GDL FUND Form N-PX August 23, 2018
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 <u>811-21969</u>
The GDL Fund
(Exact name of registrant as specified in charter)
One Corporate Center
Rye, New York 10580-1422
(Address of principal executive offices) (Zip code)
Bruce N. Alpert
Gabelli Funds, LLC
One Corporate Center

Rye, New York 10580-1422

(Name and address of agent for service)

Registrant's telephone number, including area code: <u>1-800-422-3554</u>

Date of fiscal year end: <u>December 31</u>

Date of reporting period: July 1, 2017 – June 30, 2018

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

A registrant is required to disclose the information specified by Form N-PX, and the Commission will make this information public. A registrant is not required to respond to the collection of information contained in Form N-PX unless the Form displays a currently valid Office of Management and Budget ("OMB") control number. Please direct comments concerning the accuracy of the information collection burden estimate and any suggestions for reducing the burden to the Secretary, Securities and Exchange Commission, 450 Fifth Street, NW, Washington, DC 20549-0609. The OMB has reviewed this collection of information under the clearance requirements of 44 U.S.C. § 3507.

PROXY VOTING RECORD

FOR PERIOD JULY 1, 2017 TO JUNE 30, 2018

ProxyEdge

Report Date: 07/01/2018

Meeting Date Range: 07/01/2017 - 06/30/2018

1

The GDL Fund

Investment Company Report

WESTERNZAGROS RESOURCES LTD, CALGARY AB

960008100 Meeting Type Security MIX

Ticker Meeting Date 05-Jul-2017

Symbol

ISIN CA9600081009 Agenda 708295058 - Management

Proposed For/Against Item Proposal Vote Management by

PLEASE NOTE THAT SHAREHOLDERS

ARE

ALLOWED TO VOTE 'IN FAVOR' OR

'AGAINST'-ONLY

CMMT FOR RESOLUTIONS 1, 4, 5 AND 6 AND Non-Voting

'IN FAVOR' OR

'ABSTAIN' ONLY FOR-RESOLUTION

ELECTION OF DIRECTOR: RANDALL

NUMBERS 2.1 TO

2.7 AND 3. THANK YOU

TO SET THE NUMBER OF DIRECTORS ManagementFor For 1 AT SEVEN (7)

ELECTION OF DIRECTOR: DAVID J. 2.1 ManagementAgainst Against

BOONE

ELECTION OF DIRECTOR: JOHN ManagementFor For

2.2 **FRANGOS**

ELECTION OF DIRECTOR: M. SIMON 2.3 ManagementFor For

HATFIELD

ELECTION OF DIRECTOR: JAMES C. 2.4 ManagementFor For

HOUCK

ELECTION OF DIRECTOR: JONATHAN 2.5 ManagementFor For

OESTREICH

ManagementFor

For

2.6 **OLIPHANT**

ELECTION OF DIRECTOR: WILLIAM 2.7 ManagementFor For

WALLACE

ON THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS **AUDITORS** OF THE CORPORATION FOR THE **ENSUING YEAR AT** 3 ManagementFor For SUCH REMUNERATION AS MAY BE APPROVED BY THE AUDIT COMMITTEE OF THE **BOARD OF DIRECTORS** ON THE RENEWAL AND APPROVAL OF THE CORPORATION'S STOCK OPTION PLAN 4 AS SET ManagementFor For FORTH IN THE ACCOMPANYING **INFORMATION** CIRCULAR OF THE CORPORATION ON THE APPROVAL OF CERTAIN AMENDMENTS TO THE CORPORATION'S CURRENT STOCK **OPTION** 5 ManagementAgainst Against PLAN AS SET FORTH IN THE ACCOMPANYING INFORMATION CIRCULAR OF THE **CORPORATION** PASSING, WITH OR WITHOUT VARIATION, A SPECIAL RESOLUTION, THE FULL TEXT OF WHICH IS SET FORTH IN APPENDIX "A" TO THE ACCOMPANYING MANAGEMENT **INFORMATION** CIRCULAR OF THE CORPORATION DATED JUNE 6, 2017 (THE "INFORMATION CIRCULAR"), TO APPROVE A PLAN OF ARRANGEMENT 6 **PURSUANT** ManagementFor For TO SECTION 193 OF THE BUSINESS CORPORATIONS ACT (ALBERTA) INVOLVING THE CORPORATION, THE SHAREHOLDERS OF THE CORPORATION, WZG ACQUISITION LTD. AND CREST ENERGY INTERNATIONAL LLC, **ALL AS MORE** PARTICULARLY DESCRIBED IN THE **INFORMATION CIRCULAR**

ALERE INC.

Security 01449J105 Meeting Type Special Ticker **ALR** Meeting Date 07-Jul-2017 Symbol **ISIN** US01449J1051 Agenda 934647821 - Management **Proposed** For/Against Proposal Vote Item Management TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 30, 2016 (THE "ORIGINAL MERGER AGREEMENT"), AS AMENDED BY THE AMENDMENT TO AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 13, 1. ManagementFor 2017 (THE For "MERGER AGREEMENT AMENDMENT") BY AND AMONG ABBOTT LABORATORIES, AN **ILLINOIS** CORPORATION, ALERE INC., A ...(DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR **FULL** PROPOSAL). TO APPROVE, BY NON-BINDING ADVISORY VOTE, THE COMPENSATION THAT MAY BE PAID OR MAY BECOME PAYABLE TO ALERE INC.S **NAMED** 2. EXECUTIVE OFFICERS IN CONNECTION ManagementFor For WITH, OR FOLLOWING, THE CONSUMMATION OF THE MERGER CONTEMPLATED BY THE **MERGER** AGREEMENT. TO APPROVE THE ADJOURNMENT OF 3. ManagementFor For 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 THE SPECIAL MEETING OR ANY ADJOURNMENT OR

POSTPONEMENT THEREOF TO ADOPT

THE

MERGER AGREEMENT.

NEXVET BIOPHARMA PLC

Security G6503X109 Meeting Type Special

Ticker **NVET** Meeting Date 10-Jul-2017

Symbol

ISIN Agenda IE00BVB38Y49 934647035 - Management

Proposed For/Against Item Proposal Vote Management by

TO APPROVE THE SCHEME OF

ARRANGEMENT, AS

DESCRIBED IN THE PROXY

STATEMENT, IN ITS

ORIGINAL FORM OR WITH OR SUBJECT

1. TO ANY For ManagementFor

MODIFICATION(S), ADDITION(S) OR

CONDITION(S)

APPROVED OR IMPOSED BY THE HIGH

COURT OF IRELAND.

NEXVET BIOPHARMA PLC

Security G6503X109 Meeting Type Special

Ticker **NVET** Meeting Date 10-Jul-2017

Symbol

ISIN IE00BVB38Y49 Agenda 934647201 - Management

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

SPECIAL RESOLUTION - TO AMEND

THE

MEMORANDUM OF ASSOCIATION OF

NEXVET TO

BROADEN THE OBJECTS OF NEXVET IN ManagementFor S1. For

ORDER TO

ENABLE IT TO IMPLEMENT THE

SCHEME.

ORDINARY RESOLUTION - TO APPROVE

THE

SCHEME AND TO AUTHORIZE THE

NEXVET

DIRECTORS TO TAKE SUCH ACTION AS ManagementFor O2. For

THEY

CONSIDER NECESSARY OR

APPROPRIATE TO

CARRY THE SCHEME INTO EFFECT.

S3. SPECIAL RESOLUTION - TO APPROVE ManagementFor For

THE

CANCELLATION OF THE

CANCELLATION SHARES

PURSUANT TO SECTION 84 OF THE

ACT. **ORDINARY RESOLUTION - TO AUTHORIZE THE** DIRECTORS OF NEXVET TO EFFECT ALLOTMENT OF THE NEW NEXVET SHARES AND TO O4. ManagementFor For APPLY THE RESERVE IN THE BOOKS **ARISING UPON** THE CANCELLATION DESCRIBED ABOVE IN PAYING UP IN FULL AT PAR NEW NEXVET SHARES. SPECIAL RESOLUTION - TO AMEND THE NEXVET ARTICLES SO THAT ANY NEXVET SHARES, OTHER THAN ANY ALLOTTED AND ISSUED TO **BIDCO** AND/OR ITS NOMINEE(S), ALLOTTED **AND ISSUED** FOLLOWING THE VOTING RECORD S5. TIME WILL ManagementFor For EITHER BE SUBJECT TO THE TERMS OF THE SCHEME OR WILL BE IMMEDIATELY **AND** AUTOMATICALLY ACQUIRED BY BIDCO FOR THE SAME ...(DUE TO SPACE LIMITS, SEE **PROXY** STATEMENT FOR FULL PROPOSAL). SPECIAL RESOLUTION - TO APPROVE THE CANCELLATION OF THE EURO S6. ManagementFor For **DEFERRED SHARES** PURSUANT TO SECTION 84 OF THE ACT. ORDINARY RESOLUTION - TO APPROVE PROPOSAL TO ADJOURN THE EGM, O7. ManagementFor ...(DUE TO For SPACE LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL). PANERA BREAD COMPANY 69840W108 Security Meeting Type Special Ticker **PNRA** Meeting Date 11-Jul-2017 Symbol **ISIN** US69840W1080 Agenda 934645029 - Management

For/Against **Proposed Proposal** Vote Item Management TO ADOPT THE AGREEMENT AND PLAN MERGER, DATED AS OF APRIL 4, 2017, **BY AND** 1. ManagementFor For AMONG PANERA BREAD COMPANY, JAB HOLDINGS B.V., RYE PARENT CORP., AND RYE MERGER SUB, INC. TO APPROVE, BY NON-BINDING, ADVISORY VOTE, **CERTAIN COMPENSATION** 2. ARRANGEMENTS FOR ManagementFor For THE COMPANY'S NAMED EXECUTIVE **OFFICERS IN** CONNECTION WITH THE MERGER. CABELA'S INCORPORATED Security 126804301 Meeting Type Special Ticker **CAB** Meeting Date 11-Jul-2017 Symbol ISIN US1268043015 934647085 - Management Agenda **Proposed** For/Against Item Proposal Vote Management by THE PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF OCTOBER 3, 2016, BY AND AMONG CABELA'S **INCORPORATED** ("CABELA'S"), BASS PRO GROUP, LLC AND PRAIRIE MERGER SUB, INC. ("SUB"), AS For 1. ManagementFor AMENDED BY THE AMENDMENT TO AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 17, 2017, AND AS FURTHER AMENDED FROM TIME TO TIME (THE "MERGER AGREEMENT"). 2. THE PROPOSAL TO APPROVE, BY A ManagementFor For **NON-BINDING** ADVISORY VOTE, THE COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO CABELA'S' NAMED EXECUTIVE OFFICERS AND THAT IS BASED

ON, OR OTHERWISE RELATES TO, THE

MERGER OF

SUB WITH AND INTO CABELA'S, AS

CONTEMPLATED

BY THE MERGER AGREEMENT.

THE PROPOSAL TO ADJOURN THE

SPECIAL

MEETING TO A LATER DATE OR TIME

NECESSARY OR APPROPRIATE,

INCLUDING TO

SOLICIT ADDITIONAL PROXIES IN

3. **FAVOR OF THE** ManagementFor

PROPOSAL TO ADOPT THE MERGER

AGREEMENT

IF THERE ARE INSUFFICIENT VOTES AT

THE TIME

OF THE SPECIAL MEETING TO ADOPT

THE MERGER

AGREEMENT.

FORTRESS INVESTMENT GROUP LLC

34958B106 Meeting Type Security Special

Ticker FIG Meeting Date 12-Jul-2017

Symbol

ISIN US34958B1061 Agenda 934649457 - Management

For

For

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

THE PROPOSAL TO ADOPT THE

MERGER

AGREEMENT, THEREBY APPROVING

1. ManagementFor For THE

TRANSACTIONS CONTEMPLATED BY

THE MERGER

AGREEMENT AND THE MERGER.

THE PROPOSAL TO APPROVE ANY

POSTPONEMENTS OF THE SPECIAL

MEETING FOR

THE PURPOSE OF SOLICITING

ADDITIONAL

PROXIES IF THERE ARE HOLDERS OF

2. ManagementFor INSUFFICIENT NUMBER OF CLASS A

SHARES AND

CLASS B SHARES PRESENT OR

REPRESENTED BY

PROXY AT THE SPECIAL MEETING TO

CONSTITUTE

A QUORUM AT THE SPECIAL MEETING.

3. THE PROPOSAL TO APPROVE, BY ManagementFor For

NON-BINDING,

ADVISORY VOTE, CERTAIN

COMPENSATION THAT

WILL OR MAY BECOME PAYABLE BY

THE COMPANY

TO ITS NAMED EXECUTIVE OFFICERS

IN

CONNECTION WITH THE MERGER.

VWR CORPORATION

Security 91843L103 Meeting Type Special

Ticker **VWR** Meeting Date 13-Jul-2017

Symbol

ISIN US91843L1035 Agenda 934651375 - Management

Proposed For/Against Item Proposal Vote Management by

TO CONSIDER AND VOTE ON A

PROPOSAL TO

ADOPT THE AGREEMENT AND PLAN OF

MERGER

(AS IT MAY BE AMENDED FROM TIME

TO TIME, THE

"MERGER AGREEMENT"), DATED AS OF $^{\mathrm{ManagementFor}}$ 1. For

MAY 4.

2016, BY AND AMONG AVANTOR, INC.,

VAIL

ACQUISITION CORP AND VWR

CORPORATION.

TO APPROVE, ON AN ADVISORY AND

NON-BINDING

BASIS, SPECIFIED COMPENSATION

THAT MAY

BECOME PAYABLE TO THE NAMED

2. ManagementFor **EXECUTIVE** For

OFFICERS OF VWR CORPORATION IN

CONNECTION

WITH THE TRANSACTIONS

CONTEMPLATED BY THE

MERGER AGREEMENT.

TO APPROVE ONE OR MORE

ADJOURNMENTS OF

THE SPECIAL MEETING, IF NECESSARY

AND TO

THE EXTENT PERMITTED BY THE

MERGER

3. AGREEMENT, TO SOLICIT ADDITIONAL ManagementFor For

PROXIES IF

THERE ARE INSUFFICIENT VOTES AT

THE TIME OF

SPECIAL MEETING TO APPROVE THE

PROPOSAL

TO ADOPT THE MERGER AGREEMENT.

