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GDL FUND Form N-PX August 24, 2016		
UNITED STATES SECURITIES AND EXCHANGE O Washington, DC 20549	COMMISSION	
FORM N-PX		

ANNUAL REPORT OF PROXY VOTING RECORD OF REGISTERED MANAGEMENT INVESTMENT COMPANY

Investment Company Act file number 811-21969

The GDL Fund
(Exact name of registrant as specified in charter)

One Corporate Center

Rye, New York 10580-1422
(Address of principal executive offices) (Zip code)

Bruce N. Alpert

Gabelli Funds, LLC

One Corporate Center

Rye, New York 10580-1422 (Name and address of agent for service)

Registrant's telephone number, including area code: 1-800-422-3554

Date of fiscal year end: December 31

Date of reporting period: July 1, 2015 – June 30, 2016

Form N-PX is to be used by a registered management investment company, other than a small business investment company registered on Form N-5 (§§ 239.24 and 274.5 of this chapter), to file reports with the Commission, not later than August 31 of each year, containing the registrant's proxy voting record for the most recent twelve-month period ended June 30, pursuant to section 30 of the Investment Company Act of 1940 and rule 30b1-4 thereunder (17 CFR 270.30b1-4). The Commission may use the information provided on Form N-PX in its regulatory, disclosure review, inspection, and policymaking roles.

A registrant is required to disclose the information specified by Form N-PX, and the Commission will make this information public. A registrant is not required to respond to the collection of information contained in Form N-PX unless the Form displays a currently valid Office of Management and Budget ("OMB") control number. Please direct comments concerning the accuracy of the information collection burden estimate and any suggestions for reducing the burden to the Secretary, Securities and Exchange Commission, 100 F Street, NE, Washington, DC 20549. The OMB has reviewed this collection of information under the clearance requirements of 44 U.S.C. § 3507.

#### PROXY VOTING RECORD

## **FOR PERIOD JULY 1, 2015 TO JUNE 30, 2016**

ProxyEdge

Meeting Date Range: 07/01/2015 - 06/30/2016 Report Date: 07/06/2016

The GDL Fund

Investment Company Report
TIME WARNER CABLE INC
Security 88732J207

Security 88732J207 Meeting Type Annual Ticker Symbol TWC Meeting Date 01-Jul-2015

ISIN US88732J2078 Agenda 934229750 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: CAROLE BLACK	ManagementFor	For
1B.	ELECTION OF DIRECTOR: THOMAS H CASTRO	ManagementFor	For
1C.	ELECTION OF DIRECTOR: DAVID C. CHANG	ManagementFor	For
1D.	ELECTION OF DIRECTOR: JAMES E. COPELAND, JR.	ManagementFor	For
1E.	ELECTION OF DIRECTOR: PETER R. HAJE	ManagementFor	For
1F.	ELECTION OF DIRECTOR: DONNA A. JAMES	ManagementFor	For
1G.	ELECTION OF DIRECTOR: DON LOGAN	ManagementFor	For
1H.	ELECTION OF DIRECTOR: ROBERT D. MARCUS	ManagementFor	For
1I.	ELECTION OF DIRECTOR: N.J. NICHOLAS, JR.	ManagementFor	For
1 <b>J</b> .	ELECTION OF DIRECTOR: WAYNE H. PACE	ManagementFor	For
1K.	ELECTION OF DIRECTOR: EDWARD D. SHIRLEY	ManagementFor	For
1L.	ELECTION OF DIRECTOR: JOHN E. SUNUNU	ManagementFor	For
2.	RATIFICATION OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	ManagementFor	For
3.	ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION.	ManagementFor	For

STOCKHOLDER PROPOSAL ON

4. DISCLOSURE OF

Shareholder Against For

LOBBYING ACTIVITIES.

STOCKHOLDER PROPOSAL ON

**ACCELERATED** 

5. VESTING OF EQUITY AWARDS IN A Shareholder Against For

**CHANGE IN** 

CONTROL.

DATA MODUL AKTIENGESELLSCHAFT PRODUKTION UND VERTR

Security D16754109 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 03-Jul-2015

ISIN DE0005498901 Agenda 706196082 - Management

Item Proposal Proposed by Vote For/Against Management

ACCORDING TO GERMAN LAW, IN

**CASE OF** 

SPECIFIC CONFLICTS OF INTEREST

IN CONNECTI-

ON WITH SPECIFIC ITEMS OF THE

AGENDA FOR

THE GENERAL MEETING YOU ARE

NOT ENTIT-LED

TO EXERCISE YOUR VOTING RIGHTS.

FURTHER,

YOUR VOTING RIGHT MIGHT BE

**EXCLUD-ED WHEN** 

YOUR SHARE IN VOTING RIGHTS

HAS REACHED

CERTAIN THRESHOLDS AND YOU

**HAV-E NOT** 

COMPLIED WITH ANY OF YOUR

**MANDATORY** 

**VOTING RIGHTS NOTIFICATIONS** 

**PURSUANT-TO** 

THE GERMAN SECURITIES TRADING

ACT (WHPG).

FOR QUESTIONS IN THIS REGARD

PLE-ASE

CONTACT YOUR CLIENT SERVICE

REPRESENTATIVE FOR

CLARIFICATION. IF YOU DO

NO-T HAVE ANY INDICATION

**REGARDING SUCH** 

CONFLICT OF INTEREST, OR

ANOTHER EXCLUSIO-N

FROM VOTING, PLEASE SUBMIT

YOUR VOTE AS

USUAL. THANK YOU.

PLEASE NOTE THAT THE TRUE

RECORD DATE FOR

Non-Voting

Non-Voting

4

ManagementNo Action

ManagementNo Action

Edgar Filing: GDL FUND - Form N-PX THIS MEETING IS 12 JUN 2015, WHEREAS-THE MEETING HAS BEEN SETUP USING THE ACTUAL RECORD DATE-1 BUSINESS DAY. THIS-IS DONE TO ENSURE THAT ALL POSITIONS REPORTED ARE IN CONCURRENCE WITH THE GERM-AN LAW. THANK YOU. COUNTER PROPOSALS MAY BE SUBMITTED UNTIL 18 JUN 2015. FURTHER INFORMATION ON C-OUNTER PROPOSALS CAN BE FOUND **DIRECTLY ON** THE ISSUER'S WEBSITE (PLEASE REFER T-O THE MATERIAL URL SECTION OF THE APPLICATION). IF YOU WISH TO ACT ON THESE IT-EMS, Non-Voting YOU WILL NEED TO REQUEST A MEETING ATTEND AND VOTE YOUR SHARES DIRECTLY A-T THE COMPANY'S MEETING. COUNTER PROPOSALS **CANNOT BE** REFLECTED IN THE BALLOT O-N PROXYEDGE. RECEIVE FINANCIAL STATEMENTS AND Non-Voting STATUTORY REPORTS FOR FISCAL 2014 APPROVE ALLOCATION OF INCOME AND DIVIDENDS ManagementNo Action OF EUR 0.90 PER SHARE APPROVE DISCHARGE OF MANAGEMENT BOARD ManagementNo Action FOR FISCAL 2014 APPROVE DISCHARGE OF SUPERVISORY BOARD ManagementNo Action FOR FISCAL 2014 ELECT AMIR MOBAYEN TO THE **SUPERVISORY** ManagementNo Action **BOARD** ELECT BRIAN ARMSTRONG TO THE

1.

2.

3.

4.

5a

5b

6.

**SUPERVISORY** 

**BOARD** 

RATIFY ERNST YOUNG AS AUDITORS FOR FISCAL

2015

APPROVE CREATION OF EUR 5.3

7. MILLION POOL OF

CAPITAL WITHOUT PREEMPTIVE

ManagementNo Action

RIGHTS

THE PEP BOYS - MANNY, MOE & JACK

Security 713278109 Meeting Type Annual Ticker Symbol PBY Meeting Date 10-Jul-2015

ISIN US7132781094 Agenda 934252634 - Management

Item	Proposal	Proposed	Vote	For/Again	
	•	by Managaman		Manageme	ent
1.	DIRECTOR  1 JANE SCACCETTI	Managemen	nı For	For	
	2 JOHN T. SWEETWOOD		For	For	
	3 ROBERT H. HOTZ		For	For	
	4 JAMES A. MITAROTONDA				
	5 ROBERT ROSENBLATT		For For	For For	
	6 ANDREA M. WEISS		For	For	
	7 ROBERT L. NARDELLI		For	For	
	8 SCOTT P. SIDER		For	For	
	9 BRUCE M. LISMAN		For	For	
			For	For	
	<ul><li>10 F. JACK LIEBAU, JR.</li><li>11 MATTHEW GOLDFARB</li></ul>		For	For	
	ADVISORY RESOLUTION TO		ror	LOL	
	APPROVE THE				
	COMPENSATION OF THE COMPANY	710			
	NAMED	3			
	EXECUTIVE OFFICERS FOR THE				
2.	FISCAL YEAR	Managemer	ntFor	For	
		-			
	ENDED JANUARY 31, 2015 AS				
	DISCLOSED IN THE				
	COMPANY'S ANNUAL MEETING				
	PROXY STATEMENT.				
	RATIFICATION OF THE				
	APPOINTMENT OF DELOITTE	1			
	& TOUCHE LLP AS THE COMPANY'S				
3.	INDEPENDENT	Managemer	ntFor	For	
	REGISTERED PUBLIC ACCOUNTING	ı			
	FIRM FOR THE				
	FISCAL YEAR ENDING JANUARY 30	,			
CATA	2016.				
	MARAN CORPORATION		Marking Tree		Constal
Securi	· ·		Meeting Typ		Special
	Symbol CTRX		Meeting Dat	.e	14-Jul-2015
ISIN	CA1488871023		Agenda		934250553 - Management
		Proposed		For/Again	ot.
Item	Proposal	by	Vote	Manageme	

by

Management

TO CONSIDER AND VOTE UPON A PROPOSAL TO APPROVE THE SPECIAL RESOLUTION **SET FORTH** IN THE PROXY CIRCULAR AND PROXY STATEMENT (THE "ARRANGEMENT RESOLUTION") APPROVING AN ARRANGEMENT UNDER SECTION **195 OF THE BUSINESS CORPORATIONS ACT** (YUKON) (THE "ARRANGEMENT"), CONTEMPLATED BY THE 1. ManagementFor For ARRANGEMENT AGREEMENT, DATED AS OF MARCH 29, 2015, BY AND AMONG **CATAMARAN** CORPORATION ("CATAMARAN"), UNITEDHEALTH GROUP INCORPORATED, A **CORPORATION** INCORPORATED UNDER THE LAWS OF THE STATE OF MINNESOTA, USA ...(DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL). TO CONSIDER AND VOTE ON A PROPOSAL TO APPROVE, ON A NON-BINDING, ADVISORY BASIS, CERTAIN COMPENSATION THAT MAY BE PAID OR 2. ManagementFor For BECOME PAYABLE TO **CATAMARAN'S NAMED EXECUTIVE OFFICERS THAT IS** BASED ON OR OTHERWISE RELATES TO THE ARRANGEMENT. 3. TO CONSIDER AND VOTE ON A ManagementFor For PROPOSAL TO ADJOURN THE SPECIAL MEETING TO **ANOTHER** PLACE, DATE OR TIME IF **NECESSARY OR** APPROPRIATE, TO THE EXTENT PERMITTED BY THE ARRANGEMENT AGREEMENT, **INCLUDING TO** SOLICIT ADDITIONAL PROXIES IN

FAVOR OF THE

PROPOSAL TO APPROVE THE

**ARRANGEMENT** 

RESOLUTION IF THERE ARE

**INSUFFICIENT VOTES** 

AT THE TIME OF THE SPECIAL

**MEETING TO** 

APPROVE THE ARRANGEMENT

RESOLUTION.

RTI INTERNATIONAL METALS, INC.

Security 74973W107 Meeting Type Annual Ticker Symbol RTI Meeting Date 21-Jul-2015

ISIN US74973W1071 Agenda 934254626 - Management

			8		 	
Item	Proposal	Proposed by	Vote	For/Against Management		
1.	DIRECTOR	Manageme	nt	C		
	1 DANIEL I. BOOKER	C	For	For		
	2 RONALD L. GALLATIN		For	For		
	3 ROBERT M. HERNANDEZ		For	For		
	4 DAVID P. HESS		For	For		
	5 DAWNE S. HICKTON		For	For		
	6 EDITH E. HOLIDAY		For	For		
	7 JERRY HOWARD		For	For		
	8 JAMES A. WILLIAMS		For	For		
	9 ARTHUR B. WINKLEBLACK		For	For		
	ADOPTION OF THE AGREEMENT AND	)				
	PLAN OF					
	MERGER, DATED AS OF MARCH 8,					
	2015, BY AND					
2.	AMONG RTI INTERNATIONAL	Manageme	ntFor	For		
	METALS, INC., ALCOA					
	INC. AND RANGER OHIO					
	CORPORATION AND					
	THEREBY APPROVE THE MERGER.					
	RATIFICATION OF APPOINTMENT OF					
	PRICEWATERHOUSECOOPERS LLP					
3.	AS	Manageme	ntFor	For		
	INDEPENDENT REGISTERED PUBLIC					
	ACCOUNTANTS FOR 2015.					
	ADVISORY APPROVAL OF					
4.	COMPENSATION OF	Manageme	ntFor	For		
	NAMED EXECUTIVE OFFICERS.					
	ADVISORY APPROVAL OF THE					
5.	MERGER-RELATED	Managama	ntFor	For		
3.	COMPENSATION OF NAMED	Manageme	штог	гог		
	EXECUTIVE OFFICERS.					
6.	ADJOURNMENT OF THE ANNUAL	Manageme	ntFor	For		
	MEETING, IF					
	NECESSARY OR APPROPRIATE, TO					
	SOLICIT					

ADDITIONAL PROXIES IN FAVOR OF

THE ADOPTION

OF THE MERGER AGREEMENT.

SKY DEUTSCHLAND AG, UNTERFOEHRING

Security D6997G102 Meeting Type ExtraOrdinary General

Ticker Symbol Meeting Date Meeting Date Meeting 22-Jul-2015

ISIN DE000SKYD000 Agenda 706269962 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT BY JUDGEMENT

OF OLG

COLOGNE RENDERED ON JUNE 6,

2012, ANY SHA-

REHOLDER WHO HOLDS AN

AGGREGATE TOTAL OF

3 PERCENT OR MORE OF THE

**OUTSTANDING-**

SHARE CAPITAL MUST REGISTER

**UNDER THEIR** 

BENEFICIAL OWNER DETAILS

BEFORE THE AP-

PROPRIATE DEADLINE TO BE ABLE

TO VOTE.

FAILURE TO COMPLY WITH THE

**DECLARATION-**

REQUIREMENTS AS STIPULATED IN

SECTION 21 OF

THE SECURITIES TRADE ACT (WPHG) Non-Voting

MA-Y

PREVENT THE SHAREHOLDER FROM

**VOTING AT** 

THE GENERAL MEETINGS.

THEREFORE, YOUR-

CUSTODIAN MAY REQUEST THAT

WE REGISTER

BENEFICIAL OWNER DATA FOR ALL

**VOTED AC-**

COUNTS WITH THE RESPECTIVE SUB

CUSTODIAN.

IF YOU REQUIRE FURTHER

INFORMATION W-

HETHER OR NOT SUCH BO

REGISTRATION WILL BE

CONDUCTED FOR YOUR

CUSTODIANS ACCOU-NTS.

PLEASE CONTACT YOUR CSR.

THE SUB CUSTODIANS HAVE Non-Voting

ADVISED THAT VOTED

SHARES ARE NOT BLOCKED FOR

TRADING-

PURPOSES I.E. THEY ARE ONLY

UNAVAILABLE FOR

SETTLEMENT. REGISTERED SHARES

**WILL-BE** 

DEREGISTERED AT THE

**DEREGISTRATION DATE BY** 

THE SUB CUSTODIANS. IN ORDER

TO-

DELIVER/SETTLE A VOTED POSITION

**BEFORE THE** 

DEREGISTRATION DATE A VOTING

**INSTR-UCTION** 

**CANCELLATION AND** 

**DE-REGISTRATION REQUEST** 

NEEDS TO BE SENT TO YOUR CSR

O-R CUSTODIAN.

PLEASE CONTACT YOUR CSR FOR

**FURTHER** 

INFORMATION.

THE VOTE/REGISTRATION

**DEADLINE AS** 

DISPLAYED ON PROXYEDGE IS

SUBJECT TO

CHANGE-AND WILL BE UPDATED AS

SOON AS

**BROADRIDGE RECEIVES** 

CONFIRMATION FROM Non-Voting

THE SUB C-USTODIANS REGARDING

**THEIR** 

INSTRUCTION DEADLINE. FOR ANY

**OUERIES** 

PLEASE CONTACT-YOUR CLIENT

**SERVICES** 

REPRESENTATIVE.

ACCORDING TO GERMAN LAW, IN

**CASE OF** 

SPECIFIC CONFLICTS OF INTEREST

IN CONNECTI-

ON WITH SPECIFIC ITEMS OF THE

AGENDA FOR

THE GENERAL MEETING YOU ARE

NOT ENTIT-LED

TO EXERCISE YOUR VOTING RIGHTS. Non-Voting

FURTHER,

YOUR VOTING RIGHT MIGHT BE

**EXCLUD-ED WHEN** 

YOUR SHARE IN VOTING RIGHTS

HAS REACHED

CERTAIN THRESHOLDS AND YOU

**HAV-E NOT** 

COMPLIED WITH ANY OF YOUR

**MANDATORY** 

**VOTING RIGHTS NOTIFICATIONS** 

**PURSUANT-TO** 

THE GERMAN SECURITIES TRADING

ACT (WHPG).

FOR QUESTIONS IN THIS REGARD

PLE-ASE

CONTACT YOUR CLIENT SERVICE

REPRESENTATIVE FOR

CLARIFICATION. IF YOU DO

NO-T HAVE ANY INDICATION

**REGARDING SUCH** 

CONFLICT OF INTEREST, OR

ANOTHER EXCLUSIO-N

FROM VOTING, PLEASE SUBMIT

YOUR VOTE AS

USUAL. THANK YOU.

COUNTER PROPOSALS MAY BE

SUBMITTED UNTIL

07 JUL 2015. FURTHER INFORMATION

ON C-

OUNTER PROPOSALS CAN BE FOUND

**DIRECTLY ON** 

THE ISSUER'S WEBSITE (PLEASE

REFER T-O THE

MATERIAL URL SECTION OF THE

APPLICATION). IF

YOU WISH TO ACT ON THESE IT-EMS, Non-Voting

YOU WILL

NEED TO REQUEST A MEETING

ATTEND AND VOTE

YOUR SHARES DIRECTLY A-T THE

COMPANY'S

MEETING. COUNTER PROPOSALS

**CANNOT BE** 

REFLECTED IN THE BALLOT O-N

PROXYEDGE.

#### 1. RESOLUTION ON THE TRANSFER OF ManagementNo Action

**COMPANY** 

SHARES TO THE MAJORITY

SHAREHOLDER ALL

SHARES OF THE COMPANY HELD BY

ITS MINORITY

SHAREHOLDERS SHALL BE

TRANSFERRED TO SKY

GERMAN HOLDINGS GMBH, WHICH

**HOLDS MORE** 

THAN 95 PCT. OF THE COMPANY'S

SHARE CAPITAL,

AGAINST CASH CONSIDERATION OF

#### EUR 6.68 PER

### REGISTERED NO-PAR SHARE

ALERE INC.

Security01449J105Meeting TypeAnnualTicker SymbolALRMeeting Date22-Jul-2015

ISIN US01449J1051 Agenda 934248875 - Management

			-	
Item	Proposal	Proposed by	Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: GREGG J. POWERS	Managemen	ntFor	For
1B.	ELECTION OF DIRECTOR: HAKAN BJORKLUND, PH D.	Managemen	ntFor	For
1C.	ELECTION OF DIRECTOR: GEOFFREY S. GINSBURG	Managemen	ntFor	For
1D.	ELECTION OF DIRECTOR: CAROL R. GOLDBERG	Managemen	ntFor	For
1E.	ELECTION OF DIRECTOR: JOHN F. LEVY	Managemen	ntFor	For
1F.	ELECTION OF DIRECTOR: BRIAN A. MARKISON	Managemen	ntFor	For
1G.	ELECTION OF DIRECTOR: SIR THOMAS F. WILSON	Managemen	ntFor	For
1H.	ELECTION OF DIRECTOR: JOHN A. QUELCH	Managemen	ntFor	For
1I.	ELECTION OF DIRECTOR: JAMES ROOSEVELT, JR.	Managemen	ntFor	For
1J.	ELECTION OF DIRECTOR: NAMAL NAWANA	Managemen	ntFor	For
2	APPROVE AMENDMENTS TO OUR 2010 STOCK OPTION AND INCENTIVE PLAN TO INCREASE THE NUMBER OF SHARES OF COMMON STOCK AVAILABLE FOR (DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL). RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING	Managemen		Against
	FIRM FOR OUR FISCAL YEAR ENDING DECEMBER 31, 2015. HOLD AN ADVISORY VOTE ON	Ü		
4	EXECUTIVE COMPENSATION.	Managemen	ntFor	For

INTERNATIONAL GAME TECHNOLOGY PLC

Security G4863A108 Meeting Type Annual
Ticker Symbol IGT Meeting Date 28-Jul-2015

ISIN GB00BVG7F061 Agenda 934252987 - Management

Item Proposal Proposed by Vote For/Against Management

TO RECEIVE THE COMPANY'S

ANNUAL ACCOUNTS

FOR THE FINANCIAL YEAR ENDED 31

**DECEMBER** 

1. 2014, TOGETHER WITH THE ManagementFor For

DIRECTORS' REPORT,

STRATEGIC REPORT AND THE

AUDITORS' REPORT

ON THOSE ACCOUNTS.

TO REAPPOINT

PRICEWATERHOUSECOOPERS LLP AS AUDITORS TO HOLD OFFICE

FROM THE

2. CONCLUSION OF THIS MEETING
ManagementFor For

<sup>2.</sup> UNTIL THE

CONCLUSION OF THE NEXT

GENERAL MEETING OF

THE COMPANY AT WHICH

ACCOUNTS ARE LAID.

TO AUTHORISE THE DIRECTORS TO

3. FIX THE ManagementFor For

REMUNERATION OF THE AUDITORS.

TO AUTHORISE THE TERMS OF

**SHARE** 

4. REPURCHASE CONTRACTS AND ManagementFor For

APPROVE SHARE

REPURCHASE COUNTERPARTIES.

ANITE PLC, SLOUGH

Security G2508A103 Meeting Type Court Meeting Ticker Symbol Meeting Date 30-Jul-2015

ISIN GB00B3KHXB36 Agenda 706310656 - Management

Item Proposal Proposed by Vote For/Against Management

CMMT PLEASE NOTE THAT ABSTAIN IS NOT Non-Voting

A VALID VOTE

OPTION FOR THIS MEETING

TYPE.-PLEASE

CHOOSE BETWEEN "FOR" AND

"AGAINST" ONLY.

SHOULD YOU CHOOSE TO

**VOTE-ABSTAIN FOR THIS** 

MEETING THEN YOUR VOTE WILL BE

DISREGARDED BY THE ISSUER

OR-ISSUERS

AGENT.

TO APPROVE THE SCHEME OF

**ARRANGEMENT** 

1 CONTAINED IN THE CIRCULAR ManagementFor For

DATED THE 6TH OF

**JULY 2015** 

ANITE PLC, SLOUGH

Security G2508A103 Meeting Type Ordinary General

Ticker Symbol Meeting Date Meeting Date Meeting Date

ISIN GB00B3KHXB36 Agenda 706310668 - Management

Item Proposal Proposed by Vote For/Against Management

TO GIVE EFFECT TO THE SCHEME, AS

**SET OUT IN** 

THE NOTICE OF GENERAL MEETING,

1 INCLUDING ManagementFor For

THE AMENDMENTS TO THE

ARTICLES OF

ASSOCIATION

SPRINT CORPORATION

Security 85207U105 Meeting Type Annual
Ticker Symbol S Meeting Date 07-Aug-2015

ISIN US85207U1051 Agenda 934251199 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1.	DIRECTOR	Management	
	1 NIKESH ARORA	For	For
	2 ROBERT BENNETT	For	For
	3 GORDON BETHUNE	For	For
	4 MARCELO CLAURE	For	For
	5 RONALD FISHER	For	For
	6 JULIUS GENACHOWSKI	For	For
	7 ADM. MICHAEL MULLEN	For	For
	8 MASAYOSHI SON	For	For
	9 SARA MARTINEZ TUCKER	For	For
	TO RATIFY THE APPOINTMENT OF		
	DELOITTE &		
	TOUCHE LLP AS THE INDEPENDENT		
	REGISTERED		
2.	PUBLIC ACCOUNTING FIRM OF	ManagementFor	For
	SPRINT	C	
	CORPORATION FOR THE YEAR		
	ENDING MARCH 31,		
	2016.		
3.	ADVISORY APPROVAL OF THE	ManagementFor	For
٥.	COMPANY'S NAMED	management of	1 01
	EXECUTIVE OFFICER		
	LALCOTT LE OFFICER		

COMPENSATION.

TO APPROVE THE COMPANY'S 2015

4. OMNIBUS ManagementFor For

INCENTIVE PLAN.

COLT GROUP SA, LUXEMBOURG

Security L18842101 Meeting Type ExtraOrdinary General

Meeting Meeting

Ticker Symbol Meeting Date 11-Aug-2015

ISIN LU0253815640 Agenda 706316660 - Management

ManagementNo Action

Item Proposal Proposed by Vote For/Against Management

TO HEREBY: (1) APPROVE (I) THE

AMENDMENT OF

THE RELATIONSHIP AGREEMENT TO

**REMOVE** 

**CLAUSE 6 THEREOF AND PERMIT** 

THE ACQUISITION

OF SHARES PURSUANT TO THE

OFFER,

CONDITIONAL UPON THE OFFER

**BECOMING OR** 

BEING DECLARED WHOLLY

**UNCONDITIONAL AND** 

1 (II) THE TERMINATION OF THE ManagementNo Action

RELATIONSHIP

AGREEMENT EFFECTIVE AS OF, AND

**CONDITIONAL** 

UPON, DELISTING AND (2) DIRECT

THE BOARD OF

DIRECTORS TO TAKE ALL ACTIONS

**NECESSARY OR** 

DEEMED APPROPRIATE AND

REQUESTED BY

BIDCO IN ORDER TO EFFECT SUCH

**AMENDMENT** 

AND TERMINATION

TO HEREBY:1. AUTHORISE,

CONDITIONAL UPON

DELISTING, THE ACQUISITION OF

**COLT SHARES BY** 

THE COMPANY (OR ITS

SUBSIDIARIES) (AS

DETERMINED BY THE BOARD OF

DIRECTORS) UP

TO A MAXIMUM OF 20% OF THE

**ISSUED AND** 

**OUTSTANDING SHARE CAPITAL OF** 

THE COMPANY

(BEING UP TO 179,330,738 COLT

SHARES) AT A

15

PRICE PER COLT SHARE

CORRESPONDING TO THE

OFFER PRICE, IN ONE OR MORE

**INSTALMENTS** 

**DURING A PERIOD ENDING ON 11** 

FEBRUARY 2016

AT MIDNIGHT (24.00 H)

(LUXEMBOURG TIME); SUCH

ACQUISITIONS BEING AUTHORISED

TO BE MADE IN

ANY MANNER INCLUDING WITHOUT

LIMITATION, BY

TENDER OR OTHER OFFER(S),

**BUYBACK** 

PROGRAM(S) OR IN PRIVATELY

**NEGOTIATED** 

TRANSACTIONS OR IN ANY OTHER

MANNER AS

DETERMINED BY THE BOARD OF

**DIRECTORS** 

INCLUDING TRANSACTIONS HAVING

THE SAME OR

SIMILAR ECONOMIC EFFECT AS AN

ACQUISITION,

AS DETERMINED BY THE BOARD OF

DIRECTORS; 2.

**AUTHORISE THAT ANY SHARES** 

**ACQUIRED** 

PURSUANT TO THIS RESOLUTION

MAY BE HELD IN

TREASURY BY THE COMPANY (OR

**ITS** 

SUBSIDIARIES) WITH THE

POSSIBILITY FOR SUCH

ACQUIRED COLT SHARES TO BE

TRANSFERRED OR

SOLD (INCLUDING, WITHOUT

LIMITATION,

TRANSFER OR SALE TO BIDCO OR

ANY OF ITS

AFFILIATES IN SETTLEMENT OF ANY

**OUTSTANDING** 

LOANS); 3. DECIDE TO REDUCE THE

**ISSUED SHARE** 

CAPITAL OF THE COMPANY BY A

**MAXIMUM** 

AMOUNT OF EUR 89,665,369 (BEING

20% OF THE

ISSUED AND OUTSTANDING SHARE

**CAPITAL OF** 

THE COMPANY) BY THE

CANCELLATION, IN ONE OR

MORE INSTALMENTS, OF A

MAXIMUM OF UP TO

179,330,738 COLT SHARES ACQUIRED

BY THE

COMPANY (OR ITS SUBSIDIARIES)

**PURSUANT TO** 

THIS RESOLUTION WITHIN A PERIOD

**ENDING ON 15** 

FEBRUARY 2016, TO DELEGATE

POWER TO AND TO

AUTHORISE, (THE BOARD OF

**DIRECTORS TO** 

DETERMINE THE FINAL AMOUNT OF

THE SHARE

CAPITAL REDUCTION AND NUMBER

OF COLT

SHARES TO BE CANCELLED (IF ANY)

WITHIN THE

MAXIMUM DECIDED BY THE

GENERAL MEETING OF

SHAREHOLDERS, TO IMPLEMENT

THE

CANCELLATION OF SHARES AND

REDUCTION OF

SHARE CAPITAL IF DEEMED FIT, TO

**CAUSE THE** 

SHARE CAPITAL REDUCTION AND

**CANCELLATION** 

OF SHARES AND THE

CONSEQUENTIAL

AMENDMENT OF THE ARTICLES OF

ASSOCIATION

OF THE COMPANY TO BE RECORDED

BY WAY OF

NOTARIAL DEED, AND GENERALLY

TO TAKE ANY

STEPS, ACTIONS OR FORMALITIES

AS

APPROPRIATE OR USEFUL TO

**IMPLEMENT SUCH** 

**CANCELLATION** 

CMMT 21 JUL 2015: DELETION OF COMMENT Non-Voting

CMMT 21 JUL 2015: PLEASE NOTE THAT Non-Voting

THIS IS A

REVISION DUE TO DELETION OF

COMMENT. I-F YOU

HAVE ALREADY SENT IN YOUR

VOTES, PLEASE DO

NOT VOTE AGAIN UNLESS YOU

**DEC-IDE TO AMEND** 

YOUR ORIGINAL INSTRUCTIONS.

THANK YOU.

OMNICARE, INC.

Security 681904108 Meeting Type Special
Ticker Symbol OCR Meeting Date 18-Aug-2015

ISIN US6819041087 Agenda 934263702 - Management

Item Proposal Proposed by Vote For/Against Management

TO ADOPT THE AGREEMENT AND

PLAN OF

MERGER, DATED AS OF MAY 20, 2015,

AS IT MAY BE

AMENDED FROM TIME TO TIME, BY

AND AMONG

OMNICARE, INC., A DELAWARE

CORPORATION, CVS

1. PHARMACY, INC., A RHODE ISLAND ManagementFor For

CORPORATION,

AND TREE MERGER SUB, INC., A

**DELAWARE** 

CORPORATION AND WHOLLY

**OWNED SUBSIDIARY** 

OF CVS ...(DUE TO SPACE LIMITS, SEE

**PROXY** 

STATEMENT FOR FULL PROPOSAL).

TO APPROVE THE ADJOURNMENT OF

THE SPECIAL

MEETING, IF NECESSARY OR

ADVISABLE, TO

2. SOLICIT ADDITIONAL PROXIES IF
ManagementFor For

THERE ARE INSUFFICIENT VOTES AT THE TIME

OF SPECIAL

MEETING TO ADOPT THE MERGER

AGREEMENT.

TO APPROVE, ON AN ADVISORY

(NON-BINDING)

BASIS, THE "GOLDEN PARACHUTE"

COMPENSATION THAT MAY BE

PAYABLE TO

3. OMNICARE'S NAMED EXECUTIVE ManagementFor For

**OFFICERS IN** 

CONNECTION WITH THE

CONSUMMATION OF THE

MERGER.

MYLAN N.V.

Security N59465109 Meeting Type Special
Ticker Symbol MYL Meeting Date 28-Aug-2015

ISIN NL0011031208 Agenda 934267508 - Management

Proposed For/Against Vote Item **Proposal** Management by APPROVAL UNDER ARTICLE 2:107A OF THE DUTCH CIVIL CODE OF THE ACQUISITION, DIRECTLY OR INDIRECTLY (WHETHER BY WAY OF AN OFFER (AND SUBSEQUENT COMPULSORY ACQUISITION) OR ANY OTHER LEGAL ARRANGEMENT) OF 1. ManagementFor For ALL OR ANY PORTION OF THE ORDINARY SHARES **OF PERRIGO** COMPANY PLC ("PERRIGO") OUTSTANDING (ON A FULLY DILUTED ...(DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL). XOOM CORPORATION Meeting Type Security 984190101 Special Meeting Date Ticker Symbol XOOM 04-Sep-2015 ISIN Agenda 934268372 - Management US98419Q1013 Proposed For/Against Vote Item **Proposal** by Management TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JULY 1, 2015 **AMONG XOOM** CORPORATION ("XOOM"), PAYPAL, INC., TIMER ACQUISITION CORP. AND PAYPAL 1. HOLDINGS, INC. ManagementFor For (SOLELY FOR THE LIMITED **PURPOSES OF** SECTIONS 1.9 AND 3 OF THE MERGER AGREEMENT), AS IT MAY BE AMENDED FROM TIME TO TIME (THE "MERGER AGREEMENT"). 2. ManagementFor For TO APPROVE ONE OR MORE ADJOURNMENTS OR POSTPONEMENTS OF THE XOOM **SPECIAL** MEETING IF NECESSARY AND TO THE EXTENT PERMITTED BY THE MERGER AGREEMENT TO SOLICIT ADDITIONAL PROXIES IF

THERE ARE NOT

SUFFICIENT VOTES TO ADOPT THE

**MERGER** 

AGREEMENT.

AGA RANGEMASTER GROUP PLC, SOLIHULL

Security G0114Z132 Meeting Type Court Meeting Ticker Symbol Meeting Date 08-Sep-2015

**ISIN** Agenda 706367681 - Management GB00B2QMX606

Proposed For/Against Item Proposal Vote Management by

TO APPROVE THE SCHEME OF

ARRANGEMENT

1 CONTAINED IN THE CIRCULAR ManagementFor For

**DATED 17 AUGUST** 

2015

PLEASE NOTE THAT ABSTAIN IS NOT

A VALID VOTE

OPTION FOR THIS MEETING

TYPE.-PLEASE

CHOOSE BETWEEN "FOR" AND

CMMT "AGAINST" ONLY. Non-Voting SHOULD YOU CHOOSE TO

**VOTE-ABSTAIN FOR THIS** 

MEETING THEN YOUR VOTE WILL BE

DISREGARDED BY THE ISSUER

**OR-ISSUERS** 

AGENT.

19 AUG 2015: PLEASE NOTE THAT

**ONLY HOLDERS** 

CMMT OF SCHEME SHARES ARE ENTITLED Non-Voting

TO VO-TE. THANK YOU.

19 AUG 2015: PLEASE NOTE THAT

THIS IS A

REVISION DUE TO ADDITION OF

COMMENT. I-F YOU

CMMT .... HAVE ALREADY SENT IN YOUR

Non-Voting

VOTES, PLEASE DO

NOT VOTE AGAIN UNLESS YOU

**DEC-IDE TO AMEND** 

YOUR ORIGINAL INSTRUCTIONS.

THANK YOU.

AGA RANGEMASTER GROUP PLC, SOLIHULL

Ordinary General Security G0114Z132 Meeting Type Meeting

Ticker Symbol Meeting Date 08-Sep-2015

706367693 - Management ISIN GB00B2QMX606 Agenda

**Proposed** For/Against Proposal Vote Item Management by

For

TO APPROVE THE SPECIAL

RESOLUTION FOR THE

PURPOSE OF IMPLEMENTING AND

**GIVING EFFECT** 

TO THE SCHEME OF ARRANGEMENT

DATED 17

**AUGUST 2015 PROPOSED TO BE** 

MADE BETWEEN

THE COMPANY AND THE HOLDERS

OF THE

SCHEME SHARES, AS DESCRIBED IN

THE

ACCOMPANYING CIRCULAR TO THE

1 COMPANY'S

ManagementFor SHAREHOLDERS SETTING OUT THE

SCHEME OF

ARRANGEMENT, INCLUDING TO

**AUTHORIZE THE** 

DIRECTORS OF THE COMPANY TO

TAKE ALL

ACTIONS FOR CARRYING THE

**SCHEME OF** 

ARRANGEMENT INTO EFFECT AND

TO APPROVE

THE AMENDMENTS TO THE

ARTICLES OF

**ASSOCIATION** 

19 AUG 2015: PLEASE NOTE THAT

**ONLY HOLDERS** 

CMMT OF AGA SHARES ARE ENTITLED TO Non-Voting

**VOTE.-THANK** 

YOU.

19 AUG 2015: PLEASE NOTE THAT

THIS IS A

REVISION DUE TO ADDITION OF

COMMENT. I-F YOU

HAVE ALREADY SENT IN YOUR **CMMT** 

VOTES, PLEASE DO

Non-Voting

NOT VOTE AGAIN UNLESS YOU

**DEC-IDE TO AMEND** 

YOUR ORIGINAL INSTRUCTIONS.

THANK YOU.

ALENT PLC, SURREY

Security G0R24A111 Meeting Type **Court Meeting** Ticker Symbol Meeting Date 09-Sep-2015

**ISIN** 706367706 - Management GB00BQ1XTV39 Agenda

Proposed For/Against Vote Item Proposal Management

CMMT PLEASE NOTE THAT ABSTAIN IS NOT Non-Voting

A VALID VOTE

Non-Voting

Non-Voting

OPTION FOR THIS MEETING

TYPE.-PLEASE

CHOOSE BETWEEN "FOR" AND

"AGAINST" ONLY.

SHOULD YOU CHOOSE TO

**VOTE-ABSTAIN FOR THIS** 

MEETING THEN YOUR VOTE WILL BE

DISREGARDED BY THE ISSUER

**OR-ISSUERS AGENT** 

TO APPROVE THE SCHEME 1

ManagementFor

For

For

CMMT 21 AUG 2015: DELETION OF **COMMENT** 

21 AUG 2015: PLEASE NOTE THAT

THIS IS A

REVISION DUE TO DELETION OF

COMMENT. I-F YOU

HAVE ALREADY SENT IN YOUR **CMMT** 

VOTES, PLEASE DO

NOT VOTE AGAIN UNLESS YOU

**DEC-IDE TO AMEND** 

YOUR ORIGINAL INSTRUCTIONS.

THANK YOU.

ALENT PLC, SURREY

Ordinary General Meeting Type Security G0R24A111

Meeting Ticker Symbol Meeting Date 09-Sep-2015

706367718 - Management ISIN GB00BQ1XTV39 Agenda

ManagementFor

**Proposed** For/Against Vote Item **Proposal** Management by

1 THAT 1. FOR THE PURPOSE OF

**GIVING EFFECT TO** 

THE SCHEME OF ARRANGEMENT

DATED 17

AUGUST 2015 (THE "SCHEME")

BETWEEN THE

COMPANY AND THE HOLDERS OF

THE SCHEME

SHARES (AS DEFINED IN THE

SCHEME), A PRINT OF

WHICH HAS BEEN PRODUCED TO

THIS MEETING

AND FOR THE PURPOSES OF

**IDENTIFICATION HAS** 

BEEN SIGNED BY THE CHAIRMAN

THEREOF, IN ITS

ORIGINAL FORM OR WITH OR

SUBJECT TO ANY

MODIFICATION, ADDITION OR

**CONDITION AGREED** 

BY THE COMPANY, PLATFORM

**SPECIALTY** 

PRODUCTS CORPORATION

("PLATFORM") AND

MACDERMID PERFORMANCE

**ACQUISITIONS LTD** 

("BIDCO") AND APPROVED OR

IMPOSED BY THE

COURT, THE DIRECTORS OF THE

**COMPANY BE** 

AUTHORISED TO TAKE ALL SUCH

**ACTION AS THEY** 

MAY CONSIDER CONTD

CONTD NECESSARY OR

APPROPRIATE FOR

CARRYING THE SCHEME INTO

**EFFECT AND-2.WITH** 

EFFECT FROM THE PASSING OF THIS

CONT RESOLUTION, Non-Voting

THE ARTICLES OF-ASSOCIATION OF

THE COMPANY

BE AMENDED ON THE TERMS

DESCRIBED IN THE

NOTICE OF-THE GENERAL MEETING

CMMT 21 AUG 2015: DELETION OF

Non-Voting **COMMENT** 

21 AUG 2015: PLEASE NOTE THAT

THIS IS A

REVISION DUE TO DELETION OF

COMMENT. I-F YOU

CMMT ... ALREADY SENT IN YOUR

VOTES, PLEASE DO

NOT VOTE AGAIN UNLESS YOU

**DEC-IDE TO AMEND** 

YOUR ORIGINAL INSTRUCTIONS.

THANK YOU.

KONINKLIJKE KPN NV, DEN HAAG

ExtraOrdinary General Security N4297B146 Meeting Type

Meeting

Ticker Symbol Meeting Date 11-Sep-2015

706347211 - Management ISIN NL0000009082 Agenda

ManagementFor

For

Non-Voting

Item	Proposal	Proposed by Vote	For/Against Management
1	OPEN MEETING	Non-Voting	_

APPROVE INTERIM DIVIDEND FROM 2

DISTRIBUTABLE RESERVES

**INSERT ARTICLE 32.3 RE: AUTHORIZE BOARD TO** 

3 DISTRIBUTE INTERIM DIVIDENDS ManagementFor For

**FROM** 

DISTRIBUTABLE RESERVES

4 CLOSE MEETING Non-Voting

31 JUL 2015: PLEASE NOTE THAT THE

**MEETING** 

TYPE HAS CHANGED FROM SGM TO

EGM. IF-YOU

CMMT HAVE ALREADY SENT IN YOUR

VOTES, PLEASE DO

Non-Voting

NOT VOTE AGAIN UNLESS YOU

**DECI-DE TO AMEND** 

YOUR ORIGINAL INSTRUCTIONS.

THANK YOU.

CHIME COMMUNICATIONS PLC, LONDON

Security G2106G114 Meeting Type Ordinary General

Ticker Symbol Meeting Date Meeting 14-Sep-2015

ISIN GB00B2QY9355 Agenda 706379838 - Management

Proposal Proposed by Vote For/Against Management

(A) TO AUTHORISE THE DIRECTORS

OF THE

Item

COMPANY TO TAKE ALL SUCH

**ACTION AS THEY** 

MAY CONSIDER NECESSARY OR

APPROPRIATE

FOR CARRYING THE SCHEME INTO

EFFECT; AND

1 (B) TO AMEND THE ARTICLES OF ManagementFor For

ASSOCIATION OF

THE COMPANY TO PERMIT ANY

**SHARES ISSUED** 

AFTER THE SCHEME RECORD TIME

TO BE

TRANSFERRED TO BELL BIDDER

LIMITED

CHIME COMMUNICATIONS PLC, LONDON

Security G2106G114 Meeting Type Court Meeting Ticker Symbol Meeting Date 14-Sep-2015

ISIN GB00B2QY9355 Agenda 706379852 - Management

ItemProposed<br/>byVoteFor/Against<br/>Management

CMMT PLEASE NOTE THAT ABSTAIN IS NOT Non-Voting

A VALID VOTE

OPTION FOR THIS MEETING

TYPE.-PLEASE

CHOOSE BETWEEN "FOR" AND

"AGAINST" ONLY.

SHOULD YOU CHOOSE TO

**VOTE-ABSTAIN FOR THIS** 

MEETING THEN YOUR VOTE WILL BE

DISREGARDED BY THE ISSUER **OR-ISSUERS** AGENT. FOR THE PURPOSES OF CONSIDERING AND, IF THOUGHT FIT, APPROVING (WITH OR **WITHOUT** MODIFICATION) THE PROPOSED **SCHEME OF** 1 ManagementFor ARRANGEMENT (THE "SCHEME") For REFERRED TO IN THE NOTICE CONVENING THE **COURT MEETING** AND AT SUCH MEETING, OR ANY **ADJOURNMENT THEREOF** SYNERGY HEALTH PLC **Annual General Meeting** G8646U109 Meeting Type Security Meeting Date Ticker Symbol 17-Sep-2015 **ISIN** Agenda 706381744 - Management GB0030757263 Proposed For/Against Vote Item **Proposal** Management by TO RECEIVE THE COMPANY'S ANNUAL REPORT 1 AND ACCOUNTS FOR THE YEAR ManagementFor For **ENDED 29 MARCH** 2015 TO APPROVE THE DIRECTORS' REMUNERATION 2 ManagementFor For REPORT FOR THE YEAR ENDED 29 **MARCH 2015** TO APPROVE THE DIRECTORS' REMUNERATION 3 POLICY AS SET OUT IN APPENDIX 1 ManagementFor For OF THE NOTICE **OF MEETING** TO APPROVE THE NEW LONG TERM **INCENTIVE** PLAN (THE 2015 LTIP) THE PRINCIPAL **TERMS OF** ManagementAbstain 4 Against WHICH ARE SET OUT IN APPENDIX 2 OF THE NOTICE OF MEETING TO RE-ELECT SIR DUNCAN 5 KIRKBRIDE NICHOL AS A ManagementFor For DIRECTOR OF THE COMPANY TO RE-ELECT DR RICHARD MARTIN

ManagementFor

ManagementFor

For

For

6

7

STEEVES AS A

DIRECTOR OF THE COMPANY

	3 3		
	TO RE-ELECT GAVIN HILL AS A		
	DIRECTOR OF THE		
	COMPANY		
	TO RE-ELECT MRS CONSTANCE		
0	FREDERIQUE	-	_
8	BAROUDEL AS A DIRECTOR OF THE	ManagementFor	For
	COMPANY		
	TO RE-ELECT MR JEFFERY FRANCIS		
9	HARRIS AS A	ManagementFor	For
	DIRECTOR OF THE COMPANY	Wanagemena or	101
	TO RE-ELECT DR ADRIAN VINCENT		
10	COWARD AS A	ManagementFor	For
10	DIRECTOR OF THE COMPANY	managemena or	101
	TO ELECT MR BRUCE ALLAN		
11	EDWARDS AS A	ManagementFor	For
	DIRECTOR OF THE COMPANY	managemena or	101
	TO RE-APPOINT KPMG LLP AS		
12	AUDITORS OF THE	ManagementFor	For
12	COMPANY	Tranagement of	101
	TO AUTHORISE THE DIRECTORS TO		
13	DETERMINE	ManagementFor	For
10	THE AUDITORS' REMUNERATION	Tranagement of	101
	THAT THE COMPANY BE		
14	AUTHORISED TO MAKE	ManagementFor	For
	POLITICAL DONATIONS	Tranagement of	101
	THAT, PURSUANT TO SECTION 551		
	OF THE		
	COMPANIES ACT 2006, THE		_
15	DIRECTORS BE	ManagementFor	For
	AUTHORISED TO ALLOT RELEVANT		
	SECURITIES		
	THAT, SUBJECT TO THE PASSING OF		
	RESOLUTION		
	15 AND PURSUANT TO SECTION 570		
4.6	OF THE	-	_
16	COMPANIES ACT 2006, THE	ManagementFor	For
	DIRECTORS BE		
	EMPOWERED TO ALLOT EQUITY		
	SECURITIES.		
	THAT, PURSUANT TO SECTION 701		
	OF THE		
17	COMPANIES ACT 2006, THE	M at	Г
17	COMPANY BE	ManagementFor	For
	AUTHORISED TO MAKE MARKET		
	PURCHASES		
	THAT A GENERAL MEETING OF THE		
	COMPANY		
18	(OTHER THAN AN AGM) MAY BE	ManagementAgainst	Against
	CALLED ON NOT		-
	LESS THAN 14 CLEAR DAYS' NOTICE		
CMMT		Non-Voting	

25 AUG 2015: PLEASE NOTE THAT

THIS IS A

REVISION DUE TO MODIFICATION OF

THE TE-XT OF

**RESOLUTION 8. IF YOU HAVE** 

ALREADY SENT IN

YOUR VOTES, PLEASE DO NOT

**VOTE-AGAIN** 

UNLESS YOU DECIDE TO AMEND

YOUR ORIGINAL

INSTRUCTIONS. THANK YOU.

HCC INSURANCE HOLDINGS, INC.

Security 404132102 Meeting Type Special
Ticker Symbol HCC Meeting Date 18-Sep-2015

ISIN US4041321021 Agenda 934272600 - Management

Item Proposal Proposed by Vote For/Against Management

TO ADOPT THE AGREEMENT AND

PLAN OF

MERGER, DATED AS OF JUNE 10,

2015, BY AND

AMONG HCC INSURANCE HOLDINGS,

INC. (THE

"COMPANY"), TOKIO MARINE

HOLDINGS, INC.

1. ("TOKIO MARINE") AND TMGC ManagementFor For

**INVESTMENT** 

(DELAWARE) INC., AN INDIRECT

WHOLLY OWNED

SUBSIDIARY OF TOKIO MARINE

("MERGER SUB"),

AND APPROVE THE MERGER OF

**MERGER SUB** 

WITH AND INTO THE COMPANY.

TO APPROVE, ON AN ADVISORY

(NON-BINDING)

BASIS, THE COMPENSATION THAT

MAY BE PAID OR

2. BECOME PAYABLE TO THE ManagementFor For

COMPANY'S NAMED

**EXECUTIVE OFFICERS IN** 

CONNECTION WITH THE

MERGER.

3. TO APPROVE THE ADJOURNMENT OF Management For

THE SPECIAL

MEETING OF STOCKHOLDERS (THE

"SPECIAL

MEETING OF STOCKHOLDERS"), IF

**NECESSARY OR** 

APPROPRIATE, TO SOLICIT

For

ADDITIONAL PROXIES IF

THERE ARE INSUFFICIENT VOTES AT

THE TIME OF

THE SPECIAL MEETING TO APPROVE

THE

PROPOSAL TO ADOPT THE MERGER

**AGREEMENT** 

AND APPROVE THE MERGER.

TIME WARNER CABLE INC

Security 88732J207 Meeting Type Special Ticker Symbol TWC Meeting Date 21-Sep-2015

ISIN US88732J2078 Agenda 934272612 - Management

Item Proposal Proposed by Vote For/Against Management

TO ADOPT THE AGREEMENT AND

PLAN OF

MERGERS, DATED AS OF MAY 23,

2015, AS MAY BE

AMENDED, AMONG CHARTER

1. COMMUNICATIONS, ManagementFor For

INC., TIME WARNER CABLE INC.

("TWC"), CCH I, LLC,

NINA CORPORATION I, INC., NINA

COMPANY II, LLC

AND NINA COMPANY III, LLC.

TO APPROVE, ON AN ADVISORY

(NON-BINDING)

BASIS, CERTAIN SPECIFIED

**COMPENSATION THAT** 

2. WILL OR MAY BE PAID BY TWC TO ManagementFor For

**ITS NAMED** 

**EXECUTIVE OFFICERS IN** 

CONNECTION WITH THE

MERGERS.

REMY INTERNATIONAL, INC.

Security 75971M108 Meeting Type Special
Ticker Symbol REMY Meeting Date 22-Sep-2015

ISIN US75971M1080 Agenda 934271848 - Management

Item Proposal Proposed by Vote For/Against Management

1. TO ADOPT THE AGREEMENT AND ManagementFor For

PLAN OF

MERGER, DATED AS OF JULY 12,

2015, AS IT MAY

BE AMENDED FROM TIME TO TIME

(THE "MERGER

AGREEMENT"), BY AND AMONG

**REMY** 

INTERNATIONAL, INC., A DELAWARE

CORPORATION, BORGWARNER INC.,

A DELAWARE

CORPORATION, AND BAND MERGER

SUB, INC., A

**DELAWARE CORPORATION AND** 

WHOLLY OWNED

SUBSIDIARY OF BORGWARNER INC.

TO APPROVE, BY NON-BINDING,

ADVISORY VOTE,

**CERTAIN COMPENSATION** 

2. ARRANGEMENTS FOR ManagementFor For

THE COMPANY'S NAMED EXECUTIVE OFFICERS IN

CONNECTION WITH THE MERGER.

TO ADJOURN THE SPECIAL

MEETING, IF

NECESSARY OR APPROPRIATE, TO

SOLICIT

ADDITIONAL PROXIES IF THERE ARE

3. INSUFFICIENT ManagementFor For

VOTES AT THE TIME OF THE

SPECIAL MEETING TO

APPROVE THE PROPOSAL TO ADOPT

THE MERGER

AGREEMENT.

KYTHERA BIOPHARMACEUTICALS, INC.

Security 501570105 Meeting Type Special
Ticker Symbol KYTH Meeting Date 28-Sep-2015

ISIN US5015701056 Agenda 934273551 - Management

Item Proposal Proposed by Vote For/Against Management

APPROVAL OF THE AMENDED AND

**RESTATED** 

AGREEMENT AND PLAN OF MERGER,

DATED AS OF

AUGUST 4, 2015 (AS IT MAY BE

**FURTHER AMENDED** 

1 FROM TIME TO TIME), BY AND ManagementFor For

AMONG ALLERGAN

PLC, KETO MERGER SUB, INC. AND

**KYTHERA** 

BIOPHARMACEUTICALS, INC. (THE

"MERGER

PROPOSAL")

2 APPROVAL OF THE ADJOURNMENT ManagementFor For

OF THE

SPECIAL MEETING TO ANOTHER

DATE AND PLACE

IF NECESSARY OR APPROPRIATE TO

**SOLICIT** 

ADDITIONAL VOTES IN FAVOR OF

THE MERGER

**PROPOSAL** 

APPROVAL, ON A NON-BINDING,

ADVISORY BASIS,

THE COMPENSATION TO BE PAID TO

**KYTHERA** 

3 BIOPHARMACEUTICALS, INC.'S

ManagementFor

For

NAMED EXECUTIVE

OFFICERS THAT IS BASED ON OR

**OTHERWISE** 

RELATES TO THE MERGER

SYNERGY HEALTH PLC

Security G8646U109 Meeting Type Ordinary General

Meeting Meeting

Ticker Symbol Meeting Date 02-Oct-2015

ISIN GB0030757263 Agenda 705890588 - Management

Item Proposal Proposed by Vote For/Against Management

TO APPROVE THE SPECIAL

RESOLUTION AS SET

OUT IN THE NOTICE OF GENERAL

**MEETING DATED** 

1 17 FEBRUARY 2015 TO GIVE EFFECT ManagementFor For

TO THE

SCHEME OF ARRANGEMENT DATED

17 FEBRUARY

2015

23 SEP 2015: PLEASE NOTE THAT

THIS IS A

REVISION DUE TO POSTPONEMENT

OF THE ME-

ETING DATE FROM 24 SEP 2015 TO 02

OCT 2015

CMMT AND DELETION OF THE COMMENT.
Non-Voting

IF YOU-HAVE

ALREADY SENT IN YOUR VOTES,

PLEASE DO NOT

VOTE AGAIN UNLESS YOU DECIDE

T-O AMEND

YOUR ORIGINAL INSTRUCTIONS.

THANK YOU.

CMMT 16 JUN 2015: DELETION OF REVISION Non-Voting

COMMENT

SYNERGY HEALTH PLC

Security G8646U109 Meeting Type Court Meeting Ticker Symbol Meeting Date 02-Oct-2015

ISIN GB0030757263 Agenda 705890653 - Management

Item Proposal Vote

Proposed For/Against Management by

PLEASE NOTE THAT ABSTAIN IS NOT

A VALID VOTE

OPTION FOR THIS MEETING

TYPE.-PLEASE

CHOOSE BETWEEN "FOR" AND

"AGAINST" ONLY. **CMMT** 

Non-Voting SHOULD YOU CHOOSE TO

**VOTE-ABSTAIN FOR THIS** 

MEETING THEN YOUR VOTE WILL BE

DISREGARDED BY THE ISSUER

**OR-ISSUERS** 

AGENT.

