BACKGROUND OF THE STRUCTURED CONTRACTS

We currently conduct our vocational education and vocational training businesses mainly through our PRC Consolidated Affiliated Entities in the PRC as PRC laws and regulations generally restrict foreign ownership in the private education industry in the PRC. PRC laws and regulatory practice currently restrict the operation of vocational education and vocational training institutions to Sino-foreign cooperation ownership, in addition to imposing qualification requirements on the foreign owners. Further, we obtained the verbal confirmations from the MHRSS and the MOE that, (i) no implementing measures or specific guidance were promulgated pursuant to the Qualification Requirement; and (ii) the approving regulatory authorities as they currently stand and under the existing legal regime will not approve the establishment of Anhui Xinhua Education as a Sino-Foreign Joint Venture Private School. Therefore, we believe that the government approval of the reorganization of Anhui Xinhua Education as a Sino-Foreign Joint Venture Private School had been withheld. The Structured Contracts, through which we obtain control over and derive the economic benefits from our PRC Consolidated Affiliated Entities, have been narrowly tailored to achieve our business purpose and minimize the potential conflict with relevant PRC laws and regulations.

Vocational Education and Vocational Training

Pursuant to the *Implementation Opinions on Encouraging and Guiding Private Fund's Entry into the Education Sector and Promoting Healthy Development of Private Education* (《關於鼓勵和引導民間資金進入教育領域促進民辦教育健康發展的實施意見》) promulgated by the MOE on June 18, 2012 (the "Implementation Opinions"), foreigninvested companies that engage in educational activities in the PRC should comply with the Foreign Investment Catalog.

Pursuant to the Foreign Investment Catalog, the latest amendment to which was promulgated by the NDRC and the MOFCOM on June 28, 2017 and became effective on July 28, 2017, and the Negative List, (i) the provision of non-formal vocational training (非學制類職業培訓) in the PRC falls into within the "encouraged" category, while vocational education and vocational training that is not listed in the Foreign Investment Catalog falls into within the "permitted" category. However, pursuant to the Regulation on Sino-foreign Cooperation in Operating Schools (《中華人民共和國中外合作辦學條 例》) and the Implementing Measures on the Regulation on Sino-foreign Cooperation in Operating Schools (《中外合作辦學條例實施辦法》), and when applying to the Sinoforeign cooperative training on vocational skills, the Management Measures on the Sino-foreign Cooperative School Running regarding Vocational Skills Training (《中外 合作職業技能培訓辦學管理辦法》) promulgated by the Ministry of Labour and Social Security (勞動和社會保障部) (now known as the Ministry of Human Resources and Social Security (人力資源和社會保障部)), if we were to apply for any of our Schools to be reorganized as a Sino-foreign joint venture private school for PRC students at vocational education and vocational training institutions (a "Sino-Foreign Joint Venture Private School"), the foreign investor in the Sino-Foreign Joint Venture Private School must be a foreign educational institution with relevant qualification and that provides high quality education (the "Qualification Requirement") and a foreign investor is prohibited to set up schools where students are to be recruited primarily among the PRC citizens, other education institutes or vocational training institutes in the PRC solely by itself. Furthermore, pursuant to the Implementation Opinions of the MOE on Encouraging and Guiding the Entry of Private Capital in the Fields of Education and Promoting the Healthy Development of Private Education (《教育部關於鼓勵和引導民間資金進入教育領域促進民 辦教育健康發展的實施意見》), the foreign portion of the total investment in a Sino-Foreign Joint Venture Private School should be below 50% (the "Foreign Ownership Restriction").

With the assistance of our PRC Legal Advisors, we consulted the MHRSS on September 25, 2018, and the MOE on September 26, 2018 (collectively as the "September Interviews"), being the competent authorities as advised by our PRC Legal Advisors to confirm the matters relating to the Sino-Foreign Joint Venture Private Schools relevant to us. We were advised by the MHRSS and the MOE (collectively as the "Relevant Authorities") that:

- each of the Foreign Ownership Restriction and Qualification Requirement applies to Sino-Foreign Joint Venture Private Schools in the PRC, except in Shanghai Free Trade Zone where the establishment of a wholly foreign-owned vocational training institute is permitted;
- (ii) as a matter of principle, a foreign school sponsor or investor shall be a foreign education institution with similar qualification as the domestic investor that provides a higher quality of education under the Qualification Requirement. However, there are no implementing measures or specific guidance on the same and interpretation of the said requirement by different local authorities may be different. In such circumstances, the establishment, existence and operation of HK New Oriental should not be regarded as meeting the Qualification Requirement;
- (iii) the Relevant Authorities will not approve the establishment of Anhui Xinhua Education as a Sino-Foreign Joint Venture Private School even if the relevant entities of the Group fulfilled the Qualification Requirement;
- (iv) the execution of the Structured Contracts does not require approval from or filing with the education or human resources and social security authorities or violate any PRC laws and regulation; and
- (v) the businesses of provision of interest and experience courses are not subject to jurisdiction of the MOE or the MHRSS.

As of the Latest Practicable Date, we do not operate any business in the Shanghai Free Trade Zone. For such reason and in view of the advice and confirmation from the Relevant Authorities above, we believe we will not be given approval to reorganize Anhui Xinhua Education as a Sino-Foreign Joint Venture Private School.

Notwithstanding the above, we are committed to working towards meeting the Qualification Requirement, and when applicable, addressing any implementing measures or specific guidance that has been published by the relevant authorities. We have adopted a specific plan and will continue to expend genuine efforts and financial resources to do so. We have undertaken to make periodic inquiries of relevant educational authorities following the [**REDACTED**] to understand any regulatory developments, including whether there will be any change in policy for approving Sino-Foreign Joint Venture Private Schools in the areas where we operate our business in the PRC, and assess whether we are qualified to meet the Qualification Requirement, with a view to unwinding the Structured Contracts wholly or partially as and when practicable and permissible under the prevailing PRC laws and regulations. See "— Background of the Structured Contracts — Circumstances in which We Will Unwind the Structured Contracts" and "— Background of the Structured Contracts. — Plan to Comply with the Qualification Requirement" in this section of this document for details.

As of the date of this document, we have not encountered any interference or encumbrance from any governing bodies in our plan to adopt the Structured Contracts and the consolidated financial results of our PRC Consolidated Affiliated Entities, which engage in vocational education and vocational training. Our PRC legal advisors have opined that based on September Interviews, the Structured Contracts in relation to the operation of vocational education and vocational training are valid, legal and binding and do not contravene PRC laws and regulations except for those disclosed under "— Legality of the Structured Contracts — PRC Legal Opinions" under this section and "Risk Factors — Risks relating to our Structured Contracts" of this document. As disclosed above, we have consulted with the Relevant Authorities in the PRC, which confirmed that the Structured Contracts do not require approval from of filing with the education or human resources and social security authorities or violate any PRC laws and regulations. However, no positive regulatory assurance has been obtained from relevant PRC regulatory authorities with respect to the use of the Structured Contracts in the education industry.

Circumstances in which We Will Unwind the Structured Contracts

Under the Sino-Foreign Regulation and in accordance with the September Interviews, foreign investment in vocational education and vocational training in the PRC is required to be in the form of cooperation between PRC educational institutions and foreign educational institutions and subject to the Qualification Requirement and the Foreign Ownership Restriction, a foreign investor can only hold less than 50% interest in a Sino-Foreign Joint Venture Private School.

In the event that the Qualification Requirement is removed or we are able to meet the Qualification Requirement and there is a change in policy, but (a) the Foreign Ownership Restriction remains, or (b) the Foreign Ownership Restriction is removed, as permitted by the applicable PRC laws and regulations at the relevant time:

- in circumstance (a), our Company will partially unwind the Structured Contracts and directly hold an equity interest of less than 50% in the relevant PRC Consolidated Affiliated Entities (such as a 49.99% equity interest) as our Company or any of its subsidiaries, as a foreign investor, can only hold a portion of the total investment in a Sino-Foreign Joint Venture Private School up to no more than 50%. However, our Company will not be able to control such PRC Consolidated Affiliated Entities without the Structured Contracts in place with respect to the domestic interests. Accordingly, if the Foreign Ownership Restriction remains, regardless of whether the Qualification Requirement is removed or met our Company will still rely on contractual arrangements to establish control over our PRC Consolidated Affiliated Entities. Our Company will also acquire rights to appoint members to the board of directors who together shall constitute less than 50% of the board of directors of the relevant PRC Consolidated Affiliated Entities. We will then control the voting power of the other members of the board of directors appointed by the domestic interest holder(s) by way of the Structured Contracts: and
- in circumstance (b), our Company would be allowed to directly hold 100% of the interests in our PRC Consolidated Affiliated Entities and our Company will fully unwind the Structured Contracts and directly hold all equity interests in our PRC Consolidated Affiliated Entities. Our Company will also acquire rights to appoint all members of the board of directors of the PRC Consolidated Affiliated Entities.

In addition, the WFOE has decided that, if the PRC regulatory environment changes and the Qualification Requirement is removed (and assuming there are no other changes in the relevant PRC laws and regulations), it will exercise the call option in full to hold all or partial of the interest, to the extent permitted in the PRC Consolidated Affiliated Entities and unwind the contractual arrangements in whole or in part accordingly. See "Termination of the Structured Contracts" in this section of this document for further details.

Plan to Comply with the Qualification Requirement

We have adopted a specific plan and begun to take the following concrete steps which we reasonably believe are meaningful endeavors to demonstrate compliance with the Qualification Requirement. According to the September Interviews, there are no implementing measures or specific guidance on the Qualification Requirement and therefore they will not approve an application to convert our PRC Consolidated Affiliated Entities or the schools to be newly established or invested by us into Sino-Foreign Joint Venture Private Schools at this stage. Subject to the discretion of the competent authorities, our PRC legal advisors consider that the following steps taken by us to demonstrate compliance with the Qualification Requirements are reasonable and appropriate.

As of the Latest Practicable Date, we had taken the following concrete steps to implement our plan. On October 2, 2018, we formed a holding company of a new school in the United States, namely, Xinhua US. We have submitted a formal application to the BPPE through the non-accredited application process on November 16, 2018 to apply for the establishment of a vocational training school i.e. Xinhua Training School US. The approval process with the BPPE is expected to complete within approximately 12 months from the date of application. Xinhua US will be responsible for the daily operation and management of the Xinhua Training School US to be established. As of the Latest Practicable Date, we are in the process of designing the vocational training programs to be offered by the Xinhua Training School US. We have also nominated Mr. Xu Shaobing to oversee the administration of Xinhua Training School US. We had expended approximately US\$44,700 in connection with our plan as of the Latest Practicable Date. For details of the regulatory environment in California for the operation of a vocational training school, see "Regulations — Regulations on Private Post secondary Education in the State of California" in this document.

In the opinion of our PRC legal advisors, taking into consideration of the September Interviews, if the Foreign Ownership Restriction is removed but the Qualification Requirement remains and assuming the new school to be operated by Xinhua US, i.e. the Xinhua Training School US or another foreign educational institution established by us gains a level of foreign experience sufficient to demonstrate compliance with the Qualification Requirement and obtains the approval of the relevant education or human resources and social security authorities for the establishment of a Sino-Foreign Joint Venture Private School in the future (provided that the then PRC laws and regulations do not impose new requirements, restrictions, or prohibitions in relation to the establishment of the Sino-Foreign Joint Venture Private Schools), we will be able to operate our Schools in the PRC directly through the new school operated by Xinhua US, i.e. the Xinhua Training School US or such other educational institution subject to the approval from and the discretion of the competent education or human resources and social security authorities.

