中华人民共和国公司法(2023修订)

发 文 机 关: 全国人民代表大会常务委员会

发 布 日 期: 2023.12.29

生效日期: 2024.07.01

时 效 性:现行有效

文 号: 主席令第十五号

主席令第十五号

《中华人民共和国公司法》已由中华人民共和国第十四届全国人民代表大会常务委员会第七次会议于 2023 年 12 月 29 日修订通过,现予公布,自 2024 年 7 月 1 日起施行。

中华人民共和国主席 习近平 2023年12月29日

中华人民共和国公司法

(1993年12月29日第八届全国人民代表大会常务委员会第五次会议通过 根据1999年12月25日第九届全国人民代表大会常务委员会第十三次会议《关于修改〈中华人民共和国公司法〉的决定》第一次修正 根据2004年8月28日第十届全国人民代表大会常务委员会第十一次会议《关于修改〈中华人民共和国公司法〉的决定》第二次修正2005年10月27日第十届全国人民代表大会常务委员会第十八次会议第一次修订根据2013年12月28日第十二届全国人民代表大会常务委员会第六次会议《关于修改〈中华人民共和国海洋环境保护法〉等七部法律的决定》第三次修正根据2018年10月26日第十三届全国人民代表大会常务委员会第六次会议《关于修改〈中华人民共和国公司法〉的决定》第四次修正2023年12月29日第十四届全国人民代表大会常务委员会第七次会议第二次修订)

第一章 总 则

- **第一条** 为了规范公司的组织和行为,保护公司、股东、职工和债权人的合法权益,完善中国特色现代企业制度,弘扬企业家精神,维护社会经济秩序,促进社会主义市场经济的发展,根据宪法,制定本法。
 - **第二条** 本法所称公司,是指依照本法在中华人民共和国境内设立的有限责任公司和股份有限公司。
- **第三条** 公司是企业法人,有独立的法人财产,享有法人财产权。公司以其全部财产对公司的债务承担责任。

公司的合法权益受法律保护,不受侵犯。

第四条 有限责任公司的股东以其认缴的出资额为限对公司承担责任;股份有限公司的股东以其认购的股份为限对公司承担责任。

公司股东对公司依法享有资产收益、参与重大决策和选择管理者等权利。

第五条 设立公司应当依法制定公司章程。公司章程对公司、股东、董事、监事、高级管理人员具有约束力。

第六条 公司应当有自己的名称。公司名称应当符合国家有关规定。

公司的名称权受法律保护。

第七条 依照本法设立的有限责任公司,应当在公司名称中标明有限责任公司或者有限公司字样。 依照本法设立的股份有限公司,应当在公司名称中标明股份有限公司或者股份公司字样。

第八条 公司以其主要办事机构所在地为住所。

第九条 公司的经营范围由公司章程规定。公司可以修改公司章程,变更经营范围。

公司的经营范围中属于法律、行政法规规定须经批准的项目,应当依法经过批准。

第十条 公司的法定代表人按照公司章程的规定,由代表公司执行公司事务的董事或者经理担任。

担任法定代表人的董事或者经理辞任的,视为同时辞去法定代表人。

法定代表人辞任的,公司应当在法定代表人辞任之日起三十日内确定新的法定代表人。

第十一条 法定代表人以公司名义从事的民事活动,其法律后果由公司承受。

公司章程或者股东会对法定代表人职权的限制,不得对抗善意相对人。

法定代表人因执行职务造成他人损害的,由公司承担民事责任。公司承担民事责任后,依照法律或者 公司章程的规定,可以向有过错的法定代表人追偿。

第十二条 有限责任公司变更为股份有限公司,应当符合本法规定的股份有限公司的条件。股份有限公司变更为有限责任公司,应当符合本法规定的有限责任公司的条件。

有限责任公司变更为股份有限公司的,或者股份有限公司变更为有限责任公司的,公司变更前的债权、债务由变更后的公司承继。

第十三条 公司可以设立子公司。子公司具有法人资格,依法独立承担民事责任。

公司可以设立分公司。分公司不具有法人资格,其民事责任由公司承担。

第十四条 公司可以向其他企业投资。

法律规定公司不得成为对所投资企业的债务承担连带责任的出资人的,从其规定。

第十五条 公司向其他企业投资或者为他人提供担保,按照公司章程的规定,由董事会或者股东会决议;公司章程对投资或者担保的总额及单项投资或者担保的数额有限额规定的,不得超过规定的限额。

公司为公司股东或者实际控制人提供担保的,应当经股东会决议。

前款规定的股东或者受前款规定的实际控制人支配的股东,不得参加前款规定事项的表决。该项表决由出席会议的其他股东所持表决权的过半数通过。

第十六条 公司应当保护职工的合法权益,依法与职工签订劳动合同,参加社会保险,加强劳动保护,实现安全生产。

公司应当采用多种形式,加强公司职工的职业教育和岗位培训,提高职工素质。

第十七条 公司职工依照《中华人民共和国工会法》组织工会,开展工会活动,维护职工合法权益。公司应当为本公司工会提供必要的活动条件。公司工会代表职工就职工的劳动报酬、工作时间、休息休假、劳动安全卫生和保险福利等事项依法与公司签订集体合同。

公司依照宪法和有关法律的规定,建立健全以职工代表大会为基本形式的民主管理制度,通过职工代表大会或者其他形式,实行民主管理。

公司研究决定改制、解散、申请破产以及经营方面的重大问题、制定重要的规章制度时,应当听取公司工会的意见,并通过职工代表大会或者其他形式听取职工的意见和建议。

第十八条 在公司中,根据中国共产党章程的规定,设立中国共产党的组织,开展党的活动。公司应当为党组织的活动提供必要条件。

第十九条 公司从事经营活动,应当遵守法律法规,遵守社会公德、商业道德,诚实守信,接受政府和社会公众的监督。

第二十条 公司从事经营活动,应当充分考虑公司职工、消费者等利益相关者的利益以及生态环境保护等社会公共利益,承担社会责任。

国家鼓励公司参与社会公益活动,公布社会责任报告。

第二十一条 公司股东应当遵守法律、行政法规和公司章程,依法行使股东权利,不得滥用股东权利 损害公司或者其他股东的利益。

公司股东滥用股东权利给公司或者其他股东造成损失的,应当承担赔偿责任。

第二十二条 公司的控股股东、实际控制人、董事、监事、高级管理人员不得利用关联关系损害公司 利益。

违反前款规定,给公司造成损失的,应当承担赔偿责任。

第二十三条 公司股东滥用公司法人独立地位和股东有限责任,逃避债务,严重损害公司债权人利益的,应当对公司债务承担连带责任。

股东利用其控制的两个以上公司实施前款规定行为的,各公司应当对任一公司的债务承担连带责任。 只有一个股东的公司,股东不能证明公司财产独立于股东自己的财产的,应当对公司债务承担连带责任。 任。

第二十四条 公司股东会、董事会、监事会召开会议和表决可以采用电子通信方式,公司章程另有规定的除外。

第二十五条 公司股东会、董事会的决议内容违反法律、行政法规的无效。

第二十六条 公司股东会、董事会的会议召集程序、表决方式违反法律、行政法规或者公司章程,或者决议内容违反公司章程的,股东自决议作出之日起六十日内,可以请求人民法院撤销。但是,股东会、董事会的会议召集程序或者表决方式仅有轻微瑕疵,对决议未产生实质影响的除外。

未被通知参加股东会会议的股东自知道或者应当知道股东会决议作出之日起六十日内,可以请求人民法院撤销,自决议作出之日起一年内没有行使撤销权的,撤销权消灭。

第二十七条 有下列情形之一的,公司股东会、董事会的决议不成立:

- (一) 未召开股东会、董事会会议作出决议;
- (二)股东会、董事会会议未对决议事项进行表决;
- (三)出席会议的人数或者所持表决权数未达到本法或者公司章程规定的人数或者所持表决权数;

- (四)同意决议事项的人数或者所持表决权数未达到本法或者公司章程规定的人数或者所持表决权数。
- **第二十八条** 公司股东会、董事会决议被人民法院宣告无效、撤销或者确认不成立的,公司应当向公司登记机关申请撤销根据该决议已办理的登记。

股东会、董事会决议被人民法院宣告无效、撤销或者确认不成立的,公司根据该决议与善意相对人形成的民事法律关系不受影响。

第二章 公司登记

第二十九条 设立公司,应当依法向公司登记机关申请设立登记。

法律、行政法规规定设立公司必须报经批准的,应当在公司登记前依法办理批准手续。

第三十条 申请设立公司,应当提交设立登记申请书、公司章程等文件,提交的相关材料应当真实、 合法和有效。

申请材料不齐全或者不符合法定形式的,公司登记机关应当一次性告知需要补正的材料。

第三十一条 申请设立公司,符合本法规定的设立条件的,由公司登记机关分别登记为有限责任公司或者股份有限公司,不符合本法规定的设立条件的,不得登记为有限责任公司或者股份有限公司。

第三十二条 公司登记事项包括:

- (一) 名称;
- (二) 住所;
- (三) 注册资本;
- (四)经营范围;
- (五) 法定代表人的姓名;
- (六)有限责任公司股东、股份有限公司发起人的姓名或者名称。

公司登记机关应当将前款规定的公司登记事项通过国家企业信用信息公示系统向社会公示。

第三十三条 依法设立的公司,由公司登记机关发给公司营业执照。公司营业执照签发日期为公司成立日期。

公司营业执照应当载明公司的名称、住所、注册资本、经营范围、法定代表人姓名等事项。

公司登记机关可以发给电子营业执照。电子营业执照与纸质营业执照具有同等法律效力。

第三十四条 公司登记事项发生变更的,应当依法办理变更登记。

公司登记事项未经登记或者未经变更登记,不得对抗善意相对人。

第三十五条 公司申请变更登记,应当向公司登记机关提交公司法定代表人签署的变更登记申请书、依法作出的变更决议或者决定等文件。

公司变更登记事项涉及修改公司章程的,应当提交修改后的公司章程。

公司变更法定代表人的,变更登记申请书由变更后的法定代表人签署。

第三十六条 公司营业执照记载的事项发生变更的,公司办理变更登记后,由公司登记机关换发营业 执照。 **第三十七条** 公司因解散、被宣告破产或者其他法定事由需要终止的,应当依法向公司登记机关申请注销登记,由公司登记机关公告公司终止。

第三十八条 公司设立分公司,应当向公司登记机关申请登记,领取营业执照。

第三十九条 虚报注册资本、提交虚假材料或者采取其他欺诈手段隐瞒重要事实取得公司设立登记的,公司登记机关应当依照法律、行政法规的规定予以撤销。

第四十条 公司应当按照规定通过国家企业信用信息公示系统公示下列事项:

- (一)有限责任公司股东认缴和实缴的出资额、出资方式和出资日期,股份有限公司发起人认购的股份数:
 - (二)有限责任公司股东、股份有限公司发起人的股权、股份变更信息;
 - (三)行政许可取得、变更、注销等信息:
 - (四) 法律、行政法规规定的其他信息。

公司应当确保前款公示信息真实、准确、完整。

第四十一条 公司登记机关应当优化公司登记办理流程,提高公司登记效率,加强信息化建设,推行网上办理等便捷方式,提升公司登记便利化水平。

国务院市场监督管理部门根据本法和有关法律、行政法规的规定,制定公司登记注册的具体办法。

第三章 有限责任公司的设立和组织机构

第一节 设立

第四十二条 有限责任公司由一个以上五十个以下股东出资设立。

第四十三条 有限责任公司设立时的股东可以签订设立协议,明确各自在公司设立过程中的权利和义务。

第四十四条 有限责任公司设立时的股东为设立公司从事的民事活动,其法律后果由公司承受。

公司未成立的,其法律后果由公司设立时的股东承受;设立时的股东为二人以上的,享有连带债权, 承担连带债务。

设立时的股东为设立公司以自己的名义从事民事活动产生的民事责任,第三人有权选择请求公司或者公司设立时的股东承担。

设立时的股东因履行公司设立职责造成他人损害的,公司或者无过错的股东承担赔偿责任后,可以向有过错的股东追偿。

第四十五条 设立有限责任公司,应当由股东共同制定公司章程。

第四十六条 有限责任公司章程应当载明下列事项:

- (一)公司名称和住所;
- (二)公司经营范围;
- (三)公司注册资本;
- (四)股东的姓名或者名称;
- (五)股东的出资额、出资方式和出资日期;
- (六)公司的机构及其产生办法、职权、议事规则;

- (七)公司法定代表人的产生、变更办法;
- (八)股东会认为需要规定的其他事项。

股东应当在公司章程上签名或者盖章。

第四十七条 有限责任公司的注册资本为在公司登记机关登记的全体股东认缴的出资额。全体股东认缴的出资额由股东按照公司章程的规定自公司成立之日起五年内缴足。

法律、行政法规以及国务院决定对有限责任公司注册资本实缴、注册资本最低限额、股东出资期限另 有规定的,从其规定。

第四十八条 股东可以用货币出资,也可以用实物、知识产权、土地使用权、股权、债权等可以用货币估价并可以依法转让的非货币财产作价出资;但是,法律、行政法规规定不得作为出资的财产除外。

对作为出资的非货币财产应当评估作价,核实财产,不得高估或者低估作价。法律、行政法规对评估 作价有规定的,从其规定。

第四十九条 股东应当按期足额缴纳公司章程规定的各自所认缴的出资额。

股东以货币出资的,应当将货币出资足额存入有限责任公司在银行开设的账户;以非货币财产出资的,应当依法办理其财产权的转移手续。

股东未按期足额缴纳出资的,除应当向公司足额缴纳外,还应当对给公司造成的损失承担赔偿责任。

第五十条 有限责任公司设立时,股东未按照公司章程规定实际缴纳出资,或者实际出资的非货币财产的实际价额显著低于所认缴的出资额的,设立时的其他股东与该股东在出资不足的范围内承担连带责任。

第五十一条 有限责任公司成立后,董事会应当对股东的出资情况进行核查,发现股东未按期足额缴纳公司章程规定的出资的,应当由公司向该股东发出书面催缴书,催缴出资。

未及时履行前款规定的义务,给公司造成损失的,负有责任的董事应当承担赔偿责任。

第五十二条 股东未按照公司章程规定的出资日期缴纳出资,公司依照前条第一款规定发出书面催缴 书催缴出资的,可以载明缴纳出资的宽限期;宽限期自公司发出催缴书之日起,不得少于六十日。宽限期 届满,股东仍未履行出资义务的,公司经董事会决议可以向该股东发出失权通知,通知应当以书面形式发 出。自通知发出之日起,该股东丧失其未缴纳出资的股权。

依照前款规定丧失的股权应当依法转让,或者相应减少注册资本并注销该股权; 六个月内未转让或者 注销的,由公司其他股东按照其出资比例足额缴纳相应出资。

股东对失权有异议的,应当自接到失权通知之日起三十日内,向人民法院提起诉讼。

第五十三条 公司成立后,股东不得抽逃出资。

违反前款规定的,股东应当返还抽逃的出资;给公司造成损失的,负有责任的董事、监事、高级管理 人员应当与该股东承担连带赔偿责任。

第五十四条 公司不能清偿到期债务的,公司或者已到期债权的债权人有权要求已认缴出资但未届出资期限的股东提前缴纳出资。

第五十五条 有限责任公司成立后,应当向股东签发出资证明书,记载下列事项:

(一)公司名称:

- (二)公司成立日期:
- (三)公司注册资本;
- (四)股东的姓名或者名称、认缴和实缴的出资额、出资方式和出资日期;
- (五)出资证明书的编号和核发日期。

出资证明书由法定代表人签名,并由公司盖章。

第五十六条 有限责任公司应当置备股东名册,记载下列事项:

- (一)股东的姓名或者名称及住所;
- (二)股东认缴和实缴的出资额、出资方式和出资日期;
- (三)出资证明书编号;
- (四)取得和丧失股东资格的日期。

记载于股东名册的股东,可以依股东名册主张行使股东权利。

第五十七条 股东有权查阅、复制公司章程、股东名册、股东会会议记录、董事会会议决议、监事会会议决议和财务会计报告。

股东可以要求查阅公司会计账簿、会计凭证。股东要求查阅公司会计账簿、会计凭证的,应当向公司 提出书面请求,说明目的。公司有合理根据认为股东查阅会计账簿、会计凭证有不正当目的,可能损害公司合法利益的,可以拒绝提供查阅,并应当自股东提出书面请求之日起十五日内书面答复股东并说明理 由。公司拒绝提供查阅的,股东可以向人民法院提起诉讼。

股东查阅前款规定的材料,可以委托会计师事务所、律师事务所等中介机构进行。

股东及其委托的会计师事务所、律师事务所等中介机构查阅、复制有关材料,应当遵守有关保护国家 秘密、商业秘密、个人隐私、个人信息等法律、行政法规的规定。

股东要求查阅、复制公司全资子公司相关材料的,适用前四款的规定。

第二节 组织机构

第五十八条 有限责任公司股东会由全体股东组成。股东会是公司的权力机构,依照本法行使职权。

第五十九条 股东会行使下列职权:

- (一)选举和更换董事、监事,决定有关董事、监事的报酬事项;
- (二) 审议批准董事会的报告;
- (三) 审议批准监事会的报告;
- (四) 审议批准公司的利润分配方案和弥补亏损方案;
- (五)对公司增加或者减少注册资本作出决议;
- (六)对发行公司债券作出决议;
- (七)对公司合并、分立、解散、清算或者变更公司形式作出决议;
- (八)修改公司章程;
- (九)公司章程规定的其他职权。

股东会可以授权董事会对发行公司债券作出决议。

对本条第一款所列事项股东以书面形式一致表示同意的,可以不召开股东会会议,直接作出决定,并由全体股东在决定文件上签名或者盖章。

第六十条 只有一个股东的有限责任公司不设股东会。股东作出前条第一款所列事项的决定时,应当 采用书面形式,并由股东签名或者盖章后置备于公司。

第六十一条 首次股东会会议由出资最多的股东召集和主持,依照本法规定行使职权。

第六十二条 股东会会议分为定期会议和临时会议。

定期会议应当按照公司章程的规定按时召开。代表十分之一以上表决权的股东、三分之一以上的董事或者监事会提议召开临时会议的,应当召开临时会议。

第六十三条 股东会会议由董事会召集,董事长主持;董事长不能履行职务或者不履行职务的,由副董事长主持;副董事长不能履行职务或者不履行职务的,由过半数的董事共同推举一名董事主持。

董事会不能履行或者不履行召集股东会会议职责的,由监事会召集和主持;监事会不召集和主持的, 代表十分之一以上表决权的股东可以自行召集和主持。

第六十四条 召开股东会会议,应当于会议召开十五日前通知全体股东;但是,公司章程另有规定或者全体股东另有约定的除外。

股东会应当对所议事项的决定作成会议记录,出席会议的股东应当在会议记录上签名或者盖章。

第六十五条 股东会会议由股东按照出资比例行使表决权;但是,公司章程另有规定的除外。

第六十六条 股东会的议事方式和表决程序,除本法有规定的外,由公司章程规定。

股东会作出决议,应当经代表过半数表决权的股东通过。

股东会作出修改公司章程、增加或者减少注册资本的决议,以及公司合并、分立、解散或者变更公司 形式的决议,应当经代表三分之二以上表决权的股东通过。

第六十七条 有限责任公司设董事会,本法第七十五条另有规定的除外。

董事会行使下列职权:

- (一) 召集股东会会议,并向股东会报告工作;
- (二) 执行股东会的决议:
- (三)决定公司的经营计划和投资方案;
- (四)制订公司的利润分配方案和弥补亏损方案;
- (五)制订公司增加或者减少注册资本以及发行公司债券的方案;
- (六)制订公司合并、分立、解散或者变更公司形式的方案;
- (七)决定公司内部管理机构的设置;
- (八)决定聘任或者解聘公司经理及其报酬事项,并根据经理的提名决定聘任或者解聘公司副经理、财务负责人及其报酬事项;
 - (九)制定公司的基本管理制度;
 - (十)公司章程规定或者股东会授予的其他职权。

公司章程对董事会职权的限制不得对抗善意相对人。

第六十八条 有限责任公司董事会成员为三人以上,其成员中可以有公司职工代表。职工人数三百人以上的有限责任公司,除依法设监事会并有公司职工代表的外,其董事会成员中应当有公司职工代表。董事会中的职工代表由公司职工通过职工代表大会、职工大会或者其他形式民主选举产生。

董事会设董事长一人,可以设副董事长。董事长、副董事长的产生办法由公司章程规定。

第六十九条 有限责任公司可以按照公司章程的规定在董事会中设置由董事组成的审计委员会,行使本法规定的监事会的职权,不设监事会或者监事。公司董事会成员中的职工代表可以成为审计委员会成员。

第七十条 董事任期由公司章程规定,但每届任期不得超过三年。董事任期届满,连选可以连任。

董事任期届满未及时改选,或者董事在任期内辞任导致董事会成员低于法定人数的,在改选出的董事就任前,原董事仍应当依照法律、行政法规和公司章程的规定,履行董事职务。

董事辞任的,应当以书面形式通知公司,公司收到通知之日辞任生效,但存在前款规定情形的,董事应当继续履行职务。

第七十一条 股东会可以决议解任董事,决议作出之日解任生效。

无正当理由,在任期届满前解任董事的,该董事可以要求公司予以赔偿。

第七十二条 董事会会议由董事长召集和主持;董事长不能履行职务或者不履行职务的,由副董事长召集和主持;副董事长不能履行职务或者不履行职务的,由过半数的董事共同推举一名董事召集和主持。

第七十三条 董事会的议事方式和表决程序,除本法有规定的外,由公司章程规定。

董事会会议应当有过半数的董事出席方可举行。董事会作出决议,应当经全体董事的过半数通过。董事会决议的表决,应当一人一票。

董事会应当对所议事项的决定作成会议记录,出席会议的董事应当在会议记录上签名。

第七十四条 有限责任公司可以设经理,由董事会决定聘任或者解聘。

经理对董事会负责,根据公司章程的规定或者董事会的授权行使职权。经理列席董事会会议。

第七十五条 规模较小或者股东人数较少的有限责任公司,可以不设董事会,设一名董事,行使本法规定的董事会的职权。该董事可以兼任公司经理。

第七十六条 有限责任公司设监事会,本法第六十九条、第八十三条另有规定的除外。

监事会成员为三人以上。监事会成员应当包括股东代表和适当比例的公司职工代表,其中职工代表的比例不得低于三分之一,具体比例由公司章程规定。监事会中的职工代表由公司职工通过职工代表大会、职工大会或者其他形式民主选举产生。

监事会设主席一人,由全体监事过半数选举产生。监事会主席召集和主持监事会会议,监事会主席不能履行职务或者不履行职务的,由过半数的监事共同推举一名监事召集和主持监事会会议。

董事、高级管理人员不得兼任监事。

第七十七条 监事的任期每届为三年。监事任期届满,连选可以连任。

监事任期届满未及时改选,或者监事在任期内辞任导致监事会成员低于法定人数的,在改选出的监事就任前,原监事仍应当依照法律、行政法规和公司章程的规定,履行监事职务。

第七十八条 监事会行使下列职权:

- (一) 检查公司财务:
- (二)对董事、高级管理人员执行职务的行为进行监督,对违反法律、行政法规、公司章程或者股东会决议的董事、高级管理人员提出解任的建议;
 - (三) 当董事、高级管理人员的行为损害公司的利益时,要求董事、高级管理人员予以纠正;
- (四)提议召开临时股东会会议,在董事会不履行本法规定的召集和主持股东会会议职责时召集和主持股东会会议: 持股东会会议:
 - (五)向股东会会议提出提案;
 - (六)依照本法第一百八十九条的规定,对董事、高级管理人员提起诉讼;
 - (七)公司章程规定的其他职权。

第七十九条 监事可以列席董事会会议,并对董事会决议事项提出质询或者建议。

监事会发现公司经营情况异常,可以进行调查;必要时,可以聘请会计师事务所等协助其工作,费用 由公司承担。

第八十条 监事会可以要求董事、高级管理人员提交执行职务的报告。

董事、高级管理人员应当如实向监事会提供有关情况和资料,不得妨碍监事会或者监事行使职权。

第八十一条 监事会每年度至少召开一次会议,监事可以提议召开临时监事会会议。

监事会的议事方式和表决程序,除本法有规定的外,由公司章程规定。

监事会决议应当经全体监事的过半数通过。

监事会决议的表决,应当一人一票。

监事会应当对所议事项的决定作成会议记录,出席会议的监事应当在会议记录上签名。

第八十二条 监事会行使职权所必需的费用,由公司承担。

第八十三条 规模较小或者股东人数较少的有限责任公司,可以不设监事会,设一名监事,行使本法规定的监事会的职权;经全体股东一致同意,也可以不设监事。

第四章 有限责任公司的股权转让

第八十四条 有限责任公司的股东之间可以相互转让其全部或者部分股权。

股东向股东以外的人转让股权的,应当将股权转让的数量、价格、支付方式和期限等事项书面通知其他股东,其他股东在同等条件下有优先购买权。股东自接到书面通知之日起三十日内未答复的,视为放弃优先购买权。两个以上股东行使优先购买权的,协商确定各自的购买比例;协商不成的,按照转让时各自的出资比例行使优先购买权。

公司章程对股权转让另有规定的, 从其规定。

第八十五条 人民法院依照法律规定的强制执行程序转让股东的股权时,应当通知公司及全体股东, 其他股东在同等条件下有优先购买权。其他股东自人民法院通知之日起满二十日不行使优先购买权的,视 为放弃优先购买权。

第八十六条 股东转让股权的,应当书面通知公司,请求变更股东名册;需要办理变更登记的,并请求公司向公司登记机关办理变更登记。公司拒绝或者在合理期限内不予答复的,转让人、受让人可以依法向人民法院提起诉讼。

股权转让的, 受让人自记载于股东名册时起可以向公司主张行使股东权利。

第八十七条 依照本法转让股权后,公司应当及时注销原股东的出资证明书,向新股东签发出资证明书,并相应修改公司章程和股东名册中有关股东及其出资额的记载。对公司章程的该项修改不需再由股东会表决。

第八十八条 股东转让已认缴出资但未届出资期限的股权的,由受让人承担缴纳该出资的义务;受让人未按期足额缴纳出资的,转让人对受让人未按期缴纳的出资承担补充责任。

未按照公司章程规定的出资日期缴纳出资或者作为出资的非货币财产的实际价额显著低于所认缴的出资额的股东转让股权的,转让人与受让人在出资不足的范围内承担连带责任;受让人不知道且不应当知道存在上述情形的,由转让人承担责任。

第八十九条 有下列情形之一的,对股东会该项决议投反对票的股东可以请求公司按照合理的价格收购其股权:

- (一)公司连续五年不向股东分配利润,而公司该五年连续盈利,并且符合本法规定的分配利润条件;
 - (二)公司合并、分立、转让主要财产;
- (三)公司章程规定的营业期限届满或者章程规定的其他解散事由出现,股东会通过决议修改章程使公司存续。

自股东会决议作出之日起六十日内,股东与公司不能达成股权收购协议的,股东可以自股东会决议作 出之日起九十日内向人民法院提起诉讼。

公司的控股股东滥用股东权利,严重损害公司或者其他股东利益的,其他股东有权请求公司按照合理的价格收购其股权。

公司因本条第一款、第三款规定的情形收购的本公司股权,应当在六个月内依法转让或者注销。

第九十条 自然人股东死亡后,其合法继承人可以继承股东资格;但是,公司章程另有规定的除外。

第五章 股份有限公司的设立和组织机构

第一节 设立

第九十一条 设立股份有限公司,可以采取发起设立或者募集设立的方式。

发起设立,是指由发起人认购设立公司时应发行的全部股份而设立公司。

募集设立,是指由发起人认购设立公司时应发行股份的一部分,其余股份向特定对象募集或者向社会公开募集而设立公司。

第九十二条 设立股份有限公司,应当有一人以上二百人以下为发起人,其中应当有半数以上的发起人在中华人民共和国境内有住所。

第九十三条 股份有限公司发起人承担公司筹办事务。

发起人应当签订发起人协议,明确各自在公司设立过程中的权利和义务。

第九十四条 设立股份有限公司,应当由发起人共同制订公司章程。

第九十五条 股份有限公司章程应当载明下列事项:

(一)公司名称和住所;

- (二)公司经营范围:
- (三)公司设立方式;
- (四)公司注册资本、已发行的股份数和设立时发行的股份数,面额股的每股金额;
- (五)发行类别股的,每一类别股的股份数及其权利和义务;
- (六)发起人的姓名或者名称、认购的股份数、出资方式;
- (七)董事会的组成、职权和议事规则:
- (八)公司法定代表人的产生、变更办法;
- (九) 监事会的组成、职权和议事规则;
- (十)公司利润分配办法;
- (十一)公司的解散事由与清算办法;
- (十二)公司的通知和公告办法;
- (十三) 股东会认为需要规定的其他事项。

第九十六条 股份有限公司的注册资本为在公司登记机关登记的已发行股份的股本总额。在发起人认购的股份缴足前,不得向他人募集股份。

法律、行政法规以及国务院决定对股份有限公司注册资本最低限额另有规定的,从其规定。

第九十七条 以发起设立方式设立股份有限公司的,发起人应当认足公司章程规定的公司设立时应发行的股份。

以募集设立方式设立股份有限公司的,发起人认购的股份不得少于公司章程规定的公司设立时应发行 股份总数的百分之三十五;但是,法律、行政法规另有规定的,从其规定。

第九十八条 发起人应当在公司成立前按照其认购的股份全额缴纳股款。

发起人的出资,适用本法第四十八条、第四十九条第二款关于有限责任公司股东出资的规定。

第九十九条 发起人不按照其认购的股份缴纳股款,或者作为出资的非货币财产的实际价额显著低于 所认购的股份的,其他发起人与该发起人在出资不足的范围内承担连带责任。

第一百条 发起人向社会公开募集股份,应当公告招股说明书,并制作认股书。认股书应当载明本法 第一百五十四条第二款、第三款所列事项,由认股人填写认购的股份数、金额、住所,并签名或者盖章。 认股人应当按照所认购股份足额缴纳股款。

第一百零一条 向社会公开募集股份的股款缴足后,应当经依法设立的验资机构验资并出具证明。

第一百零二条 股份有限公司应当制作股东名册并置备于公司。股东名册应当记载下列事项:

- (一)股东的姓名或者名称及住所;
- (二) 各股东所认购的股份种类及股份数;
- (三)发行纸面形式的股票的,股票的编号;
- (四) 各股东取得股份的日期。

第一百零三条 募集设立股份有限公司的发起人应当自公司设立时应发行股份的股款缴足之日起三十日内召开公司成立大会。发起人应当在成立大会召开十五日前将会议日期通知各认股人或者予以公告。成立大会应当有持有表决权过半数的认股人出席,方可举行。

以发起设立方式设立股份有限公司成立大会的召开和表决程序由公司章程或者发起人协议规定。

- 第一百零四条 公司成立大会行使下列职权:
- (一) 审议发起人关于公司筹办情况的报告;
- (二)通过公司章程:
- (三)选举董事、监事;
- (四)对公司的设立费用进行审核:
- (五)对发起人非货币财产出资的作价进行审核;
- (六)发生不可抗力或者经营条件发生重大变化直接影响公司设立的,可以作出不设立公司的决议。 成立大会对前款所列事项作出决议,应当经出席会议的认股人所持表决权过半数通过。
- **第一百零五条** 公司设立时应发行的股份未募足,或者发行股份的股款缴足后,发起人在三十日内未 召开成立大会的,认股人可以按照所缴股款并加算银行同期存款利息,要求发起人返还。

发起人、认股人缴纳股款或者交付非货币财产出资后,除未按期募足股份、发起人未按期召开成立大会或者成立大会决议不设立公司的情形外,不得抽回其股本。

- **第一百零六条** 董事会应当授权代表,于公司成立大会结束后三十日内向公司登记机关申请设立登记。
- **第一百零七条** 本法第四十四条、第四十九条第三款、第五十一条、第五十二条、第五十三条的规定,适用于股份有限公司。
- **第一百零八条** 有限责任公司变更为股份有限公司时,折合的实收股本总额不得高于公司净资产额。 有限责任公司变更为股份有限公司,为增加注册资本公开发行股份时,应当依法办理。
- **第一百零九条** 股份有限公司应当将公司章程、股东名册、股东会会议记录、董事会会议记录、监事会会议记录、财务会计报告、债券持有人名册置备于本公司。
- **第一百一十条** 股东有权查阅、复制公司章程、股东名册、股东会会议记录、董事会会议决议、监事会会议决议、财务会计报告,对公司的经营提出建议或者质询。

连续一百八十日以上单独或者合计持有公司百分之三以上股份的股东要求查阅公司的会计账簿、会计 凭证的,适用本法第五十七条第二款、第三款、第四款的规定。公司章程对持股比例有较低规定的,从其 规定。

股东要求查阅、复制公司全资子公司相关材料的,适用前两款的规定。

上市公司股东查阅、复制相关材料的,应当遵守《中华人民共和国证券法》等法律、行政法规的规定。

第二节 股东会

- **第一百一十一条** 股份有限公司股东会由全体股东组成。股东会是公司的权力机构,依照本法行使职权。
- **第一百一十二条** 本法第五十九条第一款、第二款关于有限责任公司股东会职权的规定,适用于股份有限公司股东会。

本法第六十条关于只有一个股东的有限责任公司不设股东会的规定,适用于只有一个股东的股份有限公司。

- **第一百一十三条** 股东会应当每年召开一次年会。有下列情形之一的,应当在两个月内召开临时股东会会议:
 - (一) 董事人数不足本法规定人数或者公司章程所定人数的三分之二时;
 - (二)公司未弥补的亏损达股本总额三分之一时;
 - (三)单独或者合计持有公司百分之十以上股份的股东请求时;
 - (四)董事会认为必要时;
 - (五) 监事会提议召开时;
 - (六)公司章程规定的其他情形。
- **第一百一十四条** 股东会会议由董事会召集,董事长主持;董事长不能履行职务或者不履行职务的,由副董事长主持;副董事长不能履行职务或者不履行职务的,由过半数的董事共同推举一名董事主持。

董事会不能履行或者不履行召集股东会会议职责的,监事会应当及时召集和主持;监事会不召集和主持的,连续九十日以上单独或者合计持有公司百分之十以上股份的股东可以自行召集和主持。

单独或者合计持有公司百分之十以上股份的股东请求召开临时股东会会议的,董事会、监事会应当在收到请求之日起十日内作出是否召开临时股东会会议的决定,并书面答复股东。

第一百一十五条 召开股东会会议,应当将会议召开的时间、地点和审议的事项于会议召开二十日前通知各股东;临时股东会会议应当于会议召开十五日前通知各股东。

单独或者合计持有公司百分之一以上股份的股东,可以在股东会会议召开十日前提出临时提案并书面提交董事会。临时提案应当有明确议题和具体决议事项。董事会应当在收到提案后二日内通知其他股东,并将该临时提案提交股东会审议;但临时提案违反法律、行政法规或者公司章程的规定,或者不属于股东会职权范围的除外。公司不得提高提出临时提案股东的持股比例。

公开发行股份的公司,应当以公告方式作出前两款规定的通知。

股东会不得对通知中未列明的事项作出决议。

第一百一十六条 股东出席股东会会议,所持每一股份有一表决权,类别股股东除外。公司持有的本公司股份没有表决权。

股东会作出决议,应当经出席会议的股东所持表决权过半数通过。

股东会作出修改公司章程、增加或者减少注册资本的决议,以及公司合并、分立、解散或者变更公司形式的决议,应当经出席会议的股东所持表决权的三分之二以上通过。

第一百一十七条 股东会选举董事、监事,可以按照公司章程的规定或者股东会的决议,实行累积投票制。

本法所称累积投票制,是指股东会选举董事或者监事时,每一股份拥有与应选董事或者监事人数相同的表决权,股东拥有的表决权可以集中使用。

第一百一十八条 股东委托代理人出席股东会会议的,应当明确代理人代理的事项、权限和期限;代理人应当向公司提交股东授权委托书,并在授权范围内行使表决权。

第一百一十九条 股东会应当对所议事项的决定作成会议记录,主持人、出席会议的董事应当在会议记录上签名。会议记录应当与出席股东的签名册及代理出席的委托书一并保存。

第三节 董事会、经理

第一百二十条 股份有限公司设董事会,本法第一百二十八条另有规定的除外。

本法第六十七条、第六十八条第一款、第七十条、第七十一条的规定,适用于股份有限公司。

第一百二十一条 股份有限公司可以按照公司章程的规定在董事会中设置由董事组成的审计委员会, 行使本法规定的监事会的职权,不设监事会或者监事。

审计委员会成员为三名以上,过半数成员不得在公司担任除董事以外的其他职务,且不得与公司存在任何可能影响其独立客观判断的关系。公司董事会成员中的职工代表可以成为审计委员会成员。

审计委员会作出决议,应当经审计委员会成员的过半数通过。

审计委员会决议的表决,应当一人一票。

审计委员会的议事方式和表决程序,除本法有规定的外,由公司章程规定。

公司可以按照公司章程的规定在董事会中设置其他委员会。

第一百二十二条 董事会设董事长一人,可以设副董事长。董事长和副董事长由董事会以全体董事的 过半数选举产生。

董事长召集和主持董事会会议,检查董事会决议的实施情况。副董事长协助董事长工作,董事长不能 履行职务或者不履行职务的,由副董事长履行职务;副董事长不能履行职务或者不履行职务的,由过半数 的董事共同推举一名董事履行职务。

第一百二十三条 董事会每年度至少召开两次会议,每次会议应当于会议召开十日前通知全体董事和 监事。

代表十分之一以上表决权的股东、三分之一以上董事或者监事会,可以提议召开临时董事会会议。董 事长应当自接到提议后十日内,召集和主持董事会会议。

董事会召开临时会议,可以另定召集董事会的通知方式和通知时限。

第一百二十四条 董事会会议应当有过半数的董事出席方可举行。董事会作出决议,应当经全体董事的过半数通过。

董事会决议的表决,应当一人一票。

董事会应当对所议事项的决定作成会议记录,出席会议的董事应当在会议记录上签名。

第一百二十五条 董事会会议,应当由董事本人出席;董事因故不能出席,可以书面委托其他董事代为出席,委托书应当载明授权范围。

董事应当对董事会的决议承担责任。董事会的决议违反法律、行政法规或者公司章程、股东会决议,给公司造成严重损失的,参与决议的董事对公司负赔偿责任;经证明在表决时曾表明异议并记载于会议记录的,该董事可以免除责任。

第一百二十六条 股份有限公司设经理,由董事会决定聘任或者解聘。

经理对董事会负责,根据公司章程的规定或者董事会的授权行使职权。经理列席董事会会议。

第一百二十七条 公司董事会可以决定由董事会成员兼任经理。

第一百二十八条 规模较小或者股东人数较少的股份有限公司,可以不设董事会,设一名董事,行使本法规定的董事会的职权。该董事可以兼任公司经理。

第一百二十九条 公司应当定期向股东披露董事、监事、高级管理人员从公司获得报酬的情况。

第四节 监事会

第一百三十条 股份有限公司设监事会,本法第一百二十一条第一款、第一百三十三条另有规定的除外。

监事会成员为三人以上。监事会成员应当包括股东代表和适当比例的公司职工代表,其中职工代表的 比例不得低于三分之一,具体比例由公司章程规定。监事会中的职工代表由公司职工通过职工代表大会、 职工大会或者其他形式民主选举产生。

监事会设主席一人,可以设副主席。监事会主席和副主席由全体监事过半数选举产生。监事会主席召集和主持监事会会议;监事会主席不能履行职务或者不履行职务的,由监事会副主席召集和主持监事会会议;监事会副主席不能履行职务或者不履行职务的,由过半数的监事共同推举一名监事召集和主持监事会会议。

董事、高级管理人员不得兼任监事。

本法第七十七条关于有限责任公司监事任期的规定,适用于股份有限公司监事。

第一百三十一条 本法第七十八条至第八十条的规定,适用于股份有限公司监事会。

监事会行使职权所必需的费用,由公司承担。

监事会的议事方式和表决程序,除本法有规定的外,由公司章程规定。

监事会决议应当经全体监事的过半数通过。

监事会决议的表决,应当一人一票。

监事会应当对所议事项的决定作成会议记录,出席会议的监事应当在会议记录上签名。

第一百三十三条 规模较小或者股东人数较少的股份有限公司,可以不设监事会,设一名监事,行使本法规定的监事会的职权。

第五节 上市公司组织机构的特别规定

第一百三十四条 本法所称上市公司,是指其股票在证券交易所上市交易的股份有限公司。

第一百三十五条 上市公司在一年内购买、出售重大资产或者向他人提供担保的金额超过公司资产总额百分之三十的,应当由股东会作出决议,并经出席会议的股东所持表决权的三分之二以上通过。

第一百三十六条 上市公司设独立董事,具体管理办法由国务院证券监督管理机构规定。

上市公司的公司章程除载明本法第九十五条规定的事项外,还应当依照法律、行政法规的规定载明董事会专门委员会的组成、职权以及董事、监事、高级管理人员薪酬考核机制等事项。

第一百三十七条 上市公司在董事会中设置审计委员会的,董事会对下列事项作出决议前应当经审计委员会全体成员过半数通过:

- (一) 聘用、解聘承办公司审计业务的会计师事务所;
- (二) 聘任、解聘财务负责人;

- (三)披露财务会计报告:
- (四) 国务院证券监督管理机构规定的其他事项。
- **第一百三十八条** 上市公司设董事会秘书,负责公司股东会和董事会会议的筹备、文件保管以及公司股东资料的管理,办理信息披露事务等事宜。
- 第一百三十九条 上市公司董事与董事会会议决议事项所涉及的企业或者个人有关联关系的,该董事应当及时向董事会书面报告。有关联关系的董事不得对该项决议行使表决权,也不得代理其他董事行使表决权。该董事会会议由过半数的无关联关系董事出席即可举行,董事会会议所作决议须经无关联关系董事过半数通过。出席董事会会议的无关联关系董事人数不足三人的,应当将该事项提交上市公司股东会审议。
 - **第一百四十条** 上市公司应当依法披露股东、实际控制人的信息,相关信息应当真实、准确、完整。 禁止违反法律、行政法规的规定代持上市公司股票。
 - **第一百四十一条** 上市公司控股子公司不得取得该上市公司的股份。

上市公司控股子公司因公司合并、质权行使等原因持有上市公司股份的,不得行使所持股份对应的表决权,并应当及时处分相关上市公司股份。

第六章 股份有限公司的股份发行和转让

第一节 股份发行

第一百四十二条 公司的资本划分为股份。公司的全部股份,根据公司章程的规定择一采用面额股或者无面额股。采用面额股的,每一股的金额相等。

公司可以根据公司章程的规定将已发行的面额股全部转换为无面额股或者将无面额股全部转换为面额股。

采用无面额股的,应当将发行股份所得股款的二分之一以上计入注册资本。

第一百四十三条 股份的发行,实行公平、公正的原则,同类别的每一股份应当具有同等权利。

同次发行的同类别股份,每股的发行条件和价格应当相同;认购人所认购的股份,每股应当支付相同价额。

- 第一百四十四条 公司可以按照公司章程的规定发行下列与普通股权利不同的类别股:
- (一) 优先或者劣后分配利润或者剩余财产的股份;
- (二)每一股的表决权数多于或者少于普通股的股份;
- (三)转让须经公司同意等转让受限的股份;
- (四) 国务院规定的其他类别股。

公开发行股份的公司不得发行前款第二项、第三项规定的类别股;公开发行前已发行的除外。

公司发行本条第一款第二项规定的类别股的,对于监事或者审计委员会成员的选举和更换,类别股与普通股每一股的表决权数相同。

- 第一百四十五条 发行类别股的公司,应当在公司章程中载明以下事项:
- (一) 类别股分配利润或者剩余财产的顺序;
- (二)类别股的表决权数;

- (三) 类别股的转让限制:
- (四)保护中小股东权益的措施;
- (五)股东会认为需要规定的其他事项。
- 第一百四十六条 发行类别股的公司,有本法第一百一十六条第三款规定的事项等可能影响类别股股东权利的,除应当依照第一百一十六条第三款的规定经股东会决议外,还应当经出席类别股股东会议的股东所持表决权的三分之二以上通过。

公司章程可以对需经类别股股东会议决议的其他事项作出规定。

第一百四十七条 公司的股份采取股票的形式。股票是公司签发的证明股东所持股份的凭证。

公司发行的股票,应当为记名股票。

第一百四十八条 面额股股票的发行价格可以按票面金额,也可以超过票面金额,但不得低于票面金额。

第一百四十九条 股票采用纸面形式或者国务院证券监督管理机构规定的其他形式。

股票采用纸面形式的,应当载明下列主要事项:

- (一)公司名称;
- (二)公司成立日期或者股票发行的时间;
- (三)股票种类、票面金额及代表的股份数,发行无面额股的,股票代表的股份数。

股票采用纸面形式的,还应当载明股票的编号,由法定代表人签名,公司盖章。

发起人股票采用纸面形式的,应当标明发起人股票字样。

第一百五十条 股份有限公司成立后,即向股东正式交付股票。公司成立前不得向股东交付股票。

第一百五十一条 公司发行新股,股东会应当对下列事项作出决议:

- (一)新股种类及数额;
- (二)新股发行价格;
- (三)新股发行的起止日期;
- (四)向原有股东发行新股的种类及数额:
- (五)发行无面额股的,新股发行所得股款计入注册资本的金额。

公司发行新股,可以根据公司经营情况和财务状况,确定其作价方案。

第一百五十二条 公司章程或者股东会可以授权董事会在三年内决定发行不超过已发行股份百分之五十的股份。但以非货币财产作价出资的应当经股东会决议。

董事会依照前款规定决定发行股份导致公司注册资本、已发行股份数发生变化的,对公司章程该项记载事项的修改不需再由股东会表决。

第一百五十三条 公司章程或者股东会授权董事会决定发行新股的,董事会决议应当经全体董事三分之二以上通过。

第一百五十四条 公司向社会公开募集股份,应当经国务院证券监督管理机构注册,公告招股说明书。

招股说明书应当附有公司章程,并载明下列事项:

- (一)发行的股份总数:
- (二) 面额股的票面金额和发行价格或者无面额股的发行价格;
- (三)募集资金的用途:
- (四)认股人的权利和义务:
- (五)股份种类及其权利和义务;
- (六)本次募股的起止日期及逾期未募足时认股人可以撤回所认股份的说明。

公司设立时发行股份的,还应当载明发起人认购的股份数。

第一百五十五条 公司向社会公开募集股份,应当由依法设立的证券公司承销,签订承销协议。

第一百五十六条 公司向社会公开募集股份,应当同银行签订代收股款协议。

代收股款的银行应当按照协议代收和保存股款,向缴纳股款的认股人出具收款单据,并负有向有关部 门出具收款证明的义务。

公司发行股份募足股款后, 应予公告。

第二节 股份转让

第一百五十七条 股份有限公司的股东持有的股份可以向其他股东转让,也可以向股东以外的人转让:公司章程对股份转让有限制的,其转让按照公司章程的规定进行。

第一百五十八条 股东转让其股份,应当在依法设立的证券交易场所进行或者按照国务院规定的其他 方式进行。

第一百五十九条 股票的转让,由股东以背书方式或者法律、行政法规规定的其他方式进行;转让后由公司将受让人的姓名或者名称及住所记载于股东名册。

股东会会议召开前二十日内或者公司决定分配股利的基准日前五日内,不得变更股东名册。法律、行政法规或者国务院证券监督管理机构对上市公司股东名册变更另有规定的,从其规定。

第一百六十条 公司公开发行股份前已发行的股份,自公司股票在证券交易所上市交易之日起一年内不得转让。法律、行政法规或者国务院证券监督管理机构对上市公司的股东、实际控制人转让其所持有的本公司股份另有规定的,从其规定。

公司董事、监事、高级管理人员应当向公司申报所持有的本公司的股份及其变动情况,在就任时确定的任职期间每年转让的股份不得超过其所持有本公司股份总数的百分之二十五;所持本公司股份自公司股票上市交易之日起一年内不得转让。上述人员离职后半年内,不得转让其所持有的本公司股份。公司章程可以对公司董事、监事、高级管理人员转让其所持有的本公司股份作出其他限制性规定。

股份在法律、行政法规规定的限制转让期限内出质的,质权人不得在限制转让期限内行使质权。

- **第一百六十一条** 有下列情形之一的,对股东会该项决议投反对票的股东可以请求公司按照合理的价格收购其股份,公开发行股份的公司除外:
- (一)公司连续五年不向股东分配利润,而公司该五年连续盈利,并且符合本法规定的分配利润条件;
 - (二)公司转让主要财产;

(三)公司章程规定的营业期限届满或者章程规定的其他解散事由出现,股东会通过决议修改章程使公司存续。

自股东会决议作出之日起六十日内,股东与公司不能达成股份收购协议的,股东可以自股东会决议作 出之日起九十日内向人民法院提起诉讼。

公司因本条第一款规定的情形收购的本公司股份,应当在六个月内依法转让或者注销。

- 第一百六十二条 公司不得收购本公司股份。但是,有下列情形之一的除外:
- (一)减少公司注册资本;
- (二)与持有本公司股份的其他公司合并;
- (三) 将股份用于员工持股计划或者股权激励;
- (四)股东因对股东会作出的公司合并、分立决议持异议,要求公司收购其股份;
- (五) 将股份用于转换公司发行的可转换为股票的公司债券;
- (六)上市公司为维护公司价值及股东权益所必需。

公司因前款第一项、第二项规定的情形收购本公司股份的,应当经股东会决议;公司因前款第三项、 第五项、第六项规定的情形收购本公司股份的,可以按照公司章程或者股东会的授权,经三分之二以上董 事出席的董事会会议决议。

公司依照本条第一款规定收购本公司股份后,属于第一项情形的,应当自收购之日起十日内注销;属于第二项、第四项情形的,应当在六个月内转让或者注销;属于第三项、第五项、第六项情形的,公司合计持有的本公司股份数不得超过本公司已发行股份总数的百分之十,并应当在三年内转让或者注销。

上市公司收购本公司股份的,应当依照《中华人民共和国证券法》的规定履行信息披露义务。上市公司因本条第一款第三项、第五项、第六项规定的情形收购本公司股份的,应当通过公开的集中交易方式进行。

公司不得接受本公司的股份作为质权的标的。

第一百六十三条 公司不得为他人取得本公司或者其母公司的股份提供赠与、借款、担保以及其他财务资助,公司实施员工持股计划的除外。

为公司利益,经股东会决议,或者董事会按照公司章程或者股东会的授权作出决议,公司可以为他人 取得本公司或者其母公司的股份提供财务资助,但财务资助的累计总额不得超过已发行股本总额的百分之 十。董事会作出决议应当经全体董事的三分之二以上通过。

违反前两款规定,给公司造成损失的,负有责任的董事、监事、高级管理人员应当承担赔偿责任。

- **第一百六十四条** 股票被盗、遗失或者灭失,股东可以依照《中华人民共和国民事诉讼法》规定的公示催告程序,请求人民法院宣告该股票失效。人民法院宣告该股票失效后,股东可以向公司申请补发股票。
 - 第一百六十五条 上市公司的股票,依照有关法律、行政法规及证券交易所交易规则上市交易。
 - 第一百六十六条 上市公司应当依照法律、行政法规的规定披露相关信息。
- **第一百六十七条** 自然人股东死亡后,其合法继承人可以继承股东资格;但是,股份转让受限的股份有限公司的章程另有规定的除外。

第七章 国家出资公司组织机构的特别规定

第一百六十八条 国家出资公司的组织机构,适用本章规定;本章没有规定的,适用本法其他规定。本法所称国家出资公司,是指国家出资的国有独资公司、国有资本控股公司,包括国家出资的有限责任公司、股份有限公司。

第一百六十九条 国家出资公司,由国务院或者地方人民政府分别代表国家依法履行出资人职责,享有出资人权益。国务院或者地方人民政府可以授权国有资产监督管理机构或者其他部门、机构代表本级人民政府对国家出资公司履行出资人职责。

代表本级人民政府履行出资人职责的机构、部门,以下统称为履行出资人职责的机构。

第一百七十条 国家出资公司中中国共产党的组织,按照中国共产党章程的规定发挥领导作用,研究讨论公司重大经营管理事项,支持公司的组织机构依法行使职权。

第一百七十一条 国有独资公司章程由履行出资人职责的机构制定。

第一百七十二条 国有独资公司不设股东会,由履行出资人职责的机构行使股东会职权。履行出资人职责的机构可以授权公司董事会行使股东会的部分职权,但公司章程的制定和修改,公司的合并、分立、解散、申请破产,增加或者减少注册资本,分配利润,应当由履行出资人职责的机构决定。

第一百七十三条 国有独资公司的董事会依照本法规定行使职权。

国有独资公司的董事会成员中,应当过半数为外部董事,并应当有公司职工代表。

董事会成员由履行出资人职责的机构委派;但是,董事会成员中的职工代表由公司职工代表大会选举产生。

董事会设董事长一人,可以设副董事长。董事长、副董事长由履行出资人职责的机构从董事会成员中指定。

第一百七十四条 国有独资公司的经理由董事会聘任或者解聘。

经履行出资人职责的机构同意,董事会成员可以兼任经理。

- **第一百七十五条** 国有独资公司的董事、高级管理人员,未经履行出资人职责的机构同意,不得在其他有限责任公司、股份有限公司或者其他经济组织兼职。
- **第一百七十六条** 国有独资公司在董事会中设置由董事组成的审计委员会行使本法规定的监事会职权的,不设监事会或者监事。
- **第一百七十七条** 国家出资公司应当依法建立健全内部监督管理和风险控制制度,加强内部合规管理。

第八章 公司董事、监事、高级管理人员的资格和义务

- 第一百七十八条 有下列情形之一的,不得担任公司的董事、监事、高级管理人员:
- (一) 无民事行为能力或者限制民事行为能力;
- (二)因贪污、贿赂、侵占财产、挪用财产或者破坏社会主义市场经济秩序,被判处刑罚,或者因犯罪被剥夺政治权利,执行期满未逾五年,被宣告缓刑的,自缓刑考验期满之日起未逾二年;
- (三)担任破产清算的公司、企业的董事或者厂长、经理,对该公司、企业的破产负有个人责任的, 自该公司、企业破产清算完结之日起未逾三年;

- (四)担任因违法被吊销营业执照、责令关闭的公司、企业的法定代表人,并负有个人责任的,自该公司、企业被吊销营业执照、责令关闭之日起未逾三年;
 - (五) 个人因所负数额较大债务到期未清偿被人民法院列为失信被执行人。

违反前款规定选举、委派董事、监事或者聘任高级管理人员的,该选举、委派或者聘任无效。

董事、监事、高级管理人员在任职期间出现本条第一款所列情形的,公司应当解除其职务。

第一百七十九条 董事、监事、高级管理人员应当遵守法律、行政法规和公司章程。

第一百八十条 董事、监事、高级管理人员对公司负有忠实义务,应当采取措施避免自身利益与公司 利益冲突,不得利用职权牟取不正当利益。

董事、监事、高级管理人员对公司负有勤勉义务,执行职务应当为公司的最大利益尽到管理者通常应有的合理注意。

公司的控股股东、实际控制人不担任公司董事但实际执行公司事务的,适用前两款规定。

第一百八十一条 董事、监事、高级管理人员不得有下列行为:

- (一) 侵占公司财产、挪用公司资金;
- (二) 将公司资金以其个人名义或者以其他个人名义开立账户存储;
- (三)利用职权贿赂或者收受其他非法收入;
- (四)接受他人与公司交易的佣金归为己有;
- (五)擅自披露公司秘密;
- (六)违反对公司忠实义务的其他行为。
- **第一百八十二条** 董事、监事、高级管理人员,直接或者间接与本公司订立合同或者进行交易,应当就与订立合同或者进行交易有关的事项向董事会或者股东会报告,并按照公司章程的规定经董事会或者股东会决议通过。

董事、监事、高级管理人员的近亲属,董事、监事、高级管理人员或者其近亲属直接或者间接控制的企业,以及与董事、监事、高级管理人员有其他关联关系的关联人,与公司订立合同或者进行交易,适用前款规定。

- **第一百八十三条** 董事、监事、高级管理人员,不得利用职务便利为自己或者他人谋取属于公司的商业机会。但是,有下列情形之一的除外:
 - (一) 向董事会或者股东会报告,并按照公司章程的规定经董事会或者股东会决议通过;
 - (二)根据法律、行政法规或者公司章程的规定,公司不能利用该商业机会。
- **第一百八十四条** 董事、监事、高级管理人员未向董事会或者股东会报告,并按照公司章程的规定经董事会或者股东会决议通过,不得自营或者为他人经营与其任职公司同类的业务。
- **第一百八十五条** 董事会对本法第一百八十二条至第一百八十四条规定的事项决议时,关联董事不得参与表决,其表决权不计入表决权总数。出席董事会会议的无关联关系董事人数不足三人的,应当将该事项提交股东会审议。
- **第一百八十六条** 董事、监事、高级管理人员违反本法第一百八十一条至第一百八十四条规定所得的 收入应当归公司所有。

第一百八十七条 股东会要求董事、监事、高级管理人员列席会议的,董事、监事、高级管理人员应 当列席并接受股东的质询。

第一百八十八条 董事、监事、高级管理人员执行职务违反法律、行政法规或者公司章程的规定,给公司造成损失的,应当承担赔偿责任。

第一百八十九条 董事、高级管理人员有前条规定的情形的,有限责任公司的股东、股份有限公司连续一百八十日以上单独或者合计持有公司百分之一以上股份的股东,可以书面请求监事会向人民法院提起诉讼;监事有前条规定的情形的,前述股东可以书面请求董事会向人民法院提起诉讼。

监事会或者董事会收到前款规定的股东书面请求后拒绝提起诉讼,或者自收到请求之日起三十日内未提起诉讼,或者情况紧急、不立即提起诉讼将会使公司利益受到难以弥补的损害的,前款规定的股东有权为公司利益以自己的名义直接向人民法院提起诉讼。

他人侵犯公司合法权益,给公司造成损失的,本条第一款规定的股东可以依照前两款的规定向人民法院提起诉讼。

公司全资子公司的董事、监事、高级管理人员有前条规定情形,或者他人侵犯公司全资子公司合法权益造成损失的,有限责任公司的股东、股份有限公司连续一百八十日以上单独或者合计持有公司百分之一以上股份的股东,可以依照前三款规定书面请求全资子公司的监事会、董事会向人民法院提起诉讼或者以自己的名义直接向人民法院提起诉讼。

第一百九十条 董事、高级管理人员违反法律、行政法规或者公司章程的规定,损害股东利益的,股东可以向人民法院提起诉讼。

第一百九十一条 董事、高级管理人员执行职务,给他人造成损害的,公司应当承担赔偿责任;董事、高级管理人员存在故意或者重大过失的,也应当承担赔偿责任。

第一百九十二条 公司的控股股东、实际控制人指示董事、高级管理人员从事损害公司或者股东利益的行为的,与该董事、高级管理人员承担连带责任。

第一百九十三条 公司可以在董事任职期间为董事因执行公司职务承担的赔偿责任投保责任保险。

公司为董事投保责任保险或者续保后,董事会应当向股东会报告责任保险的投保金额、承保范围及保险费率等内容。

第九章 公司债券

第一百九十四条 本法所称公司债券,是指公司发行的约定按期还本付息的有价证券。

公司债券可以公开发行,也可以非公开发行。

公司债券的发行和交易应当符合《中华人民共和国证券法》等法律、行政法规的规定。

第一百九十五条 公开发行公司债券,应当经国务院证券监督管理机构注册,公告公司债券募集办法。

公司债券募集办法应当载明下列主要事项:

- (一)公司名称;
- (二)债券募集资金的用途;
- (三)债券总额和债券的票面金额;

- (四)债券利率的确定方式:
- (五)还本付息的期限和方式;
- (六)债券担保情况;
- (七)债券的发行价格、发行的起止日期:
- (八)公司净资产额;
- (九) 已发行的尚未到期的公司债券总额:
- (十)公司债券的承销机构。
- **第一百九十六条** 公司以纸面形式发行公司债券的,应当在债券上载明公司名称、债券票面金额、利率、偿还期限等事项,并由法定代表人签名,公司盖章。
 - 第一百九十七条 公司债券应当为记名债券。
 - 第一百九十八条 公司发行公司债券应当置备公司债券持有人名册。

发行公司债券的,应当在公司债券持有人名册上载明下列事项:

- (一)债券持有人的姓名或者名称及住所;
- (二)债券持有人取得债券的日期及债券的编号;
- (三)债券总额,债券的票面金额、利率、还本付息的期限和方式;
- (四)债券的发行日期。
- 第一百九十九条 公司债券的登记结算机构应当建立债券登记、存管、付息、兑付等相关制度。
- 第二百条 公司债券可以转让,转让价格由转让人与受让人约定。

公司债券的转让应当符合法律、行政法规的规定。

- **第二百零一条** 公司债券由债券持有人以背书方式或者法律、行政法规规定的其他方式转让;转让后由公司将受让人的姓名或者名称及住所记载于公司债券持有人名册。
- **第二百零二条** 股份有限公司经股东会决议,或者经公司章程、股东会授权由董事会决议,可以发行可转换为股票的公司债券,并规定具体的转换办法。上市公司发行可转换为股票的公司债券,应当经国务院证券监督管理机构注册。

发行可转换为股票的公司债券,应当在债券上标明可转换公司债券字样,并在公司债券持有人名册上载明可转换公司债券的数额。

- **第二百零三条** 发行可转换为股票的公司债券的,公司应当按照其转换办法向债券持有人换发股票,但债券持有人对转换股票或者不转换股票有选择权。法律、行政法规另有规定的除外。
- **第二百零四条** 公开发行公司债券的,应当为同期债券持有人设立债券持有人会议,并在债券募集办 法中对债券持有人会议的召集程序、会议规则和其他重要事项作出规定。债券持有人会议可以对与债券持 有人有利害关系的事项作出决议。

除公司债券募集办法另有约定外,债券持有人会议决议对同期全体债券持有人发生效力。

- **第二百零五条** 公开发行公司债券的,发行人应当为债券持有人聘请债券受托管理人,由其为债券持有人办理受领清偿、债权保全、与债券相关的诉讼以及参与债务人破产程序等事项。
 - 第二百零六条 债券受托管理人应当勤勉尽责,公正履行受托管理职责,不得损害债券持有人利益。

受托管理人与债券持有人存在利益冲突可能损害债券持有人利益的,债券持有人会议可以决议变更债券受托管理人。

债券受托管理人违反法律、行政法规或者债券持有人会议决议, 损害债券持有人利益的, 应当承担赔偿责任。

第十章 公司财务、会计

第二百零七条 公司应当依照法律、行政法规和国务院财政部门的规定建立本公司的财务、会计制度。

第二百零八条 公司应当在每一会计年度终了时编制财务会计报告,并依法经会计师事务所审计。 财务会计报告应当依照法律、行政法规和国务院财政部门的规定制作。

第二百零九条 有限责任公司应当按照公司章程规定的期限将财务会计报告送交各股东。

股份有限公司的财务会计报告应当在召开股东会年会的二十日前置备于本公司,供股东查阅;公开发 行股份的股份有限公司应当公告其财务会计报告。

第二百一十条 公司分配当年税后利润时,应当提取利润的百分之十列入公司法定公积金。公司法定公积金累计额为公司注册资本的百分之五十以上的,可以不再提取。

公司的法定公积金不足以弥补以前年度亏损的,在依照前款规定提取法定公积金之前,应当先用当年利润弥补亏损。

公司从税后利润中提取法定公积金后,经股东会决议,还可以从税后利润中提取任意公积金。

公司弥补亏损和提取公积金后所余税后利润,有限责任公司按照股东实缴的出资比例分配利润,全体 股东约定不按照出资比例分配利润的除外;股份有限公司按照股东所持有的股份比例分配利润,公司章程 另有规定的除外。

公司持有的本公司股份不得分配利润。

- **第二百一十一条** 公司违反本法规定向股东分配利润的,股东应当将违反规定分配的利润退还公司;给公司造成损失的,股东及负有责任的董事、监事、高级管理人员应当承担赔偿责任。
- **第二百一十二条** 股东会作出分配利润的决议的,董事会应当在股东会决议作出之日起六个月内进行分配。
- **第二百一十三条** 公司以超过股票票面金额的发行价格发行股份所得的溢价款、发行无面额股所得股款未计入注册资本的金额以及国务院财政部门规定列入资本公积金的其他项目,应当列为公司资本公积金。
- **第二百一十四条** 公司的公积金用于弥补公司的亏损、扩大公司生产经营或者转为增加公司注册资本。

公积金弥补公司亏损,应当先使用任意公积金和法定公积金;仍不能弥补的,可以按照规定使用资本 公积金。

法定公积金转为增加注册资本时,所留存的该项公积金不得少于转增前公司注册资本的百分之二十五。

第二百一十五条 公司聘用、解聘承办公司审计业务的会计师事务所,按照公司章程的规定,由股东会、董事会或者监事会决定。

公司股东会、董事会或者监事会就解聘会计师事务所进行表决时,应当允许会计师事务所陈述意见。

第二百一十六条 公司应当向聘用的会计师事务所提供真实、完整的会计凭证、会计账簿、财务会计报告及其他会计资料,不得拒绝、隐匿、谎报。

第二百一十七条 公司除法定的会计账簿外,不得另立会计账簿。

对公司资金,不得以任何个人名义开立账户存储。

第十一章 公司合并、分立、增资、减资

第二百一十八条 公司合并可以采取吸收合并或者新设合并。

一个公司吸收其他公司为吸收合并,被吸收的公司解散。两个以上公司合并设立一个新的公司为新设 合并,合并各方解散。

第二百一十九条 公司与其持股百分之九十以上的公司合并,被合并的公司不需经股东会决议,但应 当通知其他股东,其他股东有权请求公司按照合理的价格收购其股权或者股份。

公司合并支付的价款不超过本公司净资产百分之十的,可以不经股东会决议;但是,公司章程另有规定的除外。

公司依照前两款规定合并不经股东会决议的,应当经董事会决议。

第二百二十条 公司合并,应当由合并各方签订合并协议,并编制资产负债表及财产清单。公司应当 自作出合并决议之日起十日内通知债权人,并于三十日内在报纸上或者国家企业信用信息公示系统公告。 债权人自接到通知之日起三十日内,未接到通知的自公告之日起四十五日内,可以要求公司清偿债务或者 提供相应的担保。

第二百二十一条 公司合并时,合并各方的债权、债务,应当由合并后存续的公司或者新设的公司承继。

第二百二十二条 公司分立,其财产作相应的分割。

公司分立,应当编制资产负债表及财产清单。公司应当自作出分立决议之日起十日内通知债权人,并于三十日内在报纸上或者国家企业信用信息公示系统公告。

第二百二十三条 公司分立前的债务由分立后的公司承担连带责任。但是,公司在分立前与债权人就债务清偿达成的书面协议另有约定的除外。

第二百二十四条 公司减少注册资本,应当编制资产负债表及财产清单。

公司应当自股东会作出减少注册资本决议之日起十日内通知债权人,并于三十日内在报纸上或者国家企业信用信息公示系统公告。债权人自接到通知之日起三十日内,未接到通知的自公告之日起四十五日内,有权要求公司清偿债务或者提供相应的担保。

公司减少注册资本,应当按照股东出资或者持有股份的比例相应减少出资额或者股份,法律另有规定、有限责任公司全体股东另有约定或者股份有限公司章程另有规定的除外。

第二百二十五条 公司依照本法第二百一十四条第二款的规定弥补亏损后,仍有亏损的,可以减少注 册资本弥补亏损。减少注册资本弥补亏损的,公司不得向股东分配,也不得免除股东缴纳出资或者股款的 义务。

依照前款规定减少注册资本的,不适用前条第二款的规定,但应当自股东会作出减少注册资本决议之 日起三十日内在报纸上或者国家企业信用信息公示系统公告。

公司依照前两款的规定减少注册资本后,在法定公积金和任意公积金累计额达到公司注册资本百分之 五十前,不得分配利润。

第二百二十六条 违反本法规定减少注册资本的,股东应当退还其收到的资金,减免股东出资的应当恢复原状;给公司造成损失的,股东及负有责任的董事、监事、高级管理人员应当承担赔偿责任。

第二百二十七条 有限责任公司增加注册资本时,股东在同等条件下有权优先按照实缴的出资比例认缴出资。但是,全体股东约定不按照出资比例优先认缴出资的除外。

股份有限公司为增加注册资本发行新股时,股东不享有优先认购权,公司章程另有规定或者股东会决议决定股东享有优先认购权的除外。

第二百二十八条 有限责任公司增加注册资本时,股东认缴新增资本的出资,依照本法设立有限责任公司缴纳出资的有关规定执行。

股份有限公司为增加注册资本发行新股时,股东认购新股,依照本法设立股份有限公司缴纳股款的有关规定执行。

第十二章 公司解散和清算

第二百二十九条 公司因下列原因解散:

- (一)公司章程规定的营业期限届满或者公司章程规定的其他解散事由出现:
- (二)股东会决议解散;
- (三) 因公司合并或者分立需要解散;
- (四)依法被吊销营业执照、责令关闭或者被撤销;
- (五)人民法院依照本法第二百三十一条的规定予以解散。

公司出现前款规定的解散事由,应当在十日内将解散事由通过国家企业信用信息公示系统予以公示。

第二百三十条 公司有前条第一款第一项、第二项情形,且尚未向股东分配财产的,可以通过修改公司章程或者经股东会决议而存续。

依照前款规定修改公司章程或者经股东会决议,有限责任公司须经持有三分之二以上表决权的股东通过,股份有限公司须经出席股东会会议的股东所持表决权的三分之二以上通过。

第二百三十一条 公司经营管理发生严重困难,继续存续会使股东利益受到重大损失,通过其他途径 不能解决的,持有公司百分之十以上表决权的股东,可以请求人民法院解散公司。

第二百三十二条 公司因本法第二百二十九条第一款第一项、第二项、第四项、第五项规定而解散的,应当清算。董事为公司清算义务人,应当在解散事由出现之日起十五日内组成清算组进行清算。

清算组由董事组成,但是公司章程另有规定或者股东会决议另选他人的除外。

清算义务人未及时履行清算义务,给公司或者债权人造成损失的,应当承担赔偿责任。

第二百三十三条 公司依照前条第一款的规定应当清算,逾期不成立清算组进行清算或者成立清算组后不清算的,利害关系人可以申请人民法院指定有关人员组成清算组进行清算。人民法院应当受理该申请,并及时组织清算组进行清算。

公司因本法第二百二十九条第一款第四项的规定而解散的,作出吊销营业执照、责令关闭或者撤销决定的部门或者公司登记机关,可以申请人民法院指定有关人员组成清算组进行清算。

第二百三十四条 清算组在清算期间行使下列职权:

- (一)清理公司财产,分别编制资产负债表和财产清单;
- (二)通知、公告债权人;
- (三)处理与清算有关的公司未了结的业务;
- (四)清缴所欠税款以及清算过程中产生的税款;
- (五)清理债权、债务;
- (六)分配公司清偿债务后的剩余财产;
- (七)代表公司参与民事诉讼活动。

第二百三十五条 清算组应当自成立之日起十日内通知债权人,并于六十日内在报纸上或者国家企业信用信息公示系统公告。债权人应当自接到通知之日起三十日内,未接到通知的自公告之日起四十五日内,向清算组申报其债权。

债权人申报债权,应当说明债权的有关事项,并提供证明材料。清算组应当对债权进行登记。 在申报债权期间,清算组不得对债权人进行清偿。

第二百三十六条 清算组在清理公司财产、编制资产负债表和财产清单后,应当制订清算方案,并报股东会或者人民法院确认。

公司财产在分别支付清算费用、职工的工资、社会保险费用和法定补偿金,缴纳所欠税款,清偿公司债务后的剩余财产,有限责任公司按照股东的出资比例分配,股份有限公司按照股东持有的股份比例分配。

清算期间,公司存续,但不得开展与清算无关的经营活动。公司财产在未依照前款规定清偿前,不得 分配给股东。

第二百三十七条 清算组在清理公司财产、编制资产负债表和财产清单后,发现公司财产不足清偿债务的,应当依法向人民法院申请破产清算。

人民法院受理破产申请后,清算组应当将清算事务移交给人民法院指定的破产管理人。

第二百三十八条 清算组成员履行清算职责,负有忠实义务和勤勉义务。

清算组成员怠于履行清算职责,给公司造成损失的,应当承担赔偿责任;因故意或者重大过失给债权 人造成损失的,应当承担赔偿责任。

第二百三十九条 公司清算结束后,清算组应当制作清算报告,报股东会或者人民法院确认,并报送公司登记机关,申请注销公司登记。

第二百四十条 公司在存续期间未产生债务,或者已清偿全部债务的,经全体股东承诺,可以按照规定通过简易程序注销公司登记。

通过简易程序注销公司登记,应当通过国家企业信用信息公示系统予以公告,公告期限不少于二十日。公告期限届满后,未有异议的,公司可以在二十日内向公司登记机关申请注销公司登记。

公司通过简易程序注销公司登记,股东对本条第一款规定的内容承诺不实的,应当对注销登记前的债务承担连带责任。

第二百四十一条 公司被吊销营业执照、责令关闭或者被撤销,满三年未向公司登记机关申请注销公司登记的,公司登记机关可以通过国家企业信用信息公示系统予以公告,公告期限不少于六十日。公告期限届满后,未有异议的,公司登记机关可以注销公司登记。

依照前款规定注销公司登记的,原公司股东、清算义务人的责任不受影响。

第二百四十二条 公司被依法宣告破产的,依照有关企业破产的法律实施破产清算。

第十三章 外国公司的分支机构

第二百四十三条 本法所称外国公司,是指依照外国法律在中华人民共和国境外设立的公司。

第二百四十四条 外国公司在中华人民共和国境内设立分支机构,应当向中国主管机关提出申请,并提交其公司章程、所属国的公司登记证书等有关文件,经批准后,向公司登记机关依法办理登记,领取营业执照。

外国公司分支机构的审批办法由国务院另行规定。

第二百四十五条 外国公司在中华人民共和国境内设立分支机构,应当在中华人民共和国境内指定负责该分支机构的代表人或者代理人,并向该分支机构拨付与其所从事的经营活动相适应的资金。

对外国公司分支机构的经营资金需要规定最低限额的,由国务院另行规定。

第二百四十六条 外国公司的分支机构应当在其名称中标明该外国公司的国籍及责任形式。

外国公司的分支机构应当在本机构中置备该外国公司童程。

第二百四十七条 外国公司在中华人民共和国境内设立的分支机构不具有中国法人资格。

外国公司对其分支机构在中华人民共和国境内进行经营活动承担民事责任。

第二百四十八条 经批准设立的外国公司分支机构,在中华人民共和国境内从事业务活动,应当遵守中国的法律,不得损害中国的社会公共利益,其合法权益受中国法律保护。

第二百四十九条 外国公司撤销其在中华人民共和国境内的分支机构时,应当依法清偿债务,依照本 法有关公司清算程序的规定进行清算。未清偿债务之前,不得将其分支机构的财产转移至中华人民共和国 境外。

第十四章 法律责任

第二百五十条 违反本法规定,虚报注册资本、提交虚假材料或者采取其他欺诈手段隐瞒重要事实取得公司登记的,由公司登记机关责令改正,对虚报注册资本的公司,处以虚报注册资本金额百分之五以上百分之十五以下的罚款;对提交虚假材料或者采取其他欺诈手段隐瞒重要事实的公司,处以五万元以上二百万元以下的罚款;情节严重的,吊销营业执照;对直接负责的主管人员和其他直接责任人员处以三万元以上三十万元以下的罚款。

- **第二百五十一条** 公司未依照本法第四十条规定公示有关信息或者不如实公示有关信息的,由公司登记机关责令改正,可以处以一万元以上五万元以下的罚款。情节严重的,处以五万元以上二十万元以下的罚款;对直接负责的主管人员和其他直接责任人员处以一万元以上十万元以下的罚款。
- 第二百五十二条 公司的发起人、股东虚假出资,未交付或者未按期交付作为出资的货币或者非货币财产的,由公司登记机关责令改正,可以处以五万元以上二十万元以下的罚款;情节严重的,处以虚假出资或者未出资金额百分之五以上百分之十五以下的罚款;对直接负责的主管人员和其他直接责任人员处以一万元以上十万元以下的罚款。
- **第二百五十三条** 公司的发起人、股东在公司成立后,抽逃其出资的,由公司登记机关责令改正,处以所抽逃出资金额百分之五以上百分之十五以下的罚款;对直接负责的主管人员和其他直接责任人员处以三万元以上三十万元以下的罚款。
- **第二百五十四条** 有下列行为之一的,由县级以上人民政府财政部门依照《中华人民共和国会计法》等法律、行政法规的规定处罚:
 - (一) 在法定的会计账簿以外另立会计账簿;
 - (二)提供存在虚假记载或者隐瞒重要事实的财务会计报告。
- **第二百五十五条** 公司在合并、分立、减少注册资本或者进行清算时,不依照本法规定通知或者公告债权人的,由公司登记机关责令改正,对公司处以一万元以上十万元以下的罚款。
- **第二百五十六条** 公司在进行清算时,隐匿财产,对资产负债表或者财产清单作虚假记载,或者在未清偿债务前分配公司财产的,由公司登记机关责令改正,对公司处以隐匿财产或者未清偿债务前分配公司财产金额百分之五以上百分之十以下的罚款;对直接负责的主管人员和其他直接责任人员处以一万元以上十万元以下的罚款。
- **第二百五十七条** 承担资产评估、验资或者验证的机构提供虚假材料或者提供有重大遗漏的报告的,由有关部门依照《中华人民共和国资产评估法》、《中华人民共和国注册会计师法》等法律、行政法规的规定处罚。

承担资产评估、验资或者验证的机构因其出具的评估结果、验资或者验证证明不实,给公司债权人造成损失的,除能够证明自己没有过错的外,在其评估或者证明不实的金额范围内承担赔偿责任。

- **第二百五十八条** 公司登记机关违反法律、行政法规规定未履行职责或者履行职责不当的,对负有责任的领导人员和直接责任人员依法给予政务处分。
- 第二百五十九条 未依法登记为有限责任公司或者股份有限公司,而冒用有限责任公司或者股份有限公司名义的,或者未依法登记为有限责任公司或者股份有限公司的分公司,而冒用有限责任公司或者股份有限公司的分公司名义的,由公司登记机关责令改正或者予以取缔,可以并处十万元以下的罚款。
- **第二百六十条** 公司成立后无正当理由超过六个月未开业的,或者开业后自行停业连续六个月以上的,公司登记机关可以吊销营业执照,但公司依法办理歇业的除外。

公司登记事项发生变更时,未依照本法规定办理有关变更登记的,由公司登记机关责令限期登记; 逾期不登记的,处以一万元以上十万元以下的罚款。

- **第二百六十一条** 外国公司违反本法规定,擅自在中华人民共和国境内设立分支机构的,由公司登记机关责令改正或者关闭,可以并处五万元以上二十万元以下的罚款。
- **第二百六十二条** 利用公司名义从事危害国家安全、社会公共利益的严重违法行为的,吊销营业执照。
- **第二百六十三条** 公司违反本法规定,应当承担民事赔偿责任和缴纳罚款、罚金的,其财产不足以支付时,先承担民事赔偿责任。
 - 第二百六十四条 违反本法规定,构成犯罪的,依法追究刑事责任。

第十五章 附 则

第二百六十五条 本法下列用语的含义:

- (一)高级管理人员,是指公司的经理、副经理、财务负责人,上市公司董事会秘书和公司章程规定的其他人员。
- (二)控股股东,是指其出资额占有限责任公司资本总额超过百分之五十或者其持有的股份占股份有限公司股本总额超过百分之五十的股东;出资额或者持有股份的比例虽然低于百分之五十,但依其出资额或者持有的股份所享有的表决权已足以对股东会的决议产生重大影响的股东。
 - (三)实际控制人,是指通过投资关系、协议或者其他安排,能够实际支配公司行为的人。
- (四)关联关系,是指公司控股股东、实际控制人、董事、监事、高级管理人员与其直接或者间接控制的企业之间的关系,以及可能导致公司利益转移的其他关系。但是,国家控股的企业之间不仅因为同受国家控股而具有关联关系。
 - 第二百六十六条 本法自 2024 年 7 月 1 日起施行。

本法施行前已登记设立的公司,出资期限超过本法规定的期限的,除法律、行政法规或者国务院另有规定外,应当逐步调整至本法规定的期限以内;对于出资期限、出资额明显异常的,公司登记机关可以依法要求其及时调整。具体实施办法由国务院规定。

Company Law of the People's Republic of China (Revised in 2023)

Promulgated by: Standing Committee of the National People's Congress

Promulgation Date: 2023.12.29

Effective Date: 2024.07.01 Validity Status: Effective

Document No.: Presidential Decree No. 15

Company Law of the People's Republic of China (Revised in 2023)

Presidential Decree No. 15

The Company Law of the People's Republic of China, adopted upon revision at the 7th Session of the Standing Committee of the Fourteenth National People's Congress of the People's Republic of China on December 29, 2023, is hereby promulgated, effective July 1, 2024.

