### THIS CIRCULAR IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION

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

If you have sold or transferred all your shares in 上海復旦張江生物醫藥股份有限公司 (Shanghai Fudan-Zhangjiang Bio-Pharmaceutical Co., Ltd.\*), you should at once hand this circular and the enclosed proxy form to the purchaser or transferee or to the bank or licensed securities dealer or other agent through whom the sale or transfer was effected for transmission to the purchaser or transferee.

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### 上海復旦張江生物醫藥股份有限公司

Shanghai Fudan-Zhangjiang Bio-Pharmaceutical Co., Ltd.\*

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

(Stock code: 1349)

# PROPOSALS FOR (1) THE CHANGE IN USE OF PROCEEDS FROM THE A SHARE INITIAL PUBLIC OFFERING;

#### **AND**

(2) AMENDMENTS TO THE ARTICLES OF ASSOCIATION AND OTHER RULES AND DISSOLUTION OF THE SUPERVISORY COMMITTEE

The letter from the Board is set out on pages 3 to 15 of this circular.

The EGM will be held at No. 308 Cailun Road, Zhangjiang Hi-Tech Park, Pudong New Area, Shanghai, the PRC at 1:00 p.m. on Wednesday, 26 November 2025. Notices convening the EGM are set out on pages EGM-1 to EGM-2 of this circular.

Proxy form for the EGM is enclosed in this circular and published on the websites of the Hong Kong Stock Exchange (www.hkexnews.hk) and the Company (www.fd-zj.com). Shareholders of H Shares who are eligible to attend and intend to appoint a proxy to attend the EGM shall complete and return the accompanying proxy form in accordance with the instructions printed thereon to the H share registrar of the Company, Computershare Hong Kong Investor Services Limited at 17M Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong as soon as possible but in any event not later than 24 hours before the time fixed for holding the EGM or any adjournment thereof (as the case may be). Completion and return of the proxy form will not preclude you from attending and voting in person at the EGM or any adjourned meeting in person should you so desire.

<sup>\*</sup> For identification purpose only

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#### **DEFINITIONS**

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

"A Share(s)" the ordinary share(s) with a nominal value of RMB0.1 each in

the share capital of the Company which are listed on the Sci-Tech Innovation Board of the Shanghai Stock Exchange,

and are subscribed for and traded in RMB

"EGM" the extraordinary general meeting of the Company to be held

at No. 308 Cailun Road, Zhangjiang Hi-Tech Park, Pudong New Area, Shanghai, the PRC at 1:00 p.m. on Wednesday, 26

November 2025

"Articles of Association" the articles of association of the Company

"Board" the board of Directors

"Company" 上海復旦張江生物醫藥股份有限公司 (Shanghai Fudan-Zhangjiang

Bio-Pharmaceutical Co., Ltd.\*), a joint stock company incorporated in the PRC with limited liability, the H Shares of which are listed on the Main Board of the Hong Kong Stock Exchange (stock code: 01349) and the A Shares of which are listed on the Sci-Tech Innovation Board of the Shanghai Stock

Exchange (stock code: 688505)

"Director(s)" the director(s) of the Company

"H Shares" overseas listed foreign share(s) with a nominal value of RMB0.1

each in the share capital of the Company which are listed on the Hong Kong Stock Exchange and are subscribed for and traded in

HK\$

"Hong Kong" the Hong Kong Special Administrative Region of the People's

Republic of China

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

Exchange of Hong Kong Limited

"Hong Kong Stock

Exchange"

The Stock Exchange of Hong Kong Limited

"Latest Practicable Date" 31 October 2025, being the latest practicable date prior to the

printing of this circular for the purpose of ascertaining certain

information contained in this circular

"PRC" the People's Republic of China, for the purpose of this circular,

excluding the regions of Hong Kong, Macau Special

Administrative Region of the PRC and Taiwan

#### **DEFINITIONS**

"PRC Company Law" the Company Law of the People's Republic of China (《中華人民

共和國公司法》), as amended, supplemented or otherwise modified

from time to time

"RMB" Renminbi, the lawful currency of the PRC

"Shanghai Stock Exchange" the Shanghai Stock Exchange

"Share(s)" the A Share(s) and the H Share(s)

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

"Supervisor(s)" the supervisors of the Company

"Supervisory Committee" the supervisory committee of the Company

"%" per cent.

The Articles of Association, the rules of procedure for the general meeting and the rules of procedure for the Board of Directors are written in Chinese. There is no official English translation and the English translation is for reference only. Where there is any inconsistency between the Chinese version and the English version, the Chinese version shall prevail.

<sup>\*</sup> For identification purpose only



### 上海復旦張江生物醫藥股份有限公司

### Shanghai Fudan-Zhangjiang Bio-Pharmaceutical Co., Ltd.\*

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

(Stock code: 1349)

Executive Directors:

Mr. Zhao Da Jun (Chairman)

Ms. Xue Yan

Non-executive Directors:

Mr. Shen Bo

Ms. Yu Xiao Yang

Independent Non-executive Directors:

Mr. Wang Hong Guang

Mr. Lam Siu Wing

Mr. Xu Pei Long

Registered office and principal place of

business in the PRC:

No. 308, Cailun Road

Zhangjiang Hi-Tech Park

Pudong New Area,

Shanghai China

201210

Principal place of business in Hong Kong:

19/F, Three Exchange Square

8 Connaught Place Central

Hong Kong

4 November 2025

To the Shareholders

Dear Sir or Madam,

### PROPOSALS FOR

# (1) THE CHANGE IN USE OF PROCEEDS FROM THE A SHARE INITIAL PUBLIC OFFERING;

#### AND

### (2) AMENDMENTS TO THE ARTICLES OF ASSOCIATION AND OTHER RULES AND DISSOLUTION OF THE SUPERVISORY COMMITTEE

#### 1. INTRODUCTION

The purpose of this circular is, among other things, to provide you with the relevant information regarding the resolutions to be proposed at the EGM in respect of: (1) the change in use of proceeds from the A share initial public offering; and (2) amendments to the Articles of Association and other rules and dissolution of the supervisory committee.

### 2. CHANGE IN USE OF PROCEEDS FROM THE A SHARE INITIAL PUBLIC OFFERING

An ordinary resolution will be proposed at the EGM to consider and approve the change in use of proceeds from the A share initial public offering.

Reference is made to (i) the circular dated 4 April 2019 issued by the Company in relation to the proposed A Share offering; and (ii) the Shanghai Fudan Zhangjiang Bio-Pharmaceutical Co., Ltd. Initial Public Offering of A Shares and Listing on the STAR Market Prospectus dated 12 June 2020.

The Company completed the initial public offering of A Shares and listing on the STAR Market of the Shanghai Stock Exchange on 19 June 2020 (the "A Share Offering"), with total proceeds raised being RMB1,074.00 million. After deducting offering expenses of RMB99.6761 million, the net proceeds from the offering were RMB974.3239 million. As at 30 October 2025, the unutilised proceeds from the A Share Offering amounted to approximately RMB181.5461 million (including interest and wealth management income generated from the proceeds). These proceeds were originally allocated entirely to the registration project of Hemoporfin in the United States (the "Original Project").

#### • Reasons for the Change in the Use of Proceeds from the A Share Offering

Due to factors such as changes in the international environment and regulatory policies, as well as constraints on the feedback speed and communication efficiency from domestic and international intermediaries and overseas medical institutions, the clinical research progress of the Original Project has fallen behind expected timeline. Therefore, after prudent consideration and analysis by the Company, and in order to improve the efficiency and effectiveness of the use of proceeds, the Company proposes to reallocate the use of proceeds from the A Share Offering for the registration project of Hemoporfin in the United States to the innovative research and sustainable development project in photodynamic drugs (the "New Project").

Both the New Project and the Original Project are related to the Company's photodynamic technology platform. Considering strategic synergy and optimal resource allocation, the Original Project will continue its Phase II clinical research work as one of the sub-projects under the New Project.

#### • Details of the Change in the Use of Proceeds from the A Share Offering

The proposed adjustments to the use of proceeds from the A Share Offering are as follows:

### Original Projects before change

RMB0'000

Investment Projects (Original Projects)	Original budget	Cumulative Amount that has been utilized as at 30 October 2025	Remaining balance as at 30 October 2025 / Proposed re-allocated amount Note 1
<ul> <li>The Registration Project of Hemoporfin in the United States</li> <li>The Innovative Research and</li> </ul>	23,000.00	7,371.72	18,154.61
Sustainable Development Project in Relation to Biological Medicine Note 2  - The Project in Relation to Acquisition of Minor Equity	24,000.00	24,000.00	-
Interests in Taizhou Fudan-Zhangjiang <sup>Note 2</sup>	18,000.00	18,000.00	
Total	65,000.00	49,371.72	18,154.61
New Project after change			
Investment Projects (New P	roject)	New budget	Proposed investment form the proceeds Note 3
<ul> <li>The Innovative Research ar Development Project in P Drugs</li> </ul>		36,540.00	18,154.61

#### Notes:

- 1. The "Proposed re-allocated amount" includes interest and wealth management income generated from the proceeds. The actual amount shall be based on the remaining balance after accounting for interest income calculated on the date of fund transfer;
- 2. These projects have fully utilized their budget of proceeds from the A Share Offering. For more details, please refer to the interim report of the Company dated 28 August 2025;
- 3. To ensure the smooth implementation of the New Project, the Company will use its own funds to cover any shortfall if the "Proposed investment from the proceeds" is insufficient after its allocation to the New Project.

In addition to the reallocation of the utilised proceeds from the Original Project to the New Project, the expected timeline for utilisation for the New Project will be adjusted to 31 December 2027, which will take effect from the date of approval by the EGM.

#### • Details for the New Project

- 1. Indication Expansion for Aminolevulinic Acid Hydrochloride
  - (1) Project on topical Aminolevulinic Acid Hydrochloride powder for the treatment of cervical precancerous lesions ("CIN" or "cervical intraepithelial neoplasia") associated with HPV infection

Cervical precancerous lesions are a group of cervical lesions closely related to invasive cervical cancer. Precancerous lesions discovered through cervical cancer screening, especially high-grade squamous intraepithelial lesions (HSIL), if clinically intervened at this stage, can effectively block their progression to invasive cervical cancer, thereby significantly reducing the overall incidence of cervical cancer. Currently, the main treatment for HSIL is excisional therapy of the lesion. The lack of effective non-surgical therapies is a therapeutic challenge. The aminolevulinic acid photodynamic therapy regimen has been included in the "Expert Consensus on the Clinical Application of Aminolevulinic Acid Photodynamic Therapy for Female Lower Genital Tract Diseases (2022)."

The results of the Phase II clinical study for this project were presented in August 2024 at the 18th Gynecologic Oncology Conference of the Chinese Medical Association. Based on the positive results of this study, the Company will initiate a Phase III clinical registration study for this project as soon as possible.

(2) Project on Topical Aminolevulinic Acid Hydrochloride Powder for the Treatment of Moderate to Severe Acne

Acne is a chronic inflammatory skin disease of the pilosebaceous units that commonly occurs during adolescence and primarily affects the face. The "Chinese Acne Treatment Guidelines (2019 Revised Edition)" further states that the incidence of acne in the Chinese population is 8.1 (based on a Chinese population of approximately 1.4 billion at the end of 2023, this translates to potentially 113 million acne patients), with 3 to 7 of acne patients developing scars, which has a significant impact on their physical and mental health. The therapy of aminolevulinic acid hydrochloride combined with photodynamic technology is included in the "Guideline for Acne Treatment in China (2019)" and "Expert Consensus on Clinical Application of Amino Ketoglutarate Photodynamic Therapy for the Treatment of Acne Vulgaris (2022)" issued by the Chinese Medical Doctor Association.

The results of the Phase II clinical study for this project have been presented at the 53rd Annual Meeting of the European Society for Dermatological Research (ESDR). Based on the positive results of this study, the Company will initiate a Phase III clinical study for this project as soon as possible.

(3) Project on Topical Aminolevulinic Acid Hydrochloride Powder for the Treatment of Actinic Keratosis

Actinic keratosis (AK, also known as solar keratosis or senile keratosis) is a precancerous skin lesion caused by the proliferation of atypical epidermal keratinocytes. It mostly occurs in exposed parts of the body such as the face, scalp or back of the hands, and mostly occurs in middle-aged and elderly people. Current treatment options in China include cryotherapy, curettage, and application of topical medications. The therapy of aminolevulinic acid hydrochloride combined with photodynamic technology is included in the "Guideline for Clinical Application of Photodynamic Therapy in Dermatology (2021)" and "Expert Consensus on Clinical Diagnosis and Treatment of Actinic Keratosis in China (2021)" issued by the Chinese Medical Association.

The data from the Phase II clinical trial of this project are currently being analyzed, and the Company will initiate a Phase III clinical study as soon as possible.

- (4) Projects for intraoperative visualization
  - Project of Aminolevulinic Acid Hydrochloride powder for oral solution for the intraoperative visualization of high-grade gliomas

A glioma is a tumor originating from glial cells and is the most common primary intracranial tumor, which is characterized by a high incidence, high recurrence rate, high mortality rate and short survival period. Surgical resection is the standard of care in China and around the world, and the survival prognosis of patients is related to the degree of surgical resection. Therefore, the basic principle of surgery is to remove as much diseased tissue as possible without damaging adjacent normal brain tissue. However, most high-grade gliomas are invasive growth. The boundaries between gliomas and the surrounding normal brain tissue are not clear, making it difficult to remove them completely.

The project is used to visualize the margins of gliomas to guide the extent of resection in real time, thus helping surgeons improve complete resection rate while preserving healthy tissue, with a view to improving patients' quality of life after surgery and prolonging their survival period.

The patient enrollment of the project was completed, with statistical results currently being analysed. The Company will promptly submit the new drug application to the National Medical Products Administration.

 Project of Aminolevulinic Acid Hydrochloride granules for the intraoperative visualization of bladder cancer

Bladder cancer is a malignant tumor with a high recurrence. According to whether the tumor has invaded the bladder's muscular wall, it can be divided into non-muscular invasive bladder cancer (NMIBC) and muscular invasive bladder cancer (MIBC). According to public data, NMIBC accounts for approximately 75% of bladder cancer cases. Transurethral resection of bladder tumor (TURBT) is currently the preferred surgical treatment for NMIBC. Incomplete tumor resection during TURBT is one of the major causes of recurrence of NMIBC. This project is a key area in our company's strategic layout for photodynamic diagnostic technology. By adopting intraoperative fluorescence guidance technology, the detection rate of NMIBC during TURBT is enhanced, enabling physicians to achieve more complete tumor resection and thereby reducing patient recurrence rates.

The confirmatory clinical trial for this project is ongoing, and the Company will advance it as quickly as possible and submit a marketing application for the project soon.

#### 2. The Registration Project of Hemoporfin in the United States

PWB is a common congenital malformation of dilated superficial dermal capillaries. The visible manifestation of this disorder is usually relatively flat patches composed of expanded capillaries that rarely swell up. The lesions tend to become darker and thicker with time and rarely fade away during the patient's life. PWB may occur in any part of the body, but is more common in the face and neck. The overall incidence of PWB is 0.3% - 0.4%. Currently, the mainstream treatment for PWB in the United States is still laser therapy, the most common of which is pulsed dye laser therapy.

The company's Hemoporfin for Injection (trade name: FuMeiDa), which is already marketed in China for the treatment of PWB, is the world's first photodynamic drug specifically for PWB. It is a new drug that integrates a new drug target, a new chemical entity, and a new indication. Based on the extensive and reliable real-world clinical data of FuMeiDa in China, and its significant clinical advantages over traditional laser therapy, if Hemoporfin is approved for registration in the United States, it will lay the foundation for the Group's commitment to an innovation-driven development model.

The Hemoporfin project for the treatment of PWB is undergoing Phase II clinical research in the United States as a 505(b)(1) class drug.

The Company's originally planned total investment amount for this project remains unchanged. To ensure the smooth implementation of the project, after this change, any shortfall after using the raised funds for this project will be covered by the Company's own funds.

3. FZ-P001 Sodium for Injection for Intraoperative Visualization of Malignant Lesions in Cancer Project

This project involves a new Class 1 chemical compound independently developed by the Company. It is an innovative photosensitizer, with its active ingredient being a molecule formed by coupling a small molecule targeting the folate receptor with a cyanine-based photosensitizer. It can target malignant tumor tissues with high expression of folate receptor alpha (FR $\alpha$ ) and produce fluorescence imaging in the near-infrared range. The Company plans to use this drug to develop an intraoperative fluorescence-guided technology to indicate residual malignant tumor tissue and margin status. The aim is to improve the surgical resection outcomes for relevant solid tumors (such as ovarian cancer, lung cancer, etc.) and provide an innovative solution for precision-guided surgery in oncology that combines molecular targeting specificity and multi-dimensional biological sensing.

This project is currently undergoing a Phase I clinical study. The company will advance it as quickly as possible to initiate the next phase of clinical research soon.

4. Exploratory Research Project on Photodynamic Drugs

To maintain the Company's leading position in the field of photodynamic drug R&D, this exploratory research project includes, but is not limited to, the continued construction of the photodynamic compound library, the continued construction of the photodynamic drug cell screening platform, the screening and synthesis of novel photosensitizers, and the exploration of new indications for existing products or projects under development. These efforts aim to improve and enrich the company's R&D pipeline for its photodynamic drug platform and maintain the company's competitive position in this field.

#### Market Prospects and Risk Warnings for the New Project

- 1. Market Prospect Analysis
  - (1) Deeply rooted in the field of photodynamic technology, with marketed photodynamic products showing significant efficacy

Based on the unique therapeutic value of photodynamic therapy in some untreatable or difficult-to-intervene precancerous lesions and non-tumor diseases, the Company prospectively established a photodynamic technology platform as early as 1999. For many years, the Group has continuously expanded drug R&D based on its photodynamic technology platform.

Photodynamic drugs represent a unique and representative product group through which the Group discovers disease patterns and establishes treatment protocols. The Company's marketed photodynamic drugs in China are ALA for the treatment of condyloma acuminatum and FuMeiDa for the treatment of PWB.

To date, the four types of photodynamic drugs marketed in China are hematoporphyrin, aminolevulinic acid hydrochloride, verteporfin, and hemoporfin. The Company's marketed products cover two of these types. According to public information, the Company currently has the most extensive product line of photodynamic drugs globally and also has the highest sales revenue from photodynamic products worldwide.

(2) Leveraging the unique advantages of photodynamic therapy to continuously expand the R&D pipeline

In recent years, photodynamic therapy has gradually become one of the key treatments for tumors and various benign diseases due to the development of, and advancement in, photosensitive substances, light sources and light guide systems, as well as its low toxicity and side effects and its protective effects on organ functions. It has unique clinical advantages in treating superficial proliferative lesions detected on the body surface and cavities.

The Company's current photodynamic R&D pipeline is primarily focused on two areas: Photodynamic Therapy (PDT) and Photodynamic Diagnosis (PDD). For the PDT of skin-related diseases, our company is continuously expanding the clinical indications for its marketed drugs. Simultaneously, based on the current unmet clinical needs for treating skin diseases, we also constantly developing new photosensitive compounds and supporting medical devices. In other areas of PDT, the Group will continue to pay attention to sub-areas such as antibacterial photodynamic therapy (aPDT) and photo immunotherapy (PIT), and proactively carry out related early research.

The PDD technology being developed by the Group is also known as intraoperative molecular imaging (IMI) technology. At the present stage, we focus on the clinical research on the indications for applying different formulations of aminolevulinic acid hydrochloride preparations in the intraoperative fluorescence visualization of gliomas, bladder cancer and breast cancer. In addition to IMI technologies based on metabolic differences, such as those using aminolevulinic acid hydrochloride, the Group is also actively developing IMI technologies based on tumor-specific receptors with different molecular targets to provide intraoperative navigation for indications such as lung cancer, ovarian cancer and pancreatic cancer.

(3) Experienced R&D team lays a solid foundation for the new project's development

The Company's core talents in photodynamic technology have been engaged in photodynamic research for many years, hold multiple invention patents in the field, have published numerous papers, and have undertaken several national and provincial major scientific and technological research projects related to photodynamic technology as project leaders or principal investigators. The team members' functions comprehensively cover all stages of drug development, including early design and screening, preclinical evaluation, clinical development, production management, and drug registration. The high-quality core R&D team has laid a solid foundation for the Company's future product layout and the successful implementation of new projects.

### 2. Impact and Risks of Change to the Investment Project Using Raised Funds of the Company

The Company's current change to the investment project using raised funds is an adjustment based on the external environment, policy changes, and actual operational development needs. It aligns with the Company's strategic development layout and is conducive to improving the efficiency of fund utilization and optimizing resource allocation among R&D projects. It is also beneficial for leveraging the Company's advantages in its technological field, solidifying its leading position in the photodynamic sector and accelerating the progress of its photodynamic drug projects under development. This change to the investment project will not have a significant adverse impact on the Company's current and future production and operations, and there are no circumstances that would harm the interests of the Company and its shareholders. The Company will strengthen its supervision of the progress of the investment project to improve the efficiency of the use of raised funds.

In addition, the Company will still face related risks in the drug development process:

#### (1) Risk of new drug development

Pharmaceutical products are characterized by high technology, high risk, and high added value. The process from research and development to clinical trial approval and production involves a lengthy timeline, multiple stages, and significant risks. There are uncertainties regarding the timing and results of drug review and approval, the progress and outcomes of subsequent research, and the future market competition dynamics.

#### (2) Implementation Risk of the Investment Project Using Raised Funds

During the implementation of the investment project, there are risks associated with factors such as uncertainties in technological development, clinical trials, the policy environment, and regulatory approvals. These factors pose risks to whether the project can proceed on schedule, whether

the projects under development can be successfully approved for marketing, and whether the project implementation results can achieve the expected effects.

The Company will continuously track the implementation progress of the project, strengthen the management of the new project, and actively take effective measures to mitigate related risks. The Company will strictly manage and use the raised funds in accordance with relevant laws and regulations such as the "Supervisory Rules for Raised Funds of Listed Companies" and the "Shanghai Stock Exchange STAR Market Listed Companies Self-Regulatory Guidelines No. 1 – Standardized Operation." The Company will closely monitor the subsequent progress of the project and fulfill its information disclosure obligations in a timely manner to protect investors' right to know. Investors are advised to make decisions with caution and be mindful of investment risks.

### 3. PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION AND OTHER RULES AND DISSOLUTION OF THE SUPERVISORY COMMITTEE

Special resolutions will be proposed at the EGM to consider and approve the amendments to the Articles of Association and other rules and dissolution of the supervisory committee.

In view of the relevant provisions of the PRC Company Law, the Guidelines on the Articles of Association of Listed Companies\* (《上市公司章程指引》), the Rules Governing the Listing of Securities on the STAR Market of the Shanghai Stock Exchange \* (《上海證券交易所科創板股票上市規則》), the Guideline No. 1 for the Self-regulatory Rules for Companies Listed on the STAR Market of the Shanghai Stock Exchange – Standardised Operations\* (《上海證券交易所科創板上市公司自律監管指引第1號-規範運作》) and the Hong Kong Listing Rules, and other applicable laws, regulations and regulatory documents, the Board considered and approved the proposed amendments to the Articles of Association. The details of the proposed amendments are set out in the Appendix I to this circular (the "Proposed Amendments to the Articles of Association").

Shareholders are advised to note that, the Articles Amendments deleted the provision that disputes involving H shareholders must be resolved by arbitration (the "Arbitration Provision"). The Stock Exchange has stated in its consultation paper "Rules Amendments Following Mainland China Regulation Updates and Other Proposed Rule Amendments Relating to PRC Issuers" (the "Consultation Paper") that it considers the Arbitration Provision unnecessary, and the removal of such provision will align with the Listing Rules applicable to overseas issuers (which do not have similar arbitration provision). The Consultation Paper emphasises that after the removal of the Arbitration Provision, shareholders of a PRC issuer may exercise their rights under the articles of association in the same approach as shareholders of other overseas issuers. In particular, they may seek to exercise their rights as shareholders of an overseas issuer by commencing legal proceedings in the courts of the place of incorporation of the issuer or the courts of Hong Kong.

The Proposed Amendments to the Articles of Association are subject to the approval by the Shareholders at EGM.

By virtue of the Proposed Amendments to the Articles of Association, the Board has respectively considered and approved the amendments to the relevant provisions in the rules of procedure for the general meetings and the rules of procedure for the Board. Details of the relevant proposed amendments are set out in the Appendix II to III to this circular. The proposed amendments to the Rules of Procedure for the General Meetings and the Rules of Procedure for the Board of Directors are subject to the approval by the Shareholders at EGM and the corresponding amendments to the Articles of Association becoming effective.

In view of the relevant provisions of the Transitional Arrangements for the Implementation of the Supporting Rules of the New Company Law\* (《關於新〈公司法〉配套制度 規則實施相關過渡期安排》), the Rules for the Shareholders' Meetings of Listed Companies\*(《 上市公司股東會規則》), the Rules Governing the Listing of Securities on the STAR Market of the Shanghai Stock Exchange\* (《上海證券交易所科創板股票上市規則》) and the Guideline No. 1 for the Self-regulatory Rules for Companies Listed on the STAR Market of the Shanghai Stock Exchange - Standardised Operations\*(《上海證券交易所科創板上市公司自律監管指引第1號一規範 運作》) and other applicable laws, regulations and regulatory documents, the Company proposes to dissolve the supervisory committee and supervisors. The audit committee of the Board shall exercise the duties and functions of the supervisory committee as stipulated in the PRC Company Law. Consequently, the Company's rules of procedure for the supervisory committee will be abolished, and the provisions relating to the supervisory committee and supervisors in all rules and regulations of the Company shall be no longer applicable. The dissolution of the supervisory committee is subject to the approval by the Shareholders at the EGM. Prior to the consideration and approval of the dissolution of the supervisory committee at the EGM, the eighth session of the Supervisory Committee and its supervisors will continue to perform their duties strictly in accordance with the PRC Company Law, the Articles of Association, and other relevant regulations.

The Board proposes to the EGM to authorise the management of the Company and their duly authorised persons to handle, on behalf of the Company, all subsequent changes to industrial and commercial registration, filing of the Articles of Association and other related matters following the approval of the above proposals at the EGM.

### 4. EGM

The EGM will be held at No. 308 Cailun Road, Zhangjiang Hi-Tech Park, Pudong New Area, Shanghai, the PRC at 1:00 p.m. on Wednesday, 26 November 2025. Notices convening the EGM are set out on pages EGM-1 to EGM-2 of this circular.

Proxy form for the EGM is enclosed in this circular and published on the websites of the Hong Kong Stock Exchange (www.hkex.com.hk) and the Company (www.fd-zj.com). Shareholders of H Shares who are eligible to attend and intend to appoint a proxy to attend the EGM shall complete and return the accompanying proxy form in accordance with the instructions printed thereon to the H share registrar of the Company, Computershare Hong Kong Investor Services Limited, at 17M Floor, Hopewell Centre, 183 Queen's Road East, Hong Kong as soon as possible but in any event not later than 24 hours before the time

fixed for holding the EGM or any adjournment thereof (as the case may be). Completion and return of the proxy form will not preclude you from attending and voting in person at the EGM should you so desire.

To determine the eligibility of the holders of H Shares to attend and vote at the EGM, the register of the holders of H Shares of the Company will be closed from Wednesday, 19 November 2025 to Wednesday, 26 November 2025 (both days inclusive). During this period, no transfer of H Shares will be registered. Any holder of the H Shares, whose name appears on the Company's register of the holders of H Shares at 4:30 p.m. on Wednesday, 19 November 2025, is entitled to attend and vote at the EGM. In order for the holders of H Shares to be qualified to attend and vote at the EGM, all transfer documents accompanied by the relevant H Share certificates must be lodged with the Company's H Share registrar at Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong not later than 4:30 p.m. on Tuesday, 18 November 2025.

For the notices of EGM applicable to holders of A Shares and the relevant form of proxy, please refer to the announcement of the Company dated 5 November 2025 on the Shanghai Stock Exchange.

#### 5. VOTING BY WAY OF POLL

In accordance with the relevant provisions of the Hong Kong Listing Rules, any vote of shareholders at an extraordinary general meeting must be taken by poll. As such, the resolutions set out in the notices of EGM will be voted by poll.

#### 6. RECOMMENDATION

The Directors consider that all the resolutions set out in the notices of the EGM are in the interests of the Company and the Shareholders as a whole. Accordingly, the Directors recommend the Shareholders to vote in favour of all the proposed resolutions.

#### 7. RESPONSIBILITY STATEMENT

This circular, for which the Directors collectively and individually accept full responsibility, includes particulars given in compliance with the Hong Kong Listing Rules for the purpose of giving information with regard to the Company. The Directors, having made all reasonable enquiries, confirm that to the best of their knowledge and belief, the information contained in this circular is accurate and complete in all material respects and not misleading or deceptive, and there are no other matters the omission of which would make any statement herein or this circular misleading.

#### 8. ADDITIONAL INFORMATION

Your attention is drawn to the additional information set out in the appendices to this circular.

Yours faithfully,
For and on behalf of the Board

Zhao Da Jun

Chairman

1.

#### S.N The current Articles of Association

1. With an aim to protect the lawful interests of Shanghai Fudan-Zhangjiang Bio-Pharmaceutical Co., Ltd. (the "Company"), shareholders of the Company and creditors, and standardise the organisation and conduct of the Company, the Articles is formulated pursuant to the laws and regulations under the Company Law of the People's Republic of China (hereinafter referred to as the "Company Law"), the Securities Law of People's Republic of China, the Guidelines for the Articles of Association of the Listed Companies, the Rules Governing the Listing of Stocks on the Sci-Tech Innovation Board of the Shanghai Stock Exchange and the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Hong Kong Listing Rules") and regulatory documents.

The Company is a company limited by shares established in accordance with the Company Law and other relevant laws and administrative regulations of the People's Republic of China ("China" or the "State").

The Company was established by way of being wholly reorganized into from Shanghai Fudan-Zhangjiang Bio-Pharmaceutical Co. (上海復旦 張江生物醫藥有限公司) and approved by the People's Government of Shanghai, as evidenced by an approval concerning the Company's incorporation by wholly reorganization (Hu Fu Ti Gai Shen 2000 No.033). The Company is registered with and has obtained a business license no.3100001006533 from the State Administration for Industry and Commerce of Shanghai on November 8th, 2000.

#### Amended Articles of Association

1. With an aim to protect the lawful interests of Shanghai Fudan-Zhangjiang Bio-Pharmaceutical Co., Ltd. (the "Company"), shareholders and employees of the Company and creditors, and standardize the organization and conduct of the Company, these Articles of Association are formulated pursuant to the laws and regulations under the Company Law of the People's Republic of China (hereinafter referred to as the "Company Law"), the Securities Law of People's Republic of China (hereinafter referred to as the "Securities Law"), the Guidelines for the Articles of Association of the Listed Companies, the Rules Governing the Listing of Stocks on the Science and Technology Innovation Board of the Shanghai Stock Exchange and the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Hong Kong Listing Rules") and regulatory documents.

The Company is a joint stock limited company established in accordance with the Company Law and other relevant laws and administrative regulations of the People's Republic of China ("China" or the "State").

The Company was approved by Shanghai Municipal People's Government in accordance with the Reply of Agreeing to establish Shanghai Fudan-Zhangjiang Bio-Pharmaceutical Co., Ltd. (Hu Fu Ti Gai Shen [2000] No.033) and was established by converting from Shanghai Fudan-Zhangjiang Bio-Pharmaceutical Co. in its entirety. The Company was registered with and obtained a business license no.3100001006533 from the Administration for Industry and Commerce of Shanghai on 8 November 2000.

#### S.N The current Articles of Association

After its listing in the Growth Enterprise Market of the Stock Exchange of Hong Kong Limited (the "HKSE"), the Company shall obtain a Certificate of Approval for Foreign Invested Enterprise from competent governing authority of the State, and then conduct an updated registration with and obtain a new business license from the State Administration for Industry and Commerce of Shanghai. Upon the approval of relevant competent governmental authorities and HKSE, the board on which the Company is listed shall be transferred from the Growth Enterprise Market to the Main Board of HKSE.

The promoters of the Company are China General Technology (Group) Holding Ltd. (中國 通用技術(集團)控股有限責任公司), Shanghai Pharmaceutical Holding Co., Ltd. (上海醫藥集團股份有限公司), Shanghai Zhangjiang High-Tech Park Development Co., Ltd. (上海張江高科技園區股份有限公司), Shanghai Pudong Technology Investment Co., Ltd. (上海浦東科技投資有限公司), Fu Dan University (復旦大學), Wang Hai Bo (王海波), Su Yong (蘇勇), Zhao da Jun (趙大君), Li Jun (李軍) and Fang Jing (方靖).

#### **Amended Articles of Association**

After its listing in the Growth Enterprise Market of the Stock Exchange of Hong Kong Limited (the "HKSE"), the Company obtained the Certificate of Approval for Foreign Invested Enterprise of the People's Republic of China from competent government authority of the State, and then conducted an updated registration with and obtained a new business license from the Administration for Industry and Commerce of Shanghai. In December 2013, upon the approval of relevant competent government authorities and HKSE, the Company transferred its listing from the Growth Enterprise Market to the Main Board of HKSE.

The promoters of the Company are China General Technology (Group) Holding Ltd., Shanghai Pharmaceutical Holding Co., Ltd., Shanghai Zhangjiang High-Tech Park Development Co., Ltd., Shanghai Pudong Technology Investment Co., Ltd., Fudan University, Wang Haibo, Su Yong, Zhao Dajun, Li Jun and Fang Jing.

S.N	The current Articles of Association	Amended Articles of Association
2.	4. The legal representative of the Company is the chairman of the board of directors of the Company.	4. The Chairman of the board of directors is the director who represents the Company to execute corporate affairs and is the legal representative of the Company. If the Chairman of the board of directors who serves as the legal representative resigns, it shall also be deemed to have resigned from the position of legal representative. If the legal representative resigns, the Company shall appoint a new legal representative within 30 days from the date of resignation.  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 powers of the legal representative stipulated in these Articles of Association or imposed by the shareholders' meeting shall not be asserted against a bona fide counterparty. If the legal representative causes damage to others in the performance of his/her duties, the Company shall bear civil liability, after the Company has borne civil liability, it may, in accordance with the law or the provisions of these Articles of Association, seek recourse from the legal representative at fault.

#### S.N The current Articles of Association

### 7. In a shareholders' annual general meeting 3. held on 24 June 2005, the Company amended its articles of association adopted by the special resolutions of its shareholders' annual general meeting held on 25 June 2004 in accordance with the actual situations concerning its issue of Overseas-Listed Foreign-invested Shares; in a shareholders' Extraordinary General Meeting held on 29 October 2010, the Company adopted the further amended articles of association of the Company; upon the authorization by special resolutions passed by the shareholders' Annual General Meeting held on 29 June 2012, the Board approved the amendment to the articles of association of the Company on 19 March 2013; the Board further approved this amendment to the articles of association of the Company on 9 May 2013 and 8 August 2013; upon the authorization by special resolution passed by the shareholders' Annual General Meeting held on 30 May 2013, the Board approved the amendment to the articles of association of the Company on 6 December 2013; the shareholders' Annual General Meeting held on 30 May 2014 approved the amendment to the articles of association of the Company by special resolutions; the shareholders' Annual General Meeting held on 26 April 2019 approved the amendment to the articles of association of the Company by special resolutions; the shareholders' Extraordinary General Meeting held on 24 February 2020 approved the amendment to the articles of association of the Company by special resolutions; upon the authorization by special resolution passed by the shareholders' Annual General Meeting held on 27 May 2021, the Board approved the amendment to the articles of association of the Company on 26 May 2022; upon the authorization by special resolution passed by the shareholders' Annual General Meeting held on 27 May 2021, the Board approved the amendment to the articles of association of the Company on 6 July 2023; the shareholders' Annual General Meeting held on 27 June 2024 approved the amendment to the articles of association of the Company by special resolutions (these "Articles").

#### Amended Articles of Association

7. In the shareholders' annual meeting held on 24 June 2005, the Company further amended its Articles of Association adopted at its shareholders' annual general meeting held on 25 June 2004 in accordance with the actual situations concerning its issue of Overseas-listed Foreign-invested Shares; in the shareholders' Extraordinary General Meeting held on 29 October 2010, the Company adopted the further amended Articles of Association; upon the authorisation by special resolutions passed by the Annual General Meeting held on 29 June 2012, the board of directors adopted the further amended Articles of Association on 19 March 2013, 9 May 2013, and 8 August 2013; upon the authorisation by special resolutions passed by the Annual General Meeting held on May 30, 2013, the board of directors adopted the further amended Articles of Association on 6 December 2013; the Annual General Meetings held on 30 May 2014, and 26 April 2019, and the Extraordinary shareholders' meeting held on 24 February 2020 approved the amendment to the Articles of Association by special resolution; upon authorisation by a special resolution of the Annual General Meeting held on 27 May 2021, the board of directors adopted the further amended Articles of Association on 26 May 2022, 27 May 2021, and 6 July 2023, respectively; the Annual General Meeting held on 27 June 2024 approved the amendment to the Articles of Association by special resolution; the shareholders' Extraordinary Meeting held on 26 November 2025 approved the amendment to the Articles of Association of the Company by special resolution ("these Articles").

These Articles shall take effect upon approval by the shareholders' meeting of the Company.

S.N	The current Articles of Association	Amended Articles of Association
	These Articles shall take effect upon approval at the general meeting of the Company.  These Articles shall replace the Original Articles as of its effective date. Unless otherwise amended by the Amendment to these Articles, all the other articles of these Articles shall remain its full effect.	These Articles shall replace the original Articles of Association as of its effective date. Unless otherwise amended by the Amendment to these Articles, all the other articles of these Articles shall remain its full effect.
4.	9. These Articles are binding upon the Company, its shareholders, directors, supervisors, managers and other senior officers; the aforementioned persons may claim rights relating to the affairs of the Company in accordance with these Articles.	9. These Articles are binding upon the Company, its shareholders, directors, managers and other senior officers; the aforementioned persons may claim rights relating to the affairs of the Company in accordance with these Articles.
	A shareholder may bring actions against the Company, the Company may bring actions against any of its shareholders, shareholders may bring actions against each other, and a shareholder may bring actions against the directors, supervisors, managers and other senior officers of the Company, in each case in accordance with these Articles.	A shareholder may bring actions against the Company, the Company may bring actions against any of its shareholders, directors, and senior officers, shareholders may bring actions against each other, and a shareholder may bring actions against the directors and senior officers of the Company, in each case in accordance with these Articles.
	The actions referred to in the preceding paragraph include court proceedings and applications for arbitration before an arbitration tribunal.	The actions referred to in the preceding paragraph include court proceedings and applications for arbitration before an arbitration tribunal.
	The "senior officers" referred to in these Articles shall refer to the Board Secretary and the financial principal of the Company and other personnel as engaged by the Board as the senior officers of the Company.	The "senior officers" referred to in these Articles shall refer to the Board Secretary and the Chief Financial Officer of the Company and other personnel as engaged by the Board as the senior officers of the Company.
5.	10. The Company may invest in other limited liability companies and companies limited by shares. The Company's liabilities to an investee company shall be limited to the amount of its capital contribution to the investee company. However, unless otherwise provided by any applicable law, it shall not become liable for the debts of the enterprises in which it invests.	10. The Company may invest in other limited liability companies and joint stock limited companies. The Company's liabilities to an investee company shall be limited to the amount of its capital contribution to the investee company. Where the law provides that the Company shall not become jointly and severally liable for the debts of the enterprises in which it invests, such provisions shall prevail.

S.N	The current Articles of Association	Amended Articles of Association
6.	11. The Company shall not become an unlimited liability shareholder of any profitable organization. The liability of a shareholder to the Company is limited to the shares held by him. The Company shall be liable for its debts up to the extent of all of its assets.	11. The shareholders of the Company shall be liable to the Company to the extent of the shares they hold, and the Company shall be liable for its debts up to the extent of all of its assets.
7.	16. There must at all time be ordinary shares in the Company. The shares issued by the Company may include Domestic-Invested Shares and Foreign-Invested Shares. The Company may, according to its needs and subject to obtaining approval by the company approval authorities authorized by the State Council, create other classes of shares.	(Deleted)
8.	18. The Company shall issue its shares under the principles of fairness and justice, and each share of the same class shall carry same rights.  The issue conditions and price per share of the same class in the same issue shall be the same; and every share subscribed by any entity or individual shall pay the same price.	17. The Company shall issue its shares under the principles of fairness and justice, and every share of the same class shall have equal rights.  The issue conditions and price per share of the same class in the same issue shall be the same; and every share subscribed by any individual shall pay the same price.
9.	21. Hong Kong-Listed Foreign-Invested Shares issued by the Company shall be called "H Shares". H Shares are shares which have been approved by relevant governmental departments and have been admitted for listing on the HKSE, the par value of which is denominated in Renminbi and which are subscribed for and traded in Hong Kong dollars.  Domestically-Listed Domestic Shares issued by the Company shall be called "A Shares". A Shares are shares which have been approved by the CSRC or other relevant securities regulatory authorities to be issued and have been admitted for listing on the domestic stock exchange, the par value of which is denominated in Renminbi and which are subscribed for and traded in Renminbi.	20. Hong Kong-Listed Foreign-Invested Shares issued by the Company shall be called "H Shares". H Shares are shares which have been filled by relevant governmental departments and have been admitted for listing on the HKSE, the par value of which is denominated in RMB and which are subscribed for and traded in Hong Kong dollars.  Domestically-Listed Domestic Shares issued by the Company shall be called "A Shares". A Shares are shares which have been registered with the CSRC or other relevant securities regulatory authorities to be issued and have been admitted for listing on the domestic stock exchange, the par value of which is denominated in RMB and which are subscribed for and traded in RMB.

#### S.N The current Articles of Association Amended Articles of Association

10. 23. In accordance with the approval of the CSRC, the Company has increased its capital by issuing 180,000,000 Overseas-Listed Foreign-invested H Shares, approximately representing 25.35% of the total ordinary shares issued by the Company.

After increase of capital by issuing shares as referred to in the preceding paragraph, the share capital structure of the Company is 710,000,000 issued ordinary shares, of which 512,000,000 Domestic-Invested Shares are held by China General Technology (Group) Holding Ltd. (中國 通用技術(集團)控股有限責任公司), Shanghai Pharmaceutical Holding Co., Ltd. (上海醫藥集 團股份有限公司), Shanghai Zhangjiang High-Tech Park Development Co., Ltd. (上海張江高 科技園區開發股份有限公司), Shanghai Pudong Technology Investment Co., Ltd. (上海浦東科 技投資有限公司), Fu Dan University (復旦大 學). Wang Hai Bo (王海波). Su Yong (蘇勇). Zhao da Jun (趙大君), Li Jun (李軍) and Fang Jing (方靖), as the promoters of the Company, approximately representing 72.11% of the total issued ordinary shares of the Company; and 198,000,000 H Shares are held by the holders of H Shares, representing 27.89% of the Company's total share capital.

In accordance with the approval of the CSRC dated December 11, 2012, the Company has increased its capital by issuing 142,000,000 H Shares, approximately representing 16.67% of the total ordinary shares issued by the Company.

22. In accordance with the approval of the CSRC, the Company has increased its capital by issuing 180,000,000 Overseas-Listed Foreign-invested H Shares, approximately representing 25.35% of the total ordinary shares of the Company after the issuance.

After the increase of capital by issuing shares as referred to in the preceding paragraph, the share capital structure of the Company is 710,000,000 ordinary shares, of which 512,000,000 Domestic-Invested Shares are held by China General Technology (Group) Holding Ltd., Shanghai Pharmaceutical Holding Co., Ltd., Shanghai Zhangjiang High-Tech Park Development Co., Ltd., Shanghai Pudong Technology Investment Co., Ltd., Fudan University, Wang Haibo, Su Yong, Zhao Dajun, Li Jun and Fang Jing, as the promoters of the Company, approximately representing 72.11% of the total issued ordinary shares of the Company; and 198,000,000 H Shares (including 18,000,000 domestic shares that were reduced from state-owned shares and converted to H Shares for sale in accordance with the thenapplicable national laws and regulations) are held by the holders of H Shares, representing 27.89% of the Company's total share capital.

In accordance with the approval of the CSRC dated December 11, 2012, the Company has increased its capital by issuing 142,000,000 H Shares, approximately representing 16.67% of the total ordinary shares of the Company after the issuance.

