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

If  $\frac{1}{2}$  a e i d  $\frac{1}{2}$  base to any aspect of this circular or as to the action to be taken, you should consult your licensed securities dealer or registered institution in securities, bank manager, solicitor, professional accountant or other professional adviser.



#### SHENZHEN HEPALINK PHARMACEUTICAL GROUP CO., LTD. (深圳市海普瑞藥業集團股份有限公司)

(A joint stock company incorporated in the People's Republic of China with limited liability) (Stock code: 9989)

# PROPOSED AMENDMENTS TO THE ARTICLES AND RELATED RULES OF PROCEDURES OF THE COMPANY AND NOTICE OF THE 2024 FIRST EXTRAORDINARY GENERAL MEETING

A letter from the Board is set out on pages 3 to 6 of this circular.

Notice of the extraordinary general meeting (the "EGM") to be held at 2:00 p.m. on Wednesday, January 10, 2024 at Fuyu Hall, B1, Tower A, Coolpad Building, No. 2 Mengxi Road, North District, High-tech Industrial Park, Nanshan District, Shenzhen, the PRC, is being dispatched to the Shareholders together with this circular.

Shareholders who intend to appoint a proxy to attend the EGM shall complete and return the proxy form in accordance with the instructions printed thereon. The proxy form must be signed by you or your attorney duly authorised in writing or, in case of a legal person, must either be executed under its seal or under the hand of its director or other attorney duly authorised to sign the same. If the proxy form is signed by an attorney of the appointor, the power of attorney authorising that attorney to sign, or other document of authorisation, must be notarized.

In the case of joint holders of the Shares, only the holder whose name stands first in the register of members of the Company shall alone be entitled to vote at the EGM, either in person or by proxy in respect of such Shares.

For H Share Shareholders, please return the proxy form together with any documents of authority to the Company's H Share registrar, Tricor Investor Services Limited at 17/F, Far East Finance Centre, 16 Harcourt Road, Hong Kong as soon as possible, and in any event not later than 24 hours before the time appointed for holding the EGM. For information relating to attending the EGM for A Share Shareholders, please refer to the A Share announcement of the Company published on the website of the Shenzhen Stock Exchange. Completion and return of the proxy form will not preclude you from attending and voting in person at the EGM or any adjournment thereof should you so wish.

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Note: If there are any discrepancies between the Chinese version and the English version of this circular, the Chinese version shall prevail.

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

"Articles"	the articles of association of the Company, as amended, modified or otherwise supplemented from time to time
"Announcement"	the announcement of the Company dated December 15, 2023, in respect of the Proposed Amendments to the Articles
"A Share(s)"	domestic share(s) issued by the Company, with a nominal value of RMB1.00 each, which are subscribed for or credited as paid in Renminbi and are listed for trading on the Shenzhen Stock Exchange
"A Share Shareholders"	holders of A Share(s)
"Board"	the board of Directors
"Company"	Shenzhen Hepalink Pharmaceutical Group Co., Ltd (深圳市海普瑞藥業 集團股份有限公司), a joint stock company incorporated in the PRC with limited liability, whose A Shares are listed on the Shenzhen Stock Exchange (stock code: 002399) and whose H Shares are listed on the main board of the Hong Kong Stock Exchange (stock code: 9989)
"Director(s)"	director(s) of the Company
"Extraordinary General Meeting" or "EGM"	the extraordinary general meeting of the Company to be convened and held on January 10, 2024
"Group"	the Company and its subsidiaries
"HK dollars"	Hong Kong dollars, the lawful currency of Hong Kong
"Hong Kong"	the Hong Kong Special Administrative Region of the PRC
"Hong Kong Stock Exchange"	The Stock Exchange of Hong Kong Limited
"H Share(s)"	overseas listed foreign share(s) in the share capital of the Company with a nominal value of RMB1.00 each, which are subscribed for and traded in HK dollars and listed on the Hong Kong Stock Exchange
"H Share Shareholder(s)"	the holder(s) of the H Share(s)
"Listing Rules"	the Rules Governing the Listing of Securities on the Hong Kong Stock Exchange

# DEFINITIONS

"Notice of EGM"	the notice dated December 18, 2023 convening the EGM as set out on pages 50 to 51 of this circular
"PRC"	the People's Republic of China, which, for the purpose of this circular, excludes Hong Kong, the Macau Special Administrative Region and Taiwan
"Proposed Amendments to the Articles"	the proposed amendments to the Articles, the principal terms of which are set out under the section headed "I. PROPOSED AMENDMENTS TO THE ARTICLES" in the Letter from the Board
"RMB" or "Renminbi"	Renminbi, the lawful currency of the PRC
"Share(s)"	ordinary share(s) in the share capital of the Company with a nominal value of RMB1.00 each, comprising the A Share(s) and H Share(s)
"Shareholder(s)"	holder(s) of the Share(s)
"Shenzhen Stock Exchange"	the Shenzhen Stock Exchange (深圳證券交易所)

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Executive Directors: Registered offi Mr. (CLhiaiknian of the NBbaar2d1) Langsha Ms. (DLeipuTtayn General MNamakan) Distri Mr. (CSehmenraYu Manager)Shenzhen PRC Mr. Zhang Ping

Proposed Amendments Princtipeal Articre Independents ntonicut peal Articre Dr. Lu Chuan Room 4724, 47 Mr. Huang Peng Sun Hung Kai Mr. Yi Ming 30 Harbour Ros Wan Chai, Hon

D e c e , m b 2 0 2 34 8

the Shareholders

ear Sir or Madam,

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N	D	I	R	E	F	A	T	E	D		R	U	L	E	S		0	F		Р	R	0	С	E	D
		N	0	Т	I	С	E		0	F	NI	۲ <sub>م</sub>	' H	[ <b>E</b>		2	0	2	4		F	Ι	R	S	Т
	Ι.								U													t I J			
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Reference is made to the Announcement, in respect of, among other things, the Proposed Amendments to the Articles. Unless otherwise defined herein, capitalized terms used in this circular shall have the same meanings as those defined in the Announcement.

# II. PROPOSED AMENDMENTS TO THE ARTICLES AND RELATED RULES OF PROCEDURES OF THE COMPANY

The Company convened the 2023 First Extraordinary General Meeting, A Shareholders' Class Meeting and H Shareholders' Class Meeting on December 15, 2023, to approve certain amendments to the Articles. As the proposed amendments to the articles was not duly passed by the H Shareholders' Class Meeting, the proposed amendments did not become effective, and the existing Articles remains valid.

The Board proposes to amend the existing Articles of Association by adopting a new set of articles of association of the Company in substitution for, and to the exclusion of, the existing Articles, in view of the below and to make some other slight amendments.

On February 14, 2023, the State Council (the "State C 🕅 ci

The Board is of the view that the Proposed Amendments to the Articles will not compromise protection of the H Share Shareholders and will not have material impact on measures relating to shareholder protection. After the Proposed Amendments take effect, the Company will continue to comply with Appendix 3 to the Listing Rules to meet the core shareholder protection level through compliance with PRC laws in combination with its Articles and will further monitor its ongoing compliance with these rules.

Please also refer to the Rules of Procedures for the Shareholders' General Meeting; Rules of Procedures for the Board of Directors; Rules of Procedures of the Independent Directors; Rules of Procedures for External Guarantees; Rules of Procedures of the Connected Transactions; Rules of Procedures for Major Investments; Rules of Procedures of the Remuneration and Performance Appraisal System for Directors, Supervisors and Senior Management; Rules of Procedures of the Accounting Firm Selection System published on the websites of the Shenzhen Stock Exchange and the Company on November 20, 2023.

The Proposed Amendments to the Articles and proposed amendments to related Rules and Procedures shall be subject to the passing of a special resolution by the Shareholders at the EGM, and will become effective upon the approval by the Shareholders at the EGM.

#### III. THE 2024 FIRST EXTRAORDINARY GENERAL MEETING

The Company will convene the EGM for the Shareholders to consider and, if thought fit, to approve above relevant resolutions. A notice of the EGM to be held at 2:00 p.m. on Wednesday, January 10, 2024 at Fuyu Hall, B1, Tower A, Coolpad Building, No. 2 Mengxi Road, North District, High-tech Industrial Park, Nanshan District, Shenzhen, the PRC, is set out on pages 50 to 51 of this circular.

A proxy form to be used at the EGM is also enclosed herein and published on the website of the Hong Kong Stock Exchange (www.hkexnews.hk). H Share Shareholders who intend to appoint a proxy to attend the EGM shall complete, sign and return the proxy form in accordance with the instructions printed thereon.

For H Share Shareholders, the proxy form, and if the proxy form is signed by a person under a power of attorney or other authority on behalf of the appointor, a notarized copy of that power of attorney or other authority, must be delivered to the Company's H Share registrar, Tricor Investor Services Limited, at 17/F, Far East Finance Centre, 16 Harcourt Road, Hong Kong, not less than 24 hours before the time for holding the EGM in order for such documents to be valid.

Pursuant to the Articles, for the purpose of holding the EGM, the register of members of H Shares will be closed from Friday, January 5, 2024 to Wednesday, January 10, 2024 (both days inclusive), during this period no transfer of H Shares will be registered. H Share Shareholders whose names appear on the H Shares register of members of the Company on Wednesday, January 10, 2024 are entitled to attend and vote at the EGM. For information relating to attending the EGM for A Share Shareholders, please refer to the A Share announcement of the Company published on the website of the Shenzhen Stock Exchange.

In order to attend the EGM, H Share Shareholders shall lodge all transfer documents together with the relevant share certificates to the Company's H Share registrar, Tricor Investor Services Limited, at 17/F, Far East Finance Centre, 16 Harcourt Road, Hong Kong, not later than 4:30 p.m. on Thursday, January 4, 2024.

Pursuant to Rule 13.39(4) of the Listing Rules, any vote of the Shareholders at a general meeting must be taken by poll except where the chairman, in good faith, decides to allow a resolution that relates purely to a procedural or administrative matter to be voted on by a show of hands. Therefore, the resolutions proposed at the EGM will be voted by poll.

#### IV. RESPONSIBILITY STATEMENTS

This circular includes particulars given in compliance with the Listing Rules for the purpose of giving information with regard to the Company. The Directors collectively and individually accept full responsibility for the accuracy of the information contained in this circular and confirm, having made all reasonable enquiries, that to the best of their knowledge and belief, there are no other facts the omission of which would make any statement herein misleading.

#### V. RECOMMENDATION

The Directors believe that the proposed resolutions are in the best interests of the Company and the Shareholders as a whole. Accordingly, the Directors recommend all Shareholders to vote in favour of such resolutions which will be proposed at the EGM.

By order of the Board She he He a i Pha ace aca G C ., L. Li Li Chairman

# **APPENDIX I**

#### COMPARISON TABLE OF THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF SHENZHEN HEPALINK PHARMACEUTICAL GROUP CO., LTD.

