[Cursory Translation]

Annex 2

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Part I Schedule of the Mainland ¹ Table 1 (Negative List of Non-Rollback Provisions)

Notes

- 1. Pursuant to Article 9 (Non-Conforming Measures), the schedule of the Mainland in this Annex stipulates the existing measures which are not subject to some or all of the obligations imposed by the following provisions:
 - 1) Article 5 (National Treatment);
 - 2) Article 6 (Most-Favoured Treatment);
 - 3) Article 7 (Performance Requirements); or
 - 4) Article 8 (Senior Management, Boards of Directors and Entry of Personnel).

2. Each item stipulates that:

- 1) **sector** refers to the corresponding sector of the item as agreed by the two sides;
- 2) **obligations concerned** clarifies the provisions aforementioned in paragraph 1. Pursuant to sub-paragraph 1(i) of Article 9 (Non-Conforming Measures), the provisions as mentioned do not apply to the non-conformities of the **description** as referred to in paragraph 3; and
- 3) **description** sets out the contents of the non-conforming measures of the item.
- 3. Pursuant to sub-paragraph 1(i) of Article 9 (Non-Conforming

For greater certainty, the Schedule in this Part does not apply to measures affecting any sectors and any forms of investments covered by the Agreement on Trade in Services of CEPA.

Measures) and subject to sub-paragraph 1(iii) of Article 9 (Non-Conforming Measures), the provisions of this Agreement listed in the **obligations concerned** of an item do not apply to the non-conformities in the **description** of that item.

- 4. When interpreting an item of the schedule, all parts of the item and the corresponding provisions of this Agreement for that item should be considered. Unless otherwise clearly provided in a particular item, the **description** prevails over all other parts in the interpretation of an item.
- 5. Where there is any overlap between Table 1 and Table 2, notwithstanding the obligations under paragraph 1 of Article 9 and this Annex, one side still holds the right to adopt or maintain the relevant measures under paragraph 2 of Article 9 and Table 2.
- 6. For the purpose of the schedule of the Mainland in this Annex:
 - 1) **Macao investors** should meet the relevant requirements of Annex 1 to this Agreement.
 - 2) Macao investors shall not invest refers to the fact that Macao investors shall not invest directly or indirectly in the Mainland, including directly or indirectly possessing shareholding, shares of any amount, or other forms of investment interests.
 - 3) **the Mainland side being the controlling shareholder** refers to the situation that the sum of proportion of direct or indirect investments made by external investors (including Macao investors) shall not exceed 49%.
 - 4) the Mainland side being the corresponding controlling shareholder refers to the sum of proportion of investments made

- by investors of the Mainland in a foreign-funded enterprise is larger than the proportion of investment made by external investors.
- 5) **restricted to equity joint venture** refers to the fact that only equity joint venture by investors from the two sides are allowed.
- 6) **investment proportion** refers to the proportion of accumulated investments or shareholding of direct or indirect investments made by an investor and its related parties in individual enterprises.
- 7) **Macao financial institution** refers to an institution that is registered in Macao and its establishment has been approved or permitted and is regulated by financial regulatory authorities in the area it is located.

Table 1 Item 1 - Development of Exclusive Economic Zones and Continental Shelf

Sector: Development of Exclusive Economic Zones and

Continental Shelf

Obligations National Treatment (Article 5)

concerned:

Description: Any organisations or individuals (including international

organisations) from Macao shall obtain the approval

from the Central Government or relevant Mainland

authorities to develop the natural resources of the

Exclusive Economic Zones and continental shelf, or to

drill for any purposes on the continental shelf, as

stipulated in the Law on the Exclusive Economic Zone

and the Continental Shelf.

Table 1 Item 2 - Exploitation of Petroleum Oil and Natural Gas

Sector: Exploitation of Petroleum Oil and Natural Gas

Obligations National Treatment (Article 5)

concerned:

Description: Macao investors can only exploit petroleum oil, natural

gas or coal seam gas through signing of production

sharing contract with petroleum oil and gas companies²

which are approved by the Central Government or

relevant Mainland authorities to have the franchise of

forming partnerships with foreign investments.

For the purpose of land-based petroleum oil, natural gas

or coal seam gas, when the franchise is completely

liberalised to Mainland investors, Macao investors are

allowed to perform exploitation of land-based petroleum

oil, natural gas or coal seam gas the form of equity joint

venture or cooperation.

