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PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION

This announcement is made by the Company pursuant to Rule 13.51(1) of the Hong Kong Listing Rules.

Proposed Amendments to the Articles of Association

The Company hereby announces that the Board has resolved on 15 March 2024 to propose to the Shareholders the Proposed Amendments to the Articles of Association.

On 14 February 2023, the State Council (the "State Council") of the PRC issued the "Decision of the State Council to Repeal Certain Administrative Regulations and Documents*" (《國務院關於廢止部分行 政法規和文件的決定》), and on 17 February 2023, the CSRC issued the "Trial Administrative Measures of Overseas Securities Offering and Listing by Domestic Enterprises*" (《境內企業境外發行證券和 上市管理試行辦法》) and relevant guidance (collectively, the "New Regulations"), which came into effect on 31 March 2023. On the same day when the New Regulations became effective, the "Mandatory Provisions for Articles of Association of Companies Listed Overseas*" (《到境外上市公司章程必備 條款》) and the "State Council's Special Regulations on Overseas Offering and Listing of Shares by Joint Stock Limited Companies*" (《國務院關於股份有限公司境外募集股份及上市的特別規定》) were repealed. Pursuant to the New Regulations, PRC issuers shall formulate their articles of association with reference to the Guidelines for the Articles of Association of Listed Companies* (《上市公司章程指 $|\vec{\beta}|$) and holders of A Shares and H Shares are no longer regarded as different classes of shareholders, and therefore, the class meeting requirement applicable to holders of A Shares and H Shares are no longer necessary. In light of the above New Regulations, the Hong Kong Stock Exchange has made consequential amendments to the Hong Kong Listing Rules which have come into effect since 1 August 2023 to, amongst others, reflect the New Regulations.

In addition, on 1 August 2023 and 15 December 2023 respectively, the CSRC issued the Management Measures for Independent Directors of Listed Companies (《上市公司獨立董事管理辦法》), Guidance No. 3 on the Supervision of Listed Companies – Cash Dividends of Listed Companies (Revision 2023) (《上市公司監管指引第3號 – 上市公司現金分紅 (2023年修訂)》), the Guidelines on the Articles of Association of Listed Companies (Revision 2023) (《上市公司章程指引 (2023年修訂)》) and other relevant laws, regulations, to strengthen the management of independent directors and cash dividends. In view of the aforesaid change in rules and regulations and having regard to its actual circumstances, the

Company proposed to amend the existing Articles of Association.

The Proposed Amendments mainly include (a) deletion or addition of wordings to reflect recent relevant changes in PRC regulations and corresponding Hong Kong Listing Rules updates; (b) amendments to certain provisions relating to the Company's dissemination of corporate communications for the purposes of clarifying existing practice to provide more detailed guidance in relation thereto and align with the paperless listing regime of the Hong Kong Stock Exchange; (c) amendments to certain provisions relating to the independent directors in accordance with the Management Measures for Independent Directors of Listed Companies; (d) amendments to certain provisions relating to the Company's dividend policy; and (e) certain housekeeping amendments to update outdated references and correct clerical inconsistencies with certain PRC laws and regulations, etc. The full text of the Proposed Amendments is set out in the Appendix to this announcement. The English version of the Proposed Amendments to the Articles of Association is an unofficial translation of its Chinese version. In case of any discrepancies, the Chinese version shall prevail.

As A Shares and H Shares are considered as the same class of ordinary shares under the PRC law and the substantive rights attached thereto, including voting rights, dividends, and distribution of assets upon liquidation, are the same, the Board is of the view that the removal of the provisions relating to the class meetings in the Articles of Association of the Company will not compromise the protection of H Shareholders and will not have a significant impact on shareholder protection measures. The Board considers that the Proposed Amendments are in the interests of the Company and its Shareholders as a whole.

AGM and Class Meetings

The Proposed Amendments to the Articles of Association shall be subject to, among others, the approval by the Shareholders at the Company's AGM, A Share Class Meeting and H Share Class Meeting (collectively, the "**Class Meetings**") by way of special resolutions.

The Board also announces that the AGM and Class Meetings are scheduled to be held on or before 28 June 2024 to consider and, if thought fit, approve the Proposed Amendments to the Articles of Association. A circular containing, among other things, the details of the Proposed Amendments to the Articles of Association and notice of the AGM and Class Meetings will be dispatched by the Company to its Shareholders as soon as practicable.

Definitions

In this announcement, unless the context otherwise requires, the following terms have the following meanings:

| AGM | the annual general meeting of the Company proposed to be held on or before 28 June 2024, including any adjournment thereof; |
|--------------------------|---|
| Articles of Association | the articles of association of the Company; |
| A Shares | domestic tradable shares in the ordinary share capital of the Company with a nominal value of RMB1.00 each, which are listed on the Shanghai Stock Exchange |
| A Share Class Meeting | a class meeting for holders of A Shares of the Company to be held on or before 28 June 2024 to consider and approve the Proposed Amendments |
| Board | the board of directors of the Company; |
| Company | Guangzhou Baiyunshan Pharmaceutical Holdings Company Limited (廣州白雲山醫藥集團股份有限公司), a joint stock company with limited liability established in the PRC, whose H shares and A shares are listed on the Hong Kong Stock Exchange and the SSE respectively; |
| CSRC | China Securities Regulatory Commission; |
| Hong Kong Listing Rules | the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited; |
| Hong Kong Stock Exchange | The Stock Exchange of Hong Kong Limited; |
| H Shares | overseas listed foreign shares in the ordinary share capital of the Company with a nominal value of RMB1.00 each, which are listed on the Hong Kong Stock Exchange |
| H Share Class Meeting | a class meeting for holders of H Shares of the Company to be held on or before 28 June 2024 to consider and approve the Proposed Amendments |
| PRC | the People's Republic of China which, for the purposes of this announcement only, excludes Hong Kong, the Macau Special Administrative Region of the PRC and Taiwan; |

Proposed Amendments

the proposed amendments to the Articles of Association, details of which are set out in the appendix to this announcement;

Shareholders

holders of the A shares and/or H shares of the Company;

The Board of Guangzhou Baiyunshan Pharmaceutical Holdings Company Limited

Guangzhou, the PRC, 15 March 2024

As at the date of this announcement, the Board comprises Mr. Li Chuyuan, Mr. Yang Jun, Ms. Cheng Ning, Ms. Liu Juyan, Mr. Zhang Chunbo, Mr. Wu Changhai, and Mr. Li Hong as executive directors, and Mr. Chen Yajin, Mr. Huang Min, Mr. Wong Lung Tak Patrick and Ms. Sun Baoqingas independent non-executive directors.

- * For ease of reference, the names of the PRC laws and regulations (if any) have generally been included in this announcement in both Chinese and English languages and in the event of inconsistency, the Chinese language shall prevail.
- [^] Where the context so permits or requires, words importing the singular number include the plural and vice versa and words importing the masculine gender include the feminine and neuter genders and vice versa.

APPENDIX PROPOSED AMENDMENTS

| No. | Before amendments | After amendments |
|-----|---|--|
| 1 | Article 1 The Company was established as a joint stock company with limited liability in accordance with the "Company Law (the "Company Law") of the People's Republic of China", the "Special Regulations of the State Council on the Overseas Offering and Listing of Shares by Joint Stock Limited Companies" (the "Special Regulations"), Constitution of the Communist Party of China (the "Party Constitution") and other relevant laws and administrative regulations of the PRC. The legal interests of the Company and the shareholders are governed and protected by laws, regulations, and other relevant governmental rules of the PRC. | Article 1 The Company was established as a joint stock company with limited liability in accordance with the "Company Law (the "Company Law") of the People's Republic of China" <u>and</u> other relevant laws and administrative regulations of the PRC. The legal interests of the Company and the shareholders are governed and protected by laws, regulations, and other relevant governmental rules of the PRC. |
| 2 | Article 2 The Company was established by way of promotion in accordance with the approval document of Ti Gai Sheng [1997] No. 139 issued by the State Commission for Economic System Restructuring of the PRC. The Company was incorporated and registered with Guangzhou Administration for Industry and Commerce and established on 1 September 1997. Unified Social Credit Code: 914401063320680X7. The promoter of the Company was Guangzhou Pharmaceutical Holdings Limited As approved by the Securities Commission of the State Council by approval document No. [1997] 56 Hao in September 1997, the Company has issued to oversea investors 219,900,000 <u>overseas listed foreign shares</u> available for subscription in foreign currencies and such shares were listed on <u>Hong Kong Stock Exchange</u> in October 1997. In January 2000, as approved by CSRC (approval document no. Zheng Jian Gong Si Zi [2000] 22 Hao), the Company issued to the public 78,000,000 ordinary shares in RMB and such shares were listed on the Shanghai Stock Exchange in February 2000. | Article 2 The Company was established by way of promotion in accordance with the approval document of Ti Gai Sheng [1997] No. 139 issued by the State Commission for Economic System Restructuring of the PRC. The Company was incorporated and registered with Guangzhou Administration for Industry and Commerce and established on 1 September 1997. Unified Social Credit Code: 914401063320680X7. The promoter of the Company was Guangzhou Pharmaceutical Holdings Limited. As approved by the Securities Commission of the State Council by approval document No. [1997] 56 Hao in September 1997, the Company has issued to overseas investors 219,900,000 <u>ordinary shares</u> available for subscription in foreign currencies and such shares were listed on <u>The Stock Exchange</u> of Hong Kong Ltd. (the "Hong Kong Stock <u>Exchange"</u>) in October 1997. In January 2000, as approved by CSRC (approval document no. Zheng Jian Gong Si Zi [2000] 228 Hao), the Company issued to the public 78,000,000 ordinary shares in RMB and such shares were listed on the Shanghai Stock Exchange in February 2000. |

| No. | Before amendments | After amendments |
|-----|--|---|
| 3 | Article 6 Pursuant to the requirements under the Company Law and the Party <u>Constitution</u> , the Company set up organizations of the Communist Party of China to perform core political functions and established related working organizations of the Party equipped with sufficient number of Party staff and to maintain sufficient funds for the work of the Party organizations. | Article 6 Pursuant to the requirements under <u>the Constitution of the Communist</u> <u>Party of China</u> , the Company set up organizations of the Communist Party of China to perform core political functions and established related working organizations of the Party equipped with sufficient number of Party staff and to maintain sufficient funds for the work of the Party organizations. |
| 4 | Article 9 The Articles of Association has binding effect on the Company and its shareholders, directors, supervisors, managers and other senior officers. The aforesaid personnel may lodge claims in relation to the affairs of the Company in accordance with these Articles of Association. Shareholders may bring actions against the Company, and the Company may bring actions against the shareholders, directors, supervisors, managers and other members of the senior management in accordance with these Articles of Association; a shareholder may bring actions against other shareholder(s) or may bring actions against directors, supervisors, managers and other senior officers of the Company in accordance with these Articles of Association. The action mentioned above includes court proceedings. | Article 9 The Articles of Association has binding effect on the Company and its shareholders, directors, supervisors, general manager and other senior officers. The aforesaid personnel may lodge claims in relation to the affairs of the Company in accordance with these Articles of Association. Shareholders may bring actions against the Company, and the Company may bring actions against the shareholders, directors, supervisors, general manager and other members of the senior management in accordance with these Articles of Association; a shareholder may bring actions against other shareholder(s) or may bring actions against directors, supervisors, general manager and other senior officers of the Company in accordance with these Articles of Association. The action mentioned above includes court proceedings. |
| 5 | Article 10 Other senior management referred to in the Articles of Association means the deputy manager of the Company, secretary to the Board and the financial controller of the Company. | Article 10 Other senior management referred to in the Articles of Association means the deputy general manager of the Company, secretary to the Board, the financial controller of the Company <u>and other senior</u> <u>managers determined by the Board</u> . |
| 6 | Article 12 The articles contained in these Articles of Association in accordance with the "Mandatory Provisions for the Articles of Association of Companies to be Listed Overseas" shall not be amended or deleted unless otherwise stated under the provisions of the "Company Law" or any other relevant administrative regulations, or specifically approved by relevant authorities. | Delete |

| No. | Before amendments | After amendments |
|-----|--|--|
| 7 | Article 19 Domestic shares issued by the Company are deposited and under the custody of China Securities Depository and Clearing Corporation Limited. | Article <u>18</u> Domestic shares issued by the Company are deposited and under the custody of China Securities Depository and Clearing Corporation Limited. <u>H Shares of the Company</u> <u>are mainly in custody of central depository</u> <u>under Hong Kong Securities Clearing</u> <u>Company Limited and may also be held by</u> <u>shareholders in their personal names.</u> |
| 8 | Article 20 The Company may issue shares to domestic investors and overseas investors upon <u>the approval of the competent securities</u> <u>authorities of the State Council</u> . Overseas investors as mentioned in the foregoing paragraph refer to those investors from foreign countries and the regions of Hong Kong, Macau and Taiwan who subscribe for the shares issued by the Company. Domestic investors refer to the investors from the PRC, other than those investors from the aforesaid regions, who subscribe for the shares issued by the Company. | Article <u>19</u> The Company may issue shares to domestic investors and overseas investors <u>after such issuance has been registered or</u> <u>filed with the China Securities Regulatory</u> <u>Commission (the "CSRC") or other</u> <u>competent securities regulators.</u> Overseas investors as mentioned in the foregoing paragraph refer to those investors from foreign countries and the regions of Hong Kong, Macau and Taiwan who subscribe for the shares issued by the Company. Domestic investors refer to the investors from the PRC, other than those investors from the aforesaid regions, who subscribe for the shares issued by the Company. |

Before amendments

No.

9

After amendments

Article 22 As approved by the companies supervisory department authorized by the State Council, upon the establishment of the Company, 513,000,000 shares, representing 100% of the then issued ordinary shares of the Company, were issued to its promoter and such shares were held by Guangzhou Pharmaceutical Holdings Limited. The contribution of such shares by Guangzhou Pharmaceutical Holdings Limited was made by converting its state-owned assets into consideration.

As approved by the competent securities authorities of the State Council, the Company issued 219,900,000 overseas listed foreign capital shares after its establishment.

As approved by the securities competent authorities of the State Council, the Company issued 78,000,000 additional Renminbidenominated ordinary shares to domestic investors. After the completion of the additional issue, the total number of shares of the Company is 810,900,000. The shareholding structure of the Company is as follows:

(1) 390,833,391 shares (State shares), representing 48.20% of the total number of shares of the Company, are held by Guangzhou Pharmaceutical Holdings Limited, the promoter;

(2) 219,900,000 shares (foreign shares), representing 27.12% of the total number of shares of the Company, are held by overseas investors;

Article 21 As approved by the companies approval department authorized by the State Council, upon the establishment of the Company, 513,000,000 shares, representing 100% of the then issued ordinary shares of the Company, were issued to its promoter and such shares were held by Guangzhou Pharmaceutical Holdings Limited. The contribution of such shares by Guangzhou Pharmaceutical Holdings Limited was made by converting its state-owned assets into consideration.

As approved by the competent securities authorities of the State Council, the Company issued 219,900,000 overseas listed foreign capital shares after its establishment.

As approved by the competent securities authorities of the State Council, the Company issued 78,000,000 additional Renminbidenominated ordinary shares to domestic investors. After the completion of the additional issue, the total number of shares of the Company is 810,900,000. The shareholding structure of the Company is as follows:

(1) 390,833,391 shares (State shares), representing 48.20% of the total number of shares of the Company, are held by Guangzhou Pharmaceutical Holdings Limited, the promoter;

(2) 219,900,000 shares (foreign shares), representing 27.12% of the total number of shares of the Company, are held by overseas investors;

| o. Before amendments | After amendments |
|---|---|
| (3) 200,166,609 shares (domestic shares), representing 24.68% of the total number of shares of the Company, are held by domestic investors. As approved by <u>China Securities</u> <u>Regulatory Commission</u>, the Company issued 34,839,645 new shares to Guangzhou Pharmaceutical Holdings Limited as the consideration for assets acquisition and issued 445,601,005 new shares for absorption and merger of Guangzhou Baiyunshan Pharmaceutical Co., Ltd. After the completion of the major assets reorganization, the total number of shares of the Company is 1,291,340,650. The shareholding structure of the Company is as follows: (1) 584,228,036 shares (State shares), representing 45.24% of the total number of shares of the Company, are held by Guangzhou Pharmaceutical Holdings Limited, the promoter; (2) 219,900,000 shares (foreign shares), representing 17.03% of the total number of shares of the Company, are held by overseas investors; (3) 487,212,614 shares (domestic shares), representing 37.73% of the total number of shares of the Company, are held by domestic | (3) 200,166,609 shares (domestic shares) representing 24.68% of the total number of shares of the Company, are held by domestic investors. As approved by <u>the CSRC</u> , the Company issued 34,839,645 new shares to Guangzhou Pharmaceutical Holdings Limited as the consideration for assets acquisition and issued 445,601,005 new shares for absorption and merger of Guangzhou Baiyunshar Pharmaceutical Co., Ltd. After the completion of the major assets reorganization, the total number of shares of the Company is 1,291,340,650. The shareholding structure of the Company is as follows: (1) 584,228,036 shares (State shares) representing 45.24% of the total number of shares of the Company, are held by Guangzhou Pharmaceutical Holdings Limited the promoter; (2) 219,900,000 shares (foreign shares) representing 17.03% of the total number of shares of the Company, are held by overseas investors; (3) 487,212,614 shares (domestic shares) representing 37.73% of the total number of shares of the Company, are held by domestic investors. |

| No. | Before amendments | After amendments | |
|-----|--|---|--|
| No. | Before amendmentsAs a follow-up matter of the majorasset reorganization, the Companyrepurchased 261,400 A shares from GPHLat the consideration of RMB1 and cancelledthem thereafter. After the repurchase, theshareholding structure of the Company is asfollows:(1) 583,966,636 shares (State shares),representing 45.23% of the total numberof shares of the Company, are held byGuangzhou Pharmaceutical Holdings Limited,the promoter;(2) 219,900,000 shares (foreign shares),representing 17.03% of the total number ofshares of the Company, are held by overseasinvestors; and(3) 487,212,614 shares (domestic shares),representing 37.74% of the total number ofshares of the Company, are held by domesticinvestors.As approved by China Securities RegulatoryCommission, the Company issued 334,711,699domestic shares of the Company. After thecompletion of such issuance, the total numberof shares of the Company is 1,625,790,949.The shareholding structure of the Company isas follows:(1) The promoter, Guangzhou PharmaceuticalGroup Co., Ltd. holds 732,305,103 shares(national stocks), accounting for 45.04% of the <td col<="" td=""><td>As a follow-up matter of the major asset reorganization, the Company repurchased 261,400 A shares from GPHL at the consideration of RMB1 and cancelled them thereafter. After the repurchase, the shareholding structure of the Company is as follows: (1) 583,966,636 shares (State shares), representing 45.23% of the total number of shares of the Company, are held by Guangzhou Pharmaceutical Holdings Limited, the promoter; (2) 219,900,000 shares (foreign shares), representing 17.03% of the total number of shares of the Company, are held by overseas investors; and (3) 487,212,614 shares (domestic shares), representing 37.74% of the total number of shares of the Company, are held by domestic investors. As approved by <u>the CSRC</u>, the Company issued 334,711,699 domestic shares pursuant to a non-public issue of domestic shares of the Company. After the completion of such issuance, the total number of shares of the Company is 1,625,790,949. The shareholding structure of the Company is as follows: (1) The promoter, Guangzhou Pharmaceutical Group Co., Ltd. holds 732,305,103 shares (national stocks), accounting for 45.04% of the total shares of the company; (2) Overseas investors hold 219,900,000 shares (foreign share shares), accounting for 13.53% of the total shares of the company;</td></td> | <td>As a follow-up matter of the major asset reorganization, the Company repurchased 261,400 A shares from GPHL at the consideration of RMB1 and cancelled them thereafter. After the repurchase, the shareholding structure of the Company is as follows: (1) 583,966,636 shares (State shares), representing 45.23% of the total number of shares of the Company, are held by Guangzhou Pharmaceutical Holdings Limited, the promoter; (2) 219,900,000 shares (foreign shares), representing 17.03% of the total number of shares of the Company, are held by overseas investors; and (3) 487,212,614 shares (domestic shares), representing 37.74% of the total number of shares of the Company, are held by domestic investors. As approved by <u>the CSRC</u>, the Company issued 334,711,699 domestic shares pursuant to a non-public issue of domestic shares of the Company. After the completion of such issuance, the total number of shares of the Company is 1,625,790,949. The shareholding structure of the Company is as follows: (1) The promoter, Guangzhou Pharmaceutical Group Co., Ltd. holds 732,305,103 shares (national stocks), accounting for 45.04% of the total shares of the company; (2) Overseas investors hold 219,900,000 shares (foreign share shares), accounting for 13.53% of the total shares of the company;</td> | As a follow-up matter of the major asset reorganization, the Company repurchased 261,400 A shares from GPHL at the consideration of RMB1 and cancelled them thereafter. After the repurchase, the shareholding structure of the Company is as follows: (1) 583,966,636 shares (State shares), representing 45.23% of the total number of shares of the Company, are held by Guangzhou Pharmaceutical Holdings Limited, the promoter; (2) 219,900,000 shares (foreign shares), representing 17.03% of the total number of shares of the Company, are held by overseas investors; and (3) 487,212,614 shares (domestic shares), representing 37.74% of the total number of shares of the Company, are held by domestic investors. As approved by <u>the CSRC</u> , the Company issued 334,711,699 domestic shares pursuant to a non-public issue of domestic shares of the Company. After the completion of such issuance, the total number of shares of the Company is 1,625,790,949. The shareholding structure of the Company is as follows: (1) The promoter, Guangzhou Pharmaceutical Group Co., Ltd. holds 732,305,103 shares (national stocks), accounting for 45.04% of the total shares of the company; (2) Overseas investors hold 219,900,000 shares (foreign share shares), accounting for 13.53% of the total shares of the company; |
| | shares (foreign share shares), accounting for 13.53% of the total shares of the company; (3) Domestic investors held 673,585,846 shares (domestic capital shares), which accounted for 41.43% of the total shares of the company. | 13.53% of the total shares of the company; (3) Domestic investors held 673,585,846 shares (domestic capital shares), which accounted for 41.43% of the total shares of the company. | |

