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ZHEJIANG SANHUA INTELLIGENT CONTROLS CO., LTD.

浙江三花智能控制股份有限公司

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

(Stock Code: 2050)

PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION AND ITS APPENDICES

In order to further improve the corporate governance structure of Zhejiang Sanhua Intelligent Controls Co., Ltd. (the "Company") and promote standardized operations of the Company, in accordance with the relevant provisions of the Company Law of the People's Republic of China (the "Company Law"), the Securities Law of the People's Republic of China, the Guidelines for the Articles of Association of Listed Companies, the Rules Governing the Listing of Securities on the Shenzhen Stock Exchange, and other laws, administrative regulations and regulatory documents, and taking into account the actual situation of the Company, it is proposed to adjust the Company's governance structure. The audit committee of the board of directors shall exercise the powers and functions of the board of supervisors as stipulated in the Company Law, and relevant provisions in the Articles of Association and its appendices, namely the Rules of Procedure for the General Meeting and the Rules of Procedure for the Board of Directors, will be amended (the "Proposed Amendments"), while the Chinese name of the Rules of Procedure for the General Meeting will be changed from 《股東大會議事規則》 to 《股東會議事規則》. At the same time, it is proposed to request the general meeting to authorize the Company's management and its authorized representatives to handle matters related to industrial and commercial registration changes, and the filing of the Articles of Association. The final amended versions shall be subject to the content approved by the market supervision and administration authority. Details of the Proposed Amendments are set forth in the Appendix I to Appendix III to this announcement.

The Proposed Amendments to the Articles of Association and its appendices are subject to the consideration and approval by the shareholders at the general meeting of the Company. The amended Articles of Association and its appendices will take effect on the date of approval at the general meeting. The current Articles of Association and its appendices shall remain in full force and effect until then.

A circular containing, among other things, the details of the above proposal, together with the notice of the general meeting, will be published on the website of HKEXnews (www.hkexnews.hk) and the website of the Company (www.zjshc.com) in due course and will be dispatched to shareholders who have indicated their wish to receive a printed copy in due course.

By order of the Board

Zhejiang Sanhua Intelligent Controls Co., Ltd.

ZHANG Yabo

Chairman of the Board and Executive Director

Hong Kong, October 31, 2025

As at the date of this announcement, the Board comprises: (i) Mr. ZHANG Yabo, Mr. WANG Dayong, Mr. NI Xiaoming and Mr. CHEN Yuzhong as executive Directors; (ii) Mr. ZHANG Shaobo and Mr. REN Jintu as non-executive Directors; and (iii) Mr. BAO Ensi, Mr. SHI Jianhui, Ms. PAN Yalan and Mr. GE Jun as independent non-executive Directors.

APPENDIX I COMPARISON TABLE OF THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION

In accordance with the requirements of the latest amended Guidelines for the Articles of Association of Listed Companies and other laws and regulations, and taking into account the actual situation of the Company, the Company proposed to amend the relevant provisions of the Articles of Association. The specific amendments are as follows:

- 1. All references to "股東大會" have been changed to "股東會" (both meaning "general meeting"), and all references to "種類" have been changed to "類別" (both meaning "class");
- 2. Delete the content of Chapter 7 of the Articles of Association;
- 3. Individual articles not involving substantive amendments, such as changes in the numbering of articles, corresponding adjustments to the numbering of articles quoted, as well as adjustments to punctuation and formatting, are not listed in the comparison table. Other specific amendments are as follows:

Before Amendment

Article 1 In order to safeguard the legal rights and interests of Zhejiang Sanhua Intelligent Controls Co., Ltd. (浙江三花智 能控制股份有限公司) (the "Company"), its shareholders and creditors, and to regulate the organization and activities of the Company, the Articles of association ("the Articles") are formulated in accordance with the Company Law of the People's Republic of China (the "Company Law"), the Securities Law of the People's Republic of China (the "Securities Law"), the Guidelines for Articles of Association of Listed Companies, the Rules Governing the Listing of Securities on the Shenzhen Stock Exchange, the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Hong Kong Listing Rules") and other relevant requirements.

After Amendment

Article 1 In order to safeguard the legal rights and interests of Zhejiang Sanhua Intelligent Controls Co., Ltd. (浙江三花智 能控制股份有限公司) (the "Company"), its shareholders, employees and creditors, and to regulate the organization and activities of the Company, the Articles of association ("the Articles") are formulated in accordance with the Company Law of the People's Republic of China (the "Company Law"), the Securities Law of the People's Republic of China (the "Securities Law"), the Guidelines for Articles of Association of Listed Companies, the Rules Governing the Listing of Securities on the Shenzhen Stock Exchange, the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Hong Kong Listing Rules") and other relevant requirements.

Before Amendment	After Amendment
Article 2 The Company is a joint stock limited company established in accordance with the Company Law and other relevant requirements.	Article 2 The Company is a joint stock limited company established in accordance with the Company Law and other relevant requirements.
On December 19, 2001, as approved by the Leading Group for Listing of Enterprise (上市工作領導小組) of the People's Government of Zhejiang Province under the document Zhe Shang Shi (2001) No. 108, the Company was established through converting Sanhua-Fujikoki Co., Ltd. (三花不二工機有限公司) in its entirety and registered with Zhejiang Provincial Administration for Industry and Commerce (浙江省工商行政管理局) with a corporate legal person business license.	On December 19, 2001, as approved by the Leading Group for Listing of Enterprise (上市工作領導小組) of the People's Government of Zhejiang Province under the document Zhe Shang Shi (2001) No. 108, the Company was established through converting Sanhua-Fujikoki Co., Ltd. (三花不二工機有限公司) in its entirety and registered with Zhejiang Provincial Administration for Market Regulation (浙江省市場監督管理局) with a corporate legal person business license, and a unified social credit code of 913300006096907427.
Article 4 Registered name of the Company: 浙江三花智能控制股份有限公司	Article 4 Registered name of the Company: 浙江三花智能控制股份有限公司
Chinese name: 浙江三花智能控制股份有限公司	English name: ZHEJIANG SANHUA INTELLIGENT CONTROLS CO., LTD.
English name: ZHEJIANG SANHUA INTELLIGENT CONTROLS CO., LTD.	
Article 8 The chairman of the board of directors is the legal representative of the Company. If the chairman resigns, he shall be deemed to resign as the legal representative at the same time. If the legal representative resigns, the Company shall determine a new legal representative within 20 days from the data of resignation of the	Article 8 The director who represents the Company to carry out the Company's affairs is the legal representative of the Company. If the director who holds the position of the legal representative resigns, he shall be deemed to resign as the legal representative at the same time. If the legal

representative at the same time. If the legal representative resigns, the Company shall determine a new legal representative within 30 days from the date of resignation of the legal representative.

30 days from the date of resignation of the

legal representative.

Before Amendment	After Amendment
New Article	Article 9 The legal consequences of civil activities conducted by the legal representative in the name of the Company shall be borne by the Company.
	Restrictions on the authority of the legal representative imposed by the Articles or the general meeting shall not be enforceable against bona fide counterparty.
	If the legal representative causes damage to others while performing his/her duties, the Company shall bear civil liability. After assuming civil liability, the Company may recover compensation from the legal representative who is at fault in accordance with the laws or the Articles.
Article 9 The total capital of the Company are divided into shares of equal nominal value. Shareholders shall be liable to the Company to the extent of the shares held by them, and the Company shall be liable for its liabilities to the extent of all of its assets.	Article 10 Shareholders shall be liable to the Company to the extent of the shares subscribed by them, and the Company shall be liable for its liabilities to the extent of all of its properties.
Article 10 From the date upon which the Articles of Association of the Company come into effect, it shall be a legally binding document regulating the organization and activities of the Company, the rights and obligations between the Company and its shareholders and among shareholders, and shall be a legally binding document—upon the Company, its shareholders, directors, supervisors, and senior management. In accordance with the Articles, shareholders may sue shareholders, shareholders may sue directors, supervisors, chief executive officer and other senior management of the Company, and the Company may sue its shareholders, directors, supervisors, chief executive officer and other senior management.	Article 11 From the date upon which the Articles of Association of the Company come into effect, it shall be a legally binding document regulating the organization and activities of the Company, the rights and obligations between the Company and its shareholders and among shareholders, and shall be legally binding upon the Company, its shareholders, directors, and senior management. In accordance with the Articles, shareholders may sue shareholders, shareholders may sue directors, senior management of the Company, shareholders may sue its shareholders, directors and senior management.

Before Amendment	After Amendment
Article 11 The other senior management mentioned in the Articles refer to the president, technical officer, board secretary and the person in charge of financial affairs.	Article 12 The senior management mentioned in the Articles refer to the chief executive officer, president, chief engineer, board secretary, chief financial officer, and other personnel stipulated in the Articles.
Article 15 The shares of the Company shall be issued on the principles of transparency, fairness and equality, and each share of the same class shall rank <i>pari passu</i> .	Article 16 The shares of the Company shall be issued on the principles of transparency, fairness and equality, and each share of the same class shall rank <i>pari passu</i> .
For the same class of shares issued in the same tranche, each share of the same class shall be issued under the same conditions and at the same price; each subscriber, whether an entity or individual, shall be pay the same price for each share for which he/she subscribes for.	For the same class of shares issued in the same tranche, each share of the same class shall be issued under the same conditions and at the same price; each subscriber shall pay the same price for each share for which he/she subscribes for.
Article 16 The nominal value of the shares issued by the Company is denominated in RMB. The shares issued and listed on the Shenzhen Stock Exchange are referred to as "A Shares"; the shares issued and listed on the Hong Kong Stock Exchange are referred to as "H Shares".	Article 17 The nominal value of par value shares issued by the Company is denominated in RMB. The shares issued and listed on the Shenzhen Stock Exchange are referred to as "A Shares"; the shares issued and listed on the Hong Kong Stock Exchange are referred to as "H Shares".

Article 20 The Company or its subsidiaries (including the affiliates of the Company) shall not provide any assistance to a person who is acquiring or is proposing to acquire shares in the Company by way of gift, advance, guarantee, indemnity or loans or other means.

After Amendment

Article 21 The Company or its subsidiaries (including the affiliates of the Company) shall not provide financial assistance for other persons to obtain the shares of the Company or its parent company by way of gift, advance, guarantee, loans or other means, except for the implementation of the employee stock ownership plan by the Company.

In the interests of the Company, by a resolution of the general meeting or by a resolution of the board of directors in accordance with the Articles or the authorization of the general meeting, the Company may provide financial assistance for other persons to obtain the shares of the Company or its parent company, provided that the total accumulative amount of the financial assistance shall not exceed 10% of the total issued share capital. Resolutions made by the board of directors shall be passed by more than two-thirds of all directors.

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Before	AIII	eno	ımer	11.

Article 21 Based on the operation and development needs of the Company and subject to laws and regulations, the Company may increase its share capital via the following methods upon approval by resolutions at general meeting:

- (I) **Public** offering of shares;
- (II) Non-public offering of shares;
- (III) Issuing bonus shares to existing shareholders;
- (IV) Converting capital reserve into share capital;
- (V) Other methods **permitted** by laws, administrative regulations and the CSRC.

Article 22 The Company may reduce its registered share capital in accordance with the Articles of Association. The Company shall reduce its registered share capital in accordance with the Company Law and other relevant requirements and the procedures required by the Articles-of Association.

After Amendment

Article 22 Based on the operation and development needs of the Company and subject to laws and regulations, the Company may increase its share capital via the following methods upon approval by resolutions at general meeting:

- (I) Offering of shares to non-specially designated investors;
- (II) Offering of shares to specially designated investors;
- (III) Issuing bonus shares to existing shareholders;
- (IV) Converting capital reserve into share capital;
- (V) Other methods **prescribed** by laws, administrative regulations and **relevant regulatory authorities**.

Article 23 The Company may reduce its registered share capital. The Company shall reduce its registered share capital in accordance with the Company Law and other relevant requirements and the procedures required by the Articles.

Before Amendment	After Amendment	
Article 23 The Company shall not purchase its own shares, save as under one of the following circumstances:	Article 24 The Company shall not purchase its own shares, save as under one of the following circumstances:	
(III) For the purpose of employee stock ownership plans or share incentive schemes;	(III) Use shares for the purpose of employee stock ownership plans or share incentive schemes;	
(IV) Repurchase its shares held by the shareholders who vote against any resolution proposed at any general meeting on the merger or division of the Company upon their request;	(IV) Repurchase its shares held by the shareholders who vote against any resolution proposed at any general meeting on the merger or division of the Company upon their request;	
(V) Use shares for the conversion of the convertible corporate bonds issued by a listed company;	(V) Use shares for the conversion of the convertible corporate bonds issued by a company;	
(VI) Necessary for the Company to maintain its value and safeguard the interests of shareholders.	(VI) Necessary for the Company to maintain its value and safeguard the interests of shareholders.	
Other than the above circumstances, the Company shall not engage in any activities involving the sales or purchase of its own shares.		
Article 24 The Company may purchase its own shares by centralized bidding transactions or other means approved by laws, administrative regulations and the securities regulatory authorities, provided that it complies with the applicable securities regulatory rules of the places where the Company's shares are listed.	its own shares by centralized bidding transactions or other means approved by laws, administrative regulations and the securities regulatory authorities, provided that it complies with the applicable securities	
If a share repurchase shall be made under the	If a share repurchase shall be made under the	

If a share repurchase shall be made under the circumstances stipulated in (III), (V) or (VI) of Article 23 hereof, it shall be conducted by way of public centralized bidding transactions.

If a share repurchase shall be made under the circumstances stipulated in (III), (V) or (VI) in the first paragraph of Article 24 hereof, it shall be conducted by way of public centralized bidding transactions.

Article 25 A resolution at a general meeting is required when the Company repurchases its shares under the circumstances set out in (I) or (II) of Article 23 hereof. Where the Company repurchases its shares under the circumstances set out in (III), (V) or (VI) of Article 23 hereof, a board resolution shall be passed by more than two-thirds of the directors attending the board meeting, provided that it complies with the applicable securities regulatory rules of the places where the Company's shares are listed.

After the Company has repurchased its shares in accordance with Article 23 hereof, the shares repurchased under the circumstance set out in (I) above shall be canceled within 10 days from the date of repurchase, the shares repurchased under the circumstances set out in (II) or (IV) above shall be transferred or canceled within six months, and for the shares repurchased under the circumstances set out in (III), (V) or (VI) above, the total number of the Company's shares held by the Company shall not exceed 10% of the total issued shares of the Company, and the shares so repurchased shall be transferred or canceled within three years. Any repurchase of the Company's shares by the Company should perform the information disclosure obligations as stipulated in the Securities Law and the securities regulatory rules of the places where the Company's shares are listed.

Article 26 The shares of the Company **may** be transferred in accordance with laws......

Article 27 The Company shall not accept its shares to be held as security under a pledge.

After Amendment

Article 26 A resolution at a general meeting is required when the Company repurchases its shares pursuant to (I) or (II) in the first paragraph of Article 24 hereof. Where the Company repurchases its shares under the circumstances set out in (III), (V) or (VI) in the first paragraph of Article 24 hereof, a board resolution shall be passed by more than two-thirds of the directors attending the board meeting, provided that it complies with the applicable securities regulatory rules of the places where the Company's shares are listed.

After the Company has repurchased its shares in accordance with the first paragraph of Article 24 hereof, the shares repurchased under the circumstance set out in (I) above shall be canceled within 10 days from the date of repurchase, the shares repurchased under the circumstances set out in (II) or (IV) above shall be transferred or canceled within six months, and for the shares repurchased under the circumstances set out in (III), (V) or (VI) above, the total number of the Company's shares held by the Company shall not exceed 10% of the total **number of** issued shares of the Company, and the shares so repurchased shall be transferred or canceled within three years. Any repurchase of the Company's shares by the Company should perform the information disclosure obligations as stipulated in the Securities Law and the securities regulatory rules of the places where the Company's shares are listed.

Article 27 The shares of the Company shall be transferred in accordance with laws......

Article 28 The Company shall not accept its shares to be held as security under a pledge.

Article 28 The shares of the Company issued prior to a public offering shall not be transferred within one year from the date on which the shares of the Company are listed and traded on a stock exchange.

The directors, supervisors, and senior management of the Company shall regularly declare the number of shares held by them and the relevant changes, the number of shares transferred each year during their term of office shall not exceed 25% of the total number of shares of the Company held by them. The shares of the Company held by them shall not be transferred within one year from the date on which shares of the Company are listed and traded on a stock exchange. The shares in the Company held by them shall not be transferred within half a year from the date on which they cease to be employed by the Company. For any directors, supervisors and senior management who leave before the expiration of their terms of service shall continue to comply with the requirements on sell-down as required under relevant laws and regulations including the Company Law and the securities regulatory rules of the places where the Company's shares are listed within their defined terms of service and within six months after the expiration of their terms of service.

For any transfers in respect of the shares of the Company held by promoters, directors, supervisors, or senior management of the Company above, where the securities regulatory rules of the places where the Company's shares are listed provide otherwise in respect of the restrictions on transfer of shares, such rules shall prevail; if such persons made more restrictive covenants or undertaking for the purpose of the 2005 equity division reform or other reasons, whether in terms of time or number, such covenants or undertaking shall be prevail.

After Amendment

Article 29 The shares of the Company issued prior to a public offering shall not be transferred within one year from the date on which the shares of the Company are listed and traded on a stock exchange.

The directors and senior management of the Company shall regularly declare the number of shares held by them and the relevant changes, the number of shares transferred each year during their term of office shall not exceed 25% of the total number of shares of the same class of the Company held by them. The shares of the Company held by them shall not be transferred within one year from the date on which shares of the Company are listed and traded on a stock exchange. The shares in the Company held by them shall not be transferred within half a year from the date on which they cease to be employed by the Company. For any directors and senior management who leave before the expiration of their terms of service shall continue to comply with the requirements on sell-down as required under relevant laws and regulations including the Company Law and the securities regulatory rules of the places where the Company's shares are listed within their defined terms of service and within six months after the expiration of their terms of service.

For any transfers in respect of the shares of the Company held by promoters, directors, or senior management of the Company above, where the securities regulatory rules of the places where the Company's shares are listed provide otherwise in respect of the restrictions on transfer of shares, such rules shall prevail; if such persons made more restrictive covenants or undertaking for the purpose of the 2005 equity division reform or other reasons, whether in terms of time or number, such covenants or undertaking shall be prevail.

Article 29 Any gains from sale of the Company's shares or other securities with equity nature by the Company's directors, supervisors and senior management or shareholders holding more than 5% of its shares 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 board of directors of the Company shall recover such gains from the abovementioned parties, except for the circumstance that a securities company holds more than 5% of the Company's shares as a result of purchase of all the unsold underwritten shares and other circumstances stipulated by the securities regulatory authorities under the State Council.

Shares or other securities with equity nature held by directors, supervisors, senior management and individual shareholders as mentioned in the preceding paragraph include shares or other securities with equity nature held by their spouses, parents or children, or held under other people's accounts.

If the board of directors of the Company fails to comply with the provisions as set out in the first paragraph of this article, shareholders are entitled to request the board of directors to satisfy the same within 30 days. If the board of directors of the Company fails to satisfy the same within the aforesaid period, the shareholders are entitled to initiate legal proceedings directly in the people's court in their personal capacity for the benefit of the Company.

If the board of directors of the Company fails to comply with the provisions as set out in the first paragraph of this article, the responsible directors shall bear joint liabilities in accordance with laws.

After Amendment

Article 30 Any gains from sale of the Company's shares or other securities with equity nature by the Company's directors and senior management or shareholders holding more than 5% of its shares 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 board of directors of the Company shall recover such gains from the abovementioned parties, except for the circumstance that a securities company holds more than 5% of the Company's shares as a result of purchase of all the unsold underwritten shares and other circumstances stipulated by the **CSRC**.

Shares or other securities with equity nature held by directors, senior management and individual shareholders as mentioned in the preceding paragraph include shares or other securities with equity nature held by their spouses, parents or children, or held under other people's accounts.

If the board of directors of the Company fails to comply with the provisions as set out in the first paragraph of this article, shareholders are entitled to request the board of directors to satisfy the same within 30 days. If the board of directors of the Company fails to satisfy the same within the aforesaid period, the shareholders are entitled to initiate legal proceedings directly in the people's court in their personal capacity for the benefit of the Company.

If the board of directors of the Company fails to comply with the provisions as set out in the first paragraph of this article, the responsible directors shall bear joint liabilities in accordance with laws.

Before Amendment	After Amendment
Article 30 A shareholder of the Company is a person who lawfully holds shares of the Company.	Deleted Article
Shareholders shall enjoy rights and assume obligations according to the class of shares they hold; shareholders holding the same class of shares shall enjoy the same rights and assume the same obligations.	
Article 31 The register of members shall be the sufficient evidence to prove that the shareholders hold the shares of the Company.	Deleted Article
Article 32 The Company shall establish a register of members based on the certificates provided by the securities registration authorities. The original H Share register shall be kept in Hong Kong for inspection by shareholders. The Company may close the register of members in accordance with applicable laws and regulations and the securities regulatory rules of the places where the Company's shares are listed. Where a shareholder listed in the register of members or a person requesting to have his/her name entered in the register of members lose his/her share certificates, the said shareholder or person may apply to the Company for the replacement of share certificates in respect of the said shares. The domestic unlisted shareholders whose share certificates have been lost shall apply for replacement of the share certificates pursuant to the relevant	Article 31 The Company shall establish a register of members based on the certificates provided by the securities registration and settlement authorities. The register of members shall be sufficient evidence of the shareholders' shareholding in the Company. The original H Share register shall be kept in Hong Kong for inspection by shareholders. The Company may close the register of members in accordance with applicable laws and regulations and the securities regulatory rules of the places where the Company's shares are listed. Where a shareholder listed in the register of members or a person requesting to have his/her name entered in the register of members lose his/her share certificates, the said shareholder or person may apply to the Company for the replacement of share certificates in respect of the said shares. The shareholders of overseas listed foreign shares

provisions of the Company Law. The shareholders of overseas listed foreign shares shall apply for replacement of the share certificates pursuant to the laws, rules of the stock exchange or other relevant requirements of the place where the original register of the holders of overseas listed foreign shares is maintained. The shareholders shall enjoy rights and assume obligations according to the class of shares they hold; shareholders holding the and assume the same obligations. same class of shares shall enjoy the same rights

and assume the same obligations.

shall apply for replacement of the share certificates pursuant to the laws, rules of the stock exchange or other relevant requirements of the place where the original register of the holders of overseas listed foreign shares is maintained. The shareholders shall enjoy rights and assume obligations according to the class of shares they hold; shareholders holding the same class of shares shall enjoy the same rights

Article 34 Shareholders of the Company shall be entitled to:

- (I) receiving dividends and benefit distributions in other forms pro rata to the number of shares held;
- (II) requesting, convening, presiding over, attending or appointing proxies to attend general meeting in accordance with laws:
- (III) exercising voting rights pro rata to their shareholding;
- (IV) supervising, **advising on** or making inquiries about the business operations of the Company;
- (V) transferring, granting or pledging their shares in accordance with the provisions of the laws, administrative regulations, the securities regulatory rules of the places where the Company's shares are listed and the Articles of Association;
- (VI) inspecting and copying the Articles of Association, the register of members, minutes of general meetings, resolutions of the board of directors, resolutions of the board of supervisors, financial and accounting reports;

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After Amendment

Article 33 Shareholders of the Company shall be entitled to:

- (I) receiving dividends and benefit distributions in other forms pro rata to the number of shares held;
- (II) requesting to convene, convening, presiding over, attending or appointing proxies to attend general meeting in accordance with laws, and exercising the corresponding voting right;
- (III) supervising, putting forward proposals or making inquiries about the business operations of the Company;
- (IV) transferring, granting or pledging their shares in accordance with the provisions of the laws, administrative regulations, the securities regulatory rules of the places where the Company's shares are listed and the Articles of Association;
- (V) inspecting and copying the Articles of Association, the register of members, minutes of general meetings, resolutions of the board of directors, financial and accounting reports. Eligible shareholders can examine account books and accounting documents of the Company;

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Article 36 If any resolution of a general meeting or a board meeting is in violation of the laws and administrative regulations, shareholders shall have the right to petition a people's court for invalidating the said resolution.

Where the procedures for convening or the method of voting at a general meeting or a board meeting are in violation of the laws, administrative regulations or the Articles, or the contents of any resolution are in breach of the Articles, shareholders shall have the right to petition the people's court for revocation of such resolution within 60 days from the date of the resolution.

After Amendment

Article 35 If any resolution of a general meeting or a board meeting is in violation of the laws and administrative regulations, shareholders shall have the right to petition a people's court for invalidating the said resolution.

Where the procedures for convening or the method of voting at a general meeting or a board meeting are in violation of the laws, administrative regulations or the Articles, or the contents of any resolution are in breach of the Articles, shareholders shall have the right to petition the people's court for revocation of such resolution within 60 days from the date of the resolution, unless there is only a minor defect in the procedures for convening a general meeting or a board meeting or in the manner of voting thereat, which does not materially affect the resolution.

Where the board of directors, shareholders and other relevant parties dispute the validity of a resolution of a general meeting, they shall promptly file a lawsuit with the people's court. Before the people's court makes a judgment or ruling on revocation of a resolution, the relevant parties shall execute the resolution of the general meeting. The Company, directors and senior management shall perform their duties diligently to ensure the normal operation of the Company.

Before Amendment	After Amendment
	Where the people's court makes a judgment or ruling on a relevant matter, the Company shall fulfill its information disclosure obligations in accordance with the laws, administrative regulations, the requirements of the securities regulatory rules of the places where the Company's shares are listed, fully explain the impact, and actively cooperate with the enforcement of the judgment or ruling after it has come into effect. Where corrections to prior events are involved, they will be handled in a timely manner and the corresponding information disclosure obligations will be fulfilled.
New Article	Article 36 Resolutions of a general meeting or a board meeting of the Company shall be invalid in any of the following circumstances:
	(I) the resolution was not made by a general meeting or a board meeting;
	(II) the resolution was not voted on at a general meeting or a board meeting;
	(III) the number of attendees of the meeting or their voting rights do not meet the quorum or the number of voting rights as required by the Company Law or the Articles;
	(IV) the number of attendees voting in favor of the resolution or their voting rights do not meet the quorum or the number of voting rights as required by the Company Law or the Articles.

Article 37 In the event of any loss caused to the Company as a result of violation of laws, administrative regulations or the Articles by the directors or senior management when performing their duties, a shareholder who holds 1% or more of the shares individually or jointly for no less than 180 consecutive days shall have the right to request the board of supervisors in writing to initiate litigation in the people's court: in the event of any loss caused to the Company as a result of violation of laws, administrative regulations or the Articles by the board of supervisors when performing their duties, a shareholder may request the board of directors in writing to initiate litigation in the people's court.

If the **board of supervisors** or the board of directors refuses to institute legal proceedings after receiving the written request from shareholders specified in the preceding paragraph, or fails to institute legal proceedings within 30 days from the date of receiving such request, or that the failure to institute litigation immediately may otherwise cause irreparable damage to the interest of the Company in an urgent circumstance, the shareholders specified in the preceding paragraph shall have the right to directly institute legal proceedings in the people's court in their own name for the benefit of the Company.

After Amendment

Article 37 In the event of any loss caused to the Company as a result of violation of laws, administrative regulations or the Articles by the directors or senior management other than members of the audit committee when performing their duties, a shareholder who holds 1% or more of the shares individually or jointly for no less than 180 consecutive days shall have the right to request the audit committee in writing to initiate litigation in the people's court; in the event of any loss caused to the Company as a result of violation of laws, administrative regulations or the Articles by members of the audit committee when performing their duties, the above-mentioned shareholder may request the board of directors in writing to initiate litigation in the people's court.

If the audit committee or the board of directors refuses to institute legal proceedings after receiving the written request from shareholders specified in the preceding paragraph, or fails to institute legal proceedings within 30 days from the date of receiving such request, or that the failure to institute litigation immediately may otherwise cause irreparable damage to the interest of the Company in an urgent circumstance, the shareholders specified in the preceding paragraph shall have the right to directly institute legal proceedings in the people's court in their own name for the benefit of the Company.

