Advent Claymore Convertible Securities & Income Fund II Form N-PX/A August 29, 2012

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 811-22022

> 2455 Corporate West Drive Lisle, IL 60532

(Address of principal executive offices) (Zip code)

Robert White
1271 Avenue of the Americas, 45th Floor
New York, NY 10020

(Name and address of agent for service)

Registrant's telephone number, including area code: 212-482-1600

Date of fiscal year end: October 31

Date of reporting period: July 1, 2011 - June 30, 2012

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 20549-1090. The OMB has reviewed this collection of information under the clearance requirements of 44 U.S.C. ? 3507.

Item 1: Proxy Voting Record - Item 1 Proxy Voting Record -

Registrant : 811-22022

Fund Name : Advent Claymore Convertible Securities & Income II

Atos Ocean	ie				
Ticker Security ID: SEDOL 5654781		Meeting Date 05/25/2012		Meeting Status Voted	
Meeting Type Bondholders		Country of France	Trade		
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	Approval of the conversion of the Company's form into a European Company and the conversion project	N/A	N/A	For	N/A
2	Acknowledgement of the resignation of Sabrina Noiran as statutory representative of the bondholders and ratification of the appointment of the deputy representative Franck Baffert, as new representative of the bondholders	N/A	N/A	For	N/A
3	Appointment of Sylvain Thomazo as first deputy representative of the bondholders	N/A	N/A	For	N/A
4	Appointment of Sandraine D'Haussy as second deputy representative of the bondholders	N/A	N/A	For	N/A
5	Determination of the place of registration of the Meeting's documents	N/A	N/A	For	N/A
6	Authorization and grants all powers to the representative of the Company to take all measure and to conclude any agreement, as the case may be, to implement these resolutions, and to the holder of an origianl, copy or excerpt from the minutes of this Meeting	N/A	N/A	Abstain	N/A

to make any submissions, publications and formalities which may be necessary.

ATOS, BEZO Ticker	Security ID:	Meeting Date Meeting Status		atus	
Meeting Ty	CUSIP F06116AC5 ype	05/25/2012 Country of Trade		Voted	
Annual Issue No.	Description	France Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	Approving the transformation of the form of the Company by adopting the form of a European company (Societas Europaea) and the terms of the proposed transformation	MGMT	For	For	For
2	Acknowledgement of the resignation of Mrs. Sabrina Noiran as principal epresentative of the mass of Bondholders and confirmation of the appointment of Mr. Franck Baffert as new representative of the mass of Bondholders	MGMT	For	For	For
3	Appointment of Mr. Sylvain Thomazo as first deputy representative of the mass of Bondholders	MGMT	For	For	For
4	Appointment of Mrs. Sandrine D'Haussy as second deputy representative of the mass of Bondholders	MGMT	For	For	For
5	Setting the filing location for General Meeting documents	MGMT	For	For	For
6	Powers to carry out all legal formalities	MGMT	For	For	For
CABLE & WI	RELESS WORLDWIDE PLC, BRAG Security ID: CUSIP G1839Y103	CKNELL Meeting Da 07/21/2011		Meeting St Voted	atus

Meeting Type		Country of Trade United Kingdom			
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	To receive the Company's Annual Report and Accounts for the year ended 31 March 2011, together with the Reports of the Directors and auditors	MGMT	For	For	For
2	To approve the Directors' Remuneration Report for the year ended 31 March 2011	MGMT	For	For	For
3	Shareholders will be asked to approve the payment of a final dividend of 3.0 pence per ordinary share for the year ended 31 March 2011, as recommended by the Directors. If approved, the recommended final dividend will be payable on 11 August 2011 to all shareholders on the register of members at the close of business on the record date, 10 June 2011	MGMT	For	For	For
4	To elect Ian Gibson as a Director	MGMT	For	For	For
5	To re-elect Jim Marsh as a Director	MGMT	For	For	For
6	To re-elect John Barton as a Director	MGMT	For	For	For
7	To re-appoint KPMG Audit Plc as auditor of the Company	MGMT	For	For	For
8	To authorise the Directors to set the auditor's remuneration	MGMT	For	For	For
9	That the authority and power conferred upon the Directors to allot shares or to grant	MGMT	N/A	Abstain	N/A