| No. | Before amendments | After amendments |
|-----|---|---|
| 10 | Article 23 Upon the approval by the competent securities authorities under the State Council for the issue of overseas listed foreign investment shares and domestic shares by the Company, the Board may make arrangement for the respective issue thereof. The issue of overseas listed foreign investment shares and domestic shares by the Company as mentioned in the foregoing paragraph may be implemented respectively within 15 months from the date of approval granted by the competent securities authorities under the State Council. | Delete |
| 11 | Article 24 Where the total number of shares to be issued by the Company as determined under the plan of share issue involving overseas listed foreign investment shares and domestic shares, such shares should be fully subscribed for at their respective offerings. In the event that the shares so issued are not fully subscribed under special circumstances, the shares may be issued in tranches, subject to the approval of the competent securities authorities under the State Council. | Delete |
| 12 | Article 31 <u>The Company may, upon</u> approval by the relevant PRC regulatory authority, repurchase its shares by one of the following ways: (1) offer for repurchase of shares to all shareholders in equal proportions; (2) repurchase of shares through open transactions on a stock exchange; (3) repurchase of shares through off- market agreements outside a stock exchange; and (4) other methods as may be recognized by the applicable domestic or foreign laws, administrative regulations and/or the listing rules of the stock exchanges located in the places where the shares of the Company are listed. | Article 28 The Company repurchase its own shares through opened centralised trading or other methods as permitted by the applicable laws and administrative regulations and the CSRC or by the stock exchanges on which the shares of the Company are listed. If the repurchase is made pursuant to the circumstances under (3), (5), (6) of Article <u>27</u> of the Articles of Association, such repurchase must be conducted by way of opened centralised trading or by such other ways as permitted by the applicable laws and administrative regulations or by the stock exchanges on which the shares of the Company are listed. |

| No. | Before amendments | After amendments |
|-----|---|--|
| | If the Company repurchase its own shares, it must perform its disclosure obligations in accordance with the Securities Law of China and other applicable domestic or foreign laws, administrative regulations and/or the listing rules of the stock exchanges in the places where the shares of the Company are listed; and if the repurchase is made pursuant to the circumstances under (3), (5), (6) of Article <u>30</u> of these Articles of Association, such repurchase must be conducted by way of opened centralised trading or by such other ways as permitted by the applicable laws and administrative regulations or by the stock exchanges on which the shares of the Company are listed. | |
| 13 | Article 32 If the repurchase is made under the circumstances specified in (1), (2) of Article 30 of these Articles of Association, approval must be obtained from the general meeting; if the repurchase is made under the proposed circumstances specified in (3), (5), (6) under Article <u>30</u> of these Articles of Association, it may be approved in accordance with the provisions under these Articles or the authority granted at general meetings by resolution passing by two thirds of the votes cast by the directors attending the board meeting. <u>With respect to those contracts made</u> pursuant to the prior approval of the general meeting or the board of directors, the Company may terminate or vary such contracts or give up any right thereunder pursuant to the <u>same manner by which they were approved</u> . <u>The contract to repurchase shares referred</u> to above includes but not limited to such agreement for the commitment to fulfil the obligations of share repurchase and acquisition of the rights to repurchase shares. <u>The Company is not allowed to transfer</u> the contracts for the repurchase of its shares or any rights under such contracts. | Article 29 If the repurchase is made under the circumstances specified in (1), (2) of Article 27 of these Articles of Association, approval must be obtained from the general meeting; if the repurchase is made under the proposed circumstances specified in (3), (5), (6) under Article 27 of these Articles of Association, it may be approved in accordance with the provisions under these Articles or the authority granted at general meetings by resolution passing by two thirds of the votes cast by the directors attending the board meeting. If the laws, regulations and other relevant provisions provide otherwise on matters involved in the aforementioned repurchase of shares, such provisions shall prevail. |

| No. | Before amendments | After amendments |
|-----|---|------------------|
| 14 | Article 34 Unless the Company is in | Delete |
| | the process of liquidation, the repurchase of | |
| | issued shares by the Company is subject to the | |
| | following provisions: | |
| | (1) if the shares are repurchased at | |
| | nominal value, payment shall be made out of | |
| | the balance of the distributable profits in the | |
| | books of the Company and from the proceeds | |
| | of a new issue of shares for the purpose of the | |
| | repurchase of issued shares; | |
| | (2) if the shares are repurchased at a | |
| | premium, part of the consideration equivalent | |
| | to the nominal value of the shares may be | |
| | paid out of the balance of the distributable | |
| | profits in the books of the Company and from | |
| | the proceeds of a new issue of shares for the | |
| | purpose of repurchase of issued shares. The | |
| | remaining part of consideration in excess | |
| | of the nominal value shall be paid in the | |
| | following manners: | |
| | 1. if the repurchased shares were issued | |
| | at nominal value, payment shall be made out | |
| | of the balance of distributable profits in the | |
| | books of the Company; | |
| | 2. if the repurchased shares were issued | |
| | at a premium, payment shall be made out | |
| | of the balance of distributable profits in the | |
| | books of the Company and from the proceeds | |
| | of a new issue of shares for the purpose of | |
| | repurchase of issued shares provided that, the | |
| | amount paid out of the proceeds of a new issue | |
| | of shares shall not exceed the aggregate of | |
| | premium received on the issue of the shares | |
| | repurchased, nor shall not exceed the amount | |
| | of share premium account (or capital surplus | |
| | reserve fund account) of the Company at the | |
| | time of such repurchase (including the amount | |
| | of the premium received on a new issue of | |
| | shares); | |
| | (3) the payment for the following shall | |
| | be made out of the distributable profits of the | |
| | Company: | |

| No. | Before amendments | After amendments |
|-----|--|------------------|
| | to acquire rights to repurchase its shares; to amend the agreement; for the repurchase of its shares; to release any of its obligations under the repurchase agreement. (4) after the registered capital of the Company has been reduced by the total nominal amount of the shares so cancelled in accordance with relevant provisions, the amount which has been deducted from the distributable profits and used for the payment of part of consideration equivalent to the nominal value of the shares shall be credited to the capital surplus reserve account of the Company. | |
| 15 | Chapter 5 Financial Assistance for the Repurchase of the Shares of the Company | Delete |
| 16 | Article 39 Share certificates shall be signed by the chairman of the Board. If the stock exchange on which the Company's shares are listed registers the signature of other senior officers of the Company, the share certificates shall also be signed by other relevant senior officers. The share certificates come into effect upon the seal of the Company having been affixed or printed thereon. The affixation of the Company seal on the share certificates has to be made under the authority of the Board. The signatures of the chairman or any other senior officers of the Company may be affixed to the share certificates by mechanical means. | Delete |

| No. | Before amendments | After amendments |
|-----|--|------------------|
| 17 | Article 41 The Company may, in accordance with the understanding or agreement reached between the competent securities authorities under the State Council and overseas securities regulatory authorities, keep the register of shareholders for the overseas listed foreign investment shares outside the PRC and shall appoint overseas agencies to maintain such register. The original register of shareholders for overseas listed foreign investment shares which are listed in Hong Kong is maintained in Hong Kong. Copies of the register of shareholders for overseas listed foreign investment shares shall be kept at the Company's legal address. Appointed overseas agencies shall from time to time maintain the consistency of the original register of shareholders for overseas listed foreign investment shares and the copies thereof. Where there is any inconsistency between the original register of shareholders of overseas listed foreign investment shares and the copies thereof, the original register shall prevail. | Delete |
| 18 | Article 42 The Company shall maintain a complete register of shareholders. The register of shareholders shall contain the followings: (1) register of shareholders other than those provided in paragraphs (2) and (3) below shall be kept at the Company's legal address; (2) register of shareholders for overseas listed foreign investment shares kept at the place where the overseas stock exchange in which those shares are listed is located; (3) register of shareholders maintained in other place(s) as the Board thinks fit for the purpose of listing the shares of the Company. | Delete |

| No. | Before amendments | After amendments |
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| 19 | Article 43 Different parts of the register of shareholders shall not overlap. No transfer of any shares registered in any part of the register of shareholders is allowed to be registered in any other part of the register of shareholders during the continuance of that registration. Changes or rectifications to any part of the register of shareholders shall be made in accordance with the laws of the jurisdiction in which the register is kept. All the fully paid up overseas listed foreign investment shares listed in Hong Kong are freely transferable pursuant to these Articles of Association. However, the Board may refuse to recognize any instrument of transfer without giving any reason thereof, unless: (1) a fee of HKD2.5 or a higher fee as determined by The Stock Exchange of Hong Kong Limited has been paid to the Company for the registration of the instrument of transfer or any other documents relating to or affecting the ownership of any share; (2) the instrument of transfer is in respect of only overseas listed foreign investment shares listed in Hong Kong; (3) the instrument of transfer is duly and properly stamped; (4) relevant share certificates and such other evidence as the Board may reasonably require to show the right of the transfer or to make the transfer have been presented; (5) the number of joint holders shall not exceed four if the shares are transferred to joint holders; (6) the shares are transferred free from any lien to the Company. | Delete |
| 20 | Article 46 In the event that a person disagrees to the register of shareholders and demands to have his/her name registered on or deleted from the same may apply to the court of competent jurisdiction for the rectification of the register of shareholders. | Delete |

| No. | Before amendments | After amendments |
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| 21 | Article 47 If the individual who have | Delete |
| | his/her names registered or requests to have | |
| | his/her names registered on the register of | |
| | shareholders lose his/her share certificate | |
| | (i.e the "original share certificate"), (s) he | |
| | may apply to the Company for issuing a | |
| | replacement share certificate representing the | |
| | same shares (i.e "related shares"). In the event | |
| | that a shareholder of domestic shares loses his/ | |
| | her share certificate(s) and applies for issuing | |
| | replacement share certificate(s), (s) he should | |
| | follow the relevant procedures as stipulated in | |
| | the "Company Law". | |
| | In the event that a shareholder of overseas | |
| | listed foreign investment shares loses his/ | |
| | her share certificate(s) and applies for issuing | |
| | replacement share certificate(s), (s) he should | |
| | follow the procedures as required by the laws, | |
| | regulations of the stock exchange or any other | |
| | related rules in the place where the register of | |
| | shareholders for such overseas listed foreign | |
| | investment shares is kept. | |
| | In the event that a shareholder of the | |
| | Company's overseas listed foreign investment | |
| | shares listed in Hong Kong (H shares) loses | |
| | his/her share certificate(s) and applies for | |
| | issuing replacement share certificate(s), | |
| | such issue shall be subject to the following | |
| | conditions: | |
| | (1) An applicant is required to lodge his/ | |
| | her application in standard form as specified | |
| | by the Company with a notarisation or a | |
| | statutory declaration. A notarisation or a | |
| | statutory declaration shall include the reasons | |
| | of the application, the details and evidences | |
| | for the loss of the share certificates, and the | |
| | declaration to state that no other persons are | |
| | entitled to be registered as shareholders of the | |
| | same shares. | |

| | After amendments |
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| (2) The Company has not received, prior | |
| to the Company's decision for the issue of | |
| replacement share certificates, any declaration | |
| from any person(s) other than the applicant to | |
| request to be registered as the shareholder of | |
| the same shares. | |
| (3) Once the Company decides to issue | |
| replacement share certificates to the applicant, | |
| a press announcement on the issue of the same | |
| will be published on a newspaper specified | |
| by the Board. The announcement should be | |
| published at least once every 30 days during a | |
| period of 90 days. | |
| (4) The Company is required, prior to the | |
| publication of the announcement on the issue | |
| of replacement share certificates, to deliver | |
| to the stock exchange on which its shares are | |
| listed a copy of the same announcement. The | |
| announcement is allowed to be published once | |
| the Company has received the confirmation | |
| of the stock exchange that the same has | |
| been shown on the stock exchange. The | |
| announcement required should be posted | |
| on the stock exchange for 90 days. If the | |
| application for the issue of replacement share | |
| certificates has not been approved by the | |
| registered shareholder of same shares, the | |
| Company shall send to such shareholder a | |
| copy of the announcement to be published. | |
| (5) If the Company has not received any | |
| objection from any person in respect of the | |
| issue of replacement share certificates upon | |
| the expiration of the 90 days period for the | |
| posting of the announcement as required | |
| in paragraphs (3) and (4) of this Article, | |
| the Company may issue replacement share | |
| certificates according to the application of the | |
| applicant. | |

| No. | Before amendments | After amendments |
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| | (6) The Company is required to cancel the original share certificates immediately once the replacement share certificates are issued, and enter the cancellation and the issue into the register of shareholders as required by this Article. (7) The applicant shall bear all the cost incurred to the Company relating to and in connection with the cancellation of the original share certificates and the issue of replacement share certificates. The Company has the right to refuse to take any action until reasonable guarantees being provided by the applicant. | |
| 22 | Article 48 Upon the issue of replacement share certificates by the Company according to the provisions of this Articles of Association, the names of the bona fide purchasers who have acquired such new share certificates and the shareholders (if they are bona fide purchasers) who have been subsequently registered as holders of the same shares are not allowed to be deleted from the register of shareholders. | Delete |
| 23 | Article 49 The Company is not liable to compensate for any losses incurred by any person as a result of the cancellation of the original share certificates or the issue of the replacement share certificates, unless such person is able to prove that there is fraud on the part of the Company. | Delete |
| 24 | Article 50 The shareholders of the Company are those who lawfully hold the shares of the Company and have their names registered in the register of shareholders. The shareholders enjoy the rights and assume the obligations according to the class and the number of the shares held by them. The shareholders holding the same class of shares enjoy the same rights and assume the same obligations. | Article <u>35</u> The shareholders of the Company are those who lawfully hold the shares of the Company and have their names registered in the register of shareholders. The shareholders enjoy the rights and assume the obligations according to the class and the number of the shares held by them. The shareholders holding the same class of shares enjoy the same rights and assume the same obligations. <u>The holders of domestic shares and the</u> holders of foreign shares are all ordinary <u>shareholders, and shall have and bear the</u> <u>same rights and obligations respectively.</u> |

| Article 51 Holders of ordinary shares of the Company shall enjoy the following rights: (1) to request, convene, chair, attend or appoint proxies to attend general meeting of shareholders and to exercise the right to speak and voting rights in accordance with laws; (2) to receive dividends and other forms of distribution of interest in proportion to their respective shareholdings; (3) to supervise the management of the business operations of the Company and to make recommendations and interrogations; (4) to transfer, give or pledge shares held by them in accordance with laws, administrative regulations of the State and these Articles of Association; (5) to enjoy the rights of access, participation and decision on material matters as stipulated by laws, administrative regulations and these Articles of Association; (6) to obtain relevant information in accordance with the provisions of these Articles of Association; (1) a set of these Articles of Association; (2) the rights to inspect and obtain photocopy(iss) of the following information upon payment of a reasonable charge: (1) personal particulars of directors, supervisors, managers and other senior management personnel, including: |
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| _ | (b) principal address (residence); | (8) request from shareholders who object to |
| | (c) nationality; | a resolution of a general meeting of shareholder |
| | (d) full-time and all other part-time | on merger or division of the Company for th |
| | occupations and duties; and | Company to acquire their shares; and |
| | (e) identity document(s) and the number(s) | (9) other rights conferred by laws |
| | thereof. | administrative regulations and the Articles of |
| | (iii) details of the Company's share capital | Association. |
| | and stub(s) of the Company's debenture(s); | |
| | (iv) reports showing the nominal value, | |
| | the number, the maximum and minimum | |
| | price paid in respect of each class of shares | |
| | repurchase since the end of the last financial | |
| | year, and the aggregate amount paid by the | |
| | Company for such shares; and | |
| | (v) minutes of general meeting of | |
| | shareholders, resolutions of meetings of | |
| | the Board, resolutions of meetings of the | |
| | supervisors and financial statements. | |
| | 3. any shareholder requesting for | |
| | inspection of the relevant information as | |
| | set forth in the preceding paragraph or for | |
| | obtaining information shall furnish with the | |
| | Company written document evidencing the | |
| | class and quantity of shares it holds in the | |
| | Company and the Company shall comply with | |
| | such shareholder's request upon verification of | |
| | its shareholder capacity. | |
| | (7) upon termination of liquidation of | |
| | the Company, the right to participate in the | |
| | distribution of the Company's remaining assets | |
| | in proportion to their shareholdings; | |
| | (8) request from shareholders who | |
| | object to a resolution of a general meeting | |
| | of shareholders on merger or division of the | |
| | Company for the Company to acquire their | |
| | shares; and | |
| | (9) other rights conferred by laws, | |
| | administrative regulations and these Articles | |
| | of Association. | |

| No. | Before amendments | After amendments |
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| 26 | Article 61 The general meeting of | Article 46 The general meeting of |
| | shareholders shall exercise the following | shareholders shall exercise the following |
| | functions and powers: | functions and powers: |
| | (1) to decide on the Company's direction | (1) to decide on the Company's direction |
| | of operation and investment plans; | of operation and investment plans; |
| | (2) to elect and replace directors who | (2) to elect and replace directors who |
| | are not the employee's representatives and to | are not the employee's representatives and to |
| | decide matters relating to the remuneration of | decide matters relating to the remuneration of |
| | directors; | directors; |
| | (3) to elect and replace supervisors who | (3) to elect and replace supervisors who |
| | are not the employee's representatives and to | are not the employee's representatives and to |
| | decide matters relating to the remuneration of | decide matters relating to the remuneration of |
| | supervisors; | supervisors; |
| | (4) to consider and approve reports of the | (4) to consider and approve reports of the |
| | Board; | Board; |
| | (5) to consider and approve reports of the | (5) to consider and approve reports of the |
| | supervisory committee; | supervisory committee; |
| | (6) to consider and approve the Company's | (6) to consider and approve the Company's |
| | annual financial budget and final accounts; | annual financial budget and final accounts; |
| | (7) to consider and approve the Company's | (7) to consider and approve the Company's |
| | profit distribution proposals and loss recovery | profit distribution proposals and loss recovery |
| | proposals; | proposals; |
| | (8) to resolve on the increase or reduction | (8) to resolve on the increase or reduction |
| | of the Company's registered capital; | of the Company's registered capital; |
| | (9) to resolve on matters such as merger, | (9) to resolve on matters such as merger, |
| | division, dissolution, liquidation or change of | division, dissolution, liquidation or change of |
| | the corporate form of the Company; | the corporate form of the Company; |
| | (10) to resolve on issuance of debenture | (10) to resolve on issuance of debenture |
| | by the Company; | by the Company; |
| | (11) to resolve on the appointment, | (11) to resolve on the appointment, |
| | removal or non-renewal of the services of an | removal or non-renewal of the services of an |
| | accounting firm for the Company; | accounting firm for the Company; |
| | (12) to amend these Articles of Association; | (12) to amend <u>the Articles of Association</u> ; |
| | (13) to consider any proposals made | (13) to consider any proposals made |
| | by shareholders representing more than | by shareholders representing more than |
| | 3% (inclusive) of the voting rights of the | 3% (inclusive) of the voting rights of the |
| | Company; | Company; |
| | (14) to consider the material acquisition, | (14) to consider the material acquisition, |
| | sale or replacement of assets of the Company | sale or replacement of assets of the Company |
| | (in the standard as confirmed by the rules of | (in the standard as confirmed by the rules of |
| | the stock exchange located in the places where | the stock exchange located in the places where |
| | the Company's shares are listed); | the Company's shares are listed); |
| | the company's shares are insteal, | the company s shares are insteal, |

