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Shanghai Haohai Biological Technology Co., Ltd.* 上海昊海生物科技股份有限公司

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

(Stock Code: 6826)

SUPPLEMENTAL NOTICE OF 2018 ANNUAL GENERAL MEETING

Reference is made to the notice of 2018 Annual General Meeting (the "AGM") of Shanghai Haohai Biological Technology Co., Ltd.* (the "Company") dated May 10, 2019 (the "Notice of AGM"). The AGM will be held at 10:00 a.m., on Thursday, June 27, 2019 at 24/F, WenGuang Plaza, No. 1386 Hongqiao Road, Changning District, Shanghai, PRC. Reference is also made to the announcement of the Company dated June 6, 2019 (the "Announcement") in relation to the proposed further amendments to the Draft of Articles of Association of A Shares, the Rules of Procedure of the General Meeting and the Rules of Procedure of the Board of Directors for the purpose of the A Share Offering.

SUPPLEMENTAL NOTICE IS HEREBY GIVEN that the AGM will be held as originally scheduled, for the purposes of considering and, if thought fit, approving the following special resolutions in addition to the resolutions set out in the Company's Notice of AGM. Unless indicated otherwise, capitalized terms used in this supplemental notice shall have the same meanings as those defined in the circular of the Company dated June 4, 2019 and the Announcement.

SPECIAL RESOLUTIONS

- 10. To approve the proposal on amending the Draft of Articles of Association of A Shares, the Rules of Procedure of the General Meeting and the Rules of Procedure of the Board of Directors of the Company:
 - 10.1 The proposed amendments to the Draft of Articles of Association of A Shares;
 - 10.2 The propsed amendments to the Rules of Procedure of the General Meeting; and
 - 10.3 The proposed amendments to the Rules of Procedure of Board of Directors.

By order of the Board

Shanghai Haohai Biological Technology Co., Ltd.*

Chairman

Hou Yongtai

Shanghai, the PRC, 12 June 2019

Notes:

- Save for the inclusion of the newly proposed resolutions, other matters of the AGM remain unchanged. For details of
 the other resolutions to be considered and approved at the AGM, eligibility for attending and voting at the AGM and date
 of registration of members, registration procedures, voting method and other relevant matters, please refer to the Notice
 of AGM and the circular of AGM of the Company dated June 4, 2019.
- 2. Since the form of proxy sent by the Company on May 10, 2019 together with the Notice of AGM (the "First Form of Proxy") does not contain the additional resolutions as set out in this supplemental notice, a supplemental form of proxy (the "Supplemental Form of Proxy") (with the aforesaid additional resolutions) has been prepared and is enclosed with this supplemental notice. This Supplemental Form of Proxy is for the purpose of the additional resolutions set out in the supplemental notice and only serves as a supplement to the First Form of Proxy. The Supplemental Form of Proxy will not affect the validity of any First Form of Proxy duly completed and returned.
- 3. For the avoidance of doubt, if you have properly completed and submitted only the First Form of Proxy in accordance with the instructions set out therein, your appointed proxy will vote on the resolutions set out in the First Form of Proxy per your direction and he is also entitled to vote or abstain at his discretion on the resolutions set out in the supplemental Form of Proxy. Similarly, if you have properly completed and submitted only the Supplemental Form of Proxy in accordance with the instructions set out therein, your appointed proxy will vote on the resolutions set out in the Supplemental Form of Proxy at your direction and he is also entitled to vote or abstain at his discretion on the resolutions set out in the First Form of Proxy. If you wish to provide specific direction to your proxy regarding the voting of all resolutions set out in the First Form of Proxy and the Supplemental Form of Proxy, you should duly complete and submit both the First Form of Proxy and the Supplemental Form of Proxy in accordance with the instructions set out therein.
- 4. Each shareholder entitled to attend and vote at the AGM may appoint one or more proxies in writing to attend and vote at the AGM on his behalf. A proxy need not be a shareholder of the Company.
- 5. The instrument appointing a proxy must be in writing under the hand of the appointor or his attorney duly authorized in writing, or if the appointor is a legal entity, either under seal or signed by a director or a duly authorized attorney. If that instrument is signed by an attorney of the appointor, the power of attorney authorizing that attorney to sign or other document of authorization must be notarized.
- 6. To be valid, for holders of H Shares, the Supplemental Form of Proxy and notarised power of attorney or other document of authorization (if any) must be delivered to the Company's H Share Registrar, Computershare Hong Kong Investor Services Limited (if any) at 17M Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong not less than 24 hours before the time appointed for the AGM or any adjournment thereof (as the case may be).
- 7. To be valid, for holders of Domestic Shares, the Supplemental Form of Proxy and notarised power of attorney or other document of authorization (if any) must be delivered to the headquarters of the Company at 23/F, WenGuang Plaza, No. 1386 Hongqiao Road, Changning District, Shanghai, PRC not less than 24 hours before the time appointed for the AGM or any adjournment thereof (as the case may be).
- 8. Completion and return of the Supplemental Form of Proxy will not preclude shareholders from attending and vote at the meeting should they wish to do so and in such event, the Supplemental Form of Proxy shall be deemed revoked.

