Excess Application Form No.

Branch share registrar and transfer office in Hong Kong: Tricor Investor Services Limited Level 54 Hopewell Centre 183 Queen's Road East Hong Kong

VERTICAL INTERNATIONAL HOLDINGS LIMITED

弘浩國際控股有限公司 (Incorporated in the Cayman Islands with limited liability) (Stock code: 8375)

RIGHTS ISSUE ON THE BASIS OF ONE (1) RIGHTS SHARE FOR EVERY TWO (2) SHARES HELD ON THE RECORD DATE AT A SUBSCRIPTION PRICE OF HK\$0.21 PER RIGHTS SHARE Of business in Global Gateway 63 Wing Hong S Chaung Shawa

PAYABLE IN FULL ON ACCEPTANCE BY NOT LATER THAN 4:00 P.M. ON THURSDAY, 10 FEBRUARY 2022

EXCESS APPLICATION FORM

Name(s) and address of the Qualifying Shareholder(s)

Application can only be made by the Qualifying Shareholder(s) named here.

To: The Directors Vertical International Holdings Limited

Dear Sirs/Madam,

I/We, being the Qualifying Shareholder(s) named above, hereby irrevocably apply for _______ excess Rights Share(s) at the Subscription Price of HK\$0.21 per Rights Share under the Rights Issue in respect of which I/we enclose a separate remittance by cheque or cashier's order in favour of "VERTICAL INTERNATIONAL HOLDINGS LIMITED — EAF" and crossed "Account Payee Only" issued for HK\$ ______ being the payment in full (rounded up to the nearest 2 decimal places) on application for the aforementioned number of excess Rights Share(s).

I/We hereby request you to allot such excess Rights Shares applied for, or any lesser number, to me/us and to send by ordinary post at my/our risk to the 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 surplus application money refundable to me/us. I/We understand the Directors will allocate the excess Rights Shares (if any) to the Qualifying Shareholders who have applied for excess application at their discretion on a pro-rata basis in proportion to the number of excess Rights Shares being applied for under each application. In determining the number of excess Rights Shares to be allocated to a Qualifying Shareholder, no reference will be made to the Rights Shares subscribed by that Qualifying Shareholder through applications by PAL or the existing number of Shares held by such Qualifying Shareholder. No preference will be given to applications for topping-up odd lots to whole board lots. I/We acknowledge that I am/we are not guaranteed to be allotted 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 Documents 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 holder(s) of such Rights Shares.

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Signature(s) of applicant(s) (all joint applicants must sign)					
Name of bank on which ch cashier's order is drawn:	neque/	Cheque/cashier's order nun	nber:		
Date:	2022	Contact Tel N	lo:		

Registered office: Cricket Square Hutchins Drive P.O. Box 2681 Grand Cayman, KY1-1111 Cayman Islands

Headquarters and Principal place of business in Hong Kong: Unit 2212, 22/F Global Gateway Tower 63 Wing Hong Street Cheung Sha Wan Hong Kong

IMPORTANT

Reference is made to the prospectus issued by Vertical International Holdings Limited (the "Company") dated 24 January 2022 in relation to the Rights Issue (the "Prospectus"). Terms defined in the Prospectus shall have the same meanings when used herein unless the context otherwise requires.

THIS EXCESS APPLICATION FORM ("EAF") IS VALUABLE BUT IS NOT TRANSFERABLE AND IS ONLY FOR THE USE BY THE QUALIFYING SHAREHOLDER(S) NAMED BELOW WHO WISH(ES) TO APPLY FOR THE EXCESS RIGHTS SHARES IN ADDITION TO THOSE RIGHTS SHARES PROVISIONALLY ALLOTTED TO HIM/HER/IT/THEM UNDER THE RIGHTS ISSUE. THIS EAF REQUIRES YOUR IMMEDIATE ATTENTION. THE OFFER CONTAINED IN THIS EAF AND THE ACCOMPANYING PROVISIONAL ALLOTMENT LETTER ("PAL") EXPIRES AT 4:00 P.M. ON THURSDAY, 10 FEBRUARY 2022.

