Excess Application Form No.

IMPORTANT

THIS EXCESS APPLICATION FORM IS VALUABLE BUT IS NOT TRANSFERABLE AND IS FOR THE USE ONLY BY THE QUALIFYING SHAREHOLDER(S) NAMED BELOW WHO WISH(ES) TO APPLY FOR EXCESS RIGHTS SHARES IN ADDITION TO THOSE ENTITLED BY HIM/THEM UNDER THE RIGHTS ISSUE. APPLICATIONS MUST BE RECEIVED BY NO LATER THAN 4:00 P.M. ON THURSDAY, 29

IF YOU ARE IN ANY DOUBT AS TO ANY ASPECT OF THIS FORM OF APPLICATION FOR EXCESS RIGHTS SHARES OR AS TO THE ACTION TO BE TAKEN, YOU SHOULD CONSULT A LICENSED SECURITIES DEALER, BANK MANAGER, SOLICITOR, PROFESSIONAL ACCOUNTANT OR OTHER PROFESSIONAL ADVISER.

The Stock Exchange of Hong Kong Limited and Hong Kong Securities Clearing Company Limited take no responsibility for the contents of this Excess Application 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 Excess Application Form.

A copy of this Excess Application Form, together with a copy of the RIGHTS ISSUE prospectus of the Company dated 15 May 2008 (the "Prospectus"), the provisional allotment letter and having attached thereto the documents specified in the paragraph headed "Documents delivered to the Registrar of Companies" in appendix III to the Prospectus, have been registered with the Registrar of Companies in Hong Kong as required by Section 342C of the Companies Ordinance. The Registrar of Companies in Hong Kong and the Securities and Futures Commission of Hong Kong take no responsibility as to the contents of any of these documents.

Dealings in the shares of the Company may be settled through the Central Clearing and Settlement System ("CCASS") and you should consult a licensed securities dealer, bank manager, solicitor, professional accountant or other professional adviser for details of those settlement arrangements and how such arrangements may affect your rights and interests. Terms defined in the Prospectus have the same meanings when used herein unless the context otherwise requires

UNITY INVESTMENTS HOLDINGS LIMITED

合一投資控股有限公司

(Incorporated in the Cayman Islands with limited liability) Stock Code: 913

RIGHTS ISSUE OF 1,565,797,810 RIGHTS SHARES

ON THE BASIS OF FIVE RIGHTS SHARES FOR EVERY ADJUSTED SHARE HELD ON RECORD DATE BY QUALIFYING SHAREHOLDERS				
PAYABLE IN FULL ON APPLICATION				
FORM OF APPLICATION FOR EXCESS RIGHTS SHARES				
Name(s) and address of Qualifying Shareholder(s)				
Application can only be made by the registered Qualifying Shareholder(s) named here.				
To: The Directors Unity Investments Holdings Limited				
Dear Sirs,				
I/We, being the registered holder(s) named above of the Adjusted Shares, hereby irrevocably apply for excess Rights Share(s) at an issue price of HK\$0.12 per Rights Share, in respect of which I/we enclose a separate remittance by cheque or cashier's orders in indovur of "Unity Investments Holdings Limited – Excess Application Account" for HK\$ and crossed "Account Payee Only" being the payment in full on application for the above number of excess Rights Shares.				
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 the address shown above the share certificates 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 surplus application monies returnable to me/us. I/We understand that allotments in respect of this application shall be at the sole discretion of the Directors. I/We acknowledge that I am/we are not quaranteed to be allotted all or any of the excess Rights Shares applied for.				
I/We hereby undertake to accept such number of excess Rights Shares as may be allotted to me/us as aforesaid upon the terms set out in the Prospectus and subject to the memorandum and articles of association of the Company. In respect of any excess Rights Shares allotted to me/us, I/we authorise you to place my/our name(s) on the register of members of the Company as the holder(s) of such excess Rights Shares.				
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Date:, 2008				
This Excess Application From whould be completed and dolged, longsther with payment by change or cashlar's cortes in respect of MESS. Share applied for with the Company's branch share negistrar. Tircor Tengle Limited at 25th Fisor, Textbury Centre, 28 Outset and attractors and a record with a man 400 pm or no Trustedy; 28 May 2004. At emittaneous must be made in himp (longs gained to record and expended to Message spatch to Uniformly investments belonging Limited. Excess Pagel Castlor Company's branch share negistrar. Tircor Tengle Limited at 25th Fisor, Textbury Centre, 28 Outset and cassed Vaccount and crossed Vaccount and crosse				