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| | (15) matters that may be delegated to the | (15) to authorize the Board of Directors |
| | Board through authorization or entrustment | to decide to issue shares to finance a total |
| | granted by a general meeting of shareholders | of not more than RMB300 million and |
| | of the Company; | not more than 20% of the net assets as |
| | The authorization or entrustment granted to | at the end of the latest year to specific |
| | the Board for handling matters as authorised or | subscriber(s), and such authorization |
| | entrusted by a general meeting of shareholders | shall lapse on the date of the next general |
| | of the Company shall be in compliance with | meeting and is subject to applicable laws, |
| | the requirements of maintaining the legal | regulations of the place where the securities |
| | interests of the Company's shareholders and in | of the Company are listed and relevant |
| | strict compliance with laws and administrative | rules regarding listing of securities; |
| | regulations to safeguard the Company's | (16) matters that may be delegated to the |
| | principles of efficient operation and scientific | Board through authorization or entrustment |
| | decision. The following matters may be | granted by a general meeting of shareholders |
| | delegated by the Board through authorization | of the Company; |
| | or entrustment: | The authorization or entrustment granted to |
| | 1. amendment of wordings of <u>these</u> | the Board for handling matters as authorised or |
| | <u>Articles of Association</u> upon passing of a | entrusted by a general meeting of shareholders |
| | resolution for amendment of <u>these Articles</u> | of the Company shall be in compliance with |
| | of Association by a general meeting of | the requirements of maintaining the legal |
| | shareholders; | interests of the Company's shareholders and in |
| | 2. distribution of interim dividends; 2. aposition matters involving issuence of | strict compliance with laws and administrative |
| | 3. specific matters involving issuance of new shares or convertible debenture; | regulations to safeguard the Company's |
| | | principles of efficient operation and scientific |
| | 4. disposal, mortgage and guarantee on fixed assets as set forth in an approved direction | decision. The following matters may be delegated by the Board through authorization |
| | of operation and investment plan; and | or entrustment: |
| | 5. other matters may be delegated by the | 1. amendment of wordings of the Articles |
| | Board through authorization or entrustment as | of Association upon passing of a resolution |
| | stipulated by laws, administrative regulations | for amendment of the Articles of Association |
| | and these Articles of Association. | by a general meeting of shareholders; |
| | and these Attretes of Association. | 2. distribution of interim dividends; |
| | | 3. specific matters involving issuance of |
| | | new shares or convertible debenture; |
| | | 4. disposal, mortgage and guarantee on |
| | | fixed assets as set forth in an approved direction |
| | | of operation and investment plan; and |
| | | 5. other matters may be delegated by the |
| | | Board through authorization or entrustment as |
| | | stipulated by laws, administrative regulations |
| | | and these Articles of Association. |
| | | |
| | | |

| No. | Before amendments | After amendments |
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| | The general meetings must not delegate those powers which are only exercisable by the general meetings as prescribed by the applicable domestic or foreign laws, administrative regulations and/or the listing rules of the stock exchanges located in the places where the Company's shares are listed to the board of directors, or other organizations and individuals to exercise on its behalf. (16) to consider matters relating to guarantee as stipulated under Article <u>62</u> hereof; (17) to consider matters relating to the Company's purchase and sale of material assets exceeding 30% of the latest audited total assets; (18) to consider matters relating to change of purpose for fund raising; (19) to consider share incentive scheme and employees stock scheme; (20) other matters which are required by laws, administrative regulations, the rules of the stock exchanges located in the places where the Company's shares are listed and <u>these Articles of Association</u> to be approved by way of resolutions passed at the general meeting of shareholders. | The general meetings must not delegate those powers which are only exercisable by the general meetings as prescribed by the applicable domestic or foreign laws, administrative regulations and/or the listing rules of the stock exchanges located in the places where the Company's shares are listed to the board of directors, or other organizations and individuals to exercise on its behalf. (17) to consider matters relating to guarantee as stipulated under Article <u>47</u> hereof; (18) to consider matters relating to the Company's purchase and sale of material assets exceeding 30% of the latest audited total assets; (19) to consider matters relating to change of purpose for fund raising; (20) to consider share incentive scheme and employees stock scheme; (21) other matters which are required by laws, administrative regulations, the rules of the stock exchanges located in the places where the Company's shares are listed and <u>the Articles of Association</u> to be approved by way of resolutions passed at the general meeting of |
| 27 | Article 63 Unless the Company is under special circumstances such as a crisis, and with prior approval of the general meeting of shareholders, without approval by a special resolution by the general meeting of | shareholders. Article <u>48</u> Unless the Company is under special circumstances such as a crisis, without approval by a special resolution by the general meeting of shareholders, the Company shall not enter into any contract with any person |
| | shareholders, the Company shall not enter into any contract with any person other than a director, supervisor, manager or other senior management personnel of the Company whereby the management of the whole of substantial part of the business of the Company is delegated to such person. | other than a director, supervisor, general manager or other senior management personnel of the Company whereby the management of the whole of substantial part of the business of the Company is delegated to such person. |

| No. | Before amendments | After amendments |
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| 28 | Article 67 An independent director has the right to propose the Board to convene an extraordinary general meeting, but shall obtain the consent of <u>more than half of</u> all the independent directors. In respect to the proposal by the independent director for convening an extraordinary general meeting, the Board shall, in accordance with the laws, administrative regulations and these Articles of Association, give a written reply as to whether agree or disagree with such proposal for convening an extraordinary general meeting within 10 days upon receipt of such proposal. In the event that the Board agrees to convene an extraordinary general meeting, a notice for convening such meeting shall be given within 5 days after the resolutions of the Board is passed. In the event that the Board disagrees to convene an extraordinary general meeting, an explanation shall be given and an announcement shall be made. | Article <u>52</u> An independent director has the right to propose the Board to convene an extraordinary general meeting, but shall obtain the consent of <u>more than half of</u> all the independent directors. In respect to the proposal by the independent director for convening an extraordinary general meeting, the Board shall, in accordance with the laws, administrative regulations and the Articles of Association, give a written reply as to whether agree or disagree with such proposal for convening an extraordinary general meeting within 10 days upon receipt of such proposal. In the event that the Board agrees to convene an extraordinary general meeting, a notice for convening such meeting shall be given within 5 days after the resolutions of the Board is passed. In the event that the Board disagrees to convene an extraordinary general meeting, an explanation shall be given and an announcement shall be made. |
| 29 | Article 70 Where the supervisory committee or shareholders decides to convene the general meeting of shareholders on its own initiative, it shall send out a written notice to the Board, and shall submit the recordsto the stock exchange. Prior to the announcement of the resolution of the general meeting of shareholders, the shareholdings of the shareholders convening the general meeting shall not be less than 10%. Upon the notice and the announcement of resolution of the general meeting of shareholders, the supervisory committee or the shareholders convening the general meeting shall submit the relevant documentary information to the stock exchange. | Article <u>55</u> Where the supervisory committee or shareholders decides to convene the general meeting of shareholders on its own initiative, it shall send out a written notice to |

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| | | Upon the notice and the announcement of resolution of the general meeting of shareholders, the supervisory committee or the shareholders convening the general meeting shall submit the relevant documentary information to the stock exchange. |
| 30 | Article 73 The Company shall dispatch written notices of the annual general meeting to all registered shareholders at least 20 clear business days before the date of the meeting informing them the matters to be considered at the meeting and the date and venue of such meeting. If the Company convenes an extraordinary general meeting, written notice of the meeting shall be given at least 10 clear business days or 15 days (whichever is longer) before the date of the meeting. Those shareholders who wish to attend the general meeting is required to return the written replies to the Company within the time limits specified in the notice. The aforementioned business days mean the days on which The Stock Exchange of Hong Kong Limited is open for the business of dealing in securities. If laws, administrative regulations, securities regulatory authorities or the stock exchanges in the places where the Company's shares are listed stipulate a longer notice period for convening the annual general meeting or extraordinary general meeting of the Company, such provisions shall be observed. | Article <u>58</u> The Company shall dispatch written notices of the annual general meeting to all registered shareholders at least <u>21 days</u> before the date of the meeting informing them the matters to be considered at the meeting and the date and venue of such meeting. If the Company convenes an extraordinary general meeting, written notice of the meeting shall be given at least <u>15 clear days</u> before the date of the meeting. If laws, administrative regulations, securities regulatory authorities or the stock exchanges in the places where the Company's shares are listed stipulate a longer notice period for convening the annual general meeting or extraordinary general meeting of the Company, such provisions shall be observed. |
| 31 | Article 78 The notice of the shareholders' meeting shall satisfy the following requirements: (1) to be given in such manners in compliance with the laws and administrative regulations as well as the requirements of the stock exchanges located in the places where the shares of the Company are listed; (2) to specify the venue, date and time of the meeting; | Article <u>63</u> The notice of the shareholders' meeting shall satisfy the following requirements: (1) to be given in such manners in compliance with the laws and administrative regulations as well as the requirements of the stock exchanges located in the places where the shares of the Company are listed; (2) to specify the venue, date and time of the meeting; |

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| | (3) to include any matter and proposal to | (3) to include any matter and proposal to |
| | be tabled at the meeting; | be tabled at the meeting; |
| | (4) to provide to the shareholders the | (4) to provide to the shareholders the |
| | necessary information and explanation for | necessary information and explanation for |
| | the purpose of facilitating the shareholders | the purpose of facilitating the shareholders |
| | to make sound decisions on the matters to be | to make sound decisions on the matters to be |
| | discussed; this principle shall include (but | discussed; this principle shall include (but |
| | not limited to) the circumstances in which the | not limited to) the circumstances in which the |
| | Company shall provide the specific conditions | Company shall provide the specific conditions |
| | and contract (if any) of a proposed transaction | and contract (if any) of a proposed transaction |
| | and a thorough explanation of the causes and | and a thorough explanation of the causes and |
| | consequences of such transaction when the | consequences of such transaction when the |
| | Company proposes merger, share repurchase, | Company proposes merger, share repurchase |
| | capital restructuring or other reorganization; | capital restructuring or other reorganization; |
| | (5) to disclose the nature and extent of | (5) to disclose the nature and extent of |
| | interest if any director, supervisor, manager | interest if any director, supervisor, genera |
| | and other senior management personnel has | manager and other senior managemen |
| | material interest in the matters to be discussed; | personnel has material interest in the matters |
| | and to explain the difference (if any) between | to be discussed; and to explain the difference |
| | the impact of the matters on such director, | (if any) between the impact of the matters or |
| | supervisor, manager and other senior | such director, supervisor, general manager |
| | management personnel as shareholder and the | and other senior management personne |
| | impact on the shareholders of the same class; | as shareholder and the impact on other |
| | (6) to contain the full text of any special | shareholders; |
| | resolution proposed to be passed at the | (6) to contain the full text of any special |
| | meeting; | resolution proposed to be passed at the |
| | (7) to specify in clear wordings that all | meeting; |
| | shareholders are entitled to attend the general | (7) to specify in clear wordings that all |
| | meeting, and that each of the shareholders | shareholders are entitled to attend the general |
| | entitled to attend and vote is also entitled to | meeting, and that each of the shareholders |
| | appoint in writing one or more than one proxy | entitled to attend and vote is also entitled to |
| | to attend and vote on his or her behalf; and | appoint in writing one or more than one proxy |
| | such proxy may not be a shareholder; | to attend and vote on his or her behalf; and |
| | (8) to specify expressly the date and place | such proxy may not be a shareholder; |
| | for serving the power of attorney authorizing | (8) to specify expressly the date and place |
| | the proxy to vote; | for serving the power of attorney authorizing |
| | (9) to specify the date of equity registration | the proxy to vote; |
| | of the shareholders who are entitled to attend | (9) to specify the date of equity registration |
| | the general meeting; | of the shareholders who are entitled to attend |
| | | |

of the shareholders who are entitled to attend the general meeting;

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| | (10) to contain the name and telephone number of the permanent contact person. (11) the voting time and the voting procedures for such online or other form of voting. Where the Company convenes the general meeting and provides domestic shareholders the ways of voting such as internet or other means, the time of voting through internet or other means shall be no earlier than 3:00 p.m. on the day before the live general meeting and no later than 9:30 a.m. on the day of the live general meeting, and shall be concluded no earlier than 3:00 p.m. on the day the live general meeting ends. | (10) to contain the name and telephone number of the permanent contact person. (11) the voting time and the voting procedures for such online or other form of voting. Where the Company convenes the general meeting and provides domestic shareholders the ways of voting such as internet or other means, the time of voting through internet or other means shall be no earlier than 3:00 p.m. on the day before the live general meeting and no later than 9:30 a.m. on the day of the live general meeting, and shall be concluded no earlier than 3:00 p.m. on the day the live general meeting. |
| 32 | Article 80 Notices of a general meeting shall be dispatched to the shareholders (whether or not entitled to vote at the meeting), by hand or prepaid mail at their respective addresses as shown in the register of shareholders. For the holders of domestic shares, notices of a general meeting may also be given by way of public announcement. The public announcement referred to in the above paragraph shall be published at the websites of the stock exchanges in the places where the Company's shares are listed and within the scope of media which satisfied the conditions stipulated by CSRC. Upon publication of such announcements, <u>all</u> holders of domestic shares are deemed to have received the notice of the relevant general meeting. | Article 65 Subject to the applicable laws, regulations and relevant rules of the place where the securities of the Company are listed and relevant rules regarding listing of securities, the notice of general meeting may be served on shareholders (whether they have the right to vote at the general meeting or not) by public announcement or other means specified by Article 208 of the Articles of Association. The public announcement referred to in the above paragraph shall be published at the websites of the stock exchanges in the places where the Company's shares are listed and within the scope of media which satisfied the conditions stipulated by securities regulatory commission. Upon publication of such announcements, <u>all shareholders</u> are deemed to have received the notice of the relevant general meeting. |

| No. | Before amendments | After amendments |
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| 33 | Article 84 Shareholder attending the general meeting in person shall present his or her identity card or other valid certificate or proof showing his or her identity, stock | Article <u>69</u> Shareholder attending the general meeting in person shall present his or her identity card or other valid certificate or proof showing his or her identity, stock |
| | account certificate; proxy appointed by the shareholder shall present his or her identity card and power of attorney issued by the shareholder. | account certificate; proxy appointed by the shareholder shall present his or her identity card and power of attorney issued by the shareholder. |
| | Corporate shareholder shall entrust the legal representative or its agent to attend the general meeting. Legal representative attending the general meeting shall present his or her identity card and valid proof showing the status of legal representative; the agent attending the general meeting shall present his or her identity card and a power of attorney in writing issued by the legal representative of the corporate shareholder in accordance with | Corporate shareholder shall entrust the legal representative or its agent to attend the general meeting. Legal representative attending the general meeting shall present his or her identity card and valid proof showing the status of legal representative; the agent attending the general meeting shall present his or her identity card and a power of attorney in writing issued by the legal representative of the corporate shareholder in accordance with |
| | law. | law. <u>A non-corporate shareholder shall</u> <u>entrust the person in charge of the</u> <u>organization or the agent entrusted by</u> <u>the person in charge to attend the general</u> <u>meetings. The person in charge of the</u> <u>organization attending the general meeting</u> <u>shall produce his/her identity card and</u> <u>valid proof showing his or her capacities as</u> <u>the person in charge; the agent attending</u> <u>the general meeting shall produce his or</u> <u>her identity card and a power of attorney in</u> <u>writing duly issued by the person in charge</u> <u>of the organization according to law.</u> |

| No. | Before amendments | After amendments |
|-----|--|---|
| 34 | Article 87 The instrument appointing a proxy shall be deposited at the Company's legal address or such other place as specified in the notice of meeting 24 hours before the time appointed for holding the meeting at which the instrument proposes to vote, or 24 hours before the time appointed for taking of poll. Where such instrument is signed by a person under a power of attorney or other authority on behalf of the appointer, that power of attorney or other authority is required to be notarised. A notarised copy of that power of attorney or other authority together with the instrument appointing a proxy is required to be deposited at the Company's legal address or such other place as specified in the notice of the meeting. If the appointer is a corporation, the legal representative or such person who is authorized by the resolution of its Board or other governing body to act as its representative may attend the general meeting of the Company. | Article 72 The instrument appointing a proxy shall be deposited at the Company's legal address or such other place as specified in the notice of meeting 24 hours before the time appointed for holding the meeting at which the instrument proposes to vote, or 24 hours before the time appointed for taking of poll. Where such instrument is signed by a person under a power of attorney or other authority on behalf of the appointer, that power of attorney or other authority is required to be notarised. A notarised copy of that power of attorney or other authority together with the instrument appointing a proxy is required to be deposited at the Company's legal address or such other place as specified in the notice of the meeting. If the appointer is a corporation, the legal representative or such person who is authorized by the resolution of its Board or other governing body to act as its representative may attend the general meeting of the Company. If the appointer is a non- corporate organization, the person in charge or the person authorized by its decision- making body shall attend the general meeting of the Company as a representative. |
| 35 | Article 97 A poll demanded on the election of a chairman, or on a question of adjournment, shall be taken forthwith. A poll demanded on any other question shall be taken at such time as the chairman directs and the meeting may continue to transact other matters. The result of such poll are deemed as a resolution passed at such meeting. | Delete |
| 36 | Article 98 On a poll, a shareholder (including proxy) entitled to two or more votes need not use all his votes or cast all the votes in the same way. | Delete |

| No. | Before amendments | After amendments |
|-----|---|--|
| 37 | Article 99 In the case of an equality of | Delete |
| | votes, whether a show of hands or a poll, the | |
| | chairman of the meeting is entitled to a second | |
| | vote. | |
| 38 | Article 100 The following matters require | Article 82 The following matters require |
| | the approval of an ordinary resolution at a | the approval of an ordinary resolution at |
| | general meeting: | general meeting: |
| | (1) the working reports of the Board and | (1) the working reports of the Board an |
| | the supervisory committee; | the supervisory committee; |
| | (2) the plan for distribution of profits and | (2) the plan for distribution of profits an |
| | the plan for making up losses prepared by the | the plan for making up losses prepared by the |
| | Board; | Board; |
| | (3) the removal of the members of the | (3) the removal of the members of the |
| | Board and the supervisory committee, their | Board and the supervisory committee, the |
| | remuneration and method of payment; | remuneration and method of payment; |
| | (4) annual financial budgets and statements | (4) annual financial budgets and statemen |
| | of final accounts, balance sheet, income | of final accounts, balance sheet, incom |
| | statement and other financial statements of the | statement and other financial statements of th |
| | Company; | Company; |
| | (5) the annual reports of the Company; | (5) the annual reports of the Company; |
| | (6) the provision by the Company of a | (6) decisions on the guarantees provide |
| | single security with an amount of over 10% | for in Article 47 of the Articles of Association |
| | of the latest audited net asset in respect of the | with the exception of guarantees specified |
| | secured object which satisfies the Company's | item (4); |
| | standards; | (7) the appointment, removal of a |
| | (7) the appointment, removal of an | accounting firm or cessation to continue th |
| | accounting firm or cessation to continue the | engagement of an accounting firm and th |
| | engagement of an accounting firm and the | remuneration of an accounting firm; |
| | remuneration of an accounting firm; | (8) any matters not otherwise require |
| | (8) any matters not otherwise required | by the laws, administrative regulations or the |
| | by the laws, administrative regulations or the | Articles of Association to be passed by speci |
| | Articles of Association to be passed by special | resolutions. |
| | resolutions. | |

| No. | Before amendments | After amendments |
|-----|--|------------------|
| 39 | Article 102 Unless otherwise provided in | Delete |
| | the Articles of Association, the implementation | |
| | or proposal of the following matters are | |
| | subject to and conditional upon approval | |
| | at general meeting of more than half of the | |
| | voting rights casted by public shareholders: | |
| | (i) issue of additional new shares to the | |
| | public, issue of convertible debentures, share | |
| | placement to existing shareholders (save for | |
| | shares to be fully subscribed in cash by the | |
| | ultimate controlling shareholder pursuant to | |
| | undertaking made prior to the meeting); | |
| | (ii) material asset restructuring of the | |
| | Company, acquisition, total consideration of | |
| | which is 20% or more of the audited net book | |
| | value of the assets acquired; | |
| | (iii) repayment of debts due to the | |
| | Company by a shareholder by way of its | |
| | equity interest in the Company; | |
| | (iv) proposed overseas listing of a | |
| | subsidiary of material significance to the | |
| | Company; and | |
| | (v) matter with significant impact on the | |
| | interests of public shareholders in the course | |
| | of the Company's operation. | |
| | In the announcement of the resolutions | |
| | passed in respect of any of the above | |
| | mentioned matters at general meeting, the | |
| | Company shall set out the number of public | |
| | shareholders that vote at the meeting, the total | |
| | number of shares held by them, the percentage | |
| | in the Company's shares held by the public | |
| | and the voting result. The shareholdings | |
| | and the votes casted by the top 10 public | |
| | shareholders should also be disclosed. | |
| | In convening a general meeting to consider | |
| | any of the above-mentioned matters, the | |
| | Company shall provide domestic shareholders | |
| | with voting by network voting platform. | |

| No. | Before amendments | After amendments |
|-----|---|---|
| 40 | Article 103 Where any of the circumstances provided in Article 101 occurs, subsequent to the notice of the general meeting of shareholders, the Company shall give another notice of general meeting within three days after the date of equity registration. | Delete |
| 41 | Article 104 In the event that the shareholders or the Supervisory Committee request to convene an extraordinary general meeting <u>or class meeting</u> <u>of shareholders</u> , they shall observe the procedures as follows: (1) Two or more shareholders or the Supervisory Committee holding a total of more than 10% (comprising 10%) voting shares in the meeting proposed to be convened may request the Board to convene an extraordinary general meeting <u>or class meeting</u> <u>of shareholders</u> by signing one or a number of copies of written request with specified agenda of the proposed meeting and lodging them with the Board. Upon receipt of the aforesaid written request, the Board shall convene an extraordinary general meeting <u>or class meeting</u> <u>of shareholders</u> as soon as possible. The foresaid number of voting shares is calculated in accordance with the date on which the shareholders make the written request. (2) If the Board does not serve any notice convening such meeting within 30 days upon receipt of the aforesaid written request, the shareholders or Supervisory Committee lodging the request may convene the meeting within 4 months following the date of receipt of the request by the Board. The convening procedure shall be as similar as possible to that of the general meetings convened by the Board. The reasonable cost incurred in convening and holding such meeting by the shareholders or the Supervisory Committee on their own by reason of not holding it by the Board upon the aforesaid request shall be borne by the Company | Article <u>84</u> In the event that the shareholders or the Supervisory Committee request to convene an extraordinary general meeting, they shall observe the procedures as follows: (1) Two or more shareholders or the Supervisory Committee holding a total of more than 10% (comprising 10%) voting shares in the meeting proposed to be convened may request the Board to convene an extraordinary general meeting by signing one or a number of copies of written request with specified agenda of the proposed meeting and lodging them with the Board. Upon receipt of the aforesaid written request, the Board shall convene an extraordinary general meeting as soon as possible. The foresaid number of voting shares is calculated in accordance with the date on which the shareholders make the written request. (2) If the Board does not serve any notice convening such meeting within 30 days upon receipt of the aforesaid written request, the shareholders or Supervisory Committee lodging the request may convene the meeting within 4 months following the date of receipt of the request by the Board. The convening procedure shall be as similar as possible to that of the general meetings convened by the Board. The reasonable cost incurred in convening and holding such meeting by the shareholders or the Supervisory Committee on their own by reason of not holding it by the Board upon the aforesaid request shall be borne by the Company and deducted from the payables of the Company to the negligent director(s) so involved. |
| | aforesaid request shall be borne by the Company and deducted from the payables of the Company | to the negligent director(s) so involved. |

to the negligent director(s) so involved.

