THIS CIRCULAR IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION

- I be taken, ou should consult our stockbroker or other registered dealer in securities, bank manager, solicitor, professional accountant or other professional adviser.
- I all our shares in Beijing Jingneng Clean Energ Co., Limited, ou should at once hand this circular together ith the enclosed pro form to the purchaser or transferee or to the bank, stockbroker or other agent through hom the sale or transfer as effected for transmission to the purchaser or transferee.

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

(St & C : 00579)

CIRCULAR

- (1) PROPOSED CHANGE OF NON-EXECUTIVE DIRECTORS
- (2) PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION
 - (3) PROPOSED CHANGE OF DOMESTIC AUDITORS

AND

NOTICE OF THE FIRST EXTRAORDINARY GENERAL MEETING OF 2018

CONTENTS

		Page
DEFINITIONS		1
LETTER FROM	M THE BOARD	2
APPENDIX	BIOGRAPHICAL DETAILS OF THE NON-EXECUTIVE DIRECTORS	15
NOTICE OF T	HE EGM	17

DEFINITIONS

The following expressions have the meanings set out below unless the context requires otherwise:

EGM the first e traordinar general meeting of 2018 of the

Compan to be held at 10:00 a.m. on Tuesda, 13 Februar

2018

Articles of Association the articles of association of the Compan

Beijing SASAC State-o ned Assets Supervision and Administration

Commission of People's Government of Beijing Municipalit

Board the board of Directors of the Compan

Compan , e , our or us 北京京能清潔能源電力股份有限公司 (Beijing Jingneng Clean

Energ Co., Limited), a joint stock compan incorporated in the PRC ith limited liabilit, hose H Shares are listed on

Hong Kong Stock E change

Director(s) the director(s) of the Compan

Hong Kong Special Administrative Region of the PRC

Hong Kong Stock E change The Stock E change of Hong Kong Limited

Listing Rules the Rules Governing the Listing of Securities on The Stock

E change of Hong Kong Limited

PRC, China the People's Republic of China and for the purpose of this

circular, e cludes Hong Kong, the Macau Special

Administrative Region and Tai an

RMB Renminbi, the la ful currenc of the PRC

Ruihua Certified Public Accountants

SFO The Securities and Futures Ordinance, Chapter 571 of the

La s of Hong Kong

Share(s) means the ordinar share(s) of RMB1.00 each in the share

capital of the Compan

Shareholder(s) the holder(s) of the ordinar share(s) of the Compan



\mathbf{B} \mathbf{J} $\mathbf{C} \mathbf{B} \mathbf{E}$ $\mathbf{C} \cdot \mathbf{L} \mathbf{t}$

北京京能清潔能源電力股份有限公司

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

Executive Director Mr. Chen Ruijun

Non-executive Directors

Mr. Zhu Yan (Chairman)

Mr. Li Da ei

Mr. Guo Ming ing

Mr. Zhu Baocheng

Mr. Yu Zhongfu

Mr. Zhao Wei

Independent non-executive Directors

Mr. Huang Xiang

Mr. Zhang Fusheng

Mr. Chan Yin Tsung

Mr. Han Xiaoping

Registered Office:

Room 118, 1 Ziguang East Road Badaling Economic Development Zone

Yanqing Count, Beijing

the PRC

Principal Place of Business in Hong Kong:

Level 54, Hope ell Centre

183 Queen's Road East

Hong Kong

29 December 2017

To the Shareholders

Dear Sir/Madam,

CIRCULAR

(1) PROPOSED CHANGE OF NON-EXECUTIVE DIRECTORS (2) PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION

(3) PROPOSED CHANGE OF DOMESTIC AUDITORS

AND

NOTICE OF THE FIRST EXTRAORDINARY GENERAL MEETING OF 2018

1. INTRODUCTION

The purpose of this circular is to set out the notice of the EGM and to provide ou ith details regarding (i) the proposed change of non-e ecutive Directors; (ii) the proposed amendments to the Articles of Association and (iii) the proposed change of domestic auditors of the Compan to enable ou to make informed decisions on hether to vote for or against the resolutions to be proposed at the EGM for the relevant issues.