IF YOU ARE IN ANY DOUBT AS TO ANY ASPECT OF THIS EAF, OR AS TO THE ACTION TO BE TAKEN, OR IF YOU HAVE SOLD OR TRANSFERRED ALL OR PART OF YOUR SHARES OF THE COMPANY, YOU SHOULD CONSULT YOUR STOCKBROKER, LICENSED SECURITIES DEALER OR REGISTERED INSTITUTION IN SECURITIES, BANK MANAGER, SOLICITOR, PROFESSIONAL ACCOUNTANT OR OTHER PROFESSIONAL ADVISER(S).

A copy of this EAF, together with a copy of the PAL, the Prospectus and the documents specified in the paragraph headed "13. Documents delivered to the Registrar of Companies" in Appendix III to the Prospectus, have been registered by the Registrar of Companies in Hong Kong as required by Section 342C of the Companies (Winding Up and Miscellaneous Provisions) Ordinance (Chapter 32 of the laws of Hong Kong). The Registrar of Companies in Hong Kong, the Stock Exchange and the SFC take no responsibility for the contents of any of these documents.

Hong Kong Exchanges and Clearing Limited, the Stock Exchange and HKSCC take no responsibility for the contents of this EAF, 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 EAF.

Dealings in the Rights Shares in both nil-paid and fully-paid forms may be settled through CCASS established and operated by HKSCC and you should consult your stockbroker or licensed securities dealer or registered institution in securities, bank manager, solicitor, professional accountant or other professional advisers 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 Rights Shares in both their nil-paid and fully-paid forms on the Stock Exchange as well as compliance with the stock admission requirements of HKSCC, the Rights Shares in both their nil-paid and fully-paid forms 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 Rights Shares in both their nil-paid and fully-paid forms on the Stock Exchange or such other dates as determined by HKSCC. Settlement of transactions between participants of the 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 the CCASS Operational Procedures in effect from time to time.

The Rights Issue is conditional upon the fulfilment (or waiver (as applicable)) of the conditions set out under the paragraph headed "Conditions of the Rights Issue" in the letter from the Board in the Prospectus.

RESCISSION AND TERMINATION OF THE UNDERWRITING AGREEMENT

If prior to the Latest Time for Termination, in the absolute opinion of the Underwriter:

- (i) the success of the Rights Issue would be affected by:
 - (a) the introduction of any new regulation or any change in existing law or regulation (or the judicial interpretation thereof) or other occurrence of any nature whatsoever which may in the opinion of the Underwriter materially and adversely affect the business or the financial or trading position or prospects of the Group as a whole; or
 - (b) the occurrence of 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 hereof, of a political, military, financial, economic or other nature (whether or not *ejusdem generis* with any of the foregoing), or in the nature of any local, national or international outbreak or escalation of hostilities or armed conflict, or affecting local securities markets which may, in the opinion of the Underwriter materially and adversely affect the business or the financial or trading position or prospects of the Group as a whole; or

- (c) any material adverse change in the business or in the financial or trading position of the Group as a whole; or
- (ii) any material adverse change in market conditions (including, without limitation, a change in fiscal or monetary policy or foreign exchange or currency markets, suspension or restriction of trading in securities) occurs which in the reasonable opinion of the Underwriter makes it inexpedient or inadvisable to proceed with the Rights Issue; or
- (iii) the Prospectus Documents when published contain information (either as to business prospects or the condition of the Group or as to its compliance with any laws or the GEM Listing Rules or any applicable regulations) which has not prior to the date hereof been publicly announced or published by the Company and which may in the opinion of the Underwriter is material to the Group as a whole and is likely to affect the success of the Rights Issue or might cause a prudent investor not to accept the Rights Shares provisionally allotted to it;

the Underwriter shall be entitled by notice in writing to the Company, served prior to the Latest Time for Termination to terminate the Underwriting Agreement.