#### S.N | The current Articles of Association

After increase of capital by issuing shares as referred to in the preceding paragraph, the share capital structure of the Company is 852,000,000 issued ordinary shares, of which 381,022,184 Domestic-Invested Shares are held by the promoters-Shanghai Pharmaceutical Holding Co., Ltd. (上海醫藥集團股份有限 公司), Shanghai Zhangjiang High-Tech Park Development Co., Ltd. (上海張江高科技園區開 發股份有限公司), Shanghai Pudong Technology Investment Co., Ltd. (上海浦東科技投資有限 公司), Shanghai Fudan Asset Operation Co., Ltd. (上海復旦資產經營有限公司), Wang Hai Bo (王海波), Su Yong (蘇勇), Zhao da Jun (趙大君), Li Jun (李軍) and Fang Jing (方 靖), 130,977,816 Domestic-Invested Shares are held by other shareholders, approximately representing 60.09% of the total issued ordinary shares of the Company; and 340,000,000 H Shares are held by the holders of H Shares, approximately representing 39.91% of the Company's total share capital.

In accordance with the Domestic-Invested Shares capital increase agreement dated May 9, 2013, the Company has increased its capital by issuing 35,500,000 Domestic-Invested Shares, approximately representing 4% of the total ordinary shares issued by the Company.

After increase of capital by issuing shares as referred to in the preceding paragraph, the share capital structure of the Company is 887,500,000 issued ordinary shares, of which 388,022,184 Domestic-Invested Shares are held by the promoters-Shanghai Pharmaceutical Holding Co., Ltd. (上海醫藥集團股份有限 公司), Shanghai Zhangjiang High-Tech Park Development Co., Ltd. (上海張江高科技園區開 發股份有限公司), Shanghai Pudong Technology Investment Co., Ltd. (上海浦東科技投資有限 公司), Shanghai Fudan Asset Operation Co., Ltd. (上海復旦資產經營有限公司), Wang Hai Bo (王海波), Su Yong (蘇勇), Zhao da Jun (趙大君), Li Jun (李軍) and Fang Jing (方 靖), 159,477,816 Domestic-Invested Shares are held by other shareholders, approximately representing 61.69% of the total issued ordinary shares of the Company; and 340,000,000 H Shares are held by the holders of H Shares, approximately representing 38.31% of the Company's total share capital.

#### **Amended Articles of Association**

After the increase of capital by issuing shares as referred to in the preceding paragraph, the share capital structure of the Company is 852,000,000 ordinary shares, of which 381,022,184 Domestic-Invested Shares are held by the promoters- Shanghai Pharmaceutical Holding Co., Ltd., Shanghai Zhangjiang High-Tech Park Development Co., Ltd., Shanghai Pudong Technology Investment Co., Ltd., Shanghai Fudan Asset Operation Co., Ltd., Wang Haibo, Su Yong, Zhao Dajun, Li Jun and Fang Jing, 130,977,816 Domestic-Invested Shares are held by other shareholders, approximately representing 60.09% of the total issued ordinary shares of the Company; and 340,000,000 H Shares are held by the holders of H Shares, approximately representing 39.91% of the Company's total issued ordinary shares.

In accordance with the Domestic-Invested Shares capital increase agreement dated May 9, 2013, the Company has increased its capital by issuing 35,500,000 Domestic-Invested Shares, approximately representing 4% of the total ordinary shares of the Company after the issuance.

After the increase of capital by issuing shares as referred to in the preceding paragraph, the share capital structure of the Company is 887,500,000 ordinary shares, of which 388,022,184 Domestic-Invested Shares are held by the promoters-Shanghai Pharmaceutical Holding Co., Ltd., Shanghai Zhangjiang High-Tech Park Development Co., Ltd., Shanghai Pudong Technology Investment Co., Ltd., Shanghai Fudan Asset Operation Co., Ltd., Wang Haibo, Su Yong, Zhao Dajun, Li Jun and Fang Jing, 159,477,816 Domestic-Invested Shares are held by other shareholders, approximately representing 61.69% of the total issued ordinary shares of the Company; and 340,000,000 H Shares are held by the holders of H Shares, approximately representing 38.31% of the Company's total issued ordinary shares.

#### S.N The current Articles of Association

In accordance with the Domestic-Invested Shares capital increase agreement dated August 8, 2013, the Company has increased its capital by issuing 35,500,000 Domestic-Invested Shares, approximately representing 3.85% of the total ordinary shares issued by the Company.

As approved by the Shanghai Stock Exchange and registered with the CSRC, the Company issued 120,000,000 A Shares through initial public issue, representing 11.51% of the total issued ordinary shares of the Company.

After increase of capital by issuing shares as referred to in the preceding paragraph, the share capital structure of the Company is 1,043,000,000 shares of total share capital, of which 703,000,000 shares are A Shares. representing 67.40% of the total share capital of ordinary shares of the Company; and 340,000,000 shares are H Shares, representing 32.60% of the total share capital of ordinary shares of the Company. As approved by the 2020 Annual General Meeting, the 2021 first class meeting of the holders of H Shares and the class meeting of the 2021 first holders of A Shares of the Company, the Company repurchased and cancelled a total of 14,000,000 H Shares. After the cancellation of the repurchased H Shares, the share capital structure of the Company comprises of a total share capital of 1,029,000,000 shares, being 703,000,000 A Shares, representing 68.32% of the total share capital of ordinary shares of the Company; and 326,000,000 H Shares, representing 31.68% of the total share capital of ordinary shares of the Company. As approved by the 2020 Annual General Meeting, the 2021 first class meeting of the holders of H Shares and the class meeting of the 2021 first holders of A Shares of the Company, the Company issued 7,572,100 A Shares pursuant to the first attribution of the first grant under the 2021 Restricted Share Incentive Scheme. After the attribution, the share capital structure of the Company comprises of a total share capital of 1,036,572,100 shares, being 710,572,100 A Shares, representing 68.55% of the total share capital of ordinary shares of the Company; and 326,000,000 H Shares, representing 31.45% of the total share capital of ordinary shares of the Company.

#### Amended Articles of Association

In accordance with the Domestic-Invested Shares capital increase agreement dated August 8, 2013, the Company has increased its capital by issuing 35,500,000 Domestic-Invested Shares, approximately representing 3.85% of the total ordinary shares of the Company after the issuance.

After the increase of capital by issuing shares as referred to in the preceding paragraph, the share capital structure of the Company is 923,000,000 ordinary shares, of which 289,107,088 Domestic-Invested Shares are held by the promoters- Shanghai Pharmaceutical Holding Co., Ltd., Shanghai Zhangjiang High-Tech Park Development Co., Ltd., Shanghai Pudong Technology Investment Co., Ltd., Shanghai Fudan Asset Operation Co., Ltd., Wang Haibo, Su Yong, Zhao Dajun, Li Jun and Fang Jing, 293,892,912 Domestic-Invested Shares are held by other shareholders, approximately representing 63.16% of the total issued ordinary shares of the Company; and 340,000,000 H Shares are held by the holders of H Shares, approximately representing 36.84% of the Company's total issued ordinary shares.

As approved by the Shanghai Stock Exchange and registered with the CSRC, the Company issued 120,000,000 A Shares through initial public offering, representing 11.51% of the total issued ordinary shares of the Company after the issuance.

After the increase of capital by issuing shares as referred to in the preceding paragraph, the share capital structure of the Company is 1,043,000,000 shares of total share capital, of which 703,000,000 shares are A Shares, representing 67.40% of the total share capital of ordinary shares of the Company; and 340,000,000 shares are H Shares, representing 32.60% of the total share capital of ordinary shares of the Company.

S.N	The current Articles of Association	Amended Articles of Association
		As approved by the 2020 Annual General Meeting, the 2021 first class meeting of the holders of A Shares and the 2021 first class meeting of holders of H Shares of the Company, the Company repurchased and cancelled a total of 14,000,000 H Shares. After the cancellation of the repurchased H Shares, the share capital structure of the Company comprises of a total share capital of 1,029,000,000 shares, being 703,000,000 A Shares, representing 68.32% of the total share capital of ordinary shares of the Company; and 326,000,000 H Shares, representing 31.68% of the total share capital of ordinary shares of the Company.
		As approved by the 2020 Annual General Meeting, the 2021 first class meeting of the holders of A Shares and the 2021 first class meeting of holders of H Shares of the Company, 7,572,100 A Shares were vested pursuant to the first vesting period of the first grant under the 2021 Restricted Share Incentive Scheme. After the vesting, the share capital structure of the Company comprises of a total share capital of 1,036,572,100 shares, being 710,572,100 A Shares, representing 68.55% of the total share capital of ordinary shares of the Company; and 326,000,000 H Shares, representing 31.45% of the total share capital of ordinary shares of the Company.
11.	24. Upon approval by the CSRC or other relevant securities regulatory authorities of the plan to issue Overseas-Listed Foreign-Invested Shares and Domestic-Invested Shares, the Company's board of directors may make implementing arrangements to issue separately.	(Deleted)
	The Company's plan to issue Overseas-Listed Foreign Shares and Domestic-Invested Shares separately pursuant to the preceding paragraph may be implemented within 15 months from the date of the approval by the CSRC.	

S.N	The current Articles of Association	Amended Articles of Association
12.	25. In respect of the total number of shares as stated in the Company's share issuing plan, where the Company shall separately issue H Shares and A Shares, these respective shares shall be fully subscribed for at their respective offerings. If the shares cannot be fully subscribed for at their offerings due to special circumstances, then subject to the approval of CSRC the shares may be issued in installments.	(Deleted)
13.	27. The Company may, based on its requirements for operation and development and in accordance with the relevant provisions of these Articles, approve an increase of capital.  The Company may increase its capital in the	24. The Company may, based on its requirements for operation and development and in accordance with the relevant provisions of these Articles, approve an increase of capital.  The Company may increase its capital in the
	following ways:	following ways:
	(1) public issue of shares;	(1) issuing shares to the public;
	(2) non-public issue of shares;	(2) issuing shares to specific parties;
	(3) allotting bonus shares to its existing shareholders;	(3) allotting bonus shares to its existing shareholders;
	(4) conversion of capital reserves info share capital; or	(4) conversion of capital reserves into share capital; or
	(5) any other ways permitted by laws and administrative regulations and approved by the CSRC.	(5) other methods as stipulated by applicable laws and regulations, the securities regulatory authorities and the stock exchanges of the place where the
	The Company's increase of capital by issuing new shares shall, after being approved in	Company's shares are listed.
	accordance with the provisions of these Articles, be conducted in accordance with the procedures stipulated by the relevant laws and administrative regulations of the State.	The Company's increase of capital by issuing new shares shall, after being approved in accordance with the provisions of these Articles, be conducted in accordance with the procedures stipulated by the relevant laws and administrative regulations of the State.

#### S.N The current Articles of Association

14. 28. Unless otherwise provided by the laws and administrative regulations, shares of the Company are freely transferable and are not subject to any lien. The Company refuses its own stocks as the subject matter of pledge right.

Shares of the Company held by the promoters of the Company shall not be transferred within one year from the Company's establishment. The A Shares which have already been issued prior to the Company's initial public offering shall not be transferred within one year after the Company's stocks are listed at the domestic stock exchange.

The directors, supervisors and senior executives of the Company shall report to the Company the shares held by them in the Company and any alterations to the shares so held, and the shares transferred each year by them during their terms of office shall not exceed 25% of their total shares of the same type in the Company; the shares of the Company held by them shall not be transferred within one year after the Company's stocks are listed. The aforesaid persons shall not transfer the shares of the Company held by them for the period of six months after they leave the Company.

Where the Company's directors, supervisors, senior officers and shareholders who hold more than 5% of the A Shares of the Company sell A Shares of the Company or other equity securities held by them within six months after having bought such stocks, or buy such stocks within six after having sold them, all earnings thus obtained shall belong to the Company and be revoked by the board of directors of the Company. However, where the securities company holds more than 5% of the Company's shares due to stand-by underwriting and in other cases as stipulated by the CSRC are in exception.

#### Amended Articles of Association

25. The Company's shares shall be transferred in accordance with the law. The Company shall refuse its own shares as the subject matter of a pledge.

The A Shares which have already been issued prior to the Company's initial public offering shall not be transferred within one year after the Company's stocks are listed at the domestic stock exchange.

The directors, and senior executives of the Company shall report to the Company the shares held by them in the Company and any alterations to the shares so held, and the shares transferred each year by them during their terms of office shall not exceed 25% of their total shares of the same type in the Company; the shares of the Company held by them shall not be transferred within one year after the Company's stocks are listed. The aforesaid persons shall not transfer the shares of the Company held by them for the period of six months after they leave the Company.

Where a director, senior officer, or a shareholder of the Company who holds more than 5% of the shares of the Company sells the A Shares of the Company held by them within six months after having bought such stocks, or buy such stocks within six months after having sold them, all earnings thus obtained shall belong to the Company and be retrieved by the board of directors of the Company. However, where the securities company holds more than 5% of the Company's shares due to stand-by underwriting and in other cases as stipulated by the CSRC are in exception. If applicable laws and regulations, the securities regulatory authorities and the stock exchanges at the place where the Company's shares are listed have other provisions, those provisions shall prevail.

S.N	The current Articles of Association	Amended Articles of Association	
	For the purpose of the preceding paragraph, shares or other securities with the nature of equity held by Directors, Supervisors, senior management and natural person shareholders include those held by their spouse, parents, and children and held under accounts opened by others.  Where the board of directors refuses to comply with the provisions of the preceding paragraph, the shareholders shall have the right to request the enforcement by the board of directors of the said provisions within 30 days. Where the board of directors fails to observe the provisions of the preceding paragraph within the aforesaid time limit, the shareholders shall be entitled to, in their own names, directly lodge an action with the people's court for the benefits of the company and the responsible directors shall bear joint and several liabilities according to law.	For the purpose of the preceding paragraph, the A Shares or other securities with the nature of equity held by directors, senior officers, and natural person shareholders holding more than 5% of the Company's shares shall include the A Shares or other securities with the nature of equity held by their spouses, parents, and children, and those held under accounts opened by others.  Where the board of directors fails to comply with the provisions of paragraph 4 of this Article, the shareholders shall have the right to request the enforcement by the board of directors of the said provisions within 30 days. Where the board of directors fails to observe the provisions of the preceding paragraph within the aforesaid time limit, the shareholders shall be entitled to, in their own names, directly lodge an action with the people's court for the benefits of	
	Joint and so total masmuss according to tam	the company and the responsible directors shall bear joint and several liabilities according to law.	
15.	30. The issue and transfer of all H Shares shall be entered in part of the register of shareholders maintained in Hong Kong pursuant to these Articles.	(Deleted)	
16.		27. The A Shares issued by the Company are centrally deposited with the China Securities Depository and Clearing Corporation Limited, Shanghai Branch; the H Shares issued by the Company are mainly deposited with the Hong Kong Securities Clearing Company Limited.	
17.	32. The Company may reduce its registered capital in accordance with the provisions of these Articles.	29. The Company may reduce its registered capital in accordance with the provisions of these Articles. When the Company reduces its registered capital, it shall do so in accordance with the procedures stipulated in the Company Law, other relevant regulations, and these Articles.	

S.N	The current Articles of Association	Amended Articles of Association	
18.	33. When the Company reduces its registered capital, it shall prepare a balance sheet and an inventory of assets.	1 1	
	The Company shall notify its creditors within 10 days of the date of the resolution for reduction of its registered capital, and shall make a public announcement in a newspaper within 30 days following the date of such resolution. A creditors has the right, within 30 days of receiving the notice or, in the case of such notice not being received, within 45 days of the date of the announcement, to require the Company to repay its debts or to provide a corresponding guarantee for such debts.	The Company shall notify its creditors within 10 days from the date the shareholders' meeting passes a resolution for reduction of the registered capital, and shall make a public announcement in a newspaper or on the National Enterprise Credit Information Publicity System within 30 days from the date of such resolution. A creditor has the right, within 30 days of receiving the notice or, in the case of such notice not being received, within 45 days of the date of the announcement, to require	
	The Company's registered capital after reduction shall not be less than the statutory minimum amount.	the Company to repay its debts or to provide a corresponding guarantee for such debts.	
	The Company's reduction of registered capital shall be registered with registry office in accordance with laws.		
19.	34. The Company may, with the approval in accordance with the provisions of laws, administrative regulations and departmental rules and regulations, and in accordance with the procedures provided in these Articles, repurchase its issued shares in the following circumstances:	31. The Company shall not repurchase its own shares. However, the following circumstances are exceptions:  (1) reducing its registered share capital;	
	(1) reducing its registered share capital;	(2) merging with another company which holds shares in the Company;	
	(2) merging with another company which holds shares in the Company;	(3) utilising shares for the employee stock ownership scheme or equity incentives;	
	ownership scheme or equity incentives;  (4) where shareholders raise objections to	(4) where shareholders raise objections to resolutions adopted by the shareholders' meeting on the merger or division of the Company, and thus require it to acquire its own shares;	
	resolutions adopted by the shareholders' general meeting on the merger or division of the Company, and thus require it to acquire its own shares;		
	(5) utilising the shares for conversion of corporate bonds which are convertible into shares issued by the Company;	(6) where it is necessary for safeguarding the value of the Company and the interests of its shareholders.	
	(6) where it is necessary for safeguarding the value of the Company and the interests of its shareholders.		

S.N	The current Articles of Association	Amended Articles of Association  32. When the Company acquires its own shares, it shall do so through methods and procedures permitted by applicable laws and regulations, the securities regulatory authorities and the stock exchanges of the place where the Company's shares are listed, and shall fulfil its information disclosure obligations in accordance with the Securities Law and other relevant regulations. If the	
20.	<ul> <li>35. The Company may repurchase its shares in one of the following ways:</li> <li>(1) making a pro rata general offer of repurchase to all its shareholders;</li> <li>(2) repurchasing shares through public dealing on a stock exchange;</li> </ul>		
	<ul> <li>(3) repurchasing by an off-market agreement outside a stock exchange.</li> <li>(4) other means permitted by laws and administrative regulations and approved by relevant administrative authorities.</li> </ul>	Company acquires its own shares under the circumstances stipulated in Article 31, items (3), (5), and (6) of these Articles, it shall do so in a public and centralised manner.	
	If the Company acquires its own shares, it shall perform the information disclosure obligation in accordance with the Securities Law of People's Republic of China. If the Company acquires its own shares under the circumstances as described in items (3), (5) and (6) of Article 34, it shall be carried out in a public and centralized manner.		
21.	36. Where the Company repurchases its own shares by an off-market agreement outside a stock exchange, it must obtain the prior approval of the shareholders' general meeting in accordance with these Articles. The Company may rescind or vary a contract so entered into by the Company or waive its rights thereunder with the prior approval of the shareholders' general meeting granted in the same manner.	(Deleted)	
	A contract to repurchase shares referred to in the preceding paragraph includes (without limitation) an agreement to assume an obligation to repurchase and acquire the right to repurchase shares in the Company.		
	The Company shall not assign a contract to repurchase its shares or any of its rights thereunder.		

#### S.N The current Articles of Association

22. 37. Shares repurchased in accordance with law by the Company shall be cancelled within the time limit prescribed by the laws and/or administrative regulations, and the Company shall apply to the original company registration authority for registration of the change of its registered capital.

If the Company acquires its own shares under the circumstances as stated in items (1) and (2) of Article 34, it shall obtain approval of the general meeting by way of resolution. If the Company acquires its own shares under the circumstances as stated in items (3), (5) and (6) of Article 34, it shall obtain approval by way of resolution at the Board meeting attended by a two-third majority of the directors in accordance with the requirements of the Articles or the authorization of the general meeting.

Where the circumstance described under item (1) above appears after the Company has acquired its own shares as per Article 34, the acquired shares shall be canceled within 10 days after the said acquisition; if the circumstances described under items (2) and (4) above appear, the acquired shares shall be transferred or canceled within 6 months after the said acquisition; if the circumstances described under items (3), (5) and (6) above appear, the number of shares held by the Company in total shall not exceed 10 per cent of the total issued shares of the Company and shall be transferred or canceled within three years.

The amount of the Company's registered capital shall be reduced by the aggregate par value of those cancelled shares.

If there are other provisions in the laws and regulations, normative rules and relevant regulations as prescribed by the securities regulatory authorities located at the places where the Company's shares are listed on the aforesaid relevant matters in respect of share repurchase, such provisions shall prevail.

#### Amended Articles of Association

33. If the Company acquires its own shares under the circumstances stipulated in Article 31, items (1) and (2) of these Articles, it shall obtain approval of the shareholders' meeting by way of resolution. If the Company acquires its own shares under the circumstances stipulated in Article 31, items (3), (5), and (6) of these Articles, it shall obtain approval by way of resolution at the Board meeting attended by a two-third majority of the directors.

Where the circumstance described under item (1) above appears after the Company has acquired its own shares as per Article 31 of these Articles, the acquired shares shall be cancelled within 10 days after the said acquisition; if the circumstances described under items (2) and (4) above appear, the acquired shares shall be transferred or cancelled within 6 months after the said acquisition; if the circumstances described under items (3), (5) and (6) above appear, the number of shares held by the Company in total shall not exceed 10 percent of the total issued shares of the Company and shall be transferred or cancelled within three years.

S.N	The current Articles of Association  38. Unless the Company is in the course of liquidation, it shall comply with the following provisions in relation to repurchase of its issued shares:		ent Articles of Association	Amended Articles of Association	
23.			n, it shall comply with the following	(Deleted)	
	(1)	at poor of the from	re the Company repurchases its shares ar value, payment shall be made out ne book surplus distributable profits of Company and/or out of the proceeds any issue of new shares made for the pose of the repurchase;		
	(2)	where at a to the bool Comissue of the in expense.	re the Company repurchases its shares premium to the par value, payment up neir par value may be made out of the k surplus distributable profits of the many and/or the proceeds from any e of new shares made for the purpose ne repurchase. Payment of the portion access of the par value shall be effected follows:  if the shares being repurchased were issued at par value, payment shall be made out of the book surplus distributable profits of the Company;  if the shares being repurchased were issued at a premium to the par value, payment shall be made out of the book surplus distributable profits of		
			the Company and/or the proceeds from any issue of new shares made for the purpose of the repurchase, provided that the amount paid out of such proceeds shall neither exceed the aggregate of the premiums received by the Company on the issue of the shares repurchased nor the current amount of the capital reserve fund account of the Company (including the premiums on the new issues) at the time of the repurchase;		

S.N	The current Articles of Association	Amended Articles of Association
	(3) payment by the Company for the following purposes shall be made out of the Company's distributable profits:	
	(i) acquisition of rights to repurchase shares in the Company;	
	(ii) variation of any contract to repurchase shares in the Company;	
	(iii) release of any of the Company's obligations under a contract to repurchase shares in the Company;	
	(4) After the Company's registered capita has been reduced by the aggregate par value of the cancelled shares in accordance with the relevant regulations, the amount deducted from the distributable profits for paying up the par value portion of the repurchased shares shall be transferred to the Company's capital reserve fund account.	
24.	39. The Company and its subsidiaries shall not, by any means at any time, provide any kind of financial assistance to a person who is purchasing or is proposing to purchase shares in the Company. The said purchaser of the shares of the Company includes a person who directly or indirectly assumes any obligations due to the purchase of shares in the Company.	34. The Company or its subsidiaries (including its affiliated enterprises) shall not provide grants, advances, guarantees, loans, or any other form of financial assistance to others for the purpose of share acquisition of the Company or its parent company, except where the Company implements an employee stock ownership plan.
	The Company and its subsidiaries shall not, by any means at any time, provide any kind of financial assistance to the obligor as referred to in the preceding paragraph for the purpose of reducing or discharging the obligations assumed by that person.	For the benefit of the Company, upon a resolution of the board of directors, the Company may provide financial assistance to others for the purpose of share acquisition of the Company or its parent company, provided that the cumulative total amount of such financial assistance does not exceed
	This provision shall not apply to the circumstances specified in Article 41 of this Chapter.	10% of the Company's total issued share capital. A resolution of the board of directors shall be passed by more than two-thirds of all directors.

S.N	The	The current Articles of Association		Amended Articles of Association	
25.	40. For the purposes of this Chapter, "financial assistance" includes (without limitation) the following meanings:		35. For the purposes of this Chapter, "financial assistance" includes (without limitation) the following meanings:		
	(1)	gift, advances;	(1)	gift, advances;	
	(2)	guarantee (including the assumption of obligations by the guarantor or the provision of assets by the guarantor to secure the performance of obligations by the obligor), or compensation (other than compensation in respect of the Company's own default), or release or waiver of any rights;	(2)	guarantee (including the assumption of obligations by the guarantor or the provision of assets by the guarantor to secure the performance of obligations by the obligor), or compensation (other than compensation in respect of the Company's own fault), or release or waiver of any rights; and	
	(3)	provision of loan or making of any contract under which the obligations of the Company are to be fulfilled before the obligations of another party, or the change of the parties to, or the assignment of rights under, such loan or contract, etc; and	(3)	provision of a loan or the conclusion of a contract under which the Company performs its obligations before the other party.	
	(4)	financial assistance provided in any other ways under the circumstances where the Company is unable to pay its debts or has no net assets, or if the Company's net assets will thereby be reduced to a material extent.			
	For the purposes of this Chapter, any reference to assumption of obligations includes (without limitation) the assumption of obligations by the obligor by the changing of its financial position by way of making of contract or arrangement (without regard to whether such contract or arrangement is enforceable or not, and without regard to whether the obligations under such contract or arrangement are to be assumed by that obligor alone or with any other persons), or by any other means.				

S.N	The	current Articles of Association	Amended Articles of Association
26.	41. The following activities shall not be deemed prohibited by Article 39 of this Chapter:		(Deleted)
	(1)	the provision of financial assistance by the Company where the financial assistance is provided in good faith in the interests of the Company, and the principal purpose in providing the financial assistance is not for the purchase of shares in the Company, or the giving of the financial assistance is an incidental part of some larger purpose of the Company;	
	(2)	the lawfully distribution of the Company's assets by way of dividend;	
	(3)	the allotment of bonus shares as dividends;	
	(4)	a reduction of the Company's registered capital, a repurchase of shares of the Company or a reorganization of the share capital structure of the Company, etc., in accordance with these Articles;	
	(5)	the lending of money by the Company where the lending is part of its scope of business and in the ordinary course of its business (provided that the net assets of the Company are not thereby reduced or that, to the extent that the net assets are thereby reduced, the financial assistance is provided out of the distributable profits); and	
	(6)	the provision of money by the Company for contributions to employees' share schemes (provided that the net assets of the Company are not thereby reduced or that, to the extent that the net assets are thereby reduced, the financial assistance is provided out of the distributable profits).	

S.N	The	current Articles of Association	Amended Articles of Association
27.	42. Share certificates of the Company shall be in registered form.  The following items shall be stated on the share certificates of the Company:		36. The Company's H Shares shall be in registered form. The H Share certificates shall state the items required by the stock exchanges on which the Company's shares are listed.
	(1)	the Company's name;	
	(2)	the date of registration of the Company;	
	(3)	the class of the share certificate, the par value and the number of shares represented by the share certificate;	
	(4)	the serial number of the share certificate;	
	(5)	any other matters required by the Company Law and the Special Regulations of the State Council on the Overseas Offer and Listing of Shares by Joint Stock Limited Companies;	
	(6)	other items required to be stated by the stock exchanges on which the Company's shares are listed.	

S.N	The current Articles of Association	Amended Articles of Association
28.	43. Share certificates of the Company shall be signed by the Chairman. Where the stock exchanges on which the Company's shares are listed require the share certificates to be signed by other senior officers of the Company, the share certificates shall also be signed by such senior officers. The share certificates shall take effect after being affixed with the Company's seal (including the securities seals) The share certificates shall only be affixed with the Company's seal or the Company's securities seal under the authorization of the board of directors. The signatures of the Chairman or other senior officers of the Company on the share certificates may be printed in mechanical form. Stipulations of the securities regulatory authorities or stock exchange(s) in the jurisdiction where the shares of the Company are listed shall be separately applied in case the shares of the Company are issued and transacted in a paperless manner.	37. The Company's H Share certificates shall be signed by the Chairman of the board of directors. Where the stock exchanges on which the Company's H shares are listed require the share certificates to be signed by other senior officers of the Company, the share certificates shall also be signed by such senior officers. H Share certificates shall take effect after being affixed with the company seal (or the securities seal). The H share certificates shall only be affixed with the Company's seal or the Company's securities seal under the authorisation of the board of directors. The signatures of the Chairman or other senior officers of the Company on the H share certificates may be printed in mechanical form.  Stipulations of the securities regulatory authorities or stock exchange(s) in the jurisdiction where the shares of the Company are listed shall be separately applied in case the shares of the Company are issued and transacted in a paperless manner.
29.	<ul> <li>44. The Company shall keep a register of its shareholders and enter in the register the following particulars:</li> <li>(1) the name (title), address (residence) and occupation or nature of each shareholder;</li> <li>(2) the class and number of shares held by each shareholder;</li> <li>(3) the amount paid up or payable on the shares held by each shareholder;</li> <li>(4) the share certificate numbers of the shares held by each shareholder;</li> <li>(5) the date on which each person was entered in the register as a shareholder;</li> <li>(6) the date on which any shareholder ceases to be a shareholder.</li> <li>Unless contrary evidence is shown, the register of shareholders shall be sufficient evidence of shareholders' shareholding in the Company.</li> </ul>	38. The Company shall establish a register of shareholders based on the vouchers provided by the securities registration and clearing institution. The register of shareholders shall be sufficient evidence of the shareholders' holdings of the Company's shares.

S.N	The current Articles of Association	Amended Articles of Association
30.	45. The Company may, in accordance with the understanding or agreements between the CSRC and the overseas securities regulatory organizations, maintain the register of shareholders of H Shares overseas and appoint overseas agent(s) to manage such share register. The original share register for holders of H Shares shall be maintained in Hong Kong.	(Deleted)
	Duplicates of the share register for holders of H Shares shall be maintained at the Company's residence. The appointed overseas agent(s) shall ensure the consistency between the original and the duplicate of the share register for holders of H Shares.	
	If there is any inconsistency between the original and the duplicate of share register for holders of H Shares, the original shall prevail.	
31.	46. The Company shall have a complete register of shareholders which shall comprise the following:	(Deleted)
	(1) a part of the shareholders' register maintained at the Company's residence other than those parts mentioned in items (2) and (3) of this paragraph;	
	(2) a part of the shareholders' register in respect of the holders of Overseas-Listed Foreign-Investment Shares of the Company maintained in the place of the overseas stock exchange on which the shares are listed;	
	(3) any other parts of the shareholders' register maintained at such other places as the board of directors may deem necessary for the purpose of listing the shares of the Company.	
32.	47. Different parts of the register of shareholders shall not overlap. No transfer of shares registered in any part of the register shall, during the continuance of that registration, be registered in any other part of the register.	39. The alteration or rectification of any part of the register of shareholders shall be carried out in accordance with the laws of the place where such part of the register is maintained.
	The alteration or rectification of any part of the register of shareholders shall be carried out in accordance with the laws of the place where such part of the register is maintained.	

S.N	The	current Articles of Association	Amended Articles of Association
33.	48. All fully paid-up H Shares can be freely transferred in accordance with these Articles; provided, however, that the board of directors may refuse to recognize any instrument of transfer without giving any reason, unless the following conditions are satisfied:		40. All fully paid-up H Shares can be freely transferred in accordance with these Articles; provided, however, that the board of directors may refuse to recognize any instrument of transfer without giving any reason, unless the following conditions are satisfied:
	(1)	a fee (for each instrument of transfer) of two (2) Hong Kong dollars or any higher fee as agreed by the HKSE has been paid to the Company for the registration of any transfer instrument or any other documents which is related to or will affect the ownership of or the change of the ownership of the shares;	(1) a fee agreed upon by the HKSE has been paid to the Company for the registration of any transfer instrument or any other documents which is related to or will affect the ownership of the shares;  (2) the instrument of transfer only involves H Shares;
	(2)	the instrument of transfer only involves H Shares;	(3) the stamp duty chargeable on the instrument of transfer has been paid;
	(3)	the stamp duty chargeable on the instrument of transfer has been paid; the relevant share certificates and upon	(4) the relevant H share certificates and upon the reasonable request of the board of directors any evidence in relation to the right of the transferor to transfer the
		the reasonable request of the board of directors any evidence in relation to the right of the transferor to transfer the shares have been submitted;	shares have been submitted;  (5) if it is intended to transfer the shares to joint owners, the maximum number of joint owners shall not exceed four;
	(5)	if it is intended to transfer the shares to joint owners, the maximum number of joint owners shall not exceed four;	(6) the Company does not have any lien on the relevant shares.
	(6)	the Company does not have any lien on the relevant shares.	If the Company refuses to register a transfer of shares, the Company shall, within 2 months following the date of the formal application
	If the Company refuses to register a transfer of shares, the Company shall, within 2 months following the date of the formal application for the transfer, provide the transferor and the transferee with a written notice of refusal to register such transfer.		for the transfer, provide the transferor and the transferee with a written notice of refusal to register such transfer.
			The adoption of standard forms of transfer stipulated by HKSE does not contravene these Articles.
	stipu	adoption of standard forms of transfer ulated by HKSE does not contravene these cles.	

S.N	The current Articles of Association	Amended Articles of Association
34.	49. No changes which are required by reason of a transfer of shares may be made to the register of shareholders within 30 days prior to the date of a shareholders' general meeting or 5 days prior to the record date for the Company's distribution of dividends. Other regulations of the securities regulatory authorities at the place where the shares are listed shall prevail.	41. No changes shall be made to the register of shareholders within 20 days prior to the date of a shareholders' meeting or within 5 days prior to the record date for the Company's distribution of dividends. Where applicable laws and regulations, the securities regulatory authorities and the stock exchanges of the place where the Company's shares are listed have other provisions regarding changes to the register of shareholders of a listed company, such provisions shall prevail.
35.	50. When the Company decides to convene a shareholders' general meeting, distribute dividends, liquidate or carry out other activities which require the determination of shareholdings, the board of directors shall fix a record date for the purpose of determining the shareholding, A person who is registered in the register as shareholders of the Company at the end of the record date shall be a shareholder of the Company.	42. When the Company convenes a shareholders' meeting, distributes dividends, undergoes liquidation, or engages in other activities that require confirmation of shareholder identity, the board of directors or the convener of the shareholders' meeting shall determine a share registration record date. The shareholders registered in the register of shareholders after the close of trading on the share registration record date shall be the shareholders entitled to the relevant rights and interests.
36.	51. Any person who has any objection to the register of shareholders and seeks to have his name (title) entered into or removed from the register of shareholders may apply to a court of competent jurisdiction for rectification of the register.	(Deleted)

#### S.N The current Articles of Association Amended Articles of Association 43. If a shareholder of H Shares loses his/her 37. 52. Any person who is registered shareholder or who requests to have his name (title) entered share certificate and applies for issuance of into the register of shareholders may, if his new share certificate, it may be dealt with in share certificate (the "original certificate") accordance with the laws, the rules of the stock in respect of shares in the Company is lost, exchange and other relevant regulations of the apply to the Company for a replacement new place where the original register of shareholders share certificate in respect of such shares (the of H Shares is maintained. "Relevant Shares"). If a shareholder of A Shares loses his share certificate and applies for a replacement new share certificate, it shall be dealt with in accordance with relevant requirements of the Company Law. If a shareholder of H Shares loses his share certificate and applies for a replacement new share certificate, it may be dealt with in accordance with the laws, the rules of the stock exchange and other relevant regulations of the place where the original register of holders of H Shares is maintained. If a shareholder of H Shares loses his share certificate and applies for a replacement new share certificate, the issue of such certificate shall comply with the following requirements: The applicant shall submit an application to the Company in the form prescribed by the Company accompanied by a notarial certificate or a statutory declaration stating the grounds upon which the application is made and the circumstances and evidence of the loss of the original certificate and declaring that no other person is entitled to be registered as a shareholder in respect of the Relevant Shares. (2) Before the Company decides to issue the replacement new share certificate, no statement made by any person other than the applicant declaring that he shall be registered as a shareholder in respect of the Relevant Shares has been received.

S.N	The	current Articles of Association	Amended Articles of Association
	(3)	The Company shall, if it decides to issue a replacement new share certificate to the applicant, make an announcement of its decision at least once every 30 days for a period of 90 days in such newspapers as may be designated by the board of directors.	
	(4)	The Company shall have, prior to publication of its decision to issue a replacement new share certificate, delivered to the stock exchange on which its shares are listed a copy of the announcement to be published. The Company may publish the announcement upon receiving a confirmation from such stock exchange that the announcement has been exhibited in the premises of the stock exchange. The announcement shall be exhibited in the premises of the stock exchange for a period of 90 days.	
		In the case of an application to issue a replacement new certificate being made by a person claimed to be a holder of shares without the consent of the registered holder of the Relevant Shares, the Company shall deliver by mail to such registered shareholder a copy of the announcement to be published.	
	(5)	If, by the expiration of the 90-day period referred to in items (3) and (4) of this paragraph, the Company shall not have received from any person notice of any disagreement to such application, the Company may issue a replacement new share certificate to the applicant accordingly.	
	(6)	Where the Company issues a replacement new share certificate under this Article, it shall forthwith cancel the original share certificate and enter the cancellation and replacement issue in the register of shareholders accordingly.	
	(7)	All expenses relating to the cancellation of an original share certificate and the issue of a replacement new share certificate by the Company shall be borne by the applicant. The Company may refuse to take any action until reasonable security is provided by the applicant for such expenses.	

S.N	The current Articles of Association	Amended Articles of Association
38.	53. Where the Company issues a replacement new share certificate in accordance with these Articles, the name (title) of a bona fide purchaser gaining possession of such new share certificate or the person who is subsequently entered in the register of shareholders as holder of such shares (if he is a bona fide purchaser) shall not be removed from the register of shareholders.	(Deleted)
39.	54. The Company shall not be liable for any damage sustained by any person as a result of the cancellation of the original share certificate or the issue of a replacement new share certificate, unless the claimant proves that the Company has acted fraudulently.	44. The Company shall not be liable for any damage sustained by any person as a result of the cancellation of the original H share certificate or the issue of a new H share certificate, unless the claimant proves that the Company has acted fraudulently.
40.	shareholder of the Company is a person who lawfully holds shares in the Company and whose name (title) is entered in the register of shareholders.  A shareholder shall enjoy the rights and bear the obligations according to the class and the proportion of the shares held by him; shareholders who hold shares of the same class shall enjoy the same rights and bear the same obligations.  In the case of joint shareholders, if one of the joint shareholders dies, the living joint shareholder(s) shall be deemed as the owner(s) of such shares. While the board of directors shall have right to ask for appropriate evidence of death on its discretion for the purpose of amending the registers of shareholders. Only the joint shareholders on the head of the lists shall have the right to take over the shares, to receive the notices from the Company, to present at the shareholders' general meeting and to exercise the voting rights. Any notice delivered to the said shareholders shall be deemed delivered to all the joint shareholders of relevant shares.	45. A shareholder shall enjoy the rights and bear the obligations according to the class and the proportion of the shares held by him; shareholders who hold shares of the same class shall enjoy the same rights and bear the same obligations.

S.N	The	current Articles of Association	Amended Articles of Association	
41.	56. The ordinary shareholders of the Compar shall enjoy the following rights:		46. Shareholders of the Company shall enjoy the following rights:	
	(1)	The right to dividends and other distributions in proportion to the number of shares held by him;	(1) the right to dividends and other distributions in proportion to the number of shares held by him;	
	(2)	The right to propose, convene, preside over, attend or appoint a proxy to attend shareholders' general meetings and to vote thereat and to speak at shareholder's general meetings;	(2) the right to request, convene, preside over, attend, or appoint a proxy to attend shareholders' meetings in accordance with the law, to speak at shareholders' meetings, and to exercise voting rights;	
	(3)	The right to supervise the Company's business operations, and the right to present proposals and inquiries;	(3) the right to supervise the Company's business operations, and the right to present proposals and inquiries;	
	(4)	The right to transfer, bestow or pledge shares in accordance with the laws, administrative regulations and these Articles;	(4) the right to transfer, bestow or pledge shares in accordance with the laws, administrative regulations and these Articles;	
	(5)	the right to obtain relevant information in accordance with the provisions of these Articles, including:	(5) the right to inspect and copy these Articles, the register of shareholders,	
		(i) the right to obtain a copy of these Articles, subject to payment of the cost thereof;	minutes of shareholders' meetings, resolutions of board of director meetings, and financial and accounting reports; shareholders who meet the	
		<ul><li>(ii) the right to inspect and copy, subject to payment of a reasonable charge:</li><li>(a) all parts of the register of shareholders;</li></ul>	prescribed conditions may inspect the Company's accounting books and accounting vouchers;	
		(b) the personal particulars of each of the directors, supervisors, general manager, deputy general manager and other senior officers of the Company, including present name and alias and any former name or alias, principal address (residence), nationality, primary and all other part-time occupations and duties and identification documents and their relevant numbers;		
		(c) state of the Company's share capital;		

S.N	The curre	ent Articles of Association	Amended Articles of Association
3.19	The curre	(d) reports showing the aggregate par value, quantity and the highest and lowest price paid in respect of each class of the shares repurchased by the Company since the end of last accounting year and the total amount paid by the Company for this purpose;  (e) minutes of shareholders' general meetings and accountant's report;  (f) counterfoils of corporate bonds;	<ul> <li>(6) in the event of the termination or liquidation of the Company, to participate in the distribution of surplus assets of the Company according to the number of shares held by him;</li> <li>(7) the right to demand the Company acquire the shares of the shareholders who raise objections to the merger and division</li> </ul>
	liqui in th	<ul> <li>(g) resolutions of the meetings of board of directors and the board of supervisors;</li> <li>(h) the latest audited financial statements of the Company, and reports of the Board, auditor and Supervisory Committee;</li> <li>(i) special resolutions;</li> <li>(j) duplicate of the latest Annual Inspection Form that has been filed with Chinese AIC or other competent authority.</li> <li>he event of the termination or dation of the Company, to participate the distribution of surplus assets of Company according to the number of</li> </ul>	When a shareholder of the Company requests to inspect and copy the Company materials specified in the preceding paragraph, they may entrust intermediary agencies such as accounting firms and law firms to do so; when a shareholder of the Company and the intermediary agencies they entrust inspect and copy Company materials, they shall comply with the legal requirements for the protection of state secrets, trade secrets, personal privacy, personal information, etc., and shall abide by the provisions of the Company Law, the Securities Law, and other laws and administrative regulations.
	(7) the resolution the solution objective resolution (8) other regularity.	es held by him;  right to demand the Company acquire shares of the shareholders who raise actions to the merger and division lutions adopted by the shareholders' tral meeting; and rights conferred by laws, administrative lations and these Articles.	
	mentioned or asking sharehold written do Company of sharehold identified them with	questing access to the information in item (5) of the preceding Article, for the relevant documents, the ers shall provide the Company with ocuments evidencing the category of shares they hold and the number oldings, the Company, after having the shareholders, may provide the said information and relevant as according to the requests of the ers.	

#### S.N The current Articles of Association Amended Articles of Association 42. 57. Where the resolutions adopted by the 47. Where the resolutions adopted by the shareholders' general meeting and the meeting shareholders' meeting and the meeting of the board of directors violate laws and of the board of directors violate laws and administrative rules and regulations, the administrative rules and regulations, the shareholders shall be entitled to request shareholders shall be entitled to request judgment by the people's court that such judgment by the people's court that such resolutions are null and void. resolutions are null and void. Where the convening procedures and Where the convening procedures and voting voting methods of the shareholders' general methods of the shareholders' meeting and board meeting and board of directors violate laws, of directors violate laws, administrative rules or administrative rules or these Articles, or the these Articles, or the contents of the resolutions adopted by the shareholders' general meeting contents of the resolutions adopted by the shareholders' general meeting and the meeting and the meeting of the board of directors of the board of directors contravene these contravene these Articles, the shareholders Articles, the shareholders shall be entitled to, shall be entitled to, within 60 days from such within 60 days from such resolutions, request a resolutions, request a revocation by the people's revocation by the people's court. court. However, this does not apply if the convening procedures or voting methods of the shareholders' meeting or the board of directors meeting have only minor flaws that do not have a substantial impact on the resolution. Where the board of directors, shareholders, or other relevant parties have a dispute over the validity of a resolution of the shareholders' meeting, they shall promptly file a lawsuit with a people's court. Before a people's court issues a judgment or ruling to revoke a resolution, the relevant parties shall implement the resolution of the shareholders' meeting. The Company, its directors, and senior officers shall earnestly perform their duties to ensure the normal operation of the Company.

