
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 applicable to the Company's H shares. It is not applicable to the Company's A shares. For the purpose of this document, the words "shareholder" shall mean the holder of H shares of the Company. The Chinese text of this document shall prevail over the English text in the event of any discrepancy.

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Article 4

Addressee of Company: Room 118, No. 1 Zhihua East Road, Badaling Economic
Development Zone, Yanqing County, Beijing
Postal code: 100028
Telephone No.: 010-64469988
Fax No.: 010-64469736

Article 5

The company is a limited liability company.

Article 6

The company is a general partnership.

Article 7

All shareholders have equal rights. Each share has the same rights and obligations.

Article 8

According to the company's articles of association, the shareholders have the right to elect and
re-elect the directors and supervisors. The shareholders have the right to elect and
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Article 9

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The shareholders have the right to elect and re-elect the directors and supervisors.

Chapter 3 Shares, Registered Capital and Transfer of Shares

Article 15

The Company shall be a legal person with limited liability. If a shareholder has failed to pay the amount of shares subscribed by the Share Certificate,

Article 16

The Company shall be a legal person with limited liability.

Authorized shares of the Company shall be issued in shares of RMB1 for each share.

The RMB issued by the company shall be effective in the PRC.

Article 17

Company shares shall be issued based on the principle of fairness, equality and reciprocity. Shareholders shall enjoy equal rights.

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

Article 18

The Company shall be a legal person with limited liability in the PRC and shall be a legal person with limited liability in the Share Certificate and the PRC.

For the purpose of the company, the company shall be a legal person with limited liability in the PRC—authorized shares of the company shall be issued in shares of RMB1 for each share. The company shall be a legal person with limited liability in the PRC, and shall be a legal person with limited liability in the PRC.

Article 19

The authorized shares of the company shall be issued in shares of RMB1 for each share. The authorized shares of the company shall be issued in shares of RMB1 for each share. The authorized shares of the company shall be issued in shares of RMB1 for each share.

The authorized shares of the company shall be issued in shares of RMB1 for each share.

After the above-mentioned increase and decrease, the capital of the Company is RMB6,870,423,454, recorded as follows:

Beijing E-Home Holdings Co., Ltd., 4,179,321,592 shares, representing 60.831% of the Company's capital;

Beijing E-Home Electric Equipment Co., Ltd., 92,654,249 shares, representing 1.349% of the Company's capital;

Beijing State-owned Capital Operation and Management Center, 224,348,291 shares, representing 3.265% of the Company's capital;

Beijing Daxue Hean (Group) Co., Ltd., 16,035,322 shares, representing 0.233% of the Company's capital;

State-owned Assets Administration Commission (Hubei), 2,358,064,000 shares, representing 34.322% of the Company's capital.

Article 22

The directors of the Company are elected by the Company's general meeting of shareholders. The Chairman of the Company is elected by the general meeting of shareholders. The Chairman of the Company is elected by the general meeting of shareholders. The Chairman of the Company is elected by the general meeting of shareholders.

Article 23

After the above-mentioned increase and decrease, the capital of the Company is RMB6,870,423,454, recorded as follows:

The Company's capital of RMB6,870,423,454 is recorded as follows:

Article 24

When the Company's capital is increased or decreased, the Company's capital is recorded as follows:

Article 25

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

Article 26

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Article 27

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Article 28

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Article 29

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Chapter 4 Increase, Reduction and Repurchase of Shares

Article 30

Accidental increase or addition of shares, if the Company, according to the provisions of the Companies Act, 1956, has increased or added shares, the increase or addition shall be valid.

The Company shall be liable to pay the following amounts:

- (1) Proportionate fee;
- (2) Non-proportionate fee;
- (3) Dividend for the period of the increase;
- (4) Cost of the shares issued;
- (5) Other expenses incurred by the company in connection with the increase.

In case of a proportionate increase, the application of the provisions of the Companies Act, 1956, shall be subject to the provisions of the Companies Act, 1956.

Article 31

The Company shall be liable to pay the following amounts, if the Company has increased or added shares, the increase or addition shall be valid.

Article 32

If the Company has increased or added shares, the increase or addition shall be valid.

Where the Company has increased or added shares, the Company shall be liable to pay the following amounts, if the increase or addition shall be valid.

The increase or addition of shares, if the Company has increased or added shares, the increase or addition shall be valid.

Article 33

The Company shall be liable to pay the following amounts, if the Company has increased or added shares, the increase or addition shall be valid.

- (1) Proportionate fee;
- (2) Non-proportionate fee;

Article 37

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Article 38

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Chapter 5 Financial Assistance for Purchase of Company Shares

Article 39

The Company is prohibited (except as otherwise provided) from providing financial assistance for the purchase or subscription of shares of the Company. The prohibition shall not apply to the purchase or subscription of shares by a person who has acquired the shares by inheritance, by gift, or by operation of law.

The Company is prohibited (except as otherwise provided) from providing financial assistance for the purchase or subscription of shares of the Company.

The prohibition shall not apply to the purchase or subscription of shares by a person who has acquired the shares by inheritance, by gift, or by operation of law.

Article 40

For the purposes of Article 39, the following are excluded from the prohibition:

- (1) Gifts;
- (2) Grants (except where the grant is made to a person who has acquired the shares by inheritance, by gift, or by operation of law);
- (3) Payments for the purchase or subscription of shares by a person who has acquired the shares by inheritance, by gift, or by operation of law;
- (4) Financial assistance provided to a person who has acquired the shares by inheritance, by gift, or by operation of law.

For the purposes of Article 39, the following are excluded from the prohibition:

Article 41

The acquisition of shares by a person who has acquired the shares by inheritance, by gift, or by operation of law is excluded from the prohibition of Article 39.

- (1) Where the Company provides financial assistance for the purchase or subscription of shares of the Company, the assistance shall not be provided to a person who has acquired the shares by inheritance, by gift, or by operation of law;
- (2) The financial assistance shall not be provided to a person who has acquired the shares by inheritance, by gift, or by operation of law;
- (3) The financial assistance shall not be provided to a person who has acquired the shares by inheritance, by gift, or by operation of law;

- (4) Reducerea fondurilor de rezervare, a rezervelor, a depozitelor, etc., în acord cu prevederile Actului de Aducere la Îndeplinire a Cerințelor;
- (5) Proiectarea planului de activitate financiară a companiei și a planului de distribuție a dividendelor (în cadrul a ceea ce este planul de activitate financiară a companiei și a planului de distribuție a dividendelor);
- (6) Tranzacțiile de schimb a acțiunilor de rezervă (în cadrul a ceea ce este planul de activitate financiară a companiei și a planului de distribuție a dividendelor).

Chapter 6 Share Certificates and Register of Shareholders

Article 42

Te Căpătătoare a acțiunilor este un document scris.

În adăugarea la cerințele prevăzute în Art. 41, se aplică și cerințele prevăzute în Art. 42 din Legea nr. 159/2003 privind Legea de Aducere la Îndeplinire a Cerințelor.

Te Căpătătoare a acțiunilor este un document scris care este emis de companie în acord cu cerințele prevăzute în Art. 42 din Legea nr. 159/2003 privind Legea de Aducere la Îndeplinire a Cerințelor.

Article 43

Te Căpătătoare a acțiunilor este emisă de companie. Dacă este emisă de către un agent autorizat, compania este răspunzătoare pentru emisiunea. Dacă este emisă de către un agent autorizat care nu este autorizat de companie, compania nu este răspunzătoare. Dacă este emisă de către un agent autorizat care nu este autorizat de companie, compania nu este răspunzătoare. Dacă este emisă de către un agent autorizat care nu este autorizat de companie, compania nu este răspunzătoare.

Article 44

Te Căpătătoare a acțiunilor este emisă de companie în acord cu cerințele prevăzute în Art. 42 din Legea nr. 159/2003 privind Legea de Aducere la Îndeplinire a Cerințelor.

- (1) Te Căpătătoare a acțiunilor este emisă de companie în acord cu cerințele prevăzute în Art. 42 din Legea nr. 159/2003 privind Legea de Aducere la Îndeplinire a Cerințelor;
- (2) Te Căpătătoare a acțiunilor este emisă de companie în acord cu cerințele prevăzute în Art. 42 din Legea nr. 159/2003 privind Legea de Aducere la Îndeplinire a Cerințelor;
- (3) Te Căpătătoare a acțiunilor este emisă de companie în acord cu cerințele prevăzute în Art. 42 din Legea nr. 159/2003 privind Legea de Aducere la Îndeplinire a Cerințelor;

- (4) The e a q u b e f . e . a e e d b e a c . . a e . . d e ;
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Article 45

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Article 46

T e C . . a . . a . . p e a c . . p e e e e e . f . a e . . d e . .

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- (1)

Article 48

After the date of the commencement of the Affected Area, the Government may, by order, make such provisions as it may think fit for the purpose of giving effect to the provisions of this Article:

- (1) Any person who is affected by the commencement of the Affected Area shall be entitled to a sum of HK\$2.50 (each person) in respect of the fee payable by him in respect of the application for a licence to carry on any business in the Affected Area;
- (2) The Government may, by order, make such provisions as it may think fit for the purpose of giving effect to the provisions of this Article;
- (3) The Government may, by order, make such provisions as it may think fit for the purpose of giving effect to the provisions of this Article;
- (4) The Government may, by order, make such provisions as it may think fit for the purpose of giving effect to the provisions of this Article;
- (5) The Government may, by order, make such provisions as it may think fit for the purpose of giving effect to the provisions of this Article;
- (6) The Government may, by order, make such provisions as it may think fit for the purpose of giving effect to the provisions of this Article;
- (7) Any person who is affected by the commencement of the Affected Area shall be entitled to a sum of HK\$2.50 (each person) in respect of the fee payable by him in respect of the application for a licence to carry on any business in the Affected Area.

Subject to the provisions of this Article, the Government may, by order, make such provisions as it may think fit for the purpose of giving effect to the provisions of this Article. The Government may, by order, make such provisions as it may think fit for the purpose of giving effect to the provisions of this Article. The Government may, by order, make such provisions as it may think fit for the purpose of giving effect to the provisions of this Article. The Government may, by order, make such provisions as it may think fit for the purpose of giving effect to the provisions of this Article.

Article 49

Notwithstanding anything in this Article, the Government may, by order, make such provisions as it may think fit for the purpose of giving effect to the provisions of this Article. The Government may, by order, make such provisions as it may think fit for the purpose of giving effect to the provisions of this Article.

Article 50

The Government may, by order, make such provisions as it may think fit for the purpose of giving effect to the provisions of this Article. The Government may, by order, make such provisions as it may think fit for the purpose of giving effect to the provisions of this Article.

Article 51

The Government may, by order, make such provisions as it may think fit for the purpose of giving effect to the provisions of this Article. The Government may, by order, make such provisions as it may think fit for the purpose of giving effect to the provisions of this Article.

Article 52

Aplicarea prezentei reguli de drept este eficientă de la momentul în care este emisă și este aplicabilă în ceea ce privește drepturile de vot și drepturile de dividendă ale acționarilor care dețin acțiuni care sunt certificate în mod eficient în baza prezentei reguli de drept (cunoscut ca **Relevant Shares**), fiind aplicabilă și în ceea ce privește certificatele originale de acțiuni (**Original Share Certificate**).

Aplicarea prezentei reguli de drept este eficientă în ceea ce privește certificatele aplicabile de la momentul în care acestea sunt certificate în baza prezentei reguli de drept (**Original Share Certificate**).

Aplicarea prezentei reguli de drept este eficientă în ceea ce privește certificatele aplicabile de la momentul în care acestea sunt certificate în baza prezentei reguli de drept (**Original Share Certificate**), în ceea ce privește drepturile de vot și drepturile de dividendă ale acționarilor care dețin acțiuni care sunt certificate în mod eficient în baza prezentei reguli de drept.

Wentworth și H. și aplicarea prezentei reguli de drept este eficientă în ceea ce privește certificatele aplicabile de la momentul în care acestea sunt certificate în mod eficient în baza prezentei reguli de drept:

- (1) Te aplicarea prezentei reguli de drept este eficientă în ceea ce privește certificatele aplicabile de la momentul în care acestea sunt certificate în mod eficient în baza prezentei reguli de drept (**Original Share Certificate**), în ceea ce privește drepturile de vot și drepturile de dividendă ale acționarilor care dețin acțiuni care sunt certificate în mod eficient în baza prezentei reguli de drept (**Original Share Certificate**);
- (2) Te aplicarea prezentei reguli de drept este eficientă în ceea ce privește certificatele aplicabile de la momentul în care acestea sunt certificate în mod eficient în baza prezentei reguli de drept (**Original Share Certificate**);
- (3) Dacă aplicarea prezentei reguli de drept este eficientă în ceea ce privește certificatele aplicabile de la momentul în care acestea sunt certificate în mod eficient în baza prezentei reguli de drept (**Original Share Certificate**), atunci aplicarea prezentei reguli de drept este eficientă în ceea ce privește drepturile de vot și drepturile de dividendă ale acționarilor care dețin acțiuni care sunt certificate în mod eficient în baza prezentei reguli de drept (**Original Share Certificate**), în ceea ce privește drepturile de vot și drepturile de dividendă ale acționarilor care dețin acțiuni care sunt certificate în mod eficient în baza prezentei reguli de drept (**Original Share Certificate**);
- (4) Dacă aplicarea prezentei reguli de drept este eficientă în ceea ce privește certificatele aplicabile de la momentul în care acestea sunt certificate în mod eficient în baza prezentei reguli de drept (**Original Share Certificate**), atunci aplicarea prezentei reguli de drept este eficientă în ceea ce privește drepturile de vot și drepturile de dividendă ale acționarilor care dețin acțiuni care sunt certificate în mod eficient în baza prezentei reguli de drept (**Original Share Certificate**).

