

Messrs Cementir Holding S.p.A. Corso di Francia n. 200

00191 – Roma

The Italian text prevails over the English version

PROXY FORM TO ATTEND THE SHAREHOLDERS'MEETING

This is to certify that the undersigned,					,
born in,	on	Tax Code n	umber		
residing in		(),	Identification	document	(type)
no	.(attach copy)				

(if required) in the name and on behalf of the Company \ldots	,
with registered office in), via	, Tax
Code / VAT Code number,	registered under no
with the Company Register of	, as legal representative of the aforementioned
Company,	

LAWFULLY ENTITLED

to vote for no	Cementir Holding S.p.A. commo	on shares registered in
security account no	atat	ABI
САВ	as resulting from inte	ermediary statement no
made by		

in my capacity as (Please cross the relevant box)

Cemei	ntir Holdir	ng S	S.p.A. sha	arehc	older 🗆 lega	al repres	sent	ative 🗆	agent	with	power	to	sub-de	elegate 🗆
secured	creditor		assignee	• □	beneficial	owner		custodi	an 🗆	mar	nager		other	(specify)

APPOINT

Mr./Miss.		,
born in, or	n	Tax Code number
residing in		.(),
with right to be substituted by (if required)		
Mr./Miss.		,
born in, or	n	Tax Code number
residing in		.(),

C cementirholding

to represent him/her

at the Ordinary Shareholders' Meeting to be held at the Company's registered office in Rome at Corso di Francia, 200, on single call, on single call on 18 April 2013 at 12:00 p.m. to vote upon the following:

AGENDA

- 1. Financial statements as of 31 December 2012. Reports of the Board of Directors, the Board of Statutory Auditors and the Independent Auditors. Allocation of net result for the year and distribution of a dividend. Presentation of the Group's consolidated financial statements at 31 December 2012. Related and consequent resolutions.
- 2. Remuneration Report: resolution in relation to the first section pursuant to Article 123-ter, paragraph 6 of Legislative Decree No. 58/98.

Please cross the pertaining box:

□ The aforementioned proxy holder is not given any specific instructions referring to voting and is legally entitled to voting, the foregoing being a validly ratified pledge. <u>The voting right can therefore be</u> discretionally exercised by the proxy holderⁱ.

□ The aforementioned proxy holder is given all necessary powers, <u>in compliance with specific voting</u> instructions given by the delegating party.

It is the Proxy holder's liability to attest the identity of the delegating party and, in case, the compliance of the proxy form copy to the original, pursuant to art. 135-novies of Italian legislative Decree no. 58 of February 24, 1998.

This proxy form is valid only if the Company receives the statement sent by the intermediary upon request of the person entitled to the right

PRIVACY INFORMATION

The data contained in this proxy form shall be processed by Cementir Holding S.p.A. – the Data Holder – for the purpose of carrying out the fulfillments connected with the Shareholders' Meeting, in compliance with the applicable provisions of law on the protection of personal data.

The party has the right, in compliance with art.7 of Italian Legislative Decree 196/2003 to know –at any time- the data held by Cementir Holding S.p.A., their origin and the way they are processed; the party is also entitled to require to update, rectify, complete, delete or block the data, and to oppose their processing.

Place and date:

Signature:

The data might be communicated to employees and consultants of Cementir Holding S.p.A., who are specifically authorized to process the data, in their capacities as Responsible or Entrusted Subjects, for the above mentioned purposes. The data might also be disclosed or communicated to third parties for the fulfillment of provisions of laws, regulations or EU laws, as ordered by Authorities or supervisory and control bodies; the proxy will not be admitted to attend the Shareholders' Meeting unless the data marked as compulsory have been provided.

¹ Is given without specific voting instructions, the proxy holder may be subject to the provisions regulating significant holdings in listed issuers (art. 118, paragraph 1°, letter c), Consob Regulation no. 11971/99 and following amendments and supplements).