If you are in doubt as to an as stockbroker or other registered or professional ad iser.

If you have sold or transferred once hand this circal ar together the bank, stockbroker or other transferee.

Hong Kong Exchanges and Cl responsibilit for the contents of expressl disclaim an liabilit or an part of the contents of taken, or should consult our rofessional accountant or other

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CHINA PET

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DEFINITIONS

In this circular, unless otherwise indicated in the context, the following expressions have the meaning set out below:

A Share(s) the domestic share(s) issæed b the Compan to domestic

in estors denominated in RMB and hich are listed on

the Shanghai Stock Ex change

A Share B& -back Mandate the general mandate to the Board to b& back A Shares

not exceeding 10% of the number of A Shares in issue as at the date of passing the rele ant proposed resolution(s) approving the A Share But -back Mandate at the AGM, the A Shareholders Class Meeting and the H Shareholders Class Meeting, details of hich are set out in the Notice of Annual General Meeting for 2021 and First H

Shareholders Class Meeting for 2022;

A Shareholder(s) holder(s) of A Share(s);

A Shareholders Class Meeting the first class meeting of the A Shareholders for 2022 to

be held at Beijing Chao ang U-To n Cro ne Pla a, No. 3 Sanfeng North Area, Chao ang District, Beijing,

PRC on Wednesda, 18 Ma 2022 at 9:00 a.m.;

AGM the ann all general meeting of the Compan for 2021 to

be held at Beijing Chao ang U-To n Cro ne Pla a, No. 3 Sanfeng North Area, Chao ang District, Beijing,

PRC on Wednesda, 18 Ma 2022 at 9:00 a.m;

Articles of Association the articles of association of the Sinopec Corp. as

amended from time to time;

associate has the meaning ascribed thereto ander the Hong Kong

Listing Rades;

Board the board of Directors of Sinopec Corp.;

Corporation shareholder of Sinopec Corp.;

China Petrochemical

Compan or Sinopec Corp. China Petrole&m and Chemical Corporation, a joint stock

limited compan incorporated in the PRC ith limited

China Petrochemical Corporation, being the controlling

liabilit;

CSRC China Securities Regulator Commission;

DEFINITIONS

Director(s) Director(s) of the Compan;

H Share(s) the o erseas-listed foreign share(s) in the Compan 's

share capital, ith a nominal alle of RMB1.00 each,

hich are listed on the Hong Kong Stock Ex change;

H Share B& -back Mandate the general mandate to the Board to b& back H Shares

not exceeding 10% of the number of H Shares in issue as at the date of passing the rele ant proposed resolution(s) approving the H Share But -back Mandate at the AGM, the A Shareholders Class Meeting and the H Shareholders Class Meeting, details of hich are set out in the Notice of Annual General Meeting for 2021 and First H

Shareholders Class Meeting for 2022;

H Shareholder(s) holder(s) of H Share(s);

H Shareholders Class Meeting the first class meeting of the H Shareholders for 2022 to

be held immediatel follo ing the conclusion of the AGM and the A Shareholders Class meeting of the Compan at Beijing Chao ang U-To n Cro ne Pla a, No. 3 Sanfeng North Area, Chao ang District, Beijing,

PRC on Wednesda, 18 Ma 2022 at 9:00 a.m.;

Hong Kong the Hong Kong Special Administrati e Region of the

PRC;

Latest Practicable Date 25 March 2022;

Notice Notice of Ann al General Meeting for 2021 and First

H Shareholders Class Meeting for 2022 dated 31 March 2022 hich as isseed separatel to H Shareholders

PRC or China the People's Republic of China, for the purpose of this

circalar, exclading the Hong Kong Special Administrati e Region, Macaa Special Administrati e Region and Tai an Region of the People's Republic of

China;

DEFINITIONS

B& -back Mandate the general mandate to the Board to b& back A Shares

and/or H Shares not exceeding 10% of the number of A Shares and/or H Shares in issue as at the date of passing the rele ant proposed resolution(s) appro ing the But-back Mandate at the AGM, the A Shareholders Class Meeting and the H Shareholders Class Meeting, details of hich are set out in the Notice of Annual General Meeting for 2021 and First H Shareholders Class Meeting

for 2022;

RMB Renminbi, the la fall carrenc of PRC;

SFO Securities and Futures Ordinance (Chapter 571 of the

La s of Hong Kong) as amended from time to time;

Shanghai Listing Rades Rades Go erning the Listing of Stocks on the Shanghai

Stock Ex. change;

Hong Kong Listing Rades Rades Go erning the Listing of Secarities on the Stock

Ex change of Hong Kong Limited;

Shareholder(s) the shareholder(s) of the Sinopec Corp.;

Shares the ordinar shares of RMB1.00 each in the share capital

of Sinopec Corp., including the A Shares and H Shares;

Stock Ex. change or The Stock Ex. change of Hong Kong Limited;

Hong Kong Stock

Ex. change

Takeo ers Code The Hong Kong Codes on Takeo ers and Mergers and

Share B& -backs.

