
ARTICLES OF ASSOCIATION OF

Beijing Jingneng Clean Energy Co., Limited 北京京能清潔能源電力股份有限公司

(Incorporated in the People's Republic of China with limited liability)

(Applicable after the issue of H shares)

(As adopted pursuant to a written resolution passed at the first extraordinary general meeting of the Company in 2010 held on 16 November 2010, and as revised pursuant to written resolutions passed at the first extraordinary general meeting of the Company in 2013 held on 17 December 2013, the first extraordinary general meeting of the Company in 2014 held on 28 October 2014 and the first extraordinary general meeting of the Company in 2018 held on 13 February 2018)

* This document is a translated Chinese version of the articles of association of Beijing Jingneng Clean Energy Co., Limited, for a limited liability company incorporated in the People's Republic of China, for reference only. In case of any discrepancy between the Chinese version and the English version, the Chinese version shall prevail.

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Article 4

Addreṣṣe f, e C ṣa : R. 118, N. 1 Z G a Eḡ, R ad, Bada . Ec . . c
De e . . e, Z . e, Ya . . C . . , Be .
P . . a c de: 100028
Te e . . e N . : 010-64469988
Fa N . : 010-64469736

Article 5

T e c a ṣ a f, e b a d f d e ḡ ṣ ṣ e C ṣ a ṣ e a e e e a e .

Article 6

T e C ṣ a ṣ a e e a . . . c . . e d c ṣ a .

Article 7

A ṣ e C ṣ a ṣ a e a e d d e . . e a ṣ a e . E a c ṣ a e . d a ṣ e . . . b e . . e C ṣ a ṣ . . . b ṣ a b e d ṣ a e . T e C ṣ a ṣ e f ṣ a d e b ṣ . . . a ṣ a e .

Article 8

A ṣ e d . . . a e . . . a e e e a e a d b e e a . . . e f, e . . a e . . . A ṣ e ṣ e f A ṣ a . . . a e e f f e c . . . e d a . . e . e a e ḡ ṣ e d f e . . . a e . . . e d b . . e C ṣ a a e . . e d a d c . . e c e d e a . . . T e S . c E c a e f H . K . L . e d R ṣ e e f f e c a e d a e f . . . A ṣ e ṣ e f A ṣ a . . . A ṣ e ṣ e f A ṣ a . . . a e a c e . . e e . . . a ṣ e f a ṣ a . . . f, e C ṣ a . . . c . . a b e e f e d . . . e d ṣ a d c . . e c e a d . . . a . . .

Article 9

R ṣ e e f f e c a e d a e f . . . A ṣ e ṣ e f A ṣ a . . . A ṣ e ṣ e f A ṣ a . . . a b e c e a e a b . d . d c . e . . c e a e . . e C ṣ a ṣ e a . . . a d a c ṣ e . . . a d b . . . b e e . . e C ṣ a ṣ a d ṣ a e . d a ṣ a d a . . . e . . . a e . d a ṣ .

T ṣ A ṣ e ṣ e f A ṣ a . . . a b e e a b . d . . . e C ṣ a ṣ a e . d a ṣ . . e C ṣ a ṣ e b a ṣ f, e C ṣ e e f, e C ṣ . . . P a ṣ . f C ṣ a (ṣ C ṣ . . . f ṣ D ṣ e I ṣ e ḡ . . .), d e ḡ ṣ ṣ e ḡ ṣ ṣ e . . . f f c a ṣ . . . c . . e ḡ . . . e b e . . e . . e d . c a f ṣ . . . a e ṣ e a . . . e C ṣ a ṣ a d d a e c e ḡ ṣ . . . d . . . b . . . a . . . a c c ṣ d a c e . . . A ṣ e ṣ e f A ṣ a . . .

W . . . e d c e . . . e . . . f A ṣ e 243, a d a c c ṣ d . . . A ṣ e ṣ e f A ṣ a . . . e . . . a e . d e c a ṣ e . . . e . . . a e . d a ṣ . . . e . . . a e . d a ṣ c a ṣ e . . e C ṣ a ṣ d e ḡ ṣ ṣ e ḡ ṣ ṣ e a d ṣ e . . . f f c a ṣ . T e ṣ a e . d a ṣ c a ṣ e . . e C ṣ a ṣ . T e C ṣ a ṣ c a ṣ e . . e . . . a e . d a ṣ d e ḡ ṣ ṣ e ḡ ṣ ṣ e a d ṣ e . . . f f c a ṣ .

F . . e . . . e f, e a b e a a a . . . e . . . e . . . a . . . c d e . . . a . . . f . . . c e e d . . . a c ṣ . . . a . . . a b . . . a . . . a . . . f . . . a b . . . a . . .

Chapter 3 Shares, Registered Capital and Transfer of Shares

Article 15

The Company shall be a legal person with independent legal capacity.

Article 16

The Company shall be a legal person with independent legal capacity.

Authorized capital of the Company shall be RMB1 billion.

The RMB registered capital shall be a multiple of the PRC.

Article 17

Company shall be a legal person with independent legal capacity.

For each share, the company shall issue a share certificate. A share certificate shall be issued for each share.

Article 18

The Company shall be a legal person with independent legal capacity.

For each share, the company shall issue a share certificate. A share certificate shall be issued for each share. The company shall issue a share certificate for each share. The company shall issue a share certificate for each share.

Article 19

The authorized capital of the Company shall be RMB1 billion. Registered capital of the Company shall be RMB1 billion. The company shall issue a share certificate for each share.

The company shall issue a share certificate for each share. The company shall issue a share certificate for each share.

Amendments to the Memorandum of Association and Articles of Association of the Company, as amended, and the PRC franchise agreement. The amendments to the Memorandum of Association and Articles of Association of the Company, as amended, and the PRC franchise agreement are set forth in the attached schedules. The amendments to the Memorandum of Association and Articles of Association of the Company, as amended, and the PRC franchise agreement are set forth in the attached schedules.

Article 20

For the purpose of the Memorandum of Association and Articles of Association of the Company, as amended, and the PRC franchise agreement, the following shall be deemed to be the shareholders of the Company:

Beijing E-Info Technology Co., Ltd., holding 4,287,400,000 shares, representing 85.748% of the issued shares of the Company;

Beijing Saie Aier Maanetech and Advertising Co., Ltd., holding 230,150,000 shares, representing 4.603% of the issued shares of the Company;

Beijing I-Share E-commerce Co., Ltd., holding 27,600,000 shares, representing 0.552% of the issued shares of the Company;

Beijing Dinc Health (Group) Co., Ltd., holding 16,450,000 shares, representing 0.329% of the issued shares of the Company;

Beijing Seer Science and Technology Development Co., Ltd., holding 65,750,000 shares, representing 1.315% of the issued shares of the Company;

Beijing E-Share E-commerce Technology Co., Ltd., holding 219,200,000 shares, representing 4.384% of the issued shares of the Company;

BARCLAYS BANK PLC, holding 153,450,000 shares, representing 3.069% of the issued shares of the Company.

After the abovementioned, the total amount of the Company's share capital is RMB6,870,423,454, including the following:

Beijing E-Internet, Ltd. (China) 4,179,321,592 shares, representing 60.831% of the Company's share capital;

Beijing Internet E-commerce (China) 92,654,249 shares, representing 1.349% of the Company's share capital;

Beijing Saen Limited Company (China) 224,348,291 shares, representing 3.265% of the Company's share capital;

Beijing Deyi Health (Group) Company, Ltd. 16,035,322 shares, representing 0.233% of the Company's share capital;

Shareholders of the Company (H-share) 2,358,064,000 shares, representing 34.322% of the Company's share capital.

Article 22

The directors, supervisors, and the Company's senior management shall be subject to the provisions of the Company's Articles of Association, the Securities and Futures Ordinance, the Securities and Futures Commission's Rules, the Hong Kong Securities Commission's Listing Rules and the applicable laws and regulations.

Article 23

After the shareholders' meeting, the directors shall add the names of the shareholders to the Share Certificate Register, and the Company shall issue share certificates to the shareholders.

The Company shall file the share certificates with the Securities and Futures Commission within 15 days after the Share Certificate Register is completed.

Article 24

When the Company issues shares, the directors shall add the names of the shareholders to the Share Certificate Register, and the Company shall issue share certificates to the shareholders. When the Company issues shares, the directors shall add the names of the shareholders to the Share Certificate Register, and the Company shall issue share certificates to the shareholders.

Article 25

The registered capital of the Company is RMB6,870,423,454.

- (3) Aq a. e. f. re a d, d, b. . . . f, a e. . . aff. f. e C a ;
- (4) Ac, . . . f, a e. e d b, a e. da (. . . e e e, e.) . . . e a a, a e. . . . ed. a e a e a . . . e e e d, . . . f. e C a ;
- (5) Q, e c e . a ce . e a a d ad . . . a e e a . . . e .

Article 34

W. a e e a f. e e a, a e a . . . e, . e e a e . . . f, a e. . . e C a a e e e d . a . . . e. f. e f . . . a e :

- (1) Ma . . . f a e e a e. f f a . . . e, a e e a, a e. da ;
- (2) Re e a e . . . e a, a c . . . a, e c e, e e c a e ;
- (3) Re e a e b a a e e . . . , de a, e c e, e e c a e ;
- (4) Q, e e . d e c . . e d b e e a, e a

Article 35

I . . . e e . f a e e a e. f, a e. b . . e C a b a a e e . . . , de a, e c e, e e c a e, e e a e a . . . a b e. b a. e d f . . . e, a e. da a a e a e a . . . a c c d a c e . . . e e e c e d e e e c f e d . . . e C a ; A c e e f A, . . . c a . . . U b a . . . f e e e e a e a . . . f, e, a e. da a . . . e e a e a . . . e, a e a e a . . . e C a a . . . a e . a e . d c . . . a c, e . c d e d . . . e a . . . e f . . . a b e . e a e a . . . f, e . . . da, c . . . a c, .

T e c . . . a c, f . . . e e e e a e. f, a e. e f a e d e a b e a a e a . . . c d e (b e d . .) a e e e . . . a e b e e e a e. b a . . . a e . d a e a d e e a e a d e e a e a c, e d .

T e C a a . . . a, . . . c . . . a c, f . . . e e e e a e. f, . . . , a e. . . a . . . f, e . . . e . da .

T e e e e a e f . . . e e a e. . . e C a ; . . . e d e e a b e, a e. e e . . . e d . . . b e a d e . . . e . . . e . . . a b e d e . . . e a e, a b e, a a a . . . e c e ; . . . e e e e a e. . . . e d . . . b e a d e b a . . . f, e d a, e d a, e da, a b e a d e a a a b e . . . a . . . da, f, e, a e. . . . e, a e e . . .