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Cha 🏁 1 Ge e a Piaja	Cha 💯 1 Ge e a Piqi q
A Sec e 1 To protect the legitimate rights and interests of the Company, its shareholders and creditors thereof, and to regulate the organization and acts of the Company, the Articles of Association is formulated pursuant to the Company Law of the People's Republic of China (hereinafter referred to as the "Company Law"), the Securities Law of the People's Republic of China (hereinafter referred to as the "Securities Law"), the Special Regulations of the State Council on the Overseas Offering and Listing of Shares by Joint Stock Limited Companies (hereinafter referred to as the "Special Regulations"), the Mandatory Provisions for Articles of Association of Companies to be Listed Overseas (hereinafter referred to as the "Mandatory Provisions"), the Reply on Opinions concerning the Supplement and Amendment to Articles of Association by Companies to be Listed in Hong Kong (Zheng Jian Hai Han [1995] No. 1, hereinafter referred to as the "Zheng Jian Hai Han"), the Official Reply of the State Council on Adjusting the Provisions Governing Matters Including the Application of the Notice Period for the Convening of Shareholders' General Meetings by Companies Listed Overseas (hereinafter referred to as the "Reply on Adjusting the Notice Period"), the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (hereinafter referred to as the "Hong Kong Listing Rules"), and other relevant provisions.	A Ke e 1 To protect the legitimate rights and interests of the Company, its shareholders and creditors thereof, and to regulate the organization and acts of the Company, the Articles of Association is formulated pursuant to the Company Law of the People's Republic of China (hereinafter referred to as the "Company Law"), the Securities Law of the People's Republic of China (hereinafter referred to as the "Securities Law"), See Ad i i Kak for e east for e east for a d Li for g f Seck iffee by D e for E is a field for a ie (he ei affor efe ed K a Ke e ) (he ei affor efe ed K a Ke e ) (he ei affor special Regulations of the State Council on the Overseas Offering and Listing of Shares by Joint Stock Limited Companies (hereinafter referred to as the "Special Regulations"), the Mandatory Provisions for Articles of Association of Companies to be Listed Overseas (hereinafter referred to as the "Mandatory Provisions"), the Reply on Opinions concerning the Supplement and Amendment to Articles of Association by Companies to be Listed in Hong Kong (Zheng Jian Hai Han [1995] No. 1, hereinafter referred to as the "Zheng Jian Hai Han"), the Official Reply of the State Council on Adjusting the Provisions Governing Matters Including the Application of the Notice Period for the Convening of Shareholders' General Meetings by Companies Listed Overseas (hereinafter referred to as the "Reply on Adjusting the Notice Period"), the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (hereinafter referred to as the "Hong Kong Limited

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A Sice 2 The Company is a joint stock	A Size e 2 The Company is a joint stock
company with limited liability (hereinafter	company with limited liability (hereinafter
referred to as the "Company") incorporated in	referred to as the "Company") incorporated in
accordance with the Company Law, the Special	accordance with the Company Law, the Special
Regulations and other relevant laws and	Regulations and other relevant laws and
administrative regulations of the PRC.	administrative regulations of the PRC.
Upon approval by the Ministry of Commerce of	Upon approval by the Ministry of Commerce of
the People's Republic of China in Shang Zi Pi	the People's Republic of China in Shang Zi Pi
[2007] No. 2025 Document on December 6, 2007,	[2007] No. 2025 Document on December 6, 2007,
the Company was established by Shenzhen	the Company was established by Shenzhen
Hepalink Pharmaceutical Company Limited (a	Hepalink Pharmaceutical Company Limited (a
Sino-foreign joint venture) by promotion through	Sino-foreign joint venture) by promotion through
change according to the law and the original	change according to the law and the original
investors of Shenzhen Hepalink Pharmaceutical	investors of Shenzhen Hepalink Pharmaceutical
Company Limited were the promoters of the	Company Limited were the promoters of the
Company; the Company was registered with	Company; the Company was registered with
Shenzhen Administration for Industry and	Shenzhen Administration for Industry and
Commerce and obtained its business license on	Commerce and obtained its business license on
December 27, 2007, with social credit code	December 27, 2007, with social credit code
91440300279544901A.	91440300279544901A.
A <b>Exc e 5</b> The address of the Company: No. 21 Langshan Road, Songpingshan, Nanshan District, Shenzhen; Postcode: 518057; Telephone number: +86755 2698 0200; Fax number: +86755 2698 0183.	A Sace 5 The address of the Company: No. 21 Langshan Road, Songpingshan, Nanshan District, Shenzhen; Postcode: 518057; Telephone number: +86755 2698 0200; Fax number: +86755 2698 0183. (The b a ch ffice i cased as N. 1 R gan R ad, Ke g i Store Pi g ha Di stor She he Cise, Ga gd g P i ce)
A Sec e 10 The Articles of Association shall take	A Stee 10 The Articles of Association shall take
effect after consideration and approval at the	effect after consideration and approval at the
Shareholders' general meeting and as from the	Shareholders' general meeting—and as from the
date on which the Company's H shares are listed	date on which the Company's H shares are listed
on the Hong Kong Stock Exchange. The original	on the Hong Kong Stock Exchange. The original
articles of association of the Company shall	articles of association of the Company shall
become null and void automatically on the date	become null and void automatically on the date
when the Articles of Association come into effect.	when the Articles of Association come into effect.
From the date on which the Articles of	From the date on which the Articles of
Association comes into effect, the Articles of	Association comes into effect, the Articles of
Association shall constitute a legally binding	Association shall constitute a legally binding
document that regulates the Company's	document that regulates the Company's
organization and actions, and governs the rights	organization and actions, and governs the rights
and obligations between the Company and each of	and obligations between the Company and each of
its shareholders and of the shareholders inter se.	its shareholders and of the shareholders inter se.

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The Articles of Association shall be binding on	The Articles of Association shall be binding on
the Company, its Shareholders, directors,	the Company, its Shareholders, directors,
supervisors, general manager and other senior	supervisors, general manager and other senior
management, all of whom shall be entitled to claim their rights on any matters relating to the Company pursuant to the Articles of Association. Pursuant to the Articles of Association, a shareholder may take legal action against other shareholders, the Company's directors, supervisors, general manager and other senior management and the Company, and the Company may take legal action against its shareholders, directors, supervisors, general manager and other senior management.	management, all of whom shall be entitled to claim their rights on any matters relating to the Company pursuant to the Articles of Association. Pursuant to the Articles of Association, a shareholder may take legal action against other shareholders, the Company's directors, supervisors, general manager and other senior management and the Company, and the Company may take legal action against its shareholders, directors, supervisors, general manager and other senior management.
For the purpose of the preceding paragraph, the term "take legal action" shall include the instituting of legal proceedings with a court or filing with an arbitral authority for arbitration.	For the purpose of the preceding paragraph, the term "take legal action" shall include the instituting of legal proceedings with a court or filing with an arbitral authority for arbitration.
A <b>Sec e 12</b> To the extent permitted by laws and regulations, the Company may invest in other limited liability companies or joint-stock companies, and shall be liable to the invested companies to the extent of its capital contribution. Unless otherwise provided by laws, the Company	A Sec e 12 To the extent permitted by laws and regulations, the Company may invest in other limited liability companies or joint-stock companies, and shall be liable to the invested companies to the extent of its capital contribution. Unless otherwise provided by laws, the Company
shall not be the capital contributor bearing joint liability for the debts of the invested companies.	shall not be the capital contributor bearing joint liability for the debts of the invested companies.
Upon approval by the company approval authority authorized by the State Council, the Company may invest and operate based on its management needs and in accordance with the Company Law.	Upon approval by the company approval authority authorized by the State Council, the Company may invest and operate based on its management needs and in accordance with the Company Law.
Cha 🗱 3 Sha e	Cha 🏼 Cha 🖉
Sec 1 I Sha e	Sector 1 I Ra ce f Sha e
A Sice 15 The Company shall have ordinary shares at all times. According to its needs, the Company may have other classes of shares upon approval of the department authorized by the State	A Sace 15 Shae fac a Sace f <u>f</u> for the Company shall have ordinary shares at all times. According to its needs, the Company may have other classes of shares upon
Council.	approval of the department authorized by the State Council.

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Overseas listed foreign shares issued by the Company and listed in Hong Kong are shares which have been admitted for listing on the Hong Kong Stock Exchange, the par value of which is denominated in RMB and which are subscribed for and traded in Hong Kong dollars.	
Shareholders of domestic shares and shareholders of overseas listed foreign shares are both ordinary shareholders and shall have the same rights and bear the same obligations in any distribution in the form of dividends or other forms.	
A Sec e 23 Before the issuance of the H shares, the Company had a total of 1,247,201,704 shares, which were all ordinary shares.	
Upon approval by the CSRC on April 1, 2020, the Company issued 220,094,500 H shares to the	

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A Sec e 25 If the Company separately issues H shares and domestic shares within the total number specified in the plan for issuance, the said shares shall be issued respectively at one time; if it is impossible for the shares to be issued at one time for special reasons, the shares may be issued across several times upon approval by the securities regulatory authority of the State Council.	Deleted.
Sec <sup>336</sup> 2 I c ea e, Dec ea e a d Re d cha e f Sha e	Sec <sup>336</sup> 2 I c ea <sub>4</sub> e, Dec ea <sub>4</sub> e a d Re 🕅 cha <sub>4</sub> e f Sha e <sub>4</sub>
A Sec e 29 The Company may repurchase its shares in the following circumstances according to laws, administrative regulations, departmental rules and the Articles of Association: (I) reduction of the Company's registered capital; (II) merging with another company holding shares in the Company; (III) use of its shares for carrying out an employee stock ownership plan or equity incentive; (IV) requests to the Company to acquire their shares by shareholders who have voted against the resolutions passed at a Shareholders' general meeting on the merger or division of the Company; (V) use of shares for conversion of convertible corporate bonds issued by a listed company; (VI) the share repurchase is necessary for a listed company to maintain its corporate value and protect its Shareholders' equity; and (VII) other circumstances permitted by laws and administrative regulations.	A <i>Sc</i> e 25 The Company may not repurchase its shares in the following circumstances according to laws, administrative regulations, departmental rules and the Articles of Association; <u>e ce <i>Sd</i></u> <u>e f <i>Sae</i> f <i>Si</i> g ci co <i>Sa</i> ce (I) reduction of the Company's registered capital; (II) merging with another company holding shares in the Company; (III) use of its shares for carrying out an employee stock ownership plan or equity incentive; (IV) requests to the Company to acquire their shares by shareholders who have voted against the resolutions passed at a Shareholders' general meeting on the merger or division of the Company; (V) use of shares for conversion of convertible corporate bonds issued by a listed company; (VI) the share repurchase is necessary for a listed company to maintain its corporate value and protect its Shareholders' equity; and (VII) other circumstances permitted by laws and administrative regulations.</u>
Except for the circumstances set out above, the Company shall not repurchase its shares.	Except for the circumstances set out above, the Company shall not repurchase its shares

