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Qingci Games Inc. 青瓷游戏有限公司 (Incorporated in the Cayman Islands with limited liability) (Stock code: 6633)

PROPOSED AMENDMENTS TO THE MEMORANDUM AND ARTICLES OF ASSOCIATION

In view of the changes to Appendix 3 of the Listing Rules regarding the core shareholder protection standards (the "**Core Shareholder Protection Standards**") which became effective on January 1, 2022, the Board proposed to amend the Memorandum and Articles of Association to conform to the Core Shareholder Protection Standards. The proposed amendments to the Memorandum and Articles of Association incorporating such amendments are subject to the approval of the Shareholders by way of a special resolution at the annual general meeting of the Company to be held on Monday, June 6, 2022.

A summary of the major amendments to the Memorandum and Articles of Association are as follows:

Article	Original	Amendments	Relevant paragraph of Appendix 3 of the Listing Rules
12.1	The Company shall hold a general meeting as its annual general meeting in each year other than the year of the Company's adoption of these Articles, within a period of not more than 15 months after the holding of the last preceding annual general meeting or not more than 18 months after the date of adoption of these Articles (or such longer period as the Exchange may authorise). The annual general meeting shall be specified as such in the notices calling it and shall be held at such time and place as the Board shall appoint.	The Company shall hold a general meeting as its annual general meeting in each financial year. The annual general meeting shall be specified as such in the notices calling it and shall be held at such time and place as the Board shall appoint.	14(1)

Article	Original	Amendments	Relevant paragraph of Appendix 3 of the Listing Rules
12.3	The Board may, whenever it thinks fit, convene	The Board may, whenever it thinks fit, convene	14(5)
	an extraordinary general meeting. General	an extraordinary general meeting. General	
	meetings shall also be convened on the written	meetings shall also be convened on the written	
	requisition of any one or more members	requisition of any one or more members	
	holding together, as at the date of deposit of	holding together, as at the date of deposit of	
	the requisition, shares representing not less	the requisition, shares representing not less	
	than one-tenth of the paid up capital of the	than one-tenth of the voting rights, on a one	
	Company which carry the right of voting at	vote per share basis, of the Company which	
	general meetings of the Company. The written	carry the right of voting at general meetings	
	requisition shall be deposited at the principal	of the Company. The written requisition	
	office of the Company in Hong Kong or, in	shall be deposited at the principal office of	
	the event the Company ceases to have such	the Company in Hong Kong or, in the event	
	a principal office, the registered office of the	the Company ceases to have such a principal	
	Company, specifying the objects of the meeting	office, the registered office of the Company,	
	and the resolutions to be added to the meeting	specifying the objects of the meeting and the	
	agenda, and signed by the requisitionist(s). If	resolutions to be added to the meeting agenda,	
	the Board does not within 21 days from the date	and signed by the requisitionist(s). If the	
	of deposit of the requisition proceed duly to	Board does not within 21 days from the date	
	convene the meeting to be held within a further	of deposit of the requisition proceed duly to	
	21 days, the requisitionist(s) themselves or any	convene the meeting to be held within a further	
	of them representing more than one-half of the		
	total voting rights of all of them, may convene the general meeting in the same menner as	of them representing more than one-half of the	
	the general meeting in the same manner, as nearly as possible, as that in which meetings	total voting rights of all of them, may convene the general meeting in the same manner, as	
	may be convened by the Board provided that	nearly as possible, as that in which meetings	
	any meeting so convened shall not be held after	may be convened by the Board provided that	
	the expiration of three months from the date of	any meeting so convened shall not be held after	
	deposit of the requisition, and all reasonable	the expiration of three months from the date of	
	expenses incurred by the requisitionist(s) as	deposit of the requisition, and all reasonable	
	a result of the failure of the Board shall be	expenses incurred by the requisitionist(s) as	
	reimbursed to them by the Company.	a result of the failure of the Board shall be	
	terme shou to more by the company.	reimbursed to them by the Company.	

