FORM OF INSTRUCTION AND PROXY

PRINCESS PRIVATE EQUITY HOLDING LIMITED MEETING

For holders of Ordinary Shares deliverable in the form of co-ownership interests in a global bearer certificate issued by Clearstream Banking AG ("Clearstream") of Princess Private Equity Holding Limited in connection with its **Annual General Meeting of Shareholders**

For use by such holders in connection with the Annual General Meeting of the holders of Ordinary Shares of Princess Private Equity Holding Limited (the "Company"),

to be held on 12 May 2011 at 11.30 a.m. and at any adjournment thereof.

With this Form of Instruction and Proxy you may instruct the Nominee (as defined below) to appoint a proxy for the Meeting acting on your behalf and instruct the proxy to cast the votes in respect of the proposed resolution as you wish.

Please see the notes below					
Registe	red Name of Shareholder: (see note 1)	VIDACOS NOMINEES LIMITED ("Nomin	nee")		
Address	:	Citigroup Centre, Canada Square, Canary W	harf, London	E14 5LB	
Name o	f Holder of Co-ownership Interests: (see note 2)				
Address	X:				
Name of Depositary Bank:					
Bank Code of Depositary Bank:					
Depositary Account Number:					
Number of co-ownership interests held on 28 April 2011 at 5.00pm:		<u></u>			
Verification by Depositary Bank: (see note 3)		Signature)			
To act a in our r the Cha	DACOS NOMINEES LIMITED, acting as Nominee for Clearstream in my, being a shareholder of the Company hereby appoint the Chairman s our proxy at the Meeting of the holders of Ordinary Shares in the Common on the resolutions set out in the Notice of Meeting dated 8 April irman that no Shareholders will be present in person or by proxy, other in his stead for any Shareholder, provided that such substitute proxy so	of the Meeting or (see note 4) ompany to be held on 12 May 2011 (and at any 2011 as indicated below. To allow effective cort than by proxy in the Chairman's favour, then to	adjournment stitution of t	thereof) and to he Meeting, if i	vote for us and t is apparent to substitute to ac
	ng Instructions (See Note 5)		For	Against	Vote Withheld
	nary Resolutions				
	FHAT the financial reports of the Company for the year ended 31 Dec the Directors and Auditors thereon be received and adopted.	cember 2010 together with the Reports of			
	31 December 2011 be and is hereby approved and that the directors be authorised to fix their remuneration.				
	THAT Urs Wietlisbach be re-elected as a Director of the Company				
	1 7				
	THAT Fergus Dunlop be re-elected as a Director of the Company.				
,	FHAT the Revised Investment Policy (as defined in the Circular to Sha which was produced to the meeting, marked "B" and initialled by the Ope approved and adopted.				
Special Resolutions					
i	THAT the document produced to the meeting, marked "A" and initialled by the Chairman for the purposes of identification be and is hereby adopted as the Amended and Restated Articles of Incorporation in substitution for and to the exclusion of the existing Articles of Incorporation.				
i	THAT the Directors be given the general power to allot equity securities for cash or sell treasury shares for cash, as if article 4.12 of the new Articles of Incorporation did not apply to any such allotment, provided that this power shall be limited to:				
1	he allotment of equity securities in connection with an offer of equity a) to the holders of Ordinary Shares in the Company in proportion	1			
	respective holdings; and b) to holders of other equity securities as required by the rights of the consider necessary;	hose securities or as the Directors otherwise			
1 1	but subject to such exclusions or other arrangements as the Board may deem necessary or expedient in relation to treasury shares, fractional entitlements, record dates, legal or practical problems in or under the laws of any territory or the requirements of any regulatory body or stock exchange; and				
1	he allotment (otherwise than pursuant to paragraph 8.1 above) of equimount of EUR 6,995.78, representing no more than 10% of the issue he meeting, which is equivalent to 6,995,779 shares	ed share capital at the date of the notice of			
	Such authority shall expire on the date of the Annual General Meeting authority is revoked prior to such date by a resolution of the Company	y in a general meeting.			
] 1	FHAT the Company be and is hereby authorised in accordance with scaw, 2008, to make market acquisitions of Ordinary Shares in the Cor	npany provided that:			
	 the maximum number of Ordinary Shares authorised to be acquired the Ordinary Shares in issue at the date of the passing of this rescion treasury); 	olution (excluding any Ordinary Shares held			
	 the minimum price (exclusive of expenses) which may be paid for nominal value of an ordinary share); the maximum price (exclusive of expenses) which may be read for 	, , ,			
	c) the maximum price (exclusive of expenses) which may be paid for amount equal to 105 per cent. of the average market value of the immediately preceding the day on which the share is contracted to the higher of the last independent trade and the highest current in the purchase is carried out; and	Ordinary Shares for the five business days be purchased; and (ii) an amount equal to adependent bid on the trading venue where			
(d) such authority shall expire on the date of the Annual General Me authority is varied, revoked or renewed prior to such date by a re- meeting or the Company has made a contract to acquire its own s expiry which will or may be executed wholly or partly after its exp	solution of the Company in a general shares under such authority prior to its			

- Notes:

 1. Due to the Ordinary Shares being certificated in the form of co-ownership interests in a global bearer certificate issued by Clearstream, Clearstream, through its Nominee VIDACOS NOMINEES LIMITED, is the sole shareholder of the underlying Ordinary Shares of the Company comprised in that global bearer certificate. For this reason, the name of the Nominee has already been inserted as registered shareholder.

 2. Please insert your name, address and account information as indicated. In the case of joint holders of co-ownership interests both names have to be included.

 3. Your depositary bank will verify your information regarding the number of co-ownership interests held on 28 April 2011 at 5.00 pm and, in the event of the information given being incorrect, state the correct figure as recorded in its books and records.

 4. Only if you wish to attend the meeting in person or wish to appoint someone other than the Chairman of the Meeting, or" and insert in the place provided your name or the name and address of your appointee. You must still ensure that this Form of Instruction and Proxy is sent to your depositary bank so as to be received by the date and time specified in paragraph 6 below.

 5. Please indicate with a cross in the appropriate box how you wish your votes to be cast by the proxy in respect of the resolution. If you do not give a voting instruction, the proxy may vote or abstain at his discretion. A vote withheld is not a vote in law and will not be counted in the calculation of the proportion of votes for or against a resolution.

 6. Please insert the date of the Form of Instruction and Proxy. To be valid the duly completed Form of Instruction and Proxy must be received by your depositary bank by 5.00 p.m. on 28 April 2011. The depositary bank will then forward the Form of Instruction and Proxy to Clearstream for onward transmission to the Nominee.

Dated: April 2011 (See Note 6)