GDL FUND Form N-PX August 27, 2012

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, DC 20549

FORM N-PX

ANNUAL REPORT OF PROXY VOTING RECORD OF REGISTERED MANAGEMENT INVESTMENT COMPANY

Investment Company Act file number 811-21969

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

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

Bruce N. Alpert
Gabelli Funds, LLC
One Corporate Center
Rye, New York 10580-1422
(Name and address of agent for service)

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

Date of fiscal year end: December 31

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

Form N-PX is to be used by a registered management investment company, other than a small business investment company registered on Form N-5 (Sections 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. Section 3507.

PROXY VOTING RECORD

FOR PERIOD JULY 1, 2011 TO JUNE 30, 2012

INVESTMENT COMPANY REPORT

NATIONWIDE HEALTH PROPERTIES, INC.

SECURITY 638620104 MEETING TYPE Special TICKER SYMBOL NHP MEETING DATE 01-Jul-2011

ISIN US6386201049 AGENDA 933462006 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG 
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF FEBRUARY 27, 2011, BY AND AMONG VENTAS, INC., ITS WHOLLY OWNED SUBSIDIARY, NEEDLES ACQUISITION LLC, AND NATIONWIDE HEALTH PROPERTIES, INC. (NHP), AND APPROVE THE MERGER OF NHP WITH AND INTO NEEDLES ACQUISITION LLC AND THE OTHER TRANSACTIONS CONTEMPLATED BY THE AGREEMENT AND PLAN OF MERGER.	Management	For	For

#### K SEA TRANSPORTATION PARTNERS LP

SECURITY 48268Y101 MEETING TYPE Special TICKER SYMBOL KSP MEETING DATE 01-Jul-2011

ISIN US48268Y1010 AGENDA 933472829 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	APPROVAL OF AGREEMENT & PLAN OF MERGER DATED MARCH 13, 2011, AS SUCH AGREEMENT MAY BE AMENDED FROM TIME TO TIME, BY & AMONG K-SEA, K-SEA GENERAL PARTNER L.P., K-SEA GENERAL PARTNER GP LLC, K-SEA IDR HOLDINGS LLC, KIRBY CORPORATION, KSP HOLDING SUB, LLC, KSP LP SUB, LLC, & KSP MERGER SUB, LLC, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	For	For
02	THE PROPOSAL TO APPROVE THE AMENDED AND RESTATED K-SEA TRANSPORTATION PARTNERS L.P. LONG- TERM INCENTIVE PLAN, INCLUDING AN INCREASE IN THE NUMBER OF COMMON UNITS OF K-SEA AUTHORIZED FOR ISSUANCE THEREUNDER FROM 440,000 COMMON UNITS.	Management	For	For
03	THE PROPOSAL TO APPROVE, ON AN ADVISORY BASIS, THE COMPENSATION TO BE RECEIVED BY K-SEA GENERAL PARTNER GP LLC EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER.	Management	Abstain	Again

### NYSE EURONEXT

SECURITY 629491101 MEETING TYPE Special TICKER SYMBOL NYX MEETING DATE 07-Jul-2011

ISIN US6294911010 AGENDA 933456837 - Management

ITEM	PROPOSAL	TYPE	VOTE	MANAG
				FOR/A

01	TO ADOPT THE BUSINESS COMBINATION AGREEMENT, DATED AS OF FEBRUARY 15, 2011, AS AMENDED, BY AND AMONG DEUTSCHE BORSE AG, NYSE EURONEXT, ALPHA BETA NETHERLANDS HOLDING N.V. ("HOLDCO") AND POMME MERGER CORPORATION, AND APPROVE THE TRANSACTIONS CONTEMPLATED BY THE BUSINESS COMBINATION AGREEMENT.	Management	For	For
2A	TO INCLUDE PROVISIONS IN THE HOLDCO ARTICLES OF ASSOCIATION TO AMEND THE HOLDCO ARTICLES OF ASSOCIATION AND TO APPROVE CERTAIN EXTRAORDINARY TRANSACTIONS OF HOLDCO.	Management	For	For
2B	TO INCLUDE PROVISIONS IN THE HOLDCO ARTICLES OF ASSOCIATION TO ELECT DIRECTORS IN CERTAIN CIRCUMSTANCES AND REMOVE DIRECTORS.	Management	For	For
2C	TO INCLUDE PROVISIONS IN THE HOLDCO ARTICLES OF ASSOCIATION PROVIDING FOR THE APPOINTMENT OF DIRECTORS TO THE HOLDCO BOARD, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	For	For
03	APPROVE ANY PROPOSAL, IF MADE BY CHAIRMAN OF THE NYSE EURONEXT BOARD, TO ADJOURN OR POSTPONE THE SPECIAL MEETING IN ORDER TO (1) SOLICIT ADDITIONAL PROXIES WITH RESPECT TO ABOVE-MENTIONED PROPOSALS &/OR (2) HOLD SPECIAL MEETING ON A DATE THAT IS ON OR ABOUT DATE OF EXPIRATION OF OFFER ACCEPTANCE PERIOD FOR EXCHANGE OFFER, IN EVENT THAT SUCH DATE OF EXPIRATION IS EXTENDED.	Management	For	For

#### SAVVIS INC.

SECURITY	805423308	MEETING TYPE	Special
TICKER SYMBOL	SVVS	MEETING DATE	13-Jul-2011
ISIN	US8054233080	AGENDA	933481044 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 26, 2011, AMONG CENTURYLINK, INC., MIMI ACQUISITION COMPANY, A WHOLLY OWNED SUBSIDIARY OF CENTURYLINK, AND SAVVIS, INC., AS SUCH AGREEMENT MAY BE AMENDED FROM TIME TO TIME (THE "MERGER AGREEMENT").	Management	For	For
02	PROPOSAL TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT.	Management	For	For
03	PROPOSAL TO APPROVE, THE ADVISORY (NON-BINDING) RESOLUTION ON COMPENSATION TO BE PAID TO NAMED EXECUTIVE OFFICERS THAT IS BASED ON OR OTHERWISE RELATES TO THE MERGER.	Management	Abstain	Again

## CEPHALON, INC.

SECURITY	156708109	MEETING TYPE	Special
TICKER SYMBOL	CEPH	MEETING DATE	14-Jul-2011
ISIN	US1567081096	AGENDA	933482072 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG 
01	PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER BY AND AMONG CEPHALON, INC., TEVA PHARMACEUTICAL INDUSTRIES LTD. AND COPPER ACQUISITION CORP. AS IT MAY BE AMENDED FROM TIME TO TIME.	Management	For	For
02	PROPOSAL TO ADJOURN THE SPECIAL MEETING TO A LATER DATE TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES TO APPROVE PROPOSAL NUMBER 1 AT THE TIME OF THE SPECIAL MEETING.	Management	For	For
03	NON-BINDING PROPOSAL TO APPROVE CERTAIN COMPENSATION ARRANGEMENTS FOR CEPHALON, INC.'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER CONTEMPLATED IN THE AGREEMENT AND PLAN OF MERGER BY AND AMONG CEPHALON, INC., TEVA PHARMACEUTICAL INDUSTRIES LTD. AND COPPER ACQUISITION CORP. AS IT MAY BE AMENDED FROM TIME TO TIME.	Management	Abstain	Again

## SRA INTERNATIONAL, INC.

SECURITY 78464R105 MEETING TYPE Special TICKER SYMBOL SRX MEETING DATE 15-Jul-2011

ISIN US78464R1059 AGENDA 933482060 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG 
01	PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MARCH 31, 2011, BY AND AMONG SRA INTERNATIONAL, INC., STERLING PARENT INC. AND STERLING MERGER INC., PROVIDING FOR, AMONG OTHER THINGS, THE MERGER OF STERLING MERGER INC. WITH AND INTO SRA INTERNATIONAL, INC. WITH SRA INTERNATIONAL, INC. AS THE SURVIVING CORPORATION.	Management	For	For
02	PROPOSAL TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT.	Management	For	For

### INTEGRAL SYSTEMS, INC.

SECURITY 45810H107 MEETING TYPE Special TICKER SYMBOL ISYS MEETING DATE 26-Jul-2011

ISIN US45810H1077 AGENDA 933485319 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	TO APPROVE THE AGREEMENT & PLAN OF MERGER, DATED MAY 15, 2011, BY AND AMONG KRATOS DEFENSE & SECURITY	Management	For	For

SOLUTIONS, INC., INTEGRAL SYSTEMS, INC., IRIS MERGER SUB INC., A WHOLLY-OWNED SUBSIDIARY OF KRATOS DEFENSE & SECURITY SOLUTIONS, INC., & IRIS ACQUISITION SUB LLC, AND THE OTHER TRANSACTIONS CONTEMPLATED THEREBY, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT. 02 ADVISORY (NON-BINDING) VOTE TO APPROVE THE GOLDEN Management Abstain Again PARACHUTE COMPENSATION ARRANGEMENTS FOR INTEGRAL SYSTEMS, INC.'S NAMED EXECUTIVE OFFICERS. TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING OF Management For 03 For STOCKHOLDERS OF THE COMPANY, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF PROPOSAL NO. 1 AT THE TIME OF THE SPECIAL MEETING OF STOCKHOLDERS OF THE COMPANY.

#### NORTHUMBRIAN WTR GROUP PLC

SECURITY G6661T130 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 28-Jul-2011 ISIN GB0033029744 AGENDA 703198350 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1	To receive and adopt the audited financial statements and the reports of the Directors and the Auditors for the year ended 3/31/2011	Management	For	For
2	To approve the Directors' remuneration report for the year ended 31 March 2011	Management	For	For
3	To declare a final dividend of 9.57 pence per ordinary 10 pence share	Management	For	For
4	To elect Paul Rew as a director	Management	For	For
5	To elect Simon Lyster as a director	Management	For	For
6	To re-elect Sir Patrick Brown as a director	Management	For	For
7	To re-elect Margaret Fay as a director	Management	For	For
8	To re-elect Chris Green as a director	Management	For	For
9	To re-elect Heidi Mottram as a director	Management	For	For
10	To re-elect Martin Negre as a director	Management	For	For
11	To re-elect Alex Scott-Barrett as a director	Management	For	For
12	To re-elect Sir Derek Wanless as a director	Management	For	For
13	To re-appoint Ernst and Young LLP as auditors	Management	For	For
14	To authorise the directors to determine the auditors' remuneration	Management	For	For
15	To authorise political donations	Management	For	For
16	To authorise the directors to allot shares	Management	For	For
17	To authorise the disapplication of pre-emption rights	Management	For	For
18	To authorise the Company to purchase its own shares	Management	For	For
19	To authorise notice period for general meetings	Management	For	For
20	To ratify and confirm historic interim dividends and authorise the Company to enter into deeds of release of claims in favour of shareholders and directors	Management	For	For

### THE FORZANI GROUP LTD.

SECURITY 349907105 MEETING TYPE Annual TICKER SYMBOL FRZNF MEETING DATE 29-Jul FRZNF MEETING DATE 29-Jul-2011 CA3499071056 AGENDA 933487072 - Management

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ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	TO REAPPOINT ERNST & YOUNG LLP, CHARTERED ACCOUNTANTS, AS AUDITORS OF THE CORPORATION FOR THE ENSUING YEAR AND AUTHORIZING THE DIRECTORS TO FIX THEIR REMUNERATION AS SUCH.	Management	For	For
02	TO SET THE NUMBER OF DIRECTORS TO BE ELECTED AT THE MEETING AT NINE (9).	Management	For	For
03	DIRECTOR  1 ALBRECHT W.A. BELLSTEDT  2 ROMAN DORONIUK  3 HENRI DROUIN  4 JOHN M. FORZANI  5 DONALD E. GASS  6 JAY A.J. PETERS  7 ROBERT SARTOR  8 ERIC SCHWITZER  9 PAUL S. WALTERS  TO APPROVE A RESOLUTION DESCRIBED IN SCHEDULE "B" TO THE CORPORATION'S INFORMATION CIRCULAR DATED JUNE 24,  2011 RATIFYING THE CONTINUED EXISTENCE OF THE CORPORATION'S SHAREHOLDER RIGHTS PLAN AGREEMENT DATED JUNE 11, 2008.	Management Management	For For For For For For Against	For For For For For For Again

THE FORZANI GROUP LTD.

SECURITY 349907105 MEETING TYPE Annual TICKER SYMBOL FRZNF MEETING DATE 29-Jul-2011

ISIN CA3499071056 AGENDA 933487084 - Management

ITEM	PROPOSAL	TYPE 	VOTE	FOR/A MANAG
01	TO REAPPOINT ERNST & YOUNG LLP, CHARTERED ACCOUNTANTS, AS AUDITORS OF THE CORPORATION FOR THE ENSUING YEAR AND AUTHORIZING THE DIRECTORS TO FIX THEIR REMUNERATION AS SUCH.	Management	For	For
02	TO SET THE NUMBER OF DIRECTORS TO BE ELECTED AT THE	Management	For	For
03	MEETING AT NINE (9). DIRECTOR  1 ALBRECHT W.A. BELLSTEDT  2 ROMAN DORONIUK  3 HENRI DROUIN  4 JOHN M. FORZANI  5 DONALD E. GASS  6 JAY A.J. PETERS  7 ROBERT SARTOR  8 ERIC SCHWITZER  9 PAUL S. WALTERS	Management	For For For For For For For For	For For For For For For For
04	TO APPROVE A RESOLUTION DESCRIBED IN SCHEDULE "B" TO THE CORPORATION'S INFORMATION CIRCULAR DATED JUNE 24, 2011 RATIFYING THE CONTINUED EXISTENCE OF THE CORPORATION'S SHAREHOLDER RIGHTS PLAN AGREEMENT DATED	Management	Against	Again

JUNE 11, 2008.

#### CELLESTIS LTD

SECURITY Q2156Q102 MEETING TYPE Scheme Meeting TICKER SYMBOL MEETING DATE 03-Aug-2011

ISIN AU000000CST1 AGENDA 703185012 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A
1	That pursuant to and in accordance with section 411 of the Corporations Act, the Scheme of Arrangement (the terms of which are described in this Scheme Booklet of which the notice convening this meeting forms part) is agreed to (with or without any modification as approved by the Supreme Court of Victoria)	Management	For	For
CMMT	QIAGEN, QIAGEN AUSTRALIA AND EACH QIAGEN GROUP MEMBER ARE EXCLUDED SHAREHOLDER-S IN THAT EACH OF THEM IS EXCLUDED FROM VOTING ANY CELLESTIS SHARES HELD AT TH-E SCHEME MEETING. THANK YOU.	Non-Voting		
CMMT	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF ADDITIONAL COMMENT AND D-UE TO CHANGE IN MEETING DATE FROM 20 JUL 2011 TO 03 AUG 2011. IF YOU HAVE ALRE-ADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE-TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting		

### GLOBAL CROSSING LIMITED

SECURITY G3921A175 MEETING TYPE Special TICKER SYMBOL GLBC MEETING DATE 04-Aug-2011

BMG3921A1751 AGENDA 933484761 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
0.1			_	
01	TO APPROVE AND ADOPT THE AGREEMENT AND PLAN OF AMALGAMATION, DATED APRIL 10, 2011, BY AND AMONG LEVEL	Management	For	For
	3 COMMUNICATIONS, INC., APOLLO AMALGAMATION SUB, LTD.,			
	AND GLOBAL CROSSING, INCLUDING THE BERMUDA AMALGAMATION			
	AGREEMENT SET FORTH ON EXHIBIT A THERETO, AND THE			
	AMALGAMATION CONTEMPLATED THEREBY.			
02	TO APPROVE THE ADJOURNMENT OF THE GLOBAL CROSSING	Management	For	For
	SPECIAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL			
	PROXIES IF THERE ARE NOT SUFFICIENT VOTES TO APPROVE			
	PROPOSAL 1.			
03	TO APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, THE	Management	Abstain	Again
	COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO			
	GLOBAL CROSSING'S NAMED EXECUTIVE OFFICERS IN			
	CONNECTION WITH THE AMALGAMATION, AND THE AGREEMENTS			
	AND UNDERSTANDINGS PURSUANT TO WHICH SUCH COMPENSATION			
	MAY BE PAID OR BECOME PAYABLE.			

WUXI PHARMATECH (CAYMAN) INC.

SECURITY 929352102 MEETING TYPE Annual TICKER SYMBOL WX MEETING DATE 09-Aug-2011

ISIN US9293521020 AGENDA 933489785 - Management

				FOR/A
ITEM	PROPOSAL	TYPE	VOTE	MANAG
01	XIAOZHONG LIU BE AND HEREBY IS RE-ELECTED AS A	Management	For	Again
	DIRECTOR FOR A THREE-YEAR TERM.			
02	YING HAN BE AND HEREBY IS RE-ELECTED AS A DIRECTOR FOR	Management	For	Again
	A THREE-YEAR TERM.			
03	KIAN WEE SEAH BE AND HEREBY IS RE-ELECTED AS A	Management	For	Again
	DIRECTOR FOR A THREE-YEAR TERM.	-		

VARIAN SEMICONDUCTOR EQUIP. ASSOC., INC.

SECURITY 922207105 MEETING TYPE Special TICKER SYMBOL VSEA MEETING DATE 11-Aug-2011

ISIN US9222071055 AGENDA 933487565 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MAY 3, 2011, BY & AMONG VARIAN SEMICONDUCTOR EQUIPMENT ASSOCIATES, INC., A DELAWARE CORPORATION, APPLIED MATERIALS, INC., A DELAWARE CORPORATION, AND BARCELONA ACQUISITION CORP., A DELAWARE CORPORATION AND WHOLLY OWNED SUBSIDIARY OF APPLIED MATERIALS, INC., AS IT MAY BE AMENDED FROM TIME TO TIME.	Management	For	For
02	PROPOSAL TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO ALLOW FOR THE SOLICITATION OF ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT.	Management	For	For
03	PROPOSAL TO APPROVE, BY NON-BINDING, ADVISORY VOTE,  "GOLDEN PARACHUTE" COMPENSATION THAT CERTAIN EXECUTIVE OFFICERS OF VARIAN SEMICONDUCTOR EQUIPMENT ASSOCIATES, INC. WILL RECEIVE IN CONNECTION WITH THE MERGER.	Management	Abstain	Again

SMART MODULAR TECHNOLOGIES (WWH), INC.

SECURITY G82245104 MEETING TYPE Special TICKER SYMBOL SMOD MEETING DATE 12-Aug-2011

ISIN KYG822451046 AGENDA 933489216 - Management

ITEM PROPOSAL TYPE VOTE MANAG

			G	JND - Form N-PX			
S1	PROPOSA APPROVE DATED A HOLDING ("PAREN ISLANDS	AND ADOPT THE APRIL 26, 2011 F GS, INC., A CAYN MIT") AND SALEEN E EXEMPTED COMPA	SPECIAL RESOL AGREEMENT AND BY AND AMONG T MAN ISLANDS EX ACQUISITION, ANY ("MERGER S	INC., A CAYMAN UB"), ALL AS MORE	Management	For	For
02	PROPOSA COMPENS	FULLY DESCRIBED IN THE PROXY STATEMENT. PROPOSAL TO APPROVE, ON AN ADVISORY BASIS, THE COMPENSATION OF OUR EXECUTIVE OFFICERS THAT IS BASED ON			Management	Abstain	Agai
03	PROPOSA EXTRAOR APPROPR NOT SUF	OR OTHERWISE RELATES TO THE MERGER. PROPOSAL TO APPROVE THE ADJOURNMENT OF THE EXTRAORDINARY GENERAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE EXTRAORDINARY GENERAL MEETING TO APPROVE THE MERGER PROPOSAL.			Management	For	For
FPIC II	NSURANCE	GROUP, INC.					
TICKER	SYMBOL	302563101 FPIC US3025631017	MEETING DATE		it		
ITEM	PROPOSA	\L 			TYPE 	VOTE	FOR/ MANA
	APPROVE & ADOPT AGREEMENT & PLAN OF MERGER, DATED MAY 23, 2011 (REFERRED TO HEREIN AS MERGER AGREEMENT), BY & AMONG THE DOCTORS COMPANY, A CALIFORNIA DOMICILED RECIPROCAL INTER-INSURANCE EXCHANGE (REFERRED TO HEREIN AS "TDC"), FOUNTAIN ACQUISITION CORP., A FLORIDA CORPORATION & A WHOLLY OWNED SUBSIDIARY OF TDC		Management	For	For		
01	23, 201 AMONG T RECIPRO AS "TDO CORPORA	.1 (REFERRED TO THE DOCTORS COME CCAL INTER-INSUE TO, FOUNTAIN AC ATION & A WHOLLY	PANY, A CALIFO RANCE EXCHANGE CQUISITION COR Y OWNED SUBSID	RNIA DOMICILED  (REFERRED TO HEREIN P., A FLORIDA IARY OF TDC			
01	23, 201 AMONG T RECIPRO AS "TDO CORPORA (REFERR TO GRAN POSTPON APPROPR INSUFFI TO APPR	CI (REFERRED TO THE DOCTORS COME OCAL INTER-INSUFUT), FOUNTAIN ACTION & A WHOLLY RED TO HEREIN AS IT AUTHORITY TO HE THE SPECIAL MARIATE, TO SOLICICIENT VOTES AT ROVE AND ADOPT TO	PANY, A CALIFORANCE EXCHANGE CQUISITION COR COUNTY OWNED SUBSIDES "MERGER SUB" THE NAMED PROMEETING, IF NEST ADDITIONAL THE TIME OF THE MERGER AGR	RNIA DOMICILED  (REFERRED TO HEREIN P., A FLORIDA  IARY OF TDC ) AND COMPANY.  XIES TO ADJOURN OR  CESSARY OR  PROXIES IF THERE ARE  HE SPECIAL MEETING  EEMENT (REFERRED TO	Management	For	For
	AMONG TERECIPRO AS "TDO CORPORA (REFERRE TO GRAND APPROPE INSUFFITO APPROPE HEREIN TO APPROPE COMPENS NAMED E	CHEFERRED TO THE DOCTORS COME OCAL INTER-INSURCE, FOUNTAIN ACTION & A WHOLLY TO THE THE SPECIAL MATTER TO SOLICION TO THE THE SPECIAL MATTER TO SOLICION TO THE THE SPECIAL MATTER TO THE SPECIAL MATTER THE	PANY, A CALIFOR ANCE EXCHANGE EQUISITION CORE OF COURSE	RNIA DOMICILED  (REFERRED TO HEREIN P., A FLORIDA IARY OF TDC ) AND COMPANY.  XIES TO ADJOURN OR CESSARY OR PROXIES IF THERE ARE HE SPECIAL MEETING EEMENT (REFERRED TO ").  RY BASIS, THE Y THE COMPANY'S ION WITH THE MERGER	Management Management		
02	AMONG TERECIPRO AS "TDO CORPORA (REFERRE TO GRAND APPROPE INSUFFITO APPROPE HEREIN TO APPROPE COMPENS NAMED E	CAL INTER-INSURATION & A WHOLLY TO HER DOCTORS COME OF THE POUNTAIN ACCUMENTATION & A WHOLLY TO HER THE SPECIAL MARKET FOR AND ADOPT TO AS THE "ADJOURN AS THE THE ME AND THE ME ADJOURN AS THE TH	PANY, A CALIFOR ANCE EXCHANGE EQUISITION CORE OF COURSE	RNIA DOMICILED  (REFERRED TO HEREIN P., A FLORIDA IARY OF TDC ) AND COMPANY.  XIES TO ADJOURN OR CESSARY OR PROXIES IF THERE ARE HE SPECIAL MEETING EEMENT (REFERRED TO ").  RY BASIS, THE Y THE COMPANY'S ION WITH THE MERGER	·		
02 03 ACXIOM SECURIT	23, 201 AMONG T RECIPRO AS "TDO CORPORA (REFERR TO GRAN POSTPON APPROPR INSUFFI TO APPR HEREIN TO APPR COMPENS NAMED E CONTEMP	CI (REFERRED TO THE DOCTORS COME THE DOCTORS COME TO THE PROPERTY OF THE PROPERTY TO THE PROPERTY THE	PANY, A CALIFOR ANCE EXCHANGE EQUISITION COR COUNTY OWNED SUBSIDES "MERGER SUB" THE NAMED PROMEETING, IF NEAT ADDITIONAL THE TIME OF THE MERGER AGRICULTURE ADDITIONAL BETTEN	RNIA DOMICILED  (REFERRED TO HEREIN P., A FLORIDA IARY OF TDC ) AND COMPANY.  XIES TO ADJOURN OR CESSARY OR PROXIES IF THERE ARE HE SPECIAL MEETING EEMENT (REFERRED TO ").  RY BASIS, THE Y THE COMPANY'S ION WITH THE MERGER T.  Annual	Management		For

1A	ELECTION OF DIRECTOR: WILLIAM T. DILLARD II	Management	For	For
1B	ELECTION OF DIRECTOR: R. HALSEY WISE	Management	For	For
2	ADVISORY (NON-BINDING) VOTE ON THE COMPENSATION OF	Management	Abstain	Agair
	ACXIOM CORPORATION'S NAMED EXECUTIVE OFFICERS			
3	ADVISORY (NON-BINDING) VOTE ON THE FREQUENCY OF	Management	Abstain	Agair
	ADVISORY VOTES ON THE COMPENSATION OF ACXIOM			
	CORPORATION'S NAMED EXECUTIVE OFFICERS			
4	RATIFICATION OF KPMG LLP AS INDEPENDENT REGISTERED	Management	For	For
	PUBLIC ACCOUNTANT			

### GERBER SCIENTIFIC, INC.

SECURITY 373730100 MEETING TYPE Special
TICKER SYMBOL GRB MEETING DATE 18-Aug-2011
ISIN US3737301008 AGENDA 933493051 - Management

				FOR/A
ITEM	PROPOSAL	TYPE	VOTE	MANAG
01	TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS	Management	For	For
	OF JUNE 10, 2011, AMONG GERBER SCIENTIFIC, INC., VECTOR			
	KNIFE HOLDINGS (CAYMAN), LTD. AND KNIFE MERGER SUB, INC.			
02	TO APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, THE	Management	Abstain	Again
	COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO			
	GERBER'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH			
	THE MERGER, AND THE AGREEMENTS AND UNDERSTANDINGS			
	PURSUANT TO WHICH SUCH COMPENSATION MAY BE PAID OR			
	BECOME PAYABLE.			
03	TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF	Management	For	For
	NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES			
	IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE			
	SPECIAL MEETING TO APPROVE THE MERGER AGREEMENT.			

#### CONTINUCARE CORPORATION

SECURITY 212172100 MEETING TYPE Special TICKER SYMBOL CNU MEETING DATE 22-Aug-2011

US2121721003 AGENDA 933491932 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	A PROPOSAL TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JUNE 26, 2011, AMONG METROPOLITAN HEALTH NETWORKS, INC., CAB MERGER SUB, INC., AND CONTINUCARE CORPORATION (THE "MERGER AGREEMENT"), PURSUANT TO WHICH CONTINUCARE CORPORATION WILL BECOME A WHOLLY OWNED SUBSIDIARY OF METROPOLITAN HEALTH NETWORKS, INC.	Management	For	For
02	A PROPOSAL TO APPROVE AN ADJOURNMENT OF THE CONTINUCARE CORPORATION SPECIAL MEETING OF SHAREHOLDERS, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF THE MERGER AGREEMENT.	Management	For	For

PROGRESS ENERGY, INC.

SECURITY 743263105 MEETING TYPE Special TICKER SYMBOL PGN MEETING DATE 23-Aug-2011

ISIN US7432631056 AGENDA 933488682 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	TO APPROVE THE PLAN OF MERGER CONTAINED IN THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 8, 2011, BY AND AMONG DUKE ENERGY CORPORATION, DIAMOND ACQUISITION CORPORATION AND PROGRESS ENERGY, INC., AS IT MAY BE AMENDED FROM TIME TO TIME, AND THE MERGER DESCRIBED THEREIN.	Management	For	For
02	TO ADJOURN THE PROGRESS ENERGY, INC. SPECIAL MEETING OF SHAREHOLDERS, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE MERGER PROPOSAL.	Management	For	For

SCHULTHESS GROUP AG, BUBIKON

SECURITY H86243138 MEETING TYPE Annual General Meeting

TICKER SYMBOL MEETING DATE 24-Aug-2011

CH0029926000 AGENDA 703262509 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
CMMT	BLOCKING OF REGISTERED SHARES IS NOT A LEGAL REQUIREMENT IN THE SWISS MARKET, -SPECIFIC POLICIES AT THE INDIVIDUAL SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF T-HE VOTING INSTRUCTION, IT IS POSSIBLE THAT A MARKER MAY BE PLACED ON YOUR SHAR-ES TO ALLOW FOR RECONCILIATION AND RE-REGISTRATION FOLLOWING A TRADE. IF YOU H-AVE CONCERNS REGARDING YOUR ACCOUNTS, PLEASE CONTACT YOUR CLIENT SERVICE REPRE-SENTATIVE.	Non-Voting	1	
1	TO VOTE IN THE UPCOMING MEETING, YOUR NAME MUST BE NOTIFIED TO THE COMPANY REGISTRAR AS BENEFICIAL OWNER BEFORE THE RECORD DATE. PLEASE ADVISE US NOW IF YOU INTEND TO VOTE. NOTE THAT THE COMPANY REGISTRAR HAS DISCRETION OVER GRANTING VOTING RIGHTS. ONCE THE AGENDA IS AVAILABLE, A SECOND NOTIFICATION WILL BE ISSUED REQUESTING YOUR VOTING INSTRUCTIONS	Registrat	on No Action	

SCHULTHESS GROUP AG, BUBIKON

SECURITY H86243138 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 24-Aug-2011

CH0029926000 AGENDA 703262511 - Management ISIN

FOR/A

FOR/A

ITEM PROPOSAL	TYPE	VOTE	147.77
			MANAG
CMMT BLOCKING OF REGISTERED SHARES IS NOT A LEGAL REQUIREMENT IN THE SWISS MARKET, -SPECIFIC POLICIES AT THE INDIVIDUAL SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF T-HE VOTING INSTRUCTION, IT IS POSSIBLE THAT A MARKER MAY BE PLACED ON YOUR SHAR-ES TO ALLOW FOR RECONCILIATION AND RE-REGISTRATION FOLLOWING A TRADE. IF YOU H-AVE CONCERNS REGARDING YOUR ACCOUNTS, PLEASE	Non-Voting		
CONTACT YOUR CLIENT SERVICE REPRE-SENTATIVE.  CMMT  PLEASE NOTE THAT THIS IS THE PART II OF THE MEETING  NOTICE SENT UNDER MEETING-872544, INCLUDING THE AGENDA.  TO VOTE IN THE UPCOMING MEETING, YOUR NAME MUST-BE  NOTIFIED TO THE COMPANY REGISTRAR AS BENEFICIAL OWNER  BEFORE THE RE-REGISTR-ATION DEADLINE. PLEASE NOTE THAT  THOSE INSTRUCTIONS THAT ARE SUBMITTED AFTER T-HE CUTOFF  DATE WILL BE PROCESSED ON A BEST EFFORT BASIS. THANK  YOU.	Non-Voting		
1 Information to Schulthess Group Ag after the public purchase and exchange offe-r of Nibe Industrier AB	Non-Voting		
2.1 Election to the board of directors: Gerteric Lindquist	Management	No Action	
2.2 Election to the board of directors: Leif Gustavsson	Management		
2.3 Election to the board of directors: Kjell Ekermo 2.4 Election to the board of directors: Dr. Werner Karlen	Management Management		
SECURITY 009363102 MEETING TYPE Annual TICKER SYMBOL ARG MEETING DATE 29-Aug-2011 ISIN US0093631028 AGENDA 933490930 - Management			
			FOR/A
ITEM PROPOSAL	TYPE	VOTE	MANAG
01 DIRECTOR	Management		
1 PETER MCCAUSLAND		For	For
2 LEE M. THOMAS 3 JOHN C. VAN RODEN, JR.		For For	For For
4 ELLEN C. WOLF		For	For
02 RATIFY THE SELECTION OF KPMG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Management	For	For
ADVISORY VOTE ON EXECUTIVE COMPENSATION.  ADVISORY VOTE ON THE FREQUENCY OF FUTURE ADVISORY VOTES ON EXECUTIVE COMPENSATION.	Management Management	Abstain Abstain	Again Again
OPTIONSXPRESS HOLDINGS, INC.			

SECURITY 684010101 MEETING TYPE Special TICKER SYMBOL OXPS MEETING DATE 30-Aug-2011

ISIN

ITEM PROPOSAL

US6840101017 AGENDA 933493429 - Management

TYPE VOTE MANAG

FOR/A

01	APPROVAL AND ADOPTION OF THE AGREEMENT AND PLAN OF	Management	For	For
	MERGER, DATED AS OF MARCH 18, 2011, BY AND AMONG			
	OPTIONSXPRESS HOLDINGS, INC., THE CHARLES SCHWAB			
	CORPORATION AND NEON ACQUISITION CORP. AND THE MERGER			
	CONTEMPLATED THEREBY, AS IT MAY BE AMENDED FROM TIME TO			
	TIME.			
02	APPROVAL OF THE ADJOURNMENT OF THE SPECIAL MEETING, IF	Management	For	For
	NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES			
	IF THERE ARE INSUFFICIENT VOTES PROPERLY CAST AT THE			
	TIME OF THE MEETING TO APPROVE AND ADOPT THE AGREEMENT			
	AND PLAN OF MERGER.			

### ZORAN CORPORATION

SECURITY 98975F101 MEETING TYPE Special TICKER SYMBOL ZRAN MEETING DATE 30-Aug-2011

US98975F1012 AGENDA 933494205 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	ADOPTION OF THE AMENDED AND RESTATED AGREEMENT AND PLAN OF MERGER, DATED AS OF JUNE 16, 2011, AMONG CSR PLC., ZEISS MERGER SUB, INC. AND ZORAN CORPORATION.	Management	For	For
02	APPROVAL OF THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE MEETING TO ADOPT THE MERGER AGREEMENT.	Management	For	For

### BJ'S WHOLESALE CLUB, INC.

SECURITY 05548J106 MEETING TYPE Special
TICKER SYMBOL BJ MEETING DATE 09-Sep-2011
ISIN US05548J1060 AGENDA 933495815 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	TO ADOPT THE MERGER AGREEMENT, DATED AS OF JUNE 28, 2011, AS IT MAY BE AMENDED FROM TIME TO TIME, BY AND AMONG BJ'S WHOLESALE CLUB, INC., BEACON HOLDING INC. AND BEACON MERGER SUB INC.	Management	For	For
02	TO APPROVE, ON A NONBINDING ADVISORY BASIS, THE "GOLDEN PARACHUTE" COMPENSATION THAT MAY BE PAYABLE TO THE COMPANY'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER.	Management	Abstain	Again
03	TO APPROVE ONE OR MORE ADJOURNMENTS OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES TO APPROVE THE PROPOSAL TO ADOPT THE MERGER AGREEMENT.	Management	For	For

CASEY'S GENERAL STORES, INC.

SECURITY 147528103 MEETING TYPE Annual TICKER SYMBOL CASY MEETING DATE 16-Sep-2011

ISIN US1475281036 AGENDA 933495269 - Management

				FOR/A
ITEM	PROPOSAL	TYPE	VOTE	MANAG
01	DIRECTOR	Management		
	1 ROBERT J. MYERS		For	For
	2 DIANE C. BRIDGEWATER		For	For
02	TO RATIFY THE APPOINTMENT OF KPMG LLP AS THE	Management	For	For
	INDEPENDENT AUDITORS OF THE COMPANY FOR THE FISCAL YEAR			
	ENDING APRIL 30, 2012.			
03	TO APPROVE, ON AN ADVISORY BASIS, THE COMPENSATION OF	Management	Abstain	Again
	OUR NAMED EXECUTIVE OFFICERS.			
04	TO APPROVE, ON AN ADVISORY BASIS, THE FREQUENCY OF	Management	Abstain	Again
	FUTURE ADVISORY VOTES ON COMPENSATION OF OUR NAMED			
	EXECUTIVE OFFICERS.			

#### BLACKBOARD INC.

SECURITY 091935502 MEETING TYPE Special TICKER SYMBOL BBBB MEETING DATE 16-Sep-2011

ISIN US0919355026 AGENDA 933496057 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JUNE 30, 2011, AS IT MAY BE AMENDED FROM TIME TO TIME, BY AND AMONG BULLDOG HOLDINGS, LLC, A DELAWARE LIMITED LIABILITY COMPANY, BULLDOG ACQUISITION SUB, INC., A DELAWARE CORPORATION AND A WHOLLY OWNED SUBSIDIARY OF BULLDOG HOLDINGS, LLC, AND BLACKBOARD INC., A DELAWARE CORPORATION.	Management	For	For
02	TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT.	Management	For	For
03	TO APPROVE, ON A NON-BINDING ADVISORY BASIS, THE "GOLDEN PARACHUTE" COMPENSATION PAYABLE UNDER EXISTING AGREEMENTS WITH THE COMPANY THAT CERTAIN EXECUTIVE OFFICERS OF THE COMPANY WILL OR MAY RECEIVE IN CONNECTION WITH THE MERGER.	Management	Abstain	Again

#### NORTHUMBRIAN WTR GROUP PLC

SECURITY G6661T130 MEETING TYPE Court Meeting TICKER SYMBOL MEETING DATE 19-Sep-2011

ISIN GB0033029744 AGENDA 703308254 - Management

	PROPOSA	L 		TYPE	VOTE	FOR/ MANA 
CMMT	THIS ME "AGAINS THIS ME	ETING TYPEPLE T" ONLY. SHOULD	AIN IS NOT A VALID VOTE OPTION FOR CASE CHOOSE BETWEEN "FOR" AND O YOU CHOOSE TO VOTE-ABSTAIN FOR R VOTE WILL BE DISREGARDED BY THE	Non-Voting		
1	To appr	ove the propose	ed Scheme of Arrangement referred ening the Court Meeting	Management	For	For
NORTHUI	MBRIAN WT	R GROUP PLC				
SECURII TICKER ISIN	TY SYMBOL	G6661T130 GB0033029744	MEETING TYPE Ordinary General Meet: MEETING DATE 19-Sep-2011 AGENDA 703308521 - Management	-		
ITEM	PROPOSA	.L		TYPE	VOTE	FOR/ MANA
1	of Arra conveni with or conditi directo	ngement (the "S ng the General subject to any on approved or rs of the Compa	ring effect to the proposed Scheme Scheme") referred to in the Notice Meeting in its original form or modification, addition or imposed by the Court: (a) the any be authorised to take all such asider necessary or appropriate	Management	For	For
	for car capital the Sch subject capital effect: followi paying Issued	of the Company eme Shares (as to and forthwi referred to in (I) the applic ng the reduction up the new ordito UK Water (20	the Into effect; (b) the share of the reduced by cancelling all of defined in the Scheme); (c) the upon the reduction of share of paragraph (b) above taking station of the reserve arising on in share capital be applied in unary shares to be allotted and only Limited CONTD			
CONT	for car capital the Sch subject capital effect: followi paying Issued CONTD ( to the 2006 to	of the Company eme Shares (as to and forthwise referred to in (I) the application of the reduction of the new ordito UK Water (20 and/or Its nomidirectors-under	be reduced by cancelling all of defined in the Scheme); (c) th upon the reduction of share a paragraph (b) above taking sation of the reserve arising on in share capital be applied in anary shares to be allotted and only Limited CONTD anee); and (II) authority be given a section 551 of the Companies Act are ordinary-shares for the	Non-Voting		
	for car capital the Sch subject capital effect: followi paying Issued CONTD ( to the 2006 to purpose	of the Company eme Shares (as to and forthwise referred to in (I) the application of the reduction of the new ordito UK Water (20 and/or Its nomidirectors-under allot and issue	be reduced by cancelling all of defined in the Scheme); (c) th upon the reduction of share a paragraph (b) above taking sation of the reserve arising on in share capital be applied in anary shares to be allotted and only Limited CONTD anee); and (II) authority be given a section 551 of the Companies Act are ordinary-shares for the	Non-Voting		
CONT  DPL ING SECURIT TICKER ISIN	for car capital the Sch subject capital effect: followi paying Issued CONTD ( to the 2006 to purpose	of the Company eme Shares (as to and forthwise referred to in (I) the application of the reduction of the new ordito UK Water (20 and/or Its nomidirectors-under allot and issue	be reduced by cancelling all of defined in the Scheme); (c) th upon the reduction of share a paragraph (b) above taking sation of the reserve arising on in share capital be applied in anary shares to be allotted and only Limited CONTD anee); and (II) authority be given a section 551 of the Companies Act are ordinary-shares for the			

01 DIRECTOR

1 PAUL M. BARBAS 2 BARBARA S. GRAHAM

For

For

For

For

Management

	3 GLENN E. HARDER		For	For
02	ADOPTION OF AGREEMENT AND PLAN OF MERGER, DATED APRIL	Management	For	For
	19, 2011, BY AND AMONG DPL, THE AES CORPORATION AND			
	DOLPHIN SUB, INC.			
03	AN AMENDMENT TO REGULATIONS APPROVED BY OUR BOARD THAT	Management	For	For
	REDUCES PERCENTAGE OF SHAREHOLDER VOTES NEEDED TO AMEND			
0.4	REGULATIONS.		-1	
04	A NON-BINDING ADVISORY RESOLUTION TO APPROVE THE	Management	Abstain	Again
	COMPENSATION OF NAMED EXECUTIVE OFFICERS AS DESCRIBED			
05	IN 2011 PROXY STATEMENT.	Managanan	7 1	7
05	TO RECOMMEND BY NON-BINDING ADVISORY RESOLUTION, THE FREQUENCY FOR HOLDING NON-BINDING ADVISORY VOTES ON	Management	Abstain	Again
	NAMED EXECUTIVE OFFICER COMPENSATION.			
0.6	NON-BINDING ADVISORY RESOLUTION TO APPROVE COMPENSATION	Management	Abstain	Again
0 0	TO BE RECEIVED BY NAMED EXECUTIVE OFFICERS IN	Harragemene	110000111	1194111
	CONNECTION WITH MERGER.			
07	RE-APPROVAL OF THE MATERIAL TERMS OF THE PERFORMANCE	Management	For	For
	GOALS UNDER DPL'S 2006 EQUITY PERFORMANCE AND INCENTIVE	-		
	PLAN.			
08	RATIFICATION OF KPMG LLP AS INDEPENDENT PUBLIC	Management	For	For
	ACCOUNTANT.			
09	TO APPROVE THE ADJOURNMENT OF THE ANNUAL MEETING TO	Management	For	For
	ANOTHER TIME AND PLACE, IF NECESSARY OR APPROPRIATE, TO			
	SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT			
	VOTES AT THE TIME OF THE ANNUAL MEETING TO ADOPT MERGER			
	AGREEMENT AND APPROVE MERGER, OR ACT ON ANY OF THE			
	OTHER PROPOSALS PRESENTED AT THE MEETING.			