CHINA PET

LETTER FROM THE BOARD

II. PROPOSED GRANT TO THE BOARD A MANDATE TO BUY BACK DOMESTIC SHARES AND/OR OVERSEAS-LISTED FOREIGN SHARES OF SINOPEC CORP.

(1) A Share Buy-back Mandate

The PRC Compan La (to hich the Compan is subject) pro ides that a joint stock limited compan incorporated in the PRC ma not but back its shares unless such but back is effected for the purpose of (a) reducing its registered share capital; (b) in connection ith a merger bet een itself and another entit that holds its shares; (c) granting shares as re and to the staff of the compan; (d) the but back is made at the request of its shareholders ho disagrees ith shareholders' resolutions in connection ith a merger or di ision; (e) utilising the shares for con ersion of corporate bonds hich are con ertible into shares issued by the Compan; or (f) here it is necessar for safeguarding the alue of the Compan and the interests of its shareholders. The Mandator Pro isions, hich the Compan has incorporated in its Articles of Association, pro ides that subject to obtaining the approal of the rele and regulator authorities and compliance ith its articles of association, share but backs mabe effected by a joint stock limited compan listed outside the PRC for the purpose of reducing its share capital or in connection ith a merger bet een itself and another entit that holds its shares or in circumstances permitted by la or administratic eregulations.

PRC la s and regulations and the Shanghai Listing Rules permit shareholders of a PRC joint stock limited compan to grant a general mandate to the Directors to but back the A shares of such compan that are listed on the Shanghai Stock Ex change. Such mandate is required to be gi en b a of a special resolution passed b shareholders in general meeting and special resolutions passed b holders of domestic shares and o erseas listed foreign shares in separate class meetings.

(2) H Share Buy-back Mandate

The PRC Compan La (to hich the Compan is subject) pro ides that a joint stock limited compan incorporated in the PRC ma not but back its shares unless such but -back is effected for the purpose of (a) reducing its registered share capital; (b) in connection ith a merger bet een itself and another entit that holds its shares; (c) granting shares as re and to the staff of the compan; (d) the but -back is made at the request of its shareholders ho disagrees ith shareholders' resolutions in connection ith a merger or di ision; (e) utilising the shares for con ersion of corporate bonds hich are con ertible into shares issued by the Compan; or (f) here it is necessar for safeguarding the alue of the Compan and the interests of its shareholders. The Mandator Pro isions, hich the Compan has incorporated in its Articles of Association, pro ides that subject to obtaining the approal of the rele and regulator authorities and compliance ith its articles of association, share but -backs mabe effected by a joint stock limited compan listed outside the PRC for the purpose of reducing its share capital or in connection ith a merger bet een itself and another entit that holds its shares or in circumstances permitted by la or administratic eregulations.

LETTER FROM THE BOARD

PRC la s and regalations and the Hong Kong Listing Rades permit shareholders of a PRC joint stock limited compan to grant a general mandate to the Directors to back H shares of sach compan that are listed on the Hong Kong Stock Ex change. Sach mandate is required to be gi en b a of a special resolation passed b shareholders in general meeting and special resolations passed b holders of domestic shares and o erseas listed foreign shares in separate class meetings.

(3) General

Parsant to the rele and regalator requirements, it is proposed to the shareholders at the AGM, the A Shareholders Class Meeting and the H Shareholders Class Meeting to grant the general mandate to back domestic shares (A shares) and o erseas-listed foreign shares (H shares) (the **Buy-Back Mandate**):

- (1) The Board (or the director anthorised by the Board) be and is hereby anthorised to be back A Shares not exceeding 10% of the number of A Shares of the Companing in issue, calculated on the basis of the total share capital at the time, hen this resolution is considered and appropriate by the AGM and the relevant shareholders class meetings (Shareholders Class Meeting(s)), in accordance, it is market conditions and the needs of the Companing, in order to maintain the alle of the Companiand the interests of shareholders, or to see the Shares for purposes including, but not limited to, employee stock or nership plan or equal incentive plan, conference of corporate bonds issued by the Companith at are confertible into shares, etc.
- (2) The Board (or the director anthorised by the Board) be and is hereby anthorised to but back H Shares not exceeding 10% of the number of H Shares of the Compan in issue, calculated on the basis of the total share capital at the time hen this proposal is considered and approped by the AGM and the Shareholders Class Meetings, in accordance ith market conditions and the needs of the Compan.
- (3) The Board (or the director anthorised b the Board) be and is hereb anthorised to, among other things:
 - a. formwate and implement specific but -back plans including but not limited to the t pe of shares to be bought back, the but -back price, and the number of shares to be bought back and to determine the timing and period of but -back;
 - b. notif the creditors and pablish announcements in accordance ith the pro isions of the Compan La of the PRC and other rele ant la s, regulations and regulator documents and the Articles of Association of the Compan (if applicable);
 - c. open a foreign stock account and complete the corresponding registration procedure of the change in foreign ex change;