RITE AID	O CORPORATION				
Security 767754104		Meeting Type		Гуре	Annual
Ticker Symbol	RAD		Meeting l	Date	17-Jul-2017
ISIN	US7677541044		Agenda		934644750 - Management
		D 1		F /A :	
Item P	roposal	Proposed by	Vote	For/Agains Manageme	
IA. S	LECTION OF DIRECTOR: JOHN T. TANDLEY	Manageme	ntFor	For	
1B. A	ELECTION OF DIRECTOR: JOSEPH B. ANDERSON, R.	Manageme	ntFor	For	
1C E	ELECTION OF DIRECTOR: BRUCE G. BODAKEN	Manageme	ntFor	For	
1D E	ELECTION OF DIRECTOR: DAVID R. ESSICK	Manageme	ntFor	For	
IE. L	LECTION OF DIRECTOR: KEVIN E. OFTON	Manageme	ntFor	For	
I H	ELECTION OF DIRECTOR: MYRTLE S. POTTER	Manageme	ntFor	For	
1 (Ý	ELECTION OF DIRECTOR: MICHAEL N. REGAN	Manageme	ntFor	For	
I H	ELECTION OF DIRECTOR: FRANK A. AVAGE	Manageme	ntFor	For	
11	ELECTION OF DIRECTOR: MARCY YMS	Manageme	ntFor	For	
	ATIFY THE APPOINTMENT OF DELOITTE &				
2. T	OUCHE LLP AS OUR INDEPENDENT	Manageme	ntFor	For	
P	PUBLIC ACCOUNTING FIRM. APPROVE, ON AN ADVISORY BASIS,				
T	THE .				
3. E	COMPENSATION OF OUR NAMED	Manageme	ntFor	For	
P	PROXY				
	TATEMENT. OTE, ON AN ADVISORY BASIS, AS TO				
	THE TREALIENCY OF FLITHIRE ADVISORY				
	REQUENCY OF FUTURE ADVISORY OTES TO	Manageme	nt1 Year	For	
	APPROVE THE COMPENSATION OF OUR JAMED	_			
	EXECUTIVE OFFICERS.				
ONEBEA Security	CON INSURANCE GROUP, LTD. G67742109		Meeting 7	Tyne	Special
Ticker	OB		Meeting l		18-Jul-2017
Symbol				Daic	
ISIN	BMG677421098		Agenda		934649469 - Management

Item	Proposal	Proposed by Vote	For/Against Management
	TO APPROVE THE AGREEMENT AND	oy .	Wanagement
	PLAN OF MERGER, DATED AS OF MAY 2, 2017,		
	BY AND		
	AMONG ONEBEACON INSURANCE		
	GROUP, LTD.,		
	INTACT FINANCIAL CORPORATION, INTACT		
	BERMUDA HOLDINGS LTD. AND		
1.	INTACT	ManagementFor	For
	ACQUISITION CO. LTD., THE MERGER		
	OF INTACT		
	ACQUISITION CO. LTD. INTO		
	ONEBEACON		
	INSURANCE GROUP, LTD.,(DUE TO		
	SPACE LIMITS,		
	SEE PROXY STATEMENT FOR FULL		
	PROPOSAL).		
	TO APPROVE, ON A NON-BINDING,		
	ADVISORY		
	BASIS, THE COMPENSATION THAT		
	MAY BE PAID OR		
	BECOME PAYABLE TO THE NAMED		
	EXECUTIVE	7	
	OFFICERS OF ONEBEACON INSURANCE	i i	
2	GROUP,	ManagamantEau	Ear
2.	LTD. THAT IS BASED ON OR OTHERWISE RELATES	ManagementFor	For
	TO THE MERGER, AND THE		
	AGREEMENTS OR		
	UNDERSTANDINGS PURSUANT TO		
	WHICH SUCH		
	COMPENSATION MAY BE PAID OR		
	BECOME		
	PAYABLE.		
3.	TO APPROVE THE ADJOURNMENT OF	ManagementFor	For
	THE SPECIAL	C	
	GENERAL 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		
	THE SPECIAL		
	GENERAL MEETING OR ANY		
	ADJOURNMENT OR		
	POSTPONEMENT THEREOF TO		

APPROVE

PROPOSAL 1 ABOVE.

AKORN, INC.

Security 009728106 Meeting Type Special

Ticker AKRX Meeting Date 19-Jul-2017

Symbol AKRX Meeting Date 19-Jul-2017

ISIN US0097281069 Agenda 934651969 - Management

Item Proposal Proposed by Vote For/Against Management

TO APPROVE THE AGREEMENT AND

PLAN OF

MERGER, DATED AS OF APRIL 24, 2017,

BY AND

AMONG FRESENIUS KABI AG,

1. QUERCUS ManagementFor For

ACQUISITION, INC., AKORN, INC. AND,

SOLELY FOR

PURPOSES OF ARTICLE VIII THEREIN,

FRESENIUS

SE & CO. KGAA.

TO APPROVE, BY NON-BINDING,

ADVISORY VOTE,

THE COMPENSATION THAT MAY BE

PAID OR MAY

BECOME PAYABLE TO AKORN, INC.'S

NAMED

2. EXECUTIVE OFFICERS IN CONNECTION ManagementFor For

WITH, OR

FOLLOWING, THE CONSUMMATION OF

THE

MERGER CONTEMPLATED BY THE

AGREEMENT

AND PLAN OF MERGER.

TO APPROVE THE ADJOURNMENT OF

THE SPECIAL

MEETING TO A LATER DATE OR TIME,

 \mathbf{IF}

NECESSARY OR APPROPRIATE, TO

SOLICIT

3. ADDITIONAL PROXIES IN THE EVENT

THERE ARE

INSUFFICIENT VOTES AT THE TIME OF

THE SPECIAL

MEETING OR ANY ADJOURNMENT OR

POSTPONEMENT THEREOF TO ADOPT

THE

AGREEMENT AND PLAN OF MERGER.

PREMIER FOODS PLC

Security G7S17N124 Meeting Type Annual General Meeting

ManagementFor

Meeting Date 20-Jul-2017

For

Ticker Symbol

ISIN	GB00B7N0K053		Agenda		708293509 - Management
Item	Proposal	Proposed by	Vote	For/Against Managemen	
1	TO RECEIVE THE 2016/17 ANNUAL REPORT	Manageme	ntFor	For	
2	TO APPROVE THE DIRECTORS REMUNERATION REPORT	Manageme	ntFor	For	
3	TO APPROVE THE DIRECTORS REMUNERATION POLICY	Manageme	ntFor	For	
4	TO ELECT DANIEL WOSNER AS A DIRECTOR	Manageme	ntFor	For	
5	TO RE-ELECT DAVID BEEVER AS A DIRECTOR	Manageme	ntFor	For	
6	TO RE-ELECT GAVIN DARBY AS A DIRECTOR	Manageme	ntFor	For	
7	TO RE-ELECT RICHARD HODGSON AS A DIRECTOR	^A Manageme	ntFor	For	
8	TO RE-ELECT TSUNAO KIJIMA AS A DIRECTOR	Manageme	ntFor	For	
9	TO RE-ELECT IAN KRIEGER AS A DIRECTOR	Manageme	ntFor	For	
10	TO RE-ELECT JENNIFER LAING AS A DIRECTOR	Manageme		For	
11	TO RE-ELECT ALASTAIR MURRAY AS A DIRECTOR	Manageme	ntFor	For	
12	TO RE-ELECT PAM POWELL AS A DIRECTOR	Manageme	ntFor	For	
13	TO RE-APPOINT KPMG LLP AS AUDITOR	Manageme	ntFor	For	
14	TO APPROVE THE REMUNERATION OF THE AUDITOR	Manageme	ntFor	For	
15	TO APPROVE THE PREMIER FOODS DEFERRED BONUS PLAN 2017	Manageme	ntFor	For	
16	TO APPROVE THE AUTHORITY TO MAKE POLITICAL DONATIONS	Manageme	ntFor	For	
17	TO APPROVE THE AUTHORITY TO ALLOT SHARES TO RENEW THE AUTHORITY TO	Manageme	ntFor	For	
18	DISAPPLY PRE- EMPTION RIGHTS	Manageme	ntFor	For	
19	TO RENEW THE AUTHORITY TO DISAPPLY PRE- EMPTION RIGHTS FOR AN	Manageme	ntFor	For	

ACQUISITION OR A

SPECIFIED CAPITAL INVESTMENT

TO APPROVE THE NOTICE PERIOD FOR

20 **GENERAL** ManagementFor For

MEETINGS

GREAT WALL PAN ASIA HOLDINGS LIMITED

G4079W100 Meeting Type Security Special General Meeting

Ticker Meeting Date 21-Jul-2017

Symbol

ISIN BMG4079W1001 Agenda 708335155 - Management

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

PLEASE NOTE IN THE HONG KONG

MARKET THAT A

CMMT VOTE OF "ABSTAIN" WILL BE Non-Voting

TREATED-THE SAME

AS A "TAKE NO ACTION" VOTE. PLEASE NOTE THAT THE COMPANY

NOTICE AND

PROXY FORM ARE AVAILABLE BY

CLICKING-ON THE

CMMT URL LINKS:-Non-Voting

http://www.hkexnews.hk/listedco/listconews/SEHK/2017/

0630/LTN20170630097.pdf-AND-

http://www.hkexnews.hk/listedco/listconews/SEHK/2017/

0630/LTN20170630085.pdf

1 THAT (A) THE FIRST SALE AND ManagementFor For

PURCHASE

AGREEMENT DATED 19 MAY 2017 (THE

"FIRST SALE

AND PURCHASE AGREEMENT"), A

COPY OF WHICH

HAS BEEN PRODUCED TO THE

MEETING MARKED

"A" AND INITIALLED BY THE

CHAIRMAN OF THE

MEETING FOR IDENTIFICATION

PURPOSES)

ENTERED INTO BETWEEN GREAT

WALL PAN ASIA III

HOLDING LIMITED (THE "FIRST

PURCHASER") AND

CHINA GREAT WALL AMC

(INTERNATIONAL)

HOLDINGS COMPANY LIMITED (AS

SPECIFIED)

(FORMERLY KNOWN AS "GREAT WALL

PAN ASIA

INTERNATIONAL INVESTMENT CO.,

LIMITED (AS

SPECIFIED)") (THE "VENDOR"),

PURSUANT TO

WHICH THE VENDOR CONDITIONALLY

AGREED TO

SELL, AND THE FIRST PURCHASER

CONDITIONALLY

AGREED TO PURCHASE, THE ENTIRE

ISSUED

SHARE CAPITAL IN THE FIRST TARGET

COMPANY,

FOR A CASH CONSIDERATION OF HKD

38,701,969

BE AND IS HEREBY APPROVED,

RATIFIED AND

CONFIRMED; AND (B) ANY ONE OF THE

DIRECTORS

OF THE COMPANY BE AND IS HEREBY

AUTHORISED

TO DO ALL SUCH ACTS AND THINGS,

TO SIGN AND

EXECUTE ALL DOCUMENTS OR

AGREEMENTS

UNDER HAND (AND, WHERE

REQUIRED, UNDER

THE COMMON SEAL OF THE COMPANY

TOGETHER

WITH ANY OTHER DIRECTOR OR THE

COMPANY

SECRETARY OF THE COMPANY) FOR

AND ON

BEHALF OF THE COMPANY AS

HE/SHE/THEY MAY

CONSIDER NECESSARY, DESIRABLE,

APPROPRIATE OR EXPEDIENT IN

CONNECTION

WITH AND/OR TO IMPLEMENT AND/OR

GIVE EFFECT

TO THE FIRST SALE AND PURCHASE

AGREEMENT

AND THE TRANSACTIONS

CONTEMPLATED

THEREUNDER, AND TO AGREE TO

SUCH

VERIFICATION, AMENDMENT OR

WAIVER AS ARE, IN

THE OPINION OF THE DIRECTORS, IN

THE

INTERESTS OF THE COMPANY

2 THAT (A) THE SECOND SALE AND ManagementFor For

PURCHASE

AGREEMENT DATED 19 MAY 2017 (THE

"SECOND

SALE AND PURCHASE AGREEMENT"), A

COPY OF

WHICH HAS BEEN PRODUCED TO THE

MEETING

MARKED "B" AND INITIALLED BY THE

CHAIRMAN OF

THE MEETING FOR IDENTIFICATION

PURPOSES)

ENTERED INTO BETWEEN GREAT

WALL PAN ASIA II

HOLDING LIMITED (THE "SECOND

PURCHASER")

AND THE VENDOR, PURSUANT TO

WHICH THE

VENDOR CONDITIONALLY AGREED TO

SELL, AND

THE SECOND PURCHASER

CONDITIONALLY

AGREED TO PURCHASE, THE ENTIRE

ISSUED

SHARE CAPITAL IN THE SECOND

TARGET

COMPANY, FOR A CASH

CONSIDERATION OF HKD

868,834 BE AND IS HEREBY APPROVED,

RATIFIED

AND CONFIRMED; AND (B) ANY ONE

OF THE

DIRECTORS OF THE COMPANY BE AND

IS HEREBY

AUTHORISED TO DO ALL SUCH ACTS

AND THINGS,

TO SIGN AND EXECUTE ALL

DOCUMENTS OR

AGREEMENTS UNDER HAND (AND,

WHERE

REQUIRED, UNDER THE COMMON

SEAL OF THE

COMPANY TOGETHER WITH ANY

OTHER DIRECTOR

OR THE COMPANY SECRETARY OF THE

COMPANY)

FOR AND ON BEHALF OF THE

COMPANY AS

HE/SHE/THEY MAY CONSIDER

NECESSARY,

DESIRABLE, APPROPRIATE OR

EXPEDIENT IN

CONNECTION WITH AND/OR TO

IMPLEMENT

AND/OR GIVE EFFECT TO THE SECOND

SALE AND

PURCHASE AGREEMENT AND THE

TRANSACTIONS

CONTEMPLATED THEREUNDER AND

TO AGREE TO

SUCH VERIFICATION, AMENDMENT OR

WAIVER AS

ARE, IN THE OPINION OF THE

DIRECTORS, IN THE

INTERESTS OF THE COMPANY

3 THAT (A) SUBJECT TO THE PASSING OF ManagementFor For THE

RESOLUTION NO. 1 ABOVE, THE

ORIGINAL ASSET

MANAGEMENT AGREEMENT DATED 19

MAY 2017,

AS AMENDED AND RESTATED BY THE

RESTATED

ASSET MANAGEMENT AGREEMENT

DATED 29 JUNE

2017 (THE "RESTATED ASSET

MANAGEMENT

AGREEMENT"), A COPY OF WHICH HAS

REEN

PRODUCED TO THE MEETING MARKED

"C" AND

INITIALLED BY THE CHAIRMAN OF

THE MEETING

FOR IDENTIFICATION PURPOSES)

ENTERED INTO

BETWEEN THE FIRST TARGET

COMPANY AND THE

VENDOR, PURSUANT TO WHICH THE

FIRST TARGET

COMPANY CONDITIONALLY AGREED

TO PROVIDE

DISCRETIONARY ASSET

MANAGEMENT SERVICES

TO THE VENDOR PURSUANT TO THE

TERMS AND

CONDITIONS CONTAINED THEREIN BE

AND IS

HEREBY APPROVED, RATIFIED AND

CONFIRMED;

AND (B) ANY ONE OF THE DIRECTORS

OF THE

COMPANY BE AND IS HEREBY

AUTHORISED TO DO

ALL SUCH ACTS AND THINGS, TO SIGN

AND

EXECUTE ALL DOCUMENTS OR

AGREEMENTS

UNDER HAND (AND, WHERE

REQUIRED, UNDER

THE COMMON SEAL OF THE COMPANY

TOGETHER

WITH ANY OTHER DIRECTOR OR THE

COMPANY

SECRETARY OF THE COMPANY) FOR

AND ON

BEHALF OF THE COMPANY AS

HE/SHE/THEY MAY

CONSIDER NECESSARY, DESIRABLE,

APPROPRIATE OR EXPEDIENT IN

CONNECTION

WITH AND/OR TO IMPLEMENT AND/OR

GIVE EFFECT

TO THE RESTATED ASSET

MANAGEMENT

AGREEMENT (INCLUDING THE

PROPOSED ANNUAL

CAPS CONTEMPLATED THEREUNDER)

AND THE

TRANSACTIONS CONTEMPLATED

THEREUNDER

AND TO AGREE TO SUCH

VERIFICATION,

AMENDMENT OR WAIVER AS ARE, IN

THE OPINION

OF THE DIRECTORS, IN THE INTERESTS

OF THE

COMPANY

GLOBAL SOURCES LTD.