Furthermore, we have undertaken to the Stock Exchange that we will:

- (i) under the guidance of our PRC legal advisors, continue to keep ourselves updated with regard to all relevant regulatory developments and guidance relating to the Qualification Requirement; and
- (ii) provide periodic updates in our annual and interim reports after [**REDACTED**] to inform our Shareholders of our efforts and actions undertaken with the Qualification Requirement.

OPERATION OF THE STRUCTURED CONTRACTS

In order to comply with the PRC laws and regulations as set out above while availing ourselves of international capital markets and maintaining effective control over all of our operations, on November 30, 2018, our wholly-owned subsidiary, the WFOE, entered into various agreements that constitute the Structured Contracts with, among others, our PRC Consolidated Affiliated Entities, under which all economic benefits arising from the business of our PRC Consolidated Affiliated Entities are transferred to the WFOE to the extent permitted under the PRC laws and regulations by means of service fees payable by our PRC Consolidated Affiliated Entities to the WFOE.

As of the date of the Structured Contracts, the school sponsor's interest of one of our PRC Consolidated Affiliated Entities were not registered as ours due to the unavailability of certain approval procedures at relevant authorities. See note to the diagram below for details. Accordingly, the Structured Contracts comprise of (i) agreements entered into by and among the WFOE, Anhui Xinhua Education and its subsidiary entities as described therein (which are our PRC Consolidated Affiliated Entities, excluding Nanjing School), as the case may be, including (a) the exclusive management consultancy and business cooperation agreement, (b) the exclusive call option agreement, (c) the equity pledge agreement, as well as (d) the power of attorney provided by each of the Registered Shareholders (collectively as the "Structured Contracts I"), and (ii) agreements entered into by and among the WFOE, Nanjing School and its school sponsors, namely Mr. Xiao Guoging (肖國慶) and Mr. Ge Xiaoliang (葛孝 良), as the case may be, including (a) the exclusive management consultancy and business cooperation agreement, (b) the exclusive call option agreement, (c) the accounts receivable pledge agreement, (d) the school sponsors' or capital contributors' rights entrustment agreement, as well as (e) the school sponsor's or capital contributor's power of attorney provided by each of Mr. Xiao Guoqing (肖國慶) and Mr. Ge Xiaoliang (葛孝良) (collectively as the "Structured Contracts II").

As advised by our PRC Legal Advisors, under PRC laws and regulations, entities or individuals who establish a private non-enterprise entity are generally referred to as "sponsors" rather than "owners" or "shareholders", and the substance of "sponsor interest" with respect to a private non-enterprise entity is substantially similar to that of "ownership" from the legal perspectives. Specifically, the sponsor may amend or cause amendments to the private non-enterprise entity's constitutional documents and has the right to elect and replace members of the decision making bodies, and therefore it could exercise control over the private non-enterprise entity's business and affairs. However, the sponsor interest is subject to more restrictions and limitations compared to "shareholder right". For example, the sponsor of a school has no right to dividends or distribution of residual property if the school is in the form of private non-enterprise entity; in addition, unlike the equity interest in a regular company, the sponsor interest of a private non-enterprise entity cannot be subject to a pledge under PRC laws and regulations. Given that any pledge of the school sponsors' interests over the schools would be unenforceable under PRC laws and regulations and the school sponsors of

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Nanjing School are PRC individuals, equity pledge agreements would be unsuitable and as an alternative, the accounts receivable pledge agreement and the school sponsors' or capital contributors' rights entrustment agreement were entered into and the school sponsor's or capital contributor's power of attorney were provided by each of the school sponsors to Nanjing School to ensure the performance of the Structured Contracts II and our control over the principal revenue stream (including but not limited to cash, deposit and prepayments) of Naniing School. Under the accounts receivable pledge agreement. Nanjing School shall set up its only bank account at a bank designated by WFOE (the "Designated Account") and it should not possess any other accounts. WFOE shall have the right to supervise the daily operation of the Designated Account and any transaction therein shall require the written consent of WFOE. In the event of default, WFOE shall be entitled to deduct the relevant amount from the Designated Account. Given that (i) WFOE will be able to secure control over the only bank account of Naniing School under the account receivable pledge agreement; (ii) Nanjing School does not own any real property; and (iii) as advised by our PRC Legal Advisors, educational facilities of schools are not permitted to be mortgaged pursuant to applicable PRC laws and regulations, our Directors are of the view that there is no more suitable assets other than the Designated Account to guarantee Nanjing School's obligations under the Structured Contracts II.

In addition, in order to prevent the leakage of assets and values of our PRC Consolidated Affiliated Entities, the Registered shareholders, Anhui Xinhua Education and its subsidiary entities and the school sponsors of Nanjing School have undertaken that, without the prior written consent of Xinhua Chuangzhi, our PRC Consolidated Affiliated Entities shall not, among others, distribute dividends or reasonable returns in any form.

The following simplified diagram illustrates the flow of economic benefits from our PRC Consolidated Affiliated Entities (excluding Nanjing School) to our Group stipulated under the Structured Contracts I:



Notes:

- Payment of service fees. See "— Summary of the Material Terms of the Structured Contracts —

 Exclusive Management Consultancy and Business Cooperation Agreements under Structured Contracts I and Structured Contracts II" in this section for further details.
- (2) Provision of services. See "— Summary of the Material Terms of the Structured Contracts (1) Exclusive Management Consultancy and Business Cooperation Agreements under Structured Contracts I and Structured Contracts II" in this section for further details.

- (3) Powers of attorney to exercise all shareholders' rights in our PRC Consolidated Affiliated Entities (excluding Nanjing School). See "— Summary of the Material Terms of the Structured Contracts — (4) Powers of attorney under Structured Contracts I" in this section for further details.
- (4) Exclusive call option to acquire all or part of the equity interest in or assets owned by our PRC Consolidated Affiliated Entities (excluding Nanjing School). See "— Summary of the Material Terms of the Structured Contracts (2) Exclusive Call Option Agreements under Structured Contracts I and Structured Contracts II" in this section for further details.
- (5) Pledge of all the equity interest in Anhui Xinhua Education. See "— Summary of the Material Terms of the Structured Contracts — (3) Equity Pledge Agreement under Structured Contracts I" in this section for further details.
- (6) Registered Shareholders refer to the registered shareholders of Anhui Xinhua Education, i.e. Mr. Wu Junbao, Mr. Wu Wei and Mr. Xiao Guoqing.
- (7) The amendments to the articles of association of three of our PRC Consolidated Affiliated Entities, namely, Shanghai Fengxian School, Jiangsu School, and Nanjing Institute, to reflect the change of school sponsor(s) to certain entities of our Group, have not been approved by the relevant local branch of the civil affairs authorities. However, our PRC Legal Advisors is of the view that the legal rights and interests of our Group as the school sponsor of the said Schools are not affected. See "— Operation of Structured Contracts — School sponsors' interest of three PRC Consolidated Affiliated Entities" for further details.
- (8) "-----" denotes direct or indirect legal and beneficial ownership in the equity interest or school sponsor's or capital contributor's rights.
- (9) "-----" denotes Structured Contracts I.

School sponsors' interest of three PRC Consolidated Affiliated Entities

The amendments to articles of association of three of our PRC Consolidated Affiliated Entities, namely, Shanghai Fengxian School, Jiangsu School and Nanjing Institute (collectively as the "Relevant Schools"), to reflect the change of school sponsor(s) to certain entities of our Group, have not been approved by the relevant local branch of the civil affairs authorities. However, for reasons explained below, our PRC Legal Advisors is of the view that the legal rights and interests of these certain entities of our Group as the school sponsor of the Relevant Schools are not affected.

Details on the background, circumstances, rectification measures and our PRC Legal Advisors' advice are set out below:

(i) Shanghai Fengxian School

Amount of revenue attributable to this School during the Track Record Period	For the years ended December 31, 2016, 2017 and 2018, the revenue generated from this School was RMB1 million, RMB5.8 million and RMB7 million, respectively.
Amount of profits or losses attributable to this School during the Track Record Period	For the years ended December 31, 2016, this School suffered a loss of RMB981,000. For the years ended December 31, 2017 and 2018, the profits generated from this School was RMB3.4 million and RMB2.3 million, respectively.
School sponsor(s) as shown on its current articles of association ("Historical Sponsor(s)")	Mr. Yang Bing (楊兵), a headmaster of one of our PRC Consolidated Affiliated Entities, and Mr. Liang Yong (梁勇), an Independent Third Party

Reason for the existence of Historical Sponsors	The original school sponsors were Mr. Yang Bing and Mr. Liang Yong before Shanghai Fengxian School was acquired from them by Anhui New East Culinary Institute.
Change of school sponsor(s) and current status of governmental approval	Shanghai Fengxian School has applied for and the relevant local authorities of MHRSS has approved the change of the Historical Sponsors to Anhui New East Culinary Institute. However, the relevant local branch of the civil affairs authority has not approved the amended articles of association reflecting such change of school sponsor.
Rectification measures by the Historical Sponsors	Each of Mr. Yang Bing and Mr. Liang Yong has signed a written confirmation dated November 20, 2018, confirming that Anhui New East Culinary Institute legally owns the entire school sponsor's interest, that each of them agrees to surrender all of the school sponsor's interest and will not claim any rights thereunder in the future, and that each of them will unconditionally cooperate with any formalities for registration changes in the future.
Confirmation from the relevant competent authority	On November 20, 2018, with the assistance of our PRC Legal Advisors, we consulted with the chief of Social Organization Management Section (社會組織管理科科長) in Shanghai Fengxian Communities Management Bureau (上海市奉賢區社團管 理局) on the change of school sponsor, and it has been verbally confirmed that:
	 (i) it does not process the application for changing of school sponsors;
	 (ii) the actual school sponsor of Shanghai Fengxian School shall be Anhui New East Culinary Institute; and
	(iii) there shall be no material impediment if, subject to the approval of local authorities of MHRSS, Shanghai Fengxian School chooses to become a for-profit private school and register as a limited liability company whose shareholder is Anhui New East Culinary Institute.

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(ii) Jiangsu School

Amount of revenue attributable to this School during the Track Record Period	For the years ended December 31, 2016, 2017 and 2018, the revenue generated from this School was RMB50.6 million, RMB48.4 million and RMB27.3 million, respectively.
Amount of profits attributable to this School during the Track Record Period	For the years ended December 31, 2016, 2017 and 2018, the profits generated from this School was RMB19.6 million, RMB20.1 million and RMB6.2 million, respectively.
Historical Sponsor	Chinese Zhigong Party Jiangsu Provincial Committee (中國致公黨江蘇委員會), an Independent Third Party
Reason for the existence of Historical Sponsor	Our Directors confirm the reason for having an Independent Third Party to register as the school sponsor of Jiangsu School was that the relevant local authorities in Nanjing, Jiangsu at the time when Jiangsu School was established would only allow establishment of a school by a school sponsor who, for a natural person, possessed a local household registration ("hukou") or which, for a legal person, was incorporated or established in that locality. Given that the relevant person-in-charge of our Group for the establishment of Jiangsu School at that time was a member of the Chinese Zhigong Party, he had requested for the Jiangsu Provincial Committee of the same party to be the school sponsor of Jiangsu School under the instructions of our Group so as to fulfill the aforesaid locality requirement.