allotment of excess Rights Shares made to you. If no excess Rights Shares are allotted to you, it is expected that the amount tendered on application will be refunded to you in full without interest by means of a cheque despatched by ordinary post to you by no later than Thursday, 5 June 2008 at your own risk. Any such cheque will be drawn in favour of the applicant(s) name

800858 Higher Shares amount by you is not seen that the special control of the co

an introduction of any new law or regulation or any change in existing law or regulation (or the judicial interpretation thereoly) or
any local, national or international event or change (whether or not forming part of a series of events or changes occurring or continuing before, and/or after the date of the Underwriting Agreement) of a political, military, financial, economic or currency (including a change in the system under which
the value of the Mong Kong currency is linked to the currency of the bringing local or other nature (whether or not such are of the same nature as any of the foregoing) or of the nature of any local, national or international outbreak or escalation of hostilities or armed conflict, or affecting local

- the value of the mong aung accessory to the control of the Control
- position; or the Underwriting Agreement was, when given, untrue or inaccurate or would be untrue or inaccurate if repeated as provided in the relevant clauses of the Underwriting Agreement, and the Underwriter shall is reasonable opinion, determine that any soft the representations or warranties contained in the Underwriting Agreement was, when given, untrue or inaccurate or would be untrue or inaccurate if repeated as provided in the relevant clauses of the Underwriting Agreement, and the Underwriter and in its reasonable opinion, determine that any such untrue representation or warranty represents or is likely to present a material adverse change in the business, financial or trading position or prospected to the Orea picker as a whole or is otherwise likely to have a material prejudicial effect on the fighting, attention, fall promptly to send out any announcement or circular (after the despatch of the Prospectus Documents), in such manner (and as appropriate with such consteads) at the Underwriter may reasonably request for the uptrace of preventing the creation of a false market in the Company; adversaries that the case of the Underwriter of the Company to a false market in the Company; and construction of the Underwriting Agreement is terminated or the Right is tissue down as the become unconditional, the Right is new will not proceed, well also for the terms of the Underwriting Agreement is terminated or the Right is tissue down as the become unconditional, the Right is new will not proceed will not for the termination of the Underwriting Agreement is terminated or the Right is tissue down as the become unconditional, the Right is new will not proceed will not prove the Company in the Underwriting Agreement is terminated or the Right is tissue down as the second unconditional, the Right is new will not proceed with any of the termination of the Underwriting Agreement is terminated or the Right is the second as a contract of the Right is the

A SEPARATE CHEQUE OR CASHIER'S ORDERS MUST ACCOMPANY EACH APPLICATION. NO RECEIPT WILL BE GIVEN. (For office use only)

Application number	Number of excess Rights Shares applied for	Amount paid on application	Balance refunded
		HK\$	HK\$

額外申請 表格編號

重要提示

本額外申請表格具有價值,但不可轉讓,並僅供下文列名並擬根據供股申請認購其有權認購之配額以外之額外供股股份之合資格股東使用。申請最遲須於二零零八年五月二十九日(星期四)下午四時正前褫交。

閣下如對本額外供股股份申請表格之任何方面或應採取之行動有任何疑問,應諮詢持牌證券商、銀行經理、律師、專業會計師或其他專業顧問。

香港聯合交易所有限公司及香港中央結算有限公司對本額外申請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,概不就因本額外申請表格全部或任何部份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。

