<u>Re: Director Declaration</u>

Pursuant to Section 224B of the Companies Law, 5759-1999

I, the undersigned, Cailong Su, agree to serve as a director of SHL Telemedicine Ltd. (the "**Company**") and hereby declare as follows:

- 1. This declaration is being made by me pursuant to Section 224B of the Israeli Companies Law, 5759-1999 (the "**Companies Law**") and in accordance with the terms and definitions set forth in the Companies Law.
- 2. I have the qualifications required and the ability to dedicate the appropriate amount of time for the performance of my duties as a director of the Company, *inter alia* considering the Company's special needs and its size and based, *inter alia*, on my education, my skills and my occupations, as specified below:

Education:

2002, MBA Murdoch University, Australia

Working Experience:

•	2013.12-	Vice Chairman
		Shenzhen Yanghe Biomedicine Industry Investment Co., Ltd. This company is held by Hokai Medical (26.47%), in which Mrs. Cai Mengke (a holder of 29.85 % of the shares of SHL) doesn't hold shares
•	2002.5-2013.11	Director, Vice President and Board Secretary Zhuhai Hokai Medical Instruments Co., Ltd.
•	1995.7-2002.4	Manager of Business Development Department, Credit Department and Legal Affairs Department Bank of East Asia, Ltd., Zhuhai Branch
•	1993-1995	Personal Financial Consultant Standard Chartered Bank, Hongkong

Skills:

- Has compound experience in corporate finance, M&A, strategic planning and business administration
- 3. During the five years prior to the date of this declaration:
 - a. I have not been convicted of any offence pursuant to Sections 290 to 297, 392, 415, 418 to 420 and 422 to 428 of the Israeli Penal Law, 5737-1977, and pursuant to Sections 52C, 52D, 53(a) and 54 of the Israeli Securities Law, 5728-1969 (the "Securities Law");
 - b. I have not been convicted by a court outside of Israel of offenses of bribery, fraud, corporate manager offenses or offenses of use of inside information;
 - c. No Enforcement Measures have been imposed upon me by the Administrative Enforcement Committee which prohibit me from serving as a director of a Public

Company or a Bonds Company;¹

- d. I have not been convicted by a court of an offense which is not provided for in clauses a.-b., and where the court determined that due to its nature, gravity or circumstances thereof, I am unfit to serve as a director of a Public Company or a Bonds Company.
- 4. I am an adult, I have not been declared incapacitated nor have I been declared bankrupt, and I undertake to notify the Company in the event that I shall be declared any of the same.
- 5. After having read and understood all of the aforesaid, I hereby declare that all of the aforesaid is true and that all of the information and details included in this declaration are accurate and complete. I further declare that I am not aware of any material detail which does not appear in this declaration which may affect my service as director and/or the determination of the Company's board of directors regarding my meeting the conditions and criteria for eligibility to serve as a director.
- 6. Insofar as a change shall occur in the aforesaid, including that a condition which is required pursuant to applicable law for my serving as a director shall cease to be satisfied, I undertake to immediately give notice thereof to the Company.

Date: 12 Apr., 2017

Cailong Su

[Full name and signature]

¹ "Enforcement Measures" is defined as enforcement means as contemplated by Section 52(56) of the Israel Securities Law, 5728 – 1968, imposed as per Chapter 8'4 of the Israel Securities Law, 5728 – 1968, per Chapter 7'2 of the Investment Advice and Investment Portfolio Management Law, 1995 or Chapter 10'1 of The Joint Investments in Tru st Law, 1994, as applicable; "Administrative Enforcement Committee" is defined as the committee appointed pursuant to Section 52(32)(a) of the Israel Securities Law, 5728 – 1968; "Bonds Company" is defined as a company whose bonds are listed for trade on a stock exchange, or have been offered to the public pursuant to a prospectus as defined in the Israeli Securities Law, and which are held by the public; "Public Company" is defined as a company whose shares are listed for trade on a stock exchange, or which were offered to public outside of Israel pursuant to an offering document to a prospectus as defined in the Israeli Securities Law, or which were offered is which are held by the public; "Public Company" is defined as a company whose shares are listed for trade on a stock exchange, or have been offered to public outside of Israel pursuant to a prospectus as defined in the Israeli Securities Law, or which were offered to public outside of Israel pursuant to a prospectuant to a prospectuant to the public pursuant to the requirements of non-Israeli law, and which are held by the public outside of Israel pursuant to an offering document to the public pursuant to the requirements of non-Israeli law, and which are held by the public outside of Israel pursuant to an offering document to an offering document to the public pursuant to the requirements of non-Israeli law, and which are held by the public outside of Israel pursuant to an offering document to the public pursuant to the requirements of non-Israeli law, and which are held by the public.