Xi Jinping

President of the People's Republic of China

December 29, 2023

Company Law of the People's Republic of China

(Adopted at the 5th Session of the Standing Committee of the Eighth National People's Congress on December 29, 1993; amended for the first time in accordance with the Decision on Amending the Company Law of the People's Republic of China made at the 13th Session of the Standing Committee of the Ninth National People's Congress on December 25, 1999; amended for the second time in accordance with the Decision on Amending the Company Law of the People's Republic of China made at the 11th Session of the Standing Committee of the Tenth National People's Congress on August 28, 2004; revised for the first time at the 18th Session of the Standing Committee of the Tenth National People's Congress on October 27, 2005; amended for the third time in accordance with the Decision on Amending Seven Laws Including the Marine Environmental Protection Law of the People's Republic of China made at the 6th Session of the Standing Committee of the Twelfth National People's Congress on December 28, 2013; amended for the fourth time in accordance with the Decision on Amending the

Company Law of the People's Republic of China made at the 6th Session of the Standing Committee of the Thirteenth National People's Congress on October 26, 2018; and revised for the second time at the 7th Session of the Standing Committee of the Fourteenth National People's Congress on December 29, 2023)

Chapter I General Provisions

Article 1 The present Law is enacted in accordance with the Constitution with a view to regulating the organizations and activities of companies, protecting the lawful rights and interests of companies, shareholders, employees and creditors, improving the modern enterprise system with Chinese characteristics, carrying forward the entrepreneurship, maintaining the social economic order and promoting the development of the socialist market economy.

Article 2 For the purpose of this Law, a "company" refers to a limited liability company or a joint stock limited company established within the territory of the People's Republic of China according to this Law.

Article 3 A company is an enterprise legal person, which has independent corporate property and enjoys the property right of the legal person. It shall bear the liability for its debts with all of its property.

The lawful rights and interests of the company shall be protected by law, which shall not be infringed upon.

Article 4 The shareholders of a limited liability company is liable to the company to the extent of the amount of capital contributions they have made; while the shareholders of a joint stock limited company is liable to the company to the extent of shares they have subscribed for.

The shareholders of a company is entitled to such rights as deriving proceeds from assets of the company, participating in making important decisions and selecting managers of the company according to law.

Article 5 A company shall formulate its articles of association pursuant to the law when it is established, which shall be binding on the company, shareholders, directors, supervisors and senior executives.

Article 6 A company shall have its own name. The name of the company shall be in compliance with the relevant provisions of the State.

The right to name of a company shall be protected by law.

Article 7 A limited liability company established according to this Law shall indicate the words "limited liability company" or "limited company" in its name.

A joint stock limited company established in accordance with this Law shall indicate the words "joint stock limited company" or "joint stock company" in its name.

Article 8 A company is domiciled at the place where its main administrative office is located.

Article 9 The business scope of a company shall be prescribed in the articles of association. The company may amend its articles of association and change its business scope.

Where any item within the business scope of a company is subject to approval as stipulated by any law or administrative regulation, the approval shall be obtained in accordance with the law.

Article 10 A director or manager who represents a company to execute corporate affairs shall serve as the legal representative of the company under the articles of association.

Where the director or manager who serves as the legal representative resigns, he/she shall be deemed to have resigned from the position of the legal representative at the same time.

Where the legal representative resigns, the company shall appoint a new legal representative within 30 days after the date of his/her resignation.

Article 11 A company shall bear the legal consequences arising from the civil activities conducted by the legal representative in the name of the company.

Any restrictions on the functions and powers of the legal representative imposed by the articles of association or the shareholders' meeting shall not be asserted against a bona fide third party.

Where the legal representative of a company causes damage to others while performing his/her duties, the company shall assume the civil liability. After assuming the civil liability, the company may, in accordance with the provisions of law or the articles of association of the company, claim indemnification against the legal representative who is at fault.

Article 12 Where a limited liability company is changed into a joint stock limited company, it shall satisfy the conditions for joint stock limited companies as prescribed in the present Law. A joint stock limited company proposing to be converted into a limited liability company shall satisfy the conditions for limited liability companies as prescribed in this Law.

In the case of conversion from a limited liability company into a joint stock limited company or vice versa, the claims and debts of the company prior to the conversion shall be assumed by the company after the conversion.

Article 13 A company may set up subsidiaries which have the corporate capacity and independently bear the civil liability in accordance with the law.

A company may set up branches which do not have the corporate capacity and whose civil liability shall be borne by the company.

Article 14 A company may make investments in other enterprises.

If it is prescribed by any law that a company shall not become a capital contributor that shall bear the joint and several liability for the debts of the enterprises it invests in, such provisions shall prevail.

Article 15 Where a company intends to invest in any other enterprise or provide guaranty for any other person, such matter shall, in accordance with the articles of association, be decided by the board of directors or the shareholders' meeting. If the articles of association prescribe any limit on the total amount of investments or guaranties, or on the amount of a single investment or guaranty, the aforesaid prescribed limit shall not be exceeded.

Where a company provides a guaranty for any shareholder or actual controller of the company, it shall be subject to a resolution of the shareholders' meeting.

The shareholder as mentioned in the preceding paragraph or the shareholder controlled by the actual controller as set forth in the preceding paragraph shall not participate in voting on any matter as prescribed in the preceding paragraph. Such matter shall be adopted by more than half of the voting rights held by other shareholders present at the meeting.

Article 16 A company shall protect the lawful rights and interests of its employees, conclude labor contracts with its employees according to law, participate in social insurances and strengthen labor protection to realize work safety.

The company shall adopt various forms to strengthen the vocational education and on-the-job training of its employees so as to improve their quality.

Article 17 The employees of a company shall, in accordance with the Trade Union Law of the People's Republic of China, organize a trade union to carry out the trade union activities and maintain the lawful rights and interests of the employees. The company shall provide necessary conditions for its trade union to carry out activities. The trade union of a company shall, on behalf of the employees, conclude a collective contract with the company with respect to such matters as the labor remuneration, working hours, rest and vacations, labor safety and sanitation, insurance and welfare, etc.

A company shall, according to the Constitution and other related laws, establish and improve a democratic management system with the employees' representative congress as the basic form and carry out democratic management through the employees' representative congress or by any other means.

When making a decision on restructuring, dissolution, application for bankruptcy or any other major issue in the respect of business operation, or formulating any important regulation, a company shall solicit the opinions of its trade union and listen to the opinions and proposals of the employees through the employees' representative congress or by any other means.

Article 18 An organization of the Communist Party of China shall, according to the Constitution of the Communist Party of China, be set up in a company to carry out the activities of the Party. The company shall provide necessary conditions to facilitate the activities of the Party organization.

Article 19 When engaging in business operations, a company shall comply with the laws and regulations, social morality and business ethics, be honest and faithful and accept the supervision of the government and the general public.

Article 20 When engaging in business operations, a company shall take into full consideration the interests of its employees, consumers and other stakeholders, as well as the protection of ecological environment and other public interests and assume social responsibilities.

The State encourages companies to take part in public welfare activities and release their social responsibility reports.

Article 21 A shareholder of a company shall comply with laws, administrative regulations and the articles of association, exercise the shareholder's rights according to law, and may not damage the interests of the company or of other shareholders by abusing its rights.

Where any shareholder of a company causes any loss to the company or any other shareholder by abusing the shareholder's rights, it shall be liable for compensation.

Article 22 None of the controlling shareholders, actual controllers, directors, supervisors or senior executives of a company may damage the interests of the company by taking advantage of any related-party relationship.

Whoever causes any loss to the company by violating the provisions of the preceding paragraph shall be liable for compensation.

Article 23 Where any shareholder of a company evades the debts by abusing the independent status of juridical person of the company or the limited liability of shareholders and thus seriously damages the interests of any creditor of the company, it shall be jointly and severally liable for the debts of the company.

Where a shareholder commits any of the acts as mentioned in the preceding paragraph by using two or more companies under its control, each company shall be jointly and severally liable for the debts of any company.

In the case of any company with only one shareholder, if the shareholder is unable to prove that the property of the company are independent of its own property, it shall be jointly and severally liable for the debts of the company.

Article 24 The shareholders' meeting, board of directors or board of supervisors of a company may hold a meeting or vote by way of electronic communications, unless it is otherwise prescribed by the articles of association of the company.

Article 25 Where any resolution of the shareholders' meeting or board of directors violates any of the laws or administrative regulations, it shall be invalidated.

Article 26 Where the procedures for convening a meeting of the shareholders' meeting or of the board of directors or the voting method is contrary to any law, administrative regulation or the articles of association, or the contents of any resolution are contrary to the articles of association, shareholders may, within 60 days as of the day when the resolution is made, request the people's court to cancel the resolution, except where the procedures for convening a meeting of the shareholders' meeting or the board of directors or the voting method only has some minor defects, which produces no substantial effect on the resolution.

Any shareholder who fails to be notified to attend the shareholders' meeting may, within 60 days as of the day when it knows or ought to know that the resolution of the shareholders' meeting is made, request the people's court to cancel the resolution. If the right of cancellation is not exercised within one year as of the date when the resolution is made, it shall be extinguished.

Article 27 Under any of the following circumstances, a resolution of the shareholders' meeting or the board of directors shall be invalid:

- (I) the resolution fails to be made at any shareholders' meeting or meeting of the board of directors;
- (II) the shareholders' meeting or meeting of the board of directors fails to vote on the resolution;

(III) the number of persons attending the meeting or the number of the voting rights held by them does not reach the number as prescribed by this Law or the articles of association; or

(IV) the number of persons consenting to the resolution or the number of the voting rights held by them fails to reach the number as prescribed by this Law or the articles of association.

Article 28 Where a resolution of the shareholders' meeting or the board of directors is declared null and void, cancelled or confirmed to be invalid by the people's court, a company shall file an application with the company registration authority for cancelling the registration having been made pursuant to the said resolution.

Where a resolution of the shareholders' meeting or the board of directors is declared null and void, cancelled or confirmed to be invalid by the people's court, the civil legal relationship formed between the company and any bona fide third party according to the said resolution shall not be affected.

Chapter II Registration of Companies

Article 29 To establish a company, an applicant shall file an application with the company registration authority for registration of incorporation under the law.

Where it is prescribed by any law or administrative regulation that the establishment of a company shall be submitted for approval, the approval formalities shall be gone through according to law prior to the registration of the company.

Article 30 To apply for establishing a company, an applicant shall submit an application form for the registration of establishment, the articles of association and other documents. The relevant materials submitted shall be authentic, lawful and valid.

If the application materials are incomplete or do not satisfy the statutory form, the company registration authority shall inform the applicant once for all of the materials to be supplemented and corrected.

Article 31 Where an application for establishing a company satisfies the conditions as prescribed in this Law, the company shall be registered by the company registration authority as a limited liability company or joint stock limited company respectively. Where the application fails to satisfy the conditions as prescribed in this Law, it shall not be registered as a limited liability company or joint stock limited company.

Article 32 The items of company registration shall include:

(I) name:

- (II) domicile;
- (III) registered capital;
- (IV) business scope;
- (V) name of the legal representative; and
- (VI) names of the shareholders of a limited liability company or of the promoters of a joint stock limited company.

The company registration authority shall make public the company registration items as prescribed in the preceding paragraph through the National Enterprise Credit Information Publicity System.

Article 33 The company registration authority shall issue a business license to a company lawfully established. The date of issuance of the business license shall be the date of establishment of the company.

The business license shall state the name, domicile, registered capital, business scope, name of the legal representative and other items of the company.

The company registration authority may issue an electronic business license to the company. Both electronic business license and paper business license shall be equally authentic.

Article 34 Where any of the registered items of a company is changed, the company shall go through the modification registration according to law.

Failure to make registration or modification registration of any registered item of a company may not be asserted against any bona fide third party.

Article 35 To apply for modification registration, a company shall submit to the company registration authority a written application form for modification registration signed by the legal representative of the company, the resolution or decision on the modification and other documents as made according to law.

Where the item of modification registration of the company involves the amendment of its articles of association, the amended articles of association shall be submitted.

Where the legal representative of a company is changed, the written application form for modification registration shall be signed by the legal representative after change.

Article 36 Where any of the items as stated in the business license of a company is changed, the company registration authority shall issue a new business license after the modification registration completed by the company.

Article 37 Where a company needs to be terminated due to dissolution, being declared bankrupt or any other statutory cause, it shall apply to the company registration authority for deregistration, and the company registration authority shall make a public announcement on its termination.

Article 38 To establish a branch, a company shall file an application with the company registration authority for registration and obtain a business license.

Article 39 Where a company is approved for registration of establishment by making a false declaration of its registered capital, submitting false materials or concealing any important fact by any other fraudulent means, the company registration authority shall cancel the registration in accordance with the laws and administrative regulations.

Article 40 A company shall make public the following matters via the National Enterprise Credit Information Publicity System as required:

- (I) the amounts of capital contributions subscribed for and actually paid by the shareholders of a limited liability company, and the method and date of capital contributions; the number of shares subscribed for by the promoters of a joint stock limited company;
- (II) the information on the change of equity or shares of the shareholders of a limited liability company or of the promoters of a joint stock limited company;
- (III) the information on approval, modification or deregistration of administrative licensing; and
- (IV) other information prescribed by any law or administrative regulation.

The company shall ensure that the information released in the preceding paragraph is authentic, accurate and complete.

Article 41 The company registration authority shall optimize the procedures for company registration, enhance the company registration efficiency, strengthen information technology development and promote online handling and other convenient methods so as to raise the level of facilitation in company registration.

The market regulatory department under the State Council shall, according to the present Law and the provisions of relevant laws and administrative regulations, formulate specific measures for company registration.

Chapter III Establishment and Organizational Structure of a Limited Liability Company

Section 1 Establishment

Article 42 A limited liability company shall be established with capital contributions made by not less than one but not more than 50 shareholders.

Article 43 The shareholders of a limited liability company may conclude an agreement on establishment so as to specify their respective rights and obligations during the process of company establishment.

Article 44 Where the shareholders of a limited liability company engage in the civil activities for establishing the company, the legal consequences therefrom shall be undertaken by the company.

If the company fails to be established, the legal consequences incurred shall be undertaken by the shareholders at the time of the establishment of the company. If there are two or more shareholders at the time of the establishment, they shall enjoy the claims and assume the debts jointly and severally.

If a shareholder at the time of the establishment of the company engages in the civil activities in its own name for the purpose of establishing the company, the third party has the right to request the company or such shareholder to assume the civil liability incurred.

Where a shareholder at the time of the establishment of a company causes any damage to any other person due to fulfilling the duties for the establishment of the company, the company or the shareholder who is not at fault may, after making compensations, claim the compensation from the shareholder who is at fault.

Article 45 To establish a limited liability company, the shareholders shall jointly formulate the articles of association.

Article 46 The articles of association of a limited liability company shall state the following matters:

- (I) name and domicile of the company;
- (II) business scope of the company;
- (III) registered capital of the company;

- (IV) name or title of the shareholders;
- (V) amount, method and date of capital contributions made by the shareholders;
- (VI) organizations of the company and their formation, functions and rules of procedure;
- (VII) method of appointment and alteration of the legal representative of the company; and
- (VIII) other matters to be specified by the shareholders' meeting.

The shareholders shall affix their signatures or seals on the articles of association of the company.

Article 47 The registered capital of a limited liability company shall be the amount of capital contributions subscribed for by all the shareholders as registered with the company registration authority. The amount of capital contributions subscribed for by all the shareholders shall, according to the articles of association, be fully paid up by the shareholders within 5 years as of the date of establishment.

Where it is otherwise provided for in any law, administrative regulation or decision of the State Council on the actual payment of registered capital, the minimum amount of registered capital and the time limit for capital contributions by shareholders of a limited liability company, such provisions shall prevail.

Article 48 A shareholder may make capital contributions in currency, or in kind, intellectual property, land use right, stock rights, creditor's rights or other non-monetary property that may be assessed in currency and transferred according to law, except the property that may not be used as capital contributions according to any law or administrative regulation.

The non-monetary property as capital contributions shall be assessed and verified, which may not be overvalued or undervalued. If there are provisions on the assessment of value in any law or administrative regulation, such provisions shall prevail.

Article 49 Shareholders shall make their respective capital contributions subscribed for in the articles of association on time and in full amount.

If a shareholder makes its capital contributions in currency, it shall deposit the full amount of monetary capital contributions into a bank account opened by the limited liability company. If the capital contributions are made in non-monetary property, the procedures for the transfer of the property rights therein shall be gone through according to law.

If a shareholder fails to make its capital contributions on schedule and in full amount, it shall, apart from making full amount capital contributions to the company, be liable for compensation for the losses it causes to the company.

Article 50 Where any shareholder fails to make actual capital contributions according to the provisions of the articles of association, or the actual value of non-monetary property for actual capital contributions is obviously lower than the amount of capital contributions subscribed for at the time of establishment of a limited liability company, other shareholders at the time of the establishment shall bear joint and several liability with such shareholder to the extent of the insufficient capital contributions.

Article 51 After a limited liability company is established, the board of directors shall verify the capital contributions of shareholders. If it finds that any shareholder has not made capital contributions on schedule and in full amount as provided for in the articles of association, the company shall send a written notice of call to the shareholder to call up capital contributions.

Where any loss is caused to the company due to failure to fulfill the obligations as prescribed in the preceding paragraph in a timely manner, the responsible director shall make compensation.

Article 52 Where any shareholder fails to make capital contributions on the date of capital contribution as provided for in the articles of association, and a company issues a written notice of call for capital contribution according to the first paragraph of the preceding Article, it may specify the grace period for the capital contribution, which shall be not less than 60 days as of the issuance of the notice of call. If, upon the expiration of the grace period, the shareholder still has not fulfilled the obligation of capital contribution, the company may, upon a resolution of the board of directors, send a notice of forfeiture to the shareholder, and the notice shall be given in written form. As of the issuance of the notice, the shareholder shall forfeit its the equities for which the capital contribution has not been paid.

The forfeited equities in accordance with the provisions of the preceding paragraph shall be transferred according to law, or the registered capital thereof shall be reduced, and the equities shall be written off. If the equities are not transferred or written off within 6 months, other shareholders of the company shall make corresponding capital contributions in full amount in proportion to their capital contributions.

If the shareholder has any dissent to the forfeiture of rights, it shall file a lawsuit with the people's court within 30 days as of the receipt of the notice of forfeiture.

Article 53 After a company has been established, none of the shareholders may illicitly withdraw the capital contributions.

In the case of violation of the provisions of the preceding paragraph, the shareholder shall return the capital contributions withdrawn. If it causes any loss to the company, the responsible directors, supervisors and senior executives shall bear the joint and several liability with the shareholder.

Article 54 Where a company is unable to pay off the due debts, the company or the creditors of the due credits may request the shareholders who have subscribed for the capital contributions but whose time limit for capital contributions has not expired to make capital contributions in advance.

Article 55 After a limited liability company is established, it shall issue to the shareholders a capital contribution certificate, which shall state the following matters:

- (I) name of the company;
- (II) date of establishment of the company;
- (III) registered capital of the company;
- (IV) name of the shareholder, amount of capital contributions subscribed for and actually paid, method and date of capital contributions; and
- (V) serial number and date of issuance of the capital contribution certificate.

The capital contribution certificate shall bear the signature of the legal representative and the seal of the company.

Article 56 A limited liability company shall prepare a register of shareholders, which shall state the following matters:

- (I) name and domicile of each shareholder;
- (II) amount of capital contributions subscribed for and actually paid by shareholders, the form and date of capital contributions;
- (III) serial number of the capital contribution certificate; and
- (IV) date for obtaining or losing the shareholder's qualifications.

The shareholders recorded in the register of shareholders may, in light of the register of shareholders, claim to exercise the shareholders' rights.

Article 57 Shareholders are entitled to consult and copy the articles of association, register of shareholders, minutes of shareholders' meetings, resolutions of meetings of the board of directors or board of supervisors, as well as financial and accounting reports of a company.

The shareholders may request to consult the accounting books and accounting vouchers of the company. Where a shareholder requests to access the accounting books or accounting vouchers of the company, it shall make a written request and state the purposes therefor. If the company, with justifiable reasons, considers that the shareholder's request to consult the accounting books or accounting vouchers has any improper purpose and may damage the lawful rights and interests of the company, it may reject the request of the shareholder, and shall, within 15 days as of the day when the shareholder makes the written request, give the shareholder a written reply and state the reasons therefor. If the company refuses to provide access, the shareholder may bring a lawsuit to a people's court.

To consult the materials as mentioned in the preceding paragraph, a shareholder may entrust such intermediaries as an accounting firm or law firm to do so.

When the shareholder and the accounting firm, law firm or other intermediaries entrusted thereby consult or copy the relevant materials, they shall comply with the laws and administrative regulations on protecting state secrets, trade secrets, personal privacy, personal information, etc.

Where a shareholder requests to consult or copy the relevant materials of the wholly-owned subsidiaries of the company, the provisions of the preceding 4 paragraphs shall apply.

Section 2 Organizational Structure

Article 58 The shareholders' meeting of a limited liability company shall consist of all the shareholders. The shareholders' meeting is the authority of the company, which shall exercise its functions and powers according to this Law.

Article 59 The shareholders' meeting shall exercise the following functions and powers:

- (I) electing and replacing directors and supervisors and deciding on their remunerations;
- (II) deliberating on and approving the reports of the board of directors;
- (III) deliberating on and approving the reports of the board of supervisors;
- (IV) deliberating on and approving the plans for profit distribution and making up losses of the company;
- (V) making resolutions on the increase or decrease of the registered capital of the company;

(VI) making resolutions on the issuance of corporate bonds;

(VII) making resolutions on the merger, split-up, dissolution, liquidation or change of corporate form of the company;

(VIII) amending the articles of association; and

(IX) other functions and powers as prescribed in the articles of association.

The shareholders' meeting may authorize the board of directors to make resolutions on the issuance of corporate bonds.

If the shareholders unanimously agree in writing to the matters as set forth in the first paragraph of this Article, they may directly make a decision without convening the shareholders' meeting, and all the shareholders shall affix their signatures or seals to the decision documents.

Article 60 A limited liability company with only one shareholder may not set up the shareholders' meeting. When the shareholder makes a decision on any of the matters as specified in the first paragraph of the preceding Article, such decision shall be made in written form and kept in the company after being affixed with the signature or seal of the shareholder.

Article 61 The shareholder who has made the largest capital contribution shall convene and preside over the first shareholders' meeting and exercise its functions and powers according to this Law.

Article 62 The shareholders' meetings are classified into regular meetings and interim meetings.

The regular meetings shall be held on time according to the provisions of the articles of association. Where it is proposed by the shareholders representing one tenth or more of the voting rights, or by one third or more of the directors, or by the board of supervisors, an interim meeting shall be held.

Article 63 The shareholders' meeting shall be convened by the board of directors and presided over by the chairman of the board of directors. If the chairman of the board is unable or fails to perform his/her duties, the meeting shall be presided over by the deputy chairman. If the deputy chairman is unable or fails to perform his/her duties, the meeting shall be presided over by a director jointly elected by more than half of the directors.

If the board of directors is unable or fails to perform the duty of convening the shareholders' meeting, the meeting shall be convened and presided over by the board of supervisors. If the board of supervisors does not convene or preside over such a meeting, the shareholders representing one tenth or more of the voting rights may convene and preside over such a meeting by themselves.

Article 64 When a shareholders' meeting is to be held, all the shareholders shall be notified 15 days before the meeting is held, unless it is otherwise prescribed by the articles of association or otherwise agreed by all the shareholders.

The shareholders' meeting shall prepare meeting minutes for the decisions on the matters discussed. The shareholders present at the meeting shall affix their signatures or seals to the meeting minutes.

Article 65 Shareholders shall exercise their voting rights at the shareholders' meeting in proportion to their capital contributions, unless it is otherwise prescribed by the articles of association.

Article 66 The discussion methods and voting procedures of the shareholders' meeting shall be prescribed in the articles of association, unless it is otherwise provided for by this Law.

A resolution made by the shareholders' meeting shall be adopted by the shareholders representing more than half of the voting rights.

A resolution made by the shareholders' meeting on modifying the articles of association, increasing or decreasing the registered capital, as well as merger, division, dissolution or change of corporate form of the company shall be adopted by the shareholders representing two thirds or more of the voting rights.

Article 67 A limited liability company shall set up a board of directors, unless it is otherwise provided for in Article 75 hereof.

The board of directors shall exercise the following functions and powers:

- (I) convening the shareholders' meeting and reporting its work to the shareholders' meeting;
- (II) executing the resolutions of the shareholders' meeting;
- (III) deciding the business plans and investment scheme of the company;
- (IV) formulating the plans for profit distribution and making up for loss of the company;
- (V) formulating the plan for increasing or decreasing the registered capital, as well as the plan for issuance of corporate bonds;
- (VI) formulating the plan for merger, division, dissolution, or change of corporate form of the company;
- (VII) deciding the establishment of the internal management body of the company;

(VIII) deciding the appointment or dismissal of the manager of the company and the remuneration thereof, and, according to the nomination of the manager, deciding on hiring or dismissing deputy managers and financial director of the company as well as their remuneration;

- (IX) formulating the basic management rules of the company; and
- (X) other functions and powers specified in the articles of association or granted by the shareholders' meeting.

Any restrictions on the functions and powers of the board of directors set out in the articles of association may not be asserted against any bona fide third party.

Article 68 If the board of directors of a limited liability company has three or more members, it may include an employees' representative of the company. Where a limited liability company has 300 or more employees, the board of directors shall include the employees' representatives of the company unless the board of supervisors has been established and includes employees' representatives of the company according to law. The employees' representatives in the board of directors shall be democratically elected by the employees through the employees' representative congress, employees' congress or by other means.

The board of directors shall have one chairman and may have deputy chairmen. The measures for election of the chairman and deputy chairmen shall be prescribed in the articles of association.

Article 69 A limited liability company may, under the articles of association, set up an audit committee composed of directors in the board of directors, which shall exercise the functions and powers of the board of supervisors as prescribed by this Law, with no board of supervisors or supervisors established. Employees' representatives who serve as members of the board of directors may become members of the audit committee.

Article 70 The term of office of directors shall be prescribed in the articles of association, but each term shall not exceed three years. After the term of office of a director expires, he/she may be reelected to serve another term.

Where a director is not reelected timely upon expiration of the term of office, or the resignation of any director during his/her term of office results in the number of members of the board of directors being less than the quorum, the original director shall, before a newly elected director takes office, perform his/her duties as a director according to the laws, administrative regulations and the articles of association.

Where a director resigns, he/she shall notify the company in written form, and the resignation shall become effective on the day when the company receives the notice. However, under any of the circumstances as mentioned in the preceding paragraph, the director shall continue performing his/her duties.

Article 71 The shareholders' meeting may adopt a resolution to remove a director, and the removal shall become effective on the day when the resolution is made.

Where a director is removed prior to the expiration of term of office without any justifiable reason, the director may require the company to make compensation.

Article 72 The meetings of the board of directors shall be convened and presided over by the chairman of the board of directors. Where the chairman is unable or fails to perform his/her duties, the meeting shall be convened and presided over by the deputy chairman. Where the deputy chairman is unable or fails to perform his/her duties, the meeting shall be convened and presided over by a director jointly elected by more than half of the directors.

Article 73 The discussion methods and voting procedures of the board of directors shall be prescribed in the articles of association unless it is otherwise provided for by this Law.

No meeting of the board of directors may be held unless more than half of the directors are present. When the board of directors makes a resolution, it shall require the affirmative votes of more than half of all the directors.

For the voting on a resolution of the board of directors, each director shall have one vote.

The board of directors shall prepare minutes regarding the decisions on the matters discussed at the meeting, which shall be affixed with the signatures of the directors present at the meeting.

Article 74 A limited liability company may have a manager, who shall be appointed or removed by the board of directors.

The manager shall be responsible to the board of directors and exercise his/her functions and powers according to the articles of association or the authorization of the board of directors. The manager shall attend the meetings of the board of directors as a non-voting member.

Article 75 A limited liability company with a relatively small scale or a relatively small number of shareholders may dispense with the board of directors and may have one director to exercise the

functions and powers of the board as prescribed by this Law. The director may concurrently hold the post of the manager of the company.

Article 76 A limited liability company shall have a board of supervisors, unless it is otherwise provided for in Articles 69 and 83 hereof.

There are three or more members in the board of supervisors. The members of the board of supervisors shall include shareholders' representatives and an appropriate proportion of employees' representatives, and the proportion of the employees' representatives shall be no less than one third of the total number of the members, the specific proportion of which shall be provided for in the articles of association. The employees' representatives in the board of supervisors shall be democratically elected by the employees through the employees' representative congress, the employees' congress or by other means.

The board of supervisors shall have one chairman, who shall be elected by more than half of all the supervisors. The chairman of the board of supervisors shall convene and preside over the meetings of the board of supervisors. If the chairman of the board of supervisors is unable or fails to implement his/her duties, the meeting of the board of supervisors shall be convened and presided over by a supervisor jointly elected by more than half of the supervisors.

Any director or senior executive shall not concurrently act as a supervisor.

Article 77 The term of office of a supervisor shall be three years. Upon expiration of term of office, a supervisor may serve consecutive terms if reelected.

If a supervisor fails to be reelected timely upon expiration of the term of office, or the resignation of a supervisor during term of office results in the number of the members of the board of supervisors being less than the quorum, the original supervisor shall, before a newly elected supervisor takes office, continue to exercise the duties of the supervisor according to the law, administrative regulations and the articles of association.

Article 78 The board of supervisors shall exercise the following functions and powers:

- (I) examining the financial affairs of the company;
- (II) supervising the acts of the directors and senior executives in the performance of their duties, and proposing the removal of the directors and senior executives who have violated laws, administrative regulations, the articles of association or the resolutions of the shareholders' meeting;

- (III) requiring the directors and senior executives to correct their acts if such acts damage the interests of the company;
- (IV) proposing to convene interim shareholders' meetings, and convening and presiding over the shareholders' meeting when the board of directors fails to implement the duties to convene and preside over the shareholders' meeting as prescribed in this Law;
- (V) presenting proposals to the shareholders' meetings;
- (VI) initiating lawsuits against the directors and senior executives according to Article 189 hereof; and
- (VII) other functions and powers provided for in the articles of association.

Article 79 A supervisor may attend the meetings of the board of directors as a non-voting member and raise inquiries or suggestions concerning the matters subject to resolutions to be adopted by the board of directors.

If the board of supervisors finds any abnormality in the operation of the company, it may carry out an investigation. If necessary, it may hire an accounting firm to assist in its work at the expense of the company.

Article 80 The board of supervisors may demand the directors or senior executives to submit reports on the performance of their duties.

The directors and senior executives shall truthfully provide relevant information and materials to the board of supervisors, none of them may impede the exercise of powers by the board of supervisors or supervisors.

Article 81 The meeting of the board of supervisors shall be held at least once a year. The supervisors may propose to convene interim meetings of the board of supervisors.

The discussion methods and voting procedures of the board of supervisors shall be specified in the articles of association, unless it is otherwise provided for by this Law.

The resolution of the board of supervisors shall be adopted by more than half of all the supervisors.

For the voting on a resolution of the board of supervisors, each supervisor shall have one vote.

The board of supervisors shall prepare minutes for the decisions regarding the matters discussed, which shall be signed by the supervisors present at the meeting.

Article 82 The expenses necessary for the board of supervisors to exercise its functions and powers shall be borne by the company.

Article 83 A limited liability company with a small scale or a relatively small number of shareholders may dispense with the board of supervisors and have a supervisor, who shall exercise the functions and powers of the board of supervisors as provided for in this Law; or it may dispense with the supervisor upon the unanimous approval by all of the shareholders.

Chapter IV Transfer of Equities of a Limited Liability Company

Article 84 Shareholders of a limited liability company may transfer all or part of their equities to other shareholders of the company.

Where a shareholder transfers its equities to a person who is not a shareholder of the company, it shall notify other shareholders in writing of the quantity of equities to be transferred, transfer price, payment method and the term of the transfer. The other shareholders shall have a right of first refusal under the equivalent conditions. Where any shareholder fails to respond within thirty days after the receipt of the written notice, it shall be deemed to have waived the right of first refusal. If two or more shareholders exercise the right of first refusal, they shall determine the purchase percentage through negotiation. If no agreement is reached upon negotiation, they shall exercise the right of first refusal in proportion to their respective capital contributions at the time of equity transfer.

If the equity transfer is otherwise provided for in the articles of association, such provisions shall prevail.

Article 85 Where a people's court transfers the equities held by a shareholder under the enforcement procedures provided for in laws, it shall notify the company and all the shareholders, and the other shareholders shall enjoy the right of first refusal under the equivalent conditions. Where any of the other shareholders fails to exercise the right of first refusal within 20 days after the receipt of the notice of the people's court, it shall be deemed to have waived the right of first refusal.

Article 86 Where a shareholder transfers its equities, it shall notify the company in written form and request to modify the register of shareholders; if it is necessary to go through the modification registration formalities, it shall request the company to go through the modification registration formalities with the company registration authority. If the company refuses to do so or fails to give a reply within a reasonable time limit, the transferor and the transferee may lodge a lawsuit with the people's court according to law.

Where any equity is transferred, the transferee may claim to the company for exercising the shareholder's rights as of the time when it is recorded into the register of shareholders.

Article 87 After the equity transfer according to the present Law, a company shall timely deregister the capital contribution certificate of the original shareholder, issue a capital contribution certificate to the new shareholder and modify the records of relevant shareholders and their capital contributions in the articles of association and the register of shareholders accordingly. No vote of the shareholders' meeting is needed for such modification of the articles of association.

Article 88 Where a shareholder transfers the equities for which capital contributions have been subscribed for but the time limit for capital contribution has not expired, the transferee shall bear the obligation of making such capital contribution. If the transferee fails to make a capital contribution on time and in full amount, the transferor shall bear the supplementary liability for the overdue capital contribution of the transferee.

If a shareholder, who fails to make capital contribution on the date of capital contribution as prescribed in the articles of association, or whose actual value of the non-monetary property used as capital contribution is clearly lower than the amount of capital contribution subscribed for, transfers its equities, the transferor and transferee shall bear joint and several liability to the extent of the insufficient capital contribution. If the transferee is not aware and ought not to know about the existence of the aforesaid circumstances, the corresponding liability shall be assumed by the transferor.

Article 89 Under any of the following circumstances, a shareholder, who votes against the resolution of the shareholders' meeting, may require the company to purchase its equities at a reasonable price:

- (I) the company has not distributed any profit to the shareholders for five consecutive years, though the company has made profits for five consecutive years and meets the profit distribution requirements as prescribed in this Law;
- (II) the company is merged, split-up or transfers the main property; or
- (III) the term of business operation as prescribed in the articles of association expires or any other cause for dissolution as prescribed in the articles of association occurs, or the shareholders' meeting makes the company continue existing by adopting a resolution to modify the articles of association.

Where the shareholder and the company fail to reach an agreement on the purchase of equities within 60 days after the resolution is made by the shareholders' meeting, such shareholder may lodge a lawsuit to the people's court within 90 days after the resolution is made by the shareholders' meeting.

Where any controlling shareholder of the company abuses its shareholder's right and seriously damages the interests of the company or other shareholders, other shareholders have the right to require the company to purchase their equities at a reasonable price.

The equities purchased by the company under any of the circumstances as mentioned in the first or third paragraph of this Article shall be legally transferred or deregistered within 6 months.

Article 90 After a natural person shareholder dies, his/her lawful inheritor may inherit the qualification of the shareholder, unless it is otherwise provided for in the articles of association.

Chapter V Establishment and Organizational Structure of a Joint Stock Limited Company

Section 1 Establishment

Article 91 A joint stock limited company may be established by means of promotion or stock floatation.

The term "establishment by means of promotion" means that the promoters establish a company by subscribing for all the shares that shall be issued at the time of establishment.

The term "establishment by means of stock floatation" means that the promoters establish a company by subscribing for some of the shares that shall be issued at the time of establishment and offering the remaining shares to specific objects or to the general public.

Article 92 To establish a joint stock limited company, there shall be not less than 1 but not more than 200 promoters, more than half of whom shall have their domiciles within the territory of the People's Republic of China.

Article 93 Promoters of a joint stock limited company shall undertake the preparatory matters of the company.

The promoters shall conclude an agreement of promoters so as to specify their respective rights and obligations during the process of establishing the company.

Article 94 To establish a joint stock limited company, promoters shall jointly draft the articles of association.

Article 95 The articles of association of a joint stock limited company shall state the following matters:

- (I) name and domicile of the company;
- (II) business scope of the company;

- (III) method of establishment;
- (IV) registered capital, the number of issued shares and the number of issued shares at the time of establishment of the company, and the amount per share of par value share;
- (V) number of shares of each classified share and the rights and obligations if classified shares are issued;
- (VI) names of the promoters, the number of shares subscribed for, and the form of capital contributions;
- (VII) composition, powers and rules of procedure of the board of directors;
- (VIII) method for the appointment and alteration of the legal representative of the company;
- (IX) composition, powers and rules of procedure of the board of supervisors;
- (X) method for the profit distribution of the company;
- (XI) causes of dissolution of the company and liquidation method;
- (XII) methods for notices or public announcements of the company; and
- (XIII) other matters that the shareholders' meeting believes necessary to be specified.

Article 96 The registered capital of a joint stock limited company shall be the total share capital of the issued shares as registered with the company registration authority. Before the capital for the shares subscribed for by the promoters are paid in full, the company may not offer any share to others.

Where there is any provision on the minimum amount of the registered capital of a joint stock limited company in any law, administrative regulation or decision of the State Council, such provision shall prevail.

Article 97 Where a joint stock limited company is to be established by means of promotion, promoters shall fully subscribe for the shares that shall be issued at the time of the establishment of the company as provided for in the articles of association.

If a joint stock limited company is to be established by means of stock floatation, the promoters shall subscribed for not less than 35% of the total shares that shall be issued at the time of the establishment of the company as provided for in the articles of association; however, where laws and administrative regulations provide otherwise, such provisions shall prevail.

Article 98 Promoters shall make full payment for the shares they have subscribed for prior to the establishment of a company.

The capital contributions by promoters shall be governed by the provisions of Article 48 and paragraph 2 of Article 49 hereof on the capital contributions by the shareholders of a limited liability company.

Article 99 Where any promoter fails to make payment for the shares subscribed for, or the actual value of the non-monetary property used as capital contributions is obviously lower than the shares subscribed for, other promoters shall bear several and joint liability with such promoter to the extent of the insufficient capital contributions.

Article 100 In making a public offering of shares, promoters shall publish the prospectus and prepare a subscription warrant. The subscription warrant shall state the items specified in paragraph 2 and paragraph 3 of Article 154 hereof, and the subscriber shall fill in the number of shares subscribed for, amount and domicile and affix his/her signature or seal to the subscription warrant. The subscriber shall make full payment for the shares subscribed for.

Article 101 After the share capital for a public offering has been paid in full, the capital verification shall be conducted by a lawfully established capital verification agency, which shall issue a certification.

Article 102 A joint stock limited company shall make a register of shareholders and keep it in the company. The register of shareholders shall contain the following items:

- (I) name and domicile of each shareholder;
- (II) class and number of shares subscribed for by each shareholder;
- (III) serial number of shares if the shares are issued in paper form; and
- (IV) date for each shareholder to obtain shares.

Article 103 Promoters of a joint stock limited company established by means of stock floatation shall, within 30 days after full payment has been made for the shares to be issued at the time of establishment, hold an establishment meeting of the company. The promoters shall notify each subscriber of the date of the meeting or make a public announcement 15 days before the meeting is held. The establishment meeting may not be held unless the subscribers who hold more than half of the voting rights attend the meeting.

Where a joint stock limited company is established by means of promotion, the convening and voting procedures for the establishment meeting shall be prescribed by the articles of association of the company or the agreement of the promoters.

Article 104 The establishment meeting of a company shall exercise the following functions and powers:

- (I) deliberating on the report on the preparations for establishment of the company by promoters;
- (II) adopting the articles of association;
- (III) electing directors and supervisors;
- (IV) reviewing the expenses for the establishment of the company;
- (V) reviewing the valuations of the non-monetary property contributed by the promoters; and
- (VI) where any force majeure or any major change of business conditions directly affects the establishment of the company, the resolution of not establishing the company may be made.

The resolutions made at the establishment meeting about the matters as mentioned in the preceding paragraph shall be adopted by the subscribers present at the meeting who represent more than half of the voting rights.

Article 105 Where the shares to be issued have not been fully subscribed for at the time of the establishment of a company, or the promoters fail to hold an establishment meeting within 30 days after the full payment has been made for the shares to be issued, subscribers may claim against the promoters for refund of the payment for shares plus the interest on the bank deposits for the same term.

The promoters and subscribers may not withdraw their share capital after they have made payment for the shares or delivered non-monetary property as capital contributions, except that the shares have not been fully subscribed for within the time limit, the promoters fail to hold the establishment meeting on schedule, or the establishment meeting decides not to establish the company.

Article 106 The board of directors shall, within 30 days after the end of the establishment meeting of a company, authorize a representative to file an application for registration of establishment with the company registration authority.

Article 107 The provisions of Article 44, Paragraph 3 of Article 49, Articles 51 through 53 hereof shall apply to joint stock limited companies.

Article 108 Where a limited liability company is changed into a joint stock limited company, the total amount of the paid-in capital converted shall not be more than the net assets of the company. Where a limited liability company is changed into a joint stock limited company and makes a public offering of shares for increasing its registered capital, it shall do so according to law.

Article 109 A joint stock limited company shall preserve the articles of association, register of shareholders, minutes of shareholders' meetings, minutes of meetings of the board of directors and of the board of supervisors, financial and accounting reports and register of bondholders in the company.

Article 110 Shareholders are entitled to consult or copy the articles of association, register of shareholders, minutes of shareholders' meetings, resolutions of meetings of the board of directors and of the board of supervisors and financial and accounting reports and may bring forward suggestions or raise inquiries about the business operation of the company.

Where the shareholders who separately or aggregately hold 3% or more of the company's shares for 180 consecutive days or more request to consult the accounting books or accounting vouchers of the company, the provisions of Paragraphs 2 through 4 of Article 57 hereof shall apply. Where the articles of association prescribe a relatively lower proportion of shareholding, such provisions shall prevail.

Where the shareholders request to consult or copy the relevant materials of a wholly-owned subsidiary of the company, the provisions of the preceding two paragraphs shall apply.

When consulting or copying the relevant materials, shareholders of a listed company shall comply with the Securities Law of the People's Republic of China and other laws and administrative regulations.

Section 2 Shareholders' Meeting

Article 111 The shareholders' meeting of a joint stock limited company shall consist of all the shareholders. The shareholders' meeting is the authority of the company, which shall exercise its functions and powers according to this Law.

Article 112 The provisions of Paragraphs 1 and 2 of Article 59 hereof on the functions and powers of the shareholders' meeting of a limited liability company shall apply to the shareholders' meeting of a joint stock limited company.

The provision in Article 60 hereof that a limited liability company with only one shareholder may not establish a shareholders' meeting shall apply to a joint stock limited company with sole shareholder.

Article 113 An annual shareholders' meeting shall be held every year. If any of the following circumstances occurs, an interim shareholders' meeting shall be held within two months:

- (I) where the number of directors is less than two thirds of the number as provided for by this Law or the articles of association;
- (II) where the unrecovered losses of the company reach one third of the total capital stock;
- (III) where the shareholders who separately or aggregately hold 10% or more of the company's shares so request;
- (IV) where the board of directors deems it necessary;
- (V) where the board of supervisors so proposes; or
- (VI) other circumstances as provided for in the articles of association.

Article 114 The shareholders' meeting shall be convened by the board of directors and presided over by the chairman of the board of directors. If the chairman is unable or fails to perform his/her duties, the meeting shall be presided over by the deputy chairman. If the deputy chairman is unable or fails to perform his/her duties, the meeting shall be presided over by a director jointly elected by more than half of the directors.

If the board of directors is unable or fails to perform the duties of convening the shareholders' meeting, the board of supervisors shall timely convene and preside over the meeting. If the board of supervisors fails to convene and preside over the meeting, shareholders who separately or aggregately hold 10% or more of the shares of the company for 90 or more consecutive days may convene and preside over the meeting by themselves.

If the shareholders who separately or aggregately hold 10% or more of the shares of the company request to convene an interim shareholders' meeting, the board of directors and the board of supervisors shall, within 10 days after the receipt of such request, decide whether to hold an interim shareholders' meeting and reply to the shareholders in writing.

Article 115 The time and place of the meeting and the matters to be deliberated shall be notified to each shareholder 20 days before a shareholders' meeting is held. For an interim shareholders' meeting, a notice shall be served 15 days in advance.

The shareholders who separately or aggregately hold 1% or more of the shares of the company may, 10 days before a shareholders' meeting is held, submit an interim proposal in writing to the board of

directors. The interim proposal shall contain a clear topic for discussion and specific matters for resolution. The board of directors shall, within 2 days after it receives such a proposal, notify other shareholders and submit the interim proposal to the shareholders' meeting for deliberation, unless the interim proposal is in violation of any law, administrative regulation or the articles of association or fails to fall into the scope of functions of the shareholders' meeting. The company shall not raise the shareholding proportion of the shareholder who brings forward any interim proposal.

A company offering shares to the public shall make the notices as mentioned in the preceding 2 paragraphs by way of announcement.

The shareholders' meeting shall not make any resolution on any matter not specified in the notice.

Article 116 A shareholder who attends the shareholders' meeting has one vote for each share held by it, except the shareholders of classified shares. The company may not have a voting right for the shares it holds.

A resolution made at the shareholders' meeting shall be adopted by more than half of the voting rights held by the shareholders who attend the meeting.

A resolution made at the shareholders' meeting on modifying the articles of association, increasing or reducing the registered capital as well as merger, split-up, dissolution or change of the corporate form shall be adopted by two thirds or more of the voting rights held by the shareholders who attend the meeting.

Article 117 The shareholders' meeting may, in electing the directors or supervisors, adopt a cumulative voting system according to the articles of association or the resolutions of the shareholders' meeting.

For the purpose of this Law, the "cumulative voting system" means that when the shareholders' meeting elects the directors or supervisors, each shareholder is entitled to one vote per share, multiplied by the number of candidates and uses them all for one candidate for director or supervisor.

Article 118 Where a shareholder entrusts an agent to attend the shareholders' meeting, it shall clarify the matters, power and time limit of the agent. The agent shall present a power of attorney issued by the shareholder to the company and exercise voting rights within the authorized scope.

Article 119 The minutes of shareholders' meeting shall be made for the decisions about the matters discussed at the meeting, which shall be signed by the presider and the directors present. The minutes of the meeting shall be preserved together with the book of signatures of the shareholders present as well as the power of attorney thereof.

Section 3 Board of Directors and Managers

Article 120 A joint stock limited company shall set up a board of directors, except it is otherwise provided for in Article 128 hereof.

The provisions of Article 67, Paragraph 1 of Article 68, Article 70, Article 71 hereof shall apply to joint stock limited companies.

Article 121 A joint stock limited company may, under the articles of association, set up an audit committee composed of directors in the board of directors, which shall exercise the functions and powers of the board of supervisors as provided for in this Law. It may not have a board of supervisors or supervisors.

The audit committee shall be composed of at least 3 members, and more than half of the members shall not assume any position other than the director in the company and shall not have any relationship with the company that may affect their independent and objective judgments. Among the members of the board of directors of the company, an employees' representative may become a member of the audit committee.

A resolution made by the audit committee shall be adopted by more than half of the members thereof.

For voting on a resolution of the audit committee, each member shall have one vote.

The discussion methods and voting procedures of the audit committee shall be prescribed in the articles of association, unless it is otherwise provided for by this Law.

A company may set up other committees in the board of directors under the articles of association.

Article 122 The board of directors shall have one chairman and may have deputy chairmen. The chairman and deputy chairmen shall be elected by more than half of all the directors.

The chairman shall convene and preside over the meetings of the board of directors and check the implementation of the resolutions of the board of directors. The deputy chairman shall assist the chairman in work. If the chairman is unable or fails to perform his/her duties, the deputy chairman shall perform such duties. If the deputy chairman is unable or fails to perform his/her duties, a director jointly elected by more than half of the directors shall perform such duties.

Article 123 The board of directors shall convene at least two meetings every year. Each meeting shall be notified to all directors and supervisors 10 days before it is held.

The shareholders representing one tenth or more of the voting rights, one third or more of the directors, or the board of supervisors may propose to convene an interim meeting of the board of directors. The chairman of the board of directors shall, within 10 days upon receipt of such a proposal, convene and preside over a meeting of the board of directors.

If the board of directors holds an interim meeting, it may separately decide the method and time limit for the notification on convening meetings of the board of directors.

Article 124 No meeting of the board of directors may be held unless more than half of the directors are present. A resolution made by the board of directors shall be adopted by more than half of all the directors.

For voting on a resolution of the board of directors, each director shall have one vote.

The board of directors shall prepare minutes regarding the decisions on the matters discussed at the meetings, which shall be signed by the directors present.

Article 125 The directors shall attend the meeting of the board of directors in person. Where any director is unable to attend the meeting for any reason, he/she may, by issuing a written power of attorney, entrust another director to attend the meeting on his/her behalf. The power of attorney shall indicate the scope of authorization.

The directors shall be responsible for the resolutions made by the board of directors. Where a resolution of the board of directors is in violation of any law, administrative regulation, article of association or resolution of the shareholders' meeting and causes any serious loss to the company, the directors who participate in adopting such resolution shall be liable for compensation to the company. If a director is proved to have expressed his/her objection to the voting on such resolution and such objection has been recorded in the minutes, he/she may be exempted from liability.

Article 126 A joint stock limited company may have a manager, who shall be appointed or removed as decided by the board of directors.

The manager shall be responsible to the board of directors and exercise his/her functions and powers according to the articles of association or the authorization of the board of directors. The manager shall attend the meetings of the board of directors as a non-voting member.

Article 127 The board of directors of a company may decide to appoint a member of the board of directors to concurrently serve as the manager.

Article 128 A joint stock limited company with a relatively small scale or relatively small number of shareholders may dispense with the board of directors and have one director to exercise the functions and powers of the board of directors as prescribed by this Law. The director may concurrently hold the post of the manager of the company.

Article 129 A company shall regularly disclose to its shareholders the information about remunerations obtained by the directors, supervisors and senior executives from the company.

Section 4 Board of Supervisors

Article 130 A joint stock limited company shall have a board of supervisors, except it is otherwise provided in Paragraph 1 of Article 121 and Article 133 hereof.

The board of supervisors shall comprise 3 members or more. The members of the board of supervisors shall include shareholders' representatives and an appropriate proportion of employees' representatives of the company, among which the proportion of the employees' representatives shall not be lower than one third, and the concrete proportion shall be specified in the articles of association. The employees' representatives who serve as members of the board of supervisors shall be democratically elected by employees through the employees' representative congress, employees' congress or by other means.

The board of supervisors shall have one chairman and may have deputy chairmen. The chairman and deputy chairmen of the board of supervisors shall be elected by more than half of all the supervisors. The chairman of the board of supervisors shall convene and preside over the meetings of the board of supervisors. If the chairman of the board of supervisors is unable or fails to perform his/her duties, the deputy chairman of the board of supervisors shall convene and preside over the meeting. If the deputy chairman is unable or fails to perform his/her duties, a supervisor jointly elected by more than half of the supervisors shall convene and preside over such meeting.

No director or senior executive may concurrently hold the post of supervisor.

The provisions of Article 77 hereof on the term of office of supervisors of a limited liability company shall apply to that of the supervisors of a joint stock limited company.

Article 131 The provisions of Articles 78 through 80 hereof shall apply to the board of supervisors of a joint stock limited company.

The expenses necessary for the board of supervisors to exercise its functions and powers shall be borne by the company.

Article 132 The board of supervisors shall convene at least one meeting every 6 months. The supervisors may propose to convene an interim meeting of the board of supervisors.

The discussion methods and voting procedures of the board of supervisors shall be prescribed in the articles of association, unless it is otherwise provided for by this Law.

Resolutions made by the board of supervisors shall be adopted by more than half of all the supervisors.

For voting on a resolution by the board of supervisors, each supervisor shall have one vote.

The board of supervisors shall prepare minutes for the decisions on the matters discussed at the meeting, which shall be signed by the supervisors present.

Article 133 A joint stock limited company with a relatively small scale or relatively small number of shareholders may dispense with the board of supervisors, but may have one supervisor, who shall exercise the functions and powers of the board of supervisors as prescribed by this Law.

Section 5 Special Provisions on the Organizational Structure of a Listed Company

Article 134 For the purpose of this Law, a "listed company" refers to the joint stock limited company whose stocks are listed and traded on a stock exchange.

Article 135 Where the amount of any major asset purchased or sold or any guaranty provided to others by a listed company within one year exceeds 30% of the total amount of its assets, a resolution shall be made by the shareholders' meeting and adopted by the shareholders representing two thirds of the voting rights who are present at the meeting.

Article 136 A listed company shall have independent directors. The specific measures for the administration of independent directors shall be formulated by the securities regulatory authority of the State Council.

The articles of association of a listed company shall not only specify the matters as prescribed in Article 95 hereof, but also specify the matters such as the composition and functions and powers of the ad hoc committees of the board of directors, as well as the remuneration and appraisal mechanism for directors, supervisors and senior executives according to the relevant laws and administrative regulations.

Article 137 Where a listed company sets up an audit committee under the board of directors, any of the following matters shall be subject to the affirmative votes of more than half of all the members of the audit committee before the board of directors makes a resolution:

- (I) hiring or removing the accounting firm that undertakes the audit engagements of the company;
- (II) appointing or removing the financial director;
- (III) disclosing the financial and accounting reports; and
- (IV) any other matter as prescribed by the securities regulatory authority of the State Council.

Article 138 A listed company may have a secretary of the board of directors, who shall be responsible for the preparations of the shareholders' meetings and meetings of the board of directors, the preservation of documents, the management of the shareholders' information of the company, the handling of information disclosure, etc.

Article 139 Where any director of a listed company has any related-party relationship with any enterprise or individual involved in the matter to be decided at the meeting of the board of directors, such director shall submit a written report to the board of directors in a timely manner. Any director with any related-party relationship shall not vote on such resolution, nor may he/she vote on behalf of any other director. The meeting of the board of directors shall not be held unless more than half of the unrelated directors are present at the meeting. A resolution made by the board of directors shall require the affirmative votes of more than half of the unrelated directors. If less than 3 unrelated directors are present at the meeting of the board of directors, the matter shall be submitted to the shareholders' meeting of the listed company for deliberation.

Article 140 A listed company shall disclose the information about its shareholders and actual controllers according to law, and the relevant information shall be authentic, accurate and complete.

It is prohibited to hold the stocks of any listed company on an agency basis in violation of laws and administrative regulations.

Article 141 Any subsidiary controlled by a listed company shall not acquire the shares of the aforesaid listed company.

In case any subsidiary controlled by a listed company holds the shares of the listed company due to the merger of the company or exercise of pledge right, it shall not exercise the voting right corresponding to the shares it holds and timely dispose of the relevant shares of the listed company.

Chapter VI Issuance and Transfer of Shares of a Joint Stock Limited Company

Section 1 Issuance of Shares

Article 142 The capital of a company shall be divided into shares. All the shares of the company shall alternatively be shares with or without par value in accordance with the articles of association. Where par value shares are adopted, all the shares shall be of equal value.

The company may, according to the articles of association, convert all the issued par value shares into no par value shares, or vice versa.

Where no par value shares are adopted, more than half of the proceeds from the issuance of the shares shall be included in the registered capital.

Article 143 Shares shall be issued under the principle of fairness and impartiality. The shares of the same class shall rank pari passu.

Shares of the same class in the same issue shall be issued at the same price and on same conditions. The same price shall be paid for each share subscribed for by a subscriber.

Article 144 A company may, according to the articles of association, issue the following classified shares, which have different rights from those of the common shares:

- (I) shares with priority or inferior rights to profits or remaining property in distribution;
- (II) shares with more or less voting rights per share than those of the common shares;
- (III) shares whose transfer is subject to the consent of the company and other restrictions; or
- (IV) other classified shares provided for by the State Council.

A company making a public offering of shares shall not issue any of the classified shares as prescribed in Items (II) and (III) of the preceding paragraph, except those issued prior to the public offering.

Where a company issues the classified shares as mentioned in Item (II) of Paragraph 1 of the present Article, the number of voting rights per classified share shall be the same as that of the common share for the election and replacement of the supervisors or the members of the audit committee.

Article 145 A company that issues classified shares shall state the following items in its articles of association:

- (I) the sequence for the distribution of profits or remaining property of the classified shares;
- (II) the number of voting rights of the classified shares;

- (III) the restriction on the transfer of classified shares;
- (IV) measures for protecting the rights and interests of minority shareholders; and
- (V) other matters that the shareholders' meeting believes necessary to be specified.

Article 146 Where any of the matters as prescribed in Paragraph 3 of Article 116 hereof occurs to a company that issues classified shares and may affect the rights of the classified shareholders, it shall not only be decided by the shareholders' meeting according to Paragraph 3 of Article 116, but also be adopted by shareholders representing two thirds of the voting rights who are present at the classified shareholders' meeting.

Other matters that need to be decided at the classified shareholders' meeting may be provided for in the articles of association of the company.

Article 147 Shares in a company take the form of share certificates. Share certificates are certificates issued by the company evidencing the shares held by the shareholders.

The shares issued by a company shall be registered shares.

Article 148 The issue price of par value stock may be based on the face value or exceed the face value but shall not be lower than the face value.

Article 149 A stock shall be in paper form or in any other form prescribed by the securities regulatory authority of the State Council.

A stock in paper form shall state the following main items:

- (I) the name of the company;
- (II) the date of establishment of the company or the time for the issuance of the stocks; and
- (III) the class and par value of the stock, and the number of shares it represents; the number of shares the stock represents if any no par value stock is issued.

A stock in paper form shall also state the serial number of the stock, which shall be signed by the legal representative and sealed by the company.

Stocks issued to promotors in paper form shall bear the words "promoter's stocks".

Article 150 A joint stock limited company shall formally deliver the stocks to the shareholders after its establishment. No company may deliver any stock to the shareholders before its establishment.

Article 151 Where a company intends to issue new stocks, its shareholders' meeting shall make a resolution about the following matters:

- (I) the class and amount of the new stocks;
- (II) the issuing price of the new stocks;
- (III) the beginning and ending dates for the issuance of the new stocks;
- (IV) the class and amount of the new stocks to be issued to the original shareholders; and
- (V) if any no par value stock is issued, the proceeds from the issuance of the new stocks shall be included into the registered capital.

Where a company issues new stocks, it may make the pricing plan in light of its business operations and financial status.

Article 152 The articles of association or the shareholders' meeting may authorize the board of directors to decide to issue not more than 50% of the shares that have been issued within three years. However, if the capital contributions are to be made using non-monetary property, they shall be subject to a resolution made by the shareholders' meeting.

Where the board of directors decides to issue shares pursuant to the preceding paragraph, and thus results in a change in the registered capital or the number of issued shares of the company, the voting at the shareholders' meeting may not be needed to revise such item set forth in the articles of association of the company.

Article 153 Where the articles of association or the shareholders' meeting of a company authorizes the board of directors to decide on issuing new stocks, a resolution of the board of directors shall be adopted by two thirds of all the directors.

Article 154 Where a company intends to make public offering of shares, it shall go through the registration with the securities regulatory authority of the State Council and announce the prospectus.

The prospectus shall be attached with the articles of association and state the following matters:

(I) the total number of shares to be issued;

- (II) the par value and issuance price of the par value stocks, or the issuance price of the no par value stocks:
- (III) the purposes of proceeds;
- (IV) the rights and obligations of subscribers;
- (V) the varieties of the shares and the rights and obligations thereof; and
- (VI) the beginning and ending dates of the current offering and a statement that the subscribers may withdraw shares subscribed for if the shares are not fully offered within the time limit.

Where the shares are issued at the time of establishment of a company, the number of shares subscribed for by the promoters shall also be stated.

Article 155 The shares to be offered to the general public by a company shall be underwritten by a lawfully established securities company, with which an underwriting agreement shall be concluded.

Article 156 Where a company intends to offer shares to the general public, it shall conclude an agreement with a bank on the collection of share capital on behalf of the company.

The bank entrusted to collect the share capital shall, under the agreement, collect and keep the share capital on behalf of the company, issue receipts to the subscribers who have made the payments, and shall be obliged to issue certification of receipt of payments to the relevant authorities.

After the share capital is raised by a company making offering of shares, an announcement shall be made.

Section 2 Transfer of Shares

Article 157 The shares held by a shareholder of a joint stock limited company may be transferred to other shareholders or to persons other than the shareholders of the company. Where the articles of association of the company have any restriction on the transfer of shares, the transfer shall be carried out in accordance with the articles of association.

Article 158 The share transfer by a shareholder shall be conducted on a lawfully established stock exchange or by any other means as prescribed by the State Council.

Article 159 The stocks shall be transferred by a shareholder in the form of endorsement or by any other means prescribed by the relevant laws or administrative regulations. After the transfer, the company shall record the name and domicile of the transferee in the register of shareholders.

The register of shareholders shall not be modified within 20 days before any shareholders' meeting is held, or within 5 days prior to the benchmark date decided by the company for the distribution of dividends. Where it is otherwise provided for in any law, administrative regulation or by the securities regulatory authority of the State Council for the modification of the register of shareholders of a listed company, such provisions shall prevail.

Article 160 The shares issued before a company makes a public offering of shares shall not be transferred within 1 year as of the day when the stocks of the company are listed and traded on the stock exchange. Where it is otherwise provided for in any law, administrative regulation or by the securities regulatory authority of the State Council for the transfer of shares held by the shareholders or actual controllers of a listed company, such provisions shall prevail.

The directors, supervisors and senior executives of the company shall declare to the company the shares they hold and the changes thereof. During the term of office as determined when they assume the posts, the shares transferred each year shall not exceed 25% of the total shares they hold of the company. The shares of the company held by them shall not be transferred within 1 year as of the day when the stocks of the company are listed and traded on the stock exchange. Any of the aforesaid persons shall not transfer the shares of the company held within six months after he/she leaves office. Any other restrictions on the transfer of company shares held by directors, supervisors or senior executives may be specified in the articles of association.

Where the shares are pledged within the time limit for restricted transfer as provided for by laws and administrative regulations, the pledgee may not exercise the pledge right within such restricted period.

Article 161 Under any of the following circumstances, a shareholder, who votes against the resolution of the shareholders' meeting, may require the company to purchase its shares at a reasonable price, except a company making public offering of shares:

- (I) the company has not distributed any profit to the shareholder for 5 consecutive years, though the company has made profits for five consecutive years and meets the profit distribution requirements as prescribed in this Law;
- (II) the company has transferred its main property; or

(III) the business operation term as prescribed in the articles of association expires or any other cause for dissolution as prescribed in the articles of association occurs, and the shareholders' meeting makes the company continue existing by adopting a resolution to modify the articles of association.

Where the shareholder fails to reach a share purchase agreement with the company within 60 days as of the day when the resolution is made by the shareholders' meeting, it may, within 90 days as of the day when the resolution is made by the shareholders' meeting, lodge a lawsuit in the people's court.

The shares purchased by the company itself under any of the circumstances as mentioned in the first paragraph of the present Article shall be transferred or deregistered according to law within 6 months.

Article 162 No company may purchase its own shares except under any of the following circumstances:

- (I) where the company's registered capital is reduced;
- (II) where it merges with another company holding its shares;
- (III) where its shares are used for employee stock ownership plan or equity incentives;
- (IV) where any shareholder, who raises objections to the resolution of the shareholders' meeting on the merger or split-up of the company, requests the company to purchase its shares;
- (V) where its shares are used for converting the corporate bonds into convertible stocks issued by the company; or
- (VI) it is necessary for a listed company to maintain its company value and its shareholders' equity.

Where a company purchases its own shares under any of the circumstances as mentioned in Items (I) or (II) of the preceding paragraph, a resolution of the shareholders' meeting shall be adopted. Where a company purchases its own shares under any of the circumstances as mentioned in Items (III), (V) or (VI) of the preceding paragraph, a resolution shall be adopted at the meeting of the board of directors with the attendance of not less than two thirds of the directors, according to the articles of association or the shareholders' meeting of the company.

After the company purchases its own shares according to the first paragraph of this Article, the shares purchased shall be written off within ten days as of the purchase date under the circumstance as mentioned in Item (I); the shares shall be transferred or written off within six months under the circumstance as mentioned in Item (II) or (IV); and the shares held accumulatively by the company shall not exceed 10% of the total shares issued and be transferred or written off within three years under any of the circumstances as mentioned in Item (III), (V) or (VI).

Where a listed company purchases its own shares, it shall perform its obligation of information disclosure according to the provisions of the Securities Law of the People's Republic of China. Where a listed company purchases its own shares due to any of the circumstances as mentioned in Items (III), (V) or (VI) of Paragraph 1 of this Article, such purchase shall be conducted by way of public centralized trading.

No company may accept the shares of its own as the subject matter of pledge.

Article 163 No company may provide gifts, loans, guarantees or other financial aids for others to obtain the shares of the company or the parent company thereof unless it carries out an employee stock ownership plan.

For the benefits of the company, the company may, upon a resolution by the shareholders' meeting or by the board of directors under the articles of association or the authorization of the shareholders' meeting, provide financial aids for others to obtain the shares of the company or the parent company thereof, provided that the total accumulative amount of the financial aids shall not exceed 10% of the total issued share capital. A resolution by the board of directors shall be adopted by two thirds of all the directors.

Any director, supervisor or senior executive who is liable for any loss to the company due to violation of the provisions of the preceding two paragraphs shall make compensations.

Article 164 Where any stock is stolen, lost or destroyed, a shareholder may request the people's court to declare the stock invalid in light of the procedure of public summons for exhortation prescribed in the Civil Procedure Law of the People's Republic of China. After the people's court has invalidated the stock, the shareholder may file an application with the company for issuance of new stock.

Article 165 The stocks of a listed company shall be listed and traded according to the relevant laws, administrative regulations, as well as the trading rules of the stock exchange.

