Hong Kong Exchanges and Clearing Limited, The Stock Exchange of Hong Kong Limited and Hong Kong Securities Clearing Company Limited 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.

une coments of units offinited.

香港交易及結算所有限公司、香港聯合交易所有限公司及香港中央結算有限公司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,概不對因本表格全部或任何部分內容而產生或因倚賴該等內容而引致之任何損失承擔任何責任。

M X 我 J 刊 月 月 プ イ Y Y H J J P P R T M T J F L B A J A H J A H I B A M A S T H I S F OR M IS FOR USE IF YOU WANT TO ACCEPT THE OFFER.

本表格在 閣下欲接納要約時使用。



NEW SPORTS GROUP LIMITED

新體育集團有限公司 (Incorporated in the Cayman Islands with limited liability)

(於開曼群島註冊成立之有限公司) (Stock Code: 00299) (股份代號:00299)

FORM OF ACCEPTANCE AND TRANSFER OF SHARE(S) OF HK\$0.05 EACH IN THE ISSUED SHARE CAPITAL OF NEW SPORTS GROUP LIMITED

新體育集團有限公司已發行股本中每股面值0.05港元股份之接納及過戶表格 To be completed in all respects (Please refer to "How to complete this form" on page 2)

每項均須填寫(請參閱第2頁「本表格之填寫方法」)

Transfer Agent: Tricor Investor Services Limited 過戶代理:卓佳證券登記有限公司

Occupation of witness 見證人職業

Level 22, Hopewell Centre, 183 Queen's Road East, Hong Kong 香港皇后大道東183 號合和中心22 樓

FOR THE CONSIDERATION stated below, the "Transferor(s)" named below hereby transfer(s) to the "Transferee" named below the NSG Share(s) of HK\$0.05 each in the issued share capital of NSG specified below subject to the terms and conditions contained herein and in the accompanying Composite Offer Document dated 3 May 2019. 下述「轉讓人」現根據本表格及隨附日期為二零一九年五月三日之綜合要約文件所載條款及條件,按下述代價將下文所列明新體育已發行股本 中每股面值0.05港元之新體育股份轉讓予下列「承讓人」

BOX A 甲欄 Number of FIGURES 數目 Share certificate number(s) WORDS 大寫 NSG Shares tendered for the Share Alternative 股票號碼 就股份選擇提交之 新體育股份數目 BOX B フ. 欄 WORDS 大寫 FIGURES 數目 Share certificate number(s) Number of NSG Shares tendered for the Cash Alternative 股票號碼 就現金選擇提交之 新體育股份數目 SHAREHOLDER(S) Surname(s) or company name(s) Forename(s) name(s) and address(es) in full 姓氏或公司名稱 名字 股東全名及地址 (EITHER TYPE-WRITTEN OR Telephone number Registered address 電話號碼 WRITTEN IN BLOCK LETTERS) (請用打字機或正楷填寫) Share Alternative: One (1) share ("CGG Share") in China Goldjoy Group Limited for every one (1) NSG Share 股份選擇:每一(1)股新體育股份換取一(1)股中國金洋集團有限公司股份(「中國金洋股份」) Cash Alternative: HK\$0.435 for every one (1) NSG Share CONSIDERATION 代價 現金選擇:每一(1)股新體育股份換取現金0.435港元 Company name 名稱 Hong Kong Bao Xin Asset Management Limited 香港寶信資產管理有限公司 Units 1908-1909, 19/F, Tower 2, Lippo Centre, No. 89 Queensway, Hong Kong TRANSFEREE Correspondence address 通訊地址 香港金鐘道89號力寶中心2座19樓1908-1909室 承讓人 Occupation 職業 Corporation 企業

