



XI'AN MUNICIPAL BUREAU
OF INVESTMENT COOPERATION

XI'AN GUIDELINES FOR FOREIGN INVESTMENT



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PREFACE

Since the reform and opening up, China has established in succession a legal system for foreign investment through the “three laws of foreign investment” (the Law of the People’s Republic of China on Sino-Foreign Equity Joint Ventures, the Law of the People’s Republic of China on Wholly Foreign-owned Enterprises, and the Law of the People’s Republic of China on Sino-Foreign Contractual Joint Ventures) . However, due to the factors that there are numerous laws, new business models and behaviors continue to occur, and tremendous changes take place in the domestic and international economic environment, the “three laws of foreign investment” are no longer applicable to the requirements of China for building a new system of open economy. Based on such a legislative demand, the Foreign Investment Law of the People’s Republic of China (hereinafter referred to as the Foreign Investment Law) was adopted at the 2nd session of the 13th National People’s Congress on March 15, 2019, which took effect on January 1, 2020. Henceforth, the Foreign Investment Law has become the new basic law for foreign investment, providing a more powerful legal guarantee for China to actively and effectively use foreign capital and promote a new round of opening-up policies.

In order to thoroughly implement the Foreign Investment Law, improve the foreign investment facilitation in Xi’an City, build a more fair, transparent and convenient as well as more appealing investment environment, and further promote the steady growth of foreign investment in Xi’an City, in accordance with the guiding principles of the important speech made by General Secretary Xi Jinping in his inspection visit to Shaanxi and the work requirements of the central, provincial and municipal governments for ensuring the six priorities of employment, people’s livelihoods, development of market entities, food and energy security, stable operation of industrial and supply chains, and smooth functioning at the community level as well as ensuring stability in the six areas of employment, finance, foreign trade, foreign investment, domestic investment and market expectations, we have collected and summarized the favorable policies,

investment costs and procedures that Xi'an City has adopted to encourage foreign investment, and compiled them into the Guidelines for Foreign Investment in Xi'an (hereinafter referred to as the Investment Guidelines) so as to provide efficient and convenient services for the investment behavior of foreign-invested companies.

The Investment Guidelines consist of five parts: Investment Orientation, Investment Policies, Supply of Production Factors, Investment Guidelines and Investment Services

Investment Orientation. This part mainly includes the “Special Administrative Measures (Negative List) for Foreign Investment Access (2020 Edition)”, the “Special Administrative Measures (Negative List) for Foreign Investment Access in Pilot Trade Zones (2020 Edition)”, the “Catalogue of Encouraged Industries for Foreign Investment (2019 Edition)” and introduction to the “6+5+6+1” modern industrial system of Xi'an.

Investment Policies. This part mainly includes laws and regulations and the favorable policies for foreign investment in various industries in Xi'an City.

Supply of Production Factors. This part mainly includes data concerning land costs, energy costs, labor costs and other aspects in Xi'an City, providing investment cost reference for foreign investment.

Investment Guidelines. This part mainly includes the basic procedures for investment and establishment of foreign-funded enterprises, involving registration, land use approval, foreign exchange registration, tax registration, customs declaration and inspection and enterprise annual reports, etc.

Investment Services. This part mainly includes service platforms such as Xi'an Cloud Platform for Investment Promotion, Shaanxi Government Services Network, investment contact information of various districts, counties and development zones, and contact information of the consulates general in Xi'an, visa application centers in Xi'an, overseas government offices, chambers of commerce and associations.

TABLE OF CONTENTS

◎ Investment Orientation

I. The Special Administrative Measures (Negative List) for Foreign Investment Access (2020 Edition)	3
II. The Special Administrative Measures (Negative List) for Foreign Investment Access in Pilot Free Trade Zones (2020 Edition)	8
III. The Catalogue of Encouraged Industries for Foreign Investment (2019 Edition)	14
IV. The Introduction to “6+5+6+1” Modern Industry System of Xi’ an City	55

◎ Investment Policies

I. The Foreign Investment Law of the People’ s Republic of China···	61
II. The Regulations for the Implementation of the Foreign Investment Law of the People’ s Republic of China	70
III. The Measures for the Reporting of Foreign Investment Information	85
IV. Favorable Policies	94
(I) Favorable policies for six pillar industries: electronic information manufacturing, automobile industry, aerospace, high-end equipment, new materials and new energy manufacturing, and biomedicine	94
(II) Favorable policies for five emerging industries: artificial intelligence, robotics, 5G technology, additive manufacturing (3D printing) , big data and cloud computing	99

(III) Favorable policies for six production service industries: modern finance, modern logistics, conferences and exhibitions, software and information services, design R&D, inspection, testing and certification	101
(IV) Favorable policies for cultural tourism industry	109
(V) Favorable policies for recruiting talents	112
(VI) Special favorable policies for foreign-invested enterprises ...	114
(VII) Favorable policies for headquarters enterprises	118

◎ Supply of Production Factors

I. Land Costs	127
(I) Average construction land prices of commercial, residential and industrial types of Xi' an in 2019 (in yuan/m ²)	127
(II) Real estate sales and leasing prices in Xi' an	127
(III) Warehousing area and reference rental of Xi' an in 2019	127
II. Energy Costs	127
(I) Electricity Price List of Shaanxi Power Grid (excluding Yulin City)	127
(II) Sales price of pipeline natural gas in Xi' an	128
(III) Centralized heating price in Xi' an	128
III. Labor Costs	128
(I) Social insurance rates of urban employees in Xi' an	128
(II) Minimum wage standard in Xi' an	129

◎ Investment Guidelines

I. Flow Chart of Establishing Foreign-invested Enterprises in Xi' an	133
II. Guideline for Establishing Enterprises	133
(I) Registration	133
(II) Land Approval	134
(III) Foreign Exchange Registration	134
(IV) Tax Registration	134
(V) Customs Declaration and Declaration for Inspection and Quarantine	135
(VI) Annual Reporting by Enterprises	135

◎ Investment Services

I. Service Platforms.....	139
(I) Xi' an Cloud Platform for Investment Promotion:	139
(II) Shaanxi Government Services Network (Platform of Xi' an City)	139
II. Contact Information	139
(I) Contact information of districts, counties, Xixian New Area and development zones	139
(II) Contact information of consulates general in Xi' an	141
(III) Contact information of Xi' an visa application centers	142
(IV) Contact information of overseas government offices, chambers of commerce and associations in Xi' an	143

Investment Orientation

This part mainly includes the Special Administrative Measures (Negative List) for Foreign Investment Access (2020 Edition) , the Special Administrative Measures (Negative List) for Foreign Investment Access in Pilot Free Trade Zones (2020 Edition) and the Catalogue of Encouraged Industries for Foreign Investment (2019 Edition) , and at the same time elaborates the “6+5+6+1” modern industry systems in Xi’ an City, aiming to guide foreign-invested companies in their investment.

I. The Special Administrative Measures (Negative List) for Foreign Investment Access (2020 Edition)

Notes

I. The Special Administrative Measures (Negative List) for Foreign Investment Access (hereinafter referred to as the “Negative List for Foreign Investment Access”) sets out on a unified basis the special administrative measures for foreign investment access such as equity requirements, senior management personnel requirements, etc. Fields not mentioned in the Negative List for Foreign Investment Access are administered under the principle of equal treatment for domestic and foreign capitals.

II. The Negative List for Foreign Investment Access has listed a transitional period for cancellation or relaxation of the access restrictions for some fields and will cancel or relax the access restrictions on time after the transitional period expires.

III. No overseas investor may engage in investment and business activities in the capacity of an individually-owned business, an investor in a sole proprietorship enterprise, or a member of a farmers’ cooperative.

IV. When performing duties pursuant to the law, the relevant authorities shall not handle relevant matters including application for permit, enterprise registration, etc. for proposed investments by overseas investors in fields mentioned in the Negative List for Foreign Investment Access which do not comply with the provisions of the Negative List for Foreign Investment Access; where approval for a fixed asset investment project is involved, the relevant approval matters shall not be processed. No foreign-invested partnership business may be established in any investment field subject to equity requirement.

V. Upon review by the relevant competent departments of the State Council and approval by the State Council, the provisions of the Negative List for Foreign Investment Access on the relevant fields may not apply to specific foreign investments.

VI. Where domestic companies, enterprises or natural persons merge or acquire their affiliated domestic companies through a company legally established or controlled overseas

thereby, the relevant provisions on foreign investment, overseas investment, foreign exchange administration etc. shall apply.

VII. The cultural, financial and other fields not listed in the Negative List for Foreign Investment Access and relevant measures for administrative approval, qualifications and national security shall be subject to the existing provisions.

VIII. Where the Mainland and Hong Kong Closer Economic Partnership Arrangement and their follow-up agreements, the Mainland and Macao Closer Economic Partnership Arrangement and their subsequent agreements, the Cross-Straits Economic Cooperation Framework Agreement and their subsequent agreements, or the international treaties or agreements to which the China accedes or is a signatory contain more preferential provisions on access treatment for overseas investors, the relevant provisions may apply. If more preferential opening-up measures are taken for eligible investors in special economic zones such as pilot free trade zones, relevant provisions shall apply.

IX. The Negative List for Foreign Investment Access shall be interpreted by the National Development and Reform Commission and the Ministry of Commerce in concert with the relevant authorities.

**Special Administrative Measures (Negative List) for Foreign Investment Access
(2020 Edition)**

No.	Special Management Measures
I. Agriculture, Forestry, Animal Husbandry and Fishery	
1	The Chinese party for the selection of new wheat varieties and seed production shall hold not less than 34% of the shares, and the selection of new corn varieties and seed production must be controlled by the Chinese party.
2	Investment in research and development, cultivation and plantation of Chinese rare and unique precious fine varieties, as well as manufacturing of the relevant propagative materials, (including excellent genes of planting, husbandry and aquaculture) shall be prohibited.
3	Investment in breeding genetically modified varieties of crop seeds, livestock and poultry breeds and aquatic breeds, as well as manufacturing of genetically modified seeds (seedlings) thereof, shall be prohibited.
4	Investment in fishing of aquatic products in sea areas under Chinese jurisdiction and within Chinese territorial waters shall be prohibited.
II. Mining	
5	Investment in exploration, mining and beneficiation of rare earth, radioactive minerals and tungsten shall be prohibited.
III. Manufacturing	
6	Printing of publications must be controlled by the Chinese party.
7	It is prohibited to invest in the application of steaming, stir-frying, moxibustion, calcination of Chinese herbal medicines and other processing techniques as well as the production of confidential prescription products of proprietary Chinese medicines.
8	Except for special purpose vehicles, new energy vehicles and commercial vehicles, the Chinese party in complete automobile manufacturing shall hold not less than 50% of the shares; a foreign investor may establish two or less equity joint ventures in China to manufacture the same type of complete automobile products. (The restriction on the shareholding percentage of foreign investors in the manufacturing of passenger cars and the restriction that one foreign investor may establish two or less joint ventures in China to manufacture the same type of vehicles will be removed in 2022)
9	Satellite television broadcasting ground receiving facilities and key components production.

IV. Production and Supply of Electricity, Heat, Gas and Water	
10	For construction and operation of nuclear power plants, controlling stake shall be held by the Chinese party.
V. Wholesale and Retail Trade Industry	
11	Investment in wholesale, retail of tobacco, cigarettes, redried leaf tobacco and other tobacco products shall be prohibited.
VI. Transportation, Warehousing and Postal Industry	
12	Domestic water transport companies must be controlled by the Chinese party.
13	The controlling stake of public air transport companies shall be held by the Chinese party, the investment ratio of a foreign investor and its affiliates shall not exceed 25%, and the legal representative shall be a Chinese citizen. The legal representative of a general airline must be a Chinese citizen. General airlines for agriculture, forestry and fishery are subject to the form of equity joint venture, and other general airlines are subject to the controlling stake held by the Chinese party.
14	For construction and operation of civil airports, comparative controlling stake shall be held by the Chinese party. And foreign parties may not participate in the construction and operation of the airport tower.
15	Investment in postal companies and domestic express mail business shall be prohibited.
VII. Information Transmission, Software and Information Technology Services	
16	Telecommunications companies are subject to the provision of telecommunications services opened up pursuant to China's WTO commitments; the foreign share ratio for value-add telecommunications services (except for e-commerce, domestic multi-party communications, storage-forwarding and call centers) shall not exceed 50%; and the controlling stake shall be held by the Chinese party for basic telecommunications services.
17	Investment in Internet news service, Internet publishing service, Internet audio-visual program service, cyber culture operation (except for music) and Internet information dissemination service (except for contents opened up in China's WTO commitments) shall be prohibited.
VIII. Leasing and Business Services	
18	Investment in Chinese legal matters (except for provision of information on impact on Chinese legal environment) shall be prohibited and a foreign investor shall not be appointed as a partner of a domestic law firm.

19	Market surveys shall only be limited to the form of equity joint venture; for radio and television ratings survey therein, controlling stake shall be held by the Chinese party.
20	Investment in social surveys shall be prohibited.
IX. Scientific Research and Technical Services	
21	It is prohibited to invest in the development and application of human stem cells and gene diagnosis and treatment technologies.
22	It is prohibited to invest in humanities and social science research institutions.
23	It is prohibited to invest in geodetic surveying, marine surveying and mapping, aerial photography for surveying and mapping, ground motion surveying, and surveying and mapping of administrative boundaries. Preparation of topographic maps, world administrative area maps, national administrative area maps, maps of administrative areas at or below the provincial level, national teaching maps, local teaching maps, true three-dimensional maps and electronic navigation maps; and regional geological mapping, mineral geology, geophysics, geochemistry, hydrogeology, environmental geology, geological disasters, remote sensing geology and other surveys (the mining right holders are not subject to these special administrative measures when carrying out work within the scope of their mining rights) .
X. Education	
24	Pre-school education, ordinary high school and higher education institutions are subject to Sino-foreign cooperative education, and must be led by the Chinese Party (the president or the chief executive shall have Chinese nationality, and the Chinese Party shall comprise not less than half of the council, board or joint administrative committee) .
25	It is prohibited to invest in compulsory education institutions or religious education institutions.
XI. Health and Social Work	
26	Medical institutions are limited to the form of joint venture.
XII. Culture, Sports and Entertainment	
27	It is prohibited to invest in news organizations (including news agencies) .
28	Investment in editing, publishing and production of books, newspapers, periodicals, audio-visual products and electronic publications shall be prohibited.

29	Investment in various levels of radio stations, television stations, radio and television channels (frequencies) , radio and television transmission network (transmitter stations, relay stations, radio and television satellites, satellite uplink stations, satellite receiving stations, microwave stations, surveillance stations and cable radio and television transmission network, etc) shall be prohibited. It is also prohibited to engage in the business of video broadcasting by order of radio and TV and the installation services of ground receiving facilities for satellite TV broadcasting.
30	Investment in companies producing and operating radio and television programs (including introduction of businesses) shall be prohibited.
31	Investment in film production companies, distribution companies, cinema companies and film importation business shall be prohibited.
32	Investment in auction companies for heritage auction, heritage stores and State-owned heritage museums shall be prohibited.
33	Investment in performing arts groups is prohibited.

II. The Special Administrative Measures (Negative List) for Foreign Investment

Access in Pilot Free Trade Zones (2020 Edition)

Notes

I. The Special Administrative Measures (Negative List) for Foreign Investment Access in Pilot Free Trade Zones (hereinafter referred to as the “Negative List for Pilot Free Trade Zones”) sets out on a unified basis the special administrative measures for foreign investment access such as equity requirements, senior management personnel requirements, etc., which are applicable to pilot free trade zones. Fields not mentioned in the Negative List for Pilot Free Trade Zones are administered under the principle of equal treatment for domestic and foreign capitals.

II. The Negative List for Pilot Free Trade Zones has listed a transitional period for cancellation or relaxation of the access restrictions for some fields and will cancel or relax the access restrictions on time after the transitional period expires.

III. No overseas investor may engage in investment and business activities in the capacity of an individually-owned business, an investor in a sole proprietorship enterprise, or a member of a

farmers' cooperative.

IV. When performing duties pursuant to the law, the relevant authorities shall not handle relevant matters including application for permit, enterprise registration, etc. for proposed investments by overseas investors in fields mentioned in the Negative List for Pilot Free Trade Zones which do not comply with the provisions of the Negative List for Pilot Free Trade Zones; where approval for a fixed asset investment project is involved, the relevant approval matters shall not be processed. No foreign-invested partnership business may be established in any investment field subject to equity requirement.

V. Upon review by the relevant competent departments of the State Council and approval by the State Council, the provisions of the Negative List for Pilot Free Trade Zones on the relevant fields may not apply to specific foreign investments.

VI. Where domestic companies, enterprises or natural persons merge or acquire their affiliated domestic companies through a company legally established or controlled overseas thereby, the relevant provisions on foreign investment, overseas investment, foreign exchange administration etc. shall apply.

VII. The cultural, financial and other fields not listed in the Negative List for Pilot Free Trade Zones and relevant measures for administrative approval, qualifications and national security shall be subject to the existing provisions.

VIII. Where the Mainland and Hong Kong Closer Economic Partnership Arrangement and their follow-up agreements, the Mainland and Macao Closer Economic Partnership Arrangement and their subsequent agreements, the Cross-Straits Economic Cooperation Framework Agreement and their subsequent agreements, or the international treaties or agreements to which the China accedes or is a signatory contain more preferential provisions on access treatment for overseas investors, the relevant provisions may apply.

IX. The Negative List for Pilot Free Trade Zones shall be interpreted by the National Development and Reform Commission and the Ministry of Commerce in concert with the relevant authorities.

**Special Administrative Measures (Negative List) for Foreign Investment Access in
Pilot Free Trade Zones (2020 Edition)**

No.	Special Management Measures
I. Agriculture, Forestry, Animal Husbandry and Fishery	
1	The Chinese party for the selection of new wheat and corn varieties and seed production shall hold not less than 34% of the shares
2	Investment in research and development, cultivation and plantation of Chinese rare and unique precious fine varieties, as well as manufacturing of the relevant propagative materials, (including excellent genes of planting, husbandry and aquaculture) shall be prohibited.
3	Investment in breeding genetically modified varieties of crop seeds, livestock and poultry breeds and aquatic breeds, as well as manufacturing of genetically modified seeds (seedlings) thereof, shall be prohibited.
II. Mining	
4	Investment in exploration, mining and beneficiation of rare earth, radioactive minerals and tungsten shall be prohibited. (Without permission, access to rare earth mining areas or acquisition of mine geological data, ore samples and production technology is prohibited.)
III. Manufacturing	
5	Except for special purpose vehicles, new energy vehicles and commercial vehicles, the Chinese party in complete automobile manufacturing shall hold not less than 50% of the shares; a foreign investor may establish two or less equity joint ventures in China to manufacture the same type of complete automobile products. (The restriction on the shareholding percentage of foreign investors in the manufacturing of passenger cars and the restriction that one foreign investor may establish two or less joint ventures in China to manufacture the same type of vehicles will be removed in 2022)
6	Satellite television broadcasting ground receiving facilities and key components production.
IV. Production and Supply of Electricity, Heat, Gas and Water	
7	For construction and operation of nuclear power plants, controlling stake shall be held by the Chinese party.

V. Wholesale and Retail Trade Industry	
8	Investment in wholesale, retail of tobacco, cigarettes, redried leaf tobacco and other tobacco products shall be prohibited.
VI. Transportation, Warehousing and Postal Industry	
9	Domestic water transport companies must be controlled by the Chinese party. (It shall not operate or lease Chinese vessels or cabins in a disguised manner to operate domestic waterway transportation business and its ancillary business; waterway transport operators shall not use foreign vessels to operate domestic waterway transportation business, but with the approval of the Chinese government, it is not satisfied in China. In the case of a Chinese ship that is required to apply for transportation, and the port or waters where the ship is docked is a port or water area that is open to the outside world, the waterway transport operator may temporarily use the foreign ship to operate within the time limit or voyage prescribed by the Chinese government, maritime transport and towing between Chinese ports.)
10	The public air transport companies shall be controlled by the Chinese party, and the investment ratio of a foreign company and its affiliated enterprises shall not exceed 25%, the legal representative must be a citizen of Chinese nationality. (Only Chinese public air transport companies can operate domestic aviation services and provide regular and non-scheduled international air services as designated carriers in China.)
11	For construction and operation of civil airports, comparative controlling stake shall be held by the Chinese party. And foreign parties may not participate in the construction and operation of the airport tower.
12	Investment in postal companies (and operation of postal services) and domestic express mail business shall be prohibited.
VII. Information Transmission, Software and Information Technology Services	
13	Telecommunications company: limited to China's WTO accession commitment to open telecommunications business, value-added telecommunications business foreign shares ratio does not exceed 50% (except e-commerce, domestic multi-party communication, store-and-forward, call center), the basic telecommunications business must be controlled by the Chinese (and the operator must be a legally established company specializing in basic telecommunications services). The pilot policies for the original area [28.8 square kilometers] in Shanghai Pilot Free Trade Zone was extended to all the areas of the pilot free trade zones for implementation.
14	Investment in Internet news service, Internet publishing service, Internet audio-visual program service, cyber culture operation (except for music) and Internet information dissemination service (except for contents opened up in China's WTO commitments) shall be prohibited.

VIII. Leasing and Business Services	
15	Investment in Chinese legal affairs (except for provision of information on the environmental impact of Chinese law) is prohibited and a foreign investor shall not become a partner of a domestic law firm. (A foreign law firm can only enter China in the form of a representative office, and may not employ Chinese practicing lawyers. The paraprofessional personnel employed shall not provide legal services to the parties; for example, setting up a representative office in China and sending representatives shall be subject to the approval of the Chinese judicial administrative department.)
16	Market surveys shall only be limited to the form of equity joint venture; for radio and television ratings survey therein, controlling stake shall be held by the Chinese party.
17	Investment in social surveys shall be prohibited.
IX. Scientific Research and Technical Services	
18	It is prohibited to invest in the development and application of human stem cells and gene diagnosis and treatment technologies.
19	It is prohibited to invest in humanities and social science research institutions.
20	It is prohibited to invest in geodetic surveying, marine surveying and mapping, aerial photography for surveying and mapping, ground motion surveying, and surveying and mapping of administrative boundaries. Preparation of topographic maps, world administrative area maps, national administrative area maps, maps of administrative areas at or below the provincial level, national teaching maps, local teaching maps, true three-dimensional maps and electronic navigation maps; and regional geological mapping, mineral geology, geophysics, geochemistry, hydrogeology, environmental geology, geological disasters, remote sensing geology and other surveys (the mining right holders are not subject to these special administrative measures when carrying out work within the scope of their mining rights) .
X. Education	
21	Pre-schools, general high schools and higher education institutions are limited to Chinese-foreign cooperative education, and must be led by the Chinese party (the principal or leading administrative person shall have Chinese nationality (and settle in China) , and the Chinese party members in the board of supervisors, the board of directors or the joint management committee shall not be less than 1/2) . (Foreign educational institutions, other organizations or individuals shall not separately set up schools and other educational institutions (excluding non-academic vocational training institutions, or academic vocational education institutions) with Chinese citizens as the main enrollment objects, but foreign educational institutions may cooperate with Chinese educational institutions to set up education institutions with Chinese citizens as the main enrollment objects.)

22	It is prohibited to invest in compulsory education institutions or religious education institutions.
XI. Health and Social Work	
23	Medical institutions are limited to the form of joint venture.
XII. Culture, Sports and Entertainment	
24	It is forbidden to invest in news organizations (including but not limited to news agencies) . (Foreign news organizations setting up permanent news agencies in China and sending resident correspondents to China are subject to approval by the Chinese government. Foreign news agencies providing news services in China must be approved by the Chinese government. Chinese and foreign news agencies must cooperate with the Chinese side as the leader, and must be subject to approval of the Chinese government.)
25	It is forbidden to invest in the editing, publishing and production of books, newspapers, periodicals, audio-visual products and electronic publications. (But with the approval of the Chinese government, and on condition that it ensures the cooperative leadership and final rights to review the content on the right of the Chinese side and subject to the approval of the Chinese government, the Chinese and foreign publishing organizations may carry out Sino-foreign cooperative publishing projects for press and publication. The provision of financial information services within China is prohibited without the approval of the Chinese government.
26	Investment in various levels of radio stations, television stations, radio and television channels (frequencies) , radio and television transmission network (transmitter stations, relay stations, radio and television satellites, satellite uplink stations, satellite receiving stations, microwave stations, surveillance stations and cable radio and television transmission network, etc) shall be prohibited. It is also prohibited to engage in the business of video broadcasting by order of radio and TV and the installation services of ground receiving facilities for satellite TV broadcasting. (The implementation of overseas satellite channels shall be subject to the approval system)
27	It is forbidden to invest in companies that produce and operate radio and television programs (including imported services) . (Introduction of overseas film and television dramas and the introduction of other overseas TV programs by satellite transmission will be reported by the organizations designated by the State Administration of Radio, Film and Television. The drama (including TV cartoons) implements a licensing system.)
28	Investment in film production companies, distribution companies, cinema companies and film importation business shall be prohibited. (But with approval, Chinese and foreign companies are allowed to cooperate in film production.)

29	Auction companies, cultural relics stores and state-owned cultural relics museums that prohibit the investment of cultural relics. (Prohibition of non-movable cultural relics and cultural relics prohibited by the state from being transferred, mortgaged or leased to foreigners. It is forbidden to establish and operate intangible cultural heritage investigation institutions; overseas organizations or individuals conduct intangible cultural heritage investigations and archaeological investigations and surveys in China.
30	The performing arts troupes must be controlled by the Chinese party.

III. The Catalogue of Encouraged Industries for Foreign Investment (2019 Edition)

The Catalogue of Encouraged Industries for Foreign Investment (2019 Edition) , which has been approved by the CPC Central Committee and the State Council, is hereby issued and shall come into force on July 30, 2019. The Catalogue of Industries for Guiding Foreign Investment (Revision 2017) (Encouraged Category) issued by the National Development and Reform Commission and the Ministry of Commerce on June 28, 2017 and the Catalogue of Industries with Strengths for Foreign Investment in the Central and Western Regions (Revision 2017) issued on June 17, 2017 shall be repealed simultaneously.

In accordance with the Law of the People’s Republic of China on Enterprise Income Tax (hereinafter referred to as the “Enterprise Income Tax Law”) and its implementation regulations and the provisions of the Circular of the Ministry of Finance, the State Taxation Administration and the General Administration of Customs on Issues Concerning Related Taxation Policies for Deeply Implementing the Strategies for Development in the Western Region (Cai Shui [2011] No. 58) , from January 1, 2011 to December 31, 2020, where the enterprises are established in the western region and mainly engage in the industries stipulated in the Catalogue of Encouraged Industries in the Western Region with the main operating income of the current year accounting for more than 70% of the enterprise revenue, they can pay the enterprise income tax at a reduced tax rate of 15% after filing application and with the review and confirmation of the competent tax authority.