Article 166 A listed company shall disclose the relevant information in accordance with laws and administrative regulations.

Article 167 After a natural person shareholder dies, his/her lawful inheritor may inherit the qualifications of the shareholder, unless it is otherwise prescribed by the articles of association of a joint stock limited company whose transfer of shares is restricted.

Chapter VII Special Provisions on the Organizational Structure of State-invested Companies

Article 168 The provisions of this Chapter shall apply to the organizational structure of state-invested companies. Where there is no relevant provision in this Chapter, other provisions of this Law shall apply.

For the purpose of this Law, "state-invested companies" refer to the solely state-owned companies or state-owned capital holding companies invested by the state, including the limited liability companies and joint stock limited companies invested by the state.

Article 169 As to the state-invested companies, the State Council or the local people's governments shall, on behalf of the state, perform the contributor's duties and enjoy the contributor's rights and interests. The State Council or the local people's governments may authorize the state-owned assets supervision and administration agencies or any other departments or organs to perform the contributor's duties for the state-invested companies on behalf of the people's governments at the corresponding level.

The organs and departments that perform the contributor's duties on behalf of the people's governments at the corresponding level are hereinafter referred to collectively as the agencies that perform the contributor's duties.

Article 170 The organization of the Communist Party of China in a state-invested company shall play a leading role in accordance with the Constitution of the Communist Party of China, study and discuss the significant matters concerning the operation and management of the company and support the organization of the company in exercising its functions and powers in accordance with the law.

Article 171 The articles of association of a solely state-owned company shall be formulated by the agency that performs the contributor's duties.

Article 172 A solely state-owned company shall not set up the shareholders' meeting, and the functions and powers of the shareholders' meeting shall be exercised by the agency that performs the contributor's duties. The agency that performs the contributor's duties may authorize the board of directors to exercise some of the functions and powers of the shareholders' meeting, provided that the formulation and modification of the articles of association, merger, division, dissolution, application for bankruptcy, increase or decrease of registered capital, and distribution of profits of the company shall be determined by the agency that performs the contributor's duties.

Article 173 The board of directors of a solely state-owned company shall exercise its functions and powers in accordance with this Law.

More than half of the members of the board of directors of a solely state-owned company shall be external directors and include employees' representatives of the company.

The members of the board of directors shall be designated by the agency that performs the contributor's duties. However, the employees' representatives in the board of directors shall be elected through the employees' representative congress of the company.

The board of directors shall have one chairman and may have deputy chairmen. The chairman and deputy chairmen shall be designated by the agency that performs the contributor's duties from among the members of the board of directors.

Article 174 The manager of a solely state-owned company shall be appointed or removed by the board of directors.

A member of the board of directors may concurrently serve as the manager subject to the consent of the agency that performs the contributor's duties.

Article 175 No director or senior executive of a solely state-owned company may concurrently hold a post in any other limited liability company, joint stock limited company or any other economic organization without the consent of the agency that performs the contributor's duties.

Article 176 Where a solely state-owned company sets up an audit committee composed of directors under the board of directors to exercise the functions and powers of a board of supervisors as prescribed in this Law, it may dispense with a board of supervisors or supervisors.

Article 177 A state-invested company shall establish a sound internal supervision and risk control system in accordance with the law and intensify its internal compliance management.

Chapter VIII Qualifications and Obligations of Directors, Supervisors and Senior Executives of a Company

Article 178 Under any of the following circumstances, anyone may not act as a director, supervisor or senior executive of a company:

- (I) having no capacity for civil conduct or having limited capacity for civil conduct;
- (II) having been sentenced to any criminal penalty due to an offence of corruption, bribery, encroachment of property, misappropriation of property or disrupting the order of the socialist market economy, or having been deprived of political rights due to a crime, where a five-year period has not elapsed since the expiration of execution period; If he/she is pronounced for suspension of sentence, a two-year period has not elapsed since the expiration of the suspension of sentence;

- (III) serving as a director, factory director or manager of a company or enterprise which has been bankrupt and liquidated and being personally liable for the bankruptcy of such company or enterprise, where a three-year period has not elapsed since the completion of the bankruptcy and liquidation;
- (IV) acting as the legal representative of a company or enterprise whose business license has been revoked or which was ordered to close down due to any violation of the law and being personally liable, where a three-year period has not elapsed since the date of revocation of business license or the order for closure; or
- (V) being listed as a dishonest person subject to enforcement by the people's court due to his/her failure to pay off a relatively large amount of due debts.

Where the election or appointment of any director or supervisor, or employment of any senior executive is in violation of the preceding paragraph, it shall be invalidated.

Where any director, supervisor or senior executive, during his/her term of office, is under any of the circumstances set out in the first paragraph of this Article, the company shall remove him/her from office.

Article 179 Directors, supervisors and senior executives shall comply with laws, administrative regulations and the articles of association.

Article 180 Directors, supervisors and senior executives shall assume the obligation of loyalty to the company and take measures to avoid the conflict between their own interests and those of the company and may not seek any improper interests by taking advantage of their powers.

The directors, supervisors and senior executives shall assume the duty of diligence to the company. When performing their duties, they shall, for the best interests of the company, exercise the reasonable care that shall be generally possessed by a manager.

The provisions of the preceding two paragraphs shall apply to the controlling shareholder or actual controller of a company who does not serve as a director but actually executes the affairs of the company.

Article 181 No director, supervisor or senior executive may have any of the following acts:

- (I) embezzling the property or misappropriating the funds of the company;
- (II) depositing the funds of the company into an account opened in his/her own name or in the name of any other individual;

- (III) giving bribes or accepting any other illegal proceeds by taking advantage of his/her power;
- (IV) taking commissions from the transactions between the company and any other person into his/her own pocket;
- (V) unlawfully disclosing the confidential information of the company; or
- (VI) other acts in violation of the obligation of loyalty to the company.

Article 182 Where any director, supervisor or senior executive directly or indirectly concludes a contract or conducts a transaction with his/her company, he/she shall report the matters relating to the conclusion of the contract or transaction to the board of directors or shareholders' meeting, which shall be subject to the resolution of the board of directors or shareholders' meeting according to the articles of association.

Where any of the near relatives of the directors, supervisors or senior executives, or any of the enterprises directly or indirectly controlled by the directors, supervisors or senior executives or any of their near relatives, or any of the related parties who has any other related-party relationship with the directors, supervisors or senior executives, concludes a contract or conducts a transaction with the company, the provisions of the preceding paragraph shall apply.

Article 183 No director, supervisor or senior executive may take advantage of his/her position to seek any business opportunity that belongs to the company for himself/herself or any other person except under any of the following circumstances:

- (I) where he/she has reported to the board of directors or the shareholders' meeting and has been approved by a resolution of the board of directors or the shareholders' meeting according to the articles of association; or
- (II) where the company cannot make use of the business opportunity as stipulated by laws, administrative regulations or the articles of association.

Article 184 Where any director, supervisor or senior executive fails to report to the board of directors or the shareholders' meeting and obtain an approval by resolution of the board of directors or the shareholders' meeting according to the articles of association, he/she may not engage in any business that is similar to that of the company where he/she holds office for himself/herself or for any other person.

Article 185 When the board of directors makes a resolution on any of the matters as specified in Articles 182 through 184 hereof, the related directors shall not participate in the voting, and their voting rights shall not be calculated into the total voting rights. If the number of unrelated directors present at

the meeting of the board of directors is less than 3, the matter shall be submitted to the shareholders' meeting for deliberation.

Article 186 The incomes derived by any director, supervisor or senior executive in violation of Articles 181 through 184 hereof shall belong to the company.

Article 187 If the shareholders' meeting demands a director, supervisor or senior executive to attend the meeting as a non-voting delegate, he/she shall do so and answer shareholders' inquiries.

Article 188 Where any director, supervisor or senior executive violates any law, administrative regulation or the articles of association during the performance of duties and causes any loss to the company, he/she shall be liable for compensation.

Article 189 Where any director or senior executive is under the circumstance as mentioned in the preceding Article, the shareholders of a limited liability company or the shareholders of a joint stock limited company separately or aggregately holding 1% or more of the total shares of the company for 180 consecutive days or more may request the board of supervisors in writing to initiate a lawsuit in the people's court. If any supervisor is under the circumstance in the preceding Article, the aforesaid shareholders may request the board of directors in writing to file a lawsuit with the people's court.

Where the board of supervisors or the board of directors refuses to initiate a lawsuit after it receives a written request of the shareholders as mentioned in the preceding paragraph, or fails to file a lawsuit within 30 days upon receipt of the request, or in an emergency, the failure to initiate a lawsuit immediately will cause irreparable damage to the interests of the company, the shareholders in the preceding paragraph shall have the right to directly initiate a lawsuit in the people's court in their own name for the interests of the company.

If others infringe upon the legitimate rights and interests of a company and cause losses to the company, the shareholders stipulated in the first paragraph of this Article may initiate a lawsuit in the people's court in accordance with the provisions of the preceding two paragraphs.

If a director, supervisor or senior executive of a wholly-owned subsidiary of the company is under the circumstance specified in the preceding Article, or if the legitimate rights and interests of a wholly-owned subsidiary of the company are impaired by any other person, thus causing any losses, the shareholders of a limited liability company or shareholders of a joint stock limited company separately or aggregately holding 1% or more of the total shares of the company for 180 consecutive days or more may request the board of supervisors or the board of directors of the wholly-owned subsidiary in written form to initiate a lawsuit in the people's court or directly files a lawsuit with the people's court in their own name.

Article 190 Where any director or senior executive damages the shareholders' interests by violating any law, administrative regulation or the articles of association, the shareholders may initiate a lawsuit in the people's court.

Article 191 Where any director or senior executive causes any damage to any other person in the performance of duties, the company shall be liable for compensation. If any director or senior executive is intentional or has gross negligence, he/she shall also be liable for compensation.

Article 192 Where any controlling shareholder or actual controller of a company instructs any director or senior executive to carry out any act damaging the interests of the company or the shareholders, it shall bear joint and several liability with the director or senior executive.

Article 193 A company may, during the term of office of a director, purchase the liability insurance for the compensation liability to be borne by the director in performing the duties.

After the company purchases liability insurance or renews the insurance for the director, the board of directors shall report the insured amount, coverage and premium rate etc. of the liability insurance to the shareholders' meeting.

Chapter IX Corporate Bonds

Article 194 For the purpose of this Law, the term "corporate bonds" refers to the negotiable securities issued by a company that agrees to pay principal and interest on schedule.

Corporate bonds can be issued publicly or non-publicly.

The offering and trading of corporate bonds shall comply with the Securities Law of the People's Republic of China and other laws and administrative regulations.

Article 195 A public offering of a corporate bond shall be registered with the securities regulatory authority of the State Council and a corporate bond prospectus shall be made.

The corporate bond prospectus shall state the major items as follows:

- (I) the company's name;
- (II) the purposes of use of bond proceeds;
- (III) the total amount and par value of the bond;
- (IV) the method for determining the interest rate of the bond;

- (V) the term and manner of debt service;
- (VI) bond guarantees;
- (VII) the offering price of the bond, beginning and ending dates of the offering;
- (VIII) net assets of the company;
- (IX) the total amount of outstanding corporate bonds; and
- (X) underwriter of the corporate bond.

Article 196 Where a company issues corporate bonds in paper form, it shall specify on the bonds such matters as the name of the company, the par value of the bonds, the interest rate, the time limit for repayment, etc. The bonds shall be signed by the legal representative and sealed by the company.

Article 197 Corporate bonds shall be registered.

Article 198 A company issuing corporate bonds shall keep a register of corporate bond holders.

Where corporate bonds are issued, the following matters shall be stated in the register of bondholders of the company:

- (I) the name and domicile of the bondholders;
- (II) the dates on which the bondholder acquires the bonds and the serial number of the bonds;
- (III) the total amount of the bonds, par value, interest rate, time limit and method for repayment of principal plus interest; and
- (IV) the date on which the bonds are issued.

Article 199 The registration and settlement agency for corporate bonds shall establish the systems for bond registration, depository, interest payment and redemption as well as other relevant systems.

Article 200 Corporate bonds can be transferred, and the transfer price shall be agreed between the transferor and transferee.

The transfer of corporate bonds shall comply with the provisions of laws and administrative regulations.

Article 201 The transfer of corporate bonds shall be effected by the bondholder's endorsement or other means prescribed by laws and administrative regulations; after the transfer, the company shall record the name and domicile of the transferee in the register of holders of corporate bonds.

Article 202 A joint stock limited company may, under a resolution of the shareholders' meeting, or under a resolution of the board of directors authorized by the articles of association or the shareholders' meeting, issue corporate bonds convertible into shares and provide for specific conversion methods. The issuance of corporate bonds convertible into stock by a listed company shall be registered with the securities regulatory authority of the State Council.

The corporate bonds that can be converted into stock shall be marked with the words "convertible corporate bonds", and the number of convertible corporate bonds shall be specified in the register of holders of corporate bonds.

Article 203 Where convertible corporate bonds are issued, the company shall exchange its stock for the bonds held by the bondholders in the prescribed method of conversion, provided that the bondholders have the option on whether or not to convert their bonds into stock, except as otherwise prescribed by any law or administrative regulation.

Article 204 In the case of a public offering of corporate bonds, a bondholders' meeting shall be established for the bondholders of the same issue, and procedures for the convening procedures of the bondholders' meeting, the meeting rules and other important matters shall be stipulated in the bond prospectus. The bondholders' meeting may make resolutions on matters in which the bondholders have an interest.

Unless otherwise agreed in the corporate bond prospectus, the resolution of the bondholders' meeting shall be effective for all bondholders of the same issue.

Article 205 In the case of a public offering of corporate bonds, the issuer shall engage a bond trustee for the bondholders, who shall handle such matters for the bondholders as receiving payment in liquidation, preservation of claims, litigation relating to the bonds and participation in the debtor's bankruptcy proceedings.

Article 206 The bond trustee shall fulfill its obligations with due diligence, fairly perform the entrusted management duties, and shall not damage the interests of the bondholders.

Where there is any conflict of interests between the bond trustee and the bondholders, which may damage the interests of the bondholders, the bondholders' meeting may make a resolution to replace the bond trustee.

The bond trustee shall be liable for compensation if it violates laws, administrative regulations or a resolution of the bondholders' meeting to the detriment of the interests of the bondholders.

Chapter X Financial Affairs and Accounting of a Company

Article 207 A company shall establish its own financial and accounting systems according to laws, administrative regulations and provisions of the financial department of the State Council.

Article 208 A company shall prepare a financial accounting report at the end of each fiscal year and have it audited by an accounting firm in accordance with the law.

The financial accounting report shall be made in accordance with the laws, administrative regulations and the provisions of the financial department of the State Council.

Article 209 A limited liability company shall submit a financial accounting report to each shareholder within the time limit as prescribed in the articles of association.

The financial accounting report of a joint stock limited company shall be made available for inspection by the shareholders at the company not later than twenty days before the annual meeting of shareholders; a joint stock limited company that has publicly issued shares shall announce its financial accounting report.

Article 210 When a company distributes its after-tax profit for the current year, 10% of the profit shall be accrued and included in the company's statutory reserve. Such accrual is no longer required when the accumulated amount of the company's statutory reserve is 50% or more of the company's registered capital.

Where the accumulative amount of the company's statutory reserve is not enough to make up for the losses of the previous year, the current year's profits shall first be used to make up for the losses before the statutory reserve is accrued according to the provisions of the preceding paragraph.

After having accrued statutory reserve from the after-tax profits, a company can also set aside discretionary reserve from the after-tax profits upon a resolution made by the shareholders' meeting.

The residual after-tax profits after a company has made up its losses and accrued reserve shall be distributed by the company (in the case of a limited liability company) in proportion to the capital

contribution paid up by its shareholders, except where all the shareholders have agreed not to distribute the profits in accordance with the proportion of the capital contribution; or such profits shall be distributed by the company (in the case of a joint stock limited company) in proportion to the shares held by its shareholders, except as otherwise provided for in the company's articles of association.

Profit shall not be distributed for a company's shares held by this company.

Article 211 Where a company distributes profits to shareholders in violation of the provisions of this Law, the shareholders shall refund the profits distributed to the company, and the shareholders and the liable directors, supervisors and senior executives shall be held liable for compensation if any loss is caused to the company.

Article 212 If the shareholders' meeting resolves to distribute profits, the board of directors shall do so within six months after the resolution is made.

Article 213 The premiums received by a company from the issuance of shares at an issue price in excess of the par value of the shares, the amount of share proceeds from the issuance of no-par shares that have not been credited to the registered capital, and other items required by the financial department of the State Council to be included in the capital reserve shall be classified as the capital reserve of the company.

Article 214 The reserve of a company shall be used for making up losses, expanding the production and business scale or increasing the registered capital of the company.

Where the reserve of a company is used for making up losses, the discretionary reserve and statutory reserve shall be firstly used. If losses still cannot be made up, the capital reserve can be used according to the relevant provisions.

Where the statutory reserve is converted to increase registered capital, the amount of such reserve retained shall not be less than 25% of the registered capital of the company prior to the conversion.

Article 215 The employment or dismissal of an accounting firm undertaking a company's auditing business shall be decided by the shareholders' meeting, the board of directors or the board of supervisors in accordance with the provisions of the company's articles of association.

When a company's shareholders' meeting, board of directors or the board of supervisors votes on the dismissal of an accounting firm, the accounting firm shall be allowed to state its own opinions.

Article 216 A company shall provide true and complete accounting documents, accounting books, financial accounting reports and other accounting information to the accounting firm engaged by it, and shall not refuse, conceal or misrepresent them.

Article 217 No company may keep any accounting books other than the statutory accounting books.

No account shall be opened in the name of any individual for the deposit of a company's funds.

Chapter XI A Merger of Companies, and Demerger, Capital Increase and Capital Reduction of a Company

Article 218 A merger of companies may take the form of merger by absorption or merger by new establishment.

In the case of a merger by absorption, a company absorbs another company and the absorbed company shall be dissolved. In the case of a merger by new establishment, two or more companies combine together for the establishment of a new one, and the pre-merger companies shall be dissolved.

Article 219 Where a company merges with another company in which the former holds not less than 90 % of the shares, the merged company is not required to adopt a resolution at the shareholders' meeting, but shall notify other shareholders, who have the right to request the company to acquire their equity or shares at a reasonable price.

If the price paid for the merger of the companies is not more than 10 % of the net assets of the company, it is not required to adopt a resolution at the shareholders' meeting, unless it is otherwise provided for in the articles of association of the company.

For the merger of the companies as provided for in the preceding two paragraphs, a resolution of the board of directors shall be adopted instead of a resolution of the shareholders' meeting.

Article 220 In the case of a merger of companies, a merger agreement shall be concluded by the merging parties and a balance sheet and an inventory of property shall be prepared. The companies involved shall notify their creditors within ten days from the date of the resolution on the merger and make an announcement in newspaper or on the National Enterprise Credit Information Publicity System within thirty days. The creditors may request the said companies to settle the debts or provide corresponding guarantees within thirty days from the date of receipt of the notice or within forty-five days from the date of the announcement if the notice is not received.

Article 221 In the case of a merger of companies, the claims and debts of the merging parties shall be succeeded by the company that survives the merger or by the newly established company.

Article 222 Where a company is demerged, its property shall be divided correspondingly.

A company shall prepare a balance sheet and a list of its property if it is to be demerged. The company shall notify its creditors within ten days from the date of the resolution on demerger and make an announcement in the newspaper or the National Enterprise Credit Information Publicity System within thirty days.

Article 223 Unless otherwise agreed in a written agreement between a company and its creditors on the settlement of debts before a demerger, the debts of the company before the demerger shall be jointly and severally liable by the companies after the demerger.

Article 224 When reducing its registered capital, a company shall prepare a balance sheet and an inventory of property.

The company shall notify its creditors within ten days from the date of the resolution of the shareholders' meeting to reduce the registered capital and make an announcement in the newspaper or the National Enterprise Credit Information Publicity System within thirty days. The creditors have the right to demand the company to settle the debts or provide corresponding guarantees within thirty days from the date of receipt of the notice, or within forty-five days from the date of the announcement if the notice has not been received.

Where a company reduces its registered capital, it shall reduce the amount of capital contribution or shares in proport to the capital contribution or shares held by the shareholders, unless it is otherwise prescribed by any law, or is agreed upon by all the shareholders of a limited liability company or is otherwise prescribed by the articles of association of a joint stock limited company.

Article 225 If a company still has losses after making up for them in accordance with the provisions of Paragraph 2 of Article 214 of this Law, it may reduce its registered capital to make up for the losses. If the registered capital is reduced to make up for the loss, the company shall not make any distribution to the shareholders, nor shall the shareholders be exempted from their obligation to pay the capital contribution or the share capital.

If the registered capital is reduced in accordance with the provisions of the preceding paragraph, the provisions of the second paragraph of the preceding Article shall not apply, but the resolution to reduce

the registered capital shall be made by the shareholders' meeting within thirty days from the date of the announcement in the newspapers or on the National Enterprise Credit Information Publicity System.

After a company reduces its registered capital in accordance with the provisions of the preceding two paragraphs, it shall not distribute profits until the accumulated amount of statutory reserve and discretionary reserve reaches 50% of the company's registered capital.

Article 226 When a company reduces its registered capital in violation of the provisions of this Law, its shareholders shall refund the funds they have received, and if the capital contributions of the shareholders are reduced or exempted, such capital contributions shall be restored to the original status; if any loss is caused to the company, the shareholders and the liable directors, supervisors and senior executives shall bear the liability for compensation.

Article 227 When a limited liability company increases its registered capital, its shareholders shall have the preemptive right to subscribe for the increased capital in proportion to their paid-in capital contribution on the same terms. However, exceptions apply where all the shareholders agree that the capital contributions are not to be subscribed for in proportion to their respective capital contributions.

When a joint stock limited company issues new shares to increase its registered capital, its shareholders shall not have the preemptive right, unless it is otherwise provided in the company's articles of association or the shareholders' meeting resolves that the shareholders enjoy the preemptive right.

Article 228 When a limited liability company increases its registered capital, the contribution of its shareholders to the new capital shall be made in accordance with the relevant provisions of this Law regarding the payment of capital contributions for the establishment of a limited liability company.

When a joint stock limited company issues new shares to increase its registered capital, the subscription for new shares by its shareholders shall be governed by the relevant provisions of this Law regarding the payment of stock capital for the establishment of a joint stock limited company.

Chapter XII Dissolution and Liquidation of a Company

Article 229 A company is dissolved for any of the following reasons:

- (I) the expiration of the business period stipulated in the company's articles of association or the occurrence of other causes of dissolution stipulated in the company's articles of association;
- (II) dissolution by a resolution of the shareholders' meeting;
- (III) dissolution due to merger or demerger of the company;

- (IV) suspension of the business license, being ordered to close down or being revoked in accordance with the law; or
- (V) being dissolved by the People's Court in accordance with the provisions of Article 231 hereof.

If any of the situations as mentioned in the preceding paragraph arises, a company shall publicize the situations through the National Enterprise Credit Information Publicity System within ten days.

Article 230 Where a company falls under the circumstance as mentioned in Items (I) or (II) of Paragraph 1 of the preceding Article, and it has not distributed the assets to its shareholders yet, it may survive by modifying its articles of association or upon a resolution of the shareholders' meeting.

To modify its articles of association or make a resolution of the shareholders' meeting according to the provisions of the preceding paragraph, the consent of the shareholders who hold two thirds or more of the voting rights is required in the case of a limited liability company, and the consent of two thirds or more of the voting rights of the shareholders who attend the meeting of the shareholders' meeting is required in the case of a joint stock limited company.

Article 231 Where a company meets any serious difficulty in its operation or management, and the interests of its shareholders will be subject to heavy loss if the company survives, which cannot be solved by any other means, the shareholders who hold 10% or more of the voting rights of the company may request the people's court to dissolve the company.

Article 232 Where a company is dissolved according to the provisions of Item (I) (II) (IV) or (V) of Paragraph 1 of Article 229 hereof, it shall be liquidated. The directors, who are the liquidation obligors of the company, shall form a liquidation group to carry out liquidation within 15 days from the date of occurrence of the cause of dissolution.

The liquidation group shall be composed of the directors, unless it is otherwise provided for in the company's articles of association or it is otherwise elected by the shareholders' meeting.

The liquidation obligors shall be liable for compensation if they fail to fulfill their obligations of liquidation in a timely manner, and thus any loss is caused to the company or the creditors.

Article 233 Where a company shall be liquidated in accordance with the provisions of paragraph 1 of the preceding Article, and the liquidation group fails to be formed within the time limit or fails to carry out the liquidation after its formation, any interested party may request the people's court to designate relevant persons to form a liquidation group. The people's court shall accept such request and organize a liquidation group to carry out the liquidation in a timely manner.

Where a company is dissolved according to Item (IV) of Paragraph 1 of Article 229 hereof, the department or company registration authority that made the decision to revoke the company's business license, ordered the company to close down or dissolved the company may request the people's court to designate relevant persons to form a liquidation group for liquidation of the company.

Article 234 The liquidation group may exercise the following functions during the period of liquidation:

- (I) liquidating the property of the company, preparing a balance sheet and an inventory of property, respectively;
- (II) notifying the company's creditors by mail or public announcement;
- (III) handling and liquidating the unfinished business of the company;
- (IV) paying off the taxes overdue by the company and the taxes incurred in the process of liquidation;
- (V) liquidation of claims and debts;
- (VI) distributing the remaining property after all the debts of the company are paid off; and
- (VII) representing the company in civil litigation activities.

Article 235 The liquidation group shall notify the company's creditors within ten days as of its formation and shall make a public announcement in the newspaper or on the National Enterprise Credit Information Publicity System within 60 days. The creditors shall file their proofs of claim with the liquidation group within 30 days as of the receipt of the notice or within 45 days as of the issuance of the public announcement in the case of failing to receive such notice.

When filing a proof of claim, the creditor shall describe the relevant matters of claim and provide the relevant evidentiary materials. The liquidation group shall register the proof of claim.

During the period for filing proofs of claims, the liquidation group shall not pay off for any of the creditors.

Article 236 The liquidation group shall, after liquidating the property of the company and preparing a balance sheet and an inventory of property, make a plan of liquidation and report the same to the shareholders' meeting or the people's court for confirmation.

After paying off the liquidation expenses, wages of employees, social insurance premiums and statutory compensations, the outstanding taxes and the debts of the company with the property of the company, the remaining assets may, in the case of a limited liability company, be distributed in proportion to capital

contributions of the shareholders, and in the case of a joint stock limited company, distributed in proportion to the shares held by the shareholders.

During the period of liquidation, the company survives, but shall not carry out any business operation unrelated to the liquidation. The property of the company shall not be distributed to the shareholders until it has been liquidated in accordance with the preceding paragraph.

Article 237 Where the liquidation group finds that the property of the company are not sufficient for paying off the debts after liquidating the property of the company and preparing a balance sheet and an inventory of property, it shall file an application to a people's court for bankruptcy liquidation.

After the people's court accepts the application for bankruptcy, the liquidation group shall hand over the liquidation matters to the bankruptcy administrator designated by the people's court.

Article 238 The members of the liquidation group performing their duties of liquidation are obliged to loyalty and diligence.

Any member of the liquidation group who neglects to fulfill his/her liquidation duties, thus causing any loss to the company shall be liable for compensation, and any member of the liquidation group who cause any loss to any creditor due to his/her intentional or gross negligence shall be liable for compensation.

Article 239 Upon completion of the liquidation of the company, the liquidation group shall produce a liquidation report, report the same to the shareholders' meeting or the people's court for confirmation, and submit the same to the company registration authority to apply for deregistration of the company.

Article 240 Where, during the period of survival, a company has not incurred any debts or has paid off all the debts, the company may, upon a commitment of all the shareholders, be deregistered under the summary procedures according to the relevant provisions.

The deregistration of a company under the summary procedures shall be announced through the National Enterprise Credit Information Publicity System for a period of no less than 20 days. If there is no objection after the expiry of the announcement period, the company may apply for deregistration of the company with the company registration authority within 20 days.

For a company deregistered under the summary procedures, its shareholders shall be jointly and severally liable for the debts incurred before the deregistration if they have made an untrue commitment to the contents as described in Paragraph 1 of this Article.

Article 241 Where, after three years since the business license of a company is revoked, or the company is ordered to close down or is revoked, the company fails to apply for its deregistration with the company registration authority, the said authority may announce the company's deregistration through the National Enterprise Credit Information Publicity System for a period of no less than 60 days. If there is no objection after the announcement period expires, the company registration authority may deregister the company.

The deregistration of a company according to the provisions of the preceding paragraph will not affect the liability of the original shareholders or liquidation obligors.

Article 242 Any company declared bankrupt according to law shall carry out a bankruptcy liquidation in accordance with the provisions concerning bankruptcy liquidation.

Chapter XIII Branches of Foreign Companies

Article 243 For the purpose of this Law, the term "a foreign company" refers to any company established outside the territory of the People's Republic of China according to any foreign law.

Article 244 Any foreign company that intents to establish a branch within the territory of the People's Republic of China shall file an application with the competent Chinese authority, with its articles of incorporation, certificate of incorporation issued in its country of domicile, and other supporting documentation submitted, and shall, upon obtaining approval, fulfill relevant registration procedures with the company registration authority in accordance with the law, and obtain a business license.

The measures for the approval of branches of foreign companies shall be provided by the State Council separately.

Article 245 When establishing a branch within the territory of the People's Republic of China, a foreign company shall designate a representative or agent within the territory of the People's Republic of China to take charge of the branch, and allocate funds to the branch appropriate to the business activities in which it is engaged.

Where a minimum amount of operating funds is required for branches of foreign companies, it shall be provided by the State Council separately.

Article 246 A branch of a foreign company shall indicate in its name the nationality and form of liability of the foreign company.

A branch of a foreign company shall make the articles of association of the foreign company available at its premises.

Article 247 Any branch of a foreign company established within the territory of the People's Republic of China do not have Chinese legal personality.

A foreign company shall bear civil liability for the business activities conducted by any of its branches within the territory of the People's Republic of China.

Article 248 In engaging in business activities within the territory of the People's Republic of China, branches of foreign companies approved to be established shall abide by Chinese laws and shall not jeopardize the social and public interests of China, and their lawful rights and interests shall be protected by the laws of China.

Article 249 When closing down a branch within the territory of the People's Republic of China, a foreign company shall fully settle the debts of the branch in accordance with the law and liquidate it in accordance with the provisions of this Law relating to the procedure for the liquidation of a company. No property of the branch may be transferred out of the territory of the People's Republic of China before the branch's debts are fully settled.

Chapter XIV Legal Liability

Article 250 For any company that, in violation of the provisions of this Law, obtains company registration by misrepresenting its registered capital, submitting false materials or adopting other fraudulent means to conceal important facts, the company registration authority shall order it to make rectification and impose a fine of not less than 5% but not more than 15% of the amount of the misrepresented registered capital on the company that has misrepresented its registered capital; the company that submits false materials or adopts other fraudulent means to conceal important facts, the company shall be imposed a fine of not less than 50,000 yuan but not more than 2 million yuan; and if the circumstances are serious, the company's business license shall be revoked; and the directly responsible supervisory personnel and other personnel directly liable for the offence shall be imposed a fine of not less than 30,000 yuan but not more than 300,000 yuan.

Article 251 For any company that fails to disclose relevant information in accordance with the provisions of Article 40 hereof or fails to truthfully disclose relevant information, the company registration authority shall order it to make rectification, and may impose a fine of not less than 10,000 yuan and not more than 50,000 yuan on it. If the circumstances are serious, the company shall impose a fine of not less than 50,000 yuan and not more than 200,000 yuan; and the directly responsible supervisory

personnel and other personnel directly liable for the offence shall be imposed a fine of not less than 10,000 yuan but not more than 100,000 yuan.

Article 252 For any promoter or shareholder of a company who makes a false capital contribution or fails to deliver, or fails to deliver on schedule, monetary or non-monetary property as a capital contribution, the company registration authority shall order it/him to make rectification, and may impose a fine of not less than 50,000 yuan and not more than 200,000 yuan on it/him; if the circumstances are serious, the company shall be imposed on a fine of not less than 5% but not more than 15% of the amount of the false capital contribution or the capital contribution failed to be made; and the directly responsible supervisory personnel and other persons directly liable for the offence shall be imposed on a fine of not less than 10,000 yuan and not more than 100,000 yuan.

Article 253 For any promoter or shareholder of a company who, after the establishment of the company, unlawfully withdraws its capital contribution, the company registration authority shall order it/him to make rectification and impose a fine of not less than 5% and not more than 15% of the amount of the withdrawn capital on it/him; and impose a fine of not less than 30,000 yuan and not more than 300,000 yuan on the supervisors directly in charge and other persons directly liable for the offence.

Article 254 For either of the following practice, the financial department of the people's governments at or above the county level concerned shall impose penalties in accordance with the Accounting Law of the People's Republic of China and other laws and administrative regulations:

- (I) having any separate accounting books other than the statutory accounting books; or
- (II) providing any financial accounting report with any false records or important facts concealed.

Article 255 For any company that fails to notify its creditors by way of notice or public announcement of a merger, decrease in registered capital or liquidation of the company, as required by this Law, the company registration authority shall order it to make corrections and impose a fine of not less than 10,000 yuan but not more than 100,000 yuan on it.

Article 256 For any company that, during its liquidation, conceals any of its property or makes any false entries in its balance sheet or inventory of property, or distributes its property before fully settling its outstanding debts, the company registration authority shall order it to make rectification and impose on it a fine of not less than 5% but not more than 10% of the value of the concealed property or the property distributed before full settlement of debts; and shall impose a fine of not less than 10,000 yuan but not more than 100,000 yuan on the directly responsible supervisory personnel and other personnel directly liable for the offence.

Article 257 Any agency undertaking asset appraisal, capital verification, or certification that provides false materials or submits any report with material omissions shall be subjected to penalties by the relevant authority in accordance with the Asset Appraisal Law of the People's Republic of China, the Law of the People's Republic of China on Certified Public Accountant and other applicable administrative regulations.

Any agency undertaking asset appraisal, capital verification, or certification that issues any untrue appraisal results or certificates of capital verification or certification, resulting in losses to any creditor of a company, shall be liable for compensation to the extent of the amount of the discrepancy from truth, unless it can prove no fault on its part.

Article 258 For the company registration authority which violates any laws or administrative regulations by failing to perform its duties or to properly performs its duties, governmental sanctions shall be imposed in accordance with the law on the responsible leader(s) and directly liable personnel.

Article 259 For any business which is conducted in the name of a limited liability company or joint stock limited company without registering the relevant entity as such in accordance with the law, or conducted in the name of a branch of a limited liability company or joint stock limited company without registering the relevant entity as such in accordance with the law, the company registration authority shall order the entity to make correction or ban the entity, and may concurrently impose a fine of not more than 100,000 yuan on it.

Article 260 For any company that fails to commence business within six months of establishment or suspends its business of its own volition for six consecutive months or more after commencing business without justified reason, the company registration authority may revoke is business license, except where the company has fulfilled the procedure for business dormancy in accordance with the law.

Any company that fails to complete the relevant alteration registration in accordance with this Law for any changes in its registered particulars shall be ordered by the company registration authority to fulfill the procedure within a specific period, failing which it shall be imposed of a fine of not less than 10,000 yuan but not more than 100,000 yuan.

Article 261 Any foreign company that violates this Law by establishing a branch within the territory of the People's Republic of China without approval shall be ordered by the company registration authority to make corrections or to close down the branch, and may be imposed a fine of not less than 50,000 yuan but not more than 200,000 yuan.

Article 262 For any serious illegal activity engaged in the name of a company that endangers national security or social or public interests, the business license of that company shall be revoked.

Article 263 Any company that is liable for civil compensation, any fines or financial penalties for any violations of this Law shall be first liable for civil compensation if its property is insufficient to cover all the liabilities.

Article 264 For any violation of this Law that constitutes a criminal offense, criminal liability shall be pursued in accordance with the law.

Chapter XV Supplementary Provisions

Article 265 For the purposes of this Law, the terms listed below shall have the following definitions:

- (I) "Senior executives" refers to the company manager, deputy company manager, head of finance, secretary to the board of directors of a listed company, and any other persons as specified in the company's articles of association.
- (II) "Controlling shareholder" refers to a shareholder whose capital contribution exceeds 50% of the total capital in the case of a limited liability company, or a shareholder whose shares exceed 50% of the total share capital in the case of a joint stock limited company, or a shareholder whose capital contribution or share proportion is less than 50% of the total capital or share capital but whose voting rights are sufficient to exert a material influence on resolutions of the shareholders' meeting.
- (III) "Actual controller" refers to any person who can exert actual control over a company through any investment relationships, agreements, or other arrangements.
- (IV) "Related-party relationship" refers to any relationship between a controlling shareholder, actual controller, director, supervisor, or senior officer of a company and an enterprise directly or indirectly controlled by that person, as well as any other relationship that may result in the transfer of any interest in the company. However, state-controlled enterprises do not have a related-party relationship between them solely due to being controlled by the state.

Article 266 This Law shall come into force on July 1, 2024.

For the companies already registered for establishment before this Law comes into force, if their capital contribution period exceeds the period stipulated herein, such period shall be gradually adjusted to within the period prescribed in this Law, unless otherwise provided by laws, administrative regulations or the State Council; For the period of capital contribution or the amount of capital contribution that is obviously

abnormal, the company registration authority may require adjustment in a timely manner in accordance with the law. The specific implementing methods shall be prescribed by the State Council.

中华人民共和国证券法(2019修订)

发 文 机 关: 全国人民代表大会常务委员会

发 布 日 期: 2019.12.28

生效日期: 2020.03.01

时 效 性: 现行有效

文 号: 主席令第三十七号

主席令第三十七号

《中华人民共和国证券法》已由中华人民共和国第十三届全国人民代表大会常务委员会第十五次会议于 2019年12月28日修订通过,现予公布,自 2020年3月1日起施行。

中华人民共和国主席 习近平 2019年12月28日

中华人民共和国证券法

(1998年12月29日第九届全国人民代表大会常务委员会第六次会议通过根据2004年8月28日第十届全国人民代表大会常务委员会第十一次会议《关于修改〈中华人民共和国证券法〉的决定》第一次修正2005年10月27日第十届全国人民代表大会常务委员会第十八次会议第一次修订根据2013年6月29日第十二届全国人民代表大会常务委员会第三次会议《关于修改〈中华人民共和国文物保护法〉等十二部法律的决定》第二次修正根据2014年8月31日第十二届全国人民代表大会常务委员会第十次会议《关于修改〈中华人民共和国保险法〉等五部法律的决定》第三次修正2019年12月28日第十三届全国人民代表大会常务委员会第十五次会议第二次修订)

第一章 总则

第一条 为了规范证券发行和交易行为,保护投资者的合法权益,维护社会经济秩序和社会公共利益,促进社会主义市场经济的发展,制定本法。

第二条 在中华人民共和国境内,股票、公司债券、存托凭证和国务院依法认定的其他证券的发行和 交易,适用本法;本法未规定的,适用《中华人民共和国公司法》和其他法律、行政法规的规定。

政府债券、证券投资基金份额的上市交易,适用本法;其他法律、行政法规另有规定的,适用其规定。

资产支持证券、资产管理产品发行、交易的管理办法,由国务院依照本法的原则规定。

在中华人民共和国境外的证券发行和交易活动,扰乱中华人民共和国境内市场秩序,损害境内投资者 合法权益的,依照本法有关规定处理并追究法律责任。

第三条 证券的发行、交易活动,必须遵循公开、公平、公正的原则。

第四条 证券发行、交易活动的当事人具有平等的法律地位,应当遵守自愿、有偿、诚实信用的原则。

第五条 证券的发行、交易活动,必须遵守法律、行政法规;禁止欺诈、内幕交易和操纵证券市场的 行为。

第六条 证券业和银行业、信托业、保险业实行分业经营、分业管理,证券公司与银行、信托、保险业务机构分别设立。国家另有规定的除外。

第七条 国务院证券监督管理机构依法对全国证券市场实行集中统一监督管理。

国务院证券监督管理机构根据需要可以设立派出机构,按照授权履行监督管理职责。

第八条 国家审计机关依法对证券交易场所、证券公司、证券登记结算机构、证券监督管理机构进行 审计监督。

第二章 证券发行

第九条 公开发行证券,必须符合法律、行政法规规定的条件,并依法报经国务院证券监督管理机构或者国务院授权的部门注册。未经依法注册,任何单位和个人不得公开发行证券。证券发行注册制的具体范围、实施步骤,由国务院规定。

有下列情形之一的,为公开发行:

- (一) 向不特定对象发行证券;
- (二)向特定对象发行证券累计超过二百人,但依法实施员工持股计划的员工人数不计算在内;
- (三) 法律、行政法规规定的其他发行行为。

非公开发行证券,不得采用广告、公开劝诱和变相公开方式。

第十条 发行人申请公开发行股票、可转换为股票的公司债券,依法采取承销方式的,或者公开发行 法律、行政法规规定实行保荐制度的其他证券的,应当聘请证券公司担任保荐人。

保荐人应当遵守业务规则和行业规范,诚实守信,勤勉尽责,对发行人的申请文件和信息披露资料进 行审慎核查,督导发行人规范运作。

保荐人的管理办法由国务院证券监督管理机构规定。

- 第十一条 设立股份有限公司公开发行股票,应当符合《中华人民共和国公司法》规定的条件和经国务院批准的国务院证券监督管理机构规定的其他条件,向国务院证券监督管理机构报送募股申请和下列文件:
 - (一)公司章程;
 - (二)发起人协议;
 - (三)发起人姓名或者名称,发起人认购的股份数、出资种类及验资证明;
 - (四)招股说明书;
 - (五)代收股款银行的名称及地址;
 - (六) 承销机构名称及有关的协议。

依照本法规定聘请保荐人的,还应当报送保荐人出具的发行保荐书。

法律、行政法规规定设立公司必须报经批准的,还应当提交相应的批准文件。

第十二条 公司首次公开发行新股,应当符合下列条件:

(一) 具备健全且运行良好的组织机构;

- (二) 具有持续经营能力:
- (三)最近三年财务会计报告被出具无保留意见审计报告;
- (四)发行人及其控股股东、实际控制人最近三年不存在贪污、贿赂、侵占财产、挪用财产或者破坏 社会主义市场经济秩序的刑事犯罪;
 - (五)经国务院批准的国务院证券监督管理机构规定的其他条件。

上市公司发行新股,应当符合经国务院批准的国务院证券监督管理机构规定的条件,具体管理办法由 国务院证券监督管理机构规定。

公开发行存托凭证的,应当符合首次公开发行新股的条件以及国务院证券监督管理机构规定的其他条件。

第十三条 公司公开发行新股,应当报送募股申请和下列文件:

- (一)公司营业执照;
- (二)公司章程;
- (三)股东大会决议;
- (四)招股说明书或者其他公开发行募集文件;
- (五) 财务会计报告;
- (六)代收股款银行的名称及地址。

依照本法规定聘请保荐人的,还应当报送保荐人出具的发行保荐书。依照本法规定实行承销的,还应 当报送承销机构名称及有关的协议。

第十四条 公司对公开发行股票所募集资金,必须按照招股说明书或者其他公开发行募集文件所列资金用途使用;改变资金用途,必须经股东大会作出决议。擅自改变用途,未作纠正的,或者未经股东大会认可的,不得公开发行新股。

第十五条 公开发行公司债券,应当符合下列条件:

- (一) 具备健全且运行良好的组织机构;
- (二)最近三年平均可分配利润足以支付公司债券一年的利息;
- (三) 国务院规定的其他条件。

公开发行公司债券筹集的资金,必须按照公司债券募集办法所列资金用途使用;改变资金用途,必须 经债券持有人会议作出决议。公开发行公司债券筹集的资金,不得用于弥补亏损和非生产性支出。

上市公司发行可转换为股票的公司债券,除应当符合第一款规定的条件外,还应当遵守本法第十二条 第二款的规定。但是,按照公司债券募集办法,上市公司通过收购本公司股份的方式进行公司债券转换的 除外。

第十六条 申请公开发行公司债券,应当向国务院授权的部门或者国务院证券监督管理机构报送下列 文件:

- (一)公司营业执照;
- (二)公司章程;
- (三)公司债券募集办法;

(四)国务院授权的部门或者国务院证券监督管理机构规定的其他文件。

依照本法规定聘请保荐人的,还应当报送保荐人出具的发行保荐书。

- 第十七条 有下列情形之一的,不得再次公开发行公司债券:
- (一)对已公开发行的公司债券或者其他债务有违约或者延迟支付本息的事实,仍处于继续状态;
- (二)违反本法规定,改变公开发行公司债券所募资金的用途。
- **第十八条** 发行人依法申请公开发行证券所报送的申请文件的格式、报送方式,由依法负责注册的机构或者部门规定。
- **第十九条** 发行人报送的证券发行申请文件,应当充分披露投资者作出价值判断和投资决策所必需的信息,内容应当真实、准确、完整。

为证券发行出具有关文件的证券服务机构和人员,必须严格履行法定职责,保证所出具文件的真实性、准确性和完整性。

- **第二十条** 发行人申请首次公开发行股票的,在提交申请文件后,应当按照国务院证券监督管理机构的规定预先披露有关申请文件。
- **第二十一条** 国务院证券监督管理机构或者国务院授权的部门依照法定条件负责证券发行申请的注册。证券公开发行注册的具体办法由国务院规定。

按照国务院的规定,证券交易所等可以审核公开发行证券申请,判断发行人是否符合发行条件、信息 披露要求,督促发行人完善信息披露内容。

依照前两款规定参与证券发行申请注册的人员,不得与发行申请人有利害关系,不得直接或者间接接 受发行申请人的馈赠,不得持有所注册的发行申请的证券,不得私下与发行申请人进行接触。

- **第二十二条** 国务院证券监督管理机构或者国务院授权的部门应当自受理证券发行申请文件之日起三个月内,依照法定条件和法定程序作出予以注册或者不予注册的决定,发行人根据要求补充、修改发行申请文件的时间不计算在内。不予注册的,应当说明理由。
- **第二十三条** 证券发行申请经注册后,发行人应当依照法律、行政法规的规定,在证券公开发行前公告公开发行募集文件,并将该文件置备于指定场所供公众查阅。

发行证券的信息依法公开前,任何知情人不得公开或者泄露该信息。

发行人不得在公告公开发行募集文件前发行证券。

第二十四条 国务院证券监督管理机构或者国务院授权的部门对已作出的证券发行注册的决定,发现不符合法定条件或者法定程序,尚未发行证券的,应当予以撤销,停止发行。已经发行尚未上市的,撤销发行注册决定,发行人应当按照发行价并加算银行同期存款利息返还证券持有人;发行人的控股股东、实际控制人以及保荐人,应当与发行人承担连带责任,但是能够证明自己没有过错的除外。

股票的发行人在招股说明书等证券发行文件中隐瞒重要事实或者编造重大虚假内容,已经发行并上市的,国务院证券监督管理机构可以责令发行人回购证券,或者责令负有责任的控股股东、实际控制人买回证券。

第二十五条 股票依法发行后,发行人经营与收益的变化,由发行人自行负责;由此变化引致的投资风险,由投资者自行负责。

第二十六条 发行人向不特定对象发行的证券,法律、行政法规规定应当由证券公司承销的,发行人 应当同证券公司签订承销协议。证券承销业务采取代销或者包销方式。

证券代销是指证券公司代发行人发售证券,在承销期结束时,将未售出的证券全部退还给发行人的承销方式。

证券包销是指证券公司将发行人的证券按照协议全部购入或者在承销期结束时将售后剩余证券全部自行购入的承销方式。

- 第二十七条 公开发行证券的发行人有权依法自主选择承销的证券公司。
- 第二十八条 证券公司承销证券,应当同发行人签订代销或者包销协议,载明下列事项:
- (一) 当事人的名称、住所及法定代表人姓名;
- (二)代销、包销证券的种类、数量、金额及发行价格;
- (三)代销、包销的期限及起止日期;
- (四)代销、包销的付款方式及日期;
- (五)代销、包销的费用和结算办法;
- (六) 违约责任;
- (七) 国务院证券监督管理机构规定的其他事项。
- **第二十九条** 证券公司承销证券,应当对公开发行募集文件的真实性、准确性、完整性进行核查。发现有虚假记载、误导性陈述或者重大遗漏的,不得进行销售活动;已经销售的,必须立即停止销售活动,并采取纠正措施。

证券公司承销证券,不得有下列行为:

- (一)进行虚假的或者误导投资者的广告宣传或者其他宣传推介活动;
- (二)以不正当竞争手段招揽承销业务;
- (三) 其他违反证券承销业务规定的行为。

证券公司有前款所列行为,给其他证券承销机构或者投资者造成损失的,应当依法承担赔偿责任。

- **第三十条** 向不特定对象发行证券聘请承销团承销的,承销团应当由主承销和参与承销的证券公司组成。
 - 第三十一条 证券的代销、包销期限最长不得超过九十日。

证券公司在代销、包销期内,对所代销、包销的证券应当保证先行出售给认购人,证券公司不得为本公司预留所代销的证券和预先购入并留存所包销的证券。

- 第三十二条 股票发行采取溢价发行的,其发行价格由发行人与承销的证券公司协商确定。
- **第三十三条** 股票发行采用代销方式,代销期限届满,向投资者出售的股票数量未达到拟公开发行股票数量百分之七十的,为发行失败。发行人应当按照发行价并加算银行同期存款利息返还股票认购人。
- **第三十四条** 公开发行股票,代销、包销期限届满,发行人应当在规定的期限内将股票发行情况报国 务院证券监督管理机构备案。

第三章 证券交易第一节 一般规定

第三十五条 证券交易当事人依法买卖的证券,必须是依法发行并交付的证券。

非依法发行的证券,不得买卖。

第三十六条 依法发行的证券,《中华人民共和国公司法》和其他法律对其转让期限有限制性规定的,在限定的期限内不得转让。

上市公司持有百分之五以上股份的股东、实际控制人、董事、监事、高级管理人员,以及其他持有发行人首次公开发行前发行的股份或者上市公司向特定对象发行的股份的股东,转让其持有的本公司股份的,不得违反法律、行政法规和国务院证券监督管理机构关于持有期限、卖出时间、卖出数量、卖出方式、信息披露等规定,并应当遵守证券交易所的业务规则。

第三十七条 公开发行的证券,应当在依法设立的证券交易所上市交易或者在国务院批准的其他全国 性证券交易场所交易。

非公开发行的证券,可以在证券交易所、国务院批准的其他全国性证券交易场所、按照国务院规定设立的区域性股权市场转让。

第三十八条 证券在证券交易所上市交易,应当采用公开的集中交易方式或者国务院证券监督管理机构批准的其他方式。

第三十九条 证券交易当事人买卖的证券可以采用纸面形式或者国务院证券监督管理机构规定的其他 形式。

第四十条 证券交易场所、证券公司和证券登记结算机构的从业人员,证券监督管理机构的工作人员以及法律、行政法规规定禁止参与股票交易的其他人员,在任期或者法定限期内,不得直接或者以化名、借他人名义持有、买卖股票或者其他具有股权性质的证券,也不得收受他人赠送的股票或者其他具有股权性质的证券。

任何人在成为前款所列人员时,其原已持有的股票或者其他具有股权性质的证券,必须依法转让。

实施股权激励计划或者员工持股计划的证券公司的从业人员,可以按照国务院证券监督管理机构的规 定持有、卖出本公司股票或者其他具有股权性质的证券。

第四十一条 证券交易场所、证券公司、证券登记结算机构、证券服务机构及其工作人员应当依法为 投资者的信息保密,不得非法买卖、提供或者公开投资者的信息。

证券交易场所、证券公司、证券登记结算机构、证券服务机构及其工作人员不得泄露所知悉的商业秘密。

第四十二条 为证券发行出具审计报告或者法律意见书等文件的证券服务机构和人员,在该证券承销期内和期满后六个月内,不得买卖该证券。

除前款规定外,为发行人及其控股股东、实际控制人,或者收购人、重大资产交易方出具审计报告或者法律意见书等文件的证券服务机构和人员,自接受委托之日起至上述文件公开后五日内,不得买卖该证券。实际开展上述有关工作之日早于接受委托之日的,自实际开展上述有关工作之日起至上述文件公开后五日内,不得买卖该证券。

第四十三条 证券交易的收费必须合理,并公开收费项目、收费标准和管理办法。

第四十四条 上市公司、股票在国务院批准的其他全国性证券交易场所交易的公司持有百分之五以上股份的股东、董事、监事、高级管理人员,将其持有的该公司的股票或者其他具有股权性质的证券在买入后六个月内卖出,或者在卖出后六个月内又买入,由此所得收益归该公司所有,公司董事会应当收回其所得收益。但是,证券公司因购入包销售后剩余股票而持有百分之五以上股份,以及有国务院证券监督管理机构规定的其他情形的除外。

前款所称董事、监事、高级管理人员、自然人股东持有的股票或者其他具有股权性质的证券,包括其配偶、父母、子女持有的及利用他人账户持有的股票或者其他具有股权性质的证券。

公司董事会不按照第一款规定执行的,股东有权要求董事会在三十日内执行。公司董事会未在上述期限内执行的,股东有权为了公司的利益以自己的名义直接向人民法院提起诉讼。

公司董事会不按照第一款的规定执行的,负有责任的董事依法承担连带责任。

第四十五条 通过计算机程序自动生成或者下达交易指令进行程序化交易的,应当符合国务院证券监督管理机构的规定,并向证券交易所报告,不得影响证券交易所系统安全或者正常交易秩序。

第二节 证券上市

第四十六条 申请证券上市交易,应当向证券交易所提出申请,由证券交易所依法审核同意,并由双方签订上市协议。

证券交易所根据国务院授权的部门的决定安排政府债券上市交易。

第四十七条 申请证券上市交易,应当符合证券交易所上市规则规定的上市条件。

证券交易所上市规则规定的上市条件,应当对发行人的经营年限、财务状况、最低公开发行比例和公司治理、诚信记录等提出要求。

第四十八条 上市交易的证券,有证券交易所规定的终止上市情形的,由证券交易所按照业务规则终止其上市交易。

证券交易所决定终止证券上市交易的,应当及时公告,并报国务院证券监督管理机构备案。

第四十九条 对证券交易所作出的不予上市交易、终止上市交易决定不服的,可以向证券交易所设立的复核机构申请复核。

第三节 禁止的交易行为

第五十条 禁止证券交易内幕信息的知情人和非法获取内幕信息的人利用内幕信息从事证券交易活动。

第五十一条 证券交易内幕信息的知情人包括:

- (一)发行人及其董事、监事、高级管理人员;
- (二)持有公司百分之五以上股份的股东及其董事、监事、高级管理人员,公司的实际控制人及其董事、监事、高级管理人员;
 - (三)发行人控股或者实际控制的公司及其董事、监事、高级管理人员;
 - (四)由于所任公司职务或者因与公司业务往来可以获取公司有关内幕信息的人员;
- (五)上市公司收购人或者重大资产交易方及其控股股东、实际控制人、董事、监事和高级管理人员;

- (六)因职务、工作可以获取内幕信息的证券交易场所、证券公司、证券登记结算机构、证券服务机构的有关人员:
 - (七) 因职责、工作可以获取内幕信息的证券监督管理机构工作人员;
- (八)因法定职责对证券的发行、交易或者对上市公司及其收购、重大资产交易进行管理可以获取内 幕信息的有关主管部门、监管机构的工作人员;
 - (九) 国务院证券监督管理机构规定的可以获取内幕信息的其他人员。
- **第五十二条** 证券交易活动中,涉及发行人的经营、财务或者对该发行人证券的市场价格有重大影响的尚未公开的信息,为内幕信息。

本法第八十条第二款、第八十一条第二款所列重大事件属于内幕信息。

第五十三条 证券交易内幕信息的知情人和非法获取内幕信息的人,在内幕信息公开前,不得买卖该公司的证券,或者泄露该信息,或者建议他人买卖该证券。

持有或者通过协议、其他安排与他人共同持有公司百分之五以上股份的自然人、法人、非法人组织收购上市公司的股份,本法另有规定的,适用其规定。

内幕交易行为给投资者造成损失的,应当依法承担赔偿责任。

第五十四条 禁止证券交易场所、证券公司、证券登记结算机构、证券服务机构和其他金融机构的从业人员、有关监管部门或者行业协会的工作人员,利用因职务便利获取的内幕信息以外的其他未公开的信息,违反规定,从事与该信息相关的证券交易活动,或者明示、暗示他人从事相关交易活动。

利用未公开信息进行交易给投资者造成损失的,应当依法承担赔偿责任。

第五十五条 禁止任何人以下列手段操纵证券市场,影响或者意图影响证券交易价格或者证券交易 量:

- (一)单独或者通过合谋,集中资金优势、持股优势或者利用信息优势联合或者连续买卖;
- (二)与他人串通,以事先约定的时间、价格和方式相互进行证券交易;
- (三)在自己实际控制的账户之间进行证券交易;
- (四) 不以成交为目的, 频繁或者大量申报并撤销申报;
- (五)利用虚假或者不确定的重大信息,诱导投资者进行证券交易;
- (六)对证券、发行人公开作出评价、预测或者投资建议,并进行反向证券交易;
- (七)利用在其他相关市场的活动操纵证券市场;
- (八)操纵证券市场的其他手段。

操纵证券市场行为给投资者造成损失的,应当依法承担赔偿责任。

第五十六条 禁止任何单位和个人编造、传播虚假信息或者误导性信息,扰乱证券市场。

禁止证券交易场所、证券公司、证券登记结算机构、证券服务机构及其从业人员,证券业协会、证券监督管理机构及其工作人员,在证券交易活动中作出虚假陈述或者信息误导。

各种传播媒介传播证券市场信息必须真实、客观,禁止误导。传播媒介及其从事证券市场信息报道的 工作人员不得从事与其工作职责发生利益冲突的证券买卖。 编造、传播虚假信息或者误导性信息,扰乱证券市场,给投资者造成损失的,应当依法承担赔偿责任。

第五十七条 禁止证券公司及其从业人员从事下列损害客户利益的行为:

- (一) 违背客户的委托为其买卖证券:
- (二) 不在规定时间内向客户提供交易的确认文件;
- (三) 未经客户的委托,擅自为客户买卖证券,或者假借客户的名义买卖证券;
- (四)为牟取佣金收入,诱使客户进行不必要的证券买卖;
- (五) 其他违背客户真实意思表示,损害客户利益的行为。

违反前款规定给客户造成损失的,应当依法承担赔偿责任。

第五十八条 任何单位和个人不得违反规定,出借自己的证券账户或者借用他人的证券账户从事证券 交易。

第五十九条 依法拓宽资金入市渠道,禁止资金违规流入股市。

禁止投资者违规利用财政资金、银行信贷资金买卖证券。

第六十条 国有独资企业、国有独资公司、国有资本控股公司买卖上市交易的股票,必须遵守国家有关规定。

第六十一条 证券交易场所、证券公司、证券登记结算机构、证券服务机构及其从业人员对证券交易中发现的禁止的交易行为,应当及时向证券监督管理机构报告。

第四章 上市公司的收购

第六十二条 投资者可以采取要约收购、协议收购及其他合法方式收购上市公司。

第六十三条 通过证券交易所的证券交易,投资者持有或者通过协议、其他安排与他人共同持有一个上市公司已发行的有表决权股份达到百分之五时,应当在该事实发生之日起三日内,向国务院证券监督管理机构、证券交易所作出书面报告,通知该上市公司,并予公告,在上述期限内不得再行买卖该上市公司的股票,但国务院证券监督管理机构规定的情形除外。

投资者持有或者通过协议、其他安排与他人共同持有一个上市公司已发行的有表决权股份达到百分之 五后,其所持该上市公司已发行的有表决权股份比例每增加或者减少百分之五,应当依照前款规定进行报 告和公告,在该事实发生之日起至公告后三日内,不得再行买卖该上市公司的股票,但国务院证券监督管 理机构规定的情形除外。

投资者持有或者通过协议、其他安排与他人共同持有一个上市公司已发行的有表决权股份达到百分之 五后,其所持该上市公司已发行的有表决权股份比例每增加或者减少百分之一,应当在该事实发生的次日 通知该上市公司,并予公告。

违反第一款、第二款规定买入上市公司有表决权的股份的,在买入后的三十六个月内,对该超过规定比例部分的股份不得行使表决权。

第六十四条 依照前条规定所作的公告,应当包括下列内容:

- (一) 持股人的名称、住所;
- (二)持有的股票的名称、数额;

- (三) 持股达到法定比例或者持股增减变化达到法定比例的日期、增持股份的资金来源;
- (四)在上市公司中拥有有表决权的股份变动的时间及方式。
- **第六十五条** 通过证券交易所的证券交易,投资者持有或者通过协议、其他安排与他人共同持有一个上市公司已发行的有表决权股份达到百分之三十时,继续进行收购的,应当依法向该上市公司所有股东发出收购上市公司全部或者部分股份的要约。

收购上市公司部分股份的要约应当约定,被收购公司股东承诺出售的股份数额超过预定收购的股份数额的,收购人按比例进行收购。

第六十六条 依照前条规定发出收购要约,收购人必须公告上市公司收购报告书,并载明下列事项:

- (一) 收购人的名称、住所;
- (二) 收购人关于收购的决定;
- (三)被收购的上市公司名称;
- (四)收购目的;
- (五) 收购股份的详细名称和预定收购的股份数额;
- (六) 收购期限、收购价格;
- (七) 收购所需资金额及资金保证;
- (八)公告上市公司收购报告书时持有被收购公司股份数占该公司已发行的股份总数的比例。

第六十七条 收购要约约定的收购期限不得少于三十日,并不得超过六十日。

第六十八条 在收购要约确定的承诺期限内,收购人不得撤销其收购要约。收购人需要变更收购要约的,应当及时公告,载明具体变更事项,且不得存在下列情形:

- (一) 降低收购价格:
- (二)减少预定收购股份数额;
- (三)缩短收购期限;
- (四) 国务院证券监督管理机构规定的其他情形。

第六十九条 收购要约提出的各项收购条件,适用于被收购公司的所有股东。

上市公司发行不同种类股份的,收购人可以针对不同种类股份提出不同的收购条件。

- **第七十条** 采取要约收购方式的,收购人在收购期限内,不得卖出被收购公司的股票,也不得采取要约规定以外的形式和超出要约的条件买入被收购公司的股票。
- **第七十一条** 采取协议收购方式的,收购人可以依照法律、行政法规的规定同被收购公司的股东以协议方式进行股份转让。

以协议方式收购上市公司时, 达成协议后, 收购人必须在三日内将该收购协议向国务院证券监督管理 机构及证券交易所作出书面报告, 并予公告。

在公告前不得履行收购协议。

第七十二条 采取协议收购方式的,协议双方可以临时委托证券登记结算机构保管协议转让的股票, 并将资金存放于指定的银行。 **第七十三条** 采取协议收购方式的,收购人收购或者通过协议、其他安排与他人共同收购一个上市公司已发行的有表决权股份达到百分之三十时,继续进行收购的,应当依法向该上市公司所有股东发出收购上市公司全部或者部分股份的要约。但是,按照国务院证券监督管理机构的规定免除发出要约的除外。

收购人依照前款规定以要约方式收购上市公司股份,应当遵守本法第六十五条第二款、第六十六条至 第七十条的规定。

第七十四条 收购期限届满,被收购公司股权分布不符合证券交易所规定的上市交易要求的,该上市公司的股票应当由证券交易所依法终止上市交易;其余仍持有被收购公司股票的股东,有权向收购人以收购要约的同等条件出售其股票,收购人应当收购。

收购行为完成后,被收购公司不再具备股份有限公司条件的,应当依法变更企业形式。

第七十五条 在上市公司收购中,收购人持有的被收购的上市公司的股票,在收购行为完成后的十八个月内不得转让。

第七十六条 收购行为完成后,收购人与被收购公司合并,并将该公司解散的,被解散公司的原有股票由收购人依法更换。

收购行为完成后,收购人应当在十五日内将收购情况报告国务院证券监督管理机构和证券交易所,并 予公告。

第七十七条 国务院证券监督管理机构依照本法制定上市公司收购的具体办法。

上市公司分立或者被其他公司合并,应当向国务院证券监督管理机构报告,并予公告。

第五章 信息披露

第七十八条 发行人及法律、行政法规和国务院证券监督管理机构规定的其他信息披露义务人,应当及时依法履行信息披露义务。

信息披露义务人披露的信息,应当真实、准确、完整,简明清晰,通俗易懂,不得有虚假记载、误导性陈述或者重大遗漏。

证券同时在境内境外公开发行、交易的,其信息披露义务人在境外披露的信息,应当在境内同时披露。

- **第七十九条** 上市公司、公司债券上市交易的公司、股票在国务院批准的其他全国性证券交易场所交易的公司,应当按照国务院证券监督管理机构和证券交易场所规定的内容和格式编制定期报告,并按照以下规定报送和公告:
- (一)在每一会计年度结束之日起四个月内,报送并公告年度报告,其中的年度财务会计报告应当经 符合本法规定的会计师事务所审计;
 - (二) 在每一会计年度的上半年结束之日起二个月内,报送并公告中期报告。
- **第八十条** 发生可能对上市公司、股票在国务院批准的其他全国性证券交易场所交易的公司的股票交易价格产生较大影响的重大事件,投资者尚未得知时,公司应当立即将有关该重大事件的情况向国务院证券监督管理机构和证券交易场所报送临时报告,并予公告,说明事件的起因、目前的状态和可能产生的法律后果。

前款所称重大事件包括:

- (一)公司的经营方针和经营范围的重大变化:
- (二)公司的重大投资行为,公司在一年内购买、出售重大资产超过公司资产总额百分之三十,或者公司营业用主要资产的抵押、质押、出售或者报废一次超过该资产的百分之三十;
- (三)公司订立重要合同、提供重大担保或者从事关联交易,可能对公司的资产、负债、权益和经营成果产生重要影响:
 - (四)公司发生重大债务和未能清偿到期重大债务的违约情况:
 - (五)公司发生重大亏损或者重大损失;
 - (六)公司生产经营的外部条件发生的重大变化;
 - (七)公司的董事、三分之一以上监事或者经理发生变动,董事长或者经理无法履行职责;
- (八)持有公司百分之五以上股份的股东或者实际控制人持有股份或者控制公司的情况发生较大变化,公司的实际控制人及其控制的其他企业从事与公司相同或者相似业务的情况发生较大变化;
- (九)公司分配股利、增资的计划,公司股权结构的重要变化,公司减资、合并、分立、解散及申请破产的决定,或者依法进入破产程序、被责令关闭;
 - (十) 涉及公司的重大诉讼、仲裁,股东大会、董事会决议被依法撤销或者宣告无效;
- (十一)公司涉嫌犯罪被依法立案调查,公司的控股股东、实际控制人、董事、监事、高级管理人员 涉嫌犯罪被依法采取强制措施;
 - (十二) 国务院证券监督管理机构规定的其他事项。

公司的控股股东或者实际控制人对重大事件的发生、进展产生较大影响的,应当及时将其知悉的有关情况书面告知公司,并配合公司履行信息披露义务。

第八十一条 发生可能对上市交易公司债券的交易价格产生较大影响的重大事件,投资者尚未得知时,公司应当立即将有关该重大事件的情况向国务院证券监督管理机构和证券交易场所报送临时报告,并予公告,说明事件的起因、目前的状态和可能产生的法律后果。

前款所称重大事件包括:

- (一)公司股权结构或者生产经营状况发生重大变化;
- (二)公司债券信用评级发生变化;
- (三)公司重大资产抵押、质押、出售、转让、报废;
- (四)公司发生未能清偿到期债务的情况;
- (五)公司新增借款或者对外提供担保超过上年末净资产的百分之二十;
- (六)公司放弃债权或者财产超过上年末净资产的百分之十;
- (七)公司发生超过上年末净资产百分之十的重大损失;
- (八)公司分配股利,作出减资、合并、分立、解散及申请破产的决定,或者依法进入破产程序、被 责令关闭;
 - (九)涉及公司的重大诉讼、仲裁;
- (十)公司涉嫌犯罪被依法立案调查,公司的控股股东、实际控制人、董事、监事、高级管理人员涉嫌犯罪被依法采取强制措施;

(十一) 国务院证券监督管理机构规定的其他事项。

第八十二条 发行人的董事、高级管理人员应当对证券发行文件和定期报告签署书面确认意见。

发行人的监事会应当对董事会编制的证券发行文件和定期报告进行审核并提出书面审核意见。监事应当签署书面确认意见。

发行人的董事、监事和高级管理人员应当保证发行人及时、公平地披露信息,所披露的信息真实、准确、完整。

董事、监事和高级管理人员无法保证证券发行文件和定期报告内容的真实性、准确性、完整性或者有异议的,应当在书面确认意见中发表意见并陈述理由,发行人应当披露。发行人不予披露的,董事、监事和高级管理人员可以直接申请披露。

第八十三条 信息披露义务人披露的信息应当同时向所有投资者披露,不得提前向任何单位和个人泄露。但是,法律、行政法规另有规定的除外。

任何单位和个人不得非法要求信息披露义务人提供依法需要披露但尚未披露的信息。任何单位和个人提前获知的前述信息,在依法披露前应当保密。

第八十四条 除依法需要披露的信息之外,信息披露义务人可以自愿披露与投资者作出价值判断和投资决策有关的信息,但不得与依法披露的信息相冲突,不得误导投资者。

发行人及其控股股东、实际控制人、董事、监事、高级管理人员等作出公开承诺的,应当披露。不履 行承诺给投资者造成损失的,应当依法承担赔偿责任。

第八十五条 信息披露义务人未按照规定披露信息,或者公告的证券发行文件、定期报告、临时报告 及其他信息披露资料存在虚假记载、误导性陈述或者重大遗漏,致使投资者在证券交易中遭受损失的,信 息披露义务人应当承担赔偿责任;发行人的控股股东、实际控制人、董事、监事、高级管理人员和其他直 接责任人员以及保荐人、承销的证券公司及其直接责任人员,应当与发行人承担连带赔偿责任,但是能够 证明自己没有过错的除外。

第八十六条 依法披露的信息,应当在证券交易场所的网站和符合国务院证券监督管理机构规定条件的媒体发布,同时将其置备于公司住所、证券交易场所,供社会公众查阅。

第八十七条 国务院证券监督管理机构对信息披露义务人的信息披露行为进行监督管理。

证券交易场所应当对其组织交易的证券的信息披露义务人的信息披露行为进行监督,督促其依法及时、准确地披露信息。

第六章 投资者保护

第八十八条 证券公司向投资者销售证券、提供服务时,应当按照规定充分了解投资者的基本情况、财产状况、金融资产状况、投资知识和经验、专业能力等相关信息;如实说明证券、服务的重要内容,充分揭示投资风险;销售、提供与投资者上述状况相匹配的证券、服务。

投资者在购买证券或者接受服务时,应当按照证券公司明示的要求提供前款所列真实信息。拒绝提供 或者未按照要求提供信息的,证券公司应当告知其后果,并按照规定拒绝向其销售证券、提供服务。

证券公司违反第一款规定导致投资者损失的,应当承担相应的赔偿责任。

第八十九条 根据财产状况、金融资产状况、投资知识和经验、专业能力等因素,投资者可以分为普通投资者和专业投资者。专业投资者的标准由国务院证券监督管理机构规定。

普通投资者与证券公司发生纠纷的,证券公司应当证明其行为符合法律、行政法规以及国务院证券监督管理机构的规定,不存在误导、欺诈等情形。证券公司不能证明的,应当承担相应的赔偿责任。

第九十条 上市公司董事会、独立董事、持有百分之一以上有表决权股份的股东或者依照法律、行政 法规或者国务院证券监督管理机构的规定设立的投资者保护机构(以下简称投资者保护机构),可以作为 征集人,自行或者委托证券公司、证券服务机构,公开请求上市公司股东委托其代为出席股东大会,并代 为行使提案权、表决权等股东权利。

依照前款规定征集股东权利的,征集人应当披露征集文件,上市公司应当予以配合。

禁止以有偿或者变相有偿的方式公开征集股东权利。

公开征集股东权利违反法律、行政法规或者国务院证券监督管理机构有关规定,导致上市公司或者其 股东遭受损失的,应当依法承担赔偿责任。

第九十一条 上市公司应当在章程中明确分配现金股利的具体安排和决策程序,依法保障股东的资产 收益权。

上市公司当年税后利润,在弥补亏损及提取法定公积金后有盈余的,应当按照公司章程的规定分配现金股利。

第九十二条 公开发行公司债券的,应当设立债券持有人会议,并应当在募集说明书中说明债券持有人会议的召集程序、会议规则和其他重要事项。

公开发行公司债券的,发行人应当为债券持有人聘请债券受托管理人,并订立债券受托管理协议。受 托管理人应当由本次发行的承销机构或者其他经国务院证券监督管理机构认可的机构担任,债券持有人会 议可以决议变更债券受托管理人。债券受托管理人应当勤勉尽责,公正履行受托管理职责,不得损害债券 持有人利益。

债券发行人未能按期兑付债券本息的,债券受托管理人可以接受全部或者部分债券持有人的委托,以 自己名义代表债券持有人提起、参加民事诉讼或者清算程序。

第九十三条 发行人因欺诈发行、虚假陈述或者其他重大违法行为给投资者造成损失的,发行人的控股股东、实际控制人、相关的证券公司可以委托投资者保护机构,就赔偿事宜与受到损失的投资者达成协议,予以先行赔付。先行赔付后,可以依法向发行人以及其他连带责任人追偿。

第九十四条 投资者与发行人、证券公司等发生纠纷的,双方可以向投资者保护机构申请调解。普通 投资者与证券公司发生证券业务纠纷,普通投资者提出调解请求的,证券公司不得拒绝。