Security G39300101 Meeting Type Special

Ticker **GSOL** Meeting Date 24-Jul-2017 Symbol

ISIN BMG393001018 Agenda 934653848 - Management

Proposed For/Against Item Proposal Vote Management ManagementFor For

1. BYE-LAWS PROPOSAL: TO APPROVE

AMENDMENT

OF BYE-LAW 152 OF THE EXISTING

BYE-LAWS OF

GLOBAL SOURCES LTD. (THE

"COMPANY") BY

REPLACING THE EXISTING BYE-LAW

152 WITH THE

FOLLOWING NEW BYE-LAW 152 (THE

"BYE-LAWS

AMENDMENT"). ...(DUE TO SPACE

ManagementFor

ManagementFor

For

For

For

LIMITS, SEE

PROXY STATEMENT FOR FULL

PROPOSAL).

AMALGAMATION PROPOSAL: TO

APPROVE (I) THE

AMALGAMATION (THE

"AMALGAMATION") OF THE

COMPANY AND EXPO HOLDINGS II

LTD

("AMALGAMATION SUB") WITH THE

AMALGAMATED

2. COMPANY RESULTING FROM THE

AMALGAMATION

CONTINUING AS A BERMUDA

EXEMPTED COMPANY

LIMITED BY SHARES AND BECOMING

A WHOLLY-

OWNED SUBSIDIARY OF ...(DUE TO

SPACE LIMITS,

SEE PROXY STATEMENT FOR FULL

PROPOSAL).

ADJOURNMENT PROPOSAL: TO

APPROVE AN

ADJOURNMENT OF THE SPECIAL

GENERAL

MEETING AS THE CHAIRMAN OF THE

SPECIAL

GENERAL MEETING DETERMINES IN

ACCORDANCE

WITH THE BYE-LAWS OF THE

3. COMPANY IN ORDER

FOR THE COMPANY TO TAKE SUCH

ACTIONS AS

THE BOARD OF DIRECTORS OF THE

COMPANY MAY

DETERMINE AS ARE NECESSARY OR

...(DUE TO

SPACE LIMITS, SEE PROXY

STATEMENT FOR FULL

PROPOSAL).

WEST CORPORATION

Security 952355204 Meeting Type Special

Ticker Symbol WSTC Meeting Date 26-Jul-2017

ISIN US9523552043 Agenda 934655727 - Management

ManagementFor

Item Proposal Proposed by Vote For/Against Management

1. THE PROPOSAL TO ADOPT THE

AGREEMENT AND

PLAN OF MERGER, DATED AS OF MAY

20

9, 2017 AND

AS MAY BE AMENDED FROM TIME TO

TIME (THE

"MERGER AGREEMENT"), BY AND

AMONG MOUNT

OLYMPUS HOLDINGS, INC., A

DELAWARE

CORPORATION ("PARENT"), OLYMPUS

MERGER

SUB, INC., A DELAWARE

CORPORATION AND

WHOLLY-OWNED SUBSIDIARY OF

PARENT, AND

WEST CORPORATION, A DELAWARE

CORPORATION

("WEST").

THE PROPOSAL TO APPROVE, BY A

NON-BINDING

ADVISORY VOTE, THE COMPENSATION

THAT MAY

BE PAID OR BECOME PAYABLE TO

2. WEST'S NAMED ManagementFor For

EXECUTIVE OFFICERS THAT IS BASED

ON OR

OTHERWISE RELATES TO THE MERGER

CONTEMPLATED BY THE MERGER

AGREEMENT.

THE PROPOSAL TO ADJOURN THE

SPECIAL

MEETING TO A LATER DATE OR TIME

NECESSARY OR APPROPRIATE,

INCLUDING TO

SOLICIT ADDITIONAL PROXIES IN

3. **FAVOR OF THE** ManagementFor For

PROPOSAL TO ADOPT THE MERGER

AGREEMENT

IF THERE ARE INSUFFICIENT VOTES AT

THE TIME

OF THE SPECIAL MEETING TO ADOPT

THE MERGER

AGREEMENT.

TEMBEC INC.

Security 87974D100 Meeting Type Special

Ticker **TMBCF** Meeting Date 27-Jul-2017

Symbol

ISIN CA87974D1006 Agenda 934655309 - Management

Proposed For/Against Proposal Vote Item by Management

01 For ManagementFor

A SPECIAL RESOLUTION (THE

"ARRANGEMENT

RESOLUTION"), THE FULL TEXT OF

WHICH IS SET

FORTH IN APPENDIX C TO THE

ACCOMPANYING

MANAGEMENT INFORMATION

CIRCULAR OF THE

CORPORATION DATED JUNE 13, 2017

(THE

"CIRCULAR"), APPROVING AN

ARRANGEMENT

UNDER SECTION 192 OF THE CANADA

BUSINESS

CORPORATIONS ACT, AS AMENDED,

ALL AS MORE

PARTICULARLY DESCRIBED IN THE

CIRCULAR.

XACTLY CORPORATION

Security 98386L101 Meeting Type Special

Ticker XTLY Meeting Date 28-Jul-2017

Symbol Nieting Date 28-Jui-2017

ISIN US98386L1017 Agenda 934656793 - Management

Item Proposal Proposed by Vote For/Against Management

TO ADOPT THE AGREEMENT AND PLAN

OF

MERGER, DATED AS OF MAY 29, 2017,

AS AMENDED

ON JUNE 20, 2017, BY AND AMONG

1. EXCALIBUR ManagementFor For

PARENT, LLC, EXCALIBUR MERGER

SUB, INC. AND

XACTLY CORPORATION, AS IT MAY BE

AMENDED

FROM TIME TO TIME.

TO APPROVE THE ADOPTION OF ANY

PROPOSAL

TO ADJOURN THE SPECIAL MEETING

TO A LATER

DATE OR DATES IF NECESSARY OR

APPROPRIATE

2. TO SOLICIT ADDITIONAL PROXIES IF ManagementFor For

THERE ARE

INSUFFICIENT VOTES TO ADOPT THE

MERGER

AGREEMENT AT THE TIME OF THE

SPECIAL

MEETING.

OSISKO GOLD ROYALTIES LTD.

Security 68827L101 Meeting Type Special General Meeting

Ticker Meeting Date 31-Jul-2017

Symbol

ISIN CA68827L1013 Agenda 708342794 - Management

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

PLEASE NOTE THAT RESOLUTION 1 IS

TO BE

CMMT APPROVED BY Non-Voting

DISINTERESTED-SHAREHOLDERS.

THANK YOU

PLEASE NOTE THAT SHAREHOLDERS

ARE

ALLOWED TO VOTE 'IN FAVOR' OR

CMMT 'AGAINST' FOR-Non-Voting

RESOLUTION 1, ABSTAIN IS NOT A

VOTING OPTION ON THIS MEETING

TO CONSIDER AND, IF DEEMED

ADVISABLE, TO

PASS, WITH OR WITHOUT VARIATION,

AN

ORDINARY RESOLUTION, THE TEXT OF

WHICH IS

1 SET OUT IN SCHEDULE "A" -ManagementFor For

"RESOLUTIONS TO BE

APPROVED AT THE MEETING" TO THE ACCOMPANYING CIRCULAR, ALL AS

MORE

PARTICULARLY DESCRIBED IN THE

CIRCULAR

OSISKO GOLD ROYALTIES LTD

68827L101 Security Meeting Type Special

Ticker OR Meeting Date 31-Jul-2017 Symbol

ISIN CA68827L1013 Agenda 934657202 - Management

Proposed For/Against Item Proposal Vote Management

01 TO CONSIDER AND, IF DEEMED ManagementFor For

ADVISABLE, TO

PASS, WITH OR WITHOUT VARIATION,

AN

ORDINARY RESOLUTION, THE TEXT OF

WHICH IS

SET OUT IN SCHEDULE "A" -

"RESOLUTIONS TO BE

APPROVED AT THE MEETING" TO THE

ACCOMPANYING CIRCULAR, ALL AS

MORE

PARTICULARLY DESCRIBED IN THE

CIRCULAR.

STRAIGHT PATH COMMUNICATIONS, INC

Security 862578101 Meeting Type Special

Ticker STRP Meeting Date 02-Aug-2017

Symbol STRP Weeting Date 02-Aug-2017

ISIN US8625781013 Agenda 934657618 - Management

For

Item Proposal Proposed by Vote For/Against Management

ADOPT THE AGREEMENT AND PLAN OF

MERGER,

DATED AS OF MAY 11, 2017, AS IT MAY

BE

AMENDED FROM TIME TO TIME (THE

"MERGER
1. ManagementFor

AGREEMENT"), BY AND AMONG STRAIGHT PATH

COMMUNICATIONS INC., VERIZON

COMMUNICATIONS INC. AND WAVES

MERGER SUB

I, INC.

APPROVE, ON A NON-BINDING,

ADVISORY BASIS,

CERTAIN COMPENSATION THAT MAY

BE PAID OR

BECOME PAYABLE TO STRAIGHT PATH

COMMUNICATIONS INC.'S NAMED

EXECUTIVE

2. OFFICERS IN CONNECTION WITH THE ManagementFor For

MERGER AND

THE AGREEMENTS AND

UNDERSTANDINGS

PURSUANT TO WHICH SUCH

COMPENSATION MAY

BE PAID OR BECOME PAYABLE.

APPROVE ADJOURNMENTS OF THE

SPECIAL

MEETING, IF NECESSARY OR

APPROPRIATE, TO

SOLICIT ADDITIONAL PROXIES IF

THERE ARE

3. INSUFFICIENT VOTES AT THE TIME OF ManagementFor For

THE SPECIAL

MEETING TO ADOPT THE MERGER

AGREEMENT OR

IF A QUORUM IS NOT PRESENT AT THE

SPECIAL

MEETING.

PATHEON N.V.

Security N6865W105 Meeting Type Special

Ticker Symbo	l PTHN		Meeting	Date	02-Aug-2017
ISIN	NL0011970280		Agenda		934658329 - Management
Item	Proposal	Proposed by	Vote	For/Again Manageme	
1A.	THE CONDITIONAL APPOINTMENT TO OUR BOARD: SETH H. HOOGASIAN AS NON-EXECUTIVE DIRECTOR	Manageme	entFor	For	
1B.	THE CONDITIONAL APPOINTMENT TO OUR BOARD: ANTHONY H. SMITH AS EXECUTIVE DIRECTOR	Manageme	entFor	For	
1C.	THE CONDITIONAL APPOINTMENT TO OUR BOARD: PATRICK M. DURBIN AS NON-EXECUTIVE DIRECTOR	Manageme	entFor	For	
1D.	THE CONDITIONAL APPOINTMENT TO OUR BOARD: JOHN SOS AS NON-EXECUTIVE DIRECTOR	Manageme	entFor	For	
1E.	THE CONDITIONAL APPOINTMENT TO OUR BOARD: SHIRAZ LADIWALA AS NON-EXECUTIVE DIRECTOR	Manageme	entFor	For	
2.	CONDITIONAL GRANTING OF FULL AND FINAL DISCHARGE TO EACH MEMBER(DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL). CONDITIONAL APPROVAL OF THE	Manageme	entFor	For	
3.	SALE, TRANSFER AND ASSUMPTION OF THE BUSINESS OF THE COMPANY, INCLUDING SUBSTANTIALLY ALL OF THE ASSETS AND LIABILITIES OF THE COMPANY, TO OR BY THERMO FISHER (CN) LUXEMBOURG S.A R.L. (OR AN AFFILIATE THEREOF) (AGENDA	Manageme	entFor	For	
4.	ITEM 5). CONDITIONAL RESOLUTION TO (1) DISSOLVE THE COMPANY IN ACCORDANCE WITH ARTICLE 2:19 OF THE DUTCH CIVIL CODE, (2) APPOINT	Manageme	entFor	For	

STICHTING

VEREFFENAAR PATHEON AS THE

LIQUIDATOR OF

THE COMPANY, (3) APPOINT PATHEON

HOLDINGS

B.V. AS THE CUSTODIAN OF ...(DUE TO

SPACE

LIMITS, SEE PROXY STATEMENT FOR

FULL

PROPOSAL).

CONDITIONAL RESOLUTION TO

AMEND THE

COMPANY'S ARTICLES OF

ASSOCIATION AND TO

5. CONVERT THE LEGAL FORM OF THE ManagementFor For

COMPANY

INTO A PRIVATE COMPANY WITH

LIMITED LIABILITY

(AGENDA ITEM 7).

TO APPROVE, BY NON-BINDING VOTE,

THF

COMPENSATION THAT MAY ...(DUE TO

6. SPACE ManagementFor For

LIMITS, SEE PROXY STATEMENT FOR

FULL

PROPOSAL).

SPRINT CORPORATION

Security 85207U105 Meeting Type Annual
Ticker
Symbol S Meeting Date 03-Aug-2017

ISIN US85207U1051 Agenda 934647453 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	ent	
	1 GORDON BETHUNE		For	For
	2 MARCELO CLAURE		For	For
	3 PATRICK DOYLE		For	For
	4 RONALD FISHER		For	For
	5 JULIUS GENACHOWSKI		For	For
	6 ADM. MICHAEL MULLEN		For	For
	7 MASAYOSHI SON		For	For
	8 SARA MARTINEZ TUCKER		For	For
	TO RATIFY THE APPOINTMENT OF			
	DELOITTE &			
	TOUCHE LLP AS THE INDEPENDENT			
2.	REGISTERED	Managama	ntEon	For
۷.	PUBLIC ACCOUNTING FIRM OF SPRINT	Manageme	entroi	гог
	CORPORATION FOR THE YEAR ENDING	r		
	MARCH 31,			
	2018.			

ADVISORY APPROVAL OF THE

3. COMPANY'S NAMED ManagementFor For

EXECUTIVE OFFICER COMPENSATION. ADVISORY VOTE ON THE FREQUENCY

OF

4. ADVISORY VOTES TO APPROVE THE Management 1 Year For

COMPANY'S

EXECUTIVE COMPENSATION.

NOVADAQ TECHNOLOGIES INC.