Catalogue of Encouraged Industries for Foreign Investment

I. Agriculture, Forestry, Animal Husbandry and Fishery

1. Planting, development and production of woody that contain edible oils or are used as seasonings and industrial raw materials
2. Development of planting technologies for green food vegetables or organic vegetables (including edible fungi and melons) , dried and fresh fruit, and tea, and relevant production
3. Breeding, planting and production of wine grapes
4. Breeding, planting and production of peer raw materials
5. Development of new planting technologies for crops such as sugar crops, fruit trees and pasture, and relevant production
6. Cultivation and development of new specialized plant varieties for high yield and high efficiency silage
7. Production of flowers and construction and operation of nurseries
8. Planting of rubber trees, oil palm, sisal and coffee
9. Planting or breeding of traditional Chinese medicinal materials
10. Comprehensive utilization of crop straw resources; development and production of organic fertilizer resources
11. Cultivation of forest resources (fast-growing and high-yield timber forest, bamboo forest, economic forest such as Camellia oleifera, timber forest for precious tree species, etc.)
12. Development and application of standardized scale breeding technology for livestock and poultry
13. Breeding of aquatic fingerlings (excluding China' s rare and endemic species)
14. Construction and operation of ecological and environmental protection projects such as combating desertification, soil and water conservation and afforestation of national territory
15. Aqua farming, open sea-cage culture, industrial aquaculture, and ecological mariculture

II. Mining

16. Exploration and exploitation of oil and natural gas as well as utilization of mine gas

17. Improvement in enhanced oil recovery (in the form of engineering services) as well as development and application of relevant new technologies

18. Development and application of new technologies for oil exploration and development in areas such as geophysical prospecting, drilling, well logging, mud logging and down-hole operation

19. Development and application of new technologies for enhancing utilization rate of mine tailings and the comprehensive application of ecological restoration technology in mining areas

20. Prospecting, mining and mineral separation of mines in short supply in China (such as mines of sylvite and chromite)

III. Manufacturing

(I) Agricultural and Sideline Food Processing

21. Development and production of safe, high-efficient and environment-friendly feed and feed additives (including methionine) and alternative products of antibiotics for animal growth promotion

22. Aquatic product processing, shellfish purification and processing, and development of algal health food

23. Processing of vegetables, dried and fresh fruit and, and livestock and poultry products

24. Development and production of bioethanol (excluding grain ethanol)

(II) Food Manufacturing Industry

25. Development and production of infant formula foods, infant cereal supplemental foods, special medical formula foods and health foods

26. Development and production of nutritional and health foods, food additives and formula foods for the elderly and for improving the quality of life of the elderly

27. Development and production of baked food (including chocolate and its products using natural cocoa beans), convenience food and related ingredients materials

28. Processing of forest foods

29. Development of new technologies for and production of natural food additives, condiments, fermented products and natural spices

30. Development and production of aseptic liquid food packaging materials

(III) Manufacturing of Wine, Beverages and Refined Tea

31. Development and production of fruit and vegetable beverages, protein beverages, tea beverages, coffee beverages and botanical beverages

(IV) Textile Industry

32. Production of multifunctional industrial textiles that are lightweight, high/low-temperature resistant and chemical-resistant, with high-performance and good light fastness, using weaving, non-woven composite, multi-layer on-line composite and long-term multifunctional finishing techniques

33. Dyeing and after finishing processing of high-end textiles, using advanced energy-saving and emission-reducing technologies and equipment

34. Processing of special natural fibers (including cashmere and other special animal fibers, bamboo fibers and bastose, silk, and colored cotton) that meet the requirements of ecology, comprehensive utilization of resources and environmental protection

35. Recycling of waste textiles

(V) Textile, Clothing and Apparel Industry

36. Production of clothing by using computer integrated manufacturing system

37. Production of special-purpose functional clothing

(VI) Leathers, Furs, Feathers and Related Products and Shoe-making

38. Cleaning and processing of leathers and furs

39. Finishing of leather with new techniques

40. Multipurpose utilization of leather wastes

(VII) Wood Processing and Wood, Bamboo, Rattan, Palm and Straw Products

41. Development of new technologies for the comprehensive utilization of three forest

residues (logging residue, bucking residual and processing residual) , “inferior quality lumbers, small-sized lumbers and firewood” , and bamboo, and the development and production of relevant new products

(VIII) Manufacturing of Supplies for Culture and Education, Industrial Arts, Sports and Entertainment

42. Production of high-grade carpet, embroidery and drawnwork

(IX) Petroleum Processing, Coking and Nuclear Fuel Processing

43. Processing of carbolic oil and absorber oil, high-end utilization of coal tar pitch

(X) Manufacturing of Chemical Raw Materials and Chemical Products

44. Development and production of new downstream products of calcium hypochlorite (sodium process) , polyvinyl chloride (PVC) and organosilicon

45. Auxiliary raw materials for the production of synthetic materials: production of hydrogen peroxide-based propylene oxide, naphthalene dicarboxylate (NDC) , 1, 4-Cyclohexanedimethanol (CHDM) , butadiene adiponitrile and hexanediamine and high-performance polyurethane composition, with an annual production capacity of 50,000 tons and above

46. Development and production of high-end polyolefins such as high-carbon α copolymerized metallocene polyethylene

47. Raw materials for synthetic fibers: production of nylon 66 salt and 1, 3-propylene glycol

48. Continuous copolymerization modification of differentiated and functional polyesters (PET) (cationic dyeable polyester (CDP, ECDP) , alkali-soluble polyester (COPET) , high shrinkage polyester (HSPET) , flame retardant polyester, and low melting point polyester, etc.), melt direct spinning online addition and other continuous processes for production of differentiated and functional fibers (antistatic, anti-ultraviolet, colored fibers, etc.) , intelligent, super-simulation and other differentiated and functional polyester (PET) and fiber production, differentiated and functional modified fiber production of acrylic, nylon, spandex, viscose fibers and other chemical fiber varieties

49. Synthetic rubber: production of polyurethane rubber, acrylate rubber, epichlorohydrin rubber, as well as fluorine rubber, silicone rubber and other special rubbers

50. Engineering plastics and plastic alloys: production of non-phosgene polycarbonate (PC) , polyformaldehyde, polyphenylene sulfide, polyether ether ketone, polyimide, polysulfone, polyether sulfone, polyarylate (PAR) , polyphenylene sulfide, polybutylene terephthalate (PBT) , polyamide (PA) and its modified materials as well as liquid crystal polymers, with an annual production capacity of 60,000 tons and above

51. Fine chemicals: new catalyst products and new technologies, processing technologies for the commercialization of dyes (pigments) , electronic chemicals and paper-making chemicals, leather chemicals (excluding N-N dimethylformamide) , oilfield chemicals, surfactants, water treatment chemicals, adhesives, sealants, production of inorganic fibers and nanomaterials, and deep processing of pigment encapsulation

52. Production of low volatility inks such as water-based inks, electron beam curing and ultraviolet curing, and environment-friendly organic solvents

53. Production of natural spices, synthetic spices and single ion spices

54. Production of high-performance coatings, high solid, solventless coatings and auxiliary resins, water-based industrial coatings and auxiliary water-based resins

55. Production of high-performance fluororesin and fluorine coating materials, medical intermediates, and environment-friendly fluorine-containing refrigerant, detergent and vesicant

56. Production, storage, transportation and liquefaction of hydrogen fuels

57. Production and supply of large-scale, high-pressure and high-purity industrial gases (including electronic gases)

58. Recovery of fluorine resources from the phosphorus chemical industry and aluminum smelters

59. Development of new technologies for forestry chemical products and development and production of relevant new products

60. Development and production of inorganic, organic and biological membranes for

environmental protection purposes

61. Development and production of new types of fertilizers: high-concentration potassium fertilizers, compound microbial inoculants, compound microbial fertilizers, decomposition agents for straws and refuse, and other microbial formulations with special functions

62. Development and production of new pesticide varieties, new formulations, special-purpose intermediates, or auxiliary agents of highly-efficient, safe and environment-friendly agricultural chemicals and development and application of relevant clean production processes, production of chiral and stereoscopic pesticides by oriented synthesis, and synthetic technique of diethyl thiophosphoryl chloride

63. Development and production of biological agricultural chemicals and biological control products: microbial insecticides, microbial fungicides, agricultural antibiotics, bio-stimulating hormones, insect pheromones, natural enemies, and microbial herbicides

64. Comprehensive utilization, treatment and disposal of waste gas, liquid waste and waste residue

65. Production of organic polymer materials: aircraft skin coating, rare earth cerium sulfide red dyes, lead-free electronic packaging materials, lithographic slurry specially for color plasma screens, microfibers with a small diameter and a large specific surface area, high-precision fuel filter paper, lithium-ion battery diaphragms, surface treatment self-healing materials and super-hydrophobic nano-coating materials

(XI) Pharmaceutical Industry

66. Production of new compound drugs or drugs with active ingredients (including drug substance and formulations)

67. Amino acids: production of tryptophan, histidine and methionine, etc. using the zymotechnics process

68. Development and production of new types of anticancer drugs, cardiovascular and cerebrovascular drugs, and new nervous system drugs

69. Production of new types of drugs using bioengineering and biotechnology

70. Production of HIV/AIDS vaccines, Hepatitis C vaccines, contraceptive vaccines and new types of vaccines for cervical carcinoma, malaria, “hand, foot and mouth” disease, etc.

71. Development and production of marine drugs

72. Pharmaceutical formulations: production of new formulations and new products employing new technologies such as slow release, controlled release, targeting and percutaneous absorption

73. Development and production of new pharmaceutical excipients

74. Production of animal-specific antibacterial drug substance (including antibiotics and chemical synthesis API)

75. Production of new products and new formulations of antibacterial drugs, anthelmintics, insecticides, and anti-coccidiosis drugs for veterinary use

76. Development and production of new types of diagnostic reagents

77. Development and production of new key raw materials for production of vaccines and cell therapeutic drugs and large-scale cell culture products

78. Development and production of new types of pharmaceutical packaging materials and technologies (Neutral borosilicate pharmaceutical glass, functional materials with good chemical stability, degradability, light-proof and high barrier properties, aerosol, powder mist, self-administration, pre-encapsulation, automatic drug mixing and other new types of packaging and drug delivery systems and delivery devices)

(XII) Chemical Fiber Manufacturing Industry

79. Production of high-tech chemical fibers (excluding viscose fibers), including differential chemical fibers, aramid fibers, carbon fibers, high-performance/high modulus polyethylene fibers, and polyphenylene sulfide (PPS)

80. Production of new types of polyester for fiber or non-fiber use: polytrimethylene terephthalate (PTT), polyethylene naphthalate (PEN), poly(cyclohexanedimethanol terephthalate) (PCT), and glycol-modified polyethylene terephthalate (PETG)

81. Production of biomass fibers by utilizing new types of renewable resources and

environment-friendly process, including new solvent spun cellulose fibers (Lyocell) , regenerated cellulose fibers using bamboo, hemp, etc., poly lactic acid (PLA) fibers, chitin fiber, polyhydroxyalkanoate fiber (PHA) fibers, and animal and plant protein fibers

82. Development and production of nylon 11, nylon 12, nylon 1414, nylon 46, long carbon chain nylon, high-temperature resistance nylon and other new types of polyamides

83. Production of aramid fibers and cords for radial tires

(XIII) Rubber and Plastic Products

84. Development, production and application of biodegradable plastics and relevant products

85. Development and production of new photoecological multifunctional broad-band agricultural membranes and pollution-free degradable agricultural membranes

86. Recycling and reutilization of plastic wastes

87. Development of new technologies for new soft plastic packaging and production of new varieties of soft plastic packaging products (including high-barrier, multifunctional film and relevant raw materials)

(XIV) Nonmetallic Mineral Products

88. Development and production of building materials featuring energy conservation, environmental protection, waste recycling, light-weight, high-strength, high-performance and multiple functions

89. Production of energy-saving and high-efficiency chemical building materials using plastic to replace steel or wood

90. Production of SBS/APP modified bitumen waterproof rolls with an annual output of 10 million square meters and above; wide (two meters and above) ethylene propylene diene monomer (EPDM) rubber waterproof rolls and relevant auxiliary materials; wide (two meters and above) polyvinyl chloride (PVC) waterproof rolls; and thermoplastic polyolefin (TPO) waterproof rolls

91. Development and production of functional glass using new technologies:

electromagnetic wave shielding glass; glass substrate for microelectronic use, infrared transmitting lead-free glass; electronic-grade large-scale quartz glass products (such as pipe, plate, copples, instruments and utensils) ; multi-functional windshield glass with excellent optical performance (light transmittance \geq 70%) ; extreme materials and products for use in information technologies (including quartz glass bushing and ceramic wafer for waveguide-grade, high-precision optical fiber preform rod) ; purification of processing of raw materials for high-pure (\geq 99.998%) or ultra-pure (\geq 99.999%) crystal

92. Development and production of sapphire substrate

93. Production of conductive glass for thin film batteries, glass for solar illuminator and conductive glass used in construction

94. Production of glass fiber products and special glass fibers: low dielectric glass fibers, quartz glass fibers, high silica glass fibers, high-strength and high elastic glass fibers, ceramic fiber, etc. and their products

95. Production of optical fibers and their products: optical fiber bundles for image transmission and laser optical fibers for medical treatment; super second-generation and third-generation microchannel plates; optical fiber panels; image inverters; and glass fiber cones

96. Standardized refinement of ceramics raw materials and production of high-grade decorative materials used in ceramics

97. Production of environment-friendly (non-chromizing) refractory materials used in furnaces, including cement, electronic glass, ceramics, and microporous carbon bricks

98. Production of porous ceramics

99. Production of new inorganic and nonmetallic materials and products: composite materials, special ceramics, special sealing materials (including high-speed oil-sealing materials) , special friction materials (including high-speed friction brake products) , special binding materials, special latex materials, underwater acoustic rubber products, and nanophase materials

100. Production of organic-inorganic composite cellular insulation materials

101. Production of high-tech composite materials: continuous fiber reinforced thermoplastic

composite materials and prepregs, auxiliary materials for molding of resin-based composite materials with thermal resistance $>300^{\circ}\text{C}$, biodegradable resin matrix composite materials, resin-based composite materials for reinforcing material manufacturing, resin-based composite materials (including sports goods and light-weight and high-strength parts of vehicle), special function composite materials and their products (including composite material products used in deep water or for diving and composite material products for medical treatment and recuperation), carbon/carbon composite materials, high-performance ceramic-ceramic composite materials and their products, metal-layered composite materials and their products, ultra-high pressure composite rubber hoses (pressure $\geq 320\text{MPa}$), and large passenger aircraft tires

102. Production of raw materials for precision and high-performance ceramics: ultra-fine silicon carbide (SiC) powder (purity $>99\%$, average particle size $<1\ \mu\text{m}$), ultra-fine silicon nitride powder (Si₃N₄) (purity $>99\%$, average particle size $<1\ \mu\text{m}$), high-purity ultra-fine alumina powder (purity $>99.9\%$, average particle size $<0.5\ \mu\text{m}$), low-temperature sintered zirconia (ZrO₂) powder (sintering temperature $<1350^{\circ}\text{C}$), high-purity aluminum nitride (AlN) powder (purity $>99\%$, average particle size $<1\ \mu\text{m}$), rutile titanium dioxide (TiO₂) powder (purity $>98.5\%$), white carbon black (particle size $<100\text{nm}$), and barium titanate (purity $>99\%$, particle size $<1\ \mu\text{m}$)

103. Development and production of high-quality artificial crystals and thinfilm transistor products: artificially synthesized crystal (piezoelectric crystal and ultraviolet ray transmitting crystal); super-hard crystal (cubic boron nitride crystal); high-temperature resistant and highly-insulated artificially synthesized crystal (artificially synthesized mica); new electro-optic crystal; high-power laser crystal and large-scale scintillation crystal; diamond-film tool; ultra-thin synthetic diamond saw blade with a thickness of 0.3 mm or less

104. Fine processing of non-metallic minerals (ultra-fine grinding, high purifying, refining, and modified performance)

105. Production of ultra-high-power graphite electrodes

106. Production of pearl mica (particle size 3-150 μm)

107. Production of multidimensional and multi-directional integral fabric and shape fabric

108. Safe disposal of solid wastes using new dry process cement kiln and sintered wall materials

109. Recycling of building waste

110. Comprehensive utilization of industrial by-product gypsum

111. Development and application of new technologies for the comprehensive utilization of non-metal mine tailings; ecological restoration of mines

(XV) Non-ferrous Metal Smelting and Rolling Industries

112. Production of high-tech non-ferrous materials: compound semiconductor materials (gallium arsenide, gallium phosphorus, indium phosphide, and gallium nitride) ; high-temperature superconducting materials; memory alloy materials (titanium-nickel and copper-based and iron-based memory alloy materials) ; ultra-fine (nano) calcium carbide and ultra-fine (nano) hard alloy; ultra-hard composite materials; precious metal composite materials; light metal composite materials, aluminum foils for radiators; medium- and high-voltage cathode capacitor aluminum foils; special large aluminum alloy sections; aluminum alloy precision forging dies; aluminum foils for lithium battery electrode, electrolytic copper foil, large section and complex section aluminum alloy profiles, aluminum alloy precision die forgings, overhead conductors for electrified railway lines; ultra-thin copper strips; copper alloy materials for corrosion-resistant heat exchangers; high-performance copper-nickel and copper-iron alloy strips; materials for processing beryllium copper strips, lines, pipes and rods; high-temperature resistant and anti-senescence tungsten filaments; magnesium alloy castings; lead-free solder; magnesium alloys and their products; foamed aluminum; smelting and processing of titanium alloy; sponge zirconium at atomic energy level; and deeply processed tungsten and molybdenum products

113. Processing of rare earth high-end application products conforming to the requirements of new rare earth materials

(XVI) Metal Products

114. Research, development and manufacturing of new types of light-weight and

environment-friendly materials for aviation, aerospace, shipping, automobiles and motorcycles (including special-purpose aluminum sheets, aluminum-magnesium alloy materials, and aluminum alloy motorcycle frames, etc.)

115. Research, development and manufacturing of semi-solid rapid formation materials for light metals and their products

116. Manufacturing and processing (including printing and processing inner and outer surface of products) of metal packaging products (complete products, container wall thickness less than $<0.3\text{mm}$) for packaging various kinds of grain, oil, food, fruits and vegetables, beverages, household chemicals

(XVII) General Equipment Manufacturing

117. Manufacturing of high-end computerized numerical controlled (CNC) machine tools and key parts: five-axis alignment CNC machine tools, CNC coordinate boring and milling processing center

118. Manufacturing of multi-station forging forming machine of 1,000 tons or above

119. Manufacturing of equipment for dismantling, crushing, post-processing and sorting of scrap automobiles

120. Manufacturing of flexible transfer lines (FTL)

121. Development and manufacturing of complete sets of system for robots and industrial robots, special-purpose high-precision reducers for robots, high-performance servo motors and drives, and full-autonomously programmed high-performance controllers, sensors and end actuators

122. Manufacturing of sub-micron ultrafine grinders

123. Manufacturing of wheeled or crawler cranes of 400 tons or above

124. Design and manufacturing of high-pressure plunger pumps and engines with working pressure $\geq 35\text{MPa}$ and low-speed and large-torque engines with working pressure $\geq 35\text{MPa}$

125. Manufacturing of integrated hydraulic-pressure multiple unit valve with working pressure $\geq 25\text{MPa}$ and electro-hydraulic proportional servo elements

126. Design and manufacturing of valve terminal, pneumatic solenoid valve of less than 0.35W, and high-frequency electronically-controlled gas valves of 200 Hz and above

127. Design and manufacturing of hydrostatic drive devices

128. Development and manufacturing of non-contact gas film seals with pressure >10MPa and dry gas seals with pressure >10MPa (including experimental devices)

129. Development and manufacturing of equipment for automotive polymer materials (friction disc, remolded phenolic pistons, non-metallic hydraulic master/sub-pumps, etc.)

130. Manufacturing of the third generation and above car wheel hub bearings, bearings for high- and medium-grade CNC machine tools or processing centers, high-speed wire rod or plate rolling mill bearings, high-speed railway bearings, low-noise bearings with vibration values below Z4, P4 or P2 level bearings of all kinds of bearings, bearings of wind turbine generator set, and aircraft bearings

131. Manufacturing of high-density, high-precision and complex-shaped powder metallurgical parts and chains for automobile, engineering machinery, etc.

132. Manufacturing of gear transmission used for wind power or high-speed train, gear transmission agent with adjustable blades used for vessels, and large-sized and heavy-load gear boxes

133. Manufacturing of high-temperature resistant insulation materials (F and H insulation classes) and moulded insulation parts

134. Development and manufacturing of accumulator bladders and rubber and plastic seals for hydropneumatic use

135. Manufacturing of high-precision, high-strength (level 12.9 or above), special-shaped and assembly fasteners

136. Manufacturing of miniature precision transmission junction pieces (clutches)

137. Manufacturing of coupling shafts for heavy rolling mills

138. Re-manufacturing of machinery such as machine tools, engineering machinery and railroad locomotive equipment and other mechanical equipment, re-manufacturing of automobile

parts, re-manufacturing of key parts of medical imaging equipment and re-manufacturing of office equipment such as photocopiers

139. Development and manufacturing of digital cameras with 10-megapixel or above or a horizontal field of view of 120 degrees as well as its optical lens and opto-electronic modules

140. Manufacturing of office machinery (including that for industrial use) : multi-functional integrated office equipment (copy, print, facsimile and scanning) , printing equipment, high-resolution color printer head with precision of 2400 dpi and above, and photosensitive drum

141. Manufacturing of film machines: 2K and 4K digital film projectors, digital film cameras, digital imaging production and editing equipment

(XVIII) Special-purpose Equipment Manufacturing

142. Manufacturing of trackless equipment for excavation, loading and transport in mines: mechanically-driven tippers for mining with a capacity of 200 tons and above, mobile crushers, bucket wheel excavators with a capacity of 5,000 cubic meters and above per hour, mining loaders with a capacity of 8 cubic meters and above, and electrically-dragged coal minging machines of 2500 kW and above, etc.

143. Manufacturing of equipment for geophysical prospecting (excluding gravity and magnetic measurement) and well logging: MEME seismometers, digital imaging systems and digitally controlled well logging systems, devices and apparatus for horizontal wells, directional wells and drilling rigs, and measurement-while-drilling (MWD) tools

144. Manufacturing of equipment for oil exploration, drilling and collection and transportation: floating drilling systems and floating production systems with an operating water depth of more than 1,500 meters and the supporting subsea oil extraction, collection and transportation equipment

145. Manufacturing of shale gas equipment

146. Manufacturing of large-caliber rotary drilling rigs with a caliber of 2 meters and above and depth of 30 meters and above, push benches with a diameter of 1.2 meters and above, complete sets of large equipment with a pull-back force of 300 tons and above for laying underground pipes

and lines without digging, and underground diaphragm wall construction drilling rigs

147. Design and manufacturing of large bulldozers of 520 horsepower and above

148. Design and manufacturing of silt removers with a capacity of 100 cubic meters and above per hour and dredging devices for dredgers with a capacity of 1,000 tons and above

149. Design and manufacturing of equipment for the construction of concrete cut-off walls used for flood prevention dikes

150. Manufacturing of equipment for earthquake prevention and disaster mitigation in civil engineering structures

151. Manufacturing of underwater earthwork construction machinery: bulldozers, loaders, excavators, etc. operating 9 meters underwater or deeper

152. Manufacturing of equipment for maintenance and automatic testing of highways and bridges

153. Manufacturing of equipment for operation monitoring, ventilation, disaster prevention and rescue systems of highway tunnel

154. Design and manufacturing of maintenance machinery and inspection and monitoring equipment for large-scale railway construction, railway tracks, bridges and tunnels and their key parts and components

155. Manufacturing of equipment for (asphaltic) linoleum tiles and equipment for producing galvanized steel sheet and other metal roofs

156. Manufacturing of equipment for environment-friendly and energy-saving on-site polyurethane spraying waterproof and thermal insulation systems, technology of preparing polyurethane sealants and manufacturing of relevant equipment, and technology of preparing improved silicone sealants and manufacturing of relevant production equipment

157. Design and manufacturing of high-precision strip mills (thickness precision of 10 microns)

158. Manufacturing of ore dressing equipment for multi-element, fine-particle and refractory minerals

159. Manufacturing of the key equipment of complete sets of ethylene equipment with an annual capacity of 1 million tons and above: mixing granulators with an annual processing capacity of 400,000 tons and above, helical-conveyer centrifuges with a diameter of 1,000 mm and above, and low-flow high-head centrifugal pump

160. Design and manufacturing of metal product molds (extrusion dies for tubes, rods and section bars made of copper, aluminum, titanium and zirconium)

161. Design and manufacturing of punching dies for automobile body covers, large-sized injection molds for automobile dashboard, bumper, etc., and clamps and gauges for automobiles and motorcycles

162. Design and manufacturing of production equipment for power batteries specially for automobiles

163. Design and manufacturing of precision dies (punching dies with a precision higher than 0.02 mm, and cavity dies with a precision higher than 0.05 mm)

164. Design and manufacturing of non-metallic product molds

165. Manufacturing of beer bottling equipment with a capacity of 60,000 bottles and above per hour, hot- and medium-temperature beverage bottling equipment with a capacity of 50,000 bottles and above per hour, and aseptic filling equipment with a capacity of 36,000 bottles and above per hour

166. Production technologies of amino acids, enzyme preparations, food additives, etc. and the manufacturing of key equipment

167. Manufacturing of complete sets of equipment for animal feed processing with a capacity of 10 tons and above per hour and the key parts of such equipment

168. Manufacturing of equipment for light-weight corrugated boards and cartons with corrugation height of 0.75 mm or less

169. Manufacturing of sheet-fed and multi-color offset presses (width \geq 750 mm; printing speed: single-sided and multi-color \geq 16,000 sheets per hour, and both sides and multiple color \geq 13000 sheets per hour)

170. Manufacturing of single-width single-paper path web-fed lithographic printing presses with a printing speed of greater than 75,000 bisect sheets per hour (787×880mm) , double-width single-paper path web-fed lithographic printing presses with a printing speed of greater than 170,000 bisect sheets per hour (787×880mm) , and commercial web-fed lithographic printing presses with a printing speed of greater than 50,000 bisect sheets per hour (787×880mm)

171. Manufacturing of multi-color wide flexographic presses (printing width $\geq 1,300$ mm, and printing speed ≥ 350 m/s) , inkjet digital printing presses (used for publication: printing speed ≥ 150 m/min and resolution ≥ 600 dpi; used for packaging: printing speed ≥ 30 m/min and resolution $\geq 1,000$ dpi; used for variable data: printing speed ≥ 100 m/min and resolution ≥ 300 dpi)

172. Manufacturing of systems for ink color computer presetting, remote ink color control, water-ink speed tracking, automatic printing quality inspection and tracking, and shaftless driving technology; manufacturing of high-speed automatic pasters and feeders with a speed of 75,000 sheets/hour, remotely adjustable high-speed folding machines, automatic overprinting systems, cooling devices, silicon-adding systems and deviation adjustment devices