As at the date of this supplemental notice, the executive directors of the Company are Dr. Hou Yongtai, Mr. Wu Jianying, Mr. Huang Ming, Ms. Chen Yiyi and Mr. Tang Minjie; the non-executive directors of the Company are Ms. You Jie and Mr. Gan Renbao; and the independent non-executive directors of the Company are Mr. Chen Huabin, Mr. Shen Hongbo, Mr. Li Yuanxu, Mr. Zhu Qin and Mr. Wong Kwan Kit.

* For identification purpose only

APPENDIX I — PROPOSED AMENDMENTS TO THE DRAFT OF ARTICLES OF ASSOCIATION OF A SHARES

1 Article 1 To safeguard the legitimate rights and interests of Shanghai Haohai Biological Technology Co., Ltd.* (上海昊海生物 科技股份有限公司) (the "Company") and its shareholders and creditors, and to regulate the organization and acts of Company, this Articles Association is formulated pursuant to the Company Law of the People's Republic of China (the "Company Law"), the Securities Law of the People's Republic of China (the "Securities Law"), the Special Regulations of the State Council on the Overseas Offering and Listing of Shares by Joint Stock Limited Companies (the "Special Regulations"), the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Hong Kong Listing Rules"), the Mandatory Provisions for Articles of Association of Companies to be Listed Overseas (the "Mandatory Provisions") and, the Letter of Opinions on Supplements and Amendments to the Articles Association of Companies Listed in Hong Kong (hereinafter referred to as the "Letter of Opinions on Supplements and Amendments"), Guidelines Articles of Association of Listed (amended in 2016)" Companies (hereinafter referred the "Guidelines to Articles of Association") and other relevant laws and provisions.

Original Articles

No.

Revised Articles

Article 1

To safeguard the legitimate rights and interests of Shanghai Haohai Biological Technology Co., Ltd.* (上海昊海生物 科技股份有限公司) (the "Company") and its shareholders and creditors, and to regulate the organization and acts of the Company, this Articles Association is formulated pursuant to the Company Law of the People's Republic of China (the "Company Law"), the Securities Law of the People's Republic of China "Securities Law"), the Special Regulations of the State Council on the Overseas Offering and Listing of Shares by Joint Stock Limited Companies (the "Special Regulations"), the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Hong Kong Listing Rules"), the Mandatory Provisions for Articles of Association of Companies to be Listed Overseas (the "Mandatory Provisions") and, the Letter of Opinions on Supplements and Amendments to the Articles Association of Companies Listed in Hong Kong (hereinafter referred to as the "Letter of Opinions on Supplements and Amendments"), Guidelines Articles of Association of Listed Companies (amended in 20162019)" (hereinafter referred "Guidelines to Articles of Association") and other relevant laws and provisions.

No. | Original Articles

2 Article 11

The Company's scope of operation shall be consistent with the scope of operation approved by the authority the responsible for Company's registration. The scope of operation of Company covers: technology technology development, transfer, technical consulting and technical services respect genetic engineering, chemical synthesis, natural medicines diagnostic and reagents; research and production of small dose injections, active pharmaceutical ingredients, bioengineering products and medical devices; import and export of goods and technologies; medical devices business; wholesale anhydrous of ethanol (without storage facilities); and sales of chemical raw materials and products (except for hazardous chemicals) and cosmetics (Businesses subject approvals under laws shall be carried out upon approval by relevant authorities).

The Company may, in light of changes in domestic or overseas markets, the development of its businesses and its own capabilities, lawfully change its scope of operation and complete relevant formalities for such change.