2. PROPOSED CHANGE OF NON-EXECUTIVE DIRECTORS

Reference is made to the announcement of proposed change of non-e ecutive Directors dated 22 December 2017.

The Board resolved to nominate Mr. Meng Wentao ($\mathbf{M} \cdot \mathbf{M}$), Mr. Jin Sheng iang ($\mathbf{M} \cdot \mathbf{J}$), Mr. Tang Xinbing ($\mathbf{M} \cdot \mathbf{T}$) and Mr. Zhang Feng ang ($\mathbf{M} \cdot \mathbf{Z}$) as non-e ecutive Directors of the Compan , subject to the approval of the Shareholders. The term of Mr. Meng, Mr. Jin, Mr. Tang and Mr. Zhang's appointments as non-e ecutive Directors shall commence upon the approval b the Shareholders and shall end on the e pir of the term of the third session of the Board. The Compan ill enter into service agreements ith each of Mr. Meng, Mr. Jin, Mr. Tang and Mr. Zhang upon the approval of their appointments b the Shareholders. Mr. Meng, Mr. Jin, Mr. Tang and Mr. Zhang ill not receive an remuneration from the Compan .

The biographical details of Mr. Meng, Mr. Jin, Mr. Tang and Mr. Zhang are set out in the Appendi of this circular.

Save as disclosed in this circular, Mr. Meng, Mr. Jin, Mr. Tang and Mr. Zhang did not hold an directorship in an other listed companies or take up an post in an group members of the Compan in the past three ears, nor have an relationship ith an other directors, supervisors, senior management, substantial shareholders (as defined in the Listing Rules) or controlling shareholders (as defined in the Listing Rules) of the Compan . In addition, Mr. Meng, Mr. Jin, Mr. Tang and Mr. Zhang do not have an interest in the shares of the Compan ithin the meaning of Part XV of the Securities and Futures Ordinance of Hong Kong.

Save as disclosed above, there is no other information relating to the proposed appointments of Mr. Meng, Mr. Jin, Mr. Tang and Mr. Zhang that shall be disclosed pursuant to Rule 13.51(2) of the Listing Rules nor an matter hich needs to be brought to the attention of the Shareholders.

Due to other ork commitments, (i) Mr. Zhu Yan has resigned as a non-e ecutive Director, chairman of the Board, chairman of the strateg committee of the Board and a member of the remuneration and nomination committee of the Board, (ii) Mr. Li Da ei has resigned as a non-e ecutive Director and a member of the strateg committee of the Board, (iii) Mr. Guo Ming ing has resigned as a non-e ecutive Director, a member of the strateg committee of the Board and a member of the remuneration and nomination committee of the Board and (iv) Mr. Zhu Baocheng has resigned as a non-e ecutive Director, a member of the strateg committee of the Board and a member of the audit committee of the Board. Their respective resignations ill not become effective until the date of the proposed appointments of the ne non-e ecutive Directors are approved b the Shareholders.

Mr. Zhu Yan, Mr. Li Da ei, Mr. Guo Ming ing and Mr. Zhu Baocheng have confirmed that the have no disagreement ith the Board and there is no matter that needs to be brought to the attention of the Shareholders. Mr. Zhu Yan, Mr. Li Da ei, Mr. Guo Ming ing and Mr. Zhu Baocheng have also confirmed that the do not have an action or claim, e isting or pending, against the Compan .

3. PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION

Reference is made to the announcement of proposed amendments to the Articles of Association of the Compan dated 22 December 2017.

The Board resolved to amend certain provisions of the Articles of Association, subject to the approval of the Shareholders.

The proposed amendments to the Articles of Association are set out as follo s:

O SS t R St St t St t

A t 1

To safeguard legitimate rights and interests of the Compan and its shareholders and creditors, and to regulate organisation and acts of the Compan, this Articles of Association is formulated pursuant to the Compan La of PRC (the Compan La), the Securities La of PRC (the Securities La), the Special Provisions of State Council on Overseas Fundraising and Listing for Limited Compan (the Special Provisions), the Mandator Provisions for the Articles of Association of the Companies to be Listed Outside the PRC, the Guidelines for Articles of Association of Chinese Listed Companies, the Rules Governing the Listing of Securities on The Stock E change of Hong Kong Limited, and other relevant provisions.

