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Please staple 緊釘在此

Share Registrar: Computershare Hong Kong Investor Services Limited Shops 1712-1716, 17th Floor, Hopewell Centre 183 Queen's Road East Hong Kong *股份過戶登記處*: 香港中央證券登記有限公司 大道東183號 中心17樓1712-1716號舖

# FOSUN复星 復星國際有限公司

## **FOSUN INTERNATIONAL LIMITED**

(Incorporated in Hong Kong with limited liability) (在香港註冊成立之有限公司)

(Stock Code: 00656) (股份代號:00656)

RIGHTS ISSUE OF 500,884,371 RIGHTS SHARES AT THE SUBSCRIPTION PRICE OF HK\$9.76 PER RIGHTS SHARE ON THE BASIS OF 39 RIGHTS SHARES FOR EVERY 500 SHARES ON THE BASIS OF 39 RIGHTS SHARES FOR EVERY 500 SHARES HELD ON THE RECORD DATE 按於記錄日每持有500股股份獲配發39股供股股份的基準 以每股供股股份5.76港元的認購價發7500,884,371股供股股份的供股 PAYABLE IN FULL ON ACCEPTANCE BY NOT LATER THAN 4:00 P.M. 13 MAY 2014 股款須不運於2014年5月13日下午四時正接納時繳足 EXCESS APPLICATION FORM 額外申請表格

Registered Office: Room 808, ICBC Tower 3 Garden Road Central Hong Kong

*註冊辦事處* . 香港中環 花園道3號 中國工商銀行大廈808室

The Directors, Fosun International Limited

Dear Sirs, I/We, being the Qualifying Shareholder(s) named above, hereby irrevocably apply for the below mentioned number of excess Rights Shares at the subscription price of HK\$9.76 per Rights Share under the Rights Issue. I/We enclose a separate remittance in favour of "ICBC (ASIA) NOMINEE LIMITED — FOSUN INTERNATIONAL — EAF" and crossed, being payment in full on application, and I/we hereby request you to allot such excess Rights Shares applied for, or any smaller number to me/us, and to send by ordinary post at my/our risk to my/our address shown above my/our share certificate(s) for the number of excess Rights Shares as may be allotted to me/us in respect of this application and/or a cheque for any application monies refundable to me/us. I/we understand that the Directors will allocate the excess Rights Shares (if any) a for them on a fair and equitable basis, according to the principle that any excess Rights Shares applied for the number of excess Rights Shares applied for. Beference will only be made to the number of excess Rights Shares shares will allocate to each Qualifying Shareholders. If the aggregate number of Rights Shares shares have applied for the number of excess Rights Shares applied for though Excess Application Forms, the Directors will allocate to each Qualifying Shareholders who applies for excess Rights Shares and the provisional Allotment Letters is greater than the aggregate number of excess Rights Shares and provided to me/us a formal provided and the provisional Allotment Letters are supplied for through Excess Application Forms, the Directors will allocate to each Qualifying Shareholders who applies for excess Rights Shares and to me/us a special provided to me/us a formal provided to me/us a formal provided to me/us a formal provided and the Provisional Allotment Letter and subject to the Articles of Association. In respect of any excess Rights Shares and the Provisional Allotment Letter and subject to the Articles of Association. In respect of any excess Rights Shares and the Pro

