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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)

PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION

This announcement is made by Shanghai Haohai Biological Technology Co., Ltd. (the "Company") pursuant to Rule 13.51(1) of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited.

As required by relevants laws, provisions and regulatory policies of the People's Republic of China (the "PRC") and in line with the need of the Company's business development, the board of directors of the Company (the "Board") proposes to amend the relevant provisions (the "Proposed Amendments") of the articles of association of the Company (the "Articles of Association"). The Board is of the view that the Proposed Amendments are in the best interest of the Company and its shareholders (the "Shareholders") as a whole.

At a meeting of the Board held on 26 March 2018, the resolutions in relation to the Proposed Amendments were considered and approved. The Board resolved to propose for the Shareholders to authorize the Board, and to agree to the Board delegating such authorization to other persons, to make the Proposed Amendments and do all such other acts as the Board considers necessary or desirable to give effect to the Proposed Amendments. Such proposals will be put forth at the upcoming annual general meeting of the Company to be convened in due course (the "AGM"). In accordance with the Articles of Association and relevant laws and regulations of the PRC, the Proposed Amendments are subject to the approval of the Shareholders by way of special resolutions at a general meeting of the Company. A circular (the "Circular") containing, among other things, the details in relation to the Proposed Amendments and a notice in respect of the AGM will be despatched to the Shareholders in due

course. For the details of the Proposed Amendments, please refer to the Appendix to this announcement. The Prosposed Amendments are in their draft form and may be changed. The final version of the Prosposed Amendments will be set out in the Circular.

By order of the Board Shanghai Haohai Biological Technology Co., Ltd.* Chairman Hou Yongtai

Shanghai, the PRC, 26 March 2018

As at the date of this announcement, 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

Terms used in this Appendix shall have the same meanings as defined in the Articles of Association of the Company published on 30 April 2015 unless the context requires otherwise.

The proposed amendments to the Articles of Association are as follows: -

No.	Existing Articles	Articles as amended by the Proposed Amendments
	Article 2	Article 2
	company incorporated under the Company Law, the Securities Law, the Special Regulations and other relevant laws and administrative regulations of the People's Republic of China (the "PRC", excluding, for the purpose of this Articles of Association and its appendices, Hong	The Company is a joint stock limited company incorporated under the Company Law, the Securities Law, the Special Regulations and other relevant laws and administrative regulations of the People's Republic of China (the "PRC", excluding, for the purpose of this Articles of Association and its appendices, Hong Kong, Macau and Taiwan).
1	July 2010 by way of promotion and registered at Shanghai Administration for Industry and Commerce on 2 August 2010 with a business license granted. The registered number of the	The Company was established on 1 July 2010 by way of promotion and registered at Shanghai Administration for Industry and Commerce on 2 August 2010 with a business license granted. The unified social credit code of the Company is 91310000797066532Q.
	natural persons, namely, Jiang Wei (蔣偉), You Jie (游捷), Lou Guoliang (樓國梁), Hou Yongtai (侯永泰), Wu Jianying (吳劍英), Ling Xihua (凌錫華), Peng Jinhua (彭錦華), Huang Ping (黃平), Liu Yuanzhong (劉遠中), Shen Rongyuan (沈榮元), Tao Weidong (陶偉棟), Wang Wenbin (王文斌), Fan Jipeng (范吉鵬), Gan Renbao (甘人寶), Wu Ming (吳明), Chen Yiyi (陳奕奕), Shi Xiaoli (時小麗), Zhao Meilan (趙美蘭), Liu Jun (劉軍), Zhu Min (朱敏), Lu	(凌錫華), Peng Jinhua (彭錦華), Huang Ming (黃明), Liu Yuanzhong (劉遠中), Shen Rongyuan (沈榮元), Tao Weidong (陶偉棟), Wang Wenbin (王文斌), Fan Jipeng (范吉鵬), Gan Renbao (甘人寶), Wu Ming (吳明), Chen Yiyi (陳奕奕), Shi Xiaoli (時小麗), Zhao Meilan (趙美蘭), Liu Jun (劉軍), Zhu Min (朱敏), Lu Rujuan (陸如娟), Sun Xiaohuang

No.	Existing Articles	Articles as amended by the Proposed Amendments
	Article 4	Article 4
2	1 2	Address of the Company: No. 5 Dongjing Road, Songjiang Industrial Zone, Shanghai
	Postal code: 201613	Postal code: 201613
	Telephone: 021-62800674	Telephone: 021-52293555
	Fax: 02162805863	Fax: 02152293558
	Article 11	Article 11
3	shall be consistent with the scope of operation approved by the authority responsible for the Company's registration. The scope of operation of the Company covers: technology development, technology transfer, technical consulting and technical services in respect of genetic engineering, chemical synthesis, natural medicines and diagnostic reagents; research and production of small dose injections, active pharmaceutical ingredients, bioengineering products, Class III 6822 implanted or long-term attached ophthalmologic optical devices and 6864 absorbable hemostatic and anti-adhesion materials; import and export of goods and technologies; wholesale and retail of medical optical devices, instruments and endoscopic devices, medical health materials and dressing, medical polymeric materials and products (except disposable aseptic medical devices under focused supervision)	natural medicines and diagnostic reagents; research and production of small dose injections, active

Existing Articles No. carried out in Flat 301, Block 9, No. 5 facilities); and sales of chemical raw materials and products (except for (Businesses subject to approvals 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 adjust its scope of operation and complete relevant formalities for

such adjustment.

Articles as amended by the **Proposed Amendments**

organs in Class III and Class II materials and dressing, medical (medical devices business shall be polymeric materials and products (except disposable aseptic medical Dongjing Road only); wholesale of devices under focused supervision) anhydrous ethanol (leasing storage and implant materials and artificial organs in Class III and Class II (medical devices business shall be hazardous chemicals) and cosmetics carried out in Flat 301, Block 9, No. 5 Dongjing Road only) medical devices under laws shall be carried out upon business; wholesale of anhydrous ethanol (without storage facilities); and sales of chemical raw materials and products (except for hazardous chemicals) and cosmetics (Businesses subject to 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.

No.	Existing Articles	Articles as amended by the Proposed Amendments
	Article 16	Article 16
	investors inside the PRC for subscription in RMB shall be referred to as "domestic shares". The shares issued by the Company to investors outside the PRC for subscription in foreign currencies shall be referred to as "foreign shares". The foreign shares that are listed overseas shall be referred to as "overseas-listed foreign shares". A holder of domestic shares and a holder of overseas-listed	subscription in RMB shall be referred to as "domestic shares". The shares issued by the Company to investors outside the PRC for subscription in foreign currencies shall be referred to as "foreign shares". The foreign shares that are listed overseas shall be referred to as "overseas-listed foreign shares". A holder of domestic shares and a holder of overseas-listed
	foreign shares are both holders of ordinary shares.	foreign shares are both holders of ordinary shares.
4	mentioned in the preceding paragraph shall refer to the lawful currencies freely convertible in other countries or regions (other than RMB), which are recognized by State's foreign	The term "foreign currencies" as mentioned in the preceding paragraph shall refer to the lawful currencies freely convertible in other countries or regions (other than RMB), which are recognized by State's foreign exchange authority and acceptable to pay for the shares to the Company.
	the Company listed in Hong Kong shall be referred to as H shares. H shares shall refer to shares with a par value denominated in RMB, which	The overseas-listed foreign shares of the Company listed in Hong Kong shall be referred to as H shares. H shares shall refer to shares with a par value denominated in RMB, which are approved by the Hong Kong Stock
	Exchange for listing and will be subscribed for and traded in Hong	Exchange for listing and will be subscribed for and traded in Hong
	Kong dollars.	Kong dollars.

