
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 preliminary draft of the Articles of Association of Beijing Jingneng Clean Energy Co., Limited. It is subject to change without notice. The final version of the Articles of Association shall be the one published by the Company.

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Add e... f... e C... a... R... m 118, N... 1 Z... G... a... Ea... R... ad, Bada... Ec... m... c
De... p... me... Z... e, Ya... C... Be...
P... a... c... de: 100028
Te... e... N... : 010-64469988
Fa... N... : 010-64469736

Article 5

T... e... a... m... a... f... e... b... a... d... f... d... ec... e... C... m... a... e... a... e... e... a... e...

Article 6

T... e... C... m... a... a... e... e... a... c... m... ed... c... m... a...

Article 7

A... p... e... C... m... a... a... e... a... e... d... ed... e... r... a... a... e... Eac... a... e... d... e... e... b... e... e... C... m... a... ,
a... b... c... b... e... d... a... e... T... e... C... m... a... e... b... e... f... e... d... e... b... a... a... e...

Article 8

A... p... e... d... e... r... a... e... p... a... e... e... e... a... mee... a... d... b... e... e... a... a... e... f... e... a... e... A... c... e...
f... A... c... a... a... e... e... f... f... e... d... a... e... e... e... e... a... p... e... d... f... e... a... e... p... e... d... b... e... C... m... a... a... e...
p... e... d... a... d... c... m... e... c... e... d... a... T... e... S... c... E... c... a... e... f... H... K... L... m... e... d... F... m... e... e... f... f... e... d... a... e... f...
A... c... e... f... A... c... a... A... c... e... f... A... c... a... a... e... a... c... e... e... e... p... a... c... e... f... a... c... a... f... e...
C... m... a... c... a... b... e... f... e... d... e... d... a... d... c... m... e... c... e... a... d... m... a...

Article 9

F... m... e... e... f... f... e... d... a... e... f... A... c... e... f... A... c... a... A... c... e... f... A... c... a... a... b... e... c... m... e... a... e... a...
b... d... d... c... m... e... c... e... r... a... e... e... C... m... a... a... a... a... d... a... c... e... e... a... d... b... a... b... e... e...
e... C... m... a... a... d... a... e... d... e... a... d... a... m... e... e... a... e... d... e...

T... A... c... e... f... A... c... a... a... b... e... a... b... d... e... e... C... m... a... a... e... d... e... e... C... m... a... m... e... m... b... e...
f... e... C... m... e... e... f... e... C... m... e... P... a... f... C... a... (C... m... e... f... D... c... e... I... e... c...)... d... e... c...
r... e... p... e... e... e... f... f... c... e... s... i... c... e... e... e... b... e... e... e... d... c... a... m... f... m... a... e... e... a... e... e... e...
C... m... a... a... d... i... d... e... a... e... c... e... d... b... a... a... c... c... d... a... c... e... A... c... e... f... A... c... a...

W... h... e... r... e... d... c... e... e... e... f... A... c... e... 243... a... d... a... c... c... d... A... c... e... f... A... c... a... e...
a... e... d... e... c... a... r... e... e... e... a... e... d... e... e... a... e... d... e... c... a... r... e... e... C... m... a... d... e... c... a... r... e...
a... d... e... p... e... f... f... c... e... T... e... a... e... d... e... c... a... r... e... e... C... m... a... T... e... C... m... a... c... a... r... e... e... a... e... d... e... d... e... c...
r... e... p... e... a... d... e... p... e... f... f... c... e...

F... e... r... e... e... f... e... a... b... e... a... a... a... e... e... m... e... r... e... a... p... p... c... i... d... e... e... p... a... a... f... c... e... e... d... a... c... t...
a... a... p... c... a... a... a... b... a... a... a... a... f... a... b... a...

A, , ed b e e e a a f e S.a.e C m, a e d e f e C m, a d m e c e m e a e m a a f e a e a e a e a e PRC f a d a d . T e a d a d f i c a e e e a e e c e a e a c m, e e e a e e e e a a d e r m e s f e f e e e e a e a d a e a a a m e e e e a c c m a c e .

Article 20

F a a f e a e f e C m, a e a a m b e f d a a e a e C m, a m a e 5 b f e 5 b d a a e e d e e m e a e m e f e a b m e :

B e E e I e m e H d C ., L.d. i b c b e a d d 4,287,400,000 a e , e e e , 85.748% f e a a e d d a a e f e C m, a

B e S.a.e A e M a a m e a d A d m a a C e e i b c b e a d d 230,150,000 a e , e e e , 4.603% f e a a e d d a a e f e C m, a

B e I e a a a E e c c E e e C ., L.d. i b c b e a d d 27,600,000 a e , e e e , 0.552% f e a a e d d a a e f e C m, a

B e D . c H e a (G ,) C ., L.d. i b c b e a d d 16,450,000 a e , e e e , 0.329% f e a a e d d a a e f e C m, a

B e S e i S c e c e a d T e c e D e e , m e C ., L.d. i b c b e a d d 65,750,000 a e , e e e , 1.315% f e a a e d d a a e f e C m, a

B e E e e E e T e c e I e m e C . L m e d i b c b e a d d 219,200,000 a e , e e e , 4.384% f e a a e d d a a e f e C m, a

BARCLAYS BANK PLC i b c b e a d d 153,450,000 a e , e e e , 3.069% f e a a e d d a a e f e C m, a e -GB08e,750,000 a e 0 e 20

After the abovementioned increase and before the completion of the Company's 2015 financial year, the total amount of the Company's share capital is RMB6,870,423,454.

Before the completion of the 2015 financial year, the total amount of the Company's share capital is RMB4,179,321,592, which accounts for 60.831% of the Company's share capital;

Before the completion of the 2014 financial year, the total amount of the Company's share capital is RMB92,654,249, which accounts for 1.349% of the Company's share capital;

Before the completion of the 2013 financial year, the total amount of the Company's share capital is RMB224,348,291, which accounts for 3.265% of the Company's share capital;

Before the completion of the 2012 financial year, the total amount of the Company's share capital is RMB16,035,322, which accounts for 0.233% of the Company's share capital;

Since the completion of the 2011 financial year (the year of the Company's establishment), the total amount of the Company's share capital is RMB2,358,064,000, which accounts for 34.322% of the Company's share capital.

Article 22

The directors of the Company shall be elected by the Company's Shareholders' Meeting. The Company's Shareholders' Meeting shall be held in the Company's registered office. The Company's Shareholders' Meeting shall be held in the Company's registered office or in the place where the Company's Shareholders' Meeting is held.

Article 23

After the completion of the 2015 financial year, the total amount of the Company's share capital is RMB6,870,423,454. The Company's share capital is RMB6,870,423,454.

The Company's share capital is RMB6,870,423,454. The Company's share capital is RMB6,870,423,454.

Article 24

When the Company's share capital is RMB6,870,423,454, the Company's share capital is RMB6,870,423,454.

Article 25

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

Article 26

Upon the death of the insured, the proceeds of the policy shall be paid to the beneficiary named in the policy. If no beneficiary is named, the proceeds shall be paid to the estate of the insured.

Article 27

The Commission shall have the authority to issue orders to enforce the provisions of this Act.

Article 28

The Commission shall have the authority to suspend or revoke the license of any person who is licensed under this Act if the person is found to be guilty of a crime involving moral turpitude or if the person is found to be incompetent to perform the duties of the office.

The Commission shall have the authority to set the rates of premium for the various classes of policies. The rates shall be based on the actual cost of the insurance plus a reasonable profit. The Commission shall have the authority to require the insurer to file with it a statement of its financial condition and to audit the books and records of the insurer. If the Commission finds that the insurer is not financially sound, it may require the insurer to provide additional security or to cease operations.

Article 29

If a decedent is survived by a spouse, the spouse shall receive 50% of the net proceeds of the policy. If there is no surviving spouse, the proceeds shall be divided equally among the surviving issue of the decedent. If there is no surviving issue, the proceeds shall be paid to the estate of the decedent.

If a beneficiary dies before the insured, the beneficiary's share of the proceeds shall be paid to the beneficiary's estate. If the beneficiary's estate is insolvent, the proceeds shall be paid to the estate of the insured.

If a beneficiary dies after the insured, the beneficiary's share of the proceeds shall be paid to the beneficiary's estate. If the beneficiary's estate is insolvent, the proceeds shall be paid to the estate of the insured.

Chapter 4 Increase, Reduction and Repurchase of Shares

Article 30

Accidental increase or addition, made in the Capital, shall be added to the original amount of the share, and the same shall be treated as if it were a new issue of shares. Article of Association.

The Capital shall be increased in the following manner:

- (1) By the issue of new shares;
- (2) By the issue of bonus shares;
- (3) By the issue of shares in lieu of dividends;
- (4) By the issue of shares in lieu of interest;
- (5) Otherwise, as may be determined by the Board of Directors.

In case of bonus shares, the amount of the share shall be added to the original amount of the share. Share shall be treated as if it were a new issue of shares. Article of Association.

Article 31

The Capital shall be reduced in the following manner. If the Capital shall be reduced, the same shall be treated as if it were a new issue of shares. Article of Association.

Article 32

If the Capital shall be reduced, the same shall be treated as if it were a new issue of shares.

When the Capital shall be reduced, the same shall be treated as if it were a new issue of shares. Article of Association.

The reduced Capital shall be treated as if it were a new issue of shares.

Article 33

The Capital shall be increased in the following manner. If the Capital shall be increased, the same shall be treated as if it were a new issue of shares. Article of Association.

- (1) By the issue of new shares;
- (2) By the issue of bonus shares;

Chapter 5 Financial Assistance for Purchase of Company Shares

Article 39

The Company shall not be liable (in liquidation) to pay a dividend to a shareholder who has not paid in full the amount of the share which he is entitled to receive as a shareholder of the Company. The Company shall not be liable to pay a dividend to a shareholder who has not paid in full the amount of the share which he is entitled to receive as a shareholder of the Company.

The Company shall not be liable (in liquidation) to pay a dividend to a shareholder who has not paid in full the amount of the share which he is entitled to receive as a shareholder of the Company.

The provisions of Article 39 shall not apply to the shares of the Company mentioned in Article 39 of the Charter.

Article 40

The provisions of Article 39 shall not apply to the shares of the Company mentioned in Article 39 of the Charter.

(1) G.f.;

(2) The amount of the dividend to be paid to a shareholder who has not paid in full the amount of the share which he is entitled to receive as a shareholder of the Company shall be determined by the Board of Directors of the Company.

(3) The provisions of Article 39 shall not apply to the shares of the Company mentioned in Article 39 of the Charter.

(4) The provisions of Article 39 shall not apply to the shares of the Company mentioned in Article 39 of the Charter.

The provisions of Article 39 shall not apply to the shares of the Company mentioned in Article 39 of the Charter.

Article 41

The provisions of Article 39 shall not apply to the shares of the Company mentioned in Article 39 of the Charter.

(1) The provisions of Article 39 shall not apply to the shares of the Company mentioned in Article 39 of the Charter.

(2) The provisions of Article 39 shall not apply to the shares of the Company mentioned in Article 39 of the Charter.

(3) The provisions of Article 39 shall not apply to the shares of the Company mentioned in Article 39 of the Charter.

Article 52

A [redacted] a e de [redacted] e e ed [redacted] e e e f a e de [redacted] e e e ame, be e e ed [redacted] e e e f a e de ma [redacted] a, [redacted] e C m, a [redacted] f a e, aceme [redacted] ce, f cae [redacted] e, ec, f i c [redacted] a e. (e **Relevant Shares**–) f [redacted] a e ce, f cae (e **Original Share Certificate**–) [redacted].