If others infringe upon the legitimate rights and interests of the Company and cause losses to the Company, the shareholders specified in the first paragraph of this Article may institute legal proceedings in the people's court in accordance with the provisions of the preceding two paragraphs.

After Amendment

If others infringe upon the legitimate rights and interests of the Company and cause losses to the Company, the shareholders specified in the first paragraph of this Article may institute legal proceedings in the people's court in accordance with the provisions of the preceding two paragraphs.

If directors, supervisors and senior management of the wholly-owned subsidiaries of the Company cause losses to the Company for violation of the requirements of laws, administrative regulations or the Articles during performance of their duties, or if others infringe on the legitimate rights and interests of the wholly-owned subsidiaries of the Company and cause losses, shareholders who hold more than 1%, individually or jointly, of the Company's shares for more than 180 days continuously, may submit a written request to the board of supervisors and board of directors of such wholly-owned subsidiaries of the Company to bring a suit to the people's court or directly bring a suit to the people's court in their own names in accordance with the first three paragraphs of Article 189 of the Company Law.

Before Amendment	After Amendment
Article 39 The shareholders of th Company shall assume the followin obligations:	
(I) to comply with the laws, administrativ regulations and the Articles;	(I) to comply with the laws, administrative regulations and the Articles;
(II) to pay subscription monies based of the shares subscribed and the method of subscription;	
(III) no share capital shall be withdraw except in circumstances stipulated by laws and regulations;	=
(IV) not to abuse shareholders' rights to the detriment of the interests of th Company or other shareholders; no to abuse the Company's status as a independent legal person or abuse of the limited liability of a shareholde to jeopardize the interests of th Company's creditors;	the detriment of the interests of the Company or other shareholders; not to abuse the Company's status as an independent legal person or abuse of the limited liability of a shareholder
In the event of any loss caused to the Company or other shareholders arising from any abuse of the shareholder's right, such shareholder shall be liable for compensation in accordance with laws.	administrative regulations and the Articles.
In the event of any material damage cause to the interests of the creditors of th Company arising from any abuse of th Company's independent legal person statu and the limited liability of the shareholder by any shareholder to evade from debts, such	

(V) other obligations stipulated by laws, administrative regulations and the Articles.

shareholder shall be jointly and severally liable for the Company's debts.

Before Amendment	After Amendment
New Article	Article 40 Shareholders of the Company who abuse their rights as shareholders and thereby cause losses to the Company or other shareholders shall be liable for compensation according to the law. Where shareholders of the Company abuse the independent legal person status of the Company and the limited liabilities of shareholders for evading repayment of debts, and thereby materially prejudicing the interests of the creditors of the Company, they shall be jointly and severally liable for the debts of the Company.
Addition	Section 2 Controlling Shareholders and De Facto Controllers
Article 40 Where a shareholder holding 5% or more voting shares of the Company pledges any shares in his/her possession, he/she shall report the same to the Company in writing on the date of the said pledge.	Deleted Article

Before Amendment	After Amendment
Article 41 The controlling shareholders and de facto controllers of the Company shall not take advantage of their connected relationships to harm the interests of the Company. They shall be held liable for any loss they cause to the Company as a result of violating such provisions.	Deleted Article
The controlling shareholders and <i>de facto</i> 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.	
New Article	Article 41 The controlling shareholders or <i>de facto</i> controllers of the Company shall exercise their rights and fulfill their obligations in accordance with the laws, administrative regulations, provisions of the securities regulatory rules of the places where the Company's shares are listed, and safeguard the interests of the listed company.

Before Amendment	After Amendment
New Article	Article 42 The controlling shareholders or <i>de facto</i> controllers of the Company shall comply with the following provisions:
	(I) to exercise their rights as shareholders in accordance with the law and not abuse their control or use their related relations to prejudice the legitimate interests of the Company or other shareholders;
	(II) to strictly implement the public statements and undertakings made and shall not change or waive them without authorisation;
	(III) to fulfil information disclosure obligations in strict accordance with the relevant regulations, to proactively cooperate with the Company in information disclosure and to inform the Company in a timely manner of material events that have occurred or are proposed to occur;
	(IV) not to appropriate the Company's funds in any way;
	(V) not to order, instruct or request the Company and relevant personnel to provide guarantees in violation of laws and regulations;

Before Amendment	After Amendment
	(VI) not to make use of the Company's undisclosed material information to gain benefits, not to divulge in any way undisclosed material information relating to the Company, and not to engage in insider trading, short-swing trading, market manipulation and other illegal and unlawful acts;
	(VII) not to prejudice the legitimate rights and interests of the Company and other shareholders through unfair related transactions, profit distribution, asset restructuring, external investment or any other means;
	(VIII) to ensure the integrity of the Company's assets, and the independence of personnel, finance, organization and business, and not to affect the independence of the Company in any way;
	(IX) other provisions prescribed by laws, administrative regulations, provisions of the securities regulatory rules of the places where the Company's shares are listed, and the Articles.
	If the controlling shareholder or <i>de facto</i> controller of the Company does not serve as a director of the Company but actually executes the affairs of the Company, the provisions of the Articles regarding the obligations of loyalty and diligence of directors shall apply.

Before Amendment	After Amendment
	Where the controlling shareholder or de facto controller of the Company instructs a director or senior management to engage in an act that is detrimental to the interests of the Company or the shareholders, he/she shall be jointly and severally liable with such director or senior management.
New Article	Article 43 Where the controlling shareholder or <i>de facto</i> controller pledges the shares of the Company that he/she holds or actually controls, he/she shall maintain the stability of the Company's control and production operations.
New Article	Article 44 Where the controlling shareholder or <i>de facto</i> controller transfers the shares of the Company held by him/her, he/she shall comply with the restrictive provisions on the transfer of shares set out in the laws, administrative regulations, securities regulatory rules of the places where the Company's shares are listed, as well as his/her undertakings in respect of the restriction on the transfer of shares.

Article 42 General meeting is the organ of authority of the Company, which exercises the following powers in accordance with the law:

- (I) decide on the Company's operational policies and investment plans;
- (II) elect and replace directors—and supervisors who are not employee representatives, and determine on matters concerning their remuneration;
- (III) consider and approve reports of the board;
- (IV) consider and approve reports of the board of supervisors;
- (V) consider and approve the Company's annual financial budget and final accounting proposals;
- (VI) consider and approve the Company's profit distribution and loss recovery proposals;
- (VII) resolve on the increase or reduction of the Company's registered capital;
- (VIII) resolve on the issuance of corporate bonds:
- (IX) resolve on matters concerning the merger, division, dissolution, liquidation or change of corporate form of the Company;
- (X) amend the Articles of Association;
- (XI) resolve on the engagement or dismissal of accounting firms;

After Amendment

Article 45 The general meeting of the Company shall comprise all the shareholders. General meeting is the organ of authority of the Company, which exercises the following powers in accordance with the law:

- (I) elect and replace directors, and determine on matters concerning directors' remuneration;
- (II) consider and approve reports of the board:
- (III) consider and approve the Company's profit distribution and loss recovery proposals;
- (IV) resolve on the increase or reduction of the Company's registered capital;
- (V) resolve on the issuance of corporate bonds:
- (VI) resolve on matters concerning the merger, division, dissolution, liquidation or change of corporate form of the Company;
- (VII) amend the Articles of Association;
- (VIII) resolve on the engagement or dismissal of accounting firms that undertake the audit of the Company;

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Before Amendment	After Amendment
(XVI) consider other matters required to be resolved at a general meeting pursuant to laws, regulations, securities regulatory rules of the places where the shares of the Company are listed and the Articles of Association.	(XIII) consider other matters required to be resolved at a general meeting pursuant to laws, regulations, securities regulatory rules of the places where the shares of the Company are listed and the Articles of Association.
	The general meeting may authorize the board of directors to resolve on the issuance of corporate bonds.
Article 43 The following external guarantees of the Company shall be subject to the consideration and approval at the general meeting.	Article 46 The following external guarantees of the Company shall be subject to the consideration and approval at the general meeting:
 (III) any guarantee to be provided to a party whose asset-liability ratio exceeds 70%-according to its latest financial statements; (IV) any guarantee where the cumulative guarantee amounts over the past 12 months exceeds 30% of the Company's latest audited total assets; (V) any guarantee to be provided after the total amount of external guarantees provided by Company and its holding subsidiaries exceeds 30% of the Company's latest audited total assets; 	 (III) any guarantee to be provided to a party whose asset-liability ratio exceeds 70%; (IV) any guarantee provided by the Company to others, where the amount of guarantees within one year exceeds 30% of the Company's latest audited total assets; (V) any guarantee to be provided after the total amount of external guarantees provided by Company exceeds 30% of the Company's latest audited total assets;

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Before Amendment	After Amendment	
Article 44 General meetings shall be categorized as annual general meetings and extraordinary general meetings. Annual general meeting shall be convened once a year and shall be held within six months from the end of the preceding financial year.	Article 47 General meetings shall be categorized as annual general meetings and extraordinary general meetings. Annual general meeting shall be convened once a year and shall be held within six months from the end of the preceding financial year.	
Article 45 The Company shall convene an extraordinary general meeting within two months upon the occurrence of any of the following circumstances:	Article 48 The Company shall convene an extraordinary general meeting within two months upon the occurrence of any of the following circumstances:	
(I) when the number of directors is less than the quorum required by the Company Law or less than two-thirds of the number stipulated in the Articles;	(I) when the number of directors is less than the number required by the Company Law or two-thirds of the number stipulated in the Articles;	
(II) when the Company's unrecovered losses amount to one-third of the total share capital;	(II) when the Company's unrecovered losses amount to one-third of the total share capital;	
(III) when shareholders who individually or collectively hold more than 10% of total number of the Company's voting shares make a written request;	(III) when shareholders who individually or collectively hold more than 10% of shares of the Company make a request;	
(IV) when the board of directors deems it necessary;	(IV) when the board of directors deems it necessary;	
(V) when the board of supervisors proposes to convene;	(V) when the audit committee proposes to convene;	
(VI) other circumstances stipulated by laws, administrative regulations, departmental rules, the securities regulatory rules of the places where the Company's shares are listed or the Articles of Association	(VI) other circumstances stipulated by laws, administrative regulations, departmental rules, the securities regulatory rules of the places where the Company's shares are listed or the Articles of Association	

laws, administrative regulations, departmental rules, the securities regulatory rules of the places where the Company's shares are listed or the Articles of Association.

Articles of Association.

Before Amendment	After Amendment
Article 46 In general, the venue for the Company's general meeting shall be the Company's domicile or the location of its office premises, with the detailed location to be specified in the notice of the general meeting. A meeting venue shall be set up and the general meeting shall be convened by way of physical meeting. The Company shall also provide online voting to facilitate shareholders in participating the general meeting. Any shareholders who participate in the meeting in the aforesaid manner shall be deemed as present.	Article 49 In general, the venue for the Company's general meeting shall be the Company's domicile or the location of its office premises, with the detailed location to be specified in the notice of the general meeting. A meeting venue shall be set up and the general meeting shall be convened by way of physical meeting, and may also be convened by means of electronic communication at the same time. The Company shall also provide online voting to facilitate shareholders.
Article 47 When convening a general meeting, the Company shall engage lawyers to give legal opinions and make announcements on the following matters:	Article 50 When convening a general meeting, the Company shall engage lawyers to give legal opinions and make announcements on the following matters:
(I) whether the procedures for convening and holding the meeting comply with laws, administrative regulations and the Articles;	(I) whether the procedures for convening and holding the meeting comply with laws, administrative regulations and provisions of the Articles;
Article 48 after being agreed by the simple majority of all independent directors.	Article 51 The board of directors shall convene the general meeting on time within the specified period.
	after being agreed by the simple majority of all independent directors.

Article 49 The board of supervisors shall be entitled to propose to the board of directors to convene an extraordinary general meeting, and such proposal shall be made in writing. The board of directors shall, in accordance with the laws, administrative regulations and the Articles, furnish a written reply stating whether it agrees or disagrees with the convening of an extraordinary general meeting within ten days after receiving such proposal.

In the event that the board of directors agrees to convene an extraordinary general meeting, the notice of the meeting shall be issued within five days after the board passes the relevant resolution. Any changes to the original proposal made in the notice shall be approved by the **board of supervisors**.

In the event that the board of directors disagrees to convene an extraordinary general meeting or does not furnish any reply within ten days after receiving such proposal, the board of directors shall be deemed as unable to perform or failed to perform its duty of convening a general meeting, in which case the **board of supervisors** may convene and preside over a general meeting by itself.

After Amendment

Article 52 The audit committee shall propose to the board of directors to convene an extraordinary general meeting, and such proposal shall be made in writing. The board of directors shall, in accordance with the laws, administrative regulations and the Articles, furnish a written reply stating whether it agrees or disagrees with the convening of an extraordinary general meeting within ten days after receiving such proposal.

In the event that the board of directors agrees to convene an extraordinary general meeting, the notice of the meeting shall be issued within five days after the board passes the relevant resolution. Any changes to the original proposal made in the notice shall be approved by the **audit committee**.

In the event that the board of directors disagrees to convene an extraordinary general meeting or does not furnish any reply within ten days after receiving such proposal, the board of directors shall be deemed as unable to perform or failed to perform its duty of convening a general meeting, in which case the **audit committee** may convene and preside over a general meeting by itself.

Article 50 Shareholders individually or jointly holding more than 10% of the shares of the Company shall be entitled to request the board of directors to convene an extraordinary general meeting, and such request shall be made in writing. The board of directors shall, in accordance with the laws, administrative regulations and the Articles, furnish a written reply stating whether it agrees or disagrees with the convening of the extraordinary general meeting within ten days after receiving such request.

In the event that the board of directors agrees to convene an extraordinary general meeting, the notice of the meeting shall be issued within five days after the board passes the relevant resolution. Any changes to the original request made in the notice shall be agreed by the relevant shareholders.

In the event that the board of directors disagrees to convene an extraordinary general meeting or does not furnish any reply within ten days after receiving such request, shareholders individually or jointly holding more than 10% of the shares of the Company shall-be entitled to propose to the **board of supervisors** to convene an extraordinary general meeting, and such proposal shall be made in writing.

After Amendment

Article 53 Shareholders individually or jointly holding more than 10% of the shares of the Company shall request the board of directors to convene an extraordinary general meeting, and such request shall be made in writing. The board of directors shall, in accordance with the laws, administrative regulations and the Articles, furnish a written reply stating whether it agrees or disagrees with the convening of the extraordinary general meeting within ten days after receiving such request.

In the event that the board of directors agrees to convene an extraordinary general meeting, the notice of the meeting shall be issued within five days after the board passes the relevant resolution. Any changes to the original request made in the notice shall be agreed by the relevant shareholders.

In the event that the board of directors disagrees to convene an extraordinary general meeting or does not furnish any reply within ten days after receiving such request, shareholders individually or jointly holding more than 10% of the shares of the Company shall propose to the **audit committee** to convene an extraordinary general meeting, and such proposal shall be made in writing.

In the event that the **board of supervisors** agrees to convene an extraordinary general meeting, the notice of the meeting shall be issued within five days after receiving such request. Any changes to the original request made in the notice shall be agreed by the relevant shareholders.

Failure of the **board of supervisors** to issue the notice of general meeting within the prescribed time limit shall be deemed as failure of the **board of supervisors** to convene and preside over a general meeting, and shareholders individually or jointly holding more than 10% of the Company's shares for more than 90 consecutive days are entitled to convene and preside over a general meeting on their own accord.

Article 51 Where the board of supervisors or shareholders decide(s) to convene a general meeting on their own accord, the board of directors shall be notified in writing, and records shall be filed with the CSRC branch at the location of the Company and the stock exchanges.

Prior to announcement on the resolutions passed at the general meeting, the shareholding of the shareholders convening such meeting shall not be less than 10%.

The shareholders convening the meeting shall submit the relevant materials as a proof to the CSRC branch at the location of the Company and the stock exchanges at the time of issuance of notice of the meeting and announcement on the resolutions passed at the meeting.

After Amendment

In the event that the **audit committee** agrees to convene an extraordinary general meeting, the notice of the meeting shall be issued within five days after receiving such request. Any changes to the original request made in the notice shall be agreed by the relevant shareholders

Failure of the **audit committee** to issue the notice of general meeting within the prescribed time limit shall be deemed as failure of the **audit committee** to convene and preside over a general meeting, and shareholders individually or jointly holding more than 10% of the Company's shares for more than 90 consecutive days are entitled to convene and preside over a general meeting on their own accord.

Article 54 Where the audit committee or shareholders decide(s) to convene a general meeting on their own accord, the board of directors shall be notified in writing, and records shall be filed with the Shenzhen Stock Exchange.

Prior to announcement on the resolutions passed at the general meeting, the shareholding of the shareholders convening such meeting shall not be less than 10%.

The **audit committee** or shareholders convening the meeting shall submit the relevant materials as a proof to the **Shenzhen Stock Exchange** at the time of issuance of notice of the meeting and announcement on the resolutions passed at the meeting.

Article 52 For the general meetings convened by the **board of supervisors** or shareholders on their own accord, the board of directors and secretary to the board of directors shall cooperate. The board of directors shall provide the register of members as at the record date for share registration.

Article 53 For the general meetings convened by the **board of supervisors** or the shareholders on their own accord, the necessary expenses in relation to the meetings shall be borne by the Company.

Article 55 When the Company convenes a general meeting, the board of directors, the board of supervisors, as well as shareholder(s) individually or jointly holding more than 1% of the shares of the Company, shall be entitled to put forward proposals to the Company.

Shareholder(s) individually or jointly holding more than 1% of the shares of the Company may put forward provisional proposals and submit the same in writing to the convener ten days prior to the date of the general meeting. The convener shall issue a supplemental notice of the general meeting within two days after receiving such proposals and announce the content of the provisional proposals. If the securities regulatory rules of the places where the Company's shares are listed require the general meeting to be postponed as a result of the supplemental notice, the convening of the general meeting shall be postponed in accordance with the requirements of such securities regulatory rules.

After Amendment

Article 55 For the general meetings convened by the audit committee or shareholders on their own accord, the board of directors and secretary to the board of directors shall cooperate. The board of directors shall provide the register of members as at the record date for share registration.

Article 56 For the general meetings convened by the audit committee or the shareholders on their own accord, the necessary expenses in relation to the meetings shall be borne by the Company.

Article 58 When the Company convenes a general meeting, the board of directors, **the audit committee**, as well as shareholder(s) individually or jointly holding more than 1% of the shares of the Company, shall be entitled to put forward proposals to the Company.

Shareholder(s) individually or jointly holding more than 1% of the shares of the Company may put forward provisional proposals and submit the same in writing to the convener ten days prior to the date of the general meeting. The convener shall issue a supplemental notice of the general meeting within two days after receiving such proposals and announce the content of the provisional proposals, and submit such provisional proposals to the general meeting for consideration, unless the provisional proposals violate the provisions of laws, administrative regulations or the Articles of Association, or do not fall within the scope of authority of the general meeting. If the securities regulatory rules of the places where the Company's shares are listed require the general meeting to be postponed as a result of the supplemental notice, the convening of the general meeting shall be postponed in accordance with the requirements of such securities regulatory rules.

Save for the circumstances referred to in the preceding paragraph, after the convener issues the notice of the general meeting, no changes shall be made to the proposals set forth in the notice of the general meeting and no further proposals shall be added.

The general meeting shall not vote or resolve on proposals not set forth in the notice of the shareholders' general meeting or not in compliance with the provisions of Article 54 of the Articles.

Article 56 The convener shall inform each shareholder of the forthcoming annual general meeting in writing (including by way of announcement) 21 days before the meeting, and shall inform each shareholder of the forthcoming extraordinary general meeting in writing (including by way of announcement) 15 days before the meeting.

When calculating the starting date and ending date of the above notice, the date of the meeting shall be excluded.

After Amendment

Save for the circumstances referred to in the preceding paragraph, after the convener issues the notice of the general meeting, no changes shall be made to the proposals set forth in the notice of the general meeting and no further proposals shall be added.

The general meeting shall not vote or resolve on proposals not set forth in the notice of the shareholders' general meeting or not in compliance with the provisions of the Articles.

Article 59 The convener shall inform each shareholder of the forthcoming annual general meeting in writing (including by way of announcement) 21 days before the meeting or the date as required by the place where the shares of the Company are listed (whichever is earlier), and shall inform each shareholder of the forthcoming extraordinary general meeting in writing (including by way of announcement) 15 days before the meeting or the date as required by the place where the shares of the Company are listed (whichever is earlier).

When calculating the starting date and ending date of the above notice, the date of the meeting shall be excluded.

Article 58 If the election of directors of supervisors is proposed to be discussed at the general meeting, the notice of the general meeting shall adequately disclose the biographies of the candidates for directors and supervisors, which should include at least the following:

- (I) personal information such as educational background, work experience, concurrent positions;
- (II) whether they are connected with the Company, the controlling shareholders or *de facto* controllers of the Company;
- (III) the number of shares held in the Company;
- (IV) whether they have been subject to penalties by the CSRC and other relevant authorities and been reprimanded by a stock exchange;
- (V) whether they possess the qualification requirements under the securities regulatory rules of the places where the Company's shares are listed.

Each candidate for director or supervisor shall be proposed by way of a separate proposal, except for those elected through a cumulative voting system.

After Amendment

Article 61 If the election of directors is proposed to be discussed at the general meeting, the notice of the general meeting shall adequately disclose the biographies of the candidates for directors, which should include at least the following:

- (I) personal information such as educational background, work experience, concurrent positions;
- (II) whether they are connected with the Company, the controlling shareholders or *de facto* controllers of the Company;
- (III) the number of shares held in the Company;
- (IV) whether they have been subject to penalties by the CSRC and other relevant authorities and been reprimanded by a stock exchange;
- (V) whether they possess the qualification requirements under the securities regulatory rules of the places where the Company's shares are listed.

Each candidate for director shall be proposed by way of a separate proposal, except for those elected through a cumulative voting system.

Article 59 After the notice of general meeting is issued, the general meeting shall not be postponed or canceled without a sound reason, and the proposals stated in the notice of general meeting shall not be canceled. In the event of any postponement or cancellation, the convener shall issue a notice and state the reasons at least two trading days before the original date of the general meeting. If there are special provisions under the securities regulatory rules of the places where the Company's shares are listed regarding the procedures for postponing or canceling general meetings, the provisions shall prevail to the extent that they do not violate the domestic regulatory requirements.

Article 62 Individual shareholders attending meeting in person shall produce their identity cards or other valid documents or proof and stock account cards to prove their identity. In the case of attending by proxies, the proxies shall produce valid documents and the proxy forms from the shareholders to prove their identity. Any shareholder entitled to attend and vote at a general meeting shall have the right to appoint one or more persons (whether or not such persons are shareholders) as his/her proxy(ies) to attend and vote on his/her behalf.

After Amendment

Article 62 After the notice of general meeting is issued, the general meeting shall not be postponed or canceled without a sound reason, and the proposals stated in the notice of general meeting shall not be canceled. In the event of any postponement or cancellation, the convener shall issue a notice and state the reasons at least two working days before the original date of the general meeting. If there are special provisions under the securities regulatory rules of the places where the Company's shares are listed regarding the procedures for postponing or canceling general meetings, the provisions shall prevail to the extent that they do not violate the domestic regulatory requirements.

Article 65 Individual shareholders attending meeting in person shall produce their identity cards or other valid documents or proof to prove their identity. In the case of attending by proxies, the proxies shall produce valid documents and the proxy forms from the shareholders to prove their identity. Any shareholder entitled to attend and vote at a general meeting shall have the right to appoint one or more persons (whether or not such persons are shareholders) as his/her proxy(ies) to attend and vote on his/her behalf.

Where a shareholder is a legal entity, its legal representative or a proxy entrusted by such legal representative shall attend the meeting. If the meeting is attended by the legal representatives, they shall produce their identity cards and valid proof of their status as legal representatives; if the meeting is attended by agents of such legal representatives, such agents shall produce their identity cards and the written authorization letter legally issued by the legal representative of the legal entity shareholder (except for shareholders who are recognized clearing houses as defined by the relevant regulations in force from time to time under the Hong Kong laws or the securities regulatory rules of the places where the Company's shares are listed (the "Recognized Clearing Houses") and their agents).

Article 63 The proxy form for appointing a proxy to attend the general meeting issued by a shareholder shall include the following:

- (I) the name of the proxy;
- (II) whether the proxy has the right to vote;
- (III) the instructions on voting for, against or abstaining from voting on each item on the agenda to be considered at the general meeting;
- (IV) the date of the proxy form and its validity period;
- (V) signature (or seal) of the principal. Where the principal is a corporate shareholder, the corporate seal shall be affixed or the proxy form shall be signed by the legal authorized person.

After Amendment

Where a shareholder is a legal entity, its legal representative or a proxy entrusted by such legal representative shall attend the meeting. If the meeting is attended by the legal representatives, they shall produce their identity cards and valid proof of their status as legal representatives; if the meeting is attended by agents of such legal representatives, such agents shall produce their identity cards and the written authorization letter legally issued by the legal representative of the legal entity shareholder (except for shareholders who are recognized clearing houses as defined by the relevant regulations in force from time to time under the Hong Kong laws or the securities regulatory rules of the places where the Company's shares are listed (the "Recognized Clearing Houses") and their agents).

Article 66 The proxy form for appointing a proxy to attend the general meeting issued by a shareholder shall include the following:

- (I) the name of the principal and the class and number of shares held in the company;
- (II) the name of the proxy;
- (III) specific instructions from shareholders, including the instructions on voting for, against or abstaining from voting on each item on the agenda to be considered at the general meeting, etc.;
- (IV) the date of the proxy form and its validity period;
- (V) signature (or seal) of the principal. Where the principal is a corporate shareholder, the corporate seal shall be affixed or the proxy form shall be signed by the legal authorized person.

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Before Amendment	After Amendment
Article 64 The proxy form shall state whether the proxy may vote as he/she thinks fit in the absence of specific instructions from the shareholder.	Deleted Article
Article 65 Where a proxy form for appointing a voting proxy is signed by a person authorized by the appointing shareholder, the signed authorization letter or other authorization documents shall be notarized. The notarized authorization letter or other authorization documents and the proxy form shall, at least 24 hours prior to convening of the meeting or 24 hours prior to the designated time for the voting, be kept at the domicile of the Company or at such other places as designated in the notice of the meeting.	Article 67 Where a proxy form for appointing a voting proxy is signed by a person authorized by the appointing shareholder, the signed authorization letter or other authorization documents shall be notarized. The notarized authorization letter or other authorization documents and the proxy form shall, at least 24 hours prior to convening of the meeting or 24 hours prior to the designated time for the voting, be kept at the domicile of the Company or at such other places as designated in the notice of the meeting.
Where the appointing shareholder is a legal entity, its legal representative or the person authorized by a resolution of its board of directors or other decision-making body shall attend the Company's general meetings as the representative of such appointing shareholder.	
Article 66 A attendance records of the	Article 66 A attendance record of the
meeting shall be prepared by the Company, which shall contain, among others, the name of the attendee (or the name of the entity), identity card number, residential address, the number of voting shares held or represented by the attendee and name of the person (or the name of the entity) who attends the	meeting shall be prepared by the Company, which shall contain, among others, the name of the attendee (or the name of the entity), identity card number, the number of voting shares held or represented by the attendee and name of the person (or the name of the entity) who attends the meeting by proxy.

meeting by proxy.

