#### **Enclosure No. 8**

Information for Consideration of the Agenda No.8, to consider for Amendment of the Company's Article of Association in accordance with the Amended Public Limited Companies Act

Comparison table of Company's Article of Association ("AOA") Articles 22, 25, 26, 32, 33, 34, 36, 45, 47, and 59 as proposed for amendment in accordance with the Public Limited Companies Act (No.4)

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Article 22 In case where the entire Board of Directors vacate the office, all Directors vacate from office shall still remain as acting Board of Directors in order to operate the Company's business to the extent necessary until a new Board of Directors undertake the duties, unless otherwise ordered by court where the Board of Directors vacate the office pursuant to the court's order.	Article 22. In case where the entire Board of Directors vacate the office, all Directors vacate from office shall still remain as acting Board of Directors in order to operate the Company's business to the extent necessary until a new Board of Directors undertake the duties, unless otherwise ordered by court where the Board of Directors vacate the office pursuant to the court's order.
The Board of Directors to vacate the office shall hold a shareholders' meeting to elect a new Board of Directors within one (1) month from the date the Board of Directors vacate from office, by sending notice of the shareholder's meeting to the shareholders at least fourteen (14) days prior to such meeting, and published such notice in a newspaper at least three (3) days prior to such meeting, which the publication shall be for three (3) consecutive days.	The Board of Directors to vacate the office shall hold a shareholders' meeting to elect a new Board of Directors within one (1) month from the date the Board of Directors vacate from office, by sending notice of the shareholder's meeting to the shareholders at least fourteen (14) days prior to such meeting, and published such notice in a newspaper or by electronic means in accordance with the regulations of the Registrar at least three (3) days prior to such meeting, which the publication shall have a period of three (3) consecutive days.
Article 25. The Board of Directors' meeting of the Company shall be held at least once every three (3) months. The Board of Directors' meeting of the Company shall be held at the locality where the office of the Company is located or in a nearby province.	Article 25. The Board of Directors' meeting of the Company shall be held at least one (1) time in every three (3) months. The Board of Directors' meeting of the Company shall be held at the locality where the office of the Company is located or in a nearby province or any other places as prescribed by the Chairman or the designated person by the Chairman. The Board of Directors' meeting of the Company may be held by electronic means, which the Company's head office shall be deemed as the venue of such meeting.

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Article 26. In calling for a Board of Directors' meeting, the Chairman or the designated person shall send notice of the Board of Directors' meeting to the Directors at least seven (7) days prior to such meeting. Unless in the case of necessity or urgency for the purpose of protecting rights or benefits of the Company, the notice calling for meeting may be notified by other means and an earlier date of the meeting may be determined.

If two or more directors request a meeting of the Board of Directors, the Chairman shall determine the date of the meeting within fourteen (14) days as from the date of receipt of the request. Article 26. The Chairman shall be the person who calls the meeting of the Board of Directors.

In calling for a Board of Directors' meeting, the Chairman or the designated person shall send notice of the Board of Directors' meeting to the Directors at least **three (3)** days prior to such meeting. Unless in the case of necessity or urgency for the purpose of protecting rights or benefits of the Company, the notice calling for meeting may be notified **by electronic means or** by other means and an earlier date of the meeting may be determined.

In case of necessity or for the purpose of protecting rights or benefits of the Company, any two (2) or more directors may jointly request the Chairman to call for a Board of Directors' meeting, provided that the matter and reason to be proposed for the Board of Directors' consideration shall be prescribed. The Chairman shall call and determine the date of the meeting within fourteen (14) days as from the date of receipt of the request.

If the Chairman does not call for the Board of Directors' meeting as prescribed in the second paragraph, the requesting Directors may jointly call and determine the date for Board of Directors' meeting to consider the requested matter within fourteen (14) days, from the lapse of period as prescribed under the second paragraph.

In absence of the Chairman by any reasons, the Vice Chairman may call for the Board of Directors' meeting. In absence of the Vice Chairman by any reason, two (2) Directors or more may jointly call for the Board of Directors' meeting.

