

Company name **Vietnam Enterprise**
Headline **Circular to Shareholders - Replacement**

RNS Number : 3113M
Vietnam Enterprise Investments
14 September 2012

The following replaces the announcement released on 11th September 2012 at 09.47 RNS No. 9779L. The circular has been replaced in full. The full amended text appears below.

THIS NOTICE AND THE ACCOMPANYING DOCUMENTS ARE IMPORTANT AND REQUIRE YOUR IMMEDIATE ATTENTION. If you are in any doubt as to any aspect of this Notice, you should consult your stockbroker or other registered dealer in securities, bank manager, solicitor, professional accountant or other professional advisor.

If you have sold or transferred all your shares in Vietnam Enterprise Investments Limited (the "Company"), you should at once hand this Notice to the purchaser or to the bank, stockbroker or other agent through which the sale was effected for transmission to the purchaser.

VIETNAM ENTERPRISE INVESTMENTS LIMITED
(Incorporated in the Cayman Islands with Limited Liability)

NOTICE OF ANNUAL GENERAL MEETING

ordinary business including

RE-ELECTION AND ELECTION OF DIRECTORS

ISSUANCE OF AN ADDITIONAL MAXIMUM 10% OF REDEEMABLE SHARES

and

special business comprising

**AMENDMENT TO THE ARTICLES OF ASSOCIATION CONCERNING DIRECTORS'
REMUNERATION**

**AMENDMENTS TO THE ARTICLES OF ASSOCIATION CONCERNING DURATION OF THE
COMPANY**

- Those directors of the Company ("the Directors"), whose names appear on page 1 of the

enclosed letter from the Chairman, accept responsibility for the information contained in this document. To the best of the knowledge and belief of the Directors (who have taken all reasonable care to ensure that such is the case) the information contained in this document is in accordance with the facts and does not omit anything likely to affect the import of such information.

11 September, 2012

IMPORTANT NOTICE

The statements, including any forward-looking statements contained in this document are made as at the date of this document, unless some other time is specified in relation to them, and service of this document shall not give rise to any implication that there has been no change in the facts set out in this document since such date.

This document includes statements that are, or may be deemed to be, "forward-looking statements". These forward-looking statements can be identified by the use of forward-looking terminology, including the terms "believes", "estimates", "projects", "anticipates", "expects", "intends", "may", "will" or "should" or, in each case, their negative or other variations or comparable terminology. These forward-looking statements include all matters that are not historical facts. They include statements regarding the intentions, beliefs or current expectations of the Company or the Investment Manager of the Company concerning, amongst other things, the investment performance prospects of the Company and the markets in which it invests. By their nature, forward-looking statements involve risks and uncertainties because they relate to events and depend on circumstances that may or may not occur in the future. A number of factors could cause actual results and developments to differ materially from those expressed or implied by the forward-looking statements.

Forward-looking statements are not guarantees of future performance. The Company's actual investment performance may differ materially from the impression created by the forward-looking statements contained in this document. These forward-looking statements are based on numerous assumptions regarding the present and future business strategies of the Company and the environment in which it will operate in the future. All forward-looking statements included in this document are based on information available to the Company on the date of this document. Shareholders should not place undue reliance on such forward looking statements, and the Company does not undertake any obligation to update publicly or revise any forward-looking statements, save as required by the rules of the Irish Stock Exchange or other law or regulation applicable to the Company.

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NOTICE OF ANNUAL GENERAL MEETING

LETTER FROM THE CHAIRMAN

VIETNAM ENTERPRISE INVESTMENTS LIMITED

(Incorporated in the Cayman Islands with Limited Liability)

Non-Executive Directors, Independent of the Investment Manager: *Investment Manager:*

Hartmut Giesecke (Chairman)
Wolfgang Bertelsmeier
Derek Loh

Enterprise Investments Management
Limited
c/o 1901 Me Linh Point
2 Ngo Duc Ke, District 1
Ho Chi Minh City
Vietnam

Other Non-Executive Directors:

Farida Khambata
Dominic Scriven

Registered office:
ATC Trustees (Cayman) Limited
Clifton House, 75 Fort Street
P.O. Box 1350, Grand Cayman KY1-1108
Cayman Islands

To the shareholders of Vietnam Enterprise Investments Limited (the 'Company')