A, [redacted] ca, [redacted] f [redacted] e e, aceme [redacted] f d me, c [redacted] e me, [redacted] a e ce, f cae [redacted] a [redacted] be dea [redacted] [redacted] acc da ce [redacted] e e e a [redacted] [redacted] f. e C m, a [redacted] La [redacted].

A, [redacted] ca, [redacted] f [redacted] e e, aceme [redacted] f [redacted] e ea [redacted] ed, a e ce, f cae [redacted] a [redacted] be dea [redacted] [redacted] acc da ce [redacted] e a [redacted] e e ca e e e a [redacted] a d [redacted] e e e a e e a [redacted] f. e, aceme [redacted] e e e [redacted] a e e e f [redacted] de [redacted] f. e ea [redacted] ed, a e [redacted] e, [redacted].

W e e [redacted] de [redacted] f H a e a, [redacted] f [redacted] e, aceme [redacted] f [redacted] ce, f cae, [redacted] i c e, aceme [redacted] a [redacted] c m, [redacted] [redacted] e f [redacted] [redacted] e e e me [redacted]:

(1) T e a, [redacted] ca, [redacted] a [redacted] b m, a e a, [redacted] ca, [redacted] e f m, e c, b e d b [redacted] e C m, a [redacted] acc m, a [redacted] e d b [redacted] a [redacted] a a ce, f cae [redacted] a a [redacted] dec a a [redacted]. T e a a a ce, f cae [redacted] a a [redacted] dec a a [redacted] a [redacted] c i de, e a, [redacted] ca [redacted] e a [redacted] f [redacted] e a, [redacted] ca, [redacted] e c o m a ce a d, [redacted] f. f. e [redacted] f. e a e ce, f cae a d a dec a a [redacted] a a [redacted] e, e e ma [redacted] e e e e a a a a e e de [redacted] e, ec, f. e R e e a, S a e;

(2) T e C m, a [redacted] a [redacted] e ce, e d a [redacted] dec a a [redacted] e e e e e a a a a a e e de [redacted] e, ec, f. e [redacted] a e f m a [redacted] e e e e e a a e a, [redacted] ca, b e f e, d e c de [redacted] a a e, aceme [redacted] a e ce, f cae [redacted] a [redacted] be [redacted] ed;

(3) I f e C m, a [redacted] dec de [redacted] i e a e, aceme [redacted] a e ce, f cae [redacted] e a, [redacted] ca, [redacted] a [redacted] b [redacted] a, [redacted] b [redacted] c a [redacted] i c e m e [redacted] f [redacted] e e e e e e e e e, a e e e, e d ca, de [redacted] a e d b [redacted] e b a d f d e c [redacted]; [redacted] e, e d f. e, [redacted] b [redacted] c a [redacted] i c e m e [redacted] a [redacted] be 90 da [redacted], d [redacted] [redacted] c i c a [redacted] i c e m e [redacted] a [redacted] be [redacted] b [redacted] e d e, e a e d [redacted] a, e a [redacted] c e e e [redacted] 30 da [redacted]. T e e [redacted] a e de [redacted] a e d b [redacted] e b a d f d e c [redacted] [redacted] a [redacted] be [redacted] e C [redacted] e e a d E [redacted] e e e, a e e c [redacted] e d b [redacted] e H [redacted] K [redacted] S. c E c a e (a [redacted] e a [redacted] e f e a c).

(4) B e f e, [redacted] b [redacted] i c e, [redacted] b [redacted] c a [redacted] i c e m e [redacted] f [redacted] e e e e e e e e e i e a e, aceme [redacted] a e ce, f cae, [redacted] e C m, a [redacted] a [redacted] b m, a c, [redacted] f. e a [redacted] i c e m e [redacted] b e, [redacted] b [redacted] e d [redacted] e e c a [redacted] e e c a e e e e e e e d a d m a [redacted] e e e d [redacted] e, [redacted] b [redacted] c a [redacted] i c e, [redacted] f a e, [redacted] f m e e e c a e e c a e c f m e [redacted] a a e a [redacted] i c e m e [redacted] a b e e d, [redacted] a e d [redacted] e e c a [redacted] e e c a e. T e, [redacted] b [redacted] c a [redacted] i c e m e [redacted] a [redacted] be d, [redacted] a e d [redacted] e e e c a [redacted] e f a, e e d f 90 da [redacted].

I f e a, [redacted] ca, [redacted] f [redacted] i a ce f a e, aceme [redacted] a e ce, f cae [redacted] a m a d e [redacted] i c e e e f. e e e e e d [redacted] de [redacted] f. e R e e a, S a e, e C m, a [redacted] a [redacted] m a [redacted] i c e a e e de a, [redacted] c, [redacted] f [redacted] e, [redacted] b [redacted] c a [redacted] i c e m e [redacted] a [redacted] e d [redacted] e, [redacted] b [redacted].

(5) U, [redacted] e, [redacted] f. e 90-da [redacted], e e d, e c f e d [redacted]. I e m (3) a d (4) e e f, f. e C m, a [redacted] a [redacted] e ce, e d a [redacted] b e c [redacted] e e e i a ce f a e, aceme [redacted] a e ce, f cae e f m a [redacted] e e e e ma [redacted] i e a e, aceme [redacted] a e ce, f cae a c c d [redacted] e a, [redacted] ca, [redacted] f. e a, [redacted] ca [redacted].

(6) Where the Company is a company limited by guarantee, the directors shall not be liable for any breach of duty in relation to the management of the company if they acted in good faith and in the best interests of the company.

(7) Any person who is a director of the company shall not be liable for any breach of duty in relation to the management of the company if they acted in good faith and in the best interests of the company.

Article 53

After the Company is incorporated, the directors shall not be liable for any breach of duty in relation to the management of the company if they acted in good faith and in the best interests of the company.

Article 54

The Company shall be a company limited by guarantee, and the directors shall not be liable for any breach of duty in relation to the management of the company if they acted in good faith and in the best interests of the company.

Chapter 7 Rights and Obligations of Shareholders

Article 55

The Company shall be a company limited by guarantee, and the directors shall not be liable for any breach of duty in relation to the management of the company if they acted in good faith and in the best interests of the company.

Shareholders shall not be liable for any breach of duty in relation to the management of the company if they acted in good faith and in the best interests of the company.

Shareholders shall not be liable for any breach of duty in relation to the management of the company if they acted in good faith and in the best interests of the company.

Where the Company is a company limited by guarantee, the directors shall not be liable for any breach of duty in relation to the management of the company if they acted in good faith and in the best interests of the company.

(1) The Company shall be a company limited by guarantee, and the directors shall not be liable for any breach of duty in relation to the management of the company if they acted in good faith and in the best interests of the company.

(2) Any person who is a director of the company shall not be liable for any breach of duty in relation to the management of the company if they acted in good faith and in the best interests of the company.

In the event of a breach of duty:

(1) If the directors of the company are liable for any breach of duty in relation to the management of the company, they shall be liable to the company for the amount of the loss suffered by the company as a result of the breach.

(2) F... a e... de... fa... a e... e... e... e... a m... a d f... e e... e... a... bee... ed
... ece... e... a ece... fca... e... f... e... e... a... a e... ece... e... ce f... m... e C... m, a... a... e... d... e... e... a
... mee... e... e... e... f... e... a... a e... a d... e... e... ce f... ce... e a f... e a d... e... a...
... be deemed a... e... ce f... ce... a... a... a e... de...

W e e... e... f... e... a e... de... de... e... ece... e... e C... m, a... a... e a d... a... d... de... d... b... r...
e... fca... a... c... a... be d... b... ed... c... a e... de... c... ece... a... be deemed a... a... d...
ece... f... m... c... a e... de... e C... m, a...

Article 56

H... de... f... d... a... a e... f... e C... m, a... a... e... e f... :

- (1) T... ece... e d... de... d a d... e... f... d... b... e b a... f... e... m b e... f... a e... e d b... em;
- (2)

() e, f, e a e a e, a a e, m b e f, a e a d e, a d e, c e f e a c c a f, a e b r b a c b e C m, a c e, e a f, c a e a e a a e e, e e, a d b e C m, a e e f ;

() b, d, u b, m, i e, f e e a m e e, e, f b a d m e e, e, f e b a d f, e e m e e, f, a c a e, ;

() e C m, a m e e c e a d e d f, a c a a e m e, a d e, f e b a d f d e c, a d e a d e b a d f, e ;

() c, f, e a e, a a e e e, c a b e e f e d e I d r, a d C m m e c e A d m i n a, B e a f, e P R C, e c m, e e a, e ;

(6) W e e C m, a e m, a e e r d a e, e c e e e a e f e m a a e e, f, e C m, a a c c d, e e a e e d;

(7) I f a a e d e e e e e e e d e f, e C m, a a a e e a m e e, e m a e r e e e C m, a b b a c a e ;

(8) O e e r d e e a, a d m i n a, e e r a, d e, a m e a e r a, a d, A c e f A c a, ;

W e e a e d e c, d e c, a a d e e f a d c e e c a d e e e, e C m, a a a e e e e a m a f i c, e a a a c e d e e a e.

Article 57

W e a a e d e e e e a e a c c e e f m a m e e d e, e c e d A c e, e a, e e e d e c e e e c a a d a m f a e d e T e C m, a a c m, e a e d e e e a f e e f d e a d m a c a e e a a b e f e e f, d, c, e f e f e m a e a, ;

Article 58

I f a e f, e C m, a e e a m e e b a d m e e c a a e e e a a d m i n a, e e r a, e a e d e c a e r e e c r a a r e d e c ;

I f e c e e, c e d e e m e d f a e e a m e e b a d m e e c a a e e e a, a d m i n a, e e r a, A c e f A c a, f e c e e f e e f i c m e e c a a e e, A c e f A c a, e a e d e c a e r e e c r a c a c e e e 60 d a f e e ;

Article 62

Tec... a e de adacra c... e f... eCm, a... a... e... a... caed ea... ,...
dama e... eCm, a... I ca e fabeac... c... e... dama e... eCm, a... e... a be
... abe... cm, e... ae.

Tec... a e de adacra c... e a e ad... f... e... ad... eCm, a... ad, r b, c
... a e de... f... eCm, a... Tec... a e de... a... c... e e c... a a ca, a
c... b... Tec... a e de ca... ma e e f... e d... r c a e d... b... f, f...
... e... c... f a e, e... a... e... m... a, ... a... f a e, b... a... a... a... e...
dama e... e a f... e... f... eCm, a... ad, r b, c... a e de... He... a... ma e e f... c...
... dama e... e a f... e... f... eCm, a... ad, r b, c... a e de...

I add... e b... a... r de... e a, ad... a... e e r a... e... e... r e f... e e c... e
e c a e ()... c... e a e f... eCm, a... a e... ed, c... a e de ma... e e e c... e
f... e... a e de', ... e, ma e dec... , e r d ca... e... e... f a... , a... f... e... a e de... a
a e... f... e e c... e f... e... e... e... e... e... f... e... b... :

- (1) Re... a d ec... r, e... f... e e, ... b... ac... e... e be... e e... f... e
Cm, a...
- (2) A... a d ec... r, e... (f... a... e, e...? be ef.)... de... e... eCm, a...
f... , ... e... a... a... c... d... (b... m... ed...) a... , ... e... a a e fa... abe... e
Cm, a...
- (3) A... a d ec... r, e... (f... a... e, e...? be ef.)... de... e... e... a e de...
f... e... e... e... c... d... (b... m... ed...)... e... d... b... a d...
b... c... d... e... c... f... eCm, a... r b... m... ed... a d ad... ed a... e... a e de... e e a
mee... acc... da ce... e A... ce... f A... ca... f... eCm, a...

