### To be valid, the whole of this document must be returned. 本文件必須整份交回,方為有效。

Provisional Allotment Letter No. 暫定配額誦知書號碼

IMPORTANT

Branch share registrar and transfer office

Branch share registrar and in Hong Kong:
香港股份過戶及轉讓
臺部分處:
Tricor Secretaries Limited
Level 22, Hopewell Centre
183 Queen's Road East
Hong Kong
車住秘書商務有限公司
香港

早住他貴同份有內香港 皇后大道東183號 合和中心22樓

【2 任何很天来爾壮門實仕。 東京報告的主義。 The prospectus dated 6 September 2016 (the "Prospectus") issued by Wai Yuen Tong Medicine Holdings Limited have the same meanings herein, unless the context requires otherwise. 東京教另有所指外,Wai Yuen Tong Medicine Holdings Limited (包元堂寨業控版有限公司)日期為二零一六年九月六日之章程(「章程」)所界定詞棄於本通知書內具有相同消義。 ubject to the granting of the listing of, and permission to deal in, the Rights Shares in both nil-paid and fully-paid forms on the Stock Exchange or as well as compliance with the stock admission requirements of HKSCC, the Rights Shares in both nil-paid and fully-paid forms will be exercised as eligible securities by HKSCC for deposit, clearance and settlement in CCASS with feet from their respective commencement dates of dealings on the Stock Exchange or such other date 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 settlement day thereafter. All activities under CCASS are subject to the General Rules of CCASS and CCASS Operational Procedures in effect from time to time.

待未繳股款及繳足股款供股股份獲推於轉交所上市及買賣,以及適守香港結算之股份收納規定後,未繳股款及繳足股款供股股份務獲香港結算系統更數,以表達可含用的工作。 香港結算屬定之其他日期起,於中央結算系統寄存、結算及交收。聯交所參與者之間在任何交易日進行之交易,須於其後第二個交易日在中央結算系統交收。所有中央結算系統活動均須遵守不時有效之中央結算系統一般規則及中央結算系統一般規則及中央結算系統不



## WAI YUEN TONG MEDICINE HOLDINGS LIMITED

# (位元堂藥業控股有限公司\*)

(Incorporated in Bermuda with limited liability) (於百慕達註冊成立之有限公司) (Stock Code: 897) (股份代號:897)

RIGHTS ISSUE ON THE BASIS OF THREE (3) RIGHTS SHARES FOR EVERY ONE (1) SHARE HELD ON THE RECORD DATE AT HK\$0.43 PER RIGHTS SHARE PAYABLE IN FULL ON ACCEPTANCE

> 按於記錄日期每持有 一(1)股股份獲發三(3)股供股股份之基準 以每股供股股份0.43港元(須於接納時悉數繳足) 進行供股

### PROVISIONAL ALLOTMENT LETTER 暫定配額通知書

Head office and principal place Head office and principal place of business in Hong Kong: 總辦事應及香港主要 營業地點: SFE, Wai Yuen Tong Medicine Building 9 Wang Kwong Road Kowloon Bay Kowloon Hong Kong 香港 九龍 大龍灣 宏光道9號 位元堂業業大度5樓

Clarendon House 2 Church S Hamilton HM 11 Bermuda

6 September 2016 二零一六年九月六日

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 Monday, 5 September 2016 於二零一六年九月五日(星刺一)以 関下名義登記之股份總數 BOX A 甲欄	
	Number of Rights Shares provisionally allotted to you subject to payment in full on acceptance by no later that on Wednesday, 21 September 2016 数目,惟须於二零一六年九月二十一日(星期三)下午四時正前接登後表,另可作數	n 4:00 p.m. : 納 時 繳
	Total subscription money payable in full upon acceptance 全數接納時應繳認購款項總額 BOX C   丙欄   HKS 港元	
Contact Telephone No.: 聯絡電話號碼:	M on the dealine is such State Sugar in their all mid-form and the Sugar will take also while the confidence to which the Britist Ions, an advice remain unfulfilled. Any Suphibiter or other proper super-	for in the Observe