本人/吾等為上列之合資格股東,現不可撤銷地根據供股以每股供股股份9.76港元之認購價申請下文所示數目之額外供股股份。並附上註明抬頭人為「工**銀亞州代理人有限公司-復星國際-額外供股**」及以刺線方式獨立開出之匯付股款,作為申請時須全數支付之股款,本人/吾等諸語董事配發本人/吾等所申請変配之支票,按股票證書上示之本人/吾等之地址以平動方式郭奇子本人/吾等: 飾退風險独由本人/吾等所申請変配之支票,按股票證書上示之本人/吾等之地址以平動方式郭奇子本人/吾等: 飾退風險独由本人/吾等所申請安款之支票,按股票證書上示之本人/吾等之地址以平動方式郭奇子本人/吾等: 飾退風險独由本人/吾等光像。本人/吾等時自董事將按公平公正基準的特分配額外供股股份(如有),根據的原則為,任何額外供股股份辦金多所申請務如外供股股份之數目故比例外配子申請之合資格股東。屆時只會參考所申請之經數股股。但由,他將不會參考以即認定配額通過申請為足供股股份。數目,或主持以與股份數目,倘若未獲合資格股東根據暫定配額通知書接納之供股股份逾數多於透過額外申請表稅供股股份總數,則董事將向申請額外供股股份之每名合資格股東分配所申請之全部股份數目。將不足一手之等碎取機構足為一手完整買賣單位之取機將不會特別優先考慮。本人/吾等素證塑照供放棄程及暫定配額通知書所報條款,並在費公司之原東名兩作為該等供股股份之持有人。

Write down the number of excess Rights Shares you want to apply for and the total amount payable in the following appropriate boxes in ink (preferably in black) and mark "X" in the corresponding boxes und 請在以下適當空格內用墨水筆(以黑色為性)填寫:關下髮中請之額外供股股份數目及應付股款總額,並在其下相應空格內加上「X」。 Number of excess Rights Shares applied for 所申請之額外供股股份數目

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4	4	4	4	,	4	4	4	,	4	4	4
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9	9	9	9		9	9	9	١.	9	9	9

Total Amount Payable (HK\$) 應付股款總額(港元)	
00,000,000,000.00	)
1	1
22,222,222,222.2	2
33,333,333,333.33	3
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66,666,666.66	ŝ
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88,888,888.88	3
99,999,999,999.99	9

This form should be completed and lodged together with payment of HK\$9.76 per Rights Share for the number of excess Rights Shares applied for (in cheque(s) or cashier's order(s)), at any particular branches of Industrial and Commercial Bank of China (Asia) Limited as mentioned in the Prospectus by no later than 4:00 p.m. on 13 May 2014. Unless otherwise agreed by the Company, all remittances must be issued for such that the charge of the cashier's order as the payable to "CEQ (ASIA) NOMINEE LIMITED — FOSUN INTERNATIONAL — EAF, and crossed, No receipt Multiple be issued for such remittances as the payable of "CEQ (ASIA) NOMINEE LIMITED — FOSUN INTERNATIONAL — EAF, and crossed, No receipt Multiple be issued for such remittances as the payable of "CEQ (ASIA) NOMINEE LIMITED — FOSUN INTERNATIONAL — EAF, and crossed, No receipt Multiple be issued for such remittances which is the payable of the CEQ (ASIA) NOMINEE LIMITED — FOSUN INTERNATIONAL — EAF, and crossed, No receipt Multiple be issued for such remittances must be supported by the payable of the CEQ (ASIA) NOMINEE LIMITED — FOSUN INTERNATIONAL — EAF, and crossed, No receipt Multiple be issued for such remittances must be researched by the such remittances must be remitted by the payable of the Company, the payable of the company is the payable of the company is labeled to a work and the charge of the company, this form is liable to be rejected. You must pay the exact amount payable upon application for the Rights Shares, underpaid application will be rejected. In the event of overpaid application, a refund cheque will be made out to you only if the company, this form is liable to be rejected. You must pay the exact amount payable upon application for the Rights Shares, underpaid application will be rejected. In the event of overpaid application, a refund cheque will be made out to you only if the coverpaid application will be rejected. In the event of overpaid application, a refund cheque will be made out to you only if the coverpaid anamount is HKSIO or abov

nayment for the excess Rights Shares applied for will constitute a warranty by the applicant that the checue or cashier's order will be homoured on first presentation. Hand to the rights of the Company, this form is liable to be rejected. In the representation without provided to the other rights of the Company, this form is liable to be rejected. You must pay the exact amount payable upon application of the Rights Shares, underplad application will be rejected. The vertex of coverage and the control of the company is the control of the company in the control of the co

A SEPARATE CHEQUE OR CASHIER'S ORDER MUST ACCOMPANY EACH APPLICATION. NO RECEIPT WILL BE ISSUED.

