FORM FOR CONFERRING PROXY ON THE DESIGNATED REPRESENTATIVE PURSUANT TO ARTICLE 135-undecies OF THE CONSOLIDATED LAW

Pier Francesco Meneghini, solicitor, born in Treviso on 1 September 1954 and residing in Milan, at Via A. Saffi No. 29, Tax Identification No. MNGPFR54P01L407S, in his capacity, pursuant to Article 135-*undecies* of Legislative Decree No. 58/1998, as "Designated Representative" of Piaggio & C. S.p.A. (hereinafter, the "Company"), is proceeding to collect proxies for the Meeting of the Shareholders to be convened on 15 April 2013 and, if the Meeting is adjourned, to be reconvened on 16 April 2013, under the terms set forth in the Notice of the Annual General Meeting of the Shareholders published on the Company's website on 14 March 2013. In this respect, the proxies could be conferred on the Designated Representative by the end of 11 April 2013 (should the Shareholders' Meeting will be held on first call) or by the end of 12 April 2013 (should the Shareholder's Meeting will be held on second call).

The proxy and the voting instructions may be revoked up until the above mentioned terms, in the manner stipulated in the proxy as conferred.

The proxy and the voting instructions may be conferred by signing this Form at no charge to the person granting same.

Pier Francesco Meneghini, solicitor, in his capacity as Designated Representative, declares that neither he nor any substitute he may designate has any conflict of interest within the meaning of Article 135-decies of Legislative Decree No. 58/1998.

PROXY FORM

(Section to be provided to the Company by the Designated Representative – Please complete in full)

		individuals, surname and first name)	
Place of birth.	••••••	Date of birth	
registered offic	ce/residing in	(city)	
		(address)	
Tax Identificat	ion No		
notice nopossible ident	tifying numbers	e discretion of the party conferring the proxy: (reference to the notice given to the intermediary)	
- contact inforr	mation for commu	inication from the Designated Representative	
		I/we hereby give my/our proxy to	
Sondrio on 6 S A. Saffi No. 29 vote in accord Account	September 1977, 79, and authorise hance with the pro	who may designate as his substitute Andrea Maggipinto, Tax Identification No. MGGNDR77P06I829M, and residing important to participate in the Meeting of the Shareholders stipulovided instructions with respect to	ag in Milan, at Via lated above and to nares registered in ned as
CAB			

and I/we declare

that I am/we are aware of the possibility that the proxy given to the Designated Representative may contain voting instructions relating only to several of the proposed Resolutions on the Agenda and that in such case, the vote will be cast only for those Resolutions stipulated in the voting instructions;

that I am/we are further aware of the fact that shares for which full or partial proxy is conferred are calculated for the purpose of determining due constitution of the Meeting of the Shareholders and that with

regard to proposals for which no	voting instructions are given	n, the shares of the Sharehold	der concerned are
not considered in calculating the	majority and the percentage	of capital required for the	Resolutions to be
carried;			

and I/we attach

to this Proxy Form a copy of a currently valid identity document.

_	signatory only if different from the owner of the shares) hereby signs this Proxy in his/her capacity as (tick the
	er of a life estate \square custodian \square account manager rcial power of attorney with power of delegation
DATE	SIGNATURE

VOTING INSTRUCTIONS

(Section contains information intended solely for the Designated Representative – tick the appropriate boxes)

