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Ganfeng Lithium Co., Ltd.

江西贛鋒鋰業股份有限公司 (A joint stock company incorporated in the People's Republic of China with limited liability) (Stock Code: 1772)

PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION

This announcement is made by Ganfeng Lithium Co., Ltd. (the "**Company**") pursuant to Rules 13.51(1) of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "**Listing Rules**").

The board of directors announces that the Board has proposed to make the following amendments to the articles of association of the Company:

GANFENG LITHIUM CO., LTD. AMENDMENTS TO THE ARTICLES OF ASSOCIATION COMPARISON TABLE

No.	Original version	Revised version
1	Article 1	Article 1
	To safeguard the legitimate rights	To safeguard the legitimate rights
	and interests of Ganfeng Lithium	and interests of Ganfeng Lithium
	Co., Ltd. (hereinafter referred to as	Co., Ltd. (hereinafter referred to as
	the "Company" or "this Company"),	the "Company" or "this Company"),
	its shareholders and creditors, and	its shareholders and creditors, and
	to regulate the organization and	to regulate the organization and
	activities of the Company, these	activities of the Company, these
	Articles of Association are hereby	Articles of Association are hereby
	formulated, in accordance with the Company Law of the People's	formulated, in accordance with the Company Law of the People's
	Republic of China (hereinafter	Republic of China (hereinafter
	referred to as the "Company Law"),	referred to as the "Company Law"),
	the Securities Law of the People's	the Securities Law of the People's
	Republic of China (hereinafter	Republic of China (hereinafter
	referred to as the "Securities Law"),	referred to as the "Securities Law"),
	the Special Regulations of the State	the Special Regulations of the State
	Council on Overseas Offering and	Council on Overseas Offering and
	Listing of Company Limited by	Listing of Company Limited by
	Shares (hereinafter referred to as the	Shares (hereinafter referred to as the
	"Special Regulations"), the Articles of	"Special Regulations"), the Articles of
	Association of Companies Seeking a	Association of Companies Seeking a
	Listing Outside the PRC Prerequisite	Listing Outside the PRC Prerequisite
	Clauses (hereinafter referred to as the	Clauses (hereinafter referred to as the
	"Prerequisite Clauses"), the Letter of	"Prerequisite Clauses"), the Letter of
	Opinion on Amendment to Articles of Association of Companies Listing	Opinion on Amendment to Articles of Association of Companies Listing
	in Hong Kong (hereinafter referred	in Hong Kong (hereinafter referred
	to as the "Letter of Opinion on	to as the "Letter of Opinion on
	Amendment"), the Rules Governing	Amendment"), the Rules Governing
	the Listing of Securities on the Stock	the Listing of Securities on the Stock
	Exchange of Hong Kong Limited (the	Exchange of Hong Kong Limited
	"HK Listing Rules" or "HK Listing	(the "HK Listing Rules" or "HK
	Rules") and the provisions of other	Listing Rules"), the Reply of the
	relevant laws and regulations.	State Council on the Adjustment
		of the Notice Period of the General
		Meeting and Other Matters
		Applicable to Overseas Listed
		Companies (hereinafter referred to
		as the "Reply") and the provisions of other relevant laws and regulations
		other relevant laws and regulations.

No.	Original version	Revised version
2	Article 11	Article 11
	The Company's business scope:	The Company's business scope:
	Production of lithium hydroxide	Production of lithium hydroxide
	(31kt/a) (valid until March 16,	(31kt/a) (valid until March 16, 2021);
	2021); lithium fluoride (1,500t/a)	butyllithium (1,000t/a) (valid until
	(valid until December 28, 2021);	December 25, 2021); sales of lithium
	butyllithium (500t/a) (valid until	hydride, lithium oxide, lithium
	December 25, 2021); sales of lithium	boron alloy, lithium silicon alloy,
	hydride, lithium oxide, lithium	lithium aluminum alloy, sulfuric
	boron alloy, lithium silicon alloy,	acid, hydrochloric acid, butyllithium,
	lithium aluminum alloy, sulfuric	chlorobutane, n-hexane, cyclohexane,
	acid, hydrochloric acid, butyllithium,	metallic lithium, lithium hydroxide,
	chlorobutane, n-hexane, cyclohexane,	lithium fluoride (valid until June
	metallic lithium, lithium hydroxide,	3, 2022); sales of non-ferrous
	lithium fluoride (valid until June	metals, batteries, battery materials,
	3, 2022); sales of non-ferrous	instrumentation spare parts, machinery
	metals, batteries, battery materials,	and equipment, production, processing
	instrumentation spare parts, machinery	and sales of chemical products,
	and equipment, production, processing	chemical materials and chemicals
	and sales of chemical products,	(excluding hazardous chemicals and
	chemical materials and chemicals	precursor chemicals); research and
	(excluding hazardous chemicals and	experimental development, technology
	precursor chemicals); research and	promotion services, new energy
	experimental development, technology	research and development; import
	promotion services, new energy	and export of goods and technologies
	research and development; import	(operation subject to licenses); capital
	and export of goods and technologies	investment services and investment
	(operation subject to licenses); capital	consulting services. (operational
	investment services and investment	activities in connection with the
	consulting services. (operational	items subject to approval according
	activities in connection with the	to the law may only be carried out
	items subject to approval according	after approved by the competent
	to the law may only be carried out	authorities).
	after approved by the competent	
	authorities).	