11 September, 2012

Dear Shareholder,

ANNUAL GENERAL MEETING

RE-ELECTION AND ELECTION OF DIRECTORS

ISSUANCE OF AN ADDITIONAL MAXIMUM 10% OF REDEEMABLE SHARES

AMENDMENT TO THE ARTICLES OF ASSOCIATION CONCERNING DIRECTORS' REMUNERATION

AMENDMENTS TO THE ARTICLES OF ASSOCIATION CONCERNING DURATION OF THE COMPANY

INTRODUCTION

I have pleasure in enclosing the notice (the "Notice") of the seventeenth Annual General Meeting of the Company (the "2012 AGM") to be held at 1901 Me Linh Point, 2 Ngo Duc Ke, District 1, Ho Chi Minh City, Vietnam on 5 October 2012 at 11.00 am (Vietnam time).

The ordinary business you are kindly asked to consider at the 2012 AGM consists of the re-election and election of the directors of the Company (the "Directors"), the re-appointment of KPMG as auditor, the adoption of the Annual Report and Financial Statements of the Company, and the issuance of an additional maximum 10% of redeemable shares of par value US\$0.01 each in the Company ("Redeemable Shares").

The special business to be considered at the 2012 AGM includes (a) an increase to the maximum annual board remuneration permitted by the articles of association (the "Articles"); (b) lengthening the interval between the wind up votes from two to five years; and (c) whether to wind up the Company (the "Wind Up Resolution"), which, by the Company's Articles, must be considered at this year's AGM.

Before commenting on the proposals, I summarise some important developments at the Company that you may wish to bear in mind when deciding how to vote.

Company's Investment Focus and Performance

Prior to the 2010 AGM, the Company's investment focus was refined within the existing mandate to reflect the evolving financial market in Vietnam, and is now:

- to invest in stocks with strong growth and value features as well as good corporate governance;
- to provide value-addition through long-term stock selection, avoiding frequent trading, seeking advantage from movements in core positions by large standard deviations;
- to outperform the Vietnam Index on a rolling three-year basis (the Vietnam Index is a capitalisation-weighted index of all the companies listed on the Ho Chi Minh City Stock Exchange as prepared by the Ho Chi Minh City Stock Exchange and available on Bloomberg on "VNINDEX VN Equity <GO>"). However, the Company does not systematically target the Vietnam Index and is prepared to carry active conviction positions for or against selected sectors;
- to limit concentration risk to no more than 40% of net asset value ("NAV") in a single sector and up to 12% in a single company or issuer (at the time of investment); and
- to focus on listed stocks, including offshore securities with major exposure to Vietnam, unlisted companies expected to be listed within 12-18 months of investment, and equity-linked instruments such as convertible bonds.

Since the refinement of the investment focus the Company has performed as set out below, outperforming its target of 3 years rolling VN Index as at 31 August 2012:

Investment Returns as at 31 August 2012 (non-annualised)

VEIL	MTD	3-MO	YTD	1-YR	2-YR	3-YR
Share price	-3.48	-4.90	13.45	8.38	0.00	12.46
NAV	-2.53	-3.03	16.56	1.37	3.47	-27.68
VN Index Total Return (USD)	-3.60	-6.71	17.53	-2.43	-11.51	-30.86
NAV vs. VN Index Total Return (USD)	1.07	3.68	-0.97	3.80	14.98	3.18

Source: Dragon Capital

These favourable investment returns were achieved among other reasons as a result of the Company's strategy of being overweight in Food & Beverage and Diversified Financial sectors and, in particular, investments in Vinamilk and Masan Group Corporation.

Discount to NAV

The Company implemented a share buy-back programme starting in June 2010. Since then, the discounts of the Company's share price to NAV have reduced and have been on average 14.5% in 2012 as at 31 August 2012 (source: Dragon Capital). The discount is currently ca. 13.7% (as at 31 August 2012), compared with an average of 27.6% for comparable closed-end funds (source: Bloomberg / LCF Rothschild).

Peer discounts as at 31 August 2012

Fund	Size (\$m)	Disc (%)
Vietnam Enterprise Investments Limited	387	13.7
Vietnam Growth Fund Limited	198	13.9
VinaCapital Vietnam Opportunity Fund	761	30.8
DWS Vietnam Fund	222	46.8
Vietnam Holding	66	16.4
Vietnam Equity Holding	69	30.5
PXP Vietnam Fund	49	13.4
Peer average	233	27.6

Source: Bloomberg / LCF Rothschild

Company's discounts to NAV from 1 July 2009 until 31 August 2012

Source: Dragon Capital

BACKGROUND ON THE 2012 AGM RESOLUTIONS

Ordinary Business

The ordinary business to be conducted at the 2012 AGM consists of the following:

1. Accounts and Auditors

Adoption of the annual accounts, the approval of the re-appointment of KPMG as the auditor of the Company and the grant of authority to the Board to fix the remuneration of the auditor.

