Articles of Association of

SICC Co., Ltd.

(Applicable after the issuance and listing of H Shares)

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Chapter I General Provisions

Article 1 In order to safeguard the legitimate rights and interests of SICC Co., Ltd. (the "Company"), shareholders of the Company and creditors, and to regulate the organization and activities of the Company, the Articles of Association are formulated in accordance with the Company Law of the PRC (《中華人民共和國公司法》) (the "Company Law"), the Securities Law of the PRC (《中華人民共和國證券法》) (the "Securities Law"), the Guidelines for the Articles of Association for Listed Companies (《上市公司章程指引》), the Rules Governing the Listing of Stocks on the STAR Market of the Shanghai Stock Exchange (《上海證券交易所科創板股票上市規則》), the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Hong Kong Listing Rules") and other relevant requirements.

Article 2 The Company is a joint stock limited company established in accordance with the Company Law, the Securities Law and other relevant regulations.

The Company was promoted and established through fully transforming from the SICC Materials Co., Ltd. (山東天岳先進材料科技有限公司); it was registered with the Jinan Huaiyin District Administration for Market Regulation and obtained a business license, with the unified social credit code: 9137010056077790XN.

Article 3 Upon the consideration and approval of the Shanghai Stock Exchange on September 7, 2021 and the completion of registration process with China Securities Regulatory Commission (the "CSRC") on December 14, 2021, the Company issued 42.971105 million RMB denominated ordinary shares (the "**A Shares**") to the public for the first time, which were listed on the STAR Market of the Shanghai Stock Exchange on January 12, 2022.

Upon the filing with the CSRC on June 12, 2025 and approval by The Stock Exchange of Hong Kong Limited (the "Hong Kong Stock Exchange") on [•], [•], the Company made the initial public issuance of [•] overseas listed ordinary shares (the "H Shares") and overallotted [•] H Shares. The aforementioned H Shares were listed on the Main Board of the Hong Kong Stock Exchange on [•], [•].

Article 4 Registered name of the Company:

Full name in Chinese: 山東天岳先進科技股份有限公司

Full name in English: SICC Co., Ltd.

Article 5 Company domicile: No. 99, Tianyue South Road, Huaiyin District, Jinan City, Shangdong Province, postal code: 250118.

Article 6 The Company's registered capital is RMB[•].

Article 7 The Company is a joint stock company with limited liability in perpetual existence.

Article 8 The Chairman of the Board of Directors shall serve as the legal representative of the Company and shall be registered as such according to law. In the event of any change to the Company's legal representative, such change shall be duly registered.

Article 9 The total assets of the Company are divided into shares of equal par value. The shareholders of the Company shall be liable to the Company to the extent of the shares they subscribed, and the Company shall be liable for the debts of the Company to the extent of all of its entire assets.

Article 10 From the date upon which the Articles of Association takes effect, the Articles of Association shall constitute a legally binding document regulating the Company's organization and activities, and the rights and obligations between the Company and each shareholder and among the shareholders, and shall constitute a legally binding document upon the Company, shareholders, Directors, Supervisors and senior management members. Pursuant to the Articles of Association, shareholders may institute legal proceedings against other shareholders; shareholders may institute legal proceedings against Directors, Supervisors, general manager and other senior management members of the Company; shareholders may institute legal proceedings against the Company; and the Company may institute legal proceedings against shareholders, Directors, Supervisors, general manager and other senior management members.

Article 11 Other senior management members mentioned in this Articles of Association refer to deputy general manager, chief financial officer (the financial controller), chief technology officer, secretary to the Board of Directors and other members as acknowledged by the resolutions of the Board of Directors to hold important positions.

Article 12 The Company shall establish a Communist Party of China organization and carry out Party activities in accordance with the Constitution of the Communist Party of China. The Company provides the necessary conditions for the activities of the Party organizations.

Chapter II Business Objectives and Scope

Article 13 The business objectives of the Company is: to focus on the research, development, and production of semiconductor materials, striving to become a globally advanced semiconductor materials company while dedicating itself to achieving self-sufficiency and controllability of semiconductor materials in the PRC.

Article 14 Upon legal registration, the scope of business of the Company is as follows: the production of SiC substrate materials; research and development, sales, technical consulting, technical services, and technology transfer of functional materials and their components, electronic semiconductor materials; manufacturing and sales of specialized components for semiconductor devices, optoelectronic devices, power electronic devices and materials for electronic devices, artificial corundum, and artificial gemstones; development, production, and sales of crystal growth and processing equipment; import and export of goods (excluding projects prohibited by laws and administrative regulations; projects restricted by laws and administrative regulations can only be operated after obtaining a license). (Projects subject to approval in accordance with the laws shall be operated only after receiving approval from relevant administrative authorities).

Chapter III Shares

Section I Issuance of Shares

- **Article 15** The shares of the Company shall take the form of registered shares.
- **Article 16** The issue of the Company's shares shall be in an open, fair and impartial manner. Each share of the same category shall have equal rights.
- **Article 17** For stocks of the same categories issued at the same time, the issue conditions and price for each share shall be the same; the same price shall be paid for each of the shares subscribed by any unit or individuals.
- **Article 18** The nominal value of shares issued by the Company is denominated in RMB, with a par value of RMB1 each.
- **Article 19** The A Shares issued by the Company shall be registered and deposited collectively in the Shanghai Branch of the China Securities Depositary and Clearing Corporation Limited. The H Shares issued by the Company shall primarily be deposited in the custodian company of the Hong Kong Securities Clearing Company Limited in accordance with the laws, securities regulatory rules and practices for securities registration and depository of the place where the Company's shares are listed, or may also be held by Shareholders in their own names.

Article 20 The Company issued 386,739,939 ordinary shares to its promoters at the time of establishment.

The number of shares subscribed for, method of capital contribution and time of capital contribution by each promoter of the Company are as follows:

No.	Name of promoter	Number of shares subscribed for (shares)	Subscription percentage	Method of capital contribution	Time of capital contribution
1	Zong Yanmin (宗艷民)	129,302,726	33.4340%	Shares converted from net assets	November 7, 2020
2	Shanghai Maiming Enterprise Management Center (Limited Partnership) (上海麥明企業 管理中心(有限合夥))	23,133,000	5.9815%	Shares converted from net assets	November 7, 2020
3	Shanghai Zhuao Enterprise Management Center (Limited Partnership) (上海鑄傲企業 管理中心(有限合夥))	12,900,000	3.3356%	Shares converted from net assets	November 7, 2020
4	Habo Technology Venture Capital Co., Ltd. (哈勃科技 投資有限公司)	27,262,500	7.0493%	Shares converted from net assets	November 7, 2020
5	Liaoning Haitong New Energy Low Carbon Industrial Equity Investment Fund Co. Ltd. (遼寧海通新 能源低碳產業股權投資基金 有限公司)	10,602,084	2.7414%	Shares converted from net assets	November 7, 2020
6	Liaoning Zhongde Industrial Equity Investment Fund Partnership (Limited Partnership) (遼寧中德產業 股權投資基金合夥企業 (有限合夥))	34,078,125	8.8116%	Shares converted from net assets	November 7, 2020
7	Guangzhou Zhonghai Taichang Investment Partnership (Limited Partnership) (廣州眾海泰昌 投資合夥企業(有限合夥))	8,330,208	2.1540%	Shares converted from net assets	November 7, 2020

No.	Name of promoter	Number of shares subscribed for (shares)	Subscription percentage	Method of capital contribution	Time of capital contribution
8	Shenzhen Huiyou Chuangjia Venture Capital Partnership (Limited Partnership) (深圳 市惠友創嘉創業投資合夥企 業(有限合夥))	4,500,000	1.1636%	Shares converted from net assets	November 7, 2020
9	Guangdong Ruichen Equity Investment Partnership (Limited Partnership) (廣東 睿晨股權投資合夥企業 (有限合夥))	4,200,000	1.0860%	Shares converted from net assets	November 7, 2020
10	Ningbo Meishan Free Trade Port Zone Cloudwing Venture Capital Partnership (Limited Partnership) (寧波梅山保税 港區雲翼創業投資合夥企業 (有限合夥))	3,750,000	0.9696%	Shares converted from net assets	November 7, 2020
11	Shenzhen Huiyou Chuangxiang Venture Capital Partnership (Limited Partnership) (深圳市惠友創 享創業投資合夥企業 (有限合夥))	2,499,999	0.6464%	Shares converted from net assets	November 7, 2020
12	Guo Xisheng (郭西省)	4,500,000	1.1636%	Shares converted from net assets	November 7, 2020
13	Liaoning Zhengwei No. 1 High-Tech Equity Investment Fund Partnership (Limited Partnership) (遼寧正為一號 高科技股權投資基金合夥企 業(有限合夥))	13,474,569	3.4841%	Shares converted from net assets	November 7, 2020
14	Shanghai Jinpu Guodiao M&A Equity Investment Fund Partnership (Limited Partnership) (上海金浦國調 併購股權投資基金合夥企業 (有限合夥))	6,704,259	1.7335%	Shares converted from net assets	November 7, 2020

No.	Name of promoter	Number of shares subscribed for (shares)	Subscription percentage	Method of capital contribution	Time of capital contribution
15	Advanced Micro-Fabrication Equipment Inc. China (中微 半導體設備(上海)股份 有限公司)	3,831,006	0.9906%	Shares converted from net assets	November 7, 2020
16	Shangrong (Ningbo) Investment Center (Limited Partnership) (尚融(寧波)投 資中心(有限合夥))	957,750	0.2476%	Shares converted from net assets	November 7, 2020
17	Pan Ocean Vision II New Technology Investment (Tianjin) Partnership (Limited Partnership) (泛海願景二期 新科技投資(天津)合夥企業 (有限合夥))	1,149,300	0.2972%	Shares converted from net assets	November 7, 2020
18	Qingdao Yuanchuang Energy Saving and Environmental Protection Venture Capital Fund Partnership (Limited Partnership) (青島源創節能 環保創業投資基金合夥企業 (有限合夥))	1,915,500	0.4953%	Shares converted from net assets	November 7, 2020
19	Qingdao Tieyue Investment Partnership (Limited Partnership) (青島鐵岳投資 合夥企業(有限合夥))	4,022,556	1.0401%	Shares converted from net assets	November 7, 2020
20	Shanghai Guohe Artificial Intelligence Equity Investment Fund Partnership (Limited Partnership) (上海國和人工智能股權投資基金合夥企業 (有限合夥))	2,681,703	0.6934%	Shares converted from net assets	November 7, 2020
21	Wanxiang Venture Capital., Ltd. (萬向創業投資股份 有限公司)	1,915,503	0.4953%	Shares converted from net assets	November 7, 2020
22	Zhenjiang Zhigui Investment Center (Limited Partnership) (鎮江智硅投資中心 (有限合夥))	7,662,009	1.9812%	Shares converted from net assets	November 7, 2020

No.	Name of promoter	Number of shares subscribed for (shares)	Subscription percentage	Method of capital contribution	Time of capital contribution
23	Qingdao Huajin Equity Investment Fund Partnership (Limited Partnership) (青島 華錦股權投資基金合夥企業 (有限合夥))	1,532,403	0.3962%	Shares converted from net assets	November 7, 2020
24	Zhuzhou Juzhi Times Private Equity Fund Partnership (Limited Partnership) (株洲 聚時代私募股權基金合夥企 業(有限合夥))	383,100	0.0991%	Shares converted from net assets	November 7, 2020
25	Andai Huizhi Equity Investment Fund (Huzhou) Partnership (Limited Partnership) (安岱匯智股權 投資基金(湖州)合夥企業(有 限合夥))	2,681,706	0.6934%	Shares converted from net assets	November 7, 2020
26	Advanced Manufacturing Industry Investment Fund II (Limited Partnership) (先進 製造產業投資基金二期(有 限合夥))	3,064,803	0.7925%	Shares converted from net assets	November 7, 2020
27	Nanjing Jinpu Xinchao Venture Capital Partnership (Limited Partnership) (南京 金浦新潮創業投資合夥企業 (有限合夥))	957,750	0.2476%	Shares converted from net assets	November 7, 2020
28	Nanjing Jinpu Xinchao Emerging Industry Equity Investment Fund Partnership (Limited Partnership) (南京 金浦新潮新興產業股權投資 基金合夥企業(有限合夥))	957,750	0.2476%	Shares converted from net assets	November 7, 2020
29	Shenzhen Capital Group Co., Ltd. (深圳市創新投資集團 有限公司)	5,554,956	1.4364%	Shares converted from net assets	November 7, 2020

No.	Name of promoter	Number of shares subscribed for (shares)	Subscription percentage	Method of capital contribution	Time of capital contribution
30	Zibo Innovation Capital Venture Capital Co. Ltd. (淄 博創新資本創業投資有限公 司)	1,915,503	0.4953%	Shares converted from net assets	November 7, 2020
31	Shenzhen Xingchuangrong Investment Partnership (Limited Partnership) (深圳 市星創融投資合夥企業(有 限合夥))	1,149,300	0.2972%	Shares converted from net assets	November 7, 2020
32	Guangdong Green Home Equity Investment Partnership (Limited Partnership) (廣東 綠色家園股權投資合夥企業 (有限合夥))	6,688,935	1.7296%	Shares converted from net assets	November 7, 2020
33	Guangdong Green Technology Bank Equity Investment Partnership (Limited Partnership) (廣東 綠技行股權投資合夥企業 (有限合夥))	1,930,827	0.4993%	Shares converted from net assets	November 7, 2020
34	Shanghai Gunstone Enterprise Management Partnership (Limited Partnership) (上海 袞石企業管理合夥企業 (有限合夥))	1,915,503	0.4953%	Shares converted from net assets	November 7, 2020
35	Ningbo Yunyi Venture Capital Partnership (Limited Partnership) (寧波雲翊創業 投資合夥企業(有限合夥))	1,723,953	0.4458%	Shares converted from net assets	November 7, 2020
36	Haitong Innovative Securities Investment Co. Ltd. (海通創 新證券投資有限公司)	1,915,503	0.4953%	Shares converted from net assets	November 7, 2020
37	Hunan Xiaoxiang Hairun Private Equity Fund Partnership (Limited Partnership) (湖南瀟湘海潤 私募股權基金合夥企業 (有限合夥))	1,149,300	0.2972%	Shares converted from net assets	November 7, 2020

No.	Name of promoter	Number of shares subscribed for (shares)	Subscription percentage	Method of capital contribution	Time of capital contribution
38	Jiaxing Yuxin Venture Capital Partnership (Limited Partnership) (嘉興鈺鑫創業 投資合夥企業(有限合夥))	957,750	0.2476%	Shares converted from net assets	November 7, 2020
39	Jinan Shunxing Equity Investment Partnership (Limited Partnership) (濟南 舜興股權投資合夥企業(有 限合夥))	1,532,400	0.3962%	Shares converted from net assets	November 7, 2020
40	Ningbo Meishan Free Trade Port Zone Qingxin Chengming Enterprise Management Consulting Partnership (Limited Partnership) (寧波梅山保税 港區青芯誠明企業管理諮詢 合夥企業(有限合夥))	2,681,706	0.6934%	Shares converted from net assets	November 7, 2020
41	Guozhai Equity Investment Fund (Jinan) Partnership (Limited Partnership) (國材 股權投資基金(濟南)合夥企 業(有限合夥))	38,673,994	10.0000%	Shares converted from net assets	November 7, 2020
Total		386,739,939	100.00%	_	_

Article 21 Upon the completion of the initial public issuance of H Shares ([on the condition that the Over-allotment Option is not exercised/upon the exercise of the Over-allotment Option]), the total number of shares of the Company is [•]. Such shares are all ordinary shares, including [•] A ordinary shares and [•] H ordinary shares, representing [•]% and [•]% of the total share capital of the Company, respectively.

Article 22 The Company or its subsidiaries (including its affiliated companies) shall not, by way of a gift, advance, guarantee, compensation, loans etc., provide any financial assistance to a person who acquires or intends to acquire the shares of the Company.