The undersigned,
Ordinary session Financial statements of Piaggio & C. S.p.A as of 31 December 2012; report of the Directors on 2012 operations and proposed allocation of operating profit; report of the Statutory Board of Auditors; report of the external auditors; resolutions pertaining thereto; presentation of the consolidated financial statements of the Piaggio Group as of 31 December 2012 and related reports. Resolutions pertaining thereto.
2) Report on compensation pursuant to Article 123 ter of the Legislative Decree 58/1998. Resolutions pertaining thereto.
3) Authorisation to purchase and dispose of treasury shares pursuant to the combined provisions of Articles 2357 and 2357-ter of the Italian Civil Code, as well as Article 132 of Legislative Decree 58/1998 and its related implementing provisions, prior revocation of the authorisation granted by the General Meeting held on April 13, 2012 concerning the non executed part. Resolutions pertaining thereto.
Extraordinary session
 Proposal of deletion of no. 11.049.021 treasury shares in portfolio; amendment to section 5.1 of the By- laws. Resolutions pertaining thereto.
A) Resolutions up for vote
Ordinary session
1 st Resolution
☐ FOR ☐ AGAINST ☐ ABSTAIN the proposal on the Directors' report
2 nd Resolution
☐ FOR ☐ AGAINST ☐ ABSTAIN the first section of the Report on compensation pursuant to article 123-ter of the Legislative Decree 58/1998. Please note that, pursuant to article 123-ter of the Legislative Decree 58/1998, the resolution is not binding
3 rd Resolution
☐ FOR ☐ AGAINST ☐ ABSTAIN the proposal on the Directors' report

1st Resolution

Extraordinary session

☐ FOR ☐ AGAINST ☐ ABSTAIN the proposal on the Directors' report
B) If there were unknown circumstances at the time the proxy (1) was granted, the undersigned, with respect to
Ordinary session 1st Resolution: □ CONFIRMS THE INSTRUCTIONS □ REVOKES THE INSTRUCTIONS MODIFIES THE INSTRUCTIONS: □ FOR □ AGAINST □ ABSTAIN
2^{nd} Resolution: □ CONFIRMS THE INSTRUCTIONS □REVOKES THE INSTRUCTIONS MODIFIES THE INSTRUCTIONS: □FOR □ AGAINST □ ABSTAIN
3^{rd} Resolution: \Box CONFIRMS THE INSTRUCTIONS \Box REVOKES THE INSTRUCTIONS MODIFIES THE INSTRUCTIONS: \Box FOR \Box AGAINST \Box ABSTAIN
Extraordinary session
$\frac{1^{st} \ Resolution:}{ \square \ CONFIRMS \ THE \ INSTRUCTIONS } \ \square REVOKES \ THE \ INSTRUCTIONS \\ MODIFIES \ THE \ INSTRUCTIONS: \ \square FOR \ \square \ AGAINST \ \square \ ABSTAIN$
C) In the event of a possible vote to modify or integrate (2) the Resolutions put before the Meeting of the Shareholders with respect to
Ordinary session
$\frac{1^{st} \ Resolution:}{\square \ CONFIRMS \ THE \ INSTRUCTIONS \ \square REVOKES \ THE \ INSTRUCTIONS} \\ MODIFIES \ THE \ INSTRUCTIONS: \ \square FOR \ \square \ AGAINST \ \square \ ABSTAIN$
2^{nd} Resolution: □ CONFIRMS THE INSTRUCTIONS □REVOKES THE INSTRUCTIONS MODIFIES THE INSTRUCTIONS: □FOR □ AGAINST □ ABSTAIN
3^{rd} Resolution: □ CONFIRMS THE INSTRUCTIONS □REVOKES THE INSTRUCTIONS MODIFIES THE INSTRUCTIONS: □FOR □ AGAINST □ ABSTAIN
Extraordinary session

1st Resolution:

CONFIRMS THE INSTRUCTIONS

REVOKES THE INSTRUCTIONS MODIFIES THE INSTRUCTIONS: □FOR □ AGAINST □ ABSTAIN

D) In the event of a vote on liability action pursuant to Article 2393, para. 2, of the Civil Code proposed by Shareholders in connection with the approval of the financial statements, the undersigned grants the Designated Representative his/her/its proxy to vote as follows:

□FOR □ AGAINST □ ABSTAIN

- 1. Where there are <u>significant circumstances that were unknown at the time the proxy was granted</u>, and it is not possible to communicate these to the party granting the proxy, it is possible to choose between: a) confirming the voting instructions already stipulated; b) modifying the voting instructions already stipulated; c) revoking the voting instructions already stipulated. Where no choice is made, the voting instructions under A) will be deemed confirmed.
- In the event of <u>modifications to or integrations of proposed Resolutions put before the Meeting of the Shareholders, it is possible to choose between: a) confirming the voting instructions that may have already been stipulated; b) modifying the voting instructions already stipulated; c) revoking the voting instructions already stipulated. Where no choice is made, the voting instructions under A) will be deemed confirmed.
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<u>Legislative Decree No. 58/1998 (Consolidated Law on Finance Art. 135 decies</u>

