



## II. GENERAL

The Board has resolved to convene a general meeting to consider and approve the proposed amendments to the Articles of Association. A circular containing the proposed amendments to the Articles of Association, together with a notice of the general meeting, will be dispatched to the shareholders in due course.

Board of the Board  
**Beijing Jingneng Clean Energy Co., Limited**  
**ZHANG Fengyang**  
*Chairman*

Beijing, P.R.C.  
5 December 2023

*As at the date of this announcement, the executive directors of the Company are Mr. Zhang Fengyang, Mr. Chen Dayu, Mr. Zhang Wei and Mr. Li Minghui; the non-executive directors are Mr. Zhou Jianyu, Mr. Song Zhiyong and Ms. Zhang Yi; the independent non-executive directors are Ms. Zhao Jie, Mr. Wang Hongxin, Mr. Qin Haiyan and Ms. Hu Zhiying.*

APPENDIX

PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION

Original articles	Revised articles after the proposed amendments
<p><b>Article 1</b></p> <p>To adapt to the requirements of the development of socialist market economy, establish the modern enterprise system with Chinese characteristics, and to safeguard legitimate rights and interests of Beijing Jingning Education Group Limited (the "Company") and its shareholders (and creditors) and to regulate organization and activities of the Company, this Article of Association is formulated in accordance with the Company Law of P.R.C. (the Company Law), the Law of Enterprise Administration of the P.R.C. (the Enterprise Administration Law), the Contract Law of the P.R.C. (the Contract Law), the Securities Law of P.R.C. (the Securities Law), the Securities Investment Fund Administration and Supervision Regulations (the Securities Investment Fund Administration Regulations), the Administrator Regulations for the Article of Association of the Company to be adopted to the P.R.C. the Guidelines for Article of Association of Chinese Listed Companies of the P.R.C. Government the Listing of Securities on The Stock Exchange of Hong Kong Limited, and other relevant provisions.</p>	<p><b>Article 1</b></p> <p>To adapt to the requirements of the development of socialist market economy, establish the modern enterprise system with Chinese characteristics, and to safeguard legitimate rights and interests of Beijing Jingning Education Group Limited (the "Company") and its shareholders (and creditors) and to regulate organization and activities of the Company, this Article of Association is formulated in accordance with the Company Law of P.R.C. (the Company Law), the Law of Enterprise Administration of the P.R.C. (the Enterprise Administration Law), the Contract Law of the P.R.C. (the Contract Law), the Securities Law of P.R.C. (the Securities Law), the Securities Investment Fund Administration and Supervision Regulations (the Securities Investment Fund Administration Regulations), the Administrator Regulations for the Article of Association of the Company to be adopted to the P.R.C. the Guidelines for Article of Association of Chinese Listed Companies of the P.R.C. Government the Listing of Securities on The Stock Exchange of Hong Kong Limited (<u>the "Hong Kong Listing Rules"</u>), and other relevant provisions.</p>
<p><b>Article 2</b></p> <p>The Company is a joint stock limited company and is incorporated in accordance with the Company Law, the Securities Law, the Securities Investment Fund Administration Regulations, and other relevant laws and regulations.</p>	<p><b>Article 2</b></p> <p>The Company is a joint stock limited company and is incorporated in accordance with the Company Law, the Securities Law, the Securities Investment Fund Administration Regulations, and other relevant laws and regulations.</p>

Original articles	Revised articles after the proposed amendments
<p><b>Article 8</b></p> <p>A resolution adopted through a resolution at the general meeting, this Article of Association shall take effect on the date when the relevant local foreign share issued by the company is listed and commences trading in The Stock Exchange of Hong Kong, provided with the approval from relevant departments and regulatory authorities of the U.R. from the effective date of this Article of Association, this Article of Association shall replace the relevant article of Association of the company which has been filed with the company registration authority.</p>	<p><del>Article 8</del></p> <p><del>A resolution adopted through a resolution at the general meeting, this Article of Association shall take effect on the date when the relevant local foreign share issued by the company is listed and commences trading in The Stock Exchange of Hong Kong, provided with the approval from relevant departments and regulatory authorities of the U.R. from the effective date of this Article of Association, this Article of Association shall replace the relevant article of Association of the company which has been filed with the company registration authority.</del></p>
<p><b>Article 9</b></p> <p>Without prejudice to the provisions of Article 250, and according to this Article of Association, on shareholder can or the other shareholder, the shareholder can or the company director, officer and on or officer. The shareholder can or the company. The company can or the shareholder, director, officer and on or officer.</p> <p>For the purpose of the above paragraph, the term "or" shall include the institution of proceedings in a court or a location to an arbitration organization for arbitration.</p>	<p><b>Article 98</b></p> <p><del>Without prejudice to the provisions of Article 250, and according to this Article of Association, on shareholder can or the other shareholder, the shareholder can or the company director, officer and on or officer. The shareholder can or the company. The company can or the shareholder, director, officer and on or officer.</del></p> <p><del>For the purpose of the above paragraph, the term "or" shall include the institution of proceedings in a court or a location to an arbitration organization for arbitration.</del></p>
<p><b>Article 15</b></p> <p>The company shall have ordinary shares and all types of shares other than ordinary shares, on approval by the authority that a share issued by the company.</p>	<p><b>Article 154</b></p> <p>The company shall have ordinary shares and all types of shares other than ordinary shares, on approval by the authority that a share issued by the company <b>upon fulfilling</b></p>

Original articles	Revised articles after the proposed amendments
	<b><u>the registration or filing procedures with the securities regulatory authority of the State Council in accordance with the law</u></b>
<p><b>Article 18</b></p> <p>The <del>Company</del> <del>may</del> <del>also</del> <del>be</del> <del>charged</del> <del>to</del> <del>invest</del> <del>in</del> <del>the</del> <del>People's</del> <del>Republic</del> <del>of</del> <del>China</del> <del>and</del> <del>invest</del> <del>in</del> <del>the</del> <del>People's</del> <del>Republic</del> <del>of</del> <del>China</del> <del>on</del> <del>a</del> <del>level</del> <del>of</del> <del>the</del> <del>State</del> <del>Council</del> <del>or</del> <del>an</del> <del>authority</del> <del>in</del> <del>charge</del> <del>of</del> <del>securities</del> <del>operations</del></p>	<p><b>Article 187</b></p> <p>The <del>Company</del> <del>may</del> <del>also</del> <del>be</del> <del>charged</del> <del>to</del> <del>invest</del> <del>in</del> <del>the</del> <del>People's</del> <del>Republic</del> <del>of</del> <del>China</del> <del>and</del> <del>invest</del> <del>in</del> <del>the</del> <del>People's</del> <del>Republic</del> <del>of</del> <del>China</del> <del>on</del> <del>a</del> <del>level</del> <del>of</del> <del>fulfilling</del> <del>the</del> <del>registration</del> <del>or</del> <del>filing</del> <del>procedures</del> <del>with</del> <del>the</del> <del>securities</del> <del>regulatory</del> <del>authority</del> <del>of</del> <del>the</del> <del>State</del> <del>Council</del> <del>or</del> <del>an</del> <del>authority</del> <del>in</del> <del>charge</del> <del>of</del> <del>securities</del> <del>operations</del> <del>in</del> <del>accordance</del> <del>with</del> <del>the</del> <del>law</del></p>
<p><b>Article 19</b></p> <p>The <del>overseas</del> <del>listed</del> <del>company</del> <del>may</del> <del>be</del> <del>the</del> <del>Company</del> <del>which</del> <del>is</del> <del>listed</del> <del>in</del> <del>Hong</del> <del>Kong</del> <del>referred</del> <del>to</del> <del>as</del> <del>the</del> <del>company</del> <del>namely</del> <del>the</del> <del>Red</del> <del>Chip</del> <del>dominated</del> <del>company</del> <del>as</del> <del>provided</del> <del>by</del> <del>the</del> <del>Hong</del> <del>Kong</del> <del>Stock</del> <del>Exchange</del> <del>for</del> <del>Listing</del> <del>Who</del> <del>is</del> <del>operation</del> <del>and</del> <del>trading</del> <del>in</del> <del>Hong</del> <del>Kong</del> <del>dollar</del> <del>USD</del> <del>on</del> <del>a</del> <del>level</del> <del>of</del> <del>the</del> <del>State</del> <del>Council</del> <del>or</del> <del>agency</del> <del>or</del> <del>an</del> <del>authority</del> <del>of</del> <del>the</del> <del>State</del> <del>Council</del> <del>and</del> <del>with</del> <del>the</del> <del>consent</del> <del>from</del> <del>Hong</del> <del>Kong</del> <del>Stock</del> <del>Exchange</del> <del>the</del> <del>domestic</del> <del>investment</del> <del>company</del> <del>can</del> <del>be</del> <del>converted</del> <del>into</del> <del>the</del> <del>company</del></p> <p>A <del>provided</del> <del>by</del> <del>the</del> <del>Securities</del> <del>and</del> <del>Exchange</del> <del>Commission</del> <del>of</del> <del>the</del> <del>State</del> <del>Council</del> <del>shareholder</del> <del>of</del> <del>the</del> <del>Company</del> <del>of</del> <del>domestic</del> <del>investment</del> <del>company</del> <del>may</del> <del>transfer</del> <del>the</del> <del>company</del> <del>to</del> <del>invest</del> <del>in</del> <del>the</del> <del>People's</del> <del>Republic</del> <del>of</del> <del>China</del> <del>for</del> <del>listing</del> <del>and</del> <del>trading</del> <del>The</del> <del>listing</del> <del>and</del> <del>trading</del> <del>of</del> <del>the</del> <del>company</del> <del>on</del> <del>the</del> <del>Stock</del> <del>Exchange</del> <del>shall</del> <del>comply</del> <del>with</del> <del>the</del> <del>regulatory</del> <del>requirements</del> <del>of</del> <del>the</del> <del>foreign</del> <del>securities</del> <del>market</del> <del>and</del> <del>arrange</del> <del>in</del> <del>advance</del> <del>meeting</del> <del>with</del> <del>the</del> <del>relevant</del> <del>authorities</del></p>	<p><b>Article 198</b></p> <p>The <del>overseas</del> <del>listed</del> <del>company</del> <del>may</del> <del>be</del> <del>the</del> <del>Company</del> <del>which</del> <del>is</del> <del>listed</del> <del>in</del> <del>Hong</del> <del>Kong</del> <del>referred</del> <del>to</del> <del>as</del> <del>the</del> <del>company</del> <del>namely</del> <del>the</del> <del>Red</del> <del>Chip</del> <del>dominated</del> <del>company</del> <del>as</del> <del>provided</del> <del>by</del> <del>the</del> <del>Hong</del> <del>Kong</del> <del>Stock</del> <del>Exchange</del> <del>for</del> <del>Listing</del> <del>Who</del> <del>is</del> <del>operation</del> <del>and</del> <del>trading</del> <del>in</del> <del>Hong</del> <del>Kong</del> <del>dollar</del> <del>USD</del> <del>on</del> <del>a</del> <del>level</del> <del>of</del> <del>fulfilling</del> <del>the</del> <del>registration</del> <del>or</del> <del>filing</del> <del>procedures</del> <del>with</del> <del>the</del> <del>securities</del> <del>regulatory</del> <del>authority</del> <del>of</del> <del>the</del> <del>State</del> <del>Council</del> <del>or</del> <del>agency</del> <del>or</del> <del>an</del> <del>authority</del> <del>of</del> <del>the</del> <del>State</del> <del>Council</del> <del>in</del> <del>accordance</del> <del>with</del> <del>the</del> <del>law</del> <del>and</del> <del>with</del> <del>the</del> <del>consent</del> <del>from</del> <del>Hong</del> <del>Kong</del> <del>Stock</del> <del>Exchange</del> <del>the</del> <del>domestic</del> <del>investment</del> <del>company</del> <del>can</del> <del>be</del> <del>converted</del> <del>into</del> <del>the</del> <del>company</del></p> <p><del>A</del> <del>provided</del> <del>by</del> <del>the</del> <del>Securities</del> <del>and</del> <del>Exchange</del> <del>Commission</del> <del>of</del> <del>the</del> <del>State</del> <del>Council</del> <del>shareholder</del> <del>of</del> <del>the</del> <del>Company</del> <del>of</del> <del>domestic</del> <del>investment</del> <del>company</del> <del>may</del> <del>transfer</del> <del>the</del> <del>company</del> <del>to</del> <del>invest</del> <del>in</del> <del>the</del> <del>People's</del> <del>Republic</del> <del>of</del> <del>China</del> <del>for</del> <del>listing</del> <del>and</del> <del>trading</del> <del>The</del> <del>listing</del> <del>and</del> <del>trading</del> <del>of</del> <del>the</del> <del>company</del> <del>on</del> <del>the</del> <del>Stock</del> <del>Exchange</del> <del>shall</del> <del>comply</del> <del>with</del> <del>the</del> <del>regulatory</del> <del>requirements</del> <del>of</del> <del>the</del> <del>foreign</del> <del>securities</del> <del>market</del> <del>and</del> <del>arrange</del> <del>in</del> <del>advance</del> <del>meeting</del> <del>with</del> <del>the</del> <del>relevant</del> <del>authorities</del></p>

Original articles	Revised articles after the proposed amendments
	<p>requirement of the foreign currency mark to and a reduction in a claim to not in case of in which case mark to</p>
<p><b>Article 21</b></p> <p>After the above-mentioned increase and offering, the capital structure of the Company consists of 8,244,508,144 ordinary shares in total, of which</p> <p>Being the largest holding, Ltd, holds 5,081,793,482 domestic shares, representing 61.639% in the Company's total share capital</p> <p>Being the national electronic network, Ltd, holds 92,654,249 domestic investment shares, representing 1.124% in the Company's total share capital</p> <p>Being the state-owned capital management limited holds 224,348,291 domestic investment shares, representing 2.721% in the Company's total share capital</p> <p>Being the Direct Holding Group, Ltd holds 16,035,322 domestic investment shares, representing 0.194% in the Company's total share capital</p> <p>The largest holder of ordinary shares is Shareholder, holding 2,829,676,800 shares, representing 34.322% in the Company's total share capital</p>	<p><b>Article 210</b></p> <p>After the above-mentioned increase and offering, the capital structure of the Company consists of 8,244,508,144 ordinary shares in total, of which</p> <p>Being the largest holding, Ltd, holds 5,081,793,482 domestic shares, representing 61.639% in the Company's total share capital</p> <p>Being the national electronic network, Ltd, holds 92,654,249 domestic investment shares, representing 1.124% in the Company's total share capital</p> <p>Being the state-owned capital management limited holds 224,348,291 domestic investment shares, representing 2.721% in the Company's total share capital</p> <p>Being the Direct Holding Group, Ltd holds 16,035,322 domestic investment shares, representing 0.194% in the Company's total share capital</p> <p>The largest holder of ordinary shares is Shareholder, holding 2,829,676,800 shares, representing 34.322% in the Company's total share capital</p>

Original articles	Revised articles after the proposed amendments
<p>charg<sup>e</sup> of o<sup>c</sup> r<sup>t</sup> o<sup>t</sup>h<sup>e</sup> <del>●</del>om an o<sup>b</sup>o<sup>r</sup>d of d<sup>r</sup>ct<sup>o</sup>ro ma<sup>a</sup> rang<sup>e</sup> for im<sup>i</sup>m<sup>i</sup>nt<sup>o</sup>n of o<sup>c</sup>h l<sup>a</sup>nob m<sup>a</sup>no<sup>f</sup> o<sup>a</sup>ra<sup>o</sup>oo<sup>ne</sup>o</p> <p>The <del>●</del>om an o<sup>b</sup>lan for oo<sup>ne</sup> of ov<sup>e</sup>ro<sup>o</sup> l<sup>o</sup>d d<sup>h</sup>ar o<sup>n</sup> accord<sup>ne</sup> with th<sup>e</sup> r<sup>e</sup>cd<sup>ng</sup> ar<sup>a</sup>gr<sup>a</sup>h ma<sup>b</sup> im<sup>i</sup>m<sup>i</sup>nt<sup>d</sup> withn 15 month<sup>o</sup> on a ro<sup>v</sup>al b<sup>th</sup> t<sup>a</sup> <del>●</del>nc<sup>l</sup> a th<sup>o</sup>rt<sup>o</sup> n ch<sup>arg</sup>e of o<sup>c</sup> r<sup>t</sup> o<sup>t</sup></p>	<p><del>charg<sup>e</sup> of o<sup>c</sup> r<sup>t</sup> o<sup>t</sup>h<sup>e</sup> <del>●</del>om an o<sup>b</sup>o<sup>r</sup>d of d<sup>r</sup>ct<sup>o</sup>ro ma<sup>a</sup> rang<sup>e</sup> for im<sup>i</sup>m<sup>i</sup>nt<sup>o</sup>n of o<sup>c</sup>h l<sup>a</sup>nob m<sup>a</sup>no<sup>f</sup> o<sup>a</sup>ra<sup>o</sup>oo<sup>ne</sup>o</del></p> <p><del>The <del>●</del>om an o<sup>b</sup>lan for oo<sup>ne</sup> of ov<sup>e</sup>ro<sup>o</sup> l<sup>o</sup>d d<sup>h</sup>ar o<sup>n</sup> accord<sup>ne</sup> with th<sup>e</sup> r<sup>e</sup>cd<sup>ng</sup> ar<sup>a</sup>gr<sup>a</sup>h ma<sup>b</sup> im<sup>i</sup>m<sup>i</sup>nt<sup>d</sup> withn 15 month<sup>o</sup> on a ro<sup>v</sup>al b<sup>th</sup> t<sup>a</sup> <del>●</del>nc<sup>l</sup> a th<sup>o</sup>rt<sup>o</sup> n ch<sup>arg</sup>e of o<sup>c</sup> r<sup>t</sup> o<sup>t</sup></del></p>
<p><b>Article 24</b></p> <p>Wh<sup>e</sup>r th<sup>e</sup> <del>●</del>om an oo<sup>o</sup>ov<sup>e</sup>ro<sup>o</sup> l<sup>o</sup>d d<sup>h</sup>ar o<sup>t</sup> and dom<sup>o</sup>t<sup>i</sup>c inv<sup>o</sup>tm<sup>e</sup>nt ch<sup>ar</sup>o<sup>o</sup> o<sup>a</sup>ra<sup>l</sup> at th<sup>e</sup> tot<sup>a</sup>l n<sup>u</sup>mb<sup>e</sup>r of ch<sup>ar</sup>o<sup>o</sup> o<sup>c</sup>fd<sup>z</sup> n th<sup>e</sup> oo<sup>ne</sup> l<sup>a</sup>no<sup>o</sup>ch ch<sup>ar</sup>o<sup>o</sup> ch<sup>al</sup>l b<sup>e</sup> f<sup>l</sup>l o<sup>b</sup>o<sup>r</sup>b<sup>d</sup> n on on<sup>gl</sup> oo<sup>ne</sup> Wh<sup>e</sup>r o<sup>c</sup>cl<sup>e</sup>rc mot<sup>o</sup>nc o<sup>m</sup>k<sup>z</sup> im<sup>o</sup>o<sup>b</sup>l for v<sup>r</sup> o<sup>c</sup>h on<sup>gl</sup> oo<sup>ne</sup> to b<sup>e</sup> f<sup>l</sup>l o<sup>b</sup>o<sup>r</sup>b<sup>d</sup>, th<sup>e</sup> ch<sup>ar</sup>o<sup>ma</sup> b<sup>oo</sup>d n ov<sup>r</sup>al d<sup>g</sup>o<sup>o</sup> o<sup>b</sup>ject to th<sup>e</sup> a<sup>ro</sup>val of th<sup>e</sup> t<sup>a</sup> <del>●</del>nc<sup>l</sup> a th<sup>o</sup>rt<sup>o</sup> n ch<sup>arg</sup>e of o<sup>c</sup> r<sup>t</sup> o<sup>t</sup></p>	<p><b>Article 24</b></p> <p><del>Wh<sup>e</sup>r th<sup>e</sup> <del>●</del>om an oo<sup>o</sup>ov<sup>e</sup>ro<sup>o</sup> l<sup>o</sup>d d<sup>h</sup>ar o<sup>t</sup> and dom<sup>o</sup>t<sup>i</sup>c inv<sup>o</sup>tm<sup>e</sup>nt ch<sup>ar</sup>o<sup>o</sup> o<sup>a</sup>ra<sup>l</sup> at th<sup>e</sup> tot<sup>a</sup>l n<sup>u</sup>mb<sup>e</sup>r of ch<sup>ar</sup>o<sup>o</sup> o<sup>c</sup>fd<sup>z</sup> n th<sup>e</sup> oo<sup>ne</sup> l<sup>a</sup>no<sup>o</sup>ch ch<sup>ar</sup>o<sup>o</sup> ch<sup>al</sup>l b<sup>e</sup> f<sup>l</sup>l o<sup>b</sup>o<sup>r</sup>b<sup>d</sup> n on on<sup>gl</sup> oo<sup>ne</sup> Wh<sup>e</sup>r o<sup>c</sup>cl<sup>e</sup>rc mot<sup>o</sup>nc o<sup>m</sup>k<sup>z</sup> im<sup>o</sup>o<sup>b</sup>l for v<sup>r</sup> o<sup>c</sup>h on<sup>gl</sup> oo<sup>ne</sup> to b<sup>e</sup> f<sup>l</sup>l o<sup>b</sup>o<sup>r</sup>b<sup>d</sup>, th<sup>e</sup> ch<sup>ar</sup>o<sup>ma</sup> b<sup>oo</sup>d n ov<sup>r</sup>al d<sup>g</sup>o<sup>o</sup> o<sup>b</sup>ject to th<sup>e</sup> a<sup>ro</sup>val of th<sup>e</sup> t<sup>a</sup> <del>●</del>nc<sup>l</sup> a th<sup>o</sup>rt<sup>o</sup> n ch<sup>arg</sup>e of o<sup>c</sup> r<sup>t</sup> o<sup>t</sup></del></p>
<p><b>Article 29</b></p> <p>f a d<sup>r</sup>ct<sup>o</sup>r, o<sup>r</sup> v<sup>o</sup>o<sup>r</sup> or o<sup>n</sup>o<sup>r</sup>off<sup>c</sup>e<sup>r</sup> of th<sup>e</sup> <del>●</del>om an , or a ch<sup>ar</sup>hold<sup>r</sup> hold<sup>ng</sup> 5% or mor<sup>e</sup> of th<sup>e</sup> ch<sup>ar</sup>o<sup>f</sup> th<sup>e</sup> <del>●</del>om an o<sup>l</sup>lo<sup>th</sup> ch<sup>ar</sup>o<sup>f</sup> th<sup>e</sup> <del>●</del>om an withn ox month<sup>o</sup> on b<sup>ng</sup> th<sup>o</sup> ch<sup>ar</sup>o<sup>o</sup>, or b<sup>o</sup> th<sup>e</sup> ch<sup>ar</sup>o<sup>o</sup> withn ox month<sup>o</sup> af<sup>r</sup> o<sup>ll</sup>ng, al<sup>l</sup> th<sup>e</sup> g<sup>a</sup>no<sup>z</sup>ong th<sup>e</sup>r<sup>e</sup> of ch<sup>al</sup>l b<sup>e</sup> long to th<sup>e</sup> <del>●</del>om an S<sup>ch</sup> g<sup>a</sup>no<sup>ch</sup>al<sup>l</sup> b<sup>e</sup> coll<sup>ct</sup>d b<sup>th</sup> bo<sup>ard</sup> of d<sup>r</sup>ct<sup>o</sup>ro<sup>f</sup> th<sup>e</sup> <del>●</del>om an B<sup>t</sup> if a o<sup>c</sup> r<sup>t</sup> o<sup>t</sup> com<sup>an</sup> nd r<sup>w</sup>rt<sup>o</sup> n<sup>o</sup>ld ch<sup>ar</sup>o<sup>t</sup> th<sup>r</sup>b<sup>o</sup> hold<sup>ng</sup> mor<sup>e</sup> th<sup>a</sup>n 5% of th<sup>e</sup> ch<sup>ar</sup>o<sup>t</sup>, th<sup>e</sup> o<sup>ad</sup> of th<sup>e</sup> ch<sup>ar</sup>o<sup>ch</sup>al<sup>l</sup> not b<sup>e</sup> o<sup>b</sup>ject to th<sup>e</sup> o<sup>ad</sup> ox month<sup>e</sup> r<sup>o</sup>tr<sup>o</sup>ct<sup>o</sup>n</p> <p>f th<sup>e</sup> bo<sup>ard</sup> of d<sup>r</sup>ct<sup>o</sup>ro<sup>f</sup> th<sup>e</sup> <del>●</del>om an do<sup>e</sup>o not com<sup>l</sup> with th<sup>e</sup> for<sup>g</sup>o<sup>ng</sup> ar<sup>a</sup>gr<sup>a</sup>h, th<sup>e</sup> ch<sup>ar</sup>hold<sup>ro</sup> can r<sup>q</sup>o<sup>t</sup> th<sup>e</sup> bo<sup>ard</sup> to do<sup>o</sup> withn 30 da<sup>o</sup> f th<sup>e</sup> bo<sup>ard</sup> do<sup>e</sup>o not en<sup>fo</sup>rc<sup>e</sup></p>	<p><b>Article 296</b></p> <p>f a d<sup>r</sup>ct<sup>o</sup>r, o<sup>r</sup> v<sup>o</sup>o<sup>r</sup> or o<sup>n</sup>o<sup>r</sup>off<sup>c</sup>e<sup>r</sup> of th<sup>e</sup> <del>●</del>om an , or a ch<sup>ar</sup>hold<sup>r</sup> hold<sup>ng</sup> 5% or mor<sup>e</sup> of th<sup>e</sup> ch<sup>ar</sup>o<sup>f</sup> th<sup>e</sup> <del>●</del>om an o<sup>l</sup>lo<sup>th</sup> ch<sup>ar</sup>o<sup>f</sup> th<sup>e</sup> <del>●</del>om an withn ox month<sup>o</sup> on b<sup>ng</sup> th<sup>o</sup> ch<sup>ar</sup>o<sup>o</sup>, or b<sup>o</sup> th<sup>e</sup> ch<sup>ar</sup>o<sup>o</sup> withn ox month<sup>o</sup> af<sup>r</sup> o<sup>ll</sup>ng, al<sup>l</sup> th<sup>e</sup> g<sup>a</sup>no<sup>z</sup>ong th<sup>e</sup>r<sup>e</sup> of ch<sup>al</sup>l b<sup>e</sup> long to th<sup>e</sup> <del>●</del>om an S<sup>ch</sup> g<sup>a</sup>no<sup>ch</sup>al<sup>l</sup> b<sup>e</sup> coll<sup>ct</sup>d b<sup>th</sup> bo<sup>ard</sup> of d<sup>r</sup>ct<sup>o</sup>ro<sup>f</sup> th<sup>e</sup> <del>●</del>om an B<sup>t</sup> if a o<sup>c</sup> r<sup>t</sup> o<sup>t</sup> com<sup>an</sup> nd r<sup>w</sup>rt<sup>o</sup> n<sup>o</sup>ld ch<sup>ar</sup>o<sup>t</sup>, th<sup>r</sup>b<sup>o</sup> hold<sup>ng</sup> mor<sup>e</sup> th<sup>a</sup>n 5% of th<sup>e</sup> ch<sup>ar</sup>o<sup>t</sup>, th<sup>e</sup> o<sup>ad</sup> of th<sup>e</sup> ch<sup>ar</sup>o<sup>ch</sup>al<sup>l</sup> not b<sup>e</sup> o<sup>b</sup>ject to th<sup>e</sup> o<sup>ad</sup> ox month<sup>e</sup> r<sup>o</sup>tr<sup>o</sup>ct<sup>o</sup>n</p> <p><b><u>The shares or other securities in the nature of equity held by directors, supervisors, senior management and natural person shareholders referred to in the preceding paragraph,</u></b></p>