#### TAKE-TWO INTERACTIVE SOFTWARE, INC.

SECURITY	874054109	MEETING TYPE	Annual
TICKER SYMBOL	TTWO	MEETING DATE	26-Sep-2011
TSTN	US8740541094	AGENDA	933496867 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG 
01	DIRECTOR	Management		
	1 STRAUSS ZELNICK		For	For
	2 ROBERT A. BOWMAN		For	For
	3 SUNGHWAN CHO		For	For
	4 MICHAEL DORNEMANN		For	For
	5 BRETT ICAHN		For	For
	6 J. MOSES		For	For
	7 JAMES L. NELSON		For	For
	8 MICHAEL SHERESKY		For	For
02	APPROVAL OF THE AMENDMENT TO THE TAKE-TWO INTERACTIVE SOFTWARE, INC. 2009 STOCK INCENTIVE PLAN.	Management	Against	Again
03	APPROVAL OF THE MANAGEMENT AGREEMENT, DATED AS OF MAY 20, 2011, BY AND BETWEEN ZELNICK MEDIA CORPORATION AND TAKE-TWO INTERACTIVE SOFTWARE, INC.	Management	Against	Again
04	ADVISORY VOTE TO APPROVE THE COMPENSATION OF THE NAMED EXECUTIVE OFFICERS.	Management	Abstain	Again
05	ADVISORY VOTE ON THE FREQUENCY OF HOLDING FUTURE ADVISORY VOTES TO APPROVE THE COMPENSATION OF THE NAMED EXECUTIVE OFFICERS.	Management	Abstain	Again
06	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR	Management	For	For

THE FISCAL YEAR ENDING MARCH 31, 2012.

CENTRAL VERMONT PUBLIC SERVICE CORP.

SECURITY 155771108 MEETING TYPE Special TICKER SYMBOL CV MEETING DATE 29-Sep-2011

ISIN US1557711082 AGENDA 933503179 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG 
01	APPROVE AGREEMENT & PLAN OF MERGER, DATED AS OF JULY 11, 2011, BY AND AMONG GAZ METRO LIMITED PARTNERSHIP., A QUEBEC LIMITED PARTNERSHIP, DANAUS VERMONT CORP., A VERMONT CORPORATION AND INDIRECT WHOLLY-OWNED SUBSIDIARY OF GAZ METRO LIMITED PARTNERSHIP & CENTRAL VERMONT PUBLIC SERVICE CORPORATION, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	For	For
02	GRANT TO PROXY HOLDERS THE AUTHORITY TO VOTE IN THEIR DISCRETION WITH RESPECT TO APPROVAL OF ANY PROPOSAL TO POSTPONE OR ADJOURN THE SPECIAL MEETING TO A LATER DATE FOR A REASONABLE BUSINESS PURPOSE, INCLUDING TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF THE APPROVAL OF THE AGREEMENT AND PLAN OF MERGER IF THERE ARE NOT SUFFICIENT VOTES FOR APPROVAL OF THE SPECIAL MEETING.	Management	For	For
03	THE PROPOSAL TO APPROVE, BY A NON-BINDING ADVISORY VOTE, THE CHANGE IN CONTROL PAYMENTS RELATED TO THE MERGER AND PAYABLE TO THE NAMED EXECUTIVE OFFICERS.	Management	Abstain	Again

### AMERON INTERNATIONAL CORPORATION

SECURITY 030710107 MEETING TYPE Special TICKER SYMBOL AMN MEETING DATE 05-Oct-2011

ISIN US0307101073 AGENDA 933506543 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	PROPOSAL TO APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JULY 1, 2011, BY AND AMONG NATIONAL OILWELL VARCO, INC., NOV SUB A, INC. AND AMERON INTERNATIONAL.	Management	For	For
02	PROPOSAL TO APPROVE ADJOURNMENTS OF THE SPECIAL MEETING, IF DETERMINED NECESSARY OR APPROPRIATE BY AMERON INTERNATIONAL CORPORATION, TO PERMIT FURTHER SOLICITATION OF PROXIES IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING, OR AT ANY ADJOURNMENT OR POSTPONEMENT OF THAT MEETING, TO APPROVE AND ADOPT THE MERGER AGREEMENT.	Management	For	For
03	NON-BINDING PROPOSAL TO APPROVE CERTAIN COMPENSATION ARRANGEMENTS FOR AMERON INTERNATIONAL CORPORATION'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER CONTEMPLATED BY THE MERGER AGREEMENT.	Management	Abstain	Again

AKER DRILLING ASA, OSLO

SECURITY R01667105 MEETING TYPE ExtraOrdinary General Meeting

TICKER SYMBOL MEETING DATE 06-Oct-2011

ISIN N00010287006 AGENDA 703338776 - Management

PROPOSAL	TYPE 	VOTE
IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO-BE REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE	Non-Voting	
MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO-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	Non-Voting	
SHARES HELD IN AN OMNIBUS/NOMINEE ACCOUNT NEED TO BE RE-REGISTERED IN THE-BENEFICIAL OWNERS NAME TO BE ALLOWED TO VOTE AT MEETINGS. SHARES WILL BE-TEMPORARILY TRANSFERRED TO A SEPARATE ACCOUNT IN THE BENEFICIAL OWNER'S NAME-ON THE PROXY DEADLINE AND TRANSFERRED BACK TO THE OMNIBUS/NOMINEE ACCOUNT THE-DAY AFTER THE MEETING.	Non-Voting	
Opening of the extraordinary general meeting and election of a person to co-sign the meeting minutes along with the meeting chairman	Management	No Acti
Election of new board of directors	Management	
Remuneration to the resigning board of directors and members of the Nomination committee	Management	No Acti
Proposal for delisting of the company's share from Oslo Stock Exchange	Management	No Acti
Amendments to the articles of association	Management	No Acti
Election of new auditor	Management	No Acti
Withdrawal of the authorization to the board of directors regarding the capital increase granted in the extraordinary general meeting of 6 May 2011	Management	No Acti

EXCO RESOURCES, INC.

SECURITY 269279402 MEETING TYPE Annual TICKER SYMBOL XCO MEETING DATE 06-Oct-2011

ISIN US2692794025 AGENDA 933501290 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A
01	DIRECTOR 1 DOUGLAS H. MILLER	Management	For	For

FOR/A MANAG

	2 STEPHEN F. SMITH		For	For
	3 JEFFREY D. BENJAMIN		For	For
	4 EARL E. ELLIS		For	For
	5 B. JAMES FORD		For	For
	6 MARK MULHERN		For	For
	7 T. BOONE PICKENS		For	For
	8 JEFFREY S. SEROTA		For	For
	9 ROBERT L. STILLWELL		For	For
02	ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Management	Abstain	Again
03	ADVISORY VOTE TO DETERMINE THE FREQUENCY OF THE	Management	Abstain	Again
	ADVISORY VOTES ON EXECUTIVE COMPENSATION.			
04	PROPOSAL TO AMEND THE EXCO RESOURCES, INC. 2005	Management	Against	Again
	LONG-TERM INCENTIVE PLAN TO INCREASE THE TOTAL NUMBER			
	OF SHARES OF COMMON STOCK AUTHORIZED FOR ISSUANCE UNDER			
	SUCH PLAN BY 5,500,000 SHARES.			
05	PROPOSAL TO RATIFY THE APPOINTMENT OF KPMG LLP AS OUR	Management	For	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.			

### APAC CUSTOMER SERVICES, INC.

SECURITY 00185E106 MEETING TYPE Special TICKER SYMBOL APAC MEETING DATE 12-Oct-2011

ISIN US00185E1064 AGENDA 933508307 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JULY 6, 2011, BY AND AMONG APAC CUSTOMER SERVICES, INC., OR APAC, BLACKHAWK ACQUISITION PARENT, LLC, OR PARENT, AND BLACKHAWK MERGER SUB, INC., A WHOLLY OWNED SUBSIDIARY OF PARENT, AS IT MAY BE AMENDED FROM TIME TO TIME.	Management	For	For
02	PROPOSAL TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO ALLOW FOR THE SOLICITATION OF ADDITIONAL PROXIES IN FAVOR OF THE PROPOSAL TO ADOPT THE MERGER AGREEMENT IF THERE ARE INSUFFICIENT VOTES TO ADOPT THE MERGER AGREEMENT.	Management	For	For
03	PROPOSAL TO APPROVE, BY NON-BINDING, ADVISORY VOTE, CERTAIN COMPENSATION ARRANGEMENTS FOR APAC'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER.	Management	Abstain	Again

### RENAISSANCE LEARNING, INC.

SECURITY 75968L105 MEETING TYPE Special TICKER SYMBOL RLRN MEETING DATE 17-Oct-2011

ISIN US75968L1052 AGENDA 933507949 - Management

ITEM	PROPOSAL	TYPE 	VOTE	FOR/A MANAG
01	TO ADOPT AND APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF AUGUST 15, 2011, AS AMENDED BY AMENDMENT NO. 1 TO THE AGREE-MENT AND PLAN OF MERGER DATED AS OF	Management	For	For

SEPTEMBER 27, 2011, BY AND AMONG RAPHAEL HOLDING COMPANY, A DELAWARE CORPORATION, RAPHAEL ACQUISITION CORP., A WISCONSIN CORPORATION AND AN INDIRECT, WHOLLY OWNED SUBSIDIARY OF RAPHAEL, AND RENAISSANCE LEARNING

02 TO APPROVE, ON A NON BINDING ADVISORY BASIS, THE "GOLDEN PARACHUTE" COMPENSATION PAYABLE UNDER EXISTING AGREEMENTS WITH RENAISSANCE THAT CERTAIN EXECUTIVE OFFICERS OF RENAISSANCE WILL OR MAY RECEIVE IN CONNECTION WITH THE MERGER.

Management Abstain

Again

AMAG PHARMACEUTICALS, INC.

00163U106 MEETING TYPE Contested-Special AMAG MEETING DATE 21-Oct-2011 SECURITY

TICKER SYMBOL AMAG

US00163U1060 AGENDA 933507975 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG	
01	TO APPROVE THE ISSUANCE OF SHARES OF AMAG COMMON STOCK, PAR VALUE \$0.01 PER SHARE, IN CONNECTION WITH THE MERGER CONTEMPLATED BY THE AGREEMENT AND PLAN OF MERGER AND REORGANIZATION, DATED AS OF JULY 19, 2011, AS AMENDED ON AUGUST 8, 2011, BY AND AMONG AMAG, ALLOS AND ALAMO ACQUISITION SUB, INC., A WHOLLY-OWNED SUBSIDIARY OF AMAG.	Management	For	For	
02	TO APPROVE THE ADJOURNMENT OF THE AMAG SPECIAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF AMAG PROPOSAL 1.	Management	For	For	

#### ORIGIN ENERGY LTD

Q71610101 MEETING TYPE Annual General Meeting SECURITY

TICKER SYMBOL MEETING DATE 24-Oct-2011

AU000000RG5 AGENDA 703349539 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
CMMT	VOTING EXCLUSIONS APPLY TO THIS MEETING FOR PROPOSALS 4, 5, 6 AND VOTES CAST-BY ANY INDIVIDUAL OR RELATED PARTY WHO BENEFIT FROM THE PASSING OF THE-PROPOSALS WILL BE DISREGARDED BY THE COMPANY. HENCE, IF YOU HAVE OBTAINED-BENEFIT OR EXPECT TO OBTAIN FUTURE BENEFIT YOU SHOULD NOT VOTE (OR VOTE-"ABSTAIN") ON THE RELEVANT PROPOSAL ITEMS. BY DOING SO, YOU ACKNOWLEDGE THAT-YOU HAVE OBTAINED BENEFIT OR EXPECT TO OBTAIN BENEFIT BY THE PASSING OF THE-RELEVANT PROPOSALS. BY VOTING (FOR OR AGAINST) ON PROPOSAL (4, 5 AND 6), YOU-ACKNOWLEDGE THAT YOU HAVE NOT OBTAINED BENEFIT NEITHER EXPECT TO OBTAIN-BENEFIT BY THE PASSING OF THE RELEVANT PROPOSALS AND YOU COMPLY WITH THE-VOTING EXCLUSION.	Non-Voting		
2	Re-Election of H Kevin McCann as a Director	Management	For	For

3	Re-Election of Bruce G Beeren as a Director	Management	For	For
4	Adoption of Remuneration Report (Non-binding advisory	Management	Abstain	Agair
	vote)			
5	Grant of long term incentives to Mr Grant A King -	Management	For	For
	Managing Director			
6	Grant of long term incentives to Ms Karen A Moses -	Management	For	For
	Executive Director			

#### FOSTER'S GROUP LIMITED

SECURITY Q3944W187 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 25-Oct-2011
ISIN AU00000FGL6 AGENDA 703342220 - Management

FOR/A TYPE VOTE ITEM PROPOSAL MANAG VOTING EXCLUSIONS APPLY TO THIS MEETING FOR PROPOSALS 7 CMMT Non-Vot.ing ,8 AND 9 AND VOTES CAS-T 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 YOU SHOULD NOT VOTE (OR VOTE-"ABSTAIN") ON THE RELEVANT PROPOSAL ITEMS. BY DOING SO, YOU ACKNOWLEDGE THA-T YOU HAVE OBTAINED BENEFIT OR EXPECT TO OBTAIN BENEFIT BY THE PASSING OF THE-RELEVANT PROPOSAL/S. BY VOTING (FOR OR AGAINST) ON PROPOSAL (7, 8 AND 9), Y-OU ACKNOWLEDGE THAT YOU HAVE NOT OBTAINED BENEFIT NEITHER EXPECT TO OBTAIN-BENEFIT BY THE PASSING OF THE RELEVANT PROPOSAL/S AND YOU COMPLY WITH TH-E VOTING EXCLUSION. For Re-election of Mr P A Clinton as a Director Management For 1 Management For 2 Election of Ms P J Dwyer as a Director For Management For 3 Election of Ms J Swales as a Director For 4 Re-election of Mr M J Ullmer as a Director Management For For 5 Election of Mr M Wesslink as a Director Management For For Management Against Approval of Proportional Takeover Provision 6 Again Approval of the participation of Mr John Pollaers, Management For For Chief Executive Officer of the Company, in the Foster's Long Term Incentive Plan-2011 offer 8 Approval of the participation of Mr John Pollaers, For Management For Chief Executive Officer of the Company, in the Foster's Long Term Incentive Plan-2012 offer 9 Adoption of Remuneration Report Management For For PLEASE NOTE THAT THIS IS A REVISION DUE TO MODIFICATION Non-Voting IN THE COMMENT. IF YOU-HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS-YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.

#### FUNDTECH LTD.

SECURITY M47095100 MEETING TYPE Special TICKER SYMBOL FNDT MEETING DATE 25-Oct-2011

ISIN IL0010824949 AGENDA 933514691 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	TO APPROVE, PURSUANT TO SECTION 320 OF THE COMPANIES LAW, OF THE MERGER OF THE COMPANY WITH MERGER SUB, A COMPANY FORMED UNDER THE LAWS OF THE STATE OF ISRAEL AND AN INDIRECT, WHOLLY-OWNED SUBSIDIARY OF PARENT, BOTH OF WHICH WERE FORMED BY GTCR, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	For	For

### SEAGATE TECHNOLOGY PLC

SECURITY G7945M107 MEETING TYPE Annual
TICKER SYMBOL STX MEETING DATE 26-Oct-2011
ISIN IE00B58JVZ52 AGENDA 933507177 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1A	ELECTION OF DIRECTOR: STEPHEN J. LUCZO	Management	For	For
1B	ELECTION OF DIRECTOR: FRANK J. BIONDI, JR.	Management	For	For
1C	ELECTION OF DIRECTOR: MICHAEL R. CANNON	Management	For	For
1D	ELECTION OF DIRECTOR: LYDIA M. MARSHALL	Management	For	For
1E	ELECTION OF DIRECTOR: C.S. PARK	Management	For	For
1F	ELECTION OF DIRECTOR: GREGORIO REYES	Management	For	For
1G	ELECTION OF DIRECTOR: EDWARD J. ZANDER	Management	For	For
02	TO APPROVE THE ADOPTION OF THE SEAGATE TECHNOLOGY PLC	Management	Against	Again
	2012 EQUITY INCENTIVE PLAN.			
03	TO DETERMINE THE PRICE RANGE AT WHICH THE COMPANY CAN RE-ISSUE TREASURY SHARES OFF-MARKET.	Management	For	For
04	TO AUTHORIZE HOLDING THE 2012 ANNUAL GENERAL MEETING OF SHAREHOLDERS OF THE COMPANY AT A LOCATION OUTSIDE OF IRELAND.	Management	For	For
05	TO HOLD A NON-BINDING ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATION.	Management	Abstain	Again
06	TO HOLD A NON-BINDING ADVISORY VOTE ON THE FREQUENCY OF FUTURE ADVISORY SHAREHOLDER VOTES TO APPROVE EXECUTIVE COMPENSATION.	Management	Abstain	Again
07	TO APPOINT ERNST & YOUNG LLP AS THE INDEPENDENT AUDITORS OF THE COMPANY AND TO AUTHORIZE THE AUDIT COMMITTEE OF THE BOARD OF DIRECTORS TO SET THE AUDITORS' REMUNERATION.	Management	For	For

### SARA LEE CORPORATION

SECURITY 803111103 MEETING TYPE Annual TICKER SYMBOL SLE MEETING DATE 27-Oct-2011

ISIN US8031111037 AGENDA 933506214 - Management

ITEM	PROPOSAL		TYPE	VOTE	FOR/A MANAG
1A	ELECTION OF DIRECTOR: CHRISTOPHER B.	BEGLEY	Management	For	For

1	В	ELECTION OF DIRECTOR:	JAN BENNINK	Management	For	For
1	С	ELECTION OF DIRECTOR:	CRANDALL C. BOWLES	Management	For	For
1	D	ELECTION OF DIRECTOR:	VIRGIS W. COLBERT	Management	For	For
1	E	ELECTION OF DIRECTOR:	JAMES S. CROWN	Management	For	For
1	F	ELECTION OF DIRECTOR:	LAURETTE T. KOELLNER	Management	For	For
1	G	ELECTION OF DIRECTOR:	CORNELIS J.A. VAN LEDE	Management	For	For
1	Н	ELECTION OF DIRECTOR:	DR. JOHN MCADAM	Management	For	For
1	I	ELECTION OF DIRECTOR:	SIR IAN PROSSER	Management	For	For
1	J	ELECTION OF DIRECTOR:	NORMAN R. SORENSEN	Management	For	For
1	K	ELECTION OF DIRECTOR:	JEFFREY W. UBBEN	Management	For	For
1	L	ELECTION OF DIRECTOR:	JONATHAN P. WARD	Management	For	For
0	2	RATIFICATION OF THE A	PPOINTMENT OF	Management	For	For
		PRICEWATERHOUSECOOPER	S LLP AS INDEPENDENT REGISTERED			
		PUBLIC ACCOUNTANTS FO	R FISCAL 2012.			
0	3	ADVISORY VOTE ON EXEC	UTIVE COMPENSATION.	Management	Abstain	Again
0	4	ADVISORY VOTE ON THE	FREQUENCY OF ADVISORY VOTES ON	Management	Abstain	Again
		EXECUTIVE COMPENSATIO	N.			
0	5	VOTE ON A STOCKHOLDER	PROPOSAL REQUESTING A REPORT ON	Shareholder	Against	For
		POLITICAL CONTRIBUTIO	NS.			

### TGC INDUSTRIES, INC.

SECURITY 872417308 MEETING TYPE Special TICKER SYMBOL TGE MEETING DATE 27-Oct-2011

ISIN US8724173088 AGENDA 933511431 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	APPROVE AGREEMENT AND PLAN OF MERGER, DATED MARCH 20, 2011, BY & AMONG TGC INDUSTRIES, INC. (TGC), DAWSON GEOPHYSICAL COMPANY (DAWSON) AND 6446 ACQUISITION CORP., AS AMENDED, PURSUANT TO WHICH 6446 ACQUISITION CORP. WILL BE MERGED WITH AND INTO TGC, WITH TGC SURVIVING AND BECOMING A DIRECT WHOLLY OWNED SUBSIDIARY OF DAWSON, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	For	For
02	PROPOSAL TO APPROVE A NON-BINDING ADVISORY RESOLUTION ON CERTAIN COMPENSATION TO BE PAID BY TGC TO TGC'S NAMED EXECUTIVE OFFICERS UPON CONSUMMATION OF THE MERGER.	Management	Abstain	Again
03	PROPOSAL TO APPROVE ADJOURNMENTS OF THE TGC SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO PERMIT THE SOLICITATION OF ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT PROPOSAL 1.	Management	For	For

#### REGIS CORPORATION

SECURITY 758932107 MEETING TYPE Contested-Annual TICKER SYMBOL RGS MEETING DATE 27-Oct-2011 ISIN US7589321071 AGENDA 933513168 - Opposition

TITEM PROPOSAL TYPE VOTE MANAGE

DIRECTOR	Management		
1 JAMES P. FOGARTY		For	For
2 JEFFREY C. SMITH		For	For
3 DAVID P WILLIAMS		For	For
			For
			For
			For For
	Management		For
APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	3	101	201
THE COMPANY'S ADVISORY VOTE ON THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS (A "SAY-ON-PAY	Management	Abstain	Again
•	Management	Abstain	Again
C CONCEPTS, INC.			
TY 49460W208 MEETING TYPE Special SYMBOL KCI MEETING DATE 28-Oct-2011			
US49460W2089 AGENDA 933511746 - Manageme	nt		
			EOD /A
PROPOSAL	TYPE	VOTE	FOR/A MANAG
TO ADOPT THE AGREEMENT AND PLAN OF MERGER (THE "MERGER	Managamant		
AGREEMENT"), DATED AS OF JULY 12, 2011, BY AND AMONG KINETIC CONCEPTS, INC., CHIRON HOLDINGS, INC. AND CHIRON MERGER SUB, INC., A WHOLLY OWNED SUBSIDIARY OF CHIRON HOLDINGS, INC., AND APPROVE THE TRANSACTIONS	Management	For	For
AGREEMENT"), DATED AS OF JULY 12, 2011, BY AND AMONG KINETIC CONCEPTS, INC., CHIRON HOLDINGS, INC. AND CHIRON MERGER SUB, INC., A WHOLLY OWNED SUBSIDIARY OF CHIRON HOLDINGS, INC., AND APPROVE THE TRANSACTIONS CONTEMPLATED THEREBY.  TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF ADOPTING THE MERGER AGREEMENT AND APPROVING THE TRANSACTIONS CONTEMPLATED	Š		For
AGREEMENT"), DATED AS OF JULY 12, 2011, BY AND AMONG KINETIC CONCEPTS, INC., CHIRON HOLDINGS, INC. AND CHIRON MERGER SUB, INC., A WHOLLY OWNED SUBSIDIARY OF CHIRON HOLDINGS, INC., AND APPROVE THE TRANSACTIONS CONTEMPLATED THEREBY.  TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF ADOPTING THE MERGER	Š	For	For
AGREEMENT"), DATED AS OF JULY 12, 2011, BY AND AMONG KINETIC CONCEPTS, INC., CHIRON HOLDINGS, INC. AND CHIRON MERGER SUB, INC., A WHOLLY OWNED SUBSIDIARY OF CHIRON HOLDINGS, INC., AND APPROVE THE TRANSACTIONS CONTEMPLATED THEREBY.  TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF ADOPTING THE MERGER AGREEMENT AND APPROVING THE TRANSACTIONS CONTEMPLATED THEREBY AT THE TIME OF THE SPECIAL MEETING.  TO APPROVE A NON-BINDING PROPOSAL REGARDING CERTAIN	Management	For	For
	1 JAMES P. FOGARTY 2 JEFFREY C. SMITH 3 DAVID P WILLIAMS 4 MGT NOM J.L CONNER 5 MGT NOM P.D FINKELSTEIN 6 MGT NOM M.J MERRIMAN 7 MGT NOM S.E WATSON THE COMPANY'S PROPOSAL FOR THE RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S ADVISORY VOTE ON THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS (A "SAY-ON-PAY VOTE"). THE COMPANY'S ADVISORY VOTE ON THE FREQUENCY OF FUTURE SAY-ON-PAY VOTES.  C CONCEPTS, INC.  CY 49460W208 MEETING TYPE Special SYMBOL KCI MEETING DATE 28-Oct-2011 US49460W2089 AGENDA 933511746 - Manageme	1 JAMES P. FOGARTY 2 JEFFREY C. SMITH 3 DAVID P WILLIAMS 4 MGT NOM J.L CONNER 5 MGT NOM P.D FINKELSTEIN 6 MGT NOM M.J MERRIMAN 7 MGT NOM S.E WATSON THE COMPANY'S PROPOSAL FOR THE RATIFICATION OF THE Management APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM. THE COMPANY'S ADVISORY VOTE ON THE COMPENSATION OF THE Management COMPANY'S NAMED EXECUTIVE OFFICERS (A "SAY-ON-PAY VOTE"). THE COMPANY'S ADVISORY VOTE ON THE FREQUENCY OF FUTURE Management SAY-ON-PAY VOTES.  C CONCEPTS, INC.  CY 49460W208 MEETING TYPE Special SYMBOL KCI MEETING DATE 28-Oct-2011 US49460W2089 AGENDA 933511746 - Management  PROPOSAL  PROPOSAL  TYPE	1 JAMES P. FOGARTY 2 JEFFREY C. SMITH 3 DAVID P WILLIAMS 4 MGT NOM J.L CONNER 5 MGT NOM P.D FINKELSTEIN 6 MGT NOM P.D FINKELSTEIN 7 MGT NOM S.E WATSON 7 MGT NOM S.E WATSON 7 HE COMPANY'S PROPOSAL FOR THE RATIFICATION OF THE Management For APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM. THE COMPANY'S ADVISORY VOTE ON THE COMPENSATION OF THE Management Abstain COMPANY'S NAMED EXECUTIVE OFFICERS (A "SAY-ON-PAY VOTE"). THE COMPANY'S ADVISORY VOTE ON THE FREQUENCY OF FUTURE Management Abstain SAY-ON-PAY VOTES.  C CONCEPTS, INC.  CY 49460W208 MEETING TYPE Special SYMBOL KCI MEETING DATE 28-Oct-2011 US49460W2089 AGENDA 933511746 - Management  PROPOSAL  PROPOSAL  TYPE VOTE

	Edgar Filing: GDL FUND - Form N-PX			
02	LIMITED, TECH FULL ELECTRIC ACQUISITION, INC., AND HARBIN ELECTRIC, INC. RESOLVED, THAT THE COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO THE COMPANY'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER, PURSUANT TO ITEM 402(T) OF REGULATION S-K, INCLUDING THE ASSOCIATED NARRATIVE DISCUSSION, AND THE AGREEMENTS OR UNDERSTANDINGS PURSUANT TO WHICH SUCH COMPENSATION MAY	Management	Abstain	Again
03	BE PAID OR BECOME PAYABLE, ARE HEREBY APPROVED. PROPOSAL TO ADJOURN THE SPECIAL MEETING OF STOCKHOLDERS IN ORDER TO TAKE SUCH ACTIONS AS THE COMPANY'S BOARD DETERMINES ARE NECESSARY OR APPROPRIATE, INCLUDING, WITHOUT LIMITATION, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE COMPANY'S SPECIAL MEETING TO APPROVE THE PROPOSAL TO APPROVE THE AGREEMENT AND PLAN OF MERGER.	Management	For	For
CAPITA	L POWER INCOME L.P.			
	TY 14042N100 MEETING TYPE Special SYMBOL CPAXF MEETING DATE 01-Nov-2011 CA14042N1006 AGENDA 933513144 - Managemen	t		
ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	AN EXTRAORDINARY RESOLUTION, THE FULL TEXT OF WHICH IS SET FORTH IN ANNEX G TO THE MANAGEMENT PROXY CIRCULAR AND JOINT PROXY STATEMENT OF THE PARTNERSHIP AND ATLANTIC POWER CORPORATION DATED SEPTEMBER 28, 2011 (THE "INFORMATION CIRCULAR"), TO APPROVE A PLAN OF ARRANGEMENT (THE "ARRANGEMENT") UNDER SECTION 192 OF THE CANADA BUSINESS CORPORATIONS ACT (THE "CBCA"), ALL AS MORE PARTICULARLY DESCRIBED IN THE INFORMATION CIRCULAR.	Management	For	For

TRIMERIS, INC.

SECURITY 896263100 MEETING TYPE Special TICKER SYMBOL TRMS MEETING DATE 02-Nov-2011

ISIN US8962631003 AGENDA 933517089 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	APPROVAL OF THE ISSUANCE OF TRIMERIS, INC. COMMON STOCK, PAR VALUE \$0.001 PER SHARE, IN CONNECTION WITH THE MERGER CONTEMPLATED BY THE AGREEMENT AND PLAN OF MERGER AND REORGANIZATION, DATED AS OF JUNE 13, 2011, BY AND AMONG TRIMERIS, INC., SYNAGEVA BIOPHARMA CORP. AND TESLA MERGER SUB, INC., A WHOLLY OWNED SUBSIDIARY OF TRIMERIS.	Management	For	For
02	APPROVAL OF AN AMENDMENT TO TRIMERIS, INC.'S FIFTH AMENDED AND RESTATED CERTIFICATE OF INCORPORATION TO	Management	For	For

EFFECT A REVERSE STOCK SPLIT OF TRIMERIS, INC.'S ISSUED AND OUTSTANDING COMMON STOCK WITHIN THE RANGE OF ONE-FOR-TWO TO ONE-FOR-EIGHT (WITH THE EXACT AMOUNT TO BE DETERMINED IMMEDIATELY PRIOR TO THE COMPLETION OF THE MERGER). 03 APPROVAL OF AN AMENDMENT TO TRIMERIS, INC.'S FIFTH Management For For AMENDED AND RESTATED CERTIFICATE OF INCORPORATION TO INCREASE THE NUMBER OF AUTHORIZED SHARES OF TRIMERIS, INC.'S COMMON STOCK FROM 60,000,000 TO UP TO A MAXIMUM OF 150,000,000 SHARES (WITH THE EXACT AMOUNT TO BE DETERMINED IMMEDIATELY PRIOR TO THE COMPLETION OF THE MERGER). APPROVAL OF AN AMENDMENT TO TRIMERIS, INC.'S FIFTH 0.4 Management For For AMENDED AND RESTATED CERTIFICATE OF INCORPORATION TO CHANGE THE NAME OF TRIMERIS, INC. FROM "TRIMERIS, INC." TO "SYNAGEVA BIOPHARMA CORP.". 05 APPROVAL OF THE ADJOURNMENT OF THE TRIMERIS, INC. Management For For SPECIAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF TRIMERIS PROPOSAL NOS. 1, 2, 3, OR 4.

#### CALIPER LIFE SCIENCES, INC.

SECURITY 130872104 MEETING TYPE Special TICKER SYMBOL CALP MEETING DATE 07-Nov-2011

ISIN US1308721042 AGENDA 933515100 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	TO CONSIDER AND VOTE ON A PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF SEPTEMBER 7, 2011, AS IT MAY BE AMENDED FROM TIME TO TIME, BY AND AMONG CALIPER LIFE SCIENCES, INC., PERKINELMER, INC. AND PERKINELMER HOPKINTON CO.	Management	For	For
02	TO CONSIDER AND VOTE ON ANY PROPOSAL TO ADJOURN THE SPECIAL MEETING TO A LATER DATE, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF ITEM 1 IF THERE ARE INSUFFICIENT VOTES TO APPROVE ITEM 1 AT THE TIME OF THE SPECIAL MEETING.	Management	For	For
03	TO APPROVE, BY NON-BINDING, ADVISORY VOTE, CERTAIN COMPENSATION ARRANGEMENTS FOR CALIPER LIFE SCIENCE, INC.'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER CONTEMPLATED IN THE AGREEMENT AND PLAN OF MERGER, DATED AS OF SEPTEMBER 7, 2011, AS MAY BE AMENDED FROM TIME TO TIME, BY AND AMONG CALIPER LIFE SCIENCES, INC., PERKINELMER, INC. AND PERKINELMER	Management	Abstain	Again

#### INTERNATIONAL RECTIFIER CORPORATION

HOPKINTON CO.

SECURITY 460254105 MEETING TYPE Annual TICKER SYMBOL IRF MEETING DATE 11-Nov-2011

ISIN US4602541058 AGENDA 933510287 - Management

ITEM	PROPOSAL		TYPE	VOTE	-
01	DIRECTOR		Management		
	1 RICHARD J. DAHL			For	F
	2 DWIGHT W. DECKER			For	F
	3 ROCHUS E. VOGT			For	F
02		THE INTERNATIONAL RECTIFIER FORMANCE INCENTIVE PLAN.	Management	Against	А
03		BY NON-BINDING VOTE, THE	Management	Abstain	А
		COMPANY'S NAMED EXECUTIVE OFFICERS.	-		
04		D, BY NON-BINDING VOTE, THE ADVISORY VOTES ON THE COMPANY'S ON PROGRAM.	Management	Abstain	А
		JN FIVOUVALI.			F
05 CHARTE	PROPOSAL TO RATIFY T	HE APPOINTMENT OF ERNST & YOUNG LLP EGISTERED PUBLIC ACCOUNTING FIRM OF AL YEAR 2012.	Management	For	1
CHARTE:	PROPOSAL TO RATIFY TO AS THE INDEPENDENT ROTHER COMPANY FOR FISC.  ER INTERNATIONAL PLC  ETY G2110V107	EGISTERED PUBLIC ACCOUNTING FIRM OF AL YEAR 2012.  MEETING TYPE ExtraOrdinary General	,	ror	
CHARTE:	PROPOSAL TO RATIFY TO AS THE INDEPENDENT ROTHER COMPANY FOR FISC.	EGISTERED PUBLIC ACCOUNTING FIRM OF AL YEAR 2012.  MEETING TYPE ExtraOrdinary General MEETING DATE 14-Nov-2011	Meeting	ror	I
CHARTE: SECURI TICKER ISIN	PROPOSAL TO RATIFY TAS THE INDEPENDENT RETHE COMPANY FOR FISC.  ER INTERNATIONAL PLC  ETY G2110V107  R SYMBOL  JE00B3CX4509	EGISTERED PUBLIC ACCOUNTING FIRM OF AL YEAR 2012.  MEETING TYPE ExtraOrdinary General MEETING DATE 14-Nov-2011	. Meeting t		I
CHARTE SECURI TICKER	PROPOSAL TO RATIFY TO AS THE INDEPENDENT RETURNED THE COMPANY FOR FISC.  ER INTERNATIONAL PLC  ETY G2110V107  R SYMBOL	EGISTERED PUBLIC ACCOUNTING FIRM OF AL YEAR 2012.  MEETING TYPE ExtraOrdinary General MEETING DATE 14-Nov-2011	Meeting	VOTE	E N
CHARTE: SECURI TICKER ISIN	PROPOSAL TO RATIFY T AS THE INDEPENDENT R THE COMPANY FOR FISC.  ER INTERNATIONAL PLC  TY G2110V107  R SYMBOL  JE00B3CX4509  PROPOSAL  To approve the resolof arrangement (the	EGISTERED PUBLIC ACCOUNTING FIRM OF AL YEAR 2012.  MEETING TYPE ExtraOrdinary General MEETING DATE 14-Nov-2011	Meeting t	VOTE	1

#### CHARTER INTERNATIONAL PLC

SECURITY G2110V107 MEETING TYPE Court Meeting TICKER SYMBOL MEETING DATE 14-Nov-2011

ISIN JE00B3CX4509 AGENDA 703400870 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
CMMT	PLEASE NOTE THAT ABSTAIN IS NOT A VALID VOTE OPTION FOR THIS MEETING TYPEPLEASE CHOOSE BETWEEN "FOR" AND "AGAINST" ONLY. SHOULD YOU CHOOSE TO VOTE-ABSTAIN FOR THIS MEETING THEN YOUR VOTE WILL BE DISREGARDED BY THE ISSUER OR-ISSUERS AGENT.	Non-Voting		
1	For the purpose of considering and, if thought fit, approving (with or without modification) a scheme of arrangement (the "Scheme") proposed to be made between Charter International plc and the Shareholders	Management	For	For

### CORINTHIAN COLLEGES, INC.

SECURITY 218868107 MEETING TYPE Annual TICKER SYMBOL COCO MEETING DATE 15-Nov-2011

ISIN US2188681074 AGENDA 933512483 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	DIRECTOR	Management		
	1 PAUL R. ST. PIERRE		For	For
	2 LINDA AREY SKLADANY		For	For
	3 ROBERT LEE		For	For
	4 JACK D. MASSIMINO		For	For
	5 ALICE T. KANE		For	For
	6 TERRY O. HARTSHORN		For	For
	7 TIMOTHY J. SULLIVAN		For	For
	8 SHARON P. ROBINSON		For	For
	9 HANK ADLER		For	For
	10 JOHN M. DIONISIO		For	For
02	APPROVAL OF THE AMENDMENT AND RESTATEMENT OF THE CORINTHIAN COLLEGES, INC. 2003 PERFORMANCE AWARD PLAN, WHICH AUTHORIZES THE ISSUANCE OF ADDITIONAL SHARES UNDER SUCH PLAN, AND CERTAIN OTHER AMENDMENTS DESCRIBED IN THE ACCOMPANYING PROXY STATEMENT.	Management	Against	Again
03	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING JUNE 30, 2012.	Management	For	For
04	APPROVAL, BY A NONBINDING ADVISORY VOTE, OF EXECUTIVE COMPENSATION PAID BY THE COMPANY TO ITS NAMED EXECUTIVE OFFICERS.	Management	Abstain	Again
05	RECOMMENDATION, BY A NONBINDING ADVISORY VOTE, OF THE FREQUENCY OF HOLDING FUTURE NONBINDING ADVISORY VOTES ON EXECUTIVE COMPENSATION.	Management	Abstain	Again

#### THE CLOROX COMPANY

SECURITY 189054109 MEETING TYPE Annual TICKER SYMBOL CLX MEETING DATE 16-Nov-2011

ISIN US1890541097 AGENDA 933512712 - Management

ITEM	PROPOSAL		TYPE	VOTE	FOR/A MANAG
1A	ELECTION OF DIRECTOR:	DANIEL BOGGAN, JR.	Management	For	For
1B	ELECTION OF DIRECTOR:	RICHARD H. CARMONA	Management	For	For
1C	ELECTION OF DIRECTOR:	TULLY M. FRIEDMAN	Management	For	For
1D	ELECTION OF DIRECTOR:	GEORGE J. HARAD	Management	For	For
1E	ELECTION OF DIRECTOR:	DONALD R. KNAUSS	Management	For	For
1F	ELECTION OF DIRECTOR:	ROBERT W. MATSCHULLAT	Management	For	For
1G	ELECTION OF DIRECTOR:	GARY G. MICHAEL	Management	For	For
1H	ELECTION OF DIRECTOR:	EDWARD A. MUELLER	Management	For	For
1I	ELECTION OF DIRECTOR:	PAMELA THOMAS-GRAHAM	Management	For	For
1J	ELECTION OF DIRECTOR:	CAROLYN M. TICKNOR	Management	For	For

02	ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Management	Abstain	Again
03	ADVISORY VOTE ON THE FREQUENCY OF THE SHAREHOLDER	Management	Abstain	Again
	ADVISORY VOTE ON EXECUTIVE COMPENSATION.			
04	RATIFICATION OF INDEPENDENT REGISTERED PUBLIC	Management	For	For
	ACCOUNTING FIRM.			
05	STOCKHOLDER PROPOSAL ON INDEPENDENT CHAIRMAN.	Shareholder	Against	For

#### ZYGO CORPORATION

SECURITY 989855101 MEETING TYPE Annual TICKER SYMBOL ZIGO MEETING DATE 16-Nov-2011

ISIN US9898551018 AGENDA 933513170 - Management

				FOR/A
ITEM	PROPOSAL	TYPE	VOTE	MANAG
01	DIRECTOR	Management		
	1 STEPHEN D. FANTONE		For	For
	2 SAMUEL H. FULLER		For	For
	3 CHRIS L. KOLIOPOULOS		For	For
	4 SEYMOUR E. LIEBMAN		For	For
	5 ROBERT B. TAYLOR		For	For
	6 CAROL P. WALLACE		For	For
	7 GARY K. WILLIS		For	For
02	TO APPROVE A NON-BINDING ADVISORY RESOLUTION APPROVING	Management	Abstain	Again
	THE COMPANY'S EXECUTIVE COMPENSATION AS DISCLOSED IN			
	THE ACCOMPANYING PROXY STATEMENT.			
03	TO APPROVE A NON-BINDING ADVISORY RESOLUTION WITH	Management	Abstain	Again
	RESPECT TO THE FREQUENCY OF FUTURE ADVISORY VOTES ON			
	THE COMPANY'S EXECUTIVE COMPENSATION.			
04	TO APPROVE THE ADOPTION OF THE ZYGO CORPORATION 2012	Management	Against	Again
	EQUITY INCENTIVE PLAN.			
05	TO APPROVE THE AMENDMENT TO THE ZYGO CORPORATION	Management	For	For
	EMPLOYEE STOCK PURCHASE PLAN.			
06	RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE	Management	For	For
	LLP AS THE COMPANY'S INDEPENDENT REGISTERED ACCOUNTING			
	FIRM FOR FISCAL 2012.			

### CONSTELLATION ENERGY GROUP, INC.

SECURITY 210371100 MEETING TYPE Special TICKER SYMBOL CEG MEETING DATE 17-Nov-2011

ISIN US2103711006 AGENDA 933516099 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	APPROVAL OF THE MERGER WITH EXELON CORPORATION ON SUBSTANTIALLY THE TERMS SET FORTH IN THE MERGER AGREEMENT.	Management	For	For
02	ADVISORY VOTE ON COMPENSATION THAT MAY BECOME PAYABLE TO NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE COMPLETION OF THE PROPOSED MERGER.	Management	Abstain	Again
03	ADJOURNMENT OF THE SPECIAL MEETING OF SHAREHOLDERS, IF	Management	For	For

NECESSARY, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES TO APPROVE PROPOSAL 1.

MOTOROLA MOBILITY HOLDINGS, INC.

