THIS CIRCULAR IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION

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 ${\tt r}$ or as to the action to be taken, you should consult your bank manager, solicitor, professional accountant or other

Shandong Chenming Paper Holdings Limited you should feree or to the bank, stockbroker or other agent through sion to the purchaser or transferee.

The Stock Exchange of Hong Kong Limited take no no representation as to its accuracy or completeness and oss howsoever arising from or in reliance upon the whole



山東晨鳴紙業集團股份有限公司 SHANDONG CHENMING PAPER HOLDINGS LIMITED*

(a joint stock company incorporated in the People's Republic of China with limited liability) (Stock Code: 1812)

PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION; PROPOSED AMENDMENTS TO VARIOUS SETS OF INTERNAL RULES AND SYSTEMS; AND NOTICE OF 2021 ANNUAL GENERAL MEETING

A letter from the Board is set out on pages 3 to 6 of this circular.

The 2021 AGM will be held on Wednesday, 11 May 2022 at 2:30 p.m. at the conference room of the research and development centre of the Company, No. 2199 Nongsheng Road East, Shouguang City, Shandong Province, the People's Republic of China.

Whether or not you are able to attend the AGM in person, you are required to complete and return the accompanying form of proxy in accordance with the instructions printed thereon. The form of proxy shall be lodged with Computershare Hong Kong Investor Services Limited at 17M Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong, as soon as possible and in any event not later than 24 hours before the time scheduled for holding the AGM (or any adjourned meetings thereof). Completion and delivery of the form of proxy will not preclude you from attending and voting in person at the AGM or any adjournment if you so desire. Completion and return of the forms of proxy will not affect shareholders' rights to attend the AGM.

* For identification purposes only

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In this circular, the following expressions shall have the meanings set out below unless the context requires otherwise:

"A Share(s)"	the domestic share(s) in the share capital of the Company, with a nominal value of RMB1.00 each, which are listed on the Shenzhen Stock Exchange and traded in RMB (stock code: 000488);
"AGM"	the 2021 AGM to be held by the Company on Wednesday, 11 May 2022 at 2:30 p.m. at the conference room of the research and development centre of the Company, No. 2199 Nongsheng Road East, Shouguang City, Shandong Province, the People's Republic of China;
"Articles of Association"	the articles of association of the Company, i.e. the Articles of Association of Shandong Chenming Paper Holdings Limited;
"Articles of Association (Draft, Applicable after Changing the Listing Venue of B Shares)"	the articles of association (draft) of the Company, which is applicable after completion of implementation of the Proposal of Change of B Share Listing Venue;
"B Share(s)"	the domestic listed foreign share(s) in the share capital of the Company, with a nominal value of RMB1.00 each, which are listed on the Main Board of Shenzhen Stock Exchange and traded in Hong Kong dollars (stock code: 200488);
"Board"	the board of directors of the Company;
"Chairman"	the chairman of the Company;
"Company"	Shandong Chenming Paper Holdings Limited*, a joint stock limited liability company incorporated in the PRC whose H Shares are listed on the Main Board of the Stock Exchange;
"Director(s)"	the director(s) of the Company;
"H Share(s)"	the overseas listed foreign share(s) in the share capital of the Company, with a nominal value of RMB1.00 each, which are listed on the Main Board of the Stock Exchange and traded in Hong Kong dollars (stock code: 01812);

DEFINITIONS

"Hong Kong"	the Hong Kong Special Administrative Region of the PRC;
"Listing Rules"	the Rules Governing the Listing of Securities on the Stock Exchange;
"Notice of 2021 AGM"	the Notice of 2021 AGM set out in page 153 to 157 of this circular;
"PRC"	the People's Republic of China, but for the purposes of this circular, excludes Hong Kong Special Administrative Region of the PRC, Macau Special Administrative Region of the PRC and Taiwan;
"Proposal of Change of B Share Listing Venue"	the proposal involving the proposed change of listing venue of the Company's B Shares, application for their
	listing on the Main Board of the Stock Exchange by conversion and conversion of B Shares into H Shares;
"RMB"	listing on the Main Board of the Stock Exchange by
"RMB" "Share(s)"	listing on the Main Board of the Stock Exchange by conversion and conversion of B Shares into H Shares;
	listing on the Main Board of the Stock Exchange by conversion and conversion of B Shares into H Shares; Renminbi, the lawful currency of the PRC;
"Share(s)"	listing on the Main Board of the Stock Exchange by conversion and conversion of B Shares into H Shares; Renminbi, the lawful currency of the PRC; A Share(s), B Share(s) and H Share(s);



山東晨鳴紙業集團股份有限公司 SHANDONG CHENMING PAPER HOLDINGS LIMITED*

(a joint stock company incorporated in the People's Republic of China with limited liability) (Stock Code: 1812)

Executive Directors: Mr. Chen Hongguo Mr. Hu Changqing Mr. Li Xingchun Mr. Li Feng

Legal address: No. 595 Shengcheng Road Shouguang City Shandong Province PRC

Non-executive Directors: Mr. Han Tingde Mr. Li Chuanxuan

Independent non-executive Directors: Ms. Yin Meiqun Mr. Sun Jianfei Mr. Yang Biao

31 March 2022

To the Shareholders

Dear Sir or Madam,

PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION; PROPOSED AMENDMENTS TO VARIOUS SETS OF INTERNAL RULES AND SYSTEMS; AND NOTICE OF 2021 ANNUAL GENERAL MEETING

INTRODUCTION

The purpose of this circular is to provide you with information of certain resolutions proposed at the AGM.

* For identification purposes only

PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION

The Company will amend the Articles of Association and further amend the Articles of Association (Draft, Applicable after Changing the Listing Venue of B Shares) in accordance with the relevant requirements of the Guidelines for the Articles of Association of Listed Companies (as amended in 2022), the Procedural Rules for General Meetings of Listed Companies (as amended in 2022) and the Rules Governing the Listing of Securities of Shenzhen Stock Exchange (as amended in 2022) and taking into account the practical needs of the Company's operation and development. Details of the proposed amendments to the Articles of Association and the Articles of Association (Draft, Applicable after Changing the Listing Venue of B Shares) are set out in Appendices I and II to this circular respectively, with the English translation for reference only, and in case of discrepancies between the English and Chinese versions, the Chinese version shall prevail.

The Resolution in Relation to the Amendments to the Articles of Association and the Resolution in Relation to the Amendments to the Articles of Association (Draft, Applicable after Changing the Listing Venue of B Shares) are considered and approved at the Board meeting on 30 March 2022, and are now submitted as special resolutions for consideration and approval at the AGM. The resolution on proposed amendments to the Articles of Association will be effective immediately upon consideration and approval at the AGM. The proposed amendments to the Articles of Association (Draft, Applicable after Changing the Listing Venue of B Shares) shall be subject to the approvals or permits required by, or registration with, the relevant regulatory authorities, and shall come into effect upon the approval by the relevant regulatory authorities and the change of the listing venue of the B Shares and their listing on the Main Board of the Stock Exchange by conversion. For further details of the Proposal of Change of B Share Listing Venue, please refer to the Company's (i) announcements dated 29 January 2021, 3 February 2021, 17 February 2021, 30 June 2021, 18 August 2021 and 22 November 2021; and (ii) circular dated 22 February 2021.

The legal advisers of the Company as to the laws of Hong Kong and the laws of the PRC have respectively confirmed that the proposed amendments to the Articles of Association and the Articles of Association (Draft, Applicable after Changing the Listing Venue of B Shares) are in compliance with the requirements of the Listing Rules and the laws of the PRC. The Company also has confirmed that there is nothing unusual about the proposed amendments to the Articles of Association and the Articles of Association and the Articles of Association (Draft, Applicable after Changing the Listing Venue of B Shares) for a company listed in Hong Kong.

PROPOSED AMENDMENTS TO VARIOUS SETS OF INTERNAL RULES AND SYSTEMS

In accordance with the relevant laws and regulations, departmental regulations, regulatory documents and company systems including the Guidelines for the Articles of Association of Listed Companies (as amended in 2022), the Procedural Rules for General Meetings of Listed Companies (as amended in 2022), the Rules Governing the Listing of Securities of Shenzhen Stock Exchange (as amended in 2022), the Guidelines for Selfdiscipline Regulation of Listed Companies No. 1 - the Standard Operation of Listed Companies on the Main Board (as amended in 2022), and taking into account the actual situation of the Company, the Company has considered and approved the resolutions in relation to amendments to various sets of internal rules and systems of the Company including the Procedural Rules of the General Meeting, the Procedural Rules of the Board of Directors Meeting, the Procedural Rules of Supervisors Meeting, the Measures for Administration of Independent Directors, the Special System to Take Precautions Against Controlling Shareholders and Related Parties from Embezzling the Company's Fund, the Decision making System to Substantial Transactions and the Decision Making System to External Guarantee, have been considered and approved at the Twelfth Meeting of the Ninth Session of the Board and the Twelfth Meeting of the Ninth Session of the Supervisory Committee. They are now submitted for consideration and approval at the AGM. The resolutions in relation to the proposed amendments to these sets of internal rules and systems will be effective immediately upon consideration and approval at the AGM. Details of the amendments to these internal rules and systems are set out in Appendices III to IX to this circular, with the English translation for reference only, and in case of discrepancies between the English and Chinese versions, the Chinese version shall prevail.

2021 AGM

The 2021 AGM will be held on Wednesday, 11 May 2022 at 2:30 p.m. at the conference room of the research and development centre of the Company, No. 2199 Nongsheng Road East, Shouguang City, Shandong Province, the People's Republic of China (the "**PRC**"). The notice is set out on page 153 to 157 of this circular.

The resolutions put to vote at the AGM will be decided by way of poll as required by the Listing Rules.

If you intend to appoint a proxy to attend the AGM, you are required to complete and return the proxy form in accordance with the instructions printed thereon. For holder of H Shares, the proxy form should be returned to Computershare Hong Kong Investor Services Limited by hand, by post or by fax not less than 24 hours before the time appointed for holding the AGM or any adjourned meeting thereof. Completion and return of the proxy form will not preclude you from attending and voting in person at the AGM or at any adjourned meeting should you so wish, but in such event the instrument appointing a proxy shall be deemed to be revoked.

RECOMMENDATION

The Board is of the view that the above resolutions are in the best interest of the Company and the Shareholders as a whole. Accordingly, the Board recommends the Shareholders to vote in favour of the relevant resolutions which will be proposed at the AGM.

RESPONSIBILITY STATEMENT

This circular includes particulars given in compliance with the Listing Rules for the purpose of giving information with respect to the Company. The information contained herein relating to the Company has been supplied by the Directors, who collectively and individually accept full responsibility for the accuracy of the information contained in this circular and confirm, having made all reasonable enquiries, that to the best of their knowledge and belief, there are no other facts not contained in this circular the omission of which would make any statement herein misleading insofar as it relates to the Company

OTHER INFORMATION

Your attention is drawn to the additional information set out in the appendices to this circular.

Yours faithfully By order of the Board Shandong Chenming Paper Holdings Limited* Chen Hongguo Chairman

* For identification purposes only

Original Article	Amondod Article
Original Article	Amended Article
(The Articles of Association is	The Articles of Association is
formulated in accordance with the	formulated in accordance with the
currently effective law, regulation and	currently effective law, regulation and
constitutional system of The Company Law	constitutional system of The Company Law
of the People's Republic of China (the	of the People's Republic of China (the
"Company Law"), Mandatory Provisions for the Articles of Association of	"Company Law"), Special Provisions of the State Council Concerning the
Companies Listed Overseas (the	the State Council Concerning the
"Mandatory Provisions"), Circular	Floatation and Listing Abroad of Stocks by Limited Stock Companies (State Council
Regarding Comments on the Amendments	Order No. 160) (the "Special Provisions"),
to Articles of Association of Companies	Mandatory Provisions for the Articles of
Listed in Hong Kong ("Zheng Jian Hai	Association of Companies Listed Overseas
Han [1995] No.1"), Opinions on Further	(the "Mandatory Provisions"), Circular
Standardising Operations and Intensifying	Regarding Comments on the Amendments
Reforms of Companies Listed Overseas	to Articles of Association of Companies
("Opinions"), Notice on further	Listed in Hong Kong ("Zheng Jian Hai
implementation of Cash Dividends	Han [1995] No.1"), Opinions on Further
Distribution of Listed Companies (Lu	Standardising Operations and Intensifying
Zheng Jian Fa [2012] No.18) , Notice on	Reforms of Companies Listed Overseas
amendment to Articles of Association	("Opinions"), Notice on further
governing the Cash Dividends	implementation of Cash Dividends
Distribution ([2012] No.18), State	Distribution of Listed Companies (Zheng
Council Guiding Opinions on The	Jian Fa [2012] No. 37), Guidelines for
Experimental Development of Preference Shares (Guo Fa [2013] No.46),	the Articles of Association for Listed Companies (as amended in 2022) (the
Experimental Administrative Measures	"Guidelines for the Articles of
on Preference Shares (CSRC Order	Association"), Code of Corporate
No.97), Guidelines for the Articles of	Governance for Listed Companies (the
Association for Listed Companies (as	"CG Code" or "CSRC Announcement
amended in 2019) (the "Guidelines for the	[2018] No. 29"), Procedural Rules for
Articles of Association"), Code of	General Meeting of Listed Companies (the
Corporate Governance for Listed	"Procedural Rules for General Meeting" or
Companies (the "CG Code" or "CSRC	"CSRC Announcement [2022] No. 13"),
Announcement [2018] No. 29"),	Rules for Independent Directors of
Procedural Rules for General Meeting of	Listed Companies ("Rules for
Listed Companies (the "Procedural Rules	Independent Directors", "CSRC
for General Meeting" or "Zheng Jian Fa	Announcement [2022] No. 14"),
[2016] No. 22"), Guiding Opinions on	Regulatory Guidance for Listed
the Establishment of Independent Director System of Listed Companies	Companies No. 3 – Distribution of Cash
(the "Guiding Opinions" or "Zheng Jian	Dividends by Listed Companies (as amended in 2022) ("Distribution of Cash
Fa [2001] No. 102"), Regulatory	Dividends by Listed Companies" or
Guidance for Listed Companies No. 3 –	"CSRC Announcement [2022] No. 3"),
Distribution of Cash Dividends by Listed	Guidelines for Self-discipline Regulation
Companies ("Distribution of Cash	of Listed Companies of Shenzhen Stock
Dividends by Listed Companies" or	Exchange No. $\hat{1}$ – Standard Operation of
"[2013] No. 43"), Reply of the State	Listed Companies on the Main Board
Council on the Adjustment of the Notice	("Guidelines for Standard Operation"),
Period of the General Meeting and Other	Reply of the State Council on the
Matters Applicable to Overseas Listed	Adjustment of the Notice Period of the
Companies ("Reply of the State Council")	General Meeting and Other Matters
and Rules Governing the Listing of	Applicable to Overseas Listed Companies
Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules") and	("Reply of the State Council") and Rules Governing the Listing of Securities on The
Rules Governing the Listing of Securities	Stock Exchange of Hong Kong Limited
of Shenzhen Stock Exchange (the "SZSE	(the "Listing Rules") and Rules Governing
Listing Rules"))	the Listing of Securities of Shenzhen Stock
6	Exchange (the "SZSE Listing Rules")

Original Article	Amended Article
Article 24	Article 24
Ordinary shares and preference	Ordinary shares issued by the
shares issued by the Company shall have a	Company shall have a par value of RMB1.
par value of RMB1-and RMB100,	The above-mentioned RMB refers to
respectively.	the legal currency of the PRC.
The above-mentioned RMB refers to	
the legal currency of the PRC.	
Article 26	Article 26
Shares issued by the Company to	The foregoing foreign currencies refer
domestic qualified investors and giving	to legal currencies of foreign countries or
their holders priority over ordinary	regions accepted by the national foreign
shareholders in the distribution of the	currency administrative authorities and can
Company's profit and residual property	be used to subscribe for shares of the
but imposing restrictions on the same as	Company.
to the rights to participate in the	
Company's decision-making and	
management are preference shares.	
The foregoing foreign currencies refer	
to legal currencies of foreign countries or	
regions accepted by the national foreign	
currency administrative authorities and can	
be used to subscribe for shares of the	
Company.	

Original Article	Amended Article

Article 27

The number of ordinary shares issued by the Company upon approval is 3,030,248,674.

The total number of ordinary shares issued in the initial public offering is 66,647,400. The number of shares issued to the promoter Shouguang State Owned Assets Administration Bureau at the time of its establishment is 46,497,400, accounting for 69.77% of the aggregate issued by the Company in the initial public offering.

On 24 December 2013, the Company cancelled the repurchased 86,573,974 domestic listed foreign shares. The total number of ordinary shares is changed to 1,975,471,967 shares.

On 14 May 2014, the Company cancelled the repurchased 39,066,500 overseas listed foreign shares. The total number of ordinary shares is changed to 1,936,405,467 shares.

On 17 March 2016, the number of preference shares issued by the Company upon approval was 22,500,000, on 17 August 2016, the number of preference shares issued by the Company upon approval was 10,000,000, on 22 September 2016, the number of preference shares issued by the Company upon approval was 12,500,000.

As considered and approved by the 2017 shareholders' general meeting of the Company, the Company issued 5 bonus shares for every 10 shares to shareholders of the ordinary shares by way of conversion of capital reserve based on the total share capital of the Company of 1,936,405,467 shares as at **31 December 2017. For the issue by way** of conversion, the Company issued an aggregate of 968,202,733 ordinary shares, including 556,639,228 A shares held by shareholders of domestic shares, 235,461,755 B shares held by shareholders of domestic listed foreign shares and 176,101,750 H shares held by shareholders of overseas listed foreign shares.

Article 27

Approved by the company approval department authorized by the State Council, the Company has a total of 2,984,208,200 ordinary shares in issue. The total number of ordinary shares issued in the initial public offering is 66,647,400 shares. The number of shares issued to the promoter at the time of its establishment is 46,497,400, accounting for 69.77% of the aggregate issued by the Company in the initial public offering, and accounting for 1.56% of the Company's total number of ordinary shares issued.

Original Article	Amended Article
Article 28	Article 28
Approved by Document [1997] No.63	Approved by Document [1997] No.63
issued by the People's Government of	issued by the People's Government of
Shandong Province on February 28, 1997	Shandong Province on February 28, 1997

Shandong Province on February 28, 1997 and by Securities Commission of the State Council on May 4, 1997, the Company issued 115,000,000 domestic listed foreign shares for the first time to overseas investors. The shares became listed in Shenzhen Stock Exchange on May 26, 1997.

Approved by Zheung Jian Xu Ke [2015] No. 2130 issued by China Securities Regulatory Commission on 17 September 2015, to issue not more than 45,000,000 preference shares. Among which, 22,500,000 preference shares were issued for the first time, and listed on Shenzhen Stock Exchange on 8 April 2016; 10,000,000 preference shares were issued for the second time, and listed on Shenzhen Stock Exchange on 12 September 2016; 12,500,000 preference shares were issued for the third time, and listed on Shenzhen Stock Exchange on 24 October 2016.

As considered and approved by the 2017 shareholders' general meeting of the Company, the Company issued 5 bonus shares for every 10 shares to shareholders of the ordinary shares by way of conversion of capital reserve based on the total share capital of the Company of 1,936,405,467 shares as at 31 December 2017. For the issue by way of conversion, the Company issued an aggregate of 968,202,733 ordinary shares, including 556,639,228 A shares held by shareholders of domestic shares, 235,461,755 B shares held by shareholders of domestic listed foreign shares and 176,101,750 H shares held by shareholders of overseas listed foreign shares.

Approved by Document [1997] No.63 issued by the People's Government of Shandong Province on February 28, 1997 and by Securities Commission of the State Council on May 4, 1997, the Company issued 115,000,000 domestic listed foreign shares for the first time to overseas investors. The shares became listed in Shenzhen Stock Exchange on May 26, 1997.

Approved by Zheung Jian Xu Ke [2015] No. 2130 issued by China Securities Regulatory Commission on 17 September 2015, to non-publicly issue not more than 45,000,000 preference shares through several times. The initial issuance of not less than 22,500,000 shares was completed within 6 months from the date of approval for issuance, and the remaining issuances were completed within 24 months from the date of approval for issuance. Among which, 22,500,000 preference shares issued in the first tranche were listed for transfer on Shenzhen Stock Exchange's negotiated transaction platform on 8 April 2016, 10,000,000 preference shares issued in the second tranche were listed for transfer on Shenzhen Stock Exchange's negotiated transaction platform on 12 September 2016, and 22,500,000 preference shares issued in the third tranche were listed for transfer on Shenzhen Stock Exchange's negotiated transaction platform on 24 October 2016. The preference shares issued above were redeemed on 17 March 2021, 16 August 2021 and 22 September 2021, respectively.

Original Article	Amended Article
The total number of shares of the Company is: 2,904,608,200 ordinary shares and 45,000,000 preference shares, where included in the ordinary shares are: 1,669,917,684 A shares held by shareholders of domestic listed domestic shares, accounting for 57.49% of the total shares; including 439,505,485 A shares (state-owned corporate shares) held by	In addition to the above issuance of A shares, B shares, H shares and preference shares, subsequent to a series of bonus shares, capital increase from conversion, convertible bonds, repurchase of B shares, repurchase of H shares, equity incentives, redemption of preference shares, change of listing venue of the domestic listed foreign shares, etc., the current shareholding
Shouguang Chenming Holdings Company Limited (壽光晨鳴控股有限公司), accounting for 15.13% of the total shares. 1,230,412,199 A shares held by shareholders of other domestic shares, accounting for 42.36% of the total shares; 706,385,266 B shares held by shareholders of domestic listed foreign shares, accounting for 24.32% of the total shares; and 528,305,250 H shares held by shareholders of overseas listed foreign shares, accounting for 18.19% of the total shares.	structure of the Company is as follows: 2,984,208,200 ordinary shares, of which: 1,749,517,684 A shares held by shareholders of domestic listed domestic shares, accounting for 58.63% of the total shares; including 457,322,919 A shares (state-owned corporate shares) held by Chenming Holdings Limited (晨 鳴控股有限公司), accounting for 15.32% of the total shares. 1,292,194,765 A shares held by shareholders of other domestic shares, accounting for 43.40% of the total shares; 706,385,266 B shares held by shareholders of domestic listed foreign shares, accounting for 24.32% of the total shares; and 528,305,250 H shares held by shareholders of overseas listed foreign shares, accounting for 18.19% of the total shares.
Article 35 Domestic shares, domestic and overseas listed foreign shares- and preference shares must be traded, granted, inherited and mortgaged in accordance with provisions of laws of PRC and the Articles. Assignment and transfer of the Company's shares shall be registered with the share registrar appointed by the Company, and in accordance with the relevant requirements.	Article 35 Domestic shares, domestic and overseas listed foreign shares must be traded, granted, inherited and mortgaged in accordance with provisions of laws of PRC and the Articles. Assignment and transfer of the Company's shares shall be registered with the share registrar appointed by the Company, and in accordance with the relevant requirements.

Original Article	Amended Article
Article 44	Article 44
Subject to approval obtained in	Subject to approval obtained in
accordance with the procedures prescribed	accordance with the procedures prescribed
in the Articles and approval of securities	in the Articles and approval of securities
supervisory authorities of PRC, the	supervisory authorities of PRC, the
Company may repurchase its outstanding	Company may repurchase its outstanding
shares for the following purposes:	shares for the following purposes:
(1) to cancel its shares for reducing	(1) to cancel its shares for reducing
its share capital;	its share capital;
(2) to merge with another company	(2) to merge with another company
that holds shares of the Company;	that holds shares of the Company;
(3) to implement the Company's	(3) to use shares for employee stock
incentive option schemes;	ownership plans or equity incentives; or
(4) to redeem preference shares;	(4) to acquire shares held by
(5) to repurchase shares held by	shareholders who disagree with the
shareholders who disagree with the	resolutions made by general meetings
resolutions made by general meetings	about mergers and division of the
about mergers and division of the	Company;
Company; or	
Article 45	Article 45
Repurchase of the Company's own	Acquisition of the Company's own
shares for any of the reasons mentioned in	shares for any of the reasons mentioned in
(1) to (3) of Article 44 herein is subject to	(1) and (2) of Article 44 herein is subject
a resolution of a general meeting.	to a resolution of a general meeting.
	Acquisition of the Company's own
	shares for the circumstances specified in
	(3), (5) and (6) of Article 44 herein is
	subject to a resolution of a Board
	meeting attended by more than two-
	thirds of the Directors in accordance
	with the provisions of the Articles of
	Association or the authorization of the
	general meeting of shareholders.
Article 46	Article 46
Subject to the approval of governing	Subject to the approval of governing
regulatory authorities, the Company may	regulatory authorities, the Company may
repurchase its outstanding shares through:	repurchase its outstanding shares through:
(1) a general offer of repurchase to	(1) a general offer of repurchase to
all shareholders of relevant classes in	all shareholders of relevant classes in
equal proportion;	equal proportion;
(2) open trading on a stock exchange;	(2) open trading on a stock exchange;
(3) an off-market repurchase	(3) an off-market repurchase
agreement; or	agreement; or
(4) redemption of preference shares	(4) other ways approved by laws and
pursuant to the requirements prescribed	regulations.
by the issuance documents; or	
(5) other ways approved by laws and	
regulations.	

Original Article	Amended Article
Article 50 Shares repurchased by the Company according to (1) and (4) of Article 44 herein shall be cancelled within 10 days of the repurchase; according to (2) and (5) shall be transferred or cancelled within 6 months of the repurchase, and the Company shall apply to the original company registration authority for alteration of its registered capital as to changes in the registered capital of the Company. Shares repurchased by the Company under (3) of Article 44 shall not exceed 5% of the total number of ordinary shares issued by the Company; payment for the repurchase shall be made out of the after-tax profit of the Company; and the share repurchased shall be transferred to the incentive scheme participants within one (1) year.	Article 50 Shares repurchased by the Company according to (1) of Article 44 herein shall be cancelled within 10 days of the repurchase; according to (2) and (4) shall be transferred or cancelled within 6 months of the repurchase, and the Company shall apply to the original company registration authority for alteration of its registered capital as to changes in the registered capital of the Company. For the shares repurchased by the Company under (3), (5) and (6) of Article 44, the total number of the Company's shares held by the Company shall not exceed 10% of the total number of issued shares of the Company, and shall be transferred or cancelled within three (3) years.
Article 63 All fully paid-up overseas listed foreign shares listed in Hong Kong are freely transferable pursuant to the Articles of Association. However, the Board may refuse to recognize any instrument of transfer without giving any reason unless such transfer fulfils the following conditions: (1) A fee of HK\$2.5 per instrument of transfer or such higher amount as the Board may from time to time require but no more than the amount agreed from time to time by the Listing Rules has been paid to the Company for registration of the transfer instrument and other documents relating or that will affect the right of ownership of the shares; (2) the instrument of transfer involves only the overseas listed foreign shares listed on the Main Board of the Kong Stock Exchange; 	Article 63 All fully paid-up overseas listed foreign shares listed in Hong Kong are freely transferable pursuant to the Articles of Association. However, the Board may refuse to recognize any instrument of transfer without giving any reason unless such transfer fulfils the following conditions: (1) A fee of HK\$2 or such higher amount as agreed by the SEHK has been paid to the Company for registration of the transfer instrument and other documents relating or that will affect the right of ownership of the shares; (2) the instrument of transfer involves only the overseas listed foreign shares listed in Hong Kong;

Original Article	Amended Article
Article 66	Article 66
Proceeds from sales of the	Proceeds from sales of the
Company's shares within six (6) months of	Company's shares within six (6) months of
the purchase and from purchase of the	the purchase and from purchase of the
Company's shares within six (6) months of	Company's shares within six (6) months of
sales by Directors, supervisors, senior	sales by Directors, supervisors, senior
management and shareholders who hold	management and shareholders who hold
over 5% of the Company's shares with	over 5% of the Company's shares belong
voting rights belong to the Company and	to the Company and will be obtained by
will be obtained by the Board of Directors	the Board of Directors of the Company.
of the Company. Securities brokers that	However, except for securities brokers that
purchase 5% of the Company's shares as a	purchase 5% of the Company's shares as a
result of the outstanding stocks after the	result of the outstanding stocks after the
underwriting of shares are not subject to	underwriting of shares and other
the 6-month sales limit.	circumstances stipulated by the China
If Board of Directors of the Company	Securities Regulatory Commission.
fails to comply with the foregoing	If Board of Directors of the Company
provision, shareholders have the right to	fails to comply with the foregoing
require the Board to comply with the	provision, shareholders have the right to
provision within thirty (30) days. If the	require the Board to comply with the
Board fails to do so as required,	provision within thirty (30) days. If the
shareholders have the right to bring	Board fails to do so as required,
proceedings in their names to people's	shareholders have the right to bring
counts in the interests of the Company.	proceedings in their names to people's
If the Board fails to comply with the	counts in the interests of the Company.
first provision of the article, the	If the Board fails to comply with the
responsible Directors shall assume joint	first provision of the article, the
liability.	responsible Directors shall assume joint
	liability.
Article 72	Article 72
If a holder of domestic shares or	If a holder of domestic shares loses
preference shares loses his share	his share certificates and applies for
certificates and applies for replacement, it	replacement, it shall be dealt with in
shall be dealt with in accordance with	accordance with provisions of the
provisions of the Company Law and other	Company Law and other laws and
laws and regulations	regulations

Original Article	Amended Article
Article 75	Article 75
A shareholder of the Company is a	A shareholder of the Company is a
person who lawfully holds shares of the	person who lawfully holds shares of the
Company and whose name is entered in	Company and whose name is entered in
the register of shareholders.	the register of shareholders.
A shareholder enjoys the relevant	A shareholder enjoys the relevant
rights and assumes the relevant obligations	rights and assumes the relevant obligations
in accordance with the class and number	in accordance with the class and number
of shares he holds. Shareholders holding	of shares he holds. Shareholders holding
the same class of shares are entitled to the	the same class of shares are entitled to the
same rights and assume the same	same rights and assume the same
obligations. Preference shares issued by	obligations.
the Company shall rank pari passu in	
the distribution of dividends and	
residual property but may be subject to	
different terms in other respects	
Article 76	Article 76
Unless laws, administrative	All shareholders of the Company
regulations, ordinances, regulatory	have the following rights:
documents and this Articles of	
Association provide otherwise as to	(4) the right to transfer shares held
preference shareholders, all shareholders	by them in accordance with the laws,
of the Company have the following rights:	administrative regulations and provisions
	of the Articles of Association;
(4) the right to transfer , donate, or	
pledge shares held by them in accordance	
with the laws, administrative regulations	
and provisions of the Articles of	
Association;	

Original Article	Amended Article
Article 79	Article 79
Unless laws, administrative	All shareholders of the Company
regulations, ordinances, regulatory	shall assume the following obligations:
documents and this Articles of	(1) to abide by the Articles of
Association provide otherwise as to	Association;
preference shareholders, all shareholders	(2) to pay subscription monies
of the Company shall assume the following	according to the number of shares
obligations:	subscribed and the method of subscription;
(1) to abide by the Articles of	(3) Except for the circumstances
Association;	stipulated by laws and regulations, no
(2) to pay subscription monies	withdrawal of shares is allowed;
according to the number of shares	(4) not to abuse the rights of
subscribed and the method of subscription;	shareholders to harm the interests of the
and	Company or other shareholders; not to
(3) other obligations imposed by	abuse the independent status of the
laws, administrative regulations and the	Company as a legal person and the
Articles of Association.	limited liability of shareholders to harm
Shareholders are not liable to make	the interests of any creditors of the
any further contribution to the share	Company;
capital other than as agreed by the	(5) other obligations imposed by
subscribers of the relevant shares on	laws, administrative regulations and the
subscription.	Articles of Association.
	Shareholders are not liable to make
	any further contribution to the share
	capital other than as agreed by the
	subscribers of the relevant shares on
	subscription.

