GDL FUND	
Form N-PX	
August 25, 2015	

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: <u>1-800-422-3554</u>

Date of fiscal year end: December 31

Date of reporting period: <u>July 1, 2014 – June 30, 201</u>5

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, 2014 TO JUNE 30, 2015

ProxyEdge Report Date: 07/02/2015

Meeting Date Range: 07/01/2014 - 06/30/2015

The GDL Fund

Investment Company Report

FURIEX PHARMACEUTICALS, INC

Security 36106P101 Meeting Type Special
Ticker Symbol FURX Meeting Date 01-Jul-2014

ISIN US36106P1012 Agenda 934045849 - Management

Item Proposal Proposed by Vote For/Against Management

TO ADOPT THE AGREEMENT AND

PLAN OF

MERGER, DATED AS OF APRIL 27,

2014, AS

IT MAY BE AMENDED FROM TIME TO

1. TIME, ManagemFiotr For

AMONG FURIEX

PHARMACEUTICALS, INC.,

FOREST LABORATORIES, INC. AND

ROYAL

EMPRESS, INC.

TO APPROVE, ON A NON-BINDING,

ADVISORY BASIS, CERTAIN

COMPENSATION

2. THAT MIGHT BE RECEIVED BY THE Managementstain Against

COMPANY'S NAMED EXECUTIVE

OFFICERS

IN CONNECTION WITH THE MERGER.

3. TO ADJOURN THE SPECIAL MEETING, Managem First For

 IF

NECESSARY OR APPROPRIATE, TO

SOLICIT

ADDITIONAL PROXIES IF THERE ARE

INSUFFICIENT VOTES AT THE TIME

OF THE

SPECIAL MEETING TO APPROVE THE

AGREEMENT AND PLAN OF MERGER.

EQUAL ENERGY LTD.

Security 29390Q109 Meeting Type Special Ticker Symbol EQU Meeting Date 08-Jul-2014

CA29390Q1090 Agenda 934048198 - Management ISIN

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

PASSING A SPECIAL RESOLUTION,

THE FULL

TEXT OF WHICH IS SET FORTH IN

APPENDIX

"C" TO THE ACCOMPANYING

INFORMATION

CIRCULAR AND PROXY STATEMENT ("CIRCULAR"), WITH OR WITHOUT

VARIATION, APPROVING A

STATUTORY

PLAN OF ARRANGEMENT (THE

01 "ARRANGEMENT") UNDER SECTION Managem Frotr For

193 OF

THE BUSINESS CORPORATIONS ACT (ALBERTA) INVOLVING EQUAL, THE

EQUAL

SHAREHOLDERS, PETROFLOW

ENERGY

CORPORATION AND PETROFLOW

CANADA

ACQUISITION CORP., AS MORE

PARTICULARLY DESCRIBED IN THE

CIRCULAR;

A PROPOSAL TO APPROVE, ON A

NON-

BINDING ADVISORY BASIS, THE

COMPENSATION THAT MAY BECOME

PAYABLE TO THE NAMED

EXECUTIVE

02 OFFICERS OF EQUAL IN

CONNECTION WITH

THE COMPLETION OF THE

ARRANGEMENT,

THE FULL TEXT OF WHICH IS SET

FORTH ON

PAGE 116 OF THE CIRCULAR.

CBEYOND, INC.

Security 149847105 Meeting Type Annual Ticker Symbol CBEY Meeting Date 09-Jul-2014

ISIN US1498471051 Agenda 934045041 - Management

Managem Footr

For

Proposed For/Against Proposal Vote Item

Management by

ADOPTION OF THE MERGER **AGREEMENT** AND APPROVAL OF THE MERGER 1. **AND** Managem Footr For OTHER TRANSACTIONS **CONTEMPLATED BY** THE MERGER AGREEMENT. ADVISORY NON-BINDING VOTE 2. REGARDING Managem Artstain **Against** MERGER-RELATED COMPENSATION. APPROVAL OF THE ADJOURNMENT OF THE ANNUAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL VOTES TO 3. Managem Frotr For **APPROVE** THE PROPOSAL TO ADOPT THE **MERGER** AGREEMENT. 4. **DIRECTOR** Management For For JAMES F. GEIGER For **KEVIN COSTELLO** For **RATIFICATION OF ERNST & YOUNG** LLP AS THE COMPANY'S INDEPENDENT 5. Managem Footr For REGISTERED PUBLIC ACCOUNTING **FIRM** FOR 2014. ADVISORY NON-BINDING VOTE ON THE COMPENSATION THAT WAS PAID TO 6. Managem Artistain Against THE COMPANY'S NAMED EXECUTIVE OFFICERS. FOSTER WHEELER AG Security H27178104 Meeting Type Special Ticker Symbol FWLT Meeting Date 10-Jul-2014 **ISIN** CH0018666781 Agenda 934047576 - Management Proposed For/Against Vote Item Proposal Management by ELECTION OF DIRECTOR EFFECTIVE AS OF 1A. THE ELECTION EFFECTIVE DATE: Managem Frotr For **TARUN BAFNA** ELECTION OF DIRECTOR EFFECTIVE AS OF 1B. THE ELECTION EFFECTIVE DATE: Managem Footr For SAMIR Y.

BRIKHO

	ELECTION OF DIRECTOR EFFECTIVE		
1C.	AS OF THE ELECTION EFFECTIVE DATE:	Managem Foot r	For
	IAN P.	C	
	MCHOUL		
	ELECTION OF IAN P. MCHOUL AS		
	CHAIRMAN		
2.	OF THE BOARD OF DIRECTORS	Managem Foot	For
۷.	EFFECTIVE	Management	1.01
	AS OF THE ELECTION EFFECTIVE		
	DATE.		
	ELECTION OF THE COMPENSATION		
	AND		
	EXECUTIVE DEVELOPMENT		
2.4	COMMITTEE OF	М Б.	Г
3A.	THE BOARD OF DIRECTOR	Managem From	For
	EFFECTIVE AS OF THE ELECTION EFFECTIVE DATE:		
	TARUN		
	BAFNA		
	ELECTION OF THE COMPENSATION		
	AND		
	EXECUTIVE DEVELOPMENT		
	COMMITTEE OF		
3B.	THE BOARD OF DIRECTOR	Managem For	For
	EFFECTIVE AS	C	
	OF THE ELECTION EFFECTIVE DATE:		
	SAMIR		
	Y. BRIKHO		
	ELECTION OF THE COMPENSATION		
	AND		
	EXECUTIVE DEVELOPMENT		
	COMMITTEE OF		
3C.	THE BOARD OF DIRECTOR	Managem Footr	For
	EFFECTIVE AS		
	OF THE ELECTION EFFECTIVE DATE:		
	IAN P. MCHOUL		
	APPROVAL OF AMENDMENTS TO		
	OUR		
	ARTICLES OF ASSOCIATION TO		
	REVISE THE		
4.	TRANSFER RESTRICTIONS AND THE	Managem Fiotr	For
	VOTING		
	LIMITATIONS AND TO ADD NEW		
	DEFINITIONS.		
5.	IF NEW OR AMENDED PROPOSALS,	Managem &rh stain	Agains
	AS WELL	Č	J
	AS NEW AGENDA ITEMS ACCORDING		
	TO		
	ARTICLE 700 PARA 3 OF THE SWISS		

CODE

OF OBLIGATIONS, ARE PUT BEFORE

THE

MEETING, BY MARKING THE BOX TO

THE

RIGHT, I HEREBY INSTRUCT THE

INDEPENDENT PROXY (OR THE

SUBSTITUTE

PROXY APPOINTED BY THE BOARD

OF

DIRECTORS IF THE INDEPENDENT

PROXY IS

INCAPABLE OF ACTING) TO VOTE AS

FOLLOWS: MARK THE FOR BOX TO

VOTE

ACCORDING TO THE POSITION OF

THE

BOARD OF DIRECTORS, MARK THE

AGAINST

BOX TO VOTE AGAINST

NEW/AMENDED

PROPOSALS OR AGENDA ITEMS,

MARK

ABSTAIN TO ABSTAIN FROM

VOTING.

GIANT INTERACTIVE GROUP INC

Security 374511103 Meeting Type Special Ticker Symbol GA Meeting Date 14-Jul-2014

ISIN US3745111035 Agenda 934050496 - Management

For

Item Proposal Proposed by Vote For/Against Management

THAT THE AGREEMENT AND PLAN

OF

MERGER, DATED AS OF MARCH 17,

2014, AS

AMENDED BY AMENDMENT NO.1 TO

THE

AGREEMENT AND PLAN OF MERGER,

DATED

S1 AS OF MAY 12, 2014... AND ANY AND Managem**Fiot**

ALL

TRANSACTIONS CONTEMPLATED BY

THE

MERGER AGREEMENT AND THE

PLAN OF

MERGER BE AUTHORIZED AND

APPROVED

...(DUE TO SPACE LIMITS, SEE PROXY

MATERIAL FOR FULL PROPOSAL)

S2 Managem First For

THAT THE DIRECTORS OF THE

COMPANY BE

AUTHORIZED TO DO ALL THINGS

NECESSARY TO GIVE EFFECT TO THE

MERGER AGREEMENT, THE PLAN OF

MERGER AND THE TRANSACTIONS,

INCLUDING THE MERGER.

THAT THE CHAIRMAN OF THE

EXTRAORDINARY GENERAL

MEETING BE

INSTRUCTED TO ADJOURN THE

EXTRAORDINARY GENERAL

MEETING IN

ORDER TO ALLOW THE COMPANY

TO

SOLICIT ADDITIONAL PROXIES IN

THE

O3 EVENT THAT THERE ARE

INSUFFICIENT

PROXIES RECEIVED AT THE TIME OF

THE

EXTRAORDINARY GENERAL

MEETING TO

PASS THE SPECIAL RESOLUTIONS TO

RF.

PROPOSED AT THE EXTRAORDINARY

GENERAL MEETING.

AUTONAVI HOLDINGS LIMITED (AMAP)

Security 05330F106 Meeting Type Special Ticker Symbol AMAP Meeting Date 16-Jul-2014

ISIN US05330F1066 Agenda 934049493 - Management

Managem Frotr

Managem Footr

For

Item Proposal Proposed by Vote For/Against Management

S1. THAT THE AGREEMENT AND PLAN

OF

MERGER DATED AS OF APRIL 11, 2014

(THE

"MERGER AGREEMENT") AMONG

ALIBABA

INVESTMENT LIMITED ("PARENT"),

ALI ET

INVESTMENT HOLDING LIMITED

("MERGER

SUB") AND AUTONAVI HOLDINGS

LIMITED

(THE "COMPANY") (SUCH MERGER

AGREEMENT BEING IN THE FORM

ATTACHED TO THE PROXY

STATEMENT

ACCOMPANYING ... (DUE TO SPACE

8

LIMITS,

SEE PROXY MATERIAL FOR FULL

PROPOSAL)

THAT THE CHAIRMAN OF THE

EXTRAORDINARY GENERAL

MEETING BE

INSTRUCTED TO ADJOURN THE

EXTRAORDINARY GENERAL

MEETING IN

ORDER TO ALLOW THE COMPANY

TO

SOLICIT ADDITIONAL PROXIES IN

THE

O2. EVENT THAT THERE ARE

INSUFFICIENT

PROXIES RECEIVED AT THE TIME OF

THE

EXTRAORDINARY GENERAL

MEETING TO

PASS THE SPECIAL RESOLUTION TO

PROPOSED AT THE EXTRAORDINARY

GENERAL MEETING

DIXONS RETAIL PLC, HEMEL HAMSPTEAD

Security G2780T101 Meeting Type **Ordinary General Meeting**

Managem Footr

Ticker Symbol Meeting Date 17-Jul-2014

ISIN GB0000472455 Agenda 705432526 - Management

Proposed For/Against Vote Proposal Item Management by Managem Frotr For

1 (A) FOR THE PURPOSE OF GIVING

EFFECT

TO THE SCHEME PROPOSED TO BE

MADE

BETWEEN THE COMPANY AND THE

SCHEME

SHAREHOLDER. (I) THE DIRECTORS

OF THE

COMPANY BE AUTHORISED TO TAKE

ALL

SUCH ACTIONS AS THEY MAY

CONSIDER

NECESSARY OR APPROPRIATE FOR

CARRYING THE SCHEME INTO

EFFECT; (II)

THE ISSUED SHARE CAPITAL OF THE

COMPANY BE REDUCED BY

CANCELLING

AND EXTINGUISHING ALL THE

SCHEME

SHARES (AS DEFINED IN THE

SCHEME

DOCUMENT); (III) UPON THE SAID REDUCTION OF CAPITAL TAKING

EFFECT (A)

THE RESERVE ARISING BE

CAPITALISED

AND APPLIED IN PAYING UP AN

EQUIVALENT

NUMBER OF NEW ORDINARY

SHARES OF 2.5

PENCE EACH; AND (B) THE

DIRECTORS OF

THE COMPANY BE AUTHORISED TO

ALLOT

SAID NEW ORDINARY SHARES TO

CARPHONE WAREHOUSE GROUP PLC

OR

ITS NOMINEE(S); (B) THE ARTICLES

OF

CONTD

CONTD ASSOCIATION OF THE

COMPANY BE

AMENDED ON THE TERMS

DESCRIBED IN

THE-NOTICE OF THE GENERAL

MEETING

AND (C) THE ARTICLES OF THE

ASSOCIATION OF THE-COMPANY BE

AMENDED TO INCLUDE THE RIGHTS

CONT ATTACHING TO THE DEFERRED

SHARE (AS-

DEFINED IN THE SCHEME

DOCUMENT) AND

THE DIRECTORS OF THE COMPANY

BE-

AUTHORIZED TO ALLOT THE

DEFERRED

SHARE TO CARPHONE WAREHOUSE

GROUP

PLC OR ITS-NOMINEE(S)

DIXONS RETAIL PLC, HEMEL HAMSPTEAD

Security G2780T101 Meeting Type Court Meeting Ticker Symbol Meeting Date 17-Jul-2014

ISIN GB0000472455 Agenda 705433960 - Management

Non-Voting

Item Proposal Proposed by Vote For/Against Management

CMMT PLEASE NOTE THAT ABSTAIN IS NOT Non-Voting

Α

VALID VOTE OPTION FOR THIS

MEETING

TYPE.-PLEASE CHOOSE BETWEEN

"FOR"

AND "AGAINST" ONLY. SHOULD YOU

CHOOSE TO VOTE-ABSTAIN FOR

THIS

MEETING THEN YOUR VOTE WILL BE

DISREGARDED BY THE ISSUER

OR-ISSUERS

AGENT

FOR THE PURPOSES OF

CONSIDERING AND,

IF THOUGHT FIT, APPROVING (WITH

OR

1

WITHOUT MODIFICATION) THE

PROPOSED

SCHEME REFERRED TO IN THE

NOTICE Managem For

CONVENING THE COURT MEETING

CONTAINED IN PART IX TO THE

SCHEME

DOCUMENT AND AT SUCH MEETING,

OR

ANY ADJOURNMENT THEREOF

MTR GAMING GROUP, INC.

Security 553769100 Meeting Type Special Ticker Symbol MNTG Meeting Date 18-Jul-2014

ISIN US5537691009 Agenda 934049481 - Management

For

Item Proposal Proposed by Vote For/Against Management

TO APPROVE AND ADOPT THE

AGREEMENT

AND PLAN OF MERGER, DATED AS

OF

SEPTEMBER 9, 2013, AS AMENDED

NOVEMBER 18, 2013, FEBRUARY 13,

2014

MTR

AND MAY 13 2014, BY AND AMONG

1. GAMING GROUP, INC., ECLAIR Managem**Fiot**

HOLDINGS

COMPANY, RIDGELINE ACQUISITION

CORP.,

ECLAIR ACQUISITION COMPANY,

LLC.

ELDORADO HOLDCO LLC, AND

CERTAIN

OTHER PARTIES THERETO.

2. TO APPROVE THE ADJOURNMENT OF Managem For For

THE

SPECIAL MEETING, IF NECESSARY

Managem Artstain

Managem**&**rltstain

Against

Against

OR

APPROPRIATE, TO SOLICIT

ADDITIONAL

PROXIES IN FAVOR OF THE

APPROVAL OF

THE MERGER AGREEMENT.

TO APPROVE, ON AN ADVISORY

(NON-

BINDING) BASIS, THE

COMPENSATION THAT

3. MAY BE PAID OR BECOME PAYABLE

TO

MTR'S NAMED EXECUTIVE OFFICERS

IN

CONNECTION WITH THE MERGERS.

TO TRANSACT SUCH OTHER

BUSINESS AS

MAY PROPERLY COME BEFORE THE

4. SPECIAL MEETING OR ANY

ADJOURNMENT

THEREOF.

SAFEWAY INC.

Security 786514208 Meeting Type Annual
Ticker Symbol SWY Meeting Date 25-Jul-2014

ISIN US7865142084 Agenda 934050585 - Management

Item Proposal Proposed by Vote For/Against Management

APPROVAL AND ADOPTION OF THE AGREEMENT AND PLAN OF MERGER

(THE

"MERGER AGREEMENT"), DATED

MARCH 6,

2014 AND AMENDED ON APRIL 7, 2014

AND

1. ON JUNE 13, 2014, BY AND AMONG Managem Fiotr For

SAFEWAY INC., AB ACQUISITION

LLC,

ALBERTSON'S HOLDINGS LLC,

ALBERTSON'S

LLC AND SATURN ACQUISITION

MERGER

SUB, INC.

2. NON-BINDING ADVISORY APPROVAL Managemethstain Against

OF THE

COMPENSATION THAT MAY BE PAID

OR

BECOME PAYABLE TO SAFEWAY'S

NAMED

EXECUTIVE OFFICERS IN

CONNECTION

	3 3		
	WITH THE MERGER.		
	APPROVAL AND ADOPTION OF THE		
	ADJOURNMENT OF THE ANNUAL		
	MEETING,		
3.	IF NECESSARY OR APPROPRIATE, TO	Managem Footr	For
	SOLICIT ADDITIONAL PROXIES FOR	S	
	THE		
	ADOPTION OF THE MERGER		
	AGREEMENT. NON-BINDING ADVISORY APPROVAL		
5	OF THE COMPANY'S EXECUTIVE	Managamadtatain	A goingt
5.	COMPENSATION	Managem Ath stain	Against
	("SAY-ON-PAY").		
	RATIFICATION OF APPOINTMENT OF		
	DELOITTE & TOUCHE LLP AS THE		
	COMPANY'S INDEPENDENT		
6.	REGISTERED	Managem Fiotr	For
0.	PUBLIC ACCOUNTING FIRM FOR	TVIAITA SOTTI ENT	101
	FISCAL		
	YEAR 2014.		
	STOCKHOLDER PROPOSAL		
	REGARDING		
7	LABELING PRODUCTS THAT	Chambald Amainst	For
7.	CONTAIN	Sharehold Argainst	For
	GENETICALLY ENGINEERED		
	INGREDIENTS.		
	STOCKHOLDER PROPOSAL		
8.	REGARDING	Sharehold A rgainst	For
0.	EXTENDED PRODUCER	21141 4 11014 22 5411161	1 01
	RESPONSIBILITY.		
4A.	ELECTION OF DIRECTOR: ROBERT L.	Managem Footr	For
	EDWARDS	C	
4B.	ELECTION OF DIRECTOR: JANET E.	Managem Footr	For
	GROVE ELECTION OF DIRECTOR: MOHAN	-	
4C.	GYANI	Managem Footr	For
	ELECTION OF DIRECTOR: FRANK C.		
4D.	HERRINGER	Managem Footr	For
	ELECTION OF DIRECTOR: GEORGE J.		
4E.	MORROW	Managem Footr	For
	ELECTION OF DIRECTOR: KENNETH		
4F.	W.	Managem Footr	For
	ODER	C	
4 C	ELECTION OF DIRECTOR: T. GARY	ManagamFeti	For
4G.	ROGERS	Managem Fiotr	For
4H.	ELECTION OF DIRECTOR: ARUN	ManagamFint	For
+ 11.	SARIN	Managem Fiotr	1.01
	ELECTION OF DIRECTOR: WILLIAM		
4I.	Υ.	Managem Fiotr	For
	TAUSCHER		

ASPEN INSURANCE HOLDINGS LIMITED

Security G05384105 Meeting Type Contested-Consent

Meeting Date Ticker Symbol AHL

ISIN BMG053841059 Agenda 934054076 - Management

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

ENDURANCE'S AUTHORIZATION

PROPOSAL

1: TO VOTE ON THE FOLLOWING AUTHORIZATION: THE SUBMISSION

OF A

REQUISITION THAT THE BOARD OF

DIRECTORS OF ASPEN CONVENE A

SPECIAL

GENERAL MEETING OF ASPEN IN

01 CONNECTION WITH A PROPOSED

INCREASE

IN THE SIZE OF ASPEN'S BOARD OF

DIRECTORS FROM 12 DIRECTORS TO

DIRECTORS. "FOR = YES, REVOKE

CONSENT, AGAINST = NO, DO NOT

REVOKE

MY CONSENT"

02 ENDURANCE'S AUTHORIZATION

PROPOSAL

2: TO VOTE ON THE FOLLOWING

AUTHORIZATION: THE

SHAREHOLDERS OF

ASPEN SUPPORT THE PROPOSAL OF

SCHEME OF ARRANGEMENT BY

ENDURANCE, WHICH WILL ENTAIL

THE

HOLDING OF A MEETING OF ASPEN

SHAREHOLDERS, IF ORDERED BY

THE

SUPREME COURT OF BERMUDA, AT

WHICH

ASPEN SHAREHOLDERS WOULD

CONSIDER

AND VOTE ON THE SCHEME OF

ARRANGEMENT UNDER SECTION 99

OF THE

COMPANIES ACT 1981 BERMUDA, AS

AMENDED, PURSUANT TO WHICH

ENDURANCE WOULD ACQUIRE ALL

OF THE

OUTSTANDING ORDINARY SHARES

25-Jul-2014

Against

Managem Artstain

Managem Artstain Against

OF

ASPEN, ON TERMS SET FORTH IN

ENDURANCE'S ACQUISITION

PROPOSAL

MADE ON JUNE 2, 2014. FOR = YES,

REVOKE

MY CONSENT; AGAINST = NO, DO

NOT

REVOKE MY CONSENT"

SCHAWK, INC.

Security 806373106 Meeting Type Special
Ticker Symbol SGK Meeting Date 29-Jul-2014

ISIN US8063731066 Agenda 934053771 - Management

Item Proposal Proposed by Vote For/Against Management

TO APPROVE THE ADOPTION OF THE AGREEMENT AND PLAN OF MERGER

AND

REORGANIZATION, DATED AS OF

MARCH 16,

2014, AS IT MAY BE AMENDED FROM

TIME

TO TIME, AMONG MATTHEWS

1. INTERNATIONAL CORPORATION, Managem For

("MATTHEWS"), MOONLIGHT

MERGER SUB

CORP., A WHOLLY-OWNED

SUBSIDIARY OF

MATTHEWS, MOONLIGHT MERGER

SUB LLC,

A WHOLLY-OWNED SUBSIDIARY OF

MATTHEWS, AND SCHAWK, INC.

TO APPROVE THE ADJOURNMENT OF

THE

SPECIAL MEETING, IF NECESSARY

 Ω R

APPROPRIATE, TO SOLICIT

2. ADDITIONAL Managem**Fiot** For

PROXIES IF THERE ARE NOT

SUFFICIENT

VOTES AT THE TIME OF THE SPECIAL

MEETING TO ADOPT THE MERGER

AGREEMENT.

TO APPROVE, ON A NON-BINDING,

ADVISORY BASIS, CERTAIN

COMPENSATION

3. PAID OR PAYABLE TO SCHAWK, Managemethstain Against

INC.'S

NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER.

PRESTIGE BRANDS HOLDINGS, INC.

Meeting Type Security 74112D101 Annual Ticker Symbol PBH Meeting Date 05-Aug-2014

US74112D1019 ISIN 934055268 - Management Agenda

ISIN	US74112D1019		Agenda		934055268 - Management
Item	Proposal	Proposed by	Vote	For/Agains Managemen	
1.	DIRECTOR	Manage	ement		
	1 MATTHEW M. MANNELLY		For	For	
	2 JOHN E. BYOM		For	For	
	3 GARY E. COSTLEY		For	For	
	4 CHARLES J. HINKATY		For	For	
	5 CARL J. JOHNSON		For	For	
	TO RATIFY THE APPOINTMENT OF				
	PRICEWATERHOUSECOOPERS LLP				
	AS THE				
	THE INDEPENDENT REGISTERED				
2.	PUBLIC	Manage	ım Fıntr	For	
۷.	ACCOUNTING FIRM OF PRESTIGE	Manage	TITIC KUL	101	
	BRANDS				
	HOLDINGS, INC. FOR THE FISCAL				
	YEAR				
	ENDING MARCH 31, 2015.				
	TO APPROVE OUR AMENDED AND				
3.	RESTATED 2005 LONG-TERM EQUIT	Y Manage	em Eiot r	For	
	INCENTIVE PLAN.				
	SAY ON PAY - AN ADVISORY VOTE				
	ON THE				
	RESOLUTION TO APPROVE THE				
4.	COMPENSATION OF PRESTIGE	Manage	em & dustain	Against	
••	BRANDS	111111111111111111111111111111111111111		1 18011130	
	HOLDINGS, INC.'S NAMED				
	EXECUTIVE				
	OFFICERS.				
	T CORPORATION				
Securit	•		Meeting T	* *	Annual
	Symbol S		Meeting D	ate	06-Aug-2014
ISIN	US85207U1051		Agenda		934050802 - Management

Item	Propo	osal	Proposed by	Vote	For/Against Management
1.	DIRE	ECTOR	Manage	ment	
	1	ROBERT R. BENNETT		For	For
	2	GORDON M. BETHUNE		For	For
	3	MARCELO CLAURE		For	For
	4	RONALD D. FISHER		For	For
	5	DANIEL R. HESSE		For	For
	6	FRANK IANNA		For	For
	7	ADM. MICHAEL G. MULLEN		For	For
	8	MASAYOSHI SON		For	For
	9	SARA MARTINEZ TUCKER		For	For

TO RATIFY THE APPOINTMENT OF **DELOITTE** & TOUCHE LLP AS THE **INDEPENDENT** 2. REGISTERED PUBLIC ACCOUNTING Managem Footr For FIRM OF SPRINT CORPORATION FOR THE **YEAR** ENDING MARCH 31, 2015. ADVISORY APPROVAL OF THE COMPANY'S 3. Managem Artstain Against NAMED EXECUTIVE OFFICER COMPENSATION. TO VOTE ON A STOCKHOLDER **PROPOSAL** 4. **CONCERNING EXECUTIVES** Sharehold Argainst For **RETAINING** SIGNIFICANT STOCK. TO VOTE ON A STOCKHOLDER **PROPOSAL** 5. Sharehold Argainst For CONCERNING POLITICAL CONTRIBUTIONS. TOWER GROUP INTERNATIONAL, LTD **Special** Security G8988C105 Meeting Type Meeting Date Ticker Symbol TWGP 06-Aug-2014 934055597 - Management **ISIN** BMG8988C1055 Agenda **Proposed** For/Against Item Proposal Vote by Management THE APPROVAL AND ADOPTION OF THE 1. MERGER AGREEMENT AND Managem Footr For APPROVAL OF THE MERGER. APPROVAL, ON AN ADVISORY BASIS, OF **CERTAIN COMPENSATORY ARRANGEMENTS** BETWEEN THE COMPANY AND ITS 2. Managem Attstain Against **NAMED** EXECUTIVE OFFICERS THAT ARE **BASED ON** OR OTHERWISE RELATE TO THE MERGER. 3. ADJOURNMENT OF THE SPECIAL Managem Frotr For **GENERAL** MEETING, IF NECESSARY, TO **SOLICIT** ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF

THE

SPECIAL GENERAL MEETING TO

APPROVE

AND ADOPT THE MERGER

AGREEMENT AND

APPROVE THE MERGER.

ACXIOM CORPORATION

Security 005125109 Meeting Type Annual Ticker Symbol ACXM Meeting Date 07-Aug-2014

ISIN US0051251090 Agenda 934050218 - Management

Proposed For/Against Item Proposal Vote Management by

ELECTION OF DIRECTOR: TIMOTHY

Managem Footr 1A. For

CADOGAN

ELECTION OF DIRECTOR: WILLIAM T. Managem Footr For 1B.

DILLARD II

ELECTION OF DIRECTOR: SCOTT E. 1C. Managem Frotr For HOWE

ADVISORY (NON-BINDING) VOTE TO APPROVE THE COMPENSATION OF

Managem**Art**stain 2. THE Against

COMPANY'S NAMED EXECUTIVE

OFFICERS

RATIFICATION OF KPMG LLP AS THE

COMPANY'S INDEPENDENT 3. Managem Frotr For

REGISTERED

PUBLIC ACCOUNTANT

KENTZ CORPORATION LIMITED, ST. HELIER

Security G5253R106 Meeting Type **Court Meeting** Ticker Symbol Meeting Date 11-Aug-2014

ISIN Agenda 705476984 - Management JE00B28ZGP75

Proposed For/Against Item Proposal Vote Management by

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

TO APPROVE THE SCHEME IN

ACCORDANCE WITH THE TERMS OF

1 THE Managem Footr For

NOTICE CONVENING THE COURT

MEETING

KENTZ CORPORATION LIMITED, ST. HELIER

ExtraOrdinary General Security G5253R106 Meeting Type

Meeting

Ticker Symbol Meeting Date 11-Aug-2014

ISIN JE00B28ZGP75 Agenda 705478609 - Management

For

Item Proposal Proposed by Vote For/Against Management

TO GIVE EFFECT TO THE SCHEME OF

ARRANGEMENT BETWEEN THE

COMPANY

AND THE SCHEME SHAREHOLDERS

(THE

'SCHEME'): 1. TO AUTHORISE THE DIRECTORS OF THE COMPANY TO

TAKE ALL

SUCH ACTION AS THEY MAY

CONSIDER

1 NECESSARY OR APPROPRIATE; AND Managem Foot

2. TO

MAKE CERTAIN AMENDMENTS TO

THE

ARTICLES OF ASSOCIATION OF THE

COMPANY, IN EACH CASE AS MORE

PARTICULARLY SET OUT IN THE

NOTICE OF

EXTRAORDINARY GENERAL

MEETING TO

WHICH THIS PROXY RELATES

AINSWORTH LUMBER CO. LTD.