Existing Articles No.

Shareholders of the domestic shares Upon approval by the securities securities by

Articles as amended by the **Proposed Amendments**

of the Company may transfer the regulatory authorities under the State shares held by them to overseas Council, shareholders of the unlisted investors and have such shares listed shares of the Company may have the and traded overseas. Upon approval shares held by them listed and traded regulatory overseas. Shareholders of authorities of the State Council, domestic shares of the Company may shareholders of the unlisted shares of transfer the shares held by them to the Company may have the shares overseas investors and have such held by them listed and traded shares listed and traded overseas. The overseas. The aforesaid shares, which domestic shares are convertible into are listed and traded on an overseas foreign shares, and the resulting stock exchange, shall also comply shares may be listed and traded with the regulatory procedures, rules overseas. The listing and trading of and requirements of the relevant the transferred shares in overseas overseas securities markets. Their stock exchange(s), or the conversion listing and trading on an overseas of domestic shares into foreign shares stock exchange do not require a for listing and trading on foreign voting at class shareholders' meeting. stock exchange(s), do not require a voting at shareholders' general meeting or a voting at class shareholders' meeting. Upon approval by the securities regulatory authorities of the State Council, shareholders of the unlisted shares of the Company may have the shares held by them listed and traded overseas. The aforesaid shares, which are listed and traded on an overseas stock exchange, shall also comply with the regulatory procedures, rules and requirements of the relevant overseas securities markets. aforesaid shares will be converted to overseas listed shares after listing and trading on foreign stock exchange(s), and shall be of the same class of shares with the existing overseas listed shares. Their listing and trading on an overseas stock exchange do not require a voting at class shareholders' meeting.

No.	Existing Articles	Articles as amended by the Proposed Amendments
	Article 17	Article 17
	authorized by the State Council, a total of 120,000,000 ordinary shares were issued by the Company prior to its initial public offering of H shares, representing 100% of the issued ordinary shares of the Company which were wholly subscribed and	Upon approval by the authorities authorized by the State Council, a total of 120,000,000 ordinary shares were issued by the Company prior to its initial public offering of H shares, representing 100% of the issued ordinary shares of the Company which were wholly subscribed and held by promoters, of which:
	and held by Jiang Wei (蔣偉), representing 38.83% of the total number of ordinary shares of the	46,600,000 shares were subscribed and held by Jiang Wei (蔣偉), representing 38.83% of the total number of ordinary shares of the Company in issue upon its establishment;
5	and held by You Jie (游捷), representing 24.00% of the total number of ordinary shares of the	28,800,000 shares were subscribed and held by You Jie (游捷), representing 24.00% of the total number of ordinary shares of the Company in issue upon its establishment;
	and held by Lou Guoliang (樓國梁), representing 8.33% of the total number of ordinary shares of the	10,000,000 shares were subscribed and held by Lou Guoliang (樓國梁), representing 8.33% of the total number of ordinary shares of the Company in issue upon its establishment;
	held by Hou Yongtai (侯永泰), representing 5.00% of the total number of ordinary shares of the	6,000,000 shares were subscribed and held by Hou Yongtai (侯永泰), representing 5.00% of the total number of ordinary shares of the Company in issue upon its establishment;

No.	Existing Articles	Articles as amended by the Proposed Amendments
	held by Wu Jianying (吳劍英), representing 5.00% of the total	6,000,000 shares were subscribed and held by Wu Jianying (吳劍英), representing 5.00% of the total number of ordinary shares of the Company in issue upon its establishment;
	held by Ling Xihua (凌錫華), representing 5.00% of the total	6,000,000 shares were subscribed and held by Ling Xihua (凌錫華), representing 5.00% of the total number of ordinary shares of the Company in issue upon its establishment;
	held by Peng Jinhua (彭錦華), representing 2.50% of the total	3,000,000 shares were subscribed and held by Peng Jinhua (彭錦華), representing 2.50% of the total number of ordinary shares of the Company in issue upon its establishment;
	held by <u>Huang Ping (黄平)</u> , representing 1.67% of the total	2,000,000 shares were subscribed and held by <u>Huang Ming (黄明)</u> , representing 1.67% of the total number of ordinary shares of the Company in issue upon its establishment;
	held by Liu Yuanzhong (劉遠中), representing 1.67% of the total number of ordinary shares of the	2,000,000 shares were subscribed and held by Liu Yuanzhong (劉遠中), representing 1.67% of the total number of ordinary shares of the Company in issue upon its establishment;
	held by Shen Rongyuan (沈榮元), representing 1.67% of the total number of ordinary shares of the	2,000,000 shares were subscribed and held by Shen Rongyuan (沈榮元), representing 1.67% of the total number of ordinary shares of the Company in issue upon its establishment;

No.	Existing Articles	Articles as amended by the Proposed Amendments
	held by Tao Weidong (陶偉棟), representing 1.67% of the total number of ordinary shares of the	2,000,000 shares were subscribed and held by Tao Weidong (陶偉棟), representing 1.67% of the total number of ordinary shares of the Company in issue upon its establishment;
	held by Wang Wenbin (王文斌), representing 1.42% of the total	1,700,000 shares were subscribed and held by Wang Wenbin (王文斌), representing 1.42% of the total number of ordinary shares of the Company in issue upon its establishment;
	held by Fan Jipeng (范吉鵬), representing 0.42% of the total number of ordinary shares of the	500,000 shares were subscribed and held by Fan Jipeng (范吉鵬), representing 0.42% of the total number of ordinary shares of the Company in issue upon its establishment;
	held by Wu Ming (吳明), representing 0.42% of the total number of ordinary	500,000 shares were subscribed and held by Wu Ming (吳明), representing 0.42% of the total number of ordinary shares of the Company in issue upon its establishment;
	held by Gan Renbao (甘人寶), representing 0.42% of the total	500,000 shares were subscribed and held by Gan Renbao (甘人寶), representing 0.42% of the total number of ordinary shares of the Company in issue upon its establishment;
	held by Zhao Meilan (趙美蘭),	400,000 shares were subscribed and held by Zhao Meilan (趙美蘭), representing 0.33% of the total

upon

Company

establishment;

issue

upon

number of ordinary shares of the number of ordinary shares of the

its Company

establishment;

in

issue

No.	Existing Articles	Articles as amended by the Proposed Amendments
	held by Chen Yiyi (陳奕奕), representing 0.33% of the total	400,000 shares were subscribed and held by Chen Yiyi (陳奕奕), representing 0.33% of the total number of ordinary shares of the Company in issue upon its establishment;
	held by Shi Xiaoli (時小麗), representing 0.33% of the total	representing 0.33% of the total number of ordinary shares of the
	held by Zhu Min (朱敏), representing 0.25% of the total number of ordinary	300,000 shares were subscribed and held by Zhu Min (朱敏), representing 0.25% of the total number of ordinary shares of the Company in issue upon its establishment;
	held by Liu Jun (劉軍), representing 0.25% of the total number of ordinary	300,000 shares were subscribed and held by Liu Jun (劉軍), representing 0.25% of the total number of ordinary shares of the Company in issue upon its establishment;
	held by Sun Xiaohuang (孫孝煌), representing 0.17% of the total number of ordinary shares of the	200,000 shares were subscribed and held by Sun Xiaohuang (孫孝煌), representing 0.17% of the total number of ordinary shares of the Company in issue upon its establishment;
	held by Wu Yazhen (吳雅貞), representing 0.17% of the total	200,000 shares were subscribed and held by Wu Yazhen (吳雅貞), representing 0.17% of the total number of ordinary shares of the Company in issue upon its establishment;

