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山東晨鳴紙業集團股份有限公司 SHANDONG CHENMING PAPER HOLDINGS LIMITED*

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

(Stock Code: 1812)

Revised Notice of 2018 Annual General Meeting

IMPORTANT NOTICE: This revised notice of 2018 annual general meeting (the "Revised Notice") has replaced the notice of 2018 annual general meeting of the Company dated 29 March 2019. Resolutions for the 2018 annual general meeting as set out in this Revised Notice shall prevail.

On 20 May 2019, the Company received a letter on extraordinary motion from its substantial shareholder, Chenming Holding Limited ("Chenming Holding"). It is proposed that the shareholders shall approve the additional resolution in relation to the Letter on New Motions for Approval at the 2018 Annual General Meeting at the 2018 annual general meeting. The additional resolutions in relation to "the election of new session of the board of directors (the "Board")", "the amendment of the Articles of Association of the Company", "the amendment of the Rules of Procedures for Board Meetings", "the issue of commercial mortgage backed securities backed by an office property of a subsidiary", "the election of new session of the supervisory committee" and "the amendment of the Rules of Procedures for Supervisory Committee Meetings" are proposed to be considered and approved at the general meeting. According to Article 102 of the Articles of Association, shareholders individually or jointly holding over 3% of the total shares with voting rights of the Company are entitled to propose extraordinary motions to the Company and submit them to the convener ten (10) working days before the convening of the general meeting. The Company shall issue supplementary notice in respect of motions within the terms of reference of the general meeting within two (2) working days after receiving the proposed motions.

NOTICE IS HEREBY GIVEN THAT the 2018 annual general meeting (the "**AGM**") of Shandong Chenming Paper Holdings Limited (the "**Company**") will be held at 2:30 p.m. on Tuesday, 11 June 2019 at the Meeting Room, 16th Floor, Shanghai Pujiang International Finance Plaza, the People's Republic of China (the "**PRC**") for the purpose of passing the following resolutions:

ORDINARY RESOLUTIONS

- 1. The report of the Board of the Company for the year 2018
- 2. The report of the supervisory committee of the Company for the year 2018

^{*} For identification purpose only

- 3. The full text of the 2018 annual report of the Company and its summary
- 4. The 2018 financial report of the Company
- 5. The report of independent Directors of the Company for the year 2018
- 6. The profit appropriation proposal of the Company for the year 2018
- 7. The 2018 annual remuneration scheme of the Directors, Supervisors and the senior management of the Company
- 8. The application for general credit lines for the year from financial institutions by the Company
- 9. The appointment of the auditors of the Company for 2019

SPECIAL RESOLUTIONS

10. General mandate in relation to the issue of new shares of the Company

"THAT:

- (a) subject to the following conditions, the general mandate is granted to the Board to allot, issue and deal in additional A Shares, B Shares, H Shares and/or preference shares in share capital of the Company:
 - (i) the Board shall allot, issue and deal in or agree conditionally or unconditionally to allot, issue or deal in A Shares, B Shares, H Shares and/or preference shares of the Company of not more than 20% of the respective number of A Shares, B Shares, H Shares and/or preference shares in issue pursuant to the general mandate;
 - (ii) the Board shall only exercise the general mandate upon obtaining all necessary approvals from government and/or regulatory authorities, if any, and in accordance with applicable laws (including, but not limited to, the Company Law of China and the Rules Governing the Listing of Securities (the "Listing Rules") on the Stock Exchange of Hong Kong Limited ("Hong Kong Stock Exchange"));
 - (iii) general mandate shall always be effective until the earliest of: (1) the conclusion of the next annual general meeting of the Company; or (2) the expiration of the 12-month period following the passing of this resolution; or (3) the date on which the authorisation set out in this resolution is revoked or varied by a special resolution of the shareholders in a general meeting; and
- (b) the Board is authorised to approve, execute and do or procure to be executed and done all such documents, deeds and matters as it may consider necessary or expedient in connection with the exercise of general mandate to allot and issue any new share as mentioned under paragraph (a) of this resolution.

- (c) "Relevant Period" means the period from the date of passing of this resolution until the earliest of
 - (i) the conclusion of the next annual general meeting of the Company following the passing of this resolution;
 - (ii) the expiration of the 12-month period following the passing of this resolution; or
 - (iii) the date on which the authorisation set out in this resolution is revoked or varied by a special resolution of the shareholders in a general meeting.
- (d) for the purpose of this resolution:
 - "A Share(s)" means the domestic listed domestic share(s) in share capital of the Company with a nominal value of RMB1.00 each, which are listed on the Shenzhen Stock Exchange in PRC and traded in RMB.
 - "B Share(s)" means the domestic listed foreign share(s) in share capital of the Company with a nominal value of RMB1.00 each, which are listed on the Shenzhen Stock Exchange in PRC and traded in Hong Kong dollars.
 - "H Share(s)" means the overseas listed foreign share(s) in share capital of the Company with a nominal value of RMB1.00 each, which are listed on the Main Board of the Hong Kong Stock Exchange and traded in Hong Kong dollars.
 - "Preference Share(s)" means the preference share(s) with nominal value of RMB100 of the Company.
- 11. The provision of guarantee for the general banking facilities of subsidiaries
- 12. To consider the resolutions of the Company in relation to the issue of super and short-term commercial papers with respect of the following
 - 12.1 Size
 - 12.2 Issue target
 - 12.3 Term
 - 12.4 Interest rate
 - 12.5 Use of proceeds
 - 12.6 Term of validity of the resolution
 - 12.7 Authorisation in relation to the Company's issue of super and short-term commercial papers

13.	To consider the resolutions of the Company in relation to the issue of medium-term notes with respect of the following
	13.1 Size
	13.2 Term
	13.3 Coupon rate
	13.4 Issue target
	13.5 Use of proceeds
	13.6 Term of validity of the resolution
	13.7 Authorisation in relation to the Company's issue of medium-term notes
14.	To consider the resolutions of the Company in relation to the issue of short-term commercial papers with respect of the following
	14.1 Size
	14.2 Term
	14.3 Coupon rate
	14.4 Issue target
	14.5 Use of proceeds
	14.6 Term of validity of the resolution
	14.7 Authorisation in relation to the Company's issue of short-term commercial papers
	ORDINARY RESOLUTIONS
15.	The resolution in relation to the election of new session of the Board (please refer to Appendix I of this Revised Notice for information of each director)
	15.1 To elect Mr. Chen Hongguo as an executive Director of the ninth session of the board of directors of the Company
	15.2 To elect Mr. Hu Changqing as an executive Director of the ninth session of the board of directors of the Company

- 15.3 To elect Mr. Li Xingchun as an executive Director of the ninth session of the board of directors of the Company
- 15.4 To elect Mr. Chen Gang as an executive Director of the ninth session of the board of directors of the Company
- 15.5 To elect Mr. Han Tingde as a non-executive Director of the ninth session of the board of directors of the Company
- 15.6 To elect Mr. Li Chuanxuan as a non-executive Director of the ninth session of the board of directors of the Company
- 15.7 To elect Ms. Wan Meiqun as an independent non-executive Director of the ninth session of the board of directors of the Company
- 15.8 To elect Mr. Sun Jianfei as an independent non-executive Director of the ninth session of the board of directors of the Company
- 15.9 To elect Mr. Yang Biao as an independent non-executive Director of the ninth session of the board of directors of the Company
- 16. The resolution in relation to the election of new session of the supervisory committee (please refer to Appendix II of this Revised Notice for information of each supervisor)
 - 16.1 To elect Mr. Li Dong as a shareholder representative Supervisor of the ninth session of the supervisory committee of the Company
 - 16.2 To elect Ms. Pan Ailing as a shareholder representative Supervisor of the ninth session of the supervisory committee of the Company
 - 16.3 To elect Ms. Zhang Hong as a shareholder representative Supervisor of the ninth session of the supervisory committee of the Company

SPECIAL RESOLUTION

17. The amendment of the Articles of Association of the Company (please refer to Appendix III of this Revised Notice for details of the amendment)

ORDINARY RESOLUTION

18. The amendment of the Rules of Procedures for Board Meetings

SPECIAL RESOLUTION

19. The issue of commercial mortgage backed securities backed by an office property of a subsidiary

ORDINARY RESOLUTION

20. The amendment of the Rules of Procedures for Supervisory Committee Meetings

By order of the Board

Shandong Chenming Paper Holdings Limited

Chen Hongguo

Chairman

Shandong, the PRC 20 May 2019

Notes:

