

河北建設集團股份有限公司

HEBEI CONSTRUCTION GROUP CORPORATION LIMITED

 $(A\ joint\ stock\ compan\ \ incorporated\ in\ the\ People's\ Republic\ of\ China\ \ ith\ limited\ liabilit\)$

(stock code: 1727)

TERMS OF REFERENCE OF THE NOMINATION COMMITTEE UNDER THE BOARD OF DIRECTORS OF HEBEI CONSTRUCTION GROUP CORPORATION LIMITED

Chapter 1 General Provisions

- Article 1 In order to regulate the appointment of management personnel, optimily either composition of the board of directors and senior management, and improve the corporate governance structure of Hebei Construction Group Corporation Limited (the Company), the Nomination Committee under the board of directors of Hebei Construction Group Corporation Limited (the Committee) is established if the these terms of reference (these Terms) in accordance if the Companies and the People's Republic of China, the Standards of Corporate Governance for Listed Companies, the Rules Governing the Listing of Securities on The Stock Eichange of Hong Kong Limited (the Hong Kong Listing Rules), the Articles of Association of Hebei Construction Group Corporation Limited (the Articles), the Rules of Procedures for the Meetings of the Board of Directors of Hebei Construction Group Corporation Limited and other release at las, regulations and regulator documents.
- Article 2 The Committee is a special committee under the board of directors and is mainler responsible for identifying candidates, formulating selection standards and procedures, and examining candidates for directors and senior management of the Compane, and providing recommendations on the selection.
- Article 3 The reference of senior management herein refers to the president, ice president, chief engineer, chief economist, chief accountant, secretar to the board of directors appointed b the board of directors and other e ecuti es as pro ided under the Articles.
- Article 4 The Committee shall be accountable and report to the board of directors.
- Article 5 These Terms shall apple to the Committee and the persons and departments go erned be these Terms.

Chapter 2 Composition and Executive Body of the Committee

- Article 6 The Committee shall consist of no less than three directors, ith a majorit of hom being independent non-e ecuti e directors. Members of the Committee shall be nominated by the chairman of the board of directors and appointed by the board of directors upon approval by more than half of the directors.
- Article 7 The Committee shall have a chairman ho shall be either the chairman of the board of directors or an independent non-eyecutive director. The chairman of the Committee shall be nominated by the chairman of the board of directors and appointed upon approval of the board of directors.
- Article 8 The term of office of the Committee shall be the same as that of the board of directors, and the term of office of a Committee member shall be the same as his/her term of office as a director. Committee members man be re-elected upon e pir of their terms of office. A member of the Committee shall, ipso facto, cease to be a member hen he/she is no longer a director of the Compan.
- Article 9 A Committee member ma tender his/her resignation to the board of directors during his/her term of office b gi ing a ritten resignation to e plain the reason for resignation and matters hich need to be brought to the attention of the board of directors. If the number of members falls belo the minimum number as pro ided herein, the resigning member shall continue to perform his/her duties until the alternate member of the board of directors takes office.
- Article 10 The Committee members are subject to changes during their terms of office if proposed b the chairman of the board of directors and appro ed b the board of directors.
- Article 11 If the number of the Committee members falls belo the minimum number as pro ided herein, the board of directors shall make up the shortfall in accordance ith these Terms.
- Article 12 With the coordination of the office of the board of directors, the human resource department of the Compan shall act as the e ecuti e bod of the Committee to pro ide support and ser ices and perform duties assigned b the Committee.

Chapter 3 Responsibilities of the Committee

- Article 13 The primar responsibilities of the Committee include:
 - (1) to formulate the standards, procedures and methods for election of directors and senior management of the Compan and submit the same to the board of directors for approal;
 - (2) to re ie the structure, si e, composition and rele ant qualifications (including skill, e pertise and e perience) of the board of directors at least once annuall, make recommendations on an adjustment to the board of directors to complement the de elopment strateg of the Compan, and formulate a di ersit polic for the board of directors;

