The whole of this document must be returned to be valid. 本文件必須整份交回方為有效。

Provisional Allotment Letter No. 暫定配額通知書編號

IMPORTANT 重要提示



Branch share registrar in Hong Kong: Tricor Investor Services Limited Level 22 Hopewell Centre 183 Queen's Road East Hong Kong

香港股份過戶登記分處: 背色版 [[] 短元 [] 元元] 卓佳證券登記有限公司 香港 皇后大道東183號 合和中心 22樓

協同通信集團有限公司

SYNERTONE COMMUNICATION CORPORATION (於開曼群島註冊成立的有限公司)

(Incorporated in the Cayman Islands with limited liability) (股份代號:1613) (Stock Code: 1613)

RIGHTS ISSUE ON THE BASIS OF ONE RIGHTS SHARE FOR EVERY ONE SHARE HELD ON THE RECORD DATE AT HK\$0.125 PER RIGHTS SHARE PAYABLE IN FULL ON ACCEPTANCE

BY NO LATER THAN 4:00 P.M. ON THURSDAY, 21 APRIL 2016 按於記錄日期每持有一股股份獲發一股供股股份之基準

按每股供股股份0.125港元之價格進行供股 股款須於接納時(不遲於二零一六年四月二十一日(星期四)下午四時正)繳足

Registered Office of the Company: 本公司註冊辦事處: Cricket Square Hutchins Drive P.O. Box 2681 Grand Cayman KY1-1111 Cayman Islands Principal place of business in Hong Kong. Room 1012, 10/F, Tsim Sha Tsui Centre 66 Mody Road Kowloon, Hong Kong 香港主要营業地點:

香港九龍 麼地道66號 尖沙咀中心 10樓1012室

7 April 2016 二零一六年四月七日

PROVISIONAL ALLOTMENT LETTER ("PAL") 暫定配額通知書

Name(s) and address of the Qualifying Shareholder(s) 合資格股東姓名及地址			Total Number of Shares registered in your name(s) on Wednesday, 6 April 2016 於二零一六年四月六日(星期三)登記於 閣下名下之股份總數
		Box A 甲欄	
			Total number of Rights Shares provisionally allotted to you, subject to payment in full on acceptance by no later than 4:00
			p.m.on Thursday, 21 April 2016 暫定配發予 圖下之供股股份總數,股款最遲須於二零一六年四月二十一日(星期四)下午四時正 接納時繳足
		Box B 乙棚	
			Total subscription monies payable in full upon acceptance (rounding off to nearest HK\$0.01) 須於接納時鐵足之認購貶款總額(四拾五人至最接近的0.01港元)
		Box C 丙欄	
	I	HK\$ 港元	
Contact Telephone no.:			

聯絡電話號碼:

Termination of the Underwriting Agreement The Underwriter may terminate the arrangements set out in the Underwriting Agreement by notice in writing given by it to the Company at any time prior to 5:00 p.m. on Wednesday, 27 April 2016 if:

The Underwriter may terminate the arrangements set out in the Underwriting Agreement by notice in writing given by it to the Company at any time prior to 5.00 p.m. on Wednesday, 27 April 2016 if: (i) in the absolute opinion of the Underwriter materially and adversely affected by clubic introduction of any houre we were regulation or any change in existing has or regulation (or the judicial interpretation thereof) or other occurrence of any nature whatsoever which may in the absolute 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 is materially adversely in feet day between the change (whether or not forming parts in interview) and the start of a series of events or changes occurring or continuing before, and/or after that absolute opinion of the Underwriter is likely to materially or adversely affect the business or the financial or trading position or prospects of the Group as a whole or is materially set of the company part of a diversely affect the business or the financial or trading position or prospects of the Group as a whole or smaterial set of the company part of a diversely affect the business or the financial or trading position or prospects of the Group as a whole or smaterial set of the Group and adversely affect the business or the financial or trading position or prospects of the Group as a whole or smaterial set or diversely affect the business or the financial or trading position or prospects of the Group and adversely affect the securities causes of the Kights Issue or (ii) and versely affect the securities causes of the Kights Issue or (ii) and versely affect the securities material set of diversely adversely affect the business or the financial or trading position or prospects of the Group and adversely affect the business or the financial or trading position or prospects of the Group as a whole or (iv) and werken ange are chadding and adversely affect (in the securities caused) adversely undertakings under use the second of any of the warranties commands and approximately antecedent breaches thereof) and no party to the Underwriting Agreement shall have any claim against any other party in respect of any matter or thing arising out of or

NO RECEIPT WILL BE GIVEN. 本公司將不會發出收據。

SYNERTONE

SYNERTONE COMMUNICATION CORPORATION (Incorporated in the Cayman Islands with limited liability)

(Stock Code: 1613)

7 April 2016

Dear Oualifying Shareholders.