Security 66987G102 Meeting Type Special

Ticker Symbol NVDQ Meeting Date 04-Aug-2017

ISIN CA66987G1028 Agenda 934659129 - Management

Item Proposal Proposed by Vote For/Against Management

THE SPECIAL RESOLUTION SET FORTH

IN

APPENDIX "B" TO THE MANAGEMENT

INFORMATION

CIRCULAR OF NOVADAQ

TECHNOLOGIES INC. (THE

"COMPANY") DATED JULY 6, 2017 TO

APPROVE A

PLAN OF ARRANGEMENT PURSUANT

SECTION 192

01 OF THE CANADA BUSINESS ManagementFor For

CORPORATIONS ACT

INVOLVING, AMONG OTHERS, THE

COMPANY,

STRYKER CORPORATION AND

STRYKER CANADA

OPERATIONS ULC, AS IT MAY BE

AMENDED BY THE

COMPANY (THE "ARRANGEMENT

RESOLUTION").

C. R. BARD, INC.

Security 067383109 Meeting Type Special

Ticker Symbol BCR Meeting Date 08-Aug-2017

ISIN US0673831097 Agenda 934656363 - Management

Item Proposal Proposed by Vote For/Against Management

1. TO APPROVE THE AGREEMENT AND ManagementFor For

PLAN OF

MERGER, DATED AS OF APRIL 23, 2017,

AS IT MAY

BE AMENDED FROM TIME TO TIME

(THE "MERGER

AGREEMENT"), BY AND AMONG C. R.

BARD, INC., A NEW JERSEY CORPORATION (THE "COMPANY"), BECTON, DICKINSON AND COMPANY, A NEW JERSEY CORPORATION, AND LAMBDA CORP., A NEW JERSEY CORPORATION AND WHOLLY OWNED SUBSIDIARY OF BECTON, DICKINSON **AND** COMPANY. TO APPROVE BY ADVISORY (NON-BINDING) VOTE, **CERTAIN COMPENSATION** ARRANGEMENTS FOR 2. THE COMPANY'S NAMED EXECUTIVE ManagementFor For OFFICERS IN CONNECTION WITH THE MERGER **CONTEMPLATED** BY THE MERGER AGREEMENT. TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF 3. ManagementFor For THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE MERGER AGREEMENT. DEPOMED, INC. Security 249908104 Meeting Type Annual Ticker **DEPO** Meeting Date 15-Aug-2017 Symbol **ISIN** US2499081048 Agenda 934660576 - Management **Proposed** For/Against Proposal Vote Item Management by ELECTION OF DIRECTOR: JAMES. P. 1.1 ManagementFor For **FOGARTY** ELECTION OF DIRECTOR: KAREN A. 1.2 ManagementFor For

ManagementFor

ManagementFor

ManagementFor

ManagementFor

For

For

For

For

DAWES

HIGGINS

MCKEE

STAPLE

LAVIGNE, JR.

1.3

1.4

1.5

1.6

ELECTION OF DIRECTOR: ARTHUR J.

ELECTION OF DIRECTOR: WILLIAM T.

ELECTION OF DIRECTOR: PETER D.

ELECTION OF DIRECTOR: LOUIS J.

ELECTION OF DIRECTOR: JAMES L. 1.7 ManagementFor For **TYREE** TO APPROVE, ON AN ADVISORY BASIS, THE 2. COMPENSATION OF THE COMPANY'S ManagementFor For **NAMED** EXECUTIVE OFFICERS. TO INDICATE, ON AN ADVISORY BASIS, PREFERRED FREQUENCY OF THE 3. **ADVISORY VOTE** Management1 Year For ON THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS. TO RATIFY THE APPOINTMENT OF **ERNST & YOUNG** LLP AS THE COMPANY'S INDEPENDENT 4. REGISTERED PUBLIC ACCOUNTING ManagementFor For FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2017. DGC ONE AB, STOCKHOLM ExtraOrdinary General Security W2356L112 Meeting Type Meeting Ticker Meeting Date 16-Aug-2017 Symbol ISIN SE0002571539 Agenda 708412705 - Management **Proposed** For/Against Item Proposal Vote Management by AN ABSTAIN VOTE CAN HAVE THE SAME EFFECT AS AN AGAINST VOTE IF THE **CMMT MEETING-REQUIRE** Non-Voting APPROVAL FROM MAJORITY OF PARTICIPANTS TO PASS A RESOLUTION. CMMT MARKET RULES REQUIRE DISCLOSURE Non-Voting OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED **TO-PROVIDE** THE BREAKDOWN OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE-POSITION TO YOUR

CLIENT SERVICE REPRESENTATIVE.

THIS

INFORMATION IS REQUIRED-IN ORDER FOR YOUR VOTE TO BE LODGED IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-CMMT INSTRUCTIONS IN THIS MARKET. Non-Voting ABSENCE OF A POA, MAY CAUSE YOUR **INSTRUCTIONS TO-BE** REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE OPENING OF THE MEETING 1 Non-Voting ELECTION OF CHAIRMAN OF THE 2 Non-Voting **MEETING** ESTABLISHMENT AND APPROVAL OF 3 VOTING Non-Voting **RIGHTS** 4 APPROVAL OF THE AGENDA Non-Voting SELECTION OF ONE OR TWO 5 ADJUSTERS TO SIGN Non-Voting THE PROTOCOL EXAMINATION OF WHETHER THE 6 **MEETING HAS** Non-Voting BEEN CONVENED DETERMINATION OF THE NUMBER OF $Management \overset{No}{\cdot}$ 7 **BOARD** Action **MEMBERS ELECTION OF BOARD MEMBERS AND** 8 **CHAIRMAN OF** Management Action THE BOARD DECISION ON REMUNERATION TO THE 9 Management **BOARD** Action CLOSING OF THE MEETING 10 Non-Voting HALDEX AB ExtraOrdinary General Security W3924P122 Meeting Type Meeting Ticker Meeting Date 17-Aug-2017 Symbol **ISIN** SE0000105199 Agenda 708369055 - Management **Proposed** For/Against Vote Item Proposal Management by Non-Voting CMMT AN ABSTAIN VOTE CAN HAVE THE

SAME EFFECT AS

AN AGAINST VOTE IF THE **MEETING-REQUIRE** APPROVAL FROM MAJORITY OF PARTICIPANTS TO PASS A RESOLUTION. MARKET RULES REQUIRE DISCLOSURE BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED **TO-PROVIDE** CMMT THE BREAKDOWN OF EACH Non-Voting BENEFICIAL OWNER NAME, ADDRESS AND SHARE-POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED-IN ORDER FOR YOUR **VOTE TO BE LODGED** IMPORTANT MARKET PROCESSING **REQUIREMENT:** A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-CMMT INSTRUCTIONS IN THIS MARKET. Non-Voting ABSENCE OF A POA, MAY CAUSE YOUR **INSTRUCTIONS TO-BE** REJECTED. IF YOU HAVE ANY **OUESTIONS, PLEASE** CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE OPENING OF THE MEETING AND 1 **ELECTION OF** Non-Voting CHAIRMAN OF THE MEETING DRAWING UP AND APPROVAL OF THE 2 Non-Voting **VOTING LIST ELECTION OF TWO PERSONS TO** 3 APPROVE THE Non-Voting **MINUTES** DETERMINATION OF WHETHER THE 4 **MEETING HAS** Non-Voting BEEN PROPERLY CONVENED 5 APPROVAL OF THE AGENDA Non-Voting 6 PLEASE NOTE THAT THIS RESOLUTION Shareholder For Against

IS A

SHAREHOLDER PROPOSAL:

RESOLUTION ON

PROPOSAL FROM KNORR-BREMSE AG

THAT THE

GENERAL MEETING RESOLVES TO

SUPPORT AND

ENDORSE, AND TO INSTRUCT THE

BOARD OF

DIRECTORS OF HALDEX AB TO

PROMPTLY,

EFFECTIVELY AND LOYALLY EXECUTE

THE

GENERAL MEETING'S RESOLUTION TO

SUPPORT

AND ENDORSE, KNORR-BREMSE'S

APPLICATION TO

THE SWEDISH SECURITIES COUNCIL

REGARDING

AN EXTENSION OF THE ACCEPTANCE

PERIOD OF

KNORR-BREMSE'S PUBLIC OFFER TO

THE

SHAREHOLDERS OF HALDEX, AS WELL

AS TO

SUPPORT AND COOPERATE WITH

KNORR-BREMSE,

AND TO INSTRUCT THE BOARD OF

DIRECTORS OF

HALDEX TO PROMPTLY, EFFECTIVELY

AND

LOYALLY EXECUTE THE GENERAL

MEETING'S

RESOLUTION TO SUPPORT AND

COOPERATE WITH

KNORR-BREMSE, IN THE PREPARATION

OF

NOTIFICATIONS TO MERGER CONTROL

AUTHORITIES REGARDING

KNORR-BREMSE'S

ACQUISITION OF HALDEX AND THE

PREPARATION

OF ANY REMEDIES RELATING

THERETO

7 CLOSING OF THE MEETING Non-Voting

TELEGRAAF MEDIA GROEP NV

Security N8502L104 Meeting Type ExtraOrdinary General

Meeting

Ticker Meeting Date 17-Aug-2017

ISIN NL0000386605 Agenda 708442568 - Management

Item	Proposal	Proposed by	Vote	For/Again Managem	
CMMT	MEETING PERSONALLY, YOU	Non-Votin	ng		
1	MAY-REQUEST A NON-VOTING ENTRANCE CARD. THANK YOU. OPENING OF THE GENERAL MEETING DRAFT REPORT ON THE MEETING OF HOLDERS OF	Non-Votin	ng		
2	DEPOSITARY RECEIPTS TELEGRAAF MEDIA-GROEP NV HELD ON 18 MAY 2017. (FOR DISCUSSION: REPORT IS AVAILABLE ON HTTP:-	Non-Votin	ng		
	ADMINISTRATIEKANTOO R.TMG.NL) PREPARATION ON THE EXTRAORDINARY MEETING OF SHAREHOLDERS TELEGRAAF MEDIA-GROEP				
3	N.V., TO BE HELD ON 31 AUGUST 2017. (FOR DISCUSSION ONLY, THE AGENDA OF-THE 31 AUGUST MEETING IS AVAILABLE ON	Non-Votin	ng		
4	WWW.TMG.NL) ANY OTHER BUSINESS	Non-Votin	ıg		
5	CLOSING OF THE GENERAL MEETING	Non-Votin	~		
	NY MOLECULAR RESEARCH, INC.				
Securit Ticker	•		Meeting	Type	Special
Symbo	AMRI		Meeting	Date	18-Aug-2017
ISIN	US0124231095		Agenda		934660843 - Management
Item	Proposal	Proposed by	Vote	For/Again Managem	
	PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JUNE 5, 2017, BY AND				
1.	AMONG ALBANY MOLECULAR RESEARCH, INC. ("AMRI"), UIC PARENT CORPORATION AND UIC MERGER SUB, INC.	Manageme	entFor	For	
2.	MEROLICOU, INC.	Manageme	entFor	For	

PROPOSAL TO APPROVE, ON AN

ADVISORY (NON-

BINDING) BASIS, SPECIFIED

COMPENSATION THAT

MAY BECOME PAYABLE TO THE

NAMED EXECUTIVE

OFFICERS OF AMRI IN CONNECTION

WITH THE

MERGER.

PROPOSAL TO APPROVE ONE OR MORE

ADJOURNMENTS OF THE SPECIAL

MEETING, IF

NECESSARY, TO SOLICIT ADDITIONAL

PROXIES IF

THERE ARE INSUFFICIENT VOTES AT

3. THE TIME OF ManagementFor

THE SPECIAL MEETING TO APPROVE

THE

PROPOSAL TO ADOPT THE MERGER

AGREEMENT

AND APPROVE THE TRANSACTIONS

CONTEMPLATED THEREBY.

NUTRACEUTICAL INTERNATIONAL CORPORATION

67060Y101 Security Meeting Type Special

Ticker NUTR Meeting Date 21-Aug-2017

Symbol

ISIN US67060Y1010 Agenda 934663229 - Management

For

Proposed For/Against Proposal Vote Item Management by

TO ADOPT THE AGREEMENT AND PLAN

MERGER, DATED AS OF MAY 21, 2017

AND AS IT

MAY BE AMENDED FROM TIME TO

TIME, BY AND

AMONG NUTRITION PARENT, LLC, A

DELAWARE

1. ManagementFor For LIMITED LIABILITY COMPANY,

NUTRITION SUB, INC.,

A DELAWARE CORPORATION AND A

WHOLLY

OWNED SUSIDIARY OF PARENT, AND

NUTRACEUTICAL INTERNATIONAL

CORPORATION,

A DELAWARE CORPORATION.

2. TO APPROVE THE COMPENSATION ManagementFor For

THAT MAY BE

PAID OR MAY BECOME PAYABLE TO

THE

COMPANY'S NAMED EXECUTIVE

OFFICERS IN

CONNECTION WITH, OR FOLLOWING,

THE

CONSUMMATION OF THE MERGER.

TO ADJOURN THE SPECIAL MEETING

TO A LATER

DATE OR TIME, IF NECESSARY OR

APPROPRIATE

AS DETERMINED BY THE COMPANY,

TO SOLICIT

3. ADDITIONAL PROXIES IF THERE ARE ManagementFor For

INSUFFICIENT

VOTES AT THE TIME OF THE SPECIAL

MEETING OR

ANY ADJOURNMENT OR

POSTPONEMENT THEREOF

TO APPROVE THE MERGER PROPOSAL.

WHOLE FOODS MARKET, INC.

Security 966837106 Meeting Type Special

Ticker WFM Meeting Date 23-Aug-2017

Symbol William Symbol 25-Mag-2017

ISIN US9668371068 Agenda 934662328 - Management

Item Proposal Proposed by Vote For/Against Management

PROPOSAL TO APPROVE THE

AGREEMENT AND

PLAN OF MERGER (THE "MERGER

AGREEMENT"),

DATED AS OF JUNE 15, 2017, BY AND

AMONG

AMAZON.COM, INC., WALNUT MERGER

SUB, INC.

1. ("MERGER SUB") AND WHOLE FOODS ManagementFor For

MARKET, INC.

(THE "COMPANY"), PURSUANT TO

WHICH MERGER

SUB WILL MERGE WITH AND INTO THE

COMPANY

(THE "MERGER"), WITH THE COMPANY

SURVIVING

THE MERGER.

PROPOSAL TO APPROVE, ON AN

ADVISORY (NON-

BINDING) BASIS, CERTAIN

COMPENSATION THAT

2. MAY BE PAID OR BECOME PAYABLE ManagementFor For

TO THE

COMPANY'S NAMED EXECUTIVE

OFFICERS IN

CONNECTION WITH THE MERGER.