Moreover, the Underwriter shall be entitled by notice in writing to rescind the Underwriting Agreement if prior to the Latest Time for Termination any of the followings comes to the knowledge of the Underwriter:

- (i) any material breach of any of the warranties or undertakings of the Company contained in the Underwriting Agreement; or
- (ii) any event occurring or matter arising on or after the date of the Underwriting Agreement and prior to the Latest Time for Termination which if it had occurred or arisen before the date of the Underwriting Agreement would have rendered any of the warranties of the Company contained in the Underwriting Agreement untrue or incorrect in any respect.

Any such notice shall be served by the Underwriter prior to the Latest Time for Termination.

If the Underwriter rescinds or terminates the Underwriting Agreement, the Rights Issue will not proceed. All obligations of the Underwriter under the Underwriting Agreement shall cease and no party shall have any claim against any other party in respect of any matter or thing arising out of or in connection with the Underwriting Agreement, but without prejudice to any rights of any party in respect of any breach by the other prior to such rescission or termination. Further announcement(s) would be made by the Company if the Underwriting Agreement is rescinded or terminated by the Underwriter.

The Shares have been dealt in on an ex-rights basis from Thursday, 13 January 2022. Dealings in the Rights Shares in their nil-paid form will take place from 9:00 a.m. on Wednesday, 26 January 2022 to 4:00 p.m. on Monday, 7 February 2022 (both dates inclusive). If the conditions of the Rights Issue are not fulfilled or waived (as applicable) or the Underwriting Agreement is rescinded or terminated by the Underwriter at or before 4:00 p.m. on Friday, 11 February 2022 (or such other time or date as may be agreed between the Company and the Underwriter in writing), the Rights Issue will not proceed.

Accordingly, any persons contemplating dealings in the Shares up to the date on which all the conditions of the Rights Issue are fulfilled or waived (as applicable) (and the date on which the Underwriter's right of termination of the Underwriting Agreement ceases), and/or any dealings in the nil-paid Rights Shares from 9:00 a.m. on Wednesday, 26 January 2022 to 4:00 p.m. on Monday, 7 February 2022 (both dates inclusive) shall bear the risk that the Rights Issue may not become unconditional or may not proceed. Any Shareholder or other person contemplating any dealings in the Shares and/or the nil-paid Rights Shares are recommended to consult their own professional advisers and exercise caution.

All documents, including refund cheques (if any), will be sent by ordinary post at the risk of the relevant applicants or other persons entitled thereto to their registered addresses kept by the Registrar.

By completing, signing and submitting this EAF, you agree to disclose to the Company and/or the Registrar and/or their respective advisers and agents personal data and any information which they require about you or the person(s) for whose benefit you have made the application for excess Rights Shares. The Personal Data (Privacy) Ordinance (Chapter 486 of the laws of Hong Kong) (the "PDPO Ordinance") provides you with the right to ascertain whether the Company or the Registrar holds your personal data, to obtain a copy of that data, and to correct any data that is inaccurate. In accordance with the PDPO Ordinance, the Company and the Registrar have the right to charge a reasonable fee for the processing of any such request. All requests for access to data or correction of data or for information regarding policies and practices and the kinds of data held should be addressed to the Company, at its principal place of business in Hong Kong at Unit 2212, 22/F, Global Gateway Tower, 63 Wing Hong Street, Cheung Sha Wan, Hong Kong or as notified from time to time in accordance with the applicable law, for the attention of the company secretary, or (as the case may be) to the Registrar at its address set out above for the attention of Privacy Compliance Officer.