Security 008914202 Meeting Type Annual
Ticker Symbol ANSBF Meeting Date 12-Aug-2014

ISIN CA0089142024 Agenda 934057755 - Management

Item	Proposal	Proposed by	Vote	For/Against Managemen	
01	DIRECTOR	Manage	ment	_	
	1 ROBERT CHADWICK	_	For	For	
	2 PAUL GAGNÉ		For	For	
	3 PETER GORDON		For	For	
	4 PAUL HOUSTON		For	For	
	5 JOHN LACEY		For	For	
	6 JIM LAKE		For	For	
	7 GORDON LANCASTER		For	For	
	8 PIERRE MCNEIL		For	For	
	APPOINTMENT OF DELOITTE LLP A	AS			
	AUDITORS OF THE CORPORATION				
	FOR THE				
02	ENSUING YEAR AND AUTHORIZING	G Manage	m &ot r	For	
	THE	_			
	DIRECTORS TO FIX THEIR				
	REMUNERATION.				
LUMI	NA COPPER CORP.				
Securi	ty 55025N104		Meeting '	Гуре	Special

Ticker Symbol LCPRF Meeting Date 12-Aug-2014 **ISIN** CA55025N1042 Agenda 934058187 - Management Proposed For/Against Vote Item **Proposal** Management by TO PASS, WITH OR WITHOUT VARIATION, A SPECIAL RESOLUTION TO APPROVE THE ARRANGEMENT INVOLVING SHAREHOLDERS AND OPTIONHOLDERS OF LUMINA COPPER CORP. PURSUANT TO 01 **SECTION 288 OF THE BUSINESS** For Managem Frotr CORPORATIONS ACT (BRITISH COLUMBIA). THE FULL TEXT OF THE ARRANGEMENT RESOLUTION IS SET OUT IN SCHEDULE B TO THE MANAGEMENT INFORMATION CIRCULAR FOR THE SPECIAL MEETING. AINSWORTH LUMBER CO. LTD. Security 008914202 Meeting Type Annual Ticker Symbol ANSBF Meeting Date 12-Aug-2014 934058226 - Management **ISIN** Agenda CA0089142024 Proposed For/Against Item Proposal Vote by Management 01 **DIRECTOR** Management 1 ROBERT CHADWICK For For 2 PAUL GAGNÉ For For 3 PETER GORDON For For 4 For PAUL HOUSTON For 5 For For JOHN LACEY 6 JIM LAKE For For 7 For For **GORDON LANCASTER** 8 PIERRE MCNEIL For For APPOINTMENT OF DELOITTE LLP AS AUDITORS OF THE CORPORATION FOR THE 02 ENSUING YEAR AND AUTHORIZING Managem Footr For THE DIRECTORS TO FIX THEIR REMUNERATION. DIGITAL CINEMA DESTINATIONS CORP. Security 25383B109 Meeting Type Special Ticker Symbol DCIN Meeting Date 13-Aug-2014 Agenda 934057337 - Management **ISIN** US25383B1098

Item	Proposal	Proposed by	Vote	For/Against	
1	TO APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MAY 15, 2014, AS IT MAY BE AMENDED FROM TIME TO TIME, BY AND AMONG DIGITAL CINEMA DESTINATIONS CORP., CARMIKE CINEMAS, INC. AND BADLANDS ACQUISITION CORPORATION (THE "MERGER	Manage	em E iotr	For	
2	AGREEMENT"). TO APPROVE, ON AN ADVISORY (NON- BINDING) BASIS, THE "GOLDEN PARACHUTE" COMPENSATION PAYMENTS THAT WILL OR MAY BE PAID BY DIGIPLEX TO ITS NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER. TO APPROVE THE ADJOURNMENT OF	C	em &rh istain	Against	
3	THE SPECIAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF THE APPROVAL AND ADOPTION OF THE MERGER AGREEMENT.	Manage	em E iotr	For	
QUEST Securit	ГСОR PHARMACEUTICALS, INC.		Meeting T	ype	Special
Ticker ISIN	Symbol QCOR US74835Y1010		Meeting D Agenda	ate	14-Aug-2014 934058101 - Management
Item	Proposal	Proposed by	Vote	For/Against Managemen	
1.	TO APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 5, 2014 (THE "MERGER	Manage	em E iotr	For	

AGREEMENT"), BY

AND AMONG MALLINCKRODT PLC

("MALLINCKRODT"), QUINCY

MERGER SUB,

INC. ("MERGER SUB"), AND

QUESTCOR

PHARMACEUTICALS, INC.

("QUESTCOR"),

AND TO APPROVE THE

TRANSACTIONS

CONTEMPLATED BY THE MERGER ...

(DUE

TO SPACE LIMITS, SEE PROXY

STATEMENT

FOR FULL PROPOSAL)

TO ADJOURN THE MEETING TO

ANOTHER

DATE AND PLACE IF NECESSARY OR

APPROPRIATE TO SOLICIT

ADDITIONAL

2. VOTES IF THERE ARE INSUFFICIENT ManagemEnotr

VOTES

AT THE TIME OF THE QUESTCOR

SPECIAL

MEETING TO APPROVE THE MERGER

PROPOSAL

TO APPROVE, ON A NON-BINDING,

ADVISORY BASIS, THE

MERGER-RELATED

3. COMPENSATION OF QUESTCOR'S

NAMED

EXECUTIVE OFFICERS

WATERFURNACE RENEWABLE ENERGY, INC.

Security 9415EQ108 Meeting Type Special
Ticker Symbol WFIFF Meeting Date 18-Aug-2014

ISIN CA9415EQ1089 Agenda 934059519 - Management

Managem Artstain

For

Against

Item Proposal Proposed by Vote For/Against Management

01 SPECIAL RESOLUTION TO APPROVE Managem For

THE

ARRANGEMENT UNDER SECTION 192

OF

THE CANADA BUSINESS

CORPORATIONS

ACT INVOLVING WATERFURNACE,

NIBE

INDUSTRIER AB (PUBL) AND NIBE

ENERGY

SYSTEMS CANADA CORP., THE FULL

TEXT

OF WHICH IS SET OUT IN SCHEDULE

"A" TO

THE CIRCULAR.

ZIGGO N.V., UTRECHT

Security N9837R105 Meeting Type ExtraOrdinary General Meeting Type

Ticker Symbol Meeting Type Meeting Type

Meeting Type

Meeting 26-Aug-2014

ISIN NL0006294290 Agenda 705445888 - Management

			\mathcal{C}		
Item	Proposal	Proposed by	Vote	For/Against Management	
1 2	OPENING PUBLIC OFFER CONDITIONAL ASSET SALE AND LIQUIDATION: APPROVAL OF THE	Non-Vot Non-Vot	_		
3.A	ASSET SALE (AS DEFINED BELOW) AS REQUIRED UNDER SECTION 2:107A DCC CONDITIONAL ASSET SALE AND	Managen	n Enotr	For	
3.B	LIQUIDATION: CONDITIONAL RESOLUTION TO DISSOLVE (ONTBINDEN) AND LIQUIDATE (VEREFFENEN) ZIGGO IN ACCORDANCE WITH SECTION 2:19 OF THE DCC	Managen	n Eiotr	For	
3.C	CONDITIONAL ASSET SALE AND LIQUIDATION: CONDITIONAL RESOLUTION TO APPOINT ZIGGO B.V. AS THE CUSTODIAN OF THE BOOKS AND RECORDS OF ZIGGO IN ACCORDANCE WITH SECTION 2:24 OF THE DCC	Manager	n Eiotr	For	
4.A	CORPORATE GOVERNANCE STRUCTURE ZIGGO: AMENDMENT OF ZIGGO'S ARTICLES OF ASSOCIATION (THE ARTICLES OF ASSOCIATION) EFFECTIVE AS PER THE SETTLEMENT DATE	Manager	n.Exot	For	
4.B	CORPORATE GOVERNANCE STRUCTURE ZIGGO: AMENDMENT OF THE ARTICLES OF ASSOCIATION EFFECTIVE AS PER THE DATE	Manager	n Eintr	For	

	3 3		
	OF DELISTING FROM EURONEXT		
	AMSTERDAM		
	PROFILE SUPERVISORY BOARD:		
5	CONDITIONAL AMENDMENT OF THE	Non-Voting	
	PROFILE(PROFIELSCHETS) OF THE		
	SUPERVISORY BOARD		
	APPOINTMENT MEMBERS OF THE		
	SUPERVISORY BOARD:		
6.A	NOTIFICATION TO	Non-Voting	
	THE GENERAL-MEETING OF THE	C	
	VACANCIES IN THE SUPERVISORY POARD		
	IN THE SUPERVISORY BOARD		
	APPOINTMENT MEMBERS OF THE		
	SUPERVISORY BOARD: RESOLUTION		
	OF		
	THE GENERAL MEETING NOT TO		
(D	MAKE USE	Managare	F
6.B	OF ITS RIGHT TO MAKE RECOMMENDATIONS FOR THE	Managem For	For
	PROPOSAL		
	TO APPOINT MEMBERS OF THE		
	SUPERVISORY BOARD WITH DUE		
	OBSERVANCE OF THE PROFILE		
	APPOINTMENT MEMBERS OF THE		
	SUPERVISORY BOARD:		
	ANNOUNCEMENT TO		
	THE GENERAL-MEETING OF MR.		
	DIEDERIK		
	KARSTEN, MR. RITCHY DROST, MR.		
6.C	JAMES	Non-Voting	
U.C	RYAN AND MRHUUB WILLEMS	Tvoii- v oting	
	NOMINATED		
	FOR CONDITIONAL APPOINTMENT		
	AS		
	MEMBERS OF THE-SUPERVISORY		
	BOARD		
	APPOINTMENT MEMBERS OF THE		
	SUPERVISORY BOARD:		
	CONDITIONAL		
	APPOINTMENT OF MR. DIEDERIK		
6.D	KARSTEN	Managem Footr	For
	AS MEMBER OF THE SUPERVISORY	C	
	BOARD		
	EFFECTIVE AS PER THE		
	SETTLEMENT DATE		
6.E	APPOINTMENT MEMBERS OF THE	Managem Frotr	For
	SUPERVISORY BOARD:	-	
	CONDITIONAL		
	APPOINTMENT OF MR. RITCHY		
	DROST AS		
	MEMBER OF THE SUPERVISORY		

BOARD EFFECTIVE AS PER THE SETTLEMENT DATE APPOINTMENT MEMBERS OF THE SUPERVISORY BOARD: **CONDITIONAL** APPOINTMENT OF MR. JAMES RYAN 6.F Managem Footr For MEMBER OF THE SUPERVISORY **BOARD** EFFECTIVE AS PER THE SETTLEMENT DATE APPOINTMENT MEMBERS OF THE SUPERVISORY BOARD: **CONDITIONAL** APPOINTMENT OF MR. HUUB 6.G WILLEMS AS Managem Footr For MEMBER OF THE SUPERVISORY **BOARD** EFFECTIVE AS PER THE SETTLEMENT DATE CONDITIONAL ACCEPTANCE OF RESIGNATION AND GRANTING OF **FULL AND** FINAL DISCHARGE FROM LIABILITY **FOR** EACH OF THE RESIGNING MEMBERS OF THE SUPERVISORY BOARD, IN CONNECTION WITH HIS/HER CONDITIONAL RESIGNATION 7 Managem Frotr For EFFECTIVE AS PER THE SETTLEMENT DATE (AS DEFINED IN THE AGENDA WITH EXPLANATORY NOTES): MR. **ANDREW** SUKAWATY, MR. DAVID BARKER, JOSEPH SCHULL, MS. PAMELA BOUMEESTER, MR. DIRK-JAN VAN **DEN** BERG AND MR. ANNE WILLEM KIST **VACANCY MANAGEMENT BOARD:** 8 Non-Voting **BAPTIEST COOPMANS** 9 RESIGNATION AND DISCHARGE Managem Footr For **MEMBERS** OF THE MANAGEMENT BOARD: MR. **RENE**

OBERMANN, MR. PAUL HENDRIKS

Edgar Filing: GDL FUND - Form N-PX AND MR. HENDRIK DE GROOT 10 Non-Voting ANY OTHER BUSINESS 11 **CLOSE OF MEETING** Non-Voting 19 AUG 2014: PLEASE NOTE THAT THIS IS A REVISION DUE TO MODIFICATION OF RESOLU-TION NO. 7. IF YOU HAVE **ALREADY** CMMT SENT IN YOUR VOTES, PLEASE DO Non-Voting **NOT** VOTE AGAIN U-NLESS YOU DECIDE AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. MEASUREMENT SPECIALTIES, INC. 583421102 Meeting Type Security Special Meeting Date Ticker Symbol MEAS 26-Aug-2014 ISIN Agenda 934061463 - Management US5834211022 For/Against Proposed Vote Item **Proposal** Management by TO APPROVE AND ADOPT THE **AGREEMENT** AND PLAN OF MERGER, DATED AS **OF JUNE** 18, 2014 (AS IT MAY BE AMENDED **FROM** 01 TIME TO TIME, THE "MERGER Managem Footr For AGREEMENT"), BY AND AMONG MEASUREMENT SPECIALTIES, INC., TE CONNECTIVITY LTD. AND WOLVERINE-MARS ACQUISITION, INC. TO APPROVE, BY A NON-BINDING, ADVISORY VOTE, CERTAIN **COMPENSATION** ARRANGEMENTS FOR **MEASUREMENT** 02 Managem Artstain Against SPECIALTIES, INC.'S NAMED **EXECUTIVE** OFFICERS IN CONNECTION WITH THE

Managem Frotr

For

MERGER.

TO A

TO ADJOURN THE SPECIAL MEETING

LATER DATE OR TIME, IF

APPROPRIATE, TO SOLICIT

NECESSARY OR

03

ADDITIONAL

PROXIES IF THERE ARE

INSUFFICIENT

VOTES AT THE TIME OF THE SPECIAL

MEETING TO APPROVE AND ADOPT

THE

MERGER AGREEMENT.

SUSSER HOLDINGS CORPORATION

Security 869233106 Meeting Type Special
Ticker Symbol SUSS Meeting Date 28-Aug-2014

ISIN US8692331064 Agenda 934064089 - Management

Item Proposal Proposed by Vote For/Against Management

ADOPT THE AGREEMENT & PLAN OF

MERGER DATED AS OF APRIL 27,

2014, BY

AND AMONG SUSSER HOLDINGS

CORPORATION, ENERGY TRANSFER

PARTNERS, L.P., ENERGY TRANSFER

PARTNERS GP, L.P., HERITAGE

HOLDINGS,

1. INC. (WHICH WE REFER TO AS "HHI"), Managem Fiot For

DRIVE

ACQUISITION CORPORATION, AND,

FOR

LIMITED PURPOSES SET FORTH

THEREIN,

ENERGY TRANSFER EQUITY, L.P., AS

IT MAY

BE AMENDED FROM TIME TO TIME.

APPROVE, ON AN ADVISORY

(NON-BINDING)

BASIS, SPECIFIED COMPENSATION

THAT

2. MAY BE RECEIVED BY SUSSER'S Managementstain Against

NAMED

EXECUTIVE OFFICERS IN

CONNECTION

WITH THE MERGER.

APPROVE ANY ADJOURNMENT OF

THE

SPECIAL MEETING, IF NECESSARY,

TO

3. SOLICIT ADDITIONAL PROXIES IN Managem**Fiot** For

FAVOR OF

THE PROPOSAL TO ADOPT THE

MERGER

AGREEMENT.

AEROFLEX HOLDING CORP.

Security 007767106 Meeting Type Special

Ticker Symbol ARX Meeting Date 10-Sep-2014

ISIN US0077671065 Agenda 934066312 - Management

Item Proposal Proposed by Vote For/Against Management

TO ADOPT THE AGREEMENT AND

PLAN OF

MERGER, DATED AS OF MAY 19, 2014,

AS IT

MAY BE AMENDED FROM TIME TO

TIME, BY

1. AND AMONG AEROFLEX HOLDING Managem Fiotr For

CORP.,

COBHAM PLC AND ARMY

ACQUISITION

CORP. (THE "AGREEMENT AND PLAN

OF

MERGER").

TO APPROVE ANY ADJOURNMENT

OF THE

SPECIAL MEETING, IF NECESSARY,

TO

SOLICIT ADDITIONAL PROXIES IN

THE

2. EVENT THAT THERE ARE NOT

Managem For

SUFFICIENT

VOTES AT THE TIME OF THE SPECIAL

MEETING TO CONSTITUTE A

QUORUM OR

TO ADOPT THE AGREEMENT AND

PLAN OF

MERGER.

LONMIN PLC, LONDON

Security G56350112 Meeting Type Ordinary General Meeting

Ticker Symbol Meeting Date 11-Sep-2014

ISIN GB0031192486 Agenda 705507929 - Management

Item Proposal Proposed by Vote For/Against Management

AUTHORISE THE DIRECTORS TO

1 ALLOT Managem First For

SHARES

AUTHORISE THE DIRECTORS TO

2 DISAPPLY Managementainst Against

PRE-EMPTION RIGHTS

CMMT 05 SEP 2014: PLEASE NOTE THAT THE Non-Voting

MEETING TYPE WAS CHANGED

FROM EGM

TO OGM. IF-YOU HAVE ALREADY

SENT IN

YOUR VOTES, PLEASE DO NOT VOTE

AGAIN

UNLESS YOU DECI-DE TO AMEND

YOUR

ORIGINAL INSTRUCTIONS. THANK

YOU.

PAPILLON RESOURCES LTD, PERTH

Security Q7330A113 Meeting Type Scheme Meeting Ticker Symbol Meeting Date 15-Sep-2014

ISIN AU000000PIR8 Agenda 705499019 - Management

Item Proposal Proposed by Vote For/Against Management

by Managemer

APPROVAL OF THE SCHEME ManagemEnotr For

13 AUG 2014: PLEASE NOTE THAT

THE

MEETING TYPE WAS CHANGED

FROM EGM

TO SCH. IF-YOU HAVE ALREADY

CMMT SENT IN YOUR VOTES, PLEASE DO NOT VOTE

Non-Voting

AGAIN

UNLESS YOU DECI-DE TO AMEND

YOUR

ORIGINAL INSTRUCTIONS. THANK

YOU.

TF FINANCIAL CORPORATION

Security 872391107 Meeting Type Special
Ticker Symbol THRD Meeting Date 17-Sep-2014

ISIN US8723911074 Agenda 934065877 - Management

Item Proposal Proposed by Vote For/Against Management

APPROVAL OF THE AGREEMENT

AND PLAN

OF MERGER, DATED JUNE 3, 2014, BY

AND

1. BETWEEN NATIONAL PENN Managem For

BANCSHARES,

INC. AND TF FINANCIAL

CORPORATION.

THE APPROVAL OF AN ADVISORY

(NON-

BINDING) PROPOSAL TO APPROVE

THE

2. COMPENSATION THAT MAY BE PAID Managementstain Against

OR

BECOME PAYABLE TO TF

FINANCIAL'S

NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER.

3. Managem**Fiot** For

THE APPROVAL OF AN ADJOURNMENT OF

THE SPECIAL MEETING, TO A LATER

DATE

OR DATES, IF NECESSARY, TO

SOLICIT

ADDITIONAL PROXIES.

TNT EXPRESS NV, AMSTERDAM

ExtraOrdinary General Security N8726Y106 Meeting Type

Meeting Ticker Symbol Meeting Date 18-Sep-2014

ISIN NL0009739424 Agenda 705485363 - Management

Item	Proposal	Proby	oposed	Vote	For/Against Management
1	OPEN MEETING	- 5	Non-Vo	oting	
	APPROVE DISCHARGE OF FORMER				
2	EXECUTIVE BOARD MEMBER B.L.		Manage	m Exot r	For
	BOT				
3	ELECT MAARTEN JAN DE VRIES TO		Manage	m Fintr	For
3	EXECUTIVE BOARD	Managem En		TITICANI	1'01
4	ALLOW QUESTIONS		Non-Vo	oting	
5	CLOSE MEETING		Non-Vo	oting	
	30 JUL 2014: PLEASE NOTE THAT THE	,			
	MEETING TYPE WAS CHANGED				
	FROM SGM				
	TO EGM. IF-YOU HAVE ALREADY				
	SENT IN				
CMMT	YOUR VOTES, PLEASE DO NOT VOTE		Non-Vo	oting	

AGAIN

UNLESS YOU DECI-DE TO AMEND

YOUR

ORIGINAL INSTRUCTIONS. THANK

YOU.

NATIONAL INTERSTATE CORPORATION

Security 63654U100 Meeting Type Annual Ticker Symbol NATL Meeting Date 18-Sep-2014

ISIN US63654U1007 Agenda 934066817 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: RONALD J. BRICHLER	Managem Fiotr	For
1B.	ELECTION OF DIRECTOR: PATRICK J. DENZER	Managem Footr	For
1C.	ELECTION OF DIRECTOR: KEITH A. JENSEN	Managem Footr	For
1D.	ELECTION OF DIRECTOR: ALAN R. SPACHMAN	Managem Footr	For
2.	RATIFICATION OF THE APPOINTMENT OF	Managem Fiotr	For

ERNST & YOUNG LLP AS

INDEPENDENT

REGISTERED PUBLIC ACCOUNTING

FIRM

FOR THE YEAR ENDING DECEMBER

31, 2014.

SAY ON PAY - ADVISORY APPROVAL

OF

3. COMPENSATION OF OUR NAMED

EXECUTIVE OFFICERS.

APPROVAL TO AMEND AND

4. **RESTATE OUR**

LONG TERM INCENTIVE PLAN.

AUGUSTA RESOURCE CORPORATION

050912203 Security Ticker Symbol AZC

ISIN CA0509122036 Managem Frotr For

Managem@dtstain

Meeting Type Special Meeting Date 19-Sep-2014

For

Against

Agenda 934071589 - Management

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

THE AMALGAMATION RESOLUTION

SET OUT

IN APPENDIX "A" TO THE

01 **ACCOMPANYING** Managem Footr

MANAGEMENT INFORMATION

CIRCULAR

DATED AUGUST 25, 2014.

PEPCO HOLDINGS, INC.

Security 713291102 Ticker Symbol POM

ISIN US7132911022

Managem Frotr

Meeting Type Special Meeting Date 23-Sep-2014

For

Agenda 934069368 - Management

Proposed For/Against Proposal Vote Item Management

1. TO ADOPT THE AGREEMENT AND

PLAN OF

MERGER, DATED AS OF APRIL 29,

2014, AS

AMENDED AND RESTATED BY THE

AMENDED AND RESTATED

AGREEMENT

AND PLAN OF MERGER, DATED AS

OF JULY

18, 2014 (THE "MERGER

AGREEMENT"),

AMONG PEPCO HOLDINGS, INC., A

DELAWARE CORPORATION ("PHI"),

EXELON

CORPORATION, A PENNSYLVANIA

CORPORATION, & PURPLE

ACQUISITION

31

Managem Artstain

Managem Frotr

Against

For

CORP., A DELAWARE CORPORATION

AND

AN INDIRECT, WHOLLY-OWNED

SUBSIDIARY

OF EXELON CORPORATION,

WHEREBY

PURPLE ACQUISITION CORP. WILL

BE

MERGED WITH AND INTO PHI, WITH

PHI

BEING THE SURVIVING

CORPORATION (THE

"MERGER").

TO APPROVE, ON A NON-BINDING,

ADVISORY BASIS, THE

COMPENSATION

THAT MAY BE PAID OR BECOME

PAYABLE

2. TO THE NAMED EXECUTIVE

OFFICERS OF

PHI IN CONNECTION WITH THE

COMPLETION

OF THE MERGER.

TO APPROVE AN ADJOURNMENT OF

THE

SPECIAL MEETING, IF NECESSARY

OR

APPROPRIATE, TO SOLICIT

ADDITIONAL

3. PROXIES IF THERE ARE NOT

SUFFICIENT

VOTES AT THAT TIME TO APPROVE

THE

PROPOSAL TO ADOPT THE MERGER

AGREEMENT.

KONINKLIJKE KPN NV, DEN HAAG

Security N4297B146 Meeting Type ExtraOrdinary General

Ticker Symbol Meeting Date Meeting 26-Sep-2014

ISIN NL0000009082 Agenda 705506179 - Management

Non-Voting

Item Proposal Proposed by Vote For/Against Management

CMMT PLEASE NOTE THAT THIS IS AN

INFORMATIONAL MEETING, AS

THERE ARE

NO PROPOSALS-TO BE VOTED ON.

SHOULD

YOU WISH TO ATTEND THE MEETING

PERSONALLY, YOU MAY-REQUEST

AN

32

ENTRANCE CARD. THANK YOU.

THIS IS AN INFORMATION MEETING.

CMMT PLEASE Non-Voting INFORM US IF YOU WOULD LIKE TO

ATTEND

1 OPENING AND ANNOUNCEMENTS Non-Voting

ANNOUNCEMENT OF THE INTENDED

APPOINTMENT OF MR JAN KEES DE

2 **JAGER** Non-Voting

AS MEMBER OF-THE BOARD OF

MANAGEMENT OF KPN

ANY OTHER BUSINESS AND

3 **CLOSURE OF** Non-Voting

THE MEETING

NA **SCHWEIZERISCHE**

ExtraOrdinary General Security H57009146 Meeting Type

Meeting Ticker Symbol Meeting Date 29-Sep-2014

ISIN Agenda 705552734 - Management CH0100699641

Non-Voting

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

CMMT PART 2 OF THIS MEETING IS FOR

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

Α

MARKER MAY BE PLACED-ON YOUR

SHARES TO ALLOW FOR

RECONCILIATION

AND RE-REGISTRATION FOLLOWING

A TRA-

	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	
	CANCELLATION OF RESTRICTION ON	
	REGISTRATION PURSUANT TO	
	ARTICLE 4(3)	No
1.1	AND CHANGE OF ARTICLE 3BIS AS	No Management Action
	WELL AS	11001011
	ARTICLE 4 OF THE ARTICLES OF	
	ASSOCIATION	
	CANCELLATION OF LIMITATION OF VOTING	
	RIGHT REPRESENTATION PURSUANT	
1.2	TO	Management . Action
1.2	ARTICLE 12(3) AND CHANGE OF	Action
	ARTICLE 12	
	OF THE ARTICLES OF ASSOCIATION	
	ELECTION TO THE BOARD OF	No
2.1	DIRECTORS:	Management Action
	ERICH WALSER	Action
	ELECTION TO THE BOARD OF	No
2.2	DIRECTORS:	Management . Action
	STEFAN LOACKER	
2.3	ELECTION TO THE BOARD OF DIRECTORS:	Management
2.3	PHILIPP GMUER	Management . Action
	ELECTION TO THE NOMINATION	
	AND	No
3.1	COMPENSATION COMMITTEE: ERICH	No Management Action
	WALSER	
	ELECTION TO THE NOMINATION	
	AND	No
3.2	COMPENSATION COMMITTEE:	Management .
	STEFAN	Action
	LOACKER	
3.3	ELECTION TO THE NOMINATION	Management
	AND COMPENS A TION COMPUTTIES.	Action
	COMPENSATION COMMITTEE:	

PHILIPP GMUER

ELECTION TO THE NOMINATION

3.4 COMPENSATION COMMITTEE: BALZ

Management Action

Managem Footr

For

HOESLY

MEDICAL ACTION INDUSTRIES INC.

Security 58449L100 Meeting Type Special
Ticker Symbol MDCI Meeting Date 29-Sep-2014

ISIN US58449L1008 Agenda 934070638 - Management

Item Proposal Proposed by Vote For/Against Management

TO ADOPT THE AGREEMENT AND

PLAN OF

MERGER (AS IT MAY BE AMENDED

FROM

TIME TO TIME, THE "MERGER

AGREEMENT"),

DATED AS OF JUNE 24, 2014, BY AND

AMONG OWENS & MINOR, INC., A

1 VIRGINIA Managem For For

CORPORATION ("OWENS & MINOR"), MONGOOSE MERGER SUB INC., A

DELAWARE CORPORATION &

WHOLLY

OWNED SUBSIDIARY OF OWENS &

MINOR ...

(DUE TO SPACE LIMITS, SEE PROXY

STATEMENT FOR FULL PROPOSAL) TO APPROVE, ON AN ADVISORY

(NON-

BINDING) BASIS, SPECIFIED

COMPENSATION

2 THAT MAY BECOME PAYABLE TO Managementstain Against

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

PROXIES IF THERE ARE

INSUFFICIENT

ADDITIONAL

VOTES AT THE TIME OF THE SPECIAL

MEETING TO APPROVE THE

PROPOSAL TO

ADOPT THE MERGER AGREEMENT

35

WESTERNZAGROS RESOURCES LTD.

Security 960008100 Meeting Type Special Ticker Symbol WZGRF Meeting Date 01-Oct-2014

ISIN CA9600081009 Agenda 934074410 - Management

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

TO CONSIDER, AND IF THOUGHT FIT,

PASS

AN ORDINARY RESOLUTION

APPROVING AN

EQUITY BACKSTOP AND A PRIVATE PLACEMENT OF NON-VOTING,

SERIES 1,

CLASS A PREFERRED SHARES OF 01 Managem Footr For

THE

CORPORATION TO CREST ENERGY INTERNATIONAL LLC, ALL AS MORE PARTICULARLY SET OUT IN THE ACCOMPANYING MANAGEMENT INFORMATION CIRCULAR OF THE CORPORATION DATED SEPTEMBER

TO CONSIDER, AND IF THOUGHT FIT,

PASS A

SPECIAL RESOLUTION APPROVING

AN

AMENDMENT TO THE ARTICLES OF 02 Managem Frotr For

CORPORATION TO INCREASE THE

MAXIMUM

NUMBER OF DIRECTORS FROM 9 TO

BRITISH SKY BROADCASTING GROUP PLC, ISLEWORTH

Security G15632105 Meeting Type **Ordinary General Meeting**

Ticker Symbol Meeting Date 06-Oct-2014

ISIN GB0001411924 Agenda 705571532 - Management

Proposed For/Against Item **Proposal** Vote Management by 1 Managem Frotr For

APPROVE THE (I) ACQUISITION OF

SKY

ITALIA S.R.L FROM SGH STREAM

SUB, INC;

(II) ACQUISITION OF THE SHARES IN

SKY

DEUTSCHLAND AG HELD BY 21ST

CENTURY

FOX ADELAIDE HOLDINGS B.V; (III)

DISPOSAL OF THE 21% STAKE IN

EACH OF

NGC NETWORK INTERNATIONAL,

LLC AND

NGC NETWORK LATIN AMERICA,

LLC; AND

(IV) VOLUNTARY CASH OFFER TO

THE

HOLDERS OF SHARES IN SKY

DEUTSCHLAND AG

LIN MEDIA LLC

Security 532771102 Meeting Type Special Ticker Symbol LIN Meeting Date 06-Oct-2014

ISIN US5327711025 Agenda 934062542 - Management

Proposed For/Against Item Proposal Vote Management by

TO ADOPT THE MERGER

AGREEMENT, AS

AMENDED, AND APPROVE THE LIN

MERGER.

A COPY OF THE MERGER

AGREEMENT IS

ATTACHED AS ANNEX A TO THE

JOINT

PROXY STATEMENT/PROSPECTUS,

1. Managem Footr For DATED

JULY 24, 2014, AND A COPY OF THE

AMENDMENT TO THE MERGER

AGREEMENT

IS ATTACHED AS ANNEX S-A TO THE

SUPPLEMENT, DATED SEPTEMBER

TO THE ...(DUE TO SPACE LIMITS, SEE

PROXY STATEMENT FOR FULL

PROPOSAL).

TO APPROVE, ON A NON-BINDING

AND

ADVISORY BASIS, CERTAIN

EXECUTIVE

COMPENSATION MATTERS 2.

REFERRED TO IN

THE JOINT PROXY

STATEMENT/PROSPECTUS AS THE

"LIN

COMPENSATION PROPOSAL."

PROTECTIVE LIFE CORPORATION

743674103 Security Meeting Type Special Ticker Symbol PL Meeting Date 06-Oct-2014

ISIN US7436741034 Agenda 934071476 - Management

Managem Frotr

For

Proposed For/Against Proposal Vote Item Management by

Managem Footr

For

Against

For

PROPOSAL TO ADOPT THE

AGREEMENT

AND PLAN OF MERGER DATED AS OF

JUNE

3, 2014, AMONG THE DAI-ICHI LIFE

INSURANCE COMPANY, LIMITED, DL 1.

INVESTMENT (DELAWARE), INC.

AND

PROTECTIVE LIFE CORPORATION, AS

MAY BE AMENDED FROM TIME TO

TIME.

PROPOSAL TO APPROVE, ON AN

ADVISORY

(NON-BINDING) BASIS, THE

COMPENSATION

TO BE PAID TO PROTECTIVE LIFE

2. CORPORATION'S NAMED EXECUTIVE Managem**&**ttstain

OFFICERS IN CONNECTION WITH

THE

MERGER AS DISCLOSED IN ITS

PROXY

STATEMENT.