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Sec <sup>336</sup> 3 T a de f Sha ed	Sec <sup>36</sup> 3 Ta de fSha ed
A <b>Sec e 39</b> Shares held by promoters shall not be transferred within one year from the date of establishment of the Company. Shares issued prior to the Company's initial public offering shall not be transferable within one year after the date on which the Company's shares are listed on the stock exchange.	A <b>Sec e 35</b> Shares held by promoters shall not be transferred within one year from the date of establishment of the Company. Shares issued prior to the Company's initial public offering shall not be transferable within one year after the date on which the Company's shares are listed on the stock exchange.
The directors, supervisors and senior management of the Company shall notify the Company about their shareholdings and changes thereof and shall not transfer more than 25% of their shares per annum during their terms of office. Shares of the Company held by them shall not be transferred within one year after the shares of the Company are listed and within 6 months after their departure from the Company. In the period of twelve months commencing from the date on which the aforesaid six months expire, the shares disposed by them through the listing on stock exchange shall not exceed 50% of their total shareholding of the Company.	The directors, supervisors and senior management of the Company shall notify the Company about their shareholdings and changes thereof and shall not transfer more than 25% of their shares per annum during their terms of office. Shares of the Company held by them shall not be transferred within one year after the shares of the Company are listed and within 6 months after their departure from the Company. In the period of twelve months commencing from the date on which the aforesaid six months expire, the shares disposed by them through the listing on stock exchange shall not exceed 50% of their total shareholding of the Company.
A Sec e 40 If the directors, supervisors, senior management and shareholders holding more than 5% of the shares of the Company sell shares within six months after buying the same or buy shares within six months after selling the same, the gains arising therefrom shall belong to the Company and the Board of the Company shall recover the said gains. However, if a securities firm holds more than 5% of the shares by buying the shares remaining after exclusive selling, the said 6-month limitation for selling the said shares shall not apply.	A Sice 36 If the directors, supervisors, senior management and shareholders holding more than 5% of the shares of the Company sell shares Sie e Sign e eco is a within six months after buying the same or buy shares within six months after selling the same, the gains arising therefrom shall belong to the Company and the Board of the Company shall recover the said gains. However, if a securities firm holds more than 5% of the shares by buying the shares remaining after exclusive selling, the said 6-month limitation for selling the said shares shall not apply e ce Sif She ci co shares ce
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If the Board of the Company does not observe the	If the Board of the Company does not observe the
provision in the preceding paragraph, the	provision in the preceding first paragraph, the
shareholders have the right to require the Board to	shareholders have the right to require the Board to
execute the provision within 30 days. If the Board	execute the provision within 30 days. If the Board
fails to execute the provision within the aforesaid	fails to execute the provision within the aforesaid
period, the shareholders shall have the right to	period, the shareholders shall have the right to
directly institute legal proceedings in the people's	directly institute legal proceedings in the people's
court in their own names for the interest of the	court in their own names for the interest of the
Company.	Company.
If the Board fails to observe the provision in the first paragraph, the responsible directors shall bear joint liability according to the law.	If the Board fails to observe the provision in the first paragraph, the responsible directors shall bear joint liability according to the law.
Sec 326 4 Fia cia A egi 326 ce f 326 e Por cha e f Sha e f 326 e C a 25	De e <sup>gj</sup> ed.
Cha 🏽 Cha 📽 4 Sha eh de 🖡 a d Sha eh de 🦿	Cha 🌠 4 Sha eh de 🖡 a d Sha eh de 🦿
Ge e a Mee 🎜 ga	Ge e a Mee 🌠 g
Section 1 Sha eh de	Section 1 Sha eh de
A Sinc e 56 Shareholders of the Company are	A Stac e 37 Shareholders of the Company are
persons lawfully holding shares of the Company,	persons lawfully holding shares of the Company,
with names (titles) recorded in the register of	with names (titles) recorded in the register of
shareholders. The Company shall keep a register	shareholders. The Company shall keep a register
of shareholders according to the vouchers	of shareholders according to the vouchers
provided by the securities registration authority.	provided by the securities registration authority.
Such a register bears adequate evidence of the	Such a register bears adequate evidence of the
shareholders holding shares of the Company. A	shareholders holding shares of the Company. A
shareholder shall enjoy rights and bear obligations	shareholder shall enjoy rights and bear obligations
according to the class and quantity of his/her	according to the class and quantity of his/her
shares. Shareholders of the same class shall enjoy	shares. Shareholders of the same class shall enjoy
the same rights and bear the same obligations.	the same rights and bear the same obligations.
A Since e 57 If the Company convenes a	A Stac e 38 If the Company convenes a
Shareholders' general meeting, distributes	Shareholders' general meeting, distributes
dividends commences liquidation or executes any	dividends commences liquidation or executes any
dividends, commences liquidation or executes any	dividends, commences liquidation or executes any
other act requiring identification the of	other act requiring identification of the
shareholders, the convener of the Board meeting	shareholders, the convener of the Board meeting
or the Shareholders' general meeting shall	or the Shareholders' general meeting shall
determine the record date, at the end of which the	determine the record date, at the end of which the
shareholders in the register shall be shareholders	shareholders in the register shall be shareholders
entitled to the relevant interests.	entitled to the relevant interests.

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Zhe A Zic e 🕻 f A 🔩 ciaZh	She A Sice e f A e cialso
Sec 2 Ge e a Piqi qf Sha eh de q'	Sec <sup>356</sup> 2 Ge e a Piại <sub>e</sub> f Sha eh de <sub>e</sub> '
Ge e a Mee 26 gq	Ge e a Mee <sup>356</sup> g <sub>e</sub>
A <b>Sc</b> e 67 The Shareholders' general meeting shall be the governing organ of the Company. It may exercise the following powers in accordance with the law: (I) to decide on the business policies and investment plans of the Company; (II) to elect and replace directors, and supervisors who are not appointed as representatives of the employees and to decide on the remuneration of the relevant directors and supervisors; (III) to consider and approve reports made by the Board; (IV) to consider and approve reports made by the Board; (IV) to consider and approve reports made by the Board; (IV) to consider and approve reports made by the Supervisory Committee; (V) to consider and approve the Company's annual financial budgets and final accounts; (VI) to consider and approve the Company's profit distribution plans and loss recovery plans; (VII) to resolve on the increase or reduction of the Company's registered capital; (VIII) to resolve on the increase or reduction of the Company's (X) to amend the Articles of Association; (XI) to resolve on the appointment or removal of any accounting firm by the Company; (XIII) to consider the proposals raised by the shareholders severally or jointly representing more than 3% of the voting shares of the Company; (XIII) to consider the guarantees stated in Article 68 of the Articles of Association; (XIV) to consider the acquisitions or disposals of any major assets by the Company of which the amount exceeds 30% of its latest audited total assets within the last year; (XV) to consider and approve any change of the use of proceeds raised; (XVI) to consider the Shareholders' general meeting as stipulated by laws, administrative regulations, departmental rules, listing rules for stock exchanges where the Company's shares are listed or the Articles of Association.	A <b>Sc</b> e 48 The Shareholders' general meeting shall be the governing organ of the Company. It may exercise the following powers in accordance with the law: (1) to decide on the business policies and investment plans of the Company; (II) to elect and replace directors, and supervisors who are not appointed as representatives of the employees and to decide on the remuneration of the relevant directors and supervisors; (III) to consider and approve reports made by the Board; (IV) to consider and approve reports made by the Supervisory Committee; (V) to consider and approve the Company's annual financial budgets and final accounts; (VI) to consider and approve the Company's profit distribution plans and loss recovery plans; (VII) to resolve on the increase or reduction of the Company's registered capital; (VIII) to resolve on the issuance of bonds of the Company; (IX) to resolve on matters such as the merger, division, dissolution, liquidation or change of form of the Company; (X) to amend the Articles of Association; (XI) to resolve on the appointment or removal of any accounting firm by the Company; (XIII) to consider the proposals raised by the shareholders severally or jointly representing more than 3% of the voting shares of the Company; (XIII) (XIII) to consider the guarantees stated in Article 49 of the Articles of Association; (XIV) (XIII) to consider the acquisitions or disposals of any major assets by the Company of which the amount exceeds 30% of its latest audited total assets within the last year; (XV)-(XIV) to consider and approve any change of the use of proceeds raised; (XVI)-(XV) to consider the share incentive schemes <b>a</b> d <b>e A a e b e b i a</b> ; and (XVIII) (XVI) 'to consider such other matters to be resolved at the Shareholders' general meeting as stipulated by laws, administrative regulations, departmental rules, listing rules for stock exchanges where the Company's shares are listed or the Articles of Association.
The foregoing functions and powers of the	The foregoing functions and powers of the
Shareholders' general meeting shall not be exercised	Shareholders' general meeting shall not be exercised
by the Board of Directors or any other body or	by the Board of Directors or any other body or
individual on its behalf by means of authorization.	individual on its behalf by means of authorization.

Ei & g Te , f	P <sub>e</sub> ed A e d e 252%
She A She e , f A , cia Sho	Stae A Stice e f A e cia 356
A <b>Sec e 68</b> The provision of any of the following guarantee for any external party by the Company shall be considered and approved by the Shareholders' general meeting: (I) any guarantee to be provided after the total amount of external guarantees provided by the Company and its controlled subsidiaries has reached or exceeded 50% of the Company's latest audited net assets; (II) guarantees where the amount of guarantees provided in the preceding 12 consecutive months exceeds 30% of the Company's latest audited total assets; (III) guarantees where the amount of guarantees provided in the preceding 12 consecutive months exceeds 50% of the Company's latest audited net assets, with the absolute amount exceeding RMB50 million; (IV) any guarantee provided for any entity with an asset-liability ratio of more than 70%; (V) any single guarantees which are subject to controller and their related parties; and (VII) other external guarantees which are subject to consideration at the Shareholders' general meeting in accordance with the laws, administrative regulations, departmental rules, regulatory documents, listing rules for stock exchanges where the Company's shares are listed.	A <b>See e 49</b> The provision of any of the following guarantee for any external party by the Company shall be considered and approved by the Shareholders' general meeting: (I) any guarantee to be provided after the total amount of external guarantees provided by the Company and its controlled subsidiaries has reached or exceeded 50% of the Company's latest audited net assets; (II) <b>gNa a We ided affe Me X e Wa a</b> <b>gNa a We ided affe Me X a d iX h di g</b> <b>D idia ie e ceed 30% f Me affe Me X a</b> <b>gNa a We guarantees</b> where the amount of guarantees provided in the preceding 12 consecutive months exceeds 30% of the Company's latest audited total assets; (III) guarantees where the amount of guarantees provided <b>A if Me 2 i i i i i i i i i i</b>
External guarantees to be considered at the	External guarantees to be considered at the
Shareholders' general meeting shall be considered	Shareholders' general meeting shall be considered
and approved by the Board before submission to the	and approved by the Board before submission to the
Shareholders' general meeting for consideration.	Shareholders' general meeting for consideration.

# **APPENDIX I**

E i 🎜 g Te 💡 f	P ed A e d e 2020
She A Sic e f A st ciasio	She A Sice f A st ciaso
Sec276 3C eig fShaeh de 🕻	Sec🌠 3C eigfShaehde 🥇
Ge e a Meexo g	Ge e a Meeze g
A Sec e 76 Where the Supervisory Committee or shareholders decide to convene a Shareholders' general meeting by itself/themselves, the Board of Directors shall be notified in writing, and the meeting shall be registered with the local branch of the CSRC at the location of the Company and the stock exchange where the Company's shares are listed.	A <b>Sec e 57</b> Where the Supervisory Committee or shareholders decide to convene a Shareholders' general meeting by itself/themselves, the Board of Directors shall be notified in writing, and the meeting shall be registered with the local branch of the CSRC at the location of the Company and the stock exchange where the Company's shares are listed.
The shareholder(s) convening the Shareholders' general meeting shall hold no less than 10% of the shares of the Company prior to the announcement of any resolution approved at the Shareholders' general meeting.	The shareholder(s) convening the Shareholders' general meeting shall hold no less than 10% of the shares of the Company prior to the announcement of any resolution approved at the Shareholders' general meeting.
The Supervisory Committee or the convening shareholders shall, upon issuing the notice of Shareholders' general meeting and announcement of any resolution approved at such meeting, submit the relevant documentation to the CSRC office at the location of the Company and the stock exchange where the Company's shares are listed.	The Supervisory Committee or the convening shareholders shall, upon issuing the notice of Shareholders' general meeting and announcement of any resolution approved at such meeting, submit the relevant documentation to the <u>CSRC</u> office at the location of the <u>Company</u> and the stock exchange where the Company's shares are listed.
Sec236 4 P ea e a d N 236ce f Shaeh de e'Ge e a Mee236 ge	Sec& 4P ea a d N & e f Shaeh de a' Ge e a Mee& ga
A <b>See e 81</b> The convener shall notify shareholders of the annual general meeting by announcement 20 working days before the meeting, and shall notify shareholders of the extraordinary general meeting by announcement 15 days (and at least 10 working days) before the meeting.	A <b>See 62</b> The convener shall notify shareholders of the annual general meeting by announcement 20 <del>working</del> days before the meeting, and shall notify shareholders of the extraordinary general meeting by announcement 15 days (and at least 10 working days) before the meeting.

Ei Kog Te y f	P edd e d e 25%
Kate A Kate y f Ayy cia Ko	Zhe A Zhe e f A e e ciaZh
Where a Shareholders' general meeting is held	Where a Shareholders' general meeting is held
online or through other means, the designated	online or through other means, the designated
time and procedure for voting online or other	time and procedure for voting online or other
means shall be expressly stated in the notice of	means shall be expressly stated in the notice of
such meeting.	such meeting.
Notices and supplementary notices of	Notices and supplementary notices of
Shareholders' general meetings shall adequately	Shareholders' general meetings shall adequately
and completely disclose the specific contents of	and completely disclose the specific contents of
all proposals, as well as all the information or	all proposals, as well as all the information or
explanations necessary for the shareholders to	explanations necessary for the shareholders to
make a reasonable judgment in respect of the	make a reasonable judgment in respect of the
matters to be discussed. Where the opinions of an	matters to be discussed. Where the opinions of an
independent director are required in relation to the	independent director are required in relation to the
matters to be discussed, such opinions and reasons	matters to be discussed, such opinions and reasons
shall be disclosed when the notices or	shall be disclosed when the notices or
supplementary notices of Shareholders' general	supplementary notices of Shareholders' general
meetings are served.	meetings are served.