Change of school sponsor	Jiangsu School has applied for and the
and current status of	relevant local authorities of MHRSS has
governmental approval	approved the change of school sponsor.
	However, the relevant local branch of the
	civil affairs authorities has not approved its
	amended articles of association.

Rectification measures by the Historical Sponsor	Con con Jiar Xinł whic spo Sch Inst inte	nese Zhigong Party Jiangsu Provincial nmittee has signed a written firmation dated November 21, 2007 firming that the school sponsor of agsu School has been changed to Anhui nua Education Development Co., Ltd., ch subsequently transferred its school nsor's interests and rights in Jiangsu ool to Anhui New East Culinary itute. Such transfer of school sponsor's rests was approved by the relevant al authorities of MHRSS on October 7, 8.
Confirmation from the relevant competent authority	of c with Mar in J 民政 and	November 26, 2018, with the assistance our PRC Legal Advisors, we consulted the chief of Social Organization nagement Bureau (社會組織管理局科長) iangsu Civil Affairs Department (江蘇省 (廳) on the change of school sponsor, it has been verbally confirmed that:
	(i)	it does not process the application for changing of school sponsors;
	(ii)	the actual school sponsor of Jiangsu School shall be Anhui New East Culinary Institute; and
	(iii)	there shall be no material impediment if, subject to the approval of local authorities of MHRSS, Jiangsu School chooses to become a for-profit private school and register as a limited liability company with its shareholder being Anhui New East Culinary Institute.

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(iii) Nanjing Institute

Amount of revenue	For the years ended December 31, 2016,
attributable to this School	2017 and 2018, the revenue generated
during the Track Record	from this School was RMB8 million,
Period	RMB11.2 million and RMB32.2 million,
	respectively

Amount of profits attributable to this School during the Track Record Period

Historical Sponsor

Reason for the existence of Historical Sponsor

Change of school sponsor and current status of governmental approval

Rectification measures by the Historical Sponsor

respectively. For the years ended December 31, 2016, 2017 and 2018, the profits generated from this School was RMB682,000, RMB5.8

Mr. Zhou Baoyin (周寶銀), a former employee of our Group

million and RMB13.9 million, respectively.

Our Directors confirm the reason for having a former employee of our Group to register as the school sponsor of Nanjing Institute was that relevant local authorities in Nanjing, Jiangsu at the time of registration would only allow registration of a school sponsor who, for a natural person, possessed a hukou or which, for a legal person, was incorporated or established in that locality. Given that Mr. Zhou Baoyin's hukou was in Nanjing, he was instructed by our Group to be the school sponsor of Nanjing Institute so as to fulfill the aforesaid locality requirement.

Nanjing Institute has applied for and the relevant local education authorities have approved the change of school sponsor. However, the relevant local branch of the civil affairs authorities has not approved its amended articles of association.

Mr. Zhou Baoyin has signed a written confirmation dated November 22, 2018 confirming that Anhui Xinhua Education legally owns the entire school sponsor's interest, that he agrees to surrender all of his school sponsor's interest and will not claim any rights thereunder in the future, and that he will unconditionally cooperate with any formalities for registration changes in the future.

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Confirmation from the relevant competent authority

On November 26, 2018, with the assistance of our PRC Legal Advisors, we consulted with the deputy director of Social Organization Management Bureau (社會組 織管理局副局長) in Nanjing Civil Affairs Bureau (南京市民政局) on the change of school sponsor, and it has been verbally confirmed that:

- (i) it does not process the application for changing of school sponsors;
- (ii) the actual school sponsor of Nanjing Institute shall be Anhui Xinhua Education Development Co., Ltd.; and
- (iii) there shall be no material impediment if, subject to the approval of local education authorities, Nanjing Institute chooses to become a forprofit private school and register as a limited liability company with its shareholder being Anhui Xinhua Education Development Co., Ltd.

(iv) Further confirmations from the Relevant Local Authorities

As of the Latest Practicable Date, for the change of school sponsors, the Relevant Schools have obtained the approvals from the relevant local education authorities or authorities of MHRSS, but the related amendments to the articles of association of the Relevant Schools have not been approved. The relevant officials at the Shanghai Fengxian Communities Management Bureau, Jiangsu Civil Affairs Department and Nanjing Civil Affairs Bureau (collectively as the "Relevant Local Authorities") throughout our consultations in November 2018 had further verbally confirmed:

- (1) as the Relevant Local Authorities are not authorised to approve the change of school sponsor(s) under the PRC laws and regulations regarding the registration of private non-enterprise entities, the change of school sponsor(s) is not subject to their approval. Technically, the Relevant Local Authorities are of the view that the "sponsor(s)" in the articles of association is referred to as the "founder(s)", namely, the initial sponsor(s) establishing the school, and therefore as a statement of historical fact, the name and identity of the "founder(s)" shall not be amended and they will not process such application for approval; nevertheless, the Relevant Local Authorities have been informed of and did not raise objection to the change of school sponsors in the Relevant Schools; and
- (2) if the Relevant Schools elect to register as for-profit private schools in due course, the actual school sponsors of the Relevant Schools will be registered at the local industry and commerce authorities as the actual owners/school sponsors of such schools.

(v) Our PRC Legal Advisors' advice

As advised by our PRC Legal Advisors:

- each of the above written confirmation from Mr. Yang Bing, Mr. Liang Yong, Chinese Zhigong Party Jiangsu Provincial Committee and Mr. Zhou Baoyin has been legally obtained and is valid and binding;
- (2) each of the Relevant Local Authorities is the competent authority for approving the respective amendments to their articles of association of the Relevant Schools;
- (3) each of the Relevant Local Authorities has the authority to give confirmation on the identity of the actual school sponsors of Relevant Schools, and the possibility that such confirmations are challenged by higher authorities is relatively low;
- (4) according to the relevant PRC laws and regulations, although the change of school sponsors of the Relevant Schools requires approval from the relevant local education authorities or authorities of MHRSS, it is not subject to approval of the civil affairs authorities. Nevertheless, the change of school sponsors will require an amendment to the specific provision of the articles of association of the Relevant Schools on school sponsors, which requires approval from the relevant civil affairs authorities. Thus, the Relevant Schools shall complete the corresponding procedures at the relevant civil affairs authorities to obtain approval of their respective amended articles of association, even though the change of school sponsors itself is not subject to the approval of civil affairs authorities; and
- (5) it was for reason of technical interpretation of the relevant regulations by the Relevant Local Authorities that they did not accept the application of the amended articles of association on the change of sponsor(s) named therein, and such fact does not imply that any of the Relevant Local Authorities has any objection to our Group's ownership of the sponsor interest in the Relevant Schools, and the fact that the amended articles of association not being approved by the Relevant Local Authorities for the foregoing reason does not affect the legal rights and interests of these certain entities of our Group being the school sponsors of the Relevant Schools.

The following simplified diagram illustrates the flow of economic benefits from Nanjing School to our Group stipulated under the Structured Contracts II:



Notes:

- Payment of service fees. See "— Summary of the Material Terms of the Structured Contracts —

 Exclusive Management Consultancy and Business Cooperation Agreements under the Structured Contracts I and Structured Contracts II" in this section for further details.
- (2) Provision of services. See "— Summary of the Material Terms of the Structured Contracts (1) Exclusive Management Consultancy and Business Cooperation Agreements under the Structured Contracts I and Structured Contracts II" in this section for further details.
- (3) Entrustment of school sponsors' or capital contributors' rights by the school sponsors or capital contributors of Nanjing School including the School Sponsor's or Capital Contributor's Powers of Attorney. See "— Summary of the Material Terms of the Structured Contracts (6) School Sponsors' or Capital Contributors' Rights Entrustment Agreement under the Structured Contracts II" and "— Summary of the Material Terms of the Structured Contracts (7) School Sponsor's or Capital Contributor's Powers of Attorney under the Structured Contracts II" in this section for details.
- (4) Exclusive call option to acquire all or part of the school sponsor's interest in Nanjing School. See "— Summary of the Material Terms of the Structured Contracts — (2) Exclusive Call Option Agreements under the Structured Contracts I and Structured Contracts II" in this section for further details.
- (5) Pledge of all accounts receivable of Nanjing School. See "— Summary of the Material Terms of the Structured Contracts — (5) Accounts Receivable Pledge Agreement under the Structured Contracts II" in this section for further details.
- (6) The articles of association of Nanjing School currently provides that its school sponsors are Mr. Xiao Guoqing (肖國慶) and Mr. Ge Xiaoliang (葛孝良), a headmaster of one of our PRC Consolidated Affiliated Entities. Nanjing School has applied to the relevant local authorities of MHRSS and civil affairs authorities to change its school sponsors or amend the articles of association to reflect such change but has yet to obtain the relevant approvals. In this circumstance, Xinhua Chuangzhi has entered into various agreements that constitute Structured Contracts II with Mr. Xiao Guoqing and Mr. Ge Xiaoliang under which all economic benefits arising from the business of Nanjing School will be transferred to Xinhua Chuangzhi by means of services fees payable by Nanjing School to Xinhua Chuangzhi.
- (7) "-----" denotes direct or indirect legal and beneficial ownership in the equity interest or school sponsor's or capital contributor's rights.
- (8) "-----" denotes Structured Contracts II.

For further details, see "— Summary of the Material Terms of the Structured Contracts" in this section.

STRUCTURED CONTRACTS

Summary of the Material Terms of the Structured Contracts

A description of each of the specific agreements that comprise the Structured Contracts I and Structured Contracts II is set out in this subsection. Set out below is the list of our PRC Consolidated Affiliated Entities which we obtain control over and derive economic benefits from through the Structured Contracts.