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

A SEPARATE CHEQUE OR CASHIER'S ORDER MUST ACCOMPANY EACH APPLICATION NO RECEIPT WILL BE GIVEN FOR REMITTANCE

For office use only

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

香港股份過戶登記分處: 卓佳證券登記有限公司 香港 皇后大道東183號 合和中心 54樓

VERTICAL INTERNATIONAL HOLDINGS LIMITED Cricket Square

弘 浩 國 際 控 股 有 限 公 司 (於開曼群島註冊成立的有限公司) (股份代號: 8375)

按於記錄日期每持有兩(2)股股份獲發 一(1)股供股股份之基準 以認購價每股供股股份0.21港元進行供股

股款最遲須於二零二二年二月十日(星期四) 下午四時正接納時全數繳足

額外申請表格

合資格股東姓名及地址

只供名列本欄之 合資格股東申請。

致: **弘浩國際控股有限公司** 列位董事 台照

敬啟者:

本人/吾等謹請 閣下配發該等所申請認購或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 認購申請可能獲配發之額外供股股份數目之本人/吾等股票及/或應退還予本人/吾等任何申請認購股款餘額之支票,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/吾等明白董事將根據各項申請所申請之額 外供股股份數目按比例酌情向已作出額外申請之合資格股東分配額外供股股份(如有)。於釐定將向合資格股東分配之額外供 股股份數目時, 貴公司將不會考慮合資格股東根據暫定配額通知書申請認購之供股股份或有關合資格股東持有之現有股份 數目。為補足碎股至完整買賣單位而提出之申請將不獲優先處理。本人/吾等知悉,並不保證本人/吾等可獲配發任何所申 請之額外供股股份。

本人/吾等謹此承諾接納按照章程文件所載之條款,並在 貴公司之組織章程大綱及細則之規限下可能配發予本人/吾等之 上述數目之額外供股股份。本人/吾等就任何獲配發之額外供股股份授權 閣下將本人/吾等之姓名列入 貴公司之股東名 冊,作為該等供股股份之持有人。

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	申請	人簽署(所有聯名申請人均須簽署)			
支票/銀行本票之 付款銀行名稱:		支票/銀行本票號碼:			

註冊辦事處: Cricket Square Hutchins Drive P.O. Box 2681 Grand Cayman, KY1-1111 Cayman Islands

總部及香港主要營業地點: 香港 長沙灣 永康街63號 Global Gateway Tower 22樓2212室

日期:二零二二年 _____ 月 ____ 日

聯絡電話號碼: _

茲提述弘浩國際控股有限公司(「本公司」)日期為二零二二年一月二十四日就供股刊發之供股章程(「章程」)。除文義另 有所指外,章程所界定之詞彙與本文件所採用者具有相同涵義。

此乃有價值及不可轉讓之額外申請表格(「額外申請表格」),並僅供名列下文且擬根據供股申請其供股股份暫定配額以 外之額外供股股份之合資格股東使用。本額外申請表格須 閣下即時處理。本額外申請表格及隨附之暫定配額通知書 (「暫定配額通知書」)所載之要約將於二零二二年二月十日(星期四)下午四時正屆滿。

閣下如對本額外申請表格任何方面或應採取之行動有任何疑問或 閣下如已出售或轉讓 閣下全部或部分本公司之股 份,應諮詢 閣下之股票經紀、持牌證券交易商或註冊證券機構、銀行經理、律師、專業會計師或其他專業顧問。

本額外申請表格連同暫定配額通知書、章程及章程附錄三內「13.送呈公司註冊處處長的文件」一段所述之文件,已根據 香港法例第32章公司(清盤及雜項條文)條例第342C條之規定送呈香港公司註冊處處長登記。香港公司註冊處處長、聯 交所及證監會對任何該等文件之內容概不負責。

香港交易及結算所有限公司、聯交所及香港結算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。

未繳股款及繳足股款供股股份之買賣可透過香港結算成立及運作之中央結算系統交收。 閣下應就該等交收安排之詳 情及該等安排如何影響 閣下之權利及權益,諮詢 閣下之股票經紀或持牌證券交易商或註冊證券機構、銀行經理、 律師、專業會計師或其他專業顧問。

