GDL FUND Form N-PX August 27, 2014
UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549
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: <u>December 31</u>

Date of reporting period: July 1, 2013 – June 30, 2014

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, 2013 TO JUNE 30, 2014

Investment C	Company Report
ACQUITY	GROUP LTD
G .,	004000103

Meeting Type Special Security 00489C103 Ticker Symbol AQ Meeting Date 03-Jul-2013 933848319 -**ISIN** US00489C1036 Agenda Management

For/Against Proposal Vote Item Type Management

AS A SPECIAL RESOLUTION, TO APPROVE & ADOPT THE AGREEMENT & PLAN OF MERGER, (AS IT MAY BE AMENDED FROM TIME TO TIME, "THE MERGER AGREEMENT")

BY & AMONG ACCENTURE HOLDINGS B.V.,

MAHI ACQUISITION CORPORATION LTD. S1Management For For **AND**

ACQUITY GROUP LIMITED (THE

"COMPANY")

AND APPROVE THE TRANSACTIONS CONTEMPLATED BY THE MERGER AGREEMENT, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT. AS AN ORDINARY RESOLUTION, TO APPROVE ANY MOTION TO ADJOURN OR

POSTPONE THE EXTRAORDINARY

GENERAL

MEETING (THE "EGM") IN ORDER TO

ALLOW

THE COMPANY TO SOLICIT ADDITIONAL

O2 PROXIES IN FAVOR OF THE APPROVAL Management For For

AND

ADOPTION OF THE MERGER AGREEMENT

AND THE APPROVAL OF THE

TRANSACTIONS CONTEMPLATED

THEREBY,

ALL AS MORE FULLY DESCRIBED IN THE

PROXY STATEMENT.

CLEARWIRE CORP

Security 18538Q105 Meeting Type Contested-Special Ticker Symbol CLWR Meeting Date 08-Jul-2013

ISIN Agenda US18538Q1058

933811033 -Management

Item	Proposal	Type	Vote	For/Against Management
1.	ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT. AMENDMENT TO AMENDED AND RESTATED	N Manageme	nt Against	Against
2A.	CERTIFICATE OF INCORPORATION TO INCREASE THE AUTHORIZED SHARES OF CLASS A COMMON STOCK. AMENDMENT TO AMENDED AND RESTATED	Manageme	nt Against	Against
2B.	CERTIFICATE OF INCORPORATION TO INCREASE THE AUTHORIZED SHARES OF CLASS B COMMON STOCK. AUTHORIZATION OF THE ISSUANCE OF THE CLASS A COMMON STOCK THAT MAY BE ISSUED UPON EXCHANGE OF CLEARWIRE COMMUNICATIONS, LLC'S AND	Manageme	nt Against	Against
3A.	CLEARWIRE FINANCE, INC.'S 1.00% EXCHANGEABLE NOTES DUE 2018, OR ISSUED UPON THE EXCHANGE OF THE CLASS B INTERESTS ISSUED UPON EXCHANGE OF THE 1.00% EXCHANGEABLE NOTES DUE 2018. AUTHORIZATION OF THE ISSUANCE OF THE	Manageme	nt Against	Against
3B.	CLASS B COMMON STOCK THAT MAY BE ISSUED UPON EXCHANGE OF CLEARWIRE COMMUNICATIONS, LLC'S AND CLEARWIRE FINANCE, INC.'S 1.00% EXCHANGEABLE NOTES DUE 2018. ADJOURNMENT OF MEETING, IF	Manageme	nt Against	Against
4.	NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES.	Manageme	C	Against
5. FIAT I	COMPENSATION ARRANGEMENTS FOR THI NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER. NDUSTRIAL SPA	E Manageme	nt Abstain	Against
Securit		Mee	ting Type	ExtraOrdinary
	Symbol		ting Date	General Meeting 09-Jul-2013
ISIN	IT0004644743	Agei	C	704618632 - Management

For/Against Item **Proposal** Type Vote Management PLEASE NOTE THAT THE ITALIAN LANGUAGE AGENDA IS AVAILABLE BY CMMT CLICKING ON THE-URL LINK:-Non-Voting https://materials.proxyvote.com/Approved/99999 Z/19840101/NPS 171922.PDF Plan of cross border merger by incorporation of fiat industrial spa into the entirely controlled 1 Management For For Dutch company FI CBM Holdings NV, related and consequent resolutions IN CASE THE MERGER WILL BE APPROVED BY THE EXTRAORDINARY MEETING, FIAT INDUSTR-IAL SHAREHOLDERS WHO DID NOT VOTE IN FAVOR OF THE MERGER (I.E. DID NOT PARTICI-PATE TO THE MEETING OR VOTED AGAINST THE MERGER OR ABSTAINED) WILL BE ENTITLED-TO EXERCISE THEIR WITHDRAWAL RIGHT WITHIN 15 DAYS FROM THE DATE OF REGISTRATI-ON OF THE MERGER DELIBERATION TO REGISTRO DELLE IMPRESE DI TORINO. THE LIQUIDA-TION PRICE IS EUR 8,897 PER FIAT INDUSTRIAL SHARE (CALCULATED PURSUANT TO ART.-2437-TER OF ITALIAN CIVIL CODE). THE WITHDRAWAL RIGHT IS SUBJECT TO THE COMPL-ETION OF THE MERGER WHICH IS SUBORDINATED TO THE FACT THAT THE CMMT Non-Voting AMOUNT TO BE PA-ID TO SHAREHOLDERS WHO EXERCISED THEIR WITHDRAWAL RIGHT AND TO CREDITORS OF FI-AT INDUSTRIAL WHO OPPOSED TO THE MERGER DO NOT EXCEED EUR 325 MILLION. THE NOT-ICE OF THE MERGER REGISTRATION IS AVAILABLE ON THE WEBSITE WWW.FIATINDUSTRIAL.-COM. AFTER THE MERGER, SHAREHOLDERS **WHO** WILL PARTICIPATE TO THE EXTRAORDINARY-MEETING, ALSO BY PROXY, AND WHO WILL MAINTAIN THEIR HOLDING FROM THE RECORD DA-TE UNTIL THE COMPLETION OF THE MERGER, WILL HAVE THE RIGHT TO REQUEST 1 VOTING-SHARE EACH 1 NEWCO ORDINARY SHARES RECEIVED AFTER THE MERGER. **CMMT** Non-Voting

PLEASE NOTE THAT THIS IS A REVISION

DUE TO RECEIPT OF ADDITIONAL

COMMENT. IF Y-OU HAVE ALREADY SENT

YOUR VOTES, PLEASE DO NOT RETURN

THIS PROXY FORM UNLES-S YOU DECIDE

TO AMEND YOUR ORIGINAL

INSTRUCTIONS.

THANK YOU.

CERMAQ ASA

Security R1536Z104 Meeting Type

ExtraOrdinary General Meeting 11-Jul-2013

Ticker Symbol

Meeting Date

704623669 -

ISIN NO0010003882 Agenda

Management

Item **Proposal** Type

Non-Voting

Vote

For/Against Management

IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND

EXECUTE YOUR VOTING-INSTRUCTIONS IN Non-Voting CMMT

THIS MARKET. ABSENCE OF A POA, MAY

CAUSE YOUR INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY QUESTIONS,

PLEASE CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

MARKET RULES REQUIRE DISCLOSURE OF

BENEFICIAL OWNER INFORMATION FOR

ALL

VOTED-ACCOUNTS. IF AN ACCOUNT HAS

MULTIPLE BENEFICIAL OWNERS, YOU

WILL

CMMT 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

CMMT SHARES HELD IN AN OMNIBUS/NOMINEE Non-Voting

ACCOUNT NEED TO BE RE-REGISTERED IN

THE-BENEFICIAL OWNERS NAME TO BE

ALLOWED TO VOTE AT MEETINGS. SHARES

WILL BE-TEMPORARILY TRANSFERRED TO

SEPARATE ACCOUNT IN THE BENEFICIAL

OWNER'S NAME-ON THE PROXY DEADLINE

AND TRANSFERRED BACK TO THE

OMNIBUS/NOMINEE ACCOUNT THE-DAY

CMMT 1 2 3 4 5 CHINA Security Ticker S ISIN		Mana Mana Mana Mana	gement gement gement gement	No Action No Action No Action No Action ag Type ag Date a	ExtraOrdinary General Meeting 12-Jul-2013 704624255 - Management
Item	Proposal	Type	,		For/Against
CMMT	PLEASE NOTE THAT THE COMPANY NOTICE AND PROXY FORM ARE AVAILABLE BY CLICKING-ON THE URL LINKS:- http://www.hkexnews.hk/listedco/listconews/sehk/ 2013/0621/LTN20130621013.pdf-AND- http://www.hkexnews.hk/listedco/listconews/sehk/ 2013/0621/LTN20130621011.pdf PLEASE NOTE THAT SHAREHOLDERS ARE	Non-\	Voting		Management

CONTD Agreement be and are hereby approved; (c) any one Director be and is-hereby authorised for and on behalf of the Company to execute all such other-documents, instructions and CONT Non-Voting agreements and to do all such acts or thingsdeemed by him/her to be incidental to, ancillary to, or in connection with-the matters contemplated under this resolution That: (a) the Whitewash Waiver to be granted by the Executive to waive the obligation of China Hui Yuan Holdings and parties acting in concert with it to make a mandatory general offer for all the shares of the Company not already owned or 2 Management For For agreed to be acquired by them pursuant to Rule 26 of the Takeovers Code as a result of the allotment and issue of the New Ordinary Shares and the Convertible Preference Shares to China Hui Yuan Holdings be and is hereby approved; and (b) the Directors be and are hereby authorised to execute all such documents and do all such acts or things on behalf of the Company, as they may consider desirable, necessary or expedient in connection therewith and to give effect to any matters relating to or in connection with the Whitewash Waiver That: conditional upon the passing of Ordinary Resolutions No. 1 and No. 2 and Special Resolution No. 4 set out in the notice convening the EGM, the grant of a specific mandate to the Directors for the allotment and issue of the New 3 Management For For Ordinary Shares and the Convertible Preference Shares pursuant to the Acquisition Agreement and the Ordinary Shares which fall to be issued upon conversion of the Convertible Preference Shares be and is hereby approved 4 That conditional upon the passing of Ordinary Management For For Resolutions No. 1 to No. 3 set out in the notice convening the EGM: (a) the 5,000,000,000 existing issued and unissued shares of USD 0.00001 each in the capital of the Company be redesignated as "Ordinary Shares"; (b) the authorised share capital of the Company be increased from USD 50,000 divided into 5,000,000,000 Ordinary Shares of USD 0.00001 each to USD 56,553.26877 by the creation of 655,326,877 restricted voting non-redeemable convertible preference shares of USD 0.00001 each, having the special rights and restrictions set out in the articles of association of the

Company, as amended pursuant to this resolution; and (c) the existing articles of

association of the Company be and are hereby amended in the following manner: By inserting the specified definitions: Article 3A. (d) the directors of the Company be and are hereby authorised for and on behalf of the Company to sign and execute all such documents, instruments and agreements, and to do all such acts or things, as they may consider necessary, appropriate, desirable or expedient to give effect to or in connection with this resolution PLEASE NOTE THAT THIS IS A REVISION DUE TO MODIFICATION OF TEXT IN RESOLUTION-4. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FOR-M UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL

Non-Voting

GARDNER DENVER, INC.

Security 365558105 Meeting Type Special
Ticker Symbol GDI Meeting Date 16-Jul-2013
ISIN US3655581052 Agenda 933850112 -

ISIN US3655581052 Agenda Management

TO APPROVE THE ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED

INSTRUCTIONS. THANK YOU.

MARCH 7, 2013, BY AND AMONG GARDNER

1. DENVER, INC., RENAISSANCE PARENT Management For For

CORP., AND RENAISSANCE ACQUISITION CORP., 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 TO SOLICIT

2. ADDITIONAL PROXIES IF THERE ARE Management For For

INSUFFICIENT VOTES TO ADOPT THE MERGER AGREEMENT AT THE TIME OF

THE

SPECIAL MEETING.

TO APPROVE, BY NONBINDING, ADVISORY VOTE, COMPENSATION THAT WILL OR

3. MAY
BECOME PAYABLE BY GARDNER DENVER Management For For

TO ITS NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER.

OMTHERA PHARMACEUTICALS INC

Security 68217A103 Meeting Type Special

Ticker	Ticker Symbol OMTH		Meeting Date	16-Jul-2013
ISIN	US68217A1034		Agenda	933850655 - Management
Item	Proposal	Type	Vote	For/Against Management
1.	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MAY 27, 2013, AS IT MAY BE AMENDED FROM TIME TO TIME, AMONG OMTHERA PHARMACEUTICALS, INC., ZENECA INC. AND KAFA ACQUISITION CORP.	Mana	gement For	For
2.	TO ADJOURN 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 PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER.	Mana	gement For	For
3.	TO APPROVE, BY NON-BINDING, ADVISORY VOTE, CERTAIN COMPENSATION ARRANGEMENTS FOR OMTHERA PHARMACEUTICALS, INC.'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER CONTEMPLATED BY THE		gement Abstain	Against
POWE	AGREEMENT AND PLAN OF MERGER. R-ONE, INC.			
Security	•		Meeting Type Meeting Date	Special 23-Jul-2013
ISIN	US73930R1023		Agenda	933852990 - Management
Item	Proposal	Type	Vote	For/Against Management
	PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, AS IT MAY BE AMENDED FROM TIME TO TIME, DATED AS OF APRIL 21, 2013 ("MERGER AGREEMENT") BY AND AMONG POWER-ONE,			
1	INC.("POWER-ONE"), ABB LTD. AND VERDI ACQUISITION CORPORATION ("MERGER SUB"), WHICH PROVIDES FOR THE MERGER OF MERGER SUB WITH AND INTO POWER-ONE, WITH	Mana	gement For	For
2	POWER-ONE CONTINUING AS THE SURVIVING CORPORATION. PROPOSAL TO APPROVE, BY A NONBINDING ADVISORY VOTE, THE SPECIFIED COMPENSATION DISCLOSED IN THE	Mana	gement Abstain	Against

ACCOMPANYING PROXY STATEMENT **THAT** MAY BE PAYABLE TO POWER-ONE'S **NAMED EXECUTIVE OFFICERS IN CONNECTION** WITH THE CONSUMMATION OF THE MERGER. PROPOSAL TO APPROVE THE ADJOURNMENT OR POSTPONEMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL 3 Management For For PROXIES IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT. BMC SOFTWARE, INC. Security 055921100 Meeting Type Special Ticker Symbol BMC Meeting Date 24-Jul-2013 933853497 -**ISIN** US0559211000 Agenda Management For/Against Vote Item **Proposal** Type Management PROPOSAL 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 1 "MERGER AGREEMENT"), DATED AS OF Management For For 6, 2013, BY AND AMONG BOXER PARENT COMPANY INC., BOXER MERGER SUB INC. AND BMC SOFTWARE, INC. PROPOSAL TO APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, SPECIFIED COMPENSATION THAT MAY BECOME 2 Management Abstain **Against** PAYABLE TO THE NAMED EXECUTIVE OFFICERS OF BMC SOFTWARE, INC. IN CONNECTION WITH THE MERGER. PROPOSAL TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF Management For 3 For THE SPECIAL MEETING TO APPROVE THE PROPOSAL TO ADOPT THE MERGER AGREEMENT. PRESTIGE BRANDS HOLDINGS, INC. Meeting Type Security 74112D101 Annual Meeting Date Ticker Symbol PBH 29-Jul-2013 933853269 -ISIN US74112D1019 Agenda

Management

Item	Proposal	Type	Vote	For/Against Management	
 2. 	DIRECTOR 1 MATTHEW M. MANNELLY 2 JOHN E. BYOM 3 GARY E. COSTLEY 4 CHARLES J. HINKATY 5 CARL J. JOHNSON TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF PRESTIGE BRANDS HOLDINGS, INC. FOR THE FISCAL YEAR	Managen	For For For For	For For For For	
3.	ENDING MARCH 31, 2014. TO APPROVE AN AMENDMENT TO OUR 2005 LONG-TERM EQUITY INCENTIVE PLAN SO THAT BONUS AND EQUITY AWARDS MADE UNDER THE PLAN CAN SATISFY THE REQUIREMENTS OF "PERFORMANCE BASED" COMPENSATION WITHIN THE MEANING OF SECTION 162(M) OF THE TAX CODE.	Managen	nent For	For	
4.	SAY ON PAY - AN ADVISORY VOTE ON THE RESOLUTION TO APPROVE THE COMPENSATION OF PRESTIGE BRANDS HOLDINGS, INC.'S NAMED EXECUTIVE OFFICERS.	Management Abstain		Against	
D.E. M	IASTER BLENDERS 1753 N.V., UTRECHT			ExtraOrdinary	
Securit			eeting Type	General Meeting	
	Symbol		eeting Date	31-Jul-2013 704624279 -	
ISIN	NL0010157558	Aş	genda	Management	
Item	Proposal	Type	Vote	For/Against Management	
1	Opening of the general meeting	Non-Vot	ing		
2	Explanation of the recommended public offer by Oak Leaf B.V. (the offeror), a-company ultimately controlled by a Joh. A. Benckiser Led Investor Group, for-all issued and outstanding ordinary shares in the capital. of D.E Master-Blenders 1753 N. V. (the offer)	y Non-Voting			
3	Conditional amendment of the articles of association as per the settlement date, being the date that the transfer of the shares pursuant to the offer takes place against payment of the offer price for the shares (the settlement date)	Managen		For	
4.a		Managen	nent For	For	

4.b	It is proposed to appoint B. Becht as non-executive member of the board where all details as laid down in article 2:158 paragraph 5, section 2 142 paragraph 3 of the Dutch civil code are available for the general meeting of shareholders. The appointment will be made under the condition that the public offer made by Oak Leaf BV is declared final and unconditional It is proposed to appoint P. Harf as non-executive member of the board where all details as laid down in article 2:158 paragraph 5, section 2 142 paragraph 3 of the Dutch civil code are available for the general meeting of shareholders. The appointment is under the condition that the public offer made by Oak Leaf BV is declared final and unconditional	Management For	For
4.c	It is proposed to (re)appoint O. Goudet as non-executive member of the board where all details as laid down in article 2:158 paragraph 5, section 2: 142 paragraph 3 of the Dutch civil code are available for the general meeting of shareholders. The appointment is made under the condition that the public offer made by Oak Leaf BV is declared final and unconditional	Management For	For
4.d	It is proposed to appoint A. Van Damme as non-executive member of the board where all details as laid down in article 2:158 paragraph 5, section 2: 142 paragraph 3 of the Dutch civil code are available for the general meeting of shareholders. The appointment will be made under the condition that the public offer made by Oak Leaf BV will be declared final and unconditional	ManagementFor	For
4.e	It is proposed to appoint B. Trott as non-executive member of the board where all details as laid down in article 2:158 paragraph 5, section 2: 142 paragraph 3 of the Dutch civil code are available for the general meeting of shareholders. The appointment will be made under the condition that the public offer by Oak Leaf BV is declared final and unconditional	ManagementFor	For
4.f	It is proposed to appoint A. Santo Domingo as non-executive member of the board where all details as laid down in article 2:158 paragraph 5, section 2: 142 paragraph 3 of the Dutch civil code are available for the general meeting of shareholders. The appointment will be made under the condition that the public offer made by Oak Leaf BV is declared final and unconditional	Management For	For
4.g	It is proposed to appoint M. Cup as executive member of the board under condition that the public offer made by Oak Leaf BV is declared	ManagementFor	For

5.a	final and unconditional Conditional acceptance of resignation and granting of full and final discharge from liability for Mr. L. Barriels in connection with his conditional	Management For	For
	Mr J. Bennink in connection with his conditional resignation of the board of directors as per the settlement date Conditional acceptance of resignation and granting of full and final discharge from liability		
5.b	for Mr N.R. Sorensen-Valdez in connection with his conditional resignation of the board of directors as per the settlement date Conditional acceptance of resignation and granting of full and final discharge from liability	ManagementFor	For
5.c	for Mrs M.M.M. Corrales in connection with her conditional resignation of the board of directors as per the settlement date Conditional acceptance of resignation and	Management For	For
5.d	granting of full and final discharge from liability for Mrs G.J.M. Picaud in connection with her conditional resignation of the board of directors as per the settlement date Conditional acceptance of resignation and	Management For	For
5.e	granting of full and final discharge from liability for Mrs S.E. Taylor in connection with her conditional resignation of the board of directors as per the settlement date Conditional granting of full and final discharge	Management For	For
6.a	from liability for Mr A. Illy, in connection with his functioning as non-executive director until the date of this extraordinary general meeting of shareholders, effective as from the settlement date Conditional granting of full and final discharge	Management For	For
6.b	from liability for Mr R. Zwartendijk, in connection with his functioning as non-executive director until the date of this extraordinary general meeting of shareholders, effective as from the settlement date	Management For	For
7.a	Granting of full and final discharge from liability for Mr C.J.A. Van Lede in connection with his functioning as non-executive director until the date of his resignation, being February 27, 2013 Granting of full and final discharge from liability	Management For	For
7.b	for Mr M.J. Herkemij in connection with his functioning as executive director until the date of his resignation, being December 31, 2012	Management For	For

8	Conditional triangular legal merger with Oak Sub B.V. (as acquiring company) and new Oak B.V. (as group company of the acquiring company) in accordance with the merger proposals as drawn up by the boards of directors of the merging companies, subject to the conditions that (i) the offer is declared unconditional, (ii) the acceptance level immediately after the post-closing acceptance period is at least 80 percent but less than 95 percent of all shares in the share capital of the company on a fully diluted basis and (iii) the offeror resolves to pursue the post-closing merger and liquidation Any other business	Management For Non-Voting	For
10	Closing of the general meeting	Non-Voting	
DELL 1			
Security Ticker	y 24702R101 Symbol DELL	Meeting Type Meeting Date	Contested-Special 02-Aug-2013
			933841707 -
ISIN	US24702R1014	Agenda	Management
Item	Proposal	Type Vote	For/Against Management
1.	PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF FEBRUARY 5, 2013, BY AND AMONG DENALI HOLDING INC., DENALI INTERMEDIATE INC., DENALI ACQUIROR INC. AND DELL INC., AS IT MAY BE AMENDED FROM TIME TO TIME.		For
2.	PROPOSAL TO APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, THE COMPENSATION THAT MAY BECOME PAYABLE TO THE NAMED EXECUTIVE OFFICERS OF DELL INC. IN CONNECTION WITH THE MERGER, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.		Against
3.	PROPOSAL TO APPROVE THE 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 PROPOSAL TO ADOPT THE MERGER AGREEMENT.	Management For	For
ACXIC	OM CORPORATION		
Security	y 005125109	Meeting Type	Annual

Ticker	Symbol ACXM	Meet	ing Date	06-Aug-2013 933849309 -
ISIN	US0051251090	Agenda		Management
Item	Proposal	Type	Vote	For/Against Management
1.1	ELECTION OF DIRECTOR: RICHARD P. FOX	Managemer	nt For	For
1.2	ELECTION OF DIRECTOR: JERRY D. GRAMAGLIA	Management For		For
1.3	ELECTION OF DIRECTOR: CLARK M. KOKICH	Managemen	nt For	For
2.	AMENDMENT AND RESTATEMENT OF THE COMPANY'S 2005 EQUITY COMPENSATION PLAN AND REAPPROVAL OF THE PLAN'S PERFORMANCE GOALS.	Managemen	nt Abstain	Against
3.	ADVISORY (NON-BINDING) VOTE TO APPROVE THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS RATIFICATION OF KPMG LLP AS	Managemer	nt Abstain	Against
4.	INDEPENDENT REGISTERED PUBLIC ACCOUNTANT.	Managemen	ntFor	For
FISHE	R COMMUNICATIONS, INC.			
Securit	•		ing Type	Special
Ticker	Symbol FSCI	Meeting Date Agenda		06-Aug-2013 933854475 -
ISIN	US3377562091			Management
				i i i i i i i i i i i i i i i i i i i
Item	Proposal	Type	Vote	For/Against Management
1.	TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 11, 2013, AS IT MAY BE AMENDED FROM TIME TO TIME, BY AND AMONG FISHER COMMUNICATIONS, INC., SINCLAIR BROADCAST GROUP, INC. AND SINCLAIR TELEVISION OF SEATTLE, INC.	Managemer	nt For	For
2.	TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR ADVISABLE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE AGREEMENT AND PLAN OF MERGER. TO APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, THE COMPENSATION	Managemer	nt For	For
3.	DISCLOSED IN THE PROXY STATEMENT THAT MAY BE PAYABLE TO FISHER COMMUNICATIONS, INC.'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE CONSUMMATION OF THE MERGER. EICAN GREETINGS CORPORATION	Managemer	nt For	For

Security Ticker S	y 026375105 Symbol AM		Meeting Type Meeting Date	Special 07-Aug-2013
ISIN	US0263751051		Agenda	933857546 - Management
Item	Proposal	Type	Vote	For/Against Management
1.	TO CONSIDER & VOTE ON A PROPOSAL TO ADOPT AGREEMENT & PLAN OF MERGER, DATED AS OF MARCH 29, 2013 & AMENDED ON JULY 3, 2013 (AS SO AMENDED, "MERGER AGREEMENT"), BY AND AMONG CENTURY INTERMEDIATE HOLDING COMPANY, A DELAWARE CORPORATION ("PARENT"), CENTURY MERGER COMPANY AN OHIO CORPORATION AND WHOLLY OWNED SUBSIDIARY OF PARENT, AND AMERICAN GREETINGS CORPORATION.	Mana	gement Against	Against
2.	TO APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, SPECIFIED COMPENSATION THAT MAY BECOME PAYABLE TO THE NAMED EXECUTIVE OFFICERS OF AMERICAN GREETINGS CORPORATION IN CONNECTION WITH THE MERGER. TO APPROVE ADJOURNMENT OF SPECIAL MEETING, IF NECESSARY, TO SOLICIT	Mana	gement Abstain	Against
3.	ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT TIME OF SPECIAL MEETING TO OBTAIN COMPANY SHAREHOLDER APPROVAL (AS DEFINED IN ENCLOSED PROXY STATEMENT) OF MERGER AGREEMENT OR OBTAIN MAJORITY OF MINORITY SHAREHOLDER APPROVAL (AS DEFINED IN ENCLOSED PROXY STATEMENT) OF MERGER AGREEMENT.	т	gement Against	Against
Security	GEN, INC.		Meeting Type Meeting Date	Annual 12-Aug-2013
ISIN	US5777761074		Agenda	933852875 - Management
Item	Proposal	Type	Vote	For/Against Management
1.	TO APPROVE THE VOLUNTARY DISSOLUTION AND LIQUIDATION OF MAXYGEN PURSUANT TO A PLAN OF COMPLETE LIQUIDATION AND DISSOLUTION IN SUBSTANTIALLY THE FORM ATTACHED		gement For	For

TO THE ACCOMPANYING PROXY STATEMENT AS APPENDIX A. TO GRANT DISCRETIONARY AUTHORITY THE BOARD OF DIRECTORS TO ADJOURN THE ANNUAL MEETING, EVEN IF A **OUORUM** IS PRESENT, TO SOLICIT ADDITIONAL PROXIES IN THE EVENT THAT THERE ARE 2. INSUFFICIENT SHARES PRESENT IN Management For For PERSON OR BY PROXY VOTING IN FAVOR OF THE DISSOLUTION AND LIQUIDATION OF THE COMPANY PURSUANT TO THE PLAN OF COMPLETE LIQUIDATION AND DISSOLUTION. 3. DIRECTOR Management For 1 LOUIS G. LANGE For 2 For For KENNETH B. LEE, JR. 3 For For **ERNEST MARIO** 4 **GORDON RINGOLD** For For 5 ISAAC STEIN For For RATIFICATION OF THE SELECTION OF **ERNST & YOUNG LLP AS THE INDEPENDENT** 4. REGISTERED PUBLIC ACCOUNTING FIRM Management For For OF MAXYGEN FOR THE FISCAL YEAR ENDING **DECEMBER 31, 2013.** ADVISORY RESOLUTION TO APPROVE 5. Management Abstain Against EXECUTIVE COMPENSATION. STONESOFT CORP, HELSINKI **ExtraOrdinary** X86593104 Meeting Type Security General Meeting Meeting Date 13-Aug-2013 Ticker Symbol 704639775 -**ISIN** FI0009801302 Agenda Management For/Against Vote Item **Proposal** Type Management CMMT MARKET RULES REQUIRE DISCLOSURE OF Non-Voting 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	R		
1	Opening of the meeting	Non-V	Voting	
2	Calling the meeting to order	Non-V	-	
3	Election of persons to scrutinize the minutes and	Non-V	/oting	
4	to supervise the counting-of votes Recording the legality of the meeting	Non-V		
5	Recording the attendance at the meeting and	Non-V		
6	adoption of the list of votes Resolution on the remuneration of the members of the board of directors: Mcafee Suomi Funding LLC owning more than 95 pct of all the shares and voting rights proposes that no remuneration would be paid to the members of the board of directors	Manaş	gement No Action	ı
7	Resolution on the number of the members of the board of directors: the above shareholder proposes that the number of the members of the board of directors would be fixed to three (3) Changing the composition of the board: the	Manaş	gementNo Action	ı
8	above shareholder proposes that the current members of the board of directors will be replaced with the following persons to be elected as new members of the board of directors: Daniel F. Vaughn, Louis Riley and John Kearns	Manaş	gementNo Action	ı
9	Closing of the meeting	Non-V	oting	
CMMT	"THE BOARD DOES NOT MAKE ANY RECOMMENDATION ON RESOLUTIONS 6, 7 AND 8"	Non-V	Voting	
CMMT	PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE IN TEXT OF RESOLUTIONS 6 TO-8. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FOR-M UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-V	/oting	
STEWA	ART ENTERPRISES, INC.			
Security			Meeting Type	Special
Ticker S	Symbol STEI		Meeting Date	13-Aug-2013
ISIN	US8603701058		Agenda	933859413 - Management
Item	Proposal	Туре	Vote	For/Against
1.	TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MAY 28, 2013,		gement For	Management For

BY

AND AMONG SERVICE CORPORATION

INTERNATIONAL, RIO ACQUISITION CORP. AND STEWART ENTERPRISES, INC. ("STEWART") (AS SUCH AGREEMENT MAY BEAMENDED FROM TIME TO TIME). TO APPROVE, ON A NON-BINDING, ADVISORY BASIS, CERTAIN **COMPENSATION** 2. THAT MAY BE PAID OR BECOME PAYABLE Management For For TO STEWART'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER. TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES TO **APPROVE** 3. Management For For THE MERGER AGREEMENT IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE MERGER AGREEMENT. BUCKEYE TECHNOLOGIES INC. Meeting Type Special Security 118255108 Meeting Date Ticker Symbol BKI 15-Aug-2013 933857697 -**ISIN** US1182551085 Agenda Management For/Against Item **Proposal** Type Vote Management 1. TO ADOPT THE MERGER AGREEMENT. Management Against Against TO ADJOURN THE SPECIAL MEETING, IF NECESSARY AND APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE 2. ARE INSUFFICIENT VOTES AT THE TIME OF Management Against Against THE SPECIAL MEETING TO APPROVE THE PROPOSAL TO ADOPT THE MERGER AGREEMENT. TO APPROVE A NON-BINDING ADVISORY PROPOSAL TO APPROVE THE MERGER-3. Management Abstain Against RELATED COMPENSATION PAYABLE TO OUR NAMED EXECUTIVE OFFICERS. MARKET LEADER INC 57056R103 Meeting Type Security Special Meeting Date Ticker Symbol LEDR 16-Aug-2013 933859576 -**ISIN** US57056R1032 Agenda Management For/Against Item **Proposal** Type Vote Management 1. PROPOSAL TO APPROVE THE AGREEMENT Management For For AND PLAN OF MERGER, DATED AS OF MAY 7, 2013 BY AND AMONG MARKET LEADER,

TRULIA, INC., AND MARINER ACQUISITION CORP. ("MERGER AGREEMENT"). PROPOSAL TO APPROVE, ON A NON-BINDING, ADVISORY BASIS, THE COMPENSATION PAYABLE TO THE 2. **MARKET** Management Abstain Against LEADER, INC.'S NAMED EXECUTIVE OFFICERS THAT IS BASED ON OR OTHERWISE RELATES TO THE MERGER. PROPOSAL TO ADJOURN THE SPECIAL MEETING TO SOLICIT ADDITIONAL **PROXIES** IN FAVOR OF THE PROPOSAL TO APPROVE Management For For 3. THE MERGER AGREEMENT IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF SUCH ADJOURNMENT TO APPROVED THE MERGER AGREEMENT. KEYNOTE SYSTEMS, INC. Security 493308100 Meeting Type Special Meeting Date Ticker Symbol KEYN 21-Aug-2013 933860543 -**ISIN** Agenda US4933081006 Management For/Against Vote Item **Proposal** Type Management TO CONSIDER & VOTE ON A PROPOSAL TO ADOPT THE AGREEMENT & PLAN OF MERGER, (AS IT MAY BE AMENDED FROM TIME TO TIME IN ACCORDANCE WITH ITS TERMS), PURSUANT TO WHICH HAWAII MERGER CORP, INC., A WHOLLY-OWNED 1. SUBSIDIARY OF HAWAII PARENT CORP, For Management For INC., WILL MERGE WITH & INTO THE COMPANY, WITH THE COMPANY SURVIVING THE MERGER AS A WHOLLY-OWNED **SUBSIDIARY** OF HAWAII PARENT CORP., INC. TO CONSIDER AND VOTE ON A PROPOSAL TO APPROVE THE NON-BINDING **APPROVAL** 2. Management For For REGARDING THE COMPENSATION ARRANGEMENTS OF CERTAIN EXECUTIVES. Management For 3. TO VOTE TO ADJOURN THE SPECIAL For MEETING IF NECESSARY OR APPROPRIATE (E.G., TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ESTABLISH A QUORUM OR TO COMPLY

WITH APPLICABLE LAW OR ORDER OR A REQUEST FROM THE SEC OR ITS STAFF).

LIFE TECHNOLOGIES CORPORATION

Security53217V109Meeting TypeSpecialTicker Symbol LIFEMeeting Date21-Aug-2013ISINUS53217V1098Agenda933860973 - Management

TO CONSIDER AND VOTE ON A PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 14, 2013 (THE

01 "MERGER AGREEMENT"), BY AND AMONG Management For LIFE TECHNOLOGIES CORPORATION (THE

"COMPANY"), THERMO FISHER SCIENTIFIC INC., AND POLPIS MERGER SUB CO.
TO CONSIDER AND VOTE ON A NON-

APPROVE THE COMPENSATION THAT MAY

DE PAID OR BECOME PAYABLE TO THE COMPANY'S NAMED EXECUTIVE OFFICERS Management Abstain Against

IN CONNECTION WITH, OR FOLLOWING,

THE

CONSUMMATION OF THE MERGER.

BINDING, ADVISORY PROPOSAL TO

TO APPROVE THE ADJOURNMENT OF THE

SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL

03 PROXIES IF THERE ARE INSUFFICIENT Management For For

VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER

AGREEMENT.

AMERICAN SAFETY INSURANCE HOLDINGS, LTD

Security G02995101 Meeting Type Special
Ticker Symbol ASI Meeting Date 26-Aug-2013
ISIN BMG029951016 Agenda 933859728 Management

Item Proposal Type Vote For/Against Management

1. TO APPROVE & ADOPT THE AGREEMENT & Management For

PLAN OF MERGER, AMONG FAIRFAX FINANCIAL HOLDINGS LIMITED, FAIRFAX

BERMUDA HOLDINGS LTD. & THE

COMPANY,

INCLUDING THE BERMUDA MERGER AGREEMENT SET FORTH ON EXHIBIT A

THERETO, ("MERGER AGREEMENT") & TO

APPROVE MERGER OF COMPANY &

FAIRFAX

BERMUDA HOLDINGS LTD. ("MERGER")

For

Management Abstain

Against

Against

UPON THE TERMS & CONDITIONS SET FORTH IN THE MERGER AGREEMENT. TO APPROVE AN ADJOURNMENT OR RECESS OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE IN THE VIEW

OF THE CHAIRMAN OF THE SPECIAL MEETING, TO ALLOW THE BOARD TO

2. SOLICIT ADDITIONAL PROXIES IN FAVOR Management For For

OF

THE PROPOSAL TO APPROVE & ADOPT THE MERGER AGREEMENT & TO APPROVE THE MERGER IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF SUCH ADJOURNMENT.
TO APPROVE, ON A NON-BINDING, ADVISORY BASIS, THE AGREEMENTS OR

UNDERSTANDINGS WITH, AND ITEMS OF

COMPENSATION PAYABLE TO, OR WHICH

3. MAY BECOME PAYABLE TO, THE

COMPANY'S NAMED EXECUTIVE

EXECUTIVE

OFFICERS THAT ARE BASED ON OR

OTHERWISE RELATE TO THE MERGER.

MET-PRO CORPORATION

Security 590876306 Meeting Type Special
Ticker Symbol MPR Meeting Date 26-Aug-2013
ISIN US5908763064 Agenda 933862814 Management

Item Proposal Type Vote For/Against Management

TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED APRIL 21, 2013 (AS IT MAY BE AMENDED FROM TIME TO TIME, THE "MERGER AGREEMENT"), AMONG CECO ENVIRONMENTAL CORP., MUSTANG

1. ACQUISITION INC., A WHOLLY-OWNED

1. Management For For

SUBSIDIARY OF CECO, MUSTANG ACQUISITION II INC., A SEPARATE WHOLLY-

WHOLLY-OWNED SUBSIDIARY OF CECO, AND MET-

PRO CORPORATION, ALL AS MORE FULLY

DESCRIBED IN THE PROXY STATEMENT. NON-BINDING ADVISORY VOTE TO

APPROVE

THE MERGER-RELATED COMPENSATION

2. THAT MAY BECOME PAYABLE TO Management Abstain

MET-PRO'S

NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGERS.

TO APPROVE THE ADJOURNMENT OR POSTPONEMENT OF THE MET-PRO SPECIAL

3. MEETING, IF NECESSARY OR

Management For

For

APPROPRIATE,

TO, AMONG OTHER REASONS, SOLICIT

ADDITIONAL PROXIES.

MULTIBAND CORP.

Security 62544X209 Meeting Type Special

Ticker Symbol MBND Meeting Date 29-Aug-2013

ISIN US62544X2099 Agenda 933862763 - Management

ItemProposalTypeVoteFor/Against
Management

TO CONSIDER AND VOTE UPON A PROPOSAL TO APPROVE THE MERGER AND ADOPT THE AGREEMENT AND PLAN OF

MERGER, DATED AS OF MAY 21, 2013, BY

1. AND AMONG THE COMPANY, GOODMAN

Management For For

NETWORKS INCORPORATED, AND

MANATEE

MERGER SUB CORPORATION, A WHOLLY-

OWNED SUBSIDIARY OF GOODMAN

NETWORKS INCORPORATED.

TO CAST A NONBINDING ADVISORY VOTE

TO APPROVE THE "GOLDEN PARACHUTE" COMPENSATION THAT MAY BE PAYABLE

2. TO Management Abstain Against

THE COMPANY'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE

MERGER.

TO CONSIDER AND VOTE UPON A

PROPOSAL TO APPROVE ONE OR MORE

ADJOURNMENTS OR POSTPONEMENTS OF

THE SPECIAL MEETING, IF NECESSARY OR

Management For For

APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES TO APPROVE THE PROPOSAL TO APPROVE THE MERGER AND ADOPT THE

MERGER AGREEMENT.

COPEINCA ASA

Security R15888119 Meeting Type ExtraOrdinary
General Meeting

Ticker Symbol Meeting Date 02-Sep-2013

ISIN NO0010352412 Agenda 704696965 - Management

ItemProposalTypeVoteFor/Against Management

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-REPRESENTATIVE MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL CMMT NEED TO-PROVIDE THE BREAKDOWN OF Non-Voting 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 SHARES HELD IN AN OMNIBUS/NOMINEE ACCOUNT NEED TO BE RE-REGISTERED IN THE-BENEFICIAL OWNERS NAME TO BE ALLOWED TO VOTE AT MEETINGS. SHARES WILL BE-TEMPORARILY TRANSFERRED TO CMMT A Non-Voting SEPARATE ACCOUNT IN THE BENEFICIAL OWNER'S NAME-ON THE PROXY DEADLINE AND TRANSFERRED BACK TO THE OMNIBUS/NOMINEE ACCOUNT THE-DAY AFTER THE MEETING. CMMT BLOCKING SHOULD ALWAYS BE APPLIED, Non-Voting RECORD DATE OR NOT. Election of a person to chair the Extraordinary Management No Action General Meeting Approval of the Notice and Agenda of the Management No Action **Extraordinary General Meeting** Election of one person to co-sign the Minutes Management No Action Election of a new Board of Directors: The proposed new composition of the Board of Directors of the Company will be provided ahead of the general meeting. The resolution to elect a new Board of Directors will be made subject to Management No Action Grand Success Investment (Singapore) Private Limited having consummated the voluntary offer, and thus being the owner of more than 90% of the outstanding shares in the Company Determination of remuneration to resigning Management No Action members of the Board of Directors: It is proposed that the Extraordinary General Meeting approves the remuneration of the resigning Directors based

1

2

3

4

5

on actual service time since the last Annual General Meeting and in accordance with the resolution made on 12 April 2013 by the Ordinary General Meeting regarding the remuneration of the Board of Directors

PLEASE BE AWARE THAT SHAREHOLDERS

CMMT WHO HAVE ACCEPTED THE RECENT

TENDER OFFER, W-ILL NOT BE ABLE TO VOTE FOR THE SHARES AT THE MEETING PLEASE NOTE THAT THIS IS A REVISION

DUE TO RECEIPT OF ADDITIONAL

COMMENT. IF Y-OU HAVE ALREADY SENT

ΙN

CMMT YOUR VOTES, PLEASE DO NOT RETURN

THIS PROXY FORM UNLES-S YOU DECIDE

TO AMEND YOUR ORIGINAL

INSTRUCTIONS.

THANK YOU.

CML HEALTHCARE INC.