No.	Existing Articles	Articles as amended by the
110.		Proposed Amendments
		200,000 shares were subscribed and
		held by Lu Rujuan (陸如娟),
		representing 0.17% of the total
		number of ordinary shares of the
		Company in issue upon its
	establishment.	establishment.
	Article 18	Article 18
	Unon establishment of the Company	Upon establishment of the Company,
		as approved by the securities
	•	regulatory authorities under the State
		Council and the Hong Kong Stock
	Exchange, the Company may issue no	
		40,045,300 ordinary shares through
	(including 6,000,000 over-allotted	
		shares. The final offering size may be
		adjusted by the Company in light of
		the environment of the capital market
		and the financing objective of the
	financing objective of the Company.	Company.
	Upon completion of the aforesaid	Upon completion of the aforesaid
		issue of H shares, the Company's
6		shareholding structure is (assuming)
		the Over-allotment Option is not
	_	exercised): a total of 120,000,000
	shares held by Jiang Wei (蔣偉), You	shares held by Jiang Wei (蔣偉), You
		Jie (游捷), Zhao Meilan (趙美蘭),
	Zhong Jingjing (鍾婧婧), Liu Jun	Zhong Jingjing (鍾婧婧), Liu Jun
	(劉軍), Shen Rongyuan (沈榮元),	(劉軍), Shen Rongyuan (沈榮元),
	Wang Wenbin (王文斌), Tao Weidong	Wang Wenbin (王文斌), Tao Weidong
	1 · · · · · · · · · · · · · · · · · · ·	(陶偉棟), Ling Xihua (凌錫華), Wu
		Jianying (吳劍英), Chen Yiyi
	_	(陳奕奕), Hou Yongtai (侯永泰), Wu
	Yazhen (吳雅貞), Shi Xiaoli	
		(時小麗), Fan Jipeng (范吉鵬), Wu
		Ming (吳明), <u>Huang Ming (黃明)</u> ,
		Liu Yuanzhong (劉遠中), Peng Jinhua
	(彭錦華), Gan Renbao (甘人賞), Lou	(彭錦華), Gan Renbao (甘人寶),

Guoliang (樓國梁) and Lu Rujuan LouGuoliang (樓國梁) and Lu Rujuan

Existing Articles

(陸如娟), representing <u>75%</u> of the total ordinary share capital, and 40,000,000 shares held by other holders of H shares, representing 25% of the total ordinary share capital.

If 15% of the Over-allotment Option is fully exercised, the Company's If 15% of the Over-allotment Option shareholding structure is: a total of is fully exercised, the Company's (蔣偉), You Jie (游捷), Zhao Meilan 120,000,000 shares held by Jiang Wei (趙美蘭), Zhong Jingjing (鍾婧婧), (蔣偉), You Jie (游捷), Zhao Meilan Liu Jun (劉軍), Shen Rongyuan (趙美蘭), Zhong Jingjing (鍾婧婧), (沈榮元), Wang Wenbin (王文斌), Tao Liu Jun (劉軍), Shen Rongyuan Weidong (陶偉棟), Ling (凌錫華). Wu Jianving (吳劍英), Chen Yiyi (陳奕奕), Hou Yongtai (侯永泰), Wu Yazhen (吳雅貞), Shi Xiaoli (時小麗), Fan Jipeng (范吉鵬), Liu Yuanzhong (劉遠中), Peng Jinhua Wu Ming (吳明), Huang Ping (黃平), (彭錦華), Gan Renbao (甘人寶), Lou Liu Yuanzhong (劉遠中), Peng Jinhua Guoliang (樓國梁) and Lu Rujuan (彭錦華), Gan Renbao (甘人寶), Lou (陸如娟), representing 72.29% of the Guoliang (樓國梁) and Lu Rujuan total ordinary share capital, and (陸如娟), representing 72.29% of the 46,000,000 shares held by other total ordinary share capital, and holders of H shares, representing 46,000,000 shares held by other 27.71% of the total ordinary share holders of H shares, representing capital.

Articles as amended by the **Proposed Amendments**

(陸如娟), representing 74.979% of the total ordinary share capital, and 40,045,300 shares held by other holders of H shares, representing 25.021% of the total ordinary share capital.

120,000,000 shares held by Jiang Wei shareholding structure is: a total of Xihua (沈榮元), Wang Wenbin (王文斌), Tao Weidong (陶偉棟), Ling Xihua (凌錫華), Wu Jianying (吳劍英), Chen Yiyi (陳奕奕), Hou Yongtai (侯永泰), Wu Yazhen (吳雅貞), Shi Wu Ming (吳明), Huang Ping (黃平), Xiaoli (時小麗), Fan Jipeng (范吉鵬), 27.71% of the total ordinary share capital.

No.	Existing Articles	Articles as amended by the Proposed Amendments
	Article 21	Article 21
		Prior to the issuance of H shares, the registered capital of the Company is RMB120,000,000.
	Upon completion of the issuance of H	Upon completion of the issuance of H
	shares as mentioned above, if the	shares as mentioned above, if the
	_	over-allotment option is not
	1	exercised, the registered capital of the
7		Company is RMB <u>160,045,300</u> .; if
	1	the 15% over-allotment option is fully
	Company is RMB166,000,000.	exercised, the registered capital of the Company is RMB166,000,000.
	Company is KWD100,000,000.	Company is KMD100,000,000.
	The Company will complete the	The Company will complete the
	-	procedure for the change of
		registration in respect of changes in
		the registered capital with the
	1	competent administration for industry
		and commerce in accordance with the
	actual issuance situation.	actual issuance situation.

No.	Existing Articles	Articles as amended by the Proposed Amendments
	Article 28	Article 28
	outstanding shares in accordance with laws, administrative regulations, departmental rules and regulations as well as this Articles of Association and with the approval of relevant	The Company may repurchase its own outstanding shares in accordance with laws, administrative regulations, departmental rules and regulations as well as this Articles of Association and with the approval of relevant State authorities under the following circumstances:
	(1) To cancel shares for the purpose of reducing the capital of the Company;	(1) To cancel shares for the purpose of reducing the capital of the Company;
8	(2) To merge with other companies that hold shares in the Company;	(2) To merge with other companies that hold shares in the Company;
8	(3) To grant shares as incentives to the staff of the Company;	(3) To grant shares as incentives to the staff of the Company;
	(4) To acquire the shares of shareholders (upon their request) who vote against to any resolution adopted at any general meetings on the merger or division of the Company;	who vote against to any
	(5) Other circumstances permitted by laws and administrative regulations.	(5) Other circumstances permitted by laws and administrative regulations.
		The Company shall not repurchase
		the Company's shares save and except for the aforesaid conditions.