Article 63

T e e m... c... a e de - m... ed... e, e ced... A... ce e fe... a, e... a... a... f... e a...
... e f... e f... c... d... :

- (1) He, ac... a... e... c... ce... e... e... a... e... e... e... e... a... a f... f... e d... ec... ;
- (2) He, ac... a... e... c... ce... e... e... a... e... e... e... e... c... e... e... e... e... e... e... e... f 30%
... m... e... f... eCm, a... ;
- (3) He, ac... a... e... c... ce... e... e... d 30%... m... e... f... e... e... d a d... r... a d... a e... f...
... eCm, a... ;
- (4) He, ac... a... e... c... ce... e... e... ac... a... c... eCm, a... a... e... m... a... e... .

Chapter 8 General Meeting

Section 1 General Provisions on General Meeting

Article 64

The general meeting shall be called by the Board of Directors and shall be held at the place and time specified in the notice of meeting.

Article 65

The general meeting shall have the following powers:

- (1) Decide on the annual general meeting of the Board of Directors;
- (2) Elect and replace directors, and elect and replace the Chairman of the Board of Directors;
- (3) Read and approve the financial statements;
- (4) Read and approve the financial statements;
- (5) Read and approve the annual financial statements and financial statements of the Board of Directors;
- (6) Read and approve the financial statements of the Board of Directors;
- (7) Decide on the election and re-election of the Board of Directors;
- (8) Decide on the election and re-election of the Board of Directors;
- (9) Pass resolutions on the financial statements of the Board of Directors;
- (10) Pass resolutions on the financial statements of the Board of Directors;
- (11) Amend the Articles of Association;
- (12) Read and approve the annual financial statements of the Board of Directors;
- (13) Read and approve the financial statements of the Board of Directors;
- (14) Read and approve the financial statements of the Board of Directors;
- (15) Read and approve the financial statements of the Board of Directors;
- (16) Read and approve the financial statements of the Board of Directors;

(17) Reședința mareșalului, așadar a șefului de familie, este biserica, administrată de parohia, de ambele parohii, în care se închină la Dumnezeu în C.M.A. și în care se închină la Dumnezeu în Așchilf Așchilf.

Article 66

Teșchilf este așchilf în C.M.A. și în biserica șefului de familie:

- (1) Așchilf este așchilf în C.M.A. și în biserica șefului de familie, în care ambele parohii au o contribuție de 50% în C.M.A. și în adăugirea;
- (2) Așchilf este așchilf în C.M.A. și în biserica șefului de familie, în care ambele parohii au o contribuție de 30% în C.M.A. și în adăugirea;
- (3) Teșchilf de familie este în parte de 70% de biserica;
- (4) Așchilf de familie este în parte de 10% în adăugirea;
- (5) Teșchilf de familie este în parte de adăugirea;
- (6) O șchilf este așchilf în biserica șefului de familie, este biserica în care se închină la Dumnezeu în C.M.A. și în biserica șefului de familie în Așchilf Așchilf.

Article 67

Este în C.M.A. și în biserica șefului de familie, este în C.M.A. și în biserica șefului de familie, este în biserica șefului de familie, este în biserica șefului de familie, este în biserica șefului de familie, este în biserica șefului de familie.

Article 68

Teșchilf este așchilf în biserica șefului de familie, este așchilf în biserica șefului de familie, este așchilf în biserica șefului de familie, este așchilf în biserica șefului de familie, este așchilf în biserica șefului de familie.

Article 69

Teșchilf este așchilf în biserica șefului de familie, este așchilf în biserica șefului de familie, este așchilf în biserica șefului de familie, este așchilf în biserica șefului de familie, este așchilf în biserica șefului de familie.

- (1) Teșchilf este așchilf în biserica șefului de familie, este așchilf în biserica șefului de familie, este așchilf în biserica șefului de familie, este așchilf în biserica șefului de familie, este așchilf în biserica șefului de familie.
- (2) Teșchilf este așchilf în biserica șefului de familie, este așchilf în biserica șefului de familie, este așchilf în biserica șefului de familie, este așchilf în biserica șefului de familie, este așchilf în biserica șefului de familie.
- (3) Șchilf este așchilf în biserica șefului de familie, este așchilf în biserica șefului de familie, este așchilf în biserica șefului de familie, este așchilf în biserica șefului de familie, este așchilf în biserica șefului de familie.

(4) Wee e e e b a d f d e c

(5) We e e b a d f f , e

(6) O e e c o m a c e , e c b e d b

Article 70

T e e e e

T e e e a m e e

Section 2 Proposing and Convening of General Meeting

Article 71

I d e , e d e

I f e b a d f d e c

Article 72

T e b a d f f , e

I f e b a d f d e c

I f e b a d f d e c

Article 73

Shareholders holding 10% of the (paid up) capital of the company shall be entitled to elect a director to the board of directors of the company.

- (1) Upon the receipt of the requisition, the directors of the company shall cause to be called a meeting of the board of directors of the company. The meeting shall be held on a day not more than 10 days after the receipt of the requisition and shall be held at the place specified in the requisition. The meeting shall be held at the place specified in the requisition.
- (2) If the board of directors of the company fails to call a meeting of the board of directors of the company within 5 days of the receipt of the requisition, the requisitioners may themselves call a meeting of the board of directors of the company.
- (3) If the board of directors of the company fails to call a meeting of the board of directors of the company within 10 days after the receipt of the requisition, the requisitioners may themselves call a meeting of the board of directors of the company.
- (4) If the board of directors of the company fails to call a meeting of the board of directors of the company within 5 days of the receipt of the requisition, the requisitioners may themselves call a meeting of the board of directors of the company.
- (5) If the board of directors of the company fails to call a meeting of the board of directors of the company within 5 days of the receipt of the requisition, the requisitioners may themselves call a meeting of the board of directors of the company.

Article 74

Where the board of directors of the company fails to call a meeting of the board of directors of the company within 5 days of the receipt of the requisition, the requisitioners may themselves call a meeting of the board of directors of the company.

Section 3 Proposals and Notices of General Meeting

Article 75

The following shall be amended, added, or deleted as follows at the next meeting. In all instances, the amendments shall be effective as of the date of the meeting.

Article 76

Whereas the following amendments to the Charter of the City of Los Angeles are proposed:

Section 2.1.1. The following amendments to the Charter of the City of Los Angeles are proposed:

Effective on the date of the adoption of the amendments, the following amendments to the Charter of the City of Los Angeles are proposed:

If the amendments to the Charter of the City of Los Angeles are adopted, the following amendments to the Charter of the City of Los Angeles are proposed:

Article 77

Whereas the following amendments to the Charter of the City of Los Angeles are proposed:

Whereas the following amendments to the Charter of the City of Los Angeles are proposed:

Article 78

The Charter of the City of Los Angeles is amended as follows:

Article 2.1.1. The following amendments to the Charter of the City of Los Angeles are proposed:

(4) Where the members of the CSRC are elected, the members shall be elected by the members of the CSRC.

Each day of the meeting shall be held in the afternoon.

Article 81

Not less than one month before the date of the meeting, the members of the CSRC shall be notified in writing of the date, time and place of the meeting. The members of the CSRC shall be notified in writing of the date, time and place of the meeting. The members of the CSRC shall be notified in writing of the date, time and place of the meeting.

The members of the CSRC shall be notified in writing of the date, time and place of the meeting. The members of the CSRC shall be notified in writing of the date, time and place of the meeting. The members of the CSRC shall be notified in writing of the date, time and place of the meeting.

Article 82

After the meeting, the members of the CSRC shall be notified in writing of the date, time and place of the meeting. The members of the CSRC shall be notified in writing of the date, time and place of the meeting. The members of the CSRC shall be notified in writing of the date, time and place of the meeting.

Article 83

The members of the CSRC shall be notified in writing of the date, time and place of the meeting. The members of the CSRC shall be notified in writing of the date, time and place of the meeting. The members of the CSRC shall be notified in writing of the date, time and place of the meeting.

Section 4 Convening General Meeting

Article 84

After the meeting, the members of the CSRC shall be notified in writing of the date, time and place of the meeting. The members of the CSRC shall be notified in writing of the date, time and place of the meeting. The members of the CSRC shall be notified in writing of the date, time and place of the meeting.

After the meeting, the members of the CSRC shall be notified in writing of the date, time and place of the meeting. The members of the CSRC shall be notified in writing of the date, time and place of the meeting. The members of the CSRC shall be notified in writing of the date, time and place of the meeting.

Since the members of the CSRC shall be notified in writing of the date, time and place of the meeting. The members of the CSRC shall be notified in writing of the date, time and place of the meeting. The members of the CSRC shall be notified in writing of the date, time and place of the meeting.

(1) The members of the CSRC shall be notified in writing of the date, time and place of the meeting. The members of the CSRC shall be notified in writing of the date, time and place of the meeting. The members of the CSRC shall be notified in writing of the date, time and place of the meeting.

(2) The members of the CSRC shall be notified in writing of the date, time and place of the meeting. The members of the CSRC shall be notified in writing of the date, time and place of the meeting. The members of the CSRC shall be notified in writing of the date, time and place of the meeting.

Article 96

Dice, si, e... a de... ma a me... mbe... a... e... a da... e... e... e a d... e...
f... a e... de... a... e... e a m... e...

Article 97

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

Article 98

T e e e a m... e... a... a... e... m... i... e... , e... a... e... d... b... e... e... c... e... a... e... b... a... d... f... d... e... c... . T e m... i... e...
... a... a... e... e... f... e... e... c... e... :

- (1) T m... e... e... e... a... d... a... d... a... f... e... m... e... a... d... a... n... e... f... e... c... e... e... ;
- (2) T e... a... n... e... f... e... m... e... c... a... m... a... d... e... a... n... e... f... e... d... e... c... ,... e... ,... m... a... a... e... ,... a... d... e...
... e... m... a... a... m... e... m... b... e... a... e... d... ,... e... a... e... m... e... ;
- (3) T e... m... b... e... f... a... e... de... (... c... i... d... d... m... e... c... e... e... d... a... e... de... a... d... e... e... a... a... e... de... (f...
a...)... a... d... e... a... e... d... e... m... e... ,... m... b... e... f... a... e... e... e... e... e... a... d... e... e... c... e... a... e...
... f... e... a... e... a... e... e... a... a... e... c... a... a... f... e... C... m... a... f... e... a... c... a... e... de... ;
- (4) T e... ,... c... e... f... e... e... a... d... d... c... ,... m... m... a... f... a... ,... e... c... a... d... e... e... i... f... e... a... c... ,... ,... a... ;
- (5) S a... e... de... ?... e... ,... ,... m... i... e... e... a... d... c... e... ,... d... a... e... e... e... ,... a... a... ;
- (6) N a... n... e... f... e... c... i... e... a... d... c... i... e... f... e... ;
- (7) O... e... c... e... a... b... e... c... i... d... e... a... ,... e... c... f... e... d... A... c... e... f... A... c... a... .

Article 99

T e c... e... e... a... e... i... e... a... e... c... e... f... e... m... i... e... a... e... i... e... ,... a... c... a... e... a... d... c... m... ,... e... . D... e... c... ,
... e... ,... e... c... e... a... e... e... b... a... d... f... d... e... c... ,... c... e... e... a... d... e... ,... e... e... a... e... a... d... e... m... e... c... a... m...