Security 12582Q103 Ticker Symbol CMHIF

ISIN CA12582Q1037

Non-Voting

Non-Voting

Meeting Type Meeting Date

Agenda

Special 03-Sep-2013 933864262 -

Management

Item Proposal Type Vote For/Against Management

TO APPROVE THE SPECIAL RESOLUTION ATTACHED AS APPENDIX A TO THE

MANAGEMENT INFORMATION CIRCULAR

OF

CML HEALTHCARE INC. DATED JULY 22,

2013, TO APPROVE A PLAN OF

ARRANGEMENT PURSUANT TO SECTION

182

01 OF THE BUSINESS CORPORATIONS ACT Management For For

(ONTARIO), INVOLVING CML HEALTHCARE INC., LIFELABS ONTARIO INC. AND THE SHAREHOLDERS OF CML HEALTHCARE INC.,

ALL AS MORE PARTICULARLY DESCRIBED

IN

SAID MANAGEMENT INFORMATION

CIRCULAR.

DELL INC.

Security 24702R101 Meeting Type Contested-Special Ticker Symbol DELL Meeting Date 12-Sep-2013 933846505 -

ISIN US24702R1014 Agenda Management

Item Proposal Type Vote For/Against Management

PROPOSAL TO ADOPT THE AGREEMENT

1.	AND PLAN OF MERGER, DATED AS OF FEBRUARY 5, 2013, BY AND AMONG DENALI HOLDING INC., DENALI INTERMEDIATE INC., DENALI ACQUIROR INC. AND DELL INC., AS IT MAY BE AMENDED FROM TIME TO TIME		ent For	For
2.	PROPOSAL TO APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, THE COMPENSATION THAT MAY BECOME PAYABLE TO THE NAMED EXECUTIVE OFFICERS OF DELL INC. IN CONNECTION WITH THE MERGER, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.		ent Abstain	Against
3. TARO	PROPOSAL TO APPROVE THE 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 PROPOSAL TO ADOPT THE MERGER AGREEMENT. PHARMACEUTICAL INDUSTRIES LTD.	Managam	ent For	For
Security	y M8737E108		eting Type	Annual
Ticker S	Symbol TARO	Meeting Date Agenda		12-Sep-2013 933865024 - Management
ISIN	IL0010827181			
Item	Proposal APPROVAL OF THE COMPANY'S	Type	Vote	For/Against Management
1.	APPROVAL OF THE COMPANY'S COMPENSATION POLICY UNDER THE REQUIREMENTS OF THE ISRAELI COMPANIES LAW 5759-1999	Management For		For
2.	DIRECTOR	Managem	ent	
	1 DILIP SHANGHVI		For	For
	2 S. KALYANASUNDARAM		For	For
	3 SUDHIR VALIA		For	For
	4 JAMES KEDROWSKI		For	For
	5 DOV PEKELMAN		For	For
	APPROVAL & RATIFICATION OF			
3.	APPROVAL & RATIFICATION OF REMUNERATION OF MR. DILIP SHANGHVI, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT	Managem	entFor	For
3.4.	REMUNERATION OF MR. DILIP SHANGHVI, ALL AS MORE FULLY DESCRIBED IN THE	Managem Managem		For

	9 9			
	AS MORE FULLY DESCRIBED IN THE			
	PROXY			
	STATEMENT			
	RATIFICATION OF REMUNERATION OF MR.			
	SUBRAMANIAN KALYANASUNDARAM,			
5.	ALL AS	Manage	ment For	For
	MORE FULLY DESCRIBED IN THE PROXY	2		
	STATEMENT			
	APPROVAL & RATIFICATION OF			
_	REMUNERATION FOR MR. JAMES		_	_
6.	KEDROWSKI, ALL AS MORE FULLY	Manage	mentFor	For
	DESCRIBED IN THE PROXY STATEMENT			
	ELECTION OF MRS. ILANA AVIDOV MOR TO)		
7A.	THE BOARD OF DIRECTORS AS EXTERNAL		ment For	For
, , , , ,	DIRECTOR	manage		101
	ELECTION OF MR. DAN BIRAN TO THE			
7B.	BOARD OF DIRECTORS AS EXTERNAL	Manage	ment For	For
<i>,</i> D .	DIRECTOR	Manage		101
	ELECTION OF MR. BEN-AMI ROSENFELD TO)		
8A.	THE BOARD OF DIRECTORS AS EXTERNAL		ment	
071.	DIRECTOR	TVIanage.	inent	
	ELECTION OF MS. ADI BERSHADSKY TO			
	THE			
8B.	BOARD OF DIRECTORS AS EXTERNAL	Manage	ment	
	DIRECTOR			
	APPROVAL OF A SPECIAL BONUS TO MR.			
	JAMES KEDROWSKI IN THE AMOUNT OF			
9.	USD	Manage	ment For	For
	500,000			
	APPOINTMENT OF ZIV HAFT CERTIFIED			
	PUBLIC ACCOUNTANTS (ISRAEL), A BDO			
10.	MEMBER FIRM, AS COMPANY'S	Manage	ment For	For
	INDEPENDENT AUDITORS			
STEC,				
Security Security		N	leeting Type	Special
•	Symbol STEC		leeting Date	12-Sep-2013
TICKEL	Symbol STEC	10.	leeting Date	933865860 -
ISIN	US7847741011	A	genda	
				Management
				For/Against
Item	Proposal	Type	Vote	Management
	PROPOSAL TO APPROVE AND ADOPT THE			Management
	AGREEMENT AND PLAN OF MERGER,			
	DATED			
1.	AS OF JUNE 23, 2013, BY AND AMONG	Manage	ment For	For
	WESTERN DIGITAL CORPORATION, LODI			
	•			
2	VENTURES, INC. AND STEC, INC.	Moracca	mant Abatais	Against
2.	PROPOSAL TO APPROVE, SOLELY ON A	manage	ment Abstain	Against
	NON-BINDING, ADVISORY BASIS, CERTAIN COMPENSATION ARRANGEMENTS FOR			
	STEC'S NAMED EXECUTIVE OFFICERS IN			
	STEC S NAMED EXECUTIVE OFFICERS IN			

CONNECTION WITH THE COMPLETION OF

THE MERGER.

PROPOSAL TO APPROVE ADJOURNMENTS

OF THE SPECIAL MEETING, IF DETERMINED

NECESSARY OR APPROPRIATE BY STEC, TO

FACILITATE THE APPROVAL AND

ADOPTION

OF THE MERGER AGREEMENT, INCLUDING Management For 3.

For

PERMITTING THE SOLICITATION OF ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE AND

ADOPT

THE MERGER AGREEMENT.

DELL INC.

Security 24702R101 Ticker Symbol DELL

Meeting Type Meeting Date

Contested-Special 12-Sep-2013

ISIN US24702R1014

Agenda

933868347 -

Management

Item **Proposal**

1.

Type Vote For/Against Management

PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF FEBRUARY 5, 2013, AS AMENDED ON AUGUST 2, 2013, BY AND AMONG DENALI

HOLDING INC., DENALI INTERMEDIATE

Management For

For

INC., DENALI ACQUIROR INC. AND DELL INC., AS IT MAY BE FURTHER AMENDED FROM

TIME

TO TIME.

PROPOSAL TO APPROVE, ON AN ADVISORY

(NON-BINDING) BASIS, THE

COMPENSATION

THAT MAY BECOME PAYABLE TO THE

NAMED EXECUTIVE OFFICERS OF DELL

Management Abstain Against

2. INC.

IN CONNECTION WITH THE MERGER, ALL

MORE FULLY DESCRIBED IN THE PROXY

STATEMENT.

PROPOSAL TO APPROVE THE

ADJOURNMENT OF THE SPECIAL MEETING,

IF NECESSARY OR APPROPRIATE, TO

SOLICIT ADDITIONAL PROXIES IF THERE 3.

For

ARE INSUFFICIENT VOTES AT THE TIME OF Management For

THE SPECIAL MEETING TO APPROVE THE

PROPOSAL TO ADOPT THE MERGER

AGREEMENT.

DELL INC.

Security 24702R101 Meeting Type Contested-Special Meeting Date Ticker Symbol DELL 12-Sep-2013 933868373 -**ISIN** US24702R1014 Agenda Management For/Against Proposal Vote Item Type Management PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF FEBRUARY 5, 2013, AS AMENDED ON AUGUST 2, 2013, BY AND AMONG DENALI HOLDING INC., DENALI INTERMEDIATE 1. Management For For INC., DENALI ACQUIROR INC. AND DELL INC., AS IT MAY BE FURTHER AMENDED FROM **TIME** TO TIME. PROPOSAL TO APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, THE **COMPENSATION** THAT MAY BECOME PAYABLE TO THE NAMED EXECUTIVE OFFICERS OF DELL 2. Management Abstain Against INC. IN CONNECTION WITH THE MERGER, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT. PROPOSAL TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF Management For 3. For THE SPECIAL MEETING TO APPROVE THE PROPOSAL TO ADOPT THE MERGER AGREEMENT. SHOPPERS DRUG MART CORPORATION Meeting Type Security 82509W103 Special Meeting Date Ticker Symbol SHDMF 12-Sep-2013 933868753 -**ISIN** CA82509W1032 Agenda Management For/Against Item **Proposal** Type Vote Management 01 Management For For THE SPECIAL RESOLUTION (THE "ARRANGEMENT RESOLUTION"), THE FULL TEXT OF WHICH IS SET FORTH IN **APPENDIX** C TO THE MANAGEMENT PROXY **CIRCULAR** OF THE CORPORATION DATED AUGUST 12, 2013 (THE "CIRCULAR"), APPROVING AN

ARRANGEMENT PURSUANT TO SECTION

192

OF THE CANADA BUSINESS

CORPORATIONS

ACT TO EFFECT, AMONG OTHER THINGS,

THE ACQUISITION BY LOBLAW

COMPANIES

LIMITED OF ALL THE OUTSTANDING

COMMON SHARES OF THE CORPORATION,

ALL AS MORE PARTICULARLY DESCRIBED

IN

THE CIRCULAR.

SMITHFIELD FOODS, INC.

Security 832248108 Meeting Type Special

Ticker Symbol SFD Meeting Date 24-Sep-2013 ISIN US8322481081 Agenda 933870049 - Management

Item Proposal Type Vote For/Against Management

PROPOSAL TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MAY 28, 2013, AMONG SMITHFIELD FOODS, INC.,

1. SHUANGHUI INTERNATIONAL HOLDINGS Management For For

LIMITED AND SUN MERGER SUB, INC., THE

RELATED PLAN OF MERGER AND THE

MERGER.

PROPOSAL TO APPROVE, ON A NON-

BINDING, ADVISORY BASIS, CERTAIN

COMPENSATION THAT WILL OR MAY BE

2. PAID BY SMITHFIELD FOODS, INC. TO ITS Management Abstain Against

NAMED EXECUTIVE OFFICERS THAT IS BASED ON OR OTHERWISE RELATES TO

THE MERGER.

PROPOSAL TO APPROVE AN

ADJOURNMENT

OF THE SPECIAL MEETING OF

SHAREHOLDERS OF SMITHFIELD FOODS,

3. INC., IF NECESSARY OR APPROPRIATE, FOR Management For For

THE PURPOSE OF SOLICITING ADDITIONAL

VOTES FOR THE APPROVAL OF THE

MERGER AGREEMENT, THE RELATED PLAN

OF MERGER AND THE MERGER.

BELO CORP.

Security080555105Meeting TypeSpecialTicker Symbol BLCMeeting Date25-Sep-2013ISINUS0805551050Agenda933869262 - Management

Item Proposal Type Vote For/Against Management

1.	ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JUNE 12, 2013, BY AND AMONG THE COMPANY, GANNETT CO., INC. AND DELTA ACQUISITION CORP. APPROVAL, ON AN ADVISORY (NON-PRINCE) BASIS OF THE COMPENSATION.		gement For	For
2.	BINDING) BASIS, OF THE COMPENSATION THAT MAY BE PAYABLE TO THE NAMED EXECUTIVE OFFICERS OF THE COMPANY IN	Manag	gement Abstain	Against
3.	CONNECTION WITH THE MERGER. APPROVAL OF THE ADJOURNMENT OF THE SPECIAL MEETING TO A LATER DATE, IF NECESSARY OR APPROPRIATE, IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER.		gement For	For
Security			Meeting Type	Special
ISIN	Symbol NVE US67073Y1064		Meeting Date Agenda	25-Sep-2013 933870936 - Management
Item	Proposal	Type	Vote	For/Against Management
1.	APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MAY 29, 2013, BY AND AMONG MIDAMERICAN ENERGY HOLDINGS COMPANY, AN IOWA CORPORATION, SILVER MERGER SUB, INC., A NEVADA CORPORATION AND WHOLLY OWNED SUBSIDIARY OF MIDAMERICAN AND NV ENERGY, INC., A NEVADA CORPORATION, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.		gement For	For
2.	THE PROPOSAL TO APPROVE, BY A NON-BINDING ADVISORY VOTE, THE COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO NVE'S NAMED EXECUTIVE OFFICERS THAT IS BASED ON OR OTHERWISE RELATES TO THE MERGER.		gement Abstain	Against
3.	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 APPROVAL OF THE AGREEMENT	Manag	gement For	For
	AND PLAN OF MERGER IF THERE ARE NOT SUFFICIENT VOTES FOR APPROVAL OF THE AGREEMENT AND PLAN OF MERGER AT			

Edgar Filing: GDL FUND - Form N-PX THE SPECIAL MEETING. STERLING BANCORP Security 859158107 Meeting Type Annual Meeting Date Ticker Symbol STL 26-Sep-2013 933868018 -**ISIN** US8591581074 Agenda Management For/Against Item Proposal Type Vote Management ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 3, 2013, 1. **Management For** BYFor AND BETWEEN STERLING BANCORP AND PROVIDENT NEW YORK BANCORP APPROVAL OF THE ADJOURNMENT OF THE STERLING ANNUAL MEETING, IF 2. NECESSARY OR APPROPRIATE, TO SOLICIT Management For For ADDITIONAL PROXIES IN FAVOR OF THE STERLING MERGER PROPOSAL ADVISORY APPROVAL OF THE COMPENSATION THAT CERTAIN **EXECUTIVE** 3. OFFICERS OF STERLING MAY RECEIVE IN For Management For CONNECTION WITH THE MERGER PURSUANT TO EXISTING AGREEMENTS OR ARRANGEMENTS WITH STERLING 4. **DIRECTOR** Management

	1	ROBERT ABRAMS	For	For
	2	JOSEPH M. ADAMKO	For	For
	3	LOUIS J. CAPPELLI	For	For
	4	FERNANDO FERRER	For	For
	5	ALLAN F. HERSHFIELD	For	For
	6	HENRY J. HUMPHREYS	For	For
	7	JAMES B. KLEIN	For	For
	8	ROBERT W. LAZAR	For	For
	9	CAROLYN JOY LEE	For	For
	10	JOHN C. MILLMAN	For	For
	11	EUGENE T. ROSSIDES	For	For
	ADV	/ISORY APPROVAL OF THE		
5.	CON	MPENSATION OF STERLING'S NAMED	Management For	For
	EXE	CUTIVE OFFICERS		
	RAT	TIFICATION OF THE APPOINTMENT OF		
6.	CRC	OWE HORWATH LLP AS STERLING'S	ManagementFor	For
	INDEPENDENT REGISTERED PUBLIC		Wanagement of	1.01
	ACC	COUNTING FIRM FOR FISCAL YEAR 2013	3	
7.	APPROVAL OF THE PROPOSED 2013 EQUITY INCENTIVE PLAN		Management For	For
7.			Wanagement of	
COLO	NIAL	PROPERTIES TRUST		
Securit	y	195872106	Meeting Type	Special
Ticker	Symb	olCLP	Meeting Date	27-Sep-2013

ISIN	US1958721060	Agenda		933872738 - Management
Item	Proposal	Туре	Vote	For/Against Management
	APPROVE & ADOPT THE AGREEMENT & PLAN OF MERGER, DATED AS OF JUNE 3, 2013, AS IT MAY BE AMENDED OR MODIFIED FROM TIME-TO-TIME (THE "MERGER AGREEMENT"), BY & AMONG MID-AMERICA			
1.	APARTMENT COMMUNITIES, INC., COLONIAL PROPERTIES TRUST, MID-AMERICA APARTMENTS, L.P., MARTHA MERGER SUB, LP & COLONIAL REALTY LIMITED PARTNERSHIP, PARENT MERGER PURSUANT TO PLAN OF MERGER. TO APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, THE COMPENSATION		gement For	For
2.	PAYABLE TO CERTAIN EXECUTIVE OFFICERS OF COLONIAL IN CONNECTION WITH THE PARENT MERGER. TO APPROVE ONE OR MORE ADJOURNMENTS OF THE SPECIAL MEETING,	Mana	gement Abstain	Against
3.	IF NECESSARY OR APPROPRIATE, INCLUDING ADJOURNMENTS TO PERMIT FURTHER SOLICITATION OF PROXIES IN FAVOR OF PROPOSAL 1.	Mana	gement For	For
	ER TIRE & RUBBER COMPANY		Marking Theore	01
Securit	y 216831107 Symbol CTB		Meeting Type Meeting Date	Special 30-Sep-2013
ISIN	US2168311072		Agenda Agenda	933875811 - Management
Item	Proposal	Type	Vote	For/Against Management
	ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JUNE 12, 2013, BY AND AMONG COOPER TIRE & RUBBER COMPANY, APOLLO (MAURITIUS) HOLDINGS			
1.	PVT. LTD., APOLLO TYRES B.V., A WHOLLY OWNED SUBSIDIARY OF APOLLO (MAURITIUS) HOLDINGS PVT. LTD., AND APOLLO ACQUISITION CORP., A WHOLLY OWNED SUBSIDIARY OF APOLLO TYRES B.V.	Mana	gement For	For
2.		Mana	gement Abstain	Against

APPROVE, ON A NON-BINDING ADVISORY BASIS, THE COMPENSATION TO BE PAID TO COOPER TIRE & RUBBER COMPANY'S NAMED EXECUTIVE OFFICERS THAT IS BASED ON OR OTHERWISE RELATES TO THE MERGER. APPROVE ADJOURNMENTS OF THE **SPECIAL** MEETING, IF NECESSARY TO PERMIT FURTHER SOLICITATION OF PROXIES IF 3. Management For For THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT. KONINKLIJKE KPN NV, DEN HAAG ExtraOrdinary Security N4297B146 Meeting Type General Meeting Meeting Date 02-Oct-2013 Ticker Symbol 704700841 -**ISIN** NL0000009082 Agenda Management For/Against Vote Item **Proposal** Type Management 1 Non-Voting Opening and announcements 2 Sale of E-Plus **Management For** For 3.a Adjustment factor relating to LTI plans Management For For Retention bonus for Mr Dirks Management For 3.b For Any other business and closure of the meeting 4 Non-Voting PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE IN NUMBERING. IF YOU HAVE AL-READY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY Non-Voting FORM UNLESS YOU DECI-DE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. HARRIS TEETER SUPERMARKETS, INC. Meeting Type Security 414585109 Special Ticker Symbol HTSI Meeting Date 03-Oct-2013 933872081 -ISIN US4145851097 Agenda Management For/Against Item **Proposal** Type Vote Management APPROVAL OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JULY 8, 2013, 1 AMONG HARRIS TEETER SUPERMARKETS, Management For For INC., THE KROGER CO. AND HORNET ACQUISITION, INC. APPROVAL, ON A NON-BINDING, 2 Management Abstain Against **ADVISORY** BASIS, OF COMPENSATION THAT WILL OR

MAY BE PAID BY HARRIS TEETER SUPERMARKETS, INC. TO ITS NAMED EXECUTIVE OFFICERS THAT IS BASED ON OR OTHERWISE RELATES TO THE MERGER. APPROVAL OF AN ADJOURNMENT OF THE SPECIAL MEETING OF SHAREHOLDERS OF HARRIS TEETER SUPERMARKETS, INC., IF 3 NECESSARY OR APPROPRIATE, FOR THE Management For For PURPOSE OF SOLICITING ADDITIONAL VOTES FOR THE APPROVAL OF THE MERGER PROPOSAL. MAIDENFORM BRANDS, INC. Meeting Type Special Security 560305104 Ticker Symbol MFB Meeting Date 03-Oct-2013 933874035 -ISIN US5603051047 Agenda Management For/Against Item Proposal Type Vote Management TO APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JULY 23, 2013, AS IT MAY BE AMENDED FROM TIME TO TIME, AMONG MAIDENFORM 1. **Management For** For BRANDS, INC., HANESBRANDS INC. AND GENERAL MERGER SUB INC. (THE "MERGER AGREEMENT"). TO APPROVE AN ADJOURNMENT OF THE SPECIAL MEETING OF STOCKHOLDERS, INCLUDING IF NECESSARY TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF THE 2. PROPOSAL TO APPROVE AND ADOPT THE For Management For MERGER AGREEMENT IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF SUCH ADJOURNMENT TO APPROVE AND ADOPT THE MERGER AGREEMENT. TO APPROVE, ON A NON-BINDING, ADVISORY BASIS, CERTAIN **COMPENSATION** THAT WILL OR MAY BE PAID BY 3. Management Abstain Against MAIDENFORM BRANDS, INC. TO ITS **NAMED** EXECUTIVE OFFICERS THAT IS BASED ON OR OTHERWISE RELATES TO THE MERGER. SOURCEFIRE, INC. Security 83616T108 Meeting Type Special Ticker Symbol FIRE Meeting Date 07-Oct-2013 933877334 -**ISIN** US83616T1088 Agenda Management

Type

Vote

Item

Proposal

For/Against Management ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JULY 22, 2013 BY AND AMONG CISCO SYSTEMS, INC., 1. **SHASTA** Management For For ACQUISITION CORP. AND SOURCEFIRE, INC., AS SUCH AGREEMENT MAY BE AMENDED FROM TIME TO TIME. APPROVAL OF THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL 2. PROXIES IF THERE ARE INSUFFICIENT Management For For VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT. APPROVAL, ON AN ADVISORY (NON-BINDING) BASIS, OF THE "GOLDEN PARACHUTE" COMPENSATION ARRANGEMENTS THAT MAY BE PAID OR BECOME PAYABLE TO OUR NAMED 3. **EXECUTIVE OFFICERS IN CONNECTION** For Management For WITH THE MERGER AND THE **AGREEMENTS** PURSUANT TO WHICH SUCH COMPENSATION MAY BE PAID OR BECOME PAYABLE. KABEL DEUTSCHLAND HOLDING AG, UNTERFOEHRING B.MUEN Annual General D6424C104 Security Meeting Type Meeting Ticker Symbol Meeting Date 10-Oct-2013 704709368 -**ISIN** DE000KD88880 Agenda Management For/Against Item **Proposal** Type Vote Management ACCORDING TO GERMAN LAW, IN CASE OF Non-Voting 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 THIS MEETING IS 19 SEP 2013, WHEREAS-THE MEETING HAS BEEN SETUP USING THE ACTUAL RECORD DATE-1 Non-Voting 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 25 SEP 2013. 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 Non-Voting WISH TO ACT ON THESE IT-EMS, 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. Presentation of the financial statements and annual report for the 2012/2013 f-inancial year with the report of the Supervisory Board, the group financial st-atements and group annual Non-Voting report as well as the report by the Board of MDs pur-suant to Sections 289(4) and 315(4) of the German Commercial Code Resolution on the appropriation of the distributable profit of EUR 221,307,347.50 as follows: Payment of a dividend of EUR 2.50 per Management No Action no-par share Ex-dividend and payable date: October 11, 2013 Ratification of the acts of the Board of MDs Management No Action Ratification of the acts of the Supervisory Board Management No Action Appointment of auditors for the 2013/2014 Management No Action financial year: Ernst + Young GmbH, Munich Approval of the control and profit transfer agreement with the company's wholly owned subsidiaries: Kabel Deutschland Holding Erste Management No Action Beteiligungs GmbH, effective retroactively upon its entry into the commercial register Management No Action

1.

2.

3.

4.

5.

6.a

6.b

10-Oct-2013

Approval of the control and profit transfer agreement with the company's wholly owned subsidiaries: Kabel Deutschland Holding zweite Beteiligungs GmbH, effective retroactively upon its entry into the commercial register

KABEL DEUTSCHLAND HOLDING AG, UNTERFOEHRING B.MUEN

Security D6424C112 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date

ISIN DE000KD88872 Agenda 704709370 - Management

Item Proposal Type 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 Non-Voting

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 THIS MEETING IS 19 SEP 2013,

WHEREAS-THE MEETING HAS BEEN SETUP

USING THE ACTUAL RECORD DATE-1

BUSINESS DAY. THIS-IS DONE TO ENSURE

Non-Voting

THAT ALL POSITIONS REPORTED ARE IN

CONCURRENCE WITH THE GERM-AN LAW.

THANK YOU.

COUNTER PROPOSALS MAY BE SUBMITTEDNon-Voting

UNTIL 25 SEP 2013. FURTHER

INFORMATION

ON C-OUNTER PROPOSALS CAN BE FOUND

DIRECTLY ON THE ISSUER'S WEBSITE

(PLEASE REFER T-O THE MATERIAL URL

1.	SECTION OF THE APPLICATION). IF YOU WISH TO ACT ON THESE IT-EMS, 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. Presentation of the financial statements and annual report for the 2012/2013 f-inancial year with the report of the Supervisory Board, the group financial st-atements and group annual report as well as the report by the Board of MDs pur-suant to Sections 289(4) and 315(4) of the German Commercial Code	Non-Voting	
2.	Resolution on the appropriation of the distributable profit of EUR 221,307,347.50 as follows: Payment of a dividend of EUR 2.50 per no-par share Ex-dividend and payable date:	Management No	Action
3.	October 11, 2013 Ratification of the acts of the Board of MDs	Management No	Action
<i>3</i> . 4.	Ratification of the acts of the Board of MDs Ratification of the acts of the Supervisory Board	Management No	
5.	Appointment of auditors for the 2013/2014 financial year: Ernst & Young GmbH, Munich	Management No	
6.a	Approval of the control and profit transfer agreement with the company's wholly owned subsidiaries: Kabel Deutschland Holding Erste Beteiligungs GmbH, effective retroactively upon its entry into the commercial register	Management No	Action
6.b	Approval of the control and profit transfer agreement with the company's wholly owned subsidiaries: Kabel Deutschland Holding zweite Beteiligungs GmbH, effective retroactively upon its entry into the commercial register	Management No	Action
DELL I			
Security		Meeting 7	• 1
Ticker S	Symbol DELL	Meeting I	
ISIN	US24702R1014	Agenda	933881004 - Management
Item	Proposal	Type Vo	For/Against Management
1A	ELECTION OF DIRECTOR: DONALD J. CARTY	Management For	r For
1B	ELECTION OF DIRECTOR: JANET F. CLARK	Management For	r For
1C	ELECTION OF DIRECTOR: LAURA CONIGLIARO	Management For	r For
1D	ELECTION OF DIRECTOR: MICHAEL S. DELL	Management For	r For
1E	ELECTION OF DIRECTOR: KENNETH M. DUBERSTEIN	Management For	
1F	ELECTION OF DIRECTOR: GERARD J. KLEISTERLEE	Management For	r For

1G 1H	ELECTION OF DIRECTOR: KLAUS S. LUFT ELECTION OF DIRECTOR: ALEX J. MANDL	Managem Managem		For For	
1I	ELECTION OF DIRECTOR: SHANTANU NARAYEN	Managem	entFor	For	
1J	ELECTION OF DIRECTOR: H. ROSS PEROT, JR.	Managem	entFor	For	
2	RATIFICATION OF SELECTION OF PRICEWATERHOUSECOOPERS LLP AS DELL INC.'S INDEPENDENT AUDITOR FOR FISCAL 2014		entFor	For	
3	APPROVAL, ON AN ADVISORY BASIS, OF DELL INC.'S COMPENSATION OF ITS NAMED EXECUTIVE OFFICERS AS DISCLOSED IN THE PROXY STATEMENT REQUESTING THAT THE BOARD OF	Managem	ent For	For	
4	DIRECTORS UNDERTAKE SUCH STEPS AS MAY BE NECESSARY TO PERMIT DELL INC.'S STOCKHOLDERS TO ACT BY WRITTEN CONSENT INSTEAD OF AT A MEETING OF STOCKHOLDERS	Sharehold	er Against	For	
ORIGI	N ENERGY LTD				
Securit	y Q71610101	Me	eting Type	Annual General Meeting	
Ticker	Ticker Symbol		eting Date	23-Oct-2013	
ISIN	AU000000RG5	Ago	enda	704739498 - Management	
Item	Proposal	Type	Vote	For/Against Management	
СММТ	T VOTING EXCLUSIONS APPLY TO THIS MEETING FOR PROPOSAL 4 AND VOTES CAST BY ANY-INDIVIDUAL OR RELATED PARTY WHO BENEFIT FROM THE PASSING OF THE PROPOSAL WILL-BE DISREGARDED BY THE COMPANY. HENCE, IF YOU HAVE OBTAINED BENEFIT OR EXPECT-TO OBTAIN FUTURE BENEFIT YOU SHOULD NOT VOTE (OR VOTE "ABSTAIN") ON THE-RELEVANT PROPOSAL ITEMS. BY DOING SO, YOU ACKNOWLEDGE THAT YOU HAVE OBTAINED-	Non-Votii	ng		

	PROPOSAL AND YOU COMPLY WITH THE VOTING EXCLUSION.			
2	Election of Mr Bruce W D Morgan	Manager	mentFor	For
3	Re-election of Mr Gordon M Cairns	Manager		For
4	Adoption of Remuneration Report	Manager		For
5	Renewal of proportional takeover provisions	Manager	ment For	For
	IER PHARMACEUTICALS, INC.			Q 1
Securit	•		leeting Type	Special
Ticker	Symbol OPTR	IVI	leeting Date	23-Oct-2013 933880103 -
ISIN	US68401H1041	A	genda	Management
				For/Against
Item	Proposal	Type	Vote	Management
1.	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JULY 30, 2013, AS IT MAY BE AMENDED FROM TIME TO TIME, AMONG OPTIMER PHARMACEUTICALS, INC., CUBIST PHARMACEUTICALS, INC. AND PDRS CORPORATION (THE "AGREEMENT AND	Manager	ment For	For
2.	PLAN OF MERGER"). TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE AGREEMENT AND PLAN OF MERGER. TO APPROVE, BY NON-BINDING, ADVISORY	Managei	ment For	For
3.	VOTE, CERTAIN COMPENSATION ARRANGEMENTS FOR OPTIMER PHARMACEUTICALS, INC.'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER CONTEMPLATED BY THE AGREEMENT AND PLAN OF MERGER.	Manager	ment Abstain	Against
WARR	NAMBOOL CHEESE & BUTTER FACTORY CO	MPANY	HOLDIN	
Securit	y Q9542N107	M	leeting Type	Annual General Meeting
Ticker	Symbol	M	leeting Date	24-Oct-2013
ISIN	AU000000WCB1	A	genda	704747851 - Management
Item	Proposal	Type	Vote	For/Against Management
CMMT	VOTING EXCLUSIONS APPLY TO THIS MEETING FOR PROPOSALS 7, 8 AND VOTES CAST BY-ANY INDIVIDUAL OR RELATED PARTY WHO BENEFIT FROM THE PASSING OF THE-PROPOSAL/S WILL BE	Non-Vot	ting	

DISREGARDED BY THE COMPANY. HENCE,

IF YOU HAVE OBTAINED-BENEFIT OR EXPECT TO OBTAIN FUTURE BENEFIT YOU SHOULD NOT VOTE (OR VOTE-"ABSTAIN") ON THE RELEVANT PROPOSAL ITEMS. BY DOING SO, YOU 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 PROPOSALS (7 AND 8), 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. 1 Election of James Doukas as a Director Management For For 2 Management For Re-election of Kay Antony as a Director For Election of Ray Smith as a Director Management For 3 For 4 Election of Brendan Rea as a Director Management For For 5 Election of Robert Lane as a Director Management For For 6 Management For Election of Neville Fielke as a Director For Adoption of Remuneration Report (Non binding 7 Management No Action advisory vote) 8 Issue of Performance Rights to David Lord For Management For THE HILLSHIRE BRANDS COMPANY Security 432589109 Meeting Type Annual Meeting Date Ticker Symbol HSH 24-Oct-2013 933876673 -**ISIN** US4325891095 Agenda Management For/Against Item Proposal Vote Type Management ELECTION OF DIRECTOR: TODD A. BECKER Management For For 1A. ELECTION OF DIRECTOR: CHRISTOPHER B. 1B. Management For For **BEGLEY** ELECTION OF DIRECTOR: ELLEN L. 1C. **Management For** For **BROTHERS** ELECTION OF DIRECTOR: SEAN M. 1D. Management For For **CONNOLLY** ELECTION OF DIRECTOR: LAURETTE T. Management For For 1E. KOELLNER ELECTION OF DIRECTOR: CRAIG P. 1F. Management For For **OMTVEDT** 1G. ELECTION OF DIRECTOR: SIR IAN PROSSER Management For For ELECTION OF DIRECTOR: JONATHAN P. 1H. Management For For **WARD Management For** 1I. For ELECTION OF DIRECTOR: JAMES D. WHITE 2. RATIFICATION OF THE APPOINTMENT OF Management For For PRICEWATERHOUSECOOPERS LLP AS

INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS FOR FISCAL 2014.

3. ADVISORY VOTE TO APPROVE EXECUTIVE Management Abstain Against

COMPENSATION.

HOGANAS AB, HOGANAS

Security W4175J146 Meeting Type ExtraOrdinary
General Meeting

Ticker Symbol Meeting Date 28-Oct-2013

1SIN SE0000232175 Aganda 704752573 -

ISIN SE0000232175 Agenda 704752573 - Management

Item Proposal Type Vote For/Against Management

IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND

CMMT EXECUTE YOUR VOTING-INSTRUCTIONS IN Non-Voting

THIS MARKET. ABSENCE OF A POA, MAY

CAUSE YOUR INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY QUESTIONS,

PLEASE CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

MARKET RULES REQUIRE DISCLOSURE OF

BENEFICIAL OWNER INFORMATION FOR

ALL

VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU

WILI.

CMMT NEED TO-PROVIDE THE BREAKDOWN OF Non-Voting

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

PLEASE NOTE THAT NOT ALL SUB

CMMT CUSTODIANS IN SWEDEN ACCEPT ABSTAINNon-Voting

AS A VALID-VOTE OPTION. THANK YOU

Opening the EGM and election of the Chairman of the EGM

Non-Voting

Preparing and approving the voting list
 Approval of the agenda
 Non-Voting

4 Appointment of two people to verify the minutes Non-Voting

Consideration of whether the EGM has been duly
Non-Voting

convened

6 Establishment of the number of Board members Management No Action

7 Election of the Board of Directors and Chairman of the Board Management No Action

8 Proposal regarding suspension of the Annual Management No Action
General Meetings resolution regarding the

Election Committee 9 Closing of the EGM Non-Voting PLEASE NOTE THAT RESOLUTIONS 6 TO 8 ARE PROPOSED BY A SHAREHOLDER H CMMT Intressent-er AB, THE BOARD MAKES NO Non-Voting RECOMMENDATION ON HOW TO VOTE ON THESE RESOLUTIONS.-THANK YOU. 4 OCT 13: PLEASE NOTE THAT THIS IS A REVISION DUE TO ADDITION OF COMMENT. IF Y-OU HAVE ALREADY SENT IN YOUR CMMT Non-Voting VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLES-S YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. AINSWORTH LUMBER CO. LTD. Meeting Type Security 008914202 Special Ticker Symbol ANSBF Meeting Date 29-Oct-2013 933883806 -**ISIN** CA0089142024 Agenda Management For/Against Proposal Vote Item Type Management TO CONSIDER AND, IF THOUGHT ADVISABLE, TO PASS, WITH OR WITHOUT VARIATION, A SPECIAL RESOLUTION, THE FULL TEXT OF WHICH IS SET FORTH IN APPENDIX D TO THE ACCOMPANYING MANAGEMENT PROXY CIRCULAR (THE "CIRCULAR"), APPROVING AN 01 ARRANGEMENT INVOLVING LOUISIANA-Management For For PACIFIC CORPORATION PURSUANT TO **DIVISION 5 OF PART 9 OF THE BUSINESS** CORPORATIONS ACT (BRITISH COLUMBIA), AS AMENDED, ALL AS MORE **PARTICULARLY** DESCRIBED IN THE MANAGEMENT PROXY CIRCULAR. LEAP WIRELESS INTERNATIONAL, INC. Security 521863308 Meeting Type Special Ticker Symbol LEAP Meeting Date 30-Oct-2013 933880470 -**ISIN** US5218633080 Agenda Management For/Against Item Proposal Vote Type Management 01 For TO ADOPT THE AGREEMENT AND PLAN OF Management For MERGER, DATED AS OF JULY 12, 2013 (AS AMENDED FROM TIME TO TIME), BY AND AMONG LEAP WIRELESS INTERNATIONAL,

INC. ("LEAP"), AT&T INC., MARINER

ACQUISITION SUB INC., A WHOLLY-OWNED SUBSIDIARY OF AT&T INC., AND LASER, INC., THE STOCKHOLDERS REPRESENTATIVE. TO APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, THE COMPENSATION **THAT** 02 MAY BE PAID OR BECOME PAYABLE TO For Management For LEAPS NAMED EXECUTIVE OFFICERS BY LEAP THAT IS BASED ON OR THAT OTHERWISE RELATES TO THE MERGER. TO APPROVE ONE OR MORE ADJOURNMENTS OR POSTPONEMENTS OF THE SPECIAL MEETING TO A LATER DATE OR TIME, IF NECESSARY OR APPROPRIATE, Management For 03 For INCLUDING ADJOURNMENTS TO PERMIT FURTHER SOLICITATION OF PROXIES IN FAVOR OF THE PROPOSAL TO ADOPT THE MERGER AGREEMENT. SAKS INCORPORATED 79377W108 Security Meeting Type Special Meeting Date Ticker Symbol SKS 30-Oct-2013 933885280 -ISIN US79377W1080 Agenda Management For/Against Item **Proposal** Type Vote Management PROPOSAL TO APPROVE THE AGREEMENT AND PLAN OF MERGER (AS IT MAY BE AMENDED FROM TIME TO TIME, THE "MERGER AGREEMENT"), DATED AS OF 1. Management For For **JULY** 28, 2013, BY AND AMONG HUDSON'S BAY COMPANY, HARRY ACQUISITION INC. AND SAKS INCORPORATED. PROPOSAL TO APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, SPECIFIED COMPENSATION THAT MAY BECOME PAYABLE TO THE COMPANY'S PRINCIPAL EXECUTIVE OFFICER, PRINCIPAL **FINANCIAL** 2. Management Abstain Against OFFICER AND THREE MOST HIGHLY COMPENSATED EXECUTIVE OFFICERS OTHER THAN THE PRINCIPAL EXECUTIVE OFFICER AND PRINCIPAL FINANCIAL OFFICER IN CONNECTION WITH THE MERGER. 3. PROPOSAL TO APPROVE THE Management For For 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 PROPOSAL TO APPROVE THE MERGER AGREEMENT.

DOLE FOOD COMPANY, INC.

Security 256603101 Meeting Type Special
Ticker Symbol DOLE Meeting Date 31-Oct-2013
ISIN US2566031017 Agenda 933885761 Management

Item Proposal Type Vote For/Against Management

MERGER PROPOSAL: TO APPROVE THE ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF AUGUST 11, 2013, AMONG DFC HOLDINGS, LLC, DFC

1. MERGER CORP., DAVID H. MURDOCK AND DOLE (AS AMENDED ON AUGUST 19, 2013
AND ON SEPTEMBER 19, 2013 AND AS IT
MAY BE FURTHER AMENDED FROM TIME

MERGER CORP., DAVID H. MURDOCK AND Management Against Against

Against

TO TIME).

MERGER-RELATED COMPENSATION

ARRANGEMENTS PROPOSAL: TO APPROVE,

ON AN ADVISORY (NON-BINDING) BASIS,

2. THE PAYMENT OF CERTAIN Management Abstain Against

COMPENSATION

TO OUR NAMED EXECUTIVE OFFICERS IN

CONNECTION WITH THE MERGER.

PROPOSAL TO ADJOURN THE SPECIAL

MEETING: TO APPROVE THE

ADJOURNMENT

OF THE SPECIAL MEETING, IF NECESSARY

3. OR APPROPRIATE, TO SOLICIT ADDITIONAL Management Against Against

PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE MERGER

PROPOSAL.

WUXI PHARMATECH (CAYMAN) INC.

Security 929352102 Meeting Type Annual
Ticker Symbol WX Meeting Date 07-Nov-2013
ISIN US9293521020 Agenda 933886016 Management

Item Proposal Type Vote For/Against Management

GE LI BE AND HEREBY IS RE-ELECTED AS A Management For DIRECTOR FOR A THREE-YEAR TERM.

STEWART HEN BE AND HEREBY IS RE-

2 ELECTED AS A DIRECTOR FOR A THREE- Management For For

YEAR TERM.

CORINTHIAN COLLEGES, INC.

Securit	NTHIAN COLLEGES, INC. Sy 218868107 Symbol COCO		Meeting 1		Annual 13-Nov-2013
ISIN	US2188681074		Agenda	Jaic	933884276 - Management
Item	Proposal	Type	Vo	te	For/Against Management
1.	DIRECTOR	Mana	gement		_
	1 PAUL R. ST. PIERRE		Fo	r	For
	2 LINDA AREY SKLADANY		Fo	r	For
	3 ROBERT LEE		Fo	r	For
	4 JACK D. MASSIMINO		Fo	r	For
	5 TERRY O. HARTSHORN		For	ſ	For
	6 TIMOTHY J. SULLIVAN		Fo	r	For
	7 SHARON P. ROBINSON		Fo	r	For
	8 HANK ADLER		Fo	r	For
	9 JOHN M. DIONISIO		Fo	r	For
	10 ALICE T. KANE		For	r	For
	11 MARC H. MORIAL		For	r	For
	APPROVAL OF THE AMENDMENT AND				
	RESTATEMENT OF THE CORINTHIAN				
	COLLEGES, INC. 2003 PERFORMANCE				
2	AWARD PLAN, WHICH AUTHORIZES THE				
2.	ISSUANCE OF ADDITIONAL SHARES UNDER Management Again			aınst	Against
	SUCH PLAN AND CERTAIN OTHER				
	AMENDMENTS DESCRIBED IN THE				
	ACCOMPANYING PROXY STATEMENT.				
	RATIFICATION OF THE APPOINTMENT OF				
_	ERNST & YOUNG LLP AS THE COMPANY'S		_		_
3.	INDEPENDENT AUDITORS FOR THE FISCAL	Mana	gement For	î	For
	YEAR ENDING JUNE 30, 2014.				
	APPROVAL, BY A NONBINDING ADVISORY				
	VOTE, OF EXECUTIVE COMPENSATION				
4.	PAID	Mana	gement Ah	stain	Against
7.	BY THE COMPANY TO ITS NAMED	Management Abstain			7 igamst
	EXECUTIVE OFFICERS.				
ROCH	ESTER MEDICAL CORPORATION				
Securit			Meeting 7	Cyne	Special
	Symbol ROCM		Meeting I		13-Nov-2013
TICKCI	Symbol ROCW		Miccing 1	Jaic	933887486 -
ISIN	US7714971048		Agenda		Management
					Management
					For/Against
Item	Proposal	Type	Vo	te	Management
	PROPOSAL TO APPROVE THE AGREEMENT				171anagement
	AND PLAN OF MERGER, DATED AS OF				
	SEPTEMBER 3, 2013, BY AND AMONG C. R.				
1.	BARD, INC., STARNORTH ACQUISITION	Mana	gement For	ŗ	For
	CORP. AND ROCHESTER MEDICAL				
	CORPORATION.				
	COM OKATION.				

