

Charter of China Association of Automobile Manufacturers

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Chapter I General Provisions

Article 1 The China Association of Automobile Manufacturers is a national and industrial social organization voluntarily formed by enterprises, institutions and social organizations engaged in automobile and auto parts manufacturing, research and development, service and automobile-related industries, and is a non-profit social organization.

The distribution of members and activities of the Association are nationwide.

Article 2 The purpose of the Association is: to implement the national guidelines and policies; Reflect the wishes and demands of members, serve the industry and members, serve government departments and society, and play a role as a bridge and link; Safeguard and represent the overall interests of the industry, protect and strive for the legitimate interests and legitimate rights and interests of members; Promote the strengthening of the cohesion of enterprise groups and strive to build China into a world automobile power.

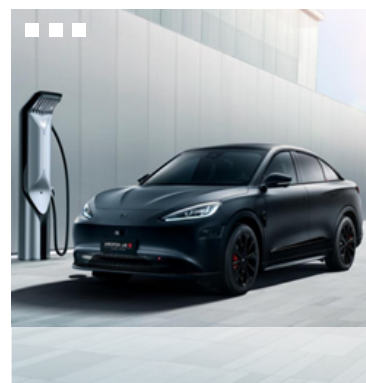
The Association abides by the Constitution, laws, regulations and national policies, practices the core socialist values, carries forward the spirit of patriotism, abides by social morality, and consciously strengthens the construction of creditworthiness and self-discipline.

Article 3 The Association adheres to the overall leadership of the Communist Party of China and, in accordance with the provisions of the Constitution of the Communist Party of China, establishes organizations of the Communist Party of China, carries out Party activities, and provides necessary conditions for the activities of Party organizations.

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The registration management organ of the Association is the Ministry of Civil Affairs, and the leading organ of Party building is the Party Committee of the State-owned Assets Supervision and Administration Commission of the State Council.

The Association accepts the business guidance, supervision and management of registration management organs, party building leading organs and relevant industry management departments.

Article 4 The responsible persons of the Association include the President, Vice President and Secretary-General.

Article 5 The residence of the Association shall be located in Beijing.

Website of the Association: www.caam.org.cn

Chapter II: Business Scope

Article 6 Business Scope of the Association:

(1) Investigate and study the economic operation, technological progress, asset restructuring and other aspects of the automotive industry, and provide suggestions and services for the government to formulate automobile industry development policies, technical policies, industry development plans, laws and regulations and industry development directions; Conduct follow-up research on technical and economic policies, trade policies and laws and regulations related to the development of the automotive industry, and timely reflect the opinions and demands of the automotive industry and enterprises to government departments;

(2) Conducting industry statistics in accordance with the law with the authorization of government departments; collecting, collating, analyzing, and publishing technical and economic information on the automotive industry; Track and understand the domestic and foreign market dynamics and development trends of products, carry out market prediction and early warning, and provide information services for members, industries, governments and society;

(3) Promote the development of market trade and extended services in the automotive industry, promote the internationalization process of the industry, standardize the market behavior of enterprises, participate in multilateral and bilateral trade rule negotiations on behalf of the industry, organize the industry to carry out trade remedies and respond to trade frictions, so as to maintain the safety of the automobile industry;

(4) Entrusted by government departments, organize the formulation and revision of national standards, industry standards, group standards and technical specifications of the automobile industry, organize the implementation of national policies and regulations related to

standardization work, organize the publicity and implementation of various technical standards and provide relevant suggestions;

(5) Formulate and supervise the implementation of industry norms, promote industry self-discipline, coordinate peer price disputes, and maintain fair competition;

(6) Promote the coordinated and sustainable development of the industry, society and the environment, advocate and promote the automotive industry and corporate social responsibility;

(7) Reflect the demands of members, coordinate member relations, and safeguard and strive for their legitimate interests and legitimate rights and interests;

(8) Carry out various forms of international technical and economic exchange activities, and conduct exchanges with international counterparts in industry organizations and institutions; Entrusted by relevant government departments to undertake or according to the needs of market and industry development, organize, coordinate and hold large-scale domestic and international exhibitions in the industry, and provide services for enterprises to develop domestic and foreign markets;

(9) In accordance with the requirements of members, organize training in industrial upgrading and enterprise skill upgrading, talents, technology, occupation, and maintaining industrial safety;

(10) In accordance with relevant regulations, run comprehensive publications and websites of the automotive industry, strengthen the publicity of enterprises and product brands, and carry out relevant consulting services;

(11) Participate in project and product demonstration and evaluation, and be authorized to participate in qualification review in the field of production and circulation;

(12) Undertake other work entrusted by government departments and provide other services required by members.