Section II Increase, Decrease and Repurchase of Shares

Article 23 In light of the Company's operational and developmental needs, the Company may increase its capital in accordance with the laws, regulations and securities regulatory rules of the place where the Company's shares are listed subject to respective resolution of the shareholders' meeting, by following methods:

- (I) Public issuance of shares;
- (II) Non-public issuance of shares;
- (III) Distribution of bonus shares to existing shareholders;
- (IV) Converting the reserve funds into share capital;
- (V) Other means approved by the laws, administrative regulations and approved by securities regulatory authorities of the place where the Company's shares are listed.
- **Article 24** The Company may reduce its registered capital. The Company shall reduce its registered capital in accordance with the procedures set out in the Company Law and other relevant regulations as well as the Articles of Association.

Article 25 The Company shall not repurchase its own shares, except in any one of the following circumstances:

- (I) To reduce the Company's registered capital;
- (II) To merger with other companies holding the Company's shares;
- (III) To use shares for employee share ownership plan or equity incentive;
- (IV) To acquire the shares of shareholders who have voted against the resolutions on the merger or division of the Company at a shareholders' meeting upon their request;
- (V) To use the shares for conversion of corporate bonds issued by the Company that could be converted into its share certificates;
- (VI) When it is necessary for the Company to preserve its value and its shareholders' interest.

Article 26 The Company may acquire its own shares by means of public centralized trading or other means that are approved by laws, administrative regulations, securities regulatory rules of the place where the Company's shares are listed and securities regulatory authorities of the place where the Company's shares are listed.

If the Company repurchases its own shares under the circumstances set out in items (III), (V) and (VI) of the first paragraph of Article 25 of the Articles of Association, it shall be conducted by means of public centralized trading.

Article 27 If the Company repurchases its own shares under the circumstances set out in items (I) and (II) of the first paragraph of Article 25 of the Articles of Association, resolutions related thereto shall be adopted at a shareholders' meeting. If the Company repurchases its own shares under the circumstances set out in items (III), (V) and (VI) of the first paragraph of Article 25 of the Articles of Association, resolutions related thereto shall be adopted at the Board meeting with more than two-thirds of the Directors attending subject to applicable securities regulatory rules of the place where the Company's shares are listed.

After the acquisition of the Company's shares, the Company shall fulfil its information disclosure obligations in accordance with the Securities Law and the securities regulatory rules of the place where the Company's shares are listed.

For A Shares, after the Company repurchases its own shares in accordance with the first paragraph of Article 25 of the Articles of Association, if it falls under item (I), the shares shall be canceled within 10 days from the date of repurchase; if it falls under items (II), (IV), the shares shall be transferred or canceled within 6 months; if it falls under items (III), (V), or (VI), the total number of shares held by the Company shall not exceed 10% of the total issued shares of the Company, and the shares shall be transferred or canceled within 3 years. For H shares, if laws, regulations, and the securities regulatory authorities of the place where the Company's shares are listed have other provisions regarding matters related to share repurchases, those provisions shall prevail.

Section III Transfer of Shares

Article 28 The shares of the Company may be transferred in accordance with laws, regulations, the securities regulatory rules of the place where the Company's shares are listed and the provisions of the Articles of Association. All H Shares shall be transferred by way of written transfer instrument in standard or general form, or any other format acceptable to the Board of Directors (including the standard transfer format or form of transfer as prescribed from time to time by the Hong Kong Stock Exchange). A transfer instrument may only be signed by hand or by the valid seal of the Company (where the transferor or transferee is a company). In the event that the transferor or transferee is a recognized clearing house as defined under the relevant ordinances in effect from time to time in the laws of Hong Kong or its agent, the transfer instrument may be signed by hand or in a machine-printed form. All the transfer instrument shall be kept at the legal address of the Company or an address designated by the Board of Directors from time to time.

Article 29 The Company shall not accept its own shares as the subject matter of a pledge.

Article 30 Shares held by the promoters in the Company shall not be transferred within one year from the date of incorporation of the Company. Shares issued by the Company prior to the public offering of A shares shall not be transferred within one year from the date on which the A shares of the Company are listed and traded on a stock exchange.

Directors, Supervisors and senior management of the Company shall report their shareholdings in the Company and the respective changes. During his/her tenure, no shares exceeding 25% of his/her total shareholding in the Company shall be transferred each year; and no transfer of shares held by him/her shall be allowed within one year since the date when the shares in the Company are listed and traded. The aforesaid personnel shall not transfer the shares of the Company held by him/her within half a year after leaving his/her office.

Where the securities regulatory rules of the place where the Company's shares are listed provide otherwise in respect of the restrictions on transfer of the Company's shares, the relevant parties shall also comply with such requirements.

Article 31 Any gains from sale of the Company's shares or other securities with equity nature by shareholders holding more than 5% of the shares of the Company, Directors, Supervisors and senior management within six months after their purchase of the same, and any gains from the purchase of the shares or other securities with equity nature by any of the aforesaid parties within six months after their sale of the same, shall belong to the Company and the Company's Board of Directors shall recover such gains, except for the circumstance that a securities company holds more than 5% of the Company's shares as a result of purchase of the unsold underwritten shares and other circumstances stipulated by the CSRC.

The shares or other securities with equity nature held by the Directors, Supervisors, senior management and natural person shareholders referred to in the preceding paragraph shall include the shares or other securities with equity nature held by their spouse, parents, children, and those held through the accounts of others.

If the Board of Directors of the Company fails to comply with the provisions of the first paragraph of this Article, the shareholders shall have the right to request the Board of Directors to implement the provisions within 30 days. If the Board of Directors of the Company fails to carry out the enforcement within the aforesaid time limit, the shareholders shall have the right to directly file a lawsuit in the People's Court for the benefit of the Company in their own name.

If the Board of Directors of the Company fails to comply with the first paragraph of this Article, relevant responsible Directors shall bear joint liability pursuant to the laws.

Chapter IV Shareholders and Shareholders' Meetings

Section I Shareholders

Article 32 The Company shall maintain a register of shareholders based on the certificates provided by the securities registration authority of the place where the Company's shares are listed. The register of shareholders shall be sufficient evidence substantiating the shareholders' shareholding in the Company. The original register of holders of H shares listed in Hong Kong shall be maintained in Hong Kong and made available for inspection by shareholders, but the register of members of the Company may be closed in accordance with applicable laws and regulations and the requirements of securities regulatory rules of the place where the Company's shares are listed. A shareholder shall enjoy rights and assume obligations based on the class shares held by him/her. Shareholders holding the same class of shares shall be entitled to equal rights and assume equal obligations.

Any shareholder registered in the register of holders of H shares who has lost the share certificates and requires the Company to issue a replacement of the share certificates may submit an application to the Company for a new certificate. Where an H shareholder applies for a replacement due to the loss of the share certificates, such application shall be processed in accordance with the laws and regulations of the place where the original register of holders of H shares is maintained, the requirements of securities regulatory rules of the place where the Company's shares are listed, or other applicable provisions.

Article 33 If the Company convenes a shareholders' meeting, distributes dividends, conducts liquidation or executes any other act requiring identification of shareholders, the convener of the meeting of the Board of Directors or shareholders' meeting shall determine the share registration date, and shareholders registered at the close of share registration date are those entitled to the relevant interests.

Article 34 Shareholders of the Company shall be entitled to the following rights:

- (I) The rights to receive dividends and other forms of distribution in proportion to the number of shares held by them;
- (II) The rights to request, convene, chair, attend or appoint proxy to attend shareholders' meetings and exercise the corresponding voting rights in accordance with laws;
- (III) The rights to supervise the operation of the Company and to put forward proposals and raise inquiries;
- (IV) The rights to transfer, donate, or pledge shares held by them in accordance with laws, administrative regulations, the securities regulatory rules of the place where the Company's shares are listed and the provisions of the Articles of Association;
- (V) The rights to inspect the Articles of Association, the register of shareholders, company bonds, minutes of shareholders' meetings, resolutions of the meetings of the Board of Directors, resolutions of meetings of the Supervisory Committee and financial and accounting reports;
- (VI) The rights to participate in the distribution of remaining assets of the Company corresponding to the number of shares held in the event of the termination or liquidation of the Company;
- (VII) The rights to demand the Company to acquire the shares with respect to the dissenting shareholders for any resolution adopted at the shareholders' meeting on the merger or division of the Company;
- (VIII) Other rights under laws, administrative regulations, departmental rules, the securities regulatory rules of the place where the Company's shares are listed or the Articles of Association.

The Articles of Association, resolutions of the shareholders' meeting, or resolutions of the Board of Directors shall comply with the laws and regulations, and shall not deprive or restrict any statutory rights of shareholders. The Company shall safeguard the lawful rights of shareholders and ensure their fair treatment.

Article 35 Where shareholders request for inspection of the relevant information or demand for materials as mentioned in the preceding Article, they shall provide the Company with written documents evidencing the class and number of shares of the Company they hold. Upon verification of the shareholder's identity, the Company shall provide information requested by such shareholder.

Article 36 If a resolution of the shareholders' meeting or the meeting of the Board of Directors of the Company violates laws, administrative regulations or the securities regulatory rules of the place where the Company's shares are listed, shareholders have the right to petition the People's Court to invalidate the resolution.

If the procedure of convening or the method of voting at the shareholders' meetings or the meeting of the Board of Directors violates laws, administrative regulations, the securities regulatory rules of the place where the Company's shares are listed or the Articles of Association, or if the content of a resolution is in breach of the Articles of Association, shareholders shall have the right to petition the People's Court to revoke such resolution within 60 days from the date on which the resolution is adopted.

Article 37 In the event of any loss caused to the Company as a result of violation of laws, administrative regulations, the securities regulatory rules of the place where the Company's shares are listed or the provisions of the Articles of Association by the Directors or senior management when performing their duties, any of the shareholders who holds 1% or more of the shares of the Company individually or jointly for no less than 180 consecutive days shall have the right to request the Supervisory Committee in writing to initiate litigation before the People's Court. In the event of any loss caused to the Company as a result of violation of laws, administrative regulations, the securities regulatory rules of the place where the Company's shares are listed or the provisions of the Articles of Association by the Supervisory Committee when performing its duties, shareholders may request the Board of Directors in writing to initiate litigation before the People's Court.

In the event that the Supervisory Committee or the Board of Directors dismisses the written request of any of the shareholders as specified in the preceding paragraph, or withholds from instituting litigation within 30 days of the receipt of the request, or that the failure to institute litigation immediately may otherwise cause irreparable damage to the interest of the Company in an urgent circumstance, such shareholder(s) as mentioned in the preceding paragraph shall have the right to initiate litigation before the People's Court directly in the name(s) of such shareholder(s) in the interest of the Company.

If a third party infringes on the lawful rights and interests of the Company, thereby causing the Company to sustain a loss, the shareholders mentioned in the first paragraph of this Article may initiate litigation before the People's Court pursuant to the preceding two paragraphs.

Article 38 In the event that any Director or senior management violates laws, administrative regulations, the securities regulatory rules of the place where the Company's shares are listed or the provisions of the Articles of Association to the detriment of the interest of the shareholders, the shareholders may initiate litigation before the People's Court.

Article 39 The shareholders of the Company shall assume the following obligations:

- (I) To abide by laws, administrative regulations, the securities regulatory rules of the place where the Company's shares are listed and the Articles of Association;
- (II) To pay subscription monies according to the number of shares subscribed and the method of subscription;
- (III) Not to withdraw their shares unless required by laws and regulations;
- (IV) Not to abuse their shareholders' rights to damage the interests of the Company or other shareholders; not to abuse the independent legal person status of the Company and the limited liability of shareholders to damage the interests of the creditors of the Company;
- (V) To maintain the confidentiality of the Company's trade secrets;
- (VI) Other obligations imposed by laws, administrative regulations, the securities regulatory rules of the place where the Company's shares are listed and the Articles of Association.

Where any shareholder of the Company abuses the shareholders' rights and incurs losses to the Company or other shareholders, such shareholder shall be liable for the damages; where shareholders of the Company abuse the Company's status as an independent legal person and the limited liability of shareholders for the purposes of evading repayment of debts, thereby materially impairing the interests of the creditors of the Company, such shareholders shall be jointly and severally liable for the debts owed by the Company.

- **Article 40** Where a shareholder holding 5% or more voting shares of the Company pledges any shares he/she holds, he/she shall report the same to the Company in writing on the day on which he/she pledges his/her shares.
- **Article 41** The controlling shareholder and the de facto controller of the Company shall not use their connected relationship to act in detriment to the interests of the Company. If they have violated such provision and caused damage to the Company, they shall be liable for such damages.

The controlling shareholders and de facto controllers of the Company shall bear a fiduciary duty toward the Company and its public shareholders. The controlling shareholders shall exercise their rights as an investor in strict accordance with the laws. They shall not harm the legitimate rights and interests of the Company and its public shareholders by means of profit distribution, asset restructuring, external investment, appropriation of funds, loan security or other methods, or harm the interests of the Company and its public shareholders by means of their controlling status.

Article 42 When the Company engages in transactions involving the provision of funds, goods, or services with its controlling shareholders or de facto controllers, it shall strictly follow the procedures stipulated in the related transaction decision-making system and submit such matters to the Board of Directors and the shareholders' meeting for deliberation. Connected Directors and shareholders shall abstain from voting. These measures are intended to prevent the controlling shareholders, de facto controllers, and their related parties from misappropriating or transferring the Company's funds, assets, or other resources.

Section II General Provisions for Shareholders' Meetings

Article 43 The shareholders' meeting shall be the authority of power of the Company and shall exercise the following functions and powers according to law:

- (I) To decide the business guideline and investment plan for the Company;
- (II) To elect and replace Directors and Supervisors who are not employee representatives, and to decide matters relating to the remuneration of Directors and Supervisors;
- (III) To consider and approve reports of the Board of Directors;
- (IV) To consider and approve reports of the Supervisory Committee;
- (V) To consider and approve the annual financial budgets and final accounting plans of the Company;
- (VI) To consider and approve the Company's profit distribution plan and loss recovery plan;
- (VII) To resolve on increase or decrease of the registered capital of the Company;
- (VIII) To resolve on issuance of bonds of the Company;

- (IX) To resolve on the merger, division, dissolution, liquidation, or changes of the corporate form of the Company;
- (X) To amend the Articles of Association;
- (XI) To consider and approve related party transactions between the Company and its related parties (excluding provision of guarantees) involving an amount exceeding RMB30 million and accounting for more than 1% of the latest audited total assets or market value of the Company;
- (XII) To resolve on the appointment or dismissal of the accounting firms by the Company;
- (XIII) To consider and approve the transactions specified in Article 44;
- (XIV) To consider and approve the guarantees specified in Article 45;
- (XV)To consider the Company's purchase or disposal of major assets within one year with the amount exceeding 30% of the latest audited total assets of the Company;
- (XVI) To consider and approve matters relating to the changes in the use of proceeds;
- (XVII) To consider equity incentive plan and employee share ownership scheme;
- (XVIII) To make any resolution regarding the disposition of the Company's core technical secrets or resolution that may have a significant impact on the Company's core technical secrets;
- (XIX) To consider other matters as required by laws, administrative regulations, departmental rules, the securities regulatory rules of the place where the Company's shares are listed or the Articles of Association which shall be decided by a shareholders' meeting.

The aforesaid functions and powers of the shareholders' meeting shall not be conferred to the Board of Directors or any other institution or individual.