Signed by or on behalf of the Transferor(s) in the presence of: 轉讓人或其代表在下列見證人見證下簽署 Signature of witness 見證人簽署 Name of witness 見證人姓名 Signature(s) of Transferor(s)/Company's chop, if applicable 轉讓人簽署/公司印章(如適用) All joint holders must sign here 所有聯名持有人均須於本欄簽署 Address of witness 見證人地址 Occupation of witness 見證人職業 Date of submission of this form Telephone number of Transferor(s) 轉讓人聯絡電話號碼 提交本表格之日期 Do not complete 請勿填寫本欄 Signed by the Transferee in the presence of: 承讓人在下列見證人見證下簽署: SIGNATURE OF WITNESS Name of witness 見證人姓名 Address of witness 見證人地址

Signature of Transferee or its duly authorised agents 承讓人或其正式授權代理人簽署

月

日

年

This transfer is dated 轉讓日期

If you have sold or transferred all your NSG Shares, you should at once hand this form and the Composite Offer Document to the purchaser(s) or the transferee(s) or to the bank, licensed securities dealer or registered institution in securities or other agent through whom the sale or transfer was effected for transmission to the purchaser(s) or the transferee(s).

The making of the Offer to certain persons resident in jurisdictions outside Hong Kong may be affected by the laws of the relevant jurisdictions. If you are a citizen or resident or national of a jurisdiction outside Hong Kong, you should inform yourself about and observe any applicable legal requirements. It is your responsibility if you wish to accept the Offer to satisfy yourself as to the full observance of the laws of the relevant jurisdiction in connection therewith, including the obtaining of any governmental, exchange control or other consents which may be required or the compliance with other necessary formalities, regulatory and/or legal requirements and the payment of any transfer or other taxes due in respect of such jurisdiction.

This form should be read in conjunction with the Composite Offer Document.

HOW TO COMPLETE THIS FORM

- (i) To accept the Offer made by CCBI Capital on behalf of the Offeror to acquire your NSG Shares, you should complete and sign this form overleaf and forward this entire form by post, by express mail or other similar courier services, or by hand, marked "New Sports Group Limited General Offer" on the envelope to the Registrar, Tricor Investor Services Limited at Level 22, Hopewell Centre, 183 Queen's Road East, Hong Kong, by no later than 4:00 p.m. (Hong Kong time) on Friday, 24 May 2019 (being the Closing Date) or such later time and/or date as the Offeror may announce in accordance with the requirements of the Takeovers Code. The provisions of Appendix I to the Composite Offer Document form part of this form. NSG Independent Shareholders should read the Composite Offer Document before completing this form.
- (ii) Insert in Box A the total number of NSG Shares in respect of which you wish to receive the Share Alternative. Insert in Box B the total number of NSG Shares in respect of which you wish to receive the Cash Alternative.
 - (a) If the aggregate number of NSG Shares you insert in Box A and Box B exceeds the number of NSG Shares registered in your name, this form will be returned to you for correction and resubmission. Any corrected form must be resubmitted and received by the Registrar on or before the latest time for acceptance of the Offer.
 - (b) If you do not input the number of NSG Shares in Box A and/or Box B and instead input any signs or words, this form will be returned to you for correction and resubmission. Any corrected form must be resubmitted and received by the Registrar on or before the latest time for acceptance of the Offer
 - (c) If you leave Box A and Box B in blank, this form will be returned to you for correction and resubmission. Any corrected form must be resubmitted and received by the Registrar on or before the latest time for acceptance of the Offer.
- (iii) If you are holding the NSG Shares on behalf of another person as nominee or otherwise or if your NSG Shares are held through CCASS, you should refer to the section headed "1. Procedures for acceptance of the Offer" in Appendix I to the Composite Offer Document in particular as to the matters which you should consider.
- (iv) If this form is not completed strictly in accordance with the instructions set out herein, the Offeror reserves the right to treat this form as valid to the extent that it deems this form to have been completed in accordance with such instructions as may appear to the Offeror to be your intentions. The Offeror accepts no liability for its determination under this paragraph.