投资者保护机构对损害投资者利益的行为,可以依法支持投资者向人民法院提起诉讼。

发行人的董事、监事、高级管理人员执行公司职务时违反法律、行政法规或者公司章程的规定给公司造成损失,发行人的控股股东、实际控制人等侵犯公司合法权益给公司造成损失,投资者保护机构持有该公司股份的,可以为公司的利益以自己的名义向人民法院提起诉讼,持股比例和持股期限不受《中华人民共和国公司法》规定的限制。

第九十五条 投资者提起虚假陈述等证券民事赔偿诉讼时,诉讼标的是同一种类,且当事人一方人数 众多的,可以依法推选代表人进行诉讼。

对按照前款规定提起的诉讼,可能存在有相同诉讼请求的其他众多投资者的,人民法院可以发出公告,说明该诉讼请求的案件情况,通知投资者在一定期间向人民法院登记。人民法院作出的判决、裁定,对参加登记的投资者发生效力。

投资者保护机构受五十名以上投资者委托,可以作为代表人参加诉讼,并为经证券登记结算机构确认的权利人依照前款规定向人民法院登记,但投资者明确表示不愿意参加该诉讼的除外。

第七章 证券交易场所

第九十六条 证券交易所、国务院批准的其他全国性证券交易场所为证券集中交易提供场所和设施,组织和监督证券交易,实行自律管理,依法登记,取得法人资格。

证券交易所、国务院批准的其他全国性证券交易场所的设立、变更和解散由国务院决定。

国务院批准的其他全国性证券交易场所的组织机构、管理办法等,由国务院规定。

第九十七条 证券交易所、国务院批准的其他全国性证券交易场所可以根据证券品种、行业特点、公司规模等因素设立不同的市场层次。

第九十八条 按照国务院规定设立的区域性股权市场为非公开发行证券的发行、转让提供场所和设施,具体管理办法由国务院规定。

第九十九条 证券交易所履行自律管理职能,应当遵守社会公共利益优先原则,维护市场的公平、有序、透明。

设立证券交易所必须制定章程。证券交易所章程的制定和修改,必须经国务院证券监督管理机构批准。

- **第一百条** 证券交易所必须在其名称中标明证券交易所字样。其他任何单位或者个人不得使用证券交易所或者近似的名称。
- **第一百零一条** 证券交易所可以自行支配的各项费用收入,应当首先用于保证其证券交易场所和设施的正常运行并逐步改善。

实行会员制的证券交易所的财产积累归会员所有,其权益由会员共同享有,在其存续期间,不得将其 财产积累分配给会员。

第一百零二条 实行会员制的证券交易所设理事会、监事会。

证券交易所设总经理一人,由国务院证券监督管理机构任免。

- **第一百零三条** 有《中华人民共和国公司法》第一百四十六条规定的情形或者下列情形之一的,不得担任证券交易所的负责人:
- (一)因违法行为或者违纪行为被解除职务的证券交易场所、证券登记结算机构的负责人或者证券公司的董事、监事、高级管理人员,自被解除职务之日起未逾五年;
- (二)因违法行为或者违纪行为被吊销执业证书或者被取消资格的律师、注册会计师或者其他证券服务机构的专业人员,自被吊销执业证书或者被取消资格之日起未逾五年。

第一百零四条 因违法行为或者违纪行为被开除的证券交易场所、证券公司、证券登记结算机构、证券服务机构的从业人员和被开除的国家机关工作人员,不得招聘为证券交易所的从业人员。

第一百零五条 进入实行会员制的证券交易所参与集中交易的,必须是证券交易所的会员。证券交易 所不得允许非会员直接参与股票的集中交易。

第一百零六条 投资者应当与证券公司签订证券交易委托协议,并在证券公司实名开立账户,以书面、电话、自助终端、网络等方式,委托该证券公司代其买卖证券。

第一百零七条 证券公司为投资者开立账户,应当按照规定对投资者提供的身份信息进行核对。证券公司不得将投资者的账户提供给他人使用。

投资者应当使用实名开立的账户进行交易。

第一百零八条 证券公司根据投资者的委托,按照证券交易规则提出交易申报,参与证券交易所场内的集中交易,并根据成交结果承担相应的清算交收责任。证券登记结算机构根据成交结果,按照清算交收规则,与证券公司进行证券和资金的清算交收,并为证券公司客户办理证券的登记过户手续。

第一百零九条 证券交易所应当为组织公平的集中交易提供保障,实时公布证券交易即时行情,并按 交易日制作证券市场行情表,予以公布。

证券交易即时行情的权益由证券交易所依法享有。未经证券交易所许可,任何单位和个人不得发布证券交易即时行情。

第一百一十条 上市公司可以向证券交易所申请其上市交易股票的停牌或者复牌,但不得滥用停牌或者复牌损害投资者的合法权益。

证券交易所可以按照业务规则的规定,决定上市交易股票的停牌或者复牌。

第一百一十一条 因不可抗力、意外事件、重大技术故障、重大人为差错等突发性事件而影响证券交易正常进行时,为维护证券交易正常秩序和市场公平,证券交易所可以按照业务规则采取技术性停牌、临时停市等处置措施,并应当及时向国务院证券监督管理机构报告。

因前款规定的突发性事件导致证券交易结果出现重大异常,按交易结果进行交收将对证券交易正常秩序和市场公平造成重大影响的,证券交易所按照业务规则可以采取取消交易、通知证券登记结算机构暂缓交收等措施,并应当及时向国务院证券监督管理机构报告并公告。

证券交易所对其依照本条规定采取措施造成的损失,不承担民事赔偿责任,但存在重大过错的除外。

第一百一十二条 证券交易所对证券交易实行实时监控,并按照国务院证券监督管理机构的要求,对 异常的交易情况提出报告。

证券交易所根据需要,可以按照业务规则对出现重大异常交易情况的证券账户的投资者限制交易,并及时报告国务院证券监督管理机构。

第一百一十三条 证券交易所应当加强对证券交易的风险监测,出现重大异常波动的,证券交易所可以按照业务规则采取限制交易、强制停牌等处置措施,并向国务院证券监督管理机构报告;严重影响证券市场稳定的,证券交易所可以按照业务规则采取临时停市等处置措施并公告。

证券交易所对其依照本条规定采取措施造成的损失,不承担民事赔偿责任,但存在重大过错的除外。

第一百一十四条 证券交易所应当从其收取的交易费用和会员费、席位费中提取一定比例的金额设立 风险基金。风险基金由证券交易所理事会管理。

风险基金提取的具体比例和使用办法,由国务院证券监督管理机构会同国务院财政部门规定。

证券交易所应当将收存的风险基金存入开户银行专门账户,不得擅自使用。

第一百一十五条 证券交易所依照法律、行政法规和国务院证券监督管理机构的规定,制定上市规则、交易规则、会员管理规则和其他有关业务规则,并报国务院证券监督管理机构批准。

在证券交易所从事证券交易,应当遵守证券交易所依法制定的业务规则。违反业务规则的,由证券交易所给予纪律处分或者采取其他自律管理措施。

- **第一百一十六条** 证券交易所的负责人和其他从业人员执行与证券交易有关的职务时,与其本人或者 其亲属有利害关系的,应当回避。
- **第一百一十七条** 按照依法制定的交易规则进行的交易,不得改变其交易结果,但本法第一百一十一条第二款规定的除外。对交易中违规交易者应负的民事责任不得免除;在违规交易中所获利益,依照有关规定处理。

第八章 证券公司

- 第一百一十八条 设立证券公司,应当具备下列条件,并经国务院证券监督管理机构批准:
- (一)有符合法律、行政法规规定的公司章程;
- (二)主要股东及公司的实际控制人具有良好的财务状况和诚信记录,最近三年无重大违法违规记录;
 - (三)有符合本法规定的公司注册资本;
 - (四)董事、监事、高级管理人员、从业人员符合本法规定的条件;
 - (五)有完善的风险管理与内部控制制度;
 - (六)有合格的经营场所、业务设施和信息技术系统;
 - (七) 法律、行政法规和经国务院批准的国务院证券监督管理机构规定的其他条件。

未经国务院证券监督管理机构批准,任何单位和个人不得以证券公司名义开展证券业务活动。

第一百一十九条 国务院证券监督管理机构应当自受理证券公司设立申请之日起六个月内,依照法定 条件和法定程序并根据审慎监管原则进行审查,作出批准或者不予批准的决定,并通知申请人,不予批准 的,应当说明理由。

证券公司设立申请获得批准的,申请人应当在规定的期限内向公司登记机关申请设立登记,领取营业执照。

证券公司应当自领取营业执照之日起十五日内,向国务院证券监督管理机构申请经营证券业务许可证。未取得经营证券业务许可证,证券公司不得经营证券业务。

- **第一百二十条** 经国务院证券监督管理机构核准,取得经营证券业务许可证,证券公司可以经营下列部分或者全部证券业务:
 - (一)证券经纪;
 - (二)证券投资咨询;

- (三)与证券交易、证券投资活动有关的财务顾问:
- (四)证券承销与保荐;
- (五)证券融资融券;
- (六)证券做市交易:
- (七)证券自营;
- (八) 其他证券业务。

国务院证券监督管理机构应当自受理前款规定事项申请之日起三个月内,依照法定条件和程序进行审查,作出核准或者不予核准的决定,并通知申请人;不予核准的,应当说明理由。

证券公司经营证券资产管理业务的,应当符合《中华人民共和国证券投资基金法》等法律、行政法规的规定。

除证券公司外,任何单位和个人不得从事证券承销、证券保荐、证券经纪和证券融资融券业务。

证券公司从事证券融资融券业务,应当采取措施,严格防范和控制风险,不得违反规定向客户出借资金或者证券。

第一百二十一条 证券公司经营本法第一百二十条第一款第(一)项至第(三)项业务的,注册资本 最低限额为人民币五千万元;经营第(四)项至第(八)项业务之一的,注册资本最低限额为人民币一亿元;经营第(四)项至第(八)项业务中两项以上的,注册资本最低限额为人民币五亿元。证券公司的注册资本应当是实缴资本。

国务院证券监督管理机构根据审慎监管原则和各项业务的风险程度,可以调整注册资本最低限额,但 不得少于前款规定的限额。

第一百二十二条 证券公司变更证券业务范围,变更主要股东或者公司的实际控制人,合并、分立、 停业、解散、破产,应当经国务院证券监督管理机构核准。

第一百二十三条 国务院证券监督管理机构应当对证券公司净资本和其他风险控制指标作出规定。 证券公司除依照规定为其客户提供融资融券外,不得为其股东或者股东的关联人提供融资或者担保。

第一百二十四条 证券公司的董事、监事、高级管理人员,应当正直诚实、品行良好,熟悉证券法律、行政法规,具有履行职责所需的经营管理能力。证券公司任免董事、监事、高级管理人员,应当报国务院证券监督管理机构备案。

有《中华人民共和国公司法》第一百四十六条规定的情形或者下列情形之一的,不得担任证券公司的董事、监事、高级管理人员:

- (一)因违法行为或者违纪行为被解除职务的证券交易场所、证券登记结算机构的负责人或者证券公司的董事、监事、高级管理人员,自被解除职务之日起未逾五年;
- (二)因违法行为或者违纪行为被吊销执业证书或者被取消资格的律师、注册会计师或者其他证券服务机构的专业人员,自被吊销执业证书或者被取消资格之日起未逾五年。
- 第一百二十五条 证券公司从事证券业务的人员应当品行良好,具备从事证券业务所需的专业能力。 因违法行为或者违纪行为被开除的证券交易场所、证券公司、证券登记结算机构、证券服务机构的从 业人员和被开除的国家机关工作人员,不得招聘为证券公司的从业人员。

国家机关工作人员和法律、行政法规规定的禁止在公司中兼职的其他人员,不得在证券公司中兼任职务。

第一百二十六条 国家设立证券投资者保护基金。证券投资者保护基金由证券公司缴纳的资金及其他 依法筹集的资金组成,其规模以及筹集、管理和使用的具体办法由国务院规定。

第一百二十七条 证券公司从每年的业务收入中提取交易风险准备金,用于弥补证券经营的损失,其 提取的具体比例由国务院证券监督管理机构会同国务院财政部门规定。

第一百二十八条 证券公司应当建立健全内部控制制度,采取有效隔离措施,防范公司与客户之间、不同客户之间的利益冲突。

证券公司必须将其证券经纪业务、证券承销业务、证券自营业务、证券做市业务和证券资产管理业务分开办理,不得混合操作。

第一百二十九条 证券公司的自营业务必须以自己的名义进行,不得假借他人名义或者以个人名义进行。

证券公司的自营业务必须使用自有资金和依法筹集的资金。

证券公司不得将其自营账户借给他人使用。

第一百三十条 证券公司应当依法审慎经营,勤勉尽责,诚实守信。

证券公司的业务活动,应当与其治理结构、内部控制、合规管理、风险管理以及风险控制指标、从业人员构成等情况相适应,符合审慎监管和保护投资者合法权益的要求。

证券公司依法享有自主经营的权利, 其合法经营不受干涉。

第一百三十一条 证券公司客户的交易结算资金应当存放在商业银行,以每个客户的名义单独立户管理。

证券公司不得将客户的交易结算资金和证券归入其自有财产。禁止任何单位或者个人以任何形式挪用客户的交易结算资金和证券。证券公司破产或者清算时,客户的交易结算资金和证券不属于其破产财产或者清算财产。非因客户本身的债务或者法律规定的其他情形,不得查封、冻结、扣划或者强制执行客户的交易结算资金和证券。

第一百三十二条 证券公司办理经纪业务,应当置备统一制定的证券买卖委托书,供委托人使用。采取其他委托方式的,必须作出委托记录。

客户的证券买卖委托,不论是否成交,其委托记录应当按照规定的期限,保存于证券公司。

第一百三十三条 证券公司接受证券买卖的委托,应当根据委托书载明的证券名称、买卖数量、出价方式、价格幅度等,按照交易规则代理买卖证券,如实进行交易记录;买卖成交后,应当按照规定制作买卖成交报告单交付客户。

证券交易中确认交易行为及其交易结果的对账单必须真实,保证账面证券余额与实际持有的证券相一致。

第一百三十四条 证券公司办理经纪业务,不得接受客户的全权委托而决定证券买卖、选择证券种 类、决定买卖数量或者买卖价格。

证券公司不得允许他人以证券公司的名义直接参与证券的集中交易。

第一百三十五条 证券公司不得对客户证券买卖的收益或者赔偿证券买卖的损失作出承诺。

第一百三十六条 证券公司的从业人员在证券交易活动中,执行所属的证券公司的指令或者利用职务 违反交易规则的,由所属的证券公司承担全部责任。

证券公司的从业人员不得私下接受客户委托买卖证券。

第一百三十七条 证券公司应当建立客户信息查询制度,确保客户能够查询其账户信息、委托记录、 交易记录以及其他与接受服务或者购买产品有关的重要信息。

证券公司应当妥善保存客户开户资料、委托记录、交易记录和与内部管理、业务经营有关的各项信息,任何人不得隐匿、伪造、篡改或者毁损。上述信息的保存期限不得少于二十年。

第一百三十八条 证券公司应当按照规定向国务院证券监督管理机构报送业务、财务等经营管理信息和资料。国务院证券监督管理机构有权要求证券公司及其主要股东、实际控制人在指定的期限内提供有关信息、资料。

证券公司及其主要股东、实际控制人向国务院证券监督管理机构报送或者提供的信息、资料,必须真实、准确、完整。

第一百三十九条 国务院证券监督管理机构认为有必要时,可以委托会计师事务所、资产评估机构对证券公司的财务状况、内部控制状况、资产价值进行审计或者评估。具体办法由国务院证券监督管理机构会同有关主管部门制定。

第一百四十条 证券公司的治理结构、合规管理、风险控制指标不符合规定的,国务院证券监督管理 机构应当责令其限期改正;逾期未改正,或者其行为严重危及该证券公司的稳健运行、损害客户合法权益 的,国务院证券监督管理机构可以区别情形,对其采取下列措施:

- (一) 限制业务活动, 责令暂停部分业务, 停止核准新业务;
- (二)限制分配红利,限制向董事、监事、高级管理人员支付报酬、提供福利;
- (三)限制转让财产或者在财产上设定其他权利;
- (四) 责令更换董事、监事、高级管理人员或者限制其权利;
- (五)撤销有关业务许可;
- (六)认定负有责任的董事、监事、高级管理人员为不适当人选;
- (七) 责令负有责任的股东转让股权,限制负有责任的股东行使股东权利。

证券公司整改后,应当向国务院证券监督管理机构提交报告。国务院证券监督管理机构经验收,治理结构、合规管理、风险控制指标符合规定的,应当自验收完毕之日起三日内解除对其采取的前款规定的有关限制措施。

第一百四十一条 证券公司的股东有虚假出资、抽逃出资行为的,国务院证券监督管理机构应当责令 其限期改正,并可责令其转让所持证券公司的股权。

在前款规定的股东按照要求改正违法行为、转让所持证券公司的股权前,国务院证券监督管理机构可以限制其股东权利。

第一百四十二条 证券公司的董事、监事、高级管理人员未能勤勉尽责,致使证券公司存在重大违法 违规行为或者重大风险的,国务院证券监督管理机构可以责令证券公司予以更换。 第一百四十三条 证券公司违法经营或者出现重大风险,严重危害证券市场秩序、损害投资者利益 的,国务院证券监督管理机构可以对该证券公司采取责令停业整顿、指定其他机构托管、接管或者撤销等 监管措施。

第一百四十四条 在证券公司被责令停业整顿、被依法指定托管、接管或者清算期间,或者出现重大 风险时,经国务院证券监督管理机构批准,可以对该证券公司直接负责的董事、监事、高级管理人员和其 他直接责任人员采取以下措施:

- (一)通知出境入境管理机关依法阻止其出境;
- (二)申请司法机关禁止其转移、转让或者以其他方式处分财产,或者在财产上设定其他权利。

第九章 证券登记结算机构

第一百四十五条 证券登记结算机构为证券交易提供集中登记、存管与结算服务,不以营利为目的,依法登记,取得法人资格。

设立证券登记结算机构必须经国务院证券监督管理机构批准。

第一百四十六条 设立证券登记结算机构,应当具备下列条件:

- (一) 自有资金不少于人民币二亿元;
- (二) 具有证券登记、存管和结算服务所必须的场所和设施;
- (三) 国务院证券监督管理机构规定的其他条件。

证券登记结算机构的名称中应当标明证券登记结算字样。

第一百四十七条 证券登记结算机构履行下列职能:

- (一)证券账户、结算账户的设立;
- (二)证券的存管和过户;
- (三)证券持有人名册登记;
- (四)证券交易的清算和交收;
- (五) 受发行人的委托派发证券权益;
- (六) 办理与上述业务有关的查询、信息服务:
- (七) 国务院证券监督管理机构批准的其他业务。

第一百四十八条 在证券交易所和国务院批准的其他全国性证券交易场所交易的证券的登记结算,应 当采取全国集中统一的运营方式。

前款规定以外的证券,其登记、结算可以委托证券登记结算机构或者其他依法从事证券登记、结算业务的机构办理。

第一百四十九条 证券登记结算机构应当依法制定章程和业务规则,并经国务院证券监督管理机构批准。证券登记结算业务参与人应当遵守证券登记结算机构制定的业务规则。

第一百五十条 在证券交易所或者国务院批准的其他全国性证券交易场所交易的证券,应当全部存管 在证券登记结算机构。

证券登记结算机构不得挪用客户的证券。

第一百五十一条 证券登记结算机构应当向证券发行人提供证券持有人名册及有关资料。

证券登记结算机构应当根据证券登记结算的结果,确认证券持有人持有证券的事实,提供证券持有人登记资料。

证券登记结算机构应当保证证券持有人名册和登记过户记录真实、准确、完整,不得隐匿、伪造、篡改或者毁损。

第一百五十二条 证券登记结算机构应当采取下列措施保证业务的正常进行:

- (一) 具有必备的服务设备和完善的数据安全保护措施:
- (二)建立完善的业务、财务和安全防范等管理制度;
- (三)建立完善的风险管理系统。
- **第一百五十三条** 证券登记结算机构应当妥善保存登记、存管和结算的原始凭证及有关文件和资料。 其保存期限不得少于二十年。
- **第一百五十四条** 证券登记结算机构应当设立证券结算风险基金,用于垫付或者弥补因违约交收、技术故障、操作失误、不可抗力造成的证券登记结算机构的损失。

证券结算风险基金从证券登记结算机构的业务收入和收益中提取,并可以由结算参与人按照证券交易业务量的一定比例缴纳。

证券结算风险基金的筹集、管理办法,由国务院证券监督管理机构会同国务院财政部门规定。

第一百五十五条 证券结算风险基金应当存入指定银行的专门账户,实行专项管理。

证券登记结算机构以证券结算风险基金赔偿后,应当向有关责任人追偿。

- 第一百五十六条 证券登记结算机构申请解散,应当经国务院证券监督管理机构批准。
- **第一百五十七条** 投资者委托证券公司进行证券交易,应当通过证券公司申请在证券登记结算机构开立证券账户。证券登记结算机构应当按照规定为投资者开立证券账户。

投资者申请开立账户,应当持有证明中华人民共和国公民、法人、合伙企业身份的合法证件。国家另有规定的除外。

第一百五十八条 证券登记结算机构作为中央对手方提供证券结算服务的,是结算参与人共同的清算 交收对手,进行净额结算,为证券交易提供集中履约保障。

证券登记结算机构为证券交易提供净额结算服务时,应当要求结算参与人按照货银对付的原则,足额交付证券和资金,并提供交收担保。

在交收完成之前,任何人不得动用用于交收的证券、资金和担保物。

结算参与人未按时履行交收义务的,证券登记结算机构有权按照业务规则处理前款所述财产。

第一百五十九条 证券登记结算机构按照业务规则收取的各类结算资金和证券,必须存放于专门的清算交收账户,只能按业务规则用于已成交的证券交易的清算交收,不得被强制执行。

第十章 证券服务机构

第一百六十条 会计师事务所、律师事务所以及从事证券投资咨询、资产评估、资信评级、财务顾问、信息技术系统服务的证券服务机构,应当勤勉尽责、恪尽职守,按照相关业务规则为证券的交易及相关活动提供服务。

从事证券投资咨询服务业务,应当经国务院证券监督管理机构核准;未经核准,不得为证券的交易及相关活动提供服务。从事其他证券服务业务,应当报国务院证券监督管理机构和国务院有关主管部门备案。

- 第一百六十一条 证券投资咨询机构及其从业人员从事证券服务业务不得有下列行为:
- (一) 代理委托人从事证券投资;
- (二)与委托人约定分享证券投资收益或者分担证券投资损失:
- (三) 买卖本证券投资咨询机构提供服务的证券;
- (四)法律、行政法规禁止的其他行为。

有前款所列行为之一,给投资者造成损失的,应当依法承担赔偿责任。

- 第一百六十二条 证券服务机构应当妥善保存客户委托文件、核查和验证资料、工作底稿以及与质量 控制、内部管理、业务经营有关的信息和资料,任何人不得泄露、隐匿、伪造、篡改或者毁损。上述信息 和资料的保存期限不得少于十年,自业务委托结束之日起算。
- **第一百六十三条** 证券服务机构为证券的发行、上市、交易等证券业务活动制作、出具审计报告及其他鉴证报告、资产评估报告、财务顾问报告、资信评级报告或者法律意见书等文件,应当勤勉尽责,对所依据的文件资料内容的真实性、准确性、完整性进行核查和验证。其制作、出具的文件有虚假记载、误导性陈述或者重大遗漏,给他人造成损失的,应当与委托人承担连带赔偿责任,但是能够证明自己没有过错的除外。

第十一章 证券业协会

第一百六十四条 证券业协会是证券业的自律性组织,是社会团体法人。

证券公司应当加入证券业协会。

证券业协会的权力机构为全体会员组成的会员大会。

- 第一百六十五条 证券业协会章程由会员大会制定,并报国务院证券监督管理机构备案。
- 第一百六十六条 证券业协会履行下列职责:
- (一)教育和组织会员及其从业人员遵守证券法律、行政法规,组织开展证券行业诚信建设,督促证券行业履行社会责任;
 - (二) 依法维护会员的合法权益,向证券监督管理机构反映会员的建议和要求;
 - (三)督促会员开展投资者教育和保护活动,维护投资者合法权益;
- (四)制定和实施证券行业自律规则,监督、检查会员及其从业人员行为,对违反法律、行政法规、自律规则或者协会章程的,按照规定给予纪律处分或者实施其他自律管理措施;
 - (五)制定证券行业业务规范,组织从业人员的业务培训;
- (六)组织会员就证券行业的发展、运作及有关内容进行研究,收集整理、发布证券相关信息,提供会员服务,组织行业交流,引导行业创新发展;
 - (七) 对会员之间、会员与客户之间发生的证券业务纠纷进行调解;
 - (八)证券业协会章程规定的其他职责。
 - 第一百六十七条 证券业协会设理事会。理事会成员依章程的规定由选举产生。

第十二章 证券监督管理机构

第一百六十八条 国务院证券监督管理机构依法对证券市场实行监督管理,维护证券市场公开、公平、公正,防范系统性风险,维护投资者合法权益,促进证券市场健康发展。

第一百六十九条 国务院证券监督管理机构在对证券市场实施监督管理中履行下列职责:

- (一) 依法制定有关证券市场监督管理的规章、规则,并依法进行审批、核准、注册,办理备案;
- (二) 依法对证券的发行、上市、交易、登记、存管、结算等行为,进行监督管理;
- (三)依法对证券发行人、证券公司、证券服务机构、证券交易场所、证券登记结算机构的证券业务 活动,进行监督管理;
 - (四) 依法制定从事证券业务人员的行为准则,并监督实施;
 - (五)依法监督检查证券发行、上市、交易的信息披露;
 - (六) 依法对证券业协会的自律管理活动进行指导和监督;
 - (七)依法监测并防范、处置证券市场风险;
 - (八) 依法开展投资者教育;
 - (九) 依法对证券违法行为进行查处;
 - (十) 法律、行政法规规定的其他职责。

第一百七十条 国务院证券监督管理机构依法履行职责,有权采取下列措施:

- (一)对证券发行人、证券公司、证券服务机构、证券交易场所、证券登记结算机构进行现场检查;
- (二) 进入涉嫌违法行为发生场所调查取证;
- (三)询问当事人和与被调查事件有关的单位和个人,要求其对与被调查事件有关的事项作出说明; 或者要求其按照指定的方式报送与被调查事件有关的文件和资料;
 - (四)查阅、复制与被调查事件有关的财产权登记、通讯记录等文件和资料;
- (五)查阅、复制当事人和与被调查事件有关的单位和个人的证券交易记录、登记过户记录、财务会 计资料及其他相关文件和资料;对可能被转移、隐匿或者毁损的文件和资料,可以予以封存、扣押;
- (六)查询当事人和与被调查事件有关的单位和个人的资金账户、证券账户、银行账户以及其他具有支付、托管、结算等功能的账户信息,可以对有关文件和资料进行复制;对有证据证明已经或者可能转移或者隐匿违法资金、证券等涉案财产或者隐匿、伪造、毁损重要证据的,经国务院证券监督管理机构主要负责人或者其授权的其他负责人批准,可以冻结或者查封,期限为六个月;因特殊原因需要延长的,每次延长期限不得超过三个月,冻结、查封期限最长不得超过二年;
- (七)在调查操纵证券市场、内幕交易等重大证券违法行为时,经国务院证券监督管理机构主要负责 人或者其授权的其他负责人批准,可以限制被调查的当事人的证券买卖,但限制的期限不得超过三个月; 案情复杂的,可以延长三个月;
- (八)通知出境入境管理机关依法阻止涉嫌违法人员、涉嫌违法单位的主管人员和其他直接责任人员 出境。

为防范证券市场风险,维护市场秩序,国务院证券监督管理机构可以采取责令改正、监管谈话、出具 警示函等措施。 第一百七十一条 国务院证券监督管理机构对涉嫌证券违法的单位或者个人进行调查期间,被调查的 当事人书面申请,承诺在国务院证券监督管理机构认可的期限内纠正涉嫌违法行为,赔偿有关投资者损 失,消除损害或者不良影响的,国务院证券监督管理机构可以决定中止调查。被调查的当事人履行承诺 的,国务院证券监督管理机构可以决定终止调查;被调查的当事人未履行承诺或者有国务院规定的其他情 形的,应当恢复调查。具体办法由国务院规定。

国务院证券监督管理机构决定中止或者终止调查的,应当按照规定公开相关信息。

第一百七十二条 国务院证券监督管理机构依法履行职责,进行监督检查或者调查,其监督检查、调查的人员不得少于二人,并应当出示合法证件和监督检查、调查通知书或者其他执法文书。监督检查、调查的人员少于二人或者未出示合法证件和监督检查、调查通知书或者其他执法文书的,被检查、调查的单位和个人有权拒绝。

第一百七十三条 国务院证券监督管理机构依法履行职责,被检查、调查的单位和个人应当配合,如实提供有关文件和资料,不得拒绝、阻碍和隐瞒。

第一百七十四条 国务院证券监督管理机构制定的规章、规则和监督管理工作制度应当依法公开。 国务院证券监督管理机构依据调查结果,对证券违法行为作出的处罚决定,应当公开。

第一百七十五条 国务院证券监督管理机构应当与国务院其他金融监督管理机构建立监督管理信息共享机制。

国务院证券监督管理机构依法履行职责,进行监督检查或者调查时,有关部门应当予以配合。

第一百七十六条 对涉嫌证券违法、违规行为,任何单位和个人有权向国务院证券监督管理机构举报。

对涉嫌重大违法、违规行为的实名举报线索经查证属实的,国务院证券监督管理机构按照规定给予举报人奖励。

国务院证券监督管理机构应当对举报人的身份信息保密。

第一百七十七条 国务院证券监督管理机构可以和其他国家或者地区的证券监督管理机构建立监督管理合作机制,实施跨境监督管理。

境外证券监督管理机构不得在中华人民共和国境内直接进行调查取证等活动。未经国务院证券监督管理机构和国务院有关主管部门同意,任何单位和个人不得擅自向境外提供与证券业务活动有关的文件和资料。

第一百七十八条 国务院证券监督管理机构依法履行职责,发现证券违法行为涉嫌犯罪的,应当依法 将案件移送司法机关处理,发现公职人员涉嫌职务违法或者职务犯罪的,应当依法移送监察机关处理。

第一百七十九条 国务院证券监督管理机构工作人员必须忠于职守、依法办事、公正廉洁,不得利用 职务便利牟取不正当利益,不得泄露所知悉的有关单位和个人的商业秘密。

国务院证券监督管理机构工作人员在任职期间,或者离职后在《中华人民共和国公务员法》规定的期限内,不得到与原工作业务直接相关的企业或者其他营利性组织任职,不得从事与原工作业务直接相关的营利性活动。

第十三章 法律责任

第一百八十条 违反本法第九条的规定,擅自公开或者变相公开发行证券的,责令停止发行,退还所募资金并加算银行同期存款利息,处以非法所募资金金额百分之五以上百分之五十以下的罚款;对擅自公开或者变相公开发行证券设立的公司,由依法履行监督管理职责的机构或者部门会同县级以上地方人民政府予以取缔。对直接负责的主管人员和其他直接责任人员给予警告,并处以五十万元以上五百万元以下的罚款。

第一百八十一条 发行人在其公告的证券发行文件中隐瞒重要事实或者编造重大虚假内容,尚未发行证券的,处以二百万元以上二千万元以下的罚款;已经发行证券的,处以非法所募资金金额百分之十以上一倍以下的罚款。对直接负责的主管人员和其他直接责任人员,处以一百万元以上一千万元以下的罚款。

发行人的控股股东、实际控制人组织、指使从事前款违法行为的,没收违法所得,并处以违法所得百分之十以上一倍以下的罚款;没有违法所得或者违法所得不足二千万元的,处以二百万元以上二千万元以下的罚款。对直接负责的主管人员和其他直接责任人员,处以一百万元以上一千万元以下的罚款。

第一百八十二条 保荐人出具有虚假记载、误导性陈述或者重大遗漏的保荐书,或者不履行其他法定职责的,责令改正,给予警告,没收业务收入,并处以业务收入一倍以上十倍以下的罚款;没有业务收入或者业务收入不足一百万元的,处以一百万元以上一千万元以下的罚款;情节严重的,并处暂停或者撤销保荐业务许可。对直接负责的主管人员和其他直接责任人员给予警告,并处以五十万元以上五百万元以下的罚款。

第一百八十三条 证券公司承销或者销售擅自公开发行或者变相公开发行的证券的,责令停止承销或者销售,没收违法所得,并处以违法所得一倍以上十倍以下的罚款;没有违法所得或者违法所得不足一百万元的,处以一百万元以上一千万元以下的罚款;情节严重的,并处暂停或者撤销相关业务许可。给投资者造成损失的,应当与发行人承担连带赔偿责任。对直接负责的主管人员和其他直接责任人员给予警告,并处以五十万元以上五百万元以下的罚款。

第一百八十四条 证券公司承销证券违反本法第二十九条规定的,责令改正,给予警告,没收违法所得,可以并处五十万元以上五百万元以下的罚款;情节严重的,暂停或者撤销相关业务许可。对直接负责的主管人员和其他直接责任人员给予警告,可以并处二十万元以上二百万元以下的罚款;情节严重的,并处以五十万元以上五百万元以下的罚款。

第一百八十五条 发行人违反本法第十四条、第十五条的规定擅自改变公开发行证券所募集资金的用途的,责令改正,处以五十万元以上五百万元以下的罚款;对直接负责的主管人员和其他直接责任人员给予警告,并处以十万元以上一百万元以下的罚款。

发行人的控股股东、实际控制人从事或者组织、指使从事前款违法行为的,给予警告,并处以五十万元以上五百万元以下的罚款;对直接负责的主管人员和其他直接责任人员,处以十万元以上一百万元以下的罚款。

第一百八十六条 违反本法第三十六条的规定,在限制转让期内转让证券,或者转让股票不符合法 律、行政法规和国务院证券监督管理机构规定的,责令改正,给予警告,没收违法所得,并处以买卖证券 等值以下的罚款。 第一百八十七条 法律、行政法规规定禁止参与股票交易的人员,违反本法第四十条的规定,直接或者以化名、借他人名义持有、买卖股票或者其他具有股权性质的证券的,责令依法处理非法持有的股票、其他具有股权性质的证券,没收违法所得,并处以买卖证券等值以下的罚款;属于国家工作人员的,还应当依法给予处分。

第一百八十八条 证券服务机构及其从业人员,违反本法第四十二条的规定买卖证券的,责令依法处理非法持有的证券,没收违法所得,并处以买卖证券等值以下的罚款。

第一百八十九条 上市公司、股票在国务院批准的其他全国性证券交易场所交易的公司的董事、监事、高级管理人员、持有该公司百分之五以上股份的股东,违反本法第四十四条的规定,买卖该公司股票或者其他具有股权性质的证券的,给予警告,并处以十万元以上一百万元以下的罚款。

第一百九十条 违反本法第四十五条的规定,采取程序化交易影响证券交易所系统安全或者正常交易 秩序的,责令改正,并处以五十万元以上五百万元以下的罚款。对直接负责的主管人员和其他直接责任人员给予警告,并处以十万元以上一百万元以下的罚款。

第一百九十一条 证券交易内幕信息的知情人或者非法获取内幕信息的人违反本法第五十三条的规定 从事内幕交易的,责令依法处理非法持有的证券,没收违法所得,并处以违法所得一倍以上十倍以下的罚款;没有违法所得或者违法所得不足五十万元的,处以五十万元以上五百万元以下的罚款。单位从事内幕 交易的,还应当对直接负责的主管人员和其他直接责任人员给予警告,并处以二十万元以上二百万元以下的罚款。国务院证券监督管理机构工作人员从事内幕交易的,从重处罚。

违反本法第五十四条的规定,利用未公开信息进行交易的,依照前款的规定处罚。

第一百九十二条 违反本法第五十五条的规定,操纵证券市场的,责令依法处理其非法持有的证券,没收违法所得,并处以违法所得一倍以上十倍以下的罚款;没有违法所得或者违法所得不足一百万元的,处以一百万元以上一千万元以下的罚款。单位操纵证券市场的,还应当对直接负责的主管人员和其他直接责任人员给予警告,并处以五十万元以上五百万元以下的罚款。

第一百九十三条 违反本法第五十六条第一款、第三款的规定,编造、传播虚假信息或者误导性信息,扰乱证券市场的,没收违法所得,并处以违法所得一倍以上十倍以下的罚款;没有违法所得或者违法所得不足二十万元的,处以二十万元以上二百万元以下的罚款。

违反本法第五十六条第二款的规定,在证券交易活动中作出虚假陈述或者信息误导的,责令改正,处以二十万元以上二百万元以下的罚款,属于国家工作人员的,还应当依法给予处分。

传播媒介及其从事证券市场信息报道的工作人员违反本法第五十六条第三款的规定,从事与其工作职 责发生利益冲突的证券买卖的,没收违法所得,并处以买卖证券等值以下的罚款。

第一百九十四条 证券公司及其从业人员违反本法第五十七条的规定,有损害客户利益的行为的,给予警告,没收违法所得,并处以违法所得一倍以上十倍以下的罚款;没有违法所得或者违法所得不足十万元的,处以十万元以上一百万元以下的罚款;情节严重的,暂停或者撤销相关业务许可。

第一百九十五条 违反本法第五十八条的规定,出借自己的证券账户或者借用他人的证券账户从事证券交易的,责令改正,给予警告,可以处五十万元以下的罚款。

第一百九十六条 收购人未按照本法规定履行上市公司收购的公告、发出收购要约义务的,责令改正,给予警告,并处以五十万元以上五百万元以下的罚款。对直接负责的主管人员和其他直接责任人员给予警告,并处以二十万元以上二百万元以下的罚款。

收购人及其控股股东、实际控制人利用上市公司收购,给被收购公司及其股东造成损失的,应当依法 承担赔偿责任。

第一百九十七条 信息披露义务人未按照本法规定报送有关报告或者履行信息披露义务的,责令改正,给予警告,并处以五十万元以上五百万元以下的罚款;对直接负责的主管人员和其他直接责任人员给予警告,并处以二十万元以上二百万元以下的罚款。发行人的控股股东、实际控制人组织、指使从事上述违法行为,或者隐瞒相关事项导致发生上述情形的,处以五十万元以上五百万元以下的罚款;对直接负责的主管人员和其他直接责任人员,处以二十万元以上二百万元以下的罚款。

信息披露义务人报送的报告或者披露的信息有虚假记载、误导性陈述或者重大遗漏的,责令改正,给予警告,并处以一百万元以上一千万元以下的罚款;对直接负责的主管人员和其他直接责任人员给予警告,并处以五十万元以上五百万元以下的罚款。发行人的控股股东、实际控制人组织、指使从事上述违法行为,或者隐瞒相关事项导致发生上述情形的,处以一百万元以上一千万元以下的罚款;对直接负责的主管人员和其他直接责任人员,处以五十万元以上五百万元以下的罚款。

第一百九十八条 证券公司违反本法第八十八条的规定未履行或者未按照规定履行投资者适当性管理 义务的,责令改正,给予警告,并处以十万元以上一百万元以下的罚款。对直接负责的主管人员和其他直 接责任人员给予警告,并处以二十万元以下的罚款。

第一百九十九条 违反本法第九十条的规定征集股东权利的,责令改正,给予警告,可以处五十万元以下的罚款。

第二百条 非法开设证券交易场所的,由县级以上人民政府予以取缔,没收违法所得,并处以违法所得一倍以上十倍以下的罚款;没有违法所得或者违法所得不足一百万元的,处以一百万元以上一千万元以下的罚款。对直接负责的主管人员和其他直接责任人员给予警告,并处以二十万元以上二百万元以下的罚款。

证券交易所违反本法第一百零五条的规定,允许非会员直接参与股票的集中交易的,责令改正,可以并处五十万元以下的罚款。

第二百零一条 证券公司违反本法第一百零七条第一款的规定,未对投资者开立账户提供的身份信息进行核对的,责令改正,给予警告,并处以五万元以上五十万元以下的罚款。对直接负责的主管人员和其他直接责任人员给予警告,并处以十万元以下的罚款。

证券公司违反本法第一百零七条第二款的规定,将投资者的账户提供给他人使用的,责令改正,给予警告,并处以十万元以上一百万元以下的罚款。对直接负责的主管人员和其他直接责任人员给予警告,并处以二十万元以下的罚款。

第二百零二条 违反本法第一百一十八条、第一百二十条第一款、第四款的规定,擅自设立证券公司、非法经营证券业务或者未经批准以证券公司名义开展证券业务活动的,责令改正,没收违法所得,并处以违法所得一倍以上十倍以下的罚款;没有违法所得或者违法所得不足一百万元的,处以一百万元以上

一千万元以下的罚款。对直接负责的主管人员和其他直接责任人员给予警告,并处以二十万元以上二百万元以下的罚款。对擅自设立的证券公司,由国务院证券监督管理机构予以取缔。

证券公司违反本法第一百二十条第五款规定提供证券融资融券服务的,没收违法所得,并处以融资融券等值以下的罚款;情节严重的,禁止其在一定期限内从事证券融资融券业务。对直接负责的主管人员和其他直接责任人员给予警告,并处以二十万元以上二百万元以下的罚款。

第二百零三条 提交虚假证明文件或者采取其他欺诈手段骗取证券公司设立许可、业务许可或者重大事项变更核准的,撤销相关许可,并处以一百万元以上一千万元以下的罚款。对直接负责的主管人员和其他直接责任人员给予警告,并处以二十万元以上二百万元以下的罚款。

第二百零四条 证券公司违反本法第一百二十二条的规定,未经核准变更证券业务范围,变更主要股东或者公司的实际控制人,合并、分立、停业、解散、破产的,责令改正,给予警告,没收违法所得,并处以违法所得一倍以上十倍以下的罚款;没有违法所得或者违法所得不足五十万元的,处以五十万元以上五百万元以下的罚款;情节严重的,并处撤销相关业务许可。对直接负责的主管人员和其他直接责任人员给予警告,并处以二十万元以上二百万元以下的罚款。

第二百零五条 证券公司违反本法第一百二十三条第二款的规定,为其股东或者股东的关联人提供融资或者担保的,责令改正,给予警告,并处以五十万元以上五百万元以下的罚款。对直接负责的主管人员和其他直接责任人员给予警告,并处以十万元以上一百万元以下的罚款。股东有过错的,在按照要求改正前,国务院证券监督管理机构可以限制其股东权利;拒不改正的,可以责令其转让所持证券公司股权。

第二百零六条 证券公司违反本法第一百二十八条的规定,未采取有效隔离措施防范利益冲突,或者未分开办理相关业务、混合操作的,责令改正,给予警告,没收违法所得,并处以违法所得一倍以上十倍以下的罚款;没有违法所得或者违法所得不足五十万元的,处以五十万元以上五百万元以下的罚款;情节严重的,并处撤销相关业务许可。对直接负责的主管人员和其他直接责任人员给予警告,并处以二十万元以上二百万元以下的罚款。

第二百零七条 证券公司违反本法第一百二十九条的规定从事证券自营业务的,责令改正,给予警告,没收违法所得,并处以违法所得一倍以上十倍以下的罚款;没有违法所得或者违法所得不足五十万元的,处以五十万元以上五百万元以下的罚款;情节严重的,并处撤销相关业务许可或者责令关闭。对直接负责的主管人员和其他直接责任人员给予警告,并处以二十万元以上二百万元以下的罚款。

第二百零八条 违反本法第一百三十一条的规定,将客户的资金和证券归入自有财产,或者挪用客户的资金和证券的,责令改正,给予警告,没收违法所得,并处以违法所得一倍以上十倍以下的罚款;没有违法所得或者违法所得不足一百万元的,处以一百万元以上一千万元以下的罚款;情节严重的,并处撤销相关业务许可或者责令关闭。对直接负责的主管人员和其他直接责任人员给予警告,并处以五十万元以上五百万元以下的罚款。

第二百零九条 证券公司违反本法第一百三十四条第一款的规定接受客户的全权委托买卖证券的,或者违反本法第一百三十五条的规定对客户的收益或者赔偿客户的损失作出承诺的,责令改正,给予警告,没收违法所得,并处以违法所得一倍以上十倍以下的罚款;没有违法所得或者违法所得不足五十万元的,

处以五十万元以上五百万元以下的罚款;情节严重的,并处撤销相关业务许可。对直接负责的主管人员和 其他直接责任人员给予警告,并处以二十万元以上二百万元以下的罚款。

证券公司违反本法第一百三十四条第二款的规定,允许他人以证券公司的名义直接参与证券的集中交易的,责令改正,可以并处五十万元以下的罚款。

- **第二百一十条** 证券公司的从业人员违反本法第一百三十六条的规定,私下接受客户委托买卖证券的,责令改正,给予警告,没收违法所得,并处以违法所得一倍以上十倍以下的罚款;没有违法所得的,处以五十万元以下的罚款。
- 第二百一十一条 证券公司及其主要股东、实际控制人违反本法第一百三十八条的规定,未报送、提供信息和资料,或者报送、提供的信息和资料有虚假记载、误导性陈述或者重大遗漏的,责令改正,给予警告,并处以一百万元以下的罚款; 情节严重的,并处撤销相关业务许可。对直接负责的主管人员和其他直接责任人员,给予警告,并处以五十万元以下的罚款。
- 第二百一十二条 违反本法第一百四十五条的规定,擅自设立证券登记结算机构的,由国务院证券监督管理机构予以取缔,没收违法所得,并处以违法所得一倍以上十倍以下的罚款;没有违法所得或者违法所得不足五十万元的,处以五十万元以上五百万元以下的罚款。对直接负责的主管人员和其他直接责任人员给予警告,并处以二十万元以上二百万元以下的罚款。
- **第二百一十三条** 证券投资咨询机构违反本法第一百六十条第二款的规定擅自从事证券服务业务,或者从事证券服务业务有本法第一百六十一条规定行为的,责令改正,没收违法所得,并处以违法所得一倍以上十倍以下的罚款;没有违法所得或者违法所得不足五十万元的,处以五十万元以上五百万元以下的罚款。对直接负责的主管人员和其他直接责任人员,给予警告,并处以二十万元以上二百万元以下的罚款。

会计师事务所、律师事务所以及从事资产评估、资信评级、财务顾问、信息技术系统服务的机构违反 本法第一百六十条第二款的规定,从事证券服务业务未报备案的,责令改正,可以处二十万元以下的罚 款。

证券服务机构违反本法第一百六十三条的规定,未勤勉尽责,所制作、出具的文件有虚假记载、误导性陈述或者重大遗漏的,责令改正,没收业务收入,并处以业务收入一倍以上十倍以下的罚款,没有业务收入或者业务收入不足五十万元的,处以五十万元以上五百万元以下的罚款;情节严重的,并处暂停或者禁止从事证券服务业务。对直接负责的主管人员和其他直接责任人员给予警告,并处以二十万元以上二百万元以下的罚款。

- 第二百一十四条 发行人、证券登记结算机构、证券公司、证券服务机构未按照规定保存有关文件和资料的,责令改正,给予警告,并处以十万元以上一百万元以下的罚款;泄露、隐匿、伪造、篡改或者毁损有关文件和资料的,给予警告,并处以二十万元以上二百万元以下的罚款;情节严重的,处以五十万元以上五百万元以下的罚款,并处暂停、撤销相关业务许可或者禁止从事相关业务。对直接负责的主管人员和其他直接责任人员给予警告,并处以十万元以上一百万元以下的罚款。
- **第二百一十五条** 国务院证券监督管理机构依法将有关市场主体遵守本法的情况纳入证券市场诚信档案。

- **第二百一十六条** 国务院证券监督管理机构或者国务院授权的部门有下列情形之一的,对直接负责的主管人员和其他直接责任人员,依法给予处分:
 - (一)对不符合本法规定的发行证券、设立证券公司等申请予以核准、注册、批准的;
 - (二)违反本法规定采取现场检查、调查取证、查询、冻结或者查封等措施的;
 - (三)违反本法规定对有关机构和人员采取监督管理措施的;
 - (四)违反本法规定对有关机构和人员实施行政处罚的:
 - (五) 其他不依法履行职责的行为。
- 第二百一十七条 国务院证券监督管理机构或者国务院授权的部门的工作人员,不履行本法规定的职责,滥用职权、玩忽职守,利用职务便利牟取不正当利益,或者泄露所知悉的有关单位和个人的商业秘密的,依法追究法律责任。
- 第二百一十八条 拒绝、阻碍证券监督管理机构及其工作人员依法行使监督检查、调查职权,由证券 监督管理机构责令改正,处以十万元以上一百万元以下的罚款,并由公安机关依法给予治安管理处罚。
 - 第二百一十九条 违反本法规定,构成犯罪的,依法追究刑事责任。
- **第二百二十条** 违反本法规定,应当承担民事赔偿责任和缴纳罚款、罚金、违法所得,违法行为人的财产不足以支付的,优先用于承担民事赔偿责任。
- **第二百二十一条** 违反法律、行政法规或者国务院证券监督管理机构的有关规定,情节严重的,国务院证券监督管理机构可以对有关责任人员采取证券市场禁入的措施。

前款所称证券市场禁入,是指在一定期限内直至终身不得从事证券业务、证券服务业务,不得担任证券发行人的董事、监事、高级管理人员,或者一定期限内不得在证券交易所、国务院批准的其他全国性证券交易场所交易证券的制度。

- 第二百二十二条 依照本法收缴的罚款和没收的违法所得,全部上缴国库。
- **第二百二十三条** 当事人对证券监督管理机构或者国务院授权的部门的处罚决定不服的,可以依法申请行政复议,或者依法直接向人民法院提起诉讼。

第十四章 附则

- **第二百二十四条** 境内企业直接或者间接到境外发行证券或者将其证券在境外上市交易,应当符合国 务院的有关规定。
 - 第二百二十五条 境内公司股票以外币认购和交易的,具体办法由国务院另行规定。
 - 第二百二十六条 本法自 2020 年 3 月 1 日起施行。

Securities Law of the People's Republic of China

Promulgated by: Standing Committee of the National People's Congress

Promulgation Date: 2019.12.28

Effective Date: 2020.03.01

Validity Status: Effective

Document No.: Presidential Decree No. 37

Securities Law of the People's Republic of China (Revised in 2019)

Presidential Decree No. 37

The revised Securities Law of the People's Republic of China passed by the 15th Session of the Standing Committee of the 13th National People's Congress on 28 December 2019 is hereby promulgated and shall be implemented with effect from 1 March 2020.

Xi Jinping

President of the People's Republic of China

28 December 2019

Securities Law of the People's Republic of China

(Adopted at the 6th Meeting of the Standing Committee of the Ninth National People's Congress on December 29, 1998; amended for the first time in accordance with the Decision on Amending the Securities Law of the People's Republic of China as adopted at the 11th Meeting of the Standing Committee of the Tenth People's Congress on August 28, 2004; revised for the first time at the 18th Meeting of the Standing Committee of the Tenth National People's Congress on October 27, 2005; amended for the second time in accordance with the Decision of the Standing Committee of the National People's Congress on Amending the Cultural Relics Protection Law of the People's Republic of China and Other Eleven Laws as adopted at the 3rd Meeting of the Standing Committee of the Twelfth National People's Congress on June 29, 2013; amended for the third time in accordance with the Decision of the Standing Committee of the National People's Congress on Amending Five Laws Including the Insurance Law of the People's Republic of China as adopted at the 10th Meeting of the Standing Committee of the Twelfth National People's Congress on August 31, 2014; and revised for the second time at the 15th Meeting of the Standing Committee of the Thirteenth National People's Congress on December 28, 2019) Chapter I General Provisions

1/48

Article 1 This Law is enacted in order to standardize the issuance and transaction of securities, protect the legitimate rights and interests of investors, maintain the socioeconomic order and public interests of society and promote the development of the socialist market economy.

Article 2 This Law shall apply to the issuance and transaction of stocks, corporate bonds, depository receipts and other securities lawfully recognized by the State Council within the territory of the People's Republic of China. Where there are no such provisions in this Law, the provisions of the Company Law of the People's Republic of China and other laws and administrative regulations shall apply.

This Law shall apply to the government bonds and shares of securities investment funds listed for transaction. Where there are specific provisions in other laws and administrative regulations, such specific provisions shall apply.

The administrative measures of issuance and transaction of asset-backed securities and asset management products shall be formulated by the State Council in accordance with the principles of this Law.

Where the issuance and transaction of securities outside the territory of the People's Republic China have disrupted the market order within the territory of the People's Republic of China and damaged the legitimate rights and interests of investors within the territory, such activities shall be handled and investigated for legal responsibility in accordance with the relevant provisions of this Law.

Article 3 The issuance and transaction of securities shall follow the principles of transparency, fairness, and equitability.

Article 4 The parties involved in the issuance and transaction of securities shall enjoy equal legal status and shall abide by the principles of voluntariness, compensation and good faith.

Article 5 The issuance and transaction of securities shall comply with laws and administrative regulations. Any fraud, insider trading and manipulation of the securities market shall be prohibited.

Article 6 The separated operation and management shall apply to securities business, banking business, trust business and insurance business. The securities companies and banks, trust business institutions and insurance business institutions shall be established separately, unless otherwise provided for by the State.

Article 7 The securities regulatory authority under the State Council shall carry out centralized and unified supervision and administration of the securities market nationwide according to law.

The securities regulatory authority under the State Council may, as it deems necessary, establish dispatched offices which shall perform the duties of supervision and administration according to authorization.

Article 8 The national audit institutions shall carry out audit supervision of the securities exchanges, securities companies, securities registration and clearing institutions and securities regulatory bodies according to law.

Chapter II Issuance of Securities

Article 9 Public issuing of securities shall comply with the requirements provided for in laws and administrative regulations, and shall be reported for registration according to law to the securities regulatory authority under the

State Council or the department authorized by the State Council. Without registration according to law, no entity or individual shall make public offering of securities. The coverage and implementation procedures of the registration system for securities issuance shall be formulated by the State Council.

It shall be deemed as a public offering under one of the following circumstances:

- (1) Issuing securities to non-specific investors;
- (2) Issuing securities to specific investors with an aggregate number of 200 or more excluding the number of the issuer's employees participating in an employee stock ownership plan according to law;
- (3) Other acts of issuance as provided for in laws and administrative regulations.

Any means of advertising, general solicitation, or any disguised form of public offering shall not be adopted for non-public offering of securities.

Article 10 An issuer that applies for public offering of stocks or convertible corporate bonds by means of underwriting according to law or applies for public offering of other securities which is subject to sponsor system as provided by laws and administrative regulations shall hire a securities company as its sponsor.

The sponsor shall observe business rules and industry standards, act in good faith and with due care and diligence, verify with prudence the application documents and information disclosure materials of the issuer, and supervise and guide the issuer to conduct standard operation.

The administrative measures of sponsors shall be formulated by the securities regulatory authority under the State Council.

Article 11 A public offering of stocks for the establishment of a company limited by shares shall comply with the requirements as provided for in the Company Law of the People's Republic of China and other requirements of the securities regulatory authority under the State Council which are approved by the State Council. An application for public offering of stocks and the following documents shall be submitted to the securities regulatory authority under the State Council:

- (1) The articles of association of the company;
- (2) The founder's agreement;
- (3) The name or title of the founder, the number of shares subscribed by the founder, the type of capital contribution as well as the capital verification certificate;
- (4) The prospectus;
- (5) The name and address of the bank receiving the funds generated from the issuance of stocks; and
- (6) The name of the underwriting institutions and the relevant agreements.

Where a sponsor shall be hired as provided for in this Law, a sponsor letter for issuance issued by the sponsor shall also be submitted.

Where the establishment of a company is subject to approval as provided for in laws and administrative regulations, the relevant approval documents shall be submitted as well.

Article 12 A company that makes an initial public offering of new stocks shall comply with the following requirements:

- (1) Having a sound and well-operated organizational structure;
- (2) Having sustainable operation ability;
- (3) An unqualified auditor's report on its financial and accounting reports for the latest three years;
- (4) The issuer as well as its controlling shareholders and the actual controller have not committed any crime such as corruption, bribery, embezzlement, misappropriation of property or undermining the order of the socialist market economy during the latest three years; and
- (5) Other requirements of the securities regulatory authority under the State Council which are approved by the State Council.

A listed company that issues new stocks shall comply with the requirements of the securities regulatory authority under the State Council which are approved by the State Council. The specific administrative measures shall be formulated by the securities regulatory authority under the State Council.

The public offering of depository receipts shall comply with the requirements for an initial public offering of a new stock as well as other requirements provided by the securities regulatory authority under the State Council.

Article 13 A company that issues new stocks shall submit an application for public offering of stocks together with the following documents:

- (1) The business license of the company;
- (2) The articles of association of the company;
- (3) The resolution of the general meeting of shareholders;
- (4) The prospectus or other documents on public offering of stocks;
- (5) The financial and accounting reports; and
- (6) The name and address of the bank receiving the funds generated from the public offering of stocks.

Where a sponsor shall be hired according to this Law, the sponsor letter of issuance issued by the sponsor shall also be submitted. Where underwriting is adopted according to this Law, the name of the underwriting institutions and the relevant agreement shall be submitted as well.

Article 14 The company shall use the funds raised from public offering of stocks in accordance with the fund uses set forth in the prospectus for the stocks or other documents on public offering. Any change of the fund uses shall be approved by a resolution adopted at the general meeting of shareholders. Where the company fails to correct any unauthorized change of the fund uses or where any alternative use of the funds fails to be approved by the general meeting of shareholders, the company shall not be allowed to issue new stocks.

Article 15 A public offering of corporate bonds shall comply with the following requirements:

- (1) Having a sound and well-operating organizational structure;
- (2) The average distributable profits over the latest three years are sufficient to pay one year interest of the corporate bonds; and
- (3) Other requirements specified by the State Council.

The funds raised through public offering of corporate bonds shall be used in accordance with the fund uses set forth in the prospectus of corporate bonds. Any change of the fund uses shall be approved by a resolution adopted at the bondholders' meeting. The funds raised from public offering of corporate bonds shall not be used to cover deficit or non-productive expenditure.

Where a listed company publicly offers convertible corporate bonds, it shall comply with the provisions in the second paragraph of Article 12 of this Law in addition to the requirement provided in the first paragraph, except where it converts its convertible corporate bonds by acquiring its own stock shares in accordance with the prospectus of corporate bonds.

Article 16 As for an application for offering corporate bonds publicly, the following documents shall be submitted to the department authorized by the State Council or the securities regulatory authority under the State Council:

- (1) The business license of the company;
- (2) The articles of association of the company;
- (3) The prospectus for corporate bonds; and
- (4) Other documents specified by the department authorized by the State Council or the securities regulatory authority under the State Council.

Where a sponsor shall be hired as provided by this Law, a sponsor letter of issuance issued by the sponsor shall also be submitted.

Article 17 No public offering of corporate bonds shall be made under one of the following circumstances:

- (1) The fact that there is a default or a delay in payment of principal and interest on publicly offered corporate bonds or other debts, and such situation still continues; or
- (2) Any change of the uses of the funds raised through public offering of corporate bonds in violation of the provisions of this Law.

Article 18 The format and method for submitting application documents for public offering of securities by an issuer according to law shall be formulated by the competent organ or department legally responsible for the registration.

Article 19 The application documents for securities issuance submitted by an issuer shall be truthful, accurate and complete and shall fully disclose the information necessary for investors to make value judgment and investment decision.

A securities service provider and its staff members that issue the relevant documents for securities issuance shall strictly perform their statutory duties and ensure the truthfulness, accuracy and completeness of the documents issued.

Article 20 Where an issuer applies for an initial public offering of a new stock, it shall disclose the relevant application documents in advance in accordance with the regulations of the securities regulatory authority under the State Council after submitting such documents.

Article 21 The securities regulatory authority under the State Council or other department authorized by the State Council shall be responsible for the registration of applied securities issuance in accordance with statutory requirements. The specific measures for the registration of public offering of securities shall be formulated by the State Council.

Pursuant to the requirements of the State Council, stock exchanges may examine and verify applications for public offering of securities, determine whether the issuers comply with the requirements on issuance and information disclosure, and shall urge the issuers to improve and complete the information to be disclosed.

The persons participating in the registration of applied securities issuance as provided for in the two preceding paragraphs shall not have any stake with applicants for issuance, shall not accept directly or indirectly any gift from the applicants, shall not hold any securities to be registered for issuance, and shall not contact issuers in private.

Article 22 The securities regulatory authority under the State Council or the department authorized by the State Council shall, within three months as of the date of accepting an application for securities issuance, make a decision in accordance with statutory requirements and procedures on whether or not to register the securities offering. The time for an issuer to supplement or modify its application documents for issuance according to the relevant requirements shall not be included in the aforesaid period. In the case an application for registration is denied, the reason shall be given.

Article 23 After an applied securities issuance is registered, the issuer shall announce the public offering documents according to the provisions of laws and administrative regulations before publicly offering securities and shall make the documents publicly accessible in a designated place.

No insider shall disclose or divulge the information on securities issuance before such information is announced according to law.

No issuer shall issue any securities before the public offering documents are announced.

Article 24 Where a decision to register the securities issuance is found not in conformity with statutory requirements and procedures and if the securities have not been issued, the securities regulatory authority under the State Council or the department authorized by the State Council shall revoke the said decision and terminate the issuance. If the securities have been issued but not yet listed, the said decision shall be revoked and the issuer shall refund the securities holders according to the issuing price plus interest as calculated at the bank deposit rate for the corresponding period. The controlling shareholders, the actual controller as well as the sponsor, unless one is able to prove that he is not at fault, shall bear several and joint liabilities together with the issuer.

Where an issuer of stocks has concealed any important fact or fabricated any material misrepresentation in securities issuance documents such as the prospectus, and if the stocks have been issued and listed, the securities regulatory authority under the State Council may order the issuer to repurchase the securities, or order the responsible controlling shareholders and the actual controller of the issuer to buy back the securities.

Article 25 After stocks have been issued according to law, the issuer itself shall be responsible for any change in its operations and income, while the investors themselves are responsible for any investment risk caused by such change.

Article 26 Where an issuer issues securities to non-specific investors and if the securities need to be underwritten by a securities company as required by laws and administrative regulations, the issuer shall enter into an underwriting agreement with the securities company. Securities underwriting business takes the form of best efforts underwriting or firm commitment underwriting.

Best efforts underwriting refers to an underwriting form through which securities company sells the securities as a proxy of an issuer and returns all the securities unsold to the issuer upon expiration of the underwriting period.

Firm commitment underwriting refers to an underwriting form through which a securities company purchases all of the securities of an issuer according to the agreement reached between them or purchases all of the remaining securities by itself upon the expiration of the underwriting period.

Article 27 An issuer that makes public offering of securities has the right to make its own choice according to law of the securities company for underwriting.

Article 28 Where a securities company underwrites securities, it shall enter into a best efforts or firm commitment underwriting agreement with the issuer. The agreement shall specify the following matters:

- (1) The name, domicile as well as the name of the legal representative of the parties concerned;
- (2) The type, quantity, amount as well as issuing prices of the securities under best efforts or firm commitment underwriting;
- (3) The duration and starting and ending dates for best efforts or firm commitment underwriting;
- (4) The ways and date of payment for best efforts or firm commitment underwriting;
- (5) The expenses and settlement methods of best efforts or firm commitment underwriting;

- (6) The liabilities for breach of contract; and
- (7) Other matters specified by the securities regulatory authority under the State Council.

Article 29 A securities company engaged in securities underwriting shall verify the truthfulness, accuracy and completeness of the public offering documents. Where false record, misleading representation or major omission is found, no sales activities shall be carried out. If any securities have been sold, the sales activities shall be terminated immediately and corrective measures shall be taken.

A securities company engaged in securities underwriting shall not commit any of the following acts:

- (1) Engaging in advertising or other promotion activities which are false or misleading to investors;
- (2) Soliciting underwriting business through unfair competition;
- (3) Other acts in violation of the rules governing securities underwriting business.

Where a securities company has committed one of the aforementioned acts and has caused damage to other securities underwriting institutions or investors, it shall bear compensatory liability according to law.

Article 30 Where an underwriting syndicate is hired to issue securities to non-specified objects, the underwriting syndicate shall be composed of a securities company as the lead underwriter with other securities companies participating in the underwriting.

Article 31 The maximum period of underwriting on best efforts or firm commitment basis shall not exceed 90 days.

During the period of underwriting on best efforts or firm commitment basis, a securities company shall ensure that the securities under the two types of underwriting are first sold to the subscribers. A securities company shall not reserve any securities under best efforts underwriting for itself nor shall it purchase in advance and retain the securities which it underwrites on firm commitment basis.

Article 32 Where a stock is issued at a premium, its issuing price shall be determined through consultations between the issuer and the underwriting securities company.

Article 33 As for a public offering of stocks under best efforts underwriting, the issuance shall be deemed as a failure if the number of shares sold to investors is below 70% of the proposed number of shares for public offering upon expiration of the period of best efforts underwriting. The issuer shall refund the subscribers of stocks according to the issuing price plus interest as calculated at the bank deposit rate for the corresponding period.

Article 34 As for a public offering of stocks, the issuer shall, upon the expiration of the period of best efforts or firm commitment underwriting, file the information on the stock issuance for the record to the securities regulatory authority under the State Council within a specified time limit.

Chapter III Trading of Securities

Section 1 General Provisions

Article 35 The securities purchased and sold by the parties to a securities transaction shall be the securities that have been issued and delivered according to law.

Securities that are illegally issued shall not be purchased or sold.

Article 36 Where there are restrictive provisions on the duration of transfer in the Company Law of the People's Republic of China and other laws, securities issued according to law shall not be transferred within the restricted period.

Where any shareholder holding 5% or more of the shares of a listed company, the actual controller, directors, supervisors and members of senior management of the company, other shareholders holding shares issued prior to initial public offering, and the shareholders holding shares issued to specific investors transfer their shares of the company, they shall not violate the provisions on holding period, time of sale, quantity for sale, method of sale and information disclosure in laws, administrative regulations and the regulations of the securities regulatory authority under the State Council, and shall abide by the business rules of stock exchanges.

Article 37 Securities publicly issued according to law shall be listed and traded on stock exchanges established according to law or traded on other national securities trading venues approved by the State Council.

Securities issued in a non-public manner may be transferred on stock exchanges, or on other national securities trading venues approved by the State Council or regional equity markets established in accordance with the regulations of the State Council.

Article 38 Securities listed on a stock exchange shall be traded in an open and centralized manner or any other manner as approved by the securities regulatory authority under the State Council.

Article 39 The securities purchased or sold by the parties to a securities transaction may be in paper form or other forms specified by the securities regulatory authority under the State Council.

Article 40 Practitioners of securities trading venues, securities companies and securities registration and clearing institutions, staff members of securities regulatory bodies as well as other persons prohibited by the provisions of laws and administrative regulations from engaging in stock trading shall not, during their term of office or statutory periods, hold, purchase or sell stocks or other securities with the nature of equity directly or in any assumed name or in the name of other persons, nor shall they accept stocks or other securities with the nature of equity as gifts from other persons.

When anyone becomes one of the personnel set forth in the preceding paragraph, he shall transfer the stocks or other securities with the nature of equity in his possession according to law.

The practitioners of a securities company which adopts an equity incentive plan or an employee stock ownership plan may hold or sell the company's stocks or other securities with the nature of equity in accordance with the regulations of the securities regulatory authority under the State Council.

Article 41 Securities trading venues, securities companies, securities registration and clearing institutions, and securities service providers as well as their practitioners shall treat information of investors as confidential according to law and shall not trade, provide or publicize such information illegally.

Securities trading venues, securities companies, securities registration and clearing institutions and securities service providers as well as their practitioners shall not divulge commercial secrets known to them.

Article 42 Securities service providers and their practitioners that issue such documents as auditing reports or legal opinions on securities issuance shall not purchase or sell the relevant securities during the underwriting period of the securities and within six months after the expiration of the underwriting period.

In addition to the provisions of the preceding paragraph, securities service providers and their practitioners that issue auditing reports or legal opinions on the issuers and their controlling shareholders, actual controller or acquirers or major assets trading parties shall not purchase or sell the relevant securities from the date of accepting the entrustment to the fifth day after the aforesaid documents are publicized. If the date when securities service providers and their practitioners starts the aforesaid work is earlier than the date of accepting the entrustment, they shall not purchase or sell the relevant securities from the date when the aforesaid work starts to the fifth day after the aforesaid documents are publicized.

Article 43 The fees charged for securities transaction shall be reasonable. The items to be charged, rates and administrative measures shall be publicized.

Article 44 Where a shareholder holding 5% or more of the shares of a listed company or a company whose stocks are being traded on other national securities trading venues approved by the State Council, and the directors, supervisors and members of the senior management of the company sell their stocks or other securities with the nature of equity of the company within six months after purchase, or purchase their stocks within six months after sale, the income therefrom shall belong to the company and the board of directors of the company shall forfeit the income. However, exceptions may apply to the circumstance where a securities company holds 5% or more of the shares of the company as a result of purchasing the remaining stocks after firm commitment underwriting and other circumstances stipulated by the securities regulatory authorities under the State Council.

The shares or other securities with the nature of equity held by directors, supervisors, members of senior management or natural person shareholders referred to in the preceding paragraph shall include the shares or other securities with the nature of equity held by their spouses, parents or children, and those held through the accounts of others.

Where the board of directors of a company fails to implement the provisions of the first paragraph, the shareholders concerned have the right to require the board of directors to implement the provisions within 30 days. Where the board of directors fails to implement the provisions within the aforesaid period, the shareholders shall have the right to directly bring a lawsuit to the people's court in their own names for the interests of the company.

Where the board of directors of a company fails to implement the provisions of the first paragraph, the directors responsible shall bear several and joint liabilities according to law.

Article 45 Program trading with orders automatically generated by or placed through computer programs shall be in compliance with the regulations of the securities regulatory authority under the State Council and shall be reported to a stock exchange and shall not affect the system security of stock exchange or the normal trading order.

Section 2 Listing of Securities

Article 46 An application for listing of securities shall be made to a stock exchange. The stock exchange shall examine, verify and approve the application according to law, and the two parties shall enter into an agreement on listing of securities.

Stock exchanges shall make arrangement for the listing of government bonds according to the decision of the department authorized by the State Council.

Article 47 Applications for listing of securities shall comply with the listing requirements specified in the listing rules of a stock exchange.

The listing requirements specified in the listing rules of a stock exchange shall specify the requirements on years of operation, financial standing, minimum public offering ratio, corporate governance and credit record of an issuer.

Article 48 Where there are circumstances that necessitate the termination of a listed security as stipulated by a stock exchange, the stock exchange shall terminate its listing according to business rules.

Where a stock exchange decides to terminate the listing and trading of securities, it shall announce the decision in a timely manner and file it for the record to the securities regulatory authority under the State Council.

Article 49 Where a company refuses to accept the decision of a stock exchange on disapproving or terminating the listing and trading of securities, it may apply to the review organ established by the stock exchange for review.

Section 3 Prohibited Acts of Transactions

Article 50 Any insider, or any other person who has unlawfully obtained inside information is prohibited from taking advantage of the inside information to engage in securities transactions.

Article 51 Insiders include:

- (1) Issuers and their directors, supervisors and members of senior management;
- (2) A shareholder holding 5% or more of the shares of a company as well as the directors, supervisors and members of senior management of the company, the actual controller of the company as well as the directors, supervisors and members of senior management of the company;
- (3) A company controlled or actually controlled by an issuer as well as the directors, supervisors and members of senior management of the company;
- (4) A person who, by virtue of his position in a company or of his business dealings with a company, is able to have access to the inside information of the company;
- (5) An acquirer of a listed company and the acquirer's controlling shareholders, actual controller, directors, supervisors and members of senior management, and the parties to a major assets transaction of a listed company and the party's controlling shareholders, actual controller, directors, supervisors and members of senior management;
- (6) Relevant persons of securities trading venues, securities companies, securities registration and clearing institutions, and securities service providers who may obtain inside information by virtue of their positions or work;

- (7) Staff members of securities regulatory body who may obtain inside information by virtue of their duties or work;
- (8) Staff members of the relevant authorities and regulatory authorities who may obtain inside information by virtue of their statutory duties in the administration of issuance and transaction of securities, or in the administration of acquisition and significant assets transactions of a listed company; and
- (9) Other persons who may have access to inside information as specified by the securities regulatory authority under the State Council.

Article 52 Inside information refers to the nonpublic information that concerns the business operations or financial conditions of an issuer or that may have a major effect on the market price of the securities of the issuer in securities transactions.

The material events set out in the second paragraph of Article 80 and the second paragraph of Article 81 of this Law are inside information.

Article 53 The insiders, and other persons who have unlawfully obtained such inside information shall not purchase or sell the securities of the company concerned, or divulge such information, or advise other persons to purchase or sell such securities before the inside information is publicized.

Where there are other provisions in this Law governing the acquisition of shares of a listed company by a natural person, a legal person or an unincorporated association who individually holds or holds together with other persons 5% or more of the company's shares by means of an agreement or any other arrangement, such other provisions shall prevail.

Where any insider transaction has caused losses to investors, the parties to such transaction shall bear compensatory liability according to law.

Article 54 The practitioners of securities trading venues, securities companies, securities registration and clearing institutions, securities service providers and other financial institutions as well as the staff members of the relevant regulatory departments or industry associations shall be prohibited from using other undisclosed information besides inside information obtained by virtue of their positions to engage in securities transaction activities related to such information or explicitly or implicitly advising others to engage in the relevant transaction activities in violation of regulations.

Where transactions conducted by taking advantage of undisclosed information have caused losses to investors, the parties to such transactions shall bear compensatory liability according to law.

