

## **SUNDAY Communications Limited**

(Incorporated in the Cayman Islands with limited liability) (Stock Code: 0866)

## Extraordinary General Meeting to be held on Wednesday, 26 April 2006 (or any adjournment thereof) Form of proxy for use at the Extraordinary General Meeting

I/We <sup>1</sup>	
of	,
being the registered holder(s) of <sup>2</sup>	_ shares of HK\$0.10 each of SUNDAY
Communications Limited (the "Company"), HEREBY APPOINT <sup>3</sup> the chairman of	of the extraordinary general meeting or
any adjournment thereof (the "Meeting"), or	
of	

as my/our proxy to attend for me/us at the Meeting to be held in the Conference Room, 14th Floor, PCCW Tower, TaiKoo Place, 979 King's Road, Quarry Bay, Hong Kong on Wednesday, 26 April 2006 at 3:00 p.m. for the purpose of considering and, if thought fit, passing, with or without modifications, the resolutions as set out in the notice convening the Meeting and at the Meeting to vote on behalf of me/us and in my/our name(s) in respect of the said resolutions as hereunder indicated.

	ORDINARY RESOLUTIONS	$\mathbf{FOR}^4$	AGAINST <sup>4</sup>
1.	Resolution No. 1 relating to the 2G Wholesale Mobile Services Agreement and the applicable Annual Caps		
2.	Resolution No. 2 relating to the 3G Wholesale Mobile Services Agreement and the applicable Annual Caps		
3.	Resolution No. 3 relating to the 2G Content Delivery Support Agreement and the applicable Annual Caps		
4.	Resolution No. 4 relating to the 3G Content Delivery Support Agreement and the applicable Annual Caps		
5.	Resolution No. 5 relating to the Distribution Agreement (Commission Based) and the applicable Annual Caps		
6.	Resolution No. 6 relating to the Distribution Agreement (Pre-Paid) and the applicable Annual Caps		
7.	Resolution No. 7 relating to the Sponsorship Program Agreement and the applicable Annual Caps		
8.	Resolution No. 8 relating to the Distributorship Agreement for Blackberry and the applicable Annual Caps		
9.	Resolution No. 9 relating to the Corporate Customer Mobile Services Agreement and the applicable Annual Caps		
10.	Resolution No. 10 relating to the Agency Agreement and the applicable Annual Caps		
11.	Resolution No. 11 relating to the Extended Deluxe Package Agreement for Interconnect Capacity (as amended) and the applicable Annual Caps		
12.	Resolution No. 12 relating to the Flexible Bandwidth 1.5Mbps Service Agreement and the applicable Annual Caps		
13.	Resolution No. 13 relating to the Video Link Circuit Agreement and the applicable Annual Caps		
14.	Resolution No. 14 relating to the agreements for mobile interconnection, mobile number portability and local access services and the applicable Annual Caps		
15.	Resolution No. 15 relating to the agreement for miscellaneous local telephone and/or data services and the applicable Annual Caps		
16.	Resolution No. 16 relating to the Wholesale International Switched Service Provision Agreement and the applicable Annual Caps		
17.	Resolution No. 17 relating to the Handset Procurement Agreement and the applicable Annual Caps		