Article 36

A f a b . . . b a c . . . , a e a c c d e e e f a c e 31 (1) (2) (4) . f. e A c e e f A, . . . c a . . . e C a . . . a c a c e . . . a, f a, c, a e. a c c d . . . e e a, a, e a . . . a d e e e e . . . f. e . . . e e . . . e e e e a b e d S a e e a e d a c c d . . . a c e 31 (3) . f. e A c e e f A, . . . c a . . . , a . . . e e e d . . . e a . . . e e e e e e e a b e d b . . . e a a d e a . . . , a d, c . . . e a e, a b e f . d e d b a f a . a . . . f . . . f. e C a , a d, c, a e, a b e . a, f a e d a f f a d e . . . e e . . . e . . . e c f e d . . . e . . .

Article 37

U... ca ce a... f... f... a... b... bac... eC... a... a... e... a... ca... a...
re... a... a... f... f... eca... e... e... ca... a...

Tea... f... eC... a... e... ca... a... a... be... ed ced b... e... a... a... e... f... e... a... ca... ce ed.

Article 38

U... e... eC... a... a... a... e... e... ed... .. e... da... .. a... e... .. e... .. e... f... ..
e... .. b... .. bac... .. ed a... d... .. a... d... .. a... e... :

(1) W... e... eC... a... b... .. bac... .. a... e... e... a... e... e... a... .. e... f... .. a... be... ded & ed f...
.. e... b... .. ba... a... ce... f... d... .. b... .. ab... e... .. f... .. a... d... /... .. f... e... .. e... .. ceed... .. f... .. a... e... .. a... ce... ade...
b... .. bac... .. e... .. d... .. a... e... ;

(2) W... e... eC... a... b... .. bac... .. a... a... .. ce... .. a... .. e... .. a... .. e... .. e... .. e... .. ce... .. e... .. d...
.. .. e... .. e... .. a... .. be... ded & ed f... .. e... b... .. ba... a... ce... f... d... .. b... .. ab... e... .. f... .. a... d... /... .. f... e... ..
.. .. ceed... .. f... .. a... e... .. a... ce... ade... b... .. bac... .. e... .. d... .. a... e... ; a... d... .. e... .. e... .. ce... .. f... .. e...
.. a... a... e... .. a... be... a... d... ed acc... .. e... .. e... .. e... .. d... :

1. W... e... e... .. a... e... b... .. bac... .. e... .. ed a... .. e... .. a... .. e... .. a... .. e... .. a... .. a... be... ded & ed f...
.. e... b... .. ba... a... ce... f... d... .. b... .. ab... e... .. f... ;

2. W... e... e... .. a... e... b... .. bac... .. e... .. ed a... .. a... .. ce... .. a... .. e... .. a... .. e... .. e... .. a... ..
.. .. a... .. be... ded & ed f... .. e... b... .. ba... a... ce... f... d... .. b... .. ab... e... .. f... .. a... d... /... .. f... e... .. ceed... .. f... .. a...
.. e... .. a... ce... ade... b... .. bac... .. e... .. d... .. a... e... ; .. e... .. e... .. a... .. ded & ed f... .. e... ..
.. .. ceed... .. f... .. e... .. e... .. a... ce... .. a... .. e... .. ceed... .. e... .. a... .. e... .. ba... ed a... .. e... .. e... .. f...
.. .. a... ce... f... .. e... .. d... .. a... e... ce... .. a... ed... .. e... .. ceed... .. e... .. e... .. eC... .. a... .. a... ..
acc... .. e... .. ca... .. a... ce... .. e... .. e... .. acc... .. (c... d... .. e... .. e... .. f... .. e... .. e... .. a... ..
.. .. a... ce) a... .. e... .. e... .. f... .. ce... .. a... e... ;

(3) Te... .. a... d... b... .. eC... .. a... .. f... .. e... .. e... .. e... .. e... .. f... .. be... .. a... be... a... d... .. f... .. eC... .. a... ..
d... .. b... .. ab... e... .. f... ;

1. Ac... .. f... .. e... .. b... .. bac... .. a... .. a... .. a... .. e... ;

2. A... .. e... .. a... .. c... .. ac... .. f... .. ce... .. ce... .. a... .. e... .. f... .. a... .. a... .. e... ;

3. Re... .. e... .. f... .. a... .. f... .. b... .. a... da... .. a... .. ce... .. ce... .. a... .. e... .. ce... .. ac... ..

(4) Af... .. e... .. a... .. e... .. f... .. e... .. a... .. ed... .. a... .. e... .. a... .. be... ded & ed f... e... .. e... .. e... .. ca... .. a... .. f... .. eC... .. a... ..
.. .. acc... .. da... .. ce... e... .. e... .. a... .. a... .. a... .. e... .. f... .. e... .. a... ded & ed f... e... .. d... .. b... .. ab... e...
.. .. f... .. a... d... .. ed... b... .. bac... .. a... .. e... .. a... .. e... .. f... .. e... .. b... .. bac... .. a... .. e... .. a... .. be... .. c... .. ded... .. e...

- (4) The ... b... f... e... a... e d b eac... a... da;
- (5) The dae... c... eac... a... da... re... a... a... a... da; a d
- (6) The dae... c... eac... a... da... ce... e... be a... a... da.

The ... f... a... da... e... c... e... e... de... ce... f... a... da... '... d... f... e... C... a... a... e... ,
... e... ,... a... e... ,... e... e... de... ce.

Article 45

The C... a... a... ,... a... ,... a... da... , a d... a... e... e... ,... eac... ed be... ee... e... S... a... e... C... c... a... ,... e...
... c... a... e... f... ec... e... a... d... a... ec... e... e... a... e... e... a... ,... de... e... PRC... ee... ,... de... e... PRC...
... e... ,... f... da... f... e... e... a... ,... ed... ,... a... e... ,... e... ad... ,... a... ,... e... f... a... a... e... ,... de... e...
PRC. The... a... e... ,... f... a... da... f... e... H... a... e... ,... a... be... e... H... K... .

The C... a... ,... a... ee... a... ,... d... c... e... ad... ca... e... f... e... e... ,... f... da... f... e... e... a... ,... ed... ,... a... e... . The
a... ,... ed... a... e... ,... de... e... PRC... ,... a... e... ,... a... e... e... ,... f... da... f... e... e... a... ,... ed... ,... a... e... a... d... ,
d... ca... e... e... c... ,... e... a... a... e... .

W... e... e... ,... a... a... d... ca... e... f... e... e... ,... f... da... f... e... e... a... ,... ed... ,... a... e... a... e... c... ,... e... ,... e...
... a... ,... a... e... a... .

Article 46

The C... a... ,... a... ee... a... c... e... e... e... ,... f... a... da... .

The ... f... a... da... ,... a... c... de... e... f... a... :

- (1) A... e... ,... e... a... e... C... a... ,... d... c... e... ,... a... ,... e... f... a... MCID 495 DC BT0.02 59661 32-61 602a0 10 70

(6) Where the Company is a company limited by guarantee, the directors shall not be liable for any breach of duty or neglect in the management of the business of the Company if they can show that they acted honestly and reasonably and that they ought fairly to be excused for the breach of duty or neglect in the management of the business of the Company.

(7) A director who is a director of the Company shall not be liable for any breach of duty or neglect in the management of the business of the Company if he can show that he acted honestly and reasonably and that he ought fairly to be excused for the breach of duty or neglect in the management of the business of the Company.

Article 53

Where the Company is a company limited by guarantee, the directors shall not be liable for any breach of duty or neglect in the management of the business of the Company if they can show that they acted honestly and reasonably and that they ought fairly to be excused for the breach of duty or neglect in the management of the business of the Company.

Article 54

The Company shall be a company limited by guarantee and the liability of the members shall be limited to the amount which they have agreed to contribute to the assets of the Company in the event of its winding up.

Chapter 7 Rights and Obligations of Shareholders

Article 55

The Company shall be a company limited by shares and the liability of the members shall be limited to the amount which they have agreed to contribute to the assets of the Company in the event of its winding up.

Shareholders shall be entitled to attend and speak at general meetings of the Company and to vote at such meetings in accordance with the rights attached to their shares.

Shareholders shall be entitled to receive dividends payable to them in accordance with the rights attached to their shares.

Where the Company is a company limited by shares, the directors shall not be liable for any breach of duty or neglect in the management of the business of the Company if they can show that they acted honestly and reasonably and that they ought fairly to be excused for the breach of duty or neglect in the management of the business of the Company.

- (1) The Company shall be a company limited by shares and the liability of the members shall be limited to the amount which they have agreed to contribute to the assets of the Company in the event of its winding up.
- (2) A director who is a director of the Company shall not be liable for any breach of duty or neglect in the management of the business of the Company if he can show that he acted honestly and reasonably and that he ought fairly to be excused for the breach of duty or neglect in the management of the business of the Company.

In the event of a winding up of the Company:

- (1) If the Company is a company limited by shares, the directors shall not be liable for any breach of duty or neglect in the management of the business of the Company if they can show that they acted honestly and reasonably and that they ought fairly to be excused for the breach of duty or neglect in the management of the business of the Company.

(2) Fie $f: A \rightarrow B$ o funcție și $C \subseteq A$. Atunci $f(C) \subseteq B$ și $f(A \setminus C) \subseteq B$. Dacă f este injectivă, atunci $f(C) \cap f(A \setminus C) = \emptyset$.

Went to the store and bought some apples. He also bought some oranges. He bought a total of 10 fruits. He bought 6 apples and 4 oranges.

Article 56

He bought 6 apples and 4 oranges. He bought a total of 10 fruits.

(1) The number of apples is 6 and the number of oranges is 4.