Original Article	Amended Article
Article 83	Article 83
Neither the controlling shareholder nor the	Neither the controlling shareholder
beneficial controller of the Company may	nor the beneficial controller of the
prejudice the interests of the Company by	Company may prejudice the interests of
taking advantage of his connected	the Company by taking advantage of his
relationship. Anyone who causes any loss	connected relationship. Anyone who causes
to the Company as a result of violating the	any loss to the Company as a result of
provisions shall be liable for the	violating the provisions shall be liable for
compensation.	the compensation.
The controlling shareholder and the	The controlling shareholder and the
beneficial controller of the Company owe	beneficial controller of the Company owe
a fiduciary duty to the Company and its	a fiduciary duty to the Company and its
publicly issued share holders. The	publicly issued share holders. The
controlling shareholder shall strictly	controlling shareholder shall strictly
exercise the rights as a subscriber, and the	exercise the rights as a subscriber, and the
controlling shareholder and the	controlling shareholder shall not impair
beneficial controller-shall not impair the	the legitimate rights and interests of the
legitimate rights and interests of the	Company and the publicly issued share
Company and the publicly issued share	holders through profit distribution, asset
holders through profit distribution, asset	reorganization, overseas investment, capital
reorganization, overseas investment, capital	use and loans and guarantees, and shall not
use and loans and guarantees, and shall not	impair the interests of the Company and
impair the interests of the Company and	the publicly issued share holders by using
the publicly issued share holders by using	its controlling status in the Company.
its controlling status in the Company.	
Article 84	Article 84
A controlling shareholder shall	The appointment of senior
strictly comply with the conditions and	management shall strictly comply with

strictly comply with the conditions and procedures provided in laws, regulations and the Articles of Association in nominating candidates for Directors and supervisors of the Company. The candidates nominated by a controlling shareholder for Directors and supervisors of the Company shall have the relevant professional expertise and the capacity to make decisions and to carry supervisory tasks. No approval procedures shall be required by a controlling shareholder in respect of a resolution of the shareholders' general meeting relating to personnel election or a resolution of the **Board relating to personnel appointment.** A controlling shareholder shall not appoint or dismiss any member of senior management without proper authorization from the shareholders' general meeting or the Board.

management shall strictly comply with the requirements of the laws, regulations and the Articles of Association. The candidates nominated by a controlling shareholder for Directors and supervisors of the Company shall have the relevant professional expertise and the capacity to make decisions and to carry supervisory tasks. A controlling shareholder, a beneficial controller and a related party shall not interfere with the normal selection and appointment procedures of senior management, and shall not directly appoint or dismiss any member of senior management without proper authorization from the shareholders' general meeting or the Board.

The Company is encouraged to adopt an open and transparent approach to recruiting senior management.

Original Article	Amended Article
Article 87 Personnel of the Company shall be independent from the controlling shareholder and beneficial controller. Persons who hold positions other than Directors in any entity of the controlling shareholder or beneficial controller shall not be appointed as senior management of the Company. Any senior management of the Company's controlling shareholder and beneficial controller who serve concurrently as a Director of the Company shall ensure that he/she has sufficient time	Article 87 Personnel of the Company shall be independent from the controlling shareholder. The senior management of the Company shall not hold other administrative positions other than directors and supervisors in the controlling shareholder. Any senior
and effort to work for the Company.	

Original Article	Amended Article
Article 94	Article 94
The shareholders' general meeting	The shareholders' general meeting
may exercise the following functions and	may exercise the following functions and
powers:	powers:
(1) to decide on the operating policies	(1) to decide on the operating policies
and investment plans of the Company;	and investment plans of the Company;
(2) to elect and replace Directors and	(2) to elect and replace Directors
decide on matters relating to the	and supervisors who are not employee
remuneration of Directors ;	representatives, and to decide matters
(3) to elect and replace the	concerning the remuneration of Directors
supervisors who are representatives of	and supervisors;
shareholders and decide on matters	
relating to the remuneration of	(10) to adopt resolutions on the
supervisors;	Company's appointments or dismissals of
	accounting firms;
(11) to adopt resolutions on the	(11) To examine and approve the
Company's appointments, dismissals or	guarantee stipulated in Article 95;
non-reappointments of accounting firms;	(12) to examine matters relating to
(12) to examine and approve	the purchases and disposals of the
provision of guaranty to third parties	Company's material assets within one year,
that requires to be approved by	which exceed 30% of the Company's latest
shareholders' general meetings;	audited total assets;
(13) to examine matters relating to	(13) to examine and approve matters
the purchases and disposals of the	relating to changes in the use of proceeds;
Company's material assets within one year,	(14) to examine and approve the
which exceed 30% of the Company's latest	equity incentive plans and employee
audited total assets;	stock ownership plans;
(14) to examine and approve matters	(15) to amend the Articles of
relating to changes in the use of proceeds;	Association;
(15) to examine and approve option	(16) to examine the proposals
incentive plans;	submitted by shareholders holding not less
(16) to amend the Articles of	than 3% (inclusive) of the Company's
Association;	voting shares; (17) to authorize or delegate to the
(17) to examine the proposals submitted by shareholders holding not less	(17) to authorize or delegate to the Board to handle other matters authorized
than 3% (inclusive) of the Company's	or delegated by it;
voting shares;	(18) other matters required by laws,
(18) to authorize or delegate to the	administrative regulations and the Articles
Board to handle other matters authorized	of Association to be resolved by the
or delegated by it;	general meeting of shareholders.
(19) to determine or authorize the	benefici meeting of shureholders.
Board to determine on matters relating	
to the issued preference shares of the	
Company, including, without limitation,	
repurchase and dividend payment; and	
(20) other matters required by laws,	
administrative regulations and the Articles	
of Association to be resolved by the	
general meeting of shareholders.	

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Original Article	Amended Article
Article 98	Article 98
The Board shall reply in writing,	Independent Directors shall have
within ten (10) days of receiving such	the right to propose to the Board to
proposal, whether it consents to such	convene an extraordinary general
proposal in accordance with the provisions	meeting. The Board shall reply in writing,
of the laws, administrative regulations and	within ten (10) days of receiving such
the articles of association of the Company.	proposal, whether it consents to such
	proposal in accordance with the provisions
	of the laws, administrative regulations and
	the articles of association of the Company.
Article 101	Article 101
If the Supervisory Committee or the	If the Supervisory Committee or the
shareholders decide to convene and chair a	shareholders decide to convene and chair a
general meeting of the shareholders, the	general meeting of the shareholders, the
Supervisory Committee or the shareholders	Supervisory Committee or the shareholders
shall notify the Board in writing and make	shall notify the Board in writing and make
filings with the relevant local securities	filings with the stock exchange.
supervisory authorities of PRC and the	Before issuing a notice of resolutions
stock exchange of the place of domicile	of shareholders' general meeting, the
of the Company.	convening shareholders shall have a
Before issuing a notice of resolutions	shareholding of no less than 10%.
of shareholders' general meeting, the	Upon issuance of the notice of
convening shareholders shall have a	shareholders' general meeting and notice
shareholding of no less than 10%-of the	of resolutions of shareholders' general
total shares with voting rights of the	meeting, the Supervisory Committee or
Company.	the convening shareholders shall submit
Upon issuance of the notice of	relevant proof to the stock exchange.
shareholders' general meeting and notice	
of resolutions of shareholders' general	
meeting, the convening shareholders shall	
submit relevant proof to the local office of	
securities supervisory authorities of PRC	
and the stock exchange of the place of	
domicile of the Company.	

Original Article	Amended Article
Article 104	Article 104

The place for holding the general meeting of shareholders is: the place of domicile of the Company or other place as determine by the Board.

The Company shall make it convenient for shareholders to attend shareholders' general meetings by modern information technology methods such as online voting platform, provided that the shareholders' general meeting can be held legally and validly through such means.

When the Company convenes a shareholders' general meeting for the matters relating to the issue of preference shares, online voting shall be made available for the meeting and the Company shall make it convenient for shareholders to attend the shareholders' general meeting through other means as approved by the China Securities Regulatory Commission.

If two or more voting methods are available in a shareholders' general meeting, on-site voting shall not be concluded prior to the conclusion of the other methods. The chairman of such meeting shall announce the votes cast on and the voting results of every resolution and declare whether such resolution is approved based thereon.

Before officially announcing the voting results, the Company, counting officers, scrutinizers and major shareholders, and the internet server shall keep confidential the voting circumstances when they are involved with voting at the venue of the meeting, by internet or other methods. Article 104 The general meeting of shareholders will have a venue and be held in the form of an on-site meeting. The Company will also provide online voting to facilitate shareholders' participation in the general meetings of shareholders. Shareholders who participate in the general meeting of shareholders through the above methods are deemed to have attended the meeting in person.

The place for holding the general meeting of shareholders is: the place of domicile of the Company or other place as determine by the Board. The selection of the time and place of the on-site meeting shall facilitate the participation of shareholders. After the notice of the general meeting of shareholders is issued, the venue of the on-site meeting of the general meeting of shareholders shall not be changed without justifiable reasons. If a change in venue is necessary, the convener shall announce and explain the reasons at least two (2) working days before the on-site meeting.

Original Article	Amended Article
Article 109	Article 109
Such motions in general meetings	Such motions in general meetings
shall satisfy the following criteria:	shall satisfy the following criteria:
(1) The motions shall not be in	(1) The motions shall be within the
conflict with the laws, administrative	scope of the powers of the general
regulations and the Articles of	meeting;
Association and shall be within the scope	(2) The motions shall set out specific
of business of the Company and the	matters for consideration and resolution;
powers of the general meeting;	and
(2) The motions shall set out specific	(3) The motions shall comply with
matters for consideration and resolution;	the relevant provisions of laws,
and	administrative regulations and the
(3) The motions shall be submitted	Articles of Association.
or delivered to the Board of Directors in	
writing.	
Article 110	Article 110
Where the elections of Directors and	Where the elections of Directors and
Supervisors are to be discussed, a notice of	Supervisors are to be discussed, a notice of
the general meeting of shareholders shall	the general meeting of shareholders shall
fully disclose the particulars of the	fully disclose the particulars of the
candidates and at least shall include:	candidates and at least shall include:
(4) whether or not the candidate has	(4) whether or not the candidate has
been subject to penalties by the securities	been subject to penalties by the China
supervisory authorities of PRC and other	Securities Regulatory Commission and
relevant authorities as well as sanctions by	other relevant authorities as well as
any stock exchange.	sanctions by any stock exchange.

Original Article	Amended Article
Article 111	
When the Company convenes a	
General Meeting, the Board, the	
Supervisory Committee and shareholders	
individually or jointly holding over 3% of	
the total shares with voting rights of the	

Original Article	Amended Article
	The content of the proposal letter
	of any extraordinary motion shall
	include: the name of the motion, the
	specific content of the motion, the
	statement from the proposer that the
	motion complies with the Procedural
	Rules of the General Meeting, the
	Guidelines for Standard Operation and
	the relevant requirements of Shenzhen
	Stock Exchange, and the statement from
	the proposer to ensure the authenticity
	of the shareholding documents and
	power of attorney provided.
	If the extraordinary motions do not
	fall within the circumstances specified in
	the third paragraph, the convener may
	not refuse to submit the extraordinary
	motions to the general meeting of
	shareholders for examination. The
	convener shall issue supplementary notice
	of the General Meeting within two (2)
	days after receiving the proposed motions
	to disclose the name of the shareholders
	who propose the extraordinary motions,
	their shareholding ratio and the specific
	content of the new motions.
	If the convener determines that the
	extraordinary motions fall within the
	circumstances specified in the first
	paragraph, and further determines that
	the general meeting of shareholders shall
	not vote on the extraordinary motions
	and make a resolution, the convener
	shall announce the content of the
	relevant shareholders' extraordinary
	motions within two days after receipt of
	the motions, and explain the basis for
	the aforementioned decision and its legal
	compliance. Meanwhile, the convener
	shall engage a law firm to issue a legal
	opinion on the relevant reasons and
	their legal compliance and make a
	related announcement.

Original Article	Amended Article
Article 112	Article 112
A notice of the general meeting shall	A notice of the general meeting shall
meet the following requirements:	contain the following contents or meet
(1) issued through announcement or	the following requirements:
other ways provided by the Articles of	(1) made in written form;
Association (if necessary);	(2) specify the place, date and time
(2) specify the place, date and time	of the meeting;
of the meeting;	(3) submit the matters and motions
(3) state the matters to be discussed	to the meeting for examination;
at the meeting;	(4) explain in clear words: all
(4) provide such information and	ordinary shareholders are entitled to
explanation as are necessary for the	attend the general meeting, and may
shareholders to make an informed	appoint proxies in writing to attend the
decision on the proposals put before	meeting and vote on their behalf. A
them. Without limiting the generality of	proxy need not be a shareholder of the
the foregoing, where a proposal is made	Company;
to amalgamate the Company with	(5) the record date for determining
another, to repurchase the shares of the	the entitlement of shareholders to attend
Company, to reorganize its share capital,	the general meeting of shareholders;
or to restructure the Company in any	(6) the name and telephone number
other way, the terms of the proposed	of the standing contact person for
transaction must be provided in detail	meeting affairs;
together with copies of the proposed	(7) the voting time and voting
contract, if any, and the cause and effect	procedures for online voting or other
of such proposal must be properly	means of voting;
explained;	(8) provide such information and
(5) contain a disclosure of the nature	explanation as are necessary for the
and extent, if any, of the material interests	shareholders to make an informed decision
of any Director, supervisor, managers, and	on the proposals put before them. Without
other senior management in the proposed	limiting the generality of the foregoing,
transaction and the effect that the proposed	where a proposal is made to amalgamate
transaction will have on them in their	the Company with another, to repurchase
capacity as shareholders in so far as it is	the shares of the Company, to reorganize
different from the effect on the interests of	its share capital, or to restructure the
shareholders of the same class;	Company in any other way, the terms of
(6) contain the full text of any special	the proposed transaction must be provided
1	

resolution to be proposed at the meeting; (7) contain a conspicuous statement that a shareholder entitled to attend and vote at such meeting is entitled to appoint one (1) or more proxies to

attend and vote at such meeting on his behalf and that a proxy need not be a shareholder; and

(8) specify the time and place for lodging proxy forms for the relevant meeting.

properly explained; (9) contain a disclosure of the nature and extent, if any, of the material interests of any Director, supervisor, managers, and other senior management in the proposed transaction and the effect that the proposed transaction will have on them in their capacity as shareholders in so far as it is different from the effect on the interests of

in detail together with copies of the

and effect of such proposal must be

shareholders of the same class;

proposed contract, if any, and the cause

Original Article	Amended Article
	(10) contain the full text of any
	special resolution to be proposed at the
	meeting;
	(11) specify the time and place for
	lodging proxy forms for the relevant
	meeting.
	The notice and supplementary
	notice of the general meeting of
	shareholders shall fully and completely
	disclose all the specific contents of all
	motions. If the matters to be discussed
	require independent Directors to express
	their opinions, the independent
	Directors' opinions and reasons will be
	disclosed at the same time when the
	notice or supplementary notice of the
	general meeting of shareholders is
	issued.
	The online voting or other means of
	voting at the general meeting shall not
	start earlier than 3:00 p.m. on the day
	before the on-site general meeting of
	shareholders, shall not start later than
	9:30 a.m. on the day of the on-site
	general meeting, and shall not close
	earlier than 3:00 p.m. on the day when
	the on-site general meeting closes.
	The interval between the record
	date and the date of the meeting shall be
	no more than seven working days. The
	share record date shall not change once
	confirmed.
Article 122	Article 122
Shareholders who vote online shall be	Shareholders who vote online shall be
registered in compliance with provisions	registered in compliance with provisions
in, among others, the Rules for General	in, among others, the Rules for General
Meetings of Listed Companies,	Meetings of Listed Companies (amended
Implementation Rules for Online Voting	in 2022), Implementation Rules for
of Shareholders' Meeting of Listed	Online Voting of Meeting Securities
Companies of China Securities	Holders of China Securities Depository
Depository and Clearing Corporation	and Clearing Corporation Limited,
Limited, Implementation Rules for Online	Implementation Rules for Online Voting of
Voting of Shareholders' Meeting of Listed	Shareholders' Meeting of Listed
Companies on Shenzhen Stock Exchange	Companies on Shenzhen Stock Exchange
(amended in 2010) and Implementation	(amended in 2020) and Guidelines for
Rules for Investor Online Service	Investor Online Service Identity
Identity Authentication of Shenzhen	Authentication of Shenzhen Stock

Original Article	Amended Article
Article 124	Article 124
A registration book for attending the	A meeting register of the general
general meeting shall be prepared by the	meeting shall be prepared by the Company.
Company. The registration book shall set	The meeting register shall set forth the
forth the names of attendees (or the	names of attendees (or the attending units),
attending units), their identity card	their identity card numbers, residential
numbers, residential address, number of	address, number of voting shares held or
voting shares held or represented, type of	represented and name of the appointer (or
shares and name of the appointer (or the	the appointing unit), etc.
appointing unit), etc.	
Article 128	Article 128
A shareholder (including proxy) when	A shareholder (including proxy) when
voting at a shareholders' general meeting	voting at a shareholders' general meeting
may exercise voting rights in accordance	may exercise voting rights in accordance
with the number of shares carrying the	with the number of shares carrying the
right to vote and each share shall have one	right to vote and each share shall have one
vote.	vote.
When the shareholders' general	When the shareholders' general
meeting considers matters that could	meeting considers matters that could
materially affect the interests of minority	materially affect the interests of minority
investors, the votes by minority investors	investors, the votes of shareholders other
shall be counted separately, and the results	than the Directors, supervisors, senior
of such separate vote counting shall be	management of the Company and
disclosed promptly.	shareholders who individually or
	collectively hold more than 5% of the
The Board, Independent Directors and	Company's shares shall be counted
shareholders who satisfy relevant	separately, and the results of such separate
conditions may publicly collect from other	vote counting shall be disclosed promptly.
shareholders the rights to vote. Information	
including the specific voting intention shall	If a shareholder purchases the
be fully disclosed to the shareholders from	shares of the Company with voting
whom voting rights are being collected.	rights in violation of the provisions of
Consideration or de facto consideration for	paragraphs 1 and 2 of Article 63 of the
collecting shareholders' voting rights is	Securities Law, the voting rights of
prohibited. The Company shall not impose	shares exceeding the prescribed
any minimum shareholding limitation for	proportion shall not be exercised within 26 months after the purchase, and shall
collecting voting rights.	36 months after the purchase, and shall not be included in the total number of
	shares with voting rights attending the
	general meeting of shareholders, and the
	Company shall disclose the aforesaid
	information in the announcement on the
	resolutions of the general meeting of
	resolutions of the general meeting of

shareholders.

Original Article	Amended Article
	Amended ArticleThe Board, Independent Directors and shareholders holding more than 1% of the shares with voting rights or investor protection institutions established in accordance with laws, administrative regulations or the provisions of the China Securities Regulatory Commission may publicly collect from other shareholders the rights to vote. Information including the specific voting intention shall be fully disclosed to the shareholders from whom voting rights are being collected. Consideration or de facto consideration for collecting shareholders' voting rights is prohibited. The solicitor shall disclose the soliciting documents in accordance with the regulations, as well as disclose the soliciting progress and results in accordance with the regulations, and the Company shall cooperate in this regard. If the solicitor holds the shares of the Company, the solicitor shall undertake not to transfer the shares held before the announcement on the resolutions of the general meeting of shareholders to examine the soliciting proposal. Except for statutory conditions, the Company shall not impose any minimum shareholding limitation for collecting
Article 134 When the shareholders' general meeting resolves on the connected transaction of the Company, the connected shareholders shall refrain from voting and the number of voting shares that they represent shall not be counted as part of the total number of valid voting. The announcement of the resolutions of the general meeting of shareholders shall fully disclose the voting information of non- related shareholders. If connected shareholders cannot refrain from voting due to special circumstances, the voting shall proceed according to the normal procedures with the approval of governing authorities, provided that the voting shall be detailed in the general meeting's resolution announcement.	voting rights. Article 134 When the shareholders' general meeting resolves on the connected transaction of the Company, the connected shareholders shall refrain from voting and the number of voting shares that they represent shall not be counted as part of the total number of valid voting. The announcement of the resolutions of the general meeting of shareholders shall fully disclose the voting information of non- related shareholders.

Original Article	Amended Article
Article 137	Article 137
The following matters shall be	The following matters shall be
resolved by a special resolution at a	resolved by a special resolution at a
shareholders' general meeting:	shareholders' general meeting:
(1) increase or reduction of the share	(1) increase or reduction of the share
capital and issue of shares of any class,	capital and issue of shares of any class,
stock warrants or other similar securities;	stock warrants or other securities
(2) issuance of corporate bonds;	approved by the China Securities
(3) the division, merger, dissolution	Regulatory Commission;
and liquidation of the Company;	(2) issuance of corporate bonds;
(4) amendments to the Articles of	(3) the division, merger, dissolution
Association;	and liquidation of the Company;
(5) purchase or disposal of material	(4) amendments to the Articles of
assets or any guarantee made within a year, and the amount of which exceeds	Association and appendices (including the Procedural Rules of the General
30% of the latest audited total assets of the	Meeting, the Procedural Rules of the
Company;	Board of Directors Meeting and the
(6) Option incentives;	Procedural Rules of Supervisors
(0) Option incentives, (7) Modification and cancellation of	Meeting);
shareholders' rights;	(5) Spin-off of subsidiaries for
(8) adjustment of the profit	listing;
distribution policy of the Company;	(6) purchase or disposal of material
(9) determine or authorize the	assets or any guarantee made within a
Board to determine on matters relating	year, and the amount of which exceeds
to the issued preference shares of the	30% of the latest audited total assets of the
Company, including, without limitation,	Company;
repurchase and dividend payment; and	(7) Repurchase of shares for the
(10) any other matters considered by	purpose of reducing the registered
the shareholders' general meeting, by way	capital;
of an ordinary resolution, to have a	(8) Material asset restructuring;
substantial impact on the Company and to	(9) Option incentives;
require approval by a special resolution.	(10) Resolution of the Company's
	general meeting of shareholders to
	voluntarily withdraw its shares from
	being listed and traded on the Shenzhen
	Stock Exchange, and the decision to
	cease the trading on any stock exchange
	or to apply for trading or transfer on
	other trading venues;
	(11) Any other matters stipulated
	by laws, administrative regulations or
	the Articles of Association, as well as
	other matters considered by the
	shareholders' general meeting, by way of
	an ordinary resolution, to have a
	substantial impact on the Company.

Original Article	Amended Article
	The motions mentioned in (5) and
	(10) in the preceding paragraph shall
	not only be approved by more than two-
	thirds of the voting rights held by the
	shareholders present at the general
	meeting of shareholders, but also be
	approved by more than two-thirds of the
	voting rights held by shareholders other
	than the Directors, supervisors, and
	senior management of the Company and
	shareholders who individually or
	collectively hold more than 5% of the
	shares of the Company present at the
	meeting.
Article 147	Article 147
The General Meeting shall be chaired	The General Meeting shall be chaired
and presided over by the Board Chairman.	and presided over by the Board Chairman.
When the Chairman is unable or fails to	When the Chairman is unable or fails to
participate in the meeting, the vice-	participate in the meeting, the vice-
chairman shall perform the said duties ;	chairman shall convene and preside over
when the vice-chairman is unable or fails	the meeting ; when the vice-chairman is
to participate in the meeting, a Director designated by the Board shall perform the	unable or fail to participate in the meeting, a Director designated by the Board shall
said duties; if no such Director is	convene and preside over the meeting; if
designated, shareholders present at the	no such Director is designated,
meeting shall elect a shareholder to preside	shareholders present at the meeting shall
over the meeting; if shareholders are	elect a shareholder to preside over the
unable to elect the chairman for any	meeting; if shareholders are unable to elect
reason, the shareholder holding the most	the chairman for any reason, the
shares with voting rights present at the	shareholder holding the most shares with
meeting (including his proxy) shall preside	voting rights present at the meeting
over the meeting.	(including his proxy) shall preside over the meeting.

Original Article	Amended Article

Article 154

When convening the General Meeting, the Company shall engage a lawyer to attend the meeting and provide legal advice regarding the following issues and make announcement thereof:

(1) Whether the convening and procedures of the General Meeting are in accordance with the laws, administrative regulations and the Articles of Association;

(2) Whether the qualifications of **participants and** convener are lawful and valid;

(3) Whether the voting mechanism and voting results are lawful and valid; and

(4) Other legal advice as requested by the Company.

Article 154

When convening the General Meeting, the Company shall engage a lawyer to attend the meeting and provide legal advice regarding the following issues and make announcement thereof:

(1) Whether the convening and procedures of the General Meeting are in accordance with the laws, administrative regulations and the Articles of Association;

(2) Whether the qualifications of the convener are lawful and valid;

(3) The number of shareholders and their authorized proxies attending the General Meeting, represents and the number of shares; whether the qualifications of those attending the meeting are legal and valid;

(4) Whether the voting mechanism and voting results are lawful and valid;

(5) The circumstances of relevant shareholders abstaining from voting. If other shareholders are determined to abstain from voting at the General Meeting after the notice of the General Meeting, the legal opinion shall disclose the relevant reasons in detail and issue clear opinions on their legal compliance;

(6) In the event of the circumstances specified in paragraph 4 of Article 128 of the Articles of Association, a clear opinion shall be issued on whether the votes of relevant shareholders not being included in the total number of voting shares at the General Meeting and whether the voting results are legal and compliant;

(7) Except for the motions to elect Directors and supervisors by cumulative voting, the number of shares for, against and abstained for each motion and its proportion to the total number of shares with valid voting rights present at the meeting, and whether the motions are approved. For motions to elect Directors and supervisors by cumulative voting, the number of electoral votes obtained by each candidate and whether they are elected; and whether the voting results of the General Meeting are legal and valid;

(8) Other legal advice as requested by the Company.

Original Article	Amended Article
Article 155	Article 155
Minutes of shareholders' general	Minutes of shareholders' general
meetings shall be compiled by the	meetings shall be compiled by the
Secretary to the Board. The minutes shall	Secretary to the Board. The minutes shall
contain:	contain:
(1) numbers of shareholders and	(1) numbers of shareholders and
proxies present at the meeting, number of	proxies present at the meeting, total
shares with voting rights held by them and	number of shares with voting rights held
its percentage in the aggregate shares with	by them and its percentage in the
voting rights of the Company;	aggregate shares of the Company;
(2) The date, place and agenda of	(2) The date, place and agenda of
the meeting, and the name of convener;	the meeting, and the name of convener;
(5) The inquiry opinions and	(5) The inquiry opinions and
suggestions of shareholders, the replies or	suggestions of shareholders, and the
explanations of the Board and	corresponding replies or explanations;
Supervisory Committee;	(6) the names of lawyers, counting
(6) the names of lawyers, counting	officers and scrutinizers; and
officers and scrutinizers; and	(7) Others that the Articles of
(7) Others that the shareholders'	Association prescribes to be included in
general meeting deems and the Articles	the minutes of meetings.
of Association prescribes to be included in	
the minutes of meetings.	
Article 156	Article 156
The chairman of the meeting shall	The chairman of the meeting shall
determine whether the resolutions of the	determine whether the resolutions of the
general meeting are approved in	general meeting are approved. The
accordance with the related	chairman's decision is the final decision,
requirements of the Articles of	and the results of the votes shall be
Association and the votes. The chairman's	announced in the meeting and recorded in
decision is the final decision, and the results of the votes shall be announced in	the minutes of the meeting.
the meeting and recorded in the minutes of	
6	
the meeting.	

Original Article	Amended Article
Article 165	Article 165
The resolutions of the General	The resolutions of the General
Meeting shall be announced in a timely	Meeting shall be announced in a timely
manner, and the announcement shall	manner, and the announcement shall
indicate the number of shareholders and	indicate the number of shareholders and
proxies that attended the meeting, the total	proxies that attended the meeting, the total
number of voting shares and its proportion	number of voting shares and its proportion
to the total share capital carrying voting	to the total share capital carrying voting
rights of the Company, and the voting	rights of the Company, and the voting
method, voting results of each resolution	method, voting results of each resolution
and details of each resolution passed. The	and details of each resolution passed. The
attendance and voting of the holders of	attendance and voting of the holders of
domestic shares (A shares), domestic listed	domestic shares (A shares), domestic listed
foreign shares (B shares) and overseas	foreign shares (B shares) and overseas
listed foreign shares (H shares)-and	listed foreign shares (H shares) shall be
preference shares shall be analyzed	analyzed statistically and announced
statistically and announced respectively.	respectively.
Article 169	Article 169
The convener shall ensure that a	The convener shall ensure that a
shareholders' general meeting is held	shareholders' general meeting is held
continuously until final resolutions have	continuously until final resolutions have
been reached. In the event that the	been reached. In the event that the
shareholders' general meeting is suspended	shareholders' general meeting is suspended
or the shareholders fail to reach any	or the shareholders fail to reach any
resolution due to force majeure or other	resolution due to force majeure or other
special reasons, necessary measures shall	special reasons, necessary measures shall
be taken to resume the meeting as soon as	be taken to resume the meeting as soon as
possible or the meeting shall be terminated	possible or the meeting shall be terminated
directly and an announcement of such	directly and an announcement of such
termination shall be made promptly. At the	termination shall be made promptly. At the
same time, the convener shall report to the	same time, the convener shall report to the
local securities supervisory authorities of	local China Securities Regulatory
PRC and the stock exchange.	Commission and the stock exchange.

Original Article	Amended Article
Article 175	Article 175
Shareholders of the affected class,	Shareholders of the affected class,
whether or not having the right to vote at	whether or not having the right to vote at
the shareholders' general meeting, shall	the shareholders' general meeting, shall
nevertheless have the right to vote at class	nevertheless have the right to vote at class
meetings on matters referred to in clause	meetings on matters referred to in clause
(2) to (8) and (11) to (12) of Article 174	(2) to (8) and (11) to (12) of Article 174
of the Articles of Association, but	of the Articles of Association, but
interested shareholders shall not be entitled	interested shareholders shall not be entitled
to vote at class meetings.	to vote at class meetings.
The interested shareholders mentioned	The interested shareholders mentioned
in the preceding paragraph shall have the	in the preceding paragraph shall have the
following meanings:	following meanings:
(1) in the case of a repurchase of its	(1) in the case of a repurchase of its
own shares by the Company by making	own shares by the Company by making
offers to all shareholders on a same pro	offers to all shareholders on a same pro
rata basis or through public dealing on a	rata basis or through public dealing on a
stock exchange in accordance with Article	stock exchange in accordance with Article
46 of the Articles of Association,	46 of the Articles of Association,
"interested shareholder" shall refer to the	"interested shareholder" shall refer to the
controlling shareholders as defined in the	controlling shareholders as defined in the
second item of Article 371 of the Articles	second item of Article 362 of the Articles
of Association;	of Association;
Article 179	Article 179
The special procedures for voting by	The special procedures for voting by
class shareholders shall not apply in the	class shareholders shall not apply in the
following circumstances:	following circumstances:
$(2) \text{ where shows } -1 + \dots + -1 + \dots$	(2) xyh and sh angh -1 d = -1 d d = -
(3) where shareholders holding	(3) where shareholders holding
domestic shares of the Company transfer their shares to overseas investors as stated	domestic shares of the Company transfer their shares to overseas investors as stated
in Article 29 herein and such shares are	
traded in overseas markets.	in Article 26 herein and such shares are traded in overseas markets.
uaueu in overseas markets.	naueu in overseas markets.