倘未繳股款及繳足股款供股股份獲准於聯交所上市及買賣,並符合香港結算之證券收納規定後,未繳股款及繳足股款 供股股份將獲香港結算接納為合資格證券,自未繳股款及繳足股款供股股份於聯交所之各自開始買賣之日期或於香港 結算釐定之有關其他日期起,可於中央結算系統內寄存、結算及交收。聯交所參與者之間於任何交易日之任何交易必 須於其後第二個交易日於中央結算系統交收。於中央結算系統進行之所有活動均須依據不時生效之中央結算系統一般 規則及中央結算系統運作程序規則進行。

供股須待章程董事會函件內「供股之條件」一段所載條件獲達成(或豁免(倘適用))後,方可作實。

撤銷及終止包銷協議

倘於最後終止時限前,包銷商全權認為:

- (i) 供股之成功將受到以下所述影響:
 - (a) 引入任何新法規或任何現行法例或法規(或其司法詮釋)之變動,或發生其他屬任何性質之事件,而包銷商可能認為對本集團之整體業務或財務或經營狀況或前景造成重大不利影響;或
 - (b) 發生屬政治、軍事、財務、經濟或其他性質(不論是否與前述任何事項屬同類)之任何本地、國家或國際事件 或變動(不論是否構成本文件日期前及/或後發生或持續之一連串事件或變動之部份),或性質為任何本地、 國家或國際敵對行為或武裝衝突爆發或升級,或影響本地證券市場,而包銷商可能認為對本集團之整體業 務或財務或經營狀況或前景造成重大不利影響;或

- (c) 本集團之整體業務或財務或經營狀況有任何重大不利變動;或
- (ii) 市況出現任何重大不利變動(包括但不限於財政或貨幣政策或外匯或貨幣市場變動,或證券買賣被暫停或受到限制),而包銷商合理認為將導致進行供股屬不宜或不智之舉;或
- (iii) 經刊發之章程文件載有於本文件日期前並未由本公司公開宣佈或刊發,而包銷商可能認為對本集團整體而言乃屬 重要,並可能會對供股之成功造成影響,或可能導致審慎的投資者拒絕接納其獲暫定配發之供股股份的資料(不 論有關本集團之業務前景或狀況或有關其遵守任何法例或GEM上市規則或任何適用法規之資料);

包銷商應有權通過於最後終止時限前向本公司送達書面通知而終止包銷協議。

此外,倘包銷商於最後終止時限前獲悉出現任何下述情況,包銷商應有權通過發出書面通知而撤銷包銷協議:

- (i) 任何嚴重違反包銷協議所載之本公司之任何保證或承諾的情況;或
- (ii) 於包銷協議日期或之後及於最後終止時限前發生任何情況或出現任何事宜,而倘有關情況或事宜於包銷協議日期 前發生或出現,將可導致包銷協議所載之本公司之任何保證於任何方面為不實或不正確。

任何有關通知均應由包銷商於最後終止時限前送達。

倘包銷商撤銷或終止包銷協議,供股將不會進行。包銷商在包銷協議項下的所有義務將告終止,而任何一方不得就因 包銷協議而產生或與之相關的任何事項或事物向任何其他訂約方提出任何申索惟不會損害有關撤銷或終止前任何訂約 方因其他訂約方違反包銷協議而擁有的任何權利。倘包銷商撤銷或終止包銷協議,本公司將另行刊發公告。

股份已於二零二二年一月十三日(星期四)起按除權基準買賣。未繳股款供股股份將於二零二二年一月二十六日(星期 三)上午九時正至二零二二年二月七日(星期一)下午四時正(包括首尾兩日)買賣。倘供股條件未獲達成或獲豁免(倘適 用),或於二零二二年二月十一日(星期五)下午四時正(或本公司與包銷商可能書面協定之有關其他日期或時間)或之 前,包銷協議被包銷商撤銷或終止,則供股將不會進行。