S.N	The current Articles of Association	Amended Articles of Association
		Where a people's court issues a judgment or ruling on relevant matters, the Company shall fulfil its information disclosure obligations in accordance with the provisions of laws, administrative regulations, the CSRC, and the stock exchanges, fully explain the impact, and actively cooperate with the execution after the judgment or ruling takes effect. If it involves rectifying previous matters, they shall be handled promptly and the corresponding information disclosure obligations shall be
		A resolution of the Company's shareholders or board of directors meeting shall not be valid under any of the following circumstances:  (1) a resolution is made without convening a shareholders' meeting or a board of directors meeting;
		(2) the shareholders' meeting or the board of directors meeting does not vote on the matter of the resolution;
		(3) the number of attendees or the number of voting rights they represent does not reach the number of persons or the number of voting rights required by the Company Law or these Articles;
		(4) the number of persons who agree to the matter of the resolution or the number of voting rights they represent does not reach the number of persons or the number of voting rights required by the Company Law or these Articles.

#### S.N | The current Articles of Association

43. 58. Where the directors and the senior officers violate laws, administrative rules or the provisions hereof in fulfilling their duties and thereby cause losses to the Company, the shareholders who for more than 180 consecutive days hold singly or jointly over 1% of the Company's shares shall be entitled to request in writing the board of supervisors to file a suit with the people's court; where the board of supervisors violates laws, administrative rules or the provisions hereof in fulfilling its duties and thereby causes losses to the Company, the shareholders who for more than 180 consecutive days hold singly or jointly over 1% of the Company's shares may request in writing the board of directors to file a suit with the people's court.

Where the board of directors and the board of supervisors refuse to file lawsuits after having received a written request from the shareholders as described in the preceding paragraph, or fail to file a suit with the people's court within 30 days after their receipt of such requests, or under any emergency failure to immediately file lawsuits possibly causing irreparable losses to the Company, the shareholders as prescribed in the preceding paragraph shall be entitled to file suits directly with the people's court in their own names.

#### Amended Articles of Association

48. Where the directors (other than members of the Audit Committee) or senior officers, in the performance of their duties for the Company, violate laws, administrative regulations, or the provisions of these Articles, and thereby cause losses to the Company, a shareholder or shareholders who have severally or jointly held 1% or more of the Company's shares for 180 consecutive days or more shall have the right to request in writing that the Audit Committee file a lawsuit with a people's court; where members of the Audit Committee, in the performance of their duties for the Company, violate laws, administrative regulations, or the provisions of these Articles, and thereby cause losses to the Company, a shareholder or shareholders who have severally or jointly held 1% or more of the Company's shares for 180 consecutive days or more may request in writing that the board of directors file a lawsuit with a people's court.

Where the Audit Committee and the board of directors refuse to file lawsuits after having received a written request from the shareholders as described in the preceding paragraph, or fail to file a suit with the people's court within 30 days after their receipt of such requests, or under any emergency failure to immediately file lawsuits may otherwise cause irreparable losses to the Company, the shareholders as prescribed in the preceding paragraph shall be entitled to file suits directly with the people's court in their own names in the interest of the company.

S.N	The current Articles of Association	Amended Articles of Association
S.N	Where the infringement by others of the lawful rights and interests of the Company has caused losses to the company, the shareholders as prescribed in the first paragraph of this provision may in line with the requirements described under the preceding two paragraphs file a suit with the people's court.	Where a third party, other than a director or senior officers, infringes upon the legitimate rights and interests of the Company, and thereby causes losses to the Company, the shareholder(s) stipulated in the first paragraph of this Article may file a lawsuit with a people's court in accordance with the procedures stipulated in the preceding two paragraphs.  Where a director, supervisor, or senior officers of a wholly-owned subsidiary of the Company, in the performance of their duties, violates laws, administrative regulations, or the provisions of these Articles, and thereby causes losses to the Company, or where a third party infringes upon the legitimate rights and interests of a wholly-owned subsidiary of the Company, and thereby causes losses, a shareholder or shareholders who have severally or jointly held 1% or more of the Company's shares for 180 consecutive days or more may, in accordance with the provisions of the Company Law, request in writing that the board of supervisors (if any) or the board of directors of the wholly-owned subsidiary file a lawsuit with a people's court, or may directly file a lawsuit with a people's
		court in their own name.

S.N	The current Articles of Association  60. The ordinary shareholders of the Company shall have the following obligations:		Amended Articles of Association		
44.			50. Shareholders of the Company shall assume the following obligations:		
	(1)	to abide by laws, administrative regulations and these Articles;	(1)	to abide by laws, administrative regulations and these Articles;	
	(2)	to pay subscription monies in accordance with the number of shares subscribed and the method of subscription;	(2)	to pay subscription in accordance with the number of shares subscribed and the method of subscription;	
	(3)	being forbidden to withdraw their shares unless otherwise specified by laws, rules and regulations;	(3)	being forbidden to withdraw their share capital unless otherwise specified by laws, rules and regulations;	
	(4)	being forbidden to abuse shareholder's rights to harm the interests of the Company or other shareholders; being forbidden to abuse the independent legal person status of the Company and the limited liabilities of shareholders to harm the interests of the creditors of the Company;	(4)	being forbidden to abuse shareholder's rights to harm the interests of the Company or other shareholders; being forbidden to abuse the independent legal person status of the Company and the limited liabilities of shareholders to harm the interests of the creditors of the Company;	
		Where abuse by the Company's shareholders of their rights has caused losses to the Company or other shareholders, such shareholders shall bear the compensation of liabilities in accordance with the law.		Where abuse by the Company's shareholders of their rights causes losses to the Company or other shareholders, such shareholders shall bear the liabilities for compensation in accordance with the law.	
		Where the abuse by the Company's shareholders of the Company's independent legal person status and the shareholders' limited liabilities, for evasion of their debts, has seriously damaged the interests of the creditors, such shareholders shall bear several and joint liabilities for the debts of the Company.		Where the abuse by the Company's shareholders of the Company's independent legal person status and the shareholders' limited liabilities, for evasion of their debts, seriously damages the interests of the creditors, such shareholders shall bear several and joint liabilities for the debts of the Company.	
	(5)	other obligations imposed by laws, administrative regulations and these Articles.	(5)	other obligations imposed by laws, administrative regulations and these Articles.	
	furtl than	hareholder is not be liable to make any her contribution to the share capital other the terms agreed by the subscriber of the want shares at the time of subscription.			
	one canr any	rights attached to the shares held by any owning any direct or indirect interests not be impaired in the way of freezing or by other means due to its failure to disclose its rests.			

S.N	The current Articles of Association	Amended Articles of Association
45.	61. If shareholders with more than 5% of the voting shares of the Company pledge their shareholdings, they shall submit a report in writing to the Company on the day of the said pledge.	51. A shareholder holding 5% or more of the Company's shares who pledges their A Shares shall notify the Company within 2 trading days and disclose the number of shares pledged this time, the cumulative number of pledged shares, and the percentage of the Company's total share capital they represent.
46.	62. Controlling shareholders and actual controllers of the Company shall not use their associated relationships to harm the interests of the Company. Otherwise, they shall be liable to compensate the Company against losses the Company has thus suffered in violation of the regulations.	52. The Company's controlling shareholder and actual controller shall exercise their rights and fulfil their obligations in accordance with the provisions of laws, administrative regulations, the CSRC, and the stock exchanges, and shall safeguard the interests of the Company.
	Controlling shareholders and actual controllers shall act in good faith to the Company and other public shareholders thereof. Controlling shareholders shall strictly and legally exercise the rights of capital contributors and shall not impair the lawful rights of the Company and other public shareholders by such means as profit distribution, assets reorganization,	Where the Company has no controlling shareholder or actual controller, its largest shareholder and the actual controller of that shareholder shall, in principle, be subject to the provisions of this chapter concerning the controlling shareholder and actual controller by reference.
	external investment, appropriation of funds, borrowing and loan guarantee, nor shall they with their controlling status damage the interests of the Company and other public shareholders.	The Company's controlling shareholder and actual controller shall comply with the following provisions:
	In addition to the obligations imposed by laws and administrative regulations or the listing rules of the stock exchange on which shares of the Company are listed, a controlling shareholder, when exercising his rights as a shareholder, shall not exercise his voting rights to make a decision which is prejudicial to the interests of the shareholders generally or of some of the shareholders of the Company in respect of the following matters:  (1) to relieve a director or supervisor of his duty to act honestly in the best interests of the Company;  (2) to approve the expropriation by a director	(1) to exercise shareholder rights in accordance with the law, and not to abuse their controlling position or use related-party relationships to harm the legitimate rights and interests of the Company or other shareholders;  (2) to strictly fulfil the public statements and various commitments they have made, and not to alter or waive them without authorisation;  (3) to strictly fulfil information disclosure obligations in accordance with relevant regulations, actively cooperate with the
	or supervisor (for his own benefit or for the benefit of another person), in any guise, of the Company's assets, including (without limitation) opportunities beneficial to the Company;	Company in its information disclosure work, and promptly inform the Company of any material events that have occurred or are about to occur;

S.N	The current Articles of Association	Amended Articles of Association
	(3) to approve the expropriation by a director or supervisor (for his own benefit or for the benefit of another person) of the individual rights of other shareholders, including (without limitation) rights to distributions and voting rights, but not including a restructuring of the Company submitted to and approved by shareholders' general meeting in accordance with these Articles.	<ul> <li>(4) not to misappropriate Company funds in any way;</li> <li>(5) not to compel, instruct, or require the Company and relevant personnel to provide guarantees in violation of laws and regulations;</li> <li>(6) not to use the Company's undisclosed material information to seek personal gain, not to disclose undisclosed material information related to the Company in any way, and not to engage in illegal or irregular activities such as insider trading, short-swing trading, or market manipulation;</li> </ul>
		<ul> <li>(7) not to harm the legitimate rights and interests of the Company and other shareholders through any means such as unfair related/connected transactions, profit distribution, asset restructuring, or external investments;</li> <li>(8) to ensure the integrity of the Company's assets and the independence of its personnel, finances, organisation, and business, and not to affect the Company's independence in any way;</li> </ul>
		(9) other provisions of applicable laws and regulations, the rules of the securities regulatory authorities and the stock exchanges of the place where the Company's shares are listed, and these Articles.
		Where the Company's controlling shareholder or actual controller does not serve as a director of the Company but actually executes the Company's affairs, the provisions of these Articles regarding the duties of loyalty and diligence of directors shall apply.  Where the Company's controlling shareholder or actual controller instructs a director or
		senior officers to engage in acts that harm the interests of the Company or its shareholders, they shall bear joint and several liability with such director or senior officers.

S.N	The current Articles of Association	Amended Articles of Association
47.	63. For the purposes of the preceding paragraph, a "controlling shareholder" means a person who satisfies any one of the following conditions:	(Deleted)
	(1) he alone or acting in concert with others has the power to determine the appointment and removal of more than half of the directors;	
	(2) he alone or acting in concert with others has the power to exercise or to control the exercise of 30% or more of the voting rights in the Company;	
	(3) he alone or acting in concert with others holds 50% or more of the issued shares of the Company, unless there is evidence to the contrary;	
	(4) he alone or acting in concert with others has control of adequate voting rights to exert influential power on resolutions of general meetings of the Company;	
	(5) he alone or acting in concert with others has control of or determine matters including major decisions on operation and important appointments;	
	(6) other circumstances as considered by the securities regulatory authorities of the place of listing of the Company's shares.	
	"Acting in concert with" referred to in this Article is the act or fact which an investor increase his control over the number of shares of the Company with voting rights through agreements and other arrangements with other investors.	
	In case of entering into the acting in concert agreement for common control of companies, the common control arrangements and termination mechanism shall be determined in such agreement.	

S.N	The current Articles of Association	Amended Articles of Association	
48.		53. When the controlling shareholder or actual controller pledges the Company's shares they hold or actually control, they shall maintain the stability of the Company's control and its production and operation.  When the controlling shareholder or actual controller transfers the Company's shares they hold, they shall comply with the restrictive provisions on share transfers in laws, administrative regulations, the regulations of the CSRC and the stock exchanges, and	
		restrictions on share transfers.	
49.	64. The shareholders' general meeting is the organ of authority of the Company and shall exercise its functions and powers in accordance with law.	54. The Company's shareholders' meeting consists of all shareholders. The shareholders' meeting is the organ of power of the Company and shall exercise its powers in accordance with the law.	

S.N	The current Articles of Association		Amended Articles of Association	
50.		The shareholders' general meeting shall the following functions and powers:		The shareholders' meeting shall have the wing functions and powers:
	(1)	to determine the Company's operational policies and investment plans; to elect and replace directors that are	(1)	to elect and replace directors that are not taken by the employee representatives, and decide on matters relating to the remuneration of directors;
		not taken by the representatives of the staff and workers, and decide on matters relating to the remuneration of directors;	(2)	to examine and approve reports of the board of directors;
	(3)	to elect and replace supervisors that are not taken by the representatives of the staff and workers, and decide on matters relating to the remuneration of	(3)	to examine and approve the Company's profit distribution plans and plans for making up losses;
		supervisors;	(4)	to resolve on increases or reductions in the Company's registered capital;
	(4)	to examine and approve reports of the board of directors;	(5)	to resolve on matters such as merger, division, dissolution and <u>liquidation or</u>
	(5)	to examine and approve reports of the supervisory committee;	(6)	change of the form of the Company; to resolve on the issue of debentures by
	(6)	to examine and approve the Company's proposed annual preliminary and final financial budgets;	(7)	the Company;  to make resolutions on the appointment
	(7)	to examine and approve the Company's profit distribution plans and plans for making up losses;		or dismissal of the accounting firm that undertakes the Company's audit business;
	(8)	to decide on increases or decreases in the Company's registered capital;	(8) (9)	to amend these Articles;  to review and approve matters of external guarantees as stipulated in
	(9)	to decide on matters such as merger, division, dissolution and liquidation or	(10)	these Articles;
	(10)	change of the form of the Company; to decide on the issue of debentures by the Company;	(10)	to examine matters regarding the purchase and sales within one year by the Company of major assets which exceed 30% of the total assets of the Company at the most recent audit;
	(11)	to decide on the appointment, dismissal or disengagement of the accountants of the Company;	(11)	to examine, approve and alter the usage of the funds raised;
	(12)	to amend these Articles;	(12)	to consider the equity incentive scheme and the employee stock ownership plan (including only those cases which are required to be considered by the shareholders' meeting in accordance with applicable laws and regulations, the rules of the securities regulatory authorities and the stock exchanges of the place where the Company's shares are listed);

#### S.N The current Articles of Association Amended Articles of Association (13) to consider resolutions raised by the Company's annual shareholders' shareholders severally or jointly holding meeting may authorise the board of directors to decide on the issuance of A 3% or more of the total shares of the Company carrying the right to vote; Shares to specific parties with a total financing amount not exceeding RMB (14) examining and approving the guarantee 300 million and not exceeding 20% of items prescribed in Article 66 hereof; the net assets at the end of the most recent year; this authorisation shall expire (15) examining matters regarding the purchase on the date of the next annual shareholders' and sales within one year by the Company meeting, subject to the provisions of of major assets which exceed 30% of the applicable laws and regulations, the total assets of the Company at the most securities regulatory authorities and the recent audit; stock exchanges of the place where the Company's shares are listed; (16) examining, approving and altering the usage of the funds raised; (14) the Company's shareholders' meeting may authorise the board of directors to (17) to consider the equity incentive scheme decide on the issuance of H Shares to and the employee share ownership specific parties not exceeding 20% of plan (including only those cases the total issued shares of the Company which are required to be considered at that time: this authorisation shall by the shareholders' general meeting expire on the date of the next annual in accordance with relevant laws and shareholders' meeting, subject to the regulations, listing rules and regulatory provisions of applicable laws and documents); regulations, the securities regulatory authorities and the stock exchanges of (18) the annual shareholders' general meeting the place where the Company's shares of the Company may authorize the board are listed; of directors to decide the issuance of A shares with a total financing amount of no (15) to review other matters that, according more than RMB300 million and no more to laws, administrative regulations, than 20% of the net assets as at the end of departmental rules, and these Articles, the latest year to specific subscriber(s), and shall be resolved by the shareholders' such authorisation will expire on meeting. the convention date of the annual shareholders' general meeting for the next The Company may, by a resolution of the year, subject to other laws and regulations, shareholders' meeting, or by a resolution of including the relevant regulations of the the board of directors as authorised by these Hong Kong Listing Rules (if applicable); Articles or the shareholders' meeting, issue shares, corporate bonds convertible into (19) to consider other matters which shares, and corporate bonds. The specific require resolution of the shareholders implementation shall comply with the in general meeting according to laws provisions of applicable laws and regulations, and administrative regulations or these the securities regulatory authorities and Articles. the stock exchanges of the place where the Company's shares are listed,. The above-mentioned functions and powers of the general meeting shall not be exercised by Unless otherwise provided by laws, the Board of Directors, other organizations or administrative regulations, the regulations of individuals through authorization. the CSRC, or the rules of the stock exchanges, the aforementioned powers of the shareholders' meeting shall not be delegated to the board of directors or other institutions or individuals for exercise.

S.N	The	The current Articles of Association		ended Articles of Association
51.	of t	The below listed external guarantee acts he Company shall be approved by the eholders' general meeting:	of t	The below listed external guarantee acts he Company shall be approved by the eholders' meeting:
	(1)	the total amount of external guarantee offered by the Company and any of the Company's controlling subsidiaries exceeds 50% of the total assets of the Company in the most recent audit;	(1)	the total amount of external guarantee offered by the Company and any of the Company's controlling subsidiaries exceeds 50% of the total assets of the Company in the most recent audit;
	(2)	the amount of guarantee based on the calculation principle of accumulating amount of 12 consecutive months exceeds 30% of the total assets of the Company in the most recent audit;	(2)	the amount of guarantee based on the calculation principle of accumulating amount of 12 consecutive months exceeds 30% of the total assets of the Company in the most recent audit;
	(3)	the guarantee is provided to the guaranteed object where the asset-liability ratio exceeding 70%;	(3)	the guarantee is provided to the guaranteed object where the asset-liability ratio exceeding 70%;
	(4)	the amount of a single guarantee exceeds 10% of the net assets of the Company in the most recent audit;	(4)	the amount of a single guarantee exceeds 10% of the net assets of the Company in the most recent audit;
	(5)	the guarantee is provided to the shareholders, the actual controllers or their associated parties;	<u>(5)</u>	the guarantee provided after the total amount of external guarantees offered by the Company and its controlling subsidiaries exceeds 30% of the total
	(6)	other guarantees which shall be subject to the consideration and passing at the general meeting as required by laws,		assets of the Company in the most recent audit;
		administrative regulations, departmental rules, the stock exchange of the place of listing of the Company's shares and the Articles.	(6)	the guarantee is provided to the shareholders, the actual controllers or their associated parties;
			<u>(7)</u>	other guarantees that require review
				and approval by the shareholders' meeting as stipulated by applicable
				laws and regulations, the rules of the
				securities regulatory authorities and the
				stock exchanges of the place where the Company's shares are listed, and these
				Articles.

S.N	The current Articles of Association	Amended Articles of Association
	In relation to matters concerning guarantees which are within the powers of the Board, in additional to the requirement that it shall be approved by the majority of all the Directors, it shall also be approved by two-third of the Directors present at the Board meeting; the guarantees mentioned in item (2) above shall be approved at the Shareholders' meeting by the Shareholders representing at least two-third of voting rights present.  In case of the Company provides guarantees to its wholly-owned subsidiaries or its holding subsidiaries and other shareholders of such holding subsidiary provide guarantees with the same proportion based on their entitled interests, such guarantees can be exempted from complying with the requirements under items (1), (3) and (4) above. The Company shall disclose the summary of the above guarantees in its annual and half-year reports.	When the Company engages in a transaction of "providing a guarantee," in addition to the requirement that it shall be approved by more than half of all directors, it must also be approved by more than two-thirds of the directors present at the board of directors meeting and be disclosed in a timely manner; the guarantee under item (2) of the first paragraph of this Article shall be approved by shareholders representing at least two-third of voting rights present at the shareholders' meeting.  In case of the Company provides guarantees to its wholly-owned subsidiaries or its holding subsidiaries and other shareholders of such holding subsidiary provide guarantees with the same proportion based on their entitled interests, and the interests of the company are not prejudiced, such guarantees can be exempted from complying with the requirements under items (1), (3) and (4) above of the first paragraph of this Article. The Company shall disclose the summary of the above guarantees in its annual and half-year reports.
52.	67. The Company shall not, without the prior approval of the shareholders in general meeting, enter into any contract with any person other than a director, supervisor, general manager, deputy general manager or other senior officer whereby the management of the whole or any substantial part of the business of the Company is to be handed over to such person.	57. Except in special circumstances such as a crisis, the Company shall not, without the approval of the shareholders' meeting by a special resolution, enter into a contract with any person other than a director or senior officers to entrust the management of all or a significant part of the Company's business to that person.

S.N	The current Articles of Association	Amended Articles of Association	
53.	68. Shareholders' general meetings are divided into annual general meetings and extraordinary general meetings. Shareholders' general meetings shall be convened by the board of directors. Annual general meetings shall be held once every year and within 6 months from the	58. Shareholders' meetings are divided into annual meetings and extraordinary meetings.  The annual shareholders' meeting shall be held once a year and within 6 months after the end of the preceding fiscal year.	
	end of the preceding financial year.	Under any of the following circumstances, the	
		Company shall convene an extraordinary	
	Under any of the following circumstances,	meeting within 2 months after when one of	
	the board of directors shall convene an	the following circumstances occurs:	
	extraordinary general meeting within 2 months		
	after when one of the following circumstances occurs:	(1) when the number of directors is less than the number required by the Company Law	
	occurs.	or two-thirds of the number specified in	
	(1) when the number of directors is less than	these Articles:	
	the number required by the Company Law	,	
	or two-thirds of the number specified in	(2) when the unrecovered losses of the	
	these Articles;	Company amount to one-third of the	
		total amount of its share capital;	
	(2) when the unrecovered losses of the		
	Company amount to one-third of the total	(3) when a shareholder or shareholders	
	amount of its paid-up share capital;	severally or jointly holding 10% or more of the Company's shares request	
	(3) when shareholders severally or jointly	in writing to convene an extraordinary	
	holding 10% or more of the Company's	shareholders' meeting;	
	issued and outstanding shares carrying	<u> </u>	
	voting rights requests in writing the	(4) when the board of directors deems it	
	convening of an extraordinary general	necessary or upon the request of the	
	meeting;	Audit Committee;	
	(4) when the board of directors considers necessary or upon the request of the supervisory committee;	(5) such other circumstances as required by laws, administrative regulations, departmental rules or these Articles.	
	(5) upon independent directors' request;		
	(6) such other circumstances as required		
	by laws, administrative regulations,		
	departmental rules or the Articles.		
	1	1	

#### S.N The current Articles of Association Amended Articles of Association 54. 69. The independent directors shall have 59. The board of directors shall convene the shareholders' meeting on time within the right to propose the convening of the extraordinary shareholders' general meeting the prescribed period. With the consent of more than half of all independent (nonto the board of directors and the exercise of such power by an independent director shall be executive) directors, the independent (nonapproved by more than half of all independent executive) directors have the right to propose directors. With regard to such proposal, the to the board of directors to convene an board of directors shall, in accordance with the extraordinary shareholders' meeting. With provisions of the laws, administrative rules, and regard to such proposal, the board of directors provisions of these Articles, provide its feedback shall, in accordance with the provisions of the in writing on approval or disapproval within 10 laws, administrative rules, and provisions of days from the receipt of the said proposal. these Articles, provide its feedback in writing on approval or disapproval within 10 days from Where the board of directors approves the the receipt of the said proposal. convening of the extraordinary shareholders' general meeting, it shall send the notice thereof Where the board of directors approves the within 5 days after the said approval resolution convening of the extraordinary shareholders' of the board of directors; otherwise, the meeting, it shall send the notice thereof within reasons for such disapproval shall be stated and 5 days after the said approval resolution of the announced. board of directors; otherwise, the reasons for such disapproval shall be stated and announced. 55. 61. A shareholder or shareholders severally 71. The shareholders singly or jointly holding more than 10% of the shares of the Company or jointly holding 10% or more of the with voting rights at the extraordinary Company's shares who request the board general meeting or class meetings to be held of directors to convene an extraordinary shall have the right to propose in writing to shareholders' meeting shall submit a written the board of directors the convening of the request to the board of directors. The board extraordinary shareholders' general meeting of directors shall, in accordance with the provisions of the laws, administrative rules and or the class meeting. The board of directors shall, in accordance with the provisions in these Articles, provide feedback in writing on laws, administrative rules and these Articles, approval or disapproval within 10 days from the provide feedback in writing on the approval or receipt of the said proposal. disapproval within 10 days from the receipt of such proposal. Where the board of directors approves to convene an extraordinary shareholders' meeting, it shall, within 5 days after the approval Where the board of directors approves the resolution of the board of directors, send a convening of the extraordinary shareholders' general meeting or the class meeting, it shall, notice thereof. Where the notice alters the within 5 days after the approval resolution of original proposal, the approval of the relevant the board of directors, send a notice thereof. shareholders shall be required. Where the notice alters the original proposal, the approval of the relevant shareholders shall be required.

#### S.N The current Articles of Association

Where the board of directors disapproves the convening of the extraordinary shareholders' general meeting or the class meeting or fails to provide feedback within 10 days from the receipt of the said proposal, the shareholders which singly or jointly hold more than 10% of the shares of the Company shall have the right to propose in writing the convening of the extraordinary shareholders' general or the class meeting to the board of supervisors and shall raise their request in writing to the board of supervisors.

Where the board of supervisors approves the convening of the shareholders' general meeting, it shall within 5 days from the receipt of the said written request send a notice thereof. If the notice changes the original proposal, the approval of the relevant shareholders shall be required.

Where the board of supervisors fails to send the said notice within the prescribed time limit, it shall be deemed that they failed to convene and preside over the shareholders' general meeting and shareholders which singly or jointly hold more than 10% of the Company's shares for more than 90 consecutive days may convene and preside the meeting independently.

Where the shareholders' general meeting is held independently by the shareholders due to board of directors' failure to fulfill the aforementioned request, all reasonable costs and expenses of the meeting shall be borne by the Company and deduced from the payment payable to the director neglecting his duty.

#### Amended Articles of Association

Where the board of directors disapproves with convening an extraordinary shareholders' meeting, or fails to respond within 10 days from receipt of the said proposal, a shareholder or shareholders severally or jointly holding 10% or more of the Company's shares propose to the Audit Committee to convene an extraordinary shareholders' meeting, shall submit a written request to the Audit Committee.

Where the Audit Committee approves to convene an extraordinary shareholders' meeting, it shall within 5 days from the receipt of the said written request send a notice thereof. If the notice changes the original proposal, the approval of the relevant shareholders shall be required.

Where the Audit Committee fails to issue a notice of the shareholders' meeting within the prescribed time limit, it shall be deemed that the Audit Committee will not convene and preside over the shareholders' meeting, and a shareholder or shareholders who have severally or jointly held 10% or more of the Company's shares for 90 consecutive days or more may convene and preside over the meeting independently.

S.N	The current Articles of Association	Amended Articles of Association
56.	72. Where the board of supervisors or the shareholders decide to convene the shareholders' general meeting independently, they shall notify the board of directors in writing to such effect and put such on record with the Shanghai Stock Exchange and the Hong Kong Stock Exchange in accordance with the relevant rules.	62.Where the Audit Committee or the shareholders decide to convene the shareholders' meeting independently, they shall notify the board of directors in writing to such effect and put such on record with the Shanghai Stock Exchange and the HKSE in accordance with the relevant rules.
	For a general meeting convened and presided over by the shareholders	For a meeting convened by the shareholders themselves, the total shareholding by the shareholders who convene the meeting shall be not less than 10% prior to the announcement of
	themselves, the shareholding by the shareholders who convene the meeting shall be not less than 10% prior to the announcement of the resolution of the general meeting.	the resolution of the meeting.  For a shareholders' meeting convened by the Audit Committee or shareholders
	The convening shareholders shall, where sending the notice of the shareholders' general meeting and announcing the resolutions of the shareholders' general meeting, submit related certificates to the Shanghai Stock Exchange and the Hong Kong Stock Exchange in accordance with the relevant rules.	independently, the Audit Committee or the convening shareholders shall, when issuing the notice of the shareholders' meeting and the announcement of the resolutions of the shareholders' meeting, submit relevant supporting documents to the Shanghai Stock Exchange and the HKSE in accordance with relevant rules.
	With respect to shareholders' general meetings independently convened by the board of supervisors or the shareholders, the board of directors and its secretary shall give their cooperation. The board of directors shall provide the register of shareholders which will be dated the day of equity registration.	With respect to shareholders' meetings independently convened by the Audit Committee or the shareholders, the board of directors and its secretary shall give their cooperation. The board of directors shall provide the register of shareholders which will be dated the day of equity registration.
	Where the shareholders' general meeting is held independently by the board of supervisors or shareholders, all necessary costs and expenses of the meeting shall be borne by the Company.	Where the shareholders' meeting is held independently by the Audit Committee or shareholders, all necessary costs and expenses of the meeting shall be borne by the Company.
57.	73. When the Company is to hold a shareholders' annual general meeting, the shareholders shall be notified in the form of announcements at least twenty one (21) days prior to the meeting; when an extraordinary general meeting is convened by the Company, the shareholders shall be notified in the form of announcements at least fifteen (15) days prior to the meeting.	63. When the Company convenes an annual shareholders' meeting, the convener shall notify all shareholders by public announcement 20 days before the meeting is held; when convening an extraordinary shareholders' meeting, the convener shall notify all shareholders by public announcement 15 days before the meeting is held.
	The day on which the general meeting is convened by the Company shall be excluded from calculating the starting period of the prior notice.	When the Company calculates the starting period, the date of the meeting shall not be included.

#### S.N The current Articles of Association

58. 74. At general meetings of the Company, the Board, the Supervisory Committee, and shareholder(s) individually or jointly holding 3% or more of the total voting shares of the Company shall have the right to propose motions in writing to the Company. The Company shall place those matters in the proposed motions within the scope of the functions and powers of the shareholders' general meeting on the agenda.

The content of a proposal shall be determined by the general meeting, have definite topics and specific issues for resolution, and shall comply with the related provisions of the laws, administrative regulations and the Articles of Association.

Shareholder(s) individually or jointly holding more than 3% of the Company's shares may submit a written provisional motion to the convener before a general meeting is convened; the convener shall notify other shareholders within two (2) days after receipt of the said provisional motion, and ensure to announce the content of the said provisional motion ten (10) business days prior to the date of shareholders' general meeting.

Except as provided in the preceding paragraph, after the convener issues a public notice of the general meeting, he/she shall not change the proposals or add any new proposal in the notice of the general meeting.

Proposals not set out in the notice of general meeting or not complying with the provision herein shall not be voted on or resolved at the general meeting.

The business day mentioned in these Articles shall mean the date on which the Hong Kong Stock Exchange opens for securities trading.

#### Amended Articles of Association

64. When the Company convenes a shareholders' meeting, the board of directors, the Audit Committee, and a shareholder or shareholders severally or jointly holding 1% or more of the Company's shares have the right to submit proposals to the Company in writing.

The content of a proposal shall fall within the scope of the powers of the shareholders' meeting, have definite topics and specific issues for resolution, and shall comply with the related provisions of the laws, administrative regulations and these Articles.

A shareholder or shareholders severally or jointly holding 1% or more of the Company's shares may submit an extraordinary proposal in writing to the convener 10 days before the shareholders' meeting is held. The convener shall issue a supplementary notice of the shareholders' meeting within 2 days of receiving the proposal, announce the content of the extraordinary proposal, and submit the extraordinary proposal to the shareholders' meeting for review. However, this does not apply if the extraordinary proposal violates the provisions of laws, administrative regulations, or these Articles, or does not fall within the scope of the powers of the shareholders' meeting.

Except as provided in the preceding paragraph, after the convener issues a public notice of the shareholders' meeting, he/she shall not change the proposals or add any new proposal in the notice of the shareholders' meeting.

Proposals not set out in the notice of shareholders' meeting or not complying with the provision herein shall not be voted on or resolved at the shareholders' meeting.

S.N	The	current Articles of Association	Ame	ended Articles of Association
59.	75. A notice of shareholders' meeting shall meet the following requirements:		65. The notice of a shareholders' meeting shall be made in writing and include the following content:	
	(1) (2) (3) (4)	be in writing;  specify the place, the date and the time of the meeting;  state the matters and motions for consideration and examination at the meeting;  provide the shareholders with such information and explanation as are necessary for them to make an informed decision on the matters put before them. Without limiting the generality of the foregoing, where a proposal is made for the Company to merge with another, to repurchase shares, to reorganize its share capital, or to restructure in any other way, the terms of the proposed transaction must be provided in detail together with copies of the proposed contract, if any, and the cause and effect of such proposal must be fully and properly explained; contain a disclosure of the nature and extent, if any, of the material interests of any director, supervisor, general manager, deputy general manager or other senior officer in the matter to be discussed and the effect of the matter on them in their capacity as shareholders in so far as it is different from the effect on the other shareholders of the same class;	(1) (2) (3) (4) (5) (6) (7)	the time, place, and duration of the meeting;  the matters and proposals to be reviewed at the meeting;  a clear statement that: all shareholders have the right to attend the shareholders' meeting and may appoint a proxy in writing to attend the meeting and vote, and that such proxy need not be a shareholder of the Company;  equity registration date for any shareholders' meeting;  name and telephone number of the related contact person in charge of shareholders' general meeting matters;  the voting time and procedure of the Internet or any other means; and  other contents required by the stock exchange where the company's shares are listed.
	(5)	contain the full text of any special resolution to be proposed at the meeting;		
	(6)	contain conspicuously a statement that a shareholder entitled to attend and vote is entitled to appoint one or more proxies to attend and vote at the meeting instead of him and that a proxy so appointed need not be a shareholder;		
	(7)	specify the time and place for lodging written reply and proxy forms for the relevant meeting;		

S.N	The current Articles of Association	Amended Articles of Association
	<ul> <li>(8) equity registration date for any shareholder entitled to attend the shareholders' general meeting;</li> <li>(9) name and telephone number of the related contact person in charge of shareholders' general meeting matters; and</li> <li>(10) the voting time and procedure of the Internet or any other means.</li> <li>The interval between the equity registration date and the shareholders' general meeting date shall be no more than seven working days. The equity registration day once determined shall not be altered.</li> <li>Any notice and supplementary notice of general meetings shall sufficiently and completely disclose all contents of all motions in full. If any matter to be discussed requires opinions of the independent directors, the opinions and reasons of the independent directors shall be disclosed together with the issuance of such notice.</li> </ul>	The interval between the equity registration date and the shareholders' general meeting date shall be no more than seven working days. The equity registration day once determined shall not be altered.
60.	<ol> <li>78. Where the shareholders' general meeting intends to discuss matters related to the election of directors and supervisors, the notice of the shareholders' general meeting shall fully disclose detailed information about such director and supervisor candidates, including at least the following contents:</li> <li>(1) such personal information as the education background, work experience, part-time job and so on;</li> <li>(2) whether the directors or supervisors candidates have associated relationship with the Company or its controlling shareholders and the actual controllers;</li> <li>(3) disclosure of the number of Company shares held by the directors or supervisors candidates; and</li> <li>(4) whether the directors or supervisors candidates have received punishments by the CSRC or other departments or warning reprimands from the stock exchange.</li> <li>Except for the election of directors and supervisors by means of a cumulative voting system, each director or supervisor candidate</li> </ol>	68. Where the shareholders' meeting intends to discuss the election of directors, the notice of the shareholders' meeting shall fully disclose the detailed information of the director candidates, including at least the following contents:  (1) such personal information as the education background, work experience, part-time job and so on;  (2) whether the director candidates have associated relationship with the Company or its controlling shareholders and the actual controllers;  (3) the number of Company shares held by the candidates;  (4) whether the director candidates have received punishments by the CSRC or other departments or warning reprimands from the stock exchange;  (5) other content required by applicable laws and regulations, the rules of the securities regulatory authorities and the stock exchanges of the place where the Company's shares are listed.
	shall be nominated in a single proposal.	Except for the election of directors by cumulative voting, each director candidate shall be nominated in a separate proposal.

#### S.N The current Articles of Association

- 61. 81. Any shareholder entitled to attend and vote at a shareholders' general meeting shall be entitled to appoint one or more persons (whether or not a shareholder) as his proxy to attend and vote on his behalf. A proxy so appointed shall be entitled to exercise the following rights in accordance with the authorization from that shareholder:
  - (1) the shareholder's right to speak at the meeting;
  - (2) the right to demand, whether on his own or together with others, a poll;
  - (3) the right to vote by hand or on a poll, but a proxy of a shareholder who has appointed more than one proxy may only vote on a poll.

Where that shareholder is a clearing company within the meaning of the Hong Kong Listing Rules or its proxy (the "Clearing Company"), it may authorize such person or persons as it thinks fit to act as its representative (representatives) at any shareholders' general meeting or any meeting of any class of shareholders provided that, if more than one person is so authorized, the authorization must specify the number and class of shares in respect of which such person is so authorized. The person so authorized will be entitled to exercise the same power on behalf of the Clearing Company as that Clearing Company could exercise if it were an individual shareholder of the Company, including the right to attend and speak and vote at general meetings and meetings of creditors.

#### Amended Articles of Association

71. All shareholders registered on the share registration record date or their proxies have the right to attend the shareholders' meeting and exercise their voting rights in accordance with relevant laws, regulations, and these Articles. Shareholders may attend the shareholders' meeting in person, or may appoint a proxy to attend, speak, and vote on their behalf.

Where that shareholder is a clearing company within the meaning of the Hong Kong Listing Rules or its proxy (the "Clearing Company"), it may authorise such person or persons as it thinks fit to act as its representative(s) at any shareholders' meeting provided that, if more than one person is so authorised, the authorisation must specify the number and class of shares in respect of which each such person is so authorised. The person so authorised will be entitled to exercise the same power on behalf of the Clearing Company as that person could exercise if it were an individual shareholder of the Company, including the right to attend and speak and vote at shareholders' meetings and meetings of creditors.

#### S.N The current Articles of Association

62. 82. Where the individual shareholders personally attend the shareholders' general meeting, they shall present their identification cards or other valid certificates which verify their identities, and their stock account cards; where the individual shareholders entrust their proxies to attend the meeting on their behalf, such proxies shall present their valid identity certificates and the power of attorney from the shareholder.

In the case of legal person shareholders, their legal representatives or proxies entrusted by such legal representatives shall attend the meeting. The legal representatives, if attending the meeting, shall present their identification cards and valid certificates which verify their qualifications as legal representative; where proxies are entrusted by such legal representatives to attend the meeting, such proxies shall present their identification cards, and the written power of attorney as issued legally by the legal representatives of the legal person shareholders.

#### Amended Articles of Association

72. Where the individual shareholders personally attend the shareholders' meeting, they shall present their identification cards or other valid certificates which verify their identities; where the individual shareholders entrust their proxies to attend the meeting on their behalf, such proxies shall present their valid identity certificates and the power of attorney from the shareholder.

In the case of legal person shareholders, their legal representatives or proxies entrusted by such legal representatives shall attend the meeting (which shall be deemed as attendance in person). The legal representatives, if attending the meeting, shall present their identification cards and valid certificates which verify their qualifications as legal representative; where proxies are entrusted by such legal representatives to attend the meeting, such proxies shall present their identification cards, and the written power of attorney as issued legally by the legal representatives of the legal person shareholders.

S.N	The	current Articles of Association	Ame	ended Articles of Association
63.	83. An instrument appointing a proxy shall be in writing under the hand of the appointer. The power of attorney, as issued by the shareholders, indicating that proxies are entrusted to attend the shareholders' general meeting shall contain the following items:		in w power indicathe	An instrument appointing a proxy shall be triting under the hand of the appointer. The er of attorney, as issued by the shareholders, cating that proxies are entrusted to attend shareholders' meeting shall contain the owing items:
	(1)	the name of each proxy; whether each proxy has voting rights;	(1)	the name of the principal, and the class and number of shares of the Company
	(3)	indication on affirmative, negative or abstention vote upon each matter which is listed in the agenda of and shall be deliberated at the shareholders' general meeting;	(2) (3)	held; the name of the proxy; the shareholder's specific instructions,
	(4)	issuing date and term of validity of the power of attorney;		including instructions to vote for, against, or abstain on each matter on the agenda of the shareholders' meeting, etc.;
	(5)	the amount of shares in respect of which each proxy is so appointed. If more than one proxy, the instrument of appointment must specify the number of shares	(4)	issuing date and term of validity of the power of attorney;
		in respect of which each proxy is so appointed;	(5)	signature (or seal) of the principal. Where the principal is a legal person shareholder, the official seal of the legal person
	(6)	signature (or seal) of the principal. Where the principal is a legal person shareholder, the official seal of the legal person shareholder shall be affixed.		shareholder shall be affixed.

S.N	The current Articles of Association	Amended Articles of Association
64.	84. The instrument appointing a voting proxy shall be deposited at the Company's domicile or at such other place as is specified in the notice convening the meeting not less than 24 hours prior to the time for holding the meeting at which the proxy propose to vote or the time specified for the passing of the resolution. If such instrument is signed by another person under a power of attorney or other authorization documents given by the appointer, such power of attorney or other authorization documents shall be notarized. The notarized power of attorney or other authorization documents shall, together with the instrument appointing the voting proxy, be deposited at the Company's domicile or at such other place as is specified in the notice convening the meeting.  If the appointer is a legal person, its legal representative or any person authorized by resolutions of its board of directors or other governing body shall attend the shareholder's meeting as the appointer's representative.	74. If the power of attorney for proxy voting is signed by a person authorised by the principal, the power of attorney or other authorisation document for such signature shall be notarised. The notarised power of attorney or other authorisation documents shall, together with the instrument appointing the voting proxy, be deposited at the Company's domicile or at such other place as is specified in the notice convening the meeting.
65.	85. Any form issued to a shareholder by the board of directors for the purpose of appointing a proxy shall be such as to enable the shareholder, according to his free will, to instruct his proxy to vote in favor of or against the motions proposed and in respect of each individual matters to be voted on at the meeting. Such a form shall contain a statement that in the absence of instructions from the appointer, the proxy may vote as he thinks fit.	(Deleted)
66.	86. A vote made by a proxy in accordance with the terms of an instrument of proxy shall be valid notwithstanding the death or loss of capacity of the appointer or revocation of the proxy or of the authority under which the proxy was executed, or the transfer of the relevant shares, provided that no notice in writing of such events shall have been received by the Company prior to the commencement of the relevant meeting.	(Deleted)

S.N	The current Articles of Association	Amended Articles of Association
67.	87. The place for holding the Company's general meetings shall be: the residence of corporation or the place specified in the notice of the general meeting.	75. The place for holding the Company's shareholders' meetings shall be: the domicile of the company or the place specified in the notice of the shareholders' meeting.
	A general meeting shall be held at a meeting place in the form of on-site meeting. The Company shall, also enable shareholders to have access to the general meeting by providing online voting. The shareholders that have participated in the meeting through access of any aforesaid means shall be deemed as having attended the meeting.  The identity of shareholders that attend the meeting through internet or other means shall be confirmed by the legal and effective voting system or trading system of the stock exchange approved by regulatory authorities.	A shareholders' meeting shall be held at a meeting place in the form of on-site meeting.  The Company shall also provide the convenience of online voting for shareholders.  The identity of shareholders that attend the shareholders' meeting through internet or other means shall be confirmed by the legal and effective voting system or trading system of the stock exchange approved by regulatory authorities.
68.	88. The register of the shareholders' general meeting attendants shall be prepared by the Company. The register shall expressly record such matters as the name of the attendant (or of the unit thereof), the identification card number, domicile address of the attendee, the number of voting shares held or represented by the attendee, and the name of the principal (or of the unit thereof).	76. The register of the shareholders' meeting attendants shall be prepared by the Company. The register shall expressly record such matters as the name of the attendant (or of the unit thereof), the identification card number of the attendee, the number of voting shares held or represented with voting rights by the attendee, and the name of the principal (or of the unit thereof), etc.