LETTER FROM THE BOARD

III. RECOMMENDATION OF THE BOARD

The Board considers that the proposed resolution in relation to the B& -back as set out in the Notice of Annual General Meeting for 2021 and First H Shareholders Class Meeting for 2022 is in the interests of the Compan and the Shareholders as a hole. Accordingly, the Board recommends the Shareholders to ote in factor of the proposed resolution in relation to B& -back Mandate at the AGM and the H Shareholders to ote in factor of the proposed resolution in relation to B& -back Mandate at the H Shareholders Class Meeting.

IV. AGM AND H SHAREHOLDERS CLASS MEETING

The AGM ill be held at Beijing Chao ang U-To n Cro ne Pla a, No. 3 Sanfeng North Area, Chao ang District, Beijing, PRC on Wednesda, 18 Ma 2022 at 9:00 a.m. and the H Shareholders Class Meeting ill be held at the same ense immediatel follo ing the conclusion of the AGM and the A Shareholders Class Meeting. The Notice of Annual General Meeting for 2021 and First H Shareholders Class Meeting for 2022 is set out in this circular. The prox. forms and the replessip of the AGM and the H Shareholders Class Meeting ill be despatched to the H Shareholders ith this circular.

If ow intend to appoint a prox. to attend the AGM and/or the H Shareholders Class Meeting, oware required to complete and return the prox. forms enclosed ith the Notice in accordance ith the instructions printed thereon as soon as possible. For H Shareholders, the prox. forms should be returned to the Compan 's H Share Registrar, Hong Kong Registrar Limited (the address is Shops 1712-1716, 17th Floor, Hope ell Centre, 183 Queen's Road East, Wan Chai, Hong Kong) in person or b post as soon as possible but in an e ent not less than 24 hours before the time stipulated for con ening the AGM (i.e. before 9:00 a.m. 17 Ma 2022 Hong Kong time). Completion and return of the prox. forms ill not preclude outfrom attending and oting in person at the AGM and/or the H Shareholders Class Meeting should outsoo ish.

If ownintend to attend the AGM and/or the H Shareholders Class Meeting in person or b prox, owner required to complete and return the reples lip to the Board Secretariat of Sinopec b personal delier, post or facsimile dwring howrs betteen 9:00 a.m. and 11:30 a.m., 2:00 p.m. and 4:30 p.m. on e er bwsiness da on or before Thwrsda, 28 April 2022. Failwre to complete or return the replestip ill not preclude eligible Shareholders from attending the AGM and/or the H Shareholders Class Meeting showld the so ish.

Shareholders (or their proxies) shall ote b poll.

B Order of the Board

China Petroleum & Chemical Corporation

Huang Wensheng

Vice President and Secretary to the Board of Directors

In accordance ith the Hong Kong Listing Rides, this appendix ser es as the explanator statement to profide of ith requisite information reasonable necessar to enable of to make an informed decision on hether to ote for or against the special resolution(s) to be proposed at the AGM, the A Shareholders Class Meeting and the H Shareholders Class Meeting for the grant of the Bill -back Mandate to the Directors.

BUY-BACK MANDATE

Reasons for Buying Back Shares

The Directors belie e that the grant of B& -back Mandate has comprehensi el taken into consideration the o erall alse of the Compan , shareholders' interests and fatare de elopment needs and is flex ible and feasible, and that the flex ibilit afforded b the B& -back Mandate old be beneficial to and in the best interest of the Compan and its Shareholders. Sach b& -backs ma , depending on market conditions and fanding arrangements at sach time, lead to an enhancement of the net asset alse per share and/or earnings per share of the Compan . Sach b& -backs ill onl be made hen the Directors belie e that sach b& -backs ill benefit the Compan and its Shareholders.

Registered Capital

As at the Latest Practicable Date, the registered capital of the Compan as RMB121,071,209,646 comprising 25,513,438,600 H Shares of RMB1.00 each and 95,557,771,046 A Shares of RMB1.00 each.

Exercise of the Buy-back Mandate

Sabject to the passing of the rele ant special resolation(s) set out in the Notice, the special resolation(s) approving the grant to the Board of the Bac-back Mandate at the A Shareholders Class Meeting and H Shareholders Class Meeting, the Board ill be granted the Bac-back Mandate antil the earlier of: (a) the conclasion of the next annual general meeting of the Compan; or (b) the date on hich the authorit conferred b this proposal is re oked or aried b a special resolation at an annual general meeting and/or a class meeting of A Shares and/or a class meeting of H Shares (Relevant Period). If the Board decides to back A Shares daring the rele ant period, sach A Share backs man need to be parsaced or implemented after the end of the rele ant period.