| No. | Before amendments | After amendments |
|-----|--|--|
| 42 | Article 106 The name list of candidates | Article 86 The name list of candidates for |
| | for directors and supervisors shall be | directors and supervisors shall be submitted |
| | submitted by way of proposal to the general | by way of proposal to the general meeting for |
| | meeting for voting. | voting. |
| | If the listed company whose single | If the listed company whose single |
| | largest shareholder together with its parties | largest shareholder together with its parties |
| | acting in concert are interested in 30% or | acting in concert are interested in 30% or |
| | more of the shares of the listed company, the | more of the shares of the listed company, the |
| | elections of directors and supervisors at the | elections of directors and supervisors at the |
| | general meetings shall be conducted by way of | general meetings shall be conducted by way |
| | cumulative voting. | of cumulative voting. The votes of minority |
| | The "cumulative voting system" as in | shareholders on the election of independent |
| | the foregoing means that each share has the | directors shall be counted separately and |
| | number of voting right identical to the number | disclosed. Where two or more independent |
| | of directors or supervisors to be elected, and | directors are to be elected at the general |
| | the voting right owned by the shareholders | meeting, the aforementioned provisions |
| | may be cumulatively used when the general | shall also be abided by. |
| | meeting elects the directors or supervisors. | The "cumulative voting system" as in |
| | The Board shall announce to the shareholders | the foregoing means that each share has the |
| | the resume and basic information of the | number of voting right identical to the number |
| | candidates for directors or supervisors. | of directors or supervisors to be elected, and |
| | | the voting right owned by the shareholders |
| | | may be cumulatively used when the general |
| | | meeting elects the directors or supervisors. |
| | | The Board shall announce to the shareholders |
| | | the resume and basic information of the |
| | | candidates for directors or supervisors. |

| No. | Before amendments | After amendments |
|-----|---|--|
| | Set out below are the details of the | Set out below are the details of the |
| | cumulative voting at the general meetings: | cumulative voting at the general meetings: |
| | (a) For the purposes of the election of | (a) For the purposes of the election of |
| | directors or supervisors, each share held by | directors or supervisors, each share held by |
| | a shareholder of the Company has the same | a shareholder of the Company has the same |
| | number of votes as the number of directors or | number of votes as the number of directors of |
| | supervisors to be elected. That means the total | supervisors to be elected. That means the tota |
| | number of votes that a shareholder is entitled | number of votes that a shareholder is entitled |
| | to in the election of directors or supervisors | to in the election of directors or supervisor |
| | equal to the number of shares that he/she held | equal to the number of shares that he/she held |
| | times the number of candidates for directors | times the number of candidates for director |
| | or supervisors. The number of candidates for | or supervisors. The number of candidates fo |
| | directors and supervisors can be more than | directors and supervisors can be more that |
| | the number of directors or supervisors to be | the number of directors or supervisors to b |
| | elected. However, the number of candidates to | elected. However, the number of candidates to |
| | which the votes are cast by each shareholder | which the votes are cast by each shareholde |
| | cannot exceed the number of directors | cannot exceed the number of director |
| | or supervisors to be elected and the total | or supervisors to be elected and the tota |
| | number of votes cast cannot be more than the | number of votes cast cannot be more than th |
| | number of votes that a shareholder is entitled, | number of votes that a shareholder is entitled |
| | otherwise the votes shall be invalid. | otherwise the votes shall be invalid. |
| | (b) the voting on independent directors | (b) the voting on independent director |
| | and non-independent directors should be | and non-independent directors should b |
| | separated. In relation to the election of | separated. In relation to the election o |
| | independent directors, the number of votes | independent directors, the number of vote |
| | that each shareholder is entitled to equal to the | that each shareholder is entitled to equal to th |
| | number of shares that he/she held times the | number of shares that he/she held times th |
| | number of independent directors to be elected. | number of independent directors to be elected |
| | Those votes can only cast on the candidates | Those votes can only cast on the candidate |
| | for independent directors. In relation to the | for independent directors. In relation to th |
| | election of non-independent directors, the | election of non-independent directors, th |
| | number of votes that each shareholder is | number of votes that each shareholder i |
| | entitled to equal to the number of shares | entitled to equal to the number of share |
| | | |

35

that he/she held times the number of non-

independent directors to be elected. Those

votes can only cast on the candidates for non-

independent directors.

that he/she held times the number of non-

independent directors to be elected. Those

votes can only cast on the candidates for non-

independent directors.

| No. | Before amendments | After amendments |
|-----|---|--|
| | (c) after the end of the voting, the vote counting should be undertaken by the scrutineer of the general meeting. The number of votes obtained by the candidates for directors or supervisors shall be announced for determining which candidates are elected and which candidates for directors or supervisors are elected shall be determined in the order of the number of votes that they obtained. However, for a candidate to be elected, the minimum number of votes that he/she obtained must be more than half of the number of votes held by those shareholders (including their proxies) attending the general meetings. If the number of directors or supervisors elected are lower than the number proposed to be elected at the general meeting, another voting should be conducted in relation to the vacancies for those candidates for directors or supervisors who have not obtained the requisite number of votes. If there are two or more candidates for directors or supervisors who have obtained the same number of votes and only some of which can be elected due to the restriction on the number of vacancies, a by-election should be held in respect of those candidates for directors or supervisors who obtained the same number of votes. | (c) after the end of the voting, the vote counting should be undertaken by the scrutineer of the general meeting. The number of votes obtained by the candidates for directors or supervisors shall be announced for determining which candidates are elected and which candidates for directors or supervisors are elected shall be determined in the order of the number of votes that they obtained. However, for a candidate to be elected, the minimum number of votes that he/she obtained must be more than half of the number of votes held by those shareholders (including their proxies) attending the general meetings. |
| 43 | Article 113 During the general meeting of shareholders, all directors and the secretary of the board of directors should attend the meeting, the managers and other senior management personnel shall also be present at the meeting. The directors, supervisors, senior management personnel shall provide explanation and clarification to the inquiries and suggestions raised by the shareholders at the general meeting. | Article 93 During the general meeting of shareholders, all directors and the secretary of the board of directors should attend the meeting, general managers and other senior management personnel shall also be present at the meeting. The directors, supervisors, senior management personnel shall provide explanation and clarification to the inquiries and suggestions raised by the shareholders at the general meeting, except for those involving the company's trade secrets and undisclosed sensitive information that cannot be disclosed at the meeting. |

| No. | Before amendments | After amendments |
|-----|--|--|
| 44 | Article 119 The chairman shall guarantee | Article 99 The chairman shall guarantee |
| | the truth, accuracy and completeness of | the truth, accuracy and completeness of |
| | the minutes of the meeting. The directors, | the minutes of the meeting. The directors, |
| | supervisors, secretary to the Board, convener | supervisors, secretary to the Board, convener |
| | or their representative, chairman of the | or their representative, chairman of the |
| | meeting shall sign on the minutes of the | meeting shall sign on the minutes of the |
| | meeting. The minutes shall contain the | meeting. The minutes shall contain the |
| | following: | following: |
| | (1) the time, venue, agenda of the meeting, | (1) the time, venue, agenda of the meeting, |
| | and the name of the convener; | and the name of the convener; |
| | (2) the name of the chairman of the | (2) the name of the chairman of the |
| | meeting, the directors, supervisors, the secretary | meeting, the directors, supervisors, the secretary |
| | to the Board, managers and other senior | to the Board, general manager and other senior |
| | management personnel attending or being | management personnel attending or being |
| | present at the general meeting; | present at the general meeting; |
| | (3) the numbers of domestic shareholders | (3) the numbers of domestic shareholders |
| | (including their proxies), overseas listed | (including their proxies), overseas listed |
| | foreign investment shares shareholders | foreign investment shares shareholders |
| | (including their proxies), holders of tradable | (including their proxies), holders of tradable |
| | shares (including their proxies) and holders of | shares (including their proxies) and holders of |
| | non-tradable shares (including their proxies), | non-tradable shares (including their proxies), |
| | the total number of their shares carrying the | the total number of their shares carrying the |
| | voting rights and the proportion in the total | voting rights and the proportion in the total |
| | number of shares of the Company; | number of shares of the Company; |
| | (4) the process of deliberation of each | (4) the process of deliberation of each |
| | proposal, the main points of speeches and the | proposal, the main points of speeches and the |
| | voting results (including the votes on each | voting results (including the votes on each |
| | resolution by domestic shareholders, foreign | resolution by domestic shareholders, foreign |
| | shareholders, holders of tradable shares and | shareholders, holders of tradable shares and |
| | holders of non-tradable shares); | holders of non-tradable shares); |
| | (5) the inquiries or suggestions of the | (5) the inquiries or suggestions of the |
| | shareholders as well as the corresponding | shareholders as well as the corresponding |
| | replies or explanations; | replies or explanations; |
| | (6) the name of legal counsel, vote counters, | (6) the name of legal counsel, vote counters, |
| | and supervisors; and | and supervisors; and |
| | (7) other contents which shall be contained | (7) other contents which shall be contained |
| | in the records of the meeting as prescribed by | in the records of the meeting as prescribed by |
| | the Articles of Association. | the Articles of Association. |

| No. | Before amendments | After amendments |
|-----|--|--|
| 45 | Chapter 9 Special Procedures for the Voting by Different Classes of Shareholders | Delete |
| 46 | Article 132 Directors shall be elected at the general meeting of shareholders, with a term of office of 3 years. Upon expiration of the term, the directors may be re-elected and serve consecutive terms. The written notice of the intention of the nominees of the candidates for directors and of the acceptance by the candidates to be nominated shall be served on the Company 7 days before the convening of the general meeting of shareholders. Directors and deputy directors shall be elected or dismissed by a majority of the general body of directors. The term of office of directors and deputy directors shall be 3 years and they may be re- elected and serve consecutive terms. Subject to the compliance of the provisions of the relevant laws and administrative regulations, the general meeting of the shareholders may dismiss by ordinary resolution any directors of whom the term of office has not expired (the claim for compensation under any contracts shall however be not affected). The term of directors shall commence on the date of entering on the office, and shall end on the date the term of the board of directors expires. Prior to the expiry of the term of a director, the general meeting of shareholders shall not dismiss the duties of such director without any reasons. | Article <u>104</u> Directors shall be elected at the general meeting of shareholders, with a term of office of 3 years. Upon expiration of the term, the directors may be re-elected and serve consecutive terms. The written notice of the intention of the nominees of the candidates for directors and of the acceptance by the candidates to be nominated shall be served on the Company 7 days before the convening of the general meeting of shareholders. Directors and deputy directors shall be elected or dismissed by a majority of the general body of directors. The term of office of directors and deputy directors shall be 3 years and they may be re-elected and serve consecutive terms. Subject to the compliance of the provisions of the relevant laws and administrative regulations, the general meeting of the shareholders may dismiss by ordinary resolution any directors of whom the term of office has not expired (the claim for compensation under any contracts shall however be not affected). |

| No. | Before amendments | After amendments |
|-----|--|--|
| | | Directors are not required to hold shares of the Company. The directors must have the necessary knowledge, skill and quality to perform the duties of directors. The directors shall discharge their duties of loyalty and to act diligently as stipulated under the "Code of Corporate Governance of Listed Companies" and the Listing Rules of the Shanghai Stock Exchange and other duties stipulated under the applicable laws, administrative regulations and/or the listing rules of the stock exchanges located in the places where the shares of the Company are listed. The supervisors and members of the senior management of the Company shall discharge their duties in accordance with the stipulated requirements |
| 47 | Article 134 Directors may resign before his or her term of office expires. Directors resigning shall submit notice of resignation in writing to the Board. If the resignation of a director causes the number of directors constituting the Board to fall below the quorum, the original director shall, prior to the new director entering on the office, continue to perform his or her duties as a director in accordance with the provisions of laws and administrative regulations and the Articles of Association of the Company. Save for the circumstances listed in the foregoing, the resignation of a director takes effect upon the notice of resignation is served. | requirements. Article <u>106</u> Directors may resign before his or her term of office expires. Directors resigning shall submit notice of resignation in writing to the Board. Where the resignation of a director causes the number of directors constituting the Board to fall below the quorum, <u>or the resignation</u> <u>of an independent direction causes the</u> <u>percentage of independent directors in</u> <u>the Board of Directors or the special</u> <u>committees to fail to meet the requirements</u> <u>of laws, administrative regulations or</u> <u>the Articles of Association, or causes the</u> <u>lack of accounting professionals who are</u> <u>independent directors</u> , the original director shall, prior to the new director entering on the office, continue to perform his or her duties as a director in accordance with the provisions of laws and administrative regulations and the Articles of Association of the Company. Save for the circumstances listed in the foregoing, the resignation of a director takes effect upon the notice of resignation is served. |

| No. | Before amendments | After amendments |
|---------------|---|--|
| No. 48 | Article 138 The Board is accountable for the general meeting of the shareholders and shall exercise the following powers: (1) convention of general meetings of shareholders, and report to the general meetings; (2) implementation of the resolutions of the general meeting; (3) formulation of the business plan and investment scheme of the Company; (4) formulation of the annual financial budget and financial accounting policy of the Company; (5) formulation of the profit distribution policy and loss recovery policy of the Company; (6) formulation of the policy of increase or reduction of registered capital and the policy of issue of corporate bonds of the Company or other securities of the Company and proposals for listing; (7) drafting of the policies of material corporate acquisition, if the repurchase is made under the circumstances specified in (1), (2) of Article <u>30</u> of the Article of Association, or the merger, separation, dissolution, liquidation and change of corporate form of the Company; (8) making decision on the establishment of internal management system in the Company; (9) making decisions on the employment or dismissal of the managers, secretary of the Board and other senior management personnel | Article <u>110</u> The Board is accountable for the general meeting of the shareholders and shall exercise the following powers: (1) convention of general meetings of shareholders, and report to the general meetings; (2) implementation of the resolutions of the general meeting; (3) formulation of the business plan and investment scheme of the Company; (4) formulation of the annual financial budget and financial accounting policy of the Company; (5) formulation of the profit distribution policy and loss recovery policy of the Company; (6) formulation of the policy of increase or reduction of registered capital and the policy of issue of corporate bonds of the Company or other securities of the Company and proposals for listing; (7) drafting of the policies of material corporate acquisition, if the repurchase is made under the circumstances specified in (1), (2) of Article <u>27</u> of the Article of Association, or the merger, separation, dissolution, liquidation and change of corporate form of the Company; (8) making decision on the establishment of internal management system in the Company; (9) making decisions on the employment or dismissal of <u>general</u> manager, secretary of the Board and other senior management |
| | Company; (9) making decisions on the employment or dismissal of the managers, secretary of the Board and other senior management personnel of the Company, and making decisions on their remuneration, rewards and punishments; | Company; (9) making decisions on the employment or dismissal of general manager, secretary of the Board and other senior management personnel of the Company, and making decisions on their remuneration, rewards |
| | on the basis of nomination, making decisions on the employment or dismissal of the assistant managers, person in charge of finance and other senior management personnel of the Company; making decision on their remuneration, rewards and punishments; | and punishments; on the basis of nomination by general manager, making decisions on the employment or dismissal of the deputy general managers, person in charge of finance and other senior management personnel of the Company; making decision on their remuneration, rewards and punishments; |

| No. | Before amendments | After amendments |
|-----|---|---|
| | (10) formulation of the basic management | (10) formulation of the basic management |
| | system of the Company; | system of the Company; |
| | (11) formulation of the proposal on | (11) formulation of the proposal on |
| | amendment of these Articles of Association; | amendment of the Articles of Association; |
| | (12) making decision on a single external | (12) making decision on a single external |
| | guarantee where the items guaranteed | guarantee where the items guaranteed |
| | satisfying the conditions of the Company | satisfying the conditions of the Company |
| | involves an amount of more than 10% (or | involves an amount of more than 10% (or |
| | 10%) of the latest audited net assets; | 10%) of the latest audited net assets; |
| | (13) making decisions on matters such as | (13) making decisions on matters such |
| | external investment, acquisition and sale of | as external investment, acquisition and sale of |
| | assets, mortgaged assets, external guarantee, | assets, mortgaged assets, external guarantee, |
| | financial management by commission, | financial management by commission, |
| | connected transaction, external donations, | connected transaction, external donations, |
| | within the scope of authorization by the | within the scope of authorization by the |
| | general meeting of shareholders; | general meeting of shareholders; |
| | (14) management of disclosure of | (14) management of disclosure of |
| | information of the Company; | information of the Company; |
| | (15) proposal to the general meeting of | (15) proposal to the general meeting of |
| | shareholders on employment or replacement | shareholders on employment or replacement |
| | of accounting firm responsible for auditing for | of accounting firm responsible for auditing for |
| | the Company; | the Company; |
| | (16) receiving the work report of the | (16) receiving the work report of general |
| | managers of the Company and checking the | manager of the Company and checking the |
| | work of the managers; | work of general manager; |
| | (17) pass resolutions regarding the | (17) pass resolutions regarding the |
| | repurchase of the shares of the Company | repurchase of the shares of the Company |
| | by the Company under the circumstances | by the Company under the circumstances |
| | prescribed in (3), (5) and (6) of Article $\underline{30}$ of | prescribed in (3), (5) and (6) of Article $\underline{27}$ of |
| | these Articles of Association; | these Articles of Association; |
| | (18) other powers granted by these | (18) other powers granted by <u>the Articles</u> |
| | Articles of Association and the general | of Association and the general meeting of |
| | meeting of shareholders. | shareholders. |

| No. | Before amendments | After amendments |
|-----|--|---|
| 49 | Article 141 For the disposal of fixed | Article <u>113</u> The Board of Directors |
| | assets by the Board, in the event that the | shall determine the authorities and establish |
| | aggregate amount of the expected value of | a strict review and decision-making process |
| | the proposed disposal of fixed assets and the | for foreign investments, acquisitions and |
| | value of the disposed fixed assets during the 4 | sales of assets, asset pledges, external |
| | months prior to this proposed disposal exceeds | guarantees, entrusted wealth management, |
| | 33% of the value of fixed assets shown in | related transactions and external donations. |
| | the latest balance sheet as considered at the | Major investment projects must be reviewed |
| | general meeting, the Board shall not dispose | by relevant experts and professionals, and |
| | or agree to dispose of such fixed asset without | submitted to shareholders for approval. |
| | obtaining approval at the general meeting. | In accordance with the relevant laws, |
| | The disposal of fixed assets as referred to | regulations and the actual situation of the |
| | in this Article includes the transfer of certain | Company, the Board of the company shall |
| | interests of assets but excludes the provision | determine the scope of the authorities that |
| | of fixed assets as security. | meet the specific requirements of the Company |
| | The validity of the transactions for the | and the specific proportion of relevant funds |
| | disposal of fixed assets conducted by the | in the Company's assets in the Articles of |
| | Company shall not be affected by the breach | Association. |
| | of section 1 of this Article. | |
| | The Board shall determine the authorities | |
| | and establish a strict review and decision- | |
| | making process for foreign investments, | |
| | acquisitions and sales of assets, asset | |
| | pledges, external guarantees, entrusted | |
| | wealth management, related transactions and | |
| | external donations. Major investment projects | |
| | must be reviewed by relevant experts and | |
| | professionals, and submitted to shareholders | |
| | for approval. | |
| | In accordance with the relevant laws, | |
| | regulations and the actual situation of the | |
| | Company, the Board of the company shall | |
| | determine the scope of the authorities that | |
| | meet the specific requirements of the Company | |
| | and the specific proportion of relevant funds | |
| | in the Company's assets in the Articles of | |
| | Association. | |
| | | |