Original Article	Amended Article
CHAPTER 11 SPECIAL	Deleted
PROVISIONS OF PREFERENCE	
SHARES	
Article 180	
The issued preference shares of the	
Company shall not exceed 50% of the	
total number of the ordinary shares of	
the Company and the amount of funds	
raised shall not exceed 50% of the net	
assets before the issuance. The	
preference shares repurchased shall not	
be included in the calculation. The	
Company shall not issue preference	
shares convertible to ordinary shares.	
Article 181	
In compliance with the	
requirements of relevant laws and	
regulations, the Company may	
repurchase its preference shares in	
accordance with the time and price	
prescribed in the issuing documents	
based on the operation conditions. A	
holder of preference shares has no right	
to sell his preference shares back to the	
Company at his option.	
Article 182	
Holders of preference shares of the	
Company are entitled to the following	
special rights:	
(1) to take precedence over	
ordinary shareholders in distribution of	
dividends;	
(2) to take precedence over	
ordinary shareholders in distribution of	
the residual property of the Company	
upon liquidation;	
(3) to attend general meetings and	
vote in such meetings under the	
circumstances prescribed in Article 183;	
(4) to restore the right to vote in	
accordance with the manner as	
prescribed in Article 184 under the	
circumstances prescribed in the Article;	
(5) other rights conferred to holders	
of preference shares prescribed by laws,	
administrative regulations, departmental	
rules, normative documents and the	
Articles of Association.	

Original Article Amended Article Article 183 Except for the following
Except for the following

Original Article	Amended Article
Article 185	
Holders of preference shares of the	
Company shall take precedence over	
ordinary shareholders in distribution of	
profit of the Company at the agreed	
dividend rate. Specific provisions are as	
follows:	
(1) The Preference Shares of the	
Company to be issued will carry fixed	
dividend rate with single step-up in	
dividend rate arrangement. Specific	
calculation methods of dividends shall be	
determined in accordance with issue	
documents. However, the dividend rate	
of a tranche of preference shares at the	
time of its issuance shall not be higher	
than the Company's average ratio of the	
annual weighted average return on	
equity for the last two accounting years	
prior to the issuance. The dividend rate	
upon step-up adjustment shall not be	
higher than the average ratio of the	
annual weighted average return on	
equity for the two accounting years	
prior to the adjustment. If the dividend	
rate at the time of such adjustment has	
already been higher than the average	
ratio of the annual weighted average	
return on equity for the two accounting	
years prior to the adjustment, the	
dividend rate shall not be changed. If	
the dividend rate upon the increase shall	
be higher than the average ratio of the	
annual weighted average return on	
equity for the two accounting years	
prior to the adjustment, the dividend	
rate upon such adjustment shall be the	
average ratio of the annual weighted	
average return on equity for the two	
accounting years prior to the	
adjustment.	

Original Article	Amended Article
(2) The Company shall distribute	
fixed dividends to holders of the	
Preference Shares at fixed dividend rate	
if there are distributable profits after	
making good losses and the contribution	
to reserve fund according to law. The	
Company is entitled to cancel the	
payment of dividend on the Preference	
Shares for the current period in whole	
or in part in the general meeting.	
However, if a general meeting of the	
Company is to consider cancelling the	
payment of dividend on the Preference	
Shares for the current period in whole	
or in part, the Company shall inform	
the Preference Shareholders at least 10	
working days prior to dividend	
distribution date in accordance with the	
requirement of the relevant authorities.	
The preference shares issued in different	
tranches rank pari passu in the dividend	
distribution. Holders of preference	
shares shall take precedence over	
ordinary shareholders in distribution of	
dividends. The Company will not	
distribute any current profit to ordinary	
shareholders unless the agreed dividend	
on preference shares for the current	
period has been fully distributed.	
(3) Dividends on preference shares	
shall be paid in cash.	
(4) Dividends on preference shares	
under the Issue will not be cumulative,	
which means that the difference amount	
arising from any dividends not paid in	
full to the Preference Shareholders will	
not be accumulated to the following	
year, and shall not constitute a default	
by the Company.	

Original Article	Amended Article
Article 186	
Holders of Preference Shares	

Original Article	Amended Article
Article 192	Article 184
The Board of Directors shall have a	The Board of Directors shall have a
reasonable structure of specialties.	reasonable structure of specialties.
Directors shall possess knowledge,	Directors shall possess knowledge,
expertise and quality necessary for	expertise and quality necessary for
performing their duties.	performing their duties. Diversity of
performing their duties.	Board members is encouraged.
Article 194	Article 186
	The Board of Directors is responsible
The Board of Directors is responsible	1
to the general meeting, with the following duties and authorities:	to the general meeting, with the following duties and authorities:
duties and authorities:	duties and authornies:
	(17) Deufenne ethen deties en d
(17) determine matters relating to	(17) Perform other duties and
the issued preference shares of the	authorities provided by the Articles of
Company within the authority from the	Association and granted by general
general meeting, including, without	meetings.
limitation, repurchase or dividend	
payment; and	
(18) Perform other duties and	
authorities provided by the Articles of	
Association and granted by general	
meetings.	
Article 196	Article 188
The Board of Directors shall report	The Board of Directors shall report
on the following matters:	on the following matters:
(1) the first item in Article 194	(1) the first item in Article 186
herein;	herein;
Article 202	Article 194
Shareholders holding more than 10%	Shareholders holding more than 10%
of the voting rights, Chairman, more	of the voting rights, more than one third of
than half of the independent Directors,	the Directors or supervisors can propose to
more than one third of the Directors or	
supervisors, and the general manager can	convene an extraordinary meeting of the
	Board. The Chairman shall convene and
propose to convene an extraordinary	Board. The Chairman shall convene and preside over a meeting of the Board within
propose to convene an extraordinary meeting of the Board. The Chairman shall	Board. The Chairman shall convene and preside over a meeting of the Board within ten (10) days of receiving the proposal.
propose to convene an extraordinary meeting of the Board. The Chairman shall convene and preside over a meeting of the	Board. The Chairman shall convene and preside over a meeting of the Board within ten (10) days of receiving the proposal. When the Chairman is unable to perform
propose to convene an extraordinary meeting of the Board. The Chairman shall convene and preside over a meeting of the Board within ten (10) days of receiving the	Board. The Chairman shall convene and preside over a meeting of the Board within ten (10) days of receiving the proposal. When the Chairman is unable to perform his duties, the Vice Chairman shall
propose to convene an extraordinary meeting of the Board. The Chairman shall convene and preside over a meeting of the Board within ten (10) days of receiving the proposal. When the Chairman is unable to	Board. The Chairman shall convene and preside over a meeting of the Board within ten (10) days of receiving the proposal. When the Chairman is unable to perform his duties, the Vice Chairman shall convene the extraordinary meeting of
propose to convene an extraordinary meeting of the Board. The Chairman shall convene and preside over a meeting of the Board within ten (10) days of receiving the proposal. When the Chairman is unable to perform his duties, the Vice Chairman	Board. The Chairman shall convene and preside over a meeting of the Board within ten (10) days of receiving the proposal. When the Chairman is unable to perform his duties, the Vice Chairman shall convene the extraordinary meeting of Board; when the Vice Chairman is unable
propose to convene an extraordinary meeting of the Board. The Chairman shall convene and preside over a meeting of the Board within ten (10) days of receiving the proposal. When the Chairman is unable to perform his duties, the Vice Chairman shall convene the extraordinary meeting of	Board. The Chairman shall convene and preside over a meeting of the Board within ten (10) days of receiving the proposal. When the Chairman is unable to perform his duties, the Vice Chairman shall convene the extraordinary meeting of Board; when the Vice Chairman is unable to perform his duties, a Director elected by
propose to convene an extraordinary meeting of the Board. The Chairman shall convene and preside over a meeting of the Board within ten (10) days of receiving the proposal. When the Chairman is unable to perform his duties, the Vice Chairman shall convene the extraordinary meeting of Board; when the Vice Chairman is unable	Board. The Chairman shall convene and preside over a meeting of the Board within ten (10) days of receiving the proposal. When the Chairman is unable to perform his duties, the Vice Chairman shall convene the extraordinary meeting of Board; when the Vice Chairman is unable to perform his duties, a Director elected by more than half of the Directors shall
propose to convene an extraordinary meeting of the Board. The Chairman shall convene and preside over a meeting of the Board within ten (10) days of receiving the proposal. When the Chairman is unable to perform his duties, the Vice Chairman shall convene the extraordinary meeting of Board; when the Vice Chairman is unable to perform his duties, a Director elected by	Board. The Chairman shall convene and preside over a meeting of the Board within ten (10) days of receiving the proposal. When the Chairman is unable to perform his duties, the Vice Chairman shall convene the extraordinary meeting of Board; when the Vice Chairman is unable to perform his duties, a Director elected by
propose to convene an extraordinary meeting of the Board. The Chairman shall convene and preside over a meeting of the Board within ten (10) days of receiving the proposal. When the Chairman is unable to perform his duties, the Vice Chairman shall convene the extraordinary meeting of Board; when the Vice Chairman is unable	Board. The Chairman shall convene and preside over a meeting of the Board within ten (10) days of receiving the proposal. When the Chairman is unable to perform his duties, the Vice Chairman shall convene the extraordinary meeting of Board; when the Vice Chairman is unable to perform his duties, a Director elected by more than half of the Directors shall

Original Article	Amended Article
Article 203	Article 195
Meetings of the Board shall comply	Meetings of the Board shall comply
with provided procedures. The Board shall	with provided procedures. The Board shall
notify all Directors within the required	notify all Directors within the required
time and provide necessary materials,	time and provide necessary materials,
including background of the subjects and	including background of the subjects and
information and statistic that may help	information and statistic that may help
Directors understand the business	Directors understand the business
development of the Company. When more	development of the Company. When more
than two (2) independent Directors think	than two (2) independent Directors think
the materials are inadequate or the proof is	the materials are inadequate or the proof is
indefinite, they can propose to the Board	indefinite, they can propose to the Board
in writing to postpone the meeting or	in writing to postpone the meeting or
approval of the matter, and the Board shall	approval of the matter, and the Board shall
agree.	agree. The Company shall disclose the
	relevant information in a timely manner.
Article 207	Article 199
The Board meeting may not be held	The Board meeting may not be held
unless not less than half of the Directors	unless not less than half of the Directors
are present.	are present.
Voting at the Board meeting shall	Each Director has one vote. A
record the names of the voters. Each	resolution at the Board meeting shall be
Director has one vote. A resolution at the	adopted by a simple majority of all the
Board meeting shall be adopted by a	Directors.
simple majority of all the Directors.	If there is equal number of dissenting
If there is equal number of dissenting	and affirmative votes, the chairman has the
and affirmative votes, the chairman has the	casting vote.
	casting vote.
casting vote.	A
Article 225	Article 217
The external Directors shall have	The external Directors shall have
sufficient time and necessary knowledge	sufficient time and necessary knowledge
and ability to perform their duties. When	and ability to perform their duties. When
an external Director performs his duties,	an external Director performs his duties,
the Company must provide necessary	the Company must provide necessary
information. Independent Directors may	information. Independent Directors may
directly report to the shareholders' general	directly report to the shareholders' general
meeting, securities supervisory	meeting, the China Securities Regulatory
authorities of PRC and other governing	Commission and other governing
departments.	departments.
Article 226	Article 218
Directors shall have sufficient time	Directors shall have sufficient time
and effort to perform their duties and shall	and effort to perform their duties and shall
fulfil commitments made by them.	fulfil commitments made by them.
	Directors shall attend Board meetings
	and express clear opinions on matters
	under consideration.
	unuer constact anon.

Oniginal Antipla	Amondod Article
Original Article Article 239 Independent Directors shall assume a fiduciary duty and due diligence to the Company and its shareholders. Independent Directors should diligently perform their duties for the protection of the Company's interests as a whole and should particularly concern themselves that the lawful interests of minority shareholders are not infringed upon, in accordance with the requirements of relevant laws and regulations, Guidelines for the Establishment of the System of Independent Directorship in Listed Companies (referred to as "Guidelines") and the Articles of Association. Independent Directors should perform their duties independently without being subject to the influence of the substantial shareholders or beneficial controllers or other stakeholders (whether an individual or an entity) of the Company. An Independent Director shall take positions in five (5) listed companies at most on principle and shall have sufficient time and efforts to effectively perform duties of the	Amended Article Article 231 Independent Directors shall assume a fiduciary duty and due diligence to the Company and its shareholders. Independent Directors should diligently perform their duties for the protection of the Company's interests as a whole and should particularly concern themselves that the lawful interests of minority shareholders are not infringed upon, in accordance with the requirements of relevant laws and regulations, the Rules for Independent Directors and the Articles of Association. Independent Directors should perform their duties independently without being subject to the influence of the substantial shareholders or beneficial controllers or other stakeholders (whether an individual or an entity) of the Company. An Independent Director shall take positions in five (5) listed companies at most on principle and shall have sufficient time and efforts to effectively perform duties of the Independent Director.
Independent Director. Article 240 If any Independent Director fails to comply with the requirement of independence or other requirements for performing the Independent Director's duties, resulting in the number of Independent Directors less than the minimum required by the Guidelines , the Company shall supplement to the Independent Directors as required.	Article 232 If any Independent Director fails to comply with the requirement of independence or other requirements for performing the Independent Director's duties, resulting in the number of Independent Directors less than the minimum required by the Rules for Independent Directors , the Company shall supplement to the Independent Directors as required.
Article 241 Independent Directors shall comply with the following requirements: (1) Being qualified to act as a Director of a listed company under the laws, administrative regulations and other relevant provisions; (2) Demonstrating independence in a manner as required by the Guidelines; 	Article 234 Independent Directors shall comply with the following requirements: (1) Being qualified to act as a Director of a listed company under the laws, administrative regulations and other relevant provisions; (2) Demonstrating independence in a manner as required by the Rules for Independent Directors;

[
Original Article	Amended Article
Article 243 The following persons shall not be Independent Directors: (1) Lineal relatives (including spouse, parents, son and daughters, etc.) and major social relations (including siblings, parents in law, sons or daughters in law, spouses of siblings, siblings in law, etc.), of the staff or workers of the Company or its subsidiaries;	Article 235 The following persons shall not be Independent Directors: (1) Lineal relatives (including spouse, parents, son and daughters, etc.) and major social relations (including siblings, parents of spouse, spouse of children, spouses of siblings, siblings in law, etc.), of the staff or workers of the Company or its subsidiaries;
(6) Other persons stipulated by the Articles of Association; and (7) Other persons stipulated by securities supervisory authorities of the PRC.	 (6) Other persons specified by laws, administrative regulations, departmental rules, etc.; (7) Other persons stipulated by the Articles of Association; and (8) Other persons stipulated by the China Securities Regulatory Commission.
Article 244 Independent Directors shall be nominated, elected and replaced in the following ways: 	Article 236 Independent Directors shall be nominated, elected and replaced in the following ways:

Original Article	Amended Article
(5) If the Independent Director fails	(5) If the Independent Director fails
to attend the Board of Directors meeting	to attend the Board of Directors meeting
three times consecutively, the Board of	three times consecutively, the Board of
Directors shall propose to the	Directors shall propose to the
shareholders' meeting to remove such	shareholders' meeting to remove such
Independent Director.	Independent Director.
Unless under the above-mentioned	(6) The Company may dismiss an
ease and circumstances provided by the	Independent Director through legal
Company Law that Independent	procedures before the expiry of the term
Directors shall not appointed as	of office, and if any Independent
Directors, an Independent Director shall	Director is dismissed before the term of
not be removed without justifiable	office expires, the Company shall
reason when his term of office expires. If	disclose the dismissal as special
an Independent Director is removed	disclosure.
before his term of office expires, the	(7) Independent Directors may resign
Company shall disclose the removal as a	before expiry of their terms of office.
special disclosure. If the removed	Independent Directors must submit a
Independent Director considers the	written resignation to the Board to specify
Company's reason for his removal	matters that are related with the
unjustifiable, the Independent Director	resignation or they consider notable for the
can make a public statement.	Company's shareholders and creditors.
(6) Independent Directors may resign	If the resignation of any Independent
before expiry of their terms of office.	Director causes the percentage of
Independent Directors must submit a	Independent Directors in the Board of the
written resignation to the Board to specify	Company lower than the minimum
matters that are related with the	required by the Rules for Independent
resignation or they consider notable for the	Directors or Rules Governing the Listing
Company's shareholders and creditors.	of Securities on the Stock Exchange of
If the resignation of any Independent	Hong Kong Limited, the resignation of
Director causes the percentage of	such Independent Director shall take effect
Independent Directors in the Board of the	after the vacancy of the Independent
Company lower than the minimum	Director is filled.
required by Guidelines or Rules	
Governing the Listing of Securities on the	
Stock Exchange of Hong Kong Limited,	
the resignation of such Independent	
Director shall take effect after the vacancy	

of the Independent Director is filled.

Original Article	Amended Article
Article 245	Article 237

To give full play to Independent Directors, other than the power conferred by the Company and other relevant laws and regulations, Independent Directors have the following particular powers:

(1) To determine significant connected transaction (defined as transaction between the Company and connected natural person with an amount of over RMB300,000, and transaction with connected legal person with amount of over RMB3 million, and amounts to more than the absolute value of 0.5% of the latest audited net asset of the Company) of the Company and provide independent advice.

Before Independent Directors determine such transaction, they can engage an agent to issue an independent financial report as a basis for judgment.

(2) To propose to the Board of Directors to engage or dismiss an accounting firm;

(3) To propose to the Board of Directors to hold extraordinary shareholders' general meeting;

(4) To suggest convening meeting of the Board of Directors;

(5) To engage an external auditor and consultant independently; and

(6) To gather votes from shareholders before the shareholders' general meeting.

To exercise abovementioned powers, the Independent Directors shall obtain approval of more than half of the Independent Directors.

To give full play to Independent Directors, other than the power conferred by the Company and other relevant laws and regulations, Independent Directors have the following particular powers:

(1) To determine significant connected transaction (defined as related transaction between the Company and **connected person with an total amount of over RMB3,000,000** and amounts to more than **0.5% of the** latest **audited net asset** of the Company) of the Company and provide **prior approval opinion**.

Before Independent Directors determine such transaction, they can engage an agent to issue an independent financial report as a basis for judgment.

(2) To propose to the Board of Directors to engage or dismiss an accounting firm;

(3) To solicit opinions from minority shareholders, put forward a profit distribution proposal, and directly submit it to the Board for examination;

(4) To propose to the Board of Directors to hold extraordinary shareholders' general meeting;

(5) To suggest convening meeting of the Board of Directors;

(6) To solicit vote rights from shareholders before the shareholders' general meeting.

(7) To engage an external auditor and consultant independently to provide auditing and consultation on specific matters of the Company.

To exercise the powers specified in (1) to (6) above, the Independent Directors shall obtain approval of more than half of the Independent Directors. To exercise the powers specified in (7) above, the approval of all Independent Directors shall be obtained.

(1) and (2) shall be approved by more than half of the Independent Directors before being submitted to the Board of Directors for discussion.

Original Article	Amended Article

Article 246

Other than performing the abovementioned powers, Independent Directors shall also give independent advice in meeting of the Board of Directors or shareholders' general meeting:

(4) To determine existing or new loans or other capital transactions by Shareholders, the beneficial controllers and affiliates with an amount of over RMB3 million or more than 5% of the latest audited net assets of the Company. and whether to adopt effective measures to recover the debts;

(5) To determine matters that may prejudice medium and small shareholders:

(6) Before the Board of Directors has made a cash profit distribution budget:

(7) When the Company revises projects funded by raised capital;

(8) Impacts on rights and interests of various classes of shareholders from the issuance of preference shares; and

(9) Other matters stipulated by laws, administrative regulations, department rules, normative documents as well as the Articles of Association.

Article 238

Other than performing the abovementioned powers, Independent Directors shall also give independent advice in meeting of the Board of Directors or shareholders' general meeting:

(4) To engage or remove an accountants' firm:

(5) To make changes in accounting policies and accounting estimates or correction of significant accounting errors resulting from reasons other than changes in accounting standards:

(6) When an accountants' firm issues a non-standard unqualified audit opinion on the financial accounting report and internal control of the **Company:**

(7) Internal control evaluation report:

(8) Proposals on changes in the undertakings given by related parties;

(9) Whether the formulation, adjustment, decision making, implementation and disclosure of the cash dividend distribution policy of the Company, as well as the profit allocation policy harm the legal interests of medium and minority investors;

(10) Material matters, such as discloseable connected transactions. provision of guarantee (excluding guarantees provided to subsidiaries consolidated in the financial statements). entrusted wealth management, provision of financial assistance, use of proceeds and investments in shares and derivatives;

(11) Material asset reorganization proposals, management buyouts, share incentive schemes, employee stock ownership plans, share repurchase schemes and proposals on offsetting debts with assets by related parties of the Company;

(12) When the Company decides to cease trading of its shares on Shenzhen **Stock Exchange;**

(13) To determine matters that may prejudice medium and small shareholders;

(14) Other matters stipulated by laws, administrative regulations, department rules, normative documents as well as the Articles of Association.

Original Article	Amended Article
Article 248	Article 240
Independent Directors shall account	Independent Directors shall account
for more than half of the members of the	for the majority of the members of the
remuneration and appraisal, audit and	remuneration and appraisal, audit and
nominating committees of the Company.	nominating committees of the Company,
	and shall act as the convener.
Article 257	Article 249
(2) The Company shall provide the	(2) The Company shall provide the
Independent Directors with the means and	Independent Directors with the means and
measures to perform their duties. The	measures to perform their duties. The
secretary to the Board of Directors shall	secretary to the Board of Directors shall
assist the Independent Directors by	assist the Independent Directors by
providing briefing and materials. When	providing briefing and materials, provide
independent opinions, proposals and	report on the operation of the Company
written statements made by Independent	regularly and, where necessary, organize
Directors provide must be announced, the	on-site visits for Directors. When
secretary must handle required affairs	independent opinions, proposals and
promptly at the stock exchange.	written statements made by Independent
	Directors provide must be announced, the
	Company should provide timely
	assistance in this regard.
Article 259	Article 251
Secretary to the Board of the	Secretary to the Board of the
Company shall be a natural person with	Company shall be a natural person with
the requisite professional knowledge and	the requisite professional knowledge and
experience, and shall be appointed by the	experience, and shall be appointed by the
Board. The Secretary to the Board shall:	Board.
	The Secretary to the Board shall:
(3) The provisions in Article 16	
herein apply to the Secretary to the Board	(3) The provisions in Article 15
of Directors.	herein apply to the Secretary to the Board of Directors.

Original Article	Amended Article
Article 260	Article 252

The Secretary's primary responsibilities include:

(1) to ensure that the Company has complete organizational documents and records;

(2) to ensure that the Company prepares and delivers the reports and documents required by competent authorities in accordance with the laws;

(3) to ensure that the Company's registers of shareholders are properly maintained, keep the Company's register of shareholders, register of Directors, materials about shareholdings of major shareholders and Directors and the stamp of the Board, keep meeting documents and minutes of Board meetings and shareholders' meetings, and ensure that persons entitled to access to the relevant records and documents are furnished with such records and documents without delay;

(4) To manage relationships between the Company and investors, plan, arrange and organize various related activities. Coordinate and organize information disclosure of the Company, including establishing an information disclosure system, receiving visitors, answering questions, contacting shareholders, providing disclosed information of the Company to investors and facilitating the Company's timely, accurate, lawful, truthful and complete disclosure of information;

(5) To participate in meetings related to disclosure of information, related departments of the Company shall provide the Secretary to the Board with materials and information necessary for the disclosure. Before a significant decision is made by the senior management of the Company, the Secretary to the Board shall be consulted in terms of the disclosure of information; The Secretary's primary responsibilities include:

(1) to address and coordinate information disclosure of the Company, organize and formulate information disclosure management system of the Company, and urge the Company and relevant information disclosure obligors to observe relevant provisions concerning information disclosure;

(2) to be responsible for organizing and coordinating the investor relations management of the Company, and coordinating the communication of information between the Company and securities regulatory authorities, shareholders and actual controllers, intermediaries and the media;

(3) to organize and prepare Board meetings and shareholders' meetings, attend shareholders' meetings, Board meetings, Supervisory Committee meetings and relevant meetings of the senior management, and maintain and sign the minutes of Board meetings;

(4) to be responsible for the confidentiality of information disclosure of the Company and promptly report to the stock exchange and make an announcement when significant undisclosed information is disclosed:

(5) to pay attention to the rumours about the Company and take the initiative to verify the authenticity of such rumours, and urge the Board of Directors and other relevant entities to timely respond to the enquiries of the stock exchange;

Original Article	Amended Article
(6) To help Directors, supervisors	(6) to organize trainings for
and senior management understand their	Directors, supervisors and senior
responsibilities conferred by laws and	management as required by relevant
regulations, Articles of Association, the	laws, regulations and other regulations
rules and stock listing agreements;	of the stock exchange, and assist them in
(7) To provide advices and	understanding their respective
suggestion for making significant	responsibilities in information
decisions;	disclosure;
(8) To record and streamline	(7) to urge the Directors,
matters discussed on meetings, sign the	supervisors and senior management to
resolutions and bear the responsibility of	observe the laws and regulations and the
making accurate recording.	Articles of Association, and earnestly
(9) to perform other duties as	fulfil their commitments; when becoming
specified under the Articles of	aware that the Company, Directors,
Association and the listing rules of the	supervisors and senior management
stock exchange where the shares of the	make or may possibly make a decision
Company are listed.	in violation of the relevant provisions,
	he/she shall remind the related
	personnel and immediately report it to
	the stock exchange;
	(8) To be responsible for the
	management of changes in the
	Company's shares and derivatives, etc.;
	(9) to perform other duties as
	required by laws and regulations and
	the stock exchange.
Article 262	Article 254
The Secretary to the Board shall	The Secretary to the Board of the
receive professional training,	Company shall have financial,
examination and obtain qualification	management and legal expertise as
certificate of the stock exchange and	required for performing his/her duties,
shall be appointed by the Board and	good professional and personal ethics.
reported to the stock exchange for	Any of the following persons shall not
record and announced publicly;	serve as the Secretary to the Board of
Secretary to the Board without such	the Company:
certificate shall be appointed by the	(1) any person who has been
Board upon the stock exchange's	subject to administrative penalties
approval.	imposed by the China Securities
approvan	Regulatory Commission in the last 36
	months;
	(2) any person who has been
	censured publicly or criticized more
	than three times through circulating
	notices by the stock exchange in the last
	36 months;
	(3) any person who is the
	incumbent supervisor of the Company;
	(4) other circumstances where the
	stock exchange consider the Secretary to
	the Board should cease taking the
	position.
	Position.

Original Article	Amended Article
Article 263	Article 255
The Company shall appoint the	The Company shall appoint the
Secretary to the Board within three (3)	Secretary to the Board within three (3)
months of the listing of the Company's	months of the listing of the Company's
shares or the resignation of the previous	shares or the resignation of the previous
Secretary to the Board. Before the	Secretary to the Board. During the
appointment, the Board of the Company	vacancy of the Secretary to the Board of
shall appoint a Director or senior	the Company, the Board of the Company
management member to take the position	shall appoint a Director or senior
temporarily, report to Shenzhen Stock	management member to take the position
Exchange and determine the Secretary to	temporarily, report to Shenzhen Stock
the Board as soon as possible. Before the	Exchange and determine the Secretary to
Company appoints a person to take the	the Board as soon as possible. Before the
position temporarily, the Chairman of the	Company appoints a person to take the
Board shall take the position temporarily.	position temporarily, the Chairman of the
	Board shall take the position temporarily.
Article 264	Article 256
The Secretary to the Board appointed	The Secretary to the Board appointed
by the Board shall provide the following	by the Board shall report on a timely
documents to the stock exchange:	manner and provide the following
(1) Recommendation of the Board,	documents to the stock exchange:
including the recommender's position,	(1) Letter of appointment of the
work performance and personal	Secretary to the Board or relevant board
morality;	resolution and appointment explanatory
(2) Resume and education certificates	documents, including the qualifications
(photocopies) of the recommended person;	for appointment, position, work
(3) Qualification certificate for	performance and personal morality in
Secretary to the Board of the	compliance with the SZSE Listing Rules;
recommended person;	(2) Resume and education certificates
(4) Appointment of the Board;	(photocopies) of the recommended person;
(5) Contact information of the	(3) Contact information of the
Secretary to the Board, including office	Secretary to the Board, including office
and home telephone numbers, mobile	telephone number, mobile telephone
telephone number, fax, address and email	number, fax, address and email address.
address. The Secretary to the Board shall	In case of any change in the
remain contactable at any time; and	aforesaid contact information, the
(6) Contact information of the	Company shall submit the updated
Company's legal representative,	information to the stock exchange in a
including office and home telephone	timely manner.
numbers, mobile telephone number, fax	
and address.	

