

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)

Number of shares related to this proxy form (Note 2)	

Proxy Form for the Annual General Meeting for the year 2018

older(s) of	lance with the instr	
Tel. No.: Tel. No.: as my (our) proxy to attend and vote for me (us) on the following resolutions in accordalf at the annual general meeting of Sinopec Corp. for 2018 ("AGM") to be held at 9:00 Chaoyang U-Town, No. 3 Sanfeng North Area, Chaoyang District, Beijing, China. In the	lance with the instr	
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	absence of any inc	9 May 2019 at Crown
2018 AGM		
By way of non-cumulative voting	For ^(note 4)	Against (note 4)
sider and approve the Report of the Board of Directors of Sinopec Corp. (the "Board") 18.		
sider and approve the Report of the Board of Supervisors of Sinopec Corp. for 2018.		
asider and approve the audited financial reports of Sinopec Corp. for the year ended 31 aber 2018 prepared by PricewaterhouseCoopers Zhong Tian LLP and vaterhouseCoopers.		
asider and approve the profit distribution plan of Sinopec Corp. for the year ended 31 aber 2018.		
horise the Board to determine the interim profit distribution plan of Sinopec Corp. for ar 2019.		
asider and approve the re-appointment of PricewaterhouseCoopers Zhong Tian LLP and raterhouseCoopers as the external auditors of Sinopec Corp. for the year 2019, and to ise the Board to determine their remunerations.		
thorise the Board to determine the proposed plan for issuance of debt financing $ment(s)$.		
nt to the Board a general mandate to issue new domestic shares and/or overseas-listed a shares of Sinopec Corp.		
nsider and approve the resolution in relation to the amendments to the Articles of ation and authorise the secretary to the Board to represent Sinopec Corp. in handling the nt formalities for application, approval, disclosure, registration and filing requirements chamendments (including textual amendments in accordance with the requirements of evant regulatory authorities).		
1 ne	sider and approve the Report of the Board of Directors of Sinopec Corp. (the "Board") 8. sider and approve the Report of the Board of Supervisors of Sinopec Corp. for 2018. sider and approve the audited financial reports of Sinopec Corp. for the year ended 31 ber 2018 prepared by PricewaterhouseCoopers Zhong Tian LLP and aterhouseCoopers. sider and approve the profit distribution plan of Sinopec Corp. for the year ended 31 ber 2018. sorise the Board to determine the interim profit distribution plan of Sinopec Corp. for r 2019. sider and approve the re-appointment of PricewaterhouseCoopers Zhong Tian LLP and aterhouseCoopers as the external auditors of Sinopec Corp. for the year 2019, and to see the Board to determine their remunerations. horise the Board to determine the proposed plan for issuance of debt financing tent(s). at to the Board a general mandate to issue new domestic shares and/or overseas-listed shares of Sinopec Corp. sider and approve the resolution in relation to the amendments to the Articles of the shares of Sinopec Corp. sider and approve the resolution in relation to the amendments to the Articles of the formalities for application, approval, disclosure, registration and filing requirements he amendments (including textual amendments in accordance with the requirements of	sider and approve the Report of the Board of Directors of Sinopec Corp. (the "Board") 8. sider and approve the Report of the Board of Supervisors of Sinopec Corp. for 2018. sider and approve the audited financial reports of Sinopec Corp. for the year ended 31 ber 2018 prepared by PricewaterhouseCoopers Zhong Tian LLP and aterhouseCoopers. sider and approve the profit distribution plan of Sinopec Corp. for the year ended 31 ber 2018. sorise the Board to determine the interim profit distribution plan of Sinopec Corp. for r 2019. sider and approve the re-appointment of PricewaterhouseCoopers Zhong Tian LLP and aterhouseCoopers as the external auditors of Sinopec Corp. for the year 2019, and to se the Board to determine their remunerations. horise the Board to determine the proposed plan for issuance of debt financing tent(s). at to the Board a general mandate to issue new domestic shares and/or overseas-listed shares of Sinopec Corp. sider and approve the resolution in relation to the amendments to the Articles of the tormalities for application, approval, disclosure, registration and filing requirements in amendments (including textual amendments in accordance with the requirements of

- Please insert full name(s) and address(es) in BLOCK LETTERS.

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 Please insert the number of share(s) registered in your name(s) relating to this form of proxy. If no number is inserted, this form of proxy will be deemed to relate to all of the shares in the capital of Sinopec Corp. registered in your name(s).

 Please insert the name and address of your proxy. If this is left blank, the chairman of the AGM will act as your proxy. One or more proxies, who may not be member(s) of Sinopec Corp., may be appointed to attend and vote in the AGM provided that such proxies must attend the AGM in person on your behalf. Any alteration made to this proxy form must be signed by the signatory.

 Attention: If you wish to vote FOR any resolution, please indicate with a "\nabla" in the appropriate space under "Against". In the absence of any such indication, the proxy may vote or abstain at his discretion. Pursuant to the articles of association of Sinopec Corp., the shares withheld or abstained from voting will not be counted in the calculation of the vote with voting right 4.
- This form of proxy must be signed under hand by you or your attorney duly authorised in writing on your behalf. If the appointor is a legal person, this form must be signed under its common seal or under hand by any directors or agents duly appointed by such corporation. Resolutions 7, 8 and 9 are special resolutions, the others are ordinary resolutions.

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 In the case of joint holders of shares, any one of such persons may vote at the meeting, either personally or by proxy, in respect of such share as if he were solely entitled thereto; but if more than one of such joint holders are present at the meeting in person or by proxy, the vote of the person whose name stands first on the register of members of Sinopec Corp. in respect of such share shall be accepted.

 This form of proxy together with the power of attorney or other authorisation document(s) which have been notarised must be delivered by the holder of H Shares to Hong Kong Registrars Limited at 17M Floor, Hopewell Centre, 183 Queen's Road East, Hong Kong at least 24 hours before the time designated for the holding of the AGM (ie. before 9:00 a.m., 8 May 2019 Hong Kong time). If the original copy of this proxy form is not received by such time, the shareholder can be deemed as having not attended the AGM and the relevant proxy form can be deemed as void.