	Nature/Brand/Segment of our PRC Consolidated Affiliated Entity	Nan	ne of our PRC Consolidated Affiliated Entity
(i)	Ancillary entities providing administrative functions by currently acting (or in future to act) as school sponsors or shareholders of our Schools	1. 2. 3. 4. 5. 6.	Anhui Xinhua Education Hefei Xinhua East Education Investment Co., Ltd.* (合肥新華東方教育投資有限公司) Hefei Xinhua Zhiyuan Education Investment Co., Ltd.* (合肥新華智原教育投資有限公司) Hefei Xinhua Xueli Education Investment Co., Ltd.* (合肥新華學力教育投資有限公司) Chengdu Tianji Sichuan Xinhua Jinjin Education Investment Co., Ltd.* (四川新華金津教育投資有限公司)
(ii)	New East Culinary Education	11. 12.	Skills Training Co., Ltd.* (南充新東方烹飪職業 技能培訓有限公司) Hainan New East Culinary Technical School* (海南新東方烹飪技工學校) Beijing City New East Culinary Vocational Training School* (北京市新東方烹飪職業技能培 訓學校)

ffiliated Entity	nar	ne of our PRC Consolidated Affiliated Entity
	16.	Changsha New East Culinary Institute* (長沙 新東方烹飪學院)
	17.	Hainan New East Culinary Vocational Training School* (海南新東方烹飪職業培訓學 校)
	18.	
	19.	Chongqing City New East Culinary Vocationa Training Institute* (重慶市新東方烹飪職業培訓 學院)
	20.	Chengdu New East Culinary Vocational Training School Co., Ltd.* (成都新東方烹飪職 業技能培訓學校有限公司)
	21.	Yunnan New East Culinary Vocational
	22.	Training School* (雲南新東方烹飪職業培訓學校 Yunnan New East Culinary School* (雲南新東 方烹飪學校)
	23.	
	24.	
	25.	School* (貴陽新東方烹飪技工學校)
	26.	Guiyang New East Culinary Institute* (貴陽新 東方烹飪學院)
	27.	Guiyang New East Culinary Institute Co., Ltd.* (貴陽新東方烹飪學院有限公司)
	28.	Training School Co., Ltd.* (鄭州市新東方烹飪 職業技能培訓學校有限公司)
	29.	Shenzhen City Pingshan District New East Culinary Vocational Training School* (深圳市 坪山區新東方烹飪職業培訓學校)
	30.	Guangzhou City Panyu District New East Culinary Vocational Training School* (廣州市 番禺區新東方烹飪職業培訓學校)
	31.	
	32.	

filiated Entity	Nar	ne of our PRC Consolidated Affiliated Entity
	33.	
	34.	School* (山西新東方烹飪職業培訓學校) Shenyang New East Culinary School Co.,
	34.	Ltd.* (沈陽新東方烹飪學校有限公司)
	35.	Fujian Province New East Culinary Vocationa Training School* (福建省新東方烹飪職業培訓學 校)
	36.	
	37.	Suzhou City New East Vocational Training School* (蘇州市新東方烹飪職業培訓學校)
	38.	
	39.	Dalian Jinzhou New District New East Culinary Vocational Training School* (大連金 州新區新東方烹飪職業培訓學校)
	40.	Qingdao Chengyang New East Culinary Vocational Training School Co., Ltd.* (青島城 陽新東方烹飪職業培訓學校有限公司)
	41.	,
		Culinary Vocational Training School Co., Ltd. (長春市寬城新東方烹飪職業培訓學校有限責任公 司)
	42.	
	43.	,
	44.	Gansu New East Culinary Vocational Training School* (甘肅新東方烹飪職業培訓學校)
	45.	Harbin New East Culinary Vocational Training School Co., Ltd.* (哈爾濱新東方烹飪職業培訓學 校有限公司)
	46.	Hubei New East Culinary Vocational Training School* (湖北新東方烹飪職業培訓學校)
	47.	Shanghai Xinman Culinary Training Co., Ltd.* (上海新曼烹飪培訓有限公司)
	48.	· · · · · · · · · · · · · · · · · · ·
	49.	
	50.	,

51.	
50	School* (寧夏新東方職業技能培訓學校)
52.	Guiyang City New East Culinary Secondary Vocational School* (貴陽市新東方烹飪中等職 學校)
53.	Shijiazhuang New East Secondary Vocationa School* (石家莊新東方中等專業學校)
54.	Fujian Province New East Technical School* (福建省新東方技工學校)
55.	Changchun New East Culinary Technical School Co., Ltd.* (長春新東方烹飪技工學校有) 責任公司)
56.	
57.	Nanjing Culinary Technical School* (南京烹食 技工學校)
58.	Chongqing City Changzheng Culinary Vocational Training School* (重慶市長征烹飪 職業培訓學校)
59.	Chengdu City Longquanyi District New East Culinary Technical School Co., Ltd. (成都市 育泉驛區新東方烹飪技工學校有限公司)
60.	Zhuhai City New East Culinary Training Co., Ltd.* (珠海市新東方烹飪培訓有限公司)
61.	Ningbo New East Culinary Training School Co., Ltd.* (寧波新東方烹飪培訓學校有限公司)
62.	Chengdu Cuisine Lecture Culinary Vocationa Skills Training School Co., Ltd.* (成都美味講 烹飪職業技能培訓學校有限公司)
63.	Guangzhou City Nansha District New East Culinary Vocational Training School* (廣州市 南沙區新東方烹飪職業培訓學校)

	Nature/Brand/Segment of our PRC Consolidated Affiliated Entity	Nar	ne of our PRC Consolidated Affiliated Entity
(iii)	Xinhua Internet Technology Education	64.	Anhui Xinhua Computer Institute* (安徽新華電 腦專修學院)
		65.	Anhui Xinhua Computer Institute Co., Ltd.* (安徽新華電腦專修學院有限公司)
		66.	Shandong Xinhua Computer Institute Co., Ltd.* (山東新華電腦學院有限公司)
		67.	Henan Xinhua Computer Institute* (河南新華 電腦學院)
		68.	Zhengzhou Xinhua Secondary Vocational School* (鄭州新華中等專業學校)
		69.	Changsha Xinhua Computer Institute* (長沙新 華電腦學院)
		70.	Shijiazhuang Xinhua Computer School* (石家 莊新華電腦學校)
		71.	Jiangxi Nanchang Xinhua Computer Secondary Vocational School* (江西南昌新華 電腦中專學校)
		72.	Sichuan Xinhua Computer Institute* (四川新華 電腦學院)
		73.	Shaanxi Xinhua Computer Software Training School Co., Ltd.* (陝西新華電腦軟件培訓學校有 限公司)
		74.	Shanxi Xinhua Computer Vocational Training School* (山西新華電腦職業培訓學校)

		ne of our PRC Consolidated Affiliated Entity
	75.	Guizhou Xinhua Computer Institute* (貴州新華 電腦學院)
	76.	Guizhou Xinhua Computer Institute Co., Ltd. (貴州新華電腦學院有限公司)
	77.	Yunnan Xinhua Computer Vocational Trainin School* (雲南新華電腦職業培訓學校)
	78.	Yunnan Xinhua Computer Secondary Vocational School* (雲南新華計算機中等專業學 校)
	79.	Nanjing Xinhua Computer Institute* (南京新華 電腦專修學院)
	80.	,
	81.	Chongqing Xinhua Computer Vocational Training School* (重慶新華電腦職業培訓學校)
	82.	Anhui Xinhua Technical School Co., Ltd.* (安 徽新華技工學校有限公司)
	83.	Urumqi Xinhua Zhiyuan Internet Technology Co., Ltd.* (烏魯木齊新華智原互聯網科技有限責 任公司)
	84.	
	85.	Guiyang Xinhua Internet Technical School* (貴陽新華互聯網技工學校)
	86.	
	87.	
	88.	Beijing City Daxing District Xinhua Computer Vocational Training School* (北京市大興區新 華電腦職業技能培訓學校)
	89.	
	90.	Lanzhou Xinhua Internet Secondary Vocational School Co., Ltd.* (蘭州新華互聯網 中等職業學校有限公司)
Nontone Automotive Education	91.	Anhui Wontone Automobile Technical Schoo (安徽萬通汽車技工學校)
Education	92.	(文廠內通代平及工手校) Anhui Wontone Automobile Maintenance Institute* (安徽萬通汽車專修學院)
	93.	Anhui Wontone Automobile Maintenance Institute Co., Ltd.* (安徽萬通汽車專修學院有限 公司)
	94.	

(iv)

ffiliated Entity	Nam	ne of our PRC Consolidated Affiliated Entity
	95.	Wuhan Donghu New Technology Development Zone Wontone Automobile Repair Vocational Training School Co., Ltd.* (武漢東湖新技術開發區萬通汽修職業培訓學校有 限公司)
	96.	Shenyang City Wontone Automobile Vocational Training School Co., Ltd.* (沈陽市 萬通汽車職業培訓學校有限公司)
	97.	Hohhot City Wontone Automobile Vocational Training School* (呼和浩特市萬通汽車職業培訓 學校)
	98.	Urumqi Xinhua Wontone Automobile Vocational Skills Training School Co., Ltd.* (烏魯木齊新華萬通汽車職業技能培訓學校有限公 司)
	99.	Hangzhou Wontone Automobile Vocational Skills Training Co., Ltd.* (杭州萬通汽車職業技 能培訓有限公司)
	100.	Guizhou Wontone Automobile Education & Training Co., Ltd.* (貴州萬通汽車教育培訓有限公司)
		Gansu Wontone Automobile Vocational Training School* (甘肅萬通汽車職業培訓學校) Jilin Province Wontone Technical School Co.
		Ltd.* (吉林省萬通技工學校有限責任公司) Beijing Tongzhou New District Wontone Automobile Repairing Vocational Skills Training School* (北京通州新區萬通汽車修理職 業技能培訓學校)
	104.	Shijiazhuang Wontone Automobile Vocationa Training School Co., Ltd.* (石家莊萬通汽車職 業培訓學校有限公司)
	105.	Chongqing Xinhua Wontone Automobile Vocational Skills Training Co., Ltd* (重慶新華 萬通汽車職業技能培訓有限公司)
	106.	Yunnan Wontone Automobile Repair Vocational Training School* (雲南萬通汽修職 業培訓學校)
	107.	Chengdu Wontone Automobile Vocational Training School Co., Ltd.* (成都萬通汽車培訓 職業技能學校有限公司)
	108.	和某我能学校有限公司) Nanjing Wontone Automobile Vocational Training School* (南京萬通汽車職業培訓學校)
	109.	Hunan Wontone Automobile Vocational Training School* (湖南萬通汽車職業培訓學校)

Affiliated Entity	Name of our PRC Consolidated Affiliated Entity
	110. Hunan Wontone Automobile Technical School Co., Ltd.* (湖南萬通汽車技工學校有限責任公司)
	111. Jiangxi Wontone Automobile Vocational Training Institute* (江西萬通汽車職業培訓學院)
	112. Shandong Wontone Automobile Vocational Training Institute Co., Ltd.* (山東萬通汽車職業 培訓學院有限公司)
	113. Guangzhou City Panyu District Wontone Automobile Vocational Training School* (廣州 市番禺區萬通汽車職業培訓學校)
	114. Xi'an Wontone Automobile Vocational Skills Training School Co., Ltd.* (西安萬通汽車職業 技能培訓學校有限公司)
	115. Zhengzhou Wontone Automobile Vocational Training School Co., Ltd.* (鄭州萬通汽車職業 培訓學校有限公司)
	 116. Beijing City Daxing District Wontone Automobile Vocational Skills Training School* (北京市大興區萬通汽車修理職業技能培訓學校)
	117. Jiangxi Wontone Automobile Technical School* (江西萬通汽車技工學校)
	118. Taiyuan Yuxing Wontone Automobile Education Consultancy Co., Ltd.* (太原宇星萬 通汽車教育諮詢有限公司)
	119. Chengdu Wontone Future Automobile Technical School Co., Ltd.* (成都萬通未來汽車 技工學校有限公司)
Omick Education of Western Cuisine and Pastry	120. Hefei City Omick Western Pastry Vocational Training School* (合肥市歐米奇西點職業培訓學 校)
, don'y	121. Hefei City Omick Western Pastry Vocational Training School Co., Ltd.* (合肥市歐米奇西點 職業培訓學校有限公司)
	122. Xiamen Omick Western Pastry & Cuisine Educational Co., Ltd.* (廈門歐米奇西點西餐教 育有限公司)
	123. Kunming Omick Western Pastry & Cuisine Training Co., Ltd.* (昆明歐米奇西點西餐培訓有 限公司)
	124. Beijing Omick Educational Technology Co., Ltd.* (北京歐米奇教育科技有限公司)
	125. Xi'an Omick Western Pastry & Cuisine Training Co., Ltd.* (西安歐米奇西點西餐培訓有 限責任公司)
	126. Wuhan City Omick Western Pastry & Cuisine Vocational Training Co., Ltd.* (武漢市歐米奇西 點西餐職業技能培訓有限公司)