Original Article	Amended Article
Article 265	Article 257
The stock exchange can suggest the	The Company shall dismiss the
Board of the Company terminating the	Secretary to the Board within one month
employment of the Secretary to the	from the date of the occurrence of any
Board in any of the following	of the following circumstances:
circumstances:	(1) any circumstance as stipulated
(1) Makes magnificent mistakes or	under Article 254 of the Articles of
omissions when carrying out duties and	Association;
causes heavy losses to the Company or	(2) non-performance of duties for
investors;	over three consecutive months;
(2) Violates national laws,	(3) significant mistakes or omissions
regulations, Articles of Association, rules	in the performance of his/her duties,
of the stock exchange and causes heavy	causing material losses to investors;
losses to the Company or investors; and	(4) violation of laws, regulations,
(3) Other circumstances where the	requirements of Shenzhen Stock
stock exchange considers the Secretary	Exchange or the Articles of Association,
to the Board should cease taking the	causing material losses to the Company
position.	and investors.
Article 266	Article 258
The Board shall dismiss the Secretary	The Board shall dismiss the Secretary
to the Board with adequate reasons. When	to the Board with adequate reasons, and
the Secretary to the Board resigns or is	shall not dismiss him or her without
removed, the Board shall report to the	cause. When the Secretary to the Board
stock exchange as required, provide	resigns or is removed, the Board shall
reasons for the resignation or removal and	report to the stock exchange as required,
make an announcement.	provide reasons for the resignation or
make an announcement.	removal and make an announcement.
	The Secretary to the Board may
	submit to the stock exchange a personal
	statement on the Company's improper dismissal or other matters related to the
A 41-1- 2/7	resignation.
Article 267	Deleted
Before the Secretary to the Board	
leaves the office, he shall accept	
examination of the Board and	
Supervisory Committee, hand over	
related documents, job in hand or to be	
done under the supervision of the	
Supervisory Committee. When the	
Secretary to the Board is appointed, the	
Company shall sign the non-disclosure	
Company shan sign the non-disclosure	
agreement with him and require him to	
agreement with him and require him to	

Article 268Article 259While the Board of Directors engages a secretary, it shall also engage at least one securities administrative representative, who shall perform the duty of the secretary while she/he is incapable to perform his/her duty. Securities administrative representative shall have the qualification as the secretary, obtained qualification certificates by taking professional training course and passing the qualification examination organized by stock exchange.Article 259 While the Board of Directors engages a secretary, it shall also engage at least one securities administrative representative to assist the Secretary to the Board to perform his/her duties. When the Secretary to the Board is incapable to perform his/her duties, the securities administrative representative shall exercise his/her rights and perform his/her duties on his/her behalf. Under the circumstances aforesaid, the responsibility of the Secretary to the Board in respect of information disclosure shall not be automatically waived. The qualifications for appointment of the securities administrative		Amondod A-4-1-
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disclosure shall not be automatically waived. The qualifications for appointment of the securities administrative		
waived. The qualifications for appointment of the securities administrative	by stock exchange.	*
The qualifications for appointment of the securities administrative		
of the securities administrative		
representative shall be implemented with		•
		reference to Article 254 of the Articles of
Association.		
Article 284 Article 275		
If the Supervisory Committee finds If the Supervisory Committee finds	1 V	- · ·
that Directors, managers and other senior that Directors, managers and other senior	e e	e e
management violate laws, regulations or management violate laws, regulations or		с с
the Articles of Association, it can either the Articles of Association, it shall	-	·
report to the Board of Directors, perform its supervisory duties, and	-	
shareholders' meeting, or directly to report to the Board of Directors or	•	-
securities supervisory authorities and shareholders' meeting, or report directly		
other governing authorities. to the China Securities Regulatory	other governing authorities.	e .
Commission and its local offices, the		Commission and its local offices, the
stock exchange or other governing		stock exchange or other governing
authorities.		authorities.
Article 307 Article 298	Article 307	Article 298
A loan guarantee provided by the A loan guarantee provided by the		A loan guarantee provided by the
Company in breach of clause 1 of Article Company in breach of clause 1 of Article	Company in breach of clause 1 of Article	Company in breach of clause 1 of Article
305 herein shall be unenforceable against 296 herein shall be unenforceable against	305 herein shall be unenforceable against	296 herein shall be unenforceable against
the Company, provided that: the Company, provided that:	the Company, provided that:	the Company, provided that:

Original Article	Amended Article
Article 320	Article 311
Where the Company's statutory	Where the Company's statutory
reserve fund is not enough to make up	reserve fund is not enough to make up
losses of the Company for the preceding	losses of the Company for the preceding
year, the current year's profits shall be	year, the current year's profits shall be
used firstly to make up the losses before	used firstly to make up the losses before
being allocated to the statutory reserve	being allocated to the statutory reserve
fund in accordance with the preceding	fund in accordance with the preceding
paragraph. Subject to a resolution of the	paragraph. Subject to a resolution of the
shareholders' general meeting, after	shareholders' general meeting, after
allocation has been made to the Company's	allocation has been made to the Company's
statutory reserve fund and payment has	statutory reserve fund from its after-tax
been made for dividends on preference	profits, the Company may set aside funds
shares from its after-tax profits, the	for the discretionary reserve fund.
Company may set aside funds for the	
discretionary reserve fund	
Article 348	Article 339
The Company shall be dissolved and	The Company shall be dissolved and
liquidated in any of the following	liquidated in any of the following
circumstances:	circumstances:
(1) the term of operation expires;	(1) the term of operation expires or
(2) a resolution on dissolution is	other causes for dissolution specified in
passed by shareholders at a general	the Articles of Association occurs;
meeting;	(2) dissolution by way of a special
(3) dissolution is necessary due to a	resolution at a general meeting;
merger or division of the Company;	(3) dissolution is necessary due to a
(4) the Company is declared	merger or division of the Company;
bankruptcy due to the failure in	(4) the Company's business license
repaying due debts; and	is revoked or the Company is ordered to
(5) the company is ordered to close	close down or deregister in accordance
down in accordance with law due to	with law;
violation of laws and administrative	(5) where the Company experiences
regulations.	serious difficulties in operation and
	management and its continuation may cause substantial loss to the interests of
	shareholders, and no solution can be found through any other channels,
	shareholders representing more than
	10% of the voting rights of all
	shareholders of the Company may
	request the People's Court to dissolve
	the Company; and
	(6) the Company is declared
	bankruptcy due to the failure in
	repaying due debts.
	repujing une neuto.

Original Article

Article 349

Where the Company is to be dissolved pursuant to paragraph (1) of the preceding article, the Company may continue to exist by amending the Articles of Association. The amendment to the Articles of Association pursuant to the previous paragraph shall be passed by the two-thirds of the votes by shareholders at the extraordinary general meeting.

Where the Company is dissolved under paragraph (1) and (2) of the preceding article, a liquidation committee shall be set up within fifteen (15) days, and its members shall be determined by ordinary resolution at a general meeting.

Where the Company is dissolved under paragraph (4) of the preceding article, the people's court shall, in accordance with governing laws, organize shareholders, competent authorities and personnel to form the liquidation committee and start the liquidation.

Where the Company is dissolved under paragraph (5) of the preceding article, governing authorities shall organize shareholders, competent authorities and personnel to form the liquidation committee and start the liquidation.

Amended Article

Article 340

Where the Company is to be dissolved pursuant to paragraph (1) of the preceding article, the Company may continue to exist by amending the Articles of Association. The amendment to the Articles of Association pursuant to the previous paragraph shall be passed by the two-thirds of the votes by shareholders at the extraordinary general meeting.

Where the Company is dissolved under paragraphs (1), (2), (4) and (5) of the preceding article, a liquidation committee shall be set up to commence liquidation within fifteen (15) days from the date of occurrence of events giving

Original Article	Amended Article
Article 371	Article 362
(7) Shares with voting rights mean	(7) Shares with voting rights mean
ordinary shares and preference shares	ordinary shares
with voting rights restored	

Original Article	Amended Article
(The Articles of Association is	The Articles of Association is
formulated in accordance with the	formulated in accordance with the
currently effective law, regulation and	currently effective law, regulation and
constitutional system of The Company Law	constitutional system of The Company Law
of the People's Republic of China (the	of the People's Republic of China (the
"Company Law"), Mandatory Provisions	"Company Law"), Special Provisions of
for the Articles of Association of	the State Council Concerning the
Companies Listed Overseas (the	Floatation and Listing Abroad of Stocks by
"Mandatory Provisions"), Circular	Limited Stock Companies (State Council
Regarding Comments on the Amendments	Order No. 160) (the "Special Provisions"),
to Articles of Association of Companies	Mandatory Provisions for the Articles of
Listed in Hong Kong ("Zheng Jian Hai	Association of Companies Listed Overseas
Han [1995] No. 1"), Opinions on Further	(the "Mandatory Provisions"), Circular
Standardising Operations and Intensifying	Regarding Comments on the Amendments
Reforms of Companies Listed Overseas	to Articles of Association of Companies
("Opinions"), Notice on further	Listed in Hong Kong ("Zheng Jian Hai
implementation of Cash Dividends	Han [1995] No. 1"), Opinions on Further
Distribution of Listed Companies (Lu	Standardising Operations and Intensifying
Zheng Jian Fa [2012] No. 18) , Notice on amendment to Articles of Association	Reforms of Companies Listed Overseas
governing the Cash Dividends	("Opinions"), Notice on further implementation of Cash Dividends
Distribution ([2012] No.18), State	Distribution of Listed Companies (Zheng
Council Guiding Opinions on The	Jian Fa [2012] No. 37), Guidelines for
Experimental Development of Preference	the Articles of Association for Listed
Shares (Guo Fa [2013] No. 46),	Companies (as amended in 2022) (the
Experimental Administrative Measures	"Guidelines for the Articles of
on Preference Shares (CSRC Order No.	Association"), Code of Corporate
97), Guidelines for the Articles of	Governance for Listed Companies (the
Association for Listed Companies (as	"CG Code" or "CSRC Announcement
amended in 2019) (the "Guidelines for the	[2018] No. 29"), Procedural Rules for
Articles of Association"), Code of	General Meeting of Listed Companies (the "Procedural Rules for General Meeting" or
Corporate Governance for Listed Companies (the "CG Code" or "CSRC	"CSRC Announcement [2022] No. 13"),
Announcement [2018] No. 29"),	Rules for Independent Directors of
Procedural Rules for General Meeting of	Listed Companies ("Rules for
Listed Companies (the "Procedural Rules	Independent Directors", "CSRC
for General Meeting" or "Zheng Jian Fa	Announcement [2022] No. 14"),
[2016] No. 22"), Guiding Opinions on	Regulatory Guidance for Listed
the Establishment of Independent	Companies No. 3 – Distribution of Cash
Director System of Listed Companies	Dividends by Listed Companies (as
(the "Guiding Opinions" or "Zheng Jian	amended in 2022) ("Distribution of Cash
Fa [2001] No. 102"), Regulatory	Dividends by Listed Companies" or
Guidance for Listed Companies No. 3 – Distribution of Cash Dividends by Listed	"CSRC Announcement [2022] No. 3"), Guidelines for Self-discipline Regulation
Companies ("Distribution of Cash	of Listed Companies of Shenzhen Stock
Dividends by Listed Companies" or	Exchange No. 1 – Standard Operation of
"[2013] No. 43"), Reply of the State	Listed Companies on the Main Board
Council on the Adjustment of the Notice	("Guidelines for Standard Operation"),
Period of the General Meeting and Other	Reply of the State Council on the
Matters Applicable to Overseas Listed	Adjustment of the Notice Period of the
Companies ("Reply of the State Council")	General Meeting and Other Matters
and Rules Governing the Listing of	Applicable to Overseas Listed Companies
Securities on The Stock Exchange of Hong	("Reply of the State Council") and Rules
Kong Limited (the "Listing Rules") and	Governing the Listing of Securities on The
Rules Governing the Listing of Securities	Stock Exchange of Hong Kong Limited
of Shenzhen Stock Exchange (the "SZSE Listing Rules"))	(the "Listing Rules") and Rules Governing the Listing of Securities of Shenzhen Stock
Listing Rules"))	Exchange (the "SZSE Listing Rules")
	Exchange (the SZSE Listing Kules)

Original Article	Amended Article
Article 24	Article 24
Ordinary shares and preference	Ordinary shares issued by the
shares issued by the Company shall have a	Company shall have a par value of RMB1.
par value of RMB1-and RMB100,	The above-mentioned RMB refers to
respectively.	the legal currency of the PRC.
The above-mentioned RMB refers to	
the legal currency of the PRC.	
Article 26	Article 26
Shares issued by the Company to	The foregoing foreign currencies refer
domestic qualified investors and giving	to legal currencies of foreign countries or
their holders priority over ordinary	regions accepted by the national foreign
shareholders in the distribution of the	currency administrative authorities and can
Company's profit and residual property	be used to subscribe for shares of the
but imposing restrictions on the same as	Company.
to the rights to participate in the	
Company's decision-making and	
management are preference shares.	
The foregoing foreign currencies refer	
to legal currencies of foreign countries or	
regions accepted by the national foreign	
currency administrative authorities and can	
be used to subscribe for shares of the	
Company.	

Original Article

Article 27

The number of ordinary shares issued by the Company upon approval is 2,984,208,200.

The total number of ordinary shares issued in the initial public offering is 66,647,400. The number of shares issued to the promoter Shouguang State Owned Assets Administration Bureau at the time of its establishment is 46,497,400, accounting for 69.77% of the aggregate issued by the Company in the initial public offering.

On 24 December 2013, the Company cancelled the repurchased 86,573,974 domestic listed foreign shares. The total number of ordinary shares is changed to 1,975,471,967 shares.

On 14 May 2014, the Company cancelled the repurchased 39,066,500 overseas listed foreign shares. The total number of ordinary shares is changed to 1,936,405,467 shares.

On 17 March 2016, the number of preference shares issued by the Company upon approval was 22,500,000, on 17 August 2016, the number of preference shares issued by the Company upon approval was 10,000,000, on 22 September 2016, the number of preference shares issued by the Company upon approval was 12,500,000.

As considered and approved by the 2017 shareholders' general meeting of the Company, the Company issued 5 bonus shares for every 10 shares to shareholders of the ordinary shares by way of conversion of capital reserve based on the total share capital of the Company of 1,936,405,467 shares as at **31 December 2017. For the issue by way** of conversion, the Company issued an aggregate of 968,202,733 ordinary shares, including 556,639,228 A shares held by shareholders of domestic shares, 235,461,755 B shares held by shareholders of domestic listed foreign shares and 176,101,750 H shares held by shareholders of overseas listed foreign shares.

Amended Article

Article 27

Approved by the company approval department authorized by the State Council, the Company has a total of 2,984,208,200 ordinary shares in issue. The total number of ordinary shares issued in the initial public offering is 66,647,400 shares. The number of shares issued to the promoter at the time of its establishment is 46,497,400, accounting for 69.77% of the aggregate issued by the Company in the initial public offering, and accounting for 1.56% of the Company's total number of ordinary shares issued.

Original Article	Amended Article
As considered and approved by the	
2020 second extraordinary general	
meeting, the 2020 first class meeting for	
holders of domestic-listed shares and the	
2020 first class meeting for holders of	
foreign-listed shares held on 15 May	
2020, an aggregate of 79.6 million	
restricted A shares were issued to 111	
incentive participants. Upon the	
issuance, the total number of ordinary	
shares of the Company is 2,984,208,200.	
On [[•]] 2021, as approved by	
CSRC and Hong Kong Stock Exchange,	
the place of listing of domestic-listed	
foreign shares of the Company changed	
to the Main Board of Hong Kong Stock	
Exchange by way of share conversion.	
Upon the completion of the above	
change of place of listing of listed	
foreign shares and the listing and	
trading on the Main Board of Hong	
Kong Stock Exchange, the total number	
of shares of the Company is:	
2,984,208,200 ordinary shares and	
45,000,000 preference shares.	

Original Article

Article 28

Approved by Document [1997] No.63 issued by the People's Government of Shandong Province on February 28, 1997 and by Securities Commission of the State Council on May 4, 1997, the Company issued 115,000,000 domestic listed foreign shares for the first time to overseas investors. The shares became listed in Shenzhen Stock Exchange on May 26, 1997.

Approved by Zheung Jian Xu Ke [2015] No. 2130 issued by China Securities Regulatory Commission on 17 September 2015, to issue not more than 45,000,000 preference shares. Among which, 22,500,000 preference shares were issued for the first time, and listed on Shenzhen Stock Exchange on 8 April 2016; 10,000,000 preference shares were issued for the second time, and listed on Shenzhen Stock Exchange on 12 September 2016; 12,500,000 preference shares were issued for the third time, and listed on Shenzhen Stock Exchange on 24 October 2016.

As considered and approved by the 2017 shareholders' general meeting of the Company, the Company issued 5 bonus shares for every 10 shares to shareholders of the ordinary shares by way of conversion of capital reserve based on the total share capital of the Company of 1,936,405,467 shares as at 31 December 2017. For the issue by way of conversion, the Company issued an aggregate of 968,202,733 ordinary shares, including 556,639,228 A shares held by shareholders of domestic shares, 235,461,755 B shares held by shareholders of domestic listed foreign shares and 176,101,750 H shares held by shareholders of overseas listed foreign shares.

Amended Article Article 28

Approved by Document [1997] No.63 issued by the People's Government of Shandong Province on February 28, 1997 and by Securities Commission of the State Council on May 4, 1997, the Company issued 115,000,000 domestic listed foreign shares for the first time to overseas investors. The shares became listed in Shenzhen Stock Exchange on May 26, 1997.

Approved by Zheung Jian Xu Ke [2015] No. 2130 issued by China Securities Regulatory Commission on 17 September 2015, to non-publicly issue not more than 45,000,000 preference shares through several times. The initial issuance of not less than 22,500,000 shares was completed within 6 months from the date of approval for issuance, and the remaining issuances were completed within 24 months from the date of approval for issuance. Among which, 22,500,000 preference shares issued in the first tranche were listed for transfer on Shenzhen Stock Exchange's negotiated transaction platform on 8 April 2016, 10,000,000 preference shares issued in the second tranche were listed for transfer on Shenzhen Stock Exchange's negotiated transaction platform on 12 September 2016, and 22,500,000 preference shares issued in the third tranche were listed for transfer on Shenzhen Stock Exchange's negotiated transaction platform on 24 October 2016. The preference shares issued above were redeemed on 17 March 2021, 16 August 2021 and 22 September 2021, respectively.

Original Article

As considered and approved by the 2020 second extraordinary general meeting, the 2020 first class meeting for holders of domestic-listed shares and the 2020 first class meeting for holders of foreign-listed shares held on 15 May 2020, an aggregate of 79.6 million restricted A shares were issued to 111 incentive participants. Upon the issuance, the total number of ordinary shares of the Company is 2,984,208,200.

On [[•]] 2021, as approved by CSRC and Hong Kong Stock Exchange, the place of listing of domestic-listed foreign shares of the Company changed to the Main Board of Hong Kong Stock Exchange by way of share conversion.

Upon the completion of the above change of place of listing of listed foreign shares and the listing and trading on the Main Board of Hong Kong Stock Exchange, the total number of shares of the Company is: 2,984,208,200 ordinary shares and 45,000,000 preference shares, where included in the ordinary shares are:

1,749,517,684 A shares held by shareholders of domestic listed domestic shares, accounting for 58.63% of the total shares; including 457,322,919 A shares (state-owned corporate shares) held by Chenming Holdings Company Limited (晨 鳴控股有限公司), accounting for 15.32% of the total shares. 1,292,194,765 A shares held by shareholders of other domestic shares, accounting for 43.30% of the total shares; 1,234,690,516 H shares held by shareholders of overseas listed foreign shares, accounting for 41.37% of the total shares.

Amended Article

In addition to the above issuance of A shares, B shares, H shares and preference shares, subsequent to a series of bonus shares, capital increase from conversion, convertible bonds, repurchase of B shares, repurchase of H shares, equity incentives, redemption of preference shares, change of listing venue of the domestic listed foreign shares, etc., the current shareholding structure of the Company is as follows:

2,984,208,200 ordinary shares, of which:

1,749,517,684 A shares held by shareholders of domestic listed domestic shares, accounting for 58.63% of the total shares; including 457,322,919 A shares (state-owned corporate shares) held by Chenming Holdings Company Limited (晨 鳴控股有限公司), accounting for 15.32% of the total shares. 1,292,194,765 A shares held by shareholders of other domestic shares, accounting for 43.30% of the total shares; 1,234,690,516 H shares held by shareholders of overseas listed foreign shares, accounting for 41.37% of the total shares.

Original Article	Amended Article
Article 35	Article 35
Domestic shares, and overseas listed	Domestic shares and overseas listed
foreign shares-and preference shares must	foreign shares must be traded, granted,
be traded, granted, inherited and	inherited and mortgaged in accordance
mortgaged in accordance with provisions	with provisions of laws of PRC and the
of laws of PRC and the Articles.	Articles. Assignment and transfer of the
Assignment and transfer of the Company's	Company's shares shall be registered with
shares shall be registered with the share	the share registrar appointed by the
registrar appointed by the Company, and in	Company, and in accordance with the
accordance with the relevant requirements.	relevant requirements.
Article 44	Article 44
Subject to approval obtained in	Subject to approval obtained in
accordance with the procedures prescribed	accordance with the procedures prescribed
in the Articles and approval of securities	in the Articles and approval of securities
supervisory authorities of PRC, the	supervisory authorities of PRC, the
Company may repurchase its outstanding	Company may repurchase its outstanding
shares for the following purposes:	shares for the following purposes:
(1) to cancel its shares for reducing	(1) to cancel its shares for reducing
its share capital;	its share capital;
(2) to merge with another company	(2) to merge with another company
that holds shares of the Company;	that holds shares of the Company;
(3) to implement the Company's	(3) to use shares for employee stock
incentive option schemes;	ownership plans or equity incentives; or
(4) to redeem preference shares;	(4) to acquire shares held by
(5) to repurchase shares held by	shareholders who disagree with the
shareholders who disagree with the	resolutions made by general meetings
resolutions made by general meetings	about mergers and division of the
about mergers and division of the	Company;
Company; or	
····	
Article 45	Article 45
Repurchase of the Company's own	Acquisition of the Company's own
shares for any of the reasons mentioned in	shares for any of the reasons mentioned in
(1) to (3) of Article 44 herein is subject to	(1) and (2) of Article 44 herein is subject
a resolution of a general meeting.	to a resolution of a general meeting.
	Acquisition of the Company's own
	shares for the circumstances specified in
	(3), (5) and (6) of Article 44 herein is
	subject to a resolution of a Board
	meeting attended by more than two-
	thirds of the Directors in accordance
	with the provisions of the Articles of
	Association or the authorization of the
	general meeting of shareholders.
	5 6

Original ArticleAmended ArticleArticle 46Subject to the approval of governingSubject to the approval of governingSubject to the approval of governingregulatory authorities, the Company mayregulatory authorities, the Company mayrepurchase its outstanding shares through:(1) a general offer of repurchase toall shareholders of relevant classes in(1) a general offer of repurchase toequal proportion;(2) open trading on a stock exchange;(3) an off-market repurchase(3) an off-market repurchaseagreement; or(4) redemption of preference sharespursuant to the requirements prescribed(4) other ways approved by laws andby the issuance documents; or(4) other ways approved by laws and(5) other ways approved by laws andregulations.Article 50Shares repurchased by the Companyaccording to (1) and (4) of Article 44be cancelled within 10 days ofherein shall be cancelled within 10 days ofthe repurchase; according to (2) and (5)shall be transferred or cancelled within 6months of the repurchase, and theCompany shall apply to the originalcompany registration authority forcompany registration of its registered capital as tochanges in the registered capital of the
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alteration of its registered capital as to alteration of its registered capital as to
changes in the registered capital of the changes in the registered capital of the
Company. Company.
Shares repurchased by the Company For the shares repurchased by the
under (3) of Article 44 shall not exceed Company under (3), (5) and (6) of Article
5% of the total number of ordinary 44, the total number of the Company's
shares issued by the Company; payment shares held by the Company shall not
for the repurchase shall be made out of exceed 10% of the total number of
the after-tax profit of the Company; and issued shares of the Company, and shall
the share repurchased shall be be transferred or cancelled within three
transferred to the incentive scheme (3) years.
participants within one (1) year.

Amended Article Original Article Article 63 Article 63 All fully paid-up overseas listed All fully paid-up overseas listed foreign shares listed in Hong Kong are foreign shares listed in Hong Kong are freely transferable pursuant to the Articles freely transferable pursuant to the Articles of Association. However, the Board may of Association. However, the Board may refuse to recognize any instrument of refuse to recognize any instrument of transfer without giving any reason unless transfer without giving any reason unless such transfer fulfils the following such transfer fulfils the following conditions: conditions: (1) A fee of HK\$2.5 per instrument (1) A fee of HK\$2 or such higher of transfer or such higher amount as the amount as agreed by the SEHK has been Board may from time to time require paid to the Company for registration of the but no more than the amount agreed transfer instrument and other documents from time to time by the Listing Rules relating or that will affect the right of has been paid to the Company for ownership of the shares; registration of the transfer instrument and (2) the instrument of transfer involves other documents relating or that will affect only the overseas listed foreign shares listed in Hong Kong; the right of ownership of the shares; (2) the instrument of transfer involves only the overseas listed foreign shares listed on the Main Board of the Hong Kong Stock Exchange; Article 66 Article 66 Proceeds from sales of the Proceeds from sales of the Company's shares within six (6) months of Company's shares within six (6) months of the purchase and from purchase of the the purchase and from purchase of the Company's shares within six (6) months of Company's shares within six (6) months of sales by Directors, supervisors, senior sales by Directors, supervisors, senior management and shareholders who hold management and shareholders who hold over 5% of the Company's shares with over 5% of the Company's shares belong voting rights belong to the Company and to the Company and will be obtained by will be obtained by the Board of Directors the Board of Directors of the Company. of the Company. Securities brokers that However, except for securities brokers purchase 5% of the Company's shares as a that purchase 5% of the Company's shares result of the outstanding stocks after the as a result of the outstanding stocks after underwriting of shares are not subject to the underwriting of shares and other the 6-month sales limit. circumstances stipulated by the China If Board of Directors of the Company Securities Regulatory Commission. fails to comply with the foregoing If Board of Directors of the Company provision, shareholders have the right to fails to comply with the foregoing require the Board to comply with the provision, shareholders have the right to provision within thirty (30) days. If the require the Board to comply with the Board fails to do so as required,

provision within thirty (30) days. If the Board fails to do so as required, shareholders have the right to bring proceedings in their names to people's counts in the interests of the Company.

If the Board fails to comply with the first provision of the article, the responsible Directors shall assume joint liability.

shareholders have the right to bring

first provision of the article, the

liability.

proceedings in their names to people's

counts in the interests of the Company.

responsible Directors shall assume joint

If the Board fails to comply with the

Original Article	Amended Article
Article 72	Article 72
If a holder of domestic shares or	If a holder of domestic shares loses
preference shares loses his share	his share certificates and applies for
certificates and applies for replacement, it	replacement, it shall be dealt with in
shall be dealt with in accordance with	accordance with provisions of the
provisions of the Company Law and other	Company Law and other laws and
laws and regulations	regulations
Article 75	Article 75
A shareholder of the Company is a	A shareholder of the Company is a
person who lawfully holds shares of the	person who lawfully holds shares of the
Company and whose name is entered in	Company and whose name is entered in
the register of shareholders.	the register of shareholders.
A shareholder enjoys the relevant	A shareholder enjoys the relevant
rights and assumes the relevant obligations	rights and assumes the relevant obligations
in accordance with the class and number	in accordance with the class and number
of shares he holds. Shareholders holding	of shares he holds. Shareholders holding
the same class of shares are entitled to the	the same class of shares are entitled to the
same rights and assume the same	same rights and assume the same
obligations. Preference shares issued by	obligations.
the Company shall rank pari passu in	
the distribution of dividends and	
residual property but may be subject to	
different terms in other respects.	
Article 76	Article 76
Unless laws, administrative	All shareholders of the Company
regulations, ordinances, regulatory	have the following rights:
documents and this Articles of	
Association provide otherwise as to	(4) the right to transfer shares held
preference shareholders, all shareholders	by them in accordance with the laws,
of the Company have the following rights:	administrative regulations and provisions
	of the Articles of Association;
(4) the right to transfer , donate, or	
pledge shares held by them in accordance	
with the laws, administrative regulations	
and provisions of the Articles of	
Association;	

Original Article	Amended Article
Article 79	Article 79
Unless laws, administrative	All shareholders of the Company
regulations, ordinances, regulatory	shall assume the following obligations:
documents and this Articles of	(1) to abide by the Articles of
Association provide otherwise as to	Association;
preference shareholders, all shareholders	(2) to pay subscription monies
of the Company shall assume the following	according to the number of shares
obligations:	subscribed and the method of subscription;
(1) to abide by the Articles of	(3) Except for the circumstances
Association;	stipulated by laws and regulations, no
(2) to pay subscription monies	withdrawal of shares is allowed;
according to the number of shares	(4) not to abuse the rights of
subscribed and the method of subscription;	shareholders to harm the interests of the
and (2) other chlications imposed by	Company or other shareholders; not to
(3) other obligations imposed by	abuse the independent status of the
laws, administrative regulations and the Articles of Association.	Company as a legal person and the limited liability of shareholders to harm
Shareholders are not liable to make	the interests of any creditors of the
any further contribution to the share	Company;
capital other than as agreed by the	(5) other obligations imposed by
subscribers of the relevant shares on	laws, administrative regulations and the
subscription.	Articles of Association.
	Shareholders are not liable to make
	any further contribution to the share
	capital other than as agreed by the
	subscribers of the relevant shares on
	subscription.
Article 83	Article 83
Neither the controlling shareholder	Neither the controlling shareholder
nor the beneficial controller of the	nor the beneficial controller of the
Company may prejudice the interests of	Company may prejudice the interests of
the Company by taking advantage of his	the Company by taking advantage of his
connected relationship. Anyone who causes	connected relationship. Anyone who causes
any loss to the Company as a result of	any loss to the Company as a result of
violating the provisions shall be liable for	violating the provisions shall be liable for
the compensation.	the compensation.
The controlling shareholder and the	The controlling shareholder and the
beneficial controller of the Company owe a fiduciary duty to the Company and its	beneficial controller of the Company owe a fiduciary duty to the Company and its
publicly issued share holders. The	publicly issued share holders. The
controlling shareholder shall strictly	controlling shareholder shall strictly
exercise the rights as a subscriber, and the	exercise the rights as a subscriber, and the
controlling shareholder and the	controlling shareholder shall not impair
beneficial controller shall not impair the	the legitimate rights and interests of the
legitimate rights and interests of the	Company and the publicly issued share
Company and the publicly issued share	holders through profit distribution, asset
holders through profit distribution, asset	reorganization, overseas investment, capital
reorganization, overseas investment, capital	use and loans and guarantees, and shall not
use and loans and guarantees, and shall not	impair the interests of the Company and
impair the interests of the Company and	the publicly issued share holders by using
the publicly issued share holders by using	its controlling status in the Company.
its controlling status in the Company.	
L	1

Original Article	Amended Article	
Article 84		
A controlling shareholder shall		
strictly comply with the conditions and		
procedures provided in laws, regulations		
and the Articles of Association in		
nominating candidates for Directors and		
supervisors of the Company. The		
candidates nominated by a controlling		
shareholder for Directors and supervisors		
-		
of the Company shall have the relevant		
professional expertise and the capacity to		
make decisions and to carry supervisory		
tasks. No approval procedures shall be		
required by a controlling shareholder in		
respect of a resolution of the		
shareholders' general meeting relating to		
personnel election or a resolution of the		
Board relating to personnel		
appointment. A controlling shareholder		
shall not appoint or dismiss any member		
of senior management without proper		
authorization from the shareholders'		
general meeting or the Board.		
orin laws, regu5i-36T*[(shareholuTTfTj/F21	Tf6id8507.9(Associatation)-362.9eholder)]TJ-6	5162381TD[(362.9
L	1	1

Original Article	Amended Article	
Article 90	Article 90	
The Company shall establish a sound	The Company shall establish a sound	
financial and accounting management	financial and accounting management	
system and keep separate accounts in	system and insist on keeping separate	
accordance with the requirements of	accounts in accordance with the	
relevant laws and regulations. A	requirements of relevant laws, regulations	
controlling shareholder and beneficial	and the Articles of Association. A	
controller shall respect the Company's	controlling shareholder, beneficial	
financial independence and shall not	controller and their related parties shall	
interfere with the Company's financial and	respect the Company's financial	
accounting activities.	independence and shall not interfere with	
	the Company's financial and accounting	
	activities.	
Article 91	Article 91	
The Company's Board of Directors,	The Company's Board of Directors,	
the Supervisory Committee and other	the Supervisory Committee and other	
internal structures operate independently.	internal structures operate independently.	
The controlling shareholder, beneficial	The controlling shareholder, beneficial	
controller and its functional departments	controller and its internal structures have	
have no senior/subordinate relationship	no senior/subordinate relationship with the	
with the Company and its functional	Company and its internal structures. The	
departments. The controlling shareholder,	controlling shareholder, beneficial	
beneficial controller and its subordinate	controller and their related parties shall	
institutions shall not make plans or	not interfere with the specific operation	
instructions with regard to the	of the Company in violation of laws and	
Company's business, nor affect its	regulations, the Articles of Association	
business and management independency in	and the prescribed procedures, nor affect	
any manner.	its business and management	
	independency.	