Original articles	Revised articles after the proposed amendments
<p>Each right within the period, the shareholder are entitled to commence litigation in court in their own name for the benefit of the Company</p>	<p><b><u>include those held by their spouses, parents and children and those held using the accounts of others.</u></b></p> <p>If the board of directors of the Company do not comply with the foregoing paragraph, the shareholder can request the board to do so within 30 days of the board do not enforce each right within the period, the shareholder are entitled to commence litigation in court in their own name for the benefit of the Company</p>
<p><b>Article 34</b></p> <p>With a resolution from relevant authority to repurchase its own shares, the Company may proceed in any one of the following manners according to the requirements of relevant laws, administrative regulations and the listing rules of the exchange where the Company is listed and the Article of Association:</p> <ol style="list-style-type: none"> <li>1) Making of a repurchase offer in the open market to all shareholders</li> <li>2) Repurchase through open transaction on a securities exchange</li> <li>3) Repurchase by an agreement to tender a securities exchange</li> <li>4) Other methods recognized by relevant laws or authority</li> </ol>	<p><b>Article 341</b></p> <p><del>With a resolution from relevant authority to repurchase its own shares, the Company may proceed in any one of the following manners according to the requirements of relevant laws, administrative regulations and the listing rules of the exchange where the Company is listed and the Article of Association:</del></p> <ol style="list-style-type: none"> <li><del>1) Making of a repurchase offer in the open market to all shareholders</del></li> <li><del>2) Repurchase through open transaction on a securities exchange</del></li> <li><del>3) Repurchase by an agreement to tender a securities exchange</del></li> <li><del>4) Other methods recognized by relevant laws or authority</del></li> </ol> <p><b><u>The Company may repurchase its Shares through public centralized trading or other ways recognized by laws, administrative regulations and the China Securities Regulatory Commission. If the share purchase is made under the circumstances</u></b></p>



Original articles	Revised articles after the proposed amendments
	<p>stipulated in Items (3), (5) and (6) of paragraph 1 of Article 30 of the Articles of Association, centralized trading shall be adopted publicly.</p>
<p><b>Article 35</b></p> <p>The price for purchasing the common ownership shall be made other than by tender on the market shall be at a maximum price where the purchasing shall be made by way of tender, tender shall be made available to all holders of shares on the same terms</p>	<p><b>Article 352</b></p> <p>The price for purchasing the common ownership shall be made other than by tender on the market shall be at a maximum price where the purchasing shall be made by way of tender, tender shall be made available to all holders of shares on the same terms</p>
<p><b>Article 36</b></p> <p>Resolution of the common share in accordance with Article 33 (1) and (2) of the Articles of Association shall be subject to a resolution at a general meeting. Resolution of the common share in accordance with Article 33 (3), (5) and (6) of the Articles of Association shall be a resolution at the board meeting and shall be more than two thirds of the directors according to the provisions of the Articles of Association or with the authority granted by the general meeting</p> <p>Unless otherwise provided in the Law, regulations or listing rules of the Exchange where the common share is listed, after the common share is purchased to share in accordance with Article 33 of the Articles of Association, shares shall be cancelled within ten days after purchase in the circumstances set out in item (1), or shall be transferred or cancelled within six months in the circumstances set out in item (2) and (4) and in the circumstances set out in item (3), (5) and</p>	



Original articles	Revised articles after the proposed amendments
<p>account or capital common reserve account including the sum from the new share (issue) at the time of re-charge</p> <p>( ) The amount added by the company for the (root) forth below shall be added to the company order book of the</p> <ol style="list-style-type: none"> <li>1) Acquisition of the right to be back down share</li> <li>2) Amendment to a contract for re-charge of down share</li> <li>3) Release from an obligation under a re-charge contract</li> </ol> <p>V) After the expiry of the annulled shareholding deducted from the registered capital of the company in accordance with relevant regulations, that portion of the amount deducted from the order book of the and to be back share at the expiry of the bought back share shall be included in the company order book account (or capital common reserve account)</p>	<p><del>account or capital common reserve account including the sum from the new share (issue) at the time of re-charge</del></p> <p><del>( ) The amount added by the company for the (root) forth below shall be added to the company order book of the</del></p> <ol style="list-style-type: none"> <li><del>1) Acquisition of the right to be back down share</del></li> <li><del>2) Amendment to a contract for re-charge of down share</del></li> <li><del>3) Release from an obligation under a re-charge contract</del></li> </ol> <p><del>V) After the expiry of the annulled shareholding deducted from the registered capital of the company in accordance with relevant regulations, that portion of the amount deducted from the order book of the and to be back share at the expiry of the bought back share shall be included in the company order book account (or capital common reserve account)</del></p>
<p><b>Chapter 5 Financial Assistance for Purchase of Company Shares</b></p> <p><b>Article 39</b></p> <p>The company or its body (including affiliate) shall not at any time provide financial assistance in any form to re-charge root re-charge of the share in the company, re-charge of share in the company or referred to above shall include the direct or indirect and take obligation for the root of re-charge share in the company</p>	<p><del><b>Chapter 5 Financial Assistance for Purchase of Company Shares</b></del></p> <p><del><b>Article 39</b></del></p> <p><del>The company or its body (including affiliate) shall not at any time provide financial assistance in any form to re-charge root re-charge of the share in the company, re-charge of share in the company or referred to above shall include the direct or indirect and take obligation for the root of re-charge share in the company</del></p>

Original articles	Revised articles after the proposed amendments
<p>The <del>com</del>an or to o bod<del>ar</del>o incl dng affl<del>o</del>o) chall not a an tm<del>e</del> rovd<del>e</del> an financ<del>a</del>l <del>coo</del>oanc<del>e</del> n an form to th<del>e</del> <del>bov</del>e oblig<del>a</del>oro n ord r to r d<del>e</del> or d<del>o</del>ch<del>a</del>rg<del>e</del> th<del>e</del>r oblig<del>a</del>o no<del>e</del></p> <p>Th<del>e</del> rovd<del>e</del>o no of th<del>e</del>o Artcl<del>e</del> chall not a l to th<del>e</del> circ<del>o</del>mt<del>a</del>nc<del>e</del> o d<del>e</del> c<del>o</del>rb<del>d</del> n Artcl<del>e</del> 39 of th<del>e</del>o <del>cha</del>t<del>r</del></p>	<p><del>Th<sup>e</sup> <del>com</del>an or to o bod<sup>ar</sup>o incl dng affl<sup>o</sup>o) chall not a an tm<sup>e</sup> rovd<sup>e</sup> an financ<sup>a</sup>l <del>coo</del>oanc<sup>e</sup> n an form to th<sup>e</sup> <del>bov</del>e oblig<sup>a</sup>oro n ord r to r d<sup>e</sup> or d<sup>o</sup>ch<sup>a</sup>rg<sup>e</sup> th<sup>e</sup>r oblig<sup>a</sup>o no<sup>e</sup></del></p> <p><del>Th<sup>e</sup> rovd<sup>e</sup>o no of th<sup>e</sup>o Artcl<sup>e</sup> chall not a l to th<sup>e</sup> circ<sup>o</sup>mt<sup>a</sup>nc<sup>e</sup> o d<sup>e</sup> c<sup>o</sup>rb<sup>d</sup> n Artcl<sup>e</sup> 39 of th<sup>e</sup>o <del>cha</del>t<sup>r</sup></del></p>
<p><b>Article 40</b></p> <p>or th<del>e</del> r o o o of th<del>e</del>o <del>cha</del>t<del>r</del>, th<del>e</del> t<del>e</del>rm “financ<del>a</del>l <del>coo</del>oanc<del>e</del> chall incl d<del>e</del> b t not lmt<del>d</del> to) th<del>e</del> financ<del>a</del>l <del>coo</del>oanc<del>e</del> n th<del>e</del> form<del>e</del> o t o t b<del>e</del> low</p> <p>1) G<del>ft</del></p> <p>2) G<del>ra</del>nt<del>ee</del> incl dng th<del>e</del> nd<del>e</del>r<del>a</del>king of l<del>ab</del>lt or rovd<del>e</del>o no of ro<del>e</del>rt b th<del>e</del> g<del>ra</del>nt<del>or</del> n ord r to o<del>c</del>r th<del>e</del> r<del>e</del>form<del>a</del>nc<del>e</del> of th<del>e</del> oblig<del>a</del>o n b th<del>e</del> oblig<del>a</del>o r), nd<del>e</del> mn<del>t</del> not incl dng, how<del>e</del> v<del>e</del>r, nd<del>e</del> mn<del>t</del> <del>ar</del>o<del>n</del>g from th<del>e</del> <del>com</del>an o<del>o</del>wn fa<del>l</del>t) and r l<del>o</del> or w<del>a</del>v<del>e</del>r of r<del>igh</del>t<del>o</del></p> <p>3) <del>l</del>o<del>v</del>o<del>n</del> of a l<del>o</del>n or concl<del>o</del>o<del>n</del> of a contract nd<del>e</del>r which th<del>e</del> oblig<del>a</del>o no of th<del>e</del> <del>com</del>an a<del>e</del> to b<del>e</del> f<del>i</del>ll<del>d</del> r<del>o</del>r to th<del>e</del> oblig<del>a</del>o no of th<del>e</del> oth<del>e</del>r <del>ar</del>t to th<del>e</del> contract, or a ch<del>a</del>ng<del>e</del> n th<del>e</del> <del>ar</del>t to o<del>c</del>h<del>l</del>o<del>n</del> or contract <del>o</del>w<del>l</del>l <del>o</del>th<del>e</del> <del>coo</del>gnm<del>e</del>nt of r<del>igh</del>t<del>o</del> nd<del>e</del>r o<del>c</del>h<del>l</del>o<del>n</del> or contract</p> <p>4) <del>in</del>anc<del>a</del>l <del>coo</del>oanc<del>e</del> n an oth<del>e</del>r form wh<del>n</del> th<del>e</del> <del>com</del>an <del>o</del>n<del>o</del>lv<del>o</del>nt or h<del>o</del>n<del>o</del>n<del>t</del> <del>o</del>o<del>o</del>to<del>o</del>r wh<del>n</del> o<del>c</del>h<del>l</del>o<del>n</del> <del>coo</del>oanc<del>e</del> wo<del>l</del>d l<del>e</del>d to a m<del>a</del>o<del>r</del> r<del>e</del>d<del>u</del>ct<del>o</del>n n th<del>e</del> <del>com</del>an o<del>n</del>t<del>o</del>o<del>o</del></p>	<p><del><b>Article 40</b></del></p> <p><del>or th<sup>e</sup> r o o o of th<sup>e</sup>o <del>cha</del>t<sup>r</sup>, th<sup>e</sup> t<sup>e</sup>rm “financ<sup>a</sup>l <del>coo</del>oanc<sup>e</sup> chall incl d<sup>e</sup> b t not lmt<sup>d</sup> to) th<sup>e</sup> financ<sup>a</sup>l <del>coo</del>oanc<sup>e</sup> n th<sup>e</sup> form<sup>e</sup> o t o t b<sup>e</sup> low</del></p> <p><del>1) G<sup>ft</sup></del></p> <p><del>2) G<sup>ra</sup>nt<sup>ee</sup> incl dng th<sup>e</sup> nd<sup>e</sup>r<sup>a</sup>king of l<sup>ab</sup>lt or rovd<sup>e</sup>o no of ro<sup>e</sup>rt b th<sup>e</sup> g<sup>ra</sup>nt<sup>or</sup> n ord r to o<sup>c</sup>r th<sup>e</sup> r<sup>e</sup>form<sup>a</sup>nc<sup>e</sup> of th<sup>e</sup> oblig<sup>a</sup>o n b th<sup>e</sup> oblig<sup>a</sup>o r), nd<sup>e</sup> mn<sup>t</sup> not incl dng, how<sup>e</sup> v<sup>e</sup>r, nd<sup>e</sup> mn<sup>t</sup> <del>ar</del>o<del>n</del>g from th<sup>e</sup> <del>com</del>an o<sup>o</sup>wn fa<sup>l</sup>t) and r l<sup>o</sup> or w<sup>a</sup>v<sup>e</sup>r of r<sup>igh</sup>t<sup>o</sup></del></p> <p><del>3) <sup>l</sup>o<sup>v</sup>o<sup>n</sup> of a l<sup>o</sup>n or concl<sup>o</sup>o<sup>n</sup> of a contract nd<sup>e</sup>r which th<sup>e</sup> oblig<sup>a</sup>o no of th<sup>e</sup> <del>com</del>an a<sup>e</sup> to b<sup>e</sup> f<sup>i</sup>ll<sup>d</sup> r<sup>o</sup>r to th<sup>e</sup> oblig<sup>a</sup>o no of th<sup>e</sup> oth<sup>e</sup>r <del>ar</del>t to th<sup>e</sup> contract, or a ch<sup>a</sup>ng<sup>e</sup> n th<sup>e</sup> <del>ar</del>t to o<sup>c</sup>h<sup>l</sup>o<sup>n</sup> or contract <sup>o</sup>w<sup>l</sup>l <sup>o</sup>th<sup>e</sup> <sup>coo</sup>gnm<sup>e</sup>nt of r<sup>igh</sup>t<sup>o</sup> nd<sup>e</sup>r o<sup>c</sup>h<sup>l</sup>o<sup>n</sup> or contract</del></p> <p><del>4) <sup>in</sup>anc<sup>a</sup>l <sup>coo</sup>oanc<sup>e</sup> n an oth<sup>e</sup>r form wh<sup>n</sup> th<sup>e</sup> <del>com</del>an <sup>o</sup>n<sup>o</sup>lv<sup>o</sup>nt or h<sup>o</sup>n<sup>o</sup>n<sup>t</sup> <sup>o</sup>o<sup>o</sup>to<sup>o</sup>r wh<sup>n</sup> o<sup>c</sup>h<sup>l</sup>o<sup>n</sup> <sup>coo</sup>oanc<sup>e</sup> wo<sup>l</sup>d l<sup>e</sup>d to a m<sup>a</sup>o<sup>r</sup> r<sup>e</sup>d<sup>u</sup>ct<sup>o</sup>n n th<sup>e</sup> <del>com</del>an o<sup>n</sup>t<sup>o</sup>o<sup>o</sup></del></p>


Original articles	Revised articles after the proposed amendments
<p>6) The contribution by the company for an employee share holding scheme provided that the company does not lead to a reduction in the net assets of the company or that if the company conducts a reduction, the financial assistance is not out of the company's distributable profits)</p>	<p><del>6) The contribution by the company for an employee share holding scheme provided that the company does not lead to a reduction in the net assets of the company or that if the company conducts a reduction, the financial assistance is not out of the company's distributable profits)</del></p>
<p><b>Article 44</b></p> <p>The company shall establish a register of shareholders in accordance with evidence from the secretary or governing organisation, and shall enter therein the following particulars</p> <ol style="list-style-type: none"> <li>1) The name, address (domestic), of occupation (nature) of each shareholder</li> <li>2) The class and number of shares held by each shareholder</li> <li>3) The amount paid or payable for the shares held by each shareholder</li> <li>4) The order and number of the shares held by each shareholder</li> <li>5) The date on which each shareholder is registered as a shareholder and</li> <li>6) The date on which each shareholder ceases to be a shareholder</li> </ol>	<p><b>Article 4437</b></p> <p><del>The company shall establish a register of shareholders in accordance with evidence from the secretary or governing organisation, and shall enter therein the following particulars</del></p> <ol style="list-style-type: none"> <li><del>1) The name, address (domestic), of occupation (nature) of each shareholder</del></li> <li><del>2) The class and number of shares held by each shareholder</del></li> <li><del>3) The amount paid or payable for the shares held by each shareholder</del></li> <li><del>4) The order and number of the shares held by each shareholder</del></li> <li><del>5) The date on which each shareholder is registered as a shareholder and</del></li> <li><del>6) The date on which each shareholder ceases to be a shareholder</del></li> </ol>



Original articles	Revised articles after the proposed amendments
<p>The <del>●</del>om an chll k<sup>ee</sup> a to dom<sup>eyl</sup> a d lca<sup>e</sup> of th<sup>e</sup> r g<sup>tr</sup> of hold ro<sup>f</sup> ov ro<sup>o</sup> lot d cha<sup>o</sup> Th<sup>e</sup> a ont d ag nt o tod th<sup>e</sup> l R<sup>●</sup> chll no r th<sup>e</sup> th<sup>e</sup> r g<sup>tr</sup> of hold ro<sup>f</sup> ov ro<sup>o</sup> lot d cha<sup>o</sup> and to d lca<sup>e</sup> a cono<sup>nt</sup> a ll tm<sup>o</sup></p> <p>Wh<sup>e</sup> r th<sup>e</sup> original and d lca<sup>e</sup> of th<sup>e</sup> r g<sup>tr</sup> of hold ro<sup>f</sup> of ov ro<sup>o</sup> lot d cha<sup>o</sup> ar<sup>e</sup> mcono<sup>nt</sup>, th<sup>e</sup> original chll r val</p>	<p><del>The ●om an chll k<sup>ee</sup> a to dom<sup>eyl</sup> a d lca<sup>e</sup> of th<sup>e</sup> r g<sup>tr</sup> of hold ro<sup>f</sup> ov ro<sup>o</sup> lot d cha<sup>o</sup> Th<sup>e</sup> a ont d ag nt o tod th<sup>e</sup> l R<sup>●</sup> chll no r th<sup>e</sup> th<sup>e</sup> r g<sup>tr</sup> of hold ro<sup>f</sup> ov ro<sup>o</sup> lot d cha<sup>o</sup> and to d lca<sup>e</sup> a cono<sup>nt</sup> a ll tm<sup>o</sup></del></p> <p><del>Wh<sup>e</sup> r th<sup>e</sup> original and d lca<sup>e</sup> of th<sup>e</sup> r g<sup>tr</sup> of hold ro<sup>f</sup> of ov ro<sup>o</sup> lot d cha<sup>o</sup> ar<sup>e</sup> mcono<sup>nt</sup>, th<sup>e</sup> original chll r val</del></p>
<p><b>Article 46</b></p> <p>The <del>●</del>om an chll k<sup>ee</sup> a com l t<sup>r</sup> r g<sup>tr</sup> of cha<sup>e</sup> hold ro<sup>o</sup></p> <p>Th<sup>e</sup> r g<sup>tr</sup> of cha<sup>e</sup> hold ro<sup>o</sup> chll incl d<sup>e</sup> th<sup>e</sup> following ato<sup>o</sup></p> <p>1) A r g<sup>tr</sup> k<sup>e</sup> t a th<sup>e</sup> ●om an o dom<sup>eyl</sup> o th<sup>r</sup> th<sup>n</sup> th<sup>o</sup> o c f<sup>e</sup> d n t mo<sup>o</sup> 2) and 3) of th<sup>o</sup> artcl<sup>e</sup></p> <p>2) Th<sup>e</sup> r g<sup>tr</sup> o<sup>o</sup> of hold ro<sup>f</sup> ov ro<sup>o</sup> lot d cha<sup>o</sup> k<sup>e</sup> t n th<sup>e</sup> lca<sup>e</sup> o<sup>o</sup> of th<sup>e</sup> o ck<sup>e</sup> xchang<sup>e</sup> o<sup>o</sup> tod th<sup>e</sup> l R<sup>●</sup> on whch th<sup>e</sup> cha<sup>o</sup> ar<sup>e</sup> lot d</p> <p>3) R<sup>e</sup> g<sup>tr</sup> ro<sup>f</sup> cha<sup>e</sup> hold ro<sup>k</sup> t n o ch o th<sup>r</sup> lca<sup>o</sup> a th<sup>e</sup> board of d r ct o r m a d c d<sup>e</sup> n e co<sup>ar</sup> for lctng r o o o<sup>o</sup></p>	<p><del><b>Article 46</b></del></p> <p><del>The ●om an chll k<sup>ee</sup> a com l t<sup>r</sup> r g<sup>tr</sup> of cha<sup>e</sup> hold ro<sup>o</sup></del></p> <p><del>Th<sup>e</sup> r g<sup>tr</sup> of cha<sup>e</sup> hold ro<sup>o</sup> chll incl d<sup>e</sup> th<sup>e</sup> following ato<sup>o</sup></del></p> <p><del>1) A r g<sup>tr</sup> k<sup>e</sup> t a th<sup>e</sup> ●om an o dom<sup>eyl</sup> o th<sup>r</sup> th<sup>n</sup> th<sup>o</sup> o c f<sup>e</sup> d n t mo<sup>o</sup> 2) and 3) of th<sup>o</sup> artcl<sup>e</sup></del></p> <p><del>2) Th<sup>e</sup> r g<sup>tr</sup> o<sup>o</sup> of hold ro<sup>f</sup> ov ro<sup>o</sup> lot d cha<sup>o</sup> k<sup>e</sup> t n th<sup>e</sup> lca<sup>e</sup> o<sup>o</sup> of th<sup>e</sup> o ck<sup>e</sup> xchang<sup>e</sup> o<sup>o</sup> tod th<sup>e</sup> l R<sup>●</sup> on whch th<sup>e</sup> cha<sup>o</sup> ar<sup>e</sup> lot d</del></p> <p><del>3) R<sup>e</sup> g<sup>tr</sup> ro<sup>f</sup> cha<sup>e</sup> hold ro<sup>k</sup> t n o ch o th<sup>r</sup> lca<sup>o</sup> a th<sup>e</sup> board of d r ct o r m a d c d<sup>e</sup> n e co<sup>ar</sup> for lctng r o o o<sup>o</sup></del></p>
<p><b>Article 47</b></p> <p>Th<sup>e</sup> var<sup>o</sup> o<sup>o</sup> ato<sup>o</sup> of th<sup>e</sup> r g<sup>tr</sup> of cha<sup>e</sup> hold ro<sup>o</sup> chll not ov rla on<sup>e</sup> no th<sup>r</sup> Th<sup>e</sup> transf r of cha<sup>e</sup> or g<sup>tr</sup> d n a crtan art of th<sup>e</sup> r g<sup>tr</sup> of cha<sup>e</sup> hold ro<sup>o</sup> chll not, d r ng th<sup>e</sup> contn<sup>anc</sup> of th<sup>e</sup> r g<sup>tr</sup> on of o ch cha<sup>o</sup>, b<sup>e</sup> r g<sup>tr</sup> d n an o th<sup>r</sup> art of th<sup>e</sup> r g<sup>tr</sup></p>	<p><del><b>Article 47</b></del></p> <p><del>Th<sup>e</sup> var<sup>o</sup> o<sup>o</sup> ato<sup>o</sup> of th<sup>e</sup> r g<sup>tr</sup> of cha<sup>e</sup> hold ro<sup>o</sup> chll not ov rla on<sup>e</sup> no th<sup>r</sup> Th<sup>e</sup> transf r of cha<sup>e</sup> or g<sup>tr</sup> d n a crtan art of th<sup>e</sup> r g<sup>tr</sup> of cha<sup>e</sup> hold ro<sup>o</sup> chll not, d r ng th<sup>e</sup> contn<sup>anc</sup> of th<sup>e</sup> r g<sup>tr</sup> on of o ch cha<sup>o</sup>, b<sup>e</sup> r g<sup>tr</sup> d n an o th<sup>r</sup> art of th<sup>e</sup> r g<sup>tr</sup></del></p>



