ACE ENEXOR, INC. Amendments to the By-Laws

Article and Section	From	То
Nos.		
ARTICLE II – SHARES	OF STOCK AND THEIR TRANSFER	
SECTION 1.	Each stockholder shall be entitled to receive one or more certificates	Each stockholder shall be entitled to receive one or more
CERTIFICATES OF	of stock showing the number of shares registered in his name upon	certificates of stock showing the number of shares registered in
STOCK.	full payment of his subscription, together with interest and expenses	his name upon full payment of his subscription, together with
	thereon, if any, is due. The certificates of stock shall be signed by the	interest and expenses thereon, if any, is due. The certificates of
	President or the Vice-President and countersigned by the Secretary	stock shall be signed by the President or the Vice-President and
	or Assistant Secretary of the Corporation and sealed with its	countersigned by the Secretary or Assistant Secretary of the
	corporate seal. They shall be issued in consecutive numerical order	Corporation and sealed with its corporate seal. They shall be
	and in such form as shall be approved by the board of Directors.	issued in consecutive numerical order and in such form as shall be
		approved by the B oard of Directors.
	The signature of the President or Vice President and the counter	
	signature of the Secretary may be done by an individual and manual	The signature of the President or Vice President and the counter
	signing by such officer(s) or by a facsimile of either or both of their	signature of the Secretary may be done by an individual and
	signatures. However, no certificate may be signed by facsimile by the	manual signing by such officer(s) or by a facsimile of either or both
	duly authorized signing officers of the Transfer Agent of the	of their signatures. However, no certificate may be signed by
	Corporation, but the same must be manually and originally signed by	facsimile by the duly authorized signing officers of the Transfer
	the authorized signing officers of the Transfer Agent.	Agent of the Corporation, but the same must be manually and
		originally signed by the authorized signing officers of the Transfer
		Agent.
OLD SECTION 3.	Each stockholder shall designate to the Secretary of the Corporation	Deleted
ADDRESSES OF	an address at which notices of meetings and all other corporate	
STOCKHOLDERS.	notices may be served upon or mailed to him, and if any stockholder	
	shall fail to designate such address, corporate notices may be served	
	upon him by mail at his last known post office address.	

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NEW SECTION 3,	The holder of any stock of the Corporation shall immediately notify	The holder of any stock of the Corporation shall immediately
OLD SECTION 4.	the Corporation of any loss, destruction or mutilation of the	notify the Corporation of any loss, destruction or mutilation of the
LOST, DESTROYED	certificates therefor, and the Board of Directors may cause to be	certificates therefor, and the Board of Directors may cause to be
AND MUTILATED	issued to him a new certificate(s) of stock, upon the surrender of the	issued to him a new certificate(s) of stock, upon the surrender of
CERTIFICATES.	mutilated certificate or, in case of loss or destruction of the	the mutilated certificate or, in case of loss or destruction of the
	certificate, upon compliance with the procedure required under	certificate, upon compliance with the procedure required under
	Section 73 of the Corporation Code. The Board of Directors may	<u>applicable laws</u> . The Board of Directors may require the owner of
	require the owner of the lost or destroyed certificate or his legal	the lost or destroyed certificate or his legal representative to give
	representative to give the Corporation a bond in such sum, not	the Corporation a bond in such sum, not exceeding the book value
	exceeding the book value of such stock, and with such surety or	of such stock, and with such surety or sureties, as it may direct, to
	sureties, as it may direct, to indemnify the Corporation against any	indemnify the Corporation against any claim that may be made
	claim that may be made against it on account of the alleged loss or	against it on account of the alleged loss or destruction of any such
	destruction of any such certificate.	certificate.
NEW SECTION 4,	The Board of Directors may, by resolution, direct that the stock and	The Board of Directors shall fix a record date for the purpose of
OLD SECTION 5.	transfer books of the Corporation be closed for a period not	<u>determining the stockholders entitled to notice of or to vote at</u>
CLOSING OF	exceeding twenty (20) days preceding the date of any meeting of	any meeting of stockholders or any adjournment thereof, or
TRANSFER BOOKS.	stockholders, or the date for the payment of any dividend, or the	entitled to receive payment of any dividend or other distribution
	date for the allotment of rights, or the date when any change or	or allotment of any rights, or entitled to exercise any rights in
	conversion or exchange of capital stock shall go into effect, as a	respect of any change, conversion or exchange of stock or for the
	record date for the determination of the stockholders entitled to	purpose of any other lawful action, provided that the stock and
	notice of, and to vote at, any such meeting, or entitled to receive	transfer book shall be closed at least twenty (20) days for regular
	payment of any such dividend, or to any such allotment of rights, or	meetings and at least seven (7) days for special meetings, before
	to exercise the rights in respect of any change, conversion or	the scheduled date of the meeting.
	exchange of the capital stock, and in each such case only such	
	stockholders as shall be stockholders of record on the date so fixed	
	shall be entitled to notice of, or to vote at, such meeting, or to	
	receive payment of such dividend, or to receive such allotment of	
	rights, or to exercise such rights, as the case may be, notwithstanding	

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11031	any transfer of any stock on the books of the Corporation after such record date as aforesaid.	
NEW SECTION 5, OLD SECTION 6. SUBSCRIPTIONS.	Unpaid subscription to the capital stock of the Corporation shall be due and payable at any time of from time to time as they shall be declared due and payable by the Board of Directors. Unless otherwise provided in the subscription agreement, no interest shall be due on unpaid subscriptions until such subscriptions are declared delinquent.	Same wordings
ARTICLE III – MEETIN	IGS OF STOCKHOLDERS	
SECTION 1. PLACE	All meetings of stockholders shall be held at the principal office of	All meetings of stockholders shall be held at the principal office of
OF MEETINGS.	the Corporation unless written notices of such meetings should fix	the Corporation or at any place in the city where the principal
	another place within Metropolitan Manila, Philippines.	office of the Corporation is located.
SECTION 2.	The annual of stockholders for the election of directors and for the	The annual of stockholders for the election of directors and for
ANNUAL	transaction of such other business as may come before the meeting	the transaction of such other business as may come before the
MEETINGS.	shall be held on any business day in April of each year, at such date and time as may be fixed by the Board of Directors. If the election of directors shall not be held on the day designated for the annual meeting or at any adjournment of such meeting, the Board of Directors shall cause the election to be held at special meeting as soon thereafter as the same may conveniently be held. At such special meeting, the stockholders may elect the directors and transact other business as stated in the notice of the meeting with the same force and effect as at an annual meeting duly called and held.	meeting shall be held on any business day in April of each year, at such date and time as may be fixed by the Board of Directors. If the election of directors shall not be held on the day designated for the annual meeting or at any adjournment of such meeting, the Board of Directors shall cause the election to be held at a special meeting not later than sixty (60) days from the scheduled annual meeting. At such special meeting, the stockholders may elect the directors and transact other business as stated in the notice of the meeting with the same force and effect as at an annual meeting duly called and held.

