

The Italian text prevails over the translation into English

PROXY FORM FOR THE REPRESENTATIVE APPOINTED BY THE COMPANY

Mr. Domenico Sorrentino as Appointed Representative pursuant to art. 135-undecies of Legislative Decree no. 58/98 by Cementir Holding S.p.A.(the Company), shall collect the voting proxies relating to the ordinary shareholders' meeting convened on 18 April 2013, on single call within the deadlines reported in the notice of meeting and in the !INSTRUCTIONS FOR THE RELEASING OF THE PROXY TO ATTEND THE SHAREHOLDERS'MEETING" published on the Company's website www.cementirholding.it in section Investor Relations/Corporate Governance/Shareholders' meeting 2013

The proxy form with voting instructions, to be conferred within the second trading day prior the date of the meeting, may be cancelled within the same deadlines and with the same procedures used for their conferral.

Conferring proxies and voting instructions via subscription and submission of this form shall not result in any cost for the proxy grantor, except for the submission or dispatch costs.

I, the undersigned,			born in				,
on	Tax Code nu	mber				res	siding in
					tel		
Identification Docum	nent (type)						No.
	,(at	tach copy)					
(if required) represe	enting the company	·				wit	h office
under				(attach o	сору)	
eligible to vote fo	r no		Cementir	Holding	S.p.A.	common	shares
registered	in	security		acco	unt		no.
		at			.ABI		
	CAB		as result	ing from in	ntermed	liary stater	ment no
r	made by						

APPOINT

Mr. Domenico Sorrentino, being the "Designated Representative" as per art. 135-undecies of Law n. 58/1998 appointed by the company Cementir Holding S.p.A. to participate and vote, on its behalf and in name, as indicated in "PROXY FORM FOR THE REPRESENTATIVE APPOINTED BY THE COMPANY", at the Ordinary Shareholders' Meeting to be held at the Company's registered office in Rome at Corso di Francia, 200, on 18 April 2012 at 12:00 p.m. to vote upon the following:



Date:

AGENDA

- 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.
- Remuneration Report: resolution in relation to the first section pursuant to Article 123-ter, paragraph 6 of Legislative Decree No. 58/98.

DECLARES

- being aware that the proxy to the Appointed Representative might contain voting instructions in respect
 of some resolution proposals, only and that in such case, the vote shall be expressed for the sole
 proposals in respect of which instructions have been granted;
- being aware that the Appointed Representative, in case of unknown circumstances whenever modifying or integrating the proposals raised in the Assembly, may express, if authorized, a different vote from the one indicated in his/her instructions, but only if he/she is not In a position of interest conflict, as indicated in art. 135-decies of the TUF;
- being aware that in case of lack of such authorization, the actions for which the proxy, even if partial, was appointed, are figured for the regular constitution of the Assembly and that, in relation to the proposals for which no voting instructions have been given, the shareholder's actions are not figured in relation to the majority calculation and requested share capital for the proposals' approval.

The undersigned (surname and name of the person who signs the proxy if different from the shareholder) is subscribing this proxy as:

□ Cementir Holding S.p.A. shareholder □ legal representative □ agent with power to sub-delegate □ secured creditor □ assignee □ beneficial owner □ custodian □ manager □ other (specify)

Signature:



INSTRUCTIONS FORM FOR THE REPRESENTATIVE APPOINTED BY THE COMPANY

residing in (town/city)address			provides to the	Appointed Representative, in relation to
the proxy or proxies for the Ordinary Shareholders' Meeting of Cementir Holding S.p.A. to be held at t	he Company's r	egistered office	in Rome at Cor	rso di Francia, 200, on 18 April 2013 at
12:00 p.m. the following voting instructions:				
A) Resolutions to be voted*				
RESOLUTION PROPOSALS	In favour (cross)	Against ¹ (cross)	Abstain ¹ (cross)	In favour provided that (indicate the elements which requires indications of vote) (**)
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.				
a) Approval the Directors' Report on operations for 2012.				
b) Approval the Company's financial statements – including the balance sheet, the income statement and the				
explanatory notes for the year ended 31 December 2012 – showing a loss of EUR 14,658,064.00				
c) Coverage the net loss of EUR 14,658,064.00 with retained earnings from previous years.				
d) Allocation the amount of EUR 6,364,800 as a payable dividend to shareholders, equal to EUR 0,04 per ordinary				
share, gross of tax deduction, using retained earnings from years closed before 31 December 2007.				
e) Approval 20 May 2013 as the ex-dividend date.				
f) Payable dividend, gross of withholding tax, on 23 May 2013.				
2. Remuneration Report: resolution in relation to the first section pursuant to Article 123-ter, paragraph 6				
of Legislative Decree No. 58/98.				
a) to give its favourable opinion on the first section of the Remuneration Report prepared by the Board of Directors				
pursuant to Article 123-ter of Legislative Decree 58/98, particularly in regard to the remuneration policy of				
Cementir Holding S.p.A.				

^(*) Pursuant to article 135-undecies, subsection 3, of Italian Legislative Decree no. 58/1998, "Shares for which no voting instructions are given, the shares of the shareholder concerned are not considered in calculating the majority and the percentage of capital required for the approval of resolutions".

^(**) For the proposal for the content of which is not fully defined (such as missing the number of members of the Board of Directors) the delegating party provides, if necessary, the matter to subordinate the favourable vote.