Matters within the scope of business that are subject to approval as stipulated by laws, regulations and rules shall be carried out after approval in accordance with law.

Chapter III Membership

Article 7 The members of the Association are unit members.

Article 8 Those who uphold and abide by the constitution of the association and meet the following conditions may voluntarily apply to join the association:

(1) Have the intention to join the Association;

(2) Have a certain influence in the business field of the Association;

(3) Enterprises (groups, companies) that have obtained a business license as an industrial and commercial registration legal person in accordance with the law and are engaged in the production, operation, investment and consulting business of products in the industry, and scientific research and design institutes, colleges and universities, relevant enterprises and institutions and social organizations registered in the industry in accordance with the law may apply to be unit members of the Association.

Article 9 The procedure for membership is:

(1) Submit an application for membership;

(2) Submit relevant supporting materials, including:

1. A brief history of enterprise development;

2. Copy of business license or registration certificate.

(3) to be discussed and adopted by the body authorized by the Council;

(4) The Association shall issue a membership card and make an announcement.

Article 10 Members enjoy the following rights:

(1) the right to vote, to be elected and to vote;

(2) the right to know, suggest and supervise the work of the Association;

(3) Priority in participating in the activities of the Association and obtaining the services of the Association;

(4) Membership is voluntary and withdrawal is free.

Article 11 Members shall perform the following obligations:

(1) Abide by the constitution and regulations of the Association;

(2) To implement the resolutions of the Association;

(3) Pay membership dues as required;

(4) Safeguarding the legitimate rights and interests of the Association;

(5) To report the situation to the Association and provide relevant information;

(6) Complete the work assigned by the Association.

Article 12 If a member violates laws and regulations and the Articles of Association, it shall be voted by the Council or the Standing Council,

and the following sanctions shall be given depending on the seriousness of the circumstances:

- (a) warnings;
- (2) circulating criticism;
- (3) Suspend the exercise of membership rights;
- (4) Delisting.

Article 13 A member shall notify the Association in writing and return the membership card.

Article 14 A member shall automatically lose his membership qualification under any of the following circumstances:

- (2) Failure to pay membership dues in accordance with regulations **for** ◇ years;
- (2) Failure to participate in the activities of the Association **as required for** ◇ years;
- (3) no longer meet the membership requirements;
- (4) Loss of capacity for civil conduct.

Article 15 After a member withdraws from the Society, automatically loses his membership qualification or is expelled, his corresponding duties, rights and obligations in the Association shall be terminated by himself.

Article 16 The Association shall maintain a register of members and record the status of members. If there is a change in the membership situation, the member roster shall be revised in a timely manner and announced to the member.

Chapter IV: Organizational Structure

Section 1 Member Representative Assembly

Article 17 The member representative assembly is the highest authority of the association, and its functions and powers are:

- (1) Formulating and revising the charter;
- (2) To decide on the work objectives and development plans of the Association;
- (3) Formulate and revise methods for the selection of member representatives, directors, standing directors, and responsible persons, and report them to the leading organs for party building for the record;
- (4) Electing and dismissing directors and supervisors;
- (5) Formulating and revising membership fee standards;
- (6) deliberate the work report and financial report of the Council;

- (7) Deciding on the establishment of honorary positions;
- (8) Deliberate the work report of the board of supervisors;
- (9) Deciding on matters related to name changes;
- (10) Deciding on matters of termination;
- (11) Decide on other major matters.

Article 5 The member representative assembly shall be held once every 5 years for 1 years. If it is necessary to advance or postpone the change of term due to special circumstances, it must be voted by the board of directors, and after examination and approval by the leading organ of party building, it shall be submitted to the registration management organ for approval. The maximum postponement of the term shall not exceed 1 year.