Revised Articles

Article 11

The Company's scope of operation shall be consistent with the scope of operation approved by the authority Company's responsible for the registration. The scope of operation of Company covers: technology development, technology transfer, technical consulting and technical services in respect genetic chemical engineering, synthesis, natural medicines diagnostic reagents; research and production of small dose injections, active pharmaceutical ingredients, bioengineering products-and medical devices, Class III 6822 implanted or long-term attached ophthalmic optical devices, 6864 absorbable hemostatic material and anti-adhesion material; import and export of goods and technologies; medical devices business; wholesale anhydrous of (without storage facilities); and sales of chemical raw materials and products (except for hazardous chemicals) and (Businesses cosmetics subject approvals under laws shall be carried upon approval by relevant authorities).

The Company may, in light of changes in domestic or overseas markets, the development of its businesses and its own capabilities, lawfully change its scope of operation and complete relevant formalities for such change.

No.	Original Articles	Revised Articles
3	Article 25	Article 25
	If the directors, supervisors and senior management members of the Company as well as the shareholders holding more than 5% of the A Shares of the Company sell the Company's shares they hold within six months after purchase or buy shares of the Company within six months after the sale, the gains generated from such trade shall be disgorged and paid to the Company. The board of directors of the Company shall forfeit such gains from the abovementioned parties. Nevertheless, if a securities company holds more than 5% of the shares of the Company by buying the remaining Shares pursuant to an underwriting arrangement, the six-month limitation for selling the said shares shall not apply.	If the directors, supervisors and senior management members of the Company as well as the shareholders holding more than 5% of the A Shares of the Company sell the Company's shares they hold within six months after purchase or buy shares of the Company within six months after the sale, the gains generated from such trade shall be disgorged and paid to the Company. The board of directors of the Company shall forfeit such gains from the abovementioned parties. Nevertheless, if a securities company holds more than 5% of the shares of the Company by buying the remaining Shares pursuant to an underwriting arrangement, the six-month limitation for selling the said shares shall not apply.
	Should the Board of Directors of the	Should the Board of Directors of the
	Company fail to execute the provisions	Company fail to execute the provisions
	under the first paragraph of this article,	under the first third paragraph of this
	the responsible Director(s) held accountable shall assume joint and	article, the responsible Director(s) held accountable shall assume joint and
	several liabilities under the law.	several liabilities under the law.

No. | Original Articles

4 Article 31

If the Company repurchases its own shares for the circumstances under sub-paragraphs (1) to (2) of Article 28 hereof, resolutions related thereto shall be adopted at a general meeting. If the Company repurchases its own shares in accordance with for the circumstances under sub-paragraph (3), (5), (6) of Article 28 hereof, resolutions related thereto shall be adopted at a board by meeting attended more two-thirds of the Directors according to requirements ofArticles Association and the authorization of general meeting.

If the Company repurchases its own shares in accordance with Article 28 under the circumstances set forth in sub-paragraph (1), the shares repurchased shall be cancelled within 10 days from the date of repurchase. If the Company repurchases its own shares in accordance with Article 28 under the circumstances set forth in sub-paragraph (2), (4), the shares so repurchased shall be transferred or cancelled within 6 months. If the Company repurchases its own shares in accordance with Article 28 under the circumstances set forth sub-paragraph (3), (5), (6), the total number of shares held by the Company shall not exceed 10% of the total number of shares issued by the Company, and shall be transferred or cancelled within 3 years.

Revised Articles

Article 31

If the Company repurchases its own shares for the circumstances under sub-paragraphs (1) to (2) of paragraph 1 of Article 28 hereof, resolutions related thereto shall be adopted at a general meeting. If the Company repurchases its own shares in accordance with for the circumstances under sub-paragraph (3), (5), (6) of paragraph 1 of Article 28 hereof, resolutions related thereto shall be adopted at a board meeting attended by more than two-thirds of the Directors according to the requirements of Articles of Association and the authorization of general meeting.

