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## 大唐国际发电股份有限公司 DATANG INTERNATIONAL POWER GENERATION CO., LTD.

(a sino-foreign joint stock limited company incorporated in the People's Republic of China) (Stock Code: 00991)

## ANNOUNCEMENT PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION, THE PROCEDURAL RULES FOR THE GENERAL MEETING AND THE PROCEDURAL RULES FOR THE BOARD OF DIRECTORS

The twentieth meeting of the tenth session of the board of directors (the "**Board**") of Datang International Power Generation Co., Ltd. (the "**Company**") approved the proposed amendments to the articles of association (the "**Articles of Association**"), the Procedural Rules for the General Meeting (the "**Procedural Rules for the General Meeting**") and the Procedural Rules for the Board of Directors (the "**Procedural Rules for the Board of Directors**") of the Company, and agreed to deliver them to the shareholders' general meeting of the Company for shareholders' consideration and approval.

Details of the proposed amendments to the Articles of Association are as follows:

No.	Original Article	Amended Article
1	Article 2: The Company is a joint stock	Article 2: The Company is a joint stock
	limited company established in accordance	limited company established in accordance
	with the "Company Law of the People's	with the "Company Law of the People's
	Republic of China" (the "Company Law")	Republic of China" (the "Company Law")
	and the "Special Provisions of the State	and the "Special Provisions of the State
	Council Concerning the Floatation and	Council Concerning the Floatation and
	Listing Abroad of Stock by Joint Stock	Listing Abroad of Stock by Joint Stock
	Limited" (the "Special Provisions") and	Limited" (the "Special Provisions") and
	other relevant laws and administrative	other relevant laws and administrative
	regulations of the State.	regulations of the State.
	The Company was approved by the	The Company was approved by the
	Commission for Restructuring Economic	Commission for Restructuring Economic
	System of the People's Republic of China	System of the People's Republic of China
	(with the approval letter of Ti Gai Sheng	(with the approval letter of Ti Gai Sheng
	(1994) No. 106) to be incorporate by way of	(1994) No. 106) to be incorporate by way of

No.	Original Article	Amended Article
	promotion on 10 September 1994. The Company was registered with the State Administration for Industry and Commerce and obtained the business license on 13 December 1994. The number of the Company's business license is 000789. The promoters of the Company are: North China Power Group ("Group Company"),	promotion on 10 September 1994. The Company was registered with the State Administration for Industry and Commerce and obtained the business license on 13 December 1994. The number of the Company's <del>business license <u>unified social</u> <u>credit code</u> is <del>00078991110000100017336T</del>.</del>
	Beijing International Power Development Company ("Beijing Investment Company") and Hebei Construction Investment Company ("Hebei Investment Company").	The promoters of the Company are: North China Power Group ("Group Company"), Beijing International Power Development Company ("Beijing Investment Company") and Hebei Construction Investment Company ("Hebei Investment Company").
2	Article 29: The Company must produce its balance sheet and assets list in the event of reduction of its registered capital.	Article 29: The Company must produce its balance sheet and assets list in the event of reduction of its registered capital.
	The Company shall notify its creditors within 10 days upon the date of adoption of the resolution on reducing of its registered capital, and make relevant announcement for at least three times within 30 days in any one of the nationwide economic or securities related newspapers. Creditors of the Company shall, within 30 days after their respective receipt of such notice or within 90 days upon the date of the first announcement in the event of their failure to receive such notice, be entitled to require the Company to discharge its debts or provide relevant securities for the discharge of such debts. Registered capital of the Company after reduction shall not be less than the minimum amount required by laws.	The Company shall notify its creditors within 10 days upon the date of adoption of the resolution on reducing of its registered capital, and make relevant announcement for at least three times within 30 days in any one of the nationwide economic or securities related newspapers. Creditors of the Company shall, within 30 days after their respective receipt of such notice or within 9045 days upon the date of the first announcement in the event of their failure to receive such notice, be entitled to require the Company to discharge its debts or provide relevant securities for the discharge of such debts. Registered capital of the Company after reduction shall not be less than the minimum amount required by laws.
3	Article 30: In accordance with procedures specified by the Articles of Association and subject to the approvals of relevant governing authorities of the State, shares of	Article 30: In accordance with procedures specified by the Articles of Association and subject to the approvals of relevant governing authorities of the State, shares of

No.	Original Article	Amended Article
	the Company may be repurchased under the following circumstances:	the Company may be repurchased under the following circumstances:
	1. cancellation of shares for the purpose of reducing the Company's capital;	1. cancellation of shares for the purpose of reducing the Company's capital;
	2. merging with other companies holding shares of the Company;	2. merging with other companies holding shares of the Company;
	<ul> <li>awarding shares to the Company's employees;</li> <li>where a shareholder raises objection to</li> </ul>	3. <u>using the shares for the purpose of</u> <u>employee stock ownership plans or as</u> <u>equity incentiveawarding shares to the</u> <u>Company's employees</u>
	<ul> <li>4. where a shareholder raises objection to the resolution of the shareholders' general meeting concerning the merger or division of the Company and demands the Company to purchase his shares;</li> <li>5. other circumstances as permitted under</li> </ul>	<ul> <li>4. where a shareholder raises objection to the resolution of the shareholders' general meeting concerning the merger or division of the Company and demands the Company to purchase his shares;</li> </ul>
	laws and administrative regulations.	5. <u>using the shares for conversion of</u> <u>corporate bonds which are</u> <u>convertible into shares issued by the</u> <u>Company;</u>
		6. where it is necessary to safeguard the value of the Company and the rights and interests of its shareholders;
		<u>7</u> 5. other circumstances as permitted under laws and administrative regulations.
		Repurchase of shares of the Company under the circumstance set forth in item 1 or 2 of the preceding paragraph shall be resolved by the shareholders' general meeting. Repurchase of shares of the Company under the circumstance set forth in item 3, 5 or 6 of the preceding paragraph shall be resolved at the shareholders' general meeting or as

No.	Original Article	Amended Article
		authorized by the shareholders' general meeting, may be resolved by the board meeting with over two-thirds of directors present.
		Where the securities regulatory body or stock exchange in the place where the shares of the Company are listed has any other provisions in respect of the repurchase of shares, such provisions shall prevail.
4	Article 33: After the Company has repurchased its own shares in accordance with laws, it shall, within the time required by relevant laws and administrative regulations, transfer or cancel that portion of shares. If registration is required, the Company shall apply for a change in its registered capital at the original company registration authority.	Article 33: After the Company has repurchased its own shares in accordance with laws, it shall, within the time required by relevant laws and administrative regulations, transfer or cancel that portion of shares. If registration is required, the Company shall apply for a change in its registered capital at the original company registration authority.
	The Company's registered capital shall be reduced by the total amount of par value of the shares cancelled.	The Company's registered capital shall be reduced by the total amount of par value of the shares cancelled.
	The shares repurchased by the Company in line with "awarding shares to the Company's employees" of Article 30 shall not exceed 5% of the total issued shares of the Company. The funds for such repurchase shall come from its after-tax profit, and the shares repurchased shall be transferred to its employees within one year.	For tThe shares repurchased by the Company in lineaccordance with "awarding shares to the Company's employees" the first paragraph of the Article 30, where is in line with the circumstance set forth in item 1, the shares shall be cancelled within ten days after the date of repurchase; where is in line with the circumstance set forth in item 2 or 4, the shares shall be transferred or cancelled within six months; where is in line with the circumstance set forth in item 3, 5 or 6, the aggregated number of shares of the Company held by itself shall be not more than 10% of the total issued shares of the Company and shall be transferred or cancelled within three years. shall not