ffiliated Entity	Name of our PRC Consolidated Affiliated Entity
	127. Suzhou City Omick Western Pastry & Cuisine Training Co., Ltd.* (蘇州市歐米奇西點西餐培訓 有限公司)
	128. Hainan Omick Western Pastry & Cuisine Training Co., Ltd.* (海南歐米奇西點西餐培訓有 限公司)
	129. Chengdu Omick Western Pastry Vocational Training School* (成都歐米奇西點職業技能培訓 學校)
	130. Changsha City Omick Western Pastry Vocational Training School* (長沙市歐米奇西 點職業培訓學校)
	131. Nanchang Omick Western Pastry Vocational Training School* (南昌歐米奇西點職業培訓學 校)
	132. Hangzhou Economic & Technology Development Area Omick Western Pastry School* (杭州經濟技術開發區歐米奇西點學校)
	133. Nanjing Omick Western Pastry School* (南京 歐米奇西點學校)
	 134. Guiyang Omick International Western Pastry Vocational Training School (貴陽歐米奇國際西 點職業培訓學校)
	135. Guiyang Omick International Western Pastry Vocational Training School Co., Ltd.* (貴陽歐 米奇國際西點職業培訓學校有限公司)
	136. Zhengzhou City Omick Western Pastry Vocational Training School Co., Ltd.* (鄭州市
	歐米奇西點職業培訓學校有限公司) 137. Shandong Omick Western Pastry Vocational Training Institute* (山東歐米奇西點職業培訓學 院)
	 138. Shenyang City Omick Western Pastry Training School Co., Ltd.* (沈陽市歐米奇西點 培訓學校有限公司)
	 139. Shijiazhuang City Luancheng District Omick Western Pastry Vocational Training School* (石家莊市欒城區歐米奇西點職業培訓學校)
	140. Hohhot City Omick Western Pastry Vocationa Training School* (呼和浩特市歐米奇西點職業均 訓學校)
	141. Hohhot City Omick Western Pastry Vocationa Training School Co., Ltd.* (呼和浩特市歐米奇 西點職業培訓學校有限公司)
	142. Harbin Omick Vocational Training School* (函 爾濱歐米奇職業培訓學校)
	143. Omick Western Pastry Training (Shanghai) Co., Ltd.* (歐米奇西點培訓(上海)有限公司)

of our PRC Consolidated Affiliated Entity	Name of our PRC Consolidated Affiliated Entit
	144. Guangzhou City Omick Western Pastry Vocational Training School* (廣州市歐米奇西 點職業培訓學校)
	145. Chongqing City Omick Western Pastry & Cuisine Vocational Training School* (重慶市區
	米奇西點西餐職業培訓學校) 146. Taiyuan City Omick Western Pastry & Catering Vocational Training School* (太原市
	歐米奇西點西餐職業培訓學校) 147. Tianjin City Xiqing District Omick Culinary Vocational Training School Co., Ltd.* (天津市
	西青區歐米奇烹飪職業技能培訓學校有限公司) 148. Gansu Omick Western Pastry Vocational Training School* (甘肅歐米奇西點職業培訓學 校)
Wisezone Data Technology Education	149. Beijing Wisezone Educational Technology Co., Ltd.* (北京華信智原教育技術有限公司)
recimology Education	 150. Beijing Wisezone Educational Technology Co., Ltd. Henan Branch* (北京華信智原教育技 術有限公司河南分公司)
	151. Beijing Wisezone Educational Technology Co., Ltd. Kunming Branch* (北京華信智原教育 技術有限公司昆明分公司)
	152. Beijing Wisezone Educational Technology Co., Ltd. Anhui Branch* (北京華信智原教育技 術有限公司安徽分公司)
	153. Beijing Wisezone Educational Technology Co., Ltd. Taiyuan Branch* (北京華信智原教育 技術有限公司太原分公司)
	154. Beijing Wisezone Educational Technology Co., Ltd. Hebei Branch* (北京華信智原教育技 術有限公司河北分公司)
	155. Beijing Wisezone Educational Technology Co., Ltd. Shaanxi Branch* (北京華信智原教育 技術有限公司陝西分公司)
	156. Beijing Wisezone Educational Technology Co., Ltd. Yiwu Branch* (北京華信智原教育技術 有限公司義烏分公司)
	157. Beijing Wisezone Educational Technology Co., Ltd. Guangzhou Branch* (北京華信智原教 育技術有限公司廣州分公司)
	 158. Beijing Wisezone Educational Technology Co., Ltd. Fuzhou Branch* (北京華信智原教育 術有限公司福州分公司)
	159. Beijing Wisezone Educational Technology Co., Ltd. Yunnan Branch* (北京華信智原教育 技術有限公司雲南分公司)

STRUCTURED CONTRACTS

of our PRC Consolidated	Name of our PRC Consolidated Affiliated Entity
	160. Guizhou Wisezone Technology Co., Ltd.* (貴 州華信智原科技有限公司)
	161. Wuhan Donghu New Technology
	Development Zone Wisezone Vocational
	Training School Co., Ltd.*(武漢東湖新技術開發 區華信智原職業培訓學校有限公司)
	162. Chongqing Wisezone Technology Co., Ltd.* (重慶華信智原科技有限公司)
	163. Nanjing Wisezone Educational Technology Co., Ltd.* (南京華信智原教育科技有限公司)
	164. Chengdu Wisezone Technology Co., Ltd.* (成 都華信智原科技有限公司)
	165. Jinan Lixia District Wisezone Training School Co., Ltd.* (濟南歷下區華信智原培訓學校有限公 司)
	166. Nanchang Wisezone Technology Co., Ltd.* (南昌華信智原科技有限公司)
	167. Hunan Wisezone Information Technology Co. Ltd.* (湖南華信智原信息科技有限公司)
	168. Hangzhou Wisezone Educational Technology Co., Ltd.* (杭州華信智原教育科技有限公司)
	169. Tianjin Wisezone Technology Co., Ltd.* (天津 華信智原科技有限公司)
	170. Dalian Wisezone Educational Technology Co., Ltd.* (大連華信智原教育科技有限公司)
	171. Lanzhou Wisezone Information Technology Co., Ltd.* (蘭州華信智原信息科技有限公司)

(1) Exclusive Management Consultancy and Business Cooperation Agreements under Structured Contracts I and Structured Contracts II

Pursuant to the exclusive management consultancy and business cooperation agreements entered into by and among (i) Xinhua Chuangzhi, Anhui Xinhua Education and its subsidiary entities as described therein, which are our PRC Consolidated Affiliated Entities (excluding Nanjing School), and the Registered Shareholders and (ii) Xinhua Chuangzhi, Nanjing School and Mr. Xiao Guoqing and Mr. Ge Xiaoliang (葛孝良) (each a "School Sponsor of Nanjing School" and collectively as the "School Sponsors of Nanjing School"), each dated November 30, 2018 (collectively as the "Exclusive Management Consultancy and Business Cooperation Agreements").

Pursuant to the Exclusive Management Consultancy and Business Cooperation Agreement, Xinhua Chuangzhi has the exclusive right to provide, or designate any third party to provide comprehensive corporate management consultancy and educational management consultancy services, intellectual property licensing services and technical and business support services. Such services to our PRC Consolidated Affiliated Entities include advisory services on asset and business operation, debt disposal, material contracts or mergers and acquisitions; educational software and course materials research and development; employee training; technology development, transfer and consulting services; public relation services; logistics supporting services; market survey, research and consulting services; market development and planning

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services; management and advisory services of daily operation, financial investment, asset, credit and debt; human resources and internal information and other matters; office applications and network development, upgrade, update and ordinary maintenance services; sales of proprietary products; assistance in looking for suitable financing channels; establishment of relationship maintenance plans for supplier, customer, cooperative partners, teachers and students, and assist in such relationship maintenance; and software and trademark and know-how licensing and other additional services as may mutually agree from time to time. As at the Latest Practicable Date, Xinhua Chuangzhi and its subsidiaries had over 200 personnel to provide such services to our PRC Consolidated Affiliated Entities pursuant to the Exclusive Management Consultancy and Business Cooperation Agreements, Without Xinhua Chuangzhi's prior written consent, none of our PRC Consolidated Affiliated Entities may accept services covered by the Exclusive Management Consultancy and Business Cooperation Agreements from any third party. The Exclusive Management Consultancy and Business Cooperation Agreements will not expire unless the parties mutually agree to terminate or the term of operation of each of the parties to the agreement expire or upon a 30-day prior notice by Xinhua Chuangzhi in written.

Pursuant to the Exclusive Management Consultancy and Business Cooperation Agreements, Anhui Xinhua Education and the Registered Shareholders have undertaken to procure any subsidiary entity to be established after the date of such agreement invested and controlled (including via contractual arrangements) by Anhui Xinhua Education to execute an acknowledgement letter or any other document to undertake that it will assume rights and obligations as a subsidiary entity of Anhui Xinhua Education under the Exclusive Management Consultancy and Business Cooperation Agreements.

In consideration of the services provided by Xinhua Chuangzhi or its designated third party, our PRC Consolidated Affiliated Entities agree to pay service fees equal to 100% of their net income after deducting the relevant costs, tax payment and reserved funds as required by applicable PRC laws and regulations to Xinhua Chuangzhi or its designated third party who provided the services. Our PRC Consolidated Affiliated Entities shall agree with Xinhua Chuangzhi or its designated third party who provided the services to be paid after good faith negotiations.

In order to prevent the leakage of assets and values of our PRC Consolidated Affiliated Entities to their respective shareholders, under the Exclusive Management Consultancy and Business Cooperation Agreements, without the prior written approval from Xinhua Chuangzhi, our PRC Consolidated Affiliated Entities shall not conduct any activities (save as those transactions entered into in the ordinary course of business) that may affect its assets, obligations, rights or operation, including but not limited to:

- (i) transactions entered into beyond the scope of the ordinary course of business or unusual in terms of past practice;
- (ii) change or remove the members of its board of directors or senior management members;
- (iii) the entering into of any loan or debt obligations owing to any third party;
- (iv) the disposal or acquisition of any assets (including intellectual properties) with a value higher than RMB3 million;
- (v) the entering into of any material contract with a consideration higher than RMB3 million;

- (vi) the provision of any guarantee to any third party or the creation of any encumbrances in relation to its assets;
- (vii) amend the articles of association or scope of business;
- (viii) altering the ordinary business procedure or amending any material internal policy;
- (ix) making material changes of its business operation model, marketing strategy, business policy or customer relationship;
- (x) distribution of dividend or reasonable return in any form;
- (xi) dissolution or liquidation and distribution of the assets; and
- (xii) transfer to any third party any of the obligations or rights under the Exclusive Management Consultancy and Business Cooperation Agreements.