SECURITY 620097105 MEETING TYPE Special TICKER SYMBOL MMI MEETING DATE 17-Nov-2011

US6200971058 AGENDA 933517988 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF AUGUST 15, 2011, BY AND AMONG GOOGLE INC., A DELAWARE CORPORATION, RB98 INC., A DELAWARE CORPORATION AND A WHOLLY OWNED SUBSIDIARY OF GOOGLE INC., AND MOTOROLA	Management	For	For
02	MOBILITY AS IT MAY BE AMENDED FROM TIME TO TIME TO APPROVE ANY MOTION TO ADJOURN THE SPECIAL MEETING TO A LATER DATE OR TIME, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IN THE EVENT THERE ARE INSUFFICIENT VOTES AT THE TIME OF SUCH ADJOURNMENT TO ADOPT THE MERGER AGREEMENT	Management	For	For
03	TO APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, THE COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO MOTOROLA MOBILITY'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	Management	Abstain	Again

#### FORSYS METALS CORP.

SECURITY 34660G104 MEETING TYPE Special TICKER SYMBOL FOSYF MEETING DATE 18-Nov-2011

CA34660G1046 AGENDA 933520391 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	TO CONSIDER, AND IF DEEMED ADVISABLE, TO PASS A RESOLUTION THE FULL TEXT OF WHICH IS SET FORTH IN THE MANAGEMENT INFORMATION CIRCULAR ACCOMPANYING THE NOTICE OF MEETING ("NOTICE OF MEETING"), AUTHORIZING AND APPROVING THE ISSUANCE OF UP TO A MAXIMUM OF 22,222,222	Management	For	For

### FORSYS METALS CORP.

SECURITY 34660G104 MEETING TYPE Special
TICKER SYMBOL FOSYF MEETING DATE 18-Nov-2011
ISIN CA34660G1046 AGENDA 933520404 - Management

COMPLETE DESCRIPTION OF THIS RESOLUTION.

COMMON SHARES. PLEASE REFER TO THE FORM OF PROXY FOR A

ITEM	PROPOSAL	TYPE	VOTE 	MANAG
01	TO CONSIDER, AND IF DEEMED ADVISABLE, TO PASS A RESOLUTION THE FULL TEXT OF WHICH IS SET FORTH IN THE MANAGEMENT INFORMATION CIRCULAR ACCOMPANYING THE NOTICE OF MEETING ("NOTICE OF MEETING"), AUTHORIZING AND APPROVING THE ISSUANCE OF UP TO A MAXIMUM OF 22,222,222 COMMON SHARES. PLEASE REFER TO THE VOTING INSTRUCTION FORM FOR A COMPLETE DESCRIPTION OF THIS RESOLUTION.	Management	For	For

## SMITHS GROUP PLC, LONDON

SECURITY G82401111 MEETING TYPE Annual General Meeting

TICKER SYMBOL MEETING DATE 22-Nov-2011

ISIN GB00B1WY2338 AGENDA 703404537 - Management

M 	PROPOSAL	TYPE	VOTE	FOR/A
	To adopt the reports of the directors and the auditors and the audited accounts for the financial year ended 31 July 2011	Management	For	For
	To approve the directors' remuneration report for the financial year ended 31 July 2011	Management	For	For
	To declare a final dividend of 25 pence per ordinary share for the financial year ended 31 July 2011	Management	For	For
	To re-elect Mr B.F.J. Angelici as a director of the Company	Management	For	For
	To re-elect Mr P. Bowman as a director of the Company	Management	For	For
	To re-elect Mr D.H. Brydon, CBE as a director of the Company	Management	For	For
	To re-elect Mr D.J. Challen, CBE as a director of the Company	Management	For	For
	To re-elect Mr S.J. Chambers as a director of the Company	Management	For	For
	To re-elect Ms A.C. Quinn, CBE as a director of the Company	Management	For	For
	To re-elect Sir Kevin Tebbit, KCB, CMG as a director of the Company	Management	For	For
	To re-elect Mr P.A. Turner as a director of the Company	Management	For	For
	To reappoint PricewaterhouseCoopers LLP as auditors of the Company to hold office until the conclusion of the next general meeting at which accounts are laid before the Company	Management	For	For
	To authorise the directors to determine the remuneration of the auditors	Management	For	For
	That the directors be generally and unconditionally authorised pursuant to and in accordance with Section 551 of the Companies Act 2006 to exercise all the powers of the Company to allot shares in the Company or grant rights to subscribe for or to convert any security into shares in the Company: (i) up to a nominal amount of GBP 49,062,877; (ii) comprising equity securities (as defined in Section 560(1) of the Companies Act 2006) up to a further nominal amount of	Management	For	For

	24gar 1 milgi 352 1 3115 1 3111 1 1 7 7			
	GBP 49,062,877 in connection with an offer by way of a rights issue; such authorities to apply in substitution for all previous authorities pursuant to Section 551 of the Companies Act 2006 and to expire at the end of the next Annual General Meeting or on 31 January 2013, whichever is the earlier but, in each case, so that the Company may make offers and enter CONTD			
CONT	CONTD into agreements during the relevant period which would, or might, require shares to be allotted or rights to be granted after the authority-ends. For the purposes of this Resolution 'rights issue' means an offer to:-(a) ordinary shareholders in proportion (as nearly as may be practicable) to-their existing holdings; and (b) people who are holders of other equity-securities if this is required by the rights of those securities or, if the-directors consider it necessary, as permitted by the rights of those-securities to subscribe for further securities by means of the issue of a-renounceable letter (or other negotiable document) which may be traded for a-period before payment for the securities is due, but subject to such-exclusions or other arrangements as the directors may deem necessary or-expedient in relation	Non-Voting		
CONT	to CONTD  CONTD treasury shares, fractional entitlements, record  dates or legal, -regulatory or practical problems in, or	Non-Voting		
15	under the laws of, any territory That subject to the passing of Resolution 14 above, the directors be empowered to allot equity securities (as defined in Section 560(1) of the Companies Act 2006) wholly for cash: (i) pursuant to the authority given by paragraph (i) of Resolution 14 above or where the allotment constitutes an allotment of equity securities by virtue of Section 560(3) of the Companies Act 2006 in each case: (a) in connection with a pre-emptive offer; and/or (b) otherwise than in connection with a pre-emptive offer, up to an aggregate nominal amount of GBP 7,359,431; and (ii) pursuant to the authority given by paragraph (ii) of Resolution 14 above in connection with a rights issue, as if Section 561(1) of the Companies Act 2006 did not apply to any such allotment; such power to expire at the end of the next Annual General Meeting or on 31 CONTD	Management	For	For
CONT	CONTD January 2013, whichever is the earlier but so that the Company may make-offers and enter into agreements during this period which would, or might, require equity securities to be allotted after the power ends and the-directors may allot equity securities under any such offer or agreement as if-the power had not ended. For the purposes of this Resolution: (a) 'rights-issue' has the same meaning as in Resolution 14 above; (b) 'pre-emptive-offer' means an offer of equity securities open for acceptance for a period-fixed by the directors to holders (other than the Company) on the register on-a record date fixed by the directors of ordinary shares in proportion to-their respective holdings but subject to such exclusions or other-arrangements as the directors may deem necessary or expedient in relation to-treasury shares CONTD	Non-Voting		
CONT	CONTD, fractional entitlements, record dates or legal, regulatory or-practical problems in, or under the laws of, any territory; (c) references to-an allotment of	Non-Voting		

	equity securities shall include a sale of treasury shares; -and (d) the nominal amount of any securities shall be taken to be, in the-case of rights to subscribe for or convert any securities into shares of the-Company, the nominal amount of such shares which may be allotted pursuant to-such rights			
16	That the Company be and is hereby unconditionally and generally authorised for the purpose of Section 701 of the Companies Act 2006 to make market purchases (as defined in Section 693 of the Companies Act 2006) of ordinary shares of 37.5p each in the capital of the Company on such terms and in such manner as the directors may determine provided that: (a) the maximum number of shares which may be purchased is 39,250,301; (b) the minimum price which may be paid for each share is 37.5p; (c) the maximum price which may be paid for an ordinary share shall not be more than the higher of 5 per cent above the average middle market quotations for an ordinary share, as derived from the London Stock Exchange Daily Official List, for the five business days immediately preceding the day on which the ordinary share is purchased and CONTD	Management	For	For
CONT	CONTD the amount stipulated by Article 5(1) of the Buy-back and Stabilisation-Regulation 2003 (No 2273/2003); and (d) this authority shall expire at the-conclusion of the next Annual General Meeting of the Company or, if earlier-31 January 2013 (except in relation to the purchase of shares the contract-for which was concluded before the expiry of such authority and which might-be executed wholly or partly after such expiry)	Non-Voting		
17	That a general meeting other than an annual general meeting may be called on not less than 14 clear days' notice	Management	For	For
18	That, in accordance with Part 14 of the Companies Act 2006, the Company and every other company which is now or may become a subsidiary of the Company at any time during the period during which this resolution is in force is hereby authorised to make donations and incur expenditure under each and any of the following heads: (a) donations to political parties or independent election candidates; (b) donations to political organisations other than political parties; and (c) political expenditure, up to an aggregate amount of GBP 50,000 and the amount authorised under each of paragraphs (a), (b) and (c) shall also be limited to such amount. The authority hereby conferred shall expire at the conclusion of the next Annual General Meeting of the Company or, if earlier, on 31 January 2013. All existing authorisations and CONTD	Management	For	For
CONT	CONTD approvals relating to political donations or expenditure under Part 14-of the Companies Act 2006 are hereby revoked without prejudice to any-donation made or expenditure incurred prior to the date hereof pursuant to-such authorisation or approval. For the purpose of this resolution, the terms-'political donations', 'political parties', 'independent election-candidates', 'political organisations' and 'political expenditure' have the-meanings set out in Sections 363 to 365 of the Companies Act 2006	Non-Voting		
19	That the Smiths Group Long Term Incentive Plan 2011 (the 'LTIP'), the principal terms of which are	Management	For	For

summarised in the explanatory note to this resolution and as shown in the rules of the LTIP produced to the Meeting and initialled by the Chairman for the purposes of identification, be and is hereby approved and that the directors be and are hereby authorised to do all such acts and things that they may consider appropriate to implement the LTIP, including the making of any amendments to the rules and any establishment of any sub-plans for the benefit of employees outside the UK (modified as necessary to take account of relevant exchange control, taxation and securities laws of the relevant jurisdiction); and the directors be and are hereby authorised to vote as directors and be counted in any quorum on any matter CONTD

CONT

CONTD connected with the LTIP, notwithstanding that they may be interested in—the same, save that no director may vote or be counted in the quorum on any—matter solely concerning his own participation therein, and that any—prohibition on directors' voting shall be suspended to this extent—accordingly

Non-Voting

NETLOGIC MICROSYSTEMS, INC.

SECURITY 64118B100 MEETING TYPE Special TICKER SYMBOL NETL MEETING DATE 22-Nov-2011

ISIN US64118B1008 AGENDA 933519108 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF SEPTEMBER 11, 2011, BY AND AMONG NETLOGIC MICROSYSTEMS, INC., BROADCOM CORPORATION AND I&N ACQUISITION CORP., A WHOLLY OWNED SUBSIDIARY OF BROADCOM CORPORATION (THE "MERGER AGREEMENT").	Management	For	For
02	TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF THE PROPOSAL TO ADOPT THE MERGER AGREEMENT IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE PROPOSAL TO ADOPT THE MERGER AGREEMENT.	Management	For	For
03	TO APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, THE COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO NAMED EXECUTIVE OFFICERS OF NETLOGIC MICROSYSTEMS, INC. IN CONNECTION WITH THE MERGER, INCLUDING THE AGREEMENTS AND UNDERSTANDINGS PURSUANT TO WHICH SUCH COMPENSATION MAY BE PAID OR BECOME PAYABLE.	Management	Abstain	Again

#### BRITISH SKY BROADCASTING GROUP PLC

SECURITY G15632105 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 29-Nov-2011 ISIN GB0001411924 AGENDA 703417279 - Management

TITEM PROPOSAL TYPE VOTE MANAGE

1	To receive the financial statements for the year ended 30 June 2011 together with the report of the Directors and Auditors thereon	Management	For	For
2	To declare a final dividend for the year ended 30 June 2011	Management	For	For
3	To reappoint Jeremy Darroch as a Director	Management	For	For
4	To reappoint David F DeVoe as a Director	Management	For	For
5	To reappoint Andrew Griffith as a Director	Management	For	For
6	To reappoint Nicholas Ferguson as a Director	Management	For	For
7	To reappoint Andrew Higginson as a Director	Management	For	For
8	To reappoint Thomas Mockridge as a Director	Management	For	For
9	To reappoint James Murdoch as a Director	Management	For	For
10	To reappoint Jacques Nasser as a Director	Management	For	For
11	To reappoint Dame Gail Rebuck as a Director	Management	For	For
12	To reappoint Daniel Rimer as a Director	Management	For	For
13	To reappoint Arthur Siskind as a Director	Management	For	For
14	To reappoint Lord Wilson of Dinton as a Director	Management	For	For
15	To reappoint Deloitte LLP as Auditors of the Company and to authorise the Directors to agree their remuneration	Management	For	For
16	To approve the report on Directors remuneration for the year ended 30-Jun-11	Management	For	For
17	To authorise the Company and its subsidiaries to make political donations and incur political expenditure	Management	For	For
18	To authorise the Directors to allot shares under Section 551 of the Companies Act 2006	Management	For	For
19	To disapply statutory pre emption rights	Management	Against	Again
20	To allow the Company to hold general meetings other than annual general meetings on 14 days notice	Management	For	For
21	To authorise the Directors to make on market purchases	Management	For	For
22	To authorise the Directors to make off market purchases	Management	For	For

## PENN MILLERS HOLDING CORPORATION

SECURITY 707561106 MEETING TYPE Special
TICKER SYMBOL PMIC MEETING DATE 29-Nov-2011
ISIN US7075611068 AGENDA 933518699 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	TO APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER DATED SEPTEMBER 7, 2011, BY AND AMONG ACE AMERICAN INSURANCE COMPANY, PANTHER ACQUISITION CORP. AND PENN MILLERS HOLDING CORPORATION.	Management	For	For
02	TO APPROVE, ON A NON-BINDING, ADVISORY BASIS, THE "GOLDEN PARACHUTE" COMPENSATION THAT MAY BE PAYABLE TO THE COMPANY'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER.	Management	Abstain	Again
03	TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, FOR THE PURPOSE OF SOLICITING ADDITIONAL PROXIES TO VOTE IN FAVOR OF ADOPTING THE MERGER AGREEMENT.	Management	For	For

GLOBAL INDUSTRIES, LTD.

SECURITY 379336100 MEETING TYPE Special TICKER SYMBOL GLBL MEETING DATE 30-Nov-2011

ISIN US3793361003 AGENDA 933521812 - Management

ITEM	PROPOSAL	TYPE 	VOTE	FOR/A MANAG
01	PROPOSAL TO APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF SEPTEMBER 11, 2011, AMONG GLOBAL INDUSTRIES, LTD. ("GLOBAL INDUSTRIES"), TECHNIP S.A. ("TECHNIP"), AND APOLLON MERGER SUB B, INC., AN INDIRECT, WHOLLY OWNED SUBSIDIARY OF TECHNIP, AS SUCH MAY BE AMENDED FROM TIME TO TIME (THE "MERGER AGREEMENT").	Management	For	For
02	PROPOSAL TO APPROVE AND ADOPT AMENDED AND RESTATED ARTICLES OF INCORPORATION TO REMOVE THE LIMITATION ON NON-U.S. OWNERSHIP OF GLOBAL INDUSTRIES' COMMON STOCK CONTAINED IN THE EXISTING ARTICLES OF INCORPORATION OF GLOBAL INDUSTRIES.	Management	For	For
03	NON-BINDING, ADVISORY PROPOSAL TO APPROVE CERTAIN COMPENSATION ARRANGEMENTS FOR GLOBAL INDUSTRIES' NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER CONTEMPLATED BY THE MERGER AGREEMENT.	Management	Abstain	Again

#### ENCORE ENERGY PARTNERS LP

SECURITY 29257A106 MEETING TYPE Special TICKER SYMBOL ENP MEETING DATE 30-Nov-2011

ISIN US29257A1060 AGENDA 933522042 - Management

ITEM	PROPOSAL	TYPE 	VOTE	FOR/A MANAG
01	TO APPROVE & ADOPT AGREEMENT AND PLAN OF MERGER, DATED AS OF JULY 10, 2011, BY AND AMONG VANGUARD NATURAL RESOURCES, LLC, VANGUARD NATURAL GAS, LLC, VANGUARD ACQUISITION COMPANY, LLC, ENCORE ENERGY PARTNERS LP & ENCORE ENERGY PARTNERS LLC, AS IT MAY BE AMENDED FROM TIME TO TIME ("MERGER AGREEMENT") & APPROVE THE MERGER CONTEMPLATED BY THE MERGER AGREEMENT (THE "MERGER").	Management	For	For

#### NALCO HOLDING COMPANY

SECURITY 62985Q101 MEETING TYPE Special TICKER SYMBOL NLC MEETING DATE 30-Nov-2011

ISIN US62985Q1013 AGENDA 933522547 - Management

ITEM	PROPOSAL	TYPE	VOTE	MANAG
				FOR/A

01	ADOPT THE AGREEMENT AND PLAN OF MERGER DATED AS OF JULY 19, 2011 AMONG ECOLAB, INC., SUSTAINABILITY PARTNERS	Management	For	For
	CORPORATION, A WHOLLY-OWNED SUBSIDIARY OF ECOLAB INC. AND NAICO HOLDING COMPANY.			
02	VOTE, ON A NON-BINDING ADVISORY BASIS, TO APPROVE THE COMPENSATION THAT MAY BECOME PAYABLE TO NALCO'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE COMPLETION OF THE TRANSACTIONS IN THE MERGER.	Management	Abstain	Again
03	ADJOURN THE NALCO SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES TO APPROVE PROPOSAL 1.	Management	For	For
PHARM	ACEUTICAL PRODUCT DEVELOPMENT, INC.			
SECUR	ITY 717124101 MEETING TYPE Special			

TICKER SYMBOL PPDI MEETING DATE 30-Nov-2011
ISIN US7171241018 AGENDA 933522597 - Management

				FOR/A
ITEM	PROPOSAL	TYPE	VOTE	MANAG
01	TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF OCTOBER 2, 2011, AS IT MAY BE AMENDED FROM TIME TO TIME, BY AND AMONG PHARMACEUTICAL PRODUCT DEVELOPMENT, INC., JAGUAR HOLDINGS, LLC AND JAGUAR MERGER SUB, INC.	Management	For	For
02	TO APPROVE, ON A NON-BINDING, ADVISORY BASIS, THE "GOLDEN PARACHUTE" COMPENSATION THAT MIGHT BE RECEIVED BY THE COMPANY'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER.	Management	Abstain	Again
03	TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE AGREEMENT AND PLAN OF MERGER.	Management	For	For

#### FOSTER'S GROUP LIMITED

SECURITY Q3944W187 MEETING TYPE Scheme Meeting
TICKER SYMBOL MEETING DATE 01-Dec-2011
ISIN AU00000FGL6 AGENDA 703414007 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/I MANAC
1	That, pursuant to and in accordance with section 411 of the Corporations Act, the scheme of arrangement proposed between Foster's and the holders of Foster's Shares (other than any entity within the SABMiller Group), the terms of which are contained in and more precisely described in this Booklet (of which the notice convening this meeting forms part) is approved (with or without modification as approved by the Supreme Court of Victoria)	Management	For	For

#### GRIFOLS SA

SECURITY 398438309 MEETING TYPE Special TICKER SYMBOL GRFS MEETING DATE 02-Dec-2011

ISIN US3984383097 AGENDA 933524111 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	INCREASE OF THE COMPANY'S SHARE CAPITAL IN THE AMOUNT OF EURO 2,968,765.80, BY ISSUING 29,687,658 NEW SHARES WITHOUT VOTING RIGHTS OF CLASS B, WITH A NOMINAL VALUE OF EURO 0.10 EACH, WITHOUT SHARE PREMIUM, AGAINST VOLUNTARY RESERVES, IN THE PROPORTION OF 1 NEW SHARE OF CLASS B FOR EACH 10 FORMER SHARES OF CLASS A OR CLASS B, WITH PROVISION OF INCOMPLETE ALLOCATION. AMENDMENT OF ARTICLE 6 OF THE COMPANY'S ARTICLES OF ASSOCIATION (SHARE CAPITAL), ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	Abstain	Again

## HARMAN INTERNATIONAL INDUSTRIES, INC.

SECURITY 413086109 MEETING TYPE Annual TICKER SYMBOL HAR MEETING DATE 07-Dec-2011

ISIN US4130861093 AGENDA 933522232 - Management

				FOR/A
ITEM	PROPOSAL	TYPE	VOTE	MANAG
01	DIRECTOR	Management		
	1 BRIAN F. CARROLL		For	For
	2 HELLENE S. RUNTAGH		For	For
02	PROPOSAL TO APPROVE THE 2012 STOCK OPTION AND INCENTIVE	Management	Against	Again
	PLAN.			
03	PROPOSAL TO APPROVE AMENDMENT TO RESTATED CERTIFICATE	Management	For	For
	OF INCORPORATION AND BYLAWS TO DECLASSIFY THE BOARD.			
04	PROPOSAL TO RATIFY APPOINTMENT OF KPMG.	Management	For	For
05	PROPOSAL TO APPROVE THE ADVISORY (NON-BINDING)	Management	Abstain	Again
	RESOLUTION RELATING TO EXECUTIVE COMPENSATION.			
06	EXECUTIVE COMPENSATION FREQUENCY STOCKHOLDER VOTE.	Management	Abstain	Again

## TEMPLE-INLAND INC.

SECURITY 879868107 MEETING TYPE Special TICKER SYMBOL TIN MEETING DATE 07-Dec-2011

ISIN US8798681073 AGENDA 933524402 - Management

				FOR/A
ITEM	PROPOSAL	TYPE	VOTE	MANAG
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF	Management	For	For

SEPTEMBER 6, 2011, AMONG TEMPLE-INLAND, INTERNATIONAL PAPER COMPANY, AND METAL ACQUISITION INC., A WHOLLY-OWNED SUBSIDIARY OF INTERNATIONAL PAPER COMPANY, AS IT MAY BE AMENDED FROM TIME TO TIME. 0.2 TO APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, THE Management Abstain Again COMPENSATION TO BE PAID TO TEMPLE-INLAND'S NAMED EXECUTIVE OFFICERS THAT IS BASED ON OR OTHERWISE RELATES TO THE MERGER. TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING TO A Management For For 03 LATER DATE OR TIME, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IN THE EVENT THERE ARE INSUFFICIENT VOTES AT THE TIME OF SUCH ADJOURNMENT TO ADOPT THE MERGER AGREEMENT.

#### SOUTHERN UNION COMPANY

SECURITY 844030106 MEETING TYPE Special TICKER SYMBOL SUG MEETING DATE 09-Dec-

 
 SUG
 MEETING DATE
 09-Dec-2011

 US8440301062
 AGENDA
 933522458 - Management
 ISIN

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	TO APPROVE AND ADOPT THE SECOND AMENDED AND RESTATED AGREEMENT AND PLAN OF MERGER, DATED AS OF JULY 19, 2011, BY AND AMONG ENERGY TRANSFER EQUITY, L.P., SIGMA ACQUISITION CORPORATION AND SOUTHERN UNION COMPANY, AS IT MAY BE AMENDED FROM TIME TO TIME, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	For	For
02	TO APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, THE COMPENSATION TO BE RECEIVED BY SOUTHERN UNION COMPANY'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER.	Management	Abstain	Again
03	TO APPROVE ANY ADJOURNMENTS OF THE SPECIAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF THE PROPOSAL TO ADOPT THE MERGER AGREEMENT.	Management	For	For

## LTX CREDENCE CORPORATION

502403207 MEETING TYPE Annual SECURITY MEETING DATE 09-Dec-2011 TICKER SYMBOL LTXC

US5024032071 AGENDA 933524224 - Management ISIN

COMPENSATION TABLES, AND ANY RELATED MATERIALS INCLUDED

ITEM	PROPOSAL	TYPE 	VOTE	FOR/A MANAG
01	DIRECTOR  1 STEPHEN M. JENNINGS  2 BRUCE R. WRIGHT	Management	For For	For For
02	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 DISCLOSURES UNDER THE HEADING "COMPENSATION DISCUSSION AND ANALYSIS," THE	Management	Abstain	Again

03	TO APPRIFREQUENT SHALL H. COMPANY COMPANY YEARS,	CY WITH WHICH T AVE AN ADVISORY 'S NAMED EXECUT 'S PROXY STATEM OR EVERY THREE	BINDING, ADVISORY VOTE, THAT THE ITHE STOCKHOLDERS OF THE COMPANY VOTE ON THE COMPENSATION OF THE IVE OFFICERS SET FORTH IN THE MENT IS EVERY YEAR, EVERY TWO YEARS.	HE		Again
04	TO RATI	FY THE APPOINTM	MENT OF BDO USA, LLP AS THE REGISTERED PUBLIC ACCOUNTING FINDING JULY 31, 2012.		For	For
PACIFIC	: NORTHER	N GAS LTD.				
TICKER	SYMBOL	PNGKF	MEETING TYPE Special MEETING DATE 12-Dec-2011 AGENDA 933528525 - Manag	gement		
ITEM	PROPOSA	T		TYPE 	VOTE	FOR/A MANAG
01	DIVISIO (BRITIS ("PNG") TEXT OF MANAGEM 2011.	N 5 OF PART 9 C H COLUMBIA) INV AND THE COMMON WHICH IS SET F	MENT UNDER THE PROVISIONS OF OF THE BUSINESS CORPORATIONS ACT VOLVING PACIFIC NORTHERN GAS LTD N SHAREHOLDERS OF PNG, THE FULL FORTH IN APPENDIX B TO THE JLAR OF PNG DATED NOVEMBER 14,		For	For
	TY SYMBOL	87162M409	MEETING TYPE ExtraOrdinary Gen MEETING DATE 15-Dec-2011			
			AGENDA 703436899 - Manag	gement		
ITEM	PROPOSA	US87162M4096	AGENDA /03436899 - Manag	TYPE	VOTE	FOR/A MANAG
ITEM CMMT	PROPOSA BLOCKIN REQUIRE THE IND T-HE VO MAY BE RECONCI IF YOU CONTACT	US87162M4096  L  G OF REGISTERED MENT IN THE SWI IVIDUAL SUB-CUS ITING INSTRUCTIO PLACED ON YOUR LIATION AND RE- H-AVE CONCERNS YOUR CLIENT SE	O SHARES IS NOT A LEGAL ISS MARKET, -SPECIFIC POLICIES AT STODIANS MAY VARY. UPON RECEIPT ON, IT IS POSSIBLE THAT A MARKER SHAR-ES TO ALLOW FOR -REGISTRATION FOLLOWING A TRADE. REGARDING YOUR ACCOUNTS, PLEASE ERVICE REPRE-SENTATIVE.	TYPE Non-Voting OF	VOTE	

Synthes common stock will be converted into the right to receive a combination of (i) CHF 55.65 in cash and (ii) a number of shares of Johnson and Johnson common stock based on an exchange ratio that will be calculated based upon the average of the volume weighted average trading prices of Johnson and Johnson common stock on each of the ten trading days ending two trading days prior to the effective time of the merger

To consider and vote upon a proposal to adjourn the special meeting, if necessary or appropriate, to permit further solicitation of proxies if there are not sufficient votes at the time of the special meeting to adopt the merger agreement

Management No Action

#### DAYLIGHT ENERGY LTD.

SECURITY 239590201 MEETING TYPE Special TICKER SYMBOL DAYYF MEETING DATE 15-Doc

DAYYF MEETING DATE 15-Dec-2011 CA2395902018 AGENDA 933524515 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	A SPECIAL RESOLUTION (THE "SPECIAL RESOLUTION"), THE FULL TEXT OF WHICH IS SET FORTH IN APPENDIX A TO THE ACCOMPANYING INFORMATION CIRCULAR AND PROXY STATEMENT OF THE CORPORATION DATED NOVEMBER 1, 2011 (THE "INFORMATION CIRCULAR"), TO APPROVE A PLAN OF	Management	For	For

ADVANCED ANALOGIC TECHNOLOGIES, INC.

00752J108 MEETING TYPE Annual SECURITY TICKER SYMBOL AATI MEETING DATE 16-Dec-2011

ARRANGEMENT UNDER SECTION 193 OF THE BUSINESS

CORPORATIONS ACT (ALBERTA) (THE "ARRANGEMENT"), ALL AS MORE PARTICULARLY DESCRIBED IN THE INFORMATION CIRCULAR.

US00752J1088 AGENDA 933523549 - Management

ITEM	PROPOSAL	TYPE 	VOTE	FOR/A MANAG
01	DIRECTOR	Management		
	1 C. SUBRAMANIAM		For	For
02	TO VOTE FOR AND RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2011.	Management	For	For
03	TO APPROVE, ON AN ADVISORY BASIS, THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS, AS DISCLOSED IN OUR PROXY STATEMENT FOR THE 2011 ANNUAL MEETING OF STOCKHOLDERS, INCLUDING THE COMPENSATION DISCUSSION AND ANALYSIS, THE 2010 SUMMARY COMPENSATION TABLE AND OTHER RELATED TABLES AND DISCLOSURE.	Management	Abstain	Again
04	TO RECOMMEND, BY NON-BINDING VOTE, THE FREQUENCY OF	Management	Abstain	Again

FUTURE STOCKHOLDER ADVISORY VOTES REGARDING COMPENSATION AWARDED TO OUR NAMED EXECUTIVE OFFICERS.

TGC INDUSTRIES, INC.

SECURITY 872417308 MEETING TYPE Annual TICKER SYMBOL TGE MEETING DATE 16-Dec-2011

ISIN US8724173088 AGENDA 933528866 - Management

				FOR/A
ITEM	PROPOSAL	TYPE	VOTE	MANAG
01	DIRECTOR	Management		
	1 WAYNE A. WHITENER	-	For	For
	2 WILLIAM J. BARRETT		For	For
	3 HERBERT M. GARDNER		For	For
	4 ALLEN T. MCINNES		For	For
	5 EDWARD L. FLYNN		For	For
	6 STEPHANIE P. HURTT		For	For
02	RATIFICATION OF SELECTION OF LANE GORMAN TRUBITT,	Management	For	For
	L.L.P. AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.			

#### MEDCO HEALTH SOLUTIONS, INC.

SECURITY 58405U102 MEETING TYPE Special TICKER SYMBOL MHS MEETING DATE 21-Dec-2011

ISIN US58405U1025 AGENDA 933528385 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JULY 20, 2011, AS AMENDED ON NOVEMBER 7, 2011 AND AS IT MAY BE AMENDED FROM TIME TO TIME (THE "MERGER AGREEMENT"), BY AND AMONG EXPRESS SCRIPTS, INC., MEDCO HEALTH SOLUTIONS, INC., ARISTOTLE HOLDING, INC., ARISTOTLE MERGER SUB, INC., AND PLATO MERGER SUB, INC.	Management	For	For
02	TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE PROPOSAL TO ADOPT THE MERGER AGREEMENT.	Management	For	For
03	TO APPROVE, BY NON-BINDING ADVISORY VOTE, THE COMPENSATION ARRANGEMENTS FOR THE COMPANY'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGERS CONTEMPLATED BY THE MERGER AGREEMENT.	Management	Abstain	Again

#### AMERICAN MEDICAL ALERT CORP.

SECURITY 027904101 MEETING TYPE Special TICKER SYMBOL AMAC MEETING DATE 21-Dec-2011

ISIN US0279041018 AGENDA 933529591 - Management

ITEM	PROPOSAL	TYPE	VOTE	F( M) 
01	TO CONSIDER AND VOTE UPON A PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF SEPTEMBER 22, 2011, BY AND AMONG AMERICAN MEDICAL ALERT CORP., TUNSTALL HEALTHCARE GROUP LIMITED, AND MONITOR ACQUISITION CORP., A WHOLLY OWNED SUBSIDIARY OF TUNSTALL, AS IT MAY BE AMENDED FROM TIME TO TIME (THE	Management	For	F
02	"MERGER AGREEMENT").  TO APPROVE ANY ADJOURNMENTS OF THE SPECIAL MEETING, IF DETERMINED NECESSARY BY AMERICAN MEDICAL ALERT CORP., TO PERMIT FURTHER SOLICITATION OF PROXIES IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING, OR AT ANY ADJOURNMENT OR POSTPONEMENT OF THAT MEETING, TO ADOPT THE MERGER AGREEMENT.	Management	For	F
03	TO APPROVE, BY NON-BINDING, ADVISORY VOTE, CERTAIN COMPENSATION ARRANGEMENTS FOR AMERICAN MEDICAL ALERT CORP.'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER CONTEMPLATED BY THE MERGER AGREEMENT.	Management	Abstain	A
M & F 1	WORLDWIDE CORP.			
	TY 552541104 MEETING TYPE Special			
	SYMBOL MFW MEETING DATE 21-Dec-2011 US5525411048 AGENDA 933529628 - Management			
ISIN		TYPE	VOTE	F M
ISIN ITEM	PROPOSAL  ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF SEPTEMBER 12, 2011, BY AND AMONG M & F WORLDWIDE CORP., MX HOLDINGS ONE, LLC, MX HOLDINGS TWO, INC., AND MACANDREWS & FORBES HOLDINGS, INC., AS DESCRIBED IN THE	TYPE		M -
ISIN ITEM	PROPOSAL  ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF SEPTEMBER 12, 2011, BY AND AMONG M & F WORLDWIDE CORP., MX HOLDINGS ONE, LLC, MX HOLDINGS TWO, INC., AND	TYPE  Management	For	M - F
ITEM	PROPOSAL  ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF SEPTEMBER 12, 2011, BY AND AMONG M & F WORLDWIDE CORP., MX HOLDINGS ONE, LLC, MX HOLDINGS TWO, INC., AND MACANDREWS & FORBES HOLDINGS, INC., AS DESCRIBED IN THE PROXY STATEMENT.  APPROVAL OF THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES TO ADOPT THE	TYPE  Management	For	M - F
ITEM 01 02 AMERICA SECURIT	PROPOSAL  ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF SEPTEMBER 12, 2011, BY AND AMONG M & F WORLDWIDE CORP., MX HOLDINGS ONE, LLC, MX HOLDINGS TWO, INC., AND MACANDREWS & FORBES HOLDINGS, INC., AS DESCRIBED IN THE PROXY STATEMENT.  APPROVAL OF THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES TO ADOPT THE AGREEMENT AND PLAN OF MERGER.	TYPE Management Management	For	M - F
ITEM 01 02  AMERICA SECURIT	PROPOSAL  ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF SEPTEMBER 12, 2011, BY AND AMONG M & F WORLDWIDE CORP., MX HOLDINGS ONE, LLC, MX HOLDINGS TWO, INC., AND MACANDREWS & FORBES HOLDINGS, INC., AS DESCRIBED IN THE PROXY STATEMENT.  APPROVAL OF THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES TO ADOPT THE AGREEMENT AND PLAN OF MERGER.  AN MEDICAL ALERT CORP.  TY 027904101 MEETING TYPE Annual SYMBOL AMAC MEETING DATE 21-Dec-2011	TYPE Management Management	For	M - F

HOWARD M. SIEGEL

For

For

	2	JACK RHIAN	For	For
	3	FREDERIC S. SIEGEL	For	For
	4	JOHN S.T. GALLAGHER	For	For
	5	RONALD LEVIN	For	For
	6	YACOV SHAMASH	For	For
	7	GREGORY FORTUNOFF	For	For
02	TO	RATIFY THE SELECTION OF MARGOLIN, WINER & EVENS, LLP Management	For	For
	AS	INDEPENDENT AUDITORS OF THE COMPANY FOR THE FISCAL		
	YEA	R ENDING DECEMBER 31, 2011.		

## RIGHTNOW TECHNOLOGIES, INC.

SECURITY 76657R106 MEETING TYPE Special
TICKER SYMBOL RNOW MEETING DATE 22-Dec-2011
ISIN US76657R1068 AGENDA 933529135 - Management

ITEM	PROPOSAL	TYPE 	VOTE	FOR/A MANAG
01	APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF OCTOBER 23, 2011, BY AND AMONG RIGHTNOW TECHNOLOGIES, INC., A DELAWARE CORPORATION, OC ACQUISITION LLC, A DELAWARE LIMITED LIABILITY COMPANY AND WHOLLY-OWNED SUBSIDIARY OF ORACLE CORPORATION, AND RHEA ACQUISITION CORPORATION, A DELAWARE CORPORATION, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	For	For
02	A PROPOSAL TO APPROVE, ON A NON-BINDING ADVISORY BASIS, THE COMPENSATION THAT MAY BECOME PAYABLE TO THE NAMED EXECUTIVE OFFICERS OF RIGHTNOW TECHNOLOGIES, INC. IN CONNECTION WITH THE COMPLETION OF THE MERGER.	Management	Abstain	Again
03	A PROPOSAL TO APPROVE THE ADJOURNMENT OR POSTPONEMENT OF THE SPECIAL MEETING OF STOCKHOLDERS, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES TO APPROVE PROPOSAL 1.	Management	For	For

#### SONESTA INTERNATIONAL HOTELS CORPORATION

SECURITY 835438409 MEETING TYPE Special TICKER SYMBOL SNSTA MEETING DATE 30-Dec-2011

ISIN US8354384096 AGENDA 933534136 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, AS SUCH AGREEMENT MAY BE AMENDED FROM TIME TO TIME (THE "MERGER AGREEMENT"), DATED AS OF NOVEMBER 2, 2011, BY AND AMONG SONESTA INTERNATIONAL HOTELS CORPORATION, SONESTA ACQUISITION CORP. (F/K/A PROPERTY ACQUISITION CORP.), AND PAC MERGER CORP., A WHOLLY-OWNED SUBSIDIARY OF SONESTA ACQUISITION CORP.	Management	Against	Again
02	TO APPROVE THE MERGER RELATED COMPENSATION THAT MAY BE RECEIVED BY THE SONESTA NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER.	Management	Against	Again

TO APPROVE ONE OR MORE ADJOURNMENTS OR POSTPONEMENTS OF Management Against 03 THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE PROPOSAL TO ADOPT THE MERGER AGREEMENT.

Again

HEALTHSPRING, INC.