Before Amendment	After Amendment
Article 68 When a general meeting is convened, all the directors, supervisors and the secretary to the board of directors shall attend the meeting, and the chief executive officer and other members of the senior management shall be present at such meeting.	Deleted Article
New Article	Article 70 If a general meeting requires the attendance of directors or senior management, the directors or senior management shall attend and answer shareholders' inquiries.
Article 69 A general meeting shall be presided over by the chairman of the board of directors. If the chairman is unable to or fails to perform his/her duties, a director jointly elected by more than half of the directors shall preside over the meeting. For general meetings convened by the board of supervisors, the convener of the board of supervisors shall preside over the meeting. If the convener of the board of supervisors is unable to or fails to perform his/her duties, a supervisor jointly elected by more than half of the supervisors shall preside over the meeting. A general meeting convened by the shareholders shall be presided over by a representative elected by the conveners. Where the chairman of the general meeting violates the Articles and the rules of procedure when holding the meeting and as a result, the general meeting is unable to continue, subject to the consent of the shareholders with more than half of voting rights of all the shareholders attending the general meeting, the general meeting may nominate a person to act as the chairman of	Article 71 A general meeting shall be presided over by the chairman of the board of directors. If the chairman is unable to or fails to perform his/her duties, a director jointly elected by more than half of the directors shall preside over the meeting.

Before Amendment	After Amendment
New Article	Article 72 The general meeting convened by the audit committee shall be presided over by the convener of the audit committee. If the convener of the audit committee is unable or fails to perform his/her duties, a member of the audit committee who has been elected by more than one-half of the members of the audit committee shall preside over the meeting.
	The general meeting convened by shareholders shall be presided over by the convener or a representative elected by the convener.
	During a general meeting, in the event that the presider of the meeting violates the Articles and the relevant rules of procedure so that the general meeting cannot proceed, a person may be elected at the general meeting to act as the presider of the meeting to proceed with the meeting with the consent of a majority of the shareholders with voting rights who are present at the meeting.
Article 70 The Company shall formulate the rules of procedure for the general meeting which shall set out in details the convening and voting procedures of a general meeting, including notification, registration, consideration of proposals, voting, counting of votes, announcement of voting results, formation of resolutions, meeting minutes and their signing, announcements and other contents, and the principles of authorization to the board of directors at the general meeting. The authorization shall be clear and specific. As an appendix to the Articles, the rules of procedure for the general meeting shall be prepared by the board of directors and approved at the general meeting.	Article 73 The Company shall formulate the rules of procedure for the general meeting which shall set out in details the holding, convening and voting procedures of a general meeting, including notification, registration, consideration of proposals, voting, counting of votes, announcement of voting results, formation of resolutions, meeting minutes and their signing, announcements and other contents, and the principles of authorization to the board of directors at the general meeting. The authorization shall be clear and specific. As an appendix to the Articles, the rules of procedure for the general meeting shall be prepared by the board of directors and approved at the general meeting.

Article 71 In the annual general meeting, the board of directors and the board of supervisors shall report to the general meeting their work done in the past year. Independent directors shall also submit a report on their duty performance to the annual meeting to explain their performance.

After Amendment

Article 74 In the annual general meeting, the board of directors shall report to the general meeting their work done in the past year. Each independent director shall also present a report on their duty performance.

Article 72 Directors, supervisors and senior management shall provide explanations and clarifications in relation to the enquiries and suggestions from the shareholders during the general meeting.

Article 75 Directors and senior management shall provide explanations and clarifications in relation to the enquiries and suggestions from the shareholders during the general meeting.

Article 74 The general meeting shall have minutes prepared by the secretary to the board of directors, which shall record the following:

Article 77 The general meeting shall have minutes prepared by the secretary to the board of directors, which shall record the following:

- (I) the time, venue, agenda of the meeting and name of the convener:
- (I) the time, venue, agenda of the meeting and name of the convener:
- (II) the name of the presiding officer of the meeting and directors, supervisors, chief executive officer and other senior management attending or present at the meeting;
- (II) the name of the presiding officer of the meeting and directors, senior management present at the meeting;

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Article 75 The convener shall ensure that the contents of the minutes are true, accurate and complete. Directors, supervisors, secretary to the board of directors, conveners or their representatives and the chairman of the meeting shall sign on the minutes. The minutes of the meeting shall be kept together with the attendance record of the attending shareholders, authorization letters of proxies, valid information of online voting and voting by other means, for a period of not less than 10 years.

Article 78 The convener shall ensure that the contents of the minutes are true, accurate and complete. Directors, secretary to the board of directors, conveners or their representatives and the chairman of the meeting attending or present at the meeting shall sign on the minutes. The minutes of the meeting shall be kept together with the attendance record of the attending shareholders, authorization letters of proxies, valid information of online voting and voting by other means, for a period of not less than 10 years.

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Article 77 Resolutions of a general meeting shall be classified as ordinary resolutions and special resolutions.

Ordinary resolutions of a general meeting shall be passed by votes representing more than 1/2 of the voting rights held by the shareholders (including their proxies) attending the general meeting.

Special resolutions of a general meeting shall be passed by votes representing more than 2/3 of the voting rights held by the shareholders (including their proxies) attending the general meeting.

Article 78 The following matters shall be approved by ordinary resolutions at a general meeting:

- (I) work reports of the board of directors and the board of supervisors;
- (II) profit distribution plan and loss make-up plan formulated by the board of directors;
- (III) appointment and dismissal of members of the board of directors and the board of supervisors, their remuneration and payment terms;
- (IV) annual financial budgets and final accounts of the Company;
- (V) the Company's annual report;
- (VI) matters other than those to be approved by special resolutions as stipulated in the laws, administrative regulations, securities regulatory rules of the places where the Company's shares are listed or the Articles.

After Amendment

Article 80 Resolutions of a general meeting shall be classified as ordinary resolutions and special resolutions.

Ordinary resolutions of a general meeting shall be passed by votes representing a majority of the voting rights held by the shareholders attending the general meeting.

Special resolutions of a general meeting shall be passed by votes representing more than 2/3 of the voting rights held by the shareholders attending the general meeting.

Article 81 The following matters shall be approved by ordinary resolutions at a general meeting:

- (I) work reports of the board of directors;
- (II) profit distribution plan and loss make-up plan formulated by the board of directors;
- (III) appointment and dismissal of members of the board of directors, their remuneration and payment terms;
- (IV) matters other than those to be approved by special resolutions as stipulated in the laws, administrative regulations, securities regulatory rules of the places where the Company's shares are listed or the Articles.

Before Amendment	After Amendment
Article 79 The following matters shall be approved by special resolutions at a general meeting:	Article 82 The following matters shall be approved by special resolutions at a general meeting:
(I) increase or reduction of the registered capital of the Company;	(I) increase or reduction of the registered capital of the Company;
(II) division, merger, dissolution or change of corporate form of the Company;	(II) division, spin-off , merger, dissolution and liquidation of the Company;
(III) amendments to the Articles-of Association and its appendixes (including rules of procedure for the general meeting, rules of procedure for the board of directors and rules of procedure for the board of supervisors);	 (III) amendments to the Articles; (IV) purchase or disposal of material assets by the Company within one year, or any guarantee provided to others with an amount exceeding 30% of the latest audited total assets of the Company;
(IV) purchase or disposal of material assets by the Company within one year, or any guarantee with an amount exceeding 30% of the latest audited total assets of the Company;	 (V) equity incentive plans; (VI) other matters that need to be approved by special resolutions as stipulated by laws and regulations, securities
(V) equity incentive plans;(VI) spin-off of its subsidiaries for the purpose of listing;	regulatory rules of the places where the Company's shares are listed, the Articles of Association and the rules of procedure for the general meeting.
(VII) the issuance of shares, convertible corporate bonds, preferred shares and other classes of securities approved by the CSRC;	

(VIII) repurchase shares for the purpose of reducing registered capital;

Before Amendment	After Amendment
(IX) material asset restructuring;	
(X) a resolution of a general meeting of the listed company to voluntarily withdraw the listing and trading of its shares on the Shenzhen Stock Exchange and/or the Hong Kong Stock Exchange, and its decision to cease trading on stock exchanges or application for trading or transferring on another stock exchange;	
(XI) other matters that would have a material impact on the Company and therefore need to be approved by a special resolution as determined by a general meeting with an ordinary resolution;	
(XII) other matters that need to be approved by special resolutions as stipulated by laws and regulations, securities regulatory rules of the places where the Company's shares are listed, the Articles of Association and the rules of procedure for the general meeting.	
With respect to the proposals referred to in item (VI) and (X), in addition to the approval by votes representing more than two-thirds of the voting rights held by shareholders attending the general meeting, it shall be passed by votes representing more than two-thirds of the voting rights of other shareholders attending the general meeting other than the directors, supervisors, senior management and shareholders who individually or collectively hold more than 5% of the shares of the listed Company.	

Article 80 Shareholders (including their proxies) shall exercise their voting rights in respect of the number of voting shares they represent, and each share shall have one vote. When a poll is held, shareholders (including their proxies) having the right to cast two or more votes need not use all of their voting rights in the same way as "for", "against" or "abstain".

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The board of directors, independent directors and shareholders holding more than 1% of the voting shares or the investor protection institutions established in accordance with laws, administrative regulations or the requirements of the securities regulatory authorities of the State Council may act as solicitors, and publicly solicit the shareholders of the listed company, either by themselves or through an entrusted securities firm or securities service provider, to engage them as proxies to attend the general meeting and exercise shareholder's rights such as rights to propose or vote on their behalf.

After Amendment

Article 83 Shareholders shall exercise their voting rights in respect of the number of voting shares they represent, and each share shall have one vote. When a poll is held, shareholders (including their proxies) having the right to cast two or more votes need not use all of their voting rights in the same way as "for", "against" or "abstain".

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The board of directors, independent directors and shareholders holding more than 1% of the voting shares or the investor protection institutions established in accordance with laws, administrative regulations or the requirements of the CSRC may solicit shareholders' voting rights. Information including the specific voting preference shall be fully provided to the shareholders for whom voting rights are being solicited. Consideration or disguised consideration for soliciting shareholders' voting rights is prohibited. Except for legal conditions, the Company shall not impose any minimum shareholding limitation for soliciting voting rights.

Before Amendment	After Amendment
Any public solicitation of shareholders' rights shall comply with laws, administrative regulations, relevant requirements of the CSRC and relevant provisions of the Articles, make sufficient disclosure of solicitation documents containing information on specific proposals and voting preference to the shareholders from whom the voting rights are being solicited, and shall be prohibited if it is for the purpose of any compensation or disguised compensation. The Company shall not impose any inappropriate obstacles that impair the legitimate rights and interests of the shareholders, such as limitation in respect of the minimum shareholding proportion, on the solicitation of voting rights.	
Any public solicitation of shareholders' rights in violation of the laws, administrative regulations or relevant requirements of the securities regulatory authorities of the State Council, which causes the Company or its shareholders to suffer losses, shall be liable for compensation in accordance with the laws.	
Article 82 While ensuring the lawfulness and validity of the general meetings, the Company shall facilitate the shareholders to attend the general meetings.	Deleted Article
Article 83 Save for any special circumstance such as a crisis, the Company shall not enter into any contracts with any person other than the directors, the chief executive officer and other senior management pursuant to which the management of all or a substantial part of the business of the Company will be given to such person, unless otherwise approved at the general meeting by a special resolution.	Article 85 Save for any special circumstance such as a crisis, the Company shall not enter into any contracts with any person other than the directors and senior management pursuant to which the management of all or a substantial part of the business of the Company will be given to such person, unless otherwise approved at the general meeting by a special resolution.

Article 84 The list of candidates for directors and supervisors shall be submitted as a proposal to the general meeting for voting. The board of directors shall announce the biography and basic information of the candidates for directors and supervisors to the shareholders

The methods and procedures for nomination of candidates for directors and supervisors are as follows:

- (I) Within the number of persons specified in the Articles and according to the number of persons proposed to be elected, the former board of directors shall propose a recommended list of director candidates. With approval by a resolution of the board of directors, the board of directors shall propose to the general meeting the candidates for directors to be elected at the general meeting. The former board of supervisors shall propose to the general meeting the candidates for supervisors who are shareholder representatives to be elected at the general meeting;
- (II) Shareholders individually or collectively holding more than 3% of the total outstanding voting shares of the Company may propose to the board of directors of the Company the candidates for directors or supervisors who are shareholder representatives, provided that the number of persons nominated shall comply with the Articles and not more than the number of persons proposed to be elected;

After Amendment

Article 86 The list of candidates for directors shall be submitted as a proposal to the general meeting for voting. The board of directors shall announce the biography and basic information of the candidates for directors to the shareholders.

The methods and procedures for nomination of candidates for directors are as follows:

- (I) Shareholders individually or in aggregate holding at least 1% of the Company's shares may nominate and recommend candidates for directors and independent directors to the board of directors in written form. After review of qualifications of candidacy by the board of directors, a written proposal will be submitted to the general meeting for election;
- (II) The board of directors may nominate and recommend candidates for directors and independent directors of the Company, and formulate a written proposal in the form of board of directors' resolution and submit it to the general meeting for election.

(III) The Company's board of directors, board of supervisors and shareholders individually or collectively holding more than 1% of the total number of issued shares of the Company may propose candidates for independent directors, provided that the number of persons nominated shall comply with the Articles and shall not be more than the number of persons proposed to be elected. The nominator of an independent director shall obtain the consent of the nominee before making the nomination. The nominator shall fully understand the nominee's occupation, academic qualifications, job title, detailed work experience, all part-time jobs, etc., and express an opinion on his or her qualifications and independence to serve as an independent director, and the nominee shall make a public statement confirming that there are no relationships between himself or herself and the Company that would affect his or her ability to make independent and objective judgments. Prior to the general meeting for the election of independent directors, the board of directors of the Company shall announce the above as required.

In addition to the above nomination rights, the board of directors, the board of supervisors and shareholders individually or collectively holding more than 1% of the Company's shares may also submit to the Company's board of directors proposals to challenge or remove an independent director who does not possess the qualifications or capabilities to serve as an independent director, fails to independently perform his or her duties, or fails to safeguard the legitimate rights and interests of the Company and small and medium-sized investors.

After Amendment

(III) The candidates for directors shall undertake to the Company in written prior to the general meeting, including but not limited to, agreeing to accept the nomination. undertaking that the information submitted about themselves are true and complete, and warranting that they will duly perform the duties upon successful election. The nominated candidates for independent directors shall make a public statement confirming that there are no relationships between himself or herself and the Company that would affect his or her ability to make independent and objective judgments. The board of directors shall announce the above in accordance with the relevant regulations.

Article 85 When a voting is carried out on the election of directors or supervisors at a general meeting, the cumulative voting system may be adopted in accordance with the provisions under the Articles or the resolutions of the general meeting. Among them, the cumulative voting system **must** be adopted if two or more independent directors are elected at the general meeting or two or more directors or supervisors are elected by the Company in which a single shareholder and parties acting in concert with him or her are interested in 30% or more of the shares. The Company encourages shareholders to actively propose candidates for directors and supervisors in accordance with the Articles and to procure the election of directors and supervisors to be conducted by way of competitive election.

The cumulative voting system referred to in the preceding paragraph means that when directors or supervisors are being elected at a general meeting, each share shall carry the same number of voting rights as the number of directors or supervisors to be elected, and the voting rights held by shareholders may be used collectively. Details for the implementation of the cumulative voting system shall be as follows:

(I) Calculation of the number of votes in the cumulative voting:

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3. The secretary to the board of directors of the Company shall announce the cumulative votes of each shareholder before each round of cumulative voting. Any shareholders, independent directors of the Company, supervisors of the Company, scrutineers of the current general meeting, witness lawyers or notaries who have any objection to the announced results shall check the results immediately.

After Amendment

Article 87 When a voting is carried out on the election of directors at a general meeting, the cumulative voting system may be adopted in accordance with the provisions under the Articles or the resolutions of the general meeting. Among them, the cumulative voting system shall be adopted if two or more independent directors are elected at the general meeting or when a single shareholder of the Company and parties acting in concert with him or her are interested in 30% or more of the shares.

The cumulative voting system referred to in the preceding paragraph means that when directors are being elected at a general meeting, each share shall carry the same number of voting rights as the number of directors to be elected, and the voting rights held by shareholders may be used collectively. Details for the implementation of the cumulative voting system shall be as follows:

(I) Calculation of the number of votes in the cumulative voting:

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3. The secretary to the board of directors of the Company shall announce the cumulative votes of each shareholder before each round of cumulative voting. Any shareholders, independent directors of the Company, scrutineers of the current general meeting, witness lawyers or notaries who have any objection to the announced results shall check the results immediately.

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Article 90 Before the proposal is voted on at a general meeting, two shareholder representatives shall be elected for vote counting and scrutinizing. Shareholders who are interested in the matter under consideration and their proxies shall not count the votes and scrutinize the poll.

When a proposal is voted on at the general meeting, the lawyers, the representatives of the shareholders and supervisors shall be jointly responsible for vote counting and scrutinizing, and the voting results shall be announced promptly at the meeting. The voting results of such resolution shall be recorded in the minutes of the meeting.

Shareholders of a listed company or their proxies who vote online or by other means shall be entitled to verify their voting results in the corresponding voting system.

After Amendment

Article 92 Before the proposal is voted on at a general meeting, two shareholder representatives shall be elected for vote counting and scrutinizing. Shareholders who has connected relationship with the matter under consideration and their proxies shall not count the votes and scrutinize the poll.

When a proposal is voted on at the general meeting, the lawyers, the representatives of the shareholders (or other relevant persons appointed in accordance with the Hong Kong Listing Rules) shall be jointly responsible for vote counting and scrutinizing, and the voting results shall be announced promptly at the meeting. The voting results of such resolution shall be recorded in the minutes of the meeting.

Shareholders of a listed company or their proxies who vote online or by other means shall be entitled to verify their voting results in the corresponding voting system.

Article 91 The onsite general meeting shall not be concluded earlier than the online meeting or that held by other means, and the presider of the meeting shall announce the voting and results of each proposal and whether the proposal is passed according to the voting results.

Before the voting results are officially announced, the listed company, vote counters, scrutineers, substantial shareholders, Internet services providers and other relevant parties involved in the onsite general meeting, online meeting or that held by other means shall be under an obligation to keep the voting results strictly confidential.

Article 96 Where a proposal in relation to the election of directors or supervisors is passed at a general meeting, the term of office of the new directors or supervisors shall commence on the date on which the proposal is passed.

After Amendment

Article 93 The onsite general meeting shall not be concluded earlier than the online meeting or that held by other means, and the presider of the meeting shall announce the voting and results of each proposal and whether the proposal is passed according to the voting results.

Before the voting results are officially announced, the listed company, vote counters, scrutineers, shareholders, Internet services providers and other relevant parties involved in the onsite general meeting, online meeting or that held by other means shall be under an obligation to keep the voting results strictly confidential.

Article 98 Where a proposal in relation to the election of directors is passed at a general meeting, the term of office of the new directors shall commence on the date on which the proposal is passed.

Before Amendment	After Amendment
CHAPTER 5 BOARD OF DIRECTORS	CHAPTER 5 DIRECTORS AND BOARD OF DIRECTORS
Section 1 Directors	Section 1 General Rules for Directors
Article 98 Directors of the Company may include executive directors, non-executive directors and independent directors. Non-executive directors refer to directors who do not hold operational management positions in the Company, and independent directors refer to persons who meet the provisions of Article 107 of the Articles (consistent with the meaning of "independent non-executive director" in the Hong Kong Listing Rules). The director of the Company shall be a natural person. A person may not serve as a director of the Company if any of the following circumstances applies:	Article 100 Directors of the Company may include executive directors, non-executive directors and independent directors. Non-executive directors refer to directors who do not hold operational management positions in the Company, and independent directors refer to persons who meet the provisions of Article 109 of the Articles (consistent with the meaning of "independent non-executive director" in the Hong Kong Listing Rules). The director of the Company shall be a natural person. A person may not serve as a director of the Company if any of the following circumstances applies:
(I) persons who have no or restricted capacity for civil conduct;	(I) persons who have no or restricted capacity for civil conduct;
(II) persons who were sentenced to criminal punishment for corruption, bribery, embezzlement of property, misappropriation of property or disrupting the socialist market economic order, where less than five years have lapsed since the expiration of the execution period, or who have been deprived of political rights due to any criminal offenses, where less than five years have lapsed since the expiration of the execution period, and less than two years have lapsed since the date of the expiration of the probation period if probation is announced;	(II) persons who were sentenced to criminal punishment for corruption, bribery, embezzlement of property, misappropriation of property or disrupting the socialist market economic order or who have been deprived of political rights due to any criminal offenses, where less than five years have lapsed since the expiration of the execution period, and less than two years have lapsed since the date of the expiration of the probation period if probation is announced;

- (V) persons who are listed as defaulters by a people's court since he/she has a substantial amount of personal debts due and unsettled;
- (VI) persons who are penalized by CSRC to be prohibited from participating in the securities markets by serving as directors, supervisors or senior management of a listed company with a period yet to be expired;
- (VII) persons who are publicly determined by a stock exchange as unsuitable to serve as directors, supervisors or senior management of a listed company with a period yet to be expired;
- (VIII) other circumstances stipulated in laws, administrative regulations, departmental rules or the listing rules of the places where the Company's shares are listed.

If the election or appointment of a director is in violation of this article, such election, appointment or employment shall be invalid. If any of the circumstances under this article occurs during the period of employment of a director, the Company **shall** dismiss the director from his/her duties and re-elect a director in accordance with the provisions of the Articles.

After Amendment

- (V) persons who are listed as defaulters by a people's court since he/she has a substantial amount of personal debts due and unsettled;
- (VI) persons who are penalized by CSRC to be prohibited from participating in the securities markets with a period yet to be expired;
- (VII) persons who are publicly determined by a stock exchange as unsuitable to serve as directors or senior management of a listed company, etc. with a period yet to be expired;
- (VIII) other circumstances stipulated in laws, administrative regulations, departmental rules or the listing rules of the places where the Company's shares are listed.

If the election or appointment of a director is in violation of this article, such election, appointment or employment shall be invalid. If any of the circumstances under this article occurs during the period of employment of a director, the Company will dismiss the director from his/her duties, cease his/her duties and re-elect a director in accordance with the provisions of the Articles.

Article 99 Directors shall be elected or replaced at a general meeting, and the specific election and appointment procedures are set out in Articles 84, 85 and 86 of the Articles. Each term of office of a director shall be three years. Upon the expiry of a director's term of office, the director may be re-elected and re-appointed in accordance with the provisions of the securities regulatory rules of the places where the Company's shares are listed. Any director may be removed from office prior to the expiry of his/her term of office by an ordinary resolution passed at a general meeting, provided that such removal shall not prejudice the director's claim for damages under any contract.

The term of office of a director who is re-elected or appointed to fill a casual vacancy—shall commence from the date of taking office, until the current term of office of the board of directors ends.

A director shall continue to perform his/ her duties as a director in accordance with the laws, administrative regulations, departmental rules and the Articles until a re-elected director takes office, if re-election is not conducted in a timely manner upon the expiry of his/her term of office.

After Amendment

Article 101 Directors shall be elected or replaced at a general meeting, and may be removed by the general meeting before expiry of the term of office. Each term of office of a director shall be three years. Upon the expiry of a director's term of office, the director may be re-elected and re-appointed in accordance with the provisions of the securities regulatory rules of the places where the Company's shares are listed.

The term of office of a director shall commence from the date of taking office, until the current term of office of the board of directors ends.

A director shall continue to perform his/ her duties as a director in accordance with the laws, administrative regulations, departmental rules and the Articles until a re-elected director takes office, if re-election is not conducted in a timely manner upon the expiry of his/her term of office.

The senior management may concurrently serve as a director, provided that the aggregate number of the directors who concurrently serve as the senior management and directors who are employee representatives, shall not exceed 1/2 of all the directors of the Company.

A director appointed by the board of directors to fill a casual vacancy or as an addition to the board of directors shall hold office for a term commencing from the date of his/her appointment until the first annual general meeting after his/her appointment, and shall then be eligible for re-election and re-appointment.

The chief executive officer or other senior management may concurrently serve as a director, provided that the aggregate number of the directors who concurrently serve as the chief executive officer or senior management and directors who are employee representatives, shall not exceed 1/2 of all the directors of the Company.

After consideration and approval at a general meeting through a separate resolution, the board of directors of the Company may have a certain percentage of employee representatives as directors. The employee representatives of the board of directors shall be elected at the employee representatives' meeting, employee meeting or otherwise democratically, and shall directly sit on the board of directors.

After Amendment

The Company shall have 1 employee representative director. The employee representatives of the board of directors shall be elected at the employee representatives' meeting, employee meeting or otherwise democratically, which shall not be subject to the general meeting for deliberation.

Article 100 The directors shall comply with laws, administrative regulations and the Articles, and shall bear the following fiduciary obligations towards the Company:

- (I) shall not accept any bribery or other illegal income by using his/her powers and position, or embezzle the properties of the Company in any manner;
- (II) shall not misappropriate the Company's funds;
- (III) shall not deposit the Company's assets or funds in an account under his/ her own name or the name of other individuals:
- (IV) shall not, in violation of the Articles, provide loans to others using the Company's funds or provide guarantee for others with properties of the Company without the consent of the general meeting or the board of directors;

After Amendment

Article 102 The directors shall comply with the provisions of laws, administrative regulations and the Articles, and shall bear the fiduciary obligations towards the Company. The directors shall take measures to avoid conflicts between their own interests and the interests of the Company, and shall not use their powers to seek improper interests.

The directors shall bear the following fiduciary obligations towards the Company:

- (I) shall not embezzle the properties of the Company or misappropriate the Company's funds;
- (II) shall not deposit the Company's funds in an account under his/her own name or the name of other individuals;
- (III) shall not to abuse his/her position to accept bribes or other illegal income;
- (IV) shall not directly or indirectly enter into any contract or transaction with the Company without reporting to the board of directors or at the general meeting, and without being passed by the board of directors or general meeting by way of resolutions in accordance with the provisions of the Articles;

- (V) shall not enter into any contract or transaction with the Company in violation of the provisions of the Articles or without the consent of the general meeting;
- (VI) shall not make use of his/her position to procure business opportunities that should otherwise belong to the Company for himself/herself or others; or to engage in the same business as the Company for his/her own account or for the benefits of any other persons without consent of the general meeting;
- (VII) shall not accept commissions from the Company's transactions for their own benefit;
- (VIII) shall not disclose confidential information of the Company without authorization;
- (IX) shall not abuse his/her connected relationship to the detriment of the interests of the Company;
- (X) other fiduciary obligations stipulated by laws, administrative regulations, departmental rules, securities regulatory rules of the places where the Company's shares are listed and the Articles.

Income generated by a director from violation of the provisions of this Article shall belong to the Company; where the Company suffers losses thereto, the director shall be liable for compensation.

After Amendment

- V) shall not make use of his/her position to procure business opportunities that should otherwise belong to the Company for himself/herself or others, but except those which have been reported to the board of directors or at the general meeting and passed by resolutions of the general meeting, or that the Company cannot make use of such business opportunities in accordance with the provisions of laws, administrative regulations or the Articles;
- (VI) shall not engage in the same business as the Company for his/her own account or for the benefits of any other persons without reporting to the board of directors or at the general meeting, and without being passed by the general meeting by way of resolutions;
- (VII) shall not accept commissions from the Company's transactions with others for their own benefit:
- (VIII) shall not disclose confidential information of the Company without authorization:
- (IX) shall not abuse his/her connected relationship to the detriment of the interests of the Company;
- (X) other fiduciary obligations stipulated by laws, administrative regulations, departmental rules, securities regulatory rules of the places where the Company's shares are listed and the Articles.

Income generated by a director from violation of the provisions of this Article shall belong to the Company; where the Company suffers losses thereto, the director shall be liable for compensation.