| No. | Before amendments | After amendments |
|-----|---|--|
| 50 | Article 143 Regular meetings of the Board are required to be held at least four times a year, to be convened and presided by the chairman (or any director authorized by the chairman). Written notices of such meeting shall be issued to the directors by mail or facsimile 10 days before the date of such meeting. In the event of urgent matters, an extraordinary meeting of the Board may be convened at the proposal of one-third (inclusive) or more of the directors or the manager(s) of the Company. Board meetings, in principle, are held at the Company's legal address. However, they may also be held at any other places in or outside of China as resolved by the Board. | Article <u>115</u> Regular meetings of the Board are required to be held at least four times a year, to be convened and presided by the chairman (or any director authorized by the chairman). Written notices of such meeting shall be issued to the directors by mail or facsimile 10 days before the date of such meeting. In the event of urgent matters, an extraordinary meeting of the Board may be convened at the proposal of one-third (inclusive) or more of the directors or general manager of the Company. Board meetings, in principle, are held at the Company's legal address. However, they may also be held at any other places in or outside of China as resolved by the Board. |
| 51 | Article 144 Where it is necessary to convene a provisional meeting of the board of directors, written notice shall be given to all the directors by mail or facsimile at least 5 days in advance. In case of emergency situations, where a provisional meeting of board of directors is required to be convened as soon as possible, notice to convene the meeting may be given by telephone or by other verbal means. The convener of the meeting is required to give an explanation at the meeting. Shareholders representing more than one-tenth of voting rights or more than one- third of directors, supervisors or managers of the Company may propose to convene a provisional meeting of Board. The chairman of the Board shall convene and preside a board meeting within ten days after receiving such proposal. | Article <u>116</u> Where it is necessary to convene a provisional meeting of the board of directors, written notice shall be given to all the directors by mail or facsimile at least 5 days in advance. In case of emergency situations, where a provisional meeting of board of directors is required to be convened as soon as possible, notice to convene the meeting may be given by telephone or by other verbal means. The convener of the meeting is required to give an explanation at the meeting. Shareholders representing more than one- tenth of voting rights, more than one-third of directors, <u>more than half of independent</u> <u>directors</u> , members of the Supervisory Committee or managers of the Company may propose to convene a provisional meeting of Board. The chairman of the Board shall convene and preside a board meeting within ten days after receiving such proposal. |
| 52 | Article 145 The meeting of Board shall be convened in the attendance of <u>more than one</u> <u>half of directors</u> . Each director shall have one vote. Resolutions made by the Board must be passed by a majority of the general body of directors. | Article 117The meeting of Board shall beconvened in the attendance of more than halfofdirectors.Each director shall have one vote.Resolutions made by the Board must be passedby a majority of the general body of directors. |

| No. | Before amendments | After amendments |
|-----|---|---|
| | Where number of opposing votes and that | Where number of opposing votes and that |
| | of affirmative votes are the same, the chairman | of affirmative votes are the same, the chairman |
| | of the Board shall be entitled to have one vote. | of the Board shall be entitled to have one vote. |
| | No directors shall vote on any transaction | No directors shall vote on any transaction |
| | in which he or she or his or her associates | in which he or she or his or her associates |
| | ("associate" is defined in accordance with | ("associate" is defined in accordance with |
| | the general statutory interpretation in the | the general statutory interpretation in the |
| | jurisdiction where the shares of the Company | jurisdiction where the shares of the Company |
| | are listed) has or have material interest, and | are listed) has or have material interest, and |
| | such directors nor exercise voting rights on behalf of other directors. Such directors shall | such directors nor exercise voting rights on |
| | not be counted in the number of attendees of | behalf of other directors. Such directors shall not be counted in the number of attendees of |
| | the relevant meeting of the Board. Such Board | the relevant meeting of the Board. Such Board |
| | meeting shall be convened in the attendance | meeting shall be convened in the attendance |
| | of a majority of non-connected directors. | of a majority of non-connected directors. |
| | Resolutions made by the board meetings shall | Resolutions made by the board meetings shall |
| | be approved by a majority of non-connected | be approved by a majority of non-connected |
| | directors. Where there are less than three non- | directors. Where there are less than three non- |
| | connected directors in a board meeting, any | connected directors in a board meeting, any |
| | matters to be deliberated shall be submitted to | matters to be deliberated shall be submitted to |
| | the general meeting of shareholders. | the general meeting of shareholders. |
| 53 | Article 148 The Board may consider and | Article <u>120</u> The Board may consider and |
| | approve resolutions in written form instead | approve resolutions in written form instead |
| | of convening a Board meeting. Draft of such resolutions must be delivered to each director | of convening a Board meeting. Draft of such resolutions must be delivered to each director |
| | through email, mail, telegraph, fax or in | through email, mail, fax or in person. The |
| | person. The resolution so proposed will be | resolution so proposed will be passed as a |
| | passed as a resolution of the Board only after | resolution of the Board only after it is signed |
| | it is signed and approved by two-third or more | and approved by two-third or more of the |
| | of the Directors and delivered to the Secretary | Directors and delivered to the Secretary to the |
| | to the Board by one of the aforesaid means. | Board by one of the aforesaid means. |
| | For any resolutions required to be passed | For any resolutions required to be |
| | by voting at an extraordinary board meetings, | passed by voting at an extraordinary board |
| | if the resolution to be passed is sent to all | meetings, if the resolution to be passed is sent |
| | directors in writing (including email, telegraph | to all directors in writing (by email or fax) |
| | or fax) and the number of directors who | and the number of directors who sign and |
| | sign and approve such resolution meets the | approve such resolution meets the number of |
| | number of directors as required to make such | directors as required to make such decision in |
| | decision in accordance with Article <u>131</u> of the | accordance with Article <u>117</u> of <u>the Articles</u> |
| | Articles of Association of the Company, such | of Association, such resolution is deemed |
| | resolution is deemed effectively passed and no | effectively passed and no Board meeting is |
| | Board meeting is required to be convened. | required to be convened. |

| No. | Before amendments | After amendments |
|-----|--|--|
| 54 | Article 154 An independent director refers to a director who does not act in other capacities in the Company other than a director, and who does not have any relationship with the Company or its substantial shareholders who may affect the Director in making independent and objective judgement. | Article <u>126</u> An independent director refers to a director who does not act in other capacities in the Company other than a director, and who <u>does not have any direct or indirect</u> <u>interest in</u> the Company or its substantial shareholders or <u>de facto controller(s)</u> , or who does not have any relationship that may affect the Company or its substantial shareholders or actual controller(s) in making independent and objective judgement. <u>Independent directors shall perform</u> <u>their duties independently and shall not be</u> |
| | | <u>influenced by the Company, its substantial</u> <u>shareholders, de facto controllers or other</u> <u>units or individuals</u> . |
| 55 | | New Article 127 Independent directors bear fiduciary duties to the company and all shareholders and shall earnestly perform their duties in accordance with the laws, administrative regulations, provisions of the CSRC, the rules of the stock exchanges of the places where the company's shares are listed and the provisions of the Articles of Association, and shall discharge their duties including participating in decision-making, supervising and balancing, providing professional consultation on the Board of Directors, and safeguard the overall interest of the Company, and protect the legitimate rights and interests of minority shareholders. The Company has formulated the System for Independent Directors, specifying the qualification, appointment and dismissal of independent directors and detailing the duties and performance, performance guarantee provided for independent directors, etc. |

| No. | Before amendments | After amendments |
|-----|--|---|
| 56 | Article 155 The Company shall appoint independent directors. The ratio of independent directors to the total number of directors in the Board of directors shall be no less than one-third. Under no circumstances shall there be less than three independent non-executive directors (independent directors shall satisfy the requirements of an independent non-executive director under the respective listing rules of stock exchanges located in the places where the shares of the Company are listed), and at least one of the independent directors shall have appropriate professional qualifications or have appropriate accounting or related financial management expertise. | Article <u>128</u> The Company shall appoint independent directors. The ratio of independent directors to the total number of directors in the Board of directors shall be no less than one-third. Under no circumstances shall there be less than three independent non-executive directors (independent directors shall satisfy the requirements of an independent non-executive director under the respective listing rules of stock exchanges located in the places where the shares of the Company are listed). <u>At least</u> <u>one of the independent directors shall have</u> <u>appropriate professional qualifications in</u> <u>accounting as required by the securities,</u> <u>regulatory rules of the place where the</u> <u>company is listed</u> . |
| 57 | Article 156 Independent directors shall attend meetings of the Board, understand the production and operation of the Company, conduct active investigation to obtain the background and information required for decision-making. Independent directors shall submit an annual report of all independent directors to the annual general meeting of the Company, stating their performance of duties. | Delete |
| 58 | Article 157 An independent director is required to meet the following basic requirements: (1) having the qualifications as a Director of a listed company as required by the laws, administrative regulations, listing rules of the stock exchanges located in the places where the Company's shares are listed and any other relevant rules; (2) satisfying the criteria of independence as stipulated in "Rules on the Independent Directors of Listed Companies" issued by China Securities Regulatory Commission. Independent Directors is also required to satisfy the criteria for independent non- executive directors as stipulated in The Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited; | Delete |

| No. | Before amendments | After amendments |
|-----|---|------------------|
| | (3) having basic knowledge on the | |
| | operations of a listed company, and being | |
| | familiar with relevant laws, administrative | |
| | regulations and rules; | |
| | (4) having more than 5 years' working | |
| | experience in the field of law, finance, | |
| | accounting, finance, management or any other | |
| | working experiences necessary for discharging | |
| | the duties as an independent director. | |
| | Independent directors should ensure that they | |
| | have sufficient time and energy which allow | |
| | them to discharge their duties as independent | |
| | directors effectively. | |
| | (5) satisfy the Company Law, the Civil | |
| | Servant Law of the People's Republic of | |
| | China, the Rules Governing Independent | |
| | Director of Listed Companies, the Notice | |
| | on Regulating State Official's Service as | |
| | Independent Directors and Independent | |
| | Supervisors of Listed Companies and Fund | |
| | Management Companies after Resignation | |
| | or Retirement, the Opinions on Further | |
| | Regulation on Party and Political Leaders and | |
| | Cadres Working Part-time (Holding Office) | |
| | in Enterprises, the Opinions on Enhancing the | |
| | Anti-Corruption and Encouraging Honesty | |
| | Work of Colleges and Universities and | |
| | other laws, administrative regulations and | |
| | other requirements as specified in the stock | |
| | exchanges located in the places where the | |
| | shares of the Company are listed, and the | |
| | Articles. | |
| | Independent directors and those persons | |
| | proposed to be independent directors must | |
| | participate in the trainings organized by the | |
| | CSRC and the organizations authorised by the | |
| | CSRC as may be required. | |

| 0. | Before amendments | After amendments |
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| | (7) any person who falls within one of six | |
| | circumstances above in the last 12 months; | |
| | (8) the lack of independence under other | |
| | circumstances as may be stipulated by the | |
| | stock exchanges located in the places where | |
| | the shares of the Company are listed; | |
| | (9) any other person specified in the | |
| | Articles of Association; | |
| | (10) any other person as defined by the | |
| | stock exchanges located in the places where | |
| | the Company's shares are listed. | |
| | The subsidiaries of the controlling | |
| | shareholders of the Company and the | |
| | subsidiaries of the de facto controlling | |
| | shareholders referred to in items (4), (5) and | |
| | (6) do not include those subsidiaries which | |
| | do not have connected relationship with the | |
| | Company as may be stipulated by the stock | |
| | exchanges located in the places where the | |
| | shares of the Company are listed. | |
| | "Direct relatives" referred in the above | |
| | provisions means spouse, parents and children, | |
| | "Main social relations" referred in the above | |
| | provisions means brothers, sisters, parents- | |
| | in-law, sons/daughters-in-law, spouses of | |
| | brothers and sisters, brothers and sisters of | |
| | spouse. "Material transaction" means matters | |
| | which are required to be submitted for the | |
| | consideration of shareholders pursuant to the | |
| | listing rules of the stock exchanges located in | |
| | the places where the shares of the Company | |
| | are listed or the Articles of Association of the | |
| | Company or other material matters stipulated | |
| | under the listing rules of the stock exchanges | |
| | located in the places where the shares of the | |
| | Company are listed. "Hold positions" means | |
| | acting as directors, supervisors, members of | |
| | senior management and other staff members. | |

| No. | Before amendments | After amendments |
|-----|---|------------------|
| 60 | Article 159 The candidates for independent | Delete |
| | directors must not have the following | |
| | undesirable record: | |
| | (1) subject to the administrative | |
| | punishment imposed by the securities regulatory | |
| | authorities located in the places where the | |
| | shares of the Company are listed in the last 36 | |
| | months; | |
| | (2) fall within the prescribed period | |
| | stipulated by the stock exchanges located in | |
| | the places where the shares of the Company | |
| | are listed as not being appropriate to act as the | |
| | independent directors of listed companies; | |
| | (3) has been reprimanded publicly in the | |
| | last 36 months by the stock exchanges located | |
| | in the places where the shares of the Company | |
| | are listed or been notified more than twice | |
| | that he was criticized by the stock exchanges | |
| | located in the places where the shares of the | |
| | Company are listed in the last 36 months; | |
| | (4) has failed to attend meeting of the | |
| | board of directors twice consecutively during | |
| | his tenure of office as independent directors, | |
| | or has failed to attend in person more than | |
| | one-third of the number of meetings of board | |
| | of directors in a year; | |
| | (5) has, during his tenure of office as | |
| | an independent directors, given independent | |
| | opinion which was obviously contrary to facts | |
| | (6) such other circumstances as may be | |
| | stipulated by the stock exchanges located in | |
| | the places where the shares of the Company | |
| | are listed. | |

| No. | Before amendments | After amendments |
|-----|--|------------------|
| 61 | Article 160 Independent director has | Delete |
| | obligations of good faith and due diligence | |
| | to the Company and all shareholders. | |
| | Independent director shall in accordance with | |
| | the other applicable domestic and foreign | |
| | laws and administrative regulations and/or the | |
| | listing rules of the stock exchanges located in | |
| | the places where the shares of the Company | |
| | are listed and the Articles of Association | |
| | perform his duties in a serious manner, | |
| | safeguard the overall interests of the Company | |
| | and, in particulars to ensure that the legal | |
| | rights of the minority shareholders are not | |
| | harmed. | |
| | An independent director shall carry | |
| | out his duties independently without being | |
| | influenced by substantial shareholder, de facto | |
| | shareholder or any entity or individual having | |
| | interested in the Company and its substantial | |
| | shareholders or de facto shareholder, and shall | |
| | ensure that he has sufficient time and energy | |
| | to effectively carry out his duties. | |
| | If an independent director has not | |
| | attended the meeting of the board of directors | |
| | in person 3 times consecutively, the board | |
| | of directors shall propose to the general | |
| | meeting to remove him. The Company may, | |
| | in accordance with the statutory prescribed | |
| | procedures, dismiss an independent director | |
| | from his duties before expiry of his tenure | |
| | of office. Where an independent director is | |
| | dismissed before expiry of his tenure of office, | |
| | the Company should disclose the same as a | |
| | special discloseable event. | |
| | In the event that an independent | |
| | director fails to comply with the requirement | |
| | of independence or in situations that an | |
| | independent director fails to perform his duty | |
| | in the capacity of an independent director and | |
| | results in the inadequate number of independent | |
| | directors as stipulated under the Articles of | |
| | Association, the Company shall appoint the | |
| | number of independent directors as required. | |

| No. | Before amendments | After amendments |
|-----|---|------------------|
| | Other than the statutory circumstances that occurred after an independent director of the Company has assumed office and under which he must cease to act an independent director immediately, where there are other circumstances under which it is not appropriate for a person to discharge the duties as an independent director, he should resign as an independent director within one month of the occurrence of the circumstances. If an independent director has not resigned as stipulated, the board of directors of the Company should commence the decision making procedures to remove him as an independent director within 2 days after the deadline. If the resignation of an independent director will result in the number of independent director who submits the resignation should continue to act as an independent director until the new independent director has been appointed. The nominee of the original independent director or the Board of Directors of the Company should nominate a new candidate for independent director within 3 months of the resignation of the independent director. | |
| 62 | Article 161 Procedure for the election of independent directors. (i) Independent directors shall be nominated by the Company's Board, supervisory committee, and shareholders who individually or jointly hold more than 1% of the issued shares of the Company, the election of which shall be determined at general meetings; | Delete |

| No. | Before amendments | After amendments |
|-----|--|------------------|
| | (ii) The nominator of an independent | |
| | director shall have obtained the consent | |
| | of the nominee before nomination. The | |
| | nominator shall fully understand the | |
| | nominee's profession, educational background, | |
| | professional title, detailed working experience, | |
| | and details on any part-time posts, and shall | |
| | give an opinion regarding the nominee's | |
| | qualifications and independence in acting | |
| | as independent director. The nominee shall | |
| | declare that there is no relationship between | |
| | the Company and himself/herself which may | |
| | affect him/her in making independent and | |
| | objective judgements. Before the general | |
| | meeting at which election of independent | |
| | directors is to be considered, the Board of | |
| | the Company shall complete the relevant | |
| | procedures for the nomination of independent | |
| | directors in accordance with the regulations | |
| | and comply with the corresponding | |
| | information disclosure obligations; | |
| | (iii) Independent directors shall be elected | |
| | for a term of 3 years and may be re-elected for | |
| | a further term of not more than 6 years; | |
| | (iv) Proposition of the general meetings of | |
| | shareholders to nominate independent directors | |
| | should be included in the agenda of the | |
| | general meetings of shareholders and notify | |
| | all shareholders before the general meetings of | |
| | shareholders, together with the details of the | |
| | nominated independent shareholders including | |
| | their occupations, education backgrounds, | |
| | business titles and detailed work experiences, | |
| | pursuant to the requirements of the stock | |
| | exchanges located in the places where the | |
| | Company's shares are listed. Any person who | |
| | has already served as an independent director | |
| | in 5 domestic or overseas listed companies | |
| | shall not be nominated as a candidate for | |
| | independent director of the Company; | |

| No. | Before amendments | After amendments |
|-----|--|------------------|
| | (v) The Company shall submit the | |
| | information regarding the candidate for the | |
| | independent director to the stock exchanges | |
| | located in the places where the shares of | |
| | the Company are listed not later than the | |
| | time of the publication of the notice of the | |
| | general meeting of the Company in relation | |
| | to the election of independent director (or in | |
| | accordance with the requirements stipulated | |
| | by the stock exchanges located in the places | |
| | where the shares of the Company are listed, if | |
| | any); | |
| | (vi) If after the review by the stock | |
| | exchanges located in the places where the | |
| | shares of the Company are listed, there is | |
| | objection to the qualifications and independence | |
| | of a candidate, the Company shall not propose | |
| | that candidate as independent director to the | |
| | general meeting and should postpone or cancel | |
| | the general meeting or revoke the relevant | |
| | resolution at the general meeting. When | |
| | electing independent directors at a general | |
| | meeting, the board of directors of the Company | |
| | should give explanation on whether the stock | |
| | exchanges located in the places where the | |
| | shares of the Company are listed has expressed | |
| | objection to the qualifications and independence | |
| | of the candidate. | |
| 63 | Article 162 Power and duties of independent | Delete |
| | directors | |
| | In order to exercise the function of an | |
| | independent director, save for the power | |
| | vested by the company law and other relevant | |
| | laws, administrative regulations and the | |
| | Articles of Association, independent directors | |
| | of the Company shall be vested with the | |
| | following special power and duties: | |

| No. | Before amendments | After amendments |
|-----|---|------------------|
| | (i) major connected transaction (refer to | |
| | connected transactions entered into between | |
| | the Company and any connected parties, the | |
| | aggregate consideration of which is more than | |
| | RMB3 million or more than 5% of the latest | |
| | audited net asset value of the Company), | |
| | shall first be approved by independent | |
| | directors before being submitted to the Board | |
| | of Directors for discussion. Before making | |
| | a judgement, independent directors can | |
| | appoint intermediaries to prepare independent | |
| | financial adviser's report as the basis for their | |
| | judgement. | |
| | (ii) propose to the Board for the appointment | |
| | or removal of auditors. | |
| | (iii) propose to the Board for convening an | |
| | extraordinary general meeting. | |
| | (iv) propose to convene Board meetings. | |
| | (v) appoint an independent external auditing | |
| | firm or consultant firm. | |
| | (vi) collection of the views of the medium | |
| | and small shareholders, propose dividends | |
| | distribution proposal and submit to the board of | |
| | directors directly for its consideration. | |
| | (vii) solicit proxies from shareholders before | |
| | convening general meeting; | |
| | Independent director shall obtain the | |
| | consent of all independent directors to | |
| | exercises the above power as set out in | |
| | item (v) and at least half of all independent | |
| | directors to exercises the above powers as set | |
| | out in items (i) to (iv) and item (vi). | |
| | Items (i) and (ii) shall be submitted to the | |
| | Board for discussion only with the consent of | |
| | at least half of the independent directors. | |
| | 8. Review the contents of the announcement | |
| | of the Company on the resolutions of the | |
| | board of directors and take initiative in paying | |
| | attention to relevant media reports and | |
| | information. | |