Original Article Article 94 The shareholders' general meeting	Amended Article Article 94 The shareholders' general meeting
	The charabelders' concred meeting
	The shareholders general meeting
may exercise the following functions and	may exercise the following functions and
powers:	powers:
(1) to decide on the operating policies	(1) to decide on the operating policies
and investment plans of the Company;	and investment plans of the Company;
(2) to elect and replace Directors	(2) to elect and replace Directors
and decide on matters relating to the	and supervisors who are not employee
remuneration of Directors;	representatives, and to decide matters
(3) to elect and replace the	concerning the remuneration of
supervisors who are representatives of	Directors and supervisors;
shareholders and decide on matters	- · · ·
relating to the remuneration of	(10) to adopt resolutions on the
supervisors;	Company's appointments or dismissals of
·····	accounting firms;
(11) to adopt resolutions on the	(11) To examine and approve the
Company's appointments, dismissals or	guarantee stipulated in Article 95;
non-reappointments of accounting firms;	(12) to examine matters relating to
(12) to examine and approve	the purchases and disposals of the
provision of guaranty to third parties	Company's material assets within one year,
that requires to be approved by	which exceed 30% of the Company's latest
shareholders' general meetings;	audited total assets;
(13) to examine matters relating to	(13) to examine and approve matters
the purchases and disposals of the	relating to changes in the use of proceeds;
Company's material assets within one year,	(14) to examine the equity incentive
which exceed 30% of the Company's latest	plans and employee stock ownership
audited total assets;	plans;
(14) to examine and approve matters	
relating to changes in the use of proceeds;	

Original Article	Amended Article
(15) to examine and approve option	(15) to amend the Articles of
incentive plans;	Association;
(16) to amend the Articles of	(16) to examine the proposals
Association;	submitted by shareholders holding not less
(17) to examine the proposals	than 3% (inclusive) of the Company's
submitted by shareholders holding not less	voting shares;
than 3% (inclusive) of the Company's	(17) to authorize or delegate to the
voting shares;	Board to handle other matters authorized
(18) to authorize or delegate to the	or delegated by it;
Board to handle other matters authorized	(18) other matters required by laws,
or delegated by it;	administrative regulations and the Articles
(19) to determine or authorize the	of Association to be resolved by the
Board to determine on matters relating	general meeting of shareholders.
to the issued preference shares of the	
Company, including, without limitation,	
repurchase and dividend payment; and	
(20) other matters required by laws,	
administrative regulations and the Articles	
of Association to be resolved by the	
general meeting of shareholders.	

Original Article

Article 95

The following provision of guarantees to third parties by the Company are subject to the review and approval of the general meeting of shareholders upon the review and approval of the Board of Directors:

(1) a single guarantee that exceeds10% of the Company's latest audited net assets;

(2) any guarantee provided after the total amount of guarantee to third parties provided by the Company and its controlled subsidiaries has reached or exceeded 50% of the Company's latest audited net assets;

(3) a guarantee provided to a party with an asset-liability ratio of over 70%;

(4) a guarantee amount within 12 **consecutive** months has exceeded 30% of the Company's latest audited total assets;

(5) a guarantee amount within 12 consecutive months has exceeded 50% of the Company's latest audited nets assets and with an absolute amount exceeding RMB50 million;

(6) the guarantee to be provided in favour of shareholders, beneficial controllers and their related parties. and

(7) other guarantees stipulated in the relevant laws and regulations, and the Articles of Association. When a guarantee is reviewed by the Board of Directors, it shall be reviewed and approved by more than two-thirds of the Directors present at the Board meeting. When a guarantee mentioned in clause (4) above is reviewed at the shareholders' general meeting, it shall be passed by more than two-thirds of the voting rights held by the shareholders present at the meeting. Amended Article Article 95

The following provision of guarantees to third parties by the Company are subject to the review and approval of the general meeting of shareholders upon the review and approval of the Board of Directors:

(1) a single guarantee that exceeds 10% of the Company's latest audited net assets;

(2) any guarantee provided after the total amount of guarantee to third parties provided by the Company and its controlled subsidiaries has reached or exceeded 50% of the Company's latest audited net assets;

(3) any guarantee provided after the total amount of guarantee to third parties provided by the Company and its controlled subsidiaries has reached or exceeded 3% of the Company's latest audited total assets;

(4) a guarantee provided to a party with an asset-liability ratio of over 70% as shown in its latest financial statement;

(5) **the cumulative** guarantee amount **in the last** 12 months has exceeded 30% of the Company's latest audited total assets;

(6) the guarantee to be provided in favour of shareholders, beneficial controllers and their related parties. and

(7) other guarantees stipulated in the relevant laws and regulations, and the Articles of Association.

When a guarantee is reviewed by the Board of Directors, it shall be reviewed and approved by more than two-thirds of the Directors present at the Board meeting. When a guarantee mentioned in clause (5) above is reviewed at the shareholders' general meeting, it shall be passed by more than two-thirds of the voting rights held by the shareholders present at the meeting.

Original Article	Amended Article
Article 98	Article 98
The Board shall reply in writing,	Independent Directors shall have
within ten (10) days of receiving such	the right to propose to the Board to
proposal, whether it consents to such	convene an extraordinary general
proposal in accordance with the provisions	meeting. The Board shall reply in writing,
of the laws, administrative regulations and	within ten (10) days of receiving such
the articles of association of the Company.	proposal, whether it consents to such
	proposal in accordance with the provisions
	of the laws, administrative regulations and
	the articles of association of the Company.
Article 101	Article 101
If the Supervisory Committee or the	If the Supervisory Committee or the
shareholders decide to convene and chair a	shareholders decide to convene and chair a
general meeting of the shareholders, the	general meeting of the shareholders, the
Supervisory Committee or the shareholders	Supervisory Committee or the shareholders
shall notify the Board in writing and make	shall notify the Board in writing and make
filings with the relevant local securities	filings with the stock exchange.
supervisory authorities of PRC and the	Before issuing a notice of resolutions
stock exchange.	of shareholders' general meeting, the
Before issuing a notice of resolutions	convening shareholders shall have a
of shareholders' general meeting, the	shareholding of no less than 10%.
convening shareholders shall have a	Upon issuance of the notice of
shareholding of no less than 10% of the	shareholders' general meeting and notice
total shares with voting rights of the	of resolutions of shareholders' general
Company.	meeting, the Supervisory Committee or
Upon issuance of the notice of	the convening shareholders shall submit
shareholders' general meeting and notice	relevant proof to the stock exchange.
of resolutions of shareholders' general	
meeting, the convening shareholders shall	
submit relevant proof to the local office of	
securities supervisory authorities of PRC	
and the stock exchange of the place of	
domicile of the Company.	

Original Article	Amended Article
Article 104	
The place for holding the general	
meeting of shareholders is: the place of	
domicile of the Company or other place as	
determine by the Board.	
The Company shall make it	
convenient for shareholders to attend	
shareholders' general meetings by	
modern information technology methods	
such as online voting platform, provided	
that the shareholders' general meeting	
can be held legally and validly through	
such means.	
When the Company convenes a	
shareholders' general meeting for the	
matters relating to the issue of	
preference shares, online voting shall be	
made available for the meeting and the	
Company shall make it convenient for	
shareholders to attend the shareholders'	
general meeting through other means as	
approved by the China Securities	

Original Article	Amended Article
Article 109	Article 109
Such motions in general meetings	Such motions in general meetings
shall satisfy the following criteria:	shall satisfy the following criteria:
(1) The motions shall not be in	(1) The motions shall be within the
conflict with the laws, administrative	scope of the powers of the general
regulations and the Articles of	meeting;
Association and shall be within the scope	(2) The motions shall set out specific
of business of the Company and the	matters for consideration and resolution;
powers of the general meeting;	and
(2) The motions shall set out specific	(3) The motions shall comply with
matters for consideration and resolution;	the relevant provisions of laws,
and	administrative regulations and the
(3) The motions shall be submitted	Articles of Association.
or delivered to the Board of Directors in	
writing.	

	T
Original Article	Amended Article
Article 111	Article 111
When the Company convenes a	When the Company convenes a
General Meeting, the Board, the	General Meeting, the Board, the
Supervisory Committee and shareholders	Supervisory Committee and shareholders
individually or jointly holding over 3% of	individually or jointly holding over 3% of
the total shares with voting rights of the	the total shares of the Company are
Company are entitled to propose motions	entitled to propose motions to the
to the Company.	Company.
Shareholders individually or jointly	Shareholders individually or jointly
holding over 3% of the total shares with	holding over 3% of the total shares of the
voting rights of the Company are entitled	Company are entitled to propose
to propose extraordinary motions to the	extraordinary motions to the Company and
Company and submit them to the convener	submit them to the convener ten (10) days
ten (10) working days before the	before the convening of the General
convening of the General Meeting. The	Meeting.
convener shall issue supplementary notice	When a shareholder proposes
of the General Meeting to announce the	extraordinary motions to the general
extraordinary motions within two (2)	meeting of shareholders, none of the
working days after receiving the proposed	following circumstances shall occur:
motions.	(1) the shareholder who proposes
	the motions does not meet the subject
	qualification requirements such as
	shareholding ratio;
	(2) the motions are proposed later
	than the prescribed time;
	(3) The motions are not within the
	scope of the powers of the general
	meeting of shareholders;
	(4) The motions do not set out
	specific matters for consideration and
	resolution;
	(5) The content of the motions
	violates laws and regulations and the
	relevant provisions of Shenzhen Stock
	Exchange; and
	(6) The content of the motions does
	not comply with the provisions of the
	Articles of Association.

Original Article	Amended Article
	Shareholders who put forward extraordinary motions shall provide the
	convener with a supporting documents
	evidencing holding more than 3% of the
	Company's shares. If the shareholders
	jointly propose motions by means of
	entrustment, the entrusting shareholders
	shall issue a written authorization to the
	entrusted shareholder.
	Shareholders who put forward
	extraordinary motions or their
	authorized agents shall deliver the
	proposal letter, power of attorney, valid
	documents indicating the shareholder's
	identity and other relevant documents to the convener within the prescribed time.
	The content of the proposal letter
	of any extraordinary motion shall
	include: the name of the motion, the
	specific content of the motion, the
	statement from the proposer that the
	motion complies with the Procedural
	Rules of the General Meeting, the
	Guidelines for Standard Operation and
	the relevant requirements of Shenzhen
	Stock Exchange, and the statement from the proposer to ensure the authenticity
	of the shareholding documents and
	power of attorney provided.
	If the extraordinary motions do not
	fall within the circumstances specified in
	the third paragraph, the convener may
	not refuse to submit the extraordinary
	motions to the general meeting of
	shareholders for examination. The
	convener shall issue supplementary notice of the General Meeting within two (2)
	days after receiving the proposed motions
	to disclose the name of the shareholders
	who propose the extraordinary motions,
	their shareholding ratio and the specific
	content of the new motions.
	If the convener determines that the
	extraordinary motions fall within the
	circumstances specified in the first
	paragraph, and further determines that
	the general meeting of shareholders shall not vote on the extraordinary motions
	and make a resolution, the convener
	shall announce the content of the
	relevant shareholders' extraordinary
	motions within two days after receipt of
	the motions, and explain the basis for
	the aforementioned decision and its legal
	compliance. Meanwhile, the convener
	shall engage a law firm to issue a legal
	opinion on the relevant reasons and their legal compliance and make a
	their legal compliance and make a related announcement.
	related announcement.
	•••••

Original Article	Amended Article
Article 112	Article 112
A notice of the general meeting shall	A notice of the general meeting shall
meet the following requirements:	
(1) issued through announcement or	
other ways provided by the Articles of	
Association (if necessary);	
(2) specify the place, date and time	
of the meeting;	
(3) state the matters to be discussed	
at the meeting;	
(4) provide such information and	
explanation as are necessary for the	
shareholders to make an informed decision	
on the proposals put before them. Without	
limiting the generality of the foregoing,	
where a proposal is made to amalgamate	
the Company with another, to repurchase	
the shares of the Company, to reorganize	
its share capital, or to restructure the	
Company in any other way, the terms of	
the proposed transaction must be provided	
in detail together with copies of the	
proposed contract, if any, and the cause	
and effect of such proposal must be	
properly explained;	
(5) contain a disclosure of the nature	
and extent, if any, of the material interests	
of any Director, supervisor, managers, and	
other senior management in the proposed	
transaction and the effect that the proposed	
transaction will have on them in their	
capacity as shareholders in so far as it is	
different from the effect on the interests of	
shareholders of the same class;	

Original Article

(6) contain the full text of any special resolution to be proposed at the meeting;

(7) contain a conspicuous statement that a shareholder entitled to attend and vote at such meeting is entitled to appoint one (1) or more proxies to attend and vote at such meeting on his behalf and that a proxy need not be a shareholder; and

(8) specify the time and place for lodging proxy forms for the relevant meeting.

Amended Article

(9) contain a disclosure of the nature and extent, if any, of the material interests of any Director, supervisor, managers, and other senior management in the proposed transaction and the effect that the proposed transaction will have on them in their capacity as shareholders in so far as it is different from the effect on the interests of shareholders of the same class;

(10) contain the full text of any special resolution to be proposed at the meeting;

(11) specify the time and place for lodging proxy forms for the relevant meeting.

The notice and supplementary notice of the general meeting of shareholders shall fully and completely disclose all the specific contents of all motions. If the matters to be discussed require independent Directors to express their opinions, the independent Directors' opinions and reasons will be disclosed at the same time when the notice or supplementary notice of the general meeting of shareholders is issued.

The online voting or other means of voting at the general meeting shall not start earlier than 3:00 p.m. on the day before the on-site general meeting of shareholders, shall not start later than 9:30 a.m. on the day of the on-site general meeting, and shall not close earlier than 3:00 p.m. on the day when the on-site general meeting closes.

The interval between the record date and the date of the meeting shall be no more than seven working days. The share record date shall not change once confirmed.

Original Article	Amended Article
Article 122	Article 122
Shareholders who vote online shall be	Shareholders who vote online shall be
registered in compliance with provisions	registered in compliance with provisions
in, among others, the Rules for General	in, among others, the Rules for General
Meetings of Listed Companies,	Meetings of Listed Companies (amended
Implementation Rules for Online Voting	in 2022), Implementation Rules for
of Shareholders' Meeting of Listed	Online Voting of Meeting Securities
Companies of China Securities	Holders of China Securities Depository
Depository and Clearing Corporation	and Clearing Corporation Limited,
Limited, Implementation Rules for Online	Implementation Rules for Online Voting of
Voting of Shareholders' Meeting of Listed	Shareholders' Meeting of Listed
Companies on Shenzhen Stock Exchange	Companies on Shenzhen Stock Exchange
(amended in 2010) and Implementation	(amended in 2020) and Guidelines for
Rules for Investor Online Service	Investor Online Service Identity
Identity Authentication of Shenzhen	Authentication of Shenzhen Stock
Stock Exchange.	Exchange (amended in 2016).
Article 124	Article 124
A registration book for attending the	A meeting register of the general
general meeting shall be prepared by the	meeting shall be prepared by the Company.
Company. The registration book shall set	The meeting register shall set forth the
forth the names of attendees (or the	names of attendees (or the attending units),
attending units), their identity card	their identity card numbers, residential
numbers, residential address, number of	address, number of voting shares held or
voting shares held or represented, type of	represented and name of the appointer (or
shares and name of the appointer (or the	the appointing unit), etc.
appointing unit), etc.	
Article 128	Article 128
A shareholder (including proxy) when	A shareholder (including proxy) when
voting at a shareholders' general meeting	voting at a shareholders' general meeting
may exercise voting rights in accordance	may exercise voting rights in accordance
with the number of shares carrying the	with the number of shares carrying the
right to vote and each share shall have one	right to vote and each share shall have one
vote.	vote.
When the shareholders' general	When the shareholders' general
meeting considers matters that could	meeting considers matters that could
materially affect the interests of minority	materially affect the interests of minority
investors, the votes by minority investors	investors, the votes of shareholders other
shall be counted separately, and the results	than the Directors, supervisors, senior
of such separate vote counting shall be	management of the Company and
disclosed promptly.	shareholders who individually or
	collectively hold more than 5% of the
	Company's shares shall be counted
	separately, and the results of such separate
	vote counting shall be disclosed promptly.

Original Article

The Board, Independent Directors and shareholders who satisfy relevant conditions may publicly collect from other shareholders the rights to vote. Information including the specific voting intention shall be fully disclosed to the shareholders from whom voting rights are being collected. Consideration or de facto consideration for collecting shareholders' voting rights is prohibited. The Company shall not impose any minimum shareholding limitation for collecting voting rights.

Amended Article

If a shareholder purchases the shares of the Company with voting rights in violation of the provisions of paragraphs 1 and 2 of Article 63 of the Securities Law, the voting rights of shares exceeding the prescribed proportion shall not be exercised within 36 months after the purchase, and shall not be included in the total number of shares with voting rights attending the general meeting of shareholders, and the Company shall disclose the aforesaid information in the announcement on the resolutions of the general meeting of shareholders.

The Board, Independent Directors and shareholders holding more than 1% of the shares with voting rights or investor protection institutions established in accordance with laws, administrative regulations or the provisions of the **China Securities Regulatory Commission** may publicly collect from other shareholders the rights to vote. Information including the specific voting intention shall be fully disclosed to the shareholders from whom voting rights are being collected. Consideration or de facto consideration for collecting shareholders' voting rights is prohibited. The solicitor shall disclose the soliciting announcement and relevant soliciting documents in accordance with the regulations, as well as disclose the soliciting progress and results in accordance with the regulations, and the Company shall cooperate in this regard. If the solicitor holds the shares of the Company, the solicitor shall undertake not to transfer the shares held before the announcement on the resolutions of the general meeting of shareholders to examine the soliciting proposal. Except for statutory conditions, the Company shall not impose any minimum shareholding limitation for collecting voting rights.

Original Article	Amended Article
Original Article Article 134	Amended Article
When the shareholders' general	When the shareholders' general
meeting resolves on the connected	meeting resolves on the connected
transaction of the Company, the connected	transaction of the Company, the connected
shareholders shall refrain from voting and	shareholders shall refrain from voting and
the number of voting shares that they	the number of voting shares that they
represent shall not be counted as part of	represent shall not be counted as part of
the total number of valid voting. The	the total number of valid voting. The
announcement of the resolutions of the	announcement of the resolutions of the
general meeting of shareholders shall fully	general meeting of shareholders shall fully
disclose the voting information of non-	disclose the voting information of non-
related shareholders. If connected	related shareholders.
sharcholders cannot refrain from voting	
due to special circumstances, the voting	
shall proceed according to the normal	
procedures with the approval of	
governing authorities, provided that the	
voting shall be detailed in the general	
meeting's resolution announcement.	
Article 137	Article 137
The following matters shall be	The following matters shall be
resolved by a special resolution at a	resolved by a special resolution at a
shareholders' general meeting:	shareholders' general meeting:
(1) increase or reduction of the share	(1) increase or reduction of the share
capital and issue of shares of any class,	capital and issue of shares of any class,
stock warrants or other similar securities;	stock warrants or other securities
(2) issuance of corporate bonds;	approved by the China Securities
(3) the division, merger, dissolution	Regulatory Commission;
and liquidation of the Company;	(2) issuance of corporate bonds;
	(3) the division, merger, dissolution
	and liquidation of the Company;

Original Article	Amended Article
(4) amendments to the Articles of	
Association;	
(5) purchase or disposal of material	
assets or any guarantee made within a	
year, and the amount of which exceeds	
30% of the latest audited total assets of the	
Company;	
(6) Option incentives;	
(7) Modification and cancellation of	
shareholders' rights;	
(8) adjustment of the profit	
distribution policy of the Company;	
(9) determine or authorize the	
Board to determine on matters relating	

Original Article	Amended Article
Article 147	Article 147
The General Meeting shall be chaired	The General Meeting shall be chaired
and presided over by the Board Chairman.	and presided over by the Board Chairman.
When the Chairman is unable or fails to	When the Chairman is unable or fails to
participate in the meeting, the vice-	participate in the meeting, the vice-
chairman shall perform the said duties ;	chairman shall convene and preside over
when the vice-chairman is unable or fails	the meeting; when the vice-chairman is
to participate in the meeting, a Director	unable or fail to participate in the meeting,
designated by the Board shall perform the	a Director designated by the Board shall
said duties; if no such Director is	convene and preside over the meeting; if
designated, shareholders present at the	no such Director is designated,
meeting shall elect a shareholder to preside	shareholders present at the meeting shall
over the meeting; if shareholders are	elect a shareholder to preside over the
unable to elect the chairman for any	meeting; if shareholders are unable to elect
reason, the shareholder holding the most	the chairman for any reason, the
shares with voting rights present at the	shareholder holding the most shares with
meeting (including his proxy) shall preside	voting rights present at the meeting
over the meeting.	(including his proxy) shall preside over the
	meeting.

Original Article

Article 154

When convening the General Meeting, the Company shall engage a lawyer to attend the meeting and provide legal advice regarding the following issues and make announcement thereof:

(1) Whether the convening and procedures of the General Meeting are in accordance with the laws, administrative regulations and the Articles of Association;

(2) Whether the qualifications of participants and convener are lawful and valid;

(3) Whether the voting mechanism and voting results are lawful and valid; and

(4) Other legal advice as requested by the Company.

Amended Article

Article 154

When convening the General Meeting, the Company shall engage a lawyer to attend the meeting and provide legal advice regarding the following issues and make announcement thereof:

(1) Whether the convening and procedures of the General Meeting are in accordance with the laws, administrative regulations and the Articles of Association;

(2) Whether the qualifications of the convener are lawful and valid;

(3) The number of shareholders and their authorized proxies attending the General Meeting, represents and the number of shares; whether the qualifications of those attending the meeting are legal and valid;

(4) Whether the voting mechanism and voting results are lawful and valid;

(5) The circumstances of relevant shareholders abstaining from voting. If other shareholders are determined to abstain from voting at the General Meeting after the notice of the General Meeting, the legal opinion shall disclose the relevant reasons in detail and issue clear opinions on their legal compliance;

(6) In the event of the circumstances specified in paragraph 4 of Article 128 of the Articles of Association, a clear opinion shall be issued on whether the votes of relevant shareholders not being included in the total number of voting shares at the General Meeting and whether the voting results are legal and compliant;

(7) Except for the motions to elect Directors and supervisors by cumulative voting, the number of shares for, against and abstained for each motion and its proportion to the total number of shares with valid voting rights present at the meeting, and whether the motions are approved. For motions to elect Directors and supervisors by cumulative voting, the number of electoral votes obtained by each candidate and whether they are elected; and whether the voting results of the General Meeting are legal and valid;

(8) Other legal advice as requested by the Company.

Original Article	Amended Article
Article 155	Article 155
Minutes of shareholders' general	Minutes of shareholders' general
meetings shall be compiled by the	meetings shall be compiled by the
Secretary to the Board. The minutes shall	Secretary to the Board. The minutes shall
contain:	contain:
(1) numbers of shareholders and	(1) numbers of shareholders and
proxies present at the meeting, number of	proxies present at the meeting, total
shares with voting rights held by them and	number of shares with voting rights held
its percentage in the aggregate shares with	by them and its percentage in the
voting rights of the Company;	aggregate shares of the Company;
(2) The date, place and agenda of	(2) The date, place and agenda of
the meeting, and the name of convener;	the meeting, and the name of convener;
(3) the name of the chairman of the	(3) the name of the chairman of the
meeting, and Directors, supervisors,	meeting, and Directors, supervisors,
managers and other senior management of	managers and other senior management of
the Company present or in attendance at	the Company present or in attendance at
the meeting;	the meeting;
(4) the review process, key points of	(4) the review process, key points of
the speech, voting results of each proposal;	the speech, voting results of each proposal;
(5) The inquiry opinions and	(5) The inquiry opinions and
suggestions of shareholders, the replies or	suggestions of shareholders, and the
explanations of the Board and	corresponding replies or explanations;
Supervisory Committee;	(6) the names of lawyers, counting
(6) the names of lawyers, counting	officers and scrutinizers; and
officers and scrutinizers; and	(7) Others that the Articles of
(7) Others that the shareholders'	Association prescribes to be included in
general meeting deems and the Articles	the minutes of meetings.
of Association prescribes to be included in	
the minutes of meetings.	
Article 156	Article 156
The chairman of the meeting shall	The chairman of the meeting shall
determine whether the resolutions of the	determine whether the resolutions of the
general meeting are approved-in	general meeting are approved. The
accordance with the related	chairman's decision is the final decision,
requirements of the Articles of	and the results of the votes shall be
Association and the votes. The chairman's	announced in the meeting and recorded in
decision is the final decision, and the	the minutes of the meeting.
results of the votes shall be announced in	
the meeting and recorded in the minutes of	
the meeting.	

Original Article

Article 165

The resolutions of the General Meeting shall be announced in a timely manner, and the announcement shall indicate the number of shareholders and proxies that attended the meeting, the total number of voting shares and its proportion to the total share capital carrying voting rights of the Company, and the voting method, voting results of each resolution and details of each resolution passed. The attendance and voting of the holders of domestic shares (A shares), overseas listed foreign shares (H shares)-**and preference shares** shall be analyzed statistically and announced respectively.

Article 169

.....

The convener shall ensure that a shareholders' general meeting is held continuously until final resolutions have been reached. In the event that the shareholders' general meeting is suspended or the shareholders fail to reach any resolution due to force majeure or other special reasons, necessary measures shall be taken to resume the meeting as soon as possible or the meeting shall be terminated directly and an announcement of such termination shall be made promptly. At the same time, the convener shall report to **the** local **securities supervisory authorities of PRC** and the stock exchange.

Article 175

(1) in the case of a repurchase of its own shares by the Company by making offers to all shareholders on a same pro rata basis or through public dealing on a stock exchange in accordance with Article 46 of the Articles of Association, "interested shareholder" shall refer to the controlling shareholders as defined in the second item of **Article 371** of the Articles of Association;

Amended Article Article 165

The resolutions of the General Meeting shall be announced in a timely manner, and the announcement shall indicate the number of shareholders and proxies that attended the meeting, the total number of voting shares and its proportion to the total share capital carrying voting rights of the Company, and the voting method, voting results of each resolution and details of each resolution passed. The attendance and voting of the holders of domestic shares (A shares) **and** overseas listed foreign shares (H shares) shall be analyzed statistically and announced respectively.

Article 169

The convener shall ensure that a shareholders' general meeting is held continuously until final resolutions have been reached. In the event that the shareholders' general meeting is suspended or the shareholders fail to reach any resolution due to force majeure or other special reasons, necessary measures shall be taken to resume the meeting as soon as possible or the meeting shall be terminated directly and an announcement of such termination shall be made promptly. At the same time, the convener shall report to **the** local **China Securities Regulatory Commission** and the stock exchange.

Article 175

.....

(1) in the case of a repurchase of its own shares by the Company by making offers to all shareholders on a same pro rata basis or through public dealing on a stock exchange in accordance with Article 46 of the Articles of Association, "interested shareholder" shall refer to the controlling shareholders as defined in the second item of **Article 362** of the Articles of Association;

Original Article	Amondod Antiolo
Original Article	Amended Article
Article 179	Article 179
The special procedures for voting by	The special procedures for voting by
class shareholders shall not apply in the	class shareholders shall not apply in the
following circumstances:	following circumstances:
(3) where shareholders holding	(3) where shareholders holding
domestic shares of the Company transfer	domestic shares of the Company transfer
their shares to overseas investors as stated	their shares to overseas investors as stated
in Article 29 herein and such shares are	in Article 26 herein and such shares are
traded in overseas markets.	traded in overseas markets.
Article 180	Deleted
The issued preference shares of the	
Company shall not exceed 50% of the	
total number of the ordinary shares of	
the Company and the amount of funds	
raised shall not exceed 50% of the net	
assets before the issuance. The	
preference shares repurchased shall not	
be included in the calculation. The	
Company shall not issue preference	
shares convertible to ordinary shares.	

Original Article	Amended Article
Article 181	Deleted
In compliance with the	
requirements of relevant laws and	
regulations, the Company may	
repurchase its preference shares in	
accordance with the time and price	
prescribed in the issuing documents	
based on the operation conditions. A	
holder of preference shares has no right	
to sell his preference shares back to the	
Company at his option.	
Article 182	Deleted
Holders of preference shares of the	
Company are entitled to the following	
special rights:	
(1) to take precedence over	
ordinary shareholders in distribution of	
dividends;	
(2) to take precedence over	
ordinary shareholders in distribution of	
the residual property of the Company	
upon liquidation;	
(3) to attend general meetings and	
vote in such meetings under the	
circumstances prescribed in Article 183;	
(4) to restore the right to vote in	
accordance with the manner as	
prescribed in Article 184 under the	
circumstances prescribed in the Article;	
(5) other rights conferred to holders	
of preference shares prescribed by laws,	
administrative regulations, departmental	
rules, normative documents and the	
Articles of Association.	

Original Article	Amended Article
Article 183	Deleted
Except for the following	
circumstances, holders of preference	
shares are not entitled to attend a	
general meeting and their preference	
shares shall have no voting right:	
(1) any amendment to the	
provisions of the Articles of Association	
regarding the preference shares;	
(2) any reduction of the registered	
capital of the Company by more than	
10%, whether on an individual or	
cumulative basis;	
(3) any merger, division, dissolution	
or change of organizational form of the	
Company;	
(4) any issuance of preference	
shares by the Company;	
(5) any other circumstances	
prescribed by laws, administrative	
regulations, departmental rules,	
normative documents and the Articles of	
Association.	
If the Company convenes a general	
meeting at which any of the above	
matters is considered, the Company	
shall inform the holders of the	
preference shares in the way it informs	
its ordinary shareholders in compliance	
with the notice procedure as required in	
the Articles of Association. Holders of	
the preference shares are entitled to	
attend the general meeting and vote on	
the above matters separately from the	
ordinary shareholders. Each preference	
share shall have one vote. However, the	
preference shares held by the Company	
shall have no voting right.	
Apart from being passed by	
shareholders of ordinary shares	
(including preference shareholders with	
restored right to vote) present in the	
meeting representing not less than two-	
thirds of voting rights, resolution (1) to	
(5) mentioned above shall be passed by	
preference shareholders (excluding	
preference shareholders with restored	
right to vote) present in the meeting	
representing not less than two-thirds of	
voting rights.	
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Original Article	Amended Article
Article 184	Deleted
If the Company fails to pay	
dividends on the preference shares as	
agreed for three accounting years in	
aggregate or two consecutive accounting	
years, the holders of preference shares	
shall have the same right to attend and	
vote at the shareholders' general	
meetings with ordinary shareholders	
from the date immediately following the	
date when a general meeting has	
approved cancelling the payment of the	
dividends in respect of the Preference	
Shares for the year or not to pay the	
dividends in respect of the preference	
shares for the year as agreed. The	
restoration of voting rights shall last	
until the date on which the Company	
has fully paid the dividend payable for	
the current period.	
The voting rights of each	
preference share shall be calculated	
according to the agreed proportion at	
the time of its issuance.	

Original Article	Amended Article
Article 185	
Holders of preference shares of the	
Company shall take precedence over	
ordinary shareholders in distribution of	
profit of the Company at the agreed	
dividend rate. Specific provisions are as	
follows:	
(1) The Preference Shares of the	
(1) The Preference Shares of the	

Original Article	Amended Article
(2) The Company shall distribute	
fixed dividends to holders of the	
Preference Shares at fixed dividend rate	
if there are distributable profits after	
making good losses and the contribution	
to reserve fund according to law. The	
Company is entitled to cancel the	
payment of dividend on the Preference	
Shares for the current period in whole	
or in part in the general meeting.	
However, if a general meeting of the	
Company is to consider cancelling the	
payment of dividend on the Preference	
Shares for the current period in whole	
or in part, the Company shall inform	
the Preference Shareholders at least 10	
working days prior to dividend	
distribution date in accordance with the	
requirement of the relevant authorities.	
The preference shares issued in different	
tranches rank pari passu in the dividend	
distribution. Holders of preference	
shares shall take precedence over	
ordinary shareholders in distribution of	
dividends. The Company will not	
distribute any current profit to ordinary	
shareholders unless the agreed dividend	
on preference shares for the current	
period has been fully distributed.	
(3) Dividends on preference shares	
shall be paid in cash.	
(4) Dividends on preference shares	
under the Issue will not be cumulative,	
which means that the difference amount	
arising from any dividends not paid in	
full to the Preference Shareholders will	
not be accumulated to the following	
year, and shall not constitute a default	
by the Company.	