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SECTION 3.	Special meetings of the stockholders may be called at any time by	Special meetings of the stockholders shall be held at the same
SPECIAL	resolution of the Board of Directors or by order of the Chairman of	place as the annual meetings as hereinbefore provided. Such
MEETINGS.	the Board or the President or upon the written request of	meetings may be called at any time by resolution of the Board of
	stockholders registered as owners of one-third (1/3) of the total	Directors or upon the written request of stockholders registered
	outstanding stock having voting powers. Such request shall state the	as owners of one-third (1/3) of the total subscribed and
	purpose(s) of the proposed meeting.	outstanding stock having voting powers. Such request shall state
		the purpose(s) of the proposed meeting.
SECTION 4. NOTICE	Except as otherwise provided by law, written or printed notice of all	The Annual or Special Meetings shall be called by written notice.
OF MEETINGS.	annual and special meetings by stockholders, stating the place and	The Notice shall be served to all stockholders by electronic
	time of the meeting and if necessary, the general nature of the	transmission. For annual meetings, the notice shall be sent at
	business to be considered, shall be transmitted by personal delivery,	least twenty-one (21) days prior to the date of the meeting while
	mail, telegraph, facsimile or cable to each stockholder of record	for special meetings, at least one (1) week before scheduled date
	entitled to vote thereat at his address last known to the Secretary of	of meeting. The notice shall be deemed to have been given at
	the Corporation, at least ten (10) days before the date of the	the time when it has been electronically transmitted through
	meeting, if an annual meeting, or at least five (5) days before the	any of the means mentioned herein.
	date of the meeting, if a special meeting. Except where expressly	
	required by law, no publication of any notice of a meeting of the	The Notice of annual or special meeting shall contain, in addition
	stockholders shall be required. If any stockholder shall in person or	to the date, hour and place of meeting, a statement on the
	by attorney-in-fact authorized in writing or by telegraph cable of	matters to be transacted at the meeting, and no business other
	facsimile, waive notice of any meeting, whether before or after the	than that specified in the notice shall be transacted at such
	holding of such meeting, notice need not be given to him. Notice of	meeting. Any stockholder may propose any other matter for
	any adjourned meeting of the stockholders shall not be given, except	inclusion in the agenda of the annual meeting, subject to
	when expressly required by law. No failure or irregularity of notices	reasonable guidelines issued by the Board which are consistent
	of any regular meeting shall invalidate it.	with applicable laws, rules and regulations of the Securities and
		Exchange Commission, as may be amended from time to time.
		The Notice shall also set the date, time and place of the
		validation of proxies and the procedures to be followed when a

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		stockholder elects to participate and vote through remote
		communication or in absentia.
		The Corporation shall also provide information or documents to
		all stockholders by electronic transmission. The information or
		documents shall be deemed delivered upon the transfer or
		posting by electronic means.
		As used herein, electronic transmission means the delivery or
		transfer of documents, data or information by electronic mail to
		the electronic address of the stockholders registered in the
		books of the Corporation, posting in the Philippine Stock
		Exchange, posting in the Corporation's website (in the
		subsections for stockholders' meetings or disclosures of the
		Governance section), or such other recognized means of
		electronic transfer of data or information.
		The Corporation shall require all stockholders to provide a valid
		electronic address for them to receive notices and other
		information or documents from the Corporation.
		Stockholders preferring to receive physical copies of the notice,
		information or documents shall make a written request to the
		Corporation. Upon receipt of the request, the Corporation shall
		send the notice, information and documents by personal
		service.
		Notice to any meeting may be waived, expressly or impliedly,
		including through a stockholder's attendance at a meeting

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SECTION 5. QUORUM.	At each meeting of the stockholders, the holder(s) of a majority of the outstanding capital stock of the Corporation having voting powers, who is or are present in person or represented by proxy, shall constitute a quorum for the transaction of business, save in those cases where the Corporation Code requires the presence at the meeting, in person or by proxy, of a greater proportion of the outstanding capital stock. In the absence of a quorum, the stockholders of the Corporation present in person or represented by proxy and entitled to vote, by majority vote, or in the absence of all stockholders, any officer entitled to preside or act as Secretary at such meeting, shall have the power to adjourn the meeting from time to time, until stockholders holding the requisite amount of stock shall be present or represented. At any such adjourned meeting at which a quorum may be present any business may be transacted at the meeting as originally called. The absence from any meeting of the number required by the laws of the Republic of the Philippines or by the Articles of Incorporation or these By-Laws for action upon any given matter shall not prevent action at such meeting upon by any other matter or matters which may properly come before the meeting, if the number of stockholders required in	unless the stockholder's presence is for the express purpose of contending that the meeting is not lawfully convened. At each meeting of the stockholders, the holder(s) of a majority of the outstanding capital stock of the Corporation having voting powers, who is or are participating in person, by proxy, through remote communication or in absentia, electronically or otherwise, shall constitute a quorum for the transaction of business, including for the election of directors, except in cases where the applicable law requires a greater number. The absence from any meeting of the number required by the laws of the Republic of the Philippines or by the Articles of Incorporation or these By-Laws for action upon any given matter shall not prevent action at such meeting upon by any other matter or matters which may properly come before the meeting, if the number of stockholders required in respect of such other matter or matters shall be present.
	respect of such other matter or matters shall be present.	
SECTION 6. ORGANIZATION OF MEETING → SECTION 6. ORGANIZATION	At every meeting of the stockholders, the Chairman of the Board, or in his absence, the Vice-Chairman, or in his absence, the President, or in the absence of Chairman and the Vice-Chairman of the Board and the President, a Chairman chosen by the stockholders present in person or by proxy and entitled to vote thereat, by majority vote,	At every meeting of the stockholders, the Chairman of the Board, or in his absence, the Vice-Chairman, or in his absence, the President, or in the absence of Chairman and the Vice-Chairman of the Board and the President, a Chairman chosen by the stockholders present in person or by proxy and entitled to vote