(2)

- () $\frac{1}{a} \cdot \frac{1}{b} = \frac{1}{a \cdot b}$; $\frac{1}{a} \cdot \frac{1}{b} = \frac{1}{a \cdot b}$; $\frac{1}{a} \cdot \frac{1}{b} = \frac{1}{a \cdot b}$; $\frac{1}{a} \cdot \frac{1}{b} = \frac{1}{a \cdot b}$; $\frac{1}{a} \cdot \frac{1}{b} = \frac{1}{a \cdot b}$;
- () $\frac{1}{a} \cdot \frac{1}{b} = \frac{1}{a \cdot b}$; $\frac{1}{a} \cdot \frac{1}{b} = \frac{1}{a \cdot b}$; $\frac{1}{a} \cdot \frac{1}{b} = \frac{1}{a \cdot b}$; $\frac{1}{a} \cdot \frac{1}{b} = \frac{1}{a \cdot b}$; $\frac{1}{a} \cdot \frac{1}{b} = \frac{1}{a \cdot b}$;
- () $\frac{1}{a} \cdot \frac{1}{b} = \frac{1}{a \cdot b}$; $\frac{1}{a} \cdot \frac{1}{b} = \frac{1}{a \cdot b}$; $\frac{1}{a} \cdot \frac{1}{b} = \frac{1}{a \cdot b}$; $\frac{1}{a} \cdot \frac{1}{b} = \frac{1}{a \cdot b}$; $\frac{1}{a} \cdot \frac{1}{b} = \frac{1}{a \cdot b}$;
- () $\frac{1}{a} \cdot \frac{1}{b} = \frac{1}{a \cdot b}$; $\frac{1}{a} \cdot \frac{1}{b} = \frac{1}{a \cdot b}$; $\frac{1}{a} \cdot \frac{1}{b} = \frac{1}{a \cdot b}$; $\frac{1}{a} \cdot \frac{1}{b} = \frac{1}{a \cdot b}$; $\frac{1}{a} \cdot \frac{1}{b} = \frac{1}{a \cdot b}$;

- (6) We see C is a ... da ... f ... C is a ...
- (7) If a ... b ... C is a ...
- (8) One ... ad ... de ... a ... ad ... A ... f ...

We see a ... d ... a ... ad ... fa ... d ... c ... a ... d ... e ... ,
 ... C is a ... e ... e ... a ... f ... c ... a ... ac ... ed ... e ... e ...

Article 57

We a ... de ... e ... a ... e ... f ... e ... ed ... e ... ced ... A ... e ... a ...
 ... e ... de ... e ... e ... a ... f ... a ... d The C ... a ... c ...
 ... e ... de ... e ... a ... f ... de ... , a ... a ... e ... e ... a ... b ... e ... f ... d ... c ... e ...
 ... f ... e ... e ... a ... a ...

Article 58

If a ... f ... C is a ... e ... a ... e ... b ... d ... e ... c ... a ... e ... e ... a ... ad ... a ... e ...
 ... e ... a ... e ... de ... ca ... e ... e ... c ... a ... e ... dec ...

If ... e ... ced ... e ... e ... d ... fa ... e ... a ... e ... b ... d ... e ... c ... a ... e ... e ... a ... ,
 ad ... a ... e ... a ... , A ... e ... f ... A ... c ... e ... f ... e ... e ... f ... e ... e ... f ... c ... e ... ,
 c ... a ... e ... e ... A ... e ... f ... A ... c ... e ... de ... ca ... e ... e ... c ... ca ... ce ... e ... e ...
 60 da ... f ... e ... e ...

Article 59

If a director of a company is a shareholder, and if the company is a public company, the director shall not be eligible to be appointed as a director of the company if he holds more than 1% of the shares of the company. If a shareholder of a company is a director, and if the company is a public company, the director shall not be eligible to be appointed as a director of the company if he holds more than 1% of the shares of the company.

If a shareholder of a company is a director, and if the company is a public company, the director shall not be eligible to be appointed as a director of the company if he holds more than 30 days of the shares of the company. If a director of a company is a shareholder, and if the company is a public company, the director shall not be eligible to be appointed as a director of the company if he holds more than 30 days of the shares of the company.

If a shareholder of a company is a director, and if the company is a public company, the director shall not be eligible to be appointed as a director of the company if he holds more than 30 days of the shares of the company.

Article 60

If a director of a company is a shareholder, and if the company is a public company, the director shall not be eligible to be appointed as a director of the company if he holds more than 1% of the shares of the company.

Article 61

He shall not be eligible to be appointed as a director of the company if he holds more than 1% of the shares of the company:

- (1) If he is a shareholder of the company;
- (2) If he is a shareholder of the company and if he holds more than 1% of the shares of the company;
- (3) If he is a shareholder of the company and if he holds more than 1% of the shares of the company;
- (4) If he is a shareholder of the company and if he holds more than 1% of the shares of the company;

A shareholder of a company shall not be eligible to be appointed as a director of the company if he holds more than 1% of the shares of the company.

A shareholder of a company shall not be eligible to be appointed as a director of the company if he holds more than 1% of the shares of the company.

- (5) If he is a shareholder of the company and if he holds more than 1% of the shares of the company.

A shareholder of a company shall not be eligible to be appointed as a director of the company if he holds more than 1% of the shares of the company.

Article 62

Tecnicul de prelucrare de la fabrica de ciment este un proces tehnologic care produce un produs finit, respectiv cimentul, din materii prime. În cazul fabricii de ciment, procesul de prelucrare este un proces tehnologic care produce un produs finit, respectiv cimentul, din materii prime.

Tecnicul de prelucrare de la fabrica de ciment este un proces tehnologic care produce un produs finit, respectiv cimentul, din materii prime. În cazul fabricii de ciment, procesul de prelucrare este un proces tehnologic care produce un produs finit, respectiv cimentul, din materii prime.

În adăugarea de la fabrica de ciment este un proces tehnologic care produce un produs finit, respectiv cimentul, din materii prime. În cazul fabricii de ciment, procesul de prelucrare este un proces tehnologic care produce un produs finit, respectiv cimentul, din materii prime.

- (1) Rețeaua de distribuție este un proces tehnologic care produce un produs finit, respectiv energia electrică, din materii prime.
- (2) Activitatea de distribuție este un proces tehnologic (furnizarea de energie electrică) care produce un produs finit, respectiv energia electrică, din materii prime.
- (3) Activitatea de distribuție este un proces tehnologic (furnizarea de energie electrică) care produce un produs finit, respectiv energia electrică, din materii prime.

Article 63

Taxa pe valoarea adăugată este un impozit care se aplică asupra valorii adăugate a produselor și serviciilor. În cazul fabricii de ciment, taxa pe valoarea adăugată este un impozit care se aplică asupra valorii adăugate a produselor și serviciilor.

- (1) He, acțiunile de capital sunt un proces tehnologic care produce un produs finit, respectiv energia electrică, din materii prime.
- (2) He, acțiunile de capital sunt un proces tehnologic care produce un produs finit, respectiv energia electrică, din materii prime.
- (3) He, acțiunile de capital sunt un proces tehnologic care produce un produs finit, respectiv energia electrică, din materii prime.
- (4) He, acțiunile de capital sunt un proces tehnologic care produce un produs finit, respectiv energia electrică, din materii prime.

Chapter 8 General Meeting

Section 1 General Provisions on General Meeting

Article 64

The general meeting shall have the following powers:

Article 65

The general meeting shall have the following powers:

- (1) Deciding on the business plan and financial budget;
- (2) Electing and replacing directors, supervisors, and members of the board of directors, and electing and replacing members of the board of supervisors;
- (3) Reviewing and approving the financial statements;
- (4) Reviewing and approving the business plan and financial budget;
- (5) Reviewing and approving the annual financial statements and the annual financial budget;
- (6) Reviewing and approving the financial statements of the subsidiary;
- (7) Deciding on the acquisition and disposal of shares;
- (8) Deciding on the acquisition and disposal of assets;
- (9) Paying dividends to shareholders;
- (10) Paying interest to bondholders;
- (11) Amending the articles of association;
- (12) Reviewing and approving the annual report, the business plan, and the financial budget;
- (13) Reviewing and approving the annual financial statements and the annual financial budget;
- (14) Reviewing and approving the business plan and financial budget;
- (15) Reviewing and approving the annual financial statements and the annual financial budget;
- (16) Reviewing and approving the annual financial statements and the annual financial budget;

Section 3 Proposals and Notices of General Meeting

Article 75

The company shall be a public company. It shall be a company limited by shares. The liability of the members shall be limited to the amount unpaid on the shares which they respectively hold in the company.

Article 76

Where a general meeting of the company is called for the purpose of considering any business, the company shall be deemed to have been called for that purpose if the notice of the meeting specifies that the business to be considered is of the nature of business which, under the provisions of the Companies Act, 2013, is required to be considered at a general meeting of the company.

Save as otherwise provided in the articles of association, the company shall be deemed to have been called for the purpose of considering any business if the notice of the meeting specifies that the business to be considered is of the nature of business which, under the provisions of the Companies Act, 2013, is required to be considered at a general meeting of the company.

Every contract entered into by the company shall be deemed to have been entered into by the company if the contract is entered into by the company or by any person acting on behalf of the company.

If any contract entered into by the company is deemed to have been entered into by the company, the company shall be deemed to have entered into the contract.

Article 77

Where a general meeting of the company is called for the purpose of considering any business, the company shall be deemed to have been called for that purpose if the notice of the meeting specifies that the business to be considered is of the nature of business which, under the provisions of the Companies Act, 2013, is required to be considered at a general meeting of the company.

Where a contract is entered into by the company, the company shall be deemed to have entered into the contract.

Article 78

The company shall be a public company. It shall be a company limited by shares. The liability of the members shall be limited to the amount unpaid on the shares which they respectively hold in the company. If the company is a public company, the company shall be deemed to have been called for the purpose of considering any business if the notice of the meeting specifies that the business to be considered is of the nature of business which, under the provisions of the Companies Act, 2013, is required to be considered at a general meeting of the company.

Every contract entered into by the company shall be deemed to have been entered into by the company.

Section 5 Voting and Resolutions at General Meetings

Article 101

Resolutions passed at a meeting of the Board of Directors shall be valid and effective.

Ordinary resolutions shall be passed by a majority of the members of the Board of Directors (including any proxies) and shall be valid and effective.

Special resolutions shall be passed by a majority of the members of the Board of Directors (including any proxies) and shall be valid and effective.

Article 102

Where a resolution is passed by a majority of the members of the Board of Directors, it shall be valid and effective.

Special resolutions shall be passed by a majority of the members of the Board of Directors (including any proxies) and shall be valid and effective.

Subject to the provisions of the Articles of Association, the Board of Directors may, in its absolute discretion, do all or any of the following things which are necessary or expedient for the purposes of the Company:

Where a resolution is passed by a majority of the members of the Board of Directors, it shall be valid and effective. Where a resolution is passed by a majority of the members of the Board of Directors, it shall be valid and effective.

In accordance with the provisions of the Articles of Association, the Board of Directors may, in its absolute discretion, do all or any of the following things which are necessary or expedient for the purposes of the Company.

Article 103

Where a resolution is passed by a majority of the members of the Board of Directors, it shall be valid and effective.

Article 104

Where a resolution is passed by a majority of the members of the Board of Directors (including any proxies) and shall be valid and effective.