Ei 🌠 g Te 🖕 f She A Shc e t A 🔩 cia Sh	P edd e d e 252% Stae A Stice e f A e ciaSto
A Sice 85 Unless otherwise stipulated by laws, administrative regulations, listing rules for stock exchanges where the Company's shares are listed or the Articles of Association, the notice of a Shareholders' general meeting shall be delivered by hand or prepaid mail to all shareholders (regardless of whether they have voting rights at the Shareholders' general meeting). The address of the recipients shall be the address registered in the register of shareholders. For shareholders of domestic shares, the notice of a Shareholders' general meeting may be in the form of an announcement.	
The announcement referred to in the preceding paragraph shall be published in one or more newspapers specified by the securities regulatory authority of the State Council 20 to 25 working days prior to the date on which the annual general meeting is to be convened, and 15 to 20 days (and not less than 10 working days) prior to the date on which the extraordinary general meeting is to be convened, and all holders of domestic shares shall be deemed to have been notified of the forthcoming Shareholders' general meeting once the announcement is published.	
Provided that such action complies with relevant laws and regulations and the listing rules for stock exchanges where the Company's shares are listed and fulfills relevant procedures, for shareholder of H shares, the Company may also send the	

# **APPENDIX I**

Ei 🗱 g Te 🔥 f	P ed A e d e 28%
She A Sic e, fA, ciaso	Mae A Mc e, f A, ciaMo
Sec <sup>356</sup> 5 H di g f Sha eh de <b>s</b> '	Sec <sup>336</sup> 5 H di g f Sha eh de <b>v</b>
GeeaMee g	Geea Mee & g
<b>Ge e a Meexe g</b> <b>A C e 102</b> Minutes of a Shareholders' general meeting shall be kept by the Secretary to the Board. The meeting minutes shall specify: (I) the time, venue and agenda of the meeting, and the name of the convener; (II) the names of the chairperson, and the directors, supervisors, general manager and other senior management attending or present at the meeting; (III) the number of shareholders and proxies attending the meeting, the total number of voting shares they represent and the percentage of these shares to the total number of shares of the Company; (IV) the consideration process, summaries of speeches and voting result for each proposal; (V) details of the inquiries or suggestions from shareholders, and the corresponding response or explanations; (VI) the name(s) of the lawyer(s), counting officer(s) and monitoring officer(s); and (VII) other contents that shall be recorded in the minutes in accordance with the Articles of Association.	A Ke e 83 Minutes of a Shareholders' general meeting shall be kept by the Secretary to the Board. The meeting minutes shall specify: (I) the time, venue and agenda of the meeting, and the name of the convener; (II) the names of the chairperson, and the directors, supervisors, general manager and other senior management attending or present at the meeting; (III) the number of shareholders and proxies attending the meeting, the total number of voting shares they represent and the percentage of these shares to the total number of shares of the Company; (IV) the consideration process, summaries of speeches and voting result for each proposal; (V) details of the inquiries or suggestions from shareholders, and the corresponding response or explanations; (VI) the name(s) of the lawyer(s), counting officer(s) and monitoring officer(s); (VII) Me E be f ha e Min & g g ight he d by h de f d e & c ha e (i c di g ie f ha eh de ) a d h de f d e & ca i i & d f eig ha e (i c di g ie f ha eh de ) A h a & ded & he ge e a ee & g f ha eh de each acc & & g f Mae f & f & c & f & c & f & f a be ec ded by Me ha eh de f d e & c & f & c & f & c & f a be ec ded by Me ha eh de f d e & c & f & c & f & c & f a be ec ded by Me ha eh de f d e & c & f & c & f & c & f a be ec ded by Me ha eh de f d e & c & f & c & f & c & f a be ec ded by Me ha eh de f d e & c & f & c & f & c & f a be ec ded by Me ha eh de f d e & c & f & c & f & c & f a be ec ded by Me ha eh de f d e & c & f & c & f & c & f a be ec ded by Me ha eh de f d e & c & f & f & f & c & f a be ec ded by Me ha eh de f d e & c & f & f & f & c & f a be ec ded by Me ha eh de f d e & c & f & f & c & f & f a e & f & f & c & f & f & c & f a e & f & f & f & c & f & f a e & c & f & f & c & f & f a e & c & f & f & c & f & f a e & c & f & f & c & f & f a e & f & f & c & f & f a e & f & f & c & f & f a e & f & f & c & f & f a e & f & f & c & f & f a e & f & f & f & c & f a e & f & f & c & f & f a e & f & f & c & f & f a e & f & f & c & f & f a e & f & f & c & f a e & f & f & c & f & f a e & f & f

Ei 🎜 g Te 🔥 f	P ₄edAede ⊠26%
She A Ske e f A y cia Sk	Mae A Mice e f A e ciaMo
Sector 6 V 56 g a d Re  X56 a astrone	Sector 6 V 26 g a d Re  X So
Shaeh de ¿Geea Mee g	Shaeh de ¿Geea Mee g
A Sice 108 The following matters shall be approved by special resolution at the	A <b>(Sice 89</b> The following matters shall be approved by special resolution at the
Shareholders' general meeting: (I) increase or	Shareholders' general meeting: (I) increase or
reduction of the registered capital and the	reduction of the registered capital and the
issuance of shares of any class, warrants and other	issuance of shares of any class, warrants and other
similar securities of the Company; (II) issuance of	similar securities of the Company; (II) issuance of
bonds by the Company; (III) merger, division,	bonds by the Company; (III) merger, division,
change in corporate form, dissolution and	<u>e ge</u> , change in corporate form, dissolution and
liquidation of the Company; (IV) amendments to	liquidation of the Company; (IV) amendments to
the Articles of Association; (V) purchase or	the Articles of Association (i c di g the e
disposal of substantial assets by the Company	<u>f</u> ced 🛛 e f 🖾 he ge e a ee g f
within one year or guarantee within one year with	haehde Kae Ze f ced ef Zae
an amount exceeding 30% of the latest audited	<u>Bad f Diec % ad &amp; ad &amp; e f ced e</u>
total assets of the Company; (VI) share incentive	$f$ Mae B a d f $\tilde{\mathbf{A}}$ e i $\tilde{\mathbf{A}}$ ; ( $\tilde{\mathbf{V}}$ ) purchase or
schemes; (VII) adjustment or change of the profit	disposal of substantial assets by the Company
distribution policy; and (VIII) other matters	within one year or guarantee within one year with
stipulated by laws, administrative regulations,	an amount exceeding 30% of the latest audited
listing rules for stock exchanges where the	total assets of the Company; (VI) share incentive
Company's shares are listed or the Articles of Association, and specified by ordinary resolutions	schemes; (VII) <u>e</u> i - ff f <u>i</u> b <u>eidia ie e a d</u> <u>i (Ma g; (VIII) i e ma e e c e Ma b e</u>
of the Shareholders' general meeting that are	c allo b de efe ed loc e a d late
considered to be significant to the Company and	eck ikke, ec g i ed bk khe CSRC; (IX)
shall be approved by special resolutions.	e 🛛 cha e ha e f 🖾 e f ed 🖾 ci g
	egi 🖉 ed ca i 🖓 ; (X) ar a e 🖉
	e Koli i g; (XI) a i Ko e Kodi i a a d
	<u>e Ze a Ze facc Z Ze g fi</u> and (XII)
	other matters stipulated by laws, administrative
	regulations, listing rules for stock exchanges
	where the Company's shares are listed or the
	Articles of Association, and specified by ordinary
	resolutions of the Shareholders' general meeting
	that are considered to be significant to the
	Company and shall be approved by special resolutions.

Ei 🖧 g Te 🔥 f	P ed A e d e 2000
The A Sice of A of Cia Sic	Sine A Sice $f$ f A $q$ ciality
A Sice 109 Shareholders (including proxies thereof) shall exercise their voting rights as per the voting shares they represent. Each share carries the right to one vote.	A <b>Sec e 90</b> Shareholders (including proxies thereof) shall exercise their voting rights as per the voting shares they represent. Each share carries the right to one vote.
When the Shareholders' general meeting considers significant matters that could affect the interests of medium and small investors, the votes by medium and small investors shall be counted separately. The results of such separate vote counting shall be disclosed promptly and publicly in accordance with relevant laws and regulations and the listing rules for stock exchanges where the Company's shares are listed.	When the Shareholders' general meeting considers significant matters that could affect the interests of medium and small investors, the votes by medium and small investors shall be counted separately. The results of such separate vote counting shall be disclosed promptly and publicly in accordance with relevant laws and regulations and the listing rules for stock exchanges where the Company's shares are listed.
	If a cha ch de É cha ce she C a d'a Stog cha ca i i alto f she i ci a f a ag a ha 1 a d 2 f A she c 63 f she Sech iste a Lag, she cha ca c ceedi g she eac ibed Stocha she ci ce stog ight a gishi 36 sha afso she t cha c. A dista sto g ight a coded i she stota cha ce a ecso g f cha ch de a
The Company has no voting right for the shares it holds, and these shares shall be excluded from the total number of voting shares represented by the shareholders attending the Shareholders' general meeting.	The Company has no voting right for the shares it holds, and these shares shall be excluded from the total number of voting shares represented by the shareholders attending the Shareholders' general meeting.
The Board, independent directors and shareholders who satisfy relevant requirements may solicit voting rights from shareholders. Information including the specific voting preference shall be fully provided to the shareholders for whom voting rights are being solicited. Consideration or de facto consideration for soliciting Shareholders' voting rights is prohibited. The Company shall not impose any minimum shareholding limitation for soliciting voting rights.	The Board, independent directors and shareholders who satisfy relevant requirements may solicit voting rights from shareholders h di g e Ma 1% f & g ha e i e & kock i & g ha e i e & kock i & g ha e egg a & he i i f Me Chi a Seck i & e & f Me Chi a Seck i

Ei 🌠 g Te 🖕 f	P ed A e d e 2026
Stae A Stic e 🖕 f A 🙀 cia Sto	Zhe A Zhe e f A e ciaZh
A Sice e 110 When a related party transaction is	A <b>Sec e 91</b> When a related party transaction is
considered at a Shareholders' general meeting, the	considered at a Shareholders' general meeting, the
related shareholders may attend the Shareholders'	related shareholders may attend the Shareholders'
general meeting and may express their views to	general meeting and may express their views to
the attending shareholders in accordance with	the attending shareholders in accordance with
meeting procedure, but shall not vote, and the	meeting procedure, but shall not vote, and the
voting shares represented by them shall not be	voting shares represented by them shall not be
counted in the total number of valid votes; the	counted in the total number of valid votes; the
announcement of any resolution made at the	announcement of any resolution made at the
Shareholders' general meeting shall adequately	Shareholders' general meeting shall adequately
disclose information relating to voting by	disclose information relating to voting by
non-related shareholders.	non-related shareholders.
The chairperson of the meeting shall, before any	The chairperson of the meeting shall, before any
proposal on related party transactions is	proposal on related party transactions is
considered at the Shareholders' general meeting,	considered at the Shareholders' general meeting,
inform related shareholders that they are not	inform related shareholders that they are not
entitled to vote on the proposal, and announce the	entitled to vote on the proposal, and announce the
number of attending shareholders and proxies	number of attending shareholders and proxies
other than related shareholders and the total	other than related shareholders and the total
number of their voting shares.	number of their voting shares.
The votes cast by any related shareholder on	The votes cast by any related shareholder on
related party transactions in violation of this	related party transactions in violation of this
Article shall be invalid.	Article shall be invalid.
Resolution at a Shareholders' general meeting on	Resolution at a Shareholders' general meeting on
a related party transaction shall be passed by	a related party transaction shall be passed by
votes representing more than one half of the	votes representing more than one half of the
voting rights held by non-related shareholders	voting rights held by non-related shareholders
attending the Shareholders' general meeting.	attending the Shareholders' general meeting.
However, if the related party transaction involves	However, if the related party transaction involves
any of the matters specified in Article 108 of the	any of the matters specified in Article <u>89</u> 108 of
Articles of Association, a resolution at a	the Articles of Association, a resolution at a
Shareholders' general meeting on the related party	Shareholders' general meeting on the related party
transaction shall be passed by votes representing	transaction shall be passed by votes representing
more than two thirds of the voting rights held by	more than two thirds of the voting rights held by
non-related shareholders attending the	non-related shareholders attending the
Shareholders' general meeting.	Shareholders' general meeting.
A <b>Exc e 111</b> The Company shall provide convenience to shareholders to attend Shareholders' general meetings by whatever means including preferentially providing modern IT means such as online voting platform, provided that the Shareholders' general meetings shall be held legally and validly.	Deleted.