PROPOSAL TO APPROVE AN AMENDMENT TO THE COMPANY'S AMENDED AND RESTATED **ARTICLES** 3. OF INCORPORATION TO SET THE ManagementFor For NUMBER OF **AUTHORIZED SHARES OF THE** COMPANY'S COMMON STOCK AT 600 MILLION. PROPOSAL TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY APPROPRIATE, INCLUDING TO SOLICIT **ADDITIONAL** PROXIES IF THERE ARE INSUFFICIENT 4. ManagementFor For **VOTES AT** THE TIME OF THE SPECIAL MEETING TO APPROVE THE PROPOSAL TO APPROVE THE **MERGER** AGREEMENT OR IN THE ABSENCE OF A QUORUM. **NOVAE GROUP PLC** Security G66819148 Meeting Type **Court Meeting** Ticker Meeting Date 29-Aug-2017 Symbol **ISIN** 708438468 - Management GB00B40SF849 Agenda For/Against **Proposed** Item **Proposal** Vote by Management PLEASE NOTE THAT ABSTAIN IS NOT A **VALID VOTE** OPTION FOR THIS MEETING TYPE.-PLEASE CHOOSE BETWEEN "FOR" AND "AGAINST" ONLY. **CMMT** Non-Voting SHOULD YOU CHOOSE TO **VOTE-ABSTAIN FOR THIS** MEETING THEN YOUR VOTE WILL BE DISREGARDED BY THE ISSUER **OR-ISSUERS** AGENT. 1 TO CONSIDER AND, IF THOUGHT FIT, ManagementFor For **APPROVING** (WITH OR WITHOUT MODIFICATION) A SCHEME OF ARRANGEMENT PURSUANT TO PART

26 OF THE

BETWEEN

COMPANIES ACT 2006 (THE "SCHEME")

THE COMPANY AND THE SCHEME

SHAREHOLDERS

07 AUG 2017: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO MODIFICATION OF

THE-TEXT OF

RESOLUTION 1. IF YOU HAVE

CMMT ALREADY SENT IN Non-Voting

YOUR VOTES, PLEASE DO NOT-VOTE

AGAIN

UNLESS YOU DECIDE TO AMEND YOUR

ORIGINAL

INSTRUCTIONS. THANK YOU.

NOVAE GROUP PLC

Security G66819148 Meeting Type Ordinary General Meeting

Ticker Meeting Date 29-Aug-2017

Symbol Meeting Date 29-Aug-2017

ISIN GB00B40SF849 Agenda 708438470 - Management

Item Proposal Proposed by Vote For/Against Management

TO GIVE EFFECT TO THE SCHEME, AS

SET OUT IN

THE NOTICE OF GENERAL MEETING,

1 INCLUDING ManagementFor For

THE AMENDMENTS TO THE ARTICLES

OF

ASSOCIATION

TELEGRAAF MEDIA GROEP NV

Security N8502L104 Meeting Type ExtraOrdinary General

Meeting Meeting

Ticker Meeting Date 31-Aug-2017

Symbol Symbol Str-Aug-2017

ISIN NL0000386605 Agenda 708435412 - Management

Item Proposal Proposed by Vote For/Against Management

1 OPENING OF THE GENERAL MEETING Non-Voting

2 PROPOSAL TO APPROVE THE SALE OF ManagementFor For

KEESING

MEDIA GROUP TO A LIMITED

LIABILITY CORP (BV)

WHICH WILL BE A DAUGHTER

COMPANY OF ERGON

CAPITAL PARTNERS SA FOR AN

AMOUNT OF EUR

150.000.000, AS PART OF THIS

TRANSACTION, TMG

NV WILL TAKE A 30 PERCENT

INTEREST IN THE

DAUGHTER COMPANY OF ERGON

CAPITAL

PARTNERS SA. ERGON WILL IN

RETURN SELL A

PART OF KEESING MEDIA GROUP TO

MANAGEMENT OF KEESING MEDIA

GROUP

3 ANY OTHER BUSINESS Non-Voting CLOSING OF THE GENERAL MEETING Non-Voting 4

KONINKLIJKE KPN N.V.

ExtraOrdinary General N4297B146 Security Meeting Type

Meeting

Ticker Meeting Date 04-Sep-2017

Symbol

ISIN NL0000009082 Agenda 708424988 - Management

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

1 Non-Voting **OPEN MEETING**

ELECT EDZARD OVERBEEK TO

2 ManagementFor For **SUPERVISORY**

BOARD

3 **CLOSE MEETING** Non-Voting

STAPLES, INC.

Security 855030102 Meeting Type Special

Ticker **SPLS**

Meeting Date 06-Sep-2017 Symbol

ISIN 934666340 - Management US8550301027 Agenda

Proposed For/Against Vote Item Proposal by Management

TO ADOPT THE AGREEMENT AND PLAN

OF

MERGER, DATED AS OF JUNE 28, 2017,

AS IT MAY

1. BE AMENDED FROM TIME TO TIME, BY ManagementFor For

AND AMONG

STAPLES, INC., ARCH PARENT INC.,

AND ARCH

MERGER SUB INC.

TO APPROVE, ON A NONBINDING

ADVISORY BASIS,

THE "GOLDEN PARACHUTE"

COMPENSATION THAT

2. MAY BE PAYABLE TO STAPLES, INC.'S ManagementFor For

NAMED

EXECUTIVE OFFICERS IN CONNECTION

WITH THE

MERGER.

3. TO APPROVE ONE OR MORE ManagementFor For

ADJOURNMENTS 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

AGREEMENT AND PLAN

OF MERGER.

ETABLISSEMENTS MAUREL & PROM, PARIS

Security F60858101 Meeting Type Ordinary General Meeting

Ticker Meeting Date 12-Sep-2017

Symbol Neeting Date 12-Sep-2017

ISIN FR0000051070 Agenda 708457660 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE IN THE FRENCH MARKET

THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND Non-Voting

"AGAINST" A VOTE OF "ABSTAIN" WILL

BE TREATED

AS AN "AGAINST" VOTE.

THE FOLLOWING APPLIES TO

SHAREHOLDERS

THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

FRENCH CUSTODIAN: PROXY CARDS:

VOTING

INSTRUCTIONS WILL BE FORWARDED

TO THE-

GLOBAL CUSTODIANS ON THE VOTE

CMMT DEADLINE

CMMT DATE. IN CAPACITY AS REGISTEREDNon-Voting

INTERMEDIARY, THE GLOBAL

CUSTODIANS WILL

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU

REQUEST MORE

INFORMATION, PLEASE

CONTACT-YOUR CLIENT

REPRESENTATIVE

CMMT IN CASE AMENDMENTS OR NEW Non-Voting

RESOLUTIONS

ARE PRESENTED DURING THE

MEETING, YOUR-

VOTE WILL DEFAULT TO 'ABSTAIN'.

Edgar Filing: GDL FUND - Form N-PX **SHARES CAN** ALTERNATIVELY BE PASSED TO THE-CHAIRMAN OR A NAMED THIRD PARTY TO VOTE ON **ANY SUCH** ITEM RAISED. SHOULD YOU-WISH TO **PASS** CONTROL OF YOUR SHARES IN THIS WAY, PLEASE CONTACT YOUR-BROADRIDGE CLIENT **SERVICE** REPRESENTATIVE. THANK YOU PLEASE NOTE THAT IMPORTANT **ADDITIONAL** MEETING INFORMATION IS CMMT AVAILABLE BY-CLICKING Non-Voting ON THE MATERIAL URL LINK:-https://balo.journalofficiel.gouv.fr/pdf/2017/0821/201708211704127.pdf APPROVAL OF AN AGREEMENT **PURSUANT TO** ARTICLE L.225-38 OF THE FRENCH COMMERCIAL **CODE - TENDER OFFER AGREEMENT** 0.6 ManagementFor For **SIGNED** BETWEEN THE COMPANY, PERTAMINA INTERNASIONAL EKSPLORASI DAN PRODUKSI AND PT PERTAMINA (PERSERO) APPROVAL OF AN AGREEMENT **PURSUANT TO** ARTICLE L.225-38 OF THE FRENCH COMMERCIAL **CODE - AMENDMENT TO THE TENDER OFFER** 0.7 ManagementFor For AGREEMENT SIGNED BETWEEN THE COMPANY, PERTAMINA INTERNASIONAL **EKSPLORASI DAN** PRODUKSI AND PT PERTAMINA (PERSERO) 0.8 APPROVAL OF AN AGREEMENT ManagementFor For **PURSUANT TO** ARTICLE L.225-38 OF THE FRENCH **COMMERCIAL** CODE - SHAREHOLDERS' LOAN SIGNED

BETWEEN

INTERNASIONAL

REGARDING EARLY

THE COMPANY, PERTAMINA

EKSPLORASI DAN PRODUKSI

REIMBURSEMENT OF ORNANE 2019

(REIMBURSABLE BONDS

APPROVAL OF AN AGREEMENT

PURSUANT TO

ARTICLE L.225-38 OF THE FRENCH

COMMERCIAL

CODE - SHAREHOLDERS' LOAN SIGNED

BETWEEN 0.9 THE COMPANY, PERTAMINA

ManagementFor For

For

For

INTERNASIONAL

EKSPLORASI DAN PRODUKSI

REGARDING EARLY

REIMBURSEMENT OF ORNANE 2021

(REIMBURSABLE BONDS

APPROVAL OF AN AGREEMENT

PURSUANT TO

ARTICLE L.225-38 OF THE FRENCH

COMMERCIAL

CODE - COMMITMENT TO

0.10**SUBORDINATE** ManagementFor

REGARDING THE REIMBURSEMENT OF

SHAREHOLDERS' LOANS RELATING TO

THE EARLY

REPAYMENT OF ORNANE 2019 AND

ORNANE 2021

PLEASE NOTE THAT THIS IS A

POSTPONEMENT OF

CMMT THE MEETING HELD ON 22 JUN Non-Voting

2017-ONLY FOR

RESOLUTIONS O.6 TO O.10. THANK YOU

WEST MARINE, INC.

Security 954235107 Meeting Type Special

Ticker **WMAR** Meeting Date 12-Sep-2017

Symbol

ISIN US9542351070 Agenda 934669637 - Management

ManagementFor

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

1. ADOPTION OF THE MERGER

AGREEMENT. A

PROPOSAL TO ADOPT THE

AGREEMENT AND PLAN

OF MERGER DATED AS OF JUNE 29,

2017 (THE

"MERGER AGREEMENT"), ENTERED

INTO BY AND

AMONG WEST MARINE, INC., A

DELAWARE

CORPORATION (THE "COMPANY"),

RISING TIDE

PARENT INC., A DELAWARE

41

For

For

For

CORPORATION

("PARENT"), AND RISING TIDE ...(DUE

TO SPACE

LIMITS, SEE PROXY STATEMENT FOR

FULL

PROPOSAL).

ADVISORY VOTE REGARDING

MERGER-RELATED

COMPENSATION. A PROPOSAL TO

APPROVE, ON A

NON-BINDING, ADVISORY BASIS, THE

COMPENSATION THAT MAY BE PAID 2.

ManagementFor OR BECOME

PAYABLE TO THE COMPANY'S NAMED

EXECUTIVE

OFFICERS THAT IS BASED ON OR

OTHERWISE

RELATES TO THE MERGER.

ADJOURNMENT OR POSTPONEMENT

OF THE

SPECIAL MEETING. A PROPOSAL TO

APPROVE THE

ADJOURNMENT OF THE SPECIAL

MEETING, IF

3. NECESSARY OR APPROPRIATE, TO

SOLICIT

ADDITIONAL PROXIES IF THERE ARE

INSUFFICIENT

VOTES AT THAT TIME TO APPROVE

THE PROPOSAL

TO ADOPT THE MERGER AGREEMENT.

NEURODERM LTD

Security M74231107 Meeting Type Special

Ticker **NDRM** Meeting Date 12-Sep-2017

Symbol

ISIN IL0011334955 Agenda 934672331 - Management

ManagementFor

ManagementFor

Proposed For/Against Proposal Vote Item Management

1. APPROVAL OF THE ACQUISITION OF

THE COMPANY

BY MTPC, INCLUDING THE APPROVAL

OF: (I) THE

AGREEMENT AND PLAN OF MERGER,

DATED AS OF

JULY 24, 2017, BY AND AMONG THE

COMPANY,

MTPC, AND MERGER SUB (AS IT MAY

BE AMENDED

FROM TIME TO TIME, THE "MERGER

AGREEMENT");

(II) THE MERGER OF MERGER SUB

WITH AND INTO

THE COMPANY (THE "MERGER") ON

THE TERMS

AND SUBJECT TO THE CONDITIONS

SET FORTH IN

THE MERGER AGREEMENT AND IN

ACCORDANCE

WITH SECTIONS 314-327 OF THE

ISRAELI

COMPANIES LAW, ...(DUE TO SPACE

LIMITS, SEE

PROXY STATEMENT FOR FULL

PROPOSAL).

THE UNDERSIGNED CONFIRMS THAT

HE, SHE OR IT

IS NOT MTPC, MERGER SUB, ANY

PERSON

HOLDING AT LEAST 25% OF THE

MEANS OF

CONTROL OF EITHER OF THEM,

ANYONE ACTING

ON THEIR BEHALF, OR ANY FAMILY

MEMBER OF,

OR ENTITY CONTROLLED BY, ANY OF

THE

1A. FOREGOING, INCLUDING THEIR

ManagementFor

AFFILIATES. IF YOU

DO NOT VOTE ON THIS ITEM OR VOTE

AGAINST

THIS ITEM, YOUR VOTE WILL NOT BE

COUNTED

FOR PROPOSAL 1. FOR = I CERTIFY

THAT I HAVE

NO PERSONAL INTEREST FOR THIS

PROPOSAL.

AGAINST = I CERTIFY THAT I DO HAVE

A PERSONAL

INTEREST FOR THIS PROPOSAL.

BANG & OLUFSEN AS, STRUER

Security K07774126 Meeting Type Annual General Meeting

Ticker Meeting Date 13 Sep 2017

Symbol Meeting Date 13-Sep-2017

ISIN DK0010218429 Agenda 708450781 - Management

Item Proposal Proposed by Vote For/Against Management

CMMT IN THE MAJORITY OF MEETINGS THE Non-Voting

VOTES ARE

CAST WITH THE REGISTRAR WHO

WILL-FOLLOW

CLIENT INSTRUCTIONS. IN A SMALL

PERCENTAGE

OF MEETINGS THERE IS NO-REGISTRAR

AND

CLIENTS VOTES MAY BE CAST BY THE

CHAIRMAN

OF THE BOARD OR A-BOARD MEMBER

AS PROXY.

CLIENTS CAN ONLY EXPECT THEM TO

ACCEPT

PRO-MANAGEMENT-VOTES. THE ONLY

WAY TO

GUARANTEE THAT ABSTAIN AND/OR

AGAINST

VOTES ARE-REPRESENTED AT THE

MEETING IS TO

SEND YOUR OWN REPRESENTATIVE

OR ATTEND

THE-MEETING IN PERSON. THE SUB

CUSTODIAN

BANKS OFFER REPRESENTATION

SERVICES FOR-

AN ADDED FEE IF REQUESTED. THANK

YOU

PLEASE BE ADVISED THAT SPLIT AND

PARTIAL

VOTING IS NOT AUTHORISED FOR

A-BENEFICIAL

CMMT OWNER IN THE DANISH MARKET. Non-Voting

PLEASE CONTACT

YOUR GLOBAL CUSTODIAN-FOR

FURTHER

INFORMATION.