173. Manufacturing of electron-gun automatic coating machines

174. Deep processing technology for sheet glass and manufacturing of relevant equipment

175. Manufacturing of complete sets of equipment such as new types of paper (including pulp) making machines

176. Manufacturing of equipment using new leather post ornament and processing technology

177. Manufacturing of soil pollution treatment and remediation equipment

178. Development and manufacturing of new agricultural product processing and storage equipment: new equipment for processing, storage, preservation, grading, packaging and drying of grain, oil plants, vegetables, dried and fresh fruit products, meat products, aquatic products, and other products, agricultural product quality inspection instruments and equipment, damage-free quality inspection instruments and equipment for agricultural products, rheometer, farinographs, ultramicro crushing equipment, high-efficiency dewatering equipment, high-efficiency fruit juice

condensation equipment achieving five and above effects, sterilization equipment for powder food materials, solid and semisolid food aseptically packaging equipment, and disc-type centrifugal separators

179. Manufacturing of agricultural machinery: agricultural facilities and equipment (automatic irrigation equipment for greenhouse, equipment for automatic disposition of nutrient solutions and fertilization, high-efficiency vegetable seedling equipment, and soil nutrient analysis equipment) , tractors with an engine power of 200 KW and above and the auxiliary farm implements, diesel engines with low fuel consumption, low noise and low emission, sprayers auxiliary to large tractors and equipped with residual droplets retrieval devices, high-performance rice transplanters, cotton picking machines and cotton picking platforms, self-propelled (hydraulically or mechanically-driven) corn combine harvesters adaptable to various row spacing, peanut harvesters, rapeseed harvesters, cane harvesters, and beet harvesters

180. Manufacturing of forestry facilities and equipment: equipment for intelligent greenhouses for seedlings and flowers, precision irrigation, fertilization and seedling raising, analytical instruments for root runoff, seed vitality and soil nutrients of seedlings, a large-power (240KW) woodland work chassis and its supporting machine and tools, multi-functional land preparation, tree planting, raising, cutting, skidding and other small and medium-sized machines, difficult site afforestation machinery, woodland residue collection, bundling, wood chip, pulverization and comprehensive utilization machines, large and medium plant protection and application sprayers, small precision application equipment or bionic application robots, forest cone collection, oil fruit harvesters, large and medium-sized tree transplanters, shrub stubble leveling equipment, high-efficiency pruning equipment, and forest volume rapid measurement equipment

181. Manufacturing of wood processing equipment: technical devices for fast color difference recognition, equipment for fast solid wood scale, equipment for rapid scar detection, surface defect detection devices for solid wood, complete equipment technologies of sawing wood, rapid inspection equipment for surface defects of wood-based panels, on-line quality grading

equipment, on-line inspection equipment for rotary-cut veneer quality, equipment for film polishing and dust processing for solid wood furniture, intelligent polishing robots, multi-color automatic paint-switching spraying robots, robots for furniture packaging, cutting, and stacking, fast sorting equipment for plate furniture panels, and furniture manufacturing intelligent warehouses

182. Manufacturing of forestry disaster monitoring equipment: forest area rapid rescue equipment, high-precision navigation and positioning equipment, UAV fire, disaster monitoring and early warning equipment, fire fighting and deworming equipment

183. Manufacturing of equipment for the collection, bundling and comprehensive utilization of crop straws

184. Manufacturing of equipment for the resource utilization of agricultural waste and waste from livestock and poultry breeding meeting a certain scale

185. Manufacturing of agricultural equipment using fertilizer-saving, pesticide-saving or water-saving technology

186. Manufacturing of equipment for cleaning electromechanical wells and equipment for producing cleaning agents

187. Manufacturing of electronic endoscopes

188. Fundus camera manufacturing

189. Manufacturing of key components of medical imaging equipment (including high-field-strength superconducting magnetic resonance imaging equipment, X-ray computed tomography equipment, and digital color diagnostic ultrasound equipment)

190. Manufacturing of ultrasonic transducers (3D) for medical use

191. Manufacturing of equipment for boron neutron capture therapy (BNCT)

192. Manufacturing of image-guided intensity modulated radiation therapy systems

193. Manufacturing of hemodialysis machines and hemofiltration machines

194. Manufacturing of equipment for full-automatic biochemical monitoring, five-classified blood cytoanalyze, full-automatic chemiluminescence immunity analyzers and high-throughput gene sequencing system

195. New technology for drug quality control and manufacturing of new equipment for drug quality control

192. Development of new analysis technology and new extracting process for active substance in natural drugs, development and manufacturing of new extracting equipment

197. Development and manufacturing of consumables production equipment for biomedicine

198. Manufacture of multi-layer co-extrusion water-cooled blown film equipment for non-PVC medical infusion bags

199. Manufacturing of emergency rescue equipment

200. Development and manufacturing of new textile machinery, key parts and components, and textile testing and experimental apparatus

201. Manufacturing of computer-aided jacquard artificial fur machine

202. Manufacturing of equipment specially for producing new and high-tech solar cells

203. Manufacturing of carbon dioxide capture, utilization, storage and monitoring equipment

204. Manufacturing of air pollution prevention and control equipment: high-temperature and corrosion-resistant filtering materials, low NO_x combustion devices, catalyst for flue gas denitrification and complete sets of denitrification equipment, industrial organic exhaust purification equipment, diesel vehicle exhaust purification equipment, and heavy metal exhaust air treatment equipment

205. Manufacturing of water pollution prevention and control equipment: horizontal spiral centrifugal dehydrators, membrane and membrane materials, ozone generators with a capacity of greater than 50kg/h, chlorine dioxide generators with a capacity of greater than 10kg/h, ultraviolet disinfection devices, small-scale domestic sewage treatment equipment used in rural areas, and heavy metal waste water treatment equipment

206. Manufacturing of solid waste treatment and disposal equipment: sewage plant sludge disposal and resource recycling equipment, complete sets of refuse incineration equipment with

a daily treatment capacity of 500 tons and above, landfill leachate treatment technology and equipment, anti-seepage geo-membranes in landfills, building waste treatment and resource recovery utilization equipment, devices for disposal of hazardous waste, devices for power generation with biogas in landfills, treatment equipment for ferrous wastes, and soil remediation equipment

207. Development and manufacturing of equipment for the comprehensive utilization of red mud from aluminum industry

208. Manufacturing of equipment for the comprehensive utilization of mine tailings

209. Manufacturing of equipment for the collection, treatment and recycling of used and waste plastics, electrical appliances, rubbers and batteries

210. Manufacturing of reclamation equipment for used and waste textiles

211. Manufacturing of equipment for the re-manufacturing of used and waste mechanical and electrical products

212. Manufacturing of devices for the comprehensive utilization of used and waste tires

213. Manufacturing of equipment for the utilization of waste heat, pressure and gas

214. Environmental protection technology for aquatic ecosystems and the manufacturing of relevant equipment

215. Manufacturing of portable assembling water purification equipment

216. Unconventional water treatment or recycling equipment and water quality monitoring instruments

217. Leak test equipment and instruments for industrial water pipeline networks and equipment (appliances)

218. Development of technologies for seawater desalination and circulating cooling with a daily capacity of 100,000 cubic meters and above and manufacturing of relevant complete sets of equipment

219. Manufacturing of water-saving industrial equipment for high water consumption industries such as iron and steel, paper-making, textile, petrochemical, chemical and metallurgical

industries

220. Manufacturing of special meteorological observation and analysis equipment

221. Technology system development for seismic stations, networks and mobile seismologic observation and manufacturing of relevant apparatus and equipment

222. Manufacturing of radial tire building machine with four and above drums

223. Manufacturing of rolling resistance testers and establishment of tire noise laboratories

224. Manufacturing of equipment using new technology for heating supply metering and temperature control devices

225. Manufacturing of equipment for hydrogen energy preparation, storage and transportation and inspection system

226. Manufacturing of new heavy residual oil gasification and atomizing nozzles, high-efficiency steam trap valves with a leakage rate of 0.5% or below, and high-temperature ceramic heat exchanger with temperature of 1,000°C

227. Manufacturing of devices for recovery of marine oil spilling

228. Manufacturing of equipment for utilization of low concentration coalmine gas and ventilation air methane

229. Development and utilization of clean coal technologies and products as well as manufacturing of relevant equipment (coal gasification and liquefaction, coal water slurry and industry shape-coal)

230. Development of technologies for fire prevention and control and rescue to be used in large-scale public buildings, high-rise buildings, petrochemical facilities, forest, mountains or water areas and underground facilities

231. Manufacturing of intelligent emergency medical rescue equipment

232. Manufacturing of hydrological monitoring sensor

233. Design, development and manufacturing of nuclear reactor main process equipment

(XIX) Automobile Manufacturing

234. Manufacturing of automobile engines and establishment of engine research and

development institutions: gasoline engines with power of not less than 70 KW per liter, diesel engines with power of not less than 50 KW per liter and displacement of not more than 3 liters, diesel engines with power of not less than 40 KW per liters and displacement of not less than 3 liters, and engines using new energy resources such as fuel cells and mixed fuels

235. Manufacturing of key automobile parts and components and research and development of key technologies: dual-clutch transmission (DCT) , continuously variable transmission (CVT) , automated mechanical transmission (AMT) , gasoline engine turbocharger, viscous coupling (for four-wheel drive) , actuator for automatic transmission (electromagnetic valve) , hydraulic retarder, eddy current retarder, gas generators for automobile safety airbags, common rail fuel injection technology (with maximum injection pressure of greater than 2,000 Pa) , variable geometry turbocharging (VGT) technology, variable nozzle turbocharging (VNT) technology, engine emission control devices meeting China' s Phase VI pollutant emission standards, intelligent torque management (ITM) systems and coupler assemblies, steer-by-wire systems, diesel particulate trap devices, special-purpose axles for low-floor large buses, energy-absorbing steering systems, variable frequency air-conditioning systems for large and medium buses, special rubber automobile accessories, and key parts and components of the above parts and components

236. Manufacturing and research and development of automobile electronic devices: electronic control systems and key parts and components of engine and chassis, vehicle electronic technologies (automobile information system and navigation system) , automobile electronic bus network technologies, input (sensor and sampling system) and output (actuator) components of electronic control system, electronic controllers for electric power steering system, embedded electronic integrated systems, electronically-controlled air springs, electronically-controlled suspension systems, electronic valve system devices, electronic combination instrument, ABS/TS/ESP systems, Brake-By-Wire (BBW) system, gearbox transmission control unit (TCU) , tire-pressure monitoring system (TPMS) , on-board diagnostics (OBD) , engine anti-theft system, automatic bump-shielded system, and testing systems for automobile and motorcycle testing and

maintenance, automatic driving system, on-board electronic operating system, on-board electronic operating system application program development (APP), head-up display technology, avoidance steering auxiliary system for intelligent network connection automobiles, Forward Collision Warning (FCW), automatic brake control system (ABC), automatic emergency brake system (AEB), and internet of vehicles technologies

237. Manufacturing and research and development of key parts and components of new energy automobiles: high energy power batteries; anode materials of batteries (specific capacity $\geq 180\text{mAh/g}$, and cycle life of 2,000 times not less than 80% of the initial discharge capacity), cathode materials of batteries (specific capacity $\geq 500\text{mAh/g}$, and cycle life of 2,000 times not less than 80% of the initial discharge capacity), battery separators (thickness $\leq 12\ \mu\text{m}$, and porosity 35%~60%); battery management system, motor controller, electronic control integration of electric vehicles; driving motors of electric vehicles (high efficiency area: 85% working area efficiency $\geq 80\%$), vehicle DC/DC (input voltage 100V~400V), high-power electronic devices (IGBT, voltage level $\geq 750\text{V}$, and current $\geq 300\text{A}$); plug-in hybrid electromechanical coupling drive system; fuel cell engine (mass specific power $\geq 350\text{W/kg}$), fuel cell stack (volume specific power $\geq 3\text{kW/L}$), membrane electrode (platinum consumption $\leq 0.3\text{g/kW}$), proton exchange membrane (proton conductivity $\geq 0.08\text{S/cm}$), bipolar plate (metal bipolar plate thickness $\leq 1.2\text{mm}$, and other bipolar plate thickness $\leq 1.6\text{mm}$), low platinum catalyst, carbon paper (resistivity $\leq 3\text{m}\Omega \cdot \text{cm}$), air compressor, hydrogen circulation pump, hydrogen ejector, humidifier, fuel cell control system, boost DC/DC, 70MPa hydrogen cylinder, on-board hydrogen concentration sensor; heat pump air-conditioners for electric vehicles; dedicated 32-bit and above chip for motor drive control (no less than 2 hardware cores, with the main frequency not less than 180MHz, with hardware encryption and other functions. The chip design meets the requirements of functional safety ASILC and above); integrated electric drive assembly (power density $\geq 2.5\text{kW/kg}$); and high-speed reducer (maximum input speed $\geq 12,000\text{rpm}$, with the noise less than 75dB)

238. On-board chargers (efficiency $\geq 95\%$ under full-load output condition), bidirectional on-board chargers, off-board charging devices (output voltage 250V~950V, and efficiency $\geq 88\%$)

in voltage range) and high power density, high conversion efficiency, high applicability wireless charging, mobile charging technology development and equipment manufacturing

239. Manufacturing and research and development of key components of intelligent vehicles: sensors, on-board chips, central processing units, on-board operating systems and information control systems, vehicle network communication system equipment, visual recognition system, high-precision positioning devices, wire-controlled chassis systems; new intelligent terminal modules, multi-core heterogeneous intelligent computing platform technology, all-weather high-precision positioning and mapping technology for complex traffic scenes, sensor fusion sensing technologies, key technologies of wireless communication for vehicles, basic cloud control platform technologies; new security isolation architecture technologies, software and hardware collaborative attack identification technologies, terminal chip security encryption and application software security protection technologies, wireless communication security encryption technologies, secure communication and authentication and authorization technologies, data encryption technologies; research and development of test and evaluation system architecture, virtual simulation, real vehicle road testing and other technologies and verification tools, complete vehicle-level and system-level test and evaluation methods, and construction of test basic database

(XX) Manufacturing of Railways, Ships, Aircrafts and Other Transportation Equipment

240. Manufacturing of engine emission control devices for motorcycles with large engine capacity (engine capacity>250ml) that meet China's Phase IV pollution discharge standards for motorcycles

241. Design, manufacturing and maintenance of civil aircraft: aircraft for trunk lines and regional aircraft, and utility aircraft

242. Manufacturing and maintenance of civil aircraft parts and components

243. Design and manufacturing of civil helicopters

244. Manufacturing of civil helicopters parts and components

245. Manufacturing of ground-effect and water-effect aircraft and design and manufacturing of unmanned aircraft and aerostats

246. Design, manufacturing and maintenance of aircraft engines, engine parts and components, and aircraft auxiliary power systems

247. Development and production of new materials for aerospace applications

248. Design and manufacturing of airborne equipment for civil aviation

249. Manufacturing of aviation ground equipment: civil airport facilities, civil airport operation guarantee facilities, ground facilities for flight tests, flight simulation and training equipment, aviation test and measurement equipment, equipment for aviation ground tests, integrated test equipment for airborne equipment, special equipment for aviation manufacturing, special equipment for trial manufacturing of aeronautical materials, civil aircraft ground reception and application equipment, carrier rocket ground testing equipment, and equipment for carrier rocket mechanics and environmental experiments

250. Design and manufacturing of civil satellites, and manufacturing of civil satellite payload

251. Manufacturing of civil satellite parts and components

252. Manufacturing of testing equipment for on-board products

253. Design of deluxe cruise ships and deepwater (3,000 meters and above) marine engineering equipment

254. Design of exploitation equipment for seabed mineral resources

255. Design of low- and medium-speed diesel engines of vessels and bent axle

256. Design of ship cabin machinery of vessels

257. Design of ship communication and navigation equipment

258. Design of yachts

259. Design of intelligent ship and development of relevant intelligent system

(XXI) Electrical Machinery and Equipment Manufacturing Industry

260. Manufacturing of key auxiliary equipment used for one million-kilowatt ultra-supercritical thermal power units: safety valves and control valves

261. Manufacturing of denitrification equipment for sintering machines in iron and steel

industry

262. Design and manufacturing of seals for thermal power equipment

263. Manufacturing of large castings and forgings for coal-fired power station and hydropower station equipment

264. Manufacturing of key auxiliary equipment for hydropower generating units

265. Manufacturing of power transmission and transformation equipment and equipment

266. Manufacturing of complete sets of equipment or key equipment for new energy power generation: equipment for photovoltaic power generation, photothermal power generation, geothermal power generation, tidal power generation, wave power generation, garbage power generation, biogas power generation, and wind power generation with a capacity of 2.5 MW and above

267. Manufacturing of Stirling generator sets

268. Development and manufacturing of linear motors, plane motors and their drive system

269. Manufacturing of high-tech green batteries: nickel-metal hydride (Ni-MH) batteries, zinc-nickel batteries, sodium batteries, zinc-silver batteries, lithium-ion batteries, solar batteries, fuel batteries, etc.

270. Manufacturing of refrigeration compressors for air-conditioning with motor adopting DC speed control technology, refrigeration compressors for air-conditioning adopting CO₂ natural refrigerants, and refrigeration equipment for air-conditioning applying renewable energy (air source, water source or ground source)

271. Manufacturing of solar air-conditioning and heating systems and solar drying devices

272. Manufacturing of biomass drying pyrolysis systems and biomass gasification devices

273. Manufacturing of alternating current (AC) variable voltage variable frequency (VVVF) drive devices

(XXII) Computers, Communication and Other Electronic Equipment Manufacturing

Industry

274. Manufacturing of high-definition digital cameras and digital sound playing equipment

275. Manufacturing of TFT-LCD, OLED, AMOLED, laser display, quantum dot, 3D display and other panel displays and materials of displays (excluding TFT-LCD glass substrate for the 6th generation and below)

276. Development and manufacturing of E-book materials (E-ink screen, etc.)

277. Production of silicon single crystals and polished plates with a diameter of over 200mm

278. Manufacturing of large silicon wafers of above 300mm

279. Manufacturing of key parts for large-screen color projection displays, including optical engines, light sources, projection screens, high-resolution projection tubes and micro-display projection modules

280. Manufacturing of digital audio and video coding and decoding equipment, equipment for digital broadcasting and television studios, equipment for digital cable television systems, digital audio broadcasts transmission equipment, digital television up-and-down converters, digital television ground broadcasting single frequency network (SFN) equipment, and equipment for satellite digital TV uplink stations

281. Design of integrated circuits, manufacturing of large-scale digital integrated circuits with a line width of 28nm or less, manufacturing of analog or digital-analog integrated circuits with a line width of 0.11micron or less, MEMS and compound semiconductor integrated circuits, and BGA, PGA, FPGA, CSP, MCM and other advanced encapsulation and testing

282. Manufacturing of large- and medium-sized electronic computers, higher-performance computers with a computing capacity of 10,000 trillion calculations per second, portable minicomputers, large analog simulation systems, and large industrial controlling machines and controllers

283. Research and development and manufacturing of computer systems for quantum and brain-like mechanisms

284. Etching machine, PVD, CVD, oxidation furnace, cleaner, diffusion furnace, MFC, etc. for manufacturing of ultra-large scale integrated chips

285. Manufacturing of chip packaging equipment
286. Manufacturing of computer digital signal processing system and boards
287. Manufacturing of graphics and image recognition and processing system
288. Development and manufacturing of high-capacity optical and disk drives and their components
289. Manufacturing of 100TB and above storage systems, 8TB and above SSD solid state hard disk and intelligent storage equipment
290. Manufacturing of computer-aided design (3D CAD) systems, electronic design automation (EDA), computer-aided testing (CAT) systems, computer-aided manufacturing (CAM) systems, computer-aided engineering (CAE) systems, and other computer application systems
291. Development and production of software products
292. Development and manufacturing of materials exclusively for electronic purposes (excluding development and manufacturing of optical fiber preforms)
293. Manufacturing of equipment, testing instruments, tools and molds exclusively for electronic purposes
294. Manufacturing of new electronic parts and components: chip components, sensitive components and sensors, frequency control and selection components, hybrid integrated circuits, power electronic devices, optoelectronic devices, new electromechanical components, polymer solid capacitor, super-capacitor, passive integrated components, high-density interconnect (HDI) boards, single-layer, double-layer and multi-layer flex printed circuit (FPC) boards, rigid-flexible printed circuit (R-FPC) boards, and packaging boards, high-density and high-fine line (line width/line distance \leq 0.05mm) flexible circuit boards
295. Manufacturing and assembly of touch control system (touch control screen, touch control components, etc.)
296. Research and development and manufacturing of virtual reality (VR) and augmented reality (AR) equipment

297. High brightness light emit diode having a light emit efficiency of 140lm/W and above, a light emitting diode epitaxial sheet having a light emitting efficiency of 140lm/W and above (blue light) , a white light emitting tube have a light emitting efficiency of 140lm/W and above and a power of 200mW and above

298. Development and production of key parts of high-density digital disc drives

299. Production of recordable discs

300. Research and development and manufacturing of 3D printing equipment and its key parts and components

301. Manufacturing of equipment for satellite communication systems

302. Manufacturing of optical communication measuring instruments, and optical transceivers with a speed of 40 Gbps and above

303. Manufacturing of ultra-wideband (UWB) communication equipment

304. Manufacturing of equipment for wireless local area networks (including WAPI support) and wide area networks

305. Manufacturing of time division multiplex equipment (TDM) with rate of 100 Gbps and above, dense wavelength division multiplexing equipment (DWDM) , broadband passive network equipment (including EPON, GPON, WDM-PON, etc.) , next generation DSL silicon and equipment, optical cross connect device (OXC) equipment, automatically switched optical network (ASON) equipment, and SDH optical fiber communication transmission equipment for optical fiber communication at more than 40Gbps

306. Development and manufacturing of IPv6-based next generation Internet system equipment, terminal equipment, testing equipment, software, and chips

307. Development and manufacture of the fourth generation and subsequent mobile communication cell phones, base stations, core network equipment, and network testing equipment

308. Development and manufacturing of vision sensors (digital cameras, digital cameras, 3D sensors, laser radars, millimeter wave radars, etc.) and core components (optical eyeglasses and lens, lasers, photosensitive chip, motors, opto-electronic modules, etc.) applied to the 5th

generation mobile terminals (mobile phones, automobiles, UAVs, virtual reality and augmented display, etc.)

309. Development of cloud computing equipment, software and systems

310. Development and manufacturing of high-end routers with full processing power greater than 6.4 Tbps (two-way) and switching capacity greater than 40 Tbps

311. Manufacturing of air traffic control system equipment

312. Development and manufacturing of electronic teaching aiding equipment for traditional Chinese medicines based on sound, light, electricity or touch-controlled computer information technologies and human body model with virtual pathology and physiology

(XXIII) Instruments and Meters Manufacturing Industry

313. Manufacturing of soil moisture monitoring equipment

314. Manufacturing of industrial process automatic control system and devices: Fieldbus control systems, large-scale programmable logic controllers (PLC), two-phase flow meters, solid flow meters, new-type sensors and field measuring instruments

315. Development and manufacturing of large precision instruments and high resolution microscopes (resolution less than 200nm)

316. Manufacturing of high-precision digital voltmeters and ammeters (with a span of seven and a half bits and above)

317. Manufacturing of reactive power automatic compensation devices

318. Manufacturing of new instruments and equipment for production safety

319. Manufacturing of VXI bus automatic testing systems (meeting IEEE 1155 international standards)

320. Development and manufacturing of coal mine underground monitoring and hazard forecasting systems and coal safety testing and management systems

321. Manufacturing of engineering surveying and geophysical observation equipment

322. Manufacturing of environmental monitoring instruments

323. Manufacturing of wireless remote transmission intelligent water meter

- 324. Manufacturing of intelligent monitoring instruments for reservoir dam safety
- 325. Manufacturing of instruments and equipment for hydrological data acquisition, processing and transmission and for flood control early warning
- 326. Manufacturing of instruments and equipment for marine exploration monitoring
- 327. Manufacturing of leakage monitoring instruments for municipal pipeline networks and water pipelines
- 328. Research and development and manufacturing of nuclear instruments and instrumentation

(XXIV) Comprehensive Utilization of Waste Resources

- 329. Coal dressing and comprehensive utilization of coal ash (including desulfurized gypsum) , coal gangue, etc.
- 330. Production of completely biodegradable materials
- 331. Recycling and treatment of waste and used electrical and electronic products, automobiles, mechanical and electrical equipment, rubbers, metals and batteries
- 332. Comprehensive utilization of red mud and other smelting residues

IV. Production and Supply of Electric Power, Heat, Gas and Water

- 333. Construction and operation of ultra-supercritical power stations with a single unit capacity of 600,000 KW and above
- 334. Construction and operation of back-pressure CHP stations, CCHP stations, and ultra-supercritical power stations with the capacity of 300,000 KW and above
- 335. Construction and operation of large air cooling unit power stations with single unit capacity of 600,000 KW and above in water-deficient areas
- 336. Construction and operation of integrated gasification combined cycle power generation and other clean coal power generation projects
- 337. Construction and operation of power generating projects with a single unit capacity of 300,000KW and above by using fluidized bed combustion boilers and coal gangue, middings and coal slime, etc.

338. Construction and operation of large hydropower stations and pumped storage power stations focusing on power generation

339. Construction and operation of nuclear power stations

340. Construction and operation of new energy power stations (including solar energy, wind energy, geothermal energy, tidal energy, tidal current energy, wave energy, biomass energy, etc.

341. Construction and operation of natural gas peak-shaving power stations and natural gas distributed energy stations in important load centers with guaranteed gas sources

342. Development and application of complementary system of gas-fired power generation and renewable power generation

343. Construction and operation of power grid

344. Construction and operation of regional energy supply (cold and heat) projects driven by natural gas, electricity and renewable energy

345. Utilization of seawater (direct utilization of seawater, desalination of seawater), and utilization of brackish water

346. Construction and operation of water supply plants

347. Construction and operation of renewable water plants

348. Construction and operation of sewage treatment plants

349. Construction and operation of motor vehicle charging stations and battery replacement stations

350. Construction and operation of hydrogen refueling stations

V. Transportation, Warehousing and Postal Services

351. Construction and operation of network of trunk railway lines and special railway lines

352. Construction and operation of inter-city railways, urban (suburban) railways, resource-based development railways and branch railways and their bridges, tunnels, ferries and station facilities

353. Integrated maintenance of the infrastructure for high-speed railways and inter-city

railways

354. Construction and operation of highways, independent bridges and tunnels

355. Road freight companies

356. Construction and operation of public dock facilities in ports

357. Construction and operation of civil airports

358. Public air transport companies

359. General airline companies for agriculture, forestry, and fishery

360. International maritime transport companies

361. International container multimodal transportation services

362. Construction and operation of oil (gas) pipelines and oil (gas) depots

363. Construction and operation of coal pipeline transportation facilities

364. Construction and operation of elevated three-dimensional automatic warehousing facilities and integrated warehousing facilities related to packaging, processing, and distribution

365. Research and development and application of scientific equipment and green packaging related to express services

VI. Wholesale and Retail Industries

366. Common distribution of general commodities, cold-chain logistics of fresh agricultural products and low-temperature distribution of special drugs as well as provision and application of related technical services

367. Rural chain distribution

368. Construction and operation of the shared systems of pallet and container units

VII. Information Transmission, Software and Technical Services

369. Development and application of E-commerce systems

VIII. Leasing and Commercial Services

370. International economic, scientific and technological, environmental protection, logistics information, commercial, accounting and tax consulting services

371. Engineering consulting services

372. Engaging in system application management and maintenance, information technology support management, bank back-office services, financial settlement, software development, offshore call centers, data processing and other information technology and business process outsourcing services in the form of service outsourcing

373. Venture capital enterprises

374. Intellectual property services

375. Home services

IX. Scientific Research and Technical Services

376. Bioengineering and biomedical engineering technology and biomass energy development technology

377. Development and application of artificial intelligence technologies such as intelligent devices, robots, neural network chips, and neuron sensors, etc.