- 1. The register of members of the Company is temporarily closed from 10 May 2019 to 11 June 2019 (both days inclusive) during which no transfer of H shares of the Company will be registered in order to determine the list of holders of H shares of the Company for attending the AGM. The last lodgement for the transfer of the H shares of the Company should be made on Thursday, 9 May 2019 at Computershare Hong Kong Investor Services Limited by or before 4:30 p.m. The holders of H shares of the Company or their proxies being registered at the close of business on 9 May 2019 are entitled to attend the AGM by presenting their identity documents. The address of Computershare Hong Kong Investor Services Limited, the H share registrar of the Company, is Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong.
- 2. Each shareholder having the rights to attend and vote at the AGM is entitled to appoint one or more proxies (whether a shareholder or not) to attend and vote on his behalf. Should more than one proxy be appointed by one shareholder, such proxy shall only exercise his voting rights on a poll.
- 3. Shareholders can appoint a proxy by an instrument in writing (i.e. by using the proxy form enclosed). The proxy form shall be signed by the person appointing the proxy or an attorney authorised by such person in writing. If the proxy form is signed by an attorney, the power of attorney or other documents of authorisation shall be notarially certified. To be valid, the proxy form and the notarially certified power of attorney or other documents of authorisation must be delivered to in the case of H shares, the Company's H share registrar, Computershare Hong Kong Investor Services Limited at 17M Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong; not later than 24 hours before the time scheduled for the holding of the AGM or any adjournment thereof.
- 4. Shareholders who intend to attend the AGM are requested to deliver the duly completed and signed reply slip for attendance to the securities and investment management department of the Company at No. 2199 Nongsheng Road East, Shouguang City, Shandong Province, the PRC in person, by post or by facsimile on or before Tuesday, 21 May 2019 for shareholders of H shares of the Company.
- 5. Shareholders or their proxies shall present proofs of their identities upon attending the AGM. Should a proxy be appointed, the proxy shall also present the proxy form.
- 6. The AGM is expected to last for half day. The shareholders and proxies attending the AGM shall be responsible for their own travelling and accommodation expenses.
- 7. The Company's registered address:

No. 595 Shengcheng Road, Shouguang City, Shandong Province, the PRC

Postal code: 262705

Telephone: (86)-536-2158008 Facsimile: (86)-536-2158977

As at the date of this announcement, the executive Directors are Mr. Chen Hongguo, Mr. Li Feng, Mr. Geng Guanglin, Mr. Hu Changqing and Mr. Chen Gang; the non-executive Directors are Ms. Yang Guihua and Ms. Zhang Hong and the independent non-executive Directors are Ms. Pan Ailing, Ms. Wang Fengrong, Mr. Huang Lei and Ms. Liang Fu.

When identifying suitable candidates for directorship, the nomination committee will carry out the selection process by making reference to the skills, experience, background, professional knowledge, personal integrity and time commitments of the proposed candidates, and also the Company's needs and other relevant statutory requirements and regulations required for the positions. All candidates must be able to meet the standards as set forth in Rules 3.08 and 3.09 of the Listing Rules. A candidate who is to be appointed as an independent non-executive Director should also meet the independence criteria set out in Rule 3.13 of the Listing Rules. Qualified candidates will then be recommended to the Board for approval.

In considering the candidates of independent non-executive Director, the Board, with the assistance and recommendation from the Nomination Committee of the Company, has reviewed the structure, size, composition and diversity of the Board from a number of aspects, including but not limited to age, gender, geographical background, length of service, and the professional experience, skills and expertise they can provide. The Board is of the view that during their tenure as Independent Non-Executive Director, they have made positive contributions to the Company's strategy, policies and performance with their independent advice, comments, judgment from the perspective of their respective background coupled with their general understanding of business of the Group. They also contribute to the diversity of the Board in age and geographical background. Holding not more than seven listed company directorship, they are able to devote sufficient time and attention to perform the duties as Independent Non-Executive Directors. In view of the above, their re-elections are considered to be of benefit to the Company.

Executive Directors

Mr. Chen Hongguo, aged 54, is a member of the Communist Party of the PRC. He holds a bachelor's degree. He is a senior economist and was awarded titles including "Nationwide Light Industry Top Ten Youth Experts" (全國輕工系統十佳傑出 青年崗位能手), "Labor Medal on Enriching Shandong Province" (山東省富民興魯勞動獎章獲得者), "Excellent Entrepreneur of Shandong Province" (山東省優秀企業家), "Nationwide May 1st Labor Medal" (全國五一勞動獎章獲得者), "Nationwide Excellent Entrepreneur" (全國優秀創業企業家) and "USA RISI CEO of the Year" (美國鋭思"年度最佳CEO 獎"). He is vice chairman of the China National Light Industry Council. He joined the Company in 1987 and has held positions including chief officer of manufacturing section, chief officer of branch factory, deputy general manager, Director of the Company and the chairman of Wuhan Chenming Hanyang Paper Co., Ltd. He has been the chairman of the Company since 2001.

Mr. Chen Hongguo currently holds 10,144,444 A Shares of the Company, and concurrently serves as the chairman and general manager of Chenming Holdings Limited (the controlling shareholder of the Company). Mr. Chen Hongguo is the spouse of Ms. Li Xueqin, a deputy general manager of the Company. Mr. Chen Hongguo has not been reprimanded by China securities regulatory and management authorities and other related departments nor disciplined by any stock exchange. He complies with the conditions serving as a director under the relevant laws, regulations and provisions including the Companies Law. There are no circumstances such as to require that "where the dishonest person subject to enforcement is a natural person, he or she may not serve as a legal representative, director, supervisor or senior management member" as required by the Memorandum of Collaboration to "Build up Honesty and Punish Dishonest" jointly issued by eight ministries and commissions in 2014.

Mr. Hu Changqing, aged 53, is a member of the Communist Party of the PRC. He holds a bachelor's degree. He joined the Company in 1988. He had held various positions in the Company such as the chief of the technological reform department, the chief officer of branch factory, the deputy general manager and the Director. He is currently the director of Chenming Holdings Company Limited and a vice chairman of the Company.

Mr. Hu currently holds 1,857 A shares of the Company. He has no affiliated relationship with other Directors and supervisors to be employed by the Company, and has not been subject to punishment by the China Securities Regulatory Commission and other competent authorities or censorship by any stock exchanges. He complies with the conditions serving as a Director under the relevant laws, regulations and provisions including the Companies Law. There are no circumstances such as to require that "where the dishonest person subject to enforcement is a natural person, he or she may not serve as a legal representative, director, supervisor or senior management member" as required by the Memorandum of Collaboration to "Build up Honesty and Punish Dishonesty" jointly issued by eight ministries and commissions in 2014.

Mr. Li Xingchun, aged 53, holds a doctorate, and is a visiting professor of Shanghai Finance University and the founder of Leadbank Financial Service Group. In 2015, he was selected as a financial innovative figure of Lujiazui by YICAI (第一財經). In the same year, he was selected as an independent fortune leader in China by Fortune Today. In 2016, he was selected as an outstanding entrepreneur of wealth management institution in China by China Economy and Trade Promotion Association (中國經濟貿易促進會). In 2017, he was awarded the outstanding wealth management leader award. He was the senior director of Ctrip.com, the vice president of Fuyou Securities Co., Ltd. (富友證券有限責任公司), the executive vice president of Pan Asia Trust Co., Ltd. (泛亞信託有限公司), and the director and president of Western Development Holdings Co., Ltd. (西部發展控股有限公司). He is currently the chairman of Leadbank Technology (Investment Group).

Mr. Li Xingchun currently does not hold any shares of the Company. He has no related party relationship with other Directors and supervisors to be employed by the Company, as well as the controlling shareholder of the Company and its de facto controller. He has no related party relationship with shareholder(s) holding over 5% shareholding in the Company and their respective de facto controller(s). He has not been reprimanded by PRC securities regulatory and management authorities and other related departments or disciplined by any stock exchanges. He complies with the conditions serving as a director under the relevant laws, regulations and provisions including the Companies Law. There are no circumstances such as to require that "where the dishonest person subject to enforcement is a natural person, he or she may not serve as a legal representative, director, supervisor or senior management member" as required by the Memorandum of Collaboration to "Build up Honesty and Punish Dishonesty" jointly issued by eight ministries and commissions in 2014.

Mr. Chen Gang, aged 46, is a member of the Communist Party of the PRC, and has tertiary education qualifications. He joined the Company in 1992 and had held various positions in the Company such as the chief officer of branch factory, the general management of Zhanjiang Chenming, the general manager of Jilin Chenming, the division leader of Jiangxi Chenming, the assistant to the production director of the Company and the deputy production director of the Company. He is currently a director of the Company.