În ceea ce privește aplicarea prezentei reguli de drept este eficientă în ceea ce privește certificatele aplicabile de la momentul în care acestea sunt certificate în mod eficient în baza prezentei reguli de drept (**Original Share Certificate**), în ceea ce privește drepturile de vot și drepturile de dividendă ale acționarilor care dețin acțiuni care sunt certificate în mod eficient în baza prezentei reguli de drept.

- (5) Dacă aplicarea prezentei reguli de drept este eficientă în ceea ce privește certificatele aplicabile de la momentul în care acestea sunt certificate în mod eficient în baza prezentei reguli de drept (**Original Share Certificate**), atunci aplicarea prezentei reguli de drept este eficientă în ceea ce privește drepturile de vot și drepturile de dividendă ale acționarilor care dețin acțiuni care sunt certificate în mod eficient în baza prezentei reguli de drept (**Original Share Certificate**).

(6) Wele C 2 a 2 i re a e ace e... a ce fca e n de... A ce, ... a... ed a e... ca ce... e... a... a ce fca e a d e d r c ca ce a... a d e n r a ce f e e ace e... a ce fca e... e e e f... a e... de...

(7) A... e e f... e ca ce a... f... e... a... a ce fca e a d... r a ce f a e ace e... a e ce fca e... a... be b... e b... e a... ca... Te C 2 a... a... be e... ed... e f... e... a e a... ac... r... a... e a... b e r a a e e... b... a e d f... e a... ca...

Article 53

Af e e C 2 a... a... r e d a e ace e... a ce fca e... acc da ce... r... A ce... f A... ca... , ... a... de e f... e e e e f... a e... de... e a e f a b... a f d e r c a e f... e e ace e... a e ce fca e... e... e d a b... e... f a... a e... de... a... b e r e... e... e e d a... e... e f... e... a e (... d e d... a... e... a b... a f d e r c a e).

Article 54

T e C 2 a... a... be... a b e f... a... da a e... f f e d b... a... e... f... e... e ca ce... a... f... e... a... a... a ce fca e... e... r a ce f... e e... ace e... a ce fca e... r... e... e... ca... a... ca... e f a d... e... ac... e... e... a... f... e C 2 a...

Chapter 7 Rights and Obligations of Shareholders

Article 55

T e C 2 a... a... e... de... a e... e... a... a f... i... d... a e... f... e C 2 a... a d... e... a e... a e... be... e... e d... e... e... e... f... a e... de...

S a e... de... a... e... r... a d a e... b... a... acc d... e... ca... a d... r... b e... f... a e... e d... H... de... f... a e... f... e... a... e... ca... a... e... e... r a... a... d a e... r a... b... a... .

S a e... de... f... e... ca... a... e... e... r a... a... e... d... b... a... f d... de... d... b... a... a... a... e... f... .

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

- (1) T e C 2 a... e e d... e... e... e... e... a f... e... a... a... a e... de... f... a... a e;
- (2) A... a... a e... de... f a... a e... a... be... e... a d e e a... a b... a e... f... e... a... b e a... . f... e... e... a... a e.

I... e... a... a ce f... a e... de... :

- (1) I... ca e f... d e a... f... e... f... e... a e... de... ,... e... e... r... a... a... a e... de... ()... a... be... d e e d a... e... f... e... a e... , b... f... e... r... e... e... f... e... e... e... e... f... a e... de... ,... e b a d... f d... e... a... e... e... d... de a d... e... r... a... a e... de... ()... a... de a d e a... ce fca e a... e... b a d... .

(2) F... a e... de... fa... a e... e... e... a e... a d f... e e... a... be... ed...
... e... e... a e... f... ca... e... f... e... e... a... a e... e... e... a... ce... f... e... C... a... , a... e... d... e... e... a...
... e... e... e... e... a... f... e... a... a e... , a d... e... e... ce... f... a... ce... e... a... f... e... a... d... e... a... a...
... be... de... e... d... a... e... ce... f... a... ce... a... a... a... a... e... de... .

W... e... e... f... e... a... a... e... de... de... e... e... e... e... C... a... a... e... a... d... a... d... d... d... , b... r...
... e... f... ca... a... a... c... a... a... be... d... b... e... d... i... c... a... a... e... de... , i... c... e... e... a... a... be... de... e... d... a... a... d...
... e... ce... f... i... c... a... a... a... e... de... e... e... C... a... .

Article 56

H... de... f... d... a... a... e... f... e... C... a... a... a... e... e... f... i... c... a... :

(1) T... e... e... d... d... e... d... a... d... e... f... d... b... a... e... e... b... a... f... e... i... b... e... f... a... e... e... d... b... e... ;

(2)

- (c) $ea^{-1}f_a e a e a a e, a b e f_a e a d e a d e e c e f$
 $e a c c a f a e b f a b a c b e C_a a c e e a f c a e a e a a$
 $e e e e a d b e C_a e e f$;
 - (d) $b d a b, a b e f e e a e e a, e a a a f b a d e e a, e a a a f$
 $e b a d f e e e e e a a, f a c a e a$;
 - (e) $e C_a a e e c e a d e d f a c a e e a, a d e a f e b a d f$
 $d e a a, a d a a d e b a d f e e a a$;
 - (f) $c a f e a e a a a e e e e e c a b e f e d a e I d e a d$
 $C_a e e A d a a a B e a f e P R C_a e c e e a a e e$.
- (6) We $e C_a a e e a e e p n d a e, e c e e e a e f e a e a e e f e C_a$
 $a c c d e e e e a e e d$;
- (7) If $a a e a d e e e e e e e e d a a f e C_a a a e e a e e a, e a e e e$
 $e C_a a a b a c a a e a e$;
- (8) O $e a a d e e a, a d a a a e e e a a a, d a e a e a e a a d a A c e f$
 $A a a a$.

We $e a e e d e c p e d e c p a a e a d e e a f a d c e e e a d e e e,$
 $e C_a a a a e e e e e e e e e a a a a a f i c e e a a c e d e e a e$.

Article 57

We $a a e a d e e e e a e a c c e e e f a a e a e d e e e c e d A a c e, e a$
 $e e e e d e c e e e e e c a a d a a a f a e d e e a a. T e C_a a a c p p e$
 $e a e a d e e e e a f e e f a e e d e a, a d a c a e e a a b e f e e f a d i c e$
 $f e f e e a e a a$.

Article 58

If $a e p a a f e C_a a e e a e a a b a d e a a c a e e e a a a d a a e$
 $e a a a, e a e a d e c a e e e e c e a a a p e d e c a a$.

If $e c e e e c e d e e a e e d f a e e a e a a b a d e a a c a e e e a,$
 $a d a a a e e e a a a A c e f A a a a, f e c e e e f e e p a a f i c e e a$
 $c a e e e A c e f A a a a, e a e a d e c a e e e e c a c e e e p a a a$
 $60 d a a f e e p a a$.

Article 59

If ad ec... office... ad... Ace f A...
 e ca... e e... e C... a... e... d...
 1%... e f... e... 180 da... a... e... e b a d f...
 c... e ce... a... e c... If a b a d f... e... c... a... e... e... a... ad... a... e... a...
 Ace f A... ca... e ca... e... e... e... e C... a... e... a... e... de...
 a... e... e... b a d f d ec... a... c... e ce... a... a... e c...

If... e b a d f... e... b a d f d ec... e f... e... c... e ce... a... a... e... e... f... e... a... e... de...
 ... e... e... e... de... e... e... c... e... a... a... a... d... e... c... e... ce... a... a... a... 30 da... e... e...
 f... e... e... e... e... a... a... e... a... a... e... d a e... a... a... a... c... a... e... e... a... a... b... e...
 ... e C... a... e... a... e... de... e... a... e... d... e... e... e... a... a... a... c... e... ce... a... a... d... ec...
 a... e... c... r... d... e... e... a... e... f... e... e... e... f... e... C... a...

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

Article 60

If ad ec... office... ad... Ace f A...
 e e b d a a... a... e... de... e... e... e... a... e... de... c... a... e... ce... a... a... e... c...

Article 61

H... de... f... d... a... a... e... f... e... C... a... a... a... e... e... f... a... a... b... a... a...:

- (1) C... a... a... a... ad... a... e... e... a... a... d... Ace f A... ca...;
- (2) P a f... e... a... e... b a e d... e... e... a... e... b... c... b e d a d... e... e... d... f... b... c... a...;
- (3) C a... a... e... C... a... e... d... e... e... e... a... e... e... c... e... a... e... c... b e d b... e... a... ad... a... e...
e... a...;
- (4) C a... a... b... e... a... a... a... e... de... a... e... C... a... a... e... a... e... de... e... e...; c a...
a... b... e... e... a... e... a... f... e... C... a... a... d... e... a... e... d... a... b... f... f... e... a... e... de... a... e...
e... e... f... c... e... d...;

A... a... e... de... a... b... e... a... e... de... e... e... a... e... de... e... e... a... e... de... e... e... e... e... e... C... a... a... d... e...
 a... a... e... de... a... c... e... a... e... a... c... d... e... e... a...

S a... e... de... a... b... e... e... e... a... e... a... f... e... C... a... a... d... e... a... e... d... a... b... f... f... a... e... de...
 de... e... c... a... e... f... a... b... e... e... b... e... e... d... a... a... e... e... e... e... f... c... e... d... f... e... C... a...
 a... a... a... d... e... e... a... b... e... e... a... b... e... f... e... C... a... a... d... e... b...

- (5) O... e... e... a... b... a... e... e... e... d... b... e... a... ad... a... e... e... a... a... d... Ace f A... ca...

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

Article 62

Tecnicul de adăcraç este funcția a căreia caed ea... da a e e C a ?... I ca e f a b e a c ... da a e e C a , e a b e a b e a c e a e .

Tecnicul de adăcraç este adăcraçul de funcții adăcraçul de funcții de C a adăcraçul de funcții de C a . Tecnicul de adăcraç este de a a ca a c a b . Tecnicul de ca a e e f e d r c a e d b a f f , e r c a f a e , e e a e e e , a a a a a f a e , b a a a a a a e e . da a e e a f i e e e f e C a a d r b c a e d e . He a a e e f a c a a a a da a e e a f i e e e f e C a a d r b c a e d e .

I adăcraçul de b a a r d e e a , adăcraçul de e a a e e f e e c a e e c a e () a c e a e f e C a a e d e c a a e d e a a e e e e e f e a e d e ? e , a e d e c a e e d c a e e e e f a a f e a e d e a a e f e e e e f e a a a e e e e e f e b e :

- (1) Re e a d e c a e e e f e e a b p a c a e e e b e e e f e C a ;
- (2) A a a d e c a e e e (f a a a e e e ? b e e f) . d e e e C a a f a a e a a a a c i d e (b a a a e d e) a a a a e a a e f a b e e e C a ;
- (3) A a a d e c a e e e (f a a a a e e e ? b e e f) . d e e e a e d e f e a a e e e e c i d e (b a a a e d e) e e e d b a a a d a a a a , b a a a c i d e e r c a f e C a a b a e d e a d a d e a e a e d e e e a e e a a c c d a c e e e A a e f A a a a f e C a .

Article 63

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

- (1) He, a a a a e e c e a e e , a e e e e e e a a f f e d e e ;
- (2) He, a a a a e e c e a e e , a e e e e e e c e e e e e e e e e f 30% e e f e C a ? a a a ;
- (3) He, a a a a e e c e a e e , a d 30% e f e e d a d r a d a e f e C a ;
- (4) He, a a a a e e c e a e e , a c a a c a e C a a a e a e .

Chapter 8 General Meeting

Section 1 General Provisions on General Meeting

Article 64

The general meeting shall be held annually in the first quarter of the fiscal year and shall be held in accordance with the following provisions.

Article 65

The general meeting shall be held in accordance with the following provisions:

- (1) Deciding on the annual business plan and the budget of the company;
- (2) Electing and replacing directors and supervisors and the chairman of the board of directors. Matters relating to the election and replacement of directors and supervisors;
- (3) Reviewing and approving the financial statements;
- (4) Reviewing and approving the financial statements;
- (5) Reviewing and approving the annual financial statements and the annual financial statement of the company;
- (6) Reviewing and approving the financial statements and the annual financial statement of the company;
- (7) Deciding on the issuance of shares and the redemption of shares;
- (8) Deciding on the issuance of shares, the redemption of shares, and the issuance of shares;
- (9) Paying dividends to shareholders in accordance with the provisions of the company's articles of association;
- (10) Paying dividends to shareholders in accordance with the provisions of the company's articles of association;
- (11) Amending the articles of association;
- (12) Reviewing and approving the annual financial statements and the annual financial statement of the company in accordance with Article 64 of the company's articles of association;
- (13) Reviewing and approving the financial statements and the annual financial statement of the company in accordance with Article 64 of the company's articles of association;
- (14) Reviewing and approving the financial statements and the annual financial statement of the company;
- (15) Reviewing and approving the financial statements and the annual financial statement of the company;
- (16) Reviewing and approving the financial statements and the annual financial statement of the company in accordance with Article 64 of the company's articles of association;

(17) Revenit de la vânzare a bunurilor de la o companie de servicii, adică de la vânzarea de activități, de către o companie, este de 10% din valoarea adăugată a companiei.