Original Article	Amended Article
Article 186	Deleted
Holders of Preference Shares	
participate in the distribution of the	
remaining profits through receipt of	
eash which is non-cumulative and non-	
deferrable. In the event of making good	
losses and the contribution to reserve	
fund according to law, after receiving	
fixed dividends at fixed dividend rate as	
agreed, holders of preference shares can	
also participate in the distribution of the	
remaining profit for the year in	
proportion. Specific terms are as	
follows: the remaining profit for the year arises from net profit attributable	
to owners of the parent company on a consolidated basis upon distribution of	
relevant fixed income to holders of	
financial instruments such as the	
Preference Shares which may be	
classified under equity. 50% of the	
remaining profit shall be distributed to	
holders of preference shares and	
ordinary shareholders. Holders of	
preference shares shall participate in the	
distribution of the remaining profit by	
receiving cash dividends, and the	
ordinary shareholders shall participate	
in the distribution of the remaining	
profit by receiving cash dividends or	
dividends on ordinary shares.	
Article 187	Deleted
In the circumstances that the	Deleteu
Company is liquidated due to	
dissolution, bankruptcy or other reasons,	
the residual property of the Company	
after the settlement of liabilities in	
accordance with the relevant regulations	
under the Company Law and	
Bankruptcy Law shall be distributed	
based on the class of the shares of the	
holders and their shareholding. When	
the residual property is distributed, the	
unpaid dividends and the settlement	
amount are paid to the holders of the	
preference shares in priority. In the	
event that the residual property is not	
sufficient to settle all payments, it shall	
be distributed on a pro-rata basis in	
accordance with the shareholding of the	
holders of the preference shares. Upon	
completion of the distribution of the	
residual property to be distributed	
among the holders of the preference	
shares, the residual property will be	
distributed among ordinary	
shareholders.	

Original Article	Amended Article
Article 192	Article 184
The Board of Directors shall have a	The Board of Directors shall have a
reasonable structure of specialties.	reasonable structure of specialties.
Directors shall possess knowledge,	Directors shall possess knowledge,
expertise and quality necessary for	expertise and quality necessary for
performing their duties.	performing their duties. Diversity of
	Board members is encouraged.
Article 194	Article 186
(17) determine matters relating to	(17) Perform other duties and
the issued preference shares of the	authorities provided by the Articles of
Company within the authority from the	Association and granted by general
general meeting, including, without	meetings.
limitation, repurchase or dividend	
payment; and	
(18) Perform other duties and	
authorities provided by the Articles of	
1	
Association and granted by general	
meetings.	
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Article 196	Article 188
The Board of Directors shall report	The Board of Directors shall report
on the following matters:	on the following matters:
(1) the first item in Article 194	(1) the first item in Article 186
herein;	herein;
Article 202	Article 194
Shareholders holding more than 10%	Shareholders holding more than 10%
of the voting rights, Chairman, more	of the voting rights, more than one third of
than half of the independent Directors,	the Directors or supervisors can propose to
more than one third of the Directors or	convene an extraordinary meeting of the
supervisors, and the general manager can	Board. The Chairman shall convene and
propose to convene an extraordinary	preside over a meeting of the Board within
meeting of the Board. The Chairman shall	ten (10) days of receiving the proposal.
convene and preside over a meeting of the	When the Chairman is unable to perform
Board within ten (10) days of receiving the	his duties, the Vice Chairman shall
proposal. When the Chairman is unable to	convene the extraordinary meeting of
perform his duties, the Vice Chairman	Board; when the Vice Chairman is unable
shall convene the extraordinary meeting of	to perform his duties, a Director elected by
Board; when the Vice Chairman is unable	more than half of the Directors shall
to perform his duties, a Director elected by	convene the meeting.
more than half of the Director shall	convene the meeting.
convene the meeting.	
convene me meeting.	

Original Article	Amondod Article	
Original Article Article 203	Amended Article Article 195	
Meetings of the Board shall comply	Meetings of the Board shall comply	
with provided procedures. The Board shall	with provided procedures. The Board shall	
notify all Directors within the required	notify all Directors within the required	
time and provide necessary materials,	time and provide necessary materials,	
including background of the subjects and	including background of the subjects and	
information and statistic that may help	information and statistic that may help	
Directors understand the business	Directors understand the business	
development of the Company. When more	development of the Company. When more	
than two (2) independent Directors think	than two (2) independent Directors think	
the materials are inadequate or the proof is	the materials are inadequate or the proof is	
indefinite, they can propose to the Board	indefinite, they can propose to the Board	
in writing to postpone the meeting or	in writing to postpone the meeting or	
approval of the matter, and the Board shall	approval of the matter, and the Board shall	
agree.	agree. The Company shall disclose the	
	relevant information in a timely manner.	
Article 207	Article 199	
The Board meeting may not be held	The Board meeting may not be held	
unless not less than half of the Directors	unless not less than half of the Directors	
are present.	are present.	
Voting at the Board meeting shall	Each Director has one vote. A	
record the names of the voters. Each	resolution at the Board meeting shall be	
Director has one vote. A resolution at the	adopted by a simple majority of all the	
Board meeting shall be adopted by a	Directors.	
simple majority of all the Directors.	If there is equal number of dissenting	
If there is equal number of dissenting	and affirmative votes, the chairman has the	
and affirmative votes, the chairman has the	casting vote.	
casting vote.		
Article 225	Article 217	
The external Directors shall have	The external Directors shall have	
sufficient time and necessary knowledge	sufficient time and necessary knowledge	
and ability to perform their duties. When	and ability to perform their duties. When	
an external Director performs his duties,	an external Director performs his duties,	
the Company must provide necessary	the Company must provide necessary	
information. Independent Directors may	information. Independent Directors may	
directly report to the shareholders' general	directly report to the shareholders' general	
meeting, securities supervisory	meeting, the China Securities Regulatory	
authorities of PRC and other governing	Commission and other governing	
departments.	departments.	
Article 226	Article 218	
Directors shall have sufficient time	Directors shall have sufficient time	
and effort to perform their duties and shall	and effort to perform their duties and shall	
fulfil commitments made by them.	fulfil commitments made by them.	
	Directors shall attend Board meetings	
	and express clear opinions on matters	
	under consideration.	

Original Article	Amended Article
Article 239	Article 231
Independent Directors shall assume a	Independent Directors shall assume a
fiduciary duty and due diligence to the	fiduciary duty and due diligence to the
Company and its shareholders. Independent	Company and its shareholders. Independent
Directors should diligently perform their	Directors should diligently perform their
duties for the protection of the Company's	duties for the protection of the Company's
interests as a whole and should particularly	interests as a whole and should particularly
concern themselves that the lawful	concern themselves that the lawful
interests of minority shareholders are not	interests of minority shareholders are not
infringed upon, in accordance with the	infringed upon, in accordance with the
requirements of relevant laws and	requirements of relevant laws and
regulations, Guidelines for the	regulations, the Rules for Independent
Establishment of the System of	Directors and the Articles of Association.
Independent Directorship in Listed	Independent Directors should perform their
Companies (referred to as "Guidelines")	duties independently without being subject
and the Articles of Association.	to the influence of the substantial
Independent Directors should perform their	shareholders or beneficial controllers or
duties independently without being subject	other stakeholders (whether an individual
to the influence of the substantial	or an entity) of the Company. An
shareholders or beneficial controllers or	Independent Director shall take positions
other stakeholders (whether an individual	in five (5) listed companies at most on
or an entity) of the Company. An	principle and shall have sufficient time and
Independent Director shall take positions	efforts to effectively perform duties of the
in five (5) listed companies at most on	Independent Director.
principle and shall have sufficient time and	
efforts to effectively perform duties of the	
Independent Director.	
Article 240	
If any Independent Director fails to	
comply with the requirement of	
independence or other requirements for	
performing the Independent Director's	
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Original Article	Amended Article
Article 241	
Independent Directors shall comply	
with the following requirements:	
(1) Being qualified to act as a	
Director of a listed company under the	
laws, administrative regulations and other	
relevant provisions;	
(2) Demonstrating independence in a	
manner as required by the Guidelines;	

Original Article	Amended Article
Article 244	Article 236
Independent Directors shall be	Independent Directors shall be
nominated, elected and replaced in the	nominated, elected and replaced in the
following ways:	following ways:
(3) While issuing the notice on	(3) While issuing the notice on
convening the General Meeting for	convening the General Meeting for
election of Independent Directors, the	election of Independent Directors, the
Company shall submit materials relating to	Company shall submit materials relating to
all nominees to the stock exchange,	all nominees to the stock exchange. If the
securities supervisory authorities of PRC	Board has any objection to the nominees,
and Shandong CSRC. If the Board has	opinions of the Board shall also be
any objection to the nominees, opinions of	submitted in writing.
the Board shall also be submitted in	(4) An Independent Director's term of
writing.	office is same as that of other Directors.
Nominees disapproved by Shenzhen	Independent Directors may be re-elected
Stock Exchange can be candidates for	for consecutive terms, however, the
Directors of the Company, but not for	consecutive terms shall not be more than
Independent Directors.	six (6) years.
When convening the General	(5) If the Independent Director fails
Meeting for election of Independent	to attend the Board of Directors meeting
Directors, the Board shall declare	three times consecutively, the Board of
whether Shenzhen Stock Exchange	Directors shall propose to the
approves the candidates for Independent	shareholders' meeting to remove such
Directors.	Independent Director.
(4) An Independent Director's term of	(6) The Company may dismiss an
office is same as that of other Directors.	Independent Director through legal
Independent Directors may be re-elected	procedures before the expiry of the term
for consecutive terms, however, the	of office, and if any Independent
consecutive terms shall not be more than	Director is dismissed before the term of
six (6) years.	office expires, the Company shall
(5) If the Independent Director fails	disclose the dismissal as special
to attend the Board of Directors meeting	disclosure.
three times consecutively, the Board of	
Directors shall propose to the	
shareholders' meeting to remove such	
Independent Director.	

Original Article

Unless under the above-mentioned case and circumstances provided by the Company Law that Independent Directors shall not appointed as Directors, an Independent Director shall not be removed without justifiable reason when his term of office expires. If an Independent Director is removed before his term of office expires, the Company shall disclose the removal as a special disclosure. If the removed Independent Director considers the Company's reason for his removal unjustifiable, the Independent Director can make a public statement.

(6) Independent Directors may resign before expiry of their terms of office. Independent Directors must submit a written resignation to the Board to specify matters that are related with the resignation or they consider notable for the Company's shareholders and creditors.

If the resignation of any Independent Director causes the percentage of Independent Directors in the Board of the Company lower than the minimum required by **Guidelines** or Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited, the resignation of such Independent Director shall take effect after the vacancy of the Independent Director is filled.

Amended Article

(7) Independent Directors may resign before expiry of their terms of office. Independent Directors must submit a written resignation to the Board to specify matters that are related with the resignation or they consider notable for the Company's shareholders and creditors.

If the resignation of any Independent Director causes the percentage of Independent Directors in the Board of the Company lower than the minimum required by **the Rules for Independent Directors** or Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited, the resignation of such Independent Director shall take effect after the vacancy of the Independent Director is filled.

Original Article

Article 245

To give full play to Independent Directors, other than the power conferred by the Company and other relevant laws and regulations, Independent Directors have the following particular powers:

(1) To determine significant connected transaction (defined as transaction between the Company and connected natural person with an amount of over RMB300,000, and transaction with connected legal person with amount of over RMB3 million, and amounts to more than the absolute value of 0.5% of the latest audited net asset of the Company) of the Company and provide independent advice.

Before Independent Directors determine such transaction, they can engage an agent to issue an independent financial report as a basis for judgment.

(2) To propose to the Board of Directors to engage or dismiss an accounting firm;

(3) To propose to the Board of Directors to hold extraordinary shareholders' general meeting;

(4) To suggest convening meeting of the Board of Directors;

(5) To engage an external auditor and consultant independently; and

(6) To gather votes from shareholders before the shareholders' general meeting.

To exercise abovementioned powers, the Independent Directors shall obtain approval of more than half of the Independent Directors.

Amended Article

Article 237

To give full play to Independent Directors, other than the power conferred by the Company and other relevant laws and regulations, Independent Directors have the following particular powers:

(1) To determine significant connected transaction (defined as related transaction between the Company and **connected person with an total amount of over RMB3,000,000** and amounts to more than **0.5% of the** latest **audited net asset** of the Company) of the Company and provide **prior approval opinion**.

Before Independent Directors determine such transaction, they can engage an agent to issue an independent financial report as a basis for judgment.

(2) To propose to the Board of Directors to engage or dismiss an accounting firm;

(3) To solicit opinions from minority shareholders, put forward a profit distribution proposal, and directly submit it to the Board for examination;

(4) To propose to the Board of Directors to hold extraordinary shareholders' general meeting;

(5) To suggest convening meeting of the Board of Directors;

(6) To solicit vote rights from shareholders before the shareholders' general meeting.

(7) To engage an external auditor and consultant independently to provide auditing and consultation on specific matters of the Company.

To exercise the powers specified in (1) to (6) above, the Independent Directors shall obtain approval of more than half of the Independent Directors. To exercise the powers specified in (7) above, the approval of all Independent Directors shall be obtained.

(1) and (2) shall be approved by more than half of the Independent Directors before being submitted to the Board of Directors for discussion.

Original Article

Article 246

Other than performing the abovementioned powers, Independent Directors shall also give independent advice in meeting of the Board of Directors or shareholders' general meeting:

(4) To determine existing or new loans or other capital transactions by Shareholders, the beneficial controllers and affiliates with an amount of over RMB3 million or more than 5% of the latest audited net assets of the Company, and whether to adopt effective measures to recover the debts;

(5) To determine matters that may prejudice medium and small shareholders;

(6) Before the Board of Directors has made a cash profit distribution budget;

(7) When the Company revises projects funded by raised capital;

(8) Impacts on rights and interests of various classes of shareholders from the issuance of preference shares; and

(9) Other matters stipulated by laws, administrative regulations, department rules, normative documents as well as the Articles of Association.

Amended Article Article 238

Other than performing the abovementioned powers, Independent Directors shall also give independent advice in meeting of the Board of Directors or shareholders' general meeting:

(4) To engage or remove an accountants' firm;

(5) To make changes in accounting policies and accounting estimates or correction of significant accounting errors resulting from reasons other than changes in accounting standards;

(6) When an accountants' firm issues a non-standard unqualified audit opinion on the financial accounting report and internal control of the Company;

(7) Internal control evaluation report;

(8) Proposals on changes in the undertakings given by related parties;

(9) Whether the formulation, adjustment, decision making, implementation and disclosure of the cash dividend distribution policy of the Company, as well as the profit allocation policy harm the legal interests of medium and minority investors;

(10) Material matters, such as discloseable connected transactions, provision of guarantee (excluding guarantees provided to subsidiaries consolidated in the financial statements), entrusted wealth management, provision of financial assistance, use of proceeds and investments in shares and derivatives;

Original Article	Amended Article
	(11) Material asset reorganization
	proposals, management buyouts, share
	incentive schemes, employee stock
	ownership plans, share repurchase
	schemes and proposals on offsetting
	debts with assets by related parties of
	the Company;
	(12) When the Company decides to
	cease trading of its shares on Shenzhen
	Stock Exchange;
	(13) To determine matters that may
	prejudice medium and small shareholders;
	(14) Other matters stipulated by laws,
	administrative regulations, department
	rules, normative documents as well as the
	Articles of Association.
Article 248	Article 240
Independent Directors shall account	Independent Directors shall account
for more than half of the members of the	for the majority of the members of the
remuneration and appraisal, audit and	remuneration and appraisal, audit and
nominating committees of the Company.	nominating committees of the Company,
	and shall act as the convener.
Article 257	Article 249
(2) The Company shall provide the	(2) The Company shall provide the
Independent Directors with the means and	Independent Directors with the means and
measures to perform their duties. The	measures to perform their duties. The
secretary to the Board of Directors shall	secretary to the Board of Directors shall
assist the Independent Directors by	assist the Independent Directors by
providing briefing and materials. When	providing briefing and materials, provide
independent opinions, proposals and	report on the operation of the Company
written statements made by Independent	regularly and, where necessary, organize
Directors provide must be announced, the	on-site visits for Directors. When
secretary must handle required affairs	independent opinions, proposals and
promptly at the stock exchange.	written statements made by Independent
	Directors provide must be announced, the
	Company should provide timely
	assistance in this regard.

Original Article	Amended Article
Article 259	Article 251
(3) The provisions in Article 16	(3) The provisions in Article 15
herein apply to the Secretary to the Board	herein apply to the Secretary to the Board
of Directors.	of Directors.
Article 260	Article 252
The Secretary's primary	The Secretary's primary
responsibilities include:	responsibilities include:
(1) to ensure that the Company has	(1) to address and coordinate
complete organizational documents and	information disclosure of the Company,
records;	organize and formulate information
(2) to ensure that the Company	disclosure management system of the
prepares and delivers the reports and	Company, and urge the Company and
documents required by competent	relevant information disclosure obligors
authorities in accordance with the laws;	to observe relevant provisions
(3) to ensure that the Company's	concerning information disclosure;
registers of shareholders are properly	(2) to be responsible for organizing
maintained, keep the Company's register	and coordinating the investor relations
of shareholders, register of Directors,	management of the Company, and
materials about shareholdings of major	coordinating the communication of
shareholders and Directors and the	information between the Company and
stamp of the Board, keep meeting	securities regulatory authorities,
documents and minutes of Board	shareholders and actual controllers,
meetings and shareholders' meetings,	intermediaries and the media;
and ensure that persons entitled to	(3) to organize and prepare Board
access to the relevant records and	meetings and shareholders' meetings,
documents are furnished with such	attend shareholders' meetings, Board
records and documents without delay;	meetings, Supervisory Committee
	meetings and relevant meetings of the
	senior management, and maintain and
	sign the minutes of Board meetings;
	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~

Original Article

(4) To manage relationships between the Company and investors, plan, arrange and organize various related activities. Coordinate and organize information disclosure of the Company, including establishing an information disclosure system, receiving visitors, answering questions, contacting shareholders, providing disclosed information of the Company to investors and facilitating the Company's timely, accurate, lawful, truthful and complete disclosure of information;

(5) To participate in meetings related to disclosure of information, related departments of the Company shall provide the Secretary to the Board with materials and information necessary for the disclosure. Before a significant decision is made by the senior management of the Company, the Secretary to the Board shall be consulted in terms of the disclosure of information;

(6) To help Directors, supervisors and senior management understand their responsibilities conferred by laws and regulations, Articles of Association, the rules and stock listing agreements;

(7) To provide advices and suggestion for making significant decisions;

(8) To record and streamline matters discussed on meetings, sign the resolutions and bear the responsibility of making accurate recording.

(9) to perform other duties as specified under the Articles of Association and the listing rules of the stock exchange where the shares of the Company are listed. **Amended Article**

(4) to be responsible for the confidentiality of information disclosure of the Company and promptly report to the stock exchange and make an announcement when significant undisclosed information is disclosed;

(5) to pay attention to the rumours about the Company and take the initiative to verify the authenticity of such rumours, and urge the Board of Directors and other relevant entities to timely respond to the enquiries of Shenzhen Stock Exchange;

(6) to organize trainings for Directors, supervisors and senior management as required by relevant laws, regulations and Shenzhen Stock Exchange, and assist them in understanding their respective responsibilities in information disclosure;

(7) to urge the Directors, supervisors and senior management to observe the laws and regulations, the requirements of Shenzhen Stock Exchange and the Articles of Association, and earnestly fulfil their commitments; when becoming aware that the Company, Directors, supervisors and senior management make or may possibly make a decision in violation of the relevant provisions, he/she shall remind the related personnel and immediately report it to the stock exchange;

(8) To be responsible for the management of changes in the Company's shares and derivatives, etc.;

(9) to perform other duties as required by laws and regulations and the stock exchange.

Original Article	Amended Article
Article 262	Article 254
The Secretary to the Board shall	The Secretary to the Board of the
receive professional training,	Company shall have financial,
examination and obtain qualification	management and legal expertise as
certificate of the stock exchange and	required for performing his/her duties,
shall be appointed by the Board and	good professional and personal ethics.
reported to the stock exchange for	Any of the following persons shall not
record and announced publicly;	serve as the Secretary to the Board of
Secretary to the Board without such	the Company:
certificate shall be appointed by the	(1) any person who has been
Board upon the stock exchange's	subject to administrative penalties
approval.	imposed by the China Securities
	Regulatory Commission in the last 36
	months;
	(2) any person who has been
	censured publicly or criticized more
	than three times through circulating
	notices by the stock exchange in the last
	36 months;
	(3) any person who is the
	incumbent supervisor of the Company;
	(4) other circumstances where the
	stock exchange consider the Secretary to
	the Board should cease taking the
	position.
Article 263	Article 255
The Company shall appoint the	The Company shall appoint the
Secretary to the Board within three (3)	Secretary to the Board within three (3)
months of the listing of the Company's	months of the listing of the Company's
shares or the resignation of the previous	shares or the resignation of the previous
Secretary to the Board. Before the	Secretary to the Board. During the
appointment , the Board of the Company	vacancy of the Secretary to the Board of
shall appoint a Director or senior	the Company, the Board of the Company
management member to take the position	shall appoint a Director or senior
temporarily, report to Shenzhen Stock	management member to take the position
Exchange and determine the Secretary to	temporarily, report to Shenzhen Stock
the Board as soon as possible. Before the	Exchange and determine the Secretary to
Company appoints a person to take the	the Board as soon as possible. Before the
position temporarily, the Chairman of the	Company appoints a person to take the
Board shall take the position temporarily.	position temporarily, the Chairman of the
r · · · · · · · · · · · · · · · · · · ·	Board shall take the position temporarily.
	r · · · · · · · · · · · · · · · · · · ·

Original Article

Article 264

The Secretary to the Board appointed by the Board **shall provide the following documents to the stock exchange:**

(1) Recommendation of the Board, including the recommender's position, work performance and personal morality;

(2) Resume and education certificates (photocopies) of the recommended person;

(3) Qualification certificate for Secretary to the Board of the recommended person;

(4) Appointment of the Board;

(5) Contact information of the Secretary to the Board, including office **and home telephone numbers**, mobile telephone number, fax, address and email address. The Secretary to the Board shall remain contactable at any time; and

(6) Contact information of the Company's legal representative, including office and home telephone numbers, mobile telephone number, fax and address.

Amended Article Article 256

The Secretary to the Board appointed by the Board shall **report on a timely manner and provide the following materials to the stock exchange:**

(1) Letter of appointment of the Secretary to the Board or relevant board resolution and appointment explanatory documents, including the qualifications for appointment, position, work performance and personal morality in compliance with the SZSE Listing Rules;

(2) Resume and education certificates (photocopies) of the recommended person;

(3) Contact information of the Secretary to the Board, including office telephone number, mobile telephone number, fax, address and email address.

In case of any change in the aforesaid contact information, the Company shall submit the updated information to the stock exchange in a timely manner.

Original Article	Amended Article
Article 265	Article 257
The stock exchange can suggest the	The Company shall dismiss the
Board of the Company terminating the	Secretary to the Board within one month
employment of the Secretary to the	from the date of the occurrence of any of
Board in any of the following	the following circumstances:
circumstances:	(1) any circumstance as stipulated
(1) Makes magnificent mistakes or	under Article 254 of the Articles of
omissions when carrying out duties and	Association;
causes heavy losses to the Company or	(2) non-performance of duties for
investors;	over three consecutive months;
(2) Violates national laws,	(3) significant mistakes or omissions
regulations, Articles of Association, rules	in the performance of his/her duties,
of the stock exchange and causes heavy	causing material losses to investors;
losses to the Company or investors; and	(4) violation of laws, regulations,
(3) Other circumstances where the	requirements of Shenzhen Stock
stock exchange considers the Secretary	Exchange or the Articles of Association,
to the Board should cease taking the	causing material losses to the Company
position.	and investors.
Article 266	Article 258
The Board shall dismiss the Secretary	The Board shall dismiss the Secretary
to the Board with adequate reasons. When	to the Board with adequate reasons, and
the Secretary to the Board resigns or is	shall not dismiss him or her without
removed, the Board shall report to the	cause. When the Secretary to the Board
stock exchange as required, provide	resigns or is removed, the Board shall
reasons for the resignation or removal and	report to the stock exchange as required,
make an announcement.	provide reasons for the resignation or
	removal and make an announcement.
	The Secretary to the Board may
	submit to the stock exchange a personal statement on the Company's improper
	dismissal or other matters related to the
	resignation.
	ivsignation.

Original Article	Amended Article
Article 267	Deleted
Before the Secretary to the Board	
leaves the office, he shall accept	
examination of the Board and	
Supervisory Committee, hand over	
related documents, job in hand or to be	
done under the supervision of the	
Supervisory Committee. When the	
Secretary to the Board is appointed, the	
Company shall sign the non-disclosure	
agreement with him and require him to	
continue performing the non-disclosure	
obligation after he leaves the office until	
the information is disclosed publicly.	
Article 268	Article 259
While the Board of Directors engages	While the Board of Directors engages
a secretary, it shall also engage at least	a secretary, it shall also engage at least
one securities administrative	one securities administrative representative
representative, who shall perform the	to assist the Secretary to the Board to
duty of the secretary while she/he is	perform his/her duties. When the
incapable to perform his/her duty.	Secretary to the Board is incapable to
Securities administrative	perform his/her duties, the securities
representative shall have the	administrative representative shall
qualification as the secretary, obtained	exercise his/her rights and perform
qualification certificates by taking	his/her duties on his/her behalf. Under
professional training course and passing	the circumstances aforesaid, the
the qualification examination organized	responsibility of the Secretary to the
by stock exchange.	Board in respect of information
	disclosure shall not be automatically
	waived.
	The qualifications for appointment
	of the securities administrative
	representative shall be implemented with
	reference to Article 254 of the Articles of
	Association.

Original Article	Amended Article
Article 284	Article 275
If the Supervisory Committee finds	If the Supervisory Committee finds
that Directors, managers and other senior	that Directors, managers and other senior
management violate laws, regulations or	management violate laws, regulations or
the Articles of Association, it can either	the Articles of Association, it shall
report to the Board of Directors,	perform its supervisory duties, and
shareholders' meeting, or directly to	report to the Board of Directors or
securities supervisory authorities and	shareholders' meeting, or report directly
other governing authorities.	to the China Securities Regulatory
	Commission and its local offices, the
	stock exchange or other governing
	authorities.
Article 307	Article 298
A loan guarantee provided by the	A loan guarantee provided by the
Company in breach of clause 1 of Article	Company in breach of clause 1 of Article
305 herein shall be unenforceable against	296 herein shall be unenforceable against
the Company, provided that:	the Company, provided that:
Article 320	Article 311
Where the Company's statutory	Where the Company's statutory
reserve fund is not enough to make up	reserve fund is not enough to make up
losses of the Company for the preceding	losses of the Company for the preceding
year, the current year's profits shall be	year, the current year's profits shall be
used firstly to make up the losses before	used firstly to make up the losses before
being allocated to the statutory reserve	being allocated to the statutory reserve
1 0	
	-
shares from its after-tax profits, the	for the discretionary reserve fund.
1 ·	
Where the Company's statutory reserve fund is not enough to make up losses of the Company for the preceding year, the current year's profits shall be used firstly to make up the losses before being allocated to the statutory reserve fund in accordance with the preceding paragraph. Subject to a resolution of the shareholders' general meeting, after allocation has been made to the Company's statutory reserve fund and payment has been made for dividends on preference	Where the Company's statutory reserve fund is not enough to make up losses of the Company for the preceding year, the current year's profits shall be used firstly to make up the losses before being allocated to the statutory reserve fund in accordance with the preceding paragraph. Subject to a resolution of the shareholders' general meeting, after allocation has been made to the Company's statutory reserve fund from its after-tax profits, the Company may set aside funds for the discretionary reserve fund.

Original Article	Amended Article
Article 348	Article 339
The Company shall be dissolved and	The Company shall be dissolved and
liquidated in any of the following	liquidated in any of the following
circumstances:	circumstances:
(1) the term of operation expires;	(1) the term of operation expires or
(2) a resolution on dissolution is	other causes for dissolution specified in
passed by shareholders at a general	the Articles of Association occurs;
meeting;	(2) dissolution by way of a special
(3) dissolution is necessary due to a	resolution at a general meeting;
merger or division of the Company;	(3) dissolution is necessary due to a
(4) the Company is declared	merger or division of the Company;
bankruptcy due to the failure in	(4) the Company's business license
repaying due debts; and	is revoked or the Company is ordered to
(5) the company is ordered to close	close down or deregister in accordance
down in accordance with law due to	with law;
violation of laws and administrative	(5) where the Company experiences
regulations.	serious difficulties in operation and
	management and its continuation may
	cause substantial loss to the interests of
	shareholders, and no solution can be
	found through any other channels,
	shareholders representing more than
	10% of the voting rights of all
	shareholders of the Company may
	request the People's Court to dissolve
	the Company; and
	(6) the Company is declared
	bankruptcy due to the failure in
	repaying due debts.

Original Article

Article 349

Where the Company is to be dissolved pursuant to paragraph (1) of the preceding article, the Company may continue to exist by amending the Articles of Association. The amendment to the Articles of Association pursuant to the previous paragraph shall be passed by the two-thirds of the votes by shareholders at the extraordinary general meeting.

Where the Company is dissolved under paragraph (1) and (2) of the preceding article, a liquidation committee shall be set up within fifteen (15) days, and its members shall be determined by ordinary resolution at a general meeting.

Where the Company is dissolved under paragraph (4) of the preceding article, the people's court shall, in accordance with governing laws, organize shareholders, competent authorities and personnel to form the liquidation committee and start the liquidation.

Where the Company is dissolved under paragraph (5) of the preceding article, governing authoritics shall organize shareholders, competent authoritics and personnel to form the liquidation committee and start the liquidation.

Article 367

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As to the notices to be issued by the Company to the holder of domestic shares (including holders of domestic shares (A share)) **and holders of preference shares**, the Company shall publish an announcement on one or more newspaper designated by the securities regulatory authorities of the PRC; once the announcement is published, the holders of domestic shares **and holders of preference shares** shall be deemed to have received the relevant notice.

Amended Article Article 340

Where the Company is to be dissolved pursuant to paragraph (1) of the preceding article, the Company may continue to exist by amending the Articles of Association. The amendment to the Articles of Association pursuant to the previous paragraph shall be passed by the two-thirds of the votes by shareholders at the extraordinary general meeting.

Where the Company is dissolved under paragraphs (1), (2), (4) and (5) of the preceding article, a liquidation committee shall be set up to commence liquidation within fifteen (15) days from the date of occurrence of events giving rise to dissolution. The members of the liquidation committee shall be determined by the Directors or a general meeting. In case no liquidation committee is established within the specified period to commence liquidation, the creditors may apply to the People's Court to designate relevant persons to form a liquidation committee and commence liquidation.