The exercise in fall of the A Share B& -back Mandate (on the basis of 95,557,771,046 A Shares in issae as at the Latest Practicable Date and there is no change to the number of issaed A Shares prior to the date of the AGM, the A Shareholders Class Meeting and H Shareholders Class Meeting) old result in a max imam of 9,555,777,104 A Shares being bought back b the Compan during the Rele ant Period, being the max imam of 10% of the total A Shares in issae as at the date of passing the rele ant resolution(s).

The exercise in fall of the H Share B&t -back Mandate (on the basis of 25,513,438,600 H Shares in issee as at the Latest Practicable Date and there is no change to the number of isseed H Shares prior to the date of the AGM, the A Shareholders Class Meeting and H Shareholders Class Meeting) old result in a max imam of 2,551,343,860 H Shares being bought back b the Compan during the Rele ant Period, being the max imam of 10% of the total H Shares in issue as at the date of passing the rele ant resolution(s).

Funding of Buy-backs

In buting back its Shares, the Compan intends to appl funds from the Compan 's internal resources (hich ma include surplus funds and retained profits) legall a ailable for such purpose in accordance ith the Articles of Association and the applicable las, rules and regulations of the PRC.

The Compan is empo ered b its Articles of Association to but back its Shares. Under PRC la s, H Shares so bought back ill be treated as cancelled and the Compan 's registered capital ill be reduced b an amount equi alent to the aggregate nominal alue of the H Shares so cancelled. The Compan ma not but back securities on the Hong Kong Stock Ex change for a consideration other than cash or for settlement other ise than in accordance ith the trading rules of the Hong Kong Stock Ex change from time to time. A share bought back ill be dealt ith in accordance ith rele ant PRC la s and regulations, Articles of Association and Shanghai Listing Rules.

GENERAL

The Directors consider that there old not be a material ad erse impact on the orking capital and on the gearing position of the Compan in the e ent that the B& -back Mandate is to be exercised in fall at an time daring the proposed b& back period (as compared ith the position disclosed in the latest pablished addited accounts contained in the annual report of the Compan for the ear ended 31 December 2021). Ho e er, the Directors do not propose to exercise the B& -back Mandate to s&ch extent as old, in the circ&mstances, ha e a material ad erse effect on the orking capital requirements of the Compan or the gearing le els of the Compan. The n&mber of A Shares and/or H Shares to be bowght back on an occasion and the price and other terms &pon hich the same are bowght back ill be decided by the Directors at the rele and time has ing regarded to the circ&mstances then premailing, in the best interests of the Compan.

The Directors has a sendertaken to the Hong Kong Stock Exchange that, so far as the same made be applicable, the fill exercise the positive respective to the Compan to make be aback sender the Because and the Hong Kong Listing Reles, the Articles of Association and the applicable las, reles and regulations of the PRC.

H SHARE PRICES

The highest and lo est prices at hich the H Shares ha e been traded on the Hong Kong Stock Ex change daring each of the t el e months preceding the Latest Practicable Date ere as follo s:

Date	Highest	Lowest
	HK\$	HK\$
2021	4.690	3.400
March	4.690	
		3.940
April	4.330	3.870
Ma	4.290	3.810
J≠	4.330	3.900
J&I	4.030	3.490
Algust	3.820	3.400
September	4.000	3.710
October	4.090	3.690
No ember	3.880	3.410
December	3.790	3.420
2022	4.280	3.250
Jan&ar	4.200	3.630
Febr ® ar	4.280	3.800
March (%p to the Latest Practicable Date)	3.960	3.250

H SHARE BOUGHT BACK BY THE COMPANY

No b&c-back of Shares has been made b the Compan in the pre io six months preceding the Latest Practicable Date (hether on the Hong Kong Stock Exchange or other ise).

DISCLOSURE OF INTERESTS

If as a restat of a share bt -back b the Compan, a substantial shareholder's proportionate interest in the oting rights of the Compan increases, such increase ill be treated as an acquisition for the purpose of the Takeo ers Code. Accordingly, a shareholder, or group of shareholders acting in concert, could obtain or consolidate control of the Compan or become obligated to make a mandator offer in accordance ith Rule 26 of the Takeo ers Code.

The Directors are not a are of an consequences hich ill arise under the Takeo ers Code and/or an similar applicable la , as a result of an but-backs to be made under the But-back Mandate. Moreo er, the Directors ill not make share but-backs on the Hong Kong Stock Exchange if such but-backs ould result in the requirements under Rule 8.08 of the Hong Kong Listing Rules not being complied ith.

None of the Directors nor, to the best of their kno ledge ha ing made all reasonable enquiries, an of their close associates present intends to sell A Shares and/or H Shares to the Compan under the But-back Mandate in the e ent that the But-back Mandate is approved by the Shareholders and the conditions (if an) to hich the But-back Mandate is subject are fulfilled.

