## Draft of some specific Articles in the Articles of Association proposed to be amended

Article	Existing Article	Proposing to be amended Article
22	If all members of the board of directors vacate the office, those members must remain in the office in order to carry on the business of the Company only to the extent that it is necessary until the new board of directors is appointed, unless the court orders otherwise in the case where the board members are retired under the court's order.  The retired directors must hold a meeting of shareholders to elect the new board of directors within one (1) month from the date of retirement. A notice of the shareholders' meeting must be sent to shareholders fourteen (14) days or more before the meeting date. The notice must also be announced in the newspaper at least 3 days prior to the meeting date, and must be announced for three (3) days consecutively.	If all members of the board of directors vacate the office, those members must remain in the office in order to carry on the business of the Company only to the extent that it is necessary until the new board of directors is appointed, unless the court orders otherwise in the case where the board members are retired under the court's order.  The retired directors must hold a meeting of shareholders to elect the new board of directors within one (1) month from the date of retirement. A notice of the shareholders' meeting must be sent to shareholders fourteen (14) days or more before the meeting date. The notice must also be announced in the newspaper or via electronic media in accordance with the rules and procedures prescribed by law.
27	To call a meeting of the board of directors the chairman or his assignee must send a notice of the board of directors' meeting to all directors seven (7) days or more before the meeting date, except that in case of an emergency to preserve the rights or benefits of the Company, a meeting may be called by any other method and the meeting date may be fixed sooner.  In the event that two or more directors request the Chairman to call a meeting of the board of directors. The Chairman shall fix a meeting date within fourteen (14) days of receipt of that request.	To call a meeting of the board of, the chairman or his assignee must send a notice of the board of directors' meeting to all directors three (3) days or more before the meeting date, except that in case of an emergency to preserve the rights or benefits of the Company, a meeting may be called by electronics or any other method and the meeting date may be fixed sooner.  The Chairman of the board of directors shall call a meeting of the board. However, in the event that there is any reasonable cause or in order to preserve the rights or benefits of the Company, two or more directors may jointly request the Chairman to call a meeting of the board of directors. The

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		request must clearly specify the matters and reasons for holding the meeting. To this extent, the Chairman shall call and fix a meeting date within fourteen (14) days of receipt of that request.  In the event that the Chairman fails to act in accordance with the second paragraph, the requesting directors may jointly call and fix a meeting date within fourteen (14) days of the expiration of the period mentioned in paragraph two above.
		In the event that there is no chairman of the board of directors due to whatever reason, the vice-chairman shall call a meeting of the board of directors. If there is no vice-chairman due to whatever reason, two or more directors may call a board meeting.
35	The board of directors shall arrange a meeting of shareholders at least once per year. This meeting is called a "general meeting," and it is arranged within four months after the end of the company's accounting period.  Any other meeting of shareholders is called an "extraordinary general meeting."  The board of directors may call an extraordinary general meeting at any time whenever it thinks fit, or shareholders holding in aggregate 10 percent or more of the total issued shares may submit a written request to the board of directors to call an extraordinary general meeting. The request must clearly specify the purpose of such a meeting. The board of directors must call a meeting of shareholders to take place within forty-five (45) days from the date of receipt of that	The board of directors shall arrange a meeting of shareholders at least once per year. This meeting is called a "general meeting," and it is arranged within four months after the end of the company's accounting period.  Any other meeting of shareholders is called an "extraordinary general meeting."  The board of directors may call an extraordinary general meeting at any time whenever it thinks fit, or shareholders holding in aggregate 10 percent or more of the total issued shares may submit a written request to the board of directors to call an extraordinary general meeting. The request must clearly specify the purpose of such a meeting. The board of directors must call a meeting of shareholders to take place within