| 0. | Before amendments | After amendments |
|----|--|------------------|
| | 10. formulate profit distribution policy, | |
| | profit distribution plan and cash distribution | |
| | plan; | |
| | 11. material events which are subject to | |
| | disclosure such as connected transactions, | |
| | provision of guarantee (excluding guarantee | |
| | provided to subsidiaries of the Company | |
| | consolidated in the financial statements), | |
| | entrusted wealth management, provision of | |
| | financial assistance, use of proceeds from | |
| | fund raising, investment in shares and their | |
| | derivatives; | |
| | 12. material assets reorganization, | |
| | management takeovers, share incentive | |
| | scheme, employee stock scheme, shares | |
| | repurchase proposal, proposal on setting off | |
| | the debts of a connected person by assets; | |
| | 13. the Company's proposal to delist its | |
| | shares from the stock exchanges on which the | |
| | shares of the Company are listed; | |
| | 14. such matters that the independent | |
| | directors consider to be detrimental to the | |
| | interest of the medium and small shareholders; | |
| | 15. such other matters as may be | |
| | stipulated by the laws or administrative | |
| | regulations of the places where the shares | |
| | of the Company are listed or the articles of | |
| | association of the Company; | |
| | The independent directors shall provide | |
| | the following types of opinion: agree; reserve | |
| | opinion and the reasons thereof; object and | |
| | the reasons thereof; cannot express opinion | |
| | and the obstacles thereof. If the relevant | |
| | matters are required to be disclosed, the | |
| | Company should announce the opinion of the | |
| | independent directors. If the opinion of the | |
| | independent directors differ and cannot reach | |
| | a consensus, the board of directors should | |
| | disclose the opinion of each independent | |
| | directors separately. | |
| | (2) Independent directors shall give one | |
| | of the following opinions in respect of the | |
| | aforesaid matters: | |

| No. | Before amendments | After amendments |
|-----|---|------------------|
| | 1. consent; | |
| | 2. qualified opinion and its reason; | |
| | 3. objection and its reason; | |
| | 4. no comment and the restriction on | |
| | making comments. | |
| | (3) If the matters are disclosable, | |
| | the Company shall also make public | |
| | announcement on the independent directors' | |
| | opinion. Where there are dissenting opinions | |
| | among the independent directors, the Board | |
| | shall disclose all independent directors' | |
| | opinion separately. | |
| 65 | Article 164 Other rights and obligations | Delete |
| | of independent directors | |
| | (i) In order to ensure that the independent | |
| | directors can effectively exercise their | |
| | authority, the Company should provide for | |
| | the working conditions which are necessary | |
| | to allow the independent directors to exercise | |
| | their authority effectively. The secretariat to | |
| | the board of directors of the Company should | |
| | proactively provide the assistance for the | |
| | exercise of the authority by the independent | |
| | directors such as, among other things, | |
| | introduction of the situations and provision of | |
| | materials, provide report on the operation of | |
| | the Company regularly and, where necessary, | |
| | organize physical visit for the independent | |
| | directors. In the event that the independent | |
| | opinion, proposals and written explanation | |
| | of the independent directors are required to | |
| | be announced publicly, the Company should | |
| | provide timely assistance in this regard. | |
| | (ii) The independent directors are entitled | |
| | to the right of information equivalent to | |
| | other directors. Where there is a matter that | |
| | is required to be decided by the board of | |
| | directors, the Company must give prior notice | |
| | to the independent directors and concurrently | |
| | provide sufficient information. If the | |
| | independent directors are of the view that the | |
| | information is insufficient, they may request | |
| | for supplemental information. | |

| No. | Before amendments | After amendments |
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| | (iii) Where two or more than two | |
| | independent directors are of the view that the | |
| | information is insufficient or the arguments are | |
| | unclear, they may jointly request the board of | |
| | directors to postpone the meeting of the board | |
| | of directors or postpone the consideration of | |
| | the relevant matters. Both the Company and | |
| | the independent directors should keep the | |
| | information provided by the Company for a | |
| | minimum of five years. | |
| | (iv) If the independent directors need | |
| | to know more about the relevant situations | |
| | and general understanding of the Company, | |
| | the relevant staff of the Company must | |
| | cooperate proactively and must not refuse, | |
| | hinder or conceal and must not interfere the | |
| | independence of the independent directors. | |
| | The secretariat to the board of directors | |
| | shall coordinate the specific work in this | |
| | connection. | |
| | (v) In the event that the independent | |
| | opinion, proposals and written explanation | |
| | of the independent directors are required | |
| | to be announced publicly, the secretariat to | |
| | the board of directors should transact the | |
| | announcement at the stock exchanges located | |
| | in the places where the shares of the Company | |
| | are listed in a timely manner. | |
| | (vi) The independent directors should | |
| | attend the meetings of the board of directors as | |
| | scheduled, but may entrust other independent | |
| | directors to participate in the meetings. | |
| | (vii) The independent directors should | |
| | submit their annual debriefing to the general | |
| | meetings of the Company and explain the | |
| | information regarding the exercise of their | |
| | authority. | |

| No. | Before amendments | After amendments |
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| 66 | Article 165 Subsidy of the independent directors (i) The independent directors may receive appropriate subsidy from the Company. The standard of the subsidy should be decided by the board of directors, considered and approved at the general meeting and disclosed in the Company's annual reports. (ii) Other than the subsidy referred to above, the independent directors are not allowed to receive other benefits from the Company, shareholders of the Company or connected parties which have not been disclosed. (iii) The expenses incurred by the independent directors in retaining intermediaries and other necessary expenses in respect of the exercise of the authority of the independent directors shall be borne by the Company. (iv) Subject to the approval of the general meeting, the Company may establish the necessary insurance regime regarding the duties of the independent directors in order to reduce the risks that may arise in the normal exercise of the authority of the independent directors. | Delete |
| 67 | Article 166 The Board of the Company sets up certain special committees <u>pursuant</u> to resolutions passed at general meetings. All special committees are comprised of Directors and convened by independent directors that have the largest proportion except the Strategic Development and Investment Committee. All members of Audit Committee shall be independent non-executive directors, of whom at least one independent director shall be a professional accountant and act as the convener. | Article <u>129</u> The Board of the Company sets up certain special committees. All special committees are comprised of Directors and convened by independent directors that have the largest proportion except the Strategic Development and Investment Committee. All members of Audit Committee shall be independent non-executive directors, of whom at least one independent director shall be a professional accountant and act as the convener. |
| 68 | Article 169 The main duties of the Committees of the Board shall be performed in accordance with the relevant regulations stipulated in the Governance Rules for Listed Companies. | Article <u>132</u> The main duties of the Committees of the Board shall be performed in accordance with the relevant regulations stipulated in the Governance Rules for Listed Companies and the Measures for <u>the</u> <u>Administration of Independent Directors of</u> <u>Listed Companies</u> . |

| No. | Before amendments | After amendments |
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| 69 | Article 171 The secretary shall be a natural | Article <u>134</u> The secretary shall be a natural |
| | person with required professional knowledge | person with required professional knowledge |
| | and experience and appointed by the Board. | and experience and appointed by the Board. |
| | The main duties of the secretary are to ensure: | The main duties of the secretary are: |
| | (1) the complete constitution documents | (1) responsible for disclosing information |
| | and records of the Company; | of the Company, coordinating the information |
| | (2) the preparation and submission of | disclosure related affairs of the Company, |
| | required reports and documents to relevant | organizing the formulation of the information |
| | authorities in accordance with the laws; | disclosure management system of the |
| | (3) the proper maintenance of the register | Company, and urging the Company and the |
| | of shareholders of the Company and timely | relevant persons who have the obligation |
| | receipt of the records and documents of the | to disclose information to comply with the |
| | Company by those who are entitled to receive | provisions on information disclosure; |
| | the same; | (2) responsible for managing the |
| | (4) the disclosure of the Company's | investor relations, coordinating information |
| | information, including establishing information | communication between the Company and |
| | disclosure system, receiving visits, answering | securities regulators, investors and actual |
| | enquiries, contacting shareholders and | controllers, intermediaries, media, etc.; |
| | providing investors with the Company's | (3) preparing and organizing meetings |
| | publicly disclosed information. | of the Board of Directors and general |
| | | meetings, attending general meetings, |
| | | meetings of the Board of Directors, meetings |
| | | of the Supervisory Committee and relevant |
| | | meetings of senior management, preparing |
| | | minutes of meetings of the Board of Directors |
| | | and having the same signed; |
| | | (4) responsible for the confidentiality of |
| | | the undisclosed information and immediately |
| | | reporting to the stock exchanges on which |
| | | the company's shares are listed once the |
| | | confidentiality of undisclosed material |
| | | information has been comprised; |

| No. | Before amendments | After amendments |
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| | | (5) paying attention to media reports |
| | | and proactively verifying the authenticity |
| | | thereof, and urging the Company and |
| | | other relevant entities to respond promptly |
| | | to enquiries from the stock exchanges on |
| | | which the shares of the Company are listed; |
| | | (6) organizing trainings for directors, |
| | | supervisors and senior management of |
| | | the Company in accordance with relevant |
| | | laws, administrative regulations and |
| | | relevant provisions of the stock exchanges |
| | | on which the Company's shares are listed |
| | | and assisting them in understanding their |
| | | respective duties in respect of information |
| | | disclosure; |
| | | (7) urging directors, supervisors and |
| | | senior management to comply with laws, |
| | | administrative regulations, provisions of the |
| | | stock exchanges on which the Company's |
| | | shares are listed and the Articles of |
| | | Association and to earnestly fulfill their |
| | | commitments; when the secretary is |
| | | aware that the Company or its directors, |
| | | supervisors and senior management have |
| | | made or may have made any resolution in |
| | | violation of the relevant provisions, he or |
| | | she shall warn the Company or any of its |
| | | director, supervisor and senior management |
| | | and immediately report such violation to the |
| | | stock exchanges on which the Company's |
| | | shares are listed; |
| | | (8) responsible for management of |
| | | movements in the Company's stocks and |
| | | their derivatives; and |
| | | (9) fulfilling other duties as required |
| | | by laws, administrative regulations and the |
| | | stock exchanges on which the Company's |
| | | shares are listed. |

| No. | Before amendments | After amendments |
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| 70 | Article 173 The Company shall have one general manager, who shall be hired or dismissed by the board of directors. The term of office shall be three years, and such General Manager may be re-hired and serve consecutive terms. Managers may resign before his or her term expires. The specific procedures and methods for resignation of manager shall be specified in the employment contract between the manager and the Company. | Article <u>136</u> The Company shall have one general manager, who shall be hired or dismissed by the board of directors. The term of office shall be three years, and such General Manager may be re-hired and serve consecutive terms. The general manager may resign before his or her term expires. The specific procedures and methods for resignation of general manager shall be specified in the employment contract between general manager and the Company. |
| 71 | Article 174 The general manager shall be responsible to the Board and shall have the following functions and duties: (1) to be responsible for the production and management of the Company and to arrange the implementation of the resolutions of the Board; (2) to arrange the implementation of the annual business plans and investment proposals of the Company; (3) to prepare proposals for the establishment of internal management structure of the Company; (4) to prepare the fundamental management systems of the Company; (5) to formulate the fundamental regulations of the Company; (6) to propose the employment and dismissal of deputy managers and persons in charge of financial matters of the Company by the Board; (7) to employ and dismiss management staff members except those who will be employed and dismissed by the Board as may be determined by the Board; (8) other functions and duties as conferred by the Articles of Association and the Board. | Article <u>137</u> The general manager shall be responsible to the Board and shall have the following functions and duties: (1) to be responsible for the production and management of the Company, arrange the implementation of the resolutions of the Board <u>and report his work to the Board of</u> <u>Directors;</u> (2) to arrange the implementation of the annual business plans and investment proposals of the Company; (3) to prepare proposals for the establishment of internal management structure of the Company; (4) to prepare the fundamental management systems of the Company; (5) to formulate the fundamental regulations of the Company; (6) to propose the employment and dismissal of deputy managers and persons in charge of financial matters of the Company by the Board; (7) to employ and dismiss management staff members except those who will be employed and dismissed by the Board as may be determined by the Board; (8) other functions and duties as conferred |

Before amendments

No.

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After amendments

Article 178 The supervisory committee shall comprise 3 persons, one of whom shall act as chairman of the supervisory committee. The term of office of supervisor shall be 3 years and the supervisor may be reelected and serve consecutive terms. The appointment and dismissal of the Chairman of the supervisory committee shall be passed by more than two thirds of the members of the supervisory committee through voting.

Where no new appointment is made upon expiry of the term of a supervisor, or the resignation of a supervisor causes the number of supervisors constituting the supervisory committee to fall below the quorum, the original supervisor shall, prior to the new supervisor entering on the office, continue to perform his or her duties as a supervisor in accordance with the provisions of laws and administrative regulations and the Articles of Association of the Company.

Supervisors shall guarantee the truth, accuracy and completeness of the information disclosed by the Company and sign the written confirmation of opinions on the regular reports. Supervisors shall comply with the laws, administrative regulations and these Articles of Association, and owe fiduciary obligation and due diligence. No supervisor shall abuse his or her powers and accept bribery or other unlawful proceeds, and misappropriate the assets of the Company.

No supervisor shall use his or her affiliation to injury the interest of the Company. Where any loss is thus caused to the Company, the supervisor shall be liable for compensation.

Where a supervisor violates any laws, administrative regulations, departmental regulations or the provisions of the Articles of Association in the course of performing his or her duties, and causes loss to the Company, such supervisor shall be liable for compensation. Article <u>141</u> The supervisory committee shall comprise 3 persons, one of whom shall act as chairman of the supervisory committee. The term of office of supervisor shall be 3 years and the supervisor may be reelected and serve consecutive terms. <u>The appointment and</u> <u>dismissal of the Chairman of the Supervisory</u> <u>Committee shall depend on the votes casted</u> <u>by more than half of the all members of the</u> <u>Supervisory Committee.</u>

Where no new appointment is made upon expiry of the term of a supervisor, or the resignation of a supervisor causes the number of supervisors constituting the supervisory committee to fall below the quorum, the original supervisor shall, prior to the new supervisor entering on the office, continue to perform his or her duties as a supervisor in accordance with the provisions of laws and administrative regulations and the Articles of Association.

Supervisors shall guarantee the truth, accuracy and completeness of the information disclosed by the Company and sign the written confirmation of opinions on the regular reports. Supervisors shall comply with the laws, administrative regulations and these Articles of Association, and owe fiduciary obligation and due diligence. No supervisor shall abuse his or her powers and accept bribery or other unlawful proceeds, and misappropriate the assets of the Company.

No supervisor shall use his or her affiliation to injury the interest of the Company. Where any loss is thus caused to the Company, the supervisor shall be liable for compensation.

Where a supervisor violates any laws, administrative regulations, departmental regulations or the provisions of the Articles of Association in the course of performing his or her duties, and causes loss to the Company, such supervisor shall be liable for compensation.

| No. | Before amendments | After amendments |
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| 73 | Article 182 The supervisory committee | Article <u>145</u> The supervisory committee |
| | shall be accountable to all shareholders and | shall be accountable to all shareholders and |
| | shall exercise the following functions and | shall exercise the following functions and |
| | duties: | duties: |
| | (1) to examine the Company's financial | (1) to examine the Company's financial |
| | affairs; | affairs; |
| | (2) to supervise the Company's directors, | (2) to supervise the Company's directors, |
| | general manger and other senior management | general manager and other senior management |
| | personnel to see whether they violate any laws, | personnel to see whether they violate any laws, |
| | administrative regulations or these Articles of | administrative regulations or these Articles of |
| | Associations when performing their duties and | Associations when performing their duties and |
| | to propose on dismissal of directors or senior | to propose on dismissal of directors or senior |
| | management personnel in violation of laws, | management personnel in violation of laws, |
| | administrative regulations, these Articles of | administrative regulations, these Articles of |
| | Associations or resolution passed in a general | Associations or resolution passed in a general |
| | meeting of shareholders; | meeting of shareholders; |
| | (3) if an act of the Company's director, | (3) if an act of the Company's director, |
| | manager and other senior management | manager and other senior management |
| | personnel prejudices the interests of the | personnel prejudices the interests of the |
| | Company, to request such person to correct | Company, to request such person to correct |
| | such act; | such act; |

| No. | Before amendments | After amendments |
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| No. | Before amendments(4) to verify accounting reports, business reports, profit distribution plans and other such financial information proposed to be tabled at the general meeting of shareholders by the Board and to appoint, in the name of the Company, a certified accountant or practicing auditor to assist the review should any queries arise;(5) to propose convening an extraordinary general meeting;(6) to represent the Company in negotiations with directors or in initiating legal proceedings against a director;(7) to review the Company's regular reports formulated by the board of directors and to provide written opinion on such review;(8) to make proposals to the general meeting of shareholders;(9) to conduct investigation upon discovering irregularities in the business operations and may appoint professional organizations such as accounting firms and/or law firms to assist in the investigation if necessary; such expenses shall be borne by the Company; (10) other functions and powers as stipulated in these Articles of Associations. Supervisors may attend meetings of the | After amendments (4) to propose convening an extraordinary general meeting, and to convene a general meeting when the Board of Directors fails to fulfill the duty of convening and chairing a general meeting required by the Company Law; (5) to review the Company's regular reports formulated by the board of directors and to provide written opinion on such review; (6) to make proposals to the general meeting of shareholders; (7) to institute lawsuits against directors or senior management of the Company according to Article 151 of the Company Law; (8) to conduct investigation upon discovering irregularities in the business operations and may appoint professional organizations such as accounting firms and/or law firms to assist in the investigation if necessary; such expenses shall be borne by the Company; and (9) other functions and powers as stipulated in the Articles of Associations. Supervisors may attend meetings of the Board and query resolutions of the Board or give suggestions. |
| | Board and query resolutions of the Board or give suggestions. | |
| 74 | Article 183 The Supervisory Committee shall be convened at least once in every 6 months. Supervisors may propose the convening of an extraordinary meeting of the Supervisory Committee. <u>Resolutions of the supervisory committee</u> shall be passed by two thirds or more | Article 146The Supervisory Committeeshall be convened at least once in every6 months. Supervisors may propose theconvening of an extraordinary meeting of theSupervisory Committee.Resolutions of the Supervisory Committeeshall be passed by votes of more than half of |
| | (including two thirds) of the supervisors. | the supervisors. |

| No. | Before amendments | After amendments |
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| No. 75 | Article 191 In addition to the obligations imposed by the laws and administrative regulations or required by the listing rules of the stock exchange on which the shares of the Company are listed, a director, a supervisor, the general manager or any other senior officer of the Company owes a duty to each shareholder for the following in the exercise of the powers entrusted to him/her: (1) not to cause the Company to exceed the scope of business stipulated in its business licence; (2) to act honestly in the best interests of the Company; (3) not to expropriate in any guise the properties of the Company, including but not limited to taking over any opportunities advantageous to the Company; (4) not to expropriate the individual rights of shareholders including but not limited to the rights to distribution and voting rights save and except pursuant to a restructuring of the | After amendments Delete |
| 76 | Company submitted for approval at a general meeting in accordance with these Articles. Article 192 A director, a supervisor, general manager or any other senior officer of the Company, owes a duty, in the exercise of his/her powers and discharge of his/her duties, to exercise the care, diligence and skill that a reasonable and prudent person would be expected to exercise in comparable circumstances. The directors, including independent directors and those who intend to act as independent directors, of the Company shall take an active part in relevant training in order to understand the rights, obligations and responsibilities as Directors, including independent directors, get familiar with relevant laws and regulations and master relevant knowledge required as a Director, including independent directors. | Delete |

| No. | Before amendments | After amendments |
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| | (8) without the informed consent of | |
| | shareholders given at the general meeting, not | |
| | to accept commissions in connection with the | |
| | Company's transactions; | |
| | (9) to abide by the Articles of Association, | |
| | perform their duties faithfully and protect | |
| | the Company's interests, and not to abuse | |
| | their positions and duties in the Company for | |
| | their own private interests and where failure | |
| | to faithfully perform its duties or violates | |
| | their honesty obligations causing damage to | |
| | the interests of the Company and the public | |
| | shareholders, they shall be responsible for | |
| | indemnity in accordance with the law; | |
| | (10) not to compete with the Company in | |
| | any way unless with the informed consent of | |
| | shareholders given at the general meeting; | |
| | (11) not to misappropriate the Company's | |
| | funds or lend such funds to others, not to open | |
| | accounts in their own names or other names | |
| | for the deposit of the Company's assets and | |
| | not to pledge the Company's asset as security | |
| | for the debts of a shareholder of the Company | |
| | or any other individual(s); | |
| | (12) unless otherwise permitted by | |
| | informed shareholders at the general meeting, | |
| | to keep in confidence information acquired by | |
| | them in the course of and during their tenure | |
| | and not to use such information other than in | |
| | furtherance of the interests of the Company, | |
| | save that disclosure of such information to the | |
| | court or any other governmental authorities is | |
| | permitted if the disclosure is made: | |
| | 1. under the laws; | |
| | 2. for public interests; | |
| | 3. for the interests of such Director, | |
| | supervisor, the general manager or other senior | |
| | officers. | |