THIS FORM

To: The Offeror and CCBI Capital

- (i) My/Our execution of this form (whether or not such form is dated and which shall be binding on my/our successors and assigns) shall constitute subject to the terms of the Composite Offer Document and this form:
 - (a) my/our irrevocable acceptance of the Offer, made by CCBI Capital on behalf of the Offeror as contained in the Composite Offer Document, for the consideration set out on this form and on and subject to the terms therein and herein mentioned (including the terms set out under the section headed "How to complete this form" above), in respect of the number of NSG Shares specified in this form subject to alterations in accordance with the terms of this form.
 - (b) my/our irrevocable instruction and authority to the Registrar that the NSG Share certificate to be issued to me/us in respect of my/our NSG Shares tendered for acceptance under the Offer be issued to the Offeror and/or its agent(s) in accordance with and against surrender of this form which has been duly signed by me/us subject to the terms and conditions of the Offer;
 - (c) my/our irrevocable instruction and authority to the Offeror and/or CCBI Capital or their respective agent(s) to send the relevant cheque in my/our favour for the cash consideration, and/or share certificate(s) issued in my/our name for the CGG Shares, to which I/we shall have become entitled under the terms of the Offer in each case by ordinary post at my/our risk to the person(s) named below or, if no name(s) and/or address is/are stated below, to the first-named transferor at the address shown in the register of members of NSG:

(Insert here the name and address of the person to whom the relevant cheque and/or share certificate(s) is/are to be sent if different from the registered shareholder or the first-named of the joint registered shareholders.)

Name: (in block capitals)	
Address:	

- (d) my/our irrevocable instruction and authority to the Offeror and/or CCBI Capital or their respective agent(s) to register my NSG Shares tendered for acceptance of the Offer in the name of the Offeror and to deliver the share certificate(s) in respect of my/our NSG Shares tendered for acceptance of the Offeror.
- (e) my/our irrevocable instruction and authority to any director of the Offeror and/or CCBI Capital or such person or persons as either of them may direct to complete, amend and execute any document on my/our behalf including but without limitation to insert a date in this form and to duly complete this form in accordance with the section headed "How to complete this form" above or, if I/we or any other person shall have inserted a date, to delete such date and insert another date and to do any other act that may be necessary or expedient for the purpose of vesting in the Offeror or such person or persons as it may direct my/our NSG Shares tendered for acceptance of the Offer;
- (f) my/our undertaking to execute such further documents and to do such acts and things by way of further assurance as may be necessary or desirable to transfer my/our NSG Shares tendered for acceptance of the Offer to the Offeror or such person or persons as it may direct free from all liens, charges, encumbrances, rights of pre-emption and any other third party rights of any nature and together with all rights attaching to them and other distributions, if any, declared, made or paid after the date on which the Offer is made, being the date of the posting of the Composite Offer Document:
- (g) my/our agreement that the settlement of the consideration to which I/we will be entitled under the Offer will be implemented in full in accordance with the terms of the Offer without regard to any lien, right of set-off, counterclaim or other analogous right to which the Offeror may otherwise be, or claim to be, entitled against me/us; and
- (h) my/our agreement to ratify each and every act or thing done or effected by the Offeror and/or CCBI Capital and/or the Registrar or their respective agent(s) or such person or persons as it/they may direct on the exercise of any of the authorities contained herein.
- (ii) In the event the Offer is withdrawn or if we withdraw our acceptance (when we are given the right to do so), in both cases with the consent of the Executive, all instructions, authorisations and undertakings contained in paragraph (i) above shall cease and in which event, I/we authorise and request you to return to me/us this form duly cancelled, by ordinary post at my/our risk to the person named above or, if no name and address is stated, to me or the first-named of us (in the case of joint registered shareholders) at the address shown in the register of members of NSG.
- (iii) I/We understand that no acknowledgement of receipt of this form and/or any other documents will be given.
- (iv) I/We hereby warrant and represent to you that, I am/we are the registered shareholder(s) of the number of NSG Shares specified in this form and I/we have the full right, power and authority to sell and pass the title and ownership of such NSG Shares to the Offeror by way of acceptance of the Offer free from all liens, charges, encumbrances, rights of pre-emption and any other third party rights of any nature and together with all rights attaching to them and distributions, if any, declared, made or paid after the date on which the Offer is made, being the date of the posting of the Composite Offer Document.
- (v) I/We acknowledge that, save as expressly provided in the Composite Offer Document and in this form, all the acceptance, instructions, authorities and undertaking hereby given shall be unconditional and irrevocable.