PROPOSAL TO APPROVE THE

ADJOURNMENT OF THE SPECIAL

MEETING

TO A LATER TIME AND DATE, IF

NECESSARY

OR APPROPRIATE, TO SOLICIT

ADDITIONAL

PROXIES IF THERE ARE

INSUFFICIENT

VOTES AT THE TIME OF THE SPECIAL

MEETING OR ANY ADJOURNMENT

OR

3. POSTPONEMENT THEREOF TO

ADOPT THE

MERGER AGREEMENT (AND TO

CONSIDER

SUCH OTHER BUSINESS AS MAY

PROPERLY

COME BEFORE THE SPECIAL

MEETING OR

ANY ADJOURNMENT OR

POSTPONEMENT

THEREOF BY OR AT THE DIRECTION

OF THE

BOARD OF DIRECTORS).

AURIGA INDUSTRIES A/S, AARHUS

ExtraOrdinary General Security K0834D101 Meeting Type

Managem Footr

Meeting

38

Ticker Symbol Meeting Date 07-Oct-2014

ISIN DK0010233816 Agenda 705568953 - Management

Item Proposal Proposed by 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

CMMT VOTING-INSTRUCTIONS IN

THIS MARKET. ABSENCE OF A POA,

Non-Voting

MAY

CAUSE YOUR INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY

QUESTIONS,

PLEASE CONTACT YOUR CLIENT

SERVICE-

REPRESENTATIVE

CMMT IN THE MAJORITY OF MEETINGS THE Non-Voting

VOTES

ARE CAST WITH THE REGISTRAR

WHO WILL-

FOLLOW CLIENT INSTRUCTIONS. IN

A SMALL

PERCENTAGE OF MEETINGS THERE

IS NO-

REGISTRAR AND CLIENTS VOTES

MAY BE

CAST BY THE CHAIRMAN OF THE

BOARD OR

A-BOARD MEMBER AS PROXY.

CLIENTS CAN

ONLY EXPECT THEM TO ACCEPT

PRO-

MANAGEMENT-VOTES. THE ONLY

WAY TO

GUARANTEE THAT ABSTAIN AND/OR

AGAINST VOTES ARE-REPRESENTED

AT

THE MEETING IS TO SEND YOUR

OWN

REPRESENTATIVE OR ATTEND THE-

MEETING IN PERSON. THE SUB

CUSTODIAN

BANKS OFFER REPRESENTATION

SERVICES

FOR-AN ADDED FEE IF REQUESTED.

THANK

705569052

YOU

PLEASE BE ADVISED THAT SPLIT

AND

PARTIAL VOTING IS NOT

AUTHORISED FOR

CMMT A-BENEFICIAL OWNER IN THE

DANISH

Non-Voting

Management Action

MARKET. PLEASE CONTACT YOUR

GLOBAL

CUSTODIAN-FOR FURTHER

INFORMATION.

APPROVAL OF DIVESTMENT OF THE

ENTIRE

ISSUED SHARE CAPITAL OF 1

CHEMINOVA

A/S, CVR NO. 12 76 00 43, TO FMC

CORPORATION

ENVENTIS CORPORATION

Security 29402J101 Meeting Type Special Ticker Symbol ENVE Meeting Date 08-Oct-2014

ISIN US29402J1016 Agenda 934071034 - Management

Proposed For/Against Item Vote Proposal Management by

TO APPROVE THE MERGER

AGREEMENT

1. AND THE TRANSACTIONS Managem Frotr For

CONTEMPLATED

THEREBY, INCLUDING THE MERGER.

TO APPROVE, BY AN ADVISORY

VOTE, THE

2. CHANGE IN CONTROL PAYMENTS OF Managem Artstain Against

THE

NAMED EXECUTIVE OFFICERS.

TO APPROVE THE ADJOURNMENT OR

IF NECESSARY OR APPROPRIATE, TO

POSTPONEMENT OF THE SPECIAL

3. Managem Frotr MEETING, For

SOLICIT ADDITIONAL PROXIES.

TIME WARNER CABLE INC

Security 88732J207 Meeting Type Special Ticker Symbol TWC Meeting Date 09-Oct-2014

Agenda **ISIN** 934075169 - Management US88732J2078

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

1. TO ADOPT THE AGREEMENT AND Managem Footr For

PLAN OF

MERGER, DATED AS OF FEBRUARY

12, 2014,

AS MAY BE AMENDED, AMONG TIME

WARNER CABLE INC. ("TWC"),

COMCAST

CORPORATION AND TANGO

ACQUISITION

SUB, INC.

TO APPROVE, ON AN ADVISORY

(NON-

BINDING) BASIS, THE "GOLDEN

PARACHUTE"

COMPENSATION PAYMENTS THAT

2. WILL OR

MAY BE PAID BY TWC TO ITS

NAMED

EXECUTIVE OFFICERS IN

CONNECTION

WITH THE MERGER.

WARRNAMBOOL CHEESE & BUTTER FACTORY COMPANY HOLDIN

Security Q9542N107 Meeting Type Annual General Meeting

Managem Artstain

Against

Ticker Symbol Meeting Date 15-Oct-2014

ISIN AU000000WCB1 Agenda 705561656 - Management

Non-Voting

Item Proposal Proposed by Vote For/Against Management

CMMT 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

OR-

EXPECT 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.

RE ELECTION OF LOUIS-PHILIPPE

1 CARRIERE

AS A DIRECTOR

ADOPTION OF REMUNERATION

2 REPORT Managem For

(NON BINDING ADVISORY VOTE)

URS CORPORATION

Security 903236107 Meeting Type Special
Ticker Symbol URS Meeting Date 16-Oct-2014

ISIN US9032361076 Agenda 934077909 - Management

Managem Footr

For

For

Item Proposal Proposed by Vote For/Against Management

PROPOSAL TO ADOPT THE

AGREEMENT

AND PLAN OF MERGER, DATED AS

OF JULY

11, 2014, AS IT MAY BE AMENDED

FROM

TIME TO TIME (THE "MERGER

1. AGREEMENT"), Managem**Fiot** For

BY AND AMONG AECOM

TECHNOLOGY

CORPORATION, URS CORPORATION,

ACM

MOUNTAIN I, LLC AND ACM

MOUNTAIN II,

LLC.

2. PROPOSAL TO ADJOURN THE URS Managem Fiotr For

SPECIAL

MEETING, IF NECESSARY AND

APPROPRIATE, TO SOLICIT

ADDITIONAL

PROXIES IN FAVOR OF THE

PROPOSAL TO

ADOPT THE MERGER AGREEMENT IF

THERE

ARE INSUFFICIENT VOTES AT THE

TIME OF

SUCH ADJOURNMENT TO APPROVE

SUCH

PROPOSAL.

PROPOSAL, ON AN ADVISORY (NON-

BINDING) BASIS, TO APPROVE THE

COMPENSATION THAT MAY BE PAID

OR

BECOME PAYABLE TO URS'S NAMED

EXECUTIVE OFFICERS IN

CONNECTION

WITH THE MERGER, AND THE

AGREEMENTS

AND UNDERSTANDINGS PURSUANT

TO

3. WHICH SUCH COMPENSATION MAY

BE PAID

OR BECOME PAYABLE, AS

DESCRIBED IN

THE SECTION OF THE JOINT PROXY

STATEMENT/PROSPECTUS FOR THE

MERGER ENTITLED "THE MERGER-

INTEREST OF URS'S DIRECTORS AND

EXECUTIVE OFFICERS IN THE

MERGER-

GOLDEN PARACHUTE

COMPENSATION".

ENDESA SA, MADRID

Security E41222113

Ticker Symbol

ISIN ES0130670112

Managem Artstain

Against

Meeting Date

Meeting Type

Agenda

ExtraOrdinary General

Meeting 21-Oct-2014

705599720 - Management

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

PLEASE NOTE THAT THIS IS AN

AMENDMENT TO MEETING ID 380086

DUE TO

ADDITION OF-RESOLUTION 4.4. ALL

VOTES

RECEIVED ON THE PREVIOUS **CMMT**

MEETING

WILL BE DISREGARDED-AND YOU

WILL

NEED TO REINSTRUCT ON THIS

MEETING

NOTICE. THANK YOU.

1 REVIEW AND APPROVAL, AS THE

CASE MAY

BE, OF THE SALE TO ENEL ENERGY

EUROPE, SINGLE-MEMBER LIMITED

LIABILITY COMPANY (SOCIEDAD

LIMITADA

Non-Voting

Managem Footr

For

UNIPERSONAL) OF (I) 20.3% OF THE **SHARES** OF ENERSIS, S.A. WHICH ARE HELD DIRECTLY BY ENDESA AND (II) 100% OF THE SHARES OF ENDESA LATINOAMERICA, S.A. (HOLDING 40.32% OF THE CAPITAL **STOCK** OF ENERSIS, S.A.) CURRENTLY HELD BYENDESA, FOR A TOTAL AMOUNT OF 8.252.9 **MILLION EUROS** REVIEW AND APPROVAL, AS THE **CASE MAY** BE, OF THE PROPOSED DIVISION AND TRANSFER OF SHARE PREMIUMS **AND** MERGER RESERVES, AND OF THE 2 Managem Footr For **PARTIAL** TRANSFER OF LEGAL AND REVALUATION RESERVES (ROYAL DECREE-LAW 7/1996), TO VOLUNTARY RESERVES REVIEW AND APPROVAL, AS THE **CASE MAY** BE, OF THE DISTRIBUTION OF **SPECIAL** DIVIDENDS FOR A GROSS AMOUNT 3 Managem Frotr For **PER** SHARE OF 7.795 EUROS (I.E. A TOTAL OF 8,252,972,752.02 EUROS) CHARGED TO UNRESTRICTED RESERVES RATIFICATION OF THE APPOINTMENT BY CO-OPTATION OF MR. FRANCESCO STARACE AND OF REAPPOINTMENT 4.1 Managem Frotr For AS SHAREHOLDER-APPOINTED DIRECTOR OF THE COMPANY APPOINTMENT OF MR. LIVIO GALLO AS 4.2 Managem Footr For SHAREHOLDER-APPOINTED DIRECTOR APPOINTMENT OF MR. ENRICO 4.3 Managem Footr For VIALE AS SHAREHOLDER-APPOINTED

Managem Footr

DIRECTOR

RATIFICATION OF APPOINTMENT BY

4.4 CO-OPTATION OF JOSE DAMIAN BOGAS

DELEGATION TO THE BOARD OF

DIRECTORS TO EXECUTE AND

IMPLEMENT

RESOLUTIONS ADOPTED BY THE

GENERAL

MEETING, AS WELL AS TO

SUBSTITUTE THE

POWERS IT RECEIVES FROM THE

GENERAL

5 MEETING, AND THE GRANTING OF

POWERS

TO THE BOARD OF DIRECTORS TO

RAISE

SUCH RESOLUTIONS TO A PUBLIC

DEED

AND TO REGISTER AND, AS THE

CASE MAY

BE, CORRECT SUCH RESOLUTIONS

ORIGIN ENERGY LTD, SYDNEY

Security Q71610101

Ticker Symbol

Item

ISIN AU00000ORG5

Meeting Type

Vote

Annual General Meeting

Meeting Date 22-Oct-2014

For/Against

Management

Agenda 705573081 - Management

CMMT VOTING EXCLUSIONS APPLY TO

THIS

Proposal

MEETING FOR PROPOSALS 3, 4 AND 5

AND

VOTES-CAST BY ANY INDIVIDUAL

OR

RELATED PARTY WHO BENEFIT

FROM THE

PASSING OF THE-PROPOSAL/S WILL

BE

DISREGARDED BY THE COMPANY.

HENCE,

IF YOU HAVE OBTAINED-BENEFIT

OR

EXPECT TO OBTAIN FUTURE

BENEFIT (AS

REFERRED IN THE COMPANY-

ANNOUNCEMENT) YOU SHOULD

NOT VOTE

(OR VOTE "ABSTAIN") ON THE

RELEVANT-

PROPOSAL ITEMS. BY DOING SO,

45

For

Managem Footr

Proposed

Non-Voting

by

For

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

2 ELECTION OF MS MAXINE BRENNER Managem Front

ADOPTION OF REMUNERATION

3 REPORT Managem Foot:

(NON-BINDING ADVISORY VOTE)

EQUITY GRANTS TO MANAGING

4 DIRECTOR

MR GRANT A KING

EQUITY GRANTS TO EXECUTIVE

5 DIRECTOR

MS KAREN A MOSES

PUBLIGROUPE SA, LAUSANNE

Security H64716147 Meeting Type ExtraOrdinary General

Meeting Meeting 1990 Meeting 24 Oct 20

Ticker Symbol Meeting Date 24-Oct-2014

ISIN CH0004626302 Agenda 705589161 - Management

Management Action

Management

Non-Voting

For

For

Item Proposal Proposed by Vote For/Against Management

CMMT PART 2 OF THIS MEETING IS FOR

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

AΤ

THE INDIVIDUAL SUB-CUSTODIANS

MAY

VARY. UPO-N RECEIPT OF THE VOTE

INSTRUCTION, IT IS POSSIBLE THAT

Α

MARKER MAY BE PLACED-ON YOUR

SHARES TO ALLOW FOR

RECONCILIATION

AND RE-REGISTRATION FOLLOWING

A TRA-

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

ADAPTATION OF THE PURPOSE OF

PUBLIGROUPE LTD (ART. 2 PARA. 2

1.1 OF THE

ARTICLES OF ASSOCIATION)

ADAPTATION OF THE MINIMUM

NUMBER OF

MEMBERS OF THE BOARD OF

1.2 DIRECTORS

(ART. 20 PARA. 1 OF THE ARTICLES

OF

ASSOCIATION)

1.3 AMENDMENTS OF TWO ARTICLES OF

ASSOCIATION REGARDING THE

IMPLEMENTATION OF THE

ORDINANCE

AGAINST EXCESSIVE

COMPENSATION IN

PUBLICALLY LISTED STOCK

CORPORATIONS

(ART. 23 PARA. 1 AND ART. 23BIS

PARA. 2

Management . Action

Management . Action

Managem Mt

Action

	3 3	
	POINT 2 OF THE ARTICLES OF	
	ASSOCIATION)	
	THE GENERAL MEETING TAKES	
	NOTICE OF	
2	THE RETIREMENT OF THE ENTIRE	Non-Voting
	BOARD	C
	OF DIRE-CTORS AS OF 24 OCTOBER	
	ELECTION OF ULRICH DIETIKER AS	
3.1	MEMBER	Management.
	OF THE BOARD OF DIRECTORS	Action
	ELECTION OF MARIO ROSSI AS	
3.2	MEMBER OF	Management.
J.2	THE BOARD OF DIRECTORS	Action
	ELECTION OF THOMAS	
	SCHOENHOLZER AS	No.
3.3	MEMBER OF THE BOARD OF	Management Action
	DIRECTORS	
	RE-ELECTION OF HANS-PETER	
	ROHNER AS	No.
3.4	MEMBER OF THE BOARD OF	Management . Action
	DIRECTORS	
	ELECTION OF ULRICH DIETIKER AS	No No
4	CHAIRMAN OF THE BOARD	Management Action
	ELECTION OF MARIO ROSSI AS	
5.1	MEMBER OF	No Management:
	THE REMUNERATION COMMITTEE	Action
	ELECTION OF HANS-PETER ROHNER	
	AS	No No
5.2	MEMBER OF THE REMUNERATION	Management Action
	COMMITTEE	
	ELECTION OF THOMAS	
. .	SCHOENHOLZER AS	No No
5.3	MEMBER OF THE REMUNERATION	Management . Action
	COMMITTEE	
	APPROVAL OF THE SALE OF THE	
	25.07 PCT	
6	PARTICIPATION IN FPH FREIE	Management.
	PRESSE	Action
	HOLDING AG	
	APPROVAL OF THE SALE OF THE	
	PUBLIGROUPE LTD 51 PCT	
	PARTICIPATION	
_	IN LTV YELLOW PAGES LTD AND 49	No.
7	PCT	Management Action
	PARTICIPATION IN SWISSCOM	
	DIRECTORIES	
	LTD TO SWISSCOM LTD	
CMMT	06 OCT 2014: PLEASE NOTE THAT	Non-Voting
	THIS IS A	Č
	REVISION DUE TO CHANGE IN THE	
	RECORD	

D-ATE FROM 17 OCT 2014 TO 16 OCT

2014. IF

YOU HAVE ALREADY SENT IN YOUR

VOTES,

P-LEASE DO NOT VOTE AGAIN

UNLESS YOU

DECIDE TO AMEND YOUR ORIGINAL

INSTRUCTIONS.-THANK YOU.

PETHEALTH INC.

Security 71638T305 Meeting Type Special Ticker Symbol PTHLF Meeting Date 27-Oct-2014

ISIN CA71638T3055 Agenda 934080603 - Management

Proposed For/Against Item Proposal Vote Management by

TO CONSIDER AND, IF THOUGHT ADVISABLE, APPROVE WITH OR

WITHOUT

VARIATION, A SPECIAL

RESOLUTION, THE

FULL TEXT OF WHICH IS SET FORTH

IN

APPENDIX B TO THE MANAGEMENT

INFORMATION CIRCULAR OF

PETHEALTH

01 INC. DATED SEPTEMBER 22, 2014 Managem Footr For

(THE

"INFORMATION CIRCULAR"),

APPROVING AN

ARRANGEMENT UNDER SECTION 192

OF

THE CANADA BUSINESS

CORPORATIONS

ACT, ALL AS MORE PARTICULARLY

DESCRIBED IN THE INFORMATION

CIRCULAR.

HEALTHLEASE PROPERTIES REIT

Security 422239103 Meeting Type Special Ticker Symbol HREIF Meeting Date 27-Oct-2014

ISIN Agenda 934081984 - Management CA4222391035

Proposed For/Against Vote Item **Proposal** Management by 01 Managem Footr For

THE SPECIAL RESOLUTION (THE

"SPECIAL

RESOLUTION"), THE FULL TEXT OF

WHICH IS

SET FORTH IN APPENDIX "A" OF THE ACCOMPANYING MANAGEMENT

INFORMATION CIRCULAR DATED

SEPTEMBER 22, 2014 (THE

"INFORMATION

CIRCULAR"), APPROVING CERTAIN

TRANSACTIONS, INCLUDING A PLAN

OF

ARRANGEMENT UNDER SECTION 193

OF

THE BUSINESS CORPORATIONS ACT

(ALBERTA), INVOLVING THE TRUST,

HEALTHLEASE CANADA GP INC.,

HCN

CANADIAN INVESTMENT-5 LP, HCN

CANADIAN INVESTMENT-5 LTD.,

HCRI

HEALTH LEASE US, LLC, HEALTH

CARE REIT,

INC. AND THE SECURITYHOLDERS

OF THE TRUST.

CAYDEN RESOURCES INC.

Security 149738106 Meeting Type Special
Ticker Symbol CDKNF Meeting Date 27-Oct-2014

ISIN CA1497381063 Agenda 934082532 - Management

Item Proposal Proposed by Vote For/Against Management

TO APPROVE, WITH OR WITHOUT

VARIATION, A SPECIAL

RESOLUTION, THE

FULL TEXT OF WHICH IS SET FORTH

IN

SCHEDULE A TO THE MANAGEMENT

INFORMATION CIRCULAR OF

CAYDEN

RESOURCES INC. DATED SEPTEMBER

26.

01 2014 (THE "INFORMATION Managem Fiot For

CIRCULAR"), TO

APPROVE A PLAN OF

ARRANGEMENT

UNDER DIVISION 5 OF PART 9 OF THE

BUSINESS CORPORATIONS ACT

(BRITISH

COLUMBIA), ALL AS MORE

PARTICULARLY

DESCRIBED IN THE INFORMATION

CIRCULAR.

BALFOUR BEATTY PLC, LONDON

Security G3224V108 Meeting Type Ordinary General Meeting

Ticker Symbol Meeting Date 28-Oct-2014

ISIN GB0000961622 Agenda 705606450 - Management

Item Proposal Proposed by Vote For/Against Management
TO APPROVE THE TRANSACTION ON THE

1 TERMS SET OUT IN THE Managem From For

TRANSACTION AGREEMENTS

TW TELECOM INC.

Security 87311L104 Meeting Type Special Ticker Symbol TWTC Meeting Date 28-Oct-2014

ISIN US87311L1044 Agenda 934082431 - Management

Item Proposal Proposed by Vote For/Against Management

PROPOSAL TO ADOPT THE

AGREEMENT

AND PLAN OF MERGER, DATED AS

OF

6/15/14, AS AMENDED FROM TIME TO

TIME,

BY AND AMONG TW TELECOM INC.

("TW

TELECOM"), LEVEL 3 COMMUNICATIONS,

01 INC. ("LEVEL 3"), SATURN MERGER Managem For

SUB 1,

LLC ("SATURN MERGER SUB 1") &

SATURN

MERGER SUB 2, LLC, PURSUANT TO

WHICH

SATURN MERGER SUB 1, A WHOLLY

.. (DUE

TO SPACE LIMITS, SEE PROXY

MATERIAL

FOR FULL PROPOSAL).

PROPOSAL TO APPROVE, ON A NON-BINDING, ADVISORY BASIS, THE

COMPENSATION THAT MAY BE PAID

OR

BECOME PAYABLE TO TW

TELECOM'S

NAMED EXECUTIVE OFFICERS IN

02 CONNECTION WITH THE MERGER, Managem For

AND THE

AGREEMENTS AND

UNDERSTANDINGS

PURSUANT TO WHICH SUCH

COMPENSATION MAY BE PAID OR

BECOME

PAYABLE.

03 Managementstain Against

PROPOSAL TO APPROVE THE

CONTINUATION, ADJOURNMENT OR

POSTPONEMENT OF THE SPECIAL

MEETING,

IF NECESSARY OR APPROPRIATE TO

SOLICIT ADDITIONAL PROXIES IF

THERE

ARE INSUFFICIENT VOTES AT THE

TIME OF

THE SPECIAL MEETING TO APPROVE

THE

MERGER PROPOSAL (PROPOSAL 1).

INTERNATIONAL RECTIFIER CORPORATION

Security 460254105 Meeting Type Special
Ticker Symbol IRF Meeting Date 04-Nov-2014

ISIN US4602541058 Agenda 934084586 - Management

Item Proposal Proposed by Vote For/Against Management

PROPOSAL TO ADOPT THE

AGREEMENT

AND PLAN OF MERGER, DATED

AUGUST 20,

2014 (REFERRED TO AS THE MERGER

AGREEMENT), BY AND AMONG

INTERNATIONAL RECTIFIER

CORPORATION,

INFINEON TECHNOLOGIES AG, OR

1. INFINEON, AND SURF MERGER SUB Managem For

INC., A

WHOLLY OWNED SUBSIDIARY OF

INFINEON,

AS IT MAY BE AMENDED FROM TIME

ΤO

TIME (A COPY OF THE MERGER

AGREEMENT IS ATTACHED AS

ANNEX A TO

THE PROXY STATEMENT).

PROPOSAL TO APPROVE, BY

NON-BINDING

VOTE, COMPENSATION THAT WILL

OR MAY

BECOME PAYABLE BY

INTERNATIONAL

2. RECTIFIER TO ITS NAMED

EXECUTIVE

OFFICERS IN CONNECTION WITH

THE

MERGER AS CONTEMPLATED BY

THE

MERGER AGREEMENT.

Against

Managem Artstain

PROPOSAL TO ADJOURN THE

SPECIAL

MEETING TO A LATER DATE OR

TIME, IF

NECESSARY OR APPROPRIATE, TO

3. SOLICIT Managem First For

ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES TO ADOPT THE MERGER AGREEMENT AT THE TIME

OF THE

SPECIAL MEETING.

WUXI PHARMATECH (CAYMAN) INC.

Security 929352102 Meeting Type Annual
Ticker Symbol WX Meeting Date 11-Nov-2014

ISIN US9293521020 Agenda 934087114 - Management

Item Proposal Proposed by Vote For/Against Management

XIAOZHONG LIU BE AND HEREBY IS

RE-

1 ELECTED AS A DIRECTOR FOR A Managem Fiotr For

THREE-

YEAR TERM.

KIAN WEE SEAH BE AND HEREBY IS

RE-

2 ELECTED AS A DIRECTOR FOR A Managem**Fiot** For

THREE-

YEAR TERM.

WILLIAM R. KELLER BE AND

HEREBY IS RE-

3 ELECTED AS A DIRECTOR FOR A Managem Fiotr For

THREE-

YEAR TERM.

ROCKWOOD HOLDINGS, INC.

Security 774415103 Meeting Type Special Ticker Symbol ROC Meeting Date 14-Nov-2014

ISIN US7744151033 Agenda 934083801 - Management

Item Proposal Proposed by Vote For/Against Management

PROPOSAL TO ADOPT THE

AGREEMENT

AND PLAN OF MERGER, DATED AS

OF JULY

15, 2014, AMONG ALBEMARLE

1. CORPORATION, ALBEMARLE Managem**For** For

HOLDINGS

CORPORATION AND ROCKWOOD HOLDINGS, INC., AS IT MAY BE

AMENDED

FROM TIME TO TIME.

Against

PROPOSAL TO APPROVE, ON AN

ADVISORY

NON-BINDING BASIS, THE

COMPENSATION

THAT MAY BE PAID OR BECOME

2. PAYABLE Managementstain

TO ROCKWOOD HOLDINGS, INC.'S NAMED

EXECUTIVE OFFICERS IN

CONNECTION

WITH THE MERGER.

PROPOSAL TO APPROVE THE

ADJOURNMENT OF THE SPECIAL

MEETING,

IF NECESSARY OR APPROPRIATE,

3. INCLUDING TO PERMIT FURTHER Managem**Fiot** For

SOLICITATION OF PROXIES IF THERE

ARE

NOT SUFFICIENT VOTES TO ADOPT

PROPOSAL 1.

BOLT TECHNOLOGY CORPORATION

Security 097698104 Meeting Type Special
Ticker Symbol BOLT Meeting Date 17-Nov-2014

ISIN US0976981045 Agenda 934088142 - Management

Item Proposal Proposed by Vote For/Against Management

TO ADOPT THE AGREEMENT AND

PLAN OF

MERGER, DATED AS OF SEPTEMBER

3, 2014,

BY AND AMONG BOLT

TECHNOLOGY

CORPORATION, A CONNECTICUT

1. CORPORATION, TELEDYNE
Managem For For

TECHNOLOGIES

INCORPORATED, A DELAWARE CORPORATION ("TELEDYNE"), AND

LIGHTNING MERGER SUB, INC., A

CONNECTICUT CORPORATION AND

Α

WHOLLY OWNED SUBSIDIARY OF

TELEDYNE.

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

ADVISORY

BASIS, THE COMPENSATION THAT

MAY BE

PAID OR BECOME PAYABLE TO BOLT

TECHNOLOGY CORPORATION'S

NAMED

EXECUTIVE OFFICERS IN

CONNECTION

WITH THE MERGER, INCLUDING THE

AGREEMENTS AND

UNDERSTANDINGS

PURSUANT TO WHICH SUCH

COMPENSATION MAY BE PAID OR

BECOME

PAYABLE.

TO ADJOURN THE SPECIAL MEETING,

IF

NECESSARY OR APPROPRIATE, TO

SOLICIT

ADDITIONAL PROXIES IF THERE ARE

3. INSUFFICIENT VOTES AT THE TIME

OF THE

SPECIAL MEETING TO APPROVE THE

PROPOSAL TO ADOPT THE MERGER

AGREEMENT.

BALLY TECHNOLOGIES, INC.

Security 05874B107 Meeting Type Special

Ticker Symbol BYI Meeting Date 18-Nov-2014

ISIN US05874B1070 Agenda 934090983 - Management

Managem Frotr

For

Item Proposal Proposed by Vote For/Against Management

THE APPROVAL OF THE MERGER

AGREEMENT, THEREBY APPROVING

THE

1. TRANSACTIONS CONTEMPLATED Managem For

THEREBY,

INCLUDING THE MERGER.

THE PROPOSAL TO APPROVE, BY A

NON-

BINDING ADVISORY VOTE, THE

SPECIFIED

COMPENSATION ARRANGEMENTS

DISCLOSED IN THE ACCOMPANYING

PROXY

2. STATEMENT THAT MAY BE Managementstain Against

PAYABLE TO

BALLY'S NAMED EXECUTIVE

OFFICERS IN

CONNECTION WITH THE

CONSUMMATION

OF THE MERGER.

3. THE PROPOSAL TO APPROVE THE Managem For

ADJOURNMENT OF THE SPECIAL

MEETING

IF NECESSARY OR APPROPRIATE IN

THE

VIEW OF THE BALLY BOARD OF

DIRECTORS,

INCLUDING TO SOLICIT ADDITIONAL

PROXIES IF THERE ARE NOT

SUFFICIENT

VOTES AT THE TIME OF THE SPECIAL

MEETING TO APPROVE THE MERGER

AGREEMENT.

SKY DEUTSCHLAND AG, UNTERFOEHRING

Security D6997G102 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 19-Nov-2014

ISIN DE000SKYD000 Agenda 705610079 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT BY JUDGEMENT Non-Voting

OF

OLG COLOGNE RENDERED ON JUNE

6, 2012,

ANY SHA-REHOLDER WHO HOLDS

AN

AGGREGATE TOTAL OF 3 PERCENT

OR

MORE OF THE OUTSTANDING-SHARE

CAPITAL MUST REGISTER UNDER

THEIR

BENEFICIAL OWNER DETAILS

BEFORE THE

AP-PROPRIATE DEADLINE TO BE

ABLE TO

VOTE. FAILURE TO COMPLY WITH

THE

DECLARATION-REQUIREMENTS AS

STIPULATED IN SECTION 21 OF THE

SECURITIES TRADE ACT (WPHG)

MA-Y

PREVENT THE SHAREHOLDER FROM

VOTING AT THE GENERAL

MEETINGS.

THEREFORE, YOUR-CUSTODIAN

MAY

REQUEST THAT WE REGISTER

BENEFICIAL

OWNER DATA FOR ALL VOTED

AC-COUNTS

WITH THE RESPECTIVE SUB

CUSTODIAN. IF

YOU REQUIRE FURTHER

INFORMATION W-

HETHER OR NOT SUCH BO

REGISTRATION

WILL BE CONDUCTED FOR YOUR

CUSTODIANS ACCOU-NTS, PLEASE

CONTACT YOUR CSR.

THE SUB CUSTODIANS HAVE

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 Non-Voting

FROM THE SUB C-USTODIANS

REGARDING

THEIR INSTRUCTION DEADLINE. FOR

ANY

QUERIES PLEASE CONTACT-YOUR

CLIENT

SERVICES REPRESENTATIVE.

ACCORDING TO GERMAN LAW, IN Non-Voting

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,

Non-Voting

YOUR

VOTING RIGHT MIGHT BE

EXCLUD-ED WHEN

YOUR SHARE IN VOTING RIGHTS

HAS

REACHED CERTAIN THRESHOLDS

AND YOU

HAV-E NOT COMPLIED WITH ANY OF

YOUR

MANDATORY VOTING RIGHTS

NOTIFICATIONS PURSUANT-TO THE

GERMAN SECURITIES TRADING ACT

(WHPG). FOR QUESTIONS IN THIS

REGARD

PLE-ASE CONTACT YOUR CLIENT

SERVICE

REPRESENTATIVE FOR

CLARIFICATION. IF

YOU DO NO-T HAVE ANY

INDICATION

REGARDING SUCH CONFLICT OF

INTEREST,

OR ANOTHER EXCLUSIO-N FROM

VOTING,

PLEASE SUBMIT YOUR VOTE AS

USUAL.