	Edgar i lillig. GDL i	OND TOIL	11117	
2.	A PROPOSAL TO APPROVE, ON A NON-BINDING ADVISORY BASIS, THE COMPENSATION THAT MAY BECOME PAYABLE TO THE NAMED EXECUTIVE OFFICERS OF ROCHESTER MEDICAL CORPORATION IN CONNECTION WITH THE COMPLETION OF THE MERGER.	Managemer	nt For	For
3.	PROPOSAL TO ADJOURN THE SPECIAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF APPROVAL OF THE MERGER AGREEMENT.	Managemer	nt For	For
MOLE	X INCORPORATED			
Securit	y 608554101	Meet	ing Type	Annual
	Symbol MOLX		ing Date	15-Nov-2013
		A	.1.	933890445 -
ISIN	US6085541018	Agen	ıda	Management
				-
T4	Duonasal	Т	Vata	For/Against
Item	Proposal	Type	Vote	Management
1.	PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF SEPTEMBER 9, 2013, AS IT MAY BE AMENDED FROM TIME TO TIME (THE "MERGER AGREEMENT"), BY AND AMONG MOLEX INCORPORATED, KOCH INDUSTRIES,	Managemer	nt For	For
2.	INC. AND KOCH CONNECTORS, INC PROPOSAL TO APPROVE, ON AN ADVISORY NON-BINDING BASIS, THE COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO THE NAMED EXECUTIVE OFFICERS OF MOLEX IN CONNECTION WITH THE MERGER CONTEMPLATED BY THE MERGER AGREEMENT (THE "MERGER") APPROVE ADJOURNMENT OF ANNUAL	Managemer	nt Abstain	Against
3.	MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT TIME OF ANNUAL MEETING TO APPROVE THE PROPOSAL TO ADOPT MERGER AGREEMENT	Managemer	nt For	For
4.	DIRECTOR	Managemer	nt	
•	1 MICHAEL J. BIRCK		For	For
	2 ANIRUDH DHEBAR		For	For
	3 FREDERICK A. KREHBIEL		For	For
	4 MARTIN P. SLARK		For	For
5.	RATIFICATION OF THE SELECTION OF	Managemer		For
J.	ERNST & YOUNG LLP AS THE	ivianagemen	11 01	1 01
	INDEPENDENT			
	INDELEMBERT			

Security	AUDITOR FOR FISCAL 2014 PROPOSAL TO APPROVE THE MATERIAL TERMS OF PERFORMANCE GOALS UNDER THE MOLEX INCORPORATED ANNUAL INCENTIVE PLAN FOR PURPOSES OF SECTION 162(M) OF THE INTERNAL REVENUE CODE FINCH COMPANY y 631158102 Symbol NAFC US6311581028	Mana		ng Type ng Date	For Special 18-Nov-2013 933887979 - Management
Item	Proposal	Type		Vote	For/Against Management
1.	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JULY 21, 2013, BY AND AMONG NASH-FINCH COMPANY (THE COMPANY), SPARTAN STORES, INC. A MICHIGAN CORPORATION (SPARTAN STORES), AND SS DELAWARE, INC., A DELAWARE CORPORATION AND A WHOLLY-OWNED SUBSIDIARY OF SPARTAN STORES, AS IT MAY BE AMENDED FROM TIME TO TIME.		gemen	tFor	For
2.	TO APPROVE AN ADVISORY (NON-BINDING) PROPOSAL ON THE COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO THE COMPANY'S NAMED EXECUTIVE OFFICERS THAT IS BASED ON OR OTHERWISE RELATED TO THE PROPOSED TRANSACTIONS. TO APPROVE THE ADJOURNMENT OF THE		gemen	t Abstain	Against
3.	SPECIAL MEETING TO A LATER DATE OR DATES, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IN THE EVENT THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE PROPOSAL 1.			tFor	For
ELAN Security	CORPORATION, PLC v 284131A01		Meeti	ng Type	Special
Ticker S ISIN	,			ng Date	18-Nov-2013 933888387 - Management
					-
Item	Proposal	Type		Vote	For/Against Management
1.		Mana	gemen	tFor	For

TO APPROVE THE SCHEME OF

ARRANGEMENT

ELAN (CORPOR	ATION.	PLC
--------	--------	--------	-----

Security 284131208 Meeting Type Special Meeting Date Ticker Symbol ELN 18-Nov-2013 933888832 -**ISIN** US2841312083 Agenda Management

For/Against Item Proposal Type Vote Management

TO AUTHORISE THE SCHEME OF

ARRANGEMENT AND TO AUTHORISE THE

DIRECTORS TO TAKE SUCH ACTIONS AS O1. **Management For** For THEY CONSIDER NECESSARY FOR

CARRYING THE SCHEME INTO EFFECT. (ORDINARY RESOLUTION)

TO AUTHORISE THE CANCELLATION OF

THE

S2. **Management For** For COMPANY'S SHARES. (SPECIAL

RESOLUTION) TO AUTHORISE THE DIRECTORS TO ALLOT AND ISSUE NEW, FULLY PAID UP, SHARES

IN

THE COMPANY TO NEW PERRIGO IN O3. For Management For

CONNECTION WITH EFFECTING THE SCHEME OF ARRANGEMENT. (ORDINARY

RESOLUTION) TO AUTHORISE AMENDMENTS TO THE

COMPANY'S MEMORANDUM AND S4. Management For For

ARTICLES OF ASSOCIATION. (SPECIAL RESOLUTION)

TO AUTHORISE THE CREATION OF

DISTRIBUTABLE RESERVES BY REDUCING O5. **Management For** For

SOME OR ALL OF THE SHARE PREMIUM OF NEW PERRIGO. (ORDINARY RESOLUTION) TO AUTHORISE AN ADJOURNMENT OF THE

EGM TO ANOTHER TIME OR PLACE IF

RESOLUTION)

NECESSARY OR APPROPRIATE. (ORDINARY Management For 06. For

SHFL ENTERTAINMENT INC.

Security Meeting Type 78423R105 Special Meeting Date Ticker Symbol SHFL 19-Nov-2013 933888628 -**ISIN** US78423R1059 Agenda Management

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

1. THE APPROVAL AND ADOPTION OF THE Management For MERGER AGREEMENT, INCLUDING THE PLAN OF MERGER, THEREBY APPROVING

THE TRANSACTIONS CONTEMPLATED

For

THEREBY, INCLUDING THE MERGER. THE PROPOSAL TO APPROVE, BY A NON-BINDING ADVISORY VOTE, THE SPECIFIED **COMPENSATION ARRANGEMENTS** DISCLOSED IN THE ACCOMPANYING 2. **PROXY** Management Abstain Against STATEMENT THAT MAY BE PAYABLE TO SHFL'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE CONSUMMATION OF THE MERGER. THE PROPOSAL TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE IN THE VIEW OF THE SHFL BOARD OF DIRECTORS, 3. Management For TO SOLICIT ADDITIONAL PROXIES IF For **THERE** ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE AND ADOPT THE MERGER AGREEMENT. NATIONAL TECHNICAL SYSTEMS, INC. Security 638104109 Meeting Type Special Meeting Date Ticker Symbol NTSC 19-Nov-2013 933892350 -US6381041093 **ISIN** Agenda Management For/Against Vote Item **Proposal** Type Management TO APPROVE THE AGREEMENT & PLAN OF MERGER, ("MERGER AGREEMENT"), BY **AND** AMONG NEST PARENT, INC. ("PARENT"), NEST MERGER SUB, INC. ("MERGER SUB") & NATIONAL TECHNICAL SYSTEMS, INC. ("COMPANY") & TRANSACTIONS 1. Management For For CONTEMPLATED THEREBY, INCLUDING MERGER OF MERGER SUB WITH & INTO NTS, AS A RESULT OF WHICH NTS WILL BE SURVIVING CORPORATION IN MERGER **AND** A WHOLLY-OWNED SUBSIDIARY OF PARENT. TO APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, SPECIFIED **COMPENSATION** 2. THAT MAY BECOME PAYABLE TO THE Management Abstain Against NAMED EXECUTIVE OFFICERS OF THE COMPANY IN CONNECTION WITH THE MERGER. 3. TO APPROVE THE ADJOURNMENT OF THE Management For For 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 PROPOSAL.

BRITISH SKY BROADCASTING GROUP PLC, ISLEWORTH MIDD

BKILIS	BRITISH SKY BROADCASTING GROUP PLC, ISLEWORTH MIDD						
Securit	y G15632105	Meeting Type		Annual General Meeting			
Ticker	Symbol	Mee	ting Date	22-Nov-2013			
ISIN	GB0001411924	Agenda		704781409 - Management			
Item	Proposal	Type	Vote	For/Against Management			
1	To receive the financial statements for the year ended 30 June 2013, together with the report of the Directors and Auditors	Manageme	entFor	For			
2	To declare a final dividend for the year ended 30 June 2013	Manageme	ent For	For			
3	To reappoint Chase Carey as a Director	Manageme		For			
4	To reappoint Tracy Clarke as a Director	Manageme		For			
5	To reappoint Jeremy Darroch as a Director	Manageme		For			
6	To reappoint David F. DeVoe as a Director	Manageme		For			
7	To reappoint Nick Ferguson as a Director	Manageme		For			
8	To reappoint Martin Gilbert as a Director	Manageme		For			
9	To reappoint Adine Grate as a Director	Manageme		For			
10	To reappoint Andrew Griffith as a Director	Management For		For			
11	To reappoint Andy Higginson as a Director	Management For		For			
12	To reappoint Dave Lewis as a Director	Management For		For			
13	To reappoint James Murdoch as a Director	Management For		For			
14	To reappoint Matthieu Pigasse as a Director	Manageme		For			
15	To reappoint Danny Rimer as a Director	Manageme		For			
16	To reappoint Arthur Siskind as a Director	Manageme		For			
17	To reappoint Andy Sukawaty as a Director	Manageme	ent For	For			
18	To reappoint Deloitte LLP as Auditors of the Company and to authorise the Directors to agree their remuneration	Manageme	ent For	For			
19	To approve the report on Directors remuneration for the year ended 30 June 2013	Manageme	entFor	For			
20	To authorise the Company and its subsidiaries to make political donations and incur political expenditure	Manageme	entFor	For			
21	To authorise the Directors to allot shares under Section 551 of the Companies Act 2006	Manageme	entFor	For			
22	To disapply statutory pre-emption rights	Manageme	ent Against	Against			
	To allow the Company to hold general meetings						
23	(other than annual general meetings) on 14 days' notice	Manageme	entFor	For			
24	To authorise the Directors to make on-market purchases	Manageme	entFor	For			
25	To authorise the Directors to make off-market purchases	Manageme	entFor	For			

26	To approve the Twenty-First Century Fox Agreement as a related party transaction under the Listing Rules	Manage	ement For	For
27	To approve the British Sky Broadcasting Group plc 2013 Sharesave Scheme Rules	Manage	ement For	For
Securit	NATIONAL MINERALS CORPORATION by 459875100 Symbol IMZLF		Meeting Type Meeting Date	Annual 26-Nov-2013
ISIN	CA4598751002	A	Agenda	933892158 - Management
Item	Proposal	Type	Vote	For/Against Management
01	TO DETERMINE THE NUMBER OF DIRECTORS AT SIX.	Manage	ement For	For
02	DIRECTORS AT SIX.	Manage	ement	
	1 STEPHEN J. KAY		For	For
	2 ROD C. MCKEEN		For	For
	3 JORGE PAZ DURINI		For	For
	4 GABRIEL BIANCHI		For	For
	5 W. MICHAEL SMITH		For	For
	6 AXEL SCHWEITZER		For	For
	TO RE-APPOINT DAVIDSON & COMPANY			
	LLP			
	AS THE CORPORATION'S AUDITORS AND			
03	TO	Manage	ementFor	For
	AUTHORIZE THE AUDIT COMMITTEE TO FIX			
	THEIR REMUNERATION.			
	TO CONSIDER PURSUANT TO AN INTERIM			
	ORDER OF THE SUPREME COURT OF			
	YUKON DATED OCTOBER 25, 2013, AS SAMI	Е		
	MAY BE AMENDED, AND, IF THOUGHT			
	ADVISABLE, TO PASS, WITH OR WITHOUT			
	AMENDMENT, A SPECIAL RESOLUTION			
	(THE			
	"ARRANGEMENT RESOLUTION"), TO			
04	APPROVE A PLAN OF ARRANGEMENT	Manage	ementFor	For
	UNDER SECTION 195 OF THE BUSINESS			
	CORPORATIONS ACT (YUKON) WHEREBY,			
	AMONG OTHER THINGS, HOLDERS OF IMZ			
	SHARES WILL RECEIVE, FOR EACH IMZ			
	SHARE THAT THEY HOLD, US\$2.38 IN CASH	[
	AND ONE COMMON SHARE OF A NEW			
	MINERAL EXPLORATION COMPANY			
0.7	("CHAPARRAL GOLD").		. =	
05	PROVIDED THAT THE ARRANGEMENT	Manage	ement For	For
	RESOLUTION IS APPROVED, TO CONSIDER			
	AND, IF THOUGHT ADVISABLE, TO PASS,			
	WITH OR WITHOUT AMENDMENT, AN			
	ORDINARY RESOLUTION TO APPROVE A			

STOCK OPTION PLAN FOR CHAPARRAL

GOLD.

PETROMIN	NERALES LTD.
0	71 (72D 107

Security71673R107Meeting TypeSpecialTicker Symbol PMGLFMeeting Date27-Nov-2013ISINCA71673R1073Agenda933893237 - Management

TO CONSIDER AND, IF DEEMED ADVISABLE,

TO PASS, WITH OR WITHOUT VARIATION, A SPECIAL RESOLUTION, THE FULL TEXT OF WHICH IS SET FORTH IN APPENDIX A TO THE INFORMATION CIRCULAR OF

PETROMINERALES DATED OCTOBER 29.

2013 (THE "INFORMATION CIRCULAR"), TO
APPROVE AN ARRANGEMENT UNDER Management For For

APPROVE AN ARRANGEMENT UNDER
SECTION 193 OF THE BUSINESS
CORPORATIONS ACT, R.S.A. 2000, C. B 9
INVOLVING PETROMINERALES, PACIFIC
RUBIALES ENERGY CORP., 1774501

ALBERTA LTD. ("RESOURCECO") AND THE

HOLDERS OF COMMON SHARES OF

PETROMINERALES.

TO CONSIDER AND, IF DEEMED

ADVISABLE,

TO PASS AN ORDINARY RESOLUTION, THE FULL TEXT OF WHICH IS SET OUT IN THE Management For For

INFORMATION CIRCULAR, APPROVING A STOCK OPTION PLAN FOR RESOURCECO.

HARMAN INTERNATIONAL INDUSTRIES, INC.

For/Against Item **Proposal** Type Vote Management ELECTION OF DIRECTOR: ADRIANE M. 1A. Management For For **BROWN** ELECTION OF DIRECTOR: JOHN W. 1B. **Management For** For **DIERCKSEN**

1C. ELECTION OF DIRECTOR: ANN M. KOROLOGOS Management For For

1D. ELECTION OF DIRECTOR: DR. JIREN LIU Management For ELECTION OF DIRECTOR: EDWARD H.

1E. ELECTION OF DIRECTOR: EDWARD H. Management For For

1F. ELECTION OF DIRECTOR: DINESH C. PALIWAL Management For For

1G.	ELECTION OF DIRECTOR: KENNETH M. REISS	Managemen	tFor	For
1H.	ELECTION OF DIRECTOR: HELLENE S. RUNTAGH	Managemen	tFor	For
1I.	ELECTION OF DIRECTOR: FRANK S. SKLARSKY	Managemen	tFor	For
1J.	ELECTION OF DIRECTOR: GARY G. STEEL	Managemen	tFor	For
2.	RATIFY THE APPOINTMENT OF KPMG LLP FOR FISCAL 2014.	Managemen	tFor	For
3.	TO APPROVE AN AMENDMENT TO THE 2012 STOCK OPTION AND INCENTIVE PLAN.	Managemen	t Abstain	Against
4.	TO APPROVE THE 2014 KEY EXECUTIVE OFFICERS BONUS PLAN.	Managemen	tFor	For
5.	TO APPROVE, BY NON-BINDING VOTE, EXECUTIVE COMPENSATION.	Managemen	t Against	Against
	REDENCE CORPORATION	3.4	TD.	A 1
Securit Ticker	y 502403207 Symbol LTXC		ng Type ng Date	Annual 10-Dec-2013
ISIN	US5024032071	Agenda Agenda		933890685 - Management
Item	Proposal	Туре	Vote	For/Against Management
1.	DIRECTOR	Managemen		
	1 MARK S. AIN		For	For
	2 DAVID G. TACELLI 3 JORGE L. TITINGER		For For	For
	3 JORGE L. TITINGER TO APPROVE, IN A NON-BINDING,		FOI	For
	ADVISORY VOTE, THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS			
2.	AS DISCLOSED IN THE COMPANY'S PROXY STATEMENT, INCLUDING THE DISCLOSURES	Managemen	t Abstain	Against
	UNDER THE HEADING "COMPENSATION DISCUSSION AND ANALYSIS," THE			
	COMPENSATION TABLES, AND ANY			
	RELATED MATERIALS INCLUDED IN THE PROXY STATEMENT.			
	TO RATIFY THE APPOINTMENT OF BDO			
	USA, LLP AS THE COMPANY'S INDEPENDENT			
3.	REGISTERED PUBLIC ACCOUNTING FIRM	Managemen	tFor	For
	FOR ITS FISCAL YEAR ENDING JULY 31, 2014.			
	TO CONSIDER ONE NON-BINDING			
4.	SHAREHOLDER PROPOSAL REGARDING MAJORITY VOTING IN DIRECTOR	Shareholder	Against	For
A DODLE	ELECTIONS.			
ARTH Securit	ROCARE CORPORATION y 043136100	Meeti	ng Type	Special

Ticker Symbol ARTC			Meeting Date	12-Dec-2013 933891358 -
ISIN	US0431361007		Agenda	Management
Item	Proposal	Type	Vote	For/Against Management
1.	TO APPROVE AN AMENDMENT TO THE COMPANY'S CERTIFICATE OF INCORPORATION AMENDING THE CERTIFICATE OF DESIGNATIONS OF THE SERIES A 3.00% CONVERTIBLE PREFERRED STOCK TO PERMIT THE SIZE OF THE BOARD OF DIRECTORS OF THE COMPANY TO BE INCREASED TO A MAXIMUM OF NINE PERSONS.	Mana	gement For	For
2.	FOR THE ELECTION OF FABIANA LACERCA ALLEN AS A MEMBER OF THE BOARD TO SERVE UNTIL THE NEXT ANNUAL MEETING OR UNTIL HIS OR HER SUCCESSOR IS DULY QUALIFIED AND ELECTED.	GMana	gement For	For
MAKC Securit	O SURGICAL CORP sy 560879108		Maatina Tyma	Cmanial
	Symbol MAKO		Meeting Type Meeting Date	Special 13-Dec-2013
ISIN	US5608791084		Agenda	933899241 - Management
Item	Proposal	Type	Vote	For/Against Management
1.	PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER (AS IT MAY BE AMENDED FROM TIME TO TIME, THE "MERGER AGREEMENT"), DATED AS OF SEPTEMBER 25, 2013, BY AND AMONG STRYKER CORPORATION, A MICHIGAN CORPORATION ("STRYKER"), LAUDERDALL MERGER CORPORATION A DELAWARE		gement For	For
2	MERGER CORPORATION, A DELAWARE CORPORATION AND A WHOLLY OWNED SUBSIDIARY OF STRYKER, AND MAKO SURGICAL CORP. (THE "COMPANY").	57 h #		
2.	PROPOSAL TO APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, SPECIFIED COMPENSATION THAT MAY BECOME PAYABLE TO THE COMPANY'S PRINCIPAL EXECUTIVE OFFICER, PRINCIPAL FINANCIAL OFFICER AND THREE MOST HIGHLY COMPENSATED EXECUTIVE OFFICERS OTHER THAN THE PRINCIPAL EXECUTIVE OFFICER AND PRINCIPAL FINANCIAL OFFICER IN CONNECTION WITH THE	Y Mana	gement Abstain	Against

Type

Vote

For

Management

Management

MERGER.

PROPOSAL TO APPROVE THE

ADJOURNMENT OF THE SPECIAL MEETING,

IF NECESSARY OR APPROPRIATE TO

SOLICIT ADDITIONAL PROXIES IF THERE 3.

ARE INSUFFICIENT VOTES AT THE TIME OF Management For

THE SPECIAL MEETING TO APPROVE THE

PROPOSAL TO ADOPT THE MERGER

AGREEMENT.

BERRY PETROLEUM COMPANY

Security 085789105 Meeting Type Special

Meeting Date 16-Dec-2013 Ticker Symbol BRY 933900979 -**ISIN** Agenda US0857891057

For/Against

ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF FEBRUARY 20, 2013, AS AMENDED BY AMENDMENT NO. 1 TO AGREEMENT AND PLAN OF MERGER, DATED AS OF NOVEMBER 3, 2013, AND

AMENDMENT NO. 2 TO AGREEMENT AND 1. **Management For** For

PLAN OF MERGER, DATED AS OF

NOVEMBER 13, 2013, BY AND AMONG

BERRY

Proposal

Item

ISIN

PETROLEUM COMPANY ...(DUE TO SPACE

LIMITS, SEE PROXY STATEMENT FOR FULL

PROPOSAL).

APPROVAL, ON AN ADVISORY (NON-

BINDING) BASIS, OF THE SPECIFIED

2. COMPENSATION THAT MAY BE RECEIVED Management Abstain Against

BY BERRY'S NAMED EXECUTIVE OFFICERS

IN CONNECTION WITH THE MERGER.

APPROVAL OF ANY ADJOURNMENT OF THE

SPECIAL MEETING, IF NECESSARY OR

3. APPROPRIATE, TO SOLICIT ADDITIONAL Management For For

PROXIES IN FAVOR OF THE PROPOSAL TO

ADOPT THE MERGER AGREEMENT.

ACINO HOLDING AG, AESCH BL

ExtraOrdinary Security H0026L105 Meeting Type General Meeting

Ticker Symbol Meeting Date 17-Dec-2013

704865976 -CH0021190902 Agenda Management

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

CMMT PART 2 OF THIS MEETING IS FOR VOTING Non-Voting

> ON AGENDA AND MEETING ATTENDANCE REQUESTS-ONLY. PLEASE ENSURE THAT

YOU HAVE FIRST VOTED IN FAVOUR OF THE REGISTRATION O-F 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. UPO-N 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 DE. THEREFORE WHILST THIS DOES NOT PREVENT THE TRADING OF SHARES, ANY THAT ARE-REGISTERED MUST BE FIRST DEREGISTERED IF REQUIRED FOR SETTLEMENT. DEREGISTRAT-ION CAN AFFECT THE VOTING RIGHTS OF THOSE SHARES. IF YOU HAVE CONCERNS REGARDI-NG YOUR ACCOUNTS, PLEASE CONTACT YOUR CLIENT REPRESENTATIVE Discharge to the board of directors and the Management No Action management Election of the board of director: Haekan Management No Action Bjoerklund Election of the board of director: Toni Weitzberg Management No Action Election of the board of director: Tom Dean Management No Action Election of the board of director: Jonas Agnblad Management No Action Election of the board of director: Thomas Management No Action Vetander Election of the board of director: Kunal Pandit Management No Action In the case of ad-hoc/Miscellaneous shareholder motions proposed during the general meeting, I Management No Action authorize my proxy to act as follows in accordance with the board of directors 03 DEC 13: PLEASE NOTE THAT A CORPORATE ACTION (PURCHASE OFFER) IS GOING ON FO-R THIS SECURITY. AS PER THE COMPANY S GUIDANCE, CLIENTS WHO Non-Voting **CMMT** HAVE PARTICIPATED-IN THE CORPORATE ACTION OFFER ARE NOT ALLOWED TO REGISTER AND VOTE AT THE AGM-ANYMORE. CMMT 03 DEC 13: PLEASE NOTE THAT THIS IS A Non-Voting REVISION DUE TO RECEIPT OF ADDITIONAL CO-MMENT AND CHANGE IN MEETING **TYPE**

1

2.1

2.2

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2.6

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FROM AGM TO EGM. IF YOU HAVE ALREADY SENT IN-YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YO-UR ORIGINAL

YEAR ENDING DECEMBER 31, 2013.

	INSTRUCTIONS. THANK YOU.				
HUDSO	ON CITY BANCORP, INC.				
Security 443683107			Meeting Type	Annual	
-	Symbol HCBK		Meeting Date	18-Dec-2013	
				933894506 -	
ISIN	US4436831071		Agenda	Management	
				C	
Item	Proposal	Type	Vote	For/Against Management	
1A.	ELECTION OF DIRECTOR: CORNELIUS E. GOLDING	Mana	gementFor	For	
1B.	ELECTION OF DIRECTOR: DONALD O. QUEST, M.D.	Mana	gementFor	For	
1C.	ELECTION OF DIRECTOR: JOSEPH G. SPONHOLZ	Mana	gementFor	For	
2.	THE RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS HUDSON CITY BANCORP'S		gement For	For	
3.	ENDING DECEMBER 31, 2013. THE APPROVAL OF A NON-BINDING ADVISORY PROPOSAL ON NAMED EXECUTIVE OFFICER COMPENSATION.	Management Abstain		Against	
PLX TI	ECHNOLOGY, INC.				
Security 693417107		Meeting Type		Contested-Annual	
Ticker S	Symbol PLXT	Meeting Date		18-Dec-2013	
ISIN	ISIN US6934171074		Agenda	933898150 - Management	
Item	Proposal	Type	Vote	For/Against Management	
1.	DIRECTOR	Mana	gement		
	1 D. JAMES GUZY		For	For	
	2 JOHN H. HART		For	For	
	3 THOMAS RIORDAN		For	For	
	4 MICHAEL J. SALAMEH		For	For	
	5 RALPH H. SCHMITT		For	For	
	6 ROBERT H. SMITH		For	For	
	7 PATRICK VERDERICO		For	For	
	8 DAVID K. RAUN		For	For	
	THE BOARD'S PROPOSAL TO RATIFY THE				
	APPOINTMENT OF BDO USA, LLP AS THE				
2.	COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE	Mana	gement For	For	
	FISCAL				
	1 IOCI IL				

THE BOARD'S PROPOSAL TO APPROVE THE

3.	THE BOARD'S PROPOSAL TO APPROVE THE ADVISORY RESOLUTION ON EXECUTIVE COMPENSATION.	Managem	nent Abstain	Against	
Securit	LENDER PROCESSING SERVICES, INC. Security 52602E102 Ticker Symbol LPS		eeting Type eeting Date enda	Special 19-Dec-2013 933893756 - Management	
T4	Donated and the second	Tour	V -4-	For/Against	
Item	Proposal	Type	Vote	Management	
1	TO CONSIDER AND VOTE ON A PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER DATED AS OF MAY 28, 2013, AS MAY BE AMENDED FROM TIME TO TIME, AMONG FIDELITY NATIONAL FINANCIAL, INC., LION MERGER SUB, INC., A SUBSIDIARY OF FIDELITY NATIONAL FINANCIAL, INC., AND LENDER PROCESSING	Management For		For	
2	SERVICES, INC. TO CONSIDER AND VOTE ON A NON-BINDING, ADVISORY PROPOSAL TO APPROVE THE COMPENSATION THAT MAY BECOME PAYABLE TO LENDER PROCESSING SERVICES, INC.'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE COMPLETION OF THE MERGER. TO CONSIDER AND VOTE ON A PROPOSAL	Management Abstain		Against	
3	TO ADJOURN THE LENDER PROCESSING SERVICES, INC. SPECIAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES TO APPROVE PROPOSAL NO. 1.	Managem	nentFor	For	
HI-TEG	CH PHARMACAL CO., INC.				
Securit	y 42840B101		eeting Type	Annual	
Ticker	Symbol HITK	Meeting Date Agenda		19-Dec-2013	
ISIN	US42840B1017			933898605 - Management	
Item	Proposal	Туре	Vote	For/Against	
1.	TO ADOPT THE AGREEMENT AND PLAN OF MERGER (THE "MERGER AGREEMENT"), DATED AS OF AUGUST 26, 2013 WITH AKORN, INC., A LOUISIANA CORPORATION ("AKORN"), AND AKORN ENTERPRISES, INC ("PURCHASER"), A DELAWARE CORPORATION AND WHOLLY OWNED SUBSIDIARY OF AKORN, PURSUANT TO WHICH PURCHASER WILL BE MERGED,	Managem		Management For	

2.	(DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL) TO APPROVE, IN A NON-BINDING ADVISORY VOTE, THE MERGER RELATED COMPENSATION PAID TO THE COMPANY'S NAMED EXECUTIVE OFFICERS TO ADJOURN OR POSTPONE THE MEETING TO ANOTHER TIME AND/OR PLACE FOR	Managemen	t Abstain	Against
3.	THE PURPOSE OF SOLICITING ADDITIONAL PROXIES IN FAVOR OF THE PROPOSAL TO ADOPT THE MERGER AGREEMENT AND APPROVE THE TRANSACTIONS CONTEMPLATED BY THE MERGER AGREEMENT, INCLUDING THE MERGER, IF	Managemen	tFor	For
	NECESSARY			
4.	DIRECTOR	Managemen		_
	1 DAVID S. SELTZER		For	For
	2 REUBEN SELTZER		For	For
	3 MARTIN M. GOLDWYN		For	For
	4 YASHAR HIRSHAUT, M.D.		For	For
	5 JACK VAN HULST		For	For
	6 ANTHONY J. PUGLISI		For	For
	7 BRUCE W. SIMPSON		For	For
	TO RATIFY THE APPOINTMENT OF			
5.	EISNERAMPER LLP AS THE COMPANY'S	Managaman	t For	For
J.	INDEPENDENT AUDITORS FOR THE FISCAL Management For			1'01
	YEAR ENDING APRIL 30, 2014			
	TO APPROVE, IN A NON-BINDING			
6.	ADVISORY	Managemen	t Abstain	Against
0.	VOTE, THE COMPENSATION PAID TO THE	Management Abstain	t Austain	Against
	COMPANY'S NAMED EXECUTIVE OFFICERS			
	IN THEIR DISCRETION UPON SUCH OTHER			
7.	MATTERS AS MAY PROPERLY COME	Managemen	tFor	For
	BEFORE THE MEETING			
EBIX, I	NC.			
Security		Meeti	ng Type	Annual
Ticker S	Symbol EBIX	Meeti	ng Date	20-Dec-2013
ISIN	US2787152063	Agen	da	933905791 -
15111	052707132003	rigen	ua	Management
Item	Proposal	Type	Vote	For/Against
ItCIII	•	Турс	Vote	Management
1.	DIRECTOR	Managemen		
	1 HANS U. BENZ		For	For
	2 PAVAN BHALLA		For	For
	3 NEIL D. ECKERT		For	For
	4 ROLF HERTER		For	For
	5 HANS UELI KELLER		For	For
	6 ROBIN RAINA		For	For

TO RATIFY THE APPOINTMENT OF CHERRY BEKAERT, LLP AS OUR INDEPENDENT 2. REGISTERED CERTIFIED PUBLIC Management For For ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2013. TO APPROVE, BY A NON-BINDING **ADVISORY** 3. VOTE, THE COMPENSATION OF OUR Management Abstain Against **NAMED** EXECUTIVE OFFICERS. RDA MICROELECTRONICS INC Security 749394102 Meeting Type Special Meeting Date Ticker Symbol RDA 27-Dec-2013 933906084 -**ISIN** US7493941022 Agenda Management For/Against Proposal Vote Item Type Management AS A SPECIAL RESOLUTION, THAT THE AGREEMENT AND PLAN OF MERGER, **DATED** AS OF NOVEMBER 11, 2013 (AS IT MAY BE AMENDED FROM TIME TO TIME, THE "MERGER AGREEMENT"), BY AND AMONG TSINGHUA UNIGROUP LTD., A LIMITED LIABILITY COMPANY ESTABLISHED **UNDER** S1. THE LAWS OF THE PEOPLE'S REPUBLIC OF Management For For CHINA ("TSINGHUA UNIGROUP" OR "PARENT"), RDA ACQUISITION LIMITED, AN EXEMPTED COMPANY INCORPORATED UNDER THE LAWS OF THE CAYMAN ISLANDS AND A MAJORITY-OWNED, INDIRECT, SUBSIDIARY OF PARENT ("MERGER SUB") ... (DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL) O2. AS AN ORDINARY RESOLUTION, THAT THE Management For For EXTRAORDINARY GENERAL MEETING BE ADJOURNED, IF NECESSARY OR APPROPRIATE, IN ORDER TO ALLOW THE COMPANY TO SOLICIT ADDITIONAL **PROXIES** IN FAVOR OF APPROVAL AND AUTHORIZATION OF THE MERGER AGREEMENT AND THE PLAN OF MERGER IN THE EVENT THAT THERE ARE **INSUFFICIENT** PROXIES RECEIVED TO PASS THE SPECIAL

RESOLUTION DURING THE

Type

EXTRAORDINARY

GENERAL MEETING.

COASTAL ENERGY COMPANY

Security G22404118 Ticker Symbol CENJF

KYG224041189

Meeting Type Meeting Date

Special 06-Jan-2014 933908432 -

Agenda

Vote

Management

For/Against

Management

For

Item Proposal

ISIN

TO CONSIDER AND, IF THOUGHT FIT,

APPROVE (WITH OR WITHOUT

MODIFICATION) A SPECIAL RESOLUTION,

THE FULL TEXT OF WHICH IS SET FORTH IN

APPENDIX "A" TO THE MANAGEMENT

INFORMATION CIRCULAR DATED

DECEMBER 3, 2013, AUTHORIZING THE

01 MERGER OF COASTAL ENERGY COMPANY Management For

WITH CONDOR (CAYMAN) LIMITED, A

WHOLLY OWNED-SUBSIDIARY OF CONDOR

ACQUISITION (CAYMAN) LIMITED,

PURSUANT TO A PLAN OF MERGER UNDER

SECTION 233 OF THE COMPANIES LAW

(2013)

REVISION) OF THE CAYMAN ISLANDS.

CERMAQ ASA

Security R1536Z104 Meeting Type

Meeting Date

ExtraOrdinary General Meeting 07-Jan-2014

Ticker Symbol

704896678 -Management

ISIN NO0010003882 Agenda

Item Proposal Type

Vote

For/Against Management

IMPORTANT MARKET PROCESSING

REQUIREMENT: A BENEFICIAL OWNER

SIGNED POWER OF-ATTORNEY (POA) IS

REQUIRED IN ORDER TO LODGE AND

EXECUTE YOUR VOTING-INSTRUCTIONS IN Non-Voting **CMMT**

THIS MARKET. ABSENCE OF A POA, MAY

CAUSE YOUR INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY QUESTIONS.

PLEASE CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

CMMT MARKET RULES REQUIRE DISCLOSURE OF Non-Voting

BENEFICIAL OWNER INFORMATION FOR

ALL

VOTED-ACCOUNTS. IF AN ACCOUNT HAS

MULTIPLE BENEFICIAL OWNERS, YOU

WILL

NEED TO-PROVIDE THE BREAKDOWN OF

СММТ	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 SHARES HELD IN AN OMNIBUS/NOMINEE ACCOUNT NEED TO BE RE-REGISTERED IN THE-BENEFICIAL OWNERS NAME TO BE ALLOWED TO VOTE AT MEETINGS. SHARES WILL BE-TEMPORARILY TRANSFERRED TO A SEPARATE ACCOUNT IN THE BENEFICIAL OWNER'S NAME-ON THE PROXY DEADLINE AND TRANSFERRED BACK TO THE OMNIBUS/NOMINEE ACCOUNT THE-DAY AFTER THE MEETING.	S Non-Ve	oting		
CMMT	DI OCKING SHOHI DI ALWAYS DE ADDIJED	Non-Ve	oting		
1	Opening of the meeting and registration of shareholders attending	Manage	ement No Actior	1	
2	Election of a person to chair the meeting	Manage	ement No Action	1	
3	Election of one person to sign the minutes together with the chairman of the meeting	Manage	ementNo Actior	1	
4	Approval of the notice convening the meeting and the proposed agenda	Manage	ementNo Actior	1	
5	Approval of interim accounts and distribution of dividends	Management No Action			
6 MAC-0	Changes to the articles of association GRAY CORPORATION	Manage	ement No Actior	1	
Security		1	Meeting Type	Special	
Ticker	Symbol TUC Symbol TUC	ľ	Meeting Date	08-Jan-2014	
ISIN	US5541531068	I	Agenda	933906666 - Management	
Item	Proposal	Type	Vote	For/Against Management	
1.	A PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF OCTOBER 14, 2013, BY AND AMONG CSC SERVICEWORKS HOLDINGS, INC., A DELAWARE CORPORATION ("HOLDINGS"), CSC SERVICEWORKS, INC., A DELAWARE CORPORATION AND WHOLLY-OWNED SUBSIDIARY OF HOLDINGS ("CSC"), SPIN HOLDCO INC., A DELAWARE CORPORATION AND (DUE TO SPACE LIMITS, SEE PROXY STATEMENTS FOR EACH ADDORSAL)	Manage	ement For	For	
2.	STATEMENT FOR FULL PROPOSAL) A PROPOSAL TO APPROVE THE "GOLDEN PARACHUTE" COMPENSATION PAYABLE	Manage	ement Abstain	Against	

OR THAT COULD BECOME PAYABLE TO THE NAMED EXECUTIVE OFFICERS OF MAC-GRAY IN CONNECTION WITH THE MERGER PURSUANT TO THE TERMS OF THE **MERGER** AGREEMENT AND PRE-EXISTING SEVERANCE ARRANGEMENTS A PROPOSAL TO APPROVE ONE OR MORE ADJOURNMENTS OR POSTPONEMENTS OF THE SPECIAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IF 3. Management For For **MAC-GRAY** HAS NOT OBTAINED SUFFICIENT AFFIRMATIVE STOCKHOLDER VOTES TO ADOPT THE MERGER AGREEMENT AASTRA TECHNOLOGIES LIMITED Security 002922201 Meeting Type Special Meeting Date Ticker Symbol AATSF 09-Jan-2014 933909636 -**ISIN** CA0029222019 Agenda Management For/Against Vote Item Proposal Type Management A SPECIAL RESOLUTION, THE FULL TEXT OF WHICH IS SET FORTH IN APPENDIX "B" TO THE MANAGEMENT PROXY CIRCULAR OF THE CORPORATION DATED DECEMBER 11, 2013 (THE "CIRCULAR"), TO APPROVE A PLAN OF ARRANGEMENT PURSUANT TO SECTION 192 OF THE CANADA BUSINESS 01 Management For For CORPORATIONS ACT TO EFFECT, AMONG OTHER THINGS, THE ACQUISITION BY MITEL NETWORKS CORPORATION OF ALL THE **OUTSTANDING COMMON SHARES OF THE** CORPORATION, ALL AS MORE PARTICULARLY DESCRIBED IN THE CIRCULAR. KONINKLIJKE KPN NV, DEN HAAG **ExtraOrdinary** Security N4297B146 Meeting Type General Meeting 10-Jan-2014 Ticker Symbol Meeting Date 704874040 -**ISIN** NL0000009082 Agenda Management

Item

1

2

Proposal

Open Meeting

For/Against

Management

For

Vote

Type

Non-Voting

Management For

	3 3					
	Decrease Nominal Value per Share from EUR 0.24 to EUR 0.04 Authorize Repurchase of All Outstanding					
3	Preference Shares B and Cancellation of Preference Shares B	Management For		ntFor	For	
4	Close Meeting	Non-V	Voting	Ţ		
CMMT	NOT RETURN T-HIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YO-U.	Non-V	Voting	5		
	AM PLC, BIRMINGHAM		Maat	ina Truna	Count Maatina	
Security Ticker	y G2702Q102 Symbol		Meeting Type Meeting Date Agenda		Court Meeting 15-Jan-2014	
ISIN	GB0000530591				704880245 - Management	
Item	Proposal	Type		Vote	For/Against Management	
PLEASE NOTE THAT ABSTAIN IS NOT A VALID VOTE OPTION FOR THIS MEETING TYPEPLEASE 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		Non-Voting		5		
1 DELCA	AGENT. For the purpose of considering, and if thought fit approving, with or without modification, the proposed Scheme of Arrangement referred to in the Notice convening the Court Meeting, or at any adjournment thereof AM PLC, BIRMINGHAM	Management For		ntFor	For	
Security	y G2702Q102	Meeting Type		ing Type	Ordinary General Meeting	
Ticker	Symbol	Meeting Date Agenda		ing Date	15-Jan-2014	
ISIN	GB0000530591			_	704880257 - Management	
Item	Proposal	Type		Vote	For/Against Management	
1	To approve the proposed Scheme of Arrangement and the associated Capital Reduction as set out in the Notice of the General Meeting in its original form or with such modification, addition to or condition approved or imposed by the Court and the inclusion and adoption of a new article 130 in the Articles of the	Mana	gemer	nt For	For	

	Edgar Filing: GDL FUND - Form N-PX				
Securit	Company JM INNOVATIONS INC. y 04963Y102 Symbol ATBIF		Meeting Type Meeting Date	Special 21-Jan-2014	
ISIN	CA04963Y1025		Agenda	933911388 - Management	
Item	Proposal	Type	Vote	For/Against Management	
01	PASS, WITH OR WITHOUT VARIATION, A SPECIAL RESOLUTION TO APPROVE AN ARRANGEMENT PURSUANT TO SECTION 192 OF THE CANADA BUSINESS CORPORATIONS ACT PROVIDING FOR, AMONG OTHERS, THE ACQUISITION BY ACQUISITION GLACIER INC. AND ACQUISITION GLACIER II INC. OF ALL THE OUTSTANDING COMMON SHARES OF ATRIUM INNOVATIONS INC. AND THE ACQUISITION BY ATRIUM INNOVATIONS INC. OF ALL OF THE OUTSTANDING 5.75% CONVERTIBLE UNSECURED SUBORDINATE DEBENTURES OF ATRIUM INNOVATIONS INC.		gement For	For	
	EK COMPANIES, INC.				
Securit Ticker	y 98975W104 SymbolZOLT		Meeting Type Meeting Date	Special 23-Jan-2014	
ISIN	US98975W1045		Agenda	933908343 - Management	
Item	Proposal	Туре	Vote	For/Against Management	
1.	TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF SEPTEMBER 27, 2013, BY AND AMONG ZOLTEK COMPANIES INC., TORAY INDUSTRIES, INC., AND TZ ACQUISITION CORP., AS IT MAY BE AMENDED FROM TIME TO TIME, AND THE TRANSACTIONS CONTEMPLATED THEREIN TO ADJOURN THE SPECIAL MEETING TO A LATER DATE OR DATES, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL	Manag I.	gement For	For	
2.	PROXIES IF THERE ARE INSUFFICIENT VOTES TO ADOPT THE MERGER	Manag	gement For	For	

AGREEMENT AT THE TIME OF THE SPECIAL

Management Abstain

Against

MEETING.