因此,有意於供股之所有條件獲達成或獲豁免(倘適用)(及包銷協議項下包銷商之終止權終止之日期)前買賣股份及/ 或由二零二二年一月二十六日(星期三)上午九時正至二零二二年二月七日(星期一)下午四時正(包括首尾兩日)買賣 任何未繳股款供股股份之任何人士,均須承擔供股可能不會成為無條件或可能不會進行之風險。有意買賣任何股份及/ 或未繳股款供股股份之任何股東或其他人士,建議諮詢彼等本身之專業顧問及審慎行事。

所有文件(包括退款支票(如有)將以平郵方式按有關申請人或其他應得人士於過戶登記處保存之登記地址寄發予彼等, 郵誤風險概由彼等承擔。

填妥、簽署及交回本額外申請表格,即表示 閣下同意向本公司及/或過戶登記處及/或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。香港法例第486章《個人資 料(私隱)條例》(「個人資料私隱條例」)賦予 閣下權利,可確定本公司或過戶登記處是否持有 閣下之個人資料、索取 有關資料之副本及更正任何不準確資料。根據個人資料私穩條例,本公司及過戶登記處有權就處理任何查閱資料要求 而收取合理費用。有關查閱資料或更正資料或查閱有關政策及慣例以及持有資料種類之訊息之所有要求,應寄往本公 司之香港主要營業地點香港長沙灣永康街63號Global Gateway Tower 22樓2212室或根據適用法律不時通知之地址,並 以本公司之公司秘書為收件人,或(視情況而定)寄往過戶登記處(地址於上文載列),並以私隱事務主任為收件人。 本額外申請表格及根據其所作之所有申請均須受香港法例監管,並按其詮釋。

每份申請必須隨附一張獨立開出之支票或銀行本票 本公司將不就股款另發收據

公司專用

申請編號	申請之額外供股 股份數目	申請時繳交之款項	退還款項
		港元	港元

This EAF should be completed, signed and lodged, together with payment as to HK\$0.21 per Rights Share for the number of excess Rights Shares applied for (rounded up to the nearest 2 decimal places), with the Registrar, Tricor Investor Services Limited, at Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong by the Registrar by not later than 4:00 p.m. on Thursday, 10 February 2022 (or such later time and/or date as mentioned in the sub-section headed "EFFECT OF BAD WEATHER ON THE LATEST TIME FOR ACCEPTANCE OF AND PAYMENT FOR THE RIGHTS SHARES AND APPLICATION AND PAYMENT FOR EXCESS RIGHTS SHARES" in the section headed "Expected Timetable" in the Prospectus). All remittances must be made in Hong Kong dollars and must be forwarded either by cheque drawn on a bank account with, or by a cashier's order issued by, a licensed bank in Hong Kong. All such cheques or cashier's orders must be made payable to "VERTICAL INTERNATIONAL HOLDINGS LIMITED— EAF" and crossed "Account Payee Only". All enquiries in connection with this EAF should be addressed to the Registrar at the above address or by phone at (852) 2980 1333.

All cheques and cashier's orders will be presented for payment immediately upon receipt and all interests earned on such application monies (if any) will be retained for the benefit of the Company. Completion and return of this EAF together with a cheque or a cashier's order in payment for the excess Rights Shares applied for will constitute a warranty by the applicant(s) that the cheque or cashier's order will be honoured on first presentation. Without prejudice to the other rights of the Company in respect thereof, the Company reserves the right to reject any EAF in respect of which the accompanying cheque or cashier's order is dishonoured on first presentation. No receipt will be issued in respect of any EAF and/or relevant remittance received.

