THIS CIRCULAR IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION

If you are in doubt as to any aspect of this circular or as to the action to be taken, you should consult your stockbroker or other registered dealer in securities, bank manager, solicitor, accountant or other professional adviser.

If you have sold or transferred all your shares in GOLDWIND SCIENCE&TECHNOLOGY CO., LTD., you should at once hand this circular together with the accompanying form(s) of proxy to the purchaser or transferee or to the bank, stockbroker or other agent through whom the sale was effected for transmission to the purchaser or transferee.

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GOLDWIND SCIENCE&TECHNOLOGY CO., LTD.* 金風科技股份有限公司

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

(Stock Code: 02208)

(1) PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION AND THE RULES OF PROCEDURE (2) PROPOSED ELECTION OF NON-EXECUTIVE DIRECTOR

(3) NOTICE OF THE 2024 FIRST EXTRAORDINARY GENERAL MEETING

AND

(4) NOTICE OF THE 2024 FIRST CLASS MEETING OF H SHAREHOLDERS

The EGM, Class Meeting of A Shareholders and Class Meeting of H Shareholders will be held at Conference Room, No. 8 Boxing Yi Road, Economic & Technological Development District, Beijing, PRC at 2:30 p.m. on Tuesday, 27 February 2024. Notices convening the EGM and Class Meeting of H Shareholders are set out in this circular. Please refer to relevant documents published on the website of CNINFO (www.cninfo.com.cn) for meeting materials of the Class Meeting of A Shareholders.

The corresponding form(s) of proxy and reply slip(s) for use in connection with the EGM and Class Meeting of H Shareholders are enclosed herewith and published on the website of The Stock Exchange of Hong Kong Limited (www.hkexnews.hk). Whether or not you are able to attend the EGM and/or Class Meeting of H Shareholders, please complete and return the reply slip(s) and form(s) of proxy in accordance with the instructions printed thereon as soon as practicable and in any event not later than 20 days and 24 hours, respectively, before the time designated for holding such meetings or any adjournment thereof. Completion and return of the form(s) of proxy will not preclude you from attending and voting in person at the EGM and/or Class Meeting of H Shareholders or any adjourned meetings should you so wish.

12 January 2024

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DEFINITIONS

In this circular, the following expressions have the following meanings unless the context requires otherwise:

"Articles of Association" the articles of association of the Company, as amended

from time to time;

"A Shares" ordinary shares issued by the Company, with RMB-

> denominated par value of RMB1.00 each, which are subscribed for and paid up in Renminbi and listed on the

Shenzhen Stock Exchange;

"A Shareholder(s)" holders of A Shares:

"Board" the board of directors of the Company;

"Chairman" the chairman of the Board:

"Class Meeting of A the 2024 first class meeting of A Shareholders to be held Shareholders"

immediately after the EGM (or any adjournment thereof);

"Class Meeting of H the 2024 first class meeting of H Shareholders to be Shareholders"

held immediately after the EGM and Class Meeting of A Shareholders (or any adjournment thereof), the notice of

which is set out on pages 197 to 199 of this circular;

"Company" 金風科技股份有限公司 (GOLDWIND SCIENCE&

> TECHNOLOGY CO., LTD.*), a joint stock limited liability company established in the PRC on 26 March 2001, the H Shares of which are listed and traded on the main board of the Hong Kong Stock Exchange and the A shares of which

are listed on the Shenzhen Stock Exchange;

"Directors" the directors of the Company;

"Extraordinary General Meeting" the 2024 first extraordinary general meeting of the

or "EGM" Company to be convened at Conference Room, No. 8 Boxing Yi Road, Economic & Technological Development District, Beijing, PRC at 2:30 p.m. on Tuesday, 27 February

2024, the notice of which is set out on pages 194 to 196 of

this circular;

DEFINITIONS

"H Shares" ordinary shares issued by the Company, with RMB-

denominated par value of RMB1.00 each, which are subscribed for and paid up in Hong Kong dollars and listed

on the Hong Kong Stock Exchange;

"H Shareholder(s)" holders of H Shares;

"Hong Kong" the Hong Kong Special Administrative Region of the PRC;

"Hong Kong Listing Rules" the Rules Governing the Listing of Securities on the

Hong Kong Stock Exchange;

"Hong Kong Stock Exchange" The Stock Exchange of Hong Kong Limited;

"Latest Practicable Date" 9 January 2024, being the latest practicable date prior to the

printing of this circular for ascertaining certain information

contained in this circular;

"PRC" the People's Republic of China. References in this circular

to the PRC exclude Hong Kong, the Macau Special

Administrative Region of the PRC and Taiwan;

"RMB" Renminbi, the lawful currency of the PRC;

"Rules of Procedure" Rules of Procedure for the General Meeting, Rules of

Procedure for the Board and Rules of Procedure for the

Supervisory Committee;

"Rules of Procedure for the

Board"

the rules of procedure for the board of the Company, as

amended from time to time;

"Rules of Procedure for the

General Meeting"

the rules of procedure for the general meeting of the

Company, as amended from time to time;

"Rules of Procedure for the

Supervisory Committee"

the rules of procedure for the supervisory committee of the

Company, as amended from time to time;

"Shareholder(s)" shareholder(s) of the Company; and

"Shareholders' Class Meetings" Class Meeting of A Shareholders and Class Meeting of H

Shareholders.



GOLDWIND SCIENCE&TECHNOLOGY CO., LTD.* 金風科技股份有限公司

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

(Stock Code: 02208)

Directors:

Executive Directors:

Mr. Wu Gang

Mr. Cao Zhigang

Mr. Liu Rixin

Non-executive Directors:

Mr. Gao Jianjun

Ms. Yang Liying

Independent Non-executive Directors:

Ms. Yang Jianping

Mr. Tsang Hin Fun Anthony

Mr. Wei Wei

Registered Office:

No. 107, Shanghai Road Economic & Technological Development District

Urumqi

Xinjiang, PRC

Place of Business in Hong Kong:

Edinburgh Tower, 33/F, The Landmark

15 Queen's Road Central

Hong Kong

12 January 2024

To the Shareholders,

Dear Sir or Madam,

(1) PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION AND THE RULES OF PROCEDURE (2) PROPOSED ELECTION OF NON-EXECUTIVE DIRECTOR (3) NOTICE OF THE 2024 FIRST EXTRAORDINARY GENERAL MEETING

AND

(4) NOTICE OF THE 2024 FIRST CLASS MEETING OF H SHAREHOLDERS

I. INTRODUCTION

The purpose of this circular is to set out the details of (1) proposed amendments to the Articles of Association and the Rules of Procedure; (2) the proposed election of non-executive Director; (3) to give you notice of the EGM and (4) to give you notice of the Class Meeting of H Shareholders to consider and approve the proposed resolutions. Details of the resolutions to be proposed at the EGM and the Class Meeting of H Shareholders, please refer to the enclosed notices of the EGM and the Class Meeting of H Shareholders, respectively.

^{*} For identification purposes only

II. PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION AND THE RULES OF PROCEDURE

Reference is made to the announcement of the Company dated 22 December 2023, in relation to the proposed amendments to the Articles of Association and the Rules of Procedure.

In view of the facts that (i) China Securities Regulatory Commission issued the Administrative Measures for Independent Directors of Listed Companies (《上市公司獨立董事管理辦法》), (ii) the Essential Clauses in Articles of Association of Companies Listed Overseas (《到境外上市公司章程必備條款》) has been repealed, and the Hong Kong Stock Exchange revised Hong Kong Listing Rules and (iii) considering the actual situation of the Company, the Company proposes to make amendments to certain articles of the Articles of Association and the Rules of Procedure, according to the Guidelines for Articles of Association of Listed Companies (《上市公司章程指引》), the No. 1 Self-regulatory Guidelines for Listed Companies of Shenzhen Stock Exchange – Standardized Operation of Companies Listed on the Main Board (revised in 2023) (《深圳證券交易所上市公司自律監管指引第1號一主板上市公司規範運作(2023年修訂)》) and other laws and regulations. For details, please refer to Appendix I to IV to this circular. Save for the proposed amendments to the Articles of Association and the Rules of Procedure set out in Appendix I to IV to this circular, other provisions of the Articles of Association and the Rules of Procedure remain unchanged.

The proposed amendments to the Articles of Association and the Rules of Procedure for the General Meeting will be subject to the voting of Shareholders by way of special resolutions at the EGM and the Shareholders' Class Meetings, and shall become effective upon approval by the Shareholders at the EGM and the Shareholders' Class Meetings. The Articles of Association will come into effect after obtaining all necessary approvals, authorizations or registration (if applicable) from or filing with the relevant government or regulatory authorities if any further approval or filing is required. The proposed amendments to the Rules of Procedure for the Board and the Rules of Procedure for the Supervisory Committee will be subject to the voting of Shareholders by way of special resolutions at the EGM, and shall become effective upon approval by the Shareholders at the EGM.

The English version of the Articles of Association and the Rules of Procedure is an unofficial translation of their Chinese version and is for reference only. In case of any discrepancies, the Chinese version shall prevail.

III. PROPOSED ELECTION OF NON-EXECUTIVE DIRECTOR

Reference is made to the announcement of the Company dated 22 December 2023, in relation to the proposed election of non-executive Director. Based on the recommendation of Hexie Health Insurance Co., Ltd., a shareholder of the Company, and the review by the nomination committee of the Company, the Board proposed to elect Mr. Zhang Xudong (張旭東) ("Mr. Zhang") as a non-executive Director. The term of office of Mr. Zhang shall expire upon the expiry of the term of the eighth session of the Board.

Mr. Zhang, aged 36, graduated from Jilin Institute of Chemical Technology with a bachelor's degree in Electronic Information Engineering. From March 2011 to August 2021, Mr. Zhang served as the head, manager, head of functional departments within the Fujia Group Co. Ltd.* (福佳集團有限公司); from August 2021 to December 2021, he served as the manager of the license management office of the general manager's office of Hexie Health Insurance Co., Ltd.; from December 2021 to September 2022, he served as the deputy general manager (in charge of work) of institutional development department of Hexie Health Insurance Co., Ltd.; he has been serving as the general manager of institutional development department and the chief officer of the Board's office of Hexie Health Insurance Co., Ltd. since September 2022.

From 20 November 2017 to 15 December 2023, Mr. Zhang has been the supervisor of Fujia Guoping (Shanghai) Asset Management Co., Ltd.* (福佳國平(上海)資產管理有限公司). From 7 March 2018 to 18 December 2023, Mr. Zhang has been the supervisor of Taiping Fujia Asset Management (Dalian) Co., Ltd.* (太平福佳資產管理(大連)有限公司). From 1 April 2019 to 19 December 2023, Mr. Zhang has been the supervisor of Liaoning Fubao Insurance Brokers Co. Ltd.* (遼寧福保保險經紀有限公司).

As at the Latest Practicable Date, Mr. Zhang (i) does not have any interests in the Company's securities within the meaning of Part XV of the Securities and Futures Ordinance; (ii) does not have any relationship with any Directors, senior management, or substantial shareholders of the Company save as disclosed above; (iii) does not hold any other position with the Company or any other member of the group of companies of which the Company forms part save as disclosed above; (iv) does not have any major appointments and professional qualifications save as disclosed above; and (v) has not held any directorship in other listed public companies in the last three years save as disclosed above.

Save as disclosed in this circular, there is no other information to be disclosed pursuant to any of the requirements under Rule 13.51(2) of the Hong Kong Listing Rules, nor are there other matters that need to be brought to the attention of the Shareholders in relation to the proposed election of Mr. Zhang as a non-executive Director.

Subject to the approval of Shareholders at the EGM, the Company will enter into a service contract with Mr. Zhang, which will state, among other things, his emoluments and length of service. Mr. Zhang as a non-executive Director will not receive any remuneration from the Company.

IV. EGM AND CLASS MEETING OF H SHAREHOLDERS

The EGM, Class Meeting of A Shareholders and Class Meeting of H Shareholders will be held at Conference Room, No. 8 Boxing Yi Road, Economic & Technological Development District, Beijing, PRC at 2:30 p.m. on Tuesday, 27 February 2024. Notices convening the EGM and Class Meeting of H Shareholders are set out in this circular. Please refer to relevant documents published on the website of CNINFO (www.cninfo.com.cn) for meeting materials of the Class Meeting of A Shareholders.

The register of members of the Company will be closed from Sunday, 28 January 2024 to Tuesday, 27 February 2024 (both days inclusive) for the purpose of determining the Shareholders entitled to attend the EGM and Class Meeting of H Shareholders. During the above-mentioned period, no share transfer will be registered. H Shareholders whose names appear on the register of members as at the close of business on Friday, 26 January 2024 are entitled to attend the EGM and Class Meeting of H Shareholders. In order to attend and vote at the EGM and Class Meeting of H Shareholders whose transfers have not been registered shall deposit the transfer documents together with the relevant share certificates at the H share registrar of the Company, Computershare Hong Kong Investor Services Limited at Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong no later than 4:30 p.m. on Friday, 26 January 2024.

Voting by Shareholders at the EGM and Class Meeting of H Shareholders must be taken by poll in accordance with rule 13.39(4) of the Hong Kong Listing Rules.

V. RECOMMENDATION

The Directors believe that the resolutions proposed at the EGM and Class Meeting of H Shareholders are all in the best interests of the Company and the Shareholders as a whole. Accordingly, the Directors recommend that the Shareholders should vote in favor of all resolutions to be proposed at the EGM and the Class Meeting of H Shareholders.

Yours faithfully,
For and on behalf of the Board
GOLDWIND SCIENCE&TECHNOLOGY CO., LTD.*
WU Gang
Chairman

No.	Before amendments	After the proposed amendments
		Due to the addition or subtraction of articles and the adjustment of the order of articles, the serial number of the articles of the Articles of Association will be adjusted accordingly. The serial number of the articles that refer to each other in the original Articles of Association is changed, and the revised Articles of Association shall also be changed accordingly.
1 1.0	These Articles of Association (these "Articles") have been formulated in order to protect the lawful rights and interests of Goldwind Science & Technology Co., Ltd. and its shareholders and creditors, and to govern the activities and organization of the Company. These Articles are formulated in accordance with relevant national laws and administrative regulations, including the Company Law of the PRC, the Securities Law of the PRC, the Mandatory Provisions, and the Guidelines on Articles of Association, the Rules for the General Meeting of Listed Company, the Listing Rules of Shenzhen Stock Exchange and the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited.	1.01 These Articles of Association (these "Articles") have been formulated in order to protect the lawful rights and interests of GOLDWIND SCIENCE&TECHNOLOGY CO., LTD. and its shareholders and creditors, and to govern the activities and organization of the Company. These Articles are formulated in accordance with relevant national laws and administrative regulations, including the Company Law of the PRC, the Securities Law of the PRC, and the Guidelines on Articles of Association, the Rules for the General Meeting of Listed Company, the Listing Rules of Shenzhen Stock Exchange and the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited.

No.		Before amendments	1	After the proposed amendments
2	:	These Articles shall be legally binding upon the Company and its shareholders, directors, supervisors, and senior management personnel; each of such personnel may raise claims regarding Company's matters in accordance with these Articles.	1.06	These Articles shall be legally binding upon the Company and its shareholders, directors, supervisors, and senior management personnel; each of such personnel may raise claims regarding Company's matters in accordance with these Articles.
	1	In accordance with these Articles, a shareholder may sue other shareholders, shareholders may sue the directors, supervisors, and senior management personnel of the Company, shareholders may sue the Company, and the Company may sue its shareholders, directors, supervisors, and senior management personnel.		In accordance with these Articles, a shareholder may sue other shareholders, shareholders may sue the directors, supervisors, and senior management personnel of the Company, shareholders may sue the Company, and the Company may sue its shareholders, directors, supervisors, and senior management personnel.
		The term "sue" used in the above paragraph means the initiation of legal proceedings in a court with jurisdiction in the PRC; the matters described in the above paragraph may also be referred to the specified arbitration organization for arbitration in accordance with these Articles.		

No.		Before amendments	1	After the proposed amendments
3	1.09	Subject to approval by the competent approval authority, these Articles shall become effective from the date of the listing of the Company's publicly issued H shares on the Hong Kong Exchanges and Clearing Limited (the "HKEx"). As of the effective date of these Articles, the Company's previous articles of association and the amendments thereto shall automatically expire. These Articles shall, from the effective date hereof, become a legally binding document governing the organization and behavior of the Company, and the rights and obligations between the Company and its shareholders, and between shareholders.	1.09	As of the effective date of these Articles, the Company's previous articles of association and the amendments thereto shall automatically expire. These Articles shall, from the effective date hereof, become a legally binding document governing the organization and behavior of the Company, and the rights and obligations between the Company and its shareholders, and between shareholders.
4	3.04	The Company may issue shares to domestic investors and foreign investors upon approval by the China Securities Regulatory Commission ("CSRC"). The foreign investors referred to in the above paragraph mean investors from foreign countries and from Hong Kong, Macao, and Taiwan regions that have subscribed for shares issued by the Company; the domestic investors referred to in the above paragraph mean investors from the PRC, excluding the regions specified above, that have subscribed for shares issued by the Company.	3.04	The Company may issue shares to domestic investors and foreign investors in accordance with laws subject to the registration or recordation of the China Securities Regulatory Commission ("CSRC"). The foreign investors referred to in the above paragraph mean investors from foreign countries and from Hong Kong, Macao, and Taiwan regions that have subscribed for shares issued by the Company; the domestic investors referred to in the above paragraph mean investors from the PRC, excluding the regions specified above, that have subscribed for shares issued by the Company.

No.		Before amendments	I	After the proposed amendments
5	3.05	Shares issued by the Company to domestic investors and subscribed for in RMB shall be referred to as "domestic shares".	3.05	Shares issued by the Company to domestic investors and subscribed for in RMB shall be referred to as "domestic shares".
		Shares issued by the Company to foreign investors and subscribed for in a foreign currency shall be referred to as "foreign shares". Foreign shares that are listed outside the PRC shall be referred to as "overseas listed foreign shares".		Shares issued by the Company to foreign investors and subscribed for in a foreign currency shall be referred to as "foreign shares". Foreign shares that are listed outside the PRC shall be referred to as "overseas listed foreign shares".
		The holders of both domestic shares and foreign shares are ordinary shareholders, and shall be entitled to the same rights and bear the same responsibilities.		The holders of both domestic shares and foreign shares are ordinary shareholders, and shall be entitled to the same rights and bear the same responsibilities.
		Upon approval by the State Council's securities regulatory body, domestic shareholders of the Company may transfer their shares to foreign investors, and such shares may be listed and traded overseas. The listing and trading of the shares transferred on an overseas stock exchange shall also comply with the regulatory procedures, regulations, and requirements of the overseas securities market. The listing and trading of such transferred shares on an overseas stock exchange is not subject to voting at a meeting of class shareholders.		Unless otherwise provided by applicable laws and regulations and/ or the relevant listing rules, domestic shares and foreign shares are not regarded as different classes of shares.

No.		Before amendments	After the proposed amendments
6	3.08	Regarding the plan for issuing overseas listed foreign shares and domestic shares by the Company as approved by the CSRC, the Board of Directors (the "Board") of the Company may arrange for the implementation of such plan through separate issues. The Company's plan for the separate issues of overseas listed foreign shares and domestic shares in accordance with the above paragraph may be implemented separately within 15 months of the date of approval by the CSRC.	Delete
7	3.09	In issuing the planned shares, the Company shall issue the domestic shares and the overseas listed foreign shares in single tranches respectively. Where there are special circumstances such that the shares cannot be issued in one tranche, the Company may issue the shares in several tranches, subject to approval by the CSRC.	Delete

No.			Before amendments		After	the proposed amendments
8	3.11	and may the f with regul	ed on the needs of operation development, the Company approve of capital increases by following means in accordance the provisions of laws and ations upon resolutions of the cholders' general meeting: public offering of shares; placing new shares to existing shareholders;	3.09	and may the f with regul	ed on the needs of operation development, the Company approve of capital increases by following means in accordance the provisions of laws and lations upon resolutions of the cholders' general meeting: public offering of shares; non-public offering of shares; distributing new shares to existing shareholders;
		(4)	distributing new shares to existing shareholders;		(4)	converting provident fund into share capital increases;
		(5)(6)	converting provident fund into share capital increases; other means permitted by laws and administrative regulations,		(5)	other means permitted by laws and administrative regulations, and CSRC.
			and CSRC.			
9	3.12	admi	ss otherwise required by laws, nistrative regulations or these les, shares of the Company may	3.10		shares of the Company may be ferred according to laws.
		be fi	reely transferred with no lien hed.		proc	Supervisory Committee meeting redural regulations shall be used in the appendix of these
		procinclu Artic by t	Supervisory Committee meeting edural regulations shall be ided in the appendix of these cles, and shall be formulated the Supervisory Committee approved by the shareholders' ral meetings.		Artic by t and	cles, and shall be formulated the Supervisory Committee approved by the shareholders' ral meetings.

No.		Before amendments		After the proposed amendments
10			3.13	The Company or its subsidiary companies (including enterprises affiliated to it) shall not, in the form of grants, advances, guarantees, compensations or loans, among others, provide any financial aid to any person purchasing or intending to purchase the shares of the Company.
11	4.02	The Company shall prepare a balance sheet and an inventory of assets when it reduces its registered capital.	4.02	The Company shall prepare a balance sheet and an inventory of assets when it reduces its registered capital.
		The Company shall notify its creditors within 10 days of adopting the resolution to reduce its registered capital, and shall publish an announcement to that effect in the Securities Times within 30 days of the said date. Creditor shall be entitled to require the Company to repay its debts in full or to provide a corresponding guarantee of repayment within 30 days of receiving the written notice, or within 90 days of the date of the announcement for those who did not receive the written notice. The registered capital of the Company after capital reduction shall not be less than the statutory		The Company shall notify its creditors within 10 days of adopting the resolution to reduce its registered capital, and shall publish an announcement to that effect in the Securities Times within 30 days of the said date. Creditor shall be entitled to require the Company to repay its debts in full or to provide a corresponding guarantee of repayment within 30 days of receiving the written notice, or within 45 days of the date of the announcement for those who did not receive the written notice. The registered capital of the Company after capital reduction shall not be less than the statutory

No.		Before amendments	After the proposed amendments
12	4.04	The Company purchase its shares, by open on-market centralized transactions, by making a repurchase offer to all shareholders with the same proportion, by an agreement outside a stock exchange, or by other means authorized by the relevant laws, administrative regulations, and CSRC. In circumstances categorized under provision (3), (5) and (6) of Article 4.03 of these Articles, the Company shall purchase its shares by open onmarket centralized transactions.	by open on-market centralized transactions, or by other means authorized by the relevant laws, administrative regulations, and CSRC. In circumstances categorized under provision (3), (5) and (6) of Article 4.03 of these Articles, the Company shall purchase its shares by open onmarket centralized transactions.
13	4.05	The Company's repurchase of its shares by off-market agreement is subject to prior approval by the shareholders' general meeting in accordance with the provisions of these Articles. Upon prior approval by the shareholders' general meeting in the same manner, the Company may rescind or change the contracts concluded in the manner set forth above, or waive any of its rights in such contracts. If the Company repurchases its redeemable shares by means other than through the market or a tender, the price of such shares shall not exceed a certain maximum price; in the case of repurchase through a tender, then a tender proposal shall be provided to all shareholders on the same conditions.	

No.		Before amendments	After the proposed amendments
		The share repurchase contracts	
		referred to in the above paragraph	
		shall include (but not limited to)	
		agreements whereby it's agreed to	
		bear the obligation and obtain the	
		right to repurchase shares.	
		The Company may not transfer its	
		contract for the repurchase of its	
		shares or any of its rights therein.	
14	4.07	The Company shall comply with	Delete
		the following provisions when	
		repurchasing its issued and	
		outstanding shares, unless the	
		Company is already in the process of	
		liquidation:	
		(1) In the event that shares of	
		the Company are repurchased	
		at par value, the payment	
		therefore shall be deducted	
		from the Company's book	
		balance of distributable	
		profit and the proceeds from	
		a new share issue made to	
		repurchase old shares;	

No.		Before amendments	After the proposed amendments
	(2)	In the event that shares of the Company are repurchased at a price higher than the par value, the portion equivalent to the par value shall be deducted from the Company's book balance of distributable profit and the proceeds from a new share issue made to repurchase old shares; and the portion in excess of the par value shall be handled as follows:	
		1. in the event that shares are repurchased at par value, the payment therefore shall be deducted from the book balance of distributable profit of the Company;	

No.	Before amendments	After the proposed amendments
	2. in the event that shares	
	are repurchased at	
	a price higher than	
	the par value, the	
	payment therefore	
	shall be deducted from	
	the Company's book	
	balance of distributable	
	profit and the proceeds	
	from a new share issue	
	made to repurchase	
	old shares; provided,	
	however, that the	
	amount deducted from	
	the proceeds from the	
	new share issue shall	
	not exceed the total	
	premium obtained at	
	the time of issuance	
	of the old shares, nor	
	shall it exceed the	
	balance of the premium	
	account (or capital	
	reserve account) of the	
	Company (including the	
	premiums from the new	
	share issue) at the time	
	of repurchase;	

Before amendments	After the proposed amendments
Payments by the Company for purposes set forth below shall be paid out of the distributable profits of the Company:	
1. acquisition of the right to repurchase its shares;	
2. modification of the contract for the repurchase of its shares;	
3. release from any of its obligations under the repurchase contract.	
After the par value of the deregistered shares has been deducted from the registered capital of the Company in accordance with relevant regulations, the amount deducted from the distributable profits for repurchasing the portion of the par value of shares shall be included in the premium account (or capital reserve	
	Payments by the Company for purposes set forth below shall be paid out of the distributable profits of the Company: 1. acquisition of the right to repurchase its shares; 2. modification of the contract for the repurchase of its shares; 3. release from any of its obligations under the repurchase contract. After the par value of the deregistered shares has been deducted from the registered capital of the Company in accordance with relevant regulations, the amount deducted from the distributable profits for repurchasing the portion of the par value of shares shall be included in the premium

No.	Before amendments	After the proposed amendments
15	Chapter 5 Financial Assistance for Purchase of the Company's Shares	Delete
	5.01 The Company or its subsidiaries shall not provide any financial assistance in any form and at any time to purchasers or prospective purchasers of shares of the Company. Purchasers of shares of the Company described above shall include persons that directly or indirectly undertake obligations due to their purchase of the Company's shares.	
	The Company or its subsidiaries shall not provide financial assistance in any form and at any time to the above obligors in order to reduce or discharge their obligations. The provisions of this Article do not apply to the circumstances described in Article 5.03 of this Chapter.	

No.	Before amendments			After the proposed amendments
		in th	financial assistances referred to is Chapter shall include (but not ed to) those given by way of:	
		(1)	gift;	
		(2)	guarantee (including the undertaking of liability or the provision of property by the guarantor in order to secure the performance of the obligation by the obligor), compensation (however, not including compensation arising from faults made by the Company), and the release or waiver of rights;	
		(3)	provision of a loan or conclusion of a contract under which the obligations of the Company are to be fulfilled prior to the obligations of the other party, and a change in the parties to such loan or contract as well as the transfer of rights under such loan or contract;	
		(4)	financial assistance in any other form when the Company is insolvent or has no net assets, or when such assistance would lead to a major reduction in the net assets of the Company.	

No.		Befor	re amendments	After the proposed amendments
		referred include obligation concluding arrangeme such con enforceat such oblig with any	ertaking of obligations to in this Chapter shall the undertaking of an by the obligor through g a contract or making an ent (regardless of whether tract or arrangement is ble or not, and whether gation is undertaken by or individually or jointly other person), or through ts financial position in any	
	5.03	PRC and or regulatory actions s	the Company Law of the other laws, regulations, and documents, the following hall not be regarded as phibited under Article 5.01 apter:	
		rele in g of t pur is t sha suc	Company provides the evant financial assistance good faith for the benefit he Company, and the main pose of such assistance not for the purchase of res of the Company, or h assistance is a part of general project plan of the npany;	
		dis	Company lawfully tributes its assets as dends;	
			Company distributes idends in the form of res;	

No.	Before amendments		After the proposed amendments
	(4)	the Company reduces its registered capital, repurchase its shares, or adjust its shareholding structure in accordance with these Articles;	
	(5)	the Company provides a loan by the Company in the ordinary course of its business and within its business scope (provided that such action does not lead to a reduction in the net assets of the Company, or that the financial assistance is paid out of the distributable profits of the Company if a reduction of net assets does occur);	
	(6)	the Company provides money for an employee shareholding scheme (provided that such action does not lead to a reduction in the net assets of the Company, or that the financial assistance is paid from the distributable profits of the Company if a reduction of net assets does occur).	