Section 5 Voting and Resolutions at General Meetings

Article 101

Resolutions passed at a meeting shall be valid and binding on the company.

Ordinary resolutions shall be passed by a simple majority of the validly voting members (including proxies) at a meeting.

Special resolutions shall be passed by a majority of three quarters of the validly voting members (including proxies) at a meeting.

Article 102

Where a resolution is passed at a meeting, the chairman shall certify the result of the vote and the names of the members who voted for and against it. Each member shall be entitled to one vote.

Shareholders holding shares jointly shall be treated as one member for the purposes of voting.

Subject to the provisions of this article, the chairman shall have the right to adjourn the meeting from time to time and from place to place, and to suspend the business of the meeting, and to do so in any manner he may think fit, provided that he shall not exercise this power so as to suspend or adjourn the meeting for more than 14 days at a time.

Where a resolution is passed at a meeting, the chairman shall certify the result of the vote and the names of the members who voted for and against it. He shall also certify the names of the members who were present at the meeting. The chairman shall also certify the names of the members who were present at the meeting and the names of the members who were absent from the meeting.

In accordance with the provisions of this article, the chairman shall have the right to adjourn the meeting from time to time and from place to place, and to suspend the business of the meeting, and to do so in any manner he may think fit, provided that he shall not exercise this power so as to suspend or adjourn the meeting for more than 14 days at a time.

Article 103

Valid resolutions shall be binding on the company.

Article 104

Where a resolution is passed at a meeting, the chairman shall certify the result of the vote and the names of the members who voted for and against it.

Article 105

Where a resolution is passed at a meeting, the chairman shall certify the result of the vote and the names of the members who voted for and against it.

Article 106

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

Article 107

A f... bee ec ed b... e e e a mee... f... de... ce... f... ma... e...
(7), (8) (9), (11), (13) a d (15) ... A... ce 63 ... ma... e... ed b... e a... ad... a... e e... a...
... A... ce f A... ca... ce ma... e... ed b... e e e a mee... b... d a... e... a... be
f... f ca... m, ac... e C... m, a... a d... e eb... a... be, a ed b... ec a e... a... be, a ed b...
ec a e... a... e e a mee... A d... ic ma... e... e... a... a... (16) a... e... ec... e... a...
e ab... e me... ed, ... e d a... e... a d... ec a e... acc da ce ... e
ec f... ce... f... a... e... de... a...

Article 108

T e c a m a f... e mee... a... be e d e... b e f... dec d... e... e... a... e... f... e e e a
mee... a... bee... a ed. H... dec... a... be f... a a d... a... be a... ced a... e mee... a d ec d ed...
e m... e... f mee...

Article 109

I f... e c a m a f... e mee... a... a... d... r... b... a b... r... e... e... e... f... a... e... e... ma... a... a... e... e-
c... r... f... e... e. I f... e c a m a f... e mee... d... e... a... a... e... e... c... r... f... e... e... a... a... e... de
... a... e... d... e... mee... c... a... e... e... e... e... a... n... ced b... e c a m a f... e mee... a...
a... e... be... e d... e... e... e... c... r... f... e... m... m... e d... a... e... a... f... e... r... c... a... n... c... e... e... e c a m a f... e
mee... a... m... m... e d... a... e... a... a... e... e... c... r... f... e... e...

Article 110

I f... c... r... f... e... e... d... a... a... e... e... a... mee... e... e... f... e... c... r... a... a... be... ec... d ed... e m... e... f
mee... T e m... e... f mee... a d... e... e... a... ec... d... f... a... e... d... a... ed b... e a... e... d... a... e... de
a d... e... a... be... e... a... e C... m, a... d... m... c... e... f... a... e... d... e... a... 10... e a...

Article 111

S a... e... de... ma... e... a... n... e... c... e... f... e... m... e... f mee... d... e... C... m, a... f... f... ce... r... f... ee
f... c... a... e. I f... a... e... de... e... r... e... f... a... c... c... f... e... e... e... a... m... e... f mee... e... C... m, a...
a... a... e... d... i... c... c... e... e... e... e... d... a... r... e... e... c... e... f... a... n... e... f... e... a... b... e... c... a... e...

Chapter 9 Special Procedures for Voting at Class Meeting

Article 112

Section 1. The following shall be deemed to be a quorum for the purpose of this article.

Section 2. The following shall be deemed to be a quorum for the purpose of this article, and the same shall apply to the articles of association.

Section 3. The following shall be deemed to be a quorum for the purpose of this article, and the same shall apply to the articles of association.

Section 4. The following shall be deemed to be a quorum for the purpose of this article, and the same shall apply to the articles of association.

Article 113

Section 1. The following shall be deemed to be a quorum for the purpose of this article, and the same shall apply to the articles of association.

Section 2. The following shall be deemed to be a quorum for the purpose of this article, and the same shall apply to the articles of association.

Article 114

Section 1. The following shall be deemed to be a quorum for the purpose of this article, and the same shall apply to the articles of association.

1. The following shall be deemed to be a quorum for the purpose of this article, and the same shall apply to the articles of association;
2. The following shall be deemed to be a quorum for the purpose of this article, and the same shall apply to the articles of association;
3. The following shall be deemed to be a quorum for the purpose of this article, and the same shall apply to the articles of association;
4. The following shall be deemed to be a quorum for the purpose of this article, and the same shall apply to the articles of association;
5. The following shall be deemed to be a quorum for the purpose of this article, and the same shall apply to the articles of association;

Article 117

W e e e C m, a [redacted] d a c a m e e [redacted] a p p l i c a t i e [redacted] c e 45 d a [redacted] [redacted] e m e e [redacted] f m [redacted] a p p l i c a t i e d a e d e f a c a f e m a e [redacted] b e c o d e d a l e m e e [redacted] a e [redacted] a d a e a d, a c e f e m e e [redacted] S a e d e [redacted] d a e d e m e e [redacted] a p p l i c a t i e 20 d a [redacted] [redacted] e d a f e m e e [redacted] d e f e e [redacted] e e C m, a [redacted] f e a e d a c e.

I f e i m b e f e [redacted] a e e, e e e d b [redacted] e a e d e d e d a e d e m e e [redacted] m e [redacted] a e a f f e a p m b e f [redacted] a e f a c a [redacted] e C m, a [redacted] d e c a m e e [redacted] f [redacted] a e d e. I f [redacted] e C m, a [redacted] a p p l i c a t i e d a f m e a e d e c e a a f e m a e [redacted] b e c o d e d a l e m e e [redacted] a d e d a e a d, a c e f e m e e [redacted] e f m f a, b j c a [redacted] c e m e [redacted] U [redacted] f c a [redacted] b [redacted] b j c a [redacted] c e m e [redacted] e C m, a [redacted] d e c a m e e [redacted].

I f e e a [redacted] e c a p e r m e b [redacted] e p p l i c a t i e f e, a c e e e e C m, a [redacted] a e a e p l e d, [redacted] e r m e [redacted] a p p l i c a t i e.

Article 118

T e [redacted] c e f c a m e e [redacted] f a e d e [redacted] a b e d e p e e d [redacted] e a e d e e p e d [redacted] e e e a.

T e [redacted] c e d e f a c a m e e [redacted] a p p l i c a t i e e e e [redacted] b e b e d e c a p i t a l e [redacted] c e d e f a e e a m e e [redacted] U e e e e e e c f e d [redacted] e c [redacted] f e A c e f A c a [redacted] f e C m, a [redacted] e e a [redacted] c e d e f e e d [redacted] f a e e a m e e [redacted] a b e a, b j c a b e a c a m e e [redacted].

Article 119

I a d d [redacted] d e f e c a e f f a e [redacted] d e f d m e s c t e e d a e a d e e a p p l e d f e [redacted] a e a e d e m e d a b e d f f e e c a e f f a e d e [redacted].

T e [redacted] e c a [redacted] c e d e f [redacted] c a m e e [redacted] a p p l i c a t i e [redacted] e f f [redacted] c c m a c e:

- (1) W e e e C m, a [redacted] e d m e s c t e e d a e a d e e a p p l e d f e [redacted] a e r [redacted] a [redacted] a b [redacted] a e c a p e r m e f [redacted] a e d e [redacted] a e e a m e e [redacted] e e e e a a e [redacted] c a c e [redacted] c e e e [redacted] 12 m [redacted] m e e a 20% f e a c f e e e e e d m e s c t e e d a e a d e e a p p l e d f e [redacted] a e f e C m, a [redacted]
- (2) W e e e C m, a [redacted] a [redacted] e d m e s c t e e d a e a d e e a p p l e d f e [redacted] a e r [redacted] c [redacted] a [redacted] m e m e d [redacted] 15 m [redacted] f m e d a e f a [redacted] a b [redacted] e e c a e e e r a [redacted] a [redacted] f e S a e C r i c [redacted];
- (3) W e e [redacted] e a [redacted] a b [redacted] e e c a e e e r a [redacted] a [redacted] f e S a e C r i c [redacted] e d m e s c t e e d a e d e [redacted] a f e e [redacted] a e d e [redacted] e f e e e e e f e e e a p p l e d a d a d [redacted].

Article 122

In determining the liability of a director or officer of the Corporation, the fact that the director or officer was not a member of the Corporation at the time of the act shall not be a defense.

Article 123

The Board of Directors may, from time to time, suspend or remove any director or officer of the Corporation who is not a member of the Corporation.

Chapter 11 Board of Directors

Section 1 Directors

Article 124

Directors shall be elected by the members of the Corporation at the annual meeting of the Corporation. A director may be elected by the members of the Corporation at any meeting of the Corporation called for the purpose of electing directors.

A director may be elected by the members of the Corporation at any meeting of the Corporation called for the purpose of electing directors. If a director is elected by the members of the Corporation at a meeting called for the purpose of electing directors, the election shall be effective from the date of the meeting.

A director may be elected by the members of the Corporation at any meeting of the Corporation called for the purpose of electing directors. A director may be elected by the members of the Corporation at any meeting of the Corporation called for the purpose of electing directors.

A director shall be elected by the members of the Corporation.

Article 125

The directors, by a majority vote, may add, delete, or amend the bylaws of the Corporation, subject to the approval of the members of the Corporation.

- (a) to add, delete, or amend the bylaws of the Corporation;
- (b) to amend the bylaws of the Corporation;
- (c) to amend the bylaws of the Corporation;
- (d) to amend the bylaws of the Corporation.

Section 3 Board of Directors

Article 137

The Chairman, a director, a board director, or a committee member shall be accountable to the shareholders.

Article 138

The board director, chairman, executive director, or director shall have the right to demand the board director, chairman, executive director, or director to be held accountable to the shareholders. (The executive director, chairman, executive director, or director shall be held accountable to the shareholders.) (The executive director, chairman, executive director, or director shall be held accountable to the shareholders.)

The chairman or director shall be held accountable to the shareholders. The chairman or director shall be held accountable to the shareholders. The chairman or director shall be held accountable to the shareholders.