- **Article 44** Except for the provision of guarantees and transactions conducted in the ordinary course of business, any transaction of the Company that meets any of the following criteria shall, after being reviewed and approved by the Board of Directors, be submitted to the shareholders' meeting for consideration:
- (I) The total amount of assets involved in the transaction (if the assets involved have both book value and valuation, whichever is higher) accounts for over 50% of the latest audited total assets of the Company;

- (II) The transaction amount accounts for over 50% of the Company's market value;
- (III) The net assets of the transaction subject (such as equity) accounted for over 50% of the Company's market value in the latest accounting year;
- (IV) The business income of the transaction subject (such as equity) accounts for over 50% of the audited business income of the Company in the latest accounting year, and exceeds RMB50 million;
- (V) The profits generated from the transaction account for more than 50% of the audited net profit of the Company in the latest accounting year, and exceed RMB5 million;
- (VI) The net profit of transaction subject (such as equity) accounts for more than 50% of the audited net profit of the Company in the latest accounting year, and exceeds RMB5 million;
- (VII) Other trading circumstances stipulated by laws, regulations, the securities regulatory rules of the place where the Company's shares are listed or the Articles of Association.

If the data involved in the above index calculation is negative, the absolute value of the data shall be taken.

For the purpose of the preceding paragraph, the transaction amount refers to the amount payable for the transaction as well as any debts and expenses assumed, and the market value refers to the arithmetic average of the closing market value over the ten trading days preceding the transaction.

Where the transaction arrangement involves consideration that may be paid or received in the future, does not involve a specific amount or is determined according to set conditions, the expected maximum amount is the transaction amount.

For similar transactions related to the transaction subject that occur within a 12-month period, the Company shall apply the aforementioned provisions in accordance with the principle of cumulative calculation. Transactions that have fulfilled the relevant review procedures in accordance with the aforementioned provisions shall no longer be included in the scope of the relevant cumulative calculation.

Article 45 The following acts of external guarantee of the Company shall be submitted to the shareholders' meeting for deliberation and approval after being deliberated and approved by the Board of Directors of the Company:

- (I) Any guarantee to be provided after the total amount of external guarantees provided by the Company and the subsidiaries it controls has exceeded 50% of the Company's audited net assets in the latest period;
- (II) Any guarantee provided after the total amount of the Company's external guarantees exceeds 30% of the Company's audited total assets in the latest period;
- (III) The guarantee amount of the Company exceeds 30% of the Company's latest audited total assets within one year;
- (IV) Any guarantee to be provided for a party whose ratio of liabilities to assets exceeds 70%;
- (V) The single guarantee for an amount more than 10% of the Company's net assets audited in the latest period;
- (VI) The guarantee to be provided to a shareholder, an actual controller and his/her related party;
- (VII) Other guarantee circumstances stipulated by laws, regulations, the securities regulatory rules of the place where the Company's shares are listed or the Articles of Association which are subject to review and approval by the shareholders' meeting.

When the shareholders' meeting considers a guarantee proposed for a shareholder, an actual controller and his/her related party, this shareholder or other shareholders controlled by this actual controller shall not vote for the proposal, which shall have the affirmative votes by a majority of votes held by other shareholders attending the shareholders' meeting. When the shareholders' meeting makes a resolution on the guarantee mentioned in Item (III), it shall be adopted by more than two-thirds of the voting rights held by the shareholders present at the meeting.

Where the Company provides a guarantee for its controlling shareholder(s), actual controller(s) and their related parties, the controlling shareholder(s), actual controller(s) and their related parties shall provide counter guarantee.

Where the Company provides guarantee for a wholly-owned subsidiary, or provides guarantee for a controlling subsidiary and other shareholders of the controlling subsidiary provide guarantee in an equal proportion according to their interests, without prejudice to the interests of the Company, the provisions of Items (I), (IV) and (V) above may be exempted. The Company shall summarize and disclose the aforesaid guarantees in its annual report and semi-annual report.

The external guarantee act that is not reviewed and approved by the shareholders' meeting of the Company in accordance with the above approval authority and review procedures shall be invalid. In the event that an external guarantee act that violates the approval authority and review procedures causes losses to the Company, the relevant entities, such as Directors, senior management members and other responsible subjects shall bear compensation liabilities according to law.

Article 46 Shareholders' meetings include annual general meetings and extraordinary general meetings. The annual general meeting shall be held once a year within 6 months after the end of the previous accounting year.

Article 47 The Company shall convene an extraordinary general meeting within two months from the date of the occurrence of any of the following circumstances:

- (I) The number of Directors is less than the minimum quorum specified in the Company Law, or less than two-thirds of the number prescribed in the Articles of Association;
- (II) The uncovered losses of our Company reach one-third of its total paid-in share capital;
- (III) The shareholders with 10% or more shares of the Company separately or jointly request;
- (IV) The Board of Directors considers it necessary;
- (V) The Supervisory Committee proposes that such a meeting shall be held;
- (VI) Other circumstances conferred by the laws, administrative regulations, departmental rules, the securities regulatory rules of the place where the Company's shares are listed and the Articles of Association.

Article 48 The Company shall convene a shareholders' meeting at its domicile or at other place as may be specified in the notice of shareholders' meeting. After the notice of the shareholders' meeting is issued, the venue of the on-site meeting of shareholders' meeting shall not be changed without justifiable reasons. If it is really necessary to change the venue, the convener shall make a public announcement at least 2 working days before the date of the on-site meeting and explain the reasons.

The shareholders' meeting will be held in the form of on-site meetings. The Company will also provide online voting methods to facilitate shareholders' participation in shareholders' meetings in accordance with the securities regulatory rules of the place where the Company's shares are listed. Shareholders who participate in the shareholders' meeting through the above means shall be deemed to be present.

Article 49 The Company will appoint lawyers to issue legal opinions and make public announcements on the following issues when convening shareholders' meetings:

- (I) Whether the convening and convening procedures of the meeting comply with laws, administrative regulations and the Articles of Association;
- (II) Whether the qualifications of the participants and conveners are legal and valid;
- (III) Whether the voting procedures and voting results of the meeting are legal and valid;
- (IV) Legal opinions on other related issues as requested by the Company.

Section III Convening of Shareholders' Meetings

Article 50 The independent Director shall have the right to propose to the Board of Directors to convene an extraordinary general meeting, which shall be approved by a majority of all independent Directors. With respect to the proposal of the independent Director requesting the convening of an extraordinary general meeting, the Board of Directors shall give written feedback on whether or not to agree to the convening of an extraordinary general meeting within 10 days after receiving the proposal, in accordance with laws, administrative regulations, the securities regulatory rules of the place where the Company's shares are listed and the Articles of Association.

If the Board of Directors agrees to convene an extraordinary general meeting, it shall issue a notice of convening the shareholders' meeting within 5 days after making the resolution of the Board of Directors; if the Board of Directors does not agree to convene an extraordinary general meeting, it shall state the reasons and make a public announcement.

Article 51 The Supervisory Committee shall have the right to propose to the Board of Directors to convene an extraordinary general meeting, and shall submit such proposal to the Board of Directors in writing. The Board of Directors shall give written feedback on whether or not to agree to convene an extraordinary general meeting within 10 days after receiving the proposal, in accordance with laws, administrative regulations, the securities regulatory rules of the place where the Company's shares are listed and the Articles of Association.

If the Board of Directors agrees to convene an extraordinary general meeting, it shall issue a notice of convening the shareholders' meeting within 5 days after making the resolution of the Board of Directors. Any change to the original proposal in the notice shall be approved by the Supervisory Committee.

If the Board of Directors does not agree to convene an extraordinary general meeting, or fails to give feedback within 10 days after receiving the proposal, it shall be deemed that the Board of Directors is unable or does not perform the duty of convening the shareholders' meeting, and the Supervisory Committee may convene and preside over the meeting on its own.

Article 52 Shareholders who individually or collectively hold more than 10% of the shares of the Company shall have the right to request the Board of Directors to convene an extraordinary general meeting and shall submit such request to the Board of Directors in writing. The Board of Directors shall provide written feedback on whether or not to agree to convene an extraordinary general meeting within 10 days after receiving the request, in accordance with laws, administrative regulations, the securities regulatory rules of the place where the Company's shares are listed and the Articles of Association.

If the Board of Directors agrees to convene an extraordinary general meeting, it shall issue a notice convening the shareholders' meeting within 5 days after making the resolution of the Board of Directors. Any change in the original request in the notice shall obtain the consent of the relevant shareholders.

If the Board of Directors does not agree to convene an extraordinary general meeting, or fails to give feedback within 10 days after receiving the request, shareholders who individually or collectively hold more than 10% of the shares of the Company shall have the right to propose to the Supervisory Committee to convene an extraordinary general meeting, and shall submit a request to the Supervisory Committee in writing.

If the Supervisory Committee agrees to convene an extraordinary general meeting, it shall issue a notice of convening the shareholders' meeting within 5 days after receiving the request, and the consent of the relevant shareholders shall be obtained for any change in the original request in the notice.

If the Supervisory Committee fails to issue a notice of the shareholders' meeting within the prescribed time, it shall be deemed that the Supervisory Committee has failed to convene and preside over the shareholders' meeting. Shareholders who individually or collectively hold more than 10% of the Company's shares for more than 90 consecutive days may convene and preside over the shareholders' meeting by themselves.

Article 53 If the Supervisory Committee or shareholders decide to convene a shareholders' meeting on their own, they shall notify the Board of Directors in writing and complete the necessary reports, announcements or filings in accordance with the securities regulatory rules and the provisions of the stock exchange where the shares of the Company are listed.

Before the announcement of the resolution of the shareholders' meeting, the shareholding ratio of the convening shareholders shall not be less than 10%.

The Supervisory Committee or convening shareholders shall complete the necessary report or announcement in accordance with the securities regulatory rules and the provisions of the stock exchange of the place where the shares of the Company are listed when issuing the notice of shareholders' meeting and the announcement of resolutions of shareholders' meeting.

Article 54 The Board of Directors and the Secretary to the Board of Directors shall cooperate with the shareholders' meeting convened by the Supervisory Committee or shareholders themselves. The Board of Directors will provide a register of shareholders as at the date of registration. The register of shareholders obtained by the convener shall not be used for any purpose other than convening shareholders' meetings.

Article 55 The Company shall bear the expenses necessary for shareholders' meetings convened by the Supervisory Committee or shareholders themselves.

Section IV Proposals and Notices of Shareholders' Meetings

Article 56 The content of the proposal shall fall within the scope of power of the shareholders' meeting, have clear topics and specific resolutions, and comply with the relevant provisions of laws, administrative regulations, the securities regulatory rules of the place where the Company's shares are listed and the Articles of Association.

Article 57 When the Company convenes a shareholders' meeting, the Board of Directors, the Supervisory Committee and shareholders holding more than 3% of the shares of the Company individually or jointly shall have the right to put forward proposals to the Company.

Shareholders who individually or collectively hold more than 3% of the shares of the Company may put forward temporary proposals and submit them to the convener in writing 10 days before the shareholders' meeting. The convener shall, issue a supplementary notice of the shareholders' meeting announcing the contents of the temporary proposal, within 2 days after receiving the proposal. If the shareholders' meeting of shareholders is postponed due to the publication of supplementary notice of the shareholders' meeting in accordance with the provisions of the securities regulatory rules of the place where the shares of the Company are listed, the convening of the shareholders' meeting shall be postponed in accordance with the provisions of the securities regulatory rules of the place where the shares of the Company are listed.

Except as provided above, the convener shall not modify the proposals listed in the notice of shareholders' meeting or add new proposals after sending the notice of shareholder' meeting.

If the proposal is not specified in the notice of shareholders' meeting or does not comply with Article 56 of the Articles of Association, the shareholders' meeting shall not vote and make a resolution.

Article 58 The convener shall notify each shareholder in writing (including announcement) 20 days before the annual general meeting, and the extraordinary general meeting shall notify each shareholder in writing (including announcement) 15 days before the meeting.

The date of the meeting shall not be included in the calculation of the commencement period.

Article 59 The notice of a shareholders' meeting includes the following:

- (I) The time, place and duration of the meeting;
- (II) The matters and proposals to be discussed at the meeting;
- (III) In plain language: all shareholders have the right to attend the shareholders' meeting, and may entrust a proxy in writing to attend the meeting and vote. Such a proxy does not need to be a shareholder of the Company;
- (IV) The shareholding registration date of the shareholders entitled to attend the shareholders' meeting. The interval between the shareholding registration date of the shareholders' meeting and the date of the meeting shall not be more than 7 working days and not less than 2 trading days. Once the shareholding registration date is confirmed, it shall not be changed;

- (V) Name and telephone number of the permanent contact person for conference affairs;
- (VI) Voting time and voting procedure for networks or other means.

The notice of the shareholders' meeting and the supplementary notice shall fully and completely disclose all the specific contents of all proposals. If the matter to be discussed needs the opinion of independent Directors, the opinions and reasons of independent Directors will be disclosed at the same time when the notice of shareholders' meeting or supplementary notice is issued.

The start time of voting by network or other means at the shareholders' meeting shall not be earlier than 3:00 p.m. on the day before the on-site shareholders' meeting, nor later than 9:30 a.m. on the day of the on-site shareholders' meeting, and the end time shall not be earlier than 3:00 p.m. on the day of the on-site shareholders' meeting.

Article 60 If the election of Directors and Supervisors is to be discussed at the shareholders' meeting, the notice of the shareholders' meeting shall fully disclose the detailed information of the candidates for Directors and Supervisors, including at least the following contents:

- (I) Education background, work experience, part-time job and other personal information;
- (II) Whether there is any relationship with the Company or its Directors, Supervisors, senior management members, controlling shareholders, actual controllers and shareholders holding more than 5% of the shares;
- (III) Disclosure of the number of shares held in the Company;
- (IV) Whether it has been punished by CSRC and other relevant departments and punished by stock exchanges;
- (V) Information of other candidates for Directors and Supervisors required to be disclosed by the securities regulatory rules of the place where the shares of the Company are listed.

Except for the election of Directors and Supervisors by cumulative voting system, each candidate for Director and Supervisor shall submit a single proposal.

Article 61 After the notice of the shareholders' meeting has been given, the shareholders' meeting shall not be postponed or cancelled without justifiable reasons, and the proposals specified in the notice of the shareholders' meeting shall not be cancelled. In case of postponement or cancellation, the convener shall send a notice at least 2 working days before the scheduled date and explain the reasons.

Where the securities regulatory rules of the place where the shares of the Company are listed have special provisions on the procedures for postponing or canceling the shareholders' meeting, such provisions shall prevail on the premise of not violating the domestic regulatory requirements.

Section V Holding of Shareholders' Meetings

Article 62 The Company's Board of Directors and other conveners shall take necessary measures to ensure the normal order of the shareholders' meeting. Measures shall be taken to stop any behavior that interferes with the operation of the meeting, provokes troubles and infringes upon the legitimate rights and interests of shareholders, which shall also be reported to the relevant departments for investigation and punishment in a timely manner.

Article 63 All ordinary shareholders who are lawfully registered as at the date of shareholding registration in accordance with the securities regulatory rules of the place where the Company's shares are listed, or their proxies, shall be entitled to attend the shareholders' meeting and exercise their voting rights in accordance with relevant laws, regulations, the securities regulatory rules of the place where the Company's shares are listed, and the Articles of Association (unless individual shareholders are required to waive their voting rights on certain matters under the securities regulatory rules of the place where the Company's shares are listed).

A shareholder may attend and vote at the shareholders' meeting in person or by proxy (who does not need to be a shareholder of the Company).

Article 64 Individual shareholders attending the meeting in person shall present their personal identity cards or other valid certificates or documents that can verify their identity, as well as their stock account card (proof of shareholding); proxies attending the meeting shall present their valid identity cards and the proxy statements from the shareholder.

Corporate shareholders shall be represented at the meeting by the legal representative or a proxy authorized by the legal representative. Legal representatives attending the meeting shall present their personal identity cards or valid documents that can prove its identity as the legal representative; proxies authorized to attend the meeting shall present their personal identity cards, the written proxy statement (with the corporate seal) legally issued by the legal representative of the corporate shareholder and proof of shareholding of the principal.

Shareholders of a partnership enterprise shall be represented at the meeting by the managing partner, the delegate appointed by the managing partner, or a proxy entrusted by the managing partner or the delegate appointed by the managing partner. The managing partner or the delegate appointed by the managing partner attending the meeting shall present their personal identity cards, valid documents that can prove its identity as the managing partner or the delegate appointed by the managing partner, and the proof of shareholding; proxies authorized to attend the meeting shall present their personal identity cards, the written proxy statement (with the partnership enterprise seal) legally issued by the managing partner of the partnership enterprise or the delegate appointed by the managing partner, and proof of shareholding of the principal.