No.		Before amendments	After the proposed amendments
16	Cha _j Regis	pter 6 Shares and Shareholder ster	Delete
	6.01	Shares of the Company shall be in bearer shares.	
		In addition to the particulars provided for in the <i>Company Law</i> of the <i>PRC</i> , the share certificates of the Company shall clearly indicate such other particulars as required to be specified by the stock exchange on which shares of the Company are listed.	
	6.02	The share certificates of the Company shall be signed by the Chairman. In the event that signatures of other senior management personnel of the Company are required by the stock exchange on which shares of the Company are listed, the share certificates shall also be signed by such other senior management personnel. The share certificates shall become effective once the Company's seal (including the Company's securities seal) is affixed thereto or printed thereon. Authorization by the Board shall be attained prior to the Company's seal or securities seal being affixed or printed on the share certificates of the Company. The signature of the Chairman or other senior management personnel on the share certificates may also be in printed form.	

No.]	Before amendments	After the proposed amendments
	6.03	in a set for of the be surappropried	e Company's shares are traded paperless form, the matters orth in Article 6.01 and 6.02 nese Articles shall otherwise abject to the regulations of the opriate securities regulatory of the place of listing.	
	6.04	share share provi regu shall	Company shall establish a holder register for the domestic es, based on the credentials ded by the domestic securities latory body. The company set up an H Share shareholder ter to register the following ers:	
		(1)	each shareholder's name, address (domicile), occupation or nature;	
		(2)	class and quantity of the shares held by each shareholder;	
		(3)	amount paid or payable for the shares held by each shareholder;	
		(4)	serial number of the shares held by each shareholder;	
		(5)	each shareholder's date of registration as a shareholder	
		(6)	each shareholder's date of termination as a shareholder	
		proof the C	shareholder register is the full of a shareholder's holding of Company shares, unless there's nee to the contrary.	

No.		Before amendments	After the proposed amendments
	6.05	The Company shall sign a Shares	
		Custodian Agreement with the	
		domestic securities registration	
		agency, periodically check the	
		major shareholders' information and	
		the changes in their shareholdings	
		(including equity pledges), to keep	
		up with the Company's shareholding	
		structure.	
		The Company may, based on the	
		understanding and agreement	
		reached between the State Council's	
		securities regulatory body and the	
		relevant foreign securities regulatory	
		authority, deposit the shareholder	
		register for overseas listed foreign	
		shares outside the PRC and entrust	
		a foreign agency to manage the	
		register. The original shareholder	
		register for the Company's overseas	
		listed foreign shares listed in	
		Hong Kong shall be deposited	
		in Hong Kong and shall be open	
		for inspection by shareholders.	
		However, the Company's register of	
		members may be closed pursuant to	
		relevant provisions of the Companies	
		Ordinance.	

No.		Before amendments	After the proposed amendments
		The Company shall place a duplicate of the shareholder register for overseas listed foreign shares at the Company's domicile; the entrusted foreign agency shall keep the original copy and the duplicate of the shareholder register for overseas listed foreign shares consistent with each other.	
		If there is inconsistency between the original and the duplicate, the original copy shall prevail.	
	6.06	The Company shall keep a complete shareholder register.	
		The shareholder register shall consist of the following parts:	
		(1) the shareholder register kept at the Company's domicile, with the exception of the ones stated in paragraphs (2), (3) and (4) below;	
		(2) the shareholder register for domestic shares kept at the domestic registration and clearing agency;	
		(3) the shareholder register for overseas listed foreign shares kept at the place of the stock exchange for overseas listing;	

No.		Before amendments	After the proposed amendments	
		(4) the shareholder registers kept elsewhere as needed for the listing of the Company's shares as decided by the Board.		
	6.07	Different parts of the shareholder register shall not overlap with one another. The transfer of shares registered in a particular part of the shareholder register shall not be registered in another part of the register during the existence of the registration of such shares. All paid-up overseas listed foreign shares listed in Hong Kong may be transferred freely in accordance with these Articles. However, the Board may deny any document of transfer without providing any reason for the overseas listed foreign shares listed in Hong Kong unless they meet the		
		(1) HKD2.50 (per transfer document), or the charge required by the Board from time to time (such charge shall not exceed the higher amount to be specified in the HKEx Listing Rules) has been paid to the Company for registration of the document of transfer and other documents that relate to or may affect the ownership of shares;		

No.	Before amendments	After the proposed amendments
	(2) the document of tra- only involves overseas foreign shares listed in Kong;	listed
	(3) stamp duty has been prespect of the docum transfer, and registration been made in accordance the requirements of HK	ent of on has see with
	(4) the relevant shares, and of the transferor's ri transfer shares as requested reasonably by the Board	ght to uested
	(5) if shares are to be tran to joint holders, the number of such joint l shall not be more than f	en the nolders
	(6) the relevant share attached with no lien Company.	
	Changes and corrections to ear of the register of shareholder be carried out in accordance we laws of the places where each kept.	s shall ith the
	No shares shall be transfer persons that are underage, not mental health, and does not pappropriate legal rights.	of full

No.		Before amendments	After the proposed amendments
	6.08	No changes resulting from share transfers may be made to the register of shareholders within 30 days prior to a shareholders' general meeting or 5 days prior to the reference date set by the Company for the purpose of distribution of dividends.	
	6.09	When the Company is to convene a shareholders' general meeting, distribute dividends, be liquidated, or to carry out other acts requiring confirming of equity interests, the Board or the Board meeting convener shall decide a date for the record date. Shareholders whose names appear on the register at the end of the record date shall be the shareholders of the Company.	
	6.10	Any person that challenges the register of shareholders and requires his name to be entered into or removed from the register may apply to a court with such jurisdiction for correction of the register.	
	6.11	Any shareholder who is registered in the register of shareholders or requires his name to be entered into the register of shareholders may apply to the Company for issuance of a replacement certificate in respect of such shares ("Relevant Shares") if his share certificates ("Original Share Certificate") is lost.	

No.	Before amendments	After the proposed amendments
	Applications for the replacement of share certificates from holders of domestic shares that have lost their certificates shall be dealt with in accordance with relevant regulations of the <i>Company Law of the PRC</i> .	
	Applications for the replacement of share certificates from holders of overseas listed foreign shares that have lost their certificates may be dealt with in accordance with the laws, securities exchange regulations, or other relevant regulations of the place where the original register of holders of	
	where holders of H Shares apply for replacement of their certificates after losing their certificates, such replacement shall comply with the following requirements:	
	(1) The applicant shall submit the application in the form prescribed by the Company accompanied by a notary certificate or statutory declaration. The notary certificate or statutory declaration shall include the applicant's reason for the applicant's reason for the application, the circumstances and proof of the loss of the share certificate, and a declaration that no other person may require registration as a shareholder in respect of the Relevant	

No. Before ame		Before amendments	After the proposed amendments
	(2)	The Company shall not have received any declaration requiring registration as a shareholder in respect of the shares from any person other than the applicant before it decides to issue a replacement share certificate;	
	(3)	If the Company decides to issue a replacement share certificate to the applicant, it shall publish a public announcement of its intention to do so in the newspapers or periodicals designated by the Board; the period of the public announcement shall be 90 days, during which such announcement shall be published repeatedly at least once every 30 days;	

No.	Before amendments		After the proposed amendments
	(4)	Before publishing the public	
		announcement of its intention	
		to issue a replacement share	
		certificate, the Company	
		shall submit a copy of the	
		announcement to be published	
		to the securities exchange	
		where it is listed and may	
		proceed with publication	
		after having received a	
		reply from the securities	
		exchange confirming that	
		the announcement has been	
		displayed in the securities	
		exchange. The Company	
		shall display the public	
		announcement in the	
		securities exchange for a	
		period of 90 days;	
		If the application for issuance	
		of a replacement share	
		certificate was made without	
		consent of the registered	
		holder of the Relevant Shares,	
		the Company shall mail to	
		such shareholder a photocopy	
		of the public announcement	
		that it intends to publish;	

No.	Before amendments	After the proposed amendments
	(5) At the expiration of t day period provided Items (3) and (4) hereof Company has not received objections to the issuan replacement share cert from any persons, it may a replacement share cert according to the application the applicant;	for in , if the ed any ce of a ifficate y issue tificate
	(6) When the Company is replacement share cert under this Article, it immediately cance original share certiand record such cance and the issuance or replacement share cert in the register of shareh	ificate shall l the ficate llation of the ificate
	(7) All expenses of the Co for the cancellation original share certificathe issuance of a replace share certificate share certificate share certificate share company shall be entirefuse to take any action the applicant has progreasonable guarantee.	of the te and cement all be t. The tled to n until

No.	Before amendments		After the proposed amendments
	6.12	After the Company has issued a replacement share certificate in accordance with these Articles, it shall not delete from the register of shareholders the name of a bona fide purchaser of the replacement share certificate mentioned above or of a shareholder that is subsequently registered as the owner of the shares (provided that he is a bona fide purchaser).	
	6.13	The Company shall not be liable for any damages suffered by any person from the cancellation of the original share certificate or the issuance of the replacement share certificate, unless the claimant can prove fraud on the part of the Company.	
	6.14	All transfers of foreign shares listed in Hon Kong shall be done through common or normal format, or any other written format accepted by the Board (including the standard transfer format provided by provisions set out by the HKEx from time to time, or transfer form); The written document may be signed by hand, or by a company stamp (if either the transferor or transferee is a company). If either the transferor or transferee is a clearing agency recognized by the relevant provisions brought into effect from time to time of the laws of Hong Kong ("Recognized Clearing Agency"), or other agents, the transfer form	

No.		Before amendments	After the proposed amendments
17	7.01	The Company's shareholders are persons that lawfully hold shares of the Company and whose names are entered in the register of shareholders. Shareholders shall enjoy rights and have obligations according to the category and number of shares held by them. Holders of shares of the same category shall enjoy equal rights and have equal obligations.	5.01 The Company shall establish a register of shareholders in accordance with evidence from the securities registration organization, the register of shareholders represents sufficient evidence to prove the holding of shares in the Company by shareholders. Shareholders shall enjoy rights and have obligations according to the category and number of shares held by them. Holders of shares of the same category shall enjoy equal rights and have equal obligations. The Company's register of members may be closed pursuant to relevant provisions of the Companies Ordinance.
			The Company shall enter into a share custody agreement with the securities registrar to regularly enquire about the information of major shareholders and changes in the shareholdings of major shareholders (including the pledging of shareholdings), so as to keep abreast of the shareholding structure of the Company.
18	7.02	Holders of ordinary shares of the Company shall enjoy the following rights: (1) Collect dividends and other profit distributions on the basis of the number of shares	5.02 Shareholders of the Company shall enjoy the following rights:(1) Collect dividends and other profit distributions on the basis of the number of shares held by them;

No.]	Before amendments	After the proposed amendments
	(2)	Request, convene, host, participate, or appoint proxies to participate in shareholders' general meetings in accordance with laws, and exercise corresponding speaking rights and voting rights;	(2) Request, convene, host participate, or appoint proxie to participate in shareholders general meetings i accordance with laws, an exercise correspondin speaking rights and votin rights;
	(3)	Supervise and control the Company's business activities, and raise suggestions and inquiries;	(3) To monitor, raise suggestion and inquiries about th Company's operation;
	(4)	Transfer, gift, or pledge of their shares in accordance with laws, administrative regulations, and these Articles;	(4) Transfer, gift, or pledge of their shares in accordance with laws, administrative regulations, and thes Articles;
	(5)	Obtain relevant information in accordance with these Articles, including: 1. Obtaining these Articles after payment of a charge to cover costs;	of Association, register of shareholders, counterfoils of corporate bonds, minutes of general meetings, resolution of the Board meetings resolutions of Supervisor Committee meetings and financial and accounting reports;
		Being entitled to browse and copy, after payment of reasonable charges, the following:a. All parts of the register of shareholders;	(6) Participate in the distributio of the remaining property of the Company according to their shareholding when the Company is terminated of liquidated;

No.	Before amendments	After the proposed amendments
	b. Personal information on the directors, supervisors, and senior management staff of the Company, including:	(7) Request for the Company to repurchase the shareholdings of shareholders who objects to resolutions of mergers and demergers approved in shareholders' general meetings;
	i. Current and previous names and aliases;	(8) Other rights conferred by laws, administrative regulations, departmental regulations and these Articles.
	ii. Main address (domicile);iii. Nationality;	
	iv. Full-time and all other part-time occupations and duties;	
	v. Identification documents and their numbers.	
	c. The status of the Company's share capital;	

No.	Before amendments	After the proposed amendments
	d. Reports of the	
	aggregate par value	,
	number of shares	,
	and highest and	
	lowest prices of	
	each category of	
	shares bought back	
	by the Company	,
	since the last fisca	
	year, as well as al	
	the expenses paid	I
	by the Company for	
	such purchases;	
	e. The minutes of	:
	s h a r e h o l d e r s	
	general meetings;	
	f. The minutes of	
	board meetings;	
	g. The minutes	
	of Supervisory	r
	Committee	
	meetings;	
	h. The financia	
	reports.	
	(6) Participate in the distribution	
	of the remaining property of	
	the Company according to	
	their shareholding when the	
	Company is terminated or	
	liquidated;	

No.]	Before amendments	1	After	the proposed amendments
	(7)	repu of sl resolu	rest for the Company to rchase the shareholdings hareholders who objects to utions of mergers and demergers oved in shareholders' general ngs;			
	(8)		r rights conferred by laws, nistrative regulations, and these les.			
19	7.07	Holders of ordinary shares of the Company shall have the following obligations:		5.07		eholders of the Company shall the following obligations:
		(1)	Abide by laws, administrative regulations, and these Articles;		(1)	Abide by laws, administrative regulations, and these Articles;
		(2)	To pay subscription fees on the basis of the shares subscribed by them and the method of capital injection;		(2)	To pay subscription fees on the basis of the shares subscribed by them and the method of capital injection;
		(3)	Shall not give up their shares other than in circumstances stipulated by laws or regulations;		(3)	Shall not give up their shares other than in circumstances stipulated by laws or regulations;

No.	Before amendments	After the proposed amendments
	(4) Shall not abuse so rights to damage the of the Company shareholders; Shall the independent and limited liabilicorporate judicial damage the interedebtors of the Shareholder rights losses for the Coother sharehold be held responsible for all responsibilities of debts.	rights to damage the interests of the Company or other shareholders; Shall not abuse the independent position and limited liability of the person to damage the interests of the Company; abuse their and cause ompany or ders shall sible for accordance reholders that abuse their labeled that abuse their and cause of the Company or ders shall sible for accordance with laws. Shareholders that abuse the independent ed liability of the corporate judicial de debts, as damages debtors of the Company, shall be held responsible for the company or compensation in accordance with laws. Shareholders that abuse the independent position and limited liability of the corporate judicial de debts, resulting in serious damages to the interests of debtors of the Company, shall be held responsible for all associated
	(5) Other obligation by laws, admir regulations, a Articles.	by laws, administrative regulations, and these Articles.
	Shareholders shall not further liabilities to the slother than the conditions by the subscriber of the shares upon subscription.	hare capital s agreed to

No.		Before amendments	1	After the proposed amendments
20	7.08	The controlling shareholder and	5.08	The controlling shareholder and
		actual controller of the Company		actual controller of the Company
		shall not exploit their connected		shall not exploit their connected
		relations to damage the interests of		relations to damage the interests of
		the Company. In the event that a		the Company. In the event that a
		violation of this regulation results in		violation of this regulation results in
		losses for the Company, they shall be		losses for the Company, they shall be
		responsible for compensation.		responsible for compensation.
		The controlling shareholder and		The controlling shareholder and
		actual controller of the Company		actual controller of the Company
		have the obligation of integrity		have the obligation of integrity
		towards the Company and social		towards the Company and social
		public share shareholders of		public share shareholders of
		the Company. The controlling		the Company. The controlling
		shareholder shall strictly perform the		shareholder shall strictly perform the
		rights of investors in accordance with		rights of investors in accordance with
		laws. The controlling shareholder		laws. The controlling shareholder
		shall not exploit dividend		shall not exploit dividend
		distributions, capital restructures,		distributions, capital restructures,
		external investments, funds		external investments, funds
		occupancies, loan guarantees, and		occupancies, loan guarantees, and
		other methods to damage the legal		other methods to damage the legal
		rights of the Company and social		rights of the Company and social
		public share shareholders, and shall		public share shareholders, and shall
		not exploit the controlling position		not exploit the controlling position
		to damage the rights of the Company		to damage the rights of the Company
		and social public share shareholders.		and social public share shareholders.

No.	Before amendments	After the proposed amendments
	The controlling shareholder and actual controller of the Company shall not exercise any authority solely due to any persons that possess direct or indirect rights and did not disclosure such rights to the Company, and shall not use freezing or other methods to damage the rights associated with shares.	The controlling shareholder and actual controller of the Company shall not exercise any authority solely due to any persons that possess direct or indirect rights and did not disclosure such rights to the Company, and shall not use freezing or other methods to damage the rights associated with shares.
	In addition to obligations imposed by laws, administrative regulations, or the listing rules of the securities exchanges on which the shares of the Company are listed, controlling shareholders shall not, in the exercise of their authority, make decisions prejudicial to the interests of all or part of the shareholders as a result of the exercise of their voting rights on the issues set forth below:	
	(1) Relieving directors and supervisors of the responsibility to act honestly in the best interest of the Company;	
	(2) Approving directors and supervisors (for their own or another person's benefit) of depriving the Company of its property in any way, including (but not limited to) any opportunities that are favorable to the Company;	

No.		J	Before amendments		After the proposed amendments
		(3)	Approving directors and supervisors (for their own or another person's benefit) of depriving other shareholders of their individual rights, including (but not limited to) rights to distributions and voting rights, but does not include a restructuring of the Company submitted to and adopted by the shareholders' general meeting in accordance with these Articles.		
21	7.09	used refer	term "controlling shareholder" in the previous Article shall to a person that satisfies any of ollowing conditions: The person, acting alone or in concert with others, has the power to elect more than half of the directors; The person, acting alone or in concert with others, has the power to exercise or control the exercise of 30% or more of the Company's voting rights; The person, acting alone or	5.09	A "controlling shareholder" means a shareholder who holds ordinary shares (including preference shares with restored voting rights) of more than 50% of the total share capital of the Company or who holds less than 50% of the total share capital but holds voting rights sufficient to have a material impact on resolutions of the shareholders' general meeting. A "de facto controller" means a person, though not a shareholder, but through investment relationship, agreement, or other arrangement, can actually control the activities of the Company.
		(4)	in concert with others, holds 30% or more of the issued and outstanding shares of the Company; The person, acting alone or in concert with others, actually controls the Company in any other manner.		

No.			Before amendments	After the proposed amendments		
22	8.02	The shareholders' general meeting shall exercise the functions and powers to:		6.02	6.02 The shareholders' general meeting shall exercise the functions and powers to:	
		(1)	decide on the business policies and investment plans of the Company;		(1)	decide on the business policies and investment plans of the Company;
		(2)	elect and replace non- employee represented Directors and Supervisors, and decide on matters concerning the remuneration of Directors and Supervisors;		(2)	elect and replace non- employee represented Directors and Supervisors, and decide on matters concerning the remuneration of Directors and Supervisors;
		(3)	deliberate and approve reports of the Board;		(3)	deliberate and approve reports of the Board;
		(4)	deliberate and approve reports of the Supervisory Committee;		(4)	deliberate and approve reports of the Supervisory Committee;
		(5)	deliberate and approve the annual financial budget and final account proposals of the Company;		(5)	deliberate and approve the annual financial budget and final account proposals of the Company;
		(6)	deliberate and approve the Company's plans for profit distribution and making up losses;		(6)	deliberate and approve the Company's plans for profit distribution and making up losses;
		(7)	make resolutions concerning the increase or reduction of the Company's registered capital;		(7)	make resolutions concerning the increase or reduction of the Company's registered capital;
		(8)	make resolutions concerning the issuance of corporate bonds;		(8)	make resolutions concerning the issuance of corporate bonds;

No.]	Before amendments	After t	he proposed amendments
	(9)	make resolutions on matters such as the mergers, divisions, dissolution, liquidation, or changes to the structure of the Company;	(9)	make resolutions on matters such as the mergers, divisions, dissolution, liquidation, or changes to the structure of the Company;
	(10)	amend these Articles;	(10)	amend these Articles;
	(11)	make resolutions on the employment, dismissal, or non-renewal of the accounting firms by the Company;	(11)	make resolutions on the employment, dismissal of the accounting firms by the Company;
	(12)	deliberate the proposals raised by shareholders representing 3% or more of the Company's voting shares;	(12)	deliberate the proposals raised by shareholders representing 3% or more of the Company's voting shares;
	(13)	deliberate and approve the guarantees described in Article 8.03 of these Articles;	(13)	deliberate and approve the guarantees described in Article 6.03 of these Articles;
	(14)	deliberate the Company's (including its Subsidiaries') significant acquisition or sales of material assets conducted within the period of one year with a value exceeding 30% of the latest audited total assets of the Company;	(14)	deliberate the Company's (including its Subsidiaries') significant acquisition or sales of material assets conducted within the period of one year with a value exceeding 30% of the latest audited total assets of the Company;
	(15)	decide the connected transactions as required to be decided in the shareholders' general meetings in accordance with the provisions of the SZSE;	(15)	decide the connected transactions as required to be decided in the shareholders' general meetings in accordance with the provisions of the SZSE;
	(16)	deliberate and approve changes to the usage of raised funds;	(16)	deliberate and approve changes to the usage of raised funds;
	(17)	deliberate the stock option incentive plan and employee shareholding schemes;	(17)	deliberate the share incentive schemes and employee shareholding schemes;

No.		Before amendments	After the proposed amendme	nts
		(18) deliberate other matters as required to be decided in the shareholders' general meetings in accordance with laws, administrative regulations, departmental regulations, these Articles, and the listing rules of the place of listing of the Company.	(18) deliberate other may required to be decided the shareholders' governmentings in account with laws, administ regulations, depart regulations, these Articulating rules of the listing of the Company	ided in general rdance strative mental cles, and place of
23	8.04	Without prior approval of the shareholders' general meeting, the Company shall not enter into any contract with any person other than Directors, Supervisors, or senior management personnel to entrust the management of all or a material part of the businesses of the Company to such person.	Delete	
24	8.05	The shareholders' general meetings shall be divided into the annual general meeting ("AGM") and the extraordinary general meeting ("EGM"), convened by the Board. The AGM shall be convened once a year and shall be held within six months following the end of the preceding fiscal year.	6.04 The shareholders' general metal be divided into the general meeting ("AGM the extraordinary general ("EGM"). The AGM shadow convened once a year and sheld within six months followend of the preceding fiscal year.	annual ") and meeting hall be shall be ving the

	Before amendments	After t	the proposed amendments
EGM	M within two months of the	EGM	Company shall convene an I within two months of the trence of any of the following
circu	mstances:	circu	mstances:
(1)	the number of Directors is less than the number provided for in the Company Law of the PRC or less than two-thirds of the total as required by these Articles;	(1)	the number of Directors is less than the number provided for in the Company Law of the PRC or less than two-thirds of the total as required by these Articles;
(2)	the losses of the Company that have not been made up reach one-third of the total share capital of the Company;	(2)	the losses of the Company that have not been made up reach one-third of the total paid-in share capital of the Company;
(3)	shareholders, individually or jointly, holding 10% or more of the Company's issued and outstanding voting shares, request to convene an EGM in writing;	(3)	shareholders, individually or jointly, holding more than 10% of the Company's voting shares, request to convene an EGM;
(4)	when deemed necessary by the Board or proposed by the Supervisory Committee:	(4)	when deemed necessary by the Board or proposed by the Supervisory Committee;
(5)	other circumstances as required by laws, administrative regulations, departmental regulations, or	(5)	other circumstances as required by laws, administrative regulations, departmental regulations, or these Articles.
	The EGM occur circum (1) (2)	than the number provided for in the Company Law of the PRC or less than two-thirds of the total as required by these Articles; (2) the losses of the Company that have not been made up reach one-third of the total share capital of the Company; (3) shareholders, individually or jointly, holding 10% or more of the Company's issued and outstanding voting shares, request to convene an EGM in writing; (4) when deemed necessary by the Board or proposed by the Supervisory Committee; (5) other circumstances as required by laws, administrative regulations,	The Board shall convene an EGM within two months of the occurrence of any of the following circumstances: (1) the number of Directors is less than the number provided for in the Company Law of the PRC or less than two-thirds of the total as required by these Articles; (2) the losses of the Company that have not been made up reach one-third of the total share capital of the Company; (3) shareholders, individually or jointly, holding 10% or more of the Company's issued and outstanding voting shares, request to convene an EGM in writing; (4) when deemed necessary by the Board or proposed by the Supervisory Committee; (5) other circumstances as required by laws, administrative regulations, departmental regulations, or

No.		Before amendments	1	After the proposed amendments
25	8.10	Shareholders that, either individually or jointly, hold over 10% of shares of the Company have the right to propose to the Board for the convening of an EGM, and such proposal shall be made in writing to the Board. The Board shall, in accordance with laws, administrative regulations, and these Articles, provide a written feedback within 10 days after receiving the proposal with respect to whether it agrees with the proposal to convene an EGM.	6.09	Shareholders that, either individually or jointly, hold over 10% of shares of the Company have the right to propose to the Board for the convening of an EGM, and such proposal shall be made in writing to the Board. The Board shall, in accordance with laws, administrative regulations, and these Articles, provide a written feedback within 10 days after receiving the proposal with respect to whether it agrees with the proposal to convene an EGM.
		In the event that the Board agrees to convene an EGM, a notice of the shareholders' general meeting shall be provided within 5 days of such resolution by the Board. Alterations to the original proposals in the notice shall be approved by the relevant shareholders.		In the event that the Board agrees to convene an EGM, a notice of the shareholders' general meeting shall be provided within 5 days of such resolution by the Board. Alterations to the original proposals in the notice shall be approved by the relevant shareholders.

No.	Before amendments	After the proposed amendments
	In the event that the Board disagrees	In the event that the Board disagrees
	with the convening of an EGM, or	with the convening of an EGM, or
	fails to provide any feedback within	fails to provide any feedback within
	10 days after receiving the proposal,	10 days after receiving the proposal,
	shareholders that, either individually	shareholders that, either individually
	or jointly, hold over 10% of shares	or jointly, hold over 10% of shares
	of the Company have the right	of the Company have the right
	to propose to the Supervisory	to propose to the Supervisory
	Committee for the convening of an	Committee for the convening of an
	EGM, and such proposal shall be	EGM, and such proposal shall be
	made in writing to the Supervisory	made in writing to the Supervisory
	Committee.	Committee.
	In the event that the Supervisory	In the event that the Supervisory
	Committee agrees to convene an	Committee agrees to convene an
	EGM, a notice of the shareholders'	EGM, a notice of the shareholders'
	general meeting shall be provided	general meeting shall be provided
	within 5 days of such resolution	within 5 days of such resolution
	by the Board. Alterations to the	by the Board. Alterations to the
	original proposals in the notice	original proposals in the notice
	shall be approved by the relevant	shall be approved by the relevant
	shareholders.	shareholders.