SECURITY 42224N101 MEETING TYPE Special TICKER SYMBOL HS MEETING DATE 12-Jan-2012

US42224N1019 AGENDA 933536421 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF OCTOBER 24, 2011, BY AND AMONG CIGNA CORPORATION, THE COMPANY AND CIGNA MAGNOLIA CORP., AN INDIRECT WHOLLY-OWNED SUBSIDIARY OF CIGNA (AS IT MAY BE AMENDED	Management	For	For
02	FROM TIME TO TIME, THE "MERGER AGREEMENT").  TO APPROVE AN ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE IN THE VIEW OF THE BOARD OF DIRECTORS, TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF THE PROPOSAL TO ADOPT THE MERGER AGREEMENT IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF SUCH ADJOURNMENT TO ADOPT THE MERGER AGREEMENT.	Management	For	For
03	TO APPROVE, ON A NON-BINDING, ADVISORY BASIS, CERTAIN COMPENSATION TO BE PAID BY THE COMPANY TO ITS NAMED EXECUTIVE OFFICERS THAT IS BASED ON OR OTHERWISE RELATES TO THE MERGER.	Management	Abstain	Again

#### 99 CENTS ONLY STORES

65440K106 MEETING TYPE Special SECURITY TICKER SYMBOL NDN MEETING DATE 12-Jan-2012

US65440K1060 AGENDA 933536750 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF OCTOBER 11, 2011, BY AND AMONG NUMBER HOLDINGS, INC., NUMBER MERGER SUB, INC., AND 99(cent) ONLY STORES, INCLUDING THE PRINCIPAL TERMS OF THE MERGER AGREEMENT, THE STATUTORY MERGER AGREEMENT, AND THE MERGER PURSUANT TO WHICH NUMBER MERGER SUB, INC. WILL BE MERGED WITH AND INTO 99(cent) ONLY STORES, WITH 99(cent) ONLY STORES	Management	For	For
02	CONTINUING AS THE SURVIVING ENTITY TO ADJOURN OR POSTPONE THE SPECIAL MEETING TO ANOTHER TIME AND/OR PLACE FOR THE PURPOSE OF SOLICITING ADDITIONAL PROXIES IN FAVOR OF THE PROPOSAL TO APPROVE THE AGREEMENT AND PLAN OF MERGER, IF NECESSARY.	Management	For	For

## GRANDE CACHE COAL CORPORATION

SECURITY 38655X105 MEETING TYPE Special TICKER SYMBOL GACHF MEETING DATE 12-Jan-2012

ISIN CA38655X1050 AGENDA 933537548 - Management

TO APPROVE A SPECIAL RESOLUTION, THE FULL TEXT OF WHICH Management For IS SET OUT IN APPENDIX A TO THE ACCOMPANYING MANAGEMENT INFORMATION CIRCULAR (THE "CIRCULAR"), APPROVING AN ARRANGEMENT UNDER SECTION 193 OF THE BUSINESS CORPORATIONS ACT (ALBERTA) INVOLVING THE CORPORATION, THE SHAREHOLDERS OF THE CORPORATION AND 1629835 ALBERTA LTD. (THE "PURCHASER"), THE PURPOSE OF WHICH IS TO, AMONG OTHER THINGS, EFFECT THE ACQUISITION BY THE PURCHASER OF ALL THE OUTSTANDING COMMON SHARES OF THE CORPORATION FOR \$10.00 IN CASH FOR EACH COMMON SHARE.	ITEM	PROPOSAL	TYPE	VOTE	FOR/A
IS SET OUT IN APPENDIX A TO THE ACCOMPANYING MANAGEMENT INFORMATION CIRCULAR (THE "CIRCULAR"), APPROVING AN ARRANGEMENT UNDER SECTION 193 OF THE BUSINESS CORPORATIONS ACT (ALBERTA) INVOLVING THE CORPORATION, THE SHAREHOLDERS OF THE CORPORATION AND 1629835 ALBERTA LTD. (THE "PURCHASER"), THE PURPOSE OF WHICH IS TO, AMONG OTHER THINGS, EFFECT THE ACQUISITION BY THE PURCHASER OF ALL THE OUTSTANDING COMMON SHARES OF THE					
	01	IS SET OUT IN APPENDIX A TO THE ACCOMPANYING MANAGEMENT INFORMATION CIRCULAR (THE "CIRCULAR"), APPROVING AN ARRANGEMENT UNDER SECTION 193 OF THE BUSINESS CORPORATIONS ACT (ALBERTA) INVOLVING THE CORPORATION, THE SHAREHOLDERS OF THE CORPORATION AND 1629835 ALBERTA LTD. (THE "PURCHASER"), THE PURPOSE OF WHICH IS TO, AMONG OTHER THINGS, EFFECT THE ACQUISITION BY THE PURCHASER OF ALL THE OUTSTANDING COMMON SHARES OF THE	Management	For	For

#### TEKELEC

SECURITY 879101103 MEETING TYPE Special TICKER SYMBOL TKLC MEETING DATE 25-Jan-2012

ISIN US8791011039 AGENDA 933538146 - Management

ITEM	PROPOSAL	TYPE 	VOTE	FOR/A MANAG
01	TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF NOVEMBER 6, 2011, AS IT MAY BE AMENDED FROM TIME TO TIME, BY AND AMONG THE COMPANY, TITAN PRIVATE HOLDINGS	Management	For	For
02	I, LLC AND TITAN PRIVATE ACQUISITION CORP.  TO APPROVE THE ADJOURNMENT OR POSTPONEMENT OF THE SPECIAL MEETING TO A LATER DATE, 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.	Management	For	For
03	TO APPROVE THE AGREEMENT AND FLAN OF MERGER.  TO APPROVE, ON A NON-BINDING, ADVISORY BASIS, CERTAIN GOLDEN PARACHUTE COMPENSATION THAT WILL BE PAID OR THAT MAY BECOME PAYABLE TO THE COMPANY'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER.	Management	Abstain	Again

### LONMIN PLC, LONDON

SECURITY G56350112 MEETING TYPE Annual General Meeting

TICKER SYMBOL MEETING DATE 26-Jan-2012

ISIN GB0031192486 AGENDA 703509185 - Management

ITEM	PROPOSAL	TYPE	VOTE	MANAG
				FOR/A

1	To receive the 2011 Report and Accounts	Management	For	For
2	To approve the 2011 Directors' Remuneration Report	Management	For	For
3	To declare a final dividend	Management	For	For
4	To re-appoint KPMG Audit Plc as the Company's auditors to hold office until the conclusion of the next annual general meeting of the Company	Management	For	For
5	To authorise the Board to agree the auditors' remuneration	Management	For	For
6	To re-appoint Roger Phillimore	Management	For	For
7	To re-appoint Ian Farmer	Management	For	For
8	To re-appoint Len Konar	Management	For	For
9	To re-appoint Jonathan Leslie	Management	For	For
10	To re-appoint David Munro	Management	For	For
11	To re-appoint Cyril Ramaphosa	Management	For	For
12	To re-appoint Simon Scott	Management	For	For
13	To re-appoint Mahomed Seedat	Management	For	For
14	To re-appoint Karen de Segundo	Management	For	For
15	To re-appoint Jim Sutcliffe	Management	For	For
16	To authorise the directors to allot shares	Management	For	For
17	To authorise the disapplication of pre-emption rights	Management	Against	Again
18	To authorise the purchase of own shares	Management	For	For
19	To authorise a 14 day notice period for general meetings, other than annual general meetings	Management	For	For
CMMT	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF AUDITOR NAME IN RESOLUTION 4. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY-FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting		

#### ASHLAND INC.

SECURITY 044209104 MEETING TYPE Annual TICKER SYMBOL ASH MEETING DATE 26-Jan-2012

ISIN US0442091049 AGENDA 933534528 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1A	ELECTION OF CLASS II DIRECTOR: ROGER W. HALE	Management	For	For
1B	ELECTION OF CLASS II DIRECTOR: VADA O. MANAGER	Management	For	For
1C	ELECTION OF CLASS II DIRECTOR: GEORGE A. SCHAEFER, JR.	Management	For	For
1D	ELECTION OF CLASS II DIRECTOR: JOHN F. TURNER	Management	For	For
02	RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS FOR FISCAL 2012.	Management	For	For
03	A NON-BINDING ADVISORY RESOLUTION APPROVING THE COMPENSATION PAID TO ASHLAND'S NAMED EXECUTIVE OFFICERS, AS DISCLOSED PURSUANT TO ITEM 402 OF REGULATION S-K, INCLUDING THE COMPENSATION DISCUSSION AND ANALYSIS, COMPENSATION TABLES AND NARRATIVE DISCUSSION.	Management	Abstain	Again

## COMMERCIAL METALS COMPANY

SECURITY 201723103 MEETING TYPE Contested-Annual TICKER SYMBOL CMC MEETING DATE 03-Feb-2012

ISIN US2017231034 AGENDA 933536495 - Management

				FOR/A
ITEM	PROPOSAL	TYPE	VOTE	MANAG
01	DIRECTOR	Management		
	1 HAROLD L. ADAMS		For	For
	2 JOSEPH ALVARADO		For	For
	3 ANTHONY A. MASSARO		For	For
02	VOTE TO RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP	Management	For	For
	AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM			
	FOR THE 2012 FISCAL YEAR.			
03	VOTE TO APPROVE, ON AN ADVISORY BASIS, THE COMPENSATION	Management	Abstain	Again
	OF THE COMPANY'S NAMED EXECUTIVE OFFICERS.			
04	ADVISORY VOTE ON THE FREQUENCY OF FUTURE ADVISORY VOTES	Management	Abstain	Again
	ON EXECUTIVE COMPENSATION.			
05	ICAHN GROUP PROPOSAL REGARDING NON-BINDING RESOLUTION	Shareholder	For	Again
	FOR REDEMPTION OF OUTSTANDING RIGHTS.			
06	ICAHN GROUP PROPOSAL REGARDING BYLAW AMENDMENT TO	Shareholder	For	Again
	REQUIRE STOCKHOLDER APPROVAL OF RIGHTS PLANS.			
07	ICAHN GROUP PROPOSAL REGARDING BYLAW REPEAL AMENDMENTS.	Shareholder	Against	For

#### TRANSATLANTIC HOLDINGS, INC.

SECURITY 893521104 MEETING TYPE Special TICKER SYMBOL TRH MEETING DATE 06-Feb-2012

ISIN US8935211040 AGENDA 933543375 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF NOVEMBER 20, 2011, AS IT MAY BE AMENDED FROM TIME TO TIME, BY AND AMONG TRANSATLANTIC, ALLEGHANY CORPORATION AND SHORELINE MERGER SUB, INC. (FORMERLY, SHORELINE MERGER SUB, LLC).	Management	For	For
02	ADJOURN THE TRANSATLANTIC SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF PROPOSAL 1 IF THERE ARE INSUFFICIENT VOTES AT THE TIME SUCH ADJOURNMENT TO APPROVE SUCH PROPOSAL.	Management	For	For
03	APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, THE COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO TRANSATLANTIC'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER, AND THE AGREEMENTS AND UNDERSTANDINGS PURSUANT TO WHICH SUCH COMPENSATION MAY BE PAID OR BECOME PAYABLE.	Management	Abstain	Again

## AMERICAN DENTAL PARTNERS, INC.

SECURITY 025353103 MEETING TYPE Special TICKER SYMBOL ADPI MEETING DATE 07-Feb-2012

ISIN US0253531034 AGENDA 933539023 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, ("MERGER AGREEMENT"), AMONG THE COMPANY, JLL CROWN HOLDINGS, LLC, A DELAWARE LIMITED LIABILITY COMPANY ("BUYER"), AND JLL CROWN MERGER SUB, INC., ("MERGER SUB"), PROVIDING FOR THE MERGER OF MERGER SUB WITH AND INTO THE COMPANY (THE "MERGER"), WITH THE COMPANY SURVIVING THE MERGER AS A WHOLLY-OWNED SUBSIDIARY OF BUYER.	Management	For	For
02	TO CAST A NON-BINDING, ADVISORY VOTE TO APPROVE CERTAIN MERGER-RELATED EXECUTIVE COMPENSATION PAYABLE UNDER EXISTING AGREEMENTS WITH THE COMPANY THAT CERTAIN EXECUTIVE OFFICERS OF THE COMPANY WILL OR MAY RECEIVE IN CONNECTION WITH THE MERGER.	Management	Abstain	Again
03	TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT OR TO CONSTITUTE A QUORUM.	Management	For	For

COMPLETE PRODUCTION SERVICES, INC.

SECURITY 20453E109 MEETING TYPE Special TICKER SYMBOL CPX MEETING DATE 07-Feb-2012

ISIN US20453E1091 AGENDA 933542981 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF OCTOBER 9, 2011, AS IT MAY BE AMENDED FROM TIME TO TIME, BY AND AMONG THE COMPANY, SUPERIOR ENERGY SERVICES, INC. AND ITS INDIRECT WHOLLY OWNED SUBSIDIARY, SPN FAIRWAY ACQUISITION, INC.	Management	For	For
02	TO APPROVE ON A NON-BINDING ADVISORY BASIS, THE COMPENSATION THAT MAY BECOME PAYABLE TO OUR NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER.	Management	Abstain	Again
03	TO AUTHORIZE OUR BOARD OF DIRECTORS, IN ITS DISCRETION, TO ADJOURN THE SPECIAL MEETING TO A LATER DATE OR DATES IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF THE PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER.	Management	For	For

BLUE COAT SYSTEMS, INC.

SECURITY 09534T508 MEETING TYPE Special TICKER SYMBOL BCSI MEETING DATE 13-Feb-2012

ISIN US09534T5083 AGENDA 933542664 - Management

TTEM	PROPOSAT.	TYPE	VOTE	MANAG
				FOR/A

01	TO ADOPT AND APPROVE THE AGREEMENT AND PLAN OF MERGER DATED AS OF DECEMBER 8, 2011, AMONG PROJECT BARBOUR HOLDINGS CORPORATION, A CONTROLLED AFFILIATE OF THOMA BRAVO, LLC AND ITS CO-INVESTORS, PROJECT BARBOUR MERGER CORP., A WHOLLY-OWNED SUBSIDIARY OF PROJECT BARBOUR HOLDINGS CORPORATION, AND BLUE COAT, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	For	For
02	TO APPROVE, BY AN ADVISORY VOTE, THE AGREEMENTS & UNDERSTANDINGS OF BLUE COAT AND ITS NAMED EXECUTIVE OFFICERS CONCERNING COMPENSATION THAT IS BASED ON OR OTHERWISE RELATES TO MERGER, AND THE AGGREGATE TOTAL OF ALL SUCH COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO OR ON BEHALF OF SUCH EXECUTIVE OFFICERS, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	Abstain	Again
03	TO APPROVE THE ADJOURNMENT OR POSTPONEMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, FOR, AMONG OTHER REASONS, THE SOLICITATION OF ADDITIONAL PROXIES IN THE EVENT THAT THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT AND APPROVE THE AGREEMENT AND PLAN OF MERGER.	Management	For	For

## DEMANDTEC, INC.

SECURITY 24802R506 MEETING TYPE Special TICKER SYMBOL DMAN MEETING DATE 14-Feb-2012

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	THE PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF DECEMBER 7, 2011, BY AND AMONG INTERNATIONAL BUSINESS MACHINES CORPORATION {"IBM"), A NEW YORK CORPORATION, CUDGEE ACQUISITION CORP, A DELAWARE CORPORATION AND WHOLLY-OWNED SUBSIDIARY OF IBM, AND DEMANDTEC, INC., A DELAWARE CORPORATION, AS SUCH AGREEMENT MAY BE AMENDED FROM TIME TO TIME.	Management	For	For
02	THE PROPOSAL TO ADJOURN THE SPECIAL MEETING TO A LATER DATE, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IN THE EVENT THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF ADOPTION OF THE MERGER AGREEMENT AT THE TIME OF THE SPECIAL MEETING.	Management	For	For
03	THE PROPOSAL TO APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, CERTAIN "GOLDEN PARACHUTE" COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO DEMANDTEC, INC.'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER, INCLUDING THE AGREEMENTS AND UNDERSTANDINGS WITH	Management	Abstain	Again

## SYNOVIS LIFE TECHNOLOGIES, INC.

BE PAID OR BECOME PAYABLE.

SECURITY 87162G105 MEETING TYPE Special TICKER SYMBOL SYNO MEETING DATE 14-Feb-2012

ISIN US87162G1058 AGENDA 933544454 - Management

DEMANDTEC, INC. PURSUANT TO WHICH SUCH COMPENSATION MAY

				FOR/A
ITEM	PROPOSAL	TYPE	VOTE	MANAG
01	PROPOSAL TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF DECEMBER 12, 2011, BY AND AMONG BAXTER INTERNATIONAL INC., TWINS MERGER SUB, INC. AND SYNOVIS LIFE TECHNOLOGIES, INC.	Management	For	For
02	A PROPOSAL TO APPROVE, ON A NON-BINDING ADVISORY BASIS, THE COMPENSATION THAT MAY BECOME PAYABLE TO THE NAMED EXECUTIVE OFFICERS OF SYNOVIS LIFE TECHNOLOGIES, INC. IN CONNECTION WITH THE COMPLETION OF THE MERGER.	Management	Abstain	Again
03	PROPOSAL TO ADJOURN THE SPECIAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF APPROVAL OF THE MERGER AGREEMENT.	Management	For	For

## RALCORP HOLDINGS, INC.

SECURITY 751028101 MEETING TYPE Annual TICKER SYMBOL RAH MEETING DATE 15-Feb-2012

ISIN US7510281014 AGENDA 933545189 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	DIRECTOR	Management		
	1 DAVID R. BANKS*		For	For
	2 JONATHAN E. BAUM**		For	For
	3 DAVID P. SKARIE**		For	For
	4 BARRY H. BERACHA#		For	For
	5 PATRICK J. MOORE#		For	For
03	RATIFICATION OF PRICEWATERHOUSECOOPERS LLP AS RALCORP HOLDINGS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING SEPTEMBER 30, 2012	Management	For	For
04	ADVISORY VOTE ON EXECUTIVE COMPENSATION	Management	Abstain	Again
05	ADVISORY VOTE ON THE FREQUENCY OF FUTURE ADVISORY VOTES ON EXECUTIVE COMPENSATION	Management	Abstain	Again

## MAGMA DESIGN AUTOMATION, INC.

SECURITY 559181102 MEETING TYPE Special TICKER SYMBOL LAVA MEETING DATE 16-Feb-2012

ISIN US5591811022 AGENDA 933543666 - Management

ITEM	PROPOSAL	TYPE 	VOTE	FOR/A MANAG
01	ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED NOVEMBER 30, 2011, BY AND AMONG SYNOPSYS, INC., LOTUS ACQUISITION CORP., AND MAGMA DESIGN AUTOMATION, INC., AS SUCH AGREEMENT MAY BE AMENDED FROM TIME TO TIME, AND	Management	For	For

		Lugai	Filling. GDL FUND -	FOIII IN-FX			
			D IN THE ACCOMPANYI	ING PROXY			
02	NECESSAR INSUFFIC	OF THE ADJOUR	NMENT OF THE SPECIAR ADDITIONAL PROXIES THE TIME OF THE SPECTED TH	IF THERE ARE	Management	For	For
03	"GOLDEN BECOME P CONNECTI AND UNDE	PARACHUTE" COMPAYABLE TO MAGNOON WITH THE ME	RY (NON-BINDING) BARENSATION THAT MAY IPENSATION THAT MAY IA'S NAMED EXECUTIVE THE REPORT OF T	BE PAID OR COFFICERS IN CAGREEMENTS	Management	Abstain	Agair
QUADRA	FNX MININ	IG LTD.					
	SYMBOL	QADMF	MEETING TYPE Speci MEETING DATE 20-Fe AGENDA 93354	eb-2012	t		
ITEM	PROPOSAL				TYPE	VOTE	FOR/A
01	THE FULL THE INFO ARRANGEM BUSINESS QUADRA F KGHM POL QUADRA F	TEXT OF WHICH PRESENT OF WHICH PURSUANT TO CORPORATIONS TO MAINING LTD. SKA MIEDZ S.A. TO MINING LTD.	THE "ARRANGEMENT RE IS SET FORTH IN AR AR, TO APPROVE A PI O DIVISION 5 OF PAR ACT (BRITISH COLUME , A WHOLLY OWNED SU AND CERTAIN SECURI , ALL AS MORE PARTI	PPENDIX A TO  LAN OF  RT 9 OF THE  BIA) INVOLVING  UBSIDIARY OF  TYHOLDERS OF	Management	For	For
02	TO TRANS AMENDMEN BE BROUG	SACT SUCH FURTH	THATION CIRCULAR.  EER AND OTHER BUSINE  GOING RESOLUTION, A  MEETING OR ANY ADJO	AS MAY PROPERLY	Management	For	For
WCA WAS	STE CORPOR	RATION					
	SYMBOL	WCAA	MEETING TYPE Speci MEETING DATE 08-Ma AGENDA 93355	ar-2012	t		
ITEM	PROPOSAL				TYPE 	VOTE	FOR/F
1.	TO CONSIDER AND VOTE ON A PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF DECEMBER 21, 2011, AS IT MAY BE AMENDED FROM TIME TO TIME, BY AND AMONG WCA WASTE CORPORATION, COD INTERMEDIATE, LLC, AND		DECEMBER 21, TIME, BY AND	Management	For	For	
2.		GER COMPANY, IN OVE, BY NON-BIN	DING, ADVISORY VOTE	C, CERTAIN	Management	Abstain	Agair

COMPENSATION ARRANGEMENTS FOR WCA'S NAMED EXECUTIVE

TO CONSIDER AND VOTE ON ANY PROPOSAL TO ADJOURN THE

OFFICERS IN CONNECTION WITH THE MERGER.

3.

For

For

Management

SPECIAL MEETING TO A LATER DATE, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF THE PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF DECEMBER 21, 2011, AS IT MAY BE AMENDED FROM TIME TO TIME, BY AND AMONG WCA WASTE CORPORATION, COD INTERMEDIATE, LLC, AND COD MERGER COMPANY.

#### WINN-DIXIE STORES, INC.

SECURITY 974280307 MEETING TYPE Special TICKER SYMBOL WINN MEETING DATE 09-Mar-2012

ISIN US9742803078 AGENDA 933550697 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1.	A PROPOSAL TO APPROVE THE AGREEMENT AND PLAN OF MERGER,	Management	For	For
	DATED AS OF DECEMBER 16, 2011, AMONG OPAL HOLDINGS, LLC, OPAL MERGER SUB, INC., AND WINN-DIXIE STORES, INC.	J		
2.	A PROPOSAL TO APPROVE, ON A NON-BINDING BASIS, THE COMPENSATION THAT MAY BECOME PAYABLE TO OUR NAMED	Management	Abstain	Again
	EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER.			
3.	A PROPOSAL TO ADJOURN THE SPECIAL MEETING (IF NECESSARY OR APPROPRIATE), TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF SPECIAL MEETING TO APPROVE THE MERGER AGREEMENT.	Management	For	For

#### EL PASO CORPORATION

SECURITY 28336L109 MEETING TYPE Special TICKER SYMBOL EP MEETING DATE 09-Mar-2012

ISIN US28336L1098 AGENDA 933550712 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A
1.	AGREEMENT AND PLAN OF MERGER, BY AND AMONG EL PASO CORPORATION ("EL PASO"), SIRIUS HOLDINGS MERGER CORPORATION, SIRIUS MERGER CORPORATION, KINDER MORGAN, INC., SHERPA MERGER SUB, INC. AND SHERPA ACQUISITION, LLC (MERGER AGREEMENT) AND AGREEMENT & PLAN OF MERGER BY AND AMONG EL PASO, SIRIUS HOLDINGS MERGER CORPORATION & SIRIUS MERGER CORPORATION (FIRST MERGER	Management	For	For
2.	AGREEMENT) TO APPROVE ANY ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF THE PROPOSAL TO ADOPT THE MERGER AGREEMENT AND THE FIRST MERGER AGREEMENT	Management	For	For
3.	TO APPROVE ON AN ADVISORY (NON-BINDING) BASIS THE COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO EL PASO'S NAMED EXECUTIVE OFFICERS THAT IS BASED ON OR OTHERWISE RELATES TO THE PROPOSED TRANSACTIONS	Management	Abstain	Again

ORC GROUP AB, STOCKHOLM

SECURITY W6202W107 MEETING TYPE ExtraOrdinary General Meeting

TICKER SYMBOL MEETING DATE 12-Mar-2012

ISIN SE0000634321 AGENDA 703604973 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
CMMT	PLEASE NOTE THAT NOT ALL SUB CUSTODIANS IN SWEDEN ACCEPT ABSTAIN AS A VALID-VOTE OPTION. THANK YOU	Non-Voting		
CMMT	MARKET RULES REQUIRE 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	Non-Voting		
CMMT	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO-BE REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE	Non-Voting		
1	Opening of the meeting	Non-Voting		
2	Election of Chairman of the meeting: lawyer (Sw. advokat) Wilhelm Luning	Non-Voting		
3	Preparation and approval of the voting list	Non-Voting		
4	Approval of the agenda	Non-Voting		
5	Election of one or two persons to approve the minutes	Non-Voting		
6	Determination of whether the meeting has been duly convened	Non-Voting		
7	Proposal regarding amendments to the Articles of Association	Management	For	For
8	Determination of the number of members of the Board of Directors and Deputy Directors, if any	Management	For	For
9	Election of the Board of Directors: Christian Frick, Per E. Larsson and Fredrik Naslund shall be elected as new members of the Board of Directors, and that Daniel Berglund shall be elected as Deputy Director, until the end of the Annual General Meeting, and that Per E. Larsson shall be elected as Chairman of the Board of Directors	Management	For	For
10	Closing of the meeting	Non-Voting		

## GOODRICH CORPORATION

SECURITY 382388106 MEETING TYPE Special TICKER SYMBOL GR MEETING DATE 13-Mar-2012

ISIN US3823881061 AGENDA 933551283 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1.	ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF	Management	For	For

SEPTEMBER 21, 2011, AS SUCH AGREEMENT MAY BE AMENDED FROM TIME TO TIME IN ACCORDANCE WITH ITS TERMS, BY AND AMONG UNITED TECHNOLOGIES CORPORATION, CHARLOTTE LUCAS CORPORATION, A WHOLLY OWNED SUBSIDIARY OF UNITED TECHNOLOGIES CORPORATION, AND GOODRICH CORPORATION.

2. APPROVE, ON A NON-BINDING ADVISORY BASIS, THE COMPENSATION TO BE PAID TO GOODRICH'S NAMED EXECUTIVE OFFICERS THAT IS BASED ON OR OTHERWISE RELATES TO THE MERGER.

3. APPROVE ADJOURNMENTS OF THE SPECIAL MEETING, IF
NECESSARY, TO PERMIT FURTHER SOLICITATION OF PROXIES IF
THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE
SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT.

Management Abstain Again

Management For

ianagemene 101

For

DELPHI FINANCIAL GROUP, INC.

SECURITY 247131105 MEETING TYPE Special TICKER SYMBOL DFG MEETING DATE 13-Mar-2012

ISIN US2471311058 AGENDA 933553287 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG 
1.	TO ADOPT AND APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF DECEMBER 21, 2011, AMONG DELPHI FINANCIAL GROUP, INC., TOKIO MARINE HOLDINGS, INC. AND TM INVESTMENT (DELAWARE) INC. (AS AMENDED FROM TIME TO TIME).	Management	For	For
2.	TO ADOPT AN AMENDMENT TO DELPHI FINANCIAL GROUP, INC.'S CERTIFICATE OF INCORPORATION TO PERMIT HOLDERS OF CLASS B COMMON STOCK TO RECEIVE HIGHER CONSIDERATION THAN HOLDERS OF CLASS A COMMON STOCK IN THE MERGER AS CONTEMPLATED BY THE MERGER AGREEMENT.	Management	For	For
3.	TO APPROVE, ON A NON-BINDING, ADVISORY BASIS, THE COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO DELPHI FINANCIAL GROUP, INC.'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER.	Management	Abstain	Again
4.	TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR DESIRABLE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT AND APPROVE THE MERGER AGREEMENT OR ADOPT THE CERTIFICATE AMENDMENT.	Management	For	For

#### GENNUM CORPORATION

SECURITY 37232H104 MEETING TYPE Special TICKER SYMBOL GNUMF MEETING DATE 14-Mar-2012

ISIN CA37232H1047 AGENDA 933552689 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	THE SPECIAL RESOLUTION APPROVING THE ARRANGEMENT UNDER SECTION 182 OF THE BUSINESS CORPORATIONS ACT (ONTARIO)	Management	For	For

INVOLVING, AMONG OTHER THINGS, THE ACQUISITION BY SEMTECH CANADA INC., AN INDIRECT WHOLLY-OWNED SUBSIDIARY OF SEMTECH CORPORATION, OF ALL OF THE ISSUED AND OUTSTANDING SHARES OF THE CORPORATION, ALL AS MORE FULLY SET OUT IN THE ACCOMPANYING MANAGEMENT INFORMATION CIRCULAR.

#### GLOBEOP FINANCIAL SERVICES SA, LUXEMBOURG

SECURITY L4419A101 MEETING TYPE ExtraOrdinary General Meeting

TICKER SYMBOL MEETING DATE 19-Mar-2012

ISIN LU0311272891 AGENDA 703607119 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1	To consider and approve the Management Team Arrangements summarised in paragraph 7 of Part I of the offer document dated 15 February 2012 (the "Offer Document") in or substantially in such form for the purposes of Rule 16 of the United Kingdom City Code on Takeovers and Mergers	Management	No Action	
2	To consider and approve an amendment to the articles of association of the Company by the insertion of a new article 24 (as included in the convening notice of the EGM and posted on the Company's website)	Management	No Action	

#### MINEFINDERS CORPORATION LTD.

SECURITY 602900102 MEETING TYPE Special TICKER SYMBOL MFN MEETING DATE 26-Mar-2012

ISIN CA6029001022 AGENDA 933554897 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	TO CONSIDER, AND, IF DEEMED ADVISABLE, TO PASS, A SPECIAL RESOLUTION APPROVING THE ARRANGEMENT UNDER SECTION 182 OF THE BUSINESS CORPORATIONS ACT (ONTARIO) INVOLVING PAN AMERICAN SILVER CORP., MINEFINDERS CORPORATION LTD. ("MINEFINDERS") AND THE SHAREHOLDERS	Management	For	For

#### PROVIDENT ENERGY LTD.

SECURITY 74386V100 MEETING TYPE Special TICKER SYMBOL PVX MEETING DATE 27-Mar-2012

ISIN CA74386V1004 AGENDA 933554099 - Management

AND OPTIONHOLDERS OF MINEFINDERS, THE FULL TEXT OF WHICH IS SET FORTH IN APPENDIX A TO THE ACCOMPANYING MANAGEMENT INFORMATION CIRCULAR OF MINEFINDERS.

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	A SPECIAL RESOLUTION, THE FULL TEXT OF WHICH IS SET FORTH IN APPENDIX A TO THE ACCOMPANYING JOINT MANAGEMENT INFORMATION CIRCULAR AND PROXY STATEMENT DATED FEBRUARY 17, 2012 OF PROVIDENT ENERGY LTD. ("PROVIDENT") AND PEMBINA PIPELINE CORPORATION ("PEMBINA") (THE "CIRCULAR"), TO APPROVE A PLAN OF ARRANGEMENT UNDER SECTION 193 OF THE BUSINESS CORPORATIONS ACT (ALBERTA) INVOLVING PROVIDENT, PROVIDENT SHAREHOLDERS, PEMBINA AND PEMBINA ACQUISITIONCO INC., A WHOLLY-OWNED SUBSIDIARY OF PEMBINA, ALL AS MORE PARTICULARLY DESCRIBED IN THE CIRCULAR.	Management	For	For

#### SILVERBIRCH ENERGY CORPORATION

SECURITY 82835V100 MEETING TYPE Special TICKER SYMBOL SBEXF MEETING DATE 29-Mar-2012

ISIN CA82835V1004 AGENDA 933556625 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	A SPECIAL RESOLUTION, THE FULL TEXT OF WHICH IS SET FORTH IN APPENDIX A TO THE INFORMATION CIRCULAR OF SILVERBIRCH DATED FEBRUARY 28, 2012 (THE "INFORMATION CIRCULAR"), TO APPROVE AN ARRANGEMENT UNDER SECTION 192 OF THE CANADA BUSINESS CORPORATIONS ACT INVOLVING, AMONG OTHERS, SILVERBIRCH, TECK RESOURCES LIMITED, 8071667 CANADA INC., SILVERWILLOW ENERGY CORPORATION ("SILVERWILLOW") AND SILVERBIRCH SHAREHOLDERS;	Management	For	For
02	AN ORDINARY RESOLUTION, THE FULL TEXT OF WHICH IS SET FORTH UNDER THE HEADING "OTHER MATTER OF SPECIAL BUSINESS RELATING TO SILVERWILLOW - APPROVAL OF SILVERWILLOW STOCK OPTION PLAN" IN THE INFORMATION CIRCULAR, RATIFYING AND APPROVING A STOCK OPTION PLAN FOR SILVERWILLOW.	Management	For	For

## FLINT ENERGY SERVICES LTD.

SECURITY 339457103 MEETING TYPE Special
TICKER SYMBOL FESVF MEETING DATE 03-Apr-2012
ISIN CA3394571036 AGENDA 933559366 - Management

29, 2012 (THE "INFORMATION CIRCULAR"), TO APPROVE AN

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	A SPECIAL RESOLUTION, THE FULL TEXT OF WHICH IS SET FORTH IN APPENDIX A TO THE ACCOMPANYING MANAGEMENT INFORMATION CIRCULAR OF THE CORPORATION DATED FEBRUARY	Management	For	For

ARRANGEMENT UNDER SECTION 193 OF THE BUSINESS CORPORATIONS ACT (ALBERTA), AS ALL MORE PARTICULARLY DESCRIBED IN THE INFORMATION CIRCULAR.

#### TALEO CORPORATION

SECURITY 87424N104 MEETING TYPE Special TICKER SYMBOL TLEO MEETING DATE 05-Apr-2012

ISIN US87424N1046 AGENDA 933564456 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG 
1.	A PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF FEBRUARY 8, 2012, AMONG TALEO CORPORATION, A DELAWARE CORPORATION ("TALEO"), OC ACQUISITION LLC ("ORACLE ACQUISITION ENTITY"), TIGER ACQUISITION CORPORATION AND ORACLE CORPORATION, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	For	For
2.	A PROPOSAL TO APPROVE, ON A NON-BINDING ADVISORY BASIS, THE COMPENSATION THAT MAY BECOME PAYABLE TO TALEO'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE COMPLETION OF THE MERGER.	Management	Abstain	Again
3.	A PROPOSAL TO APPROVE THE ADJOURNMENT OF SPECIAL MEETING TO A LATER DATE OR TIME IF CHAIRMAN OF SPECIAL MEETING DETERMINES THAT IT IS NECESSARY OR APPROPRIATE & IS PERMITTED BY MERGER AGREEMENT, INCLUDING TO SOLICIT ADDITIONAL PROXIES IF THERE IS NOT A QUORUM PRESENT OR IF TALEO HAS NOT OBTAINED SUFFICIENT AFFIRMATIVE STOCKHOLDER VOTES TO ADOPT MERGER AGREEMENT.	Management	For	For

## TNT EXPRESS NV, AMSTERDAM

SECURITY N8726Y106 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 11-Apr-2012 ISIN NL0009739424 AGENDA 703632833 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A
CMMT	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 957478 DUE TO CHANGE IN VO-TING STATUS. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AN-D YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.	Non-Voting		
1	Opening and announcements	Non-Voting		
2	Presentation on 2011 performance by Ms Marie-Christine Lombard, Chief Executiv-e Officer	Non-Voting		
3	Annual Report 2011	Non-Voting		
4	Discussion of the Corporate Governance chapter of the Annual Report 2011, chap-ter 4	Non-Voting		
5 6.A	Adoption of the 2011 financial statements Discussion of the reserves and dividend guidelines	Management Non-Voting	For	For
6.B	Dividend 2011	Management	For	For

7	Release from liability of the Executive Board members	Management	For	For
8	Release from liability of the Supervisory Board members	Management	For	For
9.A	Remuneration policy for Executive Board members	Management	For	For
9.B	Remuneration Supervisory Board members	Management	For	For
10.A	Proposal to appoint Mr Marcel Smits to the Supervisory	Management	For	For
	Board			
10.B	Proposal to appoint Mr Sjoerd van Keulen to the	Management	For	For
	Supervisory Board			
11	Authorisation of the Executive Board to have the	Management	For	For
	Company acquire its own shares			
12	Amendment of the articles of association regarding	Management	For	For
	appointment and removal of Executive Board members and			
	Supervisory Board members			
13	Questions	Non-Voting		
14	Close	Non-Voting		

#### APN NEWS & MEDIA LTD

SECURITY Q1076J107 MEETING TYPE ExtraOrdinary General Meeting

TICKER SYMBOL MEETING DATE 11-Apr-2012

ISIN AU000000APN4 AGENDA 703647137 - Management

ITEM	1 PROPOSAL	TYPE	VOTE	FOR/A MANAG
1	That, in accordance with section 260B(2) of the Corporations Act 2001 (Cth), the shareholders approve all elements of the transactions described and contemplated in the Explanatory Notes to the Notice of Extraordinary General Meeting which may constitute the giving of financial assistance by APN Outdoor Group Pty Ltd (ACN 155 848 589) and /or its subsidiaries	Management	For	For

#### SMITH & NEPHEW PLC

SECURITY G82343164 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 12-2010 GB0009223206 AGENDA 703635079 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1	To receive and adopt the audited accounts for the financial year ended 31 December 2011 together with the reports of the Directors and auditors thereon	Management	For	For
2	To approve the Remuneration Report of the Directors for the financial year ended 31 December 2011	Management	For	For
3	To declare a final dividend of 10.80 US cents per Ordinary Share in respect of the year ended 31 December 2011 payable on 9 May 2012 to shareholders on the register of the Company at the close of business on 20 April 2012	Management	For	For
4 5	To re-elect Ian E Barlow as a Director of the Company To re-elect Prof Genevieve B Berger as a Director of	Management Management	For For	For For

	the Company			
6	To re-elect Olivier Bohuon as a Director of the Company	Management	For	For
7	To re-elect Sir John Buchanan as a Director of the	Management	For	For
8	Company To re-elect Adrian Hennah as a Director of the Company	Management	For	For
9	To re-elect Dr Pamela J Kirby as a Director of the	Management	For	For
	Company	,		
10	To re-elect Brian Larcombe as a Director of the Company	Management	For	For
11 12	To re-elect Joseph C Papa as a Director of the Company To re-elect Ajay Piramal as a Director of the Company	Management Management	For For	For For
13	To re-elect Richard De Schutter as a Director of the	Management	For	For
	Company			
14	To re-appoint Ernst & Young LLP as auditors of the Company	Management	For	For
15	To authorise the Directors to determine the	Management	For	For
	remuneration of the auditors of the Company	,		
16	To renew the authorisation of the Directors generally	Management	For	For
	and unconditionally for the purposes of section 551 of the Companies Act 2006 (the "Act"), as permitted by the			
	Company's Articles of Association, to exercise all the			
	powers of the Company to allot shares and grant rights			
	to subscribe for, or convert any security into, shares			
	in the Company up to an aggregate nominal amount (within the meaning of section 551(3) and (6) of the			
	Act) of USD 59,723,036. Such authorisation shall expire			
	at the conclusion of the Annual General Meeting of the			
	Company in 2013 or on 30 June 2013, whichever is earlier			
	(save that the Company may before such expiry make any offer or agreement which would or might require shares			
	to be allotted or rights to be granted, after such			
	expiry and the Directors may allot shares, or grant			
CONT	rights to subscribe CONTD	Non Woting		
CONI	CONTD for or to convert any security into shares, in pursuance of any such-offer or agreement as if the	Non-Voting		
	authorisations conferred hereby had not expired)			
17	That, (a) The Smith & Nephew Sharesave Plan (2012) (the	Management	For	For
	"UK Plan"), a copy of the rules of which has been produced to the meeting and initialled by the Chairman			
	for the purposes of identification and a summary of the			
	main provisions of which is set out in the appendix to			
	the notice of this meeting be and is hereby approved			
	and established; and (b) the Directors be and are hereby authorised to make such amendments to the rules			
	of the UK Plan as the Directors consider necessary or			
	desirable to obtain or maintain HM Revenue & Customs			
	approval to the UK Plan or to take account of any			
	comments of HM Revenue & Customs or changes to the legislation affecting the UK Plan			
18	That, (a) The Smith & Nephew International Sharesave	Management	For	For
	Plan (2012) (the "International Plan"), a copy of the	_		
	rules of which has been produced to the meeting and			
	initialled by the Chairman for the purposes of identification and a summary of the main provisions of			
	which is set out in the appendix to the notice of this			
	meeting be and is hereby approved and established; (b)			
	the Directors be and are hereby authorised to exercise			
	the powers of the Company to establish other plans or sub-plans based on the International Plan but modified			
	to take account of local tax, local social security			
	contributions or local insurance contributions,			
	exchange control or securities laws, provided that any			
	shares issued or which might be issued under any such			

	other plan or sub-plan are treated as counting against the overall limitations on the CONTD			
CONT	CONTD issue of new shares as set out in the International Plan; and (c)-without limitation to the above, the Smith & Nephew French Sharesave Sub-Plan-(the "French Sub-Plan"), a copy of the rules of which has been produced to-the meeting and	Non-Voting		
	initialled by the Chairman for the purposes of-identification, be and is hereby approved and established as a sub-plan of-the International Plan and the Directors be and are hereby authorised to make-such			
	amendments to the rules of the French Sub-Plan as the Directors consider-necessary or desirable to allow options granted under the French Sub-Plan to-qualify for and be eligible to the specific tax and social			
	security treatment-in France applicable to share options granted under Sections L.225-177 to- L.225-186-1 of the French Code of Commerce, as amended			
CONT	and restated from time-to CONTD  CONTD time (French-qualified Options or Options)	Non-Voting		
19	That, subject to the passing of resolution 16, the Directors be and are hereby given power to allot equity	Management	For	For
	securities of the Company (as defined in section 560 of the Act) for cash under the authority given by resolution 16 and to sell Ordinary Shares (as defined			
	in section 560(1) of the Act), and/or where the allotment constitutes an allotment of equity securities			
	by virtue of Section 560(3) of the Act, free of the			
	restriction in Section 561(1) of the Act, such power to be limited: (a) to the allotment of equity securities			
	in connection with an offer of equity securities to Ordinary Shareholders (excluding any shareholder			
	holding shares as treasury shares) where the equity securities respectively attributable to the interests			
	of all Ordinary Shareholders are proportionate (as nearly as may be) to the respective number CONTD			
CONT	CONTD of Ordinary Shares held by them subject only to such exclusions or-other arrangements as the Directors may deem necessary or expedient to deal-with fractional	Non-Voting		
	elements, record dates, legal or practical problems arising-in any territory or by virtue of shares being			
	represented by depositary-receipts, the requirements of any regulatory body or stock exchange, or any-other			
	matter; and (b) to the allotment (otherwise than under paragraph (a)-above) of equity securities up to an			
	aggregate nominal amount of USD-9,561,682, provided that such authorisation shall expire at the conclusion			
	of-the Annual General Meeting of the Company in 2013 or on 30 June 2013 if-earlier, save that the Company may			
	before such expiry make an offer or-agreement which would or might require equity securities to be allotted			
CONT	after-such expiry and CONTD  CONTD the Directors may allot securities in pursuance	Non-Voting		
	of such offer or-agreement as if the power conferred hereby had not expired			
20	That the Company is generally and unconditionally authorised for the purposes of section 701 of the Act	Management	For	For
	to make market purchases (within the meaning of section 693(4) of the Act) of any of its ordinary shares of 20			
	US cents each in the capital of the Company on such terms and in such manner as the Directors may from time			
	to time determine, and where such shares are held as			

treasury shares, the Company may use them for the purposes of its employee share plans, provided that: (a) the maximum number of Ordinary Shares which may be purchased is 95,616,815 representing approximately 10% of the issued ordinary share capital as at 21 February 2012; (b) the minimum price that may be paid for each Ordinary Share is 20 US cents which amount is exclusive of expenses, if any; (c) the maximum price (exclusive of expenses) that may be paid CONTD CONTD for each Ordinary Share is an amount equal to the Non-Voting higher of: (i) 105%-of the average of the middle market quotations for the Ordinary Shares of the-Company as derived from the Daily Official List of the London Stock Exchange-plc for the five business days immediately preceding the day on which such-share is contracted to be purchased; and (ii) that stipulated by article 5(1)-of the EU Buyback and Stabilisation Regulations 2003 (No.2273/2003) (d)-unless previously renewed, revoked or varied, this authority shall expire at-the conclusion of the Annual General Meeting of the Company in 2013 or on 30-June 2013, whichever is the earlier; and (e) the Company may, before this-authority expires, make a contract to purchase Ordinary Shares that would or-might be executed wholly or partly after the expiry of this authority, CONTD CONTD and may make purchases of Ordinary Shares CONT Non-Voting pursuant to it as if this-authority had not expired 2.1 That a general meeting of the Company other than an Management For For Annual General Meeting may be held on not less than 14 clear days' notice PLEASE NOTE THAT THIS IS A REVISION DUE TO MODIFICATION CMMT Non-Voting IN TEXT OF RESOLUTIONS-3 AND 20. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS P-ROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.

### DRAGON OIL PLC, DUBLIN

SECURITY G2828W132 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 18-Apr-2012 ISIN IE0000590798 AGENDA 703668751 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1	To receive the financial statements for the year ended	Management	For	For
	31 December 2011			
2	To declare a dividend	Management	For	For
3.a	To re-elect Mr. Mohammed Al Ghurair as a Director	Management	For	For
3.b	To re-elect Dr. Abdul Jaleel Al Khalifa as a Director	Management	For	For
3.c	To re-elect Mr Nigel McCue as a Director	Management	For	For
3.d	To re-elect Ahmad Sharaf as a Director	Management	For	For
3.e	To re-elect Ahmad Al Muhairbi as a Director	Management	For	For
3.f	To re-elect Saeed Al Mazrooei as a Director	Management	For	For
3.g	To re-elect Thor Haugnaess as a Director	Management	For	For
4	To receive the Directors' Remuneration report for the	Management	For	For
	year ended 31 December 2011			
5	To authorise the Directors to fix the Auditors'	Management	For	For

	remuneration			
6	To authorise general meetings outside the Republic of	Management	For	For
	Ireland			
7	To authorise the calling of general meetings on not	Management	For	For
	less than 14 days' notice			
8	To authorise the Directors to allot equity securities	Management	For	For
9	To authorise the repurchase of the Company's shares	Management	For	For
	PLEASE NOTE THAT THIS IS A REVISION DUE TO MODIFICATION	Non-Voting		
	IN THE TEXT OF THE RES-OLUTION 3C.IF YOU HAVE ALREADY			
	SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS P-ROXY			
	FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL			
	INSTRUCTIONS. THANK YOU.			