No.	Existing Articles	Articles as amended by the Proposed Amendments
	Article 42	Article 42
	foreign shares listed in Hong Kong are freely transferable pursuant to the Articles of Association. The Board may refuse to recognize any instrument of transfer without explanation unless such transfer is in	All fully paid-up overseas-listed foreign shares listed in Hong Kong are freely transferable pursuant to the Articles of Association. The Board may refuse to recognize any instrument of transfer without explanation unless such transfer is in compliance with the following conditions:
9	(1) Transfer documents and other documents which relates to share ownership or may affect share ownership shall be registered, and a fee determined under the Hong Kong Listing Rules shall be paid to the Company for such registration;	(1) Transfer documents and other documents which relates to share ownership or may affect share ownership shall be registered, and a fee determined under the Hong Kong Listing Rules shall be paid to the Company for such registration;
9	(2) The instrument of transfer involves only the overseas-listed foreign shares listed in Hong Kong;	(2) The instrument of transfer involves only the overseas-listed foreign shares listed in Hong Kong;
	(3) The stamp duty payable under the laws of Hong Kong on the instrument of transfer has been paid;	(3) The stamp duty payable under the laws of Hong Kong on the instrument of transfer has been paid;
	(4) The relevant share certificates and evidence reasonably required by the Board showing that the transferor has the right to transfer such shares;	(4) The relevant share certificates and evidence reasonably required by the Board showing that the transferor has the right to transfer such shares;
	(5) If the shares are to be transferred to joint holders, the number of shareholders jointly registered shall not exceed four (4);	(5) If the shares are to be transferred to joint holders, the number of shareholders jointly registered shall not exceed four (4);

Existing Articles No.

- (6) The Company has not created any (6) lien over the relevant shares;
- minor or an individual with unsound mind or individual of legal incapacity.

If the Board refuses to register a share If the Board refuses to register a share transfer, the Company shall send the transfer, the Company shall send the transferor and the transferee a notice transferor and the transferee a notice of refusal to register the said share of refusal to register the said share transfer within 2 months from the transfer within 2 months from the date of submission of the application date of submission of the application for transfer.

overseas-listed All A11 transfers of foreign shares shall be effected by a foreign shares shall be effected by a written instrument of transfer in an written instrument of transfer in an ordinary or usual form or any other ordinary or usual form or any other acceptable to the Board form (including the standard format or form of transfer specified format or form of transfer specified by The Stock Exchange of Hong Kong by The Stock Exchange of Hong Kong Limited from time to time). The Limited from time to time). The signed by hand. Where the transferor signed by hand. Where the transferor or transferee is a recognized clearing or transferee is a recognized clearing house ("recognized clearing house") house ("recognized clearing house") as defined by the Securities and as defined by the Securities and Futures Ordinance (Chapter 571 of Futures Ordinance (Chapter 571 of the laws of Hong Kong) or its the laws of Hong Kong) or its nominee, it may be signed in a nominee, it may be signed in a machine-imprinted format.

the Board from time to time.

Articles as amended by the **Proposed Amendments**

- The Company has not created any lien over the relevant shares.
- (7) No share shall be transferred to a (7) No share shall be transferred to a minor or an individual with unsound mind or individual of legal incapacity.

for transfer.

transfers of overseas-listed acceptable to the transfer (including the standard transfer written instrument of transfer may be written instrument of transfer may be machine-imprinted format.

All instruments of transfer shall be All instruments of transfer shall be maintained at the legal address of the maintained at the legal address of the Company or any places specified by Company or any places specified by the Board from time to time.

No.	Existing Articles	Articles as amended by the Proposed Amendments
	Article 55	Article 55
	the following functions and powers:	The general meeting shall exercise the following functions and powers: (1) Decide the operational policy and investment plan of the Company;
	(2) Elect and replace directors who are not staff representatives. Make decisions on matters in relation to the remuneration of the relevant directors;	(2) Elect and replace directors who are not staff representatives. Make decisions on matters in
	who are shareholder representatives. Make decisions on matters in relation to the remuneration of the relevant	Make decisions on matters in relation to the remuneration of
10	supervisors; (4) Examine and approve the reports of the Board;	(4) Examine and approve the reports of the Board;
	(5) Examine and approve the reports of the supervisory committee;	(5) Examine and approve the reports of the supervisory committee;
	(6) Examine and approve the annual financial budgets and final accounting of the Company;	
	(7) Examine and approve the profit distribution plan and loss compensation plan of the Company;	
	(8) Decide on increasing or reducing the registered capital of the Company and acquiring its shares;	Company and acquiring its

No.	Existing Articles	Articles as amended by the Proposed Amendments
	(9) Decide on matters such as	(9) Decide on matters such as
	merger, division, dissolution,	merger, division, dissolution,
	liquidation and changing the	liquidation and changing the
	form of the Company;	form of the Company;
	(10) Decide on the issuance of bonds	(10) Decide on the issuance of bonds
	and other securities by the	and other securities by the
	Company or listing thereof;	Company or listing thereof;
	_	(11) Adopt resolutions on the
	appointment, dismissal or	appointment, dismissal or
	non-reappointment of accounting	
	firms by the Company;	firms by the Company;
	(12) Amend this Articles of	(12) Amend this Articles of
	Association;	Association;
	(13) Examine motions raised by the shareholders who individually or together hold 3% or more of the Company's voting shares;	(13) Examine motions raised by the shareholders who individually or together hold 3% or more of the Company's voting shares;
	(14) Examine and approve the guarantee issues as prescribed in Article 56 of this Articles of Association;	
	(15) Examine matters relating to the purchases and sales of significant assets within one year exceeding 30% of the latest audited total assets of the Company;	(15) Examine matters relating to the purchases and sales of significant assets within one year exceeding 30% of the latest audited total assets of the Company;
	(16) Consider the matters regarding connected transactions to be decided at the general meeting as stipulated by the listing rules of the place where the shares of the Company are listed;	(16) Consider the matters regarding connected transactions to be decided at the general meeting as stipulated by the listing rules of the place where the shares of the Company are listed;
		(17) Examine and approve changes in
	use of proceeds;	use of proceeds;

Existing Articles

Proposed Amendments (18) Examine share incentive plans;

Articles as amended by the

- (18) Examine share incentive plans;
- (19) Examine other matters to be (19) Examine other matters to be decided at the general meeting as prescribed by the administrative regulations, departmental rules or this Articles of Association.

regulations and this Articles of regulations and this Articles Association. reasonable necessary necessary and authorize Board may the determine. within the scope at such general meeting.

general meeting in relation to matters general meeting in relation to matters to be decided by ordinary resolutions to be decided by ordinary resolutions shall be passed by shareholders shall be passed by shareholders (including their proxies) representing (including their proxies) representing more than half of the voting rights more than half of the voting rights present at the general meeting; an present at the general meeting; an authorization to the Board in relation authorization to the Board in relation to matters to be decided by special to matters to be decided by special shall be shareholders (including their proxies) shareholders (including their proxies) representing more than two-thirds of representing more than two-thirds of the voting rights present at the the voting rights present at the general meeting. The contents of the general meeting. The contents of the authorization shall be clear and authorization shall be clear specific.

- decided at the general meeting as prescribed the by
- administrative regulations, departmental this rules or Articles of Association.