Mr. Chen currently does not hold any shares of the Company. He has not been reprimanded by PRC securities regulatory and management authorities and other related departments or disciplined by any stock exchanges. He complies with the conditions serving as a director under the relevant laws, regulations and provisions including the Companies Law. There are no circumstances such as to require that "where the dishonest person subject to enforcement is a natural person, he or she may not serve as a legal representative, director, supervisor or senior management member" as required by the Memorandum of Collaboration to "Build up Honesty and Punish Dishonesty" jointly issued by eight ministries and commissions in 2014.

Non-Executive Directors

Mr. Han Tingde, aged 50, graduated with a bachelor's degree. He was the deputy general manager and the general manager of operational department of Jinan, Liaocheng and Linyi offices of Shandong Securities Co., Ltd. in China, the deputy general manager and the general manager of operational department of Zibo and Jinan offices of Tiantong Securities Co., Ltd. in China, and the general manager of each of the customer service department, the brokerage headquarters and the legal affairs department, as well as the deputy general manager of the retail headquarters of Qilu Securities Co., Ltd. (currently known as Zhongtai Securities Co., Ltd.).

Mr. Han Tingde currently does not hold any shares of the Company. He has no related party relationship with other Directors and supervisors to be employed by the Company, as well as the controlling shareholder of the Company and its de facto controller. He has no related party relationship with shareholder(s) holding over 5% shareholding in the Company and their respective de facto controller(s). He has not been reprimanded by PRC securities regulatory and management authorities and other related departments or disciplined by any stock exchanges. He complies with the conditions serving as a director under the relevant laws, regulations and provisions including the Companies Law. There are no circumstances such as to require that "where the dishonest person subject to enforcement is a natural person, he or she may not serve as a legal representative, director, supervisor or senior management member" as required by the Memorandum of Collaboration to "Build up Honesty and Punish Dishonesty" jointly issued by eight ministries and commissions in 2014.

Mr. Li Chuanxuan, aged 41, holds a doctorate in law. He is a professor at Fudan University, Shanghai. From 2008 to 2012, he was a lecturer in the Law School of Fudan University. From 2012 to 2013, he was a visiting scholar of the Law School of Columbia University in the United States, focusing on the research on green finance laws and policies. He is currently the secretary general of the Association of Shanghai Environmental Resources Law (上海市環境資源法研究會), the director of the Association of China Environmental Resources Law (中國環境資源法研究會), the director of the Association of Shanghai Economic Law (上海市經濟法研究會), as well as the evaluation expert of the National Judicial Verification of Environmental Damages (國家環境損害司法鑒定). He has been in charge of and undertook over 10 national and provincial scientific research projects. Moreover, he has participated in the drafting of several laws and regulations of different legislatures including the Standing Committee of the National People's Congress, the Ministry of Ecology and Environment and Shanghai National People's Congress.

Mr. Li Chuanxuan currently does not hold any shares of the Company. He has no related party relationship with other Directors and supervisors to be employed by the Company, as well as the controlling shareholder of the Company and its de facto controller. He has no related party relationship with shareholder(s) holding over 5% shareholding in the Company and their respective de facto controller(s). He has not been reprimanded by PRC securities regulatory and management authorities and other related departments or disciplined by any stock exchanges. He complies with the conditions serving as a director under the relevant laws, regulations and provisions including the Companies Law. There are no circumstances such as to require that "where the dishonest person subject to enforcement is a natural person, he or she may not serve as a legal representative, director, supervisor or senior management member" as required by the Memorandum of Collaboration to "Build up Honesty and Punish Dishonesty" jointly issued by eight ministries and commissions in 2014.

Independent Non-Executive Directors

Ms. Yin Meiqun, aged 48, is a university professor and a certified public accountant in China. She holds a doctorate in accounting degree. From 1993 to 2007, she was a professor in the department of accounting at Harbin University of Science and Technology. She paid academic visits to Sweden, Finland, Denmark and the Iowa State University in the United States. She has been a professor of Beijing International Studies University since 2007. She is currently a representative of the 15th Beijing Municipal People's Congress and an independent director of Beijing Life Insurance Co., Ltd. She concurrently serves as a member of the Accounting Education Committee of the Accounting Society of China, a council member of the Accounting Society of China, a council director of the Association of Beijing Internal Audit, an expert of The Chinese Institute of Certified Public Accountants and an expert of Social Examination Department of the National Education Examinations Authority, etc.

Ms. Yin Meiqun currently does not hold any shares of the Company. She has no related party relationship with other Directors and supervisors to be employed by the Company, as well as the controlling shareholder of the Company and its de facto controller. She has no related party relationship with shareholder(s) holding over 5% shareholding in the Company and their respective de facto controller(s). She has not been reprimanded by PRC securities regulatory and management authorities and other related departments or disciplined by any stock exchanges. She complies with the conditions serving as a director under the relevant laws, regulations and provisions including the Companies Law. There are no circumstances such as to require that "where the dishonest person subject to enforcement is a natural person, he or she may not serve as a legal representative, director, supervisor or senior management member" as required by the Memorandum of Collaboration to "Build up Honesty and Punish Dishonesty" jointly issued by eight ministries and commissions in 2014.

Mr. Sun Jianfei, aged 46, holds a doctorate in finance. He was a lecturer at University of Nevada, Reno, and concurrently served as the consultant of hedge funds such as Eagle Peak Fund LP. From 2010 to 2017, he was a lecturer at Antai College of Economics & Management, Shanghai Jiao Tong University. He was selected in the National Academic Leadership Talent Programme in Accounting (Standby List) (全國學術類會計領軍(後備)人才項目) organized by the Ministry of Finance, as well as the Shanghai Pujiang Talent Programme (上海市浦江人才計劃). He is currently a professor at Institute for Social and Economic Research, Nanjing Audit University, and concurrently serves as the independent director of A share listed companies including Zhejiang Yueling Co., Ltd. and Huasu Holdings Co., Ltd., as well as the independent director of several companies whose shares is proposed to be listed, including Nanya New Material Technology Co., Ltd. and Shanghai Saiyi Environmental Protection Equipment Co., Ltd. (上海賽一環保設備有限公司).

Mr. Sun Jianfei currently does not hold any shares of the Company. He has no related party relationship with other Directors and supervisors to be employed by the Company, as well as the controlling shareholder of the Company and its de facto controller. He has no related party relationship with shareholder(s) holding over 5% shareholding in the Company and their respective de facto controller(s). He has not been reprimanded by PRC securities regulatory and management authorities and other related departments or disciplined by any stock exchanges. He complies with the conditions serving as a director under the relevant laws, regulations and provisions including the Companies Law. There are no circumstances such as to require that "where the dishonest person subject to enforcement is a natural person, he or she may not serve as a legal representative, director, supervisor or senior management member" as required by the Memorandum of Collaboration to "Build up Honesty and Punish Dishonesty" jointly issued by eight ministries and commissions in 2014.

Mr. Yang Biao, aged 39, is a member of the Communist Party of the PRC. He holds a doctorate in law. He started to work in July 2005. He once worked in the Higher People's Court of Guangdong Province. He was a lecturer at the School of Law of Sun Yat-sen University and an associate professor at the School of Law of Sun Yat-sen University. He is a professor, a doctoral tutor and a postdoctoral tutor at the School of Law of Sun Yat-sen University. He has served as an independent director of Guangdong Yuehai Feeds Group Co., Ltd., Circle Logistics Co., Ltd. and Guangdong Tianhe Agricultural Means of Production Co., Ltd. since January 2017.

Mr. Yang Biao currently does not hold any shares of the Company. He has no related party relationship with other Directors and supervisors to be employed by the Company, as well as the controlling shareholder of the Company and its de facto controller. He has no related party relationship with shareholder(s) holding over 5% shareholding in the Company and their respective de facto controller(s). He has not been reprimanded by PRC securities regulatory and management authorities and other related departments or disciplined by any stock exchanges. He complies with the conditions serving as a director under the relevant laws, regulations and provisions including the Companies Law. There are no circumstances such as to require that "where the dishonest person subject to enforcement is a natural person, he or she may not serve as a legal representative, director, supervisor or senior management member" as required by the Memorandum of Collaboration to "Build up Honesty and Punish Dishonesty" jointly issued by eight ministries and commissions in 2014.

Save as disclosed above, there is no other information required to be disclosed pursuant to Rule 13.51(2) of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited for the candidates, and the Company is not aware of any other matter which needs to be brought to the attention of the shareholders of the Company.