Original articles	Revised articles after the proposed amendments
<p><del>Change of and correction to each part of the register of shareholders shall be carried out in accordance with the Law of the Territory where each stock</del></p>	<p><del>Change of and correction to each part of the register of shareholders shall be carried out in accordance with the Law of the Territory where each stock</del></p>
<p><b>Article 48</b></p> <p>All <del>and</del> <del>share</del> <del>of</del> <del>free</del> <del>transferable</del> according to the <del>Article</del> <del>of</del> <del>Association</del> <del>Uniform</del> <del>making</del> <del>the</del> <del>following</del> <del>conditions</del>, or the Board <del>may</del> <del>decide</del> <del>to</del> <del>recognize</del> <del>an</del> <del>instrument</del> <del>of</del> <del>transfer</del> <del>witho</del> <del>ut</del> <del>giving</del> <del>reason</del></p> <p>1) An <del>transfer</del> <del>instrument</del> <del>or</del> <del>other</del> <del>instrument</del> which <del>relates</del> <del>to</del> <del>share</del> <del>ownership</del>, or <del>may</del> <del>affect</del> <del>share</del> <del>ownership</del>, <del>may</del> <del>not</del> <del>be</del> <del>registered</del>, and <del>relevant</del> <del>free</del> <del>not</del> <del>exceeding</del> <del>the</del> <del>maximum</del> <del>period</del> <del>specified</del> <del>in</del> <del>the</del> <del>Listing</del> <del>rules</del> <del>of</del> <del>the</del> <del>Hong</del> <del>Kong</del> <del>Stock</del> <del>Exchange</del> <del>from</del> <del>time</del> <del>to</del> <del>time</del> <del>shall</del> <del>be</del> <del>added</del> <del>to</del> <del>the</del> <del>Com</del> <del>an</del> <del>for</del> <del>other</del> <del>jurisdiction</del></p> <p>2) The <del>transfer</del> <del>instrument</del> <del>only</del> <del>relates</del> <del>to</del> <del>share</del> <del>located</del> <del>in</del> <del>Hong</del> <del>Kong</del></p> <p>3) The <del>deadline</del> <del>for</del> <del>transfer</del> <del>instrument</del> <del>has</del> <del>been</del> <del>added</del></p> <p>4) <del>Relevant</del> <del>share</del> <del>certificates</del> <del>and</del> <del>other</del> <del>evidence</del> <del>with</del> <del>direct</del> <del>or</del> <del>material</del> <del>reasonable</del> <del>requirements</del> <del>to</del> <del>rev</del> <del>the</del> <del>transfer</del> <del>or</del> <del>right</del> <del>to</del> <del>transfer</del> <del>shall</del> <del>be</del> <del>lodged</del></p> <p>5) <del>Transfer</del> <del>of</del> <del>an</del> <del>share</del> <del>to</del> <del>no</del> <del>more</del> <del>than</del> <del>for</del> <del>joint</del> <del>hold</del> <del>ers</del></p> <p>6) The <del>share</del> <del>is</del> <del>conceded</del> <del>free</del> <del>of</del> <del>an</del> <del>lien</del> <del>in</del> <del>favor</del> <del>of</del> <del>the</del> <del>Com</del> <del>an</del></p> <p>7) An <del>share</del> <del>shall</del> <del>not</del> <del>be</del> <del>transferred</del> <del>to</del> <del>an</del> <del>infant</del> <del>or</del> <del>to</del> <del>a</del> <del>person</del> <del>of</del> <del>unsound</del> <del>mind</del> <del>or</del> <del>under</del> <del>other</del> <del>legal</del> <del>disability</del></p>	<p><b>Article 48</b></p> <p>All <del>and</del> <del>share</del> <del>of</del> <del>free</del> <del>transferable</del> according to the <del>Article</del> <del>of</del> <del>Association</del> <del>Uniform</del> <del>making</del> <del>the</del> <del>following</del> <del>conditions</del>, or the Board <del>may</del> <del>decide</del> <del>to</del> <del>recognize</del> <del>an</del> <del>instrument</del> <del>of</del> <del>transfer</del> <del>witho</del> <del>ut</del> <del>giving</del> <del>reason</del></p> <p>1) An <del>transfer</del> <del>instrument</del> <del>or</del> <del>other</del> <del>instrument</del> which <del>relates</del> <del>to</del> <del>share</del> <del>ownership</del>, or <del>may</del> <del>affect</del> <del>share</del> <del>ownership</del>, <del>may</del> <del>not</del> <del>be</del> <del>registered</del>, and <del>relevant</del> <del>free</del> <del>not</del> <del>exceeding</del> <del>the</del> <del>maximum</del> <del>period</del> <del>specified</del> <del>in</del> <del>the</del> <del>Listing</del> <del>rules</del> <del>of</del> <del>the</del> <del>Hong</del> <del>Kong</del> <del>Stock</del> <del>Exchange</del> <del>from</del> <del>time</del> <del>to</del> <del>time</del> <del>shall</del> <del>be</del> <del>added</del> <del>to</del> <del>the</del> <del>Com</del> <del>an</del> <del>for</del> <del>other</del> <del>jurisdiction</del></p> <p>2) The <del>transfer</del> <del>instrument</del> <del>only</del> <del>relates</del> <del>to</del> <del>share</del> <del>located</del> <del>in</del> <del>Hong</del> <del>Kong</del></p> <p>3) The <del>deadline</del> <del>for</del> <del>transfer</del> <del>instrument</del> <del>has</del> <del>been</del> <del>added</del></p> <p>4) <del>Relevant</del> <del>share</del> <del>certificates</del> <del>and</del> <del>other</del> <del>evidence</del> <del>with</del> <del>direct</del> <del>or</del> <del>material</del> <del>reasonable</del> <del>requirements</del> <del>to</del> <del>rev</del> <del>the</del> <del>transfer</del> <del>or</del> <del>right</del> <del>to</del> <del>transfer</del> <del>shall</del> <del>be</del> <del>lodged</del></p> <p>5) <del>Transfer</del> <del>of</del> <del>an</del> <del>share</del> <del>to</del> <del>no</del> <del>more</del> <del>than</del> <del>for</del> <del>joint</del> <del>hold</del> <del>ers</del></p> <p>6) The <del>share</del> <del>is</del> <del>conceded</del> <del>free</del> <del>of</del> <del>an</del> <del>lien</del> <del>in</del> <del>favor</del> <del>of</del> <del>the</del> <del>Com</del> <del>an</del></p> <p>7) An <del>share</del> <del>shall</del> <del>not</del> <del>be</del> <del>transferred</del> <del>to</del> <del>an</del> <del>infant</del> <del>or</del> <del>to</del> <del>a</del> <del>person</del> <del>of</del> <del>unsound</del> <del>mind</del> <del>or</del> <del>under</del> <del>other</del> <del>legal</del> <del>disability</del></p>

Original articles	Revised articles after the proposed amendments
<p>Shareholder of an foreign investment share or stock transfer all or part of his share or stock through an instrument in the usual writing form in the relevant territory of each share holding jurisdiction or in another form with the director's acceptance. The transfer of share or stock do not the standard transfer form prescribed by the Hong Kong Stock Exchange. The transfer instrument may be signed and only or, if the transfer or transfer is a clearing house or to non-member defined by Hong Kong exchange and territory ordinance, a handwritten or machine printed original shall be acceptable.</p>	<p><del>Shareholder of an foreign investment share or stock transfer all or part of his share or stock through an instrument in the usual writing form in the relevant territory of each share holding jurisdiction or in another form with the director's acceptance. The transfer of share or stock do not the standard transfer form prescribed by the Hong Kong Stock Exchange. The transfer instrument may be signed and only or, if the transfer or transfer is a clearing house or to non-member defined by Hong Kong exchange and territory ordinance, a handwritten or machine printed original shall be acceptable.</del></p>
<p><b>Article 51</b></p> <p>An person that challenge the right of shareholder and request his name to be entered into or removed from the register may appeal to a competent court for correction of the register.</p>	<p><del><b>Article 51</b></del></p> <p><del>An person that challenge the right of shareholder and request his name to be entered into or removed from the register may appeal to a competent court for correction of the register.</del></p>
<p><b>Article 52</b></p> <p>An shareholder who is registered in the register of shareholder or request his name to be entered into the register of shareholder may appeal to the company for a relevant certificate in respect of each share of the "Relevant Shares" if his share certificate (the "Original Share Certificate") is lost.</p> <p>A person for the relevant element of domestic investment share certificate shall be dealt with in accordance with the relevant provisions of the company law.</p> <p>A person for the relevant element of overseas listed share certificate shall be dealt with in accordance with the Law, of exchange regulation and other relevant regulations of the jurisdiction where the original right of holder of overseas listed share is lost.</p>	<p><del><b>Article 52</b></del></p> <p><del>An shareholder who is registered in the register of shareholder or request his name to be entered into the register of shareholder may appeal to the company for a relevant certificate in respect of each share of the "Relevant Shares" if his share certificate (the "Original Share Certificate") is lost.</del></p> <p><del>A person for the relevant element of domestic investment share certificate shall be dealt with in accordance with the relevant provisions of the company law.</del></p> <p><del>A person for the relevant element of overseas listed share certificate shall be dealt with in accordance with the Law, of exchange regulation and other relevant regulations of the jurisdiction where the original right of holder of overseas listed share is lost.</del></p>

**Original articles**

Where the holder of a charter party for a vessel of local certificate of ownership shall comply with the following requirements

1) The agent shall obtain the agent's name in the form prescribed by the Commission and be a notarial certificate or declaration. The notarial certificate or declaration shall include the agent's name for the vessel, the circumstances and proof of the location of the certificate and declaration during the voyage other than the agent's registration of a charter party in respect of the relevant charter party.

2) The Commission has not received a declaration requiring registration of a charter party in respect of the charter party from an agent other than the agent before the date of the vessel's departure shall be void.

3) If the Commission decides to issue a vessel certificate to the agent, it shall be a by-law of the Commission of the International Maritime Organization in the work of the International Maritime Organization established by the Board of Directors of the Commission shall be 90 days, during which the Commission shall be 30 days. The work of the Board of Directors shall be the Commission and the International Maritime Organization shall be the International Maritime Organization for the Commission.

4) Before the Commission shall be a by-law of the Commission to be published to the International Maritime Organization where it is published and made in accordance with the Commission on the part of a vessel from the International Maritime Organization confirming

**Revised articles after the proposed amendments**

~~Where the holder of a charter party for a vessel of local certificate of ownership shall comply with the following requirements~~

~~1) The agent shall obtain the agent's name in the form prescribed by the Commission and be a notarial certificate or declaration. The notarial certificate or declaration shall include the agent's name for the vessel, the circumstances and proof of the location of the certificate and declaration during the voyage other than the agent's registration of a charter party in respect of the relevant charter party.~~

~~2) The Commission has not received a declaration requiring registration of a charter party in respect of the charter party from an agent other than the agent before the date of the vessel's departure shall be void.~~

~~3) If the Commission decides to issue a vessel certificate to the agent, it shall be a by-law of the Commission of the International Maritime Organization in the work of the International Maritime Organization established by the Board of Directors of the Commission shall be 90 days, during which the Commission shall be 30 days. The work of the Board of Directors shall be the Commission and the International Maritime Organization shall be the International Maritime Organization for the Commission.~~

~~4) Before the Commission shall be a by-law of the Commission to be published to the International Maritime Organization where it is published and made in accordance with the Commission on the part of a vessel from the International Maritime Organization confirming~~

Original articles	Revised articles after the proposed amendments
<p>that the annuities to be paid in the  exchange. The annuities to be  paid shall be paid in the exchange for  a period of 90 days.</p> <p>If the application for issuance of a  certificate was made with the consent of  the registered holder of the relevant share, the  Company shall make to each shareholder a  copy of the annuities to be paid  and to be paid.</p> <p>5) Upon expiry of the 90-day period of  (under 3) and 4) hereof, if the Company has  not received an objection to the issuance of a  share certificate from an owner, it  may issue a share certificate  according to the application of the applicant.</p> <p>6) When the Company issues a share  certificate under this Article, it shall  immediately cancel the original share  certificate and record of cancellation and the  issuance of the share certificate in  the register of shareholders.</p> <p>7) All expenses for the cancellation of the  original share certificate and issuance of a  share certificate shall be borne by  the applicant. The Company shall be entitled to  refer to take an action until reasonable  expenses are obtained from the applicant.</p>	<p><del>that the annuities to be paid in the  exchange. The annuities to be  paid shall be paid in the exchange for  a period of 90 days.</del></p> <p><del>If the application for issuance of a  certificate was made with the consent of  the registered holder of the relevant share, the  Company shall make to each shareholder a  copy of the annuities to be paid  and to be paid.</del></p> <p><del>5) Upon expiry of the 90-day period of  (under 3) and 4) hereof, if the Company has  not received an objection to the issuance of a  share certificate from an owner, it  may issue a share certificate  according to the application of the applicant.</del></p> <p><del>6) When the Company issues a share  certificate under this Article, it shall  immediately cancel the original share  certificate and record of cancellation and the  issuance of the share certificate in  the register of shareholders.</del></p> <p><del>7) All expenses for the cancellation of the  original share certificate and issuance of a  share certificate shall be borne by  the applicant. The Company shall be entitled to  refer to take an action until reasonable  expenses are obtained from the applicant.</del></p>
<p><b>Article 53</b></p> <p>After the Company has issued a share  certificate in accordance with this Article  of Association, it shall not differ from the  registered holder's name of a bona fide  holder of the share certificate  mentioned above or of a shareholder that so</p>	<p><del><b>Article 53</b></del></p> <p><del>After the Company has issued a share  certificate in accordance with this Article  of Association, it shall not differ from the  registered holder's name of a bona fide  holder of the share certificate  mentioned above or of a shareholder that so</del></p>

Original articles	Revised articles after the proposed amendments
<p>Whoever registers the name of the company shall be deemed to have acted bona fide (in good faith)</p>	<p><del>Whoever registers the name of the company shall be deemed to have acted bona fide (in good faith)</del></p>
<p><b>Article 54</b></p> <p>The company shall not be liable for any damage offered by any person from the cancellation of the original share certificate or the issue of the replacement share certificate, unless the claimant can prove fraud or negligence on the part of the company</p>	<p><del><b>Article 54</b></del></p> <p><del>The company shall not be liable for any damage offered by any person from the cancellation of the original share certificate or the issue of the replacement share certificate, unless the claimant can prove fraud or negligence on the part of the company</del></p>
	<p><b>Article 40</b></p> <p><u>The Company or its subsidiaries (including affiliates of the Company) shall not, by way of a gift, advance, guarantee, compensation, loans or otherwise, provide any financial assistance to a person who acquires or intends to acquire shares of the Company.</u></p>
<p><b>Article 56</b></p> <p>Every shareholder of the company shall enjoy the following rights:</p> <ol style="list-style-type: none"> <li>1) To receive dividends and other profits distributable on the basis of the number of shares held by them</li> <li>2) To request, convene, hold, attend or send proxy to attend general meeting and exercise corresponding voting rights in accordance with the Law</li> <li>3) To monitor, make suggestions or queries on the company's operations</li> <li>4) To transfer, donate or pledge shares in his/her own name in accordance with the Law, administrative regulations and provisions thereof</li> </ol>	<p><b>Article 5642</b></p> <p><del>Every shareholder of the company shall enjoy the following rights:</del> <b>Shareholders</b> of the company shall enjoy the following rights:</p> <ol style="list-style-type: none"> <li>1) To receive dividends and other profits distributable on the basis of the number of shares held by them</li> <li>2) To request, convene, hold, attend or send proxy to attend general meeting <b>and speak</b> and exercise corresponding voting rights <b>at the general meeting</b> in accordance with the Law</li> <li>3) To monitor, make suggestions or queries on the company's operations</li> <li>4) To transfer, donate or pledge shares in his/her own name in accordance with the Law, administrative regulations and provisions thereof</li> </ol>

Original articles	Revised articles after the proposed amendments
<p>terror where the Commission or the Board, as well as the provisions of this Article of Association</p>	<p>terror where the Commission or the Board, as well as the provisions of this Article of Association</p>
<p>5) To obtain relevant information in accordance with the Article of Association of the Commission, which shall include</p>	<p><del>5) To obtain relevant information in accordance with the Article of Association of the Commission, which shall include</del></p>
<p>1 To obtain the Article of Association of the Commission after a meeting of a charge to cover the costs</p>	<p><del>1 To obtain the Article of Association of the Commission after a meeting of a charge to cover the costs</del></p>
<p>2 Being entitled to proceed, after a meeting of reasonable charge, to make a copy of</p>	<p><del>2 Being entitled to proceed, after a meeting of reasonable charge, to make a copy of</del></p>
<p>i) copy of all parts of the register of shareholders</p>	<p><del>i) copy of all parts of the register of shareholders</del></p>
<p>ii) relevant information of the directors, officers, servants and other officers of the Commission, including</p>	<p><del>ii) relevant information of the directors, officers, servants and other officers of the Commission, including</del></p>
<p>accredited and relevant names and addresses</p>	<p><del>accredited and relevant names and addresses</del></p>
<p>business address (domestic)</p>	<p><del>business address (domestic)</del></p>
<p>nationality</p>	<p><del>nationality</del></p>
<p>full-time and all other part-time occupations and duties</p>	<p><del>full-time and all other part-time occupations and duties</del></p>
<p>identification card number and telephone number</p>	<p><del>identification card number and telephone number</del></p>
<p>iii) the status of the Commission or the Board</p>	<p><del>iii) the status of the Commission or the Board</del></p>
<p>iv) reports of the aggregate value, number of shares and high and low rates of each class of shares bought back by the Commission the last fiscal year as well as all the expenses and by the Commission therefor</p>	<p><del>iv) reports of the aggregate value, number of shares and high and low rates of each class of shares bought back by the Commission the last fiscal year as well as all the expenses and by the Commission therefor</del></p>

Original articles	Revised articles after the proposed amendments
<p>v) bondo'at bo'mn t'o'of g'n r' d m' t'ngo, r' o' l t'pno'of bo'ard m' t'ngo, r' o' l t'pno'of th' bo'ard of o' r'v'ro' m' t'ngo, f'n'nc' d r' o' rto</p>	<p>v) bondo'at bo'mn t'o'of g'n r' d m' t'ngo, r' o' l t'pno'of bo'ard m' t'ngo, r' o' l t'pno'of th' bo'ard of o' r'v'ro' m' t'ngo, f'n'nc' d r' o' rto</p>
<p>v) th' o'm an o'mo'at r' e' nt a d' d f'n'nc' d d' m' nto, and r' o' rto of th' bo'ard of d' r' ctoro, a d' ro' and th' bo'ard of o' r'v'ro'</p>	<p>v) th' o'm an o'mo'at r' e' nt a d' d f'n'nc' d d' m' nto, and r' o' rto of th' bo'ard of d' r' ctoro, a d' ro' and th' bo'ard of o' r'v'ro'</p>
<p>v) co' of th' l' d' an d r' o' rto which ha' b' n' f' d with th' co'm an r' g' o' r' a' o' n a th' o' r' t or o' th' r co'm' t' nt a th' o' r' t' o' for r' cord</p>	<p>v) co' of th' l' d' an d r' o' rto which ha' b' n' f' d with th' co'm an r' g' o' r' a' o' n a th' o' r' t or o' th' r co'm' t' nt a th' o' r' t' o' for r' cord</p>
<p>oc m' nt' r' f' r' d to n' ), ( ), ( ), ( ), ( ) and ( ) abo'v' d' all b' m' an' t' an' d a th' o'm an o' d' o'm' c' l' and r' n' c' d l' a' c' of b' o' n' o' o' n' r' o' ng K' o' ng a' c' c' o' r' d' i' n' g to th' r' e' q' u' r' m' e' n' t' o' f th' R' i' o' G' o' v' r' n' i' n' g th' r' o' t' i' n' g of s' e' c' r' i' t' i' o' n Th' s' to' c' k e' x' c' h' a' n' g' e of r' o' ng K' o' ng s' h' a' l' l b' e' m' a' d' a' v' a' i' l' a' b' l' e for i' n' s' p' e' c' t' i' o' n b' y th' b' l' o' c and d' i' a' h' o' l' d' e' r' s f' r' e' e of c' h' a' r' g' e, and d' i' a' h' o' l' d' e' r' s m' a' y, a' f' t' e' r a' m' e' n' t of r' e' a' s' o' n' a' b' l' e c' h' a' r' g' e, m' a' k' e co' p' i' e' s of o' c' h' d' o' c' u' m' e' n' t' s e' x' c' e' p' t for m' i' n' t' o' o' f g' e' n' e' r' a' l m' e' m' b' e' r' s w' h' i' c' h d' i' a' l' b' e' m' a' d' a' v' a' i' l' a' b' l' e for i' n' s' p' e' c' t' i' o' n b' y d' i' a' h' o' l' d' e' r' s o' n' l' y )</p>	<p>oc m' nt' r' f' r' d to n' ), ( ), ( ), ( ), ( ) and ( ) abo'v' d' all b' m' an' t' an' d a th' o'm an o' d' o'm' c' l' and r' n' c' d l' a' c' of b' o' n' o' o' n' r' o' ng K' o' ng a' c' c' o' r' d' i' n' g to th' r' e' q' u' r' m' e' n' t' o' f th' R' i' o' G' o' v' r' n' i' n' g th' r' o' t' i' n' g of s' e' c' r' i' t' i' o' n Th' s' to' c' k e' x' c' h' a' n' g' e of r' o' ng K' o' ng s' h' a' l' l b' e' m' a' d' a' v' a' i' l' a' b' l' e for i' n' s' p' e' c' t' i' o' n b' y th' b' l' o' c and d' i' a' h' o' l' d' e' r' s f' r' e' e of c' h' a' r' g' e, and d' i' a' h' o' l' d' e' r' s m' a' y, a' f' t' e' r a' m' e' n' t of r' e' a' s' o' n' a' b' l' e c' h' a' r' g' e, m' a' k' e co' p' i' e' s of o' c' h' d' o' c' u' m' e' n' t' s e' x' c' e' p' t for m' i' n' t' o' o' f g' e' n' e' r' a' l m' e' m' b' e' r' s w' h' i' c' h d' i' a' l' b' e' m' a' d' a' v' a' i' l' a' b' l' e for i' n' s' p' e' c' t' i' o' n b' y d' i' a' h' o' l' d' e' r' s o' n' l' y )</p>
<p>6) Wh' n th' o'm an t' r' m' i' n' a' t' i' o' n r' e' q' u' r' e' s r' e' c' e' i' v' e' to d' i' a' h' o' l' d' e' r' s of r' e' m' a' i' n' i' n' g a' o' t' o' of th' o'm an a' c' c' o' r' d' i' n' g to th' d' i' a' h' o' l' d' e' r'</p>	<p><b>(5) To inspect the Articles of Articles</b></p>
<p>7) I' f a d' i' a' h' o' l' d' e' r o' o' o' th' e' m' e' r' g' e' n' c' y d' i' s' s' o' l' u' t' i' o' n of th' o'm an a' g' n' e' r' a' l m' e' m' b' e' r' s, h' e m' a' y r' e' q' u' r' e th' o'm an to b' e' b' a' c' k h' o' u' s' e d</p>	
<p>8) Th' r' i' g' h' t' s u' n' d' e' r th' L' a' w, a' d' m' i' n' i' s' t' r' a' t' i' v' e r' e' g' u' l' a' t' i' o' n, d' e' c' l' a' r' a' t' o' r' y r' e' g' u' l' a' t' i' o' n and th' o' A' r' t' i' c' l' e o' f A' s' s' o' c' i' a' t' i' o' n</p>	

Original articles	Revised articles after the proposed amendments
<p>Where an <del>person</del> <sup>entity</sup> direct or indirect having rights and interest to disclose of such rights and interest, the <del>company</del> <sup>entity</sup> shall not exercise its rights to harm an right of other <del>person</del> <sup>entity</sup> attached to the <del>charter</del> <sup>constitution</sup> of other <del>person</del> <sup>entity</sup>.</p>	<p>7) If a shareholder or other member or director of the <del>company</del> <sup>entity</sup> at a general meeting, has made a request to the <del>company</del> <sup>entity</sup> to be back to the <del>company</del> <sup>entity</sup>.</p> <p>8) The rights under the Law, Administrative Regulations, Administrative Regulations and the Article of Association</p> <p><del>Where an person direct or indirect having rights and interest to disclose of such rights and interest, the company shall not exercise its rights to harm an right of other person attached to the charter of other person.</del></p>
<p><b>Article 61</b></p> <p>Older of ordinary <del>share</del> <sup>of the company</sup> shall have the following obligations</p> <p>Shareholders shall not bear a liability for further contribution to <del>share</del> <sup>capital</sup> other than the conditions agreed to <del>share</del> <sup>in the</sup> articles of the relevant <del>share</del> <sup>company</sup> contribution</p>	<p><b>Article 6147</b></p> <p>Older of ordinary <del>share</del> <sup>Shareholders</sup> of the <del>company</del> <sup>entity</sup> shall have the following obligations</p> <p><del>Shareholders shall not bear a liability for further contribution to share capital other than the conditions agreed to in the articles of the relevant share contribution.</del></p>
<p><b>Article 62</b></p> <p>In addition to the obligations under the Law, Administrative Regulations or the Listing Rules of the <del>relevant</del> <sup>relevant</sup> exchange upon which the <del>share</del> <sup>entity</sup> of the <del>company</del> <sup>entity</sup> is listed, controlling shareholders may not, in the exercise of their shareholders' powers, make decisions or decisions to the interest of all or part of the <del>share</del> <sup>entity</sup> holders or a part of the exercise of their voting rights on the <del>issues</del> <sup>issues</sup> set forth below</p>	<p><b>Article 6248</b></p> <p><del>In addition to the obligations under the Law, Administrative Regulations or the Listing Rules of the relevant exchange upon which the share of the company is listed, controlling shareholders may not, in the exercise of their shareholders' powers, make decisions or decisions to the interest of all or part of the shareholders or a part of the exercise of their voting rights on the issues set forth below.</del></p>