			Relevant paragraph of Appendix 3 of the
Article	Original	Amendments	Listing Rules
14.1	Subject to any special rights, privileges or restrictions as to voting for the time being	Subject to any special rights, privileges or restrictions as to voting for the time being	14(3)
	attached to any class or classes of shares, at	attached to any class or classes of shares,	
	any general meeting <u>where a show of hands is</u>	at any general meeting (a) every member present in person (or, in the case of a member	
	allowed, every member present in person (or, in the case of a member being a corporation,	being a corporation, by its duly authorised	
	by its duly authorised representative) shall	representative) or by proxy shall have the	
	have one vote, and on a poll every member	right to speak, (b) on a show of hands, every	
	present in <u>person (or, in the case of a member</u>	member present in such manner shall have	
	being a corporation, by its duly authorised	one vote, and (c) on a poll every member present	
	representative) or by proxy shall have one	in <u>such manner</u> shall have one vote for each	
	vote for each share registered in his name in	share registered in his name in the register.	
	the register. On a poll a member entitled to	On a poll a member entitled to more than one	
	more than one vote is under no obligation to	vote is under no obligation to cast all his votes	
	cast all his votes in the same way. For the	in the same way. For the avoidance of doubt,	
	avoidance of doubt, where more than one proxy	where more than one proxy is appointed by a	
	is appointed by a recognized clearing house	recognised clearing house (or its nominee(s)),	
	(or its nominee(s)), each such proxy shall have	each such proxy shall have one vote on a show	
	one vote on a show of hands and is under no	of hands and is under no obligation to cast all	
	obligation to cast all his votes in the same way on a poll.	his votes in the same way on a poll.	

Article	Original	Amendments	Relevant paragraph of Appendix 3 of the Listing Rules
14.15	If a recognised clearing house (or its nominee(s)) is a member it may authorise such person or persons as it thinks fit to act as its representative(s) at any general meeting of the Company or at any general meeting of any class of members provided that, if more than one person is so authorised, the authorisation shall specify the number and class of shares in respect of which each such person is so authorised. The person so authorised will be deemed to have been duly authorised without the need of producing any documents of title, notarised authorisation and/or further evidence to substantiate that it is so authorised. A person so authorised pursuant to this provision shall be entitled to exercise the same rights and powers on behalf of the recognised clearing house (or its nominee(s)) which he represents as that recognised clearing house (or its nominee(s)) could exercise as if such person were an individual member holding the number and class of shares specified in such authorisation, including, where a show of hands is allowed, the right to vote individually on a show of hands, notwithstanding any contrary provision contained in these Articles.	the number and class of shares specified in such authorisation, including, <u>the right to</u> <u>speak, and</u> where a show of hands is allowed, the right to vote individually on a show of hands, notwithstanding any contrary provision contained in these Articles.	19
16.2	The Board shall have power from time to time and at any time to appoint any person as a Director either to fill a casual vacancy or as an addition to the Board. Any Director so appointed shall hold office only until the <u>next</u> <u>following</u> general meeting of the Company and shall then be eligible for re-election at that meeting.	The Board shall have power from time to time and at any time to appoint any person as a Director either to fill a casual vacancy or as an addition to the Board. Any Director so appointed shall hold office only until the <u>first</u> <u>annual</u> general meeting of the Company <u>after</u> <u>his appointment</u> and shall then be eligible for re-election at that meeting.	4(2)

Article	Original	Amendments	Relevant paragraph of Appendix 3 of the Listing Rules
16.6	The Company may by ordinary resolution at	The Company may by ordinary resolution at	4(3)
10.0	any time remove any Director (including a	any time remove any Director (including a	ч(3)
	Managing Director or other executive Director)	Managing Director or other executive Director)	
	before the expiration of his <u>period</u> of office	before the expiration of his <u>term</u> of office	
	notwithstanding anything in these Articles or	notwithstanding anything in these Articles or	
	in any agreement between the Company and	in any agreement between the Company and	
	such Director and may by ordinary resolution	such Director and may by ordinary resolution	
	elect another person in his stead. Any person so	elect another person in his stead. Any person so	
	elected shall hold office during such time only	elected shall hold office during such time only	
	as the Director in whose place he is elected	as the Director in whose place he is elected	
	would have held the same if he had not been	would have held the same if he had not been	
	removed. Nothing in this Article should be	removed. Nothing in this Article should be	
	taken as depriving a Director removed under	taken as depriving a Director removed under	
	any provision of this Article of compensation	any provision of this Article of compensation	
	or damages payable to him in respect of the	or damages payable to him in respect of the	
	termination of his appointment as Director or	termination of his appointment as Director or	
	of any other appointment or office as a result of	of any other appointment or office as a result of	
	the termination of his appointment as Director	the termination of his appointment as Director	
	or as derogatory from any power to remove	or as derogatory from any power to remove	
	a Director which may exist apart from the	a Director which may exist apart from the	
	provision of this Article.	provision of this Article.	