ManagementFor 1 APPROVAL OF THE SCHEME For

23 SEP 2015: PLEASE NOTE THAT

THIS IS A

REVISION DUE TO POSTPONEMENT

OF THE ME-

ETING DATE FROM 24 SEP 2015 TO 02

OCT 2015

CMMT AND DELETION OF THE COMMENT.

IF YOU-HAVE

Non-Voting

PLEASE DO NOT

VOTE AGAIN UNLESS YOU DECIDE

ALREADY SENT IN YOUR VOTES,

T-O AMEND

YOUR ORIGINAL INSTRUCTIONS.

THANK YOU.

CMMT 16 JUN 2015: DELETION OF REVISION Non-Voting

Proposal

Item

**COMMENT** 

TNT EXPRESS NV, AMSTERDAM

ExtraOrdinary General Security N8726Y106 Meeting Type

Meeting

For/Against

Ticker Symbol Meeting Date 05-Oct-2015

**ISIN** NL0009739424 706381681 - Management Agenda

Vote

**Proposed** 

100111	Troposur	by	Management
1	OPEN MEETING	Non-Voting	-
2	DISCUSS PUBLIC OFFER BY FEDEX	Non-Voting	
	APPROVE CONDITIONAL SALE OF		
3.I	COMPANY	ManagementFor	For
	ASSETS		
3.II	APPROVE CONDITIONAL	ManagementFor	For
	DISSOLUTION AND		
	I IOUIDATION OF THE EXPRESS		

LIQUIDATION OF TNT EXPRESS

FOLLOWING THE

ASSET SALE AND CONDITIONAL

APPOINTMENT OF

TNT NEDERLAND BV AS CUSTODIAN

	3 3				
	OF THE				
	BOOKS AND RECORDS OF TNT				
	EXPRESS				
	CONDITIONAL AMENDMENTS OF				
4.I	ARTICLES RE:	Management	For	For	
	OFFER ON ALL OUTSTANDING	Tranagement.	. 01	101	
	SHARES BY FEDEX				
	AMEND ARTICLES TO REFLECT				
4 77	CHANGE OF		_		
4.II	CORPORATE FORM FROM A PUBLIC	Management	For	For	
	TO PRIVATE				
	SHAREHOLDING COMPANY ELECT D. CUNNINGHAM TO				
5.I	SUPERVISORY BOARD	Management	For	For	
	ELECT C. RICHARDS TO				
5.II	SUPERVISORY BOARD	Management	For	For	
	ELECT D. BRONCZEK TO				
5.III	SUPERVISORY BOARD	Management	For	For	
	ELECT D. BINKS TO MANAGEMENT		_	_	
6.I	BOARD	Management	For	For	
6 H	ELECT M. ALLEN TO MANAGEMENT	3.6	_	Б	
6.II	BOARD	Management	ror	For	
	AMEND REMUNERATION				
	ARRANGEMENTS WITH DE				
7	VRIES INCLUDING APPROVAL OF	Management	For	For	
	ONE-OFF				
	RETENTION BONUS OF EUR 250 000				
	ACCEPT RESIGNATION AND				
	DISCHARGE OF				
	CURRENT SUPERVISORY BOARD		_	_	
8	DIRECTORS A.	Management	For	For	
	BURGMANS, S. LEVY, M.E. HARRIS,				
	R. KING, M.A.				
	SCHELTEMA AND S.S. VOLLEBREGT				
	ACCEPT RESIGNATION AND DISCHARGE OF				
9	CURRENT MANAGEMENT BOARD	Management	For	For	
9	DIRECTORS L.W.	Managemenu	. 01	1.01	
	GUNNING AND M.J. DE VRIES				
10	ALLOW QUESTIONS	Non-Voting			
11	CLOSE MEETING	Non-Voting			
	RA CORPORATION	8			
Securit	y 021441100	I	Meeting Type	e	Special
Ticker	Symbol ALTR		Meeting Date		06-Oct-2015
ISIN	US0214411003	1	Agenda		934273133 - Management
Item	Proposal	Proposed V	ote	For/Agains	t
	-	by		Manageme	nt
1.	TO ADOPT THE AGREEMENT AND	Management	For	For	
	PLAN OF				
	MERGER, DATED AS OF MAY 31, 2015	),			

BY AND

AMONG INTEL CORPORATION, 615

**CORPORATION** 

AND ALTERA CORPORATION, AS IT

MAY BE

AMENDED FROM TIME TO TIME.

TO APPROVE ANY PROPOSAL TO

ADJOURN THE

SPECIAL MEETING TO A LATER

DATE OR DATES IF

NECESSARY OR APPROPRIATE TO

2. SOLICIT ManagementFor For

ADDITIONAL PROXIES IF THERE ARE

**INSUFFICIENT** 

VOTES TO ADOPT THE MERGER

AGREEMENT AT

THE TIME OF THE SPECIAL MEETING.

TO APPROVE, BY NON-BINDING,

ADVISORY VOTE,

COMPENSATION THAT WILL OR

MAY BECOME

PAYABLE BY ALTERA

3. CORPORATION TO ITS NAMED ManagementFor For

**EXECUTIVE OFFICERS IN** 

CONNECTION WITH THE

MERGER CONTEMPLATED BY THE

**MERGER** 

AGREEMENT.

THORATEC CORPORATION

Security 885175307 Meeting Type Special
Ticker Symbol THOR Meeting Date 07-Oct-2015

ISIN US8851753074 Agenda 934278931 - Management

ManagementFor

For

Item Proposal Proposed by Vote For/Against Management

1. APPROVAL OF THE AGREEMENT

AND PLAN OF

MERGER, DATED AS OF JULY 21,

2015, BY AND

AMONG SJM INTERNATIONAL, INC.,

**SPYDER** 

MERGER CORPORATION, THORATEC

CORPORATION, AND, SOLELY WITH

RESPECT TO

SPECIFIED PROVISIONS, ST. JUDE

MEDICAL, INC.,

AND THE MERGER OF SPYDER

**MERGER** 

CORPORATION WITH AND INTO

THORATEC ...(DUE

TO SPACE LIMITS, SEE PROXY

STATEMENT FOR

FULL PROPOSAL)

APPROVAL OF THE ADJOURNMENT

OF THE

SPECIAL MEETING TO SOLICIT

2. ADDITIONAL VOTES

ManagementFor

TO APPROVE THE MERGER

PROPOSAL, IF

NECESSARY OR APPROPRIATE

APPROVAL OF, ON A NON-BINDING,

**ADVISORY** 

BASIS, CERTAIN COMPENSATION

THAT WILL OR

MAY BECOME PAYABLE TO

3. THORATEC ManagementFor For

CORPORATION'S NAMED EXECUTIVE

**OFFICERS** 

THAT IS BASED ON OR OTHERWISE

**RELATES TO** 

THE MERGER

THE INNOVATION GROUP PLC, FAREHAM HAMPSHIRE

Security G47832103 Meeting Type Ordinary General

Meeting Type Meeting

For

Ticker Symbol Meeting Date 09-Oct-2015

ISIN GB0006872096 Agenda 706440776 - Management

Item Proposal Proposed by Vote For/Against Management

TO AUTHORISE THE DIRECTORS OF

THE COMPANY

TO TAKE ALL SUCH ACTION AS

THEY MAY

**CONSIDER NECESSARY OR** 

APPROPRIATE FOR

CARRYING THE SCHEME INTO

1 EFFECT AND TO ManagementFor For

AMEND THE ARTICLES OF

ASSOCIATION OF THE

COMPANY TO PERMIT ANY SHARES

**ISSUED AFTER** 

THE SCHEME RECORD TIME TO BE

TRANSFERRED

TO AXIOS BIDCO LIMITED

THE INNOVATION GROUP PLC, FAREHAM HAMPSHIRE

Security G47832103 Meeting Type Court Meeting Ticker Symbol Meeting Date 09-Oct-2015

ISIN GB0006872096 Agenda 706445029 - Management

Item Proposal Proposed by Vote For/Against Management

CMMT Non-Voting

PLEASE NOTE THAT ABSTAIN IS NOT

A VALID VOTE

OPTION FOR THIS MEETING

TYPE.-PLEASE

CHOOSE BETWEEN "FOR" AND

"AGAINST" ONLY.

SHOULD YOU CHOOSE TO

**VOTE-ABSTAIN FOR THIS** 

MEETING THEN YOUR VOTE WILL BE

DISREGARDED BY THE ISSUER

**OR-ISSUERS** 

AGENT.

1 APPROVAL OF THE SCHEME

ManagementFor For

MERGE HEALTHCARE INCORPORATED

Security 589499102 Meeting Type Special
Ticker Symbol MRGE Meeting Date 13-Oct-2015

ISIN US5894991026 Agenda 934280722 - Management

Item Proposal Proposed by Vote For/Against Management

THE PROPOSAL TO ADOPT THE

AGREEMENT AND

PLAN OF MERGER, DATED AS OF

AUGUST 6, 2015,

BY AND AMONG INTERNATIONAL

**BUSINESS** 

MACHINES CORPORATION, A NEW

YORK

CORPORATION, DATONG

1. ACQUISITION CORP., A ManagementFor For

DELAWARE CORPORATION AND

WHOLLY-OWNED

SUBSIDIARY OF IBM, AND MERGE

**HEALTHCARE** 

INCORPORATED, A DELAWARE

CORPORATION, AS

SUCH AGREEMENT MAY BE

AMENDED FROM TIME

TO TIME.

2. THE PROPOSAL TO ADJOURN THE ManagementFor For

**SPECIAL** 

MEETING TO A LATER DATE, IF

**NECESSARY OR** 

APPROPRIATE, TO SOLICIT

ADDITIONAL PROXIES IN

THE EVENT THERE ARE NOT

SUFFICIENT VOTES IN

FAVOR OF ADOPTION OF THE

**MERGER** 

AGREEMENT AT THE TIME OF THE

**SPECIAL** 

For

MEETING.

THE PROPOSAL TO APPROVE, ON AN

ADVISORY

(NON-BINDING) BASIS, CERTAIN

**COMPENSATION** 

ARRANGEMENTS THAT MAY

3. BECOME PAYABLE TO ManagementFor

MERGE HEALTHCARE

INCORPORATED'S NAMED

**EXECUTIVE OFFICERS IN** 

CONNECTION WITH THE

MERGER.

ASIA SATELLITE TELECOMMUNICATIONS HOLDINGS LTD

Security G0534R108 Meeting Type Special General Meeting

Ticker Symbol Meeting Date 14-Oct-2015

ISIN BMG0534R1088 Agenda 706447326 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT SHAREHOLDERS

**ARE** 

ALLOWED TO VOTE 'IN FAVOR' OR

CMMT 'AGAINST' FOR- Non-Voting

ALL RESOLUTIONS, ABSTAIN IS NOT

A VOTING

OPTION ON THIS MEETING

PLEASE NOTE THAT THE COMPANY

**NOTICE AND** 

PROXY FORM ARE AVAILABLE BY

**CLICKING-ON THE** 

CMMT URL LINKS:-

Non-Voting

http://www.hkexnews.hk/listedco/listconews/sehk/2015/0

924/LTN20150924532.pdf-AND-

http://www.hkexnews.hk/listedco/listconews/sehk/2015/0

924/LTN20150924492.pdf

1 TO APPROVE THE RENEWED ManagementFor For

**TRANSPONDER** 

MASTER AGREEMENT AND THE

**PROPOSED** 

TRANSACTIONS (BOTH AS DEFINED

IN THE

CIRCULAR OF THE COMPANY DATED

25

SEPTEMBER 2015 (THE "CIRCULAR")

(INCLUDING

THE PROPOSED CAPS (AS DEFINED

IN THE

CIRCULAR)), AND TO AUTHORISE

THE DIRECTORS

OF THE COMPANY TO EXECUTE

**SUCH DOCUMENTS** 

AND TO DO SUCH ACTS AS MAY BE

**CONSIDERED** 

BY SUCH DIRECTORS IN THEIR

DISCRETION TO BE

NECESSARY OR INCIDENTAL IN

**CONNECTION WITH** 

THE RENEWED TRANSPONDER

**MASTER** 

**AGREEMENT** 

HELLERMANNTYTON GROUP PLC, CRAWLEY

Security G4446Z109 Meeting Type Ordinary General

Ticker Symbol Meeting Meeting Date 15-Oct-2015

ISIN GB00B943Y725 Agenda 706392482 - Management

Item Proposal Proposed by Vote For/Against Management

TO APPROVE THE SPECIAL RESOLUTION FOR THE

PURPOSE OF IMPLEMENTING AND

**GIVING EFFECT** 

TO THE SCHEME OF ARRANGEMENT

DATED 26

**AUGUST 2015 PROPOSED TO BE** 

MADE BETWEEN

THE COMPANY AND THE HOLDERS

OF THE

SCHEME SHARES AS DESCRIBED IN

THE

ACCOMPANYING CIRCULAR TO THE

1 COMPANY'S ManagementFor For

SHAREHOLDERS SETTING OUT THE

SCHEME OF

ARRANGEMENT INCLUDING TO

**AUTHORISE THE** 

DIRECTORS OF THE COMPANY TO

TAKE ALL

**ACTIONS FOR CARRYING THE** 

**SCHEME OF** 

ARRANGEMENT INTO EFFECT AND

TO APPROVE

THE AMENDMENTS TO THE

ARTICLES OF

**ASSOCIATION: 238 AND 237** 

HELLERMANNTYTON GROUP PLC, CRAWLEY

Security G4446Z109 Meeting Type Court Meeting Ticker Symbol Meeting Date 15-Oct-2015

ISIN GB00B943Y725 Agenda 706392494 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT ABSTAIN IS NOT

A VALID VOTE

OPTION FOR THIS MEETING

TYPE.-PLEASE

CHOOSE BETWEEN "FOR" AND

CMMT "AGAINST" ONLY. SHOULD YOU CHOOSE TO

Non-Voting

**VOTE-ABSTAIN FOR THIS** 

MEETING THEN YOUR VOTE WILL BE

DISREGARDED BY THE ISSUER

**OR-ISSUERS** 

AGENT.

TO APPROVE THE SCHEME OF

**ARRANGEMENT** 

ManagementFor 1 CONTAINED IN THE CIRCULAR For

**DATED 26 AUGUST** 

2015

HUMANA INC.

444859102 Security Meeting Type Special Meeting Date Ticker Symbol HUM 19-Oct-2015

ISIN US4448591028 Agenda 934275290 - Management

**Proposed** For/Against Item Proposal Vote Management by

ADOPTION OF THE AGREEMENT AND

PLAN OF

MERGER, DATED AS OF JULY 2, 2015,

**AMONG** 

AETNA INC. ("AETNA"), ECHO

MERGER SUB, INC., A

DELAWARE CORPORATION AND

WHOLLY OWNED

SUBSIDIARY OF AETNA, ECHO

1. MERGER SUB, LLC, A ManagementFor For

**DELAWARE LIMITED LIABILITY** 

**COMPANY AND** 

WHOLLY OWNED SUBSIDIARY OF

AETNA, AND

HUMANA INC., AS IT MAY BE ...(DUE

TO SPACE

LIMITS, SEE PROXY STATEMENT FOR

**FULL** 

PROPOSAL).

2. ADJOURNMENT FROM TIME TO TIME ManagementFor For

SPECIAL MEETING, IF NECESSARY,

TO SOLICIT

ADDITIONAL PROXIES IF THERE ARE

NOT

SUFFICIENT VOTES TO ADOPT THE

**MERGER** 

AGREEMENT AT THE TIME OF THE

**SPECIAL** 

MEETING OR ANY ADJOURNMENT

OR

POSTPONEMENT THEREOF.

APPROVAL, ON AN ADVISORY

(NON-BINDING)

BASIS, OF COMPENSATION THAT

WILL OR MAY BE

PAID OR PROVIDED BY HUMANA TO

3. ITS NAMED ManagementFor For

EXECUTIVE OFFICERS IN CONNECTION WITH THE

MERGER CONTEMPLATED BY THE

**MERGER** 

AGREEMENT.

HUMANA INC.

Security 444859102 Meeting Type Special
Ticker Symbol HUM Meeting Date 19-Oct-2015

ISIN US4448591028 Agenda 934281990 - Management

For

Item Proposal Proposed by Vote For/Against Management

ADOPTION OF THE AGREEMENT AND

PLAN OF

MERGER, DATED AS OF JULY 2, 2015,

**AMONG** 

AETNA INC. ("AETNA"), ECHO

MERGER SUB, INC., A

DELAWARE CORPORATION AND

WHOLLY OWNED

SUBSIDIARY OF AETNA, ECHO

1. MERGER SUB, LLC, A ManagementFor For

DELAWARE LIMITED LIABILITY

**COMPANY AND** 

WHOLLY OWNED SUBSIDIARY OF

AETNA, AND

HUMANA INC., AS IT MAY BE ...(DUE

TO SPACE

LIMITS, SEE PROXY STATEMENT FOR

**FULL** 

PROPOSAL).

2. ADJOURNMENT FROM TIME TO TIME ManagementFor

OF THE

SPECIAL MEETING, IF NECESSARY,

TO SOLICIT

ADDITIONAL PROXIES IF THERE ARE

NOT

SUFFICIENT VOTES TO ADOPT THE

**MERGER** 

AGREEMENT AT THE TIME OF THE

**SPECIAL** MEETING OR ANY ADJOURNMENT OR POSTPONEMENT THEREOF. APPROVAL, ON AN ADVISORY (NON-BINDING) BASIS, OF COMPENSATION THAT WILL OR MAY BE PAID OR PROVIDED BY HUMANA TO 3. ManagementFor **ITS NAMED** For **EXECUTIVE OFFICERS IN** CONNECTION WITH THE MERGER CONTEMPLATED BY THE **MERGER** AGREEMENT. HARRIS CORPORATION Security 413875105 Meeting Type Annual Ticker Symbol HRS Meeting Date 23-Oct-2015 Agenda **ISIN** US4138751056 934278296 - Management Proposed For/Against Vote Item **Proposal** Management by ELECTION OF DIRECTOR: WILLIAM 1A. ManagementFor For M. BROWN ELECTION OF DIRECTOR: PETER W. 1B. ManagementFor For **CHIARELLI** ELECTION OF DIRECTOR: THOMAS A. ManagementFor 1C. For **DATTILO** ELECTION OF DIRECTOR: TERRY D. 1D. ManagementFor For **GROWCOCK** ELECTION OF DIRECTOR: LEWIS HAY

ManagementFor 1E. For **ELECTION OF DIRECTOR: VYOMESH** 1F. ManagementFor For I. JOSHI **ELECTION OF DIRECTOR: KAREN** 1G. ManagementFor For **KATEN** ELECTION OF DIRECTOR: LESLIE F. 1H. ManagementFor For KENNE ELECTION OF DIRECTOR: DAVID B. 1I. ManagementFor For **RICKARD** ELECTION OF DIRECTOR: DR. JAMES ManagementFor 1J. For C. STOFFEL **ELECTION OF DIRECTOR: GREGORY** 1K. ManagementFor For T. SWIENTON ELECTION OF DIRECTOR: HANSEL E.

ManagementFor

ManagementFor

For

For

1L.

2.

**TOOKES II** 

**STATEMENT** 

ADVISORY VOTE TO APPROVE THE

COMPENSATION OF NAMED

**EXECUTIVE OFFICERS** 

AS DISCLOSED IN PROXY

APPROVAL OF NEW HARRIS 3. **CORPORATION 2015** ManagementAgainst Against **EQUITY INCENTIVE PLAN** APPROVAL OF NEW HARRIS 4. **CORPORATION** ManagementFor For ANNUAL INCENTIVE PLAN RATIFICATION OF APPOINTMENT OF **ERNST &** YOUNG LLP AS INDEPENDENT 5. ManagementFor For REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL **YEAR 2016** HOME LOAN SERVICING SOLUTIONS, LTD Security G6648D109 Meeting Type Special 23-Oct-2015 Ticker Symbol HLSSF Meeting Date **ISIN** Agenda 934281611 - Management KYG6648D1097 **Proposed** For/Against Vote Item Proposal Management by AS A SPECIAL RESOLUTION, THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 6, 2015 (AS IT MAY BE AMENDED FROM TIME TO TIME), BY AND AMONG HOME LOAN SERVICING SOLUTIONS, LTD., 1. NEW RESIDENTIAL INVESTMENT ManagementFor For CORP. AND HEXAGON MERGER SUB, LTD., AND THE CAYMAN PLAN OF MERGER SUBSTANTIALLY IN THE FORM ATTACHED THERETO, BE AUTHORIZED, APPROVED AND CONFIRMED IN ALL RESPECTS. AS AN ORDINARY RESOLUTION, THE EXTRAORDINARY GENERAL **MEETING BE** ADJOURNED, IF NECESSARY AS **DETERMINED BY** THE CHAIRMAN, TO SOLICIT ADDITIONAL PROXIES 2. IF THERE ARE INSUFFICIENT VOTES ManagementFor For AT THE TIME OF THE EXTRAORDINARY GENERAL **MEETING TO** AUTHORIZE AND APPROVE THE

**MERGER** 

PLAN OF MERGER.

AGREEMENT AND THE CAYMAN

# SKY PLC, ISLEWORTH

Security G8212B105 Meeting Type Annual General Meeting Ticker Symbol Meeting Date 04-Nov-2015

ISIN GB0001411924 Agenda 706448950 - Management

13111	GB0001411924	Agenda	700
Item	Proposal	Proposed by Vote	For/Against Management
1	TO RECEIVE THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2015 TOGETHER WITH THE REPORT OF THE DIRECTORS AND AUDITORS	ManagementFor	For
2	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 30 JUNE 2015 TO APPROVE THE DIRECTORS	ManagementFor	For
3	REMUNERATION REPORT EXCLUDING THE DIRECTORS REMUNERATION POLICY	ManagementFor	For
4	TO REAPPOINT NICK FERGUSON AS A DIRECTOR	ManagementFor	For
5	TO REAPPOINT JEREMY DARROCH AS A DIRECTOR	ManagementFor	For
6	TO REAPPOINT ANDREW GRIFFITH AS A DIRECTOR	ManagementFor	For
7	TO REAPPOINT TRACY CLARKE AS A DIRECTOR	ManagementFor	For
8	TO REAPPOINT MARTIN GILBERT AS A DIRECTOR	ManagementFor	For
9	TO REAPPOINT ADINE GRATE AS A DIRECTOR	ManagementFor	For
10	TO REAPPOINT DAVE LEWIS AS A DIRECTOR	ManagementFor	For
11	TO REAPPOINT MATTHIEU PIGASSE AS A DIRECTOR	ManagementFor	For
12	TO REAPPOINT ANDY SUKAWATY AS A DIRECTOR	ManagementFor	For
13	TO REAPPOINT CHASE CAREY AS A DIRECTOR	ManagementFor	For
14	TO REAPPOINT JAMES MURDOCH AS A DIRECTOR TO REAPPOINT DELOITTE LLP AS	ManagementFor	For
15	AUDITORS OF THE COMPANY AND TO AUTHORISE THE AUDIT COMMITTEE OF THE BOARD TO AGREE THEIR REMUNERATION	ManagementFor	For

16	TO AUTHORISE THE COMPANY AND ITS SUBSIDIARIES TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL	ManagementFor	For	
17	EXPENDITURE TO AUTHORISE THE DIRECTORS TO ALLOT SHARES UNDER SECTION 551 OF THE COMPANIES ACT 2006 TO DISAPPLY STATUTORY	ManagementFor	For	
18	PRE-EMPTION RIGHTS SPECIAL RESOLUTION TO ALLOW THE COMPANY TO HOLD	ManagementAgainst	Against	
19	GENERAL MEETINGS OTHER THAN ANNUAL GENERAL MEETINGS ON 14 DAYS NOTICE SPECIAL RESOLUTION	ManagementAgainst	Against	
DEDDI				
	GO COMPANY PLC	Marking Trans	_	A
Security		Meeting Type		Annual
	Symbol PRGO	Meeting Date	2	04-Nov-2015
ISIN	IE00BGH1M568	Agenda		934280924 - Management
Item	Proposal	Proposed by Vote	For/Agains Manageme	
Item 1A.	Proposal ELECTION OF DIRECTOR: LAURIE BRLAS	Proposed by Vote ManagementFor	For/Agains Manageme For	
	ELECTION OF DIRECTOR: LAURIE BRLAS ELECTION OF DIRECTOR: GARY M. COHEN	by	Manageme	
1A.	ELECTION OF DIRECTOR: LAURIE BRLAS ELECTION OF DIRECTOR: GARY M. COHEN ELECTION OF DIRECTOR: MARC COUCKE	by Vote ManagementFor	Manageme For	
<ul><li>1A.</li><li>1B.</li><li>1C.</li><li>1D.</li></ul>	ELECTION OF DIRECTOR: LAURIE BRLAS ELECTION OF DIRECTOR: GARY M. COHEN ELECTION OF DIRECTOR: MARC COUCKE ELECTION OF DIRECTOR: JACQUALYN A. FOUSE	ManagementFor ManagementFor ManagementFor ManagementFor	Manageme For For For	
1A. 1B. 1C.	ELECTION OF DIRECTOR: LAURIE BRLAS ELECTION OF DIRECTOR: GARY M. COHEN ELECTION OF DIRECTOR: MARC COUCKE ELECTION OF DIRECTOR: JACQUALYN A. FOUSE ELECTION OF DIRECTOR: ELLEN R. HOFFING	by  ManagementFor  ManagementFor  ManagementFor  ManagementFor  ManagementFor	Manageme For For	
<ul><li>1A.</li><li>1B.</li><li>1C.</li><li>1D.</li></ul>	ELECTION OF DIRECTOR: LAURIE BRLAS ELECTION OF DIRECTOR: GARY M. COHEN ELECTION OF DIRECTOR: MARC COUCKE ELECTION OF DIRECTOR: JACQUALYN A. FOUSE ELECTION OF DIRECTOR: ELLEN R. HOFFING ELECTION OF DIRECTOR: MICHAEL J JANDERNOA	by  ManagementFor  ManagementFor  ManagementFor  ManagementFor  ManagementFor  ManagementFor  ManagementFor	Manageme For For For	
1A. 1B. 1C. 1D. 1E.	ELECTION OF DIRECTOR: LAURIE BRLAS ELECTION OF DIRECTOR: GARY M. COHEN ELECTION OF DIRECTOR: MARC COUCKE ELECTION OF DIRECTOR: JACQUALYN A. FOUSE ELECTION OF DIRECTOR: ELLEN R. HOFFING ELECTION OF DIRECTOR: MICHAEL J	by  ManagementFor  ManagementFor  ManagementFor  ManagementFor  ManagementFor  ManagementFor  ManagementFor	Manageme For For For For	
<ul><li>1A.</li><li>1B.</li><li>1C.</li><li>1D.</li><li>1E.</li><li>1F.</li></ul>	ELECTION OF DIRECTOR: LAURIE BRLAS ELECTION OF DIRECTOR: GARY M. COHEN ELECTION OF DIRECTOR: MARC COUCKE ELECTION OF DIRECTOR: JACQUALYN A. FOUSE ELECTION OF DIRECTOR: ELLEN R. HOFFING ELECTION OF DIRECTOR: MICHAEL J JANDERNOA ELECTION OF DIRECTOR: GERARD K. KUNKLE, JR. ELECTION OF DIRECTOR: HERMAN MORRIS, JR.	by  ManagementFor  ManagementFor  ManagementFor  ManagementFor  ManagementFor  ManagementFor  ManagementFor	Manageme For For For For For	
1A. 1B. 1C. 1D. 1E. 1F.	ELECTION OF DIRECTOR: LAURIE BRLAS ELECTION OF DIRECTOR: GARY M. COHEN ELECTION OF DIRECTOR: MARC COUCKE ELECTION OF DIRECTOR: JACQUALYN A. FOUSE ELECTION OF DIRECTOR: ELLEN R. HOFFING ELECTION OF DIRECTOR: MICHAEL J JANDERNOA ELECTION OF DIRECTOR: GERARD K. KUNKLE, JR. ELECTION OF DIRECTOR: HERMAN	by  ManagementFor  ManagementFor  ManagementFor  ManagementFor  ManagementFor  ManagementFor  ManagementFor  ManagementFor	Manageme For For For For For For	
1A. 1B. 1C. 1D. 1E. 1F. 1G.	ELECTION OF DIRECTOR: LAURIE BRLAS ELECTION OF DIRECTOR: GARY M. COHEN ELECTION OF DIRECTOR: MARC COUCKE ELECTION OF DIRECTOR: JACQUALYN A. FOUSE ELECTION OF DIRECTOR: ELLEN R. HOFFING ELECTION OF DIRECTOR: MICHAEL J JANDERNOA ELECTION OF DIRECTOR: GERARD K. KUNKLE, JR. ELECTION OF DIRECTOR: HERMAN MORRIS, JR. ELECTION OF DIRECTOR: DONAL O'CONNOR ELECTION OF DIRECTOR: JOSEPH C. PAPA	ManagementFor	Manageme For For For For For For For For	
1A. 1B. 1C. 1D. 1E. 1F. 1G. 1H.	ELECTION OF DIRECTOR: LAURIE BRLAS ELECTION OF DIRECTOR: GARY M. COHEN ELECTION OF DIRECTOR: MARC COUCKE ELECTION OF DIRECTOR: JACQUALYN A. FOUSE ELECTION OF DIRECTOR: ELLEN R. HOFFING ELECTION OF DIRECTOR: MICHAEL J JANDERNOA ELECTION OF DIRECTOR: GERARD K. KUNKLE, JR. ELECTION OF DIRECTOR: HERMAN MORRIS, JR. ELECTION OF DIRECTOR: DONAL O'CONNOR ELECTION OF DIRECTOR: JOSEPH C.	ManagementFor	Manageme For	

LLP AS OUR INDEPENDENT

REGISTERED PUBLIC

ACCOUNTING FIRM FOR THE PERIOD

**ENDING** 

**DECEMBER 31, 2015, AND** 

AUTHORIZE THE BOARD

OF DIRECTORS, ACTING THROUGH

THE AUDIT

COMMITTEE, TO FIX THE

REMUNERATION OF THE

AUDITORS.

AN ADVISORY VOTE TO APPROVE

3.

ManagementFor For THE COMPANY'S

EXECUTIVE COMPENSATION.

AUTHORIZE PERRIGO COMPANY PLC

AND/OR ANY

SUBSIDIARY OF PERRIGO COMPANY

4. PLC TO MAKE ManagementFor For

MARKET PURCHASES OF PERRIGO

**COMPANY** 

PLC'S ORDINARY SHARES.

DETERMINE THE REISSUE PRICE

RANGE FOR 5. ManagementFor For PERRIGO COMPANY PLC TREASURY

SHARES.

APPROVE AMENDMENTS TO THE

6. **MEMORANDUM** ManagementFor For

OF ASSOCIATION OF THE COMPANY.

ADOPT REVISED ARTICLES OF

7. ASSOCIATION OF ManagementFor For

THE COMPANY.

SYMETRA FINANCIAL CORPORATION

Security Meeting Type 87151Q106 Special Ticker Symbol SYA Meeting Date 05-Nov-2015

Agenda **ISIN** US87151Q1067 934286471 - Management

For/Against **Proposed** Item **Proposal** Vote Management by

1. PROPOSAL TO ADOPT THE ManagementFor For

AGREEMENT AND PLAN

OF MERGER DATED AS OF AUGUST

11, 2015, BY

AND AMONG SYMETRA FINANCIAL

**CORPORATION** 

("SYMETRA"), SUMITOMO LIFE

**INSURANCE** 

COMPANY AND SLIC FINANCIAL

CORPORATION, AS

IT MAY BE AMENDED,

SUPPLEMENTED OR

OTHERWISE MODIFIED FROM TIME

ManagementFor

For

TO TIME.

PROPOSAL TO APPROVE, ON AN

ADVISORY (NON-

BINDING) BASIS, THE

COMPENSATION THAT MAY

BE PAID OR BECOME PAYABLE TO

2. SYMETRA'S NAMED EXECUTIVE OFFICERS IN

CONNECTION

WITH THE MERGER, AS DISCLOSED

IN ITS PROXY

STATEMENT.

PROPOSAL TO APPROVE THE

ADJOURNMENT OF

THE SPECIAL MEETING TO A LATER

TIME AND

DATE, IF NECESSARY OR

APPROPRIATE, TO

SOLICIT ADDITIONAL PROXIES IN

THE EVENT

THERE ARE INSUFFICIENT VOTES AT

3. THE TIME OF ManagementFor For

THE SPECIAL MEETING OR ANY

ADJOURNMENT OR

POSTPONEMENT THEREOF TO

ADOPT THE

MERGER AGREEMENT (AND TO

...(DUE TO SPACE

LIMITS, SEE PROXY STATEMENT FOR

**FULL** 

PROPOSAL).

STANCORP FINANCIAL GROUP, INC.

Security 852891100 Meeting Type Special
Ticker Symbol SFG Meeting Date 09-Nov-2015

ISIN US8528911006 Agenda 934283742 - Management

Item Proposal Proposed by Vote For/Against Management

PROPOSAL TO APPROVE THE

AGREEMENT AND

PLAN OF MERGER DATED AS OF

JULY 23, 2015,

AMONG MEIJI YASUDA LIFE

1. INSURANCE COMPANY, ManagementFor For

MYL INVESTMENTS (DELAWARE)

INC. AND

STANCORP FINANCIAL GROUP, INC.,

AS IT MAY BE

AMENDED FROM TIME TO TIME.

2. PROPOSAL TO APPROVE, ON AN ManagementFor For

ADVISORY (NON-

BINDING) BASIS, THE

COMPENSATION THAT MAY

BE PAID OR BECOME PAYABLE TO

**STANCORP** 

FINANCIAL GROUP, INC.'S NAMED

**EXECUTIVE** 

OFFICERS IN CONNECTION WITH

THE MERGER AS

DISCLOSED IN ITS PROXY

STATEMENT.

PROPOSAL TO APPROVE THE

ADJOURNMENT OF

THE SPECIAL MEETING TO A LATER

DATE OR TIME,

IF NECESSARY OR APPROPRIATE, TO

**SOLICIT** 

ADDITIONAL PROXIES IF THERE ARE

**INSUFFICIENT** 

VOTES AT THE TIME OF THE

ManagementFor

For

3. SPECIAL MEETING OR

ANY ADJOURNMENT OR

POSTPONEMENT THEREOF

TO APPROVE THE MERGER

AGREEMENT (AND TO

CONSIDER SUCH .. (DUE TO SPACE

LIMITS, SEE

PROXY STATEMENT FOR FULL

PROPOSAL).

**BROADCOM CORPORATION** 

Security 111320107 Meeting Type Special Ticker Symbol BRCM Meeting Date 10-Nov-2015

**ISIN** Agenda 934285328 - Management US1113201073

Proposed For/Against Vote Item **Proposal** Management by

1. TO APPROVE THE MERGER OF EACH ManagementFor For

BROADCOM CS MERGER SUB, INC.

**AND** 

BROADCOM UT MERGER SUB, INC.

WITH AND INTO

THE COMPANY, WITH THE

COMPANY CONTINUING

AS THE SURVIVING CORPORATION

OF EACH SUCH

MERGER (SUCH MERGERS, THE

"BROADCOM

MERGER"), THE AGREEMENT AND

PLAN OF

MERGER (AS IT MAY BE AMENDED

FROM TIME TO

For

For

TIME, THE "MERGER AGREEMENT"),

DATED AS OF

MAY 28, 2015, BY AND AMONG

PAVONIA LIMITED,

AVAGO TECHNOLOGIES LIMITED,

SAFARI CAYMAN

L.P., AVAGO TECHNOLOGIES

**CAYMAN HOLDINGS** 

LTD., AVAGO .. (DUE TO SPACE

LIMITS, SEE PROXY

STATEMENT FOR FULL PROPOSAL).

TO ADJOURN THE SPECIAL

MEETING, IF

NECESSARY OR APPROPRIATE, TO

ADDITIONAL PROXIES IF THERE ARE ManagementFor 2.

NOT

SUFFICIENT VOTES TO APPROVE

PROPOSAL 1.

TO APPROVE, BY NON-BINDING,

ADVISORY VOTE,

COMPENSATION THAT WILL OR

MAY BE PAID OR

3. BECOME PAYABLE BY THE

**COMPANY TO ITS** 

NAMED EXECUTIVE OFFICERS IN

**CONNECTION** 

WITH THE BROADCOM MERGER.

MEREDITH CORPORATION

Security 589433101 Meeting Type Annual Ticker Symbol MDP Meeting Date 11-Nov-2015

**ISIN** Agenda US5894331017 934283502 - Management

ManagementFor

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Management		
	1 FREDERICK B. HENRY		For	For
	2 DONALD C. BERG		For	For
	3 JOEL W. JOHNSON		For	For
	TO APPROVE, ON AN ADVISORY			
	BASIS, THE			
	EXECUTIVE COMPENSATION			
2	PROGRAM FOR THE	Manageme	ntFor	For
۷.	COMPANY'S NAMED EXECUTIVE	Manageme	ziiu Oi	1.01
	OFFICERS AS			
	DESCRIBED IN THIS PROXY			
	STATEMENT			
3.	TO RATIFY THE APPOINTMENT OF	Manageme	entFor	For
	KPMG LLP AS			
	THE COMPANY'S INDEPENDENT			
	REGISTERED			

# PUBLIC ACCOUNTING FIRM FOR THE

YEAR ENDING

JUNE 30, 2016

# EZCHIP SEMICONDUCTOR LTD.

Security	M4146Y108	Meeting Type	Contested-Annual
Ticker Symbol	EZCH	Meeting Date	12-Nov-2015

ISIN IL0010825441 Agenda 934291066 - Management

1011	120010020111	118011010	70 1 <b>2</b> 7 1000 111 <b>4</b> 1
Item	Proposal	Proposed by Vote	For/Against Management
1.	(A) THE APPROVAL OF (I) THE AGREEMENT OF MERGER DATED AS OF(DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL).	ManagementFor	For
2A.	REELECTION OF DIRECTOR: BENNY HANIGAL	ManagementFor	For
2B.	REELECTION OF DIRECTOR: ELI FRUCHTER	ManagementFor	For
2C.	REELECTION OF DIRECTOR: PROF. RAN GILADI	ManagementFor	For
2D.	REELECTION OF DIRECTOR: JOEL MARYLES	ManagementFor	For
2E.	REELECTION OF DIRECTOR: KAREN SARID	ManagementFor	For
3.	THE REELECTION OF SHAI SAUL, AN OUTSIDE DIRECTOR OF THE COMPANY, FOR AN ADDITIONAL THREE YEAR TERM OR HIS PRIOR TERMINATION OR RESIGNATION.	ManagementFor	For
4.	THE APPROVAL OF A CASH BONUS TO JOEL MARYLES, A DIRECTOR OF THE COMPANY. THE RATIFICATION AND APPROVAL	ManagementFor	For
5.	OF THE APPOINTMENT AND COMPENSATION OF KOST FORER GABBAY & KASIERER, A MEMBER OF ERNST & YOUNG GLOBAL, AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2015.	ManagementFor	For
6.	THE UNDERSIGNED IN NOT A SHAREHOLDER	ManagementFor	

REFERENCED IN SECTION 320(C) OF

THE

COMPANIES LAW. MARK "FOR" =

YES OR "AGAINST"

= NO.

BY RETURNING THIS YOU ARE

STATING YOU HAVE

7. NO PERSONAL INTEREST IN

PROPOSAL 3. MARK

"FOR" = YES OR "AGAINST" = NO.

BY RETURNING THIS YOU ARE

STATING YOU HAVE

8. NO PERSONAL INTEREST IN

PROPOSAL 4. MARK

"FOR" = YES OR "AGAINST" = NO.

IPC HEALTHCARE, INC.

Security 44984A105 Ticker Symbol IPCM

**ISIN** US44984A1051 ManagementFor

ManagementFor

Meeting Type Special Meeting Date 16-Nov-2015

For

Agenda 934291523 - Management

Proposed For/Against Item Vote **Proposal** Management by

THE PROPOSAL TO ADOPT THE

AGREEMENT AND

PLAN OF MERGER, DATED AS OF

**AUGUST 4, 2015** 

AND AS AMENDED FROM TIME TO

TIME (THE

"MERGER AGREEMENT"), BY AND

**AMONG TEAM** 

HEALTH HOLDINGS, INC., A

1. ManagementFor For **DELAWARE** 

CORPORATION ("TEAM HEALTH"),

**INTREPID** 

MERGER SUB, INC., A DELAWARE

**CORPORATION** 

AND WHOLLY OWNED SUBSIDIARY

OF TEAM .. (DUE

TO SPACE LIMITS, SEE PROXY

STATEMENT FOR

FULL PROPOSAL).

THE PROPOSAL TO APPROVE, BY A

**NON-BINDING** 

ADVISORY VOTE, THE

COMPENSATION THAT MAY

BE PAID OR BECOME PAYABLE TO 2.

**IPC'S NAMED** 

**EXECUTIVE OFFICERS THAT IS** 

BASED ON OR

OTHERWISE RELATES TO THE

MERGER.

ManagementFor

THE PROPOSAL TO ADJOURN THE

**SPECIAL** 

MEETING TO A LATER DATE OR

TIME IF

NECESSARY OR APPROPRIATE,

**INCLUDING TO** 

SOLICIT ADDITIONAL PROXIES IN

3. FAVOR OF THE ManagementFor For

ADOPTION OF THE MERGER

AGREEMENT IF THERE

ARE NOT SUFFICIENT VOTES FOR

**ADOPTION OF** 

THE MERGER AGREEMENT AT THE

SPECIAL

MEETING.

XPO LOGISTICS EUROPE SA, LYON

Security F4655Q106 Meeting Type MIX

Ticker Symbol Meeting Date 18-Nov-2015

ISIN FR0000052870 Agenda 706533456 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE IN THE FRENCH

MARKET THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND Non-Voting

"AGAINST" A VOTE OF "ABSTAIN"

WILL BE TREATED

AS AN "AGAINST" VOTE.

THE FOLLOWING APPLIES TO

**SHAREHOLDERS** 

THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

FRENCH CUSTODIAN: PROXY

**CARDS: VOTING** 

INSTRUCTIONS WILL BE

FORWARDED TO THE-

GLOBAL CUSTODIANS ON THE VOTE

CMMT DEADLINE DATE. IN CAPACITY AS REGISTERED-Non-Voting

INTERMEDIARY, THE GLOBAL

**CUSTODIANS WILL** 

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU

REQUEST MORE

INFORMATION, PLEASE

**CONTACT-YOUR CLIENT** 

REPRESENTATIVE.

CMMT PLEASE NOTE THAT IMPORTANT Non-Voting

ADDITIONAL

	_aga: 1g.	GB21 G11B 1 G1111 11 7	
	MEETING INFORMATION IS		
	AVAILABLE BY-CLICKING		
	ON THE MATERIAL URL		
	LINK:-https://balo.journal-		
	officiel.gouv.fr/pdf/2015/1030/2015103015	04940.pdf	
	RATIFICATION OF THE COOPTATION	0.15.10.1541	
	OF MR.		
O.1	BRADLEY JACOBS AS SUPERVISORY	ManagementFor	For
0.1	BOARD	Wanagement of	1.01
	MEMBER		
	RATIFICATION OF THE COOPTATION		
0.2	OF MR. TROY	ManagementFor	For
	COOPER AS SUPERVISORY BOARD	C	
	MEMBER		
	RATIFICATION OF THE COOPTATION		
O.3	OF MR. JOHN	ManagementFor	For
0.5	HARDIG AS SUPERVISORY BOARD	Wanagemena or	1 01
	MEMBER		
	RATIFICATION OF THE COOPTATION		
	OF MR.		
O.4	GORDON DEVENS AS SUPERVISORY	ManagementFor	For
	BOARD		
	MEMBER		
	RATIFICATION OF THE COOPTATION		
	OF THE		
O.5	COMPANY XPO LOGISTICS, INC AS	ManagementFor	For
	SUPERVISORY		
	BOARD MEMBER		
	RATIFICATION OF THE COOPTATION		
0.6	OF MR. TAVIO	M Æ	г
O.6	HEADLEY AS SUPERVISORY BOARD	ManagementFor	For
	MEMBER		
	APPOINTMENT OF THE FIRM KPMG		
O.7	SA AS	ManagementFor	For
	PRINCIPAL STATUTORY AUDITOR	C	
	APPOINTMENT OF THE FIRM		
O.8	SALUSTRO REYDEL AS	ManagementFor	For
	DEPUTY STATUTORY AUDITOR		
	MODIFICATION OF THE CORPORATE		
	NAME AND		
E.9	CONSEQUENTIAL AMENDMENT TO	ManagementFor	For
	THE BYLAWS		
	POWERS TO CARRY OUT ALL LEGAL		
O.10	FORMALITIES	ManagementFor	For
	PLEASE NOTE THAT THIS		
	RESOLUTION IS A		
	SHAREHOLDER PROPOSAL:		
٨	TERMINATION OF MR	Charahaldar Against	For
A		Shareholder Against	1 OI
	TROY COOPER IN HIS CAPACITY AS		
	A MEMBER OF		
	THE BOARD OF DIRECTORS		

PLEASE NOTE THAT THIS

RESOLUTION IS A

SHAREHOLDER PROPOSAL:

B NOMINATION OF MR Shareholder Against For

JAMES P. SHINEHOUSE FOR

MEMBERSHIP OF THE

SUPERVISORY BOARD

PLEASE NOTE THAT THIS IS AN

AMENDMENT TO

MEETING ID 539230 DUE TO

ADDITION OF-

RESOLUTIONS. ALL VOTES

CMMT RECEIVED ON THE Non-Voting

PREVIOUS MEETING WILL BE

**DISREGARDED-AND** 

YOU WILL NEED TO REINSTRUCT ON

THIS MEETING

NOTICE. THANK YOU.

PARTNERRE LTD.

Security G6852T105 Meeting Type Special
Ticker Symbol PRE Meeting Date 19-Nov-2015

ISIN BMG6852T1053 Agenda 934284352 - Management

Item Proposal Proposed by Vote For/Against Management

TO APPROVE AMENDING THE

PARTNERRE BYE-

LAWS BY INSERTING IN BYE-LAW 45

1. "AND ManagementFor For

MERGERS" IN THE TITLE AND AFTER "AMALGAMATION" THE WORDS "OR

MERGER"

TO APPROVE AND ADOPT THE

**MERGER** 

AGREEMENT, THE STATUTORY

**MERGER** 

2. AGREEMENT REQUIRED IN ManagementFor For

ACCORDANCE WITH

**SECTION 105 OF THE COMPANIES** 

ACT AND THE

**MERGER** 

ON AN ADVISORY (NONBINDING)

BASIS, TO

APPROVE THE COMPENSATION

THAT MAY BE PAID

3. OR BECOME PAYABLE TO ManagementFor For

PARTNERRE'S NAMED

EXECUTIVE OFFICERS IN CONNECTION WITH THE

**MERGER** 

4. ManagementFor For

TO APPROVE AN ADJOURNMENT OF

THE SPECIAL

GENERAL MEETING, IF NECESSARY

OR

APPROPRIATE, TO SOLICIT

ADDITIONAL PROXIES,

IN THE EVENT THAT THERE ARE

**INSUFFICIENT** 

VOTES TO APPROVE THE MERGER

PROPOSAL AT

THE SPECIAL GENERAL MEETING

PRECISION CASTPARTS CORP.

Security 740189105 Meeting Type Special
Ticker Symbol PCP Meeting Date 19-Nov-2015

ISIN US7401891053 Agenda 934290204 - Management

Item Proposal Proposed by Vote For/Against Management

APPROVE THE AGREEMENT AND

PLAN OF

MERGER, DATED AS OF AUGUST 8,

2015, BY AND

1. AMONG BERKSHIRE HATHAWAY ManagementFor For

INC., NW MERGER

SUB INC., AND PRECISION

CASTPARTS CORP.

APPROVE ON A NON-BINDING,

**ADVISORY BASIS** 

THE COMPENSATION THAT MAY BE

PAID OR

BECOME PAYABLE TO THE

2. COMPANY'S NAMED ManagementFor For

EXECUTIVE OFFICERS IN CONNECTION WITH, OR

FOLLOWING, THE CONSUMMATION

OF THE

MERGER.

AGL RESOURCES INC.

Security 001204106 Meeting Type Special Ticker Symbol GAS Meeting Date 19-Nov-2015

ISIN US0012041069 Agenda 934290610 - Management

Item Proposal Proposed by Vote For/Against Management

PROPOSAL TO APPROVE THE

AGREEMENT AND

PLAN OF MERGER, DATED AUGUST

1. 23, 2015, BY ManagementFor For

AND AMONG THE SOUTHERN

COMPANY, AMS

CORP. AND AGL RESOURCES INC.

PROPOSAL TO APPROVE A

NON-BINDING,

ADVISORY PROPOSAL TO APPROVE

THE

COMPENSATION THAT MAY BE PAID

OR MAY

2. BECOME PAYABLE TO THE ManagementFor

nentFor F

For

COMPANY'S NAMED

EXECUTIVE OFFICERS IN

CONNECTION WITH, OR

FOLLOWING, THE CONSUMMATION

OF THE MERGER.

PROPOSAL TO APPROVE THE

ADJOURNMENT OF

THE SPECIAL MEETING, IF

**NECESSARY OR** 

APPROPRIATE, TO SOLICIT

3. ADDITIONAL PROXIES IF ManagementFor For

THERE ARE INSUFFICIENT VOTES AT

THE TIME OF

THE SPECIAL MEETING TO APPROVE

THE MERGER

AGREEMENT.

YASHILI INTERNATIONAL HOLDINGS LTD, GRAND CAYMAN

Security G98340105 Meeting Type ExtraOrdinary General

Meeting

Ticker Symbol Meeting Date 20-Nov-2015

ISIN KYG983401053 Agenda 706531793 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT THE COMPANY

NOTICE AND

PROXY FORM ARE AVAILABLE BY

**CLICKING-ON THE** 

CMMT URL- Non-Voting

LINKS:http://www.hkexnews.hk/listedco/listconews/sehk/

2015/1028/LTN20151028479-.pdf AND-

http://www.hkexnews.hk/listedco/listconews/sehk/2015/1

028/LTN20151028469.pdf

PLEASE NOTE THAT SHAREHOLDERS

**ARE** 

1

ALLOWED TO VOTE 'IN FAVOR' OR

CMMT 'AGAINST' FOR- Non-Voting

RESOLUTION 1, ABSTAIN IS NOT A

VOTING OPTION

ON THIS MEETING
(A) TO APPROVE THE EQUITY

ManagementFor

For

TRANSFER

AGREEMENT (AS DEFINED IN THE

COMPANY'S

CIRCULAR DATED 29 OCTOBER 2015

(THE

"CIRCULAR")) DATED 21 SEPTEMBER

2015

ENTERED INTO BETWEEN (AS

SPECIFIED) (YASHILI

INTERNATIONAL GROUP LIMITED)

("YASHILI

(GUANGDONG)") AS THE

PURCHASER AND INNER

MONGOLIA MENGNIU DAIRY

(GROUP) COMPANY

LIMITED ("INNER MONGOLIA

MENGNIU") AS SELLER,

PURSUANT TO WHICH YASHILI

(GUANGDONG)

CONDITIONALLY AGREED TO

**PURCHASE AND** 

INNER MONGOLIA MENGNIU

AGREED TO SELL 100%

OF THE EQUITY INTERESTS IN (AS

SPECIFIED)

(OUSHI MENGNIU (INNER

MONGOLIA) DAIRY

PRODUCTS CO., LTD). (B) TO

APPROVE THE

ACQUISITION (AS DEFINED IN THE

CIRCULAR) AND

ALL OTHER DOCUMENTS THAT ARE

**NECESSARY** 

TO EFFECT THE ACQUISITION. (C) TO

**AUTHORISE** 

ANY ONE DIRECTOR OF THE

**COMPANY OR ANY** 

TWO DIRECTORS OF THE COMPANY,

IF THE

AFFIXATION OF THE COMMON SEAL

IS

NECESSARY, TO BE ON BEHALF OF

THE COMPANY

TO DO ALL SUCH THINGS AND

**EXERCISE ALL** 

POWERS WHICH HE/THEY

CONSIDER(S)

NECESSARY, DESIRABLE OR

**EXPEDIENT IN** 

CONNECTION WITH THE EQUITY

**TRANSFER** 

AGREEMENT AND THE

ACQUISITION, AND

OTHERWISE IN CONNECTION WITH

THE

IMPLEMENTATION OF THE

**TRANSACTIONS** 

CONTEMPLATED THEREIN

**INCLUDING WITHOUT** 

LIMITATION THE EXECUTION,

AMENDMENT,

SUPPLEMENT, DELIVERY, WAIVER,

**SUBMISSION** 

AND IMPLEMENTATION OF ANY

**FURTHER** 

**DOCUMENTS OR AGREEMENTS** 

CYTEC INDUSTRIES INC.

Security 232820100 Meeting Type Special
Ticker Symbol CYT Meeting Date 24-Nov-2015

ISIN US2328201007 Agenda 934293870 - Management

Item Proposal Proposed by Vote For/Against Management

TO ADOPT THE AGREEMENT AND

PLAN OF

MERGER, DATED AS OF JULY 28,

2015, AS IT MAY

BE AMENDED FROM TIME TO TIME,

**AMONG CYTEC** 

INDUSTRIES INC., A DELAWARE

CORPORATION,

1. SOLVAY SA, A PUBLIC LIMITED ManagementFor For

**COMPANY** 

ORGANIZED UNDER THE LAWS OF

BELGIUM, AND

TULIP ACQUISITION INC., A

**DELAWARE** 

CORPORATION AND WHOLLY

**OWNED SUBSIDIARY** 

OF SOLVAY SA.

TO APPROVE, BY NON-BINDING,

ADVISORY VOTE,

**CERTAIN COMPENSATION** 

2. ARRANGEMENTS FOR ManagementFor For

THE COMPANY'S NAMED

**EXECUTIVE OFFICERS IN** 

CONNECTION WITH THE MERGER.

3. TO ADJOURN THE SPECIAL ManagementFor For

MEETING, IF

NECESSARY OR APPROPRIATE, TO

**SOLICIT** 

ADDITIONAL PROXIES IF THERE ARE

**INSUFFICIENT** 

VOTES AT THE TIME OF THE

SPECIAL MEETING TO

APPROVE THE PROPOSAL TO ADOPT

THE MERGER

AGREEMENT OR IF A QUORUM IS

NOT PRESENT AT

THE SPECIAL MEETING.

WUXI PHARMATECH (CAYMAN) INC.

Security 929352102 Meeting Type Special
Ticker Symbol WX Meeting Date 25-Nov-2015

ISIN US9293521020 Agenda 934294961 - Management

Item Proposal Proposed by Vote For/Against Management

IF AT THE MEETING, THE CHAIRMAN

OF THE

EXTRAORDINARY GENERAL

**MEETING CONCLUDES** 

THAT SUFFICIENT PROXIES AND

**VOTES TO PASS** 

THE SPECIAL RESOLUTION TO BE

PROPOSED AT

THE MEETING HAVE NOT BEEN

RECEIVED AT THE

1. TIME OF THE MEETING, AS AN ORDINARY ManagementFor For

RESOLUTION, THAT THE CHAIRMAN

OF THE

EXTRAORDINARY GENERAL

MEETING BE

INSTRUCTED TO ADJOURN THE

MEETING IN ORDER

TO ALLOW THE COMPANY TO

SOLICIT ADDITIONAL

PROXIES TO PASS THE SPECIAL

RESOLUTION

2. THAT THE AGREEMENT AND PLAN ManagementFor For

OF MERGER,

DATED AS OF AUGUST 14, 2015, AND

THE

AMENDMENT THERETO, DATED AS

OF OCTOBER

20, 2015, (AS SO AMENDED, THE

"MERGER

AGREEMENT"), AMONG NEW WUXI

LIFE SCIENCE

LIMITED, AN EXEMPTED COMPANY

WITH LIMITED

LIABILITY INCORPORATED UNDER

THE LAWS OF

THE CAYMAN ISLANDS ("PARENT"),

**WUXI MERGER** 

LIMITED, AN EXEMPTED COMPANY

WITH LIMITED

LIABILITY INCORPORATED UNDER

THE LAWS OF

THE CAYMAN ISLANDS AND A

WHOLLY OWNED

SUBSIDIARY OF PARENT ("MERGER

SUB"), ...(DUE

TO SPACE LIMITS, SEE PROXY

MATERIAL FOR FULL

PROPOSAL)

THAT THE DIRECTORS AND

OFFICERS OF THE

COMPANY BE AUTHORIZED TO DO

**ALL THINGS** 

NECESSARY TO GIVE EFFECT TO THE

3. MERGER ManagementFor For

AGREEMENT, THE PLAN OF MERGER

AND THE

**CONSUMMATION OF THE** 

TRANSACTIONS,

INCLUDING THE MERGER

MARTHA STEWART LIVING OMNIMEDIA, INC.