3.

TO APPROVE, BY NON-BINDING, ADVISORY VOTE, CERTAIN COMPENSATION ARRANGEMENTS FOR ZOLTEK'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER.

GIVEN IMAGING LTD.

Security M52020100 Ticker Symbol GIVN

ISIN IL0010865371

Meeting Type Special

Meeting Date 23-Jan-2014 933913065 -

Agenda Management

Item Proposal Type Vote For/Against Management

TO APPROVE THE MERGER PROPOSAL, INCLUDING THE APPROVAL OF: (I) THE MERGER AGREEMENT; (II) THE MERGER, PURSUANT TO SECTION 314-327 OF THE ICL, OF THE COMPANY WITH MERGER SUB, AN

ISRAELI COMPANY AND A

1. WHOLLY-OWNED Management For For

SUBSIDIARY OF PARENT, BOTH OF WHICH ARE WHOLLY-OWNED SUBSIDIARIES OF COVIDIEN PLC; (III) THE PAYMENT ... (DUE TO SPACE LIMITS, SEE PROXY STATEMENT

FOR FULL PROPOSAL)

COMMERCIAL SOLUTIONS INC.

Security 202372108 Meeting Type Special Ticker Symbol CSOSF Meeting Date 28-Jan-2014

ISIN CA2023721087 Agenda 933911732 - Management

Item Proposal Type Vote For/Against Management

TO APPROVE THE ARRANGEMENT

RESOLUTION, THE FULL TEXT OF WHICH IS

01 SET FORTH IN APPENDIX "A" OF THE ACCOMPANYING MANAGEMENT Management For For

INFORMATION CIRCULAR DATED

DECEMBER 18, 2013.

LONMIN PLC, LONDON

Security G56350112 Meeting Type Annual General

Ticker Symbol Meeting Date Meeting Date 30-Jan-2014

ISIN GB0031192486 Agenda 704895931 -

Management Agenda Management

Item Proposal Type Vote For/Against Management

To receive the audited accounts and the reports

of the Directors and auditors for the year ended Management For For

30 September 2013

2	To approve the Directors' remuneration policy in the form set out in the Directors' Remuneration Report in the Company's Annual Report and Accounts for the year ended 30 September 2013 To approve the Directors' Remuneration Report,	Management For	For
3	other than the part containing the Directors' remuneration policy, in the form set out in the Company's Annual Report and Accounts for the year ended 30 September 2013	Management For	For
4	To appoint KPMG LLP as the Company's auditors to hold office until the conclusion of the next annual general meeting of the Company	Management For	For
5	To authorise the Board to agree the auditors' remuneration	ManagementFor	For
6	To re-elect Roger Phillimore as a director of the Company	Management For	For
7	To re-elect Len Konar as a director of the Company	Management For	For
8	To re-elect Jonathan Leslie as a director of the Company	Management For	For
9	To re-elect Simon Scott as a director of the Company	Management For	For
10	To re-elect Karen de Segundo as a director of the Company	Management For	For
11	To re-elect Jim Sutcliffe as a director of the Company	Management For	For
12	To re-elect Brian Beamish as a director of the Company	Management For	For
13	To re-elect Ben Magara as a director of the Company	Management For	For
14	To re-elect Phuti Mahanyele as a director of the Company	Management For	For
15	To re-elect Gary Nagle as a director of the Company	Management For	For
16	To re-elect Paul Smith as a director of the Company	Management For	For
17	That the Directors be and they are hereby generally and unconditionally authorised in accordance with section 551 of the Companies Act 2006 to exercise all the powers of the Company to allot Ordinary Shares in the Company and to grant rights to subscribe for, or to convert any security into, Ordinary Shares in the Company ("Rights") up to an aggregate nominal amount of USD189,600,000, provided that this authority shall expire on the date of the next AGM of the Company or, if earlier, on 30 April 2015, save that the Company shall be entitled to make offers or agreements before the expiry of such authority which would or might require shares to be allotted or Rights to be	Management For	For

granted after such expiry and the Directors shall be entitled to allot Ordinary Shares and grant Rights CONTD CONTD pursuant to any such offer or agreement as if this authority had not-expired; and all CONT unexercised authorities previously granted to the Non-Voting Directors-to allot Ordinary Shares and grant Rights be and are hereby revoked That the Company be generally and unconditionally authorised to make market purchases (within the meaning of section 693(4) of the Companies Act 2006) of Ordinary Shares of USD 1 in the capital of the Company ("Ordinary Shares") on such terms and in such manner as the Directors may from time to time determine provided that: (a) the maximum number of Ordinary Shares that may be purchased is 56,900,000; (b) the minimum price 18 Management For For that may be paid for an Ordinary Share is USD 1; (c) the maximum price that may be paid for an Ordinary Share is an amount equal to 105% of the average of the middle-market prices shown in the quotation for an Ordinary Share as derived from the London Stock Exchange Daily Official List for the five business days immediately preceding the day on which the Ordinary Share is contracted to be purchased; CONTD CONTD (d) this authority shall expire at the conclusion of the next AGM of-the Company after the passing of this resolution or, if earlier, on 30 April-2015 unless previously renewed, varied or revoked by the Company in general-meeting; and CONT (e) the Company may enter into a contract to Non-Voting purchase its-Ordinary Shares under this authority prior to its expiry, which contract will-or may be executed wholly or partly after such expiry, and may purchase its-Ordinary Shares in pursuance of any such contract That a general meeting, other than an annual 19 general meeting, may be called on not less than Management For For 14 clear days' notice That the Directors be and are hereby authorised to extend the operation of the LTIP as contained in the Lonmin Shareholder Value Incentive Plan, 20 amended in accordance with the summary of Management For For principal terms of the LTIP as set out on page 9 of this Notice, for an additional period of two years POST HOLDINGS, INC. Security 737446104 Meeting Type Annual Ticker Symbol POST Meeting Date 30-Jan-2014

ISIN	US7374461041	Agenda		933909105 - Management	
Item	Proposal	Type	Vote	For/Against Management	
1.	DIRECTOR	Managemen	nt		
	1 DAVID R. BANKS		For	For	
	2 TERENCE E. BLOCK		For	For	
	3 ROBERT E. GROTE		For	For	
2.	APPROVAL OF INCREASES IN THE NUMBER OF SHARES OF OUR COMMON STOCK ISSUABLE UPON CONVERSION OF OUR 3.75% SERIES B CUMULATIVE PERPETUAL CONVERTIBLE PREFERRED STOCK. RATIFICATION OF	Managemer	nt For	For	
3.	PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING SEPTEMBER 30, 2014.	ManagementFor		For	
4.	ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Management Abstain		Against	
	AND INC.	3.7			
Securit	•		ing Type	Annual	
Ticker	Symbol ASH	Meet	ing Date	30-Jan-2014 933909802 -	
ISIN	US0442091049	Agenda		Management	
Item	Proposal	Type	Vote	For/Against	
	ELECTION OF CLASS I DIRECTOR: STEPHEN			Management	
1.1	F. KIRK	Managemen	nt For	For	
1.2	ELECTION OF CLASS I DIRECTOR: JAMES J. O'BRIEN	Managemen	nt For	For	
	ELECTION OF CLASS I DIRECTOR: BARRY				
1.3	W.	Managemei	nt For	For	
2.	PERRY RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS FOR FISCAL 2014. A NON-BINDING ADVISORY RESOLUTION APPROVING THE COMPENS ATION DAID TO	Managemer	nt For	For	
 4. 	APPROVING THE COMPENSATION PAID TO 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. A PROPOSED AMENDMENT TO ASHLAND'S THIRD RESTATED ARTICLES OF INCORPORATION TO PROVIDE FOR THE	Managemen		Against For	

PHASED-IN DECLASSIFICATION OF THE

CORNERSTONE THERAPEUTICS INC 21924P103

US21924P1030

Security

ISIN

Ticker Symbol CRTX

	PHASED-IN DECLASSIFICATION OF THE			
LIDED	BOARD OF DIRECTORS.			
	TY GLOBAL PLC.	,	Markina Tama	0 1
Securit	•		Meeting Type	Special 30-Jan-2014
Ticker	SymbolLBTYA	1	Meeting Date	933910499 -
ISIN	GB00B8W67662		Agenda	
				Management
Item	Proposal	Type	Vote	For/Against
ш	•	Type	Voic	Management
1.	ORDINARY RESOLUTION TO APPROVE THE LIBERTY GLOBAL 2014 INCENTIVE PLAN.	Manag	ement Against	Against
	ORDINARY RESOLUTION TO APPROVE THE			
2.	LIBERTY GLOBAL 2014 NONEMPLOYEE	Manag	ement Against	Against
۷.	DIRECTOR INCENTIVE PLAN.	Manag	Cilicii Agailist	Agamst
COST				
Securit			Meeting Type	Special
	Symbol ATX		Meeting Date	30-Jan-2014
			C	933911744 -
ISIN	US22149T1025	Agenda		Management
Item	Proposal	Type	Vote	For/Against
Ittiii	•	Type	Voic	Management
	THE PROPOSAL TO APPROVE AND ADOPT			
_	THE MERGER AGREEMENT, INCLUDING		-	-
1.	THE	Manag	ement For	For
	MERGER AND THE OTHER TRANSACTIONS			
	CONTEMPLATED THEREBY.			
	THE PROPOSAL TO APPROVE, BY A NON-BINDING ADVISORY VOTE, THE SPECIFIED			
	COMPENSATION ARRANGEMENTS			
	DISCLOSED IN THE ACCOMPANYING			
2.	PROXY	Manag	ement Abstain	Against
2.	STATEMENT THAT WILL BE PAYABLE TO	manag		1 iguilist
	COSTA'S NAMED EXECUTIVE OFFICERS IN			
	CONNECTION WITH THE CONSUMMATION			
	OF THE MERGER.			
	THE PROPOSAL TO APPROVE THE			
	ADJOURNMENT OF THE SPECIAL MEETING,			
	IF NECESSARY OR APPROPRIATE IN THE			
	VIEW OF THE COSTA BOARD OF			
3.	DIRECTORS, TO SOLICIT ADDITIONAL	Manag	ement For	For
	PROXIES IF THERE ARE NOT SUFFICIENT			
	VOTES AT THE TIME OF THE SPECIAL			
	MEETING TO APPROVE AND ADOPT THE			
00	MERGER AGREEMENT.			

Meeting Type

Meeting Date

Agenda

Special

03-Feb-2014 933912607 -

Management

73

Item	Proposal	Type	Vote	For/Against Management
1.	PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF SEPTEMBER 15, 2013 (AS IT MAY BE AMENDED FROM TIME TO TIME), BY AND AMONG CHIESI FARMACEUTICI S.P.A., CHIESI U.S. CORPORATION AND CORNERSTONE THERAPEUTICS INC. PROPOSAL TO APPROVE, ON AN ADVISORY	Managem	nent For	For
2.	(NON-BINDING) BASIS, THE COMPENSATION THAT MAY BECOME PAYABLE TO CERTAIN OF THE EXECUTIVE OFFICERS OF CORNERSTONE THERAPEUTICS INC. IN CONNECTION WITH THE MERGER, AS DISCLOSED IN THE TABLE UNDER "SPECIAL FACTORS-INTERESTS OF THE COMPANY'S DIRECTORS AND EXECUTIVE (DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR		nent Abstain	Against
3.	FULL PROPOSAL) PROPOSAL TO APPROVE THE 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 PROPOSAL TO ADOPT THE MERGER AGREEMENT.	Management For		For
Securit	EEN, INC. ty 032744104	Me	eeting Type	Special
Ticker	Symbol ANEN		eeting Date	06-Feb-2014
ISIN	US0327441046	Ag	enda	933911770 - Management
Item	Proposal	Type	Vote	For/Against Management
1.	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF NOVEMBER 4, 2013, AS AMENDED AND AS MAY BE FURTHER AMENDED FROM TIME TO TIME, BY AND AMONG ANAREN, INC., ANVC HOLDING	Managem	nentFor	For
2.	CORP. AND ANVC MERGER CORP. TO APPROVE, BY A NON-BINDING ADVISORY VOTE, THE SPECIFIED COMPENSATION ARRANGEMENTS DISCLOSED IN THE ACCOMPANYING PROXY STATEMENT	Managen	nent Abstain	Against

THAT

MAY BE PAYABLE TO ANAREN'S NAMED EXECUTIVE OFFICERS IN CONNECTION

WITH THE CONSUMMATION OF THE

MERGER.

TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY TO

SOLICIT ADDITIONAL PROXIES IF THERE

3. ARE NOT SUFFICIENT VOTES TO ADOPT

THE

ManagementFor

For

AGREEMENT AND PLAN OF MERGER AT THE

SPECIAL MEETING.

YASHILI INTERNATIONAL HOLDINGS LTD, GRAND CAYMAN

Security G98340105

Meeting Type

ExtraOrdinary General Meeting

Ticker Symbol

Item

Meeting Date

18-Feb-2014 704942108 -

ISIN KYG983401053

Agenda

Management

For/Against

Management

Proposal Type Vote

PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR

CMMT 'AGAINST'

Non-Voting

FOR-RESOLUTION 1, ABSTAIN IS NOT A

VOTING OPTION ON THIS MEETING PLEASE NOTE THAT THE COMPANY

NOTICE

AND PROXY FORM ARE AVAILABLE BY

CLICKING-ON THE URL LINKS:-

Non-Voting

CMMT http://www.hkexnews.hk/listedco/listconews/SEH

K/2014/0127/LTN20140127015.pdf-AND-

http://www.hkexnews.hk/listedco/listconews/SEH

K/2014/0127/LTN20140127013.pdf

1 (a) To approve the Equity Transfer Agreement (as defined in the Company's circular dated 27

January, 2014 (the "Circular")) dated 5 January 2014 entered into between Yashili International Group Limited and Yashili International Group Limited (with the former name of "Guangdong Yashili Group Company Limited") as the sellers

and China Mengniu Investment Co. Ltd. and WhiteWave Hong Kong Ltd. as the purchasers,

pursuant to which the sellers agreed to sell and the purchasers agreed to purchase 100% of the equity interests in Yashili (Zhengzhou)

Nourishment Co., Ltd.). (b) To approve the

Disposal (as defined in the Circular) and all other documents that are necessary to effect the

Disposal. (c) To authorise any one director of the

Management For For

CONT UNIT4	Company or any two directors of the Company, if CONTD CONTD 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 Disposal, 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 N.V., SLIEDRECHT	Non-Voting	
Securit	y N9028G116	Meeting Type	ExtraOrdinary General Meeting
Ticker	Symbol	Meeting Date	19-Feb-2014 704909653 -
ISIN	NL0000389096	Agenda	Management
Item	Proposal	Type Vote	For/Against Management
2	Opening Explanation of the recommended cash offer by AI Avocado B.V. (the "Offeror"),-a company ultimately controlled by funds advised and managed by Advent-International Corporation, for all the issued and outstanding ordinary shares- with a nominal value of EUR 0.05 each in the capital of UNIT4 N.V. (the-"Company") (the	Non-Voting Non-Voting	, and the second
3	"Offer") Conditional amendment of the Articles of Association of the Company as per the Settlement Date (as defined in the offer memorandum relating to the Offer dated 20 December 2013, the "Offer Memorandum") and Authorisation to execute the deed of amendment of the Articles of Association	Management No Action	n
4.a	Appointment of Mr Leo Apotheker as non- executive director as per the Settlement Date	Management No Action	n
4.b	Appointment of Mr Bret Bolin as non-executive director as per the Settlement Date	Management No Action	n
4.c	Appointment of Mr Fred Wakeman as non- executive director as per the Settlement Date	Management No Actio	n
4.d	Appointment of Mr John Woyton as non- executive director as per the Settlement Date	Management No Action	n
4.e	Appointment of Mr Bram Grimmelt as non- executive director as per the Settlement Date	Management No Action	n
4.f	Re-appointment of Mr Frank Rovekamp as non- executive director as per the Settlement Date	Management No Action	n

5.a	Mr Philip Houben in connection with his conditional resignation as non-executive director of the Board as per the Settlement Date	Managemen	ntNo Actio	n
5.b	Mr Rob Ruijter in connection with his conditional resignation as non-executive director of the Board as per the Settlement Date	Managemen	nt No Actio	n
5.c	Ms Nikki Beckett in connection with her conditional resignation as non-executive director of the Board as per the Settlement Date	Managemen	nt No Actio	n
6.a	Mr Chris Ouwinga in connection with his functioning as member of the Board of Directors of the Company until 1 January 2014 and non-executive director of the Board from 1 January 2014 until the date of the EGM, effective as per the Settlement Date	Managemer	ntNo Actio	n
6.b	Mr Jose Duarte in connection with his functioning as member of the Board of Directors of the Company until 1 January 2014 and executive director of the Board from 1 January 2014 until the date of the EGM, effective as per the Settlement Date	Managemer	nt No Actio	n
6.c	Mr Edwin van Leeuwen in connection with his functioning as member of the Board of Directors of the Company until 1 January 2014 and executive director of the Board from 1 January 2014 until the date of the EGM, effective as per the Settlement Date	Managemer	nt No Actio	n
6.d	Mr Frank Rovekamp in connection with his functioning as member of the Supervisory Board until 1 January 2014 and non-executive director of the Board from 1 January 2014 until the date of the EGM, effective as per the Settlement Date	Managemer	ntNo Actio	n
7	Any other business	Non-Voting		
	Closing CO FINANCIAL CORPORATION	Non-Voting	5	
Securit	y 132618109		ing Type	Special
Ticker	Symbol CAFI	Meet	ing Date	19-Feb-2014
ISIN	US1326181096	Ager	nda	933916427 - Management
Item	Proposal	Type	Vote	For/Against Management
1.	ADOPTION OF THE AGREEMENT AND PLAN OF MERGER DATED AS OF OCTOBER 9, 2013 BY AND BETWEEN HUNTINGTON BANCSHARES INCORPORATED AND CAMCO		ntFor	For
2.	FINANCIAL CORPORATION. APPROVE ON A NON-BINDING, ADVISORY BASIS, THE COMPENSATION TO BE PAID TO CAMCO FINANCIAL CORPORATION'S	•	nt Abstain	Against

	23ga: 1 milgi 322 i	0.15		
3.	NAMED EXECUTIVE OFFICERS THAT IS BASED ON OR OTHERWISE RELATED TO THE MERGER ADJOURNMENT OF THE SPECIAL MEETING TO A LATER DATE OR DATES, IF NECESSARY, TO FURTHER PERMIT SOLICITATION OF PROXIES IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE AGREEMENT AND PLAN OF MERGER. UM S.P.A		gement For	For
Security			Meeting Type	Annual
•	Symbol GENT		Meeting Date	24-Feb-2014
TICKCI	Symbol GLIVI		Wiceting Date	933921187 -
ISIN	US37250B1044		Agenda	Management
Item	Proposal	Туре	Vote	For/Against Management
1.	TO (I) RATIFY ANY AND ALL ACTIVITIES PERFORMED BY ALL THE RESIGNING DIRECTORS AND STATUTORY AUDITORS IN CONNECTION WITH THEIR RESPECTIVE OFFICE FROM THE DATE OF APPOINTMENT UNTIL THE DATE OF THIS ORDINARY SHAREHOLDERS' MEETING, EXCEPT FOR CASES OF WILLFUL MISCONDUCT OR GROSS NEGLIGENCE, (II) APPROVE AND RATIFY (DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL)	Mana	gement For	For
2A.	ELECTION OF DIRECTOR: FINTAN KEEGAN	Mana	gement For	For
2B.	ELECTION OF DIRECTOR: SUZANNE SAWOCHKA HOOPER	Mana	gement For	For
2C.	ELECTION OF DIRECTOR: IAIN MCGILL	Mana	gement For	For
2D.	ELECTION OF DIRECTOR: JOYCE VICTORIA BIGIO	Mana	gement For	For
2E.	ELECTION OF DIRECTOR: ELMAR SCHNEE	Mana	gement For	For
3A.	APPOINTMENT OF STATUTORY AUDITOR: MIA PASINI, CHAIRPERSON	Mana	gementFor	For
3B.	APPOINTMENT OF STATUTORY AUDITOR: LUCA LA PIETRA	Mana	gement For	For
3C.	APPOINTMENT OF STATUTORY AUDITOR: MAURIZIO PAVIA	Mana	gementFor	For
3D.	APPOINTMENT OF STATUTORY AUDITOR: ALBERTO DEMARCHI (AS AN ALTERNATE) APPOINTMENT OF STATUTORY AUDITOR:	Mana	gement For	For
3E.	GIOVANNI LURANI CERNUSCHI (AS AN ALTERNATE)	Mana	gementFor	For
GRAIN	ICORP LIMITED			
Security	y Q42655102		Meeting Type	Annual General Meeting

Ticker Symbol		Meeting Date	25-Feb-2014
ISIN	AU000000GNC9	Agenda	704940851 - Management
Item	Proposal	Type Vote	For/Against
	VOTING EXCLUSIONS APPLY TO THIS MEETING FOR PROPOSAL 2 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 OREXPECT TO OBTAIN FUTURE BENEFIT (as referred in the company announcement) YOU-SHOULD NOT VOTE (OR VOTE "ABSTAIN") ON THE RELEVANT PROPOSAL ITEMS. BY DOING-SO, YOU 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.	Non-Voting	Management
СММТ	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'A CAINST'	Non-Voting	
1	To receive and consider the Financial Statements and the Reports of the-Directors and Auditor for the year ended 30 September 2013 That the Remuneration Report (which forms part	Non-Voting	
2	of the Directors' Report) of GrainCorp Limited for the financial year ended 30 September 2013 set out on pages 21 to 47 of the 2013 Annual Report be adopted	ManagementFor	For
3.1	That for the purposes of ASX Listing Rule 14.4, article 11.3(a) of the Constitution and for all other purposes, Mr Peter Housden, retiring by rotation, being eligible and offering himself for re-election, be re-elected as a Director of the Company	ManagementFor	For
3.2	That for the purposes of ASX Listing Rule 14.4, article 11.3(a) of the Constitution and for all other purposes, Mr Simon Tregoning, retiring by	Management For	For

rotation, being eligible and offering himself for election, be re-elected as a Director of the

Company

XYRATEX LTD

Security G98268108 Meeting Type Special
Ticker Symbol XRTX Meeting Date 26-Feb-2014

ISIN BMG982681089 Agenda 933916910 -

SIN BMG982681089 Agenda Management

Item Proposal Type Vote For/Against Management

TO APPROVE AND ADOPT THE AGREEMENT

AND PLAN OF MERGER AND THE

1 BERMUDA Management For For

MERGER AGREEMENT AND TO APPROVE

THE MERGER.

TO ADJOURN THE SPECIAL MEETING, IF

NECESSARY OR APPROPRIATE, INCLUDING

TO SOLICIT ADDITIONAL VOTES IN FAVOR

OF THE PROPOSAL TO APPROVE AND TO ADOPT THE AGREEMENT AND PLAN OF

2 MERGER AND THE BERMUDA MERGER Management For For

AGREEMENT AND APPROVE THE MERGER,

IF THERE ARE INSUFFICIENT VOTES TO

APPROVE THAT PROPOSAL AT THE TIME

OF

THE SPECIAL MEETING.

GENTIUM S.P.A

Security 37250B104 Meeting Type Special

Ticker Symbol GENT Meeting Date 28-Feb-2014 933924385 -

ISIN US37250B1044 Agenda Agenda Management

Item Proposal Type Vote For/Against Management

TO APPROVE: (I) THE DELISTING OF THE AMERICAN DEPOSITARY SHARES OF THE

COMPANY TRADED ON THE NASDAQ

GLOBAL MARKET (THE "DELISTING"); AND

(II)

THE DEREGISTRATION, UNDER THE

1. UNITED

1. Management For For

STATES SECURITIES EXCHANGE ACT, OF THE ORDINARY SHARES OF THE COMPANY

AND THE AMERICAN DEPOSITARY SHARES

OF THE COMPANY ... (DUE TO SPACE

LIMITS,

SEE PROXY MATERIAL FOR FULL

PROPOSAL)

VITRAN CORPORATION INC.

Security 92850E107 Meeting Type Special

Ticker Symbol VTNC			Meeting Date	05-Mar-2014	
ISIN	CA92850E1079		Agenda	933922646 - Management	
Item	Proposal	Type	Vote	For/Against Management	
01	SPECIAL RESOLUTION, AS SET FORTH IN APPENDIX "A" TO THE INFORMATION CIRCULAR, TO APPROVE AN ARRANGEMENT (THE "ARRANGEMENT") UNDER SECTION 182 OF THE BUSINESS CORPORATIONS ACT (ONTARIO) WHEREBY, AMONG OTHER THINGS, 2400520 ONTARIO INC. (THE "PURCHASER"), AN INDIRECT WHOLLY-OWNED SUBSIDIARY OF TRANSFORCE INC. WILL ACQUIRE ALL OF THE ISSUED AND OUTSTANDING COMMON SHARES OF THE COMPANY, OTHER THAN COMMON SHARES			For	
02	PURCHASER AND ANY AFFILIATE OF THE PURCHASER, FOR CONSIDERATION OF USD\$6.50 IN CASH FOR EACH SHARE. ADVISORY RESOLUTION TO APPROVE THE COMPENSATION THAT MAY BECOME PAYABLE TO THE COMPANY'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE COMPLETION OF THE ARRANGEMENT AS DISCLOSED IN THE INFORMATION CIRCULAR.			For	
PATHE Security	EON INC. y 70319W108		Meeting Type	Special	
Ticker	Symbol PNHNF		Meeting Date	06-Mar-2014	
ISIN	CA70319W1086	Agenda		933922658 - Management	
Item	Proposal	Type	Vote	For/Against Management	
01	THE SPECIAL RESOLUTION, THE FULL TEXT OF WHICH IS SET FORTH IN ANNEX G TO THE PROXY STATEMENT AND MANAGEMENT INFORMATION CIRCULAR (THE "CIRCULAR") OF PATHEON INC. (THE "CORPORATION") DATED FEBRUARY 4, 2014 ACCOMPANYING THE NOTICE OF THIS MEETING, TO APPROVE A PLAN OF ARRANGEMENT		gement For	For	

UNDER SECTION 192 OF THE CANADA

BUSINESS CORPORATIONS ACT INVOLVING

THE CORPORATION PURSUANT TO THE

ARRANGEMENT AGREEMENT BETWEEN

THE

CORPORATION AND JLL/DELTA PATHEON

HOLDINGS, L.P. DATED NOVEMBER 18, 2013

(THE "ARRANGEMENT AGREEMENT"), ALL

AS

MORE PARTICULARLY DESCRIBED IN THE

CIRCULAR.

RESOLUTION TO APPROVE, ON AN

ADVISORY AND NON-BINDING BASIS, AND

NOT TO DIMINISH THE ROLE AND

RESPONSIBILITIES OF THE BOARD OF

DIRECTORS OF THE CORPORATION,

SPECIFIED COMPENSATION THAT MAY

BECOME PAYABLE TO THE NAMED

EXECUTIVE OFFICERS OF THE

02 CORPORATION IN CONNECTION WITH THE Management Abstain

Against PLAN OF ARRANGEMENT UNDER SECTION

192 OF THE CANADA BUSINESS

CORPORATIONS ACT INVOLVING THE

CORPORATION PURSUANT TO THE

ARRANGEMENT AGREEMENT, ALL AS

MORE

Ticker Symbol

PARTICULARLY DESCRIBED IN THE

CIRCULAR.

POHJOLA BANK PLC, HELSINKI

Annual General Security X5942F340 Meeting Type

Meeting

704966590 -**ISIN** FI0009003222 Agenda

Management

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

MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR

ALL

VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU

WILL

CMMT NEED TO PROVI-DE THE BREAKDOWN OF Non-Voting

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

20-Mar-2014

Meeting Date

1	Opening of the meeting	Non-Voting	
2	Calling the meeting to order	Non-Voting	
3	Election of persons to scrutinize the minutes and to supervise the counting of-votes	Non-Voting	
4	Legality of the meeting	Non-Voting	
5	Recording of those present and confirmation of Voters list	Non-Voting	
	Presentation of financial statements, the report of	NI XI.4	
6	the board of directors and-the auditor's report for the year 2013	Non-Voting	
7	Adoption of financial statements	Management No Action	
	Decision on allocation of profit shown on the		
	balance sheet and dividend distribution the board		
	proposes that a dividend of EUR 0.67 per every A-share be paid and EUR 0.64 per every K-		
8	share. In addition, the board of directors	Management No Action	
Ü	proposes that a maximum of EUR 75,000 be	ivianagement to 11012011	
	available to the board of directors reserved from		
	the distributable funds for donations and other		
	charitable contributions		
9	Decision on discharge from liability of members of the board of directors and president and CEO	Management No Action	
	Decision on emoluments payable to the board of		
10	directors	Management No Action	
	Decision on the number of members of the board		
11	of director Op-Pohjola Group Central Cooperative proposes that the number of board member be	Management No Action	
	eight (8)		
	Election of members of the board of directors Op-		
	Pohjola Group Central Cooperative proposes that all existing members be re-elected: J.Hienonen,		
	J.Hulkkonen, M-L.Kullberg, M.Partio, H.Sailas		
10	and T.Von Weymarn be elected to board of	NT A	
12	directors. by law the chairman of Op-Pohjola	Management No Action	
	Group Central Cooperative executive board acts		
	as the chairman of the board of directors and the		
	vice chairman of the group as the vice chairman of the board of directors		
13	Decision on auditors remuneration	Management No Action	
10	Election of auditor Op-Pohjola group central	ivianagement to 11012011	
14	cooperative proposes that KPMG Oy Ab be re-	Management No Action	
	elected as auditor		
15	Authorisation given to the board of directors to	Management No Action	
16	decide on a share issue Closing of the meeting	Non-Voting	
	CRIAL SCIENCES CORPORATION	TVOII- V Othing	
Securit		Meeting Type	Special
Ticker	Symbol MASC	Meeting Date	20-Mar-2014
ISIN	US5766741053	Agenda	933926074 -
		•	Management

Item	Proposal	Type		Vote	For/Against Management
1.	TO ADOPT THE AGREEMENT AND PLAN OF MERGER (THE "MERGER AGREEMENT"), DATED AS OF JANUARY 8, 2014, BY AND AMONG MATERIAL SCIENCES CORPORATION ("MSC"), ZINK ACQUISITION HOLDINGS INC. AND ZINK ACQUISITION MERGER SUB INC., AS IT MAY BE AMENDED		gemen	ıtFor	For
2.	FROM TIME TO TIME. TO APPROVE, ON A NON-BINDING ADVISORY BASIS, THE COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO OR ON BEHALF OF MSC'S NAMED EXECUTIVE OFFICERS THAT IS BASED ON OR OTHERWISE RELATES TO THE MERGER CONTEMPLATED BY THE MERGER AGREEMENT. TO APPROVE THE ADJOURNMENT OF THE		gemen	ıt Abstain	Against
3.	SPECIAL MEETING OR ANY ADJOURNMENT OR POSTPONEMENT OF THE MEETING, IF NECESSARY OR APPROPRIATE, FOR THE SOLICITATION OF ADDITIONAL PROXIES IN THE EVENT THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT.		gemen	itFor	For
PATIE! Security	NT SAFETY TECHNOLOGIES, INC. 70322H106		Meeti	ing Type	Special
•	Symbol PSTX			ing Date	21-Mar-2014
ISIN	US70322H1068		Agen	da	933927862 - Management
Item	Proposal	Type		Vote	For/Against Management
1.	TO ADOPT THE AGREEMENT AND PLAN OF MERGER (AS IT MAY BE AMENDED FROM TIME TO TIME, THE "MERGER AGREEMENT"), DATED AS OF DECEMBER 31, 2013, BY AND AMONG STRYKER CORPORATION, A MICHIGAN CORPORATION ("STRYKER"), PS MERGER SUB INC., A DELAWARE CORPORATION AND A WHOLLY OWNED SUBSIDIARY OF STRYKER, AND PATIENT SAFETY TECHNOLOGIES, INC. (THE "COMPANY").	Mana	gemen	ıtFor	For
2.	TO APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, SPECIFIED	Mana	gemen	t Abstain	Against

	Edgar Filing: GDL FUND - Form N-PX				
3. F&C A	COMPENSATION THAT MAY BECOME PAYABLE TO THE COMPANY'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER. TO APPROVE THE 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 PROPOSAL TO ADOPT THE MERGER AGREEMENT. SSSET MANAGEMENT PLC, EDINBURGH		gement For	For	
Securit	y G3336H104		Meeting Type	Ordinary General Meeting	
Ticker	Symbol		Meeting Date	25-Mar-2014	
ISIN	GB0004658141		Agenda	704982772 - Management	
Item	Proposal	Type	Vote	For/Against Management	
1 Ε&C Δ	To give effect to the Scheme, as set out in the Notice of General Meeting, including the amendments to the Articles of Association the reduction of capital and the subsequent issue of new shares in the Company asset MANAGEMENT PLC, EDINBURGH	Mana	gement For	For	
Securit			Meeting Type Meeting Date	Court Meeting 25-Mar-2014	
ISIN	GB0004658141		Agenda	704986011 - Management	
Item	Proposal	Type	Vote	For/Against Management	
СММТ	PLEASE NOTE THAT ABSTAIN IS NOT A VALID VOTE OPTION FOR THIS MEETING TYPEPLEASE 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.		Voting		
1 BEAM	The said scheme	Mana	gement For	For	
Securit Ticker	y 073730103 Symbol BEAM		Meeting Type Meeting Date	Special 25-Mar-2014	
ISIN	US0737301038		Agenda	933926050 - Management	

Type

ManagementFor

Vote

Item

1

Proposal

For/Against

Management For

THE PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 12, 2014 AND AS AMENDED FROM TIME TO TIME (THE "MERGER AGREEMENT"), BY AND AMONG SUNTORY HOLDINGS LIMITED, A JAPANESE CORPORATION ("SUNTORY HOLDINGS"), SUS MERGER SUB LIMITED, A DELAWARE CORPORATION AND WHOLLY-OWNED SUBSIDIARY OF SUNTORY HOLDINGS, AND BEAM INC., A DELAWARE CORPORATION ("BEAM") THE PROPOSAL TO APPROVE, BY A NON-BINDING ADVISORY VOTE, THE COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO BEAM'S NAMED 2 Management Abstain Against EXECUTIVE OFFICERS THAT 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 **FAVOR** OF THE PROPOSAL TO ADOPT THE MERGER Management For 3 For AGREEMENT IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER **AGREEMENT** UNS ENERGY CORPORATION Security Meeting Type 903119105 Special Meeting Date 26-Mar-2014 Ticker Symbol UNS 933926416 -ISIN US9031191052 Agenda Management For/Against Vote Item Proposal Type Management TO APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF DECEMBER 11, 2013, BY AND AMONG FORTISUS INC., COLOR ACQUISITION SUB INC., A WHOLLY OWNED SUBSIDIARY OF 1. Management For For FORTISUS INC., FORTIS INC. (SOLELY FOR PURPOSES OF CERTAIN PROVISIONS THEREOF), AND UNS ENERGY CORPORATION, AS IT MAY BE AMENDED FROM TIME TO TIME. 2. TO APPROVE, ON AN ADVISORY, NON-Management Abstain Against BINDING BASIS, THE COMPENSATION THAT

MAY BE PAID OR BECOME PAYABLE TO NAMED EXECUTIVE OFFICERS OF UNS ENERGY CORPORATION THAT IS BASED ON OR OTHERWISE RELATES TO THE MERGER. TO ADJOURN THE SPECIAL MEETING TO A LATER DATE OR TIME, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IN THE EVENT THERE ARE 3. **Management For** For INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING OR ANY ADJOURNMENT OR POSTPONEMENT THEREOF TO ADOPT THE MERGER AGREEMENT. PACER INTERNATIONAL, INC. Security 69373H106 Meeting Type Special Ticker Symbol PACR Meeting Date 27-Mar-2014 933927925 -**ISIN** US69373H1068 Agenda Management For/Against Item Proposal Vote Type Management TO APPROVE THE AGREEMENT AND PLAN OF MERGER DATED AS OF JANUARY 5, 2014 BY AND AMONG PACER INTERNATIONAL, 1. INC. ("PACER"), XPO LOGISTICS, INC. AND For Management For ACQUISITION SUB, INC. ("MERGER SUB"), PURSUANT TO WHICH MERGER SUB WILL MERGE WITH AND INTO PACER. TO APPROVE, ON AN ADVISORY BASIS, THE 2. MERGER-RELATED COMPENSATION OF Management Abstain Against NAMED EXECUTIVE OFFICERS. TO APPROVE A PROPOSAL TO ADJOURN THE SPECIAL MEETING TO SOLICIT 3. Management For For ADDITIONAL PROXIES FOR APPROVAL OF THE MERGER AGREEMENT. TARO PHARMACEUTICAL INDUSTRIES LTD. Security M8737E108 Meeting Type Special Ticker Symbol TARO Meeting Date 27-Mar-2014 933928953 -ISIN IL0010827181 Agenda Management For/Against Item **Proposal** Type Vote Management TO APPROVE AND RATIFY THE COMPANY'S COMPENSATION POLICY UNDER THE 1 Management For For REQUIREMENTS OF THE ISRAELI COMPANIES LAW 5759-1999. I/WE HAVE EITHER A "PERSONAL INTEREST" 1A IN THE ABOVE RESOLUTION OR ARE A Management Against Against "CONTROLLING SHAREHOLDER". MARK "FOR" = YES OR "AGAINST" = NO

TO APPROVE AND RATIFY THE REMUNERATION OF MR. DILIP SHANGHVI, CHAIRMAN OF THE BOARD OF DIRECTORS OF THE COMPANY, AS APPROVED BY THE COMPANY'S AUDIT COMMITTEE, COMPENSATION COMMITTEE AND BOARD OF DIRECTORS AS FOLLOWS: AN ANNUAL FEE IN THE AMOUNT OF USD 869,648, AND 2 AN ANNUAL BONUS IN AN AMOUNT OF UP Management For For TO 100% OF HIS ANNUAL FEE, AND A FEE EQUAL TO THE CONSIDERATION PAID BY THE COMPANY TO ITS EXTERNAL DIRECTORS PER MEETING OF THE BOARD OF DIRECTORS AND ANY COMMITTEE THEREOF, EFFECTIVE AS OF THE DATE OF ... (DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL) I/WE HAVE EITHER A "PERSONAL INTEREST" 2A IN THE ABOVE RESOLUTION OR ARE A Management Against Against "CONTROLLING SHAREHOLDER". MARK "FOR" = YES OR "AGAINST" = NO TO APPROVE AND RATIFY THE REMUNERATION OF MR. SUDHIR VALIA, MEMBER OF THE BOARD OF DIRECTORS OF THE COMPANY, AS APPROVED BY THE COMPANY'S AUDIT COMMITTEE, COMPENSATION COMMITTEE AND BOARD OF DIRECTORS AS FOLLOWS: AN ANNUAL FEE IN THE AMOUNT OF USD 560,134, AND 3 AN ANNUAL BONUS IN AN AMOUNT OF UP Management For For TO 100% OF HIS ANNUAL FEE, AND A FEE EQUAL TO THE CONSIDERATION PAID BY THE COMPANY TO ITS EXTERNAL DIRECTORS PER MEETING OF THE BOARD OF DIRECTORS AND ANY COMMITTEE THEREOF, EFFECTIVE AS OF THE DATE OF ... (DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL) I/WE HAVE EITHER A "PERSONAL INTEREST" 3A IN THE ABOVE RESOLUTION OR ARE A Management Against "CONTROLLING SHAREHOLDER". MARK "FOR" = YES OR "AGAINST" = NO 4 TO APPROVE AND RATIFY THE Management For For REMUNERATION OF MR. SUBRAMANIAN KALYANASUNDARAM (KNOWN IN **INDUSTRY** CIRCLES AS KAL SUNDARAM), AS CHIEF EXECUTIVE OFFICER OF THE COMPANY, AS APPROVED BY THE COMPANY'S

COMPENSATION COMMITTEE AND BOARD OF DIRECTORS AS FOLLOWS, WHICH PAYMENTS WILL BE MADE EITHER DIRECTLY TO MR. SUNDARAM OR THROUGH SUN PHARMACEUTICAL INDUSTRIES LTD.: AN ANNUAL FEE IN THE AMOUNT OF USD 500,000, AND AN ANNUAL BONUS IN AN AMOUNT OF UP TO 100% OF HIS ANNUAL FEE, AND A FEE EQUAL TO ... (DUE TO SPACE LIMITS, SEE PROXY STATEMENT **FOR** FULL PROPOSAL) I/WE HAVE EITHER A "PERSONAL INTEREST" 4A IN THE ABOVE RESOLUTION OR ARE A Management Against "CONTROLLING SHAREHOLDER". MARK "FOR" = YES OR "AGAINST" = NO TO APPROVE AND RATIFY THE ELECTION MRS. ILANA AVIDOV MOR TO THE BOARD OF DIRECTORS AS EXTERNAL DIRECTOR AS DEFINED IN THE ISRAELI COMPANIES LAW Management For 5A For 5759-1999 FOR AN ADDITIONAL THREE-YEAR TERM COMMENCING AS OF DECEMBER 31, 2013. I/WE HAVE EITHER A "PERSONAL **INTEREST"** 5A1 IN THE ABOVE RESOLUTION OR ARE A Management Against "CONTROLLING SHAREHOLDER". MARK "FOR" = YES OR "AGAINST" = NO TO APPROVE AND RATIFY THE ELECTION OF MR. DAN BIRAN TO THE BOARD OF DIRECTORS AS EXTERNAL DIRECTOR AS 5B DEFINED IN THE ISRAELI COMPANIES LAW Management For For 5759-1999 FOR AN ADDITIONAL THREE-YEAR TERM COMMENCING AS OF DECEMBER 31, I/WE HAVE EITHER A "PERSONAL INTEREST" 5B1 IN THE ABOVE RESOLUTION OR ARE A Management Against "CONTROLLING SHAREHOLDER". MARK "FOR" = YES OR "AGAINST" = NO 6A ELECTION OF MR. BEN-AMI ROSENFELD TO Management For THE BOARD OF DIRECTORS AS EXTERNAL DIRECTOR AS DEFINED IN THE ISRAELI COMPANIES LAW 5759-1999 FOR A TERM OF

	ů ů			
6A1	THREE YEARS. I/WE HAVE EITHER A "PERSONAL INTEREST" IN THE ABOVE RESOLUTION OR ARE A "CONTROLLING SHAREHOLDER". MARK "FOR" = YES OR "AGAINST" = NO ELECTION OF MS. ADI BERSHADSKY TO THE	Managemen	t Against	
6B	BOARD OF DIRECTORS AS EXTERNAL DIRECTOR AS DEFINED IN THE ISRAELI COMPANIES LAW 5759-1999 FOR A TERM OF THREE YEARS. I/WE HAVE EITHER A "PERSONAL	Managemen	tFor	
6B1	INTEREST" IN THE ABOVE RESOLUTION OR ARE A "CONTROLLING SHAREHOLDER". MARK "FOR" = YES OR "AGAINST" = NO	Managemen	tAgainst	
Security	TEX, INC. 7 868532102 Symbol SUPX US8685321023		ing Type ing Date da	Special 01-Apr-2014 933934108 - Management
Item	Proposal	Type	Vote	For/Against Management
1.	TO CONSIDER AND VOTE UPON A PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF FEBRUARY 9, 2014, BY AND AMONG MICROCHIP TECHNOLOGY INCORPORATED, ORCHID ACQUISITION CORPORATION AND SUPERTEX, INC. (THE "MERGER AGREEMENT"), AND APPROVE THE PRINCIPAL TERMS OF THE MERGER AS CONTEMPLATED BY THE MERGER AGREEMENT (THE "MERGER"). TO CONSIDER AND VOTE UPON A PROPOSAL TO APPROVE, BY AN ADVISORY	Managemen	tFor	For
2.	(NON-BINDING) VOTE, CERTAIN OF THE COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO OUR NAMED EXECUTIVE OFFICERS THAT IS BASED ON OR OTHERWISE RELATES TO THE MERGER, AS WELL AS THE AGREEMENTS PURSUANT TO WHICH SUCH COMPENSATION MAY BE	Managemen	t Abstain	Against
3.	PAID OR BECOME PAYABLE. TO CONSIDER AND VOTE UPON A PROPOSAL TO APPROVE THE GRANT OF AUTHORITY TO VOTE YOUR SHARES TO	Managemen	tFor	For

ADJOURN THE SPECIAL MEETING TO A

LATER TIME AND DATE, IF NECESSARY,

FOR

THE PURPOSE OF SOLICITING ADDITIONAL

PROXIES TO VOTE IN FAVOR OF THE

APPROVAL OF THE PRINCIPAL TERMS OF

THE MERGER AND ADOPTION OF THE

MERGER AGREEMENT.