The Compan has not been notified b an core connected persons (as defined in the Hong Kong Listing Rides) of the Compan that the ha e a present intention to sell an A Shares and/or H Shares to the Compan , or that the ha e indertaken not to sell an A Shares and/or H Shares held b them to the Compan in the e ent that the Bir -back Mandate is approved b its Shareholders and the conditions (if an) to hich the Bir -back Mandate is subject are fillfilled.



中国石油化工股份有限公司

CHINA PETROLEUM & CHEMICAL CORPORATION

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

(Stock Code: 00386)

NOTICE OF ANNUAL GENERAL MEETING FOR 2021 AND FIRST H SHAREHOLDERS CLASS MEETING FOR 2022

NOTICE IS HEREBY GIVEN that the annual general meeting (Annual General Meeting or AGM) of China Petrole&m & Chemical Corporation (Sinopec Corp. or the Company) for 2021 ill be held at Beijing Chao ang U-To n Cro ne Pla a, No. 3 Sanfeng North Area, Chao ang District, Beijing, PRC on Wednesda, 18 Ma 2022 at 9:00 a.m. and that the first H shareholders class meeting of Sinopec Corp. for 2022 (the H Shareholders Class Meeting) ill be held at the same en en emediated follo ing the conclesion of the AGM and the first A shareholders class meeting of Sinopec Corp. for 2022.

Resolutions to be considered and approved at the Annual General Meeting

By way of non-cumulative voting:

- 1. To consider and appro e the Report of the Board of Directors for 2021 of Sinopec Corp.
- 2. To consider and appro e the Report of the Board of Saper isors for 2021 of Sinopec Corp.
- 3. To consider and approe the a&dited financial reports of Sinopec Corp. for the ear ended 31 December 2021 prepared b KPMG H&a hen (Special General Partnership) and KPMG.
- 4. To consider and appro e the profit distribation plan of Sinopec Corp. for the ear ended 31 December 2021.

It is proposed by the Board of Directors of Sinopec Corp. (the **Board**) to the shareholders at the Annal General Meeting to consider and approper the distribution of a final dividend of RMB0.31 (tax. inclusive) per share held by the shareholders on the rele and record date (9 June 2022), combining in the interimedividend of RMB0.16 (tax. inclusive) per share hich has been declared and distributed by the Compan, the annual cash dividend ill be RMB0.47 (tax. inclusive) per share for the ear 2021.

- 5. To althorise the Board to determine the interim profit distribution plan of Sinopec Corp. for the ear 2022.
- 6. To consider and appro e the re-appointment of KPMG Has hen (Special General Partnership) and KPMG as the external and additors of Sinopec Corp. for the ear 2022, and to another the Board to determine their remanderations.
- 7. To a thorise the Board to determine the proposed plan for iss ance of debt financing instrament(s):

A proposal ill be submitted to the AGM for granting a mandate to the Board (or director(s) authorised b the Board) to determine, ithin the extent of the amount of bonds that ma be issued, the matters relating to the issuance of debt financing instruments, including (but not limited to) determining the registration, the actual amount to be issued, interest rate, term, target of issuance, use of proceeds of the rele ant debt financing instruments, preparation, signing and disclosure of all necessar documents, and to deal ith other rele ant matters related to the issuance of debt financing instrument(s) under this resolution. The rele ant debt financing instruments include but not limited to RMB or foreign currenc denominated debt financing instruments, such as short-term debentures, super-short term debentures, medium term notes, asset backed notes, corporate bonds, asset backed securities, o erseas market bonds in RMB and/or foreign currence, etc.

Subject to authorisation be the AGM, the Board ill in turn authorise the Chairman and/or President and/or a director designated be the Chairman to carre out the above matters of registration and issuance.

This resolution ill expire at the conclusion of the 2022 annual general meeting of Sinopec Corp. after being appro ed at the AGM.

8. To grant to the Board a general mandate to issue ne domestic shares and/or o erseas-listed foreign shares of Sinopec Corp.:

Parsant to the rele ant requirements in Article 95 of the Articles of Association and the Hong Kong Listing Rales, if appro al has been granted based on a special resolation in a general meeting of the Compan, the Compan massive domestic shares (A Shares) and o erseas listed foreign shares (H Shares) separated or jointly (the **Relevant Issuance**) at a 12-month internal and the number of A Shares and H Shares intended to be issued ill not exceed 20% of the obstanding shares in issue for each class of such shares ithout contening a class general meeting by the Compan to seek approal for the Rele ant Issuance.

On 25 Ma 2021, the annual general meeting of the Compan for 2020 had approved the granting of a general mandate to the Board (or the directors authorised by the Board) of the Compan to issue domestic shares and/or overseas listed foreign shares of the Compan. From the date of granting of the mandate by the annual general meeting up to 25 March 2022, the Compan has not used such mandate to issue shares.