Before Amendment	After Amendment
	The provisions of item (IV) of paragraph 2 of this Article shall apply to the close relatives of directors and senior management, enterprises directly or indirectly controlled by directors or senior management or their close relatives, and associated persons of other related relations with directors or senior management, who have entered into contracts or conduct transactions with the Company.
Article 101 Directors shall abide by laws, administrative regulations and the Articles, and shall bear the following duty of diligence towards the Company:	Article 103 Directors shall abide by the provisions of laws, administrative regulations and the Articles, bear the duty of diligence towards the Company, and perform duties with reasonable care ordinarily exercised by managers in the best interests of the Company
(IV) shall sign written confirmation on the securities offering documents and regular reports of the Company, and to ensure the Company gives a timely and fair disclosure of information and the truthfulness, accuracy and completeness of information disclosed therein. Where the directors are unable to ensure the truthfulness, accuracy and completeness of the content of the securities offering documents and regular reports or have objection, their opinions and reasons shall be stated in the written confirmation and disclosed by the Company. Directors could directly apply for disclosure if the Company fails to disclose;	Company. Directors shall bear the following duty of diligence towards the Company: (IV) shall sign written confirmation on the regular reports of the Company, and to ensure the truthfulness, accuracy and completeness of information disclosed therein; (V) shall provide relevant information and materials to the audit committee truthfully, and shall not obstruct the exercise of powers by the audit committee;
(V) shall provide relevant information and materials to the board of supervisors truthfully, and shall not obstruct the exercise of powers by the board of supervisors or the supervisors ;	(VI) other duty of diligence stipulated by laws, administrative regulations, departmental rules, securities regulatory rules of the places where the Company's shares are listed and the Articles.
(VI) other duty of diligence stipulated by laws, administrative regulations, departmental rules, securities regulatory rules of the places where the Company's shares are listed and the Articles.	

Article 103 A director may resign before expiry of his/her term of office. A resigning director shall submit a written resignation report to the board of directors. The board of directors shall make disclosure of relevant information within two days.

The Company shall complete a by-election within sixty days after a director tenders his/her resignation to ensure that the composition of the board of directors and its special committees is in compliance with laws and regulations as well as securities regulatory rules of the places where the Company's shares are listed and the Articles.

Where the number of members of the board of directors falls below the minimum requirement due to the resignation of any director, or the proportion of independent directors in the board of directors or its special committees does not meet the requirements of the laws and regulations as well as securities regulatory rules of the places where the Company's shares are listed or the Articles as a result of resignation of any independent director, or there is no accounting professional among independent directors, before a newly elected director takes office, the original director shall perform his/her duties as a director in accordance with laws, administrative regulations, departmental rules and the Articles.

Save for the circumstances set out in the preceding paragraph, the resignation of a director shall take effect when the resignation report is delivered to the board of directors.

After Amendment

Article 105 A director may resign before expiry of his/her term of office. A resigning director shall submit a written resignation report to the Company. The resignation shall become effective on the date the Company receives the resignation report. The relevant information shall be disclosed by the Company as soon as practicable (no later than within two trading days). Where the number of members of the board of directors falls below the statutory minimum requirement due to the resignation of any director, before a newly elected director takes office, the original director shall perform his/her duties as a director in accordance with laws, administrative regulations, departmental rules and the Articles.

Article 104 When a director's resignation takes effect or his/her term of office expires, he/she shall duly complete all handover procedures with the board of directors. His/her fiduciary obligations towards the Company and shareholders shall not necessarily cease after the expiry of his/her term of office. Within three months after his/her resignation takes effect or his/her term of office expires, the director's fiduciary obligations as set forth in Article 100 of the Articles shall continue to be in effect, and the obligation of confidentiality therein shall be perpetual.

After Amendment

Article 106 The Company shall establish a director resignation management system, clearly specifying safeguard measures for pursuing accountability and seeking recourse for unfulfilled public commitments and other outstanding matters. When a director's resignation takes effect or his/her term of office expires. he/she shall duly complete all handover procedures with the board of directors. His/her fiduciary obligations towards the Company and shareholders shall not necessarily cease after the expiry of his/her term of office. Within three months after his/ her resignation takes effect or his/her term of office expires, the director's fiduciary obligations as set forth in the Articles shall continue to be in effect, and the obligation of confidentiality therein shall be perpetual. Liabilities that directors should bear during their tenure for the execution of duties shall not be exempted or terminated due to their resignation.

New Article

Article 107 The general meeting may remove any director through resolutions, effective as of the date when the resolutions take effect.

Where a director is removed before expiration of his/her term of office without justifiable reasons, the director may demand indemnification from the Company.

Article 106 If a director violates laws, administrative regulations, departmental rules or the provisions of the Articles when performing his/her duties and causes losses to the Company, he/she shall be liable for compensation.

Article 109 If a director, in the performance of his/her duties, causes damage to others, the Company will be liable for compensation; if the director acts with intent or gross negligence on his/her part, he/she shall also bear liability for compensation.

If a director violates laws, administrative regulations, departmental rules or the provisions of the Articles when performing his/her duties and causes losses to the Company, he/she shall be liable for compensation.

Deleted Article

After Amendment

Article 107 The methods of nomination and election procedures for independent directors shall be carried out in accordance with the relevant provisions of laws, administrative regulations and departmental rules. The Company may have independent directors, and the number of independent directors shall be not less than three and account for at least one-third of the board of directors. Independent directors shall be independent in accordance with the securities regulatory rules of the places where the Company's shares are listed. The specific qualifications, powers and authorities and rules of procedures of independent directors are stipulated in the Policy of Independent Non-Executive Directors (《獨立非執行董事 制度》) of the Company.

Any independent director who does not have the qualifications or capacity of independent director, or fails to perform his/her duties independently, or fails to safeguard the legitimate rights and interests of the Company and small and medium-sized investors, shareholders individually or jointly holding more than one percent of the Company's shares may submit proposals to the board of directors of the Company in relation to their queries against the independent director or his/her dismissal. The independent director concerned shall promptly provide explanation on the queries and make disclosure thereof. The board of directors of the listed company shall promptly hold a special meeting for discussions upon receipt of the relevant proposals of queries or dismissal and disclose the discussion results.

Before Amendment	After Amendment		
Article 109 The board of directors shall consist of ten directors, comprising four executive directors, two non-executive directors and four independent non-executive directors. The Company shall have one chairman.	Article 111 The board of directors shall consist of ten directors, comprising four executive directors, two non-executive directors and four independent non-executive directors. The Company shall have one chairman, who shall be elected by a majority of all directors of the board of directors.		
Article 110 The board of directors shall exercise the following functions and authority:	Article 112 The board of directors shall exercise the following functions and authority:		
 (IV) formulate the Company's annual financial budget plan and final accounts plan; (VIII) within the scope authorized by the general meeting or the Articles, decide on matters such as the Company's external investment, acquisition and sale of assets, asset pledges, external guarantees, entrusted financial management and related transactions; matters beyond the scope of authorization shall be submitted to the general meetings for consideration. (X) appoint or dismiss the Company's chief executive officer and secretary to the board of directors; appoint or dismiss the Company's president, technology director, financial director and other senior management based on the nomination of the chief executive officer, and decide on the matters in 	 (VII) within the scope authorized by the general meeting or the Articles, decide on matters such as the Company's external investment, acquisition and sale of assets, asset pledges, external guarantees, entrusted financial management and related transactions; (IX) appoint or dismiss the Company's chief executive officer and secretary to the board of directors; appoint or dismiss the Company's president, chief engineer, chief financial officer and other senior management based on the nomination of the chief executive officer, and decide on the matters in relation to their remuneration, rewards and punishments; (X) formulate the Company's basic management system; (XVII) other functions and authority 		
relation to their remuneration, rewards and punishments; (XI) formulate the Company's basic management system;	conferred by laws, administrative regulations, departmental rules, securities regulatory rules of the places where the Company's shares are listed or the Articles.		
(XVIII) other functions and authority conferred by laws, administrative regulations, departmental rules, securities regulatory rules of the places where the Company's shares are listed or the Articles.	Matters beyond the scope of authorization of the general meeting shall be submitted to the general meeting for consideration.		

Article 113 The board of directors shall determine the scope of authority for matters such as external investment, purchase and sale of assets, asset pledges, external guarantees, entrusted financial management and related transactions, and set up strict review and decision-making procedures; for major investment projects, relevant experts and professionals shall be engaged to conduct reviews and it shall be reported to the general meeting for approval.

Subject to compliance with the securities regulatory rules of the places where the Company's shares are listed, the board of directors shall have the right to decide on the loans, external investment, assets disposal (leasing, entrusted operation, joint operation with others, purchase, sale, loss reporting, replacement, pledge and liquidation, acquisitions, etc.) and related-party transactions in respect of the following matters:

- (I) external loans that account for less than 30% of the Company's latest total audited net assets in terms of single amount and account for less than 50% of the Company's latest total audited net assets in terms of cumulative amount for a fiscal year;
- (II) external investments that account for less than 30% of the latest total audited net assets;
- (III) assets under leasing, entrusted operation, joint operation with others, purchase, sale, loss reporting, replacement, pledge and liquidation that account for less than 20% of the Company's latest total audited net assets;

After Amendment

Article 115 The board of directors shall determine the scope of authority for matters such as external investment, purchase and sale of assets, asset pledges, external guarantees, entrusted financial management, related transactions and external donations, and set up strict review and decision-making procedures; for major investment projects, relevant experts and professionals shall be engaged to conduct reviews and it shall be reported to the general meeting for approval.

Subject to compliance with the securities regulatory rules of the places where the Company's shares are listed, the board of directors shall have the right to **consider** and approve the following matters:

- (I) Other external guarantee matters not specified in Article 46 of the Articles of Association;
- (II) Transactions that meet one of the following standards:
 - 1. The total assets (where the book value and appraisal value exist at the same time, the higher shall prevail) involved in transaction account for more than 10% of the latest audited total assets of the Company. But if it is more than 50% of the latest audited total assets of the Company, such transaction shall be submitted to the general meeting for consideration;

Before	A	m	en	dm	en1	t
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- (IV) asset acquisitions that account for less than 30% of the latest total audited net assets:
- (V) specific approval authority of the board of directors for related-party transactions shall be implemented in accordance with the current Rules Governing the Listing of Securities on the Shenzhen Stock Exchange;
- (VI) other functions and authority conferred by the general meeting.

After Amendment

- 2. The net assets (where the book value and appraisal value exist at the same time, the higher shall prevail) involved in the transaction subject (such as equity) account for more than 10% of the latest audited net assets of the Company, and the absolute amount exceeds RMB10 million. But if it is more than 50% of the latest audited net assets of the Company. and the absolute amount exceeds RMB50 million, such transaction shall be submitted to the general meeting for consideration;
- 3. The revenue related to the transaction subject (such as equity) in the most recent accounting year accounts for more than 10% of the audited revenue of the Company in the most recent accounting year, and the absolute amount exceeds RMB10 million. But if it is more than 50% of the audited revenue of the Company in the most recent accounting year, and the absolute amount exceeds RMB50 million, such transaction shall be submitted to the general meeting for consideration;

Before Amendment	After Amendment
	4. The net profit related to the transaction subject (such as equity) in the most recent accounting year accounts for more than 10% of the audited net profit of the Company in the most recent accounting year, and the absolute amount exceeds RMB1 million. But if it is more than 50% of the audited net profit of the Company in the most recent accounting year, and the absolute amount exceeds RMB5 million, such transaction shall be submitted to the general meeting for consideration;
	5. The transaction amount (including debt and expenses assumed) is more than 10% of the latest audited net assets of the Company, and the absolute amount exceeds RMB10 million. But if it is more than 50% of the latest audited net profit of the Company, and the absolute amount exceeds RMB50 million, such transaction shall be submitted to the general meeting for consideration;

Before Amendment	After Amendment
	6. Profits generated from transactions account for more than 10% of the Company's audited net profit for the most recent accounting year, and the absolute amount exceeds RMB1 million. But if it is more than 50% of the latest audited net profit of the Company, and the absolute amount exceeds RMB5 million, such transaction shall be submitted to the general meeting for consideration. If the data involved in the calculation of the above indicators is negative, the absolute value shall be taken for calculation. For the purpose of this item, transactions include, but are not
	limited to, the purchase or sale of assets; external investment (including entrusted wealth management, investment in subsidiaries, etc.); rent or lease assets; entrustment or acceptance of entrustment for the management of assets and business; gifts or acceptance of donated assets; creditor's rights or debt restructuring; transferring or acquiring research and development projects; entering into license agreements; waiver of rights (including waiver of pre-emptive right and pre-emptive right to subscribe for capital contribution, etc.); other transactions recognized by the stock exchanges.

Before Amendment	After Amendment
	(III) Transactions between the Company and related parties (excluding guarantees provided to related parties) that meet any of the following standards:
	1. Transactions with related natural persons exceeding RMB300,000 in transaction amount;
	2. Transactions with related legal persons (or other organizations) whose transaction amount exceeds RMB3 million and accounts for more than 0.5% of the absolute value of the listed company's latest audited net assets.
	3. Transactions with related legal persons whose transaction amount exceeds RMB30 million and accounts for more than 5% of the absolute value of the Company's latest audited net assets, the matter shall, after being reviewed by the board of directors, be submitted to the general meeting for consideration.

Before Amendment	After Amendment
	(IV) With respect to specific approval authority for financial assistance, it shall be implemented in accordance with the standards stipulated in the Rules Governing the Listing of Securities on the Shenzhen Stock Exchange;
	(V) Other matters required to be reviewed and approved by the board of directors pursuant to laws, administrative regulations and departmental rules.
	Unless otherwise specified by the securities regulatory rules of the places where the Company's shares are listed, matters under items (I) to (V) above that do not meet any of standards for board approval shall be approved by the chairman.
Article 115 The chairman shall exercise the following functions and authority:	Article 117 The chairman shall exercise the following functions and authority:
(VII) the chairman shall have the right to decide on external loans, external investments and asset acquisitions that account for less than 10% of the Company's latest total audited net assets;	(VII) other functions and authority conferred by the board of directors.
(VIII) the chairman shall have the right to decide on the leasing, entrusted operation, joint operation with others, purchase, sale, loss reporting, replacement, pledge or liquidation of assets that account for less than 10% of the Company's latest total audited net assets;	
(IX) other functions and authority conferred by the board of directors.	

Before Amendment	After Amendment
Article 116 If the chairman is unable to perform his/her duties or fails to perform his/her duties, a director jointly nominated by more than half of the directors shall perform such duties.	Article 118 If the chairman is unable to perform his/her duties or fails to perform his/her duties, a director jointly nominated by a majority of the directors shall perform such duties.
Article 117 The board of directors shall hold at least four meetings each year, which shall be convened by the chairman and shall notify all directors and supervisors in writing 14 days prior to the meeting.	Article 119 The board of directors shall hold at least four meetings each year, which shall be convened by the chairman and shall notify all directors in writing 14 days prior to the meeting.
Article 118 Shareholders representing more than one-tenth of the voting rights, more than one-third of the directors and more than half of the independent directors or the supervisory committee may propose to hold an extraordinary meeting of the board of directors. The chairman shall convene and preside over a board meeting within ten days after receiving the proposal.	Article 120 Shareholders representing more than one-tenth of the voting rights, more than one-third of the directors and more than half of the independent directors or the audit committee may propose to hold an extraordinary meeting of the board of directors. The chairman shall convene and preside over a board meeting within ten days after receiving the proposal.

Article 122 If any director is related to the enterprise involved in the resolution at a board meeting, the said director shall not exercise his/her voting rights on the said resolution for himself/herself or on behalf of another director. Such board meeting may be held when more than half of the non-related directors attend the meeting. The resolution of such board meeting shall be passed by more than half of the non-related directors. If the number of non-related directors attending the board meetings is fewer than three, the matters shall be submitted to the general meeting for consideration. Where the laws and regulations and securities regulatory rules of the places where the Company's shares are listed have any additional restrictions in respect of the participation and voting by directors in board meetings, such provisions shall prevail.

After Amendment

Article 124 If any director is related to the enterprise or any individual involved in the resolution at a board meeting, such director shall promptly file a written report to the board of directors. The related director shall not exercise his/her voting rights on the said resolution for himself/herself or on behalf of another director. Such board meeting may be held when more than half of the non-related directors attend the meeting. The resolution of such board meeting shall be passed by more than half of the non-related directors. If the number of non-related directors attending the board meetings is fewer than three, the matters shall be submitted to the general meeting for consideration. Where the laws and regulations and securities regulatory rules of the places where the Company's shares are listed have any additional restrictions in respect of the participation and voting by directors in board meetings, such provisions shall prevail.

New Article

Article 125 Resolutions of the board of directors shall be voted by way of casting written votes or a show of hands.

To the extent that the directors are guaranteed the right to fully express their opinions, the extraordinary meetings of the board of directors may be conducted and resolutions be made by means of telecommunication, and such resolutions shall be signed by the directors in attendance.

New Article

Section 3 Independent Directors

Before Amendment	After Amendment
New Article	Article 129 Independent directors shall, in accordance with the provisions of laws, administrative regulations, the securities regulatory rules of the places where the Company's shares are listed and the Articles, earnestly perform their duties, play the roles of participating in decision-making, supervising, checking and balancing, and professional consultation in the board of directors, safeguard the interests of the Company as a whole and protect the legitimate rights and interests of minority shareholders.
New Article	Article 130 Independent directors shall maintain their independence. The following persons shall not serve as independent directors: (I) employees of the Company or its subsidiaries, and their spouse, parents and children, and major social relatives;
	(II) natural person shareholders who directly or indirectly hold more than 1% of the issued shares of the Company or who rank among the top ten shareholders of the Company, as well as their spouses, parents and children;
	(III) employees of those shareholders who directly or indirectly hold more than 5% of the issued shares of the Company or employees of the top five shareholders of the Company, as well as their spouses, parents and children;

Before Amendment	After Amendment
	(IV) employees of the subsidiaries of the Company's controlling shareholders or <i>de facto</i> controllers, and their spouses, parents and children;
	(V) employees who have significant business dealings with the Company, its controlling shareholders, de facto controllers or their respective subsidiaries, or employees of the entities which have significant business dealings with the Company and their controlling shareholders or de facto controllers;
	(VI) employees providing financial, legal, consulting and sponsorship and other services to the Company, its controlling shareholders, de facto controllers or their respective subsidiaries, including but not limited to, all members of the project team of the intermediaries providing the services, reviewers at all levels, persons signing the reports, partners, directors, senior management and principal responsible persons;
	(VII) any employees who fell within the categories stated in (I) to (VI) during the past twelve months;

Before Amendment	After Amendment
	(VIII) any other employees who do not possess independence as stipulated under the laws, administrative regulations, the securities regulatory rules of the places where the Company's shares are listed and the Articles.
	The subsidiaries of the controlling shareholders and de facto controllers of the Company mentioned in items (IV) to (VI) of the preceding paragraph do not include those enterprises which are controlled by the same state-owned assets management authority as the Company and do not constitute any related relations with the Company under the relevant provisions.
	The independent directors shall conduct an annual self-examination of their independence and submit the findings of their self-examination to the board of directors every year. The board of directors shall annually assess the independence of the incumbent independent directors and issue special opinions, which shall be disclosed at the same time in the annual report.

Before Amendment	After Amendment
New Article	Article 131 An independent director of the Company shall meet the following conditions:
	(I) having the qualifications to serve as a director of a listed company in accordance with laws, administrative regulations and other relevant provisions;
	(II) complying with the independence requirements set forth in the Articles;
	(III) having basic knowledge about the operation of a listed company and being familiar with the relevant laws, regulations and rules;
	(IV) having at least five years of work experience in law, accounting or economics necessary to perform the duties of an independent director;
	(V) possessing good personal integrity and having no record of major breaches of trust or other adverse conduct;
	(VI) complying with the independence requirements under the listing rules of the place where the shares of the Company are listed;
	(VII) complying with any other conditions as stipulated under the laws, administrative regulations, the securities regulatory rules of the places where the Company's shares are listed and the Articles.

Before Amendment	After Amendment
New Article	Article 132 Independent directors, as members of the board of directors, shall be loyal and diligent to the Company and all shareholders, and shall perform the following duties prudently:
	(I) to participate in the decision-making of the board of directors and express clear opinions on the matters under consideration;
	(II) to supervise the matters with potential material conflicts of interest between the Company and its controlling shareholders, de facto controllers, directors, and senior management, and protect the legitimate rights and interests of minority shareholders;
	(III) to provide professional and objective advice on the operation and development of the Company and promote the improvement of the decision-making level of the board of directors;
	(IV) to perform other duties as stipulated under the laws, administrative regulations, the securities regulatory rules of the places where the Company's shares are listed and the Articles.

Before Amendment	After Amendment
New Article	Article 133 Independent directors shall exercise the following special functions and powers:
	(I) independently engaging an intermediary organization to audit, consult or verify specific matters of the Company;
	(II) proposing to the board of directors the convening of an extraordinary general meeting;
	(III) proposing the convening of a meeting of the board of directors;
	(IV) openly soliciting shareholders' rights in accordance with the law;
	(V) expressing independent opinions on matters which may prejudice the interests of the Company or minority shareholders;
	(VI) performing other functions and powers as stipulated under the laws, administrative regulations, the securities regulatory rules of the places where the Company's shares are listed and the Articles.
	Independent directors shall obtain the consent of more than half of all the independent directors before exercising the functions and powers listed in items (I) to (III) of the preceding paragraph.
	If an independent director exercises the powers listed in the first paragraph, the Company shall disclose it in a timely manner. If the above-mentioned powers cannot be exercised normally, the Company shall disclose the specific circumstances and reasons.

Before Amendment	After Amendment
New Article	Article 134 The following matters shall be submitted to the board of directors for consideration with the consent by more than half of all independent directors of the Company:
	(I) related transactions that shall be disclosed;
	(II) any plans of the Company and related parties to change or waive their commitments;
	(III) the decisions made and measures taken by the board of directors of the acquired listed company regarding the acquisition;
	(IV) other matters as stipulated under the laws, administrative regulations, the securities regulatory rules of the places where the Company's shares are listed and the Articles.

Before Amendment	After Amendment
New Article	Article 135 The Company shall establish a mechanism of special meetings attended entirely by independent directors. Where the board of directors considers matters such as related transactions, it shall be approved in advance by a special meeting of independent directors.
	The Company shall hold regular or ad hoc meetings attended by all independent directors. Matters listed in items (I) to (III) of the first paragraph of Article 133 and Article 134 of the Articles shall be considered at a special meeting of independent directors.
	The special meetings of independent directors may study and discuss other matters of the Company as needed.
	The special meetings of independent directors shall be convened and presided over by an independent director jointly elected by more than half of the independent directors. Where the convener does not perform or fails to perform his/her duties, two and more independent directors may convene and elect one representative to preside over the meeting.
	The minutes of special meeting of independent directors shall be prepared as prescribed, and the opinions of independent directors shall be stated in the minutes. Independent directors shall sign and confirm the minutes.
	The Company shall provide convenience and support for the convening of the special meetings of independent directors.
New Article	Section 4 Special Committees of the Board of Directors

Before Amendment	After Amendment
New Article	Article 136 The board of directors of the Company shall establish an audit committee to exercise the powers and functions of the board of supervisors as stipulated in the Company Law.
New Article	Article 137 Members of the audit committee shall consist of more than three directors who do not hold senior management positions in the Company. More than half of them shall be independent directors, and an accounting professional among the independent directors shall serve as the convenor.

Before Amendment	After Amendment
New Article	Article 138 The audit committee is responsible for reviewing the Company's financial information and its disclosure, supervising and evaluating internal and external audit work and internal control. The following matters shall be submitted to the board of directors for consideration with the consent by more than half of all members of the audit committee:
	(I) disclosure of financial information in the financial accounting reports and regular reports, and the evaluation reports on internal control;
	(II) engagement or dismissal of the accounting firm that conducts auditing for the listed company;
	(III) appointment or dismissal of the chief financial officer of the listed company;
	(IV) changes in accounting policies, accounting estimates or correction of significant accounting errors for reasons other than changes in accounting standards;
	(V) other matters as stipulated under the laws, administrative regulations, departmental rules, normative documents, the securities regulatory rules of the places where the Company's shares are listed and the Articles.

Before Amendment	After Amendment
New Article	Article 139 The audit committee shall meet at least once every quarter. The audit committee may convene an extraordinary meeting upon the proposal of two or more members, or when the convener deems necessary. Meetings of the audit committee shall be held with the attendance of more than two-thirds of the members.
	Resolutions of the audit committee shall be passed by more than half of the members of the audit committee.
	Each member of the audit committee shall have one vote for any voting to be resolved by the audit committee.
	The resolutions of the audit committee shall be recorded in minutes as required, and the members of the audit committee attending the meeting shall sign the minutes.
	The working procedures of the audit committee shall be formulated by the board of directors.
New Article	Article 140 The board of directors of the Company shall establish a strategic management and ESG, nomination, remuneration and evaluation, and other special committees, which shall perform their duties in accordance with the Articles and the authorization of the board of directors. The proposals of the special committee shall be submitted to the board of directors for consideration and decision. The board of directors shall be responsible for formulating the working procedures of the special committees.

Before Amendment	After Amendment
New Article	Article 141 The nomination committee shall be responsible for formulating the selection criteria and procedures for directors and senior management, and for identifying and reviewing candidates for directors and senior management and their qualifications. It shall make recommendations to the board of directors on the following matters: (I) nomination or removal of directors; (II) appointment or dismissal of senior management;
	(III) other matters as stipulated by laws, administrative regulations, departmental rules, normative documents, the securities regulatory rules of the places where the Company's shares are listed and the Articles.
	If the board of directors does not adopt or fully adopt the recommendations of the nomination committee, it shall record the nomination committee's opinions and the specific reasons for not adopting them in the board resolution, and make disclosure.

Before Amendment	After Amendment
New Article	Article 142 The remuneration and evaluation committee shall be responsible for formulating the performance assessment criteria for directors and senior management, conducting their evaluations, and formulating and reviewing the remuneration determination mechanisms, decision-making procedures, payment and clawback arrangements, and other remuneration policies and plans for directors and senior management. It shall make recommendations to the board of directors on the following matters:
	(I) the remuneration of directors and senior management;
	(II) the formulation of or amendment to equity incentive schemes, employee share schemes, and the achievement of conditions for the grant and exercise of rights by incentive participants;
	(III) the arrangements made by directors and senior management for shareholding plans in connection with the proposed spin-off of subsidiaries;
	(IV) other matters as stipulated by laws, administrative regulations, departmental rules, normative documents, the securities regulatory rules of the places where the Company's shares are listed and the Articles.
	Where the board of directors does not adopt or fully adopt the recommendations of the remuneration and evaluation committee, it shall record the committee's opinions and the specific reasons for not adopting them in the board resolution, and make disclosure.

Before Amendment	After Amendment
CHAPTER 6 CHIEF EXECUTIVE OFFICER AND OTHER SENIOR MANAGEMENT	CHAPTER 6 SENIOR MANAGEMENT
Article 126 The Company has one chief executive officer who is appointed or dismissed by the board of directors.	Article 143 The Company has one chief executive officer who is appointed or dismissed by the board of directors.
The Company's chief executive officer, president, technical officer, secretary to the board of directors and financial officer are the senior management of the Company.	
Article 127 The circumstances set forth herein under which a person may not serve as a director also applies to senior management. Requirements hereof with respect to the directors' obligations of fiduciary and diligence also applies to senior management.	Article 144 The circumstances set forth herein under which a person may not serve as a director and the requirements of the management system for resignations also apply to senior management. Requirements hereof with respect to the directors' obligations of fiduciary and diligence also applies to senior management.
Article 128 Persons who hold administrative positions other than directors or supervisors in any entity of the controlling shareholder of the Company shall not be appointed as senior management of the Company.	Article 145 Persons who hold administrative positions other than directors or supervisors in any entity of the controlling shareholder of the Company shall not be appointed as senior management of the Company.
	The Company's senior management is paid only by the Company and is not paid by the controlling shareholders on behalf of the Company.