rights to subscribe for, or to convert any security into shares in accordance with Article 12 of the Company's Articles shall apply until the earlier of the conclusion of the Company's AGM in 2012 or 30 September 2012, and for that period there shall be two Section 551 Amounts (as defined in Article 12) of: (i) GBP 44 million; and (ii) GBP 88 million (such amount to be reduced by any allotments or grants made under (i) above) which the Directors shall only be empowered to use in connection with a rights issue (as defined in Article 12). All previous authorities under Article 12(B) are revoked, subject to Article 12(D) MGMT N/A That, subject to the Abstain N/A passing of Resolution 9, the authority and power conferred upon the Directors to allot equity securities for cash in accordance with Article 12(C) of the Company's Articles shall apply until the earlier of the conclusion of the Company's AGM in 2012 or 30 September 2012, and for that period the Section 561 Amount (as defined in the Articles) shall be GBP 6 million. All previous authorities under Article 12(C) are revoked, subject to Article 12(D) That the Company be MGMT For For For generally and unconditionally authorised to make

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market purchases (as defined in Section 701

of the Companies Act 2006) of ordinary shares with a nominal value of 5p each in the Company, provided that: (a) the Company does not purchase under this authority more than 268 million ordinary shares; (b) the Company does not pay less than 5p for each ordinary share; and (c) the Company does not pay more for each share than the higher of (i) 5% over the average of the middle-market price of the ordinary shares for the five business days immediately preceding the day on which the Company agrees to buy the shares concerned, based on share prices published in the Daily Official List of the London Stock Exchange; and (ii) the price stipulated by Article 5(1) of the Buy-back and-Stabilisation Regulation (EC No. 2273/2003). This authority shall continue-until the earlier of the Company's AGM in 2012 or 30 September 2012, p rovided-that, if the Company has agreed before this date to purchase ordinary shares-where these purchases will or may be executed after the authority terminates-(either wholly or in part), the Company may complete such purchases. That the Directors be MGMT N/A Abstain N/A and are hereby authorised: (a) to establish the Cable & Wireless Worldwide Incentive

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Plan 2011 (the 'IP

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Annual

DANIEL F. AKERSON

DAVID BONDERMAN

ELECTION OF DIRECTOR:

ELECTION OF DIRECTOR:

ERROLL B. DAVIS, JR.

MGMT

For

MGMT For

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2011'), a copy of the draft rules of which has been produced to the meeting and initialled by the Chairman for the purpose of identification and a summary of the main provisions of which is set out in the Appendix to this Notice of Meeting dated 23 May 2011; and (b) to establish schedules to, or further share plans based on, the IP 2011 but modified to take account of local tax, exchange control or securities laws in overseas territories, provided that any shares made available under any such schedules or further plans are treated as counting against the limits on individual and overall participation in the IP 2011 MGMT For That the Company be For For authorised to call a general meeting of the shareholders, other than an Annual General Meeting, on not less than 14 clear days' notice GENERAL MOTORS COMPANY Meeting Date Ticker Security ID: Meeting Status CUSIP 37045V100 06/12/2012 Voted Country of Trade Meeting Type United States Issue No. Description Proponent Mgmt Rec Vote Cast For/Against Mgmt ELECTION OF DIRECTOR: MGMT For For For

4	ELECTION OF DIRECTOR: STEPHEN J. GIRSKY	MGMT	For	For	For
5	ELECTION OF DIRECTOR: E. NEVILLE ISDELL	MGMT	For	For	For
6	ELECTION OF DIRECTOR: ROBERT D. KREBS	MGMT	For	For	For
7	ELECTION OF DIRECTOR: PHILIP A. LASKAWY	MGMT	For	For	For
8	ELECTION OF DIRECTOR: KATHRYN V. MARINELLO	MGMT	For	For	For
9	ELECTION OF DIRECTOR: JAMES J. MULVA	MGMT	For	For	For
10	ELECTION OF DIRECTOR: PATRICIA F. RUSSO	MGMT	N/A	Abstain	N/A
11	ELECTION OF DIRECTOR: THOMAS M. SCHOEWE	MGMT	For	For	For
12	ELECTION OF DIRECTOR: CAROL M. STEPHENSON	MGMT	N/A	Abstain	N/A
13	ELECTION OF DIRECTOR: THEODORE M. SOLSO	MGMT	For	For	For
14	ELECTION OF DIRECTOR: CYNTHIA A. TELLES	MGMT	For	For	For
15	RATIFICATION OF THE SELECTION OF DELOITTE & TOUCHE LLP AS GM'S	MGMT	For	For	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2012.				
16	ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATION.	MGMT	For	For	For
HEALTH CAR	RE REIT, INC.				
Ticker HCN Meeting Ty Annual	Security ID: CUSIP 42217K106	Meeting Date 05/03/2012 Country of Trade United States		Meeting Status Voted	
	Description		Mgmt Rec	Vote Cast	For/Against Mgmt
1	ELECTION OF DIRECTOR: WILLIAM C. BALLARD, JR.	MGMT	For	For	For
2	ELECTION OF DIRECTOR: GEORGE L. CHAPMAN	MGMT	For	For	For
3	ELECTION OF DIRECTOR:	MGMT	For	For	For