CANADA BREAD COMPANY, LIMITED

Security 134920107 Ticker Symbol CBDLF Meeting Type Meeting Date Special 03-Apr-2014

ISIN CA1349201071

Item

Agenda

933934095 -Management

For/Against

Proposal Type Vote Management

TO APPROVE THE SPECIAL RESOLUTION

SET OUT IN APPENDIX "A" TO THE

ACCOMPANYING MANAGEMENT INFORMATION CIRCULAR AUTHORIZING,

APPROVING AND ADOPTING THE

01 ARRANGEMENT UNDER SECTION 182 OF Management For For

THE BUSINESS CORPORATIONS ACT

(ONTARIO) OF CANADA BREAD COMPANY,

LIMITED, AS MORE PARTICULARLY

DESCRIBED AND SET FORTH IN THE

MANAGEMENT INFORMATION CIRCULAR.

THE JONES GROUP INC.

Security 48020T101 Ticker Symbol JNY Meeting Type Meeting Date Special 07-Apr-2014 933933118 -

ISIN US48020T1016

Agenda

Management

For

THE PROPOSAL TO ADOPT THE

AGREEMENT AND PLAN OF MERGER

DATED

3.

1. AS OF DECEMBER 19, 2013, BY AND AMONG Management For For

THE JONES GROUP INC., JASPER PARENT

LLC AND JASPER MERGER SUB, INC., AS IT

MAY BE AMENDED FROM TIME TO TIME.

THE PROPOSAL TO ADJOURN THE SPECIAL

MEETING, IF NECESSARY OR

APPROPRIATE,

2. INCLUDING TO SOLICIT ADDITIONAL

PROXIES IF THERE ARE INSUFFICIENT

VOTES AT THE TIME OF THE SPECIAL

MEETING TO ESTABLISH A QUORUM OR

ADOPT THE MERGER AGREEMENT.

THE PROPOSAL TO APPROVE, ON A NON- Management Abstain Against

Management For

BINDING, ADVISORY BASIS, THE "GOLDEN

91

PARACHUTE COMPENSATION" PAYABLE

TO

THE JONES GROUP INC.'S NAMED

EXECUTIVE OFFICERS IN CONNECTION

WITH THE MERGER.

TNT EXPRESS NV, AMSTERDAM

Securit	y N8726Y106	Meeting Type	Annual General Meeting
Ticker	Symbol	Meeting Date	09-Apr-2014
ISIN	NL0009739424	Agenda	704982758 - Management
Item	Proposal	Type Vote	For/Against Management
1	Opening and announcements	Non-Voting	C
2	Presentation on 2013 performance by Mr Tex Gunning, Chief Executive Officer	Non-Voting	
3	Discussion of the Annual Report 2013	Non-Voting	
4	Discussion of the Corporate Governance chapter of the Annual Report 2013,-chapter 4	Non-Voting	
5	Discussion of the remuneration 2013	Non-Voting	
6	Adoption of the 2013 financial statements Discussion of the reserves and dividend	ManagementFor	For
7.a	guidelines	Non-Voting	
7.b	Dividend 2013: EUR 0.046 Per Share	Management For	For
8	Release from liability of the Executive Board members	ManagementFor	For
9	Release from liability of the Supervisory Board members	ManagementFor	For
10	Remuneration policy for Executive Board members	Management For	For
11	Appointment of Supervisory Board members: Proposal to re-appoint Mr Roger King to the Supervisory Board	Management For	For
12	Extension of the designation of the Executive Board as body authorised to issue ordinary shares	ManagementFor	For
13	Extension of the designation of the Executive Board as body authorised to limit or exclude the pre-emptive right upon the issue of ordinary shares	Management Against	Against
14	Authorisation of the Executive Board to have TNT Express acquire its own shares	Management For	For
15	Announcement of the main conclusions of the Executive Board and the Audit-Committee with regard to the assessment of the functioning of the External-Auditor	Non-Voting	
16	Questions	Non-Voting	
17 WONE	Close	Non-Voting	
KONII Securit	NKLIJKE KPN NV, DEN HAAG y N4297B146	Meeting Type	

Ticker ISIN	Symbol NL0000009082	Meeting D Agenda	Annual General Meeting ate 09-Apr-2014 704985401 - Management
Item	Proposal	Type Vot	For/Against Management
1	Opening and announcements	Non-Voting	C
2	Report by the Board of Management for the	Non-Voting	
3	financial year 2013 Remuneration in the financial year 2013	Non-Voting	
4	Proposal to adopt the financial statements for the financial year 2013	Management For	For
5	Explanation of the financial and dividend policy	Non-Voting	
6	Proposal to discharge the members of the Board of Management from liability	ManagementFor	For
7	Proposal to discharge the members of the Supervisory Board from liability	Management For	For
8	Ratify PricewaterhouseCoopers as Auditors for Fiscal Year 2014	Management For	For
9	Ratify Ernst Young as Auditors for Fiscal Year 2015	Management For	For
10	Opportunity to make recommendations for the appointment of a member of the-Supervisory Board	Non-Voting	
11	Proposal to appoint Mrs C. Zuiderwijk as member of the Supervisory Board	ManagementFor	For
12	Proposal to appoint Mr D.W. Sickinghe as member of the Supervisory Board	ManagementFor	For
13	Announcement concerning vacancies in the Supervisory Board in 2015	Non-Voting	
14	Announcement of the intended reappointment of Mr E. Blok as member (Chairman)-of the Board of Management	Non-Voting	
15	Proposal to approve amendments to the LTI plan and amend the remuneration policy	Management For	For
16	Proposal to authorise the Board of Management to resolve that the company may acquire its own shares	Management For	For
17	Proposal to reduce the capital through cancellation of own shares	ManagementFor	For
18	Proposal to designate the Board of Management as the competent body to issue ordinary shares Proposal to designate the Board of Management	ManagementFor	For
19	as the competent body to restrict or exclude pre- emptive rights upon issuing ordinary shares	Management Aga	inst Against
20	Any other business and closure of the meeting	Non-Voting	
СММТ	28 FEB 2014: PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF AUDITORS NA-ME FOR RESOLUTION NOS. 8 AND 9. IF	Non-Voting	

YOU HAVE ALREADY SENT IN YOUR

VOTES,

PLEASE-DO NOT RETURN THIS PROXY

FORM UNLESS YOU DECIDE TO AMEND

YOUR ORIGINAL INSTRU-CTIONS. THANK

YOU.

LSI CORPORATION

Security 502161102 Meeting Type Special

Ticker Symbol LSI Meeting Date 09-Apr-2014

ISIN US5021611026 Agenda 933939158 - Management

ItemProposalTypeVoteFor/Against
Management

TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF DECEMBER 15, 2013, AS IT MAY BE AMENDED FROM TIME

TO TIME, BY AND AMONG LSI

1. CORPORATION, AVAGO TECHNOLOGIES Management For For

LIMITED, AVAGO TECHNOLOGIES

WIRELESS

(U.S.A.) MANUFACTURING INC. AND

LEOPOLD MERGER SUB, INC.

TO APPROVE THE ADJOURNMENT OF THE

SPECIAL MEETING, IF NECESSARY OR

APPROPRIATE, TO SOLICIT ADDITIONAL

2. PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL Management For For

MEETING TO APPROVE THE PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF

MERGER.

TO APPROVE, ON AN ADVISORY (NON-

BINDING) BASIS, SPECIFIED

COMPENSATION

3. THAT MAY BECOME PAYABLE TO THE Management Abstain Against

NAMED EXECUTIVE OFFICERS OF LSI

CORPORATION IN CONNECTION WITH THE

MERGER.

SKY DEUTSCHLAND AG, MUENCHEN

Security D6997G102 Meeting Type Annual General

Meeting Type Meeting

Ticker Symbol Meeting Date 10-Apr-2014 704997153 -

ISIN DE000SKYD000 Agenda 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

Non-Voting

their beneficial owner details before the appropriate deadline to be able to vote. Failure to comply with the declaration-requirements as stipulated in section 21 of the Securities Trade Act (WpHG) 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 accounts, please contact your CSR.

The sub custodians have 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 the sub c-ustodians regarding their instruction deadline. For any queries please contact-your Client Services Representative. ACCORDING TO GERMAN LAW, IN CASE OF SPECIFIC CONFLICTS OF INTEREST IN

YOUR SHARE IN VOTING RIGHTS HAS REACHED CERTAIN THRESHOLDS AND YOU

WHEN

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

HAV-E 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
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.

Non-Voting

Non-Voting

	COUNTER PROPOSALS MAY BE SUBMITTED UNTIL 26 MAR 2014. 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, 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.	Non-Voting	5	
1.	Receive financial statements and statutory reports for fiscal 2013	Non-Voting	5	
2.	Approve discharge of management board for fiscal 2013	Managemer	ntNo Action	1
3.	Approve discharge of supervisory board for fiscal 2013	Managemer	ntNo Action	1
4. 5.1 5.2 5.3 5.4 5.5 6. SMITH	Ratify KPMG AG as auditors for fiscal 2014 Elect Stefan Jentzsch to the supervisory board Elect Mark Kaner to the supervisory board Elect James Murdoch to the supervisory board Elect Harald Roesch to the supervisory board Elect Markus Tellenbach to the supervisory board Change fiscal year end to June 30 H & NEPHEW PLC, LONDON	Management No Action rd Management No Action Management No Action Management No Action		1 1 1 1
Securit	ty G82343164	Meet	ing Type	Annual General Meeting
Ticker	Symbol	Meeting Date		10-Apr-2014 705007979 -
ISIN	GB0009223206	Agen	ıda	Management
Item	Proposal To a various and a location and its decreases for a second of the second of	Type	Vote	For/Against Management
1	To receive and adopt the audited accounts for the financial year ended 31 December 2013 together with the reports of the Directors and the Auditor thereon	Managemen	nt For	For
2	To approve the Directors' Remuneration Policy in the form set out in the Directors' Remuneration Report in the Company's Annual Report	Managemen	nt For	For
	To approve the Directors' Remuneration Report,			
3		Managemen	nt For	For

<i>-</i>	the close of business on 22 April 2014 To re-elect Ian Barlow as a Director of the	Managarate	F
5	Company	Management For	For
6	To re-elect Olivier Bohuon as a Director of the Company	ManagementFor	For
7	To re-elect The Rt. Hon Baroness Virginia Bottomley as a Director of the Company	Management For	For
8	To re-elect Julie Brown as a Director of the Company	Management For	For
9	To re-elect Michael Friedman as a Director of the Company	Management For	For
10	To re-elect Pamela Kirby as a Director of the Company	Management For	For
11	To re-elect Brian Larcombe as a Director of the Company	Management For	For
12	To re-elect Joseph Papa as a Director of the Company	Management For	For
13	To elect Roberto Quarta as a Director of the Company	Management For	For
14	To re-appoint Ernst & Young LLP as the Auditor of the Company	Management For	For
15	To authorise the Directors to determine the remuneration of the Auditor of the Company	ManagementFor	For
16	To renew the authorisation of the Directors generally and unconditionally pursuant to section 551 of the Companies Act 2006 (the "Act"), and as permitted by the Company's Articles of Association, to exercise all their powers to allot shares in the Company and to grant rights to subscribe for, or to convert any security into shares in the Company up to an aggregate nominal amount of USD 59,587,616 in accordance with section 551(3) and (6) of the Act. Such authorisation shall expire at the conclusion of the Annual General Meeting of the Company in 2015 or on 30 June 2015, whichever is earlier (unless the resolution is previously renewed, varied or revoked by the Company in a General Meeting). However, if the Company before such authority expires, makes any offer or agreement which would or might require shares to be CONTD CONTD allotted or rights to be granted after this	ManagementFor	For
CONT	authority expires, the-Directors may allot such shares, or grant rights to subscribe for or to-convert any security into shares, in pursuance of any such offer or agreement-as if the authorisations conferred hereby had not expired	Non-Voting	
17	That, subject to the passing of resolution 16, the Directors be and are hereby authorised, pursuant to sections 570(1) and 573 of the Act, to allot	Management For	For

equity securities (as defined in section 560 of the Act) in the Company for cash, either pursuant to the authority granted by resolution 16 and/or through the sale of treasury shares, as if section 561 of that Act did not apply to any such allotment or sale, provided such power be limited: (a) to the allotment of equity securities and/or sale of treasury shares in connection with an offer of equity securities to Ordinary Shareholders (excluding any shareholder holding shares as treasury shares) where the equity securities respectively attributable to the interests of all Ordinary Shareholders are proportionate (as nearly as may be) to the respective number of Ordinary Shares CONTD CONTD held by them subject only to such exclusions or other arrangements as-the Directors may deem necessary or expedient to deal with fractional-elements, record dates, legal or practical problems arising in any territory-or by virtue of shares being represented by depositary receipts, the-requirements of any regulatory body or stock exchange, or any other matter; and (b) to the allotment (otherwise than under paragraph

Non-Voting

CONT

18

to the allotment (otherwise than under paragraph (a) above) of equity-securities and/or sale of treasury shares up to an aggregate nominal amount-of USD 8,938,142 provided that such authorisation shall expire at the-conclusion of the Annual General Meeting of the Company in 2015 or on 30 June-2015, whichever is the earlier (unless the resolution is previously renewed,-varied or revoked by the Company in a General Meeting). However, if the-Company CONTD CONTD before such authority expires, makes any offer or agreement which would-or might require equity securities to be allotted after this authority-expires the Directors may allot

Non-Voting

CONT authority-expires, the Directors may allot securities in pursuance of any such offer oragreement as if the power conferred hereby had not expired

That the Company is generally and unconditionally authorised for the purposes of section 701 of the Act to make market purchases (within the meaning of section 693(4) of the Act) of any of its Ordinary Shares of 20 US cents each in the capital of the Company on such terms and in such manner as the Directors may from time to time determine, and where such shares are held as treasury shares, the Company may use them for the purposes of its employee share plans, provided that: (a) the maximum number of

Management For For

CONT	Ordinary Shares which may be purchased is 89,381,424 representing approximately 10% of the issued Ordinary Share capital (excluding treasury shares) as at 24 February 2014 (the latest practicable date prior to publication of this notice); (b) the minimum price that may be paid for each Ordinary Share is 20 US cents which CONTD CONTD amount is exclusive of expenses, if any; (c) the maximum price-(exclusive of expenses) that may be paid for each Ordinary Share is an amount-equal to the higher of: (i) 105% of the average of the middle market-quotations for the Ordinary Shares of the Company as derived from the Daily-Official List of the London Stock Exchange plc for the five business daysimmediately preceding the day on which such share is contracted to be-purchased; and (ii) that stipulated by article 5(1) of the EU Buyback and-Stabilisation Regulation 2003 (No.2273/2003); (d) unless previously renewed,-varied or revoked by the Company at a General Meeting, this authority shall-expire at the conclusion of the Annual General Meeting of the Company in 2015-or on 30 June 2015, whichever is the earlier; and (e) the Company may, before-this CONTD CONTD authority expires, make a contract to purchase Ordinary Shares that-would or might be	Non-V	oting		
CONT	executed wholly or partly after the expiry of this- authority, and may make purchases of Ordinary Shares pursuant to it as if-this authority had not expired	Non-V	oting		
19 ATMI, 1	That a general meeting of the Company, other than an Annual General Meeting, may be held on not less than 14 clear days' notice	Manag	emen	tFor	For
Security	00207R101			ng Type	Special
Ticker S ISIN	Symbol ATMI US00207R1014		Meeti Agen	ng Date	15-Apr-2014 933939247 - Management
Item	Proposal	Туре		Vote	For/Against Management
1	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF FEBRUARY 4, 2014 (AS IT MAY BE AMENDED FROM TIME TO TIME), BY AND AMONG ATMI, INC., ENTEGRIS, INC. AND ATOMIC MERGER CORPORATION.	Manag	emen	tFor	For
2	TO ADJOURN THE SPECIAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL	Manag	emen	tFor	For

PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT. TO APPROVE A NON-BINDING ADVISORY PROPOSAL TO APPROVE THE GOLDEN 3 PARACHUTE COMPENSATION PAYABLE TO Management Abstain Against ATMI'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER. COASTAL CONTACTS INC. Annual and Special Security 19044R207 Meeting Type Meeting 16-Apr-2014 Ticker Symbol COA Meeting Date 933943652 -**ISIN** CA19044R2072 Agenda Management For/Against Vote Item **Proposal** Type Management THE APPROVAL OF A STATUTORY PLAN OF ARRANGEMENT UNDER SECTION 192 OF THE CANADA BUSINESS CORPORATIONS ACT BY WAY OF A SPECIAL RESOLUTION 01 OF Management For For THE HOLDERS OF COMMON SHARES, THE FULL TEXT OF WHICH IS SET FORTH IN APPENDIX C TO THE MANAGEMENT INFORMATION CIRCULAR. 02 DIRECTOR Management ROGER V. HARDY For For 1 2 For For MURRAY MCBRIDE 3 MICHAELA TOKARSKI For For 4 JEFFREY MASON For For 5 JOHN CURRIE For For 6 JEFF BOOTH For For 7 **NEEL GROVER** For For THE APPOINTMENT OF KPMG LLP, CHARTERED ACCOUNTANTS, AS AUDITOR 03 Management For For OF COASTAL CONTACTS INC. FOR THE ENSUING YEAR. THE APPROVAL, ON AN ADVISORY BASIS (AND NOT TO DIMINISH THE ROLE AND RESPONSIBILITIES OF THE BOARD OF 04 Management For For DIRECTORS OF COASTAL), OF COASTAL'S APPROACH TO EXECUTIVE COMPENSATION. ZIGGO N.V., UTRECHT Annual General Security N9837R105 Meeting Type Meeting Ticker Symbol 17-Apr-2014 Meeting Date 705006888 -ISIN NL0006294290 Agenda Management

Item	Proposal	Type	Vote	For/Against Management	
4	Adoption of the annual accounts 2013	Managemen		For	
5.b	Appropriation of profit	Managemen		For	
6	Discharge members of the management board	Managemen		For	
7	Discharge members of the supervisory board	Managemer	nt For	For	
9	Appointment of external auditor: Ernst & Young BV	Managemen	ntFor	For	
10	Extension of the authority of the management board to repurchase shares	Managemer	ntFor	For	
11.a	Extension of the authority of the management board to issue shares (including the grant of	Managemer	nt For	For	
11.b	rights to subscribe for shares) Extension of the authority of the management board to limit or exclude the pre-emptive rights 07 MAR 2014: PLEASE NOTE THAT THIS IS A	Managemen	nt Against	Against	
СММТ	REVISION DUE TO RECEIPT OF AUDITOR NAM-E. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FOR-M UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting			
PARM	ALAT SPA, COLLECCHIO				
Securit		Meet	ing Type	MIX	
	Symbol		ing Date	17-Apr-2014	
ISIN	IT0003826473	Agenda		705093019 - Management	
Item	Proposal	Type	Vote	For/Against Management	
	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 299494 DUE TO ADDITION OF-RESOLUTIONS O.3.6, O.3.7 AND SPLITTING OF RESOLUTIONS O.1 AND				
СММТ	ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISRE-GARDED AND YOU	Non-Voting			
СММТ	WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU. PLEASE NOTE THAT THE ITALIAN LANGUAGE AGENDA IS AVAILABLE BY CLICKING ON THE U-RL LINK:	Non-Voting			
	https://materials.proxyvote.com/Approved/99999 Z/19840101/NPS_195429.P-DF	_			
E.1.1	AMENDMENTS TO ARTICLES 11 (BOARD OF DIRECTORS), 12 (REQUIREMENTS OF INDEPENDENT DIRECTORS), 18	Managemer	nt Against	Against	

(COMMITTEES), 19 (DIRECTORS' EMOLUMENTS) AND 21 (INTERNAL AUDITORS) OF THE BYLAWS. RESOLUTIONS **RELATED THERETO** PROPOSAL TO AUTHORIZE THE LEGAL REPRESENTATIVES IN OFFICE AT ANY GIVEN TIME TO DISCHARGE THE FORMALITIES REQUIRED TO RECORD THESE RESOLUTIONS IN THE COMPANY REGISTER, WITH THE POWER TO INTRODUCE ANY NONSUBSTANTIVE AMENDMENTS, CHANGES OR ADDITIONS THAT MAY BE NECESSARY FOR THE ABOVEMENTIONED PURPOSE OR E.1.2 REQUESTED BY THE RELEVANT Management Against Against AUTHORITIES, INCLUDING UPON REGISTRATION, AND, IN GENERAL, TO **TAKE** ANY ACTION THAT MAY BE NECESSARY **FOR** THE FULL IMPLEMENTATION OF THE ABOVEMENTIONED RESOLUTIONS, WITH ANY AND ALL POWERS NECESSARY OR APPROPRIATE FOR SUCH PURPOSE, NONE **EXCLUDED AND EXCEPTED** TO APPROVE THE BALANCE SHEET, THE INCOME STATEMENT AND THE FINANCIAL 0.1.1EXPLANATORY NOTE AS OF 31 DECEMBER Management Abstain Against 2013 AND THE RELATED REPORT ON MANAGEMENT ACTIVITY TO PROPOSE PROFITS ALLOCATION. 0.1.2Management For For RESOLUTIONS RELATED THERETO TO APPROVE THE REWARDING POLICY. 0.2 Management For For RESOLUTIONS RELATED THERETO PLEASE NOTE THAT ALTHOUGH THERE 2 SLATES TO BE ELECTED AS BOARD OF DIRECTO-RS, THERE IS ONLY 1 SLATE AVAILABLE TO BE FILLED AT THE CMMT MEETING. Non-Voting THE STANDING-INSTRUCTIONS FOR THIS MEETING WILL BE DISABLED AND, IF YOU CHOOSE, YOU ARE REQ-UIRED TO VOTE FOR ONLY 1 SLATE OF THE 2 SLATES. THANK YOU. O31.1 PLEASE NOTE THAT THIS IS A Shareholder For Against SHAREHOLDERS' PROPOSAL: ELECTION OF **DIRECTORS: LIST PRESENTED BY** "FIDELITY FUNDS", "GABELLI FUNDS LLC", "SETANTA

ASSET MANAGEMENT LIMITED" AND "AMBER GLOBAL OPPORTUNITIES MASTER FUND LTD" REPRESENTING 2.969PCT OF COMPANY STOCK CAPITAL: UMBERTO MOSETTI, ANTONIO ARISTIDE MASTRANGELO, FRANCESCO DI CARLO **AND** CRISTINA PAGNI PLEASE NOTE THAT THIS IS A SHAREHOLDERS' PROPOSAL: ELECTION OF DIRECTORS: LIST PRESENTED BY SOFIL S.A.S.-SOCIETE POUR LE FINANCEMENT DE L'INDUSTRIE LATIERE S.A.S.: GABRIELLA CHERSICLA, ANTONIO LINO SALA, RICCARDO PEROTTA, PATRICE O31.2 Shareholder No Action GASSENBACH, PAOLO FRANCESCO LAZZATI, LAURA GUALTIERI, ELENA VASCO, GINO MARIA CARLO SCARPELLINI, ANGELA GAMBA, NICOLO DUBINI AND FRANCESCO DORI 0.3.2TO STATE DIRECTORS' NUMBER Management Abstain Against 0.3.3TO STATE DIRECTORS' TERM OF OFFICE Management Abstain Against TO APPOINT BOARD OF DIRECTORS' 0.3.4 Management Abstain Against **CHAIRMAN** 0.3.5TO STATE DIRECTORS' EMOLUMENT Management Abstain **Against** AMOUNT OF THE ADDITIONAL VARIABLE 0.3.6COMPENSATION TO THE DIRECTORS WHO Management Abstain Against SERVE ON BOARD COMMITTEES EFFECTIVENESS OF THE RESOLUTIONS ADOPTED BY THE ORDINARY SHAREHOLDERS REGARDING THE ELECTION OF THE BOARD OF DIRECTORS AND ITS COMPENSATION CONDITIONAL THE EFFECTIVENESS OF THE RESOLUTIONS $^{\mathrm{Management}\,\mathrm{Against}}$ 0.3.7Against ADOPTED BY THE SHAREHOLDERS' MEETING CONVENED IN EXTRAORDINARY SESSION (AND, CONSEQUENTLY, ON THE RECORDING THEREOF IN THE PARMA COMPANY REGISTER) CMMT PLEASE NOTE THAT ALTHOUGH THERE Non-Voting 2 OPTIONS TO INDICATE A PREFERENCE ON THIS-RESOLUTION, ONLY ONE CAN BE SELECTED. THE STANDING INSTRUCTIONS FOR THIS MEET-ING WILL BE DISABLED IF YOU CHOOSE, YOU ARE REQUIRED TO

VOTE FOR ONLY 1 O-F THE 2 OPTIONS BELOW, YOUR OTHER VOTES MUST BE EITHER AGAINST OR ABSTAIN. THA-NK YOU. PLEASE NOTE THAT THIS IS A SHAREHOLDERS' PROPOSAL: ELECTION OF INTERNAL AUDITORS AND ITS CHAIRMAN: LIST PRESENTED BY "FIDELITY FUNDS", "GABELLI FUNDS LLC", "SETANTA ASSET MANAGEMENT LIMITED" AND "AMBER O41.1 Shareholder For Against GLOBAL OPPORTUNITIES MASTER FUND LTD" REPRESENTING 2.969PCT OF COMPANY STOCK CAPITAL: EFFECTIVE AUDITOR: MICHELE RUTIGLIANO, ALTERNATE AUDITOR: MARCO PEDRETTI PLEASE NOTE THAT THIS IS A SHAREHOLDERS' PROPOSAL: ELECTION OF INTERNAL AUDITORS AND ITS CHAIRMAN: LIST PRESENTED BY SOFIL S.A.S.-SOCIETE POUR LE FINANCEMENT DE L'INDUSTRIE 041.2Shareholder Against For LATIERE S.A.S.: EFFECTIVE AUDITORS: GIORGIO LOLI, ALESSANDRA STABILINI, NICOLA GIOVANNI IBERATI, ALTERNATE AUDITOR: SAVERIO BOZZOLAN AND BARBARA TADOLINI TO STATE INTERNAL AUDITORS' 0.4.2Management For For **EMOLUMENT** 02 APR 2014: PLEASE NOTE THAT THIS IS A REVISION DUE TO MODIFICATION TO TEXT O-F RESOLUTIONS O41.1 and O41.2. IF YOU CMMT HAVE ALREADY SENT IN YOUR VOTES FOR Non-Voting MID:-305455 PLEASE DO NOT REVOTE ON THIS MEETING UNLESS YOU DECIDE TO AMEND YOUR I-NSTRUCTIONS LINNCO, LLC Security 535782106 Meeting Type Annual Meeting Date 22-Apr-2014 Ticker Symbol LNCO 933935491 -ISIN Agenda US5357821066 Management For/Against Item **Proposal** Type Vote Management 1. DIRECTOR Management For 1 MARK E. ELLIS For 2 For For DAVID D. DUNLAP 3 For STEPHEN J. HADDEN For 4 For MICHAEL C. LINN For 5 JOSEPH P. MCCOY For For For For JEFFREY C. SWOVELAND 2. TO RATIFY THE APPOINTMENT OF KPMG Management For For LLP

	3 3			
	AS INDEPENDENT PUBLIC ACCOUNTANT OF			
	LINN FOR THE FISCAL YEAR ENDING DECEMBER 31, 2014.			
3.	TO PROVIDE A NON-BINDING ADVISORY VOTE APPROVING LINN'S EXECUTIVE COMPENSATION PROGRAM. TO RATIFY THE APPOINTMENT OF KPMG	Managem	nent Abstain	Against
4.	LLP AS INDEPENDENT PUBLIC ACCOUNTANT OF LINNCO, LLC ("LINNCO") FOR THE FISCAL YEAR ENDING DECEMBER 31, 2014.	Management For		For
DRAG	ON OIL PLC, DUBLIN			Annual General
Securit	ty G2828W132	Me	eeting Type	Meeting
Ticker	Symbol	Me	eeting Date	23-Apr-2014
ISIN	IE0000590798	Ag	genda	705061389 - Management
Item	Proposal	Type	Vote	For/Against Management
1	To receive the Financial Statements for the year ended 31 December 2013	Managem	nent For	For
2	To declare a dividend	Managem	nent For	For
3.a	To re-elect Mohammed Al Ghurair as a Director	Managem		For
3.b	To re-elect Abdul Jaleel Al Khalifa as a Director	Managen		For
3.c	To re-elect Thor Haugnaess as a Director	Managen		For
3.d	To re-elect Ahmad Sharaf as a Director	Managem		For
3.e	To re-elect Ahmad Al Muhairbi as a Director	Managen		For
3.f	To re-elect Saeed Al Mazrooei as a Director	Managem		For For
3.g 4	To elect Justin Crowley as a Director To approve the Directors' Remuneration Policy	Managem Managem		For
5	To receive the Directors' Remuneration Report for the year ended 31 December 2013	Managem		For
6	To authorise the Directors to fix the Auditors' remuneration	Managem	nent For	For
7	To authorise general meetings outside the Republic of Ireland	Managem	nent For	For
8	To authorise the calling of general meetings on not less than 14 days' notice	Managem	nent For	For
9	To authorise the Directors to allot relevant securities	Managem	nent For	For
10	To disapply statutory pre-emption rights	Managen	nent Against	Against
11	To authorise the repurchase of the Company's shares	Managem	nent For	For
12	To approve the adoption of the 2014 Long-Term Incentive Plan	Managem	nent For	For
	S ENERGY L P			
Securit Ticker	ty 04930A104 Symbol ATLS		eeting Type eeting Date	Annual 23-Apr-2014

ISIN	US04930A1043	Agenda		933947903 - Management
Item	Proposal	Type	Vote	For/Against Management
1.	DIRECTOR 1 EDWARD E. COHEN 2 ELLEN F. WARREN APPROVAL OF THE COMPENSATION OF	Manage	ment For For	For For
2	OUR NAMED EXECUTIVE OFFICERS AS DISCLOSED PURSUANT TO THE COMPENSATION DISCLOSURE RULES OF THE SEC, INCLUDING THE COMPENSATION DISCUSSION AND ANALYSIS, COMPENSATION TABLES AND NARRATIVE DISCUSSION.	Manage	ment Abstain	Against
3	RATIFICATION OF THE SELECTION OF GRANT THORNTON LLP AS THE PARTNERSHIP'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR 2014.	Manage	ment For	For
MEGA Security	BRANDS INC. y 58515N303	N	leeting Type	Special
Ticker ISIN	Symbol MBLKF CA58515N3031		feeting Date genda	23-Apr-2014 933959895 - Management
Item	Proposal	Type	Vote	For/Against Management
01	PASS, WITH OR WITHOUT VARIATION, A SPECIAL RESOLUTION TO APPROVE AN ARRANGEMENT PURSUANT TO SECTION 192 OF THHE CANADA BUSINESS CORPORATIONS ACT PROVIDING FOR, AMONG OTHER THINGS, THE ACQUISITION BY 8653275 CANADA INC. OF ALL THE OUSTANDING COMMON SHARES IN THE CAPITAL OF MEGA BRANDS INC. FOR CDN\$17.75 IN CASH PER COMMON SHARE, THE FULL TEXT OF SUCH SPECIAL RESOLUTION SET FORTH IN APPENDIX A TO THE MANAGEMENT INFORMATION CIRCULAR OF MEGA BRANDS INC. DATED MARCH 24, 2014.		ment For	For
Security	•		Seeting Type	Annual
Ticker ISIN	SymbolLXRX US5288721047		feeting Date genda	24-Apr-2014

933928270 -Management

Item	Proposal	Type	Vote	For/Against Management
1.	DIRECTOR 1 SAMUEL L. BARKER, PH.D. 2 CHRISTOPHER J. SOBECKI	Managemen	nt For For	For For
	3 JUDITH L. SWAIN, M.D. ADVISORY VOTE TO APPROVE THE		For	For
2.	COMPENSATION PAID TO THE COMPANY'S NAMED EXECUTIVE OFFICERS RATIFICATION AND APPROVAL OF THE APPOINTMENT OF ERNST & YOUNG LLP AS	Managemer	nt Abstain	Against
3.	THE COMPANY'S INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2014	-	ntFor	For
WALT	ER ENERGY, INC.			
Securit	y 93317Q105 Symbol WLT		ing Type ing Date	Annual 24-Apr-2014
ISIN	US93317Q1058	Ager	C	933932774 - Management
Item	Proposal	Type	Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: DAVID R. BEATTY, C.M., O.B.E	Managemen	ntFor	For
1B.	ELECTION OF DIRECTOR: MARY R. HENDERSON	Managemen	ntFor	For
1C.	ELECTION OF DIRECTOR: JERRY W. KOLB	Managemen	ntFor	For
1D.	ELECTION OF DIRECTOR: PATRICK A. KRIEGSHAUSER	Managemen	ntFor	For
1E.	ELECTION OF DIRECTOR: JOSEPH B. LEONARD	Managemen	ntFor	For
1F.	ELECTION OF DIRECTOR: GRAHAM MASCALL	Managemen	ntFor	For
1G.	ELECTION OF DIRECTOR: BERNARD G. RETHORE	Managemen	ntFor	For
1H.	ELECTION OF DIRECTOR: WALTER J. SCHELLER, III	Managemen	ntFor	For
1I.	ELECTION OF DIRECTOR: MICHAEL T. TOKARZ	Managemen	nt For	For
1J.	ELECTION OF DIRECTOR: A.J. WAGNER TO APPROVE, IN A NON-BINDING,	Managemen	nt For	For
2.	ADVISORY VOTE, THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS	Managemen	nt Abstain	Against
3.	TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC		ntFor	For

Edgar Filing: GDL FUND - Form N-PX ACCOUNTING FIRM FOR 2014. TO APPROVE THE WALTER ENERGY, INC. 4. Management Against Against 2014 LONG-TERM INCENTIVE PLAN. MYERS INDUSTRIES, INC. Security 628464109 Meeting Type Annual Ticker Symbol MYE Meeting Date 25-Apr-2014 933949793 -**ISIN** US6284641098 Agenda Management For/Against Item **Proposal** Type Vote Management 1. **DIRECTOR** Management For 1 VINCENT C. BYRD For 2 For SARAH R. COFFIN For 3 JOHN B. CROWE For For 4 WILLIAM A. FOLEY For For 5 ROBERT B. HEISLER, JR For For 6 RICHARD P. JOHNSTON For For 7 EDWARD W. KISSEL For For 8 JOHN C. ORR For For 9 ROBERT A. STEFANKO For For 10 DANIEL R. LEE For For TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS THE COMPANY'S 2 Management For For INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL 2014. TO CAST A NON-BINDING ADVISORY VOTE Management Abstain Against 3 TO APPROVE EXECUTIVE COMPENSATION. FORTUNE BRANDS HOME & SECURITY, INC. Security 34964C106 Meeting Type Annual Ticker Symbol FBHS Meeting Date 28-Apr-2014 933934792 -**ISIN** US34964C1062 Agenda Management For/Against Item **Proposal** Type Vote Management ELECTION OF DIRECTOR: A.D. DAVID 1A. Management For For **MACKAY** ELECTION OF DIRECTOR: DAVID M. 1B. Management For For **THOMAS** ELECTION OF DIRECTOR: NORMAN H. 1C. Management For For WESLEY RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS Management For For 2 INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2014.

Management Abstain

Meeting Type

Meeting Date

Against

Annual

28-Apr-2014

ADVISORY VOTE TO APPROVE NAMED

EXECUTIVE OFFICER COMPENSATION.