$\mathbf{A} \mathbf{t}$ 1

To adapt to the requirements of the development of socialist market econom, establish modern state-o ned enterprise s stem ith Chinese characteristics, and to safeguard legitimate rights and interests of the Compan and its shareholders and creditors, and to regulate organisation and acts of the Compan, this Articles of Association is formulated pursuant to the Compan La of PRC (the La), the La of Enterprise Compan State-o ned Assets of the PRC, the Constitution of the Communist Part of China, the Securities of PRC (the Securities La), the Special Provisions of State Council on Overseas Fundraising and Listing for Limited Compan Special Provisions), the Mandator Provisions for the Articles of Association of the Companies to be Listed Outside the PRC, the Guidelines for Articles of Association of Chinese Listed Companies, the Rules Governing the Listing of Securities on The Stock E change of Hong Kong Limited, and other relevant provisions.

A A 1. 図 1 \mathbf{O} R **國 1** t Ø A t 9 A t 9 This Articles of Association shall be legall This Articles of Association shall be legall binding on the Compan, its shareholders, binding on the Compan's shareholders, the directors, supervisors, senior officers, ith such Compan, members of the Committee of the personnel being entitled to claim for right on Communist Part of China (or Commission for matters relating to the Compan, and undertake Discipline Inspection), directors, supervisors, corresponding obligations in accordance senior officers, ith such personnel being this Articles of Association. entitled to claim for right on matters relating to the Compan, and undertake corresponding obligations in accordance ith this Articles of Association. N ₩ A A t 10 In accordance ith the provisions of the Constitution of the Communist Part of China, the compan shall establish organisations of the Communist Part of China; the organisations of the Part (the Part Organisation) shall pla the core leadership role, holding correct directions, managing overall situations and ensuring the implementations of the government's proposals. The orking units of the Part shall established to carr out the activities of the Part . The compan shall provide the necessar conditions for the activities carried out b Part Organisation. The institution and staffing of the Part Organisation shall be included into the Compan 's management organisations and staffing. The orking fund of the Part Organisation shall be included into

Compan 's budget and shall be disbursed from

the management fees.

O M M t	R
	N A A t 11 In compliance ith the Constitution of PRC and other relevant provisions, the Compan shall adopt democratic management s stem, legitimatel organise labor union, conduct labor union's activities and protects the la ful rights and interests of the emplo ees. The compan shall provide the necessar conditions for the activities of its labor union.
<u>A t 12</u>	<u>A t 14</u>
The Compan 's legall registered scope of operation shall be: po er generation as approved operation item, heating service and investment consultanc as normal operation items.	The Compan's legall registered scope of operation shall be: po er generation as approved operation item, heating service, investment consultanc and po er suppl as normal operation items.

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	N M A C M t 10
	The Compan shall establish the Communist Part Committee of Beijing Jingneng Clean Energ Co., Limited (Clean Energ Part Committee) and the Discipline Inspection Committee of Communist Part of Beijing Jingneng Clean Energ Co., Limited (Clean Energ Discipline Committee). In principle, the chairman of the board of directors of the Compan and the secretar of the Part Committee shall be the same person, and one full-time deput secretar shall be assigned in charge of Part -related ork. Eligible members of the Part Committee can join the board of directors, the board of supervisors and the management team through legal procedures, hile eligible Part members of the board of directors, the board of supervisors and the management team can also join the Part Committee in accordance ith the relevant rules and procedures. The number of positions of secretar, deput secretar and committee members of the Part Committee of the Compan shall be established in accordance ith the repl given b the superior part committee, and members for all positions shall be selected b election. During the adjournment of the part representative congress, the superior part committee ma appoint the secretar of the Discipline Inspection Committee he necessar.