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	In the event that the board of directors	forty-five (45) days from the date of receipt
	fails to call the meeting within 45 days from	of that request from the shareholders.
	the date of receipt of such shareholders'	In the event that the board of directors
	request, shareholders who jointly submitted	fails to call the meeting within 45 days from
	the request holding in aggregate of the shares	the date of receipt of such shareholders'
	in accordance to the aforesaid may call the	request, shareholders who jointly submitted
	meeting by themselves within 45 days of the	the request holding in aggregate of the
	expiration of the period provided according	shares in accordance to the aforesaid may
	to the aforesaid. This shall be deemed as the	call the meeting by themselves within 45
	meeting which is called by the board of	days of the expiration of the period provided
	directors. The Company shall be responsible	according to the aforesaid. This shall be
	for necessary expenses incurred in arranging	deemed as the meeting is called by the
	the meeting and shall be providing	board of directors. The Company shall be
	reasonable facilitation. If the number of	responsible for necessary expenses incurred
	shareholders attending the meeting is	in arranging the meeting and shall be
	insufficient to constitute a quorum as	providing reasonable facilitation. If the
	required by clause 37 in this Article of	number of shareholders attending the
	Association. The shareholders who jointly	meeting is insufficient to constitute a
	submitted the request or other shareholders	quorum as required by clause 37 in this
	who requested to call the shareholders'	Article of Association. The shareholders who
	meeting at that time will be jointly liable to	jointly submitted the request or other
	the company for the expenses incurred in	shareholders who requested to call the
	arranging the meeting.	shareholders' meeting at that time will be
		jointly liable to the company for the
		expenses incurred in arranging the meeting.
		In the event that the extraordinary general
		meeting is called by the shareholders, such
		shareholders may send the notice of the
		extraordinary general meeting via electronic
		means to the shareholders who express
		their intention or consent to receive such
		notice via electronic means, the aforesaid
		process shall be in accordance to criteria
		and method prescribed by the Public
		Company Limited Registrar
36	To call a meeting of shareholders the board	To call a meeting of shareholders the board
	of directors must prepare a notice indicating	of directors must prepare a notice indicating
	the place, date, time, agenda, and matters to	the place, date, time, agenda, and matters

Article	Existing Article	Proposing to be amended Article
	be proposed at the meeting, together with any other appropriate details and the board	to be proposed at the meeting, together with any other appropriate details and the
	of directors' opinion on those matters. The	board of directors' opinion on those
	notice must be sent to the shareholders and	matters. The notice must be sent to the
	the Public Companies Registrar seven (7) days	shareholders and the Public Companies
	or more before the meeting date. The notice	Registrar seven (7) days or more before the
	must also be published in a newspaper at	meeting date. The notice must also be
	least 3 days prior to the meeting date, and	published in a newspaper or by electronic
	must be announced for three (3) days	means, according to the rules and methods
	consecutively.	prescribed by law.
38	A shareholder may appoint a proxy to attend	A shareholder may appoint a proxy to attend
	and vote at a meeting of shareholders on	and vote at a meeting of shareholders on
	his/her behalf. The instrument appointing a	his/her behalf. The instrument appointing a
	proxy must be made in writing, signed by the	proxy must be made in writing, signed by the
	shareholder and made in a form prescribed	shareholder and made in a form prescribed
	by the Public Companies Registrar. The proxy	by the Public Companies Registrar. The proxy
	instrument must be submitted with the	instrument must be submitted with the
	Chairman or his/her assignee before the proxy	Chairman or his/her assignee before the
	attends the meeting.	proxy attends the meeting. The appointment
	The proxy instrument must contain at	if proxy may be performed by electronic
	least the following particulars:	media provided that the method shall be
	(1) the amount of shares held by the	safe and reliable to be proven that the proxy
	shareholder;	is performed by such shareholders, and in
	(2) the name of the proxy; and	accordance with the rules prescribed by the
	(3) the meeting at which the proxy is	registrar. The proxy instrument must contain
	appointed to attend and vote.	at least the following particulars:
		(1) the amount of shares held by the
		shareholder;
		(2) the name of the proxy; and
		(3) the meeting at which the proxy is
		appointed to attend and vote.
39	The meeting of shareholders must proceed	The meeting of shareholders must proceed
	according to the agenda specified in the	according to the agenda specified in the
	notice of the meeting in respective order.	notice of the meeting in respective order.
	However, the meeting may vary the sequence	However, the meeting may vary the
	of the agenda if approved by a resolution	sequence of the agenda if approved by a
	passed by two-thirds (2/3) or more of the	resolution passed by two-thirds (2/3) or