To ensure the due performance of the Management Consultancy and Business Cooperation Agreements, each of Anhui Xinhua Education and its subsidiary entities, the Registered Shareholders, Nanjing School and the School Sponsors of Nanjing School has undertaken to comply with the obligations as prescribed under the respective Management Consultancy and Business Cooperation Agreement set forth as follows:

- accept the advice from Xinhua Chuangzhi in relation to employee engagement and dismissal, daily operation and management and financial system management;
- (ii) any candidate nominated by the WFOE will be elected as the directors of Anhui Xinhua Education and our other PRC Consolidated Affiliated Entities; Xinhua Chuangzhi is entitled to appoint the chairman of the board of directors, general manager, school principals, financial controllers and other senior managers of our PRC Consolidated Affiliated Entities;
- (iii) Xinhua Chuangzhi is entitled to periodically receive or inspect the accounts of our PRC Consolidated Affiliated Entities; and
- (iv) upon written request from Xinhua Chuangzhi, Anhui Xinhua Education and its subsidiary, the Registered Shareholders, Nanjing School and the School Sponsors of Nanjing School shall provide all account receivables and/or other disposable assets as guarantee to secure the obligation to pay service fees under the Management Consultancy and Business Cooperation Agreements.

To further enhance our Company's control over our Schools, Xinhua Chuangzhi is entitled to request our PRC Consolidated Affiliated Entities to submit their respective certificates and chops, that are important for their daily operation, to the safety custody of Xinhua Chuangzhi, including but not limited to business licenses, registration certificates of private non-enterprise entities, operation certificates, the company seals and financial chops.

(2) Exclusive Call Option Agreements under Structured Contracts I and Structured Contracts II

Under the exclusive call option agreements entered into by and among (i) Xinhua Chuangzhi, the Registered Shareholders, Anhui Xinhua Education and its subsidiary entities, and (ii) Xinhua Chuangzhi, Nanjing School and the School Sponsors of Nanjing School, each dated November 30, 2018 (collectively as the "Exclusive Call Option Agreements").

Pursuant to the Exclusive Call Option Agreements, the Registered Shareholders and the School Sponsors of Nanjing School unconditionally and irrevocably agreed to grant Xinhua Chuangzhi an exclusive, unconditional and irrevocable option for Xinhua Chuangzhi or its designated third party to purchase all or part of (i) the equity interests of the Registered Shareholders in Anhui Xinhua Education, (ii) the equity interests of the school sponsors or shareholders of such subsidiary entities of Anhui Xinhua Education, (iii) the assets of Anhui Xinhua Education or Nanjing School, and/or (iv) the school sponsor's interest in Nanjing School, at nil consideration or at the lowest price permitted under the PRC laws and regulations, under circumstances in which Xinhua Chuangzhi or its designated third party is permitted under PRC laws and regulations to own all or part of the equity interests of Anhui Xinhua Education. Where the purchase price is required by the relevant PRC laws and regulations to be an amount other than nil consideration, the Registered Shareholders and/or the School Sponsors of Nanjing School shall return the amount of purchase price they have received to Anhui Xinhua Education or Xinhua Chuangzhi or its designated third party. We have the sole discretion to decide when to exercise the option, and whether to exercise the option in part or in full.

In addition, under the Exclusive Call Option Agreements, Anhui Xinhua Education and the School Sponsor of Nanjing School shall not transfer or permit the encumbrance of or allow any guarantee or security to be created on any of the equity interests in our PRC Consolidated Affiliated Entities or school sponsor's interest in Nanjing School without Xinhua Chuangzhi's prior written consent, and shall not incur, succeed, guarantee or assume any liability excluding any liabilities incurred during our ordinary course of business or liabilities that have been disclosed and confirmed by Xinhua Chuangzhi. In the event that the Registered Shareholders and/or the School Sponsors of Nanjing School receive any profit distribution or dividend from our PRC Consolidated Affiliated Entities, the Registered Shareholders and/or the School Sponsors of Nanjing School must immediately pay or transfer such amount (subject to the relevant tax payment being made under the relevant laws and regulations) to Xinhua Chuangzhi or its designated third party.

(3) Equity Pledge Agreement under Structured Contracts I

Pursuant to the equity pledge agreement entered into by and among Xinhua Chuangzhi, the Registered Shareholders and Anhui Xinhua Education on November 30, 2018 (the "Equity Pledge Agreement"), the Registered Shareholders unconditionally and irrevocably pledged all of their equity interests in Anhui Xinhua Education to Xinhua Chuangzhi to guarantee performance of the obligations of Anhui Xinhua Education and its subsidiary entities under the Exclusive Management Consultancy and Business Cooperation Agreement and performance of the Registered Shareholders' obligations under the Exclusive Call Option Agreement and the Powers of Attorney. Pursuant to the Equity Pledge Agreement, the Registered Shareholders have agreed that, without the prior written consent of Xinhua Chuangzhi, they will not transfer or dispose the pledged equity interests or create or allow any encumbrance on the pledged equity interests that would prejudice Xinhua Chuangzhi's interest. The Registered Shareholders further undertook to waive their respective preemptive rights in the event when Xinhua Chuangzhi exercises its rights to enforce the pledge.

The equity pledge is required to be registered under the relevant laws and regulations. The equity pledge registration of Anhui Xinhua Education with the Hefei City Administration Bureau for Industry and Commerce was completed on December 4, 2018. The equity pledge shall remain valid until all the contractual obligations of Anhui Xinhua Education, its subsidiary entities and the Registered Shareholders are satisfied in full under the Exclusive Management Consultancy and Business Cooperation Agreement, the Exclusive Call Option Agreement and the Powers of Attorney, or the nullification or termination of the Exclusive Call Option Agreement and the Powers of Attorney and Business Cooperation Agreement, the Exclusive Call Option Agreement and the Powers of Attorney, and Business Cooperation Agreement, the Exclusive Call Option Agreement and the Powers of Attorney, and Business Cooperation Agreement, the Exclusive Call Option Agreement and the Powers of Attorney, whichever is later.

(4) Powers of Attorney under Structured Contracts I

Each of the Registered Shareholders has executed an irrevocable power of attorney dated November 30, 2018 (the "Powers of Attorney") appointing Xinhua Chuangzhi, or any person designated by Xinhua Chuangzhi, as his attorney-in-fact to appoint directors and vote on his behalf on all matters of Anhui Xinhua Education requiring shareholders' approval under its articles of associations and under the relevant PRC laws and regulations. These powers of attorney remain effective as long as the Registered Shareholders remain a shareholder of Anhui Xinhua Education, unless Xinhua Chuangzhi requests to replace the appointed designee under the Powers of Attorney.

The Powers of Attorney specifically provide that the attorney-in-fact (i) is entitled to call shareholders' meetings and sign resolutions minutes and other documents at those meetings; (ii) is entitled to exercise all shareholder's rights, including but not limited to voting right, information right, nomination right and right to appoint directors; (iii) is entitled to file documents with the relevant companies registries; (iv) sale, transfer, pledge or disposal, in any other way, of equity interests or rights attached thereto; (v) designate or replace of director, instruct and procure the election or replacement of chairman of the board of directors or legal representative, determination of remuneration of directors, chairman of the board of directors or legal representative; (vi) merger, split-off, change of form of company, dissolution and winding-up of company; (vii) voting right, decision-making right and any other rights related to determine future establishment of subsidiary entities; (viii) nominate or recommend or procure the appointment of suitable candidates to the board, council, principal, financial controller/manager or other management members; (ix) is entitled to dividends, and (x) in the event of a winding-up of any of our PRC Consolidated Affiliated Entities, has the right to appoint a liquidator to deal or manage the assets obtained after such winding-up for the benefit of our Company and its shareholders.

Those of our powers to direct the activities of our PRC Consolidated Affiliated Entities that most significantly impact these entities' economic performance include:

- (i) as the attorney-in-fact of shareholders, we elect all members of the board of directors for each of our PRC Consolidated Affiliated Entities, approve the director compensation, review and approve annual budget and vote on all matters that requiring approval from shareholders;
- (ii) through the control over our PRC Consolidated Affiliated Entities' boards, we appoint all senior management, approve executive compensation and review and approve operating, investing, and financing plans; and
- (iii) through control over the management team, we effectively control the daily operations of our PRC Consolidated Affiliated Entities.

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Therefore, through the irrevocable power of attorney arrangement, we and our wholly-owned PRC subsidiary, Xinhua Chuangzhi, have the ability to exercise effective control over Anhui Xinhua Education through shareholder votes and, through such votes, to also control the composition of the board of directors for Anhui Xinhua Education.

(5) Accounts Receivable Pledge Agreement under Structured Contracts II

Pursuant to the accounts receivable pledge agreement entered into by and among Xinhua Chuangzhi, Nanjing School and the School Sponsors of Nanjing School on November 30, 2018 (the "Accounts Receivable Pledge Agreement"), Nanjing School unconditionally and irrevocably pledged and granted first priority security interests over all of its interest in (i) receivables from the tuition, boarding, examination tutoring fees of Nanjing School, (ii) rent from the School's properties, (iii) receivables from services provided by Nanjing School, to Xinhua Chuangzhi as security for performance of the Structured Contracts and all direct, indirect or consequential damages and foreseeable loss of interest incurred by Xinhua Chuangzhi as a result of any event of default on the part of Nanjing School or the School Sponsors of Nanjing School and all expenses incurred by WFOE as a result of enforcement of the obligations of Nanjing School or the School Sponsors of Nanjing School or the School Sponsors of Nanjing School or the School under the Structured Contracts (the "Secured Indebtedness").

Pursuant to the Accounts Receivable Pledge Agreement, without the prior written consent of Xinhua Chuangzhi, Nanjing School and the School Sponsors of Nanjing School shall not transfer the receivables or create further pledge or encumbrance over the pledged interest in the receivables. The proceeds of any transfer of the interest in the receivables shall be first used in the payment of the Secured Indebtedness or deposited to such third party as agreed to by Xinhua Chuangzhi.

Any of the following events shall constitute an event of default under the Accounts Receivable Pledge Agreement:

- (i) Nanjing School or the School Sponsors of Nanjing School commit any breach of any obligations under the Structured Contracts;
- (ii) any representations or warranties or information provided by Nanjing School or the School Sponsors of Nanjing School under the Structured Contracts is proved incorrect or misleading; or
- (iii) any provision in the Structured Contracts becomes invalid or incapable of performance due to changes in PRC laws and regulations or promulgation of new laws and regulations in the PRC, and the parties have not agreed on any alternative arrangement.

Upon the occurrence of an event of default as described above, Xinhua Chuangzhi shall have the right to enforce the Accounts Receivable Pledge Agreement by written notice to Nanjing School in one or more of the following ways:

- (i) sell the pledged receivables interest by way of auction or at a discount and have priority in the entitlement to the sales proceeds;
- (ii) appoint relevant auction parties for the action; and/or
- (iii) dispose of the pledged receivables interest in other manner subject to applicable laws and regulations.

The pledge under the Accounts Receivable Pledge Agreement has been registered with the Credit Reference Centre of the People's Bank of China (中國人民銀行徽信中心) as required by the *Receivables Pledge Registration Measures* (《應收賬款質押登記辦法》) promulgated by the People's Bank of China and became effective on the same day of registration.