- (3) to e amine the candidates for directors, president and secretar to the board of directors and pro ide recommendations;
- (4) to screen the candidates for other management members and pro ide ad ice to the board of directors;
- (5) to e aluate the o erall skill, e pertise and e perience of directors and senior management and assess the independence of the independent non-e ecuti e directors;
- (6) to look for suitable candidates for acant positions from the domestic and o erseas human resources markets and ithin the Compan, and make recommendations to the board of directors;
- (7) to propose the human resources retention scheme and pro ide recommendations to the Compan ;
- (8) to make recommendations to the board of directors on the candidates for directors and senior management, and pro ide ad ice to the board of directors on the appointment or re-appointment of directors and succession plan for directors, in particular the chairman of the board of directors and the president;
- (9) to perform other duties as granted b the la s and regulations, and rele ant regulator requirements of the place here the Compan is listed, such as the Hong Kong Listing Rules, the rules of procedures for meetings and b the board of directors.

Article 14 Responsibilities of the chairman of the Committee include:

- (1) to con ene and preside o er the meetings of the Committee;
- (2) to super ise and e amine the performance of the Committee and implementation of the resolutions of the Committee:
- (3) to sign the rele ant documents of the Committee;
- (4) to report the ork of the Committee to the board of directors;
- (5) to perform other duties as required or conferred b the la s and regulations, and rele ant regulator requirements of the place here the Compan is listed, such as the Hong Kong Listing Rules, these Terms and b the board of directors.

Article 15 Major responsibilities of a Committee member include:

- (1) to attend meetings of the Committee punctual , and e press opinions on the matters discussed thereon and e ercise oting rights at the meetings;
- (2) to propose matters for discussion at the meetings of the Committee;

- (3) to attend or obser e rele ant meetings of the Compan, conduct studies and researches, and obtain reports, documents, materials and other rele ant information necessar for the performance of his/her responsibilities;
- (4) to full understand the responsibilities of the Committee as a hole and those as a member of the Committee, and acquaint himself/herself ith the operation, management, business acti ities and de elopment of the Compan to ensure his/her capacit for the performance of responsibilities;
- (5) to guarantee that he/she has de oted sufficient time and attention to fulfil his/her responsibilities;
- (6) to perform other duties as required b the la s and regulations, and rele ant regulator requirements of the place here the Compan is listed, such as the Hong Kong Listing Rules, these Terms and b the board of directors.

Chapter 4 Meetings of the Committee

- Article 16 Meetings of the Committee can be classified as regular meetings and e traordinar meetings.
- Article 17 The Committee shall hold at least one regular meeting e er ear, and the notice of the meeting shall be ser ed to all members three da s before such meeting.
- Article 18 The Committee ma con ene e traordinar meetings hen necessar . In an of the follo ing circumstances, the chairman of the Committee shall issue a notice to con ene a meeting ithin three da s from the occurrence of the follo ings:
 - (1) in circumstances as deemed necessar b the board of directors;
 - (2) in circumstances as deemed necessar b the chairman of the Committee;
 - (3) hen proposed b t o or more members of the Committee.
- Article 19 The e ecuti e bod of the Committee shall issue the notice of meeting in riting to each of the Committee members and rele ant persons being in ited to attend the meeting three das prior to the date of the meeting (e cept in special circumstances here the requirement of a prior notice is empted, provided that the chairman of the meeting shall provide explanation at the meeting). The notice of meeting shall contain information on the form, time, enue, duration and agenda of the meeting, time of issuance of the notice, name and contact information of the contact person of the meeting and other rele ant information.
- Article 20 Upon receipt of the notice, all Committee members shall promptl pro ide confirmation and rele ant replies (including but not limited to the confirmation of attendance, schedule and other matters) ia a proper means.

- Article 21 The quorum of a Committee meeting shall be the presence of all members.
- Article 22 All members of the Committee shall attend the meeting in person. If a member is unable to attend the meeting in person, such member shall, b signing and submitting a letter of pro , authori e another member of the Committee to attend and e press opinion at the meeting on his/her behalf. Such letter of pro shall e pressl state the scope and term of the authori ation. Each member ma appoint onl one other member as his/her pro to e ercise the oting right on his/her behalf. Where a member authori est o or more other members to e ercise the oting right on his/her behalf, such authori ation shall be in alid. In addition, no member shall accept an such authori ation from t o or more other members concurrentl .