If a shareholder is a Recognised Clearing House (or its proxy(ies)) as defined by the relevant laws and regulations of the place where the Company's shares are listed, such shareholder is entitled to appoint one or more persons or company representatives as it deems fit to act on its behalf at any meeting (including but not limited to the general meeting and the meeting of creditors); where more than one person is authorized, the letter of authorization shall specify the number and class of shares involving each person so authorized. The letter of authorization should be signed by the authorized officer of the Recognised Clearing House. Such persons so authorized shall be entitled to attend the meeting (who are not required to provide the proof of shareholding, the notarized power of attorney and/or further evidence of his duly authorization), speak at the meeting and exercise their rights on behalf of the Recognised Clearing House (or its proxy(ies)) as if they were individual shareholders of the Company.

Article 65 The proxy statement to appoint a proxy to attend the shareholders' meeting by a shareholder shall contain the following:

- (I) The name of the proxy;
- (II) The number of shares represented by the proxy;
- (III) Whether such proxy has any voting rights;
- (IV) Instruction(s) for voting for or against, or abstaining from voting on each resolution as stated in the agenda of the shareholders' meeting;
- (V) The date of issuance and expiry of the proxy statement;
- (VI) The signature (or seal) of the principal. If the principal is a corporate shareholder or a shareholder of a partnership enterprise, the seal of the corporate entity or the partnership enterprise shall be affixed.

Article 66 The proxy statement shall indicate whether the shareholder's proxy may vote at his/her own if the shareholders do not give specific instructions.

Article 67 Where the instrument appointing a proxy is signed by another person authorised by the principal, the power of attorney or other authorisation documents authorised to be signed shall be notarised. The notarised power of attorney or other authorisation documents and the instrument appointing a proxy shall be kept at the domicile of the Company or at other places designated in the notice of the meeting.

If the principal is a legal entity, its legal representative or such person authorised by resolution of its Board of Directors and other decision-making body shall attend at the Company's general meeting as a representative.

If the principal is a partnership enterprise, its managing partner or the delegate appointed by the managing partner, or such person authorized by a resolution of the partners' meeting and other decision-making body shall attend the Company's shareholders' meeting of shareholders as a representative.

Article 68 The Company shall be responsible for the preparation of the meeting attendance register. The meeting attendance register shall state the name (or name of the entity), personal identification number, residential address, number of shares with voting rights held or represented, name of person being represented (or name of the entity), and other matters of the persons attending the meeting.

Article 69 The convener and the lawyer engaged by the Company shall jointly verify the legality of shareholders' qualifications according to the shareholders' register provided by the securities registration and settlement institution of the place where the Company's shares are listed and the securities regulatory rules of that place, and record the shareholders' names (or titles) and the number of shares held by them with voting rights. Before the chairman of the meeting announces the number of shareholders and proxies attending the meeting and the total number of shares held by them with voting rights, the registration of meeting shall be terminated.

Article 70 When the shareholders' meeting is convened, all the directors, supervisors and the secretary to the Board of the Company shall be present, and the general manager and other senior management members shall attend the meeting. In compliance with the securities regulatory rules of the place where the Company's shares are listed, the aforementioned persons may attend or participate in the meeting via the internet, video, telephone, or other methods with equivalent effect.

Article 71 The shareholders' meeting shall be presided over by the chairman of the Board of Directors. Where the chairman of the Board of Directors is unable to perform or fails to perform his/her duties more than half of the directors shall jointly elect a director to preside over such meeting.

A shareholders' meeting convened by the Supervisory Committee shall be presided over by the chairman of the Supervisory Committee. Where the chairman of the Supervisory Committee is unable to perform or fails to perform his/her duties, more than half of the supervisors shall jointly elect a supervisor to preside over such meeting.

A shareholders' meeting convened by shareholders themselves shall be presided over by a representative elected by the convenor.

If when convening a shareholders' meeting, the chairman of the meeting is in violation of these rules of procedures causing the shareholders' meeting unable to be continued, subject to the agreement by over half of the attending shareholders with voting rights at the shareholders' meeting, the shareholders' meeting may elect a person as chairman of the meeting and continue with the meeting.

Article 72 The Company shall formulate the rules of procedure of the shareholders' meeting to specify in details the convening and voting procedures of the shareholders' meeting, including notice, registration, deliberation of proposal, voting, vote counting, announcement of voting results, formation of resolutions, minutes, the signing thereof and announcement, as well as the principles of authorization by the shareholders' meeting to the Board, of which the contents shall be clear and specific. The rules of procedure of the shareholders' meeting shall be an annex to the Articles and shall be formulated by the Board and approved at the shareholders' meeting.

Article 73 The Board of Directors and the Supervisory Committee shall give reports on their work in the past year to the shareholders' meeting at the annual general meeting. Besides, each independent director shall also make a report on his/her work. The annual work report of independent directors shall be disclosed at the latest when the Company gives notice of its annual general meeting.

Article 74 The directors, supervisors, senior management members shall make reply and explanation to all queries and proposals of the shareholders at the general meeting.

Article 75 The chairman of the meeting shall announce the number of shareholders and proxies present at the meeting and the total number of shares carrying voting rights held by them before voting. The number of shareholders and proxies present in the meeting and the total number of shares carrying voting rights held by them shall be based on the registration for the meeting.

Article 76 Minutes of the general meeting shall be kept by the secretary to the Board. The minutes shall contain the following details:

- (I) Time, place, agenda of meetings and names of the conveners;
- (II) The names of the chairman of the meeting, the directors, supervisors, general manager and other senior management members attending or present at the meeting;
- (III) The number of attending shareholders and proxies, their total number of shares with voting rights and the proportion of their shares to the total number of the Company's shares;
- (IV) The review procedures, key points of speakers and resolution results of each proposal;
- (V) The inquiry opinions or recommendations of shareholders and the replies or elaborations thereon;
- (VI) The names of lawyers, vote counters and vote scrutineer;
- (VII) Other contents being recorded in the minutes in accordance with the requirements of the Articles of Association.

Article 77 The convenor shall warrant that the contents of the minutes are true, accurate and complete. The directors, supervisors, secretary to the Board, the convenor or their proxies attending the meeting, the chairman of the meeting shall sign on the minutes. The minutes, record of attendance of the shareholders, the proxy statement and valid information on online and other ways of votings shall be kept all together for a period of not less than 10 years.

The convenor shall ensure the continuation of the general meeting until a final resolution is reached. In the event of special reasons such as force majeure causing the interruption of the general meeting or no resolution can be made, necessary measures shall be adopted to restore the convening of the shareholders' meeting at the earliest possible or to directly terminate the shareholders' meeting and make announcement in a timely manner. The convenor shall at the same time report to the branch office of the China Securities Regulatory Commission and the stock exchange at the place where the Company is domiciled.

Section VI Voting and Resolutions of Shareholders' Meeting

Article 78 Resolutions of the shareholders' meeting shall be divided into ordinary and special resolutions.

An ordinary resolution of a shareholders' meeting shall be passed by over one-half of the voting rights held by the shareholders (including proxies thereof) present at the general meeting.

A special resolution of a shareholders' meeting shall be passed by more than two-thirds of the voting rights held by the shareholders (including proxies thereof) present at the shareholders' meeting.

Article 79 The following matters shall require the sanction of an ordinary resolution at a shareholders' meeting:

- (I) The working reports of the Board of Directors and the Supervisory Committee;
- (II) Plans for distribution of profits and plans for recovery of losses proposed by the Board of Directors;
- (III) The appointment and removal of the members of the Board of Directors and the Supervisory Committee and their remuneration and method of payment;
- (IV) Annual budget plan and final accounts of the Company;
- (V) Annual reports of the Company;
- (VI) Other matters except those required by the laws, administrative regulations, the securities regulatory rules of the place where the Company's shares are listed, or the Articles of Association to be approved by special resolution.

Article 80 The following matters shall require the sanction of a special resolution at a shareholders' meeting:

- (I) The increase or decrease in registered capital of the Company;
- (II) The demerger, spin-off, amalgamation, dissolution and liquidation of the Company;
- (III) Amendments to the Articles of Association;
- (IV) The purchase and disposal of material assets by the Company within one year or guarantee amount exceeding 30% of the Company's latest audited total assets;

- (V) The share incentive schemes;
- (VI) Other matters required by the laws, administrative regulations, the securities regulatory rules of the place where the Company's shares are listed, or the Articles of Association to be approved by special resolutions, and which have been determined by ordinary resolutions at the shareholders' meeting to have significant impact on the Company.

Article 81 Shareholders (including proxies thereof) have the right to speak at shareholders' meetings and exercise their voting rights based on the number of voting shares they represent. Each share is entitled to one vote, unless individual shareholders are required to abstain from voting on individual matters in accordance with the securities regulatory rules of the place where the shares. On a poll taken at a meeting, a shareholder (including proxies thereof) entitled to two or above votes need not cast all his/her votes for, or against in the same way.

When considering the material matters affecting the interests of minority investors at the shareholders' meeting, the votes by minority investors shall be counted separately, and the results of such separate vote counting shall be publicly disclosed in a timely manner.

The shares of the Company held by the Company do not carry voting rights, and shall not be counted in the total number of voting shares represented by shareholders attending a shareholders' meeting.

Shareholders who purchase the voting shares of the Company in violation of the provisions of Clause 1 and Clause 2 of Article 63 of the Securities Law shall not exercise the voting right of the shares that exceed the prescribed ratio within 36 months after the purchase, and such number shall not be counted in the total number of voting shares represented by shareholders attending a shareholders' meeting.

In accordance with the applicable laws, regulations and the Hong Kong Listing Rules, if any shareholder is required to abstain from voting on a resolution matter, or any shareholder is restricted to voting only for or only against it, the number of votes cast by or on behalf of such shareholder in violation of the relevant provisions or restrictions shall not be included in the total number of voting shares.

The Board of Directors, independent directors, shareholders holding more than 1% of voting shares or investor protection agencies established in accordance with laws, administrative regulations, the securities regulatory rules of the place where the Company's shares are listed, or requirements of the China Securities Regulatory Commission may publicly solicit voting rights from shareholders. Information including the specific voting intention shall be fully disclosed to the shareholders from whom voting rights are being solicited. Consideration or de facto consideration for soliciting shareholders' voting rights is prohibited. The Company shall not impose any minimum shareholding limit for soliciting voting rights, except for statutory conditions.

Article 82 The transaction between the Company and the related parties (except for guarantees provided by the Company) with the transaction amount accounting for over 1% of the Company's latest audited total assets or market value, and exceeding RMB30 million, in addition to timely disclosure, the Company should provide with an audit or assessment report in respect of the subject matter of the transaction issued by a securities service agency qualified to carry out securities and futures related businesses. The transaction shall obtain the consent of more than half of all independent directors before being submitted to the Board of Directors for deliberation, and after being approved by the Board of Directors, it shall be submitted to the shareholders' meeting for deliberation.

Connected transactions related to daily operations may be exempt from audit or assessment. Where otherwise provided by the securities regulatory rules of the place where the Company's shares are listed, such provisions shall prevail.

Article 83 When the shareholders' meeting deliberates on matters related to connected transactions, connected shareholders shall not participate in the voting, and the number of voting shares they represent shall not be included in the total number of valid votes. The announcement of the resolution of the shareholders' meeting shall fully disclose the voting situation of non-connected shareholders.

When the shareholders' meeting makes a resolution on matters related to connected transactions, connected shareholders shall take the initiative to abstain from voting and not participate in the voting; connected shareholders shall not act as proxies for other shareholders to exercise their voting rights; if connected shareholders do not take the initiative to abstain from voting, other shareholders attending the meeting have the right to request connected shareholders to abstain from voting. After connected shareholders abstain from voting, other shareholders shall vote according to the voting rights they hold, and pass corresponding resolutions in accordance with the provisions of the Articles of Association; the abstention and voting procedures of connected shareholders shall be notified by the chairman of the general meeting and recorded in the minutes.

A resolution of the shareholders' meeting on matters related to connected transactions shall only be valid if it is approved by more than half of the voting rights held by non-connected shareholders present at the shareholders' meeting. However, if the connected transaction matters involve matters that require adoption by a special resolution as stipulated in the Articles of Association, the resolution of the shareholders' meeting shall only be valid if it is approved by more than two-thirds of the voting rights held by non-connected shareholders present at the shareholders' meeting.

Article 84 Unless the Company is in a crisis or under any other special circumstances, the Company shall not enter into any contract with a person other than a Director, general manager, and any other senior management member to whom the management of the whole or a significant part of the Company's business is entrusted, except with the approval of the shareholders' meeting by a special resolution.

Article 85 The list of candidates for Directors and Supervisors shall be submitted to the shareholders' meeting for voting in the form of a proposal.

The following parties have the right to nominate candidates for Directors and Supervisors:

- (I) Nomination of candidates for Directors agreed by the Board of Directors;
- (II) Nomination of candidates for shareholder representative Supervisors agreed by the Supervisory Committee;
- (III) Shareholders holding individually or collectively more than 3% of the shares of the Company have the right to nominate candidates for non-independent Directors or shareholder representative Supervisors;
- (IV) Shareholders holding individually or collectively more than 1% of the shares of the Company have the right to nominate candidates for independent Directors;
- (V) The employee representative Supervisors are democratically nominated and elected by the Company's employees at the employee representative meetings, employee meetings or otherwise.

In case of the circumstances specified in item (III) and (IV) of the second paragraph of this Article, after the Company issues the notice of the shareholders' meeting for the election of Directors and Supervisors, shareholders with nomination rights may, in accordance with Article 57 of the Articles of Association, propose candidates for Directors and Supervisors prior to the convening of shareholders' meeting, which shall be submitted to the shareholders' meeting for consideration after being reviewed by the Board of Directors in accordance with the procedures for amending proposals for the shareholders' meeting.

When the shareholders' meeting votes on the election of Directors and Supervisors, if any single shareholder of the Company and his/her parties acting in concert have interest in 30% or more of shares, a cumulative voting system should be adopted, and where the shareholders' meeting elects two or more independent Directors, such system should be adopted as well.

The cumulative voting system as mentioned above refers to the system for electing Directors or Supervisors in a shareholders' meeting where the voting right of each share shall be equal to the number of Directors or Supervisors to be elected, the voting right owned by a shareholder may be used in a centralized manner. The Board of Directors shall publish an announcement to shareholders providing information on the biographical details and basic particulars of the candidates for Directors and Supervisors.

Article 86 Except for the cumulative voting system, all proposals at the shareholders' meeting shall be voted on item by item, when there is more than one proposal for a particular matter, voting should be conducted on each of the proposals according to their chronological order of being proposed. Unless the shareholders' meeting is adjourned or a resolution cannot be passed due to special reasons such as force majeure, the shareholders' meeting will not set aside or refrain from voting on the proposals.

Article 87 When a proposal is considered in a shareholders' meeting, no modification to the proposal will be made, otherwise the relevant change shall be deemed a new proposal and cannot be voted in the current shareholders' meeting.

Article 88 The same voting right may only elect one of the voting methods, on-site, internet or other voting methods. In case of repeat voting by the same voting right, only the first vote is valid.

Article 89 Voting at the shareholders' meeting shall be conducted in the form of open ballot.

Article 90 Before voting on a proposal in the shareholders' meeting, two shareholder representatives shall be elected to participate in voting counting and act as scrutineers. Where the matters to be considered are related to the shareholders, such shareholders and proxies are not allowed to participate in vote counting and scrutinizing process.

When a proposal is voted in a shareholders' meeting, the vote counting and scrutinizing process shall be jointly responsible and performed by a lawyer, a shareholder representative and a Supervisor representative, the voting result should be announced on-site and the voting result of a resolution shall be recorded in the minutes of meeting.