(6) School Sponsors' or Capital Contributors' Rights Entrustment Agreement under Structured Contracts II

Pursuant to the school sponsors' or capital contributors' rights entrustment agreement entered into by and between Xinhua Chuangzhi and the School Sponsors of Nanjing School on November 30, 2018 (the "School Sponsors' or Capital Contributors' Rights Entrustment Agreement"), the School Sponsors of Nanjing School have irrevocably authorised and entrusted Xinhua Chuangzhi to exercise all its rights as school sponsor or capital contributor of Nanjing School to the extent permitted by PRC laws. These rights include, but are not limited to: (a) the right to appoint and/or elect directors or council members of Nanjing School; (b) the right to appoint and/or elect supervisors of Nanjing School; (c) the right to access the information relating to the operation and financial situation of Nanjing School; (d) the right to review the resolutions and records of the board of directors and financial statements and reports of Nanjing School; (e) the right to obtain reasonable returns or any returns as school sponsor of Nanjing School in accordance with the laws; (f) the right to acquire residue assets upon winding-up, liquidation, dissolution or cessation of operation of Naniing School in accordance with the laws; (g) the right to transfer school sponsor's interest in accordance with the laws; (h) the right to vote as school sponsor upon winding-up, liquidation, dissolution or cessation of operation of Nanjing School in accordance with the laws; (i) the right to handle the legal procedures of registration, approval and licensing of Nanjing School at the education department, the department of civil affairs or other government departments and (j) other school sponsor's rights pursuant to applicable PRC laws and regulations and the articles of association of Nanjing School as amended from time to time.

In addition, each of the School Sponsors of Nanjing School has irrevocably agreed that (i) Xinhua Chuangzhi may delegate its rights under the School Sponsors' or Capital Contributors' Rights Entrustment Agreement to the directors of Xinhua Chuangzhi or its designated person, without prior notice to or approval by the School Sponsors of Nanjing School; and (ii) any person as successor of civil rights of Xinhua Chuangzhi or liquidator by reason of subdivision, merger, liquidation of Xinhua Chuangzhi or other circumstances shall have authority to replace Xinhua Chuangzhi to exercise all rights under the School Sponsors' or Capital Contributors' Rights Entrustment Agreement.

(7) School Sponsor's or Capital Contributor's Powers of Attorney under Structured Contracts II

Each of the School Sponsors of Nanjing School has executed an irrevocable school sponsor's or capital contributor's power of attorney dated November 30, 2018 (the "School Sponsor's or Capital Contributor's Powers of Attorney") appointing Xinhua Chuangzhi or any person designated by Xinhua Chuangzhi, as its agents to act on its behalf to exercise or delegate the exercise of all its rights as school sponsor of Nanjing School.

Xinhua Chuangzhi shall have the right to further delegate the rights so delegated to the directors of Xinhua Chuangzhi or other designated person. The School Sponsors of Nanjing School irrevocably agreed that the authorisation and appointment in the School Sponsor's or Capital Contributor's Powers of Attorney shall not be invalid, prejudiced or otherwise adversely affected by reason of the increase, decrease or merger of the interest of the School Sponsors of Nanjing School or other similar events. Each of the School Sponsor's or Capital Contributor's Powers of Attorney shall constitute a part and incorporate terms of the School Sponsors' or Capital Contributors' Rights Entrustment Agreement.

DISPUTE RESOLUTION

Each of the the Exclusive Management Consultancy and Business Cooperation Agreements, the Exclusive Call Option Agreements, the Equity Pledge Agreement, the Accounts Receivable Pledge Agreement and the School Sponsors' or Capital Contributors' Rights Entrustment Agreement provides that:

- (a) any dispute arising out of or in connection with the performance of the relevant agreements shall be resolved through negotiation in good faith;
- (b) if the parties are unable to settle the dispute by negotiation, any party shall have the right to refer the dispute to and have the dispute finally resolved by arbitration administered by the China International Economic and Trade Arbitration Commission in Beijing, the PRC under the prevailing effective arbitration rules thereof. The results of the arbitration shall be final and binding on all relevant parties;
- (c) the arbitration commission shall have the right to award remedies over the equity interest and/or other assets of our PRC Consolidated Affiliated Entities, injunctive relief (for the conduct of business or to compel the transfer of assets), or order the winding up of our PRC Consolidated Affiliated Entities; and
- (d) upon request by any party, the courts of competent jurisdictions shall have the power to grant interim remedies in support of the arbitration pending formation of the arbitral tribunal or in appropriate cases. The courts of PRC, Hong Kong, the Cayman Islands and the place where the principal assets of our Company and our PRC Consolidated Affiliated Entities are located shall be considered as having jurisdiction for the above purposes.

In connection with the dispute resolution method as set out in the Structured Contracts and the practical consequences, we are advised by our PRC legal advisors that:

- (a) under PRC laws, an arbitral body does not have the power to grant any injunctive relief or provisional or final liquidation order for the purpose of protecting assets of or equity interest in our PRC Consolidated Affiliated Entities in case of disputes. As such, these remedies may not be available to our Group under PRC laws;
- (b) further, under the PRC laws, courts or judicial authorities in the PRC generally would not award remedies over the shares and/or assets of our PRC Consolidated Affiliated Entities, injunctive relief or winding-up of each of our PRC Consolidated Affiliated Entities as interim remedies, before there is any final outcome of arbitration;

- (c) however, the PRC laws do not disallow the arbitral body to give award of transfer of assets of or an equity interest in each of our PRC Consolidated Affiliated Entities at the request of arbitration applicant. In the event of non-compliance with such award, enforcement measures may be sought from the court. However, the court may or may not support such award of the arbitral body when deciding whether to take enforcement measures;
- (d) in addition, interim remedies or enforcement orders granted by overseas courts such as Hong Kong and the Cayman Islands may not be recognizable or enforceable in the PRC; therefore, in the event we are unable to enforce the Structured Contracts, we may not be able to exert effective control over each of our PRC Consolidated Affiliated Entities, and our ability to conduct our business may be negatively affected; and
- (e) even if the above-mentioned provisions may not be enforceable under PRC laws, the remaining provisions of the dispute resolution clauses are legal, valid and binding on the parties to the agreement under the Structured Contracts.

As a result of the above, in the event that any of our PRC Consolidated Affiliated Entities or the Registered Shareholders breaches any of the Structured Contracts, we may not be able to obtain sufficient remedies in a timely manner, and our ability to exert effective control over our PRC Consolidated Affiliated Entities and conduct our business could be materially and adversely affected. See "Risk Factors — Risks Relating to our Structured Contracts" in this document for details.

PROTECTION IN THE EVENT OF DEATH, BANKRUPTCY OR DIVORCE OF THE REGISTERED SHAREHOLDERS AND SCHOOL SPONSORS OF NANJING SCHOOL

Pursuant to the spouse undertakings executed by the respective spouse of the Registered Shareholders and School Sponsors of Nanjing School, the respective spouse of each of the Registered Shareholders and School Sponsors of Nanjing School has irrevocably (i) acknowledged the entry into of the Structured Contracts by the respective Registered Shareholder or School Sponsor of Nanjing School; (ii) undertook that she shall not take any actions that are in conflict with purpose and intention of the Structured Contracts, including acknowledging that any equity interests held by the shareholders do not fall within the scope of their community properties; and (iii) confirmed that her consent and approval is not required for the implementation of the Structured Contracts, any amendments thereto or the termination thereof.

In addition, pursuant to the Exclusive Management Consultancy and Business Cooperation Agreements and Exclusive Call Option Agreements, the Registered Shareholders and the School Sponsors of Nanjing School undertake to the WFOE that, in the event of death, loss of or restriction on capacity, divorce or other circumstances which may affect the exercise of his/her direct or indirect equity interest in Anhui Xinhua Education, his rights and obligations thereunder shall be assumed by his successor(s), and unless with prior consent from Xinhua Chuangzhi, any will, divorce agreement, debt settlement agreement or legal document in any forms shall not prejudice or hinder the enforcement of the Exclusive Management Consultancy and Business Cooperation Agreements and the Exclusive Call Option Agreements.

PROTECTION IN THE EVENT OF DISSOLUTION OR LIQUIDATION OF OUR PRC CONSOLIDATED AFFILIATED ENTITIES

Pursuant to the Exclusive Management Consultancy and Business Cooperation Agreements, in the event of the dissolution or liquidation of our PRC Consolidated Affiliated Entities, the Registered Shareholders, Anhui Xinhua Education and its subsidiary entities and the School Sponsors of Nanjing School undertake that, (i) in the event of dissolution or liquidation of any of our PRC Consolidated Affiliated Entities, the Registered Shareholders, Anhui Xinhua Education and its subsidiary entities and the School Sponsors of Nanjing School shall form the liquidation committee by members appointed by Xinhua Chuangzhi, to the extent permitted by PRC laws and regulation, to manage the assets of the relevant PRC Consolidated Affiliated Entities; and (ii) whether or not (i) is fulfilled, the remaining assets of a liquidated entity shall be transferred to Xinhua Chuangzhi.

LOSS SHARING

In the event that our PRC Consolidated Affiliated Entities incur any loss or encounters any operational crisis, Xinhua Chuangzhi may, but is not obliged to, provide financial support to our PRC Consolidated Affiliated Entities.

None of the agreements constituting the Structured Contracts provide that our Company or its wholly-owned PRC subsidiary, Xinhua Chuangzhi, is obligated to share the losses of our PRC Consolidated Affiliated Entities or provide financial support to our PRC Consolidated Affiliated Entities. Further, our PRC Consolidated Affiliated Entities shall be solely liable for its own debts and losses with assets and properties owned by it.

Under PRC laws and regulations, our Company or Xinhua Chuangzhi, is not expressly required to share the losses of our PRC Consolidated Affiliated Entities or provide financial support to our PRC Consolidated Affiliated Entities. Despite the foregoing, given that our PRC Consolidated Affiliated Entities' financial condition and results of operations are consolidated into our Group's financial condition and results of operations under the applicable accounting principles, our Company's business, financial condition and results of operations would be adversely affected if our PRC Consolidated Affiliated Entities suffer losses. However, due to the restrictive provisions contained in the Structured Contracts as disclosed in the respective paragraphs headed "— Summary of the Material Terms of the Structured Contracts — (1) Exclusive Management Consultancy and Business Cooperation Agreements" and "— Summary of the Material Terms of the Structured Contracts — (2) Exclusive Call Option Agreements" above, the potential adverse effect on the WFOE and our Company in the event of any loss suffered from our PRC Consolidated Affiliated Entities can be limited to a certain extent.

TERMINATION OF THE STRUCTURED CONTRACTS

In the event that PRC laws and regulations allow Xinhua Chuangzhi or us to directly hold all or part of the interest of Anhui Xinhua Education and/or in our PRC Consolidated Affiliated Entities and/or all as part of the equity interest in Anhui Xinhua Education and operate private vocational training business in the PRC, Xinhua Chuangzhi shall exercise the equity call option as soon as practicable and Xinhua Chuangzhi or its designated party shall purchase such amount of equity interest to the extent permissible under the PRC laws and regulations, and upon exercise in full of the call option and the acquisition of all the equity interest that the Registered Shareholders (directly and indirectly) hold in our PRC Consolidated Affiliated Entities or all the school sponsor's interest that the School Sponsors of Nanjing School hold in Nanjing School by the WFOE or another party designated by our Company pursuant to the terms of the Exclusive Call Option Agreements, each of the Structured Contracts shall be automatically terminated.