Original articles	Revised articles after the proposed amendments
<p>1) Removing a director or officer of the corporation to act honorably in the best interests of the corporation</p> <p>2) A removing a director or officer for his own or another's benefit) to derive the corporation of its right in a way including but not limited to) an order that is favorable to the corporation</p> <p>3) A removing a director or officer for his own or another's benefit) to derive other shareholder's rights or interests including but not limited to) the right to distribute and voting rights, but not including restriction of the corporation omitted to and add that the shareholder general meeting in accordance with the Article of Association of the corporation</p>	<p>1) Removing a director or officer of the corporation to act honorably in the best interests of the corporation</p> <p>2) A removing a director or officer for his own or another's benefit) to derive the corporation of its right in a way including but not limited to) an order that is favorable to the corporation</p> <p>3) A removing a director or officer for his own or another's benefit) to derive other shareholder's rights or interests including but not limited to) the right to distribute and voting rights, but not including restriction of the corporation omitted to and add that the shareholder general meeting in accordance with the Article of Association of the corporation</p>
	<p>ing S</p>

Original articles	Revised articles after the proposed amendments
<p><b>Article 65</b></p> <p>The general meeting shall exercise the following functions and powers</p> <p>(3) Review and approve the report of the board of directors</p> <p>(12) Review and approve the financial statements (to which shall be referred at the general meeting as prescribed in article 64 of the Article of Association</p> <p>(15) Review share incentive plan</p> <p>(17) Review other matters to be approved at the general meeting as prescribed by the Law, administrative regulations and departmental regulations, listing rules of the local stock exchange where the company is listed or the Article of Association</p>	<p><b>Article 650</b></p> <p>The general meeting shall exercise the following functions and powers</p> <p>(3) Review and approve the report of the board of directors</p> <p>(12) Review and approve the financial statements (to which shall be referred at the general meeting as prescribed in article 64<u>51</u> of the Article of Association</p> <p>(15) Review share incentive plan <u>and employee stock ownership plan</u></p> <p><b><u>(17) Review the Company's external donations and sponsorships whose single amount reaches 0.1% or more of the Company's latest audited net assets and are included in profit or loss for the current period;</u></b></p> <p>(178) Review other matters to be approved at the general meeting as prescribed by the Law, administrative regulations and departmental regulations, listing rules of the local stock exchange where the company is listed or the Article of Association</p>

Original articles	Revised articles after the proposed amendments
<p><b>Article 66</b></p> <p>The following external</p>	

Original articles	Revised articles after the proposed amendments
<p><b>Article 73</b></p> <p>Shareholder holding more than 10% of share of company shall or together with other) shall be entitled to request for an extraordinary general meeting or class meeting according to the following procedure</p> <p>1) Upon signing on or overal written request with the same content and format, and stating the object of the meeting, the aforesaid shareholder may request the board of directors to convene an extraordinary general meeting or class meeting concerning the above request, the board of directors shall, in accordance with the Law, Administrative Regulation and the Article of Association, refuse with a written opinion to state whether it agrees or disagrees to convene an extraordinary general meeting or class meeting within 10 days on receipt of the request. Shareholder the above shareholder shall be called to attend the date of submitting the written request</p> <p>2) If the board of directors agree to convene an extraordinary general meeting or class meeting, it shall issue a notice of general meeting within 5 days on making the decision. Any change made to the original request in the notice shall be agreed by the relevant shareholder</p> <p>3) If the board of directors disagree to convene the extraordinary general meeting or class meeting, or do not refuse within 10 days on receipt of the request, shareholder individually or together holding more than 10% of the share of the company are entitled to request the board of directors to hold an extraordinary general meeting or class meeting in writing</p>	<p><b>Article 7358</b></p> <p>Shareholder holding more than 10% of share of company shall or together with other) shall be entitled to request for an extraordinary general meeting or <del>class meeting</del> according to the following procedure</p> <p>1) Upon signing on or overal written request with the same content and format, and stating the object of the meeting, the aforesaid shareholder may request the board of directors to convene an extraordinary general meeting or <del>class meeting</del> concerning the above request, the board of directors shall, in accordance with the Law, Administrative Regulation and the Article of Association, refuse with a written opinion to state whether it agrees or disagrees to convene an extraordinary general meeting or <del>class meeting</del> within 10 days on receipt of the request. Shareholder the above shareholder shall be called to attend the date of submitting the written request</p> <p>2) If the board of directors agree to convene an extraordinary general meeting <del>or class meeting</del>, it shall issue a notice of general meeting within 5 days on making the decision. Any change made to the original request in the notice shall be agreed by the relevant shareholder</p> <p>3) If the board of directors disagree to convene the extraordinary general meeting or class meeting, or do not refuse within 10 days on receipt of the request, shareholder individually or together holding more than 10% of the share of the company are entitled to request the board of directors to hold an extraordinary general meeting <del>or class meeting</del> in writing</p>

Original articles	Revised articles after the proposed amendments
<p>4) If the board of directors agree to convene the extraordinary general meeting or class meeting, it shall issue a notice of general meeting within 5 days on making the decision. An change made to the original request in the notice shall be agreed by the relevant shareholder.</p>	<p>4) If the board of directors agree to convene the extraordinary general meeting <del>or class meeting</del>, it shall issue a notice of general meeting within 5 days on making the decision. An change made to the original request in the notice shall be agreed by the relevant shareholder.</p>
<p><b>Article 76</b></p> <p>If a notice of general meeting does not comply with Article 73 herein, no voting for decision shall be held at the general meeting.</p>	<p><b>Article 7661</b></p> <p>If a notice of general meeting does not comply with Article <u>7360</u> herein, no voting for decision shall be held at the general meeting.</p>
<p><b>Article 78</b></p> <p>The notice of a general meeting shall meet the following requirements:</p> <ol style="list-style-type: none"> <li>1) It shall be made in writing.</li> <li>2) It shall specify the place, date and time of the meeting.</li> <li>3) It shall specify the matters to be discussed at the meeting.</li> <li>4) If the shareholder record date for shareholders who are entitled to attend the meeting.</li> <li>5) It shall provide to the shareholder the information and explanation necessary for them to make a wise decision on the matters to be discussed. Therefore, I shall allow but not limit) to record matters, records of shares, organization of share capital or other relevant matters, it shall provide the necessary</li> </ol>	<p><b>Article 7863</b></p> <p>The notice of a general meeting shall <del>meet the</del> following requirements <u>include the followings</u>:</p> <ol style="list-style-type: none"> <li>1) <del>It shall be made in writing.</del></li> <li>2) <del>It shall specify the place, date and time of the meeting.</del></li> <li>3) <del>It shall specify the matters to be discussed at the meeting.</del></li> <li>4) <del>If the shareholder record date for shareholders who are entitled to attend the meeting.</del></li> <li>5) <del>It shall provide to the shareholder the information and explanation necessary for them to make a wise decision on the matters to be discussed. Therefore, I shall allow but not limit) to record matters, records of shares, organization of share capital or other relevant matters, it shall provide the necessary</del></li> </ol>

Original articles	Revised articles after the proposed amendments
<p>condition and contract of an ) of the good transaction and relation in the and effect of the</p> <p>6) An director, officer, manager or other officer or management member who has material conflict of interest in a matter object to disclosure shall disclose the nature and extent of each material conflict of interest of the effect of good matter on each director, officer, manager or other officer or management member in their capacity as holder or different from that of other shareholders of the company, the difference shall be observed</p> <p>7) It shall contain the full text of an order resolution good to be adopted at the meeting</p> <p>8) It shall contain a clear statement that a shareholder who has right to attend and vote at the meeting shall have the right to a portion or more proxy to attend and vote on their behalf and that such proxy should not be a shareholder</p> <p>9) It shall state the time and place for the delivery of the proxy form for the meeting</p> <p>10) It shall state the name and title honor number of the contact person who handles the meeting affairs</p>	<p>condition and contract of an ) of the good transaction and relation in the and effect of the</p> <p>6) An director, officer, manager or other officer or management member who has material conflict of interest in a matter object to disclosure shall disclose the nature and extent of</p>

Original articles	Revised articles after the proposed amendments
	<p><b><u>and may appoint a proxy in writing to attend and vote at the meeting and vote on his/her behalf and such proxy is not necessarily be a shareholder of the Company;</u></b></p> <p><b><u>(4) the record date for shareholders who are entitled to attend the general meeting;</u></b></p> <p><b><u>(5) name and telephone number of the contact person for the meeting;</u></b></p> <p><b><u>(6) time and procedures of the voting through network or by any other means;</u></b></p> <p><b><u>(7) other contents stipulated in laws, administrative regulations, competent departmental rules, regulatory rules of the place where the Company's shares are listed and this Articles of Association.</u></b></p>
<p><b>Article 84</b></p> <p>If a shareholder who is a legal person appoints a representative to attend the meeting, the representative has the right to request the representative to present the identification proof for the shareholder and representative, as well as an authorization or authorization letter from the board of directors of the shareholder who is a legal person or other authority approval of the authorized person.</p>	<p><b>Article 8469</b></p> <p>If a shareholder who is a legal person appoints a representative to attend the meeting, the representative has the right to request the representative to present the identification proof for the shareholder and representative, as well as an authorization or authorization letter from the board of directors of the shareholder who is a legal person or other authority approval of the authorized person. <b><u>If the legal person shareholder has appointed a representative to attend any meeting, such legal person shareholder is deemed to be present in person.</u></b></p> <p>If a shareholder is a recognized clearing house (or its agent), the shareholder shall be entitled to appoint a person to serve as its representative at any general meeting. Such authorized person are entitled to attend the meeting on behalf of the recognized clearing</p>

Original articles	Revised articles after the proposed amendments
	<p><u>house (or its agent) and are entitled to statutory rights equivalent to other shareholders, including rights to speak and vote.</u></p>
<p><b>Article 86</b></p> <p>The notice of a meeting and voting proxy shall be filed at the domicile of the company or at another place specified in the notice of the meeting before 24 hours prior to the meeting at which the proxy is authorized to vote or before 24 hours prior to the expiration of the voting. Where the notice is signed by another person authorized by the contracting party, the authorization letter or other document authorizing the signator shall be notarized. The notarized authorization letter or other authorizing document shall be filed together with the notice of a meeting and voting proxy at the domicile of the company or at another place specified in the notice of the meeting.</p>	<p><b>Article 8671</b></p> <p><del>The notice of a meeting and voting proxy shall be filed at the domicile of the company or at another place specified in the notice of the meeting before 24 hours prior to the meeting at which the proxy is authorized to vote or before 24 hours prior to the expiration of the voting. Where the notice is signed by another person authorized by the contracting party, the authorization letter or other document authorizing the signator shall be notarized. The notarized authorization letter or other authorizing document shall be filed together with the notice of a meeting and voting proxy at the domicile of the company or at another place specified in the notice of the meeting.</del></p>
<p><b>Article 87</b></p> <p>An form issued by the board of directors of the company to the shareholder for the assignment of proxy shall give the shareholder free choice to instruct the proxy or to cast vote in favor of or against each resolution and enable the shareholder to give or not give instructions on each matter to be voted at the meeting.</p> <p>The authorization letter shall state that if the shareholder does not give specific instructions, the proxy shall vote at his/her own discretion.</p>	<p><b>Article 8772</b></p> <p><del>An form issued by the board of directors of the company to the shareholder for the assignment of proxy shall give the shareholder free choice to instruct the proxy or to cast vote in favor of or against each resolution and enable the shareholder to give or not give instructions on each matter to be voted at the meeting.</del></p> <p>The authorization letter shall state that if the shareholder does not give specific instructions, <u>whether</u> the proxy shall vote at his/her own discretion.</p>



Original articles	Revised articles after the proposed amendments
<p><b>Article 88</b></p> <p>Where the entrusting art has decided, in accordance to act, withdrawn the original appointment prior to the voting, or the relevant chair has been transferred prior to the voting, a vote given in accordance with the terms of appointment of proxy shall remain valid so long as the person did not receive a written notice of the event before commencement of the relevant meeting</p>	<p><b>Article 88</b></p> <p>Where the entrusting art has decided, in accordance to act, withdrawn the original appointment prior to the voting, or the relevant chair has been transferred prior to the voting, a vote given in accordance with the terms of appointment of proxy shall remain valid so long as the person did not receive a written notice of the event before commencement of the relevant meeting</p>
<p><b>Article 94</b></p> <p>In the annual general meeting, the board of directors and board of independent directors shall report their work during the year to the general meeting and independent director shall do report a work report</p>	<p><b>Article 9478</b></p> <p>In the annual general meeting, the board of directors and board of independent directors shall report their work during the year to the general meeting and independent director shall do report a work report, <b>which shall include the performance of independent non-executive directors</b></p>
<p><b>Article 101</b></p> <p>Subject to and conditional on compliance with applicable law, regulation and or requirements of the listing rule of the exchange where the company or board, the board of directors and independent directors and other shareholders who qualify with relevant offered conditions may object for the voting chair from shareholders</p> <p>When the general meeting conducted or held at transaction, the related shareholders shall not participate in the voting of offered in the applicable law, regulation or listing rule of the exchange where the company or board or shareholders with voting rights will not be counted within the total number of valid votes. The block announcement on the voting</p>	<p><b>Article 10185</b></p> <p>Subject to and conditional on compliance with applicable law, regulation and or requirements of the listing rule of the exchange where the company or board, the board of directors and independent directors and other shareholders who qualify with relevant offered conditions may object for the voting chair from shareholders, <b>shall include independent non-executive directors</b></p>

Original articles	Revised articles after the proposed amendments
<p>Resolution of the general meeting shall fully disclose the voting results of the non-related party shareholders</p>	<p><u>persons being solicited. Solicitation of voting rights at any consideration, whether in direct or indirect form, is prohibited. Except for statutory conditions, the Company shall not impose any minimum shareholding limitation for soliciting voting rights. When the general meeting considers related party transactions, the related party shareholders shall not participate in the voting if so specified in the applicable law, regulations or listing rules of the place where the Company's shares are listed. His/her shares held with voting rights will not be counted within the total number of valid votes. The public announcement on the voting results of the general meeting shall fully disclose the voting results of the non-related party shareholders.</u></p> <p><del>When the general meeting considers related party transactions, the related party shareholders shall not participate in the voting if so specified in the applicable law, regulations or listing rules of the place where the Company's shares are listed. His/her shares held with voting rights will not be counted within the total number of valid votes. The public announcement on the voting results of the general meeting shall fully disclose the voting results of the non-related party shareholders.</del></p>
<p><b>Article 103</b></p> <p>When a poll is taken at a meeting, a shareholder (including proxy) who has the right to two or more votes shall not cast all his votes in the same way</p>	<p><del><b>Article 103</b></del></p> <p><del>When a poll is taken at a meeting, a shareholder (including proxy) who has the right to two or more votes shall not cast all his votes in the same way</del></p>

Original articles	Revised articles after the proposed amendments
<p><b>Article 104</b></p> <p>When the number of votes for and against a resolution is equal, the chairman of the meeting shall be entitled to one additional vote</p>	<p><del>Article 104</del></p> <p><del>When the number of votes for and against a resolution is equal, the chairman of the meeting shall be entitled to one additional vote</del></p>
<p><b>Article 105</b></p> <p>As for the powers to be exercised by the general meeting of shareholders except for those matters mentioned in paragraphs 1), 2), 3), 4), 5), 6), 10), 12), 14) and 17) in Article 63 or other matters in need of going through the ordinary resolution in accordance with the Law, administrative regulations or the Article of Association, the other matters shall be decided by ordinary resolution at a general meeting</p>	<p><b>Article 10587</b></p> <p>As for the powers to be exercised by the general meeting of shareholders except for those matters mentioned in paragraphs 1), 2), 3), 4), 5), 6), 10), 12), 14), and 17) and (18) in Article 6350 or other matters in need of going through the ordinary resolution in accordance with the Law, administrative regulations or the Article of Association, the other matters shall be decided by ordinary resolution at a general meeting</p>
<p><b>Article 106</b></p> <p>As for the powers to be exercised by the general meeting of shareholders, those matters mentioned in paragraphs 7), 8), 9), 11), 13) and 15) in Article 63 or matters required by the Law, administrative regulations or the Article of Association, or those matters resolved by the general meeting by ordinary resolution to be of significant impact to the company and their details shall be decided by ordinary resolution, shall be decided by ordinary resolution at a general meeting. And those matters mentioned in paragraph 16) shall resolve all the above mentioned provisions on the ordinary resolution and ordinary resolution in accordance with the specific content of shareholders resolutions</p>	<p><b>Article 10688</b></p> <p>As for the powers to be exercised by the general meeting of shareholders, those matters mentioned in paragraphs 7), 8), 9), 11), 13) and 15) in Article 6350 or matters required by the Law, administrative regulations or the Article of Association, or those matters resolved by the general meeting by ordinary resolution to be of significant impact to the company and their details shall be decided by ordinary resolution, shall be decided by ordinary resolution at a general meeting. And those matters mentioned in paragraph 16) shall resolve all the above mentioned provisions on the ordinary resolution and ordinary resolution in accordance with the specific content of shareholders resolutions</p>
<p><b>Article 107</b></p> <p>The chairman of the meeting shall be held responsible for deciding whether or not a resolution of the general meeting has been</p>	<p><b>Article 10789</b></p> <p><del>The chairman of the meeting shall be held responsible for deciding whether or not a resolution of the general meeting has been</del></p>

Original articles	Revised articles after the proposed amendments
<p>Good resolutions shall be final and shall be announced at the meeting and recorded in the minutes of meeting</p>	<p><del>Good resolutions shall be final and shall be announced at the meeting and recorded in the minutes of meeting</del></p> <p><b><u>The physical meetings of the shareholders' general meeting shall not end any earlier than that held through network or by any other means. The presider of the meeting shall declare the voting and result of each resolution at the meeting, and announce whether the resolution has been adopted in light of the voting result.</u></b></p>
<p><b>Article 109</b></p> <p>Content of vote shall be recorded in the minutes of meeting. The minutes of meeting and the registration record of attendance signed by the attendant shareholder and proxy shall be kept at the company's office for a period not less than 10 years.</p>	<p><del><b>Article 109</b></del></p> <p><del>Content of vote shall be recorded in the minutes of meeting. The minutes of meeting and the registration record of attendance signed by the attendant shareholder and proxy shall be kept at the company's office for a period not less than 10 years.</del></p>
<p><b>Article 110</b></p> <p>Shareholder may examine photocopy of the minutes of meeting during the company's office hours for free of charge if a shareholder requests for a photocopy of the relevant minutes of meeting, the company shall send such photocopy within seven days on receipt of a request of reasonable charge.</p>	<p><del><b>Article 110</b></del></p> <p><del>Shareholder may examine photocopy of the minutes of meeting during the company's office hours for free of charge if a shareholder requests for a photocopy of the relevant minutes of meeting, the company shall send such photocopy within seven days on receipt of a request of reasonable charge.</del></p>
<p><b>Chapter 9 Special Procedures for Voting at Class Meeting</b></p> <p><b>Article 111</b></p> <p>Shareholder who hold different classes of shares shall be shareholder of different classes</p>	<p><del><b>Chapter 9 Special Procedures for Voting at Class Meeting</b></del></p> <p><del><b>Article 111</b></del></p> <p><del>Shareholder who hold different classes of shares shall be shareholder of different classes</del></p>

Original articles	Revised articles after the proposed amendments
<p>Shareholders of different classes shall enjoy rights and undertake obligations in accordance with the Law, administrative regulations and the Articles of Association.</p> <p>Where the share capital of the Company includes shares which do not carry voting rights, the words "non-voting shares" must appear in the designation of such shares.</p> <p>Where the share capital includes shares with different voting rights, the designation of each class of shares, other than those with the most favorable voting rights, must include the words "restricted voting" or "limited voting".</p> <p>The Company shall not be allowed to change or abrogate the shareholders' rights of a class of shares unless such change or abrogation has been approved by way of a special resolution of the general meeting and by a separate class meeting of the affected shareholders of the class of shares in accordance with Articles 114 to 118.</p> <p>The quorum for convening a general meeting of shareholders shall be the shareholders at least one-third of the issued shares of relevant class.</p>	<p><del>Shareholders of different classes shall enjoy rights and undertake obligations in accordance with the Law, administrative regulations and the Articles of Association.</del></p> <p><del>Where the share capital of the Company includes shares which do not carry voting rights, the words "non-voting shares" must appear in the designation of such shares.</del></p> <p><del>Where the share capital includes shares with different voting rights, the designation of each class of shares, other than those with the most favorable voting rights, must include the words "restricted voting" or "limited voting".</del></p> <p><del>The Company shall not be allowed to change or abrogate the shareholders' rights of a class of shares unless such change or abrogation has been approved by way of a special resolution of the general meeting and by a separate class meeting of the affected shareholders of the class of shares in accordance with Articles 114 to 118.</del></p> <p><del>The quorum for convening a general meeting of shareholders shall be the shareholders at least one-third of the issued shares of relevant class.</del></p>
<p><b>Article 112</b></p> <p>When a change in domestic and foreign laws, regulations and the listing rules of the place where the shares of the Company are listed, so will so does not of domestic and foreign regulations or a authority which lead to the change of the class of shareholders' rights or rights shall not require the approval of shareholders meeting or class meeting.</p>	<p><b>Article 112</b></p> <p>When a change in domestic and foreign laws, regulations and the listing rules of the place where the shares of the Company are listed, so will so does not of domestic and foreign regulations or a authority which lead to the change of the class of shareholders' rights or rights shall not require the approval of shareholders meeting or class meeting.</p>

Original articles	Revised articles after the proposed amendments
<p><b>Article 113</b></p> <p>The rights of shareholders of a certain class shall be deemed to have been changed or abrogated in the following conditions:</p> <ol style="list-style-type: none"> <li>1 an increase or decrease in the number of shares of each 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 each class</li> <li>2 a change of all or part of the shares of each class into shares of another class, a conversion of all or part of the shares of another class into shares of each class or the grant of the right to each change</li> <li>3 a removal or reduction of rights to accrued dividends or cumulative dividends attached to shares of each class</li> <li>4 a reduction or removal of a dividend preference or priority distribution preference regarding liquidation of the company, attached to shares of each class</li> <li>5 an addition, removal or reduction of shares conversion rights, voting rights, transfer rights, preemptive rights to rights, or rights to acquire securities of the company attached to shares of each class</li> <li>6 a removal or reduction of rights to receive amounts payable to the company in a particular circumstance attached to shares of each class</li> <li>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</li> </ol>	<p><del><b>Article 113</b></del></p> <p><del>The rights of shareholders of a certain class shall be deemed to have been changed or abrogated in the following conditions:</del></p> <ol style="list-style-type: none"> <li><del>1 an increase or decrease in the number of shares of each 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 each class</del></li> <li><del>2 a change of all or part of the shares of each class into shares of another class, a conversion of all or part of the shares of another class into shares of each class or the grant of the right to each change</del></li> <li><del>3 a removal or reduction of rights to accrued dividends or cumulative dividends attached to shares of each class</del></li> <li><del>4 a reduction or removal of a dividend preference or priority distribution preference regarding liquidation of the company, attached to shares of each class</del></li> <li><del>5 an addition, removal or reduction of shares conversion rights, voting rights, transfer rights, preemptive rights to rights, or rights to acquire securities of the company attached to shares of each class</del></li> <li><del>6 a removal or reduction of rights to receive amounts payable to the company in a particular circumstance attached to shares of each class</del></li> <li><del>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</del></li> </ol>