S.N	The current Articles of Association	Amended Articles of Association
69.	89. When a shareholders' general meeting is being held, the Company shall engage lawyers to observe the meeting, give legal opinions as to the matters set out below, and make announcements as to the matters set out below as required by the listing rules of the place in which the shares of the Company are listed:  (1) whether the procedures for convening and holding the shareholders' general meeting are in compliance with the requirements.	shareholders' meeting, it shall engage a lawyer to issue a legal opinion on the following matters and make a public announcement:  (1) whether the procedures for convening and holding the shareholders' meeting are in compliance with the requirements of laws, administrative regulations and these Articles;
	of laws, administrative regulations and the Articles of the Company;	(2) whether the qualifications of attendees and convener are legal and valid;
	(2) whether the qualifications of attendees and convener are legal and valid;	(3) whether the voting procedures and voting outcome of the meeting are legal and valid;
	(3) whether the voting procedures and voting outcome of the meeting are legal and valid;	
	(4) issue legal opinions on other relevan issues at the request of the Company.	
70.	91. At the time of the shareholders' general meeting, all the directors, supervisors and the secretary of the board of directors, of the Company shall attend the meeting, and general managers and other senior officers shall attend as nonvoting delegates.	directors and senior officers to attend the meeting, the directors and senior officers shall attend and accept inquiries from shareholders.

#### S.N The current Articles of Association

71. 92. The shareholders' general meeting shall be convened by the chairman. Where the chairman is unable to or fails to perform his duties, the shareholders' general meeting shall be presided over by the vice-chairman (where there are more than two vice chairmen, the shareholders' general meeting shall be presided over by the vice-chairman jointly elected by the majority of all the directors). Where the vice chairman is unable to or fails to perform his duties, the shareholders' general meeting shall be presided over by a director jointly elected by the majority of all the directors. If none of the Directors can be elected by more than a half of the Directors to preside over the meeting, the shareholders present at the meeting may elect a shareholder to preside over the meeting. If for any reason, the shareholders fail to elect the chairman to preside over the meeting, the shareholder (or proxy) present and holding the largest number of shares carrying voting rights shall preside over the meeting and act as the chairman.

If independently convened by the board of supervisors, the shareholders' general meeting shall be presided over by the chairman thereof. Where the chairman of the board of supervisors is unable to or fails to perform his duties, a supervisor shall be jointly elected by the majority of all the supervisors to preside over the shareholders' general meeting.

Shareholders' general meetings independently convened by the shareholders shall be presided over by a representative recommended by the convener.

Where the convener violates the procedural rules while the shareholders' general meeting is being held so that the meeting is unable to continue, a presider may, with the approval by the majority of voting rights represented by the shareholders present at the shareholders' general meeting, be elected by the shareholders' general meeting to continue the meeting.

#### Amended Articles of Association

80. The shareholders' meeting shall be presided over by the Chairman of the board of directors. Where the Chairman of the board of directors is unable or fails to perform his/her duties, the meeting shall be presided over by the Vice Chairman of the board of directors (if the Company has two or more Vice Chairmen, by the Vice Chairman jointly elected by more than half of the directors); where the Vice Chairman is unable or fails to perform his/her duties, the meeting shall be presided over by a director jointly elected by more than half of the directors.

A shareholders' meeting convened by the Audit Committee independently shall be presided over by the convener of the Audit Committee. Where the convener of the Audit Committee is unable or fails to perform his/her duties, the meeting shall be presided over by an Audit Committee member jointly elected by more than half of the Audit Committee members.

A shareholders' meeting convened by shareholders independently shall be presided over by the convener or a representative elected by them.

Where the presider violates the procedural rules while the shareholders' meeting is being held so that the meeting is unable to continue, a presider may, with the approval by the shareholders who hold more than half of the voting rights at the shareholders' meeting, be elected by the shareholders' meeting to continue the meeting.

S.N	The current Articles of Association	Amended Articles of Association
72.	93. The Company shall formulate the procedural rules of the shareholders' general meeting, which shall prescribe the detailed holding and voting procedures of said meeting, including the notice, registration, deliberation of proposals, ballot, vote calculation, announcement of voting results, formulation of meeting resolutions, meeting minutes and signature, announcement and other items, as well as the principles by which the shareholders' general meeting authorizes the board of directors. The authorized content shall be definite and specific. The procedural rules of the shareholders' general meeting shall be attached as an appendix to these Articles and shall be drafted by the board of directors and approved by the shareholders' general meeting.	81. The Company shall formulate the procedural rules of the shareholders' meeting, which shall prescribe the detailed <b>convening</b> , holding and voting procedures of said meeting, including the notice, registration, deliberation of proposals, ballot, vote calculation, announcement of voting results, formulation of meeting resolutions, meeting minutes and signature, announcement and other items, as well as the principles by which the shareholders' meeting authorises the board of directors. The authorised content shall be definite and specific. The procedural rules of the shareholders' meeting shall be attached as an appendix to these Articles and shall be drafted by the board of directors and approved by the shareholders' meeting.
73.	95. Directors, supervisors, and senior officers shall at the shareholders' general meeting give explanations and clarifications on the inquiries and recommendations raised by the shareholders.	(Deleted)

S.N	The	current Articles of Association	Ame	ended Articles of Association
74.	have resp	The shareholders' general meeting shall be meeting minutes and these shall be the onsibility of the secretary of the board of ectors.	mee resp	The shareholders' meeting shall have eting minutes and these shall be the consibility of the secretary of the board of etors.
	The item	meeting minutes shall record the following s:	The item	meeting minutes shall record the following s:
	(1)	time, place, agenda, and name of the convener of the meeting;	(1)	time, place, agenda, and name of the convener of the meeting;
	(2)	name of the presider and each of the directors, supervisors, managers and any other senior officers who attend the meeting with or without voting right;	(2)	name of the presider and the directors and senior officers who attend the meeting;
	(3)	number of shareholders and proxies who attend the meeting, total number of voting shares held by them, and proportion of such total number in the Company's shares;	(3)	number of shareholders and proxies who attend the meeting, total number of voting shares held by them, and proportion of such total number in the Company's shares;
	(4)	deliberation procedure, main speech points and voting result of each proposal;	(4)	deliberation process, main speech points and voting result of each proposal;
	(5)	inquiries or recommendations of the shareholders and the relevant replies or explanations thereto; name of lawyers, vote counters and	(5)	inquiries or recommendations of the shareholders and the relevant replies or explanations thereto;
	(7)	pollwatchers; and the number of voting shares held by the	(6)	name of lawyers, vote counters and poll-watchers; and
		attending shareholders who hold A Shares (including proxies thereof) or Overseas-Listed Foreign-Invested Shares (including proxies thereof) and the proportions of such numbers in the total shares of the Company;	<u>(7)</u>	the number of voting shares held by the attending shareholders who hold A Shares (including proxies thereof) or H Shares (including proxies thereof) and the proportions of such numbers in the
	(8)	when the voting results are recorded, the votes by the attending shareholders who hold A Shares and those who hold Overseas-Listed Foreign-Invested Shares upon each matter deliberated;	(8)	when the voting results are recorded, the votes by the attending shareholders who hold A Shares and those who hold H Shares upon each matter deliberated
	(9)	other items shall be recorded in the meeting minutes in accordance with the provisions hereof.	<u>(9)</u>	shall also be recorded;  other items that shall be recorded in the meeting minutes in accordance with these Articles hereof.

S.N	The current Articles of Association	Amended Articles of Association
75.	98. The attending directors, supervisors, secretary of the board of directors, convener or representative thereof, and the meeting presider shall sign the meeting minutes and ensure the authenticity, accuracy and completeness of the minutes of the shareholders' general meeting. Meeting minutes shall, together with the register of the present shareholders and the powers of attorney for attendance by proxy, and valid materials concerning votes through the internet and other means shall be kept together for a period of no less than 10 years.	85. The directors, secretary to the board of directors, convener or their representative, and the presider of the meeting who attend or are present at the meeting shall sign the meeting minutes and ensure that the content of the minutes is true, accurate, and complete. Meeting minutes shall, together with the register of the shareholders attending in person and the powers of attorney for attendance by proxy, and valid materials concerning votes through the internet and other means shall be kept together for a period of no less than 10 years.
76.	100. Resolutions of shareholders' general meetings shall be divided into ordinary resolutions and special resolutions.	87. Resolutions of shareholders' meetings shall be divided into ordinary resolutions and special resolutions.
	To adopt an ordinary resolution, votes representing a majority of the voting rights represented by the shareholders (including proxies) present at the shareholders' general meeting must be exercised in favor of the resolution in order for it to be passed.  Shareholders presenting at the shareholders' general meeting (including the shareholders' proxy) shall give their opinions on each item submitted for vote, being: affirmative, negative or abstention vote, unless securities registration and settlement institutions, as the nominal holders of shares that can be traded through Mainland-Hong Kong Stock Connect, make declarations according to the intention of actual holders The blank, falsely-filled and unreadable votes as well as the failure to vote shall be deemed as abstention, and the voting results represented by the shares of the abstention voter shall be filled with "abstention". The abstention vote shall be regarded as valid votes when the Company counts the votes in respect of the relevant matter.	To adopt an ordinary resolution, votes representing a majority of the voting rights represented by the shareholders present at the shareholders' meeting must be exercised in favor of the resolution in order for it to be passed. A special resolution of the shareholders' meeting shall be passed by more than two-thirds of the voting rights held by the shareholders present at the meeting.  Shareholders presenting at the shareholders' meeting shall give their opinions on each item submitted for vote, being: affirmative, negative or abstention vote, unless securities registration and settlement institutions, as the nominal holders of shares that can be traded through Mainland-Hong Kong Stock Connect, make declarations according to the intention of actual holders. The blank, falsely-filled and unreadable votes as well as the failure to vote shall be deemed as abstention, and the voting results for the number of shares held by the shareholder shall be counted as "abstention". The abstention vote shall be regarded as valid votes when the Company counts the votes in respect of the relevant matter.

S.N	The current Articles of Association	Amended Articles of Association
	Where any shareholder is, under the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited, required to abstain from voting on any particular resolution or restricted to voting only for or only against particular resolution, any vote cast or on behalf of such shareholder in contravention of such requirement or restriction shall not be counted.	Where any shareholder is, under the Hong Kong Listing Rules, required to abstain from voting on any particular resolution or restricted to voting only for or only against particular resolution, any vote cast or on behalf of such shareholder in contravention of such requirement or restriction shall not be counted.
		For the purpose of this Article, 'shareholders' includes shareholders who attend a shareholders' meeting by proxy.
77.	101. A shareholder (including proxy), when voting at a shareholders' general meeting, shall exercise voting rights in accordance with the number of shares carrying the right to vote and each share shall have one vote, except under the circumstances where cumulative voting system is used.  The votes casted by minority investors shall be separately counted when material matters affecting the interests of minority investors are being deliberated at the shareholders' general	88. A shareholder, when voting at a shareholders' meeting, shall exercise voting rights in accordance with the number of shares carrying the right to vote and each share shall have one vote, except under the circumstances where cumulative voting system is used.  The votes casted by minority investors shall be separately counted when material matters affecting the interests of minority investors are being deliberated at the shareholders' meeting.
	meeting. The results of the separate vote-counting shall be publicly disclosed in a timely manner.  The shares held by the Company itself shall	The results of the separate vote-counting shall be publicly disclosed in a timely manner.  The shares held by the Company itself shall have no voting rights and shall not be calculated into the total number of voting shares held by
	have no voting rights and shall not be calculated into the total number of voting shares held by the attending shareholders.	the attending shareholders.  Shareholders, who purchase the voting shares of the Company in violation of provisions of
	Shareholders, who purchase the voting shares of the Company in violation of provisions of the first clause and the second clause of Article 63 of the Securities Law, shall not exercise the voting rights of the shares that exceed the prescribed ratio within 36 months after purchasing them, and such shares shall not be included in the total number of shares with voting rights at a general meeting.	the first clause and the second clause of Article 63 of the Securities Law, shall not exercise the voting rights of the shares that exceed the prescribed ratio within 36 months after purchasing them, and such shares shall not be included in the total number of shares with voting rights at a shareholder' meeting.

#### S.N The current Articles of Association **Amended Articles of Association** The board of directors, independent directors The board of directors, independent (nonand shareholders holding 1% or more shares executive) directors and shareholders holding 1% or more shares with voting rights or with voting rights or investor protection agencies established pursuant to laws, investor protection agencies established administrative regulations or the provisions of pursuant to laws, administrative regulations or CSRC may publicly solicit the voting rights the provisions of CSRC may publicly solicit the of shareholders. Where the voting rights of a voting rights of shareholders. Where the voting shareholder are being solicited, information such rights of a shareholder are being solicited, as the specific voting intention shall be fully information such as the specific voting intention disclosed to the shareholder. It is prohibited to shall be fully disclosed to the shareholder. It solicit shareholders' voting rights in a covertly is prohibited to solicit shareholders' voting or overtly payable manner. Save for statutory rights in a covertly or overtly payable manner. conditions, the Company shall not impose Save for statutory conditions, the Company restrictions on the minimum shareholding shall not impose restrictions on the minimum percentage for solicitation of voting rights. shareholding percentage for solicitation of voting rights. For the purpose of the first paragraph of this Article, 'shareholders' includes shareholders who attend a shareholders' meeting by proxy.

S.N	The current Articles of Association	Amended Articles of Association
78.	102. Votes at the shareholders' general meeting shall be made by means of open ballot.	89. Votes at the shareholders' meeting shall be made by means of open ballot.
	Prior to vote on proposals at the shareholders' general meeting, two shareholders shall be elected as representatives by the shareholders' general meeting to participate in the vote calculation and supervision. If shareholders have interests in the matters to be deliberated on, the concerned shareholders and proxies thereof shall not take part in the vote calculation and supervision.	Prior to vote on proposals at the shareholders' meeting, two shareholders shall be elected as representatives by the shareholders' meeting to participate in the vote calculation and supervision. If shareholders have association with the matters to be deliberated on, the concerned shareholders and proxies thereof shall not take part in the vote calculation and supervision.
	When the shareholders' general meeting is voting on proposals, the lawyers, representatives of shareholders and supervisors shall be jointly responsible for the vote calculation and supervision thereof and announce the voting results in the meeting which shall be recorded into the minutes of the meeting.  Shareholders of the Company or their proxies who cast votes via internet or through any other means shall have the right to examine their voting results by accessing to the corresponding voting system.	When the shareholders' meeting is voting on proposals, the lawyers, representatives of shareholders shall be jointly responsible for the vote calculation and supervision thereof and announce the voting results in the meeting which shall be recorded into the minutes of the meeting. The Company shall, in accordance with the requirements of the securities regulatory authorities and the stock exchange of the place where its H Shares are listed, appoint its auditor or share registrar or an external accountant qualified to act as an auditor to act as the scrutineer for the vote count, and shall state the identity of the scrutineer in the announcement.  Shareholders of the Company or their proxies who cast votes via internet or through any other means shall have the right to examine their voting results by accessing to the corresponding voting system.
79.	103. On a poll taken at a meeting, a shareholder (including proxy) entitled to more than two votes need not cast all his votes in the same way.	(Deleted)
80.	104. In the case of an equality of votes, whether on a show of hands or on a poll, the chairman of the meeting at which the show of hands takes place or at which the poll is demanded shall be entitled to one additional vote.	(Deleted)

S.N	The	current Articles of Association	Amo	ended Articles of Association
81.		The following matters shall be resolved by rdinary resolution of a shareholders' general ting:	by a	The following matters shall be resolved an ordinary resolution of a shareholders' ting:
	(1)	work reports of the board of directors and the supervisory committee;	(1)	work reports of the board of directors;
			(2)	proposals formulated by the board of
	(2)	proposals formulated by the board of		directors for distribution of profits and for
		directors for distribution of profits and for making up losses;		making up losses;
			(3)	appointment and removal of the
	(3)	appointment and removal of the members		members of the board of directors, their
		of the board of directors and of the		remuneration and method of payment;
		supervisory committee, their remuneration		
		and method of payment;	(4)	matters other than those required by the laws and administrative regulations or
	(4)	annual preliminary and final budgets and		these Articles to be adopted by special
		the annual reports of the Company;		resolutions.
	(5)	matters other than those required by the		
		laws and administrative regulations or		
		these Articles to be adopted by special resolutions.		

S.N	The	current Articles of Association	Amo	ended Articles of Association
82.	a sp	The following matters shall be resolved by secial resolution of a shareholders' general ting:		The following matters shall be resolved by a sial resolution of a shareholders' meeting:
	(1)	the increase or reduction of the Company's share capital and the issue of share of any class, warrants and other similar	(2)	the increase or reduction of the Company's registered capital;  the division, spin-off, merger, dissolution
	(2)	securities; the issue of debentures of the Company;	(3)	and liquidation of the Company; amendments to these Articles;
	(3)	the division, spin-off, merger, dissolution and liquidation of the Company;	(4)	where, within the period of one year, the amount of the Company's purchases or sales of major assets or the amount of the guarantee
	(4)	amendments to these Articles;		provided to others by the Company exceeds 30% of the total assets of the Company as of
	(5)	where, within the period of one year, purchases or sales by the Company or the amount of the guarantee provided by the	(5)	the most recent audit; equity incentive plan;
		Company exceeds 30% of the total assets of the Company as of the most recent audit;	(6)	any other matters stipulated by laws, administrative regulations and these Articles, and considered by the shareholders' meeting,
	(6)	stock-based incentive plan;		resolved by way of an ordinary resolution, to be of a nature which may have a material
	(7)	amendments to rights of holders holding different categories of shares; and		impact on the Company and should be adopted by a special resolution.
	(8)	any other matters stipulated by laws, administrative regulations and these Articles, and considered by the shareholders' general meeting, resolved by way of an ordinary resolution, to be of a nature which may have a material impact on the Company and should be adopted by a special resolution.	shall	resolution passed by the shareholders' meeting a comply with the relevant provisions of Chinese and administrative regulations, and the provisions nese Articles.
	be in	resolution passed by the general meeting shall n compliance with the laws, administrative alations of China and provisions of these cles.		

S.N	The current Articles of Association	Amended Articles of Association
83.	108. The name list of directors and supervisors candidates shall take the form of proposal and be submitted to the shareholders' general meeting for vote.  When the shareholders' general meeting votes upon the election of directors and supervisors in accordance with the provisions of these Articles or the resolution adopted by the shareholders' general meeting, the cumulative voting system may be used. If two or more independent directors are elected at the shareholders' general meeting of the Company, a cumulative voting system shall be implemented.  The "cumulative voting" stated in the preceding paragraph shall mean when the shareholders' general meeting is electing directors or supervisors, each share shall have the same number of voting rights as the number of directors or supervisors who are up for election, and the voting rights of all the shareholders may	93. The name list of director candidates shall take the form of proposal and be submitted to the shareholders' meeting for vote.  When the shareholders' meeting votes upon the election of directors in accordance with the provisions of these Articles or the resolution adopted by the shareholders' meeting, the cumulative voting system may be used. A cumulative voting system shall be implemented if a single shareholder of the Company and parties acting in concert with them hold more than 30% of the shares with equity interests, or if the Company's shareholders' meeting elects two or more independent (non-executive) directors.  The "cumulative voting" stated in the preceding paragraph shall mean when the shareholders' meeting is electing directors, each share shall have the same number of voting rights as the number of directors who are up for election,
	be exercised in a centralized manner. The board of directors shall announce the resume and basic information of each candidate of directors and supervisors to the shareholders.	and the voting rights of all the shareholders may be exercised in a centralised manner. The board of directors shall announce the resume and basic information of each candidate of directors to the shareholders.
84.	113. The chairman of the meeting shall determine whether or not a resolution of the general meeting shall be adopted according to poll results. His decision shall be final and conclusive and shall be announced at the meeting and recorded in the meeting minutes. The Company shall announce the resolutions of the shareholders' general meetings in accordance with the relevant requirements of the stock exchange on which the shares of the Company are listed.	98. The Company shall announce the resolutions of the shareholders' meeting in accordance with the relevant provisions of applicable laws and regulations, the securities regulatory authorities and the stock exchanges of the place where the Company's shares are listed.

S.N	The current Articles of Association	Amended Articles of Association
85.	114. If the chairman of the meeting has any doubt as to the result of a resolution put to the vote, he may have the votes counted. If the chairman of the meeting fails to have the votes counted, any shareholder who is present in person or by proxy and who objects to the results announced by the chairman of the meeting may demand that the votes be counted immediately after the declaration of results, and the chairman of the meeting shall have the votes counted immediately.	99. If the presider of the meeting has any doubt about the result of a resolution submitted for voting, he/she may have the votes counted. If the presider of the meeting fails to have the votes counted, a shareholder or shareholder's proxy present at the meeting who objects to the result announced by the presider has the right to demand that the votes be counted immediately after the announcement of the voting result, and the presider shall have the votes counted immediately.
86.	115. If votes are counted at a shareholders' general meeting, the result of the count shall be recorded in the minute book.  Minute shall be made in respect of all resolutions passed at a shareholders' general meeting and signed by directors present at the meeting. The minutes, shareholders' attendance list and proxy forms shall be kept at the Company's domicile.	100. If votes are counted at a shareholders' meeting, the result of the count shall be recorded in the minute book.
87.	119. Shareholders may, during the business hours of the Company, inspect copies of the minutes of any shareholders' general meetings without charge. If a shareholder requests from the Company a copy of the minutes of any meeting, the Company shall send a copy of such minutes to him within 7 days after receipt of reasonable charges.	(Deleted)

88.

### PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION

#### S.N The current Articles of Association

128. Directors shall be elected or replaced by the shareholders' general meeting, and may be dismissed at the shareholders' general meeting prior to expiration of the term of office. The term of office of each director is 3 years. The directors may, after the expiration of the term of office, be re-elected and re-appointed. The shareholders' general meeting may by ordinary resolution remove any director before the expiration of his term of office (but without prejudice to such director's right to claim damages based on any contract) on the condition that all the relevant laws and administrative regulations are fully complied with.

The chairman and vice-chairman(s) shall be elected and removed by more than one half of all the members of the board of directors. The term of office for each of the chairman and the vice-chairman(s) is 3 years, renewable upon reelection.

The term of office of each director shall commence as of his assumption of office until the expiration of the current board of directors. Where the directors fail to be promptly reelected upon the expiration of the term of office, then before the newly elected directors assume office, the original directors shall retain their directorship in accordance with the laws, administrative rules, departmental regulation, and provisions of these Articles.

The term of office of any one appointed by the board of directors as director to fill up the temporary vacancy of the board of directors or augmentatively appointed as director shall be valid until the next shareholders' anniversary general meeting, and such person are qualified to be re-elected.

General managers or other senior officers may serve concurrently as directors, however, the directors who concurrently serve as managers or other senior officers and staff representatives shall not exceed half of all the directors of the company.

A director shall not be required to hold shares of the Company.

#### Amended Articles of Association

112. Directors shall be elected or replaced by the shareholders' meeting, and may be dismissed at the shareholders' meeting prior to expiration of their term of office, with the dismissal taking effect on the date the resolution of the shareholders' meeting is made. The term of office of each director is 3 years. The directors may, after the expiration of the term of office, be re-elected and reappointed. If a director is dismissed from office before the expiration of his/her term without a valid reason, the director may demand compensation from the Company. The Company shall have at least one employee director. The employee director on the board of directors shall be democratically elected by the Company's employees through the employee representative congress, the employee assembly, or other forms, and does not need to be submitted to the shareholders' meeting for review.

The term of office of each director shall commence as of his/her assumption of office until the expiration of the current board of directors. Where the directors fail to be promptly re-elected upon the expiration of the term of office, then before the newly elected directors assume office, the original directors shall retain their directorship in accordance with the laws, administrative rules, departmental regulation, and provisions of these Articles.

Senior officers may serve concurrently as directors. However, the directors who concurrently serve as senior officers and staff representatives shall not exceed half of all the directors of the company.

S.N	The current Articles of Association	Amended Articles of Association
89.	129. Notice in writing of the intention to propose a person for election as a director and notice in writing by that person of his willingness to be elected shall have been given to the Company 7 days before the date of such shareholder's general meeting. The period for lodgment of the notices referred to in this paragraph will commence no earlier than the day after the dispatch of the notice of the meeting appointed for such election and end no later than 7 days prior to the date of such meeting.	(Deleted)
	The number of directors elected each term shall not be less than the number as provided in these Articles and shall not exceed the maximum number of directors elected through ordinary voting by the shareholders' general meeting. When the number of directors elected exceeds the maximum number, the elected directors shall be determined by the number of votes by sequence.	
90.	<ul> <li>130. The directors shall abide by laws, administrative rules, and these Articles and faithfully perform the following obligations for safeguarding the interests of the Company:</li> <li>(1) safeguard the interests of the Company and all shareholders, and shall not prejudice the interests of the Company for the interest of beneficial controllers, shareholders, employees, himself or other third parties;</li> </ul>	113. Directors shall comply with the provisions of laws, administrative regulations, and these Articles, owe a duty of loyalty to the Company, take measures to avoid conflicts between their own interests and the interests of the Company, and not use their position to seek improper benefits.  A director owes the following duties of loyalty to the Company:
	<ul><li>(2) not abuse their functions and powers to accept bribery or other illegal income and not misappropriate the Company's assets;</li><li>(3) not embezzle the Company's funds;</li></ul>	<ul> <li>(1) not embezzle Company property or misappropriate Company funds;</li> <li>(2) not deposit Company funds in an account opened in his/her own name or in the name of others;</li> </ul>
	(4) not open accounts in their own name or in the names of others, for depositing the funds or assets of the Company;	(3) not use his/her position to accept bribes or other illegal income;  (4) not directly or indirectly enter into contracts or conduct transactions with the Company without reporting to the board of directors or the shareholders' meeting and obtaining approval by a resolution of the board of directors;

#### S.N The current Articles of Association Amended Articles of Association not lend the Company's funds to others not use his/her position to seek for or provide guarantees for others with himself/herself or others a business the Company's assets in violation of the opportunity belonging to the Company, provisions hereof and without the approval except where he/she has reported to the of the shareholders' general meeting or board of directors or the shareholders' the board of directors: meeting and obtained approval by a resolution of the shareholders' meeting, not enter into any contract or transaction or where the Company is unable to utilise such business opportunity with the Company in violation of the provisions hereof and without the approval according to the provisions of laws, administrative regulations, or these of the shareholders' general meeting; Articles; without the approval of the shareholders' general meeting, not abuse its powers and not engage in, for his/her own account functions to seek business opportunities or for others, any business that is of the for themselves or others as should have same type as the Company's business, been attributed to the Company, nor without reporting to the board of operate for themselves or entrust others directors or the shareholders' meeting to operate or operate others businesses and obtaining approval by a resolution similar to those of the company; of the shareholders' meeting; not accept commission derived from not accept commission derived from **(7)** transactions of the Company, as personal transactions between others and the gains; Company, as personal gains; not abuse associated relationships to not abuse associated relationships to (8) impair the interests of the Company; impair the interests of the Company; (10) keep the trade secrets confidential, not to not disclose Company secrets without disclose major information to be disclosed, authorisation; not to acquire interests through inside information and shall perform the non-(10) other faithful discharge of obligations as prescribed in the laws, administrative competition obligation after resignation as agreed with the Company; rules, departmental regulations and these Articles. (11) other faithful discharge of obligations as prescribed in the laws, administrative Any income of the directors arising from their rules, departmental regulations and these acts above mentioned shall be owned by the Articles. company; where the directors cause losses to the company, they shall bear compensation Any income of the directors arising from their liabilities. acts above mentioned shall be owned by the company; where the directors cause losses to The provisions of item (4) of the second paragraph the company, they shall bear compensation of this Article shall apply when the close relatives of a director or senior officers, an enterprise liabilities. directly or indirectly controlled by a director, senior officers, or their close relatives, or any other related person having other affiliations with a director or senior officers, enters into a contract or conducts a transaction with the Company.

#### S.N The current Articles of Association Amended Articles of Association 91. 131. The directors shall abide by the laws, 114. Directors shall comply with the provisions of administrative rules and these Articles, and laws, administrative regulations, and these Articles, shall perform the following obligations with due owe a duty of diligence to the Company, and in diligence and shall not reluctant to take their the performance of their duties, shall exercise the responsibilities: reasonable care that a manager would normally be expected to exercise for the best interests of ensuring that they have reserve sufficient the Company. time and effort for participating in the Company's affairs and cautiously judging A director owes the following duties of the risks and gains arising from the diligence to the Company: resolutions proposed; ensuring that they have sufficient time and (1) The directors, in principle, shall attend effort for participating in the Company's the meeting of the Board in person. Any affairs and cautiously judging the risks director who fails to attend the meeting and gains arising from the resolutions due to some reasons and authorises proposed; another director in writing to attend on his/her behalf shall cautiously select a the directors, in principle, shall attend proxy, with specific authorised matters the meeting of the Board in person. Any and intent of decision-making, and shall director who fails to attend the meeting not give carte blanche to his/her proxy; due to some reasons and authorises another director in writing to attend on prudently, earnestly and diligently exercising the rights conferred by the his/her behalf shall cautiously select a company so as to ensure the compliance proxy, with specific authorised matters of the company's business acts with and intent of decision-making, and shall the requirements of the State laws, not give carte blanche to his/her proxy; administrative rules and the various State economic policies and that business prudently, earnestly and diligently activities shall not exceed the business exercising the rights conferred by the scope mentioned in the business license; company so as to ensure the compliance of the company's business acts with treating all the shareholders fairly; the requirements of the State laws, administrative rules and the various State focusing on matters including operating economic policies and that business condition of the Company and timely activities shall not exceed the business report relevant issues and risks to the scope mentioned in the business license; Board, and shall not be released from such liability by the reason that they are not (4) treating all the shareholders fairly; familiar with the Company's business or do not understand the related matters: staying informed in a timely manner about the Company's business operations and management, and timely reporting relevant issues and risks to the Board, and shall not be released from such liability by the reason that they are not familiar with the Company's business or do not understand the related matters;

S.N	The current Articles of Association	Amended Articles of Association
	(6) reporting regularly to the company and signing the written confirmation opinions, and ensuring the authenticity, accuracy and completeness of the information disclosed by the company;	(6) reporting regularly to the company and signing the written confirmation opinions, and ensuring the authenticity, accuracy and completeness of the information disclosed by the company;
	<ul> <li>(7) providing the relevant information and materials to the board of supervisors faithfully, and not impeding the board of supervisors or supervisors in exercising their functions and powers;</li> <li>(8) actively promoting the regulated operation of the Company, supervising the performance of information disclosure obligations by the Company, timely rectifying and reporting the noncompliance behaviour of the Company and supporting the performance of social responsibility of the Company;</li> </ul>	(7) providing relevant information and materials truthfully to the Audit Committee and not impeding the Audit Committee in the exercise of its powers;  (8) other obligations of diligence as prescribed in the relevant laws, administrative rules, departmental regulations and these Articles.
	(9) other obligations of diligence as prescribed in the relevant laws, administrative rules, departmental regulations and these Articles.	
92.	133. A director may resign prior to the expiry of his/her term of office. When a director intends to resign, he/she shall submit a written resignation to the Board of Directors. The Board of Directors shall disclose relevant situation in accordance with the requirements of the stock exchange where the Company's shares are listed.  If the number of members of the Board of Directors falls below the statutory minimum number because of the resignation of a director, or the proportion of independent directors on the Board of Directors or its specialised committees does not comply with the requirements of laws, regulations or the Articles of Association due to the resignation of an independent director, or if there is a lack of accounting professionals among the independent directors, the existing director shall continue to perform his/her duties as a director in accordance with relevant laws, administrative regulations, department rules and the provisions of these Articles until a newly elected Director takes office. The resignation of the original director shall be effective only after the succeeding director has filled his vacancy.  Other than the circumstances specified in the preceding paragraph, the resignation of a director shall take effect upon receipt of the resignation by the Board of Directors.	116. A director may resign before the expiration of his/her term of office. A director who resigns shall submit a written resignation report to the Company. The resignation shall take effect on the date the Company receives the resignation report, and the Company will disclose the relevant information within 2 trading days. The board of directors will also disclose relevant information as required by the securities regulatory authorities and the stock exchange of the place where the Company's shares are listed (if required).  If the number of members of the Board of Directors falls below the statutory minimum number because of the resignation of a director, or the proportion of independent (non-executive) directors on the Board of Directors or its specialised committees does not comply with the requirements of laws, regulations or these Articles due to the resignation of an independent (non-executive) director, or if there is a lack of accounting professionals among the independent (non-executive) directors, the existing director shall continue to perform his/her duties as a director in accordance with relevant laws, administrative regulations, department rules and the provisions of these Articles until a newly elected director takes office. The resignation of the original director shall be effective only after the succeeding director has filled his/her vacancy.

S.N	The current Articles of Association	Amended Articles of Association
93.	134. Where the resignation of each director comes into force or his term of office expires, the director shall deal with all the required hand-over formalities to the board of directors. His/her fiduciary duties towards the Company and the shareholders shall remain in force for six months after the end of his/her term of service.	system for the resignation of directors, which shall specify safeguard measures for holding them accountable and seeking recourse for unfulfilled public commitments and other outstanding matters. Where the resignation of each director comes into force or his/her term of office expires, the director shall deal with all the required hand-over formalities to the board of directors. His/her fiduciary duties towards the Company and the shareholders shall remain in force for six months after the end of his/her term of service. The liability that a director should bear for the performance of his/her duties during his/her term of office shall not be exempted or terminated due to his/her departure from office.
94.	136. Where the law, administrative rules, departmental regulations or provisions of these Articles are violated, thus causing losses to the Company in performing duties for the Company, the directors shall be liable for compensation.	119. Where the law, administrative rules, departmental regulations or provisions of these Articles are violated, thus causing losses to the Company in performing duties for the Company, the directors shall be liable for compensation.  Where a director causes harm to others in the performance of his/her duties for the Company, the Company shall bear the liability for compensation; if the director has acted with intent or gross negligence, the director shall also bear the liability for compensation.

#### S.N The current Articles of Association

95. 137. The Company shall have a board of directors. The board of directors shall consist of 7-11 directors, and shall comprising 1 chairman and may comprising 1 to 2 vice chairman(s). The directors of the Company shall consist of executive directors, non-executive directors and independent non-executive directors (independent directors). An executive director refers to a director who assumes a position competent in operations and management and is not independent as defined by law at the Company. A non-executive director refers to a director who does not assume a position competent in operations and management and is not independent as defined by law at the Company. An independent non-executive director refers to a director who holds no position in the Company other than the position of director and complies with the relevant provisions of the independence of independent directors in accordance with the requirements of the stock exchange where the Company's shares are listed, and has no direct or indirect relationship with the Company, its major shareholder(s) and its actual controller or other factors that may influence them from making objective and independent judgment.

#### Amended Articles of Association

120. The Company shall have a board of directors, which shall consist of 5-11 directors. The board of directors shall have one Chairman and may have one to two Vice Chairmen. The chairman and vice-chairman(s) shall be elected and removed by more than one half of all the members of the board of directors. The term of office for each of the chairman and the vicechairman(s) is 3 years, renewable upon reelection. The Company's directors include executive directors, non-executive directors, independent (non-executive) directors, and employee directors. An executive director refers to a director who assumes a position competent in operations and management and is not independent as defined by law at the Company. A nonexecutive director refers to a director who does not assume a position competent in operations and management and is not independent as defined by law at the Company. An independent (nonexecutive) director refers to a director who holds no position in the Company other than the position of director and complies with the relevant provisions of the independence of independent (non-executive) directors in accordance with the requirements of the stock exchange where the Company's shares are listed, and has no direct or indirect relationship with the Company, its major shareholder(s) and its actual controller or other factors that may influence them from making objective and independent judgment.

More than half of the directors shall be external directors (the directors who don't hold posts in the Company), including at least 3 independent (non-executive) directors who shall account for at least one-third of the board members and at least one independent (non-executive) director shall possess proper professional qualifications or proper accounting or finance-related management expertise as required by applicable laws and regulations.

#### S.N The current Articles of Association Amended Articles of Association More than half of the directors shall be external External directors shall have sufficient time and directors (the directors who don't hold posts in necessary knowledge and ability to perform the Company), including at least 3 independent their duties. When an external director performs non-executive directors who shall account for his/ her/its duties, the Company shall provide at least one-third of the board members and at necessary information. Among them, independent least one independent non-executive director (non-executive) directors shall focus on matters shall possess proper professional qualifications closely relating to the interests of minority or proper accounting or finance-related shareholders. Independent (non-executive) management expertise. directors may engage securities service institutions such as accounting firms or law firms to conduct auditing and examination or External directors shall have sufficient time give opinions on relevant matters in accordance and necessary knowledge and ability to perform their duties. When an external director with relevant requirements of the stock performs his/her/its duties, the Company exchange where the Company's shares are shall provide necessary information. Among listed. them, independent directors shall focus on matters closely relating to the interests of minority shareholders. External directors may engage securities service institutions such as accountants or law firms to conduct auditing and examination or give opinions on relevant matters in accordance with relevant requirements of the stock exchange where the Company's shares are listed. 96. 138. Based on its needs, the Company shall 121. As needed, the Company's board of establish specialized committees including the directors shall establish special committees Strategy Committee of the Board of Directors, such as a Strategy Committee, an Audit the Audit Committee of the Board of Directors, Committee, a Remuneration Committee, and a the Remuneration Committee of the Board of Nomination Committee. Directors and the Nomination Committee of the Board of Directors. The members of the specialized committees shall all consist of directors. In particular, the independent nonexecutive directors shall account for more than half of the members of the Remuneration Committee and Nomination Committee and act as the convener or chairman. The Audit Committee shall consist of at least three members and all of its members shall be nonexecutive directors who do not hold senior management positions in the Company and its conveners or chairmen shall be an independent non-executive director who is accounting professional.

S.N	The	current Articles of Association	Amended Articles of Association
97.	Boar proc Boar shall the	The Company shall establish and the rd of Directors shall approve the rules of redures for specialized committees of the rd of Directors. Each specialized committee Il exercise its authority in accordance with Articles and its rules of procedures and consible to the Board of Directors as well as apport its works to the Board of Directors.	122. The Company shall formulate rules of procedure for the special committees of the board of directors, which shall be approved by the board of directors. Each special committee of the board of directors shall exercise its powers in accordance with these Articles and its rules of procedure.
98.	shar	The board of directors is responsible to the eholders' general meeting and exercises the owing powers:	123. The board of directors shall exercise the following powers:
	(1)	convening the shareholders' general meeting and reporting its work to the shareholders' general meeting;	(1) convening the shareholders' meeting and reporting its work to the shareholders' meeting;
	(2)	implementing the resolutions of the shareholders' general meeting;	(2) implementing the resolutions of the shareholders' meeting;
	(3)	deciding the business plan and investment plan of the Company;	(3) deciding the business plan and investment plan of the Company;
	(4)	formulating the annual financial budget and final settlement plan of the Company;	(4) formulating profit allocation plan and plan to recover losses, of the Company;
	(5)	formulating profit allocation plan and plan to recover losses, of the Company;	(5) formulating plans for the increase or reduction of the Company's registered capital, as well as plans for the issuance of corporate bonds or other securities and
	(6)	formulating the debt and financial policies, the plans of the Company regarding the	their listing;
		increase or decrease in the registered capital, the issuance of bonds or other securities and the listing of the Company;	(6) drawing up Company plans concerning major acquisitions or sales, the acquisition of Company stocks or merger, division, dissolution and alteration in corporate
	(7)	drawing up Company plans concerning major acquisitions or sales, the acquisition of Company stocks or merger, division,	form;  (7) within the scope of authorisation granted
		dissolution and alteration in corporate form;	by the shareholders' meeting, deciding such matters as external investment, acquisition and sale of assets, mortgage
	(8)	within the scope of authorization granted by the shareholders' general meeting, deciding such matters as external investment, acquisition and sale of assets, mortgage of assets, external guarantee,	of assets, external guarantee, entrusted management of wealth and related/ connected transactions and external donations;
		entrusted management of wealth and connected transactions and external donations;	(8) deciding the establishment of the internal management office of the Company;

S.N	The current Articles of Association	Amended Articles of Association
	(9) deciding the establishment of the intern management office of the Company;	manager and the secretary of the board
	(10) appointing or dismissing the general manager and the secretary of the board of directors of the Company, appointing of dismissing the deputy general manager(state financial principal and other senior management personnel of the Companaccording to the nomination of the general manager, and deciding on matters of remuneration, rewards and punishmen thereof;	penalties; appointing or dismissing the deputy general manager(s), the Chief Financial Officer and other senior officers of the Company according to the nomination of the general manager, and deciding on matters of remuneration, rewards and punishments thereof;
	(11) formulating the basic management syste of the Company;	of the Company;
	(12) formulating the plan for amendment these Articles;	·
	(13) controlling the disclosure of th Company's information;	e (13) proposing to the shareholders' meeting the appointment or replacement of the
	(14) proposing to the shareholders' generated meeting the appointment or replacement of the accounting firm which renders and service to the Company;	al accounting firm which renders audit service to the Company;
	(15) hearing the Company management wor	
	report and examining the work of the general managers;	e (15) deciding on other major and administrative affairs of the Company, except for matters
	(16) in addition to matters that shall be decided by resolution of the shareholders' gener meeting in line with the Company law are theses Articles, deciding other materials.	and these Articles to be resolved by the shareholders' meeting;
	matters and administrative matters, an execute other material agreements; and	d (16) other functions and powers conferred by the laws, administrative rules, departmental regulations, these Articles or
	(17) other functions and powers conferred by the laws, administrative rule departmental regulations, and these Articles.	Matters exceeding the scope of authorisation granted by the shareholders' meeting shall
	Except for the board of director's resolution in respect of the matters specified in subparagraphs (6), (7) and (12) of this provision which shall be passed by more than two-third of all the directors, the board of director resolutions in respect of all other matters make passed by more than one half of all the directors.	n ls s

S.N	The current Articles of Association	Amended Articles of Association
99.	143. The board of directors shall set forth powers regarding the approval of external investment, acquisition and sale of assets, mortgage of assets, external guarantee, entrusted management of wealth and connected associated transactions and external donations; shall establish strict examination and decision-making procedures; the major investment projects shall be subject to review by the relevant experts and professionals and be reported to the shareholders' general meeting for approval.  The board of directors shall not, without the prior approval of shareholders in a general meeting, dispose or agree to dispose of any fixed assets of the Company where the aggregate of the amount or value of the consideration for the proposed disposition, and the amount or value of the consideration for any such disposition of any fixed assets of the Company that has been completed in the period of 4 months immediately preceding the proposed disposition, exceeds 33% of the value of the Company's fixed assets as shown in the last balance sheet placed before the shareholders in general meeting.  For the purposes of this Article, a disposal of fixed assets includes an act involving the transfer of an interest in fixed assets but does not include the provision of security with fixed assets.  The validity of a transaction entered into by the Company for the disposal of fixed assets shall not be affected by the breach of the second paragraph of this Article.  In making decisions on market development, merger and acquisition, investment or merger & acquisition is more than 10% of the Company's total assets, the board of directors shall engage consulting organizations to provide opinions as important basis for decision making.	126. The board of directors shall determine the approval authority for external investments, acquisition and sale of assets, asset mortgages, external guarantees, entrusted wealth management, related/connected transactions, and external donations, and establish strict review and decision-making procedures; major investment projects shall be reviewed by relevant experts and professionals and submitted to the shareholders' meeting for approval in accordance with applicable laws and regulations, and the rules of the securities regulatory authorities and the stock exchanges of the place where the Company's shares are listed.
100.	145. The Chairman of the board of directors exercises the following powers:	128. The Chairman of the board of directors exercises the following powers:
	(1) to preside shareholders' general meetings and to convene and preside meetings of the board of directors;	(1) to preside shareholders' meetings and to convene and preside meetings of the board of directors;
	(2) to supervise the implementation of resolutions of the board of directors;	(2) to supervise and inspect the implementation of resolutions of the board of directors;
	(3) to sign the securities certificates issued by the Company;	(3) to exercise other powers conferred by the board of directors.
	(4) to exercise other powers conferred by the board of directors.	

#### S.N The current Articles of Association

101. 147. Meetings of the board of directors shall be held at least fourth every year and convened by the Chairman of the board of directors. Notice of the meeting shall be served in writing to on all directors 14 days before the date of the meeting.

The Company shall convene a meeting attended by all the Independent Directors on a regular or irregular basis.

The chairman shall convene and preside over an extraordinary Board meeting within ten days of receiving such a proposal under the following circumstances:

- (1) it is deemed necessary by the chairman;
- (2) it is proposed by the general;
- (3) it is proposed by shareholders representing more than 10% voting right;
- (4) it is proposed by more than one-third of the directors:
- (5) it is proposed by more than half of the independent directors;
- (6) It is proposed by the Supervisory Committee:
- (7) it is required by the relevant regulatory authorities.

In case of convening an extraordinary meeting of the board of directors, it shall not be restricted by notifying ways of meeting as provided in the first paragraph of this Article.