Article 66

Taxa pe veniturile din activitatea de servicii este de 10% din valoarea adăugată a companiei:

- (1) Activitatea de servicii este de 10% din valoarea adăugată a companiei, dacă activitatea de servicii este de 50% din valoarea adăugată a companiei;
- (2) Activitatea de servicii este de 10% din valoarea adăugată a companiei, dacă activitatea de servicii este de 30% din valoarea adăugată a companiei;
- (3) Taxa de servicii este de 10% din valoarea adăugată a companiei;
- (4) Activitatea de servicii este de 10% din valoarea adăugată a companiei;
- (5) Taxa de servicii este de 10% din valoarea adăugată a companiei;
- (6) O companie de servicii este de 10% din valoarea adăugată a companiei, dacă activitatea de servicii este de 50% din valoarea adăugată a companiei.

Article 67

Existența unei companii de activități de servicii este de 10% din valoarea adăugată a companiei, dacă activitatea de servicii este de 50% din valoarea adăugată a companiei, dacă activitatea de servicii este de 30% din valoarea adăugată a companiei, dacă activitatea de servicii este de 10% din valoarea adăugată a companiei.

Article 68

Taxa pe veniturile din activitatea de servicii este de 10% din valoarea adăugată a companiei. Activitatea de servicii este de 10% din valoarea adăugată a companiei, dacă activitatea de servicii este de 50% din valoarea adăugată a companiei.

Article 69

Taxa pe veniturile din activitatea de servicii este de 10% din valoarea adăugată a companiei, dacă activitatea de servicii este de 50% din valoarea adăugată a companiei.

- (1) Taxa pe veniturile din activitatea de servicii este de 10% din valoarea adăugată a companiei, dacă activitatea de servicii este de 50% din valoarea adăugată a companiei;
- (2) Taxa pe veniturile din activitatea de servicii este de 10% din valoarea adăugată a companiei, dacă activitatea de servicii este de 30% din valoarea adăugată a companiei;
- (3) Taxa pe veniturile din activitatea de servicii este de 10% din valoarea adăugată a companiei, dacă activitatea de servicii este de 10% din valoarea adăugată a companiei.

- (4) We e e . e b a d f d e c . . . c a d e . . e e a ;
- (5) W e . e b a d f . . e . . . e a e e a ;
- (6) O . e c a . . a c e . . e c b e d b . . e a , a d . . . a n e e r a n . . . , d e a . . e a . . e r a n A a c e . . f A . . c a n . . .

Article 70

T e e r e . . . d a e e a . . e e a . . f . e C . . a . . a . . a . . b e e d . . c . e f . e C . . a . . e . . e . . e c f c . . c a n . . f . . e d b . . e c . . e e . . f . e e e a . . e e a . . .

T e e e a . . e e a . . . a . . a . . e a e r e a d b e e d . . . e . T e C . . a . . a . . a d e . . e . . e . . e . . e . . e a . . e r e d b . . e e a . . e c . . e e r a . . . a n . . . e f . . e c . . e e c e f . . a e . . d a e d a e . . d a e . . A . . a e . . d e . . . a n c a e d . . a e e a . . e e a . . e e a f e a d . . a e . . a . . a . . b e d e e d . . . a e b e e . . e e a . . e e e a . . .

Section 2 Proposing and Convening of General Meeting

Article 71

I d e e d e . . d e c . . a e e a . . e d . . . e a e . . a d a . . e e a . . e e a . . . e b a d f d e c . . . C . . c e . . . e a b . . e e r e . . . e b a d f d e c . . . a a c c . . d a c e . . . e a , a d . . . a n e e r a n . . . a d . . A a c e . . f A . . c a n . . . , e a . . . e a e . . e e a e e . . d a e e . . c . . e e a e . . a d a . . e e a . . e e a 10 d a e c e . . f . e . . . a . . .

I f . e b a d f d e c . . a e e . . c . . e e . . e e . . a d a . . e e a . . e e a a . . . e a . . a c e f e e a . . e e a 5 d a a . . . e d e c I f . e b a d f d e c . . d a e e . . c . . e e a e . . a d a . . e e a . . e e a a . . e . . a . . e e a . . . a d a e a . . . c e e . . a c c . . d

Article 72

T e b a d f . . e . . . e a . . e a . . e d . . . e a e . . a d a . . e e a . . e e a . . . e b a d f d e c . . . , . . . a . . b e a d e C . . c e . . . e a b . . e e r e . . . e b a d f d e c . . . a a c c . . d a c e . . . e a , a d . . . a n e e r a n . . . a d . . A a c e . . f A . . c a n . . . , e a . . . e a e . . e e a e e . . d a e e . . c . . e e a e . . a d a . . e e a . . e e a 10 d a e c e . . f . e . . . a . . .

I f . e b a d f d e c . . a e e . . c . . e e . . e e . . a d a . . e e a . . e e a a . . . e a . . a c e f e e a . . e e a 5 d a f . e d e c A . . c a e . . a d e . . . e . . . a . . e r e . . . e . . a c e . . a . . b e a e e d b . . e b a d f . . e

I f . e b a d f d e c . . d a e e . . c . . e e . . e e . . a d a . . e e a . . e e a d e . . . e 10 d a e c e . . f . e . . . a a . . b e d e e d a f a d c a d a e . . c . . e e . . e e e a . . e e a . . . T e b a d f . . e . . . e a . . e a . . e b e e a . . e d . . c . . e e a d . . d . e e e a . . . e f .

Article 73

Sae ede dda a 10% f eae (d d a) a b e e d e f e f a e a d a e e a e a c a e a a c c d e f e f e e d e .

- (1) U e e e e e e e e e e e e e a e e e a d f a, a d a a e e i b e c f e e e a, e a f e a d a e e d e a e e e e b a d f d e c e e a e e a d a e e a e e a c a e e a . C e e e e a b e e e e, e b a d f d e c e a a a c c d a c e e e a, a d a a e e e a a d a . A c e f A c a a, e e a a e e e e e e e e e e e e a e e d a e e e e a e a d a e e a e e e a 10 d a e e e e f e e a . S a e e d b e a b e a e d e a a b e c a a e d a a e d a e f i b e a e e e e e e .
- (2) I f e b a d f d e c e a e e e e e a e a d a e e a e e a c a e e a, a a e a c e f e e a e e a 5 d a e e a a e d e c a a . A c a e a d e e e e a e e e e e e a a b e a e e d b e e e a a e e d e .
- (3) I f e b a d f d e c e d a e e e e e e e a d a e e a e e a c a e e a, d e e e e a 10 d a e e e e f e e e a, a e e d e d d a e e e e e e d a e e e a 10% f e a e e f e C e a a e e e d e e e e b a d f i e e e e d a e a d a e e a e e a c a e e a .
- (4) I f e b a d f i e e e a e e e e e e e e a d a e e a e e a c a e e a, a a e a c e f e e a e e a 5 d a e e a a e d e c a a . A c a e a d e e e e a e e e e e e a a b e a e e d b e e e a a a e e d e .
- (5) I f e b a d f i e e e e e e e e e e e a e e e e e e c a b e d e i d, a a b e e e d a e b a d f i e e e e e e a d a e e a d e e e e a e e a e e a . T e e a e e d e e e d d a e e e e e d e e a 10% f e a e e f e a 90 d a e e e e e e a c e e a d e e e e e e e e . B e f e r i b c a a i c e e e e a a () f e e e a e e a, e e e e e a e e d e a a d e e e a 10% f e a e e f e C e a . W e e e e e e a e e d e e e e e e e e e e a e e a d e e a d i b c a a i c e e e a a () f e e e a e e a, e e a a i b e e e e a e e f a e a e e e CSRC i b f f e e a e C e a e e d e c e a d e e e e e a e .

Article 74

W e e e b a d f i e e e e a e e d e e e e e a e e a c c d a c e e e e e e e f e e e a, a e e e e a a b e e e e b a d f d e c e a d f e d e e e e e e e e a a e e e e e C e a a e a e d e e a e e e e e a e . T e b a d f d e c e a d e b a d e e e a a a c e a e . T e b a d f d e c e a a d e e e e f a e e d e e e a e e d e e e d d a e . A e a a b e e e e e d f e e e a a b e e b e e e C e a, a d b e d e d c e d f e e a a e e d e e d e e c () e b e a c e e e d e .

Section 3 Proposals and Notices of General Meeting

Article 75

The following shall be added to Article 75 of the Charter. In addition, the following shall be added, and shall be placed in the Charter, and shall be placed in the Charter, and shall be placed in the Charter.

Article 76

When the following shall be added to Article 76 of the Charter, and shall be placed in the Charter, and shall be placed in the Charter, and shall be placed in the Charter.

When the following shall be added to Article 76 of the Charter, and shall be placed in the Charter, and shall be placed in the Charter, and shall be placed in the Charter.

When the following shall be added to Article 76 of the Charter, and shall be placed in the Charter, and shall be placed in the Charter, and shall be placed in the Charter.

When the following shall be added to Article 76 of the Charter, and shall be placed in the Charter, and shall be placed in the Charter, and shall be placed in the Charter.

Article 77

When the following shall be added to Article 77 of the Charter, and shall be placed in the Charter, and shall be placed in the Charter, and shall be placed in the Charter.

When the following shall be added to Article 77 of the Charter, and shall be placed in the Charter, and shall be placed in the Charter, and shall be placed in the Charter.

Article 78

The following shall be added to Article 78 of the Charter, and shall be placed in the Charter, and shall be placed in the Charter, and shall be placed in the Charter.

When the following shall be added to Article 78 of the Charter, and shall be placed in the Charter, and shall be placed in the Charter, and shall be placed in the Charter.

Article 79

The face value of a promissory note shall be as follows:

- (1) ... shall be added ...;
- (2) ... shall be effective, date of ...;
- (3) ... shall be effective ...;
- (4) Section ... shall be ...;
- (5) In ... of ... shall be ... (b) ... of ... shall be ...;
- (6) And ... shall be ...;
- (7) In ... of ... shall be ...;
- (8) In ... of ... shall be ...;
- (9) In ... of ... shall be ...;
- (10) In ... of ... shall be ...

Article 80

If a promissory note is ... shall be ...

- (1) ... shall be ...;
- (2) ... shall be ...;
- (3) ... shall be ...;

- (3) U is the set of all ordered pairs (a, b) such that a and b are real numbers, $a > 0$, and $b > 0$. If $(a, b) \in U$, then $(b, a) \in U$. If $(a, b) \in U$, then $(a, a) \in U$. If $(a, b) \in U$, then $(a, c) \in U$ for all $c > 0$.

Article 85

A set A is called a σ -algebra if it contains the empty set and is closed under countable unions and complements. If A is a σ -algebra, then A^c is also a σ -algebra. If A is a σ -algebra, then $\bigcap_{i=1}^{\infty} A_i \in A$ for any sequence $\{A_i\}$ in A .

If A is a σ -algebra, then $\bigcup_{i=1}^{\infty} A_i \in A$ for any sequence $\{A_i\}$ in A . If A is a σ -algebra, then $\bigcap_{i=1}^{\infty} A_i \in A$ for any sequence $\{A_i\}$ in A . If A is a σ -algebra, then $\bigcup_{i=1}^{\infty} A_i \in A$ for any sequence $\{A_i\}$ in A .

Article 86

The set of all real numbers is a σ -algebra. The set of all real numbers is a σ -algebra. The set of all real numbers is a σ -algebra.

The set of all real numbers is a σ -algebra. The set of all real numbers is a σ -algebra. The set of all real numbers is a σ -algebra.

- (1) N is a σ -algebra;
- (2) W is a σ -algebra;
- (3) I is a σ -algebra, because it is closed under countable unions and complements;
- (4) D is a σ -algebra;
- (5) S is a σ -algebra. If $(a, b) \in S$, then $(b, a) \in S$. If $(a, b) \in S$, then $(a, a) \in S$. If $(a, b) \in S$, then $(a, c) \in S$ for all $c > 0$.
- (6) S is a σ -algebra;
- (7) If $(a, b) \in S$, then $(b, a) \in S$. If $(a, b) \in S$, then $(a, a) \in S$. If $(a, b) \in S$, then $(a, c) \in S$ for all $c > 0$.

Article 96

D e c i s i e n t e a d e m a g i s t r a d o a e e l e b e n a p e n a a d a e e e n e a d r e a n t e f i n a e n d e a e e e a p e e a n t e .

Article 97

T e c a a a f e e e a a p e e a n t e a a n c e e n b e f a e n d e a d i n e a e d e e e a n t e e a e e a e e a n t e b e f a e n a e , a c o a p b e e n b e f a e n d e a d i n e a e d e e e e a n t e e a d e e a n t e b e f a e n a e a n d c a e d e e e e a n t e e a n t e e d .

Article 98

T e e e a p e e a a p e e n e e e a e d b e e e e a n t e b a d f d e c . T e e e a p e e a e f e e e n t e e e e :

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

Article 99

T e e e e e a p e e n e a e e e e f e e e e a e e e , a c o a e a d e e e . D e c i s i e n t e a d e m a g i s t r a d o a e e e e a d e e e e a e a d e e e e c a a

Section 5 Voting and Resolutions at General Meetings

Article 101

Resolutions of the company shall be decided at a general meeting.