<b>Original articles</b>	<b>Revised articles</b>

Original articles	Revised articles after the proposed amendments
<p>2 If the <del>Company</del> has bought back its own shares in agreement to do a certain exchange in accordance with Article 32 hereof, holders of shares in relation to such agreement shall be "interested shareholders".</p> <p>3 Under a retraction request of the <del>Company</del>, shareholders who will bear liability in a proportion smaller than that of the liability borne by other shareholders of the same class, or shareholders who have an interest in a retraction request of the <del>Company</del> that is different from the interest in such retraction request of other shareholders of the same class shall be "interested shareholders".</p>	<p><del>2 If the Company has bought back its own shares in agreement to do a certain exchange in accordance with Article 32 hereof, holders of shares in relation to such agreement shall be "interested shareholders".</del></p> <p><del>3 Under a retraction request of the Company, shareholders who will bear liability in a proportion smaller than that of the liability borne by other shareholders of the same class, or shareholders who have an interest in a retraction request of the Company that is different from the interest in such retraction request of other shareholders of the same class shall be "interested shareholders".</del></p>
<p><b>Article 115</b></p> <p>Resolution of a meeting of shareholders of different classes may be adopted only by more than two-thirds of the voting rights of that class if provided in the meeting in accordance with Article 114.</p>	<p><del>Article 115</del></p> <p><del>Resolution of a meeting of shareholders of different classes may be adopted only by more than two-thirds of the voting rights of that class if provided in the meeting in accordance with Article 114.</del></p>
<p><b>Article 116</b></p> <p>When the <del>Company</del> is to hold a class meeting, the record of issuing a written notice shall be the same as the record of issuing a written notice of a non-class meeting to be convened together with such class meeting, and the provisions of Article 77 of this Act of Association shall apply.</p> <p>If the <del>Company</del> is required by the listing rules of the <del>Exchange</del> where the <del>Company</del> is listed, such requirements shall prevail.</p>	<p><del>Article 116</del></p> <p><del>When the Company is to hold a class meeting, the record of issuing a written notice shall be the same as the record of issuing a written notice of a non-class meeting to be convened together with such class meeting, and the provisions of Article 77 of this Act of Association shall apply.</del></p> <p><del>If the Company is required by the listing rules of the Exchange where the Company is listed, such requirements shall prevail.</del></p>



<b>Original articles</b>	<b>Revised articles after the proposed amendments</b>

Original articles	Revised articles after the proposed amendments
<p>3) Where with the approval of the Board of Directors of the authority of the State the holder of shares or the holder of shares to the foreign investor for investment and trading, or convert all or part of the shares into shares for listing and trading on the stock exchange.</p>	<p><del>3) Where with the approval of the Board of Directors of the authority of the State the holder of shares or the holder of shares to the foreign investor for investment and trading, or convert all or part of the shares into shares for listing and trading on the stock exchange.</del></p>
<p><b>Article 120</b></p> <p>1) To monitor and oversee the implementation of the guidelines and policies of the Board and the State, economic and development made by the State Central Committee, the State Committee of the National Committee and the Government, the State-owned Assets Supervision and Administration Commission and the Banking Regulatory Commission, through the Commission.</p>	<p><b>Article 12092</b></p> <p><del>1) To monitor and oversee the implementation of the guidelines and policies of the Board and the State, economic and development made by the State Central Committee, the State Committee of the National Committee and the Government, the State-owned Assets Supervision and Administration Commission and the Banking Regulatory Commission, through the Commission.</del></p>
<p><b>Article 124</b></p> <p>The director, both collective and individual, shall be expected to fulfill his duties and duties of skill, care and diligence to a standard at least in compliance with the standard established by the Law of Hong Kong. This means that every director must, in the performance of his duties as a director</p> <p>a) act honestly and in good faith in the interests of the company as a whole</p> <p>b) act for no other purpose</p> <p>c) be reasonable to the power for the allocation or management of the company's assets</p>	<p><b>Article 12496</b></p> <p><del>The director, both collective and individual, shall be expected to fulfill his duties and duties of skill, care and diligence to a standard at least in compliance with the standard established by the Law of Hong Kong. This means that every director must, in the performance of his duties as a director</del></p> <p><del>a) act honestly and in good faith in the interests of the company as a whole</del></p> <p><del>b) act for no other purpose</del></p> <p><del>c) be reasonable to the power for the allocation or management of the company's assets</del></p>

Original articles	Revised articles after the proposed amendments
<p>d) avoid actual and potential conflicts of interest and conflicts in duty</p> <p>e) disclosure of full and fair history in connection with the issuer and</p> <p>f) a high degree of skill, care and diligence to a reasonable expectation of a person of his knowledge and experience and holding a directorship in a listed company</p>	<p><del>d) avoid actual and potential conflicts of interest and conflicts in duty</del></p> <p><del>e) disclosure of full and fair history in connection with the issuer and</del></p> <p><del>f) a high degree of skill, care and diligence to a reasonable expectation of a person of his knowledge and experience and holding a directorship in a listed company</del></p>
<p><b>Article 125</b></p> <p>The intention to nominate a candidate as director and the written notice of such candidate regarding his willingness to accept the nomination shall be given to the company not later than 7 days prior to the date appointed for the general meeting</p>	<p><b>Article 12597</b></p> <p><del>The intention to nominate a candidate as director and the written notice of such candidate regarding his willingness to accept the nomination shall be given to the company not later than 7 days prior to the date appointed for the general meeting</del></p>
<p><b>Article 127</b></p> <p>If the member of the director falls below the minimum statutory requirement due to a director resignation, the notice of resignation of the resigning director will only become effective until a new director is appointed to fill the vacancy. The remaining members of the board should convene an extraordinary general meeting to elect a new director to fill the vacancy as soon as possible. If the board of directors is permitted by a local law and regulation, a notice to a new director to fill the vacant position in the board or an additional director without violation of relevant law, regulation and regulation of the local law where the company is chartered in, the</p>	<p><b>Article 12799</b></p> <p><del>If the member of the director falls below the minimum statutory requirement due to a director resignation, the notice of resignation of the resigning director will only become effective until a new director is appointed to fill the vacancy. The remaining members of the board should convene an extraordinary general meeting to elect a new director to fill the vacancy as soon as possible. If the board of directors is permitted by a local law and regulation, a notice to a new director to fill the vacant position in the board or an additional director without violation of relevant law, regulation and regulation of the local law where the company is chartered in, the</del></p>

Original articles	Revised articles after the proposed amendments
<p>Director of a joint venture at the next general meeting of the Company and be eligible for re-election</p>	<p><del>Director of a joint venture at the next general meeting of the Company and be eligible for re-election</del></p>
<p><b>Article 138</b></p> <p>The board of directors exercise the following functions and powers</p> <p>(15) to form the stock option incentive plan of the Company</p> <p>(16) to manage information disclosure of the Company</p> <p>(17) to report to the board of directors on the annual or interim report of the accounting firm which provided a disclaimer to the Company</p> <p>(18) to liaise to work reports of the general manager and review his work</p> <p>(19) to appoint or replace the director or officer other than the independent director in the Company or wholly owned subsidiary or nominal candidate director or officer other than the independent director in the consolidated board and committee of the Company and recommend candidate for non-management wholly owned subsidiary and consolidated board</p> <p>(20) to review and approve the material on the Company external grant which is not covered by Article 64 for review and consideration at general meeting</p>	<p><b>Article 13810</b></p> <p>The board of directors exercise the following functions and powers</p> <p>(15) to form the stock option incentive plan <u>and the employee stock ownership plan</u> of the Company</p> <p><u>(16) to consider the Company's external donations and sponsorships with a single amount of RMB3 million or more and less than 0.1% of the latest audited net assets included in the current period's profit and loss;</u></p> <p><del>(17)</del> to report to the board of directors on the annual or interim report of the accounting firm which provided a disclaimer to the Company</p> <p>(189) to liaise to work reports of the general manager and review his work</p> <p><del>(19)</del> to appoint or replace the director or officer other than the independent director in the Company or wholly owned subsidiary or nominal candidate director or officer other than the independent director in the consolidated board and committee of the Company and</p>

Original articles	Revised articles after the proposed amendments
<p>21) Other powers authorized by the Law, (Administrative Regulations and Departmental Rules, being rules of the Law where the Commission is laid, the Article of Association and the general meeting</p> <p>22) In determining the objectives, rational and management tools of the Commission, the board of directors and management team shall first of all know from the last committee of the Commission. The objectives, rational and management tools of the Commission include but not limited to</p> <p>except for the board resolution in respect of the matters referred in paragraphs (6), (7) and (14) which shall be good by more than two-thirds of the directors, the board resolution in respect of all other matters shall be good by more than one-half of the directors</p>	<p>recommended candidates for senior management in wholly owned bodies and controlled bodies</p> <p>201) to review and approve the matters on the Commission external grant which are not covered by Article 6451 for review and consideration at general meeting</p> <p>242) Other powers authorized by the Law, (Administrative Regulations and Departmental Rules, being rules of the Law where the Commission is laid, the Article of Association and the general meeting</p>

Original articles	Revised articles after the proposed amendments
	<p><del>22)</del> In determining the objectives, rational and management policies of the Company, the board of directors and management team shall first of all refer to the Charter of the Company. The objectives, rational and management policies of the Company shall not be limited to</p> <p>except for the board resolution in respect of the matters referred in paragraphs (6), (7) and (14) which shall be decided by more than two-thirds of the directors, the board resolution in respect of all other matters shall be decided by more than one-half of the directors. <b><u>Matters authorized by the board of directors to the management by the board shall be passed by more than two-thirds of the directors.</u></b></p>
<p><b>Article 140</b></p> <p>Each elected committee or officer to the board of directors and to members are constituted of directors. Among which, the majority members in the Audit Committee and Remuneration and Nomination Committee shall be independent directors. At least one member of the Audit Committee shall be an independent director with the qualification or required by the main board listing rules, or a related accounting or related financial management experts. The board of directors may also set additional elected committee or officer of the existing committee of finance. The board of directors shall also form at least one of independent officer and related officer for each elected committee under the board of directors.</p>	<p><b>Article 140<del>12</del></b></p> <p>Each elected committee or officer to the board of directors and to members are constituted of directors. Among which, the majority members in the Audit Committee and Remuneration and Nomination Committee shall be independent directors. At least one member of the Audit Committee shall be an independent director with the qualification or required by the <del>main board listing rules</del> <b><u>Hong Kong Listing Rules</u></b>, or a related accounting or related financial management experts. The board of directors may also set additional elected committee or officer of the existing committee of finance. The board of directors shall also form at least one of independent officer and related officer for each elected committee under the board of directors.</p>

Original articles	Revised articles after the proposed amendments
<p><b>Article 141</b></p> <p>in case where the exact value of fixed amount to be paid for dividend by the board of directors, when aggregated with value of fixed amount to be paid within for month before the dividend dividend, exceeds 33% of the fixed amount to be paid in the last balance sheet considered by the general meeting, the board of directors shall not be allowed to pay dividend on such fixed amount without approval by the general meeting.</p> <p>The term "fixed amount to be paid" referred to in this Article refers to (among other things) transferring certain interest in amount, but not including provision of grant of bonus of fixed amount.</p> <p>The validity of transaction regarding fixed amount to be paid by the company shall not be affected due to breach of the first paragraph of this Article.</p>	<p><del>Article 141</del></p> <p><del>in case where the exact value of fixed amount to be paid for dividend by the board of directors, when aggregated with value of fixed amount to be paid within for month before the dividend dividend, exceeds 33% of the fixed amount to be paid in the last balance sheet considered by the general meeting, the board of directors shall not be allowed to pay dividend on such fixed amount without approval by the general meeting.</del></p> <p>The term "fixed amount to be paid" referred to in this Article refers to (among other things) transferring certain interest in amount, but not including provision of grant of bonus of fixed amount.</p> <p>The validity of transaction regarding fixed amount to be paid by the company shall not be affected due to breach of the first paragraph of this Article.</p>
<p><b>Article 144</b></p> <p>The part committee, chairman, and shareholder holding more than one tenth voting rights, more than one third of the directors, or the board of observers may propose the holding of an extraordinary meeting of the board of directors.</p> <p>Where there is an urgent matter, the extraordinary board meeting may be held on a resolution by the chairman, which is not subject to the requirement of meeting notice.</p>	<p><b>Article 14415</b></p> <p>The part committee, chairman, <b>specialized committee of the board of directors</b>, and shareholder holding more than one tenth voting rights, more than one third of the directors, or the board of observers may propose the holding of an extraordinary meeting of the board of directors.</p> <p>Where there is an urgent matter, the extraordinary board meeting may be held on a resolution by the chairman, which is not subject to the requirement of meeting notice.</p>

Original articles	Revised articles after the proposed amendments
<p>in the paragraph 3 of the Article, given that a          ro'er notice shall be given to directors,          o'rv'oro and g'n'ral manager</p>	<p>in the paragraph 34 of the Article, given that a          ro'er notice shall be given to directors,          o'rv'oro and g'n'ral manager</p>
<p><b>Article 145</b></p> <p>The notice of board meeting may be delivered          in the manner set out in Article 246 of the          Article of Association</p>	<p><b>Article 14516</b></p> <p>The notice of board meeting may be delivered          in the manner set out in Article 24603 of the          Article of Association</p>
<p><b>Article 148</b></p> <p>except for the condition on the related at          transaction by the board of directors and set          in Article 150, the board meeting shall not be          held in common than on half of the directors          present</p>	<p><b>Article 14819</b></p> <p>except for the condition on the related at          transaction by the board of directors and set          in Article 15021, the board meeting shall</p>



Original articles	Revised articles after the proposed amendments
<p><b>Article 180</b></p> <p>Resolutions of the meeting of the board of supervisors shall be good and valid if more than two-thirds of the supervisors vote.</p>	<p><b>Article 180<del>51</del></b></p> <p>Resolutions of the meeting of the board of supervisors shall be good and valid if <del>more than two-thirds of the supervisors vote</del> <b>more than one half of the supervisors</b></p>
<p><b>Article 186</b></p> <p>The validity of an act of a director or officer on behalf of the company towards a bona fide third party shall not be affected by an irregularity in the election or a defect in the qualification.</p>	<p><del>Article 186</del></p> <p><del>The validity of an act of a director or officer on behalf of the company towards a bona fide third party shall not be affected by an irregularity in the election or a defect in the qualification.</del></p>
<p><b>Article 187</b></p> <p>In addition to the obligations imposed by law, administrative regulations or listing rules of the securities exchange upon which shares of the company are listed, the company, directors, officers, managers and other persons in management owe a duty to each shareholder, in the exercise of their functions and powers of the company, entered into them:</p> <ol style="list-style-type: none"> <li>1 not cause the company to exceed the assets of the company listed in the balance sheet;</li> <li>2 act honestly in the best interests of the company;</li> <li>3 not exercise in any way the powers of the company (including without limitation) or any other advantage of the company; and</li> <li>4 not deprive the shareholders of their individual rights or interests, including without limitation rights to distribution and voting rights, or to elect directors of</li> </ol>	<p><del>Article 187</del></p> <p><del>In addition to the obligations imposed by law, administrative regulations or listing rules of the securities exchange upon which shares of the company are listed, the company, directors, officers, managers and other persons in management owe a duty to each shareholder, in the exercise of their functions and powers of the company, entered into them:</del></p> <ol style="list-style-type: none"> <li><del>1 not cause the company to exceed the assets of the company listed in the balance sheet;</del></li> <li><del>2 act honestly in the best interests of the company;</del></li> <li><del>3 not exercise in any way the powers of the company (including without limitation) or any other advantage of the company; and</del></li> <li><del>4 not deprive the shareholders of their individual rights or interests, including without limitation rights to distribution and voting rights, or to elect directors of</del></li> </ol>

Original articles	Revised articles after the proposed amendments
<p>the <del>●</del>om an o' bmitt d to sh<sup>e</sup> hold<sup>e</sup> ro' for a roval in accordanc<sup>e</sup> with th<sup>o</sup> Artcl<sup>e</sup> o' of Acco<sup>o</sup>ration</p>	<p><del>the ●om an o' bmitt d to sh<sup>e</sup> hold<sup>e</sup> ro' for a roval in accordanc<sup>e</sup> with th<sup>o</sup> Artcl<sup>e</sup> o' of Acco<sup>o</sup>ration</del></p>
<p><b>Article 188</b></p> <p>Each of th<sup>e</sup> <del>●</del>om an o' r ctoro, o' r v<sup>o</sup>ro, g<sup>n</sup> r<sup>a</sup>l man<sup>g</sup> r and oth<sup>r</sup> o' n<sup>o</sup> r man<sup>g</sup> m<sup>n</sup> t m<sup>m</sup> b<sup>r</sup> o' w<sup>o</sup> a<sup>d</sup> t<sup>o</sup>, in th<sup>e</sup> x<sup>r</sup> c<sup>o</sup> of h<sup>o</sup> o<sup>w</sup> ro' and d<sup>i</sup> ch<sup>a</sup> r<sup>g</sup> of h<sup>o</sup> d<sup>t</sup> o' to x<sup>r</sup> c<sup>o</sup> th<sup>e</sup> c<sup>a</sup>, d<sup>i</sup> g<sup>n</sup> e' and d<sup>e</sup> k<sup>i</sup> l<sup>l</sup> th<sup>a</sup> a<sup>r</sup> a<sup>r</sup> o<sup>n</sup> a<sup>b</sup> l<sup>r</sup> r<sup>d</sup> n<sup>t</sup> r<sup>o</sup> n<sup>w</sup> o<sup>l</sup> d<sup>x</sup> r<sup>c</sup> o' in com<sup>a</sup> r<sup>a</sup> b<sup>l</sup> e<sup>r</sup> e<sup>r</sup> m<sup>o</sup> t<sup>a</sup> n<sup>e</sup> o'</p>	<p><del><b>Article 188</b></del></p> <p><del>Each of th<sup>e</sup> ●om an o' r ctoro, o' r v<sup>o</sup>ro, g<sup>n</sup> r<sup>a</sup>l man<sup>g</sup> r and oth<sup>r</sup> o' n<sup>o</sup> r man<sup>g</sup> m<sup>n</sup> t m<sup>m</sup> b<sup>r</sup> o' w<sup>o</sup> a<sup>d</sup> t<sup>o</sup>, in th<sup>e</sup> x<sup>r</sup> c<sup>o</sup> of h<sup>o</sup> o<sup>w</sup> ro' and d<sup>i</sup> ch<sup>a</sup> r<sup>g</sup> of h<sup>o</sup> d<sup>t</sup> o' to x<sup>r</sup> c<sup>o</sup> th<sup>e</sup> c<sup>a</sup>, d<sup>i</sup> g<sup>n</sup> e' and d<sup>e</sup> k<sup>i</sup> l<sup>l</sup> th<sup>a</sup> a<sup>r</sup> a<sup>r</sup> o<sup>n</sup> a<sup>b</sup> l<sup>r</sup> r<sup>d</sup> n<sup>t</sup> r<sup>o</sup> n<sup>w</sup> o<sup>l</sup> d<sup>x</sup> r<sup>c</sup> o' in com<sup>a</sup> r<sup>a</sup> b<sup>l</sup> e<sup>r</sup> e<sup>r</sup> m<sup>o</sup> t<sup>a</sup> n<sup>e</sup> o'</del></p>
<p><b>Article 189</b></p> <p>The <del>●</del>om an o' d<sup>r</sup> ctoro, o' r v<sup>o</sup>ro, and o' n<sup>o</sup> r man<sup>g</sup> m<sup>n</sup> t m<sup>m</sup> a<sup>t</sup>, in th<sup>e</sup> x<sup>r</sup> c<sup>o</sup> of th<sup>r</sup> d<sup>t</sup> o' a<sup>d</sup> b<sup>y</sup> th<sup>e</sup> r<sup>n</sup> c<sup>e</sup> l<sup>i</sup> o' of good f<sup>a</sup> th and ch<sup>a</sup> ll not l<sup>a</sup> c<sup>e</sup> th<sup>e</sup> m<sup>o</sup> l<sup>v</sup> o' in a o<sup>o</sup> t<sup>i</sup> o<sup>n</sup> wh<sup>r</sup> th<sup>r</sup> r<sup>o</sup> a<sup>o</sup> n<sup>f</sup> l<sup>i</sup> c<sup>t</sup> b<sup>t</sup> w<sup>n</sup> th<sup>r</sup> r<sup>o</sup> n<sup>a</sup> l<sup>r</sup> o' and th<sup>r</sup> d<sup>t</sup> o' Th<sup>o</sup> r<sup>n</sup> c<sup>e</sup> l<sup>i</sup> ch<sup>a</sup> ll n<sup>e</sup> l<sup>d</sup> b<sup>t</sup> not l<sup>m</sup> t<sup>d</sup> to th<sup>e</sup> f<sup>i</sup> l<sup>l</sup> m<sup>n</sup> t of th<sup>e</sup> f<sup>o</sup> ll<sup>o</sup> w<sup>i</sup> n<sup>g</sup> o<sup>b</sup> l<sup>i</sup> g<sup>a</sup> t<sup>i</sup> o<sup>n</sup>o'</p> <p>1 to a<sup>c</sup> t<sup>i</sup> o<sup>n</sup> h<sup>o</sup> n<sup>o</sup> r<sup>i</sup> in th<sup>e</sup> b<sup>e</sup> d<sup>e</sup> n<sup>t</sup> r<sup>o</sup> o' of th<sup>e</sup> <del>●</del>om an</p> <p>2 to x<sup>r</sup> c<sup>o</sup> o<sup>w</sup> ro' w<sup>i</sup> th<sup>i</sup> n th<sup>e</sup> c<sup>o</sup> o' of th<sup>r</sup> f<sup>n</sup> c<sup>t</sup> o<sup>n</sup> o' and o<sup>w</sup> ro' and not to x<sup>e</sup> c<sup>e</sup> d<sup>e</sup> o' ch o<sup>w</sup> ro'</p> <p>3 to r<sup>o</sup> n<sup>a</sup> l<sup>r</sup> x<sup>r</sup> c<sup>o</sup> th<sup>e</sup> d<sup>i</sup> c<sup>t</sup> o<sup>n</sup> v<sup>o</sup> d<sup>e</sup> d<sup>e</sup> in h<sup>o</sup> m<sup>o</sup> h<sup>r</sup>, not to a<sup>l</sup> l<sup>o</sup> w<sup>h</sup> o<sup>m</sup> o' f<sup>h</sup> r<sup>o</sup> l<sup>f</sup> to b<sup>e</sup> m<sup>a</sup> n<sup>a</sup> l<sup>a</sup> d<sup>e</sup> b<sup>y</sup> a<sup>n</sup> o<sup>t</sup> h<sup>r</sup> r<sup>o</sup> n<sup>a</sup> l<sup>r</sup> and, not to d<sup>i</sup> g<sup>a</sup> t<sup>i</sup> th<sup>e</sup> x<sup>r</sup> c<sup>o</sup> of h<sup>o</sup> d<sup>i</sup> c<sup>t</sup> o<sup>n</sup> to a<sup>n</sup> o<sup>t</sup> h<sup>r</sup> a<sup>t</sup> n<sup>i</sup> c<sup>o</sup> r<sup>m</sup> t<sup>d</sup> b<sup>y</sup> th<sup>e</sup> l<sup>a</sup> w<sup>o</sup> and a<sup>d</sup> m<sup>i</sup> n<sup>i</sup> s<sup>t</sup> r<sup>a</sup> t<sup>i</sup> v<sup>e</sup> r<sup>g</sup> l<sup>a</sup> t<sup>i</sup> o<sup>n</sup> o<sup>r</sup> w<sup>i</sup> th th<sup>e</sup> i<sup>n</sup> f<sup>o</sup> r<sup>m</sup> d<sup>e</sup> c<sup>o</sup> n<sup>t</sup> of th<sup>e</sup> g<sup>n</sup> r<sup>a</sup> l<sup>m</sup> t<sup>i</sup> n<sup>g</sup></p> <p>4 to t<sup>r</sup> a<sup>t</sup> h<sup>a</sup> r<sup>o</sup> l<sup>d</sup> r<sup>o</sup> of th<sup>e</sup> o<sup>a</sup> m<sup>e</sup> c<sup>l</sup> a<sup>o</sup> o' e<sup>q</sup> u<sup>a</sup> l<sup>l</sup> and to t<sup>r</sup> a<sup>t</sup> h<sup>a</sup> r<sup>o</sup> l<sup>d</sup> r<sup>o</sup> of d<sup>i</sup> f<sup>f</sup> r<sup>e</sup> n<sup>t</sup> c<sup>l</sup> a<sup>o</sup> o' f<sup>a</sup> r<sup>l</sup></p>	<p><b>Article 18957</b></p> <p>The <del>●</del>om an o' d<sup>r</sup> ctoro, o' r v<sup>o</sup>ro, and o' n<sup>o</sup> r man<sup>g</sup> m<sup>n</sup> t m<sup>m</sup> a<sup>t</sup>, in th<sup>e</sup> x<sup>r</sup> c<sup>o</sup> of th<sup>r</sup> d<sup>t</sup> o' a<sup>d</sup> b<sup>y</sup> th<sup>e</sup> r<sup>n</sup> c<sup>e</sup> l<sup>i</sup> o' of good f<sup>a</sup> th and ch<sup>a</sup> ll not l<sup>a</sup> c<sup>e</sup> th<sup>e</sup> m<sup>o</sup> l<sup>v</sup> o' in a o<sup>o</sup> t<sup>i</sup> o<sup>n</sup> wh<sup>r</sup> th<sup>r</sup> r<sup>o</sup> a<sup>o</sup> n<sup>f</sup> l<sup>i</sup> c<sup>t</sup> b<sup>t</sup> w<sup>n</sup> th<sup>r</sup> r<sup>o</sup> n<sup>a</sup> l<sup>r</sup> o' and th<sup>r</sup> d<sup>t</sup> o' Th<sup>o</sup> r<sup>n</sup> c<sup>e</sup> l<sup>i</sup> ch<sup>a</sup> ll n<sup>e</sup> l<sup>d</sup> b<sup>t</sup> not l<sup>m</sup> t<sup>d</sup> to th<sup>e</sup> f<sup>i</sup> l<sup>l</sup> m<sup>n</sup> t of th<sup>e</sup> f<sup>o</sup> ll<sup>o</sup> w<sup>i</sup> n<sup>g</sup> o<sup>b</sup> l<sup>i</sup> g<sup>a</sup> t<sup>i</sup> o<sup>n</sup>o'</p> <p>1 to a<sup>c</sup> t<sup>i</sup> o<sup>n</sup> h<sup>o</sup> n<sup>o</sup> r<sup>i</sup> in th<sup>e</sup> b<sup>e</sup> d<sup>e</sup> n<sup>t</sup> r<sup>o</sup> o' of th<sup>e</sup> <del>●</del>om an</p> <p>2 to x<sup>r</sup> c<sup>o</sup> o<sup>w</sup> ro' w<sup>i</sup> th<sup>i</sup> n th<sup>e</sup> c<sup>o</sup> o' of th<sup>r</sup> f<sup>n</sup> c<sup>t</sup> o<sup>n</sup> o' and o<sup>w</sup> ro' and not to x<sup>e</sup> c<sup>e</sup> d<sup>e</sup> o' ch o<sup>w</sup> ro'</p> <p>3 to r<sup>o</sup> n<sup>a</sup> l<sup>r</sup> x<sup>r</sup> c<sup>o</sup> th<sup>e</sup> d<sup>i</sup> c<sup>t</sup> o<sup>n</sup> v<sup>o</sup> d<sup>e</sup> d<sup>e</sup> in h<sup>o</sup> m<sup>o</sup> h<sup>r</sup>, not to a<sup>l</sup> l<sup>o</sup> w<sup>h</sup> o<sup>m</sup> o' f<sup>h</sup> r<sup>o</sup> l<sup>f</sup> to b<sup>e</sup> m<sup>a</sup> n<sup>a</sup> l<sup>a</sup> d<sup>e</sup> b<sup>y</sup> a<sup>n</sup> o<sup>t</sup> h<sup>r</sup> r<sup>o</sup> n<sup>a</sup> l<sup>r</sup> and, not to d<sup>i</sup> g<sup>a</sup> t<sup>i</sup> th<sup>e</sup> x<sup>r</sup> c<sup>o</sup> of h<sup>o</sup> d<sup>i</sup> c<sup>t</sup> o<sup>n</sup> to a<sup>n</sup> o<sup>t</sup> h<sup>r</sup> a<sup>t</sup> n<sup>i</sup> c<sup>o</sup> r<sup>m</sup> t<sup>d</sup> b<sup>y</sup> th<sup>e</sup> l<sup>a</sup> w<sup>o</sup> and a<sup>d</sup> m<sup>i</sup> n<sup>i</sup> s<sup>t</sup> r<sup>a</sup> t<sup>i</sup> v<sup>e</sup> r<sup>g</sup> l<sup>a</sup> t<sup>i</sup> o<sup>n</sup> o<sup>r</sup> w<sup>i</sup> th th<sup>e</sup> i<sup>n</sup> f<sup>o</sup> r<sup>m</sup> d<sup>e</sup> c<sup>o</sup> n<sup>t</sup> of th<sup>e</sup> g<sup>n</sup> r<sup>a</sup> l<sup>m</sup> t<sup>i</sup> n<sup>g</sup></p> <p>4 to t<sup>r</sup> a<sup>t</sup> h<sup>a</sup> r<sup>o</sup> l<sup>d</sup> r<sup>o</sup> of th<sup>e</sup> o<sup>a</sup> m<sup>e</sup> c<sup>l</sup> a<sup>o</sup> o' e<sup>q</sup> u<sup>a</sup> l<sup>l</sup> and to t<sup>r</sup> a<sup>t</sup> h<sup>a</sup> r<sup>o</sup> l<sup>d</sup> r<sup>o</sup> of d<sup>i</sup> f<sup>f</sup> r<sup>e</sup> n<sup>t</sup> c<sup>l</sup> a<sup>o</sup> o' f<sup>a</sup> r<sup>l</sup></p>