For greater certainty, the investments made by Macao

investors in the exploitation of non-conventional

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For the purpose of this item, "Petroleum oil and gas companies which are approved by the Central Government or relevant Mainland authorities to have the franchise of forming partnerships with foreign investments" refers to companies that have been approved by the Central Government or relevant Mainland authorities to be responsible for forming partnerships with foreign investments in the exploitation of land-based petroleum oil resources (petroleum oil and natural gas businesses), marine petroleum oil resources (petroleum oil and natural gas businesses) and coal seam gas business respectively. The companies currently responsible for forming partnerships with foreign investments in the business of land-based petroleum oil exploitation are China National Petroleum Corporation and China Petrochemical Corporation (Sinopec Group); the company responsible for forming partnerships with foreign investments in the business of marine petroleum oil exploitation is China National Offshore Oil Corporation; while the companies exploiting coal seam gas include China United Coalbed Methane Corporation, Limited and other companies designated by the State Council. The above companies hold the franchise of performing exploration, development and production of petroleum oil and natural gas in partnership with foreign enterprises in the zones (waters) approved by the State Council.

resources, such as oil shale, oil sands or shale gas, are not restricted by the measures of this item.

Table 1 Item 3 - Exploitation and Smelting of Mineral Products

Sector: Exploitation and Smelting of Mineral Products

Obligations National Treatment (Article 5)

concerned:

Description: 1. Macao investors shall not invest in the exploitation of

rare earths. Investments of Macao investors in smelting

and separation of rare earths are restricted to equity joint

ventures.

2. Macao investors shall not invest in the exploitation of

tungsten, molybdenum, tin, antimony or fluorite.

3. Macao investors are restricted to equity joint ventures

in the investment of graphite exploitation.

Table 1 Item 4 - Manufacture of Transportation Carriers

Sector: Manufacture of Transportation Carriers

Obligations National Treatment (Article 5)

concerned: Performance Requirements (Article 7)

Description: 1. The shareholding percentage of the Mainland side with

respect to investments by Macao investors in the

manufacture of vehicles (passenger and commercial

vehicles) or specialised vehicles shall not be less than

50%.

2. A Macao investor may establish at most two equity

joint venture enterprises manufacturing vehicle products

of the same category (passenger or commercial vehicles).

Investors who form equity joint ventures with Mainland

partners to acquire other Mainland automobile

manufacturing enterprises are exempted from the above

restriction.

3. The Mainland side must be the controlling shareholder

in the investments of Macao investors in the manufacture

of ground effect or water effect aeroplanes and the

manufacture of drones and aerostats.

Table 1 Item 5 - Franchise Authorised by the Government

Sector: Franchise Authorised by the Government

Obligations National Treatment (Article 5)

concerned:

Description: Macao investors shall not invest in the production of

tobacco leaves, cigarettes, re-dried tobacco leaves, cigars,

smoking tobacco and other tobacco products³.

For the purpose of this item, tobacco products refer to products entirely or partially produced with tobacco leaves as the raw ingredient for inhaling, sucking, chewing or snorting.

Table 1 Item 6 - Atomic Energy

Sector: Atomic Energy

Obligations National Treatment (Article 5)

concerned:

Description: Macao investors shall not invest in the exploitation,

smelting, purification, conversion or isotope separation of

radioactive mineral resources or the production and

processing of nuclear fuels.

Table 1 Item 7 - All Sectors

Sector: All Sectors

Obligations National Treatment (Article 5)

concerned:

Description: With respect to the sectors involved in the non-

conforming measures in Table 1 and Table 2 of Part I

(Schedule of the Mainland) of Annex 2 to this Agreement,

the relevant Mainland authorities will administer the

admission of investments by Macao investors.

Table 1 Item 8 - All Sectors

Sector: All Sectors

Obligations National Treatment (Article 5)

concerned:

Description:

- 1. Macao investors investing in the Mainland shall register for foreign exchange in accordance with regulations, and comply with relevant regulations on foreign exchange management with respect to the opening of accounts, transmission of capital, receiving and paying, cross-border securities investment quotas, etc. Macao investors using Renminbi (RMB) for investments in the Mainland shall comply with the relevant regulations with respect to cross-border RMB business management.
- 2. Unless otherwise provided in the following paragraphs, Macao investors shall not trade via their own accounts or accounts of others in the exchange markets, open markets or over-the-counter markets in the Mainland⁴, or invest in the Mainland by other means:
 - money market instruments (including cheque, bill, deposit certificate);
 - 2) foreign exchange;
 - derivative products including, but not limited to, futures and options;
 - 4) exchange rate and interest rate instruments,

For greater certainty, Macao investors shall not become ordinary members of stock exchanges or members of futures exchanges.