Ordinary resolutions shall be decided by a simple majority of the votes of the members (including the proxyholder) entitled to vote.

Special resolutions shall be decided by a majority of 75% of the votes of the members (including the proxyholder) entitled to vote.

Article 102

Where a resolution of the company is put to a general meeting, the chairman shall decide whether or not the resolution is to be put to a vote. Each shareholder shall have one vote.

Shareholders entitled to attend and vote at a general meeting shall be entitled to appoint a proxy to attend and vote in their stead.

Subject to the provisions of the articles, the chairman of a general meeting shall have the authority to take such measures as he or she may think fit to give effect to the business of the meeting, and to suspend the meeting if necessary.

Where a resolution is put to a general meeting, the chairman shall have the authority to take such measures as he or she may think fit to give effect to the business of the meeting, and to suspend the meeting if necessary. He shall also have the authority to take such measures as he or she may think fit to give effect to the business of the meeting, and to suspend the meeting if necessary.

In accordance with the articles, the chairman of a general meeting shall have the authority to take such measures as he or she may think fit to give effect to the business of the meeting, and to suspend the meeting if necessary.

Article 103

Votes shall be counted by the chairman.

Article 104

Where a resolution is put to a general meeting, the chairman shall have the authority to take such measures as he or she may think fit to give effect to the business of the meeting, and to suspend the meeting if necessary.

Article 105

Where a resolution is put to a general meeting, the chairman shall have the authority to take such measures as he or she may think fit to give effect to the business of the meeting, and to suspend the meeting if necessary.

Article 106

A f... bee e c... ed b... e e a... ee... f... a e... de... e ce... f... r... c... a... e... a... e... r...
(1), (2), (3), (4), (5), (6), (10), (12), (14) a d (17) ... A... ce 63... a... e... e... e... e... d... f...
... e... e... c... a... e... r... a... c... c... da... ce... r... e... a... , ad... r... a... e... e... r... a... r... A... ce...
f... A... ca... ,... e... e... a... e... a... b... e... a... e... d... b... d... a... e... r... a... a... e... e... a... e... e... e... .

Article 107

A f... bee e c... ed b... e e e a... ee... f... a e... de... r... c... e... a... e... r... a... a... a...
(7), (8) (9), (11), (13) a d (15) ... A... ce 63... a... e... e... r... e... d... b... e... a... , ad... r... a... e... e... r... a... r...
... A... ce... f... A... ca... ,... r... c... a... e... e... e... d... b... e... e... e... a... ee... b... d... a... e... r... a... r... b... e...
... f... a... f... c... a... r... a... c... e... C... a... a... d... e... e... b... a... b... e... a... e... d... b... e... c... a... e... r... a... r... , a... b... e... a... e... d... b...
... e... c... a... e... r... a... a... e... e... a... ee... . A... d... r... c... a... e... e... r... a... a... a... (16) a... b... e... e... c... a... e... a...
... e... a... b... e... e... e... a... e... d... r... a... c... e... e... d... a... e... r... a... r... a... d... e... c... a... e... r... a... r... a... c... c... da... ce... r... e...
... e... c... f... c... e... e... f... a... e... de... '... a... a... .

Article 108

T... e... c... a... a... f... e... ee... a... b... e... d... e... r... a... b... e... f... d... e... c... d... e... e... e... r... a... e... r... a... r... f... e... e... e... a...
... ee... a... b... e... a... e... d... H... d... e... c... a... a... b... e... f... a... a... d... a... b... e... a... r... c... e... d... a... e... ee... a... d... e... c... d... e... d...
... e... r... e... f... ee... .

Article 109

I... f... e... c... a... a... f... e... ee... a... a... d... r... b... a... b... r... e... e... a... e... r... f... a... e... r... a... r... , e... a... a... a... e... e...
... c... r... a... f... e... e... . I... f... e... c... a... a... f... e... ee... d... e... r... a... a... e... e... c... r... a... f... e... e... , a... a... e... d... e...
... a... e... d... e... ee... r... c... a... e... e... e... e... r... a... r... c... e... d... b... e... c... a... a... f... e... ee... a... b... e...
... a... e... b... e... e... d... e... r... e... e... c... r... a... f... e... e... e... d... a... e... f... a... f... e... r... c... a... r... c... e... e... , e... c... a... a... f... e...
... ee... a... a... b... e... d... a... e... r... a... a... e... e... c... r... a... f... e... e... .

Article 110

I... f... c... r... a... f... e... e... d... a... a... e... e... a... ee... ,... e... e... r... f... e... c... r... a... a... b... e... e... c... d... e... d... e... r... e... f...
... ee... . T... e... r... e... f... ee... a... d... e... e... r... a... r... e... c... d... f... a... e... d... a... r... e... d... b... e... a... e... d... a... a... e... d... e...
... a... d... e... r... a... b... e... e... a... e... C... a... a... d... r... c... e... f... a... e... d... e... r... a... 10... e... .

Article 111

S... a... e... d... e... a... e... a... e... r... c... e... f... e... r... e... f... ee... d... e... r... e... C... a... a... f... f... c... e... r... f... ee...
... f... c... a... e... . I... f... a... a... e... d... e... r... e... f... a... r... c... e... f... e... e... a... r... e... f... ee... ,... e... C... a... a...
... a... b... e... d... r... c... e... e... r... a... e... e... d... a... r... e... e... c... a... f... a... e... f... e... a... a... b... e... c... a... e... .

Chapter 9 Special Procedures for Voting at Class Meeting

Article 112

Section 112.1. The following procedures shall apply when the following shall apply:

Section 112.2. The following procedures shall apply when the following shall apply, and the following shall apply: Article 112.2.

Section 112.3. When the following shall apply, the following shall apply, and the following shall apply:

Section 112.4. When the following shall apply, the following shall apply, and the following shall apply:

Article 113

Section 113.1. The following shall apply when the following shall apply, and the following shall apply:

Section 113.2. When the following shall apply, the following shall apply, and the following shall apply:

Article 114

Section 114.1. The following shall apply when the following shall apply, and the following shall apply:

- Section 114.2.1. The following shall apply when the following shall apply, and the following shall apply;
- Section 114.2.2. The following shall apply when the following shall apply, and the following shall apply;
- Section 114.2.3. The following shall apply when the following shall apply, and the following shall apply;
- Section 114.2.4. The following shall apply when the following shall apply, and the following shall apply;
- Section 114.2.5. The following shall apply when the following shall apply, and the following shall apply;

6. $a \in \mathbb{Z}$ și a este împărțibil cu n , atunci a este împărțibil cu n și a^2 este împărțibil cu n^2 ;
7. Dacă a și b sunt numere naturale, a și b sunt coprime și a este împărțibil cu n , atunci a este împărțibil cu n ;
8. Dacă a și b sunt numere naturale, a este împărțibil cu n și b este împărțibil cu n , atunci $a + b$ este împărțibil cu n ;
9. Dacă a și b sunt numere naturale, a este împărțibil cu n și b este împărțibil cu n , atunci ab este împărțibil cu n ;
10. Dacă a și b sunt numere naturale, a este împărțibil cu n și b este împărțibil cu n , atunci $a + b$ este împărțibil cu n ;
11. Dacă a și b sunt numere naturale, a este împărțibil cu n și b este împărțibil cu n , atunci $a^2 + b^2$ este împărțibil cu n ;
12. Dacă a și b sunt numere naturale, a este împărțibil cu n și b este împărțibil cu n , atunci $a^2 - b^2$ este împărțibil cu n .

Article 115

Să se demonstreze că dacă a, b, c sunt numere naturale, a este împărțibil cu n , b este împărțibil cu n și c este împărțibil cu n , atunci $a^2 + b^2 + c^2$ este împărțibil cu n . (2), (8) și (11).

Tăcem în vedere că a, b, c sunt numere naturale, a este împărțibil cu n , b este împărțibil cu n și c este împărțibil cu n :

1. Dacă $a = kn$, $b = ln$ și $c = mn$, atunci $a^2 + b^2 + c^2 = k^2n^2 + l^2n^2 + m^2n^2 = n^2(k^2 + l^2 + m^2)$. Astfel, n este împărțibil cu $a^2 + b^2 + c^2$. (2)
2. Dacă $a = kn$, $b = ln$ și $c = mn$, atunci $a^2 + b^2 + c^2 = k^2n^2 + l^2n^2 + m^2n^2 = n^2(k^2 + l^2 + m^2)$. Astfel, n este împărțibil cu $a^2 + b^2 + c^2$. (8)
3. Dacă $a = kn$, $b = ln$ și $c = mn$, atunci $a^2 + b^2 + c^2 = k^2n^2 + l^2n^2 + m^2n^2 = n^2(k^2 + l^2 + m^2)$. Astfel, n este împărțibil cu $a^2 + b^2 + c^2$. (11)

Article 116

Să se demonstreze că dacă a, b, c sunt numere naturale, a este împărțibil cu n , b este împărțibil cu n și c este împărțibil cu n , atunci $a^2 + b^2 + c^2$ este împărțibil cu n . (2), (8) și (11).

Article 117

W e e . e C ̄ a ̄ a ̄ d a ̄ a ̄ e e a ̄ a ̄ e a ̄ e 45 d a ̄ e e
f ̄ a ̄ e e e d ̄ a e ̄ d e f ̄ a ̄ a ̄ f ̄ e a e b e c ̄ a d e d a ̄ e e e a e ̄
a ̄ e d a e a d ̄ a c e f ̄ e e e S a e ̄ d e d a e d ̄ e e e a ̄ 20 d a ̄
d a ̄ f ̄ e e e d e ̄ e e ̄ e ̄ e C ̄ a ̄ f ̄ e a e d a c e .

I f e ̄ b e f ̄ e a ̄ a e e e e d b ̄ e a e ̄ d e d ̄ a e d ̄ e e e e
a e a f ̄ e a ̄ b e f ̄ a ̄ a e f ̄ a ̄ a ̄ e C ̄ a ̄ a ̄ d e ̄ a e e e f
a e ̄ d e e C ̄ a ̄ a ̄ a ̄ f e d a ̄ f ̄ e a e ̄ d e ̄ c e a a f ̄ e a e
b e c ̄ a d e d a ̄ e e e a d e d a e a d ̄ a c e f ̄ e e e f a ̄ b ̄ a ̄ c e e
U ̄ a ̄ b ̄ a ̄ c e e e C ̄ a ̄ a ̄ d e ̄ a e e e

I f e e a ̄ e a ̄ e e b ̄ e p a ̄ e f ̄ e a c e e e e C ̄ a ̄ a e a e ̄ d e d ,
r e e e e a ̄ e a ̄ .

Article 118

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

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

Article 119

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

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

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

Chapter 10 Party Committee

Article 120

The Company shall appoint the Party Committee of Beijing Jue Cea Ee Co., Limited (Cea Ee Pa. C.) and the Director of the Party Committee of Beijing Jue Cea Ee Co., Limited (Cea Ee D. C.). In accordance with the provisions of the Company's Articles of Association, the Party Committee shall be elected by the shareholders of the Company. The Party Committee shall be composed of members elected by the shareholders of the Company. The Party Committee shall be responsible for the Party's work in the Company and shall report to the Party Committee of the State-owned Assets Supervision and Administration Commission.

The members of the Party Committee shall be elected by the shareholders of the Company. The Party Committee shall be responsible for the Party's work in the Company and shall report to the Party Committee of the State-owned Assets Supervision and Administration Commission. The Party Committee shall be composed of members elected by the shareholders of the Company. The Party Committee shall be responsible for the Party's work in the Company and shall report to the Party Committee of the State-owned Assets Supervision and Administration Commission.

Article 121

The Party Committee of the Company shall be composed of members elected by the shareholders of the Company.

- (1) The members of the Party Committee shall be elected by the shareholders of the Company. The Party Committee shall be responsible for the Party's work in the Company and shall report to the Party Committee of the State-owned Assets Supervision and Administration Commission.
- (2) The Party Committee shall be composed of members elected by the shareholders of the Company. The Party Committee shall be responsible for the Party's work in the Company and shall report to the Party Committee of the State-owned Assets Supervision and Administration Commission.
- (3) The Party Committee shall be composed of members elected by the shareholders of the Company. The Party Committee shall be responsible for the Party's work in the Company and shall report to the Party Committee of the State-owned Assets Supervision and Administration Commission.
- (4) The Party Committee shall be composed of members elected by the shareholders of the Company. The Party Committee shall be responsible for the Party's work in the Company and shall report to the Party Committee of the State-owned Assets Supervision and Administration Commission.

Article 122

In the event of a bona fide purchase of shares by a bona fide purchaser for value, the Company shall not be bound to return the shares to the original owner.

Article 123

The Board of Directors may, in its discretion, issue shares to any person who has acquired shares in the Company in accordance with the provisions of the Companies Act.

Chapter 11 Board of Directors

Section 1 Directors

Article 124

Directors shall be elected by the members of the Company at a general meeting. A director shall be eligible for re-election. If a director is elected at a general meeting, he shall be eligible for re-election at the next general meeting.

A director shall be eligible for election if he is a natural person, is of legal age, is of sound mind, and is not disqualified from being a director by law. If a director is elected at a general meeting, he shall be eligible for re-election at the next general meeting, and shall be eligible for re-election at the next general meeting.

A director shall be elected by the members of the Company at a general meeting. A director shall be eligible for election if he is a natural person, is of legal age, is of sound mind, and is not disqualified from being a director by law.