A shareholder of the Company or his/her proxy who has voted through the internet or other voting methods shall be entitled to inspect his/her own voting result through the corresponding voting system.

Article 91 The closing time of a physical shareholders' meeting must not be earlier than that of internet or other methods. The chairman of the meeting shall announce the voting for each proposal and its result, and shall declare whether the proposal has been approved according to the voting.

Before announcing the official voting result, the related parties including the Company, vote counting persons, scrutineers, substantial shareholders and internet service providers involved in the physical shareholders' meeting, internet and other voting methods shall have a duty of confidentiality on the voting details.

Article 92 Shareholders who attend the shareholders' meeting in person shall express one of the following indications about the proposal submitted for voting: for, against or abstain, except for securities registration and clearing institutions which serve as the nominal holders of stocks traded in the stock markets of the Mainland and Hong Kong under the stock connect mechanism, or recognized clearing houses, as defined in the relevant regulations in force from time to time under the laws of Hong Kong, or their agents which serve as the nominal holders, and make declarations according to the intention of the actual holders.

Empty, erroneous or illegible ballot papers and uncast ballot papers are deemed as abstained from voting by the voters, and the voting result in respect of the number of shares held by such voters are counted as "abstention".

Article 93 If the chairman of the meeting has any doubts about the voting result of the submitted resolution, he may arrange re-counting of the votes. If the chairman of the meeting does not arrange re-counting of the votes, shareholders or proxies attending the meeting who dissent from the result announced by the chairman of the meeting shall be entitled to request re-counting of votes immediately after announcement of the voting result, in which case the chairman of the meeting shall immediately arrange re-counting of the votes.

Article 94 Resolutions of a shareholders' meeting shall be announced in a timely manner, the announcement shall set out the number of shareholders and proxies attending the meeting, the total number of shares held with voting rights and the percentage in the total number of shares of the Company with voting right, method of voting, voting result of each proposal and the details of each resolution which has been passed.

Article 95 If any proposal has not been passed or modification has been made to a resolution of the preceding shareholders' meeting by the current shareholders' meeting, a special note should be contained in the resolutions of the shareholders' meeting.

Article 96 After the shareholders' meeting has passed the resolutions on the election proposal for Directors and Supervisors, the newly elected Directors and Supervisors shall take office on the date when the election proposal is approved by the shareholders' meeting through voting.

Article 97 When a shareholders' meeting has passed resolutions on the distribution of cash dividends, bonus shares or increase in share capital by conversion of capital reserves, the Company shall implement the specific proposal within 2 months after conclusion of the shareholders' meeting. If the specific proposal cannot be implemented within 2 months due to the requirements of laws, regulations and securities regulatory rules of the place where the Company is listed, the implementation date may be adjusted accordingly in compliance with the relevant regulations and as appropriate.

Chapter V Board of Directors

Section I Directors

Article 98 Directors of the Company include executive Directors, non-executive Directors and independent Directors. Non-executive Directors refer to Directors who do not carry out operation and management duties in the Company. Independent Directors refer to Directors who meet the requirements of Article 108 of the Articles of Association. Directors of the Company are natural persons, and a person shall not serve as a Director of the Company if any of the following circumstances applies:

- (I) a person who has no capacity or has restricted capacity for civil conduct;
- (II) a person who has been sentenced to criminal punishment for corruption, bribery, embezzlement of property, misappropriation of property or disruption of the socialist market economic order; or has been deprived of political rights because of committing an offence, in each case where less than 5 years have elapsed since the expiration of the execution period;
- (III) a person who is a former director, factory director or manager of a company or an enterprise which was insolvent and liquidated and who was personally liable for the insolvency of such company or enterprise, where less than 3 years have elapsed since the date of the completion of the insolvency and liquidation of such company or enterprise;
- (IV) a person who was the legal representative of a company or an enterprise whose business license has been revoked and was ordered to cease its business due to the violation of laws and who is personally liable for the revocation, where less than 3 years have elapsed since the date of the revocation of the business license of such company or enterprise;
- (V) a person who has a relatively large amount of personal indebtedness which is overdue and outstanding;

- (VI) a person who has been banned from entering the securities market by the CSRC and whose term has not yet expired;
- (VII) a person who has been publicly determined by the stock exchange to be unsuitable to serve as a director of a listed company;
- (VIII) Other contents stipulated by laws, administrative regulations, departmental rules, securities regulatory rules of the place where the Company's shares are listed.

Any election, appointment or engagement of a Director in violation of the provision of this Article shall be invalid. If a Director falls under the circumstances stipulated above during his/her term of office, the Company shall remove such Director from his/her office.

Article 99 The Directors shall be elected or replaced by the shareholders' meeting, and on the premise of complying with the relevant laws, regulations and securities regulatory rules of the place where the Company's shares are listed, the shareholders shall have power by ordinary resolution to remove any Director (including a managing director or any other executive Director) at the shareholders' meeting before the expiration of his/her term of office; however such removal shall not prejudice to any claim for damages under any contract by such Director. The term of office of a Director is three years and upon the expiration of the term, it may be renewable upon re-election in accordance with the securities regulatory rules of the place where the Company's shares are listed.

Article 100 The terms of office of independent Directors shall be the same as that of other Directors of the Company, and upon expiration of the term of office, they may be re-elected for consecutive terms, provided that such terms shall not exceed six years. Any independent Director who has served the Company for six consecutive years shall not be nominated as a candidate for independent Director of the Company within 36 months from the date of the occurrence of such fact. For those who have served as independent Directors prior to the initial public offering and listing, their term of office shall be calculated consecutively.

A Director's term of office shall commence from the date on which he/she takes office and up to the expiry of the current term of office of the Board of Directors. If, upon the expiry of a Director's term of office, a new Director cannot be elected on a timely basis, before the re-elected Director starts his/her term of office, such Director shall continue to perform his/her duties as Director in accordance with laws, administrative regulations, departmental rules, securities regulatory rules of the place where the Company's shares are listed and the provisions of the Articles of Association.

No employee representatives are to be appointed as Directors by the Company. The general manager or any other senior management member can concurrently serve as a Director, but the total number of Directors who hold the positions of the general managers or other senior management members shall not be more than 1/2 of the total number of Directors of the Company.

Article 101 The Directors shall comply with laws, administrative regulations, securities regulatory rules of the place where the Company's shares are listed and the Articles of Association, and shall fulfill the fiduciary obligation to the Company as follows:

- (I) not to take advantage of his/her functions and powers to accept bribes or other illegal income, and not to misappropriate the property of the Company;
- (II) not to misappropriate the funds of the Company;
- (III) not to deposit the Company's assets or funds in an account opened in his/her own name or in the name of any other individual;
- (IV) not to lend the Company's funds to others or provide guarantees for others with the Company's property in violation of the provisions of the Articles of Association and without the approval of the shareholders' meeting or the Board of Directors;
- (V) not to enter into any contract or transaction with the Company in violation of the provisions of the Articles of Association, or without the approval of the shareholders' meeting;
- (VI) not to take advantage of his/her position to seek business opportunities that should belong to the Company for himself/herself or others, or engage in business similar to that of the Company for himself/herself or others, without the approval of the shareholders' meeting;
- (VII) not to accept commissions from the Company's transactions for his/her own benefit;
- (VIII) not to disclose the secrets of the Company without authorization;
- (IX) not to take advantage of his/her affiliation to harm the interests of the Company;
- (X) other fiduciary obligations stipulated in laws, administrative regulations, departmental rules, securities regulatory rules of the place where the Company's shares are listed and the Articles of Association.

The revenue derived by a Director in violation of the provisions of this Article shall be returned to the Company. If it causes any losses to the Company, he/she shall be liable for compensation.

Article 102 The Directors shall comply with laws, administrative regulations, securities regulatory rules of the place where the Company's shares are listed and the Articles of Association, and bear the following responsibilities of diligence to the Company:

- (I) to exercise the rights conferred by the Company with due discretion, care and diligence to ensure the business operations of the Company comply with the requirements of PRC laws, administrative regulations and relevant PRC economic policies and are not beyond the business scope specified in the business license;
- (II) to treat all shareholders fairly;
- (III) to keep abreast of the Company's business operation and management;
- (IV) to sign written confirmations of the Company's periodic reports, to ensure that the information disclosed by the Company is true, accurate and complete;
- (V) to provide the status reports and information to the Supervisory Committee truthfully, and not to hinder the Supervisory Committee or Supervisors from exercising their powers;
- (VI) other responsibilities of diligence stipulated in laws, administrative regulations, departmental rules, securities regulatory rules of the place where the Company's shares are listed and the Articles of Association.

Article 103 A Director who fails to attend two consecutive meetings of the Board of Directors in person or to delegate other Directors to attend the meetings on his/her behalf shall be deemed to be incapable of performing his/her duties, and the Board of Directors shall propose to the shareholders' meeting to remove such Director. Subject to the securities regulatory rules of the place where the Company's shares are listed, a Director who attends a meeting of the Board of Directors by internet, video, telephone or other means with equivalent effect shall also be deemed to be attending the meeting in person.

Article 104 A Director may resign before the expiry of his/her term of office. A Director who resigns shall submit a written resignation report to the Board of Directors. The Board of Directors shall disclose the relevant resignation within 2 days or within the period required by the securities regulatory rules of the place where the Company's shares are listed.

In the event that the Board of Directors of the Company falls below the quorum minimum due to a Director's resignation, or in the event that the proportion of independent Directors on the Board of Directors of the Company or its specialized committees does not comply with laws, regulations, securities regulatory rules of the place where the Company's shares are listed or the provisions of the Articles of Association due to the resignation of an independent Director, or in the event that there is no accounting professional among the independent Directors, the resignation report of such Director shall not take effect until the successor fills the vacancy arising from his/her resignation. Before the resignation report takes effect, the resigning Director shall continue to perform his/her duties in accordance with relevant laws, regulations and securities regulatory rules of the place where the Company's shares are listed and the provisions of Articles of Association, unless otherwise provided by laws, regulations and securities regulatory rules of the place where the Company's shares are listed. The Company shall complete the by-election within 60 days from the date when the Director or independent Director submits the resignation and ensure that the composition of the Board of Directors and its special committees comply with laws, regulations, securities regulatory rules of the place where the Company's shares are listed and the provisions of Articles of Association.

Except as provided above, the resignation of a Director shall come into force upon the delivery of the resignation report to the Board of Directors.

Article 105 Upon a Director's resignation becomes effective or his/her term of office expires, he or she shall complete all of the handover procedures with the Board of Directors, and his or her fiduciary obligations to the Company and the Shareholders shall not necessarily be discharged after the expiration of his/her term of office. His/her obligation to maintain the confidentiality of the Company's trade secrets shall remain in effect after the expiration of his/her term of office until such secrets become public information. The duration of the other obligations shall be determined on an equitable basis, depending on the length of time between the occurrence of the event and the departure from office, and the circumstances and conditions under which the relationship with the Company is terminated.

Article 106 Where it is not prescribed by the Articles of Association or without the lawful authorization of the Board of Directors, no Director shall act on behalf of the Company or the Board of Directors in his/her personal capacity. Where a Director acts in his/her capacity, such Director shall declare in advance his/her position and identity in circumstances where a third party would reasonably believe that such Director is acting on behalf of the Company or the Board of Directors.

Article 107 A Director who violates laws, administrative regulations, departmental rules, securities regulatory rules of the place where the Company's shares are listed or the provisions of the Articles of Association in the course of performing duties of the Company and causes losses to the Company shall be liable for compensation.

Article 108 The terms of office, nomination and election procedures, powers and responsibilities of the independent Directors and other related matters shall be implemented in accordance with laws, securities regulatory rules and the relevant regulations of the stock exchange of the place where the Company's shares are listed.

There should be three or more independent Directors, and such number shall be no less than one-third of the Board of Directors as a whole. Additionally, at least one independent Director shall possess proper professional qualifications or proper accounting or finance-related management expertise as required by the securities regulatory rules of the place where the Company's shares are listed. One independent Director shall be permanently resident in Hong Kong. All independent Directors shall be independent as required by securities regulatory rules of the place where the Company's shares are listed.

Section II Board of Directors

Article 109 The Company shall establish a Board of Directors which shall be accountable to the shareholders' meeting.

Article 110 The Board of Directors shall consist of nine Directors, including three Independent Directors. The Board of Directors shall have a chairman with no vice chairman.

Article 111 The Board of Directors shall exercise the following functions and powers:

- (I) To convene the shareholders' meeting to present their work reports at such meetings;
- (II) To execute resolutions of the shareholders' meeting;
- (III) To decide on the business and investment plans of the Company;
- (IV) To prepare the annual financial budgets and final accounts plans of the Company;
- (V) To prepare the profit distribution plan and loss makeup plan of the Company;
- (VI) To prepare plans for the increase or reduction of the registered capital of the Company, the issuance of bonds or other securities and the listing;
- (VII) To formulate plans for material acquisitions, purchase of shares of the Company, or merger, division, dissolution and change of corporate form of the Company;
- (VIII) To decide on external investment, acquisition and disposal of assets, external guarantee, entrusted financial management, related transactions and external donations within the scope of the Articles of Association and the authorization granted by the shareholders' meeting;

- (IX) To resolve on the establishment of internal management organizations of the Company;
- (X) To appoint or dismiss the Company's general manager; to appoint or dismiss the secretary to the Board of Directors as nominated by the chairman of the Board of Directors; to appoint or dismiss the Company's deputy general manager, chief financial officer (the financial controller), chief technology officer and other senior management members (except the secretary to the Board of Directors) as nominated by the general manager; and determine their remunerations and rewards and penalties;
- (XI) To set up the basic management system of the Company;
- (XII) To formulate the proposals for any amendment to the Articles of Association;
- (XIII) To manage the disclosure of information by the Company;
- (XIV) To propose to the shareholders' meeting the appointment or change of the accounting firm acting as the auditors of the Company;
- (XV) To listen to the work report of the general manager of the Company and examine the general manager's work;
- (XVI) Subject to compliance with securities regulatory rules of the place where the Company's shares are listed, to decide on the acquisition of the shares of the Company (due to circumstances provided in items (III), (V) and (VI) of the first paragraph of Article 25 of the Articles of Association);
- (XVII) Other functions and powers authorized by the laws, administrative regulations, departmental rules, securities regulatory rules of the place where the Company's Shares are listed and the Articles of Association.

The Board of Directors of the Company establishes an Audit Committee, a Strategy Committee, a Nomination Committee and a Remuneration and Appraisal Committee. Special committees shall report to the Board of Directors and perform their duties in accordance with the Articles of Association and authorization of the Board of Directors. Proposals shall be submitted to the Board of Directors for consideration and decision. The members of special committees shall be all composed of Directors. Among them, Independent Directors shall be the majority in the Audit Committee, Nomination Committee and Remuneration and Appraisal Committee, and serve as the convener. The convener of the Audit Committee shall be an accounting professional. The Board of Directors shall be responsible for formulating the working procedures of special committees and regulating the operation of special committees.

Matters beyond the scope authorized by the shareholders' meeting shall be submitted to the shareholders' meeting for decision.

Article 112 The Board of Directors of the Company shall explain the non-standard auditing opinions on the financial reports of the Company issued by a certified public accountant to the shareholders' meeting.

Article 113 The Board of Directors shall formulate the rules of procedures of the meetings of the Board of Directors to ensure the implementation of the shareholders' meeting's resolutions, improve the work efficiency and guarantee scientific decision-making.

These rules shall specify the procedures for the convening of and voting at the meetings of the Board of Directors, and shall be appended to the Articles of Association. They shall be drafted by the Board of Directors for approval by the shareholders' meeting.

Article 114 The Board of Directors shall determine the authority of external investment, acquisition and disposal of assets, asset mortgage, external guarantee, entrusted financial management, related transactions, external donations, and establish strict review and decision-making procedures; major investment projects shall be reviewed by relevant experts and professionals and reported to the shareholders' meeting for approval.