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Article	Original	Amendments	Relevant paragraph of Appendix 3 of the Listing Rules
29.2	The Company shall at every annual general meeting appoint an auditor or auditors of the Company who shall hold office until the next annual general meeting. The removal of an Auditor before the expiration of his period of office shall require the approval of an ordinary resolution of the members in general meeting. The remuneration of the Auditors shall be fixed by the Company at the annual general meeting at which they are appointed provided that in respect of any particular year the Company in general meeting may delegate the fixing of such remuneration to the Board. No person may be appointed as the, or an, Auditor, unless he is independent of the Company. The Board may before the first annual general meeting appoint an auditor or auditors of the Company who shall hold office until the first annual general meeting in which case the members in general meeting may appoint Auditors. The Board may fill any casual vacancy in the office of Auditor but while any such vacancy continues the surviving or continuing Auditor or Auditors, if any, may act. The remuneration of any Auditor appointed by the Board under this Article may be fixed by the Board.	The Company shall at every annual general meeting by ordinary resolution appoint an auditor or auditors of the Company who shall hold office until the next annual general meeting. The removal of an Auditor before the expiration of his period of office shall require the approval of an ordinary resolution of the members in general meeting. The remuneration of the Auditors shall be fixed by the Company at the annual general meeting at which they are appointed by ordinary resolution provided that in respect of any particular year the Company in general meeting may delegate the fixing of such remuneration to the Board. No person may be appointed as the, or an, Auditor, unless he is independent of the Company. The Board may before the first annual general meeting unless previously removed by an ordinary resolution of the members in general meeting in which case the members at that meeting may appoint Auditors. The Board may fill any casual vacancy in the office of Auditor but while any such vacancy continues the surviving or continuing Auditor or Auditor, if any, may act. The remuneration of any Auditor appointed by the Board under	17
32.1	(no such provision)	this Article may be fixed by the Board.Subject to the Companies Act, the Companymay by special resolution resolve that theCompany be wound up voluntarily.	21

The proposed amendments to the Memorandum and Articles of Association and adoption of new Memorandum and Articles of Association incorporating such amendments are subject to the approval of the Shareholders by way of a special resolution to be proposed at the AGM. A circular containing, among other things, particulars relating to the proposed amendments to Memorandum and Articles of Association together with a notice convening the AGM will be despatched to the Shareholders together with the annual report for the year ended December 31, 2021 in due course.

DEFINITIONS

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

"AGM"	the annual general meeting of the Company to be convened and held for the Shareholders to consider and, if appropriate, to approve, among others, the proposed amendments to the Memorandum and Articles of Association
"Articles of Association"	the articles of association of the Company, as amended, modified or otherwise supplemented from time to time
"Board"	the board of Directors of the Company
"Company"	Qingci Games Inc. (青瓷游戏有限公司), an exempted company incorporated in the Cayman Islands with limited liability on March 12, 2021 and whose Shares are listed on the Stock Exchange
"Director(s)"	the director(s) of our Company
"Listing Rules"	the Rules Governing the Listing of Securities on the Stock Exchange
"Main Board"	the Main Board of the Stock Exchange
"Memorandum"	the memorandum of association of the Company, as amended, modified or otherwise supplemented from time to time
"Shareholder(s)"	holder(s) of Share(s)
"Stock Exchange"	The Stock Exchange of Hong Kong Limited
	By Order of the Board

Qingci Games Inc. Liu Siming Executive Director

Hong Kong, March 24, 2022

As at the date of this announcement, the Board comprises Mr. Yang Xu, Mr. Huang Zhiqiang, Mr. Liu Siming and Mr. Zeng Xiangshuo as executive Directors, and Mr. Zhang Longgen, Professor Lam Sing Kwong Simon and Ms. Fang Weijin as independent non-executive Directors.