37250B104

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Security

GENTIUM S.P.A

Ticker Symbol GENTY

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ISIN	US37250B1044	Age	enda	933981715 - Management
Item	Proposal	Type	Vote	For/Against Management
1.	APPROVE THE 2013 ITALIAN GAAP FINANCIAL STATEMENTS OF THE COMPANY AND RELATED DOCUMENTS AND ALLOCATION OF THE ANNUAL NET INCOME.	Managemo	ent For	For
2.	SET THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS OF THE COMPANY FOR THE FISCAL YEAR 2014.	Managemo	entFor	For
3.	APPROVE RELEASE FOR RESIGNING DIRECTORS.	Manageme	entFor	For
4.	APPROVE THE ENGAGEMENT OF KPMG FIDES SERVIZI DI AMMINISTRAZIONE S.P.A AS THE COMPANY'S INDEPENDENT AUDITOR FOR THE THREE YEAR PERIOD 2014/2016 - ENDING AT THE COMPANY'S 2017 ANNUAL ORDINARY SHAREHOLDERS' MEETING - WITH RESPECT TO THE COMPANY'S ITALIAN GAAP FINANCIAL STATEMENTS AND THE INDEPENDENT AUDITOR'S RELATED COMPENSATION.		ent For	For
Securit	ECTRONIC MATERIALS SA, LUXEMBOURG y L0523J103	Mee	eting Type	Annual General
	Symbol		eting Date	Meeting 30-Apr-2014
ISIN	LU0552383324		enda	705042074 - Management
Item	Proposal	Type	Vote	For/Against Management
1	To receive and approve the Directors' Report for the year ended 31 December 2013	Manageme	entNo Actio	
2	To receive and approve the Consolidated Financial Statements and Annual Accounts of the Company for the year ended 31 December 2013 and Auditors' Reports thereon	Manageme	entNo Actio	n
3	To approve the Annual Statement and the Annual Report on Remuneration for the year ended 31 December 2013	Manageme	ent No Actio	n
4	To approve the Directors' Remuneration Policy	Manageme	ent No Actio	n
5	To approve the results of the Company for the year ended 31 December 2013	Manageme	ent No Actio	n
6	To discharge the Directors for the year ended 31 December 2013	_	ent No Actio	n
7	To re-elect and confirm the term of office of David Price as a Director	Manageme	ent No Actio	n

8	To re-elect and confirm the term of office of Adrian Auer as a Director	Management No Action	n
9	To re-elect and confirm the term of office of John Whybrow as a Director	Management No Action	n
10	To re-elect and confirm the term of office of Geoff Wild as a Director	Management No Action	n
11	To re-elect and confirm the term of office of Andrew Allner as a Director	Management No Action	n
12	To re-elect and confirm the term of office of Gerald Ermentrout as a Director	Management No Action	n
13	To re-elect and confirm the term of office of Mike Powell as a Director	Management No Action	n
14	To re-elect and confirm the term of office of Philana Poon as a Director	Management No Action	n
15	To determine the Directors' fees for the year ending 31 December 2014	Management No Action	n
16	To confirm the appointment of Deloitte Audit S.a r.l. as the Company's Auditor until the conclusion of the 2015 Annual General Meeting	Management No Action	n
17	To authorise the Directors to agree the fees of the Auditor	Management No Action	n
18	To authorise the Directors to make market purchases of the Company's Ordinary shares To acknowledge that the Directors have full	Management No Action	n
19	power to issue shares on a non-pre-emptive basis pursuant to the ABI/NAPF Pre-Emption Guidelines	Management No Action	n
SGL C			
SGL C Securit	ARBON SE, WIESBADEN	Meeting Type	Annual General Meeting
Securit	ARBON SE, WIESBADEN	Meeting Type Meeting Date	Meeting 30-Apr-2014
Securit	ARBON SE, WIESBADEN y D6949M108		Meeting
Securit Ticker	ARBON SE, WIESBADEN y D6949M108 Symbol	Meeting Date Agenda Type Vote	Meeting 30-Apr-2014 705057772 -

(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 THIS MEETING IS 09 APR 2014, WHEREAS-THE MEETING HAS BEEN SETUP USING THE ACTUAL RECORD DATE-1 Non-Voting 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 15 APR 2014. 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 Non-Voting WISH TO ACT ON THESE IT-EMS, 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 statutory Non-Voting reports for fiscal 2013 Approve discharge of management board for Management No Action fiscal 2013 Approve discharge of supervisory board for fiscal Management No Action 2013 Ratify Ernst Young GmbH as auditors for fiscal Management No Action Approve remuneration system for management Management No Action board members Approve cancellation of condition capital Management No Action Amend articles re: remuneration of the Management No Action supervisory board Decision about the repeal of paragraph 8, section 3, and the change of paragraph 10, section 6 of Management No Action the Articles: Resolution on the repeal of paragraph 8, section 3 Decision about the repeal of paragraph 8, section 3, and the change of paragraph 10, section 6 of Management No Action the Articles: change of paragraph 10, section 6 TELENET GROUP HOLDING NV, MECHELEN Security B89957110 Meeting Type MIX

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Ticker Symbol Meeting Date 30-Apr-2014 705086773 -**ISIN** BE0003826436 Agenda Management For/Against Item **Proposal** Vote Type Management IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) MAY BE REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-INSTRUCTIONS IN Non-Voting CMMT THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO-BE REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR **ALL** VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL CMMT NEED TO-PROVIDE THE BREAKDOWN OF Non-Voting 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 PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A-SECOND CALL ON 19 MAY 2014 AT 15:00 (ONLY FOR EGM). CONSEQUENTLY, CMMT YOUR VOTING-INSTRUCTIONS WILL Non-Voting REMAIN VALID FOR ALL CALLS UNLESS THE **AGENDA** IS AMENDED.-THANK YOU. Communication of and discussion on the annual report of the board of-directors and the report of A.0 the statutory auditor on the statutory financial-Non-Voting statements for the fiscal year ended on December 31, 2012 Communication of and discussion on the annual report of the board of-directors and the report of A.1 the statutory auditor on the statutory financial-Non-Voting statements for the fiscal year ended on December 31, 2013 A.2 Approval of the statutory financial statements for Management No Action the fiscal year ended on December 31, 2013, including the allocation of the result as proposed

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A.3	by the board of directors Communication of and 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, 2013	Non-Voting
A.4	Approval of the remuneration report for the fiscal year ended on December 31, 2013	Management No Action
A.5	Communication of and discussion on the consolidated financial statements for-the fiscal year ended on December 31, 2013	Non-Voting
A.6.a	To grant discharge from liability to the directors who were in office during the fiscal year ended on December 31, 2013, for the exercise of their mandate during said fiscal year: Frank Donck	Management No Action
A.6.b	To grant discharge from liability to the directors who were in office during the fiscal year ended on December 31, 2013, for the exercise of their mandate during said fiscal year: Duco Sickinghe	Management No Action
A.6.c	To grant discharge from liability to the directors who were in office during the fiscal year ended on December 31, 2013, for the exercise of their mandate during said fiscal year: John Porter	Management No Action
A.6.d	To grant discharge from liability to the directors who were in office during the fiscal year ended on December 31, 2013, for the exercise of their mandate during said fiscal year: Alex Brabers	Management No Action
A.6.e	To grant discharge from liability to the directors who were in office during the fiscal year ended on December 31, 2013, for the exercise of their mandate during said fiscal year: De Wilde J. Management BVBA (Julien De Wilde)	Management No Action
A.6.f	To grant discharge from liability to the directors who were in office during the fiscal year ended on December 31, 2013, for the exercise of their mandate during said fiscal year: Friso van Oranje-Nassau	Management No Action
A.6.g	To grant discharge from liability to the directors who were in office during the fiscal year ended on December 31, 2013, for the exercise of their mandate during said fiscal year: Cytindus NV (Michel Delloye)	Management No Action
A.6.h	To grant discharge from liability to the directors who were in office during the fiscal year ended on December 31, 2013, for the exercise of their mandate during said fiscal year: Charles Bracken	Management No Action
A.6.i	To grant discharge from liability to the directors who were in office during the fiscal year ended on December 31, 2013, for the exercise of their mandate during said fiscal year: Jim Ryan	Management No Action
A.6.j		Management No Action

	To grant discharge from liability to the directors who were in office during the fiscal year ended on December 31, 2013, for the exercise of their mandate during said fiscal year: Ruth Pirie	
A.6.k	To grant discharge from liability to the directors who were in office during the fiscal year ended on December 31, 2013, for the exercise of their mandate during said fiscal year: Diederik Karsten To grant discharge from liability to the directors	Management No Action
A.6.1	who were in office during the fiscal year ended on December 31, 2013, for the exercise of their mandate during said fiscal year: Manuel Kohnstamm	Management No Action
A.6.m	To grant discharge from liability to the directors who were in office during the fiscal year ended on December 31, 2013, for the exercise of their mandate during said fiscal year: Balan Nair	Management No Action
A.6.n	To grant discharge from liability to the directors who were in office during the fiscal year ended on December 31, 2013, for the exercise of their mandate during said fiscal year: Angela McMullen	Management No Action
A.7	To grant discharge from liability to the statutory auditor for the exercise of his mandate during the fiscal year ended on December 31, 2013 Confirmation appointment, upon nomination in	Management No Action
A.8.a	accordance with Article 18.1(ii) of the articles of association, of Mr. Jim Ryan, for a term of 4 years, with immediate effect and until the closing of the general shareholders' meeting of 2018	Management No Action
	Appointment, upon nomination as provided in the articles of association of the company, of IDw Consult BVBA, represented by its permanent representative Mr. Bert De Graeve, as director and "independent director", within the meaning of Article 526ter of the Belgian Company Code, clause 2.3 of the Belgian Corporate Governance	
A.8.b	Code and the articles of association of the company, for a term of four (4) years, with immediate effect and until the closing of the general shareholders' meeting of 2017. It appears from the data available to the company as well as from the information provided by Mr. Bert De Graeve, that he meets the applicable	Management No Action
A.8.c	independence requirements	Management No Action

Company Code, clause 2.3 of the Belgian Corporate Governance Code and the articles of association of the company, for a term of four (4) years, with immediate effect and until the closing of the general shareholders' meeting of 2018. It appears from the data available to the company as well as from the information provided by Mr. Stefan Descheemaeker, that he meets the applicable independence requirements The mandates of the directors appointed in accordance with item 8(a) up to (c) of the

A.8.d agenda, are remunerated in accordance with the resolutions of the general shareholders' meeting of April 28, 2010 and April 24, 2013

The board of directors of the company recommends, upon advice of the Audit Committee, to re-appoint Klynveld Peat Marwick Goerdeler - Bedrijfsrevisoren CVBA, abbreviated as KPMG Bedrijfsrevisoren CVBA, a civil company that has the form of a cooperative company with limited liability under Belgian law, represented by Mr. Gotwin Jackers, as statutory

auditor of the company charged with the audit of
A.9 the statutory and consolidated annual accounts,
for a term of three years which will end
immediately after the closing of the annual
shareholders' meeting which will have deliberated
and voted on the (statutory and consolidated)
financial statements for the fiscal year ended on
December 31, 2016. The remuneration for the
exercise of the mandate of statutory auditor for
the Telenet group is determined at EUR 571,900
per annum CONTD

CONT CONTD (excluding VAT)

In order to reflect recent changes in the structure E.1 of the Telenet Group and to simplify the articles of association of the company, to proceed to the following amendments of the articles of association: (a) The following definitions as included in Article 1 of the articles of association of the company are removed: Basisdeeds; Consortium Agreement; Consortium Members; Syndicate Agreement and Syndicate Shareholders. (b) To delete ", and (y) any Transfer in accordance with Section 7.6 of the Syndicate Agreement)" in point (a) of article 23.2, "(other than any Transfer in a restructuring in accordance with Section 7.6 of the Syndicate Agreement)" in point (b) and "(other than as part of a restructuring in accordance with Section 7.6 of the Syndicate Agreement)" in point (c) of the

Management No Action

Management No Action

Non-Voting Management No Action

	_aga.	0.12		
CONT	articles of association. (c) To delete ", CONTD CONTD a Strategic Committee" in the first sentence of article 25 of the-articles of association. (d) To add at the end of the first paragraph of-article 27 of the articles of association regarding the minutes of meetings-of the board of directors: "Transcripts and excerpts of the minutes can be-signed by any 2 directors, acting jointly or by the Chairman and the-secretary of the board of directors, acting jointly". (e) To change the last-paragraph of article 43 of the articles of association regarding the minutes-of shareholders meetings by the following text: "Transcripts and excerpts of-the minutes can be signed by any 2 directors, acting jointly, or by the-Chairman and the secretary of the board of	Non-V	Voting	
Б.	directors, acting jointly		.37 4 .1	
E.2	Authorization to acquire own securities	_	gement No Action	
E.3 E.4	Authorization to dispose of own securities Authorization to cancel shares	-	gement No Action	
L.4	Approval in accordance with Article 556 of the	Manag	gement No Action	I
E.5	Belgian Company Code	Manag	gement No Action	1
	08 APR 2014: PLEASE NOTE THAT THIS IS A			
CMMT	REVISION DUE TO CHANGE IN NUMBERING OF-RESOLUTIONS. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THI-S PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL	Non-V	Voting	
	INSTRUCTIONS. THANK YOU.			
	NIAGARA FINANCIAL GROUP, INC.			
Security			Meeting Type	Annual
Ticker S	Symbol FNFG		Meeting Date	30-Apr-2014
ISIN	US33582V1089		Agenda	933940896 - Management
Item	Proposal	Type	Vote	For/Against Management
1.	DIRECTOR	Manag	gement	
1.	1 THOMAS E. BAKER	TVIUTIUE	For	For
	2 JAMES R. BOLDT		For	For
	3 G. THOMAS BOWERS		For	For
	4 ROXANNE J. COADY		For	For
	5 GARY M. CROSBY		For	For
	6 CARL FLORIO		For	For
	7 CARLTON L. HIGHSMITH		For	For
	8 GEORGE M. PHILIP		For	For
	9 PETER B. ROBINSON		For	For
	10 NATHANIEL D. WOODSON		For	For
2.	AN ADVISORY (NON-BINDING) VOTE TO	Manas	gement Abstain	Against
	APPROVE OUR EXECUTIVE COMPENSATION	- 7		S

	0 0			
3.	PROGRAMS AND POLICIES AS DESCRIBED IN THIS PROXY STATEMENT. AMENDMENT NUMBER TWO TO FIRST NIAGARA FINANCIAL GROUP, INC. 2012 EQUITY INCENTIVE PLAN. THE RATIFICATION OF THE APPOINTMENT	Manag	ement For	For
4.	OF KPMG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2014.	Management For		For
LAIRD	PLC, LONDON			
Security	y G53508175	Meeting Type		Annual General Meeting
Ticker S	icker Symbol		Meeting Date	02-May-2014
ISIN	GB00B1VNST91	Agenda		705069397 - Management
Item	Proposal	Type	Vote	For/Against Management
1	To receive and adopt the Report of the Directors and Accounts to 31 December 2013	Manag	gementFor	For
2	To approve the Directors' Remuneration Policy To approve the Directors' Remuneration Report,	Management For		For
3	other than the part containing the Directors' Remuneration Policy	Management For		For
4	To declare a final dividend	Manag	gement For	For
5	To elect Dr M P Read as a Director	_	gement For	For
6	To elect Mr J B Boyer as a Director		gement For	For
7	To re-elect Mr D C Lockwood as a Director		gement For	For
8	To re-elect Mr J C Silver as a Director	_	gement For	For
9	To re-elect Ms P Bell as a Director	_	gement For	For
10	To re-elect Sir Christopher Hum as a Director	_	gement For	For
11	To re-elect Professor M J Kelly as a Director	Manag	gement For	For
12	To re-appoint Ernst & Young LLP as Auditor and to authorise the Board to fix their remuneration		gementFor	For
13	To give the Directors authority to allot shares	_	gement For	For
14	To disapply pre-emption rights	Manag	gement Against	Against
15	To authorise the Company to make market purchases of its own ordinary shares	Manag	gement For	For
16	To approve the notice period for extraordinary general meetings	Manag	ement For	For
	NERGY CORPORATION			
Security Ticker	y 903119105 Symbol UNS		Meeting Type Meeting Date	Annual 02-May-2014
ISIN	US9031191052		Agenda	933939855 - Management
Item	Proposal	Type	Vote	For/Against Management
1.	DIRECTOR 1 PAUL J. BONAVIA	Manag	rement For	For

	2 LAWRENCE J. ALDRICH	For	For
	3 BARBARA M. BAUMANN	For	For
	4 LARRY W. BICKLE	For	For
	5 ROBERT A. ELLIOTT	For	For
	6 DANIEL W.L. FESSLER	For	For
	7 LOUISE L. FRANCESCONI	For	For
	8 DAVID G. HUTCHENS	For	For
	9 RAMIRO G. PERU	For	For
	10 GREGORY A. PIVIROTTO	For	For
	11 JOAQUIN RUIZ	For	For
	RATIFICATION OF SELECTION OF		
	INDEPENDENT REGISTERED PUBLIC		
2.	ACCOUNTING FIRM,	Management For	For
	PRICEWATERHOUSECOOPERS, LLP, FOR		
	THE FISCAL YEAR 2014.		
3.	ADVISORY VOTE TO APPROVE EXECUTIVE	Management Abstain	A goingt
3.	COMPENSATION.	Management Abstain	Against
AUGU	ISTA RESOURCE CORPORATION		
Contri	ty 050912203	Meeting Type	Annual and Special
Securit	030912203	Meeting Type	Meeting
Ticker	Symbol AZC	Meeting Date	02-May-2014
ISIN	CA0509122036	Agando	933979607 -
13111	CA0309122030	Agenda	Management
Item	Proposal	Type Vote	For/Against
псш	Ποροδαί	Type voic	Management
01	TO SET THE NUMBER OF DIRECTORS AT	ManagementFor	For
UI	EIGHT.	Managementroi	1.01
02	DIRECTOR	Management	
	1 TIMOTHY C. BAKER	For	For
	2 LENARD F. BOGGIO	For	For
	3 GILMOUR CLAUSEN	For	For
	4 W. DURAND EPPLER	For	For
	5 CHRISTOPHER JENNINGS	For	For
	6 ROBERT P. PIROOZ	For	For
	7 ROBERT P. WARES	For	For
	8 RICHARD W. WARKE	For	For
	APPOINTMENT OF ERNST & YOUNG LLP AS		
	AUDITORS OF THE CORPORATION UNTIL		
03	THE NEXT ANNUAL MEETING OF	Management For	For
	SHAREHOLERS AND AUTHORIZING THE		
	DIRECTORS TO FIX THEIR REMUNERATION		
	DIRECTORS TO FIX THEIR REMUNERATION		
04	DIRECTORS TO FIX THEIR REMUNERATION APPROVING THE CONTINUANCE OF THE		For
04	DIRECTORS TO FIX THEIR REMUNERATION APPROVING THE CONTINUANCE OF THE CORPORATION'S SHAREHOLDER RIGHTS	Management For	For
04	DIRECTORS TO FIX THEIR REMUNERATION APPROVING THE CONTINUANCE OF THE CORPORATION'S SHAREHOLDER RIGHTS PLAN, AS MORE PARTICULARLY		For
04	DIRECTORS TO FIX THEIR REMUNERATION APPROVING THE CONTINUANCE OF THE CORPORATION'S SHAREHOLDER RIGHTS PLAN, AS MORE PARTICULARLY DESCRIBED		For
	DIRECTORS TO FIX THEIR REMUNERATION APPROVING THE CONTINUANCE OF THE CORPORATION'S SHAREHOLDER RIGHTS PLAN, AS MORE PARTICULARLY DESCRIBED IN THE ACCOMPANYING MANAGEMENT		For
	DIRECTORS TO FIX THEIR REMUNERATION APPROVING THE CONTINUANCE OF THE CORPORATION'S SHAREHOLDER RIGHTS PLAN, AS MORE PARTICULARLY DESCRIBED IN THE ACCOMPANYING MANAGEMENT INFORMATION CIRCULAR. M INC.		For Annual
XYLE Securit	DIRECTORS TO FIX THEIR REMUNERATION APPROVING THE CONTINUANCE OF THE CORPORATION'S SHAREHOLDER RIGHTS PLAN, AS MORE PARTICULARLY DESCRIBED IN THE ACCOMPANYING MANAGEMENT INFORMATION CIRCULAR. M INC.	Management For	

ISIN	US98419M1009	Agen	ıda	933943981 - Management
Item	Proposal	Type	Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: STEN E. JAKOBSSON	Managemer	ntFor	For
1B.	ELECTION OF DIRECTOR: STEVEN R. LORANGER	Managemer	ntFor	For
1C.	ELECTION OF DIRECTOR: EDWARD J. LUDWIG	Managemer	ntFor	For
1D.	ELECTION OF DIRECTOR: JEROME A. PERIBERE	Managemer	ntFor	For
2.	RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2014.	Managemer	ntFor	For
3.	TO APPROVE, IN A NON-BINDING VOTE, THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS.	Managemer	nt Abstain	Against
4.	THE APPROVAL OF THE PERFORMANCE-BASED PROVISIONS OF THE 2011 OMNIBUS INCENTIVE PLAN.	Managemer	ntFor	For
5.	THE APPROVAL OF THE PERFORMANCE-BASED PROVISIONS OF THE XYLEM ANNUAL INCENTIVE PLAN FOR EXECUTIVE OFFICERS.	Managemer	nt For	For
6.	PROPOSED AMENDMENT TO OUR ARTICLES OF INCORPORATION TO ALLOW SHAREOWNERS TO CALL A SPECIAL MEETING. TO VOTE ON A SHAREOWNER PROPOSAL	Managemer	nt For	For
7.	TITLED "EXECUTIVES TO RETAIN SIGNIFICANT STOCK".	Shareholder	Against .	For
Security	PRODUCTS, INC.		ing Type ing Date	Annual 06-May-2014 933945884 - Management
Item	Proposal	Type	Vote	For/Against Management
1.	DIRECTOR 1 DOUGLAS R. CONANT 2 W. DON CORNWELL 3 V. ANN HAILEY 4 NANCY KILLEFER 5 MARIA ELENA LAGOMASINO	Managemer	for For For For For For	For For For For For

	6 SARA MATHEW 7 SHERI MCCOY 8 CHARLES H. NOSKI 9 GARY M. RODKIN 10 PAULA STERN		For For For For	For For For For
2.	ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATION.	Managemen	t Abstain	Against
3.	RATIFICATION OF THE APPOINTMENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Managemen	tFor	For
4.	SHAREHOLDER PROPOSAL REGARDING PROHIBITION OF ACCELERATED VESTING OF EQUITY AWARDS UPON A CHANGE OF CONTROL.	Shareholder	Against	For
5.	SHAREHOLDER PROPOSAL REQUESTING A REPORT ON SUBSTITUTING SAFER ALTERNATIVES IN PERSONAL CARE PRODUCTS.	Shareholder	Against	For
THE M Securit	IIDDLEBY CORPORATION y 596278101	Mooti	ng Type	Annual
	Symbol MIDD		ng Type ng Date	06-May-2014
ISIN	US5962781010	Agend		933954150 - Management
Item	Proposal	Type	VAIA	For/Against Management
1.1	ELECTION OF DIRECTOR: SELIM A. BASSOUL	Managemen	tFor	For
1.2	ELECTION OF DIRECTOR: SARAH PALISI CHAPIN	Managemen	tFor	For
1.3	ELECTION OF DIRECTOR: ROBERT B. LAMB	Managemen	tFor	For
1.4	ELECTION OF DIRECTOR: JOHN R. MILLER III	Managemen	tFor	For
1.5	ELECTION OF DIRECTOR: GORDON O'BRIEN	Managemen	tFor	For
1.6	ELECTION OF DIRECTOR: PHILIP G. PUTNAM	Managemen		For
1.7	ELECTION OF DIRECTOR: SABIN C. STREETER	Managemen	tFor	For
3	APPROVAL, BY AN ADVISORY VOTE, OF THE 2013 COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS, AS DISCLOSED PURSUANT TO THE COMPENSATION DISCLOSURE RULES OF THE SECURITIES AND EXCHANGE COMMISSION ("SEC"). AMENDMENT OF THE COMPANY'S RESTATED CERTIFICATE OF INCORPORATION TO INCREASE THE NUMBER OF AUTHORIZED SHARES OF COMMON STOCK FROM 47,500,000 TO	Managemen Managemen		Against For

95,000,000. RATIFICATION OF THE SELECTION OF ERNST & YOUNG LLP AS THE COMPANY'S 4 INDEPENDENT PUBLIC ACCOUNTANTS FOR Management For For THE CURRENT FISCAL YEAR ENDING JANUARY 3, 2015. EXELIS, INC Security 30162A108 Meeting Type Annual Meeting Date Ticker Symbol XLS 07-May-2014 933949325 -ISIN US30162A1088 Agenda Management For/Against Item Proposal Vote Type Management For 1A. ELECTION OF DIRECTOR: PAUL J. KERN Management For 1B. ELECTION OF DIRECTOR: MARK L. REUSS Management For For ELECTION OF DIRECTOR: BILLIE I. 1C. Management For For WILLIAMSON RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS 2. Management For **INDEPENDENT** For REGISTERED PUBLIC ACCOUNTING FIRM FOR 2014. APPROVAL OF A PROPOSAL TO AMEND THE EXELIS AMENDED AND RESTATED 3. Management For For **ARTICLES** OF INCORPORATION TO DECLASSIFY THE BOARD OF DIRECTORS STARTING IN 2015. APPROVAL OF A PROPOSAL TO AMEND THE EXELIS AMENDED AND RESTATED 4. Management For ARTICLES For OF INCORPORATION TO ALLOW SHAREHOLDERS TO CALL A SPECIAL MEETING. APPROVAL, IN AN ADVISORY VOTE, OF THE 5. COMPENSATION FOR OUR NAMED Management Abstain Against EXECUTIVE OFFICERS, AS DESCRIBED IN THE 2014 PROXY STATEMENT. LCA-VISION INC. Security Special 501803308 Meeting Type Meeting Date 07-May-2014 Ticker Symbol LCAV 933955417 -**ISIN** US5018033085 Agenda Management For/Against Vote Item Proposal Type Management ADOPTION OF THE AGREEMENT AND PLAN Management For

1

OF MERGER.

For

2	ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION. APPROVAL OF ONE OR MORE	Manageme	nt Abstain	Against
3	ADJOURNMENTS OR POSTPONEMENTS TO PERMIT FURTHER SOLICITATION OF PROXIES.	Manageme	ntFor	For
	ER WHEELER AG			
Securit	•		ting Type ting Date	Annual
	Symbol FWLT			07-May-2014 933965696 -
ISIN	CH0018666781	Agenda		Management
Item	Proposal	Type	Vote	For/Against Management
	RE-ELECTION OF DIRECTOR FOR			Management
1A.	ONE-YEAR	Manageme	nt For	For
	TERM: CLAYTON C. DALEY, JR.	C		
	RE-ELECTION OF DIRECTOR FOR			
1B.	ONE-YEAR	Manageme	ntFor	For
	TERM: STEVEN J. DEMETRIOU			
	RE-ELECTION OF DIRECTOR FOR			
1C.	ONE-YEAR	Manageme	nt For	For
	TERM: EDWARD G. GALANTE			
1D.	RE-ELECTION OF DIRECTOR FOR ONE-YEAR	Managama	nt Eor	For
ID.	TERM: JOHN M. MALCOLM	Manageme	шгог	ror
	RE-ELECTION OF DIRECTOR FOR			
1E.	ONE-YEAR	Manageme	nt For	For
	TERM: J. KENT MASTERS			
	RE-ELECTION OF DIRECTOR FOR			
1F.	ONE-YEAR	Manageme	ntFor	For
	TERM: STEPHANIE S. NEWBY			
	RE-ELECTION OF DIRECTOR FOR			
1G.	ONE-YEAR	Manageme	nt For	For
	TERM: HENRI PHILIPPE REICHSTUL			
111	RE-ELECTION OF DIRECTOR FOR	M	4 E	Г.,
1H.	ONE-YEAR TERM: MAUREEN B. TART-BEZER	Manageme	ntror	For
	ELECTION OF STEVEN J. DEMETRIOU AS			
2.	CHAIRMAN OF THE BOARD OF DIRECTORS.	Manageme	nt For	For
	ELECTION OF THE COMPENSATION AND			
	EXECUTIVE DEVELOPMENT COMMITTEE			
3A.	OF	Manageme	ntFor	For
	THE BOARD OF DIRECTORS: CLAYTON C.			
	DALEY, JR.			
	ELECTION OF THE COMPENSATION AND			
20	EXECUTIVE DEVELOPMENT COMMITTEE	M	4E.	F
3B.	OF	Manageme	ntFor	For
	THE BOARD OF DIRECTORS: EDWARD G. GALANTE			
3C.	OALANIE	Manageme	nt For	For
JC.		141anagenie	1111 01	1 01

ELECTION OF THE COMPENSATION AND EXECUTIVE DEVELOPMENT COMMITTEE OF THE BOARD OF DIRECTORS: HENRI PHILIPPE REICHSTUL ELECTION OF THE COMPENSATION AND EXECUTIVE DEVELOPMENT COMMITTEE 3D. For OF Management For THE BOARD OF DIRECTORS: MAUREEN B. **TART-BEZER RE-ELECTION OF** PRICEWATERHOUSECOOPERS AG, ZURICH, Management For 4. For SWITZERLAND, AS OUR INDEPENDENT **AUDITOR FOR 2014.** RATIFICATION (ON A NON-BINDING BASIS) OF THE APPOINTMENT OF 5. PRICEWATERHOUSECOOPERS LLP AS OUR Management For For INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2014. ADVISORY APPROVAL OF EXECUTIVE 6. Management For For COMPENSATION. ELECTION OF SANDRO TOBLER AS 7. Management For For INDEPENDENT PROXY. APPROVAL OF OUR 2013 SWISS ANNUAL REPORT (INCLUDING THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS 8. AND THE AUDITED STATUTORY Management For For **FINANCIAL** STATEMENTS OF FOSTER WHEELER AG FOR 2013). APPROVAL OF RELEASE FROM CAPITAL 9. CONTRIBUTIONS RESERVES AND For Management For DISTRIBUTION OF DIVIDEND. GRANT OF DISCHARGE FROM LIABILITY TO FOSTER WHEELER AG'S BOARD OF 10. Management For For **DIRECTORS AND EXECUTIVE OFFICERS FOR** 2013. 11. BY MARKING THE BOX TO THE RIGHT, I Management Abstain Against INSTRUCT THE INDEPENDENT PROXY (OR THE SUBSTITUTE PROXY APPOINTED BY THE BOARD OF DIRECTORS IF THE INDEPENDENT PROXY IS INCAPABLE OF ACTING) TO VOTE FOR OR AGAINST THE VOTING RECOMMENDATIONS OF THE BOARD OF DIRECTORS IN CASE OF NEW OR AMENDED PROPOSALS, AS WELL AS NEW AGENDA ITEMS ACCORDING TO ARTICLE 700 PARA 3 OF THE SWISS CODE OF OBLIGATIONS, OR TO ABSTAIN FROM

SUCH

NEW OR AMENDED PROPOSALS OR NEW AGENDA ITEMS.

	NERGY, INC.		Mastina Tona	A
Security Ticker S	y 629377508 Symbol NRG		Meeting Type Meeting Date	Annual 08-May-2014
ISIN	US6293775085		Agenda	933950241 - Management
Item	Proposal	Туре	Vote	For/Against Management
1.1	ELECTION OF DIRECTOR: KIRBYJON H. CALDWELL	Manag	gementFor	For
1.2	ELECTION OF DIRECTOR: LAWRENCE S. COBEN	Manag	gementFor	For
1.3	ELECTION OF DIRECTOR: DAVID CRANE	Manag	gement For	For
1.4	ELECTION OF DIRECTOR: TERRY G. DALLAS	Manag	gement For	For
1.5	ELECTION OF DIRECTOR: PAUL W. HOBBY	Management For		For
1.6	ELECTION OF DIRECTOR: EDWARD R. MULLER	Manag	gement For	For
1.7	ELECTION OF DIRECTOR: EVAN J. SILVERSTEIN	Management For		For
1.8	ELECTION OF DIRECTOR: THOMAS H. WEIDEMEYER	Management For		For
1.9	ELECTION OF DIRECTOR: WALTER R. YOUNG	Manag	gementFor	For
2.	TO APPROVE NRG'S EXECUTIVE COMPENSATION (SAY ON PAY PROPOSAL).	Manag	gement Abstain	Against
3.	TO ADOPT THE NRG ENERGY, INC. AMENDED & RESTATED EMPLOYEE STOCK PURCHASE PLAN. TO RATIFY THE APPOINTMENT OF KPMG	Manag	gementFor	For
4.	LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR 2014.	Manaş	gement For	For
MITEL	NETWORKS CORPORATION			A
Security	60671Q104		Meeting Type	Annual and Special Meeting
Ticker S	Symbol MITL		Meeting Date	08-May-2014
ISIN	CA60671Q1046		Agenda	933968248 - Management
Item	Proposal DIRECTOR	Type	Vote	For/Against Management
O1	1 BENJAMIN H. BALL	ivialia	gement For	For
	2 PETER D. CHARBONNEAU		For	For
	3 ANDREW J. KOWAL		For	For
	4 TERENCE H. MATTHEWS		For	For

02	5 RICHARD D. MCBEE 6 JOHN P. MCHUGH 7 ANTHONY P. SHEN 8 FRANCIS N. SHEN 9 DAVID M. WILLIAMS APPOINTMENT OF DELOITTE LLP AS AUDITORS OF THE CORPORATION FOR THE ENSUING YEAR AND AUTHORIZING THE DIRECTORS TO FIX THEIR REMUNERATION APPROVAL OF ORDINARY RESOLUTION	ManagementFor	For For For For
03	NO. 1 ATTACHED AS SCHEDULE C TO THE MANAGEMENT INFORMATION CIRCULAR DATED MARCH 7, 2014 (THE "CIRCULAR"), TO RATIFY, APPROVE AND ADOPT THE 2014 EQUITY INCENTIVE PLAN, IN THE FORM ANNEXED AS APPENDIX C-1 TO, AND AS SUMMARIZED IN, THE CIRCULAR.	Management Against	Against
ARTH Securi	ROCARE CORPORATION ty 043136100	Meeting Type	Special
Ticker	Symbol ARTC	Meeting Date	08-May-2014 933979140 -
ISIN	US0431361007	Agenda	Management
Item	Proposal	Type Vote	For/Against Management
1	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF FEBRUARY 2, 2014, BY AND AMONG THE ARTHROCARE CORPORATION, SMITH & NEPHEW, INC., A DELAWARE CORPORATION, ROSEBUD ACQUISITION CORPORATION, A DELAWARE CORPORATION AND WHOLLY OWNED SUBSIDIARY OF SMITH & NEPHEW, INC. AND, SMITH & NEPHEW PLC, AN ENGLISH PUBLIC LIMITED COMPANY, AS IT MAY BE AMENDED FROM TIME TO TIME.	Management For	For
2	TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, INCLUDING TO SOLICIT ADDITIONAL VOTES IN FAVOR OF THE PROPOSAL TO ADOPT THE MERGER AGREEMENT IF THERE ARE INSUFFICIENT VOTES TO ADOPT THE MERGER AGREEMENT AT THE TIME OF THE SPECIAL MEETING.	Management For	For

Annual and Special

TO APPROVE A NON-BINDING ADVISORY PROPOSAL TO APPROVE THE GOLDEN PARACHUTE COMPENSATION PAYABLE TO ARTHROCARE'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER.

PAN AMERICAN SILVER CORP.

Securit	y 697900108		Meeting Type	Meeting
Ticker	SymbolPAAS		Meeting Date	08-May-2014
ISIN	CA6979001089		Agenda	933986599 - Management
Item	Proposal	Type	Vote	For/Against Management
01	DIRECTOR	Mana	gement	
	1 ROSS J. BEATY		For	For
	2 GEOFFREY A. BURNS		For	For
	3 MICHAEL L. CARROLL		For	For
	4 CHRISTOPHER NOEL DUNN		For	For
	5 NEIL DE GELDER		For	For
	6 ROBERT P. PIROOZ		For	For
	7 DAVID C. PRESS8 WALTER T. SEGSWORTH		For	For
	APPOINTMENT OF DELOITTE LLP AS		For	For
	AUDITORS OF THE CORPORATION FOR THE	·		
02	ENSUING YEAR AND AUTHORIZING THE	' Mana	gement For	For
	DIRECTORS TO FIX THEIR REMUNERATION			
	TO CONSIDER AND, IF THOUGHT	•		
	APPROPRIATE, TO PASS AN ORDINARY			
	RESOLUTION APPROVING THE			
	CORPORATION'S APPROACH TO		_	_
03	EXECUTIVE	Mana	gement For	For
	COMPENSATION, THE COMPLETE TEXT OF			
	WHICH IS SET OUT IN THE INFORMATION			
	CIRCULAR FOR THE MEETING.			
PAN A	MERICAN SILVER CORP.			
Securit	y 697900108		Meeting Type	Annual and Special Meeting
Ticker	Symbol PAAS		Meeting Date	08-May-2014
ISIN	CA6979001089		Agenda	933986602 -
15111	CA0777001007		Agenda	Management
Item	Proposal	Туре	Vote	For/Against
				Management
01	DIRECTOR	Mana	gement	
	1 ROSS J. BEATY		For	For
	2 GEOFFREY A. BURNS		For	For
	3 MICHAEL L. CARROLL		For	For
	4 CHRISTOPHER NOEL DUNN5 NEIL DE GELDER		For	For
	5 NEIL DE GELDER		For	For

	6 ROBERT P. PIROOZ 7 DAVID C. PRESS 8 WALTER T. SEGSWORTH		For For For	For For For
02	APPOINTMENT OF DELOITTE LLP AS AUDITORS OF THE CORPORATION FOR THE ENSUING YEAR AND AUTHORIZING THE DIRECTORS TO FIX THEIR REMUNERATION			For
03 WARR	TO CONSIDER AND, IF THOUGHT APPROPRIATE, TO PASS AN ORDINARY RESOLUTION APPROVING THE CORPORATION'S APPROACH TO EXECUTIVE COMPENSATION, THE COMPLETE TEXT OF WHICH IS SET OUT IN THE INFORMATION CIRCULAR FOR THE MEETING.	Manageme		For
				Ordinary General
Securit	•		ting Type	Meeting
Ticker	Symbol	Meeting Date		09-May-2014
ISIN	AU000000WCB1	Agenda		705092093 - Management
				Management
Item	Proposal	Type	Vote	For/Against Management
1	RE-ELECTION OF TERENCE RICHARDSON AS A DIRECTOR	Manageme	ntFor	For
2	RE-ELECTION OF BRUCE VALLANCE AS A DIRECTOR	Manageme	ntFor	For
3	RE-ELECTION OF NEVILLE FIELKE AS A DIRECTOR	Manageme	ntFor	For
4	ELECTION OF LINO A. SAPUTO, JR. AS A DIRECTOR	Manageme	ntFor	For
5	ELECTION OF LOUIS-PHILIPPE CARRIERE AS	Manageme	ntFor	For
(A DIRECTOR		4E	T.
6	MODIFICATIONS TO CONSTITUTION: (A) IN CLAUSE 1.1, BY DELETING THE	Manageme	ntror	For
	FOLLOWING DEFINITIONS: (I) ASSOCIATE; (II) PRIMARY			
	NOTICE; (III) REVIEW DATE; (IV)			
	SECONDARY			
	NOTICE; (V) SHAREHOLDING LIMIT; (VI)			
	SUNSET DATE; (VII) SUPPLIER; AND (VIII)			
	SUPPLIER DIRECTOR; (B) BY DELETING CLAUSE 4; (C) BY DELETING CLAUSE 43.3;			
	(D) IN CLAUSE 52.2, BY DELETING THE			
	NUMBER '9' AND REPLACING WITH THE			
	WORDS 'A MINIMUM OF THREE'; (E) BY			
	DELETING CLAUSE 52.3; (F) BY DELETING			
	CLAUSE 54.1; (G) IN CLAUSE 54.3, BY			
	DELETING THE REFERENCE TO CLAUSE			

54.1; (H) IN CLAUSE 54.2, BY DELETING THE WORDS "OTHER NON-EXECUTIVE DIRECTOR"; (I) IN CLAUSE 54.4(C), BY DELETING THE REFERENCE TO CLAUSE 54.1; (J) IN CLAUSE 55.1, BY DELETING THE WORDS "PROVIDED THAT A CASUAL VACANCY CREATED BY THE RETIREMENT OF A DIRECTOR MUST PROMPTLY BE FILLED BY THE EXISTING DIRECTORS CONTD CONTD APPOINTING A PERSON QUALIFIED TO BE APPOINTED AS SUCH UNDER THIS-CONSTITUTION"; (K) BY DELETING CLAUSE 63.3; (L) IN CLAUSE 63.8, BY DELETING-THE NUMBER '4' AND REPLACING WITH THE WORDS 'A MAJORITY OF' AND; (M) IN-CLAUSE 68.2: (I) BY REPLACING THE **WORDS** "THE NUMBER OF" WITH THE WORDS CONT Non-Voting "THERE-ARE FEWER THAN 3"; (II) BY REPLACING THE WORDS "IS NOT SUFFICIENT TO-CONSTITUTE A QUORUM AT A DIRECTORS' MEETING" WITH THE WORD "APPOINTED"; (III)-IN PARAGRAPH (B), BY ADDING THE WORDS "TO APPOINT A DIRECTOR OR DIRECTORS"-AFTER THE WORD "MEETING" **VULCAN MATERIALS COMPANY** Security 929160109 Meeting Type Annual Ticker Symbol VMC Meeting Date 09-May-2014 933944161 -US9291601097 Agenda Management For/Against Proposal Type Vote Management ELECTION OF DIRECTOR: O.B. GRAYSON Management For For HALL, JR ELECTION OF DIRECTOR: DONALD M. Management For For **JAMES** ELECTION OF DIRECTOR: JAMES T. Management For For **PROKOPANKO** ELECTION OF DIRECTOR: KATHLEEN W. **Management For** For **THOMPSON** PROPOSAL TO APPROVE THE ADVISORY (NON-BINDING) RESOLUTION RELATING TOManagement Abstain Against EXECUTIVE COMPENSATION. PROPOSAL TO APPROVE THE EXECUTIVE **Management For** For INCENTIVE PLAN. RATIFICATION OF THE APPOINTMENT OF Management For For

ISIN

Item

1.1

1.2

1.3

1.4

2.

3.

4.

THE INDEPENDENT REGISTERED PUBLIC

ACCOUNTING FIRM.

COMPENSATION.

AURICO GOLD INC.

AUKIC	CO GOLD INC.			
Securit	y 05155C105		Meeting Type	Annual and Special Meeting
Ticker	Symbol AUQ	•		09-May-2014
ISIN	CA05155C1059		Agenda	933991247 - Management
Item	Proposal	Type	Vote	For/Against Management
01	DIRECTOR	Manag	gement	C
	1 ALAN R. EDWARDS		For	For
	2 MARK J. DANIEL		For	For
	3 SCOTT G. PERRY		For	For
	4 LUIS M. CHAVEZ		For	For
	5 PATRICK D. DOWNEY		For	For
	6 RONALD E. SMITH		For	For
	7 RICHARD M. COLTERJOHN		For	For
	8 JOSEPH G. SPITERI		For	For
	APPOINT KPMG LLP, CHARTERED			
	ACCOUNTANTS, AS AUDITORS FOR THE			
02	COMPANY, AND TO AUTHORIZE THE	Manag	gement For	For
	DIRECTORS OF THE COMPANY TO SET THE			
	AUDITORS' REMUNERATION.			
	CONSIDER AND, IF DEEMED ADVISABLE,			
0.2	PASS AN ORDINARY RESOLUTION OF		-	_
03	SHAREHOLDERS, CONFIRMING AND	Manag	gement For	For
	RATIFYING THE COMPANY'S ADVANCE			
	NOTICE BY-LAW.			
	CONSIDER AND, IF DEEMED ADVISABLE,			
0.4	PASS AN ORDINARY RESOLUTION OF	M		F
04	SHAREHOLDERS CONFIRMING AND	Manag	gement For	For
	RATIFYING THE AMENDMENTS TO THE			
	COMPANY'S BY-LAW NO. 1.			
	CONSIDER AND, IF DEEMED ADVISABLE, PASS AN ORDINARY RESOLUTION OF			
	SHAREHOLDERS CONFIRMING AND			
	RATIFYING THE COMPANY'S AMENDED			
	AND			
	RESTATED EMPLOYEE SHARE PURCHASE			
05	PLAN TO, AMONG OTHER THINGS,	Manag	gement For	For
	REPLENISH THE COMMON SHARES			
	RESERVED FOR ISSUANCE UNDER THE			
	PLAN AND TO SPECIFY AMENDMENTS TO			
	THE PLAN THAT WOULD REQUIRE			
	SHAREHOLDER APPROVAL.			
	CONSIDER AND, IF DEEMED ADVISABLE,			
	PASS A NON-BINDING, ADVISORY			
06	RESOLUTION ACCEPTING THE COMPANY'S	Manas	gement For	For
	APPROACH TO EXECUTIVE		-	
	COMPENSATION			

	Edgar Filing: GDL	FUND - Form N-PA	(
WRIG	HT MEDICAL GROUP, INC.		
Securi		Meeting Ty	pe Annual
	Symbol WMGI	Meeting Da	-
			933954023 -
ISIN	US98235T1079	Agenda	Management
			8
-	~ .		For/Against
Item	Proposal	Type Vote	Management
1.	DIRECTOR	Management	\mathcal{E}
	1 GARY D. BLACKFORD	For	For
	2 MARTIN J. EMERSON	For	For
	3 LAWRENCE W. HAMILTON	For	For
	4 RONALD K. LABRUM	For	For
	5 JOHN L. MICLOT	For	For
	6 ROBERT J. PALMISANO	For	For
	7 AMY S. PAUL	For	For
	8 ROBERT J. QUILLINAN	For	For
	9 DAVID D. STEVENS	For	For
	10 DOUGLAS G. WATSON	For	For
	AN ADVISORY VOTE TO APPROVE THE		
2.	COMPENSATION OF OUR NAMED	Management Absta	ain Against
	EXECUTIVE OFFICERS.		
	RATIFICATION OF THE SELECTION OF		
3.	KPMG	Management For	For
3.	LLP AS OUR INDEPENDENT REGISTERED	Managementroi	ГОІ
	PUBLIC ACCOUNTING FIRM FOR 2014.		
BEL F	USE INC.		
Securi	ty 077347201	Meeting Ty	pe Annual
Ticker	Symbol BELFA	Meeting Da	te 13-May-2014
ISIN	US0773472016	Agenda	933963452 -
13111	030/73472010	Agenda	Management
Item	Proposal	Type Vote	For/Against
псш		Type voic	Management
1	DIRECTOR	Management	
	1 AVI EDEN	Take	
	1 AVIEDEN	Actio	
	2 ROBERT H. SIMANDL	Take	
	2 ROBERT II. SHARINDE	Actio	
	3 NORMAN YEUNG	Take	
		Actio	n
	WITH RESPECT TO THE RATIFICATION OF		
	THE DESIGNATION OF DELOITTE &	Take	No
2	TOUCHE	Management	
	LLP TO AUDIT THE BOOKS AND ACCOUNT	i'S	
	FOR 2014.	•	
	WITH RESPECT TO THE APPROVAL, ON AN	1	
	ADVISORY BASIS, OF THE EXECUTIVE	Take	No
3	COMPENSATION OF BEL'S NAMED	Management Actio	
	EXECUTIVE OFFICERS AS DESCRIBED IN	71000	

THE PROXY STATEMENT.