Article 55 No one shall manipulate the securities market by any of the following means to affect, or try to affect the price or quantity of securities transactions:

- (1) Carrying out combined or successive purchases or sales independently or in collusion with other persons by building up an advantage in terms of funds, shareholding or information;
- (2) Colluding with other persons to trade securities on the basis of preconcerted time, price and method;
- (3) Making securities transactions between accounts actually controlled by the same person;

- (4) Placing and withdrawing orders frequently and in large number but not for the purpose of transaction;
- (5) Inducing investors to conduct securities transactions using false or uncertain significant information;
- (6) Making public evaluations, forecasts or investment suggestions on securities and issuers while making reverse securities transactions:
- (7) Manipulating the securities market by taking advantage of the activities in other relevant markets; and
- (8) Using other means to manipulate the securities market.

Where manipulation of the securities market has caused losses to investors, the parties concerned shall bear compensatory liability according to law.

Article 56 No entity and individual shall disrupt the securities market by fabricating or disseminating false or misleading information.

Stock trading sites, securities companies, securities registration and clearing institutions, securities service providers and their practitioners, as well as the securities association, securities regulatory bodies and their staff members shall be prohibited from making false representation or providing misleading information in securities transaction activities.

The information on the securities market disseminated by various media shall be authentic and objective. Any misleading information shall be prohibited. Media and their staff members engaged in reporting on information on the securities market shall not engage in securities transactions in conflict with their duties.

Where fabrication and dissemination of false or misleading information has disrupted the securities market and caused losses to investors, the parties concerned shall bear compensatory liability according to law.

Article 57 Securities companies and their practitioners shall be prohibited from conducting any of the following acts which would harm the interests of their customers:

- (1) Purchasing and selling securities for their customers against the entrustment of the customers;
- (2) Failing to provide confirmation documents on transactions to their customers within the specified period of time;
- (3) Purchasing and selling securities for their customers without the entrustment of their customers, or impersonating the customers to purchase and sell securities;
- (4) Inducing their customers to conduct unnecessary purchase and sale of securities for the purpose of earning commission income; and
- (5) Other acts that go against the true intention expressed by their customers and would damage the interests of their customers.

Where a violation of the provisions of the preceding paragraph has caused losses to their customers, the parties concerned shall bear compensatory liability according to law.

Article 58 No entity or individual shall lend his securities account or borrow the securities accounts of others to carry out securities transactions in violation of regulations.

Article 59 Channels for funds to enter the stock market shall be broadened according to law. Funds shall be prohibited from illegally flowing into the stock market.

Investors shall be prohibited from purchasing or selling securities by illegally using fiscal funds or bank credit funds.

Article 60 Where wholly state-owned enterprises, wholly state-owned companies, and companies controlled by state-owned capital purchase and sell listed stocks, they shall comply with the relevant regulations of the State.

Article 61 Where securities trading venues, securities companies, securities registration and clearing institutions, securities service providers as well as their staff discover any prohibited securities transaction activities, they shall report such activities to the securities regulatory body in a timely manner.

Chapter IV Acquisition of Listed Companies

Article 62 An investor can acquire a listed company through a tender offer, a takeover agreement, or any other legitimate means.

Article 63 Where an investor, through securities transactions at a stock exchange, comes to hold or hold jointly with others through an agreement or other arrangement 5% of the voting shares issued by a listed company, written reports shall be submitted, within three days as of the date on which such fact occurs, to the securities regulatory authority under the State Council and the stock exchange. The listed company shall be notified and an announcement shall be made. Within the aforesaid period, the investor shall not purchase or sell the stocks of the listed company, except in the circumstances specified by the securities regulatory authority under the State Council.

Once an investor comes to hold or hold jointly with others through an agreement or other arrangement 5% of the voting shares issued by a listed company, a report shall be submitted and an announcement shall be made pursuant to the provisions of the preceding paragraph for each 5% increase or decrease in the proportion of the voting shares issued by the listed company thus held. Within three days as of the date on which such fact occurs and an announcement is made, the investor shall not purchase or sell the stocks of the listed company, except in the circumstances specified by the securities regulatory authority under the State Council.

Once an investor comes to hold or hold jointly with others through an agreement or other arrangement 5% of the voting shares issued by a listed company, the listed company shall be notified and an announcement shall be made for each 1% increase or decrease in the proportion of the voting shares issued by the listed company thus held on the next day of the occurrence of such a fact.

Investors who purchase the voting shares of a listed company in violation of the first or the second paragraph shall not be allowed to exercise the voting right towards the shares that exceed the prescribed proportion within 36 months after the purchase.

Article 64 The announcement made according to the provisions of the preceding article shall include the following contents:

- (1) The name and domicile of the shareholder;
- (2) The name and amount of the shares held;
- (3) The date on which the shares held reaches the statutory percentage or any increase or decrease of the shares held reaches the statutory percentage and the source of funds used to increase the shares; and
- (4) The time and method of the changes in the voting shares of the listed company.

Article 65 Where an investor, through securities transactions at a stock exchange, comes to hold or jointly hold with others through an agreement or other arrangement 30% of the voting shares issued by a listed company, the investor shall, if he intends to continue to purchase such shares, issue a tender offer to all the shareholders of the listed company for purchasing all or part of the shares of the company according to law.

A tender offer for acquiring part of the outstanding shares of a listed company shall contain a provision specifying that tendered shares will be accepted on a pro rata basis if the offer is oversubscribed.

Article 66 Before any tender offer is issued pursuant to the provisions of the preceding article, the acquirer shall publicize the acquisition report on the listed company which shall indicate the following items:

- (1) The name and domicile of the acquirer;
- (2) The decision of the acquirer on the acquisition;
- (3) The name of the target company;
- (4) The purpose of the acquisition;
- (5) The detailed description of the shares to be purchased and the intended number of shares to be purchased;
- (6) The duration and price of the offer;
- (7) The funds necessary to consummate the offer and the proof of ability to finance the offer; and
- (8) The proportion of the number of shares of the target company held by the acquirer to the total number of shares issued by the target company at the time the acquisition report on the listed company is publicized.

Article 67 The duration of offer specified in a tender offer shall be not less than 30 days but not more than 60 days.

Article 68 An acquirer shall not revoke its tender offer within the duration of offer stipulated in the tender offer. An acquirer who needs to modify its tender offer, shall make an announcement in a timely manner stating the specific modifications made, and shall not make the following modifications:

- (1) Lowering the acquisition price;
- (2) Reducing the number of shares to be purchased;
- (3) Shortening the duration of offer; and
- (4) Other circumstances specified by the securities regulatory authority under the State Council.

Article 69 All the conditions of acquisition specified in a tender offer shall apply to all the shareholders of the target company.

Where a listed company has issued different classes of shares, the acquirer may propose different conditions for different classes of shares.

Article 70 As for an acquisition through tender offer, the acquirer shall not sell the stocks of the target company within the duration of offer, nor shall it buy the stocks of the target company in any form other than those specified in the tender offer or beyond the conditions specified in the tender offer.

Article 71 As for a takeover by agreement, the acquirer may transact shares with the shareholders of the target company by means of entering into an agreement in accordance with the provisions of laws and administrative regulations.

In case of taking over a listed company by agreement, once the agreement is reached, the acquirer shall submit a written report on the takeover agreement to the securities regulatory authority under the State Council and to the stock exchange within three days and shall make an announcement.

No takeover agreement shall be implemented before an announcement is made.

Article 72 As for a takeover by agreement, both parties to the agreement may temporarily entrust a securities registration and clearing institution to hold the stocks to be transferred in escrow and deposit the funds in a designated bank.

Article 73 As for a takeover by agreement, where the percentage of the voting shares issued by a listed company that the acquirer purchased or purchased jointly with others through an agreement or other arrangement has reached 30%, if they intend to continue to purchase such shares, a tender offer shall be issued to all the shareholders of the listed company for purchasing all or part of the shares of the company, except in the circumstances where a tender offer is exempted as stipulated by the securities regulatory authority under the State Council.

An acquirer that purchases the shares of a listed company through tender offer according to the provisions of the preceding paragraph shall abide by the provisions of the second paragraph of Article 65 and Articles 66 through 70 of this Law.

Article 74 Upon the expiration of the duration of an offer, if the equity ownership structure of the target company fails to comply with the listing requirements provided by the stock exchange, the stock exchange shall terminate the listing of shares of the target company according to law. The rest of the shareholders who still hold the shares of the target company shall have the right to sell their shares on the same terms as specified in the tender offer and the acquirer shall buy such shares.

Upon the completion of an acquisition, if the target company is no longer qualified as a joint stock limited company, its form of enterprise shall be changed according to law.

Article 75 During the course of the acquisition of a listed company, the stocks of the target company held by the acquirer shall not be transferred within 18 months after the completion of the acquisition.

Article 76 Upon the completion of an acquisition, if the acquirer has merged with the target company and dissolved the latter, the original shares of the dissolved company shall be exchanged by the acquirer according to law.

Upon the completion of an acquisition, the acquirer shall report the acquisition to the securities regulatory authority under the State Council and to the stock exchange within 15 days and shall make an announcement.

Article 77 The securities regulatory authority under the State Council shall formulate specific measures on the acquisition of listed companies in accordance with this Law.

The division or merger of a listed company shall be reported to the securities regulatory authority under the State Council and shall make an announcement.

Chapter V Information Disclosure

Article 78 Issuers and other parties who are bound by disclosure obligation as provided for by laws, administrative regulations and the securities regulatory department under the State Council shall perform the obligation of information disclosure according to law in a timely manner.

Information disclosed by the parties under disclosure obligation shall be truthful, accurate, complete, concise and clear, easy to understand, and shall not contain any false record, misleading representation or major omission.

Where securities are publicly issued and traded simultaneously in both China's domestic market and overseas markets, the information disclosed abroad by the parties under disclosure obligation shall be simultaneously disclosed domestically.

Article 79 Listed companies, companies whose corporate bonds are listed for trading, and companies whose shares are traded on other national securities trading venues approved by the State Council shall prepare periodic reports in accordance with the content and format requirements specified by the securities regulatory authority under the State Council and the securities trading venues, and shall submit and announce such reports according to the following provisions:

(1) Submitting and announcing its annual report within four months after the end of each accounting year and the annual financial report contained therein shall be audited by an accounting firm which complies with the provisions of this Law; and

(2) Submitting and announcing interim reports within two months from the end of the first half of each accounting year.

Article 80 Where a material event occurs that may have a significant impact on the trading prices of the shares of a listed company or the shares of a company traded on other national securities trading venues approved by the State Council, and if the event is not yet known to the investors concerned, the company shall immediately submit a report on the material event to the securities regulatory authority under the State Council and to the stock transaction venue and shall make an announcement to the general public stating the cause, current status and possible legal consequences of the event.

The material event referred in the preceding paragraph shall include:

- (1) Major changes in the operating principles and scope of business of the company;
- (2) Significant investment made by the company, the major assets purchased or sold by the company in one year is 30% or more of the company's total assets, or the company's principal assets for operation which is collateralized, pledged, sold or otherwise written off in one instance is 30% or more of such assets;
- (3) Important contracts concluded by the company, major guarantee provided by the company or related-party transactions conducted by the company which may have a significant effect on the assets, liabilities, equity, and operating results of the company;
- (4) Incurrence of major debts of the company and default in payment of major debts due;
- (5) Incurrence of major deficit or major loss in the company;
- (6) Major changes in the external conditions for business operation of the company;
- (7) Change of directors or change of one-third or more of supervisors or managers of the company, or inability of the chairman of the board of directors or the manager to perform duties;
- (8) Considerable change of shareholders holding 5% or more of the company's shares, or considerable change in the actual controller's shares or controlling of the company, or considerable change in the identical or similar business engaged in by the actual controller of the company or by other enterprises controlled by said actual controller:
- (9) Plans of the company concerning the distribution of dividends and increase of capital, important change in the shareholding structure of the company, decisions of the company on capital reduction, merger, division, dissolution and bankruptcy petition, or entering into bankruptcy proceedings according to law or being ordered to close down;
- (10) Major litigations or arbitrations involving the company, or where the resolutions of the general meeting of shareholders or the board of directors have been cancelled according to law or announced invalid;
- (11) Where the company is suspected of committing crimes and is under investigation according to law, or where a controlling shareholder, the actual controller, or a director, supervisor or member of senior management of the company is suspected of committing a crime and is subjected to compulsory measures according to law; and

(12) Other matters provided for by the securities regulatory authority under the State Council.

Where a controlling shareholder or the actual controller of the company may exert significant influence on the occurrence and development of material events, they shall report in writing to the company on the information to their knowledge in a timely manner and cooperate with the company in performing its information disclosure obligation.

Article 81 Where a material event occurs which may have a significant impact on the trading price of the listed corporate bonds of a company and has not been known to the investors concerned, the company shall immediately submit a report to the securities regulatory authority under the State Council and the securities trading venue and make an announcement stating the cause, current status and possible legal consequences of the event.

The material events as referred to in the preceding paragraph include:

- (1) Major change in the company's equity structure or in the production and operation;
- (2) Change in the credit rating of the corporate bonds;
- (3) Collateralization, pledge, sale, transfer, or retirement and disposal of the company's major assets;
- (4) Failure of the company to pay off its debt due;
- (5) New loans or external guarantee exceeding 20% of the company's net assets as of the end of the previous year;
- (6) Foregoing creditor's rights or property exceeding 10% of the company's net assets as of the end of the previous year;
- (7) Major loss suffered by the company exceeding 10% of the company's net assets as of the end of the previous year;
- (8) Distribution of dividends by the company, decision made by the company on capital reduction, merger, division, dissolution and bankruptcy petition; or entering into bankruptcy proceedings according to law or being ordered to close down;
- (9) Major litigations or arbitrations involving the company;
- (10) Where the company is suspected of committing a crime and is under investigation according to law, or where a controlling shareholder, the actual controller, or a director, supervisor, or member of senior management of the company is suspected of committing a crime and is subjected to compulsory measures according to law; and
- (11) Any other matter provided for by the securities regulatory authority under the State Council.

Article 82 The directors and members of senior management of an issuer shall sign their written confirmation opinion on the securities issuance documents and periodic reports.

The board of supervisors of the issuer shall examine the securities issuance documents and periodic reports prepared by the boards of directors and issue their written examination opinion. Supervisors shall sign their written confirmation opinion.

The directors, supervisors and members of senior management of the issuer shall ensure that the issuer will disclose information in a timely and fairly manner and the information disclosed is truthful, accurate and complete.

Where the directors, supervisors or members of senior management are unable to ensure the truthfulness, accuracy and completeness of the contents of the securities issuance documents and periodic reports or have objection thereto, they shall state their opinions and reasons in the written confirmation opinion which the issuer shall disclose. If the issuer refuses to do so, the directors, supervisors or members of senior management may directly apply for such disclosure.

Article 83 The information disclosed by the parties bound by disclosure obligation shall be disclosed simultaneously to all investors and shall not be disclosed in advance to any entity or individual, except as otherwise provided for in laws and administrative regulations.

No entity and individual shall illegally request a party bound by disclosure obligation to disclose information which is legally required to be disclosed but not yet disclosed. Where any entity or individual obtains in advance the aforementioned information, they shall treat such information as confidential before it is disclosed according to law.

Article 84 In addition to the information required to be disclosed according to law, a party under disclosure obligation may voluntarily disclose information that is relevant to investors' judgments on value and decision on investment, but such information shall not be in conflict with the information required to be disclosed by law nor shall mislead investors.

Where an issuer and its controlling shareholders, actual controller, directors, supervisors and members of senior management have made a commitment publicly, such a commitment shall be disclosed. Where investors have suffered from losses due to the failure to fulfill such a commitment, those who made the commitment shall bear compensatory liability according to law.

Article 85 Where a party bound by disclosure obligation fails to disclose information according to regulations or there is false record, misleading representation or major omission in the securities issuance documents, periodic reports, interim reports or other materials announced under the disclosure obligation, and have thus caused losses to investors in securities transactions, the parties bound by disclosure obligation shall bear compensatory liability. The controlling shareholders, the actual controller, directors, supervisors and members of senior management of the issuer as well as the persons directly responsible, the sponsors, underwriters and their staff directly responsible shall bear several and joint compensatory liability with the issuer, except for those who are able to prove that they are not at fault.

Article 86 The information disclosed according to law shall be publicized through the websites of securities transaction venues and qualified media according to requirements of the securities regulatory authority under the State Council and shall simultaneously be made available for public reference at the company's domicile and securities transaction venues.

Article 87 The securities regulatory authority under the State Council shall oversee and administrate the information disclosure by the parties bound by such obligations.

Securities trading venues shall supervise the information disclosure acts by parties bound by disclosure obligation whose securities transactions are organized by the venues and urge them to make timely and accurate information disclosure according to law.

Chapter VI Protection of Investors

Article 88 When selling securities and providing services to investors, securities companies shall have a full understanding of the basic situation of investors and the relevant information of investors such as their financial status, financial assets, investment knowledge and experiences, and professional capacity according to regulations. Securities companies shall truthfully state the important contents of securities and services and fully reveal investment risks. And they shall sell securities and provide services compatible with the aforesaid situation of investors.

When purchasing securities and accepting services, investors shall provide truthful information as set out in the preceding paragraph in accordance with the requirements specified by securities companies. Where investors refuse to provide information or fail to provide information as required, securities companies shall inform them of the consequences and shall, according to regulations, refuse to sell securities or provide services.

Securities companies shall bear the corresponding compensatory liability where they have violated the provisions of the first paragraph of this Article and caused losses to investors.

Article 89 Investors may be divided into ordinary investors and professional investors on the basis of their asset status, financial assets, investment knowledge and experiences and professional capacity. The criteria for professional investors shall be specified by the securities regulatory authority under the State Council.

Where an ordinary investor has a dispute with a securities company, the securities company shall prove that it has acted in compliance with the laws, administrative regulations and the regulations of securities regulatory authority under the State Council and has in no circumstances misled or cheated the investor. Where the securities company is unable to prove the above, it shall bear the corresponding compensatory liability.

Article 90 The board of directors, independent directors, and any shareholder holding 1% or more of the voting shares of a listed company or an investor protection institution established in accordance with laws, administrative regulations or regulations of the securities regulatory authority under the State Council (hereinafter referred to as the "investor protection institution") may, as proxy solicitors, on their own initiative or by entrusting securities companies or securities service institutions, publicly request the shareholders of the listed company to entrust them to attend the general meeting of shareholders and to exercise by proxy the shareholders' rights such as making proposals and casting votes on their behalf.

When making proxy solicitation pursuant to the provisions of the preceding paragraph, the solicitor shall reveal the solicitation documents and the listed company shall cooperate to this end.

It is prohibited to publicly make proxy solicitation in the form of or in a disguised form of compensation.

Where a proxy solicitation has violated the provisions of laws, administrative regulations or the relevant regulations of the securities regulatory authorities of the State Council and has caused losses to the relevant listed company or its shareholders, compensatory liability shall be borne according to law by the solicitor.

Article 91 Listed companies shall specify the arrangement for distributing cash dividends and decision-making procedures in their articles of association and shall protect the right of return on assets of their shareholders according to law.

Where a listed company has surplus after making up loss and withdrawing legal accumulation funds using its aftertax profit of the current year, it shall distribute cash dividends in accordance with the articles of association of the company.

Article 92 Where a company has publicly issued corporate bonds, it shall establish a bondholders' meeting and shall specify the convening procedures and rules of the bondholders' meeting as well as other important matters in the prospectus.

For a public offering of corporate bonds, the issuer shall engage a bond trustee for the bondholders and enter into a trust indenture. The underwriter for the current issuance or other institutions recognized by the securities regulatory authorities of the State Council shall serve as the trustee. The bondholders' meeting may make a resolution on the change of the bond trustee. The bond trustee shall act with due care and diligence and perform trustee duties fairly and shall not harm the interests of bondholders.

Where bond issuers fail to pay bond principal and interest on schedule, the bond trustee may, as entrusted by all or part of the bondholders, initiate or participate in the trustee's name in civil lawsuits or liquidation procedures on behalf of the bondholders.

Article 93 Where an issuer has caused losses to investors due to his fraudulent issuance, false representation or other major violation of law, the controlling shareholders and the actual controller of the issuer and the relevant securities company may entrust an investor protection institution to enter into an agreement on the issue of compensation with the investors suffering from the losses so as to make compensation in advance. Upon completion of the compensation in advance, recourse may be sought against the issuer and other persons with joint and several liability according to law.

Article 94 Where a dispute arises between an investor and an issuer or between an investor and a securities company, both parties may apply to an investor protection institution for mediation. In case of a dispute over securities business between an ordinary investor and a securities company, the securities company shall not refuse the request for mediation raised by the ordinary investor.

With respect to an act that damages the investors' interests, an investor protection institution may support the investors in filing lawsuits in the people's court according to law.

Where a director, supervisor or member of senior management of an issuer has violated laws or administrative regulations or the provisions of the articles of association of a company in the course of performing corporate duties and caused losses to the company, or where a controlling shareholders or the actual controller of an issuer has infringed the legitimate rights and interests of the company and caused losses to the company, an investor protection institution which holds shares of the company may file a lawsuit in the people's court in the institution's name for the interests of the company, without being bound by the restrictions on shareholding percentage and shareholding period as provided for in the Company Law of the People's Republic of China.

Article 95 When investors file a lawsuit for securities-related civil compensation such as false representation, if the subject matter of the lawsuit is the same type and the litigants of one party involving many people, a representative may be elected according to law to handle the litigation.

For a lawsuit filed pursuant to the provisions of the preceding paragraph, where there may be many other investors who have the same claim, the people's court may make a public announcement about the said claim and notify the investors to register with the people's court within a specific period of time. The judgment and rulings rendered by the people's court shall take effect on the registered investors.

Upon entrustment by 50 or more investors, an investor protection institution may represent them to participate in the litigation and shall, pursuant to the preceding paragraph, register with the people's court the investors who are identified as eligible claimants by a securities deposition and clearing institution, except for those investors who have clearly expressed their unwillingness to participate in the litigation.

Chapter VII Securities Trading Venues

Article 96 Stock exchanges and other national securities trading venues approved by the State Council shall provide the venue and facilities for centralized trading of securities, organize and supervise securities transactions and implement self-regulation. They shall register according to law and obtain legal person status.

The establishment, change and dissolution of stock exchanges and other national securities trading venues approved by the State Council shall be subject to the decision by the State Council.

The organizational structure and administrative measures of other national securities trading venues approved by the State Council shall be formulated by the State Council.

Article 97 Stock exchanges and other national securities trading venues approved by the State Council may set up different market layers based on factors such as the type of securities, characteristics of business and size of companies.

Article 98 Regional equity markets established in accordance with relevant regulations of the State Council shall provide the venue and facilities for the issuance and transfer of non-publicly issued securities. The specific administrative measures shall be formulated by the State Council.

Article 99 When performing the function of self-regulation, a stock exchange shall observe the principle of giving priority to public interests and maintain a fair, orderly and transparent market.

A stock exchange shall formulate its articles of association. The formulation and modification of the articles of association of a stock exchange shall be subject to the approval of the securities regulatory authority under the State Council.

Article 100 A securities exchange shall include the words of "stock exchange" in its name. No any other entities or individuals shall use the words "stock exchange" or similar names.

Article 101 The income from various charges that is at the discretion of a stock exchange shall first be used to guarantee its normal operation and the improvement of its venue and facilities.

The accumulated gains of a stock exchange adopting the membership system shall belong to its members. And the rights and interests of the stock exchange shall be jointly enjoyed by its members. The accumulated gains of a stock exchange shall not be distributed to its members during the exchange's existence.

Article 102 A stock exchange with membership system shall establish a board of governors and a board of supervisors.

A stock exchange shall have a general manager, who shall be appointed and dismissed by the securities regulatory authority under the State Council.

Article 103 Whoever is under any of the circumstance specified in Article 146 of the Company Law of the People's Republic of China or any of the following circumstances shall not assume the post as the person in charge of a stock exchange:

- (1) The persons in charge of stock exchanges or securities registration and clearing institutions, and the directors, supervisors and members of senior management of securities companies who were removed from their posts for violation of laws or disciplines, and it is less than five years since the date when one was removed from the post; or
- (2) Lawyers, certified public accountants and professionals of other securities service institutions whose licenses were revoked or whose qualifications removed for violation of laws or disciplines, and it is less than five years since the date when one's license was revoked or one's qualifications were removed.

Article 104 Practitioners of securities trading venues, securities companies, and securities registration and clearing institutions, securities service providers and functionaries of state organs who have been discharged for violation of laws or disciplines shall not be recruited as practitioners of stock exchanges.

Article 105 A stock exchange adopting the membership system shall only allow its members to enter into the stock exchange to participate in centralized trading. A stock exchange shall not allow any non-member to directly participate in centralized trading of stocks.

Article 106 An investor shall enter into an entrustment agreement on securities transaction with a securities company, open an account in the securities company in his real name and entrust the securities company to purchase or sell securities on his behalf through means such as giving instructions in writing, by telephone, or via self-service terminal or the internet.

Article 107 When opening an account for an investor, a securities company shall verify the information of identification provided by the investor according to regulations.

Securities companies shall not provide the account of an investor to any other person for use.

An investor shall conduct transaction by using his account opened in his real name.

Article 108 A securities company shall, on the basis of the entrustment of its investors, submit trading declaration and participate in centralized trading on stock exchange in accordance with securities transaction rules, and shall assume the corresponding responsibilities for settlement and delivery on the basis of trading results. A securities registration and clearing institution shall conduct settlement and delivery of securities and funds with securities companies on the basis of trading results according to the rules on settlement and delivery, and shall handle securities registration and transfer procedures for customers of securities companies.

Article 109 A stock exchange shall guarantee fair centralized trading, announce real-time quotations of securities transaction, compile and publicize securities market quotation tables for each trading day.

The rights and interests of real-time quotations of securities transaction shall be enjoyed by the stock exchange according to law. Without permission of the stock exchange, no entity or individual shall publicize real-time quotations of securities transaction.

Article 110 A listed company may apply to the stock exchange for suspending or resuming the trading of its listed shares but shall not abuse suspension or resumption to harm the legitimate rights and interests of investors.

A stock exchange may suspend or resume the trading of listed shares in accordance with its business rules.

Article 111 Where the normal course of securities transaction is affected by emergency events such as force majeure, unexpected events, major technical failure or major human error, a stock exchange may, with a view to maintaining the normal order of securities transaction and fairness of the market, take measures to deal with the situation, such as technical suspension of trading and temporary closure of the market in accordance with the business rules, and shall make a timely report to the securities regulatory authority under the State Council.

Where an emergency event provided for in the preceding paragraph has led to significant anomaly in the securities transaction outcome and the delivery on the basis of such trading outcome would have significant impact on the normal order of securities transaction and the fairness of the market, the stock exchange may, according to the business rules, adopt measures such as canceling trading and notifying the securities registration and clearing institution to defer delivery, and shall make a timely report to the securities regulatory authority of the State Council and make an announcement to this end.

The stock exchange shall not bear the civil liability for compensating any loss incurred by measures taken according to this Article, unless it has acted with a major fault.

Article 112 A stock exchange shall conduct real-time monitoring and surveillance of securities transaction and shall report on abnormal trading activities in accordance with requirements of the securities regulatory authority under the State Council.

A stock exchange may, according to its business rules and where necessary, impose trading restrictions on investors whose securities accounts are involved in major abnormal trading activities and shall make a timely report to the securities regulatory authority under the State Council.

Article 113 A stock exchange shall strengthen its monitoring of risks in securities transaction. In the event of major abnormal market fluctuations, a stock exchange may, according to its business rules, take measures to deal with the situation, such as imposing trading restriction and compulsory suspension of trading, and shall report the matter to the securities regulatory authority under the State Council. Where the stability of the securities market is seriously affected, the stock exchange may, according to its business rules, take measures such as temporarily halting trading to deal with the situation and making an announcement to this end.

The stock exchange shall not bear the civil liability for compensating any loss incurred by measures taken according to this Article, unless it has acted with a major fault.

Article 114 A stock exchange shall draw a certain proportion of the transaction fees, membership fees and seat fees that it has charged to establish a risk fund. The risk fund shall be managed by the board of governors of the stock exchange.

The specific proportion to be drawn and the use of the risk fund shall be determined by the securities regulatory authority under the State Council in collaboration with the fiscal department of the State Council.

A stock exchange shall deposit its risk fund collected in a special account at its deposit bank and shall not use the fund without authorization.

Article 115 A stock exchange shall formulate its listing rules, trading rules, member management rules and other relevant business rules in accordance with the provisions of laws, administrative regulations and regulations of the securities regulatory authority under the State Council and shall submit said rules to the securities regulatory authority under the State Council for approval.

Investors engaged in securities transaction on a stock exchange shall comply with the business rules of the stock exchange according to law. Those who violate the business rules shall be subject to the disciplinary sanction or other self-regulatory measures taken by the stock exchange.

Article 116 When performing duties related to securities transaction, the person-in-charge and practitioners of a stock exchange shall withdraw themselves should they or their relatives have an interest in the securities transactions.

Article 117 The trading results of a transaction conducted in accordance with the trading rules formulated according to law shall not be altered, except as provided for in the second paragraph of Article 111 of this Law. Traders who have violated the business rules in a securities transaction shall not be exempted from civil liabilities. The profits gained from the illegal transaction shall be dealt with in accordance with the relevant regulations.

Chapter VIII Securities Companies

Article 118 The establishment of a securities company shall meet the following requirements and shall be subject to the approval of the securities regulatory authority under the State Council:

- (1) Having its articles of association in compliance with the provisions of laws and administrative regulations;
- (2) The major shareholders and the actual controller of the company have good financial position and credit records and have no record of major violation of laws or regulations in the last three years;
- (3) Having a registered capital in conformity with the provisions of this Law;
- (4) All its directors, supervisors, members of senior management and practitioners meeting with the requirements provided for in this Law;
- (5) Having complete risk management and internal control systems;
- (6) Having qualified business venues, business facilities and information technology system; and
- (7) Meeting other provisions of laws and administrative regulations as well as other requirements formulated by the securities regulatory authority under the State Council which are approved by the State Council.

No entity or individual shall conduct securities business in the name of a securities company without the approval of the securities regulatory authority under the State Council.

Article 119 The securities regulatory authority under the State Council shall, within six months as of the date of accepting an application for establishing a securities company, carry out examination according to statutory requirements and procedures on the basis of the principle of prudent regulation, make a decision of approval or disapproval and inform the applicant of the decision. In case of disapproval, the reasons shall be given.

Where an application for establishing a securities company has been approved, the applicant shall, within the specified time limit, apply for registration of establishment with the authority in charge of company registration and obtain its business license.

A securities company shall, within 15 days as of the date when it obtains its business license, apply for a permit for securities business with the securities regulatory authority under the State Council. Without a permit for securities business, no securities company shall engage in securities business.

Article 120 Upon approval by the securities regulatory authority under the State Council and having obtained a permit for securities business, a securities company may engage in part or all of the following securities businesses:

(1) Securities brokerage; (2) Securities investment consulting; (3) Financial advisory services relating to securities transaction or investment; (4) Underwriting and sponsor of securities; (5) Margin trading and securities lending; (6) Market-making of securities; (7) Securities proprietary business;

(8) Other securities businesses.

The securities regulatory authority under the State Council shall, within three months as of the date of accepting an application for permission to engage in the items provided for in the preceding paragraph, examine the application in accordance with statutory requirements and procedures and make a decision of approval or disapproval and inform the applicant of the decision. In the case of disapproval, the reason shall be given.

A securities company engaged in securities asset management shall comply with the provisions of laws and administrative regulations including the Law of the People's Republic of China on Securities Investment Funds.

Except for securities companies, no other entity or individual shall engage in securities underwriting, securities sponsoring, securities brokerage or margin trading and securities lending.

A securities company engaged in margin trading and securities lending shall take strict measures to avoid risks and shall not lend funds or securities to its customers in violation of regulations.

Article 121 The minimum amount of registered capital for a securities company engaged in the businesses set out in sub-paragraphs (1) through (3) of the first paragraph of Article 120 of this Law shall be RMB 50 million. The minimum amount of registered capital for a securities company engaged in one of the businesses set out in sub-paragraphs (4) through (8) shall be RMB 100 million. The minimum amount of registered capital for a securities company engaged in two or more of the businesses set out in sub-paragraphs (4) through (8) shall be RMB 500 million. The registered capital of a securities company shall be its paid-in capital.

The securities regulatory authority under the State Council may adjust the minimum amounts of registered capital in the principle of prudent regulation and in light of the risk ratings of different businesses, but the minimum amounts adjusted shall not be less than those specified in the preceding paragraph.

Article 122 The alteration of securities business scope of a securities company and the change of the main shareholders or the actual controller of the company, as well as the merger, splitting, suspension from business, dissolution and bankruptcy of the company shall be subject to the approval of the securities regulatory authority under the State Council.

Article 123 The securities regulatory authority under the State Council shall provide requirements on the net capital and other risk control indicators of securities companies.

Except for providing margin trading and securities lending services to its customers according to regulations, a securities company shall not provide financing or guarantee to its shareholders or their associates.

Article 124 The directors, supervisors, and members of senior management of a securities company shall be honest and upright, have good morals, be familiar with the laws and administrative regulations on securities, and have the management ability to perform their duties. The appointment and removal of the directors, supervisors, and members of senior management of a securities company shall be filed for the record with the securities regulatory authority of the State Council for the record.

Whoever is under any of the circumstances specified in Article 146 of the Company Law of the People's Republic of China or is under any of the following circumstances shall not assume the post of director, supervisor, or member of senior management of a securities company:

- (1) The persons in charge of securities companies or securities registration and clearing institutions, or directors, supervisors or members of senior management of securities companies who were removed from their post for violation of laws or disciplines, and it is less than five years as of the date when one was removed from the post; or
- (2) Lawyers, certified public accountants and professionals of other securities service institutions whose licenses were revoked or whose qualifications were removed for violation of laws or disciplines and it is less than five years since the date when one's license was revoked or one's qualifications were removed.

Article 125 Persons engaged in securities business of securities companies shall have good moral characters and possess the professional competency for engaging in securities business.

Practitioners of securities trading venues, securities companies, securities registration and clearing institutions, securities service providers and functionaries of state organs who have been discharged for violation of laws or disciplines shall not be recruited as practitioners of securities companies.

Functionaries of state organs and other personnel prohibited by the provisions of laws and administrative regulations from assuming concurrent posts in a company shall not assume concurrent posts in a securities company.

Article 126 The state shall establish a securities investor protection fund. The securities investor protection fund shall be composed of the funds paid by securities companies and other funds raised according to law. The size of the fund as well as the measures for collection, administration and use of the fund shall be formulated by the State Council.

Article 127 A securities company shall draw a trading risk reserve from its annual business income to cover any possible loss from securities transaction. The specific proportion to be drawn shall be determined by the securities regulatory authority under the State Council in collaboration with the finance department under the State Council.

Article 128 A securities company shall establish and improve an internal control system and adopt effective measures of separation so as to prevent any conflict of interest between the company and its customers or among its customers.

A securities company shall separately handle securities brokerage business, securities underwriting business, securities proprietary business, securities market-making business, and asset management and shall not mix those operations.

Article 129 A securities company shall undertake securities proprietary business in its own name and shall not do so in the name of any other company or in the name of an individual.

A securities company shall undertake its securities proprietary business by using its own funds and the funds lawfully raised.

A securities company shall not lend its proprietary account to others.

Article 130 Securities companies shall operate prudently, diligently and faithfully according to law.

Business activities of securities companies shall correspond to their governance structure, internal control, compliance management, risk management and risk control indicators, composition of employees, etc., and shall comply with the requirements for prudent regulation and for protecting the legitimate rights and interests of investors.

Securities companies shall have the right to operate independently according to law and their legitimate operations shall not be interfered.

Article 131 The trading settlement funds of the customers of a securities company shall be deposited in a commercial bank and managed through the separate accounts opened in the name of each customer.

A securities company shall not incorporate the trading settlement funds or securities of its customers into its own assets. No entity or individual shall misappropriate trading settlement funds or securities of its customers by any means.

Where a securities company is under bankruptcy or liquidation procedures, the trading settlement funds or the securities of its customer shall not be treated as its bankruptcy assets or liquidation assets. The trading settlement funds or securities of its customers shall not be sealed, frozen, deducted or subject to compulsory enforcement, except for the settlement of its customers' own debts or under other circumstances specified by law.

Article 132 To handle brokerage business, a securities company shall prepare a uniform letter of entrustment for securities transaction for customers. If any other way of entrustment is adopted, the record of the entrustment shall be kept.

For a securities transaction entrusted by a customer, whether concluded or not, the record on the entrustment shall be preserved in the securities company for a specified period.

Article 133 Upon accepting an entrustment for securities transaction, a securities company shall act as an agent to buy and sell securities pursuant to the trading rules on the basis of the name of the securities, trading quantity, bidding method and price range as are specified in the letter of entrustment and shall keep truthful records of the transaction. After a transaction is concluded, the securities company shall prepare a transaction report and deliver it to the customers according to regulations.

In securities transaction, the statement of account confirming trading acts and the results shall be truthful to ensure the balance of securities in the book is consistent with the securities actually held.

Article 134 To handle brokerage business, a securities company shall not accept customers' discretionary order to decide securities transaction, select securities types and determine trading quantity or price.

Securities companies shall not allow any other person to participate directly in centralized trading of securities in the name of the securities company.

Article 135 A securities company shall not make any promise to its customers on the proceeds generated from securities transaction or on compensating the losses incurred from securities transaction.

Article 136 In the course of securities transaction, where a practitioner of a securities company violates trading rules when implementing the instructions of the company or by taking advantage of his post, the securities company shall bear full liabilities.

Practitioners of a securities company shall not accept in private any entrustment from customers for securities transaction.

Article 137 A securities company shall establish a customer information inquiry system to ensure that customers can inquire their account information, entrustment records, trading records and other important information relating to receiving services or purchasing products.

A securities company shall properly preserve customers' materials for opening accounts, entrustment records, transaction records and all the information relating to internal management and business operations. No one may conceal, forge, alter or damage such materials. The aforesaid information shall be kept for no less than 20 years.

Article 138 A securities company shall, according to regulations, report the information and materials regarding business operations and financial status to the securities regulatory authority under the State Council. The securities regulatory authority under the State Council shall have the right to require the securities company as well as the

major shareholders and actual controller to provide the relevant information and materials within a specified time limit.

The information and materials reported or provided by a securities company and the major shareholders and actual controller to the securities regulatory authority under the State Council shall be truthful, accurate and complete.

Article 139 The securities regulatory authority under the State Council may, as it deems necessary, entrust an accounting firm or an asset appraisal institution to carry out auditing or appraisal as regards the financial status, internal control as well as asset value of a securities company. The specific measures shall be formulated by the securities regulatory authority under the State Council in collaboration with the relevant authorities.

Article 140 Where the governance structure, compliance management or other risk control indicators of a securities company fail to satisfy regulations, the securities regulatory authority under the State Council shall order it to take corrective measures within a time limit. Where a securities company fails to take corrective measures within the time limit or its acts have endangered the sound operation of the securities company or have damaged the legitimate rights and interests of its customers, the securities regulatory authority under the State Council may take one or more of the following measures in light of different circumstances:

- (1) Restricting its business operations, ordering it to suspend some business operations and halting the approval of any new operations;
- (2) Restricting the distribution of dividends, restricting the payment of remunerations or provision of benefits or entitlements to its directors, supervisors or members of senior management;
- (3) Restricting the transfer of property or the creation of other right to its property;
- (4) Ordering it to replace its directors, supervisors and members of senior management or restricting their rights;
- (5) Revoking the relevant permits;
- (6) Determining the responsible directors, supervisors or members of senior management as unfit persons; and
- (7) Ordering the responsible shareholders to transfer their stock right or restricting the responsible shareholders from exercising the shareholders' rights.

After taking corrective measures, a securities company shall submit a report to the securities regulatory authority under the State Council. Where the securities company meet the requirements of governance structure, compliance management and risk control indicators, the securities regulatory authority under the State Council shall lift the relevant measures imposed thereupon as provided for in the preceding paragraph within three days after concluding the inspection of the securities company.

Article 141 Where a shareholder of a securities company makes fake capital contribution or illegally withdraws capitals, the securities regulatory authority under the State Council shall order the shareholder to correct within a time limit and may order the shareholder to transfer the stock rights of the securities company he holds.

Before a shareholder as provided in the preceding paragraph corrects his illegal acts and transfers the stock rights of the securities company he holds according to the relevant requirements, the securities regulatory authority under the State Council may restrict the shareholder's rights.

Article 142 Where any director, supervisor or member of senior management of a securities company fails to fulfill his duty of diligence and thus causes major violation of laws and regulations or major risks to the securities company, the securities regulatory authority under the State Council may order the securities company to replace the responsible persons.

Article 143 Where any illegal operation or any major risk of a securities company has seriously endangered the order of the securities market and damaged the interests of the investors, the securities regulatory authority under the State Council may take regulatory measures such as suspending business operation for rectification, designating another institution for trusteeship, or take-over, or closing down.

Article 144 During the period when a securities company is ordered to suspend business operation for rectification, or being designated for trusteeship, or being taken over or liquidated according to law, or where any major risk occurs, the following measures may be taken to the directors, supervisors, members of senior management and other persons directly responsible for the securities company upon the approval of the securities regulatory authority under the State Council:

- (1) Notifying the Exit and Entry Administration to, according to law, prevent said persons from leaving the country;
- (2) Requesting the judicial organ to prohibit said persons from transferring their property, or disposing property by other means, or attaching other rights on property.

Chapter IX Securities Registration and Clearing Institution

Article 145 A securities registration and clearing institution shall provide centralized registration, deposit and settlement services for securities transaction. It shall be a non-profit institution and duly registered to obtain legal person status.

The establishment of a securities registration and clearing institution shall be subject to the approval of the securities regulatory authority under the State Council.

Article 146 The establishment of a securities registration and clearing institution shall comply with the following requirements:

- (1) Having own capital of no less than RMB 200 million;
- (2) Having the venue and the facilities necessary for providing the services of securities registration, deposit and settlement;
- (3) Other requirements of the securities regulatory authority under the State Council.

The name of a securities registration and clearing institution shall include the words of "securities registration and clearing".

Article 147 A securities registration and clearing institution shall perform the following functions:

- (1) Establishment of securities accounts and settlement accounts;
- (2) Deposit and transfer of securities;
- (3) Registration of securities holders' registers;
- (4) Settlement and delivery of securities transactions;
- (5) Distribution of securities rights and interests based on the entrustment of issuers;
- (6) Inquiry and information services relating to the aforesaid business operations; and
- (7) Other businesses approved by the securities regulatory authority under the State Council.

Article 148 The registration and settlement of securities traded on stock exchanges and on other national securities trading venues approved by the State Council shall adopt a nationwide centralized and unified operation mode.

The registration and settlement of securities other than those specified in the provisions of the preceding paragraph may be entrusted to securities registration and clearing institutions and other institutions which undertake the securities registration and settlement business according to law.

Article 149 A securities registration and clearing institution shall formulate its articles of association and business rules according to law, which shall be subject to approval by the securities regulatory authority under the State Council. The participants in securities registration and settlement business shall abide by the business rules formulated by the securities registration and clearing institution.

Article 150 The securities traded on stock exchanges or on other national securities trading venues approved by the State Council shall all be deposited in securities registration and clearing institutions.

A securities registration and clearing institution shall not misappropriate the securities of its customers.

Article 151 A securities registration and clearing institution shall provide a register of securities holders and the relevant materials to securities issuers.

A securities registration and clearing institution shall, according to the result of securities registration and settlement, affirm the fact that a securities holder holds the relevant securities and provide the registration materials of securities holders.

A securities registration and clearing institution shall guarantee the truthfulness, accuracy and completeness of the register of securities holders and the records of transfer, and shall not conceal, forge, alter or damage any of the aforesaid materials.

Article 152 A securities registration and clearing institution shall take the following measures to guarantee the normal operation of its business:

- (1) Having necessary equipment to provide services and complete data protection measures;
- (2) Having established complete management systems on operation, finance and security protection; and
- (3) Having established a complete risk control system.

Article 153 A securities registration and clearing institution shall properly preserve the original vouchers as well as the relevant documents and materials on registration, deposit and settlement. The retention period shall be no less than 20 years.

Article 154 A securities registration and clearing institution shall establish a securities clearing risk fund so as to pay in advance or make up any loss of the securities registration and clearing institution caused by default delivery, technical malfunction, operational errors or force majeure.

The securities clearing risk fund shall be drawn from the business incomes and proceeds of the securities registration and clearing institution, and may also be contributed by settlement participants according to certain percentage of their total volume of securities transaction.

The measures for raising and administrating the securities clearing risk fund shall be formulated by the securities regulatory authority under the State Council in collaboration with the finance department of the State Council.

Article 155 The securities clearing risk fund shall be deposited in a special account of a designated bank and be managed separately.

After a securities registration and clearing institution makes compensation by using the securities clearing risk fund, it shall recover the payment for the compensation from the relevant responsible persons.

Article 156 An application for dissolving a securities registration and clearing institution shall be subject to the approval of the securities regulatory authority under the State Council.

Article 157 An investor entrusting a securities company to make securities transactions shall apply through the securities company for opening a securities account at a securities registration and clearing institution. The securities registration and clearing institution shall open a securities account for the investors according to regulations.

An investor applying for opening an account shall present legal proof of identity either as a citizen of the People's Republic of China, or as a legal entity or partnership thereof, except otherwise provided for by the State.

Article 158 Where a securities registration and clearing institution provides securities settlement services as a central counterparty, it shall be the central clearing and settlement counterparty of the settlement participants, and shall conduct net settlement and provide centralized performance guarantee for securities transaction.

When providing net settlement for securities transaction, a securities registration and clearing institution shall require the relevant clearing participant to deliver securities and funds in full amount and provide collateral of delivery according to the principles of delivery versus payment.

Before a delivery is concluded, no one may use the securities, funds and collaterals involved in the delivery.

Where a settlement participant fails to perform the duty of delivery on time, a securities registration and clearing institution shall have the right to dispose of the property prescribed in the preceding paragraph according to business rules.

Article 159 The settlement funds and securities collected by a securities registration and clearing institution according to business rules shall be deposited in a special account for settlement and delivery and shall only be used for the settlement and delivery of the securities transactions concluded according to business rules, and shall not be subject to compulsory enforcement.

Chapter X Securities Service Providers

Article 160 Accounting firms, law firms, and other securities service providers engaged in securities investment consulting, asset appraisal, credit rating, financial consulting and information technology system services shall be diligent and dutiful and provide services for securities transactions and related activities in accordance with the relevant business rules.

Securities investment consultancy services shall be subject to the examination and approval of the securities regulatory authority under the State Council. Without examination and approval, no one shall provide services for securities transactions and other related activities. One who intends to engage in any other securities transaction service shall file the matter for the record with the securities regulatory authority under the State Council and the relevant authorities under the State Council.

Article 161 An investment consulting institution and its practitioners engaged in securities transaction services shall not have the following acts:

- (1) Engaged in securities investment as an agent for its customers;
- (2) Entering into an agreement with its customers on sharing the profits or losses of securities investment;
- (3) Purchasing or selling the securities to which the investment consulting institution provides services; or
- (4) Other acts prohibited by laws and administrative regulations.

Where any of the acts set out in the preceding paragraph causes losses to investors, the responsible party shall bear compensatory liability.

Article 162 A securities service institution shall properly preserve customers' entrustment documents, examination and verification materials, work papers as well as the information and materials related to quality control, internal management and business operation. No one shall divulge, conceal, forge, alter or damage such information and materials. The aforesaid information and materials shall be retained for no less than 10 years starting from the date when the entrustment is concluded.

Article 163 Where a securities service provider prepares and issues any auditing report and other assurance report, asset appraisal report, financial consultancy report, credit rating report or legal opinion for the purpose of issuing, listing and trading of securities, it shall act with due care and diligence, and shall examine and verify the truthfulness, accuracy and completeness of the contents of the documents to be based on. Where there is any false record, misleading representation or major omission in the documents that the institution has prepared or issued and losses have been caused to other persons, the institution shall bear several and joint liabilities together with the entrusting party, unless the institution could prove that it is not at fault.

Chapter XI Securities Association

Article 164 The securities association is a self-regulatory organization for the securities industry and is a social organization legal person.

Securities companies shall join the securities association.

The authority of the securities association is the general meeting composed of all of its members.

Article 165 The articles of association of the securities association shall be formulated by the general meeting and shall be filed for the record with the securities regulatory authority under the State Council.

Article 166 The securities association shall perform the following duties:

- (1) Educating and organizing its members and their practitioners to observe securities laws and administrative regulations, organizing the integrity building of the securities industry and urging the securities industry to perform its social responsibilities;
- (2) Safeguarding the legitimate rights and interests of its members and reporting the suggestions and demands of its members to the securities regulatory authority;
- (3) Urging its members to carry out investor education and protection activities to safeguard the legitimate rights and interests of investors;
- (4) Formulating and implementing the self-regulatory rules of the securities industry, supervising and inspecting the conduct of its members and their practitioners and imposing disciplinary sanctions or other self-regulatory measures according to the regulations against violations of laws, administrative regulations, self-regulatory rules or the articles of association;
- (5) Formulating business standards of the securities industry and organizing professional trainings for the practitioners;
- (6) Organizing its members to conduct research on the development, operation and other issues of the securities industry, collecting and publicizing information related to securities, providing member services, organizing industry exchanges and guiding the innovation and development of the industry;
- (7) Mediating securities-related disputes arising between members or between members and their customers; and

(8) Performing other duties as specified by the articles of association.

Article 167 The securities association shall establish a council. The members of council shall be elected pursuant to the provisions of the articles of association.

Chapter XII Securities Regulatory Authority

Article 168 The securities regulatory authority under the State Council shall supervise and administrate the securities market according to law, maintain the openness, fairness and equitability of the securities market, guard against systematic risks, safeguard the legitimate rights and interests of investors and promote the sound development of the securities market.

Article 169 The securities regulatory authority under the State Council shall perform the following duties in the course of supervising and administrating the securities market:

- (1) Formulating rules and regulations on supervision and administration of the securities market according to law and conducting examination and approval, ratification, registrations, and handling filing procedures according to law;
- (2) Conducting supervision and administration of securities issuance, listing, trading, registration, deposit, and settlement according to law;
- (3) Conducting, according to law, supervision and administration of securities-related activities of securities issuers, securities companies, securities service institutions, securities trading sites, securities registration and clearing institutions:
- (4) Formulating the code of conduct for securities practitioners according to law and supervising the implementation of the code:
- (5) Conducing supervision and examination of information disclosure regarding the issuance, listing and trading of securities:
- (6) Providing guidance for and conducting supervision of the self-regulatory activities of the securities association according to law;
- (7) Monitoring, preventing and handling risks in the securities market according to law;
- (8) Carrying out investor education according to law;
- (9) Investigating and punishing violations of the securities laws according to law; and
- (10) Other duties provided for by laws and administrative regulations.

Article 170 The securities regulatory authority under the State Council shall perform its duties according to law and shall have the authority to take the following measures:

- (1) Carrying out on-site inspections to securities issuers, securities companies, securities service institutions, securities trading venues and securities registration and clearing institutions;
- (2) Entering the site where a suspected illegal act occurs to investigate and collect evidence;
- (3) Inquiring the parties concerned and the entities and individuals relating to a case under investigation and requiring them to make explanations on the matters relating to the case under investigation; or requiring them to submit the documents and materials relating to the case under investigation in the prescribed manner;
- (4) Inspecting and copying documents and materials such as the registration of property right and the communication records relating to the case under investigation;
- (5) Inspecting and copying the securities transaction records, transfer records, financial statements as well as other relevant documents and materials of the entities or individuals relating to the case under investigation; sealing or seizing the documents or materials that are likely to be transferred, concealed or damaged;
- (6) Inquiring the information on the brokerage accounts, securities accounts and bank accounts as well as other accounts with the functions of payment, custody and settlement of the parties concerned and the entities or individuals relating to the case under investigation, and duplicating the relevant documents and materials. Where there is evidence that the property involved in the case such as illegal funds and securities have been or may be transferred or concealed, or that important evidence has been concealed, forged or damaged, such property or evidence may be frozen or sealed for a period of six months upon approval of the principal of the securities regulatory authority under the State Council or other responsible persons with the authorization of the principal. Where it is necessary to extend the period for any special reason, each extension shall not exceed three months and the maximum period for freezing or sealing property shall not be more than two years;
- (7) In the investigation of a major violation of the securities laws such as manipulation of the securities market or insider trading, upon approval of the principal of the securities regulatory authority under the State Council or other responsible persons with the authorization of the principal, restriction may be placed on the securities transactions of the party under investigation, the period of restriction shall not exceed three months; and such period may be extended by three months if the case is complicated;
- (8) Notifying the Exit and Entry Administration to prevent persons suspected of violating laws, persons in charge of entities suspected of violating laws and other persons directly responsible from leaving the country.

In order to control the securities market risks and maintain market order, the securities regulatory authority under the State Council may take such measures as ordering to take corrective measures, regulatory talks and imposition of warnings.

Article 171 During the course of an investigation by the securities regulatory authority of the State Council on an entity or individual suspected of violating the securities laws, where the party under investigation submits a written application to the securities regulatory authority of the State Council undertaking to rectify the alleged violations, compensate the relevant investors for losses and eliminate the damages or adverse effects in the time limit determined by the securities regulatory authority of the State Council, the securities regulatory authority of the State Council may decide to suspend the investigation. Where the party under investigation has performed its undertaking, the securities regulatory authority of the State Council may decide to terminate the investigation. Where the party under investigation has failed to perform its undertaking or falls under other circumstances specified by the State Council, the investigation shall be resumed. Specific measures to this end shall be formulated by the State Council.

Where the securities regulatory department under the State Council decides to suspend or terminate an investigation, it shall publicize the relevant information according to regulations.

Article 172 For performing the duties of supervision, inspection or investigation of the securities regulatory authority of the State Council according to law, the number of personnel conducting the supervision, inspection or investigation shall not be less than two. The personnel shall show their legal certificates and the notice of supervision, inspection or investigation or other enforcement documents. Where the number of personnel conducting supervision, inspection or investigation is less than two or the personnel fails to show their legal certificates or the notice of supervision, inspection or investigation or other enforcement documents, the entity or individual under inspection or investigation shall have the right to refuse the inspection or investigation.

Article 173 When the securities regulatory authority under the State Council performs its duties according to law, the entity or individual under inspection or investigation shall cooperate and provide the relevant documents and materials in a faithful manner and shall not refuse or obstruct the investigation or conceal relevant facts.

Article 174 The regulations, rules, and supervision and administration system formulated by the securities regulatory authority under the State Council shall be publicized according to law.

The penalty decisions of the securities regulatory authority under the State Council against violations of the securities laws made on the basis of investigation results shall be publicized.

Article 175 The securities regulatory authority under the State Council shall establish an information sharing mechanism for supervision and administration in collaboration with other financial supervisory and regulatory authorities under the State Council.

Where the securities regulatory authority under the State Council performs its duties of supervision, inspection or investigation according to law, the relevant departments shall cooperate.

Article 176 Any entity or individual shall have the right to report any alleged violations of the securities laws and regulations to the securities regulatory authority under the State Council.

Where the clues of alleged major violations of laws or regulations reported in real name have been verified, the securities regulatory authority under the State Council shall reward the informer according to regulations.

The securities regulatory authority under the State Council shall keep the identity of the informer confidential.

Article 177 The securities regulatory authority of the State Council may establish supervision and administration cooperative mechanisms with the securities regulatory authorities of other countries or regions with a view to implementing cross-border supervision and administration.

The securities regulatory authorities of other countries or regions shall not directly carry out investigation and evidence collection within the territory of the People's Republic of China. Without the consent of the securities regulatory authority under the State Council and the relevant authorities under the State Council, no entity or individual shall provide documents or materials related to securities business activities to other countries or regions without authorization.

Article 178 Where the securities regulatory authority under the State Council in performing its duties according to law, finds that a violation of securities laws may constitute a crime, it shall transfer the case to the judicial organ

according to law. Where it is found that any functionary is suspected of violating laws or committing crimes by taking advantage of his position, he shall be transferred to a supervisory organ according to law.

Article 179 The functionaries of the securities regulatory authority of the State Council shall be devoted to their duties, act impartially and honestly according to law, and shall not take advantage of their positions to seek illegitimate interests or divulge any commercial secret of the relevant entities or individuals which has come to their knowledge.

The functionaries of the securities regulatory institution of the State Council, during their term of office or within the time limit specified by the Law of the People's Republic of China on Civil Servants after leaving office, shall not hold a position in an enterprise or other profit-making organization which has a direct relation to their original work, and shall not engage in profit-making activities which have direct relations to their original work.

Chapter XIII Legal Liability

Article 180 Where any company, in violation of the provisions of Article 9 of this Law, publicly issues securities without authorization or in a disguised form, it shall be ordered to cease the issuance, return the funds raised and the interest calculated at the bank deposit interest rate for the same period, and be imposed a fine of not less than 5% but not more than 50% of the funds illegally raised. Any company established through public offering of securities without authorization or in a disguised form shall be banned by the organ or department that performs the duties of supervision and administration according to law in collaboration with the local people's government at or above the county level. The person-in-charge directly responsible and other persons directly responsible shall be given a warning and imposed a fine of not less than RMB500,000 but not more than RMB 5 million.

Article 181 Where an issuer conceals important facts or fabricates major false contents in the securities issuance documents announced, it shall be imposed a fine of not less than RMB 2 million but not more than RMB 20 million if the securities have not yet been issued, or a fine of not less than 10% but not more than 100% of the funds illegally raised if the securities have already been issued. The person-in-charge directly responsible and other persons directly responsible shall be imposed a fine of not less than RMB 1 million but not more than RMB 10 million.

Where a controlling shareholder or the actual controller of an issuer organizes or instructs others to commit any of the illegal acts prescribed in the preceding paragraph, the illegal gains shall be confiscated and a fine of not less than 10% but not more than 100% of the illegal gains shall be imposed. If there are no illegal gains or the illegal gains are less than RMB 20 million, a fine of not less than RMB 2 million but not more than RMB 20 million shall be imposed. The person-in-charge directly responsible and other persons directly responsible shall be imposed a fine of not less than RMB 1 million but not more than RMB 10 million.

Article 182 Where a sponsor issues a sponsorship letter containing false record, misleading representation or major omission, or fails to perform other statutory duties, the sponsor shall be ordered to take corrective measures and be given a warning. The business income of the sponsor shall be confiscated and a fine of not less than one time but not more than ten times the value of the business income shall be imposed. If there is no business income or the business income is less than RMB 1 million, a fine of not less than RMB 1 million but not more than RMB 10 million shall be imposed. If the circumstances are serious, the sponsor's permit shall be suspended or revoked concurrently. The person-in-charge directly responsible and other persons directly responsible shall be given a warning and imposed a fine of not less than RMB 500,000 but not more than RMB 5 million.

Article 183 Where a securities company underwrites or sells securities which are publicly issued without authorization or in a disguised form, it shall be ordered to terminate the underwriting or sale. The illegal gains shall be confiscated and a fine of not less than one time but not more than ten times the value of the illegal gains shall be imposed. Where there are no illegal gains or the illegal gains are less than RMB 1 million, a fine of not less than

RMB 1 million but not more than RMB 10 million shall be imposed. If the circumstances are serious, the relevant permit shall be suspended or revoked concurrently. Where losses have been caused to investors, the company shall bear several and joint liability for compensation together with the issuer. The person-in-charge directly responsible and other persons directly responsible shall be given a warning and imposed a fine of not less than RMB 500,000 but not more than RMB 5 million.

Article 184 Where a securities company engaged in securities underwriting violates the provisions of Article 29, it shall be ordered to take corrective measures and be given a warning. The illegal gains shall be confiscated and a fine of not less than RMB 500,000 but not more than RMB 5 million may be imposed concurrently. If the circumstances are serious, the relevant business licenses shall be suspended or revoked. The person-in-charge directly responsible and other persons directly responsible shall be given a warning and may be imposed a fine of not less than RMB 200,000 but not more than RMB 2 million concurrently. If the circumstances are serious, a fine of not less than RMB 500,000 but not more than RMB 5 million shall be imposed concurrently.

Article 185 Where an issuer, in violation of the provisions of Article 14 or 15, changes the purpose of the funds raised through public offering of securities without authorization, it shall be ordered to take corrective measures and be imposed a fine of not less than RMB 500,000 but not more than RMB 5 million. The person-in-charge directly responsible and other persons directly responsible shall be given a warning and imposed a fine of not less than RMB 100,000 but not more than RMB 1 million.

Where a controlling shareholder or the actual controller of an issuer commits, or organizes or instructs others to commit the illegal acts prescribed in the preceding paragraph, a warning shall be given and a fine of not less than RMB 500,000 but not more than RMB 5 million shall be imposed. The person-in-charge directly responsible and other persons directly responsible shall be imposed a fine of not less than RMB 100,000 but not more than RMB 1 million.

Article 186 Where anyone transfers securities within the restricted period in violation of the provisions of Article 36 of this Law or transfers stocks in violation of the provisions of laws, administrative regulations or the regulations of the securities regulatory authority under the State Council, he shall be ordered to take corrective measures and be given a warning. The illegal gains shall be confiscated and a fine of not more than the value of the securities shall be imposed.

Article 187 Where anyone who is prohibited by laws and administrative regulations from engaging in securities transaction directly or in an assumed name or in the name of other persons holds or purchases or sells stocks or other securities with the nature of equity in violation of the provisions of Article 40 of this Law, he shall be ordered to dispose of said stocks or securities illegally held according to law. The illegal gains shall be confiscated and a fine of not more than the equivalent value of the securities purchased or sold shall be imposed. In case of a state functionary committing any of the aforementioned acts, administrative sanctions shall also be given according to law.

Article 188 Where a securities service institution and its practitioners purchase or sell securities in violation of the provisions of Article 42 of this Law, the institution and its practitioners shall be ordered to dispose of the securities illegally held according to law. The illegal gains shall be confiscated and a fine of not more than the value of the securities purchased or sold shall be imposed.

Article 189 Where any director, supervisor, or member of senior management of a listed company or of a company whose shares are traded on other national securities trading venues approved by the State Council, or a shareholder holding 5% or more of the shares of the aforementioned company purchases or sells the shares or other securities with the nature of equity of the company in violation of the provisions of Article 44 of this Law, he shall be given a warning and imposed a fine of not less than RMB 100,000 but not more than RMB 1 million.

Article 190 Where anyone conducts program trading and affects the system security or normal trading order of a stock exchange in violation of the provisions of Article 45 of this Law, he shall be ordered to take corrective measures and be imposed a fine of not less than RMB 500,000 but not more than RMB 5 million. The person-incharge directly responsible and other persons directly responsible shall be given a warning and imposed a fine of not less than RMB 100,000 but not more than RMB 1 million.

Article 191 Where an insider, or a person who have obtained inside information through illegal means engages in insider trading in violation of the provisions of Article 53 of this Law, he shall be ordered to dispose of the securities illegally held according to law, and his illegal gains shall be confiscated and a fine of not less than one time but not more than ten times the value of the illegal gains shall be imposed. Where there are no illegal gains or the illegal gains are less than RMB 500, 000, a fine of not less than RMB 500,000 but not more than RMB 5 million shall be imposed. Where an entity engages in insider trading, the person-in-charge directly responsible and other persons directly responsible shall be given a warning and imposed a fine of not less than RMB 200,000 but not more than RMB 2 million. Any functionary of the securities regulatory authority under the State Council who is engaged in insider trading shall be given a severe punishment.

An entity or individual who engages in transaction by taking advantage of undisclosed information in violation of the provisions of Article 54 of this Law shall be punished in accordance with the preceding paragraph.

Article 192 Where anyone manipulates the securities market in violation of Article 55 of this Law, he shall be ordered to dispose of the securities illegally held according to law. The illegal gains shall be confiscated and a fine of not less than one time but not more than ten times the value of the illegal gains shall be imposed. Where there are no illegal gains or the illegal gains are less than RMB 1 million, a fine of not less than RMB 1 million but not more than RMB 10 million shall be imposed. Where an entity manipulates the securities market, the person-incharge directly responsible and other persons directly responsible shall also be given a warning and imposed a fine of not less than RMB 500,000 but not more than RMB 5 million.

Article 193 Where anyone disrupts the securities market by fabricating or disseminating false information or misleading information in violation of the provisions of the first or the third paragraph of Article 56 of this Law, the illegal gains shall be confiscated and a fine of not less than one time but not more than ten times the value of the illegal gains shall be imposed. Where there are no illegal gains or the illegal gains are less than RMB 200,000, a fine of not less than RMB 200,000 but not more than RMB 2 million shall be imposed.

Anyone who makes false representation or provides misleading information in securities transaction activities in violation of the provisions of the second paragraph of Article 56 of this Law, he shall be ordered to take corrective measures and be imposed a fine of not less than RMB 200,000 but not more than RMB 2 million. In case of a state functionary committing any of the aforementioned acts, administrative sanctions shall also be given according to law.

Where media or their staff members engaged in reporting on the securities market conduct securities transactions that are in conflict with their duties in violation of the provisions of the third paragraph of Article 56 of this Law, the illegal gains shall be confiscated and a fine of not more than the value of the securities traded shall be imposed.

Article 194 Where a securities company and its practitioners conduct any act that harms the interests of its customers in violation of the provisions of Article 57 of this Law, the company and its practitioners shall be given a warning. The illegal gains shall be confiscated and a fine of not less than one time but not more than ten times the value of the illegal gains shall be imposed. Where there are no illegal gains or the illegal gains are less than RMB 100,000, a fine not less than RMB 100,000 but not more than RMB 1 million shall be imposed. If the circumstances are serious, the relevant permit shall be suspended or revoked.

Article 195 Where anyone lends his own securities account or borrows others' securities accounts to conduct securities transaction in violation of the provisions of Article 58 of this Law, he shall be ordered to take corrective measures and be given a warning, and may be imposed a fine of not more than RMB 500,000.

Article 196 Where an acquirer fails to perform its obligations of announcing the acquisition of a listed company and of issuing a tender offer according to provisions of this Law, he shall be ordered to take corrective measures, given a warning and imposed a fine of not less than RMB 500,000 but not more than RMB 5 million. The person-in-charge directly responsible and other persons directly responsible shall be given a warning and imposed a fine of not less than RMB 200,000 but not more than RMB 2 million.

An acquirer or its controlling shareholder(s) or actual controller taking advantage of the acquisition of a listed company and causing damages to the target company and its shareholders shall bear compensatory liability according to law.

Article 197 Where a party bound by disclosure obligation fails to submit the relevant reports or perform its information disclosure obligation in accordance with the provisions of this Law, the party shall be ordered to take corrective measures, given a warning and imposed a fine of not less than RMB 500,000 but not more than RMB 5 million. The person-in-charge directly responsible and other persons directly responsible shall be given a warning and imposed a fine of not less than RMB 200,000 but not more than RMB 2 million. Where a controlling shareholder or the actual controller of an issuer organizes or instructs others to carry out the aforementioned illegal acts or leads to such a situation due to concealing relevant facts, the controlling shareholder or actual controller shall be imposed a fine of not less than RMB 500,000 but not more than RMB 5 million. The person-in-charge directly responsible and other persons directly responsible shall be imposed a fine of not less than RMB 200,000 but not more than RMB 2 million.

Where the reports submitted or information disclosed by a party bound by disclosure obligation contains false record, misleading representation or major omission, the party shall be ordered to take corrective measures, given a warning and imposed a fine of not less than RMB 1 million but not more than RMB 10 million. The person-incharge directly responsible and other persons directly responsible shall be given a warning and imposed a fine of not less than RMB 500,000 but not more than RMB 5 million. Where a controlling shareholder or the actual controller of an issuer organizes or instructs others to carry out the aforementioned illegal acts or leads to such a situation due to concealing relevant facts, the controlling shareholder or actual controller shall be imposed a fine of not less than RMB 1 million but not more than RMB 10 million. The person-in-charge directly responsible and other persons directly responsible shall be imposed a fine of not less than RMB 500,000 but not more than RMB 5 million.

Article 198 Where a securities company fails to perform its obligation in relation to investor suitability management in violation of the provisions of Article 88 of this Law, or fails to do so as required, it shall be ordered to take corrective measures, given a warning and imposed a fine of not less than RMB 100,000 but not more than RMB 1 million. The person-in-charge directly responsible and other persons directly responsible shall be given a warning and imposed a fine of not more than RMB 200,000.

Article 199 Anyone engaged in proxy solicitation in violation of the provisions of Article 90 shall be ordered to take corrective measures, given a warning and may be imposed a fine of not more than RMB 500,000.

Article 200 Any securities transaction venue illegally established shall be banned by the people's government at or above the county level. The illegal gains shall be confiscated and a fine of not less than one time but not more than ten times the value of the illegal gains shall be imposed. Where there are no illegal gains or the illegal gains are less than RMB 1 million, a fine of not less than RMB 1 million but not more than RMB 10 million shall be imposed. The person-in-charge directly responsible and other persons directly responsible shall be given a warning and imposed a fine of not less than RMB 200,000 but not more than RMB 2 million.

Where a stock exchange allows any non-member to directly participate in the centralized stock transaction in violation of the provisions the Article 105 of this Law, it shall be ordered to take corrective measures and may be imposed a fine of not more than RMB 500,000 concurrently.

Article 201 Where a securities company, in violation of the provisions of the first paragraph of Article 107 of this Law, fails to verify the information of identification provided by an investor for opening an account, it shall be ordered to take corrective measures, given a warning and imposed a fine of not less than RMB 50,000 but not more than RMB 500,000. The person-in-charge directly responsible and other persons directly responsible shall be given a warning and imposed a fine of not more than RMB100,000.

Where a securities company provides an investor's account for others to use in violation of the provisions of the second paragraph of Article 107 of this Law, it shall be ordered to take corrective measures, given a warning and imposed a fine of not less than RMB 100,000 but not more than RMB 1 million. The person-in-charge directly responsible and other persons directly responsible shall be given a warning and imposed a fine of not more than RMB 200,000.

Article 202 Where an entity or individual, in violation of the provisions of Article 118 and the first and the fourth paragraphs of Article 120 of this Law, establishes a securities company without authorization, illegally engages in securities businesses, or conducts securities business activities in the name of a securities company without approval, the entity or individual shall be ordered to take corrective measures. The illegal gains shall be confiscated and a fine of not less than one time but not more than ten times the value of the illegal gains shall be imposed. Where there are no illegal gains or the illegal gains are less than RMB 1 million, a fine of not less than RMB 1 million but not more than RMB 10 million shall be imposed. The person-in-charge directly responsible and other persons directly responsible shall be given a warning and imposed a fine of not less than RMB 200,000 but not more than RMB 2 million. The securities company established without authorization shall be banned by the securities regulatory authority under the State Council.

Where a securities company offering margin trading and securities lending service in violation of the provisions of the fifth paragraph of Article 120 of this Law, the illegal gains shall be confiscated and a fine of not more than the value of the funds or securities involved shall be imposed. If the circumstances are serious, the company shall be prohibited from offering margin trading and securities lending service for a specified period. The person-in-charge directly responsible and other persons directly responsible shall be given a warning and imposed a fine of not less than RMB 200,000 but not more than RMB 2 million.

Article 203 Where an entity defrauds the approval for the establishment of a securities company or the relevant business permits or approval for alteration of major matters by submitting false supporting documents or by other fraudulent means, the relevant business permits or approval thus obtained shall be revoked and a fine of not less than RMB 1 million but not more than RMB 10 million shall be imposed. The person-in-charge directly responsible and other persons directly responsible shall be given a warning and imposed a fine of not less than RMB 200,000 but not more than RMB 2 million.

Article 204 Where a securities company, in violation of the provisions of Article 122 of this Law, alters its securities business scope or changes major shareholders or the actual controller of the company, or conducts merger, splitting, suspension from business, dissolution or bankruptcy of the company without authorization, it shall be ordered to take corrective measures and be given a warning. The illegal gains shall be confiscated and a fine of not less than one time but not more than ten times the value of the illegal gains shall be imposed. Where there are no illegal gains or the illegal gains are less than RMB 500,000, a fine of not less than RMB 500,000 but not more than RMB 5 million shall be imposed. If the circumstances are serious, relevant business permits shall be revoked concurrently. The person-in-charge directly responsible and other persons directly responsible shall be given a warning, and may be concurrently imposed a fine of not less than RMB 200,000 but not more than RMB 2 million.

Article 205 Where a securities company provides financing or guarantee to its shareholders or their associates in violation of the provisions of the second paragraph of Article 123 of this Law, it shall be ordered to take corrective measures, given a warning and imposed a fine of not less than RMB 500,000 but not more than RMB 5 million. The person-in-charge directly responsible and other persons directly responsible shall be given a warning and imposed a fine of not less than RMB 100,000 but not more than RMB 1 million. Where the shareholders are at fault, the securities regulatory authority under the State Council may restrict their shareholders' rights before they have taken corrective measures according to requirements. Where a shareholder refuses to take corrective measures, he may be ordered to transfer the equity holdings of the securities company he holds.

Article 206 Where a securities company, in violation of the provisions of Article 128 of this Law, fails to adopt effective measures of separation to prevent any conflict of interest or fails to separate relevant businesses but rather mix those operations, it shall be ordered to take corrective measures and be given a warning. The illegal gains shall be confiscated and a fine of not less than one time but not more than ten times the value of the illegal gains shall be imposed. Where there are no illegal gains or the illegal gains are less than RMB 500,000, a fine of not less than RMB 500,000 but not more than RMB 5 million shall be imposed. If the circumstances are serious, the relevant business permits shall be revoked concurrently. The person-in-charge directly responsible and other persons directly responsible shall be given a warning and imposed a fine of not less than RMB 200,000 but not more than RMB 2 million.