No.	Original Article	Amended Article
		exceed 5% of the shares transferred to the employees by the Company. The funds for such repurchase shall come from its after-tax p r o f i t, and the shares repurchased shall be transferred to its employees within one year.
		Where the securities regulatory body or stock exchange in the place where the shares of the Company are listed has any other provisions in respect of the repurchase of shares, such provisions shall prevail.
5	Article 44: Transfer of shares may not be entered in the register of shareholders within 30 days prior to the date of a shareholders' general meeting or within five days before the record date set by the Company for the purpose of distribution of dividends.	Article 44: Transfer of shares may not be entered in the register of shareholders within 30 days prior to the date of a shareholders' general meeting or within five days before the record date set by the Company for the purpose of distribution of dividends. Where the laws, regulations, the securities regulatory body or stock exchange in the place where the shares of the Company are listed has any provisions in respect of the period of closure of the register of members prior to a shareholders' general meeting or the benchmark date set by the Company for the purpose of distribution of dividends, such provisions shall prevail.
6	Article 54: Where the Company incurs losses as a result of a director or senior management having violated any provision of laws, administrative regulations or the Articles of Association in the course of performing their duties with the Company, shareholders alone or in aggregate holding no less than 1% of the Company's shares for no less than 180 consecutive days shall be entitled to request in writing the board of supervisors to initiate proceedings in a people's court. Where the Company incurs losses as a result of the board of supervisors having violated any provision of laws,	Article 54: Where the Company incurs losses as a result of a director or senior management having violated any provision of laws, administrative regulations or the Articles of Association in the course of performing their duties with the Company, shareholders alone or in aggregate holding no less than 1% of the Company's shares for no less than 180 consecutive days shall be entitled to request in writing the board of supervisors to initiate proceedings in a people's court. Where the Company incurs losses as a result of the board of supervisors having violated any provision of laws,

No.	Original Article	Amended Article
	administrative regulations or these Articles in the course of performing its duties with the Company, shareholders may request in writing the board of directors to initiate proceedings in a people's court.	administrative regulations or these Articles in the course of performing its duties with the Company, <u>the above</u> shareholders may request in writing the board of directors to initiate proceedings in a people's court.
7	Article 61: The shareholders' general meeting shall exercise the following functions and powers:	Article 61: The shareholders' general meeting shall exercise the following functions and powers:
	1. to determine the business policies and investment plans of the Company;	1. to determine the business policies and investment plans of the Company;
	16. to consider and to approve the share incentive plan;	16. to consider and to approve the share incentive plan;
	17. to consider proposals submitted by the shareholders holding no less than 5% of the voting shares of the Company;	17. to consider proposals submitted by the shareholders holding no less than $\underline{35\%}$ of the voting shares of the Company;
	18. to resolve on any other matters required by laws, administrative regulations and the Articles of Association of the Company to be resolved by the shareholders' general meeting.	18. to resolve on any other matters required by laws, administrative regulations and the Articles of Association of the Company to be resolved by the shareholders' general meeting.
8	Article 65: The place to convene a shareholders' general meeting shall be the domicile of the Company or other venue expressly specified in the notice of such shareholders' general meeting.	Article 65: The place to convene a shareholders' general meeting shall be the domicile of the Company or other venue expressly specified in the notice of such shareholders' general meeting.
	Venue shall be arranged for the shareholders' general meetings to be convened in the form of on-site meetings.	Venue shall be arranged for the shareholders' general meetings to be convened in the form of on-site meetings <b>and online voting</b> .

No.	Original Article	Amended Article
9	Article 69: Shareholders requisitioning an extraordinary shareholders' general meeting or a class shareholders' general meeting shall abide by the following procedures:	Article 69: Shareholders requisitioning an extraordinary shareholders' general meeting or a class shareholders' general meeting shall abide by the following procedures:
	1. no less than two shareholders collectively holding no less than 10% of the voting shares in the said shareholders' general meeting so requested, may execute one or more written request(s) in the same form to request the board of directors to convene an extraordinary shareholders' general meeting or a class shareholders' general meeting, and to set forth the agenda of such meeting. The board of directors shall promptly convene the extraordinary shareholders' general meeting or class shareholders' general meeting or class shareholders' general meeting or class shareholders' general meeting of such meeting. The board of directors shall promptly convene the extraordinary shareholders' general meeting after its receipt of such written request(s). The number of the aforesaid shares shall be calculated on the basis of the shares held by such shareholders as of the date when they submit their written request(s).	1. no less than two shareholders collectively holding no less than 10% of the voting shares in the said shareholders' general meeting so requested, may execute one or more written request(s) in the same form to request the board of directors to convene an extraordinary shareholders' general meeting or a class shareholders' general meeting, and to set forth the agenda of such meeting. The board of directors shall promptly convene the extraordinary shareholders' general meeting or class shareholders' general meeting or class shareholders' general meeting after its receipt of such written request(s). The number of the aforesaid shares shall be calculated on the basis of the shares held by such shareholders as of the date when they submit their written request(s).
	2. if the board of directors fails to issue a notice to convene a meeting within 30 days after its receipt of the aforesaid written request(s), the shareholders making such request may, within four months after the board of directors receives their request(s), convene and preside over the meeting independently, provided however, that the procedure	2. if the board of directors fails to issue a notice to convene a meeting within 30 days after its receipt of the aforesaid written request(s), the shareholders making such request may, within four months after the board of directors receives their request(s), convene and preside over the meeting independently, provided however, that the procedure

for such shareholders to convene the meeting shall be similar as far as possible to that for the board of

for such shareholders to convene the

meeting shall be similar as far as

possible to that for the board of

No.	Original Article	Amended Article
	directors to convene the shareholders' general meeting.	directors to convene the shareholders' general meeting.
	Where the shareholders independently convene and hold a meeting due to the failure of the board of directors to hold a meeting as prescribed above, the costs that are reasonably accrued therefrom shall be borne by the Company, and be deducted from the payments owed by the Company to the directors who fail to perform their duties.	<ol> <li>Shareholders individually or jointly holding no less than 10% of the Company's shares shall have the right to make a request to the board of directors in writing to convene an extraordinary general meeting or a class shareholders' general meeting. The board of directors shall, in accordance with laws, administrative regulations and these Articles, give a written response on whether or not it agrees to convene an extraordinary general meeting or a class shareholders' general meeting within 10 days after receipt of the request.</li> <li>If the board of directors agrees to convene an extraordinary general meeting or a class shareholders' general meeting, it shall issue a notice of convening an</li> </ol>
		<u>notice of convening an</u> <u>extraordinary general meeting or a</u> <u>class shareholders' general meeting</u> <u>within 5 days after the resolution of</u> <u>the board of directors is made. If</u> <u>there is any change to the original</u> <u>request in the notice, approval of the</u> <u>shareholder(s) proposing the request</u> <u>shall be sought.</u>
		3. If the board of directors does not agree to convene an extraordinary general meeting or a class shareholders' general meeting, or fails to give a response within 10 days after receipt of the request, the shareholders individually or jointly