Ei Kog Te ef	P ed A e d e 28%
Kate A Kate ef A eg cia Ko	Zhe A Zhe e f A e ciaZh
A Sec e 114 A cumulative voting system shall be adopted for the election of more than one director or supervisor at the Shareholders' general meeting.	A $\bigotimes e 94$ A cumulative voting system shall be adopted for the election of director or supervisor at the Shareholders' general meeting. Whe $\bigotimes$ be be feec $\bigotimes a$ i e, a i ge a ha be $\bigotimes b$ i i e, a i ge a
The cumulative voting system referred to in the	The cumulative voting system referred to in the
preceding paragraph means that each share shall	preceding paragraph means that each share shall
be entitled to the number of votes equivalent to	be entitled to the number of votes equivalent to
the number of directors or supervisors to be	the number of directors or supervisors to be
elected at the Shareholders' general meeting, and	elected at the Shareholders' general meeting, and
shareholders may consolidate their votes for one	shareholders may consolidate their votes for one
or more directors or supervisors. The Board of	or more directors or supervisors. The Board of
Directors shall provide shareholders with the brief	Directors shall provide shareholders with the brief
biographies and background information of the	biographies and background information of the
candidates for the roles of directors or supervisors.	candidates for the roles of directors or supervisors.

	(
E i 💯 g Te 📢 f	P ed A e d e 2020
<b>E i g Te f</b> <b>ge A ge f A ge i ge re f A ge re i f a ge re i f a s</b> hareholders' general meeting under the cumulative voting system: (I) the number of candidates for the roles of directors or supervisors to be elected at the Shareholders' general meeting, but the number of candidates to be voted by each shareholder shall not exceed the number of directors or supervisors to be elected at the Shareholders' general meeting, and the total number of votes allocated to the shareholders shall not exceed the number of votes allocated to the shareholders shall not exceed the number of votes shall be invalid; (II) voting for independent directors and non-independent directors shall be carried out separately. For the election of independent directors, the number of shares held by the shareholder multiplied by the number of notes each shareholder is entitled to shall be equal to the number of shares held by the shareholder multiplied by the number of notes each shareholder is entitled to shall be cast only for the candidates for the role of the Company's independent directors; the number of shares held by the shareholder multiplied by the number of non-independent directors; the number of shares held by the shareholder multiplied by the number of non-independent directors; for the election of non- independent directors; and (III) the candidates to be finally elected as directors or supervisors shall be determined according to the number of votes each shareholder is entitled to shall be equal to the number of votes each shareholders (III) the candidates to be finally elected as directors or supervisors shall be determined according to the number of votes each shareholders' general meeting. If the number of directors or supervisors of supervisors to be elected at the Shareholders' general meeting. If the number of votes each shareholders' general meeting, an ew round of voting shall be carried out for the candidates for the roles of directors or supervisors or supervisors to	P ed A e d e Marc A Marc e f A ciaMarcia The principles below shall be followed for voting at a Shareholders' general meeting under the cumulative voting system: (I) the number of candidates for the roles of directors, <u>i de e de Marcia</u> di ecMarcia or supervisors may be greater than that of the directors or supervisors to be elected at the Shareholders' general meeting, but the number of candidates to be voted by each shareholder shall not exceed the number of directors, <u>i de e de Marcia</u> di ecMarcia or supervisors to be elected at the Shareholders' general meeting, and the total number of votes allocated to the shareholders shall not exceed the number of votes held by them; otherwise, the votes shall be invalid; (II) voting for independent directors and non-independent directors shall be carried out separately. For the election of independent directors, the number of votes each shareholder is entitled to shall be equal to the number of shares

Ei Stog Te e f	P ed A e d e 282%
State A Stace e f A e cia Sto	Zhe A Zice e f A e e ciaZió
A Sec e 124 An on-site Shareholders' general meeting shall not conclude earlier than that held online or by other means, and the chairperson of the meeting shall be responsible for determining whether a proposal is passed or not at the Shareholders' general meeting according to the	

E: W ~ T ~ f	
Eid & gTe ef She A She e f A e cia Sho	P ed A e d e 282% Zhe A Zhe e f A e ciaZh
Cha Sto 5 B a d f Di ec Sto 4	Cha Ste 5 B a d f Di ec 36
L	
Secto 2 B a d f Di ecto A to c e 151 The Board shall exercise the following functions and powers: (I) to convene Shareholders' general meetings and report to the Shareholders' general meeting; (II) to implement resolutions passed at the Shareholders' general meetings; (III) to determine the Company's business plans and investment plans; (IV) to formulate the Company's annual financial budgets and final accounting plans; (V) to formulate the Company's profit distribution plans and loss recovery plans; (VI) to formulate the proposals for increase or decrease of the Company's registered capital, and proposals for the issuance of bonds or other securities and listing; (VII) to formulate plans for any substantial acquisition by the Company, repurchase of Shares or merger, division, dissolution and change in form of the Company; (VIII) to decide matters relating, but not limited to, to the Company's external investments, purchase and disposal of assets, mortgage of assets, external guarantees, entrusted wealth management and connected transactions within the scope of authority granted by the Shareholders' general meeting; (IX) to decide the establishment of the Company's internal management structure; (X) to appoint or dismiss the Company's general manager and Secretary to the Board and, based on nomination by the general manager, to appoint or dismiss senior management including the deputy general manager and chief financial officer of the Company and to determine their remuneration, incentives and penalties; (XII) to formulate the basic management policies of the Company; (XII) to formulate the proposals for any amendment to the Articles of Association; (XIII) to manage matters relating to information disclosure of the Company; (XIV) to propose to the Shareholders' general meeting the appointment or change of the company; (XIV) to consider and review the working report and the work of the general manager of the Company; and (XVI) to perform other functions and powers specified by the laws, administrative regulation	Sec& 2 B a d f Di ec% A % c e 123 The Board shall exercise the following functions and powers: (I) to convene Shareholders' general meetings and report to the Shareholders' general meeting; (II) to implement resolutions passed at the Shareholders' general meetings; (III) to determine the Company's business plans and investment plans; (IV) to formulate the Company's annual financial budgets and final accounting plans; (V) to formulate the Company's profit distribution plans and loss recovery plans; (VI) to formulate the proposals for increase or decrease of the Company's registered capital, and proposals for the issuance of bonds or other securities and listing; (VII) to formulate plans for any substantial acquisition by the Company, repurchase of Shares or merger, division, dissolution and change in form of the Company; (VIII) to decide matters relating, but not limited to, to the Company's external investments, purchase and disposal of assets, mortgage of assets, external guarantees, entrusted wealth management, and connected transactions <u>a d d</u> <u>a</u> within the scope of authority granted by the Shareholders' general meeting; (IX) to decide the establishment of the Company's internal management structure; (X) <u>% decide</u> to appoint or dismiss the Company's general manager and Secretary to the Board and <u><b>b</b> <u>a</u> <u>a</u> <u>a</u> <u>a</u> <u>a</u> <u>a</u> <u>a</u> <u>a</u> <u>a</u> <u>a</u></u>

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The Board may resolve on the issues specified in the preceding paragraph by approval of more than one half of the directors save for the issues specified in (VI), (VII) and (XII) and other issues specified by the laws, administrative regulations, departmental rules, listing rules for stock exchanges where the Company's shares are listed or the Articles of Association, for which approval of two thirds of the directors is required.	The Board may resolve on the issues specified in the preceding paragraph by approval of more than one half of the directors save for the issues specified in (VI), (VII) and (XII) and other issues specified by the laws, administrative regulations, departmental rules, listing rules for stock exchanges where the Company's shares are listed or the Articles of Association, for which approval of two thirds of the directors is required.
The Board of the Company may have an Audit Committee and other special committees on strategy, nomination, remuneration and evaluation as needed. The special committees shall be accountable to the Board and fulfill duties as specified in the Articles of Association and as authorized by the Board, and proposals of the committees shall be submitted to the Board for examination and decision. The special committees shall all consist of directors. In the Audit Committee, Nomination Committee, and Remuneration and Evaluation Committee, independent directors shall be the majority and shall act as conveners, and the convener of the Audit Committee shall be an accountant. The Board shall be responsible for formulating the procedures governing the work of the special committees and regulate their operations.	The Board of the Company may have an Audit Committee and other special committees on strategy, nomination, remuneration and evaluation as needed. The special committees shall be accountable to the Board and fulfill duties as specified in the Articles of Association and as authorized by the Board, and proposals of the committees shall be submitted to the Board for examination and decision. The special committees shall all consist of directors. In the Audit Committee, Nomination Committee, and Remuneration and Evaluation Committee, independent directors shall be the majority and shall act as conveners, and the convener of the Audit Committee shall be an accountant. The Board shall be responsible for formulating the procedures governing the work of the special committees and regulate their operations.
A Sec e 152 The Board shall not dispose of or agree to dispose of any fixed assets without the approval of the Shareholders' general meeting if the sum of the expected value of the fixed assets to be disposed of and the value derived from the disposal of fixed assets within four months prior to such proposal to dispose of the fixed assets exceeds 33% of the value of the fixed assets as shown on the latest balance sheet considered and approved by the Shareholders' general meeting. Disposal of fixed assets referred to in this Article include the transfer of some asset interests, but do not include guarantees provided by the pledge of	Deleted.
not include guarantees provided by the pledge of fixed assets. The effectiveness of the Company's transaction of disposing fixed assets shall not be affected by any breach of the foregoing provisions in Paragraph 1 of this Article.	

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A Sac e 155 The Board shall establish strict	A Sice 126 The Board shall establish strict
review and decision-making procedures for the	review and decision-making procedures for the
Company's external investment, purchase and disposal of assets asset mortgage external	Company's external investment, purchase and disposed of assets asset mortgage external
disposal of assets, asset mortgage, external guarantee, entrusted wealth management and	disposal of assets, asset mortgage, external guarantee, entrusted wealth management, and
connected transactions. Specifically, the Board	connected transactions $\mathbf{a} \mathbf{d} \mathbf{d} \mathbf{a} \mathbf{X} \mathbf{b}$ .
has the authority to examine and approve the	Specifically, the Board has the authority to
following matters: (I) investments of a single	examine and approve the following matters: (I)
amount below 30% and above 10% of the total	investments of a single amount below 30% and
asset value on the Company's consolidated	above 10% of the total asset value on the
accounting statements of the most recent financial	Company's consolidated accounting statements of
year, including equity investments (excluding	the most recent financial year, including equity
venture capital), operating investments, entrusted	investments (excluding venture capital), operating
wealth management and entrusted loans; venture	investments, entrusted wealth management and
capital other than securities investment with an	entrusted loans; venture capital other than
amount below RMB50 million. For investments	securities investment with an amount below
with funds raised from the issuance of securities	RMB50 million. For investments with funds
that require approval by the Shareholders' general meeting in accordance with the departmental rules	raised from the issuance of securities that require approval by the Shareholders' general meeting in
of the CSRC and the normative documents of the	accordance with the departmental rules of the
Shenzhen Stock Exchange, approval from the	CSRC and the normative documents of the
Shareholders' general meeting shall be obtained;	Shenzhen Stock Exchange, approval from the
(II) asset collateral or pledge, the cumulative	Shareholders' general meeting shall be obtained;
amount of which is less than 50% of the total	Mae Man a e No f Mae Ma e ac Mo ab e 10% f
asset value on the Company's consolidated	Mae Matha a et a le Mae i Mad c a 🖉 🖕
accounting statements of the most recent financial	c ida Stédacc 🛛 🖾 g 🌋 🕉 e 🖾 f Stae 🏾 🖉
year; (III) other external guarantees other than	ece Zafi a cia Zea, Zhe Zazh a eze i ed
those required to be submitted to the	i She Ska acts hae b Shab a Sead
Shareholders' general meeting for consideration	a ai ed a Me, Ahiche e i highe ; (II) asset
and approval in accordance with Article 68 of the	collateral or pledge, the cumulative amount of
Articles of Association; (IV) debt financing	which is less than 50% of the total asset value on the Company's consolidated accounting
matters (excluding bond issuance) with a single amount below 10% of the net asset value on the	statements of the most recent financial year <b>She</b>
Company's consolidated statements of the most	elloa ello file lloa acido la gello de cha
recent financial year, and the debt ratio to the	e Mixe) ab e 10% f kae eka eka a ke
Company's assets remains under 60% after such	Mae i Med c a X c idaMed acc X Mo g
financing; (V) purchase and disposal of assets that	A Bar i Mae Wo ece Mi a cia gea,
are not required by laws, administrative	🕅 🕅 🕅 🕅 🖉 🖉 🖓 ab e RMB10'ii, a d 🖾 ae
regulations, relevant documents of the CSRC and	<u>e Mage Mai edi Mae Maagac Mae bi Ma</u>
the Rules Governing the Listing of Shares on	b a da ai ed a de, Whiche e i
Shenzhen Stock Exchange to be submitted to the	highe ; (III) other external guarantees other than
Shareholders' general meeting for consideration	those required to be submitted to the
and approval; (VI) fixed asset and long-term	Shareholders' general meeting for consideration
equity investments with losses of more than RMB80 million and a single amount below 10%	and approval in accordance with Article 68 of the Articles of Association: <b>No.</b> a <b>20%</b> g i c a f
RMB80 million and a single amount below 10%	Articles of Association; State e a Storg i c e f State Stor a c Stor State (State a c Singer) f State
of the net asset value on the Company's consolidated statements of the most recent	<u>Mae Maa acMa Ma geMa Maa e Mini f Mae</u> <u>Ma</u> o ece Mafi a cia Kea ab e 10% f Mae
financial year; (VII) related party transactions that	e allo g i c , e 'la a i lo c i lo // i la de
are not required by the laws, administrative	c ida Med acc X No g Mar e Me f Mae
regulations, relevant documents of the CSRC and	ece Zofi a cia Zea , Zilla a a Z Zoab e
the Rules Governing the Listing of Shares on	RMB10 i i ; (IV) debt financing matters
Shenzhen Stock Exchange to be submitted to the	(excluding bond issuance) with a single amount
Shareholders' general meeting for consideration	below 10% of the net asset value on the
and approval; related party transactions between	Company's consolidated statements of the most
the Company and a related natural person	recent financial year, and the debt ratio to the