Security 573083102 Meeting Type Special
Ticker Symbol MSO Meeting Date 02-Dec-2015

ISIN US5730831022 Agenda 934296080 - Management

For

Item Proposal Proposed by Vote For/Against Management

TO APPROVE AND ADOPT THE

AGREEMENT AND

PLAN OF MERGER, DATED AS OF

JUNE 22, 2015 (AS

IT MAY BE AMENDED FROM TIME TO

TIME).

1. BETWEEN MARTHA STEWART

1. ManagementFor

LIVING OMNIMEDIA,

INC., SEQUENTIAL BRANDS GROUP,

**INC., SINGER** 

MADELINE HOLDINGS, INC., SINGER

MERGER SUB,

INC., AND MADELINE MERGER SUB,

INC.

2. TO ADJOURN THE MSLO SPECIAL ManagementFor For

MEETING, IF

NECESSARY OR ADVISABLE, TO

**SOLICIT** 

ADDITIONAL PROXIES IF THERE ARE

NOT

SUFFICIENT VOTES TO APPROVE

THE MSLO

MERGER PROPOSAL.

TO APPROVE, ON A NON-BINDING,

**ADVISORY** 

BASIS, CERTAIN COMPENSATION

THAT MAY BE

3. PAID TO MSLO'S NAMED EXECUTIVE ManagementFor For

**OFFICERS IN** 

CONNECTION WITH THE

**CONSUMMATION OF THE** 

MSLO MERGER.

TECO ENERGY, INC.

Security 872375100 Meeting Type Special Ticker Symbol TE Meeting Date 03-Dec-2015

ISIN US8723751009 Agenda 934293907 - Management

Item Proposal Proposed by Vote For/Against Management

TO APPROVE THE AGREEMENT AND

PLAN OF

MERGER, DATED AS OF SEPTEMBER

4, 2015,

WHICH IS REFERRED TO AS THE

**MERGER** 

AGREEMENT, BY AND AMONG TECO ManagementFor For

ENERGY, INC.,

EMERA INC. AND EMERA US INC., A

WHOLLY

OWNED INDIRECT SUBSIDIARY OF

EMERA INC., AS

IT MAY BE AMENDED FROM TIME TO

TIME.

TO APPROVE ANY PROPOSAL TO

ADJOURN THE

SPECIAL MEETING TO A LATER

DATE OR DATES, IF

NECESSARY OR APPROPRIATE, TO

2. SOLICIT ManagementFor For

ADDITIONAL PROXIES IF THERE ARE

**INSUFFICIENT** 

VOTES TO APPROVE THE MERGER

AGREEMENT AT

THE TIME OF THE SPECIAL MEETING.

TO APPROVE, ON A NONBINDING,

ADVISORY BASIS,

COMPENSATION THAT WILL OR

MAY BECOME

3. PAYABLE BY TECO ENERGY, INC., ManagementFor For

TO ITS NAMED

**EXECUTIVE OFFICERS IN** 

CONNECTION WITH THE

MERGER.

CIGNA CORPORATION

Security 125509109 Meeting Type Special
Ticker Symbol CI Meeting Date 03-Dec-2015

ISIN US1255091092 Agenda 934297044 - Management

Item Proposal Proposed by Vote For/Against Management

ADOPTION OF THE AGREEMENT AND

PLAN OF

MERGER, DATED AS OF JULY 23, 2015

(AS IT MAY

BE AMENDED FROM TIME TO TIME,

THE "MERGER

AGREEMENT"), AMONG ANTHEM,

1. INC., AN INDIANA ManagementFor For

 $CORPORATION\ ("ANTHEM"),$ 

ANTHEM MERGER SUB

CORP., A DELAWARE CORPORATION

("MERGER

SUB"), AND CIGNA CORPORATION, A

**DELAWARE** 

CORPORATION ("CIGNA"). APPROVAL ON AN ADVISORY

(NON-BINDING) BASIS

OF THE COMPENSATION THAT MAY

BE PAID OR

2. BECOME PAYABLE TO CIGNA'S ManagementFor For

NAMED EXECUTIVE

OFFICERS IN CONNECTION WITH

THE COMPLETION

OF THE MERGER.

ADJOURNMENT OF THE CIGNA

SPECIAL MEETING,

IF NECESSARY OR APPROPRIATE, TO

SOLICIT

3. ADDITIONAL PROXIES IF THERE ARE ManagementFor For

NOT

SUFFICIENT VOTES TO ADOPT THE

**MERGER** 

AGREEMENT.

STRATEGIC HOTELS & RESORTS, INC.

Security 86272T106 Meeting Type Special
Ticker Symbol BEE Meeting Date 08-Dec-2015

ISIN US86272T1060 Agenda 934293868 - Management

ManagementFor

For

Item Proposal Proposed by Vote For/Against Management

1. THE PROPOSAL TO APPROVE THE

MERGER (THE

"MERGER") OF STRATEGIC HOTELS

& RESORTS,

INC., A MARYLAND CORPORATION

("SHR"), WITH

AND INTO BRE DIAMOND HOTEL

LLC, A DELAWARE

LIMITED LIABILITY COMPANY

("MERGER SUB"),

CONTEMPLATED BY THAT CERTAIN

**AGREEMENT** 

AND PLAN OF MERGER, DATED AS

OF SEPTEMBER

4, 2015 (AS MAY BE ...(DUE TO SPACE

LIMITS, SEE

PROXY STATEMENT FOR FULL

PROPOSAL).

THE PROPOSAL TO APPROVE, BY A

**NON-BINDING** 

ADVISORY VOTE, THE

COMPENSATION THAT MAY

2. BE PAID OR BECOME PAYABLE TO

ManagementFor For

SHR'S NAMED

**EXECUTIVE OFFICERS THAT IS** 

**BASED ON OR** 

OTHERWISE RELATES TO THE

MERGER.

THE PROPOSAL TO ADJOURN THE

**SPECIAL** 

MEETING TO A LATER DATE OR

TIME IF

NECESSARY OR APPROPRIATE,

**INCLUDING TO** 

SOLICIT ADDITIONAL PROXIES IN

FAVOR OF THE

PROPOSAL TO APPROVE THE

3. MERGER AND THE ManagementFor For

OTHER TRANSACTIONS

CONTEMPLATED BY THE

MERGER AGREEMENT IF THERE ARE

**INSUFFICIENT** 

VOTES AT THE TIME OF THE ...(DUE

TO SPACE

LIMITS, SEE PROXY STATEMENT FOR

**FULL** 

PROPOSAL).

SOLERA HOLDINGS, INC.

Security 83421A104 Meeting Type Special
Ticker Symbol SLH Meeting Date 08-Dec-2015

ISIN US83421A1043 Agenda 934296648 - Management

Item Proposal Proposed by Vote For/Against Management

1. ManagementFor For

TO ADOPT THE AGREEMENT AND

PLAN OF

MERGER, DATED AS OF SEPTEMBER

13, 2015, BY

AND AMONG SOLERA HOLDINGS,

INC.,

SUMMERTIME HOLDING CORP. AND

**SUMMERTIME** 

ACQUISITION CORP. (THE "MERGER

AGREEMENT"),

PURSUANT TO WHICH SUMMERTIME

**ACOUISITION** 

CORP. WILL BE MERGED WITH AND

**INTO SOLERA** 

HOLDINGS, INC. (THE "MERGER").

TO ADJOURN THE SPECIAL

MEETING, IF

NECESSARY OR APPROPRIATE, TO

**SOLICIT** 

2. ADDITIONAL PROXIES IF THERE ARE ManagementFor

For

For

**INSUFFICIENT** 

VOTES AT THE TIME OF THE

SPECIAL MEETING TO

ADOPT THE MERGER AGREEMENT.

TO APPROVE, ON A NON-BINDING,

**ADVISORY** 

BASIS, CERTAIN COMPENSATION

3. ARRANGEMENTS

FOR THE COMPANY'S NAMED

**EXECUTIVE** 

OFFICERS IN CONNECTION WITH

THE MERGER.

**TOWERS WATSON & CO** 

Security 891894107 Meeting Type Special Ticker Symbol TW Meeting Date 11-Dec-2015

ISIN US8918941076 Agenda 934290583 - Management

ManagementFor

Item Proposal

1. TO APPROVE AND ADOPT THE

AGREEMENT AND

PLAN OF MERGER, DATED AS OF

JUNE 29, 2015, BY

AND AMONG WILLIS GROUP

**HOLDINGS PUBLIC** 

LIMITED COMPANY, CITADEL

MERGER SUB, INC.

AND TOWERS WATSON & CO. (THE

"MERGER

AGREEMENT") AND THE

**TRANSACTIONS** 

Proposed by Vote For/Against Management

ManagementFor For

CONTEMPLATED THEREBY

(PROPOSAL 1).

TO APPROVE, BY NON-BINDING

ADVISORY VOTE,

SPECIFIED COMPENSATORY

**ARRANGEMENTS** 

BETWEEN TOWERS WATSON & CO.

2. AND ITS NAMED ManagementFor For

**EXECUTIVE OFFICERS RELATING TO** 

THE

TRANSACTIONS CONTEMPLATED BY

THE MERGER

AGREEMENT (PROPOSAL 2).

TO APPROVE THE ADJOURNMENT OF

THE TOWERS

WATSON SPECIAL MEETING IF

**NECESSARY OR** 

APPROPRIATE TO, AMONG OTHER

THINGS, SOLICIT

3. ADDITIONAL VOTES IF THERE ARE ManagementFor For

**INSUFFICIENT** 

VOTES AT THE TIME OF THE

**TOWERS WATSON** 

SPECIAL MEETING TO APPROVE

PROPOSAL 1

(PROPOSAL 3).

**UIL HOLDINGS CORPORATION** 

Security 902748102 Meeting Type Special
Ticker Symbol UIL Meeting Date 11-Dec-2015

ISIN US9027481020 Agenda 934301336 - Management

Item Proposal Proposed by Vote For/Against Management

AGREEMENT AND PLAN OF MERGER:

**PROPOSAL** 

TO APPROVE THE AGREEMENT AND

PLAN OF

MERGER, DATED AS OF FEBRUARY

1. 25, 2015, AS IT MAY BE AMENDED FROM TIME TO ManagementFor For

TIME, BY AND

AMONG UIL HOLDINGS

CORPORATION, IBERDROLA

USA, INC. AND GREEN MERGER SUB,

INC.

2. ADVISORY VOTE ON THE ManagementFor For

**EXECUTIVE** 

COMPENSATION PAYABLE IN

**CONNECTION WITH** 

THE MERGER AS DISCLOSED IN THE

**PROXY** 

STATEMENT: PROPOSAL TO

APPROVE, BY NON-

BINDING, ADVISORY VOTE, CERTAIN

**EXISTING** 

**COMPENSATION ARRANGEMENTS** 

FOR UIL

HOLDINGS CORPORATION'S NAMED

**EXECUTIVE** 

OFFICERS IN CONNECTION WITH

THE MERGER

CONTEMPLATED BY THE

AGREEMENT AND PLAN

OF MERGER.

ADJOURNMENT OF MEETING: TO

**GRANT** 

AUTHORITY TO PROXY HOLDERS TO

**VOTE IN** 

FAVOR OF ONE OR MORE

ADJOURNMENTS OF THE

SPECIAL MEETING, IF NECESSARY

3. OR ManagementFor For

APPROPRIATE, TO SOLICIT

ADDITIONAL PROXIES IF

THERE ARE INSUFFICIENT VOTES AT

THE TIME OF

THE SPECIAL MEETING TO APPROVE

THE

AGREEMENT AND PLAN OF MERGER.

PEPCO HOLDINGS, INC.

Security 713291102 Meeting Type Annual Ticker Symbol POM Meeting Date 16-Dec-2015

ISIN US7132911022 Agenda 934294644 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1A	ELECTION OF DIRECTOR: PAUL M. BARBAS	ManagementFor	For
1B	ELECTION OF DIRECTOR: JACK B. DUNN, IV	ManagementFor	For
1C	ELECTION OF DIRECTOR: H. RUSSELL FRISBY, JR.	ManagementFor	For
1D	ELECTION OF DIRECTOR: TERENCE C. GOLDEN	ManagementFor	For
1E	ELECTION OF DIRECTOR: BARBARA J. KRUMSIEK	ManagementFor	For
1F	ELECTION OF DIRECTOR: LAWRENCE C. NUSSDORF	ManagementFor	For
1G	ELECTION OF DIRECTOR: PATRICIA A. OELRICH	ManagementFor	For
1H		ManagementFor	For

ELECTION OF DIRECTOR: JOSEPH M. **RIGBY** ELECTION OF DIRECTOR: LESTER P. 1I ManagementFor For **SILVERMAN** A PROPOSAL TO APPROVE, ON AN **ADVISORY** 2 ManagementFor BASIS, PEPCO HOLDINGS, INC.'S For **EXECUTIVE** COMPENSATION. A PROPOSAL TO RATIFY THE APPOINTMENT, BY THE AUDIT COMMITTEE OF THE **BOARD OF** DIRECTORS, OF 3 PRICEWATERHOUSECOOPERS LLP ManagementFor For AS THE INDEPENDENT REGISTERED **PUBLIC** ACCOUNTING FIRM OF PEPCO HOLDINGS, INC. FOR 2015. NATIONAL PENN BANCSHARES, INC. Meeting Type Security 637138108 Special Ticker Symbol NPBC Meeting Date 16-Dec-2015 **ISIN** Agenda US6371381087 934294947 - Management Proposed For/Against Vote Item **Proposal** by Management APPROVAL OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF AUGUST 17, 2015 (THE "MERGER AGREEMENT"), AS IT MAY BE AMENDED FROM TIME TO TIME, BY AND 1. ManagementFor For **BETWEEN BB&T** CORPORATION, A NORTH CAROLINA CORPORATION, AND NATIONAL **PENN** BANCSHARES, INC., A **PENNSYLVANIA** CORPORATION ("NATIONAL PENN"). APPROVAL, BY ADVISORY (NON-BINDING) VOTE, OF **CERTAIN COMPENSATION** ARRANGEMENTS FOR 2. NATIONAL PENN NAMED ManagementFor For **EXECUTIVE OFFICERS IN** CONNECTION WITH THE MERGER **CONTEMPLATED** 

ManagementFor

For

BY THE MERGER AGREEMENT.

3.

APPROVAL OF AN ADJOURNMENT

OF THE SPECIAL

MEETING, IF NECESSARY OR

APPROPRIATE, TO

SOLICIT ADDITIONAL PROXIES IF

THERE ARE

INSUFFICIENT VOTES AT THE TIME

OF THE SPECIAL

MEETING TO APPROVE THE MERGER

AGREEMENT.

CAMERON INTERNATIONAL CORPORATION

Security 13342B105 Meeting Type Special
Ticker Symbol CAM Meeting Date 17-Dec-2015

ISIN US13342B1052 Agenda 934304318 - Management

For

Item Proposal Proposed by Vote For/Against Management

TO ADOPT THE AGREEMENT AND

PLAN OF

MERGER, DATED AS OF AUGUST 25,

2015, AMONG

SCHLUMBERGER HOLDINGS

CORPORATION, AN

INDIRECT WHOLLY-OWNED

SUBSIDIARY OF

SCHLUMBERGER LIMITED, RAIN

1. MERGER SUB LLC,

ManagementFor

A DIRECT WHOLLY-OWNED

SUBSIDIARY OF

SCHLUMBERGER HOLDINGS CORP.,

SCHLUMBERGER LIMITED AND

**CAMERON** 

INTERNATIONAL CORPORATION, AS

**SUCH** 

AGREEMENT MAY BE AMENDED

FROM TIME TO

TIME.

TO APPROVE, BY NON-BINDING,

ADVISORY VOTE,

THE COMPENSATION THAT MAY

**BECOME PAYABLE** 

TO CAMERON INTERNATIONAL

2. CORPORATION'S ManagementFor For

NAMED EXECUTIVE OFFICERS IN

CONNECTION

WITH THE MERGER CONTEMPLATED

BY THE

AGREEMENT AND PLAN OF MERGER.

3. TO APPROVE THE ADJOURNMENT OF Management For For

THE SPECIAL

MEETING OF STOCKHOLDERS, IF

NECESSARY, TO

SOLICIT ADDITIONAL PROXIES IF

THERE ARE NOT

SUFFICIENT VOTES TO APPROVE

THE PROPOSAL

TO ADOPT THE MERGER

AGREEMENT AT THE TIME

OF THE SPECIAL MEETING OF

STOCKHOLDERS.

THE PHOENIX COMPANIES, INC.

Security 71902E604 Meeting Type Special
Ticker Symbol PNX Meeting Date 17-Dec-2015

ISIN US71902E6041 Agenda 934304344 - Management

Item Proposal Proposed by Vote For/Against Management

TO ADOPT THE MERGER

AGREEMENT, DATED AS

OF SEPTEMBER 28, 2015, AMONG THE

**PHOENIX** 

COMPANIES, INC. ("PHOENIX"),

**NASSAU** 

REINSURANCE GROUP HOLDINGS,

L.P. AND

DAVERO MERGER SUB CORP. UPON

1. COMPLETION ManagementFor For

OF THE MERGER PHOENIX

STOCKHOLDERS WILL

HAVE THE RIGHT TO RECEIVE \$37.50

IN CASH FOR

EACH SHARE OF PHOENIX COMMON

STOCK THEY

HELD IMMEDIATELY BEFORE THE

**CLOSING OF THE** 

MERGER.

TO APPROVE, ON A NON-BINDING,

**ADVISORY** 

BASIS, CERTAIN COMPENSATION

THAT WILL OR

2. MAY BE PAID BY PHOENIX TO ITS

ManagementFor For

NAMED

**EXECUTIVE OFFICERS THAT IS** 

BASED ON OR

OTHERWISE RELATES TO THE

MERGER.

3. TO APPROVE THE ADJOURNMENT OF Management For For

THE SPECIAL

MEETING, FROM TIME TO TIME, IF

NECESSARY OR

APPROPRIATE, FOR THE PURPOSE OF

**SOLICITING** 

ADDITIONAL VOTES FOR THE

APPROVAL OF THE

MERGER PROPOSAL.

GRAINCORP LIMITED, SYDNEY

Security Q42655102 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 18-Dec-2015

ISIN AU000000GNC9 Agenda 706557088 - Management

Item Proposal Proposed by Vote For/Against Management

**VOTING EXCLUSIONS APPLY TO** 

THIS MEETING FOR

PROPOSALS 2 AND 4 AND VOTES

**CAST-BY ANY** 

INDIVIDUAL OR RELATED PARTY

WHO BENEFIT

FROM THE PASSING OF

THE-PROPOSAL/S WILL BE

DISREGARDED BY THE COMPANY.

HENCE, IF YOU

HAVE OBTAINED-BENEFIT OR

EXPECT TO OBTAIN

FUTURE BENEFIT (AS REFERRED IN

THE COMPANY-

ANNOUNCEMENT) VOTE ABSTAIN

ON THE

RELEVANT PROPOSAL ITEMS. BY

CMMT DOING SO, YOU- Non-Voting

ACKNOWLEDGE THAT YOU HAVE

**OBTAINED** 

BENEFIT OR EXPECT TO OBTAIN

BENEFIT BY THE-

PASSING OF THE RELEVANT

PROPOSAL/S. BY

VOTING (FOR OR AGAINST) ON THE

ABOVE-

MENTIONED PROPOSAL/S, YOU

**ACKNOWLEDGE** 

THAT YOU HAVE NOT OBTAINED

BENEFIT-NEITHER

EXPECT TO OBTAIN BENEFIT BY THE

**PASSING OF** 

THE RELEVANT PROPOSAL/S-AND

YOU COMPLY

WITH THE VOTING EXCLUSION ADOPTION OF REMUNERATION

2 REPORT ManagementFor For

RE-ELECTION OF DIRECTOR - MR

3.1 DON TAYLOR ManagementFor For

3.2 RE-ELECTION OF DIRECTOR - MR ManagementFor For

**DONALD** 

For

For

**MCGAUCHIE** 

ELECTION OF DIRECTOR - MR PETER ManagementFor 3.3 RICHARDS

**GRANT OF PERFORMANCE RIGHTS** 

4 TO MD & CEO -ManagementNo Action

MR MARK PALMQUIST

PARTNERRE LTD.

G6852T105 Security Meeting Type Annual Ticker Symbol PRE Meeting Date 18-Dec-2015

**ISIN** Agenda 934298111 - Management BMG6852T1053

**Proposed** For/Against Item **Proposal** Vote Management by

1. **DIRECTOR** Management

> JAN H. HOLSBOER For For 2 For For ROBERTO MENDOZA 3 For For KEVIN M. TWOMEY 4 **DAVID ZWIENER** For For

TO RATIFY THE APPOINTMENT BY

**OUR AUDIT** 

COMMITTEE OF DELOITTE LTD. AS

**OUR** 

INDEPENDENT AUDITORS, TO SERVE

2. UNTIL THE ManagementFor For

2016 ANNUAL GENERAL MEETING,

AND TO REFER

**DECISIONS ABOUT THE AUDITORS'** 

**COMPENSATION** 

TO THE BOARD OF DIRECTORS.

TO APPROVE THE EXECUTIVE

**COMPENSATION** 

**DISCLOSED PURSUANT TO ITEM 402** ManagementFor

3. REGULATION

S-K (NON-BINDING ADVISORY

VOTE).

**HUBBELL INCORPORATED** 

Security Meeting Type 443510102 Special Meeting Date Ticker Symbol HUBA 23-Dec-2015

**ISIN** Agenda US4435101021 934307821 - Management

For/Against Proposed Item Proposal Vote Management by

For 1. APPROVAL OF THE PROPOSAL TO ManagementFor

AMEND AND

RESTATE THE COMPANY'S RESTATED CERTIFICATE

OF INCORPORATION IN THE FORM

ATTACHED TO

THE PROXY

STATEMENT/PROSPECTUS AS

**ANNEX** 

A, WHICH AMENDMENTS WOULD

**EFFECT THE** 

RECLASSIFICATION (AS DEFINED IN

THE PROXY

STATEMENT/PROSPECTUS).

APPROVAL OF THE ADJOURNMENT

OF THE

SPECIAL MEETING TO A LATER

DATE OR DATES, IF

NECESSARY OR APPROPRIATE, TO

**SOLICIT** 

ADDITIONAL PROXIES IF THERE IS A

2. LACK OF ManagementFor For

QUORUM IN ANY VOTING GROUP OR

THERE ARE

INSUFFICIENT VOTES TO APPROVE

THE

RECLASSIFICATION PROPOSAL AT

THE TIME OF

THE SPECIAL MEETING.

SFX ENTERTAINMENT, INC.

Security 784178303 Meeting Type Annual Ticker Symbol SFXE Meeting Date 28-Dec-2015

ISIN Agenda US7841783035 934312694 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	nt	
	1 ROBERT F.X. SILLERMAN		For	For
	2 FRANK E. BARNES III		For	For
	3 DR. ANDREW BAZOS		For	For
	4 TIMOTHY H. BISHOP		For	For
	5 PASQUALE MANOCCHIA		For	For
	6 MICHAEL MEYER		For	For
	7 JOHN MILLER		For	For
	8 MITCHELL SLATER		For	For
	TO RATIFY THE APPOINTMENT OF			
	BDO USA LLP AS			
	THE COMPANY'S INDEPENDENT			
2.	REGISTERED	Manageme	ntFor	For
	PUBLIC ACCOUNTING FIRM FOR TH	E		
	FISCAL YEAR			

APR ENERGY PLC, LONDON

ENDING DECEMBER 31, 2015.

ExtraOrdinary General Security G0498C105 Meeting Type Meeting

Ticker Symbol Meeting Date 04-Jan-2016

**ISIN** GB00B58D4C52 Agenda 706605740 - Management

Proposed For/Against Item Proposal Vote Management by

For

THAT SUBJECT TO THE OFFER

**BECOMING OR** 

BEING DECLARED UNCONDITIONAL

AS TO

ACCEPTANCES, THE MANAGEMENT

ARRANGEMENTS (AS DESCRIBED IN

THE CIRCULAR

AND AS MORE PARTICULARLY

**DESCRIBED AT** 

PARAGRAPH 6 OF PART II OF THE

**OFFER** 

1

DOCUMENT) BE AND ARE HEREBY

APPROVED FOR

THE PURPOSES OF RULE 16.2 OF THE ManagementFor

**CODE AND** 

THE INDEPENDENT APR ENERGY

DIRECTORS BE

AND ARE HEREBY AUTHORISED TO

DO OR

PROCURE TO BE DONE ALL SUCH

**ACTS AND** 

THINGS ON BEHALF OF THE

**COMPANY AS THEY** 

CONSIDER NECESSARY OR

EXPEDIENT FOR THE

PURPOSE OF GIVING EFFECT TO

**SUCH** 

**ARRANGEMENTS** 

CMMT 21 DEC 2015: PLEASE NOTE IN ORDER Non-Voting

TO COMPLY

WITH THE CODE, YOU MUST

ABSTAIN-FROM GIVING

A PROXY AN INSTRUCTION TO VOTE

ON THE

RESOLUTION IF YOU ARE

A-MEMBER OF

MANAGEMENT WHO IS PARTY TO

THE

MANAGEMENT ARRANGEMENTS,

BIDCO OR A-

SHAREHOLDER OF BIDCO OR YOU

ARE ACTING IN

CONCERT OR DEEMED TO BE

**ACTING IN-CONCERT** 

WITH ANY OF THEM (THAT IS, IF

YOU ARE NOT AN

**INDEPENDENT** 

SHAREHOLDER)-(EACH TERM AS

DEFINED IN THE CIRCULAR DATED

17 DECEMBER

2015). BY GIVING A-PROXY AN

**INSTRUCTION TO** 

VOTE ON THE RESOLUTION, YOU

**CONFIRM THE** 

APR ENERGY-PLC THAT THERE IS NO

**REASON OR** 

FACTOR WHICH MAY AFFECT YOUR

INDEPENDENCE OR-OTHERWISE

MAY EXCLUDE

YOU FROM VOTING ON THE

RESOLUTION. THANK

YOU.

21 DEC 2015: PLEASE NOTE THAT

THIS IS A

REVISION DUE TO RECEIPT OF

ADDITIONAL-

CMMT COMMENT. IF YOU HAVE ALREADY

SENT IN YOUR

VOTES, PLEASE DO NOT VOTE

**AGAIN-UNLESS YOU** 

DECIDE TO AMEND YOUR ORIGINAL

INSTRUCTIONS. THANK YOU.

MYLAN N.V.

Security N59465109 Meeting Type Special 07-Jan-2016 Ticker Symbol MYL Meeting Date

ISIN NL0011031208 Agenda 934313393 - Management

Non-Voting

Proposed For/Against Vote Item **Proposal** Management by

PROPOSED RESOLUTION TO REDEEM

**ALL ISSUED** 

PREFERRED SHARES, PAR VALUE ManagementFor 1.

0.01 EURO PER

SHARE, IN THE CAPITAL OF MYLAN

N.V.

SOLARWINDS, INC.

Security 83416B109 Meeting Type Special Ticker Symbol SWI Meeting Date 08-Jan-2016

934314472 - Management **ISIN** US83416B1098 Agenda

For

For/Against Proposed Vote Item **Proposal** Management by

1. TO ADOPT THE AGREEMENT AND ManagementFor For

PLAN OF

MERGER, DATED AS OF OCTOBER 21,

2015, BY AND

AMONG PROJECT AURORA

HOLDINGS, LLC,

PROJECT AURORA MERGER CORP.

**AND** 

SOLARWINDS, INC. AS IT MAY BE

AMENDED FROM

TIME TO TIME.

TO APPROVE THE ADOPTION OF ANY

PROPOSAL

TO ADJOURN THE SPECIAL MEETING

TO A LATER

DATE OR DATES IF NECESSARY OR

**APPROPRIATE** 

2. TO SOLICIT ADDITIONAL PROXIES IF ManagementFor For

THERE ARE

INSUFFICIENT VOTES TO ADOPT THE

**MERGER** 

AGREEMENT AT THE TIME OF THE

SPECIAL

**MEETING** 

TO APPROVE, BY NON-BINDING,

ADVISORY VOTE,

COMPENSATION THAT WILL OR

MAY BECOME

PAYABLE BY SOLARWINDS, INC. TO ManagementFor

3.

**ITS NAMED** 

**BASED ON OR** 

OTHERWISE RELATES TO THE

EXECUTIVE OFFICERS THAT IS

MERGER.

KING DIGITAL ENTERTAINMENT PLC

Security G5258J109 Meeting Type Special Ticker Symbol KING Meeting Date 12-Jan-2016

934308734 - Management **ISIN** IE00BKJ9QQ58 Agenda

For

For

**Proposed** For/Against Proposal Vote Item by Management

01 TO APPROVE THE SCHEME For ManagementFor

CANCELLATION OF CANCELLATION 02 ManagementFor

**SHARES** 

DIRECTORS' AUTHORITY TO ALLOT

03 **SECURITIES** ManagementFor For

AND APPLICATION OF RESERVES

AMENDMENT TO ARTICLES OF 04 ManagementFor For **ASSOCIATION** 

KING DIGITAL ENTERTAINMENT PLC

Security G5258J109 Meeting Type Special Meeting Date Ticker Symbol KING 12-Jan-2016

934309798 - Management **ISIN** Agenda IE00BKJ9QQ58

**Proposed** For/Against Item Vote **Proposal** Management by

01 TO APPROVE THE SCHEME ManagementFor For

UTI WORLDWIDE INC.

Security G87210103 Meeting Type Special Ticker Symbol UTIW Meeting Date 14-Jan-2016

**ISIN** Agenda 934311185 - Management VGG872101032

Item	Proposal	Proposed by	Vote	For/Against Management
1.	RESOLVED, THAT: (I) THE MERGER, THE MERGER AGREEMENT, DATED AS OF OCTOBER 9, 2015 (INCLUDING THE PLAN OF MERGER AND ARTICLES OF MERGER ATTACHED THERETO), AMONG DSV A/S, LOUVRE ACQUISITIONCO, INC. AND UTI WORLDWIDE INC. ("UTI"), THE PLAN OF MERGER AND THE OTHER TRANSACTIONS CONTEMPLATED THEREBY BE APPROVED; AND (II)	Manageme	ntFor	For
	NOTWITHSTANDING THAT THE PLAN OF MERGER HAS BEEN APPROVED BY THE SHAREHOLDERS OF UTI, THE DIRECTORS OF UTI BE AND ARE HEREBY AUTHORISED AND EMPOWERED, WITHOUT NOTICE TO OR APPROVAL OF THE (DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL).			
2.	RESOLVED, THAT THE COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO THE COMPANY'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER, AS DISCLOSED IN THE TABLE ENTITLED "POTENTIAL CHANGE OF CONTROL PAYMENTS TO NAMED EXECUTIVE OFFICERS", INCLUDING THE ASSOCIATED NARRATIVE DISCUSSION, AND THE AGREEMENTS OR UNDERSTANDINGS PURSUANT TO WHICH SUCH COMPENSATION MAY BE PAID OR BECOME PAYABLE, BE APPROVED.	Manageme	ntFor	For

UTI WORLDWIDE INC.

Security G87210103 Meeting Type Special
Ticker Symbol UTIW Meeting Date 14-Jan-2016

ISIN VGG872101032 Agenda 934311325 - Management

Item Proposal Proposed by Vote For/Against Management

RESOLVED, THAT THE MERGER, THE

**MERGER** 

AGREEMENT, DATED AS OF

**OCTOBER 9, 2015** 

(INCLUDING THE PLAN OF MERGER

AND ARTICLES

OF MERGER ATTACHED THERETO),

3. AMONG DSV ManagementFor For

A/S, LOUVRE ACQUISITIONCO, INC.

AND UTI

WORLDWIDE INC., THE PLAN OF

MERGER AND THE
OTHER TRANSACTIONS
CONTEMPLATED THEREBY

BE APPROVED.

AURICO METALS INC.

Security 05157J108 Meeting Type Special
Ticker Symbol ARCTF Meeting Date 15-Jan-2016

ISIN CA05157J1084 Agenda 934311147 - Management

Item Proposal Proposed by Vote For/Against Management

TO CONSIDER AND, IF DEEMED

ADVISABLE, PASS A

RESOLUTION TO APPROVE THE

01 CORPORATION'S ManagementFor For

PROPOSED SHAREHOLDER RIGHTS

PLAN.

EZCHIP SEMICONDUCTOR LTD.

Security M4146Y108 Meeting Type Special
Ticker Symbol EZCH Meeting Date 19-Jan-2016

ISIN IL0010825441 Agenda 934316185 - Management

Item Proposal Proposed by Vote For/Against Management

1. (A) THE APPROVAL OF (I) THE ManagementFor For

AGREEMENT OF

MERGER DATED AS OF SEPTEMBER

30, 2015 BY

AND AMONG THE COMPANY,

**MELLANOX** 

TECHNOLOGIES, LTD., AN ISRAELI

**COMPANY** 

("PARENT"), AND MONDIAL EUROPE

SUB LTD., AN

ISRAELI COMPANY AND A

WHOLLY-OWNED

SUBSIDIARY OF PARENT ("MERGER

SUB") AS

AMENDED BY AMENDMENT NO ..

(DUE TO SPACE

LIMITS, SEE PROXY STATEMENT FOR

**FULL** 

PROPOSAL).

BY FILLING OUT AND RETURNING

THIS PROXY

CARD AND MARKING YES, THE

**UNDERSIGNED** 

CONFIRMS THAT HE, SHE OR IT IS

**NOT MERGER** 

SUB AND IS NOT A DIRECT OR

INDIRECT HOLDER

2. OF 25% OR MORE OF THE VOTING ManagementFor

POWER OF

MELLANOX TECHNOLOGIES LTD. OR

**MERGER SUB** 

(I.E., A SHAREHOLDER REFERENCED

IN SECTION

320(C) OF THE COMPANIES LAW)

MARK "FOR" = YES

OR "AGAINST" = NO.

WAUSAU PAPER CORP.

Security 943315101 Meeting Type Special
Ticker Symbol WPP Meeting Date 20-Jan-2016

ISIN US9433151019 Agenda 934314369 - Management

Item	Proposal	Proposed	Vote	For/Against
		by	Vote	Management

APPROVAL AND ADOPTION OF THE

1. MERGER ManagementFor For

AGREEMENT.

ADVISORY VOTE TO APPROVE

**EXECUTIVE** 

2. COMPENSATION ARRANGEMENTS
ManagementFor For

DESCRIBED IN

THE ACCOMPANYING PROXY

STATEMENT.

APPROVE THE ADJOURNMENT OF

THE SPECIAL

3. MEETING IF NECESSARY OR ManagementFor For

APPROPRIATE IN VIEW

OF OUR BOARD OF DIRECTORS.

LIBERATOR MEDICAL HOLDINGS, INC.

Security 53012L108 Meeting Type Special
Ticker Symbol LBMH Meeting Date 20-Jan-2016

**ISIN** US53012L1089 Agenda 934318824 - Management **Proposed** For/Against Item Proposal Vote by Management PROPOSAL TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF NOVEMBER 19, 1. 2015, BY AND AMONG C. R. BARD, ManagementFor For INC., FREEDOM MERGERSUB, INC. AND LIBERATOR **MEDICAL** HOLDINGS, INC. PROPOSAL TO APPROVE, ON A **NON-BINDING** ADVISORY BASIS, THE COMPENSATION THAT MAY BECOME PAYABLE TO THE NAMED 2. For **EXECUTIVE** ManagementFor OFFICERS OF LIBERATOR MEDICAL HOLDINGS, INC. IN CONNECTION WITH THE MERGER CONTEMPLATED BY THE MERGER AGREEMENT. PROPOSAL TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO **SOLICIT** 3. ADDITIONAL PROXIES IF THERE ARE ManagementFor For NOT SUFFICIENT VOTES IN FAVOR OF APPROVAL OF THE MERGER AGREEMENT. COM DEV INTERNATIONAL LTD, CAMBRIDGE ON Security Special General Meeting 199907106 Meeting Type Ticker Symbol Meeting Date 21-Jan-2016 ISIN CA1999071063 Agenda 706609154 - Management **Proposed** For/Against Item Proposal Vote Management PLEASE NOTE THAT SHAREHOLDERS **ARE** ALLOWED TO VOTE 'IN FAVOR' OR CMMT 'AGAINST' FOR-Non-Voting RESOLUTION "1", ABSTAIN IS NOT A **VOTING** OPTION ON THIS MEETING 1 TO CONSIDER AND, IF THOUGHT ManagementFor For ADVISABLE, TO PASS A SPECIAL RESOLUTION (THE "ARRANGEMENT RESOLUTION") TO

Non-Voting

Non-Voting

**Proposed** 

APPROVE A

PLAN OF ARRANGEMENT

INVOLVING, AMONG

OTHERS, THE COMPANY,

**HONEYWELL** 

LIMITED/HONEYWELL LIMITEE AND

**HONEYWELL** 

INTERNATIONAL INC. PURSUANT TO

SECTION 192

OF THE CANADA BUSINESS

CORPORATIONS ACT.

THE FULL TEXT OF THE

ARRANGEMENT

RESOLUTION IS SET FORTH IN

APPENDIX "A" TO

THE ACCOMPANYING CIRCULAR

24 DEC 2015: PLEASE NOTE THAT

THIS MEETING

**MENTIONS DISSENTER'S** 

CMMT RIGHTS,-PLEASE REFER

TO THE MANAGEMENT

INFORMATION CIRCULAR

FOR DETAILS

24 DEC 2015: PLEASE NOTE THAT

THIS IS A

REVISION DUE TO ADDITION OF

**COMMENT.-IF YOU** 

CMMT HAVE ALREADY SENT IN YOUR

VOTES, PLEASE DO

NOT VOTE AGAIN UNLESS YOU-DECIDE TO AMEND

YOUR ORIGINAL INSTRUCTIONS.

THANK YOU.

BIOMED REALTY TRUST, INC.

Security 09063H107 Ticker Symbol BMR

ISIN US09063H1077

Meeting Type Special
Meeting Date 21-Jan-2016

Agenda 934312884 - Management

Item Proposal

1.

TO APPROVE THE MERGER OF

**BIOMED REALTY** 

TRUST, INC. WITH AND INTO BRE

EDISON L.P. AND

THE OTHER TRANSACTIONS

CONTEMPLATED BY

THAT CERTAIN AGREEMENT AND

PLAN OF

MERGER, DATED AS OF OCTOBER 7,

2015 (AS MAY

BE AMENDED FROM TIME TO TIME,

Vote For/Against Management

ManagementFor For

For

THE " MERGER

AGREEMENT"), BY AND AMONG

**BIOMED REALTY** 

TRUST, INC., ... (DUE TO SPACE

LIMITS, SEE PROXY

STATEMENT FOR FULL PROPOSAL)

TO APPROVE, ON A NON-BINDING,

**ADVISORY** 

BASIS, THE COMPENSATION THAT

MAY BE PAID OR

2. BECOME PAYABLE TO OUR NAMED ManagementFor

**EXECUTIVE** 

OFFICERS THAT IS BASED ON OR

**OTHERWISE** 

RELATES TO THE MERGER.

TO APPROVE ANY ADJOURNMENT

OF THE SPECIAL

MEETING FOR THE PURPOSE OF

**SOLICITING** 

ADDITIONAL PROXIES IF THERE ARE

**NOT** 

3. SUFFICIENT VOTES AT THE SPECIAL ManagementFor For

**MEETING TO** 

APPROVE THE MERGER AND THE

**OTHER** 

TRANSACTIONS CONTEMPLATED BY

THE MERGER

AGREEMENT.

CONSTANT CONTACT, INC.

Security 210313102 Meeting Type Special
Ticker Symbol CTCT Meeting Date 21-Jan-2016

ISIN US2103131023 Agenda 934313432 - Management

Item Proposal Proposed by Vote For/Against Management

1. TO ADOPT THE AGREEMENT AND ManagementFor For

PLAN OF

MERGER, DATED AS OF OCTOBER 30,

2015, BY AND

AMONG CONSTANT CONTACT, INC.,

A DELAWARE

CORPORATION, ENDURANCE

**INTERNATIONAL** 

GROUP HOLDINGS, INC., A

DELAWARE

CORPORATION, AND PAINTBRUSH

**ACOUISITION** 

CORPORATION, A DELAWARE

**CORPORATION AND** 

A WHOLLY-OWNED SUBSIDIARY OF

**ENDURANCE** 

ManagementFor

ManagementFor

For

For

INTERNATIONAL GROUP HOLDINGS,

INC.

TO APPROVE, ON A NON-BINDING,

**ADVISORY** 

BASIS, CERTAIN COMPENSATION

THAT MAY

BECOME PAYABLE TO CONSTANT 2.

CONTACT, INC.'S

NAMED EXECUTIVE OFFICERS IN

**CONNECTION** 

WITH THE COMPLETION OF THE

MERGER.

TO APPROVE THE ADJOURNMENT OF

THE SPECIAL

MEETING FROM TIME TO TIME, IF

NECESSARY, TO

SOLICIT ADDITIONAL PROXIES IF 3.

THERE ARE NOT

SUFFICIENT VOTES AT THE TIME OF

THE SPECIAL

MEETING TO ADOPT THE MERGER

AGREEMENT.

DYAX CORP.

Security Meeting Type Special 26746E103 Ticker Symbol DYAX Meeting Date 21-Jan-2016

934313937 - Management **ISIN** US26746E1038 Agenda

Proposed For/Against Vote Item Proposal by Management

TO ADOPT THE AGREEMENT AND

PLAN OF

MERGER, DATED AS OF NOVEMBER

2, 2015, AS IT

MAY BE AMENDED FROM TIME TO

TIME (THE

"MERGER AGREEMENT"), BY AND

**AMONG DYAX** 

1. CORP., A DELAWARE CORPORATION, ManagementFor For

**SHIRE** 

**PHARMACEUTICALS** 

INTERNATIONAL, A COMPANY

INCORPORATED IN IRELAND,

PARQUET COURTS,

INC., A ... (DUE TO SPACE LIMITS, SEE

**PROXY** 

STATEMENT FOR FULL PROPOSAL)

2. TO APPROVE, BY NON-BINDING, ManagementFor For

ADVISORY VOTE,

**CERTAIN COMPENSATION** 

ARRANGEMENTS FOR

DYAX CORP.'S NAMED EXECUTIVE

ManagementFor

**OFFICERS IN** 

CONNECTION WITH THE MERGER.

TO ADJOURN THE SPECIAL

MEETING, IF

NECESSARY, DESIRABLE OR

APPROPRIATE, TO

SOLICIT ADDITIONAL PROXIES IF, AT

3. THE TIME OF THE SPECIAL MEETING, THERE ARE

For

AN

INSUFFICIENT NUMBER OF VOTES IN

**FAVOR OF** 

ADOPTING THE MERGER

AGREEMENT.

COM DEV INTERNATIONAL LTD.

Security 199907106 Meeting Type Special
Ticker Symbol CDVIF Meeting Date 21-Jan-2016

ISIN CA1999071063 Agenda 934316313 - Management

Item Proposal Proposed by Vote For/Against Management

TO CONSIDER AND, IF THOUGHT

ADVISABLE, TO

PASS A SPECIAL RESOLUTION (THE "ARRANGEMENT RESOLUTION") TO

APPROVE A

PLAN OF ARRANGEMENT INVOLVING, AMONG OTHERS, THE COMPANY,

**HONEYWELL** 

01 LIMITED/HONEYWELL LIMITÉE AND ManagementFor For

INTERNATIONAL INC. PURSUANT TO

**SECTION 192** 

OF THE CANADA BUSINESS

CORPORATIONS ACT.

THE FULL TEXT OF THE

ARRANGEMENT

RESOLUTION IS SET FORTH IN

APPENDIX "A" TO

THE ACCOMPANYING CIRCULAR.

PIEDMONT NATURAL GAS COMPANY, INC.

Security 720186105 Meeting Type Special
Ticker Symbol PNY Meeting Date 22-Jan-2016

ISIN US7201861058 Agenda 934314345 - Management

Item Proposal Proposed by Vote For/Against Management

1. PROPOSAL TO APPROVE THE ManagementFor For

AGREEMENT AND

PLAN OF MERGER, DATED OCTOBER

Edgar Filing: GDL FUND - Form N-PX 24, 2015 (THE "MERGER AGREEMENT"), BY AND **AMONG DUKE** ENERGY CORPORATION, A DELAWARE CORPORATION ("DUKE ENERGY"), **FOREST** SUBSIDIARY, INC., A NEWLY FORMED NORTH CAROLINA CORPORATION THAT IS A DIRECT. WHOLLY-OWNED SUBSIDIARY OF **DUKE ENERGY** ("MERGER SUB"), AND PIEDMONT **NATURAL GAS** COMPANY, INC., A NORTH **CAROLINA** CORPORATION (THE "COMPANY"). PROPOSAL TO APPROVE A NON-BINDING, ADVISORY PROPOSAL TO APPROVE THE COMPENSATION THAT MAY BE PAID OR MAY BECOME PAYABLE TO THE ManagementFor For **COMPANY'S NAMED EXECUTIVE OFFICERS IN** CONNECTION WITH, OR FOLLOWING, THE CONSUMMATION OF THE MERGER. PROPOSAL TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF **NECESSARY OR** APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF ManagementFor For THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE MERGER AGREEMENT. BG GROUP PLC, READING BERKSHIRE Security G1245Z108 Meeting Type **Court Meeting** Ticker Symbol Meeting Date 28-Jan-2016 706613014 - Management **ISIN** GB0008762899 Agenda

Proposed For/Against Vote Item Proposal Management

CMMT PLEASE NOTE THAT ABSTAIN IS NOT Non-Voting A VALID VOTE

2.

3.

OPTION FOR THIS MEETING

TYPE.-PLEASE

CHOOSE BETWEEN "FOR" AND

"AGAINST" ONLY.

SHOULD YOU CHOOSE TO

**VOTE-ABSTAIN FOR THIS** 

MEETING THEN YOUR VOTE WILL BE

DISREGARDED BY THE ISSUER

**OR-ISSUERS** 

AGENT.

TO APPROVE THE SCHEME OF

1 ARRANGEMENT

ManagementFor For

For

BG GROUP PLC, READING BERKSHIRE

Security G1245Z108 Meeting Type Ordinary General

Ticker Symbol Meeting Date Meeting Date 28-Jan-2016

ISIN GB0008762899 Agenda 706613381 - Management

Item Proposal Proposed by Vote For/Against Management

1 (A) FOR THE PURPOSE OF GIVING ManagementFor

EFFECT TO THE

SCHEME OF ARRANGEMENT DATED

22 DECEMBER

2015 BETWEEN THE COMPANY AND

THE HOLDERS

OF THE SCHEME SHARES (AS

**DEFINED IN THE SAID** 

SCHEME), A PRINT OF WHICH HAS

**BEEN** 

PRODUCED TO THIS MEETING AND

FOR THE

PURPOSE OF IDENTIFICATION

SIGNED BY THE

CHAIRMAN HEREOF, IN ITS

ORIGINAL FORM OR

SUBJECT TO ANY MODIFICATION,

ADDITION OR

CONDITION AGREED BETWEEN THE

COMPANY AND

SHELL AND APPROVED OR IMPOSED

BY THE

COURT (THE "SCHEME") THE

DIRECTORS OF THE

COMPANY BE AUTHORISED TO TAKE

**ALL SUCH** 

ACTION AS THEY MAY CONSIDER

**NECESSARY OR** 

APPROPRIATE FOR CARRYING THE

**SCHEME INTO** 

EFFECT; AND (B) WITH EFFECT FROM

THE PASSING

OF THIS RESOLUTION, THE

ARTICLES OF

ASSOCIATION OF THE COMPANY BE

**AMENDED BY** 

THE ADOPTION AND INCLUSION OF

THE

FOLLOWING NEW ARTICLES 149 TO

151

29 DEC 2015: PLEASE NOTE THAT

THIS IS A

REVISION DUE TO MODIFICATION OF

THE-TEXT OF

RESOLUTION. IF YOU HAVE

CMMT ALREADY SENT IN

Non-Voting

YOUR VOTES, PLEASE DO NOT-VOTE

**AGAIN** 

UNLESS YOU DECIDE TO AMEND

YOUR ORIGINAL

INSTRUCTIONS. THANK YOU.

ASHLAND INC.

Security 044209104 Meeting Type Annual Ticker Symbol ASH Meeting Date 28-Jan-2016

ISIN US0442091049 Agenda 934311488 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: BRENDAN M. CUMMINS	ManagementFor	For
1B.	ELECTION OF DIRECTOR: ROGER W. HALE	ManagementFor	For
1C.	ELECTION OF DIRECTOR: VADA O. MANAGER	ManagementFor	For
1D.	ELECTION OF DIRECTOR: MARK C. ROHR	ManagementFor	For
1E.	ELECTION OF DIRECTOR: GEORGE A. SCHAEFER, JR.	ManagementFor	For
1F.	ELECTION OF DIRECTOR: JANICE J. TEAL	ManagementFor	For
1G.	ELECTION OF DIRECTOR: MICHAEL J WARD	ManagementFor	For
2.	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS FOR FISCAL 2016.	ManagementFor	For
3.	A NON-BINDING ADVISORY RESOLUTION APPROVING THE COMPENSATION PAID TO	ManagementFor	For

ASHLAND'S NAMED EXECUTIVE

OFFICERS, AS

**DISCLOSED PURSUANT TO ITEM 402** 

OF

REGULATION S-K, INCLUDING THE

**COMPENSATION** 

DISCUSSION AND ANALYSIS,

**COMPENSATION** 

TABLES AND NARRATIVE

DISCUSSION.

**HUTCHINSON TECHNOLOGY INCORPORATED** 

Security 448407106 Meeting Type Special
Ticker Symbol HTCH Meeting Date 28-Jan-2016

ISIN US4484071067 Agenda 934315284 - Management

Item Proposal Proposed by Vote For/Against Management

TO APPROVE AND ADOPT THE

AGREEMENT AND

PLAN OF MERGER, DATED

NOVEMBER 1, 2015, BY

AND AMONG HUTCHINSON

**TECHNOLOGY** 

1. INCORPORATED, HEADWAY ManagementFor For

TECHNOLOGIES, INC.

AND HYDRA MERGER SUB, INC., AS

IT MAY BE

AMENDED FROM TIME TO TIME,

WHICH WE REFER

TO AS THE MERGER AGREEMENT.

TO APPROVE AN INCREASE IN THE

**CONVERSION** 

RATE FOR HUTCHINSON

2. TECHNOLOGY ManagementFor For

**INCORPORATED'S 8.50%** 

**CONVERTIBLE SENIOR** 

NOTES DUE 2019.

TO APPROVE ONE OR MORE

ADJOURNMENTS OF

THE SPECIAL MEETING TO A LATER

DATE OR

DATES IF NECESSARY OR

APPROPRIATE TO

3. SOLICIT ADDITIONAL PROXIES IF ManagementFor For

THERE ARE

INSUFFICIENT VOTES TO APPROVE

AND ADOPT

THE MERGER AGREEMENT AT THE

TIME OF THE

SPECIAL MEETING.

4. ManagementFor For

TO APPROVE, BY NON-BINDING

ADVISORY VOTE,

COMPENSATION THAT WILL OR

MAY BECOME

PAYABLE BY HUTCHINSON

**TECHNOLOGY** 

INCORPORATED TO ITS NAMED

**EXECUTIVE** 

OFFICERS IN CONNECTION WITH

THE MERGER

CONTEMPLATED BY THE MERGER

AGREEMENT.

RITE AID CORPORATION

Security 767754104 Meeting Type Special
Ticker Symbol RAD Meeting Date 04-Feb-2016

ISIN US7677541044 Agenda 934316212 - Management

Item Proposal Proposed by Vote For/Against Management

THE PROPOSAL TO ADOPT THE

AGREEMENT AND

PLAN OF MERGER, DATED AS OF

OCTOBER 27,

2015 (THE "MERGER AGREEMENT"),

**AMONG** 

1. WALGREENS BOOTS ALLIANCE, INC., ManagementFor For

VICTORIA

MERGER SUB, INC. AND RITE AID

**CORPORATION** 

("RITE AID"), AS IT MAY BE

AMENDED FROM TIME

TO TIME.

THE PROPOSAL TO APPROVE, BY

MEANS OF A

NON-BINDING, ADVISORY VOTE,

**COMPENSATION** 

THAT WILL OR MAY BECOME

2. PAYABLE BY RITE AID ManagementFor For

TO ITS NAMED EXECUTIVE

OFFICERS IN

CONNECTION WITH THE MERGER

**CONTEMPLATED** 

BY THE MERGER AGREEMENT

3. THE PROPOSAL TO APPROVE ONE OR Management For For

**MORE** 

ADJOURNMENTS OF THE SPECIAL

MEETING TO A

LATER DATE OR DATES, IF

NECESSARY OR

APPROPRIATE, TO SOLICIT

ADDITIONAL PROXIES IF

THERE ARE INSUFFICIENT VOTES TO

ADOPT THE

MERGER AGREEMENT AT THE TIME

OF THE

SPECIAL MEETING.

DELCLIMA S.P.A., TREVISO

Security T08133109 Meeting Type Ordinary General Meeting

Ticker Symbol Meeting Date 05-Feb-2016

ISIN IT0004772502 Agenda 706614129 - Management

Item Proposal Proposed by Vote For/Against Management

TO APPOINT THE BOARD OF

**DIRECTORS UPON** 

STATING MEMBERS' NUMBER, TERM

**OF OFFICE** 

AND THE RELATED EMOLUMENT.

RESOLUTIONS

ManagementFor For

RELATED THERETO: YASUMICHI

TAZUNOKI, PAOLA

ANNUNZIATA TAGLIAVINI, CARLO

GROSSI, YUKAKO

WADA, DOMENICO GUIDI, YOSHIOMI

**ARAKI** 

13 JAN 2016: PLEASE NOTE THAT

THIS IS A

REVISION DUE TO CHANGE IN THE

**MEETING-TYPE** 

FROM AGM TO OGM AND RECEIPT

CMMT OF DIRECTOR
NAMES. IF YOU HAVE ALREADY
Non-Voting

SENT-IN YOUR

VOTES, PLEASE DO NOT VOTE

**AGAIN UNLESS YOU** 

DECIDE TO AMEND YOUR-ORIGINAL

INSTRUCTIONS. THANK YOU.

PLUM CREEK TIMBER COMPANY, INC.

Security 729251108 Meeting Type Special Ticker Symbol PCL Meeting Date 12-Feb-2016

ISIN US7292511083 Agenda 934318331 - Management

ManagementFor

For

Item Proposal Proposed by Vote For/Against Management

1. TO ADOPT THE AGREEMENT AND

PLAN OF

MERGER, DATED AS OF NOVEMBER

6, 2015,

BETWEEN PLUM CREEK TIMBER

COMPANY, INC.

AND WEYERHAEUSER COMPANY,

**PURSUANT TO** 

WHICH PLUM CREEK WILL BE

MERGED WITH AND

INTO WEYERHAEUSER AND EACH

**OUTSTANDING** 

SHARE OF PLUM CREEK COMMON

STOCK WILL BE

CONVERTED INTO THE RIGHT TO

RECEIVE 1.60

WEYERHAEUSER COMMON SHARES.

TO ADJOURN THE SPECIAL

MEETING, IF

NECESSARY OR APPROPRIATE, TO

**SOLICIT** 

ADDITIONAL PROXIES IF THERE ARE ManagementFor 2. For

NOT

SUFFICIENT VOTES TO APPROVE

PROPOSAL 1.

TO APPROVE, BY A NON-BINDING,

ADVISORY VOTE,

THE COMPENSATION THAT MAY BE

PAID OR

BECOME PAYABLE TO PLUM CREEK

3. **TIMBER** ManagementFor For

COMPANY, INC.'S NAMED

**EXECUTIVE OFFICERS IN** 

CONNECTION WITH THE

**COMPLETION OF THE** 

MERGER.