Article 105

Where a resolution is passed by a majority of the members of the Board of Directors (including any proxies) and shall be valid and effective.

Article 106

A f... e... e... bee... ed b... e e... ea... f... a... da... e ce... f... c... a... a... a... (1), (2), (3), (4), (5), (6), (10), (12), (14) a d (17) . A... ce 63... a... eed... f... acc... da ce... e a... ad... e... a... A... ce... f... a... e... a... a... be... ed b... d... a... e... ea... .

Article 107

A f... e... e... bee... ed b... e e... ea... f... a... da... c... e... a... a... (7), (8) (9), (11), (13) a d (15) . A... ce 63... a... ed b... e a... ad... e... a... A... ce... f... a... e... ed b... e e... ea... b... d... a... be... f... f... ca... a... e... C... a... a... d... eb... a... be... ed b... ec... a... a... be... ed b... ec... a... a... e... ea... . A... d... c... a... a... (16), a... ec... e... a... e... ab... e... ed... d... a... d... ec... a... acc... da ce... e... ec... f... e... f... a... da... c... e... a... .

Article 108

T... e... a... f... e... ea... a... be... ed... bef... dec... d... e... a... ce... f... e... e... ea... a... a... bee... ed... H... dec... a... bef... a... a... d... a... be... a... ced... a... e... ea... a... d... ec... ed... e... e... f... ea... .

Article 109

I... e... c... a... f... e... ea... a... d... b... ab... e... ce... f... a... ce... e... a... a... e... ce... f... e... e... . I... e... c... a... f... e... ea... d... e... a... e... ce... f... e... e... a... a... da... ce... a... e... d... e... ea... c... a... e... e... ce... b... e... c... a... f... e... ea... a... a... e... be... ed... ce... e... ce... f... e... e... da... e... a... ce... e... ce... e... ce... a... f... e... ea... a... ed... a... e... a... e... ce... f... e... e... .

Article 110

I... f... e... f... e... a... e... ea... e... ce... f... e... ce... a... be... ec... ed... e... e... f... ea... . T... e... e... f... ea... a... d... e... ce... d... fa... e... da... ed b... e... a... e... da... a... da... ce... a... d... ce... e... a... e... C... a... d... c... e... f... a... ce... d... e... a... 10... ea... .

Article 111

S... a... da... a... e... a... e... ce... e... f... e... e... f... ea... d... e... C... a... ff... ce... ce... f... ce... . I... a... a... da... ce... e... f... a... ce... f... e... ce... e... a... e... f... ea... e... C... a... a... e... d... c... ce... e... e... da... ce... ce... f... a... e... f... ea... ab... e... ce... a... e... .

Chapter 9 Special Procedures for Voting at Class Meeting

Article 112

Shareholders of the corporation may, by a vote of the shareholders,

Shareholders of the corporation may, by a vote of the shareholders, amend the articles of incorporation.

When the shareholders of the corporation vote to amend the articles of incorporation, the amendments shall be subject to the same provisions as the original articles of incorporation.

When the shareholders of the corporation vote to amend the articles of incorporation, the amendments shall be subject to the same provisions as the original articles of incorporation.

Article 113

The Corporation shall have the right to acquire, by purchase, lease, or otherwise, any property which is necessary for the operation of the business of the Corporation.

When the Corporation acquires property, it shall have the right to sell, lease, or otherwise dispose of the property in such a manner as it deems to be in the best interests of the Corporation.

Article 114

The Corporation shall have the right to acquire, by purchase, lease, or otherwise, any property which is necessary for the operation of the business of the Corporation.

1. The Corporation shall have the right to acquire, by purchase, lease, or otherwise, any property which is necessary for the operation of the business of the Corporation.
2. The Corporation shall have the right to acquire, by purchase, lease, or otherwise, any property which is necessary for the operation of the business of the Corporation.
3. The Corporation shall have the right to acquire, by purchase, lease, or otherwise, any property which is necessary for the operation of the business of the Corporation.
4. The Corporation shall have the right to acquire, by purchase, lease, or otherwise, any property which is necessary for the operation of the business of the Corporation.
5. The Corporation shall have the right to acquire, by purchase, lease, or otherwise, any property which is necessary for the operation of the business of the Corporation.

Article 117

W...e C...a... d...a... e... a... ce 45 da... e...
... f... a... e... d... a... f... a... f... e... be... d... e... a... e...
a... d... a... f... e... S...e... d... a... d... e... a... 20 da...
... e... d... f... e... de... e... e... e... e... C...a... f... e... a... e... da... ce.

If...e... b... f... e... a... e... e... d... b... e... a... d... a... e... d... e... e...
... a... e... a... f... f... e... a... b... f... e... a... f... a... c... a... e... C...a... a... d... e... c... a... e... f...
... a... e... d... If... e... C...a... a... f... e... d... a... f... e... a... e... d... a... e... d... e... e... a... f... e... a... e...
... be... d... e... e... a... d... e... d... a... a... d... a... e... a... f... e... e... f... a... b... c... a... e... e...
U... e... f... c... a... b... b... c... a... e... e... e... e... C...a... a... d... e... c... a... e... e... .

If... e... a... e... c... a... e... e... b... e... e... e... f... e... a... ce... e... e... C...a... a... e... a... e... e... d...
... c... e... e... e... a... e... a... .

Article 118

T... e... ce... f... c... a... e... f... a... e... d... a... a... b... e... d... e... e... d... e... e... e... e... a... .

T... e... c... e... d... e... f... a... c... a... e... a... a... e... e... e... e... b... e... b... e... d... e... c... a... e... e... c... e... d... e... f... a... e... e... a...
e... e... U... e... e... e... e... f... e... d... e... e... e... e... e... e... f... e... A... c... e... f... A... c... a... e... f... e... C...a...
e... e... a... e... c... e... d... e... f... e... e... d... f... a... e... e... a... e... a... b... e... a... c... a... e... a... c... a... e... e... .

Article 119

I... a... d... e... d... a... f... e... e... c... a... e... e... f... a... e... e... d... a... f... d... e... c... e... e... d... a... e... a... d... e... e... e... a... e... d...
f... e... e... a... e... d... e... e... d... b... e... d... f... f... a... e... c... a... e... f... a... e... d... a... f... .

T... e... e... c... a... e... c... e... d... e... f... e... e... d... e... c... a... e... e... a... a... e... e... e... f... e... e... c... e... e... a... c... e... :

- (1) W... e... e... C...a... e... d... e... c... e... e... d... a... e... a... d... e... e... e... a... d... e... f... e... e... a... e... e... a... e... a... e... e... c... c... e... e... e...
e... e... 12... e... e... e... e... a... 20%... f... e... a... c... f... e... e... e... e... e... d... e... c... e... e... d... a... e... a... d...
e... e... e... a... e... d... f... e... e... a... e... f... e... C...a... ;
- (2) W... e... e... C...a... e... a... e... e... d... e... c... e... e... d... a... e... a... d... e... e... e... a... d... e... f... e... e... a... e... e... e...
e... c... e... e... a... e... e... e... d... e... 15... e... f... e... d... a... e... f... a... e... a... b... e... e... c... e... e... e... a... e...
a... e... e... f... e... S... a... e... C... e... c... ;
- (3) W... e... e... e... a... e... a... b... e... e... c... e... e... e... a... e... a... e... e... f... e... S... a... e... C... e... c... e... d... e... c...
e... a... e... d... a... f... e... e... a... f... e... e... e... d... e... e... e... f... e... e... e... e... e... f... e... e... e... e... a... d... a... d... .

Article 122

In default of the provisions herein contained, the provisions of the Companies Act, 1956 shall apply to the company.

Article 123

The provisions of the Companies Act, 1956 shall apply to the company in so far as they are not inconsistent with the provisions herein contained.

Chapter 11 Board of Directors

Section 1 Directors

Article 124

Directors shall be elected by the members of the company at the annual general meeting. A director shall be eligible for re-election at the annual general meeting if he has not been disqualified by law.

A director shall be eligible for election if he is a natural person, is of legal age, is of sound mind, is not an undischarged insolvent, is not disqualified by law, and is not a director of a company which is a subsidiary of the company.

A director shall be disqualified if he is an individual who is an undischarged insolvent, is of unsound mind, is disqualified by law, or is a director of a company which is a subsidiary of the company.

A director shall be deemed to be a director of the company.

Article 125

The directors, by a resolution, may add or remove any director, subject to the provisions of the Companies Act, 1956, and may also add or remove any director, subject to the provisions of the Companies Act, 1956.

- (a) to add or remove any director, subject to the provisions of the Companies Act, 1956;
- (b) to add or remove any director, subject to the provisions of the Companies Act, 1956;
- (c) to add or remove any director, subject to the provisions of the Companies Act, 1956;
- (d) to add or remove any director, subject to the provisions of the Companies Act, 1956;

(e) d, c, e f a d f a c, . . . e, . . . e, . . . e; a d

(f) a . . . c, de e e, f, . . . ca e a d d e ce a a e a . . . ab be e e e e d, f a . . . f, . . . e d e a d e e e ce a d, . . . a d e e, . . . a, . . . e d c e a . . .

Article 126

The a e a ca d da e a d e e . . . ce, f, c, ca d da e e a d, . . . e, . . . acce, . . . a . . . a be e . . . a e, . . . a 7 da, . . . e da e a . . . ed f, c, e e a e e . . .

W e e . . . e, . . . e e e d e d b e e a, a, a d e e a . . . a d e e, c a b e e e d b . . . d, a e e . . . a, e d, . . . a e e a e e e b e e e e e e f, . . . e f, f f ce (b, . . . c e e a d e . . . e d ce, e d e e, . . . c a f e d a a e . . . a . . . c, . . . ac).

Article 127

If a d e e, . . . a b e, . . . a e d b a d e e . . . e, . . . f, . . . c, . . . e c, . . . e e e . . . a d d e . . . a e d e e, . . . a e d b a d e e b e a f, . . . e, . . . a b e d e e d a f a . . . c a e d, e, . . . T e b a d, f d e e, . . . a . . . e, . . . e e e e a e e . . . e e a c e . . .

Article 128

A d e e, . . . a e e e b e e e e e f, . . . e f, e e ce. W e a d e e, . . . e, . . . e, . . . a, . . . b . . . a . . . e e e . . . a ce, . . . e b a d, f d e e, . . . T e b a d, f d e e, . . . a d, c, . . . e e e e e a, c e e, . . . a e e . . . 2 da, . . .