	ORDINARY RESOLUTIONS	FOR <sup>4</sup>	AGAINST <sup>4</sup>
18.	Resolution No. 18 relating to the Mobile Network Management Services		
	Agreement and the applicable Annual Caps		
	Resolution No. 19 relating to the Contact Centre Services Agreement and the applicable Annual Caps		
20.	Resolution No. 20 relating to the Agreements for IT Services and the applicable aggregate Annual Caps		
21.	Resolution No. 21 relating to the letter of award for the design and build of a mobile switching centre at the Yau Tong exchange and the provision of the design and build of additional mobile switching centres and/or cell site services and the applicable Annual Caps		
22.	Resolution No. 22 relating to the design and build of additional mobile switching centres and/or cell site services and the applicable Annual Caps		
	Resolution No. 23 relating to the Billing Management Agreement and the applicable Annual Caps		
24.	Resolution No. 24 relating to the Agreement for Provision of Property Management Services, Project Management Services and Lease Management Services and the applicable Annual Caps		
25.	Resolution No. 25 relating to the Agreement for Delivery Services for Mobile Products and Materials and the applicable Annual Caps		
26.	Resolution No. 26 relating to the Procurement Services Agreement and the applicable Annual Caps		
27.	Resolution No. 27 relating to the Letter Agreement for the secondment of staff and the applicable Annual Caps		
28.	Resolution No. 28 relating to the Content Management Agreement and the applicable Annual Caps		
29.	Resolution No. 29 relating to the Licence Agreement for the provision of office space and the applicable Annual Caps		
30.	Resolution No. 30 relating to the Yau Tong Offer Letter (as amended) and the Lai Chi Kok Offer Letter (as amended) and the applicable aggregate Annual Caps		
31.	Resolution No. 31 relating to the licensing by the Group of further properties from the PCCW Group and the applicable aggregate Annual Caps		
32.	Resolution No. 32 relating to the Corporate Services Agreement and the applicable Annual Caps		
33.	Resolution No. 33 relating to any transfer of rights and obligations under an agreement from a member of the Group to another member of the Group or (as the case may be) from a member of the PCCW Group to another member of the PCCW Group		

Signature(s)<sup>5</sup>

Date \_\_\_\_

NOTES:

- 1. Full name(s) and address(es) must be inserted in **BLOCK CAPITALS**.
- 2. Please insert the number of the shares of the Company registered in your name(s) and to which this proxy relates. If no number is inserted, this form of proxy will be deemed to relate to all of the shares of the Company registered in your name(s).
- 3. If any proxy other than the chairman of the Meeting is preferred, please strike out the words "the chairman of the extraordinary general meeting or any adjournment thereof (the "Meeting"), or" and insert the name and address of the proxy desired in the space provided. ANY ALTERATION MADE TO THIS FORM OF PROXY MUST BE INITIALLED BY THE PERSON(S) WHO SIGN(S) IT.
- 4. **IMPORTANT: IF YOU WISH TO VOTE FOR A RESOLUTION, TICK THE BOX MARKED "FOR". IF YOU WISH TO VOTE AGAINST THE RELEVANT RESOLUTION, TICK THE BOX MARKED "AGAINST"**. Failure to tick either box will entitle your proxy to cast your vote or abstain at his discretion on the relevant resolution. Your proxy will also be entitled to vote at his discretion on any resolution properly put to the Meeting other than those referred to in the notice convening the Meeting.
- 5. This instrument appointing a proxy must be in writing under the hand of the appointor or of his attorney duly authorised in writing, or if the appointor is a corporation, either under seal, or under the hand of an officer or attorney duly authorised.
- 6. Any member of the Company entitled to attend and vote at a meeting of the Company or a meeting of the holders of any class of shares in the Company shall be entitled to appoint another person as his proxy to attend and, on a poll, vote instead of him. A proxy need not be a member of the Company. A member may appoint more than one proxy to attend on the same occasion.
- 7. Where there are joint registered holders of any share, any one of such persons may vote at the Meeting, either personally or by proxy, in respect of such share as if he was solely entitled thereto; but if more than one of such joint registered holders shall be present at the Meeting personally or by proxy, that one of the holders so present whose name stands first on the register of members of the Company in respect of such share shall alone be entitled to vote in respect thereof.
- 8. The instrument appointing a proxy and the power of attorney or other authority, if any, under which it is signed (or a notarially certified copy of that power or authority) must be deposited with the Company's Hong Kong branch share registrar, Computershare Hong Kong Investor Services Limited, at Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Hong Kong not less than forty-eight hours before the time for holding the Meeting at which the person named in such instrument proposes to vote, and otherwise the instrument of proxy shall not be treated as valid.
- 9. Delivery of an instrument appointing a proxy shall not preclude a member from attending and voting in person at the Meeting or poll concerned and, in such event, the instrument appointing a proxy shall be deemed to be revoked.