Article 139

The board director shall be held accountable to the shareholders:

- (1) shall be held accountable to the shareholders;
- (2) shall be held accountable to the shareholders;
- (3) shall be held accountable to the shareholders;
- (4) shall be held accountable to the shareholders;
- (5) shall be held accountable to the shareholders;
- (6) shall be held accountable to the shareholders;
- (7) shall be held accountable to the shareholders;
- (8) shall be held accountable to the shareholders;
- (9) shall be held accountable to the shareholders;
- (10) shall be held accountable to the shareholders;
- (11) shall be held accountable to the shareholders;

- (12) $\mathbb{Z}[\sqrt{2}]$ este un domeniu euclidian și este un anel local noetherian. Accordați puncte pentru:
 (a) $\mathbb{Z}[\sqrt{2}]$ este un anel local noetherian și este un domeniu euclidian.
- (13) $\mathbb{Z}[\sqrt{2}]$ este un anel local noetherian și este un domeniu euclidian.
- (14) $\mathbb{Z}[\sqrt{2}]$ este un anel local noetherian și este un domeniu euclidian.
- (15) $\mathbb{Z}[\sqrt{2}]$ este un anel local noetherian și este un domeniu euclidian.
- (16) $\mathbb{Z}[\sqrt{2}]$ este un anel local noetherian și este un domeniu euclidian.
- (17) $\mathbb{Z}[\sqrt{2}]$ este un anel local noetherian și este un domeniu euclidian.
- (18) $\mathbb{Z}[\sqrt{2}]$ este un anel local noetherian și este un domeniu euclidian.
- (19) $\mathbb{Z}[\sqrt{2}]$ este un anel local noetherian și este un domeniu euclidian.
- (20) $\mathbb{Z}[\sqrt{2}]$ este un anel local noetherian și este un domeniu euclidian.
- (21) $\mathbb{Z}[\sqrt{2}]$ este un anel local noetherian și este un domeniu euclidian.
- (22) $\mathbb{Z}[\sqrt{2}]$ este un anel local noetherian și este un domeniu euclidian.
- De exemplu, $\mathbb{Z}[\sqrt{2}]$ este un anel local noetherian și este un domeniu euclidian.
 - $\mathbb{Z}[\sqrt{2}]$ este un anel local noetherian și este un domeniu euclidian.
 - $\mathbb{Z}[\sqrt{2}]$ este un anel local noetherian și este un domeniu euclidian.
 - $\mathbb{Z}[\sqrt{2}]$ este un anel local noetherian și este un domeniu euclidian.
 - $\mathbb{Z}[\sqrt{2}]$ este un anel local noetherian și este un domeniu euclidian.
 - $\mathbb{Z}[\sqrt{2}]$ este un anel local noetherian și este un domeniu euclidian.

... b, a, a, a, d, c, a, a, a, e, e, a, e, e, C, m, a, c, a, e, b, a, d, c, a, e, b, c, a, e, e, e, f, c, a, a, f, e, d, c, a, d, a, b, m, a, e, a, c, e;

... b, a, a, a, d, c, a, a, e, c, e, e, d, b, e, e, e, d, e, e, e, a, e, e, m, e, a, d, e, e, a, e, e; a, d

... e, e, e, c, e, e, d, e, e, e, e, m, e, a, d, d, e, m, a, f, e, P, a, C, m, m, e, e.

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

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

Article 140

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

Article 143

T e c a m a f . e b a d . a a e e c . e . e f f i c a d e :

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

Article 144

T e c e c a m a . a e c a m a f . e b a d . f d . e c W e . e c a m a a b e d e c a d . e e a b e c a . e d b e c e c a m a (f . e C m . a a m e . e c e c a m e e . e e d . e a b e c a . e d b e c e c a m a m . a e d b m . e a e a f . f . e d . e c) . I f . e c e c a m a a b e d e c a d . e m e a e a f . f . e d . e c a m . a e a d . e c c a e d . e

Article 145

T e b a d m e e c i d e e r a m e e a d e . a d a m e e

R e r a m e e f . e b a d . f d . e c a b e e d a . e a c e a M e e f . e b a d . f d . e c a b e c . e e d b e c a m a f . e b a d b a c e . a d . e c a d e e . d a b e f . e . e m e e e d .

Article 154

The members of the Board shall be:

- (1) one representative of the employees;
- (2) one representative of the directors, (and one representative of the shareholders);
- (3) one representative of the company;
- (4) one representative of the directors, (and one representative of the employees);
- (5) one representative of each of the following: (one representative of the employees, one representative of the shareholders, and one representative of the directors).

Article 155

The members of the Board shall be elected by the members of the Board, and shall hold office for a term of three years, and shall be eligible for re-election. The members of the Board shall be elected by the members of the Board, and shall hold office for a term of three years, and shall be eligible for re-election. The members of the Board shall be elected by the members of the Board, and shall hold office for a term of three years, and shall be eligible for re-election.

Chapter 12 Secretary to the Board of Directors

Article 156

The members of the Board shall elect one of their number to be the Secretary to the Board, and shall hold office for a term of three years, and shall be eligible for re-election.

Article 157

The Secretary to the Board shall be elected by the members of the Board, and shall hold office for a term of three years, and shall be eligible for re-election.

The members of the Board shall elect one of their number to be the Secretary to the Board, and shall hold office for a term of three years, and shall be eligible for re-election.

- (1) one representative of the employees;
- (2) one representative of the directors, (and one representative of the shareholders);
- (3) one representative of the company;
- (4) one representative of the directors, (and one representative of the employees);
- (5) one representative of each of the following: (one representative of the employees, one representative of the shareholders, and one representative of the directors).

- (1) one representative of the employees;
- (2) one representative of the directors, (and one representative of the shareholders);
- (3) one representative of the company;
- (4) one representative of the directors, (and one representative of the employees);
- (5) one representative of each of the following: (one representative of the employees, one representative of the shareholders, and one representative of the directors).

- (1) one representative of the employees;
- (2) one representative of the directors, (and one representative of the shareholders);
- (3) one representative of the company;
- (4) one representative of the directors, (and one representative of the employees);
- (5) one representative of each of the following: (one representative of the employees, one representative of the shareholders, and one representative of the directors).

- (4) , a , c , a e , e a a e m e , f c a , a m a e f , a c ;
- (5) , a e , e m e d a e a e c e , e r , a . a , e a d m e d a , a d m a , a , d , b , c e a , ;
a d
- (6) f i f , e a , a , e d b , e B a d f d e c , a e a , e c a m a .

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

- (1) , a e e m e e , f e B a d a d e m e e , f e S a e , d e , e a e e a d o m e a , ,
, e a e m e e , m i n e , e r e e a c c o a c f , e m e e , m i n e , e e , e m e e , d o m e a
c i d e m e e , m i n e a d a e e a , e f i c m , e e d e m , m e a , f e
e a e d e , e , e B a d , e m , a a e .
- (2) e r e e b a d ' d e c , m a , m a , e , c a c c d a c e , e , e c b e d , c e d e ,
, a e a d , a , c , a e , e d o m e e , e e e r e f e b a d m a e r e ,
e a e d r e , a d f i f , e , e e e r e f e b a d e a e d c m e e f e b a d .
- (3) a e c a c , e b e e e C m , a a d e e c , e e r , a a , e , a e e
, b , e f , e a a d m e b m , e d o m e e r e e d b , e e r , a
a , e , a d f a e a a a e d b , e e r , a a , e .
- (4) c i d a e a d a e e c , a e f m a , d c i e , m , e e f m a , d c i e
, e m , , a , c , a e , a e m e e , e a e d f m a , d c i e , a d b e f i a a e f e
m a b e e d e c , a d e a e d f m a , e m e .
- (5) b e e , b e f e c f d e , a f e e e f m a , e C m , a a e , c e ,
a d f m i a e e f f e c e c f d e , a m e a r e , a e e c e a m e d a m e a r e e e a a e
f e e e f m a , f e a e , c e f e C m , a i d e e a a e a , e a m e
m a e e , a a d c a f a c c d , a d f m e e a e r , a a e c e a d
e C a S e c , e R e r a C m .
- (6) c i d a e a d a e e C m , a d m e , c a d e e a m a e e e , e c e e
c e e , a e e e e m e d a e a e c e a d m e d a , c i d a e a d e , b , c
e r e e , e r e a e a a b e e e e m e f m a , d c i e d b , e C m , a
C m , e m m a e , e e e a d m , a a , a d e , e e a m a e e e
C a S e c , e R e r a C m .
- (7) b e e , b e f e m a e a c e f a e , d e ' e e , d e c ' e e , a e d f
b a a a e d e a d d e c a e e c d a e e a a m e f i r e d d e b e e d e
f e C m , a
- (8) a d e c a d e e a m a a e , e f m d , a c c d a c e d m e , c a d f e , a ,
e r , a , A c e f A c a a d e e e a e r , a . W e e e a e C m , a
m a m a e a e r a f a e e a , e e c e a a a b a
e m e m d e C m , a a d a e f i e f e c e e r a e C a S e c , e
R e r a C m a d e e r , a a e c e .

(9) The directors, upon the recommendation of the Board of Directors, may cause to be filed with the Secretary of the State a certificate of incorporation for the corporation to be formed.

(10) The directors may cause to be filed with the Secretary of the State a certificate of incorporation for the corporation to be formed.

Article 158

The directors may cause to be filed with the Secretary of the State a certificate of incorporation for the corporation to be formed.

The directors may cause to be filed with the Secretary of the State a certificate of incorporation for the corporation to be formed.

Article 159

The directors may cause to be filed with the Secretary of the State a certificate of incorporation for the corporation to be formed.

Chapter 13 General Manager

Article 160

The directors may cause to be filed with the Secretary of the State a certificate of incorporation for the corporation to be formed.

The directors may cause to be filed with the Secretary of the State a certificate of incorporation for the corporation to be formed.

Article 161

The directors may cause to be filed with the Secretary of the State a certificate of incorporation for the corporation to be formed.

The directors may cause to be filed with the Secretary of the State a certificate of incorporation for the corporation to be formed.

The directors may cause to be filed with the Secretary of the State a certificate of incorporation for the corporation to be formed.

Section 2 Board of supervisors

Article 173

The Commission shall advise the board of supervisors.

Article 174

The board of supervisors shall be composed of three (3) members, one of whom shall be elected annually by the board of supervisors.

The annual meeting shall be held on the first day of January, and the board of supervisors shall be a body of three (3) members.

Article 175

The board of supervisors shall be composed of three (3) members, one of whom shall be elected annually by the board of supervisors. The annual meeting shall be held on the first day of January, and the board of supervisors shall be a body of three (3) members, one of whom shall be elected annually by the board of supervisors.

Article 176

The board of supervisors shall be authorized to elect one or more members to the board of supervisors, and to elect one or more members to the board of supervisors.

1. to examine the Commission's financial affairs;
2. to receive and examine the annual report of the Commission, and to advise the board of supervisors, and to advise the board of supervisors, and to advise the board of supervisors;
3. to demand the production of any documents or records of any member of the board of supervisors, and to advise the board of supervisors;
4. to receive and examine the annual report of the board of supervisors, and to advise the board of supervisors, and to advise the board of supervisors;
5. to receive and examine the annual report of the board of supervisors, and to advise the board of supervisors, and to advise the board of supervisors;
6. to receive and examine the annual report of the board of supervisors;
7. to receive and examine the annual report of the board of supervisors;
8. to receive and examine the annual report of the board of supervisors, and to advise the board of supervisors, and to advise the board of supervisors.

9. c d c... e, a... d c e... fab... ma... eb... e... e a... a de a e, fe... a
f m... c a acc... f m a d a f m... a... e e e c e a... T e c... a... be
b... e b... e C m, a...

10. a... e d... e a , e c, bed b... e A... c e... f A... c a... f... e C m, a...