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Nos.		
AND CONDUCT OF	shall act as Chairman. The Secretary shall act as secretary at all	thereat, by majority vote, shall act as Chairman. The Secretary
MEETING	meetings of the stockholders. In the absence from any such meeting	shall act as secretary at all meetings of the stockholders. In the
	of the Secretary, the Assistant Secretary shall, or if there be none,	absence from any such meeting of the Secretary, the Assistant
	the Chairman may appoint any person to act as secretary of meeting.	Secretary shall, or if there be none, the Chairman may appoint any
		person to act as secretary of meeting.
		The Corporation may opt to hold fully virtual stockholders'
		meetings, subject to applicable laws, rules and regulations of the
		Securities and Exchange Commission, as may be amended from
		time to time. The virtual meetings shall be conducted in such a
		way that the stockholder experience will be, to every extent
		possible, similar to a physical meeting. In any such instance, if
		stockholders holding at least ten percent (10%) of the
		outstanding capital stock ask for a physical meeting, the
		Corporation shall conduct a physical meeting unless prevented
		by existing rules and regulations. The request shall be made
		within two (2) weeks from the announcement of the holding of
		a virtual meeting, which shall be made ahead of the sending out
		of the Notice of Meeting.
SECTION 7.	At every meeting of the stockholders, each stockholder shall be	At every meeting of the stockholders of the Company, every
VOTING.	entitled to vote in person or by proxy and, unless otherwise provided	stockholder entitled to vote shall be entitled to one vote for each
	by law, he shall have one vote for each share of stock entitled to vote	share of stock standing in his name on the books of the
	and recorded in his name in the books of the Corporation. At all	Company; provided that the share has not been declared as
	meeting of the stockholders, all elections and all questions shall be	delinquent. In the case of election of directors, every
	decided by the plurality of vote of stockholders present in person or	stockholder entitled to vote shall be entitled to cumulate his
	by proxy and entitled to vote thereat, a quorum being present,	votes in accordance with the provision of law in such case made
	except in cases where other provisions is made by statute. Unless	and provided.
	required by law, or demanded by stockholder present in person or	

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	by proxy at any meeting, and entitled to vote thereat, the vote on any question need not be by ballot. On a vote by ballot, each ballot shall be signed by the stockholder voting, or in his name by proxy if there be such proxy, and shall state the number of shares voted by him.	Any stockholder entitled to vote may vote in person, through remote communication, in absentia, or be represented by proxy at any regular or special stockholders' meetings, subject to compliance with rules and regulations as may be issued by the Securities and Exchange Commission from time to time.
SECTION 8. PROXIES.	Any stockholder not present at any annual or special meeting of the stockholders may vote the share or shares standing in his name on the stock transfer books of the Corporation by proxy, such proxy to be dated, signed and to designate the person or persons name as proxy, and these proxies must be filed with the Secretary three (3) days before the date of the stockholders' meeting.	Proxies shall be in writing and signed by the stockholder and in accordance with the existing laws, rules and regulations of the Securities and Exchange Commission. Duly accomplished proxies must be submitted to the office of the Corporate Secretary not later than seven (7) business days prior to the date of the stockholders' meeting. Validation of proxies shall be conducted at least five (5) business days prior to the date of the stockholders' meeting.
ARTICLE IV – BOARD	OF DIRECTORS	
SECTION 1.	Unless otherwise provided by law, the powers, business and	The Board of Directors shall have the duties, powers and
GENERAL POWERS.	property of the Corporation shall be exercised, conducted and controlled by the Board of Directors.	attributes, assigned to it by the Corporation Code, as may be amended from time to time, other sections of these By-Laws, the Board Charter and the Corporate Governance Manual.
SECTION 2.	The number of directors shall be as fixed in the Articles of	The number of directors shall be as fixed in the Articles of
NUMBER,	Incorporation. Each director shall own in his own right at least one	Incorporation. Each director shall own in his own right at least one
QUALIFICATIONS &	(1) share of the capital stock of the Corporation, the directors shall	(1) share of the capital stock of the Corporation <u>and</u> shall be
TERM OF OFFICE.	be elected annually in the manner provided in these By-Laws and	elected annually for a term of one (1) year and until the election
	each director shall hold office until the annual meeting held next	and qualification of his successor.
	after his election and until his successor shall have been elected and	
	shall have qualified, or until his death or until he shall resign or shall	No person shall qualify or be eligible for nomination or election
	have been removed in the manner hereinafter provided. The directors named in the Articles of the Incorporation of the	to the Board of Directors if he is in possession of any of the grounds for disqualification provided in applicable laws and the
	·	
	Corporation and their successors in accordance with these By-Laws	rules and regulation of the Securities and Exchange Commission,

shall hold office until the first annual meeting of the stockholders for the election of directors and until their successors shall have been elected and shall have qualified. Solution	Article and Section Nos.	From	То
	Nos.	the election of directors and until their successors shall have been	business which competes with or is antagonistic to that of the Corporation. Without limiting the generality of the foregoing, a person shall be deemed to be so engaged: (a) If he is an officer, manager or controlling person of, or the owner (either of record or beneficially) of 10% or more of any outstanding class of shares of, any corporation (other than one in which the Corporation owns at least 30% of the capital stock) engaged in a business which the Board, by at least three-fourths (3/4) vote, determine to be competitive or antagonistic to that of the Corporation, or (b) If he is an officer, manager or controlling person of, or the owner (either of record or beneficially of 10% or more of any outstanding class of shares of, any other corporation or entity engaged in any line of business of the Corporation, when in the judgment of the Board, by at least three-fourths (3/4) vote, the laws against combinations in restraint of trade shall be violated by such persons membership in the Board of Directors; or (c) If the Board, in the exercise of its judgment in good faith, determines by at least three-fourths (3/4) vote that he is the nominee of any person