| No. | Before amendments | After amendments |
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| 78 | Article 194 Each director, supervisor, the general manager and other senior officers of the Company shall not cause the following persons or institutions ("associates") to do what (s)he is prohibited from doing: (1) the spouse or minor child/children of such director, such supervisor, the general manager or such other senior officer of the Company; (2) any person acting in the capacity of the trustee of such director, such supervisor, the general manager or such other senior officer of the Company or any person referred to in clause (1) of this Article; (3) any person acting in the capacity of a partner of such director, such supervisor, the general manager or such other senior officer of the Company or any person referred to in clauses (1) and (2) of this Article; (4) any company controlled by such director, such supervisor, the general manager or such other senior officer of the Company, alone or jointly with the persons referred to in clause (1) to (3) of this Article or commonly de facto controlled with other directors, supervisors, the general manager and such other senior officer of the Company. (5) any directors, supervisors, the general manager or any other senior officers of the controlled company referred to in clauses (4) of this Article. | Delete |
| 79 | Article 200 Requirements in respect of the Company's guarantees are as follows: (1) The Company is prohibited from directly or indirectly providing a loan or a guarantee for a loan to a director, a supervisor, the general manager or other senior officers of the Company and its holding company, and is prohibited from providing a loan or a guarantee for a loan to the persons connected with such directors, such supervisors, the general manager and other senior officers. | Article <u>159</u> Requirements in respect of the Company's guarantees are as follows: (II) Guarantees to other parties i. The Company is prohibited from providing a guarantee for a loan to a controlling shareholder, a subsidiary of a shareholder, a fellow subsidiary of a shareholder and other related parties in which the Company holds less than 50% equity interests, or any non- legal persons or individuals; |

| No. | Before amendments | After amendments |
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| | The following transactions are not subject | ii. For guarantee provided by the |
| | to the prohibition as set out above: | Company for a guaranteed person which is |
| | i. the provision by the Company of a loan | a subsidiary of the Company, the guarantor |
| | to, or a guarantee for a loan for, a company | may require the guaranteed person |
| | which is a subsidiary of the Company; | to provide legal and effective counter |
| | ii. the provision by the Company of a | guarantee. |
| | loan or a guarantee for a loan or any other | (II) Review and approval procedures of |
| | funds under a service contract with any of its | guarantee to other parties |
| | Directors, supervisors, the general manager or | i. The provision of external guarantees |
| | other senior officers as approved at the general | by the Company must be made in accordance |
| | meetings to meet expenditures incurred or to | with the laws and administrative regulations of |
| | be incurred by them for the purposes of the | the PRC and the rules of the stock exchanges |
| | Company or for the purposes of enabling them | on which the Company's shares are listed |
| | to properly perform their duties; | In addition to obtaining approval from |
| | iii. where the normal business of the | more than half of all directors, provision of |
| | Company includes lending of money or the | external guarantees shall also be passed by |
| | provision of guarantees, the Company may | more than two thirds of directors attending |
| | make a loan to or provide a guarantee for any | the meeting of the Board of Directors, or be |
| | of its Directors, its supervisors, the general | approved at a general meeting. The scope of |
| | manager or other senior officers or any persons | authority of the Board of Directors in relation |
| | connected with them on normal commercial | thereto are stipulated in Rules of Procedures |
| | terms. | for the Board of directors. |
| | (II) Guarantees to other parties | ii. Before the Board of directors decides |
| | i. The Company is prohibited from | to provide external guarantee (or submits i |
| | providing a guarantee for a loan to a | to general meeting for approval), adequate |
| | controlling shareholder, a subsidiary of | information in respect of the credit standing |
| | a shareholder, a fellow subsidiary of a | of debtors shall be obtained and sufficien |
| | shareholder and other related parties in | analysis with respect to the benefits and |
| | which the Company holds less than 50% | risks of guarantee to be provided shall b |
| | equity interests, or any non-legal persons or | conducted. Detailed disclosure should be mad |
| | individuals; | in relevant announcements. |
| | ii. For any guarantee to be provided by | iii. In case of a shareholder or directo |
| | the Company, the Company must request the | interested in the guarantee to be considered |
| | party for which the guarantee is given to give | by general meetings or Board meetings, the |
| | a counter guarantee to the Company and the | said shareholder or director shall abstain from |
| | party who gives the counter guarantee must | voting. |
| | have the actual capability to perform the | |
| | counter guarantee. | |

| No. | Before amendments | After amendments |
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| | (III) Considering and approving procedures for external guarantee: (i) The Company shall obtain consent in writing of over two-thirds of the members of the Board of directors or approval from general meeting in accordance with the laws, regulations in the PRC or the listing rules of its listing stock exchanges when providing external guarantee. The power of approval by the Board of directors are stipulated in Rules of Procedures for the Board of directors. (ii) Before the Board of directors decides to provide external guarantee (or submits it to general meeting for approval), adequate information in respect of the credit standing of debtors shall be obtained and sufficient analysis with respect to the benefits and risks of guarantee to be provided shall be conducted. Detailed disclosure should be made in relevant announcements. (iii) In case of a shareholder or director interested in the guarantee to be considered by general meetings or Board meetings, the said shareholder or director shall abstain from voting. | (III) Accountability If the Company or any of its subsidiaries provide guarantees in violation of the relevant laws, regulations and the Articles of Association hereof, which have resulted in the loss of the Company's property, or there has been any evidence to prove that it may have resulted in the Company's loss, the relevant person(s) shall be held accountable in accordance with the relevant provisions, and will even be referred to disciplinary and supervisory authorities for further action in case of any violation of laws or disciplines or to judicial authorities in case of suspected criminal offence. |
| 80 | Article 201 Any loan made by the Company in breach of Article 197 shall be forthwith repaid by the recipient of the loan regardless the term of the loan. | Delete |
| 81 | Article 202 In the case that the Company provides loans in violation of the first paragraph of Article 200, the Company is not obliged to execute, unless: (i) the loan is provided to the respective associates of directors, supervisors, general managers and other senior management of the Company or its controlling company and the person providing the loans is not aware of the connections; or (ii) that the collateral provided by the Company have been legally sold to bona fide purchaser by the party granting such loan. | Delete |

| No. | Before amendments | After amendments |
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| 82 | Article 203 The guarantees as mentioned | Delete |
| | in the previous Articles hereof include | |
| | provision by the guarantor of an undertaking | |
| | or property to secure the performance of | |
| | obligations by the obligor. | |
| 83 | Article 204 In the event that a director, a | Delete |
| | supervisor, the general manager or any other | |
| | senior officer of the Company is in breach | |
| | of his/her obligation to the Company, the | |
| | Company has the right to take the following | |
| | measures in addition to the various rights | |
| | and remedies provided by the laws and | |
| | administrative regulations: | |
| | (1) to demand such director, supervisor, | |
| | the general manager or other senior officer | |
| | to pay damages for the losses suffered by the | |
| | Company caused by his/her breach of duties; | |
| | (2) to rescind any contract or transaction | |
| | entered into by the Company with such | |
| | director, supervisor, general manager or other | |
| | senior officer and any contract or transaction | |
| | entered into by the Company with a third party | |
| | who knew or should have known that such | |
| | Director, supervisor, the general manager or | |
| | other senior officer representing the Company | |
| | is in breach of his/her obligation to the | |
| | Company; | |
| | (3) to demand such director, supervisor, the | |
| | general manager or other senior officer to hand | |
| | over the proceeds received as a consequence of | |
| | the breach of his/her obligation; | |
| | (4) to recover from such director, | |
| | supervisor, general manager or other senior | |
| | offer any proceeds which should otherwise | |
| | have been received by the Company, including | |
| | without limitation to commissions; | |
| | (5) to demand such director, supervisor, | |
| | the general manager or other senior officer to | |
| | return such interests accrued or to be accrued | |
| | from the monies which should otherwise have | |
| | been paid to the Company. | |

| No. | Before amendments | After amendments |
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| 85 | Article 206 A clause should be included in the contracts made between the Company and directors or supervisors of the Company for their emoluments to provide, subject to the prior approval at general meeting, the directors or the supervisors with compensation or any other payment for their loss of office or retirement from office as a result of the Company being taken over. The phrase "the Company being taken over" referred to in this Article means any of the followings: (1) an offer made to all shareholders by any person; (2) an offer made by an offeror with a view to becoming the controlling shareholder. The definition of the "controlling shareholder." shall be the same as that defined in the Article 50 hereof. If the relevant director or supervisor fails to comply with this Article, any sum received by him/her shall belong to the shareholders who have disposed of their shares by accepting the offer made as aforesaid; and the expenses incurred from the distribution of such proceeds pro rata amongst those shareholders shall be borne by such director or supervisor and is not allowed to be deducted | Delete |
| 86 | out of that proceeds. Article 207 Subject to the approval at the general meeting, the Company may purchase liability insurance for its directors, supervisors, managers and other senior officers except for the liabilities as result of violating laws, regulations and these Articles of Associations. | Article <u>160</u> Subject to the approval at the general meeting, the Company may purchase liability insurance for its directors, supervisors, <u>general</u> manager and other senior officers except for the liabilities as result of violating laws, regulations and the Articles of Associations. |

| No. | Before amendments | After amendments |
|-----|---|---|
| 87 | Article 209 Senior management personnel who violates the provisions of laws, administrative regulations, departmental rules or these Articles of Association in his/her performance of duties and powers and causing the Company to suffer damages shall bear compensation liability. | Article <u>162</u> Senior management personnel shall dutifully fulfill their duties and uphold the best interest of the Company and all of its shareholders. If any senior manager fails to faithfully fulfill their duties or violates their fiduciary obligations, causing damage to the interests of the Company and its general public shareholders, he or she shall be responsible for compensation according to law. Senior management personnel who violates the provisions of laws, administrative regulations, departmental rules or the Articles of Association in his/her performance of duties and powers and causing the Company to suffer damages shall bear compensation liability. |
| 88 | Article 211 The Company shall prepare financial statements at the end of each financial year and shall have it audited in accordance with the laws. | Delete |
| 89 | Article 213 The financial statements of the Company shall be available for inspection by shareholders at the premises of the Company 20 days before the date of annual general meeting. Every shareholder of the Company is entitled to receive the financial statements as mentioned in these Articles of Associations. The Company shall send to each shareholder of overseas listed foreign investment shares the aforesaid statements, or a summary thereof if so permitted in The Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited, at least 21 days before the annual general meeting through prepaid envelope mail to the address appearing on the register of members of the Company. To the extent as permitted under The Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited, such statements may be sent to the shareholders of H Shares through electronic means. | Article <u>165</u> Every shareholder of the Company is entitled to receive the financial statements as mentioned in these Articles of Associations. The Company shall send to each shareholder of overseas listed foreign investment shares the aforesaid statements, or a summary thereof if so permitted in The Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited, at least 21 days before the annual general meeting through prepaid envelope mail to the address appearing on the register of members of the Company. To the extent as permitted under The Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited, such statements may be sent to the shareholders of H Shares through electronic means <u>or some other means specified by</u> <u>Article 208 of the Articles of Association</u> . |

| No. | Before amendments | After amendments |
|-----|---|---|
| 90 | Article 218 The profits of the Company | Article <u>170</u> The profits of the Company |
| | after tax shall be distributed to uses in the | after tax shall be distributed to uses in the |
| | following order: | following order: |
| | (1) Making up loss; | (1) the after-tax profit of the current |
| | (2) Depositing as statutory reserve; | year shall first be used to make up for |
| | (3) Deposition as discretionary reserve; | losses if the Company's statutory reserves |
| | (4) Payment of ordinary share dividend. | are insufficient to make up for the losses of |
| | The Board of the Company shall | <u>previous years;</u> |
| | determine the specific proportion of profit | (2) 10% of such profit shall be allocated |
| | distribution to uses as set out in sections | to the Company's statutory reserves until |
| | (3), (4) above in accordance with the laws, | the Company's accumulated statutory |
| | administrative regulations and the business and | reserves are 50% or more of the Company's |
| | development needs of the Company, and such | registered capital and no further allocation |
| | proportion shall be submitted to the general | <u>is required;</u> |
| | meeting of shareholders for approval. | (3) after contribution to the statutory |
| | Where the general meeting of shareholders | reserves fund has been made from its after- |
| | is in breach of the first paragraph of this | tax profits, discretionary reserves may be |
| | Article to make profit distribution to the | contributed from after-tax profit, upon a |
| | shareholders before offsetting the losses and | resolution approved at the general meeting; |
| | contributing to the statutory surplus reserve, | (4) after the losses have made up for |
| | the shareholders shall return the profits so | and contributions to the reserve fund |
| | distributed to the Company. | have been made, any remaining after-tax |
| | | profit shall be distributed in proportion to |
| | | percentage of shares held by shareholders. |
| | | No dividends shall be distributed prior |
| | | to the Company making up for the losses |
| | | and contributions to the statutory and |
| | | discretionary reserves. |

| No. | Before amendments | After amendments |
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| | | The Board of the Company shall determine the specific proportion of profit distribution to uses as set out in sections (3), (4) above in accordance with the laws, administrative regulations and the business and development needs of the Company, and such proportion shall be submitted to the general meeting of shareholders for approval. Where the general meeting of shareholders is in breach of the first paragraph of this Article to make profit distribution to the shareholders before offsetting the losses and contributing to the statutory surplus reserve, the shareholders shall return the profits so distributed to the Company. <u>The shares of the Company held by</u> <u>the Company shall not be entitled to the</u> distribution of profits. |
| 91 | Article 220 The surplus reserve of the Company is only allowed to be used for making up losses of the Company, expansion of production facilities of the Company and conversion into capital of the Company. However, the capital reserve cannot be used for off-setting the loss of the Company. When converting its surplus reserve fund into share capital under the resolution of shareholders at general meeting, the Company shall issue new shares to existing shareholders in proportion to their original shareholdings. When converting the statutory surplus reserve into share capital, the remaining amount of the fund unconverted must not be less than 25% of the registered capital prior to its transfer and increase. <u>The Company shall apply the welfare fund for the collective welfare of the employees and workers of the Company.</u> | Article <u>172</u> The surplus reserve of the Company is only allowed to be used for making up losses of the Company, expansion of production facilities of the Company and conversion into capital of the Company. However, the capital reserve cannot be used for off-setting the loss of the Company. When converting its surplus reserve fund into share capital under the resolution of shareholders at general meeting, the Company shall issue new shares to existing shareholders in proportion to their original shareholdings. When converting the statutory surplus reserve into share capital, the remaining amount of the fund unconverted must not be less than 25% of the registered capital prior to its transfer and increase. |

| No. | Before amendments | After amendments |
|-----|--|--|
| 92 | Article 221 The Company shall distribute | Article 173 The Company shall distribute |
| | dividends on an annual basis. After the | dividends on an annual basis. The distribution |
| | Company's general meeting of shareholders | of dividends (or shares) shall be completed |
| | has passed a resolution on profit distribution | within two months after the Company's |
| | proposal, the Company's Board shall complete | general meeting of shareholders has passed |
| | the distribution of dividends within two | a resolution on profit distribution proposal, |
| | months after the conclusion of the general | or the Board of Directors has formulated |
| | meeting of shareholders. | a specific plan to distribute next year's |
| | | mid-term dividend in accordance with the |
| | | conditions and cap of such distribution as |
| | | considered and approved the annual general |
| | | meeting of shareholders. |
| 93 | Article 222 The profit distribution of the | Article <u>174</u> The profit distribution of the |
| | Company is made according to the proportion | Company is made according to the proportion |
| | of the shares held by the shareholders, | of the shares held by the shareholders, |
| | emphasizing on bringing reasonable | emphasizing on bringing reasonable |
| | investment returns to the investors. The | investment returns to the investors. The |
| | profit distribution policy strives to maintain continuity and stability. | profit distribution policy strives to maintain continuity and stability. |
| | (I) The Company's profit distribution | (I) The Company's profit distribution |
| | policy is as follows: | policy is as follows: |
| | 1. Principle of profit distribution: | 1. Principle of profit distribution: |
| | The Company implements a stable | The Company implements a stable |
| | policy of profit distribution. On making a | policy of profit distribution. On making a |
| | profit distribution, the Company will comply | profit distribution, the Company will comply |
| | with the statutory requirement to make the | with the statutory requirement to make the |
| | distribution in order and will take into account | distribution in order and will take into account |
| | the provision of reasonable and stable returns | the provision of reasonable and stable returns |
| | on investment to the shareholders and the | on investment to the shareholders and the |
| | long-term and sustainable growth of the | long-term and sustainable growth of the |
| | Company | Company. |

No.

Before amendments

2. Method of profit distribution:

The Company may implement profit distribution in the form of cash, bonus shares or a combination of both, or such other forms which are permitted by laws and regulations. For the purpose of profit distribution, distribution in the form of cash dividend shall have priority over dividend in the form of shares. If the Company shall distribute profits in the form of bonus shares, such distribution shall be made subject to the provision of reasonable dividend in the form of cash and maintenance of an appropriate size of share capital, taking into account, among other things, the growth of the Company and dilution of the net asset value per share.

Subject to the satisfaction of the conditions for distribution of cash dividend, the Company shall distribute dividend in cash annually. The Board may, subject to conditions and base on the financial position of the Company, recommend the Company to declare interim dividends.

3. Conditions of profit distribution and minimum dividend proportion:

The Company shall <u>pay dividends</u> and the total amount of cash dividends so paid (including the interim dividend in cash having been distributed) shall not be less than 30% of the net profit attributable to shareholders of the Company for the year <u>and the accumulated</u> <u>profits distributed in cash in the last three</u> <u>years shall not be less than 30% of the average</u> <u>realized annual distributable profits for the</u> <u>last three years</u>, provided that the working capital requirement for the Company's normal production and operation is met and the longterm and sustainable growth of the Company is maintained, and that there is no material investment plan or material cash expense.

After amendments

2. Method of profit distribution:

The Company may implement profit distribution in the form of cash, bonus shares or a combination of both, or such other forms which are permitted by laws and regulations. For the purpose of profit distribution, distribution in the form of cash dividend shall have priority over dividend in the form of shares. If the Company shall distribute profits in the form of bonus shares, such distribution shall be made subject to the provision of reasonable dividend in the form of cash and maintenance of an appropriate size of share capital, taking into account, among other things, the growth of the Company and dilution of the net asset value per share.

Subject to the satisfaction of the conditions for distribution of cash dividend, the Company shall distribute dividend in cash annually. The Board may, subject to conditions and base on the financial position of the Company, recommend the Company to declare interim dividends.

When the Company convenes an annual general meeting to deliberate the annual profit distribution plan, it may deliberate and approve the conditions, and the upper limit of the proportion and the amount of cash dividends in the next year. The upper limit of the interim dividends for the next vear as deliberated at the annual general meeting of shareholders shall not exceed the net profit attributable to shareholders of the Company during the corresponding period. According to the resolution of the general meeting of shareholders, the Board of Directors shall formulate a specific interim dividend plan under the condition of profit distribution.

| After | amendments |
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No dividend shall be distributed before the Company offsets its losses and makes contributions to the statutory surplus reserve and the statutory public welfare fund.

Before amendments

No.

Material investment plan or material cash expense means the proposed external investment, acquisition or purchase of assets by the Company in the next twelve months with accumulated expenses amounting to or exceeding 10% of the latest audited net assets of the Company.

For distribution of dividends, the Board shall take into account, among other things, features of the industries where the Company operates, stage of development, the Company's own business model, profits level and whether there is significant capital expenditure arrangement in distinguishing the following situations and form different profits distribution proposals in accordance with the provisions of the Articles of Association:

(1) If the Company is at the mature stage of development and has no significant capital expenditure arrangement, the proportion of cash dividends shall be at least 80% in the profit distribution;

(2) If the Company is at the mature stage of development and has significant capital expenditure arrangement, the proportion of cash dividends shall be at least 40% in the profit distribution;

(3) If the Company is at the growing stage and has significant capital expenditure arrangement, the proportion of cash dividends shall be at least 20% in the profit distribution. 3. Conditions of profit distribution and minimum dividend proportion

The Company shall pay the total amount of cash dividends so paid (including the interim dividend in cash having been distributed) shall not be less than 30% of the net profit attributable to shareholders of the Company for the year, provided that the working capital requirement for the Company's normal production and operation is met and the longterm and sustainable growth of the Company is maintained, and that there is no material investment plan or material cash expense.

Material investment plan or material cash expense means the proposed external investment, acquisition or purchase of assets by the Company in the next twelve months with accumulated expenses amounting to or exceeding 10% of the latest audited net assets of the Company.