Article 207 Where a securities company undertakes proprietary trading in violation of the provisions of Article 129 of this Law, it shall be ordered to take corrective measures and be given a warning. The illegal gains shall be confiscated and a fine of not less than one time but not more than ten times the value of the illegal gains shall be imposed. Where there are no illegal gains or the illegal gains are less than RMB 500,000, a fine of not less than RMB 500,000 but not more than RMB 5 million shall be imposed. If the circumstances are serious, relevant business permits shall be revoked or the company shall be ordered to close down concurrently. The person-incharge directly responsible and other persons directly responsible shall be given a warning and imposed a fine of not less than RMB 200,000 but not more than RMB 2 million.

Article 208 Where a securities company incorporates trading settlement funds or securities of its customers into its own assets or misappropriates funds or securities of its customers in violation of the provisions of Article 131 of this Law, it shall be ordered to take corrective measures and be given a warning. The illegal gains shall be confiscated and a fine of not less than one time but not more than ten times the value of the illegal gains shall be imposed. Where there are no illegal gains or the illegal gains are less than RMB 1 million, a fine of not less than RMB 1 million but not more than RMB 10 million shall be imposed. If the circumstances are serious, relevant business permits shall be revoked or the company shall be ordered to close down concurrently. The person-incharge directly responsible and other persons directly responsible shall be given a warning and imposed a fine of not less than RMB 500,000 but not more than RMB 5 million.

Article 209 Where a securities company accepts its customers' discretionary order to purchase or sell securities in violation of the provisions of the first paragraph of Article 134 of this Law, or makes any promise on the proceeds generated from securities transaction or on compensating the losses incurred from securities transaction in violation of the provisions of Article 135 of this Law, it shall be ordered to take corrective measures and be given a warning. The illegal gains shall be confiscated and a fine of not less than one time but not more than ten times the value of the illegal gains shall be imposed. Where there are no illegal gains or the illegal gains are less than RMB 500,000, a fine of not less than RMB 500,000 but not more than RMB 5 million shall be imposed. If the circumstances are serious, relevant business permits shall be revoked concurrently. The person-in-charge directly responsible and other persons directly responsible shall be given a warning and imposed a fine of not less than RMB 200,000 but not more than RMB 2 million.

Where a securities company allows any other person to participate directly in a centralized trading of securities in the name of the securities company in violation of the provisions of the second paragraph of Article 134, it shall be ordered to take corrective measures and may be imposed a fine of not more than RMB 500,000 concurrently.

Article 210 Where a practitioner of a securities company accepts entrustment from customers in private for securities trading in violation of the provisions of Article 136 of this Law, it shall be ordered to take corrective measures and be given a warning. The illegal gains shall be confiscated and a fine of not less than one time but not more than ten times the value of the illegal gains shall be imposed. Where there are no illegal gains, a fine of not more than RMB 500,000 shall be imposed.

Article 211 Where a securities company or any of its major shareholders or the actual controller fails to report or provide information or materials, or there is false record, misleading representation or major omission in the information or materials reported or provided in violation the provisions of Article 138 of this Law, it shall be ordered to take corrective measures, given a warning and imposed a fine of not more than RMB 1 million. If the circumstances are serious, relevant business permits shall be revoked concurrently. The person-in-charge directly responsible and other persons directly responsible shall be given a warning and imposed a fine of not more than RMB 500,000.

Article 212 Where a securities registration and clearing institution is established without authorization in violation of the provisions of Article 145 of this Law, it shall be banned by the securities regulatory authority under the State Council. The illegal gains shall be confiscated and a fine of not less than one time but not more than ten times the value of the illegal gains shall be imposed. Where there are no illegal gains or the illegal gains are less than RMB 500,000, a fine of not less than RMB 500,000 but not more than RMB 5 million shall be imposed. The person-incharge directly responsible and other persons directly responsible shall be given a warning and imposed a fine of not less than RMB 200,000 but not more than RMB 2 million.

Article 213 Where a securities investment consultancy institution engages in securities service without authorization in violation of the provisions of the second paragraph of Article 160, or commits any of the acts prescribed in Article 161 in providing securities services, it shall be ordered to take corrective measures. The illegal gains shall be confiscated and a fine of not less than one time but not more than ten times the value of the illegal income shall be imposed. Where there are no illegal gains or the illegal gains are less than RMB 500,000, a fine of not less than RMB 500,000 but not more than RMB 5 million shall be imposed. The person-in-charge directly responsible and other persons directly responsible shall be given a warning and imposed a fine of not less than RMB 200,000 but not more than RMB 2 million.

Where an accounting firm, a law firm, or an institution providing asset appraisal, credit rating, financial consultancy, or information technology system service engages in securities services without filing it for the record in violation of the provisions of the second paragraph of Article 160, a fine of not more than RMB 200,000 shall be imposed.

Where a securities service provider, in violation of the provisions of Article 163 of this Law, fails to act with due care and diligence and there is false record, misleading representation or major omission in the documents it prepared and issued, it shall be ordered to take corrective measures. The business income shall be confiscated and a fine of not less than one time but not more than ten times the value of the business income shall be imposed. Where there is no business income or the business income is less than RMB 500,000, a fine of not less than RMB 500,000 but not more than RMB 5 million shall be imposed. If the circumstances are serious, it shall concurrently be suspended or prohibited from providing securities services. The person-in-charge directly responsible and other persons directly responsible shall be given a warning and imposed a fine of not less than RMB 200,000 but not more than RMB 2 million.

Article 214 Where an issuer, a securities registration and clearing institution, a securities company or a securities service institution fails to retain relevant documents and materials as required, it shall be ordered to take corrective measures, given a warning and imposed a fine of not less than RMB 100,000 but not more than RMB 1 million. Where documents and materials are leaked, concealed, forged, tampered or damaged, it shall be given a warning and imposed a fine of not less than RMB 200,000 but not more than RMB 2 million. If the circumstances are serious, it shall be imposed a fine of not less than RMB 500,000 but not more than RMB 5 million. The relevant business permits shall be suspended or revoked, or it shall be prohibited from engaging in the relevant business

concurrently. The person-in-charge directly responsible and other persons directly responsible shall be given a warning and imposed a fine of not less than RMB 100,000 but not more than RMB 1 million.

Article 215 The securities regulatory authority under the State Council shall include the compliance record of relevant market entities with this Law into the integrity archives of the securities market.

Article 216 Where the securities regulatory authority under the State Council or the department authorized by the State Council is under any of the following circumstances, the person-in-charge directly responsible and other persons directly responsible shall be given administrative sanctions according to law:

- (1) Granting ratification, registration or approval to an application for securities issuance or establishment of a securities company which fails to comply with the provisions of this Law;
- (2) Taking measures such as on-site inspection, investigation and evidence collection, consultation, or freezing or sealing of property, in violation of the provisions of this Law;
- (3) Taking supervisory and administrative measures against relevant institutions or personnel in violation of the provisions of this Law;
- (4) Imposing administrative sanctions on relevant institutions or personnel in violation of the provisions of this Law; and
- (5) Any other failure in performing duties in accordance with this Law.

Article 217 Where any functionary of the securities regulatory authority under the State Council or of the department authorized by the State Council fails to perform the duties provided for in this Law, abuses his power, neglects his duty, takes advantage of his post to seek illegitimate interests or divulges commercial secrets of the relevant entity or individual to his knowledge, the functionary shall be investigated for legal responsibility according to law.

Article 218 Where anyone refuses or obstructs a securities regulatory body and its functionaries in performing their duties of supervision, inspection or investigation, he shall be ordered to take corrective measures by the securities regulatory body and imposed a fine of not less than RMB 100,000 but not more than RMB 1 million, and shall be subjected to administrative penalty for public security by the public security organ according to law.

Article 219 Anyone who violates the provisions of this Law shall be investigated for criminal liability according to law if the violation constitutes a crime.

Article 220 Where anyone violates the provisions of this Law and is liable for paying civil compensation, fines and penalties, and turning in illegal gains, if his assets are insufficient to make such payments, priority shall be given to making civil compensation.

Article 221 In serious cases of violation of laws, administrative regulations or the relevant regulations of the securities regulatory authority under the State Council, the securities regulatory authority under the State Council may impose a ban on entering into the securities market upon the relevant responsible persons.

The ban on entering into the securities market mentioned in the preceding paragraph refers to a system that an individual is prohibited from engaging in securities business, providing securities service, or serving as a director, supervisor, or member of senior management of a securities issuer for a specified time period or for life, or from trading securities on stock exchanges or other national securities trading venues approved by the State Council for a specified time period.

Article 222 All the fines collected and the illegal gains confiscated in accordance with this Law shall be turned over to the state treasury.

Article 223 If the party concerned is not satisfied with the penalty decision made by the securities regulatory authority or the department authorized by the State Council, the party may apply for administrative reconsideration according to law, or may bring a lawsuit directly to the people's court according to law.

Chapter XIV Supplementary Provisions

Article 224 A domestic company seeking for directly or indirectly issuing securities or listing securities for trading in overseas markets shall comply with the relevant regulations of the State Council.

Article 225 The specific measures governing the use of foreign currencies in subscribing for and trading of the stocks of the companies listed in the domestic market shall be formulated separately by the State Council.

Article 226 This Law shall go into effect as of March 1, 2020.

境内企业境外发行证券和上市管理试行办法

发 文 机 关:中国证券监督管理委员会

发 布 日 期: 2023.02.17

生 效 日 期: 2023.03.31

时 效 性: 现行有效

文 号: 中国证券监督管理委员会公告(2023)43号

中国证券监督管理委员会公告〔2023〕43号

经国务院批准,现公布《境内企业境外发行证券和上市管理试行办法》,自 2023 年 3 月 31 日起施行。

中国证监会 2023年2月17日

境内企业境外发行证券和上市管理试行办法

第一章 总则

第一条为规范中华人民共和国境内企业直接或者间接到境外发行证券或者将其证券在境外上市交易 (以下简称境外发行上市)相关活动,促进境内企业依法合规利用境外资本市场实现规范健康发展,根据 《中华人民共和国证券法》等法律,制定本办法。

第二条 境内企业直接境外发行上市,是指在境内登记设立的股份有限公司境外发行上市。

境内企业间接境外发行上市,是指主要经营活动在境内的企业,以在境外注册的企业的名义,基于境内企业的股权、资产、收益或其他类似权益境外发行上市。

本办法所称证券,是指境内企业直接或者间接在境外发行上市的股票、存托凭证、可转换为股票的公司债券或者其他具有股权性质的证券。

第三条 境内企业境外发行上市活动,应当遵守外商投资、国有资产管理、行业监管、境外投资等法律、行政法规和国家有关规定,不得扰乱境内市场秩序,不得损害国家利益、社会公共利益和境内投资者合法权益。

第四条 境内企业境外发行上市活动的监督管理,应当贯彻党和国家路线方针政策、决策部署,统筹发展和安全。

中国证券监督管理委员会(以下简称中国证监会)依法对境内企业境外发行上市活动实施监督管理。中国证监会、国务院有关主管部门依法在各自职责范围内,对境外发行上市的境内企业以及在境内为其提供相应服务的证券公司、证券服务机构实施监督管理。

中国证监会会同国务院有关主管部门建立境内企业境外发行上市监督管理协调机制,加强政策规则衔接、监督管理协调和信息共享。

第五条 中国证监会、国务院有关主管部门按照对等互惠原则,加强与境外证券监督管理机构、有关主管部门的监督管理合作,实施跨境监督管理。

第二章 境外发行上市

第六条 境外发行上市的境内企业应当依照《中华人民共和国公司法》《中华人民共和国会计法》等法律、行政法规和国家有关规定制定章程,完善内部控制制度,规范公司治理和财务、会计行为。

第七条 境外发行上市的境内企业应当遵守国家保密法律制度,采取必要措施落实保密责任,不得泄露 国家秘密和国家机关工作秘密。

境内企业境外发行上市涉及向境外提供个人信息和重要数据等的,应当符合法律、行政法规和国家有关规定。

第八条 存在下列情形之一的,不得境外发行上市:

- (一) 法律、行政法规或者国家有关规定明确禁止上市融资的;
- (二)经国务院有关主管部门依法审查认定,境外发行上市可能危害国家安全的;
- (三)境内企业或者其控股股东、实际控制人最近 3 年内存在贪污、贿赂、侵占财产、挪用财产或者破坏社会主义市场经济秩序的刑事犯罪的;
 - (四)境内企业因涉嫌犯罪或者重大违法违规行为正在被依法立案调查,尚未有明确结论意见的;
 - (五) 控股股东或者受控股股东、实际控制人支配的股东持有的股权存在重大权属纠纷的。

第九条 境内企业境外发行上市活动,应当严格遵守外商投资、网络安全、数据安全等国家安全法律、 行政法规和有关规定,切实履行维护国家安全的义务。涉及安全审查的,应当在向境外证券监督管理机 构、交易场所等提交发行上市申请前依法履行相关安全审查程序。

境外发行上市的境内企业应当根据国务院有关主管部门要求,采取及时整改、作出承诺、剥离业务资产等措施,消除或者避免境外发行上市对国家安全的影响。

第十条 境内企业境外发行上市的发行对象应当为境外投资者,但符合本条第二款规定或者国家另有规定的除外。

直接境外发行上市的境内企业实施股权激励或者发行证券购买资产的,可以向符合中国证监会规定的境内特定对象发行证券。

境内国有企业依照前款规定向境内特定对象发行证券的,应当同时符合国有资产管理的相关规定。

第十一条 境内企业境外发行上市的,可以以外币或者人民币募集资金、进行分红派息。

境内企业境外发行证券所募资金的用途和投向,应当符合法律、行政法规和国家有关规定。

境内企业境外发行上市相关资金的汇兑及跨境流动,应当符合国家跨境投融资、外汇管理和跨境人民币管理等规定。

第十二条 从事境内企业境外发行上市业务的证券公司、证券服务机构和人员,应当遵守法律、行政法规和国家有关规定,遵循行业公认的业务标准和道德规范,严格履行法定职责,保证所制作、出具文件的真实性、准确性和完整性,不得以对国家法律政策、营商环境、司法状况等进行歪曲、贬损的方式在所制作、出具的文件中发表意见。

第三章 备案要求

第十三条 境外发行上市的境内企业,应当依照本办法向中国证监会备案,报送备案报告、法律意见书等有关材料,真实、准确、完整地说明股东信息等情况。

第十四条 境内企业直接境外发行上市的,由发行人向中国证监会备案。

境内企业间接境外发行上市的,发行人应当指定一家主要境内运营实体为境内责任人,向中国证监会备案。

第十五条 发行人同时符合下列情形的,认定为境内企业间接境外发行上市:

- (一)境内企业最近一个会计年度的营业收入、利润总额、总资产或者净资产,任一指标占发行人同期经审计合并财务报表相关数据的比例超过 50%;
- (二)经营活动的主要环节在境内开展或者主要场所位于境内,或者负责经营管理的高级管理人员多数为中国公民或者经常居住地位于境内。

境内企业间接境外发行上市的认定,遵循实质重于形式的原则。

第十六条 发行人境外首次公开发行或者上市的,应当在境外提交发行上市申请文件后 3 个工作日内向中国证监会备案。

发行人境外发行上市后,在同一境外市场发行证券的,应当在发行完成后 3 个工作日内向中国证监会 备案。

发行人境外发行上市后,在其他境外市场发行上市的,应当按照本条第一款规定备案。

第十七条 通过一次或者多次收购、换股、划转以及其他交易安排实现境内企业资产直接或者间接境外上市,境内企业应当按照第十六条第一款规定备案,不涉及在境外提交申请文件的,应当在上市公司首次公告交易具体安排之日起3个工作日内备案。

第十八条 境内企业直接境外发行上市的,持有其境内未上市股份的股东申请将其持有的境内未上市股份转换为境外上市股份并到境外交易场所上市流通,应当符合中国证监会有关规定,并委托境内企业向中国证监会备案。

前款所称境内未上市股份,是指境内企业已发行但未在境内交易场所上市或者挂牌交易的股份。境内未上市股份应当在境内证券登记结算机构集中登记存管。境外上市股份的登记结算安排等适用境外上市地的规定。

第十九条 备案材料完备、符合规定的,中国证监会自收到备案材料之日起 20 个工作日内办结备案,并通过网站公示备案信息。

备案材料不完备或者不符合规定的,中国证监会在收到备案材料后 5 个工作日内告知发行人需要补充的材料。发行人应当在 30 个工作日内补充材料。在备案过程中,发行人可能存在本办法第八条规定情形的,中国证监会可以征求国务院有关主管部门意见。补充材料和征求意见的时间均不计算在备案时限内。

中国证监会依据本办法制定备案指引,明确备案操作要求、备案材料内容、格式和应当附具的文件等。

第二十条 境内企业境外发行上市的备案材料应当真实、准确、完整,不得有虚假记载、误导性陈述或者重大遗漏。境内企业及其控股股东、实际控制人、董事、监事、高级管理人员应当依法履行信息披露义务,诚实守信、勤勉尽责,保证备案材料真实、准确、完整。

证券公司、律师事务所应当对备案材料进行充分核查验证,不得存在下列情形:

- (一) 备案材料内容存在相互矛盾或者同一事实表述不一致且有实质性差异;
- (二)备案材料内容表述不清、逻辑混乱,严重影响理解;
- (三)未对企业是否符合本办法第十五条认定标准进行充分论证:
- (四)未及时报告或者说明重大事项。
- 第二十一条 境外证券公司担任境内企业境外发行上市业务保荐人或者主承销商的,应当自首次签订业务协议之日起 10 个工作日内向中国证监会备案,并应当于每年 1 月 31 日前向中国证监会报送上年度从事境内企业境外发行上市业务情况的报告。

境外证券公司在本办法施行前已经签订业务协议,正在担任境内企业境外发行上市业务保荐人或者主承销商的,应当自本办法施行之日起30个工作日内进行备案。

第四章 监督管理

- **第二十二条** 发行人境外发行上市后发生下列重大事项,应当自相关事项发生并公告之日起 3 个工作日内向中国证监会报告具体情况:
 - (一) 控制权变更;
 - (二)被境外证券监督管理机构或者有关主管部门采取调查、处罚等措施;
 - (三)转换上市地位或者上市板块;
 - (四) 主动终止上市或者强制终止上市。

发行人境外发行上市后主要业务经营活动发生重大变化,不再属于备案范围的,应当自相关变化发生 之日起3个工作日内,向中国证监会提交专项报告及境内律师事务所出具的法律意见书,说明有关情况。

- **第二十三条** 中国证监会、国务院有关主管部门按照职责分工,依法对境外发行上市的境内企业,以及证券公司、证券服务机构在境内开展的境内企业境外发行上市业务进行监督检查或者调查。
- **第二十四条** 为维护市场秩序,中国证监会、国务院有关主管部门可以按照职责分工,视情节轻重,对 违反本办法的境外发行上市的境内企业以及在境内为其提供相应服务的证券公司、证券服务机构及其相关 执业人员采取责令改正、监管谈话、出具警示函等措施。
- **第二十五条** 境内企业境外发行上市前存在本办法第八条所列情形的,应当暂缓或者终止境外发行上市,并及时向中国证监会、国务院有关主管部门报告。
- **第二十六条** 境内企业境外发行上市违反本办法,或者境外证券公司违反本办法第二十一条规定的,中国证监会可以通过跨境监督管理合作机制通报境外证券监督管理机构。

境外证券监督管理机构对境内企业境外发行上市及相关活动进行调查取证,根据跨境监督管理合作机制向中国证监会提出协查请求的,中国证监会可以依法提供必要协助。境内单位和个人按照境外证券监督管理机构调查取证要求提供相关文件和资料的,应当经中国证监会和国务院有关主管部门同意。

第五章 法律责任

第二十七条境内企业违反本办法第十三条规定未履行备案程序,或者违反本办法第八条、第二十五条规定境外发行上市的,由中国证监会责令改正,给予警告,并处以 100 万元以上 1000 万元以下的罚款。对直接负责的主管人员和其他直接责任人员给予警告,并处以 50 万元以上 500 万元以下的罚款。

境内企业的控股股东、实际控制人组织、指使从事前款违法行为的,处以 100 万元以上 1000 万元以下的罚款。对直接负责的主管人员和其他直接责任人员,处以 50 万元以上 500 万元以下的罚款。

证券公司、证券服务机构未按照职责督促企业遵守本办法第八条、第十三条、第二十五条规定的,给予警告,并处以 50 万元以上 500 万元以下的罚款。对直接负责的主管人员和其他直接责任人员给予警告,并处以 20 万元以上 200 万元以下的罚款。

第二十八条 境内企业的备案材料存在虚假记载、误导性陈述或者重大遗漏的,由中国证监会责令改正,给予警告,并处以 100 万元以上 1000 万元以下的罚款。对直接负责的主管人员和其他直接责任人员给予警告,并处以 50 万元以上 500 万元以下的罚款。

境内企业的控股股东、实际控制人组织、指使从事前款违法行为,或者隐瞒相关事项导致发生前款情形的,处以 100 万元以上 1000 万元以下的罚款。对直接负责的主管人员和其他直接责任人员,处以 50 万元以上 500 万元以下的罚款。

第二十九条 证券公司、证券服务机构未勤勉尽责,依据境内法律、行政法规和国家有关规定制作、出具的文件存在虚假记载、误导性陈述或者重大遗漏,或者依据境外上市地规则制作、出具的文件存在虚假记载、误导性陈述或者重大遗漏扰乱境内市场秩序,损害境内投资者合法权益的,由中国证监会、国务院有关主管部门责令改正,给予警告,并处以业务收入 1 倍以上 10 倍以下的罚款;没有业务收入或者业务收入不足 50 万元的,处以 50 万元以上 500 万元以下的罚款。对直接负责的主管人员和其他直接责任人员给予警告,并处以 20 万元以上 200 万元以下的罚款。

第三十条 违反本办法的其他有关规定,有关法律、行政法规有处罚规定的,依照其规定给予处罚。

第三十一条 违反本办法或者其他法律、行政法规,情节严重的,中国证监会可以对有关责任人员采取证券市场禁入的措施。构成犯罪的,依法追究刑事责任。

第三十二条 中国证监会依法将有关市场主体遵守本办法的情况纳入证券市场诚信档案并共享至全国信用信息共享平台,会同有关部门加强信息共享,依法依规实施惩戒。

第六章 附则

第三十三条 境内上市公司控股或者实际控制的境内企业境外发行上市,以及境内上市公司以境内证券为基础在境外发行可转换为境内证券的存托凭证等证券品种,应当同时符合中国证监会的其他相关规定,并按照本办法备案。

第三十四条 本办法所称境内企业,是指在中华人民共和国境内登记设立的企业,包括直接境外发行上市的境内股份有限公司和间接境外发行上市主体的境内运营实体。

本办法所称证券公司、证券服务机构,是指从事境内企业境外发行上市业务的境内外证券公司、证券服务机构。

第三十五条 本办法自 2023 年 3 月 31 日起施行。《关于执行〈到境外上市公司章程必备条款〉的通知》同时废止。

Trial Administrative Measures of Overseas Securities Offering and Listing by Domestic Companies

Promulgated by: China Securities Regulatory Commission

Promulgation Date: 2023.02.17

Effective Date: 2023.03.31 Validity Status: Effective

Document No.: CSRC Announcement [2023] No. 43

CSRC Announcement [2023] No. 43

Upon approval by the State Council, the CSRC hereby releases the Trial Administrative Measures of Overseas Securities Offering and Listing by Domestic Companies, which will come into effect on 31 March 2023.

China Securities Regulatory Commission

17 February 2023

Trial Administrative Measures of Overseas Securities Offering and Listing by Domestic Companies

Chapter I General Provisions

Article 1 This Measures is formulated to regulate overseas securities offering and listing activities by domestic companies, either in direct or indirect form (hereinafter collectively referred to as overseas offering and listing), and promote lawful use of overseas capital markets by domestic companies to achieve regulated and sound development, in accordance with statutes including the Securities Law of the People's Republic of China.

Article 2 Direct overseas offering and listing by domestic companies refers to such overseas offering and listing by a joint-stock company incorporated domestically.

Indirect overseas offering and listing by domestic companies refers to such overseas offering and listing by a company in the name of an overseas incorporated entity, whereas the company's major business operations are located domestically and such offering and listing is based on the underlying equity, assets, earnings or other similar rights of a domestic company.

For the purpose of this Measures, securities refer to equity shares, depository receipts, corporate bonds convertible to equity shares, and other equity securities that are offered and listed overseas, either directly or indirectly, by domestic companies.

Article 3 Overseas offering and listing by domestic companies shall abide by laws, administrative regulations and relevant state rules concerning foreign investment in China, state-owned asset administration, industry regulation and outbound investment. Such overseas offering and listing shall not disrupt domestic market order, harm state or public interest or undermine the lawful rights and interests of domestic investors.

Article 4 Overseas offering and listing by domestic companies shall be supervised and regulated in accordance with the lines, principles, policies, decisions and plans of the Party and the state, ensuring both development and security.

China Securities Regulatory Commission (the "CSRC") shall exercise supervision and regulation over the overseas offering and listing activities by domestic companies according to law. The CSRC and competent authorities under the State Council shall, to the extent of their respective mandate and according to law, exercise supervision and regulation over domestic companies that offer and list securities in overseas markets, and securities companies and securities service providers that provide domestic services to such activities.

The CSRC shall set up a supervisory and regulatory coordination mechanism with competent authorities under the State Council, with a view to strengthening policy cohesiveness, regulatory coordination and cross-agency information sharing.

Article 5 The CSRC and competent authorities under the State Council will, under the principle of reciprocity, step up supervisory and regulatory cooperation with overseas securities regulatory agencies and competent authorities to implement cross-border supervision and regulation.

Chapter II Overseas Offering and Listing

Article 6 A domestic company that seeks to offer and list securities in overseas markets shall abide by applicable laws, including the Company Law of the People's Republic of China and the Accounting Law of the People's Republic of China, administrative regulations and relevant state rules, and formulate articles of association, improve internal control system, enhance corporate governance, and promote compliance in corporate finance and accounting practices.

Article 7 A domestic company that seeks to offer and list securities in overseas markets shall abide by national secrecy laws and relevant provisions and take necessary measures to fulfill confidentiality obligations. Divulgence of state secrets or working secrets of government agencies is strictly prohibited.

Provision of personal information, important data and etc. to overseas parties in relation to overseas offering and listing of domestic companies shall be in compliance with applicable laws, administrative regulations and relevant state rules.

Article 8 No overseas offering and listing shall be made under any of the following circumstances:

- (1) where such securities offering and listing is explicitly prohibited by provisions in laws, administrative regulations and relevant state rules;
- (2) where the intended securities offering and listing may endanger national security as reviewed and determined by competent authorities under the State Council in accordance with law;
- (3) where the domestic company intending to make the securities offering and listing, or its controlling shareholders and the actual controller, have committed crimes such as corruption, bribery, embezzlement, misappropriation of property or undermining the order of the socialist market economy during the latest three years;
- (4) where the domestic company intending to make the securities offering and listing is suspected of committing crimes or major violations of laws and regulations, and is under investigation according to law, and no conclusion has yet been made thereof;
- (5) where there are material ownership disputes over equity held by the domestic company's controlling shareholder or by other shareholders that are controlled by the controlling shareholder and/or actual controller.

Article 9 Overseas offering and listing by domestic companies shall be made in strict compliance with relevant laws, administrative regulations and rules concerning national security in spheres of foreign investment, cybersecurity, data security and etc., and duly fulfill their obligations to protect national security. If the intended overseas offering and listing necessitates a national security review, relevant security review procedures shall be completed according to law before the application for such offering and listing is submitted to any overseas parties such as securities regulatory agencies and trading venues.

A domestic company that seeks to offer and list securities in overseas markets shall, as per requirement by competent authorities under the State Council, take such measures as timely rectification, commitment and divestiture of relevant business and assets, to eliminate or avert any impact on national security resulting from such overseas offering and listing.

Article 10 Target investors of overseas offering and listing by domestic companies shall be overseas investors, unless prescribed in the following paragraph or otherwise stipulated by the state.

A domestic company that seeks to offer and list securities in overseas markets for the purpose of implementing equity incentive plans or financing asset acquisitions may offer securities to eligible domestic investors that meet the standards prescribed by the CSRC.

A domestic state-owned company that seeks to offer securities to eligible domestic investors as prescribed in the preceding paragraphs shall also comply with relevant regulations of state-owned assets administration.

Article 11 A company that offers and lists securities on overseas markets may raise funds and pay dividends in a foreign currency or the Chinese Yuan (RMB).

Proceeds from the company's overseas securities offering shall be used and invested for purposes in compliance with laws, administrative regulations and relevant state rules.

Currency conversion and cross-border remittance of funds in relation to overseas offering and listing by domestic companies shall comply with state regulations concerning cross-border investment and financing, foreign exchange administration, and cross-border RMB administration.

Article 12 Securities companies, securities service providers and practitioners engaged in overseas offering and listing by domestic companies shall abide by laws, administrative regulations and relevant state rules, observe industry-accepted professional standards and ethical norms, and rigorously fulfill statutory duties to ensure the truthfulness, accuracy and completeness of the documents that they produce and issue. Securities companies, securities service providers and practitioners engaged in overseas offering and listing by domestic companies shall not, in the document they produce and issue, make any comments in a manner that misrepresents or disparages laws and policies, business environment and judicial situation, etc. of the state.

Chapter III Filing Requirements

Article 13 A domestic company that seeks to offer and list securities in overseas markets shall fulfill the filing procedure with the CSRC as per requirement of this Measures, submit relevant materials that contain a filing report and a legal opinion, and provide truthful, accurate and complete information on the shareholders and etc.

Article 14 Where a domestic company seeks to directly offer and list securities in overseas markets, the issuer shall file with the CSRC.

Where a domestic company seeks to indirectly offer and list securities in overseas markets, the issuer shall designate a major domestic operating entity, which shall, as the domestic responsible entity, file with the CSRC.

Article 15 Any overseas offering and listing made by an issuer that meets both the following conditions will be determined as indirect:

- (1) 50% or more of the issuer's operating revenue, total profit, total assets or net assets as documented in its audited consolidated financial statements for the most recent accounting year is accounted for by domestic companies; and
- (2) the main parts of the issuer's business activities are conducted in the Chinese Mainland, or its main places of business are located in the Chinese Mainland, or the senior managers in charge of its business operation and management are mostly Chinese citizens or domiciled in the Chinese Mainland.

The determination as to whether or not an overseas offering and listing by domestic companies is indirect, shall be made on a substance over form basis.

Article 16 Initial public offerings or listings in overseas markets shall be filed with the CSRC within 3 working days after the relevant application is submitted overseas.

Subsequent securities offerings of an issuer in the same overseas market where it has previously offered and listed securities shall be filed with the CSRC within 3 working days after the offering is completed.

Subsequent securities offerings and listings of an issuer in other overseas markets than where it has offered and listed shall be filed pursuant to provisions in the first paragraph of this Article.

Article 17 A domestic company that seeks to directly or indirectly list its domestic assets in overseas markets through single or multiple acquisitions, share swaps, transfers of shares or other means, shall fulfil the filing procedure as prescribed in the first paragraph of Article 16 herein. Where overseas application documents are not required, the filing shall be made within 3 working days after the first public disclosure of the specifics of the transaction is made by the listed company.

Article 18 For a domestic company directly offering and listing overseas, shareholders of its domestic unlisted shares applying to convert such shares into shares listed and traded on an overseas trading

venue shall conform to relevant regulations promulgated by the CSRC, and authorize the domestic company to file with the CSRC on their behalf.

The term "domestic unlisted shares" in the preceding paragraph refers to shares offered by a domestic company but not listed or quoted for trading on any domestic trading venues. Domestic unlisted shares shall be centrally registered and deposited at a domestic securities depository and settlement agency. The registration and settlement of overseas listed shares is subject to applicable rules in overseas markets.

Article 19 Where the filing documents are complete and in compliance with stipulated requirements, the CSRC will, within 20 working days after receiving the filing documents, conclude the filing procedure and publish the filing results on the CSRC website.

Where the filing documents are incomplete or do not conform to stipulated requirements, the CSRC shall request supplementation and amendment thereto within 5 working days after receiving the filing documents. The issuer should then complete supplementation and amendment within 30 working days. During the filing process, where the issuer may be involved in circumstances prescribed in Article 8 herein, the CSRC may consult with competent authorities under the State Council. Time taken for filing document supplementation and the CSRC consultation shall not be counted in the time limit for filing.

The CSRC may formulate filing guidelines based on this Measures to illustrate specific requirements for the format, content and attachments of filing documents.

Article 20 Filing documents for overseas offering and listing by domestic companies shall be truthful, accurate and complete. No misrepresentation, misleading statement or major omission is allowed. The domestic company and its controlling shareholders, actual controllers, board directors, supervisors, and senior executives shall fulfill their information disclosure obligations according to law, practice with integrity and due diligence in ensuring the truthfulness, accuracy and completeness of the filing documents.

Securities companies and law firms should make thorough examination and verification of filing documents, and ensure none of the circumstances specified below occurs:

- (1) the filing documents contain conflicting or inconsistent and materially different descriptions of the same facts;
- (2) the filing documents are considerably difficult to understand due to lack of clarity and logic in writing;

- (3) the filing documents fail to prove whether the company meets the conditions prescribed in Article 15 herein;
- (4) failure to report material events timely as required.

Article 21 An overseas securities company that serves as a sponsor or lead underwriter for overseas securities offering and listing by domestic companies shall file with the CSRC within 10 working days after signing its first engagement agreement for such business, and submit to the CSRC, no later than January 31 each year, an annual report on its business activities in the previous year associated with overseas securities offering and listing by domestic companies.

An overseas securities company that has entered into engagement agreements before the effectuation of this Measures and is serving in practice as a sponsor or lead underwriter for overseas securities offering and listing by domestic companies shall file with the CSRC within 30 working days after this Measures takes effect.

Chapter IV Supervision and Regulation

Article 22 Upon the occurrence of any of the material events specified below after an issuer has offered and listed securities in an overseas market, the issuer shall submit a report thereof to CSRC within 3 working days after the occurrence and public disclosure of the event:

- (1) change of control;
- (2) investigations or sanctions imposed by overseas securities regulatory agencies or other relevant competent authorities;
- (3) change of listing status or transfer of listing segment;
- (4) voluntary or mandatory delisting.

Where an issuer's main business undergoes material changes after overseas offering and listing, and is therefore beyond the scope of business stated in the filing documents, such issuer shall submit to the CSRC an ad hoc report and a relevant legal opinion issued by a domestic law firm within 3 working days after occurrence of the changes.

Article 23 The CSRC and competent authorities under the State Council shall, to the extent of their respective mandate and according to law, carry out supervisory inspections or investigations of domestic companies whose securities are offered and listed overseas, and of the related business undertakings carried out by securities companies and securities service providers in the Chinese Mainland.

Article 24 For violations of this Measures by domestic companies offering and listing overseas, and securities companies, securities service providers and relevant practitioners providing service to such overseas offering and listing from the Chinese Mainland, the CSRC and competent authorities under the State Council may, for the purpose of maintaining market integrity and to the extent of their respective mandate, impose administrative regulatory measures including order for correction, regulatory talks and warning letters, proportionate to the severity of the violations.

Article 25 A domestic company found in violation of Article 8 herein prior to an overseas offering and listing shall postpone or terminate the intended overseas offering and listing, and report to the CSRC and competent authorities under the State Council in a timely manner.

Article 26 Where the overseas offering and listing by a domestic company is in violation of this Measures, or where a foreign securities company is in violation of Article 21 herein, the CSRC may inform its regulatory counterparts in the overseas jurisdictions via cross-border securities regulatory cooperation mechanisms.

Where an overseas securities regulatory agency intends to carry out investigation and evidence collection regarding overseas offering and listing activities by a domestic company, and request assistance of the CSRC under relevant cross-border securities regulatory cooperation mechanisms, the CSRC may provide necessary assistance in accordance with law. Any domestic entity or individual providing documents and materials requested by an overseas securities regulatory agency out of investigative or evidence collection purposes, shall not provide such information without prior approval from the CSRC and competent authorities under the State Council.

Chapter V Legal Liabilities

Article 27 Where a domestic company fails to fulfill filing procedure as stipulated by Article 13 herein, or offers and lists securities in an overseas market in violation of Articles 8 and 25 herein, the CSRC shall order rectification, issue warnings to such domestic company, and impose a fine of between RMB 1,000,000 yuan and RMB 10,000,000 yuan. Directly liable persons-in-charge and other directly liable persons shall be warned and each imposed a fine of between RMB 500,000 yuan and RMB 5,000,000 yuan.

Controlling shareholders and actual co trollers of the domestic company that organize or instruct the aforementioned violations shall be imposed a fine of RMB 1,000,000 yuan and RMB 10,000,000 yuan. Directly liable persons-in-charge and other directly liable persons shall be each imposed a fine of between RMB 500,000 yuan and RMB 5,000,000 yuan.

Securities companies and securities service providers that fail to duly urge compliance by the domestic company with Articles 8, 13 and 25 herein shall be warned and imposed a fine of between RMB 500,000 yuan and RMB 5,000,000 yuan. Directly liable persons-in-charge and other directly liable persons shall be warned and each imposed a fine of between RMB 200,000 yuan and RMB 2,000,000 yuan.

Article 28 Where the filing documents submitted by a domestic company contains misrepresentation, misleading statement or material omission, the CSRC shall issue correction orders and warnings, and impose a fine of between RMB 1,000,000 yuan and RMB 10,000,000 yuan. Directly liable persons-incharge and other directly liable persons shall be warned and each imposed a fine of between RMB 500,000 yuan and RMB 5,000,000 yuan.

Controlling shareholders and actual controllers of the domestic company that organize or instruct the aforementioned violations, or enable the aforementioned violations by concealing relevant matters, shall be imposed a fine of RMB 1,000,000 yuan and RMB 10,000,000 yuan. Directly liable persons-in-charge and other directly liable persons shall be each imposed a fine of between RMB 500,000 yuan and RMB 5,000,000 yuan.

Article 29 Where a securities company or securities service provider, failing to practice with due diligence, either: 1) makes misrepresentation, misleading statement or material omission in documents produced and issued in compliance with domestic laws, administrative regulations or relevant rules promulgated by the state, or; 2) makes misrepresentation, misleading statement or material omission in documents produced and issued in compliance with rules of the overseas listing market, and thereby disrupts domestic market order and undermines lawful rights and interests of domestic investors, the CSRC and competent authorities under the State Council shall issue correction orders and warnings, and impose a fine of between one and ten times of the revenue if any, or of between RMB 500,000 yuan and RMB 5,000,000 yuan in the absence of a revenue therefrom or if the revenue was less than RMB 500,000 yuan. Directly liable persons-in-charge and other directly liable persons shall be warned and each imposed a fine of between RMB 200,000 yuan and RMB 2,000,000 yuan.

Article 30 Violations of other articles of this Measures that are penalizable under other laws or administrative regulations shall be penalized accordingly.

Article 31 For cases of severe violations of this Measures or other laws and administrative regulations, the CSRC may impose a ban on entering into the securities market upon the relevant responsible persons. Any such violation that constitutes a crime shall be investigated for criminal liability according to law.

Article 32 The CSRC shall, in accordance with law, incorporate the compliance status of relevant market participants with this Measures into the Securities Market Integrity Archives and upload the record to the National Credit Information Sharing Platform, with a view to strengthening cross-agency information sharing through concerted efforts with competent authorities, and enforcing punishment and deterrence in accordance with laws and regulations.

Chapter VI Supplementary Provisions

Article 33 Overseas offering and listing by subordinate companies majority-owned by or under the actual control of a domestically listed company, and overseas issuance by domestically listed companies of securities such as depository receipts that are based on and convertible into domestic securities shall also comply with other applicable rules and regulations promulgated by the CSRC, and be filed in accordance with this Measures.

Article 34 For the purpose of this Measures, domestic companies herein refers to companies incorporated within the Chinese Mainland, including domestic joint-stock companies whose securities are directly offered and listed overseas and the domestic operating entities of companies whose securities are indirectly offered and listed overseas.

For the purpose of this Measures, securities companies and securities service providers herein refers to securities companies and securities service providers, both domestic and overseas, that undertake business in relation to overseas offering and listing by domestic companies.

Article 35 This Measures shall come into effect on 31 March 2023. The Notice on Implementing "Essential Clauses of Articles of Association for Companies Seeking to List Overseas" shall be simultaneously invalidated.

上市公司章程指引(2025)

发 文 机 关: 中国证券监督管理委员会

发布日期: 2025.03.28

生效日期: 2025.03.28

时 效 性:现行有效

文 号: 中国证券监督管理委员会公告(2025)6号

中国证券监督管理委员会公告(2025)6号

现公布《上市公司章程指引》,自公布之日起施行。

中国证监会 2025年3月28日

上市公司章程指引

第一章 总则

第一条 为维护公司、股东、职工和债权人的合法权益,规范公司的组织和行为,根据《中华人民共和国公司法》(以下简称《公司法》)、《中华人民共和国证券法》(以下简称《证券法》)和其他有关规定,制定本章程。

第二条 公司系依照【法规名称】和其他有关规定成立的股份有限公司(以下简称公司)。

公司【设立方式】设立;在【公司登记机关名称】注册登记,取得营业执照,统一社会信用代码【统一社会信用代码号】。

注释:依法律、行政法规规定,公司设立必须报经批准的,应当说明批准机关和批准文件名称。

第三条 公司于【批准/核准/注册日期】经【批准/核准/注册机关全称】批准/核准/注册,首次向社会公众发行人民币普通股【股份数额】股,于【上市日期】在【证券交易所全称】上市。公司于【批准/核准/注册日期】经【批准/核准/注册机关全称】批准/核准/注册,发行优先股【股份数额】股,于【上市日期】在【证券交易所全称】上市。公司向境外投资人发行的以外币认购并且在境内上市的境内上市外资股为【股份数额】,于【上市日期】在【证券交易所全称】上市。

注释:本指引所称优先股,是指依照《公司法》,在一般规定的普通种类股份之外,另行规定的其他 类别股份,其股份持有人优先于普通股股东分配公司利润和剩余财产,但参与公司决策管理等权利受到限 制。

没有发行(或者拟发行)优先股或者境内上市外资股的公司,无需就本条有关优先股或者境内上市外 资股的内容作出说明。以下同。

第四条 公司注册名称:【中文全称】【英文全称】。

第五条 公司住所:【公司住所地址全称,邮政编码】。

第六条 公司注册资本为人民币【注册资本数额】元。

注释:公司因增加或者减少注册资本而导致注册资本总额变更的,可以在股东会通过同意增加或者减少注册资本的决议后,再就因此而需要修改公司章程的事项通过一项决议,并说明授权董事会具体办理注册资本的变更登记手续。

第七条 公司营业期限为【年数】或者【公司为永久存续的股份有限公司】。

第八条 【代表公司执行公司事务的董事或者经理】为公司的法定代表人。

担任法定代表人的董事或者经理辞任的,视为同时辞去法定代表人。

法定代表人辞任的,公司将在法定代表人辞任之日起三十日内确定新的法定代表人。

注释:公司应当在章程中规定法定代表人的产生、变更办法。

第九条 法定代表人以公司名义从事的民事活动,其法律后果由公司承受。

本章程或者股东会对法定代表人职权的限制,不得对抗善意相对人。

法定代表人因为执行职务造成他人损害的,由公司承担民事责任。公司承担民事责任后,依照法律或 者本章程的规定,可以向有过错的法定代表人追偿。

第十条 股东以其认购的股份为限对公司承担责任,公司以其全部财产对公司的债务承担责任。

第十一条 本章程自生效之日起,即成为规范公司的组织与行为、公司与股东、股东与股东之间权利义务关系的具有法律约束力的文件,对公司、股东、董事、高级管理人员具有法律约束力。依据本章程,股东可以起诉股东,股东可以起诉公司董事、高级管理人员,股东可以起诉公司,公司可以起诉股东、董事和高级管理人员。

第十二条 本章程所称高级管理人员是指公司的经理、副经理、财务负责人、董事会秘书和本章程规定的其他人员。

注释:公司可以根据实际情况,在章程中确定属于公司高级管理人员的其他人员。

第十三条 公司根据中国共产党章程的规定,设立共产党组织、开展党的活动。公司为党组织的活动 提供必要条件。

第二章 经营宗旨和范围

第十四条 公司的经营宗旨:【宗旨内容】。

第十五条 经依法登记,公司的经营范围:【经营范围内容】。注释:公司的经营范围中属于法律、 行政法规规定须经批准的项目,应当依法经过批准。

第三章 股份第一节 股份发行

第十六条 公司的股份采取股票的形式。

第十七条 公司股份的发行,实行公开、公平、公正的原则,同类别的每一股份具有同等权利。同次发行的同类别股份,每股的发行条件和价格相同;认购人所认购的股份,每股支付相同价额。

注释:发行类别股的公司,应当在公司章程中载明每一类别股的股份数及其权利和义务、保护中小股东权益的措施:

1. 存在特别表决权股份的公司,应当在公司章程中规定特别表决权股份的持有人资格、特别表决权股份拥有的表决权数量与普通股份拥有的表决权数量的比例安排、持有人所持特别表决权股份能够参与表决

的股东会事项范围、特别表决权股份限售安排及转让限制、特别表决权股份与普通股份的转换情形等事项。公司章程有关上述事项的规定,应当符合法律、行政法规、中国证券监督管理委员会(以下简称中国证监会)和证券交易所的有关规定。

2. 发行优先股的公司,应当在章程中明确以下事项: (1) 优先股股息率采用固定股息率或者浮动股息率,并相应明确固定股息率水平或者浮动股息率的计算方法; (2) 公司在有可分配税后利润的情况下是否必须分配利润; (3) 如果公司因本会计年度可分配利润不足而未向优先股股东足额派发股息,差额部分是否累积到下一会计年度; (4) 优先股股东按照约定的股息率分配股息后,是否有权同普通股股东一起参加剩余利润分配,以及参与剩余利润分配的比例、条件等事项; (5) 其他涉及优先股股东参与公司利润分配的事项; (6) 除利润分配和剩余财产分配外,优先股是否在其他条款上具有不同的设置; (7) 优先股表决权恢复时,每股优先股股份享有表决权的具体计算方法。

其中,向不特定对象发行优先股的,应当在公司章程中明确: (1) 采取固定股息率; (2) 在有可分配税后利润的情况下必须向优先股股东分配股息; (3) 未向优先股股东足额派发股息的差额部分应当累积到下一会计年度; (4) 优先股股东按照约定的股息率分配股息后,不再同普通股股东一起参加剩余利润分配。商业银行发行优先股补充资本的,可就第(2) 项和第(3) 项事项另作规定。

第十八条 公司发行的面额股,以人民币标明面值。

第十九条 公司发行的股份,在【证券登记结算机构名称】集中存管。

第二十条 公司发起人为【各发起人姓名或者名称】、认购的股份数分别为【股份数量】、出资方式和出资时间为【具体方式和时间】,公司设立时发行的股份总数为【数额】股、面额股的每股金额为【数额】元。

注释:已成立一年或者一年以上的公司,发起人已将所持股份转让的,无需填入发起人的持股数额。

第二十一条 公司已发行的股份数为【股份数额】,公司的股本结构为:普通股【数额】股,其他类别股【数额】股。

注释:公司发行优先股等其他类别股份的,应分别列明类别、数量等。

第二十二条 公司或者公司的子公司(包括公司的附属企业)不得以赠与、垫资、担保、借款等形式,为他人取得本公司或者其母公司的股份提供财务资助,公司实施员工持股计划的除外。

为公司利益,经股东会决议,或者董事会按照本章程或者股东会的授权作出决议,公司可以为他人取得本公司或者其母公司的股份提供财务资助,但财务资助的累计总额不得超过已发行股本总额的百分之十。董事会作出决议应当经全体董事的三分之二以上通过。

注释:公司或者公司的子公司(包括公司的附属企业)有本条行为的,应当遵守法律、行政法规、中国证监会及证券交易所的规定。

第二节 股份增减和回购

- **第二十三条** 公司根据经营和发展的需要,依照法律、法规的规定,经股东会作出决议,可以采用下列方式增加资本:
 - (一) 向不特定对象发行股份;
 - (二)向特定对象发行股份;

- (三) 向现有股东派送红股;
- (四)以公积金转增股本;
- (五) 法律、行政法规及中国证监会规定的其他方式。

注释:发行优先股的公司,应当在章程中对发行优先股的以下事项作出规定:公司已发行的优先股不得超过公司普通股股份总数的百分之五十,且筹资金额不得超过发行前净资产的百分之五十,已回购、转换的优先股不纳入计算。

公司不得发行可转换为普通股的优先股。但商业银行可以根据商业银行资本监管规定,向特定对象发行触发事件发生时强制转换为普通股的优先股,并遵守有关规定。

发行可转换公司债券的公司,还应当在章程中对可转换公司债券的发行、转股程序和安排以及转股所 导致的公司股本变更等事项作出具体规定。

第二十四条 公司可以减少注册资本。公司减少注册资本,应当按照《公司法》以及其他有关规定和本章程规定的程序办理。

第二十五条 公司不得收购本公司股份。但是,有下列情形之一的除外:

- (一)减少公司注册资本;
- (二) 与持有本公司股份的其他公司合并;
- (三)将股份用于员工持股计划或者股权激励;
- (四)股东因对股东会作出的公司合并、分立决议持异议,要求公司收购其股份;
- (五) 将股份用于转换公司发行的可转换为股票的公司债券;
- (六)公司为维护公司价值及股东权益所必需。

注释:发行优先股的公司,还应当在公司章程中对回购优先股的选择权由发行人或者股东行使、回购的条件、价格和比例等作出具体规定。发行人按章程规定要求回购优先股的,必须完全支付所欠股息,但商业银行发行优先股补充资本的除外。

第二十六条 公司收购本公司股份,可以通过公开的集中交易方式,或者法律、行政法规和中国证监会认可的其他方式进行。

公司因本章程第二十五条第一款第(三)项、第(五)项、第(六)项规定的情形收购本公司股份的,应当通过公开的集中交易方式进行。

第二十七条 公司因本章程第二十五条第一款第(一)项、第(二)项规定的情形收购本公司股份的,应当经股东会决议;公司因本章程第二十五条第一款第(三)项、第(五)项、第(六)项规定的情形收购本公司股份的,可以依照本章程的规定或者股东会的授权,经三分之二以上董事出席的董事会会议决议。

公司依照本章程第二十五条第一款规定收购本公司股份后,属于第(一)项情形的,应当自收购之日起十日内注销;属于第(二)项、第(四)项情形的,应当在六个月内转让或者注销;属于第(三)项、第(五)项、第(六)项情形的,公司合计持有的本公司股份数不得超过本公司已发行股份总数的百分之十,并应当在三年内转让或者注销。

注释:公司按本条规定回购优先股后,应当相应减记发行在外的优先股股份总数。

第三节 股份转让

第二十八条 公司的股份应当依法转让。

第二十九条 公司不接受本公司的股份作为质权的标的。

第三十条 公司公开发行股份前已发行的股份,自公司股票在证券交易所上市交易之日起一年内不得转让。

公司董事、高级管理人员应当向公司申报所持有的本公司的股份(含优先股股份)及其变动情况,在 就任时确定的任职期间每年转让的股份不得超过其所持有本公司同一类别股份总数的百分之二十五;所持 本公司股份自公司股票上市交易之日起一年内不得转让。上述人员离职后半年内,不得转让其所持有的本 公司股份。

注释: 1. 法律、行政法规或者中国证监会对股东转让其所持本公司股份另有规定的,从其规定。

2. 公司章程对公司董事、高级管理人员转让其所持有的本公司股份(含优先股股份)作出其他限制性规定的,应当进行说明。

第三十一条 公司持有百分之五以上股份的股东、董事、高级管理人员,将其持有的本公司股票或者 其他具有股权性质的证券在买入后六个月内卖出,或者在卖出后六个月内又买入,由此所得收益归本公司 所有,本公司董事会将收回其所得收益。但是,证券公司因购入包销售后剩余股票而持有百分之五以上股 份的,以及有中国证监会规定的其他情形的除外。

前款所称董事、高级管理人员、自然人股东持有的股票或者其他具有股权性质的证券,包括其配偶、 父母、子女持有的及利用他人账户持有的股票或者其他具有股权性质的证券。

公司董事会不按照本条第一款规定执行的,股东有权要求董事会在三十日内执行。公司董事会未在上述期限内执行的,股东有权为了公司的利益以自己的名义直接向人民法院提起诉讼。

公司董事会不按照本条第一款的规定执行的,负有责任的董事依法承担连带责任。

第四章 股东和股东会

第一节 股东的一般规定

第三十二条 公司依据证券登记结算机构提供的凭证建立股东名册,股东名册是证明股东持有公司股份的充分证据。股东按其所持有股份的类别享有权利,承担义务;持有同一类别股份的股东,享有同等权利,承担同种义务。

注释:公司应当与证券登记结算机构签订证券登记及服务协议,定期查询主要股东资料以及主要股东的持股变更(包括股权的出质)情况,及时掌握公司的股权结构。

第三十三条 公司召开股东会、分配股利、清算及从事其他需要确认股东身份的行为时,由董事会或者股东会召集人确定股权登记日,股权登记日收市后登记在册的股东为享有相关权益的股东。

第三十四条 公司股东享有下列权利:

- (一) 依照其所持有的股份份额获得股利和其他形式的利益分配;
- (二) 依法请求召开、召集、主持、参加或者委派股东代理人参加股东会,并行使相应的表决权;
- (三)对公司的经营进行监督,提出建议或者质询;
- (四)依照法律、行政法规及本章程的规定转让、赠与或者质押其所持有的股份;

- (五)查阅、复制公司章程、股东名册、股东会会议记录、董事会会议决议、财务会计报告,符合规定的股东可以查阅公司的会计账簿、会计凭证:
 - (六)公司终止或者清算时,按其所持有的股份份额参加公司剩余财产的分配;
 - (七)对股东会作出的公司合并、分立决议持异议的股东,要求公司收购其股份;
 - (八) 法律、行政法规、部门规章或者本章程规定的其他权利。

注释:发行优先股的公司,应当在章程中明确优先股股东不出席股东会会议,所持股份没有表决权,但以下情况除外: (1)修改公司章程中与优先股相关的内容; (2)一次或者累计减少公司注册资本超过百分之十; (3)公司合并、分立、解散或者变更公司形式; (4)发行优先股; (5)公司章程规定的其他可能影响优先股股东权利的情形。

发行优先股的公司,还应当在章程中明确规定:公司累计三个会计年度或者连续两个会计年度未按约定支付优先股股息的,优先股股东有权出席股东会,每股优先股股份享有公司章程规定的表决权。对于股息可以累积到下一会计年度的优先股,表决权恢复直至公司全额支付所欠股息。对于股息不可累积的优先股,表决权恢复直至公司全额支付当年股息。公司章程可以规定优先股表决权恢复的其他情形。

第三十五条 股东要求查阅、复制公司有关材料的,应当遵守《公司法》《证券法》等法律、行政法规的规定。

注释:公司可以在章程中规定股东查阅材料的情形以及申请查阅材料需提供的证明材料、应遵循的程序要求等,并且可以对《公司法》第一百一十条第二款规定的持股比例作出较低规定。

第三十六条 公司股东会、董事会决议内容违反法律、行政法规的,股东有权请求人民法院认定无效。

股东会、董事会的会议召集程序、表决方式违反法律、行政法规或者本章程,或者决议内容违反本章程的,股东有权自决议作出之日起六十日内,请求人民法院撤销。但是,股东会、董事会会议的召集程序或者表决方式仅有轻微瑕疵,对决议未产生实质影响的除外。

董事会、股东等相关方对股东会决议的效力存在争议的,应当及时向人民法院提起诉讼。在人民法院 作出撤销决议等判决或者裁定前,相关方应当执行股东会决议。公司、董事和高级管理人员应当切实履行 职责,确保公司正常运作。

人民法院对相关事项作出判决或者裁定的,公司应当依照法律、行政法规、中国证监会和证券交易所的规定履行信息披露义务,充分说明影响,并在判决或者裁定生效后积极配合执行。涉及更正前期事项的,将及时处理并履行相应信息披露义务。

第三十七条 有下列情形之一的,公司股东会、董事会的决议不成立:

- (一) 未召开股东会、董事会会议作出决议;
- (二)股东会、董事会会议未对决议事项进行表决;
- (三)出席会议的人数或者所持表决权数未达到《公司法》或者本章程规定的人数或者所持表决权数:
- (四)同意决议事项的人数或者所持表决权数未达到《公司法》或者本章程规定的人数或者所持表决 权数。

第三十八条 审计委员会成员以外的董事、高级管理人员执行公司职务时违反法律、行政法规或者本章程的规定,给公司造成损失的,连续一百八十日以上单独或者合计持有公司百分之一以上股份的股东有权书面请求审计委员会向人民法院提起诉讼;审计委员会成员执行公司职务时违反法律、行政法规或者本章程的规定,给公司造成损失的,前述股东可以书面请求董事会向人民法院提起诉讼。

审计委员会、董事会收到前款规定的股东书面请求后拒绝提起诉讼,或者自收到请求之日起三十日内未提起诉讼,或者情况紧急、不立即提起诉讼将会使公司利益受到难以弥补的损害的,前款规定的股东有权为了公司的利益以自己的名义直接向人民法院提起诉讼。

他人侵犯公司合法权益,给公司造成损失的,本条第一款规定的股东可以依照前两款的规定向人民法院提起诉讼。

公司全资子公司的董事、监事、高级管理人员执行职务违反法律、行政法规或者本章程的规定,给公司造成损失的,或者他人侵犯公司全资子公司合法权益造成损失的,连续一百八十日以上单独或者合计持有公司百分之一以上股份的股东,可以依照《公司法》第一百八十九条前三款规定书面请求全资子公司的监事会、董事会向人民法院提起诉讼或者以自己的名义直接向人民法院提起诉讼。

注释:公司全资子公司不设监事会或监事、设审计委员会的,按照本条第一款、第二款的规定执行。

第三十九条 董事、高级管理人员违反法律、行政法规或者本章程的规定,损害股东利益的,股东可以向人民法院提起诉讼。

第四十条 公司股东承担下列义务:

- (一) 遵守法律、行政法规和本章程;
- (二) 依其所认购的股份和入股方式缴纳股款;
- (三)除法律、法规规定的情形外,不得抽回其股本:
- (四)不得滥用股东权利损害公司或者其他股东的利益;不得滥用公司法人独立地位和股东有限责任 损害公司债权人的利益;
 - (五) 法律、行政法规及本章程规定应当承担的其他义务。
- **第四十一条** 公司股东滥用股东权利给公司或者其他股东造成损失的,应当依法承担赔偿责任。公司股东滥用公司法人独立地位和股东有限责任,逃避债务,严重损害公司债权人利益的,应当对公司债务承担连带责任。

第二节 控股股东和实际控制人

第四十二条 公司控股股东、实际控制人应当依照法律、行政法规、中国证监会和证券交易所的规定 行使权利、履行义务,维护上市公司利益。

注释:公司无控股股东及实际控制人的,应当依照法律、行政法规、中国证监会和证券交易所的有关规定,明确相关主体适用本节规定。

第四十三条 公司控股股东、实际控制人应当遵守下列规定:

- (一) 依法行使股东权利,不滥用控制权或者利用关联关系损害公司或者其他股东的合法权益;
- (二)严格履行所作出的公开声明和各项承诺,不得擅自变更或者豁免;

- (三)严格按照有关规定履行信息披露义务,积极主动配合公司做好信息披露工作,及时告知公司已 发生或者拟发生的重大事件;
 - (四)不得以任何方式占用公司资金;
 - (五)不得强令、指使或者要求公司及相关人员违法违规提供担保;
- (六)不得利用公司未公开重大信息谋取利益,不得以任何方式泄露与公司有关的未公开重大信息,不得从事内幕交易、短线交易、操纵市场等违法违规行为;
- (七)不得通过非公允的关联交易、利润分配、资产重组、对外投资等任何方式损害公司和其他股东的合法权益:
- (八)保证公司资产完整、人员独立、财务独立、机构独立和业务独立,不得以任何方式影响公司的 独立性:
 - (九) 法律、行政法规、中国证监会规定、证券交易所业务规则和本章程的其他规定。

公司的控股股东、实际控制人不担任公司董事但实际执行公司事务的,适用本章程关于董事忠实义务和勤勉义务的规定。

公司的控股股东、实际控制人指示董事、高级管理人员从事损害公司或者股东利益的行为的,与该董事、高级管理人员承担连带责任。

第四十四条 控股股东、实际控制人质押其所持有或者实际支配的公司股票的,应当维持公司控制权和生产经营稳定。

注释:公司可以在章程中对控股股东、实际控制人质押股票的比例、资金用途等作出限制性规定。

第四十五条 控股股东、实际控制人转让其所持有的本公司股份的,应当遵守法律、行政法规、中国证监会和证券交易所的规定中关于股份转让的限制性规定及其就限制股份转让作出的承诺。

第三节 股东会的一般规定

第四十六条 公司股东会由全体股东组成。股东会是公司的权力机构,依法行使下列职权:

- (一)选举和更换董事,决定有关董事的报酬事项;
- (二) 审议批准董事会的报告:
- (三) 审议批准公司的利润分配方案和弥补亏损方案;
- (四)对公司增加或者减少注册资本作出决议;
- (五)对发行公司债券作出决议;
- (六)对公司合并、分立、解散、清算或者变更公司形式作出决议;
- (七)修改本章程;
- (八)对公司聘用、解聘承办公司审计业务的会计师事务所作出决议;
- (九) 审议批准本章程第四十七条规定的担保事项;
- (十) 审议公司在一年内购买、出售重大资产超过公司最近一期经审计总资产百分之三十的事项;
- (十一) 审议批准变更募集资金用途事项;
- (十二) 审议股权激励计划和员工持股计划;
- (十三) 审议法律、行政法规、部门规章或者本章程规定应当由股东会决定的其他事项。

股东会可以授权董事会对发行公司债券作出决议。

注释: 1. 公司经股东会决议,或者经本章程、股东会授权由董事会决议,可以发行股票、可转换为股票的公司债券,具体执行应当遵守法律、行政法规、中国证监会及证券交易所的规定。

2. 除法律、行政法规、中国证监会规定或证券交易所规则另有规定外,上述股东会的职权不得通过授权的形式由董事会或者其他机构和个人代为行使。

第四十七条 公司下列对外担保行为,须经股东会审议通过:

- (一)本公司及本公司控股子公司的对外担保总额,超过最近一期经审计净资产的百分之五十以后提供的任何担保;
 - (二)公司的对外担保总额,超过最近一期经审计总资产的百分之三十以后提供的任何担保;
 - (三)公司在一年内向他人提供担保的金额超过公司最近一期经审计总资产百分之三十的担保:
 - (四)为资产负债率超过百分之七十的担保对象提供的担保;
 - (五)单笔担保额超过最近一期经审计净资产百分之十的担保;
 - (六)对股东、实际控制人及其关联方提供的担保。

注释:公司应当在章程中规定股东会、董事会审批对外担保的权限和违反审批权限、审议程序的责任 追究制度。

第四十八条 股东会分为年度股东会和临时股东会。年度股东会每年召开一次,应当于上一会计年度 结束后的六个月内举行。

第四十九条 有下列情形之一的,公司在事实发生之日起两个月以内召开临时股东会:

- (一) 董事人数不足《公司法》规定人数或者本章程所定人数的三分之二时;
- (二)公司未弥补的亏损达股本总额三分之一时;
- (三)单独或者合计持有公司百分之十以上股份(含表决权恢复的优先股等)的股东请求时;
- (四) 董事会认为必要时;
- (五)审计委员会提议召开时;
- (六) 法律、行政法规、部门规章或者本章程规定的其他情形。

注释:公司应当在章程中确定本条第(一)项的具体人数。

第五十条 本公司召开股东会的地点为: 【具体地点】。股东会将设置会场,以现场会议形式召开。 公司还将提供网络投票的方式为股东提供便利。

注释:股东会除设置会场以现场形式召开外,还可以同时采用电子通信方式召开。公司章程可以规定召开股东会的地点为公司住所地或者其他明确地点。现场会议时间、地点的选择应当便于股东参加。发出股东会通知后,无正当理由,股东会现场会议召开地点不得变更。确需变更的,召集人应当在现场会议召开日前至少两个工作日公告并说明原因。

第五十一条 本公司召开股东会时将聘请律师对以下问题出具法律意见并公告:

- (一)会议的召集、召开程序是否符合法律、行政法规、本章程的规定;
- (二)出席会议人员的资格、召集人资格是否合法有效;
- (三)会议的表决程序、表决结果是否合法有效;

(四)应本公司要求对其他有关问题出具的法律意见。

第四节 股东会的召集

第五十二条 董事会应当在规定的期限内按时召集股东会。

经全体独立董事过半数同意,独立董事有权向董事会提议召开临时股东会。对独立董事要求召开临时 股东会的提议,董事会应当根据法律、行政法规和本章程的规定,在收到提议后十日内提出同意或者不同 意召开临时股东会的书面反馈意见。董事会同意召开临时股东会的,在作出董事会决议后的五日内发出召 开股东会的通知;董事会不同意召开临时股东会的,说明理由并公告。

第五十三条 审计委员会向董事会提议召开临时股东会,应当以书面形式向董事会提出。董事会应当根据法律、行政法规和本章程的规定,在收到提议后十日内提出同意或者不同意召开临时股东会的书面反馈意见。

董事会同意召开临时股东会的,将在作出董事会决议后的五日内发出召开股东会的通知,通知中对原提议的变更,应征得审计委员会的同意。

董事会不同意召开临时股东会,或者在收到提议后十日内未作出反馈的,视为董事会不能履行或者不履行召集股东会会议职责,审计委员会可以自行召集和主持。

第五十四条 单独或者合计持有公司百分之十以上股份(含表决权恢复的优先股等)的股东向董事会请求召开临时股东会,应当以书面形式向董事会提出。董事会应当根据法律、行政法规和本章程的规定,在收到请求后十日内提出同意或者不同意召开临时股东会的书面反馈意见。

董事会同意召开临时股东会的,应当在作出董事会决议后的五日内发出召开股东会的通知,通知中对原请求的变更,应当征得相关股东的同意。

董事会不同意召开临时股东会,或者在收到请求后十日内未作出反馈的,单独或者合计持有公司百分之十以上股份(含表决权恢复的优先股等)的股东向审计委员会提议召开临时股东会,应当以书面形式向审计委员会提出请求。

审计委员会同意召开临时股东会的,应在收到请求后五日内发出召开股东会的通知,通知中对原请求的变更,应当征得相关股东的同意。

审计委员会未在规定期限内发出股东会通知的,视为审计委员会不召集和主持股东会,连续九十日以上单独或者合计持有公司百分之十以上股份(含表决权恢复的优先股等)的股东可以自行召集和主持。

第五十五条 审计委员会或者股东决定自行召集股东会的,须书面通知董事会,同时向证券交易所备案。

审计委员会或者召集股东应在发出股东会通知及股东会决议公告时,向证券交易所提交有关证明材料。

在股东会决议公告前,召集股东持股(含表决权恢复的优先股等)比例不得低于百分之十。

第五十六条 对于审计委员会或者股东自行召集的股东会,董事会和董事会秘书将予配合。董事会将 提供股权登记日的股东名册。

第五十七条 审计委员会或者股东自行召集的股东会,会议所必需的费用由本公司承担。

第五节 股东会的提案与通知

第五十八条 提案的内容应当属于股东会职权范围,有明确议题和具体决议事项,并且符合法律、行政法规和本章程的有关规定。

第五十九条 公司召开股东会,董事会、审计委员会以及单独或者合计持有公司百分之一以上股份 (含表决权恢复的优先股等)的股东,有权向公司提出提案。

单独或者合计持有公司百分之一以上股份(含表决权恢复的优先股等)的股东,可以在股东会召开十日前提出临时提案并书面提交召集人。召集人应当在收到提案后两日内发出股东会补充通知,公告临时提案的内容,并将该临时提案提交股东会审议。但临时提案违反法律、行政法规或者公司章程的规定,或者不属于股东会职权范围的除外。

除前款规定的情形外,召集人在发出股东会通知公告后,不得修改股东会通知中已列明的提案或者增加新的提案。

股东会通知中未列明或者不符合本章程规定的提案,股东会不得进行表决并作出决议。

注释:公司不得提高提出临时提案股东的持股比例。

第六十条 召集人将在年度股东会召开二十日前以公告方式通知各股东,临时股东会将于会议召开十 五日前以公告方式通知各股东。

注释:公司在计算起始期限时,不应当包括会议召开当日。

第六十一条 股东会的通知包括以下内容:

- (一)会议的时间、地点和会议期限;
- (二)提交会议审议的事项和提案:
- (三)以明显的文字说明:全体普通股股东(含表决权恢复的优先股股东)、持有特别表决权股份的股东等股东均有权出席股东会,并可以书面委托代理人出席会议和参加表决,该股东代理人不必是公司的股东;
 - (四)有权出席股东会股东的股权登记日;
 - (五) 会务常设联系人姓名, 电话号码:
 - (六) 网络或者其他方式的表决时间及表决程序。

注释: 1. 股东会通知和补充通知中应当充分、完整披露所有提案的全部具体内容。

- 2. 股东会网络或者其他方式投票的开始时间,不得早于现场股东会召开前一日下午 3:00, 并不得迟于现场股东会召开当日上午 9:30, 其结束时间不得早于现场股东会结束当日下午 3:00。
 - 3. 股权登记日与会议日期之间的间隔应当不多于七个工作日。股权登记日一旦确认,不得变更。
- **第六十二条** 股东会拟讨论董事选举事项的,股东会通知中将充分披露董事候选人的详细资料,至少包括以下内容:
 - (一)教育背景、工作经历、兼职等个人情况;
 - (二)与公司或者公司的控股股东及实际控制人是否存在关联关系;
 - (三) 持有公司股份数量;
 - (四)是否受过中国证监会及其他有关部门的处罚和证券交易所惩戒。

除采取累积投票制选举董事外,每位董事候选人应当以单项提案提出。

第六十三条 发出股东会通知后,无正当理由,股东会不应延期或者取消,股东会通知中列明的提案不应取消。一旦出现延期或者取消的情形,召集人应当在原定召开日前至少两个工作日公告并说明原因。

第六节 股东会的召开

第六十四条 本公司董事会和其他召集人将采取必要措施,保证股东会的正常秩序。对于干扰股东会、寻衅滋事和侵犯股东合法权益的行为,将采取措施加以制止并及时报告有关部门查处。

第六十五条 股权登记日登记在册的所有普通股股东(含表决权恢复的优先股股东)、持有特别表决权股份的股东等股东或者其代理人,均有权出席股东会,并依照有关法律、法规及本章程行使表决权。

股东可以亲自出席股东会,也可以委托代理人代为出席和表决。

第六十六条 个人股东亲自出席会议的,应出示本人身份证或者其他能够表明其身份的有效证件或者证明:代理他人出席会议的,应出示本人有效身份证件、股东授权委托书。

法人股东应由法定代表人或者法定代表人委托的代理人出席会议。法定代表人出席会议的,应出示本人身份证、能证明其具有法定代表人资格的有效证明;代理人出席会议的,代理人应出示本人身份证、法人股东单位的法定代表人依法出具的书面授权委托书。

第六十七条 股东出具的委托他人出席股东会的授权委托书应当载明下列内容:

- (一)委托人姓名或者名称、持有公司股份的类别和数量;
- (二)代理人姓名或者名称;
- (三)股东的具体指示,包括对列入股东会议程的每一审议事项投赞成、反对或者弃权票的指示等;
- (四)委托书签发日期和有效期限;
- (五)委托人签名(或者盖章)。委托人为法人股东的,应加盖法人单位印章。

第六十八条 代理投票授权委托书由委托人授权他人签署的,授权签署的授权书或者其他授权文件应 当经过公证。经公证的授权书或者其他授权文件,和投票代理委托书均需备置于公司住所或者召集会议的 通知中指定的其他地方。

第六十九条 出席会议人员的会议登记册由公司负责制作。会议登记册载明参加会议人员姓名(或者单位名称)、身份证号码、持有或者代表有表决权的股份数额、被代理人姓名(或者单位名称)等事项。

第七十条 召集人和公司聘请的律师将依据证券登记结算机构提供的股东名册共同对股东资格的合法 性进行验证,并登记股东姓名(或者名称)及其所持有表决权的股份数。在会议主持人宣布现场出席会议 的股东和代理人人数及所持有表决权的股份总数之前,会议登记应当终止。

第七十一条 股东会要求董事、高级管理人员列席会议的,董事、高级管理人员应当列席并接受股东的质询。

第七十二条 股东会由董事长主持。董事长不能履行职务或者不履行职务时,由副董事长(公司有两位或者两位以上副董事长的,由过半数的董事共同推举的副董事长主持)主持,副董事长不能履行职务或者不履行职务时,由过半数的董事共同推举的一名董事主持。

审计委员会自行召集的股东会,由审计委员会召集人主持。审计委员会召集人不能履行职务或者不履行职务时,由过半数的审计委员会成员共同推举的一名审计委员会成员主持。

股东自行召集的股东会,由召集人或者其推举代表主持。

召开股东会时,会议主持人违反议事规则使股东会无法继续进行的,经出席股东会有表决权过半数的 股东同意,股东会可推举一人担任会议主持人,继续开会。

第七十三条 公司制定股东会议事规则,详细规定股东会的召集、召开和表决程序,包括通知、登记、提案的审议、投票、计票、表决结果的宣布、会议决议的形成、会议记录及其签署、公告等内容,以及股东会对董事会的授权原则,授权内容应明确具体。