Before Amendment	After Amendment
Article 130 The chief executive officer shall be accountable to the board of directors and shall exercise the following functions and authority:	Article 147 The chief executive officer shall be accountable to the board of directors and shall exercise the following functions and authority:
(VI) propose the appointment or dismissal by the board of directors of the Company's president, technical officer and financial officer;	(VI) propose the appointment or dismissal by the board of directors of the Company's president, chief engineer and chief financial officer;
(VII) decide on the appointment or dismissal of the executive officers other than those who shall be appointed or dismissed by the board of directors;	(VII) decide on the appointment or dismissal of the executive officers other than those who shall be appointed or dismissed by the board of directors;
Article 132 The working rules for the chief executive officer include the following:	Article 149 The working rules for the chief executive officer include the following:
(III) the use of funds and assets of the Company, limits of authority to enter into material contracts and systems for reporting to the board of directors and the board of supervisors;	(III) the use of funds and assets of the Company, limits of authority to enter into material contracts and systems for reporting to the board of directors;(IV) other matters deemed necessary by the
(IV) other matters deemed necessary by the board of directors.	board of directors.
Article 133 The chief executive officer may resign before expiry of his/her term of service. The specific procedures and methods for resignation of the chief executive officer shall be stipulated in the labor contract between the chief executive officer and the Company.	Article 150 The chief executive officer may resign before expiry of his/her term of service. The specific procedures and methods for resignation of the chief executive officer shall be stipulated in the labor contract between the chief executive officer and the Company.

Before Amendment	After Amendment
Article 136 If a senior management member violates the laws, administrative regulations, departmental rules or the Articles when performing his/her duties that result in loss to the Company, he/she shall be liable for compensation.	Article 153 If a senior management officer causes damage to others while performing his/her duties for the Company, the Company shall bear liability for compensation; if a senior management officer acts with intent or gross negligence, he/she shall also bear liability for compensation.
	If a senior management member violates the laws, administrative regulations, departmental rules or the Articles when performing his/her duties that result in loss to the Company, he/she shall be liable for compensation.
New Article	Article 154 The senior management of the Company shall faithfully perform their duties and safeguard the best interests of the Company and all shareholders.
	If the senior management of the Company fails to perform their duties faithfully or violates their obligations of integrity and causes damage to the interests of the Company and the public shareholders, they shall be liable for compensation in accordance with the law.

Before Amendment	After Amendment
CHAPTER 8 FINANCIAL AND ACCOUNTING SYSTEM, PROFIT DISTRIBUTION, AUDIT AND EXTERNAL GUARANTEE	CHAPTER 7 FINANCIAL AND ACCOUNTING SYSTEM, PROFIT DISTRIBUTION AND AUDIT
Article 152 The Company shall submit to the CSRC and the stock exchanges where the Company's shares are listed the annual financial and accounting report as required within four months from the end of a fiscal year, and the CSRC branch and the stock exchanges the interim financial and accounting report within two months from the end of the first six months of a fiscal year, as well as the CSRC branch and the places where the Company's shares are listed the quarterly financial and accounting report within one month from the end of the first three months and the first nine months of a fiscal year.	Article 156 The Company shall submit to the CSRC branch and the stock exchanges where the Company's shares are listed and disclose the annual report as required within four months from the end of a fiscal year, as well as submit to the CSRC branch and the stock exchanges and disclose the interim report within two months from the end of the first six months of a fiscal year. The aforesaid annual report and interim report shall be prepared in accordance with the relevant laws, administrative regulations, departmental rules, the securities regulatory rules of the places where the shares are listed.
The aforesaid financial and accounting report shall be prepared in accordance with the relevant laws, administrative regulations, departmental rules, the securities regulatory rules of the places where the shares are listed.	listed.
Article 153 The Company shall not establish account books other than the statutory account books. The assets of the Company shall not be deposited into any personal account.	Article 157 The Company shall not establish account books other than the statutory account books. The funds of the Company shall not be deposited into any personal account.

Article 154 The Company shall, when allocating its after-tax profits for the current year, allocate 10% of its profits to the Company's statutory reserve. When the cumulated amount of the statutory reserve of the Company reaches 50% of its registered capital, no further allocations is required.

.....

If the general meeting has, in violation of the preceding paragraph, distributed profits to the shareholders before the Company has made up for its losses and made allocations to the statutory reserve, the shareholders **must** return to the Company the profits distributed in violation of the provisions.

.....

Article 155 Reserves of the Company are used for covering the Company's losses, expanding the Company's production and operation or being converted to increase the capital of the Company. However, the capital reserve shall not be used to cover the Company's losses.

When the statutory reserve is converted into capital, the balance of the statutory reserve shall not fall below 25% of the Company's registered capital before the conversion.

After Amendment

Article 158 The Company shall, when allocating its after-tax profits for the current year, allocate 10% of its profits to the Company's statutory reserve. When the cumulated amount of the statutory reserve of the Company reaches 50% of its registered capital, no further allocations is required.

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If the general meeting has, in violation of the Company Law, distributed profits to the shareholders, the shareholders shall return to the Company the profits distributed in violation of the provisions; if the Company consequentially incurs losses, the shareholders and the responsible directors and senior management shall bear the compensation liability.

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Article 159 Reserves of the Company are used for covering the Company's losses, expanding the Company's production and operation or being converted to increase the **registered** capital of the Company.

In the case that reserves are used to cover the Company's losses, the discretionary reserve and the statutory reserve shall be first used; if they still cannot cover the Company's losses, the capital reserve may be used in accordance with the regulations.

When the statutory reserve is converted to increase the registered capital, the balance of the statutory reserve shall not fall below 25% of the Company's registered capital before the conversion.

Before Amendment After Amendment Article 157 The Company's profit Article 161 The Company's profit distribution policy is as follows: distribution policy is as follows: (I) Principles for profit distribution (I) Principles for profit distribution 2. Profit distribution by the Company 2. Profit distribution by the Company shall neither exceed the scope of the shall neither exceed the scope of the cumulative distributable profits, nor cumulative distributable profits, nor shall it harm the Company's ability shall it harm the Company's ability to continue as a going concern. The board to continue as a going concern. The board of directors, the board of directors, the audit committee and of supervisors and the general the general meeting of the Company meeting of the Company shall give shall give due consideration to the due consideration to the opinions of opinions of small and medium-sized small and medium-sized investors in investors in deciding and demonstrating deciding and demonstrating its profit its profit distribution policy. distribution policy. (VII) Decision-making procedures for profit distribution (VII) Decision-making procedures for profit distribution 3. The audit committee shall supervise the implementation and 3. The board of supervisors shall supervise the implementation and the decision-making process of the the decision-making process of the dividend policy and shareholder return dividend policy and shareholder return plan made by the board of directors plan made by the board of directors and management, and consider the and management, and consider the profit distribution policy formulated profit distribution policy formulated or modified by the board of directors or modified by the board of directors subject to the approval by a majority of the members of the audit committee; subject to the approval by a majority of the supervisors;

Before Amendment	After Amendment
Article 158 The Company shall implement an internal audit system—and have dedicated audit personnel to perform internal audit and supervision on the Company's financial income and expenses and economic activities.	Article 162 The Company shall implement an internal audit system, and define the leadership system, responsibilities and authority, staffing, financial guarantee, application of audit results and accountability of internal audit work.
	The Company's internal audit system is implemented after being approved by the board of directors and disclosed to the public.
New Article	Article 163 The internal audit institution of the Company shall supervise and inspect the Company's business activities, risk management, internal control, financial information and other matters.
Article 159 The internal audit system and the responsibilities of the audit personnel of the Company shall take effect upon approval by the board of directors. The head of audit shall be accountable to and report to the board of directors.	Deleted Article
New Article	Article 164 The internal audit institution shall be accountable to the board of directors.
	The internal audit institution shall accept the supervision and guidance of the audit committee in the process of supervision and inspection of the Company's business activities, risk management, internal control and financial information. If the internal audit institution finds relevant major problems or clues, it shall immediately report directly to the audit committee.

Before Amendment	After Amendment
New Article	Article 165 The internal audit institution is responsible for the specific organization and implementation of the Company's internal control evaluation. According to the evaluation report and relevant information issued by the internal audit institution and reviewed by the audit committee, the Company issues the annual internal control evaluation report.
New Article	Article 166 When the audit committee communicates with external audit units such as accounting firms and national audit institutions, the internal audit institutions shall actively cooperate and provide necessary support and cooperation.
New Article	Article 167 The audit committee shall participate in the assessment of the person in charge of internal audit.
Article 161 The appointment of an accounting firm by the Company shall be agreed by a majority of all members of the audit committee before being submitted to the board of directors for consideration, and shall be determined by the general meeting, and the board of directors shall not appoint an accounting firm before the decision of the general meeting is made.	Article 169 The appointment and removal of an accounting firm by the Company shall be determined by the general meeting, and the board of directors shall not appoint an accounting firm before the decision of the general meeting is made.
Article 169 The notice of meeting for the meeting of board of supervisors shall be served by any means prescribed in Article 171.	Deleted Article
Article 171 Where a notice of meeting is not sent to a person who is entitled to receive due to accidental omission or such person fails to receive the notice of meeting, the validity of the meeting and the resolutions of the meeting shall not be affected.	Article 178 Where a notice of meeting is not sent to a person who is entitled to receive due to accidental omission or such person fails to receive the notice of meeting, the validity of the meeting and the resolutions of the meeting shall not be affected solely on that account.

Before Amendment	After Amendment
New Article	Article 181 The payment for the Company's merger that does not exceed 10% of the Company's net assets may be made without a resolution from the general meeting, unless otherwise provided for by the Articles. If the Company merges in accordance with the aforesaid paragraph without a resolution from the general meeting, it must be resolved by the board of directors.
Article 174 In the event of merger, the merger parties shall enter into a merger agreement, and prepare a balance sheet and an inventory list of assets. The Company shall notify its creditors within ten days from passing of the resolution on merger, and make an announcement on the newspaper(s) and website(s) (including the HKEX news website of Hong Kong Stock Exchange (www.hkexnews.hk)) designated by securities regulatory authorities within 30 days. Creditors may require the Company to repay the debts or to provide corresponding guarantee within 30 days from receipt of notification or within 45 days from the day of announcement if they do not receive the notification.	Article 182 In the event of merger, the merger parties shall enter into a merger agreement, and prepare a balance sheet and an inventory list of assets. The Company shall notify its creditors within ten days from passing of the resolution on merger, and make an announcement on the newspaper(s) and website(s) (including the HKEX news website of Hong Kong Stock Exchange (www.hkexnews.hk)) designated by securities regulatory authorities or on the National Enterprise Credit Information Publicity System within 30 days. Creditors may require the Company to repay the debts or to provide corresponding guarantee within 30 days from receipt of notification or within 45 days from the day of announcement if they do not receive the notification.
Article 175 Upon merger, the creditor's rights and debts of the merger parties shall be succeeded by the company which subsists after the merger or the newly-established company.	Article 183 Upon merger, the creditor's rights and debts of the merger parties shall be succeeded by the company which subsists after the merger or the newly-established company.

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Article 176 In the event of division, assets of the Company shall be divided correspondingly.

In the event of a division, a balance sheet and an inventory list of assets shall be prepared. The Company shall notify its creditors within ten days from passing of the resolution on division, and make an announcement on the newspaper(s) and website(s) (including the HKEX news website of Hong Kong Stock Exchange (www.hkexnews.hk)) designated by securities regulatory authorities within 30 days.

After Amendment

Article 184 In the event of division, assets of the Company shall be divided correspondingly.

In the event of a division, a balance sheet and an inventory list of assets shall be prepared. The Company shall notify its creditors within ten days from passing of the resolution on division, and make an announcement on the newspaper(s) and website(s) (including the HKEX news website of Hong Kong Stock Exchange (www.hkexnews.hk)) designated by securities regulatory authorities or on the National Enterprise Credit Information Publicity System within 30 days.

Article 178 If the Company needs to reduce its registered capital, it shall prepare a balance sheet and an inventory list of assets.

The Company shall notify its creditors within ten days from passing of the resolution on reduction of registered capital, and make an announcement on the newspaper(s) and website(s) (including the HKEX news website of Hong Kong Stock Exchange (www.hkexnews.hk)) designated by securities regulatory authorities within 30 days. Creditors are entitled to demand the Company to repay the debts or to provide corresponding guarantee within 30 days from receipt of notification or within 45 days from the day of announcement if they do not receive the notification.

The reduced registered capital of the Company shall not be lower than the minimum statutory amount.

After Amendment

Article 186 If the Company **reduces** its registered capital, it shall prepare a balance sheet and an inventory list of assets.

The Company shall notify its creditors within ten days from passing of the resolution on reduction of registered capital at the general meeting, and make an announcement on the newspaper(s) and website(s) (including the HKEX news website of Hong Kong Stock Exchange (www.hkexnews.hk)) designated by securities regulatory authorities or on the National Enterprise Credit Information Publicity System within 30 days. Creditors are entitled to demand the Company to repay the debts or to provide corresponding guarantee within 30 days from receipt of notification or within 45 days from the day of announcement if they do not receive the notification.

Where the Company reduces its registered capital, the amount of capital contribution or shares shall be reduced correspondingly in proportion to the shares held by its shareholders, unless otherwise provided by law or the Articles.

Before Amendment	After Amendment
New Article	Article 187 If the Company still has losses after making up for them in accordance with the provisions of paragraph 2 of Article 159 of the Articles, it may reduce its registered capital to make up for such losses. Where the registered capital is reduced to make up for losses, the Company shall not make distributions to shareholders, nor shall it exempt shareholders from their obligations to make capital contributions or pay for shares.
	Where the registered capital is reduced in accordance with the provisions of the preceding paragraph, the provisions of paragraph 2 of Article 186 of the Article shall not apply. However, the Company shall announce the reduction on the newspaper(s) and website(s) (including the HKEX news website of Hong Kong Stock Exchange (www.hkexnews.hk)) designated by securities regulatory authorities or on the National Enterprise Credit Information Publicity System within 30 days from the date on which the shareholders' meeting passes a resolution to reduce the registered capital.
	After the Company reduces its registered capital in accordance with the provisions of the preceding two paragraphs, it shall not distribute profits until the accumulated amount of the statutory common reserve fund and the discretionary common reserve funds reaches 50% of the Company's registered capital.

Before Amendment	After Amendment
New Article	Article 188 If the reduction of the registered capital is in violation of the Company Law and other relevant provisions, shareholders shall return the funds they have received and the reduced capital contribution of the shareholders shall be restored to its original amount; in case of losses caused to the Company, the shareholders and the liable directors and senior management shall be liable for compensation.
New Article	Article 189 When the Company issues new shares to increase its registered capital, the shareholders do not have any pre-emptive right unless otherwise provided in the Articles or the general meeting resolves that the shareholders shall have pre-emptive right.
Article 180 The Company shall be dissolved for the following reasons:	Article 191 The Company shall be dissolved for the following reasons:
(V) When the Company has serious difficulties in its operation and management and the Company's subsistence will cause material damages to the interests of its shareholders, and where the Company is unable to resolve the difficulties through any other means, the shareholders who hold more than 10% of the voting rights of the Company may apply to the People's Court for dissolution of the Company.	(V) When the Company has serious difficulties in its operation and management and the Company's subsistence will cause material damages to the interests of its shareholders, and where the Company is unable to resolve the difficulties through any other means, the shareholders who hold more than 10% of the voting rights of the Company may apply to the People's Court for dissolution of the Company.
	In case that any event of dissolution specified in the preceding paragraph occurs, the Company shall publish an announcement in relation to the reasons for dissolution on the National Enterprise Credit Information Publicity System within ten days.

Before Amendment	After Amendment	
Article 181 Under the circumstances set out in item (I) of Article 180 in the Articles, the Company may subsist through amendments to the Articles. Where amendments to the Articles are made in accordance with the preceding paragraph, such amendments shall be passed by votes representing more than two-thirds of the voting rights held by shareholders attending the general meeting.	Article 192 Under the circumstances set out in item (I) and item (II) of Article 191 in the Articles and the property has not yet been distributed to shareholders, the Company may subsist through amendments to the Articles or a resolution of general meeting. Where amendments to the Articles or a resolution of general meeting are made in accordance with the preceding paragraph, such amendments shall be passed by votes representing more than two-thirds of the voting rights held by shareholders attending the general meeting.	
Article 182 Where the Company is dissolved pursuant to items (I), (II), (IV) and (V) of Article 180 in the Articles, a liquidation team shall be set up within 15 days from the date of occurrence of event that causes dissolution and shall commence liquidation. The liquidation team shall consist of members determined by the directors or the general meeting. In case no such liquidation team is established to timely proceed with liquidation, the creditors may make an application to the People's Court for the appointment of relevant persons to form the liquidation team for liquidation.	Article 193 Where the Company is dissolved pursuant to items (I), (II), (IV) and (V) of Article 191 in the Articles, it shall be liquidated. The directors are the obligor of liquidation of the Company, and shall set up a liquidation team to commence liquidation within 15 days from the date of occurrence of event that causes dissolution. The liquidation team shall consist of directors, unless otherwise provided in the Articles or other persons are elected by the general meeting.	
	its liquidation obligations in a timely manner and causes losses to the Company or its creditors, he/she shall be liable for compensation.	
Article 183 The liquidation team shall exercise the following authority during the liquidation period:	Article 194 The liquidation team shall exercise the following authority during the liquidation period:	
(VI) dispose of the Company's remaining assets after the debts are paid off;	(VI) distribute the Company's remaining assets after the debts are paid off;	

Article 184 The liquidation team shall, within ten days from its establishment, notify the creditors, and make an announcement on the newspaper(s) and website(s) (including the HKEX news website of Hong Kong Stock Exchange (www.hkexnews.hk)) designated by securities regulatory authorities within 60 days. The creditors shall declare their creditors' rights to the liquidation team within 30 days from receipt of notification or within 45 days from the day of announcement if they do not receive the notification.

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Article 185 Upon sorting of the Company's assets and preparation of balance sheet and inventory list of assets, the liquidation team shall formulate a liquidation plan and submit it to the general meeting or the People's Court for confirmation.

The Company's assets, after being used respectively for payment of liquidation expenses, employees' wages, social insurance premiums and statutory compensation, payment of tax in arrears and the Company's debts, shall be distributed in proportion to the shareholding of the shareholders.

During the liquidation period, the Company shall subsist but shall not engage in business activities unrelated to liquidation. The Company's assets shall not be distributed to shareholders prior to making repayment pursuant to the provisions of the preceding paragraph.

After Amendment

Article 195 The liquidation team shall, within ten days from its establishment, notify the creditors, and make an announcement on the newspaper(s) and website(s) (including the HKEX news website of Hong Kong Stock Exchange (www.hkexnews.hk)) designated by securities regulatory authorities or on the National Enterprise Credit Information Publicity System within 60 days. The creditors shall declare their creditors' rights to the liquidation team within 30 days from receipt of notification or within 45 days from the day of announcement if they do not receive the notification.

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Article 196 Upon sorting of the Company's assets and preparation of balance sheet and inventory list of assets, the liquidation team shall formulate a liquidation plan and submit it to the general meeting or the People's Court for confirmation.

The Company's assets, after being used respectively for payment of liquidation expenses, employees' wages, social insurance premiums and statutory compensation, payment of tax in arrears and the Company's debts, shall be distributed in proportion to the shareholding of the shareholders.

During the liquidation period, the Company shall subsist but shall not engage in business activities unrelated to liquidation.

The Company's assets shall not be distributed to shareholders prior to making repayment pursuant to the provisions of the preceding paragraph.

Article 186 Upon sorting of the Company's assets and preparation of balance sheet and inventory list of assets, if the liquidation team is aware that the Company's assets are inadequate for repayment of debts, it shall apply to the People's Court for declaration of insolvency.

Upon declaration of the Company's insolvency pursuant to the ruling of the People's Court, the liquidation team shall hand over the liquidation matters to the People's Court.

Article 187 Upon completion of liquidation, the liquidation team shall formulate a liquidation report and shall submit the same to the general meeting or the People's Court for confirmation and submit to the company registration authorities and apply for deregistration, and announce the termination of the Company.

Article 188 The members of the liquidation team shall-devote themselves to their duties and fulfill their obligations of liquidation according to laws.

The members of the liquidation team shall not take any bribe or other illegal proceeds by taking advantage of his/her position, nor may he/she misappropriate the properties of the Company.

Where any members of the liquidation team cause any loss to the Company or any creditor with intention or due to material negligence, he/she shall be liable to compensation.

After Amendment

Article 197 Upon sorting of the Company's assets and preparation of balance sheet and inventory list of assets, if the liquidation team is aware that the Company's assets are inadequate for repayment of debts, it shall apply to the People's Court for insolvency and liquidation.

After the application for insolvency is accepted by the People's Court, the liquidation team shall hand over the liquidation matters to the bankruptcy administrator designated by the People's Court.

Article 198 Upon completion of liquidation, the liquidation team shall formulate a liquidation report and shall submit the same to the general meeting or the People's Court for confirmation and submit to the company registration authorities and apply for deregistration.

Article 199 The members of the liquidation team shall perform the liquidation duties and have obligations of loyalty and diligence.

Where the members of the liquidation team neglect to perform the liquidation duties and cause any loss to the Company, he/she shall be liable to make compensation; where any members of the liquidation team cause any loss to any creditor with intention or due to material negligence, he/she shall be liable to compensation.

Before Amendment	After Amendment	
Article 190 Under any of the following circumstances, the Company shall amend the Articles:	Article 201 Under any of the following circumstances, the Company will amend the Articles:	
(II) There is any change to the Company's particulars which result in inconsistency with the matters set out in the Articles of Association;	(II) There is any change to the Company's particulars which result in inconsistency with the matters set out in the Articles of Association;	
(III) A general meeting has decided on making amendments to the Articles of Association.	(III) A general meeting has decided on making amendments to the Articles of Association.	
Article 194 Definitions	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 influence on any resolutions of a general meeting, or a controlling shareholder as defined in the securities regulatory rules of the places where the Company's shares are listed.	(I) A controlling shareholder refers to a shareholder holding shares representing more than 50% of the total share capital of the Company; or 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 influence on any resolutions of a general meeting, or a controlling shareholder as defined in the securities regulatory rules of the places where the Company's shares are listed.	

- (II) A de facto controller refers to a natural person, legal person or other organization which is not a shareholder of the Company but can effectively control the Company through investments, agreements or other arrangements.
- (III) Related relations refer to relations between a controlling shareholder, *de facto* controller, director, supervisor or 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. However, enterprises owned by the State shall not be regarded as having related relations only because they are owned by the State.

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Article 195 The board of directors may **formulate** by-laws in accordance with the provisions of the Articles of Association. Such by-laws shall not conflict with the Articles of Association.

Article 196 The Articles are written in Chinese. In case of any inconsistency between the Articles and the articles of association in any other language or of different version, the latest Chinese version of the Articles of Association approved by and registered with the administration for industry and commerce of Zhejiang Province shall prevail.

After Amendment

- (II) A de facto controller refers to a natural person, legal person or other organization which can effectively control the Company through investments, agreements or other arrangements.
- (III) Related relations refer to relations between a controlling shareholder, de facto controller, director or 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. However, enterprises owned by the State shall not be regarded as having related relations only because they are owned by the State.

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Article 206 The board of directors may **formulate** by-laws in accordance with the provisions of the Articles of Association. Such by-laws shall not conflict with the Articles of Association.

Article 207 The Articles are written in Chinese. In case of any inconsistency between the Articles and the articles of association in any other language or of different version, the latest Chinese version of the Articles of Association approved by and registered with Zhejiang Provincial Administration for Market Regulation shall prevail.

Before Amendment	After Amendment	
or "below", as stated in the Articles shall all include the given figure; the terms "under",	Article 208 The terms "above" or "within", as stated in the Articles shall all include the given figure; the terms "over", "beyond", "lower than" or "more than" shall all exclude the given figure.	

Save for the amendments as set out above, all other provisions of the Articles of Association remain unchanged. The final amended version shall be subject to the content approved by the market supervision and administration authority.

APPENDIX II COMPARISON TABLE OF THE AMENDMENTS TO THE RULES OF PROCEDURE FOR THE GENERAL MEETING

In accordance with the relevant provisions of the Company Law, the Securities Law of the People's Republic of China, the Guidelines for the Articles of Association of Listed Companies, the Rules Governing the Listing of Securities on the Shenzhen Stock Exchange, and other laws, administrative regulations and regulatory documents, and taking into account the actual situation of the Company, the Company proposed to amend the relevant provisions of the Rules of Procedure for the General Meeting (these "Rules"). The specific amendments are as follows:

- 1. All references to "股東大會" have been changed to "股東會" (both meaning "general meeting");
- 2. Individual rules not involving substantive amendments, such as changes in the numbering of rules, corresponding adjustments to the numbering of rules quoted, as well as adjustments to punctuation and formatting, are not listed in the comparison table. Other specific amendments are as follows:

Before Amendments	After Amendments
Newly Added Rule	Rule 2 These Rules shall apply to the convening, proposals, notices, holding and other matters of the general meetings of the Company.

Rule 8 The board of supervisors shall have the right to propose to the board of directors in writing to call an extraordinary general meeting. The board of directors shall, pursuant to laws, administrative regulations and the Articles of Association, give a written reply stating its consent or reject for the convening of the extraordinary general meeting within ten days after receiving the proposal.

If the board of directors agrees to convene the extraordinary general meeting, a notice for convening such meeting shall be issued within five days after the resolution is made by the board of directors. The consent of the **board of supervisors** shall be secured if any change is to be made to the original motion in the notice.

If the board of directors does not agree to call such meeting, or fails to give a response within ten days after receipt of the proposal, it shall be deemed to be unable to or have failed to perform its duty of convening the general meeting, and the **board of supervisors** may itself convene and preside over such meeting.

After Amendments

Rule 9 The audit committee shall have the right to propose to the board of directors in writing to call an extraordinary general meeting. The board of directors shall, pursuant to laws, administrative regulations, the listing rules of the places where the Company's shares are listed and the Articles of Association, give a written reply stating its consent or reject for the convening of the extraordinary general meeting within ten days after receiving the proposal.

If the board of directors agrees to convene the extraordinary general meeting, a notice for convening such meeting shall be issued within five days after the resolution is made by the board of directors. The consent of the **audit committee** shall be secured if any change is to be made to the original motion in the notice.

If the board of directors does not agree to call such meeting, or fails to give a **written** response within ten days after receipt of the proposal, it shall be deemed to be unable to or have failed to perform its duty of convening the general meeting, and the **audit committee** may itself convene and preside over such meeting.

Rule 9 Any shareholder individually or jointly holding over 10% of the Company's shares is entitled to propose to the board of directors for convening an extraordinary general meeting and such proposal shall be made in writing. The board of directors shall, in accordance with laws, administrative regulations and the Articles of Association, give a written response on whether or not it agrees to call such a meeting within ten days after receipt of the request.

If the board of directors agrees to call an extraordinary general meeting, it shall issue a notice calling such meeting within five days after it has so resolved. The consent of the relevant shareholders shall be secured if any change is to be made in the notice to the original request.

If the board of directors does not agree to call such meeting, or fails to give a response within 10 days after receipt of the request, the shareholder alone or shareholders together holding at least 10 percent of the shares shall have the right to propose to the **board of supervisors** in writing that it call the extraordinary general meeting.

If the **board of supervisors** agrees to call the extraordinary general meeting, it shall issue a notice calling such meeting within 5 days after receipt of the request. The consent of the relevant shareholders shall be secured if any change is to be made in the notice to the original request.

If the **board of supervisors** fails to issue a notice calling the general meeting by the prescribed deadline, it shall be deemed to have failed to convene and preside over such meeting, and a shareholder who alone has held or shareholders who together have held at least 10 percent of the shares of the Company for at least 90 days in succession may themselves convene and preside over such meeting.

After Amendments

Rule 10 Any shareholder individually or jointly holding over 10% of the Company's shares shall propose to the board of directors for convening an extraordinary general meeting and such proposal shall be made in writing. The board of directors shall, in accordance with laws, administrative regulations, the listing rules of the places where the Company's shares are listed and the Articles of Association, give a written response on whether or not it agrees to call such a meeting within ten days after receipt of the request.

If the board of directors agrees to call an extraordinary general meeting, it shall issue a notice calling such meeting within five days after it has so resolved. The consent of the relevant shareholders shall be secured if any change is to be made in the notice to the original request. If the board of directors does not agree to call such meeting, or fails to give a response within 10 days after receipt of the request, the shareholder alone or shareholders together holding at least 10 percent of the shares shall propose to the **audit committee** in writing that it call the extraordinary general meeting.