安州東大大科物際。 開始成其用途影響出現任行與團歲後生在終代在之其後等,因他因為全國認為會對本集團裝置無限者因為受質級使養養養養力及不利的響或對假改重大不利;或 他也質問機論上方面接近任何—到時間之任行者。如果或問罪等所以養殖的論論,可解放於伯蘭論論可解放於白蘭論理。即之前上"在之後所曾主我時期便之"世中平何或要完二一節的,為本地,國家通用跨導發施對行為或表質而失成符章施對行為或為实开級,或可影響本能證券市場之等件,用包期而全難認為會對 成果的企業的基础任何—到時間之任行者。如果或問罪等所以養殖的論論之可解放於伯蘭論理。即之前上"在之後所曾主我時期便之"世中平何或要完二一節的,為本地,國家通用跨導發施對行為或表質而失成符為,或可影響本能證券市場之等件,用包期而全難認為會對 或是實施之為一致之間之一致。由於實施對於之間或其能更強制,但可能更加全難相為不知可能因此五類相似行為更大或不断影響,或其使其實施,因此可能可能因此可能 發動。因為自然全性認為自然本人可以正是轉成不同影響,包括不同政治不可能也被定之一動性的原則,因此而無控制或或相應決議案情期或結案,或本集團任何成分可能生態如果性可能。



## WAI YUEN TONG MEDICINE HOLDINGS LIMITED

(位元堂藥業控股有限公司\*)

(Incorporated in Bermuda with limited liability)

(Stock Code: 897)

Dear Qualifying Shareholders

INTRODUCTION

ce is made to the prospectus dated 6 September 2016 (the "Prospectus") despatched to the shareholders of Wai Yuen Tong Medicine Holdings Limited (the "Company") in relation to the Rights Issue. Capitalised terms defined in the Prospectus have the same meanings when used herein unless ext otherwise requires. In accordance with the terms and subject to the conditions set out in the Prospectus, the prospectus have the same in the prospectus have the same meaning when used herein unless ext otherwise requires. In accordance with the terms and subject to the conditions set out in the X and and the number of the prospectus have the same in the prospectus have the same meanings when used herein unless ext otherwise requires. In accordance with the terms and subject to the conditions set out in the X and the number of the prospectus have the prospectus have the same meanings when used herein unless ext otherwise requires. In accordance with the terms and subject to the conditions set out in the X and the number of the prospectus have the pros

No action has been taken to register or permit the offering of the Rights Shares or the distribution of the documents in connection with the Rights Issue in any jurisdiction other than Hong Kong. No person receiving a copy of the Prospectus or a PAL or an EAF in any jurisdiction outside Hong Kong may treat it as an offer or invitation to apply for the Rights Shares unless in the relevant jurisdiction, such an offer or invitation could lawfully be made without compliance with any registration or other legal or regulatory requirements. It is the responsibility of any person outside Hong Kong wishing to make on his/her/fis behalf an application for the Rights Shares to satisfy himself/heren/jan you for formalities needed to be observed in such jurisdictions, and to pay taxes and duties required to be paid in any such jurisdiction in connection therewith. The Company reserves the right to refuse to accept or treat as invalid any application for Rights Shares where it believes that doing so would violate the applicable securities (egislation or other laws or regulations of any jurisdiction.)

No provisional allotment of Rights Shares has been made to the Excluded Shareholders and no PAL nor EAF is being sent to them. The Company will send copies of the Prospectus to the Excluded Shareholders for their information purposes only and the Prospectus should not be copied or redistributed. Arrangements will be made for the Rights Shares which would otherwise have been provisionally allotted to the Excluded Shareholders to be sold in the market in their nil-paid form as soon as practicable after dealings in the nil-paid Rights Shares end, if a premium (net of expenses) can be obtained. The proceeds of such sale, less expenses, will be retained for the benefit of the Company. Any unstel entitlements of the Excluded Shareholders, and any Rights Shares provisionally allotted but not accepted by the Qualifying Shareholders or otherwise subscribed for by transferees of the nil-paid Rights Shares, will be made available for excess application on EAFs by the Qualifying Shareholders.