If the Company repurchases its own shares in accordance with Article 28 under the circumstances set forth in sub-paragraph (1) of paragraph 1, the so repurchased shall cancelled within 10 days from the date repurchase. If the Company repurchases its own shares accordance with Article 28 under the circumstances set forth sub-paragraph (2), (4) of paragraph 1, the shares so repurchased shall be transferred or cancelled within months. If the Company repurchases its own shares in accordance with Article 28 under the circumstances set forth in sub-paragraph (3), (5), (6) of paragraph 1, the total number of shares held by the Company shall not exceed 10% of the total number of shares issued by the Company, and shall be transferred or cancelled within 3 years.

... ..

No.	Original Articles	Revised Articles
5	Article 54	Article 54
	Holders of the ordinary shares of the Company shall have the following obligations:	Holders of the ordinary shares of the Company shall have the following obligations:
	(1) To abide by laws, administrative regulations and the Articles of Association;	(1) To abide by laws, administrative regulations and the Articles of Association;
	(2) To pay the share subscription price based on the shares subscribed and the method of subscription;	(2) To pay the share subscription price based on the shares subscribed and the method of subscription;
	(3) Substantial shareholders shall give a timely, true and complete report to the Board containing, among others, a name list of their liaison persons and the information about their connected transactions;	(3) Not to withdraw their shares except in circumstances specified in laws and regulations; (34) Substantial shareholders shall give a timely, true and complete report to the Board containing,
	(4) Not to abuse their shareholders' rights to prejudice the interests of the Company or other shareholders, and not to abuse the independent status of the Company as a legal entity and the limited liability of shareholders to prejudice the	among others, a name list of their liaison persons and the information about their connected transactions; (45) Not to abuse their shareholders' rights to prejudice the interests of
	interests of the Company's creditors; If a shareholder of the Company abuses the rights of shareholder and	the Company or other shareholders, and not to abuse the independent status of the Company as a legal entity and the limited liability of shareholders to
	thereby causes loss on the Company or other shareholders, such shareholder shall be liable for indemnity in accordance with the	prejudice the interests of the Company's creditors; If a shareholder of the Company
	law.	abuses the rights of shareholder and thereby causes loss on the Company or other shareholders, such shareholder shall be liable for indemnity in accordance with

the law.

No. Original Articles If a shareholder of the Company abuses the Company's independent status as a legal entity and the limited liability of shareholders for the purposes of avoiding debts, thereby materially impairing the interests of the creditors of the Company, such shareholder shall be jointly and severally liable for the debts owed by the Company. (5) To assume other obligations required by laws, administrative regulations and the Articles of Association.

6 Article 63

The venue of the general meeting shall be the domicile of the Company or the venue specified in the notice of the general meeting.

share subscription.

Shareholders shall not be liable to make

any further contributions to the share

capital other than according to the terms

agreed by the subscribers at the time of

The Company shall set the meeting venue by way of on-site meetings. Under the condition that the Company ensures the legality and validity of the general meeting, multiple means and methods, including modern information technology such as internet voting platform, may be provided for the convenience of the shareholders in attending such meeting. In addition, the Company will provide online and other means for the convenience of participation by shareholders. Shareholders attending the general meeting via the abovementioned methods are considered to be present at such meeting. Online voting is not applicable to the holders of H shares.

For any general meetings held online or via other methods, the voting time and procedure for the relevant voting methods shall be set out clearly in the notice of the general meeting.

... ...

Revised Articles

If a shareholder of the Company abuses the Company's independent status as a legal entity and the limited liability of shareholders for the purposes of avoiding debts, thereby materially impairing the interests of the creditors of the Company, such shareholder shall be jointly and severally liable for the debts owed by the Company.

(56) To assume other obligations required by laws, administrative regulations and the Articles of Association.

Shareholders shall not be liable to make any further contributions to the share capital other than according to the terms agreed by the subscribers at the time of share subscription.

Article 63

The venue of the general meeting shall be the domicile of the Company or the venue specified in the notice of the general meeting.

The Company shall set the meeting venue by way of on-site meetings. Under the condition that the Company ensures the legality and validity of the general meeting, multiple means and methods, including modern information technology such as internet voting platform, may be provided for the convenience of the shareholders in attending such meeting. In addition, the Company will provide online and other means for the convenience of participation by shareholders. Shareholders attending the general meeting via the abovementioned methods are considered to be present at such meeting. Online voting is not applicable to the holders of H shares.

For any general meetings held online or via other methods, the voting time and procedure for the relevant voting methods shall be set out clearly in the notice of the general meeting.

... ..