If the **audit committee** agrees to call the extraordinary general meeting, it shall issue a notice calling such meeting within 5 days after receipt of the request. The consent of the relevant shareholders shall be secured if any change is to be made in the notice to the original request.

If the **audit committee** fails to issue a notice calling the general meeting by the prescribed deadline, it shall be deemed to have failed to convene and preside over such meeting, and a shareholder who alone has held or shareholders who together have held at least 10 percent of the shares of the Company for at least 90 days in succession may themselves convene and preside over such meeting.

Rule 10 If the board of supervisors or any shareholders convene(s) a general meeting, the board of directors shall be notified in writing, and the meeting shall be registered with the stock exchanges.

The shareholding of the convening shareholders shall be no less than 10% of the shares of the Company prior to the announcement of any resolution approved at the general meeting.

The **board of supervisors** and such convening shareholders shall submit relevant evidence to the stock exchanges when issuing the notice of general meeting and announcement of any resolution approved at the general meeting.

Rule 11 With regard to the general meeting convened by the **board of supervisors** or shareholders on its/their own initiative. the board of directors and its secretary shall offer cooperation. The board of directors shall provide a register of shareholders as of the record date. In the event that the board of directors fails to provide the register of shareholders, the convener may apply to the securities registration and clearing institution for obtaining it with the relevant announcement of the notice convening the general meeting. The register of shareholders obtained by the convener shall not be used for purposes other than convening the general meeting.

Rule 12 Where the board of supervisors or shareholders convenes the general meeting on its/their own initiative, all the expenses for the meeting shall be borne by the Company.

After Amendments

Rule 11 If the audit committee or any shareholders convene(s) a general meeting, the board of directors shall be notified in writing, and the meeting shall be registered with the Shenzhen Stock Exchange.

The shareholding of the convening shareholders shall be no less than 10% of the shares of the Company prior to the announcement of any resolution approved at the general meeting.

The audit committee or such convening shareholders shall submit relevant evidence to the stock exchanges when issuing the notice of general meeting and announcement of any resolution approved at the general meeting.

Rule 12 With regard to the general meeting convened by the audit committee or shareholders on its/their own initiative, the board of directors and its secretary shall offer cooperation.

The board of directors shall provide a register of shareholders as of the record date. In the event that the board of directors fails to provide the register of shareholders, the convener may apply to the securities registration and clearing institution for obtaining it with the relevant announcement of the notice convening the general meeting. The register of shareholders obtained by the convener shall not be used for purposes other than convening the general meeting.

Rule 13 Where the audit committee or shareholders convenes the general meeting on its/their own initiative, all the expenses for the meeting shall be borne by the Company.

Rule 14 Where the Company convenes a general meeting, the board of directors, the board of supervisors and shareholders severally or jointly holding 1% or more shares are entitled to submit proposals to the Company. Shareholders severally or jointly holding more than 1% shares of the Company may submit written provisional proposals to the convener 10 days before a general meeting is convened. The convener shall serve a supplementary notice of general meeting to other shareholders within two days after receipt of a proposal, and announce the contents of provisional proposals.

Except as provided in the preceding paragraph, the convener may not make any changes to the proposals set forth in the notice of the general meeting or add any new proposals once the notice and announcement of the general meeting have been issued.

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After Amendments

Rule 15 Shareholders severally or jointly holding more than 1% shares of the Company may submit written provisional proposals to the convener 10 days before a general meeting is convened. The convener shall serve a supplementary notice of general meeting to other shareholders within two days after receipt of a proposal, and announce the contents of provisional proposal, and submit such provisional proposal to the general meeting for consideration, unless the provisional proposal is in violation of the laws, administrative regulations or the Articles of Association or does not fall within the scope of the terms of reference for the general meeting. The Company shall not increase the shareholding requirement for shareholders proposing provisional proposals.

Except as provided in the preceding paragraph, the convener may not make any changes to the proposals set forth in the notice of the general meeting or add any new proposals once the notice of the general meeting have been issued.

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Rule 15 The convener shall inform each shareholder of the forthcoming annual general meeting in writing (including by way of announcement) 21 days before the meeting, and shall inform each shareholder of the forthcoming extraordinary general meeting in writing (including by way of announcement) 15 days before the meeting.

After Amendments

Rule 16 The convener shall inform each shareholder of the forthcoming annual general meeting in writing (including by way of announcement) 21 days before the meeting (or the date as required by the place where the shares of the Company are listed, whichever is earlier), and shall inform each shareholder of the forthcoming extraordinary general meeting in writing (including by way of announcement) 15 days before the meeting (or the date as required by the place where the shares of the Company are listed, whichever is earlier).

Rule 16 The notice and supplementary notice of the general meeting shall fully and completely disclose the specific content of all proposals as well as all information or explanations necessary to enable shareholders to make a reasonable judgement on the matters to be discussed. If the matters to be discussed require the opinions of independent directors, the opinions of the independent directors and the reasons therefor shall be disclosed at the same time when the notice of general meeting or its supplementary notice is issued.

Rule 17 The notice and supplementary notice of the general meeting shall fully and completely disclose the specific content of all proposals as well as all information or explanations necessary to enable shareholders to make a reasonable judgement on the matters to be discussed.

Rule 17 If the election of directors or supervisors is to be discussed at a general meeting, detailed information on the candidates for such positions will be fully disclosed in the notice of the general meeting, which shall at least include the following:

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Each candidate for director or supervisor should be separately proposed, except for directors or supervisors elected by way of cumulative voting.

After Amendments

Rule 18 If the election of directors is to be discussed at a general meeting, detailed information on the candidates for such positions will be fully disclosed in the notice of the general meeting, which shall at least include the following:

.....

Each candidate for director should be separately proposed, except for directors elected by way of cumulative voting.

Rule 18 The notice of a general meeting shall specify:

- (I) the time, venue and duration of the meeting;
- (II) matters and proposals submitted to the meeting for consideration;
- (III) the notice shall state clearly that all shareholders of ordinary shares (including shareholders of preferred shares with restored voting rights) are entitled to attend the general meeting or appoint proxies in writing to attend and vote at such meeting on their behalf and that such proxies need not be a shareholder of the Company;
- (IV) the record date for the shareholders who are entitled to attend the general meeting;
- (V) the names and telephone numbers of the contact person for the meeting affairs:
- (VI) voting time of and procedures via online or other methods.

The notice and supplemental notice of the general meeting shall fully and completely disclose all the specific contents of all proposals. Where the opinions of an independent director are required on matters to be discussed, the opinions and reasons thereof shall be disclosed at the same time when the notice of general meeting and the supplemental notice are issued.

Voting at the general meeting on the network or otherwise shall commence not earlier than 3:00 pm on the day prior to an on-site general meeting, and not later than 9:30 am on the day of the on-site general meeting, and shall finish not earlier than 3:00 pm on the day of closing the on-site general meeting.

The interval between the record date and the day of meeting shall be no more than seven working days. Once the record date is determined, it shall not be changed.

After Amendments

Rule 19 The notice of the general meeting shall specify the time and venue of the meeting, and determine the record date. The interval between the record date and the day of meeting shall be no more than seven working days. Once the record date is determined, it shall not be changed.

Rule 20 The general meeting of the Company shall be convened at the address of the Company or venues designated in the Articles of Association. The general meeting shall be provided with meeting venue and convened in the form of on-spot meeting. The Company shall provide convenience for shareholders to participate in the general meeting by using safe, economic and convenient network or other means in accordance with laws, administrative regulations, securities regulatory rules of the places where the Company's shares are listed or the Articles of Association. Shareholders participating in the general meeting by aforesaid means will be deemed to attend the meeting.

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Rule 21 The Company shall specify the time of the vote and the method of voting online or by other means in the notice of the general meeting.

After Amendments

Rule 21 The general meeting of the Company shall be convened at the address of the Company or venues designated in the Articles of Association.

The general meeting shall be provided with meeting venue and convened in the form of on-spot meeting. The Company shall provide convenience for shareholders by using safe, economic and convenient network or other means in accordance with laws, administrative regulations, securities regulatory rules of the places where the Company's shares are listed or the Articles of Association.

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Rule 22 The Company shall specify the voting time and the voting procedures through internet or other means in the notice of the general meeting.

For the general meeting, the time of voting through internet or other means shall be no earlier than 3:00 p.m. on the day before the live general meeting and no later than 9:30 a.m. on the day of the live general meeting, and shall be concluded no earlier than 3:00 p.m. on the day the live general meeting ends.

Rule 22 The board of directors and other convener shall adopt necessary measures to ensure the normal discipline of the general meeting. In respect of actions interfering the general meeting, making provocations and troubles and infringing the legitimate interests of shareholders, measures shall be adopted to stop and to report to the relevant authorities in a timely manner for investigation and handling.

Rule 23 All shareholders appearing in the register of shareholders on the record date or their proxies shall be entitled to attend the general meeting, and to speak and exercise the voting rights at the general meeting in accordance with relevant laws, regulations and the Articles of Association, except where a shareholder is required by the Listing Rules of the Hong Kong to abstain from voting on the matter under consideration, and the Company and the convener shall not decline for any reason, unless a shareholder is required by the securities regulatory rules of the places where the Company's shares are listed to abstain from voting on the matter under consideration.

Rule 26 All directors, supervisors and secretary to the board of directors shall attend general meetings to be convened by the Company, and the chief executive officer and other senior management shall be present at the meetings.

After Amendments

Rule 23 The board of directors and other convener shall adopt necessary measures to ensure the normal discipline of the general meeting. In respect of actions interfering the general meeting, making provocations and troubles and infringing the legitimate interests of shareholders, measures shall be adopted to stop and to report to the relevant authorities in a timely manner for investigation and handling.

Rule 24 All shareholders appearing in the register of shareholders on the record date or their proxies shall be entitled to attend the general meeting, and to speak and exercise the voting rights at the general meeting in accordance with relevant laws, regulations and the Articles of Association, except where a shareholder is required by the Listing Rules of the Hong Kong to abstain from voting on the matter under consideration, and the Company and the convener shall not decline for any reason, unless a shareholder is required by the securities regulatory rules of the places where the Company's shares are listed to abstain from voting on the matter under consideration. Shareholders attending the general meeting shall be entitled to one vote for each share held. Shares held by the Company have no voting rights.

Rule 27 Where the general meeting requests the director or senior management to attend the meeting, the director or senior management shall attend the meeting and subject to questioning by shareholders.

Rule 27 The general meeting shall be presided over by the chairman of the board of directors. If the chairman of the board of directors is unable or fails to perform his/her duties, a director who has been elected by more than one-half of the directors shall preside over the meeting.

The general meeting convened by the **board** of supervisors shall be presided over by the convener of the **board** of supervisors. If the convener of the **board** of supervisors is unable or fails to perform his/her duties, a supervisor who has been elected by more than one-half of the supervisors shall preside over the meeting.

The general meeting convened by shareholders shall be presided over by a representative elected by the convener.

During a general meeting, in the event that the presider of the meeting violates these Rules so that the general meeting cannot proceed, a person may be elected at the general meeting to act as the presider of the meeting to proceed with the meeting with the consent of more than one half of the shareholders with voting rights who are present at the meeting in person.

Rule 28 In the annual general meeting, the board of directors and the board of supervisors shall report to the general meeting their work done in the past year. Independent directors shall also submit a report on their duty performance to the annual general meeting to explain their performance.

After Amendments

Rule 28 The general meeting shall be presided over by the chairman of the board of directors. If the chairman of the board of directors is unable or fails to perform his/her duties, a director who has been elected by more than one-half of the directors shall preside over the meeting.

The general meeting convened by the audit committee shall be presided over by the convener of the audit committee. If the convener of the audit committee is unable or fails to perform his/her duties, a member of the audit committee who has been elected by more than one-half of the members of the audit committee shall preside over the meeting.

The general meeting convened by shareholders shall be presided over by **the convener or** a representative elected by the convener.

During a general meeting, in the event that the presider of the meeting violates these Rules so that the general meeting cannot proceed, a person may be elected at the general meeting to act as the presider of the meeting to proceed with the meeting with the consent of more than one half of the shareholders with voting rights who are present at the meeting.

Rule 29 In the annual general meeting, the board of directors shall report to the general meeting their work done in the past year. Each independent director shall also submit a report on their duty performance.

Rule 29 Directors, supervisors and senior

management shall provide explanations and clarifications on the shareholders' inquiries at the general meeting.

Rule 31 In case any shareholder is related to any matter to be reviewed at the general meeting, he shall avoid the voting process, and the voting shares he holds shall not be included in the total number of voting shares held by shareholders present at the general meeting. The resolutions adopted at the general meeting should fully disclose the voting results by unrelated shareholders.

In the event that the general meeting resolves matters related to connected transactions, the related shareholders shall recuse themselves from voting initiatively. If the related shareholders do not recuse themselves from voting initiatively, other shareholders attending the meeting shall have the right to request the related shareholders to recuse themselves from voting. After the recusal of the related shareholder, the other shareholders shall vote according to their voting rights.

Pursuant to the applicable laws and regulations and the Hong Kong Listing Rules, if any shareholder is required to abstain from voting on a particular resolution or restricted to voting only for (or against) a particular resolution, the number of votes cast by such shareholder or his/her proxy in breach of the relevant requirements or restrictions shall not be included.

After Amendments

Rule 30 Directors and senior management shall provide explanations and clarifications on the shareholders' inquiries at the general meeting.

Rule 32 In case any shareholder is related to any matter to be reviewed at the general meeting, he shall avoid the voting process, and the voting shares he holds shall not be included in the total number of voting shares held by shareholders present at the general meeting.

Where material issues affecting the interests of small and medium investors are being considered in the general meeting, the votes by small and medium investors shall be counted separately. The separate counting results shall be publicly disclosed in a timely manner.

Shares held by the Company have no voting rights. This portion of shares is not included in the total number of voting shares held by shareholders present at the general meeting.

Where a shareholder's purchase of voting shares of the Company violates the provisions of paragraphs 1 and 2 of **Article 63 of the Securities Law, the shares** exceeding the permitted proportion shall not exercise the voting right within 36 months after the purchase, and shall not be included in the total number of voting shares held by shareholders present at the general meeting.

Before Amendments	After Amendments
	The Company's board of directors, independent directors and shareholders holding more than 1% of the voting shares or the investor protection institutions established according to laws, administrative regulations or requirements of the CSRC may publicly solicit voting rights from shareholders, provided that sufficient disclosure of information such as the specific voting preference shall be made to the shareholders from whom voting rights are being solicited. No consideration or other form of de facto consideration shall be involved in the solicitation of voting rights from shareholders. Except for the statutory provisions, the Company shall not impose any limitation related to minimum shareholdings on the solicitation of voting rights.
	Pursuant to the applicable laws and regulations and the Hong Kong Listing Rules, if any shareholder is required to abstain from voting on a particular resolution or restricted to voting only for (or against) a particular resolution, the number of votes cast by such shareholder or his/her proxy in breach of the relevant requirements or restrictions shall not be included.

Rule 32 The list of candidates for directors and supervisors shall be submitted as a proposal to the general meeting for voting.

When a voting is carried out on the election of directors or supervisors at a general meeting, the cumulative voting system may be adopted in accordance with the provisions under the Articles of Association or the resolutions of the general meeting. Among them, the cumulative voting system **must** be adopted if two or more independent directors are elected at the general meeting or two or more directors or supervisors are elected by the Company if a single shareholder and parties acting in concert with him or her are interested in 30% or more of the shares.

The cumulative voting system referred to in the preceding paragraph means that when directors or supervisors are being elected at a general meeting, each share shall carry the same number of voting rights as the number of directors or supervisors to be elected, and the voting rights held by shareholders may be used collectively. The board of directors shall make announcement to shareholders on the resumes and basic information of the candidates for directors and supervisors.

The method and procedure for nominating directors-or supervisors, as well as matters related to the cumulative voting system, shall refer to the provisions of the Articles of Association.

After Amendments

Rule 33 When a voting is carried out on the election of directors at a general meeting, the cumulative voting system may be adopted in accordance with the provisions under the Articles of Association or the resolutions of the general meeting. Among them, the cumulative voting system shall be adopted if two or more independent directors are elected at the general meeting or if a single shareholder and parties acting in concert with him or her are interested in 30% or more of the shares.

The cumulative voting system referred to in the preceding paragraph means that when directors are being elected at a general meeting, each share shall carry the same number of voting rights as the number of directors to be elected, and the voting rights held by shareholders may be used collectively. The board of directors shall make announcement to shareholders on the resumes and basic information of the candidates for directors.

The method and procedure for nominating directors, as well as matters related to the cumulative voting system, shall refer to the provisions of the Articles of Association.

Rule 34 When a proposal is considered at a general meeting, no amendments shall be made thereto. Otherwise, any changes made thereto shall be considered as a new proposal, and no voting shall be carried out on that proposal at that general meeting.

Rule 37 Before the proposal is voted on at a general meeting, two shareholder representatives shall be elected for vote counting and scrutinizing. Shareholders who are interested in the matter under consideration and their proxies shall not count the votes and scrutinize the poll.

When a proposal is voted on at the general meeting, the lawyers, the representatives of the shareholders and supervisors shall be jointly responsible for vote counting and scrutinizing.

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Rule 38 The onsite general meeting shall not be concluded earlier than the online meeting or that held by other means, and the presider of the meeting shall announce the voting and results of each proposal and whether the proposal is passed according to the voting results.

Before the voting results are officially announced, the listed company, vote counters, scrutineers, substantial shareholders, Internet services providers and other relevant parties involved in the onsite general meeting, online meeting or that held by other means shall be under an obligation to keep the voting results strictly confidential.

After Amendments

Rule 35 When a proposal is considered at a general meeting, no amendments shall be made thereto. Any change if made thereto shall be considered as a new proposal, and no voting shall be carried out on that proposal at that general meeting.

Rule 38 Before the proposal is voted on at a general meeting, two shareholder representatives shall be elected for vote counting and scrutinizing. Shareholders who are interested in the matter under consideration and their proxies shall not count the votes and scrutinize the poll.

When a proposal is voted on at the general meeting, the lawyers and the representatives of the shareholders (or other relevant persons appointed under the Hong Kong Listing Rules) in accordance with the listing rules of the place where the shares of the Company are listed shall be jointly responsible for vote counting and scrutinizing, and shall announce the voting results on the spot.

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Rule 39 The onsite general meeting shall not be concluded earlier than the online meeting or that held by other means, and the presider of the meeting shall announce the voting and results of each proposal and whether the proposal is passed according to the voting results.

Before the voting results are officially announced, the listed company, vote counters, scrutineers, shareholders, Internet services providers and other relevant parties involved in the onsite general meeting, online meeting or that held by other means shall be under an obligation to keep the voting results strictly confidential.

Before Amendments	After Amendments
Chapter 5 Voting and Resolutions of General Meetings	Deleted
Rule 41 Resolutions of the general meeting can be ordinary resolutions or special resolutions. Ordinary resolutions of the general meeting shall be passed by more than half of the voting rights held by the shareholders (including their proxies) attending the general meeting.	Deleted Rule
Special resolutions of the general meeting shall be passed by more than two-thirds of the voting rights held by the shareholders (including their proxies) attending the general meeting.	
Rule 42 The following matters shall be resolved by way of an ordinary resolution of the general meeting:	Deleted Rule
(I) work reports of the board of directors and the board of supervisors;	
(II) plans for the distribution of profits and making up of losses drafted by the board of directors;	
(III) appointment and removal of members of the board of directors and board of supervisors, and their remuneration and method of payment;	
(IV) the Company's annual budget and final accounts;	
(V) the annual report of the Company;	
(VI) matters other than those that laws, administrative regulations, the securities regulatory rules of the places where the Company's shares are listed or the Articles of Association require to be passed by way of a special resolution.	

Before Amendments	After Amendments
Rule 43 The following matters shall be passed by special resolution at the general meeting:	Deleted Rule
(I) increase or reduction of the Company's registered capital;	
(II) division, merger, dissolution or change of corporate form of the Company;	
(III) amendments to the Articles of Association and its annexes;	
(IV) any purchase or disposal of substantial assets made or any guarantee provided by the Company within one year, the amount of which exceeds 30% of the latest audited total assets of the Company;	
(V) equity incentive plans;	
(VI) spin-off of subsidiaries for listing;	
(VII) the issuance of shares, convertible corporate bonds, preferred shares and other securities approved by the CSRC;	
(VIII) repurchase of shares for the purpose of reducing registered capital;	
(IX) material asset restructuring;	
(X) the resolution of a general meeting of the listed company to voluntarily withdraw the listing of its shares on the Shenzhen Stock Exchange and its decision to cease trading on stock exchanges or application for trading on or transfer to another stock exchange;	

Before Amendments	After Amendments
(XI) other matters that, as resolved by way of an ordinary resolution of the general meeting, may have a significant impact on the Company and require adoption by way of a special resolution;	
(XII) other matters stipulated by laws, regulations, securities regulatory rules of the places where the shares of the Company are listed, the Articles of Association and the Rules of Procedure for the General Meeting which need to be passed by way of a special resolution.	
With respect to the proposal referred to in item VI and item X in the preceding paragraph, in addition to the approval by votes representing more than two-thirds of the voting rights held by shareholders attending the general meeting, it shall be passed by votes representing more than two-thirds of the voting rights of the shareholders attending the general meeting, excluding the directors, supervisors, senior management and shareholders who individually or collectively hold more than 5% of the shares of the listed company.	

Before	Δ	mer	ndn	ents
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After Amendments

Rule 44 When shareholders (including their proxies) vote at the general meeting, they shall exercise their voting rights according to the number of voting rights they represent. Each share shall carry one voting right.

Where material issues affecting the interests of small and medium investors are being considered in the general meeting, the votes by small and medium investors shall be counted separately. The separate counting results shall be publicly disclosed in a timely manner

Where a shareholder's purchase of voting shares of the Company violates the provisions of paragraphs 1 and 2 of Article 63 of the Securities Law, the shares exceeding the permitted proportion shall not exercise the voting right within 36 months after the purchase, and shall not be included in the total number of voting shares held by shareholders present at the general meeting.

Shares held by the Company have no voting rights. This portion of shares is not included in the total number of voting shares held by shareholders present at the general meeting.

The board of directors, independent directors and shareholders who meet related provisions may solicit voting rights from shareholders, provided that sufficient disclosure of information such as the specific voting preference shall be made to the shareholders from whom voting rights are being solicited. No consideration or other form of de facto consideration shall be involved in the solicitation of voting rights from shareholders. The Company shall not impose any limitation related to minimum shareholdings on the solicitation of voting rights.

Deleted Rule

Rule 45 Minutes of a general meeting shall be recorded by the secretary to the board of directors and include the followings:

- (I) time, place, agenda of meeting and name of the convener of the meeting;
- (II) names of the presider of the meeting as well as directors, supervisors, chief executive officer and other senior management attending or present at the meeting;

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Directors, supervisors, the secretary to the board of directors, the convener or his representative who attend the meeting and the presider of the meeting shall sign on the minutes of the meeting, and shall guarantee the authenticity, accuracy and integrity of the content of the meeting minutes. The minutes of the meeting should be maintained together with the register for attendance of shareholders present in person, the proxy forms of their proxies and valid information on voting via internet and by other means for a period of not less than 10 years.

After Amendments

Rule 42 Minutes of a general meeting shall be recorded by the secretary to the board of directors and **shall** include the followings:

- (I) time, place, agenda of meeting and name of the convener of the meeting;
- (II) names of the presider of the meeting as well as directors and senior management present at the meeting;

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Directors, the secretary to the board of directors, the convener or his representative who attend **or present at** the meeting and the presider of the meeting shall sign on the minutes of the meeting, and shall guarantee the authenticity, accuracy and integrity of the content of the meeting minutes. The minutes of the meeting should be maintained together with the register for attendance of shareholders present in person, the proxy forms of their proxies and valid information on voting via internet and by other means for a period of not less than 10 years.

Rule 47 Where a proposal in relation to the election of directors or supervisors is passed at a general meeting, the term of office of the new directors or supervisors shall commence according to the requirements of the Articles of Association.

Rule 48 Where a profit distribution plan in relation to the payment of cash dividends, the issue of bonus shares or increase in the share capital by way of capitalization of capital reserves is passed at a general meeting, or where the board of directors of the Company formulates a specific plan in accordance with the conditions and cap of the interim dividend distribution for the following year considered and approved at the annual general meeting, the Company shall implement specific plans within two months after conclusion of the general meeting. If the specific plans are not able to be implemented within two months under the laws and regulations and the securities regulatory rules of the places where the Company's shares are listed, the implementation date of the specific plans may be correspondingly adjusted in accordance with such regulations and actual circumstances.

Rule 49 The chairman of the board of directors shall report the implementation status of resolutions passed at the general meeting to the board of directors, and the board of directors shall report it to the next general meeting. The board of supervisors shall directly report the resolutions implementation undertaken by it to the general meeting, or when it deems necessary, to the board of directors in advance.

After Amendments

Rule 44 Where a proposal in relation to the election of directors is passed at a general meeting, the term of office of the new directors shall commence according to the requirements of the Articles of Association.

Rule 45 Where a proposal in relation to the payment of cash dividends, the issue of bonus shares or increase in the share capital by way of capitalization of capital reserves is passed at a general meeting, or where the board of directors of the Company formulates a specific plan in accordance with the conditions and cap of the interim dividend distribution for the following year considered and approved at the annual general meeting, the Company shall implement specific plans within two months after conclusion of the general meeting. If the specific plans are not able to be implemented within two months under the laws and regulations and the securities regulatory rules of the places where the Company's shares are listed, the implementation date of the specific plans may be correspondingly adjusted in accordance with such regulations and actual circumstances.

Deleted Rule

Rule 50 Any resolution made at any general meeting of the Company contravenes the law or administrative regulations shall void.

The controlling shareholders or de facto controllers of the Company shall not restrict or obstruct minority investors from exercising their voting rights in accordance with the law, and shall not prejudice the legitimate rights and interests of the Company and the minority investors.

If any convening procedure or voting method concerning any general meeting contravenes the law, administrative regulations or the Articles of Association or if the content of any resolution contravenes the Articles of Association, any shareholder may request a People's Court to nullify such resolution within 60 days as from the date when such resolution has been adopted.

After Amendments

Rule 46 Any resolution made at any general meeting of the Company contravenes the law or administrative regulations shall void.

The controlling shareholders or de facto controllers of the Company shall not restrict or obstruct minority investors from exercising their voting rights in accordance with the law, and shall not prejudice the legitimate rights and interests of the Company and the minority investors.

If any convening procedure or voting method concerning any general meeting contravenes the law, administrative regulations or the Articles of Association or if the content of any resolution contravenes the Articles of Association, any shareholder may request a People's Court to nullify such resolution within 60 days as from the date when such resolution has been adopted. However, this does not apply if such procedures for convening the general meeting, or the voting thereat, have only minor flaws that have no substantial impact on the resolution.

If the board of directors, shareholders and other relevant parties have disputes regarding the legality of the convener's qualifications, convening procedures, content of proposals, or the validity of resolutions passed at the general meeting, they shall promptly file a lawsuit with the People's Court. Before the People's Court makes a judgment or ruling to revoke the resolution, the relevant parties shall implement the resolutions of the general meeting. The Company, its directors and senior management shall earnestly perform their duties, promptly implement resolutions of the general meeting, and ensure the normal operation of the Company.