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		rdanc		the Co of China ar	nstitution	
			s duties.	or Cillia ai	id other pa	iii iuies,
	peric	71111 11	s duties.			
	(1)	То	ensure a	and super	vise the	thorough
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				the Part		ne State,
		decis	sions and	d deplo n	nent mad	e b the
		Part	Centr	al Comn	nittee, th	ne Part
			mittee	of the	Municipa	al Part
				and the		
			e-o ned	Assets	Supervis	
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		throu	ighout th	e Compan	<u>·</u>	
	(2)	То	dhara to	the princ	sinles of	the Dort
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	(3) To stud and discuss the stable reform and development, substantial operational and management issues of the Compan as ell as material issues relating to the interests of the emplo ees, and provide advice and recommendations. (4) To take full responsibilit to comprehensivel strengthen the Part 's discipline, lead the Compan 's ideological and political ork, united front ork, spiritual civilitation construction as ell as corporate culture construction, and ork of mass organisations such as the trade union and the Communist Youth League. Pla a leading role in building a Part ith a clean and honest image, support the Discipline Inspection Committee of the Compan in fulfilling its responsibilit of supervision in practice.
	N A A t 122 In determining the substantial operational and management issues of the Compan, the board of directors and management team shall first seek opinions from the Part Committee of the Compan.
	N N A A t 123 The ork of the Part Organisation and the construction of itself shall proceed in compliance ith the relevant provisions of the Constitution of the Communist Part of China.

O 🛮 🗗 t	R Mat Mat t Mat t		
A t 133 The board of directors e ercises the follo ing functions and po ers:	A t 139 The board of directors e ercises the follo ing functions and po ers:		
(21) other po ers authorised b the la s, administrative regulations, and department rules, listing rules of the listing place here the Compan 's shares are listed, this Articles of Associations and the general meetings.	(21) other po ers author ded b the la s, administrative regulations, and department rules, listing rules of the listing place here the Compan 's shares are listed, this Articles of Associations and the general meetings.		
	in determining the substantial operational and management issues of the Compan, the board of directors and management team shall first seek opinions from the Part Committee of the Compan. The substantial operational and management issues of the Compan include but not limited to:		
	a. development strategies and medium-term and long-term development plans of the Compan;		
	b. the business plans and operation plans;		
	c. principal and directional issues relating to financial restructuring, assets transfer, capital operation and substantial investments;		
	d. the merger, division, change of control and dissolution of the Compan;		
	e. issues relating the remuneration, performance appraisals and supervision of the senior management team;		

O 2 2 t	R
	f. substantial and principal issues relating to the interests of the emplo ees and need to be brought to the labor union;
	g. substantial and principal arrangements relating to the Compan 's political responsibilit and social responsibilit, such as e tremel significant safet in production and stabilit maintenance;
	h. substantial and principal issues hich need to be reported to the relevant government and superior authorities; and
	i. other issues hich need the involvement and determination of the Part Committee.
<u>A t 139</u>	<u>A t 145</u>
The chairman, an shareholder holding more than one tenth voting rights, more than one third of the directors, or the board of supervisors ma propose the holding of an e traordinar meeting of the board of directors. The chairman shall, convene and preside over the e traordinar meeting of the Board of Directors ithin 10 da s upon receipt of the proposal, and shall give a notice to all directors and supervisors five da s before the meeting is held.	The Part Committee, chairman, an shareholder holding more than one tenth voting rights, more than one third of the directors, or the board of supervisors ma propose the holding of an e traordinar meeting of the board of directors. The chairman shall, convene and preside over the e traordinar meeting of the Board of Directors ithin 10 da s upon receipt of the proposal, and shall give a notice to all directors and supervisors five da s before the meeting is held.

O MM t	R			
A t 156 The Compan 's general manager shall be accountable to the Board of Directors and shall e ercise the follo ing functions and po ers:				
(9) e ercise other po ers conferred b the Articles of Association or the board of directors.	(9) e ercise other po ers conferred b the Articles of Association or the board of directors.			
	In determining the substantial operational and management issues of the Compan, the management team of the Compan shall first seek opinions from the Part Committee of the Compan.			

Follo ing the above amendments, the number of articles of the Articles of Association illincrease from 248 to 254 and other articles ill be renumbered accordingl.