注释:股东会议事规则应列入公司章程或者作为章程的附件,由董事会拟定,股东会批准。

第七十四条 在年度股东会上,董事会应当就其过去一年的工作向股东会作出报告。每名独立董事也 应作出述职报告。

第七十五条 董事、高级管理人员在股东会上就股东的质询和建议作出解释和说明。

第七十六条 会议主持人应当在表决前宣布现场出席会议的股东和代理人人数及所持有表决权的股份总数,现场出席会议的股东和代理人人数及所持有表决权的股份总数以会议登记为准。

第七十七条 股东会应有会议记录,由董事会秘书负责。会议记录记载以下内容:

- (一)会议时间、地点、议程和召集人姓名或者名称;
- (二)会议主持人以及列席会议的董事、高级管理人员姓名;
- (三)出席会议的股东和代理人人数、所持有表决权的股份总数及占公司股份总数的比例;
- (四)对每一提案的审议经过、发言要点和表决结果;
- (五)股东的质询意见或者建议以及相应的答复或者说明;
- (六)律师及计票人、监票人姓名;
- (七)本章程规定应当载入会议记录的其他内容。

注释:发行境内上市外资股、类别股的公司,会议记录的内容还应当包括: (1)出席股东会的内资股股东和境内上市外资股股东,普通股股东(含表决权恢复的优先股股东)和类别股股东所持有表决权的股份数及占公司总股份的比例; (2)在记载表决结果时,还应当记载内资股股东和境内上市外资股股东,普通股股东(含表决权恢复的优先股股东)和类别股股东对每一决议事项的表决情况。

公司应当根据实际情况,在章程中规定股东会会议记录需要记载的其他内容。

第七十八条 召集人应当保证会议记录内容真实、准确和完整。出席或者列席会议的董事、董事会秘书、召集人或者其代表、会议主持人应当在会议记录上签名。会议记录应当与现场出席股东的签名册及代理出席的委托书、网络及其他方式表决情况的有效资料一并保存,保存期限不少于十年。

注释:公司应当根据具体情况,在章程中规定股东会会议记录的保管期限。

第七十九条 召集人应当保证股东会连续举行,直至形成最终决议。因不可抗力等特殊原因导致股东会中止或者不能作出决议的,应采取必要措施尽快恢复召开股东会或者直接终止本次股东会,并及时公告。同时,召集人应向公司所在地中国证监会派出机构及证券交易所报告。

第七节 股东会的表决和决议

第八十条 股东会决议分为普通决议和特别决议。

股东会作出普通决议,应当由出席股东会的股东所持表决权的过半数通过。

股东会作出特别决议,应当由出席股东会的股东所持表决权的三分之二以上通过。

注释:本条所称股东,包括委托代理人出席股东会会议的股东。

第八十一条 下列事项由股东会以普通决议通过:

- (一) 董事会的工作报告;
- (二) 董事会拟定的利润分配方案和弥补亏损方案;
- (三)董事会成员的任免及其报酬和支付方法;
- (四)除法律、行政法规规定或者本章程规定应当以特别决议通过以外的其他事项。

第八十二条 下列事项由股东会以特别决议通过:

- (一)公司增加或者减少注册资本;
- (二)公司的分立、分拆、合并、解散和清算;
- (三)本章程的修改;
- (四)公司在一年内购买、出售重大资产或者向他人提供担保的金额超过公司最近一期经审计总资产百分之三十的;
 - (五)股权激励计划;
- (六)法律、行政法规或者本章程规定的,以及股东会以普通决议认定会对公司产生重大影响的、需要以特别决议通过的其他事项。
- 注释: 1. 发行类别股的公司,有《公司法》第一百一十六条第三款及中国证监会规定的事项等可能影响持有类别股股份的股东权利的,除应当经股东会特别决议外,还应当经出席类别股股东会议的股东所持表决权的三分之二以上通过。公司章程可以对需经类别股股东会议决议的其他事项作出规定。
 - 2. 类别股股东的决议事项及表决权数等应当符合法律、行政法规、中国证监会以及公司章程的规定。
- **第八十三条** 股东以其所代表的有表决权的股份数额行使表决权,每一股份享有一票表决权,类别股股东除外。

股东会审议影响中小投资者利益的重大事项时,对中小投资者表决应当单独计票。单独计票结果应当及时公开披露。

公司持有的本公司股份没有表决权,且该部分股份不计入出席股东会有表决权的股份总数。

股东买入公司有表决权的股份违反《证券法》第六十三条第一款、第二款规定的,该超过规定比例部 分的股份在买入后的三十六个月内不得行使表决权,且不计入出席股东会有表决权的股份总数。

公司董事会、独立董事、持有百分之一以上有表决权股份的股东或者依照法律、行政法规或者中国证监会的规定设立的投资者保护机构可以公开征集股东投票权。征集股东投票权应当向被征集人充分披露具体投票意向等信息。禁止以有偿或者变相有偿的方式征集股东投票权。除法定条件外,公司不得对征集投票权提出最低持股比例限制。

注释:本条第一款所称股东,包括委托代理人出席股东会会议的股东。

第八十四条 股东会审议有关关联交易事项时,关联股东不应当参与投票表决,其所代表的有表决权的股份数不计入有效表决总数;股东会决议的公告应当充分披露非关联股东的表决情况。

注释:公司应当根据具体情况,在章程中制定有关联关系股东的回避和表决程序。

第八十五条 除公司处于危机等特殊情况外,非经股东会以特别决议批准,公司将不与董事、高级管理人员以外的人订立将公司全部或者重要业务的管理交予该人负责的合同。

第八十六条 董事候选人名单以提案的方式提请股东会表决。

股东会就选举董事进行表决时,根据本章程的规定或者股东会的决议,可以实行累积投票制。

股东会选举两名以上独立董事时,应当实行累积投票制。

注释: 1.公司应当在章程中规定董事提名的方式和程序,以及累积投票制的相关事宜。

2. 单一股东及其一致行动人拥有权益的股份比例在百分之三十及以上的公司,应当采用累积投票制, 并在公司章程中规定实施细则。

第八十七条 除累积投票制外,股东会将对所有提案进行逐项表决,对同一事项有不同提案的,将按 提案提出的时间顺序进行表决。除因不可抗力等特殊原因导致股东会中止或者不能作出决议外,股东会将 不会对提案进行搁置或者不予表决。

第八十八条 股东会审议提案时,不会对提案进行修改,若变更,则应当被视为一个新的提案,不能 在本次股东会上进行表决。

第八十九条 同一表决权只能选择现场、网络或者其他表决方式中的一种。同一表决权出现重复表决的以第一次投票结果为准。

第九十条 股东会采取记名方式投票表决。

第九十一条 股东会对提案进行表决前,应当推举两名股东代表参加计票和监票。审议事项与股东有 关联关系的,相关股东及代理人不得参加计票、监票。

股东会对提案进行表决时,应当由律师、股东代表共同负责计票、监票,并当场公布表决结果,决议的表决结果载入会议记录。

通过网络或者其他方式投票的公司股东或者其代理人,有权通过相应的投票系统查验自己的投票结果。

第九十二条 股东会现场结束时间不得早于网络或者其他方式,会议主持人应当宣布每一提案的表决情况和结果,并根据表决结果宣布提案是否通过。

在正式公布表决结果前,股东会现场、网络及其他表决方式中所涉及的公司、计票人、监票人、股 东、网络服务方等相关各方对表决情况均负有保密义务。

第九十三条 出席股东会的股东,应当对提交表决的提案发表以下意见之一: 同意、反对或者弃权。证券登记结算机构作为内地与香港股票市场交易互联互通机制股票的名义持有人,按照实际持有人意思表示进行申报的除外。

未填、错填、字迹无法辨认的表决票、未投的表决票均视为投票人放弃表决权利,其所持股份数的表决结果应计为"弃权"。

第九十四条 会议主持人如果对提交表决的决议结果有任何怀疑,可以对所投票数组织点票;如果会议主持人未进行点票,出席会议的股东或者股东代理人对会议主持人宣布结果有异议的,有权在宣布表决结果后立即要求点票,会议主持人应当立即组织点票。

第九十五条 股东会决议应当及时公告,公告中应列明出席会议的股东和代理人人数、所持有表决权的股份总数及占公司有表决权股份总数的比例、表决方式、每项提案的表决结果和通过的各项决议的详细内容。

注释:发行境内上市外资股、类别股的公司,应当对内资股股东和外资股股东,普通股股东(含表决权恢复的优先股股东)和类别股股东出席会议及表决情况分别统计并公告。

第九十六条 提案未获通过,或者本次股东会变更前次股东会决议的,应当在股东会决议公告中作特别提示。

第九十七条 股东会通过有关董事选举提案的,新任董事就任时间在【就任时间】。

注释: 新任董事就任时间确认方式应在公司章程中予以明确。

第九十八条 股东会通过有关派现、送股或者资本公积转增股本提案的,公司将在股东会结束后两个 月内实施具体方案。

第五章 董事和董事会第一节 董事的一般规定

第九十九条 公司董事为自然人,有下列情形之一的,不能担任公司的董事:

- (一) 无民事行为能力或者限制民事行为能力;
- (二)因贪污、贿赂、侵占财产、挪用财产或者破坏社会主义市场经济秩序,被判处刑罚,或者因犯罪被剥夺政治权利,执行期满未逾五年,被宣告缓刑的,自缓刑考验期满之日起未逾二年;
- (三)担任破产清算的公司、企业的董事或者厂长、经理,对该公司、企业的破产负有个人责任的, 自该公司、企业破产清算完结之日起未逾三年;
- (四)担任因违法被吊销营业执照、责令关闭的公司、企业的法定代表人,并负有个人责任的,自该公司、企业被吊销营业执照、责令关闭之日起未逾三年;
 - (五)个人所负数额较大的债务到期未清偿被人民法院列为失信被执行人;
 - (六)被中国证监会采取证券市场禁入措施,期限未满的;
 - (七)被证券交易所公开认定为不适合担任上市公司董事、高级管理人员等,期限未满的;
 - (八)法律、行政法规或者部门规章规定的其他内容。

违反本条规定选举、委派董事的,该选举、委派或者聘任无效。董事在任职期间出现本条情形的,公司将解除其职务,停止其履职。

第一百条 董事由股东会选举或者更换,并可在任期届满前由股东会解除其职务。董事任期【年数】,任期届满可连选连任。

董事任期从就任之日起计算,至本届董事会任期届满时为止。董事任期届满未及时改选,在改选出的董事就任前,原董事仍应当依照法律、行政法规、部门规章和本章程的规定,履行董事职务。

董事可以由高级管理人员兼任,但兼任高级管理人员职务的董事以及由职工代表担任的董事,总计不得超过公司董事总数的二分之一。

注释:公司章程应规定规范、透明的董事选聘程序。职工人数三百人以上的公司,董事会成员中应当有公司职工代表。董事会中的职工代表由公司职工通过职工代表大会、职工大会或者其他形式民主选举产生,无需提交股东会审议。公司章程应明确本公司董事会中职工代表担任董事的名额。

第一百零一条 董事应当遵守法律、行政法规和本章程的规定,对公司负有忠实义务,应当采取措施 避免自身利益与公司利益冲突,不得利用职权牟取不正当利益。

董事对公司负有下列忠实义务:

- (一) 不得侵占公司财产、挪用公司资金;
- (二) 不得将公司资金以其个人名义或者其他个人名义开立账户存储;
- (三)不得利用职权贿赂或者收受其他非法收入;
- (四)未向董事会或者股东会报告,并按照本章程的规定经董事会或者股东会决议通过,不得直接或者间接与本公司订立合同或者进行交易;
- (五)不得利用职务便利,为自己或者他人谋取属于公司的商业机会,但向董事会或者股东会报告并 经股东会决议通过,或者公司根据法律、行政法规或者本章程的规定,不能利用该商业机会的除外;
- (六)未向董事会或者股东会报告,并经股东会决议通过,不得自营或者为他人经营与本公司同类的业务;
 - (七)不得接受他人与公司交易的佣金归为己有;
 - (八)不得擅自披露公司秘密;
 - (九)不得利用其关联关系损害公司利益;
 - (十) 法律、行政法规、部门规章及本章程规定的其他忠实义务。

董事违反本条规定所得的收入,应当归公司所有;给公司造成损失的,应当承担赔偿责任。

董事、高级管理人员的近亲属,董事、高级管理人员或者其近亲属直接或者间接控制的企业,以及与董事、高级管理人员有其他关联关系的关联人,与公司订立合同或者进行交易,适用本条第二款第(四)项规定。

注释:除以上各项义务要求外,公司可以根据具体情况,在章程中增加对本公司董事其他义务的要求。

第一百零二条 董事应当遵守法律、行政法规和本章程的规定,对公司负有勤勉义务,执行职务应当为公司的最大利益尽到管理者通常应有的合理注意。

董事对公司负有下列勤勉义务:

- (一)应谨慎、认真、勤勉地行使公司赋予的权利,以保证公司的商业行为符合国家法律、行政法规 以及国家各项经济政策的要求,商业活动不超过营业执照规定的业务范围;
 - (二)应公平对待所有股东;
 - (三)及时了解公司业务经营管理状况;
 - (四)应当对公司定期报告签署书面确认意见,保证公司所披露的信息真实、准确、完整;
 - (五)应当如实向审计委员会提供有关情况和资料,不得妨碍审计委员会行使职权;
 - (六) 法律、行政法规、部门规章及本章程规定的其他勤勉义务。

注释: 公司可以根据具体情况, 在章程中增加对本公司董事勤勉义务的要求。

第一百零三条 董事连续两次未能亲自出席,也不委托其他董事出席董事会会议,视为不能履行职责,董事会应当建议股东会予以撤换。

第一百零四条 董事可以在任期届满以前辞任。董事辞任应当向公司提交书面辞职报告,公司收到辞职报告之日辞任生效,公司将在两个交易日内披露有关情况。如因董事的辞任导致公司董事会成员低于法定最低人数,在改选出的董事就任前,原董事仍应当依照法律、行政法规、部门规章和本章程规定,履行董事职务。

第一百零五条 公司建立董事离职管理制度,明确对未履行完毕的公开承诺以及其他未尽事宜追责追偿的保障措施。董事辞任生效或者任期届满,应向董事会办妥所有移交手续,其对公司和股东承担的忠实义务,在任期结束后并不当然解除,在本章程规定的合理期限内仍然有效。董事在任职期间因执行职务而应承担的责任,不因离任而免除或者终止。

注释:公司章程应规定董事辞任生效或者任期届满后承担忠实义务的具体期限。

第一百零六条 股东会可以决议解任董事,决议作出之日解任生效。

无正当理由,在任期届满前解任董事的,董事可以要求公司予以赔偿。

第一百零七条 未经本章程规定或者董事会的合法授权,任何董事不得以个人名义代表公司或者董事会行事。董事以其个人名义行事时,在第三方会合理地认为该董事在代表公司或者董事会行事的情况下,该董事应当事先声明其立场和身份。

第一百零八条 董事执行公司职务,给他人造成损害的,公司将承担赔偿责任;董事存在故意或者重大过失的,也应当承担赔偿责任。

董事执行公司职务时违反法律、行政法规、部门规章或者本章程的规定,给公司造成损失的,应当承担赔偿责任。

第二节 董事会

第一百零九条 公司设董事会,董事会由【人数】名董事组成,设董事长一人,副董事长【人数】 人。董事长和副董事长由董事会以全体董事的过半数选举产生。

注释:公司应当在章程中确定董事会人数。董事会设董事长一人,可以设副董事长。

第一百一十条 董事会行使下列职权:

- (一) 召集股东会,并向股东会报告工作;
- (二)执行股东会的决议;
- (三)决定公司的经营计划和投资方案;
- (四)制订公司的利润分配方案和弥补亏损方案;
- (五)制订公司增加或者减少注册资本、发行债券或者其他证券及上市方案;
- (六) 拟订公司重大收购、收购本公司股票或者合并、分立、解散及变更公司形式的方案;
- (七)在股东会授权范围内,决定公司对外投资、收购出售资产、资产抵押、对外担保事项、委托理财、关联交易、对外捐赠等事项;
 - (八)决定公司内部管理机构的设置;

- (九)决定聘任或者解聘公司经理、董事会秘书及其他高级管理人员,并决定其报酬事项和奖惩事项;根据经理的提名,决定聘任或者解聘公司副经理、财务负责人等高级管理人员,并决定其报酬事项和奖惩事项;
 - (十)制定公司的基本管理制度;
 - (十一)制订本章程的修改方案;
 - (十二)管理公司信息披露事项:
 - (十三) 向股东会提请聘请或者更换为公司审计的会计师事务所;
 - (十四) 听取公司经理的工作汇报并检查经理的工作;
 - (十五) 法律、行政法规、部门规章、本章程或者股东会授予的其他职权。

注释:公司股东会可以授权公司董事会按照公司章程的约定向优先股股东支付股息。

超过股东会授权范围的事项,应当提交股东会审议。

- **第一百一十一条** 公司董事会应当就注册会计师对公司财务报告出具的非标准审计意见向股东会作出说明。
- **第一百一十二条** 董事会制定董事会议事规则,以确保董事会落实股东会决议,提高工作效率,保证 科学决策。
- 注释:该规则规定董事会的召开和表决程序,董事会议事规则应列入公司章程或者作为公司章程的附件,由董事会拟定,股东会批准。
- **第一百一十三条** 董事会应当确定对外投资、收购出售资产、资产抵押、对外担保事项、委托理财、 关联交易、对外捐赠等权限,建立严格的审查和决策程序;重大投资项目应当组织有关专家、专业人员进 行评审,并报股东会批准。
- 注释:公司董事会应当根据相关的法律、法规及公司实际情况,在公司章程中确定符合公司具体要求的权限范围,以及涉及资金占公司资产的具体比例。
 - 第一百一十四条 董事长行使下列职权:
 - (一) 主持股东会和召集、主持董事会会议;
 - (二)督促、检查董事会决议的执行;
 - (三) 董事会授予的其他职权。
- 注释:董事会应谨慎授予董事长职权,例行或者长期授权须在公司章程中明确规定,不得将法定由董事会行使的职权授予董事长、经理等行使。
- 第一百一十五条 公司副董事长协助董事长工作,董事长不能履行职务或者不履行职务的,由副董事长履行职务(公司有两位或者两位以上副董事长的,由过半数的董事共同推举的副董事长履行职务);副董事长不能履行职务或者不履行职务的,由过半数的董事共同推举一名董事履行职务。
- **第一百一十六条** 董事会每年至少召开两次会议,由董事长召集,于会议召开十日以前书面通知全体 董事。
- **第一百一十七条** 代表十分之一以上表决权的股东、三分之一以上董事或者审计委员会,可以提议召 开董事会临时会议。董事长应当自接到提议后十日内,召集和主持董事会会议。

第一百一十八条 董事会召开临时董事会会议的通知方式为: 【具体通知方式】; 通知时限为: 【具体通知时限】。

第一百一十九条 董事会会议通知包括以下内容:

- (一)会议日期和地点;
- (二)会议期限;
- (三)事由及议题:
- (四)发出通知的日期。
- **第一百二十条** 董事会会议应有过半数的董事出席方可举行。董事会作出决议,必须经全体董事的过 半数通过。

董事会决议的表决,实行一人一票。

第一百二十一条 董事与董事会会议决议事项所涉及的企业或者个人有关联关系的,该董事应当及时向董事会书面报告。有关联关系的董事不得对该项决议行使表决权,也不得代理其他董事行使表决权。该董事会会议由过半数的无关联关系董事出席即可举行,董事会会议所作决议须经无关联关系董事过半数通过。出席董事会会议的无关联关系董事人数不足三人的,应当将该事项提交股东会审议。

第一百二十二条 董事会召开会议和表决采用【具体方式】方式。

注释:公司董事会召开和表决可以采用电子通信方式,也可以在公司章程中规定其他召开、表决方式。

第一百二十三条 董事会会议,应由董事本人出席;董事因故不能出席,可以书面委托其他董事代为 出席,委托书中应载明代理人的姓名,代理事项、授权范围和有效期限,并由委托人签名或者盖章。代为 出席会议的董事应当在授权范围内行使董事的权利。董事未出席董事会会议,亦未委托代表出席的,视为 放弃在该次会议上的投票权。

第一百二十四条 董事会应当对会议所议事项的决定做成会议记录,出席会议的董事应当在会议记录 上签名。

董事会会议记录作为公司档案保存、保存期限不少于十年。

注释:公司应当根据具体情况,在章程中规定会议记录的保管期限。

第一百二十五条 董事会会议记录包括以下内容:

- (一)会议召开的日期、地点和召集人姓名;
- (二)出席董事的姓名以及受他人委托出席董事会的董事(代理人)姓名;
- (三)会议议程;
- (四)董事发言要点;
- (五)每一决议事项的表决方式和结果(表决结果应载明赞成、反对或者弃权的票数)。

第三节 独立董事

第一百二十六条 独立董事应按照法律、行政法规、中国证监会、证券交易所和本章程的规定,认真履行职责,在董事会中发挥参与决策、监督制衡、专业咨询作用,维护公司整体利益,保护中小股东合法权益。

第一百二十七条 独立董事必须保持独立性。下列人员不得担任独立董事:

- (一) 在公司或者其附属企业任职的人员及其配偶、父母、子女、主要社会关系;
- (二)直接或者间接持有公司已发行股份百分之一以上或者是公司前十名股东中的自然人股东及其配偶、父母、子女;
- (三)在直接或者间接持有公司已发行股份百分之五以上的股东或者在公司前五名股东任职的人员及 其配偶、父母、子女;
 - (四)在公司控股股东、实际控制人的附属企业任职的人员及其配偶、父母、子女;
- (五)与公司及其控股股东、实际控制人或者其各自的附属企业有重大业务往来的人员,或者在有重大业务往来的单位及其控股股东、实际控制人任职的人员;
- (六)为公司及其控股股东、实际控制人或者其各自附属企业提供财务、法律、咨询、保荐等服务的人员,包括但不限于提供服务的中介机构的项目组全体人员、各级复核人员、在报告上签字的人员、合伙人、董事、高级管理人员及主要负责人;
 - (七)最近十二个月内曾经具有第一项至第六项所列举情形的人员;
- (八)法律、行政法规、中国证监会规定、证券交易所业务规则和本章程规定的不具备独立性的其他 人员。

前款第四项至第六项中的公司控股股东、实际控制人的附属企业,不包括与公司受同一国有资产管理机构控制且按照相关规定未与公司构成关联关系的企业。

独立董事应当每年对独立性情况进行自查,并将自查情况提交董事会。董事会应当每年对在任独立董事独立性情况进行评估并出具专项意见,与年度报告同时披露。

第一百二十八条 担任公司独立董事应当符合下列条件:

- (一)根据法律、行政法规和其他有关规定,具备担任上市公司董事的资格;
- (二)符合本章程规定的独立性要求;
- (三) 具备上市公司运作的基本知识,熟悉相关法律法规和规则;
- (四) 具有五年以上履行独立董事职责所必需的法律、会计或者经济等工作经验;
- (五) 具有良好的个人品德,不存在重大失信等不良记录;
- (六) 法律、行政法规、中国证监会规定、证券交易所业务规则和本章程规定的其他条件。
- **第一百二十九条** 独立董事作为董事会的成员,对公司及全体股东负有忠实义务、勤勉义务,审慎履行下列职责:
 - (一)参与董事会决策并对所议事项发表明确意见;
- (二)对公司与控股股东、实际控制人、董事、高级管理人员之间的潜在重大利益冲突事项进行监督,保护中小股东合法权益;
 - (三)对公司经营发展提供专业、客观的建议,促进提升董事会决策水平;
 - (四) 法律、行政法规、中国证监会规定和本章程规定的其他职责。

第一百三十条 独立董事行使下列特别职权:

(一)独立聘请中介机构,对公司具体事项进行审计、咨询或者核查;

- (二) 向董事会提议召开临时股东会:
- (三)提议召开董事会会议;
- (四) 依法公开向股东征集股东权利;
- (五)对可能损害公司或者中小股东权益的事项发表独立意见;
- (六) 法律、行政法规、中国证监会规定和本章程规定的其他职权。

独立董事行使前款第一项至第三项所列职权的,应当经全体独立董事过半数同意。

独立董事行使第一款所列职权的,公司将及时披露。上述职权不能正常行使的,公司将披露具体情况和理由。

第一百三十一条 下列事项应当经公司全体独立董事过半数同意后,提交董事会审议:

- (一) 应当披露的关联交易;
- (二)公司及相关方变更或者豁免承诺的方案;
- (三)被收购上市公司董事会针对收购所作出的决策及采取的措施;
- (四) 法律、行政法规、中国证监会规定和本章程规定的其他事项。

第一百三十二条 公司建立全部由独立董事参加的专门会议机制。董事会审议关联交易等事项的,由 独立董事专门会议事先认可。

公司定期或者不定期召开独立董事专门会议。本章程第一百三十条第一款第(一)项至第(三)项、第一百三十一条所列事项,应当经独立董事专门会议审议。

独立董事专门会议可以根据需要研究讨论公司其他事项。

独立董事专门会议由过半数独立董事共同推举一名独立董事召集和主持;召集人不履职或者不能履职时,两名及以上独立董事可以自行召集并推举一名代表主持。

独立董事专门会议应当按规定制作会议记录,独立董事的意见应当在会议记录中载明。独立董事应当对会议记录签字确认。

公司为独立董事专门会议的召开提供便利和支持。

第四节 董事会专门委员会

第一百三十三条 公司董事会设置审计委员会,行使《公司法》规定的监事会的职权。

第一百三十四条 审计委员会成员为【人数】名,为不在公司担任高级管理人员的董事,其中独立董事【人数】名,由独立董事中会计专业人士担任召集人。

注释:审计委员会成员应为三名以上,其中独立董事应过半数。董事会成员中的职工代表可以成为审 计委员会成员。

第一百三十五条 审计委员会负责审核公司财务信息及其披露、监督及评估内外部审计工作和内部控制,下列事项应当经审计委员会全体成员过半数同意后,提交董事会审议:

- (一)披露财务会计报告及定期报告中的财务信息、内部控制评价报告;
- (二) 聘用或者解聘承办上市公司审计业务的会计师事务所;
- (三) 聘任或者解聘上市公司财务负责人;
- (四)因会计准则变更以外的原因作出会计政策、会计估计变更或者重大会计差错更正;

(五) 法律、行政法规、中国证监会规定和本章程规定的其他事项。

第一百三十六条 审计委员会每季度至少召开一次会议。两名及以上成员提议,或者召集人认为有必要时,可以召开临时会议。审计委员会会议须有三分之二以上成员出席方可举行。

审计委员会作出决议,应当经审计委员会成员的过半数通过。

审计委员会决议的表决,应当一人一票。

审计委员会决议应当按规定制作会议记录,出席会议的审计委员会成员应当在会议记录上签名。

审计委员会工作规程由董事会负责制定。

注释:除上述规定外,公司可以在章程中就审计委员会的议事方式和表决程序作出其他规定。

第一百三十七条 公司董事会设置【战略】、【提名】、【薪酬与考核】等其他专门委员会,依照本章程和董事会授权履行职责,专门委员会的提案应当提交董事会审议决定。专门委员会工作规程由董事会负责制定。

注释: 1. 公司可以根据需要设立战略、提名、薪酬与考核等相关专门委员会。公司应当在章程中明确董事会专门委员会的组成和职权。

2. 提名委员会、薪酬与考核委员会中独立董事应当过半数,并由独立董事担任召集人。但是国务院有 关主管部门对专门委员会的召集人另有规定的,从其规定。

第一百三十八条 提名委员会负责拟定董事、高级管理人员的选择标准和程序,对董事、高级管理人员人选及其任职资格进行遴选、审核,并就下列事项向董事会提出建议:

- (一)提名或者任免董事;
- (二) 聘任或者解聘高级管理人员;
- (三) 法律、行政法规、中国证监会规定和本章程规定的其他事项。

董事会对提名委员会的建议未采纳或者未完全采纳的,应当在董事会决议中记载提名委员会的意见及 未采纳的具体理由,并进行披露。

注释: 公司未在董事会中设置提名委员会的,由独立董事专门会议履行本章程规定的相关职责。

第一百三十九条 薪酬与考核委员会负责制定董事、高级管理人员的考核标准并进行考核,制定、审查董事、高级管理人员的薪酬决定机制、决策流程、支付与止付追索安排等薪酬政策与方案,并就下列事项向董事会提出建议:

- (一)董事、高级管理人员的薪酬;
- (二)制定或者变更股权激励计划、员工持股计划,激励对象获授权益、行使权益条件的成就;
- (三)董事、高级管理人员在拟分拆所属子公司安排持股计划;
- (四) 法律、行政法规、中国证监会规定和本章程规定的其他事项。

董事会对薪酬与考核委员会的建议未采纳或者未完全采纳的,应当在董事会决议中记载薪酬与考核委员会的意见及未采纳的具体理由,并进行披露。

注释: 1. 公司依照法律、行政法规和国家有关部门的规定,制定董事、高级管理人员薪酬管理制度,保障职工与股东的合法权益。

2. 公司未在董事会中设置薪酬与考核委员会的,由独立董事专门会议履行本章程规定的相关职责。

第六章 高级管理人员

第一百四十条 公司设经理一名,由董事会决定聘任或者解聘。

公司设副经理,由董事会决定聘任或者解聘。

第一百四十一条 本章程关于不得担任董事的情形、离职管理制度的规定,同时适用于高级管理人员。

本章程关于董事的忠实义务和勤勉义务的规定,同时适用于高级管理人员。

第一百四十二条 在公司控股股东单位担任除董事、监事以外其他行政职务的人员,不得担任公司的 高级管理人员。

公司高级管理人员仅在公司领薪,不由控股股东代发薪水。

第一百四十三条 经理每届任期【年数】年,经理连聘可以连任。

第一百四十四条 经理对董事会负责,行使下列职权:

- (一) 主持公司的生产经营管理工作,组织实施董事会决议,并向董事会报告工作;
- (二)组织实施公司年度经营计划和投资方案;
- (三)拟订公司内部管理机构设置方案;
- (四)拟订公司的基本管理制度;
- (五)制定公司的具体规章;
- (六)提请董事会聘任或者解聘公司副经理、财务负责人;
- (七)决定聘任或者解聘除应由董事会决定聘任或者解聘以外的管理人员;
- (八)本章程或者董事会授予的其他职权。经理列席董事会会议。

注释:公司应当根据自身情况,在章程中制定符合公司实际要求的经理的职权及其具体实施办法。

第一百四十五条 经理应制订经理工作细则,报董事会批准后实施。

第一百四十六条 经理工作细则包括下列内容:

- (一)经理会议召开的条件、程序和参加的人员;
- (二)经理及其他高级管理人员各自具体的职责及其分工:
- (三)公司资金、资产运用,签订重大合同的权限,以及向董事会的报告制度;
- (四)董事会认为必要的其他事项。
- **第一百四十七条** 经理可以在任期届满以前提出辞职。有关经理辞职的具体程序和办法由经理与公司 之间的劳动合同规定。
- **第一百四十八条** 公司根据自身情况,在章程中应当规定副经理的任免程序、副经理与经理的关系, 并可以规定副经理的职权。
- **第一百四十九条** 公司设董事会秘书,负责公司股东会和董事会会议的筹备、文件保管以及公司股东 资料管理,办理信息披露事务等事宜。

董事会秘书应遵守法律、行政法规、部门规章及本章程的有关规定。

第一百五十条 高级管理人员执行公司职务,给他人造成损害的,公司将承担赔偿责任;高级管理人员存在故意或者重大过失的,也应当承担赔偿责任。

高级管理人员执行公司职务时违反法律、行政法规、部门规章或者本章程的规定,给公司造成损失的,应当承担赔偿责任。

第一百五十一条 公司高级管理人员应当忠实履行职务,维护公司和全体股东的最大利益。

公司高级管理人员因未能忠实履行职务或者违背诚信义务,给公司和社会公众股股东的利益造成损害的,应当依法承担赔偿责任。

第七章 财务会计制度、利润分配和审计 第一节 财务会计制度

第一百五十二条 公司依照法律、行政法规和国家有关部门的规定,制定公司的财务会计制度。

第一百五十三条 公司在每一会计年度结束之日起四个月内向中国证监会派出机构和证券交易所报送并披露年度报告,在每一会计年度上半年结束之日起两个月内向中国证监会派出机构和证券交易所报送并披露中期报告。

上述年度报告、中期报告按照有关法律、行政法规、中国证监会及证券交易所的规定进行编制。

第一百五十四条 公司除法定的会计账簿外,不另立会计账簿。公司的资金,不以任何个人名义开立账户存储。

第一百五十五条 公司分配当年税后利润时,应当提取利润的百分之十列入公司法定公积金。公司法 定公积金累计额为公司注册资本的百分之五十以上的,可以不再提取。

公司的法定公积金不足以弥补以前年度亏损的,在依照前款规定提取法定公积金之前,应当先用当年利润弥补亏损。

公司从税后利润中提取法定公积金后,经股东会决议,还可以从税后利润中提取任意公积金。

公司弥补亏损和提取公积金后所余税后利润,按照股东持有的股份比例分配,但本章程规定不按持股比例分配的除外。

股东会违反《公司法》向股东分配利润的,股东应当将违反规定分配的利润退还公司;给公司造成损失的,股东及负有责任的董事、高级管理人员应当承担赔偿责任。

公司持有的本公司股份不参与分配利润。

注释: 1. 公司在公司章程中明确现金分红相对于股票股利在利润分配方式中的优先顺序,并载明以下内容:

- (一)公司董事会、股东会对利润分配尤其是现金分红事项的决策程序和机制,对既定利润分配政策 尤其是现金分红政策作出调整的具体条件、决策程序和机制,以及为充分听取中小股东意见所采取的措施。
- (二)公司的利润分配政策尤其是现金分红政策的具体内容,利润分配的形式,利润分配尤其是现金分红的具体条件,发放股票股利的条件,年度、中期现金分红最低金额或者比例(如有)等。
- 2. 公司应当以现金的形式向优先股股东支付股息,在完全支付约定的股息之前,不得向普通股股东分配利润。鼓励上市公司在符合利润分配的条件下增加现金分红频次,稳定投资者分红预期。
- 第一百五十六条 公司现金股利政策目标为【稳定增长股利/固定股利支付率/固定股利/剩余股利/低正常股利加额外股利/其他】。

当公司【最近一年审计报告为非无保留意见或带与持续经营相关的重大不确定性段落的无保留意见 / 资产负债率高于一定具体比例 / 经营性现金流低于一定具体水平 / 其他】的,可以不进行利润分配。

注释:发行境内上市外资股的公司应当按照《境内上市外资股规定实施细则》中的有关规定补充本节的内容。

第一百五十七条 公司股东会对利润分配方案作出决议后,或者公司董事会根据年度股东会审议通过的下一年中期分红条件和上限制定具体方案后,须在两个月内完成股利(或者股份)的派发事项。

第一百五十八条 公司的公积金用于弥补公司的亏损、扩大公司生产经营或者转为增加公司注册资本。

公积金弥补公司亏损,先使用任意公积金和法定公积金;仍不能弥补的,可以按照规定使用资本公积金。

法定公积金转为增加注册资本时,所留存的该项公积金将不少于转增前公司注册资本的百分之二十五。

第二节 内部审计

第一百五十九条 公司实行内部审计制度,明确内部审计工作的领导体制、职责权限、人员配备、经费保障、审计结果运用和责任追究等。

公司内部审计制度经董事会批准后实施,并对外披露。

第一百六十条 公司内部审计机构对公司业务活动、风险管理、内部控制、财务信息等事项进行监督 检查。

注释:内部审计机构应当保持独立性,配备专职审计人员,不得置于财务部门的领导之下,或者与财务部门合署办公。

第一百六十一条 内部审计机构向董事会负责。

内部审计机构在对公司业务活动、风险管理、内部控制、财务信息监督检查过程中,应当接受审计委员会的监督指导。内部审计机构发现相关重大问题或者线索,应当立即向审计委员会直接报告。

- **第一百六十二条** 公司内部控制评价的具体组织实施工作由内部审计机构负责。公司根据内部审计机构出具、审计委员会审议后的评价报告及相关资料,出具年度内部控制评价报告。
- **第一百六十三条** 审计委员会与会计师事务所、国家审计机构等外部审计单位进行沟通时,内部审计 机构应积极配合,提供必要的支持和协作。
 - 第一百六十四条 审计委员会参与对内部审计负责人的考核。

第三节 会计师事务所的聘任

- **第一百六十五条** 公司聘用符合《证券法》规定的会计师事务所进行会计报表审计、净资产验证及其他相关的咨询服务等业务,聘期一年,可以续聘。
- **第一百六十六条** 公司聘用、解聘会计师事务所,由股东会决定。董事会不得在股东会决定前委任会 计师事务所。
- **第一百六十七条** 公司保证向聘用的会计师事务所提供真实、完整的会计凭证、会计账簿、财务会计报告及其他会计资料,不得拒绝、隐匿、谎报。

第一百六十八条 会计师事务所的审计费用由股东会决定。

第一百六十九条 公司解聘或者不再续聘会计师事务所时,提前【天数】天事先通知会计师事务所, 公司股东会就解聘会计师事务所进行表决时,允许会计师事务所陈述意见。

会计师事务所提出辞聘的,应当向股东会说明公司有无不当情形。

第八章 通知和公告 第一节 通知

第一百七十条 公司的通知以下列形式发出:

- (一) 以专人送出:
- (二)以邮件方式送出;
- (三)以公告方式进行:
- (四)本章程规定的其他形式。
- 第一百七十一条 公司发出的通知,以公告方式进行的,一经公告,视为所有相关人员收到通知。
- 第一百七十二条 公司召开股东会的会议通知,以公告进行。
- 第一百七十三条 公司召开董事会的会议通知,以【具体通知方式】进行。
- 第一百七十四条 公司通知以专人送出的,由被送达人在送达回执上签名(或者盖章),被送达人签 收日期为送达日期;公司通知以邮件送出的,自交付邮局之日起第【天数】个工作日为送达日期;公司通 知以公告方式送出的,第一次公告刊登日为送达日期。
- **第一百七十五条** 因意外遗漏未向某有权得到通知的人送出会议通知或者该等人没有收到会议通知, 会议及会议作出的决议并不仅因此无效。

第二节 公告

第一百七十六条 公司指定【媒体名称】为刊登公司公告和其他需要披露信息的媒体。

注释: 公司应当在符合中国证监会规定条件的媒体范围内确定公司披露信息的媒体。

第九章 合并、分立、增资、减资、解散和清算 第一节 合并、分立、增资和减资

- 第一百七十七条 公司合并可以采取吸收合并或者新设合并。
- 一个公司吸收其他公司为吸收合并,被吸收的公司解散。两个以上公司合并设立一个新的公司为新设 合并,合并各方解散。
- **第一百七十八条** 公司合并支付的价款不超过本公司净资产百分之十的,可以不经股东会决议,但本章程另有规定的除外。

公司依照前款规定合并不经股东会决议的,应当经董事会决议。

第一百七十九条 公司合并,应当由合并各方签订合并协议,并编制资产负债表及财产清单。公司自作出合并决议之日起十日内通知债权人,并于三十日内在【报纸名称】上或者国家企业信用信息公示系统公告。

债权人自接到通知之日起三十日内,未接到通知的自公告之日起四十五日内,可以要求公司清偿债务 或者提供相应的担保。 **第一百八十条** 公司合并时,合并各方的债权、债务,应当由合并后存续的公司或者新设的公司承继。

第一百八十一条 公司分立,其财产作相应的分割。

公司分立,应当编制资产负债表及财产清单。公司自作出分立决议之日起十日内通知债权人,并于三十日内在【报纸名称】上或者国家企业信用信息公示系统公告。

第一百八十二条 公司分立前的债务由分立后的公司承担连带责任。但是,公司在分立前与债权人就 债务清偿达成的书面协议另有约定的除外。

第一百八十三条 公司减少注册资本,将编制资产负债表及财产清单。

公司自股东会作出减少注册资本决议之日起十日内通知债权人,并于三十日内在【报纸名称】上或者国家企业信用信息公示系统公告。债权人自接到通知之日起三十日内,未接到通知的自公告之日起四十五日内,有权要求公司清偿债务或者提供相应的担保。

公司减少注册资本,应当按照股东持有股份的比例相应减少出资额或者股份,法律或者本章程另有规定的除外。

第一百八十四条 公司依照本章程第一百五十八条第二款的规定弥补亏损后,仍有亏损的,可以减少 注册资本弥补亏损。减少注册资本弥补亏损的,公司不得向股东分配,也不得免除股东缴纳出资或者股款 的义务。

依照前款规定减少注册资本的,不适用本章程第一百八十三条第二款的规定,但应当自股东会作出减少注册资本决议之日起三十日内在【报纸名称】上或者国家企业信用信息公示系统公告。

公司依照前两款的规定减少注册资本后,在法定公积金和任意公积金累计额达到公司注册资本百分之 五十前,不得分配利润。

第一百八十五条 违反《公司法》及其他相关规定减少注册资本的,股东应当退还其收到的资金,减免股东出资的应当恢复原状;给公司造成损失的,股东及负有责任的董事、高级管理人员应当承担赔偿责任。

第一百八十六条 公司为增加注册资本发行新股时,股东不享有优先认购权,本章程另有规定或者股东会决议决定股东享有优先认购权的除外。

第一百八十七条 公司合并或者分立,登记事项发生变更的,应当依法向公司登记机关办理变更登记;公司解散的,应当依法办理公司注销登记;设立新公司的,应当依法办理公司设立登记。

公司增加或者减少注册资本,应当依法向公司登记机关办理变更登记。

第二节 解散和清算

第一百八十八条 公司因下列原因解散:

- (一)本章程规定的营业期限届满或者本章程规定的其他解散事由出现;
- (二)股东会决议解散;
- (三) 因公司合并或者分立需要解散;
- (四)依法被吊销营业执照、责令关闭或者被撤销;

(五)公司经营管理发生严重困难,继续存续会使股东利益受到重大损失,通过其他途径不能解决的,持有公司百分之十以上表决权的股东,可以请求人民法院解散公司。

公司出现前款规定的解散事由,应当在十日内将解散事由通过国家企业信用信息公示系统予以公示。

第一百八十九条 公司有本章程第一百八十八条第(一)项、第(二)项情形,且尚未向股东分配财产的,可以通过修改本章程或者经股东会决议而存续。

依照前款规定修改本章程或者股东会作出决议的,须经出席股东会会议的股东所持表决权的三分之二以上通过。

第一百九十条 公司因本章程第一百八十八条第(一)项、第(二)项、第(四)项、第(五)项规 定而解散的,应当清算。董事为公司清算义务人,应当在解散事由出现之日起十五日内组成清算组进行清 算。

清算组由董事组成,但是本章程另有规定或者股东会决议另选他人的除外。

清算义务人未及时履行清算义务,给公司或者债权人造成损失的,应当承担赔偿责任。

注释: 公司可以在章程中规定清算组的其他组成方式。

第一百九十一条 清算组在清算期间行使下列职权:

- (一) 清理公司财产,分别编制资产负债表和财产清单;
- (二)通知、公告债权人;
- (三) 处理与清算有关的公司未了结的业务;
- (四)清缴所欠税款以及清算过程中产生的税款;
- (五)清理债权、债务;
- (六)分配公司清偿债务后的剩余财产;
- (七)代表公司参与民事诉讼活动。
- 第一百九十二条 清算组应当自成立之日起十日内通知债权人,并于六十日内在【报纸名称】上或者 国家企业信用信息公示系统公告。债权人应当自接到通知之日起三十日内,未接到通知的自公告之日起四 十五日内,向清算组申报其债权。

债权人申报债权,应当说明债权的有关事项,并提供证明材料。清算组应当对债权进行登记。

在申报债权期间,清算组不得对债权人进行清偿。

第一百九十三条 清算组在清理公司财产、编制资产负债表和财产清单后,应当制订清算方案,并报股东会或者人民法院确认。

公司财产在分别支付清算费用、职工的工资、社会保险费用和法定补偿金,缴纳所欠税款,清偿公司债务后的剩余财产,公司按照股东持有的股份比例分配。

清算期间,公司存续,但不得开展与清算无关的经营活动。

公司财产在未按前款规定清偿前,将不会分配给股东。

注释:已发行优先股的公司因解散、破产等原因进行清算时,公司财产在按照公司法和破产法有关规定进行清偿后的剩余财产,应当优先向优先股股东支付未派发的股息和公司章程约定的清算金额,不足以全额支付的,按照优先股股东持股比例分配。

第一百九十四条 清算组在清理公司财产、编制资产负债表和财产清单后,发现公司财产不足清偿债务的,应当依法向人民法院申请破产清算。

人民法院受理破产申请后,清算组应当将清算事务移交给人民法院指定的破产管理人。

第一百九十五条 公司清算结束后,清算组应当制作清算报告,报股东会或者人民法院确认,并报送公司登记机关,申请注销公司登记。

第一百九十六条 清算组成员履行清算职责,负有忠实义务和勤勉义务。

清算组成员怠于履行清算职责,给公司造成损失的,应当承担赔偿责任;因故意或者重大过失给债权 人造成损失的,应当承担赔偿责任。

第一百九十七条 公司被依法宣告破产的,依照有关企业破产的法律实施破产清算。

第十章 修改章程

- 第一百九十八条 有下列情形之一的,公司将修改章程:
- (一)《公司法》或者有关法律、行政法规修改后,章程规定的事项与修改后的法律、行政法规的规 定相抵触的;
 - (二)公司的情况发生变化,与章程记载的事项不一致的;
 - (三)股东会决定修改章程的。
- **第一百九十九条** 股东会决议通过的章程修改事项应经主管机关审批的,须报主管机关批准;涉及公司登记事项的,依法办理变更登记。
 - 第二百条 董事会依照股东会修改章程的决议和有关主管机关的审批意见修改本章程。
 - 第二百零一条 章程修改事项属于法律、法规要求披露的信息,按规定予以公告。

第十一章 附则

第二百零二条 释义:

- (一) 控股股东,是指其持有的股份占股份有限公司股本总额超过百分之五十的股东;或者持有股份的比例虽然未超过百分之五十,但其持有的股份所享有的表决权已足以对股东会的决议产生重大影响的股东。
- (二)实际控制人,是指通过投资关系、协议或者其他安排,能够实际支配公司行为的自然人、法人 或者其他组织。
- (三)关联关系,是指公司控股股东、实际控制人、董事、高级管理人员与其直接或者间接控制的企业之间的关系,以及可能导致公司利益转移的其他关系。但是,国家控股的企业之间不仅因为同受国家控股而具有关联关系。
 - 第二百零三条 董事会可依照章程的规定,制定章程细则。

章程细则不得与章程的规定相抵触。

- **第二百零四条** 本章程以中文书写,其他任何语种或者不同版本的章程与本章程有歧义时,以在【公司登记机关全称】最近一次核准登记后的中文版章程为准。
- **第二百零五条** 本章程所称"以上"、"以内"都含本数;"过"、"以外"、"低于"、"多于"不含本数。

第二百零六条 本章程由公司董事会负责解释。

注释:上市公司章程违反法律、行政法规、中国证监会规定的,中国证监会根据相关行为的性质、情 节轻重依法予以处理。

第二百零七条 本章程附件包括股东会议事规则和董事会议事规则。

注释:公司也可将股东会议事规则和董事会议事规则列入公司章程。

第二百零八条 国家对优先股另有规定的,从其规定。

第二百零九条 本章程指引自公布之日起施行。2023 年 12 月 15 日施行的《上市公司章程指引》(证监会公告〔2023〕62 号)同时废止。

Guidelines for Articles of Association of Listed Companies (2025)

Promulgated by: China Securities Regulatory Commission

Promulgation Date: 2025.03.28

Effective Date: 2025.03.28 Validity Status: Effective

Document No.: CSRC Announcement [2025] No. 6

Guidelines for Articles of Association of Listed Companies (2025)

CSRC Announcement [2025] No. 6

The Guidelines for Articles of Association of Listed Companies are hereby promulgated, effective as of the date of promulgation.

China Securities Regulatory Commission

March 28, 2025

Guidelines for Articles of Association of Listed Companies

Chapter I General Provisions

Article 1 The Articles of Association are enacted pursuant to the Company Law of the People's Republic of China (hereinafter referred to as the Company Law), the Securities Law of the People's Republic of China (hereinafter referred to as the Securities Law) and other relevant provisions for the purposes of protecting the legitimate rights and interests of companies, shareholders, employees and creditors and standardising organisation and acts of companies.

Article 2 The company shall be a joint stock company established pursuant to the [title of regulation] and other relevant provisions (hereinafter referred to as the "company").

The company shall be established by way of [method of establishment]; registered with [name of company registration authority] and obtain a business license with a unified social credit code [unified social credit code].

Note: Where approval is required for establishment of a company as required by laws and administrative regulations, the name of approval authority and title of approval document shall be stated.

Article 3 A company is approved by/registered with the [full name of approval/registration authority] on [date of approval/registration] to make an initial public offering of [number of shares] Renminbidenominated common shares, and the shares are listed on the [full name of Stock Exchange] on [date of listing]. The company is approved by/registered with the [full name of approval/registration authority] on [date of approval/registration] to issue [number of shares] preferred shares which are listed on the [full name of Stock Exchange] on [date of listing]. The company has issued [number of shares] foreign capital shares listed in China to overseas investors that are subscribed for in a foreign currency and listed in China, and such shares are listed on the [full name of Stock Exchange] on [date of listing].

Note: For the purpose of these Guidelines, the "preferred shares" refer to other types of shares that are otherwise specified according to the Company Law other than common shares generally stipulated, and the shareholders thereof have priority over the common shareholders in the distribution of the profit and residual property of the company, but their rights such as participation in the company's decision-making and management are restricted.

In the case of a company which does not issue (or propose to issue) preferred shares or foreign capital shares listed in China, it is not required to provide an explanation with respect to the contents of preferred shares or foreign capital shares listed in China as specified in this Article. The same below.

Article 4 Registered name of the company: [Chinese name in full][English name in full].

Article 5 Domicile of the company: [full address of the company domicile, postal code].

Article 6 The registered capital of the company is [amount of registered capital] yuan.

Note: In the event of change in the total amount of registered capital due to increase or decrease of registered capital by the company, upon a resolution on increase or decrease of registered capital passed at the shareholders' meeting, another resolution on amendment to the company's articles of association as a result thereof shall be passed, stating the mandate for the board of directors to handle registration of change in registered capital.

Article 7 The term of business of the company is [number of years] or [the company is a joint stock company that will exist in perpetuity].

Article 8 [A director or manager who represents a company to execute the company's business] shall be the legal representative of the company.

Where a director or manager, who serves as the legal representative, resigns, he/she shall be deemed to have resigned as the legal representative at the same time.

In the event that the legal representative resigns, the company shall appoint a new legal representative within 30 days since the date of resignation.

Note: The company shall stipulate in the articles of association the methods by which the legal representative is selected and changed.

Article 9 The legal consequences of civil activities conducted by the legal representative in the name of a company shall be borne by the company.

The restrictions on the functions and powers of the legal representative set forth in the Articles of Association or at the shareholders' meeting shall not be asserted against any bona fide counterparty.

Where the legal representative of a company causes an injury to others while performing his/her duties, the company shall assume the civil liability. After assuming civil liability, the company may, in accordance with the law or the Articles of Association, claim compensation from the legal representative who is at fault.

Article 10 Shareholders shall be liable to the company to the extent of the shares they have subscribed for. The company shall be liable for its debts to the extent of all its property.

Article 11 The Articles of Association shall, as of the date of entry into force, be a legally binding document which standardizes the company's organisation and acts as well as the relationship of rights and obligations between the company and its shareholders and between shareholders and shall be legally binding on the company and its shareholders, directors and senior executives. Pursuant to the Articles of Association, a shareholder may file a lawsuit against another shareholder, against the company's directors and senior executives, or against the company, and the company may file a lawsuit against a shareholder, a director and a senior executive.

Article 12 For the purpose of the Articles of Association, "senior executives" shall mean the company's manager, deputy manager, financial controller, board secretary and other personnel stipulated in the Articles of Association.

Note: The company may, based on actual conditions, specify in its articles of association other persons that are senior executives of the company.

Article 13 A company shall, pursuant to the provisions of the Constitution of the Communist Party of China, establish Chinese Communist Party organisations and carry out Party activities. The company shall provide the requisite conditions for Party activities.

Chapter II Purposes and Scope of Business

Article 14 The business purposes of the company are: [description of purposes].

Article 15 Upon registration pursuant to the law, the scope of business of the company is: [description of scope of business]. Note: Items subject to approval within the company's scope of business as required by laws, administrative regulations shall be approved pursuant to the law.

Chapter III Shares

Section 1 Issuance of Shares

Article 16 Shares of the company shall take the form of stock.

Article 17 Shares shall be issued by a company under the principles of transparency, fairness and equitableness, and each share of the same type shall have the same rights. For the same type of shares issued in one offering, the issue criteria and price for each share shall be identical; the subscribers shall pay the same price for each share subscribed.

Note: A company which issues different types of shares shall state in the company's articles of association the number of shares of each type and the rights and obligations thereof, and the measures for protection of the interests of minority shareholders:

- 1. A company which has shares with special voting rights shall stipulate in its articles of association the qualifications of holders of shares with special voting rights, the arrangements for the ratio of the number of voting rights held by shares with special voting rights to the number of voting rights held by common shares, the scope of shareholders' meeting matters for which holders of shares with special voting rights can participate in voting, arrangements for restricted sales and transfer restrictions of shares with special voting rights, conversion of shares with special voting rights to common shares etc. The provisions of the company's articles of association on the aforesaid matters shall comply with the laws, administrative regulations, relevant provisions of the China Securities Regulatory Commission (hereinafter referred to as the "CSRC") and the Stock Exchanges.
- 2. A company issuing preferred shares shall specify in its articles of association the following matters: (1) a fixed dividend rate or a floating dividend rate is adopted for dividend rate for preferred shares, and the

level of fixed dividend rate or the calculation method for floating dividend rate shall be specified; (2) whether the company must distribute profits when it has distributable after-tax profits; (3) if the company has insufficient distributable profits in the current accounting year and does not distribute dividends in full to preferred shareholders, whether the shortfall can be accumulated and carried forward to the next accounting year; (4) after dividends have been distributed to preferred shareholders according to the agreed dividend rate, whether the preferred shareholders have the right to participate in the distribution of the remaining profits together with the holders of common shares, and the percentage and conditions etc. for participation in the distribution of the remaining profits; (5) other matters relating to the participation of preferred shareholders in the distribution of the company's profits; (6) apart from the distribution of profits and remaining property, whether preferred shares have different settings on other terms; (7) upon recovery of the voting rights of preferred shares, the specific method for calculating the voting rights each preferred share is entitled to.

If preferred shares are issued to unspecified objects, the company's articles of association shall specify: (1) adoption of a fixed dividend rate; (2) when there are distributable after-tax profits, the company must distribute dividends to the preferred shareholders; (3) if the full amount of dividends has not been distributed to the preferred shareholders, the shortfall shall be accumulated and carried forward to the next accounting year; (4) after dividends have been distributed to preferred shareholders at the agreed dividend rate, the preferred shareholders shall not participate in the distribution of the remaining profits together with the holders of common shares. If commercial banks issue preferred shares to supplement their capital, the provisions prescribed in Item (2) and Item (3) may be otherwise specified.

Article 18 Shares with par value issued by a company are denominated in Renminbi.

Article 19 Shares issued by a company shall be centrally deposited with the [name of securities registration and clearing organization].

Article 20 The promoters of a company are [name or title of each promoter], subscribing for [number of shares], and their capital contribution method and date are [specific method and date]. At the time of establishment of the company, the total number of shares to be issued is [number] with a par value share of [amount] yuan.

Note: Where a company has been established for one year or more, and a promoter has already transferred its shares, it is not required to fill in the number of shares held by the promoter.

Article 21 The number of shares issued by a company is [number of shares], the share capital structure of the company is: [number] of common shares and [number] of other types of shares.

Note: A company issuing preferred shares or any other type of shares shall state the types and quantity etc. thereof respectively.

Article 22 A company or its subsidiaries (including its affiliates) shall not provide financial assistance in the form of gift, advance, guarantee, loan etc. to others for obtaining of the company's shares or the parent company's shares, except where the employee stock ownership plan is implemented.

For the interests of the company, upon resolution of a shareholders' meeting or resolution by the board of directors pursuant to the Articles of Association or the authorization of the shareholders' meeting, the company may provide financial assistance to others for obtaining of the company's shares or the parent company's shares, provided that the total cumulative amount of financial assistance shall not exceed 10% of the total issued share capital. A board resolution shall be passed by more than two-thirds of all the directors.

Note: A company or its subsidiaries (including its affiliates) which have committed an act in this Article shall comply with laws, administrative regulations, and the provisions of the CSRC and the Stock Exchanges.

Section 2 Increase, Decrease and Repurchase of Shares

Article 23 A company may, upon resolution by a shareholders' meeting, adopt the following methods to increase its capital based on its business and development needs and pursuant to the provisions of laws and regulations:

- (1) issuance of shares to unspecified objects;
- (2) issuance of shares to specified objects;
- (3) distribution of bonus shares to existing shareholders;
- (4) conversion of reserve to increase share capital; and
- (5) any other methods stipulated by laws, administrative regulations and the CSRC.

Note: A company which issues preferred shares shall stipulate the following matters pertaining to issuance of preferred shares in its articles of association: the preferred shares issued by the company shall not exceed 50% of the total number of common shares of the company, and the amount of funds raised shall not exceed 50% of the net assets prior to the issuance, redeemed or converted preferred shares shall not be included for computation purpose.

A company shall not issue preferred shares which can be converted to common shares. However, a commercial bank may, pursuant to the regulatory provisions on capital of commercial banks, issue preferred shares to specified objects which will be mandatorily converted to common shares upon occurrence of a trigger event and comply with the relevant provisions.

A company which issues convertible corporate bonds shall also provide specific provisions on issuance of convertible corporate bonds, conversion procedures and arrangements, change in the company's share capital as a result of the conversion etc. in its articles of association.

Article 24 A company may reduce its registered capital. The company shall complete the formalities for reduction of registered capital pursuant to the Company Law and other relevant provisions and the procedures stipulated in the Articles of Association.

Article 25 A company shall not acquire its own shares, except under any of the following circumstances:

- (1) reduction of registered capital;
- (2) merger with another company which holds its shares;
- (3) use of shares for employee stock ownership plan or equity incentives;
- (4) a shareholder's objection to the resolution on the company's merger or division passed by the shareholders' meeting, requesting the company to acquire its shares;
- (5) use of shares for conversion of corporate bonds issued by the company that can be converted into shares; or
- (6) necessity for the purpose of maintaining the value of the company and shareholders' equity.

Note: A company which issues preferred shares shall also provide specific provisions in its articles of association in respect of the option for buyback of preferred shares to be exercised by the issuer or the shareholder, the criteria, price and ratio of the buyback etc. Where the issuer requests for buyback of preferred shares pursuant to the provisions of the articles of association, it shall make full payment of dividends in arrears, except for issuance of preferred shares by a commercial bank for capital supplementation.

Article 26 A company may acquire its shares through open centralized trading, or via any other method recognized by laws, administrative regulations and the CSRC.

The acquisition of shares by a company under the circumstances stipulated in item (3), item (5) or item (6) of the first paragraph of Article 25 shall be carried out via an open centralized trading method.

Article 27 A resolution of a shareholders' meeting is required for acquisition of shares by a company under any of the circumstances stipulated in item (1) and item (2) of the first paragraph of Article 25 of the Articles of Association; for the company's acquisition of shares under any of the circumstances stipulated in item (3), item (5) and item (6) of the first paragraph of Article 25, a resolution of a board meeting passed by two-thirds or more of the directors attending the meeting shall be made pursuant to the provisions of the Articles of Association or the authorization of the shareholders' meeting.

Where share acquisition by a company pursuant to the provisions of the first paragraph of Article 25 falls under the circumstances set out in item (1), the shares shall be deregistered within 10 days from the date of acquisition; where a share acquisition falls under the circumstances set out in item (2) or item (4), the shares shall be transferred or deregistered within six months; where a share acquisition falls under the circumstances set out in item (3), item (5) or item (6), the total number of shares held by the company shall not exceed 10% of the total number of shares issued by the company, and the shares shall be transferred or deregistered within three years.

Note: Upon buyback of preferred shares by the company pursuant to the provisions of this Article, the total number of issued preferred shares shall be correspondingly written down.

Section 3 Transfer of Shares

Article 28 Shares of a company shall be transferred pursuant to the law.

Article 29 A company shall not accept its shares as subject matter of pledge.

Article 30 Shares issued prior to the public offering by a company shall not be transferred within one year from listing and trading of the company's stocks on the Stock Exchanges.

The directors and senior executives of the company shall declare to the company their holding of shares (including preferred shares) in the company and the changes thereof, the shares transferred each year during their tenure determined at the time of appointment shall not exceed 25% of the total number of the same type of shares of the company held by them; the company shares held by them shall not be transferred within one year from listing and trading of the company's stocks. The aforesaid persons shall not transfer the company shares held by them within half year from their resignation.

Note: 1. Where the laws, administrative regulations or the CSRC stipulates otherwise on transfer of company shares held by shareholders, such provisions shall prevail.

2. Where the company's articles of association include other restrictive provisions on transfer of company shares (including preferred shares) held by the company's directors and senior executives, an explanation shall be provided.

Article 31 Where a shareholder who holds 5% or more of a company's shares, a director or senior executive sells the company's shares or other securities of equity nature held by him/her within six months from the date of purchase or repurchases again within six months from the date of sale, the proceeds generated therefrom shall belong to the company, and the board of directors of the company shall recover such proceeds, except where a securities company holds 5% or more of the company's shares due to purchase of any remaining shares in a best efforts underwriting, as well as any other circumstances stipulated by the CSRC.

For the purpose of the preceding paragraph, shares or other securities of equity nature held by directors, senior executives and natural person shareholders shall include shares or other securities of equity nature held by their spouses, parents, children, and held by them using other's accounts.

Where the board of directors does not act pursuant to the provisions of the first paragraph of this Article, the shareholder shall have the right to require the board of directors to do so within 30 days. Where the board of directors does not do so within the aforesaid period, the shareholder shall have the right to file a lawsuit with a people's court in his/her name for the interests of the company.

Where the board of directors does not act pursuant to the provisions of the first paragraph of this Article, the directors who are accountable shall bear joint and several liability pursuant to the law.

Chapter IV Shareholders and Shareholders' Meetings

Section 1 General Rules on Shareholders

Article 32 A company shall establish a register of shareholders based on the voucher provided by the securities registration and clearing organisation. The register of shareholders is adequate evidence of shareholding by shareholders. A shareholder shall enjoy the rights and bear the obligations by the type of shares held; shareholders who hold the same type of shares shall enjoy the same rights and bear the same type of obligations.

Note: The company shall enter into a securities registration and service agreement with the securities registration and clearing organisation, conduct regular inquiry of the information of key shareholders and changes in shareholdings of key shareholders (including pledge of equity) for a timely understanding of the company's equity structure.

Article 33 Where a company needs to confirm the identity of shareholders for convening of a shareholders' meeting, distribution of dividends, liquidation etc., the board of directors or the convener of the shareholders' meeting shall determine the date of record, and shareholders registered in the register after market closing on the date of record shall be shareholders entitled to the relevant rights and interests.

Article 34 Shareholders of a company shall enjoy the following rights:

- (1) being entitled to dividends and any other form of distribution of benefits based on the number of shares held by them;
- (2) requesting to hold, convene, preside over, attend or appoint a proxy to attend a shareholders' meeting pursuant to the law and exercising the corresponding voting rights;
- (3) supervising the company's business operations, proposing recommendations or raising queries;
- (4) transferring, donating or pledging shares held by them pursuant to the provisions of laws, administrative regulations and the Articles of Association;
- (5) consulting and making copies of the company's articles of association, register of shareholders, minutes of shareholders' meetings, resolutions of board meetings and financial accounting reports; qualified shareholders may consult the company's accounting books and accounting vouchers;
- (6) participating in the distribution of residual property based on their shareholding upon termination or liquidation of the company;
- (7) requesting by a shareholder who objects to the resolution on merger or division passed by the shareholders' meeting that the company acquire his/her shares; and
- (8) any other rights stipulated by laws, administrative regulations, departmental rules or the Articles of Association.

Note: A company which issues preferred shares shall specify in its articles of association that holders of preferred shares shall not attend shareholders' meetings, and their shares do not have voting rights except for the following circumstances: (1) amendment of the contents in the company's articles of association in relation to preferred shares; (2) reduction of the company's registered capital which exceeds 10% in a one-off manner or cumulatively; (3) merger, division, dissolution or change of company form; (4) issuance of preferred shares; or (5) any other circumstances stipulated in the company's articles of association which may affect the rights of holders of preferred shares.

A company which issues preferred shares shall also specify in its articles of association that: where the company does not pay dividends to holders of preferred shares for three accounting years cumulatively or two consecutive accounting years pursuant to the agreement, holders of preferred shares shall have the right to attend shareholders' meetings, and each preferred share shall be entitled to voting rights stipulated in the company's articles of association. In the case of preferred shares for which dividends may be carried forward to the next accounting year, the voting rights shall be resumed until the company makes full payment of the dividends in arrears. In the case of preferred shares for which dividends are not cumulative, the voting rights shall be resumed until the company makes full payment of the dividends for the current year. The company's articles of association may stipulate any other circumstances for resumption of voting rights of preferred shares.

Article 35 A shareholder who requests to consult or make copies of the relevant materials of the company shall comply with the provisions of the Company Law, the Securities Law and related laws and administrative regulations.

Note: The company may stipulate in its articles of association the circumstances for consultation of materials by a shareholder, the supporting materials required to be provided for application for consultation of materials, the procedural requirements to be followed etc., and may stipulate lower provisions for shareholding percentage stipulated in the second paragraph of Article 110 of the Company Law.

Article 36 Where the contents of a resolution passed by a shareholders' meeting or board of directors violate laws and administrative regulations, a shareholder shall have the right to apply to a people's court to declare the resolution invalid.

Where the convening procedures or voting method of a shareholders' meeting or a board meeting violates laws, administrative regulations or the Articles of Association, or the contents of a resolution violate the Articles of Association, a shareholder shall have the right to apply to a people's court for revocation within 60 days from passing of the resolution, except where the convening procedures or voting method of a shareholders' meeting or a board meeting has only minor defect which does not have a substantial impact on the resolution.

Where the relevant parties such as the board of directors, the shareholders etc. dispute over the validity of resolution passed by the shareholders' meeting, they shall promptly file a lawsuit with a people's court. Before the people's court makes a judgment or ruling on revocation of the resolution, the relevant parties shall implement the resolution passed by the shareholders' meeting. The company, its directors and senior executives shall perform their duties pragmatically and ensure normal operations of the company.

Where the people's court has made a judgment or ruling on the relevant matter, the company shall perform information disclosure obligation pursuant to the provisions of laws, administrative regulations, the CSRC and the Stock Exchanges, provide adequate explanation on the impact and actively cooperate in enforcement of the judgment or ruling upon its validity. Where a correction of preliminary matter is involved, the correction shall be promptly made, and the corresponding information disclosure obligation shall be performed.

Article 37 Under any of the following circumstances, a resolution passed by a shareholders' meeting or a board meeting is not valid:

- (1) the resolution is passed without holding a shareholders' meeting or a board meeting;
- (2) the resolution is not voted on at a shareholders' meeting or a board meeting;
- (3) the number of persons present at the meeting or the number of votes held does not attain the number stipulated in the Company Law or the Articles of Association, or the number of votes held; or
- (4) the number of persons who consent to the resolution or the number of votes held does not attain the number stipulated in the Company Law or the Articles of Association, or the number of votes held.

Article 38 Where directors or senior executives other than the audit committee members contravene the laws, administrative regulations, or the Articles of Association when performing their duties in a company, resulting in losses to the company, shareholders individually or jointly holding 1% or more of shares for more than 180 consecutive days have the right to request the audit committee in writing to file a lawsuit with a people's court. If a member of the audit committee contravenes the laws, administrative regulations, or the Articles of Association when performing his/her duties in the company, resulting in losses to the company, the aforesaid shareholders may request the board of directors in writing to file a lawsuit with the people's court.

If the audit committee or board of directors refuses to file a lawsuit after receiving the shareholders' written request under the preceding paragraph, or does not file a lawsuit within 30 days of receiving the request, or the situation is so urgent that failure to initiate an immediate litigation will lead to irreparable losses suffered by the company, the shareholders under the previous paragraph have the right to directly file a lawsuit with the people's court in their own name for the interest of the company.

If any other person infringes upon the legal rights and interests of the company, resulting in losses to the company, shareholders under the first paragraph of this Article may file a lawsuit with a people's court in accordance with the two preceding paragraphs.

Where a director, supervisor, or senior executive of a wholly-owned subsidiary of the company when performing his/her duties contravenes the laws, administrative regulations, or the Articles of Association, resulting in losses to the company, or another person infringes upon the legal rights and interests of a wholly-owned subsidiary of the company, resulting in losses, a shareholder individually or jointly holding 1% or more of the shares of the company for more than 180 consecutive days may, according to the first three paragraphs of Article 189 of the Company Law, request in writing the board of supervisors or board of directors of the wholly-owned subsidiary to file a lawsuit with a people's court or may directly file a lawsuit with the people's court in his/her own name.

Note: Where a wholly-owned subsidiary of the company does not have a board of supervisors or supervisors, but does have an audit committee, the first and second paragraphs of this Article shall prevail.

Article 39 Where a director or senior executive contravenes the laws, administrative regulations, or the Articles of Association and damages a shareholder's interests, the shareholder may file a lawsuit with a people's court.

Article 40 Company shareholders undertake the following obligations:

- (1) complying with the laws, administrative regulations and the Articles of Association;
- (2) making payment according to the shares subscribed for and the method of shareholding;
- (3) they may not withdraw their share capital except as prescribed by the law or regulations;
- (4) they may not abuse their shareholder's rights to damage the company or other shareholders' interests; may not abuse the independent legal person status of the company and the limited liability of the shareholders to damage the interests of creditors; and
- (5) other obligations required by the laws, administrative regulations and the Articles of Association.

Article 41 Company shareholders who abuse their shareholder's rights and cause the company or other shareholders to suffer losses shall be liable for compensation in accordance with the law. Company shareholders who abuse the independent legal person status of the company and shareholder's limited liability to evade debts and seriously damage the interests of creditors of the company shall bear joint and several liability for the debts of the company.

Section 2 Controlling Shareholders and Actual Controllers

Article 42 Controlling shareholders and actual controllers of a company shall exercise their rights and perform their obligations in accordance with the laws, administrative regulations, the provisions of the CSRC and the Stock Exchanges to protect the interests of the listed company.

Note: If there is no controlling shareholder or actual controller, it shall be specified in the laws, administrative regulations, the relevant provisions of the CSRC and the Stock Exchanges that the related entities shall be subject to the provisions of this Section.

Article 43 Controlling shareholders and actual controllers of a company shall comply with the following provisions:

- (1) exercising shareholder's rights in accordance with the law, not abusing the controlling right or making use of related-party relationships to damage the legitimate rights and interests of the company or other shareholders;
- (2) strictly performing the declarations and various commitments made, without unauthorized alteration or exemption;
- (3) performing information disclosure obligations strictly in accordance with the relevant provisions, taking the initiative to cooperate with the company in information disclosure and notifying the company promptly of material events which have occurred or will occur;
- (4) not occupying the company's funds in any way;
- (5) not compelling, instigating or requesting the company and its relevant personnel to provide guarantee in violation of laws and regulations;
- (6) not making use of the company's undisclosed material information to seek gains, not divulging undisclosed material information relating to the company in any way, and not engaging in insider trading, short-swing trading and market manipulation or other acts in violation of laws and regulations;
- (7) not impairing the legitimate rights and interests of the company and other shareholders through unfair related-party transactions, profit distribution, asset restructuring, outbound investment or other means;
- (8) ensuring the integrity of the company's assets, staff independence, financial independence, organizational independence and business independence, and not affecting the company's independence in any way; and
- (9) other provisions of laws, administrative regulations, the provisions of the CSRC, the business rules of the Stock Exchanges and the Articles of Association.

Where the controlling shareholders and actual controllers of a company do not act as directors but actually execute the company's affairs, the provisions of the Articles of Association on fiduciary and diligence obligations of directors shall apply.

Where the controlling shareholders and actual controllers of a company instruct the directors and senior executives to damage the interests of the company or shareholders, they shall bear joint and several liability with the directors and senior executives.

Article 44 Where controlling shareholders and actual controllers pledge the company's shares held or actually controlled by them, they shall maintain the control of the company and the stability of production and operation.

Note: The company may set restrictions in the Articles of Association on the proportion of shares pledged by the controlling shareholders and actual controllers, or uses of funds, etc.

Article 45 Any controlling shareholder or actual controller that transfers company shares held by it shall abide by any restrictive provisions on share transfers set forth in laws, administrative regulations, the rules of the CSRC and the Stock Exchanges, and any commitment it makes with respect to the restricted share transfers.

Section 3 General Rules on Shareholders' Meetings

Article 46 The shareholders' meeting of a company is composed of all shareholders. The shareholders' meeting is an organisation of authority of the company and exercises the following powers pursuant to the law:

- (1) electing and replacing directors, and deciding the remuneration matters of the directors;
- (2) deliberating and approving the reports of board of directors;
- (3) deliberating and approving the profit distribution plan and loss compensation plan of the company;
- (4) making resolution on increasing or decreasing the registered capital of the company;
- (5) making resolution on the issuing of company bonds;
- (6) making resolution on merger, division, dissolution, liquidation or changing the form of the company;
- (7) amending the Articles of Association;

- (8) making resolution on engagement and dismissal of the accountant firm that undertakes the auditing of the company;
- (9) deliberating and approving the guarantees under Article 47 of the Articles of Association;
- (10) deliberating purchases and sales of significant assets within a year exceeding 30% of the most recently audited total assets of the company;
- (11) deliberating and approving changes in usage of raised funds;
- (12) deliberating equity incentive plans and employee stock ownership plans; and
- (13) deliberating other matters which shall be decided by the shareholders' meeting as required by the laws, administrative regulations, departmental rules or the Articles of Association.