每份申請必須隨附一張獨立開出之支票或銀行本票。所有繳款不獲發收據。							
1 2.	3	4					
	Signature(s) of applicant(s) (all joint applicant(s) must sig	jn) 申請人簽署(所有聯名申請人均須簽署)					
Name of bank on which cheque/cashier's order is drawn支票/銀行本	平票的付款銀行名稱:	Contact telephone no.聯絡	電話號碼:				
Cheque/banker's cashier order number支票/銀行本票號碼:		Date日期	ı:				



# 里安促小 TERMS USED HEREIN SHALL HAVE THE SAME MEANINGS AS DEFINED IN THE PROSPECTUS OF FOSUN INTERNATIONAL LIMITED (THE "COMPANY") DATED 25 APRIL 2014 (THE "PROSPECTUS") UNLESS THE CONTEXT OTHERWISE REQUIRES.

THIS FORM IS VALUABLE BUT IS NOT TRANSFERABLE AND IS ONLY FOR THE USE OF THE QUALIFYING SHAREHOLDER(S) NAMED THEREIN WHO WISH(ES) TO APPLY FOR RIGHTS SHARES IN ADDITION TO THOSE PROVISIONALLY ALLOTTED TO IT, HIM, HER OR THEM.
Applications must be received by 4:00 p.m. on 13 May 2014.

If you are in any doubt as to the contents of this document or as to the action to be taken, or if you have sold all or part of your Shares, you should consult a licensed securities dealer, bank manager, solicitor, professional accountant or other professional adviser.

other professional adviser.

A copy of each of the Prospectus Documents has been registered with the Registrar of Companies in Hong Kong pursuant to Section 38D of the Companies (Winding Up and Miscellaneous Provisions) Ordinance, Chapter 32 of the laws of Hong Kong. The Securities and Futures Commission and the Registrar of Companies in Hong Kong take no responsibility as to the contents of the Prospectus Documents.

Hong Kong Exchanges and Clearing Limited, The Stock Exchange of Hong Kong Limited ("Stock Exchange") and Hong Kong Securities Clearing Company Limited ("HKSCC") take no responsibility for the contents of this form, make no representation as to its accuracy or completeness and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this form.

Dealings in the securities of the Company and the nil-paid Rights Shares and the Rights Shares may be settled through CCASS and you should consult a licensed securities dealer, bank manager, solicitor, professional accountant or other professional adviser for details of the settlement arrangements and how such arrangements may affect your rights and interests.

Subject to the granting of the listing of, and permission to deal in, the nil-paid Rights Shares on the Rights Shares on the Stock Exchange, and subject to compliance with the stock admission requirements of HKSCC, the nil-paid Rights Shares and the Rights Shares will be accepted as eligible securities by HKSCC for deposit, clearance and settlement in CCASS with effect from the respective commencement dates of dealings in the nil-paid Rights Shares and the Rights Shares will be accepted as eligible securities by HKSCC. Settlement of transactions between participants of Stock Exchange on any trading day is required to take place in CCASS on the second trading day thereafter. All activities under CCASS are subject to the General Rules of CCASS and CCASS Operational Procedures in effect from time to time.

THIS FORM IS NOT FOR PUBLICATION, RELEASE OR DISTRIBUTION, DIRECTLY OR INDIRECTLY, IN OR INTO THE UNITED STATES.