Original articles	Revised articles after the proposed amendments
<p>cha<sup>e</sup> hold ro<sup>e</sup> or oth<sup>e</sup> r<sup>e</sup> r<sup>e</sup>o<sup>n</sup> with an<sup>e</sup> ro<sup>e</sup> rt<sup>e</sup> o<sup>o</sup> of th<sup>e</sup> ●m an<sup>e</sup>, witho<sup>t</sup> th<sup>e</sup> cono<sup>n</sup>t of th<sup>e</sup> g<sup>e</sup> n<sup>e</sup> r<sup>e</sup> a<sup>e</sup> m<sup>e</sup> t<sup>e</sup> n<sup>e</sup> g<sup>e</sup> or bo<sup>a</sup> r<sup>d</sup> of dir<sup>e</sup> ct<sup>o</sup> r<sup>o</sup></p>	<p><del>cha<sup>e</sup> hold ro<sup>e</sup> or oth<sup>e</sup> r<sup>e</sup> r<sup>e</sup>o<sup>n</sup> with an<sup>e</sup> ro<sup>e</sup> rt<sup>e</sup> o<sup>o</sup> of th<sup>e</sup> ●m an<sup>e</sup>, witho<sup>t</sup> th<sup>e</sup> cono<sup>n</sup>t of th<sup>e</sup> g<sup>e</sup> n<sup>e</sup> r<sup>e</sup> a<sup>e</sup> m<sup>e</sup> t<sup>e</sup> n<sup>e</sup> g<sup>e</sup> or bo<sup>a</sup> r<sup>d</sup> of dir<sup>e</sup> ct<sup>o</sup> r<sup>o</sup></del></p>
<p>13 not to ha<sup>m</sup> th<sup>e</sup> int<sup>e</sup> r<sup>e</sup> ct<sup>o</sup> of th<sup>e</sup> ●m an<sup>e</sup> thro<sup>o</sup> gh o<sup>o</sup> of h<sup>o</sup> c<sup>o</sup> n<sup>n</sup> e<sup>c</sup> t<sup>e</sup> d<sup>e</sup> r<sup>e</sup> l<sup>a</sup> t<sup>o</sup> n<sup>o</sup> ch<sup>e</sup></p>	<p><del>13 not to ha<sup>m</sup> th<sup>e</sup> int<sup>e</sup> r<sup>e</sup> ct<sup>o</sup> of th<sup>e</sup> ●m an<sup>e</sup> thro<sup>o</sup> gh o<sup>o</sup> of h<sup>o</sup> c<sup>o</sup> n<sup>n</sup> e<sup>c</sup> t<sup>e</sup> d<sup>e</sup> r<sup>e</sup> l<sup>a</sup> t<sup>o</sup> n<sup>o</sup> ch<sup>e</sup></del></p>
<p>14 not to d<sup>e</sup> c<sup>l</sup> o<sup>o</sup> c<sup>o</sup> n<sup>f</sup> i<sup>d</sup> e<sup>n</sup> t<sup>i</sup> a<sup>l</sup> i<sup>n</sup> f<sup>o</sup> r<sup>m</sup> a<sup>t</sup> i<sup>o</sup> n r<sup>e</sup> l<sup>a</sup> t<sup>i</sup> n<sup>g</sup> to th<sup>e</sup> ●m an<sup>e</sup> th<sup>a</sup> t<sup>w</sup> a<sup>s</sup> r<sup>e</sup> q<sup>u</sup> i<sup>r</sup> e<sup>d</sup> b<sup>y</sup> h<sup>i</sup> m<sup>o</sup> r<sup>h</sup> r<sup>e</sup> d<sup>r</sup> i<sup>n</sup> g h<sup>o</sup> o<sup>r</sup> h<sup>i</sup> r<sup>o</sup> f<sup>f</sup> i<sup>c</sup> e<sup> w</sup> i<sup>t</sup> h<sup>o</sup> t<sup>h</sup> i<sup>n</sup> f<sup>o</sup> r<sup>m</sup> e<sup>d</sup> c<sup>o</sup> n<sup>t</sup> of th<sup>e</sup> g<sup>e</sup> n<sup>e</sup> r<sup>e</sup> a<sup>e</sup> m<sup>e</sup> t<sup>e</sup> n<sup>e</sup> g<sup>e</sup>, and not to o<sup>o</sup> c<sup>h</sup> i<sup>n</sup> f<sup>o</sup> r<sup>m</sup> a<sup>t</sup> i<sup>o</sup> n x<sup>e</sup> c<sup>e</sup> t<sup>i</sup> n<sup>g</sup> th<sup>e</sup> int<sup>e</sup> r<sup>e</sup> ct<sup>o</sup> of th<sup>e</sup> ●m an<sup>e</sup> ho<sup>w</sup> e<sup>v</sup> e<sup>r</sup>, o<sup>o</sup> c<sup>h</sup> i<sup>n</sup> f<sup>o</sup> r<sup>m</sup> a<sup>t</sup> i<sup>o</sup> n ma<sup>y</sup> b<sup>e</sup> d<sup>e</sup> c<sup>l</sup> o<sup>o</sup> d<sup>e</sup> to th<sup>e</sup> co<sup>u</sup> r<sup>t</sup> or oth<sup>e</sup> r<sup>g</sup> o<sup>v</sup> e<sup>r</sup> n<sup>m</sup> e<sup>n</sup> t<sup>a</sup> th<sup>o</sup> r<sup>t</sup> i<sup>o</sup> n<sup>a</sup> n<sup>o</sup> of th<sup>e</sup> fo<sup>l</sup> lo<sup>w</sup> i<sup>n</sup> g c<sup>i</sup> r<sup>c</sup> u<sup>m</sup> e<sup>n</sup> c<sup>e</sup> o<sup>o</sup></p>	<p><del>14 not to d<sup>e</sup> c<sup>l</sup> o<sup>o</sup> c<sup>o</sup> n<sup>f</sup> i<sup>d</sup> e<sup>n</sup> t<sup>i</sup> a<sup>l</sup> i<sup>n</sup> f<sup>o</sup> r<sup>m</sup> a<sup>t</sup> i<sup>o</sup> n r<sup>e</sup> l<sup>a</sup> t<sup>i</sup> n<sup>g</sup> to th<sup>e</sup> ●m an<sup>e</sup> th<sup>a</sup> t<sup>w</sup> a<sup>s</sup> r<sup>e</sup> q<sup>u</sup> i<sup>r</sup> e<sup>d</sup> b<sup>y</sup> h<sup>i</sup> m<sup>o</sup> r<sup>h</sup> r<sup>e</sup> d<sup>r</sup> i<sup>n</sup> g h<sup>o</sup> o<sup>r</sup> h<sup>i</sup> r<sup>o</sup> f<sup>f</sup> i<sup>c</sup> e<sup> w</sup> i<sup>t</sup> h<sup>o</sup> t<sup>h</sup> i<sup>n</sup> f<sup>o</sup> r<sup>m</sup> e<sup>d</sup> c<sup>o</sup> n<sup>t</sup> of th<sup>e</sup> g<sup>e</sup> n<sup>e</sup> r<sup>e</sup> a<sup>e</sup> m<sup>e</sup> t<sup>e</sup> n<sup>e</sup> g<sup>e</sup>, and not to o<sup>o</sup> c<sup>h</sup> i<sup>n</sup> f<sup>o</sup> r<sup>m</sup> a<sup>t</sup> i<sup>o</sup> n x<sup>e</sup> c<sup>e</sup> t<sup>i</sup> n<sup>g</sup> th<sup>e</sup> int<sup>e</sup> r<sup>e</sup> ct<sup>o</sup> of th<sup>e</sup> ●m an<sup>e</sup> ho<sup>w</sup> e<sup>v</sup> e<sup>r</sup>, o<sup>o</sup> c<sup>h</sup> i<sup>n</sup> f<sup>o</sup> r<sup>m</sup> a<sup>t</sup> i<sup>o</sup> n ma<sup>y</sup> b<sup>e</sup> d<sup>e</sup> c<sup>l</sup> o<sup>o</sup> d<sup>e</sup> to th<sup>e</sup> co<sup>u</sup> r<sup>t</sup> or oth<sup>e</sup> r<sup>g</sup> o<sup>v</sup> e<sup>r</sup> n<sup>m</sup> e<sup>n</sup> t<sup>a</sup> th<sup>o</sup> r<sup>t</sup> i<sup>o</sup> n<sup>a</sup> n<sup>o</sup> of th<sup>e</sup> fo<sup>l</sup> lo<sup>w</sup> i<sup>n</sup> g c<sup>i</sup> r<sup>c</sup> u<sup>m</sup> e<sup>n</sup> c<sup>e</sup> o<sup>o</sup></del></p>
<p>1) r<sup>e</sup> v<sup>o</sup> l<sup>d</sup> d<sup>e</sup> b<sup>y</sup> L<sup>a</sup> w</p> <p>2) r<sup>e</sup> q<sup>u</sup> i<sup>r</sup> e<sup>d</sup> i<sup>n</sup> th<sup>e</sup> b<sup>l</sup> a<sup>c</sup> i<sup>n</sup> t<sup>e</sup> r<sup>e</sup> ct<sup>o</sup> or</p> <p>3) r<sup>e</sup> q<sup>u</sup> i<sup>r</sup> e<sup>d</sup> i<sup>n</sup> th<sup>e</sup> i<sup>n</sup> t<sup>e</sup> r<sup>e</sup> ct<sup>o</sup> of o<sup>o</sup> c<sup>h</sup> dir<sup>e</sup> ct<sup>o</sup> r, (o<sup>o</sup> r<sup>e</sup> v<sup>o</sup> l<sup>d</sup> o<sup>o</sup> r o<sup>o</sup> n<sup>o</sup> r o<sup>o</sup> f<sup>f</sup> i<sup>c</sup> e<sup> r</sup> of th<sup>e</sup> ●m an<sup>e</sup></p>	<p><del>1) r<sup>e</sup> v<sup>o</sup> l<sup>d</sup> d<sup>e</sup> b<sup>y</sup> L<sup>a</sup> w</del></p> <p><del>2) r<sup>e</sup> q<sup>u</sup> i<sup>r</sup> e<sup>d</sup> i<sup>n</sup> th<sup>e</sup> b<sup>l</sup> a<sup>c</sup> i<sup>n</sup> t<sup>e</sup> r<sup>e</sup> ct<sup>o</sup> or</del></p> <p><del>3) r<sup>e</sup> q<sup>u</sup> i<sup>r</sup> e<sup>d</sup> i<sup>n</sup> th<sup>e</sup> i<sup>n</sup> t<sup>e</sup> r<sup>e</sup> ct<sup>o</sup> of o<sup>o</sup> c<sup>h</sup> dir<sup>e</sup> ct<sup>o</sup> r, (o<sup>o</sup> r<sup>e</sup> v<sup>o</sup> l<sup>d</sup> o<sup>o</sup> r o<sup>o</sup> n<sup>o</sup> r o<sup>o</sup> f<sup>f</sup> i<sup>c</sup> e<sup> r</sup> of th<sup>e</sup> ●m an<sup>e</sup></del></p>
<p>Th<sup>e</sup> i<sup>n</sup> c<sup>o</sup> m<sup>e</sup> g<sup>e</sup> a<sup>n</sup> d i<sup>n</sup> v<sup>o</sup> l<sup>a</sup> t<sup>i</sup> o<sup>n</sup> of th<sup>e</sup> r<sup>e</sup> v<sup>o</sup> l<sup>d</sup> o<sup>o</sup> n<sup>o</sup> of th<sup>e</sup> A<sup>r</sup> t<sup>i</sup> c<sup>l</sup> e<sup> b</sup> th<sup>e</sup> r<sup>e</sup> n<sup>o</sup> m<sup>e</sup> n<sup>t</sup> i<sup>o</sup> n d<sup>e</sup> h<sup>i</sup> r<sup>e</sup> i<sup>n</sup> ch<sup>a</sup> ll<sup>e</sup> b<sup>e</sup> l<sup>o</sup> n<sup>g</sup> to th<sup>e</sup> ●m an<sup>e</sup> and fo<sup>r</sup> a<sup>n</sup> lo<sup>o</sup> o<sup>o</sup> c<sup>a</sup> o<sup>d</sup> to th<sup>e</sup> ●m an<sup>e</sup> a<sup>s</sup> a<sup>r</sup> o<sup>u</sup> l<sup>t</sup> of o<sup>o</sup> c<sup>h</sup> v<sup>o</sup> l<sup>a</sup> t<sup>i</sup> o<sup>n</sup>, th<sup>e</sup> v<sup>o</sup> l<sup>a</sup> t<sup>i</sup> n<sup>g</sup> r<sup>e</sup> o<sup>n</sup> ch<sup>a</sup> ll<sup>e</sup> b<sup>e</sup> l<sup>o</sup> a<sup>b</sup> l<sup>e</sup> fo<sup>r</sup> c<sup>o</sup> m<sup>e</sup> n<sup>o</sup> i<sup>o</sup> n</p>	<p><del>Th<sup>e</sup> i<sup>n</sup> c<sup>o</sup> m<sup>e</sup> g<sup>e</sup> a<sup>n</sup> d i<sup>n</sup> v<sup>o</sup> l<sup>a</sup> t<sup>i</sup> o<sup>n</sup> of th<sup>e</sup> r<sup>e</sup> v<sup>o</sup> l<sup>d</sup> o<sup>o</sup> n<sup>o</sup> of th<sup>e</sup> A<sup>r</sup> t<sup>i</sup> c<sup>l</sup> e<sup> b</sup> th<sup>e</sup> r<sup>e</sup> n<sup>o</sup> m<sup>e</sup> n<sup>t</sup> i<sup>o</sup> n d<sup>e</sup> h<sup>i</sup> r<sup>e</sup> i<sup>n</sup> ch<sup>a</sup> ll<sup>e</sup> b<sup>e</sup> l<sup>o</sup> n<sup>g</sup> to th<sup>e</sup> ●m an<sup>e</sup> and fo<sup>r</sup> a<sup>n</sup> lo<sup>o</sup> o<sup>o</sup> c<sup>a</sup> o<sup>d</sup> to th<sup>e</sup> ●m an<sup>e</sup> a<sup>s</sup> a<sup>r</sup> o<sup>u</sup> l<sup>t</sup> of o<sup>o</sup> c<sup>h</sup> v<sup>o</sup> l<sup>a</sup> t<sup>i</sup> o<sup>n</sup>, th<sup>e</sup> v<sup>o</sup> l<sup>a</sup> t<sup>i</sup> n<sup>g</sup> r<sup>e</sup> o<sup>n</sup> ch<sup>a</sup> ll<sup>e</sup> b<sup>e</sup> l<sup>o</sup> a<sup>b</sup> l<sup>e</sup> fo<sup>r</sup> c<sup>o</sup> m<sup>e</sup> n<sup>o</sup> i<sup>o</sup> n</del></p>
	<p><b><u>Directors shall comply with laws, administrative regulations, and this Articles of Association and, with the following duties of loyalty to the Company, directors:</u></b></p> <p><b><u>1. shall not exploit his position to accept bribes or other illegal income, misappropriate the Company's property;</u></b></p>

Original articles	Revised articles after the proposed amendments
	<p><b><u>2. shall not misappropriate the Company's funds;</u></b></p> <p><b><u>3. shall not deposit assets or funds of the Company into accounts held in their own names or in the name of any other individual;</u></b></p> <p><b><u>4. shall not, in violation of this Articles of Association, lend Company funds to others or provide guarantee for others with Company assets without the consent of a general meeting or the board of directors;</u></b></p> <p><b><u>5. shall not enter into contracts or transactions with the Company either in violation of these Articles of Association or without the consent of a general meeting;</u></b></p> <p><b><u>6. shall not, without the consent of a general meeting, take advantage of his/her position to seek business opportunities that should belong to the Company for himself/herself or for any other person, or operate business similar to the Company's for himself/herself or for any other person;</u></b></p> <p><b><u>7. shall not accept commissions for transactions with the Company as their own;</u></b></p> <p><b><u>8. shall not disclose Company secrets without authorization;</u></b></p> <p><b><u>9. shall not make use of their related-party relationship to damage the Company's interests;</u></b></p> <p><b><u>10. shall have other duties of loyalty prescribed by laws, administrative regulations, departmental rules and the Articles of Association.</u></b></p>

Original articles	Revised articles after the proposed amendments
	<p><b><u>Any income obtained by a director in violation of this article shall belong to the Company; if losses are caused to the Company, the director shall be liable for compensation.</u></b></p>
<p><b>Article 190</b></p> <p>Each director, officer, general manager or other officer management member of the Company shall not cause the following person or persons ("Connected Persons") to do what he is prohibited from doing</p> <p>1 the officer or minor child of each director, officer or officer management of the Company</p> <p>2 the trust of a director, officer or officer management of the Company or of a person referred in item 1) hereof</p> <p>3 the partner of a director, officer or officer management of the Company or of a person referred in item 1) and 2) hereof</p> <p>4 the company over which a director, officer or officer management of the Company, alone or jointly with a person referred to in item 1), 2) and 3) hereof or another director, officer or officer management of the Company, has actual control and</p> <p>5 the director, officer or officer of a company being controlled or referred to in item 4) hereof</p>	<p><b><del>Article 190</del></b></p> <p><del>Each director, officer, general manager or other officer management member of the Company shall not cause the following person or persons ("Connected Persons") to do what he is prohibited from doing</del></p> <p><del>1 the officer or minor child of each director, officer or officer management of the Company</del></p> <p><del>2 the trust of a director, officer or officer management of the Company or of a person referred in item 1) hereof</del></p> <p><del>3 the partner of a director, officer or officer management of the Company or of a person referred in item 1) and 2) hereof</del></p> <p><del>4 the company over which a director, officer or officer management of the Company, alone or jointly with a person referred to in item 1), 2) and 3) hereof or another director, officer or officer management of the Company, has actual control and</del></p> <p><del>5 the director, officer or officer of a company being controlled or referred to in item 4) hereof</del></p>

Original articles	Revised articles after the proposed amendments
	<p><b><u>Article 158</u></b></p> <p><b><u>Directors shall comply with laws, administrative regulations, and this Articles of Association, and, with the following duties of diligence to the Company, directors:</u></b></p> <ol style="list-style-type: none"> <li><b><u>1. shall be prudent, scrupulous and diligent in exercising the authority conferred by the Company to ensure that the business activities of the Company comply with the laws, administrative regulations and various national economic policy requirements of the state, and that the business activities do not go beyond the scope of business activities specified in the Company’s business license;</u></b></li> <li><b><u>2. shall treat all shareholders equally;</u></b></li> <li><b><u>3. shall keep abreast of the Company’s business operation management status;</u></b></li> <li><b><u>4. shall sign confirmation in writing for periodic reports of the Company, and ensure that the information disclosed by the Company is true, accurate, and complete;</u></b></li> <li><b><u>5. shall provide accurate information and materials to the board of supervisors, and shall not interfere with the performance of duties by the board of supervisors or individual supervisors;</u></b></li> <li><b><u>6. shall have other duties of diligence prescribed by laws, administrative regulations, departmental rules and these Articles of Association.</u></b></li> </ol>

Original articles	Revised articles after the proposed amendments
<p><b>Article 192</b></p> <p>Text for circumscribed in Article 60 of the Articles of Association, a director, officer, general manager and other officer management member of the Company shall be liable for or vice versa of his or her duties to the shareholders given a general meeting</p>	<p><del>Article 192</del></p> <p><del>Text for circumscribed in Article 60 of the Articles of Association, a director, officer, general manager and other officer management member of the Company shall be liable for or vice versa of his or her duties to the shareholders given a general meeting</del></p>
<p><b>Article 193</b></p> <p>Text of the provisions of the Law and Regulations of the Company where the Chairman of the Board, director shall not vote on a board resolution in respect of a contract, transaction or arrangement in which he is personally or of his or her close associate a material interest, or officer shall not be included in the quorum for a meeting</p>	<p><b>Article 19360</b></p> <p><del>Text of the provisions of the Law and Regulations of the Company where the Chairman of the Board, director shall not vote on a board resolution in respect of a contract, transaction or arrangement in which he is personally or of his or her close associate a material interest, or officer shall not be included in the quorum for a meeting</del></p>
<p><b>Article 194</b></p> <p>When a director, officer or other officer of the Company gives a written notice to the board of directors for the conclusion of the contract, transaction or arrangement to be considered by the Company, stating that due to the contents of the notice, he has an interest in the contract, transaction or arrangement that may be made by the Company, each director, officer or other officer shall be deemed for the purpose of the reading of the articles of the charter to have declared his interest, notwithstanding that it is stated in the notice</p>	<p><del>Article 194</del></p> <p><del>When a director, officer or other officer of the Company gives a written notice to the board of directors for the conclusion of the contract, transaction or arrangement to be considered by the Company, stating that due to the contents of the notice, he has an interest in the contract, transaction or arrangement that may be made by the Company, each director, officer or other officer shall be deemed for the purpose of the reading of the articles of the charter to have declared his interest, notwithstanding that it is stated in the notice</del></p>