INTRODUCTION

INTRODUCTION Reference is made to the prospectus (the "Prospectus") issued by Synertone Communication Corporation (the "Company") dated 7 April 2016 in relation to the Rights Issue. In accordance with the terms and subject to the conditions set out in the Prospectus despatched to the Qualifying Shareholders, the Directors have provisionally allotted to you the Rights Shares on the basis of one Rights Share for every one Share registered in your name on the register of members of the Company as at the close of business on the Record Date (i.e. Wednesday, 6 April 2016). Your holding of Shares as at the close of business on the Record Date is set out in Box A and the number of Rights Shares provisionally allotted to you is set out in Box B. Terms defined in the Prospectus have the same meanings herein unless the context indicates otherwise. The Rights Shares, when fully-paid, will rank pari passu in all respects with the then existing issued Shares, including the right to receive all future dividends and distributions which may be declared, made or paid after

The Kights Shares, when fully-paid, will rank par passu in all respects with the then existing issued Shares, including the right to receive all future dividends and distributions which may be declared, made or paid after the date of allotment of the Rights Shares. The Prospectus Documents have not been registered under any securities or equivalent legislation of any jurisdictions other than the applicable laws in Hong Kong. Accordingly, no action has been taken to permit the Rights Issue in any territory outside Hong Kong. No person receiving a PAL in any territory outside Hong Kong may treat it as an offer or invitation to apply for the Rights Shares, in a territory where the gights issue in any territory outside Hong Kong may requirements thereof. Subject as referred to below, it is the responsibility of anyone outside Hong Kong wishing to make an application for the Rights Shares to satisfy himself/herself, before acquiring any rights to subscribe for the provisionally allotted Rights Shares, as to the observance of the Rights Shares will be accepted from the Excluded Shareholders. The Company reserves the right to refuse to accept any application for the Rights Shares here policities legislation or other king shares will be accepted from the Excluded Shareholders. The Company reserves the right to refuse to accept any application for the Rights Shares becurities legislation or other legislation or other legislation for the Rights Shares will be accepted from the Excluded Shareholders. The Company reserves the right to refuse to accept any application for the Rights Shares becurities legislation or other legislation or other legislation or other legislation or daw unside tritoring the obtained of any unside tritoring. other laws or regulations of any jurisdiction.

other laws or regulations of any jurisdiction. **TERMINATION OF THE UNDERWRITING AGREEMENT**It should be noted that the Underwriting Agreement in respect of the Rights Issue contains provisions entilling the Underwriter to terminate the Underwriting Agreement by notice in writing to the Company at any time prior to 5:00 p.m. on Wenesday, 27 April 2016 if (i) in the absolute opinion of the Underwriter, the success of the Rights Issue would be materially and adversely affected by:(a)the introduction of any new law or regulation or any change in existing position or prospects of the Group as a whole or is materially adverse in the context of the Rights Issue; 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 justem in the absolute opinion or prospects of the Rights Issue; or (ii) any adversely affect the business or the financial or trading position or prospects of the Group as a whole or materially and adversely prejudice the success of the Rights Issue; or (iii) any adverse change in matrix conditions (including without limitation, any change in fiscal or monetary policy, or foreign exchange or currency markets, suspension or material restriction or trading in securities) occurs which in the absolute opinion of the Underwriter is likely to materially or adversely affect the success of the Rights Issue; or (ii) any adverse change in the circumstances of the Group as a whole or is any change in the circumstances of the Group as a whole on ison of the Group as a whole or ison area in assist in expedient or inadvisable to proceed with the Rights Issue; or (iii) material asset of the Group, area matter conditions of the Underwriter is likely to materially and adversely affect the success of the Rights Issue; or (ii) any adversely affect the usions of a resiluation or trading position or pro Underwriter exercises such right, the Rights Issue will not proceed.