No.	Original Articles	Revised Articles
7	Article 96	Article 96
	The following matters shall be resolved by way of ordinary resolutions at a general meeting:	The following matters shall be resolved by way of ordinary resolutions at a general meeting:
	(1) Work reports of the Board and the supervisory committee;	(1) Work reports of the Board and the supervisory committee;
	(2) Profit distribution plan and loss make-up plan formulated by the Board;	(2) Profit distribution plan and loss make-up plan formulated by the Board;
	(3) Appointment or dismissal of the members of the Board and the members of the supervisory committee and their remuneration and payment methods thereof;	(3) Appointment or dismissal of the members of the Board and the members of the supervisory committee and their remuneration and payment methods thereof;
	(4) Annual preliminary and final budgets, balance sheet, profit statement and other financial statements of the Company;	(4) Annual preliminary and final budgets, balance sheet, profit statement and other financial statements of the Company;
	(5) Matters other than those requiring approval by special resolutions in accordance with the laws, administrative regulations, the Hong Kong Listing Rules or this Articles of Association.	(5) Matters other than those requiring approval by special resolutions in accordance with the laws, administrative regulations, the Hong Kong Listing Rules the requirements of the stock exchange on which our shares are listed or this Articles of Association.
8	Article 123	Article 123
	Directors shall be elected by the general meeting. Every term of a director is three (3) years. Upon expiry of the term, a director shall be eligible for re-election and re-appointment. Before the term of office of a director expires, the general meeting cannot terminate his (her) duties without a reason.	Directors shall be elected or replaced at by the general meeting and may be removed before the expiry of the term at the general meeting. Every term of the a director is three (3) years, and. Uupon expiry of the term, a director shall be eligible for re-election and re-appointment. Before the term of office of a director expires, the general meeting cannot terminate his (her) duties without a reason.

No.	Original Articles	Revised Articles
9	Article 143	Article 143
9	The Company shall set up special committees such as a strategy committee, an audit committee, a nomination committee, and a remuneration and assessment committee, under the Board, and other special committees that the Board deems necessary to establish. Under the unified leadership of the Board, each special committee shall provide recommendations and advice for the decisions to be made by the Board.	The Company shall set up special committees such as a strategy committee, an audit committee, a nomination committee, and a remuneration and assessment committee, under the Board, and other special committees that the Board deems necessary to establish. All the special committees shall be accountable to the Board, perform their duties in accordance with this Articles of Association and the authorization of the Board, and submit resolutions to the Board for consideration and decision. Under the unified leadership of the Board, each special committee shall provide recommendations and advice for the decisions to be made by the Board. All members of the special committees shall be comprised of directors, of which independent directors shall account for the majority of the members of the audit committee, the nomination committee, and the remuneration and assessment committee under the Board and shall act as the convener. The convener of the audit committee shall be an accounting professional. The Board is responsible for formulating the working procedures of the special committees and
		regulating the operation.

No.	Original Articles	Revised Articles
10	Article 146	Article 146
	The secretary to the Board of the Company shall be a natural person with the requisite professional knowledge and experience and shall be appointed by the Board. The primary responsibilities of the secretary to the Board include:	The secretary to the Board of the Company shall be a natural person with the requisite professional knowledge and experience and shall be appointed by the Board. The primary responsibilities of the secretary to the Board include:
	(1) To ensure the organizations documents and records of the Company are complete;	(1) To ensure the organizations documents and records of the Company are complete;
	(2) To ensure the Company to prepare and submit all reports and documents to the regulatory authorities as required by the laws;	(2) To ensure the Company to prepare and submit all reports and documents to the regulatory authorities as required by the laws;
	(3) To ensure the proper establishment of the register of members of the Company, and to ensure timely access to the relevant records and documents by the individuals who are entitled to access such information.	(3) To ensure the proper establishment of the register of members of the Company, and to ensure timely access to the relevant records and documents by the individuals who are entitled to access such information-; and
		(4) Perform other functions and powers as required by the laws, administrative regulations, departmental rules, and the listing rules of stock exchanges where stocks are listed, and other powers conferred by the Board.