No.		Before amendments		After the proposed amendments
		In the event that the Supervisory Committee did not provide a notice of the shareholders' general meeting within the specified timeframe, the Supervisory Committee shall be considered to be unwilling to convene and preside over the shareholders' general meeting. The shareholders that, either individually or jointly, hold over 10% of shares of the Company for a period of 90 consecutive days or more may at their sole discretion convene and preside over the EGM in accordance with these Articles. Any reasonable fees associated with shareholders' convening and hosting the meeting at their sole discretion due to the unwillingness of the Board to do so as described above shall be borne by the Company, and shall be deducted from the fees payable to the Directors that neglected their duties.		In the event that the Supervisory Committee did not provide a notice of the shareholders' general meeting within the specified timeframe, the Supervisory Committee shall be considered to be unwilling to convene and preside over the shareholders' general meeting. The shareholders that, either individually or jointly, hold over 10% of shares of the Company for a period of 90 consecutive days or more may at their sole discretion convene and preside over the EGM in accordance with these Articles.
26	8.14	When the Company is to hold a shareholders' general meeting, it shall give a written notice 45 days prior to the meeting, informing all the registered shareholders of the matters to be deliberated at the meeting as well as the date and place of the meeting. Shareholders that intend to attend the shareholders' general meeting shall, within 20 days prior to the meeting, deliver a written reply to the Company regarding the proposed attendance.	6.13	When the Company is to hold an AGM, it shall give a written notice to its shareholders 21 days prior to the meeting, When the Company is to hold an EGM, it shall give a written notice to its shareholders 15 days prior to the meeting.

No.		Before amendments	I	After 1	the proposed amendments
27	8.15	Based on the written replies received 20 days prior to a shareholders' general meeting, the Company shall calculate the number of shares carrying voting rights of the shareholders intending to attend the meeting. The Company may convene the shareholders' general meeting if the number of the shares carrying voting rights of the shareholders who propose to attend is more than half of the total number of shares carrying voting rights of the Company. If the requirement is not met, the Company shall publish an announcement containing the proposed agenda, date and place of the meeting within five (5) days to re-notify the shareholders of the meeting. The Company may convene the shareholders' general meeting after having published the announcement.	Delete	е	
		which are not contained in the announcement.			
28	8.17	A notice of the shareholders' general meeting shall:	6.15		tice of the shareholders' general ing shall include the following:
		(1) be in writing;		(1)	specify the place, date and time of the meeting;
		(2) specify the place, date and time of the meeting;		(2)	the matters and proposals submitted to the meeting for
		(3) state the matters to be discussed at the meeting;			deliberation;

No.		Before amendments	After the proposed amendments	
	(4)	provide such information and explanation as are necessary for the shareholders	(3) contain conspicuously statement that all ordinar shareholders are entitle	ry ed
		to exercise an informed judgment on the proposals put before them. Without limiting the generality of the foregoing, where a proposal is made to amalgamate the Company with another, to	to attend the shareholder meeting and may appoint proxy in writing to attend ar vote on their behalf, and th such proxy need not also be shareholder;	a nd at
		repurchase the shares of the Company, to reorganize the share capital structure of the Company or other	(4) state the record date for shareholders entitled to attent the meeting;	
		restructuring, the terms of the proposed transaction shall be provided in detail together with copies of the proposed	(5) state the name and telephor number of the contact perso for the meeting;	
		agreement, if any, and the cause and effect of such proposal shall be properly explained;	(6) voting time and votin procedures by online or othe means.	_
	(5)	contain a disclosure of the nature and extent, if any, of material interests of any Director, Supervisor, or any senior management personnel of the Company in the matters to be discussed and the effect of the matters to be discussed on them in their capacity as shareholders so far as it is different from the effect on the interest of shareholders of the same class;	If a shareholders' general meeting is convened by the Supervisor Committee or shareholders at the sole discretion in accordance with these Articles, provisions of the Article are applicable to the notice of such shareholders' general meeting	ry he th is

No.	Before amendments	After the proposed amendments
	(6) contain the text of any spectresolution proposed to resolved at the meeting;	
	(7) contain conspicuously statement that a sharehold entitled to attend and vois entitled to appoint one more proxies to attend at vote for and on behalf of his and that a proxy need not all be a shareholder;	er or nd
	(8) state the time and place f delivery of power of attorn for use at the meeting;	
	(9) state the record date f shareholders entitled to atte the meeting; and	
	(10) state the name and telepho number of the contact personant for the meeting.	
	If a shareholders' general meeti is convened by the Superviso Committee or shareholders at t	ry he
	sole discretion in accordance wi these Articles, provisions of the Article are applicable to the notice such shareholders' general meeting	of of

No.		Before amendments	After the proposed amendments
29	8.18	Notices and supplementary notices of a shareholders' general meeting shall fully and completely disclose all detailed contents of all proposals. For matters to be discussed that require opinions from the independent directors, the opinions of the independent directors and reasons thereof shall be simultaneously disclosed with the notice or supplementary notice of the shareholders' general meeting.	6.16 Notices and supplementary notices of a shareholders' general meeting shall fully and completely disclose all detailed contents of all proposals. For matters to be discussed that require opinions from the independent directors, the opinions of the independent directors and reasons thereof shall be simultaneously disclosed with the notice or supplementary notice of the shareholders' general meeting.
		For the shareholders' general meetings that utilize website services, the voting time and procedures for such method shall be clearly stated in the notice of the shareholders' general meeting.	The time to start voting via internet or by other means shall not be earlier than 3:00 p.m. of the day preceding the date of the onsite general meeting or later than 9:30 a.m. of the date of the onsite general meeting, and shall not conclude earlier than 3:00 p.m. of the date of the onsite general meeting. The duration between the record date of shareholdings and the date of meeting shall be not more than 7 working days. The record date of shareholding, once confirmed, shall not be changed.

No.		Before amendments	1	After the proposed amendments
30	8.21	The notice of a shareholders' general meeting shall be delivered to H Share shareholders (whether or not entitled to vote thereat) by personal delivery or mail postage prepaid to the recipients' address shown in the register of members. For the domestic shareholders, the notice of a shareholders' general meeting may be given through a public announcement.	Delet	e
		The public announcement referred to in the preceding paragraph shall be published in the <i>Securities Times</i> during the period between 45 and 50 days prior to the meeting. Once the announcement is made, all domestic shareholders shall be deemed to have received the notice of the relevant shareholders' general meeting.		
31	8.23	All shareholders or their proxies as registered on the record date shall have the right to attend the shareholders' general meetings, and may exercise their right to vote in accordance with relevant laws, regulations, and these Articles. Shareholders may attend the	6.20	All shareholders or their proxies as registered on the record date shall have the right to attend the shareholders' general meetings, and may exercise their right to vote in accordance with relevant laws, regulations, and these Articles. Shareholders may attend the
		shareholders' general meetings in person, or may also appoint a proxy to attend and vote on their behalf.		shareholders' general meetings in person, or may also appoint a proxy to attend and vote on their behalf.

No.		В	Before amendments	After the proposed amendments
	8.24	and v meeti appo (whet his pr and c may c accord	shareholder entitled to attend ote at a shareholders' general ong shall have the right to int one or more persons her a shareholder or not) as roxies to attend and vote for on his behalf. Such proxies exercise the following rights ding to the entrustment by the holder:	In the event that such shareholder is a recognized clearing house (or its proxy), such shareholder may authorize one or more suitable persons to act as its representative at any shareholders' general meeting; however, if more than one person is authorized, the power of attorney shall clarify the amount and type of shares associated with such persons'
		(1)	having the same right as the shareholder to speak at the shareholders' general meeting; individually demanding or joining in demanding a poll;	authorization. The persons who have received such authorization may exercise the rights on behalf of the recognized clearing house(or its proxy), as is such persons were an individual shareholders of the Company.
		(3)	voting by hand or on a poll, but a proxy of a shareholder who has appointed more than one proxy may only vote on a poll.	

No.		Before amendments	1	After the proposed amendments
		In the event that such shareholder is a recognized clearing house (or its proxy), such shareholder may authorize one or more suitable persons to act as its representative at any shareholders' general meeting or at any class shareholders' general meetings; however, if more than one person is authorized, the power of attorney shall clarify the amount and type of shares associated with such persons' authorization. The persons who have received such authorization may exercise the rights on behalf of the recognized clearing house(or its proxy), as is such persons were an individual shareholders of the Company.		
32	8.25	Individual shareholders attending a meeting in person shall present their personal identification card or other valid documentation, proof, or stock account card that can clarify their identity; proxies attending a meeting on behalf of shareholders shall present their valid personal identification card and the power of attorney signed by the shareholders.	6.21	Individual shareholders attending a meeting in person shall present their personal identification card or other valid documentation, proof, or stock account card that can clarify their identity; proxies attending a meeting on behalf of shareholders shall present their valid personal identification card and the power of attorney signed by the shareholders.

No.	Before amendments	After the proposed amendments
	Corporate shareholders shall attend	Corporate shareholders shall attend
	the meeting through their legal	the meeting through their legal
	representative or proxies authorized	representative or proxies authorized
	by the legal representative. In the	by the legal representative. In the
	event that the legal representative	event that the legal representative
	is in attendance, such persons	is in attendance, such persons
	shall present their personal	shall present their personal
	identification card and valid proof	identification card and valid proof
	to show that they qualify as the	to show that they qualify as the
	legal representative; in the event	legal representative; in the event
	that proxies are in attendance,	that proxies are in attendance, such
	such proxies shall present their	proxies shall present their personal
	personal identification card and	identification card and the power
	the power of attorney issued by	of attorney issued by the legal
	the legal representative of the	representative of the corporate
	corporate shareholder affixed with	shareholder.
	the corporate seal, or signed by the	
	Directors or officially appointed	The power of attorney shall clarify
	proxy.	the number of shares represented by
		the proxy.
	The power of attorney shall clarify	
	the number of shares represented by	
	the proxy. In the event that more than	
	one proxy is authorized, the power of	
	attorney shall clarify the number of	
	shares represented by each proxy.	

No.		Before amendments	After the proposed amendments
33	8.26	The power of attorney appointing a voting proxy shall be deposited at the domicile of the Company or at such other place as specified in the notice of the meeting within 24 hours prior to the meeting at which the proxy is authorized to vote or within 24 hours prior to the specified time of the vote. In the event that the power of attorney is signed by another person authorized by the entrusting party, the power of attorney or other authorization documents authorizing the signature shall be notarized. The notarized power of attorney or other authorization documents shall be placed together with the power of attorney appointing a voting proxy at the domicile of the Company or at such other place as specified in the notice of the meeting. In the event that the entrusting party is a legal person, once the power of attorney is signed by the official authorized representative, its legal representative or any person authorized by the Board or by other decision-making body shall attend the Company's shareholders' general meeting as a representative.	6.22 In the event that the power of attorney is signed by another person authorized by the entrusting party, the power of attorney or other authorization documents authorizing the signature shall be notarized. The notarized power of attorney or other authorization documents shall be placed together with the power of attorney appointing a voting proxy at the domicile of the Company or at such other place as specified in the notice of the meeting. In the event that the entrusting party is a legal person, once the power of attorney is signed by the official authorized representative, its legal representative or any person authorized by the Board or by other decision-making body shall attend the Company's shareholders' general meeting as a representative.

No.	Before amendments		After the proposed amendments	
34	8.28	Any form of power of attorney provided to the shareholders by the Company's Board for the appointment of shareholders' proxies shall allow the shareholders to elect freely to instruct the proxy in the casting of votes (in favor or against) and give instructions in respect of each matter of every business to be transacted at the meeting for which a poll is required. The power of attorney shall specify that if no instruction is given by a shareholder, the proxy may vote according to his own will.	6.24	The power of attorney shall specify that if no instruction is given by a shareholder, whether the proxy may vote according to his own will.
35	8.33	The Chairman of the Board shall convene and act as the chairman of the shareholders' general meeting. If the Chairman of the Board is unable to attend the meeting, the vice-chairman of the Board shall convene and act as the chairman of the shareholders' general meeting. If both the Chairman and vice-chairman are unable to attend the meeting, the meeting shall be chaired by a Director jointly nominated by more than half of the Directors.	6.29	The Chairman of the Board shall preside the shareholders' general meeting. If the Chairman of the Board is unable to attend the meeting, the vice-chairman of the Board shall convene and act as the chairman of the shareholders' general meeting. If both the Chairman and vice-chairman are unable to attend the meeting, the meeting shall be chaired by a Director jointly nominated by more than half of the Directors.

No.	Before amendments	After the proposed amendments
	The chairman of the Supervisory	The chairman of the Supervisory
	Committee shall preside over the	Committee shall preside over the
	shareholders' general meetings	shareholders' general meetings
	convened by the Supervisory	convened by the Supervisory
	Committee at its sole discretion. In	Committee at its sole discretion. In
	the event that the chairman of the	the event that the chairman of the
	Supervisory Committee is unable	Supervisory Committee is unable
	to or fails to fulfill the required	to or fails to fulfill the required
	obligations, the meeting shall be	obligations, the meeting shall be
	presided over by a Supervisor jointly	presided over by a Supervisor jointly
	nominated by more than half of the	nominated by more than half of the
	Supervisors.	Supervisors.
	For the shareholders' general	For the shareholders' general
	meetings convened by shareholders	meetings convened by shareholders
	at their sole discretion, the convener	at their sole discretion, the convener
	shall nominate a representative to	shall nominate a representative to
	preside over the meeting.	preside over the meeting.
	In the event that the chairman	In the event that the chairman
	violates the procedural regulations	violates the procedural regulations
	during the shareholders' general	during the shareholders' general
	meeting that results in the	meeting that results in the
	shareholders' general meeting being	shareholders' general meeting being
	unable to continue, upon approval by	unable to continue, upon approval by
	more than half of the shareholders	more than half of the shareholders
	with voting rights present at the	with voting rights present at the
	meeting, a person may be nominated	meeting, a person may be nominated
	to chair the shareholders' general	to chair the shareholders' general
	meeting and the meeting may	meeting and the meeting may
	continue.	continue.

No.	Before amendments		After the proposed amendments	
36	8.43	Under the condition that the shareholders' general meetings is guaranteed to be legal and effective, the Company shall facilitate the participation of shareholders in the shareholders' general meeting through various methods, including the provision of online voting platforms and other modern information technology methods.	Delete	
37	8.45	The list of candidates for Directors and Supervisors shall be proposed to the shareholders' general meetings for deliberation. The Board shall announce to the shareholders the curriculum vitae ("CV") and basic information of candidates for Directors and Supervisors. (1) Candidates for Directors and Supervisors that are not employee representatives of the Company can be nominated by the Board and the Supervisory Committee, respectively;	6.40 The list of candidates for Directors and Supervisors shall be proposed to the shareholders' general meetings for deliberation. The Board shall announce to the shareholders the curriculum vitae ("CV") and basic information of candidates for Directors and Supervisors. (1) Candidates for Directors and Supervisors that are not employee representatives of the Company can be nominated by the Board and the Supervisory Committee, respectively;	

No.	Before amendments		After the proposed amendments	
	(2)	Shareholders that individually	(2) Shareholders that individually	
		or jointly hold more than	or jointly hold more than 3%	
		3% of shares shall have the	of shares shall have the right	
		right to nominate candidates	to nominate candidates for	
		for directors and supervisors	non-independent directors	
		that are not employee	and supervisors that are not	
		representatives. Written notice	employee representatives;	
		concerning the shareholders'	shareholders that individually	
		proposed nominations of	or jointly hold more than 1%	
		candidates for Directors and	of shares or the Supervisory	
		Supervisors as described	Committee shall have the	
		above shall be sent to the	right to nominate candidates	
		Board as a single motion no	for independent directors.	
		later than 7 days prior to the	However, the nominees of	
		shareholders' general meeting	independent directors shall	
		is convened, together with the	not nominate individuals	
		detailed information of the	with interests or other	
		candidates for Directors and	closely related individuals	
		Supervisors as required under	who may affect their	
		Article 8.19 of these Articles.	independent performance	
		The total number of candidates	as independent director	
		for Directors and Supervisors	candidates. Written notice	
		nominated by each shareholder	concerning the shareholders'	
		shall be no more than the	proposed nominations of	
		total number of vacancies of	candidates for Directors and	
		Directors and Supervisors. The	Supervisors as described	
		Board shall verify the relevant	above shall be sent to the	
		information of candidates	Board as a single motion no	
		under the provisions of Article	later than 10 days prior to the	
		8.19 of these Articles within	shareholders' general meeting	
		2 days after receiving such	is convened, together with	
		nominations submitted by	the detailed information of	
		the shareholders as described	the candidates for Directors	
		above in accordance with	and Supervisors as required	
		the provisions. For the	under Article 6.17 of these	
		nominations of qualified	Articles. The total number of	
		candidates for Directors	candidates for Directors and	

shall submit as a provisional motion to the shareholders' general meeting and publish a timely announcement or supplementary circular; for the nominations of unqualified candidates for Directors and Supervisors, the Board shall provide a timely explanation to the nominator; The Board shall evaluate whether it is necessary to postpone the shareholders' general meeting at which the nominated director candidates as described above shall be elected, in order to give shareholders at least 10 business days to consider the relevant information disclosed in the announcement or the supplementary circular. (3) Supervisors that are employee representatives shall be democratically elected through the association of employee representatives of the Company; (4) The cumulative voting system shall be adopted if a sole shareholder and its concert parties are interested in 30% or more of the shares of the Company.	No.		Before amendments	After the proposed amendments	
motion to the shareholders' general meeting and publish a timely announcement or supplementary circular; for the nominations of unqualified candidates for Directors and Supervisors, the Board shall provide a timely explanation to the nominator; The Board shall evaluate whether it is necessary to postpone the shareholders' general meeting at which the nominated director candidates as described above shall be elected, in order to give shareholders at least 10 business days to consider the relevant information disclosed in the announcement or the supplementary circular. (3) Supervisors that are employee representatives shall be democratically elected through the association of employee representatives of the Company; (4) The cumulative voting system shall be adopted if a sole shareholder and its concert parties are interested in 30% or more of the shares of the Company. more than the total numbe of vacancies of Director and Supervisors. The Boar shall verify the relevant information of candidate under the provisions of Article under the provisions of Article under the provisions of Article such the relevant information; the provisions submitted by the shareholders above in accordance with nominations of qualified candidates for Director and Supervisors, the Board shall submit as a provisional motion to the shareholders at least 10 business days to consider the relevant information of supplementary circular. (3) Supervisors that are employee representatives shall be democratically elected through the association of employee representatives of the Company; (4) The cumulative voting system shall be adopted if a sole shareholder and its concert parties are interested in 30% or more of the shares of the Company.			•	Supervisors nominated by	
general meeting and publish a timely announcement or supplementary circular; for the nominations of unqualified candidates for Directors and Supervisors, the Board shall provide a timely explanation to the nominator; The Board shall evaluate whether it is necessary to postpone the shareholders' general meeting at which the nominated director candidates as described above shall be elected, in order to give shareholders at least 10 business days to consider the relevant information disclosed in the announcement or the supplementary circular. (3) Supervisors that are employee representatives shall be democratically elected through the association of employee representatives of the Company; (4) The cumulative voting system shall be adopted if a sole shareholder and its concert parties are interested in 30% or more of the shares of the Company. of vacancies of Director and Supervisors. The Board shall verify the relevant information of information of candidates for Under the provisions of Article within the shareholders as described above in accordance with nominations of qualified candidates for Director and Supervisors, the Board shall submit as a provisiona motion to the shareholders at least 10 business days to consider the relevant information of unqualified candidates for Director and Supervisors, the Board shall provide a timely announcement or unqualified candidates for Directors and Supervisors, the Board shall provide a timely explanation to the nominator The Board shall evaluate whether it is necessary to postpone the shareholders at least 10 business days to consider the nominated director candidate as described above shall be elected, in order to give shareholders at least 10 business days to consider the relevant information disclosed in the nomination of the nominations of unqualified candidates for Director and Supervisors, the Board shall provide a timely explanation to the nominator the nomination of unqualified candidates for Director and Supervisors, the Board shall provide a timely explanatio		_		each shareholder shall be no	
a timely announcement or supplementary circular; for the nominations of unqualified candidates for Directors and Supervisors, the Board shall provide a timely explanation to the nominator; The Board shall evaluate whether it is necessary to postpone the shareholders' general meeting at which the nominated director candidates as described above shall be elected, in order to give shareholders at least 10 business days to consider the relevant information disclosed in the announcement or the supplementary circular. (3) Supervisors that are employee representatives of the Company; (4) The cumulative voting system shall be adopted if a sole shareholder and its concert parties are interested in 30% or more of the shares of the Company. and Supervisors. The Board shall verify the relevan information of candidates under the provisions of Article 6.17 of these Articles within 22 days after receiving such 5.17 of these Articles within 22 days after receiving such 5.18 of 1.19 of these Articles within 22 days after receiving such 5.19 of 1.19 of				more than the total number	
supplementary circular; for the nominations of unqualified candidates for Directors and Supervisors, the Board shall provide a timely explanation to the nominator; The Board shall evaluate whether it is necessary to postpone the shareholders' general meeting at which the nominated director candidates as described above shall be elected, in order to give shareholders at least 10 business days to consider the relevant information disclosed in the announcement or the supplementary circular. (3) Supervisors that are employee representatives of the Company; (4) The cumulative voting system shall be adopted if a sole shareholder and its concert parties are interested in 30% or more of the shares of the Company. shall verify the relevan information of candidate under the provisions of Article on the shareholders as described above and supervisors, the porvisions of experience and supervisors, the provisions of the provisions of experience and supervisor			general meeting and publish	of vacancies of Directors	
for the nominations of unqualified candidates for Directors and Supervisors, the Board shall provide a timely explanation to the nominator; The Board shall evaluate whether it is necessary to postpone the shareholders' general meeting at which the nominated director candidates as described above shall be elected, in order to give shareholders at least 10 business days to consider the relevant information disclosed in the announcement or the supplementary circular. (3) Supervisors that are employee representatives shall be democratically elected through the association of employee representatives of the Company; (4) The cumulative voting system shall be adopted if a sole shareholder and its concert parties are interested in 30% or more of the shares of the Company. information of candidate under the provisions of Artick of 6.17 of these Articles within 2 days after receiving such in the 2 days after receiving such in the 2 days after receiving such in the shareholders' above in accordance with nominations of qualified candidates for Director and Supervisors, the Board shall submit as a provisiona at imely announcement or supplementary circular for the nominations of unqualified candidates for Directors and Supervisors, the Board shall provide a timely announcement or the supplementary circular for the nominations of unqualified candidates for Directors and Supervisors, the Board shall provide a timely announcement or the supplementary circular for the nominations or unqualified candidates for Director and Supervisors, the Board shall provide a timely announcement or the supplementary circular for the nominations or unqualified candidates for Director and Supervisors, the Board shall evaluate the provisions. For the nominations or unqualified candidates for Director and Supervisors, the Board shall evaluate the provisions. For the nominations or unqualified candidates for Director and Supervisors, the Board shall evaluate the provisions that a timely announcement or supplementary circular for the nomination or			a timely announcement or	and Supervisors. The Board	
unqualified candidates for Directors and Supervisors, the Board shall provide a timely explanation to the nominator; The Board shall evaluate whether it is necessary to postpone the shareholders' general meeting at which the nominated director candidates as described above shall be elected, in order to give shareholders at least 10 business days to consider the relevant information disclosed in the announcement or the supplementary circular. (3) Supervisors that are employee representatives shall be democratically elected through the association of employee representatives of the Company; (4) The cumulative voting system shall be adopted if a sole shareholder and its concert parties are interested in 30% or more of the shares of the Company.			supplementary circular;	shall verify the relevant	
Directors and Supervisors, the Board shall provide a timely explanation to the nominator; The Board shall evaluate whether it is necessary to postpone the shareholders' general meeting at which the nominated director candidates as described above shall be elected, in order to give shareholders at least 10 business days to consider the relevant information disclosed in the announcement or the supplementary circular. (3) Supervisors that are employee representatives shall be democratically elected through the association of employee representatives of the Company; (4) The cumulative voting system shall be adopted if a sole shareholder and its concert parties are interested in 30% or more of the shares of the Company. 6.17 of these Articles within 2 days after receiving sucle advays after receiving sucle through the shareholders' nominations submitted by the shareholders at least 10 nominations of qualified candidates for Director and Supervisors, the Board shall submit as a provisiona motion to the shareholders at timely announcement or supplementary circular for the nominations of unqualified candidates for Directors and Supervisors, the Board shall provide a timely explanation to the nominator The Board shall evaluate whether it is necessary to the Company.			for the nominations of	information of candidates	
Board shall provide a timely explanation to the nominator; The Board shall evaluate whether it is necessary to postpone the shareholders' general meeting at which the nominated director candidates as described above shall be elected, in order to give shareholders at least 10 business days to consider the relevant information disclosed in the announcement or the supplementary circular. (3) Supervisors that are employee representatives shall be democratically elected through the association of employee representatives of the Company; (4) The cumulative voting system shall be adopted if a sole shareholder and its concert parties are interested in 30% or more of the shares of the Company. 2 days after receiving such nominations submitted by the shareholders as described above in accordance with the shareholders as described above in accordance with the shareholders as described above in accordance with the shareholders and supervisions. For the nominations of qualified candidates for Director and Supervisions, the general meeting and publish a timely announcement or supplementary circular for the nominations of unqualified candidates for Directors and Supervisions, the Board shall provide a timely announcement or the supplementary circular for the nominations of unqualified candidates for Directors and Supervisors, the Board shall provide a timely announcement or the supplementary circular for the nominations of unqualified candidates for Directors and Supervisors, the Board shall provide a timely announcement or the supplementary circular for the nominations or unqualified candidates for Directors and Supervisors, the Board shall provide a timely announcement or the supplementary circular for the nominations or unqualified candidates for Directors and Supervisors, the supplementary circular for the nominations or unqualified candidates for Directors and Supervisors, the supplementary circular for the nominations or unqualified candidates for Directors and Supervisors, the supplementary circular for the nominati			unqualified candidates for	under the provisions of Article	
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the Company; postpone the shareholders general meeting at which the general meeting at which the nominated director candidate shall be adopted if a sole shareholder and its concert parties are interested in 30% or more of the shares of the Company. postpone the shareholders general meeting at which the nominated director candidate as described above shall be elected, in order to give shareholders at least 10 or more of the shares of the Company.			through the association of	The Board shall evaluate	
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(4) The cumulative voting system shall be adopted if a sole shareholder and its concert parties are interested in 30% or more of the shares of the Company. nominated director candidate as described above shall be elected, in order to give shareholders at least 10 business days to consider the relevant information disclosed.					
shall be adopted if a sole shareholder and its concert parties are interested in 30% or more of the shares of the Company. as described above shal be elected, in order to give shareholders at least 10 business days to consider the relevant information disclosed		(4)	The cumulative voting system	nominated director candidates	
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Company. relevant information disclosed			•	business days to consider the	
				relevant information disclosed	
			•	in the announcement or the	
supplementary circular.					