When issued, allotted and fully paid, the Rights Shares will rank pari passu in all respects among themselves and with the Shares in issue. Holders of fully-paid Rights Shares will be entitled to receive all future dividends and distributions which may be declared, made or paid on or after the date of allotment of the fully-paid Rights Shares.

To take up your provisional allotment in full, you must lodge the whole of this PAL intact in accordance with the instructions printed herein with the Registrar, Tricor Secretaries Limited at Level 22, Hopewell Centre, 183 Queen's Road East, Hong Kong, together with a remittance for the full amount payable on acceptance, as set out in Box C, so as to be received by no later than 4:00 p.m. on Wednesday, 21 September 2016. All remittances must be made by cheque(s) or cashier's order(s) in Hong Kong dollars. Cheques must be drawn on an account with cashier's orders must be issued by, a licensed bank in Hong Kong and made payable to "Wai Yuen Tong Medicine Holdings Limited — Provisional Allotment Account" and crossed "ACCOUNT PAYEE ONLY". Such payment will constitute acceptance of the provisional allotment have gone the rems of this PAL and the Prospectus Documents and subject to the memorandum of association of the Company and the Bye-Laws. No receipt will be given for such remittances. All enquiries in connection with this PAL should be addressed to the Regist at the above address.

It should be noted that unless this PAL, together with the appropriate remittance for the amount shown in Box C, has been received as described above by no later than 4:00 p.m. on Wednesday, 21 September 2016 whether by the original allottee or any person in whose favour the rights have been validly transferred, this provisional allotment and all rights and entitlements hereunder will be deemed to have been declined and will be cancelled. The Company is not obliged to treat but may at its absolute discretion treat a PAL as valid and binding on the person(s) by whom and on whose behalf is lodged even if such PAL is not completed in accordance with the relevant instruction requires used in complete to be completed by the relevant applicants at a later stage.

### APPLICATION FOR EXCESS RIGHTS SHARES

If you are a Qualifying Shareholder and wish to apply for excess Rights Shares in addition to those provisionally allotted to you, you should complete and sign the accompanying EAF and lodge it, together with a separate remittance for the full amount payable on application in respect of the excess Rights Shares applied for, with the Registrar, Tricor Secretaries Limited at Level 22, Hopewell Centre, 183 Queen's Road East, Hong Kong, so as to be received by no later than 4-00 p.m. on Wednesday, 21 September 2016. All remittances must be made by cheque(s) or cashier's order(s) in Hong Kong dollars. Cheques must be drawn on an account with, and cashier's orders must be issued by, a licensed bank in Hong Kong and made payable to "Wai Yuen Tong Medicine Holdings Limited — Excess Application Account" and crossed "ACCOUNT PAYEE OALT".

INCLOSER.
If you wished to chansfer all of your rights to subscribe for the Rights Shares provisionally allotted to you beccumder, you must complete and sign the form of transfer and nomination (Form B) and hand this PAL to the transferee(s) cope through whom you are transferring your rights (I you wished) must their complete and sign the registrations application form (Form C) and lodge this PAL intact in accordance with the instructions printed herein together with a remittance for the full amount payable on access ease on tin Box C with the Registrar, Tricon to the payable in the payable in the payable in connection as ease of the payable in connection with the transfer of your rights to subscribe for the relevant Rights Shares and the acceptance by the transferee(s) of such right of your rights to subscribe for the relevant Rights Shares and the acceptance by the transferee(s) of such right of your rights to subscribe for the relevant Rights Shares and the acceptance by the transferee(s) of such right of your rights to subscribe for the relevant Rights Shares and the acceptance by the transferee(s) of such right of your rights to subscribe for the relevant Rights Shares and the acceptance by the transferee(s) of such right of your rights to subscribe for the relevant Rights Shares and the acceptance by the transferee(s) of such right of your rights to subscribe for the relevant Rights Shares and the acceptance by the transferee(s) of such right of your rights to subscribe for the relevant Rights Shares and the acceptance by the transferee(s) of such right of your rights to subscribe for the relevant Rights Shares and the acceptance by the transferee(s) of such right of your rights to subscribe for the relevant Rights Shares and the acceptance by the transferee(s) of such right of your rights to subscribe for the relevant Rights Shares and the acceptance of the right of the right of the relevant Right Shares and the respectance of the right of