閣下如已悉數售出或轉讓名下之新體育股份,應立即將本表格連同綜合要約文件送交買主或承讓人或經手買賣或轉讓之銀行、 持牌證券交易商或註冊證券機構或其他代理商,以便轉交買主或承讓人。

向任何居於香港以外司法權區之人士提出要約可能會受有關司法權區之法例影響。倘 閣下為香港以外司法權區之市民、居民或國民,則應自行了解任何適用法例規定,並加以遵守。 閣下如欲接納要約,則有責任就此自行全面遵守有關司法權區之法例,包括在該司法權區取得任何可能需要之政府外匯管制或其他同意、符合任何其他必要正式手續、法規及/或法律要求及支付任何到期之轉讓或其他稅項。

本表格雁與综合要約文件一併閱覽。

本表格之填寫方法

- (i) 閣下如欲接納建銀金融代表要約方提出收購 閣下之新體育股份之要約,則 閣下應填妥及簽署本表格背頁,並盡快將整份表格(信封面須註明「新體育集團有限公司——般要約」)以郵遞或速遞或其他類似派遞方式,或以專人送遞方式送交過戶登記處卓佳證券登記有限公司,地址為香港皇后大道東183號合和中心22樓,惟無論如何最遲須於二零一九年五月二十四日(星期五)(即截止日期)下午四時正(香港時間)(或要約方根據收購守則規定可能公佈之較後日期及/或時間)送達。綜合要約文件附錄一之條文構成本表格之一部分。新體育獨立股東於填寫本表格前,謹請細閱綜合要約文件。
- (ii) 請在甲欄填寫 閣下擬接納股份選擇之新體育股份總數,並在乙欄填寫 閣下擬接納現金選擇之新體育股份總數。
 - (a) 倘 閣下於甲欄及乙欄所填之新體育股份總數超過以 閣下名義登記之新體育股份數目,則本表格將退回 閣下 以作更正及再行提交。任何經更正之表格將必須於接納要約之最後時限或之前再行提交及由過戶登記處接獲。
 - (b) 倘閣下並無於甲欄及/或乙欄填寫新體育股份數目而填寫任何標記或文字,則本表格將退回閣下以作更正及再行提交。任何經更正之表格將必須於接納要約之最後時限或之前再行提交及由過戶登記處接獲。
 - (c) 倘 閣下將甲欄及乙欄留空,則本表格將退回 閣下以作更正及再行提交。任何經更正之表格將必須於接納要約 之最後時限或之前再行提交及由過戶登記處接獲。
- (iii) 倘 閣下以代名人或其他身分代表他人持有新體育股份,或倘 閣下之新體育股份乃透過中央結算系統持有,則 閣下 應特別參閱綜合要約文件附錄一「1.採納要約手續」一節所述 閣下應考慮之事項。
- (iv) 倘本表格並無嚴格根據本表格所載之指示填妥,則要約方保留權利,可在要約方認為本表格已根據有關其認為屬 閣下 意向之指示填妥之情況下視本表格為有效。要約方對本段所述決定概不負責。