378. Isotopes, radiation and laser technology

379. Development technologies for marine development and marine energy, technologies for comprehensive utilization of marine chemical resources, development and refinement or deep processing of related products, and development technologies for marine medicine and biochemical product

380. Marine monitoring technology (ocean tidal waves, meteorology and environmental monitoring) , seabed exploration, exploration and evaluation technologies for oceanic resources

381. Technologies for high value-added utilization of seawater chemical resources, including salt production, extraction of potassium, bromine, magnesium and lithium as well as deep processing after comprehensively utilizing desalinated concentrated seawater

382. Offshore oil pollution cleaning and ecological recovery technology and related product development, technology for prevention and treatment of seawater eutrophication, technology for prevention and treatment of marine life explosive growth disaster, and coastal zone ecological environment recovery technology

383. Development and application of energy saving, environmental protection and circular

economy technology

384. Development and application of technologies for recycling and comprehensive utilization of resources and for recycling of emissions and discharges from enterprise productions

385. Environmental pollution control and monitoring technologies

386. Development of cleaner production technologies and related services

387. Development of carbon capture, utilization and storage (CCUS) technologies and related services

388. Green building land conservation and outdoor environment, energy conservation and energy utilization, water conservation and water resources utilization, material conservation and material resources utilization, development and utilization of comprehensive technologies for indoor environment and operation management

389. Development and application of technologies for radioactive waste treatment

390. New technologies for energy efficiency in chemical fiber production and printing and dyeing processing and for the treatment of exhaust gas, waste liquid and waste residue

391. Development and application of the technologies for comprehensive utilization of phosphogypsum

392. Desertification prevention and desert restoration technologies

393. Integrated management technologies for grassland-livestock balance

394. Development and application of technologies for comprehensive utilization of modern animal husbandry waste

395. Development and application of technologies for application of new pesticides

396. Application technologies for civil satellites

397. Inspection, testing and certification services

398. Research and development centers

399. High and new technologies, new product development and enterprise incubation centers

400. Development and application of Internet of Things technology

401. Industrial design, architectural design, costume design and other creative industries

402. Preparing services for urban and rural plans (excluding urban and township master plan services)

X. Water Conservancy, Environmental, and Public Facility Management Industries

403. Treatment of river and lake water environment, water ecology restoration, management, protection and operation

404. Construction and operation of urban enclosed roads

405. Construction and operation of urban metro, light rail transit and other track transport

406. Construction and operation of sewage and garbage treatment plants, hazardous waste treatment and disposal plants (incineration plants and landfills) and environmental pollution treatment and control facilities

407. Construction and operation of urban parking facilities

408. Construction and operation of taxis, trams, buses and other public transport systems

XI. Education

409. Non-academic vocational training institutions

XII. Health and Social Services

410. Service institutions for the elderly, the disabled and children

411. Nursing institutions

412. Medical institutions

XIII. Culture, Sports and Entertainment Industries

413. Operation of performance venues

414. Operation of sports grounds and fitness, competition performance and sports training and intermediate services

415. Tourism infrastructure construction and tourism information services

The Catalogue of Industries with Strengths for Foreign Investment in the Central and Western Regions

The Catalogue of Industries with Strengths for Foreign Investment in Shaanxi

1. Selection and cultivation of new varieties of crops and production of seeds
2. Planting of minor grains, potatoes, sweet potatoes, peppers, tartary buckwheat, yams and walnuts as well as development, production and deep processing of related products
3. Follow-up industrial development of state key ecological projects including turning reclaimed farmland into forests and grasslands, protection of natural forests and protection of water sources
4. Development and application of technologies for water-saving irrigation and dryland water-saving farming, technologies for conservation farming, and technologies for facility agriculture
5. Processing and production of high-end textile, knitting and garment including cotton, wool, hemp, silk and chemical fiber as well as research and development and testing of related products
6. Development, protection and sustainable utilization of animal and plant medicinal resources
7. Coal production and utilization: production of coal-to-methanol 1-olefin hydrocarbon and downstream coal-to-aromatic hydrocarbon-ethylene 1- ethylene glycol
8. Production of coal liquefaction to oil products and chemicals
9. Production and development of downstream chemical products of natural gas (except those listed in the restricted and prohibited categories of the “Policies for Utilization of Natural Gas”)
10. Development of technologies for high-quality float glass of special varieties (ultra-white,

ultra-thin, online Low-E, hollow and ultra-thick) and their deep processing

11. Production and processing of vanadium smelting and vanadium alloy products
12. Deep processing of aluminum, magnesium and titanium
13. Production of animal-specific antibacterial raw materials (including antibiotics and chemical synthesis) and animal vaccines
14. Production and processing of new medical devices and equipment and medical materials
15. Design and manufacturing of devices for blast furnace gas energy recovery turbine
16. Manufacturing of complete automobiles, and manufacturing of special vehicles (excluding ordinary semi-trailers, dump trucks, tank cars, vans, and warehouse vehicles) (subject to the “Administrative Measures for Automobile Industry Investment”)
17. Manufacturing of automobile parts and components: high-power density drive axles for commercial vehicles, follow-up headlight systems, LED headlights, clutches, hydraulic shock absorbers, center control panel assemblies, seats and lightweight materials applications
18. Research and development and production of integrated circuits and production equipment
19. Development of technologies for and production of smart terminal products and key parts and components including smart phones and tablet computers
20. Production of flexible displays and display materials
21. Research and development and production of contact displays and communication terminal products and parts and components
22. Construction and operation of car filling stations
23. Broadband services and value-added telecommunications services (limited to the telecommunications services that China is committed to open after China’s WTO entry)
24. Road passenger transport companies
25. Construction of cross-border e-commerce retail centers and bulk commodity import & export distribution logistics centers
26. Preschools, regular high schools and higher education institutions

27. Secondary vocational colleges (including technical colleges)
28. Animation creation, production and derivative development
29. Construction and operation of urban gas, heating and water supply and drainage pipe networks
30. Operation of sports events and sports fitness and leisure services
31. Development and operation of sightseeing and leisure agriculture as well as construction of supporting facilities
32. Leisure industries including health care and leisure services, ethnic cultural development, and leisure tourism
33. Travel agencies
34. Protection, development and operation of tourist attractions (spots) and construction of supporting facilities
35. Projects of resource intensive processing and continued industries in resource-exhausted cities approved by the national investment authorities

IV. The Introduction to “6+5+6+1” Modern Industry System of Xi’ an City

On December 26, 2019, a meeting on key projects and promotion of investment and talent recruitment was held in Xi’ an. Wang Hao, member of the Standing Committee of Shaanxi Provincial Committee of the CPC and Secretary of Xi’ an Municipal Committee of the CPC, presided over the meeting and delivered a speech.

Wang Hao requested that we should further establish the concept that “the introduction of projects is the key to evaluating one’ s work” and give top priority to project promotion in the economic work in 2020. We should focus our production factors, work services, assessment, rewards and punishments on key projects. We should drive the building of the “6561” modern industrial system with high-quality projects. We should strengthen the fostering of the clusters of 6 pillar industries including electronic information and aerospace, expand the 5 emerging industries including artificial intelligence and 5G technology and optimize the six major productive service industries including modern finance and modern logistics so as to promote the transformation and upgrading of the cultural tourism industry and speed up the high-quality development of Xi’ an’ s economy.

“6” refers to the clusters of the six pillar industries including electronic information, automobiles, aerospace, high-end equipment, new materials and new energy, and biomedicine.

“5” refers to the five emerging industries including artificial intelligence, 5G technology, additive manufacturing, robotics, big data and cloud computing.

“6” refers to the six productive service industries including modern finance, modern logistics, R&D and design, inspection, testing and certification, software and information services, as well as conferences and exhibitions

“1” refers to promoting the transformation and upgrading of the cultural tourism industry

In April 2020, Xi’ an Municipal Committee of the CPC and Xi’ an Municipal People’ s Government issued the “Implementation Measures for Strengthening the Overall Planning for the Work on Investment Promotion” , stipulating that we should give priority key industries and focus on investment promotion in the industrial chains. Around the goal of building a “6+5+6+1” modern

industrial system and constructing a strong city in advanced manufacturing, oriented towards leading industries as guidance, core enterprises as driving force, local enterprises as supporting role, and industrial ecology as support, we should give play to the government as a guider and the market as the leader. We should strengthen, foster, gather, optimize and extend the industrial chain in investment promotion and move ahead the coordinated and integrated development of supply chain, innovation chain, value chain, and industrial chain, so as to promote the formation of a group of industrial chains with stronger capacity for innovation and competitiveness, and foster a batch of trillions of clusters and 100-billion level of industries.

1. Strengthening the chain around 6 pillar industries. We should focus on pillar industries including electronic information manufacturing, automobiles, aerospace, high-end equipment, new materials and new energy manufacturing, and biomedicine, and support in expanding and strengthening the leading enterprises including Samsung, Micron, ZTE, BYD Electronics, Shaanxi Automobile, Geely, BYD, Xi' an Aircraft, Xi' an Aerospace, XD, TBEA, ShaanGu, Yongdian Jinfeng, Western Materials, Western Superconductor, Longi Green Energy, Leye Photovoltaic, CRRC Yongdian, Xi' an Janssen, Xi' an Libang, Tsing Hua Deren, Fortune Pharmacal, and Juzi Biology. In light of the weak parts in the industrial chain, we should carry out supplementary and fill-in recruitment, introduce key supporting enterprises in the industrial chain, promote mutual support among local enterprises, and improve the service system for industrial innovation.

2. Fostering the chain around the 5 major emerging industries. We should focus on emerging industries including artificial intelligence, 5G technology and infrastructure, additive manufacturing (3D printing), robotics, big data, and cloud computing, seize the "favorable wind" for new infrastructure investment and increase efforts to introduce projects for high-tech, digital and internet-powered information infrastructure so as to attract leading enterprises with important positions, introduce related supporting enterprises, and foster a group of entrepreneurial enterprises. Relying on the platforms including Xi' an Industrial Cloud Platform, Huawei, and Alibaba Cloud, we should develop cloud computing application services, promote the deep application and integrated development of 5G and big data technologies in traditional industries, and guide the

transformation and upgrading of industries to “platform+sharing” and “products+services” .

3. Gathering the chain around 6 major productive service industries. We should focus on the productive service industries including modern finance, modern logistics, R&D and design, inspection, testing and certification, software and information services, conferences and exhibitions and build a cluster of inspection, testing and certification with SGS, Western Testing Electronics, XAIC, KingMed Diagnostics, Hua Bang Testing and Lifegen as the industry leader. We should build service industry clusters such as finance and logistics as the carrier to introduce the world’ s top 500 and China’ s top 500 service companies to establish national headquarters, regional headquarters and functional headquarters in Xi’ an and introduce domestic and foreign well-known exhibition companies, well-known cross-border e-commerce companies and social intermediary institutions of economic authentication settle in Xi’ an, focusing on introduction of supply chain companies, integrated logistics companies, high-end commercial service companies and key projects in the service industry with high technological content and strength.

4. Optimizing the chain around 1 characteristic industry. In accordance with the “Implementation Measures for Strengthening Cultural Construction and Promoting the Integrated Development of Cultural Tourism” , we should speed up the construction of cultural and tourism infrastructure and advance the integration of investment in cultural tourism. We should introduce well-known cultural manufacturing companies, high-quality hotels, large-scale operators of cultural tourism development, “Culture Plus” and “Tourism Plus” products, etc.; focus on introducing leading cultural tourism enterprises such as the world’ s top 500, China’ s top 500, and the top 30 companies in the national cultural industries and support local cultural tourism companies in growth and expansion; foster a number of integrated cultural and tourism enterprise groups, vigorously develop emerging tourism projects including industrial tourism, agricultural tourism, health tourism, research tourism, sports events, etc.; and introduce virtual reality, artificial intelligence and other technology-applied cultural and tourism new formats to create high-end cultural tourism consumer products and promote the upgrading of tourism environment and products.

5. Extending the chain around a group of leading enterprises. We should focus on leading enterprises in key industries, and attract investment from upstream and downstream enterprises and cooperative entities of leading enterprises so as to introduce a number of one-billion-level and ten-billion-level leading enterprises. We should develop a group of “specialized, lean, characteristic and novel” small and medium-sized enterprises, and introduce projects, talents, technology and capital related to leading companies so as to build the industrial chain, supporting chain and factor chain of leading enterprises, construct the development model of industrial chain and value chain with “large leading enterprises as guidance plus micro, small, and medium businesses as synergy” , thus forming an orderly, coordinated, high-efficient and vital industrial system.

Investment Policies

This part mainly includes the Foreign Investment Law of the People's Republic of China, the Regulations for the Implementation of the Foreign Investment Law of the People's Republic of China and the Measures for the Reporting of Foreign Investment Information. The favorable policies mainly include the 88 favorable investment policies in 7 categories, which feature great support and involve various aspects and are sorted by Xi'an City around the "ten key tasks" of Xi'an Municipal Committee of CPC and Xi'an Municipal People's Government and in combination with the series of policies and measures introduced by Xi'an city with the purpose of providing a policy basis for foreign investment.

I. The Foreign Investment Law of the People's Republic of China

(Adopted at the 2nd session of the 13th National People's Congress on March 15, 2019)

Table of Contents

Chapter I General Provisions

Article 1 In order to further expand opening up, actively promote foreign investment, protect the legitimate rights and interests of foreign investment, standardize foreign investment management, facilitate the formation of a comprehensive and new opening-up pattern, and promote the healthy development of the socialist market economy, this Law is enacted in accordance with the Constitution.

Article 2 This Law applies to foreign investment in the territory of the People's Republic of China (hereinafter referred to as "within the territory of China").

Foreign investment mentioned in this Law refers to the investment activities of foreign natural persons, enterprises or other organizations (hereinafter referred to as "foreign investors") directly or indirectly within the territory of China, including the following:

- (1) Foreign investors set up foreign-invested enterprises in China alone or jointly with other investors;
- (2) Foreign investors obtain shares, equities, property shares or other similar rights and interests of enterprises within the territory of China;
- (3) Foreign investors investing in new projects in China alone or jointly with other investors;
- (4) Other investment prescribed by laws, administrative regulations or specified by the State Council.

Foreign-invested enterprises mentioned in this Law refer to enterprises that are wholly or partly invested by foreign investors and registered within the territory of China under the Chinese laws.

Article 3 The State adheres to the basic State policy of opening to the outside world and

encouraging foreign investors to invest within the territory of China.

The State maintains a policy of high-level investment liberalization and facilitation, establishes and improves a mechanism for foreign investment promotion, and creates a stable, transparent, predictable and fair market environment.

Article 4 The State maintains a system of pre-entry national treatment plus a negative list management for foreign investment.

The pre-entry national treatment mentioned in the preceding paragraph refers to the treatment given to foreign investors and their investment at the stage of investment admission no less than that to domestic investors and their investments; the so-called negative list refers to the special management measures that are adopted for the admission of foreign investment in specific areas. The State gives national treatment to foreign investment outside the negative list.

The negative list is issued or approved by the State Council.

Where international treaties or agreements concluded or acceded to by the People's Republic of China provide for more preferential treatments for the admission of foreign investment, the relevant provisions may be applied.

Article 5 The State protects the investment, income and other legitimate rights and interests of foreign investors in China in accordance with the law.

Article 6 Foreign investors and foreign-invested enterprises that conduct investment activities within China shall abide by Chinese laws and regulations and shall not endanger China's national security and harm the public interest.

Article 7 The competent departments of the State Council responsible for commerce and investment shall, in accordance with the division of responsibilities, carry out the promotion, protection and management of foreign investment; other relevant departments of the State Council shall, within their respective responsibilities, be responsible for the affairs related to the promotion, protection and management of foreign investment.

The relevant departments of the local people's governments at or above the county level shall, in accordance with laws and regulations and the division of responsibilities determined

by the people' s government at the same level, carry out the work relating to the promotion, protection and management of foreign investment.

Article 8 Employees of foreign-invested enterprises may, in accordance with law, establish trade union organizations, carry out trade union activities, and safeguard their legitimate rights and interests. Foreign-invested enterprises shall provide necessary conditions for the trade unions thereof.

Chapter II Investment Promotion

Article 9 Foreign-invested enterprises may, in accordance with the law, equally enjoy the State policies concerning the support of enterprise development.

Article 10 Before the formulation of laws, regulations and rules related to foreign investment, appropriate measures shall be taken to solicit opinions and suggestions from foreign-invested enterprises.

Normative and adjudicative documents related to foreign investment shall, according to law, be made public in a timely manner.

Article 11 The State establishes and improves a system serving foreign investment to provide consultation and services to foreign investors and foreign-invested enterprises on laws and regulations, policy measures, and investment project information.

Article 12 The State establishes multilateral and bilateral investment promotion cooperation mechanisms with other countries and regions and international organizations, and strengthens international exchanges and cooperation in the field of investment.

Article 13 The State may establish special economic zones where needed, or adopt experimental policies and measures for foreign investment in selected regions with a view to promoting foreign investment and expanding opening-up.

Article 14 The State may, in accordance with the needs of national economic and social development, encourage and guide foreign investors to invest in specific industries, sectors and regions. Foreign investors and foreign-invested enterprises may enjoy preferential treatment in

accordance with laws, administrative regulations or the provisions of the State Council.

Article 15 The State ensures that foreign-invested enterprises have equal access to the standard-setting work according to law, and strengthens information disclosure and social supervision regarding standard-setting.

The mandatory standards set forth by the State are equally applicable to foreign-invested enterprises.

Article 16 The State ensures that foreign-invested enterprises have equal access to government procurement through fair competition in accordance with the law. Products and services provided by foreign-invested enterprises within the territory of China are equally treated in government procurement in accordance with law.

Article 17 Foreign-invested enterprises may, in accordance with the law, finance through public offering of stocks, corporate bonds and other securities.

Article 18 Local people's governments at or above the county level may, in accordance with the provisions of laws, administrative regulations and local regulations, formulate policies and measures for foreign investment promotion and facilitation within their statutory competence.

Article 19 The people's governments at all levels and their relevant departments shall, in accordance with the principles of facilitation, efficiency and transparency, simplify procedures, improve efficiency, optimize government services, and further improve the level of foreign investment services.

The relevant competent authorities shall prepare and publish foreign investment guidelines to provide services and facilities to foreign investors and foreign-invested enterprises.

Chapter III Investment Protection

Article 20 The State does not expropriate foreign investment.

Under extraordinary circumstances, the State may expropriate and requisition the investment of foreign investors in accordance with the law and for the needs of the public interest. The expropriation and requisition shall be conducted in accordance with legal procedures and

timely and reasonable compensation shall be given.

Article 21 Foreign investors' capital contribution, profits, capital gains, assets disposal income, intellectual property license fees, legally obtained damages or compensation, liquidation proceeds, etc., may be freely remitted to overseas in RMB or foreign exchange according to law.

Article 22 The State protects the intellectual property rights of foreign investors and foreign-invested enterprises, protects the legitimate rights and interests of intellectual property rights holders and related rights holders, and holds intellectual property rights infringers legally accountable in strict accordance with the law.

The State encourages technical cooperation based on the voluntariness principle and commercial rules in the process of foreign investment. The conditions for technical cooperation are determined by equal negotiation between the parties to the investment in accordance with the principle of fairness. Administrative agencies and their staff are prohibited to use administrative means to force any technology transfer.

Article 23 The administrative organs and their staff shall keep confidential the business secrets known to them, of foreign investors and foreign-invested enterprises during the performance of their duties, and shall not disclose or illegally provide them to others.

Article 24 The people's governments at all levels and their relevant departments shall be in compliance with the provisions of laws and regulations in formulating normative documents concerning foreign investment; unless authorized by laws and administrative regulations, they shall not derogate from the legitimate rights and interests of foreign-invested enterprises or increase their obligations, set forth conditions for market access and exit, and interfere with normal production and operation of foreign-invested enterprises.

Article 25 Local people's governments at all levels and their relevant departments shall honor their commitments on policies made available to foreign investors and foreign-invested enterprises under the law and various types of contracts concluded in accordance with the law.

If policy commitments or contractual agreements need to be changed for the State interests and public interests, they shall be conducted in accordance with the statutory authority and

procedures, and foreign investors and foreign-invested enterprises shall be compensated for the losses they suffered accordingly.

Article 26 The State establishes a complaint and settlement mechanism for foreign-invested enterprises, with a view to promptly handling problems raised by foreign-invested enterprises or their investors, and coordinating and improving relevant policies and measures.

If a foreign-invested enterprise or its investors believe that the administrative actions of the administrative organ and its staff infringe upon their legitimate rights and interests, they may apply for a coordinated solution through the complaint and settlement mechanism for the foreign-invested enterprise.

If a foreign-invested enterprise or its investors believe that the administrative actions of the administrative organ and its staff infringe upon their legitimate rights and interests, in addition to applying for a coordinated solution through the complaint and settlement mechanism for the foreign-invested enterprise in accordance with the provisions of the preceding paragraph, they may also apply for administrative reconsideration and file an administrative lawsuit according to law.

Article 27 Foreign-invested enterprises may establish and voluntarily participate in chambers of commerce and associations according to law. The chamber of commerce and association shall carry out relevant activities in accordance with the laws, regulations and its articles of association to safeguard the legitimate rights and interests of its members.

Chapter IV Investment Management

Article 28 Foreign investors shall not invest in the areas where investment is prohibited under the negative list for the admission of foreign investment.

Foreign investors shall meet the conditions set forth in the negative list for the admission of foreign investment to invest in the areas where investment is restricted under the negative list.

Management of foreign investment in the areas beyond the negative list shall be implemented in accordance with the principle of equality between domestic and foreign investment.

Article 29 If foreign investment is required to go through the approval or investment project record procedure, it shall be implemented in accordance with relevant provisions.

Article 30 If a foreign investor invests in an industry or sector where legal permission is required for investment, it shall go through relevant licensing procedures in accordance with the law.

The relevant competent department shall, in accordance with the conditions and procedures equally applied to domestic investment, review the foreign investors' application for permission, except as otherwise provided by laws and administrative regulations.

Article 31 Forms of organization, organization structures and activities of foreign-invested enterprises shall be governed by the provisions of the Company Law and the Law of the Partnership Enterprise of the People's Republic of China.

Article 32 Foreign-invested enterprises that engage in production and business activities shall abide by the provisions of laws and administrative regulations concerning labor protection and social insurance, and handle matters such as taxation, accounting, foreign exchange, etc. in accordance with laws, administrative regulations and relevant provisions, and accept relevant supervision and inspection carried out by the relevant departments in accordance with the law.

Article 33 If a foreign investor acquires a Chinese domestic enterprise or participates in the concentration of business operators in other ways, it shall go through the examination on the concentration of business operators in accordance with of the Anti-Monopoly Law of the People's Republic of China.

Article 34 The State establishes a system for foreign investment information reporting. Foreign investors or foreign-invested enterprises shall submit investment information to the competent commerce departments through the enterprise registration system and the enterprise credit information publicity system.

The content and scope of the foreign investment information report shall be determined in accordance with the principle of necessity; the investment information that can be obtained through the inter-department information sharing system shall not be required to be submitted again.

Article 35 The State establishes a system of security review for foreign investment to review the foreign investment that affects or may affect national security.

The security review decision made in accordance with the law is final.

Chapter V Legal Liability

Article 36 Where a foreign investor invests in the areas, which are specified by the negative list for the admission of foreign-investment as prohibited areas, the relevant competent department shall order it to stop the investment activities, and dispose of the shares, assets or take other necessary measures within a specified time limit, and restitute to the status before the investment was made; If there is illegal income, it shall be confiscated.

Where the investment activities of a foreign investor violates the special management measures for the admission of foreign-investment regarding restricted areas in the negative list, the relevant competent department shall order the correction within a specified time limit and take necessary measures to meet the conditions set forth by the special management measures for the admission of foreign-investment; if no corrections have been made within the time limit, the provisions of the preceding paragraph shall be applied.

Where the investment activities of a foreign investor violates the special management measures for the admission of foreign-investment in the negative list, in addition to the provisions of the preceding two paragraphs, it shall also bear corresponding legal liabilities under the law.

Article 37 If a foreign investor or a foreign-invested enterprise violates the provisions of this Law and fails to submit investment information in accordance with the requirements of the foreign investment information reporting system, the competent commerce department shall order it to make corrections within a specified time limit; if no corrections have been made within the time limit, a fine of more than 100,000 yuan and less than 500,000 yuan shall be imposed.

Article 38 Any violation of laws or regulations by foreign investors or foreign-invested enterprises shall be investigated and dealt with by relevant departments in accordance with the law and recorded into the credit information publicity system in accordance with relevant provisions.

Article 39 If a staff of an administrative organ abuses his power, neglects his duties or engages in malpractices in the promotion, protection and management of foreign investment, or leaks or illegally provides others with trade secrets that he or she knows in the course of performing his duties, he shall be punished according to law; if he commits a crime, he shall be held criminally responsible.

Chapter VI Supplementary Provisions

Article 40 If any country or region adopts discriminatory prohibitions, restrictions or other similar measures on the People' s Republic of China, the People' s Republic of China may take corresponding measures against the country or the region according to actual conditions.

Article 41 If the State provides other provisions for foreign investment in the banking, securities, insurance and other financial industries, or in the securities market, foreign exchange market and other financial markets within the territory of China, such provisions shall be applicable.

Article 42 This Law shall come into force on January 1, 2020. The Law of the People' s Republic of China on Sino-Foreign Equity Joint Ventures, the Law of the People' s Republic of China on Wholly Foreign-owned Enterprises, and the Law of the People' s Republic on Sino-Foreign Contractual Joint Ventures shall be repealed simultaneously.

Foreign-invested enterprises that have been established before the implementation of this Law in accordance with the Law of the People' s Republic of China on Sino-Foreign Equity Joint Ventures, the Law of the People' s Republic of China on Wholly Foreign-owned Enterprises, and the Law of the People' s Republic of China on Sino-Foreign Contractual Joint Ventures may continue retaining their original forms of business organizations within five years after the implementation of this Law. The detailed implementation measures of this Law shall be prescribed by the State Council.

II. The Regulations for the Implementation of the Foreign Investment Law of the People' s Republic of China

Chapter I General Provisions

Article 1 These Regulations are formulated in accordance with the Foreign Investment Law of the People' s Republic of China (hereinafter referred to as the Foreign Investment Law) .

Article 2 The State encourages and promotes foreign investment, protects the lawful rights and interests of foreign investors, regulates the administration of foreign investment, continuously optimizes the foreign investment environment, and advances a higher level of opening up.