Article	Existing Article	Proposing to be amended Article
	votes cast by the shareholders attending the meeting.  After the meeting of shareholders completes its consideration of the agenda prescribed in the notice of the meeting, the shareholders holding in aggregate one-third (1/3) or more of the total issued shares may request the meeting to consider any matters in addition to the agenda prescribed in the notice of the meeting.  If the meeting of shareholders is unable to complete its consideration of the agenda prescribed in the notice of the meeting or additional matters raised by the shareholders and it is necessary to adjourn the meeting, then the meeting must fix the place, date and time of the adjourned meeting. The board of directors must send a notice of the meeting specifying the place, date, time and agenda to shareholders seven (7) days or more before the meeting date. The notice of the meeting shall be published in the newspaper at least 3 days prior to the meeting date, and must be announced for three (3) days consecutively.	more of the votes cast by the shareholders attending the meeting.  After the meeting of shareholders completes its consideration of the agenda prescribed in the notice of the meeting, the shareholders holding in aggregate one-third (1/3) or more of the total issued shares may request the meeting to consider any matters in addition to the agenda prescribed in the notice of the meeting.  If the meeting of shareholders is unable to complete its consideration of the agenda prescribed in the notice of the meeting or additional matters raised by the shareholders and it is necessary to adjourn the meeting, then the meeting must fix the place, date and time of the adjourned meeting. The board of directors must send a notice of the meeting specifying the place, date, time and agenda to shareholders seven (7) days or more before the meeting date. The notice of the meeting shall be published in the newspaper or by electronic means, in accordance with the procedures prescribed by the provisions of law and other
46	If the Company wishes to reduce its capital, it must send a notice specifying the resolution of shareholders approving the capital reduction to all creditors known to the Company within fourteen (14) days after the date on which the resolution was passed. The notice must provide that the creditors may raise any objection within two (2) months after receipt of that notice. The Company must also publish the resolution of shareholders in a newspaper for 3 days	If the Company wishes to reduce its capital, it must send a notice specifying the resolution of shareholders approving the capital reduction to all creditors known to the Company within fourteen (14) days after the date on which the resolution was passed. The notice must provide that the creditors may raise any objection within two (2) months after receipt of that notice. The Company must also publish the resolution of shareholders in a newspaper or by

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	consecutively, within fourteen (14) days after	electronic means according to the rules and
	the date on which the resolution was passed	method prescribed by laws, within fourteen
		(14) days after the date on which the
		resolution was passed
47	A declaration of dividends must not be	A declaration of dividends must not be
	approved unless by a resolution of	approved unless by a resolution of
	shareholders or in case of interim dividends it	shareholders or in case of interim dividends
	must be approved by a resolution of the	it must be approved by a resolution of the
	board of directors.	board of directors.
	A written notice of dividend distribution	A written notice of dividend distribution
	must be sent to all shareholders and	must be sent to all shareholders and
	advertised in a newspaper for three (3) days	advertised in a newspaper or by electronic
	consecutively. The payment of dividends	means according to the rules and methods
	must be made within one (1) month after the	prescribed by laws. The payment of
	date on which the resolution was passed.	dividends must be made within one (1)
		month after the date on which the
		resolution was passed.
68	-	In sending any letter or document, the
		Company or its board of directors may send
		it by electronic means to any director,
		shareholder, or creditor of the Company
		who expresses their intention or consents to
		receive such a letter or document by
		electronic means. Such actions must be in
		accordance with the rules and methods
		prescribed by the Public Company Registrar.