IMPORTANT MARKET PROCESSING

REQUIREMENT:

A BENEFICIAL OWNER SIGNED POWER

OF-

ATTORNEY (POA) IS REQUIRED IN

ORDER TO

LODGE AND EXECUTE YOUR VOTING-

CMMT INSTRUCTIONS IN THIS MARKET. Non-Voting

ABSENCE OF A

POA, MAY CAUSE YOUR

INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY

QUESTIONS, PLEASE

CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

CMMT PLEASE NOTE THAT SHAREHOLDERS Non-Voting

ARE

ALLOWED TO VOTE 'IN FAVOR' OR

Management

	'ABSTAIN'-ONLY		
	FOR RESOLUTION NUMBERS "5.1 TO 5.7		
	AND 6".		
	THANK YOU		
	THE BOARD OF DIRECTORS REPORT		
	ON THE		
1	COMPANY'S ACTIVITIES IN THE PAST	Non-Voting	
	YEAR		
	PRESENTATION AND ADOPTION OF		
	THE		
	COMPANY'S AUDITED ANNUAL		
	DEDODT FOR THE		
	FINANCIAL YEAR 2016/2017 INCLUDING	i. No	
2	RESOLUTION CONCERNING	Management	
	DISCHARGE TO THE	Actio	П
	EXECUTIVE MANAGEMENT BOARD		
	AND THE BOARD		
	OF DIRECTORS		
	RESOLUTION AS TO THE		
	DISTRIBUTION OF PROFIT OR THE COVERING OF LOSS IN		
2 1	ACCORDANCE WITH	No	
3.1	ACCORDANCE WITH THE APPROVED ANNUAL REPORT: THE	Management	n
	BUARD OF		
	DIRECTORS PROPOSES THAT NO		
	DIVIDEND BE		
	PAID		
	PROPOSAL FROM THE BOARD OF		
	DIRECTORS:		
	APPROVAL OF THE PROPOSED		
	REMUNERATION TO		
	THE BOARD OF DIRECTORS FOR THE		
4.1	FINANCIAL	Management	
	YEAR 2016 TO 2017 AND 2017 TO 2018	Actio	n
	AND FROM		
	NEXT YEAR THE REMUNERATION		
	WILL BE		
	APPROVED FOR THE CURRENT		
	FINANCIAL YEAR		
	PROPOSAL FROM THE BOARD OF		
	DIRECTORS:	.No	
4.2	AUTHORIZATION TO LET THE	Management Actio	'n
	COMPANY ACQUIRE	Actio	11
	OWN SHARES		
	PROPOSAL FROM THE BOARD OF		
	DIRECTORS:		
4.3	AMENDMENT OF THE GENERAL	Management No	
т.Ј	GUIDELINES	Actio	n
	CONCERNING INCENTIVE BASED		
	REMUNERATION		

4.4

	PROPOSAL FROM THE BOARD OF		No				
	DIRECTORS: REVISION OF THE COMPANY'S		Action				
	REMUNERATION						
	POLICY						
	RE-ELECTION OF MEMBER TO THE		N				
5.1	BOARD OF	Manageme	ent No				
	DIRECTOR: OLE ANDERSEN		Action				
	RE-ELECTION OF MEMBER TO THE		No				
5.2	BOARD OF	Manageme	ent Action				
	DIRECTOR: JESPER JARLBAEK		Action				
	RE-ELECTION OF MEMBER TO THE		No				
5.3	BOARD OF	Manageme	ent Action				
	DIRECTOR: MAJKEN SCHULTZ						
5.4	RE-ELECTION OF MEMBER TO THE BOARD OF	Managam	No				
3.4	DIRECTOR: ALBERT BENSOUSSAN	Managemo	Action				
	RE-ELECTION OF MEMBER TO THE						
5.5	BOARD OF	Manageme	No				
3.3	DIRECTOR: MADS NIPPER	TVI amagem	Action				
	RE-ELECTION OF MEMBER TO THE		N				
5.6	BOARD OF	Management No.					
	DIRECTOR: JUHA CHRISTENSEN		Action				
	RE-ELECTION OF MEMBER TO THE		No				
5.7	BOARD OF	Management Action					
	DIRECTOR: KAI LAP (IVAN) TONG						
	APPOINTMENT OF AUDITORS: THE BOARD OF						
	DIRECTORS PROPOSES RE-ELECTION	ELECTION No No					
6	OF ERNST	Managemo					
	AND YOUNG P S AS AUDITORS OF THE	Action THE					
	COMPANY						
7	ANY OTHER BUSINESS	Non-Votir	ng				
BANK	KRATE, INC.						
Securi	•		Meeting	Type	Special		
Ticker Symbo	RATE		Meeting	Date	13-Sep-2017		
ISIN	US06647F1021		Agenda		934670161 - Management		
		D 1		F /4 :			
Item	Proposal	Proposed by	Vote	For/Agair Managem			
1.	TO ADOPT THE AGREEMENT AND PLA OF	•	entFor	For	ent		
	MERGER, DATED AS OF JULY 2, 2017						
	(AS IT MAY BE						
	AMENDED FROM TIME TO TIME, THE						
	"MERGER						
	AGREEMENT"), BY AND AMONG						
	BANKRATE, INC., A						
	DELAWARE CORPORATION (THE						
	"COMPANY"), RED						

For

For

VENTURES HOLDCO, LP, A NORTH

CAROLINA

LIMITED PARTNERSHIP ("RED

VENTURES"), AND

BATON MERGER CORP., A DELAWARE

CORPORATION AND AN INDIRECT

WHOLLY OWNED

SUBSIDIARY OF RED VENTURES

("MERGER SUB"),

PURSUANT TO WHICH MERGER SUB

WILL BE

MERGED WITH AND INTO THE

COMPANY (THE

"MERGER")

TO APPROVE, ON AN ADVISORY

(NON-BINDING)

BASIS, CERTAIN COMPENSATION THAT

MAY BE

2. PAID OR BECOME PAYABLE TO THE ManagementFor

COMPANY'S

NAMED EXECUTIVE OFFICERS IN

CONNECTION

WITH THE MERGER

TO APPROVE THE ADJOURNMENT OF

THE SPECIAL

MEETING, IF NECESSARY OR

APPROPRIATE,

INCLUDING TO SOLICIT ADDITIONAL

PROXIES IF

3. THERE ARE INSUFFICIENT VOTES AT ManagementFor For

THE TIME OF

THE SPECIAL MEETING TO APPROVE

THE

PROPOSAL TO ADOPT THE MERGER

AGREEMENT

OR IN THE ABSENCE OF A QUORUM.

MONOGRAM RESIDENTIAL TRUST, INC.

Security 60979P105 Meeting Type Special

Ticker Symbol MORE Meeting Date 14-Sep-2017

ISIN US60979P1057 Agenda 934668661 - Management

ManagementFor

Item Proposal Proposed by Vote For/Against Management

1. TO APPROVE THE MERGER OF

MONOGRAM

RESIDENTIAL TRUST, INC. WITH AND

INTO GS

MONARCH ACQUISITION, LLC AND THE

OTHER

TRANSACTIONS CONTEMPLATED BY

ManagementFor

For

For

For

THAT CERTAIN

AGREEMENT AND PLAN OF MERGER,

DATED AS OF

JULY 4, 2017 (AS MAY BE AMENDED

FROM TIME TO

TIME, THE "MERGER AGREEMENT"), BY

AND

AMONG MONOGRAM RESIDENTIAL

TRUST, INC., GS

MONARCH PARENT, LLC, AND GS

MONARCH

ACQUISITION, LLC.

TO APPROVE, ON AN ADVISORY

(NON-BINDING)

BASIS, SPECIFIED COMPENSATION

THAT MAY

2. BECOME PAYABLE TO THE NAMED

EXECUTIVE

EXECUTIVE

RESIDENTIAL TRUST,

INC. IN CONNECTION WITH THE

MERGER.

TO APPROVE ONE OR MORE

OFFICERS OF MONOGRAM

ADJOURNMENTS OF

THE SPECIAL MEETING, IF NECESSARY,

TO SOLICIT

ADDITIONAL PROXIES IF THERE ARE

INSUFFICIENT

3. VOTES AT THE TIME OF THE SPECIAL ManagementFor

MEETING TO

APPROVE THE MERGER AND THE

OTHER

TRANSACTIONS CONTEMPLATED BY

THE MERGER

AGREEMENT.

PAREXEL INTERNATIONAL CORPORATION

Security 699462107 Meeting Type Special

Ticker PRXL Meeting Date 15-Sep-2017

Symbol Netting Date 13-5cp-2017

ISIN US6994621075 Agenda 934669562 - Management

ManagementFor

Item Proposal Proposed by Vote For/Against Management

1. TO APPROVE THE AGREEMENT AND

PLAN OF

MERGER, DATED AS OF JUNE 19, 2017,

BY AND

AMONG WEST STREET PARENT, LLC,

WEST

STREET MERGER SUB, INC. AND

PAREXEL

INTERNATIONAL CORPORATION, AS IT MAY BE AMENDED FROM TIME TO TIME (THE "MERGER AGREEMENT"). TO APPROVE, BY NON-BINDING, ADVISORY VOTE, COMPENSATION THAT WILL OR MAY **BECOME** PAYABLE BY PAREXEL 2. ManagementFor For **INTERNATIONAL** CORPORATION TO ITS NAMED **EXECUTIVE** OFFICERS IN CONNECTION WITH THE MERGER. TO APPROVE ONE OR MORE ADJOURNMENTS OF THE SHAREHOLDER MEETING, IF **NECESSARY AND** TO THE EXTENT PERMITTED BY THE **MERGER** AGREEMENT, TO SOLICIT ADDITIONAL ManagementFor 3. For PROXIES IF PAREXEL INTERNATIONAL CORPORATION HAS NOT **OBTAINED SUFFICIENT AFFIRMATIVE** SHAREHOLDER VOTES TO ADOPT THE **MERGER** AGREEMENT. CLUBCORP HOLDINGS, INC. Security 18948M108 Meeting Type Special Ticker **MYCC** Meeting Date 15-Sep-2017 Symbol **ISIN** 934671670 - Management US18948M1080 Agenda For/Against **Proposed** Vote Item **Proposal** Management by TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JULY 9, 2017, AS IT MAY BE AMENDED OR MODIFIED FROM TIME TO TIME. 1. ManagementFor For AMONG CLUBCORP HOLDINGS, INC., CONSTELLATION CLUB PARENT, INC., **AND** CONSTELLATION MERGER SUB INC. (THE "MERGER AGREEMENT").

ManagementFor

For

2.

ADVISORY

TO APPROVE, ON A NON-BINDING,

BASIS, COMPENSATION THAT WILL BE

PAID OR

MAY BECOME PAYABLE TO THE

NAMED EXECUTIVE

OFFICERS OF CLUBCORP HOLDINGS,

INC. IN

CONNECTION WITH THE MERGER

CONTEMPLATED

BY THE MERGER AGREEMENT.

TO APPROVE A PROPOSAL THAT WILL

GIVE

CLUBCORP HOLDINGS, INC. THE

AUTHORITY TO

ADJOURN THE SPECIAL MEETING FOR

THE

PURPOSE OF SOLICITING ADDITIONAL

PROXIES IN 3.

ManagementFor For FAVOR OF THE PROPOSAL TO

APPROVE THE

MERGER AGREEMENT IF THERE ARE

NOT

SUFFICIENT VOTES AT THE TIME OF

THE SPECIAL

MEETING TO APPROVE SUCH

PROPOSAL.

JIMMY CHOO PLC

Security G51373101 Meeting Type **Court Meeting**

Ticker Meeting Date 18-Sep-2017 Symbol

ISIN GB00BQPW6Y82 Agenda 708457836 - Management

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

FOR THE PURPOSE OF CONSIDERING

AND, IF

THOUGHT FIT, APPROVING (WITH OR

WITHOUT

MODIFICATION) A SCHEME OF

ARRANGEMENT (THE

"SCHEME OF ARRANGEMENT")

PROPOSED TO BE

1 MADE PURSUANT TO PART 26 OF THE ManagementFor For

COMPANIES

ACT 2006 (THE "ACT") BETWEEN JIMMY

CHOO PLC

("JIMMY CHOO" OR THE "COMPANY"),

AND THE

HOLDERS OF THE SCHEME SHARES (AS

DEFINED

IN THE SCHEME OF ARRANGEMENT)

CMMT Non-Voting

PLEASE NOTE THAT ABSTAIN IS NOT A

VALID VOTE

OPTION FOR THIS MEETING

TYPE.-PLEASE

CHOOSE BETWEEN "FOR" AND

"AGAINST" ONLY.

SHOULD YOU CHOOSE TO

VOTE-ABSTAIN FOR THIS

MEETING THEN YOUR VOTE WILL BE

DISREGARDED BY THE ISSUER

OR-ISSUERS

AGENT.

JIMMY CHOO PLC

G51373101 Security Meeting Type **Ordinary General Meeting**

Ticker Meeting Date 18-Sep-2017

Symbol

ISIN GB00BQPW6Y82 Agenda 708457848 - Management

Proposed For/Against Item Proposal Vote Management by

TO GIVE EFFECT TO THE SCHEME, AS

SET OUT IN

THE NOTICE OF GENERAL MEETING,

1 ManagementFor For **INCLUDING**

THE AMENDMENTS TO JIMMY CHOO'S

ARTICLES:

NEW ARTICLE 222

DOMINION DIAMOND CORPORATION

Security 257287102 Meeting Type Special

Ticker **DDC** Meeting Date 19-Sep-2017

Symbol

ISIN CA2572871028 934671668 - Management Agenda

For

Proposed For/Against Item Proposal Vote Management by

01 IN RESPECT OF A SPECIAL ManagementFor

RESOLUTION (WITH OR

WITHOUT AMENDMENT OR

VARIATION), THE FULL

TEXT OF WHICH IS SET FORTH IN

APPENDIX B TO

THE MANAGEMENT INFORMATION

CIRCULAR OF

THE COMPANY DATED AUGUST 15,

2017 (THE

"INFORMATION CIRCULAR"),

APPROVING AN

ARRANGEMENT UNDER SECTION 192

OF THE

CANADA BUSINESS CORPORATIONS

ACT MADE IN

ACCORDANCE WITH THE

ARRANGEMENT

AGREEMENT DATED AS OF JULY 15,

2017,

BETWEEN THE COMPANY AND

NORTHWEST

ACQUISITIONS ULC, ALL AS MORE

PARTICULARLY

DESCRIBED IN THE INFORMATION

CIRCULAR.

SEVCON, INC.

Security 81783K108 Meeting Type Special

Ticker Symbol SEV Meeting Date 22-Sep-2017

ISIN US81783K1088 Agenda 934673193 - Management

Item Proposal Proposed by Vote For/Against Management

APPROVAL AND ADOPTION OF THE

AGREEMENT

AND PLAN OF MERGER DATED JULY

14, 2017, BY

AND AMONG SEVCON, INC.,

1. BORGWARNER INC., ManagementFor For

AND SLADE MERGER SUB INC., AS IT

MAY BE

AMENDED FROM TIME TO TIME (THE

"MERGER

AGREEMENT").

APPROVAL AND ADOPTION OF THE

AMENDMENT

TO SEVCON, INC.'S AMENDED AND

RESTATED

CERTIFICATE OF INCORPORATION TO

PROVIDE

THAT THE HOLDERS OF SERIES A

ManagementFor For

CONVERTIBLE

PREFERRED STOCK WILL BE ENTITLED

TO

RECEIVE THE CONSIDERATION

THEREFOR

PROVIDED IN THE MERGER

AGREEMENT.