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Nos.		In determining whether or not a person is a controlling person, beneficial owner, or the nominee of another, the Board may take into account such factors as business and family relations. As a corporation publicly listed in the Philippine Stock Exchange (PSE), the Corporation shall conform with the requirement to have an independent director or such number of independent directors as may be required by law. An independent director shall hold no interests or relationships with the Corporation that may hinder his independence from the Corporation or Management or which would interfere with the exercise of independent judgment in carrying out the responsibilities of a
		director and which he shall certify in a letter of confirmation to the Corporate Secretary. For the proper implementation of this provision, all nominations for election of Directors by the stockholders shall be submitted in writing to the Corporate Governance and Nomination Committee as least thirty (30) business days before the date of the regular meeting of the stockholders.
SECTION 3. ELECTION OF DIRECTORS.	At each meeting of the stockholders for the election of directors, at which a quorum is present, the persons receiving the highest number of votes of the stockholders present on person or by proxy and entitled to vote shall be the directors. In case of any increase in the number of directors, the additional directors may be elected by the stockholders (i) at the first annual meeting held after such increase has been approved, (ii) or at a special meeting called for the	At each meeting of the stockholders for the election of directors, at which a quorum is present, the persons receiving the highest number of votes of the stockholders <u>entitled to vote and</u> present <u>in</u> person or <u>participating</u> by proxy, <u>through remote communication or in absentia</u> , electronically or otherwise, shall be the directors. In case of any increase in the number of directors, the additional directors may be elected by the stockholders (i) at the first annual meeting held after such increase has been approved, (ii) or at a special meeting called for

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	purpose, or (iii) at the same meeting authorizing the increase of directors if so stated in the notice of the meeting.	the purpose, or (iii) at the same meeting authorizing the increase of directors if so stated in the notice of the meeting.
SECTION 4. QUORUM AND MANNER OF ACTING.	Except as otherwise provided by statute, by the Articles of Incorporation of these By-Laws, a majority of the number of directors specified in the Article of Incorporation shall constitute a quorum for the transaction of business at any meeting, and the act of a majority of the directors present at any meeting at which there is a quorum shall be valid as a corporate act. In the absence of a quorum, a majority of the directors present may adjourn any meeting from time to time until a quorum be had. Notice of any adjourned meeting need not be given.	Two-thirds (2/3) of the number of directors as fixed in the Articles of Incorporation shall constitute a quorum for the transaction of corporate business, except for the election of officers, which shall require the presence of all directors. Every decision of a majority of the quorum duly assembled as a board shall be valid as a corporate act.
SECTION 6. ORGANIZATIONAL MEETING.	The Board of Directors shall meet for the purpose of the organization, the election of officers and the transaction of other business, as soon as predictable after each annual election of directors and on the same day, at the same place at which regular meetings of the Board of Directors are held. Notice of such meetings need not be given. Such meeting may be held at any other time or place which shall specified in the notice given as hereinafter provided special meeting of the Board of Directors or in a consent and waiver notice thereof signed by all the directors.	The Board of Directors shall meet for the purpose of organization, election of officers and transaction of other business, as soon <u>as practicable</u> after each annual <u>meeting of stockholders.</u>
SECTION 7. REGULAR MEETINGS. → SECTION 7. REGULAR AND SPECIAL MEETINGS	Regular meetings of the Directors shall be held at such places and at such times as the Chairman, or in his absence, the President shall from time to time determine. If any day fixed for a regular meeting shall be a legal holiday at the place where the meeting is to be held, then the meeting which would otherwise be held on that day shall	The Board of Directors shall designate the days that it shall hold regular meetings, which shall be at least six (6) times a year, at such time and place as the Board of Directors may prescribe. Special meetings of the Board of Directors shall be held when called by the Chairman of the Board, or the President, or by the Secretary at the request of any three (3) of the directors.

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	be held at the same hour on the next succeeding business day not a legal holiday. Notice of regular meetings need not be given.	
SECTION 8. SPECIAL MEETINGS; NOTICE. → SECTION 8. NOTICES AND PARTICIPATION IN MEETINGS	Special meetings of the Board of Directors shall be held when called by the Chairman of the Board, or the President, or by the Secretary at the request of any two (2) of the directors. Notice of each such meetings shall be mailed to each director, addressed to him at his residence or usual place of business, at least two (2) days before the day on which the meeting is to be held, or shall be sent to him at such place by telegraph, cable or facsimile, or be delivered personally or by telephone, not later than the day before the day on which the meeting is to be held. Every such notice shall state the time and place of the meeting but need not state the purpose thereof except as otherwise in these By-Laws expressly provided. Notice of any meeting of the Board need not be given to any director, if waived by him in writing or by telegraph, cable or facsimile whether before or after such meeting is held or if he shall be present at the meeting.	Notice of any meeting of the Board of Directors shall be served, not less than five (5) days before the date fixed for such meeting, by oral, telegraphic, written or electronic communication stating the time and place thereof, and, if by mail, postal or electronic, addressed to each member of the Board of Directors at his postal or electronic address as it appears on the books of the Corporation; Provided, that this requisite may be waived by the directors. Participation of directors, including voting, at board meetings can be in person, through remote communication, such as videoconferencing, teleconferencing or other alternative modes of communication allowed by the Securities and Exchange Commission. Participation and voting cannot be done by proxy.
NEW SECTION 9. CHAIRMAN OF THE BOARD		The Chairman of the Board shall, if present, preside at all meetings of the stockholders and of the Board of Directors. The Chairman shall also perform such other duties as shall from time to time be assigned to him by the Board of Directors.
NEW SECTION 10. VICE CHAIRMAN OF THE BOARD	N/A	In the absence of the Chairman, the Vice Chairman shall automatically take his place as Acting Chairman of the Board of Directors. The Vice Chairman shall preside at all meetings of the Board of Directors, in the absence of the Chairman, and shall have the powers which he may be called upon to perform by the Board.