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Article 32. The shareholders' meeting of the Company shall be held at the locality where the head office of the Company is located or in a nearby province.	Article 32. The shareholders' meeting of the Company shall be held at the locality where the head office of the Company is located or in a nearby province or any other places as prescribed by the Board of Directors. The shareholders' meeting may be held by electronic means, which the Company's head office shall be deemed as the venue of such meeting.
Article 33. The Board of Directors shall cause the general meeting of shareholders to be held as "Annual General Meeting" within four (4) months from the date of which the accounting year of the Company ends.	Article 33. The Board of Directors shall cause the general meeting of shareholders to be held as "Annual General Meeting" within four (4) months from the date of which the accounting year of the Company ends.
Shareholders' meeting other than the aforesaid shall be called "Extraordinary General Meeting". The Board of Directors may call for an Extraordinary General Meeting at any time as deemed appropriate, or any one shareholder or more holding shares in aggregate number of not less than ten (10) percent of the total shares sold, may, by subscribing their names, request the Board of Directors to call an Extraordinary General Meeting at any time, provided that the matter and reason of the request shall be explicitly stated therein. In such case, the Board of Directors shall hold a shareholders' meeting within forty-five (45) days from the date of receipt of such letter from the shareholders.  If the Board of Directors does not hold the shareholders' meeting within the period as prescribed in the second paragraph, the shareholders who subscribed their names or other shareholders holding shares in	Shareholders' meeting other than the aforesaid shall be called "Extraordinary General Meeting". The Board of Directors may call for an Extraordinary General Meeting at any time as deemed appropriate, or any one shareholder or more holding shares in aggregate number of not less than ten (10) percent of the total shares sold, may, by subscribing their names, request the Board of Directors to call an Extraordinary General Meeting at any time, provided that the matter and reason of the request shall be explicitly stated therein. In such case, the Board of Directors shall hold a shareholders' meeting within forty-five (45) days from the date of receipt of such letter from the shareholders. If the Board of Directors does not hold the shareholders' meeting within the period as prescribed in the second paragraph, the shareholders who subscribed their names or other shareholders holding shares in aggregate

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aggregate number as prescribed may call for shareholders' meeting within forty-five (45) days, from the lapse of period as prescribed under the second paragraph. In this case, it shall be deemed as shareholders' meeting called by the Board of Directors, which the Company shall be responsible for the expenses necessary for holding and facilitating such meeting as deemed appropriate.

If it appears that the number of shareholders attending any shareholders' meeting called as a result of a shareholder pursuant to the third paragraph does not constitute a quorum as prescribed in Article 35, the shareholders under the third paragraph shall be jointly liable to the Company for the expenses arising from holding such meeting.

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number as prescribed may call for shareholders' meeting within forty-five (45) days, from the lapse of period as prescribed under the second paragraph. The shareholders calling the meeting may send a notice calling the meeting to the shareholders by electronic means, if such shareholder has declared his/her intention or has granted consent to the Company or the Board of Directors in accordance with the regulations of the Registrar. In this case, it shall be deemed as shareholders' meeting called by the Board of Directors, which the Company shall be responsible for the expenses necessary for holding and facilitating such meeting as deemed appropriate.

If it appears that the number of shareholders attending any shareholders' meeting called as a result of a shareholder pursuant to the third paragraph does not constitute a quorum as prescribed in Article 35, the shareholders under the third paragraph shall be jointly liable to the Company for the expenses arising from holding such meeting.

Article 34. In calling a shareholders' meeting, the Board of Directors shall prepare a notice calling for the meeting, indicating the place, date, time, agenda of the meeting, and matters to be submitted to the meeting, together with sufficient details and clear indication as to whether such matters are for acknowledgement, approval, or consideration, as well as opinion of the Board of Directors on such matters, and shall send such

Article 34. In calling a shareholders' meeting, the Board of Directors shall prepare a notice calling for the meeting, indicating the place, date, time, agenda of the meeting, and matters to be submitted to the meeting, together with sufficient details and clear indication as to whether such matters are for acknowledgement, approval, or consideration, as well as opinion of the Board of Directors on such matters, and