Copies of the Company's annual report and accounts for the year ended 31 December 2011 have been sent to all shareholders. If you have not yet received a copy of the annual report

			to market cap				
Vietnam focused funds <\$100m (Equities & Property)							
PXP Vietnam Fund Ltd	\$125,000	\$102,480	0.27%	\$20,000	\$25,000	\$42	
Vietnam Holding Ltd	\$350,000	\$153,500	0.34%	\$35,750	\$82,000	\$63	Inclusive of attendance fees and fees for additional services
Vietnam Property Fund Limited	\$200,000	\$154,164	0.24%	\$36,000	\$36,000	\$72	
Average	\$225,000	\$136,715	0.28%	\$30,583	\$47,667	\$59	

Vietnam focused funds >\$100m (Equities & Property)							
Vietnam Opportunity Fund Ltd	\$300,000	\$195,000	0.04%	\$60,000	\$75,000	\$752	
Vinaland Ltd	N/A	\$150,000	0.04%	\$37,500	\$37,500	\$672	
Average	\$300,000	\$172,500	0.04%	\$48,750	\$56,250	\$712	

Dragon Capital Equities Funds							
Vietnam Growth Fund Limited	\$100,000	\$99,500	0.07%	\$18,000	\$23,000	\$171	Additional fees for committee memberships
Vietnam Enterprise Investment Limited	\$100,000	\$86,505	0.03%	\$18,000	\$23,000	\$330	Additional fees for committee memberships
Average	\$100,000	\$93,003	0.04%	\$18,000	\$23,000	\$250	

Report by New Bridge Street (an AON Hewitt company) on FTSE AIM 100 Directors' Remuneration (2011)					
		Ordinary directors	Chairman		Remarks
AIM Top 100		\$38,750	\$54,250		Lower Quartile
		\$52,700	\$97,650		Median
		\$65,100	\$147,250		Upper Quartile
Equivalent FTSE Small Cap		\$47,275	\$108,500		Lower Quartile
		\$54,250	\$145,700		Median
		\$62,000	\$186,000		Upper Quartile

Note: Exchange rate of 1.55 applied to convert GBP to US\$

The review shows that, for Vietnam focused funds considered with net assets of below \$100 million, the average maximum annual board remuneration permitted is \$225,000. For Vietnam focused funds considered with net assets exceeding \$ 100 million, the maximum annual board remuneration permitted is \$ 300,000 (Note: Only one of the two funds disclosed the maximum annual board remuneration and actual aggregate director fees paid are \$172,500).

The review therefore demonstrates that remuneration received by the independent non-executive directors on an individual basis, and the aggregate permitted amounts, are substantially below the market rate for funds of similar size and focus.

Meanwhile, recent years have seen increasing demands on non-executive directors imposed by the evolving scope of regulations and requirements imposed by focus on corporate governance standards. This has meant an increase in time commitment for directors, with more complex matters to consider.

The Company's Board plays a crucial role in supervising the Company and the Investment

Manager on behalf of all the shareholders. The Board wishes to be able to retain and, when necessary or desirable, attract non-executive directors of sufficient calibre, to continue to achieve this. The Board believes the maximum annual board remuneration must therefore be brought into line with the Company's peer group.

Shareholders are therefore asked to consider favourably a special resolution to amend the Company's Articles to increase the maximum permitted annual board remuneration from US\$100,000 to US\$ 200,000.

The Board would like to point out the proposed increase in maximum permitted annual board remuneration would, if passed, be the first increase in the Company's seventeen-year history. The Board would not propose utilising the full amount of the increase at this stage, such level of increase would permit the appointment of additional directors should the Board deem it in the best interests of the Company to do so; and provide for sufficient flexibility to accommodate additional non-executive directors and future directors' remuneration trends. Shareholders are asked to note, the proposed increase in maximum annual board remuneration by \$100,000 represents just 0.025% of net assets as at 31 July 2012, a modest increase compared to the size of the funds under management.