No.	Before amendments	After the proposed amendments
	The term "cumulative voting syst used in the previous provision re to during the election of Direct and Supervisors at the sharehold general meeting, voting rights each share shall be the same as number of candidates for Direct	representatives shall be democratically elected through the association of employee representatives of the Company;
	or Supervisors. Shareholders voting rights may cast all vote one candidate.	
	Shareholders' meeting shall all by the following rules when electrications and supervisors cumulative voting:	ing Company; The cumulative
	(I) The number of director supervisor candidates be larger than the number be elected in sharehold meeting, but the candid number voted by exhareholder cannot except the number of director supervisor to be elected shareholders' meeting. summation of allocated votannot exceed vote owned shareholders; otherwise, vote shall be cancelled;	general meeting. The term "can "cumulative voting system" to used in the previous provision refers to during the election ate of Directors and Supervisors at the shareholders' general meeting, voting rights of or each share shall be the same in as the number of candidates The for Directors or Supervisors. Shareholders with voting by rights may cast all votes to

No.	Before amendments	After the proposed amendments
No.	(III) The final elect shall be determined on votes of director or supervisor candidates, but the least votes of each elect must exceed half of sum of shares held by shareholders attending shareholders' meeting (including shareholder agents). Where the elected directors or supervisors are less than the number of directors or supervisors that shareholders' meeting plans to elect, additional voting shall be taken for all director and supervisor candidates with insufficient votes on gaps; if it remains insufficient, by-election shall be taken on the next shareholders' meeting of the company. If more than two director or supervisor candidates get same votes but only part of them can be	After the proposed amendments (II) Separate voting shall be implemented for independent directors and non-independent directors. When electing independent directors, the vote that every shareholder has the right to obtain shall equal to product of stock number held by themselves multiplying the number of independent directors to be elected, which can be only voted to candidates of independent directors of the company. When electing non-independent directors, the vote that every shareholder has the right to obtain shall equal to product of stock number held by themselves multiplying the number of non-independent directors to be elected, which can be only voted to candidates of non-independent directors of the company.
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No.	Before amendments	After the proposed amendments
		(III) The final elect shall be determined on votes of director or supervisor candidates, but the least votes of each elect must exceed half of sum of shares held by shareholders attending shareholders' meeting (including shareholder agents). Where the elected directors or supervisors are less than the number of directors or supervisors that shareholders' meeting plans to elect, additional voting shall be taken for all director and supervisor candidates with insufficient votes on gaps; if it remains insufficient, by-election shall be taken on the next shareholders' meeting of the company. If more than two director or supervisor candidates get same votes but only part of them can be elected due to limit of planned number, separate vote and election needs taking again for the director and supervisor candidates with same votes.
38	8.46 Unless a poll is demanded by the following persons before or after a show of hands, resolutions at a shareholders' general meeting shall be passed by a show of hands: (1) the chairman of the meeting;	

No.	Before amendments	After the proposed amendments
	(2) at least two shareholders or proxies having the right to vote;	
	(3) One or more shareholders (including proxies) that, individually or jointly, hold 10% or more of shares with voting rights at the meeting.	
	Unless a poll is demanded, a declaration by the chairman of the meeting that a proposal has been adopted by a show of hands and recorded in the minutes of the meeting shall be conclusive evidence of the fact without proof of the number or proportion of the votes recorded in favor of or against such resolution.	
	The demand for a poll may be withdrawn by the person who demands it.	
	A poll demanded on the election of the chairman, or on a question of adjournment, shall be taken forthwith. A poll demanded on any other questions shall be taken at such time as the chairman of the meeting directs, and any business other than that on which the poll has been demanded may be preceded with, pending the taking of the poll. The result of the poll shall be deemed to be the resolution of the meeting at	

No.	Before amend	lments	After the proposed amendments
No. 39	8.47 On a poll, shareh proxies) having two or more than not cast all their vagainst a resolution and illegible vote are not submitted be considered as voting, and the votheld by such voter under "abstention results. Where any shareholds to abstain from voto voting only for oparticular matter to votes cast by or of shareholder in confrequirement or results.	the right to cast a two votes need otes in favor of or on. Blank, invalid s, and votes that by the voter shall abstention from ing of such shares s shall be counted on" of the poll older is under the ne HKEx required oting or restricted or only against any on behalf of such travention of such	

No.		Before amendments	After the proposed amendments
40	8.51	Before a resolution is decided on a proposal at a shareholders' general meeting, two representatives of the shareholders shall be nominated to participate in counting the votes as well as supervising the counting process. If a shareholder is interested in the matters under deliberation, the relevant shareholder and his proxies shall not participate in counting the votes or supervising the counting process.	proposal at a shareholders' general meeting, two representatives of the shareholders shall be nominated to participate in counting the votes as well as supervising the counting process. When shareholders are related parties in the matters under deliberation, the relevant shareholder and his proxies shall not participate
		When a resolution is decided on a proposal at a shareholders' general meeting, legal advisers, representatives of shareholders and representatives of Supervisors shall jointly participate in counting the votes as well as supervising the counting process. They shall announce the voting results to the meeting. The voting results in connection with the resolution shall be recorded in the minutes.	on a proposal at a shareholders' general meeting, legal advisers, representatives of shareholders and representatives of Supervisors shall jointly participate in counting the votes as well as supervising the counting process. They shall announce the voting results to
		Shareholders or proxies that vote through online or other methods have the right to inspect their voting results through the respective voting platforms.	Shareholders or proxies that vote through online or other methods have the right to inspect their voting results through the respective voting platforms.
41	8.53	When the number of votes for and against a proposal is equal, the chairman of the meeting shall be entitled to one additional vote.	Delete

No.			Before amendments		After	the proposed amendments
42	8.58	reso Reso	following matters shall be lved by way of Ordinary plutions at the shareholders' ral meeting:	6.51	reso Reso	following matters shall be lived by way of Ordinary plutions at the shareholders' ral meeting:
		(1)	work reports of the Board and Supervisory Committee;		(1)	work reports of the Board and Supervisory Committee;
		(2)	Plans for the profits distribution and making up of losses formulated by the Board;		(2)	Plans for the profits distribution and making up of losses formulated by the Board;
		(3)	the appointment and removal of members of the Board and Supervisory Committee, their remuneration and method of payment of their remuneration;		(3)	the appointment and removal of members of the Board and Supervisory Committee, their remuneration and method of payment of their remuneration;
		(4)	the annual budget, final accounts, balance sheet, profit and loss account, and other		(4)	the annual budget, final accounts of the Company;
			financial statements of the Company;		(5)	the annual report of the Company;
		(5)	the annual report of the Company;		(6)	other matters except those required to be adopted by special resolution
		(6)	other matters except those required to be adopted by special resolution in accordance with the provisions of law or administrative regulations or the Company Articles.			in accordance with the provisions of law or administrative regulations or the Company Articles.

No.			Before amendments		After	the proposed amendments
43	8.59	be 1 Reso	following matters shall resolved by way of Special plutions at the shareholders' eral meeting:	6.52	be r Reso	following matters shall resolved by way of Special plutions at the shareholders' ral meeting:
		(1)	increase or reduction of share capital and issuance of any class of shares, warrants, or other similar securities by the Company;		(1)	increase or decrease in registered capital of the Company; Issuance of shares, convertible corporate bonds, preferred
		(2)	Issuance of corporate bonds; Division, merger, dissolution,			stocks and other securities recognized by the CSRC;
		(4)	and liquidation of the Company; Amendments of these		(3)	Division, merger, dissolution, liquidation or change in corporate form of the Company;
		(5)	Articles; Purchases and sales of assets		(4)	Spin off its subsidiaries and listing;
			by the Company after the purchases and sales of major assets within one year reaches or exceeds 30% of the latest audited total assets;		(5)	Amendments of these Articles (including rules of procedure for the general meeting, rules of procedure for the Board, rules of procedure for the
		(6)	External guarantees provided by the Company after the			Supervisory Committee);
			external guarantees reaches or exceeds 30% of the latest audited total assets;		(6)	purchase or disposal of substantial assets or guarantee in consecutive 12 months with an amount exceeding
		(7)	Stock incentive plans;			30% of the total assets of the Company according to rules
		(8)	Share repurchases by the Company;			6.1.8 and 6.1.10 under listing rules of SZSE;
					(7)	Stock incentive plans;
					(8)	Share repurchases by the Company for the purpose of reducing registered capital;

No.	Before amendments	After the proposed amendments
	(9) Other matters required	(9) Major asset restructuring;
	by laws, administrative	
	regulations, or these Articles,	(10) The resolution made by the
	and matters as resolved by	Company's general meeting
	way of ordinary resolutions	decides to voluntarily
	by the shareholders' general	withdraw its shares from the
	meetings that may have a	stock exchange and decide not
	significant impact on the	to trade on the exchange or
	Company and require approval	apply for trading or transfer
	by way of special resolutions.	on other trading venues;
	Other matters which are provided	(11) Other matters required
	in the laws, administrative or	by laws, administrative
	these Articles, and resolved	regulations, or these Articles,
	by shareholders by Ordinary	and matters as resolved by
	Resolutions and are considered by	way of ordinary resolutions
	the shareholders to be material to	by the shareholders' general
	the Company and are required to be	meetings that may have a
	passed by Special Resolutions.	significant impact on the
		Company and require approval
		by way of special resolutions.
		The proposals mentioned in items (4)
		and (10) of the preceding paragraph
		shall, in addition to being approved
		by more than two-thirds of the voting
		rights held by the shareholders
		attending the general meeting of
		shareholders, be approved by more
		than two-thirds of the voting rights
		held by shareholders present at the
		meeting other than the directors,
		supervisors, senior management of
		the listed company and shareholders
		who individually or collectively hold
		more than 5% of the shares of the
		listed company.

No.		Before amendments	After the proposed amendments
			Other matters which are provided in the laws, administrative or these Articles, and resolved by shareholders by Ordinary Resolutions and are considered by the shareholders to be material to the Company and are required to be passed by Special Resolutions.
44	8.60	The chairman of the meeting shall be responsible for deciding whether or not a resolution of the shareholders' general meeting has been passed, and such decision shall be final and shall be announced at the meeting and recorded in the minutes.	Delete
45	8.61	In the event that a vote count takes place at the shareholders' general meeting, the count results shall be recorded in the minutes. The resolutions approved at the shareholders' general meeting shall be edited into a meeting summary. The meeting minutes and summary shall be written in Chinese, and the meeting minutes shall be kept at the domicile of the Company together with attendance register of the shareholders' general meeting and power of attorney of proxies.	Delete

No.		Before amendments	After the proposed amendments
46	8.62	Shareholders may review	Delete
		photocopies of the meeting	
		minutes during working hours of	
		the Company free of charge. If	
		any shareholder requests relevant	
		photocopies of meeting minutes from	
		the Company, the Company shall	
		dispatch the photocopies within 7	
		days of receiving reasonable charges.	
47	Chaj	oter 9 Special Procedures about	Delete
	Votin	ng of the Class Shareholders	
	9.01	Holders of different classes of shares	
		are class shareholders.	
		Class shareholders shall have the	
		same rights and obligations in	
		accordance with law, administrative	
		regulations and these Articles.	
	9.02	Rights conferred on any class	
		shareholder may not be varied	
		or abrogated unless approved	
		by a Special Resolution at the	
		shareholders' general meeting and	
		by shareholders of that class at	
		a separate shareholders' general	
		meeting held in accordance with	
		Articles 9.04 to 9.08 of these	
		Articles.	

No.			Before amendments	After the proposed amendments
	9.03	The following shall be deemed to be a variation or abrogation of the class rights:		
		(1)	to increase or decrease the number of shares of such class, or increase or decrease the number of shares of a class having voting or distribution rights or other privileges equal or superior to the shares of such class;	
		(2)	to effect a conversion of all or a part of the shares of such class into another class or to effect a conversion or create a right of conversion of all or part of the shares of another class into the shares of such class;	
		(3)	to remove or reduce rights to dividends, rights to accrued dividends or rights to cumulative dividends of such class;	
		(4)	to reduce or remove the preferential rights to dividends of such class or the preferential rights to asset distributions of such class upon liquidation of the Company;	

No.]	Before amendments	After the proposed amendments
	(5)	to add, remove to reduce the rights to conversion, option, voting, transfer, preferential placement or acquisition of the Company's securities of such class;	
	(6)	to remove or reduce the rights to receive payment in particular currencies of such class;	
	(7)	to create a new class of shares having voting or distribution rights or other privileges equal or superior to the shares of such class;	
	(8)	to restrict the transfer or ownership of the shares of such class or add to such restrictions;	
	(9)	to issue rights to subscribe for, or to convert into, shares in the Company of such class or another class;	
	(10)	to increase the rights or privileges of another class;	
	(11)	to restructure the Company where the proposed restructuring will result in different classes of shareholders bearing a disproportionate burden of such proposed restructuring;	
	(12)	to vary or abrogate the provisions of these Articles.	

No.		Before amendments	After the proposed amendments
	v v g r s i t	Shareholders of the affected class, whether or not otherwise having roting rights at the shareholders' general meeting, shall have the ight to vote at meetings of class hareholders with respect to matters involving items (2) to (8) and (11) to (12) of Article 9.03. However, interested shareholders shall not have the right to vote at class meetings.	
	d s	The term "interested shareholders" described in the previous provision hall have the following meanings: 1) If the Company made a	
		repurchase offer to all shareholders with the same proportion or has repurchased its own shares through open transactions on a securities exchange in accordance with Article 4.04 hereof, the controlling shareholders as defined in Article 7.09 hereof shall be deemed to be "interested shareholders";	
	(2) If the Company has repurchased its own shares by an agreement outside a securities exchange in accordance with Article 4.04 hereof, shareholders related to such agreement shall be deemed to be "interested shareholders";	

No.		Before amendments	After the proposed amendments
		(3) Under a restructuring proposal of the Company, an "interested shareholder" means a shareholder within a class who bears less than a proportionate burden imposed on that class under the proposed restructuring or who has an interest in the proposed restructuring different from the interest of shareholders of that class	
	9.05	Resolutions of any class shareholders' meeting shall be made by more than two-thirds of the votes of the shareholders whose shares carry rights to vote of that class present at that meeting in accordance with Article 9.04 of these Articles.	
	9.06	When the Company is to hold a meeting of class shareholders, it shall give a written notice 45 days prior to the meeting informing all the registered shareholders of that class of the matters to be deliberated at the meeting as well as the date and place of the meeting. Shareholders that intend to attend the meeting shall, within 20 days prior to the day of the meeting, deliver a written reply to the Company regarding the proposed attendance.	

No.		Before amendments	After the proposed amendments
		If the number of shares with voting	
		rights at the meeting represented by	
		the shareholders intending to attend	
		the meeting is more than half of the	
		total number of shares of such class	
		with voting rights at the meeting,	
		the Company may hold the meeting	
		of class shareholders; if not, the	
		Company shall within five days	
		inform shareholders once again of	
		the matters to be deliberated at the	
		meeting and the date and place of	
		the meeting in the form of a public	
		announcement. Upon notification by	
		public announcement, the Company	
		may hold the meeting of class	
		shareholders.	
	9.07	Notice of class shareholders'	
		meeting needs only be served on	
		class shareholders who are entitled to	
		vote thereat.	
		The procedures of a meeting of any	
		class shareholders shall be conducted	
		as nearly as possible as those of the	
		shareholders' general meetings. The	
		provisions of these Articles relating	
		to any shareholders' general meeting	
		shall apply to any meeting of the	
		class shareholders.	
		ciass shareholders.	

No.		Before amendments	After the proposed amendments
	9.08	Other than shareholders of other class shares, domestic shareholders and overseas listed foreign shareholders shall be deemed to be different classes of shareholders.	
		The special procedures of approval by separate class shareholders shall not apply to the following circumstances:	
		(1) where the Company issues, upon approval by a Special Resolution of the shareholders' general meeting, either separately or concurrently once every twelve months, not more than twenty per cent. (20%) of each of the existing issued domestic shares and overseas listed foreign shares of the Company; or	
		(2) where the Company's plan to issue domestic shares and overseas listed foreign shares on establishment is implemented within fifteen (15) months from the date of approval by the CSRC.	

APPENDIX I

No.	Before amendments	After the proposed amendments
48	10.01 The Board is established by the	7.01 The Board is established by the
	Company and shall be responsible to	Company and shall be responsible to
	the shareholders' general meeting.	the shareholders' general meeting.
	Directors shall be natural persons.	Directors shall be natural persons.
	The Board shall be composed of 9	The Board shall be composed of 9
	directors, including 3 independent	directors, including 3 independent
	directors (namely, directors who are	directors.
	independent from the shareholders	
	of the Company and do not hold any	The Board shall elect one Chairman,
	office in the Company, hereinafter	and one Vice Chairman.
	referred to as "independent	
	directors").	
	The Board shall elect one Chairman,	
	and one Vice Chairman.	

No. **Before amendments** After the proposed amendments The Board shall establish such The Board shall establish such specialized committees as the specialized committees as the Nomination Committee, Strategy Nomination Committee, Strategy Committee, Audit Committee, Committee, Audit Committee, Remuneration and Assessment Remuneration and Assessment Committee, etc. Such specialized Committee, etc. Such specialized committees shall be responsible committees shall be responsible for the Board and perform duties for the Board and perform duties in accordance with the Articles in accordance with the Articles and the authorization of the board and the authorization of the board of directors. The proposal shall of directors. The proposal shall be proposed and reviewed by the be proposed and reviewed by the Board. Such specialized committees Board. Such specialized committees comprise only directors. The number comprise only directors. The members of the Audit Committee of independent directors in each of the Audit Committee, Nomination will be directors who do not serve as Committee and Remuneration and senior management in the Company. Assessment Committee shall be The number of independent directors in the majority and the convener in each of the Audit Committee, of these committees shall be an Nomination Committee and independent director. The convener Remuneration and Assessment of the Audit Committee shall be Committee shall be in the majority an accounting professional. The and the convener of these committees Board is responsible for constituting shall be an independent director. The the terms and references of such convener of the Audit Committee specialized committees, and the shall be an accounting professional. regulation of such specialized The Board is responsible for committees' operations. constituting the terms and references of such specialized committees, clarifying the composition of such specialized committees, the term of office of members, the scope of their duties, the rules of procedures, the preservation of archives, and other related matters, and the regulation of such specialized committees' operations.

No.	Before amendments	After the proposed amendments
	The president and senior management can also be directors, but the total number of directors who are also president, senior management and employee representatives shall not exceed one half but not less than one third of the total number of directors of the Company.	The president and senior management can also be directors, but the total number of directors who are also president, senior management and employee representatives shall not exceed one half but not less than one third of the total number of directors of the Company.
49	10.02 Directors shall be elected and changed by the shareholders at general meetings and can be removed from office before the end of term of office. The directors shall serve a term of three years and may serve consecutive terms if reelected upon the expiration of their terms.	7.02 Directors shall be elected and changed by the shareholders at general meetings and can be removed from office before the end of term of office. The directors shall serve a term of three years and may serve consecutive terms if reelected upon the expiration of their terms.
	The written notices in relation to the intentions for nominations of candidates for directors and the agreement of the candidates to accept the nominations shall be given to the Company at least 7 days prior to the shareholders' general meeting, and the Company shall proceed in accordance with Article 8.45 of these Articles.	The Chairman and the Vice Chairman shall be elected and removed by a vote of more than one-half of all the directors. Subject to compliance with all relevant laws and administrative regulations, the shareholders' general meetings may remove any Director whose term of office has
	The Chairman and the Vice Chairman shall be elected and removed by a vote of more than one- half of all the directors.	not expired by Ordinary Resolution (however this will not prejudice any request for compensation which may be raised pursuant to any contract). Directors are not required to hold shares in the Company.

No.	Before amendments	A	fter the proposed amendments
	Subject to compliance with all relevant laws and administrative regulations, the shareholders' general meetings may remove any Director whose term of office has not expired by Ordinary Resolution (however this will not prejudice any request for compensation which may be raised pursuant to any contract). Directors are not required to hold shares in the Company.		
50	10.06 In the event that the directors fail to attend the Board meeting in person or by proxy on two consecutive occasions, they shall be deemed to be unable to perform their duties. The Board shall propose to the shareholders' general meeting for a replacement of the Director.		In the event that the directors fail to attend the Board meeting in person or by proxy on two consecutive occasions, they shall be deemed to be unable to perform their duties. The Board shall propose to the shareholders' general meeting for a replacement of the Director. The Board should make a statement in writing and disclose it in the following circumstances: (i) Fail to attend the Board meeting in person on two consecutive occasions; (ii) Fail to attend the Board meeting in person more than one half of the total number of Board meetings during the twelve consecutive months of their term of office. In the event that independent directors fail to attend the Board meeting in person or by proxy on two consecutive occasions, the Board shall propose to convene a general meeting to remove their positon within thirty days from the date of such fact.

APPENDIX I

No.	Before amendments	After the proposed amendments
51	10.07 Directors may request to resign prior	7.07 Directors may request to resign prior
	to the expiration of their term of	to the expiration of their term of
	office. The resigning director shall	office. The resigning director shall
	submit a written resignation report to	submit a written resignation report to
	the Board. The Board shall disclose	the Board. The Board shall disclose
	the relevant information within 2	the relevant information within 2
	days.	days.
	In the event the number of members	In the event the number of members
	of the Board of the Company is less	of the Board of the Company is less
	than the minimum number required	than the minimum number required
	by law as a result of resignation of	by law as a result of resignation of
	any Director, the original Directors	any Director, the original Directors
	shall perform their duties as	shall perform their duties as
	directors in accordance with relevant	directors in accordance with relevant
	provisions of laws, administrative	provisions of laws, administrative
	regulations, departmental rules and	regulations, departmental rules and
	these Articles before the newly	these Articles before the newly
	elected Directors take office.	elected Directors take office.

No.	Before amendments	After the proposed amendments
	Other than the circumstance mentioned in the foregoing paragraph, the resignation of Directors shall be effective immediately upon the service of the resignation report on the Board.	If the resignation of an independent director results in the number of independent directors being less than one-third of the members of the Board, or if the proportion of independent directors on specialized committees does not meet the requirements, or if there is no accounting professional among the independent directors, the resignation report of the independent director shall not take effect until the next independent director fills the vacancy created by his/her resignation. Before the resignation report takes effect, the independent director who intends to resign shall still continue to perform his/her duties in accordance with the relevant laws, administrative regulations and the Articles of Association.
		Other than the circumstance mentioned in the foregoing paragraph, the resignation of Directors shall be effective immediately upon the service of the resignation report on the Board. In the case of the circumstance mentioned in the foregoing paragraph, the Company shall complete the by-election within sixty days from the date of the occurrence of the preceding fact.

No.]	Before amendments	1	After 1	the proposed amendments
52	perfo with admi	pendent directors shall rm their duties in accordance relevant provisions of laws, nistrative regulations, and themtal rules.	7.10	their laws, relev	pendent directors shall perform the duties in accordance with administrative regulations, and ant requirements of CSRC and a exchange.
53	10.11 The Board shall be responsible to the shareholders' general meeting and shall exercise the following powers:		7.11	share	Board shall be responsible to the cholders' general meeting and exercise the following powers:
	(1)	to be responsible for convening the shareholders' general meetings and reporting on its work to the shareholders' general meetings;		(1)	to be responsible for convening the shareholders' general meetings and reporting on its work to the shareholders' general meetings;
	(2)	to implement the resolutions of the shareholders' general meetings;		(2)	to implement the resolutions of the shareholders' general meetings;
	(3)	to decide on the business plans and investment proposals of the Company;		(3)	to decide on the business plans and investment proposals of the Company;
	(4)	to formulate the proposed annual financial budget and final accounts of the Company;		(4)	to formulate the proposed annual financial budget and final accounts of the Company;

No.		Before amendments	After 1	the proposed amendments
	(5)	to formulate the Company's profit distribution plan and plan for recovery of losses;	(5)	to formulate the Company's profit distribution plan and plan for recovery of losses;
	(6)	to formulate the Company's proposals for increases in or reductions of the Company's registered capital and the issue of corporate bonds or other securities and plans for listing of the Company;	(6)	to formulate the Company's proposals for increases in or reductions of the Company's registered capital and the issue of bonds or other securities and plans for listing of the Company;
	(7)	to prepare plans for major acquisitions or repurchase of the shares of the Company, and for the merger, division, dissolution or changing of the form of the Company;	(7)	to prepare plans for major acquisitions or repurchase of the shares of the Company, and for the merger, division, dissolution or changing of the form of the Company;
	(8)	to determine on establishment of the internal management organ of the Company;	(8)	to determine on establishment of the internal management organ of the Company;
	(9)	to determine on matters relating to purchase or sale of major assets, asset mortgage, external guarantees, connected transactions and external donations within the scope of authority conferred by the shareholders' general meetings;	(9)	to determine on matters relating to purchase or sale of major assets, asset mortgage, external guarantees, connected transactions and external donations within the scope of authority conferred by the shareholders' general meetings;

No.]	Before amendments	After t	the proposed amendments
	(10)	subject to the principle of	(10)	subject to the principle of
		prudent authorization, the		prudent authorization, the
		shareholders' general meeting		shareholders' general meeting
		may authorize the Board of		may authorize the Board of
		the Company to determine		the Company to determine
		on matters relating to the		on matters relating to the
		Company's (including any		Company's (including any
		Subsidiary controlled by it)		Subsidiary controlled by it)
		investment and entrusted		investment and entrusted
		financing for each financial		financing for each financial
		year where in each case the		year where in each case the
		amount does not exceed 50%		amount does not exceed 50%
		of the latest audited net assets		of the latest audited net assets
		of the Company, and may		of the Company, and may
		also authorize the Chairman		also authorize the Chairman
		or Subsidiaries controlled by		or Subsidiaries controlled by
		the Company to determine		the Company to determine
		on such matters within the		on such matters within the
		scope of the authorization by		scope of the authorization by
		establishing various sound		establishing various sound
		systems, unless as otherwise		systems, unless as otherwise
		provided by the securities		provided by the securities
		exchange of the place where		exchange of the place where
		the shares of the Company are		the shares of the Company are
		listed;		listed;
	(11)	to formulate proposels for	(11)	to formulate proposels for
	(11)	to formulate proposals for amendments to these Articles;	(11)	to formulate proposals for amendments to these Articles;
		amenuments to these Afficies;		amenuments to these Afticles;

No.]	Before amendments	After t	he proposed amendments
No.	(12)	to decide on the engagement or dismissal of the Company's President, Secretary to the Board and other senior management and determine their remuneration and matters related to incentive and punishment; to decide on the engagement or dismissal of the Company's CFO, Vice Presidents, Chief Engineers, and other senior management personnel in accordance with the nominations provided by	(12)	to decide on the engagement or dismissal of the Company's President, Secretary to the Board and other senior management and determine their remuneration and matters related to incentive and punishment; to decide on the engagement or dismissal of the Company's CFO, Vice Presidents, Chief Engineers, and other senior management personnel in accordance with the nominations provided by
		the President, and determine on matters of remuneration, bonuses, and punishments of such persons;		the President, and determine on matters of remuneration, bonuses, and punishments of such persons;
	(13)	to formulate the basic management system of the Company;	(13)	to formulate the basic management system of the Company;
	(14)	to management matters of information disclosure of the Company;	(14)	to management matters of information disclosure of the Company;
	(15)	to decide on the engagement of sponsors;	(15)	to decide on the engagement of sponsors;
	(16)	to formulate the stock option incentive plan of the Company;	(16)	to formulate the share incentive schemes and employee shareholding schemes of the Company;
	(17)	to listen to the work report of the President of the Company and to inspect the work of the President;	(17)	to listen to the work report of the President of the Company and to inspect the work of the President;

No.	Before amendments	After the proposed amendments
	(18) to propose to the shareholders' general meeting for the engagement or replacement of the accounting firm in charge of auditing for the Company, unless otherwise provided by these Articles;	(18) to propose to the shareholders' general meeting for the engagement or replacement of the accounting firm in charge of auditing for the Company, unless otherwise provided by these Articles;
	(19) to determine on the salary standard, benefits and bonuses plan of the Company;	(19) to determine on the salary standard, benefits and bonuses plan of the Company;
	(20) to determine the format of specialized committees, and to engage and dismiss relevant personnel;	(20) to determine the format of specialized committees, and to engage and dismiss relevant personnel;
	(21) other authorities given by laws, administrative regulations, department rules and these Articles	(21) other authorities given by laws, administrative regulations, department rules and these Articles
	Resolutions by the Board on matters referred to in the preceding provisions may be made by an affirmative vote of more than half of the directors, with the exception of resolutions on matters referred to in items (6), (7), and (11), and other matters stipulated by laws, administrative regulations, and these Articles, which shall require an affirmative vote of more than two-thirds of the directors.	Resolutions for connected transactions of the Company made by the Board will not take effect unless signed by the independent non-executive directors. Matters which are beyond authorisation of the general meeting shall be submitted to the general meeting for consideration.
	Resolutions for connected transactions of the Company made by the Board will not take effect unless signed by the independent non-executive directors.	