When the Association convenes a member representative meeting, the member representatives shall be notified of the topic of the meeting 15 days in advance.

The member representative assembly shall adopt the method of on-site voting.

Article 50 Upon the proposal of the Council or more than $\diamond\%$ of the member representatives of the Association, an extraordinary member representative meeting shall be convened.

The Extraordinary General Meeting shall be presided over by the President. If the President does not preside or is unable to preside, the proposed Council or member representative shall elect a responsible person of the Association to preside.

Article 2 The member representative meeting can only be convened if more than $3/\diamond$ of the member representatives are present, and the resolution matters can only take effect if the following conditions are met:

(2) Formulating and amending the articles of association and deciding the termination of the association must be approved by more than $3/\diamond$ of the votes of the member representative assembly;

(1) Elect directors, and the number of votes obtained by the elected directors shall not be less than $2/\diamond$ of the representatives of the members present at the meeting;

The removal of directors must be approved by a vote of more than $1/2$ of the representatives of the members present;

(1) The formulation or revision of membership fee standards shall be voted by secret ballot by more than $2/\diamond$ of the representatives of the members present;

(1) Other resolutions shall be passed by more than 2/3 of the votes of the representatives of the members present.

Section II The Council

Article 21 The Council is the executive body of the Member Representative Assembly, which leads the Association to carry out its work when the Member Representative Assembly is not in session, and is responsible to the Member Representative Assembly.

The maximum number of directors shall not exceed 151, and shall not exceed 1/3 of the member representatives, and cannot come from the same member unit.

The directors of the Association shall meet the following conditions:

(1) Adhere to the principle of voluntariness and be elected among members;

(2) Backbone enterprises and relevant units in the industry, with outstanding performance;

(3) Have a certain influence and representation in the industry and profession;

(4) Pay attention to, support and participate in industry and association activities, and safeguard the legitimate rights and interests of the association and its members;

(5) Operating in accordance with law, creditworthiness and self-discipline, and having a good social credit record of the enterprise;

(6) Uphold the Constitution of the Association and conscientiously fulfill their obligations.

Article 22 Election and Removal of Directors

(1) The first term of directors shall be jointly nominated by the members at the time of the initiator business application, and after reporting to the leading organ of party building for approval, the member representative assembly shall be elected;

(6) The renewal of the board of directors shall be nominated by the board of directors 6 months before the convening of the member representative assembly, and a leading group for the change of term work composed of representatives of directors, supervisors, party organizations and member representatives shall be established;

If the board of directors cannot be convened, more than one-fifth of the directors, board of supervisors, party organization of the association or party building liaison officer shall apply to the party building leading organ, and the party building leading organ shall organize the establishment of a leading group for the reelection work, which shall be responsible for the reelection work;

The leading group for the change of term work shall report it to the leading organ of party building for review 2 months before the convening of the member congress;

With the consent of the leading organ of party building, convene a member representative meeting to elect and remove directors;

(1) According to the authorization of the member representative assembly, the board of directors may add or remove some directors during the session, up to a maximum of 5/＜ of the total number of principles.

Article 23 Each council unit may only appoint one representative to serve as a director. If a unit adjusts its representative of the director, it shall notify the Association in writing and report it to the Council or the Standing Council for the record. If the unit is also the executive director, its representative shall be adjusted together.

Article 24 Rights of Directors

(一) 理事会的选举权、被选举权和表决权;

(二) 对本会工作情况、财务情况、重大事项的知情权、建议权和监督权;

(三) 参与制定内部管理制度, 提出意见建议;

(四) 向会长或理事会提出召开临时会议的建议权。

第二十五条 理事应当遵守法律、法规和本章程的规定, 忠实履行职责、维护本会利益, 并履行以下义务:

(一) 出席理事会会议, 执行理事会决议;

(二) 在职责范围内行使权利, 不越权;

(三) 不利用理事职权谋取不正当利益;

(四) 不从事损害本会合法利益的活动;

(五) 不得泄露在任职期间所获得的涉及本会的保密信息, 但法律、法规另有规定的除外;