Before Amendments	After Amendments
	Where the People's Court makes a judgement or ruling on the relevant matter, the listed company shall fulfill its obligations to disclose the information in accordance with the requirements of laws, administrative regulations and securities regulatory rules of the places where the Company's shares are listed, fully explain the impact of the judgement or ruling on the Company, and actively cooperate with the authorities in the enforcement of the judgement or ruling after it has come into effect. Where previous matters need to be corrected, the Company shall handle the correction in a timely manner and fulfill its obligations to disclose the information accordingly.
Chapter 6 Regulatory Measures	Deleted
Rule 51 If the listed company fails to convene a general meeting without proper reasons within the time limit stipulated in these Rules, the stock exchanges have rights to suspend trading of the listed shares and the derivative products of the Company, and require the board of directors to give explanations and make an announcement.	Deleted Rule
Rule 52 If the convening and holding of a general shareholders' meeting and the disclosure of relevant information do not meet the requirements of the laws, administrative regulations, securities regulatory rules of the places where the Company's shares are listed, the Rules of Procedure for the General Meeting of Listed Companies and the Articles of Association, the CSRC and its dispatched offices have rights to order the Company or the relevant responsible persons to make corrections within the time limit, and the stock exchanges will take relevant regulatory measures or impose disciplinary sanctions.	Deleted Rule

Before Amendments	After Amendments
Rule 53 If a director, a supervisor, or the secretary to the board of directors violates the requirements of the laws, administrative regulations, securities regulatory rules of the places where the Company's shares are listed, these Rules and the Articles of Association, and fails to practically perform duties, the securities regulators of the places where the Company's shares are listed and their dispatched offices have rights to order them to make corrections, and the stock exchanges will take relevant regulatory measures or impose disciplinary sanctions; if the circumstances are serious or are not corrected, the CSRC may take measures to prohibit the relevant persons from entering the securities market.	Deleted Rule
Rule 57 These Rules shall be implemented from the date when the H shares issued by the Company are listed on The Stock Exchange of Hong Kong Limited after they have been approved by a resolution of the general meeting.	Rule 50 These Rules shall be implemented from the date when they are considered and passed by the general meeting, and the same shall apply when they are amended.

Save for the amendments to rules as set out above, all other rules in the Rules of Procedure for the General Meeting remain unchanged.

APPENDIX III COMPARISON TABLE OF THE AMENDMENTS TO THE RULES OF PROCEDURE FOR THE BOARD OF DIRECTORS

In accordance with the relevant provisions of the Company Law, the Securities Law of the People's Republic of China, the Guidelines for the Articles of Association of Listed Companies, the Rules Governing the Listing of Securities on the Shenzhen Stock Exchange, and other laws, administrative regulations and regulatory documents, and taking into account the actual situation of the Company, the Company proposed to amend the relevant provisions of the Rules of Procedure for the Board of Directors (the "Rules"). The specific amendments are as follows:

- 1. All references to "股東大會" have been changed to "股東會" (both meaning "general meeting");
- 2. Individual rules not involving substantive amendments, such as changes in the numbering of rules, corresponding adjustments to the numbering of rules quoted, as well as adjustments to punctuation and formatting, are not listed in the comparison table. Other specific amendments are as follows:

Before Amendments	After Amendments
Chapter 1 General Provisions	Deleted
Rule 1 In order to standardize the operation procedures of the board of directors of Zhejiang Sanhua Intelligent Controls Co., Ltd. (浙江三花智能控制股份有限公司) (the "Company") and the behavior of directors, and to ensure the working efficiency and scientific decision-making of the board of directors, these Rules are amended in accordance with the requirements of the Company Law of the People's Republic of China, the Securities Law of the People's Republic of China, the Guidelines for Articles of Association of Listed Companies, the Code of Corporate Governance for Listed Companies, the Measures for the Administration of Independent Directors of Listed Companies, the Rules Governing the Listing of Securities on the Shenzhen	Rule 1 In order to standardize the operation procedures of the board of directors of Zhejiang Sanhua Intelligent Controls Co., Ltd. (浙江三花智能控制股份有限公司) (the "Company") and the behavior of directors, and to ensure the working efficiency and scientific decision-making of the board of directors, these Rules are formulated in accordance with the requirements of the Company Law of the People's Republic of China, the Securities Law of the People's Republic of China, the Guidelines for Articles of Association of Listed Companies, the Code of Corporate Governance for Listed Companies, the Measures for the Administration of Independent Directors of Listed Companies, the Rules Governing the Listing of Securities on the Shenzhen

Before Amendments	After Amendments
Stock Exchange, the Self-regulatory Guidelines for the Companies Listed on the Shenzhen Stock Exchange No. 1 – Standardized Operation of the Companies Listed on the Main Board and other relevant laws, regulations and normative documents of the state, the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited and the Articles of Association of Zhejiang Sanhua Intelligent Controls Co., Ltd. ("the Articles of Association").	Stock Exchange, the Self-regulatory Guidelines for the Companies Listed on the Shenzhen Stock Exchange No. 1 – Standardized Operation of the Companies Listed on the Main Board and other relevant laws, regulations and normative documents of the state, the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Hong Kong Listing Rules") and the Articles of Association of Zhejiang Sanhua Intelligent Controls Co., Ltd. ("the Articles of Association").
Rule 3 The board of directors shall represent the Company externally, and the chairman of the board of directors is the legal representative of the Company. The board of directors shall manage internal affairs of the Company during the intersessional period of the general meeting. Under the leadership of the board of directors, the chief executive officer is responsible for the Company's daily business, operations and administrative management, and is accountable to and reports to the board of directors.	Rule 3 The board of directors shall manage internal affairs of the Company during the intersessional period of the general meeting. Under the leadership of the board of directors, the chief executive officer is responsible for the Company's daily business, operations and administrative management, and is accountable to and reports to the board of directors.
The directors are accountable to all shareholders and the board of directors is supervised by the board of supervisors of the Company.	
Rule 4 In these Rules, the board of directors refers to the Company's board of directors, and directors refer to all directors of the Company.	Deleted Rule
Chapter 2 Composition of the Board of Directors	Deleted

Rule 8 The board of directors may establish special committees for strategy, audit, nomination, remuneration and evaluation according to the relevant resolutions of the general meeting. In accordance with arrangements of the board of directors and the chairman and proposals of the chief executive officer, special committees study on matters in professional fields and provide their opinions and advices for the decision-making of the board of directors.

After Amendments

Rule 7 The board of directors shall establish special committees for strategy management and ESG, audit, nomination, remuneration and evaluation. In accordance with arrangements of the board of directors and the chairman and proposals of the chief executive officer, special committees study on matters in professional fields and provide their opinions and advices for the decision-making of the board of directors.

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Before Amendments	After Amendments
Rule 9 The board of directors shall exercise the following functions and authority:	Deleted Rule
(I) convene general meetings and submit work reports to the general meetings;	
(II) implement resolutions of the general meetings;	
(III) determine the business plans and investment plans of the Company;	
(IV) formulate the Company's annual financial budget plan and final accounts plan;	
(V) formulate the Company's profit distribution plan and loss recovery plan;	
(VI) formulate plans for the Company for increase or reduction of registered capital, issuance of bonds or other securities and listing;	
(VII) formulate plans for major acquisitions of the Company, acquisition of the Company's shares, or plans for merger, division, dissolution and change of corporate form;	
(VIII) within the scope authorized by the general meeting or the Articles of Association, decide on matters such as the Company's external investment, acquisition and sale of assets, asset pledges, external guarantees, entrusted financial management and related-party transactions; matters beyond the scope of authorization shall be submitted to the general meetings for consideration;	

Before Amendments	After Amendments
(IX) decide on the establishment of the Company's internal management body;	
(X) appoint or dismiss the Company's chief executive officer and secretary to the board of directors; appoint or dismiss the Company's president, technology director, financial director and other senior management based on the nomination of the chief executive officer, and decide on the matters in relation to their remuneration, rewards and punishments;	
(XI) formulate the Company's basic management system;	
(XII) formulate proposed amendments to the Articles of Association;	
(XIII) manage the Company's information disclosure matters;	
(XIV) make proposal to the general meeting on the engagement or change of the accounting firm performing audits for the Company;	
(XV) listen to the work reports from the chief executive officer of the Company and review the work of the chief executive officer;	
(XVI) decide on the acquisition of the Company's own shares by the Company under the circumstances stipulated in item III, item V and item VI of Article 23 in the Articles of Association as passed by a resolution by more than two-thirds of the directors attending the meeting of the board of directors;	

Before Amendments	After Amendments
Rule 10 The board of directors of the Company shall provide explanation to the general meeting with respect to non-standard audit opinions, issued by a certified public accountant, regarding the Company's financial report.	Deleted Rule
Rule 11 The board of directors shall set a limit for venture capital investments with the Company's assets, and establish stringent review and decision-making procedures.	Deleted Rule
Chapter 3 Directors	Deleted
Rule 12 The Company's directors are natural persons, including independent directors and directors other than independent directors. Directors other than independent directors are subject to the general provisions regarding directors in the Articles of Association of the Company.	Deleted Rule

Rule 13 Directors shall be elected or replaced at a general meeting, and the term of office of directors for each session of the board of directors shall be three years. Upon the expiry of a director's term of office, the director may be re-elected and re-appointed. Any director may be removed from office by the general meeting prior to the expiry of his/her term of office.

The term of office of a director who is reelected or appointed to fill a casual vacancy shall commence from the date of taking office, until the current term of office of the board of directors ends.

A director shall continue to perform his/ her duties as a director in accordance with the laws, administrative regulations, departmental rules, securities regulatory rules of the places where the Company's shares are listed and the Articles of Association until a re-elected director takes office, if re-election is not conducted in a timely manner upon the expiry of his/her term of office.

The chief executive officer or other senior management may concurrently serve as a director, provided that the aggregate number of the directors who concurrently serve as the chief executive officer or senior management and directors who are employee representatives, shall not exceed 1/2 of all the directors of the Company.

After consideration and approval at a general meeting through a separate resolution, the board of directors of the Company may have a certain percentage of employee representatives as directors. The employee representatives of the board of directors shall be elected at the employee representatives' meeting, employee meeting or otherwise democratically, and shall directly sit on the board of directors.

After Amendments

Rule 8 Directors shall be elected or replaced at a general meeting, and may be removed from office by the general meeting prior to the expiry of his/her term of office. The term of office of directors for each session of the board of directors shall be three years. Upon the expiry of a director's term of office, the director may be re-elected and re-appointed according to the requirements of securities regulatory rules of the places where the Company's shares are listed.

The term of office of a director shall commence from the date of taking office, until the current term of office of the board of directors ends.

A director shall continue to perform his/her duties as a director in accordance with the laws, administrative regulations, departmental rules, securities regulatory rules of the places where the Company's shares are listed and the Articles of Association until a re-elected director takes office, if re-election is not conducted in a timely manner upon the expiry of his/her term of office.

The senior management may concurrently serve as a director, provided that the aggregate number of the directors who concurrently serve as the senior management and directors who are employee representatives, shall not exceed 1/2 of all the directors of the Company.

The Company shall have an employee representative director, and the employee representatives of the board of directors shall be elected at the employee representatives' meeting, employee meeting or otherwise democratically, which is not subject to consideration by the general meeting.

Before Amendments	After Amendments
Rule 14 A director shall personally attend the general meeting at which the proposal to appoint him/her is reviewed, and shall report to the general meeting whether he/she falls into any of the following circumstances:	Deleted Rule
(I) Any of the circumstances where a person shall not serve as a director as stipulated in the Company Law and other laws, regulations, administrative rules and securities regulatory rules of the places where the Company's shares are listed;	
(II) Subject to a securities market entry ban imposed by the CSRC that prohibits a person from serving as a director, supervisor or senior management of a listed company, and such ban period remains unexpired;	
(III) Publicly deemed unfit by a stock exchange to serve as a director, supervisor or senior management of a listed company, and such disqualification period remains unexpired;	
(IV) Others as stipulated in laws, administrative regulations or departmental rules.	
Independent directors shall also make representations as to their independence and competence and accept inquiries from shareholders.	

Before Amendments	After Amendments
Rule 15 The general meeting shall adopt the cumulative voting system when electing directors, and the voting of independent directors and non-independent directors shall be conducted separately.	
The relevant provisions of the Articles of Association shall apply for specific operation method.	
Rule 16 The directors shall comply with laws, regulations, securities regulatory rules of the places where the Company's shares are listed and the provisions of Articles of Association, and shall faithfully fulfil their obligations and safeguard the interests of the Company. When their own interests conflict with those of the Company and shareholders, they should act in the best interests of the Company and shareholders and shall guarantee to bear the following fiduciary obligations towards the Company:	
(I) shall not accept any bribery or other illegal income by using his/her powers and position, or embezzle the properties of the Company in any manner;	
(II) shall not misappropriate the Company's funds;	
(III) shall not deposit the Company's assets or funds in an account under his/ her own name or the name of other individuals;	
(IV) shall not, in violation of the Articles of Association, provide loans to others using the Company's funds or provide guarantee for others with properties of the Company without the consent of the general meeting or the board of directors;	

Before Amendments	After Amendments
(V) shall not enter into any contract or transaction with the Company in violation of the provisions of the Articles of Association or without the consent of the general meeting;	
(VI) shall not make use of his/her position to procure business opportunities that should otherwise belong to the Company for himself/herself or others; or to engage in the same business as the Company for his/her own account or for the benefits of any other persons without consent of the general meeting;	
(VII) shall not accept commissions from the Company's transactions for their own benefit;	
(VIII) shall not disclose confidential information of the Company without permission;	
(IX) shall not abuse his/her connected relationship to the detriment of the interests of the Company;	
(X) other fiduciary obligations stipulated by laws, administrative regulations, departmental rules, securities regulatory rules of the places where the Company's shares are listed and the Articles of Association.	
Income generated by a director from violation of the provisions of this rule shall belong to the Company; where the Company suffers losses thereto, the director shall be liable for compensation.	

Before Amendments	After Amendments
Rule 17 Directors shall abide by laws, administrative regulations, securities regulatory rules of the places where the Company's shares are listed and the Articles of Association, and shall bear the following duty of diligence towards the Company:	Deleted Rule
(I) shall exercise the rights conferred by the Company prudently, seriously and diligently to ensure that the commercial activities of the Company comply with the laws, administrative regulations and the requirements of various economic policies of the PRC, and the business activities shall not go beyond the scope of the business stipulated in the business license;	
(II) shall treat all shareholders fairly;	
(III) shall maintain a timely awareness of the operation and management of the Company;	
(IV) shall sign written confirmation on the securities offering documents and regular reports of the Company, and to ensure the Company gives a timely and fair disclosure of information and the truthfulness, accuracy and completeness of information disclosed therein. Where the directors are unable to ensure the truthfulness, accuracy and completeness of the content of the securities offering documents and regular reports or have objection, their opinions and reasons shall be stated in	

the written confirmation and disclosed

by the Company. Directors could directly apply for disclosure if the Company fails to disclose;

Before Amendments	After Amendments
(V) shall provide relevant information and materials to the board of supervisors truthfully, and shall not obstruct the exercise of powers by the board of supervisors or the supervisors;	
(VI) other duty of diligence stipulated by laws, administrative regulations, departmental rules, securities regulatory rules of the places where the Company's shares are listed and the Articles of Association.	
Rule 18 Unless provided for under the Articles of Association or legally authorized by the board of directors, no director may act in his/her own capacity on behalf of the Company or the board of directors. When a director acts in his/her own capacity and a third party would reasonably believe that the director is acting on behalf of the Company or the board of directors, the director shall declare his/her position and capacity in advance.	Deleted Rule
Rule 19 If a director violates laws, administrative regulations, departmental rules, securities regulatory rules of the places where the Company's shares are listed or the provisions of the Articles of Association when performing his/her duties and causes losses to the Company, he/she shall be liable for compensation.	Deleted Rule

Before Amendments	After Amendments
Rule 20 If any director is related to the enterprise involved in the resolution at a meeting of the board of directors, the said director shall not exercise his/her voting rights on the said resolution for himself/ herself or on behalf of another director. Such meeting of the board of directors may be held when more than half of the non-related directors attend the meeting. The resolution of such meeting of the board of directors shall be passed by more than half of the non-related directors. If the number of non-related directors attending the meetings of the board of directors is fewer than three, the matters shall be submitted to the general meeting for consideration.	Deleted Rule
Rule 21 A director who fails to attend two consecutive meetings of the board of directors in person without authorizing another director to attend on his/her behalf, shall be deemed to be unable to perform his/her duties. The board of directors shall propose to the general meeting to remove such director.	Deleted Rule

Before Amendments	After Amendments
Rule 22 A director may resign before expiry of his/her term of office. A resigning director shall submit a written resignation report to the board of directors. The board of directors shall make disclosure of relevant information within two days.	Deleted Rule
Where the number of members of the board of directors falls below the minimum requirement due to the resignation of any director, before a newly elected director takes office, the original director shall perform his/her duties as a director in accordance with laws, administrative regulations, departmental rules, securities regulatory rules of the places where the Company's shares are listed and the provisions of the Articles of Association.	
Save for the circumstances set out in the preceding paragraph, the resignation of a director shall take effect when the resignation report is delivered to the board of directors.	

Before Amendments	After Amendments
Rule 23 If a director gives notice of his resignation or if his term of office expires, he shall complete all handover formalities with the board of directors and his duty of loyalty and honesty owed to the Company and the shareholders shall not necessarily cease during the period when the notice of resignation has not become effective, during a reasonable period after it has become effective as well as within a reasonable period upon the termination of his office. The duty of confidentiality in relation to trade secrets of the Company survives the termination of his office permanently unless such trade secrets enter into the public domain. Other obligations shall continue for such a period as determined according to the principle of fairness and depending on the amount of time elapsed between the termination and the act concerned as well as the circumstances and conditions under which the relationship with the Company is terminated.	Deleted Rule
Rule 24 A director who leaves his office without authorization before the end of his/ her term of office shall be liable for any loss suffered by the Company as a result of his departure.	Deleted Rule
Chapter 4 Independent Directors	Deleted

Before Amendments	After Amendments
Rule 25 An independent director refers to a director who does not hold any other post in the Company except as a director, and has no direct or indirect interest in the company he/she is employed by, its major shareholders and de facto controllers, or any other relationship that may affect his/her independent and objective judgment. In addition to the general provisions on directors in the previous section, independent directors shall also comply with the special provisions on independent directors in this section. Independent directors shall perform their duties independently and be free from the influence of the Company, its major shareholders, de facto controllers and other units or individuals.	Deleted Rule
Rule 26 Independent directors shall be elected or replaced at general meetings and shall serve a term of three years. The term of office of an independent director is renewable upon reelection when it expires, but the renewed term shall not exceed six years. Those who have served as independent directors in the Company continuously for at least six years shall not be nominated as independent director candidates for the Company within 36 months from the date of this fact.	Deleted Rule
Rule 27 The Company's board of directors shall consist of three independent directors, including one accounting professional.	Deleted Rule

	Before Amendments	After Amendments
the qual	e 28 Independent directors must meet following conditions in addition to ifications for their positions as other ctors of the Company:	Deleted Rule
(I)	Being qualified to serve as the director of listed companies in accordance with laws, administrative regulations and other relevant provisions;	
(II)	Meeting the independence requirements stipulated in Rule 29 of these Rules;	
(III)	Having basic knowledge of the operation of listed companies and being familiar with relevant laws, regulations and rules;	
(IV)	Having at least five years of legal, accounting or economic work experience necessary to perform the duties of an independent director;	
(V)	In principle, an independent director may serve as an independent director for at most three domestically listed companies and should ensure that he/ she has sufficient time and energy to effectively perform his/her duties as an independent director.	
(VI)	Having good personal morality, with no bad record such as major breach of trust, etc.;	
(VII)	Other conditions as stipulated by laws, administrative regulations, the provisions of the China Securities Regulatory Commission, the business rules of Stock Exchanges, and the provisions of Articles of Association.	

Before Amendments	After Amendments
Rule 29 Independent directors must maintain independence, and the following persons shall not act as independent directors of the Company:	Deleted Rule
(I) persons holding a position in the Company or affiliated enterprises thereof and their lineal relatives and major social relations;	
Lineal relatives stated herein refer to spouse, parents and children; major social relations refer to siblings, spouse's parents, children's spouses, parents of children's spouses, siblings' spouses and spouse's siblings etc.	
(II) natural person shareholders directly or indirectly holding more than 1% of the issued shares of the Company or among the top ten shareholders of the Company and their lineal relatives;	
(III) persons who hold a position in an entity shareholder directly or indirectly holding more than 5% of the issued shares of the Company or in the top five shareholders of the Company and their lineal relatives;	
(IV) persons holding a position in the affiliated enterprises of the controlling shareholders or de facto controllers of the Company and their lineal relatives;	
(V) persons who have major business dealings with the Company and its controlling shareholders, de facto controllers or their respective affiliated enterprises, or who hold a position in units with major business dealings and their controlling shareholders or de facto controllers;	

Before Amendments	After Amendments
(VI) persons who provide financial, legal, consulting and sponsorship services for the Company, its controlling shareholders, de facto controllers or their respective affiliated enterprises, including but not limited to, all project team members, review persons at all levels, report signing persons, partners, directors, senior executives and principal persons in charge of the intermediary agency providing services;	
(VII) persons who have experienced any of the conditions listed in the previous six items within the last twelve months;	
(VIII) other persons who do not possess independence as stipulated by laws, administrative regulations, the provisions of the CSRC, securities regulatory rules of the places where the Company's shares are listed and the provisions of Articles of Association.	
The affiliated enterprises of the controlling shareholders and de facto controllers of the Company mentioned in item IV to item VI of the preceding paragraph do not include those not having a related party relationship with the Company under Rule 6.3.4 of the Rules Governing the Listing of Securities on the Shenzhen Stock Exchange.	
Independent directors shall conduct an annual self-examination for their independence and submit the self-examination information to the board of directors. The board of directors shall annually evaluate the independence of the incumbent independent directors and issue special opinions, which shall be disclosed together with the annual report.	

Before Amendments	After Amendments
Rule 30 Independent directors shall be elected according to the following procedures:	Deleted Rule
of directors or the board of supervisors of the Company or shareholders holding more than 1% of the issued shares of the Company separately or collectively and obtain the consent of nominees. The nominator shall not nominate any person who has an interest in him/her or any other person who has a close relationship with him/her that may affect the independent performance of his/her duties as an independent director candidate. Investor protection institutions established in accordance with the law	
may publicly request shareholders to entrust them to exercise their right to nominate independent directors on their behalf.	
(II) The nominator should be fully aware of the nominee's occupation, education background, title, detailed work experience, all part-time jobs, whether there is a major breach of trust and other records of bad behaviors, etc., and give opinions on his/her satisfaction of independence and other conditions to act as an independent director. The nominee shall make an announcement as to the satisfaction of independence and other conditions to act as an independent director.	

Before Amendments	After Amendments
(III) Before the general meeting for electing independent directors, the Company shall submit to the stock exchange the relevant materials of all independent director candidates, and the relevant submitted materials shall be true, accurate and complete.	
The stock exchange shall review the relevant materials of the candidates for independent directors pursuant to regulations, make a prudent judgement on whether the candidates for independent directors meet the qualifications and have the right to raise an objection. The Company shall not propose any candidate to the general meeting for election if the stock exchange objects to such candidate. At the general meeting for the election of independent directors, the board of directors of the Company shall make clear whether the nominees for independent directors are objected to by the CSRC.	
(IV) The general meeting shall elect independent directors by means of voting and disclose the results in the announcement of the general meeting resolution.	

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After Amendments

Rule 31 The independent directors shall attend the meetings of the board of directors in person. If any independent director is unable to attend a meeting in person for any reason, he/she shall review the meeting materials in advance, form a clear opinion and entrust another independent director in writing to attend the meeting on his/her behalf.

If an independent director fails to attend two consecutive meetings of the board of directors in person and does not delegate another independent director to attend the meeting on his/her behalf, the board of directors shall, within thirty days from the date of such fact, propose to convene a general meeting to remove such independent director from his/her position.

If an independent director fails to comply with the provisions of item I or item II of Rule 28 in these Rules, he/she shall immediately cease to perform his/her duties and resign from his/her position. If the resignation is not tendered, the board of directors shall, as soon as it knows or ought to have known of the occurrence of such fact, remove him/her from office in accordance with the regulations.

In the event that an independent director is removed in advance, the Company shall timely disclose the specific reasons and basis. The Company shall timely disclose any objection of the independent director, if any.

Deleted Rule

Before Amendments	After Amendments
Rule 32 The independent director can put forward the resignation before the expiration of his/her term. The independent director shall submit a written resignation report to the board of directors for resignation and state all status that are related to the resignation and are necessary to draw attentions of the Company's shareholders and creditors. The Company shall disclose the reasons for the resignation of the independent director and matters of concern.	Deleted Rule
If an independent director resigns, resulting in a proportion of independent directors in the board of directors or its special committees that does not comply with the provisions of these Rules or the Articles of Association, or if there is a lack of accounting professionals among the independent directors, the independent director who intends to resign shall continue to perform his/her duties until the new independent director is appointed. The Company shall complete the by election within 60 days from the date of resignation of the independent director.	

Before Amendments

Deleted Rule

After Amendments

Rule 33 Independent directors have the obligation of fidelity and diligence towards the Company and all shareholders, and shall perform their duties earnestly in accordance with the requirements of laws, administrative regulations, securities regulatory rules of the places where the Company's shares are listed and the Articles of Association. They play a role in participating in decision-making, supervising and balancing, and providing professional consultation in the board of directors, safeguard the overall interests of the Company, and protect the legitimate rights and interests of minority shareholders.

The Company shall provide guarantees in accordance with the law, provide necessary working conditions and personnel support for the independent directors to perform their duties, and ensure that independent directors should enjoy the same rights to information as other directors. When an independent director exercises his/her functions and powers, the directors, senior management and other relevant personnel of the Company shall cooperate with him/ her and shall not refuse, obstruct or conceal relevant information or interfere with his/ her independent exercise of his/her functions and powers. If an independent director encounters obstruction in the exercise of his/ her functions and powers in accordance with the law, he/she may explain the situation to the board of directors, request cooperation from the directors, senior management and other relevant personnel, and record the details and resolution of the obstruction in his/her work record; if he/she still fails to remove the obstruction, he/she may report the matter to the stock exchanges.

Before Amendments	After Amendments
The independent directors should spend not less than fifteen days a year on-site at the Company, and should maintain work records to record in detail the performance of their duties. Work records of the independent directors and information provided by the Company to independent directors should be kept for at least ten years.	
Rule 34 The Company should provide independent directors with allowances that are appropriate to their duties. The standard of allowance shall be formulated by the board of directors, approved at the general meeting, and disclosed in the Company's annual report.	Deleted Rule
In addition to the allowance above, the independent directors shall not obtain other benefits from the Company and its major shareholders, de facto controllers or interested units and personnel.	
The Company can establish an independent director liability insurance system to reduce the risk of the independent director that may arise from performing his/her duties normally.	

Before Amendments	After Amendments
Rule 35 Independent directors shall fulfill the following duties:	Deleted Rule
(I) participating in the decisions of the board of directors and expressing clear opinions on the matters discussed;	
(II) supervising the potential major interest conflicts between the Company and its controlling shareholders, de facto controllers, directors and senior management according to relevant requirements of the Measures for the Administration of Independent Directors of Listed Companies, in order to promote the decision of the board of directors to conform to the overall interests of the listed company, and protect the legitimate rights and interests of the minority shareholders;	
(III) providing professional and objective suggestions on the operation and development of the listed company, and promoting the improvement of the decision-making level of the board of directors;	
(IV) other duties as stipulated by laws, administrative regulations, securities regulatory rules of the places where the Company's shares are listed and the Articles of Association.	

	Before Amendments	After Amendments
exer auth	e 36 Independent directors shall also cise the following special powers and corities in addition to those duties of r directors of the Company:	Deleted Rule
(I)	independently engaging an intermediary agency to audit, consult or verify specific matters of the Company;	
(II)	proposing to convene the extraordinary general meeting to the board of directors;	
(III)	proposing to hold the meeting of the board of directors;	
(IV)	publicly soliciting the rights of shareholders from shareholders in accordance with the law;	
(V)	giving independent opinions on matters that may harm the rights and interests of the Company or the minority shareholders;	
(VI)	other powers and authorities as stipulated by laws, regulations, securities regulatory rules of the places where the Company's shares are listed and the Articles of Association.	
the inde the p	independent director shall obtain consent of more than half of all the ependent directors if he/she exercises powers listed in item I to item III of the eding paragraph.	
pow 1 of disci be e	n independent director exercises the ers and authorities listed in paragraph this rule, the Company shall timely lose it. In case the above powers cannot exercised normally, the Company shall close the specific circumstances and ons.	
by i	Company shall bear expenses incurred independent directors for engaging rmediary agencies and other expenses essary for exercising their powers.	

