ARTICLES OF ASSOCIATION OF

SILVER GRANT INTERNATIONAL HOLDINGS GROUP LIMITED (銀建國際控股集團有限公司)

Incorporated the 27th day of January, 1960

ARTICLES OF ASSOCIATION

SILVER GRANT INTERNATIONAL HOLDINGS GROUPLIMITED (銀建國際控股集團有限公司)

Model Articles

Interpretation

as modifed from time to time;

Law of Hong Kong) as modifed from time to time;

"close associate" shall have the same meaning as defined under Rule 1.01 of the Listing Rules as modifed from time to time;

"electronic form" shall mean in the form of electronic record (as defned

Laws of Hong Kong) as modifed from time to time;

generally in Hong Kong and specifed from time to time in the list

and includes, unless the context otherwise requires, any o f cial seal

f gures partly in one visible form and partly in another visible form,

words importing person shall include partnerships, frms, companies and

Subject as aforesaid, any words or expressions defined in the Ordinance

Name of Company

Silver Grant International Holdings Group Limited (銀建國際控股集團有限公司)

4. The registered of ce of the Company will situate in Hong Kong. Registered of ce.

Liabilities of the Members

specifc provision, as the Board may determine), and any preference share may

modifed.

divided into diferent classes of shares as the Company may from time to time

(b) If at any time the share capital is divided into diferent classes

of the issued shares of that class (if the capital is divided into diferent classes

holders of the shares of the class (if the capital is divided into different classes

as if each group of shares of the class diferently treated formed a separate class

Shares and Increase of Capital

fnance share buy-

provision of security or otherwise, fnancial assistance for the purpose of or in

of ered to existing

absolute discretion think ft.

or the provision of any plant which cannot be made proftable for a lengthened

the Board thinks ft.

24. If a share certifcate is defaced, lost or destroyed, it may be replaced

share certifcates.

to publication of notices, evidence and indemnity as the Board thinks ft and in the case of wearing out or defacement, after delivery up of the old certifcate. In the case of destruction or loss, the person to whom such replacement certifcate

regards the loss of share certifcate, compliance for replacement certifcate shall

Lien

25. The Company shall have a frst and paramount lien on every share

Calls on Shares

at fxed times. A call may be made payable either in one sum or by instalments.

time fxed for call.

notifed.

Transfer of Shares

41. All transfers of shares may be effected by transfer in writing in the

and if any of the shares included in the certifcate so given up shall be retained

Transmission of Shares

Forfeiture of Shares

thinks ft.

it thinks ft, and without any deduction or allowance for the value of the shares,

is payable thereon at a fxed time which is subsequent to the date of forfeiture

period between the said fxed time and the date of actual payment.

a fected by any irregularity or invalidity in the proceedings in reference to the

ft.

becomes payable at a fxed time as if the same had been payable by virtue of a call duly made and notifed.

Alteration of Capital

for the Company's beneft;

General Meetings

held, subject to these Articles, at such time and place as it thinks ft.

Principal Meeting Place

Proceedings at General Meetings

appointment of the Auditors and other o f cers in the place of those retiring, the

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Meeting Location(s)

identification, passcode, seat reservation, electronic voting or otherwise) as it/

70A or are otherwise not su f cient to allow the meeting to be

Article shall be final and conclusive and a person who refuses to comply with

prejudice to Article 73, unless already specifed in the original

present within ffteen minutes from the time appointed for holding the meeting,

Chairman is present within ffteen minutes after the time appointed for holding

show of hands will be diferent from that on a poll, the Chairman must demand

entry to that effect in the book containing the minutes of the proceedings of the

Chairman shall determine the same, and such determination shall be fnal and

have been deposited at the registered off ce of the Company not less than forty-

Qualif cation for

referred to the Chairman, whose decision shall be fnal and conclusive.

or other authority, if any, under which it is signed or a notarially certifed copy

or by power of attorney, authorise such person or persons as it thinks ft to act

shares so specifed as if it were an individual member of the Company.

91. The registered of ce of the Company shall be at such place in Hong Registered Of ce.

Board of Directors

Board may fll

appoint any person as a Director either to fll a casual vacancy or as an addition

vacate such o f ce, or if his appointer ceases to be a Director.

as effective as the signature of his appointor. To such extent as the Board may

No qualif cation

which he has held o f ce. The foregoing provisions shall not apply to a Director

participation in profts or otherwise as may be arranged.

fxed by the Board and may be by way of salary, commission, or participation benefts (including pension and/or gratuity and/or other benefts on retirement) 100. (a) A Director shall vacate his o f ce:—

When o f ce of

his of ce.

registered o f ce he resigns his o f ce.