THANK YOU.

COUNTER PROPOSALS MAY BE

SUBMITTED

UNTIL 04.11.2014. FURTHER

INFORMATION

ON CO-UNTER PROPOSALS CAN BE

FOUND

DIRECTLY ON THE ISSUER'S

WEBSITE

(PLEASE REFER TO-THE MATERIAL

SECTION OF THE APPLICATION). IF

YOU

WISH TO ACT ON THESE ITE-MS, YOU

WILL

NEED TO REQUEST A MEETING

ATTEND

AND VOTE YOUR SHARES DIRECTLY

AT-THE

COMPANY'S MEETING. COUNTER

PROPOSALS CANNOT BE REFLECTED

THE BALLOT ON-PROXYEDGE.

1. PRESENTATION OF THE FINANCIAL STATEMENTS AND ANNUAL REPORT Non-Voting

Non-Voting

FOR THE ABBREVIATED-2014 FINANCIAL **YEAR** WITH THE REPORT OF THE **SUPERVISORY** BOARD, THE GROUP FINAN-CIAL STATEMENTS AND GROUP ANNUAL **REPORT** AS WELL AS THE REPORT BY THE **BOARD** OF-MDS PURSUANT TO SECTIONS 289(4) AND 315(4) OF THE GERMAN **COMMERCIAL** CODE RATIFICATION OF THE ACTS OF THE Management Action 2. **BOARD** OF MDS RATIFICATION OF THE ACTS OF THE 3. SUPERVISORY BOARD APPOINTMENT OF AUDITORS THE FOLLOWING ACCOUNTANTS SHALL BE APPOINTED AS AUDITORS AND **GROUP** AUDITORS FOR THE 2014/2015 AS WELL AS Management. 4. FOR THE 2015/2016 FINANCIAL YEAR **AND** FOR THE REVIEW OF THE INTERIM HALF-YEAR FINANCIAL STATEMENTS: KPMG AG, **MUNICH** ELECTIONS TO THE SUPERVISORY Management Action 5.1 **BOARD**: **CHASE CAREY** ELECTIONS TO THE SUPERVISORY Management . Action 5.2 **BOARD**: JAN KOEPPEN ELECTIONS TO THE SUPERVISORY Management Action 5.3 **BOARD: MIRIAM KRAUS** ELECTIONS TO THE SUPERVISORY Management 5.4 **BOARD:** KATRIN WEHR-SEITHER RESOLUTION ON THE 6. Managem Mt **AUTHORIZATION TO** Action

ISSUE CONVERTIBLE AND/OR

BONDS, THE CREATION OF

WARRANT

CONTINGENT

CAPITAL, AND THE CORRESPONDING

AMENDMENT TO THE ARTICLES OF

ASSOCIATION. THE AUTHORIZATION

GIVEN

BY THE SHAREHOLDERS MEETING

OF APRIL

3, 2012 TO ISSUE BONDS AND TO

CREATE A

CORRESPONDING CONTINGENT

CAPITAL

SHALL BE REVOKED. THE BOARD OF

MDS

SHALL BE AUTHORIZED, WITH THE

CONSENT OF THE SUPERVISORY

BOARD,

TO ISSUE BEARER AND/OR

REGISTERED

BONDS OF UP TO EUR 1,500,000,000

CONFERRING CONVERSION AND/OR

OPTION RIGHTS FOR SHARES OF THE

COMPANY, ON OR BEFORE

NOVEMBER 18,

2019. SHAREHOLDERS STATUTORY

SUBSCRIPTION RIGHTS MAY BE

EXCLUDED

FOR THE ISSUE OF BONDS

CONFERRING

CONVERSION AND/OR OPTION

RIGHTS FOR

SHARES OF THE COMPANY OF UP TO

10

PERCENT OF THE SHARE CAPITAL AT

A

PRICE NOT MATERIALLY BELOW

THEIR

THEORETICAL MARKET VALUE, FOR

RESIDUAL AMOUNTS, AND FOR THE

GRANTING OF SUCH RIGHTS TO

HOLDERS

OF CONVERSION OR OPTION RIGHTS.

IN

CONNECTION WITH THE

AUTHORIZATION TO

ISSUE BONDS, THE COMPANY'S

SHARE

CAPITAL SHALL BE INCREASED BY

UP TO

EUR 384,684,192 THROUGH THE ISSUE

OF

UP TO 384,684,192 NEW REGISTERED

SHARES, INSOFAR AS CONVERSION

AND/OR

OPTION RIGHTS ARE EXERCISED

APPROVAL OF THE AMENDMENT TO

SECTION 2 OF THE ARTICLES OF 7.

ASSOCIATION (OBJECT OF THE

Management

COMPANY)

CONCUR TECHNOLOGIES, INC.

Security 206708109 Meeting Type Special Ticker Symbol CNQR Meeting Date 19-Nov-2014

ISIN Agenda 934088180 - Management US2067081099

Proposed For/Against Item Vote Proposal Management by

ADOPTION OF THE MERGER 1. Managem Footr For

AGREEMENT

APPROVAL, BY NON-BINDING VOTE,

OF

2. Managem@dtstain Against **GOLDEN PARACHUTE**

COMPENSATION

APPROVAL OF ADJOURNMENT Managem Frotr For

3. **PROPOSAL**

PEREGRINE SEMICONDUCTOR

Security 71366R703 Meeting Type Special Ticker Symbol PSMI Meeting Date 19-Nov-2014

934089497 - Management **ISIN** US71366R7035 Agenda

Proposed For/Against Item Proposal Vote by Management

TO ADOPT THE AGREEMENT AND

PLAN OF

MERGER, DATED AS OF AUGUST 22,

2014,

BY AND AMONG MURATA

ELECTRONICS

NORTH AMERICA, INC., A TEXAS

CORPORATION ("MURATA"), PJ

FALCON

1. For Managem Footr ACQUISITION COMPANY, LIMITED, A

DELAWARE CORPORATION AND

WHOLLY-

OWNED SUBSIDIARY OF MURATA,

AND

PEREGRINE SEMICONDUCTOR

CORPORATION, AS SUCH

AGREEMENT MAY

BE AMENDED FROM TIME TO TIME.

2. TO APPROVE THE ADJOURNMENT OF Managem Footr For

THE

SPECIAL MEETING TO A LATER

DATE, IF THE

CHAIRMAN OF THE SPECIAL

MEETING

DETERMINES THAT IT IS NECESSARY

OR

APPROPRIATE AND IS PERMITTED

BY THE

MERGER AGREEMENT, TO SOLICIT

ADDITIONAL PROXIES IF THERE IS

NOT A

QUORUM PRESENT OR THERE ARE

NOT

SUFFICIENT VOTES ...(DUE TO SPACE

LIMITS, SEE PROXY STATEMENT FOR

FULL

PROPOSAL).

TRW AUTOMOTIVE HOLDINGS CORP.

Security 87264S106 Meeting Type Special
Ticker Symbol TRW Meeting Date 19-Nov-2014

ISIN US87264S1069 Agenda 934090995 - Management

Against

Item Proposal Proposed by Vote For/Against Management

TO ADOPT THE AGREEMENT AND

PLAN OF

MERGER, DATED AS OF SEPTEMBER

15,

1. 2014, AS IT MAY BE AMENDED FROM Managem For For

TIME

TO TIME, AMONG TRW AUTOMOTIVE

HOLDINGS CORP., ZF

FRIEDRICHSHAFEN AG

AND MSNA, INC.

TO APPROVE, ON A NON-BINDING,

ADVISORY BASIS, CERTAIN

COMPENSATION

THAT WILL OR MAY BE PAID BY

TRW

2. AUTOMOTIVE HOLDINGS CORP. TO
Managementstain

- ITS

NAMED EXECUTIVE OFFICERS THAT

IS

BASED ON OR OTHERWISE RELATES

TO

THE MERGER.

3. TO APPROVE AN ADJOURNMENT OF Managem**Fiot** For

THE

SPECIAL MEETING OF

STOCKHOLDERS OF

TRW AUTOMOTIVE HOLDINGS

CORP., FROM

TIME TO TIME, IF NECESSARY OR

APPROPRIATE, FOR THE PURPOSE OF

SOLICITING ADDITIONAL VOTES FOR

THE

ADOPTION OF THE MERGER

AGREEMENT.

ASIA SATELLITE TELECOMMUNICATIONS HOLDINGS LTD

Security G0534R108 Meeting Type Special General Meeting

Ticker Symbol Meeting Date 20-Nov-2014

ISIN BMG0534R1088 Agenda 705660303 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT SHAREHOLDERS

ARE

ALLOWED TO VOTE 'IN FAVOR' OR

CMMT 'AGAINST' Non-Voting

FOR-RESOLUTION 1, ABSTAIN IS NOT

Α

VOTING OPTION ON THIS MEETING PLEASE NOTE THAT THE COMPANY

NOTICE

AND PROXY FORM ARE AVAILABLE

BY

CMMT CLICKING-ON THE URL LINKS:- Non-Voting

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

K/2014/1029/LTN20141029390.pdf-AND-

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

K/2014/1029/LTN20141029384.pdf

TO APPROVE THE REVISED CAPS (AS

DEFINED IN THE CIRCULAR OF THE

COMPANY DATED 30 OCTOBER 2014

(THE

"CIRCULAR")), AND TO AUTHORISE

THE

DIRECTORS OF THE COMPANY TO

EXECUTE

1 SUCH DOCUMENTS AND TO DO SUCH Managem For For

ACTS

AS MAY BE CONSIDERED BY SUCH

DIRECTORS IN THEIR DISCRETION

TO BE

NECESSARY OR INCIDENTAL IN

CONNECTION WITH THE REVISED

CAPS.

(NOTE 5)

LIPOSCIENCE, INC.

Security 53630M108 Meeting Type Special
Ticker Symbol LPDX Meeting Date 20-Nov-2014

ISIN US53630M1080 Agenda 934089916 - Management

Item Proposal Vote

For/Against Proposed by Management TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF SEPTEMBER 24. 2014, AS IT MAY BE AMENDED FROM TIME 1. Managem Frotr For TO TIME, BY AND AMONG LIPOSCIENCE, INC., LABORATORY CORPORATION OF AMERICA HOLDINGS, AND BEAR ACQUISITION CORP. TO ADJOURN THE SPECIAL MEETING, NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE 2. Managem Footr For INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE PROPOSAL TO ADOPT THE MERGER AGREEMENT. TO APPROVE, ON A NON-BINDING **ADVISORY** BASIS, "GOLDEN PARACHUTE" COMPENSATION (AS DEFINED IN THE REGULATIONS OF THE SECURITIES AND 3. EXCHANGE COMMISSION) PAYABLE Managem Artstain Against CERTAIN OF THE COMPANY'S **EXECUTIVE** OFFICERS IN CONNECTION WITH THE CONSUMMATION OF THE MERGER. DRESSER-RAND GROUP INC. Security 261608103 Meeting Type Special Ticker Symbol DRC Meeting Date 20-Nov-2014 US2616081038 Agenda **ISIN** 934092470 - Management Proposed For/Against Item Proposal Vote Management TO CONSIDER AND VOTE UPON A Managem Frotr For 1. PROPOSAL TO APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER, **DATED** AS OF SEPTEMBER 21, 2014, BY AND

AMONG

Managem Frotr

Managem Artstain

Managem Footr

DRESSER-RAND GROUP INC.,

SIEMENS

ENERGY, INC. AND DYNAMO

ACQUISITION

CORPORATION.

TO CONSIDER AND VOTE UPON A

PROPOSAL TO APPROVE AN

ADJOURNMENT

2. OF THE SPECIAL MEETING OF

STOCKHOLDERS OF DRESSER-RAND

GROUP INC., IF NECESSARY.
TO CONSIDER AND VOTE ON A

PROPOSAL

TO APPROVE, ON A NON-BINDING,

ADVISORY BASIS, CERTAIN

COMPENSATION

THAT WILL OR MAY BE PAID BY

3. DRESSER-

RAND GROUP INC. TO ITS NAMED EXECUTIVE OFFICERS THAT IS

BASED ON

OR OTHERWISE RELATES TO THE

MERGER.

ENERGY TRANSFER PARTNERS, L.P.

Security 29273R109

Ticker Symbol ETP

ISIN US29273R1095

Meeting Type

For

Against

Special

Meeting Date 20-Nov-2014

Agenda 934092507 - Management

Item Proposal Proposed by Vote For/Against Management

APPROVAL OF THE SECOND

AMENDED AND

RESTATED ENERGY TRANSFER

PARTNERS,

L.P. 2008 LONG-TERM INCENTIVE

PLAN (AS

IT HAS BEEN AMENDED FROM TIME

TO

TIME, THE "LTIP"), WHICH, AMONG

OTHER

1 THINGS, PROVIDES FOR AN

INCREASE IN

THE MAXIMUM NUMBER OF

COMMON UNITS

RESERVED AND AVAILABLE FOR

DELIVERY

WITH RESPECT TO AWARDS UNDER

THE

LTIP TO 10,000,000 COMMON UNITS

(THE

"LTIP PROPOSAL").

For

APPROVAL OF THE ADJOURNMENT

OF THE

SPECIAL MEETING TO A LATER DATE

OR

DATES, IF NECESSARY OR

APPROPRIATE,

2 TO SOLICIT ADDITIONAL PROXIES IN Managem First For

THE

EVENT THERE ARE NOT SUFFICIENT

VOTES

AT THE TIME OF THE SPECIAL

MEETING TO

APPROVE THE LTIP PROPOSAL.

BRITISH SKY BROADCASTING GROUP PLC, ISLEWORTH

Security G15632105 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 21-Nov-2014

ISIN GB0001411924 Agenda 705656568 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1	TO RECEIVE THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2014, TOGETHER WITH THE REPORT OF THE	Managem Fot r	For
2	DIRECTORS AND AUDITORS TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 30 JUNE 2014 TO APPROVE THE DIRECTORS'	R Managem Fot r	For
3	REMUNERATION POLICY CONTAINED IN THE DIRECTORS' REMUNERATION REPORT	Managem Ent r	For
4	TO APPROVE THE DIRECTORS' REMUNERATION REPORT (EXCLUDING THE DIRECTORS' REMUNERATION POLICY)	Managem Ent r	For
5	TO REAPPOINT NICK FERGUSON AS A DIRECTOR	Managem For	For
6	TO REAPPOINT JEREMY DARROCH AS A DIRECTOR TO REAPPOINT ANDREW GRIFFITH	Managem Fot r	For
7	AS A DIRECTOR	Managem For	For
8	TO REAPPOINT TRACY CLARKE AS A DIRECTOR	Managem For	For
9		Managem Footr	For

	3 3				
	TO REAPPOINT MARTIN GILBERT AS				
	A				
	DIRECTOR				
10	TO REAPPOINT ADINE GRATE AS A DIRECTOR	Managem Foot	For		
11	TO REAPPOINT DAVE LEWIS AS A	ManagamFinte	For		
11	DIRECTOR	Managem Footr	ror		
	TO REAPPOINT MATTHIEU PIGASSE				
12	AS A	Managem Footr	For		
	DIRECTOR				
13	TO REAPPOINT DANNY RIMER AS A DIRECTOR	Managem Footr	For		
	TO REAPPOINT ANDY SUKAWATY AS				
14	A	Managem For	For		
	DIRECTOR				
	TO REAPPOINT CHASE CAREY AS A		_		
15	DIRECTOR	Managem Foot	For		
	TO REAPPOINT DAVID F. DEVOE AS A	N			
16	DIRECTOR	Managem From	For		
	TO REAPPOINT JAMES MURDOCH AS				
17	A	Managem Footr	For		
	DIRECTOR	· ·			
	TO REAPPOINT ARTHUR SISKIND AS				
18	A	Managem Footr	For		
	DIRECTOR	-			
	TO REAPPOINT DELOITTE LLP AS				
	AUDITORS				
19	OF THE COMPANY AND TO	ManagamFinte	For		
19	AUTHORISE THE	Managem Footr	гог		
	DIRECTORS TO AGREE THEIR				
	REMUNERATION				
	TO AUTHORISE THE COMPANY AND				
	ITS				
20	SUBSIDIARIES TO MAKE POLITICAL	Managem Frotr	For		
	DONATIONS AND INCUR POLITICAL				
	EXPENDITURE				
	TO AUTHORISE THE DIRECTORS TO				
21	ALLOT	Managem For	For		
	SHARES UNDER SECTION 551 OF THE				
	COMPANIES ACT 2006				
	TO DISAPPLY STATUTORY				
22	PRE-EMPTION PROJECT	Managem@ngainst	Against		
	RIGHTS				
23	TO APPROVE THE CHANGE OF THE	Managem Footr	For		
	COMPANY NAME TO SKY PLC	C			
	TO ALLOW THE COMPANY TO HOLD				
24	GENERAL MEETINGS (OTHER THAN	Managerer	Ea::		
24	ANNUAL CENERAL MEETINGS) ON 14 DAYS!	Managem Footr	For		
	GENERAL MEETINGS) ON 14 DAYS'				
NOTICE SWS CROUDING					
SWS GROUP INC.					

Security 78503N107 Meeting Type Special Ticker Symbol SWS Meeting Date 21-Nov-2014

Agenda **ISIN** US78503N1072 934088003 - Management

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

TO ADOPT AND APPROVE THE

AGREEMENT

AND PLAN OF MERGER, DATED AS

OF

1 MARCH 31,2014, BY AND AMONG Managem Footr For

HILLTOP

HOLDINGS INC., PERUNA LLC AND

SWS

GROUP, INC.

TO APPROVE, ON A NON-BINDING, ADVISORY BASIS, COMPENSATION

THAT

MAY BE PAID OR WOULD BE 2 Managem Attstain Against **PAYABLE TO**

SWS'S NAMED EXECUTIVE OFFICERS

IN

CONNECTION WITH THE MERGER.

TO APPROVE THE ADJOURNMENT OF

THE

SPECIAL MEETING, IF NECESSARY

APPROPRIATE, TO SOLICIT

ADDITIONAL

For 3 PROXIES, IN THE EVENT THAT Managem Footr

THERE ARE

NOT SUFFICIENT VOTES AT THE

TIME OF

THE SPECIAL MEETING TO APPROVE

THE

MERGER PROPOSAL.

INTEGRYS ENERGY GROUP, INC.

45822P105 Meeting Type Security Special Ticker Symbol TEG Meeting Date 21-Nov-2014

ISIN Agenda 934089411 - Management US45822P1057

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

1. TO ADOPT THE AGREEMENT AND

PLAN OF

MERGER BY AND AMONG

WISCONSIN

ENERGY CORPORATION AND

INTEGRYS

ENERGY GROUP, INC., DATED JUNE

22,

Managem@dtstain

Against

2014, AS IT MAY BE AMENDED FROM

TIME

TO TIME (THE "MERGER PROPOSAL").

TO APPROVE, ON AN ADVISORY

BASIS, THE

MERGER-RELATED COMPENSATION 2.

ARRANGEMENTS OF THE NAMED

EXECUTIVE OFFICERS OF INTEGRYS

ENERGY GROUP, INC.

TO APPROVE ANY MOTION TO

ADJOURN

THE SPECIAL MEETING OF INTEGRYS

ENERGY GROUP, INC., IF

NECESSARY, TO

PERMIT FURTHER SOLICITATION OF

3. PROXIES IN THE EVENT THAT THERE Managem Footr For

ARE

NOT SUFFICIENT VOTES AT THE

TIME OF

THE SPECIAL MEETING TO APPROVE

THE

MERGER PROPOSAL.

YASHILI INTERNATIONAL HOLDINGS LTD, GRAND CAYMAN

ExtraOrdinary General G98340105 Security Meeting Type

Meeting Ticker Symbol Meeting Date 28-Nov-2014

ISIN KYG983401053 Agenda 705700044 - Management

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

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-**CMMT**

LINKS:http://www.hkexnews.hk/listedco/listconew

s/SEHK/2014/1112/LTN20141112528-.pdf

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

K/2014/1112/LTN20141112524.pdf

1 (A) TO APPROVE, CONFIRM AND Managem Footr For

RATIFY THE

SUBSCRIPTION AGREEMENT (THE

"SUBSCRIPTION AGREEMENT", A

COPY OF

WHICH HAS BEEN PRODUCED TO

THE EGM

MARKED "A" AND SIGNED BY THE

CHAIRMAN

OF THE EGM FOR THE PURPOSE OF

IDENTIFICATION) DATED 30

OCTOBER 2014

AND ENTERED INTO AMONG THE

COMPANY

AS ISSUER, DANONE ASIA BABY

NUTRITION

PTE. LTD. ("DANONE ASIA") AS

SUBSCRIBER

AND CHINA MENGNIU DAIRY

COMPANY

LIMITED, IN RELATION TO THE

SUBSCRIPTION BY DANONE ASIA OF

1,186,390,074 NEW SHARES (THE

"SUBSCRIPTION SHARES") OF HKD

0.10

EACH IN THE SHARE CAPITAL OF

THE

COMPANY AT THE SUBSCRIPTION

PRICE OF

HKD 3.70 PER SUBSCRIPTION SHARE

AND

THE TRANSACTIONS

CONTEMPLATED

THEREUNDER. (B) TO APPROVE THE

ALLOTMENT AND ISSUE OF THE

SUBSCRIPTION SHARES, AND TO

AUTHORISE ANY ONE OR MORE OF

THE

DIRECTORS (EACH A "DIRECTOR") OF

THE

COMPANY TO ALLOT CONTD

CONT CONTD AND ISSUE THE

SUBSCRIPTION

SHARES PURSUANT TO AND IN

ACCORDANCE WITH-THE TERMS

AND

CONDITIONS OF THE SUBSCRIPTION

AGREEMENT, SUBJECT TO THE-

FULFILLMENT OR WAIVER OF THE

CONDITIONS AS SET OUT IN THE

SUBSCRIPTION-AGREEMENT. (C) TO

AUTHORISE ANY ONE OR MORE OF

THE

DIRECTORS TO DO ALL SUCH-ACTS

AND

Non-Voting

THINGS AND EXECUTE ALL SUCH

DOCUMENTS, INCLUDING UNDER

SEAL

WHERE-APPLICABLE, FOR THE

PURPOSE

OF, OR IN CONNECTION WITH, THE

IMPLEMENTATION OF-AND/OR

GIVING

EFFECT TO THE SUBSCRIPTION

AGREEMENT, INCLUDING BUT NOT

LIMITED-

TO THE ALLOTMENT AND ISSUE OF

THE

SUBSCRIPTION SHARES, AND ANY

OTHER

MATTERS-ANCILLARY THERETO

AND OF

ADMINISTRATIVE NATURE WHICH

HE/SHE/THEY IN-HIS/HER/THEIR

ABSOLUTE

DISCRETION CONSIDER NECESSARY,

DESIRABLE OR EXPEDIENT

MULTIMEDIA GAMES HOLDING COMPANY, INC.

Security 625453105 Meeting Type Special
Ticker Symbol MGAM Meeting Date 03-Dec-2014

ISIN US6254531055 Agenda 934091783 - Management

Item Proposal Proposed by Vote For/Against Management

TO APPROVE THE AGREEMENT AND

PLAN

OF MERGER, DATED AS OF 9/8/14

(THE

"MERGER AGREEMENT"), BY AND

AMONG

MULTIMEDIA GAMES HOLDING

COMPANY,

INC. ("MULTIMEDIA GAMES"),

GLOBAL CASH

1. ACCESS HOLDINGS, INC. ("GCA") Managem Front For

AND MOVIE

MERGER SUB, INC., A WHOLLY

OWNED

SUBSIDIARY OF GCA ("MERGER

SUB"),

THEREBY APPROVING THE MERGER

OF

MERGER SUB WITH AND INTO

MULTIMEDIA

GAMES.

2. Managementstain Against

TO APPROVE, BY A NON-BINDING

ADVISORY

VOTE, THE COMPENSATION

ARRANGEMENTS DISCLOSED IN THE

PROXY

STATEMENT THAT MAY BE

PAYABLE TO

MULTIMEDIA GAMES' NAMED

EXECUTIVE

OFFICERS IN CONNECTION WITH

THE

CONSUMMATION OF THE MERGER.

TO APPROVE THE ADJOURNMENT OF

THE

SPECIAL MEETING, IF NECESSARY

OR

APPROPRIATE IN THE VIEW OF THE

MULTIMEDIA GAMES BOARD OF

3. DIRECTORS, TO SOLICIT

Managem For For

ADDITIONAL

PROXIES IF THERE ARE NOT

SUFFICIENT

VOTES AT THE TIME OF THE SPECIAL

MEETING TO APPROVE THE MERGER

AGREEMENT.

KODIAK OIL & GAS CORP.

Security 50015Q100 Meeting Type Special
Ticker Symbol KOG Meeting Date 03-Dec-2014

ISIN CA50015Q1000 Agenda 934094018 - Management

Item Proposal Proposed by Vote For/Against Management

TO APPROVE A SPECIAL

RESOLUTION IN

RESPECT OF THE CONTINUANCE OF KODIAK FROM THE JURISDICTION

OF THE

YUKON TERRITORY TO THE

01 JURISDICTION Managem For For

OF THE PROVINCE OF BRITISH

COLUMBIA, A

COPY OF WHICH IS ATTACHED AS

ANNEX A

TO THE JOINT PROXY

STATEMENT/CIRCULAR.

02 TO APPROVE A SPECIAL Managem**Fiot** For

RESOLUTION IN

RESPECT OF THE ARRANGEMENT, A

COPY

OF WHICH IS ATTACHED AS ANNEX

В ТО

THE JOINT PROXY

STATEMENT/CIRCULAR.

TO APPROVE, ON A NON-BINDING,

ADVISORY BASIS, THE

COMPENSATION

THAT MAY BE PAID OR BECOME

03 PAYABLE

Managementstain Against

For

For

TO KODIAK'S NAMED EXECUTIVE

OFFICERS

IN CONNECTION WITH THE

ARRANGEMENT.

TO APPROVE ANY MOTION TO

ADJOURN

THE SPECIAL MEETING, IF

04 NECESSARY OR

APPROPRIATE, TO SOLICIT

ADDITIONAL

PROXIES.

TIBCO SOFTWARE INC.

Security 88632Q103 Meeting Type Special
Ticker Symbol TIBX Meeting Date 03-Dec-2014

ISIN US88632Q1031 Agenda 934094614 - Management

Managem Frotr

Item Proposal Proposed by Vote For/Against Management

TO ADOPT THE AGREEMENT AND

PLAN OF

MERGER, DATED AS OF SEPTEMBER

27,

2014, BY AND AMONG BALBOA

1. INTERMEDIATE HOLDINGS, LLC, Managem For For

BALBOA

MERGER SUB, INC. AND TIBCO

SOFTWARE

INC., AS IT MAY BE AMENDED FROM

TIME TO

TIME.

TO APPROVE THE ADOPTION OF ANY

PROPOSAL TO ADJOURN THE

SPECIAL

MEETING TO A LATER DATE OR

DATES IF

2. NECESSARY OR APPROPRIATE TO
ManagemFor

SOLICIT

ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES TO ADOPT THE MERGER AGREEMENT AT THE TIME

OF THE

SPECIAL MEETING.

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

ADVISORY

VOTE, COMPENSATION THAT WILL

OR MAY

BECOME PAYABLE BY TIBCO

SOFTWARE

INC. TO ITS NAMED EXECUTIVE

OFFICERS IN

CONNECTION WITH THE MERGER.

SIGMA-ALDRICH CORPORATION

Security 826552101 Meeting Type Special
Ticker Symbol SIAL Meeting Date 05-Dec-2014

ISIN US8265521018 Agenda 934095096 - Management

Item Proposal Proposed by Vote For/Against Management

THE PROPOSAL TO ADOPT THE

AGREEMENT AND PLAN OF MERGER,

DATED

AS OF SEPTEMBER 22, 2014 AND AS

AMENDED FROM TIME TO TIME (THE

"MERGER AGREEMENT"), BY AND

AMONG

SIGMA-ALDRICH CORPORATION, A

DELAWARE CORPORATION ("SIGMA-

ALDRICH"), MERCK KGAA,

1. Managem For For

DARMSTADT,

GERMANY, A GERMAN

CORPORATION WITH

GENERAL PARTNERS ("PARENT"),

AND

MARIO II FINANCE CORP., A

DELAWARE

CORPORATION AND AN INDIRECT

WHOLLY-

OWNED SUBSIDIARY OF PARENT.

THE PROPOSAL TO APPROVE, BY A

NON-

BINDING ADVISORY VOTE, THE

COMPENSATION THAT MAY BE PAID

OR

BECOME PAYABLE TO

SIGMA-ALDRICH'S

2. NAMED EXECUTIVE OFFICERS THAT Managementstain Against

IS

BASED ON OR OTHERWISE RELATES

TO

THE MERGER CONTEMPLATED BY

THE

MERGER AGREEMENT.

3. THE PROPOSAL TO ADJOURN THE Managem For For

SPECIAL

MEETING TO A LATER DATE OR

74

TIME IF

NECESSARY OR APPROPRIATE,

INCLUDING

TO SOLICIT ADDITIONAL PROXIES IN

FAVOR

OF THE PROPOSAL TO ADOPT THE

MERGER

AGREEMENT IF THERE ARE

INSUFFICIENT

VOTES AT THE TIME OF THE SPECIAL

MEETING TO ADOPT THE MERGER

AGREEMENT.

COMPUWARE CORPORATION

Security 205638109 Meeting Type Special
Ticker Symbol CPWR Meeting Date 08-Dec-2014

ISIN US2056381096 Agenda 934096985 - Management

Item Proposal Proposed by Vote For/Against Management

TO CONSIDER AND VOTE ON THE PROPOSAL TO APPROVE THE

AGREEMENT

AND PLAN OF MERGER, DATED AS

OF

SEPTEMBER 2, 2014, BY AND AMONG

1. COMPUWARE CORPORATION, Managem First For

PROJECT

COPPER HOLDINGS, LLC AND

PROJECT

COPPER MERGER CORP., AS IT MAY

BE

AMENDED FROM TIME TO TIME.

TO CONSIDER AND VOTE ON ANY

PROPOSAL TO ADJOURN THE

SPECIAL

MEETING TO A LATER DATE OR

DATES IF

NECESSARY OR APPROPRIATE TO

2. SOLICIT Managem**Fiot** For

ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES TO APPROVE

THE

MERGER AGREEMENT AT THE TIME

OF THE

SPECIAL MEETING.

3. TO APPROVE, BY NONBINDING, Managemedistain Against

ADVISORY

VOTE, COMPENSATION THAT WILL

OR MAY

BECOME PAYABLE BY COMPUWARE

TO ITS

NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER.

LORAL SPACE & COMMUNICATIONS INC.

Security 543881106 Meeting Type Annual
Ticker Symbol LORL Meeting Date 09-Dec-2014

ISIN US5438811060 Agenda 934094296 - Management

Item Proposal Proposed by Vote For/Against Management

1. DIRECTOR Management

1 JOHN D. HARKEY, JR. For For 2 MICHAEL B. TARGOFF For For

ACTING UPON A PROPOSAL TO

RATIFY THE

APPOINTMENT OF DELOITTE &

TOUCHE LLP

2. AS THE COMPANY'S INDEPENDENT Managem From For

REGISTERED PUBLIC ACCOUNTING

FIRM

FOR THE YEAR ENDING DECEMBER

31, 2014.

ACTING UPON A PROPOSAL TO

APPROVE,

ON A NON-BINDING, ADVISORY

BASIS.

3. COMPENSATION OF THE COMPANY'S Managem**Fiot** For

NAMED EXECUTIVE OFFICERS AS DESCRIBED IN THE COMPANY'S

PROXY

STATEMENT.