SPLITTING If you wish to accept only part of your provisional allotment or transfer part of your rights to subscribe for the Rights Shares provisionally allotted hereunder, or to transfer all or part of your rights to more than one person, this PAL must be surrendered and lodged for cancellation by no later than 4:30 p.m. on Monday, 12 September 2016 with the Registrar, Tricor Secretaries Limited at Level 22, Hopewell Centre, 183 Queen's Road East, Hong Kong, who will cancel this original PAL and issue new PALs in the denominations required, which will be available for collection at the Registrar after 9500 a.m. on the second Business Day after the surrender of this original PAL.

### TERMINATION OF THE UNDERWRITING AGREEMENT

It should be noted that the Rights Shares will be dealt in their nil-paid form from 9:00 a.m. on Thursday, 8 September 2016 to 4:00 p.m. on Thursday, 15 September 2016, both dates inclusive. Shareholders should note that dealings in such Rights Shares in their nil-paid form and the Shares will take place while the conditions to which the Rights Issue are subject remain unfulfilled. Any Shareholder or other person dealing in the Shares up to the date on which all conditions to which the Rights Issue are subject are fulfilled, and dealings in the Rights Shares in their nil-paid form, who is in any doubt about his/her/its position, is recommended to consult his/her/its own professional adviser.

In particular, the Directors would like to draw your attention to the fact that if, prior to the Latest Time For Termination.

- 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 law 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 adverse in the context of the Rights Issue; or
  - 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 of the Underwriting Agreement) of a political, military, financial, economic or or not of the same kind or nature with any of the foregoing), or in the nature of any local, national or international ocubreriak or escalation of hostilities or armed conflict, or affecting local securities markets which may, in the absolute opinion of the Underwriter may affect the business or the financial or trading position or prospects of the Group as a whole or materially and adversely price the success of the Rights Issue; or otherwise makes it inexpedient or inadvisable to proceed with the Rights Issue; or
- any adverse change in market 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 otherwise makes it inexpedient or inadvisable to proceed with the Rights Issue; or
- any change in the circumstances of the Company or any member of the Group occurs which in the absolute opinion of the Underwriter will adversely affect the prospects of the Company, including without limiting the generality of the foregoing, the presentation of a petition or the a resolution for the liquidation or winding up or similar event occurring in respect of any of member of the Group or the destruction of any material asset of the Group; or
- any event of force majeure occurs, including without limiting the generality thereof, any act of God, war, riot, public disorder, civil commotion, fire, flood, explosion, epidemic, terrorism, strike or lock-out; or
- any other material adverse change in relation to the business or the financial or trading position or prospects of the Group as a whole occurs, whether or not of the same kind or nature with any of the foregoing; o
- any matter occurs which, had it arisen or been discovered immediately before the date of the Prospectus and not having been disclosed in the Prospectus, would have constituted, in the absolute opinion of the Underwriter, a material omission in the context of the Rights Issue; or (vi)
- (vii) any suspension in the trading of securities generally or the Company's securities on the Stock Exchange for a period of more than 10 consecutive Business days occurs, excluding any halt or suspension in connection with the clearance of the Joint Announcement, the Prospectus Documents or other announcements or circulars in connection with the Rights Issue; or
- (viii) any moratorium, suspension or material restriction on trading of the Shares on the Stock Exchange occurs due to exceptional financial circumstances or otherwise.

the Underwriter is entitled to terminate the Underwriting Agreement by notice in writing to the Company served prior to the Latest Time For Termination The Underwriter may also by notice in writing rescind the Underwriting Agreement if, prior to the Latest Time For Termination:

- any material breach of any of the representations, warranties or undertakings contained in the Underwriting Agreement comes to the knowledge of the Underwriter; or
- any Specified Event comes to the knowledge of the Underwriter.

If the Underwriter exercises the above termination rights, the Rights Issue will not proceed.