The Prospectus Documents have not been and will not be registered or filed under any applicable securities legislation of any jurisdictions other than Hong Kong. No action has been taken by the Company to permit the offering of the Rights Issue in any territory outside Hong Kong. No person receiving a copy of the Prospectus or a PAL or an EAF in any territory or jurisdiction outside Hong Kong may treat it as an offer or invitation to apply for the Rights Shares, unless in a territory or jurisdiction where such an offer or invitation could lawfully be made without compliance with any registration or other legal or regulatory requirements thereof or where the offer is made in reliance on any exemption or where compliance with the relevant legal or regulatory requirement will not, in the Board's judgement, be unduly burdensome. It is the responsibility of any person outside Hong Kong (including but not limited to any agent, custodian, nominee or trustee on his/her/its/their behalf) wishing to make an application for the Rights Shares to satisfy himself/herself/itself/themselves before subscribing for the allotted Rights Shares or excess Rights Shares, as to the full observance of the laws and regulations of all relevant territory or jurisdiction, including the obtaining of any governmental or other consents and to pay any taxes, duties and other amounts required to be paid in such territory or jurisdiction in connection therewith.

The Company reserves the right to refuse to accept any application for Rights Shares where it believes that acceptance would violate the applicable securities or other laws or regulations of any jurisdiction outside Hong Kong. No application for Rights Shares will be accepted from the Excluded Shareholder(s) (if any).

Completion and return of this EAF will constitute a warranty and representation from such person to the Company that all registration, legal and regulatory requirements of all relevant jurisdictions in connection with the EAF and any application thereunder, have been, or will be, duly complied with. For the avoidance of doubt, neither HKSCC nor HKSCC Nominees Limited will give, or be subject to, any of the above warranty and representation. The Company reserves the right to refuse to accept any application for excess Rights Share where it believes that doing so would violate the applicable securities or other laws or regulations of any jurisdiction. If you are in doubt as to your position, you should consult your stockbroker, licensed securities dealer, other licensed corporation, bank manager, solicitor, professional accountant or other professional adviser(s).

The Company will publish the allocation result of the applications for excess Rights Shares on Friday, 18 February 2022 by way of announcement. The Registrar will notify you of any allotment of Rights Shares made to you. Where the number of excess Rights Shares applied for under one EAF is greater than the total number of Rights Shares being offered under the Rights Issue, such application (other than from a nominee company) would be treated as invalid and be rejected. For the avoidance of doubt, this restriction will not be applied to all nominee companies including HKSCC Nominees Limited. If no excess Rights Share is allotted to you, a refund cheque for the full amount tendered on application without interest will be posted to you by ordinary post at your own risk and, if the number of excess Rights Shares allotted to you by ordinary post at your own risk. Such posting is expected to take place on or before Monday, 21 February 2022. Any such cheque will be drawn in favour of the person named on this form (or in case of joint applicants, the first-named applicant). It is expected that share certificate(s) in respect of the excess Rights Shares allotted to you will be posted to you by ordinary post at your own risk on or before Monday, 21 February 2022. Nominees Limited, will receive one share certificate for all the Rights Shares and/or excess Rights Shares (if any), both in fully-paid form, allotted and issued to you.

本額外申請表格填妥及簽署後,應連同所申請之額外供股股份之數目按每股供股股份0.21港元計算之款項(向上約整至 小數點後兩位數),最遲須於二零二二年二月十日(星期四)下午四時正(或章程「預期時間表」一節「**惡劣天氣對接納供** 股份及繳付股款以及申請額外供股股份及繳付股款之最後時限之影響」分節所述之較後時間及/或日期)送達過戶登 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54樓)並獲過戶登記處收訖。所有股款須以港元繳 付,並以在香港之持牌銀行戶口開出之支票或以香港之持牌銀行發出之銀行本票支付。所有該等支票或銀行本票均須 註明抬頭人為「VERTICAL INTERNATIONAL HOLDINGS LIMITED — EAF」,並以「只准入抬頭人賬戶」劃線方式 開出。所有有關本額外申請表格之查詢均須寄交過戶登記處之上述地址或致電(852) 2980 1333。