CONVERSANT, INC

Security 21249J105 Meeting Type Special
Ticker Symbol CNVR Meeting Date 09-Dec-2014

ISIN US21249J1051 Agenda 934097494 - Management

Item Proposal Proposed by Vote For/Against Management

TO ADOPT THE AGREEMENT AND

PLAN OF

MERGER, DATED AS OF SEPTEMBER

11

2014, BY AND AMONG ALLIANCE

DATA

1. SYSTEMS CORPORATION, Managem**Fiot** For

CONVERSANT,

INC. AND AMBER SUB LLC, A

WHOLLY

OWNED SUBSIDIARY OF ALLIANCE

DATA

SYSTEMS CORPORATION.

2. Managem For

TO APPROVE, ON AN ADVISORY

(NON-

BINDING) BASIS, THE

COMPENSATION THAT

MAY BE PAID OR BECOME PAYABLE

TO

CONVERSANT, INC.'S NAMED

EXECUTIVE

OFFICERS THAT IS BASED ON OR

OTHERWISE RELATES TO THE

MERGER.

TO APPROVE ONE OR MORE

ADJOURNMENTS OF THE

CONVERSANT,

INC. SPECIAL MEETING, IF

NECESSARY OR

APPROPRIATE, TO SOLICIT

3. ADDITIONAL

PROXIES IN FAVOR OF THE ABOVE

PROPOSALS IF THERE ARE

INSUFFICIENT

VOTES AT THE TIME OF SUCH

ADJOURNMENT TO APPROVE SUCH

PROPOSALS.

TIM HORTONS INC.

Security 88706M103

Ticker Symbol THI

ISIN CA88706M1032

Meeting Type Meeting Date

09-Dec-2014

Special

Agenda 934099246 - Management

Item Proposal

THE SPECIAL RESOLUTION OF

SHAREHOLDERS OF TIM HORTONS

INC.,

01

THE FULL TEXT OF WHICH IS

ATTACHED AS

ANNEX C TO THE JOINT

INFORMATION

STATEMENT/CIRCULAR, TO

APPROVE AN

ARRANGEMENT PURSUANT TO

SECTION 192

OF THE CANADA BUSINESS

CORPORATIONS

ACT, TO EFFECT, AMONG OTHER

THINGS,

THE ACQUISITION OF ALL OF THE

OUTSTANDING COMMON SHARES OF

TIM

HORTONS INC. BY AN AFFILIATE OF

BURGER KING WORLDWIDE, INC. AS

ıa

For

For/Against Management

Managem For For

Vote

Managem Footr

Proposed

by

MORE

PARTICULARLY DESCRIBED IN THE

JOINT

INFORMATION

STATEMENT/CIRCULAR.

CHAPARRAL GOLD CORP.

Security 15941W109 Meeting Type Special
Ticker Symbol CRRGF Meeting Date 12-Dec-2014

ISIN CA15941W1095 Agenda 934100784 - Management

Item Proposal Proposed by Vote For/Against Management

TO CONSIDER, PURSUANT TO AN

INTERIM

ORDER OF THE SUPREME COURT OF

BRITISH COLUMBIA DATED

NOVEMBER 7,

2014, AS THE SAME MAY BE

AMENDED, AND,

IF DEEMED ADVISABLE, TO PASS,

WITH OR

WITHOUT VARIATION, A SPECIAL RESOLUTION, THE FULL TEXT OF

WHICH IS

ATTACHED AS APPENDIX A TO THE

01 CIRCULAR OF CHAPARRAL, Managem Fiotr For

APPROVING AN

ARRANGEMENT UNDER SECTION 288

OF

THE BUSINESS CORPORATIONS ACT (BRITISH COLUMBIA) INVOLVING,

AMONG

OTHER THINGS, THE INDIRECT

ACQUISITION

BY GOLDROCK MINES CORP.

("GOLDROCK")

OF ALL OF THE ISSUED AND

OUTSTANDING

COMMON SHARES OF CHAPARRAL.

QLT INC.

Security 746927102 Meeting Type Annual
Ticker Symbol QLTI Meeting Date 15-Dec-2014

ISIN CA7469271026 Agenda 934100570 - Management

Item	Prop	osal	Proposed by	Vote	For/Against Management
01	DIRI	ECTOR	Manage	ement	_
	1	JASON M. ARYEH	_	For	For
	2	DR. GEOFFREY F. COX		For	For
	3	DR. JOHN W. KOZARICH		For	For
	4	JEFFREY A. MECKLER		For	For

	5 DR. STEPHEN L. SABBA		For	For	
	6 JOHN C. THOMAS, JR.		For	For	
	TO RATIFY AND APPROVE THE				
	COMPANY'S				
	AMENDED AND RESTATED				
	ADVANCE				
02	NOTICE POLICY, IN THE FORM	Manage	em &iot r	For	
	ATTACHED				
	TO THE ACCOMPANYING PROXY				
	STATEMENT AS APPENDIX A.				
	TO APPOINT DELOITTE LLP AS				
	INDEPENDENT AUDITORS OF THE				
	COMPANY				
03	FOR THE ENSUING YEAR AND TO	Manage	em Ent r	For	
00	AUTHORIZE THE DIRECTORS TO FIX	111111111111111111111111111111111111111		1 01	
	THE				
	REMUNERATION TO BE PAID TO THE				
	AUDITORS.				
	TO APPROVE, ON AN ADVISORY				
	BASIS, THE				
	COMPENSATION OF THE COMPANY'S				
	NAMED EXECUTIVE OFFICERS, AS				
	DISCLOSED IN THE COMPENSATION				
	AND				
04	DISCUSSION ANALYSIS,	Manage	em Ent r	For	
	COMPENSATION				
	TABLES AND NARRATIVE				
	DISCUSSION SET				
	FORTH IN THE ACCOMPANYING				
	PROXY				
	STATEMENT.				
нпрс	ON CITY BANCORP, INC.				
	•		Maating T	uno	Annual
Securit	•		Meeting T		Annual
	Symbol HCBK		Meeting D	ate	16-Dec-2014
ISIN	US4436831071		Agenda		934095224 - Management
	,	D		EsulAssius	
Item	Proposal	Proposed	Vote	For/Agains	
	Ţ.	by		Managemen	nt
	ELECTION OF DIRECTOR: WILLIAM		-	_	
1.A	G.	Manage	em eiot r	For	
	BARDEL				
1.B	ELECTION OF DIRECTOR: SCOTT A.	Manage	-m Fint r	For	
1.10	BELAIR	Widings	CITIE ROL	101	
	ELECTION OF DIRECTOR: ANTHONY				
1.C	J.	Manage	em &iot r	For	
	FABIANO				
	ELECTION OF DIRECTOR:				
1.D	CORNELIUS E.	Manage	em E notr	For	
	GOLDING	8			
1.5	ELECTION OF DIRECTOR: DONALD O.		.	-	
1.E	QUEST, M.D.	Manage	em <i>l</i> eiotr	For	
	·, - · - · ·				

ELECTION OF DIRECTOR: JOSEPH G. 1.F Managem Frotr For **SPONHOLZ** THE RATIFICATION OF THE **APPOINTMENT** OF KPMG LLP AS HUDSON CITY **BANCORP'S** 2. Managem Frotr For INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL **YEAR** ENDING DECEMBER 31, 2014. THE APPROVAL OF A NON-BINDING ADVISORY PROPOSAL ON NAMED 3. Managem Frotr For EXECUTIVE OFFICER COMPENSATION. VIASYSTEMS GROUP, INC. Meeting Type **Special** Security 92553H803 Meeting Date Ticker Symbol VIAS 16-Dec-2014 **ISIN** 934099296 - Management US92553H8034 Agenda Proposed For/Against Vote Item Proposal by Management ADOPTION OF THE MERGER AGREEMENT, DATED AS OF SEPTEMBER 21, 2014, BY AND 1. Managem Footr For AMONG VIASYSTEMS GROUP, INC., TTM TECHNOLOGIES, INC., AND VECTOR ACQUISITION CORP. APPROVAL, ON A NON-BINDING, **ADVISORY** BASIS, OF THE COMPENSATION THAT WILL 2. Managem Frotr For OR MAY BE PAID BY VIASYSTEMS TO ITS NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER. 3. APPROVAL OF ANY PROPOSAL THAT Managem Footr For MAY BE MADE BY THE CHAIRMAN OF THE **BOARD** OF DIRECTORS TO ADJOURN THE **SPECIAL** MEETING (1) TO THE EXTENT **NECESSARY** TO ENSURE THAT ANY SUPPLEMENT OR AMENDMENT TO THE PROXY **STATEMENT** THAT IS REQUIRED BY APPLICABLE **LEGAL**

REQUIREMENTS IS TIMELY

PROVIDED TO

STOCKHOLDERS, (2) IF, AS OF ...(DUE

TO

SPACE LIMITS, SEE PROXY

STATEMENT FOR

FULL PROPOSAL).

GRAINCORP LIMITED

Security Q42655102 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 18-Dec-2014

ISIN AU000000GNC9 Agenda 705704511 - Management

Non-Voting

Item Proposal Proposed by Vote For/Against Management

CMMT VOTING EXCLUSIONS APPLY TO

THIS

MEETING FOR PROPOSALS 2, 3 AND

VOTES

CAST BY-ANY INDIVIDUAL OR

RELATED

PARTY WHO BENEFIT FROM THE

PASSING

OF THE-PROPOSAL/S WILL BE

DISREGARDED BY THE COMPANY.

HENCE.

IF YOU HAVE OBTAINED-BENEFIT

OR

EXPECT TO OBTAIN FUTURE

BENEFIT (AS

REFERRED IN THE COMPANY-

ANNOUNCEMENT) VOTE ABSTAIN

ON THE

RELEVANT PROPOSAL ITEMS. BY

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				
	ADOPTION OF REMUNERATION				
2	REPORT	Manage	em E iotr	For	
	INCREASE TO NON-EXECUTIVE				
3	DIRECTORS'	Manage	em Eiot r	For	
	FEE POOL	_			
	RE-ELECTION OF DIRECTOR - MS.				
4.1	BARBARA	Manage	em Exx	For	
	GIBSON				
	RE-ELECTION OF DIRECTOR - MR.			_	
4.2	DANIEL	Manage	em leiot r	For	
	MANGELSDORF				
4.3	ELECTION OF DIRECTOR - MS. REBECCA	Managa	Fratu	Бол	
4.3	DEE-BRADBURY	Manage	emenour	For	
XCFR	RA CORPORATION				
Securit			Meeting '	Type	Annual
	Symbol XCRA		Meeting 1	• •	18-Dec-2014
ISIN	US98400J1088		Agenda		934096024 - Management
			8		, , , , , , , , , , , , , , , , , , , ,
Itam	Dwamasal	Proposed	Vote	For/Agains	et
Item	Proposal	by	Vote	Manageme	ent
1.	DIRECTOR	Manage			
	1 BRUCE R. WRIGHT		For	For	
	2 DAVID G. TACELLI		For	For	
	TO APPROVE, IN A NON-BINDING,				
	ADVISORY				
	VOTE, THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE				
	OFFICERS				
	AS DISCLOSED IN THE COMPANY'S				
	PROXY				
	STATEMENT, INCLUDING THE	3.6	_	-	
2.	DISCLOSURES	Manage	em e iotr	For	
	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	Manage	-m Fm r	For	
٥.	FIRM	1v1anag(~111 5 / K //L	1 01	
	FOR ITS FISCAL YEAR ENDING JULY				
	31,				
	2015.				
4.		Manage	em Eiot r	For	

TO APPROVE AN AMENDMENT TO

THE

COMPANY'S RESTATED ARTICLES OF

ORGANIZATION AND BY-LAWS, AS

AMENDED

TO DATE, TO IMPLEMENT MAJORITY

VOTING

FOR UNCONTESTED DIRECTOR

ELECTIONS.

PIKE CORPORATION

Security 721283109 Meeting Type Special
Ticker Symbol PIKE Meeting Date 18-Dec-2014

ISIN US7212831090 Agenda 934103742 - Management

Item Proposal Proposed by Vote For/Against Management

TO APPROVE THE AGREEMENT AND

PLAN

OF MERGER, DATED AS OF AUGUST

4, 2014,

AS IT MAY BE AMENDED FROM TIME

1. TO Managem**Fiot** For

TIME, BY AND AMONG PIKE

CORPORATION,

PIONEER PARENT, INC. AND PIONEER

MERGER SUB, INC. (THE "MERGER

AGREEMENT").

TO APPROVE, ON A NON-BINDING,

ADVISORY BASIS, THE

COMPENSATION

THAT MAY BE PAID OR BECOME

PAYABLE

TO THE NAMED EXECUTIVE

2. OFFICERS OF Managem**Fiot** For

PIKE CORPORATION IN CONNECTION

WITH

THE MERGER, ... (DUE TO SPACE

LIMITS,

SEE PROXY STATEMENT FOR FULL

PROPOSAL)

TO APPROVE THE ADJOURNMENT OF

THE

SPECIAL MEETING, IF NECESSARY

OR

APPROPRIATE, TO SOLICIT

3. ADDITIONAL ManagemEnotr For

PROXIES IF THERE ARE

INSUFFICIENT

VOTES AT THE TIME OF THE SPECIAL

MEETING TO APPROVE THE MERGER

AGREEMENT.

TARO PHARMACEUTICAL INDUSTRIES LTD.

Security M8737E108 Meeting Type Annual Ticker Symbol TARO Meeting Date 22-Dec-2014

ISIN IL0010827181 Agenda 934107423 - Management

Proposed For/Against **Proposal** Vote Item Management by ELECTION OF DIRECTOR: DILIP

1.1 Managem Frotr For **SHANGHVI**

ELECTION OF DIRECTOR:

SUBRAMANIAN

1.2 For KALYANASUNDARAM (KNOWN IN Managem Footr

INDUSTRY CIRCLES AS KAL SUNDARAM)

ELECTION OF DIRECTOR: SUDHIR Managem Footr For

1.3 **VALIA**

ELECTION OF DIRECTOR: JAMES

1.4 Managem Frotr For **KEDROWSKI**

ELECTION OF DIRECTOR: DOV 1.5 Managem Frotr For **PEKELMAN**

APPOINTMENT OF ZIV HAFT

CERTIFIED

PUBLIC ACCOUNTANTS (ISRAEL), A

BDO

MEMBER FIRM, AS THE COMPANY'S INDEPENDENT AUDITORS UNTIL THE

CLOSE

OF THE NEXT ANNUAL GENERAL

MEETING

OF THE SHAREHOLDERS OF THE 2. Managem Footr For

COMPANY,

AND TO AUTHORIZE THEIR

REMUNERATION

TO BE FIXED, IN ACCORDANCE WITH

THE

VOLUME AND NATURE OF THEIR

SERVICES.

BY THE AUDIT COMMITTEE AND THE

BOARD

OF DIRECTORS.

COVIDIEN PLC

G2554F113 Meeting Type Security Special Meeting Date Ticker Symbol COV 06-Jan-2015

ISIN Agenda IE00B68SQD29 934104542 - Management

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

APPROVAL OF THE SCHEME OF 1. Managem Frotr For

ARRANGEMENT.

2. CANCELLATION OF COVIDIEN Managem Footr For

SHARES

PURSUANT TO THE SCHEME OF ARRANGEMENT. DIRECTORS' AUTHORITY TO ALLOT 3. SECURITIES AND APPLICATION OF Managem Frotr For RESERVES. AMENDMENT TO ARTICLES OF Managem Frotr For 4. ASSOCIATION. CREATION OF DISTRIBUTABLE 5. Managem Frotr **RESERVES** For OF NEW MEDTRONIC. APPROVAL ON AN ADVISORY BASIS OF SPECIFIED COMPENSATORY 6. Managem Frotr For ARRANGEMENTS BETWEEN **COVIDIEN AND** ITS NAMED EXECUTIVE OFFICERS. **COVIDIEN PLC** G2554F105 Meeting Type Special Security Ticker Symbol Meeting Date 06-Jan-2015 934104554 - Management **ISIN** Agenda Proposed For/Against Proposal Vote Item Management by TO APPROVE THE SCHEME OF Managem Frotr For 1. ARRANGEMENT. KONINKLIJKE KPN NV, DEN HAAG ExtraOrdinary General Meeting Type Security N4297B146 Meeting Ticker Symbol Meeting Date 09-Jan-2015 Agenda **ISIN** 705731950 - Management NL0000009082 Proposed For/Against Vote Item **Proposal** Management by 1 **OPEN MEETING** Non-Voting ANNOUNCE INTENTION TO APPOINT **FRANK** Non-Voting 2.a VAN DER POST TO MANAGEMENT **BOARD** APPROVE CASH AND STOCK 2.b **AWARDS TO** Management VAN DER POST OF EUR 1.19 MILLION 3 OTHER BUSINESS Non-Voting CMMT 01 DEC 2014: PLEASE NOTE THAT THE Non-Voting MEETING TYPE WAS CHANGED FROM SGM TO EGM. IF-YOU HAVE ALREADY **SENT IN** YOUR VOTES, PLEASE DO NOT VOTE **AGAIN** UNLESS YOU DECI-DE TO AMEND

YOUR

ORIGINAL INSTRUCTIONS. THANK

YOU.

EBIX, INC.

Security 278715206 Meeting Type Annual
Ticker Symbol EBIX Meeting Date 09-Jan-2015

ISIN US2787152063 Agenda 934111864 - Management

Item	Prop	osal	Proposed by	Vote	For/Against Management
1.	DIRI	ECTOR	Manage	ement	· ·
	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	JAMES A. MITAROTONDA		For	For
	7	ROBIN RAINA		For	For
	8	JOSEPH R. WRIGHT, JR.		For	For
	TO F	RATIFY THE APPOINTMENT OF			
	CHERRY				
		BEKAERT, LLP AS OUR			For
2.		INDEPENDENT		em Ent r	
2.		ISTERED CERTIFIED PUBLIC	Withings	JIII C RUU	1 01
		OUNTING FIRM FOR THE YEAR			
	END				
		EMBER 31, 2014.			
		APPROVE, BY A NON-BINDING			
		TISORY			
3.		E, THE COMPENSATION OF OUR	Manage	em Eiot r	For
	NAM				
		CUTIVE OFFICERS.			
VACO	N OY.	J, VAASA			

Security X9582Y106 Meeting Type ExtraOrdinary General Meeting

Ticker Symbol Meeting Date 12-Jan-2015

ISIN FI0009009567 Agenda 705751712 - Management

Item Proposal Proposed by Vote For/Against Management

CMMT MARKET RULES REQUIRE Non-Voting

DISCLOSURE OF

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS

MULTIPLE BENEFICIAL OWNERS,

YOU WILL

NEED TO-PROVIDE THE

BREAKDOWN OF

EACH BENEFICIAL OWNER NAME,

ADDRESS

	AND SHARE-POSITION TO YOUR CLIENT	
	SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED-IN	
	ORDER FOR	
	YOUR VOTE TO BE LODGED	
	A POA IS NEEDED TO APPOINT OWN	
	REPRESENTATIVE BUT IS NOT	
	NEEDED IF A	
CMMT	FINNISH-SUB/BANK IS APPOINTED	Non Votina
CIVIIVII	EXCEPT	Non-Voting
	IF THE SHAREHOLDER IS FINNISH	
	THEN A	
	POA WOULD-STILL BE REQUIRED.	
	THE BOARD DOES NOT MAKE ANY	
CMMT	RECOMMENDATION ON	Non-Voting
	RESOLUTIONS 7	
1	AND 8	NT
1 2	OPENING OF THE MEETING CALLING THE MEETING TO ORDER	Non-Voting Non-Voting
2	ELECTION OF PERSONS TO	Non-voung
	SCRUTINIZE	
3	THE MINUTES AND TO SUPERVISE	Non-Voting
3	THE MINOTES AND TO SOFEKVISE	Tion voing
	COUNTING-OF VOTES	
	RECORDING THE LEGALITY OF THE	
4	MEETING	Non-Voting
	RECORDING THE ATTENDANCE AT	
	THE	
5	MEETING AND ADOPTION OF THE	Non-Voting
	LIST OF	
	VOTES	
	RESOLUTION ON THE	
6	REMUNERATION OF	Management Action
	THE MEMBERS OF THE BOARD OF	Action
	DIRECTORS RESOLUTION ON THE NUMBER OF	
	MEMBERS OF THE BOARD OF	
	DIRECTORS	
	THE COMPANY'S SHAREHOLDER OY	
	DANFOSS AB WITH MORE THAN 97	
_	PCT OF	No
7	VACON'S SHARES AND VOTES	Management Action
	PROPOSES	
	THE NUMBER OF MEMBERS OF THE	
	BOARD	
	OF DIRECTORS OF VACON BE FIVE	
	(5)	
8	RESOLUTION ON THE MEMBERS OF	Management
	THE POARD OF DIRECTORS	Action
	BOARD OF DIRECTORS	

SHAREHOLDER OY

DANFOSS AB PROPOSES THAT

N.B.CHRISTIANSEN, K.FAUSING,

J.V.CHRISTENSEN, K.CHRISTENSEN

AND

A.STAHLSCHMIDT BE ELECTED TO

THE

BOARD OF DIRECTORS FOR THE

TERM

ENDING AT CLOSE OF AGM 2015.ALL

THE

NOMINEES HAVE STATED AS THEIR

INTENTION, SHOULD THEY BE

ELECTED, TO

ELECT N.B.CHRISTIANSEN

CHAIRMAN OF

THE BOARD

REVOKING THE RESOLUTION TO

ESTABLISH

A SHARE- HOLDERS' NOMINATION

BOARD

THE BOARD OF DIRECTORS

PROPOSES 9

Management THAT THE EGM REVOKES THE

RESOLUTION

TO ESTABLISH A SHAREHOLDERS

NOMINATION BOARD MADE BY THE

AGM ON

27 MARCH 2014

10 CLOSING OF THE MEETING

18 DEC 2014: PLEASE NOTE THAT

ABSTAIN

CMMT VOTE AT QUALIFIED MAJORITY Non-Voting

ITEMS (2/3)

W-ORKS AGAINST PROPOSAL

18 DEC 2014: PLEASE NOTE THAT

THIS IS A

REVISION DUE TO ADDITION OF

COMMENT.

I-F YOU HAVE ALREADY SENT IN

YOUR

CMMT Non-Voting VOTES, PLEASE DO NOT VOTE

AGAIN

UNLESS YOU DEC-IDE TO AMEND

YOUR

ORIGINAL INSTRUCTIONS. THANK

YOU.

GLIMCHER REALTY TRUST

379302102 Security Meeting Type Special Ticker Symbol GRT Meeting Date 12-Jan-2015

ISIN Agenda 934108879 - Management US3793021029

Non-Voting

Item	Proposal	Proposed by Vote	For/Agains Managemen	
1.	THE PROPOSAL TO APPROVE THE MERGER OF GLIMCHER REALTY TRUST WITH AND INTO A SUBSIDIARY OF WASHINGTON PRIME GROUP INC. AND THE OTHER TRANSACTIONS CONTEMPLATED BY THE AGREEMENT AND PLAN OF MERGER DATED AS OF SEPTEMBER 16, 2014, AND AS MAY BE AMENDED FROM TIME TO TIME, BY AND AMONG GLIMCHER REALTY TRUST, GLIMCHER (DUE TO SPACE LIMITS SEE	' Managem E notr	For	
2.	PROXY STATEMENT FOR FULL PROPOSAL) THE PROPOSAL TO APPROVE, ON A NON- BINDING, ADVISORY BASIS, THE COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO THE NAMED EXECUTIVE OFFICERS OF GLIMCHER REALTY TRUST IN CONNECTION WITH THE MERGER. THE PROPOSAL TO ADJOURN THE	Managem Fiotr	For	
3.	SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, INCLUDING TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE MEETING TO APPROVE THE MERGER AND THE OTHER TRANSACTIONS CONTEMPLATED BY THE MERGER AGREEMENT.	Managem Ent	For	
	KO GOLD ROYALTIES LTD			
Securit	·	Meeting T		Special
Ticker	Symbol OKSKF CA68827L1013	Meeting D Agenda	ate	12-Jan-2015 934110610 - Management

Item	Proposal	Proposed by	Vote	For/Against Managemen	
01	TO CONSIDER AND, IF DEEMED ADVISABLE, TO PASS, WITH OR WITHOUT VARIATION, AN ORDINARY RESOLUTION, THE TEXT OF WHICH IS SET OUT IN SCHEDULE "A" TO THE JOINT MANAGEMENT INFORMATION CIRCULAR (THE "CIRCULAR") OF OSISKO GOLD ROYALTIES LTD (THE "COMPANY") AND VIRGINIA MINES INC. ("VIRGINIA") DATED DECEMBER 5, 2014, TO APPROVE THE ISSUANCE OF UP TO 39,285,234 COMMON SHARES OF THE COMPANY IN CONNECTION WITH THE PROPOSED ARRANGEMENT INVOLVING THE COMPANY, VIRGINIA AND 9081798 CANADA INC. AS MORE PARTICULARLY DESCRIBED IN THE CIRCULAR.	Manage	em € iotr	For	
	O GOLD ROYALTIES LTD				
Securit	•		Meeting T		Special
ISIN	Symbol OKSKF CA68827L1013		Meeting D Agenda	ate	12-Jan-2015 934110951 - Management
Item	Proposal	Proposed by	Vote	For/Against Managemen	
01	TO CONSIDER AND, IF DEEMED ADVISABLE, TO PASS, WITH OR WITHOUT VARIATION, AN ORDINARY RESOLUTION, THE TEXT OF WHICH IS SET OUT IN SCHEDULE "A" TO THE JOINT MANAGEMENT INFORMATION CIRCULAR (THE "CIRCULAR") OF OSISKO GOLD ROYALTIES LTD (THE "COMPANY")	Manago	em E iotr	For	

AND VIRGINIA MINES INC.

("VIRGINIA")

DATED DECEMBER 5, 2014, TO

APPROVE

THE ISSUANCE OF UP TO 39,285,234

COMMON SHARES OF THE COMPANY

IN

CONNECTION WITH THE PROPOSED

ARRANGEMENT INVOLVING THE

COMPANY,

VIRGINIA AND 9081798 CANADA INC.,

AS

MORE PARTICULARLY DESCRIBED

IN THE

CIRCULAR.

GLENTEL INC.

Security 378913107 Meeting Type Special
Ticker Symbol GLNIF Meeting Date 12-Jan-2015

ISIN CA3789131073 Agenda 934111713 - Management

Managem Frotr

For

Item Proposal Proposed by Vote For/Against Management

TO APPROVE THE SPECIAL

RESOLUTION

SET OUT IN APPENDIX "A" TO THE ACCOMPANYING MANAGEMENT

INFORMATION CIRCULAR RELATING

TO A

PLAN OF ARRANGEMENT PURSUANT

TO

SECTION 192 OF THE CANADA

01 BUSINESS

CORPORATIONS ACT INVOLVING,

AMONG

OTHERS, GLENTEL INC., ITS

SECURITYHOLDERS AND BCE INC.,

AS

MORE PARTICULARLY DESCRIBED

AND SET

FORTH IN THE ACCOMPANYING

MANAGEMENT INFORMATION

CIRCULAR.

PROSENSA HOLDING NV

Security N71546100 Meeting Type Special Ticker Symbol RNA Meeting Date 13-Jan-2015

ISIN NL0010524443 Agenda 934112551 - Management

Item Proposal Proposed by Vote For/Against Management

3 DISCHARGE OF CURRENT Managem For

MANAGING

	DIRECTORS.		_	_	
4A	APPOINTMENT OF SCOTT CLARKE.	Manag	em leiot r	For	
4B	REAPPPOINTMENT OF GILES	Manag	em Enot r	For	
	CAMPION.				
4C	APPOINTMENT OF RICHARD	Manag	em Æøt r	For	
	HOLSLAG.				
5	DISCHARGE OF SUPERVISORY	Manag	em Æøt r	For	
	DIRECTORS.				
6A	REAPPOINTMENT OF DAVID MOTT.	Manag		For	
6B	APPOINTMENT OF HANS SCHIKAN.	Manag		For	
6C	APPOINTMENT OF HENRY FUCHS.	Manag		For	
6D	APPOINTMENT OF ROBERT BAFFI.	Manag		For	
6E	APPOINTMENT OF G. ERIC DAVIS.	Manag	em eiot r	For	
	APPROVAL OF THE SALE OF ALL OF				
	THE				
	ASSETS AND LIABILITIES OF THE				
_	COMPANY	3.6	.		
7	TO BIOMARIN PURCHASER OR ONE	Manag	em eiot r	For	
	OR				
	MORE OF ITS DESIGNEES (THE				
	"ASSET				
	SALE").				
	DISSOLUTION OF THE COMPANY				
8	AND	Manag	em Exx	For	
	APPOINTMENT OF THE COMPANY'S				
	LIQUIDATOR.				
	APPOINTMENT OF THE KEEPER OF				
	THE				
9	BOOKS AND RECORDS OF THE COMPANY	Manag	em Enot r	For	
	UPON TERMINATION OF THE				
	LIQUIDATION.				
THE	BANK OF KENTUCKY FINANCIAL CORF)			
		•	Maating '	Tuna	Special
Securi	Symbol BKYF		Meeting '		Special 14-Jan-2015
ISIN	US0628961056		Meeting l Agenda	Date	934109352 - Management
19111	030028901030		Agenda		934109332 - Management
		Proposed		For/Agains	et .
Item	Proposal	by	Vote	Manageme	
	THE APPROVAL OF THE MERGER	Uy		Manageme	Sit
I	AGREEMENT BETWEEN BB&T AND	Manag	em Ent r	For	
1	BKYF.	ivianag	CITICINA	101	
II	THE APPROVAL, ON AN ADVISORY	Manag	em Ent r	For	
11	(NON-	ivianag	CITICINA	101	
	BINDING) BASIS, OF CERTAIN				
	COMPENSATION ARRANGEMENTS				
	FOR				
	BKYF'S NAMED EXECUTIVE				
	OFFICERS IN				
	CONNECTION WITH THE MERGER				
	CONNECTION WITH THE MERUER				

CONTEMPLATED BY THE MERGER

Managem Frotr

For

AGREEMENT.

THE ADJOURNMENT OF THE SPECIAL

MEETING, IF NECESSARY OR

APPROPRIATE,

TO SOLICIT ADDITIONAL PROXIES IF

THERE

Ш

ARE INSUFFICIENT VOTES AT THE

TIME OF

THE SPECIAL MEETING TO APPROVE

THE

MERGER AGREEMENT.

