Stock Code: 000553(200553) Stock abbreviation: ADAMA A(B) Announcement No.

2025-27

ADAMA Ltd.

Announcement on Voluntary Disclosure of the Progress of the Company's Involvement in Litigation

The Company and all members of its board of directors hereby confirm that all information disclosed herein is true, accurate and complete with no false or misleading statement or material omission.

Special Notice:

- 1. Litigation Stage of the Case: Receipt of the Civil Appeal.
- 2. Status of the listed company as a party: ADAMA Ltd. (hereinafter referred to as the "Company" or "ADAMA") is one of the defendants in the first instance and one of the appellees in the second instance.
- 3. Value Involved: the three appellees (China National Chemical Corporation Limited, Syngenta Group Co., Ltd. and ADAMA Ltd.) are requested to be jointly liable for the plaintiff's investment losses of RMB 916,135 and the costs of the litigation.
- 4. Impact on the Company's profits and losses: Given that the second instance of the litigation has not yet commenced as of the date of this Announcement, there is uncertainty as to the decision and thus its impact on the Company's profits for the current or future periods. The Company will timely fulfill its information disclosure obligations in accordance with the law as the litigation progress.

I. Basic Information on the Litigation

In February 2025, a natural person (hereinafter referred to as the "Plaintiff") filed a lawsuit against China National Chemical Corporation Limited (ChemChina, Defendant I or Appellee I), Syngenta Group Co., Ltd. (Syngenta Group, Defendant II or Appellee II) and the Company (Defendant III or Appellee III) on the grounds of liability for securities misrepresentation (hereinafter referred to as "this lawsuit"). The Plaintiff alleged that, based on the trust on the Company and its shareholders (Defendants I and II) to fulfill their commitment and disclosure obligations, he made a long-term investment in the Company's shares. Defendants I and II failed to fulfil the obligations set forth in the Announcement of Response to Restructuring Queries from Shenzhen Stock Exchange, Sanonda Restructuring Report, and ADAMA Acquisition Report, including not resolving horizontal competition and failing to perform obligations in accordance with the promised manner and timeline. Information disclosed by the Company on HuDongYi, the interaction platform of Shenzhen Stock Exchange that the performance capability analysis contained in Sanonda Restructuring Report did not constitute specific commitments made by ChemChina is inconsistent with the committed matters, constituting false and misleading statements. And the Company failed to fulfill its information disclosure obligations. The plaintiff argued that the actions of the three defendants had a direct causal relation with his investment losses and requested that the three defendants jointly compensate his investment losses of RMB 916,135 yuan and litigation costs.

On August 4th, 2025, the Intermediate People's Court of Wuhan, Hubei Province (hereinafter as "Wuhan Intermediate Court") issued its first instance judgment on this litigation. After reviewing the case, Wuhan Intermediate Court ruled that the plaintiff's claim lacked factual and legal basis and was not validated. Therefore, the court dismissed the plaintiff's claim. The litigation costs shall be borne by the plaintiff.

For above information, please refer to the Announcement on Voluntary Disclosure of the Company's Involvement in Litigation (Announcement No. 2025-5) disclosed on February 15th, 2025 and the Announcement on Voluntary Disclosure of the Progress of the Company's Involvement in Litigation (Announcement No. 2025-25) disclosed on August 6th, 2025 at www.cninfo.com.cn.

II. Progress of the Litigation

The Company received a civil appeal recently because the plaintiff has been dissatisfied with the Civil Judgment [(2025) E'01 No.67 of the First Instance for Civil Case] issued by Wuhan Intermediate Court. He has filed an appeal with Hubei Provincial Higher People's Court and requested that the first-instance judgment be revoked, the case be remanded for retrial, or the judgment be amended, and that the appellees bear the litigation costs.

III. Other Undisclosed Litigation and Arbitration Matters

As of the date of this announcement, the Company and its subsidiaries have no other litigation or arbitration matters that should be disclosed but have not been disclosed.

IV. Potential Impact of the Litigation on the Company's Current or Future Profits

Given that the second instance of the litigation has not yet commenced as of the date of this Announcement, there is uncertainty as to the decision and thus its impact on the Company's profits for the current or future periods. While closely monitoring the progress of the case, the Company will actively take necessary measures to safeguard the legitimate rights and interests of its own and its shareholders and comply with laws and regulations to fulfil its information disclosure obligations in a timely manner accordingly. The media designated by the Company for information

disclosure are China Securities Journal, Securities Times and www.cninfo.com.cn. All information disclosed by the Company is subject to the information disclosed in the aforementioned media. Investors are advised to make decisions with caution and pay attention to investment risks.

V. Reference Documents

1. The Civil Appeal

It is hereby announced.

Board of Directors of ADAMA Ltd.

August 20th, 2025