Full details of the termination rights of the Underwriter are set out in the Prospectus.

### CHEQUES OR CASHIER'S ORDERS

All cheques and cashier's orders will be presented for payment immediately following receipt and all interest earned on such monies (if any) will be retained for the benefit of the Company. If any cheque or cashier's order lodged with this PAL is not honoured upon first presentation, the provisional allotment and all rights and entitlements given pursuant to it will be deemed to have been declined and will be cancelled. Completion and return of this PAL together with a cheque or a cashier's order in payment for the Rights Shares provisionally allotted hereunder will constitute a warranty by the subscriber that the cheque or cashier's order will be honoured on first presentation.

It is expected that certificates for the fully-paid Rights Shares will be despatched to you by the Registrar by ordinary post at your own risk on Thursday, 29 September 2016. You will receive one share certificate for all the fully-paid Rights Shares allotted and issued to you.

### EFFECT OF BAD WEATHER

If there is a "black" rainstorm warming or a tropical cyclone warning signal number 8 or above in force in Hong Kong ("Bad Weather") at any time before 12:00 noon and no longer in force after 12:00 noon on Wednesday, 21 September 2016, the latest time for acceptance of and the time for paym for the Rights Shares and for application and payment for excess Rights Shares will be extended to 5:00 p.m. on the same Business Day, if there is Bad Weather in force in Hong Kong at any time between 12:00 noon and 1:00 p.m. on Wednesday, 21 September 2016, the latest time for acceptance and the time for payment for the Kiphts Shares and for application and payment for excess Rights Shares will be rescheduled 4:30 p.m. on the following Business Day which does not have either of those warnings in force at any time between 900 a.m. and 4:00 p.m. on the same Business Day which does not have either of those warnings in force at any time between 900 a.m. and 4:00 p.m. on the same Business Day which does not have either of those warnings in force at any time between 900 a.m. and 4:00 p.m. on the same Business Day which does not have either of those warnings in force at any time between 900 a.m. and 4:00 p.m. on the same Business Day which does not have either of those warnings in force at any time between 900 a.m. and 4:00 p.m. on the same Business Day which does not have either of those warnings in force at any time between 900 a.m. and 4:00 p.m. on the same Business Day which does not have either of those warnings in fine the payment of the same payment of

Lodgment of this PAL with, where relevant, the form of transfer and nomination (Form B) purporting to have been signed by the person(s) in whose favour this PAL has been issued shall be conclusive evidence of the title of the party or parties lodging it to deal with the same and to receive split letters of allotment and/or certificates for the Rights Shares. This PAL and any acceptance of the offer contained herein shall be governed by, and construed in accordance with, the laws of Hong Kong.

By completing, signing and submitting the forms accompanying this PAL, you agree to disclose to the Company, 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 acceptance of the provisional allotance of the Rights Shares. The Personal Data (Privacy) Ordinance provised the holders of securities with rights to accertain whether the Company or the Registrar hold their personal data, to obtain a copy of that data, and to correct any data that he recording to the Personal Data (Privacy) Ordinance, the Company and the Registrar hard their personal data, to obtain a copy of that data, and to correct any data that is naccurate. In the Personal Data (Privacy) Ordinance, the Company and the Registrar hard their personal data (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 9F., Wai Yuen Tong Medicine Building, 9 Wang Kowag Kong Kong Kong, 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 Registrar, Tricro Secretaries Existent Extended at Level 22, Hopewell Center, 183 Queen's Road East, Hong Kong, for the attention of Privacy Compliance Officer.