It should be noted that the Underwriting Agreement contains provisions entitling the Underwriter by notice in writing to terminate the Underwriting Agreement upon occurrence of certain events. If the Underwriting Agreement does not become unconditional or if it is terminated in accordance with the terms thereof, the Rights Issue will not proceed.

does not become unconditional or if it is terminated in accordance with the terms thereof, the Hights Issue will not proceed.

The Rights Issue is conditional upon the fulfillment of the conditions set out in the paragraphs headed "Conditions of Rights Issue and Underwriting Agreement" under the section headed "Letter from the Board" of the Prospectus. If the conditions of the Rights Issue are not fulfilled, the Rights Issue will not proceed.

It should be noted that the Shares have been dealt in on an ex-rights basis from 15 April 2014. Dealings in the nil-paid Rights Shares will take place from 29 April 2014 to 8 May 2014 (both days inclusive). Any persons contemplating any dealing in the Fishers from the date of the Announcement up to the date on which all the conditions of the Rights Issue are fulfilled, and any dealing in the nil-paid Rights Shares between 29 April 2014 and 8 May 2014 (both days inclusive) bear the risk that the Rights Issue may not become unconditional or may not proceed. Any Shareholders or other persons contemplating dealing in the Shares or the nil-paid Rights Shares are recommended to consult their own professional

This Excess Application Form and all applications pursuant to it shall be governed by and construed in accordance with the laws of Hong Kong.

除文義另有所指外,本表格內所採用之調蓋與復星國際有限公司(「本公司」)於2014年4月25日刊發之供股章程(「供股章程」)所界定者具有相同涵義。本表格具有價值但不得轉讓,只使文中列名之合資格股東在申請其/被/被等所獲暫定配發供股股份數額以外之供股股份時使用。申請表格必須不遲於2014年5月13日下午四時正交回。

申請表格必須不整於2014年5月13日下午四時正交回。 關下如對本文件內客或應採以之行動有任何時間,或 關下已售出名下全都或部份股份、 閣下應諮詢持牌證券交易商、銀行經理、律師、專業會計師或其他專業顧問。 各供股章程文件已根據香港法例第32章公司(清盤及雜項條文)條例第38D條向香港公司註冊處處長登記。證券及期貨事務監察委員會及香港公司註冊處處長對供股章程文件之內容概不負責。 香港交易及結算所有限公司、香港聯合交易所有限公司(「聯交所」)及香港中央結算有限公司(「香港結算」)對本表格之內容概不負責。對其準確性或完整性亦不發表任何聲明,並明確表示概不就因本表格全部或任何部份內容而產生或因 依賴該等內容而引致之任何損失來擔任何責任。 本公司證券、未缴股款供股股份及供股股份之質賣可透過中央結算系統交收, 閣下應向持牌證券交易商、銀行經理、律師、專業會計師或其他專業顧問查詢有關交收安排之詳情及該等安排對 閣下之權利及權益可能造成之影響。

《中央結算系統继作程序規則》。 本表格不可直接或間接在或向美國刊發、發放或減發。 敬請注意,包銷協議規定,包銷商有權在若干事件發生後以書面通知形式終止包銷協議。倘包銷協議不能成為無條件或根據其條款被終止,則供股將不會進行。 供股須待供股章程中「董事會函件」一節「供股及包銷協議的條件」一段所載之條件達成後,方可作實。倘供股之條件未能達成,則供股不會進行。 敬請注意,股份自2014年4月15日起以除權基準買賣。未被脫克數供股股份將由2014年4月29日起至2014年5月8日(包括首尾兩日)期間進行買賣。任何人士擬於公告日期直至所有供股條件達成之日買賣股份,及於2014年4月29日至2014年5月8 日(包括首尾兩日)買賣任何未被服款供收股份,均須求婚供股未能成為無條件或未必進行之風險。任何疑買賣股份或未缴股款供股股份之股東或其他人士,務請諮詢彼等之專業顧問。 本額外申請表格及據此作出之所有申請均受香港法例管轄及須按香港法例詮釋。