Matters which, in accordance with the Matters which, in accordance with the provisions of the laws, administrative provisions of the laws, administrative are required to be Association, are required to decided at the general meeting, shall decided at the general meeting, shall be considered at the general meeting be considered at the general meeting so as to protect the decision-making so as to protect the decision-making power of the shareholders of the power of the shareholders of the Company on such matters. Under Company on such matters. Under and reasonable circumstances, the general meeting circumstances, the general meeting to may authorize the Board of determine, within the scope authorization granted by such general authorization granted by such general meeting, specific issues relating to meeting, specific issues relating to matters which shall be resolved but matters which shall be resolved but cannot be decided upon immediately cannot be decided upon immediately at such general meeting.

An authorization to the Board by An authorization to the Board by passed by resolutions shall be specific.

No.	Existing Articles	Articles as amended by the Proposed Amendments
	Article 69	Article 69
11		Resolutions of the general meeting include ordinary resolutions and special resolutions.
	meeting shall be passed by more than half of the voting rights held by	Ordinary resolution at a general meeting shall be passed by exceeding half of the voting rights held by shareholders (including their proxies) attending the general meeting.
	meeting shall be passed by more than two-thirds of the voting rights held by	Special resolution at a general meeting shall be passed by more than two-thirds of the voting rights held by shareholders (including their proxies) attending the general meeting. * The proposed amendments to this Article apply to English version only. Chinese version of this Article is not proposed to be changed.
	Article 76	Article 76
12	resolved by way of ordinary resolutions at a general meeting: (1) Work reports of the Board and	resolutions at a general meeting: (1) Work reports of the Board and
	the supervisory committee; (2) Profit distribution plan and loss make-up plan formulated by the Board;	the supervisory committee; (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;	members of the Board and the

No.	Existing Articles	Articles as amended by the Proposed Amendments
	(4) Annual preliminary and final budgets, balance sheet, profit statement and other financial statements of the Company;	
	(5) The Company's annual report;	(5) The Company's annual report;
	(6) 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.	resolutions in accordance with the laws, administrative regulations, the Hong Kong
	Association. Article 79	Article 79
13	by the Board, and presided over and chaired by the chairman of the Board. If the chairman is unable to attend the meeting for reasons, the Board may designate a director to convene and take the chair of the meeting in his stead. If no chairman of the meeting has been designated, shareholders present shall choose one (1) person to be the chairman of the meeting. Where the shareholders fail to elect a chairman for any reasons, the shareholder (including his proxy) presents in person or by proxy who holds the largest number of shares	Where the shareholders fail to elect a

Existing Articles No. If a general meeting is convened by If a general meeting is convened by supervisory committee, chairman of the meeting. the shareholders convener will nominate

In a general meeting, if the chairman In a general meeting, if the chairman meeting contravenes the of the of the procedures, making the meeting procedures, meeting meeting impossible to proceed, with meeting impossible to proceed, with consent from more than half of the consent from exceeding half of the attendant shareholders with voting attendant shareholders with voting rights, the shareholders may nominate rights, the shareholders may nominate one person to serve as the chairman of one person to serve as the chairman of the meeting and continue with the the meeting and continue with the meeting.

Articles as amended by the **Proposed Amendments**

the the supervisory committee, supervisory chairman the supervisory committee shall preside over the committee shall preside over the meeting. If the chairman of the meeting. If the chairman of the supervisory committee is unable to or supervisory committee is unable to or will not discharge his duties, more will not discharge his duties, more than half of the supervisors shall than half of the supervisors shall nominate a supervisor to preside over nominate a supervisor to preside over the meeting.

If a general meeting is convened by If a general meeting is convened by themselves, the the shareholders themselves. a convener will nominate representative to conduct the meeting. representative to conduct the meeting.

> meeting contravenes making meeting.

> * The proposed amendments to this Article apply to English version only. Chinese version of this Article is not proposed to be changed.

No.	Existing Articles	Articles as amended by the Proposed Amendments
	Article 86	Article 86
14	change or abrogate the class shareholders' rights unless such change or abrogation has been approved by way of a special resolution at the general meeting and by a separate class meeting of the affected class shareholders in	

No.	Existing Articles	Articles as amended by the Proposed Amendments
	Article 87	Article 87
	class shall be deemed to have been	The rights of shareholders of a certain class shall be deemed to have been changed or abrogated in the following circumstances:
15	(1) An increase or decrease in the number of shares of such class or an increase or decrease in the number of shares of a class having voting rights, distribution rights or other privileges equal or superior to those of the shares of such class, with the exception that upon receiving the approval from securities regulatory authorities of the State Council, shareholders of the Company's domestic shares may transfer their shares to foreign investors for listing and dealing on overseas stock exchange;	number of shares of such class or an increase or decrease in the number of shares of a class having voting rights, distribution rights or other privileges equal or
	(2) A conversion of all or part of the shares of such class into shares of another class, a conversion of all or part of the shares of another class into shares of such class or the grant of the right to such change;	(2) A conversion of all or part of the shares of such class into shares of another class, a conversion of all or part of the shares of another class into shares of such class or the grant of the right to such change;
	(3) A removal or reduction of rights to accrued dividends or cumulative dividends attached to shares of such class;	(3) A removal or reduction of rights to accrued dividends or cumulative dividends attached to shares of such class;

No.	Existing Articles	Articles as amended by the Proposed Amendments
	(4) A reduction or removal of a dividend preference or property distribution preference during liquidation of the Company, attached to shares of such class;	dividend preference or property distribution preference during
	(5) An addition, removal or reduction of share conversion rights, options, voting rights, transfer rights, preemptive rights to rights issues or rights to acquire securities of the Company attached to shares of such class;	reduction of share conversion rights, options, voting rights, transfer rights, preemptive rights to rights issues or rights to acquire securities of the
	(6) A removal or reduction of rights to receive amounts payable by the Company in a particular currency attached to shares of such class;	to receive amounts payable by the Company in a particular
	(7) A creation of a new class of shares with voting rights, distribution rights or other privileges equal or superior to those of the shares of that class;	shares with voting rights, distribution rights or other privileges equal or superior to
	(8) An imposition of restrictions or additional restrictions on the transfer of ownership of shares of such class;	additional restrictions on the
	(9) An issuance of rights to subscribe for, or convert into, shares of such class or another class;	(9) An issuance of rights to subscribe for, or convert into, shares of such class or another class;
	(10) An increase in the rights and privileges of shares of another class;	(10) An increase in the rights and privileges of shares of another class;

No.	Existing Articles	Articles as amended by the Proposed Amendments
	(11) Restructuring of the Company	(11) Restructuring of the Company
	which causes shareholders of	which causes shareholders of
	different classes to bear liability	different classes to bear liability
	to different extents during the	to different extents during the
	restructuring;	restructuring;
	(12) Any amendment or cancellation	(12) Any amendment or cancellation
	of the provisions of this section.	of the provisions of this section.