REC SOLAR ASA, OSLO

ExtraOrdinary General Security R7S689105 Meeting Type

Meeting Meeting Date 15-Jan-2015 Ticker Symbol

ISIN Agenda 705757106 - Management NO0010686934

Proposed For/Against Item Proposal Vote Management by

IMPORTANT MARKET PROCESSING

REQUIREMENT: A BENEFICIAL

OWNER

SIGNED POWER OF-ATTORNEY (POA)

REQUIRED IN ORDER TO LODGE AND

EXECUTE YOUR

CMMT VOTING-INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, Non-Voting

CAUSE YOUR INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY

OUESTIONS,

PLEASE CONTACT YOUR CLIENT

SERVICE-

REPRESENTATIVE

CMMT MARKET RULES REQUIRE Non-Voting

DISCLOSURE OF

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS

MULTIPLE BENEFICIAL OWNERS,

YOU WILL

NEED TO-PROVIDE THE

BREAKDOWN OF

EACH BENEFICIAL OWNER NAME,

ADDRESS

AND SHARE-POSITION TO YOUR

CLIENT

SERVICE REPRESENTATIVE. THIS

INFORMATION IS REQUIRED-IN

Edgar Filing: GDL FUND - Form N-PX 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 **CMMT** Non-Voting 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. BLOCKING SHOULD ALWAYS BE CMMT APPLIED, Non-Voting RECORD DATE OR NOT. OPENING OF THE MEETING BY THE CHAIRMAN OF THE BOARD AND 1 Non-Voting REGISTRATION OF-ATTENDING **SHAREHOLDERS** ELECTION OF CHAIRMAN OF THE **MEETING** Management Management 2 AND AT LEAST ONE PERSON TO CO **SIGN** THE MINUTES WITH THE CHAIRMAN APPROVAL OF THE NOTICE OF THE 3 MEETING AND THE AGENDA AUTHORISATION TO DIVEST THE 4 **COMPANYS BUSINESS** AMENDMENT OF THE COMPANYS **PURPOSE** 5 AS INCLUDED IN THE ARTICLES OF **ASSOCIATION** AMENDMENT OF THE BUSINESS **ADDRESS** 6 Managemen AS INCLUDED IN THE ARTICLES OF **ASSOCIATION** AMERICAN RLTY CAP HEALTHCARE 02917R108 Security Meeting Type Special Ticker Symbol HCT Meeting Date 15-Jan-2015 **ISIN** US02917R1086 Agenda 934111751 - Management

Proposed Vote For/Against Management

Proposal

Item

TO APPROVE THE AGREEMENT AND

PLAN

OF MERGER BY AND AMONG

VENTAS, INC.,

STRIPE SUB, LLC, STRIPE OP, LP,

AMERICAN

REALTY CAPITAL HEALTHCARE

TRUST, INC.

(HCT) AND AMERICAN REALTY

1. HEALTHCARE Managem**Fiot** For

TRUST OPERATING PARTNERSHIP,

L.P.,

DATED JUNE 1, 2014, AS IT MAY BE

AMENDED FROM TIME TO TIME (THE

MERGER AGREEMENT), THE

MERGER AND

THE OTHER TRANSACTIONS

CONTEMPLATED BY THE MERGER

AGREEMENT.

TO APPROVE, ON A NON-BINDING,

ADVISORY BASIS, THE

COMPENSATION

THAT MAY BE PAID OR BECOME

PAYABLE

TO NAMED EXECUTIVE OFFICERS OF

HCT IN

2. CONNECTION WITH THE MERGER, AS

" DISCUSSED IN THE PROXY

STATEMENT/PROSPECTUS IN THE

TABLE

ENTITLED "GOLDEN PARACHUTE

COMPENSATION," INCLUDING THE

ASSOCIATED NARRATIVE

DISCLOSURE AND

FOOTNOTES.

CAREFUSION CORPORATION

Security 14170T101 Meeting Type Special
Ticker Symbol CFN Meeting Date 21-Jan-2015

ISIN US14170T1016 Agenda 934113705 - Management

Managem Footr

Managem Footr

For

For

Item Proposal Proposed by Vote For/Against Management

1. ADOPTION OF THE AGREEMENT &

PLAN OF

MERGER, DATED AS OF 5-OCT-2014

(THE

"MERGER AGREEMENT"), AS IT MAY

BE.

AMENDED FROM TIME TO TIME, BY

&

AMONG CAREFUSION CORPORATION

Managem Frotr

Managem Frotr

(THE

"COMPANY"), A DELAWARE

CORPORATION,

BECTON, DICKINSON & COMPANY, A

NEW

JERSEY CORPORATION, & GRIFFIN

SUB.

INC. A DELAWARE CORPORATION &

Α

WHOLLY-OWNED SUBSIDIARY OF

BECTON,

DICKINSON AND COMPANY.

APPROVAL, BY ADVISORY

(NON-BINDING)

VOTE, ON CERTAIN COMPENSATION

ARRANGEMENTS FOR THE

2. COMPANY'S

NAMED EXECUTIVE OFFICERS IN

CONNECTION WITH THE MERGER

CONTEMPLATED BY THE MERGER

AGREEMENT.

ADJOURNMENT OF THE SPECIAL

MEETING,

IF NECESSARY OR APPROPRIATE, TO

SOLICIT ADDITIONAL PROXIES IF

THERE

3. ARE INSUFFICIENT VOTES AT THE

TIME OF

THE SPECIAL MEETING TO ADOPT

THE

MERGER AGREEMENT.

FAMILY DOLLAR STORES, INC.

Security 307000109 Ticker Symbol FDO

ISIN US3070001090

Meeting Type Meeting Date

Vote

Managem Frotr

Contested-Special

22-Jan-2015

Agenda 934093939 - Management

Item Proposal

Proposed by

For/Against Management

For

For

For

1. A PROPOSAL TO ADOPT THE

AGREEMENT

AND PLAN OF MERGER, DATED JULY

27,

2014, AS AMENDED BY AMENDMENT

NO. 1

ON SEPTEMBER 4, 2014, AND AS IT

MAY BE

FURTHER AMENDED, AMONG

FAMILY

DOLLAR STORES, INC., A DELAWARE

CORPORATION, DOLLAR TREE, INC.,

Α

96

Managem Frotr

Managem Frotr

For

For

VIRGINIA CORPORATION, & DIME

MERGER

SUB, INC. A DELAWARE

CORPORATION & A

WHOLLY OWNED SUBSIDIARY OF

DOLLAR

TREE, INC.

A PROPOSAL TO APPROVE, BY

ADVISORY

(NON-BINDING) VOTE, CERTAIN

COMPENSATION ARRANGEMENTS

FOR

FAMILY DOLLAR'S NAMED

2. **EXECUTIVE**

OFFICERS IN CONNECTION WITH

THE

MERGER CONTEMPLATED BY THE

MERGER

AGREEMENT

A PROPOSAL FOR ADJOURNMENT OF

SPECIAL MEETING, IF NECESSARY

APPROPRIATE, FROM TIME TO TIME,

3. SOLICIT ADDITIONAL PROXIES IF

THERE

ARE INSUFFICIENT VOTES AT THE

TIME OF

THE SPECIAL MEETING TO ADOPT

THE

MERGER AGREEMENT.

FAMILY DOLLAR STORES, INC.

307000109 Security Meeting Type Contested-Special Ticker Symbol FDO Meeting Date 22-Jan-2015

ISIN US3070001090 Agenda 934095731 - Management

Proposed For/Against Vote Item Proposal Management by For Managem Footr

1. A PROPOSAL TO ADOPT THE

AGREEMENT

AND PLAN OF MERGER, DATED JULY

2014, AS AMENDED BY AMENDMENT

ON SEPTEMBER 4, 2014, AND AS IT

MAY BE

FURTHER AMENDED, AMONG

FAMILY

DOLLAR STORES, INC., A DELAWARE

CORPORATION, DOLLAR TREE, INC.,

Managem Frotr

Managem Footr

For

For

Α

VIRGINIA CORPORATION, & DIME

MERGER

SUB, INC. A DELAWARE

CORPORATION & A

WHOLLY OWNED SUBSIDIARY OF

DOLLAR

TREE, INC.

A PROPOSAL TO APPROVE, BY

ADVISORY

(NON-BINDING) VOTE, CERTAIN

COMPENSATION ARRANGEMENTS

FOR

2. FAMILY DOLLAR'S NAMED

EXECUTIVE

OFFICERS IN CONNECTION WITH

THE

MERGER CONTEMPLATED BY THE

MERGER

AGREEMENT

A PROPOSAL FOR ADJOURNMENT OF

THE

SPECIAL MEETING, IF NECESSARY

OR

APPROPRIATE, FROM TIME TO TIME,

TO

3. SOLICIT ADDITIONAL PROXIES IF

THERE

ARE INSUFFICIENT VOTES AT THE

TIME OF

THE SPECIAL MEETING TO ADOPT

THE

MERGER AGREEMENT.

GENTIVA HEALTH SERVICES, INC.

Security 37247A102 Meeting Type Special Ticker Symbol GTIV Meeting Date 22-Jan-2015

ISIN US37247A1025 Agenda 934112145 - Management

Item Proposal Proposed by Vote For/Against Management

1. ADOPTION OF THE AGREEMENT AND Managem**Fiot**: For

PLAN

OF MERGER, DATED AS OF OCTOBER

9

2014, AS IT MAY BE AMENDED FROM

TIME

TO TIME, AMONG GENTIVA HEALTH

SERVICES, INC., A DELAWARE

CORPORATION, KINDRED

HEALTHCARE,

INC., A DELAWARE CORPORATION,

Managem Frotr

Managem Footr

For

For

AND

KINDRED HEALTHCARE

DEVELOPMENT 2,

INC., A DELAWARE CORPORATION

AND

WHOLLY OWNED SUBSIDIARY OF

KINDRED

HEALTHCARE, INC.

APPROVAL, BY ADVISORY

(NON-BINDING)

VOTE, OF CERTAIN COMPENSATION

ARRANGEMENTS FOR GENTIVA'S

2. NAMED

EXECUTIVE OFFICERS IN

CONNECTION

WITH THE MERGER.

ADJOURNMENT OF THE SPECIAL

MEETING,

IF NECESSARY OR APPROPRIATE, TO

SOLICIT ADDITIONAL PROXIES IF

THERE

3. ARE INSUFFICIENT VOTES AT THE

TIME OF

THE SPECIAL MEETING TO ADOPT

THE

MERGER AGREEMENT.

GENTIVA HEALTH SERVICES, INC.

Security 37247A102 Meeting Type Special
Ticker Symbol GTIV Meeting Date 22-Jan-2015

ISIN US37247A1025 Agenda 934113919 - Management

Item Proposal Proposed by Vote For/Against Management

1. ADOPTION OF THE AGREEMENT AND Managem**Eiot**r For

PLAN

OF MERGER, DATED AS OF OCTOBER

9,

2014, AS IT MAY BE AMENDED FROM

TIME

TO TIME, AMONG GENTIVA HEALTH

SERVICES, INC., A DELAWARE

CORPORATION, KINDRED

HEALTHCARE,

INC., A DELAWARE CORPORATION,

AND

KINDRED HEALTHCARE

DEVELOPMENT 2,

INC., A DELAWARE CORPORATION

AND

WHOLLY OWNED SUBSIDIARY OF

KINDRED

Managem Footr

Managem Frotr

HEALTHCARE, INC.

APPROVAL, BY ADVISORY

(NON-BINDING)

VOTE, OF CERTAIN COMPENSATION

2. ARRANGEMENTS FOR GENTIVA'S

NAMED

EXECUTIVE OFFICERS IN

CONNECTION

WITH THE MERGER.

ADJOURNMENT OF THE SPECIAL

MEETING,

IF NECESSARY OR APPROPRIATE, TO

SOLICIT ADDITIONAL PROXIES IF

3. THERE

ARE INSUFFICIENT VOTES AT THE

TIME OF

THE SPECIAL MEETING TO ADOPT

THE

MERGER AGREEMENT.

VICWEST INC.

Item

Security 92647W105

Ticker Symbol VICUF

Proposal

ISIN CA92647W1059

Meeting Type

Special

Meeting Date 23-Jan-2015

For

For

Agenda 934112967 - Management

Proposed by Vote by For/Against Management For For

01 THE SPECIAL RESOLUTION (THE

"ARRANGEMENT RESOLUTION"),

APPROVING A STATUTORY PLAN OF

ARRANGEMENT PURSUANT TO

SECTION 182

OF THE BUSINESS CORPORATIONS

ACT

(ONTARIO) INVOLVING, AMONG

OTHER

THINGS, THE ACQUISITION BY

KINGSPAN

GROUP LIMITED (THROUGH ITS

ACQUISITION COMPANY, 1924245

ONTARIO

INC.) OF ALL OF THE OUTSTANDING

COMMON SHARES OF THE COMPANY

FOR

CASH CONSIDERATION OF \$12.70 PER

VICWEST SHARE AND THE SALE OF

SUBSTANTIALLY ALL OF THE

ASSETS OF

THE COMPANY'S WESTEEL DIVISION

TO AG

GROWTH INTERNATIONAL INC., AS

DESCRIBED IN THE INFORMATION

Managem Frotr

For

For

CIRCULAR.

FOR OR AGAINST OR, IF NO

SPECIFICATION

IS MADE, FOR, THE ORDINARY

RESOLUTION

(THE "RIGHTS PLAN RESOLUTION"),

THE

FULL TEXT OF WHICH IS SET FORTH

IN

EXHIBIT C OF THE INFORMATION

CIRCULAR,

APPROVING THE ADOPTION OF THE

SHAREHOLDER RIGHTS PLAN

AGREEMENT

ADOPTED BY THE BOARD OF

DIRECTORS

OF THE COMPANY EFFECTIVE

NOVEMBER

19, 2014 TO FACILITATE CERTAIN

TAX

PLANNING IN CONNECTION WITH

THE

ARRANGEMENT.

APCO OIL AND GAS INTERNATIONAL INC.

Security G0471F109 Meeting Type Special
Ticker Symbol APAGF Meeting Date 26-Jan-2015

ISIN KYG0471F1090 Agenda 934113692 - Management

Item Proposal Proposed by Vote For/Against Management

TO ADOPT THE MERGER

AGREEMENT (AND

1. THE PLAN OF MERGER EXHIBITED Managem From For

THERETO).

TO APPROVE, ON A NON-BINDING

ADVISORY

BASIS, THE "GOLDEN PARACHUTE"

COMPENSATION THAT WILL BE PAID

OR

MAY BECOME PAYABLE TO THE

COMPANY'S

2. NAMED EXECUTIVE OFFICERS THAT Managem From

IS

BASED ON OR OTHERWISE RELATES

TO

THE MERGER CONTEMPLATED BY

THE

MERGER AGREEMENT.

AINSWORTH LUMBER CO. LTD.

Security 008914202 Meeting Type Special Ticker Symbol ANSBF Meeting Date 27-Jan-2015

ISIN	CA0089142024		Agenda		934113438 - Management
Item	Proposal	Proposed by	Vote	For/Against Managemen	
01	A SPECIAL RESOLUTION (THE "ARRANGEMENT RESOLUTION"), THE FULL TEXT OF WHICH IS SET FORTH IN APPENDIX C TO THE ACCOMPANYING JOINT MANAGEMENT INFORMATION CIRCULAR OF NORBORD INC. AND AINSWORTH LUMBER CO. LTD. DATED DECEMBER 18, 2014, APPROVING THE COMBINATION OF NORBORD AND AINSWORTH BY WAY OF A PLAN OF ARRANGEMENT UNDER DIVISION 5 OF PART 9 OF THE BUSINESS CORPORATIONS ACT PURSUANT TO WHICH NORBORD WILL, AMONG OTHER THINGS, ACQUIRE ALL OF THE ISSUED AND OUTSTANDING COMMON SHARES OF AINSWORTH, ALL AS MORE PARTICULARLY DESCRIBED IN THE CIRCULAR	Manage	emÆiotr	For	
	WORTH LUMBER CO. LTD.		Maating T	una	Special
Securit Ticker	symbol ANSBF		Meeting To Meeting D		Special 27-Jan-2015
ISIN	CA0089142024		Agenda		934113894 - Management
Item	Proposal	Proposed by	Vote	For/Against Managemen	
01	A SPECIAL RESOLUTION (THE "ARRANGEMENT RESOLUTION"), THE FULL TEXT OF WHICH IS SET FORTH IN APPENDIX C TO THE ACCOMPANYING JOINT MANAGEMENT INFORMATION CIRCULAR OF NORBORD INC. AND AINSWORTH LUMBER CO. LTD. DATED DECEMBER 18, 2014, APPROVING THE COMBINATION OF NORBORD AND AINSWORTH BY	Manage	em E iotr	For	

WAY OF A

PLAN OF ARRANGEMENT UNDER

DIVISION 5

OF PART 9 OF THE BUSINESS

CORPORATIONS ACT PURSUANT TO

WHICH

NORBORD WILL, AMONG OTHER

THINGS.

ACQUIRE ALL OF THE ISSUED AND

OUTSTANDING COMMON SHARES OF

AINSWORTH, ALL AS MORE

PARTICULARLY

DESCRIBED IN THE CIRCULAR

AUXILIUM PHARMACEUTICALS, INC.

Security 05334D107 Meeting Type Special
Ticker Symbol AUXL Meeting Date 27-Jan-2015

ISIN US05334D1072 Agenda 934114694 - Management

Item Proposal Proposed by Vote For/Against Management

TO ADOPT THE AMENDED AND

RESTATED

AGREEMENT AND PLAN OF MERGER

(THE

"MERGER AGREEMENT"), DATED AS

OF

NOVEMBER 17, 2014, AMONG THE

COMPANY, ENDO INTERNATIONAL

PLC

("ENDO"), ENDO U.S. INC. AND

AVALON

MERGER SUB INC. ("MERGER SUB"),

1. AND Managem For

APPROVE THE TRANSACTIONS

CONTEMPLATED THEREBY.

PURSUANT TO

THE MERGER AGREEMENT, MERGER

SUB

WILL BE MERGED WITH AND INTO

THE

COMPANY AND THE COMPANY WILL

CONTINUE AS THE SURVIVING

CORPORATION AND AS A WHOLLY

OWNED

INDIRECT SUBSIDIARY OF ENDO.

TO APPROVE, ON A NON-BINDING

ADVISORY

BASIS, CERTAIN COMPENSATORY

2. ARRANGEMENTS BETWEEN ManagemEnt

AUXILIUM AND

ITS NAMED EXECUTIVE OFFICERS

RELATING TO THE MERGER.

For

Managem Frotr

For

TO ADJOURN THE SPECIAL MEETING,

IF

NECESSARY OR APPROPRIATE, TO

SOLICIT

ADDITIONAL PROXIES IF THERE ARE

3. INSUFFICIENT VOTES AT THE TIME

OF THE

SPECIAL MEETING TO ADOPT THE

MERGER

AGREEMENT AND APPROVE THE

TRANSACTIONS CONTEMPLATED

THEREBY.

LORILLARD, INC.

Security 544147101 Meeting Type Special
Ticker Symbol LO Meeting Date 28-Jan-2015

ISIN US5441471019 Agenda 934114226 - Management

Item Proposal Proposed by Vote For/Against Management

PROPOSAL TO ADOPT THE

AGREEMENT

AND PLAN OF MERGER, DATED AS

OF JULY

15, 2014, AS IT MAY BE AMENDED

FROM

TIME TO TIME, AMONG LORILLARD,

INC.,

REYNOLDS AMERICAN INC. AND

1. LANTERN Managem For

ACQUISITION CO., PURSUANT TO

WHICH

LANTERN ACQUISITION CO. WILL BE

MERGED WITH AND INTO

LORILLARD, INC.,

AND LORILLARD, INC. WILL

CONTINUE ...

(DUE TO SPACE LIMITS, SEE PROXY

STATEMENT FOR FULL PROPOSAL)

PROPOSAL TO APPROVE, ON A NON-

BINDING, ADVISORY BASIS, THE

COMPENSATION PAYMENTS THAT

WILL OR

2. MAY BE PAID BY LORILLARD, INC. Managem From For

TO ITS

NAMED EXECUTIVE OFFICERS IN

CONNECTION WITH THE MERGER.

ADJOURNMENT OF THE SPECIAL

3. PROPOSAL TO APPROVE THE Managem First For

MEETING

OF LORILLARD SHAREHOLDERS, IF

NECESSARY OR APPROPRIATE, TO

SOLICIT

ADDITIONAL PROXIES IF THERE ARE

NOT

SUFFICIENT VOTES TO ADOPT THE

MERGER

AGREEMENT.

POST HOLDINGS, INC.

Security 737446104 Meeting Type Annual Ticker Symbol POST Meeting Date 29-Jan-2015

ISIN US7374461041 Agenda 934108665 - Management

Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1	DIRECTOR	Manage	ment	C	
	1 WILLIAM P. STIRITZ	Č	For	For	
	2 JAY W. BROWN		For	For	
	3 EDWIN H. CALLISON		For	For	
	APPROVAL OF INCREASES IN THE				
	NUMBER				
	OF SHARES OF OUR COMMON STOCK	<			
2	ISSUABLE UPON CONVERSION OF	Manage	m Ent r	For	
_	OUR 2.5%	Manage	1112 804	101	
	SERIES C CUMULATIVE PERPETUAL				
	CONVERTIBLE PREFERRED STOCK.				
	RATIFICATION OF				
	PRICEWATERHOUSECOOPERS LLP				
	AS OUR				
3	INDEPENDENT REGISTERED PUBLIC	Manage	m Ent r	For	
J	ACCOUNTING FIRM FOR THE FISCAL	\mathcal{C}	III D RAM	101	
	YEAR	-			
	ENDING SEPTEMBER 30, 2015.				
	ADVISORY VOTE ON EXECUTIVE				
4	COMPENSATION.	Manage	m &iot r	For	
ΔSHI	AND INC.				
Securit			Meeting T	vne	Annual
	Symbol ASH		Meeting D	• •	29-Jan-2015
ISIN	US0442091049		Agenda	rate	934110723 - Management
10111	030442071047		rigenda		754110725 - Management
.	D 1	Proposed	***	For/Agains	t
Item	Proposal	by	Vote	Manageme	
	ELECTION OF DIRECTOR: ROGER W	,			

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: ROGER W. HALE	Managem Entr	For
1B.	ELECTION OF DIRECTOR: VADA O. MANAGER	Managem For	For
1C.	ELECTION OF DIRECTOR: GEORGE A. SCHAEFER, JR.	Managem For	For
2.	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS	Managem Fiot r	For

Managem Footr

For

For

FOR

FISCAL 2015.

A NON-BINDING ADVISORY

RESOLUTION

APPROVING THE COMPENSATION

PAID TO

ASHLAND'S NAMED EXECUTIVE

OFFICERS,

3. AS DISCLOSED PURSUANT TO ITEM

402 OF

REGULATION S-K, INCLUDING THE COMPENSATION DISCUSSION AND ANALYSIS, COMPENSATION TABLES

AND

NARRATIVE DISCUSSION.

APPROVAL OF THE 2015 ASHLAND

4. INC. Managem**Fiot** For

INCENTIVE PLAN.

PENFORD CORPORATION

Security 707051108 Meeting Type Special
Ticker Symbol PENX Meeting Date 29-Jan-2015

ISIN US7070511081 Agenda 934115711 - Management

Item Proposal Proposed by Vote For/Against Management

PROPOSAL TO APPROVE THE

AGREEMENT

AND PLAN OF MERGER, DATED AS

OF

OCTOBER 14, 2014 (AS IT MAY BE

AMENDED

FROM TIME TO TIME, THE "MERGER

1. Managem Fiotr

AGREEMENT"), BY AND AMONG

PENFORD

CORPORATION, INGREDION

INCORPORATED AND PROSPECT

SUB, INC.,

A WHOLLY OWNED SUBSIDIARY OF

INGREDION INCORPORATED.

2. PROPOSAL TO ADJOURN THE Managem For For

SPECIAL

MEETING OF SHAREHOLDERS TO

SOLICIT

ADDITIONAL PROXIES IF THERE ARE

INSUFFICIENT VOTES AT THE TIME

OF THE

SPECIAL MEETING TO APPROVE THE

MERGER AGREEMENT OR IF

OTHERWISE

DEEMED NECESSARY OR

APPROPRIATE BY

PENFORD CORPORATION.

PROPOSAL TO APPROVE, ON AN

ADVISORY

(NON-BINDING) BASIS, THE MERGER-

RELATED COMPENSATION THAT

WILL OR

3. Managem Frotr For MAY BE PAID BY PENFORD

CORPORATION

TO ITS NAMED EXECUTIVE

OFFICERS IN

CONNECTION WITH THE MERGER.

UNITED ENVIROTECH LTD, SINGAPORE

ExtraOrdinary General Y9167B108 Security Meeting Type

Meeting Meeting Date 06-Feb-2015 Ticker Symbol

ISIN SG1P29918163 Agenda 705797100 - Management

Proposed For/Against Item Proposal Vote

Management by PROPOSED PLACEMENT OF UP TO

90,909,091 ORDINARY SHARES IN THE CAPITAL OF THE COMPANY TO CKM (CAYMAN) COMPANY LIMITED (OR,

AS THE

Managem Frotr For CASE MAY BE, CENVIT (CAYMAN)

COMPANY

LIMITED) AT THE PLACEMENT PRICE

OF SGD

1

1.65 PER SHARE

NUTRECO N.V., BOXMEER

ExtraOrdinary General Security N6509P151 Meeting Type

Meeting Ticker Symbol Meeting Date 09-Feb-2015

ISIN 705771308 - Management NL0010395208 Agenda

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

PLEASE NOTE THAT THIS IS AN **AMENDMENT TO MEETING ID 409852**

DUE TO

CHANGE IN AG-ENDA. ALL VOTES

RECEIVED

ON THE PREVIOUS MEETING WILL **CMMT** Non-Voting

BE

DISREGARDED AND YOU W-ILL

NEED TO

REINSTRUCT ON THIS MEETING

NOTICE.

THANK YOU.

OPENING OF THE GENERAL 1.1

Non-Voting **MEETING**

1.2 NOTIFICATIONS

Non-Voting Non-Voting

2 ON 20 OCTOBER 2014, NUTRECO AND

SHV

HOLDINGS N.V. (SHV) JOINTLY

ANNOUNCED TH-AT THEY REACHED

CONDITIONAL AGREEMENT IN

CONNECTION

WITH A PUBLIC OFFER BY SHV-

INVESTMENTS LTD., A

WHOLLY-OWNED

SUBSIDIARY OF SHV, FOR ALL

ISSUED AND

OUTSTA-NDING ORDINARY SHARES

IN THE

CAPITAL OF NUTRECO AT AN OFFER

PRICE

OF EUR 40.00-(CUM DIVIDEND) IN

CASH FOR

EACH NUTRECO ORDINARY SHARE,

SUBJECT TO

CUSTOMARY-CONDITIONS. ON

10 NOVEMBER 2014, NUTRECO AND

SHV

JOINTLY ANNOUNCED THEY HAVE

Α-

MENDED THEIR CONDITIONAL

AGREEMENT,

PREVIOUSLY ANNOUNCED ON 20

OCTOBER

2014, I-N CONNECTION WITH A

PUBLIC

OFFER BY SHV INVESTMENTS LTD.,

Α

WHOLLY-OWNED SUBSI-DIARY OF

SHV, FOR

ALL ISSUED AND OUTSTANDING

ORDINARY

SHARES IN THE CAPITAL

OF-NUTRECO.

UNDER THE TERMS OF THE

AMENDED

CONDITIONAL AGREEMENT, SHV

HAS

AGREED-TO INCREASE ITS OFFER

PRICE

FROM EUR 40.00 (CUM DIVIDEND) TO

EUR

44.50 (CUM D-IVIDEND) IN CASH FOR

EACH

NUTRECO ORDINARY SHARE (THE

OFFER).

Edgar Filing: GDL FUND - Form N-PX FURTHER REFEREN-CE IS MADE TO THE OFFER MEMORANDUM. FOR THE RECOMMENDATION OF THE OFFER, ENCE IS MADE TO THE POSITION STATEMENT. DURING THE EGM A PRESENTATION WILL BE-HELD ON THE OFFER AND THE OFFER WILL BE **DISCUSSED** A GROUP OF KEY STAFF OF NUTRECO QUALIFY FOR A COMPLETION BONUS, PAYABLE IN CASH. AS THE **MEMBERS OF** THE EXECUTIVE BOARD ARE PART **OF THIS** GROUP OF KEY STAFF, THE Managem Frotr For **SUPERVISORY BOARD PROPOSES TO GRANT EACH** MEMBER OF THE EXECUTIVE BOARD COMPLETION BONUS, PAYABLE IN CASH. AMOUNTING TO SIX MONTHS' FIXED **BASE** SALARY. THIS COMPLETION BONUS SHALL ONLY BECOME PAYABLE IF ANY **THIRD** PARTY ACQUIRES MORE THAN 66 2 3 **PCT** OF THE OUTSTANDING SHARES IN NUTRECO AT SETTLEMENT OF A **PUBLIC** TENDER OFFER BY THAT THIRD PARTY AND SUCH SETTLEMENT OCCURS PRIOR TO 1 **JULY 2015**

3

4

IT IS PROPOSED TO CHANGE THE
ARTICLES
OF ASSOCIATION IN RESPECT OF THE
FOLLOWING SUBJECTS:-DELETION
OF ALL
REFERENCES TO CUMULATIVE
PREFERENCE SHARES D AND
CUMULATIVE
PREFERENCE SHARES E REMOVAL

For

OF

MANDATORY NOMINATION

PROCEDURE

FOR THE APPOINTMENT OF

MEMBERS OF

THE SUPERVISORY BOARD AND

AMENDMENT OF THE ARTICLES OF

ASSOCIATION UPON PROPOSAL OF

THE

EXECUTIVE BOARD. THE

AMENDMENT IS

SUBJECT TO SETTLEMENT OF THE

TRANSACTION AND WILL BE

EFFECTIVE AS

PER THE SETTLEMENT DATE.

PURSUANT TO

THE ARTICLES OF ASSOCIATION, AN

AMENDMENT OF THE ARTICLES OF

ASSOCIATION REQUIRES THE

AFFIRMATIVE

VOTE OF AN ABSOLUTE MAJORITY

OF THE

VOTES CAST AT THE MEETING.BY

VOTING

FOR AGENDA ITEM 4, THIS

PROPOSAL ALSO

INCLUDES GRANTING AN

AUTHORISATION

TO EVERY MEMBER OF THE

EXECUTIVE

BOARD, THE COMPANY SECRETARY

AND

ANY NOTARIAL EMPLOYEE OF DE

BRAUW

BLACKSTONE WESTBROEK TO

EXECUTE

THE DEED OF AMENDMENT

PURSUANT TO

DUTCH LAW

5 IT IS PROPOSED THAT, SUBJECT TO

SETTLEMENT, MR J.M. DE JONG, MR

A. PURI

AND MRS H.W.P.M.A. VERHAGEN

WILL BE

DISCHARGED PER THE SETTLEMENT

DATE

WITH RESPECT TO THEIR DUTIES

AND

OBLIGATIONS PERFORMED AND

INCURRED

IN THEIR RESPECTIVE CAPACITY AS

Managem For For

MEMBER OF THE SUPERVISORY **BOARD** UNTIL THE EGM. THE DISCHARGE WILL TAKE PLACE ON THE BASIS OF INFORMATION AVAILABLE, KNOWN PRESENTED TO THE GENERAL **MEETING** SUBJECT TO SETTLEMENT AND **EFFECTIVE** AS OF THE SETTLEMENT DATE, MR J.M.DE JONG,-MR A. PURI AND MRS H.W.P.M.A. VERHAGEN WILL STEP DOWN FROM **THEIR** POSITION AS-SUPERVISORY BOARD MEMBER. THE COMPANY AND 6.1 Non-Voting **REMAINING** SUPERVISORY BOARD **MEMBERS-WANT TO** EXPRESS THEIR GRATITUDE FOR THE DEDICATION OF THE SUPERVISORY **BOARD** ME-MBERS TO NUTRECO DURING **THEIR TENURE** IT IS PROPOSED TO APPOINT S.R.NANNINGA AS MEMBER OF THE SUPERVISORY **BOARD** WHERE ALL DETAILS AS LAID DOWN ARTICLE 2:158 PARAGRAPH 5, **SECTION 2:** 142 PARAGRAPH 3 OF THE DUTCH **CIVIL** 6.2 CODE ARE AVAILABLE FOR THE Managem Footr For **GENERAL** MEETING OF SHAREHOLDERS. THE APPOINTMENT IS FOR A PERIOD OF 4 YEARS, EXPIRING AT THE ANNUAL **GENERAL** MEETING OF 2019 AND WILL BE CONDITIONAL TO THE SETTLEMENT OF THE PUBLIC OFFER ON SHARES NUTRECO NV 6.3 Managem Footr For

IT IS PROPOSED TO APPOINT B.L.J.M.BEERKENS AS MEMBER OF THE SUPERVISORY 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 FOR A PERIOD OF 4 YEARS, EXPIRING AT THE ANNUAL GENERAL MEETING OF 2019 **AND** WILL BE SUBJECT TO THE SETTLEMENT OF THE PUBLIC OFFER ON SHARES **NUTRECO** NV IT IS PROPOSED TO APPOINT W.VAN DERWOERD AS MEMBER OF THE SUPERVISORY 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** 6.4 Managem Frotr For SHAREHOLDERS. THE APPOINTMENT WILL BE MADE FOR A PERIOD OF 4 YEARS, EXPIRING AT THE ANNUAL **GENERAL** MEETING OF 2019 AND WILL BE CONDITIONAL TO THE SETTLEMENT OF THE PUBLIC OFFER ON SHARES NUTRECO NV 7 ANY OTHER BUSINESS Non-Voting CLOSING OF THE GENERAL MEETING Non-Voting CMMT 06 JAN 2015: PLEASE NOTE THAT Non-Voting THIS IS A REVISION DUE TO MODIFICATION TO **TEXT** O-F RES.4. IF YOU HAVE ALREADY

SENT IN

YOUR VOTES FOR MID: 416167

PLEASE DO

NOT-VOTE AGAIN UNLESS YOU

DECIDE TO

AMEND YOUR ORIGINAL

INSTRUCTIONS.