If, . . . e b e f, e d e e, . . . f a b e . . . e a . . . e e, . . . e e, . . . d e, . . . a d e e, . . . e e . . . a ce, f e e . . . a . . . f, . . . e e e . . . d e e, b e c e e f f e c e . . . a e d e e, . . . e, . . . e d . . . f . . . e a c a c . T e e a . . . e b e f, . . . e b a d, . . . d c, . . . e e a e e a d, a e e e a e e . . . e e e a, e d e e, . . . e, . . . f . . . e a c a c a a . . . b e.

S a e f, . . . e e c e, . . . a e e e f a e d, . . . e e e e d, . . . a a e a . . . e d e e, . . . e, . . . e e, . . . a . . . a e e f f e c e . . . d e e . . . f, . . . e e e . . . a . . . e e, . . . e e b a d, f d e e, . . .

Article 129

W e a d e e, . . . e e . . . a e e f f e c e, . . . e, . . . e f, e e c e e e e, . . . e d e e, . . . e a c e e e a, . . . a, f a e e d e e . . . e b a d, f d e e, . . . H, f d c a d, . . . a d, . . . e C e a a d, . . . e, . . . a e, . . . d e, . . . a . . . e e e a f e e e d, f, . . . e f, e e ce a d b e, . . . e f f e c e f a e a . . . a b e e e, . . . d, . . . e c f e d b . . . A e c e, . . . f A, . . . c a . . .

Article 130

I . . . e a b e ce, f, e c f c a A e c e, . . . f A, . . . c a . . . e e . . . a e a . . . e a . . . b . . . e b a d, f d e e, d e e, . . . e, . . . a a c e, . . . a c a a c, . . . b e a f, . . . e C e a . . . e b a d, f d e e, . . . W e a d e e, . . . e a c, e, . . . a c a a c, . . . b, . . . a, . . . d a e a e a e a . . . a e a . . . a b b e e e, . . . a . . . e d e e, . . . e e, . . . e C e a . . . e b a d, f d e e, . . . a d e e, . . . e, . . . a d e c a e a c e a d c a a c, . . . a d a c e.

Article 131

If a director breaches his or her duties, and the company suffers a loss, the directors shall be liable to the company for the amount of the loss. The directors shall be jointly and severally liable for the amount of the loss.

Section 2 Independent Directors

Article 132

The Company shall have a board of independent directors. The independent directors shall refer to those directors who are not employees, shareholders, or related parties of the Company. The independent directors shall be appointed by the shareholders. The independent directors shall hold office for a term of three years. The independent directors shall be eligible for re-election. The independent directors shall be entitled to the same rights and benefits as the other directors. The independent directors shall be subject to the same duties and responsibilities as the other directors.

The independent directors shall be entitled to the same rights and benefits as the other directors. The independent directors shall be subject to the same duties and responsibilities as the other directors.

Article 133

The independent directors shall be entitled to the same rights and benefits as the other directors. The independent directors shall be subject to the same duties and responsibilities as the other directors.

The independent directors shall be entitled to the same rights and benefits as the other directors. The independent directors shall be subject to the same duties and responsibilities as the other directors.

Article 134

The independent directors shall be entitled to the same rights and benefits as the other directors. The independent directors shall be subject to the same duties and responsibilities as the other directors.

Article 135

The independent directors shall be entitled to the same rights and benefits as the other directors. The independent directors shall be subject to the same duties and responsibilities as the other directors.

Article 136

The independent directors shall be entitled to the same rights and benefits as the other directors. The independent directors shall be subject to the same duties and responsibilities as the other directors.

Section 3 Board of Directors

Article 137

The Board of Directors shall have the authority to do all such things as may be necessary to carry out the purposes of the Corporation.

Article 138

The Board of Directors shall have the authority to do all such things as may be necessary to carry out the purposes of the Corporation. (The Board of Directors shall have the authority to do all such things as may be necessary to carry out the purposes of the Corporation.)

The Board of Directors shall have the authority to do all such things as may be necessary to carry out the purposes of the Corporation. (The Board of Directors shall have the authority to do all such things as may be necessary to carry out the purposes of the Corporation.)

Article 139

The Board of Directors shall have the authority to do all such things as may be necessary to carry out the purposes of the Corporation.

- (1) to borrow money on the credit of the Corporation;
- (2) to issue bonds or other securities of the Corporation;
- (3) to declare dividends on the assets of the Corporation;
- (4) to purchase, lease, or otherwise acquire real or personal property;
- (5) to sell, lease, or otherwise dispose of real or personal property;
- (6) to execute any contract or agreement that may be necessary to carry out the purposes of the Corporation;
- (7) to execute any contract or agreement that may be necessary to carry out the purposes of the Corporation;
- (8) to execute any contract or agreement that may be necessary to carry out the purposes of the Corporation;
- (9) to execute any contract or agreement that may be necessary to carry out the purposes of the Corporation;
- (10) to execute any contract or agreement that may be necessary to carry out the purposes of the Corporation;
- (11) to execute any contract or agreement that may be necessary to carry out the purposes of the Corporation;

... b, a, a a d... c a a a e e, e a... e C... a... ca... b... a d... ca... b... c a e... e... fca, afa... d... a d, ab... a, e a ce;

... b, a, a a d... c a... e... c... eed... be... ed... e e e a... e... a d... e... a... e; a d

... e... e... a d d a... a... f... e Pa... C... ee.

The ab... a, e... f a... e... ed b... e b a d, f d... e... a... a... a... e... f... e C... a... c... a be... e ed b a e... e... acc... d... e... a be, b... ed... e e... e... f... e...

E... f... e b a d... e... e... f... e a, e... e... f... e... a... a... (6), (7) a d (14)... c... a be... a, ed b... e... a... d... f... e d... e... e b a d... e... e... f a... e... a... a... a be... a, ed b... e... a... e... a f... f... e d... e... e...

Article 140

The b a d, f d... e... a f... a e... e... e... f... e... e... f... e... e b a d, f d... e... e... e...

Article 143

The c a r a f, b a d, a e a c, e, e f . . . f . c . . . a d . e :

- (1) . . . e de. a e e a . . . a d. c . . e e a d . e de. a e . . . f, b a d, f d . e c, . ;
- (2) . . . c r e a d c e c . . e . e e . a . . . f . e . . . f, b a d, f d . e c, . ;
- (3) a e c a f c a e , b . d c a f c a e a d . . . a e c . e , e . . e d b . . e C . a ;
- (4) . . . a . . . e f . . . a . . . f . a . . . e a d c . . d . a e . . . a . . . f, b a d, f d . e c, . ;
- (5) e . a . d c . e . . . f, b a d, f d . e c, . a d e a . b . d . d c . e . . . b e a f . f . . e C . a ;
- (6) . . . e a c, e, e . . . a d f . c . . . a . . . e e a . e . e e . a e ;
- (7) a e c a d d a e f . e c a e . . . b a d, f d . e c, . , e b a d c a r a f, e . e c a . e d c . . . e e . d e . . . b a d, f d . e c, . ;
- (8) . . . e . . . e a . . . a . . . e . . . f . e c . a . . . e . . . a a e e . . . a d . e d e d a c e e e . a . . . f . e . e . . . f, b a d, f d . e c, . ;
- (9) . . . c a e . f e a e c . f c a a . . . c . a . a d . a . e a d . . . a f . e c e . a e e . e a c, e . e . . e c a . . . f d . . . a . . . e C . a . . . a f f a . . . a a e . . . e . . . e . e . . . f a . . . a d . . . e . . . f, b e C . a . . . a d . e b a d, f d . e c, . a d . . e e a . e a . . . a f a d ;
- (10) . . . a c . . . e a . f . . . a . . . f, b a d, f d . e c, e . a d a e . f, b a d, f d . e c, . . . e . . . b a d, f d . e c, e . . . ; a d
- (11) . . . a f . c . . . a d . . . a . . . e d b . . . e a . . . a d . . . a e e . a d e a . e . a . e A r c e . f A . . . c a . . . a d . . . b a d, f d . e c, . . .

Article 144

The c e c a r a , a a , . . . e c a r a f, b a d, f d . e c, W e . . . e c a r a . . . a b e . . . d e . . . c a d . e , . . . a b e c a e d . . . b . . . e c e c a r a (f, e C . a . . . a e c e c a r e . . . e . . . e d . e . . . a b e c a e d . . . b . . . e c e c a r a . . . a e d b . . . e . . . a . . . e a f . f . e d . e c, . . .) . I f . . . e c e c a r a . . . a b e . . . d e . . . c a d . e , . . . e . . . a . . . e . . . a f . f . e d . e c, . . . a a e a d . e c, . . . c a e d . e .

Article 145

The b a d . e a c d e e a e a . . . a d e . a d . a e a

Re a e a . . . f, b a d, f d . e c, . . . a b e d a e a . . . c e a e a . M e a . . . f, b a d, f d . e c, . . . a b e c . . e e d b . . . e c a r a f, b a d b . . . a . . . c e . a d . e c, . . . a d . . . e . . . e . . . e d a . . . b e f . e . . . e a e d .

U e q, ... e, e d e d ... a c e q, ... f, e b a d, f d e c, ... a b e a, e d b ... e, a ... e a f, f a ... e d e c, ...

A f, ... e ... a b a d e q, ... e a c d e c, ... a ... a e ... e ... W e ... e ... b e f, ... e q c a, f ... a d a a, ... a r e q, ... e, a, ... e c a c a ... f, e b a d, f d e c, ... a ... a e a c a, ... e.

Article 150

T e d e c, ... a a e d a b a d e a ... e a q, I f a d e c, ... a b e, a e d f ... a ... e a a ... a ... e d e c, ... e, ... a e d ... , b e a f. T e a ... e a, ... a c ... a ... e a e ... f, e r e e, a e, ... e a, e r e e, e d, ... e f a ... a d a d, ... e d. I, ... a b e, ... e d ... e a e d b ... e r e c a.

T e a ... e d d e c, ... a e d ... e e a, ... a e e c, e, e d e c, ... d, e q ... e a ... e d ... c ... e. I f a d e c, ... d e q, ... a e d a b a d e a ... e a q, ... a d d e q, ... a ... a r e e e, a e, a e d ... e e a, ... e / e, ... a b e d e e d, ... a e a e d, e ... e, ... e e a.

Article 151

W e a d e c, ... c ... e e d, ... c ... a e q, ... c, ... e, b e c, ... f a r e q, b e d e c d e d a a b a d e a ... e c ... e e d d e c, ... a ... e, ... a r e q, ... , a d, ... a ... e, ... b e a f, ... e d e c, T a d e c, ... e a ... c a b e e d f ... e, a ... e a f, ... e d e e d e, d e c, ... a e d . R e q, ... , a d e b ... e b a d e a, ... a b e a, e d b ... e, a ... e a f, ... e d e e d e, d e c, I f e q, ... a ... e e d e e d e, d e c, ... a e d, ... e b a d e a, ... e a, e, ... a b e, ... b ... e d, ... e e a e a e a ... f ... c, ... d a ...