本額外申請表格連同本公司於二零零八年五月十五日刊發之供股章程(「供股章程」)、暫定配額通知書以及隨附之供股章程附錄三「送呈公司註冊處之文件」一段所述之文件,已依據公司條 例第342C條之規定送呈香港公司註冊處登記。香港公司註冊處及香港證券及期貨事務監察委員會對任何此等文件之內容概不負責。

本公司股份之買賣可以透過中央結算及交收系統(「中央結算系統」)進行交收。 閣下應諮詢持牌證券商、銀行經理、律師、專業會計師或其他專業顧問有關交收安排之詳情,以及該等安排對 閣下享有之權利與權益所構成之影響。

除文義另有所指外,供股章程所界定之詞語與本表格內所採用者具相同涵義。

UNITY INVESTMENTS HOLDINGS LIMITED

合一投資控股有限公司

(於開曼群島註冊成立之有限公司)

股份代號:913

按合資格股東 於記錄日期每持有一股經調整股份 可獲發五股供股股份之基準, 以每股供股股份0.12港元之價格 配售1,565,797,810股供股股份 供股股款須於申請時繳足

額外供股股份申請表格	
合資格股東姓名及地址 ————————————————————————————————————	
只供名列本欄之	
合資格股東 申請認購。	
क्त अप होत	
致: 合一投資控股有限公司	
列位董事	
敬啟者:	
本人/吾等為上文列名之經調整股份登記持有人,現不可撤回地以每股供股股份0.12港元之發行價申請認購	
本人/吾等謹請 貴董事配發該等所申請認購或任何較所申請認購數目為少之額外供股股份予本人/吾等,並將本人/吾等就此項認購申請可能獲配 應退還予本人/吾等任何多出之申請認購股款之支票,按上列地址以平郵方式郵寄予本人/吾等,郵誤風險概由本人/吾等自行承擔。本人/吾等明 股股份由 貴董事全權酌情配發。本人/吾等知悉本人/吾等未必可獲配發全部或任何部份所申請認購之額外供股股份。	
本人/吾等承諾按照供股章程所載之條款,並在 貴公司之組織章程大綱及細則限制下接納可能配發予本人/吾等之額外供股股份數目。本人/吾等 貴董事將本人/吾等之姓名列入 貴公司之股東名冊,作為該等額外供股股份之持有人。	就任何獲配發之額外供股股份授權
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日期:二零零八年	
本語外中語表格必須填妥,連同按所申請認關總數之額外供設設份以每股供設設份。12港元計算之應繳股款支票或銀行本票,最應於二零零八年五月二十九日(星期四)下午四時正前交回本公司之股份過戶登記分處卓住登捷時有限公所有股款別以市元齡付,支票及股行本票須由壽完並行簿戶足以「牙產人推襲人襲戶」方式劃線開出,並須註明伯頭人為[Unity Investments Holdings Limited - Excess Application Account。 現実及及区画本部中語表格區中國的供在本表格的中國部外供股股份之股款支票或部份工業,即解成中語,作出之一學的工作業份官以完計中新書會上限,作为支票及股行本業務的收益。	
首次過戶時未能見期之態外申請來格可遵拒絕受理。 本公司包集院政任何行動、以每來藥產給香港境學之在何司法權區提呈發售供股股份或派發有關供股股份之文件-於香港境外之任何司法權區接獲供股章程或暫定配額通知書或本額外供股股份申請表格之人士·概不麼視之為申請供股股 須進行任何登記或朝守其他法律或法例規定之情況下合法維行-有意以其先養申請朝外供股股份之任何香港境外人士·均有責任確保其遵守所有相關司法權區之法例及法規·包括取得任何政府或其他同意;以及支付該司法權區規定應付之; 股股份申請蔣豫担任何司法權应。沒賴更將表現性法例或法規之情況下,拒絕接前有關影份性股股份申請。	}之要約或邀請·除非有關要約或邀請可在有關司法權區毋 目關稅項及徵費。本公司保留權利在其相信接納任何額外供