- including products such as swaps, forward rate agreements, etc.;
- 5) transferable securities (except B-shares);
- 6) other negotiable instruments and financial assets.
- 3. Notwithstanding the requirements in paragraph 2 of this provision, Macao investors, provided that they meet the requirements set by the Central Government or relevant authorities in the Mainland, shall be allowed to open relevant securities accounts and relevant futures accounts, including but not limited to:
 - 1) Qualified Foreign Institutional Investors (including QFII and RQFII)⁵;
 - 2) Macao permanent residents working and living in the Mainland;
 - 3) Macao investors investing with reference to the strategic investment regime for foreign investors investing in Mainland listed companies;
 - 4) Macao natural persons as participants of equity incentive scheme of Mainland listed companies;
 - 5) Macao investors engaging in trades in specific types of Mainland futures;
 - 6) nominee holders of Macao investors participating in Bond Connect (i.e. debt securities custody and settlement institutions in Macao designated by

For the purpose of this item, Qualified Foreign Institutional Investors (including QFII and RQFII) engaging in stocks or futures exchange etc. are subject to the following restrictions: need to obtain qualification approval of the China Securities Regulatory Commission and the quotas granted by the State Administration of Foreign Exchange, and to comply with the relevant requirements with respect to qualification approval, quotas, shareholding ratio, scope of investments, transmission of capital, lock-up period and proportional limitation of assets etc.

the Monetary Authority of Macao).

- 4. Notwithstanding the requirements in paragraph 2 of this provision, Macao investors, provided that they meet the requirements set by the Central Government or relevant authorities in the Mainland, shall be allowed to invest in the interbank bond market:
 - 1) Monetary authorities in Macao, international financial organisations or sovereign wealth funds shall be allowed to engage in bond transactions in cash, bond repurchase, bond lending, bond futures, as well as interest rate swaps, forward rate agreements and other transactions approved by the People's Bank of China (PBOC) in the interbank market.
 - 2) Qualified financial institutions such as Macao commercial banks, insurance companies, securities firms, fund management companies and other asset management institutions, and their investment products, as well as mid-to long-term institutional investors such as pension funds, charity funds, endowment funds etc. shall be allowed to engage in trading approved by the PBOC, such as bond transaction in cash in the interbank bond market.
 - 3) Qualified Foreign Institutional Investors (including QFII and RQFII) are allowed to engage in transactions approved by the PBOC,

- such as bond transaction in cash in the interbank bond market.
- 4) Macao RMB business clearing banks or Macao participating banks that have already entered the interbank bond market shall be allowed to engage in transactions in bond repurchase.
- 5. Notwithstanding the requirements in paragraph 2 of this provision, Macao investors, provided that they meet the requirements offset by the Central Government or relevant authorities in the Mainland, shall be allowed to engage in foreign exchange transactions in the Mainland interbank foreign exchange market: monetary authorities in Macao, official reserve management institutions, international financial organisations, sovereign wealth funds, RMB business clearing banks, or Macao participating banks of RMB purchase and sales business that meet certain requirements.

Table 1 Item 9 - All Sectors

Sector: All Sectors

Obligations National Treatment (Article 5)

concerned:

Description:

1. Macao investors shall neither engage in business operations in the Mainland in the form of sole proprietors, nor become members of farmers' professional cooperatives.

2. Macao investors shall not establish foreign-funded partnership enterprises with respect to the industries, areas or businesses containing restrictions of "Macao investors shall not invest", "the Mainland side being the controlling shareholder", "the Mainland side being the corresponding controlling shareholder" as set out in Table 1 and Table 2 of Part I (Schedule of the Mainland) of Annex 2 to this Agreement, as well as those with required foreign capital ratio.

Table 2 (Negative List of Rollback Provisions)

Notes

- 1. Pursuant to Article 9 (Non-Conforming Measures), the schedule of the Mainland in this Annex stipulates, with respect to specific sectors, subsectors or activities, that the Mainland may maintain the existing restrictive measures or adopt revised or more restrictive measures that do not conform with the obligations under the following provisions:
 - 1) Article 5 (National Treatment);
 - 2) Article 6 (Most-Favoured Treatment);
 - 3) Article 7 (Performance Requirements); or
 - 4) Article 8 (Senior Management, Boards of Directors and Entry of Personnel).
- 2. Each item stipulates that:
 - sector refers to the corresponding sector of the item as agreed by the two sides;
 - 2) **obligations concerned** clarifies the provisions mentioned in paragraph 1. Pursuant to paragraph 2 of Article 9 (Non-Conforming Measures), the provisions as mentioned do not apply to the non-conformities in the sectors, sub-sectors or activities listed in relevant provisions; and
 - 3) **description** set out the scope of the sectors, sub-sectors or activities of the item.
- 3. Pursuant to paragraph 2 of Article 9 (Non-Conforming Measures), the provisions of this Agreement listed in the obligations concerned of an item do not apply to the sectors, sub-sectors or activities in the description

of that item.

4. For the purpose of the schedule of the Mainland in this Annex, **Macao investors** should meet the relevant requirements of Annex 1 to this Agreement.