For any important matter subject to decision by the board of directors, all of the executive directors and external directors must be given advance notice by the time as required by this Article and provided with sufficient information, and the meeting must be conducted in strict compliance with the prescribed procedures. The directors may demand that supplementary materials be provided. If two or more of the independent directors believe that there is insufficient information or that the arguments are inconclusive, they may jointly propose in writing that the board meeting be postponed or that some of the matters to be discussed at the board meeting be discussed at a later time. In such circumstances the board of directors shall accept the proposal.

#### **Amended Articles of Association**

130. The board of directors shall hold at least four regular meetings each year, which shall be convened and presided over by the Chairman of the board of directors.

The chairman shall convene and preside over an extraordinary Board meeting within ten days under the following circumstances:

- (1) it is proposed by shareholders representing more than 10% voting right;
- (2) it is proposed by more than one-third of the directors;
- (3) it is proposed by more than half of the independent (non-executive) directors;
- (4) it is proposed by the Audit Committee;
- (5) it is required by the relevant regulatory authorities.

For any important matter subject to decision by the board of directors, all of the directors must be given advance notice by the time as required by these Articles and provided with sufficient materials. When two or more independent (non-executive) directors believe that the meeting materials are incomplete, the arguments are insufficient, or the materials are not provided in a timely manner, they may jointly propose in writing to postpone the board of directors meeting or to defer deliberation on some of the matters to be discussed by the Board, and the board of directors shall accept such proposal.

#### S.N The current Articles of Association Amended Articles of Association 102. 148. Regular meetings and extraordinary 131. Regular meetings and extraordinary meetings of the board of directors shall be meetings of the board of directors shall be notified in the following ways: notified in the following ways: For convening director's regular meeting, to convene a regular meeting of the board (1) notice of the time and place of the meeting of directors, the Chairman of the board of of the board of directors shall be sent by directors shall, through the Secretary to the Chairman through the secretary to the the board of directors, notify all directors board of directors to each of the directors in writing at least 14 days in advance and the supervisors by telex, telegram, by means such as email, telephone, fax, express courier, registered mail, or facsimile, express delivery, registered mail or personal delivery not less than 14 days personal delivery. before the meeting. to convene an extraordinary meeting For convening director's extraordinary of the board of directors, the Secretary meeting, written notice of the meeting to the board of directors shall notify all directors in writing 4 days before shall be sent by the secretary to the board of directors to each of the directors and the meeting is held by means such as the supervisors by announcement, telex, email, telephone, fax, express courier, telegram, facsimile, express delivery, registered mail, or personal delivery. registered mail or personal delivery not less than 4 days before the meeting. (3) notices shall be in Chinese and, where necessary, in English also and shall (3) Notices shall be in Chinese and, where include an agenda of the meeting. Any necessary, in English also and shall director may waive its right of requesting include an agenda of the meeting. Any notification from the board of directors director may waive its right of requesting notification from the board of directors. If the situation is urgent and an extraordinary meeting of the board of directors needs to be convened as soon as possible, a notice of the If the situation is urgent and an extraordinary meeting of the board of directors needs to meeting may be sent by telephone or by other be convened as soon as possible, a notice of verbal means at any time, but the convener the meeting may be sent by telephone or by must explain it at the meeting and this shall be other verbal means at any time, this shall be acknowledged in the resolution of the board of acknowledged in the resolution of the board of directors. directors. Notice of a meeting shall be deemed to have Notice of a meeting shall be deemed to have been given to a director who attends the board been given to a director who attends the board meeting without protesting against, before or meeting without protesting against, before or upon his/her attendance at the meeting, any lack of notice. upon his attendance at the meeting, any lack of notice. Any meeting of the board of directors may

Any meeting of the board of directors may be held by conference telephone or similar communication equipment so long as all directors participating in the meeting can clearly hear and communicate with each other, and all such directors shall be deemed to be present in person at the meeting.

S.N	The current Articles of Association	Amended Articles of Association
103.	149. The notice on the meeting of the board of directors shall include the following context:	132. The notice on the meeting of the board of directors shall include the following context:
	(1) session of the meeting and the date and place of the meeting;	(1) session, time, place, and duration of the meeting;
	(2) form of the meeting;	(2) form of the meeting;
	(3) matters to be considered;	(3) matters and topics to be considered at the meeting;
	<ul><li>(4) convener and chairperson of the meeting;</li><li>(5) the requirement that a Director shall attend</li></ul>	(4) convener and the presider of the meeting;
	the meeting in person or by proxy;	(5) the requirement that a director shall attend the meeting in person or by proxy;
	<ul><li>(6) the contact person and contact method;</li><li>(7) date of giving the notice.</li></ul>	(6) the contact person and contact information for the meeting;
		(7) date of giving the notice.
104.	150. A meeting of the board of directors (including the directors appointing other directors to present at the meeting through written power of attorney as provided by Article 106) shall be held only if more than half of all the directors are present.	133. A board of directors meeting may be held only if more than half of all directors (including directors who have appointed other directors in writing to attend the board of directors meeting on their behalf in accordance with these Articles) are present.
	Each director shall have one vote. Other than matters that must be passed by no less than two-thirds of all directors as prescribed by laws, regulations, regulatory documents and the Articles, resolutions of the board of directors must be passed by more than half of all the directors.	Voting at a board of directors meeting shall be conducted on the basis of one vote per person. Unless otherwise provided by laws, regulations, normative documents, and these Articles, a resolution of the board of directors must be passed by more than half of all directors.
	Where the number of votes cast for and against a resolution are equal, the Chairman shall have the right to cast an additional vote.	

S.N	The current Articles of Association	Amended Articles of Association
	The opinions of independent directors shall be clearly stated in resolutions of the board of directors. Any related-party transaction proposed by the Company which is required to be disclosed in accordance with laws and regulations, any proposal by the Company and its related parties to change or waive their undertakings, any decision proposed to be made and measures to be taken by the Board of Directors of the Company in relation to the acquisition of the Company, and any other matters stipulated in the laws, administrative rules and regulations and the Articles of Association of the Company shall be submitted to the Board of Directors for deliberation with the approval of more than half of all the independent directors of the Company.	
105.	151. Where directors have connected relationship with the enterprises mentioned in any resolution made by the board of directors, such directors shall neither vote on the said resolutions nor act as proxies for other directors to exercise their voting right upon the said resolutions. Such meetings of the board of directors may not be held unless attended by the majority of all the non-connected directors, and resolutions adopted at such meeting shall be passed by the majority of all the non-connected directors. Where the number of the non-connected directors attending the meeting of the board of directors is less than three, the matters shall be submitted to the shareholders' general meeting for examination and deliberation.	relationship with an enterprise or individual involved in a matter to be resolved by the board of directors, the director shall promptly report this to the board of directors in writing. A director with a related-party relationship shall not exercise voting rights on the resolution, nor shall they exercise voting rights on behalf of other directors. Such meetings of the board of directors may not be held unless attended by the majority of all the non-connected directors, and resolutions adopted at such meeting shall be passed by the majority of all the non-connected directors. Where the number of non-related directors present at a board of directors meeting is less than 3, the matter shall be submitted to the shareholders' meeting for review.

#### S.N The current Articles of Association

106.

152. Directors shall attend the meetings of the board of directors in person. Where a director is unable to attend a meeting for any reason, he may appoint another director by a written power of attorney to attend the meeting on his behalf. The power of attorney shall set out the name of the authorized person, the authorized items, scope of the authorization and valid period for the authorization, and should be signed or executed by the authorizer.

A director appointed as a representative of another director to attend the meeting shall exercise the rights of a director within the scope of authority conferred by the appointing director. Where a director is unable to attend a meeting of the board of directors and has not appointed a representative to attend the meeting on his behalf, he shall be deemed to have waived his right to vote at the meeting.

Fees arising from directors' attending board meetings shall be paid by the Company. These fees include transportation fees accrued (if directors' locations are different from that of the place of meetings) and the board and lodging fees arising from the term of the board meetings. The rental of place for meetings and other local transportation fees shall also be paid by the Company.

In respect of any matter requiring the resolution of any extraordinary meeting of the board of directors, the board of directors may accept written proposals instead of board meetings. A resolution approved in writing by at least such number of directors as may be required pursuant to Article 99 hereof after the resolution has been reduced into writing (including delivery by courier, mail or facsimile), and delivered to all the directors, shall be deemed to be a valid resolution and a board meeting shall be dispensed with.

#### Amended Articles of Association

135. Directors shall attend the meetings of the board of directors in person. If a director is unable to attend for any reason, he/she may appoint another director in writing to attend on his/her behalf. The power of attorney shall set out the name of the authorised person, the authorised items, scope of the authorisation and valid period for the authorisation, and should be signed or stamped by the authoriser.

A director appointed as a representative of another director to attend the meeting shall exercise the rights of a director within the scope of authority conferred by the appointing director. Where a director is unable to attend a meeting of the board of directors and has not appointed a representative to attend the meeting on his/her behalf, he shall be deemed to have waived his/her right to vote at the meeting.

Fees arising from directors' attending board meetings shall be paid by the Company. These fees include transportation fees accrued (if directors' locations are different from that of the place of meetings) and the board and lodging fees arising from the term of the board meetings. The rental of place for meetings and other local transportation fees shall also be paid by the Company.

Unless otherwise provided by applicable laws and regulations, the rules of the securities regulatory authorities and the stock exchanges of the place where the Company's shares are listed, and these Articles, for matters requiring a resolution by an extraordinary meeting of the board of directors, if the board of directors has sent the proposed resolution in writing (including by personal delivery, mail, or fax) to all directors, and the number of directors who have signed in agreement with the resolution has reached the number required by these Articles to make such a resolution, a valid resolution may be formed.

#### S.N The current Articles of Association Amended Articles of Association Minutes shall be made in Chinese in respect Minutes shall be made in Chinese in respect of all resolutions passed at a board meeting, of all resolutions passed at a board meeting. whether a board meeting is held or not. The The meeting minutes of each board meeting meeting minutes of each board meeting shall be shall be circulated to all directors for review as circulated to all directors for review. Directors soon as possible. Directors who want to make who wants to make amendments or supplements amendments or supplements shall make a report shall make a report in writing to the chairman in writing to the chairman of the board within of the board within one week after its receipt one week after its receipt of such minutes. After of such minutes. After the finalization of such the finalisation of such minutes, all the directors minutes, all the directors presenting at the presenting at the meeting together with the meeting together with the recorder shall sign recorder shall sign on the minutes. The minutes shall be deposited at the Company's domicile on the minutes. The minutes shall be deposited at the Company's domicile located inside located inside China and the copies shall be China and the copies shall be distributed to all distributed to all directors. The minutes of the directors. The minutes of the meeting of the meeting of the board of directors shall be kept board of directors shall be kept on file at the on file at the Company for a period of no less Company for a period of no less than 10 years. than 10 years. The minutes of the meeting of the board of The minutes of the meeting of the board of directors shall include the following context: directors shall include the following contents: session of the meeting, and its date, venue (1) session of the meeting, and its date, venue and convening method; and convening method; information on the giving of the notice of (2) information on the giving of the notice of the meeting; the meeting; convener and the chairman of the meeting; (3) convener and the presider of the meeting; information on directors' attending in **(4)** names of the directors present and names person and on behalf of any other director; of the directors (proxies) who attended the board of directors meeting on behalf of others; agenda of the meeting; proposals considered by the meeting, (5) agenda of the meeting; key points in speech of each director and main opinions of each director on relevant (6) proposals considered by the meeting, key points in speech of each director and issues: main opinions of each director on relevant (7) voting method and result of each issue for issues: resolution (voting result shall indicate the number of affirmative votes, dissenting voting method and result of each issue for votes or abstention votes respectively); resolution (voting result shall indicate the number of affirmative votes, dissenting other issues to which directors present at votes or abstention votes respectively); the meeting deem it necessary to record. other issues to which directors present at (8) the meeting deem it necessary to record.

S.N	The current Articles of Association	Amended Articles of Association
107.		137. Independent (non-executive) directors shall, in accordance with the provisions of applicable laws and regulations, the rules of the securities regulatory authorities and the stock exchanges of the place where the Company's shares are listed, and these Articles, diligently perform their duties, play a role in participating in decision-making, providing supervision and checks and balances, and offering professional advice within the board of directors, so as to safeguard the overall interests of the Company and protect the legitimate rights and interests of minority shareholders.
108.	1	138. Independent (non-executive) directors must maintain their independence. The following persons shall not serve as independent (non-executive) directors:
		(1) persons employed by the Company or its affiliated enterprises, and their spouses, parents, children, and major social relations (major social relations refer to siblings, spouses of siblings, parents of spouses, siblings of spouses, spouses of children, parents of spouses of children, etc.);
		(2) natural person shareholders who directly or indirectly hold 1% or more of the Company's issued shares or are among the top ten shareholders of the Company, and their spouses, parents, and children;
		(3) persons employed by a shareholder who directly or indirectly holds 5% or more of the Company's issued shares or by one of the top 5 shareholders of the Company, and their spouses, parents, and children;
		(4) persons employed by an affiliated enterprise of the Company's controlling shareholder or actual controller, and their spouses, parents, and children;

S.N	The current Articles of Association	Amended Articles of Association
		(5) persons who have significant business dealings with the Company, its controlling shareholder, its actual controller, or their respective affiliated enterprises, or persons employed by an entity that has significant business dealings with them or by the controlling shareholder or actual controller of such an entity;
		(6) persons who provide financial, legal, consulting, sponsorship, or other services to the Company, its controlling shareholder, its actual controller, or their respective affiliated enterprises, including but not limited to all members of the project team of the intermediary agency providing the services, reviewers at all levels, persons who sign the reports, partners, directors, senior officers, and principal responsible persons;
		(7) persons who have fallen under any of the circumstances listed in items (1) to (6) within the last 12 months;  (8) other persons who lack independence as stipulated by applicable laws and regulations, the rules of the securities regulatory authorities and the stock exchanges of the place where the Company's shares are listed, and these Articles.
		The affiliated enterprises of the Company's controlling shareholder or actual controller mentioned in items (4) to (6) of the first paragraph of this Article do not include enterprises that are controlled by the same state-owned assets management institution as the Company and do not constitute a related-party relationship with the Company in accordance with relevant regulations.
		Independent (non-executive) directors shall conduct an annual self-assessment of their independence and submit the self-assessment report to the board of directors. The board of directors shall annually assess the independence of the incumbent independent (non-executive) directors and issue a special opinion, which shall be disclosed simultaneously with the annual report.

S.N	The current Articles of Association	Amended Articles of Association
109.		139. An independent (non-executive) director of the Company shall meet the following conditions:
		(1) qualified to serve as a director of a listed company in accordance with laws, administrative regulations, and other relevant provisions;
		(2) meeting the independence requirements stipulated in these Articles;
		(3) possessing basic knowledge of the operations of a listed company and be familiar with relevant laws, regulations, and rules;
		(4) having more than 5 years of work experience in law, accounting, economics, or other fields necessary for performing the duties of an independent (non-executive) director;
		(5) having good personal integrity and no record of major dishonesty or other adverse records;
		(6) other conditions stipulated by applicable laws and regulations, the rules of the securities regulatory authorities and the stock exchanges of the place where the Company's shares are listed, and these Articles.

S.N	The current Articles of Association	Amended Articles of Association
110.		140. As members of the board of directors, independent (non-executive) directors owe a duty of loyalty and a duty of diligence to the Company and all its shareholders, and shall prudently perform the following duties:  (1) participating in the decision-making of the board of directors and expressing clear opinions on the matters under
		discussion;  (2) supervising potential material conflicts of interest between the Company and its controlling shareholder, actual controller, directors, and senior officers, and protecting the legitimate rights and interests of minority shareholders;
		(3) providing professional and objective advice on the Company's business development and promoting the improvement of the board of directors' decision-making level;
		(4) other duties stipulated by applicable laws and regulations, the rules of the securities regulatory authorities and the stock exchanges of the place where the Company's shares are listed, and these Articles.
111.	1	141. Independent (non-executive) directors shall exercise the following special powers:
		(1) independently engaging intermediary agencies to audit, consult on, or verify specific matters of the Company;
		(2) proposing to the board of directors to convene an extraordinary shareholders' meeting;
		(3) proposing to convene a board of directors meeting;
		(4) publicly soliciting shareholder rights from shareholders in accordance with the law;
		(5) expressing independent opinions on matters that may harm the interests of the Company or minority shareholders;

S.N	The current Articles of Association	Amended Articles of Association
		(6) other powers stipulated by applicable laws and regulations, the rules of the securities regulatory authorities and the stock exchanges of the place where the Company's shares are listed, and these Articles.
		When independent (non-executive) directors exercise the powers listed in items (1) to (3) of the first paragraph of this Article, it shall be approved by more than half of all independent (non-executive) directors.
		When independent (non-executive) directors exercise the powers listed in the first paragraph of this Article, the Company will make a timely disclosure. If the afore-mentioned powers cannot be exercised normally, the Company will disclose the specific circumstances and reasons.
112.		142. The following matters shall be submitted to the board of directors for review after being approved by more than half of all independent (non-executive) directors of the Company:
		(1) related/connected transactions that shall be disclosed;  (2) plans for the Company and related parties to change or waive commitments;
		(3) decisions made and measures taken by the board of directors in response to an acquisition when the Company is being acquired;
		(4) other matters stipulated by laws, administrative regulations, the CSRC, and these Articles.

S.N	The current Articles of Association	Amended Articles of Association
113.		143. The Company shall establish a special meeting mechanism attended exclusively by independent (non-executive) directors (hereinafter referred to as the Special Meeting of Independent (Non-Executive) Directors). When the board of directors review matters such as related/connected transactions, prior approval shall be obtained from the Special Meeting of Independent (Non-Executive) Directors.
		The Company shall convene Special Meetings of Independent (Non-Executive) Directors on a regular or ad hoc basis. The matters listed in items (1) to (3) of the first paragraph of Article 141 and Article 142 of these Articlesshall be reviewed by the Special Meeting of Independent (Non-Executive) Directors.
		The Special Meeting of Independent (Non-Executive) Directors may, as needed, study and discuss other matters of the Company.
		The Special Meeting of Independent (Non-Executive) Directors shall be convened and presided over by one independent (non-executive) director jointly elected by more than half of all independent (non-executive) directors; if the convener fails to perform or is unable to perform his/her duties, two or more independent (non-executive) directors may convene the meeting on their own and elect one representative to preside.
		Minutes shall be kept for the Special Meeting of Independent (Non-Executive) Directors in accordance with regulations, and the opinions of the independent (non-executive) directors shall be recorded in the minutes. Independent (non-executive) directors shall sign and confirm the meeting minutes.
		The Company shall provide convenience and support for the convening of the Special Meeting of Independent (Non-Executive) Directors.

S.N	The current Articles of Association	Amended Articles of Association
114.		144. The Company's board of directors shall establish an Audit Committee, which shall exercise the powers of the board of supervisors as stipulated in the Company Law.
115.		145. The Audit Committee shall be composed of 3 or more directors who do not hold senior management positions in the Company, of which independent (non-executive) directors shall constitute a majority, and the convener shall be an independent (non-executive) director who is an accounting professional.
116.		146. 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 controls. The following matters shall be submitted to the board of directors for review after being approved by more than half of all members of the Audit Committee:  (1) disclosure of financial accounting reports and financial information in periodic reports, and internal control evaluation
		(2) appointment or dismissal of the accounting firm that undertakes the Company's audit business;
		(3) appointment or dismissal of the Company's Chief Financial Officer;
		(4) changes in accounting policies or accounting estimates, or correction of material accounting errors for reasons other than changes in accounting standards;
		(5) other matters stipulated by applicable laws and regulations, the rules of the securities regulatory authorities and the stock exchanges of the place where the Company's shares are listed, and these Articles.

S.N	The current Articles of Association	Amended Articles of Association
117.		147. The Audit Committee shall hold at least one meeting per quarter. An extraordinary meeting may be convened upon the proposal of 2 or more members, or when the convener deems it necessary. A meeting of the Audit Committee may be held only if more than two-thirds of its members are present.
		A resolution of the Audit Committee shall be passed by more than half of the members of the Audit Committee.  Voting on resolutions of the Audit Committee shall be conducted on the basis of one vote per person.
		Minutes shall be kept for resolutions of the Audit Committee in accordance with regulations, and the Audit Committee members present at the meeting shall sign the meeting minutes.  The rules of procedure for the Audit Committee
		shall be formulated by the board of directors.
118.		148. The Company's board of directors shall establish other special committees such as a Strategy Committee, a Nomination Committee, and a Remuneration Committee, which shall perform their duties in accordance with these Articles and the authorisation of the board of directors. Proposals from the special committees shall be submitted to the board of directors for review and decision. The rules of procedure for the special committees shall be formulated by the board of directors.

S.N	The current Articles of Association	Amended Articles of Association
119.		149. Independent (non-executive) directors shall constitute a majority of the members of the board of directors' Nomination Committee, and an independent (non-executive) director shall serve as the convener. The Nomination Committee is responsible for drafting the selection criteria and procedures for directors and senior officers, selecting and reviewing candidates for director and senior management positions and their qualifications, and making recommendations to the board of directors on the following matters:  (1) nomination or appointment and removal of directors;  (2) appointment or dismissal of senior officers;  (3) other matters stipulated by applicable laws and regulations, the rules of the securities regulatory authorities and the stock exchanges of the place where the Company's shares are listed, and these Articles.
		If the board of directors does not adopt or does not fully adopt the recommendations of the Nomination Committee, it shall record the
		opinions of the Nomination Committee and the specific reasons for not adopting them in the resolution of the board of directors, and shall
		make a disclosure.

S.N	The current Articles of Association	Amended Articles of Association
120.		150. Independent (non-executive) directors shall constitute a majority of the members of the board of directors' Remuneration Committee, and an independent (non-executive) director shall serve as the convener. The Remuneration Committee is responsible for formulating and conducting performance assessments for directors and senior officers, and for formulating and reviewing remuneration policies and plans, including the remuneration decision-making mechanism, decision-making process, and payment and clawback arrangements for directors and senior officers, and shall make recommendations to the board of directors on the following matters:  (1) remuneration of directors and senior officers;  (2) formulating or changing equity incentive plans or employee stock ownership plans, and the fulfilment of conditions for incentive recipients to be granted and exercise their rights and interests;
		(3) arrangements for directors and senior officers to hold shares in a proposed spinoff of a subsidiary;  (4) other matters stipulated by applicable laws and regulations, the rules of the securities regulatory authorities and the stock exchanges of the place where the Company's shares are listed, and these Articles.
		If the board of directors does not adopt or does not fully adopt the recommendations of the Remuneration Committee, it shall record the opinions of the Remuneration Committee and the specific reasons for not adopting them in the resolution of the board of directors, and shall make a disclosure.

S.N	The	current Articles of Association	Amo	ended Articles of Association
121.	of t seni corr	The Company shall have one secretary the board of directors who shall be a for officer of the Company and possess responding job qualifications, and the etary shall faithfully and diligently perform duties.	of t seni corn secr the reg a po man offic	The Company shall have one secretary he board of directors who shall be a for officer of the Company and possess responding job qualifications, and the etary shall faithfully and diligently perform duties. The provisions of these Articles arding circumstances disqualifying erson from serving as a director, the magement system for departure from the ce, and the duties of loyalty and diligence directors shall also apply to the Secretary the board of directors.
122.	shal prof shal prim	The secretary of the board of directors l be a natural person who has the requisite fessional knowledge and experience, and l be appointed by the board of directors. His nary responsibilities are to ensure that:	shal prof shal	The secretary of the board of directors l be a natural person who has the requisite ressional knowledge and experience, and l be appointed by the board of directors. Ther primary responsibilities are to ensure
	(1)	the Company has complete organizational documents and records;	(1)	the Company has complete organisational documents and records;
	(2)	the Company prepares and submits all reports and documents required by the competent authorities entitled thereto in accordance with law;	(2)	the Company prepares and submits all reports and documents required by the competent authorities entitled thereto in accordance with law;
	(3)	the Company's registers of shareholders are properly maintained, and that persons entitled to the Company's records and documents are furnished with such records and documents without delay;	(3)	the Company's registers of shareholders are properly maintained, and that persons entitled to the Company's records and documents are furnished with such records and documents without delay;
	(4)	he/she is responsible for matters such as preparation for general meetings and Board meetings;	(4)	he/she is responsible for matters such as preparation for shareholders' meetings and Board meetings;
	(5)	he/she is responsible for information disclosures matters and disclosing information in a timely and fair manner, ensuring that the information disclosed is true, accurate and complete;	(5)	he/she is responsible for information disclosures matters and disclosing information in a timely and fair manner, ensuring that the information disclosed is true, accurate and complete;
	(6)	he/she shall perform other duties as required by the laws of the Company's place of registration and place of listing of its shares, administrative rules, departmental regulations and these Articles.	(6)	other duties stipulated by applicable laws and regulations, the rules of the securities regulatory authorities and the stock exchanges of the place where the Company's shares are listed, and these Articles.

S.N	The current Articles of Association	Amended Articles of Association
123.	156. A director or other senior officer of the Company may hold the office of the secretary of the board of directors concurrently. The accountant(s) of the certified public accountants appointed by the Company shall not act as the secretary of the board of directors.	153. A director or other senior officer of the Company may hold the office of the secretary of the board of directors concurrently.
	Provided that where the office of the secretary of the board of directors is held concurrently by a director, and an act is required to be done by a director and the secretary separately, the person who holds the office of director and secretary may not perform the act in dual capacity.	
124.	157. During any vacancy in such office, the Board shall designate a director or a senior management personnel to perform the duties of the secretary to the Board. Where the vacancy of the secretary to the Board has lasted for more than three months, the authorized representative of the Company shall take the office of the secretary to the Board.	154. During any vacancy in such office, the Company shall designate a director or a senior officer to perform the duties of the secretary to the Board. If the position is vacant for more than 3 months, the legal representative of the Company shall act as the Secretary to the board of directors and complete the appointment of a new secretary to the board of directors within 6 months.
125.	161. When exercising their power, the general managers, deputy general managers and other senior management shall faithfully and diligently perform their duties in accordance with the requirements of the laws, administrative regulations and Articles 130 and 131 of these Articles.	158. When exercising their powers, the Company's general manager, deputy general managers, and other senior officers shall, in accordance with the provisions of laws, administrative regulations, and these Articles, perform their duties of loyalty and diligence.  The provisions of these Articles regarding circumstances disqualifying a person from serving as a director, the management system for departure from office of directors, and the duties of loyalty and diligence of directors shall also apply to the Company's general manager and other senior officers.

S.N	The	The current Articles of Association		ended Articles of Association
126.	164. The general manager shall be accountable to the board of directors and exercise the following functions and powers:		161. The general manager shall be accountable to the board of directors and exercise the following functions and powers:	
	(1) (2) (3) (4) (5)	to be in charge of the Company's production, operation and management and to organize the implementation of the resolutions of the board of directors;  to organize the implementation of the Company's annual business plan and investment plan;  to draft plans for the establishment of the Company's internal management structure;  to draft the Company's basic management system;  to formulate basic rules and regulations of the Company;	<ul><li>(1)</li><li>(2)</li><li>(3)</li><li>(4)</li><li>(5)</li></ul>	to be in charge of the Company's production, operation and management and to organise the implementation of the resolutions of the board of directors, and report on his/her work to the board of directors;  to organise the implementation of the Company's annual business plan and investment plan;  to draft plans for the establishment of the Company's internal management structure;  to draft the Company's basic management system;  to formulate basic rules and regulations of the Company;
	(6)	to propose the appointment or dismissal of the Company's deputy general managers and the financial controller; to appoint and dismiss management	<u>(6)</u>	to propose to the board of directors the appointment or dismissal of the Company's deputy general managers and Chief Financial Officer;
	(8)	personnel other than those required to be appointed or dismissed by the board of directors;  other functions and powers conferred by these Articles and the board of directors.	<u>(7)</u>	to appoint and dismiss management personnel other than those required to be appointed or dismissed by the board of directors;
			(8)	other functions and powers conferred by these Articles and the board of directors.
127.	meet	The general manager shall be present at tings of the board of directors. The general ager has no voting rights at the board tings unless he is also a director.		. The Company's general manager shall nd board of directors meetings.

S.N	The current Articles of Association	Amended Articles of Association
128.	168. Where the general managers and the senior executives of the Company violate laws, administrative rules, departmental regulations or these Articles when performing their duties, thus causing losses to the company, they shall be liable for compensation.	165. Where the senior officers of the Company violate laws, administrative rules, departmental regulations or these Articles when performing their duties, thus causing losses to the company, they shall be liable for compensation.
	Senior management of the Company shall fulfill their duties honestly, protect the best interests of the Company and all the shareholders. Senior management of the Company shall be liable for compensation in accordance with law for any damage caused to the interests of the Company and public shareholders as a result of their failure to perform duties with honesty or violation of their fiduciary duties.	If a senior officer of the Company causes harm to others in the performance of his/her duties, the Company shall bear the liability for compensation; if the senior officers has acted with intent or gross negligence, the senior officers shall also bear the liability for compensation.  Senior officers of the Company shall fulfil their duties honestly, protect the best interests of the Company and all the shareholders. Senior officers of the Company shall be liable for compensation in accordance with law for any damage caused to the interests of the Company and public shareholders as a result of their failure to perform duties with honesty or violation of their fiduciary duties.
129.	170-186	(Deleted)
130.	<ul> <li>187. A person may not serve as a director, supervisor, general manager, deputy general manager or any other senior officer of the Company if he falls into any of the following categories:</li> <li>(1) a person without capacity for civil conduct or with restricted capacity for civil conduct;</li> <li>(2) a person who has committed an offence of corruption, bribery, infringement of property, misappropriation of property or disrupting socialist market economy order, and has been published because of committing such offence; or who has been deprived of his political rights, in each case where 5 years have not yet elapsed since the date of completion of implementation of his punishment;</li> </ul>	167. A person may not serve as a director, general manager, deputy general manager or any other senior officer of the Company if he falls into any of the following categories:  (1) a person without capacity for civil conduct or with restricted capacity for civil conduct;  (2) a person who has been sentenced to criminal punishment for corruption, bribery, embezzlement of property, misappropriation of property, or disrupting the order of the socialist market economy, or having been deprived of political rights for a crime, where less than five years have passed since the completion of the sentence; or who has been given a suspended sentence, where less than two years have passed since the expiration of the probation period;

S.N	The current Articles of Association	Amended Articles of Association
	(3) a person who is a former director or factory manager or director of a company or enterprise which has entered into insolvent liquidation due to mismanagement and is personally liable for the insolvency of such company or enterprise, where 3 years have not yet elapsed since the date of completion of the insolvency and liquidation of the company or enterprise;	(3) a person who is a former director or factory director or manager of a company or enterprise which has entered into insolvent liquidation and is personally liable for the insolvency of such company or enterprise, where 3 years have not yet elapsed since the date of completion of the insolvency and liquidation of the company or enterprise;
	(4) a person who is a former legal representative of a company or enterprise which had its business license revoked or ordered to close down due to a violation of the law and who incurred personal liability, where 3 years have not yet elapsed since the date of revocation of the business license of the company or enterprise;	(4) a person who is a former legal representative of a company or enterprise which has its business license revoked or which was ordered to close down due to illegal activities, and who incurred personal liability, where less than three years have passed since the date the business license was revoked or the company/enterprise was ordered to close down;
	(5) a person who has a relatively large amount of debts due and outstanding;	(5) a person who has been listed by a people's court as a judgment debtor subject to enforcement for dishonesty due to failure
	(6) a person who is under investigation or prosecution by judicial authorities for violation of criminal law which is not yet concluded;	to repay a relatively large personal debt that has become due;  (6) a person who has been subject to a market entry ban by the CSRC, prohibiting him/
	(7) a person who is not eligible for enterprise leadership according to the laws and administrative regulations;	her from serving as a director or senior officers of a listed company, and the ban has not yet expired;
	(8) a non-natural person;	(7) a person who has been publicly identified by a stock exchange as unsuitable to serve
	(9) a person who is convicted by the competent authorities of contravention of provisions of the relevant securities laws and regulations, and such conviction	as a director or senior officers of a listed company, and the period of unsuitability has not yet expired;
	involves a finding that he has acted fraudulently or dishonestly, where 5 years have not yet elapsed since the date of the conviction;	(8) a person who is not eligible for enterprise leadership according to the laws and administrative regulations;
	(10) circumstances as specified in relevant laws	(9) a non-natural person;
	of the places in which the Company's shares are listed.	(10) other circumstances stipulated by applicable laws and regulations, and the rules of the securities regulatory authorities and the stock exchanges of the place where the Company's shares are listed.

S.N	The current Articles of As	sociation	Amended Articles of Association
	Any election, appointmen directors, supervisors or oth in violation of the above invalid.  The Company shall dis supervisor and senior execu in the said circumstances so of this Article during his ten	her senior executives provisions shall be miss the director, tive if he is involved et out in paragraph 1	Any election, appointment or employment of directors or other senior executives in violation of the above provisions shall be invalid.  If a director or senior officers falls under any of the circumstances listed in items (1) to (10) of the first paragraph of this Article during his/her term of office, the Company will remove him/her from the position and suspend his/her duties.
131.	188. The validity of an act manager, deputy general senior officer on behalf of not, vis-a-vis a bona fide th by any irregularity in his ordefect in his qualification.	I manager or other f the Company shall ird party, be affected	(Deleted)
132.	189. In addition to the oble the laws and administrative listing rules of the stock shares of the Company are Company's directors, su manager, deputy general senior officers, owes a duty in the exercise of the function the Company entrusted to he (1) not to cause the Company entrusted to he (2) to act honestly in the Company;  (3) not to expropriate Company's property, limitation) usurpation advantageous to the Ce (4) not to expropriate printerests of sharely (without limitation) reand voting rights.	re regulations or the exchange on which e listed, each of the apervisors, general managers and other to each shareholder, etions and powers of im:  company to operate business specified in the best interests of the in any guise the including (without on of opportunities company;  personal rights and holders, including rights to distribution	(Deleted)
	and voting rights, restructuring of the Coand approved by the smeeting in accordance	save pursuant to a ompany submitted to shareholders' general	

S.N	The	current Articles of Association	Amended Articles of Association
133.	190. Each of the Company's directors, supervisors, general manager, deputy general manager and other senior officers owes a duty, in the exercise of his powers and discharge of his duties, to exercise the care, diligence and skill that a reasonably prudent person would exercise under the similar circumstances.		(Deleted)
134.			(Deleted)
	(2)	Company;  to exercise his powers within the scope of his authority and not act in excess of his powers;	
	(3)	to exercise the discretion vested in him personally and not to allow himself to act under the control of another person and, unless and to the extent permitted by the laws or administrative regulations or with the informed consent of shareholders given in general meeting, not to delegate the exercise of his discretion to another person;	
	(4)	to treat shareholders of the same class equally and to treat shareholders of different classes fairly;	
	(5)	not to enter into any contract, transaction or arrangement with the Company, except in accordance with these Articles or with the informed consent of shareholders given in general meeting;	
	(6)	not to use the Company's property for his own benefit in any manner, except with the informed consent of shareholders given in general meeting;	

S.N	The	current Articles of Association	Amended Articles of Association
	(7)	not to exploit his position to accept bribes or other unlawful income or expropriate the Company's property in any manner, including (without limitation) opportunities advantageous to the Company;	
	(8)	not to accept any commission in connection with any transaction in which the Company is involved, except with the informed consent of shareholders given in general meeting;	
	(9)	to abide by these Articles, perform his duties honestly and protect the Company's interests, and not to exploit his position and power in the Company to advance his own private interests;	
	(10)	not to compete with the Company in any way except with the informed consent of shareholders given in general meeting;	
	(11)	not to misappropriate the Company's funds or lend such funds to any other person, not to open any bank account in his own name or other name for the deposit of the Company's assets and not to provide security for debt of a shareholder of the Company or any other individuals with the Company's assets;	
	(12)	not to disclose any confidential information of the Company acquired by him while in office or use such information other than in the interests of the Company, without the informed consent of shareholders given in general meeting, save that disclosure of such information to a court or other governmental authorities is permitted if:  (i) disclosure is made under compulsion	
		of law;  (ii) the interests of the public require disclosure;	
		(iii) the personal interests of the relevant director, supervisor, general manager, deputy general manager or other senior officers require disclosure.	

S.N	The	current Articles of Association	Amended Articles of Association
135.	depu of the	A director, supervisor, general manager, aty general manager or other senior officer he Company shall not direct the following ons or institutions (the "Related Persons") to what he is prohibited from doing:	(Deleted)
	(1)	the spouse or minor child of that director, supervisor, general manager, deputy general manager or other senior officer;	
	(2)	a person acting in the capacity of trustee for that director, supervisor, general manager, deputy general manager or other senior officer or of any person referred to in item (1) of this Article;	
	(3)	a person acting in the capacity of partner of that director, supervisor, general manager, deputy general manager or other senior officer or of any person referred to in item (1) and (2) of this Article;	
	(4)	a company in which that director, supervisor, general manager, deputy general manager or other senior officer, alone or jointly with one or more persons referred to in item (1), (2) and (3) of this Article or with any of other directors, supervisors, general manager, deputy general managers or other senior officers of the Company, have de facto control;	
	(5)	the directors, supervisors, general manager, deputy general managers and other senior officers of the controlled company referred to in item (4) of this Article.	

S.N	The current Articles of Association	Amended Articles of Association
136.	193. The fiduciary duties of a director, supervisor, general manager, deputy general manager and other senior officer of the Company do not necessarily cease with the termination of his tenure. The duty of confidentiality in relation to trade secrets of the Company survives the termination of his term of office. Other duties may continue for such period as fairness may require depending on the time lapse between the termination of his term of office and the occurrence of the matter in question and the circumstances and the terms under which the relationships between him and the Company are terminated.	(Deleted)
137.	194. A director, supervisor, general manager, deputy general manager or other senior officer of the Company may be relieved of liability for a specific breach of his duty by informed consent of shareholders given in general meeting, except in the circumstances referred to in Article 62 hereof.	(Deleted)

S.N	The current Articles of Association	Amended Articles of Association
138.	195. Where a director, supervisor, general manager, deputy general manager or other senior officer of the Company has, directly or indirectly, a material interest in a contract, transaction or arrangement entered into or proposed to be entered into by the Company (other than his contract of employment), he shall declare the nature and extent of his interest to the board of directors at the earliest opportunity, whether or not the matters in question are otherwise subject to the approval of the board of directors.	(Deleted)
	Director shall not vote on any board resolution approving any contract or arrangement or any other proposal in which he or any of his associates (as defined in the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited) has material rights and interests nor shall be counted in the quorum present at the meeting.	
	Unless the interested director, supervisor, general manager, deputy general manager or other senior officer disclose his interests in accordance with the preceding paragraph and the contract, transaction or arrangement is approved by the board of directors (subsequent to such disclosure) at a meeting at which the interested director, supervisor, general manager, deputy general manager or other senior officer is not counted in the quorum and refrain from voting, such contract, transaction or arrangement is voidable at the instance of the Company except as against a bona fide party acting without notice of the breach of duty by that director, supervisor, general manager, deputy general manager or other senior officer.	
	For the purpose of this Article, a director, supervisors, general manager, deputy general manager or other senior officer of the Company is deemed to be interested in a contract, transaction or arrangement in which a Related Person of him has an interest.	

S.N	The current Articles of Association	Amended Articles of Association
139.	196. Where a director, supervisor, general manager, deputy general manager or other senior officer of the Company gives the board of directors a general notice in writing stating that, by reason of the facts stated in the notice, he is interested in contracts, transactions or arrangements of any description which may subsequently be entered into by the Company, then he shall be deemed to have made a disclosure for the purposes of the preceding Article so far as the content stated in such notice is concerned, if such notice shall have been given before the date on which the question of entering into the relevant contract, transaction or arrangement is first taken into consideration by the Company.	(Deleted)
140.	197. The Company shall not in any manner pay taxes for or on behalf of a director, supervisor, general manager, deputy general manager or other senior officer.	(Deleted)
141.	198. The Company shall not, directly or indirectly, make a loan or provide any guarantee for a loan to a director, supervisor, general manager, deputy general manager or other senior officer of the Company or of the Company's holding company or any of their respective Related Persons.	(Deleted)
	The prohibition contained in the preceding paragraph shall not apply to the following transactions:	
	(1) the provision by the Company of a loan or a guarantee for a loan to a subsidiary of the Company;	

S.N	The current Articles of Association	Amended Articles of Association
	(2) the provision by the Company of a loan or a guarantee for a loan or other funds to any of its directors, supervisors, general manager, deputy general managers of other senior officers to meet expenditure incurred or to be incurred by him in the interests of the Company or for the purpose of enabling him to perform his duties for the Company, in accordance with the terms of an employment contract approved by the shareholders' general meeting;	
	(3) where the ordinary course of business of the Company includes the lending of money or the provision of guarantees, the Company may make a loan to or provide a guarantee for a loan to relevant directors supervisors, general manager, deputy general managers or other senior officers and their respective Related Persons provided that the loan or guarantee is or normal commercial terms.	
142.	199. A loan made by the Company in breach of the preceding Article shall be repaid immediately by the recipient of the loan regardless of the terms of the loan.	
143.	200. A guarantee for a loan provided by the Company in breach of Article 198 hereof shall not be enforceable against the Company, unless:  (1) the guarantee was provided in connection with a loan to a Related Person of a director, supervisor, general manager deputy general manager or other senior officer of the Company or of the Company's holding company and at the time the loan was advanced, the lender was not aware of the relevant	
	lender was not aware of the relevant circumstances;  (2) the collateral provided by the Company has been lawfully sold by the lender to a bona fide purchaser.	

S.N	The current Articles of Association	Amended Articles of Association
144.	201. For the purposes of the foregoing Articles of this Chapter, a "guarantee" includes an undertaking or property provided to secure the performance of obligations of the obligor.	(Deleted)
145.	202. In addition to the rights and remedies provided by the laws and administrative regulations, where a director, supervisor, general manager, deputy general manager or other senior officer of the Company is in breach of his duties to the Company, the Company has the right to:	(Deleted)
	(1) claim damages from the director, supervisor, general manager, deputy general manager or other senior officer in compensation for losses sustained by the Company as a result of such breach;	
	(2) rescind any contract or transaction entered into by the Company with the director, supervisor, general manager, deputy general manager or other senior officer or with a third party (where such third party knows or should have known that there is a breach of duties of such director, supervisor, general manager, deputy general manager or other senior officer);	
	(3) demand an account of the profits made by the director, supervisor, general manager, deputy general manager or other senior officer as a result of breach of his duties;	
	(4) recover any monies received by the director, supervisor, general manager, deputy general manager or other senior officer which should have been received by the Company, including (without limitation) commissions;	
	(5) demand payment of the interest earned or which may have been earned by the director, supervisor, general manager, deputy general manager or other senior officer on the monies that should have been paid to the Company.	

S.N	The	current Articles of Association	Amended Articles of Association
146.	of the	The Company shall, with the prior approval ne shareholders' general meeting, enter into entract in writing with each director and ervisor in respect of his emoluments. The esaid emoluments include:	(Deleted)
	(1)	emoluments in respect of his services as director, supervisor or senior officer of the Company;	
	(2)	emoluments in respect of his services as director, supervisor or senior officer of a subsidiary of the Company;	
	(3)	emolument in respect of other services provided in connection with the management of the affairs of the Company and any of its subsidiaries;	
	(4)	monies payable as compensation for his loss of office or as consideration for his retirement from office.	
	abov any bene	ept pursuant to a contract as described ve, a director or supervisor may not institute proceedings against the Company for efits due to him in respect of the matters tioned above.	

S.N	The current Articles of Association	Amended Articles of Association
147.	204. The contract concerning the emoluments between the Company and its director or supervisor shall provide that in the event of a takeover of the Company, the Company's director or supervisor shall, subject to the prior approval of shareholders in general meeting, have the right to receive compensation or other payment in respect of his loss of office or retirement. A takeover of the Company referred to in this paragraph means any of the following:  (1) an offer made by any person to all shareholders of the Company;  (2) an offer made by any person with a view to the offeror becoming a "controlling shareholder" within the meaning set out in Article 63 hereof.	(Deleted)
	If the relevant director or supervisor fails to comply with this Article, any sum so received by him shall belong to those persons who have sold their shares as a result of their acceptance of the offer made. The expenses incurred in distributing that sum pro rata amongst those persons shall be borne by the relevant director or supervisor and not be paid out of that sum.	
148.	205. The Company shall establish its financial and accounting systems and internal audit system in accordance with the laws, administrative regulations and Chinese accounting standards formulated by the finance regulatory authority of the State Council.	168. The Company shall formulate its financial and accounting systems in accordance with laws, administrative regulations, and the provisions of relevant state departments.