Article 177

T e m e e... f a b a d f r, e... a... be e d a... e a... c e e e... (6) m... c... a... be
c... e e d a d, e... d e... e b... e c a m a... A... e... m a... ,... e... c... e e a e... a d... a... m e e...
f... e b a d f r, e...

W e e... e c a m a... f... e... e... b a d... c a... a b e f, e f m... f a... , e f m... / e d... e,
a... e... e e c e d b... e... e... a... a f... f... e... e... a... c... e e a d, e... d e... e... e... e...
b a d m e e...

Article 178

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

Article 179

A m e e... f... e... e... b a d... a... b e c... d... c... e d... r... e... a... e... d e d b... m... e... a... -... d... f
... e... e... V... a... a... e m e e... r... e... b a d... a... b e c a... e d... r... b... ,... a... d e a c... r... e... a...
... a... e... e... e... A... r... e... a... a... e... d... m e e... f... e... e... b a d... ,... e... ,... a... ,...
... a... e... r... e... a... e... d... e... m e e... /... e... b e a f... d... e... /... e... a... b e... c... e... T e e... e... f a... a...
... a... ,... e c f... e... e... e... f a... a...

R e... a... a... e m e e... f... e b a d f r, e... a... b e ,... a... e d b... m... e... a... -... d... f... e
... r... e... e...

Article 180

T e d... a... e d... r... e... a... b e e c... d... e... m... e... f... e m e e... f... e b a d f r, e... . S... e...
... a... e... d... e... m e e... a... a... e... e... m... e... f... m e e...

S... e... a... e... e... d... e... r... e... a... a... e... ,... a... a... f... e... c... m... e... m... a... d... e... m e e... b... e... d...
... e... m... e... M... i... e... f... m e e... f... e b a d f r, e... a... b e m a... a... e d a c... ,... a... e... a... c... e... f...
... a... e a... 10... e a...

Article 181

A... c... e... f... e m e e... f... b a d f r, e... a... a... r... e... a... b e... e... 10 d a... ,... e... e... e... e...
... f... m e e...

Article 181, e... mee... a... de... e f... ce... :

(1) dae, ere, adda... f... mee... ;

(2) ea... ad... e... f... ce... ;

(3) dae... a... ce... f... ce.

Article 182

The ea... abee, e... ed b... e b a d f r, e... ee a eme... f... fe... a... ce a... ce, f... ed, r... acc... a... , ac... a d... , e.c.,... e f... m... () d... a... be b... e b... e C m, a...

Article 183

The ea... abee, e... ed b... a... e... f... a... e d... mee... f b a d f r, e... a d r... e, e... ce... de... ca... a... , f... e... f... m... e... ca... f... e... e... ee... ee... e... e... (f... a... e... ca... f... e... de... ce... f... ce... , e...) a d... e... acc... m... da... a d... me... e... , e... d... r... ce... mee... .

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

Article 184

A... ma... e... ea a D... r, e... , e... a... a... a... e... e... ma a eme... m... e... m... e... f... e C m, a... f... a... f... e... f... ce... m... a... ce... a... ,... e... :

1. a... ca, ac... ce... ed ca, ac... f... ce... ac... ;
2. a... a... m... da... f... ce... f... ce... ,... b... be... f... e... e... f... ,... e... m... a... ,... a... f... ,... e... ab... a... e... ca... e... m... ce... de... a d... a... be... ,... ed... be... ce... f... m... ce... f... ce... ;... a... be... de... ed... f... ce... ca... ,... e... ca... e... ee... a... f... e... (5) ... a... e... a... ed... ce... e... da... e... f... e... c... m... ,... e... f... m... ,... e... a... f... ce... ,... m... e... de... ,... a... ;
3. a... a... f... m... e... d... ce... ,... fac... ma... e... ee... a... ma... a... e... f... a... c... m... a... ee... ,... e... ce... a... e... e... ed... e... r... da... a d... e... ,... a... ab... e... f... e... ce... f... ce... f... ce... m... a... ee... ,... e... ee... e... a... ee... (3) ... a... e... a... ed... ce... e... da... e... e... c... m... ,... e... f... e... ce... a d... r... da... f... e... c... m... a... ee... ,... ee... ;
4. a... a... f... m... e... a... e... ee... a... e... f... a... c... m... a... ee... ,... e... ce... a d... b... ee... ce... e... e... ed... de... a... a... f... e... a... a d... ce... ed... e... a... ab... ee... e... e... a... ee... (3) ... a... e... a... ed... ce... e... da... e... f... e... ce... f... e... ce... ee... ce... e... ;
5. a... a... a... a... e... a... e... a... m... f... de... b... d... e... a d... r... a d... ;

6. a, e... r de c m, a... e... a... , e e... b... a r d c a... a... a... f... a... f... e c m, a... a... e e a d... e... a... , e e... e... c... c... d e d;
7. a, e... , b... e... e... e... e... e... e... e... e... b... e CSRC a d... e a f... e a d... , b... , e... d... a... e... e... e... d;
8. a, e... c... c... e d... f... e... c... a... e... f... ,... f... e... e... a... e... e... e... e... e... a... b... a... e... e... a... c m, e... a... a... a... d... i... c... c... c... e... a... f... d... a... e... a... a... c... e d... f... a... d... e... d... d... e... e... e... e... a... f... e (5) e... a... a... e... a... e... d... c... e... d... a... e... f... e... c... c... ;
9. ... a... a... e... ;
10. ... e... c... m... a... c... e... , e... c... b... e d... b... e... a... , a d m... a... a... e... e... a... ,... d... e... a... m... e... a... e... r... a... ,... e... f... e... c... e... r... a... a... d... e... c... a... e... ()... e... e... e... e... e... e... c... m... a... a... e... e... e... d... .

Article 185

T e a... d... f... a... c... f... a... d... e... c... e... e... f... f... c... e... b... e... a... f... f... e... c... m... a... a... a... d... a... -... b... a... f... d... e... d... , a... a... b... e... a... f... f... e... d... b... a... e... r... a... e... e... f... f... c... e... e... c... a... a... d... e... f... e... c... a... f... c... a... .

Article 186

I... a... d... e... b... a... ,... e... d... b... a... , a d m... a... e... e... a... ,... e... f... e... e... c... e... e... c... a... e... ()... c... a... e... f... e... c... m... a... a... e... e... d... , e... c... m... a... d... e... c... ,... e... ,... m... a... e... a... d... e... e... e... m... a... m... e... e... a... d... e... a... c... S... a... e... d... e... ,... e... e... c... e... f... e... f... i... c... a... d... ,... e... f... e... c... m... a... e... e... d... .

1. ... c... a... e... e... c... m... a... e... c... e... d... e... c... e... f... b... e... e... ,... a... e... d... b... e... e... c... e... ;
2. ... a... c... e... e... b... e... e... e... f... e... c... m... a... ;
3. ... e... ,... a... e... a... r... e... e... c... m... a... ,... e... c... d... (... m... a...)... a... f... ,... e... a... a... e... e... c... m... a... a... d... ;
4. ... d... e... e... a... e... d... e... f... e... d... d... a... ,... e... e... c... d... (... m... a...)... d... b... a... d... ,... a... e... ,... a... e... c... f... e... c... m... a... b... e... d... . S... a... e... d... e... f... a... ,... a... a... c... c... d... a... c... e... A... c... e... f... A... c... a... .

Article 187

E... a... c... f... e... c... m... a... D... e... c... ,... e... ,... e... e... a... m... a... e... a... d... e... e... m... a... m... e... m... b... e... e... a... d... e... e... e... c... e... f... ,... e... a... d... d... c... a... e... f... d... e... ,... e... e... c... e... e... c... a... e... d... e... c... e... a... d... ,... a... a... e... a... b... ,... i... d... e... ,... e... e... d... e... c... e... c... m... a... a... b... e... c... o... m... a... c... e... .

Article 188

T e C m, a d e c e, r, e p e, a d e m a a e m e m, e e e e c e f e d e, a b d e b e, e c, e f d f a a d a a a a a c e e m e e a, e e e e a c f c b e e e e, e a a e e a d e d e. T e, e c, e a c i d e (b e m, e d e) e f i f m e f e f e f m e b a a a :

1. a a c e e e b e e e f e C m, a
2. e e e e e c e f e f i c a d, e a d e e e e e c e d e c e ;
3. e e a e e e e d e e e e d e m / e e a a m e f / e e f b e m a a e d b a e e e a d e e a e e e e e e f d e e a e e a e m e d b e a a d a d m a e e a e e f m e d e e f e e e a m e e ;
4. e e a. S a e e d e f e a m e c a e a a d e a. S a e e d e f d f f e e c a e f a
5. e e c c i d e a c a c e e e a a a c e a a e m e e e C m, a e c e, a e e e e d e d e A c e f A c a e f e C m, a e f m e d e e f e e e a m e e ;
6. e e e e C m, a e e f e e b e e f a a e f m e d e e f e e e e a m e e ;
7. e e e e a c c e b b e e e e a e m e m a, e e e C m, a f i d e e e e C m, a e b a m e a c i d e (b e m, a) e e e a d a a e e e C m, a
8. e e e a c c e c m e c e c e C m, a a a c e e e f m e d e e f e e e a m e e ;
9. e a b d e b e A c e f A c a e f e C m, a e f m d e f a f i a d, e e e e e e f e C m, a a d e e e e a d e e e C m, a a d a c e e e e e e ;
10. e e e e f m e f / e e f e e e b e e e e e a b e e e e C m, a e e e e f m e f e e b e e e m a e e C m, a a d e m e e e C m, a a a e f m e d e e f e e e a m e e ;
11. e e m a, e e C m, a f i d e e e C m, a f i d e a e e a a c c e d e e e e e e a m e ; a d
12. e e e e a e f e e e e f A c e f A c a e d f i d e a e e e e e e e e e e f e C m, a e e e d e e e e e e a e e e f e C m, a e e e e e e f e e e a m e e e b a d f d e c e ;
13. e e e a m e e e e f e C m, a e e e e f e c e e e d e a e e e ;

14. ... d, c, e, f de ... a, f, m, a, ... e a, ... e C, m, a ... a, a, a, c, r, e, d, b, ... m, ... e d, ...
 ... e, f, f, c, e, ... e, f, m, e, d, c, e, ... f, e, e, e, a, m, e, ... a, d, ... e, r, i, c, f, m, a, ...
 e, c, e, ... e, e, e, f, e, C, m, a ... e, e, e, r, i, c, f, m, a, ... m, a, b, e, d, c, e, d, ... e, c, r, i, ...
 ... e, e, e, m, e, a, ... e, ... a, ... f, e, f, ... c, o, m, a, c, e, :

- (1) ... d, e, d, b, ... a ;
- (2) ... e, r, e, d, ... e, r, b, c, ... e, e, ;
- (3) ... e, r, e, d, ... e, e, e, f, i, c, d, e, c, ... r, e, ... e, ... e, ... f, f, c, e, f, e, C, m, a ...