DANIEL	A.	DECKER

4	ELECTION OF DIRECTOR: THOMAS J. DEROSA	MGMT	For	For	For
5	ELECTION OF DIRECTOR: JEFFREY H. DONAHUE	MGMT	For	For	For
6	ELECTION OF DIRECTOR: PETER J. GRUA	MGMT	For	For	For
7	ELECTION OF DIRECTOR: FRED S. KLIPSCH	MGMT	For	For	For
8	ELECTION OF DIRECTOR: SHARON M. OSTER	MGMT	For	For	For
9	ELECTION OF DIRECTOR: JEFFREY R. OTTEN	MGMT	For	For	For
10	ELECTION OF DIRECTOR: R. SCOTT TRUMBULL	MGMT	For	For	For
11	APPROVAL OF THE COMPENSATION OF THE NAMED EXECUTIVE OFFICERS AS DISCLOSED IN THE PROXY STATEMENT PURSUANT TO THE COMPENSATION DISCLOSURE RULES OF THE SEC.	MGMT	For	For	For
12	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR 2012.	MGMT	For	For	For
SIEMENS AG	, MUENCHEN				
Ticker	Security ID:	Meeting Date		Meeting Status	
Meeting Ty	CUSIP D69671218 pe	01/24/2012 Country of		Voted	
Annual Issue No.	Description	Germany Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	To receive and consider the adopted Annual Financial Statements of Siemens AG-and the approved Consolidated Financial Statements, together with the Combined-Management's Discussion and Analysis of Siemens AG and the Siemens Group,		For	For	For

inc-luding the Explanatory Report on the information required pursuant to Section-289 (4) and (5) and Section 315 (4) of the German Commercial Code (HGB) as of- September 30, 2011, as well as the Report of the Supervisory Board, the Corpor-ate Governance Report, the Compensation Report and the Compliance Report for fiscal year 2011 2 To resolve on the MGMT For For appropriation of net income of Siemens AG to pay a dividend: The distributable profit of EUR 2,742,610,263 shall be appropriated as follows: Payment of a dividend of EUR 3 per no-par share EUR 114,077,313 shall be carried forward; Ex-dividend and payable date: January 25, 2012 3 To ratify the acts of MGMT For For For the members of the Managing Board 4 To ratify the acts of MGMT For For For the members of the Supervisory Board 5 To resolve on the ShrHlder Against Abstain N/A appointment Ernst & Young GmbH Wirtschaftsprufungsgese llschaft, Stuttgart as the independent auditors for the audit of the Annual Financial Statements and the Consolidated Financial Statements and for the review of the Interim Financial Statements PLEASE NOTE THAT THIS N/A N/A N/A 6 N/A IS A SHAREHOLDER'S PROPOSAL: Amendment to the Articles of

Association of Siemens AG: In order to increase women's presence on the Supervisory Board, Section 11 shall be amended as follows: Section 11(1) shall be adjusted to ensure that at least 30 pct of the representatives of the shareholders on the Supervisory Board are women as of 2013 and at least 40 pct are women as of 2018. Section 11(3) shall be adjusted to ensure that at least 30 pct of the substitute representatives of the shareholders on the Supervisory Board are women as of 2013 and at least 40 pct. are women as of 2018

SIGNATURES

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

Advent Claymore Convertible Securities and Income Fund II

By: /s/ Tracy V. Maitland

Name: Tracy V. Maitland

Name: Tracy V. Maitland
Title: President and Chief Executive Officer

Date: August 29, 2012