In order to grant discretion to the Board on the flexibilit of issuance of ne shares, it is proposed to the shareholders at the Annual General Meeting, to grant the general mandate to issue ne domestic shares of the Compan (A Shares) and o erseas listed foreign shares of the Compan (H Shares) b a of special resolution (General Mandate):

- (1) To althorise the Board (or the directors althorised by the Board) to allot, issue and deal ith shares or securities conjection ertible into such shares, options, arrants or similar rights to subscribe for an A Shares or H Shares of Sinopec Corp. (Similar Rights) not exceeding 20% of the existing A Share and H Shares in issue at the time hen this resolution is passed at the Annual General Meeting. Ho e er, not ithstanding the obtaining of the general mandate by the Board, an issue of A Shares needs shareholders' approal at a general meeting in accordance ith the rele and last and regulations of the People's Republic of China (PRC).
- (2) Subject to paragraphs (4) and (5) and pursuant to the PRC Compan La and the listing rules of the rele ant stock exchanges (as amended from time to time), the exercise be the Board (or the directors authorised be the Board) of all the poerrs of Sinopec Corp. granted be the general and unconditional mandate to allot, issue and deal ith A Shares and/or H Shares or Similar Rights and to determine the terms and conditions for the allotment and issuance of ne shares or Similar Rights including but not limited to the folloting terms:
 - a. class and number of ne shares to be issued;
 - b. price determination method of ne shares and/or issae price (including price range);
 - c. the starting and closing dates for the issee;
 - d. class and number of the ne shares to be issued to existing shareholders; and/or
 - e. the making or granting of offers, agreements, options, con ertible rights or other rele ant rights hich might require the exercise of such po ers.

- (3) The approal in paragraph (2) ill anthorise the Board (or the directors anthorised by the Board) to make or grant offers, agreements and options during the Rele ant Period that need or might need to be continued or implemented after the Rele ant Period.
- (4) The aggregate nominal amount of ne A Shares and H Shares allotted, issued and dealt ith or agreed conditionall or unconditionall to be allotted, issued and dealt ith (hether pursuant to an option or other ise) be the Board (or the directors authorised be the Board) during the Rele ant Period pursuant to the approal in paragraph (2), other than issue of shares be concersion of the surplus reserve into share capital in accordance ith the PRC Compane La and the Articles of Association, shall not exceed 20% of each class of the existing A Shares and H Shares in issue at the time then this resolution is passed at the Annual General Meeting.
- (5) In exercising the po ers granted in paragraph (2), the Board (or the directors and horised be the Board) must (i) complete ith the PRC Compane La and the rele and regulations stipulated (as amended from time to time) be the places here Sinopec Corp. is listed; and (ii) obtain approal from China Securities Regulator Commission and other rele and PRC go ernment departments.

- (9) Subject to the appro al of the rele ant PRC authorities, the Board (or the directors authorised by the Board) is hereby authorised to make appropriate and necessary amendments to the Articles of Association after completion of the allotment and issuance of negative shares according to the method, to pe and number of the allotment and issue of negative shares by Sinopec Corp. and the actual situation of the shareholding structure of Sinopec Corp. at the time of completion of the allotment and issue of negative shares in order to reflect the alteration of the share capital structure and registered capital of Sinopec Corp. pursuant to the exercise of this General Mandate.
- 9. To grant to the Board a mandate to be back domestic shares and/or o erseas-listed foreign shares of Sinopec Corp.:
 - (1) The Board (or the director anthorised by the Board) be and is hereby anthorised to be back A Shares not exceeding 10% of the number of A Shares of the Companing in issue, calculated on the basis of the total share capital at the time, hen this resolution is considered and appropriate by the AGM and the relevant shareholders class meetings (Shareholders Class Meeting(s)), in accordance, it is market conditions and the needs of the Companing, in order to maintain the allevant of the Companiand the interests of shareholders, or to use the Shares for purposes including, but not limited to, employee stock or nership plan or equation incention of corporate bonds issued by the Companithat are connectible into shares, etc.
 - (2) The Board (or the director anthorised by the Board) be and is hereby anthorised to be back H Shares not exceeding 10% of the number of H Shares of the Compan in issue, calculated on the basis of the total share capital at the time—hen this proposal is considered and approped by the AGM and the Shareholders Class Meetings, in accordance—ith market conditions and the needs of the Compan.
 - (3) The Board (or the director anthorised b the Board) be and is hereb anthorised to, among other things:
 - a. form wate and implement specific b & -back plans including b & not limited to the t pe of shares to be bowght back, the b & -back price, and the number of shares to be bowght back and to determine the timing and period of b & -back;
 - b. notif the creditors and publish announcements in accordance ith the pro isions of the Compan La of the PRC and other rele ant la s, regulations and regulator documents and the Articles of Association of the Compan (if applicable);
 - c. open a foreign stock account and complete the corresponding registration procedure of the change in foreign & change;