No.	<b>Original Article</b>		Amended Article
			holding no less than 10% of the Company's shares shall have the right to propose to the board of supervisors in writing to convene an extraordinary general meeting or a class shareholders' general meeting.
		<u>4.</u>	If the board of supervisors agrees to convene an extraordinary general meeting or a class shareholders' general meeting, it shall issue a notice of convening an extraordinary general meeting or a class shareholders' general meeting within 5 days after receipt of the request. If there is any change to the original request in the notice, approval of the shareholder(s) proposing the request shall be sought.
		<u>5</u> .	If the board of supervisors fails to issue a notice of convening an extraordinary general meeting or a class shareholders' general meeting by the prescribed deadline, it shall be deemed to have failed to convene and preside over an extraordinary general meeting or a class shareholders' general meeting, and shareholders individually or jointly holding no less than 10% of the shares of the Company for at least 90 days in succession may himself/ themselves convene and preside over such meeting.
		<u>6.</u>	Where the shareholders independently convene and hold a meeting due to the failure of the board of directors to hold a meeting as prescribed above, the costs that are reasonably accrued

No.	Original Article	Amended Article
		therefrom shall be borne by the Company, and be deducted from the payments owed by the Company to the directors who fail to perform their duties.
10	Article 73: Where a shareholders' general meeting is convened independently by the board of supervisors or the shareholders in accordance with these Articles, the content of the proposals to be discussed shall fall within the scope of authority of the shareholders' general meeting, and shall be clear and include specific matters to be resolved and be in compliance with relevant laws, administrative regulations and these Articles.	Article 73: Where a shareholders' general meeting is convened independently by the board of supervisors or the shareholders in accordance with these Articles, t <u>T</u> he content of the proposals to be discussed <u>at a</u> <u>shareholders' general meeting</u> shall fall within the scope of authority of the shareholders' general meeting, and shall be clear and include specific matters to be resolved and be in compliance with relevant laws, administrative regulations and these Articles.

No.	Original Article	Amended Article
11	Article 74: Where a shareholders' general meeting is held, a written notice shall be given by the Company 45 days prior to the date of the meeting to notify all the registered shareholders of the matters to be considered and approved at, and the date and place of, the meeting. A shareholder who intends to attend the meeting shall serve a written reply on the Company confirming his attendance at the shareholders' general meeting 20 days prior to the date of the meeting.	Article 74: Where a shareholders' general meeting is held, <u>the Company shall</u> 45 days prior to the date of the meeting to notify all the registered shareholders <u>by way of announcement</u> of the matters to be considered and approved at, and the date and place of, the meeting <u>20 working days</u> prior to an annual general meeting, or 10 working days or 15 days (whichever is longer) prior to an extraordinary general meeting. A shareholder who intends to attend the meeting shall serve a written reply on the Company confirming his attendance at the shareholders' general meeting.
		Where the laws, regulations, the securities regulatory body or stock exchange in the place where the shares of the Company are listed has any other provisions, such provisions shall prevail.
12	Article 75: Where an annual shareholders' general meeting is held, shareholders holding no less than 5% of all voting shares in the Company shall have the right to put forward new proposals in writing to the Company. Where the matters specified in such new proposals are within the scope of functions and duties of the shareholders' general meeting, the Company shall put such matters on the agenda of such meeting.	Article 75: Where an annual shareholders' general meeting is held, <u>the board of</u> <u>directors, the board of supervisors and</u> <u>shareholders that, either individually or</u> <u>jointly, hold more than 3% of shares of</u> <u>the Company shareholders holding no less</u> <u>than 5% of all voting shares in the Company</u> shall have the right to put forward new proposals in writing to the Company. Where the matters specified in such new proposals are within the scope of functions and duties of the shareholders' general meeting, the Company shall put such matters on the agenda of such meeting.
		Any of the shareholders individually or jointly holding no less than 3% of the shares of the Company may submit an interim proposal in writing to the convener 10 days prior to the convening

No.	Original Article	Amended Article
		of the shareholders' general meeting. The convener shall then send a supplemental notice to the shareholders to announce the content of the interim proposal within 2 days upon receipt of such proposal.
		Other than the circumstances specified in the preceding paragraph, the convener shall not make any change to the existing proposals in the notice of the shareholders' general meeting or add any new proposal after the publication of the notice.
		Such matters which are not specified in Article 74 and the notice of the preceding paragraph and proposals which do not comply with Article 73 of these Articles shall not be resolved at the shareholders' general meeting.
13	Article 76: The Company shall calculate the number of voting shares represented by shareholders who intent to attend a shareholders' general meeting on the basis of the written replies it has received 20 days before the date of a shareholders' general meeting. In the event that the number of voting shares represented by shareholders who intend to attend the meeting is no less than one half of the total number of the voting shares of the Company, the Company may hold the shareholders' general meeting; if this cannot be attained, the Company shall, within five days, notify its shareholders again of the matters to be considered and approved at, and the date and place of, the meeting by a public announcement. The Company may hold the shareholders' general meeting after such announcement has been made.	Article 76: The Company shall calculate the number of voting shares represented by shareholders who intent to attend a shareholders' general meeting on the basis of the written replies it has received 20 days before the date of a shareholders' general meeting. In the event that the number of voting shares represented by shareholders who intend to attend the meeting is no less than one half of the total number of the voting shares of the Company, the Company may hold the shareholders' general meeting; if this cannot be attained, the Company shall, within five days, notify its shareholders again of the matters to be considered and approved at, and the date and place of, the meeting by a public announcement. The Company may hold the shareholders' general meeting after such announcement has been made.

No.	Original Article	Amended Article	
	An extraordinary shareholders' general meeting shall not determine matters not specified in the notice.	An extraordinary shareholders' general meeting shall not determine matters not specified in the notice.	
14	Article 78: Where elections of directors and/ or supervisors are scheduled to be discussed at a shareholders' general meeting, the notice of such shareholders' general meeting shall contain details of the director candidates and supervisor candidates, including at least the following information:	or supervisors are scheduled to be discussed at a shareholders' general meeting, the notice of such shareholders' general meeting shall contain details of the director candidates and	
	1. such personal information as education background, working experience and part-time job experience and etc.;	1. such personal information as education background, working experience and part-time job experience and etc.;	
	2. whether he has connected relationship with the Company or its controlling shareholders or actual controllers;	2. whether he has connected relationship with the Company or its controlling shareholders or actual controllers;	
	3. number of shares he holds in the Company;	3. number of shares he holds in the Company;	
	4. whether any punishment has been imposed on him by China Securities Regulatory Commission, other relevant authorities or securities exchange(s).	4. whether any punishment has been imposed on him by China Securities Regulatory Commission, other relevant authorities or securities exchange(s).	
	Appointment of each director candidate and supervisor candidate shall be proposed separately.	The cumulative voting system shall be implemented for the election of directors and non-employee supervisors at the shareholders' general meeting, that is, when more than two directors or non- employee supervisors are elected at the shareholders' general meeting, the number of votes rights entitled for each share held by the shareholders who participate in the voting shall be equal to the number of directors or non-employee supervisors to be elected, and the voting rights possessed by the shareholders may be exercised uniformly. Details of the implementation of the cumulative voting system shall refer	