## SERACARE LIFE SCIENCES, INC.

SECURITY 81747T104 MEETING TYPE Special
TICKER SYMBOL SRLS MEETING DATE 18-Apr-2012
ISIN US81747T1043 AGENDA 933568454 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1.	ADOPT THE MERGER AGREEMENT.	Management	For	For
2.	APPROVE, ON A NON-BINDING BASIS, CERTAIN COMPENSATION ARRANGEMENTS FOR OUR NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER.	Management	Abstain	Again
3.	APPROVE A PROPOSAL TO ADJOURN OR POSTPONE THE SPECIAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF THE ADOPTION OF THE MERGER AGREEMENT.	Management	For	For

## ILLUMINA, INC.

SECURITY 452327109 MEETING TYPE Contested-Annual TICKER SYMBOL ILMN MEETING DATE 18-Apr-2012 ISIN US4523271090 AGENDA 933571122 - Opposition

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	DIRECTOR	Management		
	1 BARY BAILEY		For	For
	2 DWIGHT CRANE, PH.D.		For	For
	3 MICHAEL GRIFFITH		For	For
	4 JAY HUNT		For	For
02	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS ILLUMINA'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Management	For	Again
03	APPROVAL, ON AN ADVISORY BASIS, OF THE EXECUTIVE COMPENSATION OF ILLUMINA'S NAMED EXECUTIVE OFFICERS.	Management	Abstain	For
04	ROCHE'S PROPOSAL TO AMEND ILLUMINA'S BYLAWS TO INCREASE THE SIZE OF THE BOARD OF DIRECTORS BY TWO MEMBERS FROM NINE DIRECTORS TO ELEVEN DIRECTORS.	Management	For	For
05	ROCHE'S PROPOSAL TO AMEND ILLUMINA'S BYLAWS TO AUTHORIZE ONLY STOCKHOLDERS TO FILL NEWLY CREATED	Management	For	For

IN THE SIZE OF THE BOARD OF DIRECTORS PURSUANT TO PROPOSAL 4 EARL (DUKE) COLLIER, JR.  ROCHE'S PROPOSAL TO ELECT THE INDEPENDENT CANDIDATES LISTED BELOW TO FILL NEWLY CREATED DIRECTORSHIS ON THE BOARD OF DIRECTORS THAT MOULD RESULT FROM THE INCREASE IN THE SIZE OF THE BOARD OF DIRECTORS PURSUANT TO PROPOSAL 4 DAVID DODD ROCHE'S PROPOSAL TO AMEND LILLWINIA'S BYLAWS TO REPEAL ANY AMENDMENTS TO THE BYLAWS THAT WERE ADOPTED BY THE BOARD OF DIRECTORS WITHOUT STOCKHOLDER APPROVAL AFTER APRIL 22, 2010.  WALTER ENERGY, INC.  SECURITY 93317Q105 MEETING TYPE ANNUAL HICKER SYMBOL WLT MEETING DATE 19-Apr-2012 US93317Q1058 AGENDA 933564987 - Management  TYPE VOTE  L. DIRECTOR 1 DAVID R. BEATTY, O.B.E 2 HOWARD L. CLARK, JR. 3 JERRY W. KOLB 4 PATRICK A. KRIEGSHAUSER 5 JOSEPH B. LEONARD 6 CRAHAM MASCALL 7 BERNARD G. RECTHORE 8 WALTER J. SCHELLER, III 9 MICHAEL T. TOKARZ 10 A.J. WACNER 2. TO APPROVE THE ADVISORY RESOLUTION ON EXECUTIVE Management FOR COMPENSATION. 3. TO RATIFY THE APPOINTMENT OF ERNST 5 YOUNG LLP AS THE COMPENSATION. 3. TO RATIFY THE APPOINTMENT OF ERNST 5 YOUNG LLP AS THE COMPENSATION. 3. TO RATIFY THE APPOINTMENT OF ERNST 5 YOUNG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2012.		PROPOSAL	TYPE	VOTE	
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IN THE SIZE OF THE BOARD OF DIRECTORS PURSUANT TO PROPOSAL 4 EARL (DUKE) COLLIER, JR.  BE ROCHE'S PROPOSAL TO ELECT THE INDEPENDENT CANDIDATES Management For LISTED BELOW TO FILL NEWLY CREATED DIRECTORSHIPS ON THE BOARD OF DIRECTORS THAT WOULD RESULT FROM THE INCREASE IN THE SIZE OF THE BOARD OF DIRECTORS PURSUANT TO PROPOSAL 4 DAVID DODD  ROCHE'S PROPOSAL TO AMEND ILLUMINA'S BYLAWS TO REPEAL Management For ANY AMENDMENTS TO THE BYLAWS THAT WERE ADOPTED BY THE BOARD OF DIRECTORS WITHOUT STOCKHOLDER APPROVAL AFTER APRIL 22, 2010.	TICKER	SYMBOL WLT MEETING DATE 19-Apr-2012			
IN THE SIZE OF THE BOARD OF DIRECTORS PURSUANT TO PROPOSAL 4 EARL (DUKE) COLLIER, JR.  ROCHE'S PROPOSAL TO ELECT THE INDEPENDENT CANDIDATES Management For LISTED BELOW TO FILL NEWLY CREATED DIRECTORSHIPS ON THE BOARD OF DIRECTORS THAT WOULD RESULT FROM THE INCREASE IN THE SIZE OF THE BOARD OF DIRECTORS PURSUANT TO PROPOSAL 4 DAVID DODD ROCHE'S PROPOSAL TO AMEND ILLUMINA'S BYLAWS TO REPEAL Management For ANY AMENDMENTS TO THE BYLAWS THAT WERE ADOPTED BY THE BOARD OF DIRECTORS WITHOUT STOCKHOLDER APPROVAL AFTER APRIL 22, 2010.	SECURIT	Y 93317Q105 MEETING TYPE Annual			
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IN THE SIZE OF THE BOARD OF DIRECTORS PURSUANT TO PROPOSAL 4 EARL (DUKE) COLLIER, JR.  BROCHE'S PROPOSAL TO ELECT THE INDEPENDENT CANDIDATES Management For LISTED BELOW TO FILL NEWLY CREATED DIRECTORSHIPS ON THE BOARD OF DIRECTORS THAT WOULD RESULT FROM THE INCREASE IN THE SIZE OF THE BOARD OF DIRECTORS PURSUANT TO PROPOSAL 4 DAVID DODD  ROCHE'S PROPOSAL TO AMEND ILLUMINA'S BYLAWS TO REPEAL Management For					
IN THE SIZE OF THE BOARD OF DIRECTORS PURSUANT TO PROPOSAL 4 EARL (DUKE) COLLIER, JR.  BROCHE'S PROPOSAL TO ELECT THE INDEPENDENT CANDIDATES Management For LISTED BELOW TO FILL NEWLY CREATED DIRECTORSHIPS ON THE BOARD OF DIRECTORS THAT WOULD RESULT FROM THE INCREASE IN THE SIZE OF THE BOARD OF DIRECTORS PURSUANT TO	7	ROCHE'S PROPOSAL TO AMEND ILLUMINA'S BYLAWS TO REPEAL	Management	For	
IN THE SIZE OF THE BOARD OF DIRECTORS PURSUANT TO PROPOSAL 4 EARL (DUKE) COLLIER, JR.		BOARD OF DIRECTORS THAT WOULD RESULT FROM THE INCREASE IN THE SIZE OF THE BOARD OF DIRECTORS PURSUANT TO			
DOADD OF DIDECTORS THAT WOLLD DESLITE FROM THE INCREASE	бВ	PROPOSAL 4 EARL (DUKE) COLLIER, JR.	Management	For	
ROCHE'S PROPOSAL TO ELECT THE INDEPENDENT CANDIDATES Management For LISTED BELOW TO FILL NEWLY CREATED DIRECTORSHIPS ON THE		LISTED BELOW TO FILL NEWLY CREATED DIRECTORSHIPS ON THE			

DECLARATIONS OF PARTICIPATION AND-VOTING. BROADRIDGE

WILL DISCLOSE THE BENEFICIAL OWNER INFORMATION FOR YOUR-VOTED ACCOUNTS. ADDITIONALLY, PORTUGUESE LAW DOES NOT PERMIT BENEFICIAL-OWNERS TO VOTE INCONSISTENTLY ACROSS THEIR HOLDINGS. OPPOSING VOTES MAY BE-REJECTED SUMMARILY BY THE COMPANY HOLDING THIS BALLOT. PLEASE CONTACT YOUR-CLIENT SERVICE REPRESENTATIVE FOR FURTHER DETAILS. 1 Resolve on the accounts reporting documents, notably Management For For the management report, the corporate governance report and the financial statements, and other corporate, supervisory and audit information documents regarding the financial year of 2011 Resolve on the proposal for the allocation of profits 2 Management For For 3 Resolve on the general appraisal of the management and Management For For supervision of the Company 4 Resolve on the declaration on the remuneration policy Management For For of the members of the management and supervisory bodies of the Company 5 Resolve on the election of a new director of the Management For For Company for the current term-of-office 2009-2012, in view of the resignation submitted 6 Resolve on the disposal of own shares to employees and Management For For members of the management body of the Company and affiliates under 3C Plan, as well as the approval of the respective Regulations 7 Resolve on the disposal of own shares to employees of Management For For the group and members of the management bodies of the Company and affiliates under ODS Pla and its Regulations, approved in 2011, and also on the disposal of own shares to execute the stock options granted in 2010 under the Stock Options Plan - 2004 Regulations

#### ADVANCE AMERICA CASH ADVANCE CENTERS INC

SECURITY 00739W107 MEETING TYPE Special
TICKER SYMBOL AEA MEETING DATE 20-Apr-2012
ISIN US00739W1071 AGENDA 933578380 - Management

AGREEMENT OR TO CONSTITUTE A QUORUM.

Resolve on the acquisition and disposal of own shares

ITEM	PROPOSAL	TYPE	VOTE	FOR/A
1.	ADOPT AGREEMENT & PLAN OF MERGER, DATED AS OF FEBRUARY 15, 2012, AMONG EAGLE U.S. SUB, INC., A WHOLLY-OWNED SUBSIDIARY OF GRUPO ELEKTRA S.A. DE C.V., EAGLE U.S. MERGER SUB, INC., AND ADVANCE AMERICA, PURSUANT TO WHICH EAGLE U.S. MERGER SUB, INC. WILL BE MERGED WITH AND INTO ADVANCE AMERICA, WITH ADVANCE AMERICA SURVIVING AS A WHOLLY-OWNED SUBSIDIARY OF EAGLE U.S. SUB, INC.	Management	For	For
2.	TO CAST A NON-BINDING, ADVISORY VOTE TO APPROVE CERTAIN AGREEMENTS WITH, AND ITEMS OF COMPENSATION PAYABLE TO, THE COMPANY'S NAMED EXECUTIVE OFFICERS THAT ARE BASED ON OR OTHERWISE RELATED TO THE MERGER.	Management	Abstain	Again
3.	TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES TO ADOPT THE MERGER	Management	For	For

Management

For

For

#### MIDWAY ENERGY LTD.

SECURITY 598147106 MEETING TYPE Annual and Special Meeting TICKER SYMBOL MELEF MEETING DATE 20-Apr-2012

CA5981471066 AGENDA 933583696 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	APPROVING, WITH OR WITHOUT AMENDMENT, A SPECIAL RESOLUTION, THE FULL TEXT OF WHICH IS SET FORTH IN APPENDIX A-1 TO THE ACCOMPANYING JOINT INFORMATION CIRCULAR OF MIDWAY ENERGY LTD. ("MIDWAY") AND WHITECAP RESOURCES INC. ("WHITECAP") DATED MARCH 23, 2012 (THE "INFORMATION CIRCULAR"), APPROVING A PLAN OF ARRANGEMENT INVOLVING WHITECAP, MIDWAY AND THE MIDWAY SHAREHOLDERS UNDER SECTION 193 OF THE BUSINESS CORPORATIONS ACT (ALBERTA), ALL AS MORE PARTICULARLY DESCRIBED IN THE INFORMATION CIRCULAR;	Management	For	For
02	FIXING THE NUMBER OF DIRECTORS TO BE ELECTED AT THE MEETING AT SEVEN;	Management	For	For
03	THE ELECTION OF DIRECTORS AS SPECIFIED IN THE INFORMATION CIRCULAR;	Management	For	For
04	THE APPOINTMENT OF KPMG LLP, CHARTERED ACCOUNTANTS, AS AUDITORS OF MIDWAY FOR THE ENSUING YEAR AND THE AUTHORIZATION OF THE DIRECTORS TO FIX THEIR REMUNERATION AS SUCH.	Management	For	For

## FORTUNE BRANDS HOME & SECURITY, INC.

SECURITY 34964C106 MEETING TYPE Annual TICKER SYMBOL FBHS MEETING DATE 23-Apr-2012

US34964C1062 AGENDA 933557689 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1A.	ELECTION OF DIRECTOR: ANN FRITZ HACKETT	Management	For	For
1B.	ELECTION OF DIRECTOR: JOHN G. MORIKIS	Management	For	For
1C.	ELECTION OF DIRECTOR: RONALD V. WATERS, III	Management	For	For
2.	RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2012.	Management	For	For
3.	ADVISORY VOTE ON THE FREQUENCY OF EXECUTIVE COMPENSATION VOTES.	Management	Abstain	Again
4.	ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION.	Management	Abstain	Again

#### MISYS PLC, EVESHAM

SECURITY G61572197 MEETING TYPE Ordinary General Meeting TICKER SYMBOL MEETING DATE 24-Apr-2012

ISIN GB00B45TWN62 AGENDA 703692473 - Management

ELECTION OF DIRECTOR: MATTHEW J. SHATTOCK

PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT REGISTERED

APPROVAL OF THE BEAM INC. 2012 EMPLOYEE STOCK PURCHASE

ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER

RE-APPROVAL OF THE ANNUAL EXECUTIVE INCENTIVE

ELECTION OF DIRECTOR: ROBERT A. STEELE

ELECTION OF DIRECTOR: PETER M. WILSON

RATIFICATION OF THE APPOINTMENT OF

PUBLIC ACCOUNTING FIRM FOR 2012.

COMPENSATION.

COMPENSATION PLAN.

PLAN.

1E.

3.

4.

5.

ITEM	PROPOS <i>I</i>	AL 		TYPE	VOTE	FOR/A
1	Approve	e the implementa	ation of the Scheme of Arrangement	. Management	For	For
MISYS	PLC, EVES	SHAM				
SECURI TICKER ISIN	TY R SYMBOL	G61572197 GB00B45TWN62	MEETING TYPE Court Meeting MEETING DATE 24-Apr-2012 AGENDA 703692485 - Managem	ment		
ITEM	PROPOS <i>F</i>	AL 		TYPE 	VOTE	FOR/A
CMMT	THIS ME "AGAINS THIS ME	EETING TYPEPLE ST" ONLY. SHOULI	AIN IS NOT A VALID VOTE OPTION FOF CASE CHOOSE BETWEEN "FOR" AND D YOU CHOOSE TO VOTE-ABSTAIN FOR R VOTE WILL BE DISREGARDED BY THE	R Non-Voting		
1	To appr	cove the propose notice convenir	ed Scheme of Arrangement set out ng the Court Meeting dated	Management	For	For
BEAM I	NC.					
SECURI TICKER ISIN	TY R SYMBOL	073730103 BEAM US0737301038	MEETING TYPE Annual MEETING DATE 24-Apr-2012 AGENDA 933559532 - Managem	ment		
ITEM	PROPOS <i>F</i>	AL		TYPE 	VOTE	FOR/A
1A. 1B. 1C. 1D.	ELECTIC ELECTIC	ON OF DIRECTOR:	RICHARD A. GOLDSTEIN STEPHEN W. GOLSBY ANN F. HACKETT A.D. DAVID MACKAY	Management Management Management Management	For For For	For For For

For

For

For

For

Again

For

For

Management For

Management For

Management For

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Abstain

Management

Management

Management

Management

HARLEYSVILLE GROUP INC.

SECURITY 412824104 MEETING TYPE Special TICKER SYMBOL HGIC MEETING DATE 24-Apr-2012

ISIN US4128241043 AGENDA 933572403 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1.	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF SEPTEMBER 28, 2011, BY AND AMONG NATIONWIDE MUTUAL INSURANCE COMPANY, HARLEYSVILLE MUTUAL INSURANCE COMPANY, NATIONALS SUB, INC., AND HARLEYSVILLE GROUP INC.	Management	For	For
2.	TO APPROVE, ON A NON-BINDING ADVISORY BASIS,  COMPENSATION THAT MAY BE RECEIVED BY CERTAIN NAMED  EXECUTIVE OFFICERS OF HARLEYSVILLE GROUP INC. IN  CONNECTION WITH THE MERGER.	Management	Abstain	Again

## KIRBY CORPORATION

SECURITY 497266106 MEETING TYPE Annual TICKER SYMBOL KEX MEETING DATE 24-Apr-2012

ISIN US4972661064 AGENDA 933577528 - Management

				FOR/A
ITEM	PROPOSAL	TYPE	VOTE	MANAG
1.1	ELECTION OF DIRECTOR: BOB G. GOWER	Management	For	For
1.2	ELECTION OF DIRECTOR: MONTE J. MILLER	Management	For	For
1.3	ELECTION OF DIRECTOR: JOSEPH H. PYNE	Management	For	For
2.	APPROVAL OF AMENDMENTS TO KIRBY'S 2005 STOCK AND	Management	For	For
	INCENTIVE PLAN.			
3.	APPROVAL OF AN AMENDMENT TO KIRBY'S 2000 NONEMPLOYEE	Management	For	For
	DIRECTOR STOCK PLAN.			
4.	RATIFICATION OF THE SELECTION OF KPMG LLP AS KIRBY'S	Management	For	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2012.			
5.	ADVISORY VOTE ON THE APPROVAL OF THE COMPENSATION OF	Management	Abstain	Again
	KIRBY'S NAMED EXECUTIVE OFFICERS.			_

## WAVIN N.V., ZWOLLE

SECURITY N9438C176 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 25-Apr-2012

ISIN NL0009412683 AGENDA 703657734 - Management

ITEM	PROPOSAL	TYPE	VOTE	MANAG
				FOR/A

1 Open meeting Non-Voting

2	Annual Bonort 2011	Non-Voting		
3	Annual Report 2011 Adoption of the Annual Accounts 2011	Non-Voting Management	For	For
4	Profit appropriation	Non-Voting	101	101
5	Discharge of members of the Management Board	Management	For	For
6	Discharge of members of the Supervisory Board	Management	For	For
7	Explanation of the public offer by Mexichem Soluciones	Non-Voting	101	101
,	Integrales Holding, -S.A. de C.V. (the "Offeror") for	Non vocing		
	all issued and outstanding ordinary shares-in the			
	capital of Wavin (the "Offer")			
8.a	Amendment Articles of Association as per the settlement	Management	For	For
υ.α	date, being the date that the transfer of the shares	Hanagement	101	101
	pursuant to the Offer takes place against payment of			
	the offer price for the shares (the "Settlement Date")			
8.b	Amendment Articles of Association as per the date of	Management	For	For
0.0	delisting from NYSE Euronext Amsterdam	Management	FOL	FOI
9	Conditional appointment Mr. A.E. Capdepon Acquaroni as	Management	For	For
J	member of the Management Board	Management	LOT	101
10.a	Re-appointment of Mr. R.A. Ruijter as member of the	Management	For	For
10.a	Supervisory Board	Management	LOT	101
10.b	Re-appointment of Mrs. J.M.B. Stymne Goransson as	Management	For	For
10.0	member of the Supervisory Board	Management	LOT	101
10.c	Conditional appointment of Mr. S. Hepkema as member of	Management	For	For
10.0		Management	LOT	101
10.d	the Supervisory Board as per the Settlement Date	Managamant	Eom	For
10.0	Conditional appointment of Mr. R. Gutierrez Munoz as	Management	For	101
	member of the Supervisory Board as per the Settlement Date			
10.e	Conditional appointment of Mr. J.P. del Valle Perochena	Management	For	For
10.6		Management	LOT	FOL
	as member of the Supervisory Board as per the Settlement Date			
10.f		Managamant	For	For
10.1	Conditional appointment of Mr. L.M.J. van Halderen as	Management	101	101
	member of the Supervisory Board as per the Settlement			
1.1	Date	Mana a mana a t	П.	П
11	Full and final release and discharge from liability of	Management	For	For
	Mr. B.G. Hill, Mrs. J.M.B. Stymne Goransson and Mr. A.			
	Kuiper in connection with their conditional resignation			
	as members of the Supervisory Board as per the			
1.0	Settlement Date	Mana a mana a t	П.	П
12	Appointment of the external auditor:	Management	For	For
1.0	PricewaterhouseCoopers Accountants N.V.	Mana a mana a t	П.	П
13	Authorization of the Management Board to repurchase	Management	For	For
14.a	Wavin shares	Managamant	Eom	Eom
14.a	Designation of the Management Board: to issue ordinary	Management	For	For
1 / 1-	shares	Mana a mana a t	7	7
14.b	Designation of the Management Board: to restrict or	Management	Against	Again
1 5	exclude pre-emptive rights	Non Matin		
15 16	Any other business	Non-Voting Non-Voting		
TΩ	Closing	Non-vocing		

## GLOBEOP FINANCIAL SERVICES SA, LUXEMBOURG

SECURITY	L4419A101	MEETING TYPE	Annual General Meeting
TICKER SYMBOL		MEETING DATE	25-Apr-2012
ISIN	LU0311272891	AGENDA	703735259 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A
1	Presentation of the statutory Management Report and the	Non-Vot.ina		

2	consolidated Managemen-t Report for the fiscal year ended 31 December 2011 Presentation of the reports by the Auditors of the Company in respect of the s-tatutory financial	Non-Voting		
3	statements of the Company and in respect of the consolidate-d financial statements of the Company and its group, for the fiscal year ended-31 December 2011 Presentation of the report on conflicts pursuant to article 57 of the Luxembou-rg Company Law and the report in relation to Article 11 of the Luxembourg Law-on Takeovers of 19 May 2006	Non-Voting		
4	Approval of the statutory financial statements of the Company for the fiscal year ended 31 December 2011	Management	For	For
5	Approval of the consolidated financial statements of the Company and its group for the fiscal year ended 31 December 2011	Management	For	For
6	Allocation of the results of the Company for the fiscal year ended 31 December 2011 and approval of distributions	Management	For	For
7	Discharge (quitus) to all the directors of the Company who have been in office during the fiscal year ended 31 December 2011	Management	For	For
8	Authorization of the Company, or any wholly-owned subsidiary, to from time to time purchase, acquire or receive shares in the Company up to 10% of the issued share capital from time to time, over the stock exchange or in privately negotiated transactions or otherwise (please see the convening notice for the AGM for full details)	Management	For	For
9	Confirmation of the appointment of Ed Nicoll, who was co-opted to the Board on 27 April 2011, for a term ending at the annual general meeting of the Company in 2014 approving the statutory accounts for the year ending 31 December 2013	Management	For	For
10	Re-appointment of David Gelber, for a term ending at the annual general meeting of the Company in 2015 approving the statutory accounts for the year ending 31 December 2014	Management	For	For
11	Re-appointment of Vernon Barback, for a term ending at the annual general meeting of the Company in 2015 approving the statutory accounts for the year ending 31 December 2014	Management	For	For
12	Approval of the Directors' remuneration and presentation of the report on the compensation of the Chairman and the Board members pursuant to article 60 of the Luxembourg Company Law	Management	For	For
13	Appointment of PricewaterhouseCoopers S.a.r.l. as auditors of the Company for the period ending at the general meeting of shareholders approving the statutory financial statements of the Company for the year ending 31 December 2012	Management	For	For

NRG ENERGY, INC.

SECURITY	629377508	MEETING TYPE	Annual
TICKER SYMBOL	NRG	MEETING DATE	25-Apr-2012
ISIN	US6293775085	AGENDA	933559885 - Management

FOR/A

ITEM	PROPOSAL	TYPE	VOTE	MANAG
1A	ELECTION OF DIRECTOR: JOHN F. CHLEBOWSKI	Management	For	For
1B	ELECTION OF DIRECTOR: HOWARD E. COSGROVE	Management	For	For
1C	ELECTION OF DIRECTOR: WILLIAM E. HANTKE	Management	For	For
1D	ELECTION OF DIRECTOR: ANNE C. SCHAUMBURG	Management	For	For
2	TO APPROVE THE AMENDMENT TO NRG ENERGY, INC.'S AMENDED	Management	For	For
	AND RESTATED CERTIFICATE OF INCORPORATION TO DECLASSIFY			
	THE BOARD OF DIRECTORS			
3	TO ADOPT THE NRG ENERGY, INC. AMENDED AND RESTATED	Management	For	For
	EMPLOYEE STOCK PURCHASE PLAN			
4	TO APPROVE, ON AN ADVISORY BASIS, THE COMPENSATION OF	Management	Abstain	Again
	THE COMPANY'S NAMED EXECUTIVE OFFICERS			
5	TO RATIFY THE APPOINTMENT OF KPMG LLP AS THE COMPANY'S	Management	For	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR			
	FISCAL YEAR 2012			

FIRST NIAGARA FINANCIAL GROUP, INC.

SECURITY 33582V108 MEETING TYPE Annual TICKER SYMBOL FNFG MEETING DATE 25-Apr-2012

US33582V1089 AGENDA 933561575 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1	DIRECTOR	Management		
	1 CARL A. FLORIO		For	For
	2 NATHANIEL D. WOODSON		For	For
	3 ROXANNE J. COADY		For	For
2	AN ADVISORY (NON-BINDING) VOTE TO APPROVE OUR EXECUTIVE COMPENSATION PROGRAMS AND POLICIES AS DESCRIBED IN THIS	Management	Abstain	Again
	PROXY STATEMENT.			
3	APPROVAL OF THE FIRST NIAGARA FINANCIAL GROUP, INC.	Management	For	For
	2012 EQUITY INCENTIVE PLAN.			
4	APPROVAL OF THE FIRST NIAGARA FINANCIAL GROUP, INC.	Management	For	For
	EXECUTIVE ANNUAL INCENTIVE PLAN.			
5	THE RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS OUR	Management	For	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE			
	YEAR ENDING DECEMBER 31, 2012.			

ORC GROUP AB, STOCKHOLM

SECURITY W6202W107 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 26-Apr-2012

ISIN SE0000634321 AGENDA 703681420 - Management

CNANATE	TMDODESNE MADVEE DEGREESTIG DEGITDEMENT A DENERTOTAL	NT		
ITEM	PROPOSAL	TYPE	VOTE	MANAG
				FOR/A

CMMT IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL Non-Voting OWNER SIGNED POWER OF-ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-INSTRUCTIONS IN

СММТ	THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO-BE REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL 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	Non-Voting		
CMMT	PLEASE NOTE THAT NOT ALL SUB CUSTODIANS IN SWEDEN ACCEPT ABSTAIN AS A VALID-VOTE OPTION. THANK YOU	Non-Voting		
1	Opening of the meeting	Non-Voting		
2	Election of Chairman of the meeting: Lawyer (Sw. advokat) Wilhelm Luning	Non-Voting		
3	Preparation and approval of the voting list	Non-Voting		
4	Approval of the agenda	Non-Voting		
5	Election of one or two persons to approve the minutes	Non-Voting		
6	Determination of whether the meeting has been duly convened	Non-Voting		
7	Presentation of the annual report and the auditor's report and the-consolidated financial statements and the auditor's report for the group	Non-Voting		
8.a	Resolution regarding: Adoption of the profit and loss account and the balance sheet and the consolidated profit and loss account and consolidated balance sheet	Management	For	For
8.b	Resolution regarding: Discharge from liability of the Board of Directors and the Managing Director	Management	For	For
8.c	Resolution regarding: Allocation of the company's profit or loss in accordance with the adopted balance sheet	Management	For	For
9	Determination of the number of members of the Board of Directors and Deputy Directors, if applicable, and the number of auditors and deputy auditors, if applicable, to be elected by the Annual General Meeting	Management	For	For
10	Determination of the remuneration to the Board of Directors and the auditors	Management	For	For
11	Election of the Board of Directors: Cidron Delfi Intressenter AB proposes re-election of Christian Frick, Per E. Larsson and Fredrik Naslund as members of the Board of Directors, and that Daniel Berglund shall be re-elected as Deputy Director, up to an including the next Annual General Meeting	Management	For	For
12	Election of auditor: Cidron Delfi Intressenter AB proposes re-election of Ernst & Young AB as auditor up to and including the next Annual General Meeting. Ernst & Young AB has notified that the authorized public auditor Ola Wahlquist is intended to be appointed auditor in charge	Management	For	For
13	Other questions	Non-Voting		
14	Closing of the meeting	Non-Voting		

## STATOIL FUEL & RETAIL ASA, OSLO

SECURITY	R4446F101	MEETING TYPE	Ordinary General Meeting
TICKER SYMBOL		MEETING DATE	26-Apr-2012
ISIN	NO0010584063	AGENDA	703697675 - Management

FOR/A

ITEM	PROPOSAL	TYPE	VOTE
CMMT	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO-BE REJECTED. IF YOU HAVE ANY QUESTIONS,	Non-Voting	
CMMT	PLEASE CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL 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	Non-Voting	
CMMT	SHARES HELD IN AN OMNIBUS/NOMINEE ACCOUNT NEED TO BE RE-REGISTERED IN THE-BENEFICIAL OWNERS NAME TO BE ALLOWED TO VOTE AT MEETINGS. SHARES WILL BE-TEMPORARILY TRANSFERRED TO A SEPARATE ACCOUNT IN THE BENEFICIAL OWNER'S NAME-ON THE PROXY DEADLINE AND TRANSFERRED BACK TO THE OMNIBUS/NOMINEE ACCOUNT THE-DAY AFTER THE MEETING.	Non-Voting	
1	Opening of the Annual General Meeting by the Chair of the Board, including-registration of shareholders present	Non-Voting	
2	Election of meeting chair and a person to co-sign the minutes together with the meeting chair	Management	No Action
3	Approval of the notice of meeting and agenda	Management	No Action
4	Information about the business	Non-Voting	
5	Approval of the annual accounts for 2011 and the Board of Directors' report, including approval of the dividend for the accounting year 2011, at NOK 1,80 per share	Management	No Action
6	Authorisation of the Board of Directors to acquire the Company's shares in the market for implementation of the share savings plan for employees and the management	Management	No Action
7	Authorisation to acquire shares in the market for subsequent cancellation	Management	No Action
8	Discussion of the Board of Directors' statement regarding establishment of salaries and other remuneration to key personnel, CF Section 6-16 a of the Public Limited Companies Act	Management	No Action
9	Election of external auditor: KPMG is elected as the external auditor for Statoil Fuel & Retail ASA and the Group	Management	No Action
10	Approval of remuneration to the auditor	Management	No Action
11	Election of members of the Board of Directors: Birger Magnus is elected as member and Chair of the Board of Directors for a period of up to two years. Marthe Hoff is elected as member of the Board of Directors for a period of up to two years. Per Bjorgas is elected as member of the Board of Directors for a period of up to two years. Ann-Charlotte Lunden is elected as member of the Board of Directors for a period of up to two years. Jon Arnt Jacobsen is elected as member of the Board of Directors for a period of up to two years.	Management	No Action
12	Establishment of remuneration to the Board of Directors	Management	No Action

DIEBOLD, INCORPORATED

MANAG

SECURITY 253651103 MEETING TYPE Annual TICKER SYMBOL DBD MEETING DATE 26-Apr-2012

ISIN US2536511031 AGENDA 933563860 - Management

T. (177)	DDODOGAT	EVDE	LOTE	FOR/A
ITEM 	PROPOSAL	TYPE 	VOTE	MANAG
1	DIRECTOR	Management		
	1 PATRICK W. ALLENDER	_	For	For
	2 BRUCE L. BYRNES		For	For
	3 MEI-WEI CHENG		For	For
	4 PHILLIP R. COX		For	For
	5 RICHARD L. CRANDALL		For	For
	6 GALE S. FITZGERALD		For	For
	7 JOHN N. LAUER		For	For
	8 RAJESH K. SOIN		For	For
	9 THOMAS W. SWIDARSKI		For	For
	10 HENRY D.G. WALLACE		For	For
	11 ALAN J. WEBER		For	For
2	TO RATIFY THE APPOINTMENT OF KPMG LLP AS INDEPENDENT	Management	For	For
	REGISTERED ACCOUNTING FIRM FOR THE YEAR 2012.			
3	TO APPROVE, ON AN ADVISORY BASIS, NAMED EXECUTIVE	Management	Abstain	Again
	OFFICER COMPENSATION.			

#### NYSE EURONEXT

SECURITY 629491101 MEETING TYPE Annual TICKER SYMBOL NYX MEETING DATE 26-Apr-2012

ISIN US6294911010 AGENDA 933582757 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1A.	ELECTION OF DIRECTOR: ANDRE BERGEN	Management	For	For
1B.	ELECTION OF DIRECTOR: ELLYN L. BROWN	Management	For	For
1C.	ELECTION OF DIRECTOR: MARSHALL N. CARTER	Management	For	For
1D.	ELECTION OF DIRECTOR: DOMINIQUE CERUTTI	Management	For	For
1E.	ELECTION OF DIRECTOR: PATRICIA M. CLOHERTY	Management	For	For
1F.	ELECTION OF DIRECTOR: SIR GEORGE COX	Management	For	For
1G.	ELECTION OF DIRECTOR: SYLVAIN HEFES	Management	For	For
1H.	ELECTION OF DIRECTOR: JAN-MICHIEL HESSELS	Management	For	For
11.	ELECTION OF DIRECTOR: DUNCAN M. MCFARLAND	Management	For	For
1J.	ELECTION OF DIRECTOR: JAMES J. MCNULTY	Management	For	For
1K.	ELECTION OF DIRECTOR: DUNCAN L. NIEDERAUER	Management	For	For
1L.	ELECTION OF DIRECTOR: RICARDO SALGADO	Management	For	For
1M.	ELECTION OF DIRECTOR: ROBERT G. SCOTT	Management	For	For
1N.	ELECTION OF DIRECTOR: JACKSON P. TAI	Management	For	For
10.	ELECTION OF DIRECTOR: RIJNHARD VAN TETS	Management	For	For
1P.	ELECTION OF DIRECTOR: SIR BRIAN WILLIAMSON	Management	For	For
2.	TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP	Management	For	For
	AS NYSE EURONEXT'S INDEPENDENT REGISTERED PUBLIC			ļ
	ACCOUNTANTS FOR THE FISCAL YEAR ENDING DECEMBER 31,			ļ
	2012.			ļ
3.	ADVISORY VOTE TO APPROVE THE COMPANY'S EXECUTIVE COMPENSATION (THE "SAY-ON-PAY" PROPOSAL).	Management	Abstain	Again

THE STOCKHOLDER PROPOSAL TO GIVE HOLDERS OF 10% OF THE Shareholder Against For 4. OUTSTANDING COMMON STOCK THE POWER TO CALL A SPECIAL STOCKHOLDER MEETING (THE STEINER PROPOSAL).

ATLAS ENERGY L P

SECURITY 04930A104 MEETING TYPE Annual TICKER SYMBOL ATLS MEETING DATE 26-Apr-2012

US04930A1043 AGENDA 933594409 - Management

				FOR/A
ITEM	PROPOSAL	TYPE	VOTE	MANAG
1.	DIRECTOR	Management		
	1 DENNIS A. HOLTZ		For	For
	2 WILLIAM G. KARIS		For	For
	3 HARVEY G. MAGARICK		For	For
2.	RATIFICATION OF THE SELECTION OF GRANT THORNTON LLP AS	Management	For	For
	THE PARTNERSHIP'S INDEPENDENT REGISTERED PUBLIC			
	ACCOUNTING FIRM FOR THE FISCAL YEAR 2012			
3.	APPROVAL OF THE COMPENSATION OF OUR EXECUTIVE OFFICERS	Management	Abstain	Again
	INCLUDING OUR COMPENSATION PRACTICES AND PRINCIPLES AND			
	THEIR IMPLEMENTATION			
4.	FREQUENCY OF ADVISORY VOTES ON EXECUTIVE COMPENSATION.	Management	Abstain	Again
	*PLEASE SELECT ONLY ONE OPTION*			

#### RSC HOLDINGS INC

SECURITY SECURITY 74972L102 MEETING TYPE Special TICKER SYMBOL RRR MEETING DATE 27-Apr-2012

US74972L1026 AGENDA 933580145 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1.	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF DECEMBER 15, 2011, BY AND BETWEEN RSC HOLDINGS INC. ("RSC") AND UNITED RENTALS, INC.	Management	For	For
2.	TO APPROVE, ON AN ADVISORY, NON-BINDING BASIS, CERTAIN AGREEMENTS OR UNDERSTANDINGS WITH, AND ITEMS OF COMPENSATION PAYABLE TO, RSC'S NAMED EXECUTIVE OFFICERS THAT ARE BASED ON OR OTHERWISE RELATED TO THE MERGER.	Management	Abstain	Again
3.	TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING OF RSC STOCKHOLDERS, IF NECESSARY OR APPROPRIATE, TO PERMIT FURTHER SOLICITATION OF PROXIES IN FAVOR OF THE ADOPTION OF THE MERGER AGREEMENT.	Management	For	For

#### MYERS INDUSTRIES, INC.

SECURITY 628464109 MEETING TYPE Contested-Annual TICKER SYMBOL MYE MEETING DATE 27-Apr-2012

US6284641098 AGENDA 933582404 - Opposition ISIN

ITEM	PROPOSAL	TYPE	VOTE	FOR/A
1.	DIRECTOR  1 RICHARD L. BREADY  2 ROBERT S. PRATHER, JR.	Management	For For	For For
2.	THE RATIFICATION OF THE BOARD'S APPOINTMENT OF ERNST & YOUNG LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE COMPANY FOR FISCAL 2012.	Management		For
3.	A NON-BINDING ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Management	Against	For
RADVIS	ION LTD.			
	TY M81869105 MEETING TYPE Special SYMBOL RVSN MEETING DATE 30-Apr-2012 IL0010843832 AGENDA 933588571 - Managemen	t		
ITEM	PROPOSAL	TYPE 	VOTE	FOR/A
1.	TO APPROVE AND ADOPT THE MERGER AGREEMENT, DATED AS OF MARCH 14, 2012 (THE "MERGER AGREEMENT"), BY AND AMONG AVAYA INC. ("AVAYA"), SONIC ACQUISITION LTD. ("MERGER SUB"), A WHOLLY-OWNED INDIRECT SUBSIDIARY OF AVAYA, AND THE COMPANY, AND APPROVE THE MERGER AND ALL OTHER	Management	For	For
2A.	TRANSACTIONS CONTEMPLATED BY THE MERGER AGREEMENT. TO APPROVE AN AMENDMENT TO THE INDEMNIFICATION AGREEMENTS BETWEEN THE COMPANY AND THE COMPANY'S DIRECTORS WHO ARE NOT CONSIDERED CONTROLLING SHAREHOLDERS OF THE COMPANY OR RELATED TO THEM.	Management	For	For
2B.	TO APPROVE AN AMENDMENT TO THE INDEMNIFICATION AGREEMENTS BETWEEN THE COMPANY AND THE COMPANY'S DIRECTORS AND OFFICERS WHO ARE CONSIDERED CONTROLLING SHAREHOLDERS OF THE COMPANY OR RELATED TO THEM.	Management	For	For
3A.	TO APPROVE AN INCREASE IN THE AGGREGATE COVERAGE AVAILABLE UNDER CURRENT DIRECTORS' AND OFFICERS' LIABILITY INSURANCE POLICY FROM \$15,000,000 TO \$30,000,000, TO BE PROVIDED TO DIRECTORS SERVING FROM TIME TO TIME IN SUCH CAPACITY WHO ARE NOT CONSIDERED	Management	For	For
3B.	CONTROLLING SHAREHOLDERS OR RELATED TO THE THEM.  TO APPROVE AN INCREASE IN THE AGGREGATE COVERAGE  AVAILABLE UNDER CURRENT DIRECTORS' AND OFFICERS'  LIABILITY INSURANCE POLICY FROM \$15,000,000 TO  \$30,000,000, TO BE PROVIDED TO DIRECTORS AND OFFICERS  SERVING FROM TIME TO TIME IN SUCH CAPACITY WHO ARE  CONSIDERED CONTROLLING SHAREHOLDERS OR RELATED TO THEM.	Management	For	For

### XSTRATA PLC, LONDON

SECURITY G9826T102 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 01-May-2012 ISIN GB0031411001 AGENDA 703694592 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1	To receive and consider the Annual Report and Financial Statements of the Company for the year ended 31 December 2011	Management	For	For
2	To declare a final dividend of US27.0 cents per Ordinary Share in respect of the year ended 31 December 2011	Management	For	For
3	To receive and consider and, if thought fit, to approve the directors' Remuneration Report for the year ended 31 December 2011	Management	For	For
4	To re-elect Sir John Bond as a director	Management	For	For
5	To re-elect Mick Davis as a director	Management	For	For
6	To re-elect Dr Con Fauconnier as a director	Management	For	For
7	To re-elect Ivan Glasenberg as a director	Management	For	For
8	To re-elect Peter Hooley as a director	Management	For	For
9	To re-elect Claude Lamoureux as a director	Management	For	For
10	To re-elect Aristotelis Mistakidis as a director	Management	For	For
11	To re-elect Tor Peterson as a director	Management	For	For
12	To re-elect Trevor Reid as a director	Management	For	For
13	To re-elect Sir Steve Robson as a director	Management	For	For
14	To re-elect David Rough as a director	Management	For	For
15	To re-elect Ian Strachan as a director	Management	For	For
16	To re-elect Santiago Zaldumbide as a director	Management	For	For
17	To re-appoint Ernst & Young LLP as auditors and to authorise the directors to determine their remuneration	Management	For	For
18	To authorise the directors to allot shares, as provided in Resolution 18 as set out in the AGM Notice	Management	For	For
19	Disapplication of pre-emption rights	Management	Against	Again
20	Reduction of share premium account	Management	For	For
21	To authorise the Company to hold extraordinary general meetings on 20 clear days' notice	Management	For	For

### AGL RESOURCES INC.

SECURITY 001204106 MEETING TYPE Annual
TICKER SYMBOL GAS MEETING DATE 01-May-2012
ISIN US0012041069 AGENDA 933558819 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
			·	
1.	DIRECTOR	Managemen	nt	
	1 SANDRA N. BANE		For	For
	2 THOMAS D. BELL, JR.		For	For
	3 NORMAN R. BOBINS		For	For
	4 CHARLES R. CRISP		For	For
	5 BRENDA J. GAINES		For	For
	6 ARTHUR E. JOHNSON		For	For
	7 WYCK A. KNOX, JR.		For	For
	8 DENNIS M. LOVE		For	For
	9 C.H. "PETE" MCTIER		For	For
	10 DEAN R. O'HARE		For	For
	11 ARMANDO J. OLIVERA		For	For
	12 JOHN E. RAN		For	For

	13 JAMES A. RUBRIGHT 14 JOHN W. SOMERHALDER II		For For	For For
	15 BETTINA M. WHYTE		For	For
	16 HENRY C. WOLF		For	For
2.	THE RATIFICATION OF THE APPOINTMENT OF	Management	For	For
	PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT			
	REGISTERED PUBLIC ACCOUNTING FIRM FOR 2012.			
3.	THE APPROVAL OF A NON-BINDING RESOLUTION TO APPROVE THE	Management	Abstain	Again
	COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS.			