(Conflict of interest of the representative and substitutes)

- 1. Conferring proxy upon a representative in conflict of interest is permitted provided that the representative informs the shareholder in writing of the circumstances giving rise to such conflict of interest and provided specific voting instructions are provided for each resolution in which the representative is expected to vote on behalf of the shareholder. The representative shall have the onus of proof regarding disclosure to the shareholder of the circumstances giving rise to the conflict of interest. Article 1711, second subsection of the Italian Civil Code does not apply.
- 2. In any event, for the purposes of this article, conflict of interest exists where the representative or substitute:
- a) has sole or joint control of the company, or is controlled or is subject to joint control by that company;
- b) is associated with the company or exercises significant influence over that company or the latter exercises significant influence over the representative:
- c) is a member of the board of directors or control body of the company or of the persons indicated in paragraphs a) and b);
- d) is an employee or auditor of the company or of the persons indicated in paragraph a);
- e) is the spouse, close relative or is related by up to four times removed of the persons indicated in paragraphs a) to c);
- f) is bound to the company or to persons indicated in paragraphs a), b), c) and e) by independent or employee relations or other relations of a financial nature that compromise independence
- 3. Replacement of the representative by a substitute in conflict of interest is permitted only if the substitute is indicated by the shareholder. In such cases, subsection 1 shall apply. Disclosure obligations and related onus of proof in any event remain with the representative.
- 4. This article shall also apply in cases of share transfer by proxy.

Art. 135 undecies

(Appointed representative of a listed company)

- 1. Unless the Articles of Association decree otherwise, companies with listed shares designate a party to whom the shareholders may, for each shareholders' meeting and within the end of the second trading day prior to the date scheduled for the shareholders' meeting, including for callings subsequent to the first, a proxy with voting instructions on all or some of the proposals on the agenda. The proxy shall be valid only for proposals on which voting instructions are conferred.
- 2. Proxy is conferred by signing a proxy form, the content of which is governed by a Consob regulation. Conferring proxy shall be free of charge to the shareholder. The proxy and voting instructions may be cancelled within the time limit indicated in subsection 1.
- 3. 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 are not considered in calculating the majority and the percentage of capital required for the resolutions to be carried.
- 4. The person appointed as representative shall any interest, personal or on behalf of third parties, that he or she may have with respect to the resolution proposals on the agenda. The representative must also maintain confidentiality of the content of voting instructions received until scrutiny commences, without prejudice to the option of disclosing such information to his or her employees or collaborators, who shall also be subject to confidentiality obligations. The party appointed as representative may not be assigned proxies except in compliance with this article.
- 5. By regulation pursuant to subsection 2, Consob may establish cases in which a representative failing to meet the indicated terms of Article 135-decies may express a vote other than that indicated in the voting instructions.

Civil Code

Art. 2393

(Derivative liability action)

A liability action against the directors is initiated by resolution of the shareholders' meeting, even if the company is in liquidation.

The resolution concerning the liability of directors may be adopted in connection with the discussion of the financial statements, even if not set forth on the agenda, when it in fact deals with the period referred to in the financial statements.

The action can be initiated within five years of the end of the director's term of office.

The resolution on a liability action necessarily results in the removal from office of the directors against whom it was proposed, provided it is adopted by at least twenty percent of the share capital. In such case, the same shareholders' meeting designates their successors.

The company may decline to pursue the liability action and instead settle it, provided such decision to settle the action is approved by express resolution of the shareholders' meeting and provided the resolution is not opposed by more than twenty percent of the share capital or, in the case of public limited companies, more than five percent of the share capital or to the extent provided for in the statute on exercise of the derivative liability action pursuant to the first and paragraphs of Article 2393 *bis*.