Before Amendments	After Amendments
Rule 37 If an independent director expresses an independent opinion, the opinion expressed should be clear and explicit, and at least include the following content:	Deleted Rule
(I) basic conditions of major matters;	
(II) basis for issuing opinions, including the performed procedures, the verified documents, the contents of on-site inspection, etc.;	
(III) legality of the major matters;	
(IV) influence on the interest of the listed company and the minority shareholders, possible risks and effectiveness of the Company's measures;	
(V) concluding opinions expressed, including agreement, reservation and its reasons, opposition and its reasons, inability to express opinions and its obstacles.	
Independent directors shall sign on the issued independent opinions and report the aforesaid opinions to the board of directors, and to be disclosed with the relative	

announcements at the same time.

Before Amendments	After Amendments
Rule 38 The following matters shall be submitted to the board of directors for review after being approved by more than half of all independent directors of the Company:	Deleted Rule
(I) related-party transactions that should be disclosed;	
(II) plans of the listed company and related parties to change or waive commitments;	
(III) decisions and measures taken by the board of directors of the acquired listed company regarding the acquisition;	
(IV) other matters as stipulated by laws, administrative regulations, securities regulatory rules of the places where the Company's shares are listed and the provisions of Articles of Association.	

Before Amendments	After Amendments
Rule 39 Independent directors shall submit the report on work to the annual general meeting of the Company, and the report on work shall include the following contents:	Deleted Rule
(I) the number, manner and voting of the meetings of the board of directors attended, and the number of general meetings attended last year;	
(II) participation in meetings of special committees of the board of directors and special meetings of independent directors;	
(III) deliberation of the matters listed in relevant items of the Measures for the Administration of Independent Directors of Listed Companies, and exercise of the special powers and authorities of independent directors listed in paragraph 1 of Rule 36 in these Rules;	
(IV) major matters, methods and results of communication with internal audit institutions and accounting firms undertaking audit services of the Company on the Company's financial and business conditions;	
(V) communication with the minority shareholders;	
(VI) time and content of on-site work in the Company;	
(VII) others in performance of duties.	
The annual reports on work of the independent directors shall be disclosed no later than when the Company gives the notice of the annual general meeting.	

Before Amendments	After Amendments
Rule 40 Independent directors shall actively participate in and attend the meetings of the special committees on which they serve in person. If an independent director cannot attend the meeting in person for certain reasons, he/she shall read the meeting materials in advance, form clear opinions and entrust other independent director of the special committee to attend the meeting on his/her behalf in writing. The independent directors may timely submit the major matters of the Company within the scope of the duties of the special committees noted in performing their duties to the special committees in accordance with relevant procedures for discussion and deliberation.	Deleted Rule
Rule 41 The Company shall hold special meetings of independent directors on a regular or ad hoc basis. Matters listed in item I to item III of Rule 36 and Rule 38 in these Rules shall be considered at a special meeting of independent directors. The special meetings of independent directors shall be convened and presided over by an independent director jointly elected by a majority of the independent directors; in the event that the convener fails to or is unable to perform his/her duties, two or more independent directors may convene and elect a representative to preside over the	Deleted Rule

Before Amendments	After Amendments
Rule 42 Independent directors shall perform their duties as directors in accordance with the laws, adequately understand the business operations of the Company and the issues considered by the board of directors. Independent directors shall safeguard the interests of the Company and all shareholders with particular attention paid to the minority shareholders to ensure their legitimate rights and interests are protected.	Deleted Rule
In the event of any conflict between shareholders or directors of the Company, which has a significant impact on the operation and management of the Company, the independent directors shall actively perform their duties and safeguard the overall interests of the Company.	
Rule 43 Under any of the following circumstances, independent directors shall promptly report to the stock exchanges:	Deleted Rule
(I) being dismissed by the Company when they believe the grounds for dismissal are unjustified;	
(II) resigning due to the Company's obstruction of their lawful exercise of authority as independent directors;	
(III) the proposal by two or more independent directors in writing to postpone a meeting of the board of directors or delay deliberation on relevant matters, due to incomplete meeting materials or insufficient justification, being rejected;	
(IV) the board of directors failing to take effective measures after being informed of suspected violations of laws or regulations by the Company or its directors, supervisors or senior management;	
(V) other circumstances that seriously impede independent directors from performing their duties.	

Before Amendments	After Amendments
Chapter 5 Chairman of the Board of Directors	Deleted
Rule 46 The chairman of the board of directors shall strictly comply with the mechanism for collective decision-making of the board of directors and shall not replace the decisions of the board of directors with his/her personal opinion or interfere with the judgement of other directors.	Deleted Rule
Rule 47 The chairman of the board of directors shall ensure the rights to information of independent directors and the secretary to the board of directors and shall not obstruct their lawful exercise of powers by any means.	Deleted Rule
Rule 48 The general meeting may evaluate the chairman of the board of directors by referring to the following indicators: net assets, total profit, growth rate of net assets, growth rate of profit, profit rate of net assets, etc.	Deleted Rule
Rule 49 If the chairman of the board of directors has made outstanding achievements during his term of office, the Company's general meeting shall pass a resolution to give him cash, benefits in kind or other forms of material rewards.	Deleted Rule
Chapter 6 Secretary to the Board of Directors	Deleted Rule
Rule 50 The board of directors shall have a secretary. The secretary to the board of directors is a senior management of the Company, and shall be accountable to the board of directors.	Deleted Rule

Before Amendments	After Amendments
Rule 51 The secretary to the board of directors shall possess requisite professional knowledge and experience, and shall be appointed by the board of directors. Qualifications of the secretary to the board of directors are:	Deleted Rule
(I) having a junior college degree or above who has been engaged in secretarial, management and shareholding affairs for more than 3 years;	
(II) having certain knowledge in finance, tax, law, finance, corporate management and computer application;	
(III) having good personal character and professional ethics, strictly abiding by relevant laws, regulations and rules, and being able to perform duties fiduciarily.	
The circumstances under which one is not allowed to serve as a director of the Company as stipulated in the Articles of Association apply to the secretary to the board of directors.	

Before Amendments		After Amendments
Rule 52 The secretary to the board of directors shall be a natural person with requisite professional knowledge and experience, and shall be appointed by the board of directors. His/her main duties include:		Deleted Rule
(I) to ensure that the Company has a complete set of constitutional documents and records;		
(II) to ensure that the C prepares and subm documents as re competent authorities	nits reports and quired by the	
(III) to ensure that the shareholders of the properly maintained, entitled to receive and documents of the given timely access to documents.	ne Company is and that persons relevant records he Company are	
Rule 53 Directors or other senior management of the Company may concurrently act as the secretary to the board of directors. The certified public accountants of the accounting firm and lawyers of the law firm engaged by the Company shall not concurrently serve as the secretary to the board of directors of the Company.		Deleted Rule
Rule 54 The secretary to the board of directors shall be nominated by the chairman, and be appointed or removed by the board of directors. Where a director concurrently serves as the secretary to the board of directors and a certain act needs to be done by directors and the secretary to the board of directors respectively, he/she shall not do the act in his double capacities.		Deleted Rule

Before Amendments	After Amendments
Chapter 7 Rules for the Meeting of the Board of Directors	Deleted Rule
Rule 55 The meetings of the board of directors are divided into regular meetings and extraordinary meetings. The meeting of the board of directors shall be convened at least twice times a year and held by the president of the board of directors. A written notice of the meeting of the board shall be delivered to all directors and supervisors—14 days prior to the meeting.	Rule 11 The meetings of the board of directors are divided into regular meetings and extraordinary meetings. The meeting of the board of directors shall be convened at least four times a year regularly and held by the president of the board of directors. A written notice of the meeting of the board shall be delivered to all directors 14 days prior to the meeting.
Shareholders representing more than one-tenth of the voting rights, more than one-third of the directors and a majority of the independent directors, or the board of supervisors may propose to convene a provisional meeting of the board of directors. The chairman shall convene and chair a meeting of the board of directors within ten days after receiving the proposal. The board of directors shall notify all directors in writing at least three days prior to convening an extraordinary meeting of the board.	Shareholders representing more than one-tenth of the voting rights, more than one-third of the directors and a majority of the independent directors, or the audit committee may propose to convene a provisional meeting of the board of directors. The chairman shall convene and chair a meeting of the board of directors within ten days after receiving the proposal. The board of directors shall notify all directors in writing at least three days prior to convening an extraordinary meeting of the board.
Newly Added Rule	Rule 12 Before giving the notice on convening a regular meeting, the office of the board shall fully consult all directors to form the initial proposal of the meeting and then submit it to the chairman of the board for finalizing. The chairman, if necessary, shall consult the senior management before finalizing the proposal.
Chapter 8 Rules and Procedures of the Board of Directors	Deleted

	Before Amendments		After Amendments
1	Rule 56 Submitting Proposals Mainly on the following bases:		Deleted Rule
(I)	the r	natters proposed by the chairman;	
(II)		matters jointly proposed by more one-third of the directors;	
(III)		matters proposed by more than half are independent directors;	
(IV)		matters proposed by the board of ervisors;	
(V)		matters proposed by the special mittees of the board of directors;	
(VI)		matters proposed by the chief entire officer;	
	to th	chief executive officer shall submit ne board of directors a proposal terning the following matters:	
	1.	the Company's business plans and investment plans;	
	2.	the Company's proposed annual preliminary and final financial budget;	
	3.	the Company's profit distribution and recovery of losses plan;	
	4.	the plan for establishing internal management structures within the Company;	
	5.	the amendments to the Articles of Association;	
	6.	the annual and quarterly work reports of the Company's chief executive officer;	
	7.	the proposal for expert review opinions on the Company's major risk investments;	

	Before Amendments	After Amendments
8.	the proposal on the Company's fundamental management systems;	
9.	other proposals required by the board of directors.	
	matters proposed by the board etary;	
the	board secretary shall submit to board of directors a resolution cerning the following matters:	
1.	the proposals concerning the Company's information disclosure matters;	
2.	to appoint or dismiss the chief executive officer of the Company; to appoint or dismiss senior management personnel such as presidents of the Company, the technology director and the financial director according to the nomination of the chief executive officer, and to decide on matters of remuneration, rewards and punishments;	
3.	the authority to determine the board of directors' use of the Company's assets for risk-based investments;	
4.	other relevant proposals to be submitted by the board secretary.	
law regu Cor	er circumstances stipulated by s and regulations, securities alatory rules of the places where the mpany's shares are listed and the icles of Association.	

Before Amendments	After Amendments
Rule 57 Collection of Proposals	Deleted Rule
The board office shall be responsible for collecting the proposals for the matters to be discussed at the board meeting. All the relevant proposals and explanatory materials shall be submitted to the board office 10 days before the issue of the notice for the board meeting.	
Rule 58 Convening and Notice of the Meeting (I) The board meeting shall be convened by the chairman. Where the chairman is unable to perform his duties, he shall appoint a director to convene a board meeting on his behalf; where the chairman fails to perform his duties for no reasons or appoint a person to perform such duties on his behalf, more than half of the directors may elect a director to convene the meeting.	Rule 13 The board meeting shall be convened by the chairman. Where the chairman is unable to perform his duties, he shall appoint a director to convene a board meeting on his behalf; where the chairman fails to perform his duties for no reasons or appoint a person to perform such duties on his behalf, more than half of the directors may elect a director to convene the meeting.

Before Amendments

The meetings of the board of directors are divided into regular meetings and extraordinary meetings. The regular meeting of the board of directors shall be convened at least four times a year at approximately quarterly intervals. It is expected that every regular meeting of the board of directors will have a majority of directors who are entitled to attend the meeting to attend by person, or participate actively through electronic communication methods. Therefore, regular meetings of the board of directors shall not include the obtaining such approval from the board by means of circulation of written resolutions. Where the board of directors is expected to declare, propose or pay dividend at a meeting, or it shall pass any announcement in respect of profits or loss for any year, half-year or other periods at such meeting, an announcement must be made in accordance with the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited at least seven business before the convening of such meeting.

After Amendments

The meetings of the board of directors are divided into regular meetings and extraordinary meetings. The regular meeting of the board of directors shall be convened at least four times a year at approximately quarterly intervals. It is expected that every regular meeting of the board of directors will have a majority of directors who are entitled to attend the meeting to attend by person, or participate actively through electronic communication methods. Therefore, regular meetings of the board of directors shall not include the obtaining such approval from the board by means of circulation of written resolutions. Where the board of directors is expected to declare, propose or pay dividend at a meeting, or it shall pass any announcement in respect of profits or loss for any year, half-year or other periods at such meeting, an announcement must be made in accordance with the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited at least seven business before the convening of such meeting.

Before Amendments	After Amendments
(III) A notice of board meeting shall contain the following:	
1. date and venue of the meeting;	
2. duration of the meeting;	
3. reasons and subjects for discussion;	
4. date of notice.	
Newly Added Rule	Rule 14 A notice of board meeting shall contain the following:
	1. date and venue of the meeting;
	2. duration of the meeting;
	3. reasons and subjects for discussion;
	4. date of notice.
A board meeting shall only be held when being attended by more than half of the directors. A board meeting shall be attended by the directors in person. If a director is unable to attend due to certain reasons, he/she may appoint other directors to attend on his/her behalf in writing. Independent directors may not appoint non-independent directors to attend meetings on their behalf, and non-independent directors also may not accept such appointments from independent directors. The proxy form shall specify the name of the proxy, the matters to be dealt with by the proxy, scope of authority and valid term, and shall be signed or chopped by the appointer. Directors attending meetings on behalf of others shall exercise their rights as directors within the scope of their authorization. If a director is unable to attend a board meeting in person and has not appointed a representative to attend the meeting, the same shall be deemed to be a waiver of the voting right at such meeting.	Rule 15 A board meeting shall only be held when being attended by more than half of the directors. The chief executive officer shall attend the board meeting. Where necessary, other relevant persons whom the presider of the meeting believes need to attend the meeting may be notified to attend the meeting.

Before Amendments	After Amendments
Newly Added Rule	Rule 16 A board meeting shall be attended by the directors in person. If a director is unable to attend due to certain reasons, he may appoint other directors to attend on his behalf in writing. The proxy form shall specify the name of the proxy, the matters to be dealt with by the proxy, scope of authority and valid term, and shall be signed or chopped by the appointer. Director attending meetings on behalf of others shall exercise their rights as directors within the scope of their authorization. If a director is unable to attend a board meeting in person and has not appointed a representative to attend the meeting, the same shall be deemed to be a waiver of the voting right at such meeting.

Before Amendments	After Amendments
Newly Added Rule	Rule 17 When a director authorizes other director or is authorized to attend the board meeting, the following principles shall be followed:
	(1) when considering connected transactions, the non-connected directors shall not authorize the connected directors to attend the meeting, while the connected directors shall not accept the authorization of the non-connected directors either;
	(2) the independent directors shall not authorize the non-independent directors to attend the meeting, while the non-independent directors shall not accept the authorization of the independent directors either;
	(3) the directors shall not fully authorize other directors to attend the meeting without giving their personal opinions and voting intentions on the proposal, while the relevant directors shall not accept the full authorization or the unclearly defined authorization;
	(4) one director shall not accept the authorizations of more than two directors while a director cannot authorize a director who has been authorized by other two directors to attend the meeting.

Before Amendments

Rule 60 Considering the Proposals

When the board meeting is considering the relevant proposals, it may request the persons-in-charge of the relevant departments of the Company to attend the meeting and answer the questions in order to understand the conditions in detail. During the course of discussion and examination, if it is found that the situation is uncertain or the feasibility is questionable as regards certain topics for discussion, the board of directors may request to defer discussion of such topics.

Directors may, upon reasonable request, seek independent professional advice in appropriate circumstances, at the expense of the **issuer**.

After Amendments

Rule 18 The directors should independently and prudently give their opinions upon carefully reading the relevant meeting materials and fully understanding the situations.

The directors are allowed to learn the information necessary for the decision-making from the office of the board, the meeting convener, the chief executive officer and other senior management, various special committees, accounting firms and law firms and other relevant personnel and organizations before the meeting, or to suggest the presider to invite the above-mentioned persons and the representatives of the above-mentioned organizations to attend the meeting to explain the relevant situations.

When the board meeting is considering the relevant proposals, it may request the persons-in-charge of the relevant departments of the Company to attend the meeting and answer the questions in order to understand the conditions in detail.

Directors may, upon reasonable request, seek independent professional advice in appropriate circumstances, at the expense of the **Company**.

Before Amendments	After Amendments
Newly Added Rule	Rule 19 The meeting presider shall seek clear opinions on each proposal from the participating directors.
	When any director hinders the normal proceeding of the meeting or affects other directors' speech, the meeting presider shall promptly stop him/her.
	Unless with the unanimous consent of all participating directors, the proposals not included in the meeting notice shall not be put to a vote in the board meeting. The directors who are authorized by other directors to attend the meeting shall not vote on the proposals not included in the meeting notice on behalf of other directors.
Newly Added Rule	Rule 20 When each proposal is fully discussed, the presider shall ask the participating directors to vote in time.
	Voting at meetings shall be passed by roll call and written on a one-person-one-vote basis.
	Voting intentions of the directors consist of the affirmative vote, negative vote and abstention. The participating directors shall choose one of the above-mentioned intentions. Where any participating director fails to choose or chooses two or more options at the same time, the presider of the meeting shall request the relevant director to choose again. The directors who refuse to choose or fail to return after leaving the meeting halfway without making a choice shall be deemed to have abstained from voting.

Before Amendments	After Amendments
	If directors have associated relationship with enterprises or individual involved in issues to be determined in the meeting of the board of directors, such directors shall report to the board of directors in writing promptly. Any director having affiliated relationship shall not exercise the voting power on the resolution or exercise the voting power on behalf of other directors. The meeting of the board of directors may be held with over one-half directors without associated relationship, and the resolutions of the meeting of the board of directors shall be approved by over one-half directors without associated relationship. If the unassociated directors attending the meeting of the board of directors are less than 3 people, the issues shall be submitted to the general meetings for examination. If there are any additional restrictions on directors' participation in meeting of the board of directors and voting imposed by laws, regulations and securities regulatory rules of the places where the Company's shares
	The extraordinary general meetings of the board of directors may, under the premise that directors will be guaranteed to have their opinions fully and thoroughly expressed, be conducted via communication and resolutions may be passed thereat, to be signed by the directors present at the meeting.

Before Amendments	After Amendments
Rule 61 Voting and Resolution of Proposals	Deleted Rule
Voting on resolutions of the board of directors shall be conducted by written means.	
Each director has one vote.	
The board of directors shall adopt resolutions concerning matters under item VI, item VII and item XII of Rule 9 in these Rules with the approval of more than two-thirds of all directors; all other matters may be adopted with the approval of a majority of all directors.	
A director with a conflict of interest in a resolution of the board of directors shall abstain from voting on such resolution. The resolution shall be valid only if approved by a majority vote of directors without such conflict of interest.	
If any shareholder holding more than 10% of the Company's voting rights (as defined in the applicable Hong Kong Listing Rules or a director has a conflict of interest in a matter to be considered by the board of directors which the board of directors has determined to be material, the matter should be dealt with by a physical board meeting rather than a written resolution. Independent directors, and whose close associates, have no material interest in the transaction should be present at that board meeting.	
Where laws, regulations and the securities regulatory rules of the places where the Company's shares are listed impose any additional restrictions on directors' participation in meetings of the board of directors and voting, the relevant provision shall apply.	

Before Amendments	After Amendments
Newly Added Rule	Rule 21 After the completion of voting by the directors attending the meeting, the relevant staff of the office of the board of directors shall count the votes promptly.
	If the meeting is held physically, the presiding officer shall announce the result on the spot. In other cases, the presiding officer shall request the secretary of the board of directors to notify the directors of the voting results before the next business day after the expiration of the prescribed time limit for voting.
	If a director votes after the presiding officer announces the voting result or after the expiration of the prescribed time limit for voting, his or her vote shall not be counted.
Newly Added Rule	Rule 22 Except for the situations specified in Rule 23 in these Rules, the affirmative votes of more than half of all the directors of the Company is required for the board of directors to consider and approve a proposal and form the relevant resolution. Where the laws, administrative regulations, securities regulatory rules of the places where the Company's shares are listed and the Articles of Association of the Company stipulates that the consent of even more directors is necessary for the board of directors to form the resolutions, the relevant provision shall apply.
	When the board of directors forms a resolution on any security matter within its functions and powers in accordance with the Articles of Association of the Company, the consents of more than half of all directors of the Company and two-third or more of the participating directors are necessary.
	In case of any discrepancy on the contents and meanings of different resolutions, the resolution formed later shall prevail.

Before Amendments	After Amendments
Newly Added Rule	Rule 23 If any director of the Company is associated with the enterprises or individuals that are involved in the matters to be resolved at the meeting of the board of directors, he shall submit a written report to the board of directors in a timely manner. Directors with connected relationships shall not exercise his or her voting rights for such matters, nor shall such director exercise voting rights on behalf of other directors. Such meeting of the board of directors shall be convened by a majority of the directors present thereat who are not connected. The resolution of the meeting of the board of directors shall be passed by more than half of the non-connected directors. If the number of non-connected directors present at such meeting is less than three, relevant proposals shall be submitted to the general meeting for consideration. Where laws, regulations and the securities regulatory rules of the places where the Company's shares are listed impose any additional restrictions on directors' participation in meetings of the board of directors and voting, the relevant provision shall apply.
Newly Added Rule	Rule 24 The board of directors shall act in strict accordance with the authorization of the general meeting and the Articles of Association of the Company, and shall not form a resolution by means of exceeding the given authority.

Before Amendments	After Amendments
Newly Added Rule	Rule 25 When more than half of the participating directors or more than two independent directors believe that they cannot make a judgment on the relevant matters because the proposal is not clear, specific, or because of inadequate meeting materials and other reasons, the meeting presider shall ask for suspension of voting on the topic in the meeting. The directors who propose to suspend voting shall provide explicit prerequisites for the proposal to be resubmitted for consideration.
Rule 62 Resolutions of the meetings	Deleted Rule
Resolutions shall generally be made for matters discussed at the board meeting. The resolutions of the board of directors shall take effect upon signed by the attending directors.	
Resolutions of the board meeting may be adopted by fax, provided that directors can fully express their views.	
Although no meeting is convened, a written resolution signed and agreed to by all directors have the same effect as a resolution passed at the board meeting.	

Before Amendments	After Amendments	
Rule 63 Minutes	Deleted Rule	
The secretary of the board of directors shall attend all meetings of the board of directors and take minutes. The board office shall assist the board of directors in its work and be responsible for the proper safekeeping and archiving of documents and materials generated during meetings of the board of directors. The minutes should detail the matters considered and the resolutions made, including any concerns or dissent expressed by directors. The draft minutes (for directors to express opinions) and the final version (for record) should be sent to all directors within a reasonable time after the meeting. Directors may review the minutes with reasonable notice within a reasonable timeframe.		
Rule 64 The board of directors shall keep minutes at the meeting. The attending directors and the person taking the minutes shall sign the minutes of the meeting. The attending directors are entitled to request that an explanatory record of their comments	Rule 26 The board of directors shall maintain minutes of the meetings so as to record the decisions on the matters considered. The attending directors shall sign the minutes of the meeting.	
made at the meetings be noted in the minutes. Any director present at the meeting shall be entitled to request a recorder to make a descriptive record on his speech at the meeting. The minutes of the Company's board of directors meeting represent the official evidence of the resolutions	The minutes of the board meeting shall be kept as company files, with the retention period of not less than ten years.	
considered by the board of directors. Following the conclusion of the board meeting, the minutes shall be circulated to all attending directors. The minutes of the board meeting shall be kept by the secretary of the board of directors as company files, with the retention period of not less than ten		

years.

	Before Amendments		After Amendments
prep mee nece	e 65 The board of directors may bare meeting minutes based on the ting records when it considers it essary. The minutes shall be signed by chairman.	Dele	ted Rule
board	e 66 The minutes of meetings of the d of directors shall include the following rmation:	boar	e 27 The minutes of meetings of the d of directors shall include the following rmation:
(1)	date, venue and name of the convener of the meeting;	(1)	date, venue and name of the convener of the meeting;
(2)	names of directors attending the meeting in person and directors (proxy) who has been appointed by other directors to attend the meeting;	(2)	names of directors attending the meeting in person and directors (proxy) who has been appointed by other directors to attend the meeting;
(3)	agenda of the meeting;	(3)	agenda of the meeting;
(4)	summary of opinions expressed by the directors;	(4)	summary of opinions expressed by the directors;
reso	manner and result of voting of each lution, (with the number of votes for, nst and abstained recorded clearly).	(5)	the manner and result of voting of each resolution, (with the number of votes for, against and abstained recorded clearly).

Before Amendments	After Amendments
Newly Added Rule	Rule 28 The participating directors shall sign the meeting minutes and resolution record for confirmation on behalf of themselves and the directors who authorize them to attend. Any director who has different views on the meeting minutes or the resolution record can make a written explanation when signing the minutes. When necessary, he/she shall report it to the regulatory authorities in a timely manner and he/she can also make a public statement. Where any director fails to sign for confirmation as the proceeding article stipulates and fails to make a written explanation on his/her different views, or fails to report it to the regulatory authorities or make a public statement, he/she shall be deemed to have fully agreed with the contents of the meeting minutes and the resolution record.
Rule 67 Directors shall sign on the board resolutions and shall be responsible for the board resolutions. If the board resolutions violate the relevant laws, regulations, the securities regulatory rules of the places where the Company's shares are listed or Articles of Association thus causing losses to the Bank, the directors participating in the resolutions shall be liable to compensate the Bank for the losses. However, on verification that a director had stated his/her objection when voting and the same was recorded in the minutes, such director may be exempted from such liability.	Rule 29 Directors shall be responsible for the board resolutions. If the board resolutions violate the relevant laws, regulations, the securities regulatory rules of the places where the Company's shares are listed or Articles of Association thus causing losses to the Bank, the directors participating in the resolutions shall be liable to compensate the Bank for the losses. However, on verification that a director had stated his/her objection when voting and the same was recorded in the minutes, such director may be exempted from such liability.

Before Amendments	After Amendments
Rule 68 The board of directors must strictly comply with the relevant laws and regulations of the State and the information disclosure provisions of the stock exchange on which the shares of the Company are listed and traded, and correctly, accurately and completely disclose the matters discussed at the board meetings and/or resolutions in a timely manner.	Rule 30 The board of directors must strictly comply with the relevant laws and regulations of the State and the information disclosure provisions of the securities regulatory authorities on which the shares of the Company are listed and traded, and correctly, accurately and completely disclose the matters discussed at the board meetings and/or resolutions in a timely manner.
Chapter 9 Information Disclosure of Meetings of the Board of Directors	Deleted
Rule 69 Prior to the formal disclosure of the announcement, all members of the board of directors and other informed parties shall bear confidentiality responsibilities regarding board meeting materials and the content of board discussions, ensuring that the informed parties are limited to the smallest possible number.	Rule 31 The announcement of resolutions of the board shall be handled by the secretary of the board in accordance with the relevant provisions of the Rules Governing the Listing of Securities on the Shenzhen Stock Exchange. Prior to the formal disclosure of the announcement, all members of the board of directors and other informed parties shall bear confidentiality responsibilities regarding board meeting materials and the content of board discussions, ensuring that the informed parties are limited to the smallest possible number.
Chapter 10 Implementation and Feedback of Resolutions of the Board of Directors	Deleted
Chapter 11 Supplementary Provisions	Deleted

Before Amendments	After Amendments
Rule 75 These Rules shall be implemented from the date when the H shares issued by the Company are listed on The Stock Exchange of Hong Kong Limited after they have been considered and passed by the general meeting.	passed by the general meeting, and the same shall apply when they are amended.

Save for the amendments to rules as set out above, all other rules in the Rules of Procedure for the Board of Directors remain unchanged.