KLA-TENCOR CORPORATION

Security 482480100 Meeting Type Special Ticker Symbol KLAC Meeting Date 19-Feb-2016

**ISIN** US4824801009 Agenda 934322152 - Management

**Proposed** For/Against Item **Proposal** Vote Management by

ADOPTION OF THE AGREEMENT AND

PLAN OF

MERGER AND REORGANIZATION BY

AND AMONG

1. ManagementFor LAM RESEARCH CORPORATION, For

TOPEKA MERGER

SUB 1, INC., TOPEKA MERGER SUB 2,

INC. AND KLA-

TENCOR CORPORATION.

2. ADJOURNMENT OF THE SPECIAL ManagementFor For

MEETING, IF

NECESSARY AND APPROPRIATE, TO

**SOLICIT** 

ADDITIONAL PROXIES IF THERE ARE

NOT

SUFFICIENT VOTES TO APPROVE

PROPOSAL 1.

APPROVAL, BY A NON-BINDING,

ADVISORY VOTE,

OF THE COMPENSATION OF

**KLA-TENCOR** 

3. CORPORATION'S NAMED EXECUTIVE Management For For

**OFFICERS** 

THAT IS BASED ON OR OTHERWISE

**RELATES TO** 

THE MERGERS.

APPROVAL OF AN EXTENSION OF

APPLICABILITY OF KLA-TENCOR'S

**OUTSIDE** 

DIRECTOR VESTING ACCELERATION

**POLICY TO** 

**OUTSIDE MEMBERS OF THE** 

**KLA-TENCOR BOARD** 

WHO HAVE SERVED ON THE KLA-

4. **TENCOR BOARD**  ManagementFor

For

FOR LESS THAN SIX YEARS AS OF

THEIR

TERMINATION DATE, SUCH THAT

THE VESTING OF

ALL RESTRICTED STOCK UNITS

HELD ... (DUE TO

SPACE LIMITS, SEE PROXY

STATEMENT FOR FULL

PROPOSAL)

AIRGAS, INC.

009363102 Meeting Type Security Special Ticker Symbol ARG Meeting Date 23-Feb-2016

**ISIN** Agenda 934324384 - Management US0093631028

Proposed For/Against Vote **Proposal** Item Management by For ManagementFor

1. A PROPOSAL TO ADOPT THE

AGREEMENT AND

PLAN OF MERGER (AS IT MAY BE

AMENDED FROM

TIME TO TIME, "THE MERGER

AGREEMENT"),

DATED AS OF NOVEMBER 17, 2015,

BY AND AMONG

AIRGAS, INC., A CORPORATION

ORGANIZED UNDER

THE LAWS OF DELAWARE (THE

"COMPANY"), L'AIR

LIQUIDE, S.A., A SOCIETE ANONYME

ORGANIZED ...

For

(DUE TO SPACE LIMITS, SEE PROXY

**STATEMENT** 

FOR FULL PROPOSAL)

A PROPOSAL TO APPROVE, ON AN

**ADVISORY** 

(NON-BINDING) BASIS, SPECIFIED

**COMPENSATION** 

THAT MAY BE PAID OR BECOME

PAYABLE TO THE

COMPANY'S PRINCIPAL EXECUTIVE

OFFICERS,

2. PRINCIPAL FINANCIAL OFFICER AND ManagementFor

THREE MOST

HIGHLY COMPENSATED EXECUTIVE

**OFFICERS** 

OTHER THAN THE PRINCIPAL

**EXECUTIVE** 

OFFICERS AND PRINCIPAL

FINANCIAL OFFICER IN

CONNECTION WITH THE MERGER.

A PROPOSAL TO APPROVE THE

ADJOURNMENT OF

THE SPECIAL MEETING, IF

**NECESSARY OR** 

APPROPRIATE, INCLUDING TO

**SOLICIT ADDITIONAL** 

3. PROXIES IF THERE ARE ManagementFor For

INSUFFICIENT VOTES AT

THE TIME OF THE SPECIAL MEETING

TO APPROVE

THE PROPOSAL TO ADOPT THE

**MERGER** 

AGREEMENT.

KEURIG GREEN MOUNTAIN, INC.

Security 49271M100 Meeting Type Special Ticker Symbol GMCR Meeting Date 24-Feb-2016

ISIN US49271M1009 Agenda 934321542 - Management

**Proposed** For/Against Item Proposal Vote Management THE PROPOSAL TO ADOPT THE ManagementFor For

Ι

AGREEMENT AND

PLAN OF MERGER, DATED AS OF

DECEMBER 6,

2015 AND AS AMENDED FROM TIME

TO TIME (THE

"MERGER AGREEMENT"), BY AND

AMONG KEURIG,

ACORN HOLDINGS B.V., MAPLE

**HOLDINGS** 

ACQUISITION CORP. AND JAB

Edgar Filing: GDL FUND - Form N-PX HOLDINGS B.V. (DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL) THE PROPOSAL TO APPROVE, BY A **NON-BINDING** ADVISORY VOTE, THE COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO **KEURIG'S** NAMED EXECUTIVE OFFICERS THAT ManagementFor II For IS BASED ON OR OTHERWISE RELATES TO THE **MERGER** CONTEMPLATED BY THE MERGER AGREEMENT. THE PROPOSAL TO ADJOURN THE **SPECIAL** MEETING TO A LATER DATE OR TIME IF NECESSARY OR APPROPRIATE, **INCLUDING TO** SOLICIT ADDITIONAL PROXIES IN Ш For FAVOR OF THE ManagementFor PROPOSAL TO ADOPT THE MERGER **AGREEMENT** IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT. DIAMOND FOODS, INC. Security Meeting Type 252603105 Special Ticker Symbol DMND Meeting Date 26-Feb-2016 ISIN Agenda US2526031057 934325261 - Management Proposed For/Against Item **Proposal** Vote Management by ADOPT THE AGREEMENT AND PLAN OF MERGER AND REORGANIZATION, DATED AS OF OCTOBER 27, 2015, BY AND AMONG DIAMOND 1. FOODS, INC. ManagementFor For ("DIAMOND"), SNYDER'S-LANCE,

ManagementFor

For

INC., SHARK

SUB II, LLC.

2.

ACQUISITION SUB I, INC. AND

APPROVE, ON AN ADVISORY

SHARK ACQUISITION

(NON-BINDING) BASIS,

THE "GOLDEN PARACHUTE"

**COMPENSATION** 

PAYMENTS THAT WILL OR MAY BE

PAID BY

DIAMOND TO ITS NAMED

**EXECUTIVE OFFICERS IN** 

CONNECTION WITH THE PROPOSED

MERGER.

APPROVE THE ADJOURNMENT OF

THE DIAMOND

SPECIAL MEETING, IF NECESSARY

OR

APPROPRIATE, INCLUDING TO

**SOLICIT ADDITIONAL** 

3. PROXIES IF THERE ARE NOT ManagementFor

SUFFICIENT VOTES TO

ADOPT THE MERGER AGREEMENT

AND APPROVE

ANY TRANSACTIONS

CONTEMPLATED BY THE

MERGER AGREEMENT.

#### KBC ADVANCED TECHNOLOGIES PLC, WALTON ON THAMES

Security G5217Y106 Meeting Type Ordinary General

Ticker Symbol Meeting Type Meeting

Meeting 29-Feb-2016

ISIN GB0004804646 Agenda 706669009 - Management

For

Item Proposal Proposed by Vote For/Against Management

TO AUTHORISE THE DIRECTORS TO

TAKE ALL

SUCH ACTION FOR GIVING FULL

EFFECT TO THE

SCHEME (AS SET OUT IN THE NOTICE

1 OF GENERAL ManagementNo Action

MEETING) AND TO AMEND THE

ARTICLES OF

ASSOCIATION OF KBC ADVANCED

**TECHNOLOGIES** 

**PLC** 

08 FEB 2016: PLEASE NOTE THAT

THIS IS A

REVISION DUE TO MODIFICATION OF

THE-TEXT OF

**RESOLUTION 1. IF YOU HAVE** 

CMMT ALREADY SENT IN Non-Voting

YOUR VOTES, PLEASE DO NOT-VOTE

**AGAIN** 

UNLESS YOU DECIDE TO AMEND

YOUR ORIGINAL

INSTRUCTIONS. THANK YOU.

KBC ADVANCED TECHNOLOGIES PLC, WALTON ON THAMES

Security G5217Y106 Meeting Type Court Meeting Ticker Symbol Meeting Date 29-Feb-2016

ISIN GB0004804646 Agenda 706669011 - Management

**Proposed** For/Against Vote Item **Proposal** Management

PLEASE NOTE THAT ABSTAIN IS NOT

A VALID VOTE

OPTION FOR THIS MEETING

TYPE.-PLEASE

CHOOSE BETWEEN "FOR" AND

CMMT "AGAINST" ONLY. Non-Voting

> SHOULD YOU CHOOSE TO VOTE-ABSTAIN FOR THIS

MEETING THEN YOUR VOTE WILL BE

DISREGARDED BY THE ISSUER

**OR-ISSUERS AGENT** 

TO APPROVE THE SCHEME

REFERRED TO IN THE 1

ManagementNo Action NOTICE CONVENING THE COURT

**MEETING** 

JOURNAL MEDIA GROUP, INC.

48114A109 Security Meeting Type Special Ticker Symbol JMG Meeting Date 01-Mar-2016

**ISIN** US48114A1097 Agenda 934323825 - Management

**Proposed** For/Against Proposal Vote Item by Management

APPROVE THE AGREEMENT AND

PLAN OF MERGER

AMONG JOURNAL MEDIA GROUP,

INC. ("JMG"),

GANNETT CO., INC. AND JUPITER

Management Take No Action 1. MERGER SUB,

INC. ("MERGER SUB") AND THE

MERGER OF

MERGER SUB WITH AND INTO JMG

**CONTEMPLATED** 

**THEREBY** 

ADJOURN OR POSTPONE THE

SPECIAL MEETING

TO SOLICIT ADDITIONAL PROXIES, IF

Management Take No Action 2. THERE ARE

NOT SUFFICIENT VOTES TO

APPROVE PROPOSAL 1

AT THE SPECIAL MEETING

SCMP GROUP LTD

Special General Meeting Security G7867B105 Meeting Type

Ticker Symbol Meeting Date 14-Mar-2016

**ISIN** Agenda 706687742 - Management BMG7867B1054

**Proposed** For/Against Vote Item **Proposal** Management by PLEASE NOTE THAT THE COMPANY NOTICE AND PROXY FORM ARE AVAILABLE BY **CLICKING-ON THE** CMMT URL LINKS:-Non-Voting http://www.hkexnews.hk/listedco/listconews/sehk/2016/0 219/LTN20160219015.pdf-andhttp://www.hkexnews.hk/listedco/listconews/sehk/2016/0 219/LTN20160219013.pdf PLEASE NOTE THAT SHAREHOLDERS **ARE** ALLOWED TO VOTE 'IN FAVOR' OR CMMT 'AGAINST' FOR-Non-Voting ALL RESOLUTIONS, ABSTAIN IS NOT A VOTING OPTION ON THIS MEETING TO APPROVE, AS AN ORDINARY RESOLUTION, THE 1 ManagementFor For DISPOSAL AND THE SPECIAL CASH **PAYMENT** TO APPROVE, AS A SPECIAL RESOLUTION, THE 2 ManagementFor For CHANGE OF NAME OF THE **COMPANY** YOUKU TUDOU, INC. Security 98742U100 Meeting Type Special Meeting Date Ticker Symbol YOKU 14-Mar-2016 **ISIN** US98742U1007 Agenda 934329473 - Management For/Against **Proposed** Item Proposal Vote Management by 1. For AS A SPECIAL RESOLUTION: THAT ManagementFor THE AGREEMENT AND PLAN OF MERGER, DATED AS OF NOVEMBER 6, 2015 (THE "MERGER AGREEMENT"), BY AND AMONG ALI YK INVESTMENT HOLDING LIMITED, AN EXEMPTED COMPANY WITH LIMITED LIABILITY INCORPORATED UNDER THE LAWS OF THE CAYMAN ISLANDS ("PARENT"), ALI YK SUBSIDIARY HOLDING LIMITED, AN **EXEMPTED** 

COMPANY WITH LIMITED LIABILITY

**INCORPORATED** 

UNDER THE LAWS OF THE CAYMAN

ISLANDS AND A

WHOLLY OWNED SUBSIDIARY OF

**PARENT** 

("MERGER SUB"), THE COMPANY

AND, SOLELY FOR

PURPOSES ... (DUE TO SPACE LIMITS,

**SEE PROXY** 

MATERIAL FOR FULL PROPOSAL)

AS A SPECIAL RESOLUTION: THAT

**EACH OF THE** 

MEMBERS OF THE SPECIAL

COMMITTEE OF THE

BOARD OF DIRECTORS OF THE

COMPANY AND ANY

OTHER DIRECTOR OR OFFICER OF

2. THE COMPANY ManagementFor For

BE AUTHORIZED TO DO ALL THINGS

**NECESSARY** 

TO GIVE EFFECT TO THE MERGER

AGREEMENT,

THE PLAN OF MERGER AND THE

TRANSACTIONS,

INCLUDING THE MERGER.

AS AN ORDINARY RESOLUTION:

THAT THE

CHAIRMAN OF THE

EXTRAORDINARY GENERAL

MEETING BE INSTRUCTED TO

ADJOURN THE

EXTRAORDINARY GENERAL

MEETING IN ORDER TO

ALLOW THE COMPANY TO SOLICIT

ADDITIONAL ,

3. PROXIES IN THE EVENT THAT THERE ManagementFor For

ARE

INSUFFICIENT PROXIES RECEIVED

AT THE TIME OF

THE EXTRAORDINARY GENERAL

**MEETING TO PASS** 

THE SPECIAL RESOLUTIONS TO BE

PROPOSED AT

THE EXTRAORDINARY GENERAL

MEETING.

SANDISK CORPORATION

Security 80004C101 Meeting Type Special
Ticker Symbol SNDK Meeting Date 15-Mar-2016

ISIN US80004C1018 Agenda 934327924 - Management

Item Proposal Vote

Proposed For/Against Management TO APPROVE THE ADOPTION OF THE

**AGREEMENT** 

AND PLAN OF MERGER (AS IT MAY

BE AMENDED

FROM TIME TO TIME, THE "MERGER

AGREEMENT"),

DATED AS OF OCTOBER 21, 2015, BY

AND AMONG

WESTERN DIGITAL CORPORATION,

**SCHRADER** 

**ACQUISITION CORPORATION** 

("MERGER SUB") AND

1. SANDISK CORPORATION ManagementFor For

("SANDISK"), THE MERGER

OF MERGER SUB WITH AND INTO

SANDISK, WITH

SANDISK CONTINUING AS THE

**SURVIVING** 

CORPORATION OF SUCH MERGER

(SUCH MERGER,

THE "MERGER") AND THE

**TRANSACTIONS** 

CONTEMPLATED BY THE MERGER

**AGREEMENT** 

(THE "MERGER PROPOSAL").

TO ADJOURN THE SANDISK SPECIAL

MEETING, IF

NECESSARY OR APPROPRIATE, TO

**SOLICIT** 

2. For ADDITIONAL PROXIES IF THERE ARE ManagementFor

NOT

SUFFICIENT VOTES TO APPROVE

THE MERGER

PROPOSAL.

TO APPROVE, BY NON-BINDING,

ADVISORY VOTE,

COMPENSATION THAT WILL OR

MAY BE PAID OR

3. BECOME PAYABLE BY SANDISK TO ManagementFor For

**ITS NAMED** 

**EXECUTIVE OFFICERS IN** 

CONNECTION WITH THE

MERGER.

CONWERT IMMOBILIEN INVEST SE, WIEN

ExtraOrdinary General Security A1359Y109 Meeting Type

Meeting

Ticker Symbol Meeting Date 17-Mar-2016

**ISIN** AT0000697750 Agenda 706730846 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1.A	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: DISMISSAL OF ADMINISTRATIVE BOARD MEMBER: REVOCATION OF BARRY GILBERTSON	Shareholder Against	For
1.B	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: DISMISSAL OF ADMINISTRATIVE BOARD MEMBER: REVOCATION OF PETER HOHLBEIN	Shareholder Against	For
1.C	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: DISMISSAL OF ADMINISTRATIVE BOARD MEMBER: REVOCATION OF DR. ALEXANDER PROSCHOFSKY PLEASE NOTE THAT THIS	Shareholder Against	For
2.A	RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION TO THE ADMINISTRATIVE BOARD :REDUCTION OF THE NUMBER OF ADMINISTRATIVE BOARD MEMBERS	Shareholder Against	For
2.B	FROM FIVE TO FOUR PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION TO THE ADMINISTRATIVE BOARD: APPOINTMENT OF DR. DIRK HOFFMANN PLEASE NOTE THAT THIS RESOLUTION IS A	Shareholder Against	For
2.C	SHAREHOLDER PROPOSAL: ELECTION TO THE ADMINISTRATIVE BOARD: APPOINTMENT OF DR.	Shareholder Against	For
2.D	HERMANN A. WAGNER PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION TO THE ADMINISTRATIVE BOARD:	Shareholder Against	For

# APPOINTMENT OF WIJNAND DONKERS

PIEDMONT NATURAL GAS COMPANY, INC.

Security 720186105 Meeting Type Annual Ticker Symbol PNY Meeting Date 17-Mar-2016

ISIN US7201861058 Agenda 934325475 - Management

1211/	US/201861058		Agenda		934325475 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Manageme	ent		
	1 MR. GARY A. GARFIELD*		For	For	
	2 DR. FRANKIE T JONES SR*		For	For	
	3 MS. VICKI MCELREATH*		For	For	
	4 MR. THOMAS E. SKAINS*		For	For	
	5 MR. PHILLIP D. WRIGHT*		For	For	
	6 MR. THOMAS M. PASHLEY#		For	For	
	RATIFICATION OF THE				
	APPOINTMENT OF DELOITTE				
	& TOUCHE LLP AS THE COMPANY'S				
2.	INDEPENDENT	Manageme	entFor	For	
	REGISTERED PUBLIC ACCOUNTING				
	FIRM FOR				
	FISCAL YEAR 2016.				
	ADVISORY VOTE TO APPROVE				
3.	NAMED EXECUTIVE	Manageme	entFor	For	
	OFFICER COMPENSATION.				
	APPROVAL OF THE COMPANY'S				
1	AMENDED AND	Managama	ntFor	For	
4.	RESTATED INCENTIVE	Manageme		гог	
	COMPENSATION PLAN.				
FIRST	NIAGARA FINANCIAL GROUP, INC.				
Security	y 33582V108		Meeting Typ	pe	Special
Ticker	Symbol FNFG		Meeting Dat	te	23-Mar-2016
ISIN	US33582V1089		Agenda		934327431 - Management
T4	Draw and	Proposed	Vote	For/Agains	st
Item	Proposal	by	vote	Manageme	ent
	TO ADOPT THE AGREEMENT AND				
	PLAN OF				
	MERGER, DATED AS OF OCTOBER 30	,			
1.	2015, BY AND	Manageme	entFor	For	
	BETWEEN KEYCORP AND FIRST				
	NIAGARA (THE				
	"MERGER PROPOSAL").				
2.	TO APPROVE, ON A NON-BINDING,	Manageme	entFor	For	
	ADVISORY				
	BASIS, THE COMPENSATION TO BE				
	PAID TO FIRST				
	NIAGARA'S NAMED EXECUTIVE				
	OFFICERS THAT IS				
	BASED ON OR OTHERWISE RELATES				

TO THE

MERGER.

TO APPROVE ONE OR MORE

ADJOURNMENTS OF

THE FIRST NIAGARA SPECIAL

MEETING, IF

3. NECESSARY OR APPROPRIATE TO ManagementFor

For

**PERMIT** 

FURTHER SOLICITATION OF PROXIES

IN FAVOR OF

THE MERGER PROPOSAL.

MATTSON TECHNOLOGY, INC.

Security 577223100 Meeting Type Special
Ticker Symbol MTSN Meeting Date 23-Mar-2016

ISIN US5772231008 Agenda 934330818 - Management

Item Proposal Proposed by Vote For/Against Management

TO ADOPT THE AGREEMENT AND

PLAN OF

MERGER (AS IT MAY BE AMENDED

FROM TIME TO

TIME, THE "MERGER AGREEMENT"),

**DATED** 

DECEMBER 1, 2015, BY AND

1. BETWEEN BEIJING E- ManagementFor For

TOWN DRAGON SEMICONDUCTOR

**INDUSTRY** 

**INVESTMENT CENTER (LIMITED** 

PARTNERSHIP) AND

MATTSON TECHNOLOGY, INC., AS

JOINED BY

DRAGON ACQUISITION SUB, INC.

TO APPROVE ANY PROPOSAL TO

ADJOURN THE

SPECIAL MEETING TO A LATER

DATE OR DATES IF

NECESSARY OR APPROPRIATE TO

2. SOLICIT ManagementFor For

ADDITIONAL PROXIES IF THERE ARE

**INSUFFICIENT** 

VOTES TO ADOPT THE MERGER

AGREEMENT AT

THE TIME OF THE SPECIAL MEETING.

3. TO APPROVE, BY NON-BINDING, ManagementFor For

ADVISORY VOTE,

COMPENSATION THAT WILL OR

MAY BECOME

PAYABLE BY MATTSON

TECHNOLOGY, INC. TO ITS

NAMED EXECUTIVE OFFICERS IN

**CONNECTION** 

WITH THE MERGER.

KBC ADVANCED TECHNOLOGIES PLC, WALTON ON THAMES

Security G5217Y106 Meeting Type Court Meeting Ticker Symbol Meeting Date 29-Mar-2016

ISIN GB0004804646 Agenda 706748069 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT ABSTAIN IS NOT

A VALID VOTE

OPTION FOR THIS MEETING

TYPE.-PLEASE

CHOOSE BETWEEN "FOR" AND

CMMT "AGAINST" ONLY.

SHOULD YOU CHOOSE TO

Non-Voting

VOTE-ABSTAIN FOR THIS

MEETING THEN YOUR VOTE WILL BE

DISREGARDED BY THE ISSUER

OR-ISSUERS AGENT.

1 TO APPROVE THE SCHEME ManagementFor For

KBC ADVANCED TECHNOLOGIES PLC, WALTON ON THAMES

Security G5217Y106 Meeting Type Ordinary General

Ticker Symbol Meeting Date Meeting 29-Mar-2016

ISIN GB0004804646 Agenda 706748071 - Management

Item Proposal Proposed by Vote For/Against Management

TO AUTHORISE THE DIRECTORS TO

TAKE ALL

SUCH ACTION FOR GIVING FULL

EFFECT TO THE

SCHEME (AS SET OUT IN THE NOTICE

1 OF GENERAL ManagementFor For

MEETING) AND TO AMEND THE

ARTICLES OF

ASSOCIATION OF KBC ADVANCED

**TECHNOLOGIES** 

**PLC** 

OIHOO 360 TECHNOLOGY CO LTD

Security 74734M109 Meeting Type Special
Ticker Symbol QIHU Meeting Date 30-Mar-2016

ISIN US74734M1099 Agenda 934342065 - Management

Item Proposal Proposed by Vote For/Against Management

1. AS A SPECIAL RESOLUTION: THAT ManagementFor For

THE

AGREEMENT AND PLAN OF MERGER,

DATED AS OF DECEMBER 18, 2015 (THE "MERGER

AGREEMENT"),

BY AND AMONG TIANJIN QIXIN

**ZHICHENG** 

TECHNOLOGY CO., LTD., A LIMITED

LIABILITY

COMPANY INCORPORATED UNDER

THE LAWS OF

THE PRC ("HOLDCO"), TIANJIN QIXIN

**TONGDA** 

TECHNOLOGY CO., LTD., A LIMITED

LIABILITY

COMPANY INCORPORATED UNDER

THE LAWS OF

THE PRC ("PARENT"), TRUE THRIVE

LIMITED, AN

**EXEMPTED COMPANY** 

**INCORPORATED WITH** 

LIMITED LIABILITY UNDER THE

LAWS OF THE ...

(DUE TO SPACE LIMITS, SEE PROXY

MATERIAL FOR

**FULL PROPOSAL**)

AS AN ORDINARY RESOLUTION:

THAT EACH OF THE

MEMBERS OF THE SPECIAL

COMMITTEE OF THE

BOARD OF DIRECTORS OF THE

COMPANY, THE

CHIEF EXECUTIVE OFFICER OF THE

COMPANY, THE

CHIEF FINANCIAL OFFICER OF THE

**COMPANY AND** 

THE CO-CHIEF FINANCIAL OFFICER

OF THE

2. COMPANY BE AUTHORIZED TO DO ManagementFor

For

**ALL THINGS** 

NECESSARY TO GIVE EFFECT TO THE

**MERGER** 

AGREEMENT, THE PLAN OF MERGER,

AND THE

TRANSACTIONS CONTEMPLATED

THEREBY,

INCLUDING (I) THE MERGER, (II) THE

**VARIATION OF** 

CAPITAL AND (III) THE ADOPTION OF

**AMENDED** 

M&A.

3. AS AN ORDINARY RESOLUTION: ManagementFor For

THAT THE

EXTRAORDINARY GENERAL

**MEETING BE** 

ADJOURNED IN ORDER TO ALLOW

THE COMPANY

TO SOLICIT ADDITIONAL PROXIES IN

THE EVENT

THAT THERE ARE INSUFFICIENT

**PROXIES** 

RECEIVED AT THE TIME OF THE

**EXTRAORDINARY** 

GENERAL MEETING TO PASS THE

**RESOLUTIONS** 

TO BE PROPOSED AT THE

**EXTRAORDINARY** 

GENERAL MEETING.

RONA INC, BOUCHERVILLE

Security 776249104 Meeting Type Special General Meeting

Ticker Symbol Meeting Date 31-Mar-2016

ISIN CA7762491040 Agenda 706716505 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT SHAREHOLDERS

**ARE** 

ALLOWED TO VOTE 'IN FAVOR' OR

CMMT 'AGAINST' FOR- Non-Voting

RESOLUTION 1 ABSTAIN IS NOT A

VOTING OPTION ON THIS MEETING

SPECIAL RESOLUTION OF HOLDERS

OF COMMON

SHARES OF RONA INC., THE FULL

TEXT OF WHICH

IS SET FORTH IN APPENDIX "A" TO

THE

ACCOMPANYING MANAGEMENT

PROXY CIRCULAR

OF RONA INC. DATED FEBRUARY 25,

2016 (THE

1 "INFORMATION CIRCULAR"), TO ManagementFor For

APPROVE A

STATUTORY PLAN OF

ARRANGEMENT UNDER

CHAPTER XVI - DIVISION II OF THE

**BUSINESS** 

CORPORATIONS ACT (QUEBEC), ALL

AS MORE

PARTICULARLY DESCRIBED IN THE

**INFORMATION** 

**CIRCULAR** 

AURICO METALS INC.

Security 05157J108 Meeting Type Annual
Ticker Symbol ARCTF Meeting Date 31-Mar-2016

ISIN CA05157J1084 Agenda 934333129 - Management

T.	D 1	Proposed	<b>X</b> 7. 4	For/Agains	st
Item	Proposal	by	Vote	Manageme	
01	DIRECTOR	Manageme	ent		
	1 RICHARD M. COLTERJOHN		For	For	
	2 ANNE L. DAY		For	For	
	3 ANTHONY W. GARSON		For	For	
	4 JOHN A. MCCLUSKEY		For	For	
	5 SCOTT G. PERRY		For	For	
	6 CHRISTOPHER H. RICHTER		For	For	
	7 JOSEPH G. SPITERI		For	For	
	8 JANICE A. STAIRS		For	For	
	APPOINT KPMG LLP, CHARTERED				
	ACCOUNTANTS,				
	AS AUDITORS FOR THE COMPANY,				
0.2	AND TO	3.6			
02	AUTHORIZE THE DIRECTORS OF THE	E Manageme	entFor	For	
	COMPANY TO				
	SET THE AUDITORS'				
	REMUNERATION.				
	CONSIDER AND, IF DEEMED				
	ADVISABLE, PASS AN				
	ORDINARY RESOLUTION OF				
	SHAREHOLDERS				
	APPROVING THE IMPLEMENTATION	ſ			
	OF THE				
	EMPLOYEE SHARE PURCHASE PLAN	I			
	OF THE	`			
03	COMPANY EFFECTIVE APRIL 1, 2016	Manageme	entFor	For	
0.5	AND THE	, manageme		101	
	RESERVATION OF 900,000 COMMON				
	SHARES OF				
	THE COMPANY FOR ISSUANCE				
	THEREUNDER, AS				
	MORE FULLY DESCRIBED IN THE				
	MANAGEMENT				
	INFORMATION CIRCULAR.				
ΔFFY	METRIX, INC.				
Securit	•		Meeting Ty	ne	Special
	Symbol AFFX		Meeting Da		31-Mar-2016
ISIN	US00826T1088		Agenda	ic	934333357 - Management
1911/	030002011000		Agenda		75455551 - Widnagement
		Proposed		For/Agains	st
Item	Proposal	by	Vote	Manageme	
1.	THE PROPOSAL TO ADOPT AND	Manageme	entAbstain	Against	
-•	APPROVE THE			8	
	THE TOTAL THE PARTY OF THE PART	_			

AGREEMENT AND PLAN OF MERGER,

DATED AS OF

JANUARY 8, 2016, AMONG

AFFYMETRIX, INC.,

THERMO FISHER SCIENTIFIC INC.,

AND WHITE

BIRCH MERGER CO., A WHOLLY

**OWNED** 

SUBSIDIARY OF THERMO FISHER

SCIENTIFIC INC.,

AS IT MAY BE AMENDED FROM TIME

TO TIME.

THE PROPOSAL TO APPROVE THE

**ADJOURNMENT** 

OR POSTPONEMENT OF THE SPECIAL

MEETING, IF

NECESSARY OR APPROPRIATE, TO

**SOLICIT** 

2. ADDITIONAL PROXIES IN THE EVENTManagementAbstain Against

THAT THERE

ARE NOT SUFFICIENT VOTES AT THE

TIME OF THE

SPECIAL MEETING TO ADOPT AND

APPROVE THE

MERGER AGREEMENT.

THE NON-BINDING ADVISORY

PROPOSAL TO

APPROVE THE COMPENSATION

THAT WILL OR MAY

BE BECOME PAYABLE TO

AFFYMETRIX NAMED

**EXECUTIVE OFFICERS IN** 

3. CONNECTION WITH ManagementAbstain Against

MERGER, AND THE AGREEMENTS

AND

UNDERSTANDINGS PURSUANT TO

WHICH SUCH

COMPENSATION MAY BE PAID OR

**BECOME** 

PAYABLE.

ATMEL CORPORATION

Security 049513104 Meeting Type Special
Ticker Symbol ATML Meeting Date 01-Apr-2016

ISIN US0495131049 Agenda 934332761 - Management

Item Proposal Proposed by Vote For/Against Management

1. ADOPTION OF THE AGREEMENT ANDManagementFor For

PLAN OF

MERGER, DATED AS OF JANUARY 19,

2016, AMONG

ATMEL CORPORATION, MICROCHIP

**TECHNOLOGY** 

INCORPORATED AND HERO

**ACOUISITION** 

CORPORATION.

THE APPROVAL, ON A NON-BINDING,

**ADVISORY** 

BASIS, OF THE COMPENSATION

PAYMENTS THAT

2. WILL OR MAY BE MADE TO ATMEL'S ManagementFor

For

**NAMED** 

**EXECUTIVE OFFICERS IN** 

CONNECTION WITH THE

MERGER.

THE ADJOURNMENT OF THE

SPECIAL MEETING, IF

NECESSARY OR APPROPRIATE, TO

**SOLICIT** 

ADDITIONAL PROXIES IF THERE ARE ManagementFor 3.

**NOT** 

For

SUFFICIENT VOTES AT THE TIME OF

THE SPECIAL

MEETING TO ADOPT THE MERGER

AGREEMENT.

TNT EXPRESS NV, AMSTERDAM

Security N8726Y106 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 06-Apr-2016

**ISIN** NL0009739424 Agenda 706695422 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1	OPENING OF THE GENERAL MEETING	Non-Voting		C
2	REPORT OF THE MANAGING BOARD ON THE FISCAL YEAR 2015	Non-Voting		
3	THE ANNUAL REPORT OF THE MANAGING BOARD OF THE FINANCIAL YEAR 2015 WILL BE-DISCUSSED DISCUSSED WILL BE THE	Non-Voting		
4	INFORMATION CONCERNING THE REMUNERATION FOR MANAGING-BOARD MEMBERS IN 2015 AS INCLUDED IN CHAPTER 4 OF THE ANNUAL REPORT 2015 (P49 - 54) AND IN THE NOTES TO THE CONSOLIDATED	Non-Voting		
5	STATEMENTS (P. 96 98) APPROVAL OF THE ANNUAL ACCOUNTS ON THE	Managemen	ntFor	For

FISCAL YEAR 2015 THE MANAGING BOARD DECIDED WITH THE APPROVAL OF THE SUPERVISORY **BOARD TO-**ALLOCATE THE LOSSES OVER THE 6 **FINANCIAL** Non-Voting YEAR 2015 TO THE RESERVES. **NO-DISTRIBUTION** TO SHAREHOLDERS WILL TAKE PLACE OVER THE FINANCIAL YEAR 2015 IT IS PROPOSED TO DISCHARGE THE **MANAGING** 7 BOARD IN RESPECT OF THE DUTIES ManagementFor For **PERFORMED** DURING THE PAST FISCAL YEAR IT IS PROPOSED TO DISCHARGE AND THE SUPERVISORY BOARD IN RESPECT 8 ManagementFor For OF THE DUTIES PERFORMED DURING THE PAST FISCAL YEAR IT IS PROPOSED THAT THE MANAGING BOARD SUBJECT TO THE APPROVAL OF THE SUPERVISORY BOARD BE DESIGNATED FOR A PERIOD OF 18 MONTHS AS THE BODY WHICH IS AUTHORISED TO RESOLVE TO ISSUE SHARES UP TO A NUMBER OF SHARES NOT 9 ManagementFor For **EXCEEDING 10** PERCENT OF THE NUMBER OF **ISSUED SHARES IN** THE CAPITAL OF THE COMPANY WITH AN ADDITIONAL 10 PERCENT IN THE CASE OF A MERGER OR ACQUISITION INVOLVING THE **COMPANY** 10 IT IS PROPOSED THAT THE ManagementAgainst **Against** MANAGING BOARD IS AUTHORISED UNDER APPROVAL OF THE SUPERVISORY BOARD AS THE SOLE **BODY TO LIMIT** OR EXCLUDE THE PRE-EMPTIVE RIGHT ON NEW

ISSUED SHARES IN THE COMPANY. THE AUTHORIZATION WILL BE VALID FOR A PERIOD OF 18 MONTHS AS FROM THE DATE OF THIS MEETING IT IS PROPOSED THAT THE MANAGING BOARD BE AUTHORISED SUBJECT TO THE APPROVAL OF THE SUPERVISORY BOARD, TO CAUSE THE COMPANY TO ACQUIRE ITS OWN SHARES FOR **VALUABLE** CONSIDERATION, UP TO A MAXIMUM NUMBER NOT **EXCEEDING 10 PERCENT OF THE** ISSUED CAPITAL. SUCH ACQUISITION MAY BE **EFFECTED BY MEANS** OF ANY TYPE OF CONTRACT, **INCLUDING STOCK EXCHANGE TRANSACTIONS AND PRIVATE** TRANSACTIONS. THE PRICE MUST LIE BETWEEN ManagementFor THE NOMINAL VALUE OF THE SHARES AND AN AMOUNT EQUAL TO 110 PERCENT OF THE MARKET PRICE. BY 'MARKET PRICE' IS

11 For

UNDERSTOOD THE

AVERAGE OF THE CLOSING PRICES

REACHED BY

THE SHARES ON EACH OF THE 5

**STOCK** 

**EXCHANGE BUSINESS DAYS** 

PRECEDING THE DATE

OF ACQUISITION, AS EVIDENCED BY

THE OFFICIAL

PRICE LIST OF EURONEXT

AMSTERDAM NV. THE

AUTHORISATION WILL BE VALID

FOR A PERIOD OF

18 MONTHS, COMMENCING ON 6

**APRIL 2016** 

12 ANY OTHER BUSINESS Non-Voting

CLOSING OF THE GENERAL Non-Voting

**MEETING** 

13

BLOUNT INTERNATIONAL, INC.

Security 095180105 Meeting Type Special

Ticker Symbol BLT Meeting Date 07-Apr-2016

934343459 - Management **ISIN** US0951801051 Agenda

**Proposed** For/Against Vote Item **Proposal** Management by

PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF **DECEMBER 9, 2015 (AS** IT MAY BE AMENDED, SUPPLEMENTED OR

OTHERWISE MODIFIED IN ACCORDANCE WITH ITS TERMS, THE "MERGER

1. AGREEMENT"), AMONG ManagementFor For

BLOUNT INTERNATIONAL, INC., A

DELAWARE

CORPORATION (THE "COMPANY"),

**ASP BLADE** 

INTERMEDIATE HOLDINGS, ... (DUE

TO SPACE

LIMITS, SEE PROXY STATEMENT FOR

**FULL** 

PROPOSAL)

NON-BINDING, ADVISORY PROPOSAL TO APPROVE

THE COMPENSATION THAT MAY BE

PAID OR

BECOME PAYABLE TO THE

**COMPANY'S NAMED** 

ManagementFor 2. **EXECUTIVE OFFICERS IN** For

CONNECTION WITH, OR

FOLLOWING, THE CONSUMMATION

OF THE

MERGER CONTEMPLATED BY THE

**MERGER** 

AGREEMENT.

PROPOSAL TO ADJOURN THE

SPECIAL MEETING, IF

NECESSARY OR APPROPRIATE, TO

SOLICIT

3. ADDITIONAL PROXIES IF THERE ARE ManagementFor For

**INSUFFICIENT** 

VOTES AT THE TIME OF THE

SPECIAL MEETING TO

ADOPT THE MERGER AGREEMENT.

ITALCEMENTI S.P.A, BERGAMO

Ordinary General T5976T104 Security Meeting Type

Meeting 08-Apr-2016

Ticker Symbol Meeting Date

**ISIN** Agenda 706799749 - Management IT0001465159

**Proposed** For/Against Vote Item **Proposal** Management by PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 595564 DUE TO RECEIPT OF-CANDIDATE LIST FOR SLATE **VOTING. ALL VOTES** CMMT RECEIVED ON THE PREVIOUS Non-Voting MEETING-WILL BE DISREGARDED AND YOU WILL NEED REINSTRUCT ON THIS MEETING **NOTICE.-THANK** YOU **BOARD OF DIRECTORS AND INTERNAL AUDITORS'** REPORTS ON 2015 YEAR BALANCE 1 SHEET AS OF 31 ManagementNo Action **DECEMBER 2015 AND RESOLUTIONS RELATED** THERETO 2 REWARDING REPORT ManagementNo Action STATEMENT OF DIRECTORS' TERM 3.1 OF OFFICE AND ManagementNo Action **NUMBER** PLEASE NOTE THAT ALTHOUGH THERE ARE 2 SLATES TO BE ELECTED AS BOARD OF-DIRECTORS, THERE IS ONLY 1 SLATE **AVAILABLE** TO BE FILLED AT THE MEETING. CMMT THE-STANDING Non-Voting INSTRUCTIONS FOR THIS MEETING WILL BE DISABLED AND, IF YOU CHOOSE,-YOU ARE REQUIRED TO VOTE FOR ONLY 1 SLATE OF THE 2 SLATES. THANK YOU 3.2.1 PLEASE NOTE THAT THIS Shareholder No Action RESOLUTION IS A SHAREHOLDER PROPOSAL: APPOINTMENT OF **BOARD OF DIRECTORS: LIST** PRESENTED BY ITALMOBILIARE S.P,A. REPRESENTING 45% OF

COMPANY STOCK CAPITAL: GIULIO

ANTONELLO,

GIORGIO BONOMI, VICTOIRE DE

MARGERIE.

LORENZO RENATO GUERINI, ITALO

LUCCHINI,

MARIA MARTELLINI, CARLO

PESENTI, GIAMPIERO

PESENTI, CLAUDIA ROSSI, CARLO

SECCHI, LAURA

ZANETTI, FRITZ BURKARD

PLEASE NOTE THAT THIS

RESOLUTION IS A

SHAREHOLDER PROPOSAL:

APPOINTMENT OF

**BOARD OF DIRECTORS: LIST** 

PRESENTED BY ANIMA

SGR SPA GESTORE DEI FONDI FONDO

ANIMA GEO

ITALIA E FONDO ANIMA, ARCA SGR

**SPA GESTORE** 

DEI FONDI ARCA AZIONI ITALIA,

ARCA STRATEGIA

GLOBLALE CRESCITA E ARCA

STRATEGIA GLOBALE

Shareholder No Action

# 3.2.2 OPPORTUNITA', EURIZON CAPITAL

SGR SPA

GESTORE DEL FONDO EURIZONE

AZIONI ITALIA,

EURIZON CAPITAL SA GESTORE DEI

**FONDI** 

**EURIZONE EASYFUND - EQUITY** 

ITALY E EURIZONE

EASYFUND - EQUITY ITALIA LTE, FID

FDFS - ITALY,

FIDEURAM ASSET MANAGEMENT

(IRELAND)

LIMITED GESTORE DEL FONDO

**FONDOITALIA** 

EQUITY ITALY, INTERFUND SICAV

**GESTORE DEL** 

FONDO INTERFUND EQUITY ITALY,

LEGAL AND

**GENERAL INVESTMENT** 

**MANAGEMENT LIMITED -**

LEGAL AND GENERAL ASSURANCE

(PENSIONS

MANAGEMENT) LIMITED,

MEDIOLANUM GESTIONE

FONDI SGR SPA GESTORE DEI FONDI

**MEDIOLANUM** 

FLESSIBILE ITALIA E MEDIOLANUM

**FLESSIBILE** 

STRATEGICO, MEDIOLANUM

**INTERNATIONAL** 

FUNDS LTD - CHALLENGE FUNDS -

**CHALLENGE** 

ITALIAN EQUITY E UBI PRAMERICA

SGR S.P.A.

GESTORE DEI FONDI UBI

PRAMERICA AZIONI ITALIA

E MULTIASSET ITALIA, AMBER

CAPITAL UK LLP

GESTORE DEL FONDO AMBER

**SELECT** 

OPPORTUNITIES LTD,

REPRESENTING 1.582% OF

COMPANY STOCK CAPITAL:

CALICETI PIETRO,

CUGNASCA ELISABETTA BEATRICE

#### STARWOOD HOTELS & RESORTS WORLDWIDE, INC.

Security 85590A401 Meeting Type Special Ticker Symbol HOT Meeting Date 08-Apr-2016

ISIN US85590A4013 Agenda 934331187 - Management

Item Proposal Proposed by Vote For/Against Management

TO APPROVE THE TRANSACTIONS

CONTEMPLATED

BY THE AGREEMENT AND PLAN OF

MERGER,

DATED AS OF NOVEMBER 15, 2015,

BY AND AMONG

STARWOOD, MARRIOTT

INTERNATIONAL, INC., A

1. DELAWARE CORPORATION

1. ManagementFor For

("MARRIOTT"), SOLAR

MERGER SUB 1, INC., A WHOLLY

OWNED DIRECT

SUBSIDIARY OF STARWOOD

("HOLDCO"), SOLAR

MERGER SUB 2, INC., ... (DUE TO

SPACE LIMITS,

SEE PROXY STATEMENT FOR FULL

PROPOSAL)

2. TO APPROVE, ON A NON-BINDING, ManagementFor For

**ADVISORY** 

BASIS, THE COMPENSATION THAT

MAY BE PAID OR

BECOME PAYABLE TO STARWOOD'S

NAMED

**EXECUTIVE OFFICERS IN** 

CONNECTION WITH THE

## COMBINATION TRANSACTIONS.

## KONINKLIJKE KPN NV, DEN HAAG

Security N4297B146 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 13-Apr-2016

ISIN NL0000009082 Agenda 706726138 - Management

			8	E	
Item	Proposal	Proposed by	Vote	For/Against Management	
1	OPEN MEETING	Non-Voting	;		
2	RECEIVE REPORT OF MANAGEMENT	Non-Voting			
3	BOARD RECEIVE REMUNERATION REPORT CONTAINING REMUNERATION POLICY FOR MANAGEMENT- BOARD MEMBERS	Non-Voting			
4	ADOPT FINANCIAL STATEMENTS AND STATUTORY REPORTS RECEIVE EXPLANATION ON	Managemer	ntFor	For	
5	COMPANY'S FINANCIAL AND DIVIDEND POLICY	Non-Voting	;		
6	APPROVE DIVIDENDS OF EUR 0.114 PER SHARE DECREASE SHARE CAPITAL WITH	Managemer	ntFor	For	
7	REPAYMENT TO SHAREHOLDERS	Managemer	ntFor	For	
8	APPROVE DISCHARGE OF MANAGEMENT BOARD	Managemer	ntFor	For	
9	APPROVE DISCHARGE OF SUPERVISORY BOARD RATIFY ERNST YOUNG	Managemer	ntFor	For	
10	ACCOUNTANTS LLP AS AUDITORS	Managemer	ntFor	For	
11	OPPORTUNITY TO MAKE RECOMMENDATIONS RE-ELECT P.A.M. VAN BOMMEL TO	Non-Voting			
12	SUPERVISORY BOARD	Managemer	ntFor	For	
13	ANNOUNCE VACANCIES ON THE BOARD AUTHORIZE REPURCHASE OF UP TO	Non-Voting	;		
14	10 PERCENT OF ISSUED SHARE CAPITAL APPROVE CANCELLATION OF	Managemer	ntFor	For	
15	REPURCHASED SHARES GRANT BOARD AUTHORITY TO	Managemer	ntFor	For	
16	ISSUE SHARES UP TO 10 PERCENT OF ISSUED CAPITAL	Managemer	ntFor	For	
17		Managemer	ntAgainst	Against	

AUTHORIZE BOARD TO EXCLUDE

**PREEMPTIVE** 

RIGHTS FROM SHARE ISSUANCES

18 CLOSE MEETING Non-Voting

AXIS AB, LUND

Security W1051W100 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 13-Apr-2016

ISIN SE0000672354 Agenda 706779672 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT THIS IS AN

AMENDMENT TO

MEETING ID 582845 DUE TO

SPLITTING-OF

**RESOLUTIONS 9 AND 11. ALL VOTES** 

CMMT RECEIVED ON Non-Voting

THE PREVIOUS MEETING WILL

**BE-DISREGARDED** 

AND YOU WILL NEED TO

REINSTRUCT ON THIS

MEETING NOTICE. THANK-YOU.

AN ABSTAIN VOTE CAN HAVE THE

SAME EFFECT AS

AN AGAINST VOTE IF THE

CMMT MEETING-REQUIRE Non-Voting

APPROVAL FROM MAJORITY OF

PARTICIPANTS TO

PASS A RESOLUTION.

MARKET RULES REQUIRE

**DISCLOSURE OF** 

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS MULTIPLE

BENEFICIAL OWNERS, YOU WILL

**NEED TO-PROVIDE** 

CMMT THE BREAKDOWN OF EACH Non-Voting

BENEFICIAL OWNER

NAME, ADDRESS AND

SHARE-POSITION TO YOUR

CLIENT SERVICE REPRESENTATIVE.

**THIS** 

INFORMATION IS REQUIRED-IN

ORDER FOR YOUR

VOTE TO BE LODGED

CMMT IMPORTANT MARKET PROCESSING Non-Voting

**REQUIREMENT:** 

A BENEFICIAL OWNER SIGNED

POWER OF-

ATTORNEY (POA) IS REQUIRED IN

	ORDER TO	
	LODGE AND EXECUTE YOUR	
	VOTING-	
	INSTRUCTIONS IN THIS MARKET.	
	ABSENCE OF A	
	POA, MAY CAUSE YOUR	
	INSTRUCTIONS TO-BE	
	REJECTED. IF YOU HAVE ANY	
	QUESTIONS, PLEASE	
	CONTACT YOUR CLIENT SERVICE-	
1	REPRESENTATIVE	NT
1	OPENING OF THE MEETING	Non-Voting
2	ELECTION OF THE CHAIRMAN OF	Non Votino
2	THE MEETING: PROFESSOR SVANTE JOHANSSON	Non-Voting
	PREPARATION AND APPROVAL OF	
3	THE VOTING	Non-Voting
3	LIST	Non-voting
4	APPROVAL OF THE AGENDA	Non-Voting
•	ELECTION OF ONE OR TWO PERSONS	Tion voing
5	TO APPROVE	Non-Voting
	THE MINUTES	- vv v v8
	DETERMINATION AS TO WHETHER	
6	THE MEETING	Non-Voting
	HAS BEEN DULY CONVENED	C
	PRESENTATION OF THE ANNUAL	
	REPORT AND THE	
	AUDITOR'S REPORT, AND	
7	THE-CONSOLIDATED	Non-Voting
	ANNUAL REPORT AND THE	
	AUDITOR'S REPORT	
	FOR THE GROUP	
	RESOLUTION: CONCERNING THE	
	ADOPTION OF	
	THE PROFIT AND LOSS ACCOUNT	
0 4	AND THE	ManagamantNa Astion
8.A	BALANCE SHEET, AND THE CONSOLIDATED PROFIT	ManagementNo Action
	AND LOSS ACCOUNT AND THE	
	CONSOLIDATED	
	BALANCE SHEET	
	RESOLUTION: CONCERNING THE	
	DISPOSITION OF	
8.B	THE COMPANY'S PROFIT AS SET	ManagementNo Action
0.2	FORTH IN THE	Transagement to 11001011
	ADOPTED BALANCE SHEET	
8.C	RESOLUTION: CONCERNING	ManagementNo Action
	DISCHARGE FROM	<del>-</del>
	LIABILITY FOR THE MEMBERS OF	
	THE BOARD OF	
	DIRECTORS AND FOR THE	

**PRESIDENT** DETERMINATION OF THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS: THAT 9.A **FIVE BOARD** ManagementNo Action MEMBERS SHALL BE ELECTED WITHOUT ANY **DEPUTY MEMBERS DETERMINATION OF AUDITORS:** THAT THE 9.B COMPANY SHALL HAVE ONE ManagementNo Action **AUDITOR WITHOUT** ANY DEPUTIES **DETERMINATION OF THE FEES** PAYABLE TO THE 10 ManagementNo Action BOARD OF DIRECTORS AND THE **AUDITOR ELECTION OF BOARD MEMBERS:** THAT BERT NORDBERG, BIORN RIESE, HAKAN KIRSTEIN, 11.A MARTIN GREN AND TOSHIZO ManagementNo Action TANAKA SHALL BE RE-ELECTED MEMBERS OF THE BOARD OF **DIRECTORS** ELECTION OF THAT BIORN RIESE 11.B SHALL BE RE-ManagementNo Action ELECTED CHAIRMAN OF THE BOARD ELECTION OF THAT ERNST AND 11.C YOUNG ManagementNo Action AKTIEBOLAG SHALL BE ELECTED RESOLUTION CONCERNING THE **BOARD OF** DIRECTORS' PROPOSAL REGARDING **PRINCIPLES** FOR DETERMINING SALARIES AND 12 ManagementNo Action **OTHER** REMUNERATION TO THE PRESIDENT AND OTHER MEMBERS OF COMPANY **MANAGEMENT** 13 Non-Voting CLOSING OF THE MEETING SMITH & NEPHEW PLC, LONDON G82343164 Security Meeting Type **Annual General Meeting** Meeting Date Ticker Symbol 14-Apr-2016 **ISIN** Agenda 706746837 - Management GB0009223206 Proposed For/Against Proposal Vote Item by Management For

ManagementFor

1

	TO RECEIVE AND ADOPT THE		
	AUDITED ACCOUNTS		
	TO APPROVE THE DIRECTORS		
2	REMUNERATION	ManagementFor	For
	REPORT EXCLUDING POLICY		
3	TO DECLARE A FINAL DIVIDEND	ManagementFor	For
	TO RE-ELECT VINITA BALI AS A	-	
4	DIRECTOR OF THE	ManagementFor	For
	COMPANY		
	TO RE-ELECT IAN BARLOW AS A		
5	DIRECTOR OF THE	ManagementFor	For
	COMPANY		
	TO RE-ELECT OLIVIER BOHUON AS A		
6	DIRECTOR OF	ManagementFor	For
O	THE COMPANY	Trianagemena or	1 01
	TO RE-ELECT THE RT. HON		
	BARONESS VIRGINIA		
7	BOTTOMLEY OF NETTLESTONE DL	ManagementFor	For
,	AS A DIRECTOR	Wallagement of	1.01
	OF THE COMPANY		
0	TO RE-ELECT JULIE BROWN AS A	Managara	F
8	DIRECTOR OF	ManagementFor	For
	THE COMPANY		
	TO RE-ELECT ERIK ENGSTROM AS A		_
9	DIRECTOR OF	ManagementFor	For
	THE COMPANY		
	TO ELECT ROBIN FREESTONE AS A		_
10	DIRECTOR OF	ManagementFor	For
	THE COMPANY		
	TO RE-ELECT MICHAEL FRIEDMAN		
11	AS A DIRECTOR	ManagementFor	For
	OF THE COMPANY		
	TO RE-ELECT BRIAN LARCOMBE AS		
12	A DIRECTOR	ManagementFor	For
	OF THE COMPANY		
	TO RE-ELECT JOSEPH PAPA AS A		
13	DIRECTOR OF	ManagementFor	For
	THE COMPANY		
	TO RE-ELECT ROBERTO QUARTA AS		
14	A DIRECTOR	ManagementFor	For
	OF THE COMPANY		
	TO RE-APPOINT KPMG LLP AS THE		
15	AUDITOR OF	ManagementFor	For
	THE COMPANY	C	
	TO AUTHORISE THE DIRECTORS TO		
	DETERMINE		
16	THE REMUNERATION OF THE	ManagementFor	For
10	AUDITOR OF THE		1 01
	COMPANY		
17	TO RENEW THE DIRECTORS	ManagementFor	For
1/	AUTHORITY TO ALLOT	management of	1 01
	AUTHORITI TO ALLUI		

**SHARES** 

TO RENEW THE DIRECTORS

AUTHORITY FOR THE DISAPPLICATION OF THE

ManagementAgainst Against

DISAFFLICATION OF TH

PRE-EMPTION RIGHTS

TO RENEW THE DIRECTORS LIMITED

**AUTHORITY** 

19 TO MAKE MARKET PURCHASES OF ManagementFor For

THE

COMPANY'S OWN SHARES

TO AUTHORISE GENERAL MEETINGS

20 TO BE HELD ManagementAgainst Against

ON 14 CLEAR DAYS NOTICE

PENNA CONSULTING PLC

Security G6990B107 Meeting Type Court Meeting Ticker Symbol Meeting Date 14-Apr-2016

ISIN GB0006794662 Agenda 706831484 - Management

Item Proposal Proposed by Vote For/Against Management

1 TO APPROVE THE SCHEME ManagementFor For

PLEASE NOTE THAT ABSTAIN IS NOT

A VALID VOTE

OPTION FOR THIS MEETING

TYPE.-PLEASE

CHOOSE BETWEEN "FOR" AND

CMMT "AGAINST" ONLY.

SHOULD YOU CHOOSE TO

Non-Voting

VOTE-ABSTAIN FOR THIS

MEETING THEN YOUR VOTE WILL BE

DISREGARDED BY THE ISSUER

**OR-ISSUERS** 

AGENT.