## QUALIFYING SHAREHOLDERS AND NON-QUALIFYING SHAREHOLDERS

QUALIFYING SHAREHOLDERS AND NON-QUALIFYING SHAREHOLDERS
To qualify for the Rights Issue and to apply for excess Rights Shares under this Excess Application Form, a Shareholder must have been registered as a member of the Company on 24 April 2014 and not be a Non-Qualifying Shareholder. The rights of Shareholders and Benenticial Owners who are Non-Qualifying Shareholders will be dealt with as referred to in the Prospectus in the section headed "Non-Qualifying Shareholders".

Receipt of this Excess Application Form and/or any other Prospectus Documents does not and will not constitute an offer in those jurisdictions in which it would be illegal to make an offer and, in those circumstances, this Excess Application Form and/or any other Prospectus Documents must be treated as sent for information only and sould not be copied or redistributed. Persons (including, without limitation, custodians, nominees and trustees) who receive a copy of this Excess Application Form and/or any other Prospectus Documents should not, in connection with the Rights Issue, distribute or send the same in, into or from, or transfer nil-paid Rights Shares to any person in, any person in any such territories. If an excess Application Form and any person in any such territories where the excess Application Form unless the Company and the Underwriter determine that such action would not violate applicable legal or regulatory requirements. Any person (including, without limitation, custodians, nominees and trustees) who does forward this Excess Application Form or any other Prospectus Documents in, into or from any Specified Territory (whether under a contractual or legal obligation or otherwise) should draw the recipient's attention to the contents of this section.

Notwithstanding any other provision in this Excess Application Form or any other Prospectus Documents in, into or from any other Prospectus Documents in, into or from any other Prospectus Documents in the Company and the Underwriter reserve the right to permit any Shareholder to

the Underwriter, in their absolute discretion, are satisfied that the transaction in question would not result in a contravention of any registration or other legal requirement in any jurisdiction.

合資格股東及不合資格股東的股東及實益擁有人的權利將技供股章程「不合資格股東」一節所述方式處理。

均為不合資格股東的股東及實益擁有人的權利將技供股章程「不合資格股東」一節所述方式處理。

收到本部外申請表格及/或任何其他供股章程文件並不(亦將不會)構成在提呈契約屬確法之該等司法管轄區提呈要約,在該等情況下,本額外申請表格及/或其他供股章程文件須視為僅供參照處理,亦不應複製或轉發。任何人(包括(並不限於)保管人、代名人及受託人)如收到本額外申請表格及/或任何其他供股章程文件,不應(說供股市言)將其在、向或由任何指明地區派發或寄發或在,向或由任何指明地區向任何人工轉讓未繳股款供放股份。倘若任何人。包括(並不限於)保管人,代名人及受託人)如收到本額外申請表格及/或任何其他供股章程文件。不應(說供股市言)將其在、向或由任何指明地區域發達改善作,而或由任何指明地區向任何人一共轉讓未繳股款供放股份。倘若任何人。如其代理或代名人在任何有關地區收到額外申請表格。其不可尋求或根據部外申請表格申請任何無分,股股份)。除本本公司及包銷商股工的人。