Original articles	Revised articles after the proposed amendments
<p><b>Article 195</b></p> <p>The Company shall not in any manner pay a tax for or on behalf of its directors, officers or employees.</p>	<p><b>Article 195</b></p> <p>The Company shall not in any manner pay a tax for or on behalf of its directors, officers or employees.</p>
<p><b>Article 196</b></p> <p>The Company shall not directly or indirectly provide a loan or loan account for a director, officer, employee or manager of the Company or of the Company's parent company, or connected person of the above-mentioned person.</p> <p>The provisions of the preceding paragraph shall not apply to the following circumstances:</p> <ol style="list-style-type: none"> <li>1 the provision of a loan or loan account by the Company for a body of the Company</li> <li>2 the provision of a loan or loan account or other funds by the Company to a director, officer, employee or manager of the Company under a service contract provided by the general meeting, or to enable him to exercise his office for the good of the Company or for the performance of his Company duties and</li> <li>3 the provision of a loan or loan account by the Company to a relevant director, officer, employee or manager of the Company or to a connected person thereof on normal commercial terms, if the ordinary business of the Company includes the lending of money or the provision of loan accounts</li> </ol>	<p><b>Article 196</b></p> <p>The Company shall not directly or indirectly provide a loan or loan account for a director, officer, employee or manager of the Company or of the Company's parent company, or connected person of the above-mentioned person.</p> <p>The provisions of the preceding paragraph shall not apply to the following circumstances:</p> <ol style="list-style-type: none"> <li>1 the provision of a loan or loan account by the Company for a body of the Company</li> <li>2 the provision of a loan or loan account or other funds by the Company to a director, officer, employee or manager of the Company under a service contract provided by the general meeting, or to enable him to exercise his office for the good of the Company or for the performance of his Company duties and</li> <li>3 the provision of a loan or loan account by the Company to a relevant director, officer, employee or manager of the Company or to a connected person thereof on normal commercial terms, if the ordinary business of the Company includes the lending of money to employees</li> </ol>

Original articles	Revised articles after the proposed amendments
<p><b>Article 197</b></p> <p>A loan provided by the Company in violation of the preceding Article shall be immaterial if a liability to the extent of the loan, regard to of the terms of the loan</p>	<p><del>Article 197</del></p> <p><del>A loan provided by the Company in violation of the preceding Article shall be immaterial if a liability to the extent of the loan, regard to of the terms of the loan</del></p>
<p><b>Article 198</b></p> <p>A loan granted provided by the Company in breach of provision under Article 196 shall be enforceable against the Company, provided that</p> <p>1 when the loan is provided to a connected person of a director, officer or other management of the Company or to a joint company, the loan provider is not aware of the circumstance and</p> <p>2 the collateral provided by the Company has been lawful and the loan provider to a bona fide purchaser</p>	<p><del>Article 198</del></p> <p><del>A loan granted provided by the Company in breach of provision under Article 196 shall be enforceable against the Company, provided that</del></p> <p><del>1 when the loan is provided to a connected person of a director, officer or other management of the Company or to a joint company, the loan provider is not aware of the circumstance and</del></p> <p><del>2 the collateral provided by the Company has been lawful and the loan provider to a bona fide purchaser</del></p>
<p><b>Article 199</b></p> <p>For the purpose of the preceding article of this chapter, the term "overt" shall include an act where a grantor assumes liability or provided a right to grant or over the performance of obligation by an obligor</p>	<p><del>Article 199</del></p> <p><del>For the purpose of the preceding article of this chapter, the term "overt" shall include an act where a grantor assumes liability or provided a right to grant or over the performance of obligation by an obligor</del></p>
<p><b>Article 200</b></p> <p>In addition to a right and remedy provided by the law and administrative regulation, where a director, officer and other other management of the Company is in breach of hold to the Company, the Company has a right to</p>	<p><del>Article 200</del></p> <p><del>In addition to a right and remedy provided by the law and administrative regulation, where a director, officer and other other management of the Company is in breach of hold to the Company, the Company has a right to</del></p>

Original articles	Revised articles after the proposed amendments
<p>1 demand the relevant director, officer or manager to compensate for the loss or damage caused by the company as a consequence of his or her default</p> <p>2 rescind a contract or transaction concluded by the company with the relevant director, officer or manager or contract with a third party where such third party is aware or shall be aware that the director, officer or manager is entering the company in breach of his obligation to the company)</p> <p>3 demand the relevant director, officer or manager to order the payment derived from the breach of his obligation</p> <p>4 recover an amount received by the relevant director, officer or manager that shall have been received by the company, including but not limited to) commissions</p> <p>5 demand the relevant director, officer or manager to return the interest and or proceeds and on the finding that shall have been given to the company and</p> <p>6 take legal proceedings to decide that director, officer or manager should return to the company the profit obtained as a consequence of his breach of obligation</p>	<p>1 demand the relevant director, officer or manager to compensate for the loss or damage caused by the company as a consequence of his or her default</p> <p>2 rescind a contract or transaction concluded by the company with the relevant director, officer or manager</p> <p>3 demand the relevant director, officer or manager to order the payment derived from the breach of his obligation</p> <p>4 recover an amount received by the relevant director, officer or manager that shall have been received by the company, including but not limited to) commissions</p> <p>5 demand the relevant director, officer or manager to return the interest and or proceeds and on the finding that shall have been given to the company and</p> <p>6 take legal proceedings to decide that director, officer or manager should return to the company the profit obtained as a consequence of his breach of obligation</p>

Original articles	Revised articles after the proposed amendments
<p>In addition, the Company shall enter into a contract in writing with each director, officer and member containing at least the following provisions:</p> <p>1) an undertaking by the director, officer or member to the Company that he shall observe and comply with the Company Law, the Regulations, the Articles of Association and other regulations of the Hong Kong Exchange, and an agreement that the Company shall have the remedy provided in the Articles of Association and that neither the contract nor his/her office is assignable;</p> <p>2) an undertaking by the director, officer or member to the Company that he shall act as an agent for each shareholder to observe and comply with his obligations to shareholders as laid in the Articles of Association and</p> <p>3) the arbitration clause set out in Article 250 thereof.</p>	<p><del>In addition, the Company shall enter into a contract in writing with each director, officer and member containing at least the following provisions:</del></p> <p><del>1) an undertaking by the director, officer or member to the Company that he shall observe and comply with the Company Law, the Regulations, the Articles of Association and other regulations of the Hong Kong Exchange, and an agreement that the Company shall have the remedy provided in the Articles of Association and that neither the contract nor his/her office is assignable;</del></p> <p><del>2) an undertaking by the director, officer or member to the Company that he shall act as an agent for each shareholder to observe and comply with his obligations to shareholders as laid in the Articles of Association and</del></p> <p><del>3) the arbitration clause set out in Article 250 thereof.</del></p>
	<p><b><u>Article 162</u></b></p> <p><b><u>The senior management members of the Company shall carry out their duties honestly and faithfully, and protect the best interests of the Company and all of its shareholders as a whole. A senior management member of the Company shall be liable for compensation according to the law if he/she fails to perform his/her duties honestly and faithfully or in breach of his/her fiduciary duties, thereby causing damage to the interests of the Company and its public shareholders.</u></b></p>

<b>Original articles</b>	<b>Revised articles after the proposed amendments</b>

Original articles	Revised articles after the proposed amendments
<p>or the <del>re</del> <del>o</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>r</del> <del>e</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>r</del> <del>g</del> <del>r</del> <del>a</del> <del>h</del>, <del>th</del>  term "at <del>k</del> <del>e</del> <del>o</del> <del>v</del> <del>e</del> <del>r</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>f</del> <del>o</del> <del>l</del> <del>l</del> <del>w</del> <del>i</del> <del>n</del> <del>g</del> <del>c</del> <del>i</del> <del>r</del> <del>c</del> <del>u</del> <del>m</del> <del>a</del> <del>n</del> <del>c</del> <del>e</del> <del>s</del>"</p> <p>1 <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>e</del> <del>m</del> <del>a</del> <del>k</del> <del>e</del> <del>s</del> <del>a</del> <del>g</del> <del>e</del> <del>n</del> <del>e</del> <del>r</del> <del>a</del> <del>l</del> <del>o</del> <del>f</del> <del>f</del> <del>e</del> <del>r</del> <del>t</del> <del>o</del> <del>a</del> <del>l</del> <del>l</del> <del>th</del> <del>e</del> <del>o</del> <del>h</del> <del>a</del> <del>r</del> <del>d</del> <del>h</del> <del>o</del> <del>l</del> <del>d</del> <del>e</del> <del>r</del> <del>s</del>"</p> <p>2 <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>e</del> <del>m</del> <del>a</del> <del>k</del> <del>e</del> <del>s</del> <del>a</del> <del>g</del> <del>e</del> <del>n</del> <del>e</del> <del>r</del> <del>a</del> <del>l</del> <del>o</del> <del>f</del> <del>f</del> <del>e</del> <del>r</del> <del>t</del> <del>o</del> <del>th</del> <del>a</del> <del>t</del> <del>h</del> <del>e</del> <del>o</del> <del>f</del> <del>f</del> <del>i</del> <del>c</del> <del>e</del> <del>r</del> <del>o</del> <del>r</del> <del>b</del> <del>e</del> <del>c</del> <del>o</del> <del>m</del> <del>e</del> <del>s</del> <del>a</del> <del>c</del> <del>o</del> <del>n</del> <del>t</del> <del>r</del> <del>o</del> <del>l</del> <del>l</del> <del>i</del> <del>n</del> <del>g</del> <del>o</del> <del>h</del> <del>a</del> <del>r</del> <del>d</del> <del>h</del> <del>o</del> <del>l</del> <del>d</del> <del>e</del> <del>r</del> <del>s</del> <del>a</del> <del>n</del> <del>d</del> <del>f</del> <del>i</del> <del>n</del> <del>d</del> <del>e</del> <del>r</del> <del>s</del> <del>o</del> <del>f</del></p> <p>f <del>th</del> <del>e</del> <del>r</del> <del>e</del> <del>v</del> <del>a</del> <del>n</del> <del>t</del> <del>d</del> <del>i</del> <del>r</del> <del>e</del> <del>c</del> <del>t</del> <del>o</del> <del>r</del> <del>o</del> <del>r</del> <del>o</del> <del>r</del> <del>e</del> <del>r</del> <del>v</del> <del>o</del> <del>r</del> <del>f</del> <del>a</del> <del>l</del> <del>l</del> <del>o</del> <del>t</del> <del>o</del> <del>c</del> <del>o</del> <del>m</del> <del>p</del> <del>l</del> <del>i</del> <del>w</del> <del>i</del> <del>t</del> <del>h</del> <del>e</del> <del>A</del> <del>r</del> <del>t</del> <del>i</del> <del>c</del> <del>l</del> <del>e</del>, <del>a</del> <del>n</del> <del>f</del> <del>i</del> <del>n</del> <del>d</del> <del>r</del> <del>e</del> <del>v</del> <del>e</del> <del>d</del> <del>b</del> <del>y</del> <del>h</del> <del>i</del> <del>m</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>r</del> <del>e</del> <del>n</del> <del>o</del> <del>t</del> <del>h</del> <del>a</del> <del>t</del> <del>h</del> <del>a</del> <del>v</del> <del>e</del> <del>o</del> <del>l</del> <del>d</del> <del>t</del> <del>h</del> <del>e</del> <del>r</del> <del>o</del> <del>h</del> <del>a</del> <del>r</del> <del>d</del> <del>h</del> <del>o</del> <del>l</del> <del>d</del> <del>e</del> <del>r</del> <del>s</del> <del>a</del> <del>r</del> <del>e</del> <del>o</del> <del>f</del> <del>t</del> <del>h</del> <del>e</del> <del>r</del> <del>a</del> <del>c</del> <del>c</del> <del>e</del> <del>p</del> <del>t</del> <del>a</del> <del>n</del> <del>c</del> <del>e</del> <del>s</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>a</del> <del>b</del> <del>o</del> <del>v</del> <del>e</del> <del>m</del> <del>e</del> <del>n</del> <del>t</del> <del>i</del> <del>o</del> <del>n</del> <del>d</del> <del>e</del> <del>r</del> <del>s</del>, <del>a</del> <del>n</del> <del>d</del> <del>th</del> <del>e</del> <del>x</del> <del>n</del> <del>o</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>r</del> <del>e</del> <del>v</del> <del>a</del> <del>n</del> <del>t</del> <del>d</del> <del>i</del> <del>s</del> <del>t</del> <del>r</del> <del>i</del> <del>b</del> <del>u</del> <del>t</del> <del>i</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>o</del> <del>h</del> <del>a</del> <del>r</del> <del>d</del> <del>h</del> <del>o</del> <del>l</del> <del>d</del> <del>e</del> <del>r</del> <del>s</del> <del>a</del> <del>n</del> <del>d</del> <del>r</del> <del>a</del> <del>b</del> <del>a</del> <del>o</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>r</del> <del>e</del> <del>v</del> <del>a</del> <del>n</del> <del>t</del> <del>d</del> <del>i</del> <del>r</del> <del>e</del> <del>c</del> <del>t</del> <del>o</del> <del>r</del> <del>s</del> <del>a</del> <del>n</del> <del>d</del> <del>m</del> <del>a</del> <del>n</del> <del>y</del> <del>n</del> <del>o</del> <del>t</del> <del>b</del> <del>e</del> <del>a</del> <del>d</del> <del>o</del> <del>t</del> <del>o</del> <del>f</del> <del>o</del> <del>h</del> <del>a</del> <del>r</del> <del>d</del> <del>h</del> <del>o</del> <del>l</del> <del>d</del> <del>e</del> <del>r</del> <del>s</del></p>	<p><del>o</del> <del>r</del> <del>th</del> <del>e</del> <del>r</del> <del>e</del> <del>o</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>r</del> <del>e</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>r</del> <del>g</del> <del>r</del> <del>a</del> <del>h</del>, <del>th</del>  term "at <del>k</del> <del>e</del> <del>o</del> <del>v</del> <del>e</del> <del>r</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>f</del> <del>o</del> <del>l</del> <del>l</del> <del>w</del> <del>i</del> <del>n</del> <del>g</del> <del>c</del> <del>i</del> <del>r</del> <del>c</del> <del>u</del> <del>m</del> <del>a</del> <del>n</del> <del>c</del> <del>e</del> <del>s</del>"</p> <p><del>1</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>e</del> <del>m</del> <del>a</del> <del>k</del> <del>e</del> <del>s</del> <del>a</del> <del>g</del> <del>e</del> <del>n</del> <del>e</del> <del>r</del> <del>a</del> <del>l</del> <del>o</del> <del>f</del> <del>f</del> <del>e</del> <del>r</del> <del>t</del> <del>o</del> <del>a</del> <del>l</del> <del>l</del> <del>th</del> <del>e</del> <del>o</del> <del>h</del> <del>a</del> <del>r</del> <del>d</del> <del>h</del> <del>o</del> <del>l</del> <del>d</del> <del>e</del> <del>r</del> <del>s</del>"</p> <p><del>2</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>e</del> <del>m</del> <del>a</del> <del>k</del> <del>e</del> <del>s</del> <del>a</del> <del>g</del> <del>e</del> <del>n</del> <del>e</del> <del>r</del> <del>a</del> <del>l</del> <del>o</del> <del>f</del> <del>f</del> <del>e</del> <del>r</del> <del>t</del> <del>o</del> <del>th</del> <del>a</del> <del>t</del> <del>h</del> <del>e</del> <del>o</del> <del>f</del> <del>f</del> <del>i</del> <del>c</del> <del>e</del> <del>r</del> <del>o</del> <del>r</del> <del>b</del> <del>e</del> <del>c</del> <del>o</del> <del>m</del> <del>e</del> <del>s</del> <del>a</del> <del>c</del> <del>o</del> <del>n</del> <del>t</del> <del>r</del> <del>o</del> <del>l</del> <del>l</del> <del>i</del> <del>n</del> <del>g</del> <del>o</del> <del>h</del> <del>a</del> <del>r</del> <del>d</del> <del>h</del> <del>o</del> <del>l</del> <del>d</del> <del>e</del> <del>r</del> <del>s</del> <del>a</del> <del>n</del> <del>d</del> <del>f</del> <del>i</del> <del>n</del> <del>d</del> <del>e</del> <del>r</del> <del>s</del> <del>o</del> <del>f</del></p> <p><del>f</del> <del>th</del> <del>e</del> <del>r</del> <del>e</del> <del>v</del> <del>a</del> <del>n</del> <del>t</del> <del>d</del> <del>i</del> <del>r</del> <del>e</del> <del>c</del> <del>t</del> <del>o</del> <del>r</del> <del>o</del> <del>r</del> <del>o</del> <del>r</del> <del>e</del> <del>r</del> <del>v</del> <del>o</del> <del>r</del> <del>f</del> <del>a</del> <del>l</del> <del>l</del> <del>o</del> <del>t</del> <del>o</del> <del>c</del> <del>o</del> <del>m</del> <del>p</del> <del>l</del> <del>i</del> <del>w</del> <del>i</del> <del>t</del> <del>h</del> <del>e</del> <del>A</del> <del>r</del> <del>t</del> <del>i</del> <del>c</del> <del>l</del> <del>e</del>, <del>a</del> <del>n</del> <del>f</del> <del>i</del> <del>n</del> <del>d</del> <del>r</del> <del>e</del> <del>v</del> <del>e</del> <del>d</del> <del>b</del> <del>y</del> <del>h</del> <del>i</del> <del>m</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>r</del> <del>e</del> <del>n</del> <del>o</del> <del>t</del> <del>h</del> <del>a</del> <del>t</del> <del>h</del> <del>a</del> <del>v</del> <del>e</del> <del>o</del> <del>l</del> <del>d</del> <del>t</del> <del>h</del> <del>e</del> <del>r</del> <del>o</del> <del>h</del> <del>a</del> <del>r</del> <del>d</del> <del>h</del> <del>o</del> <del>l</del> <del>d</del> <del>e</del> <del>r</del> <del>s</del> <del>a</del> <del>r</del> <del>e</del> <del>o</del> <del>f</del> <del>t</del> <del>h</del> <del>e</del> <del>r</del> <del>a</del> <del>c</del> <del>c</del> <del>e</del> <del>p</del> <del>t</del> <del>a</del> <del>n</del> <del>c</del> <del>e</del> <del>s</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>a</del> <del>b</del> <del>o</del> <del>v</del> <del>e</del> <del>m</del> <del>e</del> <del>n</del> <del>t</del> <del>i</del> <del>o</del> <del>n</del> <del>d</del> <del>e</del> <del>r</del> <del>s</del>, <del>a</del> <del>n</del> <del>d</del> <del>th</del> <del>e</del> <del>x</del> <del>n</del> <del>o</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>r</del> <del>e</del> <del>v</del> <del>a</del> <del>n</del> <del>t</del> <del>d</del> <del>i</del> <del>s</del> <del>t</del> <del>r</del> <del>i</del> <del>b</del> <del>u</del> <del>t</del> <del>i</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>o</del> <del>h</del> <del>a</del> <del>r</del> <del>d</del> <del>h</del> <del>o</del> <del>l</del> <del>d</del> <del>e</del> <del>r</del> <del>s</del> <del>a</del> <del>n</del> <del>d</del> <del>r</del> <del>a</del> <del>b</del> <del>a</del> <del>o</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>r</del> <del>e</del> <del>v</del> <del>a</del> <del>n</del> <del>t</del> <del>d</del> <del>i</del> <del>r</del> <del>e</del> <del>c</del> <del>t</del> <del>o</del> <del>r</del> <del>s</del> <del>a</del> <del>n</del> <del>d</del> <del>m</del> <del>a</del> <del>n</del> <del>y</del> <del>n</del> <del>o</del> <del>t</del> <del>b</del> <del>e</del> <del>a</del> <del>d</del> <del>o</del> <del>t</del> <del>o</del> <del>f</del> <del>o</del> <del>h</del> <del>a</del> <del>r</del> <del>d</del> <del>h</del> <del>o</del> <del>l</del> <del>d</del> <del>e</del> <del>r</del> <del>s</del></p>
<p><b>Article 207</b></p> <p>At <del>l</del> <del>e</del> <del>a</del> <del>t</del> <del>2</del> <del>1</del> <del>d</del> <del>a</del> <del>y</del> <del>o</del> <del>f</del> <del>f</del> <del>o</del> <del>r</del> <del>th</del> <del>e</del> <del>a</del> <del>n</del> <del>n</del> <del>a</del> <del>l</del> <del>g</del> <del>e</del> <del>n</del> <del>e</del> <del>r</del> <del>a</del> <del>l</del> <del>m</del> <del>e</del> <del>e</del> <del>t</del> <del>i</del> <del>n</del> <del>g</del>, <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>r</del> <del>e</del> <del>g</del> <del>i</del> <del>s</del> <del>t</del> <del>r</del> <del>a</del> <del>t</del> <del>i</del> <del>o</del> <del>n</del> <del>d</del> <del>r</del> <del>e</del> <del>p</del> <del>r</del> <del>t</del> <del>o</del> <del>e</del> <del>a</del> <del>c</del> <del>h</del> <del>h</del> <del>o</del> <del>l</del> <del>d</del> <del>e</del> <del>r</del> <del>s</del> <del>o</del> <del>f</del> <del>o</del> <del>v</del> <del>e</del> <del>r</del> <del>o</del> <del>s</del> <del>i</del> <del>d</del> <del>e</del> <del>d</del> <del>f</del> <del>o</del> <del>r</del> <del>e</del> <del>g</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>m</del> <del>a</del> <del>l</del> <del>o</del> <del>r</del> <del>o</del> <del>t</del> <del>h</del> <del>e</del> <del>r</del> <del>m</del> <del>e</del> <del>a</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>t</del> <del>h</del> <del>e</del> <del>r</del> <del>w</del> <del>e</del> <del>b</del> <del>o</del> <del>t</del> <del>o</del> <del>r</del> <del>o</del> <del>t</del> <del>h</del> <del>e</del> <del>r</del> <del>e</del> <del>v</del> <del>a</del> <del>n</del> <del>t</del> <del>d</del> <del>i</del> <del>r</del> <del>e</del> <del>c</del> <del>t</del> <del>o</del> <del>r</del> <del>s</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del> <del>i</del> <del>n</del> <del>g</del> <del>a</del> <del>t</del> <del>th</del> <del>e</del> <del>o</del> <del>m</del> <del>a</del> <del>n</del> <del>o</del> <del>n</del> <del>o</del> <del>f</del> <del>th</del> <del>e</del> <del>o</del> <del>c</del> <del>t</del> <del>a</del> <del>d</del></p>	

Original articles	Revised articles after the proposed amendments
<p>standard or the accounting standard of the  Lac) o to d th L.R. wh r ch a o of th  om an ar l o d f th r ar m a or  differnc o n th financal d a m n to r a d  n accordanc with th o two o to of acco nting  standards, o ch differnc o ch all b e d n  not o a n d d to o ch financal d a m n to r  r o o of th om an o d o r b t y o n of aft r-  tax r o f t o n a g v n f o c a l a r, th om a l r  a m o n t of aft r-tax r o f t o h o w n n th a b o v -  m e n t o n d t w o k n d o of financal d a m n to  ch all gov r n</p>	<p>standard or the accounting standard of the  Lac) o to d th L.R. wh r ch a o of th  om an ar l o d f th r ar m a or  differnc o n th financal d a m n to r a d  n accordanc with th o two o to of acco nting  standards, o ch differnc o ch all b e d n  not o a n d d to o ch financal d a m n to r  r o o of th om an o d o r b t y o n of aft r-  tax r o f t o n a g v n f o c a l a r, th om a l r  a m o n t of aft r-tax r o f t o h o w n n th a b o v -  m e n t o n d t w o k n d o of financal d a m n to  ch all gov r n</p>
<p><b>Article 209</b></p> <p>n t r m r o l t o r financal information  b l c h d o r d i c l o o d b th om an ch all  b e r a d n accordanc with L.R. acco nting  standards, Law and r g l a t o n o a o w l l a o  i n t r n a t o n a l o t a n d a r d o r th acco nting  standards of th Lac) o to d th L.R.  wh r ch a o of th om an ar l o d</p>	<p><b>Article 209</b></p> <p>n t r m r o l t o r financal information  b l c h d o r d i c l o o d b th om an ch all  b e r a d n accordanc with L.R. acco nting  standards, Law and r g l a t o n o a o w l l a o  i n t r n a t o n a l o t a n d a r d o r th acco nting  standards of th Lac) o to d th L.R.  wh r ch a o of th om an ar l o d</p>
<p><b>Article 216</b></p> <p>Th a n a m o n t a d n a d v a n c e of call o n  a n ch a o of th om an m a c a r i n t r o t  b t ch all not e n t i l th h o l d e r of th ch a o  a t t e c t i n r o c t th r o f n a d y d n d  o b o q n t l d e c l a r d</p>	<p><b>Article 216</b></p> <p>Th a n a m o n t a d n a d v a n c e of call o n  a n ch a o of th om an m a c a r i n t r o t  b t ch all not e n t i l th h o l d e r of th ch a o  a t t e c t i n r o c t th r o f n a d y d n d  o b o q n t l d e c l a r d</p>
<p><b>Article 217</b></p> <p>U n d e r th r m o n r o a n t to r l v a n t L.R.  L a w a n d r g l a t o n o, th om an m a x r e o  th r i g h t to f o r f i t n c l a m d d y d n d, b t th a  o w r ch all not b e x r e o d n t l A q 1 K 1 n -</p>	<p>5q5G5Td;w ando, Tj &gt;A1- 5q5G5Td;w a a n t Tj &gt;KA KGot</p>