PENNA CONSULTING PLC

Security G6990B107 Meeting Type Ordinary General

Ticker Symbol Meeting Date 14-Apr-2016

ISIN GB0006794662 Agenda 706831496 - Management

ManagementFor

Item Proposal Proposed by Vote For/Against Management

1 TO (I) AUTHORISE THE DIRECTORS

OF THE

COMPANY TO TAKE ALL ACTIONS

AS THEY MAY

CONSIDER NECESSARY OR

APPROPRIATE FOR

CARRYING THE SCHEME INTO

EFFECT; (II) AMEND

THE COMPANY'S ARTICLES OF

ASSOCIATION AS

Meeting

For

NECESSARY TO IMPLEMENT THE

OFFER; AND (III)

APPROVE AND/OR RATIFY CERTAIN

**ISSUANCES OF** 

SHARES PURSUANT TO

**AUTHORITIES GRANTED AT** 

THE COMPANY'S ANNUAL GENERAL

**MEETINGS ON** 

25 SEPTEMBER 2008 AND 24

SEPTEMBER 2009

SMITH & NEPHEW PLC

Security 83175M205 Meeting Type Annual Ticker Symbol SNN Meeting Date 14-Apr-2016

ISIN US83175M2052 Agenda 934337355 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1.	TO RECEIVE AND ADOPT THE AUDITED ACCOUNTS	ManagementFor	Wanagement
2.	TO APPROVE THE DIRECTORS' REMUNERATION REPORT (EXCLUDING POLICY)	ManagementFor	
3.	TO DECLARE A FINAL DIVIDEND	ManagementFor	
4.	ELECTION OF DIRECTOR: VINITA BALI	ManagementFor	
5.	ELECTION OF DIRECTOR: IAN BARLOW	ManagementFor	
6.	ELECTION OF DIRECTOR: OLIVIER BOHUON	ManagementFor	
7.	ELECTION OF DIRECTOR: THE RT. HON BARONESS VIRGINIA BOTTOMLEY	ManagementFor	
8.	ELECTION OF DIRECTOR: JULIE BROWN	ManagementFor	
9.	ELECTION OF DIRECTOR: ERIK ENGSTROM	ManagementFor	
10.	ELECTION OF DIRECTOR: ROBIN FREESTONE	ManagementFor	
11.	ELECTION OF DIRECTOR: MICHAEL FRIEDMAN	ManagementFor	
12.	ELECTION OF DIRECTOR: BRIAN LARCOMBE	ManagementFor	
13.	ELECTION OF DIRECTOR: JOSEPH PAPA	ManagementFor	
14.	ELECTION OF DIRECTOR: ROBERTO QUARTA	ManagementFor	
15.	TO RE-APPOINT THE AUDITOR	ManagementFor	
16.	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR	ManagementFor	

TO RENEW THE DIRECTORS' 17. **AUTHORITY TO ALLOT** ManagementFor **SHARES** TO RENEW THE DIRECTORS' **AUTHORITY FOR THE** 18. ManagementAgainst DISAPPLICATION OF THE PRE-EMPTION RIGHTS TO RENEW THE DIRECTORS' LIMITED **AUTHORITY** 19. TO MAKE MARKET PURCHASES OF ManagementFor THE COMPANY'S OWN SHARES TO AUTHORISE GENERAL MEETINGS 20. TO BE HELD ManagementAgainst ON 14 CLEAR DAYS' NOTICE CNH INDUSTRIAL N.V., BASILDON

15111	1120010343001	Agenda	70
Item	Proposal	Proposed by Vote	For/Against Management
1	OPEN MEETING	Non-Voting	_
2.A	DISCUSS REMUNERATION REPORT	Non-Voting	
	RECEIVE EXPLANATION ON	· ·	
2.B	COMPANY'S RESERVES	Non-Voting	
	AND DIVIDEND POLICY	-	
	ADOPT FINANCIAL STATEMENTS		
2.C	AND STATUTORY	ManagementFor	For
	REPORTS		
2.D	APPROVE DIVIDENDS OF EUR 0.13	ManagamantFor	For
2.D	PER SHARE	ManagementFor	1.01
2.E	APPROVE DISCHARGE OF	ManagementFor	For
2.15	DIRECTORS	Wanagement of	101
	REELECT SERGIO MARCHIONNE AS		
3.A	EXECUTIVE	ManagementFor	For
	DIRECTOR		
	REELECT RICHARD J. TOBIN AS		
3.B	EXECUTIVE	ManagementFor	For
	DIRECTOR		
	REELECT MINA GEROWIN AS		
3.C	NON-EXECUTIVE	ManagementFor	For
	DIRECTOR		
	REELECT LEO W. HOULE AS		_
3.D	NON-EXECUTIVE	ManagementFor	For
	DIRECTOR		
	REELECT PETER KALANTZIS AS		-
3.E	NON-EXECUTIVE	ManagementFor	For
2.5	DIRECTOR		
3.F		ManagementFor	For

REELECT JOHN B. LANAWAY AS **NON-EXECUTIVE DIRECTOR** REELECT GUIDO TABELLINI AS 3.G **NON-EXECUTIVE** ManagementFor For **DIRECTOR** REELECT JACQUELINE A. 3.H TAMMENOMS BAKKER AS ManagementFor For NON-EXECUTIVE DIRECTOR REELECT JACQUES THEURILLAT AS 3.I NON-ManagementFor For **EXECUTIVE DIRECTOR** REELECT SUZANNE HEYWOOD AS 3.J ManagementFor **NON-EXECUTIVE** For **DIRECTOR** REELECT SILKE SCHEIBER AS 3.K ManagementFor NON-EXECUTIVE For DIRECTOR AUTHORIZE REPURCHASE OF UP TO 4 ManagementFor 10 PERCENT For OF ISSUED SHARE CAPITAL AUTHORIZE CANCELLATION OF SPECIAL VOTING 5 SHARES AND COMMON SHARES ManagementFor For **HELD IN TREASURY** 6 **CLOSE MEETING** Non-Voting 08 MAR 2016: PLEASE NOTE THAT THIS IS A REVISION DUE TO MODIFICATION OF THE-TEXT OF RESOLUTION 3.D. IF YOU HAVE Non-Voting CMMT ALREADY SENT IN YOUR VOTES, PLEASE DO NOT-VOTE **AGAIN** UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. JARDEN CORPORATION Security 471109108 Meeting Type Special Ticker Symbol JAH Meeting Date 15-Apr-2016 934353563 - Management **ISIN** US4711091086 Agenda **Proposed** For/Against Vote Proposal Item Management by 1. TO ADOPT THE AGREEMENT AND ManagementFor For PLAN OF MERGER, DATED AS OF DECEMBER 13, 2015 BY AND AMONG NEWELL RUBBERMAID

INC., A

DELAWARE CORPORATION, AND

**JARDEN** 

CORPORATION, A DELAWARE

CORPORATION (AS IT

MAY BE AMENDED FROM TIME TO

TIME)

TO APPROVE, ON A NON-BINDING,

**ADVISORY BASIS** 

2. THE MERGER-RELATED ManagementFor For

**COMPENSATION** 

**PROPOSAL** 

TO CONSIDER AND VOTE ON THE

PROPOSAL TO

APPROVE ONE OR MORE

ADJOURNMENTS OF THE

SPECIAL MEETING TO A LATER

DATE OR DATES, IF

3. NECESSARY OR APPROPRIATE, TO ManagementFor For

**SOLICIT** 

ADDITIONAL PROXIES IF THERE ARE

**INSUFFICIENT** 

VOTES TO ADOPT THE MERGER

AGREEMENT AT

THE TIME OF THE SPECIAL MEETING

LIBERTY GLOBAL PLC

Meeting Type Security G5480U104 Special Meeting Date Ticker Symbol LBTYA 20-Apr-2016

**ISIN** GB00B8W67662 Agenda 934351646 - Management

For

Proposed For/Against Vote Item **Proposal** by Management

"SHARE ISSUANCE PROPOSAL": TO

APPROVE THE

ISSUANCE OF LIBERTY GLOBAL

**CLASS A AND** 

CLASS C ORDINARY SHARES AND

LILAC CLASS A

AND CLASS C ORDINARY SHARES TO

SHAREHOLDERS OF CABLE &

**WIRELESS** 1.

ManagementFor COMMUNICATIONS PLC ("CWC") IN

**CONNECTION** 

WITH THE PROPOSED ACQUISITION

BY LIBERTY

GLOBAL PLC OF ALL THE ORDINARY

SHARES OF

CWC ON THE TERMS SET FORTH IN

THE PROXY

**STATEMENT** 

2. "SUBSTANTIAL PROPERTY ManagementFor For

**TRANSACTION** 

PROPOSAL": TO APPROVE THE

**ACQUISITION BY** 

LIBERTY GLOBAL OF THE

ORDINARY SHARES OF

CWC HELD BY COLUMBUS HOLDING

LLC, AN

**ENTITY THAT OWNS** 

APPROXIMATELY 13% OF THE

CWC SHARES AND IS CONTROLLED

BY JOHN C.

MALONE, THE CHAIRMAN OF THE

**BOARD OF** 

DIRECTORS OF LIBERTY GLOBAL, IN

THE

ACQUISITION BY LIBERTY GLOBAL

OF ALL THE

ORDINARY SHARES OF CWC

"ADJOURNMENT PROPOSAL": TO

APPROVE THE

ADJOURNMENT OF THE MEETING

FOR A PERIOD

OF NOT MORE THAN 10 BUSINESS

DAYS, IF

NECESSARY OR APPROPRIATE, TO

SOLICIT

ADDITIONAL PROXIES IN THE EVENT ManagementFor 3.

THERE ARE

For

INSUFFICIENT VOTES AT THE TIME

OF SUCH

ADJOURNMENT TO APPROVE THE

**SHARE** 

ISSUANCE PROPOSAL AND THE

**SUBSTANTIAL** 

PROPERTY TRANSACTION

**PROPOSAL** 

LIBERTY GLOBAL PLC

Security Meeting Type G5480U138 Special Meeting Date Ticker Symbol LILA 20-Apr-2016

**ISIN** GB00BTC0M714 Agenda 934351646 - Management

For/Against Proposed Item **Proposal** Vote Management by

For 1. "SHARE ISSUANCE PROPOSAL": TO ManagementFor

APPROVE THE

ISSUANCE OF LIBERTY GLOBAL

**CLASS A AND** 

CLASS C ORDINARY SHARES AND

LILAC CLASS A

AND CLASS C ORDINARY SHARES TO

SHAREHOLDERS OF CABLE &

**WIRELESS** 

COMMUNICATIONS PLC ("CWC") IN

**CONNECTION** 

WITH THE PROPOSED ACQUISITION

BY LIBERTY

GLOBAL PLC OF ALL THE ORDINARY

SHARES OF

CWC ON THE TERMS SET FORTH IN

THE PROXY

**STATEMENT** 

"SUBSTANTIAL PROPERTY

**TRANSACTION** 

PROPOSAL": TO APPROVE THE

**ACQUISITION BY** 

LIBERTY GLOBAL OF THE

ORDINARY SHARES OF

CWC HELD BY COLUMBUS HOLDING

LLC, AN

**ENTITY THAT OWNS** 

2. APPROXIMATELY 13% OF THE ManagementFor For

CWC SHARES AND IS CONTROLLED

BY JOHN C.

MALONE, THE CHAIRMAN OF THE

**BOARD OF** 

DIRECTORS OF LIBERTY GLOBAL, IN

ACQUISITION BY LIBERTY GLOBAL

OF ALL THE

ORDINARY SHARES OF CWC

"ADJOURNMENT PROPOSAL": TO

APPROVE THE

ADJOURNMENT OF THE MEETING

FOR A PERIOD

OF NOT MORE THAN 10 BUSINESS

DAYS, IF

NECESSARY OR APPROPRIATE, TO

**SOLICIT** 

ADDITIONAL PROXIES IN THE EVENT ManagementFor 3.

THERE ARE

INSUFFICIENT VOTES AT THE TIME

OF SUCH

ADJOURNMENT TO APPROVE THE

**SHARE** 

ISSUANCE PROPOSAL AND THE

**SUBSTANTIAL** 

PROPERTY TRANSACTION

**PROPOSAL** 

HUMANA INC.

Security 444859102 Meeting Type Annual Meeting Date Ticker Symbol HUM 21-Apr-2016

**ISIN** US4448591028 Agenda 934335022 - Management

For

Item	Proposal	Proposed by	Vote	For/Again Manageme	
1A)	ELECTION OF DIRECTOR: KURT J. HILZINGER	Manageme	entFor	For	
1B)	ELECTION OF DIRECTOR: BRUCE D. BROUSSARD	Manageme	entFor	For	
1C)	ELECTION OF DIRECTOR: FRANK A. D'AMELIO	Manageme	entFor	For	
1D)	ELECTION OF DIRECTOR: W. ROY DUNBAR	Manageme	entFor	For	
1E)	ELECTION OF DIRECTOR: DAVID A. JONES, JR.	Manageme	entFor	For	
1F)	ELECTION OF DIRECTOR: WILLIAM J MCDONALD	Manageme	entFor	For	
1G)	ELECTION OF DIRECTOR: WILLIAM E. MITCHELL	Manageme	entFor	For	
1H)	ELECTION OF DIRECTOR: DAVID B. NASH, M.D.	Manageme	entFor	For	
1I)	ELECTION OF DIRECTOR: JAMES J. O'BRIEN	Manageme	entFor	For	
1 <b>J</b> )	ELECTION OF DIRECTOR: MARISSA T. PETERSON THE PATIENCATION OF THE	Manageme	entFor	For	
	THE RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP				
2.	AS THE COMPANY'S INDEPENDENT	Manageme	entFor	For	
	REGISTERED PUBLIC ACCOUNTING FIRM.				
	THE APPROVAL OF THE COMPENSATION OF THE				
3.	NAMED EXECUTIVE OFFICERS AS DISCLOSED IN	Manageme	entFor	For	
	THE 2016 PROXY STATEMENT.				
	LS INDUSTRIES, INC. 628464109		Maatin	a Tuna	Annual
Securit Ticker	Symbol MYE			ng Type ng Date	22-Apr-2016
ISIN	US6284641098		Agend	•	934360025 - Management
Item	Proposal	Proposed by	Vote	For/Again Manageme	
1.	DIRECTOR	Manageme	ent	Z.	
	1 R. DAVID BANYARD		For	For	
	2 DANIEL R. LEE		For	For	
	3 SARAH R. COFFIN		For	For	
	4 JOHN B. CROWE		For	For	
	5 WILLIAM A. FOLEY		For	For	
	<ul><li>6 F. JACK LIEBAU, JR.</li><li>7 BRUCE M. LISMAN</li></ul>		For For	For For	
	8 JANE SCACCETTI		For For	For	
	9 ROBERT A. STEFANKO		For	For	

TO RATIFY THE APPOINTMENT OF

**ERNST & YOUNG** 

LLP AS THE COMPANY'S

2. INDEPENDENT ManagementFor For

REGISTERED PUBLIC ACCOUNTING

FIRM FOR

FISCAL 2016.

TO CAST A NON-BINDING ADVISORY

3. VOTE TO APPROVE EXECUTIVE

ManagementFor For

COMPENSATION.

THE ADT CORPORATION

Security 00101J106 Meeting Type Special
Ticker Symbol ADT Meeting Date 22-Apr-2016

ISIN US00101J1060 Agenda 934365758 - Management

Item Proposal Proposed by Vote For/Against Management

TO ADOPT THE AGREEMENT AND

PLAN OF

MERGER, DATED AS OF FEBRUARY

14, 2016,

AMONG THE ADT CORPORATION,

PRIME SECURITY

SERVICES BORROWER, LLC, PRIME

**SECURITY ONE** 

1. MS, INC., AND SOLELY FOR THE ManagementFor For

**PURPOSES OF** 

ARTICLE IX THEREOF, PRIME

SECURITY SERVICES

PARENT, INC. AND PRIME SECURITY

**SERVICES** 

TOPCO PARENT, L.P., AS AMENDED

OR MODIFIED

FROM TIME TO TIME.

TO APPROVE, ON A NON-BINDING,

**ADVISORY** 

BASIS, CERTAIN COMPENSATION

THAT WILL OR

CORPORATION TO ITS

NAMED EXECUTIVE OFFICERS THAT

IS BASED ON

OR OTHERWISE RELATES TO THE

MERGER.

3. TO APPROVE AN ADJOURNMENT OF ManagementFor For

THE SPECIAL

MEETING OF STOCKHOLDERS OF

THE ADT

CORPORATION FROM TIME TO TIME,

IF

NECESSARY OR APPROPRIATE, FOR

THE PURPOSE

OF SOLICITING ADDITIONAL VOTES

FOR THE

APPROVAL OF THE MERGER

AGREEMENT.

ENDESA SA, MADRID

Security E41222113 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 26-Apr-2016

ISIN ES0130670112 Agenda 706776068 - Management

Item	Proposal	Proposed by	Vote	For/Agains Managemen	
CMMT	28 MAR 2016: DELETION OF COMMENT	Non-Voting	7	C	
1	ANNUAL ACCOUNTS APPROVAL	Manageme	ntNo Action		
2	APPROVAL OF THE BOARD OF DIRECTORS	Manageme	ntNo Action		
	MANAGEMENT				
3	SOCIAL MANAGEMENT APPROVAL	Managemen	ntNo Action		
4	APPLICATION OF RESULT APPROVAL	LManagement	ntNo Action		
5.1	BY-LAWS AMENDMENT: ART 4	Managemen	ntNo Action		
5.2	BY-LAWS AMENDMENT: ART 17	Managemen	ntNo Action		
5.3	BY-LAWS AMENDMENT: ART 41	Managemen	ntNo Action		
5.4	BY-LAWS AMENDMENT: ART 52, ART 58	Manageme	ntNo Action		
5.5	BY-LAWS AMENDMENT: ART 65	Manageme	ntNo Action		
	REGULATIONS OF GENERAL				
6.1	MEETING	Managemen	ntNo Action		
	AMENDMENT: ART 1				
	REGULATIONS OF GENERAL				
6.2	MEETING	Managemen	ntNo Action		
	AMENDMENT: ART 8				
	REGULATIONS OF GENERAL				
6.3	MEETING	Managemen	ntNo Action		
	AMENDMENT: ART 11				
7	RETRIBUTION POLICY REPORT	Managemen	ntNo Action		
8	RETRIBUTION OF DIRECTORS	Managemen	ntNo Action		
0	APPROVAL	M	ANT - A -4:		
9	SHARES RETRIBUTION	_	ntNo Action		
10	DELEGATION OF FACULTIES	Manageme	ntNo Action		
	CORPORATION		) (		
Security			Meeting Typ		Annual
	Symbol BBT		Meeting Date	e	26-Apr-2016
ISIN	US0549371070		Agenda		934335212 - Management
		Proposed	••	For/Agains	t
Item	Proposal	by	Vote	Manageme	
1A.	THE ELECTION OF DIRECTOR, FOR A ONE-YEAR TERM EXPIRING AT THE 2017	•	ntFor	For	

	Lugar i iiiig.	ADETOND TOMINTA	
	ANNUAL MEETING:		
	JENNIFER S. BANNER		
	THE ELECTION OF DIRECTOR, FOR A		
	ONE-YEAR		
1B.	TERM EXPIRING AT THE 2017	ManagementFor	For
	ANNUAL MEETING: K.		
	DAVID BOYER, JR.		
	THE ELECTION OF DIRECTOR, FOR A		
	ONE-YEAR		
1C.	TERM EXPIRING AT THE 2017	ManagementFor	For
	ANNUAL MEETING:		
	ANNA R. CABLIK		
	THE ELECTION OF DIRECTOR, FOR A		
	ONE-YEAR		
1D.	TERM EXPIRING AT THE 2017	ManagementFor	For
	ANNUAL MEETING:		
	JAMES A. FAULKNER		
	THE ELECTION OF DIRECTOR, FOR A		
	ONE-YEAR		
1E.	TERM EXPIRING AT THE 2017	ManagementFor	For
	ANNUAL MEETING: I.	2	
	PATRICIA HENRY		
	THE ELECTION OF DIRECTOR, FOR A		
	ONE-YEAR		
1F.	TERM EXPIRING AT THE 2017	ManagementFor	For
	ANNUAL MEETING:		
	ERIC C. KENDRICK		
	THE ELECTION OF DIRECTOR, FOR A		
	ONE-YEAR		
1G.	TERM EXPIRING AT THE 2017	ManagementFor	For
	ANNUAL MEETING:	_	
	KELLY S. KING		
	THE ELECTION OF DIRECTOR, FOR A		
	ONE-YEAR		
1H.	TERM EXPIRING AT THE 2017	ManagementFor	For
	ANNUAL MEETING:		
	LOUIS B. LYNN, PH.D.		
	THE ELECTION OF DIRECTOR, FOR A		
	ONE-YEAR		
1I.	TERM EXPIRING AT THE 2017	ManagementFor	For
	ANNUAL MEETING:		
	EDWARD C. MILLIGAN		
	THE ELECTION OF DIRECTOR, FOR A		
	ONE-YEAR		
1J.	TERM EXPIRING AT THE 2017	ManagementFor	For
	ANNUAL MEETING:		
	CHARLES A. PATTON		
1K.	THE ELECTION OF DIRECTOR, FOR A	ManagementFor	For
	ONE-YEAR		
	TERM EXPIRING AT THE 2017		
	ANNUAL MEETING:		

	= aga. 1g.		•
	NIDO R. QUBEIN		
	THE ELECTION OF DIRECTOR, FOR A		
	ONE-YEAR		
1L.	TERM EXPIRING AT THE 2017	ManagementFor	For
	ANNUAL MEETING:		
	WILLIAM J. REUTER		
	THE ELECTION OF DIRECTOR, FOR A		
	ONE-YEAR	·	
1M.	TERM EXPIRING AT THE 2017	ManagamantFor	For
11V1.	ANNUAL MEETING:	ManagementFor	гог
	TOLLIE W. RICH, JR.		
	THE ELECTION OF DIRECTOR, FOR A		
43.7	ONE-YEAR		_
1N.	TERM EXPIRING AT THE 2017	ManagementFor	For
	ANNUAL MEETING:		
	CHRISTINE SEARS		
	THE ELECTION OF DIRECTOR, FOR A		
	ONE-YEAR		
10.	TERM EXPIRING AT THE 2017	ManagementFor	For
	ANNUAL MEETING:		
	THOMAS E. SKAINS		
	THE ELECTION OF DIRECTOR, FOR A	<u>.</u>	
	ONE-YEAR		
1P.	TERM EXPIRING AT THE 2017	ManagementFor	For
	ANNUAL MEETING:		
	THOMAS N. THOMPSON		
	THE ELECTION OF DIRECTOR, FOR A		
	ONE-YEAR		
1Q.	TERM EXPIRING AT THE 2017	ManagementFor	For
	ANNUAL MEETING:		
	EDWIN H. WELCH, PH.D.		
	THE ELECTION OF DIRECTOR, FOR A	_	
	ONE-YEAR		
1R.	TERM EXPIRING AT THE 2017	ManagementFor	For
	ANNUAL MEETING:	-	
	STEPHEN T. WILLIAMS		
	TO RATIFY THE APPOINTMENT OF		
	PRICEWATERHOUSECOOPERS LLP		
	AS THE		
2.	CORPORATION'S INDEPENDENT	ManagementFor	For
	REGISTERED		
	PUBLIC ACCOUNTING FIRM FOR		
	2016.		
	TO VOTE ON AN ADVISORY		
	RESOLUTION TO		
	APPROVE BB&T'S EXECUTIVE		
3.	COMPENSATION	ManagementFor	For
	PROGRAM, COMMONLY REFERRED		
	TO AS A "SAY		
	ON PAY" VOTE.		
NOBL	E ENERGY, INC.		
	,		

Security 655044105 Annual Meeting Type Ticker Symbol NBL Meeting Date 26-Apr-2016 **ISIN** Agenda 934336531 - Management US6550441058 Proposed For/Against Vote Item Proposal by Management TO ELECT THE NOMINEE AS MEMBER OF THE 1A. BOARD OF DIRECTOR OF THE ManagementFor For **COMPANY: JEFFREY** L. BERENSON TO ELECT THE NOMINEE AS MEMBER OF THE 1B. BOARD OF DIRECTOR OF THE ManagementFor For COMPANY: MICHAEL A. CAWLEY TO ELECT THE NOMINEE AS MEMBER OF THE 1C. BOARD OF DIRECTOR OF THE ManagementFor For COMPANY: EDWARD F. COX TO ELECT THE NOMINEE AS MEMBER OF THE BOARD OF DIRECTOR OF THE 1D. ManagementFor For COMPANY: JAMES E. **CRADDOCK** TO ELECT THE NOMINEE AS MEMBER OF THE 1E. BOARD OF DIRECTOR OF THE ManagementFor For **COMPANY: THOMAS** J. EDELMAN TO ELECT THE NOMINEE AS 1

	MEMBER OF THE		
1F.	BOARD OF DIRECTOR OF THE	ManagementFor	For
	COMPANY: ERIC P.		
	GRUBMAN		
	TO ELECT THE NOMINEE AS		
	MEMBER OF THE		
1G.	BOARD OF DIRECTOR OF THE	ManagementFor	For
	COMPANY: KIRBY L.		
	HEDRICK		
	TO ELECT THE NOMINEE AS		
	MEMBER OF THE		
1H.	BOARD OF DIRECTOR OF THE	ManagementFor	For
	COMPANY: DAVID L.		
	STOVER		
	TO ELECT THE NOMINEE AS		
	MEMBER OF THE		
1I.	BOARD OF DIRECTOR OF THE	ManagementFor	For
	COMPANY: SCOTT D.		
	URBAN		

	3 3				
1J.	TO ELECT THE NOMINEE AS MEMBER OF THE BOARD OF DIRECTOR OF THE COMPANY: WILLIAM T. VAN KLEEF	Manageme	ntFor	For	
1K.	TO ELECT THE NOMINEE AS MEMBER OF THE BOARD OF DIRECTOR OF THE COMPANY: MOLLY K. WILLIAMSON TO RATIFY THE APPOINTMENT OF	Manageme	ntFor	For	
2.	THE INDEPENDENT AUDITOR BY THE COMPANY'S AUDIT COMMITTEE.	Manageme	ntFor	For	
3.	TO APPROVE, IN AN ADVISORY VOTE, EXECUTIVE COMPENSATION. TO CONSIDER A STOCKHOLDER	Manageme	ntFor	For	
4.	PROPOSAL REGARDING PROXY ACCESS, IF PROPERLY PRESENTED AT THE MEETING.	Shareholde	r Against	For	
5.	TO CONSIDER A STOCKHOLDER PROPOSAL REGARDING CLIMATE CHANGE, IF PROPERLY PRESENTED AT THE MEETING.	Shareholde	r Against	For	
Security	JNE BRANDS HOME & SECURITY, INC.		Meeting Typ Meeting Date Agenda		Annual 26-Apr-2016 934338890 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1A.	ELECTION OF DIRECTOR (CLASS II): SUSAN S. KILSBY	Manageme	ntFor	For	
1B.	ELECTION OF DIRECTOR (CLASS II): CHRISTOPHER J. KLEIN RATIFICATION OF THE	Manageme	ntFor	For	
2.	APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2016.	Manageme	ntFor	For	
3.	ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION.	Manageme	ntFor	For	

ASTORIA FINANCIAL CORPORATION

Security 046265104 Meeting Type Special
Ticker Symbol AF Meeting Date 26-Apr-2016

ISIN US0462651045 Agenda 934351519 - Management

Item Proposal Proposed by Vote For/Against Management

TO ADOPT THE AGREEMENT AND

PLAN OF

MERGER, DATED AS OF OCTOBER 28,

2015, BY AND

BETWEEN ASTORIA FINANCIAL

**CORPORATION** 

1. ("ASTORIA") AND NEW YORK ManagementFor For

**COMMUNITY** 

BANCORP, INC., AS SUCH

AGREEMENT MAY BE

AMENDED FROM TIME TO TIME

("ASTORIA MERGER

PROPOSAL").

TO APPROVE, ON AN ADVISORY

(NON-BINDING)

BASIS, THE COMPENSATION THAT

**CERTAIN** 

**EXECUTIVE OFFICERS OF ASTORIA** 

2. MAY RECEIVE ManagementFor For

IN CONNECTION WITH THE ASTORIA

**MERGER** 

PROPOSAL PURSUANT TO EXISTING

**AGREEMENTS** 

OR ARRANGEMENTS WITH ASTORIA.

TO APPROVE ONE OR MORE

ADJOURNMENTS OF

THE SPECIAL MEETING, IF

**NECESSARY OR** 

3. APPROPRIATE, INCLUDING
ManagementFor For

ADJOURNMENTS TO

PERMIT FURTHER SOLICITATION OF

PROXIES IN

FAVOR OF THE ASTORIA MERGER

PROPOSAL.

TELENET GROUP HOLDING NV, MECHELEN

Security B89957110 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 27-Apr-2016

ISIN BE0003826436 Agenda 706824542 - Management

Item Proposal Proposed by Vote For/Against Management

CMMT MARKET RULES REQUIRE Non-Voting

DISCLOSURE OF

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS MULTIPLE

BENEFICIAL OWNERS, YOU WILL

**NEED TO-PROVIDE** 

THE BREAKDOWN OF EACH

BENEFICIAL OWNER

NAME, ADDRESS AND

SHARE-POSITION TO YOUR

CLIENT SERVICE REPRESENTATIVE.

THIS

INFORMATION IS REQUIRED-IN

ORDER FOR YOUR

VOTE TO BE LODGED

IMPORTANT MARKET PROCESSING

**REQUIREMENT:** 

A BENEFICIAL OWNER SIGNED

POWER OF-

ATTORNEY (POA) MAY BE

REQUIRED IN ORDER TO

LODGE AND EXECUTE YOUR

**VOTING-**

**CMMT** INSTRUCTIONS IN THIS MARKET.

Non-Voting

ABSENCE OF A

POA, MAY CAUSE YOUR

**INSTRUCTIONS TO-BE** 

REJECTED. IF YOU HAVE ANY

**QUESTIONS, PLEASE** 

CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

COMMUNICATION OF AND

DISCUSSION ON THE

ANNUAL REPORT OF THE BOARD

**OF-DIRECTORS** 

AND THE REPORT OF THE 1

Non-Voting

STATUTORY AUDITOR ON THE STATUTORY

FINANCIAL-STATEMENTS FOR

THE FISCAL YEAR ENDED ON

**DECEMBER 31, 2015** 

APPROVAL OF THE STATUTORY

**FINANCIAL** 

STATEMENTS FOR THE FISCAL YEAR

**ENDED ON** 

2 DECEMBER 31, 2015, INCLUDING THE ManagementNo Action

**ALLOCATION** 

OF THE RESULT AS PROPOSED BY

THE BOARD OF

**DIRECTORS** 

3 COMMUNICATION OF AND Non-Voting

DISCUSSION ON THE

ANNUAL REPORT OF THE BOARD

**OF-DIRECTORS** 

AND THE REPORT OF THE

STATUTORY AUDITOR

ON THE CONSOLIDATED-FINANCIAL

**STATEMENTS** 

FOR THE FISCAL YEAR ENDED ON

DECEMBER 31,

2015

APPROVAL OF THE REMUNERATION

REPORT FOR

4 ManagementNo Action THE FISCAL YEAR ENDED ON

**DECEMBER 31, 2015** 

COMMUNICATION OF AND

DISCUSSION ON THE

CONSOLIDATED FINANCIAL Non-Voting STATEMENTS FOR-THE

FISCAL YEAR ENDED ON DECEMBER

31, 2015

5

TO GRANT DISCHARGE FROM

LIABILITY TO THE

DIRECTOR WHO IS IN OFFICE

**DURING THE FISCAL** 

YEAR ENDED ON DECEMBER 31,

6.1A 2015, FOR THE ManagementNo Action

EXERCISE OF THEIR MANDATE

**DURING SAID** 

FISCAL YEAR: BERT DE GRAEVE

(IDW CONSULT

BVBA)

TO GRANT DISCHARGE FROM

LIABILITY TO THE

DIRECTOR WHO IS IN OFFICE

**DURING THE FISCAL** 

YEAR ENDED ON DECEMBER 31, 6.1B ManagementNo Action

2015, FOR THE

EXERCISE OF THEIR MANDATE

**DURING SAID** 

FISCAL YEAR: MICHEL DELLOYE

(CYTINDUS NV)

TO GRANT DISCHARGE FROM

LIABILITY TO THE

DIRECTOR WHO IS IN OFFICE

**DURING THE FISCAL** 

YEAR ENDED ON DECEMBER 31,

6.1C 2015, FOR THE

EXERCISE OF THEIR MANDATE

**DURING SAID** 

FISCAL YEAR: STEFAN

DESCHEEMAEKER (SDS

INVEST NV)

ManagementNo Action

TO GRANT DISCHARGE FROM LIABILITY TO THE DIRECTOR WHO IS IN OFFICE **DURING THE FISCAL** YEAR ENDED ON DECEMBER 31, 6.1D ManagementNo Action 2015, FOR THE EXERCISE OF THEIR MANDATE **DURING SAID** FISCAL YEAR: JO VAN BIESBROECK (JOVB BVBA) TO GRANT DISCHARGE FROM LIABILITY TO THE DIRECTOR WHO IS IN OFFICE **DURING THE FISCAL** 6.1E YEAR ENDED ON DECEMBER 31, ManagementNo Action 2015, FOR THE EXERCISE OF THEIR MANDATE **DURING SAID** FISCAL YEAR: CHRISTIANE FRANCK TO GRANT DISCHARGE FROM LIABILITY TO THE DIRECTOR WHO IS IN OFFICE **DURING THE FISCAL** 6.1F YEAR ENDED ON DECEMBER 31, ManagementNo Action 2015, FOR THE EXERCISE OF THEIR MANDATE **DURING SAID** FISCAL YEAR: JOHN PORTER TO GRANT DISCHARGE FROM LIABILITY TO THE DIRECTOR WHO IS IN OFFICE **DURING THE FISCAL** YEAR ENDED ON DECEMBER 31, 6.1G ManagementNo Action 2015, FOR THE EXERCISE OF THEIR MANDATE **DURING SAID** FISCAL YEAR: CHARLES H. **BRACKEN** TO GRANT DISCHARGE FROM LIABILITY TO THE DIRECTOR WHO IS IN OFFICE **DURING THE FISCAL** 6.1H YEAR ENDED ON DECEMBER 31, ManagementNo Action 2015, FOR THE EXERCISE OF THEIR MANDATE **DURING SAID** FISCAL YEAR: DIEDERIK KARSTEN 6.1I TO GRANT DISCHARGE FROM ManagementNo Action LIABILITY TO THE DIRECTOR WHO IS IN OFFICE

**DURING THE FISCAL** 

YEAR ENDED ON DECEMBER 31, 2015, FOR THE

EXERCISE OF THEIR MANDATE

**DURING SAID** 

FISCAL YEAR: BALAN NAIR

TO GRANT DISCHARGE FROM

LIABILITY TO THE

DIRECTOR WHO IS IN OFFICE

**DURING THE FISCAL** 

YEAR ENDED ON DECEMBER 31,

6.1J TEAK ENDED (

EXERCISE OF THEIR MANDATE

**DURING SAID** 

FISCAL YEAR: MANUEL

**KOHNSTAMM** 

TO GRANT DISCHARGE FROM

LIABILITY TO THE

DIRECTOR WHO IS IN OFFICE

**DURING THE FISCAL** 

6.1K YEAR ENDED ON DECEMBER 31,

2015, FOR THE

EXERCISE OF THEIR MANDATE

**DURING SAID** 

FISCAL YEAR: JIM RYAN

TO GRANT DISCHARGE FROM

LIABILITY TO THE

DIRECTOR WHO IS IN OFFICE

**DURING THE FISCAL** 

6.1L YEAR ENDED ON DECEMBER 31, M

2015, FOR THE

EXERCISE OF THEIR MANDATE

**DURING SAID** 

FISCAL YEAR: ANGELA MCMULLEN

TO GRANT DISCHARGE FROM

LIABILITY TO THE

DIRECTOR WHO IS IN OFFICE

DURING THE FISCAL

6.1M YEAR ENDED ON DECEMBER 31,

2015, FOR THE

EXERCISE OF THEIR MANDATE

**DURING SAID** 

FISCAL YEAR: SUZANNE

**SCHOETTGER** 

6.2 TO GRANT INTERIM DISCHARGE

FROM LIABILITY TO

MR. BALAN NAIR WHO WAS IN

OFFICE DURING THE

FISCAL YEAR ENDING ON

**DECEMBER 31, 2016** 

UNTIL HIS VOLUNTARY

RESIGNATION ON

ManagementNo Action

ManagementNo Action

ManagementNo Action

ManagementNo Action

ManagementNo Action

FEBRUARY 9, 2016, FOR THE

**EXERCISE OF HIS** 

MANDATE DURING SAID PERIOD

TO GRANT DISCHARGE FROM

LIABILITY TO THE

STATUTORY AUDITOR FOR THE

7 EXERCISE OF HIS

ManagementNo Action

MANDATE DURING THE FISCAL

YEAR ENDED ON

**DECEMBER 31, 2015** 

CONFIRMATION OF APPOINTMENT,

**UPON** 

NOMINATION IN ACCORDANCE

WITH ARTICLE 18.1

(I) AND 18.2 OF THE ARTICLES OF

ASSOCIATION, OF

JOVB BVBA (WITH PERMANENT

REPRESENTATIVE

JO VAN BIESBROECK) AS

"INDEPENDENT

DIRECTOR", IN THE MEANING OF

ARTICLE 526TER

OF THE BELGIAN COMPANY CODE,

ManagementNo Action

**PROVISION 2.3** 

OF THE BELGIAN CORPORATE

**GOVERNANCE CODE** 

AND THE ARTICLES OF

ASSOCIATION OF THE

COMPANY, FOR A TERM OF 3 YEARS,

**WITH** 

8.A

IMMEDIATE EFFECT AND UNTIL THE

**CLOSING OF** 

THE GENERAL SHAREHOLDERS'

MEETING OF 2019

CONFIRMATION OF APPOINTMENT,

**UPON** 

NOMINATION IN ACCORDANCE

WITH ARTICLE 18.1

(II) OF THE ARTICLES OF

ASSOCIATION, OF MRS.

8.B SUZANNE SCHOETTGER, FOR A

TERM OF 4 YEARS,

WITH IMMEDIATE EFFECT AND

UNTIL THE CLOSING

OF THE GENERAL SHAREHOLDERS'

MEETING OF

2020

8.C CONFIRMATION APPOINTMENT,

ManagementNo Action

ManagementNo Action

**UPON NOMINATION** 

IN ACCORDANCE WITH ARTICLE 18.1

(II) OF THE

ARTICLES OF ASSOCIATION, OF MRS.

**DANA** 

STRONG, FOR A TERM OF 4 YEARS,

WITH

IMMEDIATE EFFECT AND UNTIL THE

**CLOSING OF** 

THE GENERAL SHAREHOLDERS'

**MEETING OF 2020** 

RE-APPOINTMENT, UPON

NOMINATION IN

ACCORDANCE WITH ARTICLE 18.1

(II) OF THE

ARTICLES OF ASSOCIATION, OF MR.

**CHARLIE** 

BRACKEN, FOR A TERM OF 4 YEARS. ManagementNo Action 8.D

WITH

IMMEDIATE EFFECT AND UNTIL THE

**CLOSING OF** 

THE GENERAL SHAREHOLDERS'

**MEETING OF 2020** 

THE MANDATES OF THE DIRECTORS

APPOINTED IN

ACCORDANCE WITH ITEM 8(A) UP TO

(D) OF THE

AGENDA, ARE REMUNERATED IN

8.E **ACCORDANCE**  ManagementNo Action

WITH THE RESOLUTIONS OF THE

**GENERAL** 

SHAREHOLDERS' MEETING OF APRIL

28, 2010 AND

APRIL 24, 2013

9 APPROVAL, IN AS FAR AS NEEDED ManagementNo Action

AND

APPLICABLE, IN ACCORDANCE WITH

**ARTICLE 556** 

OF THE BELGIAN COMPANY CODE,

OF THE TERMS

AND CONDITIONS OF THE

PERFORMANCE SHARES

PLANS AND/OR SHARE OPTION

PLANS TO

(SELECTED) EMPLOYEES ISSUED BY

THE

COMPANY, WHICH MAY GRANT

**RIGHTS THAT** 

EITHER COULD HAVE AN IMPACT ON

COMPANY'S EQUITY OR COULD GIVE

RISE TO A

LIABILITY OR OBLIGATION OF THE

**COMPANY IN** 

CASE OF A CHANGE OF CONTROL

OVER THE COMPANY

CIGNA CORPORATION

Security 125509109 Meeting Type Annual
Ticker Symbol CI Meeting Date 27-Apr-2016

ISIN US1255091092 Agenda 934341520 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1.1	ELECTION OF DIRECTOR: DAVID M. CORDANI	ManagementFor	For
1.2	ELECTION OF DIRECTOR: ISAIAH HARRIS, JR.	ManagementFor	For
1.3	ELECTION OF DIRECTOR: JANE E. HENNEY, M.D.	ManagementFor	For
1.4	ELECTION OF DIRECTOR: DONNA F. ZARCONE	ManagementFor	For
2.	ADVISORY APPROVAL OF CIGNA'S EXECUTIVE COMPENSATION.	ManagementFor	For
3.	RATIFICATION OF APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS CIGNA'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2016. ORT CORPORATION	ManagementFor	For

NEWPORT CORPORATION

Security 651824104 Meeting Type Special Ticker Symbol NEWP Meeting Date 27-Apr-2016

ISIN US6518241046 Agenda 934367904 - Management

Item	Proposal	Proposed by Vote	For/Against Management
	TO ADOPT AND APPROVE THE		-
	AGREEMENT AND		
	PLAN OF MERGER, DATED AS OF		
	FEBRUARY 22,		
	2016, BY AND AMONG NEWPORT		
	CORPORATION		
	(THE "COMPANY"), MKS		
1.	INSTRUMENTS, INC.	ManagementFor	For
	("PARENT"), AND PSI EQUIPMENT,		
	INC. ("MERGER		
	SUB"), AND THE TRANSACTIONS		
	CONTEMPLATED		
	THEREBY (DUE TO SPACE LIMITS,		
	SEE PROXY		
	STATEMENT FOR FULL PROPOSAL)		
2.	TO APPROVE THE POSTPONEMENT	ManagementFor	For
	OR	-	

ADJOURNMENT OF THE SPECIAL MEETING TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES TO APPROVE PROPOSAL 1, IF DEEMED NECESSARY OR APPROPRIATE BY THE BOARD OF DIRECTORS. TO APPROVE ON A NON-BINDING, ADVISORY BASIS,

CERTAIN COMPENSATION THAT

WILL OR MAY

3. BECOME PAYABLE TO THE

COMPANY'S NAMED

EXECUTIVE OFFICERS THAT IS

BASED ON OR

OTHERWISE RELATES TO THE

MERGER.

NRG ENERGY, INC.

Security 629377508 Meeting Type Annual
Ticker Symbol NRG Meeting Date 28-Apr-2016

ISIN US6293775085 Agenda 934342318 - Management

ManagementFor

For

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: E. SPENCER ABRAHAM	R ManagementFor	For
1B.	ELECTION OF DIRECTOR: KIRBYJON H. CALDWELL	ManagementFor	For
1C.	ELECTION OF DIRECTOR: LAWRENCE S. COBEN	ManagementFor	For
1D.	ELECTION OF DIRECTOR: HOWARD E. COSGROVE	ManagementFor	For
1E.	ELECTION OF DIRECTOR: TERRY G. DALLAS	ManagementFor	For
1F.	ELECTION OF DIRECTOR: MAURICIO GUTIERREZ	ManagementFor	For
1G.	ELECTION OF DIRECTOR: WILLIAM E. HANTKE	ManagementFor	For
1H.	ELECTION OF DIRECTOR: PAUL W. HOBBY	ManagementFor	For
1I.	ELECTION OF DIRECTOR: EDWARD R. MULLER	ManagementFor	For
1J.	ELECTION OF DIRECTOR: ANNE C. SCHAUMBURG	ManagementFor	For
1K.	ELECTION OF DIRECTOR: EVAN J. SILVERSTEIN	ManagementFor	For
1L.	ELECTION OF DIRECTOR: THOMAS H WEIDEMEYER	·ManagementFor	For
1M.		ManagementFor	For

ELECTION OF DIRECTOR: WALTER R. YOUNG TO RE-APPROVE THE PERFORMANCE **GOALS** UNDER THE NRG ENERGY, INC. AMENDED AND RESTATED LONG-TERM INCENTIVE 2. ManagementFor For PLAN SOLELY FOR PURPOSE OF SECTION 162(M) OF THE INTERNAL REVENUE CODE OF 1986, AS AMENDED. TO APPROVE, ON AN ADVISORY BASIS, THE 3. COMPENSATION OF THE COMPANY'S ManagementFor For **NAMED** EXECUTIVE OFFICERS. TO RATIFY THE APPOINTMENT OF KPMG LLP AS THE COMPANY'S INDEPENDENT 4. ManagementFor For **REGISTERED** PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR 2016. TO VOTE ON A STOCKHOLDER **PROPOSAL** 5. REGARDING PROXY ACCESS, IF Shareholder For **PROPERLY** PRESENTED AT THE MEETING. TO VOTE ON A STOCKHOLDER **PROPOSAL** REGARDING DISCLOSURE OF 6. **POLITICAL** Shareholder Against For EXPENDITURES, IF PROPERLY PRESENTED AT THE MEETING. THE EMPIRE DISTRICT ELECTRIC COMPANY Security Meeting Type 291641108 Annual Meeting Date Ticker Symbol EDE 28-Apr-2016 **ISIN** Agenda 934344122 - Management US2916411083 For/Against Proposed Item **Proposal** Vote Management by 1. DIRECTOR Management 1 ROSS C. HARTLEY For For 2 For For HERBERT J. SCHMIDT For 3 C. JAMES SULLIVAN For

ManagementFor

For

2.

TO RATIFY THE APPOINTMENT OF

PRICEWATERHOUSECOOPERS LLP

INDEPENDENT REGISTERED PUBLIC

AS EMPIRE'S

**ACCOUNTING** 

FIRM FOR THE FISCAL YEAR ENDING

DECEMBER

31, 2016.

TO VOTE UPON A NON-BINDING

**ADVISORY** 

PROPOSAL TO APPROVE THE

3. COMPENSATION OF ManagementFor

TEDC

For

OUR NAMED EXECUTIVE OFFICERS

AS DISCLOSED

IN THIS PROXY STATEMENT.

ENGINEERING-INGEGNERIA INFORMATICA SPA, ROMA

Security T3626N106 Meeting Type Ordinary General

Ticker Symbol Meeting Type Meeting

Meeting 29-Apr-2016

Ticker Symbol Weeting Date 29-Apr-2010

ISIN IT0003029441 Agenda 706778810 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE IN THE EVENT THE

**MEETING DOES** 

NOT REACH QUORUM, THERE WILL

BE A-SECOND

CALL ON 20 MAY 2016.

CMMT CONSEQUENTLY, YOUR Non-Voting

VOTING INSTRUCTIONS WILL-REMAIN VALID FOR

ALL CALLS UNLESS THE AGENDA IS

AMENDED. THANK YOU

APPROVE FINANCIAL STATEMENTS,

**STATUTORY** 

REPORTS, AND ALLOCATION OF

**INCOME: THE** 

DISTRIBUTION OF DIVIDENDS,

FURTHER TO THE

NET PROFIT ACHIEVED BY THE

1 COMPANY, AS ManagementFor For

SHOWING IN THE 2015 FINANCIAL

YEAR BALANCE

SHEET, FOR A TOTAL OF EUROS

20,000,000

REPORT. RELATED AND

CONSEQUENT

**RESOLUTIONS** 

CONSULTATION OF THE FIRST

SECTION OF THE

2 REMUNERATION REPORT UNDER ManagementFor For

ARTICLE 123-TER

**OF LEGISLATIVE DECREE 58/98** 

CMMT 20 APR 2016: PLEASE NOTE THAT Non-Voting

THIS IS A

REVISION DUE TO MODIFICATION OF

**TEXT-OF** 

**RES.1 & MEETING TYPE WAS** 

CHANGED FROM AGM

TO OGM. IF YOU HAVE ALREADY

SENT-IN YOUR

VOTES, PLEASE DO NOT VOTE

AGAIN UNLESS YOU

DECIDE TO AMEND YOUR-ORIGINAL

INSTRUCTIONS. THANK YOU.

**BOLZONI S.P.A., PODENZANO** 

Security T21139109 Meeting Type Ordinary General

Ticker Symbol Meeting Type Meeting

Meeting 29-Apr-2016

ISIN IT0004027279 Agenda 706802039 - Management

Item Proposal Proposed by Vote For/Against Management

TO PRESENT THE BALANCE SHEET

AND THE

CONSOLIDATED BALANCE SHEET AS

OF 31

DECEMBER 2015, BOARD OF

1 DIRECTORS' REPORT, ManagementFor For

INTERNAL AND EXTERNAL

AUDITORS' REPORTS,

PROPOSAL OF PROFIT ALLOCATION,

**RESOLUTIONS** 

RELATED THERETO

REWARDING POLICY REPORT,

**RESOLUTIONS AS** 

PER ART. 123-TER, CLAUSE 6, ManagementFor For

**LEGISLATIVE** 

DECREE 24 FEBRUARY 1998. NO.58

TO INTEGRATE THE CURRENT

**BOARD OF** 

3 DIRECTORS, RESOLUTIONS RELATEDManagementFor For

THERETO:

GLORIA FRANCESCA MARINO

TO APPOINT INTERNAL AUDITORS

AND CHAIRMAN

4 OF INTERNAL AUDITORS, TO STATE ManagementFor For

EMOLUMENT, RESOLUTIONS

RELATED THERETO

CMMT 23 MAR 2016: PLEASE NOTE THAT Non-Voting

THE ITALIAN

LANGUAGE AGENDA IS AVAILABLE

**BY-CLICKING ON** 

THE URL LINK:-

https://materials.proxyvote.com/Approved/99999Z/19840

101/NPS 276100.PDF 04 APR 2016: PLEASE NOTE THAT THIS IS A REVISION DUE TO ADDITION **COMMENT AND-**RECEIPT OF DIRECTOR NAME. IF YOU HAVE CMMT Non-Voting ALREADY SENT IN YOUR VOTES, PLEASE DO-NOT VOTE AGAIN UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK-YOU. NORBORD INC, TORONTO Security 65548P403 Meeting Type **Annual General Meeting** Ticker Symbol Meeting Date 29-Apr-2016 706841005 - Management Agenda ISIN CA65548P4033 Proposed For/Against Item Vote **Proposal** Management by PLEASE NOTE THAT SHAREHOLDERS **ARE** ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY CMMT FOR RESOLUTIONS "3" AND 'IN Non-Voting FAVOR' OR 'ABSTAIN' ONLY FOR **RESOLUTION-NUMBERS "1.1** TO 1.8 AND 2". THANK YOU ELECTION OF DIRECTOR: JACK L. 1.1 ManagementFor For **COCKWELL** ELECTION OF DIRECTOR: PIERRE 1.2 ManagementFor For **DUPUIS** ELECTION OF DIRECTOR: PAUL E. 1.3 ManagementFor For **GAGNE** ELECTION OF DIRECTOR: J. PETER 1.4 ManagementFor For **GORDON** ELECTION OF DIRECTOR: PAUL A. 1.5 ManagementFor For **HOUSTON** ELECTION OF DIRECTOR: J. BARRIE 1.6 ManagementFor For **SHINETON** ELECTION OF DIRECTOR: DENIS A. 1.7 ManagementFor For **TURCOTTE** ELECTION OF DIRECTOR: PETER C. 1.8 ManagementFor For WIJNBERGEN FOR THE APPOINTMENT OF KPMG LLP AS AUDITORS OF THE COMPANY AND 2 ManagementFor For **AUTHORIZING** THE DIRECTORS TO FIX THEIR

REMUNERATION

THE RESOLUTION ACCEPTING THE

COMPANY'S

3 ManagementFor For APPROACH TO EXECUTIVE

**COMPENSATION** 

PARMALAT SPA, COLLECCHIO

Security T7S73M107 Meeting Type MIX

Meeting Date Ticker Symbol 29-Apr-2016

**ISIN** IT0003826473 Agenda 706951591 - Management

Proposed For/Against Vote Item **Proposal** Management by

PLEASE NOTE THAT THIS IS AN

AMENDMENT TO

MEETING ID 620471 DUE TO

ADDITION OF-

RESOLUTIONS. ALL VOTES

CMMT RECEIVED ON THE Non-Voting

PREVIOUS MEETING WILL BE

**DISREGARDED-AND** 

YOU WILL NEED TO REINSTRUCT ON

THIS MEETING

NOTICE. THANK YOU.

PLEASE NOTE THAT THE ITALIAN

**LANGUAGE** 

AGENDA IS AVAILABLE BY

CMMT CLICKING ON THE-URL Non-Voting

LINK:-

https://materials.proxyvote.com/Approved/99999Z/19840

101/NPS 278037.PDF

TO AMEND ART. 2 (COMPANY

HEADQUARTER),

ITEM 1 AND ART. 11 (BOARD OF E.1.1 ManagementAgainst Against

DIRECTORS), ITEMS

10, 11 E 12 OF THE BYLAWS

E.1.2 RESOLUTIONS RELATED THERETO ManagementNo Action

TO AMEND ARTICLES 11(BOARD OF

DIRECTORS),

13 (DUTIES OF DIRECTORS), 14

E.2.1 (BOARD OF ManagementAgainst Against

DIRECTORS' CHAIRMAN) AND 18

(COMMITTEES) OF

**BYLAWS** 

E.2.2 RESOLUTIONS RELATED THERETO ManagementNo Action

0.1.1 **BALANCE SHEET OF PARMALAT** ManagementFor For

S.P.A. AS OF 31

**DECEMBER 2015. RESOLUTIONS** 

**RELATED** 

THERETO. CONSOLIDATED

**BALANCE SHEET'S** 

PRESENTATION AS OF 31 DECEMBER

2015.

