

Asia Cement (China) Holdings Corporation

(Incorporated in the Cayman Islands with limited liability)

(Stock Code: 743)

Form of Proxy for the Annual General Meeting to be held on 22 May 2013 (or any adjournment thereof)

I/We ^{(N}	(ote 1)			,		
of						
being	the registered holders of (Note 2)	hares	of HK\$0.10	each i	in the capit	al of
Asia or	Cement (China) Holdings Corporation (the "Company"), HEREBY APPOINT	[^{(Note}	3) the Cha	irman	of the Mee	ting,
		- (11 (· · · · · · · · · · · · · · · · · · ·	- 11 4	. D 1 0 2	10 /E
United resolut name(s	our proxy to attend and act for me/us and on my/our behalf at the annual general meeting of Conference Centre, United Centre, 95 Queensway, Admiralty, Hong Kong and at any adjourtions set out in the notice convening the said meeting (the "Notice of the AGM") and at the single property of the resolutions as indicated hereunder, and if no such indication is given, as must be to vote on any matter properly put to the Meeting in such manner as he/she thinks fit.	nment he Mee y/our	thereof (the 'eting to vote	'Meeting for me/	g") in respect (us and in my	of the /our
	RESOLUTIONS		FOR ^(Note 4)	· ·	AGAINST ^{(Not}	te 4)
1.	To receive and adopt the audited financial statements and the reports of the directors (th "Director(s)") of the Company and the auditors (the "Auditors") for the year ended 3 December 2012.					
2.	To approve and declare a final dividend for the year ended 31 December 2012.					
3.	(i) To re-elect Mr. CHANG, Tsai-hsiung;					
	(ii) to re-elect Mr. LIN, Seng-chang;					
	(iii) to re-elect Mr. LIU, Zhen-tao;					
	(iv) to re-elect Mr. LEI, Qian-zhi; and					
	(v) to authorize the board of Directors (the "Board") to determine their remuneration.					
4.	To re-appoint Deloitte Touche Tohmatsu as the Auditors of the Company and to authoris the Board to fix their remuneration.	se				
5.	To pass Resolution 5 of the Notice of the AGM – to give a general mandate to the Directors t issue and dispose of shares not exceeding 20% of the existing issued share capital of the Company.	to ne				
6.	To pass Resolution 6 of the Notice of the AGM – to give a general mandate to the Directors trepurchase shares not exceeding 10% of the existing issued share capital of the Company.	to .				
7.	To pass Resolution 7 of the Notice of the AGM – to add, conditional upon passing of Resolution 5 and 6 above, the nominal amount of repurchased shares to the general mandat given to the Directors to allot shares.	of te				
8.	To pass Resolution 8 of the Notice of the AGM – to approve and adopt the Amended an Restated Operational Procedures for Making Advances to Third Parties.	nd				
9.	To pass Resolution 9 of the Notice of the AGM – to approve and adopt the Amended an Restated Operational Procedures for the Provision of Guarantees by way of Endorsement					
.	Ola (No	40.5)				
Date: _	2013 Signature ^(Not)					
Notes: 1.	Please insert full name(s) and address(es) 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 rela	te to all th	ne shares in the o	capital
	of the Company registered in your name(s).					•
3.	If any proxy other than the Chairman of the Meeting is preferred, please strike out "the Chairman of the address of the proxy desired in the space provided. ANY ALTERATION MADE TO THIS FORM OF PROSIGNS IT.	ne Meeti OXY MU	ing or" here in J ST BE INITI A	LLED BY	THE PERSON	wHO
4.	IMPORTANT: IF YOU WISH TO VOTE FOR OR AGAINST THE RESOLUTIONS, PLEASE PLACE indicate how you wish your proxy to vote, your proxy will exercise his discretion whether to vote for or a proxy will be entitled to vote at his discretion on any resolutions properly put to the Meeting other than	against t	he Resolutions	or to abst	tain from voting	. Your
5.	This form of proxy must be signed under the hand of the appointor or of his attorney duly authorised in was seal or under the hand of an officer or attorney duly authorised.	riting, o	r if the appoint	or is a cor	poration, either	under
6.	If two or more persons are jointly entitled to a share and are present at the Meeting, only the joint holder respect of the joint holding is entitled to vote at the Meeting.	whose n	ame stands fir	st in the R	egister of Memb	ers in

To be valid, this form of proxy, together with the power of attorney (if any) or other authority (if any) under which it is signed, or a notarially certified copy thereof, must be lodged by post or by hand at Tricor Investor Services Limited, at 26th Floor, Tesbury Centre, 28 Queen's Road East, Wanchai, Hong Kong, not less than 48 hours before the time appointed for holding the Meeting or adjourned Meeting.

Completion and delivery of the form of proxy will not preclude a member from attending and voting in person at the Meeting if the member so desires and in such event, the instrument appointing a proxy shall be deemed to be revoked.