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NEW SECTION 11, OLD SECTION 9. RESIGNATIONS.	Any director of the Corporation may resign at any time by giving written notice to the Chairman of the Board, the President of the Secretary of the Corporation. The resignation of any director shall take effect at the time specified therein and unless otherwise specified therein, the acceptance of such resignation shall not be necessary make it effective.	Any director of the Corporation may resign at any time by giving written notice to the Chairman of the Board, the President <u>or</u> the Secretary of the Corporation. The resignation of any director shall take effect at the time specified therein and unless otherwise specified therein, the acceptance of such resignation shall not be necessary make it effective
NEW SECTION 12, OLD SECTION 10. REMOVAL OF DIRECTORS.	Any director may be removed, either with or without cause, at any time, by the affirmative vote of the stockholders holding or representing at least two-thirds (2/3) of the outstanding capital stock to vote at a regular meeting or at a special meeting of the stockholders called for the purpose and held after due notice as provided in Section 28 of the Corporation Code. The vacancy in the Board caused by any such removal may be filed by the stockholders at such meeting without further notice, or at any regular or at any special meeting called for the purpose after giving notice as prescribed by the Corporation Code.	Any director may be removed, either with or without cause, at any time, by the affirmative vote of the stockholders holding or representing at least two-thirds (2/3) of the outstanding capital stock to vote at a regular meeting or at a special meeting of the stockholders called for the purpose and held after due notice as provided in Section 27 of the Revised Corporation Code.
NEW SECTION 13, OLD SECTION 11. VACANCIES.	Any vacancy in the Board of Directors caused by death, resignation, disqualification, or any other cause, except by removal or expiration of term may be filed by the majority vote of the remaining directors then in office, constituting a quorum, and each director so elected shall hold office for a term to expire at the next annual election of directors, and until his successor shall be duly elected and qualified, or until his death, resignation or removal in the manner herein provided.	Any vacancy due to expiration of term shall be filled no later than the day of such expiration at the annual stockholders' meeting. For any vacancy arising from removal by the stockholders, the election shall be held on the same meeting if so stated in the agenda and notice of meeting. In all other cases, the vacancy may be filled by at least a majority vote of the remaining directors, if still constituting a quorum; otherwise, the vacancy shall be filled in a special stockholders' meeting called for that purpose, in any instance no later than forty-five (45) days from the time the vacancy occurred. The director so elected shall be referred to as replacement director and act as a member of the said Board only for the unexpired term of his predecessor.

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NEW SECTION 14, OLD SECTION 12. COMPENSATION.	Except for reasonable per diems, directors, as such, shall be entitled to receive only such compensation as may be granted to them by the vote of the stockholders representing at least a majority of the outstanding capital stock at a regular or special meeting of the stockholder. In no case shall the total yearly compensation of directors, as such, exceed 10% of the net income before income tax of the Corporation during the preceding year.	However, when the remaining directors cannot constitute a quorum and emergency action is required to prevent grave, substantial or irreparable loss or damage to the Corporation, the vacancy may be temporarily filled from among the officers of the Corporation by the unanimous vote of the remaining directors. The designated director's actions shall be limited to any necessary emergency action and his term shall cease within a reasonable time from the termination of the emergency or upon election of the replacement director, whichever comes first. Except for reasonable per diems, directors, as such, shall be entitled to receive only such compensation as may be granted to them pursuant to a resolution of the Board of Directors. In no case shall the total yearly compensation of directors, as such, exceed 10% of the net income before income tax of the Corporation during the preceding year. The Personnel and Compensation Committee of the Board of Directors shall have the responsibility of recommending to the Board of Directors the fees and other compensation for directors. In discharging this duty, the committee shall be guided by the objective of ensuring that the level of compensation should fairly pay directors for work required in a company of the Corporation's size and scope. No Director shall be involved in deciding his own remuneration during his incumbent term.
NEW SECTION 15. RELATED PARTY	N/A	Directors with interest, potential or otherwise, in any related party transaction shall timely and fully disclose any and all
TRANSACTIONS		material facts and abstain from deliberations on and approval of

Article and Section Nos.	From	То
		the same without prejudice to compliance with the requirements of the law and the rules and regulations of the Securities and Exchange Commission, as may be amended from time to time. Material related party contracts, as defined in applicable laws, rules and regulations of the Securities and Exchange Commission, shall be approved by at least two-thirds (2/3) of all the directors, including at least a majority of the independent directors.
ARTICLE IV-A - ELECT	FION OF INDEPENDENT DIRECTORS	
SECTION 1. INDEPENDENT DIRECTORS.	The Corporation shall have at least three (3) Independent Directors or at least thirty percent (30%) of the total number of directors of the Corporation, whichever is higher, but in no case less than three. Such independent directors shall have all of the qualifications and none of the disqualifications provided for in these By-laws and the pertinent laws, rules and regulations.	Deleted
SECTION 2. DEFINITION OF INDEPENDENT DIRECTORS.	Independent Director means a person who, apart from his fees and shareholdings, is independent of the management of the Corporation and free from any business or other relationship which could, or could reasonably be perceived to, materially interfere with his exercise of independent judgment in carrying out his responsibilities as a director of the Corporation and includes, among others, a person who: i. Is not a director or officer of the Corporation or of its related companies or any of its substantial shareholders except when the same shall be an independent director of any of the foregoing;	Deleted

Article and Section Nos.	From	То
	 Does not own more than two percent (2%) of the outstanding shares of the Corporation and/ or its related companies or any of its substantial shareholders; 	
	iii. Is not related to any director, officer or substantial shareholder of the Corporation, any of its related companies or any of its substantial shareholders;	
	For this purpose, relatives include spouse, parent, child, brother, sister and the spouse of such child, brother or sister;	
	iv. Is not acting as a nominee or representative of any director or substantial shareholder of the Corporation and/ or any of its related companies and/ or any of its substantial shareholders, pursuant to a Deed of Trust or under any contract or arrangement;	
	v. Has not been employed in any executive capacity by the Corporation, any of its related companies and/ or by any of its substantial shareholders within the last five (5) years;	
	vi. Is not retained, either personally or through his firm or any similar entity, as professional adviser by the Corporation or any of its related companies and/ or any of its substantial shareholders, within the last five (5) years;	
	vii. Has not engaged and does not engage in any transaction with the Corporation or any of its related	