No.	Before amendments	After the proposed amendments
54	10.15 The Board, in disposing of the	Delete
	Company's fixed assets, shall not	
	without the prior approval of the	
	shareholders' general meeting,	
	dispose of or agree to dispose of any	
	fixed assets of the Company where	
	the aggregate of the expected value	
	of the proposed disposition and any	
	fixed assets of the Company which	
	have been disposed of in the period	
	of four (4) months immediately	
	preceding the proposed disposition	
	exceeds thirty-three per-cent (33%)	
	of the value of the Company's fixed	
	assets as shown in the last balance	
	sheet submitted to the shareholders'	
	general meeting for review.	
	For the purpose of this Article, the	
	term "disposition of fixed assets"	
	shall include an act involving	
	transfer of interest in certain asset	
	but shall not include an act of	
	providing guarantees with fixed	
	assets.	
	The validity of transactions	
	conducted by the Company for the	
	disposal of fixed assets shall not be	
	affected by a violation of the first	
	provision of this Article.	

No.	Before amendments	After the proposed amendments
55	10.18 Board meeting shall be convened at least 4 times a year by the Chairman and notice of such meeting shall be given to all the Directors 10 days prior thereto. In case of urgent matters extraordinary Board meetings may be convened upon proposal by the Chairman or more than one-third of all the Directors without being restricted by the regulations of these Articles regarding notice of meeting.	7.17 Board meeting shall be convened at least 4 times a year by the Chairman and notice of such meeting in writing shall be given to all the Directors 10 days prior thereto. In case of urgent matters extraordinary Board meetings may be convened upon proposal by the Chairman or more than one-third of all the Directors without being restricted by the regulations of these Articles regarding notice of meeting.
	Shareholders representing more than one-tenth of the voting rights, more than one-third of the Board or Supervisory Committee may propose to convene an extraordinary Board meeting. The Chairman shall convene and preside over a Board meeting within 10 days of receiving the proposal.	Shareholders representing more than one-tenth of the voting rights, more than one-third of the Board or Supervisory Committee may propose to convene an extraordinary Board meeting. The Chairman shall convene and preside over a Board meeting within 10 days of receiving the proposal.
	Board meetings shall be held at the domicile of the Company in principle or otherwise held in other locations within or without the PRC as resolved by the Board.	Board meetings shall be held at the domicile of the Company in principle or otherwise held in other locations within or without the PRC as resolved by the Board.

No.	Before amendments	After the proposed amendments		
56	10.20 Majors matters that require the	7.19 Majors matters that require the		
	approval of the Board shall	approval of the Board shall		
	be notified to all Directors in	be notified to all Directors in		
	accordance with the timeframe	accordance with the timeframe		
	stipulated in Articles 10.18 and	stipulated in Articles 7.17 and 7.18,		
	10.19, whilst sufficient information	whilst sufficient information shall		
	shall also be provided, and shall	also be provided, and shall proceed		
	proceed strictly in accordance	strictly in accordance with the		
	with the stipulated procedures.	stipulated procedures. Directors may		
	Directors may request supplementary	request supplementary information to		
	information to be provided. In the	be provided. In the event that more		
	event that more than a quarter of all	than a quarter of all the Directors		
	the Directors or more than 2 external	or 2 or more independent directors		
	directors deem the information	deem the information provided to		
	provided to be insufficient or	be incomplete, insufficiently argued		
	illogical, they may jointly propose	or not provided in a timely manner,		
	to postpone the Board meeting or	they may jointly propose in writing		
	the resolution of certain matters, and	to postpone the Board meeting or		
	such proposal shall be adopted by the	postpone the deliberation of the		
	Board.	matter, and such proposal shall be		
		adopted by the Board.		
	Resolutions of the Board meeting			
	shall be put to vote by open ballot	Resolutions of the Board meeting		
	in writing. For extraordinary	shall be put to vote by open ballot		
	Board meetings convened through	in writing. For extraordinary		
	facsimile, voting may be performed	Board meetings convened through		
	through facsimile under the	facsimile, voting may be performed		
	condition that directors can be	through facsimile under the		
	guaranteed to be able to fully express	condition that directors can be		
	their opinions. For extraordinary	guaranteed to be able to fully express		
	Board meetings convened through	their opinions. For extraordinary		
	teleconference due to the Company	Board meetings convened through		
	encountering a crisis and other	teleconference due to the Company		
	special or emergency circumstances,	encountering a crisis and other		
	voting may be performed through	special or emergency circumstances,		
	teleconference under the condition	voting may be performed through		
	that directors can be guaranteed to be	teleconference under the condition		
	able to fully express their opinions.	that directors can be guaranteed to be		
		able to fully express their opinions.		

No.	Before amendments	After the proposed amendments
57	12.03 A Director or any other senior	Delete
	management personnel of the	
	Company may concurrently hold	
	the position of Secretary of the	
	Company. The accountants of the	
	accounting firm engaged by the	
	Company shall not concurrently	
	hold the position of Secretary of the	
	Company.	
	Where the Secretary is also a	
	Director of the Company and	
	an act is required to be done by	
	that Director and the Secretary	
	separately, a person who is both the	
	Secretary and the Director may not	
	perform the act in both capacities.	

No.	Before amendments	After the proposed amendments
58	be composed of 5 supervisors, one of whom shall be elected as the chairman. The term of office of Supervisors shall be 3 years, and may be reelected to serve consecutive terms. In the event that a timely reelection fails to be conducted upon expiry of the term of office of Supervisors or the number of members of the Supervisory Committee is less than the number required by law as a result of a resignation by any Supervisor prior to the expiry of his term of office, the original Supervisors shall perform their duties as Supervisors in accordance with relevant provisions of laws, administrative regulations, and these Articles.	10.02 The Supervisory Committee shall be composed of 5 supervisors, one of whom shall be elected as the chairman. The term of office of Supervisors shall be 3 years, and may be reelected to serve consecutive terms. In the event that a timely reelection fails to be conducted upon expiry of the term of office of Supervisors or the number of members of the Supervisory Committee is less than the number required by law as a result of a resignation by any Supervisor prior to the expiry of his term of office, the original Supervisors shall perform their duties as Supervisors in accordance with relevant provisions of laws, administrative regulations, and these Articles.
	The appointment or removal of the chairman of the Supervisory Committee shall be decided by a unanimous vote of more than two-thirds of the Supervisory Committee members. The chairman of the Supervisory Committee shall organize the implementation of the duties of the Supervisory Committee.	The appointment or removal of the chairman of the Supervisory Committee shall be decided by a unanimous vote of more than half of the Supervisory Committee members. The chairman of the Supervisory Committee shall organize the implementation of the duties of the Supervisory Committee.

No.	Before	e amendments	After 1	the proposed amendments
59	13.10 The Supervisory Committee shall be accountable to the shareholders' general meetings and perform the following duties according to law:		10.10 The Supervisory Committee shall be accountable to the shareholders' general meetings and perform the following duties according to law:	
	of the	eview the periodic reports the Company formulated by Board and provide written the ew opinions;	(1)	to review the periodic reports of the Company formulated by the Board and provide written review opinions;
	` ′	examine the financial rs of the Company;	(2)	to examine the financial affairs of the Company;
	and person performant that adm these of t	supervise Directors senior management onnel in relation to their formance of Company es and to propose removal Directors and senior nagement personnel thas violated laws, inistrative regulations, e Articles, or resolutions the shareholders' general tings;	(3)	to supervise Directors and senior management personnel in relation to their performance of Company duties and to propose removal of Directors and senior management personnel that has violated laws, administrative regulations, these Articles, or resolutions of the shareholders' general meetings;
	man rect: their	quest Directors and senior agement personnel to ify their behavior when conduct is harmful to the tests of the Company;	(4)	to request Directors and senior management personnel to rectify their behavior when their conduct is harmful to the interests of the Company;

No.	Before amendments		After 1	the proposed amendments
	(5)	to verify the financial reports, business reports, profit distribution proposal and other financial information proposed to be submitted to shareholders' general meetings and in case of doubt, may request public accountants or auditors in the name of the Company to assist reviewing the same;	(5)	to propose to convene an extraordinary shareholders' meeting, and shall convene and preside over shareholders' general meetings in the event that the Board does not perform the duties of convening and presiding over shareholders' general meetings as stipulated by the Company Law of the PRC;
	(6)	to propose to convene an extraordinary shareholders' meeting, and shall convene and preside over shareholders'	(6)	to make proposals to the shareholders' general meetings;
		general meetings in the event that the Board does not perform the duties of convening and presiding over shareholders' general meetings as stipulated by the Company Law of the PRC;	(7)	to institute legal proceedings against Directors and senior management personnel in accordance with Article 151 of the Company Law of the PRC;
	(7)	to make proposals to the shareholders' general meetings;	(8)	to conduct investigation into any identified irregularities in the Company's operations, and where necessary, to engage accountants, legal
	(8)	to institute legal proceedings against Directors and senior management personnel in accordance with Article 151		advisers or other professionals to assist in the investigation; and
		of the Company Law of the PRC;	(9)	to perform other duties stipulated by these Articles
			meeti provi	ervisors shall attend Board ings, and shall raise questions or de recommendations regarding utions of Board meetings.

No.	Before amendments	After the proposed amendments	
	(9) to conduct investigation into any identified irregularities in the Company's operations, and where necessary, to engage accountants, legal advisers or other professionals to assist in the investigation; and		
	(10) to perform other duties stipulated by these Articles		
	Supervisors shall attend Board meetings, and shall raise questions or provide recommendations regarding resolutions of Board meetings.		
60	13.14 A notice of Supervisory Committee meeting shall be sent to all the Supervisors by direct delivery, facsimile, and emails or other means not less than 10 days prior to the meeting.	10.14 A notice of Supervisory Committee meeting shall be sent to all the Supervisors by direct delivery, facsimile, and emails or other means not less than 10 days prior to the meeting.	
	In case of convening extraordinary meetings because of emergency or special events, the notice period for extraordinary meetings shall not be subject to the notification limit of the preceding paragraph.	In case of convening extraordinary meetings because of emergency or special events, the notice period for extraordinary meetings shall not be subject to the notification limit of the preceding paragraph.	
	The notice of Supervisory Committee meetings shall include the following details:	The notice of Supervisory Committee meetings shall include the following details:	
	(1) date, location, and timeframe of the meeting;	(1) date, location, and timeframe of the meeting;	

No.	Before amendments	After the proposed amendments
	(2) particulars of matters and resolutions to be considered at the meeting;	(2) particulars of matters and resolutions to be considered at the meeting;
	(3) date of the notice.	(3) date of the notice.
	The quorum for a Supervisory Committee meeting is over two- thirds of all the Supervisors. Each Supervisor shall be entitled to one vote.	The quorum for a Supervisory Committee meeting is over half of all the Supervisors. Each Supervisor shall be entitled to one vote.
	Resolutions of the Supervisory Committee shall be adopted only after approval by over two-thirds of the Supervisory Committee members.	Resolutions of the Supervisory Committee shall be adopted only after approval by over half of the Supervisory Committee members.
61	by the Supervisory Committee in employing professionals such as lawyers, certified public accountants or licensed auditors in the exercise of its authority shall be assumed by the Company.	Delete
62	14.01 A person shall be disqualified from being a Director, a Supervisor, a general manager or a senior officer of the Company if any of the following applies:	11.01 A person shall be disqualified from being a Director, a Supervisor, a general manager or a senior officer of the Company if any of the following applies:
	(1) the individual has no civil capacity or his civil capacity is restricted;	(1) the individual has no civil capacity or his civil capacity is restricted;

No.		Before amendments	After t	he proposed amendments
	(2)	a period of less than five (5) years has elapsed since the person was released after serving the full term of a sentence of corruption, bribery, expropriation of assets, misappropriation of assets or social and economic disorder or since the deprival of political rights on the person due to a criminal conviction was lifted;	(2)	a period of less than five (5) years has elapsed since the person was released after serving the full term of a sentence of corruption, bribery, expropriation of assets, misappropriation of assets or social and economic disorder or since the deprival of political rights on the person due to a criminal conviction was lifted;
	(3)	a period of less than three (3) years has elapsed since a company or an enterprise in which the person was director, a factory director or a manager was wound up due to mismanagement and the person was held personally liable to the winding up of the company or the enterprise;	(3)	a period of less than three (3) years has elapsed since a company or an enterprise in which the person was director, a factory director or a manager was wound up and the person was held personally liable to the winding up of the company or the enterprise;
	(4)	a period of less than three (3) years has elapsed since the revocation of the license of a company or an enterprise for illegal business operations under circumstances where the person was the legal representative of such company or enterprise and was held personally liable to the illegal business operations of the company or the enterprise;	(4)	a period of less than three (3) years has elapsed since the revocation of the license of a company or an enterprise for illegal business operations under circumstances where the person was the legal representative of such company or enterprise and was held personally liable to the illegal business operations of the company or the enterprise;

No.	No. Before amendments		After the proposed amendments	
	(5)	the person has a debt of a material amount which has not been repaid or cleared when due;	(5) the person has a debt of a material amount which has not been repaid or cleared when due;	
	(6)	the person has been involved in illegal activities subject to investigation by judicial authorities and the case has yet to be settled;	(6) the person who has been identified as being prohibited from participating in the markets by the CSRC and where such prohibitions are still in force; and	
	(7)	provisions of law or administrative regulations stipulates that the person is not permitted to assume the position of a leader of an enterprise; the person is not a natural person;	(7) the person has been publicly ascertained by the stock exchange as being not suitable for serving director, supervisor and senior management of the listed company, the effective period of which has not yet expired;	
	(9)	persons who have been identified as being prohibited from participating in the markets by the CSRC and where such prohibitions are still in force;	Where any Director, Supervisor, President or senior management officer is elected, appointed or engaged counter to the provisions in this Article, the said election, appointment or engagement shall be invalid. Where any Director,	
	(10)	a period of less than five (5) years has elapsed since the date when the person was convicted of offences involving fraud or dishonesty and was considered by the relevant authorities to have violated relevant securities regulations.	Supervisor, President or senior management officer gets involved in any of the circumstances herein during his/her term of office, the Company shall remove him/her as Director, Supervisor, President or senior management officer.	

No.	Before amendments	After the proposed amendments
	Where any Director, Supervisor,	
	President or senior management	
	officer is elected, appointed or	
	engaged counter to the provisions	
	in this Article, the said election,	
	appointment or engagement shall	
	be invalid. Where any Director,	
	Supervisor, President or senior	
	management officer gets involved	
	in any of the circumstances herein	
	during his/her term of office, the	
	Company shall remove him/her as	
	Director, Supervisor, President or	
	senior management officer.	
63	14.02 The validity of an act of a Director,	Delete
	a general manager or other senior	
	officers of the Company on behalf	
	of the Company is not, vis-a-vis a	
	bone fide third party, affected by	
	any irregularity in his election or	
	appointment or any defect in his	
	qualification.	

No.	Before amendments	After the proposed amendments
64	by laws, administrative regulations, or the listing rules of securities exchanges on which shares of the Company are listed, Directors, Supervisors, and senior management personnel of the Company shall have the following obligations to each shareholder in the performance of functions and powers granted to them by the Company:	Delete
	 (1) not to cause the Company to exceed the scope of business stipulated in its business license; (2) to act honestly in the best interests of the Company; 	
	(3) not to expropriate in any guise the Company's assets, including but not limited to any opportunities that are favorable to the Company;	
	(4) not to deprive shareholders of their individual rights or interests, including but not limited to rights to distributions and voting rights, unless pursuant to a restructuring of the Company submitted to and adopted by the shareholders' general meetings in accordance with these Articles.	

No.	Before amendments	After the proposed amendments
65	14.04 Directors, Supervisors, and senior management personnel of the Company owe a duty, in exercising his powers and discharging his duties, to exercise the care, diligence and skill that a reasonably prudent person would exercise in comparable circumstances.	Delete
66	14.05 A Director, Supervisor and senior management personnel of the Company shall, in the exercise of the powers of the Company entrusted to him, be obligated to observe obligations of a fiduciary, not to place himself in a position where his duty and his interest may conflict. The principle includes without limitation a duty: (1) to act honestly in the best interests of the Company; (2) to exercise the powers within his authority and not to exceed the relevant authority; (3) to exercise the discretion vested in him personally and not to allow himself to act under the direction of another and, unless and to the extent permitted by law, administrative regulations or the informed consent of shareholders in general meeting, not to delegate the exercise of his discretion;	Delete

No.		Before amendments	After the proposed amendments
	(4)	to treat shareholders of the same class equally and to treat shareholders of different classes fairly;	
	(5)	not to conclude a contract, enter into a transaction, or make an arrangement with the Company except in accordance with these Articles or with the informed consent of the shareholders at general meeting;	
	(6)	not to use property of the Company for his own benefit in any way without the informed consent of the shareholders at general meetings;	
	(7)	not to accept bribery or other illegal income and not to expropriate in any guise the Company's properties by taking advantage of his duties and powers, including without limitation not to usurp the Company's opportunities;	
	(8)	not to accept commissions in connection with transactions of the Company without the informed consent of shareholders at general meeting;	

No.	Before amendments	After the proposed amendments
	(9) to abide by these Articles are act honestly in exercising he powers and discharging he functions and act in the besinterest of the Company are not to use his position are power to make profits for himself;	is is st and and
	(10) not to compete with the Company in any was without approval from the shareholders' general meetings which has been informed of such situation;	y m al
	the Company or to lend the capital of the Company others and not to expropriate the Company's assets are deposit the same in his own ame or another's name are not to use the Company assets to provide guarantee from any of the indebtedness of shareholder of the Company or other person;	ne to te dd //n ad //s soor a

No.	Before amendments	After the proposed amendments
	(12) unless otherwise permitted by the informed consent of shareholders in general meeting, to keep in confidence confidential information acquired by him in the course of and during his office and not to use such information other than in furtherance of the interests of the Company, save and except that disclosure of such information to the court or other governmental authorities is permitted if:	
	under compulsion of law;	
	2. disclosure is required for the interests of the public;	
	3. disclosure is required for the personal interests of the Director, Supervisor, the President, and other senior management personnel.	
	Incomes gained by Directors and senior management personnel through violations of this Article shall belong to the Company.	

No.		Before amendments	After the proposed amendments
67	14.06 Directors, Supervisors, and senior management personnel of the Company may not order the following persons or organizations		Delete
	("Co such	nnected Persons") to do what Directors, Supervisors, and ir management personnel cannot	
	(1)	The spouse or minor child of Directors, Supervisors, and senior management personnel of the Company;	
	(2)	Trustees of Directors, Supervisors, and senior management personnel of the Company, or of any persons referred to in Item (1) hereof;	
	(3)	Partners of Directors, Supervisors, and senior management personnel of the Company, or of any persons referred to in Item (1) and (2) hereof;	

No.	Before amendments	After the proposed amendments
	(4) Companies over which Directors, Supervisors, and senior management personne of the Company alone, or jointly with any persons referred to in Item (1), (2) and (3) hereof or any other Directors, Supervisors, and senior management personne of the Company, has actual control; (5) Directors, Supervisors, and senior management personne of companies being controlled as referred to in Item (4) hereof.	
68	14.08 A Director, a Supervisor, the manager or other senior management personnel of the Company may be relieved from liability for a specific breach of obligations after the shareholders' general meetings has been informed, except in circumstances as specified in Article 7.08 hereof.	

No.	Before amendments	After the proposed amendments
69	14.09 If a Director, a Supervisor, the manager or other senior management personnel of the Company has directly or indirectly vested a material interest in a contract, transaction or arrangement concluded or planned by the Company (except his employment contract with the Company), he shall disclose the nature and extent of his interest to the Board at the earliest opportunity, whether or not the matter is normally subject to the approval of the Board.	11.03 If any resolutions of the Board conflicts with the interests of any Directors or Connected Persons, such Directors shall abstain from voting; upon confirmation that the number of Directors in attendance of the meetings is above the legal requirement, such Directors shall not be included in the total.
	If any resolutions of the Board conflicts with the interests of any Directors or Connected Persons, such Directors shall abstain from voting; upon confirmation that the number of Directors in attendance of the meetings is above the legal requirement, such Directors shall not be included in the total.	

No.	Before amendments	After the proposed amendments
	Unless the interested Director,	
	Supervisor, manager or other senior	
	management personnel of the	
	Company has disclosed such interest	
	to the Board as required under the	
	preceding paragraph hereof and the	
	matter has been approved by the	
	Board at a meeting in which he was	
	not counted in the quorum and had	
	refrained from voting, the Company	
	shall have the right to void the	
	contract, transaction or arrangement,	
	except the other party is a bona fide	
	party acting without knowledge	
	of the breach of obligation by the	
	Director, Supervisor, manager or	
	other senior management personnel	
	concerned.	
	A Director, a Supervisor, the	
	manager or other senior management	
	personnel of the Company shall be	
	deemed to have an interest in any	
	contract, transaction or arrangement	
	in which a Connected Person of that	
	Director, Supervisor, manager or	
	other senior management personnel	
	has an interest.	

No.	Before amendments	After the proposed amendments
70	14.10 If a Director, a Supervisor, the manager or other senior management personnel of the Company gives a written notice to the Board before the conclusion of the contract, transaction or arrangement is first considered by the Company, stating that due to the contents of the notice, he has an interest in the contract, transaction or arrangement that may subsequently be made by the Company, such Director, Supervisor, manager or other senior management personnel of the Company shall be deemed for the purposes of the preceding Articles of this Chapter to have declared his interest, insofar as attributable to the scope stated in the notice.	Delete
71	14.11 The Company may not in any manner pay tax on behalf of its Directors, Supervisors, manager or other senior management personnel.	Delete
72	14.12 The Company may not directly or indirectly provide a loan or loan security for its Directors, Supervisors, manager or other senior management personnel, those of its parent company, or Connected Persons of the above-mentioned persons.	Delete

No.	Before amendmen	ents After the proposed amendments
	The provisions of the paragraph shall not following circumstance	apply to the
	(1) The provision loan security by for a subside Company;	y the Company
	(2) The provision loan security of by the Company a Supervisor, or other senior personnel of the under an employ approved by the general meet to enable him expenses incurred of the Company performance of duties;	or other funds y to a Director, the manager r management the Company syment contract e shareholders' tings, so as m to pay the red for the sake any or for the
	(3) The provision loan security by to a relevant Supervisor, the other senior personnel of the to a Connected lon normal commif the ordinary to of the Compathe lending of provision of loan	y the Company t Director, a ne manager or management ne Company or Person thereof nmercial terms, business scope any includes money or the

No.	Before amendments	After the proposed amendments
73	14.13 A loan provided by the Company in violation of the preceding Article shall be immediately repayable by the recipient of the loan, regardless of the terms of the loan.	Delete
74	14.14 The Company may not be forced to perform a loan security provided by the Company in violation of the first paragraph of Article 14.12, except: (1) When the loan is provided to a Connected Person of a Director, a Supervisor, the manager or other senior management personnel of the Company or its parent company, the loan provider is not aware of the condition;	Delete
	(2) The collateral provided by the Company has been lawfully sold by the loan provider to a bona fide purchaser.	
75	14.15 For the purposes of the preceding Article of this Chapter, the term "security" shall include an act whereby a guarantor assumes liability or provides property to guarantee or secure the performance of obligations by an obligator.	Delete
76	14.16 If a Director, a Supervisor, the manager or other senior management personnel of the Company breaches his obligations to the Company, the Company shall, in addition to any rights and remedies provided by laws and administrative regulations, have a right to:	Delete

No.		Before amendments	After the proposed amendments	
	(1)	Require the relevant Director, Supervisor, manager or other senior management personnel		
		to compensate for the losses sustained by the Company as a		
		consequence of his dereliction of duty;		
	(2)	Rescind any contract or transaction concluded by the		
		Company with the relevant Director, Supervisor, manager or other senior management		
		personnel and contracts or with a third party (where such third party is aware or should		
		be aware that the Director, Supervisor, manager or other senior management personnel		
		representing the Company was in breach of his obligations to the Company);		
	(3)	Require the relevant Director,		
		Supervisor, manager or other senior management personnel		
		to surrender the gains derived from the breach of his obligations;		

No.	Before amendments	After the proposed amendments	
	(4) Recover any funds received by the relevant Director, Supervisor, manager or other senior management personnel that should have been received by the Company, including (but not limited to) commissions;		
	(5) Require the relevant Director, Supervisor, manager or other senior management personnel to return the interest earned or possibly earned on the funds that should have been given to the Company.		
77	14.17 The Company shall include a written contract with each Director and Supervisor of the Company concerning his emoluments. Such contract shall be approved by the shareholders' general meetings before it is entered into. The abovementioned emoluments shall include:	11.04 The Company shall include a written contract with each Director and Supervisor of the Company concerning his emoluments. Such contract shall be approved by the shareholders' general meetings before it is entered into.	
	(1) Emoluments in respect of his service as a Director, Supervisor or senior management personnel of the Company;		
	(2) Emoluments in respect of his service as a Director, Supervisor or senior management personnel of a subsidiary of the Company;		

No.	Before amendments	After the proposed amendments
	(3) Emoluments otherwise in connection with the management of the Company or any subsidiary thereof;	
	(4) Funds as compensation for his loss of office or retirement to the aforementioned Directors and Supervisors.	
	A Director or Supervisor may not sue the Company for his benefits due to him on the basis of the abovementioned matters, except under a contract as mentioned above.	
78	14.18 The Company shall specify in the contract concluded with a Director or Supervisor of the Company concerning his emoluments that in the event of a takeover of the Company, a Director or Supervisor of the Company shall, subject to prior approval of the shareholders' general meetings, have the right to receive the compensation or other funds obtainable for loss of office or retirement. For the purposes of the preceding paragraph, the term "a takeover of the Company" shall refer to any of the following circumstances:	Delete
	to all the shareholders; (2) Anyone makes a general offer so that the offeror becomes a controlling shareholder as defined in Article 7.09 hereof	

No.	Before amendments	After the proposed amendments
	If the relevant Director or Supervisor has failed to comply with these Article, any fund received by him shall belong to those persons that have sold their shares as a result of their acceptance of the abovementioned offer, and the expenses incurred in distribution of such fund on a pro rata basis shall be borne by the relevant Director or Supervisor and may not be paid out of such fund.	
79	15.01 The Company shall formulate its own financial and accounting systems in accordance with laws, administrative regulations and the accounting standards of the responsible financial authorities of the State Council.	12.01 The Company shall formulate its own financial and accounting systems in accordance with laws, administrative regulations and provisions issued by the relevant state departments.
80	15.02 The fiscal year of the Company shall follow the calendar year, that is, the period from January 1 to December 31 each year shall be counted as one fiscal year. The Company shall use Renminbi as the currency for its accounts, and the accounts shall be prepared in Chinese.	12.02 The fiscal year of the Company shall follow the calendar year, that is, the period from January 1 to December 31 each year shall be counted as one fiscal year. The Company shall use Renminbi as the currency for its accounts, and the accounts shall be prepared in Chinese.
	The Company shall prepare its financial reports at the end of each fiscal year and such reports shall be verified in accordance with the law.	

No.	Before amendments	After the proposed amendments
81	15.03 The Company shall submit annual, interim, and quarterly financial reports to domestic and foreign securities regulatory bodies in accordance with the regulations of such bodies.	Delete
	The Board of the Company shall place before the shareholders at each shareholders' general meeting such financial reports as is required to be prepared by the Company in accordance with laws, administrative regulations and normative documents promulgated by the local government and the departments in charge. Such reports shall be examined and verified.	
82	15.04 The financial reports of the Company shall be made available for inspection by shareholders 20 days prior to the convening of shareholders' general meetings. Each shareholder of the Company shall have the right to obtain a copy of the financial reports referred to in this Chapter.	Delete
	The Company shall send copies of the Board's Report and said financial reports to each overseas listed foreign shareholder by mail postage prepaid at least 21 days prior to a shareholders' general meeting, at the recipients' address shown in the register of members.	