本表格

致:要約方及建銀金融

- (i) 除綜合要約文件及本表格之條款另有所指外,本人/吾等簽立本表格(不論有關表格是否已註明日期,而有關表格對本人/吾等之繼承人及承讓人均具約束力),即構成:
 - (a) 本人/吾等按本表格所載之代價及根據此文件及本表格所述之條款(包括上文「本表格之填寫方法」一節所載條款), 就本表格所列明之新體育股份數目(可按本表格之條款更改),不可撤回地接納綜合要約文件所載建銀金融代表要 約方提出之要約;
 - (b) 本人/吾等不可撤回地指示及授權過戶登記處,在要約之條款及條件規限下,根據本人/吾等正式簽署並交回之本表格,向要約方及/或其代理人發出本人/吾等因提交接納要約而獲發之新體育股份有關之新體育股票;
 - (c) 本人/吾等不可撤回地指示及授權要約方及/或建銀金融或彼等各自之代理人,向本人/吾等發出本人/吾等根據要約之條款應得並以本人/吾等為抬頭人發出現金代價之相關支票及以本人/吾等名義發出之中國金洋集團股份股票,並在各情況下以平郵方式寄往下列人士(或倘並無於下文列明姓名及/或地址,則按新體育集團股東名冊所示之地址寄予名列首位之轉讓人),郵誤風險概由本人/吾等承擔:

(倘應收取相關支票及/或股票之人士並非登記股東或名列首位之聯名登記股東,則請在本欄填寫應收取支票及/或股票人士之姓名及地址。)

姓名:(請用正楷填寫)_

地址:

- (d) 本人/吾等不可撤回地指示及授權要約方及/或建銀金融或彼等各自之代理人,以要約方名義登記本人/吾等接納要約之新體育股份,並將有關接納要約新體育股份之股票送交要約方;
- (e) 本人/吾等不可撤回地指示及授權要約方及/或建銀金融之任何董事或彼等任何可能指示之一名或多名人士,代表本人/吾等填妥、修訂及簽立有關本人/吾等就接納要約提交之任何文件,包括(但不限於)在本表格填上日期及根據上文「本表格之填寫方法」一節正式填妥本表格,或倘本人/吾等或任何其他人士已填上日期,則刪去該日期,並另行填上日期,以及採取任何其他可能屬必要或權宜之行動,藉此將本人/吾等之新體育股份轉歸要約方或其可能指示之一名或多名人士所有;
- (f) 本人/吾等承諾在必要或適當時進一步簽立文件及採取其他行動及事項,以進一步確保本人/吾等就接納要約而轉讓予要約方或其可能指示之一名或多名人士之新體育股份不附帶任何留置權、押記、產權負擔、優先購買權及任何性質之任何其他第三者權利,並會附帶彼等所附帶之一切權利及要約作出當日(即綜合要約文件寄發當日)後宣派、作出或派付之其他分派(如有);
- (g) 本人/吾等同意本人/吾等根據要約應支付之代價,將根據要約之條款全數支付,該款項不附帶任何留置權、抵銷權、反索償或要約方可或聲稱可另行向本人/吾等行使之類似權利;及
- (h) 本人/吾等同意追認由要約方及/或建銀金融及/或過戶登記處或彼等各自之代理人或其/彼等可能指示之一 名或多名人士在行使本表格所載之任何授權時所採取或進行之各項及一切行動或事項。
- (ii) 在得到執行人員同意下,倘要約被撤銷或倘吾等撤銷吾等之接納(倘吾等獲得撤銷之權利),則上文第(i)段所載之一切指示、授權及承諾將告終止,而在該情況下,本人/吾等授權及要求 閣下將妥為註銷之本表格,以平郵方式寄予上列人士,或倘並無列明姓名及地址,則按新體育集團股東名冊所示地址寄予本人或吾等中名列首位者(倘屬聯名登記股東),郵誤風險概由本人/吾等承擔。
- (iii) 本人/吾等明白,概不會就所交回之本表格及/或任何其他文件獲發收據。
- (iv) 本人/吾等謹此向 閣下保證及聲明,本人/吾等為本表格所列明新體育股份數目之登記股東,而本人/吾等有全面權利、權力及授權透過接納要約向要約方出售及轉讓該等新體育股份之所有權及擁有權,而不附帶任何留置權、押記、產權負擔、優先購買權及任何性質之任何其他第三者權利,並會附帶該等新體育股份所附帶之一切權利(包括全數收取於要約作出當日(即綜合要約文件寄發當日)後宣派、作出或派付之分派(如有)之權利)。
- (v) 本人/吾等確認,除綜合要約文件及本表格明文規定者外,於本表格所作出之一切接納、指示、授權及承諾均為無條件及不可撤回。

