## FORM FOR THE ASSIGNMENT OF PROXY

(to be completed if subject who hold the vote right is an individual) The undersigned (1) \*Surname \_\_\_\_\_ \*Name \_\_\_\_ \*County \_\_\_\_\_ \*On \_\_\_\_ \*Fiscal code \_\_\_\_\_ \*Address of residence \*Name\_\_\_\_\_ \*Born in \_\_\_\_\_\_ \*County \_\_\_\_\_ \*On \_\_\_\_\_ \*Address of residence \_\_\_\_\_ (to be completed if <u>subject who hold the vote right</u> is an entity) \*Company name \_\_\_\_\_ \*Town/city of registered office \_\_\_\_\_\_ Postal code \_\_\_\_\_ \*Fiscal code \_\_\_\_\_ Shareholder/s of Tamburi Investment Partners S.p.A. Delegates/delegate Mr./Ms. \_\_\_\_\_\_ Born in \_\_\_\_\_ On \_\_\_\_\_\_ Resident in \_\_\_\_\_ (address), Street Postal code \_\_\_\_\_\_, Fiscal code \_\_\_\_\_ With the power to be replaced by Mr./Ms. \_\_\_\_\_\_ Born in \_\_\_\_\_ Resident in \_\_\_\_ (address), Postal code \_\_\_\_\_\_, Fiscal code \_\_\_\_\_

to represent him/her/them for all his/her/their shares entitled to vote at the Ordinary and Extraordinary Shareholders' Meeting of Tamburi Investment Partners S.p.A. convened at the premises of the Company in Via Pontaccio 10 Milan, in first call on April 29, 2013 at 17.00 (CET) and, if necessary, in second call on April 30, 2013 at 17.00 (CET), in order to discuss and deliberate the following

#### agenda

# Ordinary Session

- 1. Approval of the draft annual financial report as at December 31, 2012, complete of the Directors' report, report by the Board of Statutory Auditors and Report by the Independent Auditors. Increase of the legal reserve through the use of part of the share premium reserve. Possible allocation of net profit for the year. Related and consequent resolutions:
  - 1.1. Approval of the draft annual financial report as at December 31, 2012, complete of the Directors' report, report by the Board of Statutory Auditors and Report by the Independent Auditors;
  - 1.2. Resolution regarding the increase of the legal reserve, within the limit set by article 2430 of the Italian Civil Code, through the use of part of the share premium reserve;
  - 1.3. Resolution regarding the possible allocation of net profit for the year.
- 2. Appointment of the Board of Directors. Related and consequent resolutions:
  - 2.1. Determination of the number of components;
  - 2.2. Determination of the related emoluments;
  - 2.3. Appointment of the components of the Board of Directors;
  - 2.4. Appointment of the Chairman of the Board of Directors.
- 3. Grant of the authority to the Board of Directors to buy back and dispose of treasury shares, pursuant to articles 2357 e 2357-*ter* of the Italian Civil Code after having revoked the prior authorization dated April 30th, 2012. Related and consequent resolutions.
- 4. Renewal of D&O and Professional liability insurance policies and activation of an accident and sickness insurance. Related and consequent resolutions.
- 5. Remuneration report pursuant to the article 123-ter of TUF and article 84-quater of the Consob Issuers Regulation. Resolution regarding the remuneration policy of the Company referred to the first section of the remuneration report pursuant to the article 123-ter, paragraph 6, of TUF.

## Extraordinary Session

- 1. Extension of the last term for the exercise of "Warrant Tamburi Investment Partners S.P.A. 2010-2013" (the "Warrants"). Related and consequent resolutions:
  - 1.1 Determination of the new final term for the exercise of Warrants; establishment of new exercise periods; determination of the subscription price for each new exercise period of Warrants;
  - 1.2 Change of name of outstanding Warrants, in order to include the new exercise period expiry date;
  - 1.3 Change of "Regulation of Warrant Tamburi Investment Partners S.P.A. 2010-2013";
  - 1.4 Extension of the last term for the subscription of the capital increase related to Warrants exercise;
  - 1.5 Change of the article 6 of the By-laws.

giving full approval to his/her actions as result of the meeting de
---

Date	Signature/s

Date	Signature/s

The undersigned hereby declares that the right to vote is not exercised by the delegate discretion but in accordance with specific instructions issued by the delegating undersigned.

<sup>(1)</sup> Full name of the shareholder as it appears on the copy of the certificate for shareholder meeting attendance as at art. 2370 of the Civil Code.

### INSTRUCTIONS FOR COMPLETING THE PROXY FORM

If unable to attend the Shareholders' Meeting, shareholders are entitled to grant a person of their choice a proxy to attend and vote on their behalf.

- 1. The proxy must be issued in a written form, it must be dated and signed and the name of the proxy holder must be entered by the shareholder and not by third parties;
- 2. Representation may be permitted only for individual shareholders' meetings, with effect for subsequent calls, except in case of:
  - i. general power of attorney or
  - ii. power of attorney granted by a company association, foundation or other collective entity or institution ("Entity") to one of its employees;
- 3. In the cases referred to points 2 i. and 2 ii. and whenever the shareholder is an Entity, a copy of the documentation granting powers of attorney must be attached to the proxy form in order to be kept on record of the Company;
- 4. The proxy holder cannot sub-delegate or be replaced, unless the shareholder has explicitly granted such power, mentioning also the name of the substitute;
- 5. If the proxy is granted to an Entity, this may delegate only a person who is one of its own employees or staff;
- 6. The proxy can be issued to a person who is not a shareholder of Tamburi Investment Partners S.p.A.;
- 7. Representation can not be granted to directors, statutory auditors or employees of Tamburi Investment Partners S.p.A. or to companies controlled by it, and directors, statutory auditors or employees of the latters; furthermore the representation may not be given to the appointed auditing firm, or the shareholders, directors, statutory auditors and employees thereof, or finally to the company having the central management of securities;
- 8. The holder of the proxy can not represent more than 200 shareholders (if no operation of solicitation or of collection of proxies is underway);
- 9. In the case of joint ownership of shares, the proxy form must always be signed by all joint owners even if the intervener is one of the joint owners;
- 10. in case of power of attorney conferred in absence of specific voting instructions by who delegates to the delegated, rules on major holdings in listed issuers as at art. 118, par. 1, of CONSOB Regulation no. 11971/99 could be applied.

For more details or information on procedures for attending the shareholders' meeting of Tamburi Investment Partners S.p.A., please contact the Corporate Affair Department (phone 02 – 88 58 801).

#### **NOTICE**

You are reminded that, in accordance with article 13 of Italian Legislative Decree 196/2003, the information contained in the proxy form will be used by the Company - the data holder - for the purposes of running the shareholders' meeting, in compliance with current personal data protection laws.

Such information may be learned by our staff specifically authorized to process it, in quality of Responsible or of person in charge, in pursuit of the above-mentioned objectives: such information may be published or communicated to specific parties to comply with a legal, regulatory or EU requirement, or under instructions from authorities so permitted by the law or by supervisory and audit bodies; unless the information specified as compulsory (\*) is provided, it will not be possible to admit the proxy to the meeting.

With reference to art. 7 of the D.lgs June 30, 2003, no. 196 the interested person is entitled to know at any time what data we have, its origin and how it is used; this person is also entitled to have such data updated, amended, integrated or cancelled by addressing to the personal data responsible (Ms. Alessandra Gritti – Tamburi Investment Partners S.p.A. – Via Pontaccio n. 10 – Milan, phone 02 – 88 58 801, fax. no. 02 – 89 00 421).