

ORCO PROPERTY GROUP S.A. Société Anonyme L-2661 Luxembourg 42, rue de la Vallée R.C.S. Luxembourg B 44996 (the "Company")

BONDHOLDERS PARTICIPATION FORM

FOR THE MEETING OF THE HOLDERS OF THE BONDS (ISIN CODE: XS0223586420) ISSUED BY THE COMPANY (the "Bonds 2012") TO BE HELD

at 42, rue de la Vallée L-2661 Luxembourg on MAY 15, 2012 at 8:00 AM (CET)

(the "Bondholders Meeting")

Bondholders identification	Number of Bonds 2012 held: bonds Principal amount of Bonds 2012 held: EUR		
Name: Contact Details:			
	Telephone:		

For Bondholders whose ownership is <u>directly</u> recorded in the Company's bonds registry:

In order to be taken into account, this Bondholders participation form duly completed, dated and signed must be received no later than May 10, 2012 at the following address:

- CACEIS Bank Luxembourg, 39, Allée Scheffer, L- 2520 Luxembourg, Attn. Corporate Trust Department, Tel_ +352 47 67 5804, Fax: +352 47 67 7313 or by email mailto: LB-DOBlisting@caceis.com; OR
- ORCO PROPERTY GROUP S.A., 42 rue de la Vallée, L-2661, Luxembourg, Mr. Christophe Le Priol or Mrs. Françoise de Jongh, Legal Department, or by facsimile on +352 26 47 67 67; or by email mailto: bondholders@orcogroup.com,

For Bondholders whose ownership is <u>indirectly</u> recorded in the Company's bonds registry:

In order to be taken into account, this Bondholders participation form duly completed, dated and signed must be received no later than May 10, 2012 at the following address:

- CACEIS Bank Luxembourg, 39, Allée Scheffer,
 L- 2520 Luxembourg, Attn. Corporate Trust
 Department, Tel_ +352 47 67 5804, Fax: +352 47
 67 7313 or by email mailto: LB-DOB-listing@caceis.com; OR
- ORCO PROPERTY GROUP S.A., 42 rue de la Vallée, L-2661, Luxembourg, Mr. Christophe Le Priol or Mrs. Françoise de Jongh, Legal Department, or by facsimile on +352 26 47 67 67; or by email: mailto:bondholders@orcogroup.com,

fdejongh@orcogroup.com	fdejongh@orcogroup.com				
N.A.	In order to be taken into account, this Bondholders participation form must be accompanied by the Bondholders blocking certificate which must <i>inter alia</i> indicate the number of Bonds 2012 being blocked, the date such Bonds 2012 are being blocked, which must be no later than May 10, 2012 and the confirmation that such Bonds 2012 are blocked until the close of the Bondholders Meeting, issued by the bank, the professional securities' depositary or the financial institution with whom the Bonds 2012 are on deposit.				
Important: please carefully read the general information under Observations					

Choose one of the 3 options, tick the corresponding box, then date and sign the form in the indicated place.

- 1. I wish to attend the Bondholders Meeting in person.
- 1 2. I will not attend the Bondholders Meeting. I irrevocably give power to the Chairman of the Bondholders Meeting, to vote in my name and as he deems fit on all resolutions on the entire agenda in addition to all amendments or new resolutions that would be validly presented to the Bondholders Meeting, unless a different proxyholder is named below:

.....

■ 3. I will not attend the Bondholders Meeting. I irrevocably give power to the Chairman of the Bondholders Meeting, unless a different proxyholder is named below, to vote with the following voting instructions:

.....

*Indicate the last name, first name and address of the proxyholder that you appoint if you do not wish to grant proxy to the Chairman of the Bondholders Meeting.

Item	Vote for	Vote against	Abstention
1. Approval of the terms and conditions of the exchange of up to 89.9 % of all Bonds 2012 for a consideration consisting in newly issued common shares (the "Shares") of the Company ("OPG Conversion"), including but not limited to, discussion and approval of the terms and conditions of the OPG Conversion (as such terms may be amended), approval of all steps and actions, and entering into and performance of all the transactions, documents, agreements contemplated, needed or useful in connection with the OPG Conversion, after presentation to the Bondholders of (i) interim accounting situation of the Company, reviewed and certified by its auditor and (ii) a report established by the board of directors of the Company, explaining the reasons of the OPG Conversion.			
2. Delegation of power for implementation of the OPG Conversion to one of the représentant de la masse, including, but not limited to, the power and mandate to finalize the terms and conditions of the OPG Conversion and to negotiate and			

^{*}Indicate the last name, first name and address of the proxyholder that you appoint if you do not wish to grant proxy to the Chairman of the Bondholders Meeting.

agree the final terms and con substantial changes to such approved by the meeting, (including, but not limited tagreement) in connection wit Shares on behalf of the Bo Bondholders, and power to entering into and performance contemplated, needed or unincluding, but not limited to, if the Bondholders' approval proposed modifications of Contification of such proposed Tribunal de commerce de Positive R. 626-45 of the French sauvegarde's modification proposed such	terms and conditions of to negotiate, finalize at the control of the open contribution against the open conversion and to redisperform and execute at the open connection with the open connection with the open conversion of the open conversion open conditions to be the open conversion of the open conversion open conditions to be the open conversion of the open conve	of the OPG Conversion, as and sign any document, are ment or subscription and the subscription of the stribute the Shares to the all steps and actions, and as, documents, agreements ith the OPG Conversion, aire à l'exécution du Plan of an and the corresponding arde, further to the official issued by the Greffe du to de la masse pursuant to						
3. Miscellaneous.								
If amendments or new resolutions were to be validly presented, I irrevocably give power to the Chairman of the Bondholders Meeting, to vote in my name and as he deems fit, unless I tick the box below: For Against Abstention Abstention Any blank form will be considered as an irrevocable proxy to the Chairman of the Bondholders Meeting, to vote in the name and on behalf of the Bondholder and as he deems fit. Any lack of choice that is clearly expressed on the various voting instruction options provided above or any contradictory choice will be considered as a choice under option 2, with an irrevocable proxy to the Chairman of the Bondholders Meeting, to vote in the name and on behalf of the Bondholder and as he deems fit.								
Made on, i	n							
For indivual person		For legal entity			<u> </u>			
First and last name		Company name		ies and titl	e			

OBSERVATIONS

a. The signatory is requested to accurately enter in the box provided therefore his name (in block capital letters) and his first name

In case of legal entities, the corporate denomination and registered office must be indicated as well as the last name, first name, and authority of the signatory.

If the signatory is not a Bondholder (for example: a receiver, guardian, etc.), he must indicate his last name, first name and the capacity in which he signs the form.

- b. A Bondholder can be represented by a proxy of his choice who does not need to be a Bondholder.
- **c.** By signing, the signatory consents that the featured data are collected, processed and used for the purpose of the organization of the Bondholders Meeting and the voting on the resolutions. The Company is the controller. The data may be transmitted to entities involved in the organization of the Bondholders Meeting and/or the vote: Clearstream Banking, Luxembourg; Euroclear Bank System; BPSS, Luxembourg. The signatory has a right of access to, and the right to rectify, the data that concerns him. Data may be stored for thirty years.
- **d.** Capitalized terms used herein and not otherwise defined shall have the meaning as defined in the Bondholders convening notice including Annex A scheduled thereto.

This attendance and proxy form is governed by, and shall be construed in accordance with Luxembourg law. Luxembourg courts have exclusive jurisdiction to hear any dispute or controversy arising out of or in connection with this attendance and proxy form.