Article 3 For the purposes of Subparagraphs (1) and (3) , Paragraph 2, Article 2 of the Foreign Investment Law, “other investors” include Chinese natural persons.

Article 4 The negative list for the access of foreign investment (hereinafter referred to as the “negative list”) shall be proposed by the competent investment departments under the State Council in conjunction with the competent commerce departments and other relevant departments under the same, be reported to by the State Council for issue or after being reported to and approved by the State Council, be issued by the competent investment and commerce departments under the State Council.

The State adjusts the negative list in due time based on the needs for the further expansion of opening up and the economic and social development. The provision of the preceding paragraph shall apply to the procedures for adjusting the negative list.

Article 5 The competent commerce and investment departments and other relevant departments under the State Council shall, according to the division of their duties, jointly and effectively conduct the promotion, protection, and administration of foreign investment through close cooperation and collaboration.

The local people' s governments at and above the county level shall enhance the

organization and leadership of the promotion, protection and administration of foreign investment, support and supervise the promotion, protection and administration of foreign investment conducted by the relevant departments in accordance with laws and regulations and the division of their duties, and coordinate and resolve major issues in the promotion, protection and administration of foreign investment in a timely manner.

Chapter II Investment Promotion

Article 6 Governments and their relevant departments shall, in accordance with law, equally treat foreign-invested enterprises and wholly Chinese-invested enterprises in such aspects as government funding arrangements, land supply, tax and fee reduction and exemption, qualification licensing, standards formulation, project applications, and human resource policies.

The policies formulated by governments and their relevant departments to support the development of enterprises shall be disclosed to the public in accordance with law. For matters that require applications of enterprises in the implementation of policies, governments and their relevant departments shall disclose to the public the conditions, steps, and time limits, among others, for such applications, and during examination, equally treat foreign-invested enterprises and wholly Chinese-invested enterprises in accordance with law.

Article 7 In the formulation of administrative regulations, rules, and regulatory documents relating to foreign investment, or when governments and their relevant departments draft laws and local regulations relating to foreign investment, comments and recommendations from foreign-invested enterprises and the relevant chambers of commerce and associations, among others, shall be solicited according to the actual circumstances in multiples forms, such as written requests for comments, symposiums, justification meetings, and hearings; and for comments and recommendations involving central issues or the major rights and obligations of foreign-invested enterprises, feedbacks regarding the adoption of such comments and recommendations shall be provided by relevant means.

Regulatory documents relating to foreign investment shall be published in a timely

manner in accordance with law, and those unpublished shall not serve as the basis for public administration. For regulatory documents closely related to the production and distribution activities of foreign-invested enterprises, the time between their issuance and implementation shall be reasonably determined according to the actual circumstances.

Article 8 The people's governments at all levels shall establish and improve their foreign investment service systems under the principles of government dominance and participation by multiple parties, and continuously raise their foreign investment service capabilities and levels.

Article 9 Governments and their relevant departments shall, in a centralized manner, publish the laws, regulations, rules, regulatory documents, policies, and measures relating to foreign investment and investment project information through government websites and the national integrated online government service platform, strengthen publicity and interpretation through various channels and by various methods, and provide advisory, guidance, and other services for foreign investors and foreign-invested enterprises.

Article 10 For the purposes of Article 13 of the Foreign Investment Law, "special economic zones" means the specific zones established with the approval of the State where stronger policies and measures for opening up are implemented.

The experimental foreign investment policies and measures implemented by the State in some regions, which have proved practicable, may extend to other regions or nationwide according to the actual circumstances.

Article 11 As needed for national economic and social development, the State shall prepare a catalogue of industries for encouraging foreign investment to specify the industries, fields, and regions where foreign investors are encouraged and directed to invest. The catalogue of industries for encouraging foreign investment shall be drafted by the competent investment departments under the State Council in conjunction with the competent commerce and investment departments and other relevant departments under the State Council, and after being reported to and approved by the State Council, be issued by the competent investment and commerce departments under the State Council.

Article 12 Foreign investors and foreign-invested enterprises may enjoy fiscal, taxation, financial, land use, and other preferences in accordance with laws, administrative regulations, or the provisions issued by the State Council.

Foreign investors increasing their investment within China with their return on investment within China may enjoy corresponding preferences in accordance with law.

Article 13 Foreign-invested enterprises and wholly Chinese-invested enterprises shall equally participate in the formulation and revision of national standards, industry standards, local standards, and group standards in accordance with law. Foreign-invested enterprises may, as needed, formulate enterprise standards independently or jointly with other enterprises.

Foreign-invested enterprises may propose the initiation of formulation of standards to the competent administrative departments in charge of standardization and other relevant administrative departments, offer comments and recommendations during the course of, among others, the initiation of formulation, drafting, and technical review of standards and the provision of feedbacks on and assessment of the implementation of standards, and, according to the relevant provisions, undertake the work related to the drafting and technical review of standards as well as the translation of standards into foreign languages.

The competent administrative departments in charge of standardization and other relevant administrative departments shall establish and improve the relevant working mechanisms, increase the transparency of the formulation and revision of standards, and promote the public disclosure of the whole process of formulation and revision of standards.

Article 14 The compulsory standards formulated by the State shall apply equally to foreign-invested enterprises and wholly Chinese-invested enterprises, and no technical requirements higher than compulsory standards may exclusively apply to foreign-invested enterprises.

Article 15 Governments and their relevant departments shall not obstruct or restrict foreign-invested enterprises from freely entering the government procurement markets within their respective regions or regulated industries.

Purchasers and procurement agencies in government procurement shall not apply differential or discriminatory treatment to foreign-invested enterprises in such aspects as the release of government procurement information, determination of conditions for suppliers, eligibility examination, and bid evaluation criteria, shall not limit the suppliers by imposing ownership form, organizational form, equity structure, country of investor, product or service brand, and other unreasonable conditions, and shall not treat differently the products produced or services provided within China by foreign-invested enterprises and those by wholly Chinese-invested enterprises.

Article 16 Foreign-invested enterprises may, in accordance with the provisions of the Government Procurement Law of the People's Republic of China (hereinafter referred to as the "Government Procurement Law") and its implementing regulations, file inquiries and raise questions on government procurement activities with purchasers and procurement agencies, and file complaints with the government procurement regulatory departments. Purchasers, procurement agencies, and government procurement supervision and regulation departments shall reply or make disposition decisions within the prescribed time limit.

Article 17 The government procurement regulatory departments and other relevant departments shall strengthen the supervisory inspection of government procurement activities, and in accordance with law, correct, investigate, and punish violations of laws and regulations such as differential treatment or discriminatory treatment to foreign-invested enterprises.

Article 18 Foreign-invested enterprises may legally raise funds within or outside China by such means as the public offerings of stocks, corporate bonds, and other securities, the public or non-public offerings of other financing instruments, and external debts.

Article 19 The local people's governments at and above the county level may, in accordance with the provisions of laws, administrative regulations, and local regulations, formulate foreign investment promotion and facilitation policies and measures within their respective statutory powers in such aspects as fee reduction and exemption, guarantee of land use quota, and provision of public services.

The policy measures purported to promote and facilitate foreign investment taken by the local people' s governments at and above the county level shall be oriented to promote high-quality development and shall be beneficial for improving economic, social, and ecological benefits, and for constantly optimizing the foreign investment environment.

Article 20 Relevant competent departments shall prepare and release foreign investment guidelines to provide services and facilitation for foreign investors and foreign-invested enterprises. Foreign investment guidelines shall include contents such as the introduction of foreign investment environment, guidelines for foreign investment affairs, information on investment projects and related data and shall be updated in a timely manner.

Chapter III Investment Protection

Article 21 The State will not expropriate the investments of foreign investors.

Under special circumstances where the State expropriates the investments of foreign investors for public interests, the process shall proceed in a non-discriminatory manner and in accordance with legal procedures, and compensation shall be made timely based on the market value of the expropriated investments.

If foreign investors are not satisfied with the decisions on expropriation, they may apply for administrative reconsideration or file administrative lawsuits in accordance with law.

Article 22 Foreign investors' capital contributions, profits, capital gains, proceeds of asset disposal, licensed intellectual property right royalties, compensation or indemnification obtained in accordance with law, liquidation income, etc., that are made or obtained in mainland China may be freely remitted inbound and outbound in RMB or foreign exchange in accordance with law. No entity or individual may impose restrictions on the currency, amount or frequency of inbound or outbound remittance in violation of law.

The wages and other lawful incomes of foreign employees and employees from Hong Kong, Macao, and Taiwan of foreign-invested enterprises shall be, in accordance with law, freely remitted outbound.

Article 23 The State reinforces punishments against infringement of intellectual property rights, constantly strengthens the law enforcement in relation to intellectual property rights protection, promotes the establishment of a fast collaborative protection system for intellectual property rights, improves the diversified system for resolving disputes on intellectual property rights, and equally protects intellectual property rights of foreign investors and foreign-invested enterprises.

Where patents of foreign investors and foreign-invested enterprises are involved in the formulation of a standard, the provisions on the standard involving the patent shall apply.

Article 24 Administrative organs (including organizations authorized by laws and regulations to administer public affairs, the same as below) and their employees may not use administrative approval, supervisory inspections, administrative punishments, administrative compulsion or any other administrative actions to force or disguisedly force foreign investors and foreign-invested enterprises to transfer technologies.

Article 25 Where it is necessary for an administrative organ that performs its duties to request a foreign investor or foreign-invested enterprise to provide materials or information involving a trade secret, such materials or information required to be provided shall be constrained within the scope necessary for the administrative agency to perform its duties, and the access to such materials and information shall be strictly controlled and people irrelevant to the performance of such duty shall not have access to the relevant materials or information.

Administrative organs shall establish and improve their internal management systems and take effective measures to protect the trade secrets of foreign investors and foreign-invested enterprises that are learned during the course of performing their duties. Where the information is required by law to be shared with other administrative organ, the trade secrets contained in the information shall be kept confidential to avoid leakage.

Article 26 The regulatory documents formulated by governments and their relevant departments concerning foreign investment shall go through compliance review in accordance with the regulations made by the State Council.

If a foreign investor or foreign-invested enterprise believes any regulatory document formulated by a department of the State Council or made by a local people' s government and its relevant departments based on which an administrative action was conducted are illegal, such foreign investor or foreign-invested enterprise may request for a compliance review of such regulatory document when applying for administrative review of the administrative action and initiates an administrative litigation.

Article 27 The policy commitments as mentioned in Article 25 of the Foreign Investment Law refer to the written commitments made by local people' s governments at all levels and their relevant departments within the legal authority on applicable supporting policies, preferential measures, and facilitation for foreign investors and foreign-invested enterprises to invest in their respective regions. The content of policy commitments shall comply with laws and regulations.

Article 28 The local people' s governments at all levels and their relevant departments shall fulfill policy commitments made to foreign investors and foreign-invested enterprises in accordance with law and the various types of contracts signed pursuant to law, and may not break contracts due to such matters as administrative division adjustment, government change, institutional or functional adjustment, and related personnel replacement. If policy commitments or contractual agreements need to be changed due to national interests or social public interests, changes shall be made in accordance with the statutory authority and procedures, and foreign investors and foreign-invested enterprises shall be compensated in a timely and fair manner by law.

Article 29 The people' s governments at and above the county level and their relevant departments shall, in accordance with the principles of openness, transparency, high efficiency, and convenience, establish and improve a complaining system for foreign-invested enterprises in order to promptly resolve the issues presented by foreign-invested enterprises or their investors, and to coordinate and improve relevant policy measures.

The competent commerce departments under the State Council, in conjunction with

relevant departments of the State Council, shall establish the inter-ministerial joint meeting mechanism for complaining by foreign-invested enterprises, to coordinate and promote the complaining by foreign-invested enterprises at the central level, and guide and supervise the complaining by local foreign-invested enterprises. The local people' s government at and above the county level shall designate a department or institution responsible for receiving complaints from foreign-invested enterprises or their investors in their respective regions.

The competent commerce departments under the State Council and the departments or agencies designated by the local people' s governments at and above the county level shall improve the rules for complaining and the means for lodging complaints, and clarify the time limit for resolving the complaints. The rules for complaining, the means for lodging complaints, and the time limit for resolving complaints shall be publicized.

Article 30 Those foreign-invested enterprises and their investors who believe the administrative acts of administrative organs and their employees have infringed upon their lawful rights and interests, and apply for coordination and settlement through the complaining system for foreign-invested enterprises shall collect information on relevant issues from the applying administrative organs and their employees, and the applied administrative organs and their staff should provide cooperation. The result of coordination shall be notified to the applicants in writing in a timely manner.

Where a foreign-invested enterprise or its investor submits a petition to resolve any problem through coordination according to the provisions provided in the preceding paragraph, its ability to apply for administrative review or initiate an administrative litigation shall not be affected.

Article 31 No entity or individual shall suppress or retaliate against the foreign-invested enterprise or its investor who lodges a complaint with or petition to the complaining mechanism for foreign-invested enterprises to resolve a problem.

In addition to the complaining mechanism for foreign-invested enterprises, foreign-invested enterprises or their investors can also report problems to the government and its

relevant departments through other legal channels.

Article 32 Foreign-invested enterprises may establish chambers of commerce and associations in accordance with law. Unless otherwise stipulated by laws and regulations, foreign-invested enterprises shall have the right to decide to participate in or withdraw from chambers of commerce and associations, and no entity or individual may interfere.

In accordance with the provisions of laws, regulations, and articles of association, chambers of commerce and associations shall strengthen industry self-discipline, timely report the requests of the industry, and provide members with services such as information consultation, publicity training, market development, economic and trade exchanges, protection of rights and interests, and dispute resolution. The States supports the chambers of commerce or associations to conduct relevant activities in accordance with laws, administrative regulations, and the articles of association of such chambers of commerce or associations.

Chapter IV Investment Administration

Article 33 A foreign investor shall not invest in a prohibited sector in the negative list. For a restricted sector in the negative list, a foreign investor shall comply with the requirements of the special administrative measures required for access to the restricted sector, such as the requirements for equity and for its executives specified in the negative list.

Article 34 Where a relevant competent department is performing its duties, it shall not grant permit, register the enterprise, or allow relevant matters if the foreign investor proposes to invest in a sector listed in the negative list but the corresponding requirements are not satisfied; where an application concerns the approval of an investment project involving fixed assets, the approval shall not be issued.

The relevant competent department shall strengthen supervision and examination of the enforcement of the negative list; if it is discovered that a foreign investor is investing in a prohibited sector in the negative list, or if the investment activity of a foreign investor is in violation of the special administrative measures required for investing in a restricted sector in the

negative list, the provisions provided in Article 36 of the Foreign Investment Law shall apply.

Article 35 Where a foreign investor invests in an industry or sector which requires obtaining a license in accordance with law, unless otherwise provided by laws or administrative regulations, the competent department responsible for implementing the license shall, according to the same conditions and procedures applicable to domestic enterprises, review the application of the foreign investor for the license, and shall not impose discriminatory requirements on the foreign investor concerning the conditions for granting the license, application materials, review, time limit for review, etc.

The competent department in charge of licensing shall, through various means, optimize the service for the review and improve the efficiency of approval. The licensing matters that satisfy relevant conditions and requirements may be handled by means of making commitments upon receipt of notification in accordance with relevant rules.

Article 36 Where a foreign investment needs to be approved and filed, it shall be handled in accordance with relevant regulations of the State.

Article 37 The registration of a foreign-invested enterprise shall be filed with the competent department under the State Council in charge of market supervision and administration or the duly authorized department of the local government in charge of market supervision and administration. The competent department under the State Council in charge of market supervision and administration shall publicize the list of duly authorized departments of market supervision and administration.

The registered capital of a foreign-invested enterprise may be represented by RMB or by a freely convertible currency.

Article 38 A foreign investor or foreign-invested enterprise shall submit investment information to the competent commerce departments through the enterprise registration system and the Enterprise Credit Information Publicity System. The departments under the State Council responsible for commerce and market supervision and administration shall integrate and coordinate relevant systems, and provide guidance for foreign investors or foreign-invested

enterprises to submit their investment information.

Article 39 The content, coverage, frequency, and specific procedures of a foreign investment information report will be determined and announced by the competent commerce department under the State Council jointly with the department in charge of market supervision and administration and other relevant departments under the State Council, based on the principles of actual necessity, high efficiency, and facilitation. The competent commerce department and the other relevant departments shall enhance information sharing, and if the investment information is available through the inter-departmental information sharing system, foreign investors or foreign-invested enterprises shall not be required to submit duplicate reports.

The investment information submitted by foreign investors or foreign-invested enterprise shall be true, accurate, and complete.

Article 40 The State establishes a foreign investment security review system, and conducts security reviews for all foreign investments that affect or could affect national security.

Chapter V Legal Liabilities

Article 41 A government, its relevant departments and the staff thereof shall assume legal liabilities in accordance with laws and regulations if they have conducted any of the following activities:

(1) Formulating or implementing a policy that does not equally treat foreign-invested enterprises and Chinese-invested enterprises by law;

(2) Illegally restricting foreign-invested enterprises from equally participating in the formulation and revision of standards, or imposing a technology requirement on foreign-invested enterprises which is higher than the mandatory standard;

(3) Illegally restricting foreign investors from remitting funds inbound or outbound;

(4) Failing to fulfill any policy commitment made in accordance with law to foreign investors and foreign-invested enterprises, failing to perform various types of contracts

concluded, or making a policy commitment beyond their legal authority, or a policy commitment the content of which does not comply with laws or regulations.

Article 42 If any purchaser in government procurement or its agency exercises differentiated or discriminatory treatment on foreign-invested enterprises by imposing unreasonable conditions, such purchaser shall assume legal liabilities under the Government Procurement Law and its implementing regulations; where the bidding result is or may be affected, the Government Procurement Law and its implementing regulations shall apply.

Where any department in charge of government procurement fails to timely respond to any complaint filed by a foreign-invested enterprise, the directly responsible person and other responsible staff in charge shall be subject to sanctions in accordance with law.

Article 43 Where an administrative organ and its staff compel directly or in a disguised form a foreign investor or foreign-invested enterprise to transfer its technology, the directly responsible person in charge and other responsible staff shall be subject to sanctions in accordance with law.

Chapter VI Supplementary Provisions

Article 44 A foreign-invested enterprise established before the Foreign Investment Law of the People's Republic of China takes effect under the Law of the People's Republic of China on Chinese-Foreign Equity Joint Ventures, the Law of the People's Republic of China on Wholly Foreign-Owned Enterprises, or the Law of the People's Republic of China on Chinese-Foreign Contractual Joint Ventures may elect to transform its business form and organizational structure, etc. in accordance with the Company Law of the People's Republic of China and the Law of the People's Republic of China on Partnership Enterprises and file for registration of change of its business form within five years since the Foreign Investment Law takes effect. Such foreign-invested enterprise may also maintain its original business form or organizational structure, etc.

Starting with January 1, 2025, for those existing foreign-invested enterprises that have

not transformed their business forms or organization structures in accordance with law and have not filed for registration of change, the departments in charge of market supervision and administration shall not accept their application for other registration matters, and shall publicize the relevant situation thereof.

Article 45 The specific rules on the registration of change of the business forms or organizational structures of the existing foreign-invested enterprises shall be made and announced by the departments in charge of market supervision and administration under the State Council. The departments in charge of market supervision and administration under the State Council shall strengthen its guidance on the registration of change, and the departments of market supervision and administration in charge of the registration of change shall, through various means of service optimization, facilitate the enterprises for their registration of change.

Article 46 After the existing foreign-invested enterprises have transformed their business forms and organizational structures, the measures on transferring shares or equities, the means of distribution of income and the residual assets agreed upon by the original cooperative parties may remain effective.

Article 47 The relevant provisions specified in the Foreign Investment Law and these Regulations shall apply to the foreign-invested enterprises that re-invest within China.

Article 48 For the investors from the Hong Kong Special Administrative Region and the Macao Special Administrative Region investing in the mainland China, the Foreign Investment Law and these Regulations shall apply by reference; except that the laws, regulations or the rules made by the State Council that provide otherwise shall apply.

For the investors from Taiwan investing in the mainland China, the Law of the People's Republic of China on the Protection of Investments of Taiwan Compatriots (hereinafter referred to as the "Law") and its detailed Rules for Implementation shall apply; for the matters not mentioned in the aforementioned Law or Regulations, the Foreign Investment Law and these Regulations shall apply by reference.

For the Chinese citizens who have settled down abroad and investing within China, the

Foreign Investment Law and these Regulations shall be apply by reference, except that the laws, administrative regulations, or the rules made by the State Council that provide otherwise apply.

Article 49 These Regulations shall takes effect as of January 1, 2020. The Regulations on Implementing the Law of the People’ s Republic of China on Chinese-Foreign Equity Joint Ventures, the Provisional Regulations on the Term of Chinese-Foreign Equity Joint Ventures, the Rules for the Implementation of the Law of the People’ s Republic of China on Chinese-Foreign Equity Joint Ventures, and the Rules for the Implementation of the Law of the People’ s Republic of China on Chinese-Foreign Contractual Joint Ventures shall be repealed at the same time.

If there is any discrepancy between the rules concerning foreign investments made before January 1, 2020 and the Foreign Investment Law or these Regulations, the latter shall prevail.

III. The Measures for the Reporting of Foreign Investment Information

Chapter I General Provisions

Article 1 For the purposes of further expanding the opening up, raising the level of promotion, protection and administration of foreign investment, improving foreign investment policies and measures, and improving the business environment, these Measures are formulated in accordance with the Foreign Investment Law of the People's Republic of China and the Implementing Regulations on the Foreign Investment Law of the People's Republic of China.

Article 2 Where foreign investors carry out investment activities directly or indirectly within China, foreign investors or foreign-invested enterprises shall report investment information to competent commerce departments in accordance with these Measures.

Article 3 The Ministry of Commerce shall be responsible for making overall planning on and guiding the reporting of foreign investment information nationwide.

The competent commerce departments under local people's governments at and above the county level, as well as relevant institutions in pilot free trade zones and national economic and technological development zones shall take charge of the reporting of foreign investment information within their respective regions.

Article 4 Foreign investors or foreign-invested enterprises shall report investment information to competent commerce departments through the enterprise registration system and the National Enterprise Credit Information Publicity System.

Market regulatory departments shall forward the aforesaid investment information reported by foreign investors or foreign-invested enterprises to competent commerce departments in a timely manner.

The Ministry of Commerce shall establish a foreign investment information reporting system to receive and process in a timely manner the investment information forwarded by market regulatory departments as well as information shared by departments, among others.

Article 5 The State Administration for Market Regulation shall make overall planning on

and guide the building of the national enterprise registration system and the National Enterprise Credit Information Publicity System, so as to guarantee the reporting of foreign investment information.

Article 6 Competent commerce departments and market regulatory departments at all levels shall effectively coordinate work. Competent commerce departments shall provide special guidance on the reporting of investment information by foreign investors and foreign-invested enterprises.

Article 7 Foreign investors or foreign-invested enterprises shall report investment information in a timely manner based on the principles of authenticity, accuracy and completeness, and the reports submitted shall neither contain false or misleading information nor involve material omissions.

Chapter II Reporting Entities, Content and Methods

Article 8 Foreign investors or foreign-invested enterprises shall report investment information through such methods as submitting initial reports, change reports, deregistration reports and annual reports in accordance with the provisions of these Measures.

Article 9 A foreign investor that establishes a foreign-invested enterprise within China shall submit an initial report through the enterprise registration system when undergoing formation registration of foreign-invested enterprise.

A foreign investor that acquires a domestic non-foreign-invested enterprise through equity merger shall submit an initial report through the enterprise registration system when undergoing change registration of the acquired enterprise.

Article 10 A foreign investor that submits an initial report shall submit the basic information of the enterprise, information on investors and their actual controllers, investment trading information and other information.

Article 11 In the case of any change to the information in the initial report, which involves the enterprise' s change registration (filing) , the foreign-invested enterprise shall submit a

change report through the enterprise registration system when undergoing the enterprise' s change registration (filing) .

Where the enterprise' s change registration (filing) is not involved, the foreign-invested enterprise shall submit a change report through the enterprise registration system within 20 business days after the occurrence of the change. If an enterprise makes a resolution on the change according to its articles of association, the time when it makes the resolution shall be taken as the time of occurrence of the change; and if it is otherwise prescribed in the laws and regulations with respect to the conditions for the entry into force of any change, the time when the corresponding requirements are met shall be the time of occurrence of the change.

A listed foreign-invested company and a company quoted in the National Equities Exchange and Quotations may, when the change of foreign investors' shareholding percentage accumulatively exceeds 5% or the foreign party' s controlling or relatively controlling status changes, report the information on the change of investors and the shares held by them.

Article 12 A foreign-invested enterprise submitting a change report shall report the basic information of the enterprise, information on investors and their actual controllers, investment trading information and other information.

Article 13 Where a foreign-invested enterprise is deregistered or transformed into a wholly Chinese-owned enterprise, the deregistration report shall be deemed to have been submitted after the completion of enterprise deregistration or enterprise change registration, and relevant information shall be forwarded by the market regulatory department to the competent commerce department, and the foreign-invested enterprise is not required to submit such information separately.

Article 14 A foreign-invested enterprise shall, from January 1 to June 30 each year, submit its annual report of previous year through the National Enterprise Credit Information Publicity System.

The foreign-invested enterprise established in the current year shall submit its annual report from the next year.

Article 15 When a foreign-invested enterprise submits its annual report, it shall submit the basic information of the enterprise, information on investors and their actual controllers, information on operations, assets and liabilities, etc. Where special administrative measures for foreign investment access are involved, the information of relevant industry licenses obtained shall also be submitted.

Article 16 The contents of the initial report, the change report and the annual report shall be determined in accordance with the principle of necessity, the actual situation of foreign investment and relevant provisions of enterprise registration and information publicity, and shall be published by the Ministry of Commerce in the form of an announcement.

Chapter III Information Sharing, Publicity and Correction

Article 17 Competent commerce departments and relevant departments shall establish an information sharing mechanism for foreign investment according to the needs of information reporting.

Unless otherwise provided by laws and administrative regulations, the information of foreign investment obtained by relevant departments when performing their duties shall be shared with the competent commerce departments timely.

Article 18 The investment information submitted by a foreign investor or foreign-invested enterprise shall be publicized to the public in accordance with the Provisional Regulations on Enterprise Information Publicity, or where such foreign investor or foreign-invested enterprise agrees to publicize the investment information to the public, the information shall be publicized to the public through the National Enterprise Credit Information Publicity System or the foreign investment information reporting system.

Article 19 A foreign investor or foreign-invested enterprise, if it finds its failure to submit, misstatement of or missed submitting of any investment information, shall resubmit or change such information immediately. The resubmitting or change of such information to be publicized in the annual report as specified in the Provisional Regulations on Enterprise Information Publicity shall

conform to relevant provisions of these Regulations.

The competent commerce department shall, if it finds any foreign investor or foreign-invested enterprise fails to report, misstates or misses the reporting of any investment information, notify such foreign investor or foreign-invested enterprise to resubmit or change such information within 20 business days.

Where any changed information relates to the matters to be changed, both original and changed information shall be simultaneously publicized.