(六) 谨慎、认真、勤勉、独立行使被合法赋予的职权;

(七) 接受监事对其履行职责的合法监督和合理建议。

第二十六条 理事会的职权:

(一) 执行会员代表大会的决议;

(二) 选举和罢免常务理事、负责人;

(三) 决定名誉职务人选;

(四) 筹备召开会员代表大会, 负责换届选举工作;

(五) 向会员代表大会报告工作和财务状况;

(6) Deciding to establish, change, or terminate branches, representative offices, offices, and other affiliated institutions;

(7) Decide on the selection of the deputy secretary-general and the principal responsible persons of each subordinate organization;

(8) To lead the work of the affiliated institutions of the Association;

(9) Deliberate the annual work report and work plan;

(10) Deliberate the annual financial budget and final accounts;

(11) Formulating important management systems;

(12) To decide on the assessment and salary management measures of the responsible persons and staff of the Association;

(13) Decide on the admission and removal of members;

(14) Decide on other major matters.

Article 27 The term of office of the board of directors and the member representative assembly shall be the same, and the term of office shall be renewed at the same time as the member representative assembly.

Article 2 A meeting of the board of directors can only be convened if more than two-thirds of the directors are present, and its resolutions can only take effect if passed by more than two-thirds of the directors present.

If a director fails to attend a meeting of the board of directors twice, he or she will automatically lose his or her qualification as a director.

Article 29 The executive directors shall be elected by the board of directors by secret ballot from among the directors.

The responsible person shall be elected by the Council by secret ballot from among the executive directors.

The removal of executive directors and responsible persons shall be approved by a vote of more than two-thirds of the directors present.

Article 2 In the election of executive directors and responsible persons, the elected personnel shall be determined according to the number of votes obtained, but the number of votes elected shall not be less than 3/4 of the total number of votes.

Article 1 The Council shall convene at least one meeting each year, and under special circumstances, it may be convened in the form of correspondence. The communication meeting shall not decide on the adjustment of the person in charge.

Article 1 Upon the proposal of the president or one-fifth of the directors, an extraordinary meeting of the board of directors shall be convened.

The President shall not preside over a meeting of the Provisional Board of Directors, and a person in charge of the Association shall be elected by the proposed convener to preside over the meeting.

Section 3: The Standing Council

Article 50 The Association shall establish a Standing Council. The number of executive directors is elected from among the directors and the number is <>.

[Note: The number of executive directors shall not exceed 1/3]

When the Council is not in session, the Standing Council shall exercise the functions and powers of the First, Fourth, Sixth, Seventh, Eighth, Ninth, X, Eleventh, 12th and 13th of the Council, and shall be responsible to the Council.

The term of office of the Standing Council shall be the same as that of the Council, and shall be renewed at the same time as the Council.

A meeting of the Standing Council can only be convened if more than 2/3 of the Standing Directors are present, and its resolutions can only take effect if passed by more than 2/3 of the Standing Directors present.

If a standing director fails to attend a meeting of the Standing Council four times, he or she shall automatically lose his standing director qualification.

Article 6: The Standing Council shall convene at least one meeting every six months, and under special circumstances, it may be convened in the form of correspondence.

Article 1 Upon the proposal of the president or more than one-third of the standing directors, an interim standing council meeting shall be convened.

The president cannot preside over the meeting of the temporary standing council, and the proposed convener shall elect one person in charge of the association to preside over the meeting.

Section 4 Responsible persons

Article 1 The responsible persons of the Association include 23 president, 1 vice presidents and 1 secretary-general. The total number of responsible persons shall not exceed 2/<> of the number of executive directors.

The responsible person of the Association shall meet the following conditions:

(1) Adhere to the leadership of the Communist Party of China, support socialism with Chinese characteristics, resolutely implement the party's line, principles and policies, and possess good political quality;

(2) Abide by discipline and law, be diligent and conscientious, and have a good personal social credit record;

(3) Have corresponding professional knowledge, experience and ability, be familiar with the industry situation, and have greater influence in

the business field of the Association;

(四) 身体健康, 能正常履责, 年龄不超过70周岁, 秘书长为专职;

(五) 具有完全民事行为能力;

(6) Be able to faithfully and diligently perform their duties and safeguard the legitimate rights and interests of the Association and its members;

(7) Other circumstances where there are no laws, regulations, or national policies that provide that they must not serve as such.

