

Lanzhou Zhuangyuan Pasture Co., Ltd.* 蘭州莊園牧場股份有限公司

(A joint stock limited liability company incorporated in the People's Republic of China)

(Stock Code: 1533)

PROXY FORM FOR THE EXTRAORDINARY GENERAL MEETING TO BE HELD ON 30 SEPTEMBER 2016 OR ANY ADJOURNMENT THEREOF

Number of shares to which this

domestic shares

		Troxy Form relates			H shares
I/We (Note	2)				
(address).					
_	holder(s) of	_ domestic shares/H shares			
-	y"), hereby appoint the Chairman of the meeting or				(Note 4)
of (addres	proxy(ies) to attend the extraordinary general meeting (the "EGM") of the Company to	ha hald at 0,000 a m. an Erida	20 Contombos 2016	at the Meeting Room, 2/E	Plack 4 Minaguan Hatal
(Foot of E	proxy(tes) to attend the extraordinary general meeting (the LGM) for the Comparison ast Peak of Xinglongshan), Yuzhong County, Lanzhou City, Gansu Province, the People tions set out in the notice of EGM dated 12 August 2016 (the "Notice") as hereunder in	's Republic of China, (the "P	PRC") or any adjournm	ent thereof and to vote at s	uch meeting in respect of
ORDINARY RESOLUTIONS		FOR (Note 5)	AGAINST (Note 5)	ABSTAIN (Note 5)	
1.	To consider and approve the proposal on the confirmation of connected transactions of the Company in 2013, 2014, 2015 and six months ended 30 June 2016				
2.	To consider and approve the proposal on the approval of the Administrative Measures Regarding the Special Deposit and Saving Mechanism and the Use for the Funds Raised by the A Share Offering				
3.	To consider and approve the proposal on the amendments to the Independent Directors Rules of the Company				
4.	To consider and approve the proposal on the amendments to the Connected Transaction Mechanism of the Company				
5.	To consider and approve the proposal on the amendments to Policy of External Guarantee of the Company				
6.	To consider and approve the proposal on the adoption of the Information Disclosure Policy of the Company				
7.	To consider and approve the proposal on the appointment of intermediaries for the Shares	offering and listing of A			
SPECIAL RESOLUTIONS					
8.	To consider and approve the proposal on the application for initial public offering and Company	listing of A Shares of the			
	(1) Type of the securities to be issued;				
	(2) Par value;				
lΓ	(3) Issuance size;				
[(4) Target subscribers;				
[(5) Method of issuance;				
[(6) Method of price determination;				
l	(7) Method of underwriting;				
	(8) Place of listing;				
	(9) Conversion of the form of the Company;				
	(10) Valid period of the resolution.				
9.	To consider and approve the proposal on the use of funds to be raised through the feasibility analysis report of the investment projects	A Share Offering and the			
10.	To consider and approve the proposal on the distribution of the accumulated undistril Share Offering	outed profits before the A			
11.	To consider and approve the proposal on the approval of the Dividend Distribution Plathe next three years (2017-2019)	n for Shareholders within			
12.	To consider and approve the proposal on the approval of the Articles of Association (a public offering and listing of A Shares)	pplicable upon the initial			
13.	To consider and approve the proposal on the stabilization of share price for three yes Offering	ars following the A Share			
14.	To consider and approve the proposal on the dilution of immediate return and its re Offering	covery after the A Share			
15.	To consider and approve the proposal on the amendments to the Articles of Association	n of the Company			
16.	To consider and approve the proposal on the amendments to the General Meeting's l Company	Rules of Procedure of the			
17.	To consider and approve the proposal on the authorization by the Shareholders to timatters in relation to the A Share Offering	ne Board to deal with all			
Dated this	day of 2016	Ciana	atura(s) (Note 6)		

- Please insert the number of shares of the Company registered in your name(s) to which this proxy relates. If a number is inserted, this Proxy Form will be deemed to relate only to those shares. If no number is inserted, this Proxy Form will be deemed to relate on all shares of the Company registered in your name(s) on delete as appropriate.

 Please insert the full name(s) and address(es) as registered in the register of members of the Company in BLOCK LETTERS.

 Please insert the number of shares of the Company registered in your name(s) and delete as appropriate.

 If any proxy other than the Chairman of the meeting of the Company, is preferred, please strike out the words "the Chairman of the meeting of" and insert the name of the proxy desired in the space provided. A shareholder may appoint one or more proxic to attend and vote on his/the behalf. A proxy need not be a shareholder of the Company. Any alteration made to this Proxy Form must be initialed by the person who signs it.

 Important: If you wish to vote advantage of the proxy desired in the space provided. A shareholder may appoint one or more proxic to attend and vote on his/the behalf. A proxy need not be a shareholder of the Company. Any alteration made to this Proxy Form must be initialed by the person who signs it.

 Important: If you wish to vote abstention on any resolution, please put a tick in the box marked "AGAINST" or insert the number of shares held by you. If you wish to vote abstention on any resolution, please put a tick in the box marked "FOR" or insert the number of shares held by you. If no direction is given, your proxy shall vote at his/her own discretion. The shares abstained will be holders, this Proxy Form may be signed by any our system and you all vote at his/her own discretion. The shares abstained will be holders, this Proxy Form may be signed by any of such joint holders.

 This form of proxy must be signed by any our or attorney duly authorized in writing or, in the case of a corporation, must be either executed under its co

- (the "Closing Time"). In the case of join holders of shares of the Company, any one of such holders may vote at the EGM either in person or by proxy in respect of such shares as if he/she was solely entitled thereto. However, if more than one of such joint holders are present at the EGM in person or by proxy, then the vote cast, in person or by proxy, be holder whose name appears in prior sequence shall be regarded as the sole and exclusive vote on behalf of all the rest of the joint holders. For the purpose of such voting, the shareholder is priority shall be determined in accordance with the sequence of the joint holders of the Company as prescribed in the Company's register of shareholders.

 You are reminded that completion and return of the form of proxy will not preclude you from attending and voting in person at the EGM or any adjournment thereof if you so wish.
- * For identification purpose only.