Shareholder Representative Supervisors

Mr. Li Dong, aged 36, is a member of the Communist Party of the PRC. He graduated with a diploma. After joining the Company in 2004, he had held different positions including the deputy chief of cost auditing section and the chief of general section under the financial department of the Company, the financial controller of Zhanjiang Chenming and the chief of financial department of the Group. He is currently the director and deputy general manager of Chenming Holdings Company Limited and the chairman of the supervisory committee of the Company. Mr. Li did not serve as a director or senior management in other companies during the past three years.

Mr. Li Dong currently holds 15,000 A shares of the Company. Mr. Li has no related party relationship with any other directors and supervisors that are proposed to be employed by the Company. He has not been reprimanded by China securities regulatory and management authorities and other related departments nor disciplined by any stock exchange. He complies with the conditions serving as a supervisor under the relevant laws, regulations and provisions including the Companies Law. There are no circumstances such as to require that "where the dishonest person subject to enforcement is a natural person, he or she may not serve as a legal representative, director, supervisor or senior management member" as required by the Memorandum of Collaboration to "Build up Honesty and Punish Dishonest" jointly issued by eight ministries and commissions in 2014.

Ms. Pan Ailing, aged 54, is a Ph.D. in Economics and holds a post-doctoral degree in Financial Management. She is currently a professor of the School of Management, an advisor to doctoral students, the chief of the Department of Accounting and the chief of the Investment and Financing Research Centre (投融資研究中心) in Shandong University and a non-practising member of CICPA (Chinese Institute of Certified Public Accountants). She is also a director of the Accounting Institute, Shandong Province (山東省會計學會), a council member of Shandong Comparative Management Association, a visiting professor at Soochow University in Taiwan, a visiting scholar at University of Connecticut in the United States and a state-level candidate for the New Century Ten Million Talents Project (新世紀「百千萬人才工程」). She is a specialist entitled to the State Council Special Allowance (國務院政府特貼專家), and a Young and Middle-aged Expert with Outstanding Contributions in Shandong Province (山東省有突出貢獻的中青年專家). She is the chief expert of the Major Tender Projects of National Social and Science Fund (國家社科基金重大招標課題首席專家). She has finished various research projects at national and provincial level and published more than 80academic papers. She is also an independent director of Sinotruck Jinan Truck Co., Ltd. (中國重汽 集團濟南卡車股份有限公司), an independent director of Inspir Software Co., Ltd. and an independent director of Lu Thai Textile Co., Ltd.

Ms. Pan Ailing currently does not hold any shares of the Company. She has no related party relationship with other Directors and supervisors to be employed by the Company, as well as the controlling shareholder of the Company and its de facto controller. She has no related party relationship with shareholder(s) holding over 5% shareholding in the Company and their respective de facto controller(s). She has not been reprimanded by PRC securities regulatory and management authorities and other related departments or disciplined by any stock exchanges. She complies with the conditions serving as a supervisor under the relevant laws, regulations and provisions including the Companies Law. There are no circumstances such as to require that "where the dishonest person subject to enforcement is a natural person, he or she may not serve as a legal representative, director, supervisor or senior management member" as required by the Memorandum of Collaboration to "Build up Honesty and Punish Dishonesty" jointly issued by eight ministries and commissions in 2014.

Ms. Zhang Hong, aged 54, holds a doctoral degree in Economics, and is currently a professor and advisor to doctoral students at Shandong University, head of a multinational corporation research institute, a non-practising member of the Chinese Institute of Certified Public Accountants, a director of China Association of International Trade, a director of Shandong Province External Trade Association, and an independent director of Shandong Zhangqiu Blower Co., Ltd., Shandong Delisi Food Co., Ltd. and Cisen Pharmaceutical Co., Ltd.

Ms. Zhang Hong currently does not hold any shares of the Company. She has no related party relationship with other Directors and supervisors to be employed by the Company, as well as the controlling shareholder of the Company and its de facto controller. She has no related party relationship with shareholder(s) holding over 5% shareholding in the Company and their respective de facto controller(s). She has not been reprimanded by PRC securities regulatory and management authorities and other related departments or disciplined by any stock exchanges. She complies with the conditions serving as a supervisor under the relevant laws, regulations and provisions including the Companies Law. There are no circumstances such as to require that "where the dishonest person subject to enforcement is a natural person, he or she may not serve as a legal representative, director, supervisor or senior management member" as required by the Memorandum of Collaboration to "Build up Honesty and Punish Dishonesty" jointly issued by eight ministries and commissions in 2014.

Save as disclosed above, there is no other information required to be disclosed pursuant to Rule 13.51(2) of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited for the candidates, and the Company is not aware of any other matter which needs to be brought to the attention of the shareholders of the Company.

For the amendments, please see the deleted part before the amendment and the bold part after the amendment.

Before amendment

(The Articles of Association is formulated in accordance with the currently effective law, regulation and constitutional system of The Company Law of the People's Republic of China (the "Company Law"), Mandatory Provisions for the Articles of Association of Companies Listed Overseas (the "Mandatory Provisions"), Circular Regarding Comments on the Amendments to Articles of Association of Companies Listed in Hong Kong ("Zheng Jian Hai Han [1995] No. 1"), Opinions on Further Standardising Operations and Intensifying Reforms of Companies Listed Overseas ("Opinions"), Working Guidelines for Secretary of the Board of Directors of Overseas Listed Companies (the "Working Guidelines for Secretary" or "Zheng Jian Fa Xing Zi [1999] No. 39"), Notice on further implementation of Cash Dividends Distribution of Listed Companies (Lu Zheng Jian Fa [2012] No. 18), Notice on amendment to Articles of Association governing the Cash Dividends Distribution ([2012] No. 18), State Council Guiding **Opinions** on The Experimental Development of Preference Shares (Guo Fa [2013] No. 46), Experimental Administrative Measures on Preference Shares (CSRC Order No. 97), Guidelines for the Articles of Association for Listed Companies (as amended in 2016) (the "Guidelines for the Articles of Association"), Code of Corporate Governance for Listed Companies (the "CG Code" or "Zheng Jian Fa [2002] No. 1"), Procedural Rules for General Meeting of Listed Companies (the "Procedural Rules for General Meeting" or "CSRC Announcement [2016] No. 22"), Guiding Opinions on the Establishment of Independent Director System of Listed Companies (the "Guiding Opinions" or "Zheng Jian Fa [2001] No. 102"), Regulatory Guidance for Listed No. 43"), Rules Governing the Listing of Companies No. 3 - Distribution of Cash Dividends by Listed Companies ("Distribution of Limited (the "Hong Kong Listing Rules") and Cash Dividends by Listed Companies" or "[2013] No. 43") and Rules Governing the Listing of Shenzhen Stock Exchange (the "SZSE Listing Securities on The Stock Exchange of Hong Kong | Rules"))

Limited (the "Hong Kong Listing Rules"))

After amendment

(The Articles of Association is formulated in accordance with the currently effective law, regulation and constitutional system of The Company Law of the People's Republic of China (the "Company Law"), Mandatory Provisions for the Articles of Association of Companies Listed Overseas (the "Mandatory Provisions"), Circular Regarding Comments on the Amendments to Articles of Association of Companies Listed in Hong Kong ("Zheng Jian Hai Han [1995] No. 1"), Opinions on Further Standardising Operations and Intensifying Reforms of Companies Listed Overseas ("Opinions"), Notice on further implementation of Cash Dividends Distribution of Listed Companies (Lu Zheng Jian Fa [2012] No. 18), Notice on amendment to Articles of Association governing the Cash Dividends Distribution ([2012] No. 18), State Council Guiding Opinions onTheExperimental Development of Preference Shares (Guo Fa [2013] No. 46), Experimental Administrative Measures on Preference Shares (CSRC Order No. 97), Guidelines for the Articles of Association for Listed Companies (as amended in 2019) (the "Guidelines for the Articles of Association"), Code of Corporate Governance for Listed Companies (the "CG Code" or "CSRC Announcement [2018] No. 29"), Procedural Rules for General Meeting of Listed Companies (the "Procedural Rules for General Meeting" or "CSRC Announcement [2016] No. 22"), Guiding Opinions on the Establishment of Independent Director System of Listed Companies (the "Guiding Opinions" or "Zheng Jian Fa [2001] No. 102"), Regulatory Guidance for Listed Companies No. 3 - Distribution of Cash Dividends by Listed Companies ("Distribution of Cash Dividends by Listed Companies" or "[2013] Securities on The Stock Exchange of Hong Kong Rules Governing the Listing of Securities of

Article 1 Shandong Chenming Paper Holdings Limited (the "Company") is a joint-stock company with limited liability established under The Company Law of the People's Republic of China (the "Company Law"), State Council's Special Regulations on the Overseas Offering and Listing of Shares by Joint Stock Limited Companies (the "Special Regulations"), and other governing laws and regulations of the People's Republic of China ("PRC").