Article 189

Eac D, e, c, a, ... r, e, ... e, e, a, m, a, a, e, ... e, e, ... m, a, a, m, e, m, b, e, r, f, e, C, m, a ... a, ...
 c, a, n, e, e, f, ... e, ... (**Connected Persons**) ... d, ... a, e, ... b, e, d, f, ... :

1. ... e, ... m, ... c, ... d, f, i, c, d, e, c, ... r, e, ... e, ... m, a, a, m, e, ... f, e, C, m, a ...
2. ... e, ... e, f, a, d, e, c, ... r, e, ... e, ... m, a, a, m, e, ... f, e, C, m, a ... f, a ... e, ... e, f, e, d, ...
 ... L, e, m, (1) ... e, e, f, ;
3. ... e, ... a, e, f, a, d, e, c, ... r, e, ... e, ... m, a, a, m, e, ... f, e, C, m, a ... f, a ... e, ... e, f, e, d, ...
 ... L, e, m, (1) a, d, (2) ... e, e, f, ;
4. ... e, c, m, a ... e, ... c, a, d, e, c, ... r, e, ... e, ... m, a, a, m, e, ... f, e, C, m, a ... a, ... e, ...
 ... a ... e, ... e, f, e, d, ... L, e, m, (1), (2) a, d, (3) ... e, e, f, ... a ... e, d, e, c, ... r, e, ... e, ...
 ... m, a, a, m, e, ... f, e, C, m, a ... a, a, c, t, a, c, ... ; a, d
5. ... e, d, e, c, ... r, e, ... e, ... f, f, c, e, f, a, c, m, a ... b, e, ... c, ... e, d, a, ... e, f, e, d, ... L, e, m, (4)
 ... e, e, f, .

Article 190

T, e, f, d, c, a ... d, ... e, f, e, D, e, c, a, ... r, e, ... e, e, a, m, a, a, e, a, d, ... e, ... m, a, a, m, e, m, b, e, r, ...
 ... f, e, C, m, a ... d, ... e, c, e, a, ... c, e, a, ... e, e, m, a, ... f, e, e, r, e, T, e, d, ... f, c, f, d, e, c, ...
 ... e, a, ... a, d, e, c, e, ... f, e, C, m, a ... r, ... e, e, e, m, a, ... f, e, e, r, e, O, e, d, ... m, a, ... c, ... r, e,
 f, ... c, ... e, ... d, a, f, a, e, ... m, a, ... e, r, e, d, e, e, d, ... e, m, e, a, ... e, b, e, e, ... e, e, m, a, ... f, e, r, e, a, d,
 ... e, c, o, ... e, c, e, f, e, e, ... c, ... e, d, a, d, e, c, o, m, a, c, e, ... d, e, ... c, ... e, e, a, ... b, e, e, ... e, m,
 a, d, ... e, C, m, a ... a, e, e, m, a, e, d, .

Article 191

E, c, e, f, ... c, o, m, a, c, e, ... e, c, b, e, d, ... A, ... c, e, 60, ... f, e, A, ... c, e, f, A, ... c, a, ... a, D, e, c, a, ... r, e, ...
 ... e, e, a, m, a, a, e, a, d, ... e, ... m, a, a, m, e, m, b, e, r, f, e, C, m, a ... m, a, b, e, ... e, e, d, f, ... a, b, ... f,
 ... e, c, f, c, b, e, a, c, e, f, ... d, ... b, ... e, f, m, e, d, c, e, ... f, S, a, e, ... d, ... e, a, a, e, e, a, m, e, ...

3. ... fap... a... e... b... e C m, a... a... e... d... e... , e... e... ma a... e... f... e C m, a... a... e... e... f... ma... c... e... m... f... e... d... a... b... e... c... e... f... e C m, a... c... i... d... e... e... d... f... m... e... e... f... a... e... a...

Article 196

A... a... ,... d... b... e C m, a... a... f... e... e... c... e... d... A... c... e... a... b... e... m... e... d... a... e... e... a... b... e... b... e... e... c... ,... e... f... e... a... ,... e... a... d... e... f... e... m... f... e... a... .

Article 197

A... a... i... a... e... ,... d... b... e C m, a... b... e... a... c... f... ,... i... d... e... A... c... e... 189... a... b... e... f... c... e... a... b... e... a... a... e... C m, a... ,... d... a... :

1. ... e... e... a... ,... d... a... C... e... c... e... d... P... e... f... a... d... e... ,... e... e... e... ma a... e... f... e C m, a... ,... a... e... c... m, a... e... a... ,... d... e... a... a... e... f... e... c... o... m... a... c... e... a... d...
2. ... e... c... a... e... a... ,... d... b... e C m, a... a... b... e... a... f... i... d... b... e... a... ,... d... e... a... b... a... f... d... e... ,... c... a... e... .

Article 198

F... e... ,... e... f... e... e... c... e... d... a... c... e... f... c... a... e... ,... e... e... m... e... c... a... a... c... i... d... e... a... a... c... e... e... b... a... i... a... a... a... m... e... a... b... ,... d... e... ,... e... i... a... a... e... e... c... e... e... e... f... m... a... c... e... f... b... a... ,... b... a... b... a... .

Article 199

I... a... d... a... a... d... e... d... e... ,... d... b... e a... a... d... a... d... m... a... e... e... r... a... ,... e... e... a... D... e... ,... e... a... d... e... e... ma a... e... f... e C m, a... b... e... a... c... f... d... e... e... C m, a... e... C m, a... a... a... :

1. ... d... e... e... e... a... d... e... ,... e... e... e... ma a... e... c... m... e... a... e... f... e... e... a... e... d... b... e C m, a... a... a... c... e... e... c... e... f... /... e... d... e... c... a... f... d... .
2. ... e... c... d... a... c... a... c... c... c... i... d... b... e C m, a... e... e... e... a... d... e... ,... e... e... e... ma a... e... c... a... c... a... a... d... a... (... e... e... c... a... d... a... a... e... a... a... b... e... a... a... e... a... e... d... e... ,... e... e... ma a... e... e... e... e... e... C m, a... b... e... a... c... f... b... a... e... C m, a...) ;
3. ... d... e... e... e... a... d... e... ,... e... e... e... ma a... e... e... e... d... e... e... a... d... e... d... f... m... e... b... e... a... c... f... b... a... ;
4. ... e... e... a... f... i... d... e... e... d... b... e e... e... a... d... e... ,... e... e... e... ma a... e... a... a... a... e... b... e... e... c... e... d... b... e C m, a... c... i... d... (b... e... m... e... d...)... c... m... ;
5. ... d... e... e... e... a... d... e... ,... e... e... e... ma a... e... e... e... e... e... e... a... e... d... ,... b... e... e... a... e... d... e... f... i... d... a... a... a... e... b... e... e... e... C m, a... a... d...

If, e e e a d e c f a A f i d e c e d b m a b e e a a e d . e a e a a e f e a c c e . a c e f i e a b e m e e d f f e . a d e e e d . d f i c f i d . a a a b a a b e b . e b e e e a d e c e a d m a b e . a d f i c f i d .

Article 202

T e C m , a m a e a b a a b a c e e m a e e d e d f i d e c e a d e m a a e m e d e e d c e . e c m a a e f m e . e d a e f m a c e f d e b f i c e e .

Chapter 16 Financial Accounting System and Distribution of Profits

Article 203

T e C m , a a f i n a n c e f i a c a a d a c c e e m a c c d a c e e f i e a a d m i a e e r a a d e e a a e d e . a m e

Article 204

T e C m , a a d e c a e d a e a f i c a e a c a b e e a c e a 1 J a n a a d e d 31 D e c e m b e f i e G e a c a e d a .

T e C m , a a e a e f . a c a e a e e d f e a c f i c a e a a d i c e a b e e a m e d a d e f e d a c c d a

Article 205

T e b a d f d e c f i e C m , a a a a c e b e f . e . e . a e d e . a e a c e e a m e e f i c f i a c a e a e e a a a d m i a e e r a a d m a e d c m e e m a e d b e f i c a e m e . a d e a e c a e e r i e . e C m , a e . a e .

Article 206

T e f i a c a e f i e C m , a a a b e m a d e a a a b e f e c b a e d e . 20 d a e a a a e e a m e e E a c a e d e . f i e C m , a a a e . e b a a c f i e f i a c a e e f e d c a e .

A e a 21 d a b e f . e . e a a e e a m e e e C m , a a a d e . e . e a f . e m e e d e e a c d e . f i e e a e d f e a e e e a e a d m a e m e a (. d e e a e C m , a e b . e e e b . e d e a e d b e e e a c e c a e) . e m e d b e S . c E c a e f e f i e C m , a a e e e a d d e b e c e e e e e d a d d e e a e d e . e e .

Article 207

T e f i a c a p a e n e s s e f e C m, a a b e , e a e d a c c d a c e P R C a c c r a d a d , a a d e r a b a a c c d a c e e a a a c c r a d a d e a c c r a d a d f e , a c e () d e e P R C e e a e f e C m, a a e e d . I f e e a e m a d f f e e c e f i a c a p a e n e s s e , e a e d a c c d a c e e e e f a c c r a d a d , i c d f f e c e a b e a e d e a , e d e d i c f i a c a p a e n e s s e . F , i , e f e C m, a d b a f a e a , f a a e f a e a , e m a e a n a f a e a , f a e a b e n e e d d f f a c a p a e n e s s a e e .

Article 208

I e m e f i a c a p a f m a , b e d d c e d b e C m, a a b e , e a e d a c c d a c e P R C a c c r a d a d , a a d e r a a e a e a a a d a d e a c c r a d a d f e , a c e () d e e P R C e e a e f e C m, a a e e d .

Article 209

T e C m, a a b e f i a c a e , e a c f a e a , a m e a e m f a c a e , 6 0 d a a f e e e d f e f e m e f e f a a d a a i a f a c a e , 1 2 0 d a a f e e e d f e f a e .

Article 210

T e C m, a a m a a a a a c c r a b e a a a a a a c c r a b e .

Article 211

- T e c m m a c a , a e e e a c i d e e f f i d :
1. e , e m m b a e d f m e e f a e e c e f e , a ;
 2. e e e e e e d b e S a e C m c i d e a m e c a e f f a c e s b e c i d e d e c a , a c m m e e e .

Article 212

W e e a c m, a d b e a f e a , f a f e e e a a d a 1 0 , e c e f e , f a a e C m, a a a c m m e e e . T e C m, a m a , d a f e a c c m i a , e b a a c e f e c m m e e e a a e a d a c c r e d f e 5 0 , e c e f e C m, a e e e d c a , a .

I f e a c c m i a , e b a a c e f e C m, a a a c m m e e e e e e m a e r , f e e f e C m, a f e , e e a , e e e a , f a a f a b e n e d f m a , e e b e f e e a a c m m e e e d a e e f m a c c d e e , e e f e e c e d , a a a .

A f e e C m, a d a e a a a c m m e e e f m e a f e a , f a m a , a e m a d e b e e e a m e e , d a a d c e a a c m m e e e e f m e a f e a , f a .

Afe... e... a e bee mader, a d c m m... e e e a e bee da... e ema... , f... a... be
d... b... ed... f... e... f... a e... ed b... a e... de... e... e m... ed... e
A... ce... f... A... ca... d... b... e... f... acc... d... e... f... a e... ed b... a e... de...

The certificate shall be filed with the Commission for the filing of the certificate of incorporation of the Corporation, and the certificate of incorporation shall be filed with the Secretary of State.

Under the provisions of the PRC, a corporation shall be organized under the laws of the State of New York, and the certificate of incorporation shall be filed with the Secretary of State.

Where the certificate of incorporation shall be filed with the Secretary of State, the certificate of incorporation shall be filed with the Secretary of State, and the certificate of incorporation shall be filed with the Secretary of State.

Where the certificate of incorporation shall be filed with the Secretary of State, the certificate of incorporation shall be filed with the Secretary of State, and the certificate of incorporation shall be filed with the Secretary of State.

(1) The certificate of incorporation shall be filed with the Secretary of State, and the certificate of incorporation shall be filed with the Secretary of State.