(vii) If, having been appointed to an off ce under Article 115

(viii) If he shall be removed from o f ce under Article 108.

the Company (except that of Auditor) in conjunction with his of ce of Director

payment of remuneration to the directors or o f cers of such other company.

o f ce or place of proft with the Company or any other company in which the

Directors to o f ces or places of proft with the Company or any other company

Article, no Director or proposed or intending Director shall be disqualifed by this of ce from contracting with the Company, either with regard to his tenure

Company of the members for any remuneration, proft or other benefts realised

o f ce or of the fduciary relationship thereby established.

efect that:—

interest as a member, o f cer, employee or otherwise in a body corporate or frm specifed in the notice (including

notice be entered into with that specifed body corporate or frm; or

than a body corporate or frm) (including any connected

entered into with that specifed person,

associate) in the specifed body corporate or frm;

specifed person; and

them at the request of or for the beneft of the Company

underwriting of the ofer;

his associate(s)) may bene ft.

shall have the same meaning as defined in Rule 1.01 of

Rotation of Directors

third) shall retire from o f ce by rotation provided that every Director (including

period of o f ce notwithstanding anything in these Articles or in any agreement

stead. Any person so elected shall hold o f ce for such time only as the Director

Borrowing Powers

Managing Directors etc.

Managing Director or other Executive Director and/or such other of ce in the terms as it thinks ft and upon such terms as to remuneration as it may decide in

116. Every Director appointed to an off ce under Article 115 hereof shall,

hold such o f ce if he ceases to hold the o f ce of Director for any cause.

Powers of Directors

the general profts of the Company either in addition to

Managers

participation in the profts of the Company or by a combination of two or more of these modes and pay the working expenses of any of the staf of the general

Tenure of o f ce and

upon him or them all or any of the powers of the Directors as it may think ft.

in all respects as the Board may in its absolute discretion thinks ft, including a

Chairman

period for which each of them is to hold o f ce. The Chairman of the Board or,

within f ve minutes after the time appointed for holding the same, the Directors

Proceedings of the Directors

from time to time notifed to the Company by such Director or (if the recipient

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consisting of such member or members of its body as the Board thinks ft, and

efect as acts of the

be as valid and efectual as if it had been passed at a meeting of the Board duly

Minutes

(i) all appointments of o f cers made by the Board;

President

by virtue of his o f ce, be deemed a Director or be entitled to any remuneration.

Secretary

there is no assistant or deputy Secretary capable of acting, by or to any o f cer

satisfed by its being done by or to the same person acting both as Director and

Management — Miscellaneous

restrictions as to the manner in which the seal may be a f xed as the Board may

O f cial seal.

o f cer or other person and no mechanical reproduction thereof shall be required

deemed to include any such o f cial seal as aforesaid.

upon such terms and subject to such conditions as the Board may think ft, and

such annulment or variation shall be a fected thereby.

any time Directors or o f cers of the Company or of any such other company as

for the beneft of or to advance the interests and well-being of the Company or

beneft any such donation, gratuity, pension, allowance or emolument.

Capitalisation of Reserves

the purpose of giving effect to any resolution under this Article, the Board may thinks ft, and in particular, may determine that cash payments shall be made to

the beneft shall accrue to the Company rather than to the members concerned.

Dividends and Reserves

intervals to be settled by it any dividend which may be payable at a fxed rate if the Board is of the opinion that the profts justify the payment.

that such dividend be satisfed wholly or in part by the distribution of specifc

more of such ways, and where any dif culty arises in regard to the distribution issue fractional certificates, disregard fractional entitlements or round the same

dividend, and such appointment shall be effective.

lodged in order to be efective;

the non-elected shares

lodged in order to be effective;

the elected shares

rounded up or down or whereby the beneft of fractional entitlements accrues to

may be satisfed wholly in the form of an allotment of shares credited as fully paid without of ering any right to shareholders to elect to receive such dividend

allotment of shares or the circulation of an ofer of such right of election would

of the profts of the Company such sums as it thinks ft as a reserve or reserves

capital or for equalising dividends or for any other purpose to which the profts

the same to reserve carry forward any profts which it may think prudent not to

arranged between the Company and the member, be set of against the call.

Efect of transfer.

any one of such persons may give effectual receipts for any dividends, interim

that one whose name stands first in the register in respect of the joint holding or

beneft of the Company until claimed and the Company shall not be constituted

Untraceable Members

the frst occasion on which such a cheque or warrant is returned undelivered.

Annual fnancial

reporting documents and/or the summary fnancial report (as the case may be)

Auditors

may delegate the fxing of such remunerations to the Board.

be deemed fnally

Notices

so given shall be su f cient notice to all the joint holders.

which it shall have been frst so displayed.

of: (i) the time when the notice, document or publication is frst made available

served on the day on which the advertisement is frst published; and

Information

Documents

Board for the purpose shall have power to authenticate any documents a fecting

records, documents and accounts are elsewhere than at the registered o f ce, the local manager or other o f cer of the Company having the custody thereof shall

Winding Up

bound, within fourteen days after the passing of an effective resolution to wind

o f cer of the Company:—

Company shall keep in its registered o f ce a copy, or document setting out the

Amendment to Articles of Association

張楠昌	
施家駿	
王祖民	