5. Amendments to the Articles of Association concerning Duration of Company

5.1 Interval between Wind Up Resolutions

Article 133 of the Articles requires that if the Wind Up Resolution is not passed, another special resolution to wind up the Company is to be placed to Shareholders at two yearly intervals. Given the long-term nature of the Company's investment strategy and its focus on fundamentals with typical holding periods of three to five years, with benchmarking of performance against the three year rolling Vietnam Index, the Board believes two yearly intervals are too short, and not conducive to the optimal management of the Company under its long-term nature of its investment strategy.

Shareholders are therefore asked to consider a special resolution to amend the Company's Articles to lengthen the interval between the Wind Up Resolutions as required by the Articles from two to five yearly periods to align the interval with the Company's investment mandate.

5.2 Wind Up Resolution

The Company has been established for an unlimited duration. However, Article 133 of the Articles requires that a special resolution to wind up the Company effective 31 December, 2014 be put before the 2012 AGM. **The Board however believes that there are a number of benefits for Shareholders in the continuation of the Company, and in VOTING AGAINST the Wind up Resolution:**

- The Board and Investment Manager remain of the view that the fundamentals, favourable demographics and social-cultural factors which underpin the attractions of investing in Vietnam remain strong and that this should lead to incremental investment returns for the Company over time;
- The Board considers it appropriate to provide more time for a number of the Company's underlying portfolio investments to realise their true potential;
- The Board and the Investment Manager believe that the Company's portfolio is well positioned and continues to offer an attractive investment opportunity to continue to benefit from income growth and development of a middle class, demographics and urbanisation, financial sector development and modernisation and export infrastructure build-up; and
- The Board is committed to assisting Shareholders with liquidity goals through continuing the share buy-back programme.

RECOMMENDATION ON ORDINARY AND SPECIAL BUSINESS

The Directors consider that approval of the ordinary and special resolutions proposed at the 2012 AGM, with the exception of the Wind Up Resolution, is in the best interests of the Company and the shareholders as a whole. The Directors recommend that you **VOTE IN FAVOUR** of the ordinary and special resolutions to be proposed at the 2012 AGM **EXCEPT FOR THE WIND UP RESOLUTION**, which is the last resolution of the 2012 AGM. The Directors recommend that you **VOTE AGAINST** the Wind Up Resolution.

VOTING BY PROXY AND THROUGH DEPOSITORIES

The Company registrar's deadline to receive validly completed proxy forms from the registered holders of shares is 11:00 am (Vietnam time) on 4 October, 2012. Please note that this deadline applies to the registered shareholders, namely Euroclear and Clearstream Banking, Luxembourg, who will need to ensure that the validly completed proxy forms will be returned in time by fax to +65 6305 1760 or by e-mail: sg.alternative-investment-ops@sc.com (with original to follow by post) to Standard Chartered @ Changi, 7 Changi Business Park Crescent, Level 3, Singapore 486028 (marked for the attention of Fund Services - Hedge Funds Operations).

BENEFICIAL HOLDERS ARE REMINDED THAT THE DEADLINE TO SUBMIT THEIR VOTES WILL DEPEND ON THE DEADLINE ESTABLISHED BY THEIR CUSTODIAN. THE COMPANY THEREFORE RECOMMENDS THAT BENEFICIAL HOLDERS CONTACT THEIR CUSTODIAN, ASK FOR THEIR CUSTODIAN'S DEADLINE AND SUBMIT THEIR VOTES TO THEIR CUSTODIAN BEFORE THEIR CUSTODIAN'S DEADLINE TO ENSURE THAT THEIR VOTES WILL BE VALID AND SUBMITTED IN TIME.

Completing a Proxy Form will not preclude Shareholders from attending the 2012 AGM and voting in person (or by corporate representative) if they wish to do so. If any assistance is required, please contact the following help lines:

- Euroclear Help line : +322 224 2199
- Clearstream Help line : +352 2433 8068

DOCUMENTS AVAILABLE FOR INSPECTION

Copies of the Memorandum and Articles of Association of the Company and the Company's annual report and accounts are available for inspection at the offices of McCann Fitzgerald Listing Services Limited, Riverside One, Sir John Rogerson's Quay, Dublin 2, Ireland; at the offices of ATC Trustees (Cayman) Limited, Clifton House, 75 Fort Street, P.O. Box 1350, Grand Cayman KY1-1108, Cayman Islands during normal business hours, until 4 October, 2012 and at the 2012 AGM itself.