(2) The certificate of incorporation shall be filed with the Secretary of State, and the certificate of incorporation shall be filed with the Secretary of State.

Article 217

After the certificate of incorporation shall be filed with the Secretary of State, the certificate of incorporation shall be filed with the Secretary of State.

Article 218

The Commission shall file the certificate of incorporation with the Secretary of State, and the certificate of incorporation shall be filed with the Secretary of State.

Chapter 17 Appointment of an Accounting Firm

Article 219

The Commission shall appoint an accounting firm, and the accounting firm shall be appointed by the Commission, and the accounting firm shall be appointed by the Commission.

W e e e C m, a [redacted] e ded [redacted], a a e [redacted] a a e e a mee [redacted] a a [redacted] a [redacted] o m b e [redacted] a c c r [redacted] f m [redacted] f a [redacted] a c [redacted] f e [redacted] f e a c c r [redacted] f m [redacted] d m [redacted] a a c c r [redacted] f m [redacted] b e f e e e [redacted] a [redacted] f a e m [redacted] f f f c e [redacted] c m a e e [redacted] a b e d e a [redacted] e f [redacted] [redacted] [redacted] :

(1) B e f e e e e a mee [redacted] c e [redacted] e [redacted] a [redacted] e a [redacted] m e [redacted] d m [redacted] a a b e d e e e d [redacted] e a c c r [redacted] f m [redacted] b e a [redacted] e d [redacted] e a e [redacted] f f c e [redacted] a e a d [redacted] e e d [redacted] e e e a f i c a [redacted] e a [redacted] L e a e e e e a [redacted] c i d e d m [redacted] a [redacted] e a a [redacted] a d e e m e f a a c c r [redacted] f m [redacted] :

(2) I f e a c c r [redacted] f m [redacted] e a e [redacted] f f c e m a e a [redacted] a e m e [redacted] [redacted] a d e e e e e a e m e [redacted] b e f m e d [redacted] a e d e b [redacted] e C m, a [redacted] m e b e [redacted] a e f [redacted] e e c e [redacted] f i c a a e m e [redacted] e e e e e C m, a [redacted] a a e e f [redacted] m e a r e :

1. M a [redacted] c [redacted] e e e c e [redacted] e e e [redacted] a a e e a [redacted] a c c r [redacted] f m [redacted] a m a d e [redacted] c a a e m e [redacted] ; a d [redacted]
2. C [redacted] e f i c a a e m e [redacted] a e a e [redacted] e e e c e [redacted] a b e e e e e a e d e [redacted] e e e m e a e e f [redacted] [redacted] A c c e f A [redacted] c a [redacted] :

(3) P [redacted] d e C m, a [redacted] f a e d [redacted] d e [redacted] e r i c a e m e b [redacted] e e e a a c c r [redacted] a c c d a c e [redacted] e e [redacted] [redacted] a a a [redacted] (2) f [redacted] a c e [redacted] e a c c r [redacted] f m [redacted] c e e d m a [redacted] e r i e e a e m e [redacted] b e e a d [redacted] a a e e e a m e e [redacted] a d m a e f i e c m, a [redacted] :

- (4) T e a c c r [redacted] f m [redacted] e a e e e e d [redacted] a e d e f [redacted] m e e [redacted] :
1. e e e e a m e e [redacted] a [redacted] c [redacted] e m [redacted] f f f c e [redacted] a e [redacted] e [redacted] ;
 2. e e e e a m e e [redacted] a [redacted] c [redacted] d m [redacted] a a b e f i e d f [redacted] e c e [redacted] d [redacted] a c a c [redacted] a d [redacted]
 3. e e e e a m e e [redacted] c [redacted] e e d f [redacted] a e e e a [redacted] :

T e a c c r [redacted] f m [redacted] e a e e e e d [redacted] e c e e a [redacted] c e [redacted] e e f m a [redacted] e a e d [redacted] e a b e m e e [redacted] a d [redacted] e a a e a f m e [redacted] e d m e e [redacted] m a e e e a e d [redacted] a a e f m e a c c r [redacted] f m [redacted] f e C m, a [redacted]

Article 226

W e e e C m, a [redacted] e m a e [redacted] d e d e [redacted] c [redacted] e e a [redacted] a a c c r [redacted] f m [redacted] a [redacted] f [redacted] e a c c r [redacted] f m [redacted] a d a c e. W e e e e e e a m e e [redacted] e e e e m a [redacted] e a [redacted] m e f a a c c r [redacted] f m [redacted] e a c c r [redacted] f m [redacted] e e d [redacted] e e e e e e. W e e e a a c c r [redacted] f m [redacted] e e e e e a [redacted] a [redacted] a e [redacted] a a e e e e e a m e e [redacted] e e e e e e a [redacted] m [redacted] e e e e a e e e C m, a [redacted]

(1) T e a c c r [redacted] f m m a [redacted] e [redacted] f m [redacted] [redacted] e [redacted] a c e f e [redacted] a [redacted] c e [redacted] [redacted] a [redacted] e e e a a d d e [redacted] f e C m, a [redacted] S i c [redacted] c e [redacted] a a a e e f f e c [redacted] e d a e [redacted] e d a e e e a a d d e [redacted] f e C m, a [redacted] a a e d a e a [redacted] e c f e d [redacted] e e e c e. A d e e e c e [redacted] a [redacted] c i d e e f [redacted] [redacted] a e m e [redacted] :

1. a [redacted] e e e a a d d e [redacted] e e e e a [redacted] a a c e m e [redacted] a e d e [redacted] c e d [redacted] f e C m, a [redacted]
2. a [redacted] e r i c c o m a c e [redacted] a a a b e e e e d [redacted]

- (2) Within 14 days after the effective date of the merger, the corporation shall file with the Secretary of State a certificate of merger, a copy of which shall be filed with the appropriate state or foreign authority. The certificate of merger shall be filed with the Secretary of State within 14 days after the effective date of the merger. The certificate of merger shall be filed with the Secretary of State within 14 days after the effective date of the merger. The certificate of merger shall be filed with the Secretary of State within 14 days after the effective date of the merger.
- (3) If the certificate of merger is not filed within the time specified in the certificate of merger, the corporation shall be deemed to have dissolved on the date of the expiration of the time specified in the certificate of merger.

Chapter 18 Merger, Division, Dissolution and Liquidation

Section 1 Merger and Division

Article 227

The certificate of merger shall be filed with the Secretary of State within 14 days after the effective date of the merger. The certificate of merger shall be filed with the Secretary of State within 14 days after the effective date of the merger. The certificate of merger shall be filed with the Secretary of State within 14 days after the effective date of the merger. The certificate of merger shall be filed with the Secretary of State within 14 days after the effective date of the merger.

However, if the certificate of merger is not filed within the time specified in the certificate of merger, the corporation shall be deemed to have dissolved on the date of the expiration of the time specified in the certificate of merger.

Article 228

The certificate of merger shall be effective as of the date specified in the certificate of merger.

After the certificate of merger is filed with the Secretary of State, the corporation shall be deemed to have merged with the other corporation. The certificate of merger shall be filed with the Secretary of State within 14 days after the effective date of the merger. The certificate of merger shall be filed with the Secretary of State within 14 days after the effective date of the merger.

In the case of a merger, the corporation shall be deemed to have merged with the other corporation. The certificate of merger shall be filed with the Secretary of State within 14 days after the effective date of the merger.

Article 229

After the certificate of merger is filed with the Secretary of State, the corporation shall be deemed to have merged with the other corporation.

After the certificate of merger is filed with the Secretary of State, the corporation shall be deemed to have merged with the other corporation. The certificate of merger shall be filed with the Secretary of State within 14 days after the effective date of the merger.

Debts incurred by the Company shall be deemed to be assumed by the company, effective as of the date of its accrual, as if it were assumed by the company.

Article 230

When a franchise agreement is terminated, the franchisee shall be deemed to have assigned to the Company all of its rights and obligations under the franchise agreement. If the franchisee is terminated, the franchisee shall be deemed to have assigned to the Company all of its rights and obligations under the franchise agreement.

Section 2 Dissolution and Liquidation

Article 231

The Company shall be dissolved in the following circumstances:

- (1) A franchise agreement is terminated.
- (2) The shareholders decide to dissolve the company.
- (3) The company is dissolved by the court.
- (4) The Company is declared bankrupt, or is unable to pay its debts.
- (5) The business of the company is sold or otherwise disposed of, and the proceeds are distributed to the shareholders.
- (6) The Company is a subsidiary of another company, and the parent company is dissolved or liquidated.

Article 232

When the Company is dissolved, the assets of the Company shall be distributed in accordance with Article 225 (1), (2), (5) and (6) of the Act on the Liquidation of Companies. The assets of the Company shall be distributed to the shareholders in proportion to their shares.

When the Company is dissolved, the liabilities of the Company shall be distributed in accordance with Article 225 (4) of the Act on the Liquidation of Companies. The liabilities of the Company shall be distributed to the creditors in proportion to their claims.

Article 233

If the liquidator decides to dissolve the Company, the liquidator shall be deemed to have assigned to the Company all of its rights and obligations under the franchise agreement. The liquidator shall be deemed to have assigned to the Company all of its rights and obligations under the franchise agreement.

T e f i c a d , e f e b a d f d e c a a e m a e m m e d a e f a f e e a e d e ' e e a m e e . a , a e d e e e p r i d a c a f i r i d a .

T e f i d a c m m e e a p a e f i c f m e a e d e ' e e a m e e . a d a m a e a e e e a e d e ' e e a m e e . e c m m e e ' c m e a d e , e d i e a e a e b e f e C m , a a d e , e f e f i d a a e a a a I . a m a e a f a e , e a e d e ' e e a m e e . e f i d a c m , e e d .

Article 234

T e f i d a c m m e e a p a e d a a f f m a , f e c e d , a d a , 60 d a , m a e a , i b c a c e m e e , a e e c e d b e E c a e f e f a e f e C m , a C e d a p a , d a a f e e e , f e e c e . 45 d a a f e , i b c a f e , i b c a c e m e e e c a e f f a e e e e e c e , d e c a e c e d a a e f i d a c m m e e .

T d e c a e c e d , a c e d a e , a e e e a m a e a d , d e e a e d e a m a e a . T e f i d a c m m e e a p e e e e c e d .

T e f i d a c m m e e a p a c e a f f a f e d e b a f a c e d d e e , e d f c e d , d e c a a .

Article 235

T e f i d a c m m e e e e c e e f f i c a d i e , c e f i d a :

- (1) f i d a e , e f e C m , a a d , e a b a c e e e a d a e c e c ;
- (2) f m c e d b c e , i b c a c e m e e ;
- (3) d a d f i d a e b e e f e C m , a a a e e b e c m , e e d ;
- (4) c e a f f e a d a e a d e a e c e d e , c e f i d a ;
- (5) c e a f f c e d a d d e b ;
- (6) d e e e d a , e e ; a d
- (7) , a c , a e e c e c a b e a f f e C m , a

Article 236

T e f i d a c m m e e a p a f e f i d a e , e e f e C m , a a d , e a b a c e e e a d c e c f , e e m a e a , a f i d a a d e e a e d e ' e e a m e e . e P e , e c f i c f m a .

T e e d a a e a e f m a f f e f i d a e e e , a e f e m e e , c a a c e , e m a d a a c m , e a e e a d a e a d e d e b f e C m , a m a b e d b e d a c c d e e e , e e f e e d b e a e d e .