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involving an amount of more than RMB300,000 (inclusive), and related party transactions between the Company and a related legal person the amount of which exceeds RMB3 million (inclusive) or accounts for more than 0.5% (inclusive) of the latest audited absolute value of the net asset of the Company but is less than RMB30 million or 5% of the latest audited absolute value of the net asset of the Company.	Company's assets remains under 60% after such financing; The e% fil% e all f The %a ack is ges fil a i a i file e i file a cia cea ab e 10% f The e file a cia cea ab e 10% f The e file a cia cea ab e 10% f The e file a cia cea a b e 10% f The e file a cia cea a file a a b soab e RMBT i i ; (V) purchase and disposal of assets that are not required by laws, administrative regulations, relevant documents of the CSRC and the Rules Governing the Listing of Shares on Shenzhen Stock Exchange to be submitted to the Shareholders' general meeting for consideration and approval; The sea acts a file e c idaded acc for a cea cea a file e ece for a cia cea a d e e ce ab e 10% f the edited acc for a cea cea cea cea cea cea cea cea cea c
External guarantees that are required to be	External guarantees that are required to be
examined and approved by the Board must be	examined and approved by the Board must be
approved by more than one half of all the	approved by more than one half of all the
directors of the Company and more than two	directors of the Company and more than two
thirds of all independent directors, and shall be	thirds of all independent directors, and shall be
passed by more than two thirds of the directors	passed by more than two thirds of the directors
present at the Board meeting.	present at the Board meeting.

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A Ste e 160 Interim Board meetings may be	A Sec e 131 Interim Board meetings may be	
convened upon proposal by the shareholders	convened upon proposal by the shareholders	
representing at least one-tenth of the total voting	representing at least one-tenth of the total voting	
rights, by at least one-third of the directors, by at	rights, chai a, by at least one-third of the	
least one-half of the independent directors, by the	directors, by at least one-half of the independent	
Supervisory Committee, or by the general	directors, by the Supervisory Committee or by the	
manager. The chairman shall convene and chair a	general manager. The chairman shall convene and	
Board meeting within 10 days after receipt of the	chair a Board meeting within 10 days after receipt	
proposal.	of the proposal.	
Cha & 6 Geea Maagea d O& Sei Maagee &	Cha ®266 Geea Maagea d O®26e Sei Maagee®%	
A Ste e 172 Staff of the controlling shareholders	A Staff of the controlling shareholders	
of the Company who serve administrative	of the Company who serve administrative	
positions other than as director or supervisor shall	positions other than as director or supervisor shall	
not serve as senior management of the Company.	not serve as senior management of the Company.ti	ons other than a

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(VII) to determine the appointment or dismissal of responsible management except for those who should be appointed or dismissed by the Board;	(VII)to determine the appointment or dismissal of responsible management except for those who should be appointed or dismissed by the Board;
(VIII) to formulate the plans for the salary, benefits, rewards and punishments of the Company's employees, and to determine the employment and dismissal of the Company's employees; and	(VIII) to formulate the plans for the salary, benefits, rewards and punishments of the Company's employees, and to determine the employment and dismissal of the Company's employees;
(IX) to exercise other powers conferred by the Articles of Association or the Board.	(IX) <sup>1</sup> de <sup>1</sup> de i e <sup>1</sup> de hiig, <sup>1</sup> de a d <u>de <sup>1</sup> de</u> , <sub>4</sub> a à dic ea <sub>4</sub> e <sub>4</sub> a dec ea <sub>4</sub> e <sub>4</sub> <u>ea a da</u> dic i dic ea <sub>4</sub> e <sub>4</sub> a dec ea <sub>4</sub> e <sub>4</sub> <u>ea a da</u> dic i di dic i di dic i dic i dic i di di dic i dic i dic i di dic d
	(X) Stoa a faild e e e i ced i dai da e a station a daage e Stof Stae c a dai dai da e a stor a daage e Stof Stae
	(XI) <sup>(X)</sup> decide
	$(XII) \boxtimes a = f \boxtimes a \in c = a \boxtimes a f a cia$ $e = di \boxtimes a = (A \otimes a) \otimes a = i \boxtimes a a a f a cia$ $b\boxtimes a = a \otimes a \otimes a = i \boxtimes a \otimes a a f a cia a i ed$ $b\boxtimes a = b = a \otimes a d f di e c \boxtimes a a a f a cia a f a cia a f a cia a f a cia a cia$
	(XIII) & ig ai a c & ac a g a g ee e & behaf f & e c a g a a a a b a g ee e & Baebad f di ec & i
	(XIV)⊠oisse daigad i is⊠aa⊠oeadb⊠siesse dic⊠ e ⊠agad
	(XV)to exercise other powers conferred by the Articles of Association or the Board.
The general manager may be present at a Board meeting. The general manager has no voting rights at the Board meetings unless he/she is also a director.	The general manager may be present at a Board meeting. The general manager has no voting rights at the Board meetings unless he/she is also a director.

## PROPOSED AMENDMENTS TO THE ARTICLES

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She A She e 🛓 f A 🔩 cia Sh	Zhe A Zhe e f A e ciaZho
A Sice e 176 The working rules of the general	A Sice 147 The working rules of the general
manager shall specify: (I) the conditions,	manager shall specify: (I) the conditions,
procedures and attendees for convening general	procedures and attendees for convening general
manager's meetings; (II) the respective duties and	manager's meetings; (II) the respective duties and
division of responsibilities among the general	division of responsibilities among the general
manager and other senior management; (III) use	manager and other senior management; (III) use
of funds and assets of the Company, limits of his/	of funds and assets of the Company, limits of his/
her authority to enter into important contracts, and	her authority to enter into important contracts, and
the system to report to the Board and the	the system to report to the Board and the
Supervisory Committee; and (IV) other matters	Supervisory Committee; and (IV) other matters
deemed necessary by the Board.	deemed necessary by the Board.
A Site e 181 If any member of senior	A Sibc e 152 If any member of senior
management violates the laws, administrative	management violates the laws, administrative
regulations, departmental rules or the Articles of	regulations, departmental rules or the Articles of
Association in fulfilling his/her duties to the	Association in fulfilling his/her duties to the
Association in fulfilling his/her duties to the	Association in fulfilling his/her duties to the
Company, thereby causing the Company to incur	Company, thereby causing the Company to incur
any loss, the said member shall be liable for	any loss, the said member shall be liable for
compensation.	compensation.
If a member of senior management provides	If a member of senior management provides
guarantee for others with the property of the	guarantee for others with the property of the
Company without the approval of the Board or the	Company without the approval of the Board or the
Shareholders' general meeting, the Company shall	Shareholders' general meeting, the Company shall
dismiss the said member from all his/her posts in	dismiss the said member from all his/her posts in
the Company; and if the Company has suffered	the Company; and if the Company has suffered
any loss arising therefrom, the said member shall	any loss arising therefrom, the said member shall
be liable for compensation.	be liable for compensation.
	The C a d e i a age e % h d d fai 326 f d e f 326 e a d afegda d 36 e be % i 86 e 86 f 86 e C a d a d a ha eh de f 16 86 e i a age e % f 86 e C a d fai 86 fai 86 fai 86 f 86 e f 36 e d a i a 86 86 e f i d a age % 86 e f 36 e ebd cad i g da age % 86 e i 86 e 86 f 86 e

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	convene and chair Shareholders' general meeting when the Board fails to perform the duty of convening and chairing Shareholders' general meetings $\mathbf{X}$ de $\mathbf{X}$ he C a $\mathbf{X}$ La $\mathbf{X}$ ; (VI) to examine the financial information such as the financial reports, operating reports and profit distribution plans to be submitted by the Board to the Shareholders' general meetings and, should any irregularities be found, to engage, in the name of the Company, certified public accountants or certified auditors for a re-examination of the aforesaid information at the cost of the Company; (VIII) to make proposals to the Shareholders' general meeting; (IX) to bring actions against the directors and senior management according to Article 152 of the Company Law; and (X) to exercise other powers stipulated by the Articles of Association. to investigate the Company should any abnormal operation situation arise; to engage accounting firms, law firms and other professional institutions to assist in the investigation if necessary, and the fees shall be borne by the Company.
Cha & 8 Q a ifica & a d Ob iga & f Di ec & S e i e e Ge e a Ma age a d O a age S e i Ma age e &	De e <sup>g</sup> éd.
Cha & 9 Fiaciaad Acc & & g g g g g g g g g g g g g g g g g	Cha & SFiaciaad Acc & & gS gK & g Pfi®Di & ad Acc & Addi®o
Section 1 Fia cia a d Acc & to g State	Section 1 Fia cia a d Acc 🕅 🖾 g S 🛱 🌠
A <b>Sic</b> e 214 The Company shall submit an annual financial report to the CSRC and the stock exchange within four months from the end of each financial year, submit an interim financial report to the CSRC offices and the stock exchange within two months from the end of the first six months of each financial year, and submit a quarterly financial report to the CSRC offices and the stock exchange within one month from the end of the first three months and nine months respectively of each financial year.	A <b>Sec e 167</b> The Company shall submit <b>a d</b> <b>b i h</b> an annual financial report to the CSRC and the stock exchange within four months from the end of each financial year, submit <b>a d</b> <b>b i h</b> an interim financial report to the CSRC offices and the stock exchange within two months from the end of the first half of each financial year and submit a quarterly financial report to the CSRC offices and the stock exchange within one month from the end of the first three months and nine months respectively of each financial year.
The aforesaid financial reports shall be prepared in accordance with relevant laws, administrative regulations and departmental rules.	The aforesaid financial <b>a</b> $a$ <b>d i</b> $b$ <b>i</b> reports shall be prepared in accordance with relevant laws, administrative regulations, <u>CRSC</u> and <b>b e cha ge</b> departmental rules.