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notice to the shareholders and the Registrar	shall send such notice to the shareholders and	
under the law on public limited companies not	the Registrar under the law on public limited	
less than seven (7) days prior to the date of the	companies not less than seven (7) days prior to	
meeting, provided that the notice calling for the	the date of the meeting, provided that the notice	
meeting shall also be published in a newspaper	calling for the meeting shall also be published	
for three (3) consecutive days, being at least	in a newspaper or by electronic means in	
three (3) days prior to the date of the meeting.	accordance with the regulations of the	
	Registrar for three (3) consecutive days, being	
	at least three (3) days prior to the date of the	
	meeting.	
Article 36. In the meeting of shareholders, a shareholder	Article 36. In the meeting of shareholders, a shareholder	
may appoint another person as proxy for	may appoint another person as proxy for	
attending and voting at the meeting on	attending and voting at the meeting on	
his/her/their behalf(ves). The appointment shall	his/her/their behalf(ves). The appointment shall	
be made in writing signed by the grantor, in the	be made in writing signed by the grantor, <b>or by</b>	
form prescribed by the Registrar under the law	electronic means being safe and reliable	
on public limited companies, and given to the	that the appointment of proxy was done by	
Chairman or any person designated by the	the shareholder, subject to the regulations	
Chairman at the meeting venue, prior to the	of the Registrar, and in the form prescribed by	
proxy attending the meeting, and shall at least	the Registrar under the law on public limited	
contain of the following item:	companies, and given to the Chairman or any	
(1) Number of shares held by the grantor;	person designated by the Chairman prior to the	
	proxy attending the meeting, and shall at least	
(2) Name of the proxy; and	contain of the following item:	
(3) Number of the meeting appointed as proxy	(1) Number of shares held by the grantor;	
for attending and voting at the meeting.	(2) Name of the proxy; and	
	(3) Number of the meeting appointed as proxy	
	for attending and voting at the meeting.	
Article 45. Where the Company wishes to reduce its capital,	Article 45. Where the Company wishes to reduce its capital,	
the Company shall issue a notice notifying the	the Company shall issue a notice notifying the	
resolution of such capital reduction to its	resolution of such capital reduction to its	
creditors within fourteen (14) days from the	creditors within fourteen (14) days from the	

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date on which such resolution we the shareholders' meeting, and the period for submission of old two (2) months from the date of a notice, and also to publish such newspaper within fourteen (14) (3) consecutive days.	to determine the shareholders' meeting, and to determine the period for submission of objection within two (2) months from the date of receipt of such notice in the
Article 47. The Board of Directors may, from pay interim dividends to shareholds apparent that the Compareasonable profits as to justify sand, when dividends have be Board of Directors shall repushareholders at the next meeting	pay interim dividends to shareholders when it is apparent that the Company has such reasonable profits as to justify such payment, and, when dividends have been paid, the Board of Directors shall report it to the
The payment of dividend shall be one (1) month from the date of the meeting or the date of which Directors has passed such reso case may be, provided that it she in writing to the shareholders at payment of such dividends a published in a newspaper for at consecutive days.	shareholders' one (1) month from the date of the shareholders' meeting or the date of which the Board of lution, as the all be notified da notice of hall also be one (1) month from the date of the shareholders' meeting or the date of which the Board of Directors has passed such resolution, as the case may be, provided that it shall be notified in writing to the shareholders and a notice of payment of such dividends shall also be
Article 59None-	Article 59. In case the Company or the Board of Directors is of the duty to send notice or document to the Directors, shareholders, or creditors of the Company. Subject to the regulation of the Registrar, in case such person has declared

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	his/her/their intention or consented to the
	delivery of notice or document by electronic
	means, the Company or the Board of Directors
	may send such notice or document by electronic
	means.
	In case the laws or this Articles of Association
	require or allow any person to notify, warn,
	declare, or publish any information related to
	the Company to other person or the public
	through the newspaper, such person may do
	so by electronic means, in accordance with the
	regulation of the Registrar.

However, the proposed amendment to AOA of the Company may be further amended according to comments of Public Limited Company Registrar, Ministry of Commerce.