PROCEDURE FOR ACCEPTANCE AND PAYMENT

PROCEDURE FOR ACCEPTANCE AND PAYMENT To take up your provisional allotment of Rights Shares in full, you must lodge the whole of the PAL intact and in accordance with the instructions printed thereon, together with a remittance for the full amount payable on acceptance, as shown in Box C, with the Company's branch share registrar in Hong Kong, Tricor Investor Services Limited, at Level 22, Hopewell Centre, 183 Queen's Road East, Hong Kong by no later than 4:00 p.m. on Thursday, 21 April 2016. All remittances must be made in Hong Kong dollars and cheques must be drawn on a bank account with, or banker's cashier orders must be issued by, a licensed bank in Hong Kong and made payable or "SYNERTONE COMMUNCATION CORPORATION — RIGHTS ISSUE ACCOUNT" and crossed "ACCOUNT PAYEE ONLY". Such apyment will constitute acceptance of the provisional allotment on the terms of the PAL and the Prospectus and subject to the memorandum and articles of association of the Company. No receipt will be given for such remittances. All enquiries in connection with the PAL should be addressed to the Company's branch share registrar in Hong Kong, Tricor Investor Services Limited, at Level 22, Hopewell Centre, 183 Queen's Road East, Hong Kong. It should be noted that unless a PAL, duly completed, together with the appropriate remittance as shown in Box C, has been received as described above by 4:00 p.m. on Thursday, 21 April 2016, whether by the original allottee or any person in whose favour the rights to subscribe for the Rights Share(s) have been validly transferred, your provisional allotment and all rights and entitlements hereunder will be deemed to have been declined and will be cancelled. The Company may require such incomplete provisional allotment terter to be completed by the relevant applicants at a later stage. Completion and return of this PAL will constitute a warranty and representation to the Company may require such incomplete provisional allotment terter to a cordinate with the relevant territories ofter than Hong Kong, i

TRANSFER

TRANSFER If you wish to transfer all of your rights to subscribe for the Rights Shares provisionally allotted to you hereunder, you must complete and sign the accompanying form of transfer and nomination (Form B), and hand this PAL to the person(s) to or through whom you are transferring your rights hereunder. The transfere(s) must then complete and sign the registration application form (Form C), and lodge this PAL intact together with a remittance for the full amount payable on acceptance as shown in Box C with the Company's branch share registrat in Hong Kong, Tricor Investor Services Limited at Level 22, Hopewell Centre, 183 Queen's Road East, Hong Kong so as to be received by not later than 4:00 p.m. on Thursday, 21 April 2016. All remittances must be in Hong Kong dollars and cheques must be drawn on a bank account with, and cashier's orders must be issued by, a licensed bank in Hong Kong and made payable to "SYNERTONE COMMUNICATION CORPORATION — RIGHTS ISSUE ACCOUNT" and crossed "ACCOUNT PAYEE ONLY". It should be noted that stamp duty is payable in connection with the transfer of your rights to subscribe for the relevant Rights Shares to the transferee(s) and the acceptance by the transferee(s) of such rights.

SPLITTING

SPLITTING If you wish to accept only part of your provisional allotment or to transfer a part of your rights to subscribe for the Rights Shares provisionally allotted to you or transfer your rights to more than one person, the entire and original PAL must be surrendered and lodged for cancellation by not later than 4:30 p.m. on Wednesday, 13 April 2016 at the Company's branch share registrar in Hong Kong, Tricor Investor Services Limited, at Level 22, Hopewell Centre, 183 Queen's Road East, Hong Kong, which will cancel the original PAL and issue new PAL(s) in the denominations required. New PAL(s) will be available for collection at the Company's branch share registrar in Hong Kong, Tricor Investor Services Limited, at Level 22, Hopewell Centre, 183 Queen's Road East, Hong Kong, during normal business hours on the second business day after the surrender of the original PAL.

CHEQUES AND CASHIER'S ORDERS All cheques and cashier's orders will be presented for payment immediately following, whether by you or by any nominated transferee, receipt and all interest earned on such monies will be retained for the benefit of the Company. Completion and return of a PAL together with a cheque or cashier's order in payment for the Rights Shares accepted will constitute a warranty by the subscriber that the cheque or cashier's order will be honoured on first presentation. Without prejudice to other rights of the Company in respect thereof, the Company reserves the right to reject any PAL in respect of which the accompanying cheque or cashier's order is dishonoured on first presentation, and, in that event, the relevant provisional allotment and all rights given pursuant to it will be deemed to have been declined and will be cancelled. If the Rights Issue does not proceed, refund cheque in respect of any application monies received by the Company without interest will be sent by ordinary post at your own risk to your registered addresses, or other persons entitled thereto on or before Friday, 29 April 2016.