Yours faithfully,

Hartmut Giesecke
Chairman

APPENDIX

NOTICE OF ANNUAL GENERAL MEETING

VIETNAM ENTERPRISE INVESTMENTS LIMITED
(Incorporated in the Cayman Islands with Limited Liability)

NOTICE IS HEREBY GIVEN that the Annual General Meeting of Vietnam Enterprise Investments Limited (the "Company") will be held at 1901 Me Linh Point, 2 Ngo Duc Ke, District 1, Ho Chi Minh City, Vietnam on 5 October 2012 at 11.00 am (Vietnam time) to consider and, if thought fit, pass the following resolutions:

AGENDA

ORDINARY RESOLUTIONS

Ordinary Business:

- (1) To receive and adopt the audited financial statements for the year ended 31 December, 2011 together with the auditor's and Directors' reports thereon.
- (2) To re-appoint KPMG Ltd. of Vietnam as auditor of the Company and to authorise the Board to fix their remuneration.
- (3) To re-elect Hartmut Giesecke as a Director of the Company.
- (4) To re-elect Wolfgang Bertelsmeier as a Director of the Company.
- (5) To re-elect Derek Loh as a Director of the Company.
- (6) To re-elect Dominic Scriven as a Director of the Company.
- (7) To elect Farida Khambata as a Director of the Company
- (8) To authorise the Directors of the Company to issue, in one or more transactions an additional amount of Redeemable Shares of up to 10% of the Redeemable Shares in issue as of the date of this Resolution, such issue of shares to be at a price per share not less than the Net Asset Value per share of the Redeemable Shares in issue at the time of such issuance, and such authority to be effective until the Annual General Meeting of the Company to be held in the year 2013.

SPECIAL RESOLUTIONS

Special Business:

- (9) To amend Article 95 as follows:-
 95. The remuneration of each Director shall be determined by the Board subject to a maximum aggregate amount of US\$200,000 per annum being paid to the Board.
- (10) To amend Article 133 as follows:-
 133. The Company has been established for an unlimited duration. However, at the annual general meeting of the Company held in the year 2017, a Special Resolution to wind up the Company effective 31st December 2019 shall be put before the meeting. If the Special Resolution is not passed the Company will put before the annual general meeting in 2022 a Special Resolution to wind up the Company effective 31st December in the second year following the date of such annual general meeting, and thereafter mutatis mutandis at five yearly intervals .
- (11) To wind up the Company effective 31 December, 2014.

By Order of the Board

11 September, 2012

Registered Office:

Clifton House, 75 Fort Street
P.O. Box 1350, Grand Cayman KY1-1108
Cayman Islands

Notes:

1. A member entitled to attend and vote at the above 2012 AGM is entitled to appoint one or more proxies to attend and, on a poll, vote on his behalf. A proxy need not be a member of the Company. A form of proxy in respect of the above 2012 AGM is enclosed with this Circular as a separate document for despatch to shareholders of the Company.
2. Persons who hold shares through Euroclear or Clearstream Banking, Luxembourg ('Clearstream') should directly send their completed proxy forms to their registered shareholders (Euroclear and Clearstream).
3. Persons who hold shares through any intermediaries or custodian, should send their completed proxy forms directly to the intermediaries or custodian.
4. Proxy forms must be deposited at Standard Chartered @ Changi, 7 Changi Business Park Crescent, Level 3, Singapore 486028 (Fax No. +65 6305 1760 or E-mail: sg.alternative-investment-ops@sc.com) no later than 24 hours prior to the time specified above for the holding of the 2012 AGM. If the signed form of proxy is signed by fax or e-mail, the original should be followed by post.

VIETNAM ENTERPRISE INVESTMENTS LIMITED

(Incorporated in the Cayman Islands with Limited Liability)

Form of proxy for use by shareholders at the Annual General Meeting convened to be held at 1901 Me Linh Point, 2 Ngo Duc Ke, District 1, Ho Chi Minh City, Vietnam on 5 October 2012 at 11.00 am (Vietnam time).

I/We (note 1) _____ of _____
being the holder(s) of _____ (note 2) Redeemable Shares of US\$0.01
each of the above-named Company hereby appoint the Chairman of the meeting or, failing
whom, _____ of _____ (note 3), to act as my/our
proxy at the Annual General Meeting of the Company to be held on 5 October, 2012 at 11:00
am (Vietnamtime) and at any adjournment thereof and to vote on my/our behalf as directed
below.