The Company was established through share offering with the approval of the Document [1993] No. 17 issued by Weifang Economic Reform Committee, and was registered with Shouguang County Industry and Commerce Administration and has obtained a business license.

The Company was regulated in accordance with regulations of Guo Fa [1995] No. 17 and Lu Zheng Fa [1995] No. 126 based on the Company Law. Approved by Lu Ti Gai Han Zi [1996] No. 123 issued by Shandong Economic Reform Committee and Lu Zheng Gu Zi [1996] No. 98 issued by the People's Government of Shandong Province, the Company was re-registered with the Administration of Industry and Commerce of Shandong Province.

Approved by Ministry of Foreign Trade and Economic Cooperation Document [1997] No. 075, the Company was registered as a foreign-invested company.

After amendment

Article 1 Shandong Chenming Paper Holdings Limited (the "Company") is a joint-stock company with limited liability established under *The Company Law of the People's Republic of China* (the "Company Law"), State Council's Special Regulations on the Overseas Offering and Listing of Shares by Joint Stock Limited Companies (the "Special Regulations"), and other governing laws and regulations of the People's Republic of China ("PRC").

The Company was established through share offering with the approval of the Document [1993] No. 17 issued by Weifang Economic Reform Committee, and was registered with Shouguang County Industry and Commerce Administration and has obtained a business license with unified social credit code of 913700006135889860.

The Company was regulated in accordance with regulations of Guo Fa [1995] No. 17 and Lu Zheng Fa [1995] No. 126 based on the Company Law. Approved by Lu Ti Gai Han Zi [1996] No. 123 issued by Shandong Economic Reform Committee and Lu Zheng Gu Zi [1996] No. 98 issued by the People's Government of Shandong Province, the Company was re-registered with the Administration of Industry and Commerce of Shandong Province.

Approved by Ministry of Foreign Trade and Economic Cooperation Document [1997] No. 075, the Company was registered as a foreign-invested company.

Article 5 The Company is a joint stock limited company with perpetual existence.

In accordance with the requirements of the Communist Party of China, organizations of the Communist Party of China (the "Party Organization") and working units shall be established by the Company. The Party Organization shall play a core political role in the the Company's Company, ensure implementation of the objectives and policies of the Party and the State. The Company shall provide the necessary conditions to facilitate the institutionalization and standardization Party-building work, and foster the Party the performance of its role.

After amendment

Article 5 The Company is a joint stock limited company with perpetual existence.

In accordance with the requirements of the Company Law and the Constitution of the Company Law and the Constitution of the Communist Party of China, organizations of the Communist Party of China (the Organization") and working units shall be established by the Company. The Organization shall play a core political role in the Company. The Company shall insist on simultaneous planning of Party construction and reform, simultaneous establishment of party organizations and working organs, activities of the Party Organization, promote the simultaneous allocation of person-in-charge of the Party Organization and staff for Party affairs as well as simultaneous proceeding of Organization's commencement of activities Party construction work, and ensure the centering on production and operation, as well as Company's implementation of the objectives and policies of the Party and the State. The Company shall provide the necessary conditions to facilitate the activities of the Party Organization. The Party members within the Board of Directors, the Supervisory Committee and the management shall proactively support and participate in Party construction work, promote institutionalization the standardization of Party-building work, and foster the Party Organization's commencement of activities centering on production and operation, as well as the performance of its role.

Before amendment	After amendment
(Nil)	Article 13 The Company shall
	conscientiously implement the development
	concepts of innovation, coordination, green,
	openness and sharing, promote excellent
	entrepreneurship, proactively fulfill its social
	responsibilities and develop good corporate
	governance practices.
	Article 14 The Company shall be active in
	practicing the concept of green development to
	integrate ecological and environmental
	protection requirements into the development
	strategy and corporate governance process,
	and proactively participate in ecological
	civilization construction, thereby playing a
	demonstrating and leading role in pollution
	prevention, resource conservation, ecological
	protection and other aspects.
	Article 15 While maintaining sustainable
	development, improving business
	performance, and safeguarding the interests of
	shareholders, the Company shall also actively
	fulfill its social responsibilities in terms of
	community welfare, disaster relief, public
	welfare undertakings and other aspects.
	The Company is encouraged to help poor
	counties or villages under partner assistance,
	and proactively connect with and support poor
	regions to develop industries, foster talents,
	and promote employment.

Before amendment	After amendment
(Nil)	CHAPTER 3 PARTY ORGANIZATION Article 16 The CPC Shandong Chenming Paper Holdings Limited Committee has been set up based on the work requirements and according to the number of Party members, as approved by the higher Party committee.
	Article 17 The Party Committee of the Company comprises a Party Committee secretary, and committee members. The chairman serves as the Party Committee secretary and acts as the first person responsible for Party construction.
	Article 18 The Party Committee shall assume major responsibilities for the Party construction work, and all the responsibilities for the research, planning, implementation and monitoring work of Party construction.
	Article 19 The Party Committee shall assume major responsibilities for implementation of the accountability system for the promotion of integrity as the Party conduct.
	Article 20 According to the development and changes of the Company such as property rights, organizational structure and management model, the basic Party organizations shall be established and adjusted in a timely manner.
	Article 21 The funding for Party construction work shall be included in the Company's budget and charged as the Company's management costs, and the Party Committee shall be control the use of such funding.
	Article 22 Labour union, youth league committee and other organizations shall commence work as required.

Before amendment After amendment Article 27 Issues or transfer of all overseas Article 37 Issues or transfer of all overseas listed foreign shares will be registered on the listed foreign shares will be registered on the register of shareholders of overseas listed foreign register of shareholders of overseas listed foreign shares, which is deposited in Hong Kong shares, which is deposited in Hong Kong according to Article 48 of the Articles. according to Article 58 of the Articles. Article 34 Subject to approval obtained in Article 44 Subject to approval obtained in accordance with the procedures prescribed in the accordance with the procedures prescribed in the Articles and approval of securities supervisory Articles and approval of securities supervisory authorities of PRC, the Company may repurchase authorities of PRC, the Company may repurchase its outstanding shares for the following purposes: its outstanding shares for the following purposes: (1) to cancel its shares for reducing its (1) to cancel its shares for reducing its share capital; share capital; (2) to merge with another company that (2) to merge with another company that holds shares of the Company; holds shares of the Company; (3) to implement the Company's incentive (3) to implement the Company's incentive option schemes; option schemes; (4) to redeem preference shares; (4) to redeem preference shares; (5) to repurchase shares held by (5) to repurchase shares held shareholders who disagree with the shareholders who disagree with the resolutions made by general meetings resolutions made by general meetings about mergers and division of the about mergers and division of the Company; or Company; (6) other circumstances prescribed by to use the shares for conversion into laws and regulations. convertible corporate bonds issued by the Company; (7) to safeguard the Company's value shareholders' rights and interests; or (8) other circumstances prescribed by laws and regulations.

Article 35 Repurchase of the Company's own shares for any of the reasons mentioned in own shares for any of the reasons mentioned in (1) to (3) of Article 34 herein is subject to a (1) to (3), (6) and (7) of Article 44 herein is resolution of a general meeting.

Article 45 Repurchase of the Company's subject to a resolution of a general meeting.

Article 40 Shares repurchased by the Company according to (1) and (4) of Article 34 herein shall be cancelled within 10 days of the repurchase; according to (2) and (5) shall be transferred or cancelled within 6 months of the repurchase, and the Company shall apply to the original company registration authority for alteration of its registered capital as to changes in the registered capital of the Company.

Shares repurchased by the Company under (3) of Article 34 shall not exceed 5% of the total number of ordinary shares issued by the Company; payment for the repurchase shall be made out of the after-tax profit of the Company; and the share repurchased shall be transferred to the incentive scheme participants within one (1) year.

The aggregate par value of the cancelled shares will be deducted from the Company's registered capital.

Article 42 The Company or its subsidiaries shall not, by any means at any time, provide any kind of financial assistance to a person who is acquiring or will acquire shares of the Company. The said person includes those who directly or indirectly assume any obligations caused by the acquisition of shares.

The Company or its subsidiaries shall not, by any means at any time, provide financial assistance to the said acquirer for the purpose of reducing or discharging the obligations assumed by that person.

This provision does not apply to the circumstances stated in **Article 44** herein.