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BLYTI Securit Ticker ISIN	y Symbol	09643P207 BTH US09643P2074		Meeting Type Meeting Date Agenda	Annual 14-May-2014 933960278 - Management
Item	Propos	sal	Type	Vote	For/Against Management
 2. 	5 6 7 8 9 ADVI EXEC	CTOR JANE A. DIETZE ROBERT B. GOERGEN ROBERT B. GOERGEN, JR. NEAL I. GOLDMAN ANDREW GRAHAM BRETT M. JOHNSON ILAN KAUFTHAL JAMES M. MCTAGGART HOWARD E. ROSE SORY APPROVAL OF THE COMPANY'S UTIVE COMPENSATION. PPROVE THE VISALUS, INC. 2012		For	For For For For For For For For Against
3.	OMNI INTEI	BUS INCENTIVE PLAN PURSUANT TO RNAL REVENUE CODE 162(M).	Manag	gement For	For
4. Krate	COM	ATIFY THE APPOINTMENT OF THE PANY'S INDEPENDENT AUDITORS. FENSE & SEC SOLUTIONS, INC.	Manag	gement For	For
Securit Ticker		50077B207 KTOS		Meeting Type Meeting Date	Annual 14-May-2014 933983303 -
ISIN		US50077B2079		Agenda	Management

Item	Proposal	Type	Vote	For/Against Management
1.1	ELECTION OF DIRECTOR: SCOTT ANDERSON	Management For		For
1.2	ELECTION OF DIRECTOR: BANDEL CARANC	OManagemer	ntFor	For
1.3	ELECTION OF DIRECTOR: ERIC DEMARCO	Managemen	ntFor	For
1.4	ELECTION OF DIRECTOR: WILLIAM HOGLUND	Managemen	nt For	For
1.5	ELECTION OF DIRECTOR: SCOT JARVIS	Managemen	For	
1.6	ELECTION OF DIRECTOR: JANE JUDD	Management For		For
1.7	ELECTION OF DIRECTOR: SAMUEL LIBERATORE	Managemer	nt For	For
2	TO RATIFY THE SELECTION OF DELOITTE & TOUCHE LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 28, 2014.	Managemen	nt For	For
3	TO APPROVE THE ADOPTION OF THE COMPANY'S 2014 EQUITY INCENTIVE PLAN	. Managemer	nt Abstain	Against
4		Managemer	nt Against	Against

AN ADVISORY VOTE TO APPROVE THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS.

CHAPARRAL GOLD CORP.

CHAP	ARRAL GOLD CORP.					
Securit	ty 15941W109		Meeting Type	Annual and Specia Meeting		
Ticker	Symbol CRRGF		Meeting Date	14-May-2014		
ISIN	CA15941W1095		Agenda	933993241 - Management		
Item	Proposal	Type	Vote	For/Against Management		
01	TO SET THE NUMBER OF DIRECTORS AT SEVEN.	Mana	gementFor	For		
02	DIRECTOR	Mana	gement			
	1 NICHOLAS D. APPLEYARD		For	For		
	2 STEPHEN J. KAY		For	For		
	3 ROD C. MCKEEN		For	For		
	4 W. MICHAEL SMITH		For	For		
	5 JORGE PAZ DURINI		For	For		
	6 GABRIEL BIANCHI		For	For		
	7 DANIEL BRUPBACHER		For	For		
03	APPOINTMENT OF DAVIDSON & CO. AS AUDITORS OF THE CORPORATION FOR THI ENSUING YEAR AND AUTHORIZING THE AUDIT COMMITTEE TO FIX THEIR REMUNERATION.		gement For	For		
04	TO CONSIDER, AND IF THOUGHT FIT, TO PASS AN ORDINARY RESOLUTION TO RATIFY, CONFIRM AND APPROVE THE CORPORATION'S SHAREHOLDER RIGHTS POLICY, AS MORE PARTICULARLY DESCRIBED IN THE ACCOMPANYING INFORMATION CIRCULAR. TO CONSIDER, AND IF THOUGHT FIT, TO	Mana	gement Against	Against		
05	PASS AN ORDINARY RESOLUTION TO RATIFY, CONFIRM AND APPROVE THE CORPORATION'S ADVANCE NOTICE POLIC' RELATING TO THE NOMINATION OF DIRECTORS FOR ELECTION AT SHAREHOLDER MEETINGS, AS MORE PARTICULARLY DESCRIBED IN THE ACCOMPANYING INFORMATION		gement For	For		
CADA	CIRCULAR. CAL ENERGY INC, TORONTO, ON					
Securit			Meeting Type Meeting Date	MIX 15-May-2014		
ISIN	CA1407561077		Agenda	705190798 - Management		
Item	Proposal	Type	Vote			

			For/Against Management
	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR		
CMMT	'ABSTAIN'- ONLY FOR RESOLUTIONS "1.1 TO 1.7 AND 2". THANK YOU.	Non-Voting	
1.1	ELECTION OF DIRECTOR: CAROL BELL	ManagementFor	For
1.2	ELECTION OF DIRECTOR: JOHN BENTLEY	Management For	For
1.3	ELECTION OF DIRECTOR: PETER DEY	ManagementFor	For
1.4	ELECTION OF DIRECTOR: GARY S. GUIDRY	Management For	For
1.5	ELECTION OF DIRECTOR: ROBERT B. HODGINS	ManagementFor	For
1.6	ELECTION OF DIRECTOR: RONALD ROYAL	ManagementFor	For
1.7	ELECTION OF DIRECTOR: BROOKE WADE	Management For	For
	TO APPOINT THE AUDITOR OF THE		
2	CORPORATION FOR THE ENSUING YEAR AND AUTHORIZE THE BOARD OF DIRECTORS TO FIX THE REMUNERATION OF	ManagementFor	For
3	THE AUDITOR TO CONSIDER AND, IF DEEMED ADVISABLE, APPROVE AN ORDINARY RESOLUTION IN THE FORM SET OUT IN THE ACCOMPANYING PROXY STATEMENT AND INFORMATION CIRCULAR (THE "CIRCULAR") AUTHORIZING	Management Abstain	Against
4	ANNUAL AMOUNTS REGARDING THE ALLOTMENT OF EQUITY SECURITIES TO CONSIDER AND, IF DEEMED ADVISABLE, APPROVE A SPECIAL RESOLUTION IN THE FORM SET OUT IN THE CIRCULAR AUTHORIZING THE LIMITS REGARDING THE DISAPPLICATION OF PRE-EMPTION RIGHTS	Management Against	Against
5 SILVEF	TO CONSIDER AND, IF DEEMED ADVISABLE, APPROVE AN ORDINARY RESOLUTION IN THE FORM SET OUT IN THE CIRCULAR APPROVING THE LONG-TERM INCENTIVE PLAN FOR THE CORPORATION WITH CERTAIN AMENDMENTS THERETO, ALL AS MORE PARTICULARLY DESCRIBED IN THE CIRCULAR RWILLOW ENERGY CORP.	Management Abstain	Against
Security	828513101	Meeting Type	Annual and Special
Security	520515101	meeting Type	Meeting

Ticker	Symbol SWOMF	•			15-May-2014
ISIN	CA8285131014		Agen	da	933964606 - Management
Item	Proposal	Туре		Vote	For/Against Management
	TO APPOINT KPMG LLP, CHARTERED ACCOUNTANTS, AS AUDITORS OF THE				
01	CORPORATION AT SUCH REMUNERATION AS MAY BE APPROVED BY THE DIRECTORS OF THE CORPORATION.	Manag	gemen	tFor	For
02	TO SET THE NUMBER OF DIRECTORS OF THE CORPORATION AT SEVEN.	Manag	gemen	tFor	For
03	DIRECTOR	Manag	gemen	ıt	
	1 GREGORY BOLAND	·		For	For
	2 BONNIE D. DUPONT			For	For
	3 DONALD R. INGRAM			For	For
	4 HOWARD J. LUTLEY			For	For
	5 TIMOTHY A. MCGAW			For	For
	6 DOUGLAS H. MITCHELL			For	For
	7 GLEN D. ROANE			For	For
	TO CONSIDER, AND IF THOUGHT FIT,				
	APPROVE AN ORDINARY RESOLUTION				
	APPROVING THE CORPORATION'S STOCK				
04	OPTION PLAN, THE FULL TEXT OF WHICH IS	Manag	gemen	tFor	For
	SET FORTH IN THE INFORMATION CIRCULAR				
	ACCOMPANYING THIS NOTICE.				
DTS, I	NC.				
Securit	zy 23335C101		Meeti	ing Type	Annual
Ticker	Symbol DTSI		Meeti	ing Date	15-May-2014
ISIN	US23335C1018		Agen	da	933987476 - Management
Item	Proposal	Туре		Vote	For/Against Management
1.	DIRECTOR	Manag	remen	ıf	Management
1.	1 DAVID C. HABIGER	TVIUTUE	50111011	For	For
	2 ION E KIRCHNER			For	For
	TO APPROVE AN AMENDMENT TO THE DTS			101	
2.	INC. 2012 EQUITY INCENTIVE PLAN.	'Mana	gemen	ıt Against	Against
	SAY ON PAY - AN ADVISORY VOTE ON THE				
3.	APPROVAL OF EXECUTIVE		gemen	t Abstain	Against
	COMPENSATION. TO RATIFY AND APPROVE DELOITTE &				
	TOUCHE, LLP AS THE INDEPENDENT				
4.	REGISTERED PUBLIC ACCOUNTANTS OF	Manag	gemen	tFor	For
	THE COMPANY FOR FISCAL YEAR 2014.				
B∪LID	SORAMA, BOULOGNE BILLANCOURT				
Securit			Meat	ing Type	
Secuiti	.y 111401V1130		INICCI	ing Type	

Ordinary General Meeting 16-May-2014 Ticker Symbol Meeting Date 705151099 -**ISIN** FR0000075228 Agenda Management For/Against Item **Proposal** Type Vote Management PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS CMMT ... Non-Voting "FOR"-AND "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 DEADLINE DATE. IN CAPACITY AS CMMT REGISTERED-INTERMEDIARY, THE Non-Voting **GLOBAL** CUSTODIANS WILL SIGN THE PROXY CARDS AND FORWARD-THEM TO THE LOCAL CUSTODIAN. IF YOU REQUEST MORE INFORMATION, PLEASE CONTACT-YOUR CLIENT REPRESENTATIVE. 30 APR 2014: PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAI-LABLE BY**CLICKING** ON THE MATERIAL URL LINK:https://balo.journalofficiel.gouv.fr/pdf/2014/0411/2014041114010-37.pdf. PLEASE NOTE THAT THIS IS A **CMMT** Non-Voting REVISION DUE TO RECEIPT OF **ADDITIONAL** URL:-http://www.journalofficiel.gouv.fr//pdf/2014/0430/201404301401436 .pdf. IF YOU-HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT VOTE AGAIN UNLESS YOU DECIDE T-O AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU APPROVAL OF THE CORPORATE **FINANCIAL** 1 Management For For STATEMENTS FOR THE 2013 FINANCIAL **YEAR** ALLOCATION OF INCOME FOR THE 2013 2 Management For For FINANCIAL YEAR

3	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE 2013 FINANCIAL YEAR	Managemen	ntFor	For
4	APPROVAL OF A REGULATED AGREEMENT PURSUANT TO ARTICLE L.225-38 OF THE COMMERCIAL CODE	Managemei	nt For	For
5	ADVISORY REVIEW OF THE COMPENSATION OWED OR PAID TO MRS. MARIE CHEVAL, PRESIDENT AND CEO, AND TO MRS. INES- CLAIRE MERCEREAU, PRESIDENT AND CEO FOR THE FINANCIAL YEAR ENDED ON DECEMBER 31ST, 2013	Managemei	nt For	For
6	ADVISORY REVIEW OF THE COMPENSATION PAID IN 2013 TO THE PERSONS REFERRED TO IN ARTICLE L.51 1-71 OF THE MONETARY AND FINANCIAL CODE	Managemen	nt For	For
7	AUTHORIZATION TO RAISE THE VARIABLE PART OF THE TOTAL COMPENSATION OF THE PERSONS REFERRED TO IN ARTICLE L.51 1-71 OF MONETARY AND FINANCIAL CODE TO TWICE THE AMOUNT OF THE FIXED COMPENSATION	Managemer	nt For	For
8	RATIFICATION OF THE COOPTATION OF MRS. ISABELLE GUILLOU AS A DIRECTOR RENEWAL OF TERM OF FIRM DELOITTE ET	Managemen	nt For	For
9	ASSOCIES AS A PRINCIPAL STATUTORY AUDITORS	Managemei	nt For	For
10	RENEWAL OF TERM OF THE FIRM BEAS AS A DEPUTY STATUTORY AUDITORS RENEWAL OF THE AUTHORIZATION	Managemen	ntFor	For
11	GRANTED TO THE BOARD OF DIRECTORS TO ALLOW THE COMPANY TO PURCHASE	Managemen	nt For	For
12	ITS OWN SHARES POWERS TO CARRY OUT ALL LEGAL FORMALITIES	Managemen	nt For	For
Securit	REDENCE CORPORATION y 502403207 Symbol LTXC		ing Type ing Date	Special 16-May-2014
ISIN	US5024032071	Ager	nda	933962323 - Management
Item 1.	Proposal TO AMEND THE COMPANY'S RESTATED ARTICLES OF ORGANIZATION, AS AMENDED TO DATE, TO CHANGE THE NAME OF THE	Type Managemen	Vote nt For	For/Against Management For

Securit	COMPANY TO "XCERRA CORPORATION". R CHANNEL OUTDOOR HOLDINGS, INC. y 18451C109 Symbol CCO US18451C1099		eting Type eting Date	Annual 16-May-2014 933970774 - Management	
Item	Proposal	Type	Vote	For/Against	
1.	DIRECTOR	Manageme	int	Management	
1.	1 THOMAS R. SHEPHERD	Manageme	For	For	
	2 CHRISTOPHER M. TEMPLE		For	For	
	3 SCOTT R. WELLS		For	For	
	APPROVAL OF THE ADVISORY (NON-				
2.	BINDING) RESOLUTION ON EXECUTIVE COMPENSATION.	Manageme	ent Abstain	Against	
3.	RATIFICATION OF THE SELECTION OF ERNST & YOUNG LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31,	Manageme	ent For	For	
	2014.				
ENDE	SA SA, MADRID			1.0	
Securit			eting Type	Annual General Meeting	
Ticker	Symbol	Mee	ting Date	19-May-2014	
ISIN	ES0130670112	Age	nda	705166418 - Management	
Item	Proposal	Type	Vote	For/Against Management	
1	ANNUAL ACCOUNTS APPROVAL	Manageme	ent For	For	
2	MANAGEMENT REPORT APPROVAL	Manageme		For	
3	SOCIAL MANAGEMENT APPROVAL	Manageme	ent For	For	
4	APPLICATION OF RESULTS 2013	Manageme	ent For	For	
5	REELECTION OF ERNST AND YOUNG AS AUDITOR	Manageme	entFor	For	
6	ANNUAL REPORT ON REMUNERATION FOR DIRECTORS	Manageme	entFor	For	
7	DELEGATION OF FACULTIES TO EXECUTE ADOPTED AGREEMENTS	Manageme	ent For	For	
	22 APR 2014: PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE IN RECORD DATE-FROM 14 MAY 2014 TO 12 MAY 2014. IF				
СММТ	YOU HAVE ALREADY SENT IN YOUR VOTES, PLEA-SE DO NOT VOTE AGAIN UNLESS YOU	Non-Votin	g		
	DECIDE TO A SEND VIOLE OF CRASS				

DECIDE TO AMEND YOUR ORIGINAL

INSTRUCTIONS. TH-ANK YOU.

CICION	۸D	STOCKHOLM	
CISION	AD.	SIUCKHULW	

ExtraOrdinary Security W23828101 Meeting Type General Meeting Ticker Symbol Meeting Date 20-May-2014 705229525 -**ISIN** Agenda SE0000291486 Management

For/Against Vote Item Proposal Type Management

IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND

EXECUTE YOUR VOTING-INSTRUCTIONS IN Non-Voting

THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR

ALL

VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL

CMMT NEED TO-PROVIDE THE BREAKDOWN OF Non-Voting

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

AN ABSTAIN VOTE CAN HAVE THE SAME

EFFECT AS AN AGAINST VOTE IF THE

CMMT MEETING-REQUIRE APPROVAL FROM Non-Voting MAJORITY OF PARTICIPANTS TO PASS A

RESOLUTION.

OPENING OF THE GENERAL MEETING 1 Non-Voting

ELECTION OF CHAIRMAN OF THE GENERAL Non-Voting 2

MEETING

DRAWING UP AND APPROVAL OF THE 3 Non-Voting **VOTING LIST**

APPROVAL OF THE AGENDA 4 Non-Voting

ELECTION OF ONE OR TWO PERSONS TO Non-Voting 5

VERIFY THE MINUTES

DETERMINATION AS TO WHETHER THE

GENERAL MEETING HAS BEEN DULY 6 Non-Voting

CONVENED

RESOLUTION ON THE NUMBER OF

7 DIRECTORS OF THE BOARD AND DEPUTY Management No Action

DIRECTORS

8	RESOLUTION REGARDING REMUNERATION TO THE DIRECTORS OF THE BOARD	Management No Action		
9	ELECTION OF DIRECTORS OF THE BOARD, CHAIRMAN OF THE BOARD AND DEPUTY DIRECTORS, IF ANY	Management No Action		
10	CLOSING OF THE GENERAL MEETING 05 MAY 2014: PLEASE NOTE THAT THIS IS A	Non-Voting		
СММТ	REVISION DUE TO RECEIPT OF ADDITIONAL- COMMENT AND CHANGE IN RECORD DATE TO 14 MAY 2014. IF YOU HAVE ALREADY SENT IN-YOUR VOTES, PLEASE DO NOT VOTE AGAIN UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL-INSTRUCTIONS. THANK YOU	Non-V	oting	
CMMT	05 MAY 2014: PLEASE NOTE THAT THE BOARD DOES NOT MAKE ANY RECOMMENDATION ON RE-SOLUTIONS 7 TO 9.	Non-V	oting	
	DRPORATION			
Security	y 450911201 SymbolITT		Meeting Type Meeting Date	Annual 20-May-2014
ISIN	US4509112011		Agenda	933953742 - Management
Item	Proposal	Type	Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: ORLANDO D. ASHFORD	Manag	gement For	For
1B.	ELECTION OF DIRECTOR: G. PETER D. ALOIA	Management For Fo		For
1C.	ELECTION OF DIRECTOR: DONALD DEFOSSET, JR.	Management For For		For
1D.	ELECTION OF DIRECTOR: CHRISTINA A. GOLD	Management For For		For
1E.	ELECTION OF DIRECTOR: REBECCA A. MCDONALD	Management For For		For
1F.	ELECTION OF DIRECTOR: RICHARD P. LAVIN	Manag	gement For	For
1G.	ELECTION OF DIRECTOR: FRANK T. MACINNIS	Manag	gement For	For
1H.	ELECTION OF DIRECTOR: DENISE L. RAMOS	Manag	gement For	For
1I.	ELECTION OF DIRECTOR: DONALD J. STEBBINS	Manag	gementFor	For
2.	RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF THE COMPANY FOR THE 2014 FISCAL YEAR	_	gement For	For
3.		Manag	gement Abstain	Against

APPROVAL OF AN ADVISORY VOTE ON

EXECUTIVE COMPENSATION

SHAREHOLDER PROPOSAL REGARDING

4. EXECUTIVE STOCK RETENTION Shareholder Against For

REQUIREMENTS

AURORA OIL & GAS LIMITED

Security Q0698D100 Meeting Type Special

Ticker Symbol AAGLF Meeting Date 21-May-2014

ISIN AU000000AUT1 Agenda 933994786 - Management

Item Proposal Type Vote For/Against Management

"THAT, PURSUANT TO AND IN

ACCORDANCE

WITH SECTION 411 OF THE CORPORATIONS

ACT, THE SCHEME, THE TERMS OF WHICH

ARE CONTAINED IN AND MORE

O1 PARTICULARLY DESCRIBED IN THE Management For For

SCHEME

BOOKLET (OF WHICH THIS NOTICE OF

SCHEME MEETING FORMS PART) IS

APPROVED (WITH OR WITHOUT

MODIFICATION AS APPROVED BY THE

COURT)."

BWG HOMES ASA

Security R12767100 Meeting Type Annual General

Meeting Meeting

Ticker Symbol Meeting Date 22-May-2014 705251154 -

ISIN NO0010298300 Agenda 705251154 - Management

IMPORTANT MARKET PROCESSING

REQUIREMENT: A BENEFICIAL OWNER

SIGNED POWER OF-ATTORNEY (POA) IS

REQUIRED IN ORDER TO LODGE AND

CMMT EXECUTE YOUR VOTING-INSTRUCTIONS IN Non-Voting

THIS MARKET. ABSENCE OF A POA, MAY

CAUSE YOUR INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY QUESTIONS,

PLEASE CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

CMMT MARKET RULES REQUIRE DISCLOSURE OF Non-Voting

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	
	SHARES HELD IN AN OMNIBUS/NOMINEE	
	ACCOUNT NEED TO BE RE-REGISTERED IN	
	THE-BENEFICIAL OWNERS NAME TO BE	
	ALLOWED TO VOTE AT MEETINGS. SHARES	
C) () (T	WILL BE-TEMPORARILY TRANSFERRED TO	NY
CMMT		Non-Voting
	SEPARATE ACCOUNT IN THE BENEFICIAL	
	OWNER'S NAME-ON THE PROXY DEADLINE AND TRANSFERRED BACK TO THE	
	OMNIBUS/NOMINEE ACCOUNT THE-DAY	
	AFTER THE MEETING.	
	BLOCKING SHOULD ALWAYS BE APPLIED,	
CMMT	RECORD DATE OR NOT.	Non-Voting
2	APPROVE THE NOTICE AND THE AGENDA	N
3	OF THE MEETING	Management No Action
5	ADOPT THE BOARD'S GUIDELINES FOR	Managamant Na Astion
3	REMUNERATION OF MANAGEMENT	Management No Action
6	APPROVE THE 2013 ANNUAL REPORT AND	Management No Action
O	ANNUAL FINANCIAL STATEMENTS	ividing ement to 7 tetion
7	THE BOARD'S CORPORATE GOVERNANCE	Management No Action
·	REPORT	
8.1	BOARD MANDATE TO INCREASE SHARE	Management No Action
	CAPITAL AGAINST CASH DEPOSITS BOARD MANDATE TO INCREASE SHARE	
8.2	CAPITAL AGAINST OTHER DEPOSITS THAN	Management No Action
0.2	CASH	Management No Action
	BOARD MANDATE TO INCREASE SHARE	
8.3	CAPITAL BY RESOLUTION ON MERGERS	Management No Action
	AMENDMENT TO THE ARTICLES OF	
9	ASSOCIATION CONCERNING SIGNATORY	Management No Action
	RIGHTS	C
	ELECTION OF NEW MEMBER AND VICE	
10	CHAIRMAN OF THE BOARD :ARNE	Management No Action
	BAUMANN	
11	APPROVE THE BOARD'S FEES FOR THE	Management No Action
11	PERIOD FROM AGM 2014 TO AGM 2015	ivianagementi vo i iction
	RE-ELECTION OF MIMI K. BERDAL AS	
12.1	MEMBER TO THE NOMINATION	Management No Action
	COMMITTEE RE-ELECTION OF CARL HENRIK ERIKSEN	
	AS	
12.2	MEMBER TO THE NOMINATION	Management No Action
	COMMITTEE	
12.3	ELECTION OF HANS THRANE NIELSEN AS	Management No Action
	MEMBER TO THE NOMINATION	

13	COMMITTEE APPROVE THE NOMINATION COMMITTEE'S FEES	Manageme	nt No Actio	n	
14	APPROVE THE AUDITOR'S FEES	Management No Action			
	RBED TECHNOLOGY, INC. 768573107	Maa	ting Type	Annual	
	Security 768573107 Ticker Symbol RVBD		ting Type ting Date	22-May-2014	
	•		C	933959011 -	
ISIN	US7685731074	Agenda		Management	
Item	Proposal	Type	Vote	For/Against Management	
1.1	ELECTION OF DIRECTOR: MARK S. LEWIS	Manageme	ent For	For	
2.	TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	&			
۷.	FOR THE FISCAL YEAR ENDING DECEMBER 31, 2014.	Management For For			
3.	TO APPROVE, ON A NON-BINDING ADVISORY BASIS, THE COMPENSATION OF OUR	Management Abstain Against		Against	
	NAMED EXECUTIVE OFFICERS AS DESCRIBED IN THE PROXY STATEMENT.			Č	
4.	TO APPROVE OUR 2014 EQUITY INCENTIVE	Management For For			
	PLAN.	C	inti oi	101	
CABL	EVISION SYSTEMS CORPORATION	C			
Securit	EVISION SYSTEMS CORPORATION y 12686C109	Mee	ting Type	Annual	
Securit	EVISION SYSTEMS CORPORATION	Mee		Annual 22-May-2014	
Securit	EVISION SYSTEMS CORPORATION y 12686C109	Mee	ting Type ting Date	Annual	
Securit Ticker ISIN	EVISION SYSTEMS CORPORATION by 12686C109 Symbol CVC US12686C1099 Proposal	Mee Mee Age:	ting Type ting Date nda Vote	Annual 22-May-2014 933976334 -	
Securit Ticker ISIN	EVISION SYSTEMS CORPORATION y 12686C109 Symbol CVC US12686C1099 Proposal DIRECTOR	Mee Mee Age	ting Type ting Date nda Vote	Annual 22-May-2014 933976334 - Management For/Against Management	
Securit Ticker ISIN	EVISION SYSTEMS CORPORATION by 12686C109 Symbol CVC US12686C1099 Proposal DIRECTOR 1 JOSEPH J. LHOTA	Mee Mee Age:	ting Type ting Date nda Vote nt For	Annual 22-May-2014 933976334 - Management For/Against Management For	
Securit Ticker ISIN	EVISION SYSTEMS CORPORATION by 12686C109 Symbol CVC US12686C1099 Proposal DIRECTOR 1 JOSEPH J. LHOTA 2 THOMAS V. REIFENHEISER	Mee Mee Age:	ting Type ting Date nda Vote ent For For	Annual 22-May-2014 933976334 - Management For/Against Management For For	
Securit Ticker ISIN	EVISION SYSTEMS CORPORATION y 12686C109 Symbol CVC US12686C1099 Proposal DIRECTOR 1 JOSEPH J. LHOTA 2 THOMAS V. REIFENHEISER 3 JOHN R. RYAN	Mee Mee Age:	ting Type ting Date nda Vote ent For For For	Annual 22-May-2014 933976334 - Management For/Against Management For For For	
Securit Ticker ISIN	EVISION SYSTEMS CORPORATION by 12686C109 Symbol CVC US12686C1099 Proposal DIRECTOR 1 JOSEPH J. LHOTA 2 THOMAS V. REIFENHEISER	Mee Mee Age:	ting Type ting Date nda Vote ent For For	Annual 22-May-2014 933976334 - Management For/Against Management For For	
Securit Ticker ISIN	EVISION SYSTEMS CORPORATION by 12686C109 Symbol CVC US12686C1099 Proposal DIRECTOR 1 JOSEPH J. LHOTA 2 THOMAS V. REIFENHEISER 3 JOHN R. RYAN 4 VINCENT TESE	Mee Mee Age:	ting Type ting Date nda Vote nt For For For For	Annual 22-May-2014 933976334 - Management For/Against Management For For For For For	
Securit Ticker ISIN	EVISION SYSTEMS CORPORATION y 12686C109 Symbol CVC	Mee Mee Age:	ting Type ting Date nda Vote for For For For For For	Annual 22-May-2014 933976334 - Management For/Against Management For For For For For	
Securit Ticker ISIN Item 1.	EVISION SYSTEMS CORPORATION y 12686C109 Symbol CVC US12686C1099 Proposal DIRECTOR 1 JOSEPH J. LHOTA 2 THOMAS V. REIFENHEISER 3 JOHN R. RYAN 4 VINCENT TESE 5 LEONARD TOW RATIFICATION OF THE APPOINTMENT OF INDEPENDENT REGISTERED PUBLIC	Mee Mee Age: Type Manageme	ting Type ting Date nda Vote nt For For For For For For For	Annual 22-May-2014 933976334 - Management For/Against Management For For For For For For For	
Securit Ticker ISIN Item 1.	EVISION SYSTEMS CORPORATION y 12686C109 Symbol CVC US12686C1099 Proposal DIRECTOR 1 JOSEPH J. LHOTA 2 THOMAS V. REIFENHEISER 3 JOHN R. RYAN 4 VINCENT TESE 5 LEONARD TOW RATIFICATION OF THE APPOINTMENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM. APPROVAL OF CABLEVISION SYSTEMS CORPORATION AMENDED AND RESTATED 2006 EMPLOYEE STOCK PLAN.	Mee Mee Age: Type Manageme	ting Type ting Date nda Vote ent For For For For For ant For	Annual 22-May-2014 933976334 - Management For/Against Management For For For For For For For For	

6. COOPE	STOCKHOLDER PROPOSAL TO ADOPT A RECAPITALIZATION PLAN. ER TIRE & RUBBER COMPANY	Shareh	older For	Against	
Security 216831107		Meeting Type		Annual	
Ticker S	SymbolCTB		Meeting Date	23-May-2014	
ISIN	US2168311072	Agenda		933976601 - Management	
Item	Proposal	Type	Vote	For/Against Management	
1.	DIRECTOR	Manag			
	1 ROY V. ARMES		For	For	
	THOMAS P. CAPO		For	For	
	3 STEVEN M. CHAPMAN		For	For	
	4 JOHN J. HOLLAND		For	For	
	5 JOHN F. MEIER		For	For	
	6 JOHN H. SHUEY		For	For	
	7 RICHARD L. WAMBOLD		For	For	
	8 ROBERT D. WELDING		For	For	
2.	TO RATIFY THE SELECTION OF THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2014.	Management For		For	
	TO APPROVE THE COOPER TIRE & RUBBER				
3.	COMPANY 2014 INCENTIVE	Management For		For	
٥.	COMPENSATION			1 01	
4.	PLAN. TO APPROVE, BY NON-BINDING ADVISORY VOTE, NAMED EXECUTIVE OFFICER COMPENSATION.		ement Abstain	Against	
ALVO	PETRO ENERGY LTD.			Annual and Special	
Security			Meeting Type	Annual and Special Meeting	
Ticker S	Symbol ALVOF		Meeting Date	26-May-2014	
ISIN	CA02255Q1000	Agenda		934008120 - Management	
Item	Proposal	Type	Vote	For/Against Management	
01	DIRECTOR	Manag	gement		
	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,				
	CHARTERED ACCOUNTANTS AS AUDITORS				
02	OF THE CORPORATION FOR THE ENSUING YEAR AND AUTHORIZING THE DIRECTORS TO FIX THEIR REMUNERATION.	Manag	gement For	For	

For

SHAREHOLDERS ARE BEING ASKED TO APPROVE THE CURRENT OPTION PLAN IN ACCORDANCE WITH POLICY 4.4 OF THE

03 TSXV. THE TERMS OF THE OPTION PLAN Management For ARE MORE FULLY DESCRIBED IN THIS

CIRCULAR UNDER THE HEADING "OPTION

PLAN".

CISION AB, STOCKHOLM

Annual General W23828101 Meeting Type Security

Meeting 27-May-2014 Ticker Symbol Meeting Date 705219978 -**ISIN** SE0000291486 Agenda Management

For/Against Item Proposal Type Vote Management

IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND

EXECUTE YOUR VOTING-INSTRUCTIONS IN Non-Voting **CMMT**

THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY QUESTIONS,

PLEASE CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR

VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL

CMMT NEED TO-PROVIDE THE BREAKDOWN OF Non-Voting

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

AN ABSTAIN VOTE CAN HAVE THE SAME

EFFECT AS AN AGAINST VOTE IF THE

CMMT MEETING-REQUIRE APPROVAL FROM Non-Voting

MAJORITY OF PARTICIPANTS TO PASS A

RESOLUTION.

OPENING OF THE ANNUAL GENERAL 1 Non-Voting

MEETING

ELECTION OF CHAIRMAN OF THE ANNUAL Non-Voting

2 **GENERAL MEETING**

> DRAWING UP AND APPROVAL OF THE Non-Voting

VOTING LIST

3

APPROVAL OF THE AGENDA 4 Non-Voting

5	ELECTION OF ONE OR TWO PERSONS TO VERIFY THE MINUTES	Non-Voting
	DETERMINATION AS TO WHETHER THE	
6	ANNUAL GENERAL MEETING HAS BEEN	Non-Voting
	DULY CONVENED	C
	CHIEF EXECUTIVE OFFICER'S (THE "CEO")	
7	ADDRESS	Non-Voting
	REPORT ON THE WORK OF THE BOARD OF	
8	DIRECTORS AND THE COMPENSATION AND	Non-Voting
O	AUDIT-COMMITTEES	Tron-voing
	PRESENTATION OF THE ANNUAL REPORT,	
	THE AUDIT REPORT, THE CONSOLIDATED-	
9	FINANCIAL STATEMENTS AND THE	Non Voting
9		Non-Voting
	CONSOLIDATED AUDIT REPORT FOR THE	
	FINANCIAL YEAR-2013	
	RESOLUTION REGARDING ADOPTION OF	
10	THE INCOME STATEMENT AND THE	Managana Ma A atian
10	BALANCE SHEET, AND OF THE	Management No Action
	CONSOLIDATED INCOME STATEMENT AND	
	THE CONSOLIDATED BALANCE SHEET	,
	RESOLUTION REGARDING ALLOCATION OF	1
11	THE COMPANY'S EARNINGS IN	Management No Action
	ACCORDANCE WITH THE ADOPTED	C
	BALANCE SHEET	
	RESOLUTION REGARDING DISCHARGE	
12	FROM LIABILITY OF THE DIRECTORS OF	Management No Action
	THE	
	BOARD AND THE CEO	
	RESOLUTION ON THE NUMBER OF	
13	DIRECTORS OF THE BOARD AND DEPUTY	Management No Action
	DIRECTORS TO BE ELECTED BY THE	
	ANNUAL GENERAL MEETING	_
	RESOLUTION REGARDING REMUNERATION	
14	TO THE BOARD, THE AUDITOR AND FOR	Management No Action
	COMMITTEE WORK	
	ELECTION OF DIRECTORS OF THE BOARD,	
15	CHAIRMAN OF THE BOARD AND DEPUTY	Management No Action
	DIRECTORS, IF ANY	
16	ELECTION OF AUDITOR	Management No Action
	RESOLUTION REGARDING PROCEDURE	
17	FOR	Management No Action
	THE NOMINATION COMMITTEE	
	PRESENTATION OF THE BOARD'S	
	PROPOSAL FOR GUIDELINES FOR SALARY	
18	AND OTHER-REMUNERATION TO THE	Non-Voting
	COMPANY'S CEO AND OTHER SENIOR	
	EXECUTIVES	
19	RESOLUTION REGARDING RE-ALLOCATION OF SHARES BOUGHT BACK FOR LTI 2011	Management No Action
17	of Sinkles become brick for Em 2011	1. Initiage in cite 10 / 10 (10)
20	CLOSING OF THE ANNUAL GENERAL	Non-Voting
20	MEETING	Tion tomic

Securi	LOGISTICS INC ty 983793100 Symbol XPO		Meeting Type Meeting Date	Annual 27-May-2014
ISIN	US9837931008		Agenda	934003168 - Management
Item	Proposal	Type	Vote	For/Against Management
1.	DIRECTOR	Manag	ement	C
	1 BRADLEY S. JACOBS		For	For
	2 MICHAEL G. JESSELSON		For	For
	3 ADRIAN P. KINGSHOTT		For	For
	RATIFICATION OF THE APPOINTMENT OF			
	KPMG LLP AS THE COMPANY'S		_	_
2.	INDEPENDENT REGISTERED PUBLIC	_	ementFor	For
	ACCOUNTING FIRM FOR THE YEAR ENDING	G		
	DECEMBER 31, 2014.	7		
3.	ADVISORY VOTE TO APPROVE EXECUTIVE	^L Manag	ement Abstain	Against
11 1 11	COMPENSATION.			
	MINA, INC. ty 452327109	1	Maatina Tuna	Annual
Securi	Symbol ILMN		Meeting Type Meeting Date	28-May-2014
TICKEI	Symbolican	Agenda		933969858 -
ISIN	US4523271090			Management
				Management
.			T 7	For/Against
Item	Proposal	Type	Vote	Management
1.	DIRECTOR	Manag	ement	-
	1 DANIEL M. BRADBURY*		For	For
	2 ROBERT S. EPSTEIN, MD*		For	For
	3 ROY A. WHITFIELD*		For	For
	4 FRANCIS A. DESOUZA#		For	For
	TO RATIFY THE APPOINTMENT OF ERNST	&		
	YOUNG LLP AS OUR INDEPENDENT			
2.	REGISTERED PUBLIC ACCOUNTING FIRM	_	ementFor	For
	FOR THE FISCAL YEAR ENDING DECEMBER	R		
	28, 2014	-		
	TO APPROVE, ON AN ADVISORY BASIS, TH	.E		
2	COMPENSATION OF THE NAMED	3.4		
3.	EXECUTIVE OFFICERS AS DISCLOSED IN THE PROVV	Manag	ement Abstain	Against
	OFFICERS AS DISCLOSED IN THE PROXY STATEMENT			
	TO APPROVE AN AMENDMENT TO THE			
	ILLUMINA, INC. BYLAWS, ESTABLISHING			
4.	DELAWARE AS THE EXCLUSIVE FORUM	Manag	ement For	For
т.	FOR	Manag	ementi oi	1 01
	ADJUDICATION OF CERTAIN DISPUTES			
SPAR'	TAN STORES, INC.			
Securi		1	Meeting Type	Annual
	•	-		
	Symbol SPTN]	Meeting Date	28-May-2014
ISIN	Symbol SPTN US8468221044		Meeting Date Agenda	28-May-2014

933980597 -Management

Item	Proposal	Type	Vote	For/Against	
1.	DIRECTOR	Managama	· · · · ·	Management	
1.	1 M. SHAN ATKINS	Manageme	For	For	
	2 DENNIS EIDSON		For	For	
	3 MICKEY P. FORET		For	For	
	4 FRANK M. GAMBINO		For	For	
	5 DOUGLAS A. HACKER		For	For	
	6 YVONNE R. JACKSON		For	For	
	7 ELIZABETH A. NICKELS		For	For	
	8 TIMOTHY J. O'DONOVAN		For	For	
	9 HAWTHORNE L. PROCTOR		For	For	
	10 CRAIG C. STURKEN		For	For	
	11 WILLIAM R. VOSS		For	For	
	APPROVAL OF AN AMENDMENT TO THE	_			
2.	ARTICLES OF INCORPORATION TO CHANGE	$^{\Xi}$ Managem ϵ	ent For	For	
	THE NAME OF THE COMPANT TO	111111111111111111111111111111111111111		101	
	"SPARTANNASH COMPANY."				
	SAY ON PAY - ADVISORY APPROVAL OF				
3.	THE	Manageme	ent Abstain	Against	
	COMPANY'S EXECUTIVE COMPENSATION.				
	PROPOSAL TO RATIFY THE APPOINTMENT				
4.	OF DELOITTE & TOUCHE LLP AS	Management For		For	
т.	INDEPENDENT AUDITORS FOR THE			101	
	CURRENT FISCAL YEAR.				
ZALE	CORPORATION				
Securit	y 988858106	Mee	eting Type	Contested-Special	
Ticker	Symbol ZLC	Mee	eting Date	29-May-2014	
ISIN	US9888581066	Λ αα	undo	934015846 -	
1911/	039888381000	Age	ilua	Management	
Itam	Dramacal	Truno	Vota	For/Against	
Item	Proposal	Type	Vote	Management	
	TO ADOPT THE AGREEMENT AND PLAN OF			C	
	MERGER, DATED AS OF FEBRUARY 19, 2014				
_	(THE "MERGER AGREEMENT"), BY AND				
1.	AMONG ZALE CORPORATION (THE	Manageme	ent Abstain	Against	
	"COMPANY"), SIGNET JEWELERS LIMITED				
	AND CARAT MERGER SUB, INC.				
	TO APPROVE (ON A NON-BINDING,				
	ADVISORY BASIS) THE COMPENSATION				
	THAT MAY BE PAID OR BECOME PAYABLE				
2.	TO THE COMPANY'S NAMED EXECUTIVE		ent Abstain	Against	
	OFFICERS IN CONNECTION WITH, OR	8		8	
	·	7			
	FOLLOWING, THE CONSUMMATION OF THE	5			
	FOLLOWING, THE CONSUMMATION OF THE MERGER.	1			
3.	MERGER.		ent For	For	
3.		Manageme	ent For	For	

APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT.