4. PROPOSED CHANGE OF DOMESTIC AUDITORS

Reference is made to the resolution approved b the Shareholders at the annual general meeting of the Compan held on 28 June 2017 in relation to the appointment of Ruihua Certified Public Accountants as the domestic auditors of the Compan for the ear of 2017 and announcement of proposed change of auditors of the Compan dated 22 December 2017.

Pursuant to the relevant regulations issued b the Beijing SASAC, the domestic auditors to be appointed b a state-o ned enterprise in Beijing shall be selected from the list of accounting firms approved b Beijing SASAC. As Ruihua is not included in such list published b Beijing SASAC recentl, the Board has resolved to appoint Grant Thornton as the domestic auditors of the Compan for the ear of 2017 to hold office until the conclusion of the ne t annual general meeting of the Compan, and to authorise the Board to determine their remuneration, subject to the approvals of the Shareholders.

The international auditors of the Compan, Deloitte Touche Tohmatsu, remains unchanged.

Ruihua has confirmed that there are no matters in relation to the change of domestic auditors of the Compan hich should be brought to the attention of the Shareholders. The Board and the audit committee of the Compan are not a are of an matters in relation to the change of domestic auditors of the Compan that need to be brought to the attention of the Shareholders. The Board and the audit committee of the Compan have also confirmed that there is no disagreement or outstanding matters bet een Ruihua and the Compan .

5. THE EGM

A notice convening the EGM to be held at 10:00 a.m. on Tuesda , 13 Februar 2018 at Suite 2901, Block A, CBD International To er, 16 Yong'andongli, Chao ang District, Beijing, PRC, is set out on pages 17 to 19 of this circular. No Shareholder is required to abstain from voting in respect of the resolutions proposed at the EGM.

The above resolutions proposed at the EGM ill be voted b poll.

In order to determine the holders of H Shares ho are entitled to attend the EGM, the H Share register of members of the Compan ill be closed from 14 Januar 2018 to 13 Februar 2018 (both da s inclusive). Holders of H Shares ho ish to attend the EGM are required to deposit the transfer documents together ith the relevant share certificates at the Compan 's H Share Registrar in Hong Kong, Computershare Hong Kong Investor Services Limited, at Shops 1712-1716, 17th Floor, Hope ell Centre, 183 Queen's Road East, Wanchai, Hong Kong at or before 4:30 p.m. on 12 Januar 2018.

6. RECOMMENDATION

The Directors believe that the proposed resolutions in respect of (i) the proposed change of non-e ecutive Directors; (ii) the proposed amendments to the Articles of Association and (iii) the proposed change of domestic auditors of the Compan are in the interests of the Compan and the Shareholders as a hole. Accordingl, the Directors recommend that Shareholders vote in favour of the resolutions at the EGM.

B Order of the Board

B J C E C ., L t

KANG J E

Company Secretary

- M.M W long aged 48, is a senior engineer. He served as the operation team leader and shift leader of the operation department of Inner Mongolia Delate Po er Plant from Jul 1992 to Januar 2000; the deput director of the organization department of Inner Mongolia Delate Po er Plant from Januar 2000 to Januar 2001; the deput director, director and secretar of the inspection and maintenance department of Inner Mongolia Delate Po er Plant from Januar 2001 to Januar 2004; the vice chief engineer of the inspection and maintenance department of Inner Mongolia Delate Po er Plant from Januar 2004 to March 2005; the deput general manager of Inner Mongolia Daihai Electric Po er Generation Co., Ltd. (內蒙古岱海發電有限責任公司) from March 2005 to November 2006; the deput head of the safet production supervision department of North United Po er Corporation (北方聯合電力有限責任公司) from November 2006 to Ma 2007; the general manager of Beijing Jingneng Thermal Po er Co., Ltd. from Ma 2007 to Jul 2009; the secretar of CPC Committee and general manager of Beijing Jingneng Thermal Po er Co., Ltd. from Jul 2009 to June 2010; the member of the CPC Committee and general manager of the Compan from June 2010 to Ma 2012; the vice general manager of Beijing Energ Investment Holding Co., Ltd. from Ma 2012 to December 2014; and the vice general manager of Beijing Energ Holding Co., Ltd. since December 2014.
- M.TM X , aged 53, is a senior economist ith a master degree in economics. He served as an officer of the business planning department and the general office secretar of Hubei Suppl and Marketing Cooperative from Jul 1988 to March 1993; the assistant manager of Sherkhen Efeng Trading Co., Ltd. (深圳鄂豐貿易有限公司) from March 1993 to December 1993; the manager of the securities investment department of Hainan Efeng Industrial Trading Compan (海南鄂豐實業貿易總公司) from December 1993 to March the in.4(maan-T1307.7n2ore374.eng)ingv4(maan)-263.3(i-396(3.3(iHongqi)-401.1-