No.	Original Article	Amended Article
		to "the Procedural Rules for the General Meeting of Datang International Power Generation Co., Ltd.". Appointment of each director candidate and supervisor candidate shall be proposed separately.
15	Article 80: Notices of the shareholders' general meetings shall be served on the shareholders (whether or not they are entitled to vote at the meetings) by hand or prepaid mail at their addresses registered in the register of shareholders. Notices of shareholders' general meetings to shareholders of the Domestic-Invested Shares may be served by way of public announcements.	Article 80: Notices of the shareholders' general meetings shall be served on the shareholders (whether or not they are entitled to vote at the meetings) by hand or prepaid mail at their addresses registered in the register of shareholders. Notices of shareholders' general meetings to shareholders of the Domestic-Invested Shares may be served by way of public announcements.
	Public announcements of notices of the shareholder's general meetings specified in the preceding paragraph shall be published in one or more newspapers designated by the securities regulatory authority of the State Council during 45 days to 50 days prior to the date of the meeting. Upon the publication of such announcements, all shareholders of the Domestic-Invested Shares shall be deemed to have received notices of relevant shareholders' general meetings.	Public announcements of notices of the shareholder's general meetings specified in the preceding paragraph shall be published in one or more newspapers designated by the securities regulatory authority of the State Council-during 45 days to 50 days prior to the date of the meeting. Upon the publication of such announcements, all shareholders of the Domestic-Invested Shares shall be deemed to have received notices of relevant shareholders' general meetings.
16	Article 94: The board of directors and the board of supervisors shall report to the shareholders' general meeting of their work in previous year in every annual shareholders' general meeting.	Article 94: The board of directors and the board of supervisors shall report to the shareholders' general meeting of their work in previous year in every annual shareholders' general meeting. <u>Independent</u> <u>directors shall also give a report on the</u> <u>performance of his or her duties.</u>
17	Article 101: A shareholder (including proxies) shall exercise the voting rights at a shareholders' meeting on the basis of the voting shares he holds. Each share shall carry one vote. The Company's shares held by itself shall	Article 101: A shareholder (including proxies) shall exercise the voting rights at a shareholders' meeting on the basis of the voting shares he holds. Each share shall carry one vote <u>except for the election of directors</u> <u>and supervisors that shall adopt the</u> <u>cumulative voting system as prescribed</u>

No.	Original Article	Amended Article
	not be entitled to exercise voting rights and shall not be calculated in the total voting shares held by the shareholders present at the shareholders' general meeting.	by Article 78 of these Articles. When major matters affecting the interests of small and medium investors are considered at the shareholders' general meeting, votes shall be counted separately for small and medium investors. The results of separate counting of votes shall be publicly disclosed in a timely manner.
		The Company's shares held by itself shall not be entitled to exercise voting rights and shall not be calculated in the total voting shares held by the shareholders present at the shareholders' general meeting.
18	Article 130: Written notice of a class shareholders' general meeting of the Company shall be issued 45 days prior to the date of the meeting to all registered shareholders of such class, specifying the matters to be considered at, the place and the date of the meeting. Shareholders who intend to attend the meeting shall serve on the Company written replies of their intention to attend 20 days prior to the date of the meeting. If the number of voting shares at such meeting held by shareholders who intend to attend such meeting has reached no less than one half of the total number of voting shares	Article 130: Written notice of a class shareholders' general meeting of the Company shall be issued 45 days prior to the date of the meeting to all registered shareholders of such class, Written notice period of a class shareholders' general meeting convened by the Company shall be the same as the written notice period of a non-class shareholders' general meeting proposed to be convened on the same date of the class shareholders' general meeting. Written notice shall specifyspecifying the matters to be considered at, the place and the date of the meeting. Shareholders who intend to attend the meeting shall serve on the
	one half of the total number of voting shares of that class at such meeting, the Company may hold such class shareholders' general meeting; if this cannot be attained, the Company shall further notify the shareholders by way of announcement within five days thereof specifying the matters to be considered and approved at, and the date and place of the meeting. The Company may hold the class shareholders' general meeting after such announcement has been made.	Company written replies of their intention to attend 20 days prior to the date of the meeting. If the number of voting shares at such meeting held by shareholders who intend to attend such meeting has reached no less than one half of the total number of voting shares of that class at such meeting, the Company may hold such class shareholders' general meeting; if this cannot be attained, the Company shall further notify the shareholders by way of announcement

No.	Original Article	Amended Article	
		within five days thereof specifying the matters to be considered and approved at, and the date and place of the meeting. The Company may hold the class shareholders' general meeting after such announcement has been made. Provisions otherwise provided by the listing rules of the place(s) in which the shares of the Company are listed shall prevail.	
19Article 140: The board of directors shall be accountable to the shareholders' general meeting, and exercise the followingArticle 140: The b accountable to th meeting, and exercise the following		Article 140: The board of directors shall be accountable to the shareholders' general meeting, and exercise the following functions and powers:	
	1. to convene shareholders' general meetings and report its work to the shareholders' general meeting;	1. to convene shareholders' general meetings and report its work to the shareholders' general meeting;	
	19. to decide on other important affairs and administrative matters which are not required by these Articles to be decided by the shareholders' general meeting;	19. to decide on other important affairs and administrative matters which are not required by these Articles to be decided by the shareholders' general meeting;	
	20. to exercise other functions and powers granted by the shareholders' general meeting and these Articles.	20. to exercise other functions and powers granted by the shareholders' general meeting and these Articles.	
	The special committees specified in item 18 above shall be composed of one or more director(s). The special committees shall assist the board of directors in exercising its functions and powers under the authority granted by the board of directors. Resolutions relating to the above, save for items 6, 7, 8 and 13 above which require to	The special committees specified in item 18 above shall be composed of one or more director(s). The special committees shall assist the board of directors in exercising its functions and powers under the authority granted by the board of directors. The board of directors of the Company shall establish the audit committee, strategic development and risk control committee nomination	
	items 6, 7, 8 and 13 above which require to be approved through voting by no less than two-thirds of all directors, shall be approved through voting by no less than one half of all directors.	and risk control committee, nomination committee and remuneration and appraisal committee. The special committees shall be responsible to the board of directors, and perform their	

No.	Original Article	Amended Article
	The opinions of the Party Committee shall be heard before the board of directors decides on material issues of the Company. Where the matters to be considered by the board of directors involve legal issues, the general counsel shall be present at the meeting and provide legal advice.	duties in accordance with these Articles and the authorization of the board of directors, and their proposals shall be submitted to the board of directors for consideration and decision. All member of the special committees shall be directors, among which, the majority of the members of the audit committee, the nomination committee and the remuneration and appraisal committee shall be independent directors who also convene the meeting of such committees. The convener of the audit committee shall be an accounting professional. The board of directors is responsible for formulating working rules, to standardize the operation of the special committees.
		Resolutions relating to the above, save for items 6, 7, 8 and 13 above which require to be approved through voting by no less than two-thirds of all directors, shall be approved through voting by no less than one half of all directors. The opinions of the Party Committee shall be heard before the board of directors decides
		on material issues of the Company. Where the matters to be considered by the board of directors involve legal issues, the general counsel shall be present at the meeting and provide legal advice.
20	Article 147: Meetings of the board of directors shall be held at least twice per annum. Meetings of the board of directors shall be convened by the Chairman who shall notify all the directors 10 days before the date of such meetings. Shareholders representing no less than one tenth of the voting shares or no less than one third of all directors, or the board of the supervisors may	Article 147: Meetings of the board of directors shall be held at least twice per annum. Meetings of the board of directors shall be convened by the Chairman who shall notify all the directors <u>and supervisors</u> 10 days before the date of such meetings. Shareholders representing no less than one tenth of the voting shares or no less than one third of all directors, or the board of the