Chapter IV Supervision and Administration

Article 20 Competent commerce departments shall conduct supervision and inspections on the compliance of foreign investors and foreign-invested enterprise with these Measures.

Competent commerce departments may, in conjunction with relevant departments, conduct supervision and inspections by means of spot inspections, in response to reports, according to the suggestions and feedbacks from relevant departments or judicial organs and based on their powers and authority.

Article 21 Where a competent commerce department conducts supervision and inspections on the fulfillment of the obligations to submit information by foreign investors and foreign-invested enterprises, it shall randomly select the objects to be inspected, randomly designate law enforcement inspectors, and publicize the matters of spot inspections and punishments via the publicity platform of the foreign investment information reporting system.

Any citizen, legal person or other entity may report to the competent commerce department if it finds any foreign investor or foreign-invested enterprise conducts any action against these Measures. The report shall be in writing; the informant (s) shall be explicitly specified; and relevant facts and proof shall be provided. The competent commerce department shall, after receiving the report, timely handle it by law.

Any other relevant department or judicial organ may propose the suggestions for supervision and inspections to the competent commerce department if it finds any foreign investor

or foreign-invested enterprise conducts any action against these Measures when fulfilling its responsibilities. The competent commerce department shall immediately deal with the matter after receiving such suggestion.

For any foreign investor or foreign-invested enterprise failing to report under the provisions of these Measures, having previously misstated some information, refusing to accept supervision and inspection, or refusing to fulfill the administrative punishment decision or record made by the competent commerce department, the competent commerce department may initiate inspections according to its power and authority.

Article 22 The competent commerce department may conduct supervision and inspections through site inspections and paper audit, etc. and may, if needed, obtain information from other departments to verify if the investment information submitted by any foreign investor or foreign-invested enterprise is true, accurate, complete and prompt. The competent commerce department may, by law, have access to or request the inspected to provide relevant materials and the inspected shall assist in the inspection and provide the materials to the real facts.

Article 23 The competent commerce departments, when conducting supervision and inspections, shall neither hamper the inspected from conducting normal production and operation activities, nor accept properties or services from the inspected nor seek other illegal benefits.

Article 24 The competent commerce departments and the market regulatory departments shall, by law, protect the business secrets of foreign investors and foreign-invested enterprises known to them when fulfilling their duties.

Chapter V Legal Liabilities

Article 25 Where any foreign investor or foreign-invested enterprise fails to submit investment information in accordance with the requirements of these Measures, and still fails to report or make correction in accordance with Article 19 of these Measures after receiving the notification from the competent commerce department, the department shall order such foreign investor or foreign-invested enterprise to make correction within 20 business days. If such foreign

investor or foreign-invested enterprise fails to make correction, it shall be imposed a fine of not less than 100,000 yuan and not more than 300,000 yuan. If such foreign investor or foreign-invested enterprise fails to make correction and involves either of the following circumstances, it shall be imposed a fine of not less than 300,000 yuan and not more than 500,000 yuan.

(1) Such foreign investor or foreign-invested enterprise deliberately evades fulfilling the obligation of information reporting, or conceals the truth or provide misleading or false information when reporting information;

(2) Such foreign investor or foreign-invested enterprise has reported any error in important information regarding its industry, whether it involves special management measures for foreign investment access, and its corporate investor and actual controller, etc.;

(3) Such foreign investor or foreign-invested enterprise fails to submit investment information in accordance with the requirements of these Measures, are subject to administrative penalties for this reason and have violated the relevant requirements of these Measures again within the previous two years;

(4) Other serious circumstances identified by the competent commerce department.

Article 26 The competent commercial departments shall record the relevant information about foreign investors and foreign-invested enterprises not fulfilling their information reporting obligations they have identified during supervision and inspections in the foreign investment information reporting system and improve the credit regulation in accordance with relevant provisions of the State on the building of a credit system.

Where any foreign investor or foreign-invested enterprise is subject to administrative penalties by the competent commerce department for violating their information reporting obligations, the competent commerce department may publicize the relevant information on the foreign investment information reporting system publicity platform and incorporate it into the credit information system in accordance with relevant national regulations.

The competent commerce department may share information by relevant departments, such as market regulation, foreign exchange, customs, and taxation, on the performance of information

reporting obligations by such foreign investor or foreign-invested enterprise and the relevant administrative penalties imposed.

Article 27 If any foreign investor or foreign-invested enterprises believes that any relevant information record on the foreign investment information reporting system publicity platform is incomplete or incorrect, it may provide relevant certification materials to and apply to the competent commerce department for amendment. If the fact is verified to be real, relevant information shall be amended.

A foreign investor or foreign-invested enterprise that has corrected its illegal activities and performed relevant obligations and have not violated their information reporting obligations within one year may apply to the competent commerce department to remove relevant information records on the foreign investment information reporting system publicity platform. If the fact is verified to be real, relevant information shall be amended.

Chapter VI Supplementary Provisions

Article 28 Where a foreign-invested enterprise establishes a company through investment within China (including multi-level investment) , relevant information shall be pushed from the market regulatory department to the competent commerce department after the market regulatory department files registration and submits annual report information and shall not be required to be additionally submitted by such enterprise.

Article 29 A foreign-invested investment company, business-starting investment enterprise or partnership mainly engaged in investments shall submit investment information by reference to the provisions of Chapter II hereof when it establishes an enterprise through investment within China.

Article 30 For a foreign investment of non-enterprise form, the foreign investor shall submit investment information by reference to the provisions of Chapter II hereof, except relevant information can be obtained through the sharing of department information.

Article 31 Where it is specified in laws and regulations that enterprises shall obtain the

approval of competent departments of their industries, a foreign investor or foreign-invested enterprise shall submit relevant approval documents to the market regulatory department when applying for registration.

Article 32 These Measures shall apply to the investment of foreign investors in the banking industry, securities industry, insurance industry and other financial industries.

Article 33 For investments by investors in Hong Kong Special Administrative Region, Macao Special Administrative Region and Taiwan as well as by the Chinese citizens living abroad, investment information shall be submitted by reference to these Measures.

Article 34 The Ministry of Commerce and the State Administration for Market Regulation shall be responsible for the interpretation of these Measures.

Article 35 These Measures shall come into effect as of January 1, 2020. The Interim Measures for the Administration of Establishment and Change Registration of Foreign-invested Enterprises shall be simultaneously annulled.

IV. Favorable Policies

In order to implement the guiding principles of the 19th National Congress of the CPC and the Fourth Plenary Session of the 19th Central Committee of the CPC, we firmly follow the orientation of “catching up and surpassing” and the “five-solid” requirements, highlight the “ten key tasks” of Xi’ an Municipal Committee of the CPC and the Xi’ an Municipal People’ s Government and make efforts to build Xi’ an into a powerful city in the advanced manufacturing industry. We vigorously develop “hub economy, portal economy, flow economy” , bring the radiation, guidance and driving roles of Xi’ an in the Belt and Road Initiative into full play, accelerate the building of the city into an international metropolis and national central city, strengthen investment promotion and the provision of services to enterprises and push for high-quality development so as to catch up and surpass our development goals. In combination with a series of policies and measures issued by Xi’ an City (as of the end of March 2020) , 88 favorable investment policies in seven categories, which feature great support and involve various aspects, are described as follows:

(I) Favorable policies for six pillar industries: electronic information manufacturing, automobile industry, aerospace, high–end equipment, new materials and new energy manufacturing, and biomedicine

1. For any road, power supply, water supply, heating or drainage facility, or a cycle transformation facility in an industrial park, environmental facility in a new (rebuilt) park or any other infrastructure project, a subsidy equal to 2% of the actual investment in such project for the previous year shall be granted and the amount of the subsidy for the year shall not exceed five million yuan. Where an advanced manufacturing cluster is involved, the amount of the subsidy for the year shall not exceed ten million yuan. [Source: Decision of Xi’ an City on Implementation of Supporting the Development of Industrial Parks (Shi Zheng Ban Fa [2020] No. 6) , issued on March 10, 2020]

2. An investment entity that invests in and builds a new workshop with three floors or above shall be granted a subsidy based on the criteria of 100 yuan/m² and the amount of the subsidy

shall not exceed three million yuan. Where an additional floor or additional floors are added to the original workshop with the approval of relevant authorities, a subsidy based on the criteria of 100 yuan/m² (excluding the original part) shall be granted, with an upper limit of three million yuan. Where a heavy equipment workshop is built, a subsidy based on the criteria of 50 yuan/m² shall be granted, with an upper limit of 1.5 million yuan. [Source: Decision of Xi'an City on Implementation of Supporting the Development of Industrial Parks (Shi Zheng Ban Fa [2020] No. 6), issued on March 10, 2020]

3. Support shall be provided to enterprises in helping them move to industrial parks, be relocated and gather together according to the industry orientation of these parks. A relocated enterprise that conforms to the requirements of any prevailing industry in an industrial park shall be granted a standard workshop rental subsidy based on the criteria of not exceeding 8 yuan per month per square meter. The upper limit of the total subsidies granted to each enterprise each year shall not exceed one million yuan and the subsidies shall not be granted for more than three consecutive years. [Source: Decision of Xi'an City on Implementation of Supporting the Development of Industrial Parks (Shi Zheng Ban Fa [2020] No. 6), issued on March 10, 2020]

4. If at least 100 million yuan is invested in any new project introduced by an industrial park, such as "park in park" or "incubation park" of advanced manufacturing industry, the park shall be granted a reward equal to 5% of the investment aforementioned, with an upper limit of two million yuan. [Source: Decision of Xi'an City on Implementation of Supporting the Development of Industrial Parks (Shi Zheng Ban Fa [2020] No. 6), issued on March 10, 2020]

5. Where a supporting enterprise of advanced manufacturing industry rents any workshop for production, the enterprise shall be entitled to the exemption of rental for the first three years and to the reduction of rental for the last two years. The subsidy shall be jointly granted by the municipal financial department and the fiscal department of the district or county (development zone) according to the ratio of 1:1. [Source: Decision of Xi'an City on Implementation of Supporting the Development of Industrial Parks (Shi Zheng Ban Fa [2020] No. 6), issued on March 10, 2020]

6. The development of industry clusters shall be supported. For a cluster of advanced manufacturing industry, once a supporting enterprise of the industry chain with a fixed asset investment of at least 10 million yuan is introduced, the investment promotion entity shall, upon the completion of all investment for the project, be granted a reward equal to 2% of the total fixed asset investment. [Source: Notice of the General Office of Xi'an Municipal People's Government on Issuing the Detailed Rules for the Implementation of the Supporting Policies on Accelerating the Construction of a Competitive City in Advanced Manufacturing Industry (Shi Zheng Ban Fa [2020] No. 5) , issued on March 6, 2020]

7. The efforts of investment promotion and capital introduction shall be intensified. For a new project of manufacturing industry with a fixed asset investment of at least 50 million yuan introduced from non-local areas or implemented by local enterprises, where all investment is made within three years of the commencement of the project, a subsidy equal to 5% of the actually made fixed asset investment shall be granted, with an upper limit of 5 million yuan. [Source: Notice of the General Office of Xi'an Municipal People's Government on Issuing the Detailed Rules for the Implementation of the Supporting Policies on Accelerating the Construction of a Competitive City in Advanced Manufacturing Industry (Shi Zheng Ban Fa [2020] No. 5) , issued on March 6, 2020]

8. Enterprises shall be supported in getting listed and raising funds. The enterprises of manufacturing industry that was listed for the first time in the previous year shall be granted the corresponding one-time rewards. [Source: Notice of the General Office of Xi'an Municipal People's Government on Issuing the Detailed Rules for the Implementation of the Supporting Policies on Accelerating the Construction of a Competitive City in Advanced Manufacturing Industry (Shi Zheng Ban Fa [2020] No. 5) , issued on March 6, 2020]

9. The transformation of scientific and technological achievements shall be supported. For any project that is derived from any university or that is transformed in an enterprise of manufacturing industry through collaborative innovation of a university with the enterprise, if the total investment by the enterprise totals 20 million yuan or above, a reward equal to 10% of

the fixed asset investment in relation to technological research and development shall be granted to the enterprise, with an upper limit of 10 million yuan. For any project that is industrialized in the enterprise, the criteria for rewarding the scientific and technological transformation project shall apply. [Source: Notice of the General Office of Xi' an Municipal People' s Government on Issuing the Detailed Rules for the Implementation of the Supporting Policies on Accelerating the Construction of a Competitive City in Advanced Manufacturing Industry (Shi Zheng Ban Fa [2020] No. 5) , issued on March 6, 2020]

10. A newly recognized Xi' an manufacturing industry innovation center shall be granted a reward of two million yuan at one time. After the center operates for two full years, an additional development reward of not exceeding three million yuan shall be granted to the center according to the effect of center construction. Also, municipal manufacturing industry innovation centers shall be encouraged to become central and provincial innovation centers of manufacturing industry. Any innovation center, if it obtains the title of provincial manufacturing industry innovation center, shall be granted a supporting reward of five million yuan and, if it obtains the title of national manufacturing industry innovation center, shall be granted a supporting reward of ten million yuan. [Source: Notice of the Xi' an Bureau of Industry and Information Technology and the Xi' an Finance Bureau on Issuing the Implementation Opinions Regarding the Construction of Xi' an Manufacturing Industry Innovation Centers (Shi Gong Xin Fa [2019] No. 87) , issued on June 22, 2019]

11. All types of investment funds and private capital shall be encouraged to be used for the construction of manufacturing industry innovation centers. To the extent that risks are controllable, banks shall be encouraged to increase their support for manufacturing industry innovation centers. [Source: Notice of the Xi' an Bureau of Industry and Information Technology and the Xi' an Finance Bureau on Issuing the Implementation Opinions Regarding the Construction of Xi' an Manufacturing Industry Innovation Centers (Shi Gong Xin Fa [2019] No. 87) , issued on June 22, 2019]

12. Favorable policies regarding the land use by private enterprises shall be implemented.

For any industrial project whose industry is identified to be prioritized in development and that features intensive land use, the land transfer floor price may be determined to be not less than 70% of the criteria corresponding to the level of the land where the project is. [Source: Notice of Xi' an Municipal Committee of the CPC and the Xi' an Municipal People' s Government on Issuing Several Opinions Concerning Promoting the High-quality Development of Private Economy (Shi Fa [2019] No. 4) , issued on January 18, 2019]

13. Any automobile parts manufacturer that is newly incorporated through investment in Xi' an (either foreign- or domestic-funded) or automobile event base of international brand, etc. shall be granted a reward of up to six million yuan at one time according to the amount of the investment in fixed assets. [Source: Notice of Xi' an Municipal People' s Government on Issuing Several Policy Opinions Regarding Accelerating the Development of Automobile Industry (Shi Zheng Fa [2018] No. 48) , issued on November 20, 2018]

14. For any new automobile and parts project, its initial transfer price may be determined through combination of the minimum price criteria for industrial land transfer and the actual land acquisition costs. According to the actual one-time investment in fixed assets (including workshops, equipment) , a subsidy for such investment of up to 20 million yuan shall be granted. [Source: Notice of Xi' an Municipal People' s Government on Issuing Several Policy Opinions Regarding Accelerating the Development of Automobile Industry (Shi Zheng Fa [2018] No. 48) , issued on November 20, 2018]

15. Any enterprise that ranks among national top 100 enterprises in terms of electronic information or software shall be granted a reward of one million yuan at one time. Any newly recognized key software enterprise or national integrated circuit design enterprise specified in the national plan shall be granted a reward of one million yuan at one time. [Source: Notice of the General Office of Xi' an Municipal Committee of the CPC and the General Office of Xi' an Municipal People' s Government on the Implementation Opinions Regarding the Acceleration of Industrial Structure Optimization and Promotion of Development (Shi Ban Zi [2018] No. 21, issued on February 2, 2018)]

16. For an enterprise that is in line with the industrial development direction of Xi' an City, a subsidy shall be granted according to the new fixed asset, with an upper limit of five million yuan. An industrial enterprise that exceeds the annual industrial output value shall be granted a reward according to the amount and added value of its industrial output value, with an upper limit of five million yuan. [Source: Notice of the General Office of Xi' an Municipal Committee of the CPC and the General Office of Xi' an Municipal People' s Government on the Implementation Opinions Regarding the Acceleration of Industrial Structure Optimization and Promotion of Development (Shi Ban Zi [2018] No. 21, issued on February 2, 2018)]

17. For non-locally introduced new key industrial projects with a fixed asset investment of at least one billion yuan each and high-tech industrial projects with high technology content, strong leading and demonstration role and a fixed asset investment of at least 500 million yuan each, the supporting policies adopted by the municipal people' s government, "one matter, one meeting; one enterprise, one policy" , shall apply. For new major industrial projects with the introduced individual fixed asset being at least three billion yuan, special support shall be provided based on the policy of "one matter, one meeting" . [Source: Notice of the General Office of Xi' an Municipal Committee of the CPC and the General Office of Xi' an Municipal People' s Government on the Implementation Opinions Regarding the Acceleration of Industrial Structure Optimization and Promotion of Development (Shi Ban Zi [2018] No. 21, issued on February 2, 2018)]

(II) Favorable policies for five emerging industries: artificial intelligence, robotics, 5G technology, additive manufacturing (3D printing) , big data and cloud computing

18. Support shall be provided to enterprises in strengthening the transfer and transformation of scientific and technological achievements. An enterprise that has made a remarkable achievement in the introduction and transformation of technologies may be selected to be granted a subsidy equal to the enterprise' s three-year accumulative tax payment based on 10% of the total technical input in the transfer and transformation project, with an upper limit of two million yuan. [Source: Notice of Xi' an Municipal People' s Government on Issuing the Twenty Measures

Regarding Accelerating the Scientific and Technological Transfer and Transformation of Xi'an (Shi Zheng Ban [2018] No. 119) , issued on December 2, 2018]

19. The headquarters and regional headquarters (segment headquarters) of unicorn enterprises that are introduced to settle in industrial parks shall be incorporated into the scope of support of economic policies for these headquarters and be granted a reward of up to 60 million yuan. [Source: Notice of Xi' an Municipal People' s Government on Issuing the Unicorn Enterprise Development Plan of Xi' an City (2018-2021) (Shi Zheng Ban Han [2018] No. 275) , issued on November 13, 2018]

20. Any unicorn seed enterprise, unicorn growth enterprise or unicorn enterprise identified to be included in database shall be granted a one-time reward of one million yuan each. [Source: Notice of Xi' an Municipal People' s Government on Issuing the Unicorn Enterprise Development Plan of Xi' an City (2018-2021) (Shi Zheng Ban Han [2018] No. 275) , issued on November 13, 2018]

21. The innovation research institutes, joint labs and other new R&D institutions of independent legal persons with flexible mechanisms that are jointly established by unicorn seed enterprises and universities or investment institutions, etc. shall be granted a one-time reward equal to 20% of the actual investment, with an upper limit of three million yuan. [Source: Notice of Xi' an Municipal People' s Government on Issuing the Unicorn Enterprise Development Plan of Xi' an City (2018-2021) (Shi Zheng Ban Han [2018] No. 275) , issued on November 13, 2018]

22. Unicorn executives shall be encouraged to start business for the second time in Xi' an. If any unicorn seed enterprise, any growth enterprise and any unicorn enterprise are established and identified to be included in database, they shall be granted a one-time reward of 200,000 yuan, 500,000 yuan and one million yuan. [Source: Notice of Xi' an Municipal People' s Government on Issuing the Unicorn Enterprise Development Plan of Xi' an City (2018-2021) (Shi Zheng Ban Han [2018] No. 275) , issued on November 13, 2018]

23. Huawei, ZTE, Hikvision and other leading enterprises shall be supported in extending and developing towards big data industry, driving related supporting enterprises to accelerate their

gathering and increase the momentum of industrial development. Big data service shall be included in the scope of government procurement. And the enterprise service of tax payment registration in Xi' an City shall be prioritized in procurement. [Source: Notice of Xi' an Municipal People' s Government on Issuing the Implementation Plan Regarding the Big Data Industry Development of Xi' an City (2017-2021) (Shi Zheng Fa [2017] No. 42) , issued on August 2, 2017]

(III) Favorable policies for six production service industries: modern finance, modern logistics, conferences and exhibitions, software and information services, design R&D, inspection, testing and certification

24. The production service industry shall be made stronger. Where a renowned software and information service, R&D design, testing, professional certification or digital creativity institution, etc. settles in Xi' an and makes an investment of at least 30 million yuan, such institution shall be granted a reward equal to 5% of the actual investment, with an upper limit of five million yuan. [Source: Implementation Opinions of Xi' an Municipal Committee of the CPC and Xi' an Municipal People' s Government on Accelerating the Construction of a Competitive City in Advanced Manufacturing Industry (Shi Zi [2020] No. 1) , issued on January 2, 2020)

25. For logistics infrastructures and functional facilities built by global top 500 and Chinese top 500 enterprises in national logistics hubs of Xi' an, a one-time reward of 500,000 yuan shall be granted when each investment of 100 million yuan is made, with an upper limit for the total rewards being 20 million yuan. [Source: Notice of the General Office of Xi' an Municipal Committee of the CPC and Xi' an Municipal People' s Government on Issuing the Work Plan Regarding the Comprehensive Acceleration of Hub, Portal and Flow Economy (2020-2022) (Shi Ban Zi [2019] No. 198) , issued on November 29, 2019]

26. A bulk commodity trader that registers in Xi' an, has an annual turnover of not less than two billion yuan and ranks among top ten in the relevant field shall be granted a reward of 300,000 yuan. [Source: Notice of the General Office of Xi' an Municipal Committee of the CPC and Xi' an Municipal People' s Government on Issuing the Work Plan Regarding the Comprehensive Acceleration of Hub, Portal and Flow Economy (2020-2022) (Shi Ban Zi [2019]

No. 198) , issued on November 29, 2019]

27. A bulk commodity trader that registers in Xi' an, has an annual turnover of not less than two billion yuan and ranks among top ten in the relevant field shall be granted a reward of 300,000 yuan. [Source: Notice of the General Office of Xi' an Municipal Committee of the CPC and Xi' an Municipal People' s Government on Issuing the Work Plan Regarding the Comprehensive Acceleration of Hub, Portal and Flow Economy (2020-2022) (Shi Ban Zi [2019] No. 198) , issued on November 29, 2019]

28. Logistics land support shall be provided. The key logistics projects at the municipal level shall be included in the annual land use plan of Xi' an City for support. The lands that are classified into logistics projects shall be supplied according to the industrial land transfer means and land level [Source: Notice of the General Office of Xi' an Municipal Committee of the CPC and Xi' an Municipal People' s Government on Issuing the Work Plan Regarding the Comprehensive Acceleration of Hub, Portal and Flow Economy (2020-2022) (Shi Ban Zi [2019] No. 198) , issued on November 29, 2019]

29. Enterprises in Xi' an City shall be assisted in building import and export goods trading centers, processing centers, cross-border e-commerce cooperation centers. The new facilities at the provincial level shall be granted a one-time reward of up to 1.5 million yuan and the reward at the municipal level shall be granted according to the same criteria as the reward at the provincial level [Source: Notice of the General Office of Xi' an Municipal Committee of the CPC and Xi' an Municipal People' s Government on Issuing the Work Plan Regarding the Comprehensive Acceleration of Hub, Portal and Flow Economy (2020-2022) (Shi Ban Zi [2019] No. 198) , issued on November 29, 2019]

30. Domestic and international renowned third-party logistics companies, supply chain management companies, warehousing operation service integrators, base airlines, express service companies and other large-scale logistics enterprises shall be supported in establishing their headquarters, distribution centers, operation centers, settlement centers, etc. in Xi' an. A subsidy of not more than 20% of the construction investment (excluding land expropriation costs) shall

be granted to each of the above enterprises, with an upper limit of five million yuan. Any logistics headquarter enterprise that has annual self-employment revenues of at least one billion yuan and pays income tax on a consolidated basis in Xi' an shall be granted a one-time reward of five to ten million yuan according to its promotion of industrial development and provision of employment opportunities, etc. [Source: Notice of the General Office of Xi' an Municipal Committee of the CPC and Xi' an Municipal People' s Government on Issuing the Work Plan Regarding the Comprehensive Acceleration of Hub, Portal and Flow Economy (2020-2022) (Shi Ban Zi [2019] No. 198) , issued on November 29, 2019]

31. The introduction of air cargo transporters shall be supported. A new base air cargo transporter that registers and pays tax in Xi' an and releases at least three cargo aircrafts shall be granted a one-time reward of 10 million yuan according to the loading capacity and models of the released aircrafts and based on the principle of “one matter, one meeting” . [Source: Notice of the General Office of Xi' an Municipal Committee of the CPC and Xi' an Municipal People' s Government on Issuing the Work Plan Regarding the Comprehensive Acceleration of Hub, Portal and Flow Economy (2020-2022) (Shi Ban Zi [2019] No. 198) , issued on November 29, 2019]

32. A number of key leading enterprises in logistics shall be developed. For a logistics company that registers in Xi' an, if it obtains the national 5A qualification, shall be granted a one-time reward of 3.5 million yuan; if it obtains the national 4A and 3A qualifications, shall be granted a one-time reward of 300,000 yuan and 200,000 yuan. A new enterprise that is rated by the National Inter-ministerial Joint Conference of Modern Logistics as a model enterprise for the joint development of national manufacturing industry and logistics industry shall be granted a reward of 300,000 yuan. [Source: Notice of the General Office of Xi' an Municipal Committee of the CPC and Xi' an Municipal People' s Government on Issuing the Work Plan Regarding the Comprehensive Acceleration of Hub, Portal and Flow Economy (2020-2022) (Shi Ban Zi [2019] No. 198) , issued on November 29, 2019]

33. Any national bulk commodity futures exchange and any national bulk commodity futures company approved to be established in Xi' an, and any designated completion warehouse

approved by the national bulk commodity futures exchange to be established in Xi'an shall be granted a one-time reward of ten million yuan, ten million yuan and five million yuan respectively by the authorities at the provincial level and an amount equal to the provincial award by the authorities at the municipal level. [Source: Notice of the General Office of Xi'an Municipal Committee of the CPC and Xi'an Municipal People's Government on Issuing the Work Plan Regarding the Comprehensive Acceleration of Hub, Portal and Flow Economy (2020-2022) (Shi Ban Zi [2019] No. 198) , issued on November 29, 2019]

34. Any national and any provincial e-commerce demonstration enterprises that register in Xi'an for the first time shall be granted a one-time reward of one million yuan and 500,000 yuan respectively. Any e-commerce parks that are rated in Xi'an for the first time as national and provincial e-commerce demonstration bases shall be granted one-time rewards of two million yuan and one million yuan respectively. [Source: Notice of the General Office of Xi'an Municipal Committee of the CPC and Xi'an Municipal People's Government on Issuing the Work Plan Regarding the Comprehensive Acceleration of Hub, Portal and Flow Economy (2020-2022) (Shi Ban Zi [2019] No. 198) , issued on November 29, 2019]