#### APN NEWS & MEDIA LTD

SECURITY Q1076J107 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 02-May-2012

ISIN AU000000APN4 AGENDA 703694112 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
CMMT	VOTING EXCLUSIONS APPLY TO THIS MEETING FOR PROPOSAL 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 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 PROPOSAL (3), YOU ACKNOWLEDGE THAT-YOU HAVE NOT OBTAINED BENEFIT NEITHER EXPECT TO OBTAIN BENEFIT BY THE PASSING-OF THE RELEVANT PROPOSAL/S AND YOU COMPLY WITH THE VOTING EXCLUSION.	Non-Voting		
2.a	To re-elect Peter M Cosgrove as a Director	Management	For	For
2.b	To re-elect Vincent C Crowley as a Director	Management	For	For
2.c	To elect Melinda B Conrad as a Director	Management	For	For
3	That the Company's Remuneration Report for the year ended 31 December 2011 be adopted	Management	For	For

#### THOMAS & BETTS CORPORATION

SECURITY 884315102 MEETING TYPE Special TICKER SYMBOL TNB MEETING DATE 02-May-2012

ISIN US8843151023 AGENDA 933590766 - Management

ITEM	PROPOSAL	TYPE 	VOTE	FOR/A MANAG
1.	TO APPROVE THE AGREEMENT AND PLAN OF MERGER DATED AS OF JANUARY 29, 2012 AMONG THOMAS & BETTS CORPORATION, ABB LTD AND EDISON ACQUISITION CORPORATION, AS IT MAY BE AMENDED FROM TIME TO TIME.	Management	For	For
2.	TO APPROVE AN ADJOURNMENT OF THE SPECIAL MEETING OF SHAREHOLDERS IF NECESSARY OR APPROPRIATE, IN THE VIEW OF THE BOARD OF DIRECTORS, TO SOLICIT ADDITIONAL	Management	For	For

PROXIES IN FAVOR OF PROPOSAL 1 IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF SUCH ADJOURNMENT TO APPROVE PROPOSAL 1.

3. TO APPROVE, ON A NON-BINDING, ADVISORY BASIS, CERTAIN COMPENSATION TO BE PAID BY THOMAS & BETTS CORPORATION TO ITS NAMED EXECUTIVE OFFICERS THAT IS BASED ON OR OTHERWISE RELATES TO THE MERGER.

Management For For

BCE INC.

SECURITY 05534B760 MEETING TYPE Annual TICKER SYMBOL BCE MEETING DATE 03-May-2012

CA05534B7604 AGENDA 933575841 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE	FOR/A
01	DIRECTOR	Management		
	1 B.K. ALLEN		For	For
	2 A. BERARD		For	For
	3 R.A. BRENNEMAN		For	For
	4 S. BROCHU		For	For
	5 R.E. BROWN		For	For
	6 G.A. COPE		For	For
	7 A.S. FELL		For	For
	8 E.C. LUMLEY		For	For
	9 T.C. O'NEILL		For	For
	10 J. PRENTICE		For	For
	11 R.C. SIMMONDS		For	For
	12 C. TAYLOR		For	For
	13 P.R. WEISS		For	For
02	APPOINTMENT OF DELOITTE & TOUCHE LLP AS AUDITORS.	Management	For	For
03	RESOLVED, ON AN ADVISORY BASIS AND NOT TO DIMINISH THE ROLE AND RESPONSIBILITIES OF THE BOARD OF DIRECTORS, THAT THE SHAREHOLDERS ACCEPT THE APPROACH TO EXECUTIVE COMPENSATION DISCLOSED IN THE 2012 MANAGEMENT PROXY CIRCULAR DATED MARCH 8, 2012 DELIVERED IN ADVANCE OF THE 2012 ANNUAL GENERAL MEETING OF SHAREHOLDERS OF BCE.	Management	For	For
4A	STOCK OPTIONS AND PERFORMANCE OF EXECUTIVE OFFICERS.	Shareholder	Against	For
4B	PERFORMANCE-BASED COMPENSATION DISCLOSURE.	Shareholder	_	For
4C	FEES OF COMPENSATION ADVISORS DISCLOSURE.	Shareholder	_	For
4D	RISK MANAGEMENT COMMITTEE.	Shareholder	Against	For

AVON PRODUCTS, INC.

SECURITY 054303102 MEETING TYPE Annual TICKER SYMBOL AVP MEETING DATE 03-May-2012

ISIN US0543031027 AGENDA 933593786 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A
1.	DIRECTOR 1 DOUGLAS R. CONANT	Management	For	For

					,
	2	W. DON CORNWELL		For	For
	3	V. ANN HAILEY		For	For
	4	FRED HASSAN		For	For
	5	ANDREA JUNG		For	For
	6	MARIA ELENA LAGOMASINO		For	For
	7	ANN S. MOORE		For	For
	8	GARY M. RODKIN		For	For
	9	PAULA STERN		For	For
	10	LAWRENCE A. WEINBACH		For	For
2.	ADV	ISORY VOTE TO APPROVE EXECUTIVE COMPENSATION.	Management	Abstain	Again
3.	RAT	IFICATION OF THE APPOINTMENT OF INDEPENDENT	Management	For	For
	REG	SISTERED PUBLIC ACCOUNTING FIRM.			

#### LAIRD PLC, LONDON

SECURITY G53508175 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 04-May-2012 ISIN GB00B1VNST91 AGENDA 703670023 - Management

ITEM	PROPOSAL	TYPE 	VOTE	FOR/A MANAG
1	To receive and adopt the Report of the Directors and	Management	For	For
2	Accounts to 12/31/2011	Managanan	П	П.
2	To approve the Directors' Remuneration Report	Management	For	For
3	To declare a final dividend	Management	For	For
4	To re-elect Mr N J Keen as a Director	Management	For	For
5	To re-elect Mr J C Silver as a Director	Management	For	For
6	To re-elect Ms P Bell as a Director	Management	For	For
7	To re-elect Sir Christopher Hum as a Director	Management	For	For
8	To re-elect Professor M J Kelly as a Director	Management	For	For
9	To re-elect Mr A J Reading as a Director	Management	For	For
10	To re-appoint Ernst and Young LLP as Auditor and to authorise the Board to fix their remuneration	Management	For	For
11	To give the Directors authority to allot shares	Management	For	For
12	To disapply pre-emption rights	Management	Against	Again
13	To authorise the Company to purchase its own ordinary shares	Management	For	For
14	To approve the notice period for extraordinary general meetings	Management	For	For

### ACTELION LTD., ALLSCHWIL

SECURITY H0032X135 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 04-May-2012 ISIN CH0010532478 AGENDA 703705143 - Management

THE INDIVIDUAL SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF T-HE VOTING INSTRUCTION, IT IS POSSIBLE THAT A MARKER

				FOR/A
ITEM	PROPOSAL	TYPE	VOTE	MANAG
CMMT	BLOCKING OF REGISTERED SHARES IS NOT A LEGAL	Non-Voting		
	REQUIREMENT IN THE SWISS MARKET, - SPECIFIC POLICIES AT			

80

СММТ	MAY BE PLACED ON YOUR SHAR-ES TO ALLOW FOR RECONCILIATION AND RE-REGISTRATION FOLLOWING A TRADE. IF YOU H-AVE CONCERNS REGARDING YOUR ACCOUNTS, PLEASE CONTACT YOUR CLIENT SERVICE REPRE-SENTATIVE. PLEASE NOTE THAT THIS IS THE PART II OF THE MEETING NOTICE SENT UNDER MEETING-935491, INCLUDING THE AGENDA. TO VOTE IN THE UPCOMING MEETING, YOUR NAME MUST-BE NOTIFIED TO THE COMPANY REGISTRAR AS BENEFICIAL OWNER BEFORE THE RE-REGISTR-ATION DEADLINE. PLEASE NOTE THAT THOSE INSTRUCTIONS THAT ARE SUBMITTED AFTER T-HE CUTOFF DATE WILL BE PROCESSED ON A BEST EFFORT BASIS. THANK YOU.	Non-Voting	
1	Approval of the business report consisting of the annual report, the annual statutory accounts and the consolidated accounts as of 31 December 2011	Management	No Action
2	Appropriation of available earnings and distribution against reserve from capital contribution	Management	No Action
3	Consultative vote on compensation report	Management	No Action
4	Discharge of the board of directors and of the senior management	Management	No Action
5	Reduction of share capital by cancellation of repurchase shares	Management	No Action
6.1	Re-election of Mr. Michael Jacobi as a board of director	Management	No Action
6.2	Election of Prof. Dr. Peter Gruss as new board member	Management	No Action
7	Election of the statutory auditors: Ernst and Young AG, Basel	Management	No Action
8	Ad hoc	Management	No Action

#### ITT CORPORATION

SECURITY 450911201 MEETING TYPE Annual TICKER SYMBOL ITT MEETING DATE 08-May-2012

ISIN US4509112011 AGENDA 933578467 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1A.	ELECTION OF DIRECTOR: DENISE L. RAMOS	Management	For	For
1B.	ELECTION OF DIRECTOR: FRANK T. MACINNIS	Management	For	For
1C.	ELECTION OF DIRECTOR: ORLANDO D. ASHFORD	Management	For	For
1D.	ELECTION OF DIRECTOR: PETER D'ALOIA	Management	For	For
1E.	ELECTION OF DIRECTOR: DONALD DEFOSSET, JR.	Management	For	For
1F.	ELECTION OF DIRECTOR: CHRISTINA A. GOLD	Management	For	For
1G.	ELECTION OF DIRECTOR: GENERAL PAUL J. KERN	Management	For	For
1H.	ELECTION OF DIRECTOR: LINDA S. SANFORD	Management	For	For
11.	ELECTION OF DIRECTOR: DONALD J. STEBBINS	Management	For	For
1J.	ELECTION OF DIRECTOR: MARKOS I. TAMBAKERAS	Management	For	For
2.	RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE	Management	For	For
	LLP AS ITT'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING			
	FIRM FOR 2012.			I
3.	TO APPROVE, IN A NON-BINDING VOTE, THE COMPENSATION OF	Management	Abstain	Again
	OUR NAMED EXECUTIVE OFFICERS.			
4.	TO VOTE ON A SHAREHOLDER PROPOSAL REQUESTING THAT THE	Shareholder	Against	For
	COMPANY CHANGE ITS STATE OF INCORPORATION FROM INDIANA			
	TO DELAWARE.			
5.	A SHAREHOLDER PROPOSAL REQUESTING THAT WHENEVER	Shareholder	Against	For
	POSSIBLE, THE CHAIRMAN OF THE BOARD BE AN INDEPENDENT		-	
	DIRECTOR			

TO VOTE ON A SHAREHOLDER PROPOSAL REQUESTING THAT THE 6. COMPANY AMEND, WHERE APPLICABLE, ITS POLICIES RELATED TO HUMAN RIGHTS.

Shareholder Against For

EXELIS, INC

SECURITY 30162A108 MEETING TYPE Annual TICKER SYMBOL XLS MEETING DATE 09-May-2012

US30162A1088 AGENDA 933574433 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1A.	ELECTION OF DIRECTOR: RALPH F. HAKE	Management	For	For
1B.	ELECTION OF DIRECTOR: DAVID F. MELCHER	Management	For	For
1C.	ELECTION OF DIRECTOR: HERMAN E. BULLS	Management	For	For
2.	RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2012.	Management	For	For
3.	APPROVAL OF AN AMENDMENT AND RESTATEMENT OF THE EXELIS INC. 2011 OMNIBUS INCENTIVE PLAN TO INCREASE THE NUMBER OF SHARES OF COMMON STOCK RESERVED FOR ISSUANCE UNDER THE PLAN TO 40 MILLION.	Management	Against	Again
4.	APPROVAL, IN A NON-BINDING VOTE, THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS AS DESCRIBED IN THE 2012 PROXY STATEMENT.	Management	Abstain	Again
5.	TO DETERMINE, IN A NON-BINDING VOTE, WHETHER A SHAREHOLDER VOTE TO APPROVE THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS SHOULD OCCUR EVERY ONE, TWO OR THREE YEARS.	Management	Abstain	Again

SGL CARBON SE, WIESBADEN

D6949M108 MEETING TYPE Annual General Meeting SECURITY TICKER SYMBOL MEETING DATE 10-May 2012
TSIN DE0007235301 AGENDA 703697562 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG 
	ACCORDING TO GERMAN LAW, IN CASE OF SPECIFIC CONFLICTS OF INTEREST IN CONNECTI-ON WITH SPECIFIC ITEMS OF THE AGENDA FOR THE GENERAL MEETING YOU ARE NOT ENTIT-LED TO EXERCISE YOUR VOTING RIGHTS. FURTHER, YOUR VOTING RIGHT MIGHT BE EXCLUD-ED WHEN YOUR SHARE IN VOTING RIGHTS HAS REACHED CERTAIN THRESHOLDS AND YOU HAV-E NOT COMPLIED WITH ANY OF YOUR MANDATORY VOTING RIGHTS NOTIFICATIONS PURSUANT-TO THE GERMAN SECURITIES TRADING ACT (WHPG). FOR QUESTIONS IN THIS REGARD PLE-ASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE FOR CLARIFICATION. IF YOU DO NO-T HAVE ANY INDICATION REGARDING SUCH CONFLICT OF INTEREST, OR ANOTHER EXCLUSIO-N FROM VOTING, PLEASE SUBMIT YOUR VOTE AS USUAL. THANK YOU.	Non-Voting		

PLEASE NOTE THAT THE TRUE RECORD DATE FOR THIS MEETING Non-Voting

IS 19 APR 2012, WHEREAS-THE MEETING HAS BEEN SETUP USING THE ACTUAL RECORD DATE-1 BUSINESS DAY. THIS-IS DONE TO ENSURE THAT ALL POSITIONS REPORTED ARE IN CONCURRENCE WITH THE GERM-AN LAW. THANK YOU. COUNTER PROPOSALS MAY BE SUBMITTED UNTIL 25 APR 2012. Non-Voting FURTHER INFORMATION ON C-OUNTER PROPOSALS CAN BE FOUND DIRECTLY ON THE ISSUER'S WEBSITE (PLEASE REFER T-O THE MATERIAL URL SECTION OF THE APPLICATION). IF YOU WISH TO ACT ON THESE IT-EMS, YOU WILL NEED TO REQUEST A MEETING ATTEND AND VOTE YOUR SHARES DIRECTLY A-T THE COMPANY'S MEETING. COUNTER PROPOSALS CANNOT BE REFLECTED IN THE BALLOT O-N PROXYEDGE. Presentation of the adopted annual financial statements Non-Voting 1. of SGL CARBON SE and t-he approved consolidated financial statements for the year ended December 31,-2011, the consolidated management report of SGL CARBON SE and the Group for th-e fiscal year 2011, the report of the Supervisory Board, the report of the Exe-cutive Committee pursuant to sections 289 (4) and 315 (4) of the German Commer-cial Code (Handelsgesetzbuch - HGB) as well as the proposal by the Executive C-ommittee on the appropriation of net income 2. Resolution on the appropriation of the net income for For For Management fiscal year 2011 3. Resolution approving the actions of the Executive Management For For Committee during fiscal year 2011 4. Resolution approving the actions of the Supervisory Management For For Board during fiscal year 2011 5. The Supervisory Board proposes, upon the Audit Management For For Committee's recommendation, the appointment of Ernst & Young GmbH, Wirtschaftsprufungsgesellschaft, Eschborn/Frankfurt am Main as auditors and Group auditors for fiscal year 2012 Resolution on the cancellation of the existing 6. Management Against Again Authorized Capital I, creation of a new Authorized Capital I with the right to exclude subscription rights and amendments of the Articles of Association in Article 3 (6) and Article 3 (11)

#### NIBE INDUSTRIER AB, MARKARYD

SECURITY W57113115 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 10-May-2012 ISIN SE0000390296 AGENDA 703715409 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A
CMMT	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO-BE REJECTED. IF YOU HAVE ANY QUESTIONS,	Non-Voting		
CMMT	PLEASE CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO-PROVIDE	Non-Voting		

THE BREAKDOWN OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE-POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED-IN ORDER FOR YOUR VOTE TO BE LODGED CMMT PLEASE NOTE THAT NOT ALL SUB CUSTODIANS IN SWEDEN Non-Voting ACCEPT ABSTAIN AS A VALID-VOTE OPTION. THANK YOU 1 Opening of the meeting Non-Voting 2 Election of chairman at the meeting: It is proposed Non-Voting that Arvid Gierow shall-be chairman of the Annual General Meeting 3 Preparation and approval of a voting list Non-Voting 4 Approval of the board of directors proposed agenda Non-Voting 5 Election of one or two persons to verify the minutes Non-Voting 6 Examination if the meeting has been properly convened Non-Voting 7 The managing director's statement Non-Voting 8 Presentation of the annual report and the auditor's Non-Voting report, the group-financial statement and the group auditor's report as well as the auditor's-statement concerning the application of the guiding principles for-remuneration to executive employees decided at the Annual General Meeting-2011 9.A Resolution in respect of: adoption of the income For For Management statement and the balance sheet as well as the consolidated income statement and the consolidated balance sheet Resolution in respect of: allocation of the company's 9.B Management For For profit according to the adopted balance sheet and adoption of record day for dividend 9.C Resolution in respect of: discharge from liability of Management For For the board members and the managing director Determination of the number of board members and deputy 10 Management For For board members to be elected by the meeting: It is proposed that the number of board members shall be six, without deputies 11 Determination of the number of auditors and deputy Management For For auditors or registered public accounting firms: It is proposed that a registered public accounting firm is appointed Determination of fees to the board of directors, board 12 Management For For members and the auditors 13 Election of board members, chairman of the board and Management For For deputy board members, if any: It is proposed that the following board members are re-elected as board members: Arvid Gierow, Georg Brunstam, Eva-Lotta Kraft, Gerteric Lindquist, Hans Linnarson and Anders Palsson. It is proposed that Arvid Gierow is re-elected as chairman of the board 14 Election of auditors and deputy auditors, if any, or Management For For registered public accounting firms: For the period up to the end of the Annual General Meeting 2013 it is proposed that Mazars SET Revisionsbyra AB is elected as registered public accounting firm, with authorized public accountant Bengt Ekenberg as auditor in charge 15 Resolution in respect of the board of directors Management For For proposal to authorize the board of directors to decide on the issue of new shares with payment by contribution in kind Resolution in respect of guiding principles for 16 Management For For  $\hbox{remuneration and other terms of employment for}\\$ executive employees 17 Other matters to be dealt with at the meeting pursuant Non-Voting to the Swedish-Companies Act (2005:551) or the articles

of association

18 Closing of the meeting Non-Voting

#### XYLEM INC.

SECURITY 98419M100 MEETING TYPE Annual TICKER SYMBOL XYL MEETING DATE 10-May-2012

ISIN US98419M1009 AGENDA 933576843 - Management

				FOR/A
ITEM	PROPOSAL	TYPE	VOTE	MANAG
1A.	ELECTION OF DIRECTOR: VICTORIA D. HARKER	Management	For	For
1B.	ELECTION OF DIRECTOR: GRETCHEN W. MCCLAIN	Management	For	For
1C.	ELECTION OF DIRECTOR: MARKOS I. TAMBAKERAS	Management	For	For
2.	RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE	Management	For	For
	LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING			
	FIRM FOR 2012.			
3.	TO APPROVE, IN A NON-BINDING VOTE, THE COMPENSATION OF	Management	Abstain	Again
	OUR NAMED EXECUTIVE OFFICERS.			
4.	TO DETERMINE, IN A NON-BINDING VOTE, WHETHER A	Management	Abstain	Again
	SHAREOWNER VOTE TO APPROVE THE COMPENSATION OF OUR			
	NAMED EXECUTIVE OFFICERS SHOULD OCCUR EVERY ONE, TWO OR			
	THREE YEARS.			

#### THE MIDDLEBY CORPORATION

SECURITY 596278101 MEETING TYPE Annual TICKER SYMBOL MIDD MEETING DATE 10-May-2012

ISIN US5962781010 AGENDA 933579421 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	DIRECTORS	Management		
	1 SELIM A. BASSOUL		For	For
	2 ROBERT B. LAMB		For	For
	3 RYAN LEVENSON		For	For
	4 JOHN R. MILLER III		For	For
	5 GORDON O'BRIEN		For	For
	6 PHILIP G. PUTNAM		For	For
	7 SABIN C. STREETER		For	For
02	APPROVAL, BY AN ADVISORY VOTE, OF THE 2011 COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS, AS DISCLOSED PURSUANT TO THE COMPENSATION DISCLOSURE RULES OF THE SECURITIES AND EXCHANGE COMMISSION ("SEC").	Management	Abstain	Again
03	A STOCKHOLDER PROPOSAL REQUESTING THAT THE BOARD OF DIRECTORS INITIATE THE STEPS TO PROVIDE THAT DIRECTOR NOMINEES ARE ELECTED BY A MAJORITY VOTE IN UNCONTESTED DIRECTOR ELECTIONS.	Shareholder	For	Again

NOVELLUS SYSTEMS, INC.

SECURITY 670008101 MEETING TYPE Special TICKER SYMBOL NVLS MEETING DATE 10-May-2012

ISIN US6700081010 AGENDA 933589698 - Management

				FOR/A
ITEM	PROPOSAL	TYPE	VOTE	MANAG
1.	APPROVAL OF (I) THE MERGER OF BLMS INC., A WHOLLY-OWNED SUBSIDIARY OF LAM RESEARCH CORPORATION, WITH AND INTO NOVELLUS SYSTEMS, INC. AND (II) THE AGREEMENT AND PLAN OF MERGER BY AND AMONG LAM RESEARCH CORPORATION, BLMS INC. AND NOVELLUS SYSTEMS, INC., AND THE PRINCIPAL TERMS THEREOF.	Management	For	For
2.	THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY AND APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES TO APPROVE PROPOSAL 1.	Management	For	For
3.	APPROVAL, ON AN ADVISORY BASIS, OF THE COMPENSATION OF NOVELLUS' NAMED EXECUTIVE OFFICERS THAT IS BASED ON OR OTHERWISE RELATES TO THE MERGER.	Management	Abstain	Again

#### LUNDIN MINING CORPORATION

SECURITY 550372106 MEETING TYPE Annual TICKER SYMBOL LUNMF MEETING DATE 11-May-2012

ISIN CA5503721063 AGENDA 933606660 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	DIRECTOR	Management		
	1 COLIN K. BENNER		For	For
	2 DONALD K. CHARTER		For	For
	3 PAUL K. CONIBEAR		For	For
	4 JOHN H. CRAIG		For	For
	5 BRIAN D. EDGAR		For	For
	6 LUKAS H. LUNDIN		For	For
	7 DALE C. PENIUK		For	For
	8 WILLIAM A. RAND		For	For
02	APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS AUDITORS OF THE CORPORATION FOR THE ENSUING YEAR AND AUTHORIZING THE DIRECTORS TO FIX THEIR REMUNERATION.	Management	For	For

#### INTERNATIONAL POWER PLC

SECURITY G4890M109 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 15-May-2012 ISIN GB0006320161 AGENDA 703702793 - Management

ITEM	PROPOSAL	TYPE	VOTE	MANAG
				FOR/A

1	To receive the 2011 Annual Report	Management	For	For
2	To re-appoint Dirk Beeuwsaert as a Director	Management	For	For
3	To re-appoint Sir Neville Simms as a Director	Management	For	For
4	To re-appoint Bernard Attali as a Director	Management	For	For
5	To re-appoint Tony Isaac as a Director	Management	For	For
6	To re-appoint David Weston as a Director	Management	For	For
7	To re-appoint Sir Rob Young as a Director	Management	For	For
8	To re-appoint Michael Zaoui as a Director	Management	For	For
9	To re-appoint Gerard Mestrallet as a Director	Management	For	For
10	To re-appoint Jean-Francois Cirelli as a Director	Management	For	For
11	To re-appoint Isabelle Kocher as a Director	Management	For	For
12	To re-appoint Philip Cox as a Director	Management	For	For
13	To re-appoint Guy Richelle as a Director	Management	For	For
14	To appoint Geert Peeters as a Director	Management	For	For
15	To declare a final dividend of 6.6 euro cents per	Management	For	For
	ordinary share			Ī
16	To re-appoint Deloitte LLP as auditors and to authorise	Management	For	For
	the Directors to set their remuneration			Ī
17	To approve the Directors' remuneration report for the	Management	For	For
	financial year ended 31 December 2011			
18	General authority to allot shares	Management	For	For
19	Disapplication of pre-emption rights	Management	Against	Again
20	Authority to purchase own shares	Management	For	For
21	The International Power plc 2012 Performance Share Plan	Management	For	For
22	Authority to hold general meetings (other than AGMs) on	Management	For	For
	14 clear days' notice			

#### ENZON PHARMACEUTICALS, INC.

SECURITY	293904108	MEETING TYPE	Annual
TICKER SYMBOL	ENZN	MEETING DATE	16-May-2012

ISIN US2939041081 AGENDA 933590401 - Management

ITEM	PROPOSAL	TYPE 	VOTE	FOR/A MANAG
1 A	ELECTION OF DIRECTOR: ALEXANDER J. DENNER	Management	For	For
1B	ELECTION OF DIRECTOR: RICHARD C. MULLIGAN	Management	For	For
1C	ELECTION OF DIRECTOR: THOMAS F. DEUEL	Management	For	For
1D	ELECTION OF DIRECTOR: GEORGE W. HEBARD III	Management	For	For
1E	ELECTION OF DIRECTOR: ROBERT LEBUHN	Management	For	For
1F	ELECTION OF DIRECTOR: ROBERT C. SALISBURY	Management	For	For
1G	ELECTION OF DIRECTOR: RICHARD A. YOUNG	Management	For	For
2	TO RATIFY THE APPOINTMENT OF KPMG LLP AS THE COMPANY'S	Management	For	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE	-		
	FISCAL YEAR ENDING DECEMBER 31, 2012			
3	TO APPROVE, ON AN ADVISORY BASIS, THE COMPENSATION OF	Management	Abstain	Again
	THE COMPANY'S NAMED EXECUTIVE OFFICERS.	-		_

#### BEL FUSE INC.

SECURITY	077347201	MEETING TYPE	Annual
TICKER SYMBOL	BELFA	MEETING DATE	16-May-2012

ISIN US0773472016 AGENDA 933604515 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR MAN
1.	DIRECTOR	Management		
	1 HOWARD B. BERNSTEIN	-	No Action	
	2 JOHN F. TWEEDY		No Action	
	3 MARK B. SEGALL		No Action	
2.	WITH RESPECT TO THE RATIFICATION OF THE DESIGNATION OF DELOITTE & TOUCHE LLP TO AUDIT BEL'S BOOKS AND ACCOUNTS FOR 2012.	Management	No Action	
3.	WITH RESPECT TO THE APPROVAL, ON AN ADVISORY BASIS, OF THE EXECUTIVE COMPENSATION OF BEL'S NAMED EXECUTIVE OFFICERS AS DESCRIBED IN THE PROXY STATEMENT.	Management	No Action	
SUPERI	TOR ENERGY SERVICES, INC.			
SECURI TICKER	TOR ENERGY SERVICES, INC.  TTY 868157108 MEETING TYPE Annual R SYMBOL SPN MEETING DATE 16-May-2012 US8681571084 AGENDA 933608056 - Managemen	t		
SECURI FICKER ISIN	TTY 868157108 MEETING TYPE Annual R SYMBOL SPN MEETING DATE 16-May-2012 US8681571084 AGENDA 933608056 - Managemen	t TYPE	VOTE	FOF MAN
SECURI FICKER ISIN ITEM	TTY 868157108 MEETING TYPE Annual R SYMBOL SPN MEETING DATE 16-May-2012 US8681571084 AGENDA 933608056 - Managemen			
SECURI FICKER ISIN ISIN	TTY 868157108 MEETING TYPE Annual R SYMBOL SPN MEETING DATE 16-May-2012 US8681571084 AGENDA 933608056 - Managemen	TYPE 		MA:
BECURI FICKER ISIN	PROPOSAL  DIRECTOR	TYPE 		MA 
BECURI FICKER ISIN	PROPOSAL  DIRECTOR  1 HAROLD J. BOUILLION 2 ENOCH L. DAWKINS 3 DAVID D. DUNLAP	TYPE 	For	MA  Fo
SECURI FICKER ISIN ITEM	PROPOSAL  DIRECTOR  1 HAROLD J. BOUILLION 2 ENOCH L. DAWKINS 3 DAVID D. DUNLAP 4 JAMES M. FUNK	TYPE 	For For For	FC FC FC
SECURI TICKER ISIN ITEM	PROPOSAL  DIRECTOR  1 HAROLD J. BOUILLION 2 ENOCH L. DAWKINS 3 DAVID D. DUNLAP 4 JAMES M. FUNK 5 TERENCE E. HALL	TYPE 	For For For For	FO FO FO
SECURI TICKER	PROPOSAL  DIRECTOR  1 HAROLD J. BOUILLION 2 ENOCH L. DAWKINS 3 DAVID D. DUNLAP 4 JAMES M. FUNK	TYPE 	For For For	FC FC FC

3.	RATIFY THE	APPOINTMENT OF	KPMG LLP	AS	OUR INDEPENDENT	Management	For
	REGISTERED	PUBLIC ACCOUNT	ING FIRM E	FOR	2012.		

PLATO LEARNING, INC., AND PROJECT CAYMAN MERGER CORP.,

APPROVE, BY AN ADVISORY VOTE, THE COMPENSATION OF OUR

### ARCHIPELAGO LEARNING, INC

8 MICHAEL M. MCSHANE

10 JUSTIN L. SULLIVAN

NAMED EXECUTIVE OFFICERS.

9 W. MATT RALLS

SECURITY 03956P102 MEETING TYPE Special TICKER SYMBOL ARCL MEETING DATE 16-May-2012 ISIN US03956P1021 AGENDA 933610710 - Management

AS IT MAY BE AMENDED FROM TIME TO TIME.

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1.	TO ADOPT AND APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MARCH 3, 2012 (THE "MERGER AGREEMENT"), BY AND AMONG ARCHIPELAGO LEARNING, INC. ("ARCHIPELAGO"),	Management	For	For

For

For

For

Management Abstain

For

For

For

Again

For

2.	TO APPROVE, ON A NON-BINDING ADVISORY BASIS, THE	Management	Abstain	Agair
	COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO			
	ARCHIPELAGO'S NAMED EXECUTIVE OFFICERS THAT IS BASED ON			
	OR OTHERWISE RELATES TO THE MERGER CONTEMPLATED BY THE			
	MERGER AGREEMENT.			
3.	TO APPROVE THE ADJOURNMENT OR POSTPONEMENT OF THE	Management	For	For
	SPECIAL MEETING TO A LATER DATE. TIME AND/OR PLACE IF			

SPECIAL MEETING TO A LATER DATE, TIME AND/OR PLACE IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IN THE EVENT THAT THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT AND APPROVE THE MERGER AGREEMENT.

#### THE CHARLES SCHWAB CORPORATION

SECURITY 808513105 MEETING TYPE Annual TICKER SYMBOL SCHW MEETING DATE 17-May-2012

US8085131055 AGENDA 933582199 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1A	ELECTION OF DIRECTOR: NANCY H. BECHTLE	Management	For	For
1B	ELECTION OF DIRECTOR: WALTER W. BETTINGER II	Management	For	For
1C	ELECTION OF DIRECTOR: C. PRESTON BUTCHER	Management	For	For
2.	RATIFICATION OF INDEPENDENT AUDITORS	Management	For	For
3.	ADVISORY APPROVAL OF NAMED EXECUTIVE OFFICER COMPENSATION	Management	Abstain	Again
4.	APPROVAL OF AMENDMENT TO THE CERTIFICATE OF INCORPORATION AND BYLAWS TO DECLASSIFY THE BOARD	Management	For	For
5.	STOCKHOLDER PROPOSAL REGARDING POLITICAL CONTRIBUTIONS	Shareholder	Against	For
6.	STOCKHOLDER PROPOSAL TO AMEND BYLAWS REGARDING PROXY ACCESS	Shareholder	Against	For

#### CABLEVISION SYSTEMS CORPORATION

12686C109 MEETING TYPE Annual SECURITY TICKER SYMBOL CVC MEETING DATE 18-May-2012

US12686C1099 AGENDA 933588153 - Management

ITEM	PROPOSAL	TYPE 	VOTE	FOR/A MANAG
1.	DIRECTOR  1 ZACHARY W. CARTER  2 THOMAS V. REIFENHEISER  3 JOHN R. RYAN  4 VINCENT TESE  5 LEONARD TOW	Management	For For For For	For For For For
2.	TO RATIFY THE APPOINTMENT OF KPMG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF THE COMPANY FOR FISCAL YEAR 2012.	Management	For	For

CLEAR CHANNEL OUTDOOR HOLDINGS, INC.

SECURITY 18451C109 MEETING TYPE Annual TICKER SYMBOL CCO MEETING DATE 18-May-2012

ISIN US18451C1099 AGENDA 933608020 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1.	DIRECTOR	Management		
	1 JAMES C. CARLISLE		Withheld	Again
	2 ROBERT W. PITTMAN		Withheld	Again
	3 DALE W. TREMBLAY		Withheld	Again
2.	APPROVAL OF THE ADOPTION OF THE 2012 STOCK INCENTIVE	Management	Against	Again
	PLAN.			
3.	APPROVAL OF THE ADOPTION OF THE AMENDED AND RESTATED	Management	For	For
	2006 ANNUAL INCENTIVE PLAN.			
4.	RATIFICATION OF THE SELECTION OF ERNST & YOUNG LLP AS	Management	For	For
	THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR			
	THE YEAR ENDING DECEMBER 31, 2012.			

#### ORIDION SYSTEMS LTD, JERUSALEM

SECURITY M75541108 MEETING TYPE ExtraOrdinary General Meeting

TICKER SYMBOL MEETING DATE 22-May-2012

ISIN IL0010837818 AGENDA 703740363 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
CMMT	AS A CONDITION OF VOTING, ISRAELI MARKET REGULATIONS REQUIRE THAT YOU-DISCLOSE WHETHER YOU HAVE A CONTROLLING OR PERSONAL INTEREST IN THIS COMPANYSHOULD EITHER BE THE CASE, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE-SO THAT WE MAY LODGE YOUR INSTRUCTIONS ACCORDINGLY. IF YOU DO NOT HAVE A- CONTROLLING OR PERSONAL INTEREST, SUBMIT YOUR VOTE AS NORMAL	Non-Voting		
1	Approval of the agreement and plan of merger (the merger agreement)	Management	For	For
2	Approval of the payment to Alan Adler, company's CEO and chairman of the board of a bonus amount of 90,000 U.S. dollars	Management	For	For
3	Approval of the payment to Alan Adler, company's CEO and chairman of the board, of a change of control payment in the amount of 1 million U.S. dollars	Management	For	For
4 CMMT	Approval of US share option plan PLEASE NOTE THAT THE NOTICE FOR THIS MEETING WAS RECEIVED AFTER THE REGISTRATI-ON DEADLINE. IF YOUR SHARES WERE REGISTERED PRIOR TO THE DEADLINE OF 23 APR 20-12 [BOOK CLOSING/REGISTRATION DEADLINE DATE], YOUR VOTING INSTRUCTIONS WILL BE-ACCEPTED FOR THIS MEETING. HOWEVER, VOTING INSTRUCTIONS FOR SHARES THAT WERE-NOT REGISTERED PRIOR TO THE REGISTRATION DEADLINE WILL NOT BE ACCEPTED.	Management Non-Voting	Against	Again
CMMT	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF	Non-Voting		

ADDITIONAL COMMENT. IF Y-OU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLES-S YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.

#### ENSCO PLC

SECURITY 29358Q109 MEETING TYPE Annual TICKER SYMBOL ESV MEETING DATE 22-May-2012

ISIN US29358Q1094 AGENDA 933593306 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01.	RE-ELECT C. CHRISTOPHER GAUT AS A CLASS I DIRECTOR FOR	Management	For	For
01.	A TERM TO EXPIRE AT 2015 ANNUAL GENERAL MEETING.	Hanagemene	101	101
02.	RE-ELECT GERALD W. HADDOCK AS A CLASS I DIRECTOR FOR A	Management	For	For
03.	TERM TO EXPIRE AT 2015 ANNUAL GENERAL MEETING. RE-ELECT PAUL E. ROWSEY, III AS A CLASS I DIRECTOR FOR	Management	For	For
03.	A TERM TO EXPIRE AT 2015 ANNUAL GENERAL MEETING.	Management	FOL	LOT
04.	RE-ELECT FRANCIS S. KALMAN AS A CLASS II DIRECTOR FOR A	Management	For	For
	TERM TO EXPIRE AT 2013 ANNUAL GENERAL MEETING.			
05.	RE-ELECT DAVID A.B. BROWN AS A CLASS III DIRECTOR FOR A	Management	For	For
06.	TERM TO EXPIRE AT 2014 ANNUAL GENERAL MEETING. RATIFY THE AUDIT COMMITTEE'S APPOINTMENT OF KPMG LLP AS	Management	For	For
00.	OUR U.S. INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	Management	FOL	ror
	FOR 2012.			
07.	RE-APPOINT KPMG AUDIT PLC AS OUR U.K. STATUTORY	Management	For	For
	AUDITORS UNDER THE U.K. COMPANIES ACT 2006.			
08.	TO AUTHORIZE THE AUDIT COMMITTEE TO DETERMINE OUR U.K.	Management	For	For
09.	STATUTORY AUDITORS' REMUNERATION.  APPROVE OUR 2012 LONG-TERM INCENTIVE PLAN.	Management	For	For
10.	A NON-BINDING ADVISORY APPROVAL OF THE COMPENSATION OF	Management		Again
10.	OUR NAMED EXECUTIVE OFFICERS.	rianagement	ADSCAIL	AyaIII

#### GEORGIA GULF CORPORATION

SECURITY 373200302 MEETING TYPE Annual TICKER SYMBOL GGC MEETING DATE 22-May-2012

ISIN US3732003021 AGENDA 933611469 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1.1	ELECTION OF DIRECTOR: PAUL D. CARRICO	Management	For	For
1.2	ELECTION OF DIRECTOR: T. KEVIN DENICOLA	Management	For	For
1.3	ELECTION OF DIRECTOR: PATRICK J. FLEMING	Management	For	For
1.4	ELECTION OF DIRECTOR: ROBERT M. GERVIS	Management	For	For
1.5	ELECTION OF DIRECTOR: WAYNE C. SALES	Management	For	For
2.	PROPOSAL TO APPROVE, ON AN ADVISORY BASIS, THE	Management	Abstain	Again
	COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS.			
3.	PROPOSAL TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP	Management	For	For
	TO SERVE AS THE INDEPENDENT REGISTERED PUBLIC			
	ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2012.			

#### CSR PLC

SECURITY 12640Y205 MEETING TYPE Annual TICKER SYMBOL CSRE MEETING DATE 23-May-2012

ISIN US12640Y2054 AGENDA 933594562 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	TO RECEIVE THE COMPANY'S ANNUAL REPORT AND ACCOUNTS FOR THE 52 WEEK PERIOD ENDED 30 DECEMBER 2011	Management	For	For
02	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE 52 WEEK PERIOD ENDED 30 DECEMBER 2011	Management	For	For
03	TO RE-ELECT MR JOEP VAN BEURDEN AS A DIRECTOR	Management	For	For
04	TO RE-ELECT MR KANWAR CHADHA AS A DIRECTOR	Management	For	For
05	TO RE-ELECT MR WILL GARDINER AS A DIRECTOR	Management	For	For
06	TO RE-ELECT MR CHRIS LADAS AS A DIRECTOR	Management	For	For
07	TO RE-ELECT MR ANDREW ALLNER AS A DIRECTOR	Management	For	For
08	TO RE-ELECT MR ANTHONY CARLISLE AS A DIRECTOR	Management	For	For
09	TO RE-ELECT MR SERGIO GIACOLETTO-ROGGIO AS A DIRECTOR	Management	For	For
010	TO RE-ELECT MR RON MACKINTOSH AS A DIRECTOR	Management	For	For
011	TO RE-ELECT MS TERESA VEGA AS A DIRECTOR	Management	For	For
012	TO ELECT DR LEVY GERZBERG AS A DIRECTOR	Management	For	For
013	TO RE-APPOINT DELOITTE LLP AS AUDITORS	Management	For	For
014	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITORS	Management	For	For
015	TO AUTHORISE THE PAYMENT OF A FINAL DIVIDEND	Management	For	For
16	TO APPROVE THE CSR PLC GLOBAL EMPLOYEE SHARE PURCHASE PLAN	Management	For	For
17	TO APPROVE THE AMENDED AND RESTATED CSR PLC EMPLOYEE SHARE PURCHASE PLAN	Management	For	For
18	TO AUTHORISE THE COMPANY AND ITS SUBSIDIARIES TO MAKE POLITICAL DONATIONS	Management	For	For
19	TO AUTHORISE THE COMPANY TO ALLOT SHARES PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006	Management	For	For
S20	PURSUANT TO SECTION 570 OF THE COMPANIES ACT 2006, TO RENEW THE DISAPPLICATION OF STATUTORY PRE-EMPTION RIGHTS	Management	Against	Again
S21	TO GRANT TO THE COMPANY AUTHORITY TO PURCHASE ITS OWN SHARES UNDER SECTION 701 OF THE COMPANIES ACT 2006	Management	For	For
S22	TO AUTHORISE A GENERAL MEETING (OTHER THAN AN ANNUAL GENERAL MEETING) TO BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	Management	For	For

#### AMAG PHARMACEUTICALS, INC.

1. DIRECTOR

SECURITY 00163U106 MEETING TYPE Annual TICKER SYMBOL AMAG MEETING DATE 23-May-2012

ISIN US00163U1060 AGENDA 933609200 - Management

ITEM	PROPOSAL	TYPE	VOTE	MANAG
TUDA	PROPOGAL	my/DD	TACTE .	FOR/A

Management

	1 J.V. BONVENTRE, MD, PHD		For	For
	2 RAJIV DE SILVA		For	For
	3 MICHAEL NARACHI		For	For
	4 ROBERT J. PEREZ		For	For
	5 L RUSSELL, MB.CHB, MRCP		For	For
	6 GINO SANTINI		For	For
	7 DAVEY S. SCOON		For	For
	8 WILLIAM K. HEIDEN		For	For
2.	TO APPROVE, ON AN ADVISORY BASIS, THE COMPENSATION OF	Management	Abstain	Agair
	OUR NAMED EXECUTIVE OFFICERS, AS DISCLOSED IN THE PROXY			
	STATEMENT.			
3.	TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP	Management	For	For
	AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM			
	FOR THE YEAR ENDING DECEMBER 31, 2012.			

KRATOS DEFENSE & SEC SOLUTIONS, INC.

