



" "

2020 3389 " "

" 902 100

902,000,000.00

6,892,988.11 , 895,107,001.89

2021 7 5

"

[2021]230 0149 "

2 —

" 1" WBTL

DE SALTILLO S. de R.L. de C.V. " 2" 1 " "

" "

" "

2022 7 7

		145580004743235018	0.00
		145580004743201026	0.00
			0.00

" 145580004743235018 145580004743201026

2021

Party A has opened a special account (hereinafter referred to as "special account") for the raised funds in the business institution designated by Party B, with account numbers 145580004743235018 and 145580004743201026. The special account shall be used only for the storage and use of proceeds from the public offering of convertible bonds in 2021 and shall not be used for other purposes.

Party A and Party B shall jointly observe the laws, rules and regulations such as "Bills Law of the People's Republic of China", "Payment and Settlement Measures" and "Measures for the Administration of RMB Bank Settlement Accounts".

Party C, as the sponsor of Party A, shall appoint a sponsor representative or other staff to supervise the use of Party A's proceeds in accordance with the relevant regulations.

2013

Party C undertakes to perform sponsorship duties and continuous supervision on the management of Party A's raised funds in accordance with the "Measures for the Management of Sponsorship Business of Securities Issuance and Listing", "Measures for the Management of raised funds of Listed Companies on Shanghai Stock Exchange (Revised 2013)" and raised funds management system formulated by Party A.

Party C may exercise its supervision rights by means of on-site investigation and written inquiries. Party A and Party B shall cooperate with Party C's investigation and inquiry. Party C shall conduct on-site inspection on the deposit and use of Party A's raised funds at least once every half year.

Party A authorizes Party C's designated sponsor representatives, Cai Hu and Yu Juntai, to inquire and copy the information of Party A's special account at any time; Party B shall provide the required information of the special account to Party B in a timely, accurate and complete manner.

When the sponsor representative inquires Party B about Party A's special account, he/she shall present his/her legal identity certificate; when other staff designated by Party C inquires Party B about Party A's special account, he/she shall present his/her legal identity certificate and unit referral letter.

10

Party B shall issue true, accurate and complete electronic account statements (with Party B's seal) to Party A by e-mail on a monthly basis (before the 10th day of each month), and copy to Party C.

1 12

5,000

Party A shall promptly notify Party C by email if the total amount drawn from the special account exceeds RMB 50 million on one occasion or within 12 months, and at the same time provide Party C with a list of expenditures from the special account.

Party C has the right to change the designated sponsor representative in accordance with the relevant regulations. If Party C replaces the sponsor representative, it shall notify Party B in writing of the relevant supporting documents and at the same time notify in writing the contact information of the replaced sponsor representative as required by Article 13 of this Agreement. The replacement of the sponsor representative shall not affect the validity of this Agreement.

Party B shall have the right to unilaterally terminate this Agreement and

cancel the special account for issue proceeds at its own initiative or at the request of Party C if Party B fails to issue statements to Party A in a timely manner for three consecutive times and if Party B fails to cooperate with Party C in the investigation of the special account.

If Party A is suspected of having false records, misleading statements or material omissions in the issue application or information disclosure documents, and is investigated by the CSRC, or is subject to administrative penalties or referred to judicial authorities, Party A agrees that Party B has the right to request Party C to take disposal actions such as freezing the funds in the special account immediately upon the occurrence of the above matters in accordance with the instruction of Party C (which must also provide corresponding supporting documents). After the investigation and handling, the above disposal measures such as freezing will be lifted.

If Party C finds that Party A or Party B fails to perform this Agreement as agreed, it shall promptly report in writing to the Shanghai Stock Exchange after becoming aware of the relevant facts.

This Agreement shall take effect on the date of signing by the legal representatives or persons in charge of Party A, B and C or their authorized representatives and stamped with the official seal of their respective units, and shall expire on the date when all the funds in the special account have been

expended and the account has been cancelled in accordance with the law.