PERSONAL DATA

This personal information collection statement informs the NSG Independent Shareholders, as the data subject, of the policies and practices of the Offeror, CCBI Capital and the Registrar in relation to personal data and the Personal Data (Privacy) Ordinance (Chapter 486 of the Laws of Hong Kong) (the "Ordinance").

(i) Reasons for the collection of your personal data

It is necessary for the NSG Independent Shareholders to supply their latest correct personal data to the Offeror, CCBI Capital and/or the Registrar in relation to the Offer. Failure to supply the requested data may result in delay or inability of the Offeror, CCBI Capital and/or the Registrar to implement procedures relating to the Offer. It is important that the NSG Independent Shareholders inform the Offeror, CCBI Capital and/or the Registrar immediately of any inaccuracies in the data supplied.

(ii) Purposes

Your personal data may be used, held and/or stored (by whatever means) for the following purposes:

- · processing of your acceptance of the Offer and verification of compliance with the terms and application procedures set out in this form and the Composite Offer Document;
- registering transfer of the NSG Shares out of your name;
- maintaining or updating the relevant register of members of the NSG Shares;
- conducting or assisting to conduct signature verifications, any other verification or exchange of information;
- establishing benefit entitlements of the Offer Shareholders;
- distributing communications from the Offeror, CCBI Capital and/or the Registrar;
- making disclosures as required by laws, rules or regulations (whether statutory or otherwise);
- disclosing relevant information to facilitate claims on entitlements;
- · enabling compliance with all applicable laws and regulations in Hong Kong and elsewhere; and
- any other incidental or associated purposes relating to the above and/or to enable the Offeror, CCBI Capital and/or the Registrar or any of their respective appointed agents to implement procedures relating to the Offer, liaise with regulators and/or any other purposes to which the NSG Independent Shareholders may from time to time agree.

(iii) Transfer of personal data

Personal data held by the Offeror, CCBI Capital and/or the Registrar relating to you will be kept confidential but the Offeror, CCBI Capital and/or the Registrar may, to the extent necessary for achieving the above purposes or any of them, make such enquiries as they consider necessary to confirm the accuracy of the personal data and in particular, they may disclose, obtain, transfer (whether within or outside Hong Kong) your personal data to, from or with any and all of the following persons and entities:

- . the Offeror, CGG, CCBI Capital and/or the Registrar or any of their appointed agents such as financial advisers, receiving bankers and registrars;
- any agents, contractors or third-party service providers who offer administrative, telecommunications, computer, payment or other services to NSG and/or CGG and/or the Offeror and/or CCBI Capital and/or the Transfer Agent in connection with the operation of their business;
- the Stock Exchange, the SFC and any other regulatory or governmental bodies; and
- any other persons or institutions with which you have or propose to have dealings, such as your bankers, solicitors, accountants or stockbrokers, etc.

(iv) Retention of Personal Data

The Offeror, CCBI Capital, NSG and the Registrar will keep the personal data provided in this form for as long as necessary to fulfil the purposes for which the personal data were collected. Personal data which is no longer required will be destroyed or dealt with in accordance with the Ordinance.

(v) Access to and correction of personal data

The Ordinance provides the NSG Independent Shareholder with rights to ascertain whether the Offeror, CCBI Capital and/or the Registrar hold their personal data, to obtain a copy of such data, and to correct any personal data that is inaccurate.