THANK YOU

INTERNATIONAL GAME TECHNOLOGY

Security 459902102 Meeting Type Special
Ticker Symbol IGT Meeting Date 10-Feb-2015

ISIN US4599021023 Agenda 934116965 - Management

Item Proposal Proposed by Vote For/Against Management

TO APPROVE THE AGREEMENT AND

PLAN

OF MERGER, DATED AS OF JULY 15,

2014.

AS AMENDED, BY AND AMONG

INTERNATIONAL GAME

TECHNOLOGY, A

NEVADA CORPORATION, GTECH

S.P.A.,

1. GTECH CORPORATION (SOLELY Managem Fiotr For

WITH

RESPECT TO SECTION 5.02(A) AND

ARTICLE

VIII), GEORGIA WORLDWIDE PLC

AND

GEORGIA WORLDWIDE

CORPORATION (AS

AMENDED, THE "MERGER

AGREEMENT").

TO ADJOURN THE SPECIAL MEETING,

ΙF

NECESSARY OR APPROPRIATE, TO

SOLICIT

2. ADDITIONAL PROXIES IF THERE ARE Managem For

NOT

SUFFICIENT VOTES TO APPROVE THE

FOREGOING PROPOSAL.

A NON-BINDING ADVISORY VOTE TO APPROVE CERTAIN COMPENSATION ARRANGEMENTS FOR IGT'S NAMED

EXECUTIVE OFFICERS IN

3. CONNECTION

WITH THE TRANSACTIONS

CONTEMPLATED

BY THE MERGER AGREEMENT.

DIGITAL RIVER, INC.

Security 25388B104 Meeting Type Special
Ticker Symbol DRIV Meeting Date 12-Feb-2015

Managem Footr

For

ISIN	US25388B1044	Ag	genda		934117727 - Management
Item	Proposal	Proposed by	ote	For/Against Managemen	
1.	THE PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER DATED OCTOBER 23, 2014, BY AND AMONG DANUBE PRIVATE HOLDINGS II, LLC, DANUBE PRIVATE ACQUISITION CORP., A DIRECT WHOLLY OWNED SUBSIDIARY OF DANUBE PRIVATE HOLDINGS II, LLC, AND DIGITAL RIVER, INC., AS IT MAY BE AMENDED FROM TIME TO TIME.	,	ixoti-	For	
2.	THE PROPOSAL TO APPROVE ONE OF MORE ADJOURNMENTS OF THE SPECIAL MEETING TO A LATER DATE OR DATES IF NECESSARY OR APPROPRIATE TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES TO ADOPT THE MERGER AGREEMENT AT THE TIME OF THE SPECIAL MEETING.	Managem ē	ixoti-	For	
Securit	THE PROPOSAL TO APPROVE, BY NON- BINDING, ADVISORY VOTE, COMPENSATION THAT WILL OR MAY BECOME PAYABLE BY DIGITAL RIVER, INC. TO ITS NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER CONTEMPLATED BY THE MERGER AGREEMENT. UNE OIL PLC, LONDON by G3641S100 Symbol	Me	not eeting Ty	_	Ordinary General Meeting 13-Feb-2015
ISIN	GB0001022960		genda	ate	705783062 - Management
Item	Proposal	Proposed by Managem	ote Fiotr	For/Against Management For	

FOR THE PURPOSE OF CONSIDERING

AND,

IF THOUGHT FIT, PASSING A SPECIAL

RESOLUTION (THE "SPECIAL

RESOLUTION")

TO APPROVE, AMONG OTHER

THINGS, A

SCHEME OF ARRANGEMENT (THE

"SCHEME") PROPOSED TO BE MADE

BETWEEN THE COMPANY AND THE

SHAREHOLDERS (IN ITS ORIGINAL

FORM OR

WITH OR SUBJECT TO ANY

MODIFICATION,

ADDITION OR CONDITION

APPROVED OR

IMPOSED BY THE HIGH COURT OF

JUSTICE

OF ENGLAND AND WALES)

FORTUNE OIL PLC, LONDON

Security G3641S100 Meeting Type Court Meeting Ticker Symbol Meeting Date 13-Feb-2015

ISIN GB0001022960 Agenda 705783074 - Management

Managem Footr

For

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT ABSTAIN IS NOT

Α

VALID VOTE OPTION FOR THIS

MEETING

TYPE.-PLEASE CHOOSE BETWEEN

"FOR"

CMMT AND "AGAINST" ONLY. SHOULD YOU Non-Voting

CHOOSE TO VOTE-ABSTAIN FOR

THIS

MEETING THEN YOUR VOTE WILL BE

DISREGARDED BY THE ISSUER

OR-ISSUERS

AGENT

FOR THE PURPOSE OF CONSIDERING

AND

IF THOUGHT FIT, APPROVING (WITH

OR

WITHOUT MODIFICATION) A

1 SCHEME OF

ARRANGEMENT (THE "SCHEME")

PROPOSED

TO BE MADE BETWEEN THE

COMPANY AND

THE SHAREHOLDERS

TALISMAN ENERGY INC.

115

Security 87425E103 Meeting Type Special
Ticker Symbol TLM Meeting Date 18-Feb-2015

ISIN CA87425E1034 Agenda 934120091 - Management

Item Proposal Proposed by Vote For/Against Management

A SPECIAL RESOLUTION, THE FULL

TEXT OF

WHICH IS SET FORTH IN APPENDIX A

TO

THE ACCOMPANYING INFORMATION CIRCULAR OF THE COMPANY DATED

JANUARY 13, 2015 (THE

"INFORMATION

01 CIRCULAR"), TO APPROVE A PLAN Managem Fiotr For

OF

ARRANGEMENT UNDER SECTION 192

OF

THE CANADA BUSINESS

CORPORATIONS

ACT, ALL AS MORE PARTICULARLY

DESCRIBED IN THE INFORMATION

CIRCULAR.

COVANCE INC.

Security 222816100 Meeting Type Special
Ticker Symbol CVD Meeting Date 18-Feb-2015

ISIN US2228161004 Agenda 934120128 - Management

Managem Frotr

For

Item Proposal Proposed by Vote For/Against Management

TO ADOPT THE AGREEMENT AND

PLAN OF

MERGER, DATED AS OF NOVEMBER

2, 2014,

AMONG LABORATORY

1. CORPORATION OF

AMERICA HOLDINGS ("LABCORP"),

NEON

MERGER SUB INC., A SUBSIDIARY OF

LABCORP, AND COVANCE INC. (THE

"AGREEMENT AND PLAN OF

MERGER").

2. TO APPROVE, BY A NON-BINDING, Managem**Fiot** For

ADVISORY VOTE, THE

COMPENSATION

THAT MAY BECOME PAYABLE TO

COVANCE'S NAMED EXECUTIVE

OFFICERS

IN CONNECTION WITH THE MERGER

CONTEMPLATED BY THE

AGREEMENT AND

PLAN OF MERGER.

ADVANCED COMPUTER SOFTWARE GROUP PLC, COBHAM

Security G0097T103 Meeting Type **Court Meeting** Ticker Symbol Meeting Date 25-Feb-2015

705808472 - Management **ISIN** GB00B1G58016 Agenda

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

PLEASE NOTE THAT ABSTAIN IS NOT

VALID VOTE OPTION FOR THIS

MEETING

TYPE.-PLEASE CHOOSE BETWEEN

"FOR"

CMMT AND "AGAINST" ONLY. SHOULD YOU Non-Voting

CHOOSE TO VOTE-ABSTAIN FOR

THIS

MEETING THEN YOUR VOTE WILL BE

DISREGARDED BY THE ISSUER

OR-ISSUERS

AGENT.

FOR THE PURPOSE OF CONSIDERING

IF THOUGHT FIT, APPROVING, WITH

WITHOUT MODIFICATION, THE

PROPOSED

1 SCHEME OF ARRANGEMENT Managem Footr For

REFERRED TO

IN THE NOTICE OF THE COURT

MEETING

AND AT SUCH COURT MEETING, OR

AT ANY

ADJOURNMENT THEREOF

ADVANCED COMPUTER SOFTWARE GROUP PLC, COBHAM

Security G0097T103 Meeting Type Ordinary General Meeting

Ticker Symbol Meeting Date 25-Feb-2015

Agenda **ISIN** 705808484 - Management GB00B1G58016

Proposed For/Against Vote Item Proposal Management by 1 THAT THE SPECIAL RESOLUTION. Managem Footr For

APPROVING THE PROPOSED SCHEME

OF

ARRANGEMENT AND 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 174 IN ARTICLES OF THE

COMPANY

BE APPROVED

LIBERTY GLOBAL PLC.

Security G5480U104 Meeting Type Special
Ticker Symbol LBTYA Meeting Date 25-Feb-2015

ISIN GB00B8W67662 Agenda 934116268 - Management

Item Proposal Proposed by Vote For/Against Management

TO APPROVE THE NEW ARTICLES PROPOSAL, A PROPOSAL TO ADOPT

NEW

ARTICLES OF ASSOCIATION, WHICH

WILL

CREATE AND AUTHORIZE THE

ISSUANCE OF

NEW CLASSES OF ORDINARY

SHARES,

DESIGNATED THE LILAC CLASS A

ORDINARY

SHARES, THE LILAC CLASS B

ORDINARY

SHARES AND THE LILAC CLASS C

ORDINARY

G1. SHARES, WHICH WE COLLECTIVELY Managem Fiot For

REFER

TO AS THE LILAC ORDINARY

SHARES,

WHICH ARE INTENDED TO TRACK

THE

PERFORMANCE OF OUR OPERATIONS

IN

LATIN AMERICA AND THE

CARIBBEAN (THE

LILAC GROUP) AND MAKE CERTAIN CHANGES TO THE TERMS OF OUR

...(DUE

TO SPACE LIMITS, SEE PROXY

STATEMENT

FOR FULL PROPOSAL).

G2. TO APPROVE THE MANAGEMENT Managem For

POLICIES

PROPOSAL, A PROPOSAL TO ADOPT CERTAIN MANAGEMENT POLICIES IN

118

RELATION TO, AMONG OTHER THINGS, THE ALLOCATION OF ASSETS, LIABILITIES AND OPPORTUNITIES BETWEEN THE LILAC GROUP AND THE LIBERTY GLOBAL GROUP. TO APPROVE THE FUTURE CONSOLIDATION/SUB-DIVISION PROPOSAL, A PROPOSAL TO AUTHORIZE THE **FUTURE** CONSOLIDATION OR SUB-DIVISION G3. Managem Frotr For OF ANY OR ALL SHARES OF THE COMPANY AND TO AMEND OUR NEW ARTICLES OF ASSOCIATION TO REFLECT THAT AUTHORITY. TO APPROVE THE VOTING RIGHTS AMENDMENT PROPOSAL, A PROPOSAL TO APPROVE AN AMENDMENT TO THE PROVISION IN OUR ARTICLES OF G4. Managementainst Against ASSOCIATION GOVERNING VOTING ON THE VARIATION OF RIGHTS ATTACHED CLASSES OF OUR SHARES. TO APPROVE THE SHARE BUY-BACK AGREEMENT PROPOSAL, A PROPOSAL TO APPROVE THE FORM OF G5. Managem Footr For **AGREEMENT** PURSUANT TO WHICH WE MAY **CONDUCT** CERTAIN SHARE REPURCHASES. TO APPROVE THE DIRECTOR **SECURITIES** PURCHASE PROPOSAL A PROPOSAL G6. Managem Footr For APPROVE CERTAIN ARRANGEMENTS RELATING TO PURCHASES OF **SECURITIES** FROM OUR DIRECTORS. G7. Managem Frotr TO APPROVE THE VIRGIN MEDIA For SHARESAVE PROPOSAL, A PROPOSAL TO AMEND THE LIBERTY GLOBAL 2014 INCENTIVE PLAN TO PERMIT THE

GRANT TO

EMPLOYEES OF OUR SUBSIDIARY

VIRGIN

MEDIA INC. OF OPTIONS TO

ACQUIRE

SHARES OF LIBERTY GLOBAL AT A

DISCOUNT TO THE MARKET VALUE

OF SUCH

SHARES.

TO APPROVE THE CLASS A ARTICLES

PROPOSAL, A PROPOSAL TO

APPROVE THE

ADOPTION OF OUR NEW ARTICLES

OF

ASSOCIATION PURSUANT TO

RESOLUTION 1

OF THE GENERAL MEETING

1A. (INCLUDING, Managem For For

WITHOUT LIMITATION, ANY

VARIATIONS OR

ABROGATIONS TO THE RIGHTS OF

THE

HOLDERS OF THE CLASS A

ORDINARY

SHARES AS A RESULT OF SUCH

ADOPTION).

TO APPROVE THE CLASS A VOTING

RIGHTS

PROPOSAL, A PROPOSAL TO

APPROVE THE

AMENDMENT OF OUR CURRENT AND

NEW

ARTICLES OF ASSOCIATION

PURSUANT TO

2A. RESOLUTION 4 OF THE GENERAL Managementainst Against

MEETING

(INCLUDING, WITHOUT LIMITATION,

ALL

MODIFICATIONS OF THE TERMS OF

THE

CLASS A ORDINARY SHARES WHICH

MAY

RESULT FROM SUCH AMENDMENT).

LIBERTY GLOBAL PLC.

Security G5480U120 Meeting Type Special
Ticker Symbol LBTYK Meeting Date 25-Feb-2015

ISIN GB00B8W67B19 Agenda 934116662 - Management

Item Proposal Proposed by Vote For/Against Management

1C. Managem For

TO APPROVE THE CLASS C ARTICLES

PROPOSAL, A PROPOSAL TO

APPROVE THE

ADOPTION OF OUR NEW ARTICLES

ASSOCIATION PURSUANT TO

RESOLUTION 1

OF THE GENERAL MEETING

(INCLUDING,

WITHOUT LIMITATION, ANY

VARIATIONS OR

ABROGATIONS TO THE RIGHTS OF

THE

HOLDERS OF THE CLASS C

ORDINARY

SHARES AS A RESULT OF SUCH

ADOPTION).

TO APPROVE THE CLASS C VOTING

RIGHTS

PROPOSAL, A PROPOSAL TO

APPROVE THE

AMENDMENT OF OUR CURRENT AND

NEW

ARTICLES OF ASSOCIATION

PURSUANT TO

2C. **RESOLUTION 4 OF THE GENERAL**

MEETING

(INCLUDING, WITHOUT LIMITATION,

MODIFICATIONS OF THE TERMS OF

THE

CLASS C ORDINARY SHARES WHICH

MAY

RESULT FROM SUCH AMENDMENT).

CLECO CORPORATION

Security 12561W105 Meeting Type Special Ticker Symbol CNL Meeting Date 26-Feb-2015

ISIN US12561W1053 Agenda 934119264 - Management

Managementainst

Against

Proposed For/Against Vote Item Proposal Management by Managem Footr For

1. TO APPROVE THE AGREEMENT AND

PLAN

OF MERGER, DATED AS OF OCTOBER

2014 (THE "MERGER AGREEMENT"),

AMONG

CLECO CORPORATION ("CLECO"),

COMO 1

L.P., A DELAWARE LIMITED

PARTNERSHIP

Managem Footr

Managem Footr

For

For

("PARENT"), AND COMO 3 INC., A

LOUISIANA

CORPORATION AND AN INDIRECT,

WHOLLY-

OWNED SUBSIDIARY OF PARENT

("MERGER

... (DUE TO SPACE LIMITS, SEE

PROXY

STATEMENT FOR FULL PROPOSAL)

TO APPROVE, ON A NON-BINDING,

ADVISORY BASIS, THE

COMPENSATION

THAT MAY BE PAID OR BECOME

2. PAYABLE

TO THE NAMED EXECUTIVE OFFICERS OF

CLECO IN CONNECTION WITH THE

COMPLETION OF THE MERGER.

TO APPROVE AN ADJOURNMENT OF

THE

SPECIAL MEETING, IF NECESSARY

OR

APPROPRIATE, TO SOLICIT

ADDITIONAL

3. PROXIES IF THERE ARE NOT

SUFFICIENT

VOTES AT THAT TIME TO APPROVE

THE

PROPOSAL TO APPROVE THE

MERGER

AGREEMENT.

PARMALAT SPA, COLLECCHIO

Security T7S73M107 Meeting Type ExtraOrdinary General

Meeting Type Meeting

Ticker Symbol Meeting Date 27-Feb-2015

ISIN IT0003826473 Agenda 705803559 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID

422266 DUE

TO ADDITION OF-RESOLUTIONS. ALL

VOTES

CMMT RECEIVED ON THE PREVIOUS

Non-Voting

¹ MEETING

WILL BE DISREGARDED A-ND YOU

WILL

NEED TO REINSTRUCT ON THIS

MEETING

NOTICE. THANK YOU

PROPOSAL TO VERIFY AND

ACKNOWLEDGE

THAT THE TEN-YEAR SUBSCRIPTION

DEADLINE FOR THE SHARE CAPITAL

INCREASE ("PARAGRAPH B")

APPROVED BY

1 THE EXTRAORDINARY

SHAREHOLDERS'

MEETING ON MARCH 1, 2005 RUNS

FROM

MARCH 1, 2005 AND EXPIRES ON

MARCH 1,

2015

PROPOSAL, FOR THE REASONS

EXPLAINED

ON THE REPORT OF THE BOARD OF

DIRECTORS, PREPARED PURSUANT

ΤO

ARTICLE 125 TER OF THE UNIFORM

FINANCIAL CODE, TO EXTEND BY

[FIVE]

ADDITIONAL YEARS, I.E., FROM

MARCH 1,

2015 TO [MARCH 1, 2020] THE

OFFICIAL

SUBSCRIPTION DEADLINE FOR THE

SHARE

CAPITAL INCREASE APPROVED BY

THE

EXTRAORDINARY SHAREHOLDERS'

2 MEETING OF PARMALAT S.P.A. ON

MARCH 1,

2005, FOR THE PART RESERVED FOR

THE

CHALLENGING CREDITORS, THE

CONDITIONAL CREDITORS AND THE

LATE-

FILING CREDITORS REFERRED TO IN

PARAGRAPHS "B.1.1," "B.1.2," "B.2"

AND "H"

OF THE ABOVEMENTIONED

RESOLUTION,

AND FOR ITS IMPLEMENTATION BY

THE

BOARD OF DIRECTORS, ALSO WITH

REGARD TO THE WARRANTS

REFERRED TO

IN PARAGRAPH 6 BELOW

3 PROPOSAL CONSISTED WITH THE

FOREGOING TERMS OF THIS

RESOLUTION,

Managementainst Against

Managementainst Against

Managem For For

TO AMEND ARTICLE 5) OF THE

COMPANY

BYLAWS, SECOND SENTENCE OF

PARAGRAPH B) AND INSERT THE

FOLLOWING SENTENCES: A)

[OMISSIS] B)

"CARRY OUT A FURTHER CAPITAL

INCREASE THAT, AS AN EXCEPTION

TO THE

REQUIREMENTS OF ARTICLE 2441,

SECTION

SIX, OF THE ITALIAN CIVIL CODE,

WILL BE

ISSUED WITHOUT REQUIRING

ADDITIONAL

PAID-IN CAPITAL, WILL BE

DIVISIBLE, WILL

NOT BE SUBJECT TO THE

PREEMPTIVE

RIGHT OF THE SOLE SHAREHOLDER,

WILL

BE CARRIED OUT BY THE BOARD OF

DIRECTORS OVER TEN YEARS

(DEADLINE

EXTENDED FOR FIVE YEARS ON

[FEBRUARY

27, 2016], AS SPECIFIED BELOW) IN

MULTIPLE INSTALLMENTS, EACH OF

WHICH

WILL ALSO BE DIVISIBLE, AND WILL

BE

EARMARKED AS FOLLOWS:"

[OMISSIS] C)

"THE EXTRAORDINARY

SHAREHOLDERS'

MEETING OF [FEBRUARY 27, 2015]

AGREED

TO EXTEND THE SUBSCRIPTION

DEADLINE

FOR THE CAPITAL INCREASE

REFERRED TO

ABOVE, IN PARAGRAPH B) OF THIS

ARTICLE,

FOR AN ADDITIONAL 5 YEARS,

COUNTING

FROM MARCH 1, 2015,

CONSEQUENTLY

EXTENDING THE DURATION OF THE

POWERS DELEGATED TO THE

BOARD OF

DIRECTORS TO IMPLEMENT THE

ABOVEMENTIONED CAPITAL

INCREASE."

[OMISSIS]

PROPOSAL TO REQUIRE THAT THE

SUBSCRIPTION OF THE SHARES OF

"PARMALAT S.P.A." BY PARTIES

WHO,

BECAUSE OF THE EVENTS

MENTIONED IN

SECTION 9.3, LETTERS II), III) AND

IV), OF

THE PARMALAT PROPOSAL OF

COMPOSITION WITH CREDITORS

WILL BE

RECOGNIZED AS CREDITORS OF

"PARMALAT S.P.A." AFTER MARCH 1,

2015

4 AND UP TO [MARCH 1, 2020], BE

CARRIED

OUT NOT LATER THAN [12] MONTHS

FROM

THE DATES SET FORTH IN THE

ABOVEMENTIONED SECTION 9.3,

LETTERS

II), III) AND IV), OF THE PARMALAT

PROPOSAL OF COMPOSITION WITH

CREDITORS, IT BEING UNDERSTOOD

THAT

ONCE THIS DEADLINE EXPIRES THE

SUBSCRIPTION RIGHT SHALL BE

EXTINGUISHED

PROPOSAL TO PROVIDE THE BOARD

OF

DIRECTORS WITH A MANDATE TO

IMPLEMENT THE FOREGOING TERMS

OF

5 THIS RESOLUTION AND FILE WITH

THE

COMPANY REGISTER THE UPDATED

VERSION OF THE COMPANY

BYLAWS, AS

APPROVED ABOVE

6 PROPOSAL TO PROVIDE THE BOARD

OF

DIRECTORS WITH A MANDATE TO:

A) ADOPT

REGULATIONS FOR THE AWARD OF

WARRANTS ALSO TO PARTIES WHO,

BECAUSE OF THE EVENTS

MENTIONED IN

SECTION 9.3, LETTERS II), III) AND

Managementainst Against

Managem For For

Managementainst Against

IV), OF

THE PARMALAT PROPOSAL OF

COMPOSITION WITH CREDITORS

WILL BE

RECOGNIZED AS CREDITORS OF

"PARMALAT S.P.A." AFTER

DECEMBER 31,

2015 AND UP TO [MARCH 1, 2020],

AND

REQUEST THE AWARD OF THE

WARRANTS

WITHIN [12] MONTHS FROM THE

FROM THE

DATES SET FORTH IN THE

ABOVEMENTIONED SECTION 9.3,

LETTERS

II), III) AND IV), OF THE PARMALAT

PROPOSAL OF COMPOSITION WITH

CREDITORS, IT BEING UNDERSTOOD

THAT

THE ABOVEMENTIONED

REGULATIONS

SHALL SUBSTANTIVELY REFLECT

THE

CONTENT OF THE WARRANT

REGULATIONS

CURRENTLY IN EFFECT, PROVIDING

THE

WARRANT SUBSCRIBERS WITH THE

RIGHT

TO EXERCISE THE SUBSCRIPTION

RIGHTS

CONVEYED BY THE WARRANTS UP

TO

[MARCH 1, 2020]; B) REQUEST

LISTING OF

THE ABOVEMENTIONED WARRANTS

AND

CARRY OUT THE REQUIRED FILINGS

PURSUANT TO ARTICLE 11.1 OF THE

PARMALAT PROPOSAL OF

COMPOSITION

WITH CREDITORS

PLATINUM UNDERWRITERS HOLDINGS, LTD.

Security G7127P100

Ticker Symbol PTP

Proposal

Item

ISIN BMG7127P1005

Meeting Type Special Meeting Date 27-Feb-2015

Agenda 934123845 - Management

Proposed by Vote For/Against Management

1. Managem For

TO APPROVE THE AMENDMENT TO THE **BYE-LAWS OF PLATINUM DISCLOSED IN** ANNEX B TO THE PROXY STATEMENT. TO APPROVE AND ADOPT THE **MERGER** 2. AGREEMENT, THE STATUTORY Managem Footr For **MERGER** AGREEMENT AND THE MERGER. TO APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, THE COMPENSATION THAT 3. MAY BE PAID OR BECOME PAYABLE Managem Footr For TO THE **EXECUTIVE OFFICERS OF PLATINUM** IN CONNECTION WITH THE MERGER. TO APPROVE AN ADJOURNMENT OF THE SPECIAL GENERAL MEETING, IF NECESSARY OR APPROPRIATE, TO **SOLICIT** 4. ADDITIONAL PROXIES FROM Managem Frotr For **PLATINUM** SHAREHOLDERS IF THERE ARE INSUFFICIENT VOTES TO APPROVE THE AFOREMENTIONED PROPOSALS. RIVERBED TECHNOLOGY, INC. Security 768573107 Meeting Type Special Ticker Symbol RVBD Meeting Date 05-Mar-2015 **ISIN** Agenda US7685731074 934121598 - Management Proposed For/Against Item **Proposal** Vote Management by TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF DECEMBER 2014, BY AND AMONG PROJECT 1. HOMESTAKE HOLDINGS, LLC, Managem Footr For

Managem Footr

For

PROJECT

MAY

2.

HOMESTAKE MERGER CORP. AND RIVERBED TECHNOLOGY, INC., AS IT

BE AMENDED FROM TIME TO TIME.

PROPOSAL TO ADJOURN THE

TO APPROVE THE ADOPTION OF ANY

127

SPECIAL

MEETING TO A LATER DATE OR

DATES IF

NECESSARY OR APPROPRIATE TO

SOLICIT

ADDITIONAL PROXIES IF THERE ARE

INSUFFICIENT VOTES TO ADOPT THE

MERGER AGREEMENT AT THE TIME

OF THE

SPECIAL MEETING.

TO APPROVE, BY NON-BINDING,

ADVISORY

VOTE, COMPENSATION THAT WILL

OR MAY

3. BECOME PAYABLE BY RIVERBED

TECHNOLOGY, INC. TO ITS NAMED

EXECUTIVE OFFICERS IN

CONNECTION

WITH THE MERGER.

PETSMART, INC.

Security 716768106

Ticker Symbol PETM

Ticker Symbol PETWI

ISIN US7167681060

Meeting Type

Special

Meeting Date 06-Mar-2015

For

Agenda 934123960 - Management

Item Proposal

TO CONSIDER AND VOTE ON A

PROPOSAL

TO ADOPT THE AGREEMENT AND

PLAN

MERGER (AS IT MAY BE AMENDED

FROM

TIME TO TIME, THE MERGER

AGREEMENT"),

DATED AS OF DECEMBER 14, 2014,

BY AND

AMONG PETSMART, INC., ARGOS

HOLDINGS

INC., A DELAWARE CORPORATION

("PARENT"), AND ARGOS MERGER

SUB INC.,

A DELAWARE CORPORATION AND

WHOLLY

OWNED SUBSIDIARY OF PARENT.

2. TO APPROVE, ON AN ADVISORY

(NON-

BINDING) BASIS, SPECIFIED

COMPENSATION

THAT MAY BE PAID OR BECOME

PAYABLE

TO THE NAMED EXECUTIVE

Proposed

by

Managem Footr

Vote

For/Against

Management

Managem For For

Managem For For

OFFICERS OF

PETSMART, INC. IN CONNECTION

WITH THE

MERGER.

TO APPROVE THE ADJOURNMENT OF

THE

SPECIAL MEETING FROM TIME TO

TIME, IF

NECESSARY OR APPROPRIATE, TO

SOLICIT

3. ADDITIONAL PROXIES IF THERE ARE

INSUFFICIENT VOTES AT THE TIME

OF THE

SPECIAL MEETING TO APPROVE THE

PROPOSAL TO ADOPT THE MERGER

AGREEMENT.

BROOKFIELD RESIDENTIAL PROPERTIES INC.

11283W104 Security

Ticker Symbol BRP

Proposal

Item

ISIN CA11283W1041 Meeting Type

Special

Meeting Date 10-Mar-2015

Agenda 934118806 - Management

Proposed

by

Vote

For/Against Management

Managem Footr

Managem Footr

For

For

01 THE SPECIAL RESOLUTION (THE

"ARRANGEMENT RESOLUTION")

APPROVING

A STATUTORY PLAN OF

ARRANGEMENT

(THE "ARRANGEMENT") PURSUANT

TO

SECTION 182 OF THE BUSINESS

CORPORATIONS ACT (ONTARIO)

INVOLVING,

AMONG OTHER THINGS, THE

ACQUISITION

BY 1927726 ONTARIO INC., A

WHOLLY-

OWNED SUBSIDIARY OF

BROOKFIELD

ASSET MANAGEMENT INC.

("BROOKFIELD

ASSET MANAGEMENT") OF ALL OF

THE

OUTSTANDING COMMON SHARES OF

THE

COMPANY NOT CURRENTLY OWNED

BY

BROOKFIELD ASSET MANAGEMENT

AND ITS

AFFILIATES FOR CASH

CONSIDERATION OF

US\$24.25 PER COMMON SHARE.

THE PANTRY, INC.

Security 698657103 Meeting Type Special
Ticker Symbol PTRY Meeting Date 10-Mar-2015

ISIN US6986571031 Agenda 934125344 - Management

Item Proposal Proposed by Vote For/Against Management

APPROVE AND ADOPT THE

AGREEMENT

AND PLAN OF MERGER (AS IT MAY

BE

AMENDED FROM TIME TO TIME),

DATED AS

OF DECEMBER 18, 2014, BY AND

AMONG

COUCHE-TARD U.S. INC., A

DELAWARE

CORPORATION, CT-US ACQUISITION

CORP.,

1. A DELAWARE CORPORATION AND Managem For

WHOLLY

OWNED SUBSIDIARY OF

COUCHE-TARD U.S.

INC. ("MERGER SUB"), AND THE

PANTRY,

INC., A DELAWARE CORPORATION

(THE

"COMPANY") AND THE MERGER OF

MERGER

SUB WITH AND INTO THE COMPANY

(THE

"MERGER").

APPROVE, ON AN ADVISORY

(NON-BINDING)

BASIS, THE COMPENSATION THAT

MAY

2. MAT BECOME PAYABLE TO THE Managem For

COMPANY'S

NAMED EXECUTIVE OFFICERS IN

CONNECTION WITH THE MERGER.