Article 152

T e b a d e a, ... a ... e b ... a ... f d, c, ... e d b a ...

R e d e d, ... a ... e d e c, ... c a f ... e r e q, ... e r e, ... a ... e e, ... a d, a b a d e a, ... c ... e a, ... c a b e e d b e a, ... f d e e b ... a d, ... , f a ... e e a, ... f c ... c a ... a d e q, ... , c ... d b e a, e d, ... e f ... c, ... a b e, ... e d b ... e d e c, ... a e d e d, ... e e a ...

Article 153

T e b a d, f d e c, ... a e e ... e f, ... d e c, ... e a, e d, c, ... e d a ... e e a ... T e d e c, ... a ... a e d e d, ... e e a ... a d, ... e r e c ... d a, ... a, ... e e ... e q, ... f, ... a e a ...

T e d e c, ... a b e r e q, ... b e f, ... e d e c, ... f, e b a d, f d e c, W e a r e q, ... f, e b a d, f d e c, ... a ... f, e a, ... a d, ... a e r e a ... e A c e q, ... f A, ... c a ... , ... e b c a, ... , e, ... e q, ... e C ... a ... e d e c, ... e, ... a c ... e r e q, ... , a b e a b e, ... e C ... a f ... d a a e q, H e e, ... e a d e c, ... c a ... e, ... a ... e e r e q, ... e d, ... e, ... , ... c r e q, ... e, ... e, ... a q ... e, ... e, a d, ... a, ... c ... , ... a q ... e c ... d e d, ... e q, ... f, ... e e a ... , ... e d e c, ... a b e r e e e d f ... , ... c, ... a b ...

T e ... e q, ... f b a d e a, ... a b e e, a c ... a f e f ... a e d, f, ... e q, ... a 10 e a, ...

Article 154

The following Board shall be formed:

- (1) one director; and
- (2) one director; and
- (3) one director; and
- (4) one director; and
- (5) one director; and

Article 155

The following shall be the duties of the Secretary to the Board of Directors:

Chapter 12 Secretary to the Board of Directors

Article 156

The Secretary to the Board of Directors shall be appointed by the Board of Directors.

Article 157

The Secretary to the Board of Directors shall be a person of sound mind and legal age.

The Secretary to the Board of Directors shall have the following duties:

- (1) to attend all meetings of the Board of Directors and to prepare and maintain accurate minutes of the proceedings of the Board of Directors;
- (2) to attend all meetings of the Board of Directors and to prepare and maintain accurate minutes of the proceedings of the Board of Directors;
- (3) to attend all meetings of the Board of Directors and to prepare and maintain accurate minutes of the proceedings of the Board of Directors;

Article 162

The Council shall be empowered to accede, on behalf of the Community, to the following international agreements:

- (1) the Convention on the Law of the Sea, adopted on 10 December 1982;
- (2) the Convention on the High Seas, adopted on 10 December 1958;
- (3) the Convention on the Exclusive Economic Zone and on the Continental Shelf, adopted on 10 December 1974;
- (4) the Convention on the Law of the Sea, adopted on 10 December 1982;
- (5) the Convention on the Law of the Sea, adopted on 10 December 1982;
- (6) the Convention on the Law of the Sea, adopted on 10 December 1982;
- (7) the Convention on the Law of the Sea, adopted on 10 December 1982;
- (8) the Convention on the Law of the Sea, adopted on 10 December 1982;
- (9) the Convention on the Law of the Sea, adopted on 10 December 1982.

In addition, the Council shall be empowered to accede, on behalf of the Community, to the following international agreements:

Article 163

The Council shall be empowered to accede, on behalf of the Community, to the following international agreements:

Article 164

The Council shall be empowered to accede, on behalf of the Community, to the following international agreements:

The Council shall be empowered to accede, on behalf of the Community, to the following international agreements:

- (1) the Convention on the Law of the Sea, adopted on 10 December 1982;
- (2) the Convention on the Law of the Sea, adopted on 10 December 1982;
- (3) the Convention on the Law of the Sea, adopted on 10 December 1982;
- (4) the Convention on the Law of the Sea, adopted on 10 December 1982.

Article 165

I, the electors of the County of Adams, do hereby enact and ordain, that the following shall be and the same shall be a part of the laws of the County of Adams, to have full force and effect from and after the date hereinafter expressed: Article 165 of the Code of the County of Adams.

Chapter 14 Board of Supervisors

Section 1 Supervisors

Article 166

The following shall be and the same shall be a part of the laws of the County of Adams, to have full force and effect from and after the date hereinafter expressed: Article 166 of the Code of the County of Adams.

Article 167

Article 167 of the Code of the County of Adams, as amended, shall be and the same shall be a part of the laws of the County of Adams, to have full force and effect from and after the date hereinafter expressed: Article 167 of the Code of the County of Adams.

Article 168

Whereas, the following shall be and the same shall be a part of the laws of the County of Adams, to have full force and effect from and after the date hereinafter expressed: Article 168 of the Code of the County of Adams, as amended, shall be and the same shall be a part of the laws of the County of Adams, to have full force and effect from and after the date hereinafter expressed: Article 168 of the Code of the County of Adams.

Article 169

Article 169 of the Code of the County of Adams, as amended, shall be and the same shall be a part of the laws of the County of Adams, to have full force and effect from and after the date hereinafter expressed: Article 169 of the Code of the County of Adams.

Article 170

Article 170 of the Code of the County of Adams, as amended, shall be and the same shall be a part of the laws of the County of Adams, to have full force and effect from and after the date hereinafter expressed: Article 170 of the Code of the County of Adams.

Article 171

Article 171 of the Code of the County of Adams, as amended, shall be and the same shall be a part of the laws of the County of Adams, to have full force and effect from and after the date hereinafter expressed: Article 171 of the Code of the County of Adams.

Article 172

Article 172 of the Code of the County of Adams, as amended, shall be and the same shall be a part of the laws of the County of Adams, to have full force and effect from and after the date hereinafter expressed: Article 172 of the Code of the County of Adams.

If, after the date hereinafter expressed, the Board of Supervisors of the County of Adams, shall be and the same shall be a part of the laws of the County of Adams, to have full force and effect from and after the date hereinafter expressed: Article 172 of the Code of the County of Adams.

Section 2 Board of supervisors

Article 173

The Commission shall have the authority to...

Article 174

The board shall have the authority to... (3)...

The board shall have the authority to... (c.d.)...

Article 175

The board shall have the authority to... The board shall have the authority to...

Article 176

The board shall have the authority to... and shall have the authority to...

- 1. ...
2. ...
3. ...
4. ...
5. ...
6. ...
7. ...
8. ...

9. c d c e a a d c e f a b c a e b e a a d e a e f e a f c a a c c f a d a f a e e e e a . T e c a b e b e C a ;

10. a d e a e b e d b e A c e f A c a f e C a .

Article 177

T e e a f a b a d f e a a b e d a e a c e e a / (6) c a b e c e e d a d e d e a b e c a a . A e a e a e a d a e a f e b a d f e a .

W e e e c a a f e a b a d c a a b e f a f a f a d e a a e e e d b e a a f f e a c e e a d e d e e a b a d e a .

Article 178

T e b a d f e a a f a e e e f e b a d f e a d a e e e f f c e c a d e a f c e f c d e c . T e c e e d a d e c e d e a e d e e f e b a d f e a b e d a f e d b e b a d f e a d a e e d b e e e a e a .

Article 179

A e a f e a b a d a b e c d c e d e a e d e d b e a a d f e a . V a e e a b a d a b e c a e d a b a d e a c a a e e e . A e a e d e a f e a b a d e a a e d e e a e b e a f d e a b e c e . T e e a f a a a e c f e e e e f a .

R e a e e a f e b a d f e a a b e a e d b e a a d f e e a e .

Article 180

T e d c e d e a b e e c d e e e f e e a f e b a d f e a . S e a e d e e a a e e e e f e a .

S e a e e e d e e a a e a a f e c e a d e a e e a b e e d e e . M e f e a f e b a d f e a b e a a e d a c e a e a c e f a e a 10 e a .

Article 181

A c e f e e a f b a d f e a a a b e e 10 d a e c e e f e a .

Article 181. A company shall be a legal person with separate legal personality, independent of its members.

(1) The company shall be a legal person with separate legal personality, independent of its members.

(2) The company shall be a legal person with separate legal personality, independent of its members.

(3) The company shall be a legal person with separate legal personality, independent of its members.

Article 182

The company shall be a legal person with separate legal personality, independent of its members. The company shall be a legal person with separate legal personality, independent of its members.

Article 183

The company shall be a legal person with separate legal personality, independent of its members. The company shall be a legal person with separate legal personality, independent of its members.

Chapter 15 Qualifications and Obligations of the Company's Directors, Supervisors and Other Senior Management

Article 184

Article 184. A company shall be a legal person with separate legal personality, independent of its members.

1. A company shall be a legal person with separate legal personality, independent of its members.

2. A company shall be a legal person with separate legal personality, independent of its members.

3. A company shall be a legal person with separate legal personality, independent of its members.

4. A company shall be a legal person with separate legal personality, independent of its members.

5. A company shall be a legal person with separate legal personality, independent of its members.

If, nevertheless, a director or officer of a corporation, or a partner in a partnership, or an officer, director, or partner in a partnership, or a trustee of a trust, or a fiduciary, or a person in a similar position, is found to have acted in a manner that is not in the best interests of the corporation, partnership, trust, or other entity, the court may, in its discretion, order the person to pay the reasonable expenses of the corporation, partnership, trust, or other entity, including reasonable attorneys' fees, incurred by the corporation, partnership, trust, or other entity in connection with the litigation.

Article 202

The Court may, in its discretion, order a director or officer of a corporation, or a partner in a partnership, or a trustee of a trust, or a fiduciary, or a person in a similar position, to pay the reasonable expenses of the corporation, partnership, trust, or other entity, including reasonable attorneys' fees, incurred by the corporation, partnership, trust, or other entity in connection with the litigation.

Chapter 16 Financial Accounting System and Distribution of Profits

Article 203

The Court may, in its discretion, order a director or officer of a corporation, or a partner in a partnership, or a trustee of a trust, or a fiduciary, or a person in a similar position, to pay the reasonable expenses of the corporation, partnership, trust, or other entity, including reasonable attorneys' fees, incurred by the corporation, partnership, trust, or other entity in connection with the litigation.