No.	Original version	Revised version
2	Article 46 No registration of changes resulting from share transfers may be made to the register of shareholders within 30 days prior to the general meeting or 5 days prior to the reference date determined by the Company for the purpose distribution of dividends.	Article 46 Where laws, administrative regulations, rules, normative documents and relevant requirements of relevant stock exchange or regulatory authorities at the place where the shares of the Company are listed contain provisions which stipulate on the period of closure of the register of shareholders prior to a shareholders' general meeting or prior to the reference date set by the Company for the purpose of distribution of dividends, such provisions shall prevail.
3	Article 69 Written notice of the general meeting by the Company shall be dispatched forty-five days prior to the date of the meeting to all shareholders whose names appear on the register of shareholders, specifying the matters to be considered and the date and place of the meeting. Shareholders who intend to attend the meeting shall serve on the Company written replies of their intention to attend twenty days prior to the date of the meeting.	Article 69 When the Company convenes an annual general meeting, a notice to notify shareholders shall be given no later than twenty business days prior to the date of the meeting; when the Company convenes an extraordinary general meeting, a notice to notify shareholders shall be given no later than ten business days or fifteen days, whichever is longer, prior to the date of the meeting. Shareholders who intend to attend the meeting shall serve on the Company written replies of their intention to attend within the time specified in the notice of the meeting. The date of such notice and the date of the meeting shall be excluded in the calculation of the aforesaid notice period. A "business day" in the Articles of Association shall mean a day on which the Hong Kong Stock Exchange is open for business for dealing in securities.

No.	Original version	Revised version
<u>No.</u> 4	Original version Article 71 The Company shall, based on the written replies received twenty days before the date of the general meeting from the shareholders, calculate the number of voting shares represented by shareholders who intend to attend the meeting. If the number of voting shares represented by the shareholders who intend to attend the meeting reaches more than one-half of the Company may hold the meeting. If not, the Company shall within five days notify the shareholders again by public notice, of the matters to be considered, the place and the date of the meeting. The Company may then hold the meeting after publication of such notice.	Revised version (Article 71 shall be deleted in its entirety)

No.	Original version	Revised version
5	Article 74	Article 73
	The notice of the shareholders'	The notice of the shareholders'
	general meeting shall be delivered	general meeting shall be delivered
	to shareholders (with or without	to shareholders (with or without
	voting rights at the general meeting)	voting rights at the general meeting)
	personally or by postage prepaid	personally or by postage prepaid
	mails at the address of the recipient	mails at the address of the recipient
	subject to those recorded in the	subject to those recorded in the
	register of shareholders, or subject to	register of shareholders, or subject to
	compliance with the applicable laws	compliance with the applicable laws
	and regulations and the listing rules	and regulations and the listing rules
	of the place where the shares of the	of the place where the shares of the
	Company are listed, be published	Company are listed, be published
	at the Company's website and the	at the Company's website and the
	website designated by the Hong Kong	website designated by the Hong Kong
	Stock Exchange. If an announcement	Stock Exchange. If an announcement
	shall be made to the shareholders	shall be made to the shareholders
	of overseas-listed foreign shares	of overseas-listed foreign shares
	pursuant to the Articles of Association,	pursuant to the Articles of Association,
	the relevant announcement shall be	the relevant announcement shall be
	published in the manner required by	published in the manner required by
	the HK Listing Rules. The notice of	the HK Listing Rules. The notice of
	the shareholders' general meeting to	the shareholders' general meeting to the shareholders of domestic-listed
	the shareholders of domestic-listed	
	domestic shares may also be made by	domestic shares may also be made by
	way of announcement. The term "announcement"	way of announcement.
	referred to in the preceding paragraph	referred to in the preceding paragraph
	shall be published in one or more	shall be published in one or more
	national newspapers designated by	national newspapers designated by
	securities regulatory authority under	securities regulatory authority under
	the State Council within the interval	the State Council before the date of
	of forty-five days to fifty days before	the meeting. After the publication of
	the date of the meeting. After the	such announcement, all shareholders
	publication of such announcement,	of domestic-listed domestic shares
	all shareholders of domestic-listed	shall be deemed to have received the
	domestic shares shall be deemed to	relevant notice of the shareholders'
	have received the relevant notice of	general meeting.
	the shareholders' general meeting.	00.
	general meeting.	