3. APPROVAL OF ONE OR MORE ManagementFor For

ADJOURNMENTS OF

THE SPECIAL MEETING TO SOLICIT

ADDITIONAL

PROXIES IF THERE ARE INSUFFICIENT

VOTES TO

APPROVE PROPOSAL 1 AND/OR

PROPOSAL 2 AT

THE TIME OF THE SPECIAL MEETING.

APPROVAL, BY NON-BINDING,

ADVISORY VOTE, OF

COMPENSATION PAYABLE TO

CERTAIN EXECUTIVE

4. OFFICERS OF SEVCON, INC. IN ManagementAgainst Against

CONNECTION WITH

THE MERGER CONTEMPLATED BY THE

MERGER

AGREEMENT.

PARKWAY, INC.

Meeting Type Security 70156Q107 Special

Ticker **PKY** Meeting Date

25-Sep-2017 Symbol

ISIN US70156Q1076 Agenda 934670123 - Management

Proposed For/Against Proposal Vote Item Management by

MERGER PROPOSAL. TO APPROVE THE

MERGER

OF REAL ESTATE HOUSTON US LLC, AN

AFFILIATE

OF THE CANADA PENSION PLAN

INVESTMENT

ENTITY AND A

BOARD, WITH AND INTO PARKWAY,

INC., WITH

PARKWAY, INC. AS THE SURVIVING 1.

ManagementFor For

SUBSIDIARY OF THE CANADA PENSION

PLAN

INVESTMENT BOARD (THE "COMPANY

MERGER"),

PURSUANT TO THE ...(DUE TO SPACE

LIMITS, SEE

PROXY STATEMENT FOR FULL

PROPOSAL).

ADJOURNMENT PROPOSAL. TO

APPROVE ANY

ADJOURNMENTS OF THE SPECIAL

MEETING FOR

THE PURPOSE OF SOLICITING

ADDITIONAL

PROXIES IF THERE ARE NOT 2.

ManagementFor For

SUFFICIENT VOTES AT

THE SPECIAL MEETING TO APPROVE

THE

COMPANY MERGER AND THE

TRANSACTIONS

CONTEMPLATED BY THE MERGER

AGREEMENT.

FIRST POTOMAC REALTY TRUST

Edgar Filing: GDL FUND - Form N-PX Security 33610F109 Meeting Type Special Ticker **FPO** Meeting Date 26-Sep-2017 Symbol **ISIN** US33610F1093 Agenda 934672355 - Management **Proposed** For/Against **Proposal** Vote Item Management by TO APPROVE THE MERGER OF FIRST **POTOMAC** REALTY TRUST WITH GOV NEW OPPTY REIT. A WHOLLY-OWNED SUBSIDIARY OF **GOVERNMENT** PROPERTIES INCOME TRUST (THE "REIT MERGER"), 1. PURSUANT TO THE DEFINITIVE For ManagementFor AGREEMENT AND PLAN OF MERGER, DATED AS OF JUNE 27, 2017, AMONG FIRST POTOMAC REALTY TRUST,... (DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL). TO APPROVE ON A NON-BINDING, **ADVISORY BASIS** THE COMPENSATION THAT MAY **BECOME PAYABLE** 2. TO FIRST POTOMAC REALTY TRUST'S ManagementFor For **NAMED EXECUTIVE OFFICERS IN CONNECTION** WITH THE REIT MERGER.

TO APPROVE ANY ADJOURNMENTS OF

THE

SPECIAL MEETING FOR THE PURPOSE

OF

SOLICITING ADDITIONAL PROXIES IF

THERE ARE

3. NOT SUFFICIENT VOTES AT THE ManagementFor

SPECIAL MEETING

TO APPROVE THE REIT MERGER AND

THE OTHER

TRANSACTIONS CONTEMPLATED BY

THE MERGER

AGREEMENT.

SCICLONE PHARMACEUTICALS, INC.

Security 80862K104 Meeting Type Special

Ticker **SCLN** Meeting Date 27-Sep-2017

Symbol

ISIN US80862K1043 Agenda 934671175 - Management

For

Proposed For/Against Vote Item **Proposal** Management by A PROPOSAL TO APPROVE AND ADOPT THE MERGER AGREEMENT AND APPROVE 1. ManagementFor THE MERGER For AND OTHER TRANSACTIONS **CONTEMPLATED BY** THE MERGER AGREEMENT. A PROPOSAL TO ADJOURN THE SPECIAL MEETING TO A LATER DATE OR DATES, IF **NECESSARY OR** APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES TO 2. ManagementFor For **APPROVE** AND ADOPT THE MERGER AGREEMENT AND APPROVE THE MERGER AT THE TIME OF THE SPECIAL MEETING. A NON-BINDING, ADVISORY PROPOSAL APPROVE CERTAIN COMPENSATION PAYABLE OR 3. THAT MAY BECOME PAYABLE TO THE ManagementFor For COMPANY'S NAMED EXECUTIVE OFFICERS IN **CONNECTION** WITH THE MERGER. FIDELITY & GUARANTY LIFE Security 315785105 Meeting Type Annual Ticker **FGL** Meeting Date 29-Sep-2017 Symbol **ISIN** US3157851052 934669031 - Management Agenda **Proposed** For/Against Item Proposal Vote Management 1. **DIRECTOR** Management For For WILLIAM J. BAWDEN L. JOHN H. TWEEDIE For For TO RATIFY THE APPOINTMENT OF KPMG LLP AS THE COMPANY'S INDEPENDENT 2. ManagementFor **REGISTERED** For PUBLIC ACCOUNTING FIRM FOR OUR FISCAL YEAR ENDING SEPTEMBER 30, 2017. FORESTAR GROUP INC

Security 346233109 Meeting Type Special Ticker **FOR** Meeting Date 03-Oct-2017 Symbol **ISIN** US3462331097 Agenda 934674537 - Management **Proposed** For/Against Proposal Vote Item Management by THE PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JUNE 29, 2017, AS 1. IT MAY BE AMENDED FROM TIME TO ManagementFor For TIME, AMONG D.R. HORTON, INC., FORCE MERGER SUB, INC. AND FORESTAR GROUP INC. THE PROPOSAL TO APPROVE, ON A **NON-BINDING** ADVISORY BASIS, SPECIFIED COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE 2. ManagementFor For TO FORESTAR GROUP INC.'S NAMED EXECUTIVE **OFFICERS IN** CONNECTION WITH THE MERGER **CONTEMPLATED** BY THE MERGER AGREEMENT. THE PROPOSAL TO APPROVE THE **ADJOURNMENT** OF THE SPECIAL MEETING, IF **NECESSARY OR** APPROPRIATE, INCLUDING TO SOLICIT ADDITIONAL 3. PROXIES IF THERE ARE INSUFFICIENT ManagementFor For **VOTES AT** THE TIME OF THE SPECIAL MEETING TO APPROVE THE PROPOSAL TO ADOPT THE **MERGER** AGREEMENT. SKY PLC Meeting Type Security G8212B105 **Annual General Meeting** Ticker Meeting Date 12-Oct-2017 Symbol **ISIN** GB0001411924 Agenda 708543322 - Management **Proposed** For/Against Vote Item **Proposal** Management 1 TO RECEIVE THE FINANCIAL ManagementFor For STATEMENTS FOR THE YEAR ENDED 30 JUNE 2017, TOGETHER

	WITH THE		
	REPORT OF THE DIRECTORS AND		
	AUDITORS		
	TO APPROVE THE DIRECTORS'		
	REMUNERATION		
2	POLICY CONTAINED IN THE	ManagementAgainst	Against
	DIRECTORS'		
	REMUNERATION REPORT		
	TO APPROVE THE DIRECTORS'		
3	REMUNERATION	Managamant Against	A asimat
3	REPORT (EXCLUDING THE DIRECTORS'	ManagementAgamst	Against
	REMUNERATION POLICY)		
4	TO REAPPOINT JEREMY DARROCH AS	Managanathan	E
4	A DIRECTOR	ManagementFor	For
_	TO REAPPOINT ANDREW GRIFFITH AS	M de	Г
5	A DIRECTOR	ManagementFor	For
	TO REAPPOINT TRACY CLARKE AS A	3.6	
6	DIRECTOR	ManagementAgainst	Against
_	TO REAPPOINT MARTIN GILBERT AS A	.	-
7	DIRECTOR	ManagementFor	For
	TO REAPPOINT ADINE GRATE AS A		_
8	DIRECTOR	ManagementFor	For
	TO REAPPOINT MATTHIEU PIGASSE AS		
9	A	ManagementFor	For
	DIRECTOR	Trainagement of	1 01
	TO REAPPOINT ANDY SUKAWATY AS A		
10	DIRECTOR	ManagementAgainst	Against
	TO APPOINT KATRIN WEHR-SEITER AS		
11	A DIRECTOR	ManagementFor	For
	TO REAPPOINT JAMES MURDOCH AS A		
12	DIRECTOR	ManagementAgainst	Against
	TO REAPPOINT CHASE CAREY AS A		_
13	DIRECTOR	ManagementFor	For
	TO REAPPOINT JOHN NALLEN AS A		_
14	DIRECTOR	ManagementFor	For
	TO REAPPOINT DELOITTE LLP AS		
	AUDITORS OF		
	THE COMPANY AND TO AUTHORISE		
15	THE AUDIT	ManagementFor	For
	COMMITTEE OF THE BOARD TO AGREE	_	1 01
	THEIR		
	REMUNERATION		
	TO AUTHORISE THE COMPANY AND		
	ITS		
16	SUBSIDIARIES TO MAKE POLITICAL	ManagementFor	For
	DONATIONS		_ 01
	AND INCUR POLITICAL EXPENDITURE		
	TO AUTHORISE THE DIRECTORS TO		
	ALLOT SHARES		_
17	UNDER SECTION 551 OF THE	ManagementFor	For
	COMPANIES ACT 2006		

TO AUTHORISE THE DIRECTORS TO 18 **DISAPPLY PRE-**ManagementFor For **EMPTION RIGHTS** TO AUTHORISE THE DIRECTORS TO **DISAPPLY PRE-**EMPTION RIGHTS FOR THE PURPOSES 19 ManagementFor For OF ACQUISITIONS OR CAPITAL **INVESTMENTS** TO ALLOW THE COMPANY TO HOLD **GENERAL** 20 MEETINGS (OTHER THAN ANNUAL ManagementFor For **GENERAL** MEETINGS) ON 14 DAYS' NOTICE ACCELL GROUP N.V., HEERENVEEN ExtraOrdinary General Security N00432257 Meeting Type Meeting Ticker Meeting Date 19-Oct-2017 Symbol ISIN NL0009767532 Agenda 708547736 - Management Proposed For/Against Vote Item **Proposal** Management by PLEASE NOTE THAT THIS IS AN **INFORMATIONAL** MEETING, AS THERE ARE NO PROPOSALS-TO BE Non-Voting CMMT VOTED ON. SHOULD YOU WISH TO ATTEND THE MEETING PERSONALLY, YOU **MAY-REQUEST AN** ENTRANCE CARD. THANK YOU. 1 OPENING OF THE GENERAL MEETING Non-Voting 2 THE SUPERVISORY BOARD INFORMS Non-Voting THE SHAREHOLDERS OF ITS INTENTION TO APPOINT-MR. A.H. (TON) ANBEEK PER 01 **NOVEMBER 2017 AS** CHIEF EXECUTIVE OFFICER (CEO)-AND **CHAIRMAN** OF THE MANAGING BOARD. THE **SUPERVISORY** BOARD INTENDS TO APPOINT-MR. ANBEEK AS A CEO AND CHAIRMAN OF THE BOARD OF

MANAGEMENT FOR A PERIOD OF

FOLLOWING HIS APPOINTMENT, THE

4-YEARS.

MANAGING

BOARD WILL HAVE 4 MEMBERS:

TON-ANBEEK

(CEO), HIELKE SYBESMA (CFO),

JEROEN SNIJDERS

BLOK (COO) AND JEROEN-BOTH

(CSCO). IT IS

CLEARLY MARKED THAT AS ACCELL

GROUP NV IS

A COMPANY WITH A-STRUCTURED

REGIME UNDER

DUTCH LAW, APPOINTMENTS OF

MANAGING

BOARD MEMBERS-WILL BE DONE BY

THE

SUPERVISORY BOARD UNDER ADVICE

TO THE

GENERAL MEETING

OF-SHAREHOLDERS.

SUBSEQUENTLY THIS AGENDA ITEM IS

FOR

INFORMATION DISCUSSION-ONLY AND

WILL NOT

BET PUT TO VOTE

3 ANY OTHER BUSINESS Non-Voting 4 CLOSING OF THE GENERAL MEETING Non-Voting

TRIBUNE MEDIA COMPANY

Security 896047503 Meeting Type Special

Ticker TRCO Meeting Date 19-Oct-2017

Symbol Niceting Date 19-Oct-2017

ISIN US8960475031 Agenda 934678244 - Management

ManagementFor

For

Item Proposal Proposed by Vote For/Against Management

1. APPROVAL OF THE MERGER

AGREEMENT: TO

CONSIDER AND VOTE ON A PROPOSAL

TC

APPROVE AND ADOPT THE

AGREEMENT AND PLAN

OF MERGER, DATED AS OF MAY 8, 2017

(THE

"MERGER AGREEMENT"), BY AND

AMONG TRIBUNE

MEDIA COMPANY ("TRIBUNE") AND

SINCLAIR

BROADCAST GROUP, INC., AND

FOLLOWING THE

EXECUTION AND DELIVERY OF A

...(DUE TO SPACE

LIMITS, SEE PROXY STATEMENT FOR

FULL

PROPOSAL).

ADVISORY VOTE REGARDING MERGER

RELATED

NAMED EXECUTIVE OFFICER

COMPENSATION: TO

CONSIDER AND VOTE ON A

NON-BINDING,

ADVISORY PROPOSAL TO APPROVE

THE

2. COMPENSATION THAT MAY BECOME ManagementFor For

PAYABLE TO

TRIBUNE'S NAMED EXECUTIVE

OFFICERS IN

CONNECTION WITH THE

CONSUMMATION OF THE

MERGER CONTEMPLATED BY THE

MERGER

AGREEMENT.

APPROVAL OF SPECIAL MEETING: TO

CONSIDER

AND VOTE ON A PROPOSAL TO

ADJOURN THE

TRIBUNE SPECIAL MEETING, IF

NECESSARY OR

3. APPROPRIATE, INCLUDING

ManagementFor F

For

ADJOURNMENTS TO

PERMIT FURTHER SOLICITATION OF

PROXIES IN

FAVOR OF THE PROPOSAL TO

APPROVE THE

MERGER AGREEMENT.

ASH GROVE CEMENT CO

Security 043693100 Meeting Type Special

Ticker Symbol ASHG Meeting Date 20-Oct-2017

ISIN US0436931002 Agenda 934689994 - Management

Item Proposal Proposed by Vote For/Against Management

1. ADOPTION OF MERGER AGREEMENT. ManagementFor For

TO

CONSIDER AND VOTE ON A PROPOSAL

TO ADOPT

THE AGREEMENT AND PLAN OF

MERGER, DATED

AS OF SEPTEMBER 20, 2017 (AS

AMENDED FROM

TIME TO TIME), BY AND AMONG CRH

PLC, AMAT

VENTURE, INC., ASH GROVE CEMENT

COMPANY,

AND, VENTURE STOCKHOLDER

REPRESENTATIVE,

LLC, A COPY OF WHICH MERGER

AGREEMENT IS

ATTACHED AS ANNEX A TO THE

PROXY

STATEMENT.