The member attending a meeting on behalf of another member shall e ercise the rights ithin the scope of authori ation. If a member does not attend a meeting in person or authori e another member to e ercise the rights on his/her behalf, nor does he/she submit an opinion in riting prior to the meeting, he/she shall be deemed to ha e ai ed his/her rights.

A member ho is unable to attend a meeting in person ma also e ercise his/her rights b submitting in riting his/her opinion ith respect to an matter to be discussed, pro ided that such ritten opinion shall be submitted to the e ecuti e bod of the Committee before the meeting at the latest.

- Article 23 If a member does not attend a meeting in person or authori e another member to attend such meeting on his/her behalf, nor does he/she submit an opinion in riting prior to the meeting on to consecutive occasions, or if such member fails to attend in person three-quarters of all meetings of the Committee held during an ear, such member shall be deemed incapable of performing the duties of the Committee, and the board of directors man replace him/her in accordance ith these Terms.
- Article 24 Meetings of the Committee shall be presided o er b the chairman of the Committee, ho ma appoint another member to act on his/her behalf—hen he/she is unable to attend the meeting. If the chairman of the Committee neither performs his/her duties nor designates another member to act on his/her behalf, an member ma report abo e situation to the board of directors, and the board of directors shall designate another member—ho is an independent non-e ecuti e director to fulfil the duties of the chairman.

Chapter 5 Procedures of Meetings

Article 25 Each member of the Committee shall ha e one ote. A resolution of the meeting shall be passed b a simple majorit of the otes of all members. In the e ent that the meeting fails to reach a alid resolution due to abstention of an member, the rele ant matter shall be considered directl b the board of directors.

- Article 26 Meetings of the Committee shall be held in the form of on-site meetings in general, and oting shall be made b a sho of hands or b poll. Under special circumstances, on the premise that the members of the Committee are able to sufficientle press their opinions, ith the consent of the chairman of the Committee, meetings made be held be means of correspondence. Where a meeting is conducted be means of correspondence, the Committee members shall submit to the board of directors their critten opinions ith respect to the matters to be discussed ithin the period prescribed be the notice of the meeting.
- Article 27 All items on the agenda shall be discussed during the meeting of the Committee, and the Committee members shall e plicitl, independentl and full e press their opinions based on their on judgment. In the case of an different opinions, such different opinions shall be stated in the meeting summaries to be submitted to the board of directors.
- Article 28 The Committee ma in ite directors, senior management members and rele ant e perts of the Compan, e ternal e perts, scholars, intermediar agencies and other rele ant persons to sit in on a meeting. Such persons being in ited shall gi e e planation and elaboration on an issues as required b an Committee member.
- Article 29 Where necessar, the Committee ma, upon approal b the board of directors, seek for professional ad ice of e ternal professional personnel or organi ations. An reasonable cost so incurred shall be borne b the Compan.
- Article 30 The con ening procedures, oting methods and resolutions of meetings of the Committee shall compl ith the rele and la s, regulations, the Articles and these Terms.
- Article 31 If a member of the Committee is interested in an matter being considered b the Committee, such member shall abstain from the discussion and oting of such matter.
- Article 32 All persons attending the Committee meetings shall keep all matters discussed at the meetings confidential and shall not disclose an such information ithout authori ation.

Chapter 6 Minutes and Summary of the Committee Meetings

- Article 33 Minutes shall be kept for all meetings of the Committee, hich shall be prepared by the enecution bod of the Committee and shall contain the folloting information:
 - (1) serial number, form, date, enue and name of the chairman of the meeting;
 - (2) attendance and absence of members in person and b pro ;
 - (3) name and title of each attendee:
 - (4) agenda of the meeting;
 - (5) main points made b the Committee members and other rele ant attendees;

- (6) name of the person taking the minutes;
- (7) abstention of an interested member (if an), hich shall be specified in the minutes or the rele ant resolutions.

All Committee members present at the meeting shall sign the minutes.

Article 34 After each meeting of the Committee, the e ecuti e bod of the Committee shall prepare a