A shareholders' meeting may authorize the board of directors to decide on the issuance of company bonds.

- Note: 1. After a resolution of a shareholders' meeting, or after a board resolution authorised by the Articles of Association or the shareholders' meeting, the company may issue shares and company bonds which may be converted into shares and shall comply with the requirements of the laws, administrative regulations, CSRC and Stock Exchanges in the specific implementation.
- 2. Unless otherwise specified by the laws, administrative regulations, rules of CSRC or Stock Exchanges, the functions and powers of the aforesaid shareholders' meeting may not be exercised by the board of directors or other organisation or individual through authorization.
- **Article 47** The following external guarantees by a company must be deliberated and approved by the shareholders' meeting:
- (1) any external guarantee by the company or its subsidiary, whose total amount exceeds 50% of the most recently audited net assets;
- (2) any external guarantee by the company, whose total amount exceeds 30% of the most recently audited total assets;
- (3) any guarantee to other persons provided by the company within one year, whose total amount exceeds 30% of the most recently audited total assets;
- (4) any guarantee provided to guaranteed objects with asset-liability ratio exceeding 70%;

- (5) any guarantee whose single amount exceeds 10% of the most recently audited net assets; or
- (6) any guarantee for shareholders, actual controllers and their related parties.

Note: The company shall specify in the Articles of Association the authority of the shareholders' meeting and the board of directors to approve external guarantees, as well as the accountability system for violation of the approval authority and the deliberation procedures.

Article 48 Shareholders' meetings are divided into annual shareholders' meetings and extraordinary shareholders' meetings. Annual shareholders' meetings are held once a year and shall be held within 6 months after the end of the last accounting year.

Article 49 Under any of the following circumstances, a company shall hold an extraordinary shareholders' meeting within 2 months of the occurrence of an event:

- (1) when the number of directors falls below two-thirds of the number prescribed by the Company Law or the Articles of Association;
- (2) when the uncompensated losses of the company reach one-third of the total capital;
- (3) when shareholders who individually or jointly hold 10% or more of the company's shares (including preferred shares with resumed voting rights etc.) make a request;
- (4) when the board of directors considers necessary;
- (5) when the audit committee proposes to convene; or
- (6) other circumstances prescribed by the laws, administrative regulations, departmental rules or the Articles of Association.

Note: The company shall specify in the Articles of Association the specific number as stipulated in item (1) of this Article.

Article 50 The place for a company to hold shareholders' meetings is [specific place]. The shareholders' meeting will be held at a venue in the form of an on-site meeting. The company will also provide online voting for convenience of shareholders.

Note: Besides being held at a venue in the form of an on-site meeting, a shareholders' meeting may also be held simultaneously using electronic communication methods. The Articles of Association of the company may specify the company's domicile or other clearly designated venues as the venue for

holding shareholders' meetings. The choice of time and venue of the meeting should be convenient for shareholders to attend. After the notice of shareholders' meeting is issued, the venue of the shareholders' meeting on site may not be changed without proper reasons. If there is a real need to change, the convener shall make an announcement and give reasons at least 2 working days before the date of the on-site meeting.

Article 51 When a company holds a shareholders' meeting, it will hire lawyers to provide legal opinions on the following matters and make an announcement:

- (1) whether the convening and holding procedures comply with the laws, administrative regulations, and the Articles of Association;
- (2) whether the qualifications of the attendees and the convener are legally valid;
- (3) whether the voting procedure and results of the meeting are legally valid; and
- (4) other legal opinion with respect to relevant issues as requested by the company.

Section 4 Convening of Shareholders' Meetings

Article 52 The board of directors shall convene a shareholders' meeting within the prescribed period.

Upon consent by more than half of all the independent directors, the independent directors may propose to the board of directors to convene an extraordinary shareholders' meeting. Where independent directors propose to convene an extraordinary shareholders' meeting, the board of directors shall provide written feedback on approval or non-approval of convening of an extraordinary shareholders' meeting within 10 days from receipt of the proposal pursuant to the provisions of laws, administrative regulations, and the Articles of Association. Where the board of directors gives consent to convening of an extraordinary shareholders' meeting, a notice on convening of shareholders' meeting shall be issued within 5 days after the board resolution is passed; if the board of directors does not give consent to convening of an extraordinary shareholders' meeting, it shall state the reasons and make an announcement.

Article 53 Where the audit committee proposes to the board of directors on convening of an extraordinary shareholders' meeting, the proposal shall be made in writing to the board of directors. The board of directors shall provide written feedback on approval or non-approval of convening of an extraordinary shareholders' meeting within 10 days from receipt of the proposal pursuant to the provisions of laws, administrative regulations, and the Articles of Association.

Where the board of directors gives consent to convening of an extraordinary shareholders' meeting, a notice on convening of shareholders' meeting shall be issued within 5 days after the board resolution is passed; any change to the original proposal in the notice shall be approved by the audit committee.

Where the board of directors does not give consent to convening of an extraordinary shareholders' meeting or does not issue feedback within 10 days from receipt of the proposal, the board of directors shall be deemed as unable to perform or failed to perform the duties of convening of shareholders' meeting, and the audit committee may convene and chair a shareholders' meeting on its own.

Article 54 A shareholder who individually or jointly holds 10% or more of the company's shares (including preferred shares with resumed voting rights etc.) shall make a request to the board of directors in writing to convene an extraordinary shareholders' meeting. The board of directors shall provide written feedback on approval or non-approval of convening of an extraordinary shareholders' meeting within 10 days from receipt of the request pursuant to the provisions of laws, administrative regulations and the Articles of Association.

Where the board of directors gives consent to convening of an extraordinary shareholders' meeting, a notice on convening of shareholders' meeting shall be issued within 5 days after the board resolution is passed; any change to the original request in the notice shall be approved by the relevant shareholders.

Where the board of directors does not give consent to convening of an extraordinary shareholders' meeting, or does not provide feedback within 10 days from receipt of the request, a shareholder who individually or jointly holds 10% or more of the company's shares (including preferred shares with resumed voting rights etc.) proposes to the audit committee to convene an extraordinary shareholders' meeting, the request shall be made to the audit committee in writing.

Where the audit committee gives consent to convening of an extraordinary shareholders' meeting, a notice on convening of shareholders' meeting shall be issued within 5 days from receipt of the request; any change to the original request in the notice shall be approved by the relevant shareholders.

Where the audit committee does not issue a notice of shareholders' meeting within the stipulated period, the audit committee shall be deemed not to convene and chair a shareholders' meeting, and a shareholder who individually or jointly holds 10% or more of the company's shares (including preferred shares with resumed voting rights etc.) for 90 or more consecutive days may convene and chair a shareholders' meeting on his/her own.

Article 55 Where the audit committee or the shareholders decide to convene a shareholders' meeting, the board of directors shall be notified in writing, and records shall be filed with the Stock Exchanges simultaneously.

When issuing a notice of shareholders' meeting or making an announcement of the resolution of a shareholders' meeting, the audit committee or the shareholder that convenes the meeting shall submit the relevant supporting materials to the Stock Exchanges.

Before the announcement of the resolution of a shareholders' meeting, the convening shareholders shall not hold less than 10% of the company's shares (including preferred shares with resumed voting rights etc.).

Article 56 In respect to shareholders' meetings convened by the audit committee or by the shareholders, the board of directors and its secretary shall assist. The board of directors shall provide the register of shareholders as of the date of record.

Article 57 All costs and expenses necessary for shareholders' meetings convened by the audit committee or by the shareholders shall be borne by the company.

Section 5 Proposals and Notices of Shareholders' Meetings

Article 58 The contents of proposals shall fall within the scope of duties and powers of the shareholders' meeting, contain clear topics and detailed resolutions and comply with the laws, administrative regulations, and the Articles of Association.

Article 59 When a company holds a shareholders' meeting, the board of directors, the audit committee and the shareholders individually or jointly holding 1% or more of the company's shares (including preferred shares with resumed voting rights etc.) shall have the right to submit proposals to the company.

Shareholders individually or jointly holding 1% or more of the company's shares (including preferred shares with resumed voting rights etc.) may submit an interim proposal in writing to the convener 10 days before a shareholders' meeting. The convener shall issue a supplementary notice of shareholders' meeting within two days of receipt of such a proposal, publicly announce the contents of the interim proposal and submit the interim proposal to the shareholders' meeting for deliberation, except where interim proposals contravene the provisions of laws, administrative regulations, or the Articles of Association or do not fall within the scope of duties and powers of the shareholders' meeting.

Except as provided in the foregoing paragraph, after the convener publicly issues the notice of the shareholders' meeting, he/she may not change any proposal or add any new proposal in the notice of shareholders' meeting.

The shareholders' meeting may not vote or make a resolution on any proposals not specified in the notice of a shareholders' meeting or inconsistent with the Articles of Association.

Note: The company may not increase the shareholding ratio of the shareholders submitting an interim proposal.

Article 60 The convener will notify all shareholders by means of announcement 20 days prior to the annual shareholders' meeting. An extraordinary shareholders' meeting will be notified to all shareholders by means of announcement 15 days prior to the meeting.

Note: When a company calculates the commencement of a period, it does not include the day the meeting is held.

Article 61 A notice of a shareholders' meeting includes the following contents:

- (1) the time, venue, and duration of the meeting;
- (2) the matters and proposals to be submitted to the meeting for deliberation;
- (3) a conspicuous written statement as follows: all common shareholders (including preferred shareholders whose voting rights are resumed), shareholders with special voting rights and other shareholders have the right to attend the shareholders' meeting and may authorize in writing a proxy, who needs not necessarily be a shareholder, to attend and vote at the meeting;
- (4) the date of record of shareholders entitled to attend the shareholders' meeting;
- (5) the name and telephone number of the permanent contact person of meeting; and
- (6) the voting time and procedures online or by any other method.
- Note: 1. The notice and supplementary notice of a shareholders' meeting shall disclose the specific contents of all proposals fully and completely.
- 2. Voting online or by other method for shareholders' meeting shall not commence earlier than 3: 00 pm on the day preceding the date of the on-site shareholders' meeting, or later than 9: 30 am on the date of

the on-site shareholders' meeting and shall not end before 3: 00 pm of the date of the on-site shareholders' meeting.

3. The interval between the date of record and the date of meeting shall be not more than seven working days. Once determined, the date of record shall not be changed.

Article 62 Where a shareholders' meeting proposes to discuss matters on election of directors, the notice of shareholders' meeting shall fully disclose the detailed information of the candidates of directors, at least including the following contents:

- (1) personal information such as education background, work experience and concurrent post;
- (2) whether the candidate is related to the company or the company's controlling shareholder or actual controller;
- (3) the number of shares held in the company; and
- (4) whether the candidate has been punished by the CSRC, other relevant authorities and the Stock Exchanges.

In addition to adoption of the cumulative voting system for election of directors, each candidate of directors shall be elected in the form of single proposal.

Article 63 Upon issuance of the notice of a shareholders' meeting, the shareholders' meeting shall not be postponed or cancelled without a proper reason, and the proposals set out in the notice of shareholders' meeting shall not be cancelled. In the event of a postponement or cancellation of a shareholders' meeting, the convener shall make an announcement and provide reasons at least 2 working days before the original date of the shareholders' meeting.

Section 6 Holding of Shareholders' Meetings

Article 64 The board of directors and other conveners of a company shall take necessary measures to ensure the proper order of the shareholders' meeting. Any acts which interfere with the shareholders' meeting, pick quarrels and provoke troubles, or infringe upon the legal rights and interests of shareholders shall be stopped and immediately reported to the relevant authorities for investigation.

Article 65 All common shareholders (including preferred shareholders with resumed voting rights) registered on the date of record, shareholders with special voting rights, or their proxies shall be entitled to attend the shareholders' meeting and to exercise voting rights in accordance with the laws, regulations and the Articles of Association.

A shareholder may attend the shareholders' meeting in person or appoint a proxy to attend or vote on his/her behalf.

Article 66 A natural person shareholder who attends the shareholders' meeting in person shall present his/her personal identity card or other valid documents or certificates that confirm his/her identity. A person who attends the meeting as a proxy shall present his/her valid personal identity card or power of attorney by the shareholder.

A legal person shareholder shall attend the meeting through its legal representative or proxy authorized by the legal representative. If the legal representative attends the meeting, he/she shall present his/her personal identity card or valid certificates that prove his/her qualification as a legal representative. If a proxy attends the meeting, the proxy shall present his/her personal identity card and the written power of attorney issued by the legal representative of a legal person shareholder.

Article 67 A power of attorney issued by a shareholder to authorize another person to attend a shareholders' meeting on his/her behalf shall contain the following contents:

- (1) name or title of the principal, and the type and number of shares held;
- (2) name or title of the proxy;
- (3) specific instructions given by the shareholder, including instructions for affirmative, negative or abstention voting on every item to be discussed on the agenda of the shareholders' meeting;
- (4) date of issuance of the power of attorney and its valid period; and
- (5) signature (or seal) of the principal. If the principal is a legal person shareholder, it shall affix the chop of the legal person.

Article 68 If a power of attorney on voting by proxy is signed by a third party authorized by the principal, the signed power of attorney or other authorization document shall be notarized. A notarized power of attorney or other authorization document and the power of attorney on voting by proxy shall be placed at the domicile of the company or the location specified in the notice to convene the meeting.

Article 69 The register of meeting for attendees shall be made by the company. The register of meeting contains the names of attendees (or names of organizations), identity card numbers, the number of shares held or representing the voting rights, and names (or name of organizations) of the principal.

Article 70 The convener and the lawyer engaged by the company will jointly verify the legitimacy of the shareholders' qualifications based on the register of shareholders provided by the securities registration

and clearing organization and register the names (or titles) of the shareholders and the number of shares with voting rights. The registration for the meeting shall end before the moderator of the meeting announces the number of the shareholders and proxies present at the meeting and the total number of shares with voting rights.

Article 71 If the shareholders' meeting requires the directors and senior executives to attend the meeting without voting rights, the directors and senior executives shall attend the meeting without voting rights and answer the shareholders' inquiries.

Article 72 Shareholders' meetings shall be presided over by the chairman. Where the chairman is unable to perform his/her duties or does not perform his/her duties, the meeting shall be presided over by the deputy chairman (if the company has two or more deputy chairmen, the deputy chairman nominated by more than half of the directors shall preside over the meeting); if the deputy chairman is unable to perform his/her duties or does not perform his/her duties, the meeting shall be presided over by a director nominated by more than half of the directors.

The convener of the audit committee shall preside over the shareholders' meeting convened by the audit committee. Where the convener of the audit committee is unable to perform his/her duties or does not perform his/her duties, the meeting shall be presided over by a member of the audit committee jointly nominated by more than half of the members of the audit committee.

The convener or the representative appointed thereby shall preside over the meeting of shareholders convened by the shareholders.

When a shareholders' meeting is held, if the moderator of the meeting contravenes the rules of procedure, making the meeting unable to continue, upon consent by more than half of the shareholders with voting rights present at the meeting, the shareholders' meeting may nominate one person to act as the moderator of the meeting to continue with the meeting.

Article 73 A company shall lay down the rules of procedure for shareholders' meetings, which shall specify in detail the procedure for convening, holding and voting at shareholders' meetings, including notice, registration, deliberation of proposals, voting, counting of votes, announcement of voting results, formation of meeting resolutions, minutes of meetings and their signing, announcements as well as principles of authorizations to the board of directors by shareholders' meeting. The contents of authorization shall be clear and concise.

Note: The rules of procedure for shareholders' meetings shall be part of the Articles of Association or as an Appendix to the Articles of Association. They are drafted by the board of directors and approved by the shareholders' meeting.

Article 74 At the annual shareholders' meeting, the board of directors shall report its work in the past year to the shareholders' meeting. Each independent director shall also present a work report.

Article 75 Directors and senior executives shall explain with respect to inquiries and suggestions from shareholders at the shareholders' meeting.

Article 76 The moderator of the meeting shall, before voting, announce the number of shareholders and their proxies present at the meeting as well as the shares held with voting rights. The number of shareholders and their proxies, as well as their shares held with voting rights shall be subject to that registered at the meeting.

Article 77 The shareholders' meeting shall have minutes prepared by the secretary to the board of directors. The minutes shall contain the following contents:

- (1) the meeting time, venue, agenda, and name or title of the convener;
- (2) the name of the moderator of the meeting as well as the names of the directors and senior executives attending the meeting without voting rights;
- (3) the number of shareholders and proxies attending the meeting as well as their shares held with voting rights, and percentage of such shares to the total shares of the company;
- (4) the process of deliberation, main points of address and voting results of each proposal;
- (5) shareholders' inquiries, opinions or suggestions and the corresponding replies or explanations;
- (6) names of lawyers, vote counters and scrutineers; and
- (7) other contents specified by the Articles of Association to be included in the minutes.

Note: For a company issuing foreign capital shares listed in China and classified shares, the details recorded in the meeting minutes shall also include: (1) the number of shares with voting rights held by holders of Chinese-funded shares and holders of foreign capital shares listed in China present at the shareholders' meeting, holders of common shares (including holders of preferred shares with resumed voting rights) and holders of classified shares and their respective shareholding percentages with respect to the total number of shares of the company; and (2) when recording the voting results, the

voting for each matter subject to resolution by holders of Chinese-funded shares and holders of foreign capital shares listed in China, and holders of common shares (including holders of preferred shares with resumed voting rights) and holders of classified shares shall be recorded.

The company shall specify in the Articles of Association other contents required to be recorded in the minutes of the shareholders' meeting based on actual conditions.

Article 78 The convener shall ensure that the contents of the minutes are true, accurate and complete. Directors, secretaries to the board of directors, conveners and their representatives and the moderator of the meeting present at the meeting with or without voting rights shall sign their names on the minutes. The minutes shall be kept together with the signature book of shareholders attending the meeting, power of attorney for proxies, valid information on voting online and by other methods for not less than 10 years.

Note: The company shall specify in the Articles of Association the period such minutes are to be kept based on actual conditions.

Article 79 The convener shall ensure the shareholders' meeting to be held continuously until final resolutions are made. If a shareholders' meeting is suspended or cannot make a resolution due to force majeure or other special circumstances, necessary measures shall be adopted to resume the meeting or directly terminate the shareholders' meeting, as well as to make an announcement immediately. At the same time, the convener shall report to the local office of the CSRC and the Stock Exchanges.

Section 7 Voting and Resolution at Shareholders' Meetings

Article 80 Resolutions at shareholders' meetings consist of ordinary resolutions and special resolutions.

If a shareholders' meeting makes an ordinary resolution, it shall be passed by more than half of the voting rights held by shareholders attending the meeting.

If a shareholders' meeting makes a special resolution, it shall be passed by two-thirds or more of the voting rights held by shareholders attending the meeting.

Note: For the purpose of this Article, the shareholders include shareholders that authorize proxies to attend shareholders' meetings.

Article 81 The following matters are adopted by ordinary resolutions at a shareholders' meeting:

- (1) work report of the board of directors;
- (2) profit distribution plans and loss compensation plans proposed by the board of directors;

- (3) appointment, removal, remunerations and method of payment of members of the board of directors: and
- (4) matters other than those which shall be adopted by special resolutions as specified by the laws, administrative regulations or the Articles of Association.

Article 82 The following matters are adopted by special resolutions at a shareholders' meeting:

- (1) the increase or decrease of registered capital of the company;
- (2) division, split, merger, dissolution or liquidation of the company;
- (3) amendment of the Articles of Association;
- (4) the purchase or sales of material assets within one year or provision of guarantees to others by the company whose amount exceeds 30% of the most recently audited total assets;
- (5) share incentive plans; and
- (6) matters specified by the laws, administrative regulations, or the Articles of Association, and other matters which are confirmed through ordinary resolutions at shareholders' meetings as having a significant influence on the company and requiring special resolutions to approve.
- Note: 1. For a company which issues classified shares, if there are matters regulated by the third paragraph of Article 116 of the Company Law or CSRC which may affect the rights of shareholders holding classified shares, besides requiring special resolutions at a shareholders' meeting, these matters must also be passed by two-thirds or more of the voting rights held by shareholders attending the meeting of classified shareholders. The Articles of Association may specify other matters which need to be decided by the classified shareholders' meeting.
- 2. The resolutions and number of voting rights of the classified shareholders shall comply with the provisions of laws, administrative regulations, the CSRC, and the Articles of Association of the company.
- **Article 83** Shareholders shall exercise voting rights based on the number of shares with voting rights held by them, and each share shall have one vote, except for classified shareholders.

When a shareholders' meeting deliberates on material matters which have an impact on the interests of small and medium investors, the votes of small and medium investors shall be computed separately. The separate voting results shall be announced and disclosed promptly.

The shares in the company held by the company shall have no voting right and shall not be included in the total number of shares with voting rights present at a shareholders' meeting.

Where the shares with voting rights purchased by a shareholder violate the provisions of the first paragraph and the second paragraph of Article 63 of the Securities Law, the voting rights of the shares which exceed the stipulated ratio shall not be exercised within 36 months from the purchase and shall not be included in the total number of shares with voting rights present at a shareholders' meeting.

The company's board of directors, independent directors, shareholders who hold 1% or more of the company's shares with voting rights or the investor protection agency established pursuant to laws, administrative regulations or the provisions of the CSRC may openly solicit shareholders' voting rights. When soliciting shareholders' voting rights, the specific voting intent and other information shall be fully disclosed to the solicited party. It is prohibited to solicit shareholders' voting rights in a paid or disguised paid manner. Except for the statutory criteria, the company shall not set minimum shareholding percentage restrictions for solicitation of voting rights.

Note: For the purpose of paragraph 1 of this Article, the shareholders include shareholders that authorize proxies to attend shareholders' meetings.

Article 84 When a shareholders' meeting deliberates on related-party transactions, the related shareholders shall not participate in the voting, and the number of shares held with voting rights shall not be included into the total number of valid votes. The announcement of shareholders' resolution shall fully disclose the voting of the non-related shareholders.

Note: The company shall specify in the Articles of Association the recusal and voting procedure of related shareholders based on specific conditions.

Article 85 Except when a company is under a special circumstance such as crisis, the company shall not, without an approval by a special resolution at a shareholders' meeting, enter into a contract to handover all or part of the management of important business of the company with a person other than directors or senior executives.

Article 86 The list of candidates for directors shall be proposed to the shareholders' meeting for voting.

When a shareholders' meeting votes on the election of directors, it may adopt a cumulative voting system according to the regulations of the Articles of Association or resolutions of shareholders' meetings.

When a shareholders' meeting elects two or more independent directors, the cumulative voting system shall be adopted.

Note: 1. The company shall specify in the Articles of Association the method and procedure of nomination of directors and relevant matters concerning the cumulative voting system.

2. Where a single shareholder and its persons acting in concert hold 30% or more of the shares with equity, the company shall adopt the cumulative voting system and prescribe the implementation rules in its Articles of Association.

Article 87 Except for the cumulative voting system, the shareholders' meeting shall vote on all the proposals one by one. Where there are different proposals for the same matter, they shall be voted in accordance with the time sequence of the proposals. Except the shareholders' meeting is suspended or cannot make a resolution due to force majeure or other special reasons, the shareholders' meeting shall not set aside the proposal or refrain from voting.

Article 88 When deliberating on a proposal, the shareholders' meeting shall not amend the proposal. Where there is any amendment, it shall be regarded as a new proposal and shall not be voted at the current shareholders' meeting.

Article 89 The same voting right may only be exercised on site, online or by one of any other means of voting. In the event of repeated voting with the same voting right, the first voting result shall prevail.

Article 90 The shareholders' meeting shall adopt voting by open ballot.

Article 91 Prior to voting on a proposal, the shareholders' meeting shall nominate two shareholder representatives to participate in the counting and scrutineering of votes. Where a shareholder is interested in the matter to be deliberated, the related shareholder and proxy shall not participate in the counting and scrutineering of votes.

When the shareholders' meeting votes on a proposal, the lawyer and shareholder representatives shall be jointly responsible for counting and scrutineering of votes and announcing the voting results on the spot; the voting results for resolutions shall be recorded in the minutes.

Company shareholders or their proxies voting online or by any other method shall have the right to check their voting results through the corresponding voting system. **Article 92** An on-site shareholders' meeting shall not end earlier than the meeting online or any other method, and the moderator of the meeting shall announce the voting status and result for each proposal and announce whether the proposal is passed based on the voting result.

Prior to official announcement of the voting results, the relevant parties involved in the on-site shareholders' meeting, online and any other voting methods, such as the company, vote counters, scrutineers, shareholders and Internet service providers, shall keep confidentiality of the voting status.

Article 93 Shareholders present at a shareholders' meeting shall issue one of the following opinions for a proposal tabled for voting: affirmative, negative or abstention. The securities registration and clearing organisation shall be the nominee holder of shares under the Mainland-Hong Kong Stock Connect Mechanism, except where declaration is made based on the actual holder's intent.

Votes which are left blank, wrongly written or illegible or votes which are not cast shall be deemed as waiver of voting rights by the voter, and the voting results for his/her shares shall be classified as "abstention".

Article 94 Where the moderator of the meeting has any doubt over the voting results, he/she may organise counting of votes; where the moderator of the meeting does not conduct counting of votes, a shareholder or proxy present at the meeting who has an objection to the voting results announced by the moderator shall have the right to request for counting of votes immediately after announcement of the voting results, and the moderator of the meeting shall forthwith organise counting of votes.

Article 95 Shareholders' meeting resolutions shall be promptly announced, and the announcement shall state the number of shareholders and proxies present at the meeting, the total number of shares with voting rights held by them and their respective shareholding percentage with respect to the company's total number of shares with voting rights, voting method, voting result of each proposal and the details of all the resolutions passed.

Note: A company issuing foreign capital shares listed in China and other classified shares shall conduct separate statistics for attendance of meeting and voting by the shareholders of Chinese-funded shares and the shareholders of foreign capital shares, common shareholders (including preferred shareholders with resumed voting rights) and classified shareholders and make an announcement thereof.

Article 96 Where a proposal is not passed or the shareholders' meeting has amended a resolution of the previous shareholders' meeting, a special prompt shall be made in the announcement on resolutions passed by shareholders' meeting.

Article 97 Where a shareholders' meeting has adopted a proposal on election of relevant directors, the newly-elected directors shall take office on [date of appointment].

Note: The method for confirmation of the time of appointment of the newly-elected director shall be specified in the Articles of Association.

Article 98 Where a shareholders' meeting approves a proposal to pay cash dividends, gift shares or convert capital reserves into shares, a company shall implement the specific plan within two months of the end of meeting.

Chapter V Directors and Board of Directors

Section 1 General Rules on Directors

Article 99 A company's directors are natural persons. Whoever falls under any of the following circumstances may not serve as the director of the company:

- (1) he/she has no civil capacity or restricted civil capacity;
- (2) he/she has been subject to criminal penalty due to corruption, bribery, embezzlement or misappropriation of property or disrupting the socialist market economic order, or has been deprived of political rights due to a crime, and not more than 5 years have elapsed since the completion date of the execution of the penalty; where a probation has been declared, and not more than 2 years have elapsed since the expiry date of the probation;
- (3) he/she served as a director, factory director, manager of a company or enterprise subject to bankruptcy liquidation, and was personally liable for the bankruptcy of such company or enterprise, and not more than 3 years have elapsed since the date of completion of the bankruptcy liquidation of the company or enterprise;
- (4) he/she served as a legal representative of a company or enterprise, whose business license was revoked or which was ordered to close down due to a violation of the law, and was personally liable, and not more than 3 years have elapsed since the date of revocation of the business license or closure of the company or enterprise;
- (5) he/she is listed as a dishonest person subject to enforcement by the people's court due to a relatively large amount of outstanding personal debt;
- (6) he/she has been prohibited from entering into the securities market by the CSRC, and the period has not elapsed;

- (7) he/she has been publicly determined by the Stock Exchanges to be not suitable to serve as a director or senior executive of a listed company, and the period has not elapsed; or
- (8) other contents specified by the laws, administrative regulations or departmental rules.

In the case of an election or nomination of a director that contravenes this Article, such election or nomination or appointment is invalid. If any director falls under the circumstances of this Article during the term of office, the company will remove him/her from office and stop his/her performance of duties.

Article 100 Directors are elected or replaced by a shareholders' meeting and may be removed from office by the shareholders' meeting before the expiry of term of office. The term of office of a director is [number of years]. A director may be re-elected for consecutive terms upon expiry of his/her term of office.

A director's term of office commences from the date of appointment, until the expiry of current term of office of board of directors. If a director's term of office expires but new directors are not yet appointed, the original director shall still perform director's duties according to the laws, administrative regulations, departmental rules and the Articles of Association.

Senior executives may serve as directors concurrently, provided that the aggregate number of directors concurrently serving as senior executives, together with directors who are employee representatives may not exceed 50% of the total number of directors of the company.

Note: The Articles of Association shall specify a regulated and transparent director election procedure. If a company has more than 300 employees, there shall be employee representatives in the members of the board of directors. Employee representatives on the board of directors are elected democratically by the company employees through the employee representative congress, employee congress or other method, without submission to a shareholders' meeting for deliberation. The Articles of Association shall clearly specify the number of directors to be held by employee representatives.

Article 101 A director shall comply with the laws, administrative regulations and the Articles of Association, with a duty of loyalty to the company. He/she shall take steps to avoid his/her own interests conflicting with the company's interests and may not take advantage of position to seek improper benefits.

A director has the following duties of loyalty to the company:

(1) he/she may not embezzle company property or misappropriate company funds;

- (2) he/she may not use his/her own name or other people's names to open accounts to deposit company funds:
- (3) he/she may not take advantage of position to offer bribery or receive other illegal income;
- (4) he/she may not, directly or indirectly, enter into contracts or trade with the company without reporting to the board of directors or shareholders' meeting and being approved by the board of directors or shareholders' meeting in accordance with the Articles of Association;
- (5) he/she may not take advantage of position to seek business opportunities belonging to the company for himself/herself or other people, except if reporting to the board of directors or shareholders' meeting and being approved by resolution at the shareholders' meeting, or if, according to the laws, administrative regulations or the Articles of Association, the company cannot use such opportunity;
- (6) he/she may not engage in the same type of business as that of the company for himself/herself or other persons without reporting to the board of directors or shareholders' meeting, and after being approved by resolution at the shareholders' meeting;
- (7) he/she may not accept commissions on transactions between other persons and the company as his/her own;
- (8) he/she may not unilaterally disclose company secrets;
- (9) he/she may not make use of related-party relationship to damage company interests; and
- (10) other duties of loyalty specified by the laws, administrative regulations, departmental rules and the Articles of Association.

Any income obtained by a director in violation of this Article shall belong to the company; if losses are caused to the Company, he/she shall bear liability for compensation.

When a close relative of a director or senior executive, an enterprise directly or indirectly controlled by a director, senior executive or his/her close relative, or a related party having other related-party relationship with a director or senior executive, enters into a contract or carries out transaction with the company, the requirement of Item (4), paragraph 2 of this Article applies.

Note: Except the above duties, the company may add other directors' duties to the company in the Articles of Association based on specific circumstances.

Article 102 A director shall comply with the laws, administrative regulations, and the Articles of Association, with a duty of diligence towards the company. When performing duties, he/she shall exercise reasonable care as a manager for the best interest of the company.

A director has the following duties of diligence towards the company:

- (1) he/she shall be careful, serious and diligent in exercising his/her rights conferred by the company, in order to ensure that the business activities of the company comply with the laws, administrative regulations and various economic policies of the State; and that the business activities do not exceed the scope of business specified by the business license;
- (2) he/she shall treat all shareholders fairly;
- (3) he/she shall understand the operation and management of the company business in a timely manner;
- (4) he/she shall sign confirmation opinions on the periodic reports of the company to ensure that the information disclosed by the company is true, accurate, and complete;
- (5) he/she shall truthfully supply relevant information to the audit committee, and not hinder the exercising of its duties by the audit committee; and
- (6) other diligence duties specified by the laws, administrative regulations, departmental rules and the Articles of Association.

Note: The company may add duties of diligence on company directors in the Articles of Association based on specific circumstances.

Article 103 Where a director neither attends in person nor authorizes another director to attend the meeting of board of directors for successive two times, he/she is deemed to be unable to perform his/her duties and the board of directors shall advise the shareholders' meeting to replace him/her.

Article 104 A director may resign before the expiry of his/her term of office. When a director resigns, he/she shall submit a written resignation report to the company. The resignation is effective on the date the company receives the resignation report. The company will disclose relevant information within two trading days. If the number of members on the board of directors falls below the minimum quorum due to a director's resignation, before a newly elected director takes office, the original director shall still perform the director's duties according to the laws, administrative regulations, departmental rules and the Articles of Association.

Article 105 A company shall set up a management system for the departure of directors, clearly specifying measures to ensure accountability and compensation concerning public commitments which have not been completed and other uncovered matters. When a director's resignation takes effect or his/her term of office expires, he/she shall complete all handover procedures with the board of directors. His/her duty of loyalty towards the company and the shareholders will not be relieved after the expiry of term of office, which is still effective within a reasonable period specified by the Articles of Association. The responsibility of a director due to performance of his/her duties during the term of office will not terminate or be discharged due to leave of office.

Note: The Articles of Association shall specify the specific validity period of the director's duty of loyalty after his/her resignation takes effect or expiry of term of office.

Article 106 A shareholders' meeting may resolve to remove a director. The removal takes effect on the date of the resolution made.

If, without proper reason, a director is removed before expiry of term of office, he/she may request compensation from the company.

Article 107 In the absence of provisions of the Articles of Association or a legal authorization by the board of directors, no director may represent the company or the board of directors in his/her own name. When a director acts in his/her own name, but a third party reasonably believes that the director is representing the company or the board of directors, such director shall declare his/her position and capacity in advance.

Article 108 When a director performs his/her duties in the company, causing harm to others, the company shall be liable for compensation. If a director is intentional or has gross negligence, he/she shall also be liable for compensation.

If a director contravenes the laws, administrative regulations, departmental rules or the Articles of Association when performing his/her duties, causing losses to the company, he/she shall be liable for compensation.

Section 2 Board of Directors

Article 109 A company shall set up a board of directors. The board of directors shall consist of [number] directors. It shall have one chairman and [number] deputy chairmen. The chairman and deputy chairmen are elected by more than half of all the directors on the board of directors.

Note: The company shall specify the number of directors on the board of directors in the Articles of Association. The board of directors shall have one chairman and may have deputy chairmen.

Article 110 The board of directors exercises the following functions and powers:

- (1) convening the shareholders' meeting and reporting its work to the shareholders' meeting;
- (2) executing resolutions of the shareholders' meeting;
- (3) deciding the operational plans and investment plans of the company;
- (4) preparing the profit distribution plans and loss compensation plans of the company;
- (5) preparing plans for the company to increase or decrease its registered capital, issue bonds or other securities as well as the listing of the company;
- (6) drafting plans for the company with respect to significant acquisitions, purchase of shares, mergers, divisions, dissolution or change of the form of the company;
- (7) deciding the company's outbound investments, purchase and sale of assets, pledge of assets, external guarantees, entrusted wealth management, related-party transactions, external donations and other matters within the scope authorized by the shareholders' meeting;
- (8) deciding to establish the internal management organizations of the company;
- (9) deciding on the appointment or dismissal of company managers, secretaries to the board of directors, and other senior executives, as well as deciding on their remuneration, reward and disciplinary matters; deciding on the appointment or dismissal of senior executives such as deputy managers, financial controllers, and deciding on their remuneration, reward and disciplinary matters based on the managers' nominations;
- (10) preparing the basic management system of the company;
- (11) preparing plans to amend the Articles of Association;
- (12) managing the disclosure of information by the company;
- (13) requesting the shareholders' meeting to engage or replace the accounting firm that provides audit services to the company;
- (14) listening to the manager's work report and checking the manager's work; and

(15) other powers authorized by the laws, administrative regulations, departmental rules, the Articles of Association or the shareholders' meeting.

Note: The shareholders' meeting of a company may authorize the board of directors to pay dividends to preferred shareholders according to the agreement in the Articles of Association.

Matters beyond the scope of authorization of the shareholders' meeting shall be submitted to the shareholders' meeting for deliberation.

Article 111 The board of directors of a company shall explain to the shareholders' meeting on any modified audit opinion issued by a CPA for the financial report of the company.

Article 112 The board of directors shall lay down the rules of procedure for the board of directors, in order to ensure that the board of directors implements the resolutions of the shareholders' meeting, improves the work efficiency and makes scientific decisions.

Note: The rules stipulate the holding and voting procedures for board meetings; the rules of procedure for board of directors shall be included in the company's Articles of Association or attached thereto as an appendix, which shall be formulated by the board of directors and approved by the shareholders' meeting.

Article 113 The board of directors shall determine the authority limits for outbound investments, acquisition and sale of assets, pledge of assets, external guarantees, entrusted wealth management, related-party transactions, donations and gifts etc. and establish stringent examination and decision-making procedures; for significant investment projects, the board of directors shall organise the relevant experts and professionals for review and submit to the shareholders' meeting for approval.

Note: The board of directors shall, pursuant to the relevant laws, regulations and the actual conditions of the company, determine in the Articles of Association the scope of authority limits which satisfy the specific requirements of the company, as well as the specific ratio of the funds involved to the company's assets.

Article 114 The chairman shall exercise the following official powers:

- (1) presiding over the shareholders' meetings, and convening and chairing board meetings;
- (2) supervising and inspecting implementation of board resolutions; and
- (3) performing other official powers granted by the board of directors.

Note: The board of directors shall grant official powers to the chairman prudently, routine or long-term authorization shall be specified in the company's Articles of Association; it shall not grant statutory official powers to be exercised by the board of directors to the chairman, the managers etc.

Article 115 The deputy chairman shall assist the chairman in work; where the chairman is unable to or does not perform his/her duties, the deputy chairman shall perform the duties (where there are two or more deputy chairmen, the deputy chairman jointly elected by more than half of the directors shall perform the duties); where the deputy chairman is unable to or does not perform the duties, a director jointly elected by more than half of the directors shall perform the duties.

Article 116 The board of directors shall hold at least two meetings every year; the chairman shall convene the board meetings and issue a written notice to all the directors 10 days before the meeting is held.

Article 117 Shareholders holding one-tenth or more of the voting rights, one-third or more of the directors or the audit committee may propose an extraordinary board meeting. The chairman shall convene and chair a board meeting within 10 days from receipt of the proposal.

Article 118 The notification method for convening of an extraordinary board meeting shall be: [specific notification method]; the notice period shall be: [specific notice period].

Article 119 A notice of board meeting shall include the following contents:

- (1) date and venue of meeting;
- (2) duration of the meeting;
- (3) cause and agenda; and
- (4) date of issue of the notice.

Article 120 A board meeting shall be held only after more than half of the directors are present at the meeting. Board resolutions shall be passed by more than half of all the directors.

When voting for board resolutions, a director shall have one vote.

Article 121 Where a director is related to an enterprise or individual involved in a board resolution, the director shall promptly submit a written report to the board of directors. A related director shall not vote for the said resolution and shall not represent another director in exercise of voting rights. The board meeting may be held with more than half of unrelated directors present, and resolutions passed by the

board meeting shall require more than half of votes of unrelated directors. Where the number of unrelated directors present at the board meeting is less than three, the said matter shall be tabled at a shareholders' meeting for deliberation.

Article 122 The board of directors shall adopt [specific method] for convening of meetings and voting.

Note: The board of directors of the company may adopt electronic correspondence method for convening of and voting at the board meeting, or any other convening and voting method may also be stipulated in the company's Articles of Association.

Article 123 Directors shall attend board meetings in person; where a director is unable to attend a board meeting for some reason, he/she may entrust another director in writing to attend the meeting on his/her behalf. The power of attorney shall state the name of the proxy, the matters to be represented, the scope of authorization and the validity period, and the entrusting party shall sign or affix seal thereto. The director who attends the meeting as a proxy shall exercise the director's rights within the scope of authorization. Where a director neither attends a board meeting nor appoints a proxy to attend on his/her behalf, he/she shall be deemed to forfeit his/her voting rights at the said meeting.

Article 124 The board of directors shall keep minutes for decisions of the meeting on the agenda items, the directors present at the meeting shall sign on the minutes.

The minutes shall be kept as company files for a period of not less than 10 years.

Note: The company shall, based on the specific circumstances, stipulate in its Articles of Association the period for retention of minutes.

Article 125 The minutes of a board meeting shall include the following contents:

- (1) the date and venue of the meeting and the name of the convener;
- (2) the name of directors present at the meeting and the name of directors (proxies) entrusted to attend the board meeting;
- (3) the agenda of the meeting;
- (4) key points of speeches by the directors; and
- (5) the voting method and results for each resolution (the voting results shall state the number of affirmative, negative or abstention votes).

Section 3 Independent Directors

Article 126 Independent directors shall perform their duties seriously pursuant to the provisions of laws, administrative regulations, the CSRC, the Stock Exchanges and the Articles of Association, play a role of participation in decision-making, supervision and checks and balances and professional consultancy in the board of directors, safeguard the company's overall interests and protect the legitimate rights and interests of minority shareholders.

Article 127 Independent directors shall maintain their independence. The following persons shall not be appointed as independent directors:

- (1) persons who hold posts in the company or its affiliates and their spouses, parents, children and main social relations;
- (2) natural person shareholders who hold 1% or more of the company's issued shares directly or indirectly or who rank in the top 10 shareholders of the company and their spouses, parents and children;
- (3) persons who hold posts in shareholders who hold 5% or more of the company's issued shares directly or indirectly or who rank in the top five shareholders of the company and their spouses, parents and children;
- (4) persons who hold posts in affiliates of the company's controlling shareholder or actual controller and their spouses, parents and children;
- (5) persons who have significant business dealings with the company and its controlling shareholder, actual controller or their respective affiliates, or persons who hold positions in organisations which have significant business dealings with the company and its controlling shareholder or actual controller;
- (6) persons who provide financial, legal, advisory, sponsorship services etc. to the company and its controlling shareholder, actual controller or their respective affiliates, including but not limited to all members of engagement team of an intermediary providing services, all levels of reviewers, persons signing the report, partners, directors, senior executives and principals;
- (7) persons who fell under the circumstances of item (1) to item (6) during the past 12 months; or
- (8) any other non-independent personnel stipulated by laws, administrative regulations, the provisions of the CSRC, business rules of the Stock Exchanges and the Articles of Association.

Affiliates of the company's controlling shareholder or actual controller referred to in item (4) to item (6) of the preceding paragraph shall exclude enterprises which are controlled by the same State-owned assets management agency as the company and are not related to the company pursuant to the relevant provisions.

Independent directors shall conduct annual self-examination of independence and submit the self-examination findings to the board of directors. The board of directors shall evaluate the independence of incumbent independent directors annually, issue a specific opinion and disclose the same simultaneously with the annual report.

Article 128 A person appointed as an independent director of a company shall satisfy the following criteria:

- (1) possessing the qualifications to act as an independent director of a listed company pursuant to laws, administrative regulations and other relevant provisions;
- (2) satisfying the independence requirements stipulated in the Articles of Association;
- (3) possessing basic knowledge of operation of listed companies and being familiar with the relevant laws, regulations and rules;
- (4) having five or more years of work experience in legal, accounting or economics required for performance of the duties of independent director;
- (5) having good moral character, without bad records of significant dishonest conduct; and
- (6) any other criteria stipulated by laws, administrative regulations, the provisions of the CSRC, business rules of the Stock Exchanges and the Articles of Association.

Article 129 Independent directors shall, as members of the board of directors, bear the obligations of loyalty and diligence towards the company and all its shareholders and perform the following duties prudently:

- (1) participating in decision-making by the board of directors and issuing specific opinions on the deliberated matters;
- (2) supervising the potential significant conflict of interests between the company and its controlling shareholders, actual controllers, directors, senior executives, and protecting the legitimate rights and interests of minority shareholders;
- (3) providing professional and objective suggestions on the company's business development, and promoting the improvement of the decision-making level of the board of directors; and

(4) any other duties stipulated by laws, administrative regulations, the provisions of the CSRC and the Articles of Association.

Article 130 Independent directors shall exercise the following special powers:

- (1) independently engaging intermediaries to carry out audit, advisory or verification of the company's specific matters;
- (2) proposing to the board of directors on convening of an extraordinary shareholders' meeting;
- (3) proposing to convene a board meeting;
- (4) openly soliciting shareholder's rights from shareholders pursuant to the law;
- (5) issuing independent opinions on matters which may harm the rights and interests of the company or minority shareholders; and
- (6) any other powers stipulated by laws, administrative regulations, the provisions of the CSRC and the Articles of Association.

An independent director exercising the powers stipulated in item (1) to item (3) of the preceding paragraph shall obtain the consent of more than half of all the independent directors.

Where an independent director exercises the powers stipulated in the first paragraph, the company shall promptly make disclosure. Where the powers are unable to be exercised, the company shall disclose the specific circumstances and reason.

Article 131 The following matters shall, upon consent by more than half of all the independent directors of the company, be tabled at the board of directors for deliberation:

- (1) related-party transactions which shall be disclosed;
- (2) plan for change or waiver of undertaking by the company and the relevant parties;
- (3) decisions made and measures adopted by the board of directors of the target listed company in respect of the acquisition; and
- (4) any other matters stipulated by laws, administrative regulations, the provisions of the CSRC and the Articles of Association.

Article 132 A company shall establish a mechanism for specialized meetings attended solely by independent directors. Where the board of directors deliberates on related-party transactions etc., the approval shall be obtained at a specialized meeting of independent directors.

The company shall hold specialized meetings of independent directors on a regular or ad hoc basis. The matters stipulated in item (1) to item (3) of the first paragraph of Article 130, and Article 131 of the Articles of Association shall be deliberated by a specialized meeting of the independent directors.

A specialized meeting of independent directors may study and discuss other matters of the company where necessary.

A specialized meeting of independent directors shall be convened and chaired by an independent director jointly elected by more than half of independent directors; where the convener does not or is unable to perform his/her duties, two or more independent directors may convene a meeting and elect a representative to chair the meeting.

Minutes shall be prepared for specialized meeting of independent directors pursuant to the provisions, stating the opinions of the independent directors. The independent directors shall sign on the minutes for confirmation.

The company shall provide convenience and support for holding of specialized meetings of independent directors.

Section 4 Specialized Committees under Board of Directors

Article 133 The board of directors of a company shall establish an audit committee to exercise the official powers of the board of supervisors stipulated by the Company Law.

Article 134 The members of an audit committee shall comprise [number] directors who are not senior executives of the company, among them there are [number] independent directors, and an accounting professional among the independent directors shall act as the convener.

Note: The audit committee shall comprise three or more members, among which there are more than half of independent directors. Employee representatives sitting on the board of directors may serve as audit committee members.

Article 135 The audit committee shall be responsible for review of the company's financial information and disclosure thereof, supervision and evaluation of internal and external audit and internal control. The

following matters shall, upon consent by more than half of all the members of the audit committee, be tabled at a board meeting for deliberation:

- (1) disclosure of financial information in financial accounting reports and periodic reports, internal control evaluation report;
- (2) appointment or dismissal of accounting firm which undertakes audit engagement of a listed company;
- (3) appointment or dismissal of financial controller of a listed company;
- (4) change in accounting policies or accounting estimates or correction of material accounting error for a reason other than change in accounting standards; and
- (5) any other matters stipulated by laws, administrative regulations, the CSRC and the Articles of Association.

Article 136 The audit committee shall hold at least one meeting each quarter. Upon proposal by two or more members, or where the convener deems necessary, an extraordinary meeting may be convened. The meeting of an audit committee shall be held after two-thirds or more of the members are present.

Resolutions of the audit committee shall be passed by more than half of the audit committee members.

Each member shall have one vote for voting on resolutions of the audit committee.

Minutes of meeting shall be prepared for resolutions of the audit committee pursuant to the provisions and the audit committee members present at the meeting shall sign on the minutes.

The working procedures of the audit committee shall be formulated by the board of directors.

Note: In addition to the aforesaid provisions, the company may stipulate other provisions in its Articles of Association on the rules of procedure and voting procedures of the audit committee.

Article 137 The board of directors of a company shall establish [strategy], [nomination], [remuneration and appraisal] and other specialized committees, etc. to perform duties pursuant to the Articles of Association and the authorization of the board of directors. Proposals of specialized committees shall be submitted to the board of directors for deliberation and decision. The working procedures of specialized committees shall be formulated by the board of directors.

Note: 1. A company may establish the relevant specialized committees such as strategy, nomination, remuneration and appraisal, etc. based on the needs. The company shall specify in its Articles of Association the composition and official powers of the specialized committees of the board of directors.

2. There shall be more than half of independent directors in the nomination committee and the remuneration and appraisal committee, and an independent director shall act as the convener. Where the relevant departments under the State Council stipulate otherwise on the convener of the specialized committees, such provisions shall prevail.

Article 138 The nomination committee shall be responsible for formulation of selection criteria and procedures for directors and senior executives, conduct selection and examination of candidates for directors and senior executives and their appointment qualifications and make recommendations to the board of directors on the following matters:

- (1) nomination or appointment and removal of directors;
- (2) appointment or dismissal of senior executives; and
- (3) any other matters stipulated by laws, administrative regulations, the rules of CSRC and the Articles of Association.

Where the board of directors does not adopt or does not fully adopt the recommendation of the nomination committee, it shall record in a board resolution the opinions of the nomination committee and the specific reason for non-adoption and disclose the same.

Note: Where a company has not established a nomination committee under the board of directors, the specialized meeting of independent directors shall perform the relevant duties stipulated in the Articles of Association.

Article 139 The remuneration and appraisal committee shall be responsible for formulation of appraisal standards and performance appraisal for directors and senior executives, formulate and examine remuneration decision mechanism, decision-making procedures, payment and stop-payment recourse arrangements and other remuneration policies and schemes for directors and senior executives and make recommendations to the board of directors on the following matters:

(1) remuneration of directors and senior executives;

- (2) formulation or change of share option incentive plan or employee stock ownership plan; achievement of grant of share options to and exercise of share options by participants of share option incentive scheme;
- (3) arrangement of shareholding plan for the subsidiary proposed to be split by the directors and senior executives; and
- (4) any other matters stipulated by laws, administrative regulations, the rules of CSRC and the Articles of Association.

Where the board of directors does not adopt or does not fully adopt the recommendation of the remuneration and appraisal committee, it shall record in a board resolution the opinions of the remuneration and appraisal committee and the specific reason for non-adoption and disclose the same.

Note: 1. A company shall, pursuant to laws, administrative regulations and the provisions of the relevant State authorities, formulate the remuneration management system for directors and senior executives and safeguard the legitimate rights and interests of employees and shareholders.

2. Where the company has not established a remuneration and appraisal committee under the board of directors, the specialized meeting of independent directors shall perform the relevant duties stipulated in the Articles of Association.

Chapter VI Senior Executives

Article 140 A company shall have a manager to be appointed or dismissed by the board of directors.

The company shall have deputy managers who are appointed or dismissed by the board of directors.

Article 141 The provisions of the Articles of Association on inappropriate candidates for directors and the departure management system shall apply to senior executives simultaneously.

The provisions of the Articles of Association on the duties of loyalty and diligence of directors shall also apply to senior executives.

Article 142 Persons who hold administrative positions other than directors and supervisors in a company's controlling shareholders shall not be appointed as senior executives of the company.

Senior executives shall only receive their salary from the company, and the salary is not paid by the controlling shareholder on behalf of the company.

Article 143 Each term of office of a manager shall be [number] years. The manager may serve consecutive terms upon reappointment.

Article 144 A manager is responsible to the board of directors and exercises the following powers:

- (1) presiding over the production and operation of the company, implementing resolutions of the board of directors and reporting his/her work to the board of directors;
- (2) implementing the annual operation plan and investment plan of the company;
- (3) drafting plans for establishment of the internal management organization of the company;
- (4) drafting the basic management system of the company;
- (5) laying down the specific rules and regulations of the company;
- (6) requesting the board of directors to appoint or dismiss deputy managers and financial controllers;
- (7) deciding to appoint or dismiss management personnel other than those who shall be appointed or dismissed by the board of directors; and
- (8) other powers authorized by the Articles of Association or the board of directors. The manager shall attend board meetings as a nonvoting delegate.

Note: A company shall, according to its own circumstances, lay down in the Articles of Association the manager's powers which suit the company's needs and the specific implementation measures.

Article 145 A manager shall lay down working rules for mangers to be implemented after approval by the board of directors.

Article 146 The working rules for managers include the following:

- (1) conditions, procedures and the number of participants for holding managers' meetings;
- (2) respective duties and division of work of managers and other senior executives;
- (3) limits of authority in using company funds and assets as well as the signing of important contracts, together with the system for reporting to the board of directors; and
- (4) other matters considered necessary by the board of directors.

Article 147 A manager may resign before the expiry of his/her term of office. The specific procedure and method for a manager's resignation shall be specified in the employment contract between the manager and the company.

Article 148 A company shall, according to its own circumstances, specify in the Articles of Association the appointment and dismissal procedures of deputy managers as well as the relationship between the manager and the deputy managers and may also clarify the powers of the deputy managers.

Article 149 A company shall have a secretary to the board of directors, responsible for the preparation of shareholders' meetings and meetings of board of directors, keeping of documents, management of shareholders' information, and disclosure of information.

The secretary to the board of directors shall comply with the laws, administrative regulations, departmental rules and the Articles of Association.

Article 150 Where a senior executive performs his/her duties in the company, causing harm to others, the company shall be liable for compensation. If a senior executive has been intentional or has gross negligence, he/she shall also be responsible for compensation.

Where a senior executive contravenes the laws, administrative regulations, departmental rules or the Articles of Association in performance of duties, causing losses to the company, he/she shall be liable for compensation.

Article 151 A senior executive of a company shall faithfully perform his/her duties, safeguarding the best interests of the company and all the shareholders.

Where a senior executive fails to faithfully perform his/her duties or violates his/her fiduciary duties, causing losses to the interests of the company and the public shareholders, he/she shall be responsible for compensation according to the law.

Chapter VII Financial and Accounting System, Profit Distribution and Auditing

Section 1 Financial and Accounting System

Article 152 A company lays down a financial and accounting system according to the laws, administrative regulations and provisions of relevant government departments.

Article 153 A company shall, within four months after the end of each accounting year, submit and disclose its annual report to the local office of the CSRC and the stock exchange and within two months

after the end of the first half of each accounting year, submit and disclose its interim report to the local office of the CSRC and the stock exchange.

The above annual and interim reports are prepared according to the relevant laws, administrative regulations, rules of the CSRC and the Stock Exchanges.

Article 154 Apart from the legally prescribed accounting books, a company shall not establish another accounting book. The company's funds will not be deposited under any personal accounts.

Article 155 When a company distributes its after-tax profits of the current year, it shall allocate 10% of the profits into the legal reserve fund. If the company's legal reserve fund exceeds 50% of the registered capital, no further allocation is required.

If the legal reserve fund of the company is insufficient to compensate for the losses suffered in the previous year, then before making the allocation mentioned in the last paragraph, profits of the current year shall first be used to cover up the losses.

After the company withdraws the legal reserve fund from the after-tax profits, if resolved by the shareholders' meeting, it may also withdraw an optional reserve fund from the after-tax profits.

After the company makes up losses and withdraws reserve funds, the balance of after-tax profits shall be distributed according to the proportion of shares held by shareholders, unless the Articles of Association provide that the distribution is not made as per the proportion of shareholding.

If a shareholders' meeting violates the Company Law by distributing profits to shareholders, the shareholders shall return the distributed profits to the company. If losses are caused to the company, the shareholders and the responsible directors and senior executives shall be liable for compensation.

Shares of the company held by the company do not participate in profit distribution.

Note: 1. The company specifies in the Articles of Association the priority order of cash dividends relative to stock dividends in terms of profit distribution methods. It also contains the following:

(1) Decision-making procedure and mechanism of the board of directors and the shareholders' meeting on profit distribution (esp. cash dividend distribution), the specific conditions, decision-making procedure, and mechanism to adjust the existing profit distribution policy (esp. cash dividend distribution policy), and measures adopted to fully listen to the opinions of minority shareholders.

- (2) Specific contents of the company's profit distribution policy, esp. cash dividend policy; the form of profit distribution; the specific conditions for profit distribution, esp. cash dividend; the conditions for stock dividends; and the minimum amount or proportion (if any) of annual and interim cash dividends.
- 2. The company shall pay the dividends to the preferred shareholders in cash and shall not distribute profits to the common shareholders before full payment of the agreed dividends. Listed companies are encouraged to increase the frequency of cash dividends under the conditions for profit distribution, so as to stabilize investors' dividend expectation.

Article 156 The target of cash dividend policy of a company is [steady growth of dividends/fixed dividend payment rate/fixed dividends/residual dividends/low-normal dividends and extra dividends/others].

Where [the audit report of the latest year issues a modified opinion or an unqualified opinion with materiality uncertainty related to going concern paragraph/asset-liability ratio is higher than a certain specific ratio/operating cash flow is lower than a certain specific level/other], the company may not make profit distribution.

Note: A company issuing foreign capital shares listed in China shall supplement the contents of this Section pursuant to the relevant provisions of the Implementing Rules for Provisions on Foreign Capital Shares Listed in China.

Article 157 Dividends (or shares) shall be distributed within two months after the shareholders' meeting of a company makes a resolution on the profit distribution plan, or the board of directors of the company formulates a specific plan on the basis of the conditions and cap of interim dividends for the following year deliberated and approved by the annual shareholders' meeting.

Article 158 A company's reserve fund shall be used for making up losses of the company, expansion of the manufacturing and business operations or converted to the additional registered capital of the company.

For making up losses of the company by the reserve fund, the optional reserve fund and legal reserve fund shall first be used; where there is still no way to make up losses, the capital reserve may be used pursuant to the provisions.

Where the legal reserve fund is converted to additional registered capital, the remaining reserve fund shall not be less than 25% of the company's registered capital prior to the conversion.

Section 2 Internal Audit

Article 159 A company shall implement an internal audit system, specifying leadership system, duties and limit of authority, staffing, budget assurance, application of audit findings and accountability etc. for internal audit work.

The internal audit system of the company shall be implemented upon approval by the board of directors and disclosed to external parties.

Article 160 The internal audit body of a company shall supervise and inspect the company's business activities, risk management, internal control, financial information etc.

Note: The internal audit body shall maintain independence, employ full-time auditors, and shall not be led by the finance department or operate in the same premises as the finance department.

Article 161 The internal audit body shall be responsible to the board of directors.

The internal audit body shall, in the course of supervision and inspection of the company's business activities, risk management, internal control, financial information, accept supervision and guidance of the audit committee. Upon discovery of the relevant significant issues or clues, the internal audit body shall forthwith report directly to the audit committee.

Article 162 The internal audit body shall be responsible for organizing implementation of the company's internal control appraisal. The company shall issue an annual internal control appraisal report based on the appraisal report issued by the internal audit body and deliberated by the audit committee and the relevant materials.

Article 163 When the audit committee communicates with the external audit organisations such as accounting firms and State audit organisations etc., the internal audit body shall cooperate actively and provide the requisite support and cooperation.

Article 164 The audit committee shall participate in appraisal of head of internal audit.

Section 3 Engagement of an Accounting Firm

Article 165 A company shall engage an accounting firm which complies with the provisions of the Securities Law to carry out audit of accounting statements, verification of net assets and other relevant advisory services etc. for a term of engagement of one year and which may be re-engaged.

Article 166 The engagement or dismissal of an accounting firm by a company shall be decided by a shareholders' meeting. The board of directors shall not appoint an accounting firm prior to a decision by the shareholders' meeting.

Article 167 A company shall ensure to provide true and complete accounting vouchers, accounting books, financial accounting reports and any other accounting materials to the accounting firm engaged and shall not refuse to provide information or conceal information or provide false information.

Article 168 Audit fees of an accounting firm shall be decided by a shareholders' meeting.

Article 169 In the event that a company dismisses or does not re-engage an accounting firm, it shall notify the accounting firm [number of days] days in advance. The accounting firm shall be permitted to state its opinions when the shareholders' meeting of the company votes on the dismissal of the accounting firm.

Where an accounting firm resigns, it shall state to the shareholders' meeting whether or not there are any inappropriate circumstances of the company.

Chapter VIII Notices and Announcements

Section 1 Notices

Article 170 Notices of a company shall be issued in the following methods:

- (1) by hand;
- (2) by mail;
- (3) by announcement; and
- (4) by other methods stipulated in the Articles of Association.

Article 171 Where a notice is issued by a company by way of announcement, all relevant personnel are deemed to have received the notice once the announcement has been made.

Article 172 Notices of shareholders' meetings of a company shall be made by way of announcement.

Article 173 Notices of board meetings of a company shall be made by [specific means of notice].

Article 174 Where a notice is delivered by hand, the party being served shall sign (or affix seal) on the acknowledge receipt, and the date of signature by the party being served shall be the date of service; where a notice is mailed, the date of service shall be the [number of days] working day from delivery to the post office; where a notice is served by way of announcement, the date of service shall be the date on which the first announcement is published.

Article 175 Where a notice of meeting is not delivered to a person who has the right to receive the notice due to accidental omission or such person does not receive the notice of meeting, the meeting and the resolutions passed at the meeting shall not be rendered invalid as a result thereof.

Section 2 Announcements

Article 176 A company designates the [name of media] to be the media for publishing of the company's announcements and any other information required to be disclosed.

Note: The company shall determine, within the scope of media which satisfy the criteria stipulated by the CSRC, the media for the company's information disclosure.

Chapter IX Merger, Division, Capital Increase or Decrease, Dissolution and Liquidation

Section 1 Merger, Division, Capital Increase or Decrease

Article 177 Companies may be merged by absorption or by consolidation.

In the case of merger by absorption, a company absorbs another company and the company being absorbed shall be dissolved. In the case of merger by consolidation, two or more companies are merged for the establishment of a new company, and the companies being merged shall be dissolved.

Article 178 Where the consideration paid for the merger does not exceed 10% of the company's net assets, a resolution of a shareholders' meeting may be waived, unless otherwise stipulated in the Articles of Association.

Where a shareholders' meeting is not required for a merger pursuant to the provisions of the preceding paragraph, a resolution of a board of directors shall be passed.

Article 179 In the event of a merger, all parties to the merger shall enter into a merger agreement and formulate a balance sheet and a list of assets. The company shall notify its creditors within 10 days from passing of the resolution on merger and make an announcement on the [title of newspapers] or the National Enterprise Credit Information Publicity System within 30 days.

Creditors may require the company to repay the debts or to provide the corresponding guarantee within 30 days from receipt of notification or within 45 days from the date of announcement if they do not receive notification.

Article 180 At the time of merger, the creditor's rights and debts of all parties to the merger shall be succeeded by the company which survives after the merger or the newly-established company.

Article 181 In the case of company division, its property shall be divided correspondingly.

A company undergoing division shall formulate a balance sheet and a list for assets. The company shall notify its creditors within 10 days from passing of the resolution on division and make an announcement on the [title of newspapers] or the National Enterprise Credit Information Publicity System within 30 days.

Article 182 Companies after division shall bear joint and several liability for debts of the company before division, except otherwise stipulated by the written agreement between the company and its creditors on repayment of debts prior to the division.

Article 183 A company which proposes to reduce its registered capital shall formulate a balance sheet and a list of assets.

The company shall notify its creditors within 10 days from passing of the resolution on reduction of registered capital by the shareholders' meeting and make an announcement on the [title of newspapers] or the National Enterprise Credit Information Publicity System within 30 days. Creditors shall have the right to require the company to repay the debts or to provide the corresponding guarantee within 30 days from receipt of notification or within 45 days from the date of announcement if they do not receive notification.

A company proposing to reduce its registered capital shall reduce the capital contribution amount or shares correspondingly in accordance with the shareholding percentage of the shareholders, unless otherwise stipulated by the laws or in the Articles of Association.

Article 184 Where there are still losses following making up of losses pursuant to the provisions of the second paragraph of Article 158, a company may reduce its registered capital to make up the losses. Where the company reduces its registered capital to make up the losses, it shall not make distribution to its shareholders and shall not waive the obligations of shareholders to make capital contribution or share capital.

The provisions of the second paragraph of Article 183 shall not apply to reduction of registered capital pursuant to the provisions of the preceding paragraph, but an announcement shall be made on the [title of newspapers] or the National Enterprise Credit Information Publicity System within 30 days from passing of the resolution on reduction of registered capital by the shareholders' meeting.

After the company has reduced its registered capital pursuant to the provisions of the preceding two paragraphs, no profit shall be distributed before the accumulated amount of the legal reserve fund and the optional reserve fund accounts for 50% of the company's registered capital.

Article 185 Where the registered capital is reduced in violation of the Company Law or other relevant provisions, shareholders shall refund the capital received thereby; where the shareholders' capital contributions are exempted or reduced, the original status shall be restored; where the company suffers any loss, the shareholders and the responsible directors and senior executives shall bear the liability for compensation.

Article 186 When a company issues new shares to increase its registered capital, its shareholders do not enjoy the pre-emptive right, unless otherwise specified in the Articles of Association or decided by the resolution of a shareholders' meeting that the shareholders enjoy the pre-emptive right.

Article 187 In the case of a merger or division of a company, and change of the registered particulars, it shall go through the change registration with the company registration authority according to the law. When a company is dissolved, it shall complete deregistration according to the law. When a new company is established, the establishment registration of the company shall be completed according to the law.

When a company increases or reduces its registered capital, it shall go through the change registration with the company registration authority according to the law.

Section 2 Dissolution and Liquidation

Article 188 A company may be dissolved due to the following reasons:

- (1) expiry of the business term as specified by the Articles of Association or the occurrence of other matters for dissolution as specified by the Articles of Association;
- (2) dissolution by a resolution of the shareholders' meeting;
- (3) dissolution due to merger or division;
- (4) revocation of the business license, or being ordered to be closed down or revoked according to the law; or
- (5) where the company has serious difficulties in its business management and its subsistence will cause serious damage to the interests of its shareholders, which is unable to be resolved through any other means, a shareholder who holds 10% or more of the voting rights of the company may apply to a people's court for dissolution of the company.

Upon occurrence of an event which triggers dissolution as stipulated in the preceding paragraph, an announcement shall be made through the National Enterprise Credit Information Publicity System within 10 days.

Article 189 Where a company falls under the circumstances set out in item (1) and item (2) of Article 188 and has not distributed its assets to its shareholders, the company may subsist through amendment of Articles of Association or a resolution passed by a shareholders' meeting.

Amendment of Articles of Association or resolution passed by a shareholders' meeting pursuant to the provisions of the preceding paragraph shall be adopted by shareholders who hold two-thirds or more of the voting rights present at the shareholders' meeting.

Article 190 A company dissolved pursuant to the provisions of item (1), item (2), item (4) and item (5) of Article 188 shall undergo liquidation. As the liquidation obligors of the company, directors shall form a liquidation team to carry out liquidation within 15 days from occurrence of the event which triggers dissolution.

The liquidation team shall comprise directors, unless otherwise provided in the Articles of Association or as resolved by a shareholders' meeting to elect others.

Where the liquidation obligors fail to perform liquidation obligations promptly and cause the company or its creditors to suffer losses, they shall be liable for compensation.

Note: A company may stipulate in its Articles of Association any other method of formation of the liquidation team.

Article 191 The liquidation team shall exercise the following official powers during the liquidation period:

- (1) sorting out the company assets and formulating balance sheet and list of assets;
- (2) issuing a notification and announcement to creditors;
- (3) handling the company's pending liquidation-related business;
- (4) settling tax in arrears and taxes arising in the course of liquidation;
- (5) sorting out creditor's rights and debts;
- (6) distributing the company's residual assets following repayment of debts; and
- (7) representing the company in civil lawsuits.

Article 192 The liquidation team shall notify the creditors within 10 days from establishment and make an announcement on the [title of newspapers] or the National Enterprise Credit Information Publicity System within 60 days. The creditors shall declare their creditor's rights to the liquidation team within 30 days from receipt of notification or within 45 days from the date of announcement if they do not receive notification.

Creditors declaring creditor's rights shall state the relevant information of the creditor's rights and provide supporting materials. The liquidation team shall register the creditor's rights.

During the period for declaration of creditor's rights, the liquidation team shall not make repayment to creditors.

Article 193 Upon sorting out of the company's assets and formulation of balance sheet and list of assets, the liquidation team shall formulate a liquidation plan and submit it to a shareholders' meeting or a people's court for confirmation.

The residual assets following payment of liquidation expenses, employees' wages, social security premiums and statutory compensation, payment of tax in arrears and repayment of the company's debts shall be distributed in accordance with the shareholding percentage of shareholders.

During the liquidation period, the company shall subsist but shall not engage in business activities unrelated to liquidation.

The company's assets shall not be distributed to shareholders prior to making repayment pursuant to the provisions of the preceding paragraph.

Note: Where a company which has issued preferred shares is undergoing liquidation due to dissolution or bankruptcy, the company's residual assets after making payment pursuant to the relevant provisions of the Company Law and the Bankruptcy Law shall be used first for distribution of undistributed dividends to preferred shareholders and payment of liquidation amount agreed in the company's Articles of Association; where the residual assets are inadequate for full payment, they shall be distributed pursuant to the shareholding percentage of the preferred shareholders.

Article 194 Upon sorting of the company's assets and formulation of balance sheet and list of assets, where the liquidation team discovers that the company's assets are inadequate for repayment of debts, it shall apply to a people's court for bankruptcy liquidation.

Upon acceptance of a bankruptcy application by a people's court, the liquidation team shall hand over the liquidation matters to the bankruptcy administrator designated by the people's court. **Article 195** Upon completion of liquidation, the liquidation team shall prepare a liquidation report and submit it to a shareholders' meeting or a people's court for confirmation and submit it to the company registration authority to apply for deregistration.

Article 196 Members of the liquidation team shall perform liquidation duties and bear the obligations of loyalty and diligence.

Where the liquidation team members are negligent in performance of liquidation duties and cause the company to suffer losses, they shall be liable for compensation; where they cause losses to creditors due to intentional misconduct or gross negligence, they shall be liable for compensation.

Article 197 A company which is declared bankrupt pursuant to the law shall undergo bankruptcy liquidation pursuant to the laws on enterprise bankruptcy.

Chapter X Amendments to the Articles of Association

Article 198 Under any of the following circumstances, a company shall amend its Articles of Association:

- (1) following revision of the Company Law or the relevant laws and administrative regulations, the matters stipulated in the Articles of Association contradict the provisions of the revised laws and administrative regulations;
- (2) there is a change to the company's details which result in inconsistency with the matters set out in the Articles of Association; or
- (3) the shareholders' meeting has decided on amendment to the Articles of Association.

Article 199 Where an amendment to Articles of Association resolved by a shareholders' meeting is subject to examination and approval by the competent authority, the amendment shall be submitted to the competent authority for approval; where company registration matters are involved, the change registration formalities shall be completed pursuant to the law.

Article 200 The board of directors shall amend Articles of Association pursuant to the resolution of the shareholders' meeting on amendment to the Articles of Association and the examination and approval opinion of the competent authority.

Article 201 Where an amendment to Articles of Association falls under information required by laws and regulations to be disclosed, an announcement shall be made pursuant to the provisions.

Chapter XI Supplementary Provisions

Article 202 Definitions:

- (1) A "controlling shareholder" refers to any shareholder who holds more than 50% of the total share capital of a joint stock company, or any shareholder who does not hold more than 50% of the total shares of a joint stock company but the voting rights attached to the shares it holds are sufficient to have a significant influence on the resolutions of the shareholders' meeting.
- (2) An "actual controller" shall mean a natural person, legal person or any other organisation which is able to exert actual control over a company through investment relationship, agreement or any other arrangements.
- (3) "Related-party relationships" shall mean relationships between the company's controlling shareholder, actual controller, directors or senior executives and the enterprises directly or indirectly controlled by them, and any other relationships which may result in transfer of interests of the company. However, State-controlled enterprises shall not be deemed related because they are under common control by the State.

Article 203 The board of directors may formulate detailed rules for Articles of Association of the company pursuant to the provisions of the Articles of Association.

The detailed rules for Articles of Association shall not contradict the provisions of the Articles of Association.

Article 204 The Articles of Association are made in Chinese; where there is any discrepancy between the Chinese version and any other language or version of the Articles of Association, the latest Chinese version of Articles of Association approved and registered with the [full name of company registration authority] shall prevail.

Article 205 For the purpose of the Articles of Association, the terms "no less than" and "within" shall include the given figure; the terms "exceeding", "beyond", "less than" and "more than" shall exclude the given figure.

Article 206 The Articles of Association shall be interpreted by the board of directors of a company.

Note: If the Articles of Association of a listed company violate laws, administrative regulations or stipulations by the CSRC, the CSRC shall handle such violations according to the nature and seriousness of relevant conduct.

Article 207 The appendices to the Articles of Association include the rules of procedure for shareholders' meetings and the rules of procedure for board of directors.

Note: The company may also incorporate the rules of procedure for shareholders' meetings and those for board of directors into the Articles of Association.

Article 208 If the State has different regulations on preferred shares, such regulations shall be followed.

Article 209 These Guidelines shall come into force as of the date of promulgation, repealing simultaneously the Guidelines for Articles of Association of Listed Companies (CSRC Announcement [2023] No. 62) effective on December 15, 2023.