ADJOURNMENT OF SPECIAL MEETING.

TO

CONSIDER AND VOTE ON A PROPOSAL

TO

ADJOURN THE ASH GROVE SPECIAL

MEETING, IF

2. NECESSARY OR APPROPRIATE, TO

SOLICIT

ADDITIONAL PROXIES IF THERE ARE

INSUFFICIENT

VOTES TO APPROVE THE MERGER

PROPOSAL (THE

"ADJOURNMENT PROPOSAL").

SAVE S.P.A., VENEZIA

Security T81213109 Meeting Type Ordinary General Meeting

ManagementFor

For

Ticker Meeting Date 23-Oct-2017

Symbol Wiceting Date 23-Oct-2017

ISIN IT0001490736 Agenda 708625251 - Management

Non-Voting

Item Proposal Proposed by Vote For/Against Management

CMMT PLEASE NOTE THAT THIS IS AN

AMENDMENT TO

MEETING ID 832652 DUE TO DELETION

OF-

RESOLUTION 1.2. ALL VOTES

RECEIVED ON THE

PREVIOUS MEETING WILL

BE-DISREGARDED IF

VOTE DEADLINE EXTENSIONS ARE

GRANTED.

THEREFORE PLEASE-REINSTRUCT ON

THIS

MEETING NOTICE ON THE NEW JOB. IF

HOWEVER

VOTE DEADLINE-EXTENSIONS ARE

NOT GRANTED

IN THE MARKET, THIS MEETING WILL

BE CLOSED

AND-YOUR VOTE INTENTIONS ON THE

ORIGINAL

MEETING WILL BE APPLICABLE.

PLEASE-ENSURE

VOTING IS SUBMITTED PRIOR TO

Non-Voting

CUTOFF ON THE

ORIGINAL MEETING, AND AS-SOON AS

POSSIBLE

ON THIS NEW AMENDED MEETING.

THANK YOU.

PLEASE NOTE IN THE EVENT THE

MEETING DOES

NOT REACH QUORUM, THERE WILL BE

A-SECOND

CALL ON 24 OCT 2017.

CMMT CONSEQUENTLY, YOUR

VOTING INSTRUCTIONS WILL-REMAIN

VALID FOR

ALL CALLS UNLESS THE AGENDA IS

AMENDED.

THANK YOU

PLEASE NOTE THAT THE

MANAGEMENT MAKES NO

CMMT VOTE RECOMMENDATION FOR Non-Voting

THE-CANDIDATES

PRESENTED IN THE SLATE

TO APPOINT BOARD OF DIRECTORS,

UPON

STATING DIRECTORS' NUMBER, TO

STATE TERM OF

OFFICE AND RELATED EMOLUMENT.

RESOLUTIONS

RELATED THERETO: LIST PRESENTED

BY THE

MARCO POLO HOLDING S.R.L.

REPRESENTING THE

51.234PCT OF THE COMPANY'S STOCK

 $Management \stackrel{No}{\cdot}$ 1.1 CAPITAL: A.

Action

ENRICO MARCHI B. MONICA SCARPA C.

WALTER

MANARA D. FABIO BATTAGGIA E.

VINCENT

GEORGES LEVITA F. ATHANASIOS

ZOULOVITS G.

PAOLA ANNUNZIATA LUCIA

TAVAGLINI H. LUISA

TODINI I. FABRIZIO PAGANI J. APARNA

NARAIN K.

FRANCESCO LORENZONI

ALTABA INC.

Security 021346101 Meeting Type Annual

Ticker Meeting Date **AABA** 24-Oct-2017

Symbol

ISIN Agenda US0213461017 934677874 - Management

Item Proposal Vote

		Proposed by		For/Again Managem	
1.1	ELECTION OF DIRECTOR: TOR R. BRAHAM	Manageme	ntFor	For	
1.2	ELECTION OF DIRECTOR: ERIC K. BRANDT	Manageme	ntFor	For	
1.3	ELECTION OF DIRECTOR: CATHERINE FRIEDMAN	Manageme	ntFor	For	
1.4	ELECTION OF DIRECTOR: RICHARD L KAUFFMAN	· Manageme	ntFor	For	
1.5	ELECTION OF DIRECTOR: THOMAS J. MCINERNEY TO APPROVE A NEW INVESTMENT	Manageme	ntFor	For	
2.	ADVISORY AGREEMENT BETWEEN THE FUND AT BLACKROCK ADVISORS LLC. TO APPROVE A NEW INVESTMENT	ND ^{Manageme}	ntFor	For	
3.	ADVISORY AGREEMENT BETWEEN THE FUND AN MORGAN STANLEY SMITH BARNEY LLC.	NDManageme	ntFor	For	
4.	TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS THE FUND'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING	Manageme	ntFor	For	
5.	FIRM. TO APPROVE A LONG-TERM DEFERRI COMPENSATION INCENTIVE PLAN FO THE FUND'S MANAGEMENT AND DIRECTORS. TO VOTE UPON A STOCKHOLDER		ntFor	For	
6.	PROPOSAL REGARDING STOCKHOLDER ACTION BY WRITTEN CONSENT.	Shareholde	r Against	For	
7.	TO VOTE UPON A STOCKHOLDER PROPOSAL REGARDING THE YAHOO HUMAN RIGHTS FUND.	Shareholde	r Against	For	
WEST Securit	AR ENERGY, INC. ty 95709T100		Meeting	Tyma	Annual
Ticker	•		C	• 1	
Symbo ISIN	WR US95709T1007		Meeting Agenda	Date	25-Oct-2017 934679082 - Management
Item	Proposal	Proposed by	Vote	For/Again Managem	st
1.	DIRECTOR 1 MOLLIE H. CARTER	Manageme	nt For	For	
	2 SANDRA A.J. LAWRENCE		For	For	

For For MARK A. RUELLE ADVISORY VOTE TO APPROVE NAMED 2. **EXECUTIVE** ManagementFor For OFFICER COMPENSATION. ADVISORY VOTE ON THE FREQUENCY OF 3. Management1 Year For ADVISORY VOTES ON EXECUTIVE COMPENSATION. RATIFICATION AND CONFIRMATION OF DELOITTE & 4. TOUCHE LLP AS OUR INDEPENDENT ManagementFor For **REGISTERED** PUBLIC ACCOUNTING FIRM FOR 2017. NXSTAGE MEDICAL, INC. 67072V103 Security Meeting Type Special Ticker **NXTM** Meeting Date 27-Oct-2017 Symbol **ISIN** US67072V1035 Agenda 934683194 - Management **Proposed** For/Against Item Proposal Vote Management by TO ADOPT THE AGREEMENT AND PLAN MERGER, DATED AUGUST 7, 2017, AS IT MAY BE AMENDED FROM TIME TO TIME, AMONG NXSTAGE, 1. FRESENIUS MEDICAL CARE HOLDINGS, ManagementFor For INC. AND BROADWAY RENAL SERVICES, INC. **PURSUANT TO** WHICH BROADWAY RENAL SERVICES. INC. WOULD MERGE WITH AND INTO NXSTAGE. TO APPROVE, ON A NON-BINDING, **ADVISORY** BASIS, THE COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO NXSTAGE'S 2. For **NAMED** ManagementFor **EXECUTIVE OFFICERS IN CONNECTION** WITH THE MERGER, AS DESCRIBED IN THE **ACCOMPANYING** PROXY STATEMENT. 3. TO APPROVE AN ADJOURNMENT OF For ManagementFor THE SPECIAL MEETING, IF NECESSARY, TO SOLICIT **ADDITIONAL** PROXIES, IN THE EVENT THAT THERE **ARE**

INSUFFICIENT VOTES TO APPROVE

PROPOSAL 1 AT

THE SPECIAL MEETING.

AFFECTO OYJ

Security X0020H102 Meeting Type ExtraOrdinary General

Meeting

Ticker Symbol Meeting Date 30-Oct-2017

ISIN FI0009013312 Agenda 708605502 - Management

Proposal Proposed by Vote For/Against Management

MARKET RULES REQUIRE DISCLOSURE

OF

Item

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS MULTIPLE

BENEFICIAL OWNERS, YOU WILL NEED

TO-PROVIDE

CMMT THE BREAKDOWN OF EACH Non-Voting

BENEFICIAL OWNER

NAME, ADDRESS AND

SHARE-POSITION TO YOUR

CLIENT SERVICE REPRESENTATIVE.

THIS

INFORMATION IS REQUIRED-IN ORDER

FOR YOUR

VOTE TO BE LODGED

A POA IS NEEDED TO APPOINT OWN

REPRESENTATIVE BUT IS NOT NEEDED

IF A

CMMT FINNISH-SUB/BANK IS APPOINTED

EXCEPT IF THE

Non-Voting

SHAREHOLDER IS FINNISH THEN A

POA WOULD-

STILL BE REQUIRED.

1 OPENING OF THE MEETING Non-Voting

2 CALLING THE MEETING TO ORDER Non-Voting

ELECTION OF PERSONS TO SCRUTINIZE

THE

3 MINUTES AND TO SUPERVISE THE Non-Voting

COUNTING-OF

VOTES

4 RECORDING THE LEGALITY OF THE Non-Voting

MEETING

RECORDING THE ATTENDANCE AT THE

5 MEETING Non-Voting

AND ADOPTION OF THE LIST OF VOTES

6 RESOLUTION ON THE NUMBER OF THE ManagementNo MEMBERS Action

	J J					
7	OF THE BOARD OF DIRECTORS ELECTION OF THE MEMBERS OF THE BOARD OF	Manageme	No nt			
·	DIRECTORS	TVIUIU GOILLO	Action			
8	RESOLUTION ON THE REMUNERATION OF THE		No			
0	MEMBERS OF THE BOARD OF	Management Action				
	DIRECTORS REVOCATION OF THE RESOLUTION					
	REGARDING					
	THE APPOINTMENT OF THE					
0	SHAREHOLDERS		No	No		
9	NOMINATION BOARD AND DISMISSAL OF THE	Manageme	nt Action			
	MEMBERS OF THE SHAREHOLDERS					
	NOMINATION					
10	BOARD	Non Votin	_			
10 KLA-T	CLOSING OF THE MEETING ENCOR CORPORATION	Non-Voting	g			
Security			Meeting 7	Гуре	Annual	
Ticker	KLAC		Meeting l	Date	01-Nov-2017	
Symbol ISIN	US4824801009		Agenda		934679892 - Management	
			8		, e . e . , e , = - :	
Item	Proposal	Proposed by	Vote	For/Agains Manageme		
1A.	ELECTION OF DIRECTOR: EDWARD W. BARNHOLT	Manageme	ntFor	For		
1B.	ELECTION OF DIRECTOR: ROBERT M. CALDERONI	Manageme	ntFor	For		
1C.	ELECTION OF DIRECTOR: JOHN T. DICKSON	Manageme	ntFor	For		
1D.	ELECTION OF DIRECTOR: EMIKO HIGASHI	ManagementFor		For		
1E.	ELECTION OF DIRECTOR: KEVIN J. KENNEDY	Manageme	ntFor	For		
1F.	ELECTION OF DIRECTOR: GARY B. MOORE	Manageme	ntFor	For		
1G.	ELECTION OF DIRECTOR: KIRAN M. PATEL	Manageme	ntFor	For		
1H.	ELECTION OF DIRECTOR: ROBERT A. RANGO	Manageme	ntFor	For		
1I.	ELECTION OF DIRECTOR: RICHARD P. WALLACE	Manageme	ntFor	For		
1J.	ELECTION OF DIRECTOR: DAVID C. WANG	Manageme	ntFor	For		
2.	RATIFICATION OF THE APPOINTMENT OF	Manageme	ntFor	For		
	PRICEWATERHOUSECOOPERS LLP AS					
	THE COMPANY'S INDEPENDENT					
	COMI ANT S INDELENDENT					

REGISTERED PUBLIC

ACCOUNTING FIRM FOR THE FISCAL

YEAR ENDING

JUNE 30, 2018.

APPROVAL ON A NON-BINDING,

ADVISORY BASIS 3.

ManagementFor For OF OUR NAMED EXECUTIVE OFFICER

COMPENSATION.

APPROVAL ON A NON-BINDING,

ADVISORY BASIS

OF THE FREQUENCY WITH WHICH OUR STOCKHOLDERS VOTE ON OUR NAMED Management 1 Year 4. For

EXECUTIVE

OFFICER COMPENSATION.

WHITING PETROLEUM CORPORATION

Security 966387102 Meeting Type Special

Ticker WLL Meeting Date 08-Nov-2017 Symbol

ISIN US9663871021 Agenda 934682065 - Management

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

ADOPTION AND APPROVAL OF AN

AMENDMENT TO

THE RESTATED CERTIFICATE OF

INCORPORATION

TO EFFECT (A) A REVERSE STOCK

SPLIT OF THE

OUTSTANDING SHARES OF WHITING'S

1 **COMMON** ManagementFor For

STOCK AND (B) A REDUCTION IN THE

NUMBER OF

AUTHORIZED SHARES OF WHITING'S

COMMON

STOCK, EACH AS MORE FULLY

DESCRIBED IN THE

PROXY STATEMENT.

RICE ENERGY INC.

Security 762760106 Meeting Type Special

Ticker **RICE** Meeting Date 09-Nov-2017

Symbol

ISIN US7627601062 Agenda 934690757 - Management

Proposed For/Against Proposal Vote Item Management

1 ADOPT THE AGREEMENT AND PLAN OFManagementFor For

MERGER,

DATED AS OF JUNE 19, 2017, AMONG

RICE ENERGY

INC., EQT CORPORATION, AND EAGLE

MERGER

SUB I, INC. (AS IT MAY BE AMENDED FROM TIME TO TIME, THE "MERGER AGREEMENT"). APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, THE COMPENSATION THAT MAY BE PAID OR 2 BECOME PAYABLE TO RICE ENERGY ManagementFor For **INC.'S NAMED EXECUTIVE OFFICERS IN CONNECTION** WITH THE MERGER. APPROVE THE ADJOURNMENT OF THE **SPECIAL** MEETING, IF NECESSARY OR APPROPRIATE, TO 3 SOLICIT ADDITIONAL PROXIES IF ManagementFor For THERE ARE NOT SUFFICIENT VOTES TO ADOPT THE **MERGER** AGREEMENT. TERRAFORM GLOBAL INC Security 88104M101 Meeting Type Special Ticker **GLBL** Meeting Date 13-Nov-2017 Symbol **ISIN** US88104M1018 Agenda 934689362 - Management For/Against **Proposed** Proposal Vote Item Management by TO ADOPT AND APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MARCH 6, 2017, AS IT MAY BE AMENDED FROM TIME 1. ManagementFor For TO TIME, BY AND AMONG TERRAFORM GLOBAL, INC., ORION US HOLDING 1 L.