	Lagar i iiiig.	COLICIND TOMINITY	``
	DIRECTORS, INTERNAL AND EXTERNAL AUDITORS'		
O.1.2	REPORT. ALLOCATION OF FINANCIAL RESULT	ΓManagementFor	For
O.2	REWARDING REPORT: REWARDING POLICY	ManagementFor	For
0.2.1	THREE-YEARS MONETARY PLAN 2016-2018 FOR		
O.3.1	PARMALAT GROUP'S TOP MANAGEMENT	ManagementFor	For
O.3.2	RESOLUTIONS RELATED THERETO PLEASE NOTE THAT ALTHOUGH	ManagementNo Action	
	THERE ARE 02 SLATES TO BE ELECTED AS		
	DIRECTORS,-THERE IS		
	ONLY 01 VACANCY AVAILABLE TO BE FILLED AT		
CMMT	THE MEETING. THE STANDING-INSTRUCTIONS FOR	Non-Voting	
	THIS MEETING WILL BE DISABLED AND, IF YOU		
	CHOOSE, YOU ARE-REQUIRED TO VOTE FOR ONLY		
	01 OUT OF THE 02 SLATES. THANK YOU		
	PLEASE NOTE THAT THIS		
	RESOLUTION IS A SHAREHOLDER PROPOSAL: TO		
	APPOINT THE BOARD OF DIRECTORS, LIST		
	PRESENTED BY SOFIL S.A.S-SOCIETE POUR LE		
	FINANCEMENT DE L'INDUSTRIE LATIERE,		
O4.11	REPRESENTING 86,96PCT OF COMPANY STOCK CAPITAL:	Shareholder Against	For
	GABRIELLA CHERSICLA		
	YVON GUERIN PATRICE GASSENBACH-MICHEL		
	PESLIER ELENA VASCO ANGELA GAMBA PIER		
	GIUSEPPE BIANDRINO NICOLO' DUBINI		
O4.12	PLEASE NOTE THAT THIS RESOLUTION IS A	Shareholder For	Against
	SHAREHOLDER PROPOSAL: TO APPOINT THE		
	BOARD OF DIRECTORS, LIST PRESENTED BY FIL		
	INVESTMENTS INTERNATIONAL, GABELLI FUNDS		
	C. DELET I CITED		

	3 3				
	LLC, SETANTA ASSET				
	MANAGEMENT LIMITED,				
	AMBER CAPITAL UK LLP E AMBER				
	CAPITAL ITALIA				
	SGR S.P.A, REPRESENTING 4,157PCT				
	OF COMPANY				
	STOCK CAPITAL: UMBERTO				
	MOSETTI ANTONIO				
	ARISTIDE MASTRANGELO ELISA				
	CORGHI				
0.4.2	TO STATE DIRECTORS NUMBER	Managemen	ntAbstain	Against	
	TO STATE BOARD OF DIRECTORS			_	
O.4.3	TERM OF OFFICE	Managemen	ntAbstain	Against	
	TO APPOINT BOARD OF DIRECTORS'				
O.4.4	CHAIRMAN	Managemen	ntAbstain	Against	
	TO STATE BOARD OF DIRECTORS				
O.4.5	EMOLUMENT	Managemen	ntAbstain	Against	
	RESOLUTIONS ABOUT THE				
	ATTRIBUTION TO				
O.4.6	DIRECTORS OF AN ADDITIONAL	Manageme	ntAbstain	Against	
	EMOLUMENT				
O.4.7	RESOLUTIONS RELATED THERETO	Manageme	ntNo Action		
0.1.7	TO INTEGRATE INTERNAL	Tranageme.	ila (o i icion		
	AUDITORS AND TO				
0.5	APPOINT INTERNAL AUDITORS'	Managemen	ntFor	For	
0.5	CHAIRMAN.	Wanageme	au 01	101	
	RESOLUTIONS RELATED THERETO				
A STR A	AZENECA PLC				
Security			Meeting Typ	ne	Annual
•	Symbol AZN		Meeting Dat		29-Apr-2016
ISIN	US0463531089		Agenda		934356898 - Management
15111	050103331007		1 Igenda		754550070 Wanagement
		Proposed		For/Agains	et.
Item	Proposal	by	Vote	Manageme	
	TO RECEIVE THE COMPANY'S	O y		Manageme	110
	ACCOUNTS AND THE				
	REPORTS OF THE DIRECTORS AND				
1.	AUDITOR FOR	Managemen	ntFor	For	
	THE YEAR ENDED 31 DECEMBER				
	2015				
2.	TO CONFIRM DIVIDENDS	Managemen	ntFor	For	
2.	TO RE-APPOINT KPMG LLP, LONDON	C		1 01	
3.	AS AUDITOR	Managemen	ntFor	For	
1	TO AUTHORISE THE DIRECTORS TO	Manageme	ntFor	For	
4.	TO AUTHORISE THE DIRECTORS TO AGREE THE	Manageme	ntFor	For	
	TO AUTHORISE THE DIRECTORS TO AGREE THE REMUNERATION OF THE AUDITOR	_			
4. 5A.	TO AUTHORISE THE DIRECTORS TO AGREE THE REMUNERATION OF THE AUDITOR RE-ELECTION OF DIRECTOR: LEIF	Management Management		For	
5A.	TO AUTHORISE THE DIRECTORS TO AGREE THE REMUNERATION OF THE AUDITOR RE-ELECTION OF DIRECTOR: LEIF JOHANSSON	Managemen	ntFor	For	
	TO AUTHORISE THE DIRECTORS TO AGREE THE REMUNERATION OF THE AUDITOR RE-ELECTION OF DIRECTOR: LEIF JOHANSSON RE-ELECTION OF DIRECTOR: PASCAL	Managemen	ntFor		
5A.	TO AUTHORISE THE DIRECTORS TO AGREE THE REMUNERATION OF THE AUDITOR RE-ELECTION OF DIRECTOR: LEIF JOHANSSON	Managemen	ntFor ntFor	For	

	RE- ELECTION OF DIRECTOR: MARC DUNOYER				
5D.	RE-ELECTION OF DIRECTOR: CORI BARGMANN	Managemen	ntFor	For	
5E.	RE-ELECTION OF DIRECTOR: GENEVIEVE BERGER	Managemen	ntFor	For	
5F.	RE-ELECTION OF DIRECTOR: BRUCE BURLINGTON	Managemen	ntFor	For	
5G.	RE-ELECTION OF DIRECTOR: ANN CAIRNS	Managemen	ntFor	For	
5H.	RE-ELECTION OF DIRECTOR: GRAHAM CHIPCHASE	Managemen	ntFor	For	
5I.	RE-ELECTION OF DIRECTOR: JEAN-PHILIPPE COURTOIS	Managemen	ntFor	For	
5J.	RE-ELECTION OF DIRECTOR: RUDY MARKHAM	Managemen	ntFor	For	
5K.	RE-ELECTION OF DIRECTOR: SHRITI VADERA	Managemen	ntFor	For	
5L.	RE-ELECTION OF DIRECTOR: MARCUS WALLENBERG TO APPROVE THE ANNUAL REPORT	Managemen	ntFor	For	
6.	ON REMUNERATION FOR THE YEAR ENDED 31	Managemen	ntFor	For	
7.	DECEMBER 2015 TO AUTHORISE LIMITED EU POLITICAL DONATIONS	Managemen	ntFor	For	
8.	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	Managemen	ntFor	For	
9.	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS	Managemen	ntAgainst	Against	
10.	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	Managemen	ntFor	For	
11.	TO REDUCE THE NOTICE PERIOD FOR GENERAL MEETINGS	Managemen	ntAgainst	Against	
NORBO	ORD INC.				
Security			Meeting Type		Annual
	Symbol OSB		Meeting Date	2	29-Apr-2016
ISIN	CA65548P4033		Agenda		934359882 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
01	DIRECTOR	Managemen	nt	-	
	1 JACK L. COCKWELL		For	For	
	2 PIERRE DUPUIS		For	For	
	3 PAUL E. GAGNÉ		For	For	

4 J. PETER GORDON For For 5 PAUL A. HOUSTON For For For J. BARRIE SHINETON For 7 DENIS A. TURCOTTE For For 8 PETER C. WIJNBERGEN For For

THE APPOINTMENT OF KPMG LLP AS

**AUDITORS OF** 

02 THE COMPANY AND AUTHORIZING ManagementFor For

THE DIRECTORS

TO FIX THEIR REMUNERATION.

ON AN ADVISORY BASIS VOTE, THE

**RESOLUTION** 

03 ACCEPTING THE COMPANY'S ManagementFor For

APPROACH TO

EXECUTIVE COMPENSATION.

KUONI REISEN HOLDING AG, ZUERICH

Security H47070133 Meeting Type ExtraOrdinary General

Ticker Symbol Meeting Date Meeting Date 02-May-2016

ISIN CH0314790905 Agenda 706912741 - Management

Item Proposal Proposed by Vote For/Against Management

CMMT PART 2 OF THIS MEETING IS FOR Non-Voting

**VOTING ON** 

AGENDA AND MEETING

ATTENDANCE-REQUESTS

ONLY. PLEASE ENSURE THAT YOU

HAVE FIRST

VOTED IN FAVOUR OF

THE-REGISTRATION OF

SHARES IN PART 1 OF THE MEETING.

IT IS A

MARKET REQUIREMENT-FOR

**MEETINGS OF THIS** 

TYPE THAT THE SHARES ARE

**REGISTERED AND** 

MOVED TO A-REGISTERED

LOCATION AT THE CSD,

AND SPECIFIC POLICIES AT THE

INDIVIDUAL-SUB-

CUSTODIANS MAY VARY. UPON

RECEIPT OF THE

VOTE INSTRUCTION, IT IS

POSSIBLE-THAT A

MARKER MAY BE PLACED ON YOUR

**SHARES TO** 

ALLOW FOR RECONCILIATION

AND-RE-

REGISTRATION FOLLOWING A

TRADE. THEREFORE

WHILST THIS DOES NOT PREVENT THE-TRADING OF SHARES, ANY THAT ARE REGISTERED MUST BE FIRST DEREGISTERED IF-REQUIRED **FOR** SETTLEMENT. DEREGISTRATION CAN AFFECT THE VOTING RIGHTS OF THOSE-SHARES. IF YOU HAVE **CONCERNS REGARDING YOUR** ACCOUNTS. PLEASE CONTACT YOUR-CLIENT REPRESENTATIVE 1.1.1 ELECT ULF BERG AS DIRECTOR ManagementNo Action ELECT MICHAEL BAUER AS 1.1.2 ManagementNo Action **DIRECTOR ELECT THOMAS GEISER AS** 1.1.3 ManagementNo Action DIRECTOR ELECT ULF BERG AS BOARD ManagementNo Action 1.2 **CHAIRMAN** APPOINT ULF BERG AS MEMBER OF 1.3.1 THE ManagementNo Action COMPENSATION COMMITTEE APPOINT MICHAEL BAUER AS 1.3.2 MEMBER OF THE ManagementNo Action **COMPENSATION COMMITTEE** AMEND ARTICLES RE: REMOVE 2 RESTRICTION OF ManagementNo Action **VOTING RIGHTS** THE E.W. SCRIPPS COMPANY Security 811054402 Meeting Type Annual Ticker Symbol SSP Meeting Date 02-May-2016 **ISIN** US8110544025 Agenda 934348815 - Management **Proposed** For/Against Vote Item **Proposal** Management by ELECTION OF DIRECTOR: ROGER L. 1A. ManagementAbstain Against **OGDEN ELECTION OF DIRECTOR: J. MARVIN** 1B. ManagementAbstain Against **ELECTION OF DIRECTOR: KIM** 1C. ManagementAbstain Against **WILLIAMS HUBBELL INCORPORATED** Security 443510607 Meeting Type Annual Ticker Symbol HUBB Meeting Date 03-May-2016 **ISIN** Agenda US4435106079 934342609 - Management **Proposed** For/Against Vote Item **Proposal** by Management 1. **DIRECTOR** Management

	1 CARLOS M CARROSO	F	Ear	
	1 CARLOS M. CARDOSO	For	For	
	2 ANTHONY J. GUZZI	For	For	
	3 NEAL J. KEATING	For	For	
	4 JOHN F. MALLOY	For	For	
	5 JUDITH F. MARKS	For	For	
	6 DAVID G. NORD	For	For	
	7 JOHN G. RUSSELL	For	For	
	8 STEVEN R. SHAWLEY	For	For	
	9 RICHARD J. SWIFT	For	For	
	RATIFICATION OF THE			
	APPOINTMENT OF			
2.	PRICEWATERHOUSECOOPERS LLP AS	ManagementFor	For	
	INDEPENDENT REGISTERED PUBLIC			
	ACCOUNTANTS FOR THE YEAR 2016.			
	APPROVAL OF THE COMPANY'S			
	SENIOR			
3.	EXECUTIVE INCENTIVE	ManagementFor	For	
٥.	COMPENSATION PLAN, AS	Wanagemena or	1 01	
	AMENDED AND RESTATED.			
OSISK	O GOLD ROYALTIES LTD, MONTREAL	OC		
Securit		Meeting Ty	v <b>n</b> e	Annual General Meeting
	Symbol	Meeting D	_	04-May-2016
ISIN	CA68827L1013	Agenda	aic	706887708 - Management
13111	CA08827L1013	Agenda		700887708 - Management
		D 1	- /A ·	
		Proposed	For/Agains	ST .
Item	Proposal	Proposed by Vote	For/Agains	
Item	•	by Vote	For/Agains Manageme	
Item	PLEASE NOTE THAT SHAREHOLDERS	by Vote	_	
Item	PLEASE NOTE THAT SHAREHOLDERS	by Vote	_	
Item	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR	by Vote	_	
	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY	by Vote	_	
	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY 'FOR RESOLUTION "3" AND 'IN	by Vote	_	
	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTION "3" AND 'IN FAVOR' OR 'ABSTAIN'	by Vote	_	
	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTION "3" AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS	by Vote	_	
	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTION "3" AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS "1.1 TO 1.9 AND	by Vote	_	
	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTION "3" AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS "1.1 TO 1.9 AND 2". THANK YOU.	by Vote	_	
	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTION "3" AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS "1.1 TO 1.9 AND 2". THANK YOU. ELECTION OF DIRECTOR:	by Vote	_	
СММТ	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTION "3" AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS "1.1 TO 1.9 AND 2". THANK YOU. ELECTION OF DIRECTOR: FRANCOISE BERTRAND	by Vote S Non-Voting	Manageme	
СММТ	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTION "3" AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS "1.1 TO 1.9 AND 2". THANK YOU. ELECTION OF DIRECTOR: FRANCOISE BERTRAND ELECTION OF DIRECTOR: VICTOR H.	by Vote S Non-Voting	Manageme	
CMMT	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTION "3" AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS "1.1 TO 1.9 AND 2". THANK YOU. ELECTION OF DIRECTOR: FRANCOISE BERTRAND ELECTION OF DIRECTOR: VICTOR H. BRADLEY	Non-Voting  ManagementFor	Manageme	
CMMT	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTION "3" AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS "1.1 TO 1.9 AND 2". THANK YOU. ELECTION OF DIRECTOR: FRANCOISE BERTRAND ELECTION OF DIRECTOR: VICTOR H. BRADLEY ELECTION OF DIRECTOR: JOHN	Non-Voting  ManagementFor	Manageme	
CMMT 1.1 1.2	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTION "3" AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS "1.1 TO 1.9 AND 2". THANK YOU. ELECTION OF DIRECTOR: FRANCOISE BERTRAND ELECTION OF DIRECTOR: VICTOR H. BRADLEY ELECTION OF DIRECTOR: JOHN BURZYNSKI	Non-Voting  ManagementFor  ManagementFor	Manageme For For	
1.1 1.2 1.3	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTION "3" AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS "1.1 TO 1.9 AND 2". THANK YOU. ELECTION OF DIRECTOR: FRANCOISE BERTRAND ELECTION OF DIRECTOR: VICTOR H. BRADLEY ELECTION OF DIRECTOR: JOHN BURZYNSKI ELECTION OF DIRECTOR:	Non-Voting  ManagementFor  ManagementFor  ManagementFor	For For	
CMMT 1.1 1.2	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTION "3" AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS "1.1 TO 1.9 AND 2". THANK YOU. ELECTION OF DIRECTOR: FRANCOISE BERTRAND ELECTION OF DIRECTOR: VICTOR H. BRADLEY ELECTION OF DIRECTOR: JOHN BURZYNSKI ELECTION OF DIRECTOR: CHRISTOPHER C.	Non-Voting  ManagementFor  ManagementFor	Manageme For For	
1.1 1.2 1.3	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTION "3" AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS "1.1 TO 1.9 AND 2". THANK YOU. ELECTION OF DIRECTOR: FRANCOISE BERTRAND ELECTION OF DIRECTOR: VICTOR H. BRADLEY ELECTION OF DIRECTOR: JOHN BURZYNSKI ELECTION OF DIRECTOR: CHRISTOPHER C. CURFMAN	Non-Voting  ManagementFor  ManagementFor  ManagementFor	For For	
1.1 1.2 1.3	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTION "3" AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS "1.1 TO 1.9 AND 2". THANK YOU. ELECTION OF DIRECTOR: FRANCOISE BERTRAND ELECTION OF DIRECTOR: VICTOR H. BRADLEY ELECTION OF DIRECTOR: JOHN BURZYNSKI ELECTION OF DIRECTOR: CHRISTOPHER C. CURFMAN ELECTION OF DIRECTOR: JOANNE	Non-Voting  ManagementFor  ManagementFor  ManagementFor	For For	
1.1 1.2 1.3	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTION "3" AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS "1.1 TO 1.9 AND 2". THANK YOU. ELECTION OF DIRECTOR: FRANCOISE BERTRAND ELECTION OF DIRECTOR: VICTOR H. BRADLEY ELECTION OF DIRECTOR: JOHN BURZYNSKI ELECTION OF DIRECTOR: CHRISTOPHER C. CURFMAN ELECTION OF DIRECTOR: JOANNE FERSTMAN	Non-Voting  ManagementFor  ManagementFor  ManagementFor  ManagementFor	For For For	
1.1 1.2 1.3	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTION "3" AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS "1.1 TO 1.9 AND 2". THANK YOU. ELECTION OF DIRECTOR: FRANCOISE BERTRAND ELECTION OF DIRECTOR: VICTOR H. BRADLEY ELECTION OF DIRECTOR: JOHN BURZYNSKI ELECTION OF DIRECTOR: CHRISTOPHER C. CURFMAN ELECTION OF DIRECTOR: JOANNE FERSTMAN ELECTION OF DIRECTOR: ANDRE	Non-Voting  ManagementFor  ManagementFor  ManagementFor  ManagementFor	For For For	
1.1 1.2 1.3 1.4	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTION "3" AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS "1.1 TO 1.9 AND 2". THANK YOU. ELECTION OF DIRECTOR: FRANCOISE BERTRAND ELECTION OF DIRECTOR: VICTOR H. BRADLEY ELECTION OF DIRECTOR: JOHN BURZYNSKI ELECTION OF DIRECTOR: CHRISTOPHER C. CURFMAN ELECTION OF DIRECTOR: JOANNE FERSTMAN ELECTION OF DIRECTOR: ANDRE GAUMOND	Non-Voting  ManagementFor  ManagementFor  ManagementFor  ManagementFor  ManagementFor	For For For For	
1.1 1.2 1.3 1.4	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTION "3" AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS "1.1 TO 1.9 AND 2". THANK YOU. ELECTION OF DIRECTOR: FRANCOISE BERTRAND ELECTION OF DIRECTOR: VICTOR H. BRADLEY ELECTION OF DIRECTOR: JOHN BURZYNSKI ELECTION OF DIRECTOR: CHRISTOPHER C. CURFMAN ELECTION OF DIRECTOR: JOANNE FERSTMAN ELECTION OF DIRECTOR: ANDRE	Non-Voting  ManagementFor  ManagementFor  ManagementFor  ManagementFor  ManagementFor	For For For For	

1.8	ELECTION OF DIRECTOR: CHARLES	Managemen	ntFor	For	
1.0	E. PAGE	Wanagemen	iiu oi	1'01	
1.9	ELECTION OF DIRECTOR: SEAN	Managama	ntEor	For	
1.9	ROOSEN	Managemen	штоі	ги	
	APPOINTMENT OF				
	PRICEWATERHOUSECOOPERS				
2	LLP AS THE CORPORATION'S	Managemen	ntFor	For	
	INDEPENDENT				
	AUDITOR FOR FISCAL YEAR 2016				
	TO CONSIDER, AND IF DEEMED				
	ADVISABLE, ADOPT				
	AN ADVISORY RESOLUTION				
	ACCEPTING THE				
2	CORPORATION'S APPROACH TO	Managama	ntEon	For	
3	EXECUTIVE	Managemen	IIIFOI	ror	
	COMPENSATION, THE FULL TEXT OF	•			
	WHICH IS				
	REPRODUCED IN THE				
	ACCOMPANYING CIRCULAR				
HAWA	AIIAN ELECTRIC INDUSTRIES, INC.				
Securit	y 419870100		Meeting Typ	e	Annual
	Symbol HE		Meeting Dat	e	04-May-2016
ISIN	US4198701009		Agenda		934339068 - Management
Item	Proposal	Proposed	Vote	For/Agains	
		by		Manageme	ent
1.	DIRECTOR	Managemen		П	
	1 THOMAS B. FARGO		For	For	
	2 KELVIN H. TAKETA		For	For	
	3 JEFFREY N. WATANABE		For	For	
2	ADVISORY VOTE TO APPROVE HEI'S	3.4	Æ	Г	
2.	EXECUTIVE	Managemen	ntFor	For	
	COMPENSATION				
	RATIFY THE APPOINTMENT OF				
	PRICEWATERHOUSECOOPERS LLP				
3.	AS HEI'S INDEPENDENT REGISTERED PUBLIC	Managemen	ntFor	For	
	ACCOUNTING				
	FIRM FOR 2016				
CNVD	ER'S-LANCE, INC.				
	•		Meeting Typ		Annual
Securit	Symbol LNCE		Meeting Dat		04-May-2016
ISIN	US8335511049		Agenda	C	934376117 - Management
15111	030333311049		Agenda		754570117 - Wanagement
Ψ.	<b>D</b>	Proposed	**	For/Agains	st
Item	Proposal	by	Vote	Manageme	
1.	DIRECTOR	Managemen	nt		
	1 JOHN E. DENTON	5	For	For	
	2 BRIAN J. DRISCOLL		For	For	
	3 LAWRENCE V. JACKSON		For	For	
	4 DAVID C. MORAN		For	For	

	5 DAN C. SWANDER		For	For	
	ADVISORY VOTE TO APPROVE				
2.	EXECUTIVE	Manageme	entFor	For	
	COMPENSATION.				
3.	APPROVE 2016 KEY EMPLOYEE	Manageme	entFor	For	
<i>J</i> .	INCENTIVE PLAN.	Manageme	ilu Oi	1 01	
	RATIFY SELECTION OF				
	PRICEWATERHOUSECOOPERS LLP				
4.	AS	Manageme	entFor	For	
	INDEPENDENT PUBLIC ACCOUNTING	3			
	FIRM.				
	O GOLD ROYALTIES LTD				
Securit	-		Meeting Ty	-	Annual
	Symbol OKSKF		Meeting Da	te	04-May-2016
ISIN	CA68827L1013		Agenda		934382449 - Management
		Duomocad		For/A coin	at
Item	Proposal	Proposed	Vote	For/Again	
01	DIRECTOR	by Managama	nt	Managem	ent
01	1 FRANÇOISE BERTRAND	Manageme	For	For	
	2 VICTOR H. BRADLEY		For	For	
	3 JOHN BURZYNSKI		For	For	
	4 CHRISTOPHER C. CURFMAN		For	For	
	5 JOANNE FERSTMAN		For	For	
	6 ANDRÉ GAUMOND		For	For	
	7 PIERRE LABBÉ		For	For	
	8 CHARLES E. PAGE		For	For	
	9 SEAN ROOSEN		For	For	
	APPOINTMENT OF		гог	ги	
02	PRICEWATERHOUSECOOPERS LLP AS THE CORPORATION'S	Managama	mtEon	Бол	
02	INDEPENDENT	Manageme	churor	For	
	AUDITOR FOR FISCAL YEAR 2016.				
	TO CONSIDER, AND IF DEEMED				
	ADVISABLE, ADOPT AN ADVISORY RESOLUTION				
	ACCEPTING THE				
	CORPORATION'S APPROACH TO				
03	EXECUTIVE	Manageme	entFor	For	
		7			
	COMPENSATION, THE FULL TEXT OF WHICH IS	•			
	REPRODUCED IN THE				
	ACCOMPANYING CIRCULAR.				
ALIEI					
	RGAN PLC		Mostina T-	na	Annual
Securit	•		Meeting Ty	-	
ISIN	Symbol AGN IE00BY9D5467		Meeting Da	ισ	05-May-2016
1911/	1EUUD 1 7D 340 /		Agenda		934354565 - Management
		Proposed		For/Again	st
Item	Proposal	by	Vote	Managem	
1.	DIRECTOR	Manageme	ent		
		8			

	<ol> <li>NESLI BASGOZ, M.D.</li> <li>PAUL M. BISARO</li> <li>JAMES H. BLOEM</li> <li>CHRISTOPHER W. BODINE</li> <li>CHRISTOPHER J. COUGHLIN</li> <li>MICHAEL R. GALLAGHER</li> <li>CATHERINE M. KLEMA</li> <li>PETER J. MCDONNELL, M.D</li> <li>PATRICK J. O'SULLIVAN</li> <li>BRENTON L. SAUNDERS</li> <li>RONALD R. TAYLOR</li> <li>FRED G. WEISS</li> <li>APPROVE, IN A NON-BINDING</li> </ol>	For	For For For For For For For For For
2.	VOTE, NAMED EXECUTIVE OFFICER COMPENSATION TO RATIFY, IN A NON-BINDING VOTE, THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S INDEPENDENT AUDITOR FOR THE FISCAL YEAR ENDING DECEMBER 31, 2016	ManagementFor	For
3.	AND TO AUTHORIZE, IN A BINDING VOTE, THE BOARD OF DIRECTORS, ACTING THROUGH THE AUDIT AND COMPLIANCE COMMITTEE, TO DETERMINE PRICEWATERHOUSECOOPERS LLP'S REMUNERATION TO APPROVE THE AMENDMENT OF THE	ManagementFor	For
4A.	COMPANY'S: MEMORANDUM OF ASSOCIATION TO MAKE CERTAIN ADMINISTRATIVE AMENDMENTS TO APPROVE THE AMENDMENT OF THE	ManagementFor	For
4B.	COMPANY'S: ARTICLES OF ASSOCIATION TO MAKE CERTAIN ADMINISTRATIVE AMENDMENTS	ManagementFor	For
5A.	TO APPROVE THE AMENDMENT OF THE COMPANY'S ARTICLES OF ASSOCIATION IN ORDER TO: PROVIDE FOR A PLURALITY VOTING STANDARD	ManagementFor	For

IN THE EVENT OF A CONTESTED **ELECTION** TO APPROVE THE AMENDMENT OF THE COMPANY'S ARTICLES OF 5B. ASSOCIATION IN ORDER ManagementFor For TO: GRANT THE BOARD OF **DIRECTORS SOLE** AUTHORITY TO DETERMINE ITS SIZE TO APPROVE THE REDUCTION OF 6. **COMPANY** ManagementFor For **CAPITAL** TO CONSIDER A SHAREHOLDER **PROPOSAL** REGARDING AN ANNUAL REPORT 7. ON LOBBYING Shareholder Against For **ACTIVITIES, IF PROPERLY** PRESENTED AT THE **MEETING** TO CONSIDER A SHAREHOLDER **PROPOSAL** REGARDING AN INDEPENDENT 8. Shareholder Against For BOARD CHAIRMAN, IF PROPERLY PRESENTED AT THE **MEETING** NATIONAL INTERSTATE CORPORATION Security 63654U100 Meeting Type Annual Meeting Date Ticker Symbol NATL 05-May-2016 **ISIN** US63654U1007 Agenda 934368502 - Management **Proposed** For/Against Item Vote **Proposal** Management by **ELECTION OF CLASS II DIRECTOR:** 1A. ManagementFor RONALD J. For **BRICHLER** ELECTION OF CLASS II DIRECTOR: I. ManagementFor 1B. For **CHOLNOKY ELECTION OF CLASS II DIRECTOR:** 1C. PATRICK J. ManagementFor For **DENZER** ELECTION OF CLASS II DIRECTOR: 1D. ManagementFor ANTHONY J. For **MERCURIO ELECTION OF CLASS II DIRECTOR:** 1E. ALAN R. ManagementFor For **SPACHMAN** 2. RATIFICATION OF THE ManagementFor For APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT REGISTERED PUBLIC

ACCOUNTING FIRM FOR THE YEAR

**ENDING** 

DECEMBER 31, 2016.

SAY ON PAY - ADVISORY APPROVAL

OF

3. COMPENSATION OF OUR NAMED ManagementFor For

EXECUTIVE

OFFICERS.

POWERSECURE INTERNATIONAL, INC.

Security 73936N105 Meeting Type Special
Ticker Symbol POWR Meeting Date 05-May-2016

ISIN US73936N1054 Agenda 934387932 - Management

Item Proposal Proposed by Vote For/Against Management

TO ADOPT THE AGREEMENT AND

PLAN OF

MERGER, DATED FEBRUARY 24, 2016,

**BY AND** 

1. AMONG THE SOUTHERN COMPANY, ManagementFor For

PSMS CORP.

AND POWERSECURE

INTERNATIONAL, INC. (THE

"COMPANY").

TO APPROVE THE COMPENSATION

THAT MAY BE

PAID OR MAY BECOME PAYABLE TO

THE

2. COMPANY'S NAMED EXECUTIVE ManagementFor For

**OFFICERS IN** 

CONNECTION WITH, OR FOLLOWING,

THE

CONSUMMATION OF THE MERGER.

TO APPROVE THE ADJOURNMENT OF

THE SPECIAL

MEETING, IF NECESSARY OR

APPROPRIATE, TO

3. SOLICIT ADDITIONAL PROXIES IF ManagementFor For

THERE ARE

INSUFFICIENT VOTES AT THE TIME

OF THE SPECIAL

MEETING TO ADOPT THE MERGER

AGREEMENT.

AXIA NETMEDIA CORP, CALGARY

Security 054599105 Meeting Type Special General Meeting

Ticker Symbol Meeting Date 06-May-2016

ISIN CA0545991055 Agenda 707038457 - Management

Item Proposal Proposed by Vote For/Against Management

CMMT Non-Voting

PLEASE NOTE THAT SHAREHOLDERS

**ARE** 

ALLOWED TO VOTE 'IN FAVOR' OR

'AGAINST'-ONLY

FOR RESOLUTION "1". ABSTAIN IS

**NOT A VOTING** 

OPTION ON THIS MEETING.

PLEASE NOTE THAT THIS MEETING

**MENTIONS** 

DISSENTER'S RIGHTS, PLEASE REFER

CMMT TO-THE Non-Voting

MANAGEMENT INFORMATION

**CIRCULAR FOR** 

**DETAILS** 

THE PLAN OF ARRANGEMENT: TO

CONSIDER AND,

IF THOUGHT ADVISABLE, TO PASS,

WITH OR

WITHOUT VARIATION, A SPECIAL

RESOLUTION

APPROVING A STATUTORY

ARRANGEMENT

PURSUANT TO SECTION 193 OF THE

**BUSINESS** 

CORPORATIONS ACT (ALBERTA)

INVOLVING,

1 AMONG OTHER THINGS, THE

ManagementFor

For

**ACQUISITION BY** 

DIGITAL CONNECTION (CANADA)

CORP. OF ALL OF

THE OUTSTANDING AXIA SHARES

FOR CASH

**CONSIDERATION OF CAD 4.25 PER** 

**AXIA SHARE ALL** 

AS MORE PARTICULARLY

DESCRIBED IN THE

MANAGEMENT INFORMATION

CIRCULAR OF AXIA

DATED APRIL 7, 2016

APOLLO EDUCATION GROUP, INC.

Security 037604105 Meeting Type Special
Ticker Symbol APOL Meeting Date 06-May-2016

ISIN US0376041051 Agenda 934361142 - Management

Item Proposal Proposed by Vote For/Against Management

1. TO APPROVE THE AGREEMENT AND ManagementFor For

PLAN OF

MERGER, DATED AS OF FEBRUARY 7,

2016, AMONG

APOLLO EDUCATION GROUP, INC.,

AP VIII QUESO

HOLDINGS, L.P. AND SOCRATES

MERGER SUB, INC.

TO APPROVE BY NON-BINDING,

ADVISORY VOTE,

**CERTAIN COMPENSATION** 

2. ARRANGEMENTS FOR ManagementFor

For

THE COMPANY'S NAMED

**EXECUTIVE OFFICERS IN** 

CONNECTION WITH THE MERGER.

APOLLO EDUCATION GROUP, INC.

Security 037604105 Meeting Type Special Ticker Symbol APOL Meeting Date 06-May-2016

ISIN US0376041051 Agenda 934392363 - Management

Item Proposal Proposed by Vote For/Against Management

TO APPROVE THE AGREEMENT AND

PLAN OF

MERGER, DATED AS OF FEBRUARY 7,

2016, AMONG

1. APOLLO EDUCATION GROUP, INC., ManagementFor For

AP VIII QUESO

HOLDINGS, L.P. AND SOCRATES

MERGER SUB, INC.

TO APPROVE BY NON-BINDING,

ADVISORY VOTE,

**CERTAIN COMPENSATION** 

2. ARRANGEMENTS FOR ManagementFor For

THE COMPANY'S NAMED EXECUTIVE OFFICERS IN

CONNECTION WITH THE MERGER.

THE MIDDLEBY CORPORATION

Security 596278101 Meeting Type Annual
Ticker Symbol MIDD Meeting Date 11-May-2016

ISIN US5962781010 Agenda 934358044 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1.	DIRECTOR	Management	-
	1 SELIM A. BASSOUL	For	For
	2 SARAH PALISI CHAPIN	N For	For
	3 ROBERT B. LAMB	For	For
	4 CATHY L. MCCARTHY	For	For
	5 JOHN R. MILLER III	For	For
	6 GORDON O'BRIEN	For	For
	7 PHILIP G. PUTNAM	For	For
2.	APPROVAL, BY AN ADVISOR	RY VOTE, ManagementFor	For
	OF THE 2015		
	COMPENSATION OF THE CO	MPANY'S	
	NAMED		

EXECUTIVE OFFICERS, AS DISCLOSED PURSUANT TO THE COMPENSATION DISCLOSURE RULES OF THE SECURITIES AND EXCHANGE **COMMISSION** ("SEC"). RATIFICATION OF THE SELECTION OF ERNST & YOUNG LLP AS THE COMPANY'S 3. ManagementFor **INDEPENDENT** For PUBLIC ACCOUNTANTS FOR THE **CURRENT FISCAL** YEAR ENDING DECEMBER 31, 2016. **RE-APPROVAL OF THE** PERFORMANCE GOALS **UNDER THE COMPANY'S 2011** 4. **LONG-TERM** ManagementFor For INCENTIVE PLAN, WITH NO ADDITIONAL SHARES AUTHORIZED. **RE-APPROVAL OF THE** PERFORMANCE GOALS 5. UNDER THE COMPANY'S VALUE ManagementFor For **CREATION** INCENTIVE PLAN. XYLEM INC. Security 98419M100 Meeting Type Annual Meeting Date Ticker Symbol XYL 11-May-2016 **ISIN** Agenda 934358094 - Management US98419M1009 Proposed For/Against Vote Item **Proposal** Management by ELECTION OF DIRECTOR: CURTIS J. CRAWFORD, 1A. ManagementFor For PH.D. ELECTION OF DIRECTOR: ROBERT F. ManagementFor 1B. For FRIEL ELECTION OF DIRECTOR: SURYA N. 1C. ManagementFor MOHAPATRA, For PH.D. RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS OUR 2. ManagementFor For **INDEPENDENT** REGISTERED PUBLIC ACCOUNTING FIRM FOR 2016. ADVISORY VOTE TO APPROVE THE COMPENSATION OF OUR NAMED 3. ManagementFor For **EXECUTIVE** 

OFFICERS.

ITT CORPORATION

Security 450911201 Meeting Type Annual Ticker Symbol ITT Meeting Date 11-May-2016

ISIN US4509112011 Agenda 934359402 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: ORLANDO D. ASHFORD	ManagementFor	For
1B.	ELECTION OF DIRECTOR: G. PETER D'ALOIA	ManagementFor	For
1C.	ELECTION OF DIRECTOR: GERAUD DARNIS	ManagementFor	For
1D.	ELECTION OF DIRECTOR: DONALD DEFOSSET, JR.	ManagementFor	For
1E.	ELECTION OF DIRECTOR: CHRISTINA A. GOLD	ManagementFor	For
1F.	ELECTION OF DIRECTOR: RICHARD P. LAVIN	ManagementFor	For
1G.	ELECTION OF DIRECTOR: FRANK T. MACINNIS	ManagementFor	For
1H.	ELECTION OF DIRECTOR: REBECCA A. MCDONALD	ManagementFor	For
1I.	ELECTION OF DIRECTOR: TIMOTHY H. POWERS	ManagementFor	For
1J.	ELECTION OF DIRECTOR: DENISE L. RAMOS	ManagementFor	For
2.	RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF THE COMPANY FOR THE 2016 FISCAL YEAR	ManagementFor	For
3.	APPROVAL OF AN ADVISORY VOTE ON EXECUTIVE COMPENSATION REAPPROVAL OF PERFORMANCE	ManagementFor	For
4.	MEASURES UNDER THE ITT CORPORATION 2011 OMNIBUS INCENTIVE PLAN	ManagementFor	For
5.	SHAREHOLDER PROPOSAL REGARDING A PAYOUT POLICY	Shareholder Against	For
Security Security	KPOINT SYSTEMS, INC. y 162825103	Meeting Typ	ne C*
Secuili	y 102023103	wieeung Typ	oe Sp

Security 162825103 Meeting Type Special Ticker Symbol CKP Meeting Date 11-May-2016

ISIN US1628251035 Agenda 934390268 - Management

Item Proposal Vote

Proposed For/Against Management by TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED MARCH 1, 2016, AS IT MAY BE AMENDED FROM TIME TO TIME (THE "MERGER AGREEMENT"), BY AND AMONG CCL **INDUSTRIES** 1. INC., CCL INDUSTRIES USA CORP. ManagementFor For ("MERGER SUB") AND CHECKPOINT SYSTEMS, INC. ("CHECKPOINT"), THEREBY APPROVING THE TRANSACTIONS ...(DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL). TO APPROVE, BY A NON-BINDING ADVISORY VOTE, THE COMPENSATION ARRANGEMENTS DISCLOSED IN THE ACCOMPANYING PROXY 2. STATEMENT THAT ManagementFor For MAY BE PAYABLE TO CHECKPOINT'S **NAMED EXECUTIVE OFFICERS IN** CONNECTION WITH THE CONSUMMATION OF THE MERGER. TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING IF NECESSARY OR APPROPRIATE IN THE VIEW OF THE CHECKPOINT BOARD OF DIRECTORS, 3. INCLUDING TO SOLICIT ADDITIONAL Management For For PROXIES IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE MERGER AGREEMENT. USG PEOPLE NV, ALMERE Security N9040V117 Meeting Type **Annual General Meeting** Meeting Date Ticker Symbol 12-May-2016 **ISIN** Agenda 706865500 - Management NL0000354488 **Proposed** For/Against Vote Item **Proposal** Management by **OPENING** 1 Non-Voting

	0 0		
2	REPORT OF THE EXECUTIVE BOARD FOR THE 2015	Non-Voting	
	FINANCIAL YEAR		
	APPLICATION OF THE		
3	REMUNERATION POLICY IN	Non-Voting	
	2015	Tion voting	
	DISCUSSION OF THE POLICY ON		
4		NT	
4	RESERVES AND	Non-Voting	
	DIVIDENDS		
5	ADOPTION OF THE ANNUAL	ManagementFor	For
3	ACCOUNTS FOR 2015	Wanagement of	1 01
	APPROVAL OF THE EXECUTIVE		
	BOARD'S		
	MANAGEMENT AND DISCHARGE		
6	FROM LIABILITY OF	ManagementFor	For
	THE MEMBERS OF THE EXECUTIVE		
	BOARD		
	APPROVAL OF THE SUPERVISORY		
	BOARD'S		
7	SUPERVISION AND DISCHARGE	ManagementFor	For
,	FROM LIABILITY OF	Wanagemend of	1 01
	THE MEMBERS OF THE		
	SUPERVISORY BOARD		
	NOTIFICATION OF A VACANCY ON		
8.A	THE	Non-Voting	
	SUPERVISORY BOARD	8	
	OPPORTUNITY TO THE GENERAL		
	MEETING OF		
	SHAREHOLDERS TO MAKE		
8.B	RECOMMENDATIONS-	Non Voting	
о.Б		Non-Voting	
	FOR THE (RE)APPOINTMENT OF A		
	MEMBER OF THE		
	SUPERVISORY BOARD		
	NOTIFICATION BY THE		
	SUPERVISORY BOARD		
8.C	REGARDING THE PERSON	Non-Voting	
	NOMINATED FOR-		
	(RE)APPOINTMENT		
	REAPPOINTMENT OF MR. C.		
8.D	VEERMAN AS MEMBER	ManagementFor	For
0.2	OF THE SUPERVISORY BOARD	172mmgemena 01	1 01
	EXPLANATION OF THE PUBLIC		
	OFFER BY RECRUIT		
0	HOLDINGS CO., LTD. FOR ALL	NT	
9	ISSUED-AND	Non-Voting	
	OUTSTANDING ORDINARY SHARES		
	IN THE CAPITAL		
	OF USG PEOPLE (THE "OFFER")		
	ABOLITION OF THE LARGE		
10.A	COMPANY REGIME PER	ManagementFor	For
	THE SETTLEMENT DATE		

	3 3		
	AMENDMENT TO THE ARTICLES OF		
	ASSOCIATION		
10.B	("THE AMENDMENT TO THE	ManagementFor	For
10.D	ARTICLES OF	Wanagement of	1 01
	ASSOCIATION I") ON THE		
	SETTLEMENT DATE		
	CONVERSION OF USG PEOPLE INTO		
	A DUTCH		
11.A	PRIVATE LIMITED LIABILITY	ManagementFor	For
	COMPANY		
	AMENDMENT TO THE ARTICLES OF		
	ASSOCIATION		
11.B	OF USG PEOPLE ON OR AFTER THE	ManagementFor	For
11.D	DATE OF	Wanagement of	1 01
	DELISTING FROM EURONEXT		
	AMSTERDAM		
	APPOINTMENT AS EXECUTIVE		
	DIRECTOR AND		
	DESIGNATION AS CHIEF EXECUTIVE		
	OFFICER OF		
12.A	MR. R. ZANDBERGEN AS FROM THE	ManagementFor	For
12.A	MOMENT THAT	Wanagement of	1.01
	THE AMENDMENT TO THE ARTICLES	•	
	OF		
	ASSOCIATION I COMES INTO EFFECT		
	APPOINTMENT AS EXECUTIVE		
	DIRECTOR AND		
	DESIGNATION AS CHIEF FINANCIAL		
	OFFICER OF		
12.B	MS. L. GEIRNAERDT AS FROM THE	ManagementFor	For
	MOMENT THAT		
	THE AMENDMENT TO THE ARTICLES	<b>\</b>	
	OF		
	ASSOCIATION I COMES INTO EFFECT	•	
	APPOINTMENT AS EXECUTIVE		
	DIRECTOR AND		
	DESIGNATION AS CHIEF		
	INTEGRATION OFFICER OF		
12 C		ManagamantFor	For
12.C		ManagementFor	LOL
	MOMENT THAT		
	THE AMENDMENT TO THE ARTICLES		
	OF		
	ASSOCIATION I COMES INTO EFFECT		
13.A	APPOINTMENT AS NON-EXECUTIVE	ManagementFor	For
	DIRECTOR AND		
	DESIGNATION AS CHAIRMAN OF MR		
	H. MOTOHARA		
	AS PER THE MOMENT THAT THE		
	AMENDMENT TO		
	THE ARTICLES OF ASSOCIATION I		
	COMES INTO		

	EFFECT APPOINTMENT AS NON-EXECUTIVE DIRECTOR OF		
13.B	MR. T. OKA AS FROM THE MOMENT THAT THE AMENDMENT TO THE ARTICLES OF ASSOCIATION I	ManagementFor	For
13.C	COMES INTO EFFECT APPOINTMENT AS NON-EXECUTIVE DIRECTOR OF MR. T. NISHIMURA AS FROM THE MOMENT THAT	ManagementFor	For
	THE AMENDMENT TO THE ARTICLES OF	•	
	ASSOCIATION I COMES INTO EFFECT APPOINTMENT AS NON-EXECUTIVE DIRECTOR OF		
13.D	MR. A.G. MAUDE AS FROM THE MOMENT THAT THE AMENDMENT TO THE ARTICLES OF	ManagementFor	For
	ASSOCIATION I COMES INTO EFFECT ACCEPTANCE OF THE RESIGNATION		
	AND GRANTING OF FULL AND FINAL RELEASE AND		
	DISCHARGE FROM LIABILITY OF MS. W.J. MAAS, MR.		
14	C. VEERMAN, MR. J.F.F.E. THIJS, MR. A.D. MULDER AND MR. R. DE JONG IN	ManagementFor	For
	CONJUNCTION WITH THEIR RESIGNATION AS MEMBERS OF THE SUPERVISORY		
	BOARD AS FROM THE MOMENT THAT THE AMENDMENT TO THE ARTICLES OF		
	ASSOCIATION I COMES INTO EFFECT DESIGNATION OF THE EXECUTIVE		
	BOARD AS THE BODY AUTHORISED TO ISSUE		
15.A	ORDINARY SHARES AND TO GRANT RIGHTS TO SUBSCRIBE FOR	ManagementFor	For
	ORDINARY SHARES DESIGNATION OF THE EXECUTIVE BOARD AS THE		
15.B	BODY AUTHORISED TO LIMIT OR EXCLUDE PRE- EMPTION RIGHTS	ManagementAgainst	Against

	0 0				
	AUTHORISATION OF THE				
16	EXECUTIVE BOARD TO	Managemen	ntFor	For	
	PURCHASE USG PEOPLE SHARES				
17	ANY OTHER BUSINESS	Non-Voting			
18 EMC (	CLOSING	Non-Voting	,		
Securit	CORPORATION 268648102		Mosting Type	2	Annual
	Symbol EMC		Meeting Type Meeting Date		12-May-2016
ISIN	US2686481027		Agenda	,	934354630 - Management
10111	C52000 101027		7 Igenda		754554050 Management
Item	Proposal	Proposed by	VATA	For/Agains Manageme	
1A.	ELECTION OF DIRECTOR: DONALD J. CARTY	Managemen	ntFor	For	
1B.	ELECTION OF DIRECTOR: RANDOLPH L. COWEN	H Managemei	ntFor	For	
1C.	ELECTION OF DIRECTOR: JAMES S. DISTASIO	Managemen	ntFor	For	
1D.	ELECTION OF DIRECTOR: JOHN R. EGAN	Managemen	ntFor	For	
1E.	ELECTION OF DIRECTOR: WILLIAM D. GREEN	Managemen	ntFor	For	
1F.	ELECTION OF DIRECTOR: JAMI MISCIK	Managemen	ntFor	For	
1G.	ELECTION OF DIRECTOR: PAUL SAGAN	Managemen	ntFor	For	
1H.	ELECTION OF DIRECTOR: LAURA J. SEN	Managemen	ntFor	For	
1I.	ELECTION OF DIRECTOR: JOSEPH M. TUCCI	Managemen	ntFor	For	
2.	RATIFICATION OF THE SELECTION BY THE AUDIT COMMITTEE OF PRICEWATERHOUSECOOPERS LLP AS EMC'S INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31 2016, AS DESCRIBED IN EMC'S PROXY STATEMENT. ADVISORY APPROVAL OF OUR	Managemei	ntFor	For	
-	EXECUTIVE COMPENSATION, AS DESCRIBED IN EMC'S PROXY STATEMENT. TAR CORPORATION	Managemen		For	
Securit	•		Meeting Type		Special 2016
	Symbol STR		Meeting Date		12-May-2016
ISIN	US7483561020		Agenda		934382968 - Management

Vote

Item

Proposal

For/Against Proposed by Management PROPOSAL TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED JANUARY 31, 2016, BY 1. AND AMONG DOMINION ManagementFor For RESOURCES, INC., DIAMOND BEEHIVE CORP. AND **OUESTAR** CORPORATION. PROPOSAL TO APPROVE A NON-BINDING, ADVISORY PROPOSAL TO APPROVE THE COMPENSATION THAT MAY BE PAID OR MAY 2. BECOME PAYABLE TO THE ManagementFor For **COMPANY'S NAMED EXECUTIVE OFFICERS IN** CONNECTION WITH, OR FOLLOWING, THE CONSUMMATION OF THE MERGER. PROPOSAL TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF **NECESSARY OR** APPROPRIATE, TO SOLICIT 3. ADDITIONAL PROXIES IF ManagementFor For THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE MERGER AGREEMENT. DTS, INC. Security Meeting Type 23335C101 Annual Meeting Date Ticker Symbol DTSI 12-May-2016 **ISIN** Agenda 934383984 - Management US23335C1018 For/Against Proposed Item **Proposal** Vote by Management 1. DIRECTOR Management 1 **CRAIG S. ANDREWS** For For For L. GREGORY BALLARD For TO APPROVE THE AMENDED AND RESTATED DTS, 2. ManagementFor For INC. 2013 EMPLOYEE STOCK PURCHASE PLAN. 3. TO APPROVE THE AMENDED AND ManagementFor For RESTATED DTS,

INC. 2013 FOREIGN SUBSIDIARY

EMPLOYEE STOCK

PURCHASE PLAN.

SAY ON PAY - AN ADVISORY VOTE

ON THE

4. APPROVAL OF EXECUTIVE ManagementFor For

COMPENSATION.

TO RATIFY AND APPROVE DELOITTE

& TOUCHE LLP

AS THE INDEPENDENT REGISTERED

5. PUBLIC ManagementFor For

ACCOUNTANTS OF THE COMPANY

FOR FISCAL

YEAR 2016.

**VULCAN MATERIALS COMPANY** 

Security 929160109 Meeting Type Annual
Ticker Symbol VMC Meeting Date 13-May-2016

ISIN US9291601097 Agenda 934356191 - Management

For

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: ELAINE L. CHAO	ManagementFor	For
1B.	ELECTION OF DIRECTOR: LEE J. STYSLINGER, III ELECTION OF DIRECTOR: DOLIGIAS	ManagementFor	For
	BLECTION OF DIRECTOR DOLLGLAS		

1C. ELECTION OF DIRECTOR: DOUGLAS ManagementFor

J. MCGREGOR

1D. ELECTION OF DIRECTOR: VINCENT J. ManagementFor For

APPROVAL OF THE VULCAN

2. MATERIALS COMPANY 2016 OMNIBUS LONG-TERM ManagementFor For

INCENTIVE PLAN.

APPROVAL, ON AN ADVISORY BASIS,

OF THE

3. COMPENSATION OF OUR NAMED ManagementFor For

EXECUTIVE

OFFICERS.

RATIFICATION OF THE

APPOINTMENT OF DELOITTE

4. & TOUCHE LLP AS OUR INDEPENDENT ManagementFor For

REGISTERED PUBLIC ACCOUNTING

FIRM FOR 2016.

ALAMOS GOLD INC.

Security 011532108 Meeting Type Annual and Special

Ticker Symbol AGI

Meeting Type

Meeting

Meeting Date

13-May-2016

ISIN CA0115321089 Agenda 934385344 - Management

Item Proposal Vote

		Proposed by	For/Against Management
01	DIRECTOR	Management	Z.
	1 MARK DANIEL	For	For
	2 PATRICK DOWNEY	For	For
	3 DAVID FLECK	For	For
	4 DAVID GOWER	For	For
	5 CLAIRE KENNEDY	For	For
	6 JOHN A. MCCLUSKEY	For	For
	7 PAUL J. MURPHY	For	For
	8 RONALD SMITH	For	For
	9 KENNETH STOWE	For	For
	APPOINTMENT OF AUDITORS:	TOI	1.01
	APPOINTMENT OF AUDITORS.  APPOINTMENT OF		
	KPMG LLP AS AUDITORS OF THE		
02	COMPANY FOR	ManagementFor	For
	THE ENSUING YEAR AND	C	
	AUTHORIZING THE		
	DIRECTORS TO FIX THEIR		
	REMUNERATION.		
	LONG TERM INCENTIVE PLAN: TO		
	CONSIDER, AND		
	IF DEEMED ADVISABLE, PASS A		
03	RESOLUTION TO	ManagementFor	For
	APPROVE THE CORPORATION'S		
	PROPOSED LONG		
	TERM INCENTIVE PLAN.		
	SHAREHOLDERS RIGHTS PLANS: (A)		
	TO CONSIDER,		
	AND IF DEEMED ADVISABLE, PASS A		
	RESOLUTION		
	TO APPROVE THE CORPORATION'S		
	PROPOSED		
	SECOND AMENDED AND RESTATED		
0.4	SHAREHOLDERS RIGHTS PLAN; AND	M &	Г
04	(B) TO	ManagementFor	For
	CONSIDER, AND IF DEEMED		
	ADVISABLE, PASS A		
	RESOLUTION TO APPROVE THE		
	CORPORATION'S		
	PROPOSED THIRD AMENDED AND		
	RESTATED		
	SHAREHOLDERS RIGHTS PLAN.		
	BY-LAWS: TO CONSIDER, AND IF		
	DEEMED		
	ADVISABLE, PASS A RESOLUTION TO		
05	APPROVE		For
03	THE CORPORATION'S PROPOSED	ManagementFor	1.01
	AMENDED BY-		
06	LAW NO. 1.	Managangan	F
06		ManagementFor	For

**EXECUTIVE COMPENSATION: TO** 

CONSIDER, AND IF

DEEMED ADVISABLE, PASS A

**RESOLUTION TO** 

APPROVE AN ADVISORY

RESOLUTION ON THE

CORPORATION'S APPROACH TO

**EXECUTIVE** 

COMPENSATION.

ICU MEDICAL, INC.

Security 44930G107 Meeting Type Annual Ticker Symbol ICUI Meeting Date 16-May-2016

ISIN US44930G1076 Agenda 934382386 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1.	DIRECTOR	Management	_
	1 VIVEK JAIN	For	For
	2 GEORGE A. LOPEZ, M.D.	For	For
	3 JOSEPH R. SAUCEDO	For	For
	4 RICHARD H. SHERMAN, M.D	For	For
	5 ROBERT S. SWINNEY, M.D.	For	For
	6 DAVID C. GREENBERG	For	For
	7 ELISHA W. FINNEY	For	For
	TO RATIFY THE SELECTION OF		
	DELOITTE &		
2.	TOUCHE LLP AS AUDITORS FOR THE COMPANY	ManagementFor	For
	FOR THE YEAR ENDING DECEMBER		
	31, 2016.		
	TO APPROVE NAMED EXECUTIVE		
2	OFFICER	Managara	F
3.	COMPENSATION ON AN ADVISORY	ManagementFor	For
	BASIS.		
WHIT	NG PETROLEUM CORPORATION		
Caarraid	066297102	Mastina Tru	A mm., 1

Security 966387102 Meeting Type Annual
Ticker Symbol WLL Meeting Date 17-May-2016

ISIN US9663871021 Agenda 934357422 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	nt	
	1 THOMAS L. ALLER		For	For
	2 JAMES E. CATLIN		For	For
	3 MICHAEL B. WALEN		For	For
	APPROVAL OF ADVISORY			
2	RESOLUTION ON	Monogomo	ntEor	For
۷.	COMPENSATION OF NAMED	ManagementFor		ГОІ
	EXECUTIVE OFFICERS.			
3.	RATIFICATION OF APPOINTMENT OF	F Manageme	ntFor	For
	DELOITTE &			

TOUCHE LLP AS THE INDEPENDENT **REGISTERED** PUBLIC ACCOUNTING FIRM FOR 2016. ADOPTION AND APPROVAL OF AMENDMENT TO RESTATED CERTIFICATE OF **INCORPORATION TO** 4. ManagementFor For DECLASSIFY OUR BOARD OF **DIRECTORS AND** PROVIDE FOR ANNUAL ELECTIONS OF DIRECTORS. ADOPTION AND APPROVAL OF AMENDMENT TO RESTATED CERTIFICATE OF 5. INCORPORATION TO ManagementFor For INCREASE THE NUMBER OF **AUTHORIZED SHARES** OF COMMON STOCK. APPROVAL OF AMENDMENT AND RESTATEMENT 6. TO WHITING PETROLEUM ManagementFor For **CORPORATION 2013** EQUITY INCENTIVE PLAN. BEL FUSE INC. Meeting Type Security 077347201 Annual Meeting Date Ticker Symbol BELFA 17-May-2016 **ISIN** US0773472016 Agenda 934363134 - Management Proposed For/Against Proposal Vote Item by Management 1. **DIRECTOR** Management For 1 DANIEL BERNSTEIN For PETER GILBERT For For WITH RESPECT TO THE RATIFICATION OF THE **DESIGNATION OF DELOITTE &** 2. ManagementFor For TOUCHE LLP TO AUDIT BEL'S BOOKS AND ACCOUNTS FOR 2016 WITH RESPECT TO THE APPROVAL, ON AN ADVISORY BASIS, OF THE **EXECUTIVE** 3. COMPENSATION OF BEL'S NAMED ManagementFor For **EXECUTIVE** OFFICERS AS DESCRIBED IN THE **PROXY STATEMENT** 

Meeting Type

SGL CARBON SE, WIESBADEN

D6949M108

Security

**Annual General Meeting** 

Ticker Symbol Meeting Date 18-May-2016

ISIN DE0007235301 Agenda 706896909 - Management

Item Proposal Proposed by Vote For/Against Management

ACCORDING TO GERMAN LAW, IN

**CASE OF** 

SPECIFIC CONFLICTS OF INTEREST

IN-

CONNECTION WITH SPECIFIC ITEMS

OF THE

AGENDA FOR THE GENERAL

MEETING YOU ARE-

NOT ENTITLED TO EXERCISE YOUR

**VOTING** 

RIGHTS. FURTHER, YOUR VOTING

**RIGHT MIGHT-BE** 

EXCLUDED WHEN YOUR SHARE IN

**VOTING RIGHTS** 

HAS REACHED CERTAIN

THRESHOLDS-AND YOU

HAVE NOT COMPLIED WITH ANY OF

YOUR Non-Voting

MANDATORY VOTING

**RIGHTS-NOTIFICATIONS** 

PURSUANT TO THE GERMAN

SECURITIES TRADING

ACT (WHPG). FOR-QUESTIONS IN

THIS REGARD

PLEASE CONTACT YOUR CLIENT

**SERVICE** 

REPRESENTATIVE-FOR

CLARIFICATION. IF YOU DO

NOT HAVE ANY INDICATION

**REGARDING SUCH** 

CONFLICT-OF INTEREST, OR

ANOTHER EXCLUSION

FROM VOTING, PLEASE SUBMIT

YOUR VOTE AS-

USUAL. THANK YOU.