SHARE CERTIFICATES

It is expected that the share certificates for all fully-paid Rights Shares are expected to be posted by the Company's branch share registrar in Hong Kong, Tricor Investor Services Limited, by ordinary post to the persons entitled thereto at their own risk on or before Friday, 29 April 2016. You will receive one share certificate for all the Rights Shares, in fully-paid form, allotted and issued to you.

GENERAL

GENERAL Lodgment of this PAL with, where relevant, the form of transfer and nomination purporting to have been signed by the person(s) in whose favour the PAL has been issued, shall be conclusive evidence of the party or parties lodging it to deal with the same and to receive a split PAL and/or the share certificates for Rights Shares. Copies of the Prospectus are available from the Company's branch share registrar in Hong Kong, Tricor Investor Services Limited, at Level 22, Hopewell Centre, 183 Queen's Road East, Hong Kong. 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. The PAL and all acceptances of the offer contained in it shall be governed by and construed in accordance with the laws of Hong Kong.

PERSONAL DATA COLLECTION - PAL

PERSONAL DATA COLLECTION – PAL By completing, signing and submitting the forms accompanying this PAL, you agree to disclose to the Company, the Company's branch registrar in Hong Kong 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 acceptance of the provisional allotment of the Rights Shares. The Personal Data (Privacy) Ordinance provides the holders of securities with rights to ascertain whether the Company is branch registrar in Hong Kong hold their personal data, to obtain a copy of that data, and to correct any data that is inaccurate. In accordance with the Personal Data (Privacy) Ordinance, the Company's branch registrar in Hong Kong have the right to charge a reasonable fee for the processing of any data access request. All requests for access to data or correction of data or for information regarding policies and the kinds of data held should be addressed to the Company, at its principal place of business at Room 1012, 10/F, Tsim Sha Tsui Centre, 66 Mody Road, Kowloon, 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) to the Company's branch registrar in Hong Kong, Tricor Investor Services Limited, at Level 22, Hopewell Centre, 183 Queen's Road East, Hong Kong, for the attention of Privacy Compliance Officer. Yours faithfully, For and on behalf of SYNERTONE COMMUNICATION CORPORATION Ham Veining

Han Weining Executive Director



敬啟者:

緒言

Z 4 述 協同通信集團有限公司(「本公司」)就供股刊發日期為二零一六年四月七日之供股章程(「供股章程」)。根據寄發予合資格股東之供股章程內所載之條款及條件,董事已按於記錄日期(即二零一六年四月大日尾期三)營業時間結束時在本公司股東名冊登記於 閣下名下每一股股份優發一股供股股份之基準,向 閣下暫定配發供股股份。 閣下於記錄日期營業時間結束時所持有之股份數目列於甲欄, 而暫定配發予 閣下之供股股份數目則列於乙欄。除文義另有所指外,供股章程所界定之詞彙在本通知書內具有相同涵義。 供股股份經繳足股款後,將在各方面與當時之現有已發行股份享有同等地位,包括有權收取於配發供股股份之日期後宣派、作出或派付之一切未來股息及分派。

以股股份建築定取減後,前在含力加與菌蚵之現有に要付取防孕有向等地位,包括有權吸取於配要供取股份之口則及且源、作由與進付之一列本%股急及方部。 除香港之適用法例外、專程文件並無根據任何可證券去或同等法例登記。續此,本公司並連握採取任何行動,以批准在香港以外任何地區進行供股。任何人士如在香港以外任何地區接獲暫定 配額通知書,除非有關要約或邀請在該地區可合法提出而毋須辦理任何登記手續或符合該地區之任何其他法定及監管規定。否則不可視作申請認購供股股份之契約或邀請。受下文所述者所限,任何有意 申請供股股份面身居香港以外地區之人士,在取得認購暫定配發供股股份之任何權利前,必須自行遵守一切有關地區之法例及規例,包括取得任何政府或其他方面同意及就比量付款地斷用就完須繳付之 任何税項及徵費。除外股東作出供股股份之申請將不會被接納。倘本公司認為接納任何供股股份之申請會違反任何司法權區之適用證券法例或其他法例或規例,則本公司有關拒絕接續了關申請。