Article and Section Nos.	From	То
	companies and/ or with any of its substantial shareholders, whether by himself and/or with other persons and/or through a firm of which he is a partner and/or a company of which he is a director or substantial shareholder, other than transactions which are conducted at arm's length and are immaterial.	
	When used in this Section:	
	A. Related company means another company which is: (a) its holding company; (b) its subsidiary; or (c) a subsidiary of its holding company; and	
	B. Substantial shareholder means any person who is directly	
	or indirectly the beneficial owner of more than ten percent (10%) of any class of its equity security.	
SECTION 3.	An Independent Director shall have the following	Deleted
QUALIFICATIONS	qualifications:	
OF AN		
INDEPENDENT	a) He shall have at least one (1) share of stock of the	
DIRECTOR.	Corporation; b) He shall be at least a college graduate or he shall have been engaged or exposed to the business of the Corporation for at least five (5) years; c) He shall possess integrity/probity; and d) He shall be assiduous.	
SECTION 4. DISQUALIFICATION S OF AN	No person enumerated under Article 3(E) of the Revised Code of Corporate Governance or any successor Code, shall qualify as an	Deleted
J OI AIN		

Article and Section Nos.	From	То
INDEPENDENT DIRECTOR.	Independent Director. He shall likewise be disqualified during his tenure under any of the following instances or causes:	
	i. He becomes an officer or employee of the Corporation, or becomes any of the persons enumerated under Article 3(E) of the Revised Code of Corporate Governance or any successor provision or Code;	
	ii. His beneficial security ownership exceeds two percent (2%) of the outstanding capital stock of the Corporation;	
	iii. Fails, without any justifiable cause, to attend at least fifty percent (50%) of the total number of Board meetings during his incumbency;	
	iv. Such other disqualifications which the Corporation's Manual on Corporate Governance provides.	
SECTION 5. NOMINATION.	Nomination of Independent Director/s shall be conducted by the Nomination and Governance Committee of the Corporation prior to a stockholders' meeting. All recommendations shall be signed by the nominating stockholders together with the acceptance and conformity of the would-be nominees.	Deleted
	The Nomination and Governance Committee shall pre-screen the qualifications and prepare a Final List of candidates which shall contain all information about all nominees for independent directors, as required under Part IV (A) and (C) of Annex "C",	

Article and Section Nos.	From	То
	Rule 12 of the Amended Implementing Rules and Regulations of the Securities Regulation Code (the "SRC Rules"), which list, shall be made available to the Securities and Exchange Commission (the "SEC") and to all stockholders through the filing and distribution of the Information Statement and Proxy Statement, or in such other reports the Corporation is required to submit to the SEC. The name of the person or group of persons who recommended the nomination of the Independent Director shall be identified in such report including any relationship with the nominee. Only nominees whose names appear on the Final List of Candidates shall be eligible for election as Independent Director/s. No other nomination shall be entertained after the Final List of Candidates shall have been prepared. No further nomination shall be entertained or allowed on the floor during the actual annual stockholders' meeting.	
SECTION 6. ELECTION OF INDEPENDENT DIRECTORS.	Except as those required under Rule 38 of the SRC Rules and subject to pertinent existing laws, rules and regulations of the SEC, the conduct of the election of Independent Director/s shall be made in accordance with the standard election procedures of the Corporation or its By-laws. It shall be the responsibility of the Chairman of the meeting to inform all stockholders in attendance of the mandatory requirement of electing Independent Director/s. He shall ensure that Independent Director/s are elected during the stockholders meeting	Deleted

Article and Section Nos.	From	То
INUS.	Specific slots for Independent Director/s shall not be filled up by unqualified nominees. In case of failure of election for Independent Director/s, the Chairman of the Meeting shall call a separate election during the same meeting to fill up the vacancy.	
SECTION 7. CONTROVERSY IN SELECTION, NOMINATION OR ELECTION OF INDEPENDENT DIRECTORS.	Any controversy or issue arising from the selection, nomination or election of independent directors shall be resolved by the SEC by appointing Independent Directors from the list of nominees submitted by the stockholders.	Deleted
SECTION 8. TERMINATION/CES SATION OF INDEPENDENT DIRECTORSHIP.	In case of resignation, disqualification or cessation of independent directorship and only after notice has been made with the SEC within five (5) days or such other period as the SEC may mandate, from such resignation, disqualification or cessation, the vacancy shall be filled by the vote of at least a majority of the remaining directors, if still constituting a quorum, upon the nomination of the Nomination Committee. Otherwise, said vacancies shall be filled by the stockholders in a regular or special meeting called for that purpose. An Independent Director so elected to fill a vacancy shall serve only for the unexpired term of his predecessor in office.	<u>Deleted</u>
ARTICLE V – COMMI	TTEES .	
NEW SECTION 2. OTHER COMMITTEES		The Board of Directors may likewise appoint from among its members a Corporate Governance and Nomination Committee, an Audit Committee, a Personnel and Compensation Committee, and a Board Risk Management and Related Party Transactions Committee. Said committees shall act by majority vote of all their members and shall to the extent allowed by law,

Article and Section Nos.	From	То
		exercise such other powers and perform such other functions as
		may from time to time be delegated to them by the Board of
		<u>Directors.</u>
ARTICLE VI – OFFICE	RS	
SECTION 1.	The officers of the Corporation shall be a Chairman of the Board, a	The officers of the Corporation shall be a President, one or more
NUMBER.	Vice-Chairman, a President, one or more Vice-Presidents, a General	Vice-Presidents, a General Manager, a Secretary, a Treasurer, <u>a</u>
	Manager, a Secretary, a Treasurer and such other officers as may	<u>Compliance Officer</u> and such other officers as may from time to
	from time to time be elected or appointed by the Board of Directors.	time be elected or appointed by the Board of Directors, such as
	Any two or more positions may be held concurrently by the same	assistant secretaries and assistant treasurers. Any two or more
	person, except that no one shall, as President and Secretary or as	positions may be held concurrently by the same person, except
	President and Treasurer at the same time.	that no one shall <u>be</u> President and Secretary or President and
		Treasurer at the same time.
SECTION 2.	The Chairman of the Board, the Vice Chairman, the President, the	The President, the Vice President(s), the General Manger, the
ELECTION, TERM	Vice President(s), the General Manger, the Secretary and the	Secretary, the Treasurer, and the Compliance Officer shall be
OF OFFICE &	Treasurer shall be elected annually by affirmative vote of a majority	elected annually by affirmative vote of a majority of all the
QUALIFICATIONS.	of all the members of the Board of Directors. Each officer shall hold	members of the Board of Directors. Each officer shall hold office
	office until his successor is elected and qualified in his stead, or until	until his successor is elected and qualified in his stead, or until he
	he shall have resigned or shall have been removed in the manner	shall have resigned or shall have been removed in the manner
	hereinafter provided. Such other officers as may from time to time	hereinafter provided. Such other officers as may from time to
	be elected or appointed by the Board of Directors shall hold office	time be elected or appointed by the Board of Directors shall hold
	for such period, have such authority and perform such duties as are	office for such period, have such authority and perform such
	provided in these By-Laws or as the Board of Directors may	duties as are provided in these By-Laws or as the Board of
	determine. The Chairman of the Board, the Vice Chairman and the	Directors may determine. The President shall be chosen from
	President shall be chosen from among the directors, and the	among the directors, and the Secretary shall be a resident and a
	Secretary shall be a resident and a citizen of the Philippines.	citizen of the Philippines.