The president and secretary general must not concurrently serve as the president or secretary general of other social groups, and the president and secretary general must not be concurrently held by the same person and must not come from the same member unit.

Article 2 The term of office of the responsible person of the Association shall be the same as that of the Council, and the term of office shall not exceed <> consecutive terms.

Article 38 The President shall be the legal representative of the Association.

Due to special circumstances, after being entrusted by the president and approved by the board of directors, submitted to the leading organ for party building for review and approval, and approved by the registration management organ, the vice president or secretary general may serve as the legal representative.

The legal representative signs relevant important documents on behalf of the Association.

The legal representative of the Association shall not concurrently serve as the legal representative of other associations.

Article 20 After the responsible person who serves as the legal representative is removed or resigned, he shall no longer perform the functions and powers of the legal representative of the Association. Within <> days after his removal or resignation, the Association shall report to the leading organ of party building for review and approval, and then handle the change registration with the registration management organ.

If the original legal representative does not cooperate in the registration of the change of the legal representative, the Association may, in accordance with the resolution of the Council agreeing to the change, report to the leading organ of party building for review and approval, and apply to the registration management organ for the change of registration.

Article 40 The President shall perform the following duties:

(1) Convene and preside over the Council and the Standing Council;

(2) Inspect the implementation of the resolutions of the member representative assembly, the board of directors and the standing council;

(3) Report the work to the member representative assembly, the board of directors and the standing council;

(4) Preside over other important matters. The President shall report annually to the Board of Directors. If they are unable to perform their duties, they shall be entrusted by them or a vice president elected by the board of directors or the standing council shall perform their duties on their behalf.

Article 41 The vice president and secretary general assist the president in carrying out his work. The Secretary-General shall perform the following functions:

(1) Coordinating the work of various agencies;

(2) Preside over the daily work of the office;

(3) Participate in the Council, the Standing Council and the Member Representative Assembly;

(4) Nominate the Deputy Secretary-General and the principal responsible persons of the affiliated institutions for decision by the Council or the Standing Council;

(5) Decide on the employment of full-time staff;

(6) Drafting annual work reports and work plans and submitting them to the Council or the Standing Council for deliberation;

(7) Drafting annual financial budgets and final account reports, and submitting them to the Council or the Standing Council for deliberation;

(8) Drafting internal management systems and submitting them to the Council or the Standing Council for deliberation;

(9) Handle other daily affairs.

Article 10 Meetings of the member representative assembly, the board of directors and the standing council shall make minutes of the meetings. Where a resolution is formed, a written resolution shall be drafted and voted by the members attending the meeting. Meeting minutes and meeting resolutions shall be notified to members in an appropriate manner or kept for at least > years.

The election results of directors, executive directors and responsible persons shall be submitted to the leading organ of party building for review within 20 days, and upon approval, they shall be filed with the registration management organ and notified to members or for reference.

Section 5 Board of Supervisors

Article 3 The Association shall establish a board of supervisors, and the term of office of supervisors shall be the same as that of directors, and they may be re-elected upon expiry. The Supervisory Board consists of three members of the Supervisory Board. The Board of Supervisors shall have one chairman of the Board of Supervisors, who shall be elected by the Board of Supervisors. The chairman of the board of supervisors and the deputy chairman of the board of supervisors shall not exceed the age of 1 and shall be re-elected for no more than two consecutive terms.

The Association accepts and supports the supervision and guidance of appointed auditors.

Article 44 Election and Removal of Supervisors:

- (1) Elected by the member representative assembly;
- (2) The removal of supervisors shall be in accordance with the procedures for their selection.

Article 45 The responsible persons, directors, executive directors and financial management personnel of the Association shall not concurrently serve as supervisors.