No.	Original Article	Amended Article	
	propose to convene an extraordinary meeting of the board of directors. In the case of emergency, such extraordinary meeting of the board of directors may be convened on the basis of a proposal from no less than four directors or the manager of the Company. The Chairman shall, within 10 days after his receipt of the proposal, convene and preside over such meeting.	supervisors may propose to convene an extraordinary meeting of the board of directors. In the case of emergency, such extraordinary meeting of the board of directors may be convened on the basis of a proposal from no less than four directors or the manager of the Company. The Chairman shall, within 10 days after his receipt of the proposal, convene and preside over such meeting.	
21 Article 148: The notification method and notice period for meetings of the board of directors and extraordinary meetings of the directors and extraordi		Article 148: The notification method and notice period for meetings of the board of directors and extraordinary meetings of the board of directors shall satisfy the following requirements:	
	<ol> <li>if the time and location of a regular meeting of the board of directors have been determined by the board of directors in advance, no notice for such meeting shall be required;</li> </ol>	1. if the time and location of a regular meeting of the board of directors have been determined by the board of directors in advance, no notice for such meeting shall be required;	
	2. if the time and location of a regular meeting of the board of directors have not been determined by the board of directors in advance, the Chairman shall notify all directors of the time and location of such meeting via teletype, telegraph, facsimile, courier, registered mail or by hand no less than 10 days (but no more than 30 days) prior to such meeting;	2. if the time and location of a regular meeting of the board of directors have not been determined by the board of directors in advance, the Chairman shall notify all directors <u>and</u> <u>supervisors</u> of the time and location of such meeting via teletype, telegraph, facsimile, courier, registered mail or by hand no less than 10 days (but no more than 30 days) prior to such meeting;	
	3. the notice which shall include the agenda of the meeting of the board of directors and matters to be discussed, shall be in Chinese and may attach an English version (if necessary);	3. the notice which shall include the agenda of the meeting of the board of directors and matters to be discussed, shall be in Chinese and may attach an English version (if necessary);	

No.	Original Article	Amended Article		
22	Article 171: Directors, the manager and the financial officer of the Company shall not concurrently hold the office of supervisors.	Article 171: Directors, the manager and other senior management the financial officer of the Company shall not concurrently hold the office of supervisors.		
23	Article 172: The board of supervisors shall meet at least twice every year. The chairman of the board of supervisors shall be responsible to convene such meetings.	Article 172: The board of supervisors shall meet <u>at least once every six months at least</u> twice every year. The chairman of the board of supervisors shall be responsible to convene such meetings.		
24	Article 180: The following persons shall not hold the office of directors, supervisors, manager or other senior management of the Company:	Article 180: The following persons shall not hold the office of directors, supervisors, manager or other senior management of the Company:		
	1. persons without civil capacity or with restricted civil capacity;	1. persons without civil capacity or with restricted civil capacity;		
	10. persons who have been convicted by relevant regulatory authorities of offences of violating relevant securities regulations and of involving in fraudulent acts or dishonest acts, where less than five years have lapsed since the date of conviction;	10. persons who have been convicted by relevant regulatory authorities of offences of violating relevant securities regulations and of involving in fraudulent acts or dishonest acts, where less than five years have lapsed since the date of conviction;		
	<ul> <li>11. persons holding any office other than that of directors in the Company's controlling shareholders or actual controllers shall not concurrently act as senior management of the Company.</li> <li></li> </ul>	<ul> <li>11. persons holding any office other than that of directors <u>or supervisors</u> in the Company's controlling shareholders <del>or</del> actual controllers shall not concurrently act as senior management of the Company.</li> <li></li> </ul>		
25	Article 188: Liabilities of directors, supervisors, manager or other senior management of the Company due to their violation of a specified duty may be released	Article 188: Liabilities of directors, supervisors, manager or other senior management of the Company due to their violation of a specified duty may be released		

No.	Original Article	Amended Article		
	by informed shareholders in shareholders' general meetings, except in circumstances referred to in Article 56 of these Articles.	by informed shareholders in shareholders' general meetings, except in circumstances referred to in Article <u>5756</u> of these Articles.		
26	Article 210:	Article 210:		
	1. The profits of the Company after paying relevant taxes shall be applied in the following order:	1. The profits of the Company after paying relevant taxes shall be applied in the following order:		
	(1) making up of losses;	(1) making up of losses;		
	(2) allocation to statutory common reserve fund;	(2) allocation to statutory common reserve fund;		
	(3) allocation to statutory provident fund;	(3) allocation to statutory provident fund;		
	(4) allocation to discretionary common reserve fund;	(4 <u>3</u> ) allocation to discretionary common reserve fund;		
	(5) payment of dividends in respect of the ordinary shares.	( <u>4</u> 5) payment of dividends in respect of the ordinary shares.		
	The detailed distribution proportions in respect of items 4 to 5 above for any particular year shall be formulated by the board of directors in accordance with the operational conditions and development requirements of the Company and shall be submitted to the shareholders' general meeting for approval.	The detailed distribution proportions in respect of items $\underline{34}$ to $\underline{45}$ above for any particular year shall be formulated by the board of directors in accordance with the operational conditions and development requirements of the Company and shall be submitted to the shareholders' general meeting for approval.		
	2. No dividend shall be distributed before the Company has made up its losses and has made allocation to the statutory common reserve fund and statutory provident fund. No dividend, unless the same is not paid by the Company	2. No dividend shall be distributed before the Company has made up its losses and has made allocation to the statutory common reserve fund <u>and</u> <u>statutory</u> <del>provident fund</del> . No dividend, unless the same is not paid by the Company		

No.		Original Article		Amended Article
		when due and payable, shall bear interest as against the Company.		when due and payable, shall bear interest as against the Company.
	3.	The Company shall allocate 10% of its after-tax profits to the statutory common reserve fund; provided however, that no allocation is required if the statutory common reserve fund has reached 50% of the registered capital of the Company.	3.	The Company shall allocate 10% of its after-tax profits to the statutory common reserve fund; provided however, that no allocation is required if the statutory common reserve fund has reached 50% of the registered capital of the Company.
	4.	The Company shall allocate 10% of its after-tax profits to the statutory provident fund.	<del>4.</del>	The Company shall allocate 10% of its after-tax profits to the statutory provident fund.
	5.	The discretionary common reserve fund shall be allocated separately out of the profits of the Company in accordance with the resolutions of the shareholders' general meeting.	<u>4</u> 5.	The discretionary common reserve fund shall be allocated separately out of the profits of the Company in accordance with the resolutions of the shareholders' general meeting.
	6.	The capital common reserve fund includes the following:	<u>5</u> 6.	The capital common reserve fund includes the following:
		<ul><li>(1) the amount of share premium resulting from the issue of shares at a premium;</li></ul>		<ol> <li>the amount of share premium resulting from the issue of shares at a premium;</li> </ol>
		(2) other income required by the authority in charge of finance of the State Council to be appropriated to the capital common reserve fund.		(2) other income required by the authority in charge of finance of the State Council to be appropriated to the capital common reserve fund.
	7.	The common reserve fund of the Company includes the statutory common reserve fund, discretionary common reserve fund and the capital common reserve fund. The common	<u>6</u> 7.	The common reserve fund of the Company includes the statutory common reserve fund, discretionary common reserve fund and the capital common reserve fund. The common