No.	Before amendments	After the proposed amendments
83	15.05 The financial statements of the Company shall be prepared not only in accordance with China's accounting standards, laws and regulations but also in accordance with international accounting standards of the places outside the PRC where shares of the Company are listed. If there are major differences in the financial statements prepared in accordance with these two sets of accounting standards, such differences shall be stated in notes appended to such financial statements. In distributing the aftertax profits of the relevant fiscal year, the after-tax profits shall be the smaller amount in either of the financial statements.	Delete
84	15.06 Interim results or financial information published or disclosed by the Company shall be prepared in accordance with PRC accounting standards, laws and regulations as well as international standards or the accounting standards of the places outside the PRC where shares of the Company are listed.	Delete

No.	Before amendments	After the proposed amendments	
85	15.07 The Company shall submit an annual financial report to the CSRC and the domestic and foreign securities exchanges within 120 days after the end of the fiscal year, an interim financial report to the branches of the CSRC and the domestic and foreign securities exchanges within 60 days after the end of the first six months of the fiscal year, and a quarterly financial report to the branches of the CSRC and the domestic and foreign securities exchanges within one month after the end of the first 3 months and 9 months of the fiscal year.	12.03 The Company shall submit an annual financial report to the CSRC and the domestic and foreign securities exchanges within four months after the end of the fiscal year, an interim financial report to the branches of the CSRC and the domestic and foreign securities exchanges within two months after the end of the first six months of the fiscal year, and a quarterly financial report to the branches of the CSRC and the domestic and foreign securities exchanges within one month after the end of the first 3 months and 9 months of the fiscal year. The above reports shall be prepared in accordance with requirements under the relevant laws, administrative regulations and regulations of the domestic and foreign securities exchanges.	
86	15.11 Capital common reserve shall include the following funds: (1) the premiums obtained from the issue of shares in excess of the par; (2) other revenue required by the responsible financial department of the State Council to be included in the capital common reserve.	12.07 Capital common reserves shall not be used to cover losses of the Company.	
	used to cover losses of the Company.		

No.	Before amendments	After the proposed amendments	
87	15.17 The Company shall appoint recipient	Delete	
	agents for holders of foreign		
	investment shares listed outside		
	the PRC to collect on behalf of the		
	relevant shareholders the dividends		
	distributed and other funds payable		
	in respect of foreign investment		
	shares listed outside the PRC.		
	The recipient agents appointed		
	by the Company shall meet the		
	requirements of the laws of the		
	places, or the relevant regulations of		
	the securities exchanges, where the		
	shares are listed.		
	With regards to the dividends		
	statement given to shareholders		
	by the Company by post, if such		
	shareholders do not cash in after		
	the Company posts the dividends		
	statements for 2 consecutive times,		
	the Company has the right to no		
	longer post the dividends statements		
	to such shareholders. If the dividends		
	statements cannot be posted to the		
	recipient for the first time and is		
	returned, the Company may proceed		
	to exercise such right.		

No.	Before amendments	After the proposed amendments
	The Company has the right to recover, without compensation, the shares of shareholders that cannot be contacted and sell to any other persons under the following circumstances:	
	(1) The Company has distributed dividends to such shares at least 3 times over a period of 12 years, and during that period such dividends have not been claimed;	
	(2) Following the end of the 12 year period, the Company announces such intentions to sell these shares through relevant news channels and notify the HKEx.	
	The recipient agents authorized by the Company for foreign investment share shareholders listed in Hong Kong shall be from registered trust companies in accordance with the <i>Trustees Ordinance</i> .	
88	16.01 The Company shall engage an independent accounting firm that complies with relevant State regulations to audit the annual financial reports and other financial reports of the Company.	13.01 The Company shall appoint an accounting firm in compliance with the provisions of the Securities Law to audit its accounting statements, verify its net assets and provide other relevant advisory services; and the term of appointment shall be one year and renewable.

No.	Before amendments	After the proposed amendments		
89		13.02 The Company guarantees that the accounting documents, account books, financial and accounting reports and other information related to accounting which are provided to the accountants by the Company are true and complete. The Company must neither reject to provide information, nor hide it, nor lie about it.		
90		13.03 The appointment of the accounting firm of the Company shall be decided at general meeting, the Board shall not appoint the Company's accounting firm prior to obtaining approval at general meeting.		
91	16.02 The term of engagement of an accounting firm engaged by the Company shall be between the end of the shareholders' general meetings of the Company and the end of the next shareholders' general meetings.	Delete		
92	16.03 An accounting firm engaged by the Company shall have the following rights: (1) The right of access at all times to the account books, records or vouchers of the Company and the right to require Directors, the manager and other senior management personnel of the Company to provide the relevant information and explanations;	Delete		

No.	Before amendments	After the proposed amendments
	(2) The right to require the Company to take all reasonable measures to obtain from its Subsidiaries the information and explanations necessary for the accounting firm to perform its duties;	
	(3) The right to attend shareholders' general meetings, receive a notice or other information concerning any meetings of or concerning which shareholders have a right to receive a notice or other information, and to be heard at any shareholders' general meetings on any matter which relates to it as the accounting firm of the Company.	
93	16.04 If the position of accounting firm becomes vacant, the Board may appoint an accounting firm to fill such vacancy before a shareholders' general meetings is held. However, if there are other accounting firms holding the position of accounting firm of the Company while such vacancy still exist, such accounting firms shall continue to act.	Delete

No.	Before amendments	After the proposed amendments
94	16.05 The shareholders' general meetings may, by means of an ordinary resolution, dismiss any accounting firm prior to the expiration of its term of engagement, notwithstanding anything in the contract between the accounting firm and the Company, but without prejudice to such accounting firm's right, if any, to claim damages from the Company in respect of such dismissal.	Delete
95	16.06 The remuneration or method of remuneration of an accounting firm shall be decided upon by the shareholders' general meetings. The remuneration of an accounting firm engaged by the Board shall be determined by the Board.	13.04 The audit fees of the accounting firm shall be determined by the general meeting of shareholders.
96	of the renewal of the engagement of an accounting firm shall be decided upon by the shareholders' general meetings and reported to the State Council authorities in charge of securities for the record. If the shareholders' general meetings proposes to approve of a resolution to appoint an accounting firm that is not currently in office to fill any vacancies of the accounting firm position, to reappoint an accounting firm appointed by the Board to fill any vacancies of the accounting firm position, or to dismiss an accounting firm prior to the end of their term of office shall comply with the following regulations:	Delete

No.]	Before amendments	After the proposed amendments
	(1)	The proposal for appointment or dismissal shall be given to the accounting firm proposed to be engaged, leave their position, or already dismissed during the relevant financial year prior to the issue of the shareholders' general meetings notice. Leaving their position includes dismissal, resignation, and retirement.	
	(2)	If the accounting firm that is about to leave its position makes a written statements and requests the Company to notify shareholders of such statement, unless the Company receives such written statement too late, otherwise shall take the following actions:	
		1. State the fact that the accounting firm that is about to leave its position made a statement in the notice announced for purposes of such resolution;	
		2. Such statement shall be included as an appendix to the notice and delivered to shareholders in accordance with these Articles.	

No.	Before amendments	After the proposed amendments
	(3) If the Company did not deliver the statement of the relevant accounting firm in accordance with Item (2) of this Article, the relevant accounting firm may request for the statement to be read out at the shareholders' general meetings, and may proceed with legal action.	
	(4) The accounting firm that is about to leave its position has the right to attend the following meetings:	
	1. The shareholders' general meetings within its original term of office;	
	2. The shareholders' general meetings for which it is required to fill a vacancy due to its dismissal;	
	3. The shareholders' general meetings convened due to its voluntary resignation.	
	The accounting firm that is about to leave its position has the right	
	to receive the notices and relevant	
	meeting information for the meetings described above, and	
	speak on matters relevant to them	
	as the former accounting firm of the	
	Company at the meetings described above.	

No.	Before amendments	After the proposed amendments
97	does not renew the engagement of an accounting firm, it shall give advance notice to the accounting firm. The accounting firm shall have the right to present its views before the shareholders' general meetings. Where an accounting firm tenders its resignation, it shall inform the shareholders' general meetings of whether there is any irregularity in the Company. An accounting firm may resign by placing its written resignation letter at the registered address of the Company. The resignation shall be effective as at the date at which the notice was placed at the registered address of the Company or a later date stated in the notice. The notice shall include the following contents:	13.05 When the Company dismisses or does not renew the engagement of an accounting firm, it shall give notice to the accounting firm 15 days in advance. The accounting firm shall have the right to present its views before the shareholders' general meetings. Where an accounting firm tenders its resignation, it shall inform the shareholders' general meetings of whether there is any irregularity in the Company.
	 (1) A declaration that its resignation does not involve any circumstances that shareholders or creditors of the Company should be notified of; or (2) A statement regarding any such circumstances that such 	

No.	Before amendments	After the proposed amendments
	The Company shall deliver a	
	photocopy of the notice described	
	above to the relevant regulatory	
	bodies within 14 days of receiving	
	such written notice. If the notice	
	includes statements described in	
	Item (2) of this Article, the Company	
	shall keep a duplicate copy at the	
	Company for shareholders to read,	
	and shall send duplicate copies to	
	each holder of foreign investment	
	shares listed outside the PRC by	
	prepaid, at the recipients' address	
	shown in the register of shareholders.	
	If the resignation letter of the	
	accounting firm includes the	
	description of any circumstances that	
	relevant parties should be notified	
	of, the accounting firm may request	
	the Board to convene an EGM and	
	listen to its explanations regarding	
	the circumstances of the resignation.	

No.	Before amendments	After the proposed amendments
98	17.01 The merger or division of the Company shall require the preparation of a proposal by the Board. After such proposal has been adopted in accordance with the procedures specified in these Articles, relevant examination and approval procedures shall be carried out according to law. Shareholders that oppose such proposal on the merger or division of the Company shall have the right to require the Company or shareholders that are in favor of such proposal to purchase their shares at a fair price. The contents of resolutions approving the merger or division of the Company shall be compiled in a special document for inspection by shareholders. Holders of foreign investment shares listed outside the PRC shall be served copies of the above-mentioned document by mail.	Delete
99	17.02 Merger of the Company may take the form of merger by absorption and merger by new establishment. For merger of companies, the parties to the merger shall enter into a merger agreement and prepare balance sheets and a property list. The Company shall notify its creditors within a period of 10 days from the date on which the merger resolution is passed and publish an announcement on the merger in the Securities Times within 30 days of that date.	14.01 Merger of the Company may take the form of merger by absorption and merger by new establishment. For merger of companies, the parties to the merger shall enter into a merger agreement and prepare balance sheets and a property list. The Company shall notify its creditors within a period of 10 days from the date on which the merger resolution is passed and publish an announcement on the merger in the Securities Times within 30 days of that date.

No.	Before amendments	After the proposed amendments
	Creditors have the right to reques full payment of debts from the Company or provide relevan guarantees within 30 days o receiving the notification letter, o within 45 days of the announcemen of the notification letter if they did not receive such letter. If the Company cannot repay the debts in full or provide relevant guarantees the merger or division shall no proceed. Upon completion of the merger, the company that exists or the newly established company shall succeed to the claims and debts of the parties to the merger.	the Company to pay debts or provide relevant guarantees within 30 days of receiving the notification letter, or within 45 days of the announcement of the notification letter if they did not receive such letter. Upon completion of the merger, the company that exists or the newly established company shall succeed to the claims and debts of the parties to the merger.
100	18.01 The Company shall be dissolved and liquidated according to law in the following circumstances: (1) Approval of the resolution to dissolve by the shareholders general meetings; (2) If dissolution is necessary as a result of the merger of division of the Company; (3) If the Company is declared bankrupt according to law because it is unable to pay its debts upon maturity;	liquidated according to law in the following circumstances: (1) Approval of the resolution to dissolve by the shareholders' general meetings; (2) If dissolution is necessary as a result of the merger or division of the Company;

No.	Before amendments	After the proposed amendments
	in terms of operations and management of the Company, the continued existence will cause significant damage to interests of shareholders, and that cannot be resolved through other methods, shareholders that possess more than 10% of all voting rights may request for the dissolution of the Company by the civil court;	in terms of operations and management of the Company, the continued existence will cause significant damage to interests of shareholders, and that cannot be resolved through other methods, shareholders that possess more than 10% of all voting rights may request for the dissolution of the Company by the civil court;
	(5) If the Company's business license is lawfully rescinded, order to shut down, or to be dissolved.	(4) If the Company's business license is lawfully rescinded, order to shut down, or to be dissolved.
101	18.02 Where the Company is to be dissolved pursuant to Item (1), (4) or (5) of the preceding Article, it shall establish a liquidation committee within 15 days. The members of such liquidation committee shall be determined by the shareholders' general meetings by way of an ordinary resolution; if the liquidation committee was not established to proceed with liquidation, shareholders may request the civil court to appoint relevant personnel to establish a liquidation committee to carry out liquidation.	15.02 Where the Company is to be dissolved pursuant to Item (1), (3) or (4) of the preceding Article, it shall establish a liquidation committee within 15 days. The members of such liquidation committee shall be determined by the shareholders' general meetings by way of an ordinary resolution; if the liquidation committee was not established to proceed with liquidation, creditors may request the civil court to appoint relevant personnel to establish a liquidation committee to carry out liquidation.

No.	Before amendments	After the proposed amendments
	Where the Company is to be	
	dissolved pursuant to Item (3)	
	of the preceding Article, the	
	civil court shall arrange for the	
	shareholders, relevant authorities and	
	relevant professionals to establish	
	a liquidation committee to carry	
	out liquidation in accordance with	
	relevant laws.	
102	18.03 If the board of directors decides that	Delete
	the Company should be liquidated	
	(except the liquidation as a result	
	of the Company's declaration of	
	bankruptcy), the notice of the	
	shareholders' general meetings	
	convened for such purpose shall	
	include a statement to the effect that	
	the Board has made full inquiry into	
	the position of the Company and	
	that the Board holds the opinion	
	that the Company can pay its debts	
	in full within 12 months after the	
	announcement of liquidation.	
	The functions and powers of the	
	Board shall terminate immediately	
	after the shareholders' general	
	meetings has adopted a resolution to	
	carry out liquidation.	

No.	Before amendments	After the proposed amendments
	The liquidation committee shall take instructions from the shareholders' general meetings, and not less than once a year make a report to shareholders' general meetings on the committee's income and expenditure, the business of the Company and the progress of the liquidation. It shall make a final report to the shareholders' general meetings when the liquidation is completed.	
103	18.08 Following the completion of liquidation, the liquidation committee shall formulate a liquidation report, revenue and expenditure statement and financial account books in respect of the liquidation period and, after verification thereof by an accountant registered in China, submit the same to the shareholders' general meetings or the relevant authorities in charge for confirmation. Within 30 days from the date of confirmation of the above-mentioned documents by the shareholders' general meetings or the relevant authorities in charge, the liquidation committee shall deliver the same to the company registry, apply for cancellation of the Company's registration and publicly announce the Company's termination.	15.07 Following the completion of liquidation, the liquidation committee shall formulate a liquidation report, submit the same to the shareholders' general meetings or the people's court in charge for confirmation. The liquidation committee shall deliver the same to the company registry, apply for cancellation of the Company's registration and publicly announce the Company's termination.

No.	Before amendments	After the proposed amendments
104	18.11 Once the shares have stopped trading, shares of the Company shall continue trading after entering the intermediary share transfer agency system. The Company shall not amend this provision in these Articles.	Delete
105	19.04 Amendments of these Articles that involve contents of <i>Prerequisite Clauses</i> shall be effective after approval by the CSRC.	Delete
106	Chapter 20 Dispute Settlement 20.01 The Company shall comply with the following regulations on dispute settlement: (1) If any dispute or claim concerning the Company's business on the basis of the rights or obligations provided for in these Articles or in the Company Law of the PRC or other relevant laws or administrative regulations arises between a holder of foreign investment shares listed outside the PRC and the Company, between a holder of foreign investment shares listed outside the PRC and a director, a supervisor, the manager or other senior management staff of the Company or between a holder of foreign investment shares listed outside the PRC and a holder of domestic investment shares, the parties concerned shall submit the dispute or claim for arbitration.	Delete

No.	Before amendments	After the proposed amendments
	When a dispute or claim as	
	described above is submitted	
	for arbitration, such dispute or	
	claim shall be in its entirety,	
	and all persons, being the	
	Company or shareholders,	
	director, supervisors, the	
	manager or other senior	
	management staff of the	
	Company, that have a cause	
	of action due to the same	
	facts or whose participation is	
	necessary for the settlement	
	of such dispute or claim shall	
	abide by arbitration.	
	Disputes concerning the	
	definition of shareholders and	
	the register of shareholders	
	may not be required to	
	be settled by means of	
	arbitration.	

No.	Before amendments	After the proposed amendments
	(2) A dispute or claim submitted for arbitration may be arbitrated, at the option of the arbitration applicant, by either the China International Economic and Trade Arbitration Commission in accordance with its arbitration rules or the Hong Kong International Arbitration Centre in accordance with its securities arbitration rules. After the arbitration applicant has submitted the dispute or claim for arbitration, the other party must carry out arbitration in the arbitration institution selected by the applicant.	
	If the arbitration applicant opts for arbitration by the Hong Kong International Arbitration Centre, either party may request arbitration to be conducted in Shenzhen in accordance with the securities arbitration rules of the Hong Kong International Arbitration Centre.	

No.	Before amendments	After the proposed amendments
	(3) Unless otherwise provided by laws or administrative regulations, the laws of the PRC shall apply to the settlement by means of arbitration of disputes or claims referred to in Item (1). (4) The award of the arbitration institution shall be final and binding upon each party.	
	20.02 For disputes that are not included in Article 20.01, the persons in question may choose to settle through litigation or arbitration.	
107	21.01 Unless otherwise stipulated by these Articles, notices, information or written statements given to foreign investment share shareholders by the Company shall be in accordance with the registered addresses of foreign investment share shareholders, or posted to each foreign investment share shareholder. Notices regarding the exercise of rights stipulated by these Articles shall be posted on newspapers or websites also. In case of joint shareholders, the Company only needs to deliver or post notices, information or other documents to one of the joint shareholders.	17.01 Unless otherwise stipulated by these Articles, for the purpose of providing and/or distributing corporate communications to shareholders as required by the HKEx Listing Rules, corporate communications may be sent or made available to the overseas listed foreign shareholders by the Company electronically, by posting the information on the website of the Company, or by post, in accordance with the relevant laws and regulations and the HKEx Listing Rules as amended from time to time. Overseas listed foreign shareholders of the Company may also elect in writing to receive a printed copy of the aforesaid corporate communications by post.

PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION

No.	Before a	nmendments	After the proposed amendments
			Notices regarding the exercise of rights stipulated by these Articles shall be posted on newspapers or websites also.
			In case of joint shareholders, the Company only needs to deliver or post notices, information or other documents to one of the joint shareholders.
108	Chapter 22 Notes		Chapter 18 Notes
	following me	g words shall have the anings in these Articles, afferent meaning when ntext:	18.04 The following words shall have the following meanings in these Articles, excluding different meaning when viewed in context:
	"The Secretary"	Members of the Supervisory Committee of the Company	"independent Directors who are director" independent of the Company's shareholders and do not hold positions
	"Prerequisite Clauses"	The Articles of Association of Companies Seeking a Listing Outside the PRC Prerequisite Clauses issued by the CSRC of the State Council and the NDRC on 27 August 1994	within the Company 18.06 These Articles were written in Chinese, if discrepancies occur between versions of any other language, the most recently approved Chinese version by the Market Supervision Administration of Xinjiang Uyghur Autonomous Region shall be final.

PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION

No.	Before amendments	After the proposed amendments
	22.06 These Articles were written in	
	Chinese, if discrepancies occur	
	between versions of any other	
	language, the most recently approved	
	Chinese version by the Commerce	
	and Administration Management	
	Department of Xinjiang Uyghur	
	Autonomous Region shall be final.	

No.	Before amendments	After the proposed amendments		
1	XINJIANG GOLDWIND SCIENCE & TECHNOLOGY CO., LTD.	GOLDWIND SCIENCE&TECHNOLOGY CO., LTD.		
	Rules of Procedure for the General Meeting	Rules of Procedure for the General Meeting		
2	1.1 The rules of procedure for the general meeting of Xinjiang Goldwind Science & Technology Co., Ltd. (the "Company") (the "Rules of Procedure") are formulated in accordance with the Company Law of the PRC, the Securities Law of the PRC, Governance Standards of Listed Company, other relevant laws, regulations and normative documents, and the Articles of Association of Xinjiang Goldwind Science & Technology Co., Ltd. (the "Articles of Association") to regulate the behaviors of the Company, clarify the duties and permissions of general meetings, ensure that general meetings exercise their powers by law.	1.1 The rules of procedure for the general meeting of GOLDWIND SCIENCE&TECHNOLOGY CO., LTD. (the "Company") (the "Rules of Procedure") are formulated in accordance with the Company Law of the PRC (the "Company Law"), the Securities Law of the PRC (the "Securities Law"), Governance Standards of Listed Company, the Guidelines on Articles of Association, the Rules for the General Meeting of Listed Company, the Administrative Measures for Independent Directors of Listed Companies, the Listing Rules of Shenzhen Stock Exchange, the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited, the No. 1 Self-regulatory Guidelines for Listed Companies of Shenzhen Stock Exchange—Standardized Operation of Companies Listed on the Main Board, other relevant laws, regulations and normative documents, and the Articles of Association of GOLDWIND SCIENCE&TECHNOLOGY CO., LTD. (the "Articles of Association") to regulate the behaviors of the Company, clarify the duties and permissions of general meetings, ensure that general meetings exercise		

No.	Before amendments		After the proposed amendments		
		The Rules of Procedure will be revised from time to time in line with relevant laws, administrative regulations, normative documents and amendments to the Articles of Association. In case of any conflict between the provisions of the Rules of Procedure and the provisions of relevant laws, administrative regulations, normative documents and the Articles of Association, the relevant provisions of relevant laws, administrative regulations, normative documents and the Articles of Association shall prevail.	The Rules of Procedure will be revised from time to time in line with relevant laws, administrative regulations, normative documents and amendments to the Articles of Association. In case of any conflict between the provisions of the Rules of Procedure and the provisions of relevant laws, administrative regulations, normative documents and the Articles of Association, the relevant provisions of relevant laws, administrative regulations, normative documents and the Articles of Association shall prevail.		
3	1.3	The shareholders' general meeting is the authority of the Company and shall exercise its functions and powers below in accordance with the provisions of the Company Law of the PRC, other relevant laws and regulations, normative documents, and the Articles of Association:	1.3 The shareholders' general meeting is the authority of the Company and shall exercise its functions and powers below in accordance with the provisions of the Company Law of the PRC, other relevant laws and regulations, normative documents, and the Articles of Association:		
		(1) determine the business policies and investment plans of the Company;	(1) determine the business policies and investment plans of the Company;		
		(2) elect and replace Directors and non-employee represented supervisors, and decide on matters concerning the remuneration of Directors and supervisors (the "Supervisor");	(2) elect and replace non- employee represented Directors and Supervisors, and decide on matters concerning the remuneration of Directors and Supervisors (the "Supervisor");		
		(3) deliberate and approve reports of the Board;	(3) deliberate and approve reports of the Board;		

No.]	Before amendments	After t	he proposed amendments
	(4)	deliberate and approve reports of the supervisory committee (the "Supervisory Committee");	(4)	deliberate and approve reports of the supervisory committee (the "Supervisory Committee");
	(5)	deliberate and approve the annual financial budget and final account proposals of the Company;	(5)	deliberate and approve the annual financial budget and final account proposals of the Company;
	(6)	deliberate and approve the Company's plans for profit distribution and making up losses;	(6)	deliberate and approve the Company's plans for profit distribution and making up losses;
	(7)	make resolutions concerning the increase or reduction of the Company's registered capital;	(7)	make resolutions concerning the increase or reduction of the Company's registered capital;
	(8)	make resolutions concerning the issuance of corporate bonds;	(8)	make resolutions concerning the issuance of corporate bonds;
	(9)	make resolutions on matters such as the mergers, divisions, dissolution, liquidation, or changes to the structure of the Company;	(9)	make resolutions on matters such as the mergers, divisions, dissolution, liquidation, or changes to the structure of the Company;
	(10)	amend the Articles of Association;	(10)	amend the Articles of Association;
	(11)	make resolutions on the employment, dismissal, or non-renewal of the accounting firms by the Company;	(11)	make resolutions on the employment and dismissal of the accounting firms by the Company;
	(12)	deliberate the proposals raised by shareholders representing 3% or more of the Company's voting shares;	(12)	deliberate the proposals raised by shareholders representing 3% or more of the Company's voting shares;

No.]	Before amendments	After the proposed amendments		
	(13)	deliberate and approve the guarantees described in Article 8.03 of the Articles of Association;	(13)	deliberate and approve the guarantees described in Article 6.03 of the Articles of Association;	
	(14)	deliberate the Company's (including its Subsidiaries') significant acquisition or sales of material assets conducted within the period of one year with a value exceeding 30% of the latest audited total assets of the Company;	(14)	deliberate the Company's (including its Subsidiaries') significant acquisition or sales of material assets conducted within the period of one year with a value exceeding 30% of the latest audited total assets of the Company;	
	(15)	decide the connected transactions as required to be decided in the shareholders' general meetings in accordance with the provisions of the Shenzhen Stock Exchange (the "SZSE");	(15)	decide the connected transactions as required to be decided in the shareholders' general meetings in accordance with the provisions of the Shenzhen Stock Exchange (the "SZSE");	
	(16)	deliberate and approve changes to the usage of raised funds;	(16)	deliberate and approve changes to the usage of raised funds;	
	(17)	deliberate the stock option incentive plan and employee shareholding schemes;	(17)	deliberate the share incentive schemes and employee shareholding schemes;	
	(18)	deliberate other matters as required to be decided in the shareholders' general meetings in accordance with laws, administrative regulations, departmental regulations, the Articles of Association, and the listing rules of the place the Company is listed.	(18)	deliberate other matters as required to be decided in the shareholders' general meetings in accordance with laws, administrative regulations, departmental regulations, the Articles of Association, and the listing rules of the place the Company is listed.	

No.	Before amendments	After the proposed amendments
No. 4	3.3. When the Company is to hold a shareholders' general meeting, it shall give a written notice 45 days prior to the meeting, informing all the registered shareholders of the matters to be deliberated at the meeting as well as the date and place of the meeting. Shareholders that intend to attend the shareholders' general meeting shall, within 20 days prior to the meeting, deliver a written reply to the Company regarding the proposed attendance. Based on the written replies received 20 days prior to a shareholders' general meeting, the Company shall calculate the number of shares carrying voting rights of the shareholders intending to attend the meeting. The Company may convene the shareholders' general meeting if the number of the shares carrying voting rights of the shareholders who propose to attend is more than half of the total number of shares carrying voting rights of the Company. If the requirement is not met, the Company shall publish an announcement containing the proposed agenda, date and place of the meeting within 5 days to re-notify the shareholders of the meeting. The Company may convene the shareholders' general meeting having published the announcement.	3.3. When the Company convenes an annual general meeting, written notice shall be given to shareholders 21 days prior to the convening of the meeting, and when the Company convenes an extraordinary general meeting, written notice shall be given to shareholders 15 days prior to the convening of the meeting.

No.		Before amendments	After the proposed amendments
5	3.8.	The notice of a shareholders' general	Delete
		meeting shall be delivered to H	
		share shareholders (whether or not	
		entitled to vote thereat) by personal	
		delivery or mail postage prepaid	
		to the recipients' address shown	
		in the register of members. For	
		domestic shareholders, the notice	
		of a shareholders' general meeting	
		may be given through a public	
		announcement.	
		The public announcement referred	
		to in the preceding paragraph shall	
		be published in the Securities Times	
		during the period between 45 and 50	
		days prior to the meeting. Once the	
		announcement is made, all domestic	
		shareholders shall be deemed to have	
		received the notice of the relevant	
		shareholders' general meeting.	