PLEASE NOTE THAT THE TRUE

Non-Voting

RECORD DATE FOR

THIS MEETING IS 27 APR 16,

WHEREAS-THE

MEETING HAS BEEN SETUP USING

THE ACTUAL

**RECORD DATE - 1 BUSINESS** 

DAY.-THIS IS DONE TO

ENSURE THAT ALL POSITIONS

REPORTED ARE IN

CONCURRENCE WITH-THE GERMAN

LAW. THANK

YOU.

COUNTER PROPOSALS MAY BE

SUBMITTED UNTIL

03.05.2016. FURTHER INFORMATION

**ON-COUNTER** 

PROPOSALS CAN BE FOUND

DIRECTLY ON THE

ISSUER'S WEBSITE (PLEASE

**REFER-TO THE** 

MATERIAL URL SECTION OF THE

APPLICATION). IF

YOU WISH TO ACT ON THESE-ITEMS, Non-Voting

YOU WILL

NEED TO REQUEST A MEETING

ATTEND AND VOTE

YOUR SHARES-DIRECTLY AT THE

COMPANY'S

MEETING. COUNTER PROPOSALS

**CANNOT BE** 

REFLECTED IN-THE BALLOT ON

PROXYEDGE.

PRESENTATION OF THE ADOPTED

**ANNUAL** 

FINANCIAL STATEMENTS OF SGL

**CARBON SE AND-**

THE APPROVED CONSOLIDATED

**FINANCIAL** 

STATEMENTS FOR THE YEAR ENDED

**DECEMBER-**

31, 2015, THE MANAGEMENT

1. REPORTS OF SGL Non-Voting

CARBON SE AND SGL GROUP FOR

FISCAL-YEAR

2015, THE REPORT OF THE

SUPERVISORY BOARD,

THE REPORT PURSUANT

TO-SECTIONS 289 (4), 315

(4) OF THE GERMAN COMMERCIAL

**CODE** 

(HANDELSGESETZBUCH --HGB)

RESOLUTION APPROVING THE

**ACTIONS OF THE** 

2. BOARD OF MANAGEMENT DURING ManagementNo Action

FISCAL YEAR

2015

RESOLUTION APPROVING THE

**ACTIONS OF THE** 

3. SUPERVISORY BOARD DURING

FISCAL YEAR 2015

ManagementNo Action

4. ManagementNo Action

APPOINTMENT OF THE AUDITOR

AND GROUP

**AUDITOR FOR FISCAL YEAR 2016** 

AND THE

AUDITOR FOR ANY EVENTUAL

**REVIEW OF INTERIM** 

FINANCIAL INFORMATION FOR

FISCAL YEAR 2016:

**ERNST & YOUNG GMBH** 

RESOLUTION ON THE

**CANCELLATION OF THE** 

EXISTING AUTHORIZED CAPITAL

2012/I, CREATION

OF A NEW AUTHORIZED CAPITAL

5. 2016 WITH THE ManagementNo Action

RIGHT TO EXCLUDE SUBSCRIPTION

**RIGHTS AND** 

AMENDMENT OF THE ARTICLES OF

ASSOCIATION:

ART. 3 (6)

RESOLUTION ON THE

CANCELLATION OF THE

**CONTINGENT CAPITAL 2009/I** 

PURSUANT TO ART. 3

6. (13) OF THE ARTICLES OF

ManagementNo Action

ASSOCIATION AND THE

RELEVANT AMENDMENT OF THE

ARTICLES OF

**ASSOCIATION** 

RESOLUTION ON THE REVOCATION

OF AN

**EXISTING AUTHORIZATION AND** 

**GRANT OF A NEW** 

**AUTHORIZATION TO ISSUE** 

**CONVERTIBLE** 

**BONDS/BONDS WITH WARRANTS** 

7. WITH THE ABILITY ManagementNo Action

TO EXCLUDE SUBSCRIPTION RIGHTS

AND THE

CREATION OF A NEW CONTINGENT

CAPITAL 2016

AND THE RELEVANT AMENDMENT

OF THE

ARTICLES OF ASSOCIATION

ILLUMINA, INC.

Security 452327109 Meeting Type Annual
Ticker Symbol ILMN Meeting Date 18-May-2016

ISIN US4523271090 Agenda 934367079 - Management

Item Proposal Proposed by Vote For/Against Management

1A.	ELECTION OF DIRECTOR: FRANCES ARNOLD, PH.D.	Manageme		For	
1B.	ELECTION OF DIRECTOR: FRANCIS A DESOUZA	'Manageme	ntFor	For	
1C.	ELECTION OF DIRECTOR: KARIN EASTHAM, CPA	Manageme	ntFor	For	
2.	TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING JANUARY 1, 2017.	Manageme ,	ntFor	For	
3.	TO APPROVE, ON AN ADVISORY BASIS, THE COMPENSATION OF THE NAMED EXECUTIVE OFFICERS AS DISCLOSED IN THE PROXY STATEMENT.	Manageme	ntFor	For	
4.	TO APPROVE, ON AN ADVISORY BASIS, THE RATIFICATION OF CERTAIN SUPERMAJORITY VOTING PROVISIONS IN OUR CERTIFICATE OF	Manageme	ntAgainst	Against	
	INCORPORATION AND BYLAWS.	~ * * * * * * * * * * * * * * * * * * *			
	MODUL AKTIENGESELLSCHAFT PROI	DUKTION U			
Securit	<b>✓</b>		Meeting Typ		Annual General Meeting
ISIN	Symbol DE0005498901		Meeting Date Agenda		19-May-2016 706888611 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
	ACCORDING TO GERMAN LAW, IN CASE OF SPECIFIC CONFLICTS OF INTEREST	Non-Voting			
	IN- CONNECTION WITH SPECIFIC ITEMS OF THE				
	AGENDA FOR THE GENERAL MEETING YOU ARE-				
	NOT ENTITLED TO EXERCISE YOUR				
	VOTING RIGHTS. FURTHER, YOUR VOTING				
	RIGHT MIGHT-BE				
	EXCLUDED WHEN YOUR SHARE IN VOTING RIGHTS				
	HAS REACHED CERTAIN				
	THRESHOLDS-AND YOU HAVE NOT COMPLIED WITH ANY OF				

**YOUR** 

MANDATORY VOTING

**RIGHTS-NOTIFICATIONS** 

PURSUANT TO THE GERMAN

SECURITIES TRADING

ACT (WHPG). FOR-QUESTIONS IN

THIS REGARD

PLEASE CONTACT YOUR CLIENT

**SERVICE** 

REPRESENTATIVE-FOR

CLARIFICATION. IF YOU DO

NOT HAVE ANY INDICATION

**REGARDING SUCH** 

CONFLICT-OF INTEREST, OR

ANOTHER EXCLUSION

FROM VOTING, PLEASE SUBMIT

YOUR VOTE AS-

USUAL. THANK YOU.

PLEASE NOTE THAT THE TRUE

RECORD DATE FOR

THIS MEETING IS 28 APR 16,

WHEREAS-THE

MEETING HAS BEEN SETUP USING

THE ACTUAL

RECORD DATE - 1 BUSINESS

DAY.-THIS IS DONE TO

ENSURE THAT ALL POSITIONS

REPORTED ARE IN

CONCURRENCE WITH-THE GERMAN

LAW. THANK

YOU.

COUNTER PROPOSALS MAY BE

Non-Voting

Non-Voting

SUBMITTED UNTIL

04 MAY 2016. FURTHER

INFORMATION ON-

COUNTER PROPOSALS CAN BE

FOUND DIRECTLY

ON THE ISSUER'S WEBSITE (PLEASE

**REFER-TO** 

THE MATERIAL URL SECTION OF

THE

APPLICATION). IF YOU WISH TO ACT

ON THESE-

ITEMS, YOU WILL NEED TO REQUEST

A MEETING

ATTEND AND VOTE YOUR

SHARES-DIRECTLY AT

THE COMPANY'S MEETING.

**COUNTER PROPOSALS** 

CANNOT BE REFLECTED IN-THE

**BALLOT ON** 

PROXYEDGE.

RECEIVE FINANCIAL STATEMENTS

AND

1. STATUTORY REPORTS FOR FISCAL Non-Voting

2015

APPROVE ALLOCATION OF INCOME

2. AND DIVIDENDS ManagementNo Action

OF EUR 1.20 PER SHARE APPROVE DISCHARGE OF

3. MANAGEMENT BOARD ManagementNo Action

FOR FISCAL 2015

APPROVE DISCHARGE OF

4. SUPERVISORY BOARD ManagementNo Action

FOR FISCAL 2015

RATIFY ERNST AND YOUNG GMBH

5. AS AUDITORS ManagementNo Action

FOR FISCAL 2016

YASHILI INTERNATIONAL HOLDINGS LTD, GRAND CAYMAN

Security G98340105 Meeting Type ExtraOrdinary General

Meeting 19pc Meeting

Ticker Symbol Meeting Date 19-May-2016

ISIN KYG983401053 Agenda 707043080 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT THE COMPANY

NOTICE AND

PROXY FORM ARE AVAILABLE BY

**CLICKING-ON THE** 

CMMT URL LINKS:- Non-Voting

http://www.hkexnews.hk/listedco/listconews/SEHK/2016/

0502/LTN20160502047.pdf-AND-

http://www.hkexnews.hk/listedco/listconews/SEHK/2016/

0502/LTN20160502045.pdf

PLEASE NOTE THAT SHAREHOLDERS

**ARE** 

ALLOWED TO VOTE 'IN FAVOR' OR

CMMT 'AGAINST' FOR- Non-Voting

ALL RESOLUTIONS, ABSTAIN IS NOT

A VOTING

OPTION ON THIS MEETING

A TO APPROVE THE EQUITY TRANSFERManagementFor For

**AGREEMENT** 

DATED 1 DECEMBER 2015 ENTERED

INTO

BETWEEN (AS SPECIFIED) (YASHILI

INTERNATIONAL GROUP LIMITED

(NOTE 9))

("PURCHASER") AS THE PURCHASER

AND DANONE

ASIA PACIFIC HOLDINGS PTE. LTD.

("SELLER") AS

THE SELLER (A COPY OF WHICH HAS

**BEEN** 

PRODUCED TO THE EGM MARKED

"A" AND

INITIALLED BY THE CHAIRMAN OF

THE EGM FOR

THE PURPOSE OF IDENTIFICATION)

(THE "EQUITY

TRANSFER AGREEMENT"),

PURSUANT TO WHICH

THE PURCHASER CONDITIONALLY

AGREED TO

PURCHASE AND THE SELLER

**CONDITIONALLY** 

AGREED TO SELL THE ENTIRE

**EQUITY INTEREST IN** 

(AS SPECIFIED) (DUMEX BABY FOOD

CO., LTD.

(NOTE 9)) (THE "PROPOSED

ACQUISITION"), AND

ALL TRANSACTIONS, MATTERS AND

**AMENDMENTS** 

CONTEMPLATED UNDER THE

**EQUITY TRANSFER** 

AGREEMENT, AND THE EXECUTION,

PERFORMANCE AND

IMPLEMENTATION OF THE

**EQUITY TRANSFER AGREEMENT** 

AND ALL

ANCILLARY MATTERS AND

**DOCUMENTS** 

CONTEMPLATED UNDER THE

**EQUITY TRANSFER** 

AGREEMENT BE AND ARE HEREBY

**GENERALLY** 

AND UNCONDITIONALLY

APPROVED, CONFIRMED

AND RATIFIED

TO APPROVE THE PROPOSED

**ACQUISITION AND** 

ALL OTHER DOCUMENTS THAT ARE

**NECESSARY** 

B TO EFFECT THE PROPOSED

ManagementFor

For

ACQUISITION ARE

HEREBY GENERALLY AND

UNCONDITIONALLY

APPROVED, CONFIRMED AND

**RATIFIED** 

C TO AUTHORISE ANY ONE DIRECTOR ManagementFor For OF THE

176

COMPANY OR ANY TWO DIRECTORS

OF THE

COMPANY, IF THE AFFIXATION OF

THE COMMON

SEAL IS NECESSARY, BE AND IS/ARE

**HEREBY** 

AUTHORISED FOR AND ON BEHALF

OF THE

COMPANY TO DO ALL SUCH THINGS

AND EXERCISE

ALL POWERS WHICH HE/THEY

CONSIDER(S)

NECESSARY, DESIRABLE OR

**EXPEDIENT IN** 

CONNECTION WITH THE EQUITY

**TRANSFER** 

AGREEMENT AND THE PROPOSED

ACQUISITION,

AND OTHERWISE IN CONNECTION

WITH THE

IMPLEMENTATION OF THE

**TRANSACTIONS** 

**CONTEMPLATED THEREIN** 

**INCLUDING WITHOUT** 

LIMITATION THE EXECUTION,

AMENDMENT,

SUPPLEMENT, DELIVERY, WAIVER,

**SUBMISSION** 

AND IMPLEMENTATION OF ANY

**FURTHER** 

**DOCUMENTS OR AGREEMENTS** 

ITC HOLDINGS CORP.

Security 465685105 Meeting Type Annual Ticker Symbol ITC Meeting Date 19-May-2016

ISIN US4656851056 Agenda 934370913 - Management

Item	Prop	osal	Proposed by	Vote	For/Against Management
1.	DIRECTOR		Manageme	ent	
	1	ALBERT ERNST		For	For
	2	CHRISTOPHER H. FRANKLIN		For	For
	3	EDWARD G. JEPSEN		For	For
	4	DAVID R. LOPEZ		For	For
	5	HAZEL R. O'LEARY		For	For
	6	THOMAS G. STEPHENS		For	For
	7	G. BENNETT STEWART, III		For	For
	8	LEE C. STEWART		For	For
	9	JOSEPH L. WELCH		For	For
	TO APPROVE, BY NON-BINDING				
2.	VOT	E, EXECUTIVE	Manageme	entFor	For
	COM	MPENSATION.			

RATIFICATION OF THE APPOINTMENT OF DELOITTE 3. & TOUCHE LLP AS INDEPENDENT ManagementFor For **REGISTERED** PUBLIC ACCOUNTANTS FOR 2016. KRATOS DEFENSE & SEC SOLUTIONS, INC. Security 50077B207 Meeting Type Annual Ticker Symbol KTOS Meeting Date 19-May-2016 **ISIN** US50077B2079 Agenda 934374365 - Management Proposed For/Against Item Vote **Proposal** Management by **ELECTION OF DIRECTOR: SCOTT** 1.1 ManagementFor For **ANDERSON** ELECTION OF DIRECTOR: BANDEL 1.2 ManagementFor For **CARANO** ELECTION OF DIRECTOR: ERIC 1.3 ManagementFor For **DEMARCO** ELECTION OF DIRECTOR: WILLIAM 1.4 ManagementFor For **HOGLUND** ELECTION OF DIRECTOR: SCOT 1.5 ManagementFor For **JARVIS** 1.6 ELECTION OF DIRECTOR: JANE JUDD ManagementFor For ELECTION OF DIRECTOR: SAMUEL 1.7 ManagementFor For **LIBERATORE** ELECTION OF DIRECTOR: AMY 1.8 ManagementFor For **ZEGART** TO RATIFY THE SELECTION OF **DELOITTE &** TOUCHE LLP AS THE COMPANY'S **INDEPENDENT** 2. ManagementFor For REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 25, 2016. AN ADVISORY VOTE TO APPROVE 3. COMPENSATION OF OUR NAMED ManagementFor For **EXECUTIVE** OFFICERS. R.R. DONNELLEY & SONS COMPANY Meeting Type 257867101 Security Annual Ticker Symbol RRD Meeting Date 19-May-2016 **ISIN** Agenda 934386930 - Management US2578671016

Item	•	by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: THOMAS J. QUINLAN III	ManagementFor	For
1B.	ELECTION OF DIRECTOR: SUSAN M. CAMERON	ManagementFor	For

1C.	ELECTION OF DIRECTOR: RICHARD L. CRANDALL	ManagementFor	For
1D.	ELECTION OF DIRECTOR: SUSAN M. GIANINNO	ManagementFor	For
1E.	ELECTION OF DIRECTOR: JUDITH H. HAMILTON	ManagementFor	For
1F.	ELECTION OF DIRECTOR: JEFFREY M KATZ	·ManagementFor	For
1G.	ELECTION OF DIRECTOR: RICHARD K. PALMER	ManagementFor	For
1H.	ELECTION OF DIRECTOR: JOHN C.	ManagementFor	For
1I.	POPE ELECTION OF DIRECTOR: MICHAEL T. DIODRAN	ManagementFor	For
1J.	T. RIORDAN ELECTION OF DIRECTOR: OLIVER R.	ManagementFor	For
2	SOCKWELL ADVISORY VOTE TO APPROVE		_
2.	EXECUTIVE COMPENSATION.	ManagementFor	For
3.	RATIFICATION OF INDEPENDENT REGISTERED	ManagementFor	For
4.	PUBLIC ACCOUNTING FIRM. PROPOSAL TO AMEND THE COMPANY'S RESTATED CERTIFICATE OF INCORPORATION	ManagementFor	For
4.	TO CHANGE THE PAR VALUE OF THE COMMON STOCK.	Wanagement of	1.01
	PROPOSAL TO AUTHORIZE THE BOARD OF		
	DIRECTORS TO EFFECT, IN ITS DISCRETION, A		
	REVERSE STOCK SPLIT OF THE OUTSTANDING AND		
5.	TREASURY COMMON STOCK, AND A CONCURRENT	ManagementFor	For
	DECREASE IN THE AUTHORIZED SHARE CAPITAL OF THE COMPANY, AND APPROVE CORRESPONDING AMENDMENTS TO THE		
	COMPANY'S RESTATED CERTIFICATE OF		
6.	INCORPORATION. PROPOSAL TO AMEND, IN THE DISCRETION OF THE BOARD OF DIRECTORS, THE RESTATED	ManagementFor	For
	CERTIFICATE OF INCORPORATION TO REVISE THE PROVISION FIXING THE SIZE OF THE		

BOARD OF DIRECTORS.

LORAL SPACE & COMMUNICATIONS INC.

Security 543881106 Meeting Type Annual Ticker Symbol LORL Meeting Date 19-May-2016

ISIN US5438811060 Agenda 934393404 - Management

Proposed For/Against Vote Item Proposal Management by 1. **DIRECTOR** Management ARTHUR L. SIMON For For JOHN P. STENBIT For For ACTING UPON A PROPOSAL TO **RATIFY THE** APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE 2. COMPANY'S INDEPENDENT ManagementFor For **REGISTERED PUBLIC** ACCOUNTING FIRM FOR THE YEAR **ENDING** DECEMBER 31, 2016.

ACTING UPON A PROPOSAL TO

APPROVE, ON A

NON-BINDING, ADVISORY BASIS,

COMPENSATION

3. OF THE COMPANY'S NAMED ManagementFor For

**EXECUTIVE OFFICERS** 

AS DESCRIBED IN THE COMPANY'S

**PROXY** 

STATEMENT.

ALVOPETRO ENERGY LTD.

Security 02255Q100 Meeting Type Annual Ticker Symbol ALVOF Meeting Date 19-May-2016

ISIN CA02255Q1000 Agenda 934401047 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
01	DIRECTOR	Management		
	1 COREY C. RUTTAN		For	For
	2 FIROZ TALAKSHI		For	For
	3 GEIR YTRELAND		For	For
	4 JOHN D. WRIGHT		For	For
	5 KENNETH R. MCKINNON		For	For
	6 RODERICK L. FRASER		For	For
	APPOINTMENT OF DELOITTE LLP AS	}		
	AUDITORS OF			
	THE CORPORATION FOR THE			
02	ENSUING YEAR AND	Manageme	entFor	For
	AUTHORIZING THE DIRECTORS TO			
	FIX THEIR			
	REMUNERATION.			

SHAREHOLDERS ARE BEING ASKED TO APPROVE THE CURRENT OPTION PLAN IN ACCORDANCE WITH POLICY 4.4 OF THE TSXV. THE 03 TERMS OF THE ManagementFor For OPTION PLAN ARE MORE FULLY **DESCRIBED IN** THIS CIRCULAR UNDER THE **HEADING "OPTION** PLAN".

BAKER HUGHES INCORPORATED

Security 057224107 Meeting Type Annual Meeting Date Ticker Symbol BHI 24-May-2016 ISIN US0572241075 Agenda 934384001 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: LARRY D. BRADY	ManagementFor	For
1B.	ELECTION OF DIRECTOR: GREGORY D. BRENNEMAN	ManagementFor	For
1C.	ELECTION OF DIRECTOR: CLARENCE P. CAZALOT, JR	E ManagementFor	For
1D.	ELECTION OF DIRECTOR: MARTIN S. CRAIGHEAD	ManagementFor	For
1E.	ELECTION OF DIRECTOR: WILLIAM H. EASTER III	ManagementFor	For
1F.	ELECTION OF DIRECTOR: LYNN L. ELSENHANS	ManagementFor	For
1G.	ELECTION OF DIRECTOR: ANTHONY G. FERNANDES	ManagementFor	For
1H.	ELECTION OF DIRECTOR: CLAIRE W. GARGALLI	ManagementFor	For
1I.	ELECTION OF DIRECTOR: PIERRE H. JUNGELS	ManagementFor	For
1J.	ELECTION OF DIRECTOR: JAMES A. LASH	ManagementFor	For
1K.	ELECTION OF DIRECTOR: J. LARRY NICHOLS	ManagementFor	For
1L.	ELECTION OF DIRECTOR: JAMES W. STEWART	ManagementFor	For
1M.	ELECTION OF DIRECTOR: CHARLES L. WATSON	ManagementFor	For
2.	AN ADVISORY VOTE RELATED TO THE COMPANY'S EXECUTIVE COMPENSATION PROGRAM.	ManagementFor	For
3.		ManagementFor	For

THE RATIFICATION OF DELOITTE &

TOUCHE LLP AS

THE COMPANY'S INDEPENDENT

**REGISTERED** 

PUBLIC ACCOUNTING FIRM FOR

FISCAL YEAR 2016.

A STOCKHOLDER PROPOSAL

**REGARDING A** 

4. MAJORITY VOTE STANDARD FOR Shareholder Against For

**ALL NON-BINDING** 

STOCKHOLDER PROPOSALS.

CARMIKE CINEMAS, INC.

Security 143436400 Meeting Type Annual
Ticker Symbol CKEC Meeting Date 25-May-2016

ISIN US1434364006 Agenda 934396878 - Management

Item	Proposal	Proposed	Vote	For/Again	
	•	by		Managem	ent
1.	DIRECTOR	Manageme			
	1 ROLAND C. SMITH		For	For	
	2 MARK R. BELL		For	For	
	3 JEFFREY W. BERKMAN		For	For	
	4 SEAN T. ERWIN		For	For	
	5 JAMES A. FLEMING		For	For	
	6 S. DAVID PASSMAN III		For	For	
	7 PATRICIA A. WILSON		For	For	
	TO RATIFY THE APPOINTMENT OF DELOITTE &				
2.	TOUCHE LLP AS OUR INDEPENDENT	Manageme	entFor	For	
	REGISTERED				
	PUBLIC ACCOUNTING FIRM FOR				
	2016.				
	TO APPROVE, ON A NON-BINDING		_	_	
3.	ADVISORY BASIS,	Manageme	entFor	For	
	EXECUTIVE COMPENSATION.				
	ENT CORPORATION		<b>N</b> 6 (2)		. 1
Securit	•		Meeting Ty		Annual
	Symbol NAVI		Meeting Da	te	26-May-2016
ISIN	US63938C1080		Agenda		934381194 - Management
τ.	D 1	Proposed	<b>T</b> 7	For/Again	st
Item	Proposal	by	Vote	Managem	
1A.	ELECTION OF DIRECTOR: JOHN K.	Manageme	entFor	For	
	ADAMS, JR.	_			
1B.	ELECTION OF DIRECTOR: ANN TORRE BATES	Manageme	entFor	For	
	ELECTION OF DIRECTOR: ANNA				
1C.	ESCOBEDO	Manageme	entFor	For	
	CABRAL		01	- 0-	
1D.	ELECTION OF DIRECTOR: WILLIAM	Manageme	entFor	For	
	M.	<i>U</i> .			

	DIEFENDERFER, III				
1E.	ELECTION OF DIRECTOR: DIANE	Managemen	ntEon	For	
1 <b>L</b> .	SUITT GILLELAND	Manageme	IIIFOI	ги	
1F.	ELECTION OF DIRECTOR:	Managemen	ntFor	For	
11'.	KATHERINE A. LEHMAN	Manageme	iiu Oi	1'01	
1G.	ELECTION OF DIRECTOR: LINDA A.	Managemen	ntFor	For	
10.	MILLS	Wanageme	ilu Ol	1 01	
1H.	ELECTION OF DIRECTOR: BARRY A.	Managemen	ntFor	For	
111.	MUNITZ	1vianageme	OI	1 01	
1I.	ELECTION OF DIRECTOR: JOHN F.	Managemen	ntFor	For	
	REMONDI				
1J.	ELECTION OF DIRECTOR: JANE J.	Managemen	ntFor	For	
	THOMPSON	C			
1K.	ELECTION OF DIRECTOR: LAURA S.	Manageme	ntFor	For	
	UNGER				
1L.	ELECTION OF DIRECTOR: BARRY L. WILLIAMS	Managemen	ntFor	For	
	RATIFICATION OF THE				
	APPOINTMENT OF KPMG LLP				
2.	AS OUR INDEPENDENT REGISTERED	Manageme	ntFor	For	
۷.	PUBLIC PUBLIC	wianageme	nu or	1 01	
	ACCOUNTING FIRM FOR 2016.				
	ADVISORY VOTE TO APPROVE				
3.	NAMED EXECUTIVE	Managemen	ntFor	For	
	OFFICER COMPENSATION.				
	SHAREHOLDER PROPOSAL				
	REGARDING				
4.	DISCLOSURE OF LOBBYING	Shareholde	r Against	For	
	ACTIVITIES AND				
	EXPENSES.				
AVON	PRODUCTS, INC.				
Securit	<b>✓</b>		Meeting Ty	_	Annual
	Symbol AVP		Meeting Da	ite	26-May-2016
ISIN	US0543031027		Agenda		934384948 - Management
		D 1		F /A .	
Item	Proposal	Proposed	Vote	For/Agains	
1.	DIRECTOR	by Managemen	nt	Manageme	ent
1.	1 W. DON CORNWELL	Manageme	For	For	
	2 NANCY KILLEFER		For	For	
	3 SUSAN J. KROPF		For	For	
	4 HELEN MCCLUSKEY		For	For	
	5 SHERI MCCOY		For	For	
	6 CHARLES H. NOSKI		For	For	
	7 CATHY D. ROSS		For	For	
	ADVISORY VOTE TO APPROVE			-	
2.	EXECUTIVE	Managemen	ntFor	For	
	COMPENSATION.	J			
3.	APPROVAL OF 2016 OMNIBUS	Monogomo	nt A goingt	Against	
۶.	INCENTIVE PLAN.	Manageme	nizagamst	Against	
4.		Managemen	ntFor	For	

RATIFICATION OF THE

APPOINTMENT OF

INDEPENDENT REGISTERED PUBLIC

**ACCOUNTING** 

FIRM.

SEQUENTIAL BRANDS GROUP, INC.

Security 81734P107 Meeting Type Annual
Ticker Symbol SQBG Meeting Date 26-May-2016

ISIN US81734P1075 Agenda 934389493 - Management

Item Proposal Proposed by Vote For/Against Management

**ELECTION OF CLASS II DIRECTOR:** 

1A. RODNEY S. ManagementFor For

COHEN

**ELECTION OF CLASS II DIRECTOR:** 

1B. STEWART ManagementFor For

LEONARD JR.

1C. ELECTION OF CLASS II DIRECTOR: ManagementFor For

GARY JOHNSON

TO RATIFY THE SELECTION OF

COHNREZNICK LLP

AS OUR INDEPENDENT REGISTERED

2. PUBLIC ManagementFor For

ACCOUNTING FIRM FOR THE FISCAL

YEAR ENDING

DECEMBER 31, 2016.

TO APPROVE, ON AN ADVISORY

BASIS, THE

3. COMPENSATION OF OUR NAMED ManagementFor For

EXECUTIVE OFFICERS.

TO APPROVE AN AMENDMENT TO

**SEQUENTIAL** 

BRANDS GROUP, INC. 2013 STOCK

**INCENTIVE** 

COMPENSATION PLAN TO INCREASE

THE NUMBER

OF AUTHORIZED SHARES OF

COMMON STOCK FOR

4. ISSUANCE BY 3,500,000 SHARES AND ManagementFor For

TO ALLOW

THE GRANT OF AWARDS THAT

**QUALIFY AS** 

"PERFORMANCE-BASED

COMPENSATION" FOR

PURPOSES OF SECTION 162 (M) OF

THE INTERNAL

REVENUE CODE.

CLEAR CHANNEL OUTDOOR HOLDINGS, INC.

Security 18451C109 Meeting Type Annual

Ticker Symbol CCO Meeting Date 27-May-2016

ISIN US18451C1099 Agenda 934395775 - Management

Item Proposal Proposed by Vote For/Against Management

1. DIRECTOR Management

BLAIR E. HENDRIX
 Withheld Against
 DOUGLAS L. JACOBS
 Withheld Against
 DANIEL G. JONES
 Withheld Against

RATIFICATION OF THE SELECTION

OF ERNST &

YOUNG LLP AS THE INDEPENDENT

2. REGISTERED ManagementFor For

PUBLIC ACCOUNTING FIRM FOR THE

YEAR ENDING

DECEMBER 31, 2016.

BAXALTA INCORPORATED

Security 07177M103 Meeting Type Special
Ticker Symbol BXLT Meeting Date 27-May-2016

ISIN US07177M1036 Agenda 934402986 - Management

Item Proposal Proposed by Vote For/Against Management

ADOPTION OF THE MERGER

AGREEMENT.

PROPOSAL TO ADOPT THE

AGREEMENT AND PLAN

1. OF MERGER, DATED AS OF JANUARY ManagementFor For

11, 2016, BY

AND AMONG BAXALTA

INCORPORATED, SHIRE PLC

AND BEARTRACKS, INC.

ADVISORY VOTE ON

**MERGER-RELATED** 

COMPENSATION FOR BAXALTA'S

**NAMED** 

EXECUTIVE OFFICERS. PROPOSAL

TO APPROVE,

ON A NON-BINDING ADVISORY

2. BASIS, ManagementFor For

COMPENSATION THAT MAY BE PAID

OR BECOME

PAYABLE TO BAXALTA'S NAMED

**EXECUTIVE** 

OFFICERS THAT IS BASED ON OR

**OTHERWISE** 

RELATES TO THE MERGER.

3. ADJOURNMENT OF THE SPECIAL ManagementFor For

**MEETING OF** 

BAXALTA. PROPOSAL TO APPROVE

ANY MOTION

TO ADJOURN THE SPECIAL

MEETING, OR ANY

ADJOURNMENTS THEREOF, TO

ANOTHER TIME OR

PLACE, IF NECESSARY OR

APPROPRIATE, TO

SOLICIT ADDITIONAL PROXIES IF

THERE ARE

INSUFFICIENT VOTES AT THE TIME

OF THE SPECIAL

MEETING TO ADOPT THE MERGER

AGREEMENT.

Security

G98340105

#### MGM RESORTS INTERNATIONAL

Security 552953101 Meeting Type Annual
Ticker Symbol MGM Meeting Date 01-Jun-2016

ISIN US5529531015 Agenda 934393214 - Management

Meeting Type

**Annual General Meeting** 

Ticker Symbol Meeting Date 03-Jun-2016 ISIN Agenda 707032203 - Management KYG983401053 **Proposed** For/Against Vote Item Proposal Management by PLEASE NOTE THAT THE COMPANY **NOTICE AND** PROXY FORM ARE AVAILABLE BY **CLICKING-ON THE** CMMT URL LINKS:-Non-Voting http://www.hkexnews.hk/listedco/listconews/SEHK/2016/ 0428/LTN201604281525.pdf-ANDhttp://www.hkexnews.hk/listedco/listconews/SEHK/2016/ 0428/LTN201604281535.pdf PLEASE NOTE THAT SHAREHOLDERS **ARE** ALLOWED TO VOTE 'IN FAVOR' OR CMMT 'AGAINST' FOR-Non-Voting ALL RESOLUTIONS, ABSTAIN IS NOT A VOTING OPTION ON THIS MEETING TO RECEIVE THE AUDITED **CONSOLIDATED** FINANCIAL STATEMENTS OF THE **COMPANY AND** 1 ManagementFor For THE REPORTS OF THE DIRECTORS AND AUDITORS FOR THE YEAR ENDED 31 DECEMBER TO DECLARE A FINAL DIVIDEND OF RMB0.75 CENTS 2 PER SHARE FOR THE YEAR ENDED 31 ManagementFor For **DECEMBER** 2015 TO RE-ELECT MS. SUN YIPING AS A 3.A ManagementFor NON-For **EXECUTIVE DIRECTOR** TO RE-ELECT MR. HUANG XIAOJUN 3.B ManagementFor AS A NON-For **EXECUTIVE DIRECTOR** TO RE-ELECT MR. LI DONGMING AS 3.C AN EXECUTIVE ManagementFor For DIRECTOR TO RE-ELECT MR. CHENG SHOUTAI 3.D ManagementFor For INDEPENDENT NON-EXECUTIVE **DIRECTOR** 3.E TO AUTHORIZE THE BOARD OF ManagementFor For DIRECTORS OF THE COMPANY (THE "BOARD") TO FIX THE

ManagementAbstain

Against

Against

REMUNERATION OF THE DIRECTORS OF THE

**COMPANY** 

TO RE-APPOINT ERNST & YOUNG AS

AUDITORS

4 AND TO AUTHORIZE THE BOARD TO ManagementFor For

FIX THEIR

REMUNERATION

TO GIVE A GENERAL MANDATE TO

THE DIRECTORS

TO REPURCHASE SHARES OF THE

**COMPANY NOT** 

EXCEEDING 10% OF THE TOTAL

5 NUMBER OF THE

ISSUED SHARE CAPITAL OF THE

COMPANY AS AT

THE DATE OF PASSING OF THIS

RESOLUTION

TO GIVE A GENERAL MANDATE TO

THE DIRECTORS

TO ISSUE ADDITIONAL SHARES

**OFTHE COMPANY** 

NOT EXCEEDING 20% OF THE TOTAL ManagementAbstain 6 Against

NUMBER OF

THE ISSUEDSHARE CAPITAL OF THE

**COMPANY AS** 

AT THE DATE OF PASSING OF

**THISRESOLUTION** 

TO EXTEND THE GENERAL

MANDATE GRANTED TO

THE DIRECTORS TO

ISSUEADDITIONAL SHARES OF 7

THE COMPANY BY THE TOTAL

NUMBER OF THE

SHARESREPURCHASED BY THE

COMPANY.

SCMP GROUP LTD

G7867B105 Meeting Type Security Annual General Meeting

ManagementAbstain

Ticker Symbol Meeting Date 06-Jun-2016

**ISIN** 706980972 - Management BMG7867B1054 Agenda

**Proposed** For/Against Vote Item **Proposal** Management by

CMMT PLEASE NOTE THAT THE COMPANY Non-Voting

**NOTICE AND** 

PROXY FORM ARE AVAILABLE BY

**CLICKING-ON THE** 

**URL LINKS:-**

[http://www.hkexnews.hk/listedco/listconews/SEHK/2016/

0425/LTN20160425383.pdf-AND-

http://www.hkexnews.hk/listedco/listconews/SEHK/2016/

	0425/I TN20160425245 - 45		
	0425/LTN20160425345.pdf] PLEASE NOTE THAT SHAREHOLDERS	,	
	ARE	)	
	ALLOWED TO VOTE 'IN FAVOR' OR		
CMMT	'AGAINST' FOR-	Non-Voting	
CIVIIVII	ALL RESOLUTIONS, ABSTAIN IS NOT	Tion voting	
	A VOTING		
	OPTION ON THIS MEETING		
	TO CONSIDER AND ADOPT THE		
	AUDITED FINANCIAL		
	STATEMENTS FOR THE YEAR ENDED		
1	31 DECEMBER	ManagamantFar	For
1	2015 AND THE REPORTS OF THE	ManagementFor	гог
	DIRECTORS AND		
	THE INDEPENDENT AUDITOR		
	THEREON		
2	TO APPROVE THE PAYMENT OF A	ManagementFor	For
-	FINAL DIVIDEND	Tranagement of	101
	TO RE-ELECT MR. WONG KAI MAN		
3	AS	ManagementFor	For
	INDEPENDENT NON-EXECUTIVE	C	
	DIRECTOR TO ELECT MS. TONG SHAO MING AS		
4	EXECUTIVE	ManagamantFar	For
4	DIRECTOR	ManagementFor	гог
	TO ELECT MR. CHAK CHUNG LUEN,		
5	ALBERT AS	ManagementFor	For
J	EXECUTIVE DIRECTOR	Tranagement of	101
	TO ELECT MR. TSE KAI CHI AS		
6	NON-EXECUTIVE	ManagementFor	For
	DIRECTOR	C	
	TO ELECT MR. CHUA PHUAY HEE AS		
7	INDEPENDENT	ManagementFor	For
	NON-EXECUTIVE DIRECTOR		
	TO ELECT DR. YEUNG HIN CHUNG		
8	JOHN AS	ManagementFor	For
Ü	INDEPENDENT NON-EXECUTIVE	Trumugement of	1 01
	DIRECTOR		
0	TO AUTHORISE THE BOARD TO FIX	Managana	<b></b>
9	DIRECTORS' FEES	ManagementFor	For
	TO RE-APPOINT		
	PRICEWATERHOUSECOOPERS AS		
	THE AUDITOR OF THE COMPANY		
10	AND AUTHORISE	ManagementFor	For
	THE BOARD TO FIX THEIR		
	REMUNERATION		
	TO GRANT A GENERAL MANDATE		
11	TO THE	ManagamantAlasta	A!
11	DIRECTORS TO ISSUE SHARES OF	ManagementAbstain	Against
	THE COMPANY		

TO GRANT A GENERAL MANDATE TO THE 12 DIRECTORS TO BUY BACK SHARES ManagementAbstain Against OF THE **COMPANY** TO GRANT A GENERAL MANDATE TO THE **DIRECTORS TO ADD SHARES** 13 ManagementAbstain Against **BOUGHT BACK TO** THE SHARE ISSUE GENERAL **MANDATE** BELMOND LTD. Security G1154H107 Meeting Type Annual Ticker Symbol BEL Meeting Date 06-Jun-2016 **ISIN** Agenda BMG1154H1079 934401617 - Management For/Against **Proposed** Vote Item **Proposal** Management by 1. **DIRECTOR** Management HARSHA V. AGADI For For 2 For For JOHN D. CAMPBELL 3 ROLAND A. HERNANDEZ For For 4 MITCHELL C. HOCHBERG For For 5 RUTH A. KENNEDY For For 6 IAN LIVINGSTON For For 7 For For **GAIL REBUCK** H. ROELAND VOS For For APPOINTMENT OF DELOITTE LLP AS COMPANY'S INDEPENDENT **REGISTERED PUBLIC** 2. ACCOUNTING FIRM, AND ManagementFor For **AUTHORIZATION OF THE** AUDIT COMMITTEE TO FIX **ACCOUNTING FIRM'S** REMUNERATION. RHOEN-KLINIKUM AG, BAD NEUSTADT **Annual General Meeting** D6530N119 Meeting Type Security Ticker Symbol Meeting Date 08-Jun-2016 **ISIN** Agenda 707012186 - Management DE0007042301 Proposed For/Against Vote Item **Proposal** Management by ACCORDING TO GERMAN LAW, IN Non-Voting CASE OF SPECIFIC CONFLICTS OF INTEREST CONNECTION WITH SPECIFIC ITEMS OF THE AGENDA FOR THE GENERAL

MEETING YOU ARE-

NOT ENTITLED TO EXERCISE YOUR

**VOTING** 

RIGHTS. FURTHER, YOUR VOTING

**RIGHT MIGHT-BE** 

EXCLUDED WHEN YOUR SHARE IN

**VOTING RIGHTS** 

HAS REACHED CERTAIN

THRESHOLDS-AND YOU

HAVE NOT COMPLIED WITH ANY OF

**YOUR** 

MANDATORY VOTING

**RIGHTS-NOTIFICATIONS** 

PURSUANT TO THE GERMAN

SECURITIES TRADING

ACT (WHPG). FOR-QUESTIONS IN

THIS REGARD

PLEASE CONTACT YOUR CLIENT

**SERVICE** 

REPRESENTATIVE-FOR

CLARIFICATION. IF YOU DO

NOT HAVE ANY INDICATION

**REGARDING SUCH** 

CONFLICT-OF INTEREST, OR

ANOTHER EXCLUSION

FROM VOTING, PLEASE SUBMIT

YOUR VOTE AS-

USUAL. THANK YOU.

PLEASE NOTE THAT THE TRUE

RECORD DATE FOR

THIS MEETING IS 18 MAY 16,

WHEREAS-THE

MEETING HAS BEEN SETUP USING

THE ACTUAL

RECORD DATE - 1 BUSINESS

DAY.-THIS IS DONE TO

**ENSURE THAT ALL POSITIONS** 

REPORTED ARE IN

CONCURRENCE WITH-THE GERMAN

LAW. THANK

YOU.

COUNTER PROPOSALS MAY BE

Non-Voting

Non-Voting

SUBMITTED UNTIL

24.05.2016. FURTHER INFORMATION

**ON-COUNTER** 

PROPOSALS CAN BE FOUND

DIRECTLY ON THE

ISSUER'S WEBSITE (PLEASE

**REFER-TO THE** 

MATERIAL URL SECTION OF THE

APPLICATION). IF

YOU WISH TO ACT ON THESE-ITEMS,

	YOU WILL	
	NEED TO REQUEST A MEETING	
	ATTEND AND VOTE	
	YOUR SHARES-DIRECTLY AT THE	
	COMPANY'S	
	MEETING. COUNTER PROPOSALS	
	CANNOT BE	
	REFLECTED IN-THE BALLOT ON	
	PROXYEDGE.	
	RECEIVE FINANCIAL STATEMENTS	
1.	AND	Non-Voting
	STATUTORY REPORTS FOR FISCAL	C
	2015	
	APPROVE ALLOCATION OF INCOME	
2.	AND DIVIDENDS	ManagementNo Action
	OF EUR 0.80 PER SHARE	
	APPROVE DISCHARGE OF	
3.1	MANAGEMENT BOARD	ManagementNo Action
5.1	MEMBER MARTIN SIEBERT FOR	Management Vo Action
	FISCAL 2015	
	APPROVE DISCHARGE OF	
2.2	MANAGEMENT BOARD	M
3.2	MEMBER JENS-PETER NEUMANN	ManagementNo Action
	FOR FISCAL 2015	
	APPROVE DISCHARGE OF	
	MANAGEMENT BOARD	
3.3	MEMBER MARTIN MENGER FOR	ManagementNo Action
	FISCAL 2015	
	APPROVE DISCHARGE OF	
	SUPERVISORY BOARD	
4.1	MEMBER EUGEN MUENCH FOR	ManagementNo Action
	FISCAL 2015	
	APPROVE DISCHARGE OF	
	CYPERY WOODY FO A DE	
4.2	MEMBER JOACHIM LUEDDECKE FOR	ManagementNo Action
	FISCAL 2015	
	APPROVE DISCHARGE OF	
	SUPERVISORY BOARD	
4.3		ManagamantNo Action
4.3	MEMBER GEORG SCHULZE-ZIEHAUS FOR FISCAL	Managementino Action
	2015	
	APPROVE DISCHARGE OF	
4.4	SUPERVISORY BOARD MEMBER WOLFGANG MUENDEL FOR	ManagementNo Action
	MEMBER WOLFGANG MUENDEL FOR	
	FISCAL 2015	
	APPROVE DISCHARGE OF	
4.5	SUPERVISORY BOARD	ManagementNo Action
	MEMBER PETER BERGHOEFER FOR	
	FISCAL 2015	
4.6	APPROVE DISCHARGE OF	ManagementNo Action

SUPERVISORY BOARD

	Lugar i lillig.	GDET OND TOMITY
	MEMBER BETTINA BOETTCHER FOR FISCAL 2015	
	APPROVE DISCHARGE OF	
4.7	SUPERVISORY BOARD	ManagementNo Action
4.7	MEMBER BJOERN BORGMANN FOR	Management No Action
	FISCAL 2015	
	APPROVE DISCHARGE OF	
4.8	SUPERVISORY BOARD	ManagamantNa Action
4.0	MEMBER LUDWIG GEORG BRAUN	ManagementNo Action
	FOR FISCAL 2015	
	APPROVE DISCHARGE OF	
4.9	SUPERVISORY BOARD	ManagamantNa Action
4.9	MEMBER SYLVIA BUEHLER FOR	ManagementNo Action
	FISCAL 2015	
	APPROVE DISCHARGE OF	
4.10	SUPERVISORY BOARD	ManagamantNa Action
4.10	MEMBER HELMUT BUEHNER FOR	ManagementNo Action
	FISCAL 2015	
	APPROVE DISCHARGE OF	
4.11	SUPERVISORY BOARD	ManagementNo Action
4.11	MEMBER GERHARD EHNINGER FOR	Management No Action
	FISCAL 2015	
	APPROVE DISCHARGE OF	
4.12	SUPERVISORY BOARD	ManagementNo Action
7.12	MEMBER STEFAN HAERTEL FOR	Wanagemena to Action
	FISCAL 2015	
	APPROVE DISCHARGE OF	
4.13	SUPERVISORY BOARD	ManagementNo Action
7.13	MEMBER KLAUS HANSCHUR FOR	Wanagement to Action
	FISCAL 2015	
	APPROVE DISCHARGE OF	
4.14	SUPERVISORY BOARD	ManagementNo Action
7,17	MEMBER REINHARD HARTL FOR	management to 7 tetion
	FISCAL 2015	
	APPROVE DISCHARGE OF	
4.15	SUPERVISORY BOARD	ManagementNo Action
	MEMBER STEPHAN HOLZINGER FOR	Training of the training of th
	FISCAL 2015	
	APPROVE DISCHARGE OF	
4.16	SUPERVISORY BOARD	ManagementNo Action
	MEMBER MEIKE JAEGER FOR FISCAL	1
	2015	
	APPROVE DISCHARGE OF	
4.17	SUPERVISORY BOARD	ManagementNo Action
	MEMBER HEINZ KORTE FOR FISCAL	C
	2015	
	APPROVE DISCHARGE OF	
4.18	SUPERVISORY BOARD	ManagementNo Action
	MEMBER MICHAEL MENDEL FOR	
4.10	FISCAL 2015	Managara AT A 4
4.19		ManagementNo Action

APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER BRIGITTE MOHN FOR FISCAL 2015 APPROVE DISCHARGE OF SUPERVISORY BOARD 4.20 ManagementNo Action MEMBER CHRISTINE REISSNER FOR FISCAL 2015 APPROVE DISCHARGE OF SUPERVISORY BOARD 4.21 ManagementNo Action MEMBER OLIVER SALOMON FOR FISCAL 2015 APPROVE DISCHARGE OF SUPERVISORY BOARD 4.22 ManagementNo Action MEMBER EVELIN SCHIEBEL FOR FISCAL 2015 APPROVE DISCHARGE OF SUPERVISORY BOARD 4.23 MEMBER FRANZ-JOSEPH SCHMITZ ManagementNo Action FOR FISCAL 2015 APPROVE DISCHARGE OF SUPERVISORY BOARD 4.24 ManagementNo Action MEMBER KATRIN VERNAU FOR FISCAL 2015 APPROVE AFFILIATION AGREEMENT 5.1 **WITH** ManagementNo Action SUBSIDIARY HAUS SAALETAL GMBH APPROVE AFFILIATION AGREEMENT **WITH** 5.2 SUBSIDIARY NEUROLOGISCHE ManagementNo Action KLINIK GMBH BAD NEUSTADT/SAALE APPROVE AFFILIATION AGREEMENT WITH SUBSIDIARY KLINIKUM FRANKFURT ManagementNo Action 5.3 (ODER) GMBH **RATIFY** PRICEWATERHOUSECOOPERS AG AS ManagementNo Action 6. **AUDITORS FOR FISCAL 2016** WESTERNZAGROS RESOURCES LTD, CALGARY AB 960008100 Meeting Type Security MIX Ticker Symbol Meeting Date 08-Jun-2016 **ISIN** Agenda 707097792 - Management CA9600081009 For/Against **Proposed** Vote Item **Proposal** Management by CMMT PLEASE NOTE THAT SHAREHOLDERS Non-Voting ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY

	_aga: 1g	. 6.52 . 6.1.2	•	
	FOR RESOLUTIONS 1, 4 AND 5 AND			
	'IN FAVOR' OR			
	'ABSTAIN' ONLY FOR-RESOLUTION			
	NUMBERS 2.1 TO			
	2.6 AND 3. THANK YOU			
4	TO SET THE NUMBER OF DIRECTOR	S		
1	AT SIX (6)	ManagementFor	For	
	ELECTION OF DIRECTOR: DAVID J.		_	
2.1	BOONE	ManagementFor	For	
	ELECTION OF DIRECTOR: JOHN		_	
2.2	FRANGOS	ManagementFor	For	
2.2	ELECTION OF DIRECTOR: M. SIMON			
2.3	HATFIELD	ManagementFor	For	
	ELECTION OF DIRECTOR: JAMES C.		_	
2.4	HOUCK	ManagementFor	For	
	ELECTION OF DIRECTOR: RANDALL		_	
2.5	OLIPHANT	ManagementFor	For	
2 (	ELECTION OF DIRECTOR: WILLIAM		_	
2.6	WALLACE	ManagementFor	For	
	ON THE APPOINTMENT OF			
	PRICEWATERHOUSECOOPERS LLP			
	AS AUDITORS			
	OF THE CORPORATION FOR THE			
2	ENSUING YEAR AT	M T	Г	
3	SUCH REMUNERATION AS MAY BE	ManagementFor	For	
	APPROVED BY			
	THE AUDIT COMMITTEE OF THE			
	BOARD OF			
	DIRECTORS			
	ON THE RENEWAL AND APPROVAL			
	OF THE			
	CORPORATION'S STOCK OPTION			
4	PLAN AS SET	ManagementFor	For	
	FORTH IN THE ACCOMPANYING			
	INFORMATION			
	CIRCULAR OF THE CORPORATION			
	ON THE EXTENSION OF THE			
	CORPORATION'S			
	SHAREHOLDER RIGHTS PLAN AND			
	APPROVAL OF			
	AN AMENDED AND RESTATED			
5	SHAREHOLDER	ManagementAgainst	Against	
	RIGHTS PLAN AGREEMENT AS SET			
	FORTH IN THE			
	ACCOMPANYING INFORMATION			
	CIRCULAR OF THE			
	CORPORATION			
	NETWORKS INC			
Securit		Meeting Typ		Annual
	Symbol AMCX	Meeting Date	e	08-Jun-2016
ISIN	US00164V1035	Agenda		934408407 - Management

Itam	Dramacal	Proposed	Vata	For/Against	
Item	Proposal	by	Vote	Managemer	nt
1.	DIRECTOR	Managemen	nt		
	1 JONATHAN F. MILLER		For	For	
	2 LEONARD TOW		For	For	
	3 DAVID E. VAN ZANDT		For	For	
	4 CARL E. VOGEL		For	For	
	5 ROBERT C. WRIGHT		For	For	
	RATIFICATION OF THE				
	APPOINTMENT OF KPMG LLP				
	AS INDEPENDENT REGISTERED				
2.	PUBLIC	Managemen	ntFor	For	
	ACCOUNTING FIRM OF THE				
	COMPANY FOR FISCAL				
	YEAR 2016				
	APPROVAL OF THE COMPANY'S 2016				
3.	EMPLOYEE	Managemer	ntFor	For	
	STOCK PLAN	C			
	APPROVAL OF THE COMPANY'S 2016				
4.	EXECUTIVE	Managemer	ntFor	For	
	CASH INCENTIVE PLAN				
MEDI	A GENERAL, INC.				
Securi	·		Meeting Typ	e	Special
	Symbol MEG		Meeting Date		08-Jun-2016
ISIN	US58441K1007		Agenda		934424019 - Management
			8		
Item	Proposal	Proposed	Vote	For/Against	
Item	Proposal	Proposed by	Vote	For/Against Managemer	
Item	APPROVAL OF THE AGREEMENT	•	Vote	_	
Item	APPROVAL OF THE AGREEMENT AND PLAN OF	by	Vote	_	
Item	APPROVAL OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 27.	by	Vote	_	
Item	APPROVAL OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 27, 2016, BY AND	by	Vote	_	
Item	APPROVAL OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 27 2016, BY AND AMONG MEDIA GENERAL, INC.	by	Vote	_	
Item	APPROVAL OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 27, 2016, BY AND AMONG MEDIA GENERAL, INC. ("MEDIA GENERAL"),	by	Vote	_	
Item	APPROVAL OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 27, 2016, BY AND AMONG MEDIA GENERAL, INC. ("MEDIA GENERAL"), NEXSTAR BROADCASTING GROUP,	by	Vote	_	
Item	APPROVAL OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 27, 2016, BY AND AMONG MEDIA GENERAL, INC. ("MEDIA GENERAL"),	by	Vote	_	
	APPROVAL OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 27, 2016, BY AND AMONG MEDIA GENERAL, INC. ("MEDIA GENERAL"), NEXSTAR BROADCASTING GROUP,	by		Managemen	
Item	APPROVAL OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 27, 2016, BY AND AMONG MEDIA GENERAL, INC. ("MEDIA GENERAL"), NEXSTAR BROADCASTING GROUP, INC. ("NEXSTAR") AND NEPTUNE MERGER SUB, INC.	by		_	
	APPROVAL OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 27, 2016, BY AND AMONG MEDIA GENERAL, INC. ("MEDIA GENERAL"), NEXSTAR BROADCASTING GROUP, INC. ("NEXSTAR") AND NEPTUNE MERGER SUB, INC. ("MERGER SUB"), AND RELATED	by		Managemen	
	APPROVAL OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 27, 2016, BY AND AMONG MEDIA GENERAL, INC. ("MEDIA GENERAL"), NEXSTAR BROADCASTING GROUP, INC. ("NEXSTAR") AND NEPTUNE MERGER SUB, INC.	by		Managemen	
	APPROVAL OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 27, 2016, BY AND AMONG MEDIA GENERAL, INC. ("MEDIA GENERAL"), NEXSTAR BROADCASTING GROUP, INC. ("NEXSTAR") AND NEPTUNE MERGER SUB, INC. ("MERGER SUB"), AND RELATED	by		Managemen	
	APPROVAL OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 27: 2016, BY AND AMONG MEDIA GENERAL, INC. ("MEDIA GENERAL"), NEXSTAR BROADCASTING GROUP, INC. ("NEXSTAR") AND NEPTUNE MERGER SUB, INC. ("MERGER SUB"), AND RELATED PLAN OF MERGER,	by		Managemen	
	APPROVAL OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 27, 2016, BY AND AMONG MEDIA GENERAL, INC. ("MEDIA GENERAL"), NEXSTAR BROADCASTING GROUP, INC. ("NEXSTAR") AND NEPTUNE MERGER SUB, INC. ("MERGER SUB"), AND RELATED PLAN OF MERGER, PURSUANT TO WHICH MERGER SUB	by		Managemen	
	APPROVAL OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 27, 2016, BY AND AMONG MEDIA GENERAL, INC. ("MEDIA GENERAL"), NEXSTAR BROADCASTING GROUP, INC. ("NEXSTAR") AND NEPTUNE MERGER SUB, INC. ("MERGER SUB"), AND RELATED PLAN OF MERGER, PURSUANT TO WHICH MERGER SUB WILL BE	by		Managemen	
	APPROVAL OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 27 2016, BY AND AMONG MEDIA GENERAL, INC. ("MEDIA GENERAL"), NEXSTAR BROADCASTING GROUP, INC. ("NEXSTAR") AND NEPTUNE MERGER SUB, INC. ("MERGER SUB"), AND RELATED PLAN OF MERGER, PURSUANT TO WHICH MERGER SUB WILL BE MERGED WITH AND (DUE TO	by		Managemen	
	APPROVAL OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 27: 2016, BY AND AMONG MEDIA GENERAL, INC. ("MEDIA GENERAL"), NEXSTAR BROADCASTING GROUP, INC. ("NEXSTAR") AND NEPTUNE MERGER SUB, INC. ("MERGER SUB"), AND RELATED PLAN OF MERGER, PURSUANT TO WHICH MERGER SUB WILL BE MERGED WITH AND (DUE TO SPACE LIMITS, SEE	by		Managemen	
	APPROVAL OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 27, 2016, BY AND AMONG MEDIA GENERAL, INC. ("MEDIA GENERAL"), NEXSTAR BROADCASTING GROUP, INC. ("NEXSTAR") AND NEPTUNE MERGER SUB, INC. ("MERGER SUB"), AND RELATED PLAN OF MERGER, PURSUANT TO WHICH MERGER SUB WILL BE MERGED WITH AND (DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL	by	ntFor	Managemen	
1.	APPROVAL OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 27, 2016, BY AND AMONG MEDIA GENERAL, INC. ("MEDIA GENERAL"), NEXSTAR BROADCASTING GROUP, INC. ("NEXSTAR") AND NEPTUNE MERGER SUB, INC. ("MERGER SUB"), AND RELATED PLAN OF MERGER, PURSUANT TO WHICH MERGER SUB WILL BE MERGED WITH AND (DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL)	Managemen	ntFor	Managemen	
1.	APPROVAL OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 27: 2016, BY AND AMONG MEDIA GENERAL, INC. ("MEDIA GENERAL"), NEXSTAR BROADCASTING GROUP, INC. ("NEXSTAR") AND NEPTUNE MERGER SUB, INC. ("MERGER SUB"), AND RELATED PLAN OF MERGER, PURSUANT TO WHICH MERGER SUB WILL BE MERGED WITH AND (DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL) APPROVAL, ON AN ADVISORY	Managemen	ntFor	Managemen	

PAID OR PROVIDED BY MEDIA

**GENERAL TO ITS** 

NAMED EXECUTIVE OFFICERS IN

**CONNECTION** 

WITH THE MERGER CONTEMPLATED

BY THE

MERGER AGREEMENT.