3. APPROVE THE ADJOURNMENT OF Managem First For

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 PROPOSAL 1

ABOVE.

SPANSION INC.

Security 84649R200 Meeting Type Special
Ticker Symbol CODE Meeting Date 12-Mar-2015

ISIN US84649R2004 Agenda 934125902 - Management

Item Proposal Proposed by Vote For/Against Management

TO ADOPT THE AGREEMENT AND

PLAN OF

MERGER AND REORGANIZATION,

DATED AS

OF DECEMBER 1, 2014 (THE "MERGER

AGREEMENT"), BY AND AMONG

1. SPANSION INC., CYPRESS SEMICONDUCTOR ManagemFiotr For

CORPORATION AND MUSTANG

ACQUISITION

CORPORATION, AND APPROVE THE

TRANSACTIONS CONTEMPLATED BY

THE

MERGER AGREEMENT.

TO APPROVE ON AN ADVISORY

(NON-

BINDING) BASIS THE

COMPENSATION THAT

MAY BE PAID OR BECOME PAYABLE

2. TO Managem**Fiot** For

SPANSION INC. NAMED EXECUTIVE OFFICERS THAT IS BASED ON OR

OTHERWISE RELATES TO THE

MERGER

AGREEMENT AND MERGER.

TO APPROVE THE ADJOURNMENT OF

THE

SPANSION INC. SPECIAL MEETING, IF

NECESSARY OR APPROPRIATE, TO

SOLICIT

ADDITIONAL PROXIES IF THERE ARE

3. NOT Managem For For

SUFFICIENT VOTES TO ADOPT THE

MERGER

AGREEMENT AND APPROVE THE

TRANSACTIONS CONTEMPLATED BY

THE

MERGER AGREEMENT.

COURIER CORPORATION

Security 222660102 Meeting Type Annual
Ticker Symbol CRRC Meeting Date 17-Mar-2015

ISIN US2226601027 Agenda 934127386 - Management

Item	Proposal	Proposed	l Vote	For/Agains	
1.	DIRECTOR	by Mana	igement	Manageme	III
1.	1 JAMES F. CONWAY III	wianc	For	For	
	2 KATHLEEN FOLEY CURLEY		For	For	
	3 W. NICHOLAS THORNDIKE		For	For	
	APPROVAL, ON AN ADVISORY BASIS		1.01	1.01	
	OF	,			
2.	THE COMPENSATION OF THE NAMED	Mana	igem Ent r	For	
	EXECUTIVE OFFICERS.	,			
	PROPOSAL TO APPROVE THE				
	APPOINTMENT OF DELOITTE &				
	TOUCHE LLP				
3.	AS THE INDEPENDENT AUDITORS OF	Mana	igem Ent r	For	
	THE	'			
	CORPORATION.				
NII ITD	ECO N.V., BOXMEER				
			Mosting '	Type	Annual Canaral Masting
Securit	Symbol		Meeting 'Meeting '		Annual General Meeting 26-Mar-2015
ISIN	NL0010395208		Agenda	Date	
13111	NL0010393208		Agenua		705821836 - Management
Item	Proposal	Proposed	l Vote	For/Agains	t
	•	by		Manageme	nt
1.1	OPEN MEETING		Voting		
1.2	RECEIVE ANNOUNCEMENTS	Non-	Voting		
2.1	RECEIVE REPORT OF SUPERVISORY BOARD	Non-	Voting		
2.2	DISCUSS REMUNERATION REPORT		Voting		
3	RECEIVE REPORT OF MANAGEMENT BOARD	Non-	Voting		
4.1	ADOPT FINANCIAL STATEMENTS	Mana	ıgem Ent r	For	
	CONDITIONAL PROPOSAL TO		8		
4.2	ALLOCATE	Mana	igem Ent r	For	
	DIVIDENDS OF EUR 1.05 PER SHARE				
	APPROVE DISCHARGE OF				
5.1	MANAGEMENT	Mana	igem Ent r	For	
	BOARD				
	APPROVE DISCHARGE OF				
5.2	SUPERVISORY	Mana	igem Enot r	For	
	BOARD				
	RATIFY				
6	PRICEWATERHOUSECOOPERS AS	Mone	a a ma Frents	For	
6	AUDITORS RE: 2016 FINANCIAL	Mana	igem Enot r	гог	
	STATEMENTS				
7	ELECT G. BOON TO MANAGEMENT	Mone	a a m Finte	For	
/	BOARD	Mana	igem Enot r	гог	
	CONDITIONAL PROPOSAL TO				
8	REELECT J.M.	Mana	igem Ent r	For	
	DE JONG TO SUPERVISORY BOARD				
9	APPROVE CANCELLATION OF	Mana	igem Enot r	For	
	1,680,553				

REPURCHASED SHARES GRANT BOARD AUTHORITY TO

ISSUE

SHARES UP TO 10 PERCENT OF

10.1 ISSUED Managemengainst Against

CAPITAL PLUS ADDITIONAL 10

PERCENT IN

CASE OF TAKEOVER/MERGER AUTHORIZE BOARD TO EXCLUDE

10.2 PREEMPTIVE RIGHTS FROM

Managementainst Against

ISSUANCE

UNDER ITEM 10.1

AUTHORIZE REPURCHASE OF UP TO

11 10 Managem**Eiot** For

PERCENT OF ISSUED SHARE CAPITAL

12 OTHER BUSINESS Non-Voting 13 CLOSE MEETING Non-Voting

SABA SOFTWARE, INC.

Security 784932600 Meeting Type Special
Ticker Symbol Meeting Date 26-Mar-2015

ISIN Agenda 934135143 - Management

Item Proposal Proposed by Vote For/Against Management

PROPOSAL TO ADOPT THE

AGREEMENT

AND PLAN OF MERGER DATED

FEBRUARY

1. 10, 2015, BY AND AMONG VECTOR Managem**Fiot**r For

TALENT II

LLC, VECTOR TALENT MERGER SUB,

INC.,

AND SABA SOFTWARE, INC.

PROPOSAL TO APPROVE ONE OR

MORE

ADJOURNMENTS OF THE SPECIAL

MEETING

TO A LATER DATE OR DATES IF

Managem Fint For

NECESSARY

OR APPROPRIATE TO SOLICIT

ADDITIONAL

PROXIES TO ADOPT THE MERGER

AGREEMENT.

BAKER HUGHES INCORPORATED

Security 057224107 Meeting Type Special
Ticker Symbol BHI Meeting Date 27-Mar-2015

ISIN US0572241075 Agenda 934128100 - Management

Item Proposal Proposed by Vote For/Against Management

1 Managem For

For

For

ADOPT THE AGREEMENT AND PLAN

OF

MERGER, DATED AS OF NOVEMBER

16,

2014, AS IT MAY BE AMENDED FROM

TIME

TO TIME (THE "MERGER

AGREEMENT"), BY

AND AMONG HALLIBURTON

COMPANY, RED

TIGER LLC AND BAKER HUGHES

INCORPORATED.

APPROVE THE ADJOURNMENT OF

THE

BAKER HUGHES INCORPORATED

SPECIAL

MEETING OF STOCKHOLDERS IF

NECESSARY OR ADVISABLE TO

, PERMIT

2 FURTHER SOLICITATION OF PROXIES ManagemFiotr

IN THE

EVENT THERE ARE NOT SUFFICIENT

VOTES

AT THE TIME OF THE SPECIAL

MEETING TO

ADOPT THE MERGER AGREEMENT.

APPROVE, ON A NON-BINDING,

ADVISORY

BASIS, THE COMPENSATION THAT

WILL OR

MAY BECOME PAYABLE TO BAKER

3 HUGHES INCORPORATED'S NAMED

EXECUTIVE

OFFICERS IN CONNECTION WITH

THE

MERGER.

SMITH & NEPHEW PLC

Security 83175M205 Meeting Type Annual
Ticker Symbol SNN Meeting Date 09-Apr-2015

ISIN US83175M2052 Agenda 934137159 - Management

Managem Frotr

Item Proposal Proposed by Vote For/Against Management

TO RECEIVE AND ADOPT THE

1. AUDITED Managem**Fiot**r

ACCOUNTS

TO APPROVE THE DIRECTORS'

2. REMUNERATION REPORT ManagemFor

EXCLUDING

POLICY)

134

3.	TO DECLARE A FINAL DIVIDEND		Manage	em Eiot r		
4.	ELECTION OF DIRECTOR: VINITA BALI		Manage	m Exot r		
5.	ELECTION OF DIRECTOR: IAN BARLOW		Manage	em Ent r		
6.	ELECTION OF DIRECTOR: OLIVIER BOHUON		Manage	em Eiot r		
7.	ELECTION OF DIRECTOR: THE RT. HON		Manage	em Fot r		
8.	BARONESS VIRGINIA BOTTOMLEY ELECTION OF DIRECTOR: JULIE BROWN		Manage	em Ent r		
9.	ELECTION OF DIRECTOR: ERIK ENGSTROM		Manage	em Eiot r		
10.	ELECTION OF DIRECTOR: MICHAEL FRIEDMAN		Manage	em Eiot r		
11.	ELECTION OF DIRECTOR: BRIAN LARCOMBE		Manage	em Ent r		
12.	ELECTION OF DIRECTOR: JOSEPH PAPA		Manage	em Ent r		
13.	ELECTION OF DIRECTOR: ROBERTO QUARTA		Manage			
14.	TO APPOINT THE AUDITOR TO AUTHORISE THE DIRECTORS TO		Manage	em E notr		
15.	DETERMINE THE REMUNERATION OF THE AUDITOR	F	Manage	em Ent r		
16.	TO RENEW THE DIRECTORS' AUTHORITY TO ALLOT SHARES		Manage	em Eiot r		
17.	TO RENEW THE DIRECTORS' AUTHORITY FOR THE DISAPPLICATION OF THE PRE- EMPTION RIGHTS		Manage	em ∌ng ainst		
18.	TO RENEW THE DIRECTORS' LIMITED AUTHORITY TO MAKE MARKET PURCHASES OF THE COMPANY'S OWN SHARES		Manage	:m Eiot r		
19.	TO AUTHORISE GENERAL MEETINGS TO BE HELD ON 14 CLEAR DAYS' NOTICE		Manage	em Ent r		
ADVE	NT SOFTWARE, INC.					
Securit	•			Meeting 7		Special
	Symbol ADVS			Meeting I	Date	14-Apr-2015
ISIN	US0079741080			Agenda		934135434 - Management
Item	Proposal	Pro by	posed	Vote	For/Agains Manageme	
1	TO ADOPT THE AGREEMENT AND PLAN OF	-	Manage	em Exot r	For	

Managem Frotr

Managem Footr

For

For

MERGER, DATED AS OF FEBRUARY 2,

2015,

BY AND AMONG SS&C

TECHNOLOGIES

HOLDINGS, INC., ARBOR

ACQUISITION

COMPANY, INC. AND ADVENT

SOFTWARE,

INC., AS IT MAY BE AMENDED FROM

TIME TO

TIME.

TO APPROVE THE ADOPTION OF ANY

PROPOSAL TO ADJOURN THE

SPECIAL

MEETING TO A LATER DATE OR

DATES IF

NECESSARY OR APPROPRIATE TO

SOLICIT

ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES TO ADOPT THE MERGER AGREEMENT AT THE TIME

OF THE

SPECIAL MEETING.

TO APPROVE, ON A NON-BINDING,

ADVISORY BASIS, THE

COMPENSATION

THAT WILL OR MAY BECOME

PAYABLE BY

3 ADVENT SOFTWARE, INC. TO ITS

NAMED

EXECUTIVE OFFICERS IN

CONNECTION

WITH THE MERGER.

ASPEN INSURANCE HOLDINGS LIMITED

Security G05384105 Meeting Type Annual
Ticker Symbol AHL Meeting Date 22-Apr-2015

ISIN BMG053841059 Agenda 934138024 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manage		
	1 MR. GLYN JONES*		For	For
	2 MR. GARY GREGG*		For	For
	3 MR. BRET PEARLMAN*		For	For
	TO PROVIDE A NON-BINDING,			
	ADVISORY			
	VOTE APPROVING THE			
2.	COMPENSATION OF	Manage	em Eiot r	For
	THE COMPANY'S NAMED EXECUTIVE	Ε		
	OFFICERS SET FORTH IN THE PROXY			
	STATEMENT ("SAY-ON-PAY VOTE").			

For

TO APPOINT KPMG LLP ("KPMG"),

LONDON,

ENGLAND, TO ACT AS THE

COMPANY'S

INDEPENDENT REGISTERED PUBLIC

ACCOUNTING FIRM AND AUDITOR

FOR THE

3. FISCAL YEAR ENDED DECEMBER 31, ManagemEnt

2015

AND TO AUTHORIZE THE

COMPANY'S

BOARD OF DIRECTORS THROUGH

THE

AUDIT COMMITTEE TO SET THE

REMUNERATION FOR KPMG.

MEDIA GENERAL, INC.

Security 58441K100 Meeting Type Annual Ticker Symbol MEG Meeting Date 23-Apr-2015

ISIN US58441K1007 Agenda 934139228 - Management

Item	Propo	osal	Proposed by	Vote	For/Agains Manageme	
1.	DIRE	ECTOR	Manage	ment		
	1	J. STEWART BRYAN III	E	For	For	
	2	DIANA F. CANTOR		For	For	
	3	ROYAL W. CARSON III		For	For	
	4	H.C. CHARLES DIAO		For	For	
	5	DENNIS J. FITZSIMONS		For	For	
	6	SOOHYUNG KIM		For	For	
	7	DOUGLAS W. MCCORMICK		For	For	
	8	JOHN R. MUSE		For	For	
	9	WYNDHAM ROBERTSON		For	For	
	10	VINCENT L. SADUSKY		For	For	
	11	THOMAS J. SULLIVAN		For	For	
	THE	MEDIA GENERAL, INC.				
2.	AME	ENDED AND	Managa	na Fratu	For	
۷.	REST	ΓATED LONG-TERM INCENTIVE	Manage	IIICIDU	гог	
	PLA1	N.				
	THE	MEDIA GENERAL, INC.				
3.	EMP	LOYEE	Manage	m Exx	For	
	STO	CK PURCHASE PLAN.				
4.	THE	BOARD'S ADVISORY VOTE ON	Manage	m Fintr	For	
4.	EXE	CUTIVE COMPENSATION.	Wallage	1111CKVU	1.01	
ASTR	AZENI	ECA PLC				
Securit	ty	046353108		Meeting T	• 1	Annual
Ticker	Symbo			Meeting I	Date	24-Apr-2015
ISIN		US0463531089		Agenda		934156438 - Management
Item	Propo	osal	Proposed	Vote	For/Agains	
	110р		by		Manageme	nt
1.			Manage	m Exot r	For	

	0 0		
	TO RECEIVE THE COMPANY'S		
	ACCOUNTS		
	AND THE REPORTS OF THE		
	DIRECTORS		
	AND AUDITOR FOR THE YEAR		
	ENDED 31		
	DECEMBER 2014		
2.	TO CONFIRM DIVIDENDS	Managem For	For
	TO RE-APPOINT KPMG LLP, LONDON	\mathcal{E}	
3.	AS	Managem Footr	For
	AUDITOR	8	
	TO AUTHORISE THE DIRECTORS TO		
	AGREE		_
4.	TO THE REMUNERATION OF THE	Managem Footr	For
	AUDITOR		
	ELECTION OF DIRECTOR: LEIF		_
5A.	JOHANSSON	Managem Fort	For
	ELECTION OF DIRECTOR: PASCAL		_
5B.	SORIOT	Managem Footr	For
	ELECTION OF DIRECTOR: MARC		_
5C.	DUNOYER	Managem Fort	For
	ELECTION OF DIRECTOR: CORI		_
5D.	BARGMANN	Managem Fort	For
	ELECTION OF DIRECTOR:		
5E.	GENEVIEVE	Managem Footr	For
02.	BERGER	111111111111111111111111111111111111111	1 01
	ELECTION OF DIRECTOR: BRUCE		
5F.	BURLINGTON	Managem Fort	For
	ELECTION OF DIRECTOR: ANN		_
5G.	CAIRNS	Managem Fort	For
	ELECTION OF DIRECTOR: GRAHAM		_
5H.	CHIPCHASE	Managem Footr	For
	ELECTION OF DIRECTOR:		
5I.	JEAN-PHILIPPE	Managem Footr	For
	COURTOIS	8	
	ELECTION OF DIRECTOR: RUDY		_
5J.	MARKHAM	Managem Footr	For
	ELECTION OF DIRECTOR: SHRITI		_
5K.	VADERA	Managem Footr	For
	ELECTION OF DIRECTOR: MARCUS		_
5L.	WALLENBERG	Managem Footr	For
	TO APPROVE THE ANNUAL REPORT		
	ON		
6.	REMUNERATION FOR THE YEAR	Managem Footr	For
٠.	ENDED 31	111111111111111111111111111111111111111	1 01
	DECEMBER 2014		
	TO AUTHORISE LIMITED EU		
7.	POLITICAL	Managem &rh stain	Against
	DONATIONS		0
8.	TO AUTHORISE THE DIRECTORS TO	Managem &rh stain	Against
	ALLOT		0
			

Securi	SHARES TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES TO REDUCE THE NOTICE PERIOD FOR GENERAL MEETINGS TO ADOPT NEW ARTICLES OF ASSOCIATION RS INDUSTRIES, INC. ty 628464109 Symbol MYE US6284641098	Managementstain Against Managementstain Against Managementstain Against Managementstain Against Meeting Type Contested-Annual Against Date Agenda 934184792 - Opposition
Item	Proposal	Proposed Vote For/Against Management
01	DIRECTOR 1 PHILIP T. BLAZEK 2 F. JACK LIEBAU, JR. 3 BRUCE M. LISMAN 4 MGT NOM: SARAH R COFFIN 5 MGT NOM: JOHN B. CROWE 6 MGT NOM: W.A. FOLEY 7 MGT NOM: R B HEISLER JR 8 MGT NOM: JOHN C. ORR 9 MGT NOM: R.A. STEFANKO COMPANY'S PROPOSAL TO APPROVE THE AMENDED AND RESTATED 2008	Management For For For For For For Withheld Against
03	INCENTIVE STOCK PLAN. COMPANY'S PROPOSAL TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL 2015. COMPANY'S PROPOSAL TO CAST A	ManagemEnotr For
04	NON- BINDING ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATION. TO CAST A NON-BINDING ADVISORY VOTE	Managem@ngainst For
05 EODT	TO APPROVE THE SHAREHOLDER PROPOSAL SUBMITTED BY GAMCO ASSET MANAGEMENT, INC.	Managem Ent For
FORT	UNE BRANDS HOME & SECURITY, INC.	

Security34964C106Meeting TypeAnnualTicker SymbolFBHSMeeting Date28-Apr-2015

ISIN US34964C1062 Agenda 934133860 - Management

Item Proposal Proposed by Vote For/Against Management ELECTION OF CLASS I

1A. DIRECTOR: ANN F. Managem**Ent** For HACKETT

ELECTION OF CLASS I

1B. DIRECTOR: JOHN G. Managem**For** For MORIKIS

ELECTION OF CLASS I

1C. DIRECTOR: RONALD ManagemFiotr For

IC. DIRECTOR: RONALD Managem**Fior** For V. WATERS, III

RATIFICATION OF THE

APPOINTMENT OF
PRICEWATERHOUSECOOPERS LLP

ManagemFrot For

AS
INDEPENDENT REGISTERED PUBLIC
ACCOUNTING FIRM FOR 2015.
ADVISORY VOTE TO APPROVE

NAMED Managem**Fiot** For EXECUTIVE OFFICER

COMPENSATION.

FIRST NIAGARA FINANCIAL GROUP, INC.

Security 33582V108 Meeting Type Annual
Ticker Symbol FNFG Meeting Date 29-Apr-2015

ISIN US33582V1089 Agenda 934143760 - Management

Item	Propo	osal	Proposed by	Vote	For/Against Management
1.	DIRE	ECTOR	Manage	ment	
	1	AUSTIN A. ADAMS		For	For
	2	G. THOMAS BOWERS		For	For
	3	ROXANNE J. COADY		For	For
	4	GARY M. CROSBY		For	For
	5	CARL A. FLORIO		For	For
	6	CARLTON L. HIGHSMITH		For	For
	7	SUSAN S. HARNETT		For	For
	8	GEORGE M. PHILIP		For	For
	9	PETER B. ROBINSON		For	For
	10	NATHANIEL D. WOODSON		For	For
	AN A	ADVISORY (NON-BINDING) VOTI	Ξ		
	TO				
	APPI	ROVE OUR EXECUTIVE			
2.	COM	IPENSATION	Manage	m &ot r	For
	PRO	GRAMS AND POLICIES AS			
	DESC	CRIBED			
	IN T	HIS PROXY STATEMENT.			
3.			Manage	m Fiot r	For

THE RATIFICATION OF THE

APPOINTMENT

OF KPMG LLP AS OUR INDEPENDENT

REGISTERED PUBLIC ACCOUNTING

FIRM

FOR THE YEAR ENDING DECEMBER

31, 2015.

CONSIDERATION OF A

4. STOCKHOLDER

Managementainst For

PROPOSAL, IF PRESENTED.

ARUBA NETWORKS, INC.

Security 043176106 Meeting Type Special
Ticker Symbol ARUN Meeting Date 01-May-2015

ISIN US0431761065 Agenda 934181645 - Management

Item Proposal Proposed by Vote For/Against Management

TO ADOPT THE AGREEMENT AND

PLAN OF

MERGER, DATED AS OF MARCH 2,

2015, BY

AND AMONG HEWLETT-PACKARD

COMPANY, ASPEN ACQUISITION

1. SUB, INC., ManagemFiotr For

AND ARUBA NETWORKS, INC., AS IT

MAY BE

AMENDED FROM TIME TO TIME (THE

"MERGER AGREEMENT") AND THE

TRANSACTIONS CONTEMPLATED

THEREBY.

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 Managem From For

INSUFFICIENT VOTES TO ADOPT THE

MERGER AGREEMENT AND THE

TRANSACTIONS CONTEMPLATED

THEREBY

AT THE TIME OF THE SPECIAL

MEETING.

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

ADVISORY

VOTE, COMPENSATION THAT WILL

OR MAY

BECOME PAYABLE BY ARUBA

NETWORKS,

INC. TO ITS NAMED EXECUTIVE

OFFICERS IN

CONNECTION WITH THE MERGER.

SIGMA-ALDRICH CORPORATION

Security826552101Meeting TypeAnnualTicker SymbolSIALMeeting Date05-May-2015

ISIN US8265521018 Agenda 934138909 - Management

Item	Proposal	Proposed	Vote	For/Agains	
rem	•	by	Vote	Manageme	nt
1 A	ELECTION OF DIRECTOR: REBECCA	Managa	Ereti	F	
1A.	M. BERGMAN	Manage	menour	For	
10	ELECTION OF DIRECTOR: GEORGE M	[F.	
1B.	CHURCH	· Manage	m eioi r	For	
	ELECTION OF DIRECTOR: MICHAEL				
1C.	L.	Manage	m &iot r	For	
	MARBERRY				
1D.	ELECTION OF DIRECTOR: W. LEE	Manage	m &ot r	For	
	MCCOLLUM ELECTION OF DIRECTOR: AVI M.				
1E.	NASH	Manage	m &iot r	For	
	ELECTION OF DIRECTOR: STEVEN M.		_	_	
1F.	PAUL	Manage	m eiot r	For	
1G.	ELECTION OF DIRECTOR: J. PEDRO	Manage	m Fintr	For	
10.	REINHARD	Manage	IIIIC KUU	1 01	
1H.	ELECTION OF DIRECTOR: RAKESH	Manage	m &iot r	For	
	SACHDEV	C			
1I.	ELECTION OF DIRECTOR: D. DEAN SPATZ	Manage	m &iot r	For	
	ELECTION OF DIRECTOR: BARRETT		_	_	
1J.	A. TOAN	Manage	m &iot r	For	
	RATIFICATION OF THE				
	APPOINTMENT OF				
2.	KPMG LLP AS THE COMPANY'S	Manage	m &iot r	For	
	INDEPENDENT REGISTERED PUBLIC				
	ACCOUNTING FIRM FOR 2015				
	ADVISORY VOTE TO APPROVE NAMED				
3.	EXECUTIVE OFFICER	Manage	m &iot r	For	
	COMPENSATION				
HOSPI	IRA, INC.				
Securit			Meeting T	Гуре	Annual
Ticker	Symbol HSP		Meeting I	Date	06-May-2015
ISIN	US4410601003		Agenda		934149510 - Management
Item	Proposal	Proposed	Vote	For/Agains	
	ELECTION OF DIRECTOR: IRVING W.	by		Manageme	nt
1A.	BAILEY,	Manage	m Fint r	For	
174.	II	ivianage	1111CAPU	1.01	
1B.		Manage	m Exx	For	

	o o				
	ELECTION OF DIRECTOR: F.				
	MICHAEL BALL				
	ELECTION OF DIRECTOR: BARBARA				
1C.	L.	Manag	em Exx	For	
	BOWLES	υ			
	ELECTION OF DIRECTOR: WILLIAM				
1D.	G.	Manag	em Enot r	For	
	DEMPSEY	8			
	ELECTION OF DIRECTOR: DENNIS M.				
1E.	FENTON	Manag	em Exx	For	
	ELECTION OF DIRECTOR: ROGER W.				
1F.	HALE	Manage	em Exx	For	
	ELECTION OF DIRECTOR: HEINO VON	J			
1G.	PRONDZYNSKI	` Manag	em Exx	For	
	ELECTION OF DIRECTOR: JACQUE J.				
1H.	SOKOLOV	Manage	em Fiot r	For	
	ELECTION OF DIRECTOR: JOHN C.				
1I.	STALEY	Manage	em Eiot r	For	
	ELECTION OF DIRECTOR: MARK F.				
1J.	WHEELER	Manage	em Eiot r	For	
	ADVISORY RESOLUTION TO				
2	APPROVE	Monog	Fratu	For	
2.		Manag	EIIIEIDE	FOI	
	EXECUTIVE COMPENSATION.				
	TO RATIFY THE APPOINTMENT OF				
2	DELOITTE	3.6	П.		
3.	& TOUCHE LLP AS AUDITORS FOR	Manage	em eiot r	For	
	HOSPIRA				
	FOR 2015.				
	SHAREHOLDER PROPOSAL -	~· ·		-	
4.	WRITTEN	Shareh	old A rgainst	For	
	CONSENT.				
	PRODUCTS, INC.				
Securit	•		Meeting T		Annual
	Symbol AVP		Meeting D	ate	06-May-2015
ISIN	US0543031027		Agenda		934155272 - Management
		D		Engl A	.
Item	Proposal	Proposed	Vote	For/Agains	
10111	•	by		Manageme	nı

Item	Propo	osal	Proposed by	Vote	For/Against Management
1.	DIRE	CCTOR	Manage	ement	
	1	DOUGLAS R. CONANT		For	For
	2	W. DON CORNWELL		For	For
	3	V. ANN HAILEY		For	For
	4	NANCY KILLEFER		For	For
	5	SUSAN J. KROPF		For	For
	6	MARIA ELENA LAGOMASINO		For	For
	7	SARA MATHEW		For	For
	8	HELEN MCCLUSKEY		For	For
	9	SHERI MCCOY		For	For
	10	CHARLES H. NOSKI		For	For
	11	GARY M. RODKIN		For	For
	12	PAULA STERN		For	For

	3 3				
	ADVISORY VOTE TO APPROVE				
2.	EXECUTIVE	Manag	em E notr	For	
	COMPENSATION. APPROVAL OF AMENDED AND				
3.	RESTATED	Manag	em .Fin tr	For	
<i>J</i> .	2013 STOCK INCENTIVE PLAN.	Ivianag	CITICADA	1 01	
	RATIFICATION OF THE				
4	APPOINTMENT OF	3.4		г.	
4.	INDEPENDENT REGISTERED PUBLIC	Manag	em <i>e</i> wr	For	
	ACCOUNTING FIRM.				
	SHAREHOLDER PROPOSAL ON				
5.	PROXY	Shareh	old A rgainst	For	
NDCE	ACCESS.				
Securit	ENERGY, INC.		Maating T	vino	Annual
	y 629377508 Symbol NRG		Meeting T Meeting D		07-May-2015
ISIN	US6293775085		Agenda	raic	934153646 - Management
15111	0302/3113003		rigenda		754155040 Wanagement
Itama	Promocol	oposed	Vala	For/Agains	et
Item	Proposal by	,	Vote	Manageme	ent
1A	ELECTION OF DIRECTOR: E. SPENCER	Manag	em Ent r	For	
171	ABRAHAM	TVIUITUS.	CITIC ROL	101	
10	ELECTION OF DIRECTOR: KIRBYJON	3.4		г.	
1B	H. CALDWELL	Manag	em <i>e</i> notr	For	
	ELECTION OF DIRECTOR: LAWRENCE				
1C	S.	Manag	em Eno tr	For	
10	COBEN	11141148		101	
	ELECTION OF DIRECTOR: HOWARD				
1D	E.	Manag	em E notr	For	
	COSGROVE				
1E	ELECTION OF DIRECTOR: DAVID	Manag	em E notr	For	
	CRANE				
1F	ELECTION OF DIRECTOR: TERRY G. DALLAS	Manag	em E iotr	For	
	ELECTION OF DIRECTOR: WILLIAM E.				
1G	HANTKE	Manag	em Enot r	For	
177	ELECTION OF DIRECTOR: PAUL W.	3.6	.		
1H	HOBBY	Manag	em e iotr	For	
1I	ELECTION OF DIRECTOR: EDWARD R.	Manag	ana Finstr	For	
11	MULLER	Manag		1.01	
1 J	ELECTION OF DIRECTOR: ANNE C.	Manag	em Ent r	For	
10	SCHAUMBURG	1.1umag	CITIE RUL	101	
1K	ELECTION OF DIRECTOR: EVAN J.	Manag	em E notr	For	
	SILVERSTEIN ELECTION OF DIRECTOR: THOMAS H.	_			
1L	WEIDEMEYER	Manag	em Eiot r	For	
	ELECTION OF DIRECTOR: WALTER R.			_	
1 M	YOUNG	Manag	em Exot r	For	
2.	TO APPROVE NRG'S SECOND	Manag	em Ent r	For	
	AMENDED				

Managem Footr

Managem Footr

For

For

AND RESTATED ANNUAL INCENTIVE

PLAN

FOR DESIGNATED CORPORATE

OFFICERS.

TO APPROVE, ON AN ADVISORY

BASIS, THE

3. COMPENSATION OF THE COMPANY'S

NAMED EXECUTIVE OFFICERS.

TO RATIFY THE APPOINTMENT OF

KPMG LLP

4. AS THE COMPANY'S INDEPENDENT

REGISTERED PUBLIC ACCOUNTING

FIRM

FOR FISCAL YEAR 2015.

AURICO GOLD INC.

Security 05155C105 Meeting Type Annual and Special Meeting

Ticker Symbol AUQ Meeting Date 07-May-2015

ISIN CA05155C1059 Agenda 934171252 - Management

Item	Proposal		Proposed by	Vote	For/Against Management
01	DIRECTOR		Management		· ·
	1	ALAN R. EDWARDS	_	For	For
	2	RICHARD M. COLTERJOHN		For	For
	3	MARK J. DANIEL		For	For
	4	PATRICK D. DOWNEY		For	For
	5	SCOTT G. PERRY		For	For
	6	RONALD E. SMITH		For	For
	7	JOSEPH G. SPITERI		For	For
	8	JANICE A. STAIRS		For	For
02					