Table 2 Item 1 - Atomic Energy

Sector: Atomic Energy⁶

Obligations National Treatment (Article 5)

concerned: Performance Requirements (Article 7)

Senior Management, Boards of Directors and Entry of

Personnel (Article 8)

Description: The Mainland reserves the right to adopt measures with

respect to spent fuel reprocessing, nuclear facility decommissioning, radioactive waste disposal, and

business in nuclear import.

For greater certainty, this item does not apply to Macao investors investing in the construction and operation of nuclear power stations, and technologies in isotope, radiation and laser.

Table 2 Item 2 - Traditional Arts and Crafts and Chinese Medicines

Sector: Traditional Arts and Crafts and Chinese Medicines

Obligations National Treatment (Article 5)

concerned: Performance Requirements (Article 7)

Senior Management, Boards of Directors and Entry of

Personnel (Article 8)

Description: The Mainland reserves the right to adopt or maintain any

measures with respect to the traditional arts and crafts⁷ in

the production of rice paper and inksticks etc. The

Mainland reserves the right to adopt or maintain any

measures with respect to the application of processing

techniques such as steaming, stir-frying, broiling or

calcining of Chinese medicine decoction pieces, and the

production of proprietary Chinese medicinal products

formulated with confidential prescriptions.

For the purpose of this item, traditional arts and crafts refer to a variety of handicrafts and techniques that have a long history, involve exquisite skills, have been passed on from generation to generation, have complete technical processes, have been made of natural materials, have a distinct ethnic style and local features, and are renowned domestically and overseas.

Table 2 Item 3 - Land

Sector: Land

Obligations National Treatment (Article 5)

concerned: Performance Requirements (Article 7)

Senior Management, Boards of Directors and Entry of

Personnel (Article 8)

Description: The Mainland reserves the right to adopt or maintain any

measures with respect to restricting Macao investors and

their investments in the use of or contracting for the

operation of agricultural lands⁸.

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For the purpose of this item, agricultural lands refer to lands directly used for agricultural production, including cultivated land, forest land, grassland, land for irrigation and water conservancy, and water surfaces for aquaculture etc.

Table 2 Item 4 - All Sectors

Sector: All Sectors

Obligations National Treatment (Article 5)

concerned:

Description: 1. The Mainland, on the basis of foreign debts

management system, reserves the right to adopt measures

with respect to the borrowing of foreign debts by

domestic enterprises and individuals.

2. Notwithstanding the requirements in paragraph 1 of

this provision, Macao investors shall be allowed to

provide Renminbi and foreign currency financing to

Mainland domestic enterprises under the policy

framework of Nationwide Macro-prudential Management

of Full-scale Cross-border Financing.

Table 2 Item 5 - All Sectors

Sector: All Sectors

Obligations National Treatment (Article 5)

concerned:

Description: The Mainland reserves the right to adopt or maintain any

measures with respect to policy-based or development

financial services 9 received by Mainland investors and

their investments.

For the purpose of this item, when this Agreement comes into effect, policy-based financial services refer to the relevant financial services provided by the Export-Import Bank of China, Agricultural Development Bank of China, and China Export and Credit Insurance Corporation; and development financial services refer to the relevant financial services provided by China Development Bank.

Table 2 Item 6 - All Sectors

Sector: All Sectors

Obligations National Treatment (Article 5)

concerned: Performance Requirements (Article 7)

Senior Management, Boards of Directors and Entry of

Personnel (Article 8)

Description: The Mainland reserves the right to adopt or maintain any

measures with respect to the assessment, transfer and

disposal of any types of interests resulting from direct or

indirect investments by the government in an enterprise.

For greater certainty, this item does not apply to the

assessment, transfer or disposal of any types of interests

resulting from direct or indirect investments by the

government in an enterprise, if following the transaction,

the relevant assets will no longer be owned by the

government.

Table 2 Item 7 - Minority Nationalities

Sector: Minority Nationalities¹⁰

Obligations National Treatment (Article 5)

concerned: Performance Requirements (Article 7)

Senior Management, Boards of Directors and Entry of

Personnel (Article 8)

Description: The Mainland reserves the right to adopt or maintain any

measures with respect to any rights of or preferential

measures accorded to an area where people of a minority

nationality live in a concentrated community in order to

balance economic development and maintain social

fairness.

For the purpose of this item, minority nationalities refer to the 55 nationalities other than Han nationality out of the 56 nationalities confirmed by the Central Government, with population lower than that of the Han nationality.

Part II Schedule of Macao^{11, 12}

This is implemented in accordance with the relevant provisions of this Agreement. Non-conforming measures reserved by Macao will be listed in this Annex after consultation between the two sides.

For greater certainty, the Schedule in this Part does not apply to measures affecting any sectors and any forms of investments covered by the Agreement on Trade in Services of CEPA.