No.	Existing Articles	Articles as amended by the Proposed Amendments
	Article 92	Article 92
	of shares, holders of domestic shares and overseas-listed foreign shares are	In addition to holders of other classes of shares, holders of domestic shares and overseas-listed foreign shares are deemed to be different classes of shareholders.
	class shareholders shall not apply	The special procedure for voting by class shareholders shall not apply under the following circumstances:
16	(1) Where the Company issues domestic shares and overseas-listed foreign shares, upon approval by a special resolution of its shareholders at a general meeting, either separately or concurrently once every 12 months, not more than 20% of each of the existing issued domestic shares and overseas-listed foreign shares of the Company;	domestic shares and overseas-listed foreign shares, upon approval by a special resolution of its shareholders at a general meeting, either separately or concurrently once every 12 months, not exceeding 20% of each of the existing issued domestic shares and
	(2) Where the Company's plan to issue domestic shares and overseas-listed foreign shares upon its incorporation is implemented within 15 months from the date of approval by the securities regulatory authorities under the State Council; or	overseas-listed foreign shares upon its incorporation is implemented within 15 months from the date of approval by the

No.	Existing Articles	Articles as amended by the Proposed Amendments
	(3) Where with the approval by the	(3) Where with the approval by the
	securities regulatory authorities	securities regulatory authorities
	of the State Council the	of the State Council the
	shareholders who hold the	shareholders who hold the
	unlisted shares of the Company	unlisted shares of the Company
	cause these shares held by them	
	to be listed and traded on an	to be listed and traded on an
	overseas stock exchange.	overseas stock exchange.
		* The proposed amendments to this
		Article apply to English version only.
		Chinese version of this Article is not
		proposed to be changed.
	Article 94	Article 94
	1	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-	eligible for re-election and re-
	appointment.	appointment.
	The written notice of the intention to	The written notice of the intention to
	propose a candidate for election as a	propose a candidate for election as a
	director, and the notice of acceptance	director, and the notice of acceptance
		by such candidate of his willingness
17	to be nominated shall be served to the	to be nominated shall be served to the
17	Company no less than seven (7) days	Company no less than seven (7) days
	prior to the date of convening the	prior to the date of convening the
	meeting. Such seven-day period shall	meeting. Such seven-day period shall
	commence no earlier than the second	commence no earlier than the second
	day after the issue of the notice of the	day after the issue of the notice of the
		meeting at which such election shall
		be conducted and end no later than
		seven (7) days prior to the convening
		of the general meeting. The Company
		will fully disclose the biographical
		details, reasons for election and views
		1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1

notice of general meeting.

of candidates on nomination in the of candidates on nomination in the

notice of general meeting.

Existing Articles

The chairman shall be elected or The chairman shall be elected or dismissed by more than half of all dismissed by exceeding half of all directors. Every term of the chairman directors*. Every is three (3) years. Upon expiry of the term, the chairman shall be eligible expiry of the term, the chairman shall for re-election and re-appointment.

Subject to the compliance with the relevant laws and regulations, the general meeting may by ordinary resolution remove any regulations, the general meeting may director before the expiration of his by ordinary resolution remove any term of office without prejudice to the director before the expiration of his director's right as provided in any term of office without prejudice to the contracts to claim for damages arising director's right as provided in any from his removal.

If any director fails to attend in person or entrust other directors as If any director fails to attend in his representative to attend meetings person or entrust other directors as of the Board for two consecutive his representative to attend meetings times, such director shall be deemed of the Board for two consecutive to have failed to perform his duties, times, such director shall be deemed and the Board shall propose to replace to have failed to perform his duties, such director at the general meeting. and the Board shall propose to replace

Prior to the expiry of the term of office of a director, a new director Prior to the expiry of the term of shall be elected on a timely basis at a office of a director, a new director general meeting. If the term of office shall be elected on a timely basis at a of a director expires but re-election is general meeting. If the term of office not made forthwith, or the number of of a director expires but re-election is the directors fall below the minimum not made forthwith, or the number of requirement as stipulated by this the directors fall below the minimum Articles of Association due to a requirement as stipulated by this director's resignation, the resigning Articles of Association due to a director shall continue to carry out his director's resignation, the resigning duties in accordance with the laws, director shall continue to carry out his regulations and this Association before the director takes office.

Articles as amended by the **Proposed Amendments**

term chairman is three (3) years. Upon be eligible for re-election re-appointment.

administrative Subject to the compliance with the relevant laws and administrative contracts to claim for damages arising from his removal.

such director at the general meeting.

Articles of duties in accordance with the laws, elected regulations and this Articles of Association before the elected director takes office.

Existing Articles

A director may resign before expiry A director may resign before expiry of his term of service. When a of his term of service. When a director resigns, he shall submit a director resigns, he shall submit a Board. The Board will disclose the Board. The Board will disclose the

to the number of directors is less than to the number of directors is less than the minimum requirement as required the minimum requirement as required by law due to a director's resignation by law due to a director's resignation as referred to in this articles, the as referred to in this articles, the director's resignation takes effect director's resignation takes effect upon delivery of his resignation upon delivery of his resignation report to the Board. If the number of report to the Board. If the number of the directors of the Board falls below the directors of the Board falls below the quorum as a result of any the quorum as a result of any resignation, such resignation shall not resignation, such resignation shall not become effective until the vacancy become effective until the vacancy resulting from such resignation is resulting from such resignation is filled up by a succeeding director. filled up by a succeeding director. shall The The remaining directors convene an extraordinary general convene an extraordinary general meeting as soon as possible to elect a meeting as soon as possible to elect a director to fill the vacancy caused by director to fill the vacancy caused by the said resignation. Such newly the said resignation. Such newly director elected or any appointed as an additional director to appointed as an additional director to the Board, shall have a term of office the Board, shall have a term of office commencing from the date on which commencing from the date on which he is elected until the next annual he is elected until the expiry of the general meeting, and shall then be term of the current session of the eligible for re-election at the meeting. Board, and shall then be eligible for

Subject to the compliance with the laws, regulations regulatory rules of the place where relevant the Company's shares are listed, if the regulatory rules of the place where Board appoints a new director to fill the Company's shares are listed, if the up any casual vacancy or increase the Board appoints a new director to fill members of the Board, the term of up any casual vacancy or increase the office of such newly elected director members of the Board, the term of shall expire at the next general office of such newly elected director meeting and he is eligible for shall expire at the next general re-election.

written resignation notice to the written resignation notice to the relevant information within two days. relevant information within two days. Save for the circumstances in relation Save for the circumstances in relation

Articles as amended by the

Proposed Amendments

remaining directors director person elected or any person re-election at the meeting.

and Subject to the compliance with the laws. regulations meeting and he is eligible for re-election.

Existing Articles

Articles as amended by the **Proposed Amendments**

(except for supervisor) of Company.

Independent non-executive directors Independent non-executive directors of the Company shall have the of the Company shall have the requisite professional knowledge and requisite professional knowledge and experience, and shall be able to experience, and shall be able to represent the benefits of shareholders. Αt least independent non-executive director independent non-executive director shall ordinarily reside in Hong Kong. shall ordinarily reside in Hong Kong.

shall be necessarv information to Securities meeting, meeting, China authorities. Save qualification duties and Chapter of this Articles of Chapter 14 14 applicable independent non-executive directors. independent non-executive directors. The independent The term ofnon-executive directors of resolution separate at meetings for consideration of term shall also be given.

An executive director may also act as An executive director may also act as a general manager, vice general a general manager, vice general manager or other senior management manager or other senior management the (except for supervisor) Company.