No.		Before amendments		After the proposed amendments
6	4.2	For the shareholders' general meetings that utilize website services or other means, the voting time and procedures for such method shall be clearly stated in the notice of the shareholders' general meeting.	4.2	For the shareholders' general meetings that utilize website services or other means, the voting time and procedures for such method shall be clearly stated in the notice of the shareholders' general meeting.
		The starting time of voting via internet or otherwise of the shareholders' general meeting shall not be earlier than 3:00pm on the day before the convening date of the onsite shareholders' general meeting, and not be later than 9:30am on the same day of convening the on-site shareholders' general meeting, and its closing time shall not be earlier than 3:00pm on the same day of ending the on-site shareholders' general meeting.		The starting time of voting via internet or otherwise of the shareholders' general meeting shall not be earlier than 3:00pm on the day before the convening date of the onsite shareholders' general meeting, and not be later than 9:30am on the same day of convening the on-site shareholders' general meeting, and its closing time shall not be earlier than 3:00pm on the same day of ending the on-site shareholders' general meeting.
				The interval between the registration date and the date of the meeting shall not be more than 7 working days. No changes may be made once the registration date is confirmed.

No.		Before amendments		After the proposed amendments
No. 9	5.5	Before amendments The Board of Directors, the Supervisory Committee and shareholders who individually or jointly hold more than 3% of the Company's shares (hereinafter referred to as the "Nominator(s)") may nominate candidates for Directors and Supervisors (non-employee Supervisors). The Nominator shall obtain the consent of the nominee prior to the nomination. The following procedures shall be adopted for the selection and appointment of Directors (including independent Directors) and Supervisors (non-employee Supervisors):	5.5	Candidates for Directors and Supervisors that are not employee representatives of the Company can be nominated by the Board and the Supervisory Committee, respectively. Shareholders who individually or jointly hold more than 3% of the Company's shares may nominate candidates for non-independent Directors and Supervisors that are not employee representatives; shareholders that individually or jointly hold more than 1% of the Company's shares or the Supervisory Committee shall have the right to nominate candidates for independent directors. The Nominator shall obtain the consent of the nominee prior to the nomination. The
	5.5.1	Where it is necessary to replace or add Directors and Supervisors (Supervisors who are not representative of employees) due to the change of term or other reasons, the Nominator may propose candidates for directors and supervisors (non-employee supervisors) to the Board. The Nominator shall submit the candidates' curriculum vitae and basic information to the Board in writing at least 10 days before the general meeting.		nominator of an independent director shall not nominate a person as a candidate for an independent director, who has an interest in him or has other close relations that may affect the performance of his duties independently. The following procedures shall be adopted for the selection and appointment of Directors (including independent Directors) and Supervisors (non-employee Supervisors):

No.	Before amendments	P	After the proposed amendments
	Candidates for Directors and Supervisors shall make a written undertaking before the shareholders' general meeting that they agree to accept the nomination, undertake that the publicly disclosed information of the candidates for Directors and Supervisors is true, accurate and complete as well as meet the conditions of office, and ensure that they will effectively perform their duties after being elected.		Candidates for Directors and Supervisors shall make a written undertaking before the shareholders' general meeting that they agree to accept the nomination, undertake that the publicly disclosed information of the candidates for Directors and Supervisors is true, accurate and complete as well as meet the conditions of office, and ensure that they will effectively perform their duties after being elected.
	When holding a shareholders' general meeting to elect independent Directors, the Board shall explain whether the candidates for independent Directors have been objected to by the stock exchange. The election of candidates for	5.5.3	When holding a shareholders' general meeting to elect independent Directors, the Board shall explain whether the candidates for independent Directors have been objected to by the stock exchange. If the stock exchange raises an objection, the Company shall not
	Directors and Supervisors shall be submitted to the shareholders' general meeting by way of proposal. When deliberating the proposals for the election of Directors and Supervisors, the shareholders' general meeting shall vote on each of the candidates for Directors and Supervisors individually.	5.5.4	submit the candidates to the general meeting for election. The election of candidates for Directors and Supervisors shall be submitted to the shareholders' general meeting by way of proposal. When deliberating the proposals for the election of Directors and Supervisors, the shareholders' general meeting shall vote on each of the candidates for Directors and Supervisors individually.

No.	Before amendments	After the proposed amendments
	5.5.5 The election or change of Directors	5.5.5 The election or change of Directors
	(including independent Directors)	(including independent Directors)
	and non-employee Supervisors shall	and non-employee Supervisors shall
	be elected by the general meeting	be elected by the general meeting
	of shareholders in accordance with	of shareholders in accordance with
	the provisions of the Articles of	the provisions of the Articles of
	Association. If the proposal for	Association. If the proposal for
	change of Directors and Supervisors	change of Directors and Supervisors
	is approved by the general meeting,	is approved by the general meeting,
	the time of appointment of the new	the time of appointment of the new
	Directors and Supervisors shall be	Directors and Supervisors shall be
	calculated from the day following the	calculated from the day following the
	adoption of the election resolution by	adoption of the election resolution by
	the general meeting.	the general meeting.
	Supervisors who are representatives	Supervisors who are representatives
	of employees of the Company shall	of employees of the Company shall
	be elected by a resolution of the	be elected by a resolution of the
	general meeting of employees of the	general meeting of employees of the
	Company.	Company.

No.		Before amendments		After the proposed amendments
10	5.6	Other than the cumulative voting system, the shareholders' general meeting shall vote on each proposal separately. For matters that contain different proposals, voting shall be in the order of the time that each proposal was proposed. Other than force majeure and other special circumstances that cause the suspension of or failure to make resolutions at the shareholders' general meeting, the shareholders' general meeting shall not postpone or refuse to vote on resolutions.	5.6	The cumulative voting system shall be adopted if a sole shareholder and its concert parties are interested in 30% or more of the shares of the Company. The cumulative voting system shall be adopted if more than two independent directors were to be elected by the general meeting. The votes by minority investors shall be counted separately and disclosed. Other than the cumulative voting system, the shareholders' general meeting shall vote on each proposal separately. For matters that contain different proposals, voting shall be in the order of the time that each proposal was proposed. Other than force majeure and other special circumstances that cause the suspension of or failure to make resolutions at the shareholders' general meeting, the shareholders' general meeting shall not postpone or refuse to vote on resolutions.
11	5.9	Resolutions of the shareholders' general meeting shall be divided into ordinary resolutions and special resolutions. Resolutions of the shareholders' general meeting shall be considered and approved in accordance with the provisions of the Articles of Association. Unless a poll is demanded by the following persons before or after a show of hands, resolutions at a shareholders' general meeting shall be passed by a show of hands:	5.9	Resolutions of the shareholders' general meeting shall be divided into ordinary resolutions and special resolutions. Resolutions of the shareholders' general meeting shall be considered and approved in accordance with the provisions of the Articles of Association. Voting at general meeting will record the name of the voter, that is, by open ballot.

No.	Before amendments	After the proposed amendments
	(1) the chairman of the meeting;	
	(2) at least two shareholders or proxies having the right to vote;	
	(3) One or more shareholders (including proxies) that, individually or jointly, hold 10% or more of shares with voting rights at the meeting.	
	Unless a poll is demanded, a declaration by the chairman of the meeting that a proposal has been adopted by a show of hands and recorded in the minutes of the meeting shall be conclusive evidence of the fact without proof of the number or proportion of the votes recorded in favor of or against such resolution.	
	The demand for a poll may be withdrawn by the person who demands it.	
	A poll demanded on the election of the chairman, or on a question of adjournment, shall be taken forthwith. A poll demanded on any other questions shall be taken at such time as the chairman of the meeting directs, and any business other than that on which the poll has been demanded may be preceded with, pending the taking of the poll. The result of the poll shall be deemed to be the resolution of the meeting at	

No.		Before amendments	A	fter the proposed amendments
12	5.10	Shareholders who attend the shareholders' general meeting shall take one of the following stances when a resolution is put forward for voting: for, against or abstain. On a poll, shareholders (including proxies) having the right to cast two or more than two votes need not cast all their votes in favor of or against a resolution. Any unfilled, improperly filled or poorly handwritten votes or votes that are not cast shall be considered as abstentions from voting by the shareholders. Its respective shares shall be counted as "abstentions" in the voting results. Where any shareholder is under the Listing Rules of the HKEx required to abstain from voting or restricted to voting only for or only against any particular matter to be resolved, any votes cast by or on behalf of such shareholder in contravention of such requirement or restriction shall not be counted.	5.10	Shareholders who attend the shareholders' general meeting shall take one of the following stances when a resolution is put forward for voting: for, against or abstain. Securities registration and clearing institution is the nominee holder of shares transacted through the mutual connection mechanism between stock markets in Mainland China and Hong Kong, except for reporting on indications expressed by beneficial shareholders. Any unfilled, improperly filled or poorly handwritten votes or votes that are not cast shall be considered as abstentions from voting by the shareholders. Its respective shares shall be counted as "abstentions" in the voting results. Where any shareholder is under the Listing Rules of the HKEx required to abstain from voting or restricted to voting only for or only against any particular matter to be resolved, any votes cast by or on behalf of such shareholder in contravention of such requirement or restriction shall not be counted.
13	5.13	When the number of votes for and against a proposal is equal, the chairman of the meeting shall be entitled to one additional vote.	Delete	,

No.		Before amendments	After the proposed amendments
14	Chapter 6 Special Procedures for Voting of Class Shareholders		Delete
	6.1	Holders of different classes of shares are class shareholders.	
		Class shareholders shall have the same rights and obligations in accordance with laws, administrative regulations and the Articles of Association.	
	6.2	Rights conferred on any class shareholder may not be varied or abrogated unless approved by a special resolution at the shareholders' general meeting and by shareholders of that class at a separate shareholders' general meeting held in accordance with Articles 6.4 to 6.8 of these Rules of Procedure.	

No.		Before amendments	After the proposed amendments
	6.3	The following shall be deemed to be a variation or abrogation of the class rights:	
		6.3.1 to increase or decrease the number of shares of such class, or increase or decrease the number of shares of a class having voting or distribution rights or other privileges equal or superior to the shares of such class;	
		6.3.2 to effect a conversion of all or a part of the shares of such class into another class or to effect a conversion or create a right of conversion of all or part of the shares of another class into the shares of such class;	
		6.3.3 to remove or reduce rights to dividends, rights to accrued dividends or rights to cumulative dividends of such class;	
		6.3.4 to reduce or remove the preferential rights to dividends of such class or the preferential rights to asset distributions of such class upon liquidation of the Company;	

No.	Before amendments	After the proposed amendments
	6.3.5 to add, remove to reduce the rights to conversion, option, voting, transfer, preferential placement or acquisition of the Company's securities of such class;	
	6.3.6 to remove or reduce the rights to receive payment in particular currencies of such class;	
	6.3.7 to create a new class of shares having voting or distribution rights or other privileges equal or superior to the shares of such class;	
	6.3.8 to restrict the transfer or ownership of the shares of such class or add to such restrictions;	
	6.3.9 to issue rights to subscribe for, or to convert into, shares in the Company of such class or another class;	
	6.3.10 to increase the rights or privileges of another class;	

No.	Before amendments	After the proposed amendments
	6.3.11 to restructure the Company	,
	where the proposed	
	restructuring will resul	
	in different classes of	
	shareholders bearing a	ı
	disproportionate burden of	
	such proposed restructuring;	
	6.3.12 to vary or abrogate the	
	provisions of this Chapter.	
	6.4 Shareholders of the affected class	
	whether or not they originally had	
	voting rights at the shareholders	
	general meeting, shall have the	
	right to vote at meetings of class	
	shareholders with respect to matters	
	involving Articles 6.3.2 to 6.3.8	
	and 6.3.11 to 6.3.12 of these Rules	
	of Procedure. However, interested	
	shareholders shall not have the righ	
	to vote at class meetings.	
	The term "interested shareholders'	,
	described in the previous provision	
	shall have the following meanings:	

No.	Before amendments	After the proposed amendments
	If the Company made a repurchase	
	offer to all shareholders with the	
	same proportion or has repurchased	
	its own shares through open	
	transactions on a securities exchange	
	in accordance with Article 4.04	
	of the Articles of Association, the	
	controlling shareholders as defined	
	in article 7.09 of the Articles of	
	Association shall be deemed to be	
	"interested shareholders";	
	If the Company has repurchased its	
	own shares by an agreement outside	
	a securities exchange in accordance	
	with Article 4.04 of the Articles of	
	Association, shareholders related to	
	such agreement shall be deemed to	
	be "interested shareholders";	
	,	
	Under a restructuring proposal	
	of the Company, an "interested	
	shareholder" means a shareholder	
	within a class who bears less than	
	a proportionate burden imposed	
	on that class under the proposed	
	restructuring or who has an interest	
	in the proposed restructuring	
	different from the interest of	
	shareholders of that class.	

No.		Before amendments	After the proposed amendments
	6.5	Resolutions of any class shareholders' meeting shall be made by more than two-thirds of the votes of the shareholders whose shares carry rights to vote of that class present at that meeting in accordance with Article 6.4 of these Rules of Procedure.	
	6.6	When the Company is to hold a meeting of class shareholders, it shall give a written notice 45 days prior to the meeting informing all the registered shareholders of that class of the matters to be deliberated at the meeting as well as the date and place of the meeting. Shareholders that intend to attend the meeting shall, within 20 days prior to the day of the meeting, deliver a written reply to the Company regarding the proposed attendance. If the number of shares with voting rights at the meeting represented by the shareholders intending to attend the meeting is more than half of the	
		total number of shares of such class with voting rights at the meeting, the Company may hold the meeting of class shareholders; if not, the Company shall within five days inform shareholders once again of the matters to be deliberated at the meeting and the date and place of the meeting in the form of a public announcement. Upon notification by	
		public announcement, the Company may hold the meeting of class shareholders.	

No.		Before amendments	After the proposed amendments
	6.7	Notice of class shareholders' meeting needs only be served on the class shareholders who are entitled to vote thereat.	
		The procedures of a meeting of any class shareholders shall be conducted in the same manner as shareholders' general meetings as far as possible The provisions of the Articles of Association relating to any shareholders' general meeting shall apply to any meeting of the class shareholders.	
	6.8	Other than shareholders of other class shares, domestic shareholders and overseas listed foreign shareholders shall be deemed to be different classes of shareholders.	
		The special procedures of approval by separate class shareholders shall not apply to the following circumstances:	
		where the Company issues, upon approval by a Special Resolution of the shareholders' general meeting, either separately or concurrently once every twelve months, not more than twenty percent (20%) of each of the existing issued domestic shares and overseas listed foreign shares of the Company; or	
		where the Company's plan to issue domestic shares and overseas listed foreign shares on establishment is implemented within fifteen (15) months from the date of approval by the CSRC.	

No.	Before amendments		After the proposed amendments	
15	7.2	The attending Directors, secretary to	6.2	The attending Directors, Supervisors,
		the Board, convener or representative		secretary to the Board, convener
		thereof, and the chairman of the		or representative thereof, and the
		meeting shall sign the minutes of		chairman of the meeting shall sign
		the meeting, and ensure the meeting		the minutes of the meeting, and
		minutes are true, accurate and		ensure the meeting minutes are true,
		complete.		accurate and complete.

No.	Before amendments	After the proposed amendments		
1	XINJIANG GOLDWIND SCIENCE & TECHNOLOGY CO., LTD.	GOLDWIND SCIENCE&TECHNOLOGY CO., LTD.		
	Rules of Procedure for the Board of Directors	Rules of Procedure for the Board of Directors		
2	1.1 The Rules of Procedure for the Board of directors (the "Board") of Xinjiang Goldwind Science & Technology Co., Ltd. (the "Company") (the "Rules of Procedure") are formulated in accordance with the Company Law of the PRC, the Securities Law of the PRC, the Guidelines on Standard Operation of Listed Companies in Shenzhen Stock Exchange, other relevant laws, administrative regulations and normative documents, and the Articles of Association of Xinjiang Goldwind Science & Technology Co., Ltd. (the "Articles of Association") to futher regulate the discussion methods and procedures of the Board, to promote directors and the Board to effectively perform their duties, and to improve the standard operations and scientific decision-making levels of the Board.	1.1 The Rules of Procedure for the Board of directors (the "Board") of GOLDWIND SCIENCE&TECHNOLOGY CO., LTD. (the "Company") (the "Rules of Procedure") are formulated in accordance with the Company Law of the PRC, the Securities Law of the PRC, Governance Standards of Listed Company, the Guidelines on Articles of Association, the Administrative Measures for Independent Directors of Listed Companies, the Listing Rules of Shenzhen Stock Exchange, the No. 1 Self-regulatory Guidelines for Listed Companies of Shenzhen Stock Exchange—Standardized Operation of Companies Listed, other relevant laws, administrative regulations and normative documents, and the Articles of Association of GOLDWIND SCIENCE&TECHNOLOGY CO., LTD. (the "Articles of Association") to futher regulate the discussion methods and procedures of the Board, to promote directors and the Board to effectively perform their duties, and to improve the standard operations and scientific decision-making levels of the Board.		

No.	Before amendments			After the proposed amendments		
3	2.1	Comp the s Direct A pe	me Board is established by the ompany and shall be responsible to e shareholders' general meeting. Trectors shall be natural persons. person who falls into any of the llowing circumstances shall not rive as a director of the Company:		Comp the s Direct A pe	Board is established by the pany and shall be responsible to shareholders' general meeting. etors shall be natural persons. erson who falls into any of the wing circumstances shall not as a director of the Company:
		(1)	civil incompetence or limited civil competence;		(1)	civil incompetence or limited civil competence;
		(2)	no more than five years have lapsed since termination of the execution period for penalty on a crime of corruption, bribery, encroachment of property, embezzlement of property or disrupting socialist economic order, or no more than five years have lapsed since termination of the execution period for deprivation of political rights due to committing a crime;		(2)	no more than five years have lapsed since termination of the execution period for penalty on a crime of corruption, bribery, encroachment of property, embezzlement of property or disrupting socialist economic order, or no more than five years have lapsed since termination of the execution period for deprivation of political rights due to committing a crime;
		(3)	no more than three years have lapsed since conclusion of liquidation owing to the bankruptcy of a company or enterprise where the person served as a director or factory manager or manager and was personally liable for the bankruptcy;		(3)	no more than three years have lapsed since conclusion of liquidation owing to the bankruptcy of a company or enterprise where the person served as a director or factory manager or manager and was personally liable for the bankruptcy;

No.		Before amendments	After the proposed amendments		
	(4)	no more than three years have lapsed since the date of cancellation of the business license and winding-up of a company or enterprise on account of illegal business operations where the person served as the legal representative and was personally liable;	(4)	no more than three years have lapsed since the date of cancellation of the business license and winding-up of a company or enterprise on account of illegal business operations where the person served as the legal representative and was personally liable;	
	(5)	a relatively large amount of personal debt is overdue but remains unpaid;	(5)	a relatively large amount of personal debt is overdue but remains unpaid;	
	(6)	the person is currently being prohibited from participating in securities market by the China Securities Regulatory Commission and such barring period has not elapsed;	(6)	the person is currently being prohibited from participating in securities market by the China Securities Regulatory Commission and such barring period has not elapsed;	
	(7)	other circumstances specified by laws, administrative regulations or rules.	(7)	has been publicly identified as unsuitable for being a director of a listed company by the stock exchange and such barring period has not elapsed;	
			(8)	other circumstances specified by laws, administrative regulations or rules.	

No.		Before amendments	_	After the proposed amendments
4	2.2	The Board shall be composed of nine directors, including three independent directors. The Board shall elect one chairman. Directors may also undertake the president position or other senior management positions of the Company. However, the number of directors that also undertake the president position or other senior management position or other senior management positions of the Company and that serve as employee representatives shall be not more than half but not less than one-third of the total number of directors.	2.2	The Board shall be composed of nine directors, including three independent directors, of which at least one accounting professional. The Board shall elect one Chairman, and one Vice Chairman. Directors may also undertake the president position or other senior management positions of the Company. However, the number of directors that also undertake the president position or other senior management positions of the Company and that serve as employee representatives shall be not more
5	2.3	Directors shall be elected or replaced by the general meeting and may be removed by the general meeting before his/her term of office expires. The term of office of directors is three years, renewable upon reelection at its expiry. In the event that a director's term of office expires and is not re-elected in time, the existing Director shall continue to perform his/her duties in accordance with relevant provisions of laws, administrative regulations, departmental rules and the Articles of Association until the re-elected director assumes office.	2.3	than half but not less than one-third of the total number of directors. Directors shall be elected or replaced by the general meeting and may be removed by the general meeting before his/her term of office expires. Each term of office of directors is three years, renewable upon reelection at its expiry. In the event that a director's term of office expires and is not re-elected in time, the existing Director shall continue to perform his/her duties in accordance with relevant provisions of laws, administrative regulations, departmental rules and the Articles of Association until the re-elected director assumes office.

No.		Before amendments	A	After the proposed amendments
	,	The Chairman shall be elected by a simple majority of votes of all directors.		The Chairman and Vice Chairman shall be elected by a simple majority of votes of all directors.
		Subject to compliance with all relevant laws and administrative regulations, the shareholders' general meetings may by Ordinary Resolution remove any Director whose term of office has not expired (however this will not prejudice any requests for compensation which may be raised pursuant to any contract).		Subject to compliance with all relevant laws and administrative regulations, the shareholders' general meetings may by Ordinary Resolution remove any Director whose term of office has not expired (however this will not prejudice any requests for compensation which may be raised pursuant to any contract).
		Directors are not required to hold shares in the Company.		Directors are not required to hold shares in the Company.
6		In the event that the directors fail to attend the Board meeting in person or by proxy on two consecutive occasions, they shall be deemed to be unable to perform their duties. The Board shall propose to the shareholders' general meeting for a replacement of the Director.	2.6	In the event that the directors fail to attend the Board meeting in person or by proxy on two consecutive occasions, they shall be deemed to be unable to perform their duties. The Board shall propose to the shareholders' general meeting for a replacement of the Director. Directors shall make a written
				statement and disclose it to the public in any of the following circumstances:
				(i) Fail to attend the Board meeting in person on two consecutive occasions;

No.		Before amendments	A	After the proposed amendments
				(ii) Fail to attend the Board meeting in person more than one half of the total number of the Board meetings during the twelve consecutive months of the term of office.
				In the event that independent directors fail to attend the Board meeting in person or by proxy on two consecutive occasions, the Board shall propose to convene a general meeting to remove the independent director from office within thirty days from the date of such occurrence.
7	2.7	Directors may request to resign prior to the expiration of their term of office. The resigning director shall submit a written resignation report to the Board.	2.7	Directors may request to resign prior to the expiration of their term of office. The resigning director shall submit a written resignation report to the Board.
		In the event the number of members of the Board of the Company is less than the minimum number required by law as a result of resignation of any Director, the existing Directors shall perform their duties as directors in accordance with relevant provisions of laws, administrative regulations, departmental rules and Articles of Association before the newly elected Directors take office.		In the event the number of members of the Board of the Company is less than the minimum number required by law as a result of resignation of any Director, the existing Directors shall perform their duties as directors in accordance with relevant provisions of laws, administrative regulations, departmental rules and Articles of Association before the newly elected Directors take office.

No.	Before amendments	After the proposed amendments
	Other than the circumstance mentioned in the foregoing paragraph, the resignation of Directors shall be effective immediately upon the service of the resignation report on the Board.	If the resignation of an independent director results in the number of independent directors being less than one-third of the members of the Board, or if the proportion of independent directors on specialized committees does not meet the requirements, or if there is no accounting professional among the independent directors, the resignation report of the independent director shall not take effect until the next independent director fills the vacancy created by his/her resignation. Before the resignation report takes effect, the independent director who intends to resign shall still continue to perform his/her duties in accordance with the relevant laws, administrative regulations and the Articles of Association.
		Other than the circumstance mentioned in the foregoing paragraph, the resignation of Directors shall be effective immediately upon the service of the resignation report on the Board. In the case of the circumstance mentioned in the foregoing paragraph, the Company shall complete the by-election within sixty days from the date of the occurrence of the preceding fact.

No.		Before amendments			After the proposed amendments		
8	3.1	The Board shall be responsible to the shareholders' general meeting and shall perform the following duties and powers:		3.1	share shall	Board shall be responsible to the cholders' general meeting and perform the following duties powers:	
		(1)	to be responsible for convening the shareholders' general meetings and reporting on its work to the shareholders' general meetings;		(1)	to be responsible for convening the shareholders' general meetings and reporting on its work to the shareholders' general meetings;	
		(2)	to implement the resolutions of the shareholders' general meetings;		(2)	to implement the resolutions of the shareholders' general meetings;	
		(3)	to decide on the business plans and investment proposals of the Company;		(3)	to decide on the business plans and investment proposals of the Company;	
		(4)	to formulate the proposed annual financial budget and final accounts of the Company;		(4)	to formulate the proposed annual financial budget and final accounts of the Company;	
		(5)	to formulate the Company's profit distribution plan and plan for recovery of losses;		(5)	to formulate the Company's profit distribution plan and plan for recovery of losses;	
		(6)	to formulate the Company's proposals for increases in or reductions of the Company's registered capital and the issue of corporate bonds or other securities and plans for listing of the Company;		(6)	to formulate the Company's proposals for increases in or reductions of the Company's registered capital and the issue of bonds or other securities and plans for listing of the Company;	
		(7)	to prepare plans for major acquisitions or repurchase of the shares of the Company, and for the merger, division, dissolution or changing of the form of the Company;		(7)	to prepare plans for major acquisitions or repurchase of the shares of the Company, and for the merger, division, dissolution or changing of the form of the Company;	

No.]	Before amendments	After t	he proposed amendments
	(8)	to determine on establishment of the internal management structure of the Company;	(8)	to determine on establishment of the internal management structure of the Company;
	(9)	to determine on matters relating to purchase or sale of major assets, provision of guarantees within the scope of authority conferred by the shareholders' general meetings;	(9)	to determine on matters relating to purchase or sale of major assets, asset mortgage, provision of guarantees, connected transactions and external donations within the scope of authority conferred by the shareholders' general
	(10)	subject to the principle of prudent authorization, the shareholders' general meeting may authorize the Board of the Company to determine on matters relating to the Company's (including any Subsidiary controlled by it) investment and entrusted financing for each financial year where in each case the amount does not exceed 50% of the latest audited net assets of the Company, and may also authorize the Chairman or Subsidiaries controlled by the Company to determine on such matters within the scope of the authorization by establishing a comprehensive system, unless as otherwise provided by the securities exchange of the place where the shares of the Company are listed;	(10)	subject to the principle of prudent authorization, the shareholders' general meeting may authorize the Board of the Company to determine on matters relating to the Company's (including any Subsidiary controlled by it) investment and entrusted financing for each financial year where in each case the amount does not exceed 50% of the latest audited net assets of the Company, and may also authorize the Chairman or Subsidiaries controlled by the Company to determine on such matters within the scope of the authorization by establishing a comprehensive system, unless as otherwise provided by the securities exchange of the Place where the shares of the Company are listed;

No.]	Before amendments	After t	he proposed amendments
	(11)	to determine on matters of connected transactions that should be decided by the Board according to relevant	(11)	to formulate proposals for amendments to the Articles of Association;
		regulations of the place where the shares of the Company are listed;	(12)	to decide on the engagement or dismissal of the Company's President, Secretary to the Board and other senior
	(12)	to formulate proposals for amendments to the Articles of Association;		management and determine their remuneration and matters related to reward and punishment, to decide on the
	(13)	to engage or dismiss the President or the Secretary of the Company; to engage or dismiss the CFO, Vice Presidents, Chief Engineers, and other senior management personnel of the Company in accordance with the nominations provided by the CEO and the President, and determine on matters of remuneration, reward, and		engagement or dismissal of the Company's CFO, Vice Presidents, Chief Engineers, and other senior management personnel of the Company in accordance with the nominations provided by the CEO and the President, and determine on matters of remuneration, reward and punishment of such persons;
	(14)	punishment of such persons; to formulate the basic	(13)	to formulate the basic management system of the Company;
	(- 1)	management system of the Company;	(14)	to deal with information disclosures of the Company;
	(15)	to deal with information disclosures of the Company;	(15)	to decide on the engagement of sponsors;
	(16)	to decide on the engagement of sponsors;	(16)	to formulate the share incentive schemes and
	(17)	to formulate the stock option incentive plan of the Company;		employee shareholding schemes of the Company;
	(18)	to listen to the work report of the President of the Company and to inspect the work of the President;	(17)	to listen to the work report of the President of the Company and to inspect the work of the President;

No.	Before amendments	After the proposed amendments
	(19) to propose to the shareholders' general meeting for the engagement or replacement of the accounting firm in charge of auditing for the Company, unless otherwise provided by Articles of Association;	(18) to propose to the shareholders' general meeting for the engagement or replacement of the accounting firm in charge of auditing for the Company, unless otherwise provided by Articles of Association;
	(20) to determine on the salary standard, benefits and bonuses plan of the Company;	(19) to determine on the salary standard, benefits and bonuses plan of the Company;
	(21) to determine the format of specialized committees, and to engage and dismiss relevant personnel;	(20) to determine the format of specialized committees, and to engage and dismiss relevant personnel;
	(22) other authorities given by the shareholders' general meeting and the Articles of Association.	(21) other authorities given by the laws, administrative regulations, departmental rules and regulations and the Articles of Association.
	Resolutions by the Board on	Resolutions for connected
	matters referred to in the preceding provisions may be made by an	transactions of the Company made
	affirmative vote of more than half	by the Board will not take effect
	of the directors, with the exception	unless signed by the independent
	of resolutions on matters referred	non-executive directors.
	to in items (6), (7), and (12), and	Matters havend the sees of
	other matters stipulated by laws, administrative regulations, and	Matters beyond the scope of authority conferred by the general
	Company, which shall require an	meetings shall be submitted to the
	affirmative vote of more than two-	general meeting for consideration
	thirds of the directors.	and approval.