Article 115 Except as otherwise provided by the securities regulatory rules of the place where the Company's shares are listed, any transaction entered into by the Company (excluding the provision of guarantees) that meets any of the following criteria shall be submitted to the Board of Directors for consideration:

- (I) The total amount of assets involved in the transaction (if the assets involved have both book value and valuation, whichever is higher) accounts for over 10% of the latest audited total assets of the Company;
- (II) The business income of the transaction subject (such as equity) accounts for over 10% of the audited business income of the Company in the latest accounting year, and exceeds RMB10 million;
- (III) The net profit of transaction subject (such as equity) accounts for more than 10% of the audited net profit of the Company in the latest accounting year, and exceeds RMB1 million;
- (IV) The net assets of the transaction subject (such as equity) accounted for over 10% of the Company's market value in the latest accounting year;
- (V) The transaction amount accounts for over 10% of the Company's market value;

(VI) The profits generated from the transaction account for more than 10% of the audited net profit of the Company in the latest accounting year, and exceed RMB1 million.

Except as otherwise provided by the securities regulatory rules of the place where the Company's shares are listed, if the data involved in the above index calculation is negative, the absolute value of the data shall be taken.

Transactions as mentioned in this Article include purchase or sale of assets (excluding purchase of raw materials, fuels and power, and sale of products or commodities, and other transactions that are related to ordinary operation); external investment (except for the purchase of wealth management products of banks); transfer or acquisition of research and development projects; signing license agreements; lease-in or lease-out of assets; appointing or being appointed by others to manage assets and businesses; giving or being given assets as gifts; restructuring of claims or debts; providing financial support; and other transactions approved by the stock exchange.

Except as otherwise provided by the securities regulatory rules of the place where the Company's shares are listed, when the relevant criteria for the transaction matters are not met, the decision shall be made by the general manager.

Subject to the securities regulatory rules of the place where the Company's shares are listed and except for the external guarantees stipulated in Article 45 of the Articles of Association which shall be submitted to the shareholders' meeting for deliberation, all other external guarantees of the Company shall be approved by the Board of Directors. The external guarantees within the scope of authority of the Board of Directors shall also be approved by more than two-thirds of the Directors present at the meeting of the Board of Directors, besides be approved by more than half of all Directors.

If the Company provides mortgage or pledge with its own assets for its own debts and such guarantee reaches the standards stipulated above, it shall be approved by the Board of Directors.

A connected transaction between the Company and a connected natural person with the transaction amount exceeding RMB0.3 million (except for guarantees provided by the Company) and between the Company and a connected legal person with the transaction amount exceeding RMB3 million and accounting for over 0.1% of the Company's latest audited total assets or market value (except for guarantees provided by the Company) shall first be approved by more than half of all independent Directors of Company and then submitted to the Board of Directors for approval. Where the connected transaction meets the standards for deliberation by the shareholders' meeting, it shall be submitted to the shareholders' meeting for approval after being considered by the Board of Directors. Where the relevant indicators of the connected transaction do not meet the above-mentioned standards, the decision shall be made by the general manager.

If the general manager has a connected relationship with the connected transaction matter, such connected transaction shall be submitted to the Board of Directors for review and approval.

When the Board of Directors considers above transactions, related transactions, external guarantees and borrowings, it should establish strict review and decision-making procedures; Major investment projects exceeding the above authority shall be reviewed by relevant experts and professionals and submitted to the shareholders' meeting for approval.

The external guarantee that are not considered and approved by the Board of Directors in accordance with above approval authority and review procedures shall be invalid. Where any external guarantee considered and approved in violation of the approval authority or review procedures causes a loss to the Company or the shareholders, the related Directors, senior management members or any other person held liable shall bear the liability for damages in accordance with the laws.

Article 116 The Board of Directors shall have one chairman of the Board of Directors, who shall be elected by more than half of all members of the Board of Directors.

Article 117 The chairman of the Board of Directors shall perform the following functions and powers:

- (I) To preside over shareholders' meetings, convene and preside over the meetings of the Board of Directors, and determine the agenda of the meetings of the Board of Directors;
- (II) To supervise and inspect the implementation of resolutions of the Board of Directors;
- (III) To sign important documents of the Board of Directors and other documents that shall be signed by the chairman of the Board of Directors;
- (IV) To receive reports from the general manager on the implementation of resolutions of the Board of Directors;
- (V) Other authorities stipulated by laws and regulations, the securities regulatory rules of the place where the Company's shares are listed, and those authorized by the Board of Directors.

Article 118 Where the chairman of the Board of Directors is incapable of performing or is not performing his/her duties, a Director nominated by more than half of the Directors shall perform such duties.

Article 119 Meetings of the Board of Directors shall be held at least 4 times a year and be convened by the chairman of the Board of Directors. A notice shall be given to all Directors and Supervisors 14 days before the date of the proposed meeting in writing.

Article 120 Where the chairman of the Board of Directors considers it necessary, an extraordinary meeting of the Board of Directors may be convened upon requisition by either shareholder holding 10% or more of voting shares, or one-third or more of directors or the Supervisory Committee. The chairman of the Board of Directors shall convene and hold the meeting of the Board of Directors within 10 days after receiving the requisition.

Article 121 Notice for convening an extraordinary meeting of the Board of Directors shall be given in writing, delivered either in person, by prepaid mail, fax, or email, and shall be issued at least 5 days prior to the meeting. In urgent circumstances requiring prompt convening of an extraordinary meeting of the Board of Directors, notice may be given at any time by telephone or other oral means, provided that the convener shall provide an explanation during the meeting. The obligation to make notification in advance for an extraordinary meeting of the Board of Directors may be waived upon unanimous written consent of all Directors.

Article 122 The notice of the meeting of the Board of Directors shall specify:

- (I) The time, place and duration of the meeting;
- (II) The form of the meeting;
- (III) Matters (proposals) to be considered and relevant materials;
- (IV) The convener and chairperson of the meeting, the proposer of and his/her written proposal for the special meeting;
- (V) Documents needed for the Directors to consider and vote on the resolutions;
- (VI) Requirements that Directors attend the meeting in person or by proxy;
- (VII) The time of issuance of the meeting notice, contact person and means of contact.

A verbal notice of the meeting shall at least include items (I), (II) and (III) above, and an explanation for a meeting of the Board of Directors to be held quickly due to urgent circumstances.

Article 123 The meeting of the Board of Directors shall be attended by more than one half of the Directors. Unless otherwise stipulated by laws, administrative regulations, departmental rules and the securities regulatory rules of the place where the Company's shares are listed, resolutions made by the Board of Directors must be passed by more than half of all Directors. The guarantees within the scope of authority of the Board of Directors shall also be approved by more than two-thirds of the Directors present at the meeting of the Board of Directors, besides be approved by more than half of all Directors.

When voting on the resolutions of the Board of Directors, each Director shall have one vote.

Article 124 When the Directors have connected relationship with the enterprise involved in the resolution to be passed at the meeting of the Board of Directors, he/she shall not vote in respect of such resolution and shall not vote on behalf of other Directors. Such meeting of the Board of Directors shall be held in the attendance of more than half of the Directors without connected relationship. All resolutions to be passed at the meeting of the Board of Directors shall be passed by more than half of the Directors without connected relationship. If number of the Directors without connected relationship attending the meeting of the Board of Directors is less than 3, such matter shall be submitted to the shareholders' meeting for consideration. If there are any additional restrictions imposed by laws and regulations and the securities regulatory rules of the place where the Company's shares are listed on the participation of Directors in the meeting of the Board of Directors and voting, such provisions shall apply.

Article 125 The voting for the resolutions of the Board of Directors shall be conducted by a registered poll or by a show of hands.

Subject to ensuring that Directors can fully express their opinions, a special meeting of the Board of Directors may be convened and resolutions may be adopted by means of video, fax, telephone, or any communication equipment that enables all Directors to communicate, provided that such resolutions are signed by the attending Directors.

Directors may make a reasonable request to seek independent professional advice as required for decision-making under appropriate circumstances, and the expenses incurred shall be borne by the Company.

Article 126 Unless it is impossible to hold an onsite meeting or a meeting by video or telephone due to any special reasons such as emergencies or force majeure events, the meeting of the Board of Directors shall be held by way of an on-site meeting or by video or telephone.

If an onsite meeting or a meeting by video or telephone cannot be held due to any special reasons such as emergencies or force majeure events, etc., subject to the condition that Directors will express their opinions fully, a resolution can be made in the extraordinary meeting of the Board which can be held by means of communication (such as delivered in person or fax, etc.) and will be signed and voted by the directors attending the meeting. If the number of Directors who vote in favor of the proposal reaches the statutory proportion within the deadline specified in the notice, the proposal becomes a resolution of the Board.

Article 127 The Directors shall attend the meeting of the Board of Directors in person; If Directors fail to attend for any reasons, such Director may appoint in writing other Directors to attend such meeting on his behalf, the proxy statement shall indicate the names of principal and trustee, principal's brief opinions on each proposal, the scope and validity period of authorization, and instructions on the intention to vote on the proposal, and shall be signed or sealed by the principal, and the date of signing the entrustment, etc.

The Directors who attend the meeting on behalf of another Director shall exercise the rights of Directors within the scope of authorization. If Directors fail to attend the meeting of the Board of Directors in person or appoints any representative to attend on his behalf, such Director shall be deemed to have waived his voting rights at such meeting.

Article 128 The Board meeting shall prepare meeting minutes concerning any matters decided at such meeting. The Directors attending the meeting shall sign the meeting minutes.

The minutes of the meeting of the Board of Directors shall be kept as file of the Company for a period of not less than 10 years.

Article 129 The minutes of the meeting of the Board of Directors shall include the following:

- (I) Date, venue of the meeting and the name of convener;
- (II) The names of the attending Directors and the names of the Directors (agent) attending the meeting upon entrustment by other Directors;
- (III) The agenda of the meeting;
- (IV) Summary of key points made by Directors;
- (V) The voting method and results with respect to each matter that was the subject of a resolution (the voting results shall state the number of votes for, against or abstention);

(VI) Other matters that the attending Directors deem necessary to include in the minutes.

Section III Secretary to the Board of Directors

Article 130 Board shall have a secretary to the Board of Directors. The secretary to the Board of Directors is a senior management member of the Company and is responsible to Board.

Article 131 The secretary to the Board of Directors shall have the requisite professional knowledge and experience, and shall be appointed by the Board of Directors. The circumstances defined in the Articles of Association with respect to disqualified Directors of the Company are applicable to the secretary to the Board of Directors.

Article 132 The secretary to the Board of Directors shall be responsible for the preparation of the shareholders' meeting and the meetings of the Board of Directors, keeping of documents, management of shareholders' information of the Company and handling matters such as information disclosure.

The Secretary to the Board of Directors shall abide by the laws, administrative regulations, departmental rules, the securities regulatory rules of the place where the Company's shares are listed and the relevant provisions of the Articles of Association.

Article 133 Directors or senior management members of the Company may also act as the Secretary to the Board of Directors of the Company. The certified public accountant of the accountancy firm and the lawyer of the law firm engaged by the Company shall not act as the secretary to the Board of Directors.

Article 134 Where the secretary to the Board of Directors is held concurrently by a Director, and an act shall be done by a director and a secretary to the Board of Directors separately, the person who holds the Director and secretary to the Board of Directors shall not perform the act in a dual capacity.

Chapter VI General Manager and Other Senior Management Members

Article 135 The Company has one general manager, who shall be appointed or dismissed by the Board of Directors.

The company has several deputy general managers, who are nominated or dismissed by the general manager, and appointed or dismissed by the Board of Directors.

The company has one chief financial officer (financial controller), who is nominated or dismissed by the general manager, and appointed or dismissed by the Board of Directors.

The company has one chief technology officer, who is nominated or dismissed by the general manager, and appointed or dismissed by the Board of Directors.

The company has one secretary to the Board of Directors, who is nominated or dismissed by the chairman of the Board, and appointed or dismissed by the Board of Directors.

The general manager, deputy general manager, chief financial officer (the financial controller), chief technology officer and secretary to the Board of Directors are senior management members of the Company.

Article 136 Article 98 of the Articles of Association regarding the circumstances with respect to disqualified Directors are applicable to the senior management members.

The provisions of Article 101 of the Articles of Association on the fiduciary duties and Item (IV) to (VI) of Article 102 on the duties of diligence of Directors shall also apply to senior management members.

Article 137 A person holding other duties other than Director and Supervisor in other units controlled by controlling shareholders and de facto controllers of the Company shall not serve as a senior management member of the Company.

The senior management members shall receive salaries by the Company, and the controlling shareholders shall not pay the salaries on behalf of the Company.

Article 138 The term of office of the general manager shall be three years, and the general manager can be reappointed.

Article 139 The general manager shall be accountable to the Board of Directors and exercise the following functions and powers:

- (I) To be in charge of the production, operation and management of the Company, to organize the implementation of the resolutions of the Board of Directors, and to report his/her works to the Board of Directors;
- (II) To organize the implementation of the Company's annual business plans and investment plans;
- (III) To decide on transaction matters below the standards that require submission to the Board of Directors for consideration as stipulated in Article 115 to the Articles of Association;
- (IV) To draft plans for the establishment of the Company's internal management organization;

- (V) To draft the Company's basic management system;
- (VI) To formulate the specific rules and regulations of the Company;
- (VII) To recommend or propose to the Board of Directors appointment or dismissal of deputy general manager, chief financial officer (the financial controller), chief technology officer and other senior management members (except the secretary to the Board of Directors);
- (VIII) To decide on the appointment or dismissal of management personnel other than those required to be appointed or dismissed by the Board of Directors;
- (IX) To convene and preside over the general manager's office meetings;
- (X) To exercise the functions and powers stipulated in the work rules of the general manager;
- (XI) To exercise other functions and powers conferred by the Articles of Association or the Board of Directors.

The general manager shall attend the meeting of the Board of Directors.

Article 140 The general manager shall prepare the work rules of the general manager for approval by the Board of Directors before implementation.

Article 141 The work rules of the general manager shall contain the following:

- (I) The conditions and procedures for the convening of a general manager's office meeting and the persons attending such meeting;
- (II) The specific duties for the general manager and other senior management members and the assignment of responsibilities between them;
- (III) The authority with respect to the use of the funds and assets of the Company and the execution of material contracts as well as the reporting system to the Board of Directors and the Supervisory Board;
- (IV) Other matters considered important by the Board of Directors.

Article 142 The general manager may resign prior to the expiry of his office term. The procedure and rules for the resignation of the general manager shall be specified in the labor contract between the general manager and the Company.

Article 143 Deputy general manager, chief financial officer (financial controller), and chief technology officer assist the general manager in his work.

Article 144 If any senior management members have violated the provisions of any laws, administrative regulations, departmental rules, the securities regulatory rules of the place where the Company's shares are listed or the Articles of Association while performing his/her duties and causing losses to the Company, he/she shall be liable for compensation.

Article 145 Senior management members of the Company shall perform their duties honestly, and protect the best interests of the Company and all the shareholders. Senior management members of the Company shall be liable for compensation in accordance with the laws for any damage caused to the interests of the Company and public shareholders as a result of their failure to perform duties honestly or violation of their fiduciary duties.

Chapter VII Supervisory Committee

Section I Supervisors

Article 146 The circumstances of disqualification of Directors prescribed in Article 98 of the Articles of Association shall also be applicable to the Supervisors.

No Director, general manager, or other senior management members shall concurrently hold the position of a Supervisor.

Article 147 Supervisors shall comply with the laws, administrative regulations, the securities regulatory rules of the place where the Company's shares are listed and the provisions of the Articles of Association. Supervisors shall have the fiduciary duties and the duties of diligence of the Company. Supervisors shall not accept any briberies or other illegal income by taking advantage of his powers and position and shall not embezzle any property of the Company.

Article 148 The term of office of each Supervisor shall be a period of 3 years, renewable upon re-election.