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INSURANCE

Our Company does not maintain any insurance policy to cover the risks relating to the Structured Contracts.

ARRANGEMENT TO ADDRESS POTENTIAL CONFLICT OF INTEREST

We have in place arrangements to address the potential conflicts of interest between the Registered Shareholders and the School Sponsors of Nanjing School on the one hand, and our Company on the other hand. Pursuant to the Exclusive Management Consultancy and Business Cooperation Agreements, each of the Registered Shareholders and the School Sponsors of Nanjing School undertakes to Xinhua Chuangzhi that, unless with the prior written consent of Xinhua Chuangzhi, the Registered Shareholders and the School Sponsors of Nanjing School shall not directly or indirectly engage, participate in, conduct, acquire or hold any competing business. Our Directors are of the view that the measures we have adopted are sufficient to mitigate the risks associated with the potential conflicts of interest between the Registered Shareholders and the School Sponsors of Nanjing School on the one hand, and our Company on the other hand.

LEGALITY OF THE STRUCTURED CONTRACTS

PRC Legal Opinions

Based on the above, our PRC legal advisors are of the opinion that:

- (a) each of our PRC Consolidated Affiliated Entities was duly incorporated and is validly existing and their respective establishment is valid, effective and complies with the relevant PRC laws and regulations, each of the Registered Shareholders and Mr. Ge Xiaoliang is a natural person with full civil and legal capacity. Each of our PRC Consolidated Affiliated Entities has also obtained all necessary approvals and authorizations to execute and perform the Structured Contracts;
- (b) the Structured Contracts as a whole and each of the agreements comprising the Structured Contracts are legal, valid and binding on the parties thereto. Parties to each of the agreements are entitled to perform their respective obligations thereunder, except that the Structured Contracts provide that the arbitral body may award remedies over the shares and/or assets of our PRC Consolidated Affiliated Entities, injunctive relief and/or winding up of our PRC Consolidated Affiliated Entities, and that courts of competent jurisdictions are empowered to grant interim remedies in support of the arbitration pending the formation of an arbitral tribunal, while under PRC laws, an arbitral body has no power to grant injunctive relief and may not directly issue a provisional or final liquidation order for the purpose of protecting the assets of or equity interest in our PRC Consolidated Affiliated Entities in case of disputes. In addition, interim remedies or enforcement orders granted by overseas courts such as the courts of Hong Kong and the Cayman Islands may not be recognizable or enforceable in China, and do not, individually or collectively, constitute a breach of any PRC laws and regulations and will not be deemed invalid or ineffective under those laws and regulations; in particular, none of the Structured Contracts would be deemed as "concealing illegal intentions with a lawful form," and void under the PRC Contract Law;
- (c) each of the Structured Contracts is not in violation of provisions of the articles of association of our PRC Consolidated Affiliated Entities and Xinhua Chuangzhi;

- (d) entering and the performance of each of the Structured Contracts is not required to obtain any approvals or authorizations from the PRC governmental authorities, except that: (i) the pledge of the accounts receivable of Nanjing School in favor of Xinhua Chuangzhi is subject to registration requirements with the Credit Reference Centre of the People's Republic of China; (ii) the transfer of equity interest in Anhui Xinhua Education or the school sponsor's interest in Nanjing School contemplated under the Structured Contracts is subject to applicable approval and/or registration requirements under the then applicable laws, and (iii) any arbitral awards or foreign rulings and/or judgments in relation to the performance of the Structured Contracts are subject to applications to competent PRC courts for recognition and enforcement; and
- (e) Article 12 of the MOJ Draft for Comments does not apply to the existing not-for-profit private schools of our Group and will not affect the use of the Structured Contracts by our Group if the MOJ Draft for Comments became effective as currently drafted, given that no existing not-for-profit private school of our Group has elected to register as non-profit private school under the 2016 Decision and relevant local Implementation Opinion, and all the existing not-for-profit private schools of our Group will choose to register as for-profit private schools.

For details in relation to the risks involved in the Structured Contracts, see "Risk Factors — Risks Relating to Our Structured Contracts" in this document.

Directors' Views on the Structured Contracts

We believe that the Structured Contracts are narrowly tailored because the Structured Contracts are only used to enable our Group to consolidate the financial results of our PRC Consolidated Affiliated Entities which engage or will engage in the operation of vocational education and vocational training, where, as advised by our PRC Legal Advisors, based on the September Interviews, in addition to imposing Qualification Requirements on the foreign owners and withholding government approval in respect of Sino-foreign ownership, the approving regulatory authorities will not approve the establishment of Anhui Xinhua Education as a Sino-Foreign Joint Venture private school even if the relevant entities of our Group fulfilled the Qualification Requirement.

As of the date of this document, we have not encountered any interference or encumbrance from any governing bodies in our plan to adopt the Structured Contracts so that the financial results of the operation of our PRC Consolidated Affiliated Entities can be consolidated to those of our Group, and based on the advice of our PRC legal advisors, our Directors are of the view that the Structured Contracts are legal, valid and binding on the parties thereto under the PRC laws and regulations, except for relevant arbitration provisions, as disclosed in the paragraph headed "— Dispute Resolution" in this section.

The transactions contemplated under the Structured Contracts constitute continuing connected transactions of our Company under the Listing Rules upon the **[REDACTED]** and it is impracticable and unduly burdensome for them to be subject to the relevant requirements under the Listing Rules as our Directors are of the view that the transactions contemplated under the Structured Contracts are fundamental to our Group's legal structure and business operations, that such transactions have been and shall be entered into in the ordinary and usual course of business of our Group, are on normal commercial terms and are fair and reasonable and in the interests of our Company and our Shareholders as a whole. See "Connected Transactions" in this document.

CONSOLIDATED FINANCIAL RESULTS OF OUR PRC CONSOLIDATED AFFILIATED ENTITIES

According to HKFRSs 10 — Consolidated Financial Statements, a subsidiary is an entity that is controlled by another entity (known as the parent). An investor controls an investee when it is exposed, or has rights to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Although our Company does not directly or indirectly own our PRC Consolidated Affiliated Entities, the Structured Contracts as mentioned above enable our Company to exercise control over our PRC Consolidated Affiliated Entities. The basis of combining the results of our PRC Consolidated Affiliated Entities is disclosed in note 1 of Appendix I to this document. Our Directors consider that our Company can combine the financial results of our PRC Consolidated Affiliated Entities as if they were our Group's subsidiaries.

DEVELOPMENT IN THE PRC LEGISLATION ON FOREIGN INVESTMENT

The FIL

On March 15, 2019, the National People's Congress approved the FIL which will come into effect on January 1, 2020. The FIL is intended to replace the current foreign investment legal foundation in the PRC consisting of three laws: the Sino-Foreign Equity Joint Venture Enterprise Law, the Sino-Foreign Cooperative Joint Venture Enterprise Law and the Wholly Foreign-Invested Enterprise Law. For details of the FIL, see "Regulation — Regulation on Companies in the PRC — Regulations on Foreign Investment and FIL"

Impact and Potential Consequences of the FIL

Conducting operations through contractual arrangements has been adopted by many PRC-based companies including us, to obtain and maintain necessary licenses and permits in the industries that are currently subject to foreign investment restrictions or prohibitions in the PRC. The FIL, unlike the discussion draft of the proposed Foreign Investment Law of the People's Republic of China (《中華人民共和國外國投資法(草案徵 求意見稿)》) published on January 2015 by the MOFCOM, does not explicitly prohibit or restrict a foreign investor to rely on contractual arrangements to control the majority of its business that is subject to foreign investment restrictions or prohibitions in the PRC. Our PRC Legal Advisors is of the view that given the FIL has not explicitly prohibited or restricted a foreign restricted business to be controlled by contractual arrangements, when the FIL becomes effective on January 1, 2020 and if there is no other promulgated national laws, administrative regulations or administrative rules prohibiting or restricting the operation of or affecting the legality of contractual arrangements, the validity of our Structured Contracts will not be affected. See "Risk Factors - Risks relating to our Contractual Arrangements - Substantial uncertainties exist with respect to the interpretation and implementation of the FIL and how it may impact the viability of our current corporate structure, corporate governance and business operations" in this document for further details of risks relating to the FIL. In any event, we will take reasonable steps in good faith to seek compliance with the FIL.

COMPLIANCE WITH THE STRUCTURED CONTRACTS

Our Group has adopted the following measures to ensure the effective operation of our Group with the implementation of the Structured Contracts and our compliance with the Structured Contracts:

- (a) major issues arising from the implementation and compliance with the Structured Contracts or any regulatory enquiries from government authorities will be submitted to our Board, if necessary, for review and discussion on an occurrence basis;
- (b) our Board will review the overall performance of and compliance with the Structured Contracts at least once a year;
- (c) our Company will disclose the overall performance and compliance with the Structured Contracts in its annual reports and interim reports to update the Shareholders and potential investors;
- (d) our Company and our Directors undertake to provide periodic updates in our annual and interim reports regarding the qualification requirement and our status of compliance with the draft foreign investment law and its accompanying explanatory notes as stipulated under the section headed "Structured Contracts — Background of the Structured Contracts" and the latest development of the draft foreign investment law and its accompanying explanatory notes as disclosed under the section headed "— Development in the PRC Legislation on Foreign Investment", including the latest relevant regulatory development as well as our plan and progress in acquiring the relevant experience to meet the qualification requirement; and
- (e) our Company will engage external legal advisors or other professional advisors, if necessary, to assist our Board to review the implementation of the Structured Contracts, review the legal compliance of the WFOE and our PRC Consolidated Affiliated Entities to deal with specific issues or matters arising from the Structured Contracts.

In addition, notwithstanding that our non-executive Director, Mr. Wu Junbao and our executive Directors, Mr. Wu Wei and Mr. Xiao Guoqing are also one of the Registered Shareholders, we believe that our Directors are able to perform their roles in our Group independently and our Group is capable of managing its business independently after the [**REDACTED**] under the following measures:

- (a) the decision-making mechanism of the Board as set out in the Articles of Association includes provisions to avoid conflict of interest by providing, amongst other things, that in the event of conflict of interest in such contract or arrangement which is material, a Director shall declare the nature of his or her interest at the earliest meeting of the Board at which it is practicable for him or her to do so, and if he or she is to be regarded as having material interest in any contracts or arrangements, such Director shall abstain from voting and not be counted in the quorum;
- (b) each of our Directors is aware of his fiduciary duties as a Director which requires, amongst other things, that he acts for the benefits and in the best interests of our Group;

- (c) we have appointed three independent non-executive Directors, comprising over one-third of our Board, to provide a balance of the number of interested and independent Directors with a view to promoting the interests of our Company and our Shareholders as a whole; and
- (d) we will disclose in our announcements, circulars, annual and interim reports in accordance with the requirements under the Listing Rules regarding decisions on matters reviewed by our Board (including independent non-executive Directors) relating to any business or interest of each Director and his associates that competes or may compete with the business of our Group and any other conflicts of interest which any such person has or may have with our Group.