「他們有關地區收到額外申請表格」其不可尋求或根據部外申請表格申請任何額外供股股份。除本本公司及包銷商股工的人。」

「他們有關地區收到額外申請表格」其不可尋求或根據部外申請表格申請任何額外供股股份,除本本公司及包銷商股工的人。」

「他們有關地區收到額外申請表格或任何其他使股章程文件有任何其他使用金额及建筑的人。」

「他們有關本的特別社會的人。」

「他們有關本的特別社會的人。」

「他們有關本的人。」

「他們有一個一個一個一個一個一個一個一個一個一個一個人。」

「他們有關本的人。」

「他們有關本的人,」

「他們有用本的人,」

儘管本額外申請表格或任何其他章程文件有任何其他規定,本公司及包薪商保留權利容許任何股東申請额外決敗股份,倘若本公司及包薪商权其總對酌情決定信納有關交易將不會專致建反任何司法管轄與之行的法管辖與之行的法管辖與之行的法管辖與之行的法管辖與之行的法律的人。 LMITED CATEGORIES OF PERSONS IN THE SPECIFIED TERRITORIES WHO MAY BE ABLE TO TAKE UP THEIR NIL-PAID RIGHTS SHARES AND SUBSCRIBE FOR THE RIGHTS SHARES SHADE SHARES AND SUBSCRIBE FOR THE RIGHTS SHARES SHADE SHARES AND SUBSCRIBE FOR THE RIGHTS SHARES HORE THE RIGHTS HORE THE RIGHTS SHARES HORE THE RIGHTS HORE THE RIGHT HERE THE

Beneficial Owners provided that they fullit the relevant requirements under relevant singapore laws and regulations to the satisfaction of the Company.

In each case, the Company reserves the absolute discreteion in determining whether to allow such participation as well as the identity of the persons who may be allowed to do so.

特定地區內或可根據供股接納其未繳股款供股股份及認購供股股份的有限類別人士
或可根據供股接納其未繳股款供股股份公認購供股股份:

(1) 身處中國境內的股東或實益維有人一般為不合資格股東。然而,本公司可就向該等股東或實益維有人進行供股而依賴若干私人配售豁免,惟彼等須符合中國相關法律及法規的相關規定並獲本公司信納;及

(2) 身處新加坡境內的股東或實益維有人一般為不合資格股東。然而,本公司可就向該等股東或實益擁有人進行供股而依賴若干私人配售豁免,惟彼等須符合新加坡相關法律及法規的相關規定並獲本公司信納。
在各情況下,本公司保留絕對納情權決定是否准許有關參與以及可能獲准參與人士的身份。

## REPRESENTATIONS AND WARRANTIES

REPRESENTATIONS AND WARRANTIES

By completing, signing and submitting this Excess Application Form, each purchaser of nil-paid Rights Shares or subscriber of Rights Shares being offered and sold outside the United States hereby represents and warrants to the Company and the Underwriter and to any person acting on their behalf, unless in their sole discretion the Company and the Underwriter waive such requirement that:

He/she/it was a Shareholder as at 24 April 2014, or he/she/it lawfully acquired or may lawfully acquired the nil-paid Rights Shares, directly or indirectly, from such a person;

He/she/it may lawfully be offered, take up, obtain, subscribe for and receive the nil-paid Rights Shares and/or the Rights Shares in the jurisdiction in which he/she/it resides or is currently located;

Subject to certain exceptions, he/she/it is not resident or located in, or a citizen of, the United States;

- - Subject to certain exceptions, he/she/ft is not accepting an offer to acquire or take up the nil-paid Rights Shares or Rights Shares on a non-discretionary basis for a person who is resident or located in, or a citizen of the United States
- at the time the instruction to accept was given;
- Heleshefit is not taking up for the account of any person as a dealer or other professional fiduciary, organised, incorporated, or, if an individual resident in the United States, unless:

- He/she/ft is not taking up for the account of any person as a dealer or other professional fiduciary, organised, incorporated, or, if an individual resident in the United States, unless:

  (a) the instruction to take up was received from a person outside the United States, and

  (b) the person giving such instruction has confirmed that (x) it has the authority to give such instruction, and (y) either (A) has investment discretion over such account or (B) is an investment manager or investment company that is acquiring the Rights Shares in an "offshore transaction" within the meaning of Regulation S under the U.S. Securities Act;

  He/she/ft has not been offered the Rights Shares and or the Rights Shares in an "offshore transaction" as defined in Regulation S under the U.S. Securities Act;

  He/she/ft is not acquiring the nii-paid Rights Shares by means of any "directed selling efforts" as defined in Regulation S under the U.S. Securities Act;