Article 149 If the term of office of a Supervisor expires but re-election is not made responsively or if any Supervisor resigns during his/her term of office so that the membership of the Supervisory Committee falls short of the quorum, the said Supervisor shall continue performing the duties as Supervisor pursuant to laws, administrative regulations, the securities regulatory rules of the place where the Company's shares are listed and the Articles of Association until a new Supervisor is elected.

Article 150 Supervisors shall ensure that the information disclosed by the Company is true, accurate and complete, and sign written confirmation opinions on periodic reports.

Article 151 Supervisors may attend in the meeting of the Board of Directors and make inquires or give opinions on the decisions of the Board of Directors.

Article 152 Supervisors shall not use the associated relationship to damage the interests of the Company; otherwise, they shall be liable for compensation for any loss incurred to the Company.

Article 153 If a Supervisor has violated the provisions of any laws, administrative regulations, departmental rules, the securities regulatory rules of the place where the Company's shares are listed or the Articles of Association while performing his/her duties and causing losses to the Company, he/she shall be liable for compensation.

Section II Supervisory Committee

Article 154 The Company shall have a Supervisory Committee. The Supervisory Committee shall consist of three Supervisors. The Supervisory Committee shall appoint a chairman, who shall be elected by more than half of all Supervisors.

The chairman of the Supervisory Committee shall convene and preside over a meeting of the Supervisory Committee; if the chairman of the Supervisory Committee is unable or fails to perform his/her duties, a Supervisor selected by more than one half of all Supervisors shall convene and preside over the meeting of the Supervisory Committee.

The Supervisory Committee shall consist of shareholder representatives and an appropriate proportion of the Company's employee representatives and the percentage of employee representatives shall not be less than one-third. The employee representatives of the Supervisory Committee shall be elected by employees of the Company at the employee representatives' meeting, employee meeting or otherwise democratically.

Article 155 The Supervisory Committee shall exercise the following functions and powers:

- (I) To review the periodic reports of the Company prepared by the Board of Directors and propose written examination suggestions;
- (II) To review the Company's financial position;

- (III) To supervise the conducts of the Directors and senior management members in discharge of their duties and to advise on the dismissal of any Directors or senior management members who is in breach of laws, administrative regulations, the securities regulatory rules of the place where the Company's shares are listed, the Articles of Association or resolutions of the shareholders' meeting;
- (IV) To demand Directors or senior management members who acts in a manner which is harmful to the Company's interest to rectify such behavior;
- (V) To propose to convene an extraordinary general meeting, and to convene and preside over the shareholders' meeting where the Board of Directors fails to perform its duty to do so as required by the Company Law;
- (VI) To submit proposals to the shareholders' meeting;
- (VII) To initiate legal proceedings against the Directors or senior management members according to Article 189 of the Company Law;
- (VIII) To investigate into unusual operation of the Company and if necessary, to engage an accounting firm, a law firm or other professional institutions to assist in its work at the expenses of the Company;
- (IX) Other functions and powers provided by laws, regulations, the securities regulatory rules of the place where the Company's shares are listed and the Articles of Association.

The Supervisory Committee may require Directors and senior management members to submit reports on the performance of their duties. The Directors and senior management members shall provide true information and data to the Supervisory Committee and not interfere with the Supervisory Committee or Supervisors in the exercise of their functions and powers.

Article 156 The meeting of the Supervisory Committee shall be held at least once every six months. Supervisors may propose to convene an extraordinary meeting of the Supervisory Committee. A notice of the meeting of the Supervisory Committee shall be given in 10 days prior to the convening of such meeting, and notice of the extraordinary meeting of the Supervisory Committee shall be given in 5 days prior to the convening of such meeting.

Resolutions made by the Supervisory Committee shall be approved by more than half of the members of the Supervisory Committee.

Article 157 Unless it is impossible to hold an onsite meeting or a meeting by video or telephone due to any special reasons such as emergencies or force majeure events, the meeting of the Supervisory Committee shall be held by way of an on-site meeting or by video or telephone. If an onsite meeting or a meeting by video or telephone cannot be held due to any special reasons such as emergencies or force majeure events, etc., subject to the condition that Supervisors will express their opinions fully, a resolution can be made by means of communication (such as delivered in person or fax, etc.) and will be signed and voted by the Supervisors attending the meeting. If the number of Supervisors who vote in favor of the proposal reaches the statutory proportion within the deadline specified in the notice, the proposal becomes a resolution of the Supervisory Committee.

The chairman of the meeting shall ask the Supervisory Committee for their definite opinions on each of the proposals. According to the proposal of the Supervisors, the chairman of the meeting may ask Directors, senior management members, other employees of the company or business personnel of relevant intermediaries to attend the meeting to accept questions.

Article 158 The Supervisory Committee shall establish rules of procedures of the Supervisory Committee for discussions, specifying the discussion methods and voting procedures so as to ensure the work efficiency and scientific decisions of the Supervisory Committee.

The rules of procedures of the Supervisory Committee stipulate the convening and voting procedures of the Supervisory Committee. The rules of procedures of the Supervisory Committee, as an annex to the Articles of Association, are drafted by the Supervisory Committee and approved by the shareholders' meeting.

Article 159 The Supervisory Committee shall make minutes of the decisions on the matters discussed, and the Supervisors attending the meeting shall sign on the minutes.

Supervisors have the right to request that certain explanatory notes be made on the minutes regarding their speeches at the meeting. Minutes of meetings of the Supervisory Committee shall be kept as company files for not less than 10 years.

Article 160 The notice of meetings of the Supervisory Committee includes the following:

- (I) The date, venue and duration of the meeting;
- (II) Matters to be considered (meeting proposals);
- (III) The convener and chairman of the meeting, the proposer of the extraordinary meeting and his/her written proposal;
- (IV) Meeting materials necessary for the Supervisors to vote;

- (V) Requirements with regard to meeting attendance by Supervisors in person;
- (VI) The date, contact person and contact information of the notice.

Chapter VIII Financial and Accounting Systems, Profit Distribution and Auditing

Section I Financial and Accounting Systems

Article 161 The Company shall establish financial and accounting systems according to laws, administrative regulations, the regulations stipulated by the relevant authorities and securities regulatory rules of the place where the Company's shares are listed. The Company shall adopt the Gregorian calendar year for its fiscal year, i.e. the fiscal year shall be from January 1 to December 31.

Article 162 The Company shall submit and disclose its annual reports to the CSRC and the stock exchange in the place where the Company's shares are listed within four months from the end of each fiscal year, and its interim reports to the relevant branch office of the CSRC and the stock exchange in the place where the Company's shares are listed within two months from the end of the first half of each fiscal year. If the securities regulatory authorities of the place where the Company's shares are listed provide otherwise, such provisions shall prevail.

The above-mentioned annual and interim reports shall be prepared in accordance with relevant laws, administrative regulations and the provisions of securities regulatory authorities and the stock exchange in the place where the Company's shares are listed.

Article 163 The Company will not establish account books other than the statutory account books. The assets of the Company shall not be deposited in any personal account.

Article 164 The Company is required to withdraw 10% of its profits into its statutory reserve fund when distributing each year's after-tax profits. When the cumulated amount of the statutory reserve fund of the Company has reached 50% or more of its registered capital, no further withdrawal is required.

Where the statutory reserve fund of the Company is insufficient to make up the losses of the Company for the preceding year, profits of the current year shall be applied to make up the losses before any allocation to the statutory reserve fund in accordance with the provisions in the preceding paragraph.

Subject to a resolution of the shareholders' meeting, after withdrawal has been made to the Company's statutory reserve fund from its after-tax profits, the Company may set aside funds for the discretionary reserve fund.

After making up of losses and appropriation to reserve funds, balance of the profit after tax shall be distributed to shareholders in proportion to their shareholdings, unless otherwise stipulated in the Articles of Association.

If the shareholders' meeting violates the above provisions and profits are distributed to the shareholders before the Company makes up for losses or makes allocations to the statutory reserve fund, the profits distributed in violation of the provisions must be returned by such shareholders to the Company.

No profit shall be distributed in respect of the shares of the Company which are held by the Company. The Company shall appoint one or more collection agents for H shareholders in Hong Kong. The collection agents shall collect on behalf of the relevant H shareholders the dividends distributed and other funds payable by the Company in respect of the H shares, and hold such monies in their custody pending payment to the H shareholders concerned. The collection agents appointed by the Company shall meet the requirements of the laws, regulations and the securities regulatory rules of the place where the Company's shares are listed.

Article 165 Reserve funds of the Company are used for recovering losses of the Company and expanding scale of operation of the Company or conversion into its capital, but capital reserve fund shall not be used for making up the Company's losses.

When the statutory reserve funds are converted into capital, the remaining balance of such reserve fund must not be less than 25% of its registered capital before such conversion.

Article 166 After the profit distribution plan has been resolved at the shareholders' meeting, or a specific plan has been formulated by the Board of Directors based on the conditions and caps of the interim dividends for the next year which have been considered and approved by the annual general meeting, the Board of Directors shall complete dividend (or share) distributions within two months. If it is not possible to implement the specific profit distribution plan within two months due to the provisions of laws, regulations, and the securities regulatory rules of the place where the Company's shares are listed, the implementation date of the specific plan may be adjusted in accordance with such provisions and the actual situation.

Article 167 the Company's profit distribution policy:

(I) Principles of profit distribution:

The Company shall implement a continuous and stable profit distribution policy. The profit distribution of the Company attaches importance to providing investors with reasonable and stable investment returns while also taking into account the Company's long-term and sustainable development.

(II) Form of profit distribution:

The Company may distribute dividends in cash, stocks, a combination of cash and stocks, or any other manner permitted by laws and regulations. The cash dividends shall take precedence over the share dividends. Where the conditions of cash dividends are met, profit distribution shall be carried out in form of cash dividends. Under certain conditions, the Company may distribute interim profit distributions. The cash dividend policy aims to achieve stable and growing dividends. When the Company's audit report for the most recent year is a non-unqualified opinion or an unqualified opinion with paragraphs of material uncertainty related to going concern or the asset-liability ratio is higher than 60%, or the net operating cash flow is negative, no profit distribution may be made.

(III) Conditions of profit distribution:

1. Conditions for cash dividends:

- (1) the Company records distributable net profits (i.e. the remaining after-tax profits after covering the Company's losses and making allocations to the reserve) is positive during the year or half year, and there is sufficient cash flow so that payment of cash dividends would not affect the Company's subsequent continuing operation;
- (2) the accumulated distributable profits made by the Company are positive;
- (3) auditors had issued a standard unqualified audit report for the financial statements of the Company for that year;
- (4) the Company has no major investment plans or major cash expenditures. (excluding projects funded by raised proceeds).

The term major investment plans or major cash expenditures in the preceding paragraph refers to cumulative expenditures for proposed investments, asset acquisitions, or equipment purchases within the following 12 months reaching or exceeding 20% of the Company's latest audited total assets attributable to the parent company.

2. Conditions for distributing stock dividends

Where the Company is in sound financial condition and the Board of Directors considers that the share price does not reflect the Company's capital scale, and that a stock dividend distribution would be in the overall interests of all shareholders, the Company may propose a stock dividend distribution plan, provided that the aforementioned cash dividend conditions are satisfied.

Where the Company proposes to distribute profits in the form of stock dividends, it shall give due consideration to whether the total share capital after such distribution remains commensurate with the Company's current operational scale, profit growth rate, and potential dilution of net assets per share, so as to ensure that the profit distribution scheme aligns with the overall and long-term interests of all shareholders.

(IV) Proportion and interval of cash dividend

Subject to fulfilling the cash dividend conditions and ensuring the Company's normal operations and sustainable development, the Company shall generally distribute cash dividends once annually upon approval by the annual general meeting. The Board of Directors may propose interim cash dividend based on the Company's profitability and capital requirements.

The Company shall maintain continuity and stability in its profit distribution policy. Where cash dividend distribution conditions are met, profits distributed by cash every year shall be not less than 20% of the distributable profit achieved for the current year. and in any three consecutive fiscal years, the Company's accumulative profit distributed in cash is not less than 30% of distributable profits achieved during such three years.

The Board of Directors shall, after comprehensive consideration of factors including the Company's industry characteristics, development stage, business model, profitability level and material capital expenditure plans, propose differentiated cash dividend policies in accordance with the procedures stipulated in the Articles of Association, taking into account the following circumstances:

- 1. Where the Company is at a mature development stage and has no material capital expenditure arrangements, the cash dividend distribution shall account for no less than 80% of the total profit distribution;
- 2. Where the Company is at a mature development stage and has material capital expenditure arrangements, the cash dividend distribution shall account for no less than 40% of the total profit distribution;

3. Where the Company is at a growth development stage and has material capital expenditure arrangements, the cash dividend distribution shall account for no less than 20% of the total profit distribution.

Where the Company's development stage cannot be clearly determined but material capital expenditure arrangements exist, the preceding provisions may apply.

Article 168 Decision-making mechanism and procedures for profit distribution:

(I) Decision-making mechanism and procedures for adjusting profit distribution policy:

The Company shall strictly implement the profit distribution policy stipulated in the Articles of Association. Where it is necessary to adjust the profit distribution policy set forth herein, the Company shall proceed from the standpoint of protecting shareholders' rights and interests, provide detailed justification and explanation for the reasons, and ensure that the adjusted profit distribution policy does not violate the relevant regulations of the CSRC and the Shanghai Stock Exchange. The Company shall communicate and engage with minority shareholders, fully soliciting their opinions and addressing their concerns. In the event of any adjustment to the profit distribution policy, if the independent directors deem that such adjustment may harm the interests of the Company or minority shareholders, they shall have the right to express their independent opinions. The adjustment shall then be subject to approval by a two-thirds majority of the voting rights held by shareholders present at the shareholders' meeting following passed by the Board. Where the cash dividend distribution is adjusted or amended, the specific reasons shall be disclosed in the annual report. If the independent directors have issued independent opinions, such opinions shall be disclosed in full.

- (II) Decision-making mechanism and procedures for profit distribution
 - 1. The profit distribution plan of the Company shall be formulated by the Board of Directors and submitted to the shareholders' meeting for approval after deliberation and adoption by the Board of Directors. When formulating specific cash dividend plans, the Board of Directors shall carefully study and evaluate matters such as the timing, conditions, minimum ratio of cash dividends, adjustment conditions, and relevant decision-making procedures. Independent directors may solicit opinions from minority shareholders, propose dividend distribution plans, and submit such proposals directly to the Board of Directors for deliberation. The Company shall disclose in detail the formulation and implementation of its cash dividend policy in its annual report.

- 2. In exceptional circumstances where the Company is unable to determine its annual profit distribution plan in accordance with the established cash dividend policy or minimum cash dividend ratio, it shall disclose the specific reasons in its annual report. The profit distribution plan of the Company for the current year must be approved by more than two-thirds of the voting rights held by shareholders present at the shareholders' meeting.
- 3. The shareholders' meeting shall review and vote on the profit distribution proposal submitted by the Board of Directors in accordance with laws and regulations, the securities regulatory rules of the stock exchange where the Company's shares are listed, and the provisions of the Articles of Association. To effectively safeguard the rights of public shareholders to participate in the shareholders' meeting, the Board of Directors, independent directors, and shareholders holding more than 1% of the voting shares may publicly solicit voting rights from shareholders. They shall proactively engage with shareholders, particularly minority shareholders, through multiple channels (including but not limited to telephone, fax, email, and interactive platforms), fully solicit their opinions and address their concerns, and promptly respond to issues raised by minority shareholders.
- 4. When convening its annual general meeting to review the annual profit distribution plan, the Company may consider and approve the conditions, maximum ratio, and ceiling amount for interim cash dividends in the following year. The cap on interim dividends for the subsequent year, as approved at the annual general meeting, shall not exceed the net profit attributable to the Company's shareholders during the corresponding period. The Board of Directors shall formulate specific interim dividend plans in accordance with the resolutions of the shareholders' meeting and subject to the conditions of profit distribution.
- 5. Where the Company's profit distribution plan may adversely affect the interests of the Company or its minority shareholders, the independent directors shall have the right to express their independent opinions.