S.N	The current Articles of Association	Amended Articles of Association	
149.	206. At the end of each financial year (the financial year shall be calculated from Jan 1st to Dec 31st), the Company shall prepare a financial report which shall be examined and verified in accordance with law. The Company shall use RMB as the booking money and the accounts shall be written in Chinese.	169. The Company shall prepare a financial report at the end of each fiscal year, which shall be audited and verified in accordance with the law. A fiscal year shall run from January 1 to December 31 of the Gregorian calendar. The Company shall use RMB as the booking money and the accounts shall be written in Chinese.	
	The Company's financial reports shall include the following accounting statements and schedules:	The Company's financial reports shall include the following accounting statements and schedules:	
	(1) balance sheet;	(1) balance sheet;	
	(2) income statement;	(2) income statement;	
	(3) statement of comprehensive income;	(3) statement of comprehensive income;	
	(4) statement of changes in equity;	(4) statement of changes in equity;	
	(5) statement of cash flows;	(5) statement of cash flows;	
	(6) notes to the financial statements.	(6) notes to the financial statements.	
	The Company shall submit its annual financial and auditing report to the CSRC and the securities exchange within four months from the end of each fiscal year; its semi-annual financial and auditing report to the CSRC office and the securities exchange within two months from the end of the first six months of each fiscal year; its quarterly financial and auditing reports to the CSRC office and the stock exchange within one month from the end of the first three months and the first nine months of each fiscal year.	The Company shall submit and disclose its annual report to the local office of the CSRC and the stock exchange within 4 months from the end of each fiscal year, submit and disclose its interim report within 2 months from the end of the first 6 months of each fiscal year, and submit and disclose its quarterly reports within 1 month from the end of the first 3 months and the first 9 months of each fiscal year.	
	The aforesaid financial and auditing reports shall be prepared in accordance with the relevant laws, administrative rules and departmental regulations.	The afore-mentioned reports shall be prepared in accordance with the provisions of applicable laws and regulations, and the rules of the securities regulatory authorities and the stock exchanges of the place where the Company's shares are listed.	
150.	207. The board of directors of the Company shall place before the shareholders at every annual general meeting such financial reports as are required by the laws, administrative regulations or directives promulgated by competent local governments and supervisory authorities to be prepared by the Company. These financial reports shall be verified.	(Deleted)	

S.N	The current Articles of Association	Amended Articles of Association
151.	208. The Company's financial reports shall be made available for shareholders' inspection at the Company's domicile 20 days prior to the shareholders' annual general meeting. Each shareholder shall have the right to obtain a copy of the financial reports referred to in this Chapter.  For each shareholder of overseas listed foreign shares, the Company shall at least 21 days prior to the date of the annual general meeting send or otherwise make available the aforesaid report and the report of the Board of Directors in electronic form or make available the aforesaid report and/or corporate communication on the Company's website and the website of the Stock Exchange.  On the condition that the Company acts according to applicable laws and regulations and has obtained prior written approval from relative shareholders, the Company may distribute financial abstract report to substitute the aforesaid corporate financial report. "Financial abstract report thas interpretation of GEM Listing Rules and Hong Kong Companies Ordinance.  The related details shall implement in	170. For each shareholder of overseas-listed foreign shares, the Company shall, at least 21 days before the convening of the Annual shareholders' meeting, send the annual report and the board of directors' report in electronic form or otherwise provide the aforementioned reports and/or corporate communications, or publish the relevant reports and/or corporate communications on the Company's website and the website of the HKSE.  On the condition that the Company acts according to applicable laws and regulations and has obtained prior written approval from relative shareholders, the Company may distribute financial abstract report to substitute the aforesaid corporate financial report. "Financial abstract report" has interpretation of the Hong Kong Listing Rules and Hong Kong Companies Ordinance.  The relevant details shall be implemented in accordance with applicable laws and regulations, and the rules of the securities regulatory authorities and the stock exchanges of the place where the Company's shares are listed.
	accordance with GEM Listing Rules and other applicable laws and regulations.	
152.	212. The Company shall implement an internal audit system, and establish an internal auditing organization or provide internal auditing personnel to undertake the internal auditing and supervision over the Company's income and expenses and other economic activities under the leadership of the supervisory committee.	174. The Company shall implement an internal audit system, which shall specify the leadership structure, duties and authorities, staffing, funding guarantees, application of audit results, and accountability for internal audit work.

S.N	The current Articles of Association	Amended Articles of Association
		The Company's internal audit system shall be implemented after being approved by the board of directors and shall be disclosed to the public.
		The Company's internal audit department shall supervise and inspect matters such as the Company's business activities, risk management, internal controls, and financial information.
		The internal audit department is responsible to the board of directors. In the process of supervising and inspecting the Company's business activities, risk management, internal controls, and financial information, the internal audit department shall accept the supervision and guidance of the Audit Committee. If the internal audit department discovers any relevant major issues or leads, it shall immediately report them directly to the Audit Committee.
		The specific organisation and implementation of the Company's internal control evaluation shall be the responsibility of the internal audit department. The Company shall issue an annual internal control evaluation report based on the evaluation report and related materials issued by the internal audit department and reviewed by the Audit Committee.
		When the Audit Committee communicates with external audit units such as accounting firms and state audit institutions, the internal audit department shall actively cooperate and provide necessary support and collaboration.
		The Audit Committee shall participate in the performance appraisal of the head of internal audit.

#### S.N The current Articles of Association Amended Articles of Association 153. 213. When distributing each year's after-tax 175. When distributing each year's after-tax profits, the Company shall set aside 10% of its profits, the Company shall set aside 10% of its after-tax profits for the company's statutory after-tax profits for the company's statutory common reserve fund. When the aggregate common reserve fund. When the aggregate balance in the statutory common reserve fund balance in the statutory common reserve fund is 50% or more of the registered capital of the is 50% or more of the registered capital of the Company, the company need not make any Company, the company need not make any further allocation to that fund. further allocation to that fund. When the Company's statutory common When the Company's statutory common reserve fund is not sufficient to make up for the reserve fund is not sufficient to make up for the Company's losses of the previous year, current Company's losses of the previous year, current year profits shall be used to make up for the year profits shall be used to make up for the losses before allocations are set aside for the losses before allocations are set aside for the statutory common reserve fund in accordance statutory common reserve fund in accordance with the previous paragraph. with the previous paragraph. After having set aside the statutory common After having set aside the statutory common reserve fund from the after-tax profits, the reserve fund from the after-tax profits, the Company may also, with the approval of the Company may also, with the approval of the resolution of the shareholders' general meeting. resolution of the shareholders' meeting, set aside set aside any common reserve fund from the any discretionary reserve fund from the after-tax after-tax profits. profits. After the Company has made up its losses The remaining after-tax profit of the Company, and made allocations to its common reserve after making up for losses and allocating to reserve funds, may be distributed in proportion fund, the remaining profits are distributed in proportion to the number of shares held by to the shares held by the shareholders. If the the shareholders. If the shareholders' general shareholders' meeting distributes profits to shareholders in violation of the Company meeting or the board of directors violates the provisions in the preceding paragraph and Law, the shareholders shall return the profits profits are distributed to the shareholders distributed in violation of the regulations before the Company makes up for losses or to the Company; if losses are caused to the makes allocations to the statutory common Company, the shareholders and the responsible reserve fund, the profits distributed in violation directors and senior officers shall be liable for of the provisions must be returned by such compensation. shareholders to the Company. The shares held by the Company itself shall not The shares held by the Company itself shall not be subject to profit distribution. be subject to profit distribution.

S.N	The current Articles of Association	Amended Articles of Association
	The Company shall not share the stock dividend or share the profit in other forms of bonuses before loss making-up and drawing statutory common reserve fund. The stock dividend shall not bear any interest unless the Company fails to distribute the stock interest to shareholders before due date. The shareholder shall benefit from the stock interest of the shares before the called-up shares payment. The shareholder shall not have the right to benefit from the interest of shares arising from its advance payment before due date.	
154.	<ul> <li>215. The common reserve fund of the Company (the statutory reserve fund, discretionary reserve fund and capital reserve fund) shall be applied to the following purposes:</li> <li>(1) making up losses;</li> <li>(2) expansion of the Company's production and operation;</li> <li>(3) increase of the Company's capital.</li> <li>When the Company concerts its common reserve fund into its capital upon a resolution adopted in the shareholders' general meeting, the Company shall either distribute new shares in proportion to the shareholders' number of shares, or increase the par value of each share, provided, however, that when the statutory common reserve fund is converted to capital, the balance of the statutory common reserve fund may not fall below 25% of the register capital before the conversion.</li> <li>The capital reserve fund shall not be used to make up the losses of the Company.</li> </ul>	to the statutory reserve fund, discretionary reserve fund, and capital reserve) may be used to make up for the Company's losses, expand the Company's production and operation, or be converted into an increase in the Company's registered capital.  To make up for the Company's losses with reserve funds, the discretionary reserve fund and the statutory reserve fund shall be used first; if they are still insufficient, the capital reserve may be used in accordance with regulations.  When the statutory reserve fund is converted into an increase in the Company's registered capital, the remaining amount of such reserve fund shall not be less than 25% of the Company's registered capital before the conversion.

S.N	The current Articles of Association	Amended Articles of Association
155.	216. Dividends shall be distributed in accordance with the proportion of shares held by shareholders.	178. Dividends shall be distributed in accordance with the proportion of shares held by shareholders.
	When the Company convenes an annual general meeting to consider the annual profit distribution plan, it may consider and approve the conditions, upper limit on the percentage and upper limit on the amount of cash dividends to be distributed in the interim period of the following year. The maximum amount of the next year's interim dividend to be considered at the annual general meeting shall not exceed the net profit attributable to shareholders of the Company for the corresponding period.	When the Company convenes an annual shareholders' meeting to review the annual profit distribution plan, it may review and approve the conditions, maximum ratio, maximum amount, etc., for the interim cash dividend for the following year. The maximum interim dividend for the following year reviewed by the Annual shareholders' meeting shall not exceed the net profit attributable to the Company's shareholders for the corresponding period. The board of directors may, as authorised by the shareholders' meeting, formulate a specific interim dividend plan under conditions that permit profit distribution.
156.	217. The Company may distribute dividends in the form of:	179. The Company may distribute dividends in the form of:
	(1) cash;	(1) cash;
	(2) shares.	(2) shares.
	In the event that the Company implement the power to confiscate the dividends not being drawn, such power shall be implemented after the end of applicable term.	
	Concerning the termination of powers' implementation by post, in the event that the dividends sheets are not drawn, such powers shall not be implemented until the dividends sheets are not drawn in consecutive two years. Nevertheless, the powers can be implemented in the event that the dividends sheets are failed to be delivered to the recipient and are returned at first time.	

S.N	The current Articles of Association	Amended Articles of Association
	Concerning the powers' implementation to sell shares held by ones out of communication, the powers cannot be implemented unless the provisions hereunder are satisfied:	
	(1) The dividends of relative shares shall be distributed at least three times in twelve years, and no one claims for the dividends in such period; and	
	(2) The Company shall advertise on the newspaper after the twelve-year-period, and illuminate the intent to sell such shares and inform the stock exchange where such shares are listed.	
157.	222. The profit distribution of the Company shall satisfy the regulatory requirements or regulations, not exceeding cumulative allocable profits, and not affecting the ability of consistent operation. If the Company achieved profitability in the last fiscal year, and the board of directors have not proposed cash dividends plan after the end of the last fiscal year, the Company shall clarify the reasons of not distributing profit, the use of credit reserved in the Company in the annual report.	184. The profit distribution of the Company shall satisfy the regulatory requirements or regulations, not exceeding cumulative allocable profits, and not affecting the ability of consistent operation. If the Company was profitable in the previous fiscal year and had the ability to pay dividends, and the board of directors have not proposed cash dividends plan after the end of the last fiscal year, the Company shall clarify the reasons of not distributing profit, the use of credit reserved in the Company in the annual report.
	If the following situation appear and passed by the shareholders representing more than two thirds of the voting rights of all shareholders present at the shareholders' general meeting, the Company can adjust or change the aforementioned profit distribution policy:	Where the following situation occurs and is passed by the shareholders representing more than two thirds of the voting rights of all shareholders present at the shareholders' meeting, the Company can adjust or change the aforementioned profit distribution policy:
	(1) relevant regulations or rules have changed or been adjusted;	(1) relevant regulations or rules have changed or been adjusted;
	(2) warning signs appear in risk control index including net capital;	(2) warning signs appear in risk control index including net capital;
	<ul><li>(3) the deterioration of the Company operation;</li><li>(4) the board of directors propose to adjust.</li></ul>	(3) the deterioration of the Company's operation;
		(4) the board of directors propose to adjust.

#### S.N The current Articles of Association

By the end of each fiscal year, the board of directors shall propose distribution plan, and submit to shareholders' general meeting for decision-making process. The opinions of independent directors and minority shareholders shall be fully listened and network platform for voting shall be provided for shareholders attending the meeting. The Company accept the supervisions and suggestions of profits distribution by all shareholders. The adjustment or change of profits distribution policy shall be adopted by at least two-thirds of the voting rights represented by the shareholders present at the general meeting of shareholders.

The Company shall disclose the formulation and implementation of profits distribution policy and other relevant situations in the annual report. For adjustment or change of cash dividends, whether the conditions and process are legal and transparent need to be clarified with more details.

When a shareholder occupies the funds of the Company illegally, the Company shall deduct the cash dividends distributed to the shareholder to cover the occupied credit.

#### **Amended Articles of Association**

By the end of each fiscal year, the board of directors shall propose distribution plan, and submit to shareholders' meeting for decisionmaking process. The opinions of independent (non-executive) directors and minority shareholders shall be fully listened and network platform for voting shall be provided for shareholders attending the meeting. If it is indeed necessary to adjust or change the cash dividend policy stipulated in these Articles, the conditions stipulated in these Articles shall be met, and after detailed demonstration, the corresponding decisionmaking procedures shall be followed, and it shall be approved by more than two-thirds of the voting rights held by the shareholders present at the shareholders' meeting.

The Company shall disclose the formulation and implementation of profits distribution policy and other relevant situations in the annual report. For adjustment or change of cash dividends, whether the conditions and process are legal and transparent needs to be clarified with more details.

When a shareholder occupies the funds of the Company illegally, the Company shall deduct the cash dividends distributed to the shareholder to cover the occupied credit.

S.N	The current Articles of Association	Amended Articles of Association
158.	223. Dividends or other payments declared by the Company to be payable to holders of A Shares shall be declared and calculated in Renminbi, and paid in Renminbi; and those payable to holders of Foreign-Invested Shares shall be declared and calculated in Renminbi, and paid in the local currency at the place where such Foreign-Invested Shares are listed (if there is more than one place of listing, then the principal place of listing as determined by the board of directors).	185. Dividends or other payments declared by the Company to be payable to holders of A Shares shall be declared and calculated in RMB, and paid in RMB; and those payable to holders of Foreign-Invested Shares shall be declared and calculated in RMB, and paid in the local currency at the place where such Foreign-Invested Shares are listed (if there is more than one place of listing, then the payment shall be made in the currency of principal place of the Overseas-Listed Foreign-Invested Shares as determined by the board of directors).
	Dividend paid in cash and other foreign currency required by the Company for payment of dividends or other sum to holders of Overseas-Listed Foreign-Invested Shares shall be handled in accordance with the relevant foreign exchange control regulations of the State. The exchange rate shall be determined by the average selling rates promulgated by People's Bank of China within 1 week before the announcement of the dividend and other payments.	Dividend paid in cash required by the Company for payment of dividends or other sum to holders of Overseas-Listed Foreign-Invested Shares shall be handled in accordance with the relevant foreign exchange control regulations of the State.
159.	225. The Company shall appoint on behalf of holders of Overseas-Listed Foreign-Invested Shares receiving agents to receive on behalf of such shareholders dividends and other monies payable by the Company in respect of their shares.  The receiving agents appointed by the Company shall meet the requirements of the laws of the place of listing or relevant rules of the securities exchanges.  The receiving agent appointed on behalf of holders of H Shares shall be a company registered as a trust company under the Trustee Ordinance of Hong Kong.	187. The Company shall appoint on behalf of holders of Overseas-Listed Foreign-Invested Shares receiving agents to receive on behalf of such shareholders dividends and other monies payable by the Company in respect of their shares.

S.N	The current Articles of Association	Amended Articles of Association
160.	226. After the shareholders' general meeting has adopted the resolution on the plan for distribution of the Company's profits or after the board of directors of the Company has formulated a specific plan in accordance with the conditions and ceilings for the interim dividend distribution for the following year as considered and approved by the annual general meeting, the board of directors of the Company shall complete the distribution of dividends (or shares) within two months.	188. After the shareholders' meeting has adopted the resolution on the plan for distribution of the Company's profits or after the board of directors of the Company has formulated a specific plan in accordance with the conditions and ceilings for the interim dividend distribution for the following year as considered and approved by the annual meeting, the board of directors of the Company shall complete the distribution of dividends (or shares) within two months.
161.	227. The Company shall implement the internal auditing system and equip such with full-time auditors to undertake internal audit and supervision over the financial receipts, expenditures and the economic activities of the Company.	189. The Company shall engage an accounting firm that meets the requirements of the Securities Law to provide it with financial report auditing, capital verification, and other related services.
	The Company's internal auditing system and the duties of the auditors shall be implemented only after approved by the board of directors. The person in charge of the audit shall be responsible to and report work to the board of directors.	
162.	228. The Company shall appoint a firm of accountants which is qualified under the relevant regulations of the State to provide services of auditing the Company's annual reports, capital authentication and other relevant services.	(Deleted)
163.	229. The accountants firm appointed by the Company shall hold office from the conclusion of the annual general meeting of shareholders until the conclusion of the next annual general meeting of shareholders. The appointment of accounting firms will be valid for one year and may be renewed.	190. The term of engagement for an accounting firm hired by the Company shall be 1 year, and it may be re-engaged.

S.N	The current Articles of Association	Amended Articles of Association
164.	230. The accountants firm appointed by the Company shall have the following rights:	(Deleted)
	(1) to inspect at any times the books, records and vouchers of the Company, and to require the directors, general manager, deputy general managers and other senior officers of the Company to provide any relevant information and explanation;	
	(2) to require the Company to take all reasonable steps to obtain from its subsidiaries such information and explanation as are necessary to enable it to discharge its duties;	
	(3) to attend shareholders' general meetings and to receive all notices of, and other communications relating to, such meetings as which a shareholder of the Company is entitled to receive, and to speak at any shareholders' general meeting on any matter concerning its role as the accountants of the Company.	
165.	231. The appointment by the Company of accounting firms shall be decided by the shareholders' general meeting and the board of directors shall not appoint the accounting firm before the resolution is adopted by the shareholders' general meeting. The auditing fee for the accounting firm shall be decided by the shareholders' general meeting.	191. The appointment and dismissal of an accounting firm by the Company shall be decided by the shareholders' meeting. The board of directors shall not appoint an accounting firm before a decision is made by the shareholders' meeting. The audit fees of the accounting firm shall be reviewed and decided by the shareholders' meeting.
	The Company guarantees that it will provide the accounting firm with true and complete accounting vouchers, accounting books, financial accounting reports and other accounting information without any objection, omission or falsehood.	The Company guarantees that it will provide the accounting firm with true and complete accounting vouchers, accounting books, financial accounting reports and other accounting information without any objection, omission or falsehood.
166.	232. The shareholders in general meeting may by ordinary resolution remove an accountants firm before the expiry of its term of office, notwithstanding the stipulations in the contract between the Company and the firm, but without prejudice to the firm's right to claim, if any, for damages in respect of such removal.	(Deleted)

S.N	The current Articles of Association	Amended Articles of Association
167.	233. The remuneration of an accountants firm or the manner in which such remuneration is determined shall be decided by the shareholders in general meeting. The remuneration of an accountants firm appointed by the board of directors shall be determined by the board of directors.	(Deleted)
168.	234. The Company's appointment of, removal of and non-reappointment of an accountants firm shall be resolved upon by the shareholders in general meeting. The resolution of shareholders' general meeting shall be filed with the securities regulatory authorities of the State Council.	(Deleted)
	Where it is proposed that any resolution be passed at a shareholders' general meeting concerning the appointment of an accountants firm which is not an incumbent firm to fill a vacancy in the office of the accountants firm, re-appointment of a retiring accountants firm which was appointed by the board of directors of the Company to fill a vacancy or removal of the accountants firm before the expiration of its term of office, the following provisions shall apply:	
	(1) A copy of the proposal shall be sent before notice of meeting is given to the shareholders to the firm proposed to be appointed or proposing to leave its post or the firm which has left its post in the relevant fiscal year (leaving includes leaving by removal, resignation and retirement).	
	(2) If the firm leaving its post makes representations in writing and requests the Company to notify such representations to the shareholders, the Company shall (unless the representations are received too late):	
	(i) in any notice of the resolution given to shareholders, state the fact of the representations having been made;	
	(ii) attach a copy of the representations to the notice and deliver it to the shareholders in the manner stipulated in these Articles.	

S.N	The current Articles of Association	Amended Articles of Association
	(3) If the firm's representations are not sent in accordance with the preceding item (2), the relevant accountants firm may (in addition to its right to be heard) require that the representations be read out at the shareholders' general meeting.	
	(4) An accountants firm which is leaving its post shall be entitled to attend:	
	(i) the shareholders' general meeting at which its term of office would otherwise have expired;	
	(ii) any shareholders' general meeting at which it is proposed to fill the vacancy caused by its removal;	
	(iii) any shareholders' general meeting convened on its resignation;	
	and to receive all notices of, and other communications relating to, any such meetings as referred to in this sub-paragraph (4), and to speak at any such meeting in relation to matters concerning its role as the former accountants firm of the Company.	

#### S.N The current Articles of Association Amended Articles of Association 192. When the Company dismisses or does not 169. 235. Prior to the removal or the non-renewal re-engage an accounting firm, it shall notify the of the appointment of the accountants firm, accounting firm 30 days in advance. When notice of such removal or non-renewal shall the Company's shareholders' meeting votes be given to the accountants firm and such firm on the dismissal of the accounting firm, the shall have the right to make representation to accounting firm shall be allowed to state its the shareholders' general meeting. Where the accountants firm resigns its post, it shall make opinions. clear to the shareholders' general meeting whether there is any impropriety on the part of If an accounting firm proposes to resign, it shall explain in writing to the shareholders' the Company. meeting whether there are any improper circumstances on the part of the Company. An accountants firm may resign its office by depositing at the Company's domicile a resignation notice which shall become effective on the date of such deposit or on such later date as may be stipulated in such notice and such notice shall include the following: (1) a statement to the effect that there are no circumstances connected with its resignation which it considers should be brought to the notice of the shareholders or creditors of the Company; (2) a statement of any such circumstances. Where a notice is deposited under the preceding subparagraph, the Company shall within 14 days send a copy of the notice to the relevant governing authority. If the notice contains a statement under item (2) of the second paragraph of Article 234, a copy of such statement shall be placed at the Company for shareholders' inspection. For each overseas listed foreign shareholders, the Company shall also send or otherwise make available to each overseas listed foreign shareholder a copy of the said statement in electronic form or post a copy of the statement on the Company's website and the website of the Stock Exchange.

S.N	The current Articles of Association	Amended Articles of Association
	Where the accountants firm's notice of resignation contains a statement of any circumstance which should be brought to the notice of the shareholders or creditors of the Company, it may require the board of directors to convene a shareholders' extraordinary general meeting for the purpose of receiving an explanation of the circumstances connected with its resignation.	
170.	240. In the event of the merger or division of the Company, a plan shall be presented by the Company's board of directors and shall be approved in accordance with the procedures stipulated in these Articles and then the relevant examining and approving procedures shall be processed as required by law. A shareholder who objects to the plan of merger or division are entitled to demand the Company or any shareholders who agreed to the plan of merger or division to purchase his shares at a fair price.  The contents of the Company's merger or division resolution shall be made into special documents for shareholders' inspection. Such special documents shall be sent by mail to holders of Overseas-Listed Foreign-Invested Shares.	(Deleted)

### S.N | The current Articles of Association | Amended Articles of Association

171. 241. Companies can adopt two forms to merge: merge by absorption and merge by consolidation.

Merger by absorption is where one company merges with another company whereby the absorbed company shall be dissolved. Merge by consolidation is where at least two companies are consolidated into a new company whereby the consolidated parties are dissolved respectively.

In the event of a merger, the merging parties shall execute a merger agreement and prepare a balance sheet and an inventory of assets. The Company shall notify its creditors within 10 days from the date of the Company's resolution to merge and shall make an announcement of the merger in a newspaper within 30 days from the date of the Company's resolution to merge. A creditor has the right within 30 days of receiving such notice from the Company or, for creditors who do not receive the notice, within 45 days of the date of the public announcement, to demand that the Company repay its debts to that creditor or provide a corresponding guarantee for such debt.

After the merger, the rights and liabilities of each of the merged parties shall be assumed by the company which survives the merger or the new company established as a result of the merger.

197. Companies can adopt two forms to merge: merge by absorption and merge by consolidation.

Merger by absorption is where one company merges with another company whereby the absorbed company shall be dissolved. Merge by consolidation is where at least two companies are consolidated into a new company whereby the consolidated parties are dissolved respectively.

If the consideration paid for a merger of the Company does not exceed ten percent of the Company's net assets, it may be approved by a resolution of the board of directors without a resolution of the shareholders' meeting.

In the event of a merger, the merging parties shall execute a merger agreement and prepare a balance sheet and an inventory of assets. The Company shall notify its creditors within 10 days from the date the merger resolution is made, and shall make a public announcement in a newspaper or on the National Enterprise Credit Information Publicity System within 30 days. A creditor shall have the rights, within 30 days after receipt of the notice or, in the case of a creditor who does not receive such notice, within 45 days from the date of the announcement, to demand the Company to repay its debts or to provide a guarantee for such debt.

After the merger, the rights and liabilities of each of the merged parties shall be assumed by the company which survives the merger or the new company established as a result of the merger.

S.N	The current Articles of Association	Amended Articles of Association
172.	242. When the Company is divided, its assets shall be split up accordingly.	198. When the Company is divided, its assets shall be split up accordingly.
	In the event of division of the Company, a balance sheet and an inventory of assets shall be prepared. The Company shall notify its creditors within 10 days from the date of the Company's resolution to divide and shall make an announcement of the division in a newspaper within 30 days from the date of the Company's resolution to divide.	In the event of division of the Company, a balance sheet and an inventory of assets shall be prepared. The Company shall notify its creditors within 10 days from the date the division resolution is made, and shall make a public announcement in a newspaper or on the National Enterprise Credit Information Publicity System within 30 days.
	For the debts of the Company prior to the said division, the Company existing thereafter shall bear the joint and several liabilities, unless otherwise specified in the written agreement which is concluded before the said division by the Company with its creditors on the settlement of the Company's debts.	For the debts of the Company prior to the said division, the Company existing thereafter shall bear the joint and several liabilities, unless otherwise specified in the written agreement which is concluded before the said division by the Company with its creditors on the settlement of the Company's debts.
173.	243. Where the Company is required to reduce its registered capital, it shall prepare a balance sheet and an inventory of assets. The Company shall notify its creditors within 10 days from the date of the resolution for reduction of registered capital and shall publish an announcement in newspapers within 30 days from the date of such resolution. A creditor has the rights, within 30 days after receipt of the notice or, in the case of a creditor who does not receive such notice, within 45 days from the date of the announcement, to demand the Company to repay its debts or to provide a guarantee for such debt. The registered capital of the Company after reduction shall not be less than the statutory minimum amount.	199. When the Company reduces its registered capital, it shall prepare a balance sheet and an inventory of assets.  The Company shall notify its creditors within 10 days from the date the shareholders' meeting passes a resolution to reduce the registered capital, and shall make a public announcement in a newspaper or on the National Enterprise Credit Information Publicity System within 30 days. A creditor shall have the rights, within 30 days after receipt of the notice or, in the case of a creditor who does not receive such notice, within 45 days from the date of the announcement, to demand the Company to repay its debts or to provide a guarantee for such debt.  When the Company reduces its registered capital, it shall correspondingly reduce the capital contributions or shares in proportion to the shares held by the shareholders, unless otherwise provided by law or these Articles.

S.N	The current Articles of Association	Amended Articles of Association
		If the Company still has losses after making them up in accordance with the provisions of these Articles, it may reduce its registered capital to make up for the losses. If 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 obligation to pay capital contributions or share subscriptions.
		If the registered capital is reduced in accordance with the preceding paragraph, the provisions of the second paragraph of this Article shall not apply, but a public announcement shall be made in a newspaper or on the National Enterprise Credit Information Publicity System within 30 days from the date the shareholders' meeting passes the 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 cumulative amount of the statutory reserve fund and the discretionary reserve fund reaches 50% of the Company's registered capital.
		If the registered capital is reduced in violation of the Company Law and other relevant regulations, shareholders shall return the funds they have received, and any reduction or exemption of shareholders' capital contributions shall be restored to its original state; if losses are caused to the Company, the shareholders and the responsible directors and senior management personnel shall be liable for compensation.

S.N	The	current Articles of Association	Amended Articles of Association
174.			200. When the Company issues new shares to increase its registered capital, shareholders shall not have pre-emptive subscription rights, unless a resolution of the shareholders' meeting decides that shareholders shall have such rights.
175.	liqu	The Company shall be dissolved and didated in accordance with law upon arrence of any of the following events:  a resolution for dissolution is passed by a shareholders' general meeting;  dissolution is necessary due to a merger or division of the Company;  the Company is legally declared insolvent due to its failure to repay debts due;  the Company is ordered to close down or its business license is revoked, canceled because of its violation of laws or administrative regulations;  the Company is dissolved by the People's Court in accordance with the provision of Article 182 of the Company Law;  Pursuant to the provisions of these Articles, one of the other events which are grounds for dissolution has occurred.	<ul> <li>202. The Company shall be dissolved if any of the following circumstances occur:</li> <li>(1) a resolution for dissolution is passed by a shareholders' meeting;</li> <li>(2) dissolution is necessary due to a merger or division of the Company;</li> <li>(3) its business license is revoked, it is ordered to close down, or its registration is cancelled in accordance with the law;</li> <li>(4) the Company encounters serious difficulties in its operation and management, and its continued existence would cause significant losses to the interests of shareholders, and this cannot be resolved through other means, in which case a shareholder or shareholders holding 10% or more of the Company's voting rights may request a people's court to dissolve the Company;</li> <li>(5) pursuant to the provisions of these Articles, one of the other events which are grounds for dissolution has occurred.</li> <li>Where the Company encounters the grounds for dissolution stipulated in the preceding paragraph, it shall publicly announce the grounds for dissolution through the National Enterprise Credit Information Publicity System within 10</li> </ul>
			days.

S.N	The current Articles of Association	Amended Articles of Association
176.	246. The Company may survive by amending these Articles in the case of the circumstance mentioned in Item (6) of Article 245.  Any amendment hereto pursuant to the preceding paragraph shall require the approval of more than 2/3 of the voting rights represented by the shareholders attending the shareholders' general meeting.	203. If the Company is in the circumstances stipulated in items (1) and (5) of Article 206 of these Articles and has not yet distributed its property to shareholders, it may continue to exist by amending these Articles or by a resolution of the shareholders' meeting.  An amendment to these Articles or a resolution of the shareholders' meeting made in accordance with the provisions of the preceding paragraph must be passed by more than two-thirds of the voting rights held by the shareholders present at the shareholders' meeting.
177.	247. A liquidation group shall be set up within 15 days of the Company being dissolved pursuant to items (1), (4) and (5) and (6) of Article 245, and the composition of the liquidation group of the Company shall be determined by an ordinary resolution of shareholders in general meeting. If a liquidation group to carry out liquidation procedure is not set up within the specified time limit, the creditors may apply to the People's Court to have it designate relevant persons to form a liquidation group in order to carry out liquidation procedure.  Where the Company is dissolved under items (3) of the preceding Article 245, the People's Court shall in accordance with provisions of relevant laws organize the shareholders, relevant organizations and relevant professional personnel to establish a liquidation group to carry out liquidation procedure.	204. If the Company is dissolved in accordance with the provisions of items (1), (3), (4), and (5) of Article 206 hereunder, it shall be liquidated. The directors are the persons obligated to conduct the liquidation of the Company and shall form a liquidation group to conduct the liquidation within 15 days from the date the grounds for dissolution arise.  The liquidation group shall be composed of the directors, unless the shareholders' meeting resolves to appoint other persons.  Where the persons obligated to conduct the liquidation incur losses to the Company or its creditors thereof due to failure to perform their liquidation obligations in a timely manner, they shall be liable for compensation.

S.N	The current Articles of Association	Amended Articles of Association
178.	248. Where the board of directors proposes to liquidate the Company due to causes other than where the Company has declared that it is insolvent, the board shall include a statement in its notice convening a shareholders' general meeting to consider the proposal to the effect that, after making full inquiry into the affairs of the Company, the board of directors is of the opinion that the Company will be able to pay all its debts in full within 12 months from the commencement of the liquidation.	(Deleted)
	Upon the passing of the resolution by the shareholders in general meeting for the liquidation of the Company, all functions and powers of the board of directors shall cease.	
	The liquidation group shall act in accordance with the instructions of the shareholders' general meeting to make a report at least once every year to the shareholders' general meeting on the group's receipts and payments, the business of the Company and the progress of the liquidation, and to present a final report to the shareholders general meeting on completion of the liquidation.	

S.N	The current Articles of Association	Amended Articles of Association
179.	249. The liquidation group shall within 10 days of its establishment send a notice to creditors, and within 60 days of its establishment make a public announcement in newspapers. A creditor shall within 30 days of receiving the notice, or for creditors who do not receive the notice, within 45 days of the date of the public announcement, report its creditors' rights to the liquidation group.	205. The liquidation group shall, within 10 days from the date of its establishment, notify the creditors, and shall make a public announcement in a newspaper or on the National Enterprise Credit Information Publicity System within 60 days. A creditor shall within 30 days of receiving the notice, or for creditors who do not receive the notice, within 45 days of the date of the public announcement, report its creditors' rights to the
	When reporting creditors' rights, the creditor shall provide an explanation of matters relevant to the creditor's rights and shall provide materials as evidence. The liquidation group shall carry out registration of creditors' rights so reported.  During the period of registration of creditors' rights, the liquidation committee shall not repay the debt to creditors.	liquidation group.  When reporting creditors' rights, the creditor shall provide an explanation of matters relevant to the creditor's rights and shall provide materials as evidence. The liquidation group shall carry out registration of creditors' rights so reported.  During the period of registration of creditors' rights, the liquidation committee shall not repay the debt to creditors.

S.N	The current Articles of Association	Amended Articles of Association
180.	251. After sorting out the Company's assets and preparing a balance sheet and an inventory of assets, the liquidation group shall formulate a liquidation plan and present it to the shareholders' general meeting or to the relevant governing authorities for confirmation.	207. After sorting out the Company's property and preparing a balance sheet and a list of assets, the liquidation group shall formulate a liquidation plan and submit it to the shareholders' meeting or a people's court for confirmation.
	To the extent that the Company is able to repay its debts, it shall, in the following order, pay: the liquidation expenses, wages of the employees, social insurance premiums and statutory compensation, outstanding taxes, and the Company's debts.	Where there is any remaining property of the Company after paying, in order, the liquidation expenses, the wages of employees, social insurance premiums and statutory compensation, the taxes owed, and the Company's debts, the Company may distribute it in proportion to the shares held by the shareholders.
	The assets of the Company remaining after its debts have been repaid in accordance with the provisions of the preceding paragraph shall be distributed to its shareholders according to the class and proportion of their shareholdings.	The property of the Company shall not be distributed to shareholders before it has been repaid in accordance with the provisions of the preceding paragraph.
	During the liquidation period, the Company continues to exist but may not carry out any operation that is not for purposes of carrying out liquidation.	During the liquidation period, the Company continues to exist but may not carry out any operation that is not for purposes of carrying out liquidation.
181.	252. If after putting the Company's assets in order and preparing a balance sheet and an inventory of assets in connection with the liquidation of the Company resulting from dissolution, the liquidation group discovers that the Company's assets are insufficient to repay the Company's debts in full, the liquidation group shall immediately apply to the People's Court for a declaration of insolvency.  After a Company is declared insolvent by a ruling of the People's Court, the liquidation group shall turn over liquidation matters to the People's Court.	208. If, after sorting out the Company's property and preparing a balance sheet and a list of assets, the liquidation group discovers that the Company's property is insufficient to repay its debts, it shall apply to a people's court for bankruptcy liquidation in accordance with the law.  After a people's court accepts the bankruptcy application, the liquidation group shall hand over the liquidation affairs to the bankruptcy administrator appointed by the people's court.

S.N	The current Articles of Association	Amended Articles of Association
182.	253. Following the completion of liquidation, the liquidation group shall present a report on liquidation and prepare a statement of the receipts and payments during the period of liquidation and financial books and records which shall be audited by Chinese registered accountants and submitted to the shareholder's general meeting or the relevant governing authority for confirmation.  The liquidation group shall also after such confirmation, submit the documents referred to in the preceding paragraph to the company registration authority and apply for cancellation of registration of the Company, and publish an announcement relating to the termination of the Company.	209. After the liquidation of the Company is completed, the liquidation group shall prepare a liquidation report, submit it to the shareholders' meeting or a people's court for confirmation, and submit it to the company registration authority to apply for cancellation of registration.
183.	254. Members of the liquidation group shall be faithful to their duties and fulfill their liquidation obligations in accordance with the law. Members of the liquidation group shall not abuse their functions and powers to accept bribery or any other illegal income, nor embezzle the Company's properties. Where members of the liquidation group incur losses to the company or the creditors thereof intentionally or due to gross negligence, they shall be liable to compensation.	210. Members of the liquidation group, in performing their liquidation duties, owe a duty of loyalty and a duty of diligence. If members of the liquidation group cause losses to the Company due to negligence in performing their liquidation duties, they shall be liable for compensation; if they cause losses to creditors due to intent or gross negligence, they shall be liable for compensation.

S.N	The current Articles of Association	Amended Articles of Association
184.	257. The Company may amend these Articles in accordance with the stipulations of laws, administrative regulations and these Articles.	213. The Company may amend these Articles in accordance with the stipulations of laws, administrative regulations and these Articles.
	The amendments of these Articles shall be in accordance with the following procedures:	The amendments of these Articles shall be in accordance with the following procedures:
	(1) the board of directors shall pass resolutions, prepare proposals for amendments of these Articles in accordance with the provisions of these Articles, or the shareholders shall propose the amendments of these Articles;	(1) the board of directors shall pass resolutions, prepare proposals for amendments of these Articles in accordance with the provisions of these Articles, or the shareholders shall propose the amendments of these Articles;
	(2) inform the shareholders of the amendment proposals and submit the proposals to the general meeting for passing;	(2) inform the shareholders of the amendment proposals and submit the proposals to the general meeting for passing;
	(3) amendments as submitted to the general meeting shall be passed through a special resolution.	(3) amendments as submitted to the general meeting shall be passed through a special resolution.
		The board of directors shall amend these Articles in accordance with the resolution of the shareholders' meeting to amend these Articles and the approval opinions of the relevant competent authorities.
185.	258. The amendments to these Articles involving any change relating to the registered particulars of the Company, application shall be made for registration of the changes in accordance with law.	214. Amendments to these Articles that require approval from a competent authority must be submitted to that competent authority for approval; if they involve matters of company registration, a change of registration shall be handled in accordance with the law.
186.	259. Any amendment to these Articles shall be subject to announcement if so required by the laws and regulations.	215. Any amendment to these Articles shall be subject to announcement if so required by applicable laws and regulations, the rules of the securities regulatory authorities and the stock exchanges of the place where the Company's shares are listed.

S.N	The current Articles of Association	Amended Articles of Association
187.	260. The Company shall act according to the following principles to settle disputes:	(Deleted)
	(1) Whenever any disputes or claims arising between: holders of the Overseas-Listed Foreign-Invested Shares and the Company; holders of the Overseas-Listed Foreign-Invested Shares and the Company's directors, supervisors, general manager, deputy general manager or other senior officers; or holders of the Overseas-Listed Foreign-Invested Shares and holders of Domestic-Invested Shares, based on these Articles or any rights or obligations conferred or imposed by the Company Law or any other laws and administrative regulations concerning the affairs of the Company, such disputes or claims shall be referred by the relevant parties to arbitration.	
	Where a dispute or claim of rights referred to in the preceding paragraph is referred to arbitration, the entire claim or dispute must be referred to arbitration, and all persons who have a cause of action based on the same facts giving rise to the dispute or claim or whose participation is necessary for the resolution of such dispute or claim, shall abide by the arbitration, provided that such person is the Company or the Company's shareholder, director, supervisor, general manager, deputy general manager or other senior officer.  Disputes in relation to the definition of shareholders and disputes in relation to the shareholders' register need not be resolved	

S.N	The	current Articles of Association	Amended Articles of Association
	(2)	A claimant may elect arbitration at either the China International Economic and Trade Arbitration Commission in accordance with its Rules or the Hong Kong International Arbitration Center in accordance with its Securities Arbitration Rules. Once a claimant refers a dispute or claim to arbitration, the other party must submit to the arbitral body elected by the claimant.  If a claimant elects arbitration at Hong Kong International Arbitration Center, any	
		party to the dispute or claim may apply for a hearing to take place in Shenzhen in accordance with the Securities Arbitration Rules of the Hong Kong International Arbitration Center.	
	(3)	If any disputes or claims of rights are settled by way of arbitration in accordance with sub-paragraph (1) of this Article, the laws of China shall apply, save as otherwise provided in laws and administrative regulations.	
	(4)	The award of an arbitration body shall be final and conclusive and binding on all parties.	

S.N	The current Articles of Association	Amended Articles of Association
188.	261. Save as otherwise required by thes Articles, notices of the Company shall be serve by the following methods:	
	(1) by hand;	(1) by hand;
	(2) by mail;	(2) by mail;
	(3) by announcement;	(3) by announcement;
	(4) by announcement on the websit designated by the stock exchange at the location where the Company's share are listed in accordance with the law administrative regulations and listin rules of the stock exchange at the location where the Company's shares are listed;	e information disclosure media of the stock exchange where the Company's shares are listed in accordance with applicable laws and regulations, and
	(5) by other means agreed before between the Company and the recipient or accepted between the recipient after receiving notice;	e are listed;
	(6) by other means as required by thes Articles.	
	Unless the context otherwise requires "announcement" referred to herein means a announcement published in newspapers of websites in the PRC as to the announcement made to holders of Domestic Shares or the announcement required to be published in the PRC according to the relevant provisions and these Articles, which shall be as specifie in PRC laws and regulations or designated approved or permitted by the CSRC. In respect of the announcement sent to holders of Shares of the Company or required to be sent in Hong Kong pursuant to relevant regulation and these Articles, the announcement shall be published on the designated websites of the Stock Exchange and the Company's website, of in the newspapers or other designated media a required by Hong Kong listing rules.  The "Corporate Communications" an	Unless the context otherwise requires, "announcement" referred to herein means an announcement published in newspapers or websites in the PRC as to the announcement made to holders of Domestic Shares or the announcement required to be published in the PRC according to the relevant provisions and these Articles, which shall be as specified in PRC laws and regulations or designated, approved or permitted by the CSRC. In respect of the announcement sent to holders of H Shares of the Company or required to be sent in Hong Kong pursuant to relevant regulations and these Articles, the announcement shall be published on the designated websites of the Stock Exchange and the Company's website, or in the designated newspapers or other designated media as required by Hong Kong listing
	"Corporate Communications for Action required to be sent by the Company to th H Shareholders as set out in these Article will be sent in accordance with the relevan requirements of the Hong Kong Listing Rules.	es The "Corporate Communications" and

requirements of the Hong Kong Listing Rules.