35. An enterprise that ranks among top 100 internet enterprises, top 10 cross-border e-commerce enterprises or top 10 enterprises in the vertical field of e-commerce, if it establishes a national or regional headquarters in Xi'an and has an annual turnover of at least 10 million yuan, a one-time reward of 500,000 yuan shall be granted to such enterprise; if it has an annual turnover of at least 50 million yuan, a one-time reward of one million yuan shall be granted. If a cross-border e-commerce enterprise registers in the Xi'an Cross-border E-commerce Comprehensive Pilot Zone makes customs declarations in the Customs Special Supervision Area, a subsidy equal to 30% of the forwarding charges shall be granted to such enterprise, with an upper limit for such enterprise not exceeding 500,000 yuan. [Source: Notice of the General Office of Xi'an Municipal Committee of the CPC and Xi'an Municipal People's Government on Issuing the Work Plan Regarding the Comprehensive Acceleration of Hub, Portal and Flow Economy (2020-2022) (Shi Ban Zi [2019] No. 198) , issued on November 29, 2019]

36. Private enterprises shall be supported in building high-level research institutions. Key labs, innovation centers, engineering technology innovation platforms and other R&D infrastructures shall be prioritized. Through comprehensive assessment, a subsidy equal to 5% to 10% of the construction investment based on research conditions shall be granted, with an upper limit of one million yuan. [Source: Notice of Xi' an Municipal Committee of the CPC and the Xi' an Municipal People' s Government on Issuing Several Opinions Concerning Promoting the High-quality Development of Private Economy (Shi Fa [2019] No. 4) , issued on January 18, 2019]

37. A cross-border e-commerce enterprise establishing its national or regional headquarters in Xi' an, if its cross-border e-commerce trading volume for the whole year of its settlement exceeds 50 million dollars, 25 million dollars and 10 million dollars, shall be granted one-time funds of not more than one million yuan, 600,000 yuan and 300,000 yuan as financial support. [Source: Several Policies of Xi' an City on Promoting the Development of China (Xi' an) Cross-border E-commerce Comprehensive Pilot Zone (Shi Zheng Ban Fa [2018] No. 122) , issued on December 20, 2018]

38. A third-party e-commerce platform that settles in Xi' an City shall be granted a one-time reward of not exceeding one million yuan. [Source: Several Policies of Xi' an City on Promoting the Development of China (Xi' an) Cross-border E-commerce Comprehensive Pilot Zone (Shi Zheng Ban Fa [2018] No. 122) , issued on December 20, 2018]

39. For a cross-border third-party support enterprise that has obtained the Payment Business Permit of the People' s Bank of China, establishes a national or regional headquarters in Xi' an and performs cross-border e-commerce payment business, if its annual online trading volume exceeds 100 million dollars, a subsidy of 500,000 yuan shall be granted to such enterprise when every 100 million dollars are invested, with an upper limit of one million yuan per enterprise. [Source: Several Policies of Xi' an City on Promoting the Development of China (Xi' an) Cross-border E-commerce Comprehensive Pilot Zone (Shi Zheng Ban Fa [2018] No. 122) , issued on December 20, 2018]

40. An enterprise that gets listed in a star market beyond Xi' an City and relocates its place of registration and place of tax payment to Xi' an shall be granted a one-time reward of 2.6 million yuan. [Source: Notice of the General Office of Xi' an Municipal People' s Government on Issuing the Supporting Policies of Accelerating Technological Innovation Enterprises to Get Listed in Star Markets (Shi Zheng Ban Fa [2019] No. 38) , issued on August 28, 2019]

41. An enterprise that has been listed in a star market for refinancing shall be granted a reward equal to 0.2% of the refinanced amount based on the deduction of the issue costs and the part subscribed by the actual controller and company personnel. The upper limit for the reward shall be 1.3 million yuan. [Source: Notice of the General Office of Xi' an Municipal People' s Government on Issuing the Supporting policies of Accelerating Technological Innovation Enterprises to Get Listed in Star Markets (Shi Zheng Ban Fa [2019] No. 38) , issued on August 28, 2019]

42. A platform company included in the trade industry statistics beyond the upper limit and registered in the jurisdiction of Xi' an City shall be granted a reward of not exceeding one million yuan based on its annual online turnover and industry ranking. [Source: Several Opinions of Xi' an Municipal People' s Government on Further Accelerating the Development of Service Industry (Shi Zheng Fa [2018] No. 19) , issued on April 17, 2018)]

43. Logistics enterprises that are engaged in transport, agency, warehousing, handling, distribution and other integrated services shall be charged with corporate income tax at a rate of 15% within such scope as specified in the western development policies. The self-used equipment imported by such enterprises within the total investment shall be exempted from custom duties. The lands for bulk commodity warehousing facilities used by the logistics enterprises that conform to relevant conditions, either self-used or rented, shall be charged with the urban land use tax equal to 50% of the standard tax amount applicable to the corresponding land level. [Source: Several Opinions of Xi' an Municipal People' s Government on Further Accelerating the Development of Service Industry (Shi Zheng Fa [2018] No. 19) , issued on April 17, 2018)]

44. Where domestic and foreign well-known software and information service companies

and R&D institutions are attracted to invest and settle in Xi' an, if the amount of investment is 30 million yuan or above, a reward equal to 5% of the actual investment made in place will be granted to the company (institution) established in Xi' an, with an upper limit of more than 5 million yuan. [Source: Several Opinions of Xi' an Municipal People' s Government on Further Accelerating the Development of Service Industry (Shi Zheng Fa [2018] No. 19) , issued on April 17, 2018)]

45. The service enterprises that meet relevant conditions, favorable tax policies in relation to western development shall be promptly implemented. Technology and innovation service enterprises, including R&D design, testing certification, energy conservation and environmental protection, etc, may apply for high-tech enterprises and shall be entitled to a favorable corporate income tax rate of 15%. [Source: Several Opinions of Xi' an Municipal People' s Government on Further Accelerating the Development of Service Industry (Shi Zheng Fa [2018] No. 19) , issued on April 17, 2018)]

46. Any newly developed national, provincial and municipal small-sized enterprise startup bases shall be granted financial support of three million yuan, one million yuan and 500,000 yuan respectively. Local universities, military engineering groups, leading enterprises and renowned mass innovation institutions both at home and abroad shall be motivated to build professional mass innovation spaces (incubators) . Through comprehensive assessment, financial support of up to five million yuan shall be provided to the above organizations every three consecutive years. The leading talents who set up enterprises or carry out achievements industrialization in Xi' an, project support subsidies of five million yuan, three million yuan and one million yuan shall be granted to each person according to the grades of assessment. [Source: Several Opinions of Xi' an Municipal People' s Government on Further Accelerating the Development of Service Industry (Shi Zheng Fa [2018] No. 19) , issued on April 17, 2018)]

47. Where a newly established or introduced financial institution of legal person, a primary branch in a financial institution of legal person, a regional financial headquarters, or the functional headquarters, operation headquarters or backstage service center in a financial institution of legal

person builds or purchases an office occupancy, a subsidy equal to 1.5% of the accounting costs of the self-built office occupancy or 1.5% of the purchase price of the office occupancy shall be granted at one time to each of the above entities, with an upper limit of two million yuan. Where the office occupancy is rent, a subsidy equal to 30% of the occupancy rental shall be granted within three years, with accumulative amount of the subsidies not exceeding one million yuan. [Source: Several Opinions of Xi' an Municipal People' s Government on Further Accelerating the Development of Service Industry (Shi Zheng Fa [2018] No. 19) , issued on April 17, 2018)]

48. A financial institution of legal person approved by the financial regulator under the State Council and newly incorporated in Xi' an City shall be granted a financial subsidy based on the amount of its paid-in registered capital. An institution of legal person with registered capital being 100 million yuan or above shall be granted a basic subsidy of two million yuan shall be granted. Where its registered capital exceeds 100 million yuan, an additional subsidy of 100 million yuan shall be granted in case every 100 million yuan of registered capital is added (the upper limit for the subsidy shall be 60 million yuan) . [Source: Several Supporting Measures of Xi' an City on Accelerating the Development of Financial Industry (Interim) (Shi Ban Zi [2017] No. 217, Issued on December 7, 2017)]

49. A primary branch established by a joint-stock commercial bank, urban commercial bank, private bank or foreign-funded bank outside Shaanxi Province shall be granted a subsidy of three million yuan. The primary branches of an insurer and a security company established in Xi' an shall be granted a subsidy of two million yuan each. The primary branch of any other financial institution established in Xi' an City shall be granted a subsidy of one million yuan. [Source: Several Supporting Measures of Xi' an City on Accelerating the Development of Financial Industry (Shi Ban Zi [2017] No. 217, Issued on December 7, 2017)]

50. A business headquarters, business management center or backstage service center of a banking institution of legal person or of an insurance institution established in Xi' an City shall be granted a subsidy of two million yuan. The business headquarters or operation management center of a securities institution of legal person established in Xi' an shall be granted a subsidy

of one million yuan. [Source: Several Supporting Measures of Xi' an City on Accelerating the Development of Financial Industry (Shi Ban Zi [2017] No. 217, Issued on December 7, 2017)]

51. Where a newly established or introduced financial institution of legal person, a primary branch in a financial institution of legal person, a regional financial headquarters, or the functional headquarters, operation headquarters or backstage service center in a financial institution of legal person builds or purchases an office occupancy, a subsidy equal to 1.5% of the accounting costs of the self-built office occupancy or 1.5% of the purchase price of the office occupancy shall be granted at one time to each of the above entities, with an upper limit of two million yuan. Where then office occupancy is rent, a subsidy equal to 30% of the occupancy rental shall be granted within three years, with accumulative amount of the subsidies not exceeding one million yuan. [Source: Several Supporting Measures of Xi' an City on Accelerating the Development of Financial Industry (Shi Ban Zi [2017] No. 217) , issued on December 7, 2017]

52. For a financial leasing company that is approved to be incorporated by the China Banking Regulatory Commission and registered in Xi' an City, where the aggregate financed amount the company provides for enterprises in Xi' an City for the year is not less than 50 million yuan, a subsidy equal to 0.2% of the total financed amount provided for local enterprises in the year shall be granted to such company, with an upper limit of three million yuan. Where such financial leasing company purchases the equipment manufactured by local advanced equipment manufacturers, a subsidy equal to 0.2% of the actual payment shall be granted, with the upper limit for the subsidy not exceeding three million yuan. [Source: Several Supporting Measures of Xi' an City on Accelerating the Development of Financial Industry (Shi Ban Zi [2017] No. 217) , issued on December 7, 2017]

53. A newly established or introduced local financial institution shall be granted a subsidy of not more than 6 million yuan, depending on the amount of its paid-in registered capital. [Source: Several Supporting Measures of Xi' an City on Accelerating the Development of Financial Industry (Shi Ban Zi [2017] No. 217) , issued on December 7, 2017]

(IV) Favorable policies for cultural tourism industry

54. A cultural tourism industry project with a total investment of at least three million yuan and an annual investment equal to 30% of the total project investment shall be prioritized in being included in municipal key projects. Green access and service support shall be provided for such projects. [Source: Notice of the General Office of Xi' an Municipal Committee of the CPC and the General Office of Xi' an Municipal People' s Government on Issuing the Three-year Action Plan of Xi' an City Regarding Intensifying Culture Building and Promoting the Integrated Development of Cultural Tourism Industry (2020-2022) (Shi Ban Zi [2020] No. 1) , issued on January 2, 2020]

55. The arrangement of cultural tourism industry development shall be taken into full account in the preparation of state land space plan. Provincial and municipal major cultural tourism programs shall be prioritized in being included in the annual land use plan. The initial land transfer price (floor price) for each major cultural tourism project may be determined to be 70% of its market price valuated. [Source: Notice of the General Office of Xi' an Municipal Committee of the CPC and the General Office of Xi' an Municipal People' s Government on Issuing the Three-year Action Plan of Xi' an City Regarding Intensifying Culture Building and Promoting the Integrated Development of Cultural Tourism Industry (2020-2022) (Shi Ban Zi [2020] No. 1) , issued on January 2, 2020]

56. For a new high-quality characteristic hotel with an investment of at least 500 million yuan, construction land indexes shall be prioritized in being arranged. The initial public transfer price of such hotel shall be determined to be 50% of its land price valuated. [Source: Notice of the General Office of Xi' an Municipal Committee of the CPC and the General Office of Xi' an Municipal People' s Government on Issuing the Three-year Action Plan of Xi' an City Regarding Intensifying Culture Building and Promoting the Integrated Development of Cultural Tourism Industry (2020-2022) (Shi Ban Zi [2020] No. 1) , issued on January 2, 2020]

57. The headquarters of a cultural tourism enterprise that has a paid-in registered capital of 100 million yuan to one billion yuan shall be granted a reward of one million yuan to five million yuan. [Source: Notice of the General Office of Xi' an Municipal Committee of the CPC

and the General Office of Xi' an Municipal People' s Government on Issuing the Three-year Action Plan of Xi' an City Regarding Intensifying Culture Building and Promoting the Integrated Development of Cultural Tourism Industry (2020-2022) (Shi Ban Zi [2020] No. 1) , issued on January 2, 2020]

58. Among urban transformation, pavilion building and new zone development, museum building shall be optimized. A special fund of 10 million yuan shall be arranged each year and the building of non-state owned museums shall be supported. [Source: Notice of the General Office of Xi' an Municipal Committee of the CPC and the General Office of Xi' an Municipal People' s Government on Issuing the Three-year Action Plan of Xi' an City Regarding Intensifying Culture Building and Promoting the Integrated Development of Cultural Tourism Industry (2020-2022) (Shi Ban Zi [2020] No. 1) , issued on January 2, 2020]

59. The new international routes for major tourist destinations where new inbound tourism is available, provincial and municipal supporting subsidies shall be provided according to the ratio of 2:1. For tourist distribution centers and self-driving camp projects that conform to national standards, a subsidy equal to 10% of project construction funds shall be granted to each of them. The upper limit for each subsidy shall be one million yuan. [Source: Notice of the General Office of Xi' an Municipal Committee of the CPC and the General Office of Xi' an Municipal People' s Government on Issuing the Three-year Action Plan of Xi' an City Regarding Intensifying Culture Building and Promoting the Integrated Development of Cultural Tourism Industry (2020-2022) (Shi Ban Zi [2020] No. 1) , issued on January 2, 2020]

60. The conditions for the establishment of cultural enterprise groups shall be relaxed. The restriction on the registered capital of parent companies shall be canceled. For two or more controlling subsidiaries, an enterprise group may be established through application. [Source: Notice of the General office of Xi' an Municipal Committee of the CPC and the General Office of Xi' an Municipal People' s Government on Issuing Several Policies on Shoring up Weak Points and Accelerating the Development of Cultural Industry Development of Xi' an (Shi Ban Fa [2017] No. 12) , issued on August 31, 2017]

61. State-owned cultural enterprises shall be actively promoted for merger and reorganization across industries, regions and ownership systems. Domestic and international famous cultural enterprises shall be actively facilitated to settle in Xi' an. The headquarters of the enterprises that have been successfully merged, reorganized and introduced for settlement shall be provided with policy and financial support according to their net assets, investment amount and tax contribution, etc. and based on the principle of "one matter, one meeting" . [Source: Notice of the General office of Xi' an Municipal Committee of the CPC and the General Office of Xi' an Municipal People' s Government on Issuing Several Policies on Shoring up Weak Points and Accelerating the Development of Cultural Industry Development of Xi' an (Shi Ban Fa [2017] No. 12) , issued on August 31, 2017]

62. As of December 1, 2019, the visa-free stay during which the foreigners that satisfy relevant conditions transit from Xi' an Xianyang International Airport will be extended from the previous 72 hours to 144 hours [Source: National Immigration Administration, issued on October 23, 2019]

(V) Favorable policies for recruiting talents

58. The guiding role of industrial funds of Xi' an shall be exploited. Angel investors and startup investors shall be attracted and aided to settle in Xi' an and to establish various startup investment sub-funds through collaboration with universities and research institutes, thus ensuing "one university, one fund; one institute, one fund" . The formation of a scientific and technological transformation fund cluster with a total scale of not less than one million yuan shall be accelerated. Scientific and technological transformation projects shall be precisely invested in. For the key & core technology enterprises that undergo the seed and startup phases of investment, 70% of their investments will be used to offset their taxable income and 10% to 30% of their investment loss risk compensation will be made. [Source: Notice of Xi' an Municipal People' s Government on Issuing the Twenty Measures of Xi' an City Regarding Accelerating the Transformation of Scientific and Technological Transfer and Transformation (Shi Zheng Ban [2018] No. 119, issued on December 2, 2018)]

59. Where domestic and international famous venture capital institutions settle in the Xi' an National Independent Innovation Demonstration Area and rents office occupancy, subsidies equal to all rentals shall be granted for the first three years and 50% of the rentals shall be granted for the last two years to these institutions based on the criteria of 20m² per person. Where domestic and international venture capital institutions settle in the demonstration area above and purchase office occupancy, purchase subsidies based on the criteria of 1,000 yuan/m² shall be granted to them. The maximum aggregate amount of subsidies to each institution shall be five million yuan (The office occupancy subsidies for enterprises shall not exceed their actual expenditure). [Source: Several Opinions of Xi' an Municipal People' s Government on Supporting the Xi' an National Independent Innovation Demonstration Area in Gathering Venture Capital Institutions and Talents (Shi Zheng Fa [2018] No. 37) , issued on September 3, 2018]

60. For new professional mass innovation spaces, key financial support of not less than 20 million yuan shall be offered according to their investment scale, industry characteristics, number of enterprise clusters and number of regional employees and based on the principle of “one matter, one meeting” . [Source: Notice of the General Office of Xi' an Municipal People' s Government on Issuing the Ten Measures on the Development of Hard & Core Industries (Shi Zheng Ban Fa [2017] 99) , issued on November 4, 2017]

61. Various types of talents that set up enterprises or carry out achievements industrialization in Xi' an shall be granted project support rewards or supporting subsidies of up to five million yuan each. For an employer or intermediary institution, once a talent of any type who serve it settles down in Xi' an, a reward of up to one million yuan shall be granted to the organization. The enterprises started by high-level talents or the transformation of key achievements shall be dynamically tracked and be granted a reward based on their annual turnover, with a reward of up to eight million yuan. [Source: Notice of the General Office of Xi' an Municipal People' s Government on Issuing the Ten Measures on the Development of Hard & Core Industries (Shi Zheng Ban Fa [2017] 99) , issued on November 4, 2017]

62. Talent classification standards and recognition procedures shall be established. The

corresponding rewards, subsidies and living support benefits shall be granted. The Types A, B and C talents who set up enterprises or carry out achievements industrialization shall be granted one-time project support subsidies of five million yuan, three million yuan and one million yuan each. The Type D innovative and entrepreneurial talents shall be granted one-time project support subsidies of two million to five million yuan, depending on project scale. [Source: Notice of Xi' an Municipal Committee of the CPC and Xi' an Municipal People' s Government on Issuing Several Policy Measures Regarding Deepening the Talent Development System Reform and Building the Belt and Road Initiative Talent Highland (Shi Zi [2017] No. 47) , issued on May 4, 2017]

63. The “Xi' an Bole Award” for talent introduction shall be established. An employer or an intermediary agency, once they introduce one Type A, one Type B and one Type C talents, shall be granted subsidies of one million yuan, 500,000 yuan and 200,000 yuan respectively. A talent agency, once it introduces one Type D type talent, shall be granted 1,000 yuan. For an enterprise introducing Types A, B, C or D high-level talents, its one-time housing subsidies, settling-in allowance, research initiation funds and other costs shall be deducted before its corporate income tax is calculated. [Source: Notice of Xi' an Municipal Committee of the CPC and Xi' an Municipal People' s Government on Issuing Several Policy Measures Regarding Deepening the Talent Development System Reform and Building the Belt and Road Initiative Talent Highland (Shi Zi [2017] No. 47) , issued on May 4, 2017]

64. “Green card access” in terms of high-quality life service shall be provided. The “green card access” in terms of high-quality life service shall be applicable to Types A, B, C and D talents. The principle of “one card in hand, green access available” shall be followed. Multiple channels shall be created to contribute to a living environment and supporting services that feature livability, convenience, low costs and high efficiency for startup and innovation talents. The social security and medical insurance system for high-level talents shall be improved. The talents introduced and their couples and daughters may purchase the corresponding social insurance according to relevant provisions. For payment years, the years during which social insurance premiums are paid shall

prevail. A working mechanism on the linkage of appeal to high-level talents with municipal leaders shall be established to promptly resolve the issues arising from high-level talent entrepreneurship and innovation. [Source: Notice of Xi' an Municipal Committee of the CPC and Xi' an Municipal People' s Government on Issuing Several Policy Measures Regarding Deepening the Talent Development System Reform and Building the Belt and Road Initiative Talent Highland (Shi Zi [2017] No. 47) , issued on May 4, 2017]

(VI) Special favorable policies for foreign-invested enterprises

65. Manufacturing industry: The scope of market access and opening up to the outside shall be further extended. The restriction on the percentage of foreign shares in special vehicles and new energy vehicle manufacturing shall be canceled. The restriction on the percentage of foreign shares in the commercial vehicle segment shall be canceled in 2020; and the restriction on the percentage of foreign shares in the passenger vehicle sector and the restriction that there shall be not more than two joint ventures shall be canceled in 2022. The restriction that the design, manufacture and maintenance of trunk line and branch line aircrafts, the design and manufacture of helicopters of 3t and above, the manufacture of ground and surface effect aircrafts as well as the design and manufacture of UAVs and aerostats must be controlled by the Chinese party shall be canceled. And the design, manufacture and maintenance of general aircrafts are limited to the forms of joint venture and partnership shall be canceled. [Source: Implementation Opinions of Xi' an Municipal People' s Government on Actively and Effectively Promoting High-quality Economic Growth By introducing Foreign Capital (Shi Zheng Fa [2019] No. 16) , issued on April 2, 2019]

66. Electric power industry: The restriction that the construction and operation of power grids shall be controlled by the Chinese party shall be canceled. [Source: Implementation Opinions of Xi' an Municipal People' s Government on Actively and Effectively Promoting High-quality Economic Growth By Introducing Foreign Capital (Shi Zheng Fa [2019] No. 16), issued on April 2, 2019]

67. Transport industry: The restriction that the construction and operation of trunk railway lines must be controlled by the Chinese party shall be canceled. And the restriction that railway

passenger transport companies must be controlled by the Chinese party shall be canceled. [Source: Implementation Opinions of Xi' an Municipal People' s Government on Actively and Effectively Promoting High-quality Economic Growth By Introducing Foreign Capital (Shi Zheng Fa [2019] No. 16) , issued on April 2, 2019]

68. Internet related service industries: The prohibition on foreign investors' investment in online service premises shall be canceled. [Source: Implementation Opinions of Xi' an Municipal People' s Government on Actively and Effectively Promoting High-quality Economic Growth By Introducing Foreign Capital (Shi Zheng Fa [2019] No. 16) , issued on April 2, 2019]

69. The restriction that the construction and operation of a chain gas station invested by the same foreign investor that has more than 30 branches and sell different types and brands of refined oil from multiple suppliers must be controlled by Chinese parties shall be canceled. [Source: Implementation Opinions of Xi' an Municipal People' s Government on Actively and Effectively Promoting High-quality Economic Growth By Introducing Foreign Capital (Shi Zheng Fa [2019] No. 16) , issued on April 2, 2019]

70. The restriction that the percentage of shares controlled by one foreign-invested enterprise in Chinese-invested banks shall not exceed 20% and that by all foreign-invested enterprises in Chinese-invested banks shall not exceed 25%. The percentage of shares controlled by a securities company, securities investment fund manager or a futures company shall not exceed 51%. The restriction on foreign-controlled shares shall be canceled in 2021. The restriction on the percentage of foreign shares in a life insurance company shall be relaxed from 50% to 51%. The restriction on the percentage of foreign shares will be canceled and the requirement that an office shall be established and existing for two years prior to the establishment of a foreign-invested insurer shall be canceled in 2021. [Source: Implementation Opinions of Xi' an Municipal People' s Government on Actively and Effectively Promoting High-quality Economic Growth By introducing Foreign Capital (Shi Zheng Fa [2019] No. 16) , issued on April 2, 2019]

71. A special fund shall be established. A new foreign-invested enterprise or a foreign-invested enterprise with its capital and shares increased shall be granted a reward according to the

amount of registered capital actually invested by the enterprise. A foreign-invested enterprise shall, within one year of the issue (renewal) of its business license, be granted a reward equal to 2% of the capital contributed by the enterprise if the amount of contribution is not less than 10 million dollars and less than 50 million dollars; be granted a reward equal to 3% of the capital contributed by the enterprise if the amount of contribution is not less than 50 million dollars and less than one hundred million dollars; be granted with a reward equal to 4% of the capital contributed by the enterprise if the amount of contribution is not more than 10 million dollars, with an upper limit for the reward of 10 million yuan. For any project with invested capital more than 10 million dollars for the second year, 50% of the above rewards based on the above reward criteria will apply and no reward will be offered in the subsequent years. [Source: Implementation Opinions of Xi' an Municipal People' s Government on Actively and Effectively Promoting High-quality Economic Growth By Introducing Foreign Capital (Shi Zheng Fa [2019] No. 16) , issued on April 2, 2019]

72. The investment promotion activities both at home and abroad shall be held more frequently. The enterprises that attend an overseas or international expo will be granted a subsidy equal to 70% of the booth fees and exhibit transport costs based on international criteria, with the maximum amount per enterprise being 60,000 yuan. Any enterprise that participates in international trade and investment negotiation meeting, promotion (including road show) and other investment promotion activities will be granted a subsidy equal to the international passenger tickets as well as 70% of the meal and accommodation costs and road show product transport costs based on the overseas subsidy criteria issued by the Ministry of Finance, with an upper limit of 50,000 yuan per enterprise. [Source: Implementation Opinions of Xi' an Municipal People' s Government on Actively and Effectively Promoting High-quality Economic Growth By Introducing Foreign Capital (Shi Zheng Fa [2019] No. 16) , issued on April 2, 2019]

73. An overseas institution that cooperates with Xi' an Municipal People' s Government, if it establishes a technical transfer organization that conforms to the industrial development needs of Xi' an, shall be granted an operating fund subsidy equal to 20% of the annual turnover transformed when such technical transfer institution serves the technical trading and scientific

and technological achievements transfer, with an upper limit of 5 million yuan. [Source: Notice of Xi' an Municipal People' s Government on Issuing the Twenty Measures of Xi' an City Regarding Accelerating the Transformation of Scientific and Technological Transfer and Transformation (Shi Zheng Ban [2018] No. 119, issued on December 2, 2018)]

74. A multinational company and an international renowned industrial design institution that establishes a design R&D headquarters or branch shall be granted one-time subsidies of one million yuan and 500,000 yuan respectively. [Source: Notice of the General Office of Xi' an Municipal Committee of the CPC and the General Office of Xi' an Municipal People' s Government on the Implementation Opinions Regarding the Acceleration of Industrial Structure Optimization and Promotion of Development (Shi Ban Zi [2018] No. 21, issued on February 2, 2018)]

75. Support shall be given to foreign-invested financial institutions in establishing headquarters and branches in Xi' an. A foreign-invested bank that sets up a primary branch in Xi' an will be granted a subsidy of three million yuan. An overseas bank that establishes an office in Xi' an will be granted a subsidy of 300,000 yuan. [Source: Several Supporting Measures of Xi' an City on Accelerating the Development of Financial Industry (Interim) (Shi Ban Zi [2017] No. 217, Issued on December 7, 2017)]

76. An IPO enterprise that issues shares for the first time in an overseas securities market or finances at least 10 million dollars may be granted a one-time subsidy of up to one million yuan after it shows a certificate issued by foreign exchange regulatory authorities or the corresponding foreign capital statements issued by a bank, and provide the legal documents showing the legal relationship of internal and external names of the enterprise as well as documents for approving overseas listing places. [Source: Several Supporting Measures of Xi' an City on Accelerating the Development of Financial Industry (Interim) (Shi Ban Zi [2017] No. 217, Issued on December 7, 2017)]

(VII) Favorable policies for headquarters enterprises

77. Headquarters enterprise settlement reward. A headquarters enterprise that settles

in Xi' an shall be granted a one-time reward of not exceeding 60 million yuan. Any other headquarters enterprise that newly settles in Xi' an, if its paid-in registered capital is 100 million yuan or above, shall be granted a one-time reward of 35 million yuan; if its paid-in registered capital is not less than five hundred million yuan and less than one billion yuan, shall be granted a one-time reward of 25 million yuan; if its paid-in registered capital is not less than one hundred million yuan and less than five hundred million yuan, shall be granted a one-time reward of 15 million yuan. For a headquarters enterprise that drives the industry of the whole city and makes especially important contributions in general, the amount of reward shall, with the approval of the municipal people' s government, be determined according to above criteria and based on the principle of "one matter, one meeting" . [Source: Notice of the General Office of Xi' an Municipal People' s Government on Issuing Several Policies of Xi' an Concerning Supporting the Development of Headquarters Enterprises (Shi Zheng Ban Fa [2018] No. 30), issued on April 4, 2018]

78. Headquarters enterprise contribution reward. If the output value of the headquarters enterprises that are included in the statistical accounting of Xi' an City is 500 million yuan, one billion yuan, 1.5 billion yuan and two billion yuan respectively than the previous year and is not less than the maximum for the previous three years, they shall be granted a one-time reward of two million yuan, three million yuan, four million yuan and five million yuan respectively, which shall not be calculated in a repeated way. [Source: Notice of the General Office of Xi' an Municipal People' s Government on Issuing Several Policies of Xi' an Concerning Supporting the Development of Headquarters Enterprises (Shi Zheng Ban Fa [2018] No. 30), issued on April 4, 2018]

79. Headquarters enterprise benefit reward. If the output value, operating revenues and the part of main taxes retained by Xi' an (including VAT and corporate income tax, the same as below) of the headquarters enterprises that are included in the statistical accounting of Xi' an City is at least 10% more than the previous year and is not less than the maximum for the previous three years, they shall be granted a reward based on the indicators above with the largest increase.