No.	Original Article	Amended Article
	reserve fund may be used for the following purposes:	reserve fund may be used for the following purposes:
	<ul><li>(1) to make up losses, provided however, that the capital common reserve fund should not be used to make up loss;</li></ul>	<ul> <li>(1) to make up losses, provided however, that the capital common reserve fund should not be used to make up loss;</li> </ul>
	(2) to expand the Company's production and operations; and	(2) to expand the Company's production and operations; and
	<ul> <li>(3) for the conversion into share capital. The Company may, upon approval by a resolution of the shareholders' general meeting, convert its common reserve fund into share capital and issue bonus shares to existing shareholders in proportion to their original shareholdings or increase the nominal value of each share. When converting the Company's statutory common reserve fund into capital, the amount of such common reserve fund remaining unconverted must not be less than 25% of the registered capital.</li> </ul>	<ul> <li>(3) for the conversion into share capital. The Company may, upon approval by a resolution of the shareholders' general meeting, convert its common reserve fund into share capital and issue bonus shares to existing shareholders in proportion to their original shareholdings or increase the nominal value of each share. When converting the Company's statutory common reserve fund into capital, the amount of such common reserve fund remaining unconverted must not be less than 25% of the registered capital.</li> </ul>
	8. The Company shall allocate monies to its statutory provident fund and use such statutory provident fund for the collective welfare of its employees.	8. The Company shall allocate monies to its statutory provident fund and use such statutory provident fund for the collective welfare of its employees.
	9. Subject to the restrictions imposed by the above provisions, annual dividends shall be paid in proportion to the shareholding of each shareholder within six months after the end of each financial year. The annual dividends shall be approved by the shareholders' general meeting, provided however, that the amount of	<b>79.</b> Subject to the restrictions imposed by the above provisions, annual dividends shall be paid in proportion to the shareholding of each shareholder within six months after the end of each financial year. The annual dividends shall be approved by the shareholders' general meeting, provided however, that the amount of

No.	Original Article	Amended Article
	dividends payable shall not exceed the amount recommended by the board of directors.	dividends payable shall not exceed the amount recommended by the board of directors.
	Where the shareholders' general meeting violates the preceding paragraph to distribute profit to the shareholders prior to the make up of losses and allocation to statutory common reserve fund, shareholders shall refund the profit hereof to the Company.	Where the shareholders' general meeting violates the preceding paragraph to distribute profit to the shareholders prior to the make up of losses and allocation to statutory common reserve fund, shareholders shall refund the profit hereof to the Company.
	The Company's shares held by itself are not entitled to the distribution of profits.	The Company's shares held by itself are not entitled to the distribution of profits.

Details of the proposed amendments to the Procedural Rules for the General Meeting are as follows:

No.		Original Article		Amended Article	
1	shall exercise the following functions and sl		Article 4: The shareholders' general meeting shall exercise the following functions and powers:		
	1.	to determine the business policies and investment plans of the Company;	1.	to determine the business policies and investment plans of the Company;	
	16.	to consider and to approve the share incentive plan;	16.	to consider and to approve the share incentive plan;	
	17.	to consider proposals submitted by the shareholders holding no less than 5% of the voting shares of the Company;	17.	to consider proposals submitted by the shareholders holding no less than $\frac{3\%}{5\%}$ of the voting shares of the Company;	

No.	Original Article	Amended Article
2	Article 13: Shareholders requisitioning an	Article 13: Shareholders requisitioning an
	extraordinary shareholders' general meeting	extraordinary shareholders' general meeting
	or a class shareholders' general meeting shall	or a class shareholders' general meeting shall
	abide by the following procedures:	abide by the following procedures:
	1. no less than two shareholders	1. no less than two shareholder
	collectively holding no less than 10%	eollectively holding no less than 109
	of the voting shares in the said	of the voting shares in the sai
	shareholders' general meeting so	shareholders' general meeting s
	requested, may execute one or more	requested, may execute one or mor
	written request(s) in the same form to	written request(s) in the same form t
	request the board of directors to	request the board of directors t
	convene an extraordinary shareholders'	eonvene an extraordinary shareholder
	general meeting or a class	<del>general meeting or a clas</del>
	shareholders' general meeting, and to	shareholders' general meeting, and t
	set forth the agenda of such meeting.	set forth the agenda of such meeting
	The board of directors shall promptly	The board of directors shall prompt
	convene the extraordinary shareholders'	convene the extraordinary shareholder
	general meeting or class shareholders'	general meeting or class shareholder
	general meeting after its receipt of such	general meeting after its receipt of suc
	written request(s). The number of the	written request(s). The number of the
	aforesaid shares shall be calculated on	aforesaid shares shall be calculated o
	the basis of the shares held by such	the basis of the shares held by suc
	shareholders as of the date when they	shareholders as of the date when the
	submit their written request(s).	submit their written request(s).
	2. if the board of directors fails to issue a	2. if the board of directors fails to issue
	notice to convene a meeting within 30	notice to convene a meeting within 3
	days after its receipt of the aforesaid	days after its receipt of the aforesai
	written request(s), the shareholders	written request(s), the shareholder
	making such request may, within four	making such request may, within for
	months after the board of directors	months after the board of director
	receives their request(s), convene and	receives their request(s), convene an
	preside over the meeting independently,	preside over the meeting independently
	provided however, that the procedure	provided however, that the procedu

for such shareholders to convene the meeting shall be similar as far as possible to that for the board of

for such shareholders to convene the

meeting shall be similar as far as

possible to that for the board of

No.	Original Article	Amended Article
	directors to convene the shareholders' general meeting.	directors to convene the shareholders' general meeting.
	Where the shareholders independently convene and hold a meeting due to the failure of the board of directors to hold a meeting as prescribed above, the costs that are reasonably accrued therefrom shall be borne by the Company, and be deducted from the payments owed by the Company to the directors who fail to perform their duties.	<ol> <li>Shareholders individually or jointly holding no less than 10% of the Company's shares shall have the right to make a request to the board of directors in writing to convene an extraordinary general meeting or a class shareholders' general meeting. The board of directors shall, in accordance with laws, administrative regulations and these Articles, give a written response on whether or not it agrees to convene an extraordinary general meeting or a class shareholders' general meeting within 10 days after receipt of the request.</li> <li>If the board of directors agrees to convene an extraordinary general meeting or a class shareholders' general meeting, it shall issue a notice of convening an extraordinary general meeting within 5 days after the resolution of the board of directors is made. If there is any change to the original request in the notice, approval of the shareholder(s) proposing the request shall be sought.</li> </ol>
		3. If the board of directors does not agree to convene an extraordinary general meeting or a class shareholders' general meeting, or fails to give a response within 10
		days after receipt of the request, the shareholders individually or jointly

No.	<b>Original Article</b>		Amended Article
			holding at least 10% of the Company's shares shall have the right to propose to the board of supervisors in writing to convene an extraordinary general meeting or a class shareholders' general meeting.
		<u>4.</u>	If the board of supervisors agrees to convene an extraordinary general meeting or a class shareholders' general meeting, it shall issue a notice of convening an extraordinary general meeting or a class shareholders' general meeting within 5 days after receipt of the request. If there is any change to the original request in the notice, approval of the shareholder(s) proposing the request shall be sought.
		<u>5.</u>	If the board of supervisors fails to issue a notice of convening an extraordinary general meeting or a class shareholders' general meeting by the prescribed deadline, it shall be deemed to have failed to convene and preside over an extraordinary general meeting or a class shareholders' general meeting, and shareholders individually or jointly holding no less than 10% of the shares of the Company for at least 90 days in succession may himself/ themselves convene and preside over such meeting.
		<u>6.</u>	Where the shareholders independently convene and hold a meeting due to the failure of the board of directors to hold a meeting as prescribed above, the costs that are reasonably accrued

