To consider and approve the proposal for the		
	profit distribution of the Company for the year		
	ended December 31, 2007 and the declaration of		
	the Company's final dividend for the year ended		
	December 31, 2007;		
5.	To consider and appoint Mr. Zhu Demiao and		
	Mr. Wang Mengkui respectively as Independent		
	non-executive Directors of the Company;		
6.	To authorise the Board of Directors to determine		
	the remuneration of the Directors and Supervisors		
	of the Company for the year ending 31 December		
	2008;		
7.	To consider and approve the proposal to pay a		
	discretionary bonus for the year 2007 to the		
	Directors and Supervisors of the Company;		
8.	To consider and approve the proposal to renew		
	the liability insurance for the directors,		
	supervisors and other senior management of the		
	Company for the year of 2008/2009;		
9.	To consider and approve the re-appointment of		
	PricewaterhouseCoopers, Hong Kong Certified		
	Public Accountants, and PricewaterhouseCoopers		
	Zhong Tian CPAs Limited Company (Chinese		
	Characters) as the Company's independent		
	auditors and PRC auditors, respectively, to hold		
	office until the conclusion of the following		
	annual general meeting, and to authorise the audit		
	committee of the Board of Directors to determine		
	their remuneration;		
10.	To consider and approve proposals (if any) put		
	forward at such meeting by any shareholder(s)		
	holding 3 per cent or more of the shares carrying		
	the right to vote at such meeting.		

		SPECIAL RESOLUTIONS	For ⁵	Against ⁵
11.		consider and approve the following olution by way of special resolution:		
	"TI	HAT:		
	(1)	Subject to notification being given to the People's Bank of China, the Company may issue short-term bonds (the "Short-term		

ap is ge ye	proval from the obtained to the central meeting of	Company's shareholders conclusion of the annual f the Company for the nber 31, 2008 on the			
i.	Place of issue:	Within the People's Republic of China (excluding Hong Kong, Macau and Taiwan), by o single issue or more;	ne		
ii.	Principal amount:	up to RMB10 billion;			
iii.	Maturity:	up to 1 year;			
iv.	Interest rate:	to be determined according to market conditions but receeding the best lending rate quoted by the People Bank of China;	not g		
v.	Target subscribers:	institutional investors (and not the general public);	d		
vi.	Use of Proceeds:	to be utilized towards the operational activities of the Company, including but relimited to the purchase of raw materials and importal alumina and, if there is a surplus, to repay amounts due.	ne not of		
(tł	ne " Proposed Sh	nort-term Bond Issue")			Ī
bc "E Cl fin Pr re ba m iss iss to	bard of directors Board") or any p nairman be authoralise the terms a roposed Short-ter levant matters in used on the needs arket conditions suance, including sue, the final prin	"Chairman") of the of the Company (the erson authorized by the orized to determine and and conditions of the rm Bond Issue and any relation to the same of the Company and the at the time of the g determining the time of ncipal amount, the period erest rates of the and			

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	(3)	nece app to conthe of coits !	Board be authorized to execute all sessary documents, to conduct propriate information disclosures and/or do all such things and acts as are asidered necessary or expedient and in interests of the Company for the purpose effecting or otherwise in connection with Proposed Short-term Bond Issue or any tter incidental thereto."		
12.	foll		sider and, if thought fit, approve the ng resolution by way of special on:		
	"TI	HAT	Γ:		
	(1)	the mai add Cor agr	re be granted to the Board of Directors of Company an unconditional general ndate to issue, allot and deal with litional H Shares in the capital of the mpany, and to make or grant offers, eements and options in respect thereof, ject to the following conditions:		
	((a)	such mandate shall not extend beyond the Relevant Period save that the Board of Directors of the Company may during the Relevant Period make or grant offers agreements or options which might require the exercise of such powers after the end of the Relevant Period;		
	((b)	the aggregate nominal amount of shares allotted or agreed conditionally or unconditionally to be allotted (whether pursuant to an option or otherwise) by the Board of Directors of the Company shall not exceed 20 percent of the aggregate nominal amount of the H Shares in issue as at the date of this Resolution; and		
	((c)	the Board of Directors will only exercise its power under such mandate in accordance with the Company Law of the PRC and the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (as the same may be amended from time to		