終止包銷協議

接納及付款手續

及約A/T系于線 間下如說後納会記暫定記額供股股份,須將本暫定配額通知書整份並按照其上指示,連同丙欄所示於接納時應繳足之全數股款,不運於二零一六年四月二十一日(星期四)下午四時正前交回本公司香港股 份過戶登記分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。所有股款須以港元繳付,而支票必須由香港持牌銀行賬戶開出,銀行本票則須由香港持牌銀行發出,並以[SYNERTONE COMMUNICATION CORPORATION — RIGHTS ISSUE ACCOUNT]為抬頭人及以「只准入抬頭人賬戶」方式劃線開出。支付有關款項將構成根據暫定配額通知書及供股章程之條款及受本公司之組織章程大 鋼及公司細則所限接鈉暫定配額。本公司將不會就該等股款發出收據。所有關於暫定配額通知書之查詢應致予本公司之香港股份過戶登記分處卓佳證券登記有限公司,地址為香港灣仔皇后大道東183號 合和中心22樓。

日本中心22後、 勞請注意,除非已填妥之暫定配額通知書連同丙欄所示之應繳股款如上文所述於二零一六年四月二十一日(星期四)下午四時正前由原獲配發人或已獲有效轉讓認購供股股份權利之任何人士送達,否 則 閣下之暫定配額及其項下之所有權利及配額將被視為放棄並將予註銷。即使遞交人士或其代表並未遵照有關指示填妥暫定配額通知書,本公司仍可全權酌情視暫定配額通知書為有效,並使遞交人士 或其代表受其約束。本公司可要求有關申請人於稍後填妥未填妥之暫定配額通知書。填妥及交回本暫定配額通知書,即表示向本公司保證及聲明,閣下已經(或即將)妥為遵守所有相關地區(不包括香港) 與暫定配額通知書及任何接納暫定認額通知書有關之一切登記、法律及監管規定。為免生疑,香港中央結算(代理人)有限公司(其代表中央結算系統參與若認購供股股份)不受上述保證及聲明所規限。務 請注意,概不會向除外股東作出供股股份之暫定配額,亦不會向彼等寄發暫定配額通知書。

轉讓

Normal Constant Cons

分拆配额

为"Lon" 疑接納部分暫定配額,或轉讓 閣下可認購獲暫定配發之供股股份之部分權利,或向超過一名人士轉讓 閣下之權利,則須不遲於二零一六年四月十三日(星期三)下午四時三十分前將整份原有 暫定配額通知書交回本公司之香港股份過戶登記分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,其將註銷原有暫定配額通知書,並按所需數目發出新暫定配額通知書。新暫定 配額通知書可於 閣下交回原有之暫定配額通知書後第二個營業日一般辦公時間內在本公司之香港股份過戶登記分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樓領取。

支票及銀行本票

全部支票及銀行本票於接獲(不論由 閣下或任何指定承讓人交回)後將立即過戶,而有關款項所產生之所有利息將撥歸本公司之利益。填妥及交回本暫定配額通知書連同支付供股股份款項之支票或銀行 本票後,將構成認購人之一項保證,表示該支票或銀行本票將於首次過戶時兑現。在形響本公司其他有關權利之情況下,倘隨附支票或銀行本票於首次過戶時未能兑現,則本公司保留拒絕受理任何暫 定配額通知書之權利。在此情況下,有關之暫定配額及據此給之之一切有關權利將被視代放棄並將予以取消。倘不進行供股,就本公司所收任何申請股款發出之退款支票將於二零一六年四月二十九日(星 期五)或之前全數但不計利息以平郵方式郵寄予 閣下或其他有權收取款項之人士之登記地址,郵誤風險概由 閣下承擔。

股票

(方) 預期所有繳足股款供股股份之股票將於二零一六年四月二十九日(星期五)或之前,由本公司之香港股份過戶登記分處卓住證券登記有限公司以平郵方式郵寄予有權收取股票之人士,郵誤風險概由彼等承擔。 閣 下將會就所有獲配發及發行繳足股款之供股股份收取一張股票。

一般事項

版本文 添不复定額通知書連同(如適用)已由獲發本暫定配額通知書之人士簽署之轉讓及提名表格一併交回,即已確實證明交回上述文件之人士有權處理本暫定配額通知書,並有權收取分拆暫定配額通知書 及/或供股股份股票。供股章程可於本公司之香港股份過戶登記分慮卓佳證券登記有限公司索取,地址為香港皇后大道東183號合和中心22樓。 所有文件(包括退款支票)將以平郵方式郵寄予有關申請人士或有權收取文件之人士,郵誤風險概由收件人承擔。 暫定配額通知書及所有對其所載建議之接強均受香港法例管輸並按其詮釋。