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The Company shall prepare its ffinancial	* * · · · ·	
statements im accordance with the fRatic adcounting		
standards and nægullattioms, ass wedll assin		
accordance with iinttermattionall accounting		
standards or the accounting standards of the		
overseas locality where the Company's shares saace		
listed. If there are any material differences		
between the financial tetratents property in		
accordance witth the two accounting standards,		
such differences shall the statedinthe notete sotohthe		
financial statements. When distributing the		
after-tax profits off the redevant financially ear, the		
Company shall ttake assfifinal the small de amount of o		
after-tax profits out off the affonessaid two kinds off		
financial statements.		
The interim nessullts or ffinancialinformation		
published or disclosed by the Company shall be		
prepared in subsiring an arwith the Malistant or disc	dbxxxd b mtrxd) li2.6f(0in)36761.308156 BiT (0.961D TO (7.2	3788 D& BCT 0.006 1
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The after-tax profits remaining after makeup of losses and withdrawal of reserves funds shall be distributed by the Company to the shareholders in proportion to their shareholding.	The after-tax profits remaining after makeup of losses and withdrawal of reserves funds shall be distributed by the Company to the shareholders in proportion to their shareholding. <u>H <math>\boxtimes</math> e e , <math>\boxtimes</math> i A <math>\boxtimes</math> c e f A cia<math>\boxtimes</math> <math>\boxtimes</math> a<math>\boxtimes</math> <math>\boxtimes</math> a<math>\boxtimes</math> <math>\boxtimes</math> a<math>\boxtimes</math> <math>\boxtimes</math> e <math>\boxtimes</math> i be di <math>\boxtimes</math> ib <math>\boxtimes</math> a c di g <math>\boxtimes</math> <math>\boxtimes</math> he ha eh di g a<math>\boxtimes</math>.</u>
If the Shareholders' general meeting, in violation of the provision in the preceding paragraph, distributes profits to shareholders before recovering losses and withdrawing the statutory reserve fund, the profits thus distributed shall be returned to the Company.	If the Shareholders' general meeting, in violation of the provision in the preceding paragraph, distributes profits to shareholders before recovering losses and withdrawing the statutory reserve fund, the profits thus distributed shall be returned to the Company.
The Company shall not be entitled to any distribution of profits in respect of shares held by it.	The Company shall not be entitled to any distribution of profits in respect of shares held by it.
A Sace 220 The Company's profit distribution policy:	A Sec e 173 The Company's profit distribution policy:
(I) The Company's profit distribution policy	(I) The Company's profit distribution policy
The Company adopts a consistent and stable profit distribution policy, which shall emphasize reasonable investment returns to investors, take into account the Company's sustainable development and adhere to the following principles:	The Company adopts a consistent and stable profit distribution policy, which shall emphasize reasonable investment returns to investors, take into account the Company's sustainable development and adhere to the following principles:
1. Profits must be distributed in the statutory order;	1. Profits must be distributed in the statutory order;
2. No profits shall be distributed if there is any unrecovered loss;	2. No profits shall be distributed if there is any unrecovered loss;
3. The Company shall not be entitled to any distribution of profits in respect of shares held by it.	3. The Company shall not be entitled to any distribution of profits in respect of shares held by it.
(II) Form of profit distribution	(II) Form of profit distribution
The Company may distribute profits in the form of cash, shares, a combination of cash and shares and other forms as permitted by laws and regulations. If the conditions for distribution of cash dividends are met, the Company shall first distribute profits in cash dividends.	The Company may distribute profits in the form of cash, shares, a combination of cash and shares and other forms as permitted by laws and regulations. If the conditions for distribution of cash dividends are met, the Company shall first distribute profits in cash dividends.

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Cash dividends distributed by the Company	Cash dividends distributed by the Company
shall be stated and announced in RMB. Cash	shall be stated and announced in RMB. Cash
dividends distributed by the Company to	dividends distributed by the Company to
holders of domestic shares shall be paid in	holders of domestic shares shall be paid in
RMB; cash dividends distributed by the	RMB; cash dividends distributed by the
Company to holders of foreign shares shall	Company to holders of foreign shares shall
be paid in foreign currencies.	be paid in foreign currencies.
The sums in foreign currencies which the	The sums in foreign currencies which the
Company needs to pay to holders of foreign	Company needs to pay to holders of foreign
shares shall be obtained pursuant to relevant	shares shall be obtained pursuant to relevant
state regulations on foreign exchange. The	state regulations on foreign exchange. The
exchange rate between a foreign currency	exchange rate between a foreign currency
and RMB shall be the official price of the	and RMB shall be the official price of the
said currency announced by the PBOC on	said currency announced by the PBOC on
the date of payment of the dividends.	the date of payment of the dividends.
(III) Conditions for distribution in cash	(III) Conditions for distribution in cash
<ol> <li>The Company's earnings per share of</li></ol>	<ol> <li>The Company's earnings per share of</li></ol>
the current year is not less than	the current year is not less than
RMB0.1;	RMB0.1;
2. The audit institution produces a standard unqualified audit report on the Company's financial reports of the current year; and	2. The audit institution produces a standard unqualified audit report on the Company's financial reports of the current year; and
3. The Company does not have any material investment plans or major cash expenditures (excluding fundraising projects).	3. The Company does not have any material investment plans or major cash expenditures (excluding fundraising projects).
Material investment plans or major cash	Material investment plans or major cash
expenditures refer to circumstances under	expenditures refer to circumstances under
which the Company's accumulated	which the Company's accumulated
expenditure for intended external	expenditure for intended external
investment, asset acquisition or equipment	investment, asset acquisition or equipment
procurement in the following 12 months	procurement in the following 12 months
reaches or exceeds 30% of the latest audited	reaches or exceeds 30% of the latest audited
net assets of the Company.	net assets of the Company.

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	rtion of distribution in cash	(IV) Proportion of distribution in cash
( t t c ( ) 3 2 2	The profits distributed in cash by the Company every year shall not be less than 10% of the distributable profits in the current year, and the profits cumulatively distributed in cash by the Company in any three consecutive years shall not be less than 30% of the annual average distributable profits realized in these three years;	<ol> <li>The profits distributed in cash by t Company every year shall not be le than 10% of the distributable profits the current year, and the profi cumulatively distributed in cash by t Company in any three consecuti years shall not be less than 30% of t annual average distributable profi realized in these three years;</li> </ol>
r a ł	The Company's profit distribution shall neither exceed the range of the accumulated distributable profits nor harm the Company's ability to operate sustainably; and	<ol> <li>The Company's profit distribution shaneither exceed the range of the accumulated distributable profits n harm the Company's ability to operative sustainably; and</li> </ol>
c c t c F c	The Board shall formulate differentiated cash dividend policies in different development stages taking into account the Company's industrial characteristics, development stages, business model, profitability, whether there are major capital expenditure arrangements and other factors:	3. The Board shall formulate differentiat cash dividend policies in differe development stages taking into accou the Company's industrial characteristic development stages, business mode profitability, whether there are maj capital expenditure arrangements an other factors:
(	<ol> <li>If the Company is fully developed and has no major capital expenditure arrangements, cash dividends shall take up a minimum of 80% in the profit distribution;</li> </ol>	<ul> <li>(1) If the Company is fully develop and has no major capital expenditu arrangements, cash dividen shall take up a minimum of 80 in the profit distribution;</li> </ul>
(	(2) If the Company is fully developed and has major capital expenditure arrangements, cash dividends shall take up a minimum of 40% in the profit distribution;	<ul> <li>(2) If the Company is fully develop and has major capital expenditu arrangements, cash dividen shall take up a minimum of 40 in the profit distribution;</li> </ul>
(	(3) If the Company is in a growth stage and has major capital expenditure arrangements, cash dividends shall take up a minimum of 20% in the profit distribution;	(3) If the Company is in a growth sta and has major capital expenditu arrangements, cash dividends sh take up a minimum of 20% in t profit distribution;
stage major	is difficult to define the development of the Company, but the Company has capital expenditure arrangements, the ding provisions may still be followed.	If it is difficult to define the developme stage of the Company, but the Company h major capital expenditure arrangements, t preceding provisions may still be followed

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(V) Period of profit distribution	(V) Period of profit distribution
The Company distributes profits once every year in principle in compliance with the profit distribution policy to ensure the Company's normal operation and long-term development; the Board of the Company may propose and implement (upon consideration and approval by the Shareholders' general meeting) an interim profit distribution plan according to the Company's profitability and capital demand.	The Company distributes profits once every year in principle in compliance with the profit distribution policy to ensure the Company's normal operation and long-term development; the Board of the Company may propose and implement (upon consideration and approval by the Shareholders' general meeting) an interim profit distribution plan according to the Company's profitability and capital demand.
(VI) Conditions for share dividend distribution	(VI) Conditions for share dividend distribution
The Company may propose and implement a share dividend distribution plan while proposing the cash dividend distribution plan when it meets the conditions for cash dividend distribution and the Board believes that the Company has a reasonable share capital size and shareholding structure.	The Company may propose and implement a share dividend distribution plan while proposing the cash dividend distribution plan when it meets the conditions for cash dividend distribution and the Board believes that the Company has a reasonable share capital size and shareholding structure.
(VII)Decision-making procedure and mechanism of profit distribution	(VII)Decision-making procedure and mechanism of profit distribution
1. The Company's profit distribution plan shall be proposed and formulated by the Company's management and the Board based on the Company's profitability, capital demand and Shareholders' returns plan and considered at a Shareholders' general meeting after consideration and approval by the Board. Independent directors shall provide, announce and disclose their independent opinions in this regard. The cash dividend distribution plan shall be passed by votes representing more than one half of the voting rights represented by the shareholders' general meeting; the share dividend distribution plan and the plan for distribution by integrating cash and shares shall be passed by votes representing more than two thirds of the voting rights represented by the shareholders or their proxies attending the Shareholders' general meeting; the shareholders or their proxies attending the Shareholders' proxies attending the shareholders' of the voting rights represented by the shareholders or their proxies attending the Shareholders' general meeting;	1. The Company's profit distribution plan shall be proposed and formulated by the Company's management and the Board based on the Company's profitability, capital demand and Shareholders' returns plan and considered at a Shareholders' general meeting after consideration and approval by the Board. Independent directors shall provide, announce and disclose their independent opinions in this regard. The cash dividend distribution plan shall be passed by votes representing more than one half of the voting rights represented by the shareholders' general meeting; the share dividend distribution plan and the plan for distribution by integrating cash and shares shall be passed by votes representing more than two thirds of the voting rights represented by the shareholders or their proxies attending the Shares shall be passed by votes representing more than two thirds of the voting rights represented by the shareholders or their proxies attending the Shareholders or their proxies attending the Shareholders' general meeting;

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2. In determining the specific pr distribution plan, the Board s carefully study and discuss the tim conditions, minimum ratio of o dividends of the Company, conditions for adjustment of the and the Company's decision- mal procedure and other matters, independent directors shall pro- definite opinions in this reg- Independent directors may sol o pinions from the minor shareholders, put forward proposals dividends and submit them direct the Board for consideration. Divid distribution plans shall be submitte the Shareholders' general meeting consideration after being conside- and approved by the Board;	halldistribution plan, the Board shall carefully study and discuss the timing, conditions, minimum ratio of cash dividends of the Company, the conditions for adjustment of the plan and the Company's decision-making procedure and other matters, and independent directors shall provide definite opinions in this regard.licitIndependent directors may solicit opinions from the minority shareholders, put forward proposals for dividends and submit them directly to the Board for consideration.dSin e i C interest interest
3. When making relevant decisions formulating a profit distribution p the Board shall record in detail summaries of speeches of attend directors, opinions of independ directors, voting results of the Bo and other contents, and shall prod written records properly kept as Company's archives;	olan, the formulating a profit distribution plan, the Board shall record in detail the summaries of speeches of attending directors, opinions of independent directors, voting results of the Board duce and other contents, and shall produce

