Please detach and retain this section.

## Admission card



Annual General Meeting of Elements plc to be held at The City Presentation Centre,



Kindly note: 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 account holders or uniquely designated accounts. Elementis plc and Equiniti Limited accept no liability for any instruction that does not comply with these conditions.

Please bring this admission card with you and present it at the registration desk if you are attending the Annual General Meeting. The address of the venue and a map is provided overleaf.

riease read the explanatory notes overlear and th						DETAC	H HERE
+ Voting ID Tas	k ID SI	Shareholder Reference Number  1387 – C		1387-043	43-S		+
You can vote electronically at www.sharevote.co.t above numbers.  Please detach and post this section.  Form of proxy  I/we being (a) member(s) of Elementis plc (the 'Company') of the Meeting, or the individual whose name appears in b for me/us on my/our behalf at the Annual General Meeting at The City Presentation Centre, 4 Chiswell Street, London E 11.00am and at any adjournment thereof.  Tick here if this proxy is one of multiple appointment.  If you do not give any directions as to how your proxy should be above.	hereby appoint the Chairman ox (1), as my/our proxy to vote g of the Company to be held C1Y 4UP on 21 April 2011 at  (1) s being made. (2)	Resc Ord 1. 2. 3. 4. 5. 6. 7. 8. 9. 10. 11. 12.	To authorise the directors to deter remuneration of the auditors.	s'and auditors' 2010. ordinary shares. ration report eston. cro. orson. e. hristie. ng. thews. auditors.	For	Against	Vote withhel
Resolutions, or on any other business of the Meeting, he/sh discretion as to whether, and if so how, he/she votes. The'V allow you to abstain on any particular Resolution and is no be counted as'For' or'Against' a Resolution. In the case of a must be given under its common seal or be signed on its be officer, duly authorised, stating their capacity (e.g. director, signature  Date	ne will exercise his/her 'ote withheld' option is to t a vote in law and will not corporation,this proxy behalf by an attorney or	13. 14* 15*	To renew the directors' authority to To approve the holding of genera 14 clear days' notice.  To disapply statutory pre-emption allotment of shares.  To renew the Company's authority its own shares in the market.	I meetings at			
+		* Sp	pecial Resolution				+

## **Explanatory notes to Form of proxy**

(To be read in conjunction with the Notice of Meeting and the accompanying notes.)

- 1. If you want to appoint another person to be your proxy, strike out the words 'Chairman of the Meeting' and insert in the box the name of the proxy and initial the alterations.
- 2. To appoint more than one proxy, [an] additional proxy form[s] may be obtained by calling the Registrars on 0871 384 2379.\* Non-UK callers should dial +44 121 415 7043. Or you may photocopy this form. Please tick the box provided if the proxy instruction is one of multiple instructions being given. All forms must be signed and returned in the same envelope.
- 3. Please indicate in the box provided the number of shares in relation to which your proxy is authorised to act.
- 4. For this Form of proxy to be valid, detach from the Admission card and deliver to Equiniti Limited, Aspect House, Spencer Road, Lancing, West Sussex BN99 6GG 48 hours before the appointed time of the Meeting or adjourned Meeting. For information about a member's right to appoint a proxy and other rights, please see the notes accompanying the Notice of Meeting.
- 5. Members who wish to appoint a proxy through the CREST system should also refer to the notes in the Notice of Meeting.
- 6. Completing a Form of proxy will not prevent a member from attending in person and voting in person if he/she so wishes.
- \* Calls to this number cost 8p per minute from a BT landline, other providers' costs may vary. Lines open 8.30am to 5.30pm, Monday to Friday.