Article and Section Nos.	From	То
OLD SECTION 6.	The Chairman of the Board shall, if present, preside at all meetings	Deleted
CHAIRMAN OF THE	of the stockholders and of the Board of Directors. The Chairman shall	
BOARD.	also perform such other duties as shall from time to time be assigned	
	to him by the Board of Directors.	
OLD SECTION 7.	In the absence of the Chairman, the Vice Chairman of the Board shall	Deleted
VICE CHAIRMAN	preside at all meetings of the stockholders and of the Board of	
OF THE BOARD.	Directors. The Vice Chairman shall also perform such other duties as	
	shall from time to time be assigned to him by the Board of Directors.	
NEW SECTION 6,	The President shall be the chief executive officer of the Corporation	Same wordings
OLD SECTION 8.	and, subject to the control of the Board of Directors, shall have	
PRESIDENT.	general supervision of the business and affairs of the Corporation.	
	He shall, in the absence of the both the Chairman and the Vice	
	Chairman of the Board, preside at all meetings of the stockholders	
	and of the Board of Directors. He may sign with the Secretary any or	
	all certificates of stock of the Corporation; provide the stockholders	
	and the Board of Directors such reports, memoranda, accounts and	
	data which may be required of him; and, in general, perform all duties incident to the office of the President and such other duties	
	as may from time to time be assigned to him by the Board of	
	Directors or as prescribed by these By-Laws.	
NEW SECTION 7,	At the request of the President, any Vice President who is	Same wordings
OLD SECTION 9.	also a director, or in the absence or disability of the President, the	
VICE PRESIDENTS.	most senior Vice President who is also a director, shall perform all	
	the duties of President, and, when so acting, shall have the all the	
	powers of, and be subject to all the restrictions upon, the President.	
	Any Vice President shall perform such other duties as may, from time	
	to time, be assigned to him by the Board of Directors or the	
	President.	

Article and Section Nos.	From	То
NEW SECTION 8, OLD SECTION 10. THE GENERAL MANAGER.	The General Manager shall exercise direct and active management of the business and operations of the Corporation; execute and implement the orders, resolutions and policies of the Board of Directors; submit such reports, memoranda, accounts and data which may be required of him by the President or the Board of Directors; and, in general, exercise such powers and perform such duties as may be incidental to his office of the management of the Corporation.	Same Wordings
NEW SECTION 9, OLD SECTION 11. THE SECRETARY.	The Secretary shall keep or cause to be kept in books provided for the purpose the minutes of the meetings of the stockholders and of Directors; shall give, or cause to be given, notice of all meetings of stockholders and directors and all other notices required by law or by these By-Laws; and in the case of his absence or refusal or neglect to do so, any such notice may be given by any person directed by the President, or by the directors or stockholders, upon whose request the meeting is called as provided in theses By-Laws, shall be custodian of the records and of the seal of the Corporation and see that the seal or a facsimile thereof is affixed to all documents the execution of which on behalf of the Corporation under its seal is duly authorized in accordance with the provisions of these By-Laws, and shall attest the same; shall keep a register of the post office address of each stockholder, and make all proper changes in such register, retaining and filling his authority for all such entries; shall see that the books, statements, certificates and all other documents and records required by law are properly kept and filed; may sign with the President any or all certificates of stock of the Corporation; shall, unless otherwise determined by the Board of Directors, have charge	Same Wordings

Article and Section Nos.	From	То
	of the original stock books, transfer books and stock ledgers and act	
	as transfer agent in respect of the stock and securities of the	
	Corporation; and, in general, shall perform all duties incident to the	
	office of the Secretary, and such other duties as may, from time to	
	time, be assigned to him by the Board of Directors or by the	
	President.	
NEW SECTION 10,	The Treasurer shall give such bond for the faithful performance of	Same Wordings
OLD SECTION 12.	his duties as the Board of Directors may require. He shall have charge	
THE TREASURER.	and custody of, and be responsible for, all funds, securities,	
	evidences of indebtedness and other valuable documents of the	
	Corporation, and deposit all such funds in the name of the	
	Corporation in such banks, trust companies or other depositories as	
	shall be selected in accordance with the provisions of these By-Laws;	
	at all reasonable times exhibit his books of account and records to	
	any of the directors of the Corporation where such books and	
	records are kept; when required by the President of the Board of	
	Directors render a statement of the condition of the finances of the	
	Corporation; receive, and give, or cause to be given, receipts for	
	money due and payable to the Corporation from any source	
	whatsoever, and pay out money as the business of the Corporation	
	may require; and, in general, perform all the duties incident to the	
	office of Treasurer and such other duties as from time to time may be assigned to him by the Board of Directors or by the President.	
NEW SECTION 11,	The Board shall appoint a Compliance Officer who shall report	The Compliance Officer shall ensure compliance by the
OLD SECTION 11,	directly to the Chairman. He shall monitor compliance by the	Corporation, its directors and officers with applicable laws, rules
THE COMPLIANCE	corporation with the Revised Code of Corporate Governance and the	and regulations, and governance issuances of regulatory
OFFICER.	rules and regulations of regulatory agencies, and if any violations are	agencies, proper onboarding of new directors, identification and
	found, report the matter to the Board and recommend the	appropriate resolution of any compliance issues, and the