  He/she/ft understands that neither the nii-paid Rights Shares or Rights Shares have been or will be registered under the U.S. Securities Act or with any securities regulatory authority of any state, territory, or possession of the United States and the nii-paid Rights Shares or Rights Shares have been or will be registered under the U.S. Securities Act. Consequently he/she/ft understands the nii-paid Rights Shares or Rights Shares are being distributed and offered outside the United States in reliance on Regulation S of the U.S. Securities Act. Consequently he/she/ft understands the nii-paid Rights Shares or Rights Shares are being distributed and offered outside the United States in reliance on Regulation S of the U.S. Securities Act. Consequently he/she/ft understands the nii-paid Rights Shares or Rights Shares are being distributed and offered outside the United States in reliance on Regulation S of the U.S. Securities Act. Consequently he/she/ft understands the nii-paid Rights Shares or Rights Shares are being distributed and offered outside the United States in reliance

Singles of Rights Shares and Rights Shares and Fights Shares in the U.S. Securities Act. Any person applying for excess Rights Shares under this Excess Application Form represents and warrants to the Company that, except where proof has been provided to the satisfaction of the Company that such person's use of this Excess Application Form will not result in the contravention of any application Form represents and warrants to the Company that, except where proof has been provided to the satisfaction of the Company that such person's use of this Excess Application Form will not result in the contravention of any application form represents and warrants to the Company that, except where proof has been provided to the satisfaction of the Company that such person's use of this Excess Application Form will not result in the contravention of any application for my application for the Specified Territories (i) such person is not accept an offer to acquire Rights Shares in its nil-paid of fully paid form from within any of the Specified Territories in so that may of the Specified Territories (ii) such person is not accept an offer to acquire Rights Shares in its nil-paid of fully paid form from within any of the Specified Territories in any territories at the time the instruction to accept was given; and (iv) such person is not accepting or an on-discretionary basis for a person located within any of the Specified Territories at the time the instruction to accept was given; and (iv) such person is not accuping or an on-discretionary basis for a person located within any of the Specified Territories and the Rights Shares with a view to the offer, sale, resale, resale, resole, resole, resale, resole, resole, resole, resole, resole, resole, resole, resole, resole, and resolution of the Specified Territories and wild resolution of the Specified Territories and the representation and or warranty required by the paragraph immediately above.

The Company may treat as invalid any instruction (a) which appears to the Company or

<del>ニコンドMAL</del> 填妥、簽署及交回本額外申請表格,即表示在美國境外提呈及出售之未缴股款供股股份之每名購買人或供股股份之每名認購人據此向本公司及包銷商及代表彼等行事之任何人士作出以下聲明及保證,除非本公司及包銷商全權酌情决定豁免有關規定:

- 級者及欠問今個外甲商表格,即表示在美國現外接足及出售之本數取款時度飲切之母名轉員入或供收取飲之母名壽轉人雖此向本公司及包銷間及代表依今行事之任何人工作出以下聲明及條款 依於2014年4月24日為股東,或彼已合法並或向者法直接或即接後有關人士取得未繳股款供股股份。 该百合法在其居住或目前所處之司法權區獲提早,接納、取得、認購及收取未繳股款供股股份及/或供股股份; 除若干例所情况之外,核並非接非酌情基準代給予接納指示時居於或位於美國,或為美國公民之人士接納收購或認購未繳股款供股股份或供股股份之建議; 核並非代任何人士(作為於美國組織、註冊成立或(倘為個人)常駐之交易商或其他專業受託人)而接納、除非: (a)接到國以外人士之接納指示及人工確認以被有權發出該項指示,及(y)(A)對該賬戶轉有投資決定權或(B)為以美國證券法S規例所界定之「離岸交易」方式收購供股股份之投資經理或投資公司; 採り和維持的原理分、簡單的是以依有權發出該項指示,及(y)(A)對該賬戶轉有投資決定權或(B)為以美國證券法S規例所界定之「離岸交易」方式收購供股股份之投資經理或投資公司; 採り和維持的原理分、簡單的學及目,由他應主統即發化即即必必。