After amendment

Article 50 Shares repurchased by the Company according to (1) and (4) of Article 44 herein shall be cancelled within 10 days of the repurchase; according to (2) and (5) shall be transferred or cancelled within 6 months of the repurchase, and the Company shall apply to the original company registration authority for alteration of its registered capital as to changes in the registered capital of the Company.

Shares repurchased by the Company under (3), (6) and (7) of Article 44 shall not exceed 10% of the total number of ordinary shares issued by the Company; payment for the repurchase shall be made out of the after-tax profit of the Company; and the share repurchased shall be transferred to the incentive scheme participants or cancelled within three (3) years.

The aggregate par value of the cancelled shares will be deducted from the Company's registered capital.

Article 52 The Company or its subsidiaries shall not, by any means at any time, provide any kind of financial assistance to a person who is acquiring or will acquire shares of the Company. The said person includes those who directly or indirectly assume any obligations caused by the acquisition of shares.

The Company or its subsidiaries shall not, by any means at any time, provide financial assistance to the said acquirer for the purpose of reducing or discharging the obligations assumed by that person.

This provision does not apply to the circumstances stated in **Article 54** herein.

Article 44 The following activities shall not be deemed prohibited by **Article 42**:

- (1) the provision of financial assistance conducted in good faith in the interest of the Company, and the principal purpose of giving the financial assistance is not for the acquisition of shares of the Company, or the giving of the financial assistance is an incidental part of a master plan of the Company;
- (2) the lawful distribution of the Company's assets as dividend;
- (3) the allotment of bonus shares;
- (4) a reduction of registered capital, a repurchase of shares or a reorganization of the shareholding structure of the Company in accordance with the Articles;
- (5) the lending of money by the Company within its scope of business and in the ordinary course of its business (provided that the net assets of the Company are not thereby reduced or that, to the extent that the assets are thereby reduced, the financial assistance is provided out of the distributable profits of the Company); and
- (6) the provision of money by the Company for contributions to the staff's share schemes (provided that the net assets of the Company are not thereby reduced or that, to the extent that the assets are thereby reduced, the financial assistance is provided out of the distributable profits of the Company).

After amendment

Article 54 The following activities shall not be deemed prohibited by **Article 52**:

- (1) the provision of financial assistance conducted in good faith in the interest of the Company, and the principal purpose of giving the financial assistance is not for the acquisition of shares of the Company, or the giving of the financial assistance is an incidental part of a master plan of the Company;
- (2) the lawful distribution of the Company's assets as dividend;
- (3) the allotment of bonus shares;
- (4) a reduction of registered capital, a repurchase of shares or a reorganization of the shareholding structure of the Company in accordance with the Articles;
- (5) the lending of money by the Company within its scope of business and in the ordinary course of its business (provided that the net assets of the Company are not thereby reduced or that, to the extent that the assets are thereby reduced, the financial assistance is provided out of the distributable profits of the Company); and
- (6) the provision of money by the Company for contributions to the staff's share schemes (provided that the net assets of the Company are not thereby reduced or that, to the extent that the assets are thereby reduced, the financial assistance is provided out of the distributable profits of the Company).

Article 85 The following provision of guarantees to third parties by the Company are guarantees to third parties by the Company are subject to the review and approval of the general meeting of shareholders:

- (1) any guarantee provided after the total amount of guarantee to third parties provided by the Company and its controlled subsidiaries has reached or exceeded 50% of the Company's latest audited net assets:
- (2) any guarantee provided after the total amount of guarantee to third parties provided by the Company has reached or exceeded 30% of the Company's latest audited total assets;
- (3) a guarantee provided to a party with an asset-liability ratio of over 70%;
- (4) a single guarantee that exceeds 10% of the Company's latest audited net assets: and
- (5) the guarantee to be provided in favour of shareholders, beneficial controllers and their related parties.

The controlling shareholder, beneficial controller and other affiliates shall not compel the Company to provide guarantees for others.

After amendment

Article 95 The following provision of subject to the review and approval of the general meeting of shareholders upon the review and approval of the Board of Directors:

- (1) a single guarantee that exceeds 10% of the Company's latest audited net assets;
- (2) any guarantee provided after the total amount of guarantee to third parties provided by the Company and its controlled subsidiaries has exceeded 50% of the Company's latest audited net assets;
- (3) a guarantee provided to a party with an asset-liability ratio of over 70%;
- (4) a guarantee amount within 12 consecutive months has exceeded 30% of the Company's latest audited total assets;
- (5) a guarantee amount within 12 consecutive months has exceeded 50% of the Company's latest audited nets assets and with an absolute amount exceeding RMB50 million;
- the guarantee to be provided in favour of shareholders, beneficial controllers and their related parties; and
- (7) other guarantees stipulated in the relevant laws and regulations, and the Articles of Association.

When a guarantee is reviewed by the Board of Directors, it shall be reviewed and approved by more than two-thirds of the Directors present at the Board meeting. When a guarantee mentioned in clause (4) above is reviewed at the shareholders' general meeting, it shall be passed by more than two-thirds of the voting rights held by the shareholders present at the meeting.

Before amendment	After amendment
Defore amenument	When a proposal on providing guarantee for any shareholder, beneficial controller and its related parties is being reviewed at the shareholders' general meeting, the said shareholder or the shareholders controlled by the said beneficial controller shall abstain from voting on the proposal, and the proposal shall be subject to approval by a simple majority of the voting rights of the other shareholders attending the meeting.
	The controlling shareholder, beneficial controller and other affiliates shall not compel the Company to provide guarantees for others. Article 104 The place for holding the general meeting of shareholders is: the place of domicile of the Company or other place as determined by the Board.
meetings by whatever means, preferably via modern information technology methods such as	shareholders to attend shareholders' general meetings by modern information technology methods such as online voting platform, provided that the shareholders' general meeting can be
When the Company convenes a shareholders' general meeting for the matters relating to the issue of preference shares, online voting shall be made available for the meeting and the Company shall make it convenient for shareholders to attend the shareholders' general meeting through other means as approved by the China Securities Regulatory Commission.	When the Company convenes a shareholders' general meeting for the matters relating to the issue of preference shares, online voting shall be made available for the meeting and the Company shall make it convenient for shareholders to attend the shareholders' general meeting through other means as approved by the China Securities Regulatory Commission.

Before amendment After amendment Article 119 Article 129

The Board, Independent Directors and shareholders who satisfy relevant conditions may collect from other shareholders the rights to vote. Information including the specific voting intention shall be fully disclosed to the shareholders from whom voting rights are being collected. Consideration or de facto consideration for collecting shareholders' voting rights is prohibited. The Company shall not impose any minimum shareholding limitation for collecting voting rights.

Article 129 Other than the cumulative voting system set out in Article 135, the shareholders' general meeting will vote on all motions one by one, and for the different motions on the same matter, voting will be proceeded according to the order of the times these motions are put forward. Other than special reasons such as force majeure that results in the interruption of the meeting or makes it impossible to come to resolution, the shareholders' general meeting shall not postpone the motions and shall vote on them.

Article 134 Director candidates nominated in accordance with the procedures provided between Article 131 and 133 herein can join in the election. Candidates receiving at least half of and the most votes of shareholders (including and the most votes of shareholders (including their proxies) present at the General Meeting with voting rights will be elected as Directors.

The Board, Independent Directors and shareholders who satisfy relevant conditions may publicly collect from other shareholders the rights to vote. Information including the specific voting intention shall be fully disclosed to the shareholders from whom voting rights are being collected. Consideration or de consideration for collecting shareholders' voting rights is prohibited. The Company shall not impose any minimum shareholding limitation for collecting voting rights.

Article 139 Other than the cumulative voting system set out in Article 145, the shareholders' general meeting will vote on all motions one by one, and for the different motions on the same matter, voting will be proceeded according to the order of the times these motions are put forward. Other than special reasons such as force majeure that results in the interruption of the meeting or makes it impossible to come to resolution, the shareholders' general meeting shall not postpone the motions and shall vote on them.

Article 144 Director candidates nominated in accordance with the procedures provided between Article 141 and 143 herein can join in the election. Candidates receiving at least half of their proxies) present at the General Meeting with voting rights will be elected as Directors.