No.	Original Articles	Revised Articles
11	Article 148	Article 148
	The Company has one (1) general manager and a certain number of vice general managers, who shall be appointed or dismissed by the Board. The vice general manager shall assist the general manager in his work, and shall be accountable to the general manager. In absence or incapability of the general manager in performing his duties for any reasons, such duties shall be performed by the vice general manager(s). The Board of the Company may decide upon whether a member of the Board shall concurrently act as the general manager.	The Company has one (1) general manager and a certain number of vice general managers, who shall be appointed or dismissed by the Board. The vice general manager shall assist the general manager in his work, and shall be accountable to the general manager. In absence or incapability of the general manager in performing his duties for any reasons, such duties shall be performed by the vice general manager(s). The Board of the Company may decide upon whether a member of the Board shall concurrently act as the general manager.
	Each general manager, vice general manager and other senior management shall have an every term of office of three (3) years, and shall be eligible for reappointment. Persons holding positions at the controlling shareholder or actual controller of the Company (other than being a director) may not concurrently serve as the Company's senior management members.	Each general manager, vice general manager and other senior management shall have an every term of office of three (3) years, and shall be eligible for reappointment. Persons holding administrative positions at the controlling shareholder or actual controller of the Company (other than being a director or supervisor) may not concurrently serve as the Company's senior management members.
12	Article 152	Article 152
	The general manager may resign before the expiry of his terms of office and detailed procedure and methods in relation to resignation shall be referred to the employment contracts between such manager and the Company.	The general manager may resign before the expiry of his terms of office and detailed procedure and methods in relation to resignation shall be referred to the employment (service) contracts between such manager and the

Company.

No.	Original Articles	Revised Articles
13	Article 182	Article 182
	The Company shall enter into written contracts with the directors, supervisors and other senior management containing at least the following provisions:	The Company shall enter into written contracts with the directors, supervisors and other senior management containing at least the following provisions:
	(1) An undertaking by the directors, supervisors and other senior management to the Company that he shall observe and comply with the Company Law, the Special Provisions, this Articles of Association, the Codes on Takeovers and Mergers and Share Buy-backs and other regulations of stock exchanges where the securities are listed, and a clarification that the Company shall have the remedies provided in this Articles of Association and that neither the contract nor his office is assignable;	(1) An undertaking by the directors, supervisors and other senior management to the Company that he shall observe and comply with the Company Law, the Special Provisions, this Articles of Association, the Codes on Takeovers and Mergers and Share Buy-backs and other regulations of stock exchanges where the securities are listed, and a clarification that the Company shall have the remedies provided in this Articles of Association and that neither the contract nor his office is assignable;
	(2) An undertaking by the directors, supervisors and other senior management to the Company that they shall observe and comply with their obligations to shareholders stipulated in this Articles of Association;	(2) An undertaking by the directors, supervisors and other senior management to the Company that they shall observe and comply with their obligations to shareholders stipulated in this Articles of Association;
	(3) The arbitration clause as set out in the Hong Kong Listing Rules.	(3) The arbitration clause as set out in the Hong Kong Listing Rules.

No.	Original Articles	Revised Articles
14	Article 212	Article 212
	In case of a division, the Company's properties shall be divided accordingly.	In case of a division, the Company's properties shall be divided accordingly.
	In case of a division of the Company, all the parties involved therein shall sign an agreement on the division, and prepare balance sheets and checklists of properties. The Company shall inform the creditors within 10 days after the date of making the resolution for such division, and make at least three (3) announcements on newspapers within 30 days as required by the applicable laws, administrative regulations or the regulatory provisions of the place where the Company's shares are listed.	In case of a division of the Company, all the parties involved therein shall sign an agreement on the division, and prepare balance sheets and checklists of properties. The Company shall inform the creditors within 10 days after the date of making the resolution for such division, and make at least three (3) announcements on newspapers within 30 days as required by the applicable laws, administrative regulations or the regulatory provisions of the place where the Company's shares are listed.
	Debts incurred by the Company before its division shall be borne by the company which exists after the division according to the agreement reached.	Debts incurred by the Company before its division shall be borne by the company which exists after the division according to the agreement reached, except otherwise prescribed when the Company has reached a written agreement on debt settlement with the creditors before the division.