- 被乃根據美國證券法S規例所界定之「輔岸交易」中收購未繳股款供股股份及/或供股股份。 彼並非以美國證券法S規例所界定之任何「定向銷售行動」方式獲提呈供股股份; 彼並非以美國證券法S規例所界定之任何「定向銷售行動」方式獲提呈供股股份; 核收購未繳股款供股股份之目的並非直接或開接向美國提呈發售。出售,放棄、轉讓、交付或派發未繳股款供股股份或供股股份;及

• 彼収畴本观収款供收收公民限股份之目的逐手且经或問長向美國是是赞告、出售、放棄、轉讓、交付或派發未繳散款供股股份或供股股份。及股股份。依明白,未繳股款供股股份或供股股份均無(亦將不會)根據美國證券法改在無獨任何州、地區或領地之任何證券監管當局發記,而未繳股款供股股份或供股股份方依據美國證券法於規例在美國以外派發及提呈。因此,彼明白,未繳股款供股股份或供股股份方依據美國證券法營起完之交易除外。 使服股份或供股股份可供股股份。即表示已向本公司聲明及保證,除非已提供令本公司信納的證據,證明該人士使用本額外申請表格將不會違反任何可进管轄區的任何適用法律規定;(i)該人士並非身在任何指明地區均及納政股股份的未缴股款或验足股款供股股份;(ii)该人士並非身在任何指明地區前稅持額或要定營有關格包數是以上使用本額外供股股份,以表示已向本公司聲明及保證,除非已提供令本公司信納的證據,證明該人士使用本額外申請表格將不會違反任何可进管轄區的任何適用法律規定;(i)該人士並非身在任何指明地區的未發於或數是股款供股股份;(ii)該人士並非身在任何指明地區的未額股款或遊足股款供股股份;(ii)該人士並非身在任何指明地區而認購該等供股股份。 倘出現下列情況,本公司可担任何指示為無效;(a)本公司認為其為於任何相助地區高發明,使股股份。 倘出現下列情況,本公司可担任何指示為無效;(a)本公司認為其為於任何指明地區的法學及建反有關指明地區之法律或本公司認為任何指示可能違反任何司法管轄區的法例;或(b)倘本公司或其代理人相信,二者可能違反任何適用法律或監管規定;或(c)營稱拒絕上一段所規定的陳述及/或保證。 為免生提問,香港結算及香港中央結算(代理人)有限公司舊不受上述任何聲明及保證的規定 結案、答案符を回本額外出傳表表,即不可能而本公司另《可能的學知及保證的股份

报妥、簽署及受回本額外申請表格。即表示。關下同意向本公司及人或其股份過戶發記處及彼等各自之顧問及代理披露個人資料及彼等所需有關 閣下或 閣下為其利益而申請額外供股股份之人士之任何資料。《個人資料(私隱)條例》賦予證券持有人權利,可確定本公司或股份過戶發記處是否持有其個人資料。來取有關資料之副本及更正任何不準確之資料。根據、個人資料(私隱)條例》,本公司及其股份過戶發記處看權就處理任何查閱資料要求而收取合理費用。有關查閱資料或 正直資料或有關政策及慣例以及持有資料種類之資料的所有要求,應寄往本公司之註冊辦事處(地址為香港中環花園道3號中國工商銀行大廈808室)或根據適用法律不時通知之地點並以公司秘書或(視情況而定)本公司之股份過戶登記處為收 便上

而不 倘若 閣下對供股有任何疑問,請於星期一至星期五(香港假期除外)上午九時正至下午六時正的營業時間內致電股東熱線(852) 2862 8646。