版版的中档师院之间中的位置社区通行组合为共产品的第三位的使用的使用设置,但是被制度的现在,但是不是不是不是不是不是不是不是,但是不是不是不是不是不是不是不是不是不是不是	寄予 閣下,郵誤風險概由 閣下自行承擔。倘 閣下獲 述支票將以名列本表格之申請人為抬頭人。
本語外中語表格及據此提出之所有申請均須受香港法例監管並校其詮揮。 未藏殷數供殷殷佛在二零零八年五月十九日(星門)至二零零八年五月二十六日(星期一)(包括首属兩日)強行買責。該等買責將於供殷受限之所有條件尚未達成期間內進行。因此,任何顧由即日超直至所有供殷條件達成當日(預 份之殷東或其他人士。茲顏七一零零八年五月十九日(星期)至二零零八年五月二十六日(星期一)(包括首属兩日)期間買賣未藏殷敦供殷殷分之殷東或其他人士、將須承灣供殷可能介會成為無條作及可能無法強行之風險。任何顏	期為二零零八年六月二日(星期一))期間內買賣本公司股
對其情況有任何疑問,應該對其專業顧問。 董事護請 閣下尤其注意倘發生下列事項,包銷商可於結算日期下午四時正前,隨時向本公司以書面通知,終止包銷協議所載之安禁:	Carl Law and the first section of the first section of the section
(i) 頒佈任何新法例或法規或修改現有法例或法規(或其司法詮釋):或 (ii) 任何當地、全國或國際政治、軍事、全融、經濟或貨幣事件或轉變(包括港元與美元之聯繫匯率制度改變)或其他性質(不論是否與任何上述性質相同)之事件或轉變(不論是否屬於包銷協議日期前及/或後出現或持續之一連串事	件或轉變),或任何當地、全國或國際敵對事件或軍事衝突
爆發或升級或影響當她證券市場之事怀或轉變,或 (iiii) 任何天災、戰爭、動亂、公眾疑亂、民眾暴亂、火災、水災、爆炸、疫疾、恐怖襲擊、魔工或停工; 而包留商合理地認為上述轉變會數不集團整體變影,別款或提發狀況或測量或供股叉順利進行有無大不利影響、或使供股不宜或不應進行。	
同巴朗附后"在记路有上处特变面对小果庭龙鹿来游"别游戏起宫成龙观用京戏状故之规村建几个相影者。双议状故个且以个序建行。 信於結算日期下午四時正或之前: (1) 本公司重复重复反或並無避守包銷協議所列明本公司須承擔或遵守之任何責任·承諾·聲明或保證·而對本公司業務·財務或經營狀況有重大不利影響·或	
(31) 包銷商祭相機包銷協議之有關核政機知會,或包銷商得悉包銷協議之有關條款所載之任何聲明或保證於作出或按包銷協議規定轉載時失實或不準確,而包銷商合理地認為任何上述失實聲明或保證對本集團整體業務、財務或經經能對供股產主重大不到影響。或	狀況或前景構成或大有可能構成重大不利轉變,或大有可
(iii) 當發生或母類商運悉包銷協議有關條款所載之任何每直或事項後、本公司未能於帝勢假設章程文件必盡早按包額商合理要求之方式及(如適用)內容刊發公佈或通路。以防止本公司證券出現婚市,則包額商有權(但非必須)向本公司發出書面通知、選擇將該專直或事項提為額免及免除包銷商根據包額協議須履行之責任。 倘包虧協議終止或供股未能成為無條件、假股將不會進行。有關終止包銷協議條文條款之詳盡資料收錄於假設章程內。	

每份申請表格必須隨附一張獨立開出之支票或銀行本票。本公司將不另發收據。 (公司專用欄)

申請編號	申請認購之額外供股股份 數目	申請時繳交之股款	退還餘額
		港元	港元