¹ To the point 3b indicate whether opposite or abstained on all lists.



B) If significant circumstances arise, unknown at the time of issue of the proxy², the undersigned, with reference to:

RESOLUTION PROPOSALS	Confirms the instructions (cross)	Revokes the instructions (*) (cross)	Modifies the instructions (mark if in favour, against or abstaining)	Authorizes to vote in a manner other than that indicated in Table A
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.				
a) Approval the Directors' Report on operations for 2012.				
b) Approval the Company's financial statements - including the balance sheet, the income				
statement and the explanatory notes for the year ended 31 December 2012 - showing a loss of				
EUR 14,658,064.00				
c) Coverage the net loss of EUR 14,658,064.00 with retained earnings from previous years.				
d) Allocation the amount of EUR 6,364,800 as a payable dividend to shareholders, equal to EUR				
0,04 per ordinary share, gross of tax deduction, using retained earnings from years closed before 31				
December 2007.				
e) Approval 20 May 2013 as the ex-dividend date.				
f) Payable dividend, gross of withholding tax, on 23 May 2013.				
2. Remuneration Report: resolution in relation to the first section pursuant to Article 123-ter,				
paragraph 6 of Legislative Decree No. 58/98.				
a) to give its favourable opinion on the first section of the Remuneration Report prepared by the				
Board of Directors pursuant to Article 123-ter of Legislative Decree 58/98, particularly in regard to				
the remuneration policy of Cementir Holding S.p.A.				

^(*) Pursuant to article 135-undecies, subsection 3, of Italian Legislative Decree no. 58/1998, "Shares for which no voting instructions are given, the shares of the shareholders' meeting. With regard to proposals for which no voting instructions are given, the shares of the shareholder concerned are not considered in calculating the majority and the percentage of capital required for the approval of resolutions".

² If significant circumstances arise, unknown at the time of issue of the proxy, which can not be communicated to the delegating shareholder, it is possible to choose between: a) confirmation of the voting instruction already expressed, b) modification of the voting instruction already expressed, b) modification of the voting instruction already expressed, d) the authorization of the Designated Representative to express a vote other than that indicated in section A of these instructions, if from the circumstances which arose it can be reasonably deduced that the delegating shareholder, if he had known about them, would have changed his voting instructions to that effect. Where no choice has been made, the voting instructions in section A are understood to be confirmed.



C) In the event of amendments or additions to the proposed resolutions submitted during the shareholders' meeting³, the undersigned, with reference to:

RESOLUTION PROPOSALS	Confirms the instructions (cross)	Revokes the instructions (*) (cross)	Modifies the instructions ⁴ (mark if in favour, against or abstaining)	Authorizes to vote in a manner other than that indicated in Table A
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.				
a) Approval the Directors' Report on operations for 2012.				
b) Approval the Company's financial statements - including the balance sheet, the income statement and the				
explanatory notes for the year ended 31 December 2012 – showing a loss of EUR 14,658,064.00				
c) Coverage the net loss of EUR 14,658,064.00 with retained earnings from previous years.				
d) Allocation the amount of EUR 6,364,800 as a payable dividend to shareholders, equal to EUR 0,04 per ordinary				
share, gross of tax deduction, using retained earnings from years closed before 31 December 2007.				
e) Approval 20 May 2013 as the ex-dividend date.				
f) Payable dividend, gross of withholding tax, on 23 May 2013.				
2. Remuneration Report: resolution in relation to the first section pursuant to Article 123-ter, paragraph 6				
of Legislative Decree No. 58/98				
a) to give its favourable opinion on the first section of the Remuneration Report prepared by the Board of Directors				
pursuant to Article 123-ter of Legislative Decree 58/98, particularly in regard to the remuneration policy of				
Cementir Holding S.p.A.				
Cementir Holding S.p.A. Pursuant to article 135-undecies, subsection 3, of Italian Legislative Decree no. 58/1998, "Shares for which full or partial proxy is conferred are calcu	lated for the purpose of determ	ning due constitution of the share	eholders' meeting. With regard t	o proposals for which no

^(*) Pursuant to article 135-undecies, subsection 3, of Italian Legislative Decree no. 58/1998, "Shares for which full or partial proxy is conferred are calculated for the purpose of determining due constitution of the shareholders' meeting. With regard to proposals for which no voting instructions are given, the shares of the shareholder concerned are not considered in calculating the majority and the percentage of capital required for the approval of resolutions".

The undersigned DECLARES to be aware of the "INSTRUCTIONS FOR THE RELEASING OF THE PROXY TO ATTEND THE SHAREHOLDERS'MEETING"

Date: Signature:

³In the event of amendments or additions to the proposed resolutions submitted to the shareholders' meeting, it is possible to choose between: a) confirmation of the voting instruction already expressed, b) modification of the voting instruction already expressed or conferment of the voting instructions; c) revocation of the voting instruction already expressed, d) the authorisation of the Designated Representative to express a vote other than that indicated in section A of these instructions, if from the circumstances which arose it can be reasonably deduced that the delegating shareholder, if he had known about them, would have changed his voting instructions to that effect. Where no choice has been made, the voting instructions in section A are understood to be confirmed

⁴ The shareholder may choose to differentiate on the basis of the subject suggests that the changes or additions (eg. Directors, majority shareholder, minority shareholder or otherwise).