Before amendment	After amendment
Article 143 Shareholders present at the general	Article 153 Shareholders present at the general
meeting shall present one of the following views	meeting shall present one of the following views
during the voting of a resolution: consent,	during the voting of a resolution: consent,
objection or abstention.	objection or abstention, except for the
	declaration by securities registration and
	clearing institution as the nominal holder of
	stock connect mechanism between PRC and
	Hong Kong stock markets, based on the actual
represented by his shares will be treated as	holders' intentions.
"abstention".	
	A voting ticket that is incomplete, wrongly
	completed, illegible, or not yet cast, will be
	deemed waiver of voting rights. The votes
	represented by his shares will be treated as
	"abstention".
_ · ·	Article 154 The Company shall provide
	convenience for shareholders to attend General
	Meeting by the use of modern information
	technology such as online voting platform,
	provided that the General Meeting is held legally
Meeting is held legally and effectively.	and effectively.

Before amendment After amendment Article 146 Minutes of shareholders' Article 156 Minutes of shareholders' general meetings shall be compiled by the general meetings shall be compiled by the Secretary to the Board. The minutes shall Secretary to the Board. The minutes shall contain: contain: (1) numbers of shareholders and proxies (1) numbers of shareholders and proxies present at the meeting, number of present at the meeting, number of shares with voting rights held by them shares with voting rights held by them and its percentage in the aggregate and its percentage in the aggregate shares with voting rights of the shares with voting rights of the Company; Company; (2) The date and place of the meeting; (2) The date, place and agenda of the meeting, and the name of convener; (3) the name of the chairman of the meeting, and Directors, supervisors, (3) the name of the chairman of the managers and other senior meeting, and Directors, supervisors, management of the Company present managers and other senior or in attendance at the meeting; management of the Company present or in attendance at the meeting; (4) the agenda of the meeting; the review process, key points of the speech, voting results of each (5) The key points of every speaker to proposal; every matter examined; (5) The inquiry opinions and suggestions (6) The result of voting on each matter; of shareholders, the replies or explanations of the Board and (7) The inquiry opinions and suggestions Supervisory Committee; of shareholders, the replies or explanations of the Board and (6) the names of lawyers, counting Supervisory Committee; officers and scrutinizers; and (8) the names of lawyers, counting (7) Others that the shareholders' general officers and scrutinizers; and meeting deems and the Articles of Association prescribes to be included (9) Others that the shareholders' general in the minutes of meetings. meeting deems and the Articles of Association prescribes to be included in the minutes of meetings.

Article 157 The Board shall carefully examine and arrange the matters to be plenty time for discussion for each motion. considered at the General Meeting. The General Meeting shall give plenty time for discussion for each motion.

Article 167 The General Meeting shall give

Article 158 Institutional investors shall play their roles in the election of Directors of in accordance with laws and regulations and the Company, stimulation and supervision of the operators and decision making for significant matters.

Article 163 Shareholders holding different classes of shares are referred to as class shareholders. According to the first paragraph of Article 16 herein, class shareholders of the Company comprise class shareholders holding domestic listed shares and class shareholders holding overseas listed shares.

Class shareholders enjoy rights and bear responsibilities according to the requirements of responsibilities according to the requirements of law, administrative regulations and the Articles of Association of the Company.

Article 164 The Company's proposition to amend or cancel rights of class shareholders is required to be passed as special resolution in General Meetings and passed by the General Meeting convened by the class shareholders affected according to Article 163 to Article 170 herein before actions can be taken.

Article 165 The following circumstances shall be deemed to be a variation or abrogation of the rights of holders of certain class shares:

> (1) the increase or decrease in the number of shares of such class (including without limitation additional offer (or repurchase) of H shares or additional offer (repurchase) of A shares and/or H shares), or the increase or decrease in the number of shares of a class having equal or additional voting rights, distribution rights or other privileges, except for transfer of shares held by domestic share shareholders of the Company to overseas investors and trade of such shares in overseas markets as stated in Article 16 herein;

After amendment

Article 168 Institutional investors shall, the Articles of Association, play an active role in the Company by participating in decision making for significant matters, recommending candidates for Directors and supervisors, and monitoring the performance of Directors and supervisors.

Article 173 Shareholders holding different classes of shares are referred to as class shareholders. According to the first paragraph of Article 26 herein, class shareholders of the Company comprise class shareholders holding domestic listed shares and class shareholders holding overseas listed shares.

Class shareholders enjoy rights and bear law, administrative regulations and the Articles of Association of the Company.

Article 174 The Company's proposition to amend or cancel rights of class shareholders is required to be passed as special resolution in General Meetings and passed by the General Meeting convened by the class shareholders affected according to Article 173 to Article 180 herein before actions can be taken.

Article 175 The following circumstances shall be deemed to be a variation or abrogation of the rights of holders of certain class shares:

> the increase or decrease in the number of shares of such class (including without limitation additional offer (or repurchase) of H shares or additional offer (repurchase) of A shares and/or H shares), or the increase or decrease in the number of shares of a class having equal or additional voting rights, distribution rights or other privileges, except for transfer of shares held by domestic share shareholders of the Company to overseas investors and trade of such shares in overseas markets as stated in Article 26 herein;

Article 166 Shareholders of the affected class, whether or not having the right to vote at class, whether or not having the right to vote at shareholders' general meeting, shall nevertheless have the right to vote at class nevertheless have the right to vote at class meetings on matters referred to in clause (2) to (8) and (11) to (12) of **Article 165** of the Articles of Association, but interested shareholders shall not be entitled to vote at class meetings.

The interested shareholders mentioned in the preceding paragraph shall have the following the preceding paragraph shall have the following meanings:

- (1) in the case of a repurchase of its own shares by the Company by making offers to all shareholders on a same pro rata basis or through public dealing on a stock exchange in accordance with Article 36 of the Articles of Association, "interested shareholder" shall refer to the controlling shareholders as defined in the second item of Article 363 of the Articles of Association:
- (2) in the case of a repurchase of its own shares by the Company through an off-market agreement in accordance with the provisions of Article 36 of the Articles of Association, "interested shareholders" shall refer to the shareholders to which the proposed agreement relates;
- (3) in the case of a restructuring of the Company, "interested shareholder" shall refer to a shareholder within a class who bears liabilities less than the proportion burden imposed on other shareholders of that class or who has interests different from those held by shareholders of the same class.

After amendment

Article 176 Shareholders of the affected the shareholders' general meeting, shall meetings on matters referred to in clause (2) to (8) and (11) to (12) of **Article 175** of the Articles of Association, but interested shareholders shall not be entitled to vote at class meetings.

The interested shareholders mentioned in meanings:

- (1) in the case of a repurchase of its own shares by the Company by making offers to all shareholders on a same pro rata basis or through public dealing on a stock exchange in accordance with Article 46 of the Articles of Association, "interested shareholder" shall refer to the controlling shareholders as defined in the second item of Article 372 of the Articles of Association:
- (2) in the case of a repurchase of its own shares by the Company through an off-market agreement in accordance with the provisions of Article 46 of the Articles of Association, "interested shareholders" shall refer to the shareholders to which the proposed agreement relates;
- (3) in the case of a restructuring of the Company, "interested shareholder" shall refer to a shareholder within a class who bears liabilities less than the proportion burden imposed on other shareholders of that class or who has interests different from those held by shareholders of the same class.

Before amendment		After amendment	
Article 170 The special procedures for		Article 180 The special procedures for	or
voting by	class shareholders shall not apply in	voting by class shareholders shall not apply i	in
the follow	ring circumstances:	the following circumstances:	
•••••			
(3)	where shareholders holding domestic	(3) where shareholders holding domesti	
	shares of the Company transfer their	shares of the Company transfer the	
	shares to overseas investors as stated	shares to overseas investors as state	
	in Article 19 herein and such shares	in Article 29 herein and such share	es
	are traded in overseas markets.	are traded in overseas markets.	
	cle 173 Holders of preference shares of	Article 183 Holders of preference shares of	
1	any are entitled to the following special		al
rights:		rights:	
(1)	to take precedence over ordinary	(1) to take precedence over ordinar	i. I
	shareholders in distribution of		of
	dividends;	dividends;	
(2)	4- 4-1	(2) to take annual and and	
(2)	to take precedence over ordinary	(2) to take precedence over ordinar shareholders in distribution of the	- 1
	shareholders in distribution of the		
	residual property of the Company upon liquidation;	residual property of the Compan upon liquidation;	1y
	upon riquidation,	upon inquitation,	
(3)	to attend general meetings and vote in	(3) to attend general meetings and vote i	in
	such meetings under the circumstances	such meetings under the circumstance	
	prescribed in Article 174;	prescribed in Article 184;	
(4)	to restore the right to vote in	(4) to restore the right to vote i	in
	accordance with the manner as		as
	prescribed in Article 175 under the	prescribed in Article 185 under th	ne
	circumstances prescribed in the	_	he
	Article;	Article;	
(5)	other rights conferred to holders of	(5) other rights conferred to holders of	of
	preference shares prescribed by laws,	preference shares prescribed by law	s,
	administrative regulations,	administrative regulation	s,
	departmental rules, normative	departmental rules, normativ	ve
	documents and the Articles of	documents and the Articles of	of
	Association.	Association.	\Box
	cle 179 The Company sets a Board that	Article 189 The Company sets a Board that	
_		comprises nine (9) Directors, including or	1e
Chairman	and one to two Vice Chairman(s).	Chairman and one to two Vice Chairman(s).	