Article and Section Nos.	From	То
NEW ARTICLE 12	imposition of appropriate disciplinary actions on the responsible parties and the adoption of measures to prevent a repetition of the violation; appear before the Commission when summoned in relation to compliance with the Revised Code of Corporate Governance and related rules and regulations; and issue certifications and explanations as required under Article 3(M) of the Revised Code of Corporate Governance.	integrity and accuracy of all documentary submissions to regulators, and perform all other duties which may be assigned to him by the Board of Directors.
NEW ARTICLE 12, OLD SECTION 13. COMPENSATION.	The Board of Directors shall fix the salaries and bonuses of all officers enumerated in this Article VI. The compensation of all other officers shall be left to the discretion of the President. The fact that any officer is a director shall not preclude him from receiving a salary or bonus or from voting upon the resolution fixing the same.	Same wordings
SECTION 14. INDEMNIFICATION OF DIRECTORS AND OFFICERS.	The Corporation shall indemnify every director or officer, his heirs, executors and administrators against all costs and expenses reasonably incurred by such person in connection with any civil, criminal, administrative or investigative action, suit or proceeding (other than an action by the Corporation) to which he may be, or is, made a party by reason of his being or having been a director or officer of the Corporation, except in relation to matters as to which he shall be finally adjudged in such action, suit of proceeding to be liable for negligence or misconduct. In the event of a settlement or compromise, indemnification shall be provided only in connection with such matters covered by the settlement as to which the Corporation is advised by counsel that the person to be indemnified did not commit a breach of duty as such director or officer.	Created a separate Article on this – Article VII

Article and Section Nos.	From	То
	The amount payable by way of indemnity shall be determined and paid only pursuant to a resolution adopted by a majority of the members of the Board of Directors. The costs and expenses incurred in defending the aforementioned action suit or proceeding may be paid by the Corporation in advance of the final disposition of such action, suit, or proceedings as authorized in the manner provided for in the preceding paragraph upon receipt of an undertaking by or on behalf of the director or officer to repay such amount unless it shall ultimately be determined that he is entitled to be indemnified by the Corporation as	
APTICLE VII – INDEM	authorized in this Section. INIFICATION OF DIRECTORS AND OFFICERS	
ANTICLE VII - INDEIV	N/A	The Corporation shall indemnify every director or officer, his heirs, executors and administrators against all costs and expenses reasonably incurred by such person in connection with any civil, criminal, administrative or investigative action, suit or proceeding (other than an action by the Corporation) to which he may be, or is, made a party by reason of his being or having been a director or officer of the Corporation, except in relation to matters as to which he shall be finally adjudged in such action, suit of proceeding to be liable for negligence or misconduct.
		In the event of a settlement or compromise, indemnification shall be provided only in connection with such matters covered by the settlement as to which the Corporation is advised by counsel that

Article and Section Nos.	From	То
		the person to be indemnified did not commit a breach of duty as such director or officer.
		The amount payable by way of indemnity shall be determined and paid only pursuant to a resolution adopted by a majority of the members of the Board of Directors.
		The costs and expenses incurred in defending the aforementioned action suit or proceeding may be paid by the Corporation in advance of the final disposition of such action, suit, or proceedings as authorized in the manner provided for in the preceding paragraph upon receipt of an undertaking by or on behalf of the director or officer to repay such amount unless it shall ultimately be determined that he is entitled to be indemnified by the Corporation as authorized in this Section.
ARTICLE VIII – DIVID	ENDS AND FINANCE (Renumbered, previously Article VII)	
SECTION 2.	Cash and Stock dividends shall be declared only from the	Cash and Stock dividends shall be declared only from the
DIVIDENDS.	unrestricted surplus profit and shall be payable at such time and in such manner and in such amounts as the Board of Directors and stockholders respectively shall determine. No dividends shall be declared which would impair the capital of the Corporation.	unrestricted surplus profit and shall be payable at such time and in such manner and in such amounts as the Board of Directors and stockholders respectively shall determine. No dividends shall be declared which would impair the capital of the Corporation.
		Cash dividend payouts shall be done through electronic means such as direct bank transfer, transfer to an electronic wallet account and the like as may be decided by the Board of Directors. The Corporation shall request stockholders to provide the account details, mobile numbers, or QR Codes, where the dividend payout shall be transferred or remitted to.

Article and Section Nos.	From	То
		Stockholders who fail to provide account details, mobile numbers, or QR Codes shall receive their dividend payout by
		check, which will be available for pick-up at a designated office
		as announced in the Corporation's website and in regulatory
		<u>disclosures</u>
ARTICLE IX - ARBITRA	ATION	
		Any dispute, controversy or claim between the Corporation and its stockholders arising from, relating to, or in connection with the implementation of the articles of incorporation or by-laws, or from intra-corporate relations, except those involving criminal offenses and interests of third parties, may be referred to and resolved by arbitration in accordance with prevailing Philippine Dispute Resolution Center, Inc. (PDRCI) Arbitration Rules and Securities and Exchange Commission Rules and Regulations. The number of arbitrators shall be three (3) appointed by the Philippine Dispute Resolution Center, Inc. (PDRCI) and the place of arbitration shall be in Metro Manila, Philippines. The language to
		be used for the arbitral proceedings shall be English. The parties shall be bound by the award rendered by the Arbitral Tribunal and confirmed by the appropriate Regional Trial Court. Arbitration shall not be available for disputes involving claims in excess of One Million Pesos (Php1,000,000.00) or involving the determination of the fair valuation of shares in appraisal proceedings.

ARTICLE X – SEAL (Renumbered, previously Article VIII)					
	The seal of the Corporation shall indicate the name of the Corporation and the year of its incorporation, and shall be in such design and size as may be approved by the Board of Directors.	Same wordings			
ARTICLE XI – AMEND	ARTICLE XI – AMENDMENTS (Renumbered, previously Article IX)				
	All By-Laws of the Corporation shall be subject to amendment, alteration or repeal, and new By-Laws, not inconsistent with any provision of law may be made by the affirmative vote of a majority of the Board of Directors and a majority of the outstanding capital stock of the Corporation entitled to vote in respect thereof, given at annual meeting or at any special meeting, provided that notice of the proposed amendment, alteration or repeal of the proposed new By-Laws be included in the notice of such meeting.	Same wordings			
	The Board of Directors may likewise amend, alter or repeal By-Laws or adopt a new By-Laws, at any regular or special meeting of the Board, if authorized by the stockholders as provided in Section 48 of the Corporation Code.				