Article 46 The Board of Supervisors shall exercise the following functions and powers:

(1) Attending meetings of the Council and the Standing Council as observers, and putting forward questions or suggestions on matters to be resolved;

(2) Supervise the conduct of directors, executive directors and responsible persons in performing the duties of the Association, and propose the removal of personnel who seriously violate the constitution of the Association or the resolutions of the member representative assembly;

(3) Check the financial reports of the Association, report the work of the Board of Supervisors and put forward proposals to the member representative assembly;

(4) Require the responsible persons, directors, executive directors and financial management personnel to promptly correct the acts that harm the interests of the Association;

(5) Reflecting problems existing in the work of the Association to the leading organs of Party building, industry management departments, registration management organs, and competent departments of taxation and accounting;

(6) Decide on other matters that should be deliberated by the board of supervisors.

The Supervisory Board meets at least once every 6 months. A meeting of the board of supervisors can only be convened if more than two-thirds of the supervisors are present, and its resolution must be passed by more than one-half of the supervisors present to be valid.

Article 47 Supervisors shall abide by relevant laws and regulations and the articles of association and perform their duties faithfully and diligently.

Article 48 The board of supervisors may investigate the activities carried out by the association; When necessary, accounting firms, etc. can be hired to assist them in their work. The expenses necessary for the Board of Supervisors to exercise its powers shall be borne by the Association.

Section 6: Branch Offices and Representative Offices

Article 49 Within the scope of purpose and business stipulated in the Articles of Association, the Association shall establish branches and representative offices according to the needs of work. The branches and representative offices of the Association are an integral part of the Association, do not have legal personality, shall not separately formulate the articles of association, shall not issue any form of registration certificate, carry out activities and develop members within the scope authorized by the Association, and the legal responsibility shall be borne by the Association.

Branches and representative offices shall use the full standardized name bearing the name of the Association in carrying out activities, and shall not exceed the business scope of the Association.

Article 50 The Association shall not establish regional branches, and shall not establish branches or representative offices under branches or representative offices.

Article 51 The names of branches and representative offices of the Association shall not be named with the names of various legal person organizations, and shall not be titled with the words "China", "China", "Nationwide" and "National" in the name, and shall end with the words "Branch", "Professional Committee", "Working Committee", "Special Fund Management Committee", "Representative Office" and "Office".

Article 65 The responsible persons of branch offices and representative offices shall not exceed the age of 2 and shall serve for not more than two consecutive terms.

Article 53 The finances of branches and representative offices must be included in the statutory accounts of the Association for unified management.

Article 54 In its annual work report, the Association shall report the relevant situation of its branch offices and representative offices to the registration management organs. At the same time, relevant information should be promptly disclosed to the public and conscientiously accepted by society.

Section 7: Internal Management Systems and Conflict Resolution Mechanisms

Article 55 The Association shall establish various internal management systems and improve relevant management procedures. Establish relevant systems and documents.

Article 56 The Association shall establish and improve the internal management system of certificates, seals, archives, documents, etc., and properly keep the above items and materials in the premises of the Association, and no unit or individual shall illegally occupy them. When a manager transfers or leaves a job, he or she must complete the handover procedures with the person who takes over.

Article 2 When the certificates and seals of the Association are lost, they may apply to the registration management organ for re-issuance or engraving after being voted by more than two-thirds of the directors of the Council, and the statement of loss is published in publicly released newspapers and periodicals. If it is illegally occupied by an individual, it should be returned through legal channels.

Article 58: The Association shall establish mechanisms for democratic consultation and internal conflict resolution. If internal conflicts cannot be resolved through consultation, they may be resolved through mediation, litigation or other means in accordance with law.

Chapter V: Principles for Asset Management and Use

Article 59 Source of income of the Association:

- (a) membership fees;
- (2) Donations;
- (3) government funding;
- (4) Income from activities and services provided within the approved business scope;
- (5) interest;
- (6) Other lawful income.

Article 60 The Association collects membership dues in accordance with the relevant provisions of the State.

Article 61 The income of the Association, except for reasonable expenses related to the Association, is used for the business scope and non-profit undertakings stipulated in the Articles of Association.

Article 62 The Association implements the "Accounting System for Private Non-Profit Organizations", establishes a strict financial management system, and ensures that accounting materials are legal, true, accurate and complete.