Article 204

The Court may, in its discretion, order a director or officer of a corporation, or a partner in a partnership, or a trustee of a trust, or a fiduciary, or a person in a similar position, to pay the reasonable expenses of the corporation, partnership, trust, or other entity, including reasonable attorneys' fees, incurred by the corporation, partnership, trust, or other entity in connection with the litigation.

The Court may, in its discretion, order a director or officer of a corporation, or a partner in a partnership, or a trustee of a trust, or a fiduciary, or a person in a similar position, to pay the reasonable expenses of the corporation, partnership, trust, or other entity, including reasonable attorneys' fees, incurred by the corporation, partnership, trust, or other entity in connection with the litigation.

Article 205

The board of directors of a corporation, or the partners of a partnership, or the trustee of a trust, or a fiduciary, or a person in a similar position, may, in its discretion, order a director or officer of a corporation, or a partner in a partnership, or a trustee of a trust, or a fiduciary, or a person in a similar position, to pay the reasonable expenses of the corporation, partnership, trust, or other entity, including reasonable attorneys' fees, incurred by the corporation, partnership, trust, or other entity in connection with the litigation.

Article 206

The board of directors of a corporation, or the partners of a partnership, or the trustee of a trust, or a fiduciary, or a person in a similar position, may, in its discretion, order a director or officer of a corporation, or a partner in a partnership, or a trustee of a trust, or a fiduciary, or a person in a similar position, to pay the reasonable expenses of the corporation, partnership, trust, or other entity, including reasonable attorneys' fees, incurred by the corporation, partnership, trust, or other entity in connection with the litigation.

Article 21 of the Corporation Code, or the Partnership Code, or the Trust Code, or the Fiduciary Code, or a similar statute, may, in its discretion, order a director or officer of a corporation, or a partner in a partnership, or a trustee of a trust, or a fiduciary, or a person in a similar position, to pay the reasonable expenses of the corporation, partnership, trust, or other entity, including reasonable attorneys' fees, incurred by the corporation, partnership, trust, or other entity in connection with the litigation.

Article 207

The fact that a person has been arrested... according to PRC acc...
... a da'd, a, a d're a... b, a... acc'da ce... e' a... a acc... , a da'd... e
acc... , a da'd... f... ace(). , de... PRC... e'... a'... f... e C... a... e'... ed. If... e a'e
... a... d f'f'e ce... e f... a c... a... e... e'... a'ed... acc'da ce... ,... e... e'... f... acc...
... a da'd... c... d f'f'e ce... , a be... a ed... e'... a... e ded... , c... f... a c... a... e... e... F... e'... e'... f...
... e C... a... '... d... b... f... a f'f'a... a'... f... , a... e... f... ca... ea... ,... e... a... e... a... f... a f'f'a... a'... f...
... ,... e... ab... e... e... ed... ,... d... f... f... a c... a... e... e... ,... a... e'...

Article 208

I... e'... e'... f... a c... a... f... a... b... ed... d... c... ed b... e C... a... a be... e a'ed... acc'da ce
... PRC acc... , a da'd, a, a d're a... a... e... a... a... a da'd... e acc...
... a da'd... f... e... ace(). , de... PRC... e'... a'... f... e C... a... a... e'... ed.

Article 209

The C... a... a... b... ,... f... a c... a... e... e'... eac... f... ca... ea... a... e... a... e'... f... a c... a... e... e'...
60 da... a f'f'a... e e... d... f... e f... e'... ,... f... e f... ca... ea... a da... a... f... a c... a... e... e'... 120 da...
a f'f'a... e e... d... f... e f... ca... ea...

Article 210

The C... a... a... a... a... a... acc... b... ,... e'... a... a... e'... acc... b... ,...

Article 211

- The c... ca... a... e'... e'... a... c... de... e f... f... d... :
1. ... e... e'... ,... b... a... ed f... e'... e'... e'... f... ,... a'... e'... ce... ,... f... e... a'...
 2. ... e'... e'... e'... e'... ed b... e S... a... e C... c... '... de... a'... e... c... a'... e... f... f... a... ce... be... c... ded... e
ca... a... c... e'... e'... e'...

Article 212

Where a c... a... d... b... e'... ,... a f'f'a... a'... f... ,... f... e c... e'... e... ea... ,... a da' 10... e'... e... f... e'... f...
a... e C... a... '... ,... a... c... e'... e'... e'... e'... e'... . The C... a... a... a... d... a... f... e acc... a... e ba... a... ce
... f... e c... e'... e'... e'... a'... ead... acc... ed f... e'... 50... e'... e... f... e C... a... '... e'... ,... e'... ed ca... a...

If... e acc... a... e ba... a... ce... f... e C... a... '... ,... a... c... e'... e'... e'... e'... e'... a... e... f... e'... e'
... e'... f... e C... a... f... e... e'... e'... ea... ,... e c... e'... e... ea... ,... e'... f... ,... a... f... e'... be... ed f... e'... a... e'... e'
... e'... e'... e'... e'... a... c... e'... e'... e'... e'... ,... d... a... e'... e'... f... acc'd... ,... e'... e'... e'... f... e'... e'... ced...
... a'... a'...

A f'f'a... e C... a... d... a... ,... e'... ,... a... c... e'... e'... e'... e'... e'... f... e'... e'... e'... e'... e'... a'... ,... a... e'... e'...
... a... de b... e... e'... e'... a... ea... ,... d... a... a d... c... e'... a'... c... e'... e'... e'... e'... e'... e'... f... e'... e'... a'... e'... f... ,...

Af $\alpha, \beta, \gamma, \delta, \epsilon, \zeta, \eta, \theta, \iota, \kappa, \lambda, \mu, \nu, \xi, \omicron, \pi, \rho, \sigma, \tau, \upsilon, \phi, \chi, \psi, \omega$ a e bee ade $\alpha, \beta, \gamma, \delta, \epsilon, \zeta, \eta, \theta, \iota, \kappa, \lambda, \mu, \nu, \xi, \omicron, \pi, \rho, \sigma, \tau, \upsilon, \phi, \chi, \psi, \omega$ a be
d, $\alpha, \beta, \gamma, \delta, \epsilon, \zeta, \eta, \theta, \iota, \kappa, \lambda, \mu, \nu, \xi, \omicron, \pi, \rho, \sigma, \tau, \upsilon, \phi, \chi, \psi, \omega$ a e. da $\alpha, \beta, \gamma, \delta, \epsilon, \zeta, \eta, \theta, \iota, \kappa, \lambda, \mu, \nu, \xi, \omicron, \pi, \rho, \sigma, \tau, \upsilon, \phi, \chi, \psi, \omega$ e
A $\alpha, \beta, \gamma, \delta, \epsilon, \zeta, \eta, \theta, \iota, \kappa, \lambda, \mu, \nu, \xi, \omicron, \pi, \rho, \sigma, \tau, \upsilon, \phi, \chi, \psi, \omega$ a e. da $\alpha, \beta, \gamma, \delta, \epsilon, \zeta, \eta, \theta, \iota, \kappa, \lambda, \mu, \nu, \xi, \omicron, \pi, \rho, \sigma, \tau, \upsilon, \phi, \chi, \psi, \omega$ e

The certificate shall be issued by the Commission after the receipt of the application and the fee payable thereon. The Commission may also require the applicant to furnish such information as it may deem necessary.

Under the provisions of the PRC, a person who is a partner in a partnership, a director or officer of a corporation, or a member of a board of directors, shall be ineligible to become a member of the Commission if he is a partner, director, officer, or member of a partnership, corporation, or board of directors of a firm which is a member of the Commission.

Where the applicant is a partner in a partnership, a director or officer of a corporation, or a member of a board of directors, the Commission may require the applicant to furnish such information as it may deem necessary. The Commission may also require the applicant to furnish such information as it may deem necessary.

Where the applicant is a partner in a partnership, a director or officer of a corporation, or a member of a board of directors, the Commission may require the applicant to furnish such information as it may deem necessary.

(1) The Commission may require the applicant to furnish such information as it may deem necessary.

(2) The Commission may require the applicant to furnish such information as it may deem necessary.

Article 217

After the receipt of the application, the Commission may require the applicant to furnish such information as it may deem necessary.

Article 218

The Commission may require the applicant to furnish such information as it may deem necessary.

Chapter 17 Appointment of an Accounting Firm

Article 219

The Commission may require the applicant to furnish such information as it may deem necessary.

The Commission may require the applicant to furnish such information as it may deem necessary.

Article 220

The... fa... f... ed b... C... a... a... f... e d, f...
a... e... e... e d, f... e... a... e... e...

Article 221

A... f... ed b... C... a... a... e... f... :

1. ... f... a... e... e... b... c... f... C... a... d...
... d... e... a... e... f... C... a... de... e... a... f... a...
a... a... ;
2. ... e... C... a... a... e... a... e... a... f... b... d... e...
f... a... a... e... e... a... f... e... f... a... d... e... ;
3. ... a... e... e... e... e... f... a... c... a... e...
... a... e... e... e... a... d... b... e... a... a... e... e... a... a...
... e... a... e... f... f... C... a... .

Article 222

If... f... f... f... b... a... b... d... f... a... a... a... f...
... c... a... c... b... e... e... e... d... H... e... f... e... e... e... a... f... d...
... f... f... f... C... a... e... c... a... c... e... c... a... f... a...
c... e... a...

Article 223

The... f... e... f... b... C... a... , b... e... d... b... e... e... e... e... . The b... d... f...
d... c... a... e... a... a... f... b... e... e... d... b... e... e... e... e... .

The e... e... a... b... e... f... a... d... a... e... , d... , a... a... f... f... e...
e... a... f... e... f... e... e... , a... d... a... e... e... a... b... e... e... e... f...
a... d... e... C... a... , b... e... d... c... e... c... a... f... f... e... f... a... c... a... d... a... e... f... e...
C... a... e... e... f... c... d... , a... .

Article 224

The... e... fa... f... f... ed b... e... b... d... f... e... a... , e... e... e... e...
... a... b... e... d... b... e... b... d... f... d... e... .

Article 225

The... e... , d... , a... e... f... a... f... e... e... a... f... e... e... e... fa... a... b... e... d... e... d...
... b... e... e... e... a... a... d... e... e... d... e... S... a... e... C... c... a... , e... c... a... e... f... e... c... e... f... e... e... e... d... .

- (2) Within 14 days after the receipt of a copy of the proposed plan of reorganization (1) from the court, the Commission shall file a copy of the proposed plan of reorganization with the court. The Commission shall also file a copy of the proposed plan of reorganization with the court. The Commission shall also file a copy of the proposed plan of reorganization with the court. The Commission shall also file a copy of the proposed plan of reorganization with the court.
- (3) If the court finds that the proposed plan of reorganization (1) is in the best interests of the creditors of the debtor, the court shall approve the plan of reorganization.