> all represent the benefits of all one shareholders. Αt least one

Independent non-executive directors Independent non-executive directors shall have the sufficient time and shall have the sufficient time and requisite knowledge and capabilities requisite knowledge and capabilities to perform their duties. The Company to perform their duties. The Company responsible to provide shall be responsible to provide the necessary information independent non-executive directors independent non-executive directors for performing their duties. Of which, for performing their duties. Of which, independent non-executive directors independent non-executive directors may directly report to the general may directly report to the general the China Securities Regulatory Commission and other Regulatory Commission and other as relevant authorities. stipulated otherwise in this section, stipulated otherwise in this section, the requirement of a director's the requirement of a director's under qualification and duties of this Articles to Association is applicable term ofindependent the non-executive directors of Company shall not exceed 9 years on Company shall not exceed 9 years on a consecutive basis. If continued a consecutive basis. If continued renewal of term is required, it shall be renewal of term is required, it shall be tabled by the Board by way of tabled by the Board by way of general separate resolution general and meetings for consideration review and an explanation for renewal review and an explanation for renewal of term shall also be given.

No.	Existing Articles	Articles as amended by the Proposed Amendments
	A director is not required to hold any	A director is not required to hold any
	shares in the Company.	shares in the Company.
		* The proposed amendments to this
		Article apply to English version only.
		Chinese version of this Article is not
		proposed to be changed.
	Article 95	Article 95
		The Board is accountable to the general meetings, and shall exercise the following functions and powers:
	(1) To be responsible for the convening of general meetings and report its work to the general meetings;	(1) To be responsible for the convening of general meetings and report its work to the general meetings;
	(2) To implement resolutions of the general meetings;	(2) To implement resolutions of the general meetings;
18	(3) To decide on the Company's business plans and investment programs as well as its financing programs other than those to be approved by the general meetings in accordance with this Articles of Association;	(3) To decide on the Company's business plans and investment programs as well as its financing programs other than those to be approved by the general meetings in accordance with this Articles of Association;
	(4) To formulate the annual financial budgets and final accounts of the Company;	(4) To formulate the annual financial budgets and final accounts of the Company;
	(5) To formulate the Company's profit distribution plans and plans on making up losses;	(5) To formulate the Company's profit distribution plans and plans on making up losses;

No.	Existing Articles	Articles as amended by the Proposed Amendments
	(6) To formulate proposals for the Company to increase or decrease its registered capital, issue corporate bonds or other securities and pursue any listing thereof;	(6) To formulate proposals for the Company to increase or decrease its registered capital, issue corporate bonds or other securities and pursue any listing thereof;
	(7) To formulate plans for the Company's substantial acquisitions and repurchase of shares of the Company, or merger, division, dissolution and alteration of corporate form of the Company;	Company's substantial acquisitions and repurchase of shares of the Company, or merger, division, dissolution and
	(8) Within the scope authorized by the general meeting, to decide, among others, the Company's external investment, purchase and sale of assets, provision of security on the Company's assets, wealth management entrustment, connected transactions;	the general meeting, to decide, among others, the Company's external investment, purchase
	(9) To decide on establishment of internal management organizations of the Company;	(9) To decide on establishment of internal management organizations of the Company;
	(10) To appoint or dismiss general manager and secretary to the Board, to appoint or dismiss senior management including vice general manager(s) and the person in charge of finance of the Company in accordance with the nominations by general manager, and to decide on their remunerations and rewards and punishments;	person in charge of finance of the Company in accordance with the

No.	Existing Articles	Articles as amended by the Proposed Amendments
	(11) To formulate the basic management system of the Company;	, , ,
	(12) To formulate proposals to amend this Articles of Association;	(12) To formulate proposals to amend this Articles of Association;
	(13) To manage information disclosure of the Company;	(13) To manage information disclosure of the Company;
	(14) To propose to the general meeting the appointment or replacement of the accounting firms which provide audit services to the Company;	replacement of the accounting
	(15) To listen to work reports submitted by the general manager of the Company either on regular or ad hoc basis and review his work;	of the Company either on regular
	(16) To review any major transactions, very significant disposals, very significant acquisitions and reverse takeover of the Company under the Hong Kong Listing Rules and submit to the shareholders for approval;	to be approved by the general meeting under the Hong Kong Listing Rules;
	(17) To review any disclosable transactions other than major transactions, very significant disposals, very significant acquisitions and reverse takeover of the Company under the Hong Kong Listing Rules;	disposals, very significant acquisitions and reverse takeover
	Trong Zioting Ruics,	(17) To approve notifiable transactions and connected transactions which are not required to be approved by the general meeting or announced under the Hong Kong Listing Rules;

No.	Existing Articles	Articles as amended by the Proposed Amendments
	(18) To approve connected	(18) To decide on other major affairs
	transactions which are not	of the Company, save and except
	required to be approved by the	for matters to be approved by the
	general meeting or announced	general meetings as required by
	under the Hong Kong Listing	the Company Law and this
	Rules;	Articles of Association;
		(19) To review connected transactions
	which are required to be	which are required to be
	approved by the general meeting	approved by the general meeting
	under the Hong Kong Listing	under the Hong Kong Listing
	Rules;	Rules;
	(20) Other powers and duties	1
	authorized by the laws,	authorized by the laws,
	administrative regulations,	
	department rules, the Hong Kong	
	Listing Rules, the general	Listing Rules, the general
	meeting or this Articles of Association.	meeting or this Articles of Association.
	Association.	Association.
	Except for the Board resolutions in	Except for the Board resolutions in
	respect of the matters specified in	respect of the matters specified in
		paragraphs (6), (7) and (12) which
		shall be passed by more than
		two-thirds of the directors, the Board
	_	resolutions in respect of all other
		matters set out in the preceding
		paragraph may be passed by more
	than half of the directors.	than half of the directors.

No.	Existing Articles	Articles as amended by the Proposed Amendments
	Article 100	Article 100
	Notice of a meeting of the Board shall contain at least the following information:	Notice of a meeting of the Board shall contain at least the following information:
	(1) The time and venue of the meeting;	(1) The time and venue of the meeting;
	(2) The method by which the meeting is held;	(2) The method by which the meeting is held;
	(3) The matters to be discussed (the motions);	(3) The matters to be discussed (the motions);
19	(4) The convener and the chairman of the meeting, the person who proposes the extraordinary meeting of the Board and his written proposal;	of the meeting, the person who proposes the extraordinary
	(5) The contact person and the contact information;	(4) The contact person and the contact information;
	(6) The issue date of the notice.	(5) The issue date of the notice.
	information of the aforesaid item (1) and (2) and the explanations on holding the extraordinary meeting of	Verbal notice shall at least include the information of the aforesaid item (1) and (2) and the explanations on holding the extraordinary meeting of the Board under urgent circumstance.

No.	Existing Articles	Articles as amended by the Proposed Amendments
	Article 101	Article 101
		The meetings of the Board shall be held only if more than half of the directors are present.
20	simple majority of the votes of all	Each director shall have one vote. Exceeding half of the votes of all directors is required for passing of a Board resolution.
		Where the number of votes cast for and against a resolution is equal, the chairman shall have a casting vote.
		* The proposed amendments to this Article apply to English version only. Chinese version of this Article is not proposed to be changed.