APPENDIX II — PROPOSED AMENDMENTS TO THE RULES OF PROCEDURE OF THE GENERAL MEETING

No.	Original Articles	Revised Articles
1	Ariticle 21	Ariticle 21
	The Company shall convene shareholders' general meetings at the Company's legal address or the place prescribed in the Articles of Association.	The Company shall convene shareholders' general meetings at the Company's legal address or the place prescribed in the Articles of Association.
	A venue shall be set aside for the convening of physical shareholders' general meetings. The Company may provide assistance to shareholders in their participation of shareholders' general meeting by the provision of various means and channels with advanced information technology such as an online voting platform on a preferential basis provided the legality and validity of the shareholders' general meetings can be assured. The Company also provides assistance to shareholders in their participation of shareholders' general meeting by the provision of on line voting and other means. Attendance of shareholders' general meeting by the aforesaid methods shall be treated as valid. Online voting is not applicable to H Shareholders.	A venue shall be set aside for the convening of physical shareholders' general meetings. The Company may provide assistance to shareholders in their participation of shareholders' general meeting by the provision of various means and channels with advanced information technology such as an online voting platform on a preferential basis provided the legality and validity of the shareholders' general meetings can be assured. The Company also provides assistance to shareholders in their participation of shareholders' general meeting by the provision of on line voting and other means. Attendance of shareholders' general meeting by the aforesaid methods shall be treated as valid. Online voting is not applicable to H Shareholders.

APPENDIX III — PROPOSED AMENDMENTS TO THE RULES OF PROCEDURE OF THE BOARD OF DIRECTORS

No.	Original Articles	Revised Articles
1	Article 2 Special Committees	Article 2 Special Committees
No. 1	Article 2 Special Committees The Board shall establish special committees of the Board including strategy, audit, nominating, remuneration committees according to relevant requirements, as well as other special committees the Board may deem necessary.	committees of the Board including strategy, audit, nominating, remuneration committees according to
		committee under the Board and shall
		act as the convener. The convener of the
		audit committee shall be an accounting professional. The Board is responsible
		for formulating the working procedures
		of the special committees and regulating the operation.
		regulating the operation.

No.	Original Articles	Revised Articles
2	Article 3 Secretary of the Board	Article 3 Secretary of the Board
	The Company has one Secretary of the Board appointed by the Board. His/her primary responsibilities include:	The Company has one Secretary of the Board appointed by the Board. His/her primary responsibilities include:
	(1) to ensure that the Company has complete organizational documents and records;	(1) to ensure that the Company has complete organizational documents and records;
	(2) to ensure that the Company prepares and delivers the reports and documents required by competent authorities in accordance with the laws;	(2) to ensure that the Company prepares and delivers the reports and documents required by competent authorities in accordance with the laws;
	(3) to ensure that the Company's registers of shareholders are properly maintained and ensure that persons entitled to access to the relevant records and documents are furnished with such records and documents without delay;	(3) to ensure that the Company's registers of shareholders are properly maintained and ensure that persons entitled to access to the relevant records and documents are furnished with such records and documents without delay; and
		(4) perform other functions and powers as required by the laws, administrative regulations, departmental rules, and the listing rules of stock exchanges where stocks are listed, and other powers conferred by the Board.

Original Articles Revised Articles No. 3 Article 6 Election of Directors and Article 6 Election of Directors and Term of Office Term of Office Directors shall be elected at general Directors shall be elected or replaced at meetings. The term of office of the general meetings and may be removed Directors shall be three years. Upon before the expiry of term at the general maturity of the current term of office, a meetings. The term of office of the Director shall be eligible to offer Directors shall be three years, andhimself for re-election Uupon maturity of the current term of re-appointment. The Chairman shall be office, a Director shall be eligible to elected or removed by more than offer himself for re-election and one-half of all Directors. The term of re-appointment. The Chairman shall be office of the Chairman shall be three elected or removed by more than years. Upon maturity of the current one-half of all Directors. The term of term of office, the Chairman shall be office of the Chairman shall be three eligible to offer himself for re-election years. Upon maturity of the current and re-appointment. The term of term of office, the Chairman shall be independent directors of the Company eligible to offer himself for re-election shall not exceed 6 years on a and re-appointment. The term of consecutive basis, unless otherwise independent directors of the Company provided by the law, regulations and shall not exceed 6 years on a listing rules of the stock exchange at consecutive basis, unless otherwise the location where the Company's provided by the law, regulations and shares are listed. listing rules of the stock exchange at the location where the Company's

The proposed amendments are prepared in Chinese and their English version is translation only. In case of any differences between the Chinese version of the proposed amendments and its English translation, the Chinese version shall prevail.

shares are listed.