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

Article 125

The directors, by a majority of a majority of the directors, may, in their discretion, issue shares to any person who has acquired shares in the Company in accordance with the provisions of the Companies Act.

- (a) acquire shares in the Company;
- (b) acquire shares in the Company;
- (c) be eligible for election as a director;
- (d) and act as a director of the Company.

Section 3 Board of Directors

Article 137

The Board of Directors shall be accountable to the shareholders.

Article 138

The Board of Directors shall have the authority to do all such things as may be necessary or proper to carry out the powers and duties of the corporation. (The Board of Directors shall have the authority to do all such things as may be necessary or proper to carry out the powers and duties of the corporation.)

The Board of Directors shall have the authority to do all such things as may be necessary or proper to carry out the powers and duties of the corporation. (The Board of Directors shall have the authority to do all such things as may be necessary or proper to carry out the powers and duties of the corporation.)

Article 139

The Board of Directors shall have the authority to do all such things as may be necessary or proper to carry out the powers and duties of the corporation.

- (1) to borrow money and to mortgage or pledge the property of the corporation;
- (2) to issue and sell the securities of the corporation;
- (3) to declare and pay dividends on the shares of the corporation;
- (4) to fix the salaries and emoluments of the officers and directors of the corporation;
- (5) to fix the salaries and emoluments of the officers and directors of the corporation;
- (6) to fix the salaries and emoluments of the officers and directors of the corporation;
- (7) to fix the salaries and emoluments of the officers and directors of the corporation;
- (8) to fix the salaries and emoluments of the officers and directors of the corporation;
- (9) to do all such other things as may be necessary or proper to carry out the powers and duties of the corporation;
- (10) to do all such other things as may be necessary or proper to carry out the powers and duties of the corporation;
- (11) to do all such other things as may be necessary or proper to carry out the powers and duties of the corporation.

(12) ... a ... d ... e e a ... a a e a d e e a ... e b a d f d e c ... ; acc da ce ... e ... a a b ... e e a ... a a e ... a ... d ... d e r ... e e a ... a a e a d c e f a c c r a ... a d d e c d e ... e ... e e a ... ;

(13) ... f ... r a e ... e b a c ... a a e e ... e ... f ... e C ... a ... ;

(14) ... f ... r a e ... a ... a a e d ... A a c e ... f A ... c a ... ;

(15) ... f ... r a e ... e ... c ... a ... c e ... e ... a ... f ... e C ... a ... ;

(16) ... a a e ... f ... a ... d ... c ... r ... e ... f ... e C ... a ... ;

(17) ... e ... e ... e b a d f d e c ... e a ... e ... e ... e ... a c e ... e ... f ... e a c c r a ... f ... e ... c ... d e a ... d ... e ... c e ... e C ... a ... ;

(18) ... p ... e ... e ... e ... f ... e e e a ... a a e a d e e ... / e ... ;

(19) ... a ... e ... e ... a c e ... e d e c ... e ... e ... (... e ... a ... e e ... p ... e e e e e a e d e c ... e ... e ...) ... e C ... a ... e ... e d r b d a e ; ... a e c a d d a e d e c ... e ... e ... (... e ... a ... e e ... p ... e e e e e a e d e c ... e ... e ...) ... e c ... p ... d a e d r b d a e a d a ... c a e ... f ... e C ... a ... ; a d e c ... e d c a d d a e f ... e ... a a e e ... e ... e d r b d a e a d c ... p ... d a e d r b d a e ;

(20) ... e ... e a d a ... e ... e ... a ... e ... e C ... a ... e ... e a ... r a a e e ... c a e ... c ... e e d b A a c e 64 f ... e ... a d c ... d e a ... a a e e a ... e e a ... ;

(21) ... e ... e ... a ... z e d b ... e ... a ... , a d ... a ... a ... e ... r ... a ... , a d d e a ... e ... r ... e ... p ... a ... r ... e ... f ... e ... p ... a ... a c e ... e ... e C ... a ... a e a e ... e d ... A a c e ... f A ... c a ... a d ... e ... e a ... e ... ;

(22) ... d e ... e ... e ... e r b a a ... e a ... a a d ... a a e e ... e ... f ... e C ... a ... , ... e b a d f d e c ... a d ... a a e e ... e a ... a ... f ... e e ... e ... f ... e P a ... C ... e e ... f ... e C ... a ... T e r b a a ... e a ... a a d ... a a e e ... e ... f ... e C ... a ... c ... d e b ... p ... e d ... ;

a. D e e ... e ... a e e a d e d r ... e ... a d ... e ... e ... d e e ... e ... p ... a ... f ... e C ... a ... ;

b. ... e b ... e ... p ... a ... a d ... e a ... p ... a ... ;

c. ... c ... a ... a d d e c ... a ... 31 10 9DC P e f ... a ... a ... / A c (... , ... e ... e ... f e , d ... e a.035 () J ...

Article 143

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

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

Article 144

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

Article 145

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

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

The Pa. C. Code, Chapter 10, Article 101, Section 101.1, provides that, "The Board of Directors, the Board of Trustees or the Board of Managers of a corporation shall have the authority to cause to be filed with the Secretary of the State any certificate of incorporation, articles of association, or a set of bylaws for a corporation, provided that the certificate of incorporation, articles of association, or a set of bylaws comply with the provisions of this chapter." Pa. C. Code, § 101.1.

Where the articles of association, articles of incorporation or a set of bylaws of a corporation are filed with the Secretary of the State, the corporation is deemed to have been organized under the provisions of the Pennsylvania Corporation Code, 15 Pa.C.S. § 101.1.

Article 146

The Pennsylvania Corporation Code, Article 146, Section 146.1, provides that, "A corporation shall have the authority to cause to be filed with the Secretary of the State any certificate of incorporation, articles of association, or a set of bylaws for a corporation, provided that the certificate of incorporation, articles of association, or a set of bylaws comply with the provisions of this chapter." Pa. C. Code, § 146.1.

Decisions of the Board of Directors of a corporation shall be deemed to have been made in accordance with the provisions of the Pennsylvania Corporation Code, Article 146, Section 146.1.

The Board of Directors of a corporation shall have the authority to cause to be filed with the Secretary of the State any certificate of incorporation, articles of association, or a set of bylaws for a corporation, provided that the certificate of incorporation, articles of association, or a set of bylaws comply with the provisions of this chapter." Pa. C. Code, § 146.1.

Article 147

Article 147, Section 147.1, provides that:

- (1) The authority to file;
- (2) The power to file;
- (3) The right to file;
- (4) The duty to file;
- (5) The method of filing.

Article 148

For a corporation to be deemed to be a corporation, it must first be organized in accordance with the provisions of the Pennsylvania Corporation Code, Article 148, Section 148.1. Where the articles of incorporation, articles of association, or a set of bylaws of a corporation are filed with the Secretary of the State, the corporation is deemed to have been organized under the provisions of the Pennsylvania Corporation Code, Article 148, Section 148.1.

Article 149

Each corporation shall have the authority to cause to be filed with the Secretary of the State any certificate of incorporation, articles of association, or a set of bylaws for a corporation, provided that the certificate of incorporation, articles of association, or a set of bylaws comply with the provisions of this chapter." Pa. C. Code, § 149.1.

Article 154

The Board shall have the following powers:

- (1) to declare dividends and to set the date of payment;
- (2) to elect and remove directors (including the chairman of the board) and to fill any vacancies;
- (3) to elect and remove the secretary;
- (4) to elect and remove the treasurer;
- (5) to do all such other things as may be necessary or proper to carry out the business of the corporation.

Article 155

The Board shall have the power to borrow money on behalf of the Corporation. Since the Board is authorized to borrow money on behalf of the Corporation (including the chairman of the board) and to fill any vacancies, it is authorized to do all such other things as may be necessary or proper to carry out the business of the corporation.

Chapter 12 Secretary to the Board of Directors

Article 156

The Corporation shall have (1) a secretary. The Secretary shall be elected by the Board of Directors.

Article 157

The Secretary shall have the following powers:

The Secretary shall have the following powers:

- (1) to call and preside at meetings of the Board of Directors and to give notice of such meetings;
- (2) to sign and deliver certificates of stock ownership to the persons entitled to such certificates;
- (3) to do all such other things as may be necessary or proper to carry out the business of the corporation.

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

T e c e f e e e b p a e f e e e e a e e b a d i c i d e :

- (1) a a z e e e e a a f e B a d a d e e e a a f e S a e p d e e e a e e e a d o e a a a ,
e e a e e e e e e e , e r e e e a c c r a c f e e e a a e e e , e e e e e e e d o e e
e c i d e e e e e a a e a d a e e e a a e f i i c e e d e e e e a a a f e
e a e d e r a a a , e e e e e B a d a a e e a a a a a a e .
- (2) e r e e b a d ' d e c a a - a a a a a e e e c a c c d a c e e e e e c a b e d e c e d e ,
a a z e a d a a c a e e e e d o a a e e e a e e e e e f e b a d , a e r e e a a a
e a e d i r e , a d f i f i i i a e e e e e e e f e b a d e a e d c e e e f e b a d .
- (3) a e e c a c e e e b e e e e C a a a d e e c a e e r a a a a e e , a e e e
e e e b p a e f e a a a d a e r b a a e e d o e e e r e e d b e e r a
a a a e , a d f i a a z e e e a a a a e d b b e e r a a a a e e .
- (4) c a d a e a d a a z e e c a a e f a a a d c a r e , e e e e f a a a d c a r e
e e e , a a c a e e a p e e e e e a e d a f a a a d c a r e , a d b e f i i a a e f e
a a b a e e d e c a a a d e a e d f a a a e e .
- (5) b e e e b e f i e e c f i d e a a a f e e e a e f a a a e e C a a a e e e e ,
a d f i r a e e f f e c a e c f i d e a a a e a e e , a e e e e a e e d a e a e e e e e a a e
f e e a e e f a a a f e a e e e c e f e C a a a r i d e e a a e a e e , a a e
a e e e p a a a d c a f i a c c d a a d a d f i e e e a p a e e r a a a e e e a d
e C a a S e c r e t e R e r a a C a a a a a .
- (6) c a d a e a d a a z e e C a a a d e e a c a d e e a a a e e e e , e e e e e e e
e e e e e , p a e e e e e e , e e e d a e a e c e a d e d a , c a d a e a d e e e b i c
e e e e , e e r e e a a e e e a e a b e e e e a e e f a a a d c a e d b e C a a ,
C a a e r a a e e e e e e a d e e a a a a a , a d e e e e e e a a a e e e e
C a a S e c r e t e R e r a a C a a a a a .
- (7) b e e e b e f i e e a e e a c e f a e e p d e ' e e e , d e c a ' e e e , a e e d e e f
r b a a a p a e e p d e a d d e c a a e e c d a e e a a a e e e f a e d e d e b e e p d e
f e C a a .
- (8) a a a d e c a a d e e a p a a e e f d i a a c c d a c e a d e e a c a d f e a a ,
e r a a a , A a c e f A a a a a d e e e a e r a a a . W e e e e e e e C a a a
a a e e e a e e e p a a a e p a a a f a e e e a e e e e e e e e e e a a a b i a a
a a e e e d e e C a a a d a e e e e e f i i e f e c e e e r a a a e e C a a S e c r e t e
R e r a a C a a a a a d e e r a a a e e e .

(9) The directors shall have the authority to borrow money on the credit of the company and to mortgage or charge the property of the company and to create any security for the purpose of raising or borrowing money for the purposes of the company.

(10) The directors shall have the authority to invest the funds of the company in such manner as they may think fit, and to invest the same in any one or more of the following securities, to-wit:—

Article 158

The directors may, on behalf of the company, (a) make any loan to any director or officer of the company, or to any person connected with any director or officer of the company, or to any company in which any director or officer of the company is interested, and (b) make any loan to any director or officer of the company, or to any person connected with any director or officer of the company, or to any company in which any director or officer of the company is interested, on such terms and conditions as they may think fit.

The directors may, on behalf of the company, (a) make any loan to any director or officer of the company, or to any person connected with any director or officer of the company, or to any company in which any director or officer of the company is interested, and (b) make any loan to any director or officer of the company, or to any person connected with any director or officer of the company, or to any company in which any director or officer of the company is interested, on such terms and conditions as they may think fit.

Article 159

The directors may, on behalf of the company, (a) make any loan to any director or officer of the company, or to any person connected with any director or officer of the company, or to any company in which any director or officer of the company is interested, and (b) make any loan to any director or officer of the company, or to any person connected with any director or officer of the company, or to any company in which any director or officer of the company is interested, on such terms and conditions as they may think fit.

Chapter 13 General Manager

Article 160

The directors may, on behalf of the company, (a) make any loan to any director or officer of the company, or to any person connected with any director or officer of the company, or to any company in which any director or officer of the company is interested, and (b) make any loan to any director or officer of the company, or to any person connected with any director or officer of the company, or to any company in which any director or officer of the company is interested, on such terms and conditions as they may think fit.

The directors may, on behalf of the company, (a) make any loan to any director or officer of the company, or to any person connected with any director or officer of the company, or to any company in which any director or officer of the company is interested, and (b) make any loan to any director or officer of the company, or to any person connected with any director or officer of the company, or to any company in which any director or officer of the company is interested, on such terms and conditions as they may think fit.

Article 161

The directors may, on behalf of the company, (a) make any loan to any director or officer of the company, or to any person connected with any director or officer of the company, or to any company in which any director or officer of the company is interested, and (b) make any loan to any director or officer of the company, or to any person connected with any director or officer of the company, or to any company in which any director or officer of the company is interested, on such terms and conditions as they may think fit.