For distribution of dividends, the Board shall take into account, among other things, features of the industries where the Company operates, stage of development, the Company's own business model, profits level, <u>solvency</u> and whether there is significant capital expenditure arrangement, and <u>investor return</u> in distinguishing the following situations and form different <u>cash dividend distribution</u> proposals in accordance with the procedures specified by the Articles of Association:

(1) If the Company is at the mature stage of development and has no significant capital expenditure arrangement, the proportion of cash dividends shall be at least 80% in the profit distribution;

(2) If the Company is at the mature stage of development and has significant capital expenditure arrangement, the proportion of cash dividends shall be at least 40% in the profit distribution;

| No. | Before amendments | After amendments |
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| | When the profit distribution plan(s) is | When the profit distribution plan(s) is |
| | being considered by the Board, it shall be | being considered by the Board, it shall be |
| | approved by the majority of all directors | approved by the majority of all directors. |
| | and approved by more than one half of the | The profit distribution plan(s) should only be |
| | independent directors who are also required | submitted to the shareholders' meeting for |
| | to express their explicit independent opinions. | consideration and approval after it has been |
| | When the profit distribution plan(s) is being | considered and approved by the Board, and |
| | considered by the supervisory committee, | shall be approved by shareholders present at |
| | it shall be approved by the majority of all | the general meeting and who hold more than |
| | supervisors. The profit distribution plan(s) | half of the voting rights. |
| | should only be submitted to the shareholders' | If an independent director believes that |
| | meeting for consideration and approval after | the specific plan for cash dividends might be |
| | it has been considered and approved by the | detrimental to the interests of the Company |
| | Board and the supervisory committee and | or minority shareholders, he or she shall |
| | the plan(s) shall be approved by shareholders | have the right to express their independent |
| | present at the general meeting and who hold | opinions. If the Board of Directors does not |
| | more than half of the voting rights. | adopt or does not fully adopt the opinion |
| | Independent directors may solicit opinions | of an independent director, the opinion of |
| | of minority shareholders, propose profit | the independent director and the specific |
| | distribution plans and directly submit them to | reason for not adopting the opinion shall be |
| | the Board for consideration. The performance | recorded in the resolution of the Board of |
| | of the above functions and exercise of the | Directors in detail and be disclosed. |
| | above authorities by independent directors | Before the specific plan is deliberated at |
| | must be approved by more than one half of all | the general meeting, the Company shall take |
| | the independent directors. | the initiative to communicate and exchange |
| | | with shareholders, in particular minority |
| | | shareholders, through various channels, |
| | | fully listen to the opinions and demands |
| | | of minority shareholders, and promptly |
| | | respond to the concerns of minority |
| | | shareholders. |

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| IN | 0. |

Before amendments

(III) In the event that the Company revises its profit distribution policy in response to the external business environment or its own state of operation, the Company shall first consider the protection of the shareholders' interests, make thorough consideration and state the reasons thereof. The revised profit distribution policy shall not be contrary to the relevant requirements of CSRC and stock exchanges in the PRC and Hong Kong. The proposal for the revision of the profit distribution policy shall first be approved by the independent directors of the Company and they shall express independent opinions, and thereafter shall be proposed to the Board for consideration before being submitted to the general meeting for consideration and approval by a special resolution thereat. When considering the revised proposal with regard to cash distribution policies, the Company should, through network voting and other ways, to provide convenience for minority shareholders in connection with their attendance at the shareholders' meeting, and such proposal shall be approved by more than two thirds of the voting rights held by the shareholders present at the shareholders' meeting.

In special circumstances where the Company cannot determine the annual profit distribution according to the established cash distribution policy or the minimum cash distribution ratio, the Company shall disclose the reasons in the annual report and the express opinions of the independent directors. The annual profit distribution shall be approved by more than two thirds of the voting rights held by the shareholders present at the shareholders' meeting.

After amendments

(III) In the event that the Company revises its profit distribution policy in response to the external business environment or its own state of operation, the Company shall first consider the protection of the shareholders' interests, make thorough consideration and state the reasons thereof. The revised profit distribution policy shall not be contrary to the relevant requirements of CSRC and stock exchanges in the PRC and Hong Kong. Any proposal on the revision of the profit distribution policy shall be thoroughly discussed and verified and the corresponding decision-making procedures shall be carried out and shall be approved by more than two-thirds of the voting rights held by shareholders attending the shareholders' meeting. When considering the revised proposal with regard to cash distribution policies, the Company should, through network voting and other ways, to provide convenience for minority shareholders in connection with their attendance at the shareholders' meeting.

(IV) The Company shall expressly disclose the details about the formulation and implementation of the cash dividend policy in its annual report, and state the details of the following matters:

1. Whether the policy is in compliance with the requirements of the Articles of Association or the resolutions passed at the general meeting;

2. Whether the basis and ratio of the distribution of dividends are specific and clear;

3. Whether the relevant decision-making procedure and system are sound;

4. If the Company doesn't distribute dividends, the specific reason, the measures to be taken to enhance return for investors in the next step, etc. shall be disclosed;

5. Whether there are enough opportunities for minority shareholders to express their views and concerns, and whether their legal interests are sufficiently protected, etc.

| No. | Before amendments | After amendments |
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| | (IV) The Company shall expressly | If the cash dividend policy is to be |
| | disclose the details about the formulation and | adjusted or changed, the Company shal |
| | implementation of the cash dividend policy in | disclose the details of such policy, such a |
| | its annual report, and state the details of the | whether the conditions and procedures for th |
| | following matters: | adjustments or changes are in compliance with |
| | 1. Whether the policy is in compliance | the regulations and are transparent. |
| | with the requirements of the Articles of | |
| | Association or the resolutions passed at the | |
| | general meeting; | |
| | 2. Whether the basis and ratio of the | |
| | distribution of dividends are specific and clear; | |
| | 3. Whether the relevant decision making | |
| | procedure and system are sound; | |
| | 4. Whether the independent directors have | |
| | duly performed their duties and functions; | |
| | 5. Whether there are enough opportunities | |
| | for minority shareholders to express their | |
| | views and concerns, and whether their legal | |
| | interests are sufficiently protected, etc. | |
| | If the cash dividend policy is to be | |
| | adjusted or changed, the Company shall | |
| | disclose the details of such policy, such as | |
| | whether the conditions and procedures for the | |
| | adjustments or changes are in compliance with | |
| | the regulations and are transparent. | |

| No. | Before amendments | After amendments |
|-----|--|--|
| 94 | Article 223 The Company shall appoint a receiving agent for the shareholders of overseas listed foreign investment shares. The receiving agent shall receive on behalf of such shareholder the dividends distributed and other amounts payable to such shareholders by the Company in respect of the overseas listed foreign investment shares. The receiving agent appointed by the Company shall satisfy the requirements provided under the laws or relevant regulations of the stock exchange at the place of listing. <u>The receiving agent</u> <u>appointed by the Company for the holders</u> <u>of overseas listed foreign investment shares</u> (<u>H shares</u>) listed in Hong Kong shall be a <u>trust company registered under the Trustee</u> <u>Ordinance of Hong Kong</u> . | Article <u>175</u> The Company shall appoint a receiving agent for the shareholders of overseas listed foreign investment shares. The receiving agent shall receive on behalf of such shareholder the dividends distributed and other amounts payable to such shareholders by the Company in respect of the overseas listed foreign investment shares. The receiving agent appointed by the Company shall satisfy the requirements provided under the laws or relevant regulations of the stock exchange at the place of listing. |
| 95 | Article 231 Before the convening of the shareholders' general meeting, the Board may fill any casual vacancy in the office of the accounting' firm, but while any such vacancy continues, the surviving or continuing firm, if any, may act. | Delete |
| 96 | Article 232 The shareholders at a shareholders' general meeting may, by an ordinary resolution, remove an accounting' firm before the expiration of its office, notwithstanding the terms of the contract between the Company and the firm, but without prejudice to the firm's right to claim, if any, for damages in respect of such removal. | Delete |

| No. | Before amendments | After amendments |
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| 97 | Article 234 The Company's appointment, | Article <u>184</u> The Company's appointment, |
| | removal or non-reappointment of an accounting' | removal or non-reappointment of an accounting' |
| | firm shall be decided by shareholders at a | firm shall be decided by shareholders at a |
| | shareholders' general meeting and filed with | shareholders' general meeting. The accounting |
| | competent securities authorities under the State | firm should be allowed to make representations |
| | Council. | on the voting of its removed. |
| | Where any resolution is proposed to be | |
| | passed at a shareholders' general meeting | |
| | concerning the appointment of any accounting' | |
| | firm, other than an incumbent firm, to fill a | |
| | casual vacancy in the office of the accounting' | |
| | firm, re-appointment of the retiring | |
| | accounting' firm which was appointed by the | |
| | Board to fill a casual vacancy, or removal of | |
| | the accounting' firm before the expiration of | |
| | its term of office, the following provisions | |
| | shall apply: | |
| | (1) a copy of the proposal shall be sent to | |
| | the firm proposed to be appointed or proposing | |
| | to leave its office or the firm which has left its | |
| | office in the relevant accounting year before | |
| | notice of meeting is given. Leaving the office | |
| | includes removal, resignation and retirement. | |
| | (2) If the leaving accounting' firm makes | |
| | a representation in writing and requests the | |
| | Company to notify such representation to the | |
| | shareholders, the Company shall, unless the | |
| | representation is not timely received: | |
| | 1. in any notice given to shareholders for | |
| | the purpose of the resolution, state the fact of | |
| | the representation having been made by the | |
| | leaving accounting' firm; | |
| | 2. attach a copy of the representation | |
| | to the notice and deliver the same to the | |
| | shareholders in the manner as stipulated in | |
| | these Articles of Association. (2) If such representation is not cont | |
| | (3) If such representation is not sent in accordance with paragraph (2) of this | |
| | in accordance with paragraph (2) of this Article, the relevant accounting' firm may | |
| | Article, the relevant accounting' firm may | |
| | request the representation to be read out at the | |
| | shareholders' general meeting and may make | |
| | further declaration. | |
| | | |

| No. | Before amendments | After amendments |
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| No. | Before amendments(4) The leaving accounting firm is entitledto attend:1. the shareholders' general meeting atwhich its term of office would have expired;2. any shareholders' general meeting atwhich its term of office would have expired;2. any shareholders' general meeting atwhich a resolution will be proposed to fill thevacancy caused by its removal;3. any shareholders' general meetingconvened on its resignation; and to receive allnotices of, and other communications relatingto, any such meetings, and to speak at anysuch meeting in relation to matters concerning | After amendments |
| | its role as the former accounting' firm of the Company. | |
| 98 | Article 235 Prior notice shall be given by the Company to the accounting firm in the event of removal or non-reappointment and the accounting firm is entitled to make representation at the shareholders' general meeting. Where the accounting firm resigns from its office, it shall make clear to the shareholders' general meeting whether there has been any impropriety on the part of the Company. The accounting firm may resigns from its office by depositing a resignation notice to the Company's legal address. Such notice shall become effective on the date of depositing the notice at the Company's legal address or such later date as may be set out in such notice. Such notice is required to include: (1) a statement to clarify that there are no matters related to its resignation which it considers should be brought to the attention of the shareholders or creditors of the Company; or | Delete |

| No. | Before amendments | After amendments |
|-----|--|--|
| | (2) a statement on any matters required to be accounted for. The Company shall send a copy of aforesaid written notice to the relevant regulatory authorities within 14 days upon the receipt by the Company of the same. If a statement as mentioned in section 2 hereof is attached to the notice, a copy of such statement is required to be placed at the Company's registered office for shareholders' inspection. The Company shall also send a copy of the aforesaid statement to the shareholders of overseas listed foreign investment shares through prepaid envelope mail to the address appearing on the register of members of the Company. Where notice of resignation of the accounting firm's contains a statement on any matters, the accounting' firm may request the Board to convene an extraordinary shareholders' meeting for the purpose of giving an explanation of the matters related to its resignation. | |
| 99 | Article 244 For merger or division of the Company, the Board of the Company shall put forward and submit the proposal to competent authorities for examination and approval in accordance with the laws after the same has been approved under the procedures provided in these Articles of Association. Shareholders who oppose the proposal for merger or division have the right to request the Company or the shareholders who are in favor of merger or division to purchase their shares at a fair price. The resolution of the Company on merger or division shall be reduced to a document for the inspection of the shareholders. | Article 193 For merger or division of the Company, the Board of the Company shall put forward and submit the proposal to competent authorities for examination and approval in accordance with the laws after the same has been approved under the procedures provided in these Articles of Association. Shareholders who oppose the proposal for merger or division have the right to request the Company or the shareholders who are in favor of merger or division to purchase their shares at a fair price. The resolution of the Company on merger or division shall be reduced to a document for the inspection of the shareholders. |

| No. | Before amendments | After amendments |
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| | In respect of the holders of overseas listed foreign investment shares, the aforesaid documents shall be served to them by post. | In respect of the holders of overseas listed foreign investment shares, the aforesaid documents shall be served to them by post <u>or</u> <u>in some other manner specified by Article</u> <u>208 of the Articles of Association, subject to</u> <u>the laws, regulations and the rules on listing</u> <u>of securities of the places where the shares</u> <u>are listed and relvant listing rules.</u> |
| 100 | Article 250 Where the Board decides to wind up the Company for any reasons other than the insolvency of the Company, the Board shall, in the notice convening a shareholders' general meeting for this purpose, state that, after having made full investigation into the affairs of the Company, it is of the opinion that the Company will be able to pay its debts in full within twelve months from the date of commencement of the Company's winding up. Upon the passing of a resolution by the shareholders at general meeting to wind up the Company, the functions and powers of the Board of the Company shall cease immediately. The liquidation committee shall act in accordance with the instructions of the shareholders' general meeting to make a report at least once every year to the shareholders' general meeting on the committee's income and expenses, the business of the Company and the progress of the liquidation; and to present a final report to the shareholders' general meeting on completion of the liquidation. | Delete |

| No. | Before amendments | After amendments |
|------------|--|--|
| No. 101 | Before amendmentsArticle 258 No amendment to theseArticles of Association which involves the amendment of such articles as required by the Mandatory Provisions for the Articles of Association of Companies to be Listed | After amendments Article 206 If the amendments to the Articles of Association as resolved at the general meeting are subject to the approval of competent authorities, such amendments shall be submitted to the competent authority for approval, and any change shall be registered according to law if any registered item of the Company is changed. |
| 102 | be registered in accordance with the laws. Article 259 The Company shall act according to the following principles to settle disputes: (1) Whenever there occur any disputes or claims between holders of the overseas listed foreign investment shares and the Company, holders of the overseas listed foreign investment shares and the Company's directors, supervisors, the general manager or any other senior officers, or holders of the overseas listed foreign investment shares and holders of domestic shares regarding the rights or obligations relating to the affairs of the Company conferred or imposed by the Company's Articles of Association, the Company Law or any other relevant laws and administrative regulations, such disputes or claims shall be referred by the relevant parties to <u>arbitration</u> . Where a dispute or claim of rights is referred to arbitration, the entire claim or the dispute as a whole must be referred to arbitration, and any parties who have a cause of action based on the same facts giving rise to the dispute or the claim or whose participation is necessary for the settlement of such dispute or claim, are bound by the award of the arbitration provided that such person is the <u>Company or a shareholder of the Company, a</u> director, a supervisor, the general manager or any other senior officer. | Article 207 The Company shall act according to the following principles to settle disputes: Whenever there occur any disputes or claims between shareholders of the Company and the Company, shareholders and any director, supervisor, the general manager or any other senior manager of the Company, or holders of the overseas listed foreign investment shares and holders of domestic shares regarding the rights or obligations relating to the affairs of the Company conferred or imposed by the Articles of Association, the Company Law or any other relevant laws and administrative regulations, the parties concerned may seek to enforce their rights by instituting legal proceedings in the courts of the place of incorporation of the Company or the courts of Hong Kong. |

| No. | Before amendments | After amendments |
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| | Disputes in relation to the definition of shareholders and disputes in relation to the shareholders' register need not be resolved by arbitration. (2) A claimant may elect arbitration at either the China International Economic and Trade Arbitration Commission in accordance with its rules or the Hong Kong International Arbitration Centre in accordance with its Securities Arbitration Rules. Once a claimant refers a dispute or claim to arbitration, the | |
| | refers a dispute or claim to arbitration, the other party must submit to the arbitral body so elected by the claimant. If a claimant elects arbitration at Hong Kong International Arbitration Centre, any party to the dispute or claim may request for a hearing to take place in Shenzhen in accordance with the Securities Arbitration Rules of the Hong Kong International Arbitration Centre. (3) The laws of the PRC are applicable to the arbitration for the disputes or claims of rights referred to in paragraph 1, save as otherwise provided in the laws and administrative regulations. (4) The award of an arbitration body shall be | |
| 103 | final and conclusive and binding on all parties. Article 260 Where a notice is sent by post, the notice are deemed to be received by the shareholder 48 hours after the properly addressed and prepaid envelope containing the notice has been posted. | Article 208 Except as otherwise provided in the Articles of Association, notices, materials or written statements issued by the Company to its shareholders may be delivered in the following way: (1) By hand; (2) By mail; (3) By facsimile transmission or e-mail; (4) By posting on the websites designated by the Company and the stock exchange where the Company's shares are listed, on the premise of complying with laws, administrative regulations and the listing rules of the stock exchanges of the places where the Company's shares are listed; |

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| | | (5) By announcement; |
| | | (6) By some other methods agreed |
| | | by the Company or the notified parties |
| | | in advance or recognized by the notified |
| | | parties after receipt of a notice; or |
| | | (7) some other methods recognized |
| | | by the securities regulator and the stock |
| | | exchanges of the places where the shares of |
| | | the Company are listed or stipulated in the |
| | | Articles of Association. |
| 10.4 | | |
| 104 | Article 261 | Article <u>209</u> |
| | (1) The notices, information or written | (1) For the purpose of delivering |
| | statements of the Company to be sent to the | or making available of corporate |
| | overseas foreign shareholders holding shares | communications to holders of overseas |
| | listed in Hong Kong must be sent to the | listed foreign shares as required under the |
| | registered addresses of these shareholders by | <u>Rules Governing the Listing of Securities on</u> |
| | hand, or by prepaid mail. If permissible under | The Stock Exchange of Hong Kong Limited, |
| | The Rules Governing the Listing of Securities | compliance with the laws and regulations |
| | on The Stock Exchange of Hong Kong | of the places where the Company's shares |
| | Limited, notices to the holders of the H shares | are listed and the relevant listing rules, the |
| | of the Company may also be sent by electronic | Company may select to issue the corporates |
| | means (including but not limited to publishing | communications in the form prescribed in |
| | an announcement or other documents at the | Article 208 (4) of the Articles of Association |
| | website of the overseas stock exchanges). | or in such other forms as may be prescribed |
| | (2) A shareholder who has not provided | by the listing rules and the securities |
| | any registered address to the Company is | regulatory authorities of the places where |
| | deemed to have received a notice if the same | the Company's shares are listed in lieu of |
| | has been displayed at the legal address of the | delivering such corporate communications |
| | Company for a period of 24 hours. | by hand or by mail. The term "Corporate |
| | (3) Notices issued by the Company to the | Communications" shall mean any document |
| | holders of domestic shares must be published | issued or to be issued by the Company for |
| | at the websites of the stock exchanges or | the information or action by holders of any |
| | in one or more newspapers which satisfied | securities of the Company, including but not |
| | the conditions stipulated by the securities | limited to: |
| | regulatory authorities under the State Council. | 1. reports of the Board of Directors, the |
| | Upon publication of that announcement, all the | annual accounts of the Company together |
| | holders of the domestic shares shall be deemed | with the auditor's report and, where |
| | to have received the notice. | applicable, the financial summary report; |

No.

(4) In these Articles of Association, a "public announcement" or "announcement" shall, unless the context otherwise requires, means an announcement published on the websites of the PRC domestic stock exchange or overseas stock exchange and/or in the newspapers in the places where the stock exchanges are located. The relevant newspapers must satisfy the conditions stipulated under the laws, regulations, rules of those places or the requirements stipulated by the securities regulatory authorities of those places.

After amendments

2. interim reports and, where applicable, interim summary reports;

3. notices of meetings;

4. listing documents;

5. circulars; and

<u>6. proxy forms.</u>

(2) When a notice is sent by post, it shall be clearly addressed with postage prepaid, and mailed in an envelope, and the letter containing the notice shall be deemed to have been received by the shareholders forty-eight hours after it is sent. Any member who fails to provide a registered address shall be deemed to have received the notice, provided that the Company display and retain the notice at the its legal address for 24 hours.

(3) Notices issued by the Company to the holders of domestic shares must be published at the websites of the stock exchanges or in one or more newspapers which satisfied the conditions stipulated by the securities regulatory authorities under the State Council. Upon publication of that announcement, all the holders of the domestic shares shall be deemed to have received the notice.

(4) In the Articles of Association, a "public announcement" or "announcement" shall, unless the context otherwise requires, means an announcement published on the websites of the PRC domestic stock exchange or overseas stock exchange and/or in the newspapers in the places where the stock exchanges are located. The relevant newspapers must satisfy the conditions stipulated under the laws, regulations, rules of those places or the requirements stipulated by the securities regulatory authorities of those places.

| No. | Before amendments | After amendments |
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| No. 105 | Before amendments Article 264 Notices of the Company given by public announcement shall be deemed received by all relevant personnel upon such announcement is made. Notices of the Company given by hand delivery shall be deemed received to be upon signature (or chop affixation) on the delivery receipt by the recipient and the date of receipt shall be the date of such signature. Date of receipt of notices of the Company given by mail shall be <u>the following working day</u> from such notice is posted at a post office. Date of receipt of notices of the Company given by public announcement shall be the date of the first announcement is published. | After amendments Article 212 Subject to the laws, administrative regulations, securities regulators of the places where the Company's shares are listed or listing rules of the stock exchanges of the places where the Company's shares are listed, notices of the Company given by public announcement shall be deemed received by all relevant personnel upon such announcement is made. Notices of the Company given by hand delivery shall be deemed received to be upon signature (or chop affixation) on the delivery receipt by the recipient and the date of receipt shall be the date of such signature. Date of receipt of notices of the Company given by mail shall be the <u>third day</u> from such notice is posted at a post office. Date of receipt of notices of the Company given by public announcement shall be the date of the first |
| | | announcement is published. |