- d. falfil the rele ant appro al or filing procedares in accordance ith the requirements of the regulator authorities and the place of listing of the Compan (if applicable);
- e. complete the procedure for the transfer or cancellation of the shares bought back according to the actual but -back, to amend the Articles of Association ith respect to, including but not limited to, the total share capital, shareholding structure, and to perform the rele ant domestic and foreign registration and filing procedures related to but -back according to the statutor requirements in the PRC and foreign regions; and
- f. sign and execute other documents and complete other matters related to the but -back of shares.
- (4) The abo e general mandate shall not exceed the rele ant period, hich shall start from the date of approal of this resolution b a of special resolution at the AGM and the H Shareholders Class Meeting until hiche er is the earlier of:
 - a. the conclusion of the next annual general meeting of the Compan; or
 - b. the date on hich the a thorit conferred b this proposal is re oked or aried b a special resolution at an annual general meeting and/or a class meeting of A Shares and/or a class meeting of H Shares.

If the Board decides to but back A Shares during the rele ant period, such but -back ma need to be pursued or implemented after the end of the rele ant period.

(5) Subject to the authorisation of the annual general meeting and the class meeting, the Board continues to authorise the Chairman and/or a director designated by the Chairman to specificall handle the aforesaid by -back.

Resolutions 1 to 6 are ordinar resolutions and Resolutions 7 to 9 are special resolutions.

Resolution to be considered and approved at the H Shareholders Class Meeting

By way of non-cumulative voting and by special resolution

- 1. To grant to the Board a mandate to but back domestic shares and/or o erseas-listed foreign shares of Sinopec Corp.:
 - (1) The Board (or the director authorised b the Board) be and is hereb authorised to but back A Shares not exceeding 10% of the number of A Shares of the Compan in issue, calculated on the basis of the total share capital at the time hen this resolution is considered and approved by the AGM and the rele and shareholders

class meetings (Shareholders Class Meeting(s)) in accordance ith market conditions and the needs of the Compan, in order to maintain the alse of the Compan and the interests of shareholders, or to see the Shares for purposes including, but not limited to, emplo ee stock o nership plan or equit incentie plan, con ersion of corporate bonds issued by the Compan that are concertible into shares, etc.

- (2) The Board (or the director a thorised by the Board) be and is hereby a thorised to be back H Shares not exceeding 10% of the number of H Shares of the Companing in issue, calculated on the basis of the total share capital at the time hen this proposal is considered and approped by the AGM and the Shareholders Class Meetings, in accordance in the market conditions and the needs of the Compan.
- (3) The Board (or the director anthorised b the Board) be and is hereb anthorised to, among other things:
 - a. formwate and implement specific but -back plans including but not limited to the t pe of shares to be bought back, the but -back price, and the number of shares to be bought back and to determine the timing and period of but -back;
 - b. notif the creditors and publish announcements in accordance ith the pro isions of the Compan La of the PRC and other rele ant la s, regulations and regulator documents and the Articles of Association of the Compan (if applicable);
 - c. open a foreign stock account and complete the corresponding registration procedure of the change in foreign & change;
 - d. falfil the rele ant appro al or filing procedares in accordance ith the requirements of the regulator authorities and the place of listing of the Compan (if applicable);
 - e. complete the procedure for the transfer or cancellation of the shares bought back according to the actual but -back, to amend the Articles of Association ith respect to, including but not limited to, the total share capital, shareholding structure, and to perform the rele ant domestic and foreign registration and filing procedures related to but -back according to the statutor requirements in the PRC and foreign regions; and
 - f. sign and execute other documents and complete other matters related to the but -back of shares.

- (4) The abo e general mandate shall not exceed the rele ant period, hich shall start from the date of approal of this resolution b a of special resolution at the AGM and the H Shareholders Class Meeting and the er is the earlier of:
 - a. the conclusion of the next annual general meeting of the Compan; or
 - b. the date on hich the a thorit conferred b this proposal is re oked or aried b a special resolution at an annual general meeting and/or a class meeting of A Shares and/or a class meeting of H Shares.

If the Board decides to but back A Shares during the rele ant period, such but -back ma need to be pursued or implemented after the end of the rele ant period.

(5) Subject to the authorisation of the annual general meeting and the class meeting, the Board continues to authorise the Chairman and/or a director designated by the Chairman to specificall handle the aforesaid by -back.

Details of abo e resolations are also a ailable at the ebsite of the Shanghai Stock Ex change (http:// .sse.com.cn) and the ebsite of the Stock Ex change of Hong Kong Limited (http:// .hkex.ne s.hk).