In accordance with the Ordinance, the Offeror, CCBI Capital and/or the Registrar have the right to charge a reasonable fee for the processing of any data access requests. All requests for access to or correction of personal data or for information regarding policies and practices and kinds of data held should be addressed to the Offeror, CCBI Capital and/or the Registrar for the attention of the Privacy Compliance Officer (as the case may be).

By signing on the first page of this form, you agree to all of the above.

個人資料

本個人資料收集聲明旨在向新體育獨立股東(作為資料當事人)説明要約方、建銀金融及過戶登記處就個人資料及香港法例第486章個人資料(私隱)條例([該條例])而制訂之政策及慣例。

(i) 收集 閣下個人資料之原因

新體育獨立股東須就要約向要約方、建銀金融及/或過戶登記處提供有關彼等之最新準確個人資料。倘未能向要約方、建銀金融及/或過戶登記處提供所需資料,則可能會導致要約方、建銀金融及/或過戶登記處延誤或未能執行有關要約之手續。新體育獨立股東所提供資料如有任何不確,則必須即時知會要約方、建銀金融及/或過戶登記處。

(ii) 用途

閣下之個人資料可以任何方式被採用、持有及/或保存,以作下列用途:

- 處理 閣下對要約之接納及核實是否遵守本表格及綜合要約文件所載條款及申請手續;
- 登記轉讓 閣下名義之新體育股份;
- 維持或更新新體育股份之相關股東登記冊;
- 核實或協助核實簽名或作任何其他資料核實或交換;
- 確立要約股東獲取利益之權利;
- 發佈要約方、建銀金融及/或過戶登記處之通訊;
- 遵照法例、規則或規例之規定作出披露(不論屬法定或其他披露);
- 披露有關資料以便作權利索償;
- 以便符合香港及其他地區之所有適用法例及規例;及
- 與上述有關之任何其他附帶或相關目的及/或令要約方、建銀金融及/或過戶登記處或彼等各自委任之任何代理人執行有關要約 之手續、與監管機構聯繫及/或達成新體育獨立股東可能不時同意之任何其他目的。

(iii) 轉交個人資料

要約方、建銀金融及/或過戶登記處會將 閣下之個人資料保密,惟要約方、建銀金融及/或過戶登記處可能會作出彼等認為必要之查詢以確定個人資料之準確性,以便資料可用作上述任何用途,尤其彼等可能會將 閣下之個人資料向下列任何或所有人士及實體披露、自彼等取得有關資料或將有關資料轉交予彼等(不論於香港或外地):

- 要約方、中國金洋集團、建銀金融及/或過戶登記處或彼等所委任之任何代理人,例如財務顧問、收款銀行及過戶登記處;
- 任何向新體育集團及/或中國金洋集團及/或要約方及/或建銀金融及/或過戶代理提供與其業務運作有關之行政、電訊、電腦、付款或其他服務之代理人、承包商或第三方服務供應商;
- 聯交所、證監會及任何其他監管或政府機構;及
- 與 閣下有或擬有業務往來之任何其他人士或機構,例如 閣下之銀行、律師、會計師或股票經紀等。

(iv) 個人資料的保留

要約方、建銀金融、新體育集團及過戶登記處將按收集個人資料所需的用途保留本表格所收集的個人資料。無需保留的個人資料將會根據該條例銷毀或處理。

(v) 獲取及更正個人資料

該條例賦予新體育獨立股東權利以確定要約方、建銀金融及/或過戶登記處是否持有其個人資料,並有權索取有關資料之副本及更正任何不確之個人資料。

根據該條例,要約方、建銀金融及/或過戶登記處有權就處理任何查閱資料之要求收取合理費用。所有關於獲取或更正個人資料或關於資料之政策及慣例及所持資料類別之要求,應向要約方、建銀金融及/或過戶登記處(視乎情況而定)的私隱權事務主任提出。 閣下簽署本表格首頁即表示同意上述各項。