The directors may, on behalf of the company, (a) make any loan to any director or officer of the company, or to any person connected with any director or officer of the company, or to any company in which any director or officer of the company is interested, and (b) make any loan to any director or officer of the company, or to any person connected with any director or officer of the company, or to any company in which any director or officer of the company is interested, on such terms and conditions as they may think fit.

The directors may, on behalf of the company, (a) make any loan to any director or officer of the company, or to any person connected with any director or officer of the company, or to any company in which any director or officer of the company is interested, and (b) make any loan to any director or officer of the company, or to any person connected with any director or officer of the company, or to any company in which any director or officer of the company is interested, on such terms and conditions as they may think fit.

Article 162

The Commission shall be accountable to the Board of Directors and shall exercise its functions as follows:

- (1) lead the Commission, establish its structure, and report to the Board of Directors;
- (2) analyze the capacity of the Board of Directors;
- (3) analyze the performance of the Commission and the Board of Directors and report to the Board of Directors;
- (4) draft a financial report of the Commission to the Board;
- (5) draft the annual report of the Commission;
- (6) formulate recommendations to the Board of Directors;
- (7) advise the Board of Directors of the Commission's duties and responsibilities as defined in the articles of association of the Board;
- (8) advise the Board of Directors on the best way to exercise its powers and duties as defined in the articles of association of the Board;
- (9) exercise the powers conferred by the Articles of Association of the Board of Directors.

In exercising its powers and duties, the Commission shall, in the case of the Board of Directors, advise the Board of Directors of its findings and recommendations.

Article 163

The Commission shall advise the Board of Directors of its findings and recommendations. The Board of Directors shall be responsible for the implementation of the Commission's recommendations.

Article 164

The Commission shall formulate recommendations to the Board of Directors, which shall be binding on the Board of Directors.

The Commission shall exercise its powers and duties as follows:

- (1) conduct the Commission's duties and responsibilities as defined in the articles of association of the Board;
- (2) exercise the powers and duties conferred by the Board of Directors to the Commission;
- (3) formulate recommendations to the Board of Directors, which shall be binding on the Board of Directors;
- (4) exercise the powers and duties conferred by the Board of Directors to the Commission.

Article 165

The executive/finance director, the area manager, be a member of the staff and the director of the centre shall be a member of the staff and the Chief Executive Officer of the Agency.

Chapter 14 Board of Supervisors

Section 1 Supervisors

Article 166

The office shall be composed of three members, one of whom shall be a member of the staff.

Article 167

Ad hoc members shall be appointed by the staff and the Chief Executive Officer of the Agency.

Article 168

Where the office is composed of three members, one of whom shall be a member of the staff, each member shall be appointed by the staff and the Chief Executive Officer of the Agency, and before being appointed the members shall be interviewed by the staff and the Chief Executive Officer of the Agency, and the members shall be appointed by the staff and the Chief Executive Officer of the Agency.

Article 169

The office shall be a full-time position of the Chief Executive Officer of the Agency, and shall be a full-time position of the Chief Executive Officer of the Agency.

Article 170

The office shall be a full-time position of the Chief Executive Officer of the Agency, and shall be a full-time position of the Chief Executive Officer of the Agency.

Article 171

The office shall be a full-time position of the Chief Executive Officer of the Agency, and shall be a full-time position of the Chief Executive Officer of the Agency.

Article 172

The office shall be a full-time position of the Chief Executive Officer of the Agency, and shall be a full-time position of the Chief Executive Officer of the Agency.

If the office is composed of three members, one of whom shall be a member of the staff, each member shall be appointed by the staff and the Chief Executive Officer of the Agency, and before being appointed the members shall be interviewed by the staff and the Chief Executive Officer of the Agency, and the members shall be appointed by the staff and the Chief Executive Officer of the Agency.

Section 2 Board of supervisors

Article 173

The Commission shall have the following powers:

Article 174

The Board of Supervisors shall be composed of five (5) members, to be elected as follows:

The Board shall add to its membership as follows: one member shall be added by each of the following counties:

Article 175

The Board of Supervisors shall have the following powers: to see to it that the laws of the State are faithfully executed and that the public interest is promoted. The Board shall have the power to receive and disburse the moneys of the State, and to see to it that the same are properly accounted for and that the same are used for the purposes for which they are appropriated.

Article 176

The Board of Supervisors shall be authorized to do the following things:

1. to see to it that the laws of the State are faithfully executed;
2. to see to it that the moneys of the State are properly accounted for and that the same are used for the purposes for which they are appropriated; to see to it that the same are used for the purposes for which they are appropriated; to see to it that the same are used for the purposes for which they are appropriated;
3. to see to it that the laws of the State are faithfully executed and that the public interest is promoted;
4. to see to it that the laws of the State are faithfully executed and that the public interest is promoted;
5. to see to it that the laws of the State are faithfully executed and that the public interest is promoted;
6. to see to it that the laws of the State are faithfully executed and that the public interest is promoted;
7. to see to it that the laws of the State are faithfully executed and that the public interest is promoted;
8. to see to it that the laws of the State are faithfully executed and that the public interest is promoted;

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

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

Article 177

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

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

Article 178

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

Article 179

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

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

Article 180

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

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

Article 181

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

Article 181(b) and (c) shall be applicable to the following cases:

- (1) the date, time, and duration of the meeting;
- (2) the agenda of the meeting;
- (3) the date for a call for a meeting.

Article 182

The chairperson elected by the board of directors shall be responsible for convening a general meeting, calling for a call for a meeting, and calling a meeting, etc., in accordance with (a) and (b) of Article 181 of the Companies Act.

Article 183

The chairperson elected by the board of directors shall be responsible for convening a meeting, calling for a call for a meeting, and calling a meeting, etc., in accordance with (a) and (b) of Article 181 of the Companies Act. The chairperson shall be responsible for convening a meeting, calling for a call for a meeting, and calling a meeting, etc., in accordance with (a) and (b) of Article 181 of the Companies Act.

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

Article 184

Article 184 of the Companies Act shall be applicable to the following cases:

1. the date, time, and duration of the meeting;
2. the agenda of the meeting, the time, date, and duration of the meeting, and the call for a meeting; and the call for a meeting, etc., in accordance with (a) and (b) of Article 181 of the Companies Act; and the call for a meeting, etc., in accordance with (a) and (b) of Article 181 of the Companies Act;
3. the date, time, and duration of the meeting, the date, time, and duration of the meeting, and the call for a meeting, etc., in accordance with (a) and (b) of Article 181 of the Companies Act; and the call for a meeting, etc., in accordance with (a) and (b) of Article 181 of the Companies Act;
4. the date, time, and duration of the meeting, the date, time, and duration of the meeting, and the call for a meeting, etc., in accordance with (a) and (b) of Article 181 of the Companies Act; and the call for a meeting, etc., in accordance with (a) and (b) of Article 181 of the Companies Act;
5. the date, time, and duration of the meeting, the date, time, and duration of the meeting, and the call for a meeting, etc., in accordance with (a) and (b) of Article 181 of the Companies Act; and the call for a meeting, etc., in accordance with (a) and (b) of Article 181 of the Companies Act;

6. a e... de c... a... e... b... a... f... f... f... e... a... e... a... e... e... c... d...;
7. a e... b... e... e... e... a... e... b... e... CSRC a... e... a... b... e... d... e... e...;
8. a e... c... e... f... e... a... f... f... e... e... e... a... b... a... e... a... c... e... a... a... a... d... c... c... a... e... a... f... d... a... e... a... c... e... f... a... d... e... f... d... e... e... e... a... f... e... (5) e... a... e... e... c... e... d... a... e... f... e... c... a...;
9. ... a... a... e...;
10. ... e... c... a... c... e... c... b... e... e... a... , a... d... a... a... e... e... a... d... e... a... e... a... e... a... e... f... e... c... a... e... a... d... e... c... a... e... () ... e... e... e... e... C... a... '... a... e... e... e... d... .

Article 185

The a... f... a... f... a... d... e... c... e... f... f... c... e... b... e... a... f... f... e... C... a... '... a... d... a... a... b... a... f... d... e... d... a... a... a... b... e... a... f... f... e... d... b... a... t... e... r... a... t... i... o... n... e... c... e... f... f... c... e... e... c... a... t... i... o... n... a... d... e... f... e... c... t... i... v... e... r... a... f... f... c... a... t... i... o... n... .

Article 186

I... a... d... a... e... b... a... a... e... e... d... b... a... , a... d... a... a... e... e... r... a... t... i... o... n... a... t... i... o... n... e... f... e... c... t... i... v... e... c... a... e... () ... c... a... e... f... e... C... a... '... a... e... e... d... , e... C... a... '... d... e... c... i... o... n... , ... e... c... i... o... n... , ... a... e... a... d... i... c... t... i... o... n... a... a... e... e... e... e... a... d... i... c... t... i... o... n... e... a... c... S... a... e... d... e... f... a... t... i... o... n... e... e... c... e... f... e... f... i... c... a... t... i... o... n... a... d... i... c... t... i... o... n... e... f... e... C... a... '... e... e... d... i... c... t... i... o... n... .

1. ... c... a... e... e... C... a... '... e... c... e... d... e... c... e... f... b... a... e... e... a... e... d... i... c... t... i... o... n... b... a... e... p... l... a... c... e...;
2. ... a... c... i... o... n... e... b... e... a... e... e... f... e... C... a... '... ;
3. ... e... e... a... e... a... t... i... o... n... e... e... C... a... '... e... e... e... , ... c... i... d... (... r... i... p... t... a... t... i... o... n...) ... a... a... f... i... c... i... t... i... o... n... e... a... d... a... a... e... r... a... t... i... o... n... e... C... a... '... ; a... d... ;
4. ... d... e... e... e... a... e... d... e... f... e... c... t... i... v... e... d... i... a... t... i... o... n... e... e... e... , ... c... i... d... (... r... i... p... t... a... t... i... o... n...) ... a... d... i... c... t... i... o... n... b... a... a... d... i... c... t... i... o... n... , ... a... e... r... a... t... i... o... n... a... e... r... i... c... t... i... o... n... e... f... e... C... a... '... b... a... e... d... . S... a... e... d... e... f... a... t... i... o... n... a... c... c... o... u... n... t... A... c... e... f... A... t... t... a... c... t... i... o... n... .

Article 187

Eac... f... e... C... a... '... D... e... c... i... o... n... , ... e... c... i... o... n... , ... e... a... p... a... e... a... d... i... c... t... i... o... n... a... a... e... e... e... b... e... e... a... d... i... c... t... i... o... n... e... e... c... e... f... i... c... i... t... i... o... n... e... a... d... d... i... c... a... e... f... i... d... i... e... , ... e... e... c... e... e... c... a... e... d... i... c... e... a... d... i... c... t... i... o... n... a... a... e... a... b... a... e... r... d... e... e... e... e... r... i... d... e... e... c... e... e... c... a... b... e... c... o... n... a... c... e... .

Article 188

T e C ă a ' d e c i s i i , r e t i n e , a d e c i s i a a e e . T u t e e e c e f . a d i e , a b d e b . e . c . e f . d f a . a d . a p p e a c e . e e e e a a a a . e e e e a c f . c . b e . e e . e e a a e e a d . e d i e . T u t e c . e . a p p e c i d e (b e d . .) . e f i f . e . f . e f b . a a . :

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

14. The Director may, if he is satisfied that a person is a person who is a member of the office of the Director of the Commission, and who is a member of the office of the Director of the Commission, and who is a member of the office of the Director of the Commission, and who is a member of the office of the Director of the Commission:

- (1) ...;
- (2) ...;
- (3) ...

Article 189

Each Director, the Commission, shall have the power to do all such things as may be necessary or expedient for the purposes of the Commission, and to do all such things as may be necessary or expedient for the purposes of the Commission:

1. ...;
2. ...;
3. ...;
4. ...;
5. ...

Article 190

The Director may, if he is satisfied that a person is a person who is a member of the office of the Director of the Commission, and who is a member of the office of the Director of the Commission, and who is a member of the office of the Director of the Commission, and who is a member of the office of the Director of the Commission, and who is a member of the office of the Director of the Commission:

Article 191

Every person who is a member of the office of the Director of the Commission, and who is a member of the office of the Director of the Commission, and who is a member of the office of the Director of the Commission, and who is a member of the office of the Director of the Commission, and who is a member of the office of the Director of the Commission:

3. $\frac{1}{2} e_1 e_2 e_3 f_1 a_1 a_2 a_3 p_1 a_1 e_1 e_2 e_3 b_1 e_1 C_2 a_1 a_2 e_1 a_1 d e_1 c_1$, $\frac{1}{2} e_1 e_2 e_3 e_1 a_1 a_2 e_1 e_1 f_1 e_1 C_2 a_1 a_2 a_1 a_1 C_1 e_1 e_1 d P e_1 e_1 e_1 f_1 a_1 c_1 e_1 c_1 e_1 e_1 f_1 e_1 d_1 a_1 b_1 e_1 c_1 e_1 f_1 e_1 C_2 a_1 c_1 d_1 e_1 e_1 d_1 f_1 e_1 e_1 e_1 e_1 f_1 a_1 e_1 c_1$.