APPROVAL OF ONE OR MORE

ADJOURNMENTS OF

THE MEDIA GENERAL SPECIAL

MEETING, IF

NECESSARY OR APPROPRIATE,

**INCLUDING** 

3. ADJOURNMENTS TO PERMIT

ManagementFor

Meeting Type

Annual

For

**FURTHER** 

SOLICITATION OF PROXIES IN

FAVOR OF THE

PROPOSAL TO APPROVE THE

**MERGER** 

Security

G96629103

AGREEMENT.

BLACKHAWK NETWORK HOLDINGS, INC.

Security 09238E104 Meeting Type Annual
Ticker Symbol HAWK Meeting Date 10-Jun-2016

ISIN US09238E1047 Agenda 934399153 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	nt	
	1 RICHARD H. BARD		For	For
	2 STEVEN A. BURD		For	For
	3 ROBERT L. EDWARDS		For	For
	4 WILLIAM Y. TAUSCHER		For	For
	TO RATIFY THE APPOINTMENT OF			
	DELOITTE &			
	TOUCHE LLP AS OUR INDEPENDENT			
2.	REGISTERED	Manageme	ntFor	For
	PUBLIC ACCOUNTING FIRM FOR THE	Е		
	2016 FISCAL			
	YEAR ENDING DECEMBER 31, 2016.			
	TO APPROVE THE COMPANY'S THIR	D		
	AMENDED			
	AND RESTATED CERTIFICATE OF			
	INCORPORATION			
3.	IN ORDER TO DECLASSIFY THE	Manageme	ntFor	For
5.	BOARD OF	wanageme	iiu oi	101
	DIRECTORS BEGINNING AT THE			
	COMPANY'S			
	ANNUAL MEETING OF			
	STOCKHOLDERS IN 2017.			
WILLI	S TOWERS WATSON PUBLIC LIMITED	CO.		

Ticker ISIN	Symbol WLTW		Meeting Date Agenda	e	10-Jun-2016 934407657 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1A.	ELECTION OF DIRECTOR: DOMINIC CASSERLEY	Managemen	ntFor	For	
1B.	ELECTION OF DIRECTOR: ANNA C. CATALANO	Manageme	ntFor	For	
1C.	ELECTION OF DIRECTOR: VICTOR F. GANZI	Managemen	ntFor	For	
1D.	ELECTION OF DIRECTOR: JOHN J. HALEY	Manageme	ntFor	For	
1E.	ELECTION OF DIRECTOR: WENDY E. LANE	Managemen	ntFor	For	
1F.	ELECTION OF DIRECTOR: JAMES F. MCCANN	Manageme	ntFor	For	
1G.	ELECTION OF DIRECTOR: BRENDAN R. O'NEILL	Managemen	ntFor	For	
1H.	ELECTION OF DIRECTOR: JAYMIN PATEL	Manageme	ntFor	For	
1I.	ELECTION OF DIRECTOR: LINDA D. RABBITT	Manageme	ntFor	For	
1J.	ELECTION OF DIRECTOR: PAUL THOMAS	Manageme	ntFor	For	
1K.	ELECTION OF DIRECTOR: JEFFREY W. UBBEN	Managemen	ntFor	For	
1L.	ELECTION OF DIRECTOR: WILHELM ZELLER	Manageme	ntFor	For	
2.	TO RATIFY, ON AN ADVISORY BASIS THE REAPPOINTMENT OF DELOITTE LLP AS INDEPENDENT AUDITOR UNTIL THE CLOSE OF THE NEXT ANNUAL GENERAL MEETING OF SHAREHOLDERS AND AUTHORIZE IN A BINDING VOTE THE BOARD OF DIRECTORS, ACTING THROUGH THE AUDIT AND RISK COMMITTEE, TO FIX THE AUDITOR'S REMUNERATION. TO APPROVE, ON AN ADVISORY BASIS THE NAMED		ntFor	For	
3.	BASIS, THE NAMED EXECUTIVE OFFICER COMPENSATION.	Managemen		For	
4.	TO APPROVE AN AMENDMENT AND RESTATEMENT	Managemen	ntAgainst	Against	

OF THE WILLIS TOWERS WATSON

PUBLIC LIMITED

**COMPANY 2012 EQUITY INCENTIVE** 

PLAN,

INCLUDING TO INCREASE THE

NUMBER OF

**AUTHORIZED SHARES UNDER THE** 

2012 PLAN AND

APPROVE MATERIAL TERMS UNDER

**CODE** 

SECTION 162(M).

TO APPROVE AN AMENDMENT TO

THE WILLIS

TOWERS WATSON PUBLIC LIMITED

**COMPANY** 

AMENDED AND RESTATED 2010

5. NORTH AMERICAN ManagementFor For

EMPLOYEE STOCK PURCHASE PLAN,

**INCLUDING** 

TO INCREASE THE NUMBER OF

**AUTHORIZED** 

SHARES UNDER THE ESPP.

TO RENEW THE BOARD'S

6. AUTHORITY TO ISSUE ManagementFor For

SHARES UNDER IRISH LAW.

TO RENEW THE BOARD'S

**AUTHORITY TO OPT OUT** 

7. OF STATUTORY PRE-EMPTION ManagementAgainst Against

RIGHTS UNDER

IRISH LAW.

ASIA SATELLITE TELECOMMUNICATIONS HOLDINGS LTD

Security G0534R108 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 16-Jun-2016

ISIN BMG0534R1088 Agenda 707089581 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT THE COMPANY

**NOTICE AND** 

PROXY FORM ARE AVAILABLE BY

**CLICKING-ON THE** 

CMMT URL LINKS:- Non-Voting

http://www.hkexnews.hk/listedco/listconews/SEHK/2016/

0512/LTN20160512421.pdf-AND-

http://www.hkexnews.hk/listedco/listconews/SEHK/2016/

0512/LTN20160512409.pdf.

CMMT PLEASE NOTE THAT SHAREHOLDERS Non-Voting

**ARE** 

ALLOWED TO VOTE 'IN FAVOR' OR

'AGAINST' FOR-

ALL RESOLUTIONS, ABSTAIN IS NOT

	A VOTING		
	OPTION ON THIS MEETING		
	TO RECEIVE AND APPROVE THE		
	AUDITED		
	CONSOLIDATED FINANCIAL		
	STATEMENTS FOR THE		
1	YEAR ENDED 31 DECEMBER 2015	ManagementFor	For
	AND THE		
	REPORTS OF THE DIRECTORS AND		
	AUDITORS		
	THEREON		
2.A	TO RE-ELECT MR. PETER JACKSON	ManagementFor	For
2.A	AS A DIRECTOR	Wanagement of	1'01
2.B	TO RE-ELECT MR. LUO NING AS A	ManagementFor	For
2.D	DIRECTOR	Wallagement of	1'01
	TO RE-ELECT MR. KENNETH		
2.C	MCKELVIE AS A	ManagementFor	For
	DIRECTOR		
	TO RE-ELECT MS. MAURA WONG		
2.D	HUNG HUNG AS A	ManagementFor	For
	DIRECTOR		
	TO AUTHORISE THE BOARD TO FIX		
2.E	THE	ManagementFor	For
	REMUNERATION OF THE DIRECTORS		
	TO RE-APPOINT		
	PRICEWATERHOUSECOOPERS AS		
	AUDITORS OF THE COMPANY AND		_
3	AUTHORISE THE	ManagementFor	For
	BOARD TO FIX THEIR		
	REMUNERATION FOR THE		
	YEAR ENDING 31 DECEMBER 2016		
	TO GRANT A GENERAL MANDATE		
	TO THE		
4	DIRECTORS TO ALLOT, ISSUE AND	ManagementAbstain	Against
	DISPOSE OF		
	NEW SHARES IN THE CAPITAL OF		
	THE COMPANY TO GRANT A GENERAL MANDATE		
5	TO THE	ManagamantAhatain	A ~~i~4
5	DIRECTORS TO REPURCHASE SHARES OF THE	ManagementAbstain	Against
	COMPANY		
	TO EXTEND, CONDITIONAL UPON		
	THE PASSING OF		
	RESOLUTIONS (4) AND (5), THE		
	GENERAL MANDATE		
6	TO ALLOT, ISSUE AND DISPOSE OF	ManagementAbstain	Against
J	NEW SHARES		. 15411101
	BY ADDING THE NUMBER OF		
	SHARES		
	REPURCHASED		

T-MOBILE US, INC.

Security872590104Meeting TypeAnnualTicker SymbolTMUSMeeting Date16-Jun-2016

ISIN US8725901040 Agenda 934407722 - Management

			C		C
Itam	Droposal	Proposed	Vote	For/Agains	t
Item	Proposal	by	vote	Manageme	nt
1.	DIRECTOR	Managemer	nt		
	1 W. MICHAEL BARNES		For	For	
	2 THOMAS DANNENFELDT		For	For	
	3 SRIKANT M. DATAR		For	For	
	4 LAWRENCE H. GUFFEY		For	For	
	5 TIMOTHEUS HOTTGES		For	For	
	6 BRUNO JACOBFEUERBORN		For	For	
	7 RAPHAEL KUBLER		For	For	
	8 THORSTEN LANGHEIM		For	For	
	9 JOHN J. LEGERE		For	For	
	10 TERESA A. TAYLOR		For	For	
	11 KELVIN R. WESTBROOK		For	For	
	RATIFICATION OF THE				
	APPOINTMENT OF				
	PRICEWATERHOUSECOOPERS LLP				
_	AS THE		_	_	
2.	COMPANY'S INDEPENDENT	Managemer	ntFor	For	
	REGISTERED PUBLIC				
	ACCOUNTING FIRM FOR FISCAL				
	YEAR 2016.				
	STOCKHOLDER PROPOSAL FOR				
3.	IMPLEMENTATION	Shareholder	For	Against	
٥.	OF PROXY ACCESS.	Shareholder	101	7 Igamst	
	STOCKHOLDER PROPOSAL FOR				
	LIMITATIONS ON				
	ACCELERATED VESTING OF EQUITY				
4.	AWARDS IN	Shareholder	Against	For	
	THE EVENT OF A CHANGE OF				
	CONTROL.				
	STOCKHOLDER PROPOSAL FOR AN				
5.	AMENDMENT	Shareholder	Against	For	
	OF THE COMPANY'S CLAWBACK		_		
4 <b>3</b> 7 4 <b>3</b> 7	POLICY.				
	GRID, INC.		M .: T		A 1
Securit	<b>✓</b>		Meeting Typ		Annual
	Symbol AGR		Meeting Date	2	16-Jun-2016
ISIN	US05351W1036		Agenda		934412266 - Management
		D 1		E /A :	
Item	Proposal	Proposed	Vote	For/Agains	
	-	by		Manageme	nt
1.	DIRECTOR	Managemer		_	
	1 IGNACIO SANCHEZ GALAN		For	For	
	2 JOHN E. BALDACCI		For	For	
	3 PEDRO AZAGRA BLAZQUEZ		For	For	

	4 ARNOLD L. CHASE		For	For	
	5 ALFREDO ELIAS AYUB		For	For	
	6 CAROL L. FOLT		For	For	
	7 JOHN L. LAHEY		For	For	
	8 SANTIAGO M. GARRIDO		For	For	
	9 JUAN CARLOS R. LICEAGA		For	For	
	10 JOSE SAINZ ARMADA		For	For	
	11 ALAN D. SOLOMONT		For	For	
	12 JAMES P. TORGERSON		For	For	
	RATIFICATION OF THE SELECTION				
	OF ERNST &				
	YOUNG LLP AS AVANGRID, INC.'S				
2.	INDEPENDENT	Manageme	ntFor	For	
	REGISTERED PUBLIC ACCOUNTING	1,1,1,1,1,0	01	1 01	
	FIRM FOR THE				
	YEAR ENDING DECEMBER 31, 2016.				
	NON-BINDING ADVISORY VOTE TO				
	APPROVE THE				
3.	COMPENSATION OF THE NAMED	Manageme	ntFor	For	
5.	EXECUTIVE	Manageme	iiu oi	1'01	
	OFFICERS.				
	ADVISORY VOTE ON THE				
	FREQUENCY OF FUTURE				
4.	ADVISORY VOTES ON NAMED	Managama	ntl Voor	For	
4.	EXECUTIVE OFFICER	Manageme	iiti 1 cai	1'01	
	COMPENSATION.				
5.	APPROVAL OF THE AVANGRID, INC. OMNIBUS	Managama	mtEan	Бол	
3.		Manageme	пьог	For	
LIDED	INCENTIVE PLAN.				
	TY GLOBAL PLC y G5480U138		Maatina Tum		A mmu o l
Securit	•		Meeting Typ		Annual 16-Jun-2016
	Symbol LILA  CROOPTCOM714		Meeting Dat	e	
ISIN	GB00BTC0M714		Agenda		934416531 - Management
		Proposed		For/Agains	et
Item	Proposal	by	Vote	Manageme	
	TO ELECT ANDREW J. COLE AS A	бу		Manageme	SHt.
	DIRECTOR OF				
	LIBERTY GLOBAL FOR A TERM				
1.	EXPIRING AT THE	Manageme	ntFor	For	
	ANNUAL GENERAL MEETING TO BE				
	HELD IN 2019				
	TO ELECT RICHARD R. GREEN AS A				
	DIRECTOR OF				
2.	LIBERTY GLOBAL FOR A TERM	Manageme	ntFor	For	
	EXPIRING AT THE	_			
	ANNUAL GENERAL MEETING TO BE				
2	HELD IN 2019		æ	-	
3.	TO ELECT DAVID E. RAPLEY AS A	Manageme	ntFor	For	
	DIRECTOR OF				
	LIBERTY GLOBAL FOR A TERM				

**EXPIRING AT THE** ANNUAL GENERAL MEETING TO BE **HELD IN 2019** TO APPROVE ON AN ADVISORY **BASIS THE ANNUAL** REPORT ON THE IMPLEMENTATION OF THE **DIRECTORS' COMPENSATION POLICY** FOR THE 4. YEAR ENDED DECEMBER 31, 2015, ManagementFor For **CONTAINED IN** APPENDIX A OF THE PROXY STATEMENT (IN ACCORDANCE WITH REQUIREMENTS APPLICABLE TO U.K. COMPANIES) TO RATIFY THE APPOINTMENT OF KPMG LLP (U.S.) AS LIBERTY GLOBAL'S 5. ManagementFor For INDEPENDENT AUDITOR FOR THE YEAR ENDING DECEMBER 31, 2016 TO APPOINT KPMG LLP (U.K.) AS LIBERTY GLOBAL'S U.K. STATUTORY AUDITOR UNDER THE U.K. COMPANIES ACT 2006 (TO HOLD 6. OFFICE UNTIL THE ManagementFor For CONCLUSION OF THE NEXT ANNUAL **GENERAL** MEETING AT WHICH ACCOUNTS ARE LAID BEFORE LIBERTY GLOBAL) TO AUTHORIZE THE AUDIT **COMMITTEE OF LIBERTY** GLOBAL'S BOARD OF DIRECTORS TO ManagementFor 7. For **DETERMINE** THE U.K. STATUTORY AUDITOR'S **COMPENSATION** TO AUTHORIZE LIBERTY GLOBAL **AND ITS** SUBSIDIARIES TO MAKE POLITICAL **DONATIONS** 8. ManagementFor For AND INCUR POLITICAL EXPENDITURES OF UP TO \$1,000,000 UNDER THE U.K. **COMPANIES ACT 2006** LIBERTY GLOBAL PLC

Meeting Type

Meeting Date

Agenda

Annual

16-Jun-2016

934416531 - Management

Security

**ISIN** 

Ticker Symbol LBTYA

G5480U104

GB00B8W67662

203

Item	Proposal	Proposed by Vote	For/Against Management
1.	TO ELECT ANDREW J. COLE AS A DIRECTOR OF LIBERTY GLOBAL FOR A TERM EXPIRING AT THE ANNUAL GENERAL MEETING TO BE HELD IN 2019 TO ELECT RICHARD R. GREEN AS A	ManagementFor	For
2.	DIRECTOR OF LIBERTY GLOBAL FOR A TERM EXPIRING AT THE ANNUAL GENERAL MEETING TO BE HELD IN 2019	ManagementFor	For
3.	TO ELECT DAVID E. RAPLEY AS A DIRECTOR OF LIBERTY GLOBAL FOR A TERM EXPIRING AT THE ANNUAL GENERAL MEETING TO BE HELD IN 2019 TO APPROVE ON AN ADVISORY	ManagementFor	For
4.	BASIS THE ANNUAL REPORT ON THE IMPLEMENTATION OF THE DIRECTORS' COMPENSATION POLICY FOR THE YEAR ENDED DECEMBER 31, 2015, CONTAINED IN APPENDIX A OF THE PROXY STATEMENT (IN ACCORDANCE WITH REQUIREMENTS APPLICABLE TO U.K. COMPANIES)	Y ManagementFor	For
5.	TO RATIFY THE APPOINTMENT OF KPMG LLP (U.S.) AS LIBERTY GLOBAL'S INDEPENDENT AUDITOR FOR THE YEAR ENDING DECEMBER 31, 2016 TO APPOINT KPMG LLP (U.K.) AS	ManagementFor	For
6.	LIBERTY GLOBAL'S U.K. STATUTORY AUDITOR UNDER THE U.K. COMPANIES ACT 2006 (TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE LIBERTY GLOBAL)		For

TO AUTHORIZE THE AUDIT COMMITTEE OF LIBERTY

7. GLOBAL'S BOARD OF DIRECTORS TO ManagementFor

DETERMINE

THE U.K. STATUTORY AUDITOR'S

**COMPENSATION** 

TO AUTHORIZE LIBERTY GLOBAL

**AND ITS** 

SUBSIDIARIES TO MAKE POLITICAL

8. DONATIONS

ManagementFor

For

For

AND INCUR POLITICAL EXPENDITURES OF UP TO

\$1,000,000 UNDER THE U.K.

**COMPANIES ACT 2006** 

THE EMPIRE DISTRICT ELECTRIC COMPANY

Security 291641108 Meeting Type Special
Ticker Symbol EDE Meeting Date 16-Jun-2016

ISIN US2916411083 Agenda 934421239 - Management

Item Proposal Proposed by Vote For/Against Management

TO APPROVE THE AGREEMENT AND

PLAN OF

MERGER, DATED AS OF FEBRUARY 9,

2016, WHICH

IS REFERRED TO AS THE MERGER

AGREEMENT, BY

AND AMONG THE EMPIRE DISTRICT

**ELECTRIC** 

1. COMPANY, LIBERTY UTILITIES ManagementFor For

(CENTRAL) CO.

("LIBERTY CENTRAL") (AN INDIRECT

SUBSIDIARY OF

**ALGONQUIN POWER & UTILITIES** 

CORP.) AND

LIBERTY SUB CORP., A WHOLLY

**OWNED DIRECT** 

SUBSIDIARY OF LIBERTY CENTRAL.

TO APPROVE ANY PROPOSAL TO

ADJOURN THE

SPECIAL MEETING TO A LATER

DATE OR DATES, IF

NECESSARY OR APPROPRIATE, TO

2. SOLICIT ManagementFor For

ADDITIONAL PROXIES IF THERE ARE

**INSUFFICIENT** 

VOTES TO APPROVE THE MERGER

AGREEMENT AT

THE TIME OF THE SPECIAL MEETING.

3. TO APPROVE, ON A NONBINDING, ManagementFor For

ADVISORY BASIS,

COMPENSATION THAT WILL OR

MAY BECOME

PAYABLE BY THE EMPIRE DISTRICT

**ELECTRIC** 

**COMPANY TO ITS NAMED** 

**EXECUTIVE OFFICERS IN** 

CONNECTION WITH THE MERGER.

TIME WARNER INC.

Security 887317303 Meeting Type Annual Ticker Symbol TWX Meeting Date 17-Jun-2016

ISIN US8873173038 Agenda 934408382 - Management

		Proposed		For/Again	et
Item	Proposal	by	Vote	Manageme	
1A.	ELECTION OF DIRECTOR: JAMES L. BARKSDALE	Manageme	entFor	For	
1B.	ELECTION OF DIRECTOR: WILLIAM F BARR	Manageme	entFor	For	
1C.	ELECTION OF DIRECTOR: JEFFREY L BEWKES	Manageme		For	
1D.	ELECTION OF DIRECTOR: STEPHEN F BOLLENBACH		entFor	For	
1E.	ELECTION OF DIRECTOR: ROBERT C. CLARK	Manageme	entFor	For	
1F.	ELECTION OF DIRECTOR: MATHIAS DOPFNER	Manageme	entFor	For	
1G.	ELECTION OF DIRECTOR: JESSICA P. EINHORN	Manageme	entFor	For	
1H.	ELECTION OF DIRECTOR: CARLOS M GUTIERREZ	· Manageme	entFor	For	
1I.	ELECTION OF DIRECTOR: FRED HASSAN	Manageme	entFor	For	
1J.	ELECTION OF DIRECTOR: PAUL D. WACHTER	Manageme	entFor	For	
1K.	ELECTION OF DIRECTOR: DEBORAH C. WRIGHT	Manageme	entFor	For	
2.	RATIFICATION OF APPOINTMENT OF INDEPENDENT AUDITOR.	Manageme	entFor	For	
3.	ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION.	Manageme	entFor	For	
	L CORPORATION				
Securit	<b>✓</b>		Meeting Typ		Contested-Annual
	Symbol AXLL		Meeting Dat	e	17-Jun-2016
ISIN	US05463D1000		Agenda		934422279 - Opposition
Item	Proposal	Proposed by	Vote	For/Again Manageme	
I	DIRECTOR	Manageme			
	1 STEVEN A. BLANK		Withheld	Against	

2	MICHAEL E. CAMPBELL	For	For
3	CHARLES E. CREW, JR.	Withheld	Against
4	RUTH I. DREESSEN	For	For
5	ANGELA A. MINAS	Withheld	Against
6	DAVID C. REEVES	Withheld	Against
7	JAMES W. SWENT III	Withheld	Against
8	GARY L. WHITLOCK	Withheld	Against
9	RANDY G. WOELFEL	Withheld	Against

PROPOSAL BY AXIALL TO APPROVE,

ON AN

ADVISORY BASIS, THE

COMPENSATION OF AXIALL'S

II NAMED EXECUTIVE OFFICERS, ManagementFor

WHICH IS NOT

RELATED TO OR CONDITIONED ON

THE APPROVAL

OF ANY OTHER MATTER.

PROPOSAL BY AXIALL TO APPROVE

THE MATERIAL

TERMS FOR QUALIFIED

PERFORMANCE-BASED

III COMPENSATION UNDER THE 2011 ManagementFor

PLAN, WHICH IS

NOT RELATED TO OR CONDITIONED

ON THE

APPROVAL OF ANY OTHER MATTER.

PROPOSAL BY AXIALL TO APPROVE

THE MATERIAL

TERMS FOR QUALIFIED

PERFORMANCE-BASED

IV COMPENSATION UNDER THE ManagementFor

INCENTIVE PLAN,

CONDITIONED ON

THE APPROVAL OF ANY OTHER

WHICH IS NOT RELATED TO OR

MATTER.

PROPOSAL BY AXIALL TO RATIFY

**ERNST & YOUNG** 

LLP AS THE INDEPENDENT PUBLIC

**REGISTERED** 

ACCOUNTING FIRM FOR AXIALL FOR

V THE YEAR ManagementFor

ENDING DECEMBER 31, 2016, WHICH

IS NOT

RELATED TO OR CONDITIONED ON

THE APPROVAL

OF ANY OTHER MATTER.

RITE AID CORPORATION

Security 767754104 Meeting Type Annual
Ticker Symbol RAD Meeting Date 22-Jun-2016

ISIN US7677541044 Agenda 934418030 - Management

		Proposed		For/Agains	t
Item	Proposal	by	Vote	Manageme	
1A.	ELECTION OF DIRECTOR: JOHN T. STANDLEY	Manageme	ntFor	For	
1B.	ELECTION OF DIRECTOR: JOSEPH B. ANDERSON, JR.	Manageme	ntFor	For	
1C.	ELECTION OF DIRECTOR: BRUCE G. BODAKEN	Managemen	ntFor	For	
1D.	ELECTION OF DIRECTOR: DAVID R. JESSICK	Managemen	ntFor	For	
1E.	ELECTION OF DIRECTOR: KEVIN E. LOFTON	Managemen	ntFor	For	
1F.	ELECTION OF DIRECTOR: MYRTLE S. POTTER	Manageme	ntFor	For	
1G.	ELECTION OF DIRECTOR: MICHAEL N. REGAN	Manageme	ntFor	For	
1H.	ELECTION OF DIRECTOR: FRANK A. SAVAGE	Manageme	ntFor	For	
1I.	ELECTION OF DIRECTOR: MARCY SYMS	Managemen	ntFor	For	
2.	RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS OUR INDEPENDENT REGISTERED	Manageme	ntFor	For	
3.	PUBLIC ACCOUNTING FIRM. APPROVE, ON AN ADVISORY BASIS, THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS AS PRESENTED IN THE PROXY	Manageme	ntFor	For	
ITC HO	STATEMENT. OLDINGS CORP.				
Securit			Meeting Typ Meeting Date Agenda		Special 22-Jun-2016 934432422 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	TO APPROVE AND ADOPT THE MERGER AGREEMENT, DATED AS OF FEBRUARY 9, 2016 (AS THE SAME MAY BE AMENDED OR SUPPLEMENTED FROM TIME TO TIME, THE "MERGER AGREEMENT"), AMONG ITC HOLDINGS CORP., FORTISUS INC.,	Manageme	ntFor	For	

Edgar Filing: GDL FUND - Form N-PX ELEMENT ACQUISITION SUB INC. AND FORTIS INC. TO APPROVE, BY NON-BINDING ADVISORY VOTE, CERTAIN COMPENSATION ARRANGEMENTS FOR ITC HOLDINGS CORP.'S NAMED 2. ManagementFor For **EXECUTIVE** OFFICERS IN CONNECTION WITH THE MERGER CONTEMPLATED BY THE MERGER AGREEMENT. TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING IF NECESSARY OR APPROPRIATE TO PERMIT FURTHER SOLICITATION OF 3. PROXIES IF ManagementFor For THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE AND ADOPT PROPOSAL (1). SLM CORPORATION Security 78442P106 Meeting Type Annual Ticker Symbol SLM Meeting Date 23-Jun-2016 **ISIN** US78442P1066 Agenda 934409889 - Management **Proposed** For/Against Vote Item **Proposal** Management by ELECTION OF DIRECTOR: PAUL G. 1A. ManagementFor For **CHILD** ELECTION OF DIRECTOR: CARTER ManagementFor For 1B. **WARREN FRANKE** ELECTION OF DIRECTOR: EARL A. 1C. ManagementFor For GOODE ELECTION OF DIRECTOR: RONALD F. 1D. ManagementFor For **HUNT** ELECTION OF DIRECTOR: MARIANNE ManagementFor 1E. For M. KELER **ELECTION OF DIRECTOR: JIM** 1F. ManagementFor For **MATHESON** 

ManagementFor

ManagementFor

ManagementFor

ManagementFor

For

For

For

For

ELECTION OF DIRECTOR: JED H.

ELECTION OF DIRECTOR: FRANK C.

ELECTION OF DIRECTOR: RAYMOND

ELECTION OF DIRECTOR: VIVIAN C.

1G.

1H.

1I.

1J.

**PITCHER** 

**PULEO** 

J. QUINLAN

SCHNECK-LAST

0	$\sim$	$\boldsymbol{c}$
2	U	8

ELECTION OF DIRECTOR: WILLIAM 1K. ManagementFor For N. SHIEBLER ELECTION OF DIRECTOR: ROBERT S. ManagementFor 1L. For **STRONG** ADVISORY APPROVAL OF SLM 2. CORPORATION'S ManagementFor For EXECUTIVE COMPENSATION. RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS SLM CORPORATION'S 3. ManagementFor For **INDEPENDENT** REGISTERED PUBLIC ACCOUNTING FIRM FOR 2016. ROUSE PROPERTIES, INC. 779287101 Security Meeting Type Special Ticker Symbol RSE Meeting Date 23-Jun-2016 ISIN US7792871011 Agenda 934443007 - Management Proposed For/Against Item Proposal Vote Management by TO CONSIDER AND VOTE ON A PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER (AS IT MAY BE AMENDED FROM TIME TO TIME, THE MERGER AGREEMENT), DATED AS **OF FEBRUARY** 25, 2016, BY AND AMONG ROUSE PROPERTIES, INC. (THE COMPANY), BSREP II RETAIL POOLING LLC, A **DELAWARE LIMITED LIABILITY** 1. COMPANY, BSREP II ManagementFor For RETAIL HOLDINGS CORP., A **DELAWARE** CORPORATION AND A WHOLLY **OWNED** SUBSIDIARY OF PARENT AND, SOLELY FOR THE PURPOSES STATED THEREIN, **BROOKFIELD** STRATEGIC REAL ESTATE PARTNERS II-A L.P., .. (DUE TO SPACE LIMITS, SEE PROXY **STATEMENT** FOR FULL PROPOSAL). 2. TO CONSIDER AND VOTE ON A ManagementFor For PROPOSAL TO APPROVE, BY NON-BINDING,

ADVISORY VOTE,

COMPENSATION THAT MAY

BECOME PAYABLE TO

THE COMPANY'S NAMED

**EXECUTIVE OFFICERS IN** 

CONNECTION WITH THE MERGER

**CONTEMPLATED** 

BY THE MERGER AGREEMENT

TO CONSIDER AND VOTE ON A

PROPOSAL TO

APPROVE ANY ADJOURNMENT OF

THE SPECIAL

MEETING, IF NECESSARY, TO

3. SOLICIT ADDITIONAL

ManagementFor

For

PROXIES IF THERE ARE

INSUFFICIENT VOTES AT

THE TIME OF THE SPECIAL MEETING

TO ADOPT

THE MERGER AGREEMENT.

PACIFIC BRANDS LTD

Security Q7161J100 Meeting Type Scheme Meeting Ticker Symbol Meeting Date 24-Jun-2016

**ISIN** Agenda 707115362 - Management AU000000PBG6

For/Against **Proposed** Vote Item **Proposal** by Management

THAT, PURSUANT TO AND IN

ACCORDANCE WITH

**SECTION 411 OF THE CORPORATIONS** 

ACT, THE

SCHEME OF ARRANGEMENT (THE

**TERMS OF** 

WHICH ARE DESCRIBED IN THE

1 ManagementFor SCHEME BOOKLET For

OF WHICH THE NOTICE CONVENING

THIS MEETING

FORMS PART) IS AGREED TO (WITH

**OR WITHOUT** 

MODIFICATION AS APPROVED BY

THE SUPREME

COURT OF VICTORIA)

XPO LOGISTICS EUROPE SA, LYON

Ordinary General F4655Q106 Security Meeting Type

Meeting 24-Jun-2016 Ticker Symbol Meeting Date

**ISIN** FR0000052870 Agenda 707158071 - Management

**Proposed** For/Against Vote Item **Proposal** Management by

CMMT PLEASE NOTE THAT THIS IS AN Non-Voting

AMENDMENT TO

MEETING ID 640877 DUE TO

ADDITION OF-RESOLUTIONS. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE **DISREGARDED-AND** YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU. PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE CMMT "FOR"-AND Non-Voting "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE. THE FOLLOWING APPLIES TO **SHAREHOLDERS** THAT DO NOT HOLD SHARES DIRECTLY WITH A-FRENCH CUSTODIAN: PROXY **CARDS: VOTING** INSTRUCTIONS WILL BE FORWARDED TO THE-GLOBAL CUSTODIANS ON THE VOTE CMMT DEADLINE DATE. IN CAPACITY AS REGISTERED-Non-Voting INTERMEDIARY, THE GLOBAL **CUSTODIANS WILL** SIGN THE PROXY CARDS AND FORWARD-THEM TO THE LOCAL CUSTODIAN. IF YOU **REQUEST MORE** INFORMATION, PLEASE **CONTACT-YOUR CLIENT** REPRESENTATIVE PLEASE NOTE THAT IMPORTANT **ADDITIONAL** MEETING INFORMATION IS CMMT AVAILABLE BY-CLICKING Non-Voting ON THE MATERIAL URL LINK:-http://www.journalofficiel.gouv.fr//pdf/2016/0603/201606031602934.pdf APPROVAL OF THE CORPORATE **FINANCIAL** 1 STATEMENTS FOR THE FINANCIAL ManagementFor For YEAR ENDED 31 DECEMBER 2015 2 APPROVAL OF THE CONSOLIDATED ManagementFor For FINANCIAL

STATEMENTS FOR THE FINANCIAL

YEAR ENDED 31

	9 9		
3	DECEMBER 2015 ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2015 APPROVAL OF AN AGREEMENT	ManagementFor	For
4	REFERRED TO IN ARTICLE L.225-86 OF THE FRENCH COMMERCIAL CODE - LOAN GRANTED BY THE COMPANY XPO	ManagementFor	For
5	LOGISTICS, INC. TO THE COMPANY APPROVAL OF AN AGREEMENT REFERRED TO IN ARTICLE L.225-86 OF THE FRENCH COMMERCIAL CODE - PROVISIONAL AGREEMENT OF TRADEMARK LICENCE SIGNED WITH THE COMPANY XPO	ManagementFor	For
6	LOGISTICS, INC APPROVAL OF AN AGREEMENT REFERRED TO IN ARTICLE L.225-86 OF THE FRENCH COMMERCIAL CODE - GUARANTEE GRANTED BY THE COMPANY TO THE COMPANY NDL HOLDING USA (NOW CALLED JHCI HOLDING USA) AS PART OF A LOAN AGREED BETWEEN THE COMPANY XPO LOGISTICS, INC., AND THE COMPANY NDL HOLDING USA (NOW JHCI HOLDING USA) FOLLOWING THE ASSIGNMENT OF DEBT HELD BY THE COMPANY XPO LOGISTICS, INC. ON THE COMPANY TO THE COMPANY NDL HOLDING USA (NOW JHCI HOLDING USA)	ManagementFor	For
7	APPROVAL OF AN AGREEMENT REFERRED TO IN ARTICLE L.225-86 OF THE FRENCH COMMERCIAL CODE - SERVICES DELIVERY AGREEMENT SIGNED WITH THE COMPANY XPO LOGISTICS, INC	ManagementAgainst	Against
8		ManagementFor	For

APPROVAL OF AN AGREEMENT REFERRED TO IN ARTICLE L.225-90-1 OF THE FRENCH **COMMERCIAL CODE - SETTLEMENT AGREEMENT** WITH MR. **HERVEMONTJOTIN** APPROVAL OF AN AGREEMENT REFERRED TO IN ARTICLE L.225-90-1 OF THE FRENCH 9 ManagementFor **COMMERCIAL** For **CODE - SETTLEMENT AGREEMENT** WITH MR. **PATRICKBATAILLARD** RENEWAL OF THE TERM OF MR. **GORDON DEVENS** AS A MEMBER OF THE SUPERVISORY ManagementAgainst 10 Against **BOARD** RENEWAL OF THE TERM OF THE **COMPANY XPO** 11 LOGISTICS INC. AS A MEMBER OF ManagementAgainst Against THE SUPERVISORY BOARD RENEWAL OF THE TERM OF MS. **CLARE CHATFIELD** AS A MEMBER OF THE SUPERVISORY ManagementFor 12 For **BOARD** ADVISORY REVIEW ON THE **COMPENSATION OWED** OR PAID FOR THE FINANCIAL YEAR ENDED 31 13 DECEMBER 2015 TO MR For ManagementFor HERVEMONTJOTIN, CHAIRMAN OF THE BOARD OF **DIRECTORS UNTIL 3** SEPTEMBER 2015 ADVISORY REVIEW ON THE **COMPENSATION OWED** OR PAID FOR THE FINANCIAL YEAR ENDED 31 14 DECEMBER 2015 TO MR. TROY ManagementFor For COOPER, CHAIRMAN OF THE BOARD OF DIRECTORS SINCE SEPTEMBER 2015 15 ADVISORY REVIEW ON THE ManagementFor For **COMPENSATION OWED** OR PAID FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2015 TO MR. LUIS ANGELGOMEZ, MR.

LUDOVIC OSTER AND MR. MALCOLM WILSON, MEMBERS OF THE BOARD OF DIRECTORS, AND MR. PATRICK BATAILLARD, MEMBER OF THE BOARD OF **DIRECTORS UNTIL 27 NOVEMBER** 2015 AUTHORISATION TO BE GRANTED TO THE BOARD 16 OF DIRECTORS TO TRADE IN THE ManagementFor For **COMPANY SHARES** POWERS TO CARRY OUT ALL LEGAL ManagementFor 17 For **FORMALITIES** PLEASE NOTE THAT THIS **RESOLUTION IS A** SHAREHOLDER PROPOSAL: UPON **REQUEST BY** ELLIOTT CAPITAL ADVISORS L.P., **ACTING FOR AND** ON BEHALF OF ELLIOTT A Shareholder Against For ASSOCIATES L.P. AND **ELLIOTT INTERNATIONAL L.P:** REMOVAL OF MR. TROY COOPER FROM OFFICE AS PRESIDENT AND MEMBER OF THE BOARD OF **DIRECTORS** PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: UPON REQUEST BY ELLIOTT CAPITAL ADVISORS L.P., **ACTING FOR AND** ON BEHALF OF ELLIOTT Shareholder Against For ASSOCIATES L.P. AND **ELLIOTT INTERNATIONAL L.P:** 

В

APPOINTMENT OF

MR. JAMES P. SHINEHOUSE AS AN

**INDEPENDENT** 

MEMBER OF THE SUPERVISORY

**BOARD** 

MYLAN N.V.

Security N59465109 Meeting Type Annual Ticker Symbol MYL Meeting Date 24-Jun-2016

**ISIN** Agenda NL0011031208 934443603 - Management

**Proposed** For/Against Proposal Vote Item by Management For 1A. ManagementFor

	ELECTION OF DIRECTOR: HEATHER		
	BRESCH ELECTION OF DIRECTOR: WENDY		
1B.	CAMERON	ManagementFor	For
	ELECTION OF DIRECTOR: HON.		
1C.	ROBERT J.	ManagementFor	For
	CINDRICH		
10	ELECTION OF DIRECTOR: ROBERT J.	M 4F	г
1D.	COURY	ManagementFor	For
1E.	ELECTION OF DIRECTOR: JOELLEN	ManagementFor	For
IL.	LYONS DILLON	Management of	1.01
1F.	ELECTION OF DIRECTOR: NEIL	ManagementFor	For
11.	DIMICK, C.P.A.	Wanagemena or	1 01
1G.	ELECTION OF DIRECTOR: MELINA	ManagementFor	For
10.	HIGGINS	Training of the control of	1 01
177	ELECTION OF DIRECTOR: DOUGLAS	M 45	Б
1H.	J. LEECH,	ManagementFor	For
	C.P.A. ELECTION OF DIRECTOR: RAJIV		
1I.	MALIK	ManagementFor	For
	ELECTION OF DIRECTOR: JOSEPH C.		
1 <b>J</b> .	MAROON, M.D.	ManagementFor	For
	ELECTION OF DIRECTOR: MARK W.		_
1K.	PARRISH	ManagementFor	For
1 T	ELECTION OF DIRECTOR: RODNEY L.	ManagamantFan	Гол
1L.	PIATT, C.P.A.	ManagementFor	For
	ELECTION OF DIRECTOR: RANDALL		
1M.	L. (PETE)	ManagementFor	For
	VANDERVEEN, PH.D., R.PH.		
_	ADOPTION OF THE DUTCH ANNUAL		_
2.	ACCOUNTS	ManagementFor	For
	FOR FISCAL YEAR 2015		
	RATIFICATION OF THE SELECTION		
	OF DELOITTE & TOUCHE LLP AS THE COMPANY'S		
3.	INDEPENDENT	ManagementFor	For
3.	REGISTERED PUBLIC ACCOUNTING	Management of	1 01
	FIRM FOR		
	FISCAL YEAR 2016		
	INSTRUCTION TO DELOITTE		
	ACCOUNTANTS B.V.		
4	FOR THE AUDIT OF THE COMPANY'S	ManagementFor	For
4.	DUTCH	Managementror	FOI
	ANNUAL ACCOUNTS FOR FISCAL		
	YEAR 2016		
	APPROVAL, ON AN ADVISORY BASIS	,	
_	OF THE	M &	г
5.	COMPENSATION OF THE NAMED	ManagementFor	For
	EXECUTIVE OFFICERS OF THE COMPANY		
6.	OFFICERS OF THE COMPANT	ManagementFor	For
0.		wianagemenu oi	1.01

RE-APPROVAL OF THE
PERFORMANCE GOALS SET
FORTH IN THE COMPANY'S 2003
LONG-TERM
INCENTIVE PLAN

AUTHORIZATION OF THE MYLAN

**BOARD TO** 

7. ACQUIRE ORDINARY SHARES AND

· PREFERRED

ManagementFor For

SHARES IN THE CAPITAL OF THE

**COMPANY** 

INTERXION HOLDING N V

Security N47279109 Meeting Type Annual
Ticker Symbol INXN Meeting Date 24-Jun-2016

ISIN NL0009693779 Agenda 934450812 - Management

Item Proposal Proposed by Vote For/Against Management

PROPOSAL TO ADOPT OUR DUTCH

**STATUTORY** 

1. ANNUAL ACCOUNTS FOR THE ManagementFor For

FINANCIAL YEAR

2015

PROPOSAL TO DISCHARGE THE

MEMBERS OF OUR

2. BOARD FROM CERTAIN LIABILITIES ManagementFor For

FOR THE

FINANCIAL YEAR 2015

PROPOSAL TO RE-APPOINT JEAN

3A. MANDEVILLE AS ManagementFor For

NON-EXECUTIVE DIRECTOR

PROPOSAL TO RE-APPOINT DAVID

3B. RUBERG AS ManagementFor For

EXECUTIVE DIRECTOR

PROPOSAL TO AWARD RESTRICTED

SHARES TO

4A. OUR NON-EXECUTIVE DIRECTORS, ManagementFor For

AS DESCRIBED

IN THE PROXY STATEMENT

PROPOSAL TO INCREASE THE

ANNUAL CASH

COMPENSATION FOR THE ... (DUE TO

4B. SPACE ManagementFor For

LIMITS, SEE PROXY STATEMENT FOR

**FULL** 

PROPOSAL)

PROPOSAL TO AWARD

PERFORMANCE SHARES TO

5. OUR EXECUTIVE DIRECTOR, AS ManagementFor For

DESCRIBED IN THE

PROXY STATEMENT

PROPOSAL TO DESIGNATE THE

BOARD FOR A

PERIOD OF 18 MONTHS TO BE

**CALCULATED FROM** 

THE DATE OF THIS ANNUAL

MEETING TO ISSUE

(AND GRANT RIGHTS TO SUBSCRIBE ManagementFor 6A. For

FOR) 3,501,301

SHARES WITHOUT PRE- ... (DUE TO

SPACE LIMITS.

SEE PROXY STATEMENT FOR FULL

PROPOSAL)

PROPOSAL TO DESIGNATE THE

**BOARD AS THE** 

AUTHORIZED CORPORATE BODY,

FOR A PERIOD

OF 18 MONTHS TO BE CALCULATED

FROM THE

DATE OF THIS ANNUAL MEETING TO

**ISSUE (AND** 6B. ManagementFor For GRANT RIGHTS TO SUBSCRIBE FOR)

**SHARES FOR** 

CORPORATE PURPOSES UP TO 10%

OF THE

**CURRENT ISSUED SHARE CAPITAL** 

OF THE

COMPANY FOR GENERAL

**CORPORATE PURPOSES** 

PROPOSAL TO APPOINT KPMG

ACCOUNTANTS N.V.

7. TO AUDIT OUR ANNUAL ACCOUNTS ManagementFor For

FOR THE

FINANCIAL YEAR 2016

**FUNESPANA SA** 

Security E5441T107 Meeting Type **Annual General Meeting** 

Ticker Symbol Meeting Date 28-Jun-2016

ISIN ES0140441017 Agenda 707114067 - Management

**Proposed** For/Against Item Proposal Vote Management by

PLEASE NOTE IN THE EVENT THE

**MEETING DOES** 

NOT REACH QUORUM, THERE WILL

BE A-SECOND

CALL ON 29 JUN 2016.

CMMT CONSEQUENTLY, YOUR Non-Voting

**VOTING INSTRUCTIONS** 

WILL-REMAIN VALID FOR

ALL CALLS UNLESS THE AGENDA IS

AMENDED. THANK YOU.

1 2	NUMBER OF ATTENDEES ANNUAL ACCOUNTS APPROVAL	Manageme Manageme		For Against	
3	APPROVAL OF THE BOARD OF DIRECTORS	Manageme	· ·	For	
4	MANAGEMENT CONSOLIDATED ACCOUNTS APPROVAL	Manageme	entAgainst	Against	
5	ANNUAL REPORT ON COMMITTEE ACTIVITIES	Manageme	entFor	For	
6	MAXIMUM RETRIBUTION APPROVA	LManageme	entFor	For	
7	RETRIBUTION POLICY REPORT	Manageme	entFor	For	
8	BY-LAWS ART 22 AMENDMENT	Manageme		For	
9	RE-ELECTION OF MAPFRE ESPAN	Manageme		For	
10	RE-ELECTION OF ALBERTO ORTIZ	Manageme	entFor	For	
11	CAPITAL INCREASE	Manageme	entA gainst	Against	
11	AUTHORISATION	wanageme	ma igamst	rigamst	
12	OWN SHS ACQUISITION	Manageme	entFor	For	
	AUTHORISATION	C			
CMMT	GIVING REPRESENTATION-TO A	Manageme		For	
Securit	SHAREHOLDER OF THE GROUPED OR OTHER PERSONAL SHAREHOLDER ENTITLED TO-ATTEND THE MEETING. VERT IMMOBILIEN INVEST SE, WIEN y A1359Y109 Symbol AT0000697750		Meeting Typ Meeting Dat Agenda		Annual General Meeting 28-Jun-2016 707143222 - Management
		Proposed		For/Again	st
Item	Proposal	by	Vote	Managem	
1	PRESENTATION OF ANNUAL REPORTS	Non-Votin	g		
2 3	ALLOCATION OF NET PROFITS DISCHARGE OF ADMIN. BOARD	Manageme Manageme		For For	
4	DISCHARGE OF MANAGEMENT BOARD	Manageme	entFor	For	
5	ELECTION OF EXTERNAL AUDITOR	Manageme		For	
6	ELECTION OF 1 MEMBER TO THE SUPERVISORY	Manageme	entFor	For	

	BOARD			
7	REMUNERATION FOR SUPERVIS	SORY ManagementFor	For	
•	BD	-	101	
8	BUYBACK AND USAGE OF OWN	ManagementFor	For	
	SHARES			
9	AMENDMENT OF ART. PAR. 10 A	AND ManagementFor	For	
	14			
	01 JUN 2016: PLEASE NOTE THAT	THE		
	MEETING  TYPE WAS CHANCED EDOM OCT	M TO		
	TYPE WAS CHANGED FROM OG AGMIF YOU	W 10		
	HAVE ALREADY SENT IN YOUR			
CMM	VOTES, PLEASE DO	Non-Voting		
	NOT VOTE AGAIN UNLESS			
	YOU-DECIDE TO AMEND			
	YOUR ORIGINAL INSTRUCTIONS	S.		
	THANK YOU.			
THE V	ALSPAR CORPORATION			
Securit	y 920355104	Meeting T	ype	Special
	Symbol VAL	Meeting D	Date	29-Jun-2016
ISIN	US9203551042	Agenda		934438575 - Management
		Duanasad	Ford A soir	
Item	Proposal	Proposed Vote	For/Again	
	A PROPOSAL TO ADOPT THE	by	Managen	lent
	AGREEMENT AND			
	PLAN OF MERGER, DATED AS O	F		
	MARCH 19, 2016,	-		
	BY AND AMONG THE VALSPAR			
	CORPORATION, A			
	DELAWARE CORPORATION (TH	E		
	"COMPANY"), THE			
1.	SHERWIN-WILLIAMS COMPANY	, AN ManagementFor	For	
	OHIO			
	CORPORATION, AND VIKING			
	MERGER SUB, INC., A			
	DELAWARE CORPORATION AND	) A		
	WHOLLY OWNED SUBSIDIARY OF SHERWIN-WILL	TAMC		
	(THE	LIANIS		
	"MERGER").			
	A PROPOSAL TO APPROVE, ON A	AN		
	ADVISORY			
	(NON-BINDING) BASIS, CERTAIN	1		
	COMPENSATION			
2.	THAT MAY BE PAID OR BECOM	E ManagementFor	For	
	PAYABLE TO THE			
	COMPANY'S NAMED EXECUTIVE	E		
	OFFICERS IN			
	CONNECTION WITH THE MERGE	ER.		

ManagementFor

For

3.

A PROPOSAL TO APPROVE THE

ADJOURNMENT OF

THE SPECIAL MEETING, IF

**NECESSARY OR** 

APPROPRIATE, INCLUDING TO

SOLICIT ADDITIONAL

PROXIES IF THERE ARE

INSUFFICIENT VOTES AT

THE TIME OF THE SPECIAL MEETING

TO APPROVE

THE PROPOSAL TO ADOPT THE

**MERGER** 

AGREEMENT OR IN THE ABSENCE OF

A QUORUM.

ROFIN-SINAR TECHNOLOGIES INC.

Security 775043102 Meeting Type Special
Ticker Symbol RSTI Meeting Date 29-Jun-2016

ISIN US7750431022 Agenda 934443071 - Management

For

Item Proposal Proposed by Vote For/Against Management

1. ADOPTION OF THE MERGER AGREEMENT. ManagementFor

TO APPROVE THE ADJOURNMENT OF

THE SPECIAL

MEETING, IF NECESSARY OR

APPROPRIATE, TO

SOLICIT ADDITIONAL PROXIES IF

2. THERE ARE ManagementFor For

INSUFFICIENT VOTES TO ADOPT THE

**MERGER** 

AGREEMENT AT THE TIME OF THE

**SPECIAL** 

MEETING.

TO APPROVE, ON A NON-BINDING,

**ADVISORY** 

BASIS, THE COMPENSATION THAT

WILL OR MAY

3. BECOME PAYABLE TO THE ManagementFor For

**COMPANY'S NAMED** 

**EXECUTIVE OFFICERS IN** 

CONNECTION WITH THE

MERGER.

ROFIN-SINAR TECHNOLOGIES INC.

Security 775043102 Meeting Type Annual
Ticker Symbol RSTI Meeting Date 29-Jun-2016

ISIN US7750431022 Agenda 934443172 - Management

Item Proposal Proposed by Vote For/Against Management

1.1 ManagementFor For

	=aga: 1g.	GB2 : G11B : G1111 : 11 7 9	-
	ELECTION OF DIRECTOR: CARL F. BAASEL		
1.2	ELECTION OF DIRECTOR: DANIEL J. SMOKE	ManagementFor	For
1.3	ELECTION OF DIRECTOR: GARY K. WILLIS	ManagementFor	For
	PROPOSAL TO ADOPT AND APPROVE AN	E	
	AMENDMENT TO OUR CERTIFICATE OF		
2.	INCORPORATION TO DECLASSIFY THE COMPANY'S BOARD OF DIRECTORS AND PROVIDE FOR THE	ManagementFor	For
	ANNUAL ELECTION OF DIRECTORS (THE "BOARD		
	DECLASSIFICATION PROPOSAL"). PROPOSAL TO AMEND OUR CERTIFICATE OF		
3.	INCORPORATION TO ELIMINATE THIS SUPERMAJORITY VOTING	EManagementFor	For
	REQUIREMENTS. PROPOSAL TO ADOPT AND APPROVE	E	
	AN AMENDMENT TO OUR CERTIFICATE OF		
4.	INCORPORATION TO ENABLE CERTAIN	ManagementFor	For
	STOCKHOLDERS TO CALL SPECIAL MEETINGS (THE "SPECIAL MEETING PROPOSAL").		
	PROPOSAL TO ADOPT AND APPROVE AN	3	
	AMENDMENT TO OUR CERTIFICATE OF		
5.	INCORPORATION TO ENABLE STOCKHOLDER	ManagementFor	For
	ACTION BY WRITTEN CONSENT (THE "STOCKHOLDER WRITTEN CONSENT PROPOSAL").		
	PROPOSAL TO RATIFY THE AUDIT COMMITTEE'S		
	SELECTION OF DELOITTE & TOUCHE LLP AS THE		
6.	COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL	ManagementFor	For
	YEAR ENDING SEPTEMBER 30, 2016.		
7.	PROPOSAL TO APPROVE, ON A NON-BINDING,	ManagementFor	For

# ADVISORY BASIS, OUR EXECUTIVE COMPENSATION.

YAHOO! INC.

Security984332106Meeting TypeAnnualTicker SymbolYHOOMeeting Date30-Jun-2016ISINUS9843321061Agenda934438020 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: TOR R. BRAHAM	Managemen	ntFor	For
1B.	ELECTION OF DIRECTOR: ERIC K. BRANDT	Managemen	ntFor	For
1C.	ELECTION OF DIRECTOR: DAVID FILO	Managemen	ntFor	For
1D.	ELECTION OF DIRECTOR: CATHERINE J. FRIEDMAN	Managemen	ntFor	For
1E.	ELECTION OF DIRECTOR: EDDY W. HARTENSTEIN	Managemen	ntFor	For
1F.	S. HILL	Managemen	ntFor	For
1G.	ELECTION OF DIRECTOR: MARISSA A. MAYER	Managemen	ntFor	For
1H.	ELECTION OF DIRECTOR: THOMAS J. MCINERNEY	Managemen	ntFor	For
1I.	ELECTION OF DIRECTOR: JANE E. SHAW, PH.D.	Managemen	ntFor	For
1J.	ELECTION OF DIRECTOR: JEFFREY C. SMITH	Managemen	ntFor	For
1K.	ELECTION OF DIRECTOR: MAYNARD G. WEBB, JR.	Managemen	ntFor	For
2.	APPROVAL, ON AN ADVISORY BASIS OF THE COMPANY'S EXECUTIVE COMPENSATION.	, Managemer	ntFor	For
3.	RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Managemer	ntFor	For

SIC	NΔ	TI	IR.	FS

Pursuant to the requirements of the Investment Company Act of 1940, the registrant has duly caused this report to b
signed on its behalf by the undersigned, thereunto duly authorized.

Registrant The GDL Fund

By (Signature and Title)\* /s/Bruce N. Alpert

Bruce N. Alpert, Principal Executive Officer

Date 8/1/16

<sup>\*</sup>Print the name and title of each signing officer under his or her signature.