EXT0334



## Allied Irish Banks, p.l.c.

Registered Office: Bankcentre, Ballsbridge, Dublin 4. Registered in Ireland No. 24173.

Internet Voting: You may submit your vote via the internet (see overleaf). To do so, you will need the Control Number, your Shareholder Reference Number (SRN) and PIN, all shown below.

CONTROL NUMBER	913275
SRN	
PIN	

					PIN				
17a +1	he undersigned member(s) of Allied	Luich Doubra and a ("the Com	many?') hamahayanna	nt tha i	Chairman af tha	Maatina	on faili	in a hina/	ham Faaa
	e) over]	irisii banks, p.i.c. ( the Com	pany ), hereby appoi	nt the v	Chairman of the	iviceting (	or, iain	ing min/	ner, [see
	, .								
		or, fail	ing him/her,						
mv/c	our Proxy to attend, speak and vote	for me/us and on my/our b	ehalf in the manner	ndicat	ed below at the	Extraord	inary (	General	Meeting
•	Company to be held on 16 Decemb	•					•		•
respe	ect of any other business of the Me	eting and any procedural res	solutions moved at the	ne Mee	eting.				
A	PLEASE INDICATE WITH AN "X vote withheld is not a vote in law and								on.
							For	Against	Withhold
1.	Initial increase in Authorised Share Ca	pital.					Ш	Ш	Ш
2.	Directors' Authority to Allot Relevant	Securities.							
3.	Dis-application of Pre-Emption rights	pursuant to the Warrant Issue.							
4.	Dis-application of statutory Pre-Emption	on Rights.							
5.	Sub-division of the Converting 2009 P	reference Shares.							
6.	Re-designation of the Sub-divided 200	9 Preference Shares.							
7.	Bonus Issue of Existing Ordinary Shar	es in connection with the conve	ersion of the Convertin	g 2009	Preference Share	s.			
8.	Adoption of the Interim Memorandum	and Articles of Association.							
9.	Ordinary Share Consolidation and rela	ted Bonus Issue.							
10.	Reduction in Authorised Share Capital	by cancellation of the 2009 Pro	eference Shares and Su	b-divid	ed 2009 Preferen	ce Shares.			
11.	Subsequent increase in Authorised Sha	re Capital.							
12.	Adoption of the Final Memorandum an	nd Articles of Association.							
	<u> </u>								_
	Signature		Dat	ed					2015

Please Detach

## Attendance Card for Extraordinary General Meeting 16 December 2015

Attendance Card for the Extraordinary General Meeting to be held on 16 December 2015 in the **RDS Concert Hall, Merrion Road, Ballsbridge, Dublin 4**, commencing at 10.00 a.m.



Allied Irish Banks, p.l.c.

<u>Do not post this Attendance Card</u> - on arrival at the Extraordinary General Meeting, present it at the Shareholders' Registration Desk. Complete the Poll Card on the reverse when a Poll is called at the Meeting.

## **Extraordinary General Meeting 16 December 2015**



## NOTES ON COMPLETING THE FORM OVERLEAF

- (a) To be valid, the Form overleaf and, if applicable, any power of attorney or other authority under which it is signed, or a notarially certified copy of such power of attorney or other authority, must be received by the Company's Registrar, Computershare Investor Services (Ireland) Limited, Heron House, Corrig Road, Sandyford Industrial Estate, Dublin D18 Y2X6, Ireland, not less than forty-eight hours before the time appointed for the holding of the Meeting or any adjournment of the Meeting.
- (b) This Form must (i) in the case of an individual member be signed by the member or his/her duly authorised attorney; or (ii) in the case of a corporate member be given either under its common seal or be signed on its behalf by a duly authorised officer or attorney of the corporate member.
- (c) Completion and return of this Form will not prevent a member from attending and voting in person at the meeting.
- (d) In the case of joint holders, the vote of the senior holder who tenders a vote, whether in person or by proxy, shall be accepted to the exclusion of the vote(s) of the other joint holder(s) and for this purpose seniority shall be determined by the order in which the names stand in the Register of Members in respect of the joint holding.
- (e) You are entitled to appoint a proxy of your choice. If you wish to appoint a proxy other than the Chairman of the Meeting, please insert the proxy's name and address and delete the words "the Chairman of the Meeting or, failing him/her". If you wish to appoint an alternate proxy, please insert the alternate's name and address in the box provided.
- (f) If this Form is signed and returned without any indication as to how the person appointed is to vote, the Proxy will exercise discretion as to how to vote or whether to abstain from voting.
- (g) This Form is issued only to the addressee(s) and is specific to the unique designated account printed hereon. This personalised Form is not transferable between different (i) account holders; or (ii) uniquely designated accounts. The Company and Computershare Investor Services (Ireland) Limited accept no liability for failure to carry out any instruction that does not comply with these conditions.
- (h) Internet Voting: If, as an alternative to submitting this Form, you wish to submit your proxy appointment and/or vote electronically, you may do so by accessing the Registrar's website at www.eproxyappointment.com. You can access this site from any internet enabled computer. To log in, you will require your unique PIN (which will expire at the end of the voting period), and your Shareholder Reference Number (SRN) and your Control Number, all of which are shown at the top of the Form overleaf. CREST members who wish to appoint a proxy via the CREST electronic proxy appointment service should refer to Note 7 of the Notice of Extraordinary General Meeting for instructions on how to do so.
- (i) The "Withhold" option is provided to enable you to abstain from voting on the resolutions. However, it should be noted that a vote withheld is not a vote in law and will not be counted in the calculation of the proportion of votes for and against the resolutions.

Poll Card – to be completed at the Extraordinary General Meeting when a Poll is called.

	For Against Withhold
1. Initial increase in Authorised Share Capital.	
2. Directors' Authority to Allot Relevant Securities.	
3. Dis-application of Pre-Emption rights pursuant to the Warrant Issue.	
4. Dis-application of statutory Pre-Emption Rights.	
5. Sub-division of the Converting 2009 Preference Shares.	
6. Re-designation of the Sub-divided 2009 Preference Shares.	
7. Bonus Issue of Existing Ordinary Shares in connection with the conversion of the Converting 2009 Preference Shares	res.
8. Adoption of the Interim Memorandum and Articles of Association.	
9. Ordinary Share Consolidation and related Bonus Issue.	
10. Reduction in Authorised Share Capital by cancellation of the 2009 Preference Shares and Sub-divided 2009 Preference	ence Shares.
11. Subsequent increase in Authorised Share Capital.	
12. Adoption of the Final Memorandum and Articles of Association.	

Signature	
Signature	 