Article 196

A $\frac{1}{2} p_1 a_1 a_2 d e_1 d b_1 e_1 C_2 a_1 a_2 a_1 p_1 a_1 e_1 f_1 e_1 e_1 c_1 e_1 d_1$ A $\frac{1}{2} c_1 e_1 a_1 b_1 e_1 e_1 d a_1 e_1 e_1 a_1 a_1 b_1 e_1 b_1 e_1 e_1 e_1 c_1 e_1 e_1 f_1 e_1 p_1 a_1$, $e_1 a_1 d e_1 e_1 f_1 e_1 e_1 e_1 f_1 e_1 p_1 a_1$.

Article 197

A $\frac{1}{2} p_1 a_1 a_1 a_1 e_1 e_1 d e_1 d b_1 e_1 C_2 a_1 a_2 b_1 e_1 a_1 c_1 f_1 a_1 a_1 e_1 d_1 e_1$ A $\frac{1}{2} c_1 e_1 189_1 a_1 b_1 e_1 e_1 f_1 c_1 e_1 a_1 b_1 e_1 a_1 a_1 e_1 e_1 C_2 a_1 a_1 d e_1 d_1 a_1$:

1. $\frac{1}{2} e_1 e_1 p_1 a_1 a_2 d e_1 d a_1 C_1 e_1 e_1 d P e_1 e_1 f_1 a_1 d e_1 c_1$, $\frac{1}{2} e_1 e_2 e_3 e_1 a_1 a_2 e_1 e_1 f_1 e_1 C_2 a_1 a_2 a_1 a_1 e_1 c_1 a_1$, $\frac{1}{2} e_1 p_1 a_1 a_2 d e_1 d a_1 a_1 e_1 f_1 e_1 c_1 a_1 c_1 e_1 a_1 d$
2. $\frac{1}{2} e_1 c_1 a_1 e_1 a_1 d e_1 d b_1 e_1 C_2 a_1 a_2 a_1 b_1 e_1 a_1 f_1 a_1 d b_1 e_1 p_1 a_1 a_2 d e_1 d a_1 b_1 a_1 f_1 d e_1 c_1 a_1 e_1$.

Article 198

F $\frac{1}{2} e_1 e_1 e_1 e_1 f_1 e_1 e_1 c_1 e_1 d_1 a_1 c_1 e_1 f_1 e_1 c_1 a_1 e_1$, $\frac{1}{2} e_1 e_1 e_1 e_1 c_1 e_1 a_1 c_1 d_1 e_1 a_1 a_1 c_1 e_1 e_1 b_1 a_1 a_1 a_1 a_1 e_1 p_1 a_1 b_1 e_1 e_1 d e_1 d e_1 e_1 a_1 a_1 e_1 e_1 c_1 e_1 e_1 e_1 f_1 a_1 c_1 e_1 f_1 b_1 a_1 a_1 b_1 a_1 a_1 b_1 a_1 a_1$.

Article 199

I add $\frac{1}{2} a_1 a_1 a_1 a_1 d e_1 d e_1 d e_1 d b_1 e_1 a_1 a_1 d a_1 d a_1 e_1 e_1 p_1 a_1 a_1$, $\frac{1}{2} e_1 e_1 a_1 d e_1 c_1$, $\frac{1}{2} e_1 e_2 e_3 a_1 d e_1 e_1 a_1 a_2 e_1 e_1 f_1 e_1 C_2 a_1 a_2 a_1 b_1 e_1 a_1 c_1 f_1 d_1 e_1 e_1 e_1 C_2 a_1 a_1$, $\frac{1}{2} e_1 C_2 a_1 a_1 a_1 a_1$:

1. $\frac{1}{2} d e_1 a_1 d e_1 e_1 e_1 a_1 d e_1 c_1$, $\frac{1}{2} e_1 e_2 e_3 e_1 a_1 a_2 e_1 e_1 c_1 e_1 a_1 e_1 f_1 e_1 p_1 e_1 e_1 a_1 e_1 d b_1 e_1 C_2 a_1 a_1 a_1 c_1 e_1 e_1 c_1 e_1 f_1 e_1 d e_1 e_1 p_1 c_1 a_1 f_1 d_1$;
2. $\frac{1}{2} e_1 c_1 d a_1 c_1 a_1 c_1 a_1 a_1 c_1 c_1 d e_1 d b_1 e_1 C_2 a_1 a_2 a_1 e_1 e_1 e_1 a_1 d e_1 c_1$, $\frac{1}{2} e_1 e_2 e_3 e_1 a_1 a_2 e_1 e_1 c_1 a_1 c_1 a_1 a_1 d a_1$ ($\frac{1}{2} e_1 e_1 c_1 d a_1 a_1 a_1 e_1 a_1 b_1 e_1 a_1 a_1 e_1 a_1 e_1 d e_1 c_1$, $\frac{1}{2} e_1 e_2 e_3 e_1 a_1 a_2 e_1 e_1 e_1 e_1 a_1 e_1 e_1 C_2 a_1 a_2 a_1 b_1 e_1 a_1 c_1 f_1 d_1 e_1 b_1 a_1 a_1 e_1 C_2 a_1$);
3. $\frac{1}{2} d e_1 a_1 d e_1 e_1 e_1 a_1 d e_1 c_1$, $\frac{1}{2} e_1 e_2 e_3 e_1 a_1 a_2 e_1 e_1 e_1 e_1 d e_1 e_1 a_1 d e_1 d e_1 f_1 e_1 e_1 b_1 e_1 a_1 c_1 f_1 d_1 e_1 b_1 a_1 a_1$;
4. $\frac{1}{2} e_1 c_1 e_1 a_1 f_1 d_1 e_1 c_1 e_1 d b_1 e_1 e_1 e_1 a_1 d e_1 c_1$, $\frac{1}{2} e_1 e_2 e_3 e_1 a_1 a_2 e_1 e_1 a_1 a_1 a_1 e_1 b_1 e_1 e_1 c_1 e_1 d b_1 e_1 C_2 a_1 a_2 c_1 d_1$ ($\frac{1}{2} e_1 e_1 p_1 a_1 e_1 d_1$) $\frac{1}{2} c_1 a_1 a_1 a_1$;
5. $\frac{1}{2} d e_1 a_1 d e_1 e_1 e_1 a_1 d e_1 c_1$, $\frac{1}{2} e_1 e_2 e_3 e_1 a_1 a_2 e_1 e_1 e_1 e_1 e_1 e_1 e_1 e_1 a_1 e_1 d_1 e_1 b_1 e_1 a_1 e_1 d_1 e_1 f_1 d_1 a_1 a_1 a_1 e_1 b_1 e_1 e_1 e_1 e_1 C_2 a_1$; $\frac{1}{2} a_1 d$

If the company is a limited liability company, the shareholders shall be liable for the company's debts only up to the amount of their shares, and the company shall be liable for its debts with its own assets.

Article 202

The company shall be liable for the debts of the shareholders, and the shareholders shall be liable for the debts of the company.

Chapter 16 Financial Accounting System and Distribution of Profits

Article 203

The company shall keep accurate financial records and shall be liable for the accuracy of the financial records.

Article 204

The company shall keep accurate financial records, and the shareholders shall be liable for the accuracy of the financial records.

The company shall keep accurate financial records, and the shareholders shall be liable for the accuracy of the financial records.

Article 205

The shareholders of the company shall be liable for the company's debts up to the amount of their shares, and the company shall be liable for its debts with its own assets.

Article 206

The shareholders of the company shall be liable for the company's debts up to the amount of their shares, and the company shall be liable for its debts with its own assets.

Article 21 of the company law provides that the shareholders of a company shall be liable for the company's debts up to the amount of their shares, and the company shall be liable for its debts with its own assets.

Article 207

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

Article 208

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

Article 209

T e C a a a b e f i a c a e e a c f i c a e a , a e a e f i a c a e e a 60 d a a f e e e d f e f i c a e a a d a a f i a c a e e a 120 d a a f e e e d f e f i c a e a .

Article 210

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

Article 211

- T e c a a e e a a c i d e e f a a f i d :
1. e e e r a b a e d f e 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 a a d e a e a e f f a c e b e c i d e e e c a a c e e e .

Article 212

W e e a c a d a b e a a f e a a f f e e e a , a a d a 10 e c e f e f a e C a a a a a c e e e . T e C a a a d a a f e a c c r a e b a a c e f e c e e e a a e a d a c c r e d f e 50 e c e f e C a a a e e e d c a a .

I f e a c c r a e b a a c e f e C a a a a a c e e e e e e e e a e f e e f e C a a a f e e e e a , e e e e a a f a a b e d f a a e e b e f e e a a a c e e e e d a e e f a c c d e e e e e e e e d e a a a .

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

Afe . e p e a e bee a de r a d c e e e a e bee d a , e e a f a a be
d . b . ed . f . e f a e e d b a e e de , e e e e e e e e e e e
A . c e f A . c a . d . b . e . f . a c c . d . e f a e e d b a e e de .

If . e . a e de e e l a (6 . b . e . e . a c . a a (6 e . f . e . e e . a a a 5 () JET

The Commission shall be empowered to call for the production of any documents or information which it may require for the purposes of this Act.

Under the provisions of this Act, the Commission shall have the power to call for the production of any documents or information which it may require for the purposes of this Act.

Where the Commission is satisfied that a person has failed to comply with any requirement imposed by it under this Act, it may take such steps as it thinks fit to enforce compliance with that requirement.

Where the Commission is satisfied that a person has failed to comply with any requirement imposed by it under this Act, it may take such steps as it thinks fit to enforce compliance with that requirement.

- (1) The Commission may, if it is satisfied that a person has failed to comply with any requirement imposed by it under this Act, it may take such steps as it thinks fit to enforce compliance with that requirement.
- (2) The Commission may, if it is satisfied that a person has failed to comply with any requirement imposed by it under this Act, it may take such steps as it thinks fit to enforce compliance with that requirement.

Article 217

After the expiration of the period specified in the notice referred to in Article 216, the Commission may, if it is satisfied that a person has failed to comply with any requirement imposed by it under this Act, it may take such steps as it thinks fit to enforce compliance with that requirement.

Article 218

The Commission may, if it is satisfied that a person has failed to comply with any requirement imposed by it under this Act, it may take such steps as it thinks fit to enforce compliance with that requirement.

Chapter 17 Appointment of an Accounting Firm

Article 219

The Commission may, if it is satisfied that a person has failed to comply with any requirement imposed by it under this Act, it may take such steps as it thinks fit to enforce compliance with that requirement.

Article 220

T e e i f e e e f a a c c r u a f i e e e e d b . e C a a a a f . e e d f . e a a a e e a e e e e d f . e e a a a e e a e e .

Article 221

A a c c r u a f i e e e e d b . e C a a a a e . e f :

1. T e e i f a c c e . a a e e e a c c r u b . e e . e d . . . e e . f . e C a a a d e e e . e e e e d e c . a d e e e a e e e . f . e C a a e e e a a f . a a a a d e e a a a . ;
2. T e e i . . . e r e . e C a a a a e a a a b e e a r e . . . b a f b d a e . e e f . a a . a d e e a a a e e e a f . e a c c r u a f i e e e f d a e . ;
3. T e e i . . . a e d e e a e e e e . . . e e a a c e . . . e f . a a . c e e a . e e e e e e . e e . e a e . e e . e e a e . . . e e a e . a d . . . b e e a d a a . e e a e e e a . . . e e . e a e . . . a . e a c c r u a f i . e f . e C a a .

Article 222

I f . e a a c c r u a f i b e c e . a c a . . . e b a d f d e c a a . . . a a c c r u a f i f a c a c b e f e a e e a e e e . . . e d . H e e . . f . e e a e . e e a c c r u a f i d . . . e a a c c r u a f i f . e C a a e i c a c a c a . . . e e a c c r u a f i a c a r e . . . a . . .

Article 223

T e e i f . e a c c r u a f i b . e C a a b e d e . e e d b . e e e a e e e T e b a d f d e c c a e a a c c r u a f i b e f e . e d e c b . e e e a e e e

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

Article 224

T e e i e a f a a c c r u a f i e e e e d b . e b a d f d e c e e a . . . e . e e . e a a b e d e . e e d b . e b a d f d e c

Article 225

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

- (2) Within 14 days after the effective date of the merger, the corporation shall file with the Secretary of State a certificate of incorporation and a set of bylaws. The certificate of incorporation shall be filed with the Secretary of State within 14 days after the effective date of the merger. The corporation shall also file with the Secretary of State a set of bylaws within 14 days after the effective date of the merger. The corporation shall also file with the Secretary of State a certificate of incorporation and a set of bylaws within 14 days after the effective date of the merger.
- (3) If the corporation fails to file with the Secretary of State a certificate of incorporation and a set of bylaws within 14 days after the effective date of the merger, the corporation shall be deemed to have failed to comply with the requirements of this section.

Chapter 18 Merger, Division, Dissolution and Liquidation

Section 1 Merger and Division

Article 227

The corporation shall file with the Secretary of State a certificate of incorporation and a set of bylaws within 14 days after the effective date of the merger. The corporation shall also file with the Secretary of State a certificate of incorporation and a set of bylaws within 14 days after the effective date of the merger. The corporation shall also file with the Secretary of State a certificate of incorporation and a set of bylaws within 14 days after the effective date of the merger.

Within 14 days after the effective date of the merger, the corporation shall file with the Secretary of State a certificate of incorporation and a set of bylaws.

Article 228

The corporation shall file with the Secretary of State a certificate of incorporation and a set of bylaws within 14 days after the effective date of the merger.