No.	Original version	Revised version
6	Article 116	Article 115
	Written notice of a class meeting	Where the Company convenes a class
	shall be given to all shareholders	meeting of shareholders, it shall
	who are registered as holders of that	issue written notices in accordance
	class in the register of shareholders	with the time limit for notice of the
	forty-five days before the date of the	convening of a shareholders' general
	class meeting, specifying the matters	meeting specified under Article
	to be considered at such meeting	69 of the Articles of Association.
	and the date and place of the class	Written notices shall be given to all
	meeting. A shareholder who intends to	shareholders who are registered as
	attend the class meeting shall deliver	holders of that class in the register of
	his written reply in respect thereof to	shareholders, specifying the matters to
	the Company twenty days before the	be considered at such meeting and the
	date of the class meeting.	date and place of the class meeting.
	If the shareholders who intend to	A shareholder who intends to attend
	attend such class meeting represent	the class meeting shall deliver his
	more than half of the total number	written reply in respect thereof to the
	of shares of that class which have	Company within the time specified in
	the right to vote at such meeting,	the notice of the meeting.
	the Company may hold the class	
	meeting; otherwise, the Company	
	shall within five days give the	
	shareholders further notice of the	
	matters to be considered and the	
	date and place of the class meeting	
	by way of announcement. The	
	Company may then hold the class	
	meeting after such further notice has	
	been given by way of announcement.	

No.	Original version	Revised version
7	Article 153	Article 152
	The board of directors shall have	The board of directors shall have
	the audit committee, the strategy	the audit committee, the strategy
	committee, the remuneration committee	committee, the remuneration
	and the nomination committee,	committee, the nomination committee
	and formulate corresponding	and sustainable development
	implementation rules to specify the	committee, and formulate
	main duties, decision procedures and	corresponding implementation rules
	rules of procedures of each special	to specify the main duties, decision
	committee. The board of directors shall	procedures and rules of procedures
	be responsible for amendment and	of each special committee. The board
	interpretation of the implementation	of directors shall be responsible for
	rules of each special committee.	amendment and interpretation of the
		implementation rules of each special
		committee.

Note: In revising the Articles of Association of the Company, if the numbering of the articles in the Articles of Association is changed due to the addition or deletion of certain articles, the numbering of the articles in the Articles of Association as so amended shall be changed accordingly, including cross-references.

Save as the aforesaid proposed <u>amendments</u>, the other provisions of the Articles of Association remain unchanged.

The proposed amendments to the Articles of Association are subject to the approval of the shareholders by way of a special resolution at the forthcoming annual general meeting/extraordinary general meeting; and will come into effect after obtaining all necessary approvals, authorizations or registration (if applicable) from or filing with the relevant government or regulatory authorities. The details in relation to the proposed amendments to the Articles of Association and the annual general meeting/ extraordinary general meeting will be set out in the circular which will be despatched to the shareholders of the Company as soon as practicable.

By order of the Board GANFENG LITHIUM CO., LTD. LI Liangbin Chairman

Jiangxi, PRC March 24, 2020

As at the date of this announcement, the Board comprises Mr. LI Liangbin, Mr. WANG Xiaoshen, Ms. DENG Zhaonan and Mr. GE Zhimin as executive directors of the Company; Mr. YU Jianguo and Ms. YANG Juanjuan as non-executive director of the Company; and Mr. LIU Jun, Ms. WONG Sze Wing, Ms. XU Yixin and Mr. XU Guanghua as independent non-executive directors of the Company.