SECURITY 50077B207 MEETING TYPE Annual TICKER SYMBOL KTOS MEETING DATE 23-May-2012

ISIN US50077B2079 AGENDA 933614617 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1	DIRECTOR	Management		,
	1 SCOTT ANDERSON		For	For
	2 BANDEL CARANO		For	For
	3 ERIC DEMARCO		For	For
	4 WILLIAM HOGLUND		For	For
	5 SCOT JARVIS		For	For
	6 JANE JUDD		For	For
	7 SAMUEL LIBERATORE		For	For
2	TO RATIFY THE SELECTION OF GRANT THORNTON LLP AS THE	Management	For	For
	COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM			,
	FOR THE FISCAL YEAR ENDING DECEMBER 30, 2012.			1
3	TO APPROVE AN AMENDMENT TO THE COMPANY'S 1999 EMPLOYEE	Management	For	For
	STOCK PURCHASE PLAN TO INCREASE THE AGGREGATE NUMBER OF			ŀ
	SHARES THAT MAY BE ISSUED UNDER THE PLAN BY 900,000			
	SHARES.			
4	AN ADVISORY VOTE TO APPROVE THE COMPENSATION OF OUR	Management	Abstain	Again
	NAMED EXECUTIVE OFFICERS.	-		-
5	TO TRANSACT SUCH OTHER BUSINESS AS MAY PROPERLY COME	Management	For	For
	BEFORE THE ANNUAL MEETING OR ANY ADJOURNMENT OR			
	POSTPONEMENT THEREOF.			
	1 00 11 01121111			

#### ARTHROCARE CORPORATION

SECURITY 043136100 MEETING TYPE Annual
TICKER SYMBOL ARTC MEETING DATE 24-May-2012
ISIN US0431361007 AGENDA 933599889 - Management

				FOR/A
ITEM	PROPOSAL	TYPE	VOTE	MANAG

1.	DIRECTOR	Management			
	1 CHRISTIAN P. AHRENS		For	For	
	2 GREGORY A. BELINFANTI		For	For	
	3 BARBARA D. BOYAN, PH.D.		For	For	
	4 DAVID FITZGERALD		For	For	
	5 JAMES G. FOSTER		For	For	
	6 TERRENCE E. GEREMSKI		For	For	
	7 TORD B. LENDAU		For	For	
	8 PETER L. WILSON		For	For	
2.	TO APPROVE, BY NON-BINDING VOTE, THE COMPENSATION OF	Management	Abstain	Again	
	THE COMPANY'S NAMED EXECUTIVE OFFICERS.			ļ	
3.	TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP	Management	For	For	
	AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC				
	ACCOUNTING FIRM FOR THE 2012 FISCAL YEAR.				

#### SLM CORPORATION

SECURITY 78442P106 MEETING TYPE Annual TICKER SYMBOL SLM MEETING DATE 24-May-2012

ISIN US78442P1066 AGENDA 933601937 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1A.	ELECTION OF DIRECTOR: ANN TORRE BATES	Management	For	For
1B.	ELECTION OF DIRECTOR: W.M. DIEFENDERFER III	Management	For	For
1C.	ELECTION OF DIRECTOR: DIANE SUITT GILLELAND	Management	For	For
1D.	ELECTION OF DIRECTOR: EARL A. GOODE	Management	For	For
1E.	ELECTION OF DIRECTOR: RONALD F. HUNT	Management	For	For
1F.	ELECTION OF DIRECTOR: ALBERT L. LORD	Management	For	For
1G.	ELECTION OF DIRECTOR: BARRY A. MUNITZ	Management	For	For
1H.	ELECTION OF DIRECTOR: HOWARD H. NEWMAN	Management	For	For
11.	ELECTION OF DIRECTOR: A. ALEXANDER PORTER, JR.	Management	For	For
1J.	ELECTION OF DIRECTOR: FRANK C. PULEO	Management	For	For
1K.	ELECTION OF DIRECTOR: WOLFGANG SCHOELLKOPF	Management	For	For
1L.	ELECTION OF DIRECTOR: STEVEN L. SHAPIRO	Management	For	For
1M.	ELECTION OF DIRECTOR: J. TERRY STRANGE	Management	For	For
1N.	ELECTION OF DIRECTOR: ANTHONY P. TERRACCIANO	Management	For	For
10.	ELECTION OF DIRECTOR: BARRY L. WILLIAMS	Management	For	For
2.	APPROVAL OF THE SLM CORPORATION 2012 OMNIBUS INCENTIVE	Management	For	For
	PLAN.	•		
3.	APPROVAL OF THE AMENDED AND RESTATED SLM CORPORATION	Management	For	For
	EMPLOYEE STOCK PURCHASE PLAN.	•		
4.	ADVISORY APPROVAL OF THE COMPANY'S EXECUTIVE	Management	Abstain	Again
	COMPENSATION.	•		
5.	RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS THE	Management	For	For
	COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	-		
	FOR 2012.			

#### DDI CORP.

SECURITY	233162502	MEETING TYP	E Special
TICKER SYMBOL	DDIC	MEETING DAT	E 24-May-2012

ISIN US2331625028 AGENDA 933623351 - Management

	J	Filling. GDL FOND - FOITH N-FX			
PROPOSA	L		TYPE	VOTE	FOR/A
DATED A GROUP, CORP., SUBSIDI	S OF APRIL 3, 2 INC., A DELAWAF A DELAWARE CORF ARY OF VIASYSTE	2012, BY AND AMONG VIASYSTEMS RE CORPORATION, VICTOR MERGER SUB PORATION AND WHOLLY-OWNED EMS, AND DDI CORP., AS SUCH	Management	For	For
DATE, I ADDITIO SUFFICI	F NECESSARY OR NAL PROXIES IN ENT VOTES IN FA	APPROPRIATE, TO SOLICIT THE EVENT THERE ARE NOT AVOR OF ADOPTION OF THE MERGER	Management	For	For
BASIS, PAYABLE	CERTAIN COMPENS TO DDI CORP.'S	SATION THAT MAY BE PAID OR BECOME S NAMED EXECUTIVE OFFICERS IN	Management	Abstain	Agair
		MEETING TYPE Special			
-			nt		
PROPOSA	.L 		TYPE	VOTE	FOR/F
BY BCE NON-VOT AND SPE ARRANGE BUSINES TO ASTR	INC. OF ALL OF TING SHARES, CLA CCIAL SHARES OF MENT PURSUANT T S CORPORATIONS TAL'S MANAGEMENT	THE OUTSTANDING CLASS A ASS B SUBORDINATE VOTING SHARES ASTRAL BY WAY OF A STATUTORY TO SECTION 192 OF THE CANADA ACT, AS SET FORTH IN APPENDIX "A"	Management	For	For
MEDIA IN	JC.				
	046346201 AAIAF CA0463462014	MEETING TYPE Special MEETING DATE 24-May-2012 AGENDA 933624909 - Manageme	nt		
	THE PRODATED A GROUP, CORP., SUBSIDI AGREEME THE PRODATE, I ADDITIC SUFFICI AGREEME THE PROBASIS, PAYABLE CONNECT MEDIA IN SYMBOL  PROPOSATION OF THE PROPOSATION OF THE PROPOSATION OF THE PROPOSATION OF THE PASS THE BY BCE NON-VOIL AND SPEARRANGE BUSINES TO ASTRIP, 2011	DATED AS OF APRIL 3, 2 GROUP, INC., A DELAWAF CORP., A DELAWARE CORE SUBSIDIARY OF VIASYSTE AGREEMENT MAY BE AMEND THE PROPOSAL TO ADJOUF DATE, IF NECESSARY OR ADDITIONAL PROXIES IN SUFFICIENT VOTES IN FA AGREEMENT AT THE TIME THE PROPOSAL TO APPROV BASIS, CERTAIN COMPENS PAYABLE TO DDI CORP.'S CONNECTION WITH THE ME  MEDIA INC.  TY 046346300  SYMBOL  PASS THE SPECIAL RESOI BY BCE INC. OF ALL OF NON-VOTING SHARES, CLA AND SPECIAL SHARES OF ARRANGEMENT PURSUANT TO BUSINESS CORPORATIONS TO ASTRAL'S MANAGEMENT 19, 2012.  MEDIA INC.  TY 046346201  SYMBOL AAIAF	THE PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 3, 2012, BY AND AMONG VIASYSTEMS GROUP, INC., A DELAWARE CORPORATION, VICTOR MERGER SUB CORP., A DELAWARE CORPORATION AND WHOLLY-OWNED SUBSIDIARY OF VIASYSTEMS, AND DDI CORP., AS SUCH AGREEMENT MAY BE AMENDED FROM TIME TO TIME.  THE PROPOSAL TO ADJOURN THE SPECIAL MEETING TO A LATER DATE, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IN THE EVENT THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF ADOPTION OF THE MERGER AGREEMENT AT THE TIME OF THE SPECIAL MEETING.  THE PROPOSAL TO APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, CERTAIN COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO DDI CORP.'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER.  MEDIA INC.  TY 046346300 MEETING TYPE SPECIAL SYMBOL MEETING DATE 24-May-2012  CA0463463004 AGENDA 933623426 - Manageme  PASS THE SPECIAL RESOLUTION APPROVING THE ACQUISITION BY BCE INC. OF ALL OF THE OUTSTANDING CLASS A NON-VOTING SHARES, CLASS B SUBORDINATE VOTING SHARES AND SPECIAL SHARES AND SPECI	THE PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 3, 2012, BY AND AMONG VIASYSTEMS GROUP, INC., A DELAWARE CORPORATION, VICTOR MERGER SUB CORP., A DELAWARE CORPORATION AND WHOLLY-OWNED SUBSIDIARY OF VIASYSTEMS, AND DDI CORP., AS SUCH AGREEMENT MAY BE AMENDED FROM TIME TO TIME. THE PROPOSAL TO ADJOURN THE SPECIAL MEETING TO A LATER DATE, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IN THE EVENT HERE ARE NOT SUFFICIENT VOTES IN FAVOR OF ADOPTION OF THE MERGER AGREEMENT AT THE TIME OF THE SPECIAL MEETING. THE PROPOSAL TO APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, CERTAIN COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO DDI CORP.'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER.  MEDIA INC.  TY 046346300 MEETING TYPE SPECIAL SYMBOL MEETING DATE 24-May-2012 CA0463463004 AGENDA 933623426 - Management  PROPOSAL  PROPOSAL  PROPOSAL  PASS THE SPECIAL RESOLUTION APPROVING THE ACQUISITION BY BCE INC. OF ALL OF THE OUTSTANDING CLASS A NON-VOTING SHARES, CLASS B SUBORDINATE VOTING SHARES AND SPECIAL SHARES OF ASTRAL BY WAY OF A STATUTORY ARRANGEMENT PURSUANT TO SECTION 192 OF THE CANADA BUSINESS CORPORATIONS ACT, AS SET FORTH IN APPENDIX "A" TO ASTRAL'S MANAGEMENT INFORMATION CIRCULAR DATED APRIL 19, 2012.  MEDIA INC.  TY 046346201 MEETING TYPE SPECIAL SYMBOL AAIAF MEETING DATE 24-May-2012	THE PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 3, 2012, BY AND AMONG VIASYSTEMS GROUP, INC., A DELAWARE CORPORATION, VICTOR MERGER SUB CORP., A DELAWARE CORPORATION, VICTOR MERGER SUB CORP., A DELAWARE CORPORATION AND WHOLLY-OWNED SUBSIDIARY OF VIASYSTEMS, AND DDI CORP., AS SUCH AGREEMENT MAY BE AMENDED FROM TIME TO TIME. THE PROPOSAL TO ADJOURN THE SPECIAL MEETING TO A LATER DATE, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IN THE EVENT THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF ADOPTION OF THE MERGER AGREEMENT AT THE TIME OF THE SPECIAL MEETING. THE PROPOSAL TO APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, CERTAIN COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO DDI CORP.'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER.  MEDIA INC.  TY 046346300 MEETING TYPE Special SYMBOL MEETING DATE 24-May-2012  CA0463463004 AGENDA 933623426 - Management  PROPOSAL  PROPOSAL  TYPE VOTE  PASS THE SPECIAL RESOLUTION APPROVING THE ACQUISITION Management For BY BCE INC. OF ALL OF THE OUTSTANDING CLASS A NON-VOTING SHARES, CLASS B SUBORDINATE VOTING SHARES AND SPECIAL SHARES OF ASTRAL BY WAY OF A STATUTORY ARRANGEMENT PURSUANT TO SECTION 192 OF THE CANADA BUSINESS CORPORATIONS ACT, AS SET FORTH IN APPENDIX "A" TO ASTRAL'S MANAGEMENT INFORMATION CIRCULAR DATED APRIL 19, 2012.  MEDIA INC.  TY 046346201 MEETING TYPE Special SYMBOL AAIAF MEETING DATE 24-May-2012

TO ASTRAL'S MANAGEMENT INFORMATION CIRCULAR DATED APRIL

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	PASS THE SPECIAL RESOLUTION APPROVING THE ACQUISITION BY BCE INC. OF ALL OF THE OUTSTANDING CLASS A NON-VOTING SHARES, CLASS B SUBORDINATE VOTING SHARES AND SPECIAL SHARES OF ASTRAL BY WAY OF A STATUTORY ARRANGEMENT PURSUANT TO SECTION 192 OF THE CANADA BUSINESS CORPORATIONS ACT, AS SET FORTH IN APPENDIX "A"	Management	For	For

19, 2012.

ABOVE IS COMPLETED.

IN CONNECTION WITH THE ACQUISITION OF ASTRAL BY BCE 02 INC., PASS THE ORDINARY RESOLUTION APPROVING THE ALLOCATION, WHICH IS APPROVED BY BCE INC., FROM THE BONUS AND RETENTION PLAN TO ASTRAL'S PRESIDENT AND CHIEF EXECUTIVE OFFICER, AS SET FORTH IN APPENDIX "D" TO ASTRAL'S MANAGEMENT INFORMATION CIRCULAR DATED APRIL 19, 2012, SUCH BONUS BEING PAYABLE ONLY IF THE ACOUISITION OF ASTRAL BY BCE INC. REFERRED TO IN ITEM 1

Management For For

UMECO PLC

SECURITY G9188V109 MEETING TYPE Court Meeting TICKER SYMBOL MEETING DATE 28-May-2012 TICKER SYMBOL MEETING DATE 28-May-2012

GB0009116079 AGENDA 703770619 - Management ISIN

FOR/A TYPE VOTE MANAC ITEM PROPOSAL CMMT PLEASE NOTE THAT ABSTAIN IS NOT A VALID VOTE OPTION FOR Non-Voting 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 purpose of considering and, if thought fit, Management For For approving (with or without modification) a scheme of arrangement (the 'Scheme') proposed to be made between the Company and the Shareholders

UMECO PLC

G9188V109 MEETING TYPE Ordinary General Meeting
MEETING DATE 28-May-2012 SECURITY

TICKER SYMBOL MEETING DAIL 20 May 2011
ISIN GB0009116079 AGENDA 703770621 - Management

FOR/A ITEM PROPOSAL TYPE VOTE MANAG \_\_\_\_\_ \_\_\_\_\_ \_\_\_\_\_ To approve the resolution giving effect to the Scheme, 1 Management For For as set out in the notice of General Meeting, including the reduction of the Company's share capital and

VITERRA INC.

SECURITY 92849T108 MEETING TYPE Special TICKER SYMBOL VTRAF MEETING DATE 29-May-2012

CA92849T1084 AGENDA 933628729 - Management TSTN

amending the Company's articles of association

FOR/A

ITEM	PROPOSAL	TYPE	VOTE	MANAG
01	TO CONSIDER, PURSUANT TO AN INTERIM ORDER OF THE ONTARIO SUPERIOR COURT OF JUSTICE DATED APRIL 23, 2012 AND, IF THOUGHT ADVISABLE, TO PASS WITH OR WITHOUT VARIATION, A SPECIAL RESOLUTION OF SHAREHOLDERS (THE "ARRANGEMENT RESOLUTION"), THE FULL TEXT OF WHICH IS SET FORTH IN APPENDIX A TO THE CIRCULAR, TO APPROVE A PLAN OF ARRANGEMENT UNDER SECTION 192 OF THE CANADA BUSINESS CORPORATIONS ACT, AND RELATED TRANSACTIONS, INCLUDING BUT NOT LIMITED TO THE REORGANIZATION OF VITERRA INC.'S AND ITS SUBSIDIARIES' BUSINESS, OPERATIONS AND ASSETS.	Management	For	For

#### ECO BUSINESS-IMMOBILIEN AG, WIEN

SECURITY A19521102 MEETING TYPE Ordinary General Meeting

TICKER SYMBOL MEETING DATE 30-May-2012

ISIN AT0000617907 AGENDA 703672469 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1	Presentation annual reports	Management	For	For
2	Allocation of net profits	Management	For	For
3	Discharge of Bod	Management	For	For
4	Discharge of supervisory board	Management	For	For
5	Election of auditor	Management	For	For
6	Elections to supervisory board	Management	For	For
7	Amendment of articles	Management	For	For
CMMT	PLEASE NOTE THAT THE MEETING HAS BEEN SET UP USING THE RECORD DATE 18 MAY 2012-WHICH AT THIS TIME WE ARE UNABLE TO SYSTEMATICALLY UPDATE. THE TRUE RECORD DA-TE FOR THIS MEETING IS 20 MAY 2012. THANK YOU.	Non-Voting		
CMMT	PLEASE NOTE THAT THIS IS A REVISION DUE TO ADDITION OF COMMENT. IF YOU HAVE AL-READY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECI-DE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting		

#### NEWAVE ENERGY HOLDING SA, GAMBAROGNO

SECURITY H5805A105 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 30-May-2012 ISIN CH0030417312 AGENDA 703811857 - Management

				FOR/A
ITEM	PROPOSAL	TYPE	VOTE	MANAG
CMMT	BLOCKING OF REGISTERED SHARES IS NOT A LEGAL	Non-Voting		

BLOCKING OF REGISTERED SHARES IS NOT A LEGAL
REQUIREMENT IN THE SWISS MARKET, -SPECIFIC POLICIES AT
THE INDIVIDUAL SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF
T-HE VOTING INSTRUCTION, IT IS POSSIBLE THAT A MARKER
MAY BE PLACED ON YOUR SHAR-ES TO ALLOW FOR

\_\_\_

СММТ	RECONCILIATION AND RE-REGISTRATION FOLLOWING A TRADE. IF YOU H-AVE CONCERNS REGARDING YOUR ACCOUNTS, PLEASE CONTACT YOUR CLIENT SERVICE REPRE-SENTATIVE. PLEASE NOTE THAT THIS IS THE PART II OF THE MEETING NOTICE SENT UNDER MEETING-935512, INCLUDING THE AGENDA. TO VOTE IN THE UPCOMING MEETING, YOUR NAME MUST-BE NOTIFIED TO THE COMPANY REGISTRAR AS BENEFICIAL OWNER BEFORE THE RE-REGISTR-ATION DEADLINE. PLEASE NOTE THAT THOSE INSTRUCTIONS THAT ARE SUBMITTED AFTER T-HE CUTOFF DATE WILL BE PROCESSED ON A BEST EFFORT BASIS. THANK YOU.	Non-Voting	
1	Approval of the annual report 2011, of the statutory accounts 2011 of Newave Energy Holding SA and of the consolidated financial statements 2011 of the Newave Group	Management	No Action
2	Appropriation of retained earnings	Management	No Action
3	Discharge of the members of the board of directors and the executive board	Management	No Action
4.1	Re-election of David Bond as board of director for a term of office of one year until the Annual General Meeting of Shareholders 2013	Management	No Action
4.2	Re-election of Rajagopal Kannabiran as board of director for a term of office of one year until the Annual General Meeting of Shareholders 2013	Management	No Action
4.3	Re-election of Remo Luetolf as board of director for a term of office of one year until the Annual General Meeting of Shareholders 2013	Management	No Action
4.4	Re-election of Jasmin Staiblin as board of director for a term of office of one year until the Annual General Meeting of Shareholders 2013	Management	No Action
4.5	Re-election of Detlef Steck as board of director for a term of office of one year until the Annual General Meeting of Shareholders 2013	Management	No Action
5	Election of the auditors Ernst and Young AG, Zurich	Management	No Action
=			

#### MENTOR GRAPHICS CORPORATION

SECURITY 587200106 MEETING TYPE Annual
TICKER SYMBOL MENT MEETING DATE 30-May-2012
ISIN US5872001061 AGENDA 933629264 - Management

DE	ODOGNI	TVD T	TAO EE	FOR/A
PR 	COPOSAL	TYPE 	VOTE	MANAG
DI	RECTOR	Management		
1	KEITH L. BARNES		For	For
2	SIR PETER L. BONFIELD		For	For
3	GREGORY K. HINCKLEY		For	For
4	J. DANIEL MCCRANIE		For	For
5	KEVIN C. MCDONOUGH		For	For
6	PATRICK B. MCMANUS		For	For
7	DR. WALDEN C. RHINES		For	For
8	DAVID S. SCHECHTER		For	For
SH	AREHOLDER ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Management	Abstain	Again
PF	OPOSAL TO RE-APPROVE THE COMPANY'S EXECUTIVE VARIABLE	Management	For	For
IN	ICENTIVE PLAN.	-		
PF	OPOSAL TO RATIFY THE APPOINTMENT OF KPMG LLP AS THE	Management	For	For
CC	MPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	-		

FOR ITS FISCAL YEAR ENDING JANUARY 31, 2013.

THE PEP BOYS - MANNY, MOE & JACK

SECURITY 713278109 MEETING TYPE Special TICKER SYMBOL PBY MEETING DATE 30-May-2012

ISIN US7132781094 AGENDA 933630368 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG 
1.	TO ADOPT THE AGREEMENT AND PLAN OF MERGER (THE "MERGER AGREEMENT"), DATED AS OF JANUARY 29, 2012, BY AND AMONG THE PEP BOYS - MANNY, MOE & JACK, AUTO ACQUISITION COMPANY, LLC AND AUTO MERGERSUB, INC., A WHOLLY OWNED SUBSIDIARY OF AUTO ACQUISITION COMPANY, LLC, AND APPROVE THE TRANSACTIONS CONTEMPLATED THEREBY, INCLUDING THE MERGER.	Management	For	For
2.	TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF ADOPTING THE MERGER AGREEMENT AND APPROVING THE TRANSACTIONS CONTEMPLATED THEREBY, INCLUDING THE MERGER, AT THE TIME OF THE SPECIAL MEETING.	Management	For	For
3.	TO APPROVE A NON-BINDING PROPOSAL REGARDING CERTAIN EXECUTIVE COMPENSATION THAT MAY BE PAID TO THE COMPANY'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER.	Management	Abstain	Again

#### NEO MATERIAL TECHNOLOGIES INC.

SECURITY 64045Y108 MEETING TYPE Annual and Special Meeting TICKER SYMBOL NEMFF MEETING DATE 30-May-2012

CA64045Y1088 AGENDA 933631562 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	DIRECTOR	Management		
	1 GARY E. GERMAN		For	For
	2 HO SOO CHING		For	For
	3 JAMES J. JACKSON		For	For
	4 C. E. KARAYANNOPOULOS		For	For
	5 CLAIRE M.C. KENNEDY		For	For
	6 WILLIAM E. MACFARLANE		For	For
	7 PETER E. O'CONNOR		For	For
	8 JOHN E. PEARSON		For	For
02	RE-APPOINTMENT OF KPMG LLP, CHARTERED ACCOUNTANTS AS AUDITORS OF NEM AND AUTHORIZING THE DIRECTORS TO FIX THEIR REMUNERATION	Management	For	For
03	TO PASS, WITH OR WITHOUT VARIATION, A SPECIAL RESOLUTION"), THE FULL TEXT OF WHICH IS SET FORTH IN APPENDIX D TO THE ACCOMPANYING MANAGEMENT PROXY CIRCULAR (THE	Management	For	For

"CIRCULAR"), APPROVING AN ARRANGEMENT (THE "ARRANGEMENT") PURSUANT TO SECTION 192 OF THE CANADA BUSINESS CORPORATIONS ACT, AS AMENDED (THE "CBCA"), ALL AS MORE PARTICULARLY DESCRIBED IN THE CIRCULAR.

ADAMS GOLF, INC.

SECURITY 006228209 MEETING TYPE Special TICKER SYMBOL ADGF MEETING DATE 30-May-2012

ISIN US0062282092 AGENDA 933635572 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1.	APPROVAL AND ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MARCH 18, 2012, BY AND AMONG TAYLOR MADE GOLF COMPANY, INC., A DELAWARE CORPORATION ("PARENT"), APPLE TREE ACQUISITION CORP., A DELAWARE CORPORATION AND A WHOLLY-OWNED SUBSIDIARY OF PARENT ("MERGER SUB"), AND ADAMS GOLF, INC. (THE "COMPANY"), ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	For	For
2.	APPROVAL OF THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE AGREEMENT AND PLAN OF MERGER.	Management	For	For

#### PARMALAT SPA, COLLECCHIO

SECURITY T7S73M107 MEETING TYPE MIX

TICKER SYMBOL MEETING DATE 31-May-2012

ISIN IT0003826473 AGENDA 703819726 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A
CMMT	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 974407 DUE TO RECEIPT OF-SLATES FOR BOARD OF DIRECTORS. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL-BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK-YOU.	Non-Voting		
CMMT	PLEASE NOTE THAT THE ITALIAN LANGUAGE AGENDA IS AVAILABLE BY CLICKING ON THE U-RL LINK: https://materials.proxyvote.com/Approved/99999 Z/19840101/NPS_125154.p-df	Non-Voting		
0.1	Approval of the statement of financial position, income statement and accompanying notes at December 31, 2011, together with the report on operations for the same year. Motion for the appropriation of the year's net profit. Review of the report of the board of statutory auditors. Pertinent and related resolutions	Management	For	For
0.2	Report on compensation pursuant to article 123 Ter of the legislative decree 58 of 24 february 1998.  Pertinent and related resolutions	Management	For	For

CMMT	PLEASE NOTE THAT ALTHOUGH THERE ARE 2 SLATES TO BE ELECTED AS DIRECTORS, THERE-IS ONLY 1 SLATE AVAILABLE TO BE FILLED AT THE MEETING. THE STANDING INSTRUCTI-ONS FOR THIS MEETING WILL BE DISABLED AND, IF YOU CHOOSE, YOU ARE REQUIRED TO-VOTE FOR ONLY 1 SLATE OF THE 2	Non-Voting		
0.3.1	SLATES. THANK YOU. PLEASE NOTE THAT THIS IS A SHAREHOLDERS' PROPOSAL: Election of the board of directors, determination of the length of the board's term of office, election of the chairman of the board of directors and determination of the compensation. Pertinent and related resolutions: List presented by Sofil Sas holding 1,448,214,141 shares: Mr. Francesco Tato', Mrs.	Shareholder		
	Yvon Guerin, Mr. Marco Reboa, Mr. Francesco Gatti, Mr. Riccardo Zingales, Mr. Antonio Sala, Mr. Marco Jesi, Mr. Daniel Jaouen, Mrs. Gabriella Chersicla, Mr. Alain Channalet-Quercy, Mr. Ferdinando Grimaldi Quartieri			
0.3.2	PLEASE NOTE THAT THIS IS A SHAREHOLDERS' PROPOSAL: Election of the board of directors, determination of the length of the board's term of office, election of the chairman of the board of directors and determination of the compensation. Pertinent and related resolutions: List presented by Amber Capital representing holding 25,419,343 shares: Mr. Umberto Mosetti, Mr. Antonio Aristide Mastrangelo, Mr. Francesco Di Carlo	Shareholder	For	Again
0.4	Authorization to dispose of treasury shares. Pertinent and related resolutions	Management	For	For
0.5	Motion to increase the compensation of the board of statutory auditors. Pertinent and related resolutions	Management	For	For
E.1	Motion for partial distribution of the surplus in the reserve for creditor challenges and claims of late filing creditors, in the amount of 85,000,456 Euros, after amending, by an equal amount, the capital increase resolution approved by the extraordinary shareholders meeting of March 1, 2005 (as amended by the shareholders meetings of September 19, 2005 and April 28, 2007), with consequent amendment to article 5 of the bylaws. Pertinent and related resolutions	Management	For	For

### EXCO RESOURCES, INC.

SECURITY 269279402 MEETING TYPE Annual TICKER SYMBOL XCO MEETING DATE 31-May-2012

ISIN US2692794025 AGENDA 933611748 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1.	DIRECTOR	Management		
	1 DOUGLAS H. MILLER		For	For
	2 STEPHEN F. SMITH		For	For
	3 JEFFREY D. BENJAMIN		For	For
	4 EARL E. ELLIS		For	For
	5 B. JAMES FORD		For	For
	6 MARK MULHERN		For	For
	7 T. BOONE PICKENS		For	For
	8 WILBUR L. ROSS, JR.		For	For

	9 JEFFREY S. SEROTA		For	For
	10 ROBERT L. STILLWELL		For	For
2.	ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATION.	Management	Abstain	Again
3.	PROPOSAL TO RATIFY THE APPOINTMENT OF KPMG LLP AS OUR	Management	For	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.			

#### VULCAN MATERIALS COMPANY

SECURITY 929160109 MEETING TYPE Contested-Annual TICKER SYMBOL VMC MEETING DATE 01-Jun-2012

US9291601097 AGENDA 933629478 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	DIRECTOR	Management		
	1 PHILLIP W. FARMER	,	For	For
	2 H. ALLEN FRANKLIN		For	For
	3 RICHARD T. O'BRIEN		For	For
	4 DONALD B. RICE		For	For
02	TO APPROVE, ON AN ADVISORY BASIS, THE COMPENSATION OF	Management	Abstain	Again
	THE NAMED EXECUTIVE OFFICERS AS DISCLOSED IN THE PROXY			
	STATEMENT			
03	TO RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS	Management	For	For
	OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR			
	THE FISCAL YEAR ENDING DECEMBER 31, 2012			
04	SHAREHOLDER PROPOSAL REGARDING MAJORITY VOTING FOR	Shareholder	Against	For
	DIRECTOR ELECTIONS			
05	SHAREHOLDER PROPOSAL REGARDING BOARD DECLASSIFICATION	Shareholder	Against	For
06	SHAREHOLDER PROPOSAL REGARDING THE ELIMINATION OF	Shareholder	Against	For
	SUPER-MAJORITY VOTING			

### MOTOROLA MOBILITY HOLDINGS, INC.

620097105 MEETING TYPE Annual SECURITY TICKER SYMBOL MEETING DATE 04-Jun-2012
ISIN US6200971058 AGENDA 933615873 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1A.	ELECTION OF DIRECTOR: SANJAY K. JHA	Management	For	For
1B.	ELECTION OF DIRECTOR: JON E. BARFIELD	Management	For	For
1C.	ELECTION OF DIRECTOR: JEANNE P. JACKSON	Management	For	For
1D.	ELECTION OF DIRECTOR: KEITH A. MEISTER	Management	For	For
1E.	ELECTION OF DIRECTOR: THOMAS J. MEREDITH	Management	For	For
1F.	ELECTION OF DIRECTOR: DANIEL A. NINIVAGGI	Management	For	For
1G.	ELECTION OF DIRECTOR: JAMES R. STENGEL	Management	For	For
1H.	ELECTION OF DIRECTOR: ANTHONY J. VINCIQUERRA	Management	For	For
11.	ELECTION OF DIRECTOR: ANDREW J. VITERBI	Management	For	For
2.	APPROVAL OF THE MATERIAL TERMS ALLOWING FOR CERTAIN	Management	For	For
	PERFORMANCE-BASED AWARDS UNDER THE COMPANY'S 2011			
	INCENTIVE COMPENSATION PLAN.			
3.	ADVISORY APPROVAL OF THE COMPANY'S EXECUTIVE	Management	Abstain	Again

COMPENSATION.

4. RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS THE Management For For COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2012.

AMC NETWORKS INC

SECURITY 00164V103 MEETING TYPE Annual TICKER SYMBOL AMCX MEETING DATE 05-Jun-2012

ISIN US00164V1035 AGENDA 933616976 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1.	DIRECTOR	Management		
	1 NEIL M. ASHE		For	For
	2 ALAN D. SCHWARTZ		For	For
	3 LEONARD TOW		For	For
	4 ROBERT C. WRIGHT		For	For
2.	TO RATIFY THE APPOINTMENT OF KPMG LLP AS INDEPENDENT	Management	For	For
	REGISTERED PUBLIC ACCOUNTING FIRM OF THE COMPANY FOR			
	FISCAL YEAR 2012			
3.	TO APPROVE THE AMC NETWORKS INC. AMENDED AND RESTATED	Management	For	For
	2011 EMPLOYEE STOCK PLAN			
4.	TO APPROVE THE AMC NETWORKS INC. AMENDED AND RESTATED	Management	For	For
	2011 CASH INCENTIVE PLAN			
5.	TO APPROVE THE AMC NETWORKS INC. AMENDED AND RESTATED	Management	For	For
	2011 STOCK PLAN FOR NON-EMPLOYEE DIRECTORS			
6.	TO APPROVE, ON AN ADVISORY BASIS, COMPENSATION OF OUR	Management	Abstain	Again
	EXECUTIVE OFFICERS			
7.	AN ADVISORY VOTE ON THE FREQUENCY OF THE ADVISORY VOTE	Management	Abstain	Again
	ON THE COMPENSATION OF OUR EXECUTIVE OFFICERS	_		

VENOCO, INC.

SECURITY 92275P307 MEETING TYPE Special TICKER SYMBOL VQ MEETING DATE 05-Jun-2 MEETING DATE 05-Jun-2012

US92275P3073 AGENDA 933631409 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1.	ADOPTION AND APPROVAL OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 16, 2012, BY AND AMONG VENOCO, INC., DENVER PARENT CORPORATION, DENVER MERGER SUB CORPORATION AND TIMOTHY M. MARQUEZ, AS DESCRIBED IN THE PROXY STATEMENT.	Management	For	For
2.	APPROVAL OF THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES TO ADOPT AND APPROVE THE AGREEMENT AND PLAN OF MERGER.	Management	For	For

ABOVENET, INC.

SECURITY 00374N107 MEETING TYPE Special TICKER SYMBOL ABVT MEETING DATE 05-Jun-2012

US00374N1072 AGENDA 933631461 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1.	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF	Management	For	For
	MARCH 18, 2012, AS IT MAY BE AMENDED FROM TIME TO TIME,	j		
	BY AND AMONG ABOVENET, INC., ZAYO GROUP, LLC AND VOILA SUB, INC.			
2.	TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR	Management	For	For
	APPROPRIATE AND PERMITTED UNDER THE MERGER AGREEMENT, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT			
	VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE			
	AGREEMENT AND PLAN OF MERGER.			
3.	TO APPROVE ON A NON-BINDING ADVISORY BASIS, THE "GOLDEN	Management	Abstain	Again
	PARACHUTE" COMPENSATION PAYABLE UNDER EXISTING			
	AGREEMENTS WITH THE COMPANY THAT CERTAIN EXECUTIVE			
	OFFICERS OF THE COMPANY WILL OR MAY RECEIVE IN			
	CONNECTION WITH THE MERGER.			

#### ISTA PHARMACEUTICALS, INC.

SECURITY 45031X204 MEETING TYPE Special TICKER SYMBOL ISTA MEETING DATE 05-Jun-2012

ISIN US45031X2045 AGENDA 933636043 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1.	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MARCH 26, 2012, BY AND AMONG ISTA PHARMACEUTICALS, INC., BAUSCH & LOMB INCORPORATED AND INGA ACQUISITION CORPORATION.	Management	For	For
2.	TO APPROVE, ON A NONBINDING ADVISORY BASIS, THE "GOLDEN PARACHUTE" COMPENSATION THAT WILL BE PAYABLE TO THE COMPANY'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER.	Management	Abstain	Again
3.	TO APPROVE ONE OR MORE ADJOURNMENTS OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES TO APPROVE THE PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MARCH 26, 2012, BY AND AMONG ISTA PHARMACEUTICALS, INC., BAUSCH & LOMB INCORPORATED AND INGA ACQUISTION CORPORATION.	Management	For	For

### WESTERNZAGROS RESOURCES LTD.

SECURITY 960008100 MEETING TYPE Annual and Special Meeting TICKER SYMBOL WZGRF MEETING DATE 06-Jun-2012

CA9600081009 AGENDA 933621535 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAC
01	DIRECTOR	Management		
	1 DAVID J. BOONE	-	For	For
	2 DAVID B. COOK			For
	3 FRED J. DYMENT		For	For
	4 JOHN FRANGOS		For	For
	5 M. SIMON HATFIELD		For	For
	6 JAMES C. HOUCK		For	For
	7 RANDALL OLIPHANT			For
	8 WILLIAM WALLACE		For	For
02	ON THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP, CHARTERED ACCOUNTANTS, AS AUDITORS OF THE CORPORATION AT SUCH REMUNERATION AS MAY BE APPROVED BY THE AUDIT COMMITTEE OF THE BOARD OF DIRECTORS OF THE CORPORATION:	Management	For	For
03	ON THE RENEWAL AND APPROVAL OF THE CORPORATION'S STOCK OPTION PLAN AS SET FORTH IN THE INFORMATION CIRCULAR OF THE CORPORATION DATED MARCH 26, 2012.	Management	For	For
DREAMS,	INC.			
TICKER	2 261983209 MEETING TYPE Special SYMBOL DRJ MEETING DATE 06-Jun-2012 US2619832098 AGENDA 933636702 - Management			
ITEM	PROPOSAL	TYPE	VOTE	FOR/A
1.	TO APPROVE AND ADOPT THE AMENDED AND RESTATED AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 13, 2012, BY AND AMONG FANATICS, INC., SWEET TOOTH ACQUISITION CORP. AND	Management	For	For
	DREAMS, INC., AND APPROVE THE TRANSACTIONS CONTEMPLATED			
2.	DREAMS, INC., AND APPROVE THE TRANSACTIONS CONTEMPLATED THEREBY, INCLUDING THE MERGER.  TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF ADOPTING THE AMENDED AND RESTATED AGREEMENT AND PLAN OF MERGER AND APPROVING THE TRANSACTIONS CONTEMPLATED THEREBY AT THE TIME OF THE SPECIAL MEETING.	Management	For	For
	THEREBY, INCLUDING THE MERGER.  TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF ADOPTING THE AMENDED AND RESTATED AGREEMENT AND PLAN OF MERGER AND APPROVING THE TRANSACTIONS CONTEMPLATED THEREBY AT THE TIME OF	Management	For	For
INTERNA SECURIT	THEREBY, INCLUDING THE MERGER.  TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF ADOPTING THE AMENDED AND RESTATED AGREEMENT AND PLAN OF MERGER AND APPROVING THE TRANSACTIONS CONTEMPLATED THEREBY AT THE TIME OF THE SPECIAL MEETING.  TIONAL POWER PLC  G4890M109 MEETING TYPE Court Meeting	Management	For	For
INTERNA SECURIT	THEREBY, INCLUDING THE MERGER.  TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF ADOPTING THE AMENDED AND RESTATED AGREEMENT AND PLAN OF MERGER AND APPROVING THE TRANSACTIONS CONTEMPLATED THEREBY AT THE TIME OF THE SPECIAL MEETING.  TIONAL POWER PLC	Management	For	For
INTERNA SECURIT TICKER ISIN	THEREBY, INCLUDING THE MERGER.  TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF ADOPTING THE AMENDED AND RESTATED AGREEMENT AND PLAN OF MERGER AND APPROVING THE TRANSACTIONS CONTEMPLATED THEREBY AT THE TIME OF THE SPECIAL MEETING.  CIONAL POWER PLC  G4890M109  MEETING TYPE Court Meeting SYMBOL  MEETING DATE 07-Jun-2012	Management		For FOR MAN

"AGAINST" ONLY. SHOULD YOU CHOOSE TO VOTE-ABSTAIN FOR THIS MEETING THEN YOUR VOTE WILL BE DISREGARDED BY THE ISSUER OR-ISSUERS AGENT.

1 To approve the proposed Scheme of Arrangement set out Management For For in the notice convening the Court Meeting dated

INTERNATIONAL POWER PLC

SECURITY G4890M109 MEETING TYPE Ordinary General Meeting

TICKER SYMBOL MEETING DATE 07-Jun-2012

GB0006320161 AGENDA 703825856 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE	FOR/A
CMMT	PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE IN MEETING TYPE FROM CRT TO-OGM. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY F-ORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting		
1	To approve the implementation of the Scheme of Arrangement	Management	For	For
2	To approve the buy back of the Deferred Shares pursuant to the Deferred Shares SPA	Management	For	For

DOLLAR THRIFTY AUTOMOTIVE GROUP, INC.

SECURITY 256743105 MEETING TYPE Annual TICKER SYMBOL DTG MEETING DATE 07 TOTAL MEETING DATE 07-Jun-2012

US2567431059 AGENDA 933623604 - Management ISIN

ITEM	PROPOSAL	TYPE 	VOTE	FOR/A MANAG
1.	DIRECTOR	Management		
	1 THOMAS P. CAPO		For	For
	2 MARYANN N. KELLER		For	For
	3 HON. EDWARD C. LUMLEY		For	For
	4 RICHARD W. NEU		For	For
	5 JOHN C. POPE		For	For
	6 SCOTT L. THOMPSON		For	For
2.	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR 2012.	Management	For	For
3.	ADVISORY VOTE TO APPROVE COMPENSATION OF NAMED EXECUTIVE OFFICERS.	Management	Abstain	Again
4.	APPROVAL OF AMENDMENTS TO THE DOLLAR THRIFTY AUTOMOTIVE GROUP, INC. SECOND AMENDED AND RESTATED LONG-TERM INCENTIVE PLAN AND DIRECTOR EQUITY PLAN.	Management	For	For
5.	APPROVAL OF AN AMENDMENT TO DOLLAR THRIFTY AUTOMOTIVE GROUP, INC.'S CERTIFICATE OF INCORPORATION TO INCREASE THE AUTHORIZED COMMON SHARE CAPITAL.	Management	For	For

HEELYS, INC

SECURITY 42279M107 MEETING TYPE Annual TICKER SYMBOL HLYS MEETING DATE 07-Jun-2012

ISIN US42279M1071 AGENDA 933627450 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1.	DIRECTOR	Management		
	1 JERRY R. EDWARDS		For	For
	2 PATRICK F. HAMNER		For	For
	3 THOMAS C. HANSEN		For	For
	4 GARY L. MARTIN		For	For
	5 N.R. MCGEACHY, III		For	For
	6 GLENN M. NEBLETT		For	For
	7 RALPH T. PARKS		For	For
	8 RICHARD F. STRUP		For	For
2.	RATIFICATION OF THE APPOINTMENT OF GRANT THORNTON LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDED 2012.	Management	For	For

BIOGEN IDEC INC.