S.N	The current Articles of Association	Amended Articles of Association
189.	263. In these Articles, the meaning of an accountants firm is the same as that of "auditors".	218. In these Articles, the meaning of an accountant firm is the same as that of "auditors".
	The terms "or more", "or less", "within" herein shall include the given figure, while "without", "less than", "more than" shall not include the given figure.	The terms "or more", "within" herein shall include the given figure, while "over" "without", "less than", "more than" shall not include the given figure.
	The "actual controllers" shall refer to the persons, other than shareholders, who are able to actually control the acts of the Company through investment relationship, according to agreement or by any other arrangement. Spouse and direct relatives of the actual controllers and people who directly or indirectly hold more than 5% of	Controlling shareholder refers to a shareholder whose shareholding accounts for more than 50% of the Company's total share capital; or a shareholder whose shareholding ratio, although not exceeding 50%, has voting rights attached to the shares they hold that are sufficient to have a significant impact on the resolutions of the shareholders' meeting.
	the shares of the Company and serve as directors and senior management of the Company shall be deemed as joint actual controllers, unless there is evidence to the contrary.	The "actual controller" shall refer to a natural person, legal person, or other organisation that, through investment relationships, agreements, or other arrangements, is able to actually
	The "connected relationship" shall refer to the relationship between the Company's controlling shareholders, actual controllers, directors, supervisors, senior officers, and enterprises directly or indirectly under their control, as well as any other relationship which may cause transfer of the Company's interests. However, the relationship between State-controlled enterprises is not a connected relationship due to the fact that such enterprises are under the common control of the State.	control the Company's actions.  The "connected relationship" shall refer to the relationship between the Company's controlling shareholders, actual controllers, directors, senior officers, and enterprises directly or indirectly under their control, as well as any other relationship which may cause transfer of the Company's interests. However, the relationship between State-controlled enterprises is not a connected relationship due to the fact that such enterprises are under the common control of the State.
190.	267. These Articles have been prepared in Chinese. In the event of any discrepancy between the Chinese version hereof and any translation hereof in any other language, the Chinese version shall prevail.	222. These Articles have been prepared in Chinese. If there is any discrepancy between the Chinese text of these Articles and any translated text in another language, the Chinese version of these Articles most recently approved and registered with the company registration authority shall prevail.

#### S.N The current Articles of Association **Amended Articles of Association** 191. 268. Any matters unspecified in these Articles 223. For matters not covered by these Articles, shall follow the requirements of relevant laws the applicable laws and regulations, and the and regulations, regulatory documents and rules of the securities regulatory authorities listing rules of the stock exchange where the of the place where the Company's shares are Company's shares are listed. If the requirements listed and the stock exchanges shall apply of these Articles are contradicted to those accordingly. If the provisions of these Articles conflict with applicable laws and regulations, specified by relevant laws and regulations, regulatory documents and listing rules of the or the rules of the securities regulatory stock exchange where the Company's shares authorities and the stock exchanges of the are listed, the requirements of relevant laws place where the Company's shares are listed, and regulations, regulatory documents and the latter shall prevail. listing rules of the stock exchange where the Company's shares are listed shall prevail.

Note: In addition to the above amendments, the following changes have been made to the Articles of Association: 1) "shareholders' general meeting" is changed to "shareholders' meeting"; 2) "Overseas-Listed Foreign-Invested Shares" is changed to "H Shares"; 3) "related-party transactions" is changed to "related (connected) transactions"; 4) "independent directors" is changed to "independent (non-executive) directors"; and 5) if the revised articles only involve the deletion of "board of supervisors" or "supervisors" or the replacement of "board of supervisors" with "Audit Committee", and no other modifications are made, the comparison before and after the amendments will not be listed individually in the comparison table.

If the addition or deletion of certain articles results in a change in the article number, the subsequent article numbers in the corresponding articles will be adjusted sequentially, either by extension or reduction, including the corresponding numbering of other articles referenced in the relevant articles.

#### **Amended Rules of Procedure for The General** The current Rules of Procedure for The S.N **General Meeting** Meeting 1. 1. In order to further regulate the discussion 1. With an aim to further regulate the discussion methods and decision-making procedures of the methods and decision-making procedures of the General Meeting of Shanghai Fudan-Zhangjiang General Meeting of Shanghai Fudan-Zhangjiang Bio-Pharmaceutical Co., Ltd. (the "Company"), Bio-Pharmaceutical Co., Ltd. (the "Company"), urge the shareholders and the general meeting to urge the shareholders and the general meeting effectively fulfill their obligations and improve to effectively fulfill their obligations and the standard operation and scientific decisionimprove the standard operation and scientific making levels of the general meeting, the Rules decision-making levels of the general meeting, of Procedures (the "Rules") are formulated in the Rules of Procedures (the "Rules") are accordance with the requirements under the formulated in accordance with the requirements Company Law of the People's Republic of under the Company Law of the People's Republic of China (the "Company Law"), the China (the "Company Law"), the Securities Law of the People's Republic of China, the Code of Securities Law of the People's Republic of China, the Code of Corporate Governance Corporate Governance for Listed Companies, the Measures for the Continuous Supervision for Listed Companies, the Measures for the and Administration of the Companies Listed Continuous Supervision and Administration on the Sci-Tech Innovation Board (Trial), of the Companies Listed on the Sci-Tech Innovation Board (Trial), the Rules for the the Rules for the General Meetings of Shareholders of Listed Companies, the Rules General Meetings of Shareholders of Listed Governing the Listing of Stocks on the Sci-Companies, the Rules Governing the Listing Tech Innovation Board of the Shanghai Stock of Stocks on the Science and Technology Exchange and the Rules Governing the Listing Innovation Board of the Shanghai Stock of Securities on The Stock Exchange of Hong Exchange and the Rules Governing the Kong Limited (hereinafter collectively referred Listing of Securities on the Stock Exchange to as the "Listing Rules"), other relevant of Hong Kong Limited (the "Listing Rules"), other relevant laws, administrative regulations, laws, administrative regulations, department regulations, normative documents (hereinafter department regulations, normative documents referred to as the "Laws and Regulations") and and the Articles of Association of Fudanthe Articles of Association of Fudan-Zhangjiang Zhangjiang Bio-Pharmaceutical Co., Ltd. (the Bio-Pharmaceutical Co., Ltd. (hereinafter "Articles"), in conjunction with the actual referred to as the "Articles"), in conjunction situation of the Company. with the actual situation of the Company. 2. From the effective date of the Rules, 2. 2. The Rules shall apply to matters such the Rules shall have binding effect on the as the convocation, proposal, notice, and general meetings, shareholders, shareholders' holding of the Company's general meetings representatives, directors, supervisors, senior of shareholders. From the date of their entry management members and other personnel who into force, the Rules shall have binding attend the general meetings. effect on the general meetings, shareholders, shareholders' proxies, and the directors, senior management members, and other personnel who attend the general meetings.

S.N	The current Rules of Procedure for The General Meeting	Amended Rules of Procedure for The General Meeting
3.	4. The general meeting is the organ of authority of the Company, and shall exercise the following functions and powers in accordance with law:	4. The general meeting is the organ of authority of the Company, and shall exercise the following functions and powers in accordance with law:
	<ul> <li>(I) to decide on the operating policies and investment plans of the Company;</li> <li>(II) to elect and replace directors who are not representatives of the staff and workers and decide on matters relating to the remuneration of directors;</li> </ul>	<ul> <li>(I) to elect and replace directors who are not employee representatives and decide on matters relating to the remuneration of directors;</li> <li>(II) to consider and approve the reports of the Board;</li> </ul>
	(III) to elect and replace supervisors who are not representatives of the staff and workers and decide on matters relating to the remuneration of supervisors;	(III) to consider and approve the profit distribution plans and loss recovery plans of the Company;
	(IV) to consider and approve the reports of the Board;	(IV) to adopt resolutions on increases or reductions of registered capital of the Company;
	<ul><li>(V) to consider and approve the reports of the Supervisory Committee;</li><li>(VI) to consider and approve the proposed</li></ul>	(V) to decide on matters such as merger, division, dissolution, liquidation, or change of the corporate form of the Company;
	annual financial budgets and final accounts of the Company;	(VI) to adopt resolutions on any issuance of bonds of the Company;
	(VII) to consider and approve the profit distribution plans and loss recovery plans of the Company;	(VII) to make resolutions on the appointments or dismissals of the accounting firm that undertakes the Company's audit
	(VIII) to adopt resolutions on increases or decreases of registered capital of the Company;	business; (VIII) to amend the Articles;
	(IX) to decide on matters such as merger, division, dissolution and liquidation or change of the form of the Company;	(IX) to pass resolutions on the external guarantees which shall be approved by the general meeting pursuant to the Articles;
	(X) to adopt resolutions on any issuance of bonds of the Company;	(X) to consider matters regarding the purchase and sales within one year by the Company of major assets which exceed 30% of the
	<ul><li>(XI) to adopt resolutions on the appointments, dismissals or non-reappointments of accounting firms;</li></ul>	latest audited total assets of the Company;  (XI) to consider, approve and change the usage of the funds raised;
	(XII) to amend the Articles;	(XII) to consider the equity incentive scheme and the employee share ownership plan (including only the circumstances that are required to be deliberated by the general meeting in accordance with applicable laws and regulations, as well as the rules of the securities regulatory authorities and stock exchanges where the company's shares are listed);

S.N	The current Rules of Procedure for The General Meeting	Amended Rules of Procedure for The General Meeting
	<ul> <li>(XIII) to consider the proposals by the shareholders severally or jointly holding 3% or more of the voting shares of the Company;</li> <li>(XIV) to pass resolutions on the external guarantees which shall be approved by the general meeting pursuant to the Articles;</li> <li>(XV) to consider matters regarding the purchase and sales within one year by the Company of major assets which exceed 30% of the latest audited total assets of the Company;</li> <li>(XVI) to consider, approve and change the usage of the funds raised;</li> <li>(XVII) to consider the equity incentive scheme and the employee share ownership plan (including only those cases which are required to be considered by the shareholders' general meeting in accordance with relevant laws and regulations, listing rules and regulatory documents);</li> </ul>	(XIII) The annual general meeting of the Company may authorize the board of directors to decide on the issuance of A-shares to specific targets with a total financing amount of no more than RMB 300 million and no more than 20% of the net assets at the end of the latest year. And such authorization will expire on the convention date of the next annual general meeting, subject to the provisions of applicable laws and regulations, and the securities regulatory authorities and stock exchanges of the place where the Company's shares are listed;  (XIV) The general meeting of the Company may authorize the board of directors to decide on the issuance of H-shares to specific targets not exceeding 20% of the total issued shares of the Company at that time. And such authorization will expire on the convention date of the next annual general meeting, subject to the provisions of applicable laws and regulations, and the securities regulatory authorities and stock exchanges of the place where the
	(XVIII) the annual shareholders' general meeting of the Company may authorize the board of directors to decide the issuance of A shares with a total financing amount of no more than RMB300 million and no more than 20% of the net assets as at the end of the latest year to specific subscriber(s), and such authorization will expire on the convention date of the annual shareholders' general meeting for the next year, subject only to the relevant provisions of other laws and regulations, including the Hong Kong Listing Rules (if applicable);  (XIX) to examine other matters required to be resolved at the general meeting pursuant to laws, administrative regulations and the Articles.  The above-mentioned functions and powers of the general meeting shall not be exercised by the Board of Directors, other organizations or individuals through authorization.	Company's shares are listed;  (XV) to examine other matters required to be resolved at the general meeting pursuant to laws, administrative regulations, departmental rules, and the Articles.  The Company may issue stocks, corporate bonds convertible into stocks, and corporate bonds upon resolution of the general meeting, or by resolution of the board of directors as authorised by the Articles or the general meetings. The specific implementation shall comply with the provisions of applicable laws and regulations, and the securities regulatory authorities and stock exchanges of the place where the Company's shares are listed.  Unless otherwise provided by laws, administrative regulations, provisions of the China Securities Regulatory Commission (the "CSRC"), or the rules of the Shanghai Stock Exchange (the "SSE") and The Stock Exchange of Hong Kong Limited (the "HKEX"), the aforementioned powers of the general meetings shall not be delegated to the board of directors or other institutions or individuals for exercise.

#### The current Rules of Procedure for The Amended Rules of Procedure for The General S.N **General Meeting** Meeting 4. 5. General meetings may be either annual 5. General meetings may be either annual general meetings or extraordinary general general meetings or extraordinary general meetings. The annual general meeting shall meeting. The annual general meeting shall be held once a year within six months after the be held once a year within six months after closing of the previous accounting year. The the closing of the previous accounting year. extraordinary general meeting may be held from The extraordinary general meeting may be time to time and shall be held within two months held from time to time and shall be held within upon the occurrence of any of circumstances as two months upon the occurrence of any of set forth in the Company Law and the Articles circumstances as set forth in the Company Law for holding such a meeting occurs. and the Articles for holding such a meeting In case that the Company is unable to hold a general meeting within the aforesaid time In case that the Company is unable to hold frame, it shall be reported and explained to the a general meeting within the aforesaid time local office of the China Securities Regulatory frame, it shall be reported and explained to Commission ("CSRC") in the region where the local office of the CSRC and the SSE and the Company operates, the Shanghai Stock the HKEX, and an announcement shall be Exchange (the "SSE") and the Hong Kong made. Stock Exchange (the "HKSE"), and make an announcement. 5. 8. Independent directors shall be entitled to 8. With the consent of more than half of all independent (non-executive) directors, make a proposal to the Board of Directors the independent (non-executive) directors on holding an extraordinary general meeting have the right to propose to the board of according to the requirements of the Articles, and shall make such proposal in a written form. directors to convene an extraordinary general The exercise of such power by the independent meeting and shall make such a proposal in written form. In response to a proposal by directors shall be approved by more than half of all the independent directors. For such a independent (non-executive) directors to proposal, the Board of Directors shall give convene an extraordinary general meeting, a written reply on whether to agree or not to the board of directors shall give a written reply hold such meeting within ten days upon receipt on whether to agree or not to hold such meeting of the proposal in accordance with the laws, within ten days upon receipt of the proposal administrative regulations and the Articles. in accordance with the laws, administrative regulations and the Articles. Where the Board of Directors agrees to hold such a meeting, a notice of general meeting shall Where the board of directors agrees to hold such be given within five days after the resolution a meeting, a notice of general meeting shall be of the Board of Directors is made. Where the given within five days after the resolution of the Board of Directors does not agree to hold such board of directors is made. Where the board of

directors does not agree to hold such a meeting,

its reasons shall be given and an announcement

shall be made.

a meeting, its reasons shall be given and an

announcement shall be made.

6.

## PROPOSED AMENDMENTS TO THE RULES OF PROCEDURE FOR THE GENERAL MEETING

#### S.N The current Rules of Procedure for The General Meeting

10. Any shareholder(s) who individually or jointly hold(s) 10% or more of the shares of the Company entitled to vote at the proposed extraordinary general meeting or class meeting of shareholders is/are entitled to propose in writing to the Board of Directors to convene an extraordinary general meeting or a class shareholders' meeting. The Board of Directors shall, in accordance with the laws, administrative regulations and the Articles, furnish a written reply to the relevant shareholders stating its agreement or disagreement to the convening of the extraordinary general meeting or the class shareholders' meeting within ten days after having received such proposal.

In the event that the Board of Directors agrees to convene an extraordinary general meeting or a class shareholders' meeting, it shall serve the notice of such meeting within five days after the relevant Board resolution is passed. Consent of the relevant shareholders shall be obtained in the event of any changes made to the original proposal in the notice.

In the event that the Board of Directors does not agree to convene an extraordinary general meeting or a class shareholders' meeting, or does not furnish any written reply to the relevant shareholders within ten days after having received such proposal, any shareholder(s) who individually or jointly more than 10% of the shares of the Company is/ are entitled to propose to the supervisory committee to convene an extraordinary general meeting or a class shareholders' meeting in written.

### Amended Rules of Procedure for The General Meeting

10. Shareholders who individually or jointly hold more than 10% of the Company's shares and request the board of directors to convene an extraordinary general meeting shall submit the request to the board of directors in writing. The board of directors shall give a written reply on whether to agree or not to hold such meeting within ten days upon receipt of the proposal in accordance with the laws, administrative regulations and the Articles.

Where the board of directors agrees to hold such meeting, a notice of general meeting shall be given within five days after the resolution of the board of directors is made. Any change to the original proposal in the notice shall be subject to the approval of the relevant shareholders.

In the event that the board of directors does not agree to convene an extraordinary general meeting, or does not furnish any written reply to the relevant shareholders within ten days after having received such proposal, any shareholders who individually or jointly hold more than 10% of the Company's shares may propose to the Audit Committee to convene an extraordinary general meeting, and shall submit the proposal to the Audit Committee in writing. The agenda items and proposals for the meeting shall be identical to those submitted to the board of directors as mentioned above.

#### S.N The current Rules of Procedure for The General Meeting

In the event that the Supervisory Committee agrees to convene an extraordinary general meeting or a class shareholders' meeting, it shall serve the notice of such meeting within five days after having received such proposal. Consent of the relevant shareholders shall be obtained in the event of any changes made to the original proposal in the notice.

In the event that the Supervisory Committee does not serve any notice of an extraordinary general meeting within the prescribed period, the supervisory committee is deemed not to convene and preside over such meeting, in which case the shareholder(s) who individually or jointly more than 10% of the shares of the Company for more than ninety consecutive days may convene and preside over such a meeting by himself/themselves.

Reasonable expenses incurred by shareholders in convening and holding such meeting due to the Board's failure to convene such meeting in response to the aforesaid request shall be borne by the Company. Such expenses shall be deducted from the amounts due from the Company to the defaulting director(s).

Amended Rules of Procedure for The General Meeting

In the event that the Audit Committee agrees to convene an extraordinary general meeting, it shall serve the notice of such meeting within five days after having received such proposal. Consent of the relevant shareholders shall be obtained in the event of any changes made to the original proposal in the notice.

In the event that the Audit Committee does not serve any notice of a general meeting within the specified period, the Audit Committee is deemed not to convene and preside over such meeting, in which case the shareholder(s) individually or jointly holding more than 10% of the shares of the Company for more than ninety consecutive days may convene and preside over such a meeting by himself/themselves.

#### The current Rules of Procedure for The **Amended Rules of Procedure for The General** S.N **General Meeting** Meeting 7. 11. Where the Supervisory Committee or 11. In the event that the Audit Committee shareholders decide to convene a general or shareholders decide to convene a general meeting on their own, they shall notify the meeting, it/they shall give a written notice to the Board of Directors and shall report it to the SSE board of directors in writing, file with the and the HKSE for record. SSE and the HKEX at the same time, and promptly issue a notice of the extraordinary general meeting. The content of the proposals For a general meeting convened and presided over by the shareholders themselves, the in the notice shall not include new content; shareholding by the shareholders who convene otherwise, the relevant parties shall re-submit the meeting shall be not less than 10% prior a request to the board of directors to convene to the announcement of the resolution of the a general meeting in accordance with the general meeting. aforementioned procedures. For a general meeting convened and presided For a general meeting convened by the over by the shareholders themselves, the shareholders themselves, the shareholding by shareholders who convene the meeting shall the shareholders who convene the meeting shall submit relevant certification materials to be not less than 10% prior to the announcement the SSE and the HKSE, while sending out of the resolution of the general meeting. a notice of general meeting and making the announcement of the resolution of the general The Audit Committee or the convening meeting. shareholders shall submit relevant supporting documents to the SSE and the HKEX when issuing the notice of general meeting and making the announcement of the resolutions of the general meeting.

#### The current Rules of Procedure for The Amended Rules of Procedure for The General S.N **General Meeting** Meeting 8. 15. Shareholders individually or together 15. When the Company convenes a general holding 3% or more of the shares of the meeting, the board of directors, the Audit Committee, and shareholders who Company may submit ad hoc proposals in writing to the convener of the general individually or jointly hold more than 1% of the Company's shares shall have the right to meeting at least 10 days before the date of the general meeting. The convener shall issue a submit proposals to the Company in writing. supplementary notice of the general meeting within 2 days upon receipt of the proposals and Shareholders who individually or jointly hold announce the contents of the ad hoc proposals. more than 1% of the Company's shares may submit an extraordinary proposal in writing Except for circumstances provided in the above to the convener 10 days before the general paragraph, the convener, after issuing the meeting is held. The convener shall, within notice of the general meeting, cannot revise 2 days of receiving the proposal, issue a supplementary notice of the general meeting, the proposals stated in the notice of general announce the content of the extraordinary meetings or add new proposals. proposal, and submit the extraordinary A general meeting shall not vote or resolve on proposal to the general meeting for review. However, this does not apply if the any proposal which is not listed in the notice of such general meeting or does not comply with extraordinary proposal violates the provisions Article 14 of the Rules. of laws, administrative regulations, or the Articles, or does not fall within the scope The business day mentioned in this Rules of of the powers of the general meeting. The Procedure shall mean the date on which the Company shall not raise the shareholding Hong Kong Stock Exchange opens for securities ratio required for shareholders to submit extraordinary proposals. trading. Except for circumstances provided in the above paragraph, the convener, after issuing the notice of the general meeting, cannot revise the proposals stated in the notice of general meetings or add new proposals. A general meeting shall not vote or make resolve on any proposal which is not listed in the notice of the general meeting or does not comply with the provisions of these Rules.

S.N	The current Rules of Procedure for The General Meeting	Amended Rules of Procedure for The General Meeting
9.	16. When the Company convenes a shareholders' annual general meeting, the shareholders shall be notified by way of public announcement at least twenty (20) days prior to the date of the meeting; when the Company convenes a shareholders' extraordinary general meeting, the shareholders shall be notified by way of public announcement at least fifteen (15) days prior to the date of the meeting.  The day on which the general meeting is convened by the Company shall be excluded from calculating the starting period of the prior notice.	16. When the Company convenes an annual general meeting, the convener shall notify all shareholders by public announcement 20 days before the meeting is held; when the Company convenes an extraordinary general meeting, the convener shall notify all shareholders by public announcement 15 days before the meeting is held.  When the Company calculates the starting period, the date on which the meeting is held shall not be included.
10.	<ul> <li>17. Notice of a general meeting shall satisfy the following requirements:</li> <li>(I) be in writing;</li> <li>(II) specific venue, date and time of the meeting;</li> <li>(III) matters and resolutions to be proposed for consideration at the meeting;</li> <li>(IV) in the event that any of the directors, supervisors, general manager, deputy general manager and other senior management has material interests in matters to be discussed, the nature and extent of the interests shall be disclosed. If the matters to be discussed affect any directors, supervisors, general manager, deputy general manager and other senior management as a shareholder in a manner different from the manner they affect other shareholders of the same class, the difference shall be explained;</li> <li>(V) the full text of any special resolution to be</li> </ul>	17. The notice of the general meeting shall be made in writing and shall include the following content:  (I) time, place, and duration of the meeting;  (II) matters and resolutions to be proposed for consideration at the meeting;  (III) a clear statement that all shareholders are entitled to attend the general meeting and may appoint a proxy in writing to attend the meeting and vote, and that the proxy need not be a shareholder of the Company;  (IV) the shareholding registration date for shareholders who are entitled to attend the general meeting;  (V) the name and telephone number of the contact persons who handles the meeting affairs;
	(V) the full text of any special resolution to be proposed for approval at the meeting;	

S.N	The current Rules of Procedure for The General Meeting	Amended Rules of Procedure for The General Meeting
	(VI) a prominent statement that shareholders, who are eligible for attending and voting at the general meeting, are entitled to appoint one or more proxies to attend and vote at such meeting on his/her behalf, and that such proxy does not need to be a shareholder of the Company;  (VII) the time and venue for lodging a written reply and a proxy form for the meeting;  (VIII) the shareholding registration date for shareholders who are entitled to attend the general meeting;  (IX) the name and telephone number of the contact persons who handles the meeting affairs;  (X) the time and procedures of the voting online or by any other means;  The interval between the shareholding record date of a general meeting and the date of the meeting shall not exceed 7 working days. Once the shareholding record date is confirmed, it shall not be altered.  In the event that the matters to be discussed need an advice from independent shareholders, their advices and reasons shall be disclosed when the notice of the general meetings or supplementary notice are dispatched.	(VI) the time and procedures of the voting online or by any other means; and  (VII) Other content required by the rules of the SSE and the HKEX.  The interval between the shareholding record date of a general meeting and the date of the meeting shall not exceed 7 working days. Once the shareholding record date is confirmed, it shall not be altered.

S.N	The current Rules of Procedure for The General Meeting	Amended Rules of Procedure for The General Meeting
11.	18. If a general meeting will discuss the election of directors or supervisors, the notice of general meeting shall disclose full information of each candidate for directors and supervisors. It shall at least include the following:  (I) personal particulars such as education background, work experience and other positions concurrently held by such candidate;  (II) whether he/she has any connected relationship with the Company or the controlling shareholder and actual controller of the Company;  (III) the number of shares of the Company held by such candidate;  (IV) whether he/she has received any punishment by CSRC or other securities regulatory authorities or sanctions by any stock exchange;  (V) information about the newly appointed or transferred directors or supervisors that needs to be disclosed according to the Listing Rules.  Except for the cumulative voting system for the election of directors or supervisors, each candidate of director or supervisor shall be proposed in a separate proposal.	18. If a general meeting will discuss the election of directors, the notice of general meeting shall disclose full information of each candidate for directors. It shall at least include the following:  (I) personal particulars such as education background, work experience, part-time job and so on;  (II) whether he/she has any connected relationship with the Company or the controlling shareholder and actual controller of the Company;  (III) the number of shares held in the Company;  (IV) whether he/she has received any punishment by CSRC or other securities regulatory authorities or sanctions by any stock exchange;  (V) other content required by applicable laws and regulations, and the rules of the securities regulatory authorities and stock exchanges of the place where the Company's shares are listed.  Except for the election of directors by cumulative voting system, each director candidate shall be the subject of a separate proposal.
12.	19. Transfers may not be entered in the share register within 30 days prior to the date of a shareholders' general meeting or within 5 days before the record date set by the Company for the purpose of distribution of dividends, other regulations of the security regulatory authorities at the place where the shares of the Company are listed shall prevail.	19. The register of shareholders shall not be changed within 20 days before the general meeting is held or within 5 days before the record date for the Company's decision to distribute dividends. Where applicable laws and regulations, or the securities regulatory authorities and stock exchanges of the place where the Company's shares are listed have other provisions on changes to the register of shareholders of a listed company, such provisions shall prevail.

S.N	The current Rules of Procedure for The General Meeting	Amended Rules of Procedure for The General Meeting
13.	21. The place for holding the Company's general meetings shall be: the residence of corporation or the place specified in the notice of the general meeting.  A general meeting shall be held at a meeting place in the form of on-site meeting. The Company will also enable shareholders to have access to the general meeting by providing online voting. The shareholders that have participated in the meeting through access of any aforesaid means shall be deemed as having attended the meeting.  The identity of shareholders that attend the meeting through internet or other means shall be confirmed by the legal and effective voting system or trading system of the stock exchange approved by regulatory authorities.	21. The place for holding the Company's general meetings shall be: the residence of corporation or the place specified in the notice of the general meeting. After issuance of the notice for the general meeting, the place of the on-site meeting shall not be changed without a valid reason. If a change is indeed necessary, the convener shall make a public announcement, together with the reasons at least 2 working days before the scheduled date of the meeting.  A general meeting shall be held at a meeting place in the form of on-site meeting. The Company will also provide convenience to shareholders by adopting secure, economical, and convenient online and other methods in accordance with the provisions of laws, administrative regulations, the CSRC, or the Articles.
	A shareholder may attend a general meeting in person and exercise his voting right, or may appoint other person to attend the meeting and exercise the voting right to the extent of the authorization given.	The identity of shareholders that attend the meeting through internet or other means shall be confirmed by the legal and effective voting system or trading system of the stock exchange approved by regulatory authorities.  A shareholder may attend a general meeting in person and exercise his/her voting right, or may appoint other person to attend the meeting and exercise the voting right to the extent of the authorization given.
14.	22. The Company shall specify the time and procedures of the voting online or by any other means in the notice of general meeting.  The voting online or by any other means shall be started not earlier than 3:00 pm on the day before the on-site general meeting is held and not later than 9:30 am on the day when the on-site general meeting is held, and shall be concluded not earlier than 3:00 pm on the day when the on-site general meeting ends.	22. The voting online or by any other means shall be started not earlier than 3:00 pm on the day before the on-site general meeting is held and not later than 9:30 am on the day when the on-site general meeting is held, and shall be concluded not earlier than 3:00 pm on the day when the on-site general meeting ends.

S.N	The current Rules of Procedure for The General Meeting	Amended Rules of Procedure for The General Meeting
15.	23. The Board of Directors together with other conveners thereof shall adopt necessary measures to maintain the normal order of the general meeting of shareholders. Measures shall also be adopted to stop any acts from interfering with the general meeting, creating quarrels and nuisance as well as infringing the lawful interests of the shareholders while timely report of the same shall also be made to the relevant authority for investigation.	23. The board of directors together with other conveners thereof shall adopt necessary measures to maintain the normal order of the general meeting. Measures shall also be adopted to stop any acts from interfering with the general meeting, creating quarrels and nuisance as well as infringing the lawful interests of the shareholders while timely report of the same shall also be made to the relevant authority for investigation. Except for shareholders (or their proxies), directors, senior management members, engaged lawyers, and persons invited by the convener who are attending the meeting, the Company has the right to refuse entry of other persons in accordance with the law.
16.	24. All the shareholders or their proxies registered on the share record date shall be entitled to attend a general meeting, and the Company or the convener(s) shall not refuse them for whatever reasons.	24. All the shareholders or their proxies registered on the share record date shall be entitled to attend the general meeting and exercise their voting rights in accordance with relevant laws, regulations, and the Articles. The Company and the convener(s) shall not refuse them for whatever reasons.
17.	25. The power of attorney appointing a proxy by the appointing shareholder shall be in writing. The power of attorney, as issued by the shareholders, indicating that proxies are entrusted to attend the shareholders' general meeting shall contain the following items:	25. The power of attorney appointing a proxy by the appointing shareholder shall be in writing. The power of attorney, as issued by the shareholders, indicating that proxies are entrusted to attend the general meeting shall contain the following items:
	(I) the name of each proxy; (II) whether each proxy has voting rights;	(I) The name or title of the principal, and the class and number of shares held in the Company;
	<ul><li>(III) indication on affirmative, against or abstention vote upon each matter which is listed in the agenda of and shall be deliberated at the general meeting;</li><li>(IV) issuing date and term of validity of the power of attorney;</li></ul>	(II) The name or title of the proxy;  (III) Specific instructions from the shareholder, including indication on affirmative, against or abstention vote upon each matter which is listed in the agenda of and shall be deliberated at the general meeting;
	(V) number of shares represented by the proxy, and the number of shares represented by each proxy, in the event that multiple proxies are appointed;	(IV) issuing date and term of validity of the power of attorney;  (V) signature (or seal) of the principal. Where
	(VI) signature (or seal) of the principal. Where the principal is a legal person shareholder, the official seal of the legal entity.	the principal is a legal person shareholder, the official seal of the legal entity.

S.N	The current Rules of Procedure for The General Meeting	Amended Rules of Procedure for The General Meeting
18.	26. The instrument for appointing a voting proxy and, if such instrument is signed by a person under a power of attorney or other authority on behalf of the appointer, a notarially certified copy of that power of attorney or other authority, shall be deposited at the premises of the Company or at such other place as specified for that purpose in the notice convening the meeting, not less than 24 hours before the time for holding the meeting or the time appointed for the passing of the resolution.	26. If the power of attorney for proxy voting is signed by a person authorised by the principal, the power of attorney for signing or other authorization documents shall be notarized. The notarized power of attorney or other authorization documents, together with the proxy form for voting, shall be kept at the Company's domicile or another place specified in the notice for convening the meeting.
19.	27. If the appointer is a legal person, its legal representative or such person as authorised by resolution of its Board or other governing body may attend at any meeting of shareholders of the Company as a representative of the appointer.	(Deleted)
20.	28. If an individual shareholder attends the meeting in person, such shareholder shall present his identity card and other valid certificates or evidence or stock account card which can be used to substantiate his identity at the meeting. If a proxy is appointed to attend the meeting, the proxy shall present his valid identity card and proxy form issued by the shareholder.	27. If an individual shareholder attends the meeting in person, such shareholder shall present his/her identity card or other valid documents or certificates that can be used to substantiate his/her identity. If a proxy is appointed to attend the meeting, the proxy shall present his/her valid identity card and proxy form issued by the shareholder.
	With respect to a legal person shareholder, its legal representative or a proxy appointed by the legal representative shall attend the meeting. If the legal representative attends the meeting, he shall present his own identity card, valid proof evidencing his qualification of serving as the legal representative. If a proxy is appointed to attend the meeting, the proxy shall present his own identity card and the written proxy form issued in accordance with the law by the legal representative of the legal person shareholder.	With respect to a legal person shareholder, its legal representative or a proxy appointed by the legal representative shall attend the meeting. If the legal representative attends the meeting, he shall present his/her own identity card, valid proof evidencing his/her qualification of serving as the legal representative. If a proxy is appointed to attend the meeting, the proxy shall present his/her own identity card and the written proxy form issued in accordance with the law by the legal representative of the legal person shareholder.

S.N	The current Rules of Procedure for The General Meeting	Amended Rules of Procedure for The General Meeting
21.		28. The attendance register for meeting attendees shall be prepared by the Company. The attendance register shall state matters such as the name (or entity name) of the attendees, identity card number, the number of voting shares held or represented, and the name (or entity name) of the principal.
22.	30. Where the Company holds a general meeting, all directors, supervisors and the Board Secretary shall attend the meeting, and general managers and other executives shall be present at the meeting as non-voting attendees if no special circumstances.	30. Where the general meeting requests directors and senior executives to be present at the meeting, the said directors and senior executives shall be present and respond to shareholders' inquiries.

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## PROPOSED AMENDMENTS TO THE RULES OF PROCEDURE FOR THE GENERAL MEETING

#### S.N The current Rules of Procedure for The General Meeting

31. A general meeting shall be convened and presided over by the chairman of the Board of Directors. Where the chairman of the Board of Directors is unable or fails to perform the duty, the meeting shall be presided over by the vice chairman of the Board of Directors (where there are two or more vice chairmen of the board of directors, the vice chairman elected by half of all the directors shall perform the duties of the chairman). Where the vice chairman of the Board of Directors is unable or fails to perform his duties, the meeting shall be presided over by a director jointly elected by a simple majority of the directors. If none of the Directors can be elected by more than a half of the Directors to preside over the meeting, the shareholders present at the meeting may elect a shareholder to preside over the meeting. If for any reason, the shareholders fail to elect the chairman to preside over the meeting, the shareholder (or proxy) present and holding the largest number of shares carrying voting rights shall preside over the meeting and act as the chairman.

A general meeting convened by the Supervisory Committee shall be presided over by the chairman of the Supervisory Committee. Where the chairman of the Supervisory Committee is unable or fails to perform the duty, the meeting shall be presided over by a supervisor jointly elected by a simple majority of the supervisors.

A general meeting convened by shareholders shall be presided over by one representative appointed by conveners.

In the event that the general meeting cannot proceed due to violation of the Rules of Procedure by the presider of the meeting, the general meeting may appoint one person as the presider of the meeting upon consent of a simple majority of the voting shareholders present at the meeting.

### Amended Rules of Procedure for The General Meeting

31. A general meeting shall be chaired by the Chairman of the board of directors. In the event that the Chairman of the board of directors is incapable of performing or fails to perform his/her duties, the meeting shall be chaired by the Vice Chairman of the board of directors (in case of two or more Vice Chairmen, the one elected by more than half of all directors shall preside). In the event that the Vice Chairman is incapable of performing or fails to perform his/her duties, the meeting shall be chaired by a director elected by more than half of all directors.

A general meeting convened by the Audit Committee on its own shall be chaired by the convener of the Audit Committee. If the convener of the Audit Committee is unable or fails to perform his/her duties, the meeting shall be chaired by a member of the Audit Committee elected by more than half of all members of the Audit Committee.

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

In the event that the general meeting cannot proceed due to violation of the Rules by the presider of the meeting, the general meeting may appoint one person as the presider of the meeting upon consent of a simple majority of the voting shareholders present at the meeting.

S.N	The current Rules of Procedure for The General Meeting	Amended Rules of Procedure for The General Meeting
24.	33. Directors, supervisors, general managers and other senior management members shall explain and answer the enquiries and suggestions from shareholders at the general meeting.	33. Directors and senior management members shall explain and answer the enquiries and suggestions from shareholders at the general meeting.
25.	34. Resolutions of shareholders' general meetings shall be divided into ordinary resolutions and special resolutions.	34. Resolutions of general meetings shall be divided into ordinary resolutions and special resolutions.
	To adopt an ordinary resolution, votes representing a majority of the voting rights represented by the shareholders (including proxies) present at the shareholders' general meeting must be exercised in favour of the resolution in order for it to be passed.	To adopt an ordinary resolution, votes representing a majority of the voting rights represented by the shareholders present at the general meeting must be exercised in favour of the resolution in order for it to be passed. To adopt an special resolution, votes representing more than two-thirds of the voting rights represented by the shareholders present at the general meeting must be exercised in favour of the resolution in order for it to be passed.
		The term 'shareholders' in this article includes shareholders who attend the general meeting through their proxies.
26.	35. The following matters shall be passed by an ordinary resolution at the general meeting:	35. The following matters shall be passed by an ordinary resolution of the general meeting:
	(I) work reports of the Board of Directors and the Supervisory Committee;	(I) work reports of the board of directors;
	(II) proposals formulated by the Board of Directors for distribution of profits and for making up losses;	(II) proposals formulated by the board of directors for distribution of profits and for making up losses;
	(III) removal of the members of the Board of Directors and of the Supervisory Committee, their remuneration and method of payment;	(III) appointment and removal of members of the board of directors, their remuneration, and the method of payment;  (IV) matters other than those required by the
	(IV) annual preliminary and final budgets and annual reports of the Company;	laws and administrative regulations or the Articles to be approved by special resolutions.
	(V) matters other than those required by the laws and administrative regulations or these Articles to be approved by special resolutions.	

S.N	The current Rules of Procedure for The General Meeting	Amended Rules of Procedure for The General Meeting
27.	36. The following matters shall be resolved by a special resolution of a general meeting:	36. The following matters shall be resolved by a special resolution of a general meeting:
	(I) the increase or reduction of the Company's share capital and the issue of share of any class (including the issue of overseas listed foreign or other title certificates with a share nature), warrants and other similar securities;	<ul> <li>(I) The increase or decrease of the Company's registered capital;</li> <li>(II) the division, spin-off, merger, dissolution and liquidation of the Company;</li> <li>(III) amendments to the Articles;</li> </ul>
	(II) the issue of debentures of the Company;  (III) the division, spin-off, merger, dissolution and liquidation of the Company;	(IV) any acquisition or disposition of material assets or provision of guarantees to others, by the Company within one year that are in excess of 30% of the latest
	(IV) amendments to the Articles;	audited total assets of the Company;
	(V) any acquisition or disposition of material assets, or any provision of a guarantee, by the Company within one year that are in excess of 30% of the latest audited total	(V) the share incentive schemes; and  (VI) any other circumstances prescribed by the laws, administrative regulations or
	assets of the Company;  (VI) the share incentive schemes; and	the Articles or any other matters which considered by the general meeting, if resolved by way of an ordinary resolution will be of a nature which may have a
	(VII) any other circumstances prescribed by the laws, administrative regulations or the Articles or any other matters which considered by the general meeting, if resolved by way of an ordinary resolution will be of a nature which may have a material impact on the Company and should be adopted by a special resolution.	material impact on the Company and should be adopted by a special resolution.  Any resolution passed by the general meeting shall be in compliance with the laws, administrative regulations of China and provisions of these Articles.
	Any resolution passed by the general meeting shall be in compliance with the laws, administrative regulations of China and provisions of these Articles.	

S.N	The current Rules of Procedure for The General Meeting	Amended Rules of Procedure for The General Meeting
28.	37. When shareholders (including proxies) vote at the general meeting, they shall exercise their voting rights according to the number of voting shares that they represent. Each share shall carry one vote.	37. When shareholders vote at the general meeting, they shall exercise their voting rights according to the number of voting shares that they represent. Except in cases where a cumulative voting system is adopted, each share chall correspond to the control of the corresponding to t
	The share held by the Company has no voting right, and this part of share cannot be counted in the total number of shares with voting right in the general meeting.	The share held by the Company has no voting right, and this part of share cannot be counted in the total number of shares with voting right in the general meeting.
	Shareholders, who purchase the voting shares of the Company in violation of provisions of the first clause and the second clause of Article 63 of the Securities Law, shall not exercise the voting rights of the shares that exceed the prescribed ratio within 36 months after purchasing them, and such shares shall not be included in the total number of shares with voting rights at a general meeting.	Shareholders, who purchase the voting shares of the Company in violation of provisions of the first clause and the second clause of Article 63 of the Securities Law, shall not exercise the voting rights of the shares that exceed the prescribed ratio within 36 months after purchasing them, and such shares shall not be included in the total number of shares with voting rights at a general meeting.
		The term 'shareholders' in the first paragraph of this article includes shareholders who attend the general meeting through their proxies.
29.	40. When the shareholders' general meeting deliberates connected transactions, the connected shareholders shall abstain from voting upon such associated transactions, and the number of voting rights represented by them shall not be calculated in the total number of valid votes; the announcement of the shareholders' general meeting shall fully disclose the votes of the non-connected shareholders.	40. When the general meeting deliberates connected transactions, the connected shareholders shall abstain from voting upon such associated transactions, and the number of voting shares they represent shall not be calculated in the total number of valid votes at the general meeting; the announcement of the general meeting shall fully disclose the votes of the non-connected shareholders.

S.N	The current Rules of Procedure for The General Meeting	Amended Rules of Procedure for The General Meeting
30.	42. If the matter required to be voted by way of a poll relates to election of chairman or adjournment of meeting, a poll shall be conducted immediately; in respect of other matters required to be voted by way of a poll, the chairman may decide the time of a poll, and the meeting may proceed to consider other matters. The voting results shall still be deemed as resolutions passed at the said meeting.	(Deleted)
31.	43. On a poll, a shareholder voting in person or by proxy and entitled to more than two votes need not cast all his votes in the same way.	(Deleted)
32.	44. In case of an equality of votes (whether on a show of hands or on a poll), the chairman shall have an additional vote.  The chairman of the board of directors shall convene and take the chair of every shareholders' general meeting. If the chairman is unable to attend the meeting for any reason, the vice chairman shall convene and take the chair of the meeting. If both the chairman and the vice chairman(s) are unable to attend the meeting, then the board of directors may designate a director to convene and take the chair of the meeting. If no chairman of the meeting has been so designated, the shareholders present at the meeting may elect a person to act as the chairman of the meeting. If for any reason, the shareholders shall fail to elect a chairman, then the shareholder present at the meeting in person or by proxy and holding the largest number of shares carrying the right to vote thereat shall be the chairman of the meeting.	(Deleted)

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## PROPOSED AMENDMENTS TO THE RULES OF PROCEDURE FOR THE GENERAL MEETING

### S.N The current Rules of Procedure for The General Meeting

45. Where voting for the election of directors or supervisors at the meeting, cumulative voting system can be adopted in accordance with the provisions in the Articles or resolutions made at the meeting. The cumulative voting system shall be implemented when the largest shareholder and persons acting in concert interest hold 30% or above of the total shares of the Company. If two or more independent directors are elected at the shareholders' general meeting of the Company, a cumulative voting system shall be implemented.

The cumulative voting system as mentioned in the preceding paragraph means that in the election of directors or supervisors at the general meeting, each share carries a voting right equivalent to the number of directors or supervisors to be elected. A shareholder may concentrate the votes on one candidate. The board of directors shall announce the resume and basic information of each candidate of directors and supervisors to the shareholders.

Amended Rules of Procedure for The General Meeting

42. Where voting for the election of directors at the meeting, cumulative voting system can be adopted in accordance with the provisions in the Articles or resolutions made at the meeting. If the largest shareholder of the Company and persons acting in concert interest hold an equity of 30% or above of the shares, or if the Company's general meeting elects 2 or more independent (non-executive) directors, a cumulative voting system shall be implemented.

The cumulative voting system as mentioned in the preceding paragraph means that in the election of directors at the general meeting, each share carries a voting right equivalent to the number of directors to be elected. A shareholder may concentrate the votes on one candidate. The board of directors shall announce the resume and basic information of each candidate of directors to the shareholders.

- (I) Method and Procedure for Nominating Director Candidates
  - Shareholders who individually or jointly hold more than 1% of the Company's shares may nominate director candidates (including independent (non-executive) directors, the same below) in writing. After a qualification review by the Nomination Committee of the board of directors, the nomination shall be submitted to the board of directors for review and then submitted by the board of directors to the general meeting for election and decision, or submitted to the general meeting for election and decision in the form of an extraordinary proposal.

