

## CINDERELLA MEDIA GROUP LIMITED

## 先傳媒集團有限公司\*

(continued in Bermuda with limited liability)
(Stock code: 550)

Form of Proxy for use by shareholders at the annual general meeting to be convened at 26th Floor, 625 King's Road, North Point, Hong Kong on Monday, 22 April 2013 at 11:00 a.m. (or any adjournment thereof)

I/We	(note <sup>1</sup> )		of								
				being t	the reg	istered holder	(s) of				(note <sup>2</sup> )
shares		each in the capital of Cind		Limited	(the	"Company")	hereby	appoint	the Chairman	of the	Meeting or
		to act a	s my/our proxy (note <sup>3</sup>	) at the an	nual ge	eneral meeting	g (the "Me	eting") o	f the Company	to be held	at 26th Floor,
625 K	ing's Road, Nort	Point, Hong Kong on Monday, 22	April 2013 at 11:00 a.	m. or at an	y adjoi	urnment there	of and to v	ote on m	y/our behalf as	directed be	elow.
Please	make a mark in	ne appropriate boxes to indicate ho	ow you wish your vote	(s) to be ca	st (note	e <sup>4</sup> ).					
									FOR	AC	GAINST
1.	To receive and ended 31 Dece	consider the audited financial states the consider the audited financial states are the considerated as the considerate and the considerate are the considerated as the considerate and the considerated as th	tements and the repor	ts of the d	lirector	s and auditor	s for the y	ear			
2.	To declare the	nal and special dividends for the y	ear ended 31 December	er 2012;							
3.	(A) To re-ele	directors:									
	(i)	to re-elect Mr. Lau Chuk Kin as	executive director;								
	(ii)	to re-elect Mr. Peter Stavros Par	apios Christofis as nor	n-executive	direct	or;					
	(iii)	to re-elect Mr. Ho David as inde	ependent non-executive	e director;	and						
	(B) To autho	se the board of directors to fix the	director's remuneration	on for the y	ear enc	ding 31 Decen	nber 2013;				
4.	To re-appoint BDO Limited as the Company's auditor and to authorise the directors to fix their remuneration;										
5.	To adopt the Sl	are Option Scheme of 1010 Printir	g Group Limited;								
6.	To grant a general mandate to the directors of the Company to allot and issue new shares;										
7.	To grant a gene	al mandate to the directors of the	Company to repurchase	e the Comp	any's o	own shares; ar	nd				
8.		ew issue mandate to the directors s repurchased by the Company.	of the Company to allo	ot and issu	e addit	ional shares b	y the nom	inal			
Date:											
Signat	ture: X		_X (notes 5, 6, 7 and	8)							

## Notes:

- 1. Full name(s) and address(es) to be inserted in **BLOCK CAPITALS**. The names of all joint registered holders should be stated.
- 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 of the capital of the Company registered in your name(s).
- 3. A proxy need not be a member of the Company but must be present in person to represent you. If you wish to appoint some person other than the Chairman of the Meeting as your proxy, please delete the words "the Chairman of the Meeting or" and insert the name and address of the person appointed as your proxy in the space provided.
- 4. If you wish to vote for any of the resolutions set out above, please tick ("\vec{\psi}") the boxes marked "For". If you wish to vote against any resolutions, please tick ("\vec{\psi}") the boxes marked "Against". If the form returned is duly signed but without specific direction on any of the proposed resolutions, the proxy will vote or abstain at his discretion in respect of all resolutions; or if in respect of a particular proposed resolution there is no specific direction, the proxy will, in relation to that particular proposed resolution, vote or abstain at his discretion. A proxy will also be entitled to vote at his discretion on any resolution properly put to the Meeting other than those set out in the notice convening the Meeting.
- 5. In the case of joint registered holders of any share, this form of proxy may be signed by any joint registered holder, but if more than one joint registered holder is present at the Meeting, whether in person or by proxy, that one of the joint registered holders whose name stands first on the register of members in respect of the relevant jointly registered share shall alone be entitled to vote in respect thereof to the exclusion of the votes of the other joint registered holders.
- 6. The form of proxy must be signed by a shareholder, or his attorney duly authorised in writing, or if in the shareholder is a corporation, either under its Common Seal or under the hand of an officer, attorney or other person authorised to sign the same.
- 7. To be valid, this form of proxy together with any power of attorney or other authority (if any) under which it is signed or certified copy of such power or authority must be deposited at the offices of the Company's Hong Kong branch share registrar, Computershare Hong Kong Investor Services Limited at 17M Floor, Hopewell Centre, 183 Queen's Road East, Wan Chai, Hong Kong not less than 48 hours before the time of the Meeting or the adjournment thereof.
- 8. Any alteration made to this form should be initialed by the person who signs the form.
- 9. Completion and return of this form of proxy will not preclude you from attending and voting at the Meeting or any adjournment thereof if you so wish.