所有支票及銀行本票於收訖後隨即過戶,而有關申請款項之所有利息(如有)將撥歸本公司所有。填妥及交回本額外申 請表格連同申請額外供股股份之付款支票或銀行本票,將構成申請人之保證,指支票或銀行本票將於首次過戶時獲兑 現。倘所附之支票或銀行本票於首次過戶時未能兑現,在不影響本公司之其他權利之情況下,本公司保留拒絕受理任 何額外申請表格之權利。概不會就所接獲之任何額外申請表格及/或相關股款發出收據。

章程文件並無亦不會根據香港以外之任何司法權區之任何適用證券法例登記或備案。本公司概無採取任何行動以批准 於香港以外任何地區提呈供股。於香港以外任何地區或司法權區並接獲章程或暫定配額通知書或額外申請表格之人 士,不得視之為申請供股股份之要約或邀請,除非有關要約或邀請可於有關地區或司法權區合法地作出而毋須遵守任 何登記或其他相關法律或監管規定,或該等要約是依賴任何豁免而作出或根據董事會之判斷,該要約在符合有關法律 或監管規定方面不會過於繁重。在香港以外地區而擬為其利益申請供股股份之任何人士(包括但不限於其任何代理人、 託管人、代名人或信託人)於認購所配發供股股份或額外供股股份前,有責任自行全面遵守所有相關地區或司法權區 之法例及規例(包括取得任何政府或其他同意),並繳付有關地區或司法權區就此而規定繳付之任何税項、徵税及其他 款項。

倘本公司相信接納任何認購供股股份之申請會觸犯香港以外任何司法權區之適用證券或其他法例或規例,則本公司保 留拒絕接納有關申請之權利。本公司不會接納除外股東(如有)之供股股份之申請。

填妥及交回本額外申請表格將構成有關人士向本公司保證及聲明該人士已或將會就額外申請表格及其項下之任何申請 妥為遵守所有相關司法權區之所有登記、法律及監管規定。為免生疑問,香港結算或香港中央結算(代理人)有限公司 將概不會作出任何上述保證及聲明或受其規限。本公司保留拒絕受理其認為違反任何司法權區適用證券或其他法例或 法規之額外供股股份申請之權利。 閣下對自身之情況如有疑問,應諮詢 閣下之股票經紀、持牌證券交易商、其 他持牌法團、銀行經理、律師、專業會計師或其他專業顧問。

本公司將於二零二二年二月十八日(星期五)以公告形式刊發有關申請額外供股股份之分配結果。過戶登記處將通知 閣 下向 閣下配發任何供股股份之情況。倘根據一份額外申請表格申請之額外供股股份數目大於根據供股提呈之供股股 份總數,則該申請(代名人公司所提交者除外)將會被視為無效及不獲受理。為免生疑問,此限制將不適用於所有代名 人公司,包括香港中央結算(代理人)有限公司。倘 閣下未獲配發額外供股股份,則 閣下在申請認購時所付款項全 數之退款支票(不計利息)將以平郵方式寄發予 閣下,郵誤風險概由 閣下承擔,及如 閣下獲配發之額外供股股份 數目少於所申請之數目,則多繳之申請款項之退款支票(不計利息)將以平郵方式寄發予 閣下,郵誤風險概由 閣下 承擔。有關支票預期將於二零二二年二月二十一日(星期一)或之前寄發。任何有關支票將以本表格所列人士之姓名為 抬頭人(如屬聯名申請人,則為排名首位之申請人)。預期有關 閣下獲配發之額外供股股份之股票將於二零二二年二 月二十一日(星期一)或之前以平郵方式寄發予 閣下,郵誤風險概由 閣下承擔。除香港中央結算(代理人)有限公司 外, 閣下將會就所有配發及發行予 閣下之供股股份及/或額外供股股份(如有)(均為繳足股款)獲發一張股票。

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