Where the Company is dissolved under paragraph (6) of the preceding article, the people's court shall, in accordance with governing laws, organize shareholders, competent authorities and personnel to form the liquidation committee and start the liquidation.

Article 358

As to the notices to be issued by the Company to the holder of domestic shares (including holders of domestic shares (A share)), the Company shall publish an announcement on one or more newspaper designated by the securities regulatory authorities of the PRC; once the announcement is published, the holders of domestic shares shall be deemed to have received the relevant notice.

Original Article	Amended Article
Article 371	Article 362
(7) Shares with voting rights mean	(7) Shares with voting rights mean
ordinary shares and preference shares	ordinary shares
with voting rights restored	

Before amendment	After amendment
Article 3	Article 3
The general meeting is the organ of	The general meeting is the organ of
authority of the Company and shall	authority of the Company and shall
exercise the following functions and	exercise the following functions and
powers in accordance with the law:	powers in accordance with the law:
(1) to decide on the operating policies	(1) to decide on the operating policies
and investment plans of the Company;	and investment plans of the Company;
(2) to elect and replace Directors	(2) to elect and replace Directors
and decide on matters relating to the	and Supervisors who are not served by
remuneration of Directors;	employee representatives, and decide on
(3) to elect and replace the	matters relating to the remuneration of
Supervisors who are representatives of	Directors and Supervisors;
shareholders and decide on matters	
relating to the remuneration of	(10) to amend the Articles of
Supervisors;	Association;
	(11) to adopt resolutions on the
(11) to amend the Articles of	Company's appointments, dismissals of
Association;	accounting firms;
(12) to adopt resolutions on the	
Company's appointments, dismissals or	(15) to examine and approve option
non-reappointments of accounting firms;	incentive plans and employee stock
	ownership plans;
(16) to examine and approve option	
incentive plans;	(18) other matters required by laws,
	administrative regulations and the Articles
(19) to determine or authorize the	of Association to be resolved by the
Board to determine on matters relating	general meeting.
to the issued preference shares of the	
Company, including, without limitation,	
repurchase and dividend payment; and	
(20) other matters required by laws,	
administrative regulations and the Articles	
of Association to be resolved by the	
general meeting.	
general meeting.	

Before amendment	After amendment
Article 8 The general meeting shall have a venue and be held on-site. The Company shall also provide the internet or other conveniences to facilitate the participation of shareholders in the general meeting in accordance with relevant provisions. Shareholders who participate in a general meeting in the aforesaid manners shall be deemed present at the meeting.	Article 8 The general meeting shall have a venue and be held on-site. The Company shall also provide the internet or other conveniences to facilitate the participation of shareholders in the general meeting. Shareholders who participate in a general meeting in the aforesaid manners shall be deemed present at the meeting.
Article 9 When convening the general meeting, the Company shall engage a lawyer to attend the meeting and provide legal advice regarding the following issues and make announcement thereof: (1) whether the convening and procedures of the general meeting are in accordance with the laws, administrative regulations and the Articles of Association; (2) whether the qualifications of participants and convener is lawful and valid; (3) whether the voting mechanism and voting results are lawful and valid; and (4) other legal advice as requested by the Company.	Article 9 When convening the general meeting, the Company shall engage a lawyer to attend the meeting and provide legal advice regarding the following issues and make announcement thereof: (1) whether the convening and procedures of the general meeting are in accordance with the laws, administrative regulations and the Articles of Association; (2) whether convener is lawful and valid; (3) the number of shareholders and proxies authorised by shareholders attending the general meeting and the number of shares represented; whether the qualifications of persons attending the meeting are lawful and valid; (4) whether the voting mechanism and voting results are lawful and valid;

Before amendment	After amendment
	(5) abstention from voting by the
	relevant shareholders. In the
	circumstances where other shareholders
	are considered necessary to abstain from
	voting after the notice of general
	meeting has been issued in respect of a
	general meeting, the relevant reasons
	shall be disclosed in detail in the letter
	of legal opinions and clear advice should be given on their lawfulness and
	regulatory compliance;
	(6) in case of the circumstances as
	stipulated under Article 128(4) of the
	Article of Association, explicit opinion
	on whether excluding votes casted by
	relevant shareholders in the total
	number of shares with voting rights and
	the voting results are incompliance with
	laws and regulations shall be provided;
	(7) Except for using cumulative voting method for motions on election of
	directors and supervisors, the number of
	shares voted in favour of, voted against
	or abstained from voting in respect of
	each motion, and as a percentage of the
	total number of valid voting shares
	present at the general meeting, and
	whether the motion has been approved.
	When cumulative voting method is used
	for motions on election of directors and
	supervisors, the number of votes
	received by each candidate and whether the candidate is elected; whether the
	voting results of the general meeting are
	lawful and valid; and
	(8) other legal advice as requested by
	the Company.
Article 11	Article 11
The Board shall reply in writing,	Independent Directors are entitled
within ten (10) days of receiving	to propose to the Board the convention
independent Directors' proposal to convene	of an extraordinary meeting, and the
an extraordinary general meeting, whether	Board shall reply in writing, within ten
it consents to such proposal in accordance	(10) days of receiving independent
with the provisions of the laws,	Directors' proposal to convene an
administrative regulations and the Articles of Association.	extraordinary general meeting, whether it
	consents to such proposal in accordance with the provisions of the laws,
	administrative regulations and the Articles
	of Association.

Before amendment	After amendment
Article 14 If the Supervisory Committee or the shareholders decide to convene and chair a general meeting of the shareholders, the Supervisory Committee or the shareholders shall notify the Board in writing and make filings with the relevant local securities supervisory authorities of PRC and the stock exchange. Before issuing a notice of resolutions of shareholders' general meeting, the convening shareholders shall have a shareholding of no less than 10% of the total shares with voting rights of the Company. Upon issuance of the notice of shareholders' general meeting and notice of resolutions of shareholders' general meeting, the convening shareholders shall submit relevant proof to the local office of securities supervisory authorities of PRC and the stock exchange of the place of	Article 14 If the Supervisory Committee or the shareholders decide to convene and chair a general meeting of the shareholders, the Supervisory Committee or the shareholders shall notify the Board in writing and make filings with the stock exchange. Before issuing a notice of resolutions of shareholders' general meeting, the convening shareholders shall have a shareholding of no less than 10% of the total shares with voting rights of the Company. Upon issuance of the notice of shareholders' general meeting and notice of resolutions of shareholders' general meeting, the Supervisory Committee or the convening shareholders shall submit relevant proof to the stock exchange of the place of domicile of the Company.
domicile of the Company.	
Article 18 The motions in general meetings shall satisfy the following criteria: (1) The motions shall not be in conflict with the laws and regulations and the Articles of Association and shall be within the scope of business of the Company and the powers of the general meeting; (2) the motions shall set out specific matters for consideration and resolution; and (3) the motions shall be submitted or delivered to the Board in writing.	Article 18 The motions in general meetings shall satisfy the following criteria: (1) The motions shall be within the scope of the powers of the general meeting; (2) the motions shall set out specific matters for consideration and resolution; and (3) the motions shall be in compliance with relevant rules under laws, administrative measures and the Article of Association.

Before amendment	After amendment
Article 19 When the Company convenes a general meeting, the Board, the Supervisory Committee and shareholders individually or jointly holding over 3% of the total shares of the Company are entitled to propose motions to the Company. Shareholders individually or aggregately holding over 3% of the total shares of the Company are entitled to propose extraordinary motions to the Company and submit them to the convener ten (10) working days before the convening of the general meeting. The convener shall issue supplementary notice of the general meeting to announce the extraordinary motions within two (2) working days after receiving the proposed motions. Motions not listed in the notice of general meeting or not compliant with the requirements of the Articles of Association shall not be put to vote and passed as a resolution.	Article 19 When the Company convenes a general meeting, the Board, the Supervisory Committee and shareholders individually or jointly holding over 3% of the total shares of the Company are entitled to propose motions to the Company. Shareholders individually or aggregately holding over 3% of the total shares of the Company are entitled to propose extraordinary motions to the Comvener ten (10) days before the convening of the general meeting. Shareholders shall not propose extraordinary motions at the general meeting under any of the following circumstances: (1) the proposing shareholder(s) do(es) not fulfill the qualification and requirement, such as shareholding; (2) not being proposed within the stipulated timeframe for proposing motions; (3) the motions are not within the terms of reference of general meetings; (4) no specific agenda or resolution in the motions; (5) the motions are in violation of laws, regulations and all relevant rules; (6) the motions are not in compliance with rules under the Articles of Association. Shareholders proposing extraordinary motions shall provide the convener with the proof on holding over 3% of the total shares of the Company. In case shareholders jointly propose an motion through authorisation, shareholders granting the authorisation shall issue the written authorisation documents to the authorised shareholders.

Before amendment	After amendment
Derste unteruntent	Shareholders proposing
	extraordinary motions or their
	authorised representatives shall submit
	the motion letter, letter of authorisation,
	valid certification proofing identity of
	shareholders and relevant documents to the convener within the stipulated
	period.
	The motion letter of extraordinary
	motion shall include the name of motion,
	specific details on the motion, the
	statement of proposer on motion in
	compliance with the Procedural Rules of the General Meeting, the Guidelines for
	Standard Operation and relevant rules
	of Shenzhen Stock Exchange, as well as
	the statement of guarantee by the
	proposer on the authenticity of
	shareholding proof and authorisation letter provided.
	If the extraordinary motion is not
	under the circumstance stipulated under
	clause (3), the convener shall not reject
	the extraordinary motion from
	submitting to general meeting for consideration. The convener shall issue
	supplementary notice of the general
	meeting to disclose the name(s) of
	shareholder(s) proposing the
	extraordinary motion, his/her/its/their
	shareholdings and details on the new
	motions within two (2) days after receiving the proposed motions.
	If the convener is of the view that
	the extraordinary motion is under the
	circumstance stipulated under clause (1)
	such that the extraordinary motion shall
	not be voted and resolved at the general meeting, the convener shall announce
	the details of extraordinary motion
	proposed by relevant shareholders
	within two (2) days upon receipt of the
	motion, and elaborate the basis and legal compliance for making aforesaid
	decision. At the same time, the convener
	shall engage legal firm to issue legal
	opinions on relevant grounds and its
	legal compliance, and announce such
	legal opinions.
	Motions not listed in the notice of
	general meeting or not compliant with the
	requirements of the Articles of Association
	shall not be put to vote and passed as a
	resolution. Matters not being stipulated under
	the notice shall not be decided at the
	extraordinary general meeting.

Defense omen diment	After amondment
Before amendment Article 21	After amendment Article 21
The notice of general meeting shall include:	The notice of general meeting shall include the following details or fulfill the
(1) the time, venue and duration of	following requirements:
the meeting;	(1) made in written form;
(2) matters and proposals to be	(1) made in written form, (2) the designated time, venue and
considered at the meeting;	duration of the meeting;
(3) all necessary information and	(3) matters and proposals to be
explanation provided for shareholders to	considered at the meeting;
make reasonable judgment on the	(4) express statement that all
matters to be considered;	shareholders are entitled to attend and vote
(4) if matters to be considered	at the general meeting in person or appoint
require advice from independent	a proxy through a written proxy form.
directors, the opinions and reasons from	Proxies need not be a shareholder;
independent directors shall be disclosed;	(5) the date of registration for
(5) express statement that all	shareholders entitled to attend the general
shareholders are entitled to attend and vote	meeting;
at the general meeting in person or appoint	(6) the name and telephone number
a proxy through a written proxy form.	of the contact person of the meeting;
Proxies need not be a shareholder;	(7) voting time and procedures for
(6) the date of registration for	online voting or other voting methods;
shareholders entitled to attend the general	online voting of other voting methods,
meeting; and	
(7) the name and telephone number	
of the contact person of the meeting.	
For general meetings where	
shareholders can cast their votes through	
the online voting system, the Board shall	
include the opening time, the closing time,	
poll procedures and matters to be	
considered for online voting in the notice	
of the general meeting.	
The opening time for online voting of	
a general meeting shall not be earlier than	
3:00 p.m. one day prior to the date of the	
general meeting, but not later than 9:30	
a.m. on the date of the general meeting.	
The closing time shall not be earlier than	
3:00 p.m. on the date when the general	
meeting is closed.	
	1

 (8) provide shareholders the detailed information and explanations necessary for the shareholders to make sound decisions about the matters to be discussed. This principle includes, but not limited to, the provision of the specific terms and contract(s), if any, of the proposed transaction(s) and serious explanations about the causes and effects when the Company proposes mergers, repurchase of shares, restructuring of share capital or other restructring; (9) in the event that any of the directors, supervisors, president (general manager) and other senior management has material interests at stake in matters to be discussed, the nature and extent of the interests to stake shall be disclosed. If the matters to be discussed affect any director, supervisor, president (general manager) and other senior management as a shareholder in a manner different from how they affect the same class of other shareholders, the difference shall be explained; (10) include the full text of any special resolution to be proposed for approval at the meeting; and (11) state the time and place for delivering the proxy form authorising the directory and completely disclose all the details of all proposals. If any matter to be discussed requires optimism of the independent directors shall be discussed requires optimism of the issuance of such notice.
prior to the date of the general meeting, but not later than 9:30 a.m. on the date of

Before amendment	After amendment
Article 22	Article 22
Where the elections of Directors and	Where the elections of Directors and
Supervisors are to be discussed, a notice of	Supervisors are to be discussed, a notice of
the general meeting shall fully disclose the	the general meeting shall fully disclose the
particulars of the candidates and at least	particulars of the candidates and at least
shall include:	shall include:
(1) personal particulars such as	(1) personal particulars such as
educational background, working	educational background, working
experience and part-time jobs;	experience and part-time jobs;
(2) whether or not the candidate has	(2) whether or not the candidate has
any connected relationship with the	any connected relationship with the
Company or its controlling shareholders	Company or its controlling shareholders
and beneficial controllers;	and beneficial controllers;
(3) disclosure of the number of shares	(3) disclosure of the number of shares
of the Company held by the candidate; and	of the Company held by the candidate; and
(4) whether or not the candidate has	(4) whether or not the candidate has
been subject to penalties by the securities	been subject to penalties by China
regulatory authorities of the PRC and	Securities Regulatory Commission and
other relevant authorities as well as	other relevant authorities as well as
sanctions by any stock exchange.	sanctions by any stock exchange.
Article 29	Article 29
The attendance register of person	The attendance register of person
attending meetings shall be prepared by	attending meetings shall be prepared by
the Company. A registration book for	the Company. A meeting registration
attending the general meeting shall be	book for attending the general meeting
prepared by the Company. The registration	shall be prepared by the Company. The
book shall set forth the names of attendees	registration book shall set forth the names
(or the attending units), their identity card	of attendees (or the attending units), their
numbers, residential address, number of	identity card numbers, residential address,
voting shares held or represented, and	number of voting shares held or
name of the appointer (or the appointing	represented, and name of the appointer (or
unit), etc.	the appointing unit), etc.

Before amendment	After amendment
Article 39	Article 39
The following matters shall be	The following matters shall be
resolved by a special resolution at a	resolved by a special resolution at a
general meeting:	general meeting:
(1) increase or reduction of the share	(1) increase or reduction of the share
capital and issue of shares of any class,	capital and issue of shares of any class,
stock warrants or other similar securities;	stock warrants or other types of securities
(2) issuance of corporate bonds;	approved by China Securities
(3) the division, merger, dissolution	Regulatory Commission;
and liquidation of the Company;	(2) issuance of corporate bonds;
(4) amendments to the Articles of	(3) the division, merger, dissolution
Association;	and liquidation of the Company;
(5) purchase or disposal of material	(4) amendments to the Articles of
assets or any guarantee made within a	Association and its Appendices (including
year, and the amount of which exceeds	the Procedural Rules of the General
30% of the latest audited total assets of the	Meeting, the Procedural Rules of the
Company;	Board of Directors Meeting and the
(6) option incentives;	Procedural Rules of Supervisors
(7) modification and cancellation of	Meeting);
shareholders' rights;	(5) spin-off and separate listing of
(8) adjustment of the profit	subsidiaries;
distribution policy of the Company;	(6) purchase or disposal of material
(9) determine or authorise the Board to determine on metters relating	assets or any guarantee made within a
Board to determine on matters relating to the issued preference shares of the	year, and the amount of which exceeds 30% of the latest audited total assets of the
Company, including, without limitation,	Company;
repurchase and dividend payment; and	(7) repurchase of shares for the
(10) any other matters considered by	purpose of registered capital reduction;
the general meeting, by way of an ordinary	(8) major asset restructuring;
resolution, to have a substantial impact on	(9) option incentives;
the Company and to require approval by a	(10) the voluntary revoke of the
special resolution.	listing status of shares, decision on
T. T	termination of share trading on stock
	exchange or the application for the
	change of stock exchange for share
	trading or transfer as resolved at the
	general meeting of the Company; and
	(11) matters required under laws,
	administrative rules or the Articles of
	Association, as well as any other matters
	considered by the general meeting, by way
	of an ordinary resolution, to have a
	substantial impact on the Company and to
	require approval by a special resolution.
	Apart from being passed by
	shareholders present in the meeting
	representing not less than two-thirds of

shareholders present in the meeting representing not less than two-thirds of voting rights, resolution (5) and (10) mentioned above shall be passed by Directors, Supervisors and senior management of the listed company and shareholders, other than shareholders individually or jointly holding over 5% shareholdings in the listed company, present in the meeting representing not less than two-thirds of voting rights.

Before amendment	After amendment
	The Board, Independent Directors and
	shareholders holding over 1% shares
	with voting rights or investor protection
	institution formed in accordance with
	laws, administrative measures or rules of
	China Securities Regulatory Commission
	may collect from other shareholders the
	rights to vote. Information including the
	specific voting intention shall be fully
	disclosed to the shareholders from whom
	voting rights are being collected.
	Consideration or de facto consideration for
	collecting shareholders' voting rights is
	prohibited. The collector shall disclose
	the collection announcement and
	relevant collection documents, as well as
	the progress and results of the collection
	in accordance with regulations. The
	Company shall take appropriate
	collaborative actions. If the collector
	holds shares of the Company, he/she/it
	shall undertake that his/her/its shares
	must not be transferred prior to the
	announcement of resolution in respect of
	voting right collection being considered
	at the general. Except for statuary
	conditions, the Company shall not impose
	any minimum shareholding limitation for
	collecting voting rights.

Before amendment	After amendment
Article 41	Article 41
When the general meeting resolves on	When the general meeting resolves on
the connected transaction of the Company,	the connected transaction of the Company,
the connected shareholders shall refrain	the connected shareholders shall refrain
from voting and the number of voting	from voting and the number of voting
shares that they represent shall not be	shares that they represent shall not be
counted as part of the total number of	counted as part of the total number of
valid voting. If connected shareholders	valid voting.
cannot refrain from voting due to special	
circumstances, the voting shall proceed	
according to the normal procedures with	
the approval of governing authorities,	
provided that the voting shall be	
detailed in the general meeting's	
resolution announcement.	
Article 43	Deleted
The Company shall provide	
convenience for shareholders to attend	
general meeting by whatever means	
including the use of modern information	
technology such as online voting	
platform, provided that the general meeting is held legally and effectively.	
Article 44	Article 43
	The list of candidates for Director
The list of candidates for Director	
and Supervisor shall be proposed to the	and Supervisor shall be proposed to the
general meeting for voting.	general meeting for voting.
The Board of Directors shall publicly	The Board of Directors shall publicly
announce to the shareholders the resumes	announce to the shareholders the resumes
and basic circumstances of the candidates	and basic circumstances of the candidates
for Directors and Supervisor ten (10) days	for Directors and Supervisor ten (10)
prior to the general meeting to ensure that	working days prior to the general meeting
shareholders know the candidates.	to ensure that shareholders know the
Qualifications of candidates for Directors	candidates. Qualifications of candidates for
and Supervisors will be examined by the	Directors and Supervisors will be
Board, Supervisory Committee or a	examined by the Board, Supervisory
commissioned third-party institution.	Committee or a commissioned third-party
commissioned unit purty institution.	institution.
	msmuton.

Before amendment	After amendment
Article 47	Article 46
Other than the cumulative voting	Other than the cumulative voting
system as mentioned in Article 46 of the	system as mentioned in Article 45 of the
Rules, the general meeting will vote on all	Rules, the general meeting will vote on all
motions one by one, and for the different	motions one by one, and for the different
motions on the same matter, voting will be	motions on the same matter, voting will be
proceeded according to the order of the	proceeded according to the order of the
times these motions are put forward. Other	times these motions are put forward. Other
than special reasons such as force majeure	than special reasons such as force majeure
that results in the interruption of the	that results in the interruption of the
meeting or makes it impossible to come to	meeting or makes it impossible to come to
resolution, the general meeting shall not	resolution, the general meeting shall not
postpone the motions and shall vote on	postpone the motions and shall vote on
them.	them.

APPENDIX IV PROPOSED AMENDMENTS TO PROCEDURAL RULES OF THE BOARD OF DIRECTORS MEETING

Before amendment	After amendment
Article 25	Article 25
The Board of Directors shall report	The Board of Directors shall report
on the following matters:	on the following matters:
(1) The first item of Article 185 of	(1) The first item of Article 186 of
the Articles of Association;	the Articles of Association;
Article 31	Article 31
Shareholders holding more than 10%	Shareholders holding more than 10%
of the voting rights, the Chairman, more	of the voting rights, more than one-third of
than half of independent Directors, more	Directors or Supervisors may propose to
than one-third of Directors or Supervisors,	convene an extraordinary meeting of the
and the general manager may propose to	Board. The Chairman shall convene and
convene an extraordinary meeting of the	preside over a meeting of the Board within
Board. The Chairman shall convene and	ten days upon receipt of the proposal.
preside over a meeting of the Board within	
ten days upon receipt of the proposal.	
Article 33	Article 33
Meetings of the Board shall proceed	Meetings of the Board shall proceed
in compliance with the required procedure.	in compliance with the required procedure.
The Board shall notify all Directors within	The Board shall notify all Directors within
the required time and provide necessary	the required time and provide necessary
materials, including background of the	materials, including background of the
subjects and information and statistics that	subjects and information and statistics that
may help Directors understand the business	may help Directors understand the business
development of the Company. When more	development of the Company. When more
than two (2) independent Directors	than two (2) independent Directors
consider the materials are inadequate or	consider the materials are inadequate or
the proof is indefinite, they may jointly	the proof is indefinite, they may jointly
propose the Board in writing to postpone	propose the Board in writing to postpone
the meeting or the approval of the matter,	the meeting or the approval of the matter,
and the Board shall adopt such proposals.	and the Board shall adopt such proposals.
	The Company shall disclose relevant
	progress in due course.
Article 45	Article 45
Voting at the Board meeting shall	Each Director has one vote. A
record the names of the voters. Each Director has one vote. A resolution of the	resolution of the Board meeting shall be
	adopted by a simple majority of all
Board meeting shall be adopted by a simple majority of all Directors. If there is	Directors. If there is equal number of disconting and affirmative votes, the
simple majority of all Directors. If there is	dissenting and affirmative votes, the
equal number of dissenting and affirmative votes, the Chairman has the casting vote.	Chairman has the casting vote.
votes, the chanman has the casting vote.	

Before amendment	After amendment
Article 6	Article 6

The Supervisory Committee shall discharge its duties and exercise its powers in accordance with the Company Law, the Securities Law, the Articles of Association as well as the Rules.

Supervisors shall supervise the finance of the Company as well as the compliance of the senior management in performing their duties to protect the legal interests of the Company, shareholders and the staff. Supervisors shall request the senior management of the Company to make rectification where their acts have caused damages to the interests of the Company or violated the resolutions of the general meetings, and report the case to the board of Directors, the general meeting or regulatory authorities. Supervisors may attend Board meetings and raise questions or make recommendations to resolutions of the Board.

Once unusual situation is detected on the Company's operation, the Supervisory Committee shall carry on investigation. The Supervisory Committee may engage professionals such as certified public accountants and lawyers to provide assistance when necessary. The Supervisory Committee shall discharge its duties and exercise its powers in accordance with the Company Law, the Securities Law, the Articles of Association as well as the Rules.

Supervisors shall supervise the finance of the Company as well as the compliance of the senior management in performing their duties to protect the legal interests of the Company, shareholders and the staff. Supervisors shall request the senior management of the Company to make rectification where their acts have caused damages to the interests of the Company or violated the resolutions of the general meetings, and report the case to the board of Directors, the general meeting or regulatory authorities. Supervisors may attend Board meetings and raise questions or make recommendations to resolutions of the Board.

Once unusual situation is detected on the Company's operation, the Supervisory Committee shall carry on investigation. The Supervisory Committee may engage professionals such as certified public accountants and lawyers to provide assistance when necessary.

If the Company, Directors, Supervisors, senior management, shareholders or beneficial controllers are found to be involved in fraud, abusive trade practices and other circumstances that may cause material misstatement relating to the financial and accounting reports, supervisors shall require the concerned party to immediately rectify or desist, report to the Board of **Directors and the Supervisory** Committee in a timely manner and draw the attention of the Board of Directors and the Supervisory Committee to review. Supervisors shall report to Shenzhen Stock Exchange when necessary.

APPENDIX V PROPOSED AMENDMENTS TO PROCEDURAL RULES OF SUPERVISORS MEETING

Before amendment	After amendment
/	Article 8
	Where the Supervisory Committee
	observes that the Directors, managers or
	other senior management violate laws
	and regulations or the Articles of
	Association, they shall perform their
	supervisory duties and notify the Board
	of Directors or report to the general
	meetings, or directly report to China
	Securities Regulatory Commission and
	its delegated agencies, stock exchanges
	or other departments.
Article 16	Article 16
Minutes shall be prepared, on which	Minutes, which truly, accurately,
the Supervisors present at the meeting and	completely and fully reflect the opinions
the person who has prepared the minutes	of attendants on matters being
shall sign. Supervisors are entitled to	considered, shall be prepared, on which
request that an explanation of their	the Supervisors present at the meeting and
comments made at the meetings be noted	the person who has prepared the minutes
in the minutes. The minutes of Supervisory	shall sign. Supervisors are entitled to
Committee meetings shall be maintained as	request that an explanation of their
corporate archives by the Secretary to the	comments made at the meetings be noted
board of Directors for ten years.	in the minutes. The minutes of Supervisory
	Committee meetings shall be maintained as
	corporate archives by the Secretary to the
	board of Directors for ten years.

Before amendment	After amendment
Article 3	Article 3
Independent Directors shall perform	Independent Directors must have
their duties faithfully, diligently and	the status of independence. Independent
independently, and earnestly safeguard the	Directors shall perform their duties
legitimate rights and interests of the	faithfully, diligently and independently,
Company and its shareholders, rather than	and earnestly safeguard the legitimate
being affected by the Company's	rights and interests of the Company and its
controlling shareholders, actual controllers,	shareholders, rather than being affected by
management or other units or individuals	the Company's controlling shareholders,
that have a significant stake in the	actual controllers, management or other
Company.	units or individuals that have a significant
	stake in the Company.
Article 5	Article 5
In addition to meeting the	In addition to meeting the
qualifications and requirements as	qualifications and requirements as
stipulated under relevant state laws and	stipulated under relevant state laws and
rules, independent Directors shall also	rules, independent Directors shall also
meet the following criterion:	meet the following criterion:
(1) have bachelor's degree or above;	(1) have bachelor's degree or above;
(2) independent Directors who serve	(2) be familiar with relevant laws,
as member of the Audit Committee of	regulations and the Operating Rules of
the Board, shall have at least five years	Shenzhen Stock Exchange, and have at
of working experience in finance or law;	least five years of working experience in
(3) independent Directors who serve	laws, economics, management,
as member of Nomination and	accounting, finance or other necessary
Remuneration Committee of the Board	working experience for performing the
shall be equipped with strong knowledge	duties of an independent Director;
of personnel selection and remuneration	(3) independent Directors who serve
management ability, and shall have the	as member of Nomination and
experience of holding a leadership or	Remuneration Committee of the Board
management position in an enterprise,	shall be equipped with strong knowledge
institution or state authority;	of personnel selection and remuneration
(4) other criterion.	management ability, and shall have the
	experience of holding a leadership or
	management position in an enterprise,
	institution or state authority;
	(4) other criterion.

Before amendment	After amendment
Article 6	Article 6
A person may not serve as an	A person may not serve as an
independent Director of the Company if	independent Director of the Company if
he/she:	he/she:
(1) holds positions in shareholder	(1) is the person who holds a
units holding more than 5% of the	position in the listed company or its
shares of the Company or in the top ten	affiliated enterprises, their direct
shareholder units of the Company within	relatives and major social relations
the past three years, or is their close	(direct relatives refer to their spouse,
relatives;	father, mother and children etc.; major
(2) is the person who has worked in	social relations refer to their brothers,
the Company or enterprises under the	sisters, father-in-law, mother-in-law,
Company's actual control in the past	daughter-in-law, son-in-law, spouse of
three years, or their close relatives;	their brothers, sisters, and their spouse's
(3) is the personnel who provided	brothers and sisters etc.);
legal, audit, actuarial and management	(2) directly or indirectly holds more
consulting services to the Company	than 1% of the issued shares of the
within the past year;	Company directly or indirectly, or is a
(4) served as partner, controlling	natural person shareholder of the top
shareholder or senior management in the	ten shareholders of the Company, or
banking, law, consulting, auditing and	such shareholder's direct relative;
other institutions that have business	(3) directly or indirectly holds a
dealings with the Company; or	position in a unit which holds more than
(5) is the personnel who may have	5% of the issued shares of the Company
his/her independent judgement being	directly or indirectly, or of the unit
affected.	which ranks as one of the 5 largest
	shareholders of the listed company, or
	such employee's direct relative; (4) is the person that has the three
	circumstances listed above in the
	previous year;
	(5) is the personnel who provided
	financial, legal or consulting services to
	the Company or its subsidiaries;
	(6) is the other personnel as
	stipulated under laws, administrative
	measures, departmental rules and other
	regulations;
	(7) is the other personnel as
	stipulated under the Articles of
	Association; or
	(8) is the other personnel approved
	by China Securities Regulatory
	Commission ("CSRC").

APPENDIX VI

Before amendment	After amendment
Article 7	Article 7
Independent Directors must not hold	Independent Directors must not hold
positions in other companies engaged in	positions in other companies engaged in
the same main business, or simultaneously	the same main business, or simultaneously
serve as independent director at more than	serve as independent director at more than
four companies.	five listed companies.
Article 14	Article 14
Prior to the expiry of the term of	Prior to the expiry of the term of
service, independent Directors must not be	service, the Company may dismiss an
dismissed without any grounds. Where	independent Director through statutory
the independent director loses his/her	procedures. In case of early dismissal of
independence and fails to submit his/her	independent Director, the Company shall
resignation, or other circumstances	disclose such matter as special
unsuitable for continuing to serve as an	disclosure.
independent Director, the Company shall	
convene a general meeting to dismiss	
such Director.	

Before amendment

Article 17

In addition to the powers and functions granted to Directors by the Company Law and other applicable laws, regulations and regulatory requirements, an independent Director shall also diligently review the following matters:

(1) material connected transactions;

(2) nomination, appointment and dismissal of Directors and appointment and dismissal of senior officers of the Company;

(3) remunerations of directors and senior management of the Company;

(4) profit distribution plan;

(5) any material transaction such as investment, lease, purchase and sale of assets and guarantee not provided in business plan; and

(6) other matters that may have material effects on the interests of the Company and shareholders. The Company shall set out specific duties and obligations of independent Directors in the Articles of Association or the Procedural Rules of the Board of Directors Meeting.