Original articles	Revised articles after the proposed amendments
<p>Where a writ is taken by the Company to enforce a dividend warrant to be paid, if such warrant has been left unexecuted, it will not be executed until such warrant has been left unexecuted on two consecutive occasions. However, such writ may be executed after the first occasion on which such a warrant is returned and served.</p>	<p><del>Where a writ is taken by the Company to enforce a dividend warrant to be paid, if such warrant has been left unexecuted, it will not be executed until such warrant has been left unexecuted on two consecutive occasions. However, such writ may be executed after the first occasion on which such a warrant is returned and served.</del></p>
<p>Where a writ is taken by the Company, with the order mandatorily directed by the board of directors, to oust the ownership of a share of a shareholder who is not contractually it will not be executed in law.</p> <p>1) dividend on the share has been declared and at least 3 months within 12 months and have not been claimed and</p> <p>2) the Company has advertised in one or more newspapers of the Company listing location after the 12 months have elapsed, stating intention to oust the share and informing the stock exchange of such intention</p>	<p><del>Where a writ is taken by the Company, with the order mandatorily directed by the board of directors, to oust the ownership of a share of a shareholder who is not contractually it will not be executed in law.</del></p> <p><del>1) dividend on the share has been declared and at least 3 months within 12 months and have not been claimed and</del></p> <p><del>2) the Company has advertised in one or more newspapers of the Company listing location after the 12 months have elapsed, stating intention to oust the share and informing the stock exchange of such intention</del></p>
<p><b>Article 220</b></p> <p>The first accounting firm of the Company may be removed by the managing director to the first annual general meeting which accounting firm shall hold office until the conclusion of the first annual general meeting.</p> <p>If the Company is a public company and does not exercise its power under the relevant provisions, the board of directors shall exercise such power.</p>	<p><b>Article 220180</b></p> <p><del>The first accounting firm of the Company may be removed by the managing director to the first annual general meeting which accounting firm shall hold office until the conclusion of the first annual general meeting.</del></p> <p><del>If the Company is a public company and does not exercise its power under the relevant provisions, the board of directors shall exercise such power.</del></p>



Original articles	Revised articles after the proposed amendments
<p><b>Article 222</b></p> <p>An accounting firm employed by the Company shall have the following rights:</p> <p>1. the right of access at any time to the accounting books, records or vouchers of the Company and the right to require directors and other officers management of the Company to provide the relevant information and explanation;</p> <p>2. the right to require the Company to take all reasonable measures to obtain from any third party the information and explanation necessary for the accounting firm to perform its duties;</p> <p>3. the right to attend general meetings and receive a notice or other information concerning any meeting which shareholders have a right to receive, and to be heard at any general meeting on any matter which relates to the accounting firm of the Company.</p>	<p><b>Article <del>222</del>182</b></p> <p><del>An accounting firm employed by the Company shall have the following rights:</del></p> <p><del>1. the right of access at any time to the accounting books, records or vouchers of the Company and the right to require directors and other officers management of the Company to provide the relevant information and explanation;</del></p> <p><del>2. the right to require the Company to take all reasonable measures to obtain from any third party the information and explanation necessary for the accounting firm to perform its duties;</del></p> <p><del>3. the right to attend general meetings and receive a notice or other information concerning any meeting which shareholders have a right to receive, and to be heard at any general meeting on any matter which relates to the accounting firm of the Company.</del></p> <p><b><u>The Company shall commit to provide true and complete accounting evidences, books, financial and accounting reports and other accounting information to the accounting firm it employs without any refusal, withholding and misrepresentation.</u></b></p>
<p><b>Article 223</b></p> <p>If the position of accounting firm becomes vacant, the board of directors may appoint an accounting firm to fill the vacancy before a general meeting is held, or, if there are other accounting firms holding the position of accounting firm of the Company, which vacancy will exist, other accounting firms shall continue to act.</p>	<p><b>Article <del>223</del></b></p> <p><del>If the position of accounting firm becomes vacant, the board of directors may appoint an accounting firm to fill the vacancy before a general meeting is held, or, if there are other accounting firms holding the position of accounting firm of the Company, which vacancy will exist, other accounting firms shall continue to act.</del></p>

Original articles	Revised articles after the proposed amendments
<p><b>Article 224</b></p> <p>The general meeting may, by means of an ordinary resolution, disqualify an accounting firm prior to the expiration of its term of appointment, notwithstanding anything in the contract between the accounting firm and the company, but without prejudice to such accounting firm's right, if any, to claim damages from the company in respect of such disqualification.</p>	<p><b>Article <del>224</del>183</b></p> <p><del>The general meeting may, by means of an ordinary resolution, disqualify an accounting firm prior to the expiration of its term of appointment, notwithstanding anything in the contract between the accounting firm and the company, but without prejudice to such accounting firm's right, if any, to claim damages from the company in respect of such disqualification.</del></p>
<p><b>Article 226</b></p> <p>The appointment, disqualification or removal of the members of the management of an accounting firm shall be decided on by the general meeting and reported to the statutory auditor as a matter in charge of occurrence for the record.</p> <p>Where the company is intended to appoint a resolution as general meeting to a joint and non-joint accountancy firm to fill a vacancy of the position of the accounting firm, or to disqualify an accounting firm before the expiration of a term of office, each matter shall be dealt with the following provisions:</p> <ol style="list-style-type: none"> <li>1) Before the general meeting notice, the resolution on the appointment or disqualification shall be delivered to the accounting firm to be appointed or to leave its office or address in the relevant financial year in which shall include disqualification, resignation and retirement for an accounting firm.</li> <li>2) If the accounting firm to leave its office makes an statement in writing and requires other statement to be informed to shareholders that</li> </ol>	<p><b>Article <del>226</del></b></p> <p><del>The appointment, disqualification or removal of the members of the management of an accounting firm shall be decided on by the general meeting and reported to the statutory auditor as a matter in charge of occurrence for the record.</del></p> <p><del>Where the company is intended to appoint a resolution as general meeting to a joint and non-joint accountancy firm to fill a vacancy of the position of the accounting firm, or to disqualify an accounting firm before the expiration of a term of office, each matter shall be dealt with the following provisions:</del></p> <ol style="list-style-type: none"> <li><del>1) Before the general meeting notice, the resolution on the appointment or disqualification shall be delivered to the accounting firm to be appointed or to leave its office or address in the relevant financial year in which shall include disqualification, resignation and retirement for an accounting firm.</del></li> <li><del>2) If the accounting firm to leave its office makes an statement in writing and requires other statement to be informed to shareholders that</del></li> </ol>

Original articles	Revised articles after the proposed amendments
<p>●m an, n<sup>e</sup> co<sup>e</sup> b<sup>e</sup> ng too la<sup>e</sup> for th<sup>e</sup> r<sup>e</sup> c<sup>e</sup> t of o<sup>e</sup> ch a<sup>e</sup> m<sup>e</sup> nt, o<sup>th</sup> r<sup>w</sup> o<sup>th</sup> ●m an ch<sup>al</sup>l tak<sup>e</sup> th<sup>e</sup> follow<sup>ng</sup> m<sup>o</sup> r<sup>o</sup></p> <p>1 <del>V</del>akng ndr<sup>e</sup> ct<sup>o</sup> no<sup>n</sup> th<sup>e</sup> not<sup>e</sup> to th<sup>e</sup> r<sup>o</sup>l<sup>o</sup> n th<sup>e</sup> l<sup>e</sup> av<sup>ng</sup> acc<sup>o</sup> ntng frm h<sup>a</sup>o mad<sup>e</sup> o<sup>e</sup> ch a<sup>e</sup> m<sup>e</sup> nt and</p> <p>2 ● o<sup>e</sup> of o<sup>e</sup> ch a<sup>e</sup> m<sup>e</sup> nt o<sup>th</sup> an<sup>x</sup> to th<sup>e</sup> not<sup>e</sup> ch<sup>al</sup>l b<sup>e</sup> o<sup>nt</sup> to ch<sup>o</sup> hold<sup>r</sup> o<sup>th</sup> th<sup>e</sup> m<sup>o</sup> o<sup>t</sup> for<sup>th</sup> n th<sup>e</sup> Art<sup>cl</sup> o<sup>f</sup> Acc<sup>o</sup> n</p> <p>3) I<sup>r</sup> o<sup>v</sup> d d th<sup>e</sup> ●m an fal<sup>d</sup> to d<sup>e</sup> l<sup>v</sup> r o<sup>e</sup> ch a<sup>e</sup> m<sup>e</sup> nt b<sup>th</sup> r<sup>e</sup> l<sup>v</sup> ant acc<sup>o</sup> ntng n acc<sup>o</sup> rd<sup>nc</sup> w<sup>th</sup> th<sup>e</sup> r<sup>o</sup> v<sup>o</sup> no<sup>n</sup> n a<sup>g</sup> r<sup>a</sup> h 2) of th<sup>e</sup> art<sup>cl</sup>, th<sup>e</sup> acc<sup>o</sup> ntng frm conc<sup>r</sup> m<sup>d</sup> ma<sup>r</sup> q<sup>r</sup> th<sup>e</sup> o<sup>e</sup> m<sup>e</sup> nt to b<sup>e</sup> r<sup>o</sup> t<sup>at</sup> th<sup>e</sup> g<sup>n</sup> r<sup>a</sup>l m<sup>tg</sup> and mak<sup>e</sup> f<sup>r</sup> th<sup>e</sup> r<sup>o</sup> m<sup>l</sup> ant<sup>o</sup></p> <p>4) Th<sup>e</sup> acc<sup>o</sup> ntng frm to l<sup>e</sup> av<sup>e</sup> so<sup>e</sup> nt<sup>l</sup> d to at<sup>nd</sup> th<sup>e</sup> follow<sup>ng</sup> m<sup>tg</sup> o<sup>o</sup></p> <p>1 th<sup>e</sup> g<sup>n</sup> r<sup>a</sup>l m<sup>tg</sup> a<sup>t</sup> wh<sup>ch</sup> so<sup>e</sup> r<sup>m</sup> of off<sup>c</sup> ch<sup>al</sup>l x<sup>r</sup></p> <p>2 th<sup>e</sup> g<sup>n</sup> r<sup>a</sup>l m<sup>tg</sup> a<sup>t</sup> wh<sup>ch</sup> so<sup>e</sup> d<sup>o</sup> m<sup>o</sup> o<sup>d</sup> ch<sup>al</sup>l b<sup>e</sup> to fill<sup>d</sup> for th<sup>e</sup> corr<sup>o</sup> ndng vac<sup>nc</sup> and</p> <p>3 th<sup>e</sup> g<sup>n</sup> r<sup>a</sup>l m<sup>tg</sup> conv<sup>n</sup> d for so<sup>e</sup> n<sup>t</sup> a<sup>v</sup> r<sup>o</sup> gn<sup>o</sup> n</p> <p>Th<sup>e</sup> acc<sup>o</sup> ntng frm to l<sup>e</sup> av<sup>e</sup> so<sup>e</sup> nt<sup>l</sup> d to r<sup>e</sup> v<sup>e</sup> all not<sup>e</sup> o<sup>r</sup> o<sup>th</sup> r<sup>e</sup> n<sup>f</sup> o<sup>r</sup> m<sup>o</sup> n r<sup>e</sup> l<sup>e</sup> d to th<sup>e</sup> ab<sup>o</sup> v<sup>e</sup> m<sup>tg</sup> o<sup>o</sup>, and to o<sup>e</sup> k<sup>at</sup> th<sup>e</sup> for<sup>m</sup> nt<sup>o</sup> n d<sup>m</sup> tng o<sup>n</sup> m<sup>at</sup> r<sup>o</sup> r<sup>e</sup> l<sup>e</sup> d to so<sup>e</sup> th<sup>e</sup> for<sup>m</sup> r<sup>e</sup> acc<sup>o</sup> ntng frm of th<sup>e</sup> ●m an</p>	<p><del>●m an, n<sup>e</sup> co<sup>e</sup> b<sup>e</sup> ng too la<sup>e</sup> for th<sup>e</sup> r<sup>e</sup> c<sup>e</sup> t of o<sup>e</sup> ch a<sup>e</sup> m<sup>e</sup> nt, o<sup>th</sup> r<sup>w</sup> o<sup>th</sup> ●m an ch<sup>al</sup>l tak<sup>e</sup> th<sup>e</sup> follow<sup>ng</sup> m<sup>o</sup> r<sup>o</sup></del></p> <p><del>1 <del>V</del>akng ndr<sup>e</sup> ct<sup>o</sup> no<sup>n</sup> th<sup>e</sup> not<sup>e</sup> to th<sup>e</sup> r<sup>o</sup>l<sup>o</sup> n th<sup>e</sup> l<sup>e</sup> av<sup>ng</sup> acc<sup>o</sup> ntng frm h<sup>a</sup>o mad<sup>e</sup> o<sup>e</sup> ch a<sup>e</sup> m<sup>e</sup> nt and</del></p> <p><del>2 ● o<sup>e</sup> of o<sup>e</sup> ch a<sup>e</sup> m<sup>e</sup> nt o<sup>th</sup> an<sup>x</sup> to th<sup>e</sup> not<sup>e</sup> ch<sup>al</sup>l b<sup>e</sup> o<sup>nt</sup> to ch<sup>o</sup> hold<sup>r</sup> o<sup>th</sup> th<sup>e</sup> m<sup>o</sup> o<sup>t</sup> for<sup>th</sup> n th<sup>e</sup> Art<sup>cl</sup> o<sup>f</sup> Acc<sup>o</sup> n</del></p> <p><del>3) I<sup>r</sup> o<sup>v</sup> d d th<sup>e</sup> ●m an fal<sup>d</sup> to d<sup>e</sup> l<sup>v</sup> r o<sup>e</sup> ch a<sup>e</sup> m<sup>e</sup> nt b<sup>th</sup> r<sup>e</sup> l<sup>v</sup> ant acc<sup>o</sup> ntng n acc<sup>o</sup> rd<sup>nc</sup> w<sup>th</sup> th<sup>e</sup> r<sup>o</sup> v<sup>o</sup> no<sup>n</sup> n a<sup>g</sup> r<sup>a</sup> h 2) of th<sup>e</sup> art<sup>cl</sup>, th<sup>e</sup> acc<sup>o</sup> ntng frm conc<sup>r</sup> m<sup>d</sup> ma<sup>r</sup> q<sup>r</sup> th<sup>e</sup> o<sup>e</sup> m<sup>e</sup> nt to b<sup>e</sup> r<sup>o</sup> t<sup>at</sup> th<sup>e</sup> g<sup>n</sup> r<sup>a</sup>l m<sup>tg</sup> and mak<sup>e</sup> f<sup>r</sup> th<sup>e</sup> r<sup>o</sup> m<sup>l</sup> ant<sup>o</sup></del></p> <p><del>4) Th<sup>e</sup> acc<sup>o</sup> ntng frm to l<sup>e</sup> av<sup>e</sup> so<sup>e</sup> nt<sup>l</sup> d to at<sup>nd</sup> th<sup>e</sup> follow<sup>ng</sup> m<sup>tg</sup> o<sup>o</sup></del></p> <p><del>1 th<sup>e</sup> g<sup>n</sup> r<sup>a</sup>l m<sup>tg</sup> a<sup>t</sup> wh<sup>ch</sup> so<sup>e</sup> r<sup>m</sup> of off<sup>c</sup> ch<sup>al</sup>l x<sup>r</sup></del></p> <p><del>2 th<sup>e</sup> g<sup>n</sup> r<sup>a</sup>l m<sup>tg</sup> a<sup>t</sup> wh<sup>ch</sup> so<sup>e</sup> d<sup>o</sup> m<sup>o</sup> o<sup>d</sup> ch<sup>al</sup>l b<sup>e</sup> to fill<sup>d</sup> for th<sup>e</sup> corr<sup>o</sup> ndng vac<sup>nc</sup> and</del></p> <p><del>3 th<sup>e</sup> g<sup>n</sup> r<sup>a</sup>l m<sup>tg</sup> conv<sup>n</sup> d for so<sup>e</sup> n<sup>t</sup> a<sup>v</sup> r<sup>o</sup> gn<sup>o</sup> n</del></p> <p><del>Th<sup>e</sup> acc<sup>o</sup> ntng frm to l<sup>e</sup> av<sup>e</sup> so<sup>e</sup> nt<sup>l</sup> d to r<sup>e</sup> v<sup>e</sup> all not<sup>e</sup> o<sup>r</sup> o<sup>th</sup> r<sup>e</sup> n<sup>f</sup> o<sup>r</sup> m<sup>o</sup> n r<sup>e</sup> l<sup>e</sup> d to th<sup>e</sup> ab<sup>o</sup> v<sup>e</sup> m<sup>tg</sup> o<sup>o</sup>, and to o<sup>e</sup> k<sup>at</sup> th<sup>e</sup> for<sup>m</sup> nt<sup>o</sup> n d<sup>m</sup> tng o<sup>n</sup> m<sup>at</sup> r<sup>o</sup> r<sup>e</sup> l<sup>e</sup> d to so<sup>e</sup> th<sup>e</sup> for<sup>m</sup> r<sup>e</sup> acc<sup>o</sup> ntng frm of th<sup>e</sup> ●m an</del></p>
<p><b>Article 227</b></p> <p>Wh<sup>e</sup> th<sup>e</sup> ●m an t<sup>r</sup> m<sup>n</sup> a<sup>o</sup> r<sup>d</sup> c<sup>d</sup> o<sup>not</sup> to cont<sup>n</sup> to a<sup>o</sup> nt an acc<sup>o</sup> ntng frm, t<sup>ch</sup>al<sup>l</sup> not<sup>f</sup> th<sup>e</sup> acc<sup>o</sup> ntng frm n<sup>adv</sup>anc<sup>e</sup></p>	<p><b>Article 227185</b></p> <p>Wh<sup>e</sup> th<sup>e</sup> ●m an t<sup>r</sup> m<sup>n</sup> a<sup>o</sup> r<sup>d</sup> c<sup>d</sup> o<sup>not</sup> to cont<sup>n</sup> to a<sup>o</sup> nt an acc<sup>o</sup> ntng frm, t<sup>ch</sup>al<sup>l</sup> not<sup>f</sup> th<sup>e</sup> acc<sup>o</sup> ntng frm n<sup>adv</sup>anc<sup>e</sup></p>

Original articles	Revised articles after the proposed amendments
<p>Where the general meeting votes on forming the a partnership of an accounting firm, the accounting firm is entitled to report to the relevant authority. Where an accounting firm is to be formed, it shall explain to the general meeting whether there is an interest in the firm.</p>	<p>Where the general meeting votes on forming the a partnership of an accounting firm, the accounting firm is entitled to report to the relevant authority. Where an accounting firm is to be formed, it shall explain to the general meeting whether there is an interest in the firm.</p>
<p>1) The accounting firm may inform the relevant authority of the formation notice in writing at the legal address of the firm. Such notice shall take effect on the date of the formation notice or the date specified in the notice. And the notice shall include the following information:</p>	<p><del>1) The accounting firm may inform the relevant authority of the formation notice in writing at the legal address of the firm. Such notice shall take effect on the date of the formation notice or the date specified in the notice. And the notice shall include the following information:</del></p>
<p>1. that the formation does not involve an appointment to chair or director of the firm or</p>	<p><del>1. that the formation does not involve an appointment to chair or director of the firm or</del></p>
<p>2. any other circumstances that shall be reported</p>	<p><del>2. any other circumstances that shall be reported</del></p>
<p>2) Within 14 days on the receipt of each notice in writing or referred in paragraph 1) of this article, the firm shall deliver a copy of the notice to the competent authority provided that the notice contains information as mentioned in paragraph 1) 2. The firm shall also deliver a copy of each forgoing information to the relevant authority with the address of the chair or director, or, in the absence of a legal representative and being reliable, of each information at the firm website or a site specified by the exchange of the legal address of the firm or chair.</p>	<p><del>2) Within 14 days on the receipt of each notice in writing or referred in paragraph 1) of this article, the firm shall deliver a copy of the notice to the competent authority provided that the notice contains information as mentioned in paragraph 1) 2. The firm shall also deliver a copy of each forgoing information to the relevant authority with the address of the chair or director, or, in the absence of a legal representative and being reliable, of each information at the firm website or a site specified by the exchange of the legal address of the firm or chair.</del></p>

Original articles	Revised articles after the proposed amendments
<p>3) If the accounting firm or organization notice contained in the memorandum referred in paragraph 1) 2) of this article, the accounting firm may request the board of directors to convene an extraordinary general meeting of shareholders to hear and to examine on the spot the report of the organization</p>	<p><del>3) If the accounting firm or organization notice contained in the memorandum referred in paragraph 1) 2) of this article, the accounting firm may request the board of directors to convene an extraordinary general meeting of shareholders to hear and to examine on the spot the report of the organization</del></p>
<p><b>Article 228</b></p> <p>The merger or division of the company shall require the resolution of a resolution by the board of directors. After each resolution has been adopted in accordance with the procedure specified in the Articles of Association of the company, relevant examination and a special resolution shall be carried out according to Law. Shareholders who do not attend the merger or division of the company shall have the right to request the company or shareholders that are in favor of each resolution to repay their shares at a fair price. The content of the resolution regarding the merger or division of the company shall be compiled in a special document for notification by shareholders.</p> <p>Shareholders of overseas listed companies that are listed in Hong Kong or other territories shall be served copies of the above-mentioned document by post.</p>	<p><del><b>Article 228</b></del></p> <p><del>The merger or division of the company shall require the resolution of a resolution by the board of directors. After each resolution has been adopted in accordance with the procedure specified in the Articles of Association of the company, relevant examination and a special resolution shall be carried out according to Law. Shareholders who do not attend the merger or division of the company shall have the right to request the company or shareholders that are in favor of each resolution to repay their shares at a fair price. The content of the resolution regarding the merger or division of the company shall be compiled in a special document for notification by shareholders.</del></p> <p><del>Shareholders of overseas listed companies that are listed in Hong Kong or other territories shall be served copies of the above-mentioned document by post.</del></p>
<p><b>Article 233</b></p> <p>Where the company is dissolved according to the provisions of Article 232 1), 2), 5) or 6) of this Article of Association (of Association), a liquidation group shall be formed within 15 days of the occurrence of the cause of dissolution, to carry out a liquidation. The liquidation group shall comprise the directors or an other officer determined by the general meeting. Where no liquidation group is</p>	<p><del><b>Article 233</b></del><u>190</u></p> <p><del>Where the company is dissolved according to the provisions of Article <del>232</del><u>189</u> 1), 2), 5) or 6) of this Article of Association (of Association), a liquidation group shall be formed within 15 days of the occurrence of the cause of dissolution, to carry out a liquidation. The liquidation group shall comprise the directors or an other officer determined by the general meeting. Where no liquidation group is</del></p>

Original articles	Revised articles after the proposed amendments
<p>formed within the time limit, the creditors may lead the liquidator to designate relevant persons to form a liquidation group</p> <p>Where the company is dissolved according to the provisions of Article 232 (4) of the Articles of Association of Association, the liquidator shall, in accordance with relevant laws, arrange for the shareholders, relevant authorities and relevant professionals to establish a liquidation committee to carry out liquidation</p>	<p>limit, the creditors may lead the liquidator to designate relevant persons to form a liquidation group</p> <p>Where the company is dissolved according to the provisions of Article <del>232</del><u>189</u> (4) of the Articles of Association of Association, the liquidator shall, in accordance with relevant laws, arrange for the shareholders, relevant authorities and relevant professionals to establish a liquidation committee to carry out liquidation</p>
<p><b>Article 239</b></p> <p>Following the completion of liquidation, the liquidation committee shall formulate a liquidation report, a return and expenditure statement and financial account in respect of the liquidation period and, after verification thereof by a Chartered Accountant, submit the shareholders' general meeting or the liquidator for confirmation. And within 30 days from the date of the shareholders' general meeting or the liquidator's confirmation, the company shall submit the formation documents to the company registration authority to apply for company deregistration, and announce the company's termination.</p>	<p><b>Article <del>239</del><u>196</u></b></p> <p>Following the completion of liquidation, the liquidation committee shall formulate a liquidation report, <del>a return and expenditure statement and financial account in respect of the liquidation period and, after verification thereof by a Chartered Accountant</del> submit the shareholders' general meeting or the liquidator for confirmation. And within <del>30</del> days from the date of the shareholders' general meeting or the liquidator's confirmation, the company shall submit the formation documents to the company registration authority to apply for company deregistration, and announce the company's termination.</p>
<p><b>Article 246</b></p> <p>Unless the context otherwise requires, "announce" referred to in this Article of Association shall refer to (1) if issued to domestic shareholders or within the P.R.C. in accordance with relevant regulations and this Article of Association, the announcement is published in each Chinese newspaper or on the website of the company and registered with the State Securities Administration and</p>	<p><b>Article <del>246</del><u>203</u></b></p> <p>Unless the context otherwise requires, "announce" referred to in this Article of Association shall refer to (1) if issued to domestic shareholders or within the P.R.C. in accordance with relevant regulations and this Article of Association, the announcement is published in each Chinese newspaper or on the website of the company and registered with the State Securities Administration and (2)</p>

Original articles	Revised articles after the proposed amendments
<p>             (2) If issued in Hong Kong to hold office of a              director in accordance with the relevant              provisions or the Articles of Association,              an appointment being made in Hong Kong              in accordance with the relevant listing rules.              All notices or other documents required under              Chapter 13 of the Hong Kong Stock Exchange              Listing Rules to be sent to the company shall              be in the English Language, or           </p>	