Before amendment	After amendment
Article 187 The Board of Directors sh	
report on the following matters:	report on the following matters:
(1) the first item in Article 185 herein	; (1) the first item in Article 195 herein;
Article 188 The Company's Directors sh	all Article 198 The Company's Directors shall treat
debt risks resulting from guarantees, and sh accept joint liabilities for any possible le	the in prudent manner and strictly control on the debt risks resulting from guarantees, and shall accept joint liabilities for any possible loss arising from any serious breach of regulation or improper guarantee.
The Company's Directors shall observe following requirement in providing external guarantees:	The Company's Directors shall observe the following requirement in providing external guarantees:
guarantees to the controlli shareholder or any other connect	(1) Except for the external guarantees reviewed at the General Meeting, other external guarantees shall be reviewed by the Board of Directors of the Company and shall
	be approved by more than two-thirds of the
holds less than 50% of shares.	Directors present at the Board meeting;
(2) The Board has the right to decide	on (2) To provide external guarantee, the Company
each external guarantee th	shall require the guaranteed party to provide
amounts to less than 10% of t	he counter guarantee and the provider of the
Company's latest audited net ass	ets counter-guarantee shall be competent in
with the consent of two thirds of	all accepting the liabilities;
the members of the Board. When t	he
accumulative amount of exteri	(3) The Company shall diligently perform its
guarantee exceeds 50% of t	he obligation of information disclosure for its
Company's latest audited net asse	ts, guarantees in strict compliance with the national
further external guarantee shall	be laws and regulations. All information of
reported to the General Meeting	Gor guarantees shall be provided as it is to certified
approval.	public accountants under the rules;
_	to (4) Independent Directors shall make a special
over 10% of the Company's lat	est statement in the annual report for the Company's
audited net assets shall be report	ed accumulated and current guarantees and
to the General Meeting for approv	implementation of the abovementioned requirements, and give an independent opinion.

Before amendment After amendment The Company shall strictly control risks of external guarantee and eredit standards of guaranteed parties. The Company shall not directly or indirectly provide guarantee for debt of parties with a liabilities-to-assets ratio of over 70%; to provide external guarantee, the Company shall require the guaranteed party to provide counter guarantee and the provider of the counter-guarantee shall be competent in accepting the liabilities. (5) The Company shall diligently perform information obligation of disclosure for its guarantees in strict compliance with the national laws and regulations. All information guarantees shall be provided as it is to certified public accountants under the rules. (6) Independent Directors shall make a special statement in the annual report for the Company's accumulated and current guarantees and implementation of the abovementioned requirements, and give an independent opinion. Article 200 The Board shall authorize the Article 190 The Board shall authorize the Chairman to exercise part of his powers during Chairman to exercise part of his powers during closed session of the Board. the closed session of the Board. Significant authorization of the Chairman by the Board shall matters of the Company shall be collectively observe the following principles: decided by the Board of Directors, and the statutory functions of the Board of Directors (1) compliant with the Company's overall shall not be delegated to the chairman or development strategy; general manager. The authorization of the Chairman by the Board shall observe the (2) not involving investment with high following principles: risks and material interests; (1) compliant with the Company's overall (3) with the feasibility study report development strategy; provided by the Strategic Decision (2) not involving investment with high Committee; and risks and material interests: (4) with the resolution of authorization made by the Board. (3) with the feasibility study report provided by the Strategic Decision Committee; and (4) with the resolution of authorization made by the Board.

Before amendment After amendment Article 209 The Company shall sign Article 219 The Company shall sign appointment contracts with Directors to specify contracts with Directors to specify rights and rights and obligations between them, Director's obligations between them, Director's term of term of office, Director's responsibility for office, Director's responsibility for breach of breach of laws, regulations and the Articles of laws, regulations and the Articles of Association Association and compensation payable by the and compensation payable by the Company for Company for terminating such contracts in terminating such contracts in advance. advance. Contracts signed between the Company and Appointment contracts signed between the Directors shall not be invalidated, terminated or Company and Directors shall not be invalidated, modified due to the modification of the terminated or modified due to the modification of Company's Articles of Association, unless the Company's Articles of Association, unless through amicable negotiation between them. through amicable negotiation between them. Article 210 The term of office of Directors **Article 220** The term of office of Directors shall commence from the date of appointment up shall commence from the date of appointment up to the maturity of the current term of office of the to the maturity of the current term of office of the Board. In the event that the terms of Directors Board. In the event that the terms of Directors fall upon maturity whereas new members of the fall upon maturity whereas new members of the Board are not elected in time, the existing Board are not elected in time, the existing Directors shall continue to perform their duties in Directors shall continue to perform their duties in accordance with the law, administrative accordance with the law, administrative regulations, departmental rules and the Articles regulations, departmental rules and the Articles of Association until the re-elected Directors of Association until the re-elected Directors assume their office. assume their office. The General Meeting shall not remove a Directors shall be elected or replaced at Director from office without justifiable reason the General Meeting and may be removed before the expiry of that Director's term. before the expiry of these Directors' term at the General Meeting. Article 217 Directors shall have sufficient Article 227 Directors shall have sufficient time and effort to perform their duties and shall time and effort to perform their duties and shall strictly fulfil commitments made by them fulfil commitments made by them. publicly. Article 218 Directors shall actively Deleted

participate in related training to understand Director's rights, obligations and duties, related laws and regulations and obtain

necessary knowledge.

AMENDMENTS TO ARTICLES OF ASSOCIATION

Before amendment After amendment Article 251 Secretary to the Board of the Article 260 Secretary to the Board of the Company shall be a natural person with the Company shall be a natural person with the requisite professional knowledge and experience, requisite professional knowledge and experience, and shall be appointed by the Board. and shall be appointed by the Board. The Secretary to the Board shall: The Secretary to the Board shall: (3) The provisions in Article 15 herein (3) The provisions in Article 16 herein apply to the Secretary to the Board of apply to the Secretary to the Board of Directors. Directors. Article 269 The Supervisory Committee Article 278 The Supervisory Committee shall be shall be composed of three (3) Supervisors, one composed of five (5) Supervisors, one of which of which shall act as the chairman. The term of shall act as the chairman. The term of office of office of Supervisors shall be three (3) years, Supervisors shall be three (3) years, renewable renewable upon re-election and reappointment. upon re-election and reappointment. Article 270 The Supervisory Committee Article 279 The Supervisory Committee shall shall comprise two (2) external Supervisors and comprise three (3) external Supervisors and two one (1) representatives of staff and workers. The (2) representatives of staff and workers. The external Supervisors shall be elected and external Supervisors shall be elected and removed at a shareholders' general meeting; the removed at a shareholders' general meeting; the representative of workers and staff shall be representative of workers and staff shall be elected and removed democratically by the elected and removed democratically by the workers and staff of the Company. workers and staff of the Company. Article 292 Except for circumstances Article 301 Except for circumstances prescribed in Article 71 of the Articles of prescribed in Article 81 of the Articles of Association, a Director, Supervisor, manager and Association, a Director, Supervisor, manager and other senior management of the Company may be other senior management of the Company may be relieved of liability for specific breaches of his relieved of liability for specific breaches of his duty by the informed consent of shareholders duty by the informed consent of shareholders given at a general meeting. given at a general meeting.

Before amendment	After amendment
Article 299 A loan guarantee provided by	Article 308 A loan guarantee provided by
the Company in breach of clause 1 of Article 307	the Company in breach of clause 1 of Article 306
herein shall be unenforceable against the	herein shall be unenforceable against the
Company, provided that:	Company, provided that:
(1) a loan was provided to an associate of	(1) a loan was provided to an associate of
any of the Directors, supervisors,	any of the Directors, supervisors,
managers and other senior	managers and other senior
management of the Company or of the	management of the Company or of the
Company's parent company where the	Company's parent company where the
lender did not know the relevant	lender did not know the relevant
circumstances; or	circumstances; or
(2) the collateral provided by the	(2) the collateral provided by the
Company has been lawfully disposed	Company has been lawfully disposed
of by the lender to a bona fide	of by the lender to a bona fide
purchaser.	purchaser.