After the corporation has filed with the Secretary of State a certificate of incorporation and a set of bylaws, the corporation shall file with the Secretary of State a certificate of incorporation and a set of bylaws within 14 days after the effective date of the merger. The corporation shall also file with the Secretary of State a certificate of incorporation and a set of bylaws within 14 days after the effective date of the merger.

If the corporation fails to file with the Secretary of State a certificate of incorporation and a set of bylaws within 14 days after the effective date of the merger, the corporation shall be deemed to have failed to comply with the requirements of this section.

Article 229

After the corporation has filed with the Secretary of State a certificate of incorporation and a set of bylaws, the corporation shall file with the Secretary of State a certificate of incorporation and a set of bylaws within 14 days after the effective date of the merger.

After the corporation has filed with the Secretary of State a certificate of incorporation and a set of bylaws, the corporation shall file with the Secretary of State a certificate of incorporation and a set of bylaws within 14 days after the effective date of the merger. The corporation shall also file with the Secretary of State a certificate of incorporation and a set of bylaws within 14 days after the effective date of the merger.

Debtor's debt to the Company shall be deemed to have been paid by the creditor if the creditor has been notified in writing by the debtor of the debt and the creditor has not objected within the period of 15 days from the date of notification.

Article 230

When a creditor has been notified in writing of the debt and the creditor has not objected within the period of 15 days from the date of notification, the creditor shall be deemed to have been paid by the debtor. If a creditor has objected, the creditor shall be deemed to have been paid by the debtor if the creditor has not objected within the period of 15 days from the date of notification.

Section 2 Dissolution and Liquidation

Article 231

The Company shall be dissolved in the following circumstances:

- (1) A resolution is passed by the shareholders at a general meeting;
- (2) The shareholders have decided to dissolve the Company;
- (3) The creditors have decided to dissolve the Company;
- (4) The Company has decided to be liquidated in accordance with the provisions of the law;
- (5) The business of the Company has become insolvent and the liquidator has been appointed in accordance with the law;
- (6) The Company has failed to comply with the provisions of the law and the court has ordered the dissolution of the Company. The court may also order the liquidation of the Company if the Company has failed to comply with the provisions of the law. The court may also order the liquidation of the Company if the Company has failed to comply with the provisions of the law.

Article 232

When the Company is dissolved in accordance with the provisions of Article 225 (1), (2), (5) or (6) of the Act, the liquidator shall be appointed within 15 days from the date of the resolution of the shareholders, the decision of the creditors, the decision of the court or the decision of the liquidator. When the Company is dissolved in accordance with the provisions of Article 225 (3) of the Act, the liquidator shall be appointed within 15 days from the date of the decision of the court.

When the Company is dissolved in accordance with the provisions of Article 225 (4) of the Act, the liquidator shall be appointed within 15 days from the date of the decision of the court. The liquidator shall be appointed within 15 days from the date of the decision of the court.

Article 233

If the liquidator has decided to dissolve the Company, the liquidator shall be deemed to have been appointed (except in the case of a liquidator appointed by the court) and the liquidator shall be deemed to have been appointed within 15 days from the date of the decision of the liquidator. The liquidator shall be deemed to have been appointed within 15 days from the date of the decision of the liquidator. The liquidator shall be deemed to have been appointed within 15 days from the date of the decision of the liquidator.

Te f i c a t a d e e f f e b a d f d e c . . . a p e . . . a e . . . e d a e . . . a f e . . . e a e . . . d e ' e e a . . . e e a . . . a a e d . e e . . . p a . . . c a . . . p a . . . d a . . .

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

Article 234

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

T d e c a e c e d . . . , a c e d a p e . . . a . . . e e e a . . . a e . . . a d . . . d e e . . . a . . . e d e a p . . . a e a p . . . T e p a d a n c . . . e e e . . . a p . . . e . . . e . . . e c e d . . .

T e p a d a n c . . . e e e . . . a p . . . i c e a . . . f f a . . . f . . . e d e b . . . f a . . . c e d . . . d e . . . e . . . d . . . f . . . c e d . . . d e c a a . . .

Article 235

T e p a d a n c . . . e e e e c e . . . e f . . . p a . . . f i c a . . . d e . . . c e . . . f . . . p a d a n c . . . :

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

Article 236

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

T e e d . . . a . . . a e . . . a e . . . f . . . a . . . a . . . f f . . . e p a d a n c . . . e e e , a e . . . f e . . . p . . . e e , . . . c a . . . a . . . a c e . . . e . . . e . . . a d . . . a n c . . . e . . . e . . . a n . . . , e . . . a d . . . a e a d . . . e d e b . . . f . . . e C . . . a . . . a b e d . . . a b r e d a c c . . . d e . . . e . . . a . . . f e r . . . e . . . e d b . . . e . . . a e . . . d e . . .

Dr. ... e. d. f. ... e. C. ... a. ... e. ... b. ... a. ... c. ... r. ... a. ... b. ... e. ... e. ... a. ...
... a. ... f. ... e. ... f. ... c. ... a. ... r. ... p. ... d. ... a. ... B. ... e. ... e. ... e. ... f. ... e. ... a. ... e. ... c. ... b. ... e. ... e. ...
... e. ... c. ... e. ... C. ... a. ... e. ... e. ... p. ... p. ... b. ... e. ... d. ... b. ... e. ... d. ... a. ... e. ... d. ...

Article 237

I. ca e f. p. r. d. a. ... d. ... p. r. d. ... f. e. p. r. d. a. ... c. ... e. ... e. ... a. ... e. ... e. ... f. e. C. ... a. ...
... f. ... f. ... c. ... e. ... a. ... f. ... e. ... d. ... e. ... b. ... a. ... f. e. p. r. d. a. ... e. ... e. ... f. e. C. ... a. ... a. ... d. ... e. ... a. ... b. ... a. ... c. ...
... e. ... a. ... d. ... e. ... c. ... p. ... f. ... e. ... e. ... a. ... f. ... e. ... a. ... p. ... c. ... a. ... e. ... P. e. ... e. ... c. ... r. ... f. ... b. ... a. ... c. ...

O. c. e. P. e. ... e. ... c. ... r. ... d. e. ... c. ... a. ... e. ... e. ... b. ... a. ... c. ... f. e. C. ... a. ... e. ... p. r. d. a. ... c. ... e. ... e. ... a. ... p. ... a. ... d. ... e. ...
... e. ... p. r. d. a. ... a. ... e. ... e. ... P. e. ... e. ... c. ... r. ...

Article 238

F. ... e. ... e. ... c. ... e. ... p. r. d. a. ... e. ... f. e. p. r. d. a. ... c. ... e. ... e. ... a. ... f. ... r. ... a. ... e. ... a. ... p. r. d. a. ... e. ... ,
... a. ... e. ... e. ... a. ... d. ... e. ... a. ... e. ... a. ... d. ... f. ... a. ... c. ... a. ... c. ... e. ... e. ... c. ... f. e. p. r. d. a. ... e. ... d. ... a. ... d. ... a. ... f. e. ...
... e. ... f. ... c. ... a. ... e. ... f. ... b. ... a. ... C. ... P. A. ... C. ... a. ... r. ... b. ... e. ... a. ... e. ... e. ... a. ... e. ... d. ... e. ... e. ... a. ... e. ... e. ... e. ... P. e. ... e. ...
... c. ... r. ... f. ... c. ... f. ... a. ... a. ... A. ... d. ... v. ... 30 ... d. a. ... f. ... e. ... d. a. ... e. ... f. ... e. ... a. ... e. ... d. ... e. ... e. ... a. ... e. ... e. ... e. ... P. e. ... e. ...
... c. ... r. ... e. ... c. ... f. ... a. ... a. ... e. ... C. ... a. ... e. ... p. r. d. ... b. ... e. ... a. ... f. ... e. ... e. ... a. ... e. ... d. ... e. ... e. ... e. ... C. ... a. ... e. ... a. ...
... a. ... e. ... a. ... a. ... p. ... f. ... c. ... a. ... d. ... e. ... a. ... a. ... a. ... d. ... a. ... c. ... e. ... C. ... a. ... e. ... a. ... a. ...

Article 239

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

N. e. f. e. e. b. e. f. e. p. r. d. a. ... c. ... e. ... e. ... a. ... a. ... e. ... a. ... b. ... e. ... a. ... e. ... e. ... e. ... a. ... e. ... e. ... e. ... c. ... e. ... d. ... b. ... a. ...
... a. ... d. ... a. ... e. ... f. ... e. ... a. ... a. ... e. ... a. ... e. ... a. ... e. ... a. ... f. ... e. ... e. ... e. ... f. e. C. ... a. ...

W. e. e. a. ... f. e. e. b. e. f. e. p. r. d. a. ... c. ... e. ... e. ... c. ... a. ... e. ... a. ... p. ... e. ... e. ... C. ... a. ... a. ... c. ... e. ... b. ...
... e. ... a. ... d. ... e. ... e. ... e. ... e. ... e. ... e. ... e. ... a. ... e. ... e. ... e. ... d. ... c. ... e. ... a. ...

Chapter 19 Amendment to Articles of Association

Article 240

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

Article 241

I. a. ... e. ... f. ... e. ... f. ... e. ... c. ... a. ... c. ... e. ... e. ... C. ... a. ... a. ... a. ... e. ... d. ... A. ... c. ... e. ... f. ... A. ... c. ... a. ... :

(1) A. f. e. a. e. d. e. f. e. C. ... a. ... L. a. ... e. ... e. ... a. ... a. ... a. ... d. ... a. ... a. ... e. ... e. ... a. ... , ... e. ... c. ... e. ... f. ...
... e. ... A. ... c. ... e. ... f. ... A. ... c. ... a. ... c. ... f. ... c. ... e. ... e. ... a. ... a. ... d. ... a. ... a. ... e. ... e. ... a. ... ;

(2) The contract of carriage shall be deemed to have been effected by the carrier if the carrier is a carrier;

(3) The carrier shall be deemed to have accepted the goods if he has received them.

Article 242

A carrier who has accepted the goods shall be liable for the loss of or damage to the goods, unless he proves that he has taken all the measures which could be taken to avoid the loss of or damage to the goods.

Article 243

The carrier shall be liable for the loss of or damage to the goods if he has not taken all the measures which could be taken to avoid the loss of or damage to the goods.

Notwithstanding the provisions of the preceding articles, the carrier shall be liable for the loss of or damage to the goods if he has not taken all the measures which could be taken to avoid the loss of or damage to the goods.

(1) Where a carrier is liable for the loss of or damage to the goods, he shall be liable to pay to the claimant the amount of the loss of or damage to the goods, unless he proves that he has taken all the measures which could be taken to avoid the loss of or damage to the goods.

(2) If the carrier is liable for the loss of or damage to the goods, he shall be liable to pay to the claimant the amount of the loss of or damage to the goods, unless he proves that he has taken all the measures which could be taken to avoid the loss of or damage to the goods.

Article 244

A carrier who has accepted the goods shall be liable for the loss of or damage to the goods, unless he proves that he has taken all the measures which could be taken to avoid the loss of or damage to the goods.

Chapter 20 Notice

Article 245

Notice of loss or damage shall be given by the claimant to the carrier as follows:

- (1) delivery of the goods;
- (2) by the carrier;
- (3) by the carrier.

(4) The Board may, in accordance with the provisions of the Charter, make such rules, regulations and orders as may be necessary to carry out its functions;

(5) The Board may do all such things as are necessary or expedient to give effect to the provisions of the Charter;

(6) The Board may, in accordance with the provisions of the Charter, make such rules, regulations and orders as may be necessary to carry out its functions;

(7) The Board may, in accordance with the provisions of the Charter, make such rules, regulations and orders as may be necessary to carry out its functions.

The Board may, in accordance with the provisions of the Charter, make such rules, regulations and orders as may be necessary to carry out its functions.

The Board may, in accordance with the provisions of the Charter, make such rules, regulations and orders as may be necessary to carry out its functions. The Board may, in accordance with the provisions of the Charter, make such rules, regulations and orders as may be necessary to carry out its functions. The Board may, in accordance with the provisions of the Charter, make such rules, regulations and orders as may be necessary to carry out its functions. The Board may, in accordance with the provisions of the Charter, make such rules, regulations and orders as may be necessary to carry out its functions.

The Board may, in accordance with the provisions of the Charter, make such rules, regulations and orders as may be necessary to carry out its functions. The Board may, in accordance with the provisions of the Charter, make such rules, regulations and orders as may be necessary to carry out its functions. The Board may, in accordance with the provisions of the Charter, make such rules, regulations and orders as may be necessary to carry out its functions.

Article 246

The Board may, in accordance with the provisions of the Charter, make such rules, regulations and orders as may be necessary to carry out its functions. The Board may, in accordance with the provisions of the Charter, make such rules, regulations and orders as may be necessary to carry out its functions.

Article 247

If the Board shall, in accordance with the provisions of the Charter, make such rules, regulations and orders as may be necessary to carry out its functions. If the Board shall, in accordance with the provisions of the Charter, make such rules, regulations and orders as may be necessary to carry out its functions. If the Board shall, in accordance with the provisions of the Charter, make such rules, regulations and orders as may be necessary to carry out its functions.

Article 248

The Board may, in accordance with the provisions of the Charter, make such rules, regulations and orders as may be necessary to carry out its functions. The Board may, in accordance with the provisions of the Charter, make such rules, regulations and orders as may be necessary to carry out its functions. The Board may, in accordance with the provisions of the Charter, make such rules, regulations and orders as may be necessary to carry out its functions.