After amendment

Article 17

n addition to the powers and functions granted to Directors by the Company Law and other applicable laws, regulations and regulatory requirements, an independent Director shall also diligently review the following matters:

(1) material connected transactions (refer to connected transactions to be entered into between the listed company and any connected person, the aggregate amount of which exceeds RMB3 million and 5% of the latest audited net asset value of the listed company) shall be subject to prior approval by independent Directors; before making a judgment, independent Directors can appoint intermediaries to prepare an independent financial adviser's report as the basis of their judgment;

(2) make proposals to the Board for the appointment or dismissal of accounting firms;

(3) collect opinions from minority shareholders, propose profit distribution plan, and directly submit to the Board for consideration;

(4) make proposals to the Board for convening an extraordinary general meeting;

(5) make proposals to convene Board meetings;

(6) collect voting rights from Shareholders in public before the convening of a general meeting; and

(7) appoint external auditor or consultancy firms independently to conduct audit and consultation on specific matters of the Company.

Independent Directors shall obtain approval from more than half of all independent Directors before exercising the duties in items (1) to (6); they shall obtain approval from all independent Directors before exercising the duties in item (7).

For matters in items (1) and (2), such matters shall be approved by more than half of all independent Directors before submitting to the Board for consideration.

Before amendment	After amendment
	(10) connected transaction that
	require to be disclosed, provision of
	guarantees (excluding provision of
	guarantees to subsidiaries within the
	scope of consolidated statements),
	entrusted wealth management, provision
	of financial assistance, matters in
	relation to use of proceeds, investment
	in securities and derivatives, and other
	major matters;
	(11) significant asset restructuring
	plan, management acquisition, option
	incentive plans, employee stock
	ownership plans, share repurchase plans
	and debt repayment with assets by
	related parties of the Company;
	(12) the Company intends to delist
	in Shenzhen Stock Exchange;
	(13) matters that may harm the
	legitimate rights of minority
	shareholders from the point of view of
	independent Directors; and
	(14) other matters as stipulated
	under laws, regulations, relevant rules of
	Shenzhen Stock Exchange and the
	Articles of Association.
	The types of independent opinions
	expressed by the independent Directors
	include consent, qualified opinion and its
	reasons, dissent and its reasons, and
	inability to express opinion and its
	hindrance, and the opinions expressed
	shall be specific and unambiguous.

Before amendment	After amendment
/	Article 21
	Independent opinions issued by the
	independent Directors on material
	matters shall at least include the
	following:
	(1) basic information of material
	matters;
	(2) the basis for expressing
	opinions, including the procedures
	performed, the documents audited and
	the contents of on-site inspection;
	(3) the legality and compliance of
	material matters;
	(4) the impact on the interests of
	the Company and minority shareholders,
	the possible risks and the effectiveness
	of the measures adopted by the
	Company; and
	(5) conclusive opinions expressed. If
	a qualified opinion, dissenting opinion or
	disclaimer of opinion is raised on a
	material matter, relevant independent
	Director shall clearly explain the
	reasons.
	The independent Directors shall
	sign and confirm the independent
	opinions issued, and report the above
	opinions to the Board in a timely
	manner and disclose the same with
	relevant announcements of the
	Company.

Before amendment	After amendment
/	Article 22
	If independent Directors discover
	any of the following circumstances, they
	shall actively perform their due diligence
	duties and report to Shenzhen Stock
	Exchange in a timely manner. They shall
	also engage intermediary to conduct
	special investigation when necessary:
	(1) material matters are not being
	submitted to the Board or general
	meeting for consideration in accordance
	with relevant rules;
	(2) information disclosure
	obligations are not performed in a
	timely manner;
	(3) there is false statement,
	misleading statement or material
	omission in public information; and
	(4) other circumstance in suspected
	violation of laws and regulations or
	harm the legitimate rights of minority
	shareholders.
Article 26	Article 30
Independent Directors shall submit	Independent Directors shall submit
due diligence report to general meeting	work report to annual general meeting
every year. The due diligence report	of the Company and disclose such work
primarily include:	report. The work report shall include
(1) particulars of attendance of	the following:
meetings, including the number of	(1) attending methods and the
meetings at which the Directors were not	number of Board meetings attended,
present in person and the reasons	voting results and the number of general
therefor;	meeting attended throughout the year;
(2) particulars of opinions	(2) particulars of opinions
expressed, including the particulars and	expressed;
reasons of dissenting votes or	(3) particulars of on-site inspection;
abstentions and particulars and reasons	(4) particulars of proposed
as to why opinions cannot be expressed;	convening of Board meetings, proposed
(3) ways of understanding the	appointment or dismissal of accounting
operation and management of the	firm, separate appointment of external
Company and obstacles thereof;	auditor and consultation firms; and
(4) other works on and contribution	(5) other works on protection of
to the improvement of corporate	legitimate rights of minority
operation and management; and	shareholders.
(5) self-appraisal and appraisal of	The Company shall establish sound
the work of the Board and the	evaluation and appraisal system for
management.	independent Directors.

APPENDIX VI

Before amendment	After amendment
Article 27	Deleted
The Company shall establish sound	
evaluation and appraisal system for	
independent Directors.	
Article 31	Article 34
These Measures shall be effective	These Measures shall be effective
from the date of announcement.	from the date of passing at general meeting, and amendments thereof shall also be effective from the date of passing
	at general meeting.

APPENDIX VII

PROPOSED AMENDMENTS TO SPECIAL SYSTEM TO TAKE PRECAUTIONS AGAINST CONTROLLING SHAREHOLDERS AND RELATED PARTIES FROM EMBEZZLING THE COMPANY'S FUND

Before amendment After amendment Article 1 Article 1 For the purpose of establishing long-For the purpose of establishing longterm effective mechanism on prevention term effective mechanism on prevention against the appropriation of Company's against the appropriation of Company's funds by the controlling shareholders and funds by the controlling shareholders and other related parties and completely other related parties and completely eradicating the fund embezzlement by the eradicating the fund embezzlement by the controlling shareholders and other related controlling shareholders and other related parties, this system is formulated in parties, this system is formulated in accordance with the Company Law, the accordance with the Company Law, the Notice on Certain Issues in Fund Guideline No.8 for the Supervision of **Transactions between Listed Companies Listed Companies – Regulation** and the Related Parties thereof and **Requirements on Funds Transfer and External Guarantees Provided by the External Guarantees of Listed Company** Listed Companies and other laws, and other laws, regulations and relevant regulations and relevant provisions in provisions in Articles of Association. Articles of Association.

APPENDIX VII

PROPOSED AMENDMENTS TO SPECIAL SYSTEM TO TAKE PRECAUTIONS AGAINST CONTROLLING SHAREHOLDERS AND RELATED PARTIES FROM EMBEZZLING THE COMPANY'S FUND

Before amendment

Article 4

The Company shall prevent the controlling shareholders and related parties from directly or indirectly appropriating funds and resources. The Company shall not provide the funds, directly or indirectly, to the controlling shareholders and other related parties for use in the following ways:

1. lending the company funds to the controlling shareholders and other related parties of the Company with or without compensation;

2. providing entrusted loans to the related parties of the Company via banking or non-banking financial institutions;

3. entrusting controlling shareholders and other related parties to engage in investment activities;

4. issuing trade acceptance bills lacking actual trading activities for controlling shareholders and other related parties;

5. repaying loans on behalf of controlling shareholders and other related parties; and

6. any other means as approved by China Securities Regulatory Commission (CSRC).

After amendment

Article 4

The Company shall prevent the controlling shareholders and related parties from directly or indirectly appropriating funds and resources. The Company shall not provide the funds, directly or indirectly, to the controlling shareholders and other related parties for use in the following ways:

1. paying advances in respect of wages, welfares, insurance premiums, advertisement fees etc., and bearing any cost or other expenses for the controlling shareholders, beneficial controllers and other related parties;

2. lending the company funds (including entrusted loans) to the controlling shareholders, beneficial controllers s and other related parties of the Company with or without compensation, except for funds provided on proportional by other shareholders of investees of the Company. The aforementioned "investee" shall not include companies controlled by the controlling shareholder and beneficial controllers;

3. entrusting controlling shareholders, beneficial controllers and other related parties to engage in investment activities;

4. issuing trade acceptance bills lacking actual trading activities for controlling shareholders, **beneficial controllers and other** related parties, **and providing funds in forms of procurement payment, asset transfer consideration, prepayments and other forms without receiving consideration for goods or services or under circumstances that obviously in contradiction to commercial logic**;

5. repaying loans on behalf of controlling shareholders, **beneficial controllers and other** related parties; and

6. any other means as approved by China Securities Regulatory Commission (CSRC).

PROPOSED AMENDMENTS TO SPECIAL SYSTEM TO TAKE PRECAUTIONS AGAINST CONTROLLING SHAREHOLDERS AND RELATED PARTIES FROM EMBEZZLING THE COMPANY'S FUND

Before amendment

Article 7

The Company shall strictly in compliance with articles in relation to provision of external guarantee under the Articles of Association. Provision of external guarantee in any forms is prohibited without approval from the Board or general meeting.

According to the Articles of Association, the following provisions of external guarantees are subject to consideration and approval of the general meeting:

1. any guarantee provided after the total amount of guarantee to third parties provided by the Company and its controlled subsidiaries has **reached or** exceeded 50% of the Company's latest audited net assets;

2. any guarantee provided after the total amount of guarantee to third parties provided by the Company has **reached or** exceeded 30% of the Company's latest audited total assets;

3. a guarantee provided to a party with an asset-liability ratio of over 70%;

4. a single guarantee that exceeds 10% of the Company's latest audited net assets; and

5. the guarantee to be provided in favour of shareholders, beneficial controllers and their related parties.

The controlling shareholder, beneficial controller and other affiliates shall not compel the Company to provide guarantees for others.

After amendment

Article 7

The Company shall strictly in compliance with articles in relation to provision of external guarantee under the Articles of Association. Provision of external guarantee in any forms is prohibited without approval from the Board or general meeting.

According to the Articles of Association, the following provisions of external guarantees are subject to consideration and approval of the general meeting:

1. any guarantee provided after the total amount of guarantee to third parties provided by the Company and its controlled subsidiaries has exceeded 50% of the Company's latest audited net assets;

2. any guarantee provided after the total amount of guarantee to third parties provided by the Company has exceeded 30% of the Company's latest audited total assets;

3. a guarantee provided to a party with an asset-liability ratio of over 70% in its latest financial statements;

4. a single guarantee that exceeds 10% of the Company's latest audited net assets;

5. accumulated guarantee amount for the last 12 months has exceeded 30% of the Company's latest audited total assets;

6. the guarantee to be provided in favour of shareholders, beneficial controllers and their related parties; and

7. other circumstances regarding provision of guarantees under relevant rules.

The controlling shareholder, beneficial controller and other affiliates shall not compel the Company to provide guarantees for others.

PROPOSED AMENDMENTS TO SPECIAL SYSTEM TO TAKE PRECAUTIONS AGAINST CONTROLLING SHAREHOLDERS AND RELATED PARTIES FROM EMBEZZLING THE COMPANY'S FUND

Before amendment	After amendment
	Article 8 Controlling shareholders, beneficial controllers and their related parties shall not, directly or indirectly, appropriate funds and assets of the Company through related party transactions, asset restructuring, external investments, provision of guarantees, profit distribution and other means, nor harm the legitimate rights of the Company and other shareholders.
	Article 15 For provisions of external guarantees subject to approval of the Board, they must be approved and resolved by more than two-thirds of all Directors present at the Board meeting.
	Article 16 For guarantees provided by the Company for controlling shareholders, beneficial controllers and their related parties, controlling shareholders, beneficial controllers and their related parties shall provide counter-guarantee.
	Article 17 For provisions of external guarantees subject to consideration and approval by the Board of the Company or general meeting, they must be timely disclosed in the website of stock exchange and media designated by CSRC. The information to be disclosed shall include resolutions for the Board meeting or general meeting, closing date for information disclosure, total external guarantees of the Company and its controlled subsidiaries, and total guarantees provided by the Company to its controlled subsidiaries.
Article 17 This system shall be implemented upon consideration and approval at Board meeting of the Company.	Article 21 This system shall be interpreted by the Board of the Company.
	Article 22 This system shall be effective from the date of passing at general meeting, and amendments thereof shall also be effective from the date of passing at general meeting.

APPENDIX VIII

PROPOSED AMENDMENTS TO DECISION MAKING SYSTEM TO SUBSTANTIAL TRANSACTION

Before amendment	After amendment
Article 4	Article 4
The "transactions" herein include the	The "transactions" herein include the
following matters:	following matters:
(1) purchase or disposal of assets;	(1) purchase or disposal of assets;
(2) external investment (including	(2) external investment (including
entrusted wealth management, entrusted	entrusted wealth management, investments
loans, etc.);	in subsidiaries, etc.);
(3) provision of financial assistance;	(3) provision of financial assistance
(4) provision of guarantee;	(including entrusted loans, etc.);
(5) taking assets on lease or leasing	(4) provision of guarantee (including
out assets;	provision of guarantees to controlled
(6) entering into contract in respect	subsidiaries, etc.);
of management (including commissioned	(5) taking assets on lease or leasing
management, entrusted management,	out assets;
etc.);	(6) commissioning or entrusting
(7) granting or receipt of assets as a	asset and business management;
gift;	(7) granting or receipt of assets as a
(8) reorganisation of claims and	gift;
liabilities;	(8) reorganisation of claims and
(9) entering into licensing	liabilities;
agreements;	(9) entering into licensing
(10) transfer of research and	agreements;
development projects; and	(10) transfer of research and
(11) other transactions as identified	development projects; and
by the Company.	(11) waive of rights (including
	waive of pre-emptive rights, right of
	first offer, etc.); and
	(12) other transactions as identified
	by the Company.

PROPOSED AMENDMENTS TO DECISION MAKING SYSTEM TO SUBSTANTIAL TRANSACTION

Before amendmentAfter amendmentThe above-mentioned purchase or disposal of assets in the ordinary course of business such as purchase of raw materials, fuels and power, and sales of products or merchandise but includes such purchase or sale involved in an asset swap.The above-mentioned purchase or sales of assets in the ordinary course of business such as purchase of raw materials, fuels and power, and sales of products or merchandise but includes such purchase or sale involved in an asset swap.Article 5 Any transaction made by the Company (except for the cash assets as a gift) which falls within one of the following bases is subject to consideration and approval at a general meeting of shareholders after consideration and approval of the board of Directors:Article 5(5) the profit generated from the transaction exceeding 50% of the audited net profit of the Company for the latest accounting year and the amounts in absolute terms will be used when negative amounts are subject to the above bases.(4) the transaction amount (including the debts and costs assumed) exceeding 50% of the latest audited net assets of the Company and the amount in absolute terms will absolute terms exceeding RMB50,000,000; and (6) net assets of transaction subject. The amount in absolute terms exceeding RMB50,000,000, and carrying value and appraised value, the higher of which shall prevail, coexisted for net assets of transaction subject. The amounts in absolute terms will be used when negative amounts are subject.		
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accounting year and the amount in absolute terms exceeding RMB5,000,000; and (6) net assets of transaction subject (such as equity) represent over 50% of the latest audited net assets of the Company and the amount in absolute terms exceeding RMB50,000,000, and carrying value and appraised value, the higher of which shall prevail, coexisted for net assets of transaction subject. The amounts in absolute terms will be used when negative amounts are subject	be used when negative amounts are subject	transaction exceeding 50% of the audited
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higher of which shall prevail, coexisted for net assets of transaction subject. The amounts in absolute terms will be used when negative amounts are subject		terms exceeding RMB50,000,000, and
for net assets of transaction subject. The amounts in absolute terms will be used when negative amounts are subject		carrying value and appraised value, the
The amounts in absolute terms will be used when negative amounts are subject		higher of which shall prevail, coexisted
be used when negative amounts are subject		for net assets of transaction subject.
		The amounts in absolute terms will
		be used when negative amounts are subject
to the above bases.		to the above bases.

Before amendment

Article 10

For a matter of "provision of guarantee", the Company shall correspondingly submit it to the board of Directors or the general meeting for consideration and approval pursuant to the approval authority as specified in the Decision Making System to External Guarantee formulated by the Company.

Except for Article 5 which is applicable, the following guarantees to be provided shall be considered and approved by the general meeting after approval by the Board:

(3) a guarantee to a party with a gearing ratio of more than 70%;

(4) the amount of guarantees exceeding 30% of the latest audited total assets of the Company for a period of consecutive twelve (12) months;

(5) the amount of guarantees exceeding 50% of the latest audited net assets of the Company for a period of consecutive twelve (12) months and the amount in absolute terms exceeding RMB50,000,000;

(6) any guarantee provided to shareholders, the beneficial controllers and their respective connected persons; and

(7) other guarantees as specified in the laws and regulations and regulatory documents or the Articles of Association.

When external guarantees are subject to consideration and approval at a Board meeting, such guarantees shall be approved by more than two-thirds of all Directors present at the Board meeting **apart from approval of a majority of all Directors**. The guarantees specified in the above paragraph (4) shall be considered and approved by the general meeting, and passed by the shareholders holding more than two-thirds of the voting rights present at the meeting.

After amendment

Article 10

For a matter of "provision of guarantee", the Company shall correspondingly submit it to the board of Directors or the general meeting for consideration and approval pursuant to the approval authority as specified in the Decision Making System to External Guarantee formulated by the Company.

Except for Article 5 which is applicable, the following guarantees to be provided shall be considered and approved by the general meeting after approval by the Board:

(3) any guarantee provided after the total amount of guarantees provided by the Company and its controlled subsidiaries to external parties exceeding 30% of the latest audited total assets of the Company;

(4) the gearing ratio of the guaranteed party has exceeds 70% as shown in its latest financial statements;

(5) the **accumulated** amount of guarantees exceeding 30% of the latest audited total assets of the Company for a period of **last** twelve (12) months;

(6) any guarantee provided to shareholders, the beneficial controllers and their respective connected persons; and

(7) other guarantees as specified in the laws and regulations and regulatory documents or the Articles of Association.

When external guarantees are subject to consideration and approval at a Board meeting, such guarantees shall be approved by more than two-thirds of all Directors present at the Board meeting. The guarantees specified in the above paragraph (5) shall be considered and approved by the general meeting, and passed by the shareholders holding more than two-thirds of the voting rights present at the meeting.

PROPOSED AMENDMENTS TO DECISION MAKING SYSTEM TO SUBSTANTIAL TRANSACTION

Before amendment	After amendment
Article 13	Article 13
Any transaction made by the	Any transaction made by the
Company (except for provision of	Company (except for provision of
guarantee) which falls within the following	guarantee) which falls within the following
bases is subject to approval of the board of	bases is subject to approval of the board of
directors by way of resolution:	directors by way of resolution:
(5) the profit generated from the transaction exceeding 10% of the audited net profit of the Company for the latest accounting year and the amount in absolute terms exceeding RMB1,000,000. The amounts in absolute terms will be used when negative amounts are subject to the above bases.	(5) the profit generated from the transaction exceeding 10% of the audited net profit of the Company for the latest accounting year and the amount in absolute terms exceeding RMB1,000,000; and (6) net assets of transaction subject (such as equity) represent over 10% of the latest audited net assets of the Company and the amount in absolute terms exceeding RMB10,000,000, and carrying value and appraised value, the higher of which shall prevail, coexisted for net assets of transaction subject. The amounts in absolute terms will be used when negative amounts are subject to the above bases.
Article 14	Article 14
When the Company makes	When the Company makes
investments such as securities investment,	investments such as securities investment,
entrusted wealth management and risk	entrusted wealth management and risk
investment, the Company will formulate its	investment, the Company will formulate its
strict decision making procedure, reporting	strict decision making procedure, reporting
system and control measures and determine	system and control measures and determine
the investment size according to the risk	the investment size according to the risk
tolerance of the Company.	tolerance of the Company.
The said investments of the	
Company set out in the above paragraph	
shall be considered and approved by the Board or the general meeting. The	
approval authority in relation to	
entrusted wealth management shall not	
be delegated to and exercised by any	
individual Director or the operating	
management of the Company.	

PROPOSED AMENDMENTS TO DECISION MAKING SYSTEM TO EXTERNAL GUARANTEE

Before amendment	After amendment
Article 1 In order to protect the legal interests of investors, regulate the acts concerning the issue of external guarantee of Shandong Chenming Paper Holdings Limited (hereinafter referred to as the "Company"), effectively control the asset operation risks of the Company, safeguard the financial safety of the Company and legal interests of investors, and promote the healthy and stable development of the Company, this System is formulated in accordance with the relevant requirements of the related laws, regulations and regulatory documents such as the Company Law of the People's Republic of China (hereinafter referred to as the "Company Law"), the Guaranty Law of the People's Republic of China (hereinafter referred to as the "Guaranty Law"), the Guidelines on Operating Rules for Listed Companies of Shenzhen Stock Exchange and the Articles of Association of Shandong Chenming Paper Holdings Limited (hereinafter referred to as the "Articles of Association") in the light of the actualities of the Company.	Article 1 In order to protect the legal interests of investors, regulate the acts concerning the issue of external guarantee of Shandong Chenming Paper Holdings Limited (hereinafter referred to as the "Company"), effectively control the asset operation risks of the Company, safeguard the financial safety of the Company and legal interests of investors, and promote the healthy and stable development of the Company, this System is formulated in accordance with the relevant requirements of the related laws, regulations and regulatory documents such as the Company Law of the People's Republic of China (hereinafter referred to as the "Company Law"), the Civil Code of the People's Republic of China (hereinafter referred to as the "Civil Code"), the Guidelines for Self-discipline Regulation of Listed Companies of Shenzhen Stock Exchange No. 1 – Standard Operation of Listed Companies on the Main Board and the Articles of Association of Shandong Chenming Paper Holdings Limited (hereinafter referred to as the "Articles of Association") in the light of the actualities of the Company.
Article 4 When the Company provides external guarantee, it shall comply with the following basic principles: The Company shall comply with the relevant laws, regulations and regulatory documents such as the Company Law and the Guaranty Law and the requirements of the Articles of Association on external guarantee;	Article 4 When the Company provides external guarantee, it shall comply with the following basic principles: The Company shall comply with the relevant laws, regulations and regulatory documents such as the Company Law and the Civil Code and the requirements of the Articles of Association on external guarantee;
Article 6 The board of Directors of the Company shall, before reviewing the resolution on external guarantee, investigate the operation and credit standing of the guaranteed party sufficiently, and consider, approve and analyse the financial position, operations, industrial prospects and credit standing of the guaranteed party carefully and make decision prudently within the law .	Article 6 The board of Directors of the Company shall, before reviewing the resolution on external guarantee, investigate the operation and credit standing of the guaranteed party sufficiently, and consider, approve and analyse the financial position, operations, industrial prospects and credit standing of the guaranteed party carefully, and decide whether to provide guarantee or not after prudently judging the debt repayment ability of the guaranteed party.

PROPOSED AMENDMENTS TO DECISION MAKING SYSTEM TO EXTERNAL GUARANTEE

Before amendment	After amendment
Article 12	Article 12
The following external guarantees by	The following external guarantees by
the Company shall be considered and	the Company shall be considered and
approved at shareholders' general meeting:	approved at shareholders' general meeting:
(1) the amount of a single guarantee	(1) the amount of a single guarantee
exceeding 10% of the latest audited net	exceeding 10% of the latest audited net
assets of the Company;	assets of the Company;
(2) any guarantee provided after the	(2) any guarantee provided after the
total amount of external guarantees	total amount of external guarantees
provided by the Company and its	provided by the Company and its
controlling subsidiaries exceeding 50% of	controlling subsidiaries exceeding 50% of
the latest audited net assets of the	the latest audited net assets of the
Company;	Company;
(3) a guarantee to a party with a	(3) any guarantee provided after
gearing ratio of more than 70%;	the total amount of guarantees provided
(4) the amount of guarantees	by the Company and its controlling
exceeding 30% of the latest audited total	subsidiaries to external parties exceeding
assets of the Company for a period of	30% of the latest audited total assets of
consecutive twelve (12) months;	the Company;
(5) the amount of guarantees	(4) the gearing ratio of the
exceeding 50% of the latest audited net	guaranteed party has exceeds 70% as
assets of the Company for a period of	shown in its latest financial statements;
consecutive twelve (12) months and the	(5) the amount of guarantees
amount in absolute terms exceeding	exceeding 30% of the latest audited total
RMB50,000,000;	assets of the Company for a period of last
(6) any guarantee provided to	twelve (12) months;
shareholders, the beneficial controllers and	(6) any guarantee provided to
their respective connected persons; and	shareholders, the beneficial controllers and
(7) other guarantees as specified in	their respective connected persons; and
the laws and regulations and regulatory	(7) other guarantees as specified in
documents or the Articles of Association.	the laws and regulations and regulatory
	documents or the Articles of Association.

Before amendment

The above guarantee issues shall be considered and approved by the Board of Directors before they are put forward for consideration and approval at shareholders' general meeting.

Apart from the guarantee issues which shall be considered and passed at shareholders' general meeting, other external guarantees by the Company shall be considered and passed by the Board of Directors. When external guarantees are subject to consideration and approval at a Board meeting, such guarantees shall be approved by more than two-thirds of all Directors present at the Board meeting apart from approval of a majority of all Directors.

Where the Company provides guarantees for its controlling subsidiaries, if there is a large number of transactions each year, and it is difficult to submit to the Board of Directors or the general meeting for consideration due to the need of entering into guarantee agreement on a recurring basis, the Company may estimate the total amount of new guarantees for the future period of the two types of subsidiaries with a gearing ratio of over 70% and that of below 70%, and submit the estimation to the general meeting for consideration.

After amendment

The above guarantee issues shall be considered and approved by the Board of Directors before they are put forward for consideration and approval at shareholders' general meeting. When a guarantee mentioned in clause (5) above is reviewed at the shareholders' general meeting, it shall be passed by more than two-thirds of the voting rights held by the shareholders present at the meeting.

Apart from the guarantee issues which shall be considered and passed at shareholders' general meeting, other external guarantees by the Company shall be considered and passed by the Board of Directors. When external guarantees are subject to consideration and approval at a Board meeting, such guarantees shall be approved and **resolved** by more than twothirds of all Directors present at the Board meeting apart from approval of a majority of all Directors. **Relevant disclosure shall be made in a timely manner.**

If the Company provides guarantees for its controlling subsidiaries or investees, other shareholders of the controlling subsidiaries or investees shall provide equivalent guarantees and other risk control measures, in proportion to their capital contributions, in principle. If the shareholders fail to provide the controlling subsidiaries or investees of the Company with equivalent guarantees and other risk control measures, in proportion to their capital contributions, the Board of the Company shall disclose the main reasons, and fully explain whether the guarantee risks are controllable and whether the guarantees



NOTICE OF 2021 AGM

- 13. The amendment to the Measures for Administration of Independent Directors
- 14. The amendment to the Special System to Take Precautions Against Controlling Shareholders and Related Parties from Embezzling the Company's Fund
- 15. The amendment to the Decision Making System to Substantial Transaction
- 16. The amendment to the Decision Making System to External Guarantee

SPECIAL RESOLUTIONS

- 17. The amendments to the Articles of Association
- 18. The amendments to the Articles of Association (Draft, applicable after changing the listing venue of B Shares)
- 19. The amendments to the Procedural Rules of the General Meeting
- 20. The amendments to the Procedural Rules of the Board Meeting
- 21. The amendments to the Procedural Rules of Supervisors Meeting
- 22. General mandate in relation to the issue of new shares

"THAT:

- (a) subject to the following conditions, the general mandate is granted to the Board to allot, issue and deal in additional A Shares, B Shares and/or H Shares in the share capital of the Company:
 - (i) the Board shall allot, issue and deal in or agree conditionally or unconditionally to allot, issue or deal in A Shares, B Shares and/or H Shares of the Company of not more than 20% of the respective number of A Shares, B Shares, H Shares and/or preference shares in issue pursuant to the general mandate;
 - (ii) the Board shall only exercise the general mandate upon obtaining all necessary approvals from government and/or regulatory authorities, if any, and in accordance with applicable laws (including, but not limited to, the Company Law of the PRC and the Rules Governing the Listing of Securities (the "Listing Rules") on The Stock Exchange of Hong Kong Limited ("Hong Kong Stock Exchange"));
 - (iii) the general mandate shall always be effective until the earliest of: (1) the conclusion of the next annual general meeting of the Company; or (2) the expiration of the 12-month period following the passing of this resolution; or (3) the date on which the authorisation set out in this resolution is revoked or varied by a special resolution of the shareholders in a general meeting; and
- (b) the Board is authorised to approve, execute and do or procure to be executed and done all such documents, deeds and matters as it may consider necessary or expedient in connection with the exercise of general mandate to allot and issue any new share as mentioned under paragraph (a) of this resolution.
- (c) "**Relevant Period**" means the period from the date of passing of this resolution until the earliest of
 - (i) the conclusion of the next annual general meeting of the Company following the passing of this resolution;
 - (ii) the expiration of the 12-month period following the passing of this resolution; or
 - (iii) the date on which the authorisation set out in this resolution is revoked or varied by a special resolution of the shareholders in a general meeting.

NOTICE OF 2021 AGM

(d) for the purpose of this resolution:

"A Share(s)" means the domestic listed domestic share(s) in the share capital of the Company with a RMB-denominated nominal value of RMB1.00 each, which are listed on the Shenzhen Stock Exchange in PRC and traded in RMB.

"**B** Share(s)" means the domestic listed foreign share(s) in the share capital of the Company with a RMB-denominated nominal value of RMB1.00 each, which are listed on the Shenzhen Stock Exchange in PRC and traded in Hong Kong dollars.

"**H** Share(s)" means the overseas listed foreign share(s) in the share capital of the Company with a RMB-denominated nominal value of RMB1.00 each, which are listed on the Hong Kong Stock Exchange and traded in Hong Kong dollars.

By order of the Board Shandong Chenming Paper Holdings Limited* Chen Hongguo Chairman

Shandong, the PRC 31 March 2022

* For identification purposes only

Notes:

- 1. The register of members of the Company will be temporarily closed from 5 May 2022 to 11 May 2022 (both days inclusive) during which no transfer of H shares of the Company will be registered in order to determine the list of holders of H shares of the Company for attending the AGM. The last lodgement for the transfer of the H shares of the Company should be made on Wednesday, 4 May 2022 at Computershare Hong Kong Investor Services Limited by or before 4:30 p.m. The holders of H shares of the Company or their proxies being registered at the close of business on Wednesday, 4 May 2021 are entitled to attend the AGM by presenting their identity documents. The address of Computershare Hong Kong Investor Services Limited, the H share registrar of the Company, is Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong.
- 2. Each shareholder having the rights to attend and vote at the AGM is entitled to appoint one or more proxies (whether a shareholder or not) to attend and vote on his behalf. Should more than one proxy be appointed by one shareholder, such proxy shall only exercise his voting rights on a poll.
- 3. Shareholders can appoint a proxy by an instrument in writing (i.e. by using the proxy form enclosed). The proxy form shall be signed by the person appointing the proxy or an attorney authorised by such person in writing. If the proxy form is signed by an attorney, the power of attorney or other documents of authorisation shall be notarially certified. To be valid, the proxy form and the notarially certified power of attorney or other documents of authorisation must be delivered to in the case of H shares, the Company's H share registrar, Computershare Hong Kong Investor Services Limited at 17M Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong; not later than 24 hours before the time scheduled for the holding of the AGM or any adjournment thereof.
- 4. Shareholders or their proxies shall present proofs of their identities upon attending the AGM. Should a proxy be appointed, the proxy shall also present the proxy form.