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The Pro ents will not be registered under the applicable securities legislation of any jurisdiction other than Hong Kong and Bermuda. QUALIFYING SHAREHOLDERS AND NON-QUALIFYING SHAREHOLDERS

To qualify for the Rights Issue and to apply for excess Rights Shares under this excess appl

The Non-Qualifying Shareholders are Shareholders resident in the US, the UK, Canada and Saudi Arabia (the "Specified Territorics"), except that a Shareholder resident in one of the Specified Territories who was registered as a member of the Company on the Re section below headed "Limited extegreise" of persons in the Specified Territories who may be able to take up their rights under the Rights base and apply for excess Rights Shares' is regarded as a Qualifying Shareholder.

Receipt of this excess application form and/or any persons to us presenter terrorised without any to take us copied or redistributed. Persons (including, without limitation, agents, custodians, nominees and trustees) from, any of the Specified Territories. If an excess application form is received by any person in any such regulatory requirements. Any person (including, without limitation, agents, custodians, nominees and trustee) the amentor is a second trust of the second se d will not constitute an offer in thos s and trustees) who receive a copy of son in any such territory, or by his/h ninees and trustees) who does forward E etcess Rights Shares is regularized as quantities, and an experimentation of the start of t Rights Shares to any perso on would not violate applic on in, into or able legal or regula this se ares if the Company and the Underwriter, in their ab

LIMITED CATEGORIES OF PERSONS IN THE SPECIFIED TERRITORIES WHO MAY BE ABLE TO TAKE UP THEIR RIGHTS UNDER THE RIGHTS ISSUE AND APPLY FOR EXCESS RIGHTS SHARES

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REPRESENTATIONS AND WARRANTIES

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updriting, signing and submitting this excess application form, each subscriber of Réghts Marses being offered and sold outside the US 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: heb/heft was Sharebolder as if 500 pm. on Thards, 11 Jan 2030, or heb/heft harding acquires person. heb/heft was Sharebolder as if 500 pm. on Thards, 11 Jan 2030, or heb/heft harding acquires person. heb/heft was sharebolder as if 500 pm. on Thards, 11 Jan 2030, or heb/heft harding acquires and/or the full-post dights Shares and/or the full-post dights Shares on in the full-post dights Shares on the fullin properties for execute Rights Shares made this recease applications from suppresents and warrants to the Company and the Underwrite the hadres provided on confirmation has been provided up that Company's subfiguitations has used prevents we of this execute applications from suppression formations in the suppression formation has been provided up that the suppression formation has been provided up that the superise of the second applications from suppression formation in the suppression formation in the superise of the second applications for a superise has been provided up that the superise is a superise of the second applications formation has used prevents we of this second applications formations in the superise of the second applications for a superise of the second applications of the second applications for a superise of the second applications of the second applications formations in the superise of the second applications of the second applications formations in the superise of the second applications of the second appli

The Company way treat as invalid any application for excess Rights Shares comprised in this excess application form, if it (a) appears to the Company to have been exceuted in, or despatched from, any of the Specified Territories and the acceptance may involve a breach of the laws of the relevant Specified Territory or the application is otherwise in a manner which may involve a breach of the laws of any jurisdiction outside Hong Kenter and Start any application is otherwise diverse of definitive start excertificates for Rights Shares and such delivery would be unlawful to definite start excertificates of the laws of. or or enumes saare certuricates in any other jurnsource nous exong is written it would be uniavaiul to detiver suite certuricates or (c) purports to exclude the representation and/or warranty required by the paragraph immediately above. Ion to the Canadian investors, capitalised lerms and expressions shall have the respective meaning assigned to them in the Canadian Offering Memorandum dated on a roround Monday. J Thate 2013 issued by the Company in the distribution of the Rights Issue (the "Canadian Offering Memorandum"). By completing, signing and submitting ess application form, each Canadian investor who exercises the Rights and subcribes for the Rights Shares will be deemed to have represented to the Company and the Underwriter, its broker-dealer affiliates and each dealer participating in the distribution of the Rights and Rights Shares as set forth in the Canadian Offering Memorandum. to and arcturn of a form of applications for excess Rights Maras will consult the company. System because the representation to the Company, System because the registration, Regat and regulatory requirements, in connection with such application have been or will be duty complied with by that person. avoidance of double, neither Hong Kong Securities Clearing Limited nor HKSCC Nominees Limited will give, or be subject to, any of the above representations and warranties. In relat

GENERAL To will be conficed by the Company of any allotment of excess Rights Shares made to you. If no excess Rights Shares are allotted to you a refund cheque for the full amount tendered on application will be posted to you at your own risk and, if the number of excess Rights Shares allotted to you is less than the number applied for, a cheque for the full amount tendered on application monies will be posted to you at your own risk. Such posting is expected to take place on or before Thurnday, II July 2013. Any such cheque will be drawn in favour of the person(s) named on this form. It is expected that share certificates in respect of the Rights Shares will be posted at your own risk. Such posting is expected to take place on or before Thurnday, II July 2013.

All documents, including cheques for amounts due, will be sent by ordinary post at the risk of the relevant applicants or other persons entitled thereto to their regista pplication form to time are to Hong Kong time unless otherwise stated. red address. This excess application form and all applications put ant to it shall be governed by and construed in accordance with the laws of Hong Kong. Refer

mpleting, signing and submitting this access application form, you agree to disclose to the Company and/or its Hong Kong branch share registrar and their respective advisors and agents personal data and any information which they require about you or the persons) for whose benefit you have made the application for excess Rights Shares. Personal Data (Privacy) Ordinance provides the holders of securities with rights to ascertain whether the Company or its Hong Kong branch share registrar hold their personal data, to obtain a cory of that data, and to correct any data that is inaccurate. In accordance with the Personal Data (Privacy) Ordinance, the Company and its Hong Kong at 24th Floor, Two anges Square, 8 Connaught Place, Central, Hong Kong or as notified from time to time in accordance with applicable law, for the attention of the Company Secretary or (as the case may be) the Hong Kong branch share registrar.