Ordinary Business:

ORDINARY RESOLUTIONS	*FOR	*AGAINST
THAT the audited financial statements for the year ended 31 st December 2011 together with the auditor's and Directors' reports thereon be adopted.	<input type="radio"/>	<input type="radio"/>
THAT KPMG Ltd. of Vietnam be re-appointed as auditor of the Company for the ensuing year at a fee to be agreed by the Directors.	<input type="radio"/>	<input type="radio"/>
THAT Hartmut Giesecke be re-elected as a Director of the	<input type="radio"/>	<input type="radio"/>

Company.		
THAT Wolfgang Bertelsmeier be re-elected as a Director of the Company.	<input type="radio"/>	<input type="radio"/>
THAT Derek Loh be re-elected as a Director of the Company.	<input type="radio"/>	<input type="radio"/>
THAT Dominic Scriven be re-elected as a Director of the Company.	<input type="radio"/>	<input type="radio"/>
THAT Farida Khambata be elected as a Director of the Company.	<input type="radio"/>	<input type="radio"/>
THAT the Directors of the Company be authorised to issue, in one or more transactions an additional amount of Redeemable Shares of up to 10% of the Redeemable Shares in issue as of the date of this Resolution, such issue of shares to be at a price per share not less than the Net Asset Value per share of the Redeemable Shares in issue at the time of such issuance, and such authority to be effective until the Annual General Meeting of the Company to be held in the year 2013.	<input type="radio"/>	<input type="radio"/>

Special Business:

SPECIAL RESOLUTIONS

Amendments to the Articles	*FOR	*AGAINST
THAT Article 95 be amended as follows:- 95. The remuneration of each Director shall be determined by the Board subject to a maximum aggregate amount of US\$200,000 per annum being paid to the Board.	<input type="radio"/>	<input type="radio"/>
THAT Article 133 be amended as follows:- 133. The Company has been established for an unlimited duration. However, at the annual general meeting of the Company held in the year 2017, a Special Resolution to wind up the Company effective 31st December 2019 shall be put before the meeting. If the Special Resolution is not passed the Company will put before the annual general meeting in 2022 a Special Resolution to wind up the Company effective 31 st December in the second year following the date of such annual general meeting, and thereafter mutatis mutandis at five yearly intervals.	<input type="radio"/>	<input type="radio"/>
Wind Up		
THAT the Company be wound up effective 31 December, 2014.	<input type="radio"/>	<input type="radio"/>

* Please indicate how you wish the proxy to vote on your behalf by placing a tick in the appropriate box. The underlined boxes indicate the votes as recommended by the Board of the Company.

Dated the _____ day of _____, 2012.

Shareholder's Signature: _____ (notes 4 and 5)

Notes:

1. Full name(s) and address(es) to be inserted in BLOCK CAPITALS.
2. Please insert the number of shares registered in your name(s); if no number is inserted, this form of proxy will be deemed to relate to all the shares in the capital of the Company registered in your name(s).
3. If any proxy other than the Chairman of the 2012 AGM is appointed, delete the words "the Chairman of the meeting, or failing whom" and insert the name and address of the person appointed as your proxy in the space provided.
4. In the case of joint holders, this form of proxy must be signed by the shareholder whose name stands first on the register of the shareholder.
5. This form of proxy must be signed by the appointor, or his attorney duly authorised in writing, or if such appointor is a corporation, either under its Common seal or under the hand of an officer or attorney so authorised.
6. If this form is returned duly signed but without a specific direction, the proxy will vote or abstain at his discretion. The proxy will also be entitled to vote at his discretion on any resolution properly put to the 2012 AGM other than those referred to in the notice convening the 2012 AGM.
7. In order to be valid, this form of proxy together with a power of attorney or other authority (if any) under which it is signed or a notarially certified copy of that authority must be sent by Euroclear and Clearstream to the office of Standard Chartered @ Changi, 7 Changi Business Park Crescent, Level 3, Singapore 486028 (Fax No. +65 6305 1760 or E-mail: sg.alternative-investment-ops@sc.com) no later than 24 hours before the time for holding the 2012 AGM or adjourned 2012 AGM. If the signed form of proxy is sent by fax or email, the original should be followed by post.
8. Any alterations made to this form should be initialled by the person who signs it.

This announcement has been issued through the Companies Announcement Service of the Irish Stock Exchange.

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The company news service from the London Stock Exchange

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