No.	Original Article	Amended Article
		therefrom shall be borne by the Company, and be deducted from the payments owed by the Company to the directors who fail to perform their duties.
3	Article 20: The board of directors and the board of supervisors shall report to the shareholders' general meeting of their work in previous year in every annual shareholders' general meeting.	Article 20: The board of directors and the board of supervisors shall report to the shareholders' general meeting of their work in previous year in every annual shareholders' general meeting. Independent directors shall also give a report on the performance of his or her duties.
4	Article 25: Where an annual shareholders' general meeting is held, shareholders holding no less than 5% of all voting shares in the Company shall have the right to put forward new proposals in writing to the Company. Where the matters specified in such new proposals are within the scope of functions and duties of the shareholders' general meeting, the Company shall put such matters on the agenda of such meeting.	Article 25: Where an annual shareholders' general meeting is held, <u>the board of directors</u> , the board of supervisors and shareholders that, either individually or jointly, hold more than 3% of shares of the Company shareholders holding no less than 5% of all voting shares in the Company shall have the right to put forward new proposals in writing to the Company. Where the matters specified in such new proposals are within the scope of functions and duties of the shareholders' general meeting, the Company shall put such matters on the agenda of such meeting.
		Any of the shareholders individually or jointly holding no less than 3% of the shares of the Company may submit an interim proposal in writing to the convener at least 10 days prior to the convening of the shareholders' general meeting. The convener shall then send a supplemental notice to the shareholders to announce the content of the interim proposal, within 2 days upon receipt of such proposal.
		Other than the above circumstances, the

No.	Original Article	Amended Article
		<u>convener shall not make any change in the</u> <u>notice of the shareholders' general</u> <u>meeting to the existing proposals or add</u> <u>any new proposal after the publication of</u> <u>the notice.</u>
		Such matters which are not specified in Article 27 and the above notice of the Article and motions which do not comply with Article 26 of the Articles shall not be resolved at the shareholders' general meeting.
5	Article 27: Where a shareholders' general meeting is held, a written notice shall be given by the Company 45 days prior to the date of the meeting to notify all the registered shareholders of the matters to be considered and approved at, and the date and place of, the meeting. A shareholder who intends to attend the meeting shall serve a written reply on the Company confirming his attendance at the shareholders' general meeting 20 days prior to the date of the meeting.	Article 27: Where a shareholders' general meeting is held, <u>the Company shall 45 days</u> prior to the date of the meeting to-notify all the registered shareholders <u>by way of announcement</u> of the matters to be considered and approved at, and the date and place of, the meeting 20 working days prior to an annual general meeting, or 10 working days or 15 days (whichever is longer) prior to an extraordinary general meeting. A shareholder who intends to attend the meeting shall serve a written reply on the Company confirming his attendance at the shareholders' general meeting.
		Where there are provisions in applicable laws, regulations and relevant regulations of the securities regulatory organization or stock exchange in the place where the shares of the Company are listed, such provisions shall prevail.
6	Article 28: The Company shall calculate the number of voting shares represented by shareholders who intent to attend a shareholders' general meeting on the basis of the written replies it has received 20 days before the date of a shareholders' general	Article 28: The Company shall calculate the number of voting shares represented by shareholders who intent to attend a shareholders' general meeting on the basis of the written replies it has received 20 days before the date of a shareholders' general

No.	Original Article	Amended Article
	meeting. In the event that the number of voting shares represented by shareholders who intend to attend the meeting is no less than one half of the total number of the voting shares of the Company, the Company may hold the shareholders' general meeting; if this cannot be attained, the Company shall, within five days, notify its shareholders again of the matters to be considered and approved at, and the date and place of, the meeting by a public announcement. The Company may hold the shareholders' general meeting after such announcement has been made.	meeting. In the event that the number of voting shares represented by shareholders who intend to attend the meeting is no less than one half of the total number of the voting shares of the Company, the Company may hold the shareholders' general meeting; if this cannot be attained, the Company shall, within five days, notify its shareholders again of the matters to be considered and approved at, and the date and place of, the meeting by a public announcement. The Company may hold the shareholders' general meeting after such announcement has been made.
	An extraordinary shareholders' general meeting shall not determine matters not specified in the notice.	An extraordinary shareholders' general meeting shall not determine matters not specified in the notice.
7	Article 30: Where elections of directors and/ or supervisors are scheduled to be discussed at a shareholders' general meeting, the notice of such shareholders' general meeting shall contain details of the director candidates and	Article 30: Where elections of directors and/ or supervisors are scheduled to be discussed at a shareholders' general meeting, the notice of such shareholders' general meeting shall contain details of the director candidates and

No.	Original Article	Amended Article
	supervisor candidates, including at least the following information:	supervisor candidates, including at least the following information:
	<ol> <li>such personal information as education background, working experience and part-time job experience and etc.;</li> </ol>	<ol> <li>such personal information as education background, working experience and part-time job experience and etc.;</li> </ol>
	2. whether he has connected relationship with the Company or its controlling shareholders or actual controllers;	2. whether he has connected relationship with the Company or its controlling shareholders or actual controllers;
	3. number of shares he holds in the Company;	3. number of shares he holds in the Company;
	4. whether any punishment has been imposed on him by China Securities Regulatory Commission, other relevant authorities or securities exchange(s).	4. whether any punishment has been imposed on him by China Securities Regulatory Commission, other relevant authorities or securities exchange(s).
	Appointment of each director candidate and supervisor candidate shall be proposed separately.	The specific voting methods of implementing the cumulative voting system for electing directors or supervisors (the supervisors therein exclude the employee representative supervisors) are as follows:
		1. When the number of directors or non- employee supervisors to be elected is above two, the cumulative voting system shall be implemented;
		2. When the cumulative voting system is implemented, each share held by shareholders shall represent the same number of voting rights identical to the number of directors or non-employee supervisors to be elected;
		3. The notice of the general meeting of shareholders shall inform the shareholders of the cumulative voting system for the directors and the supervisors' election proposal. The convener of the meeting

No.	Original Article	Amended Article
		shall prepare ballot paper suitable for the cumulative voting system. Written instructions and explanations for the cumulative voting system, the method of filling in the ballots, and the method of counting votes shall be provided;
		4. When the general meeting of shareholders votes on election of directors and supervisors, the shareholder may vote for each director or supervisor candidate with the same voting rights as the shareholding; or cast all of thein votes for one director or supervisor candidate which are the same as the number of directors or supervisors to be elected, or vote for a certain number of director or supervisor candidates respectively with the voting rights which are the same as the number of directors or supervisors to be elected;
		5. Shareholders who have exercised all of their votes for one or several director or supervisor candidates which are the same as the number of directors or supervisors to be elected shall no longer own the voting rights for other director and supervisor candidates;
		6. At the end of the voting at the general meeting of shareholders, if the total number of voting rights exercised by a shareholder for certain or several director and supervisor candidates is more than the voting rights of all the shares held by the shareholders, the