Among them, where the increase lies between 10% (included) and 20%, the reward shall be equal to 50% of the increase in the main taxes retained by Xi' an; where the increase lies between 20% (included) and 30%, the reward shall be equal to 60% of the same; where the increase is not smaller than 30%, the reward shall be equal to 70% of the same. Where an headquarter enterprise obtains benefit rewards for three consecutive years, the enterprise shall be granted a one-time reward of not more than 10 million yuan to the extent that the main taxes retained by Xi' an for three consecutive years are not exceeded (the retained part minus rewarded part) .

Where the personal income tax paid by a headquarters enterprise and retained by Xi' an increases by 10% or above and is less than the maximum for the previous three years, the heads, executives and special talents the number of which is not more than 10% of the total employees and their annual salary is not less than 200,000 yuan shall be granted a reward equal to 50% of their actual tax payment within the term of the policies based on the personal income tax paid by them and retained by Xi' an City. [Source: Notice of the General Office of Xi' an Municipal People' s Government on Issuing Several Policies of Xi' an Concerning Supporting the Development of Headquarters Enterprises (Shi Zheng Ban Fa [2018] No. 30) , issued on April 4, 2018]

80. Headquarters enterprise achievement reward. A headquarters enterprise whose parent company is located in Xi' an, if it is evaluated for the first time as a Chinese top 500 enterprise, such enterprise shall be granted a one-time reward of 10 million yuan; if evaluated for the first time as a global top 500 enterprise, such enterprise shall be granted a one-time reward of 20 million yuan; if evaluated for three consecutive years as a Chinese or global top 500 enterprise, such enterprise shall be granted a one-time reward of five million yuan or ten million yuan. [Source: Notice of the General Office of Xi' an Municipal People' s Government on Issuing Several Policies of Xi' an Concerning Supporting the Development of Headquarters Enterprises (Shi Zheng Ban Fa [2018] No. 30) , issued on April 4, 2018]

81. Headquarters enterprise achievement reward. Where a headquarters enterprise establishes or merges and acquires a branch (subsidiary) or business unit outside Xi' an City, the

enterprise shall be granted a reward equal to the full amount of the newly tax payment paid by such branch (subsidiary) and retained by Xi'an in the first three years of the establishment of such branch (subsidiary) and 80% of the above amount on an annual basis in the fourth to fifth years. [Source: Notice of the General Office of Xi'an Municipal People's Government on Issuing Several Policies of Xi'an Concerning Supporting the Development of Headquarters Enterprises (Shi Zheng Ban Fa [2018] No. 30) , issued on April 4, 2018]

82. Headquarters enterprise investment reward. Where a headquarters makes any new investment in Xi'an such as major infrastructure construction, fixed asset investment and key technical update, it shall be granted a reward according to the amount of its investment: two million yuan if the amount of investment is between 50 million yuan (included) and 100 million yuan; three million yuan if the amount of investment is between 100 million yuan (included) and 500 million yuan; and five million yuan if the amount of investment is not less than 500 million yuan (included) . Upon the completion of investment, such enterprise shall be granted a one-time reward and may only be entitled to the reward once. Meanwhile, all financing guarantee companies in Xi'an City shall be encouraged to provide guarantee for the investments of headquarter enterprises. A headquarter that makes an investment in either of the above fields by means of secured loan shall be granted a financial subsidy equal to 20% of loan security costs. [Source: Notice of the General Office of Xi'an Municipal People's Government on Issuing Several Policies of Xi'an Concerning Supporting the Development of Headquarters Enterprises (Shi Zheng Ban Fa [2018] No. 30) , issued on April 4, 2018]

83. Headquarters enterprise industry reward. A headquarters enterprise applies for special development funds and industry guidance funds for the industries supported by various types of fiscal expenditures shall be prioritized under the same conditions. [Source: Notice of the General Office of Xi'an Municipal People's Government on Issuing Several Policies of Xi'an Concerning Supporting the Development of Headquarters Enterprises (Shi Zheng Ban Fa [2018] No. 30) , issued on April 4, 2018]

84. Headquarters enterprise export reward. A headquarters enterprise (except the secret-

involved one) with an annual output increase of 200,000 dollars or above, shall be granted 0.1 yuan every time the foreign exchange earned through export increases by one dollars, with the upper limit for each enterprise being five million yuan. [Source: Notice of the General Office of Xi' an Municipal People' s Government on Issuing Several Policies of Xi' an Concerning Supporting the Development of Headquarters Enterprises (Shi Zheng Ban Fa [2018] No. 30) , issued on April 4, 2018]

85. Headquarters enterprise listing reward. A headquarters enterprise shall be granted a one-time subsidy of five million yuan if it gets listed on the main board or second board of Shanghai Stock Exchange or Shenzhen Stock Exchange and a one-time subsidy of two million yuan if it gets listed in China' s new OTC market. [Source: Notice of the General Office of Xi' an Municipal People' s Government on Issuing Several Policies of Xi' an Concerning Supporting the Development of Headquarters Enterprises (Shi Zheng Ban Fa [2018] No. 30), issued on April 4, 2018]

86. Headquarters enterprise land use subsidy policy. Where a newly introduced headquarter enterprise applies for jointly or independently constructing a building of the headquarters, the arrangement of the annual land use plan indexes for the enterprise will be prioritized if the site of the building conforms to the relevant plan of Xi' an City, the divided sales area is not more than 30% of the total floor area and the enterprises promises not to change the purpose of the building in 10 years. If the enterprise bids for land auction, the prevailing land auction policies shall apply. The headquarters enterprise shall be granted a subsidy equal to 10% of the paid total land transfer price. And the criteria of 123 yuan/m² (for urban areas) for urban infrastructure supporting fees shall apply to such enterprise. [Source: Notice of the General Office of Xi' an Municipal People' s Government on Issuing Several Policies of Xi' an Concerning Supporting the Development of Headquarters Enterprises (Shi Zheng Ban Fa [2018] No. 30) , issued on April 4, 2018]

87. Housing subsidy policy for headquarters enterprises. A certain amount of subsidy will be given to headquarters enterprises for renting office occupancy and production buildings (excluding supporting buildings and auxiliary facilities, the same as below) . The amount of

subsidies shall not exceed 10 yuan per square meter per month, and the total annual subsidies shall not exceed 300,000 yuan. If a headquarter enterprise purchases real estate in Xi'an for the purposes of production and operation, a certain amount of subsidy shall be granted based on the purchase price shown in the house purchase contract, and the total subsidy shall not exceed 3 million yuan. [Source: Notice of the General Office of Xi'an Municipal People's Government on Issuing Several Policies of Xi'an Concerning Supporting the Development of Headquarters Enterprises (Shi Zheng Ban Fa [2018] No. 30) , issued on April 4, 2018]

88. Re-education policy for employees of headquarters enterprises. Employee trainings shall be offered in headquarters enterprises. And based on the training conditions of enterprises, a subsidy of up to 100,000 yuan shall be granted to each enterprise each year. [Source: Notice of the General Office of Xi'an Municipal People's Government on Issuing Several Policies of Xi'an Concerning Supporting the Development of Headquarters Enterprises (Shi Zheng Ban Fa [2018] No. 30) , issued on April 4, 2018]

Supply of Production Factors

This part mainly includes data concerning land costs, energy costs, labor costs and other aspects in Xi'an City, providing investment cost reference for foreign investment.

I. Land Costs

(I) Average construction land prices of commercial, residential and industrial types of Xi' an in 2019 (in yuan/m²)

In 2019, the average comprehensive urban land price of Xi' an was 7,437 yuan/m². The average prices of commercial, residential and industrial lands were 9,670 yuan/m², 8,897 yuan/m² and 779 yuan/m² respectively.

(II) Real estate sales and leasing prices in Xi' an

Project type	Sales price (yuan/m ² , market reference price)	Leasing price (yuan/m ² , market reference price)	
		Price interval	Average
General workshops	3471	/	/
Commercial residential buildings	10,000 – 20,000	19 – 26.9	24.3
Office buildings	10,000 – 30,000	28.8 – 63.7	44.4

(III) Warehousing area and reference rental of Xi' an in 2019

Completed warehousing area	8,810,500 m ²
Rentable warehouse area	About 1 million m ²
Average rental of general warehouses	23.37 yuan per m ² per month

II. Energy Costs

(I) Electricity Price List of Shaanxi Power Grid (excluding Yulin City)

Sales price of tap water in urban areas of Xi' an

Water type	Residential			Non-residential	Special industries
Price (yuan/t)	first-tier tariff	Second-tier tariff	Third-tier tariff	5.8	17
	3.8	4.65	7.18		

(II) Sales price of pipeline natural gas in Xi' an

Type	Tier	Monthly gas consumption per household (m ²)		Sales price
		Non-independent heating	Independent heating (wall hung boilers)	Yuan/ m ²
Residential	First	0-480 (included)	0-2,000 (included)	2.05
	Second	480-660 (included)	2,000-3,000 (included)	2.46
	Third	Above 660	Above 3,000	3.08
	For non-residential users to which residential gas price applies, no differential pricing applies.			2.07
Non-residential	Without upper limit			2.23

(III) Centralized heating price in Xi' an

Per floor area	Per flow rate
5.8 yuan/ m ³	44 yuan/GJ, 0.16 yuan/kWh
7.5 yuan/ m ³	59 yuan/GJ, 0.21 yuan/kWh

III. Labor Costs

(I) Social insurance rates of urban employees in Xi' an

Item	Paid by	Contribution percentage
Pension insurance	Enterprise	16% of wages of the insured
	Individual	8% of wages of the insured
Unemployment insurance	Enterprise	0.7% of wages of the insured
	Individual	0.3% of wages of the insured
Medical insurance	Enterprise	8% of wages of the insured
	Individual	2% of wages of the insured
Employment injury insurance	Individual	0.2%-1.9% of wages of the insured
Housing provident fund	Enterprise	5%-12% of monthly average wages for the previous month
	Individual	5%-12% of monthly average wages for the previous month

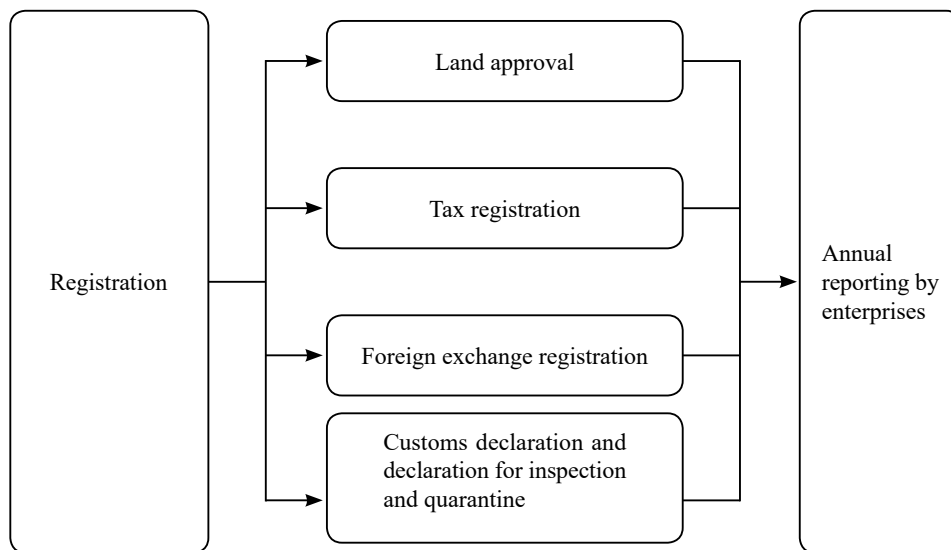
(II) Minimum wage standard in Xi' an

	Monthly average wage standard	Part-time hourly minimum wage standard
Xincheng District, Beilin District, Lianhu District, Baqiao District, Weiyang District, Yanta District, Yanliang District, Lintong District, Chang' an District, Gaoling District	1,800 yuan/m	18 yuan/h
Eyi District, Zhouzhi County, Lantian County	1,700 yuan/m	17 yuan/h

Investment Guidelines

This part mainly includes the basic procedures for investment and establishment of foreign-funded enterprises, involving registration, land use approval, foreign exchange registration, tax registration, customs declaration and inspection and enterprise annual reports, etc.

I. Flow Chart of Establishing Foreign-invested Enterprises in Xi' an



II. Guideline for Establishing Enterprises

(I) Registration

1. Documents required:

① Enterprise Name Registration Application (including the power of attorney of the designated representative or co-authorized agent and a duplicate copy of the ID card)

② If there is an investment relationship or authorization relationship, an investment relationship or authorization relationship certification document shall be provided.

③ A foreign-invested enterprise shall submit duplicate copies of the qualification certificates for all investors (if the documents are in a foreign language, a Chinese translation attached with the official seal of the translation entity must be submitted) .

2. Department of service: Xi' an Municipal Bureau of Market Regulation

3. Tel: 029-86788523

4. Webside: <http://scjg.xz.gov.cn/>

5. Online Registration and Declaration Service System for Enterprise Registration (<http://>

wsdj.samr.gov.cn)

(II) Land Approval

The production sites for foreign-invested enterprises are obtained by signing a land use agreement or workshop lease agreement. A foreign-invested enterprise must go to the state land and real estate administrative department to go through the land use procedures and obtain land use rights.

1. Department of service: Xi'an Municipal Bureau of Natural Resources and Planning
2. Tel: 029-86785152
3. Website: <http://zygh.xa.gov.cn/>
4. Xi'an Public Resources Trading Platform (<http://xa.sxggzyjy.cn>)
5. Xi'an Land Requisition Information System (<http://z.gtzyt.shaanxi.gov.cn>)

(III) Foreign Exchange Registration

According to the Notice of the State Administration of Foreign Exchange on Further Simplifying and Improving Foreign Exchange Administration Policies for Direct Investment (Hui Fa [2015] No. 13) , a new foreign-invested enterprise may submit the Application Form for Registration of Basic Information on Domestic Direct Investment, duplicate copies of its organization code certificate and business license, and may select a bank that meets the requirements to register its basic information as a foreign-invested enterprise.

1. Department of consultation: State Administration of Foreign Exchange Shaanxi Branch
2. Tel: 88150690
3. Digital Foreign Exchange Administration Platform of the State Administration of Foreign Exchange (ASone) (<http://zwfw.safe.gov.cn>)

(IV) Tax Registration

A taxpayer to which the “multi-certificate integration, one code for one license” registration model shall, when handling tax related affairs, acknowledge the “Multi-certificate Integration” Registration Information Acknowledgement Sheet made by the tax authorities according to the information shared by the market supervision and regulation authorities, supplement any

incomplete information and change any incorrect information. For acknowledgement of “one code for one license” registration information, no documents are required to be submitted.

1. Advisory department: Shaanxi Provincial Tax Service, State Taxation Administration

2. Tel: 12366

3. Shaanxi E-tax Service, State Taxation Administration (<https://etax.shaanxi.chinatax.gov.cn>)

(V) Customs Declaration and Declaration for Inspection and Quarantine

Website:

1. China (Shaanxi) International Trade Single Window

<http://www.singlewindow.shaanxi.cn/f>

2. Shaanxi E-port Comprehensive Service Platform

<http://sxeport.shaanxi.gov.cn/>

(VI) Annual Reporting by Enterprises

Starting from the 2019 annual reporting, all foreign-invested enterprises (institutions) shall, in accordance with the provisions of the Foreign Investment Law, submit the “Multiple Reporting Integration” annual report through the National Enterprise Credit Information Publicity System.

Website: National Enterprise Credit Information Publicity System

(<http://www.gsxt.gov.cn>)

Investment Services

This part mainly includes service platforms such as Xi'an Cloud Platform for Investment Promotion, Shaanxi Government Services Network, investment contact information of various districts, counties and development zones, and contact information of the consulates general in Xi'an, visa application centers in Xi'an, overseas government offices, chambers of commerce and associations.

I. Service Platforms

(I) Xi' an Cloud Platform for Investment Promotion:

<http://xaic.xa.gov.cn/map/main.html?page=index>

(II) Shaanxi Government Services Network (Platform of Xi' an City)

<http://zfwf.xa.gov.cn/zdpyc/door/#!/home/home-new-index>

II. Contact Information

(I) Contact information of districts, counties, Xixian New Area and development

zones

Name	Investment services hotline
China (Shaanxi) Pilot Free Trade Zone Xi' an Management Committee	(86) 029-86786569
Xi' an Municipal Bureau of Investment Cooperation	(86) 029-86613513
Xixian New Area	Investment Promotion Bureau I: (86) 029-33585759 Investment Promotion Bureau II: (86) 029-33186178 Investment Promotion Bureau III: (86) 029-33585524 029-33585631 Comprehensive Service Office: (86) 029-33585631 Non-local Office: (86) 029-33186392
Xincheng District	(86) 029-87421803
Beilin District	(86) 029-89625788
Lianhu District	(86) 029-87296098
Yanta District	(86) 029-85381185
Baqiao District	(86) 029-83524306

Name	Investment services hotline
Weiyang District	(86) 029-81613661
Yanliang District	(86) 029-81665501
Lintong District	(86) 029-83975200
Chang' an District	(86) 029-85280169
Gaoling District	(86) 029-86091111
Eyi District	(86) 029-84812228
Lantian County	(86) 029-82731345
Zhouzhi County	(86) 029-85172295
Xi' an High-tech Industries Development Zone	(86) 029-89580258
Xi' an Economic & Technological Development Zone	(86) 029-86519171
Xi' an Qujiang New District	(86) 029-68660170
Xi' an Chanba Ecological Area	(86) 029-83597998
Xi' an Yanliang State Aviation High-tech Industries Base	(86) 029-89083621
Xi' an National Civil Aerospace Industrial Base	(86) 029-85688759
Xi' an International Trade & Logistics Park	(86) 029-83332192/83332188
Fuping-Yanliang Industrial Cooperation Park	(86) 0913-8265015
Airport New City	(86) 029-33636979

Name	Investment services hotline
Fengdong New City	(86) 029-84539250
Qinhan New City	(86) 029-33185270
Fengxi New City	(86) 029-38020088
Name	Investment services hotline
Jinghe New City	(86) 029-36381865
Xi' an Municipal Investment Promotion Bureau North China Branch (Beijing Office of Xi' an Municipal People' s Government)	(86) 010-66178353
Xi' an Municipal Investment Promotion Bureau East (Central) China Branch (Shanghai Office of Xi' an Municipal People' s Government)	(86) 021-65753369
Xi' an Municipal Investment Promotion Bureau South (Central) China Branch (Shenzhen Office of Xi' an Municipal People' s Government)	(86) 0755-86665002

(II) Contact information of consulates general in Xi' an

No.	Name	Address	Tel
1	Consulate General of Malaysia in Xi' an	Unit 3&4, 6F, East Tower of Capital Land Office Tower, 64 South Second Ring Road, Xi' an, Shaanxi Province	029-89568478
2	Consulate General of the Republic of Korea in Xi' an	19F, HSBC, 33 Keji Road, Gaoxin Hi-Tech Industries Development Zone, Xi' an , Shaanxi Province	029-88351001
3	Royal Thai Consulate-General in Xi' an	No. 11, Diamond Peninsula, Yannan 3rd Road, Qujiang New District, Xi' an, Shaanxi Province	029-89312831 029-89312863
4	Royal Consulate General of Cambodia in Xi' an	Building No. 1, Xi' an Consulate Zone, 1 Chan-Ba Avenue, Chan-Ba Ecological District, Xi' an City, Shaanxi China	029-83628132 029-83628133

(III) Contact information of Xi' an visa application centers

Name	Investment services hotline	Name	Investment services hotline
1	Denmark	029-89522093	Room 1801/1802, Building A, Mole Collection Centers, Cross Road of Keji 6th Road and Fenghui South Road, High-tech Zone, Xi' an, Shaanxi Province
2	Estonia		
3	Greece		
4	Italy		
5	Lithuania		
6	Slovenia		
7	Sweden		
8	Austria	029-84046652	Room 1103, Building A, Mole Collection Centers, Cross Road of Keji 6th Road and Fenghui South Road, High-tech Zone, Xi' an, Shaanxi Province
9	Belgium		
10	Croatia		
11	Finland		
12	Latvia		
13	Czech Republic		
14	Malta		
15	Poland		
16	Portugal		
17	South Africa		
18	UK		
19	Norway		
20	Ireland		

Name	Investment services hotline	Name	Investment services hotline
21	France	029-83500789	Building 3, Chan-Ba Business Center Phase II, 1 Chan-Ba Avenue, Chan-Ba Ecological District, Xi' an, Shaanxi Province
22	Netherlands		
23	Hungary	021-22218530 021-60168631	
24	Spain	029-83500789	No. 4 Pavilion, Xi' an Consulate Zone, 1 Chan-Ba Avenue, Chan-Ba Ecological District, Xi' an, Shaanxi Province
25	Switzerland	021-61009741	Room 1603, Tower B, Northwest International Finance Centre, No.168 Fengcheng 8 Road, Weiyang District, Xi' an, Shaanxi Province
26	Germany	020-28292270	Northwest International Finance Centre, No.168 Fengcheng 8 Road, Weiyang District, Xi' an, Shaanxi Province

(IV) Contact information of overseas government offices, chambers of commerce and associations in Xi' an

No.	Name	Address	Tel
1	Shaanxi Liaison Unit, the Government of the HKSAR	Unit 1205, 12/F, Capitaland Xindicheng West Office, No. 64 West Section of South 2nd Ring Road, Yanta District, Xi' an	029-83691230
2	Xi' an Representative Office of International Enterprise Singapore	Room 601, Tower C, Zhongda International Mansion, 30 South Street, Beilin District, Xi' an	029-87203062
3	Xi' an Representative Office of China-Britain Business Council	802A, Capital Malls, No. 64 West Section of South 2nd Ring Road, Xi' an	029-85357875

No.	Name	Address	Tel
4	Xi' an Office of Hong Kong Trade Development Council	No. 806, Tower D, 88 Chang' an International Center, Nanguanzheng Street, Beilin District, Xi' an	029-87203081
5	Xi' an Representative Office of Austrian Federal Economic Chamber	Room 808, 8/F, Tower B, Chang' an International Center, Nanguanzheng Street, Xi' an	029-87651083
6	Canadian Trade Office in Xi' an	Room 2601, Gaoxin International Business Center, 33 Keji Road, Xi' an High-tech Industries Development Zone, Xi' an	029-88337236
7	China-Ukraine Belt and Road Committee for the Promotion of International Industry and Commerce	Room 201, Lugang Bonded Building, 88 Gangwu Avenue, Xi' an International Trade & Logistics Park	029-83748556
8	Representative Office of Ukraine Silk Road Alliance in China	Room 201, Lugang Bonded Building, 88 Gangwu Avenue, Xi' an International Trade & Logistics Park, Xi' an	029-83748556
9	Xi' an Representative Office of Republic of Kazakhstan International Integration Fund Co., Ltd.	2/F, Lanbo Cross-border Shopping Center, Xi' an International Trade & Logistics Park, Xi' an	13991166199
10	Xi' an Office of the Dungan Association of Kazakhstan	Central Asia Department, 1/F, Shaanxi Youth International Travel Service, 9 Middle Section of Zhuque Street, Xi' an	13659200636
11	Australia Overseas Management Exchange Center	Unit 2, Building 1, Tower B, Huixin IBC, 1 Zhangbayi Road, Xi' an High-tech Industries Development Zone, Xi' an	13384982333

12	Kyrgyz Central Asia Shaanxi Chamber of Commerce	No. 101, Gangwu Avenue, Baqiao District, Xi' an	13911600700
13	Kazakhstan Shaanxi Chamber of Commerce	2/F, Lanbo Cross-border Shopping Center, Xi' an International Trade & Logistics Park, Xi' an	13991166199
14	The Korean Chamber of Commerce in Xi' an	Room 1201, Unit 3, Building 3, i-City, Tangyan South Road, Xi' an High-tech Industries Development Zone, Xi' an	13389215850
15	Xi' an Representative Office of Small & Medium Business Corporation	Room 1201, Maike Center, 12 Jinye Road, Xi' an High-tech Industries Development Zone, Xi' an	029-81138900
16	KOTRA in Xi' an	Room 1905, Maike Center, 12 Jinye Road, Xi' an High-tech Industries Development Zone, Xi' an	029-88831060
17	EU - Asia Centre (Belgium) Xi' an Office	Building 7#, 437 Chang' an South Road, Yanta District, Xi' an	18629579627