IN THE EVENT OF A TRANSFER OF RIGHT(S) TO SUBSCRIBE FOR THE RIGHTS SHARE(S), HONG KONG AD VALOREM STAMP DUTY IS PAYABLE ON EACH SALE AND EACH PURCHASE. A GIFT OR A TRANSFER OF BENEFICIAL INTEREST OTHER THAN BY WAY OF SALE IS ALSO LIABLE TO HONG KONG AD VALOREM STAMP DUTY. EVIDENCE OF PAYMENT OF HONG KONG AD VALOREM STAMP DUTY WILL BE REQUIRED BEFORE REGISTRATION OF ANY TRANSFER OF THE ENTITLEMENT(S) TO THE RIGHTS SHARE(S) REPRESENTED BY THIS PROVISIONAL ALLOTMENT LETTER. 在轉讓認購供股股份之權利時,每項買賣均須繳納香港從價印花稅。機贈或轉讓(並非以出售方式)實益擁有之權益亦須繳納香港從價印花稅。在登記轉讓本暫定配額通知書所列任何供股股份之權利之前,須出示已繳納香港從價印花稅之證明。

# FORM OF TRANSFER AND NOMINATION 轉讓及提名表格

## Form B 表格乙

(To be completed and signed only by Qualifying Shareholder(s) who wish(es) to transfer all of his/her/its/their right(s) to subscribe for the Rights Shares comprised herein) (僅供擬將其/彼等於本表格所列認購供股股份之權利全數轉讓之合資格股東填寫及簽署)

# To: The Directors WAI YUEN TONG MEDICINE HOLDINGS LIMITED

致: 位元堂藥業控股有限公司\* 列位董事 台照

Dear Sirs and Madams, I/We hereby transfer all of my/our rights to subscribe for the Rights Shares comprised in this Provisional Allotment Letter to the person(s) accepting the same and signing the registration application form (Form C) below. 敬 啟 者

本人/吾等茲將本暫定配額通知書所列本人/吾等可認購供股股份之權利全數轉讓予接受此權利並簽署以下登記申請表格(表格丙)之人士。

I		3	4	
	Signature(s) of Shareholders (all joint Share	holders must sign)股東簽署(所有聯名股東	[均須簽署]	
Date 日期:二零一六年	2016			
Note: Hong Kong stamp duty is paya 附註:轉讓 閣下可認購有關供	ble in connection with the transfer of your rights to subscribe for the Rights Sh股股份之權利須繳納香港印花稅。	ares.		
		ON APPLICATION FORM &記申請表格		
Form C 表格丙	_			
	(To be completed and signed only by the person(s) to w (僅供承讓認購供	hom the rights to subscribe for the Rights Share 股股份權利之人士填寫及簽署)	es have been transferred)	
Γο: The Directors WAI YUEN TONG M	EDICINE HOLDINGS LIMITED			
致: 位元堂藥業控股有限 列位董事 台照	公司*			
the Prospectus Documents and 敬 啟 者:	e number of the Rights Shares mentioned in Box B of Form A in n subject to the memorandum of association of the Company and th 格甲內乙欄所列之供股股份數目以本人/吾等名義登記等股份。	e Bye-Laws.		
		Existing Shar Please mark 現有股東請	reholder(s) "X" in this box f於欄內填上「X」符號	
	To be completed in BLOCK letters in 請用英文大楷填寫	ENGLISH. Joint applicants should give one address on 寫。聯名申請人只須填報一個地址。	nly.	
Name in English 英文姓名	Family name or Company name 姓氏或公司名稱	Other names 名字	Name in Chinese 中文姓名	
Name continuation and/ or names of joint			'	
applicants (if required) 續姓名及/或聯名申請人 姓名(如有需要)				
Address in English				
(joint applicants should give one address only) 英文地址(聯名申請人				
只須填報一個地址)				
Occupation 職業			Tel. no. 電話號碼	
	Divid	end instructions 派息指示		
Name & address of bank 銀行名稱及地址			바로 비를 찾았다.	Bank account no. 銀行賬戶號碼 For office use only 公司專用
THE IN SO THE SECTION ASSESSMENT		Account type	: 1000 / 1 75只 / 月	Tof office use only 公司专用
l	2	3 nts must sign)申請人簽署(所有聯名申請 <i>)</i>	4	

Names of Chinese applicants must be given both in English and in Chinese characters 華裔申請人須填寫中英文姓名

2016

Note: Hong Kong stamp duty is payable in connection with the acceptance of the transfer of the rights to subscribe for the Rights Shares. 附註:接納轉讓 関下可認購有關供股股份之權利須繳納香港印花税。

Date 日期:二零一六年\_