No.	Original Article	Amended Article
		shareholders' votes are invalid and deemed to be a waiver of the voting rights; if the total number of voting rights exercised by a shareholder for certain or several director and supervisor candidates is less than the voting rights of all the shares held by the shareholders, the shareholders' votes are valid and the difference shall be deemed to be a waiver of the voting rights;
		a waiver of the voting rights;7.The director or supervisor candidates who have received the agreed votes, the number of which exceeds one-half of the total number of shares with voting rights at the general meeting of shareholders (subject to the number of unaccumulated shares), shall be the elected director or supervisor candidates. If the number of candidates for directors and supervisors elected at the general meeting of shareholders exceeds the number of directors and supervisors supposed to be elected, the candidates with the majority of the votes will be elected candidates with fewer votes is equal, and the fact that the candidates will exceed the
		number of directors and supervisors supposed to be elected, then these candidates and those who ranked behind shall be considered as not elected). If the number of the directors and supervisors elected at the general meeting of shareholders

No.	Original Article	Amended Article
		could not reach the number of the directors and supervisors supposed to be elected, a separate general meeting shall be held to elect the vacant directors and supervisors. Where a general meeting of shareholders elects directors or supervisors by means of cumulative voting system, the voting of directors and supervisors shall be conducted separately, the voting of independent directors and non-independent directors shall be conducted separately.
		supervisor candidate shall be proposed separately.
8	Article 32: Notices of the shareholders' general meetings shall be served on the shareholders (whether or not they are entitled to vote at the meetings) by hand or prepaid mail at their addresses registered in the register of shareholders. Notices of shareholders' general meetings to shareholders of the Domestic-Invested Shares may be served by way of public announcements.	Article 32: Notices of the shareholders' general meetings shall be served on the shareholders (whether or not they are entitled to vote at the meetings) by hand or prepaid mail at their addresses registered in the register of shareholders. Notices of shareholders' general meetings to shareholders of the Domestic-Invested Shares may be served by way of public announcements.
	Public announcements of notices of the shareholder's general meetings specified in the preceding paragraph shall be published in one or more newspapers designated by the securities regulatory authority of the State Council during 45 days to 50 days prior to the date of the meeting. Upon the publication of such announcements, all shareholders of the Domestic-Invested Shares shall be deemed to have received notices of relevant shareholders' general meetings.	Public announcements of notices of the shareholder's general meetings specified in the preceding paragraph shall be published in one or more newspapers designated by the securities regulatory authority of the State Council during 45 days to 50 days prior to the date of the meeting. Upon the publication of such announcements, all shareholders of the Domestic-Invested Shares shall be deemed to have received notices of relevant shareholders' general meetings.

No.	Original Article	Amended Article
9	Article 44: A shareholder (including proxies) shall exercise the voting rights at a shareholders' meeting on the basis of the voting shares he holds. Each share shall carry one vote. The Company's shares held by itself shall not be entitled to exercise voting rights and shall not be calculated in the total voting shares held by the shareholders present at the shareholders' general meeting.	Article 44: A shareholder (including proxies) shall exercise the voting rights at a shareholders' meeting on the basis of the voting shares he holds. Each share shall carry one vote <u>except for the election of directors</u> <u>and supervisors that shall adopt the</u> <u>cumulative voting system as prescribed</u> <u>by Article 78 of the Articles of Association.</u> <u>When major matters affecting the interests</u> <u>of small and medium investors are</u> <u>considered at the shareholders' general</u> <u>meeting, votes shall be counted separately</u> <u>for small and medium investors. The</u> <u>results of separate counting of votes shall</u> <u>be publicly disclosed in a timely manner.</u> The Company's shares held by itself shall not be entitled to exercise voting rights and shall not be calculated in the total voting
10	Article 70: Written notice of a class shareholders' general meeting of the Company shall be issued 45 days prior to the date of the meeting to all registered shareholders of such class, specifying the matters to be considered at, the place and the date of the meeting. Shareholders who intend to attend the meeting shall serve on the Company written replies of their intention to attend 20 days prior to the date of the meeting. If the number of voting shares at such meeting held by shareholders who intend to attend such meeting has reached no less than one half of the total number of voting shares of that class at such meeting, the Company may hold such class shareholders' general meeting; if this cannot be attained, the	shares held by the shareholders present at the shareholders' general meeting. Article 70: Written notice of a class shareholders' general meeting of the Company shall be issued 45 days prior to the date of the meeting to all registered shareholders of such class, Written notice period of a class shareholders' general meeting convened by the Company shall be the same as the written notice period of a non-class shareholders' general meeting proposed to be convened on the same date of the class shareholders' general meeting. Written notice shall specifyspecifying the matters to be considered at, the place and the date of the meeting. Shareholders who intend to attend the meeting shall serve on the Company written replies of their intention to attend 20 days prior to the date of the meeting.
	Company shall further notify the shareholders by way of announcement	If the number of voting shares at such meeting held by shareholders who intend to

No.	Original Article	Amended Article
No.	Original Article within five days thereof specifying the matters to be considered and approved at, and the date and place of the meeting. The Company may hold the class shareholders' general meeting after such announcement has been made.	Amended Article attend such meeting has reached no less than one half of the total number of voting shares of that class at such meeting, the Company may hold such class shareholders' general meeting; if this cannot be attained, the Company shall further notify the shareholders by way of announcement within five days thereof specifying the
		matters to be considered and approved at, and the date and place of the meeting. The Company may hold the class shareholders' general meeting after such announcement has been made. Provisions otherwise provided by the listing rules of the place(s) in which the shares of the Company are listed shall prevail.

Details of the proposed amendments to the Procedural Rules for the Board of Directors are as follows:

No.	<b>Original Article</b>	Amended Article
1	Article 9: The notification method and notice period for meetings of the board of directors and extraordinary meetings of the board of directors shall satisfy the following requirements:	Article 9: The notification method and notice period for meetings of the board of directors and extraordinary meetings of the board of directors shall satisfy the following requirements:
	1. if the time and location of a regular meeting of the board of directors have been determined by the board of directors in advance, no notice for such meeting shall be required;	<ol> <li>if the time and location of a regular meeting of the board of directors have been determined by the board of directors in advance, no notice for such meeting shall be required;</li> </ol>
	2. if the time and location of a regular meeting of the board of directors have not been determined by the board of directors in advance, the Chairman shall notify all directors of the time and location of such meeting via teletype, telegraph, facsimile, courier, registered mail or by hand no less than	<ol> <li>if the time and location of a regular meeting of the board of directors have not been determined by the board of directors in advance, the Chairman shall notify all directors <u>and</u> <u>supervisors</u> of the time and location of such meeting via teletype, telegraph, facsimile, courier, registered mail or by</li> </ol>

No.	Original Article	Amended Article
	10 days (but no more than 30 days prior to such meeting;	hand no less than 10 days (but no more than 30 days) prior to such meeting;
	3. the notice which shall include the agenda of the meeting of the board of directors and matters to be discussed shall be in Chinese and may attach a English version (if necessary);	f agenda of the meeting of the board of directors and matters to be discussed,

By order of the Board Jiang Jinming Company Secretary

Beijing, the PRC, 6 July 2021

As at the date of this announcement, the Directors of the Company are:

Liang Yongpan, Chen Feihu, Qu Bo, Ying Xuejun, Zhu Shaowen, Cao Xin, Zhao Xianguo, Jin Shengxiang, Sun Yongxing, Liu Jizhen\*, Luo Zhongwei\*, Liu Huangsong\*, Jiang Fuxiu\*, Niu Dongxiao\*

\* Independent non-executive Directors