Article 63 The Association is equipped with accounting personnel with professional qualifications. An accountant may not concurrently act as a cashier. Accountants must conduct accounting and exercise accounting supervision. When an accounting staff is transferred or resigns, the handover procedures must be completed with the takeover personnel.

Article 64 The asset management of the Association must implement the financial management system stipulated by the state and accept the supervision of the member representative assembly and relevant departments. Where the source of assets is state appropriation or social donations or funding, it must accept the supervision of auditing organs and announce the relevant circumstances to the public in an appropriate manner.

Article 65 The allocation and disposal of major assets of the Association shall be deliberated by the member representative assembly, the board of directors and the standing council.

Article 66:Where resolutions of the board of directors or standing council violate laws, regulations, or charters, causing Social Groups to suffer losses, the directors and standing directors participating in the deliberation shall bear responsibility. However, if it is proved that he objected at the time of voting and recorded it in the minutes of the meeting, the director or executive director may be exempted from liability.

Article 67 The Association must conduct a financial audit before changing its term or legal representative.

During the period of office of the legal representative, if the association violates the "Regulations on the Registration and Management of Social Groups" and this charter, the legal representative shall bear relevant responsibilities. Where the legally-designated representative's dereliction of duty causes unlawful conduct or property losses to Social Groups, the legally-designated representative shall bear personal responsibility.

Article 68 All the assets of the Association and their value-added shall be owned by the Association, and no unit or individual shall encroach,

privately divide or misappropriate them, nor shall they be distributed among the members.

Chapter VI: Information Disclosure and Credit Commitments

Article 69:In accordance with relevant policies and regulations, the Association performs information disclosure obligations, establishes an information disclosure system, promptly discloses to members annual work reports, reports issued by third-party institutions, membership fee receipts and expenditures, and other information deemed necessary to be disclosed after the Council's research, and promptly discloses to the public information such as registration matters, charters, organizational structures, acceptance of donations, credit commitments, government transfers or entrustments, matters of service availability and operation.

Article 1 The Association shall establish a press spokesperson system, and upon approval by the Council or the Standing Council, appoint or designate one responsible person as a press spokesperson to actively respond to social concerns through regular or irregular press conferences, briefings, interviews, etc. on important activities, major events or hot issues of the organization. The content of the press release shall be reviewed and approved by the legal representative or main responsible person of the Association to ensure the correct guidance of public opinion.

Article 71:The Association shall establish an annual report system, and the content of the annual report shall be promptly disclosed to the public and subject to public supervision.

Article 72:The Association focuses on establishing credit pledge systems around service content, service methods, service targets, and fee standards, and disclosing the content of credit pledges to the public.

Chapter VII Procedures for Amending the Articles of Association

Article 73 Amendments to the Articles of Association shall be voted and approved by the Council and submitted to the Member Representative Assembly for deliberation.

Article 2 The revised constitution of the Association shall be submitted to the leading organ of the Party building for examination and approval after being voted by more than two-thirds of the member representatives present at the member representative assembly, and submitted to the registration management organ for approval within 3 days with approval.

Chapter VIII Termination Procedures and Disposal of Property after Termination

Article 75 The motion for termination of the Association shall be proposed by the Council or the Standing Council and submitted to the member representative assembly for voting and approval.

Article 76 Before the termination of the Association, a liquidation organization shall be established in accordance with law to liquidate creditors and debts and deal with the aftermath. During the liquidation period, no activities other than liquidation will be carried out.

Article 77 The Association shall be terminated after the registration management authority goes through the formalities for deregistration.

Article 78 The remaining property after the termination of the Association shall be used for the development of undertakings related to the purpose of the Association under the supervision of the leading organs for Party building and the registration management organs, in accordance with the relevant provisions of the State, or donated to social organizations with similar purposes.

Chapter IX Supplementary Provisions

Article 2020 This Articles of Association was voted and adopted by the Ninth Member Representative Assembly on June 6, 30.

Article 80 The right of interpretation of the Articles of Association shall be vested in the Council of the Association.

Article 81:These Articles of Association take effect on the date of approval by the registration management organs.

Links

---- Association Branches --

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