B Order of the Board
China Petroleum & Chemical Corporation
Huang Wensheng

Vice President and Secretary to the Board of Directors

Beijing, PRC 31 March 2022

Notes:

I. ATTENDEES OF THE AGM AND THE H SHAREHOLDERS CLASS MEETING

1. Eligibility for attending the AGM and the H Shareholders Class Meeting

Holders of A Shares hose names appear on the domestic shares register maintained b China Sec&rities Depositor & Clearing Corporation Limited Shanghai Branch and holders of H Shares hose names appear on the register of members maintained b Hong Kong Registrars Limited at the close of b&siness on Frida , 15 April 2022 are eligible to attend the Ann&al General Meeting. Holders of H Shares hose names appear on the register of members maintained b Hong Kong Registrars Limited at the close of b&siness on Frida , 15 April 2022 are also eligible to attend the H Shareholders Class Meeting. Holders of H Shares ho ish to attend the AGM and/or the H Shareholders Class Meeting shall lodge their share certificates accompanied b the transfer doc&ments ith Hong Kong Registrars Limited (the address is Shops 1712-1716, 17th Floor, Hope ell Centre, 183 Q&een's Road East, Wan Chai, Hong Kong) before 4:30 p.m. on Th&rsda , 14 April 2022.

2. Proxy

- (1) A member eligible to attend and ote at the AGM and the H Shareholders Class Meeting (the **Meetings**) is entitled to appoint, in ritten form, the one or more proxies to attend and ote at the AGM and/or the H Shareholders Class Meeting on its behalf. A prox. need not be a shareholder of Sinopec Corp.
- (2) A prox. showld be appointed b a ritten instrument signed b the appointer or its attorne dull authorised in riting. If the form of prox. is signed b the attorne of the appointer, the po er of attorne authorising that attorne to sign or other authorisation document(s) must be notarised.
- (3) To be alid, the po er of attorne or other a thorisation doc ment(s) hich ha e been notarised together ith the completed form of prox. The state of the state of address of Sinopec Corp. not less than 24 hours before the designated time for holding the Annual General Meeting (i.e. before 9:00 a.m. 17 Ma 2022 Hong Kong time). Holders of A Shares shall deli er the rele ant doc ment(s) to Board Secretariat of Sinopec Corp. (the address is 22 Chao angmen North Street, Chao ang District, Beijing 100728, PRC). Holder(s) of H Shares shall deli er the rele ant doc ment(s) to the Hong Kong Registrars Limited (the address is Shops 1712-1716, 17/F, Hope ell Centre, 183 Q een's Road East, Wan Chai, Hong Kong).
- (4) Shareholders or their proxies ma exercise the right to ote b poll.
- 3. The directors, saper isors and senior management of Sinopec Corp.
- 4. Legal ad isors of Sinopec Corp.
- 5. Others.

II. REGISTRATION PROCEDURES FOR ATTENDING THE AGM AND THE H SHAREHOLDERS CLASS MEETING

- 1. A shareholder or his proc. shall produce proof of identit hen attending the Meetings. If a shareholder is a legal person, its legal representati e or other persons authorised b the board of directors or other go erning bod of such shareholder ma attend the Meetings b producing a cop of the resolution of the board of directors or other go erning bod of such shareholder appointing such persons to attend the Meetings.
- 2. Holders of H Shares intending to attend the Meetings should return the repleslip for attending the Meetings to Board Secretariat of Sinopec Corp. during hours beten een 9:00 a.m. and 11:30 a.m., 2:00 p.m. and 4:30 p.m. on e er business da on or before Thursda, 28 April 2022 in person, be post or before that.
- Closwre of Register of Members. The H Share register of members of Sinopec Corp. ill be closed from Satwrda, 16 April 2022 to Wednesda, 18 Ma 2022 (both da s inclwsi e).

III. MISCELLANEOUS

- The AGM and the H Shareholders Class Meeting ill not last for more than one orking da . Shareholders ho attend shall bear their o n tra elling and accommodation expenses.
- The address of the Share Registrar for A Shares of Sinopec Corp., China Sec&rities Registration and Clearing Compan Limited Shanghai Branch Compan is: 188 Yanggao Sowth Road, Shanghai Pilot Free Trade Zone, PRC.
- The address of the Share Registrar of H Shares of Sinopec Corp., Hong Kong Registrars Limited is: Shops 1712-1716, 17/F, Hope ell Centre, 183 Queen's Road East, Wan Chai, Hong Kong.
- The contact for the AGM and the H Shareholders Class Meeting is:

Board Secretariat of Sinopec Corp. 22 Chao angmen North Street Chao ang District Beijing 100728 PRC

Attn: Chen Dongdong

Telephone No.: (+86) 10 5996 9671 Facsimile No.: (+86) 10 5996 0386

As of the date of this notice, directors of the Company are: Ma Yongsheng*, Zhao Dong*, Yu Baocai*, Ling Yiqun#, Li Yonglin#, Liu Hongbin#, Cai Hongbin+, Ng, Kar Ling Johnny+, Shi Dan+ and Bi Mingjian+

[#] Executive Director

^{*} Non-executive Director

⁺ Independent Non-executive Director