EPL OIL & GAS, INC.

Security 26883D108 Meeting Type Special
Ticker Symbol EPL Meeting Date 30-May-2014

ISIN US26883D1081 Agenda 934000489 - Management

Item Proposal Type Vote For/Against Management

ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MARCH 12, 2014,

1. AMONG EPL OIL & GAS, INC., ENERGY XXI (BERMUDA) LIMITED, ENERGY XXI GULF For

COAST, INC. AND CLYDE MERGER SUB,

INC.

APPROVE, ON AN ADVISORY

(NON-BINDING)

BASIS, THE COMPENSATION THAT MAY BE

2. PAID OR BECOME PAYABLE TO EPL OIL & Management Abstain Against

THAT IS BASED ON OR OTHERWISE

RELATES TO THE PROPOSED

TRANSACTIONS.

APPROVE THE ADJOURNMENT OF THE

3. SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL Management For For

PROXIES.

OSISKO MINING CORPORATION

Security 688278100 Meeting Type Annual and Special

Meeting Meeting

Ticker Symbol OSKFF Meeting Date 30-May-2014 934018878 -

ISIN CA6882781009 Agenda Management

Item Proposal Type Vote For/Against Management

SPECIAL RESOLUTION TO APPROVE THE ARRANGEMENT UNDER SECTION 192 OF THE CANADA BUSINESS CORPORATIONS

ACT INVOLVING THE COMPANY, AGNICO

01 EAGLE MINES LIMITED AND YAMANA Management For For

GOLD

INC. THE FULL TEXT OF THE SPECIAL

RESOLUTION IS SET OUT IN SCHEDULE "A"

TO THE CIRCULAR

02 RESOLUTION APPROVING THE PAYMENT Management Against Against

OF

	3		
	THE OUT-OF-THE-MONEY OPTION		
	CONSIDERATION AMOUNT, AS MORE		
	FULLY		
	DESCRIBED IN THE CIRCULAR		
	RESOLUTION APPROVING THE NEW		
	OSISKO		
03	STOCK OPTION PLAN, AS MORE FULLY	Management For	For
	DESCRIBED IN THE CIRCULAR		
	RESOLUTION APPROVING THE NEW		
	OSISKO		
04	SHAREHOLDER RIGHTS PLAN, AS MORE	Management Against	Against
	FULLY DESCRIBED IN THE CIRCULAR		
	SPECIAL RESOLUTION APPROVING THE		
	NEW OSISKO SHARE CONSOLIDATION, ON		
	THE BASIS OF ONE POST-CONSOLIDATED		
05	NEW OSISKO SHARE FOR EACH 10 PRE-	ManagamantEan	Eom
03		Management For	For
	CONSOLIDATION NEW OSISKO SHARES, AS MORE FULLY DESCRIBED IN THE	1	
	CIRCULAR		
06	DIRECTOR	Managamant	
06		Management	E
		For	For
	JOHN F. BURZYNSKIMARCEL CÔTÉ	For	For
		For	For
		For	For
	5 JOANNE FERSTMAN	For	For
	6 S. LEAVENWORTH BAKALI	For	For
	7 WILLIAM A. MACKINNON8 CHARLES E. PAGE	For	For
	8 CHARLES E. PAGE 9 SEAN ROOSEN	For	For
		For	For
	10 GARY A. SUGAR 11 SERGE VÉZINA	For	For
		For	For
	RESOLUTION APPOINTING PRICEWATERHOUSECOOPERS LLP AS		
07	AUDITORS OF THE COMPANY AND	ManagamantEau	E
07		ManagementFor	For
	AUTHORIZING THE DIRECTORS OF THE COMPANY TO FIX THEIR REMUNERATION		
	RESOLUTION APPROVING UNALLOCATED		
	RIGHTS AND ENTITLEMENTS UNDER THE		
00	OSISKO EMPLOYEE SHARE PURCHASE	ManagamantEau	E
08	PLAN, AS MORE FULLY DESCRIBED IN THE	Management For	For
	CIRCULAR		
	RESOLUTION APPROVING UNALLOCATED		
	OPTIONS UNDER THE OSISKO STOCK		
09	OPTIONS UNDER THE OSISKO STOCK OPTION PLAN, AS MORE FULLY DESCRIBEI	ManagementFor	For
	IN THE CIRCULAR)	
	RESOLUTION - ADVISORY VOTE ON		
10	EXECUTIVE COMPENSATION APPROACH,	ManagamantEan	Eom
10	AS MODE ELILLY DESCRIBED IN THE	Management For	For
	MORE FULLY DESCRIBED IN THE CIRCULAR.		
SCMD	GROUP LTD		
SCIVIP	OKOUI LID		

Security	-	G7867B105		Meeting Type	Annual General Meeting		
Ticker	Symbo			Meeting Date	03-Jun-2014		
ISIN		BMG7867B1054		Agenda	705230489 - Management		
					ivium gement		
Item	Propo	sal	Type	Vote	For/Against		
	PLEA	SE NOTE THAT SHAREHOLDERS A	RE		Management		
		OWED TO VOTE 'IN FAVOR' OR					
CMMT				Voting			
		ALL RESOLUTIONS, ABSTAIN IS NO	T A				
		NG OPTION ON THIS MEETING SE NOTE THAT THE COMPANY					
	NOTI						
		PROXY FORM ARE AVAILABLE BY					
CMMT		KING-ON THE URL LINKS:-	Non-'	Voting			
	http://	www.hkexnews.hk/listedco/listconews/S 4/0428/LTN20140428857.pdf-AND-	EH	6			
		www.hkexnews.hk/listedco/listconews/S	EH				
		4/0428/LTN20140428861.pdf					
		DOPT THE AUDITED FINANCIAL					
1		EMENTS AND THE DIRECTORS	Mana	~~~~	For		
1		ORT AND INDEPENDENT AUDITORS ORT FOR THE YEAR ENDED 31	Mana	gement For	For		
		EMBER 2013					
2		PPROVE THE PAYMENT OF A FINAI	- Mana	gementFor	For		
2		DEND		gement of	1 01		
3		E-ELECT DR. DAVID J. PANG AS NO CUTIVE DIRECTOR	N- Mana	gementFor	For		
4		E-ELECT MR. ROBERTO V. ONGPIN	AS ,				
4		EXECUTIVE DIRECTOR	Mana	gement For	For		
5		UTHORISE THE BOARD TO FIX	Mana	gement For	For		
		CTORS FEE E-APPOINT					
_			OR				
6	AND	EWATERHOUSECOOPERS AS AUDIT AUTHORISE THE BOARD TO FIX TH	IEIR ^{Mana}	gement For	For		
		UNERATION					
		RANT A GENERAL MANDATE TO TI CTORS TO ISSUE SHARES IN TERMS					
7		PROPOSED ORDINARY RESOLUTION		gement For	For		
,		OUT IN ITEM 7 IN THE NOTICE OF T		.gomener or	101		
	MEET						
		RANT A GENERAL MANDATE TO T	HE				
8		CTORS TO BUY BACK SHARES IN IS OF THE PROPOSED ORDINARY	Mana	gement For	For		
O		LUTION SET OUT IN ITEM 8 IN THE		agement of	101		
		CE OF THE MEETING					
9		RANT A GENERAL MANDATE TO T	HE Mana	gementFor	For		
	DIRE	CTORS TO ADD SHARES BOUGHT					
	DACI	Y					

TO THE SHARE ISSUE GENERAL MANDATE IN TERMS OF THE PROPOSED ORDINARY RESOLUTION SET OUT IN ITEM 9 IN THE NOTICE OF THE MEETING.

6

JOHN M. HOWLAND

	NOTICE OF THE MEETING			
SYNA	GEVA BIOPHARMA CORP.			
Security	y 87159A103	Meeting Type		Annual
•	Symbol GEVA	Meeting Date		04-Jun-2014
				934002938 -
ISIN	US87159A1034	4	Agenda	Management
				Management
				For/Against
Item	Proposal	Type	Vote	Management
1.	DIRECTOR	Monog	amant	Management
1.		Manag		For
			For	
	2 FELIX J. BAKER		For	For
	3 STEPHEN R. BIGGAR		For	For
	4 STEPHEN R. DAVIS		For	For
	5 THOMAS R. MALLEY		For	For
	6 BARRY QUART		For	For
	7 THOMAS J. TISCH		For	For
	8 PETER WIRTH		For	For
	APPROVAL OF A NON-BINDING ADVISORY			
2.	VOTE ON COMPENSATION PAID TO	Management Abstain		Against
۷.	SYNAGEVA'S NAMED EXECUTIVE			Against
	OFFICERS.			
APPROVAL OF THE COMPANY'S 2014				
_	EQUITY INCENTIVE PLAN, AS DESCRIBED			
3.	IN	Manag	ement Against	Against
	THE ACCOMPANYING PROXY STATEMENT.			
	RATIFICATION OF APPOINTMENT BY THE			
	BOARD OF DIRECTORS OF			
4.	PRICEWATERHOUSECOOPERS LLP AS THE	Manag	ement For	For
т.	COMPANY'S INDEPENDENT REGISTERED	Manag	Ciliciti oi	1 01
	PUBLIC ACCOUNTING FIRM.			
MECTI				
WESII	ERNZAGROS RESOURCES LTD.			
Security	y 960008100]	Meeting Type	Annual and Special
•				Meeting
Ticker	Symbol WZGRF]	Meeting Date	04-Jun-2014
ISIN	CA9600081009		Agenda	934011141 -
15111	0117000001007	4	1gendu	Management
Item	Proposal	Type	Vote	For/Against
Ittiii	Toposai	Type	Voic	Management
01	TO SET THE NUMBER OF DIRECTORS AT 8.	Manag	ement For	For
02	DIRECTOR	Manag	ement	
	1 DAVID J. BOONE		For	For
	2 FRED J. DYMENT		For	For
	3 JOHN FRANGOS		For	For
	4 M. SIMON HATFIELD		For	For
	5 JAMES C. HOUCK		For	For
	6 JOHN M. HOWELLAND			

For

For

	7 RANDALL OLIPHANT 8 WILLIAM WALLACE ON THE APPOINTMENT OF	For For	For For	
03	PRICEWATERHOUSECOOPERS LLP AS AUDITORS OF THE CORPORATION FOR THE ENSUING YEAR AT SUCH REMUNERATION AS MAY BE APPROVED BY THE AUDIT COMMITTEE OF THE BOARD OF DIRECTORS.		For	
04 VASHI	ON THE RENEWAL AND APPROVAL OF THE CORPORATION'S SOTCK OPTION PLAN AS SET FORTH IN THE ACCOMPANYING INFORMATION CIRCULAR OF THE CORPORATION.	Management For	For	
	ILI INTERNATIONAL HOLDINGS LTD, GRAND		Annual General	
Securit		Meeting Type	Meeting 05-Jun-2014	
	Symbol PAYCOS2 401052	Meeting Date	705225313 -	
ISIN	KYG983401053	Agenda	Management	
Item	Proposal	Type Vote	For/Against Management	
СММТ	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR-ALL RESOLUTIONS, ABSTAIN IS NOT A VOTING OPTION ON THIS MEETING PLEASE NOTE THAT THE COMPANY	Non-Voting		
СММТ	NOTICE AND PROXY FORM ARE AVAILABLE BY CLICKING-ON THE URL LINKS:- http://www.hkexnews.hk/listedco/listconews/SEH K/2014/0425/LTN20140425517.pdf-AND- http://www.hkexnews.hk/listedco/listconews/SEH K/2014/0425/LTN20140425529.pdf	Non-Voting		
1	TO RECEIVE THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND AUDITORS FOR THE YEAR ENDED 31 DECEMBER 2013	Management For	For	
2	TO DECLARE A FINAL DIVIDEND OF RMB3.69 CENTS PER SHARE FOR THE YEAR ENDED	Management For	For	
3.A	31 DECEMBER 2013 TO RE-ELECT Ms. SUN YIPING AS A NON- EXECUTIVE DIRECTOR	Management For	For	
3.B	TO RE-ELECT MR. DING SHENG AS A NON- EXECUTIVE DIRECTOR	Management For	For	
3.C	TO RE-ELECT MR. WU JINGSHUI AS A NON-EXECUTIVE DIRECTOR	ManagementFor	For	

3.D	TO RE-ELECT MR. LI DONGMING AS AN EXECUTIVE DIRECTOR	Manag	ementFor	For
3.E	TO RE-ELECT MR. ZHANG YANPENG AS AN EXECUTIVE DIRECTOR	Manag	ement For	For
3.F	TO RE-ELECT MR. CHENG SHOUTAI AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	R Manag	ement For	For
3.G	TO RE-ELECT MR. MOK WAI BUN BEN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	_	ement For	For
3.H	TO RE-ELECT MR. LEE KONG WAI CONWAY AS AN INDEPENDENT NON-EXECUTIVE	<i>Y</i>	ement For	For
3.I	DIRECTOR TO AUTHORIZE THE BOARD OF DIRECTORS TO FIX THE DIRECTORS' REMUNERATION	S Manag	ement For	For
4	TO RE-APPOINT ERNST & YOUNG AS AUDITORS AND TO AUTHORIZE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	Manag	ement For	For
5	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES OF THE COMPANY NOT EXCEEDING 10% OF THE ISSUED SHARE CAPITAL OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION		ement For	For
6	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ISSUE ADDITIONAL SHARE OF THE COMPANY NOT EXCEEDING 20% OF THE ISSUED SHARE CAPITAL OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	F Manag	ement For	For
7	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS TO ISSUE ADDITIONAL SHARES OF THE COMPANY BY THE AGGREGATE NOMINAL AMOUNT OF THE SHARES REPURCHASED BY THE COMPANY	Manag	ement For	For
	BILE US, INC.		.	
Securit Ticker	sy 872590104 Symbol TMUS		Meeting Type Meeting Date	Annual 05-Jun-2014
ISIN	US8725901040	Agenda		933993431 - Management
Item	Proposal	Type	Vote	For/Against Management
1.	DIRECTOR	Manag		Ean.
	 W. MICHAEL BARNES THOMAS DANNENFELDT 		For For	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 APPOINTMENT OF THE			
2.	COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Managemen	tFor	For
	ADVISORY VOTE TO APPROVE EXECUTIVE			
3.	COMPENSATION.	Managemen	t Abstain	Against
	STOCKHOLDER PROPOSAL RELATED TO			
4.		Shareholder	Against	For
MOM	HUMAN RIGHTS RISK ASSESSMENT.		-	
	RESORTS INTERNATIONAL	3.4	TD.	. 1
Securit	•		ng Type	Annual
Ticker	Symbol MGM	Meeti	ng Date	05-Jun-2014
ISIN	US5529531015	Agen	da	933995396 -
1011	03002/001010	1 18011		Management
Item	Proposal	Type	Vote	For/Against
				Management
1.	DIRECTOR	Managemen	t	
	1 ROBERT H. BALDWIN		For	For
	WILLIAM A. BIBLE		For	For
	3 BURTON M. COHEN		For	For
	4 MARY CHRIS GAY		For	For
	5 WILLIAM W. GROUNDS		For	For
	6 ALEXIS M. HERMAN		For	For
	7 ROLAND HERNANDEZ		For	For
	8 ANTHONY MANDEKIC		For	For
	9 ROSE MCKINNEY JAMES		For	For
	10 JAMES J. MURREN		For	For
	11 GREGORY M. SPIERKEL		For	For
	12 DANIEL J. TAYLOR		For	For
	TO RATIFY THE SELECTION OF THE		1 01	1 01
	INDEDENDENT DECICTEDED DUDI IC			
2	ACCOUNTING FIRM FOR THE YEAR ENDING	$_{\mathtt{T}}$ Managemen	tFor	For
	DECEMBER 31, 2014.	3		
	TO APPROVE, ON AN ADVISORY BASIS, TH	F		
3	COMPENSATION OF OUR NAMED		t Abetain	Against
3	EXECUTIVE OFFICERS.	Wanagemen	t Austain	Agamst
	TO APPROVE AMENDMENTS TO THE			
4		Monogomon	t.Fom	E _o #
4	AMENDED AND RESTATED 2005 OMNIBUS	Managemen	troi	For
TIME	INCENTIVE PLAN.			
	WARNER CABLE INC	N. 1	Trees	A 1
Securit	•		ng Type	Annual
1 icker	Symbol TWC	Meeti	ng Date	05-Jun-2014
ISIN	US88732J2078	Agene	da	934011610 -
		C		Management

Item	Proposal	Type	Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: CAROLE BLACK	Managemen	ntFor	For
1B.	ELECTION OF DIRECTOR: GLENN A. BRITT	Managemen	ntFor	For
1C.	ELECTION OF DIRECTOR: THOMAS H. CASTRO	Managemen	ntFor	For
1D.	ELECTION OF DIRECTOR: DAVID C. CHANG	Managemen	ntFor	For
1E.	ELECTION OF DIRECTOR: JAMES E. COPELAND, JR.	Managemen	ntFor	For
1F.	ELECTION OF DIRECTOR: PETER R. HAJE	Managemen		For
1G.	ELECTION OF DIRECTOR: DONNA A. JAMES	_		For
1H.	ELECTION OF DIRECTOR: DON LOGAN	Managemen	nt For	For
1I.	ELECTION OF DIRECTOR: ROBERT D.	Managemen	nt For	For
	MARCUS ELECTION OF DIRECTOR: N.J. NICHOLAS,			
1J.	JR.	Managemen	nt For	For
1K.	ELECTION OF DIRECTOR: WAYNE H. PACE	Managemen	ntFor	For
1L.	ELECTION OF DIRECTOR: EDWARD D. SHIRLEY	Managemen	ntFor	For
1M.	ELECTION OF DIRECTOR: JOHN E. SUNUNU	Managemen	ntFor	For
2	RATIFICATION OF INDEPENDENT			For
2.	REGISTERED PUBLIC ACCOUNTING FIRM.	Managemen	IIIFOI	ror
3.	ADVISORY VOTE TO APPROVE NAMED	Managemen	nt Abstain	Against
	EXECUTIVE OFFICER COMPENSATION.	C		C
4.	STOCKHOLDER PROPOSAL ON DISCLOSURE	Shareholde	r Against	For
4.	OF LOBBYING ACTIVITIES.	Shareholde	i Against	ги
	STOCKHOLDER PROPOSAL ON			
5.	ACCELERATED VESTING OF EQUITY	Shareholde	r Against	For
	AWARDS IN A CHANGE IN CONTROL.		118011131	1 01
BULL	SA, CLAYES SOUS BOIS			
Securit		Meet	ting Type	MIX
Ticker	Symbol	Meet	ting Date	06-Jun-2014
ISIN	FR0010266601	Agei	nda	705115839 -
15111	1 K0010200001	Agei	iua	Management
Item	Proposal	Type	Vote	For/Against
	DI EASE NOTE IN THE EDENCH MADVET	• •		Management
	PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS			
	ADE			
CMMT	"FOR"-AND "AGAINST" A VOTE OF	Non-Voting	3	
	"ABSTAIN"			
	WILL BE TREATED AS AN "AGAINST" VOTE.			
CMMT	THE FOLLOWING APPLIES TO	Non-Voting	2	
	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			
	DEADLINE DATE. IN CAPACITY AS			

	3 3		
	REGISTERED-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		
	AVAILABLE BY-CLICKING ON THE	NI NI. din .	
CMM1	MATERIAL LIDI LINE: https://hele.journal	Non-Voting	
	URL LINK:-https://balo.journal-		
	officiel.gouv.fr/pdf/2014/0404/201404041400863. pdf		
	APPROVAL OF THE ANNUAL CORPORATE		
	FINANCIAL STATEMENTS FOR THE		
O.1	FINANCIAL YEAR ENDED ON DECEMBER	Management For	For
	31ST, 2013		
	APPROVAL OF THE CONSOLIDATED		
	FINANCIAL STATEMENTS FOR THE		_
O.2	FINANCIAL YEAR ENDED ON DECEMBER	Management For	For
	31ST, 2013		
	ALLOCATION OF INCOME FOR THE		
O.3	FINANCIAL YEAR ENDED ON DECEMBER	Management For	For
	31ST, 2013		
	APPROVAL OF THE REGULATED		
0.4	AGREEMENTS AND COMMITMENTS	Management For	For
0.4	PURSUANT TO ARTICLES L.225-38 ET SEQ.	Wanagement of	101
	OF THE COMMERCIAL CODE		
	APPROVAL OF THE COMMITMENTS MADE		
	IN		
O.5	FAVOR OF MR. PHILIPPE VANNIER	Management For	For
	PURSUANT TO THE PROVISIONS OF	C	
	ARTICLE L.225-42-1 OF THE COMMERCIAL		
	CODE RENEWAL OF TERM OF MR. PHILIPPE		
0.6	VASSOR AS BOARD MEMBER	Management For	For
	RENEWAL OF TERM OF THE COMPANY		
O.7	ORANGE AS BOARD MEMBER	Management For	For
	RENEWAL OF TERM OF MRS. ALEXANDRA		
O.8	SOTO AS BOARD MEMBER	Management For	For
	RATIFICATION OF THE COOPTATION OF		
0.9	MRS. NATHALIE BROUTELE AS BOARD	Management For	For
	MEMBER	C	
	RATIFICATION OF THE COOPTATION OF		
O.10	MR.	Management For	For
	EDOUARD GUILLAUD AS BOARD MEMBER		
O.11	APPOINTMENT OF MRS. JOCELYNE ATTAL	Management For	For
	AS NEW BOARD MEMBER		
O.12		Management For	For

	ADVISORY REVIEW OF THE			
	COMPENSATION			
	OWED OR PAID TO MR. PHILIPPE VANNIER, PRESIDENT AND CEO FOR THE 2013			
	FINANCIAL YEAR			
	AUTHORIZATION TO BE GRANTED TO THE			
O.13	BOARD OF DIRECTORS TO TRADE IN	Managemen	nt For	For
	COMPANY'S SHARES	C		
	DELEGATION OF AUTHORITY GRANTED TO)		
	THE BOARD OF DIRECTORS TO INCREASE			
E.14	SHARE CAPITAL OF THE COMPANY WHILE	Managemen	ntFor	For
	MAINTAINING SHAREHOLDERS'			
	PREFERENTIAL SUBSCRIPTION RIGHTS			
	DELEGATION OF AUTHORITY TO THE			
	BOARD OF DIRECTORS TO DECIDE TO INCREASE			
E.15	SHARE CAPITAL BY INCORPORATION OF	Managemer	nt For	For
D .13	RESERVES, PROFITS, PREMIUMS OR ANY	wanagemer	111 01	1 01
	OTHER AMOUNTS FOR WHICH			
	CAPITALIZATION IS ALLOWED			
	AUTHORIZATION TO BE GRANTED TO THE			
	BOARD OF DIRECTORS TO INCREASE			
E.16	SHARE CAPITAL UP TO 5% OF CAPITAL, IN	Managemen	ntFor	For
	CONSIDERATION FOR IN-KIND			
	CONTRIBUTIONS DELECATION OF AUTHORITY CRANTED TO	`		
	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO INCREASE	,		
	SHARE CAPITAL OF THE COMPANY WITH			
E.17	CANCELLATION OF PREFERENTIAL	Managemer	nt Against	Against
2.17	SUBSCRIPTION RIGHTS IN FAVOR OF	1,1anagemer	iti igainist	1 ISumst
	EMPLOYEES WHO ARE MEMBERS OF A			
	COMPANY OR GROUP SAVINGS PLAN			
	AUTHORIZATION GRANTED TO THE			
	BOARD			
	OF DIRECTORS TO GRANT COMPANY'S			
E.18	SHARE SUBSCRIPTION AND/OR PURCHASE	Managemen	ntFor	For
	OPTIONS TO EMPLOYEES AND/OR			
	CORPORATE OFFICERS OF THE GROUP, AS DEFINED BY LAW			
	POWERS TO CARRY OUT ALL LEGAL			
E.19	FORMALITIES	Managemen	ntFor	For
CARA	CAL ENERGY INC, TORONTO, ON			
Securit	y 140756107	Meet	ing Type	Special General
	Symbol		ing Date	Meeting 06-Jun-2014
			_	705288543 -
ISIN	CA1407561077	Ager	ıda	Management
				For/Against
Item	Proposal	Type	Vote	Management
СММТ		Non-Voting	7	

PLEASE NOTE THAT THIS MEETING MENTIONS DISSENTER'S RIGHTS, PLEASE REFER TO-THE MANAGEMENT INFORMATION CIRCULAR FOR DETAILS TO CONSIDER, PURSUANT TO AN INTERIM ORDER OF THE COURT OF QUEEN'S BENCH OF ALBERTA DATED MAY 8, 2014, AND, IF DEEMED ADVISABLE, TO PASS, WITH OR WITHOUT VARIATION, A SPECIAL RESOLUTION (THE "ARRANGEMENT RESOLUTION"), THE FULL TEXT OF WHICH SET FORTH IN APPENDIX A TO THE 1 ACCOMPANYING MANAGEMENT Management For For INFORMATION CIRCULAR AND PROXY STATEMENT DATED MAY 9, 2014 (THE "CIRCULAR"), TO APPROVE A STATUTORY PLAN OF ARRANGEMENT (THE "ARRANGEMENT") UNDER SECTION 192 OF THE CANADA BUSINESS CORPORATIONS ACT ("CBCA"), ALL AS MORE **PARTICULARLY** DESCRIBED IN THE CIRCULAR NORDION INC. Annual and Special 65563C105 Security Meeting Type Meeting Ticker Symbol NDZ Meeting Date 06-Jun-2014 934008156 -**ISIN** CA65563C1059 Agenda Management For/Against Item **Proposal** Type Vote Management THE SPECIAL RESOLUTION (THE "ARRANGEMENT RESOLUTION"), THE FULL TEXT OF WHICH IS SET FORTH IN APPENDIX "B" TO THE CIRCULAR, APPROVING AN ARRANGEMENT PURSUANT TO SECTION 192 OF THE CANADA BUSINESS 01 Management For For **CORPORATIONS** ACT TO EFFECT, AMONG OTHER THINGS, THE EFFECTIVE ACQUISITION BY THE PURCHASER OF ALL THE OUTSTANDING COMMON SHARES OF NORDION INC., ALL AS MORE PARTICULARLY DESCRIBED IN THE CIRCULAR. 02 **DIRECTOR** Management W. D. ANDERSON For For 1

For

For

2

J. BROWN

	3 3			
	W. G. DEMPSEY		For	For
	4 S. MURPHY		For	For
	5 K. NEWPORT		For	For
	6 A. OLUKOTUN		For	For
	7 S. M. WEST		For	For
	8 J. WOODRUFF		For	For
	APPOINTMENT OF ERNST & YOUNG LLP AS			
03	AUDITORS, AND AUTHORIZING THE	Managem	nentFor	For
	DIRECTORS TO FIX THEIR REMUNERATION			
ICU M	EDICAL, INC.			
Security 44930G107			eeting Type	Annual
Ticker	icker Symbol ICUI		eeting Date	09-Jun-2014
ISIN	N US44930G1076		renda	934009362 -
15111	0547/30010/0	Agenda		Management
Item	Proposal	Type	Vote	For/Against
Item		Турс	Voic	Management
	TO APPROVE AN AMENDMENT TO THE			
	COMPANY'S CERTIFICATE OF			
1.	INCORPORATION TO PHASE OUT THE	Managem	nentFor	For
	COMPANY'S CLASSIFIED BOARD OF			
	DIRECTORS.			
	TO APPROVE AN AMENDMENT AND			
	RESTATEMENT OF THE COMPANY'S			
2.	CERTIFICATE OF INCORPORATION TO	Management For		For
	UPDATE IT AND INTEGRATE PRIOR			
	AMENDMENTS INTO A SINGLE DOCUMENT			
3.	DIRECTOR	Managen		
	1 JOHN J. CONNORS		For	For
	2 JOSEPH R. SAUCEDO		For	For
	TO APPROVE THE AMENDMENT AND			
4.	RESTATEMENT OF THE 2011 STOCK	Managem	nent Against	Against
	INCENTIVE PLAN.			
	TO RATIFY THE SELECTION OF DELOITTE &	Z		
5.	TOUCHE LLP AS AUDITORS FOR THE	Managem	nent For	For
	COMPANY.			
6.	TO APPROVE NAMED EXECUTIVE OFFICER	Managem	nent Abstain	Against
	COMPENSATION ON AN ADVISORY BASIS.	wianagen	iciti tostam	7 Igamst
AMC N	NETWORKS INC			
Securit			eeting Type	Annual
Ticker	Symbol AMCX	Me	eeting Date	10-Jun-2014
ISIN	US00164V1035		genda	934008233 -
10111	0500104 V 1055	112	Ciida	Management
Item	Proposal	Type	Vote	For/Against
				Management
1.	DIRECTOR	Management		
	1 NEIL M. ASHE		For	For
	2 JONATHAN F. MILLER		For	For
	3 ALAN D. SCHWARTZ		For	For
	4 LEONARD TOW		For	For

5 CARL E. VOGEL For For ROBERT C. WRIGHT 6 For For TO RATIFY THE APPOINTMENT OF KPMG LLP 2. AS INDEPENDENT REGISTERED PUBLIC Management For For ACCOUNTING FIRM OF THE COMPANY FOR FISCAL YEAR 2014 SCANIA AB, SODERTALJE Annual General W76082101 Security Meeting Type Meeting 11-Jun-2014 Ticker Symbol Meeting Date 705345850 -**ISIN** SE0000308272 Agenda Management For/Against Item Proposal Type Vote Management PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 341800 DUE TO ADDITION OF-RESOLUTION 11.C. ALL **CMMT VOTES** Non-Voting RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDE-D 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 REQ-UIRE APPROVAL FROM Non-Voting 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 CMMT NEED TO PROVI-DE THE BREAKDOWN OF Non-Voting 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 CMMT IMPORTANT MARKET PROCESSING Non-Voting REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF AT-TORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND **EXECUTE YOUR VOTING INSTRUCTION-S** THIS MARKET. ABSENCE OF A POA, MAY

	CAUSE YOUR INSTRUCTIONS TO BE	
	REJECTED IF YOU HAVE ANY QUESTIONS,	
	PLEASE CONTACT YOUR CLIENT SERVICE	
	REPRESENTATIVE	
	PLEASE NOTE THAT RESOLUTIONS 15.A TO	
	15.D, 16 AND 17 PRESENTED BY THE	
	SHAREHOL-DER BUT THE BOARD DOES	
CMMT	NOT	NI VI. 4'
CMM1	MAKE ANY VOTE RECOMMENDATION AND	Non-Voting
	THERE IS NO BOARD-RECOMMENDATION	
	FOR THE RESOLUTION 11.C PROPOSED BY	
	VOLKSWAGEN. THANK YOU.	
1	OPENING OF THE AGM	Non-Voting
2	ELECTION OF A CHAIRMAN OF THE AGM:	_
2	CLAES ZETTERMARCK	Non-Voting
2	ESTABLISHMENT AND APPROVAL OF THE	NT
3	VOTING LIST	Non-Voting
4	APPROVAL OF THE AGENDA	Non-Voting
_	ELECTION OF TWO PERSONS TO VERIFY	NI W. d'
5	THE MINUTES	Non-Voting
	CONSIDERATION OF WHETHER THE AGM	NT
6	HAS BEEN DULY CONVENED	Non-Voting
	PRESENTATION OF THE ANNUAL	
	ACCOUNTS	
7	AND AUDITORS' REPORT, AND THE	Non-Voting
	CONSOLIDATED-ANNUAL ACCOUNTS AND	· ·
	AUDITORS' REPORT	
0	ADDRESSES BY THE CHAIRMAN OF THE	NT
8	BOARD AND BY THE PRESIDENT AND CEO	Non-Voting
9	QUESTIONS FROM THE SHAREHOLDERS	Non-Voting
	ADOPTION OF THE INCOME STATEMENT	-
10	AND BALANCE SHEET AND THE	Managamant Na Astion
10	CONSOLIDATED INCOME STATEMENT AND	Management No Action
	BALANCE SHEET	
	RESOLUTION CONCERNING DISTRIBUTION	
	OF THE PROFIT ACCORDED TO THE	
	ADOPTED BALANCE SHEET AND	
	RESOLUTION CONCERNING THE RECORD	
11.A	DATE FOR THE DIVIDEND: THE BOARD OF	Management No Action
	DIRECTORS PROPOSES A DIVIDEND OF SEK	-
	4.00 PER SHARE. THE BOARD PROPOSES	
	MONDAY, 16 JUNE 2014 AS THE RECORD	
	DATE FOR THE DIVIDEND.	
	PLEASE NOTE THAT THIS RESOLUTION IS A	
11.B	SHAREHOLDER PROPOSAL: THE SWEDISH	Shareholder No Action
11.D	SHAREHOLDERS' ASSOCIATION PROPOSES	Sharcholder No Action
	A DIVIDEND OF 4.75 SEK PER SHARE	
	VOLKSWAGEN PROPOSES THAT NO	
11.C	DIVIDEND SHALL BE PAID TO THE	Management No Action
11.0	SHAREHOLDERS OF SCANIA FOR THE	management to Action
	FINANCIAL YEAR 2013	

12	RESOLUTION CONCERNING DISCHARGE OF THE MEMBERS OF THE BOARD AND THE PRESIDENT AND CEO FROM LIABILITY FOR THE FINANCIAL YEAR	Mono	gement No Action		
13	RESOLUTION CONCERNING GUIDELINES FOR SALARY AND OTHER REMUNERATION OF THE PRESIDENT AND CEO AS WELL AS OTHER EXECUTIVE OFFICERS	Mana	gementNo Action		
14	RESOLUTION CONCERNING THE 2014 INCENTIVE PROGRAMME DETERMINATION OF THE NUMBER OF	Management No Action			
15.A	BOARD MEMBERS AND DEPUTY BOARD MEMBERS TO BE ELECTED BY THE AGM	Management No Action			
15.B	DETERMINATION OF REMUNERATION FOR BOARD MEMBERS RE-ELECTION OF MARTIN WINTERKORN AS	Management No Action			
15.C	BOARD MEMBER AND CHAIRMAN OF THE BOARD. RE-ELECTION OF LEIF OSTLING AS BOARD MEMBER AND VICE CHAIRMAN OF THE BOARD		gement No Action		
15.D	DETERMINATION OF REMUNERATION FOR THE AUDITORS RESOLUTION CONCERNING A	Management No Action			
16	NOMINATION COMMITTEE	Management No Action			
17	RESOLUTION CONCERNING SPECIAL EXAMINATION	Management No Action			
18 CLOSING OF THE AGM SCANIA AB, SODERTALJE		Non-Voting			
Security W76082119		Meeting Type		Annual General Meeting	
Ticker S	Symbol	Meeting Date		11-Jun-2014 705345874 - Management	
ISIN	SE0000308280				
Item	Proposal	Type	Vote	For/Against Management	
	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 341798 DUE TO				
CMMT	ADDITION OF-RESOLUTION 11.C. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDE-D AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING	Non-Voting			
СММТ	NOTICE. THANK YOU. AN ABSTAIN VOTE CAN HAVE THE SAME EFFECT AS AN AGAINST VOTE IF THE MEETING REQ-UIRE APPROVAL FROM MAJORITY OF PARTICIPANTS TO PASS A RESOLUTION	Non-Voting			

MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU **WILL** NEED TO PROVI-DE THE BREAKDOWN OF **CMMT** Non-Voting 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 AT-TORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND **EXECUTE YOUR VOTING INSTRUCTION-S CMMT IN** Non-Voting THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJECTED-. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE PLEASE NOTE THAT RESOLUTIONS 15.A TO 15.D, 16 AND 17 PRESENTED BY THE SHAREHOL-DER BUT THE BOARD DOES CMMT NOT MAKE ANY VOTE RECOMMENDATION AND Non-Voting THERE IS NO BOARD-RECOMMENDATION FOR THE RESOLUTION 11.C PROPOSED BY VOLKSWAGEN. THANK YOU. OPENING OF THE AGM 1 Non-Voting ELECTION OF A CHAIRMAN OF THE AGM: 2 Non-Voting **CLAES ZETTERMARCK** ESTABLISHMENT AND APPROVAL OF THE 3 Non-Voting **VOTING LIST** APPROVAL OF THE AGENDA 4 Non-Voting ELECTION OF TWO PERSONS TO VERIFY 5 Non-Voting THE MINUTES CONSIDERATION OF WHETHER THE AGM 6 Non-Voting HAS BEEN DULY CONVENED PRESENTATION OF THE ANNUAL ACCOUNTS 7 AND AUDITORS' REPORT, AND THE Non-Voting CONSOLIDATED-ANNUAL ACCOUNTS AND **AUDITORS' REPORT** ADDRESSES BY THE CHAIRMAN OF THE 8 Non-Voting BOARD AND BY THE PRESIDENT AND CEO QUESTIONS FROM THE SHAREHOLDERS 9 Non-Voting

	3 3			
10	ADOPTION OF THE INCOME STATEMENT AND BALANCE SHEET AND THE CONSOLIDATED INCOME STATEMENT AND BALANCE SHEET	Management No Action		
11.A	THE BOARD OF DIRECTORS PROPOSES A DIVIDEND OF SEK 4.00 PER SHARE. THE BOARD PROPOSES MONDAY, 16 JUNE 2014 AS THE RECORD DATE FOR THE DIVIDEND. PROVIDED THAT THE AGM APPROVES THIS PROPOSAL, THE DIVIDEND IS EXPECTED TO BE SENT FROM EUROCLEAR SWEDEN AB ON THURSDAY, 19 JUNE 2014	Management No Action		
11.B	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: THE SWEDISH SHAREHOLDERS' ASSOCIATION PROPOSES A DIVIDEND OF 4.75 SEK PER SHARE	Shareholder No Action		
11.C	VOLKSWAGEN PROPOSES THAT NO DIVIDEND SHALL BE PAID TO THE SHAREHOLDERS OF SCANIA FOR THE FINANCIAL YEAR 2013	Management No Action		
12	RESOLUTION CONCERNING DISCHARGE OF THE MEMBERS OF THE BOARD AND THE PRESIDENT AND CEO FROM LIABILITY FOR THE FINANCIAL YEAR	Management No Action		
13	RESOLUTION CONCERNING GUIDELINES FOR SALARY AND OTHER REMUNERATION OF THE PRESIDENT AND CEO AS WELL AS OTHER EXECUTIVE OFFICERS	Management No Action		
14	RESOLUTION CONCERNING THE 2014 INCENTIVE PROGRAMME	Management No Action		
15.A	DETERMINATION OF THE NUMBER OF BOARD MEMBERS AND DEPUTY BOARD MEMBERS TO BE ELECTED BY THE AGM	Management No Action		
15.B	DETERMINATION OF REMUNERATION FOR BOARD MEMBERS	Management No Action		
15.C	RE-ELECTION OF MARTIN WINTERKORN AS BOARD MEMBER AND CHAIRMAN OF THE BOARD. RE-ELECTION OF LEIF OSTLING AS BOARD MEMBER AND VICE CHAIRMAN OF THE BOARD			
15.D	DETERMINATION OF REMUNERATION FOR THE AUDITORS	Management No Action		
16	RESOLUTION CONCERNING A NOMINATION COMMITTEE	Management No Action		
17	RESOLUTION CONCERNING SPECIAL EXAMINATION	Management No Action		
18 CLOSING OF THE AGM Non-Voting				
THE PEP BOYS - MANNY, MOE & JACK				
Security		Meeting Type	Annual	

Ticker Symbol PBY		Meeting Date		11-Jun-2014
ISIN	US7132781094	Agenda		934000148 - Management
Item	Proposal	Type	Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: JANE SCACCETTI	Managem	ent For	For
1B.	ELECTION OF DIRECTOR: JOHN T. SWEETWOOD	Managem	entFor	For
1C.	ELECTION OF DIRECTOR: M. SHAN ATKINS			For
1D.	ELECTION OF DIRECTOR: ROBERT H. HOTZ	Managem	ent For	For
1E.	ELECTION OF DIRECTOR: JAMES A. MITAROTONDA	Managem	ent For	For
1F.	ELECTION OF DIRECTOR: NICK WHITE	Managem	ent For	For
1G.	ELECTION OF DIRECTOR: MICHAEL R.		ent For	For
1H.	ODELL ELECTION OF DIRECTOR: ROBERT ROSENBLATT	TION OF DIRECTOR: ROBERT Management For		For
1I.	ELECTION OF DIRECTOR: ANDREA M.	Management For		For
	WEISS	1,1,1,1,1,0,0,1,1	.0	1 01
2.	AN ADVISORY RESOLUTION ON EXECUTIVE	Managem	ent Abstain	Against
	COMPENSATION.	1,1,1,1,1,0,0,1,1	2101 100 00111	1 18
	THE RATIFICATION OF THE APPOINTMENT			
3.	OF OUR INDEPENDENT REGISTERED	Managem	ent For	For
	PUBLIC ACCOUNTING FIRM. THE RE-APPROVAL OF OUR ANNUAL			
	INCENTIVE BONUS PLAN (DUE TO SPACE		_	_
4.	LIMITS, SEE PROXY STATEMENT FOR FULL	Management For		For
	PROPOSAL)			
	THE AMENDMENT AND RESTATEMENT OF			
	OUR STOCK INCENTIVE PLAN TO EXTEND ITS TERM THROUGH DECEMBER 31, 2019			
5.	AND TO PROVIDE AN ADDITIONAL 2,000,000	Managem	ent For	For
	SHARES AVAILABLE FOR AWARD			
	ISSUANCES THEREUNDER			
	OR GRAPHICS CORPORATION			
Security 587200106 Tiolog Symbol MENT		Meeting Type Meeting Date		Annual
	Ticker Symbol MENT ISIN US5872001061		C	11-Jun-2014 934017927 -
ISIN			enda	Management
Item	Proposal	Type	Vote	For/Against
1.	DIRECTOR	Management Management		Management