BIOGRAPHICAL DETAILS OF THE NON-EXECUTIVE DIRECTORS

board and the manager of the strategic development department of Beijing Energ Investment Holding Co., Ltd. from December 2004 to Januar 2007; the head of the strategic investment office (energ strateg research institute) of Beijing Energ Investment Holding Co., Ltd. from Januar 2007 to October 2007; the head of the Jianghan h dropo er project planning and construction department of Beijing Energ Investment Holding Co., Ltd. from October 2007 to April 2008; the general manager of Huibei Jingneng Longbei an H dropo er Development Co., Ltd. (湖北京能龍背灣水電發展有限公司) from April 2008 to Jul 2009; the person-in-charge of the strategic investment office of the board of Beijing Energ Investment Holding Co., Ltd. from Jul 2009 to December 2009; the head of the strategic planning department of Beijing Energ Holding Co., Ltd. from December 2014; the head of the strategic planning department of Beijing Energ Holding Co., Ltd. from December 2014 to November 2015; the head of strategic planning department of Beijing Energ Holding Co., Ltd. and the general manager of Beijing Energ Investment Holding (Hong Kong) Co., Ltd. since November 2015.

, aged 46, is a senior engineer ith a bachelor degree in h draulic and h dropo er $\mathbf{M} \cdot \mathbf{Z} \mathbf{B} \mathbf{F}$ engineering. He served as the engineer and the deput head of the design office of Beijing Surve and Design Research Institute (北京勘測設計研究院) from Jul 1994 to September 2000. He served as the deput head of the operation and development department, deput chief design engineer and the part branch secretar of Beijing National Water Conservanc & Electric Po er Engineering Co., Ltd. from September 2000 to October 2003; the project manager of the electricit investment and construction department of Beijing International Po er Development and Investment Corporation (北京國際電力開 發投資公司) from October 2003 to Jul 2004; the deput general manager and part branch secretar of Beijing International Po er Ne Energ Co., Ltd. (北京國際電力新能源有限公司) from Jul 2004 to April 2007; the general manager, part branch secretar and e ecutive direction of Beijing International Po er Ne Energ Co., Ltd. from April 2007 to Jul 2009; the secretar of CPC Committee, general manager and e ecutive director of Beijing Jingneng Ne Energ Co., Ltd. from Jul 2009 to November 2013; the e ecutive director of Ning ia Jingneng Ling u Wind Po er Co., Ltd. (寧夏京能靈武風電有 限公司) since October 2010; and the general manager of Beijing Jingneng Ne Energ Co., Ltd. since November 2013.

NOTICE OF THE EGM



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

(St & C : 00579)

NOTICE OF THE FIRST EXTRAORDINARY GENERAL MEETING OF 2018

NOTICE IS HEREBY GIVEN that the first e traordinar general meeting of 2018 (the EGM) of Beijing Jingneng Clean Energ Co., Limited (the C) ill be held at 10:00 a.m. on Tuesda, 13 Februar 2018 at Suite 2901, Block A, CBD International To er, 16 Yong'andongli, Chao ang District, Beijing, PRC for the purposes of considering and, if thought fit, passing the follo ing resolutions:

ORDINARY RESOLUTIONS

- 1. To consider and approve the proposed appointment of Mr. Meng Wentao as a non-e ecutive Director of the Board in the third session;
- 2. To consider and approve the proposed appointment of Mr. Jin Sheng iang as a non-e ecutive Director of the Board in the third session;
- 3. To consider and approve the proposed appointment of Mr. Tang Xinbing as a non-e ecutive Director of the Board in the third session;
- 4. To consider and approve the proposed appointment of Mr. Zhang Feng ang as a non-e ecutive Director of the Board in the third session; and
- 5. To consider and approve the proposed change of domestic auditors of the Compan.