No.		Before amendments	After the proposed amendments
	t t	Resolutions for connected transactions of the Company made by the Board will not take effect unless signed by the independent mon-executive directors.	Each type of statutory functions and powers of the Board shall be exercised collectively by the Board, and shall not be delegated to be exercised by others, nor be modified or deprived by means of the Articles of Association or the resolutions of general meeting. Other functions and powers of the Board specified in the Articles of Association that involve material businesses and matters shall be determined collectively and shall not be delegated to be exercised individually by the Chairman, the President or other entities.
9	2 3 1 t t 2 8	Subject to the principle of prudent authorization, the shareholders' general meeting may authorize the Board of the Company to exercise the following rights with regard to matters of purchase and sale of assets, provision of guarantees and so forth: (1) to determine on matters of purchase and sale of major assets by the Company (including Subsidiaries controlled by it) for each year that in each case do not exceed 30% of the latest	 3.3 Subject to the principle of prudent authorization, the shareholders' general meeting may authorize the Board of the Company to exercise the following rights with regard to matters of purchase and sale of assets, provision of guarantees and so forth: (1) to determine on matters of purchase and sale of major assets by the Company (including Subsidiaries controlled by it) for each year that in each case do not exceed 30% of the latest
		audited total assets of the Company;	audited total assets of the Company;

No.	Before amendments	After the proposed amendments
(2)	matters of provision of guarantees by and mortgage of assets of the Company shall require the approval of over two-thirds of all the directors present at the Board meeting and the approval of over two-thirds of all the independent directors; besides, matters of provision of guarantees as stipulated in Article 8.03 of the Articles of Association shall be submitted to the shareholders' general meeting for approval upon agreement of the Board in accordance with this provision.	(2) matters of provision of guarantees by and mortgage of assets of the Company shall require the approval of over two-thirds of all the directors present at the Board meeting and the approval of over two-thirds of all the independent directors; besides, matters of provision of guarantees as stipulated in Article 6.03 of the Articles of Association shall be submitted to the shareholders' general meeting for approval upon agreement of the Board in accordance with this provision.

No.		Before amendments	After the proposed amendments
10	3.4	The Board shall not, without prior	Delete
		approval of the general meeting,	
		dispose of or agree to dispose of	
		any fixed assets of the Company	
		where the aggregate of the expected	
		value of the consideration for the	
		proposed disposal and the value of	
		the consideration for any disposal	
		of fixed assets in the four months	
		immediately preceding the proposed	
		disposal exceeds 33% of the value of	
		the Company's fixed assets as stated	
		in the latest balance sheet approved	
		by the general meeting.	
		A "disposal of fixed assets" as	
		referred to in this Article includes	
		the transfer of interest in certain	
		assets but excludes the usage of fixed	
		assets for provision of guarantee.	
		The effectiveness of transaction of	
		the Company's disposal of fixed	
		assets will not be affected by a	
		breach of the first paragraph of this	
		Article.	

No.		Before amendments		After the proposed amendments
11	3.6	The Board shall establish such specialized committees as the Nomination Committee, Strategy Committee, Audit Committee, Remuneration and Assessment Committee, etc. All specialized committees are responsible to the board, and perform their duties in accordance with the Articles of Association and the Board's authorization. Proposals should be submitted to the Board of for deliberation and decision. All such committees shall consist of directors. The majority of the members of the Audit Committee, Nomination Committee and Remuneration and Assessment Committee shall be independent directors, who shall convene the meetings of such committees. The convener of the Audit Committee shall be an accounting professional.	3.5	The Board shall establish such specialized committees as the Nomination Committee, Strategy Committee, Audit Committee, Remuneration and Assessment Committee, etc. All specialized committees are responsible to the board, and perform their duties in accordance with the Articles of Association and the Board's authorization. Proposals should be submitted to the Board of for deliberation and decision. All such committees shall consist of directors, and members of the Audit Committee are directors who do not serve as senior management of the Company. The majority of the members of the Audit Committee, Nomination Committee and Remuneration and Assessment Committee shall be independent directors, who shall convene the meetings of such committees. The convener of the Audit Committee shall be an accounting professional.

No.	Before amendments	After the proposed amendments
12	5.1 To convene regular and extraordinary meetings of the Board, the Secretary of the Board shall arrange the office of the Secretary of the Board to notify the notice of the meeting 10 days prior thereto and submit them to all directors, supervisors and the president in accordance with ways stipulated in 5.2 of these Rules of Procedure, of which the regular meetings of the Board shall be notified 14 days prior thereto.	meetings of the Board, the Secretary of the Board shall arrange the office of the Secretary of the Board to notify the notice of the meeting 10 days prior thereto and submit them to all directors, supervisors and the president in accordance with ways stipulated in Article 5.2 of these Rules of Procedure, of which the
13	 5.6 The notice of Board meeting shal include the following details: 5.6.1 date and venue of the meeting 5.6.2 meeting period; 5.6.3 resolutions of the meeting; 5.6.4 template of forms of entrustment; 5.6.5 contact person and contact information; 5.6.6 the date of notification 	include the following details: 5.6.1 date and venue of the meeting; 5.6.2 meeting period; 5.6.3 particulars of matters and resolutions to be considered at the meeting; 5.6.4 the date of notification

No.		Before amendments		After the proposed amendments
14	6.1	Procedures for convening and presiding meetings of the Board:	6.1	Procedures for convening and presiding meetings of the Board:
		Meetings of the Board shall be convened and presided by the Chairman. In the event that the Chairman is unable to perform such duties or neglects such duties, a director shall be proposed jointly by more than half of the directors, to perform such duties.		Meetings of the Board shall be convened and presided by the Chairman. The Vice Chairman shall perform the duties if the Chairman is unable or fails to perform his duties; if the Vice Chairman is unable or fails to perform his duties, a Director shall be proposed jointly by more than half of all the Directors to perform such duties.
15	7.9	More than half of all directors of the Company shall vote in favour of a proposal for the proposal to be passed and form relevant resolutions, except for the circumstances specified in Article 7.10 of these Rules of Procedure. When negative votes and positive votes are equal, the Chairman has the right to vote one more time. Resolutions of the Board shall be approved by more directors in accordance with the provisions of laws, administrative regulations and the Articles of Association. In accordance with the Articles of Association, the directors shall make resolutions on the guarantee matters within their authority with the consent of more than two-thirds of directors attending the meeting.	7.9	More than half of all directors of the Company shall vote in favour of proposal for the proposal to be and passed and form relevant resolutions, except for the circumstances specified in Article 7.10 of these Rules of Procedure. Resolutions of the Board shall be approved by more directors in accordance with the provisions of laws, administrative regulations and the Articles of Association. In accordance with the Articles of Association, the directors shall make resolutions on the guarantee matters within their authority with the consent of more than two-thirds of directors attending the meeting.

No.		Before amendments		After the proposed amendments
		In case of any contradiction in the content and meaning of different resolutions, the latter resolution shall prevail.		In case of any contradiction in the content and meaning of different resolutions, the latter resolution shall prevail.
16	7.14	When more than a quarter of the directors or more than two external directors consider that the information provided is insufficient or the argument is not clear, they may jointly propose to postpone to convene the Board meeting or postpone the discussion of some of the issues. And the Board shall accept. Directors who propose to postpone the voting shall put forward clear requirements for the conditions to be met when the proposal is submitted again for consideration.	7.14	When more than a quarter of all the Directors or two or more independent directors consider that the meeting materials are incomplete, insufficiently argued or not provided in a timely manner, they may jointly propose in writing to postpone to convene the Board meeting or postpone the discussion of such issues, and the Board shall accept. Directors who propose to postpone the voting shall put forward clear requirements for the conditions to be met when the proposal is submitted again for consideration.

No.	Before amendments	After the proposed amendments
1	XINJIANG GOLDWIND SCIENCE & TECHNOLOGY CO., LTD.	GOLDWIND SCIENCE&TECHNOLOGY CO., LTD.
	Rules of Procedure for the Supervisory Committee	Rules of Procedure for the Supervisory Committee
2	1.1 The Rules of Procedure for the Supervisory Committee of Xinjiang Goldwind Science & Technology Co., Ltd. (the "Company") (the "Rules of Procedure") are formulated in accordance with the Company Law of the PRC, the Securities Law of the PRC, other relevant laws, administrative regulations and normative documents, and the Articles of Association of Xinjiang Goldwind Science & Technology Co., Ltd. (the "Articles of Association") to further regulate the discussion methods and procedures of the Board, to promote Supervisory Committee to legally perform their duties, and to improve the standard operations and scientific decision-making levels of the Supervisory Committee.	1.1 The Rules of Procedure for the Supervisory Committee of GOLDWIND SCIENCE&TECHNOLOGY CO., LTD. (the "Company") (the "Rules of Procedure") are formulated in accordance with the Company Law of the PRC (the "Company Law"), the Securities Law of the PRC, the Guidelines on Articles of Association, the Listing Rules of Shenzhen Stock Exchange, the No. 1 Self-regulatory Guidelines for Listed Companies of Shenzhen Stock Exchange—Standardized Operation of Companies Listed on the Main Board, other relevant laws, administrative regulations and normative documents, and the Articles of Association of GOLDWIND SCIENCE&TECHNOLOGY CO., LTD. (the "Articles of Association") to further regulate the discussion methods and procedures of the Board, to promote Supervisory Committee to legally perform their duties, and to improve the standard operations and scientific decision-making levels of the Supervisory Committee.

No.		Before amendments	After the proposed amendments
		The Rules of Procedure will be revised from time to time in lines with relevant laws, administrative regulations, normative documents and the Articles of Association. In case of any conflict between the provisions of the Rules of Procedure and the provisions of relevant laws, administrative regulations, normative documents and the Articles of Association, the relevant provisions of relevant laws, administrative regulations, normative documents and the Articles of Association shall prevail.	The Rules of Procedure will be revised from time to time in lines with relevant laws, administrative regulations, normative documents and the Articles of Association. In case of any conflict between the provisions of the Rules of Procedure and the provisions of relevant laws, administrative regulations, normative documents and the Articles of Association, the relevant provisions of relevant laws, administrative regulations, normative documents and the Articles of Association shall prevail.
3	2.1	The Company shall establish a Supervisory Committee. The Supervisory Committee shall comprise five supervisors, including a Chairman. The term of office of supervisors is three years, renewable upon re-election. In the event that the a supervisor's term of office expires and a new member of the Supervisory Committee is not re-elected in time or the resignation of any supervisor results in the number of members of the Supervisory Committee falling below the quorum, the existing supervisor shall continue to perform his/her duties in accordance with the requirements of laws, administrative regulations and the Articles of Association until the re-elected supervisor assumes office.	2.1 The Company shall establish a Supervisory Committee. The Supervisory Committee shall comprise five supervisors, including a Chairman. Each term of office of supervisors is three years, renewable upon re-election. In the event that a supervisor's term of office expires and a new member of the Supervisory Committee is not re-elected in time or the resignation of any supervisor results in the number of members of the Supervisory Committee falling below the quorum, the existing supervisor shall continue to perform his/her duties in accordance with the requirements of laws, administrative regulations and the Articles of Association until the re-elected supervisor assumes office.

No.		Before amendments		After the proposed amendments
		The appointment and removal of the Chairman of the Supervisory Committee shall be approved by more than two-thirds of the members of Supervisory Committee.		The appointment and removal of the Chairman of the Supervisory Committee shall be approved by more than half of the members of Supervisory Committee.
		The Chairman of the Supervisory Committee shall organize to perform the duties of the Supervisory Committee.		The Chairman of the Supervisory Committee shall organize to perform the duties of the Supervisory Committee.
4	2.5	Supervisors shall ensure that the Company discloses information in a timely and fair manner, and the information disclosed is true, accurate, and complete.	2.5	Supervisors shall ensure that the Company discloses information in a timely and fair manner, and the information disclosed is true, accurate, and complete and that they sign written confirmations of the periodic reports.

No.			Before amendments		After	the proposed amendments
5	3.1	be re	Supervisory Committee shall esponsible to the shareholders' ral meeting and shall perform ollowing duties and powers:	3.1	be re	Supervisory Committee shall esponsible to the shareholders' ral meeting and shall perform ollowing duties and powers:
		(1)	shall put forward written review opinions for the securities issuance documents and periodic reports prepared by the Board of Directors and sign written confirmation. In the event that the truthfulness, accuracy, completeness of the securities issuance documents and periodic reports cannot be guaranteed or there exists disagreement, supervisors shall express their opinions and state reasons in the written confirmation which the Company should disclose. If the Company does not disclose, supervisors may directly apply for disclosure.		(1)	shall put forward written review opinions for the securities issuance documents and periodic reports prepared by the Board of Directors and sign written confirmation. In the event that the truthfulness, accuracy, completeness of the securities issuance documents and periodic reports cannot be guaranteed or there exists disagreement, supervisors shall express their opinions and state reasons in the written confirmation which the Company should disclose. If the Company does not disclose, supervisors may directly apply for disclosure.
		(2)	to examine the Company's financial affairs;		(2)	to examine the Company's financial affairs;

No.		Before amendments	After th	e proposed amendments
	(3)	to supervise the work of directors and senior management personnel and to propose removal of directors and senior management personnel who have violated laws, administrative regulations, the Articles of Association or resolutions of general meetings;		to supervise the work of directors and senior management personnel and to propose removal of directors and senior management personnel who have violated laws, administrative regulations, the Articles of Association or resolutions of general meetings;
	(4)	to demand rectification from directors and senior management personnel when the acts of such persons are harmful to the Company's interest;	.,	to demand rectification from directors and senior management personnel when the acts of such persons are harmful to the Company's interest;
	(5)	to examine financial information such as the financial report, business report and profit distribution plan to be submitted by the board to the general meetings and, in case of doubt, to engage certified public accountants and practising auditors in the name of the Company to assist in the reaudit;	(6)	to propose to convene an extraordinary general meeting, and where the Board fails to perform the duties in relation to convening or presiding over a general meeting as required by the Company Law, to convene and preside over the general meeting; to put forward proposals to general meetings;
	(6)	to propose to convene an extraordinary general meeting, and where the Board fails to perform the duties in relation to convening or presiding over a general meeting as required by the Company Law, to convene and preside over the general meeting;		to take legal actions against directors and senior management personnel in accordance with Article 151 of the Company Law;

No.	Before amendments		After the proposed amendments	
		 (7) to put forward proposals to general meetings; (8) to take legal actions against directors and senior management personnel in accordance with Article 151 of the Company Law; 	whenever unusual conditions of operation of the Company arises and if necessary, to engage professional	
		 (9) to conduct investigations whenever unusual conditions of operation of the Company arises and if necessary, to engage professional institutions such as firms of accountants and lawyers to assist in the investigations at costs of the Company. (10) other duties and powers 	Association.	
		specified by the Articles of Association.		
6	5.1	Supervisory Committee meetings shall be held only if more than two-thirds of supervisors are present. If relevant supervisors refuse or neglect to attend meetings resulting in meetings cannot meet the minimum number of people required for the opening of meetings, other supervisors shall promptly report to	shall be held only if more than half of supervisors are present. If relevant supervisors refuse or neglect to attend meetings resulting in meetings cannot meet the minimum number of people required for the opening of meetings, other	
		the regulatory authority. The Secretary of the Board of directors and the Securities Affairs Representative shall attend the Supervisory Committee meeting.	directors and the Securities Affairs	

No.	Before amendments		After the proposed amendments	
7	5.4	Each Supervisor shall be entitled	5.4	Each Supervisor shall be entitled
		to one vote. Resolutions of the		to one vote. Resolutions of the
		Supervisory Committee meeting		Supervisory Committee meeting
		shall be put to vote by open ballot		shall be put to vote by open ballot
		in writing. Supervisors' voting		in writing. Supervisors' voting
		intentions are divided into approval,		intentions are divided into approval,
		opposition and abstention. The		opposition and abstention. The
		participating supervisors shall vote		participating supervisors shall vote
		on one of the above intentions. If		on one of the above intentions. If
		they do not vote or choose more than		they do not vote or choose more than
		two intentions at the same time, the		two intentions at the same time, the
		presider of meetings shall request		presider of meetings shall request
		the relevant supervisors to re-select.		the relevant supervisors to re-select.
		Those who refuse to vote again are		Those who refuse to vote again are
		regarded as abstaining and those		regarded as abstaining and those
		who leave the venue halfway without		who leave the venue halfway without
		voting are regarded as abstaining.		voting are regarded as abstaining.
		Resolutions of the Supervisory		Resolutions of the Supervisory
		Committee shall be passed by more		Committee shall be passed by more
		than two-thirds of the members of		than half of the members of the
		the Supervisory Committee.		Supervisory Committee.



GOLDWIND SCIENCE&TECHNOLOGY CO., LTD.* 金風科技股份有限公司

(a joint stock limited liability company incorporated in the People's Republic of China) (Stock Code: 02208)

NOTICE OF THE 2024 FIRST EXTRAORDINARY GENERAL MEETING

NOTICE IS HEREBY GIVEN that the 2024 first extraordinary general meeting (the "EGM") of GOLDWIND SCIENCE&TECHNOLOGY CO., LTD.* (the "Company") will be held at Conference Room, No. 8 Boxing Yi Road, Economic & Technological Development District, Beijing, PRC at 2:30 p.m. on Tuesday, 27 February 2024 for the purposes of considering and, if thought fit, approving the following matters. Unless otherwise indicated, the capitalized terms used in this notice shall have the same meaning as those defined in the circular regarding the 2024 first extraordinary general meeting and the 2024 first class meeting of H Shareholders of the Company dated 12 January 2024.

SPECIAL RESOLUTIONS:

- 1. To consider and approve the resolution on the proposed amendments to the Articles of Association.
- To consider and approve the resolution on the proposed amendments to the Rules of Procedure for the General Meeting.
- To consider and approve the resolution on the proposed amendments to the Rules of Procedure for the Board.
- 4. To consider and approve the resolution on the proposed amendments to the Rules of Procedure for the Supervisory Committee.

^{*} For identification purposes only

NOTICE OF THE 2024 FIRST EXTRAORDINARY GENERAL MEETING

ORDINARY RESOLUTION:

5. To consider the election of Mr. Zhang Xudong (張旭東) as a non-executive director of the Company.

By order of the Board GOLDWIND SCIENCE&TECHNOLOGY CO., LTD.* MA Jinru

Company Secretary

12 January 2024

Notes:

- Each shareholder entitled to attend and vote at the EGM is entitled to appoint one or more proxies to attend and vote on his/her behalf at the EGM. A proxy need not be a shareholder of the Company. A proxy of a shareholder may vote on a poll. With respect to any shareholder who has appointed more than one proxy, the proxy holders may only vote on a poll. The shareholder shall have one vote for each share that they hold.
- 2. The register of members of the Company will be closed from Sunday, 28 January 2024 to Tuesday, 27 February 2024 (both days inclusive) for the purpose of determining the shareholders entitled to attend the EGM. During the above-mentioned period, no share transfer will be registered. H Shareholders whose names appear on the register of members as at the close of business on Friday, 26 January 2024 are entitled to attend the EGM. In order to attend and vote at the EGM, H Shareholders whose transfers have not been registered shall deposit the transfer documents together with the relevant share certificates at the H share registrar of the Company, Computershare Hong Kong Investor Services Limited at Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong no later than 4:30 p.m. on Friday, 26 January 2024.
- 3. The instruments appointing a proxy must be in writing under the hand of a shareholder or his/her attorney duly authorised in writing. If the shareholder is a corporation, that instrument must be either under the company seal or under the hand of its director or duly authorised attorney. If that instrument is signed by an attorney of the shareholder, the power of attorney authorising that attorney to sign or other authorisation documents must be notarised.
- 4. The proxy form together with the power of attorney or other authorisation document (if any) must be deposited at the H share registrar, Computershare Hong Kong Investor Services Limited, at 17M Floor, Hopewell Centre,183 Queen's Road East, Wan Chai, Hong Kong, for H Shareholders not less than 24 hours before the time fixed for holding the EGM or any adjournment thereof (as the case may be).
 - Completion and return of the form of proxy will not preclude shareholders from attending and voting in person at the meeting or any adjourned meeting should you so wish.
- 5. Shareholders who intend to attend the EGM in person or by proxy should return the reply slip to the Office of Secretary of the Board of the Company at the address as stated in Note 6 below on or before 5:00 p.m. on Tuesday, 6 February 2024 by hand, by post or by fax.

NOTICE OF THE 2024 FIRST EXTRAORDINARY GENERAL MEETING

6. The contact details of the Office of Secretary of the Board of the Company are as follows:

No. 8 Boxing Yi Road, Economic & Technological Development District, Beijing, PRC

Telephone No.: +86 10-67511888 Facsimile No.: +86 10-67511985

- 7. The EGM is expected to last for half a day and shareholders (in person or by proxy) attending the meeting shall be responsible for their own transportation and accommodation expenses.
- 8. If the EGM is seriously affected by a typhoon or bad weather condition, the Company will post an announcement on the website of the Hong Kong Stock Exchange (www.hkexnews.hk) to notify Shareholders of the date, time and place of the rescheduled meeting. The meeting may still be held as scheduled during a typhoon or bad weather condition. Shareholders of the Company should decide on their own whether they would attend the meeting under bad weather condition bearing in mind their own situations.

As of the date of this notice, the executive directors of the Company are Mr. Wu Gang, Mr. Cao Zhigang and Mr. Liu Rixin; the non-executive directors of the Company are Mr. Gao Jianjun and Ms. Yang Liying; and the independent non-executive directors of the Company are Ms. Yang Jianping, Mr. Tsang Hin Fun Anthony and Mr. Wei Wei.



GOLDWIND SCIENCE&TECHNOLOGY CO., LTD.* 金風科技股份有限公司

(a joint stock limited liability company incorporated in the People's Republic of China) (Stock Code: 02208)

NOTICE OF THE 2024 FIRST CLASS MEETING OF H SHAREHOLDERS

NOTICE IS HEREBY GIVEN that the 2024 first class meeting of H Shareholders (the "Class Meeting of H Shareholders") of GOLDWIND SCIENCE&TECHNOLOGY CO., LTD.* (the "Company") will be held at Conference Room, No. 8 Boxing Yi Road, Economic & Technological Development District, Beijing, PRC on Tuesday, 27 February 2024 immediately after conclusion of the 2024 first extraordinary general meeting and the 2024 first class meeting of A Shareholders for the purposes of considering and, if thought fit, approving the following matters. Unless otherwise indicated, the capitalized terms used in this notice shall have the same meaning as those defined in the circular regarding the 2024 first extraordinary general meeting and the 2024 first class meeting of H Shareholders of the Company dated 12 January 2024.

SPECIAL RESOLUTIONS:

- 1. To consider and approve the resolution on the proposed amendments to the Articles of Association.
- 2. To consider and approve the resolution on the proposed amendments to the Rules of Procedure for the General Meeting.

By order of the Board
GOLDWIND SCIENCE&TECHNOLOGY CO., LTD.*
MA Jinru

Company Secretary

12 January 2024

^{*} For identification purposes only

NOTICE OF THE 2024 FIRST CLASS MEETING OF H SHAREHOLDERS

Notes:

1. Each shareholder entitled to attend and vote at the Class Meeting of H Shareholders is entitled to appoint one or

more proxies to attend and vote on his/her behalf at the Class Meeting of H Shareholders. A proxy need not be a shareholder of the Company. A proxy of a shareholder may vote on a poll. With respect to any shareholder who has

appointed more than one proxy, the proxy holders may only vote on a poll. The shareholder shall have one vote for

each share that they hold.

2. The register of members of the Company will be closed from Sunday, 28 January 2024 to Tuesday, 27 February

2024 (both days inclusive) for the purpose of determining the shareholders entitled to attend the Class Meeting of

H Shareholders. During the above-mentioned period, no share transfer will be registered. H Shareholders whose

names appear on the register of members as at the close of business on Friday, 26 January 2024 are entitled to

attend the Class Meeting of H Shareholders. In order to attend and vote at the Class Meeting of H Shareholders,

H Shareholders whose transfers have not been registered shall deposit the transfer documents together with the

relevant share certificates at the H share registrar of the Company, Computershare Hong Kong Investor Services

Limited at Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong no later

than 4:30 p.m. on Friday, 26 January 2024.

3. The instruments appointing a proxy must be in writing under the hand of a shareholder or his/her attorney duly

authorised in writing. If the shareholder is a corporation, that instrument must be either under the company seal

or under the hand of its director or duly authorised attorney. If that instrument is signed by an attorney of the shareholder, the power of attorney authorising that attorney to sign or other authorisation documents must be

notarised.

4. The proxy form together with the power of attorney or other authorisation document (if any) must be deposited at

the H share registrar, Computershare Hong Kong Investor Services Limited, at 17M Floor, Hopewell Centre,183

Queen's Road East, Wan Chai, Hong Kong, for H Shareholders not less than 24 hours before the time fixed for

holding the Class Meeting of H Shareholders or any adjournment thereof (as the case may be).

Completion and return of the form of proxy will not preclude shareholders from attending and voting in person at

the meeting or any adjourned meeting should you so wish.

5. Shareholders who intend to attend the Class Meeting of H Shareholders in person or by proxy should return the

reply slip to the Office of Secretary of the Board of the Company at the address as stated in Note 6 below on or

before 5:00 p.m. on Tuesday, 6 February 2024 by hand, by post or by fax.

6. The contact details of the Office of Secretary of the Board of the Company are as follows:

No. 8 Boxing Yi Road, Economic & Technological Development District, Beijing, PRC

Telephone No.:

+86 10-67511888

Facsimile No.:

+86 10-67511985

7. The Class Meeting of H Shareholders is expected to last for half a day and shareholders (in person or by proxy)

attending the meeting shall be responsible for their own transportation and accommodation expenses.

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NOTICE OF THE 2024 FIRST CLASS MEETING OF H SHAREHOLDERS

8. If the Class Meeting of H Shareholders is seriously affected by a typhoon or bad weather condition, the Company will post an announcement on the website of the Hong Kong Stock Exchange (www.hkexnews.hk) to notify Shareholders of the date, time and place of the rescheduled meeting. The meeting may still be held as scheduled during a typhoon or bad weather condition. Shareholders of the Company should decide on their own whether they would attend the meeting under bad weather condition bearing in mind their own situations.

As of the date of this notice, the executive directors of the Company are Mr. Wu Gang, Mr. Cao Zhigang and Mr. Liu Rixin; the non-executive directors of the Company are Mr. Gao Jianjun and Ms. Yang Liying; and the independent non-executive directors of the Company are Ms. Yang Jianping, Mr. Tsang Hin Fun Anthony and Mr. Wei Wei.