SECURITY 09062X103 MEETING TYPE Annual TICKER SYMBOL BIIB MEETING DATE 08-Jun-2012

ISIN US09062X1037 AGENDA 933618843 - Management

				EOD /A
TTEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1A.	ELECTION OF DIRECTOR: CAROLINE D. DORSA	Management	For	For
1B.	ELECTION OF DIRECTOR: STELIOS PAPADOPOULOS	Management	For	For
1C.	ELECTION OF DIRECTOR: GEORGE A. SCANGOS	Management	For	For
1D.	ELECTION OF DIRECTOR: LYNN SCHENK	Management	For	For
1E.	ELECTION OF DIRECTOR: ALEXANDER J. DENNER	Management	For	For
1F.	ELECTION OF DIRECTOR: NANCY L. LEAMING	Management	For	For
1G.	ELECTION OF DIRECTOR: RICHARD C. MULLIGAN	Management	For	For
1H.	ELECTION OF DIRECTOR: ROBERT W. PANGIA	Management	For	For
11.	ELECTION OF DIRECTOR: BRIAN S. POSNER	Management	For	For
1J.	ELECTION OF DIRECTOR: ERIC K. ROWINSKY	Management	For	For
1K.	ELECTION OF DIRECTOR: STEPHEN A. SHERWIN	Management	For	For
1L.	ELECTION OF DIRECTOR: WILLIAM D. YOUNG	Management	For	For
2.	TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP	Management	For	For
	AS BIOGEN IDEC'S INDEPENDENT REGISTERED PUBLIC			
	ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31,			
	2012.			Ī
3.	SAY ON PAY - AN ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Management	Abstain	Again
4.	TO APPROVE AN AMENDMENT TO BIOGEN IDEC'S AMENDED AND	Management	For	For
	RESTATED CERTIFICATE OF INCORPORATION ESTABLISHING			Ī
	DELAWARE AS EXCLUSIVE FORUM FOR CERTAIN DISPUTES.			Ī
5.	TO APPROVE AN AMENDMENT TO BIOGEN IDEC'S SECOND AMENDED	Management	For	For
	AND RESTATED BYLAWS PERMITTING HOLDERS OF AT LEAST 25%	-		
	OF COMMON STOCK TO CALL SPECIAL MEETINGS.			

#### UNITED RENTALS, INC.

SECURITY 911363109 MEETING TYPE Annual TICKER SYMBOL URI MEETING DATE 08-Jun-2012

ISIN US9113631090 AGENDA 933634722 - Management

				FOR/A	
ITEM	PROPOSAL	TYPE	VOTE	MANAG	
1A.	ELECTION OF DIRECTOR: JENNE K. BRITELL	Management	For	For	
1B.	ELECTION OF DIRECTOR: JOSE B. ALVAREZ	Management	For	For	
1C.	ELECTION OF DIRECTOR: BOBBY J. GRIFFIN	Management	For	For	
1D.	ELECTION OF DIRECTOR: MICHAEL J. KNEELAND	Management	For	For	
1E.	ELECTION OF DIRECTOR: PIERRE E. LEROY	Management	For	For	
1F.	ELECTION OF DIRECTOR: SINGLETON B. MCALLISTER	Management	For	For	
1G.	ELECTION OF DIRECTOR: BRIAN D. MCAULEY	Management	For	For	
1H.	ELECTION OF DIRECTOR: JOHN S. MCKINNEY	Management	For	For	
11.	ELECTION OF DIRECTOR: JAMES H. OZANNE	Management	For	For	
1J.	ELECTION OF DIRECTOR: JASON D. PAPASTAVROU	Management	For	For	
1K.	ELECTION OF DIRECTOR: FILIPPO PASSERINI	Management	For	For	
1L.	ELECTION OF DIRECTOR: DONALD C. ROOF	Management	For	For	
1M.	ELECTION OF DIRECTOR: KEITH WIMBUSH	Management	For	For	
2.	AMENDMENT TO OUR AMENDED AND RESTATED 2010 LONG TERM	Management	For	For	
	INCENTIVE PLAN			Ī	
3.	RATIFICATION OF THE APPOINTMENT OF OUR INDEPENDENT	Management	For	For	
	REGISTERED PUBLIC ACCOUNTING FIRM	-			
4.	RESOLUTION APPROVING THE COMPENSATION OF OUR NAMED	Management	Abstain	Again	
	EXECUTIVE OFFICERS ON AN ADVISORY BASIS	-		_	
5.	STOCKHOLDER PROPOSAL REGARDING "EXCLUSIVE FORUM" BYLAW	Shareholder	Against	For	

#### MGM RESORTS INTERNATIONAL

SECURITY 552953101 MEETING TYPE Annual TICKER SYMBOL MGM MEETING DATE 12-Jun-2012

ISIN US5529531015 AGENDA 933618691 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
				ļ
1	DIRECTOR	Management		ļ
	1 ROBERT H. BALDWIN		For	For
	2 WILLIAM A. BIBLE		For	For
	3 BURTON M. COHEN		For	For
	4 WILLIE D. DAVIS		For	For
	5 ALEXIS M. HERMAN		For	For
	6 ROLAND HERNANDEZ		For	For
	7 ANTHONY MANDEKIC		For	For
	8 ROSE MCKINNEY-JAMES		For	For
	9 JAMES J. MURREN		For	For
	10 DANIEL J. TAYLOR		For	For
2	TO RATIFY THE SELECTION OF DELOITTE & TOUCHE LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2012.	Management	For	For

3 TO APPROVE, ON AN ADVISORY BASIS, THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS.

Management Abstain

Again

#### SUREWEST COMMUNICATIONS

SECURITY 868733106 MEETING TYPE Special TICKER SYMBOL SURW MEETING DATE 12-Jun-2012

US8687331061 AGENDA 933630104 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1.	TO APPROVE THE MERGER AGREEMENT, THE MERGER CERTIFICATE AND THE TRANSACTIONS CONTEMPLATED THEREBY, INCLUDING THE FIRST MERGER.	Management	For	For
2.	TO APPROVE, BY AN ADVISORY VOTE, THE CHANGE IN CONTROL SEVERANCE PAYMENTS OF THE NAMED EXECUTIVE OFFICERS.	Management	Abstain	Again
3.	TO APPROVE THE ADJOURNMENT OR POSTPONEMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES.	Management	For	For

#### RHOEN KLINIKUM AG, BAD NEUSTADT

SECURITY D6530N119 MEETING TYPE Annual General Meeting

TICKER SYMBOL MEETING DATE 13-Jun-2012

DE0007042301 AGENDA ISIN 703801349 - Management

ITEM	PROPOSAL	TYPE 	VOTE	FOR/A MANAG 
	ACCORDING TO GERMAN LAW, IN CASE OF SPECIFIC CONFLICTS OF INTEREST IN CONNECTI-ON WITH SPECIFIC ITEMS OF THE AGENDA FOR THE GENERAL MEETING YOU ARE NOT ENTIT-LED TO EXERCISE YOUR VOTING RIGHTS. FURTHER, YOUR VOTING RIGHT	Non-Voting		

MIGHT BE EXCLUD-ED WHEN YOUR SHARE IN VOTING RIGHTS HAS REACHED CERTAIN THRESHOLDS AND YOU HAV-E NOT COMPLIED WITH ANY OF YOUR MANDATORY VOTING RIGHTS NOTIFICATIONS PURSUANT-TO THE GERMAN SECURITIES TRADING ACT (WHPG). FOR QUESTIONS IN THIS REGARD PLE-ASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE FOR CLARIFICATION. IF YOU DO NO-T HAVE ANY INDICATION REGARDING SUCH CONFLICT OF INTEREST, OR ANOTHER EXCLUSIO-N FROM VOTING, PLEASE SUBMIT YOUR VOTE AS USUAL. THANK YOU. PLEASE NOTE THAT THE TRUE RECORD DATE FOR THIS MEETING IS 23 MAY 2012, WHEREAS-THE MEETING HAS BEEN SETUP USING THE ACTUAL RECORD DATE-1 BUSINESS DAY. THIS-IS DONE TO ENSURE THAT ALL POSITIONS REPORTED ARE IN CONCURRENCE WITH THE GERM-AN LAW. THANK YOU. COUNTER PROPOSALS MAY BE SUBMITTED UNTIL 29 MAY 2012. FURTHER INFORMATION ON C-OUNTER PROPOSALS CAN BE FOUND DIRECTLY ON THE ISSUER'S WEBSITE (PLEASE REFER T-O THE MATERIAL URL SECTION OF THE APPLICATION). IF YOU WISH TO ACT ON THESE IT-EMS, YOU WILL NEED TO REQUEST A MEETING ATTEND AND VOTE YOUR SHARES DIRECTLY A-T THE

Non-Voting

Non-Voting

COMPANY'S MEETING. COUNTER PROPOSALS CANNOT BE REFLECTED IN THE BALLOT O-N PROXYEDGE. Presentation of the approved Annual Financial 1. Non-Voting Statements and the Consolidated-Financial Statements for the year ended 31 December 2011, as well as the Manag-ement Reports on the situation of the Company and of the Group for financial y-ear 2011 (including the notes on the disclosures pursuant to sections 289 (4) -and (5), 315 (4) of the German Commercial Code (Handelsgesetzbuch, HGB), respe-ctively, for financial year 2011) and the Report of the Supervisory Board for-financial year 2011 2. Resolution on the appropriation of the net For Management For distributable profit Resolution on formal approval of the actions of the 3.1 Management For For members of the Board of Management for financial year 2011: Wolfgang Pfoehler 3.2 Resolution on formal approval of the actions of the Management For For members of the Board of Management for financial year 2011: Volker Feldkamp 3.3 Resolution on formal approval of the actions of the Management For For members of the Board of Management for financial year 2011: Dr. Erik Hamann 3.4 Resolution on formal approval of the actions of the Management For For members of the Board of Management for financial year 2011: Wolfgang Kunz 3.5 Resolution on formal approval of the actions of the Management For For members of the Board of Management for financial year 2011: Martin Menger Resolution on formal approval of the actions of the Management For For members of the Board of Management for financial year 2011: Dr. Irmgard Stippler 3.7 Resolution on formal approval of the actions of the Management For For members of the Board of Management for financial year 2011: Dr. Christoph Straub 4.1 Resolution on formal approval of the actions of the Management For For members of the Supervisory Board for financial year 2011: Eugen Muench 4.2 Resolution on formal approval of the actions of the Management For For members of the Supervisory Board for financial year 2011: Joachim Lueddecke Resolution on formal approval of the actions of the 4.3 Management For For members of the Supervisory Board for financial year 2011: Wolfgang Muendel 4.4 Resolution on formal approval of the actions of the Management For For members of the Supervisory Board for financial year 2011: Peter Berghoefer 4.5 Resolution on formal approval of the actions of the Management For For members of the Supervisory Board for financial year 2011: Bettina Boettcher Resolution on formal approval of the actions of the Management For For members of the Supervisory Board for financial year 2011: Sylvia Buehler Resolution on formal approval of the actions of the 4.7 Management For For members of the Supervisory Board for financial year 2011: Helmut Buehner Resolution on formal approval of the actions of the 4.8 Management For For members of the Supervisory Board for financial year 2011: Professor Dr. Gerhard Ehninger 4.9 Resolution on formal approval of the actions of the Management For For

members of the Supervisory Board for financial year

2011: Stefan Haertel

4.10	Resolution on formal approval of the actions of the members of the Supervisory Board for financial year 2011: Caspar von Hauenschild	Management	For	For
4.11	Resolution on formal approval of the actions of the members of the Supervisory Board for financial year 2011: Detlef Klimpe	Management	For	For
4.12	Resolution on formal approval of the actions of the members of the Supervisory Board for financial year 2011: Professor Dr. Dr. sc. (Havard) Karl W. Lauterbach	Management	For	For
4.13	Resolution on formal approval of the actions of the members of the Supervisory Board for financial year 2011: Michael Mendel	Management	For	For
4.14	Resolution on formal approval of the actions of the members of the Supervisory Board for financial year 2011: Dr. Ruediger Merz	Management	For	For
4.15	Resolution on formal approval of the actions of the members of the Supervisory Board for financial year 2011: Dr. Brigitte Mohn	Management	For	For
4.16	Resolution on formal approval of the actions of the members of the Supervisory Board for financial year 2011: Annett Mueller	Management	For	For
4.17	Resolution on formal approval of the actions of the members of the Supervisory Board for financial year 2011: Jens-Peter Neumann	Management	For	For
4.18	Resolution on formal approval of the actions of the members of the Supervisory Board for financial year 2011: Werner Prange	Management	For	For
4.19	Resolution on formal approval of the actions of the members of the Supervisory Board for financial year 2011: Professor Dr. Jan Schmitt	Management	For	For
4.20	Resolution on formal approval of the actions of the members of the Supervisory Board for financial year 2011: Georg Schutze-Ziehaus	Management	For	For
4.21	Resolution on formal approval of the actions of the members of the Supervisory Board for financial year 2011: Dr. Rudolf Schwab	Management	For	For
5.	Election of the statutory auditor for financial year 2012: PricewaterhouseCoopers Aktiengesellschaft Wirtschaftsprufungsgesellschaft, Frankfurt am Main	Management	For	For
6.	Resolution on a new authorisation to purchase and use treasury shares pursuant to section 71(1) no.8 of the AktG as well as on the exclusion of subscription rights	Management	Against	Again

## SCMP GROUP LTD

SECURITY	G7867B105	MEETING TYPE	Annual General Meeting
TICKER SYMBOL		MEETING DATE	15-Jun-2012
ISIN	BMG7867B1054	AGENDA	703750744 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A
CMMT	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR-ALL RESOLUTIONS. THANK YOU.	Non-Voting		
CMMT	PLEASE NOTE THAT THE COMPANY NOTICE IS AVAILABLE BY CLICKING ON THE URL LINK:- http://www.hkexnews.hk/listedco/listconews/sehk/ 2012/0423/LTN20120423467.pdf	Non-Voting		

1	To adopt the Audited Financial Statements and the Directors' Report and Independent Auditor's Report for the year ended 31 December 2011	Management	For	For
2	To approve the payment of a final dividend	Management	For	For
3	To re-elect Ms. Kuok Hui Kwong as Executive Director	Management	For	For
4	To re-elect Dr. the Hon. Sir David Li Kwok Po as Independent Non-executive Director	Management	For	For
5	To re-elect Mr. Roberto V. Ongpin as Non-executive Director	Management	For	For
6	To authorise the Board to fix Directors' fee	Management	For	For
7	To re-appoint PricewaterhouseCoopers as Auditor and authorise the Board to fix their remuneration	Management	For	For
8.A	To approve the amendments to the Bye-Laws of the Company in terms of the proposed special resolution set out in item 8A in the notice of the meeting: 1.(A), 1.(C),1.(D), 44, 63, 70, 70A, 71, 72, 73, 81, 87.(B), 98.(H)(iii), 102, 104, 144, 162.(B), 162.(C), 163.(C), 167.(A), 167.(B),169, 178	Management	For	For
8.B	To approve and adopt the consolidated version of the Bye-Laws of the Company in terms of the proposed special resolution set out in item 8B in the notice of the meeting	Management	For	For
9	To grant a general mandate to the Directors to issue shares in terms of the proposed ordinary resolution set out in item 9 in the notice of the meeting	Management	For	For
10	To grant a general mandate to the Directors to repurchase shares in terms of the proposed ordinary resolution set out in item 10 in the notice of the meeting	Management	For	For
11	To grant a general mandate to the Directors to add repurchased shares to the share issue general mandate in terms of the proposed ordinary resolution set out in item 11 in the notice of the meeting	Management	For	For

#### TRELAWNEY MINING AND EXPLORATION INC.

SECURITY 89472X109 MEETING TYPE Special
TICKER SYMBOL TWNNF MEETING DATE 15-Jun-2012
ISIN CA89472X1096 AGENDA 933645600 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
01	THE ARRANGEMENT RESOLUTION (THE "ARRANGEMENT RESOLUTION"), THE TEXT OF WHICH IS ATTACHED AS APPENDIX B TO THE MANAGEMENT INFORMATION CIRCULAR DATED MAY 15, 2012, AS MAY BE AMENDED OR SUPPLEMENTED (THE "CIRCULAR"), APPROVING THE ARRANGEMENT TO BE EFFECTED BY WAY OF PLAN OF ARRANGEMENT PURSUANT TO SECTION 182 OF THE BUSINESS CORPORATIONS ACT (ONTARIO) INVOLVING, AMONG OTHERS, THE COMPANY AND 2324010 ONTARIO INC., A WHOLLY-OWNED SUBSIDIARY OF IAMGOLD CORPORATION.	Management	For	For

CABLE & WIRELESS WORLDWIDE PLC, BRACKNELL

SECURITY G1839Y103 MEETING TYPE Ordinary General Meeting TICKER SYMBOL MEETING DATE 18-Jun-2012

ISIN GB00B5WB0X89 AGENDA 703836772 - Management

TICKER SYMBOL RDEA

ISIN

ITEM 	PROPOSAL	TYPE	VOTE	
1	That: (A) for the purpose of giving effect to the scheme of arrangement dated 21 May 2012 (the "Scheme") proposed to be made between the Company and holders of Scheme Shares (as defined in the Scheme): (i) the directors of the Company be authorised to take all such action as they may consider necessary or appropriate for carrying the Scheme into effect; (ii) the share capital of the Company be reduced by cancelling and extinguishing all the Scheme Shares (as defined in the Scheme); (iii) following the capital reduction: (a) the share capital of the Company be increased to its former amount by the issue of new ordinary shares of five pence each; and (b) the reserve arising in the books of account of the Company as a result of the cancellation of the Scheme Shares be applied in paying up in full	Management	For	
ONT	the new ordinary shares; CONTD  CONTD and (iv) the directors be authorised for the purposes of section 551 of-the Companies Act 2006 to allot the new ordinary shares; and (B) the articles-of association of the Company be amended on the terms described in the notice-of the General Meeting	Non-Voting		
CABLE	& WIRELESS WORLDWIDE PLC, BRACKNELL			
	TY G1839Y103 MEETING TYPE Court Meeting R SYMBOL MEETING DATE 18-Jun-2012			
ICKEF	and the state of t	t		
ICKEF SIN	R SYMBOL MEETING DATE 18-Jun-2012	t TYPE	VOTE	
ICKEF SIN TEM	R SYMBOL MEETING DATE 18-Jun-2012 GB00B5WB0X89 AGENDA 703837572 - Managemen  PROPOSAL  PLEASE NOTE THAT ABSTAIN IS NOT A VALID VOTE OPTION FOR THIS MEETING TYPEPLEASE CHOOSE BETWEEN "FOR" AND "AGAINST" ONLY. SHOULD YOU CHOOSE TO VOTE-ABSTAIN FOR THIS MEETING THEN YOUR VOTE WILL BE DISREGARDED BY THE		VOTE 	
ECURI ICKEF SIN TEM 	R SYMBOL MEETING DATE 18-Jun-2012 GB00B5WB0X89 AGENDA 703837572 - Managemen  PROPOSAL  PLEASE NOTE THAT ABSTAIN IS NOT A VALID VOTE OPTION FOR THIS MEETING TYPEPLEASE CHOOSE BETWEEN "FOR" AND "AGAINST" ONLY. SHOULD YOU CHOOSE TO VOTE-ABSTAIN FOR	TYPE 	VOTE 	
ICKEF SIN TEM  MMT	R SYMBOL MEETING DATE 18-Jun-2012 GB00B5WB0X89 AGENDA 703837572 - Managemen  PROPOSAL  PLEASE NOTE THAT ABSTAIN IS NOT A VALID VOTE OPTION FOR THIS MEETING TYPEPLEASE CHOOSE BETWEEN "FOR" AND "AGAINST" ONLY. SHOULD YOU CHOOSE TO VOTE-ABSTAIN FOR THIS MEETING THEN YOUR VOTE WILL BE DISREGARDED BY THE ISSUER OR-ISSUERS AGENT. For the purpose of considering and, if thought fit, approving (with or without modification) a scheme of arrangement pursuant to Part 26 of the Companies Act 2006 dated 21 May 2012 (the "Scheme of Arrangement") proposed to be made between Cable & Wireless Worldwide plc (the "Company") and the holders of Scheme Shares	TYPE  Non-Voting		

MEETING DATE 19-Jun-2012 US03969P1075 AGENDA 933645268 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1.	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 21, 2012, BY AND AMONG ARDEA BIOSCIENCES, INC. ("ARDEA"), ZENECA INC., A WHOLLY OWNED SUBSIDIARY OF ASTRAZENECA PLC, AND QAM CORP., A WHOLLY OWNED SUBSIDIARY OF ZENECA INC.	Management	For	For
2.	TO APPROVE ON AN ADVISORY, NON-BINDING BASIS THE COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO ARDEA'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.	Management	Abstain	Again
3.	TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF PROPOSAL NO. 1.	Management	For	For

ALEO SOLAR AG, OLDENBURG

SECURITY D03137102 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 20-Jun-2012 ISIN DE000A0JM634 AGENDA 703819524 - Management

ITEM	PROPOSAL	TYPE	VOTE	MANAG
				FOR/A

ACCORDING TO GERMAN LAW, IN CASE OF SPECIFIC CONFLICTS Non-Voting OF INTEREST IN CONNECTI-ON WITH SPECIFIC ITEMS OF THE AGENDA FOR THE GENERAL MEETING YOU ARE NOT ENTIT-LED TO EXERCISE YOUR VOTING RIGHTS. FURTHER, YOUR VOTING RIGHT MIGHT BE EXCLUD-ED WHEN YOUR SHARE IN VOTING RIGHTS HAS REACHED CERTAIN THRESHOLDS AND YOU HAV-E NOT COMPLIED WITH ANY OF YOUR MANDATORY VOTING RIGHTS NOTIFICATIONS PURSUANT-TO THE GERMAN SECURITIES TRADING ACT (WHPG). FOR QUESTIONS IN THIS REGARD PLE-ASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE FOR CLARIFICATION. IF YOU DO NO-T HAVE ANY INDICATION REGARDING SUCH CONFLICT OF INTEREST, OR ANOTHER EXCLUSIO-N FROM VOTING, PLEASE SUBMIT YOUR VOTE AS USUAL. THANK YOU. For German registered shares, the shares have to be Non-Voting registered within the comp-any's shareholder book. Depending on the processing of the local sub custodian-if a client wishes to withdraw its voting instruction due to intentions to tr-ade/lend their stock, a Take No Action vote must be received by the vote deadl-ine as displayed on ProxyEdge to facilitate de-registration of shares from the-company's shareholder book. Any Take No Action votes received after the vote-deadline will only be forwarded and processed on a best effort basis. Please c-ontact your client services representative if you require further information.-Thank you. COUNTER PROPOSALS MAY BE SUBMITTED UNTIL 05 JUN 2012. Non-Voting

FURTHER INFORMATION ON C-OUNTER PROPOSALS CAN BE FOUND DIRECTLY ON THE ISSUER'S WEBSITE (PLEASE REFER T-O THE MATERIAL URL SECTION OF THE APPLICATION). IF YOU WISH TO ACT ON THESE IT-EMS, YOU WILL NEED TO REQUEST A MEETING ATTEND AND VOTE YOUR SHARES DIRECTLY A-T THE COMPANY'S MEETING. COUNTER PROPOSALS CANNOT BE REFLECTED IN THE BALLOT O-N PROXYEDGE.

1. Presentation of the adopted annual financial statements Non-Voting of aleo solar AG as at-31 December 2011, the approved consolidated financial statements as at 31 Dec-ember 2011, the management report for aleo solar AG and the Group, including t-he Management Board's explanatory report on the disclosures pursuant to sectio-n 289 (4) and (5) and section 315 (4) German Commercial Code (Handelsgesetzbuc-h - HGB) as well as the report of the Supervisory Board 2.

Resolution on formal approval of the actions of the

Management For For members of the Management Board Resolution on formal approval of the actions of the Management For For members of the Supervisory Board 4. Resolution on the appointment of the auditor of the Management For For

annual financial statements and the auditor of the consolidated financial statements for the 2012 financial year as well as of the auditor tasked with the review of the interim financial statements

5. Resolution on the election of a new Supervisory Board Management For For member: Mr Christoph Kubel 6. Resolution on the amendment of the Articles of Management For For

Association to adjust the rule prohibiting the recording of changes in share ownership: Article 17

COVE ENERGY PLC, LONDON

SECURITY G2553L103 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 20-Jun-2012

AGENDA 703862056 - Management ISIN GB0034353531

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1	To receive and adopt the report of the directors and the financial statements of the Company for the year ending 31 December 2011 together with the report of the auditors thereon	Management	For	For
2	To re-elect Steve Staley and Frank Moxon who retire by rotation and, being eligible, offer themselves for	Management	For	For
3	re-election, as directors of the Company To reappoint Mazars LLP as auditors of the Company and to authorise the directors to fix their remuneration	Management	For	For
4	To grant the Directors authority to allot shares generally	Management	For	For
5	To disapply the statutory pre-emption provisions	Management	Against	Again

HERITAGE OIL PLC, ST HELIER

SECURITY G4509M102 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 21-Jun-2012

ISIN JE00B2Q4TN56 AGENDA 703840466 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1	To receive the Director's Report and the financial statements of the Company for the year ended 31	Management	For	For
2	December 2011, together with the report of the auditors To approve the Directors' Remuneration Report contained in the financial statements and reports of the company for the year ended 31 December 2011	Management	For	For
3	To re-appoint KPMG Audit Plc as auditors of the Company	Management	For	For
4	To authorize the Directors to determine the remuneration of the auditors	Management	For	For
5	To re-elect Michael Hibberd as a Director of the company	Management	For	For
6	To re-elect Anthony Duckingham as a Director of the company	Management	For	For
7	To re-elect Paul Atherton as a Director of the company	Management	For	For
8	To re-elect General Sir Michael Wilkes as a Director of the company	Management	For	For
9	To re-elect John McLeod as a Director of the Company	Management	For	For
10	To re-elect Gregory Turnbull Q.C. as a Director of the company	Management	For	For
11	To elect Carmen Rodriguez as a Director of the company	Management	For	For
12	To elect Colonel Mark Erwin as a Director of the company	Management	For	For
13	To approve the Waiver granted by the Panel	Management	For	For
14	To renew the authority conferred on the Directors by Article 10.4 of the Articles of Association of the company	Management	For	For
15	That the company is generally and unconditionally authorised to use electronic means to convey information to its shareholders	Management	For	For

## ERESEARCH TECHNOLOGY, INC.

SECURITY 29481V108 MEETING TYPE Special
TICKER SYMBOL ERT MEETING DATE 22-Jun-2012
ISIN US29481V1089 AGENDA 933646486 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1.	TO CONSIDER AND VOTE UPON A PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 9, 2012, BY AND AMONG THE COMPANY, EXPLORER HOLDINGS, INC. AND EXPLORER ACQUISITION CORP., A WHOLLY-OWNED SUBSIDIARY OF EXPLORER HOLDINGS, INC.	Management	For	For
2.	TO CAST A NON-BINDING ADVISORY VOTE TO APPROVE THE "GOLDEN PARACHUTE" COMPENSATION THAT MAY BE PAYABLE TO THE COMPANY'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER.	Management	Abstain	Again
3.	TO CONSIDER AND VOTE UPON A PROPOSAL TO APPROVE ONE OR MORE ADJOURNMENTS OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES TO APPROVE THE PROPOSAL TO ADOPT THE MERGER AGREEMENT.	Management	For	For

#### ASIA SATELLITE TELECOMMUNICATIONS HOLDINGS LTD

SECURITY G0534R108 MEETING TYPE Annual General Meeting

TICKER SYMBOL MEETING DATE 26-Jun-2012

BMG0534R1088 AGENDA 703845606 - Management ISIN

PROPOSAL	TYPE	VOTE	FOR/A MANAG
PLEASE NOTE THAT THE COMPANY NOTICE IS AVAILABLE BY CLICKING ON THE URL LINK:- http://www.hkexnews.hk/listedco/listconews/sehk/	Non-Voting		
2012/0524/LTN20120524262.pdf PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR-ALL RESOLUTIONS. THANK YOU.	Non-Voting		
To receive and approve the audited consolidated financial statements for the year ended 31 December 2011 and the reports of the Directors and auditors thereon	Management	For	For
To re-elect Mr. John F. Connelly as a Director	Management	For	For
To re-elect Mr. Sherwood P. Dodge as a Director	Management	For	For
To re-elect Mr. Peter Jackson as a Director	Management	For	For
To re-elect Ms. Nancy KU as a Director	Management	For	For
To re-elect Mr. MI Zeng Xin as a Director	Management	For	For
To authorise the Board to fix the remuneration of the directors	Management	For	For
To re-appoint PricewaterhouseCoopers as auditors of the Company and authorise the Board to fix their remuneration for the year ending 31 December 2012	Management	For	For
To grant a general mandate to the Directors to allot, issue and dispose of new shares in the capital of the Company	Management	For	For
To grant a general mandate to the Directors to repurchase shares of the Company	Management	For	For
To extend, conditional upon the passing of Resolutions (4) and (5), the general mandate to allot, issue and dispose of new shares by adding the number of shares repurchased	Management	For	For

#### ENDESA SA, MADRID

SECURITY E41222113 MEETING TYPE Annual General Meeting

TICKER SYMBOL MEETING DATE 26-Jun-2012

ES0130670112 AGENDA 703854768 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
1	Review and approval of the annual financial statements of the company and its consolidated group during the period ending 31.12.11	Management	For	For
2	Review and approval of the management performed by the board for the company and its consolidated group during	Management	For	For

	Edgar Filing: GDL FUND - Form N-PX			
	the period ending 31.12.2011			
3	Examination and approval of the corporate management for 2011	Management	For	Fo
1	Review and approval of the application of results and dividend distribution for 2011	Management	For	Fo
5	Ratification of the corporate website	Management	For	Fo
5	Re-election of D.Andrea Brentan as board member	Management	For	Fo
7	Re-election of D.Luigi Ferraris as board member	Management	For	Fo
3	Dismissal of D.Claudio Machetti and appointment of D.Massimo as board member	Management	For	Fo
)	D.Massimo as board member  Elect Salvador Montejo Velilla as Director	Management	For	Fo
) LO	Information about the amendment of board regulations	Management Management	For	Fo
.1	Consultative report on the remuneration policy of the board members	Management	For	Fo
2	Delegation of powers	Management	T - x	FO
L2 CMMT	Delegation of powers PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE IN	Management Non-Voting	For	Fo
)F11-1-1	TEXT OF RESOLUTION 9. IF-YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLE-SS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	NOIL VOLL.		
/INOTIOG	1, 1110.			
SECURII TICKER ISIN		t TYPE	VOTE	FC MA
SECURII FICKER ISIN	TY 499183804 MEETING TYPE Special SYMBOL KNOL MEETING DATE 26-Jun-2012 US4991838040 AGENDA 933651778 - Managemen		VOTE	
SECURIT FICKER ISIN FIEM	TY 499183804 MEETING TYPE Special SYMBOL KNOL MEETING DATE 26-Jun-2012 US4991838040 AGENDA 933651778 - Managemen  PROPOSAL  TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 18, 2012 AND AS IT MAY BE AMENDED OR SUPPLEMENTED, BY AND AMONG WIDEOPENWEST FINANCE, LLC,	TYPE 		
SECURIT FICKER ISIN TTEM	TY 499183804 MEETING TYPE Special SYMBOL KNOL MEETING DATE 26-Jun-2012 US4991838040 AGENDA 933651778 - Managemen  PROPOSAL  TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 18, 2012 AND AS IT MAY BE AMENDED OR SUPPLEMENTED, BY AND AMONG WIDEOPENWEST FINANCE, LLC, KINGSTON MERGER SUB, INC. AND KNOLOGY, INC. TO APPROVE ON AN ADVISORY (NON-BINDING) BASIS THE COMPENSATION PAYABLE TO CERTAIN EXECUTIVE OFFICERS OF KNOLOGY UNDER EXISTING ARRANGEMENTS IN CONNECTION WITH	TYPE 		M.
SECURITICKER ISIN  ITEM 1.	TY 499183804 MEETING TYPE Special SYMBOL KNOL MEETING DATE 26-Jun-2012 US4991838040 AGENDA 933651778 - Managemen  PROPOSAL  TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 18, 2012 AND AS IT MAY BE AMENDED OR SUPPLEMENTED, BY AND AMONG WIDEOPENWEST FINANCE, LLC, KINGSTON MERGER SUB, INC. AND KNOLOGY, INC. TO APPROVE ON AN ADVISORY (NON-BINDING) BASIS THE COMPENSATION PAYABLE TO CERTAIN EXECUTIVE OFFICERS OF	TYPE  Management	For Abstain	M. F
SECURITICKER ISIN  ITEM  1.	TY 499183804 MEETING TYPE Special SYMBOL KNOL MEETING DATE 26-Jun-2012 US4991838040 AGENDA 933651778 - Managemen  PROPOSAL  TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 18, 2012 AND AS IT MAY BE AMENDED OR SUPPLEMENTED, BY AND AMONG WIDEOPENWEST FINANCE, LLC, KINGSTON MERGER SUB, INC. AND KNOLOGY, INC. TO APPROVE ON AN ADVISORY (NON-BINDING) BASIS THE COMPENSATION PAYABLE TO CERTAIN EXECUTIVE OFFICERS OF KNOLOGY UNDER EXISTING ARRANGEMENTS IN CONNECTION WITH THE MERGER. TO APPROVE ONE OR MORE ADJOURNMENTS OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, INCLUDING ADJOURNMENTS TO PERMIT FURTHER SOLICITATION OF PROXIES	TYPE Management Management	For Abstain	M2 
SECURITICKER ISIN  ITEM 1. 2. SYNAGEV	TY 499183804 MEETING TYPE Special SYMBOL KNOL MEETING DATE 26-Jun-2012 US4991838040 AGENDA 933651778 - Management  PROPOSAL  TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 18, 2012 AND AS IT MAY BE AMENDED OR SUPPLEMENTED, BY AND AMONG WIDEOPENWEST FINANCE, LLC, KINGSTON MERGER SUB, INC. AND KNOLOGY, INC. TO APPROVE ON AN ADVISORY (NON-BINDING) BASIS THE COMPENSATION PAYABLE TO CERTAIN EXECUTIVE OFFICERS OF KNOLOGY UNDER EXISTING ARRANGEMENTS IN CONNECTION WITH THE MERGER.  TO APPROVE ONE OR MORE ADJOURNMENTS OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, INCLUDING ADJOURNMENTS TO PERMIT FURTHER SOLICITATION OF PROXIES IN FAVOR OR PROPOSAL 1.	TYPE Management Management	For Abstain	M. F
ISIN  ITEM  1.  2.  3.  SYNAGEV SECURIT	TY 499183804 MEETING TYPE Special SYMBOL KNOL MEETING DATE 26-Jun-2012 US4991838040 AGENDA 933651778 - Managemen  PROPOSAL  TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 18, 2012 AND AS IT MAY BE AMENDED OR SUPPLEMENTED, BY AND AMONG WIDEOPENWEST FINANCE, LLC, KINGSTON MERGER SUB, INC. AND KNOLOGY, INC. TO APPROVE ON AN ADVISORY (NON-BINDING) BASIS THE COMPENSATION PAYABLE TO CERTAIN EXECUTIVE OFFICERS OF KNOLOGY UNDER EXISTING ARRANGEMENTS IN CONNECTION WITH THE MERGER. TO APPROVE ONE OR MORE ADJOURNMENTS OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, INCLUDING ADJOURNMENTS TO PERMIT FURTHER SOLICITATION OF PROXIES IN FAVOR OR PROPOSAL 1.	TYPE Management Management	For Abstain	M. F

ITEM PROPOSAL

1. DIRECTOR

1 SANJ K. PATEL 2 FELIX J. BAKER

\_\_\_\_

Management		
	For	For
	For	For

TYPE VOTE MANAG

FOR/A

	3 STEPHEN R. BIGGAR		For	For
	4 STEPHEN R. DAVIS		For	For
	5 THOMAS R. MALLEY		For	For
	6 BARRY QUART		For	For
	7 THOMAS J. TISCH		For	For
	8 PETER WIRTH		For	For
2.	APPROVAL OF THE AMENDMENTS TO SYNAGEVA'S 2005 STOCK	Management	Against	Again
	PLAN, WHICH INCREASE THE NUMBER OF SHARES OF COMMON			
	STOCK AVAILABLE FOR ISSUANCE BY 1,500,000 SHARES			
	(SUBJECT TO ADJUSTMENT IN THE EVENT OF STOCK SPLITS AND			
	OTHER SIMILAR EVENTS).			
3.	APPROVAL OF SYNAGEVA'S 2012 EMPLOYEE STOCK PURCHASE	Management	For	For
	PLAN.			
4.	RATIFICATION OF APPOINTMENT BY THE BOARD OF DIRECTORS	Management	For	For
	OF PRICEWATERHOUSECOOPERS LLP AS SYNAGEVA'S INDEPENDENT			
	REGISTERED PUBLIC ACCOUNTING FIRM.			

#### CHINA HUIYUAN JUICE GROUP LTD

SECURITY G21123107 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 29-Jun-2012 ISIN KYG211231074 AGENDA 703874962 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
CMMT	PLEASE NOTE THAT THE COMPANY NOTICE IS AVAILABLE BY CLICKING ON THE URL LINK:- http://www.hkexnews.hk/listedco/listconews/sehk/ 2012/0531/LTN20120531034.pdf	Non-Voting		
CMMT	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR-ALL RESOLUTIONS. THANK YOU.	Non-Voting		
1	To receive, consider and approve the audited financial statements and the reports of directors and auditors for the year ended 31 December 2011	Management	For	For
2.a	To re-elect Mr. Zhu Xinli as director and authorise the board of directors of the Company to fix his remuneration	Management	For	For
2.b	To re-elect Mr. Lee Wen-chieh as director and authorise the board of directors of the Company to fix her remuneration	Management	For	For
2.c	To elect Mr. Leung Man Kit Michael as director and authorise the board of directors of the Company to fix his remuneration	Management	For	For
2.d	To elect Mr. Zhao Chen as director and authorise the board of directors of the Company to fix his remuneration	Management	For	For
3	To re-appoint PricewaterhouseCoopers as the auditors and authorise the board of directors of the Company to fix their remuneration	Management	For	For
4	Ordinary resolutions No. 4 set out in the notice of Annual General Meeting (to give general mandate to the directors to repurchase shares in the Company not exceeding 10% of the issued share capital of the Company)	Management	For	For
5	Ordinary resolutions No. 5 set out in the notice of Annual General Meeting (to give a general mandate to the director to allot, issue and deal with additional	Management	For	For

shares not exceeding 20% of the issued share capital of the Company)

Ordinary resolution No. 6 set out in the notice of Annual General Meeting (to give a general mandate to extend the general mandate to the directors to allot, issue and deal with additional shares in the Company to include the nominal amount of shares repurchased under resolution No. 4, if passed)

Management For

For

THRANE & THRANE A/S, KONGENS LYNGBY

SECURITY K9569C105 MEETING TYPE ExtraOrdinary General Meeting

TICKER SYMBOL MEETING DATE 29-Jun-2012

ISIN DK0010279215 AGENDA 703901252 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
CMMT	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO-BE REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE	Non-Voting		
CMMT	PLEASE NOTE THAT IF THE CHAIRMAN OF THE BOARD OR A BOARD MEMBER IS APPOINTED-AS PROXY, WHICH IS OFTEN THE CASE, 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. THE- SUB CUSTODIAN BANKS OFFER REPRESENTATION SERVICES FOR AN ADDED FEE IF-REOUESTED. THANK YOU	Non-Voting		
CMMT	PLEASE BE ADVISED THAT SOME SUBCUSTODIANS IN DENMARK REQUIRE THE SHARES TO BE-REGISTERED IN SEGREGATED ACCOUNTS BY REGISTRATION DEADLINE IN ORDER TO-PROVIDE VOTING SERVICE. PLEASE CONTACT YOUR GLOBAL CUSTODIAN TO FIND OUT IF-THIS REQUIREMENT APPLIES TO YOUR SHARES AND, IF SO, YOUR SHARES ARE-REGISTERED IN A SEGREGATED ACCOUNT FOR THIS GENERAL MEETING.	Non-Voting		
1	To elect members to the Board of Directors Lockman Electronic Holdings Ltd. proposes that all shareholder-elected board members be replaced by candidates to be nominated by Lockman Electronic Holdings Ltd	Management	For	For
2	To pass a resolution to delist the company's shares from NASDAQ OMX Copenhagen A/S	Management	For	For

#### SOLUTIA INC.

SECURITY 834376501 MEETING TYPE Special TICKER SYMBOL SOA MEETING DATE 29-Jun-2012 ISIN US8343765017 AGENDA 933648416 - Management

151N 050545705017 AddNDA 555040410 Management

ITEM PROPOSAL TYPE VOTE MANAG

1.	PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 26, 2012, AS IT MAY BE AMENDED FROM TIME TO TIME, BY AND AMONG SOLUTIA INC., EASTMAN	Management	For	For
2.	CHEMICAL COMPANY AND EAGLE MERGER SUB CORPORATION. PROPOSAL TO APPROVE, ON A NON-BINDING, ADVISORY BASIS, COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO SOLUTIA INC.'S NAMED EXECUTIVE OFFICERS THAT IS BASED	Management	Abstain	Aga
3.	ON OR OTHERWISE RELATES TO THE MERGER. PROPOSAL TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES TO ADOPT THE MERGER AGREEMENT AT THE TIME OF THE SPECIAL MEETING.	Management	For	For
PRESTIG.	E BRANDS HOLDINGS, INC.			
	Y 74112D101 MEETING TYPE Annual SYMBOL PBH MEETING DATE 29-Jun-2012 US74112D1019 AGENDA 933650815 - Manageme	nt		
ITEM	PROPOSAL	TYPE	VOTE	FOR MAN
1.	DIRECTOR	Management	_	_
	1 MATTHEW M. MANNELLY 2 JOHN E. BYOM		For For	For For
	3 GARY E. COSTLEY		For	For
	4 CHARLES J. HINKATY		For	For
2.	5 PATRICK M. LONERGAN TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF PRESTIGE BRANDS HOLDINGS, INC. FOR THE FISCAL YEAR ENDING MARCH 31, 2013.	Management	For For	For For
3.	SAY ON PAY-AN ADVISORY VOTE ON THE RESOLUTION TO APPROVE THE COMPENSATION OF PRESTIGE BRANDS HOLDINGS INC.'S NAMED EXECUTIVE OFFICERS.	Management	Abstain	Aga
JAGUAR 1	MINING INC.			
	Y 47009M103 MEETING TYPE Annual SYMBOL JAG MEETING DATE 29-Jun-2012 CA47009M1032 AGENDA 933657643 - Manageme	nt		
ITEM	PROPOSAL	TYPE	VOTE	FOF MAN
01	DIRECTOR	Management		
01	1 JOHN ANDREWS	Harragement	For	For
	2 ANDREW C BURNS		For	For

2 ANDREW C. BURNS

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GILMOUR CLAUSEN

GARY E. GERMAN

RICHARD FALCONER

ANTHONY F. GRIFFITHS

For

02 REAPPOINTMENT OF KPMG LLP AS AUDITORS AND AUTHORIZATION Management For OF THE DIRECTORS TO FIX THE REMUNERATION OF THE AUDITORS.

#### SIGNATURES

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

Registrant The GDL Fund

By (Signature and Title)\* /s/ Bruce N. Alpert
Bruce N. Alpert, Principal Executive Officer

Date August 22, 2012

Print the name and title of each signing officer under his or her signature. For