Section II Internal Audit

Article 169 The Company shall implement an internal audit system and have professional audit staff, for the carrying out of internal audit and supervision on the financial revenues and expenditures and economic activities of the Company.

Article 170 The internal audit system of the Company and the duties of the auditing staff shall be subject to the approval of the Board. The officer in charge of audit shall be accountable to the Board of Directors and report his work to the same.

Section III Appointment of an Accounting Firm

Article 171 The Company shall engage an accounting firm that complies with the laws, regulations, and securities regulatory rules of the place where the Company's shares are listed to audit the financial statements of the Company, verify the net assets and offer other relevant consulting services. The term of service shall be one year, which is renewable upon expiry of the term.

Article 172 The appointment, removal, or non-renewal of an accounting firm by the Company must be passed by the shareholders' meeting by way of an ordinary resolution, and the Board of Directors shall not appoint an accounting firm before the decision is made by the shareholders' meeting.

Article 173 The Company guarantees that it will provide the accounting firm with true and complete accounting vouchers, accounting books, financial accounting reports and other accounting information without any rejection, omission or falsehood.

Article 174 The remuneration or method of determining remuneration of an accounting firm shall be decided by the shareholders' meeting.

Article 175 In the event of removal or non-renewal of appointment of an accounting firm, the Company shall notify the accounting firm 30 days in advance. The accounting firm shall be entitled to make representations when the resolution regarding the removal of the accounting firm is considered at the shareholders' meeting of the Company.

Where the accounting firm resigns, it shall make clear to the shareholders' meeting whether there is any impropriety on the part of the Company.

Chapter IX Notices and Announcements

Section I Notices

Article 176 The notices of the Company shall be delivered by the following means:

- (I) in person;
- (II) by mail;
- (III) by announcement;
- (IV) by other means either approved by the securities supervisory authority in the place where the Company's shares are listed or stipulated in the Articles of Association.

Article 177 Notices given by the Company by way of announcement shall be deemed to have been received by all relevant persons upon such announcement.

Unless the context otherwise requires, "announcement" as mentioned in the Articles of Association, in relation to announcements made to shareholders of A shares or announcements required to be made within China according to relevant provisions and the Articles of Association, refers to information published on the website of Shanghai Stock Exchange and media meeting the requirements of CSRC; in respect of an announcement to shareholders of H Shares or an announcement required to be made in Hong Kong by the relevant provisions and the Articles of Association, such announcement must be published on the website of the Company, the website of the Hong Kong Stock Exchange and such other websites as may be required by the relevant Hong Kong Listing Rules from time to time.

In respect of the manner in which the Company provides and/or distributes corporate communications to the holders of H Shares as required by the listing rules of the place where the Company's shares are listed, subject to compliance with the relevant listing rules of the place where the Company's shares are listed, the Company may also send or make available corporate communications to the holders of H Shares of the Company electronically or by means of posting the information on the Company's website or on the website of the stock exchange of the place where the Company's shares are listed, in lieu of delivering corporate communications to the holders of H Shares by personal delivery or postage-paid mail.

Article 178 A notice of convening the shareholders' meeting of the Company shall be given by way of an announcement.

Article 179 A notice of convening the meeting of the Board of Directors of the Company shall be given by personal delivery, prepaid mail, fax, or e-mail.

Article 180 A notice of convening the meeting of the Supervisory Committee of the Company shall be given by personal delivery, prepaid mail, fax, or e-mail.

Article 181 Where a notice of the Company is sent by personal delivery, the recipient shall sign (or seal) on the receipt of delivery and the date of service shall be the date on which the receipt is signed by the recipient; where a notice of the Company is sent by mail, the date of service shall be the first working day from the date when the notice is delivered to the post office; where a notice of the Company is served by way of announcement, the date of service shall be the date of the first publication of the notice.

Article 182 Failure to send a notice of the meeting to a person entitled to notice due to accidental omission or failure of the person to receive the notice of the meeting shall not invalidate the meeting and the resolutions made in such meeting.

Section II Announcement

Article 183 The Company has designated media platforms that meet the criteria set by the CSRC, the website of the Shanghai Stock Exchange (http://www.sse.com.cn), the HKEXnews website of the Hong Kong Stock Exchange (https://www.hkexnews.hk) and the official website of the Company (https://www.sicc.cc) as the media for publication of announcements and other information required to be disclosed by the Company.

Chapter X Merger, Division, Capital Increase and Reduction, Dissolution and Liquidation

Section I Merger, Division, Capital Increase and Reduction

Article 184 The merger of the Company may take the form of either merger by absorption or merger by new establishment.

In case of merger by absorption, a company absorbs any other company and the absorbed company is dissolved. In case of merger by new establishment, two or more companies merge into a new one and the parties to the merger are dissolved.

Article 185 If the Company is involved in a merger, the parties to the merger shall enter into a merger agreement and prepare a balance sheet and a property list. Within 10 days from the date of adoption of the merger resolution, the Company shall notify its creditors and within 30 days it shall make an announcement on media platforms that meet the criteria set by the CSRC, the National Enterprise Credit Information Publicity System, the website of the Shanghai Stock Exchange (http://www.sse.com.cn), and the HKEXnews website of the Hong Kong Stock Exchange (https://www.hkexnews.hk). Where there are other requirements imposed by the securities regulatory rules of the place where the Company's shares are listed, such requirements shall prevail.

A creditor may, within 30 days from the date of receipt of the written notice or, if he did not receive a written notice, within 45 days from the date of the announcement, require the Company to pay its debt to him in full or to provide commensurate security. Where there are other requirements imposed by the securities regulatory rules of the place where the Company's shares are listed, such requirements shall prevail.

Article 186 When the Company is merged, the claims and debts of each party to the merger shall be succeeded to by the Company surviving the merger or the new company established subsequent to the merger.

Article 187 If the Company is divided, its property shall be divided accordingly.

When the Company is divided, it shall prepare a balance sheet and a property list. Within 10 days from the date of adoption of the resolution on the division, the Company shall notify its creditors and within 30 days it shall make an announcement on media platforms that meet the criteria set by the CSRC, the National Enterprise Credit Information Publicity System, the website of the Shanghai Stock Exchange (http://www.sse.com.cn), and the HKEXnews website of the Hong Kong Stock Exchange (https://www.hkexnews.hk). Where there are other requirements imposed by the securities regulatory rules of the place where the Company's shares are listed, such requirements shall prevail.

Article 188 The surviving companies shall be jointly liable for the pre-division debts of the Company, unless provided otherwise in a written agreement on debt repayment reached between the Company and a creditor prior to the division.

Article 189 If the Company needs to reduce its registered capital, it must prepare a balance sheet and a property list.

The Company shall notify its creditors within 10 days from the date of adoption of the resolution to reduce its registered capital and shall publish a public announcement on media platforms that meet the criteria set by the CSRC, the National Enterprise Credit Information Publicity System, the website of the Shanghai Stock Exchange (http://www.sse.com.cn), and the HKEXnews website of the Hong Kong Stock Exchange (https://www.hkexnews.hk) within 30 days from the date of such resolution. Creditors shall, within 30 days of receiving written notice, or within 45 days of the date of the public announcement for those who have not received written notice, be entitled to require the Company to pay its debts in full or to provide a corresponding security. Where there are other requirements imposed by the securities regulatory rules of the place where the Company's shares are listed, such requirements shall prevail.

The registered capital of the Company after the reduction shall not be less than the statutory minimum amount.

Article 190 If a change occurs in the Company's registered particulars due to its merger or division, the change shall be registered with the Company's registrar in accordance with the laws. If the Company is dissolved, de-registration of the Company shall be carried out in accordance with the laws. If a new company is established, registration of the establishment of such company shall be carried out in accordance with the laws.

The increase or reduction of registered capital of the Company shall be registered with the Company registrar in accordance with the laws.

Section II Dissolution and Liquidation

Article 191 The Company shall be dissolved for the following reasons:

- (I) The term of business specified in the Articles of Association has expired or any other cause for dissolution specified in the Articles of Association has occurred;
- (II) The shareholders' meeting resolves to dissolve the Company;
- (III) Dissolution is necessary as a result of the merger or division of the Company;
- (IV) The Company has its business license revoked, is ordered to close down or is shut down in accordance with the laws;
- (V) Serious difficulties arise in the operation and management of the Company and its continued existence would cause material loss to the interests of the shareholders and such difficulties cannot be resolved through other means, in which case shareholders holding at least 10 percent of all shareholders' voting rights may petition the people's court to dissolve the Company.

Article 192 In case of circumstances described in item (I) of Article 191 of the Articles of Association, the Company may continue to exist by amending the Articles of Association.

Amendments to the Articles of Association pursuant to the preceding paragraph shall be subject to the approval of shareholders representing two-thirds or above of the voting rights present at the shareholders' meeting.

Article 193 If the Company is dissolved pursuant to items (I), (II), (IV) or (V) of Article 191 of the Articles of Association, it shall establish a liquidation committee and liquidation shall commence within 15 days from the date on which the cause for dissolution arises. The liquidation committee shall be composed of persons determined by the Directors or the shareholders' meeting. If the Company fails to establish the liquidation committee and carry out the liquidation within the time limit, its creditors may petition the people's court to designate relevant persons to form a liquidation committee and carry out the liquidation.

Article 194 The liquidation committee shall exercise the following functions and powers during the liquidation period:

- (I) To liquidate the Company's property and prepare the balance sheet and the list of property;
- (II) To notify creditors by sending notices or making public announcements;
- (III) To deal with the outstanding business of the Company involved in the liquidation;

- (IV) To pay all outstanding taxes and taxes arising in the course of liquidation;
- (V) To liquidate claims and debts;
- (VI) To handle the remaining property of the Company after paying off debts;
- (VII) To participate in civil litigation activities on behalf of the Company.

Article 195 The liquidation committee shall notify creditors within a period of 10 days from the date of its establishment and make announcements on media platforms that meet the criteria set by the CSRC, the National Enterprise Credit Information Publicity System, the website of the Shanghai Stock Exchange (http://www.sse.com.cn), and the HKEXnews website of the Hong Kong Stock Exchange (https://www.hkexnews.hk) within 60 days. Creditors shall declare their claims to the liquidation committee within 30 days from the date of receipt of the notice or, if they did not receive a notice, within 45 days from the date of the announcement. Where there are other requirements imposed by the securities regulatory rules of the place where the Company's shares are listed, such requirements shall prevail.

When declaring their claims, creditors shall explain the particulars relevant to their claims and submit supporting documentation. The liquidation committee shall register the claims.

During the claim declaration period, the liquidation committee shall not pay any debts to creditors.

Article 196 After the liquidation committee has liquidated the Company's property and prepared a balance sheet and property list, it shall formulate a liquidation plan and submit such plan to the shareholders' meeting or the people's court for confirmation.

The Company's property remaining after payment of the liquidation expenses, the wages, social insurance premiums and statutory compensation of the employees, the taxes owed and all the Company's debts shall be distributed by the Company to the shareholders in proportion to the shares they hold.

During liquidation, the Company shall continue to exist but may not engage in any business activities unrelated to the liquidation.

The Company's property will not be distributed to the shareholders until repayment of its debts in accordance with the preceding paragraph.

Article 197 If the liquidation committee, having liquidated the Company's property and prepared a balance sheet and property list, discovers that the Company's property is insufficient to pay its debts in full, it shall apply to the people's court for a declaration of bankruptcy in accordance with the laws.

After the people's court has ruled to declare the Company bankrupt, the liquidation committee shall turn over the liquidation matters to the people's court.

Article 198 Following completion of the liquidation of the Company, the liquidation committee shall prepare a liquidation report, submit the same to the shareholders' meeting or the people's court for confirmation, submit the same to the Company registrar, apply for cancellation of the Company's registration and publicly announce the Company's termination.

Article 199 The members of the liquidation committee shall devote themselves to their duties and fulfill their obligations of liquidation in accordance with the laws.

None of the members of the liquidation committee may take any bribe or any other illegal proceeds by taking advantage of his/her position, nor may he/she misappropriate any of the assets of the Company.

The members of the liquidation committee shall be liable for damages caused to the Company or creditors due to willfulness or gross negligence.

Article 200 Where the Company is declared bankruptcy in accordance with the laws, it shall implement bankruptcy liquidation in accordance with the relevant laws relating to bankruptcy of enterprise.

Chapter XI Amendments to the Articles of Association

Article 201 The Company shall amend the Articles of Association if:

- (I) Provisions of the Articles of Association conflict with the Company Law or related laws, administrative regulations and the securities regulatory rules of the place where the Company's shares are listed after such laws are amended;
- (II) A change occurs in the Company's situation and such change is inconsistent with the matters stated herein;
- (III) The shareholders' meeting decides to amend the Articles of Association.

Article 202 Amendments to the Articles of Association adopted by resolution of the shareholders' meeting that are subject to approval by the competent authorities shall be submitted to the competent authorities for approval. If an amendment to the Articles of Association involves a registered particular of the Company, registration of the change shall be carried out in accordance with the laws.

Article 203 The Board of Directors shall amend the Articles of Association in accordance with the resolution of the shareholders' meeting on the amendment to the Articles of Association and the approving opinion of relevant competent authorities.

Article 204 Amendments to the Articles of Association that are required to be disclosed under the laws, regulations and the securities regulatory rules of the place where the Company's shares are listed shall be announced in accordance with relevant requirements.

Chapter XII Supplementary Provisions

Article 205 Definitions

- (I) A controlling shareholder refers to a shareholder holding shares representing more than 50% of the total share capital of the Company; a shareholder holding less than 50% of shares in the Company, but the voting rights vested by the shares held by him/her have a material effect on any resolutions made at a shareholders' meeting, or controlling shareholder as defined in the securities regulatory rules of the place where the Company's shares are listed.
- (II) A de facto controller refers to a natural person, legal person or other organization which, though not a shareholder, through investment relationships, agreements, or other arrangements, may actually control the activities of the Company.
- (III) Related relations refer to relations between a controlling shareholder, de facto controller, Director, Supervisor or members of the senior management of the Company and the enterprise directly or indirectly controlled by the same, and other relations which may give rise to a transfer of interests of the Company according to the securities regulatory rules of the place where the Company's shares are listed. However, enterprises controlled by the State will not be regarded as having related relations only because they are under common control of the State.
- (IV) Unless otherwise provided by relevant national laws, administrative regulations and the securities regulatory rules of the place where the Company's shares are listed, "independent directors" referred in the Article of the Association shall have the same meaning as the "independent non-executive director" defined in the Hong Kong Listing Rules.

Article 206 The Board of Directors may formulate the articles in accordance with the provisions of the Articles of Association, provided that such articles shall not be in conflict with the Articles of Association.

Article 207 The Articles of Association are written in Chinese. In case of any inconsistency between the Articles of Association in any other language or of different version and the Articles of Association, the Chinese version of the Articles of Association last approved and registered with Huaiyin District Market Supervision Bureau of Jinan City shall prevail.

Article 208 For purpose of the Articles of Association, the terms "above", "within" and "below" shall all include the given figure; the terms "more than", "less than", "beyond", "lower than" and "more than" shall all exclude the given figure, unless otherwise specified in the provisions.

Article 209 The Board of Directors shall be responsible for the interpretation of the Articles of Association.

Article 210 The appendixes to the Articles of Association include the rules of procedure for the shareholders' meeting, the rules of procedure for the Board of Directors and the rules of procedure for the Supervisory Committee.

Article 211 The Articles of Association have been reviewed and approved by the shareholders' meeting and will come into effect from the date when the overseas listed ordinary shares (H shares) issued by the Company are listed on The Stock Exchange of Hong Kong Limited. After the Articles of Association come into effect, the original Articles of Association of the Company will automatically become null and void. In the event of any conflict between the Articles of Association and the laws, administrative regulations, normative documents and the securities regulatory rules of the place where the Company's shares are listed as promulgated from time to time, such laws, administrative regulations, normative documents and the securities regulatory rules of the place where the Company's shares are listed shall prevail.