收集個人資料 — 暫定配額通知書

Q業個人資料一個定能額週知會 填妥、簽署及交回本暫定配額通知書随附之表格,即表示 閣下同意向本公司、本公司之香港股份過戶登記分處及/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 閣下為其利益而接 納暫定配發供股股份之人士之任何資料。<個人資料(私隱)條例)賦予證券持有人權利,可確定本公司或本公司之香港股份過戶登記分處是否持有其個人資料、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(私隱)條例),本公司及本公司之香港股份過戶登記分處有權就處理任何產間資料要求而收取合理費用。有關查問資料或更正資料或查問有關政策及慣例以及持有資料種類之訊息之所有要求, 應寄至本公司之主要營業地點(地址為香港九龍麼地道66號尖沙咀中心10樓1012室)或根據適用法例不時通知之地址,交予公司秘書;或(視情況而定)寄至本公司之香港股份過戶登記分處卓佳證券登記有 限公司(地址為香港皂后大道東183號合和中心22樓),交予私隱條例事務主任。

此 致

列位合资格股束 台照

代表 協同通信集團有限公司 執行董事 韓衛寧 謹啟

二零一六年四月七日

IN THE	E EVEN	T OF '	TRANS	SFER	OF R	IGHT	S TO	SUBS	SCRIB	BE FO	R TI	IE RI	GHTS	S SHA	ARE(S) RE	PRES	ENT	ED B	Y TH	IS DO	CUM	ENT,	AD VA	ALOREM
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在本文	件所指	之任何	J供股M	殳 份 頼	專讓 認	購權	登記之	之前,	須出	示已線	数付待	と 價 印	花税	之證	明。										

Form 表格 Z	
	(To be completed and signed only by the Qualifying Shareholder(s) who wish(es) to transfer all of his/her/their right(s) to subscribe for the Rights Shares comprised herein) (僅供有意轉讓其全部認購供股股份之權利之合資格股東填寫及簽署)
9 致: 1	The Directors Synertone Communication Corporation 岛同通信集團有限公司 গ位董事 台照
敬啟者	ereby transfer all of my/our rights to subscribe for the Rights Shares comprised in this PAL to the person(s) accepting the same and signing the registration application form (Form C) below.
1	2
Date ⊨	1 期:
Hong l 在轉調	Kong stamp duty is payable in connection with the transfer of your rights to subscribe for the Rights Share(s). 裏 閣下之供股股份認購權時須支付香港印花税。
Form 表格P	
	(To be completed and signed only by the person(s) to whom the rights to subscribe for the Rights Share(s) has/ have been transferred) (僅供已獲轉讓供股股份認購權之人士填寫及簽署)
9 致: 1	The Directors Synertone Communication Corporation 高同通信集團有限公司 列位董事 台照
	equest you to register the number of Rights Shares mentioned in Box B of Form A in my/our name(s). I/we agree to accept the same on the terms embodied in this PAL and the accompanying Prospectus and to the memorandum and articles of association of the Company.
本人/	". 一吾等譴請 閣下將表格甲中乙欄所列數目之供股股份登記於本人/吾等名下,本人/吾等同意按照本暫定配額通知書及隨附供股章程所載之條款,並在 貴公司之組織章程大綱 則之規限下接納此等供股股份。

Existing Shareholder(s) Please mark "X" in this box 現有股東請在本欄內填上「X」號

	To be completed in BLOCK LETTERS 請用英文大楷	š in ENGLISH. Joint applicants should give 填寫。聯名申請人僅須填寫排名首	e the address of the first-na 位之申請人之地址。	umed app	olicant or	ıly.				
Name of applicant in English 申請人英文姓名	Family name or Company name 姓氏或公司名稱	Other name(s) 名字		Name i Chines 中文如	e					
Name continuation and/or name(s) of joint applicants in English (if applicable) 申請人英文號姓名及/或 聯名申請人英文姓名 (如適用)										
Address in English (joint applicants should give the address of the first-named applicant only) 英文地址										
(聯名申請人僅須填寫 排名首位之申請人之地址)										
Occupation 職業			Tel. No. 電話號碼							
		Dividend Instructions 派息指示								
					Ba	nk Accou	nt number	銀行賬	□號碼	
Name and address				BANK 銀行	BRANCH 分行			ACCOU 賬戶	NT	
of bank 銀行名稱及地址										
1					4					
	Signat	ure(s) of applicants (all joint applicant	ts must sign)							

申請人簽署(所有聯名申請人均須簽署)

Date 日期:

Hong Kong stamp duty is payable in connection with the acceptance of the rights to subscribe for the Rights Shares. 在接納供股股份之認購權時須支付香港印花税。