time) and only if all neces from the China Securities Commission and/or other government authorities an	Regulatory relevant PRC
For the purposes of this resolution	:
"H Shares" means the overseas-list invested shares in the share capital Company with a par value RMB1, which are subscribed for and trade Kong dollars;	of the 00 each, and
"Relevant Period" means the peri passing of this Resolution until the	
(i) the conclusion of the next and meeting of the Company follows passing of this Resolution; or	owing the
(ii) the date on which the authoric Resolution is revoked or varie resolution of the shareholders Company in a general meetin	ed by a special s of the
(2) contingent on the Board of D resolving to issue shares purs sub-paragraph (1) of this Res Board of Directors be authori	uant to olution, the
(a) approve, execute and do executed and done, all su deeds and things as it may necessary in connection visuch new shares including limitation, the time and pimaking all necessary appirelevant authorities, enter underwriting agreement (agreement);	ch documents, y consider vith the issue of g, without lace of issue, lications to the ing into an
(b) determine the use of proc make all necessary filings registrations with the rele Hong Kong and other aut	s and evant PRC,
(c) increase the registered ca Company in accordance v increase of capital by issu pursuant to sub-paragraph	with the actual ling shares

Resolution, to register the increased	
capital with the relevant authorities in	
the PRC and to make such amendments	
to the Articles of Association of the	
Company as it thinks fit so as to reflect	
the increase in registered capital of the	
Company."	

Dated this	Signature(s) ⁶ :
day of	
2008	

* For identification purpose only

Notes:

Important: You should first review the annual report of the Company for the year 2007 before appointing a proxy.

- 1. Please insert the number of shares registered in your name(s) to which the proxy relates. If no number is inserted, this form of proxy will be deemed to relate to all the shares in the capital of the Company registered in your name(s).
- 2. Please also insert the type of shares (domestic shares or H shares) to which the proxy relates.
- 3. Please insert the full name(s) (in Chinese or in English, as shown in the register of members) and registered address(es) in BLOCK LETTERS.
- 4. If any proxy other than the Chairman of the Meeting is preferred, delete the words "the Chairman of the Meeting or" and insert the name and address of the proxy desired in the space provided. A shareholder may appoint one or more proxies to attend and vote in his stead. A proxy need not be a shareholder of the Company. A proxy of a shareholder who has appointed more than one proxy may only vote on a poll. ANY ALTERATION MADE TO THIS REVISED FORM OF PROXY MUST BE DULY INITIALLED BY THE PERSON(S) WHO SIGN(S) IT.
- 5. IMPORTANT: IF YOU WISH TO VOTE FOR ANY RESOLUTION, TICK IN THE BOX MARKED "FOR". IF YOU WISH TO VOTE AGAINST ANY RESOLUTION, TICK IN THE BOX MARKED "AGAINST".

Failure to tick the box will entitle your proxy to cast your vote at his discretion. Your proxy will also be entitled to vote at his discretion on any resolutions properly put to the Annual General Meeting other than those referred to in the notice convening the Annual General Meeting.

- 6. This revised form of proxy must be signed by you or your attorney duly authorised in writing or, in the case of a legal person, must either be executed under its seal or under the hand of a legal representative or other attorney duly authorised to sign the same. If this revised form of proxy is signed by an attorney of the appointer, the power of attorney authorising that attorney to sign, or other document of authorisation, must be notarially certified.
- 7. Where there are joint registered holders of any share, any one of such persons may vote at the Meeting, either personally or by proxy, in respect of such share as if he were solely entitled thereto, but if more than one of such joint holders is present at the Meeting, personally or by proxy, then one of the persons so present whose name stands first on the register in respect of such share shall alone be entitled to vote in respect thereof.
- 8. To be valid, for holders of domestic shares, this revised form of proxy, together with the notarially certified power of attorney or other document of authorisation, must be delivered to the Secretary Office to the Board of Directors at the business address of the Company, Aluminum Corporation of China Limited, No.62 North Xizhimen Street, Haidian District, Beijing, the People's Republic of China 100082, not less than 24 hours before the time appointed for the Meeting. In order to be valid, for holders of H shares, the above documents must be delivered to Hong Kong Registrars Limited, 46th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong within the same period.

About the Company

Our contact information of this release is:

- * Business address: No. 62 North Xizhimen Street, Hai Dian District, Beijing, People's Republic of China 100088
- * Telephone number: (86-10) 8229 8103
- * Website: http://www.chinalco.com.cn
- Contact person: Liu Qiang, Company Secretary