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4.	Where an audit institution includes	4.	Where an audit institution includes
	explanatory statements, expresses		explanatory statements, expresses
	qualified opinion, refuses to give an		qualified opinion, refuses to give an
	opinion, or gives an adverse opinion on		opinion, or gives an adverse opinion on
	the financial reports of the Company in		the financial reports of the Company in
	its audit report, the Board of the		its audit report, the Board of the
	Company shall explain at the		Company shall explain at the
	Shareholders' general meeting the		Shareholders' general meeting the
	relevant issues which led the audit		relevant issues which led the audit
	institution to express the aforesaid		institution to express the aforesaid
	comments and the effect on such on the		comments and the effect on such on the
	financial and operating conditions of		financial and operating conditions of
	the Company. Where such issues have		the Company. Where such issues have
	direct impact on the profit for the		direct impact on the profit for the
	current period, the Board of the		current period, the Board of the
	Company shall determine the profit		Company shall determine the profit
	distribution plan on the basis that		distribution plan on the basis that
	whichever is lower is preferred;		whichever is lower is preferred;
5.	When the detailed cash dividend plan is	5.	When the detailed cash dividend plan is
	considered by the Shareholders'		considered by the Shareholders'
	general meeting, the Company shall		general meeting, the Company shall
	actively communicate and exchange		actively communicate and exchange
	ideas with the shareholders, especially		ideas with the shareholders, especially
	minority shareholders, by various		minority shareholders, by various
	means (including but not limited to		means (including but not limited to
	providing online voting means and		providing online voting means and
	inviting minority shareholders to attend		inviting minority shareholders to attend
	the meeting), take into full account the		the meeting), take into full account the
	opinions and requests of minority		opinions and requests of minority
	shareholders and address their concerns		shareholders and address their concerns
	in time.		in time.
	closure of information on profit		closure of information on profit
distr	ibution	dist	ribution
1.	The Company shall disclose the	1.	The Company shall disclose the
	contents and implementation of its		contents and implementation of its
	profit distribution plan and plan for		profit distribution plan and plan for
	conversion of capital reserve fund into		conversion of capital reserve fund into
	share capital, and independent directors		share capital, and independent directors
	shall provide their independent		shall provide their independent
	opinions on the contents of the said		opinions on the contents of the said
	plans;		<del>plans</del> ;

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2. Where the management and the Board do not propose or formulate any cash dividend distribution plan for the Company's profits of the current year, the Company shall disclose, in its summaries of regular reports, relevant reasons, including reasons for not distributing dividends, the use and plan of use of the funds not included in the dividend distribution and retained by the Company. Independent directors shall provide and disclose their independent opinions in this respect.	<ol> <li>Where the management and the Board do not propose or formulate any cash dividend distribution plan for the Company's profits of the current year, the Company shall disclose, in its summaries of regular reports, relevant reasons, including reasons for not distributing dividends, the use and plan of use of the funds not included in the dividend distribution and retained by the Company. Independent directors shall provide and disclose their independent opinions in this respect.</li> </ol>
(IX) Principle of adjustment in profit distribution policies	(IX) Principle of adjustment in profit distribution policies
Where a Company needs to adjust its profit	Where a Company needs to adjust its profit
distribution policies according to the	distribution policies according to the
production and operation conditions,	production and operation conditions,
investment planning, long-term	investment planning, long-term
development, or due to the substantial	development, or due to the substantial
changes in the external operating	changes in the external operating
environment and its own operating	environment and its own operating
conditions, the adjusted profit distribution	conditions, the adjusted profit distribution
policies shall not contravene the relevant	policies shall not contravene the relevant
laws and regulations, regulatory documents	laws and regulations, regulatory documents
and the provisions of the Articles of	and the provisions of the Articles of
Association. Proposals on adjustment to the	Association. Proposals on adjustment to the
profit distribution policies, in relation to	profit distribution policies, in relation to
which independent directors and the	which independent directors and the
Supervisory Committee shall provide written	Supervisory Committee shall provide written
opinions. Such opinions shall be submitted	opinions. Such opinions shall be submitted
to the Shareholders' general meeting for	to the Shareholders' general meeting for
deliberation after deliberation by the Board	deliberation after deliberation by the Board
of the Company, and shall be approved by	of the Company, and shall be approved by
more than two- thirds of the voting rights	more than two- thirds of the voting rights
held by the shareholders attending the	held by the shareholders attending the
meeting.	meeting.
<ul> <li>(X) The Supervisory Committee shall supervise</li></ul>	(X) The Supervisory Committee shall supervise
the implementation and decision-making	the implementation and decision-making
procedures of the Company's profit	procedures of the Company's profit
distribution policies and Shareholders' return	distribution policies and Shareholders' return
plans by the Board and the management of	plans by the Board and the management of
the Company, and shall issue special	the Company, and shall issue special
explanations and opinions on the	explanations and opinions on the
implementation of the relevant policies and	implementation of the relevant policies and
plans if any profits are made in a year but no	plans if any profits are made in a year but no
profit distribution plan is proposed.	profit distribution plan is proposed.

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(XI) After the profit distribution plan is adopted	(XI) After the profit distribution plan is adopted
at the Shareholders' general meeting, the	at the Shareholders' general meeting, the
Board shall complete the distribution of	Board shall complete the distribution of
dividends (or shares) within 2 months after	dividends (or shares) within 2 months after
conclusion of the Shareholders' general	conclusion of the Shareholders' general
meeting.	meeting.
Section 3 A i the contract of	Section 3 A i the line of Acc is the grid A the ce 179 The Company shall engage accounting firms "qualified for securities business" c is a line Section is to audit its accounting statements, verify its net assets, and provide other relevant consulting services. The term of appointment shall be one year which commences on the date of conclusion of the current Shareholders' general meeting and ends on the date of conclusion of the subsequent Shareholders' general meeting. The term of office may be renewed.
A Sec e 232 The remuneration of the accounting	A <b>C</b> e 185 The remuneration of the accounting
firm or the manner in which the firm is to be	firm or the manner in which the firm is to be
remunerated shall be determined by the	remunerated shall be determined by the
Shareholders' general meeting. The remuneration	Shareholders' general meeting. The remuneration
of the accounting firm appointed by the Board	of the accounting firm appointed by the Board
shall be determined by the Board.	shall be determined by the Board.
Cha (%)         10 N (%)         (%) <t< th=""><th>Cha (%)     9 N     %)     (%)     (%)       Sec(%)     2 A     2 Ce     8)</th></t<>	Cha (%)     9 N     %)     (%)     (%)       Sec(%)     2 A     2 Ce     8)
A <b>Gace 243</b> The Company shall designate at least one newspaper and one website to issue the Company's announcement and other information to the holders of domestic shares within the media designated by the laws, regulations and the securities regulatory authority of the State Council. If the announcement shall be made to holders of H shares in accordance with the Articles of Association, the relevant announcement shall also be published in accordance with the methods prescribed in the Hong Kong Listing Rules.	A Sector 2 A La ce e so A La ce e so A La ce e so A La ce e so A La ce e so C a La capacitation on the sector information to the holders of domestic shares within the media designated by the laws, regulations and the securities regulatory authority of the State Council C a La council C a La councement shall be made to holders of H shares in accordance with the Articles of Association, the relevant announcement shall also be published in accordance with the methods prescribed in the Hong Kong Listing Rules.
The information disclosed by the Company in	The information disclosed by the Company in
other public media shall not precede the	other public media shall not precede the
disclosure in the designated newspapers and	disclosure in the designated newspapers and
websites, and the announcement of the Company	websites, and the announcement of the Company
shall not be replaced by press release or press	shall not be replaced by press release or press
conference, or other forms.	conference, or other forms.

## **PROPOSED AMENDMENTS TO THE ARTICLES**

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The Board shall have the right to decide to adjust the designated media for information disclosure of the Company, but should ensure that the designated media for information disclosure meets the qualifications and conditions stipulated by the relevant laws and regulations in the PRC and in Hong Kong, as well as the securities regulatory authority of the State Council, the overseas regulatory authority and the stock exchanges where the Company's shares are listed. Cha Ko 12 A e d e Kake A Kace f	The Board shall have the right to decide to adjust the designated media for information disclosure of the Company, but should ensure that the designated media for information disclosure meets the qualifications and conditions stipulated by the relevant laws and regulations in the PRC and in Hong Kong, as well as the securities regulatory authority of the State Council <u>CSRC</u> , the overseas regulatory authority and the stock exchanges where the Company's shares are listed. <b>Cha So 11 A e d e Solv She A Sce f</b>
A y ciallo	A q ciallo
A Size e 262 The Company shall not make any amendment to the provisions of paragraph 2 of Article 35 of the Articles of Association.	Deleted.
A Cac e 267 Amendments of the Articles of Association which involve the contents of the Mandatory Provisions shall become effective upon receipt of approvals from the company approval authority authorized by the State Council and the securities regulatory authority of the State Council (if applicable); if the amendments involve registered particulars of the Company, registration of the change shall be carried out in accordance with the law.	Deleted.
Cha Sto 13 Sector e Stof Di	De exed.

# **APPENDIX I**

## PROPOSED AMENDMENTS TO THE ARTICLES

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Cha (266 14 S) e e (266 (37 P i 4)	Cha & 12 S e e & P i i
A Sec e 269 Definitions (1) Controlling shareholder: when acting alone or jointly with other parties, such a person can elect more than half of the Company's directors; when acting alone or jointly with other parties, such a person holds more than 30% (inclusive) of the outstanding shares of the Company; when acting alone or jointly with other parties, such a person can exercise more than 30% (inclusive) of the voting rights of the Company, or control the exercise of more than 30% (inclusive) of the voting rights of the Company; when acting alone or jointly with other parties, such a person has de facto control of the Company. (II) De facto controller refers to a person who is not a shareholder of the Company but can effectively control the Company through investment, agreement or other arrangements. (III) Connected relations refer to the relations between a controlling shareholder, de facto controller, director, supervisor or senior management of the Company and the enterprises directly or indirectly controlled by the same, and such other relationships which may give rise to a transfer of interests of the Company, provided however that there should be no connected relations between	

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A See e 273 The Articles of Association shall be	A 🕅 e 223 The Articles of Association shall be
subject to the interpretation of the Board of the	subject to the interpretation of the Board of the
Company and shall take effect after adoption at	Company and shall take effect after adoption at
the Shareholders' general meeting and shall be	the Shareholders' general meeting and shall be
effective from the date on which the overseas	effective from the date on which the overseas
listed foreign shares (H shares) issued by the	listed foreign shares (H shares) issued by the
Company are listed on the Hong Kong Stock	Company are listed on the Hong Kong Stock
Exchange. The original articles of association	Exchange. The original articles of association
shall become null and void on the date the	shall become null and void on the date the
Articles of Association enters into effect.	Articles of Association enters into effect.

*Note:* As a result of the foregoing amendments, the numbering of each clause of the amended Articles of Association will be rearranged and the numbering of other clauses in the document referred to in the clauses will be amended accordingly.

The Articles of Association are prepared in Chinese. In the event of any discrepancy between the English translation and the Chinese version, the Chinese version shall prevail.

NOTICE OF THE 2024 FIRST EXTRAORDINARY GENERAL MEETING



#### NOTICE OF THE 2024 FIRST EXTRAORDINARY GENERAL MEETING

- 4. In order to be valid, the proxy form must be deposited, for H Share Shareholders, to the H Share registrar of the Company, Tricor Investor Services Limited at 17/F, Far East Finance Centre, 16 Harcourt Road, Hong Kong not less than 24 hours before the time for holding the EGM. If the proxy form is signed by a person under a power of attorney or other authority, a notarized copy of that power of attorney or other authority shall be deposited at the same time as mentioned in the proxy form. Completion and return of the proxy form will not preclude the Shareholders from attending and voting in person at the EGM or any adjourned meetings should they so wish.
- 5. Shareholders shall produce their identification documents and supporting documents in respect of the Shares held when attending the EGM. If corporate Shareholders appoint authorised representative to attend the EGM, the authorized representative shall produce his/her identification documents and a notarized copy of the relevant authorization instrument signed by the board of directors or other authorised parties of the corporate Shareholders or other notarized documents allowed by the Company. Proxies shall produce their identification documents and the proxy form signed by the Shareholders or their attorney when attending the EGM.
- 6. The EGM is expected to take for less than half a day. Shareholders attending the EGM shall be responsible for their own travel and accommodation expenses.
- 7. All voting at the EGM will be conducted by poll.