Chapter 18 Merger, Division, Dissolution and Liquidation

Section 1 Merger and Division

Article 227

The articles of incorporation of a corporation may be amended, altered, or repealed in whole or in part by a resolution of the board of directors of the corporation, subject to the approval of the shareholders of the corporation. The resolution shall be adopted by a majority of the votes cast at a meeting of the shareholders of the corporation. The resolution shall be filed with the Secretary of State.

However, if the articles of incorporation of a corporation contain a provision that prohibits the amendment, alteration, or repeal of the articles of incorporation, the resolution shall be adopted by a majority of the votes cast at a meeting of the shareholders of the corporation.

Article 228

The articles of incorporation of a corporation may be amended, altered, or repealed in whole or in part by a resolution of the board of directors of the corporation, subject to the approval of the shareholders of the corporation.

A resolution of the board of directors of a corporation to amend, alter, or repeal the articles of incorporation of the corporation shall be adopted by a majority of the votes cast at a meeting of the shareholders of the corporation. The resolution shall be filed with the Secretary of State. The resolution shall be effective as to the corporation and its creditors from the date of its adoption.

If the articles of incorporation of a corporation contain a provision that prohibits the amendment, alteration, or repeal of the articles of incorporation, the resolution shall be adopted by a majority of the votes cast at a meeting of the shareholders of the corporation.

Article 229

A resolution of the board of directors of a corporation to amend, alter, or repeal the articles of incorporation of the corporation shall be adopted by a majority of the votes cast at a meeting of the shareholders of the corporation.

However, if the articles of incorporation of a corporation contain a provision that prohibits the amendment, alteration, or repeal of the articles of incorporation, the resolution shall be adopted by a majority of the votes cast at a meeting of the shareholders of the corporation.

Debtor shall be liable to pay the amount of the debt to the creditor as aforesaid.

Article 230

Where a partner has died, the estate of the deceased partner shall be liable to pay the amount of the debt to the creditor as aforesaid. If, however, the estate of the deceased partner is not sufficient to pay the amount of the debt, the other partners shall be liable to pay the amount of the debt as aforesaid.

Section 2 Dissolution and Liquidation

Article 231

The partnership shall be dissolved in any of the following circumstances:

- (1) A partner has died, or has become insolvent, or has been adjudged bankrupt;
- (2) The partnership has been dissolved by the partners;
- (3) The partnership has been dissolved by the court under section 232;
- (4) The partnership has been dissolved by the court under section 233;
- (5) The partnership has been dissolved by the court under section 234;
- (6) The partnership has been dissolved by the court under section 235.

Article 232

Where the partnership is dissolved under section 231(1), (2), (3) or (4), the partners shall be liable to pay the amount of the debt to the creditor as aforesaid. Where the partnership is dissolved under section 231(5), the partners shall be liable to pay the amount of the debt to the creditor as aforesaid.

Where the partnership is dissolved under section 231(6), the partners shall be liable to pay the amount of the debt to the creditor as aforesaid.

Article 233

If the business of the partnership is carried on after the death of a partner, the partners shall be liable to pay the amount of the debt to the creditor as aforesaid.

Dacă se alege, după ce s-a decis prin vot, să se revizuiască statutul, se poate decide să se revizuiască și în același timp să se revizuiască și regulamentul de ordine interioară, dar numai dacă s-a decis prin vot să se revizuiască și statutul.

Article 237

În cazul în care, după ce s-a decis prin vot să se revizuiască statutul, se decide să se revizuiască și regulamentul de ordine interioară, dar numai dacă s-a decis prin vot să se revizuiască și statutul, se poate decide să se revizuiască și în același timp să se revizuiască și regulamentul de ordine interioară, dar numai dacă s-a decis prin vot să se revizuiască și statutul.

Oce se decide să se revizuiască statutul, se poate decide să se revizuiască și regulamentul de ordine interioară, dar numai dacă s-a decis prin vot să se revizuiască și statutul.

Article 238

Fără a fi afectate prevederile anterioare, după ce s-a decis prin vot să se revizuiască statutul, se poate decide să se revizuiască și regulamentul de ordine interioară, dar numai dacă s-a decis prin vot să se revizuiască și statutul. Dacă s-a decis prin vot să se revizuiască statutul, se poate decide să se revizuiască și regulamentul de ordine interioară, dar numai dacă s-a decis prin vot să se revizuiască și statutul.

Article 239

Teoretic, după ce s-a decis prin vot să se revizuiască statutul, se poate decide să se revizuiască și regulamentul de ordine interioară, dar numai dacă s-a decis prin vot să se revizuiască și statutul.

Nu este necesar să se revizuiască și regulamentul de ordine interioară, dacă s-a decis prin vot să se revizuiască și statutul.

Walaupun demikian, setelah keputusan rapat umum telah memutuskan untuk merevisi anggaran dasar, maka dapat pula diputuskan untuk merevisi peraturan internal, tetapi hanya jika keputusan rapat umum memutuskan untuk merevisi anggaran dasar.

Chapter 19 Amendment to Articles of Association

Article 240

Teoretic, după ce s-a decis prin vot să se revizuiască statutul, se poate decide să se revizuiască și regulamentul de ordine interioară, dar numai dacă s-a decis prin vot să se revizuiască și statutul.

Article 241

În cazul în care, după ce s-a decis prin vot să se revizuiască statutul, se decide să se revizuiască și regulamentul de ordine interioară, dar numai dacă s-a decis prin vot să se revizuiască și statutul.

- (1) Dacă s-a decis prin vot să se revizuiască statutul, se poate decide să se revizuiască și regulamentul de ordine interioară, dar numai dacă s-a decis prin vot să se revizuiască și statutul.

(2) The certificate of the Court shall be a record of the proceedings, and shall be a record of the proceedings.

(3) The proceedings shall be a record of the proceedings.

Article 242

And the certificate of the Court shall be a record of the proceedings, and shall be a record of the proceedings.

Article 243

The board of directors of the Court shall be a record of the proceedings, and shall be a record of the proceedings.

Notwithstanding to the contrary, the certificate of the Court shall be a record of the proceedings, and shall be a record of the proceedings.

(1) Where a certificate of the Court shall be a record of the proceedings, and shall be a record of the proceedings.

(2) If the certificate of the Court shall be a record of the proceedings, and shall be a record of the proceedings.

Article 244

And the certificate of the Court shall be a record of the proceedings, and shall be a record of the proceedings.

Chapter 20 Notice

Article 245

Notwithstanding to the contrary, the certificate of the Court shall be a record of the proceedings, and shall be a record of the proceedings.

(1) de a b a d;

(2) b a;

(3) b f a e a ;

Chapter 21 Settlement of Disputes

Article 249

The Commission shall refer to the arbitrator:

- (1) Where a dispute is referred to the Arbitration Commission by a party to a contract, the Commission shall refer the dispute to the arbitrator if the Commission is satisfied that the arbitration agreement is valid and enforceable and that the dispute is a dispute which is capable of being referred to arbitration.

Where a dispute is referred to the arbitrator by a party to a contract, the Commission shall refer the dispute to the arbitrator if the Commission is satisfied that the arbitration agreement is valid and enforceable and that the dispute is a dispute which is capable of being referred to arbitration.

Disputes referred to the arbitrator shall be referred to the arbitrator by the Commission.

- (2) The arbitrator shall refer the dispute to the arbitrator if the Commission is satisfied that the arbitration agreement is valid and enforceable and that the dispute is a dispute which is capable of being referred to arbitration.

If the arbitrator is satisfied that the arbitration agreement is valid and enforceable and that the dispute is a dispute which is capable of being referred to arbitration, the arbitrator shall refer the dispute to the arbitrator.

- (3) The arbitrator shall refer the dispute to the arbitrator if the Commission is satisfied that the arbitration agreement is valid and enforceable and that the dispute is a dispute which is capable of being referred to arbitration.
- (4) The arbitrator shall refer the dispute to the arbitrator if the Commission is satisfied that the arbitration agreement is valid and enforceable and that the dispute is a dispute which is capable of being referred to arbitration.

Chapter 22 Supplementary Articles

Article 250

Definition

- (1) In this Chapter, unless the context otherwise requires, the following expressions shall have the meanings hereby assigned to them: (a) "arbitration" means the arbitration of a dispute by an arbitrator; (b) "arbitrator" means a person appointed as an arbitrator; (c) "dispute" means a dispute which is capable of being referred to arbitration; (d) "arbitration agreement" means an agreement in writing between two or more parties to refer to arbitration all or certain disputes which may arise between them in respect of a particular subject-matter or in respect of a defined legal relationship, whether existing before or after the making of the agreement or to which it may thereafter relate.

(2) A ... a ... ea, a ... a, a ... de, b ... e, e ... a ... ,
a ... e ... a ... ca ag a ... e ag ... f ... e C ... a ;

(3) A ... ca ed ... e ... a ... ba ... e ... a ... de, ag a ... e,
d ... e ... ff ca, a de ... e d ... d ... ed b ... e , a
e a ... e ... c ... a ... b ... ca, e ... a, fa ... f ... e C ... a ... e ... H ... e ...
e ... e ... ed b ... e Sae ... be ... a ... a ... ca ed ... e ... beca, e
... e ... ed b ... e Sae.

Article 251

I ... A ... e ... f A ... ca ... e ... e ... e ... a ... a ... a
... c de ... e ... e ... f ... e, a d ... e ... e ... a ... a ... f ... da ... be ... d ... e ... ceed ... be ... e ...
... a ... e ... a ... a d ... e ... a ... a ... c de ... e ... e ... f ... e.

Article 252

T ... e ... acc ... f ... a ... ed ... , A ... e ... f A ... ca ... , a ... a ... e ... e ... a ... e ... ea ... a ... a d ... e ...

Article 253

T ... A ... e ... f A ... ca ... a ... e ... C ... e ... e ... If ... c ... f ... ca ... a ... a ... e ... a ... a ... e ... e ... C ... e ... e
... e ... c ... a ... , ... e ... e ... f ed a d ... e ... e ... ed a Be ... Ad ... , ... a ... f ... I d ... e ... a d C ... e ... ce
... a ... e ... a ...

Article 254

T ... e ... b ... a ... d ... f ... d ... e ... c ... e ... a ... , a ... be ... e ... e ... , be ... f ... e ... e ... e ... a ... f ... , A ... e ... e ... f A ... ca ...