S.N	The current Rules of Procedure for The General Meeting	Amended Rules of Procedure for The General Meeting
		2. The board of directors may nominate director candidates.  After a qualification review by the Nomination Committee of the board of directors, a written proposal shall be formed in the form of a Board resolution and submitted to the general meeting for election and decision.
		(II) Matters Related to the Cumulative <u>Voting System</u>
		1. Principles for Determining Voting Rights
		(1) Each share held by a shareholder attending the meeting shall have voting rights equal to the number of directors to be elected.
		(2) The product of the total number of voting shares represented by the shareholders attending the general meeting and the number of directors to be elected shall be the total number of valid voting rights.
		2. Method for Calculating Cumulative Votes
		(1) The product of the total number of voting shares held by each shareholder and the number of directors to be elected at that general meeting is the number of cumulative voting rights for that shareholder in this vote.

S.N	The current Rules of Procedure for The General Meeting	Amended Rules of Procedure for The General Meeting
		(2) The board secretary of the Company shall, before the cumulative voting takes place, announce the number of cumulative voting rights of the Company's shareholders and the principles for its calculation. If shareholders, independent (non-executive) directors, shareholder vote counters, scrutineers, or witnessing lawyers have any objection to the announced result, a verification shall be conducted immediately.
		3. Voting Principles  (1) Non-independent directors and independent (non- executive) directors shall be elected by separate votes.
		(2) Shareholders may cast all the voting rights corresponding to their shares for one non-independent director or independent (non-executive) director candidate, or distribute them among several non-independent director or independent (non-executive) director candidates.

S.N	The current Rules of Procedure for The General Meeting	Amended Rules of Procedure for The General Meeting
		(3) When electing non- independent directors, the maximum number of voting rights held by a shareholder present at the meeting is equal to the product of the total number of voting shares they hold and the number of non-independent directors to be elected at that general meeting. These voting rights can only be cast for the non-independent director candidates at that general meeting.  When electing independent
		(non-executive) directors, the maximum number of voting rights held by a shareholder present at the meeting is equal to the product of the total number of voting shares they hold and the number of independent (non-executive) directors to be elected at that general meeting. These voting rights can only be cast for the independent (non-executive) director candidates at that general meeting.

S.N	The current Rules of Procedure for The General Meeting	Amended Rules of Procedure for The General Meeting
		shall indicate the number of voting rights used for each non-independent director and independent (non-executive) director candidate they elect. This number must be a positive integer or zero. The number of votes cast for each non-independent director and independent (non-executive) director candidate may be higher or lower than the total number of voting shares held by the shareholder, and does not need to be an integer multiple of that number of shares.
		(5) When shareholders vote for independent (non-executive) director and non-independent director candidates, they shall vote within the limit of the maximum cumulative voting rights for that group of proposals. The sum of the votes cast shall not exceed the maximum cumulative voting rights they have for that group of proposals.

S.N	The current Rules of Procedure for The General Meeting	Amended Rules of Procedure for The General Meeting
5111	General Meeting	4. Principles for the Election of Non-Independent Directors and Independent (Non-Executive) Directors  (1) Within the limit of the number of directors to be elected, the non-independent director and independent (non-executive) director candidates shall be elected in descending order of the number of votes received. The candidates who receive more votes shall be elected, and the number of votes received by each elected
		candidate must exceed 1/2 of the valid voting rights held by the shareholders present at that general meeting (based on the number of non-cumulative voting shares).  (2) If two or more non- independent director or independent (non-executive) director candidates receive the same number of votes,
		making it impossible to determine who is elected, another general meeting shall be convened to hold an election for those with the same number of votes, and the cumulative voting system shall continue to be implemented.
		(3) In the election for a new term of the board of directors, if the number of directors elected is less than the number of directors to be elected, the matter shall be handled according to the following situations:

S.N	The current Rules of Procedure for The General Meeting	Amended Rules of Procedure for The General Meeting
		1) If the number of directors elected does not exceed 1/2 of the number of directors to be elected, the original board of directors shall continue to perform its duties, and the Company shall convene another general meeting within 2 months after the end of that general meeting to resubmit a new proposal and hold an election for the number of directors to be by-elected.  2) If the number of directors to be elected exceeds 1/2 of the lower limit of the number of directors to be elected but is less than the number to be elected, the new board of directors shall be established, and the matter shall be handled according to the following situations:

S.N	The current Rules of Procedure for The General Meeting	Amended Rules of Procedure for The General Meeting
		① If the number of directors elected is less than 2/3 of the number of board members stipulated in the Company Law or the Articles, another general meeting shall be convened within 2 months after the end of that general meeting to elect the vacant director positions.
		② If the number of directors elected is less than the number to be elected, but the number of elected directors has already exceeded 2/3 of the number of board members stipulated in the Company Law and the Articles, the vacancies shall be filled by election at the next general meeting.

S.N	The current Rules of Procedure for The General Meeting	Amended Rules of Procedure for The General Meeting
34.	49. Voting at general meeting will record the name of the voter. Before a proposal is voted on at the meeting, two representatives of the shareholders shall be elected to take part in counting the votes and scrutinizing the conduct of the poll. Any shareholder who is interested in the matter under consideration and his proxy shall not take part in counting the votes or scrutinizing the conduct of the poll.	46. Voting at general meeting will record the name of the voter. Before a proposal is voted on at the meeting, two representatives of the shareholders shall be elected to take part in counting the votes and scrutinizing the conduct of the poll. Any shareholder who is interested in the matter under consideration and his/her proxy shall not take part in counting the votes or scrutinizing the conduct of the poll.
	When a proposal is being voted on at the meeting, lawyers, the shareholders' representatives and representatives of the supervisors shall be jointly responsible for counting the votes and scrutinizing the conduct of the poll. The voting result shall be recorded in the meeting minutes. If ballots are counted at a general meeting, the counting result shall be recorded in the meeting minutes.  Shareholders or their proxies, who have cast their votes through online voting system or by other means, shall have the right to check the voting results through the respective voting system.	When a proposal is being voted on at the meeting, lawyers, the shareholders' representatives shall be jointly responsible for counting the votes and scrutinizing the conduct of the poll. The voting result shall be recorded in the meeting minutes. The Company shall, in accordance with the requirements of the securities regulatory authorities and stock exchange of the place where its H-shares are listed, appoint its auditor or share registrar or an external accountant qualified to act as an auditor to act as the scrutineer for the vote count, and shall state the identity of the scrutineer in the announcement.  Shareholders or their proxies, who have cast
		their votes through online voting system or by other means, shall have the right to check the voting results through the respective voting system.
35.		49. If the chairperson of the meeting has any doubt about the result of a resolution submitted for voting, they may organise a poll on the votes cast. If the chairperson does not conduct a poll, and a shareholder or shareholder's proxy present at the meeting objects to the result announced by the chairperson, they have the right to demand a poll immediately after the announcement of the voting result, and the chairperson shall immediately organise a poll. If the general meeting conducts a poll, the results of the poll shall be recorded in the meeting minutes.

S.N	The current Rules of Procedure for The General Meeting	Amended Rules of Procedure for The General Meeting
36.	57. If any content of the resolution of the general meeting violates the laws or administrative regulations, such resolution shall be invalid.	55. If the content of a resolution of the Company's general meeting violates laws or administrative regulations, shareholders have the right to request a people's court to declare it invalid.
	The controlling shareholder or actual controller of the Company shall not restrict or hinder minority investors from exercising their right to vote, or harm the legitimate interest of the Company or the minority investors.	If the convening procedures or voting methods for the general meeting violate the laws, administrative regulations or the Articles, or any content of the resolution thereof violates the Articles, the shareholders shall have the right
	If the convening procedures or voting methods for the general meeting violate the laws, administrative regulations or the Articles of Association, or any content of the resolution thereof violates the Articles of Association, the shareholders shall have the right to submit to a court within 60 days after such a resolution is	to submit to a court within 60 days after such a resolution is made to revoke it. However, this does not apply if the convocation procedure or voting method of the general meeting has only minor flaws that do not have a substantial impact on the resolution.
	made to revoke it.	If the board of directors, shareholders, or other relevant parties have disputes over matters such as the validity of a resolution of the general meeting, they shall promptly file a lawsuit with a people's court. Before a people's court makes a judgment or ruling to revoke a resolution, the relevant parties shall implement the resolution of the general meeting. The Company, its directors, and senior management members shall earnestly perform their duties to ensure the normal operation of the Company.
		If a people's court makes a judgment or ruling on relevant matters, the Company shall, in accordance with the provisions of laws, administrative regulations, the CSRC, and the stock exchanges, fulfill its information disclosure obligations, fully explain the impact, and actively cooperate with the execution after the judgment or ruling takes effect. If it involves correcting prior matters, it shall be handled promptly, and the corresponding information disclosure obligations shall be fulfilled.

S.N	The current Rules of Procedure for The General Meeting	Amended Rules of Procedure for The General Meeting
37.		56. A resolution of the Company's general meeting shall be deemed not to have been formed under any of the following circumstances:
		(I) A resolution is made without holding a general meeting;
		(II) The general meeting fails to vote on the matter for resolution;
		(III) The number of voting rights held by shareholders who approve the matter for resolution does not reach the number of voting rights required by the Company Law or the Articles.
38.	61. Public announcement or written notice of a class meeting shall be given by the Company at least 20 days prior to the date of the shareholders' annual general meeting, 15 days prior to the date of the shareholders' extraordinary general meeting to notify all the registered shareholders holding shares of that class of the matters to be considered at the meeting and the date and place of the meeting.	60. When the Company convenes a class shareholder meeting, it shall issue an announcement or written notice at least 20 business days before an annual general meeting is held, or 15 days (no less than 10 business days) before an extraordinary general meeting is held, to inform all registered shareholders of that class of shares of the matters to be reviewed at the meeting, as well as the date and place of the meeting.
39.	66. The Board of Directors shall be responsible for the implementation of the resolutions adopted at a general meeting and shall procure the management of the Company to conduct specific work for such implementation according to the contents and division of responsibilities as stated in the resolutions. Chairman of the Supervisory Committee shall be directly responsible for organizing the implementation of matters that are resolved at a general meeting to be implemented by the Supervisory Committee.	65. The board of directors shall be responsible for the implementation of the resolutions adopted at a general meeting and shall procure the management of the Company to conduct specific work for such implementation according to the contents and division of responsibilities as stated in the resolutions.
40.	67. The Company shall convene the Board meetings and make information disclosure in accordance with the requirements of relevant laws, administrative regulations, the stock exchanges on which the Company's shares are listed and the Articles. The content of such information disclosure shall be implemented by the Board Secretary in accordance with relevant requirements.	66. The Company shall convene a general meeting in accordance with the relevant provisions of applicable laws and regulations, the rules of the securities regulatory authorities and stock exchanges of the place where the Company's shares are listed, and the Articles. The content of such information disclosure shall be implemented by the board secretary in accordance with relevant requirements.

S.N	The current Rules of Procedure for The General Meeting	Amended Rules of Procedure for The General Meeting
41.	70. Unless the context otherwise requires, "public announcement" referred to in the Rules shall refer to, if issued to holders of A shares or within the PRC in accordance with relevant regulations and these Articles, an announcement published in such Chinese newspapers or websites as specified, agreed and approved by the Chinese laws and regulations or the CSRC; and, if issued to holders of overseas-listed foreign-invested shares in accordance with the relevant regulations and the Articles, an announcement published in the newspapers or other media as required by the requirements of Hong Kong Listing Rules.  Except as otherwise provided in the Rules, where a notice from the Company to holders of overseas listed foreign shares is served by way of a public announcement, the public announcement should be issued at the website of the HKSE, the website of the SSE and the website of the Company respectively on the same day in accordance with the requirements of the local listing rules.  The supplementary notice of the general meeting	69. Unless the context otherwise requires, "public announcement" referred to in the Rules shall refer to, if issued to holders of A shares or within the PRC in accordance with relevant regulations and these Articles, an announcement published in such Chinese newspapers or websites as specified, agreed and approved by the Chinese laws and regulations or the CSRC; when referring to an announcement issued to H-share shareholders or an announcement required to be issued in Hong Kong in accordance with relevant regulations and the Articles, such announcement must be published on the designated website of the HKEX and the Company's website, or in designated newspapers or other designated media as required by the Hong Kong Listing Rules.  Except as otherwise provided in the Rules, where a notice from the Company to holders of H shares is served by way of a public announcement, the public announcement should be issued at the website of the HKSE, the website of the SSE and the website of the Company respectively on the same day in
	as referred to herein shall be announced on the designated newspaper or website where the notice of the meeting is published.	accordance with the requirements of the local listing rules.
		The supplementary notice of the general meeting as referred to herein shall be announced on the designated newspaper or website where the notice of the general meeting is published.
42.	71. The terms "or more", "or less" or "within" herein shall include the given figure, while "over", "less than" or "exceed" shall not include the given figure.	70. The terms "or more" and "within" shall include the given figure; while the terms "over," "less than," and "exceed" shall not include the given figure.

S.N	The current Rules of Procedure for The General Meeting	Amended Rules of Procedure for The General Meeting
43.	72. Matters not covered by the Rules shall be executed in accordance with the rules under relevant laws, administrative regulations, regulatory documents, the Articles and listing rules of the places of listing. In the event that the Rules are inconsistent with the rules under relevant laws, administrative regulations, regulatory documents, the Articles modified through legal procedures or listing rules of the places of listing, they shall be executed in accordance with the foresaid rules. The Rules shall be amended as soon as practicable, and be submitted to the general meeting for consideration and approval.	71. Matters not covered by these Rules shall be executed in accordance with the relevant national laws, administrative regulations, regulatory documents, the Articles, and the rules of the securities regulatory authorities and stock exchanges of the place of listing; in the event that the Rules are inconsistent with national laws, administrative regulations, regulatory documents, the Articles as amended through legal procedures, or the rules of the securities regulatory authorities and stock exchanges of the place where the Company's shares are listed, they shall be executed in accordance with the foresaid rules, and these Rules shall be revised and submitted to the general meeting for review and approval as soon as possible.

#### Note:

In addition to the above amendments, the following changes have been made to the Rules of Procedure for the General Meeting: 1) "shareholders' general meeting" is changed to "shareholders' meeting"; 2) "Overseas-Listed Foreign-Invested Shares" is changed to "H Shares"; 3) "related-party transactions" is changed to "related (connected) transactions"; 4) "independent directors" is changed to "independent (non-executive) directors"; and 5) if the revised articles only involve the deletion of "board of supervisors" or "supervisors" or the replacement of "board of supervisors" with "Audit Committee", and no other modifications are made, the comparison before and after the amendments will not be listed individually in the comparison table.

If the addition or deletion of certain articles results in a change in the article number, the subsequent article numbers in the corresponding articles will be adjusted sequentially, either by extension or reduction, including the corresponding numbering of other articles referenced in the relevant articles.

S.N	The current Rules of Procedure for The Board of Directors	Amended Rules of Procedure for The Board of Directors
1.	3. The Board of Directors shall be responsible to the general meeting and is the decision-making body for the management and operation of the Company, and is responsible for safeguarding the interest of the Company and its shareholders as a whole and deciding on the development targets and major operating activities of the Company based on the rights of management and operation of the Company within the authorization scope of the Articles and the general meeting.	3. The board of directors is the decision-making body for the management and operation of the Company, and is responsible for deciding on the development targets and major operating activities of the Company based on the rights of management and operation of the Company within the authorization scope of the Articles and the shareholders' meeting.
2.	4. The Board of Directors represents the Company externally and the chairman of the Board of Directors is the legal representative of the Company.	4. The board of directors represents the Company externally. The Chairman of the board of directors is the director who represents the Company to execute corporate affairs and is the legal representative of the Company.
3.	6. The Board of Directors comprises seven to eleven directors, of which one shall be appointed as the chairman of the Board of Directors and one to two shall be appointed as vice chairman of the Board of Directors.  The Company's directors shall include executive directors, non-executive directors and independent non-executive directors (independent Directors). An executive director refers to a director who holds an internal position competent in operations and management in the Company and is not independent as defined by law. A non-executive director refers to a director who does not hold an internal position competent in operations and management and is not independent as defined by law. An independent non-executive Director refers to a director who does not hold any other position in the Company other than the directorship, satisfies the requirements on independence by the listing rules of the stock exchange of the place where the Company's shares are listed and does not have any direct or indirect relationship with the Company, its major shareholder(s) and its actual controller or	6. The board of directors comprises five to eleven directors, of which one shall be appointed as the Chairman of the board of directors and one to two shall be appointed as Vice Chairman of the board of directors.  The Company's directors shall include executive directors, non-executive directors, independent (non-executive) directors, and employee representative directors. An executive director refers to a director who holds an internal position competent in operations and management in the Company and is not independent as defined by law. A non-executive director refers to a director who does not hold an internal position competent in operations and management and is not independent as defined by law. An independent (non-executive) director refers to a director who does not hold any other position in the Company other than the directorship, satisfies the independence requirements for independent (non-executive) directors stipulated by the stock exchanges where the Company's shares are listed, and does not have any direct or indirect interest or other relationship
	other factors that may influence them from making objective and independent judgment.	with the Company, its major shareholder(s) and its actual controller or other factors that may influence them from making objective and independent judgment.

S.N	The current Rules of Procedure for The Board of Directors	Amended Rules of Procedure for The Board of Directors
	External directors (who are not employees of the Company) shall constitute more than half of the members of the Board of Directors, and at least three representing at least one third of the members of the Board of Directors shall be independent non-executive directors, with at least one independent non-executive Director shall have appropriate professional qualification or expertise in terms of accounting or relevant finance management.  The position of a director may also be acted by the general manager or other senior management, but the number of directors and employee representative directors who also serve as the position of the general manager or other senior management in aggregate shall not exceed half of total number of directors of the Company.	External directors (who are not employees of the Company) shall constitute more than half of the members of board of directors, and at least three representing at least one third of the members of the board of directors shall be independent (non-executive) directors, with at least one independent (non-executive) director possessing appropriate professional qualifications or suitable expertise in terms of accounting or related financial management as required by applicable laws and regulations.  The position of a director may also be acted by the senior management personnel, but the number of directors who also serve as senior management and directors who are employee representatives shall not exceed half of total number of directors of the Company.
4.	8. The non-employee representative Directors of the Company shall be elected and removed by a general meeting, with a term of three years.  Upon expiration of the term of office, a director shall be eligible to offer himself/ herself for reelection and reappointment. An independent director may not serve for more than six consecutive years. Prior to the expiration of his/her term, a director shall be removed from his/her office by a general meeting. Subject to the relevant laws and administrative regulations, the general meeting may remove any Director by ordinary resolution prior to the expiration of such Director's term, but without prejudice to any claim for damages which such Director may have under any contract.	8. The non-employee representative directors of the Company are elected or replaced by the shareholders' meeting for a term of three years.  Upon expiration of the term of office, a director shall be eligible to offer himself/ herself for reelection and reappointment. An independent (non-executive) director may not serve for more than six consecutive years. Prior to the expiration of his/her term, a director shall be removed from his/her office by a shareholders' meeting. The removal takes effect on the date the resolution of the shareholders' meeting is passed.

S.N	The current Rules of Procedure for The Board of Directors	Amended Rules of Procedure for The Board of Directors
	The chairman and the vice chairman of the Board of Directors shall be elected or removed by a simple majority of all the directors. The term of office of the chairman and the vice chairman shall be three years, renewable upon re-election and reappointment.	The Company shall have at least one employee representative director. The employee representative director on the board of directors shall be democratically elected by the Company's employees through the employee representative congress, employee assembly, or other forms, and does not need to be submitted to the shareholders' meeting for deliberation.  The Chairman and the Vice Chairman of the
		board of directors shall be elected or removed by a simple majority of all the directors. The term of office of the Chairman and the Vice Chairman shall be three years, renewable upon re-election and reappointment.
5.	10. The shareholders individually or jointly holding more than 3% of the total voting shares of the Company's issued shares are entitled to nominate new candidates for the position of directors (other than independent directors).	10. The board of directors, or shareholders who individually or jointly hold more than 1% of the total voting shares of the Company's issued shares, have the right to nominate candidates for the position of directors.
	For candidates for the position of independent directors, their nomination shall be made according to relevant requirements under laws, administrative regulations, department regulations and the Listing Rules.	
6.	12. The Company shall formulate rules of procedures for special committees under the Board of Directors and approved by the Board of Directors. Each special committee under the Board of Directors exercises its powers in accordance with the Articles and its rules of procedures, be accountable to the Board of Directors and report to the Board of Directors.	12. The Company shall formulate rules of procedures for special committees under the board of directors, which shall be approved by the board of directors. Each special committee under the board of directors shall exercise its powers in accordance with the Articles and its rules of procedure. The special committees are accountable to the board of directors, perform their duties in accordance with the Articles and the authorization of the board of directors, and their proposals shall be submitted to the board of directors for deliberation and decision.

S.N	The current Rules of Procedure for The Board of Directors		l	ended Rules of Procedure for The Board of ctors
7.			13. The board of directors shall exercise the following powers:	
	(I)	to convene general meetings and report to general meetings;	(I)	to convene shareholders' meeting and report to shareholders' meeting;
	(II)	to execute resolutions of general meetings;	(II)	to implement resolutions approved at shareholders' meeting;
	(III)	to resolve on the Company's business plans and investment plans;	(III)	to determine business plans and investment plans of the Company;
	(IV)	to prepare the annual financial budgets and final accounting plans of the Company;	(IV)	to prepare the profit distribution plan and loss makeup plan of the Company;
	(V)	to prepare the profit distribution plan and loss makeup plan of the Company;	<u>(V)</u>	to formulate proposals for the increase or reduction of the registered capital, issue of corporate bonds or other securities and
	(VI)	to formulate the Company's debt and		listing proposals of the Company;
		financial policies and proposals for the increase or reduction of registered capital, issue of corporate bonds or other securities and listing proposals of the Company;	(VI)	to formulate plans for material acquisitions or disposals, purchase of shares of the Company, plans of merger, division, dissolution or transformation of the Company;
	(VII)	to formulate plans for material acquisitions or disposals, purchase of shares of the Company, plans of merger, division, dissolution or transformation of the Company;	(VII)	to decide on external investment, acquisition and disposal of assets, asset mortgage, external guarantees, consigned financial
	(VIII)	to decide on external investment, acquisition and disposal of assets, asset mortgage, external guarantees, consigned financial management, related-party transactions,		management, related-party transactions, external donations etc. of the Company within the authority granted by the shareholders' meeting;
		external donations etc. of the Company within the authority granted by the general meeting;	(VIII)	to decide on the establishment of internal management organisations of the Company;
	(IX)	to resolve on the establishment of internal management organizations of the Company;	(IX)	to appoint or dismiss the general manager and the Board Secretary, and to decide on matters of remuneration, rewards, and punishments; appoint or dismiss the deputy general manager(s), the financial principal and other senior management personnel of the Company according to the nomination of the general manager, and to decide on matters of remuneration, rewards and punishments thereof;

S.N	1	current Rules of Procedure for The Board rectors	Ame Direc	nded Rules of Procedure for The Board of
	(X)	to appoint or dismiss the general manager and the Board Secretary/Company Secretary, appoint or dismiss the deputy general	(X)	to set up the basic management system of the Company;
		manager(s), the financial principal and other senior management personnel of the Company according to the nomination of the	(XI)	to formulate the proposals for any amendment to the Articles;
		general manager, and to decide on matters of remuneration, rewards and punishments thereof;	(XII)	to manage the disclosure of the Company's information;
	(XI)	to set up the basic management system of the Company;	(XIII)	to propose the appointment or replacement of an accounting firm that performs audits for the Company at the shareholders' meeting;
	(XII)	to formulate the proposals for any amendment to the Articles;	(XIV)	to listen to the work report of the general manager of the Company and examine on his/her work;
	(XIII)	to manage the disclosure of the Company's information;	(XV)	to decide on other material matters and executive matters and except those requiring
	(XIV)	to propose the appointment or replacement of an accounting firm that performs audits for the Company at the general meeting;		resolutions of shareholders' meeting as specified by the Company Law and the Articles;
	(XV)	to listen to the work report of the general manager of the Company and examine on his/her work;	(XVI)	to exercise other functions and powers as stipulated by laws, administrative regulations, departmental rules and the Articles or other functions and powers as granted by the
	(XVI)	to decide on other material matters and executive matters and sign other principal agreements save and except those requiring resolutions of general meetings as specified by the Company Law and the Articles;		shareholders' meeting.
	(XVII)	to exercise other functions and powers as stipulated by laws, administrative regulations, department rules or the Articles or other functions as granted by the general meetings.		

S.N	1	current Rules of Procedure for The Board rectors	Ame Dire	ended Rules of Procedure for The Board of ctors
8.	be he Chair meet 14 da of the E extra	at least four regular meetings of the Board shall beld in each year and shall be convened by the rman of the Board of Directors. Notice of the ing shall be served in writing to on all directors asys before the date of the meeting. Under any e following circumstances, the Chairman of Board of Directors shall convene and chair the ordinary meeting within ten (10) days after the rrence of such circumstance:  as considered necessary by the chairman of the Board;  as proposed by the general manager;	be he presidired in w before the factor within	at least four regular meetings of the Board shall eld in each year, which shall be convened and ided over by the Chairman of the board of ctors. Notice of the meeting shall be served riting to on all directors at least 14 days are the date of the meeting. Under any of following circumstances, the Chairman of coard of directors shall convene and chair arordinary meeting of the board of directors in ten (10) days after the occurrence of such imstance:  as proposed by shareholder(s) representing 1/10 or more of the voting rights;
	(III)	as proposed by shareholder(s) representing 10% or more of the voting rights;	(II)	as proposed by over one-third of the directors;
	(IV)	as proposed by over one-third of the directors;	(III)	as proposed by more than half of the independent (non-executive) directors;
	(V)	as proposed by more than half of the independent directors;	(IV) (V)	as proposed by the Audit Committee; as requested by relevant regulatory
	(VI)	as proposed by the supervisory committee;	( • )	departments.
	(VII)	as requested by relevant regulatory departments.		

S.N	The current Rules of Procedure for The Board of Directors	Amended Rules of Procedure for The Board of Directors
9.	16. Where an extraordinary meeting is proposed by the Board of Directors, a written proposal signed (affixed with the seal) of the proposer shall be presented to the chairman by the proposer through the Board Secretary. The written proposal shall contain the following items:	16. When an extraordinary meeting is proposed by the board of directors, a written proposal signed (affixed with the seal) of the proposer shall be presented to the Chairman by the proposer through the Board Secretary. The written proposal shall contain the following items:
	(I) name(s) of the proposer(s);	(I) name(s) of the proposer(s);
	(II) reason for the proposal or objective facts on which the proposal is based;	(II) reason for the proposal or objective facts on which the proposal is based;
	(III) time or length, place and form of meeting;	(III) time or length, place and form of meeting;
	(IV) clear and specific proposal;	(IV) clear and specific proposal;
	(V) contact of the proposer(s), date of the proposal, etc.	(V) contact of the proposer(s), date of the proposal, etc.
	The contents of the proposal shall be closely related to the Company's operating activities, be within the power of the Board of Directors specified in the Articles, and have definite topics and specific issues, and the documents relating to the proposal shall be submitted together with the proposal itself.	The contents of the proposal shall be closely related to the Company's operating activities, be within the power of the board of directors specified in the Articles, and have definite topics and specific issues, and the documents relating to the proposal shall be submitted together with the proposal itself.
	The Board Secretary shall transfer to the chairman of the Board the aforesaid proposal and related documents on the same day of receipt of the same. Where the chairman of the Board deems the proposal not well-defined or specific or the relevant documents inadequate, the chairman of the Board may require the proposer to amend or supplement the proposal.	If a proposal is submitted through the Board Secretary, the Board Secretary shall, upon receiving the aforementioned written proposal and related materials, transfer them to the Chairman of the board of directors as soon as possible. Where the Chairman of the board of directors deems the proposal not well-defined or specific or the relevant documents inadequate, the Chairman of the board of directors may require the proposer to amend or supplement the proposal.

S.N	The current Rules of Procedure for The Board of Directors	Amended Rules of Procedure for The Board of Directors
10.	18. The notices of the regular meetings and extraordinary meetings of the Board of Directors shall be given in written. The notices of such meetings shall be given in the following time and methods:	18. The notices of the regular meetings and extraordinary meetings of the board of directors shall be given in written. The notices of such meetings shall be given in the following time and methods:
	(I) In case of convening a regular meeting of the Board of Directors, the chairman shall notify each of the directors and supervisors of the time and venue for Board meetings by way of telephone, cable, facsimile, express mail, registered post or courier at least fourteen days in advance through the Board Secretary;	(I) The notices of the regular meetings and extraordinary meetings of the board of directors shall be given in written. The notices of such meetings shall be given in the following time and methods:  (II) In case of convening an extraordinary
	(II) In case of convening an extraordinary meeting of the Board of Directors, the Board Secretary shall deliver written notice of such meeting to the directors and supervisors by way of announcement, telephone, cable, facsimile, express mail, registered post or	meeting of the board of directors, the Board Secretary shall notify all directors in writing at least 4 days before the meeting by way of telephone, email, fax, express courier, registered mail, or personal delivery;
	courier at least four days in advance;  (III) The notices for the meetings shall be written in Chinese, if necessary, the English version can be attached, including the meeting agenda. Any Director may waive the right to require the notice for the meetings of the	(III) The notices for the meetings shall be written in Chinese, if necessary, the English version can be attached, including the meeting agenda. Any Director may waive the right to require the notice for the meetings of the board of directors.
	Board of Directors.  Where an extraordinary board meeting needs to be convened in emergency, the notice of such meeting may be sent by telephone or by other verbal means, but the convener shall make explanations at the meeting and this shall be acknowledged in the resolution of the Board.	Where an extraordinary board meeting needs to be convened in emergency, the notice of such meeting may be sent by telephone or by other verbal means, but the convener shall make explanations at the meeting and this shall be acknowledged in the resolution of the Board.  If a director has attended a meeting and has not raised an objection before or at the meeting about not having received the meeting notice, it shall be deemed that the meeting notice has been served to them.

S.N	The current Rules of Procedure for The Board of Directors	Amended Rules of Procedure for The Board of Directors
11.	23. A meeting of the Board of Directors of the Company shall be held only if more than half of all the directors are present. The supervisors may attend the meetings of the Board of Directors as non-voting participants, and the president and the secretary of the Board of Directors who do not hold the concurrent post of the director shall attend the meetings of the Board of Directors as non-voting participants. When the chairman of the Board of Directors deems necessary, other relevant persons may be notified to attend the meetings of the Board of Directors as non-voting participants.	23. A meeting of the board of directors of the Company shall be held only if more than half of all the directors are present. The general manager and the Board Secretary who do not hold the concurrent post of the director shall attend the meetings of the board of directors as non-voting participants. When the Chairman of the board of directors deems necessary, other relevant persons may be notified to attend the meetings of the board of directors as non-voting participants.
12.	24. Any Board meeting shall be attended in person by its directors. If a director cannot attend the meeting due to some reasons, the director can appoint another director to attend the meeting on his behalf in written. The appointer shall issue a signed power of attorney to his/ her proxy, the power of attorney shall set out the name of the proxy, the subject and scope of authorization and the period of the validity of the power of attorney, which shall be signed or sealed by the appointer. A director appointed as the representative of another director to attend the meeting shall exercise the rights of a director within the scope of authority.	24. Any Board meeting shall be attended in person by its directors. If a director cannot attend the meeting due to some reasons, the director can appoint another director to attend the meeting on his/her behalf in written. The power of attorney shall set out the name of the proxy, the subject and scope of authorization and the period of the validity of the power of attorney, which shall be signed or sealed by the appointer. A director appointed as the representative of another director to attend the meeting shall exercise the rights of a director within the scope of authority.
13.	28. In the case of matters requiring approval by an extraordinary Board meeting, the Board may accept the Board meetings in the form of written resolutions in lieu of meetings on site. If the resolution in question is sent to all Directors by the Board (including by hand, by mail or by fax) and is affirmatively signed and accepted by the number of Directors necessary to make such a decision as stipulated in the Articles, then such matters can be deemed as a resolution and do not need to be adopted by the meeting of Board of Directors.	28. Unless otherwise stipulated by applicable laws and regulations, the rules of the securities regulatory authorities and stock exchanges where the Company's shares are listed, and the Articles, for matters requiring approval by an extraordinary Board resolution, a valid resolution can be formed if the resolution in question is sent to all directors by the Board (including by hand, by mail or by fax) and is affirmatively signed and accepted by the number of Directors necessary to make such a decision as stipulated in the Articles.
14.	31. The voting for the resolutions of the Board of Directors shall be conducted by a show of hands or by a registered poll.  As long as all Directors can fully express their opinions, the resolutions of the extraordinary meeting of the Board of Directors can be held through courier, mail or fax, and the resolutions passed shall be signed by all participating directors.	31. The voting for the resolutions of the board of directors shall be conducted by a show of hands or by a registered poll.

S.N	The current Rules of Procedure for The Board of Directors	Amended Rules of Procedure for The Board of Directors
15.	32. Voting on resolutions at a Board meeting shall be executed with each person having one vote. Resolutions of the Board of Directors must be approved by vote of more than half of all the Directors, except for matters to be voted and passed by more than two-thirds of Directors as required by laws, regulations, regulatory documents and the Articles.	32. Voting on resolutions at a Board meeting shall be executed with each person having one vote. Unless otherwise stipulated by laws, regulations, normative documents, and the Articles, resolutions of the board of directors must be approved by vote of more than half of all the Directors.
	When the number of votes for and against a resolution is equal, the chairman of the Board shall be entitled to one additional vote.	
16.	<ul> <li>34. If any director as individual or any other company for which he serves is directly or indirectly connected with any existing or scheduled contract, transaction or arrangement with the Company (excluding appointment contract), the director shall disclose to the Board of Directors the nature and extent of his connection as soon as practicable, whether or not such matters require approval from the Board under normal circumstances. For the related directors, they shall avoid automatically and abstain from voting when the Board of Directors reviews the connected transactions, which means the related directors:</li> <li>(I) shall not participate in voting, the voting represented by them shall not be counted in the total number of shares validly voted;</li> <li>(II) shall not exercise the voting rights for other directors;</li> <li>(III) shall not impose any influence on the results of voting;</li> <li>(IV) if the related director is the chairman of meeting, shall not impose any influence on the results of voting by making use of favourable condition as the chairman of meeting.</li> </ul>	34. For the related directors, they shall avoid automatically when the board of directors reviews the connected transactions, which means the related directors:  (I) shall not participate in voting, the voting represented by them shall not be counted in the total number of shares validly voted;  (II) shall not exercise the voting rights for other directors;  (III) shall not impose any influence on the results of voting;  (IV) if the related director is the presider of meeting, shall not impose any influence on the results of voting by making use of favourable condition as the presider of meeting.

S.N	The current Rules of Procedure for The Board of Directors	Amended Rules of Procedure for The Board of Directors	
17.	35. When the Board of Directors is considering and voting on the connected transactions, the avoidance and voting procedures of the related directors:	35. When the board of directors is considering and voting on the connected transactions, the avoidance and voting procedures of the related directors are as follows:	
	<ul> <li>(I) A matter considered by the Board of Directors relates to a director, the related director shall disclose his/her relationship to the Board of Directors before convening of the meeting of the Board of Directors;</li> <li>(II) When the Board of Directors is considering the related matters, the chairman of meeting</li> </ul>	(I) A matter considered by the board of directors relates to a director, the related director shall promptly report his/her relationship to the board of directors in writing before convening of the meeting of the board of directors;	
	announces expressly the relationship between the related director and the related transaction, and requires the related director to abstain, and the related transaction shall be considered and voted by the non-related directors;	(II) When the board of directors is considering the related matters, the presider of meeting announces expressly the relationship between the related director and the related transaction, and requires the related director to abstain, and the related transaction shall be considered and voted by the non-related	
	(III) When the Board of Directors is considering the related matters, the chairman of meeting announces expressly the relationship between the related director and the related transaction, and requires the related director to abstain, and the related transaction shall be considered and voted by the non-related directors;	directors;  (III) A meeting of the board of directors may be held with the attendance of more than half of the non-related directors and any resolution of such a meeting shall be subject to approval by more than half of the non-related directors. Where fewer than three non-related directors attend such a meeting, the transaction	
	(IV) A meeting of the Board of Directors may be held with the attendance of more than half of the non-related directors and any resolution of such a meeting shall be subject to approval by more than half of the non-related directors. Where fewer than three non-related directors attend such a meeting, the transaction shall be submitted to the shareholders in general meeting for their review.	shall be submitted to the shareholders in shareholders' meeting for their review.	

S.N	The current Rules of Procedure for The Board of Directors	Amended Rules of Procedure for The Board of Directors	
18.	47. The minutes of meetings of the Board of Directors shall contain he following information:	47. The minutes of meetings of the board of directors shall contain the following information:	
	(I) session of the meeting, and its date, venue and convening method;	(I) session of the meeting, and its date, venue and convening method;	
	(II) information on the giving of the notice of the meeting;	(II) information on the giving of the notice of the meeting;	
	(III) convener and the chairman of the meeting;	(III) convener and the presider of the meeting;	
	(IV) information on directors' attending in person and by proxy;	(IV) the names of the directors in attendance and the names of the directors (proxies) attending the Board meeting on behalf of	
	(V) agenda of the meeting;	others;	
	(VI) proposals considered by the meeting, key points in speech of each director and	(V) agenda of the meeting;	
	main opinions of each director on relevant issues;	(VI) proposals considered by the meeting, key points in speech of each director and main opinions of each director on relevant issues;	
	(VII) voting method and result of each issue for resolution (voting result shall indicate the number of affirmative votes, dissenting votes or abstention votes respectively);	(VII) voting method and result of each issue for resolution (voting result shall indicate the number of affirmative votes, dissenting votes or abstention votes respectively);	
	(VIII) other issues to which directors present at the meeting deem it necessary to record.	(VIII) other issues to which directors present at the meeting deem it necessary to record.	
19.	50. The Company shall convene the Board meetings and make information disclosure in accordance with the requirements of relevant laws and regulations and the stock exchanges on which the Company's shares are listed. The content of such information disclosure shall be implemented in accordance with relevant requirements by the Board Secretary.	50. When the Company holds a board of directors meeting, it shall disclose information in accordance with applicable laws and regulations, the rules of the securities regulatory authorities and stock exchanges where the Company's shares are listed, and the Articles. The content of such information disclosure shall be implemented in accordance with relevant requirements by the Board Secretary.	

S.N	The current Rules of Procedure for The Board of Directors	Amended Rules of Procedure for The Board of Directors
20.	51. Matters not covered by the Rules shall be executed in accordance with the rules under relevant laws, administrative regulations, regulatory documents, the Articles and listing rules of the places of listing. In the event that the Rules are inconsistent with the rules under relevant laws, administrative regulations, regulatory documents, listing rules of the places of listing or the Articles in force, they shall be executed in accordance with relevant national laws, regulations, regulatory documents, listing rules of the places of listing or the Articles, and shall be amended as soon as practicable, and be submitted to the general meeting for consideration and approval.	51. Matters not covered by these Rules shall be executed in accordance with relevant national laws, administrative regulations, regulatory documents, the Articles, and the rules of the securities regulatory authorities and stock exchanges where the Company's shares are listed. In the event that any provision of these Rules conflicts with the then-effective laws, administrative regulations, regulatory documents, the legally amended Articles, or the rules of the securities regulatory authorities and stock exchanges where the Company's shares are listed, they shall be executed in accordance with the foresaid rules, and these Rules shall be revised and submitted to the shareholders' meeting for review and approval as soon as possible.
21.	52. The terms "or more" or "within" herein shall include the given figure.	52. The terms "or more" and "within" shall include the given figure; while the terms "over" shall not include the given figure.

#### Note:

In addition to the above amendments, the following changes have been made to the Rules of Procedure for the Board of Directors: 1) "shareholders' general meeting" is changed to "shareholders' meeting"; 2) "related-party transactions" is changed to "related (connected) transactions"; 3) "independent directors" is changed to "independent (non-executive) directors"; and 4) if the revised articles only involve the deletion of "board of supervisors" or "supervisors" or the replacement of "board of supervisors" with "Audit Committee", and no other modifications are made, the comparison before and after the amendments will not be listed individually in the comparison table.

If the addition or deletion of certain articles results in a change in the article number, the subsequent article numbers in the corresponding articles will be adjusted sequentially, either by extension or reduction, including the corresponding numbering of other articles referenced in the relevant articles.

#### NOTICE OF EGM



#### 上海復旦張江生物醫藥股份有限公司

Shanghai Fudan-Zhangjiang Bio-Pharmaceutical Co., Ltd.\*

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

(Stock code: 1349)

#### NOTICE OF EXTRAORDINARY GENERAL MEETING

NOTICE IS HEREBY GIVEN THAT an extraordinary general meeting (the "EGM") of 上海復旦張江生物醫藥股份有限公司 (Shanghai Fudan-Zhangjiang Bio-Pharmaceutical Co., Ltd.\*) (the "Company") will be held at No. 308 Cailun Road, Zhangjiang Hi-tech Park, Pudong New Area, Shanghai, the PRC at 1:00 p.m. on Wednesday, 26 November 2025 for the purpose of considering and, if thought fit, passing the following resolutions. Unless otherwise indicated, capitalised terms used in this notice and the following resolutions shall have the same meanings as those defined in the EGM circular of the Company dated 4 November 2025.

#### AS AN ORDINARY RESOLUTION:

1. To consider and approve the change in use of proceeds from the A share initial public offering;

#### AS SPECIAL RESOLUTIONS:

- 2. To consider and approve the amendments to the Articles of Association and dissolution of the supervisory committee;
- 3. To consider and approve the amendments to the rules of procedure for the general meeting;
- 4. To consider and approve the amendments to the rules of procedure for the board of directors.

By order of the Board
Zhao Da Jun
Chairman

#### NOTICE OF EGM

As at the date of this notice, the Board comprises:

Mr. Zhao Da Jun (Executive Director)

Ms. Xue Yan (Executive Director)

Mr. Shen Bo (Non-executive Director)

Ms. Yu Xiao Yang (Non-executive Director)

Mr. Wang Hong Guang (Independent Non-executive Director)

Mr. Lam Siu Wing (Independent Non-executive Director)

Mr. Xu Pei Long (Independent Non-executive Director)

Shanghai, the PRC 4 November 2025

#### Notes:

To determine the eligibility of the holders of H Shares to attend and vote at the EGM, the register of the holders of H Shares of the Company will be closed from Wednesday, 19 November 2025 to Wednesday, 26 November 2025 (both days inclusive). During this period, no transfer of H Shares will be registered. Any holder of the H Shares, whose name appears on the Company's register of the holders of H Shares at 4:30 p.m. on Wednesday, 19 November 2025, is entitled to attend and vote at the EGM. In order for the holders of H Shares to be qualified to attend and vote at the EGM, all transfer documents accompanied by the relevant H Share certificates must be lodged with the Company's H Share registrar not later than 4:30 p.m. on Tuesday, 18 November 2025.

The address of the Company's H Share registrar, Computershare Hong Kong Investor Services Limited is as follows:

Shops 1712-1716 17th Floor Hopewell Centre 183 Queen's Road East Wanchai, Hong Kong

For the notice of EGM applicable to holders of A Shares and the relevant proxy form, please refer to the announcement of the Company to be published on the Shanghai Stock Exchange in due course.

- 2. Any Shareholder entitled to attend and vote at the meeting convened by the above notice is entitled to appoint a proxy to attend and to vote in his/her stead. A proxy needs not be a Shareholder.
- 3. Where there are joint holders of any H shares in the issued share capital of the Company, any one of such persons may vote at the meeting, either personally or by proxy, in respect of such Share as if he/she/it were solely entitled thereto; but if more than one of such joint holders is present at the meeting, the vote of the senior who tenders a vote, whether in person or by proxy, shall be accepted to the exclusion of the votes of the other joint holders, and for this purpose seniority shall be determined by the order in which the names stand in the register of members of the H shares of the Company in respect of such joint holding.
- 4. For holders of H Shares, in order to be valid, the proxy form duly completed and signed in accordance with the instructions printed thereon, together with the power of attorney or other authority (if any) under which it is signed, and a notarially certified copy of such power of attorney, must be deposited with the Company's H Share registrar and transfer office in Hong Kong, Computershare Hong Kong Investor Services Limited, at 17M Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong, not later than 24 hours before the time fixed for holding the meeting (1:00 p.m. on Tuesday, 25 November 2025) or any adjourned meeting as the case may be.
- 5. The resolutions as set out above are required to be determined by way of poll under the Listing Rules.
- 6. All times and dates specified herein refer to local times and dates of Shanghai, the PRC.
- \* For identification purposes only