SPECIAL RESOLUTION

6. To consider and approve the proposed amendments to the articles of association of the Compan (full te t of the resolution is set out in the announcement and circular of the Compan dated 22 December 2017 and 29 December 2017 respectivel).

B Order of the Board
B J C B E C ., L t

KANG J B

Company Secretary

Beijing, the PRC 29 December 2017

NOTICE OF THE EGM

As at the date of this notice, the non-executive directors of the Company are Mr. Zhu Yan, Mr. Li Dawei, Mr. Guo Mingxing, Mr. Zhu Baocheng, Mr. Yu Zhongfu and Mr. Zhao Wei; the executive director of the Company is Mr. Chen Ruijun; and the independent non-executive directors of the Company are Mr. Huang Xiang, Mr. Zhang Fusheng, Mr. Chan Yin Tsung and Mr. Han Xiaoping.

Notes:

Details of the resolutions are set out in the circular of the Compan dated 29 December 2017 (the C). Unless
other ise defined in this notice, capitalised terms used in this notice shall have the same meaning as those defined in the
Circular

2. CLOSURE OF REGISTER FOR H SHARES, ELIGIBILITY FOR ATTENDING THE EGM

Holders of H Shares are advised that the share register for H Shares ill be closed from Sunda , 14 Januar 2018 to Tuesda , 13 Februar 2018 (both da s inclusive). The Shareholders hose names appear on the register of members of the Compan on the close of business on Frida , 12 Januar 2018 are entitled to attend and vote at the EGM. Holders of H Shares of the Compan ho ish to attend the EGM but have not registered the transfer documents are required to deposit the transfer documents together ith the relevant share certificates at the H Share Registrar of the Compan in Hong Kong, Computershare Hong Kong Investor Services Limited, at Shops 1712 16, 17th Floor, Hope ell Centre, 183 Queen's Road East, Wanchai, Hong Kong b no later than 4:30 p.m. on Frida , 12 Januar 2018 for registration.

3. PROXY

Shareholders entitled to attend and vote at the EGM ma appoint one or more pro ies to attend and vote in their stand. A pro need not be a Shareholder of the Compan .

The instrument appointing a promust be in riting under the hand of a Shareholder or his attornedul authorised in riting. If the Shareholder is a corporate bod, the proform must be either elecuted under its common seal or under the hand of its director(s) or dulauthorised attorne (s). If the proform is signed be an attorne of the Shareholder, the polyent electrone authorised attorne to sign or other authorisations document must be notarised.

For holders of H Shares, the pro form together ith the po er of attorne or other authorisation document (if an) must be lodged at the H Share Registrar of the Compan in Hong Kong, Computershare Hong Kong Investor Services Limited, at 17M Floor, Hope ell Centre, 183 Queen's Road East, Wanchai, Hong Kong in person or b post not less than 24 hours before the time fi ed for holding the EGM or an adjournment thereof (as the case ma be). Shareholders can still attend and vote at the EGM upon completion and return of the pro form.

4. REPLY SLIP

Holders of H Shares ho intend to attend the EGM in person or b pro should deliver the repl slip to the H Share Registrar of the Compan in Hong Kong, Computershare Hong Kong Investor Services Limited, at 17M Floor, Hope ell Centre, 183 Queen's Road East, Wanchai, Hong Kong on or before Wednesda, 24 Januar 2018.

5. ADDRESS AND TELEPHONE NUMBER OF THE CONTACT PERSON WHO HANDLES THE MEETING AFFAIRS

Name: The Compan Secretar

Address: 7/8F

No. 6 Xibahe Road, Chao ang District

Beijing, the PRC

Telephone: (86 10) 6446 9988

NOTICE OF THE EGM

6. PROCEDURES FOR VOTING AT THE EGM

An vote of shareholders at the EGM must be taken b poll.

7. OTHER BUSINESS

Shareholders (in person or b pro) attending the EGM are responsible for their o n transportation and accommodation e penses. Shareholders or their pro ies attending the EGM shall produce their identit documents.