Existing Articles	Articles as amended by the Proposed Amendments
Article 117	Article 117
The supervisory committee shall comprise staff representative supervisors, external supervisors and shareholders' representative supervisors. Staff representative supervisors shall not be less than one-third of the number of supervisors, external supervisors (supervisors who have not held any position in the Company) shall be more than half of the number of supervisors and there shall be more than two (2) independent supervisors (supervisors who are independent from the shareholders of the	The supervisory committee shall comprise staff representative supervisors, independent supervisors (supervisors who are independent from the shareholders of the Company and have not held any position in the Company) and shareholders' representative supervisors. Staff representative supervisors shall not be less than one-third of the number of supervisors, external supervisors (supervisors, including shareholders' representative supervisors, who have not held any position in the Company) shall be more than half of the number of supervisors and there shall be more than two (2) independent supervisors (supervisors who are independent from the shareholders of the Company and have not held any position in the Company). Supervisors who are not staff representatives shall be elected and removed by general meetings, while
	staff representative supervisors shall be elected and removed by the staff of the Company democratically.
	Article 117 The supervisory committee shall comprise staff representative supervisors, external supervisors and shareholders' representative supervisors. Staff representative supervisors shall not be less than one-third of the number of supervisors, external supervisors (supervisors who have not held any position in the Company) shall be more than half of the number of supervisors and there shall be more than two (2) independent supervisors (supervisors who are independent from the shareholders of the Company and have not held any position in the Company). External supervisors and shareholders' representative supervisors shall be elected and removed by general meetings, while staff representative supervisors shall be elected and removed by the staff of

Existing Articles	Articles as amended by the Proposed Amendments
Article 153	Article 153
The Company may distribute dividends in the following forms:	The Company may distribute dividends in the following forms:
(1) Cash;	(1) Cash;
(2) Shares.	(2) Shares.
Dividends and other amounts payable	Dividends and other amounts payable
by the Company to holders of	± •
1 0	1 0
	shall be denominated and declared in
	RMB. The exchange rate shall be the
•	•
	prior to the date of the declaration of
	the dividend or other distributions.
	of the PRC. The dividend distribution
	of the Company shall be implemented
_	-
	authorization delegated by the
	resolution.
	The Company may distribute dividends in the following forms: (1) Cash; (2) Shares. Dividends and other amounts payable by the Company to holders of domestic shares shall be denominated and declared in RMB. Dividends and other amounts payable by the Company to holders of foreign shares shall be denominated and declared in RMB. The exchange rate shall be the average closing rate for the relevant foreign currency against the RMB announced by the People's Bank of China five (5) working days prior to the date of the declaration of the dividend or other distributions. Payment in foreign currency to holders of foreign shares shall be made in accordance with the relevant foreign exchange control regulations of the PRC. The dividend distribution of the Company shall be implemented by the Board according to the

No.	Existing Articles	Articles as amended by the Proposed Amendments
	Article 154	Article 154
	calls on any of the Company's shares may carry interest, but shall not entitle the holder of such share(s) to participate in respect thereof in a	Any amount paid up in advance of calls on any of the Company's shares may carry interest, but shall not entitle the holder of such share(s) to participate in respect thereof in a dividend subsequently declared.
	regulations, the Company may forfeit unclaimed dividends only after the expiry of the applicable term of	Subject to the relevant laws and regulations, the Company may forfeit unclaimed dividends only after the expiry of the applicable term of validity commencing from the date of declaration of dividends.
23	sending dividend warrants by post to a holder of overseas-listed foreign shares, provided that such power shall not be exercised until such dividend warrants have been so left uncashed on two consecutive occasions. However, such power may be exercised after the first occasion on which such a warrant is returned	The Company has the power to cease sending dividend warrants by post to a holder of overseas-listed foreign shares, provided that such power shall not be exercised until such dividend warrants have been so left uncashed on two consecutive occasions. However, such power may be exercised after the first occasion on which such a warrant is returned undelivered.
	holders, no new warrant shall be issued to replace the destroyed or lost warrant unless the Company is reasonably convinced that the	In case of issuing bearer warrants to holders, no new warrant shall be issued to replace the destroyed or lost warrant unless the Company is reasonably convinced that the original warrant has been destroyed or lost.

Existing Articles

The Company shall have the power to The Company shall have the power to sell, in such manner as the Board sell, in such manner as the Board thinks fit, any shares of a shareholder thinks fit, any shares of a shareholder of overseas-listed foreign shares who of overseas-listed foreign shares who is untraceable subject to the following is untraceable subject to the following conditions:

- dividends at least three times in respect of such shares within 12 years, but none of such dividends was claimed;
- (2) The Company has, after the (2) expiration of a period of 12 years, made an announcement on one or more newspapers in the place in which the Company's shares are listed, stating its intention to sell such shares, and notify the securities regulatory authority of the place in which the Company's shares are listed of such intention.

the Company, invest the dividend the Company, invest the dividend which is unclaimed for one year after which is unclaimed for one year after the date on which the dividend is the date on which the dividend is declared by the Company or apply declared by the Company or apply such dividend for other purposes. such dividend for other purposes. relevant laws regulations of the PRC, the Company regulations of the PRC, the Company may exercise power to confiscate the may exercise power to confiscate the dividends which nobody has claimed dividends which nobody has claimed only after the expiry of the relevant only after the expiry of the relevant applicable limitation period.

Articles as amended by the **Proposed Amendments**

conditions:

- (1) The Company has distributed (1) The Company has distributed dividends at least three times in respect of such shares within 12 years, but none of such dividends was claimed;
 - The Company has, after the expiration of a period of 12 years, made an announcement on one or more newspapers in the place in which the Company's shares are listed, stating its intention to sell such shares, and notify the securities regulatory authority of the place in which the Company's shares are listed of such intention.

The Board may, for the interests of The Board may, for the interests of and Subject to relevant applicable limitation period.

No.	Existing Articles	Articles as amended by the Proposed Amendments
	Article 168	Article 168
	liquidated according to the law under	The Company shall be dissolved and liquidated according to the law under any of the following circumstances:
	(1) The general meeting decides to dissolve it;	(1) The general meeting decides to dissolve it;
	(2) It needs to be dissolved due to merger or division of the Company;	(2) It needs to be dissolved due to merger or division of the Company;
	(3) The Company is declared bankrupt according to the law for being unable to pay its due debts;	(3) The Company is declared bankrupt according to the law for being unable to pay its due debts;
24	(4) The Company has been ordered to close down for violation of the laws or administrative regulations;	(4) The Company's business licence is revoked or it is ordered to close down or it is deregistered according to laws;
	(5) If the Company gets into serious trouble in operations and management and continual operation may incur material losses of the interests of the shareholders, and no solution can be found through any other channel, the shareholders holding more than 10% of the total voting rights of the Company may request the people's court to dissolve the Company.	trouble in operations and management and continual operation may incur material losses of the interests of the shareholders, and no solution can be found through any other channel, the shareholders holding more than 10% of the total voting rights of the Company may

No.	Existing Articles	Articles as amended by the Proposed Amendments
	Article 172	Article 172
	1	The liquidation committee exercises the following functions during the process of liquidation:
	(1) Liquidating the properties of the Company, and preparing balance sheets and asset checklists;	(1) Liquidating the properties of the Company, and preparing balance sheets and asset checklists;
	(2) Informing creditors by notice or public announcement;	(2) Informing creditors by notice or public announcement;
25	(3) Disposing and liquidating the businesses of the Company that have not been completed;	(3) Disposing and liquidating the businesses of the Company that have not been completed;
	(4) Clearing off the outstanding taxes;	(4) Clearing off the outstanding taxes and taxes incurred during the liquidation process;
	(5) Clearing off credits and debts;	
	(6) Disposing the residual properties after such debt clearing;	(5) Clearing off credits and debts;(6) Disposing the residual properties after such debt clearing;
	(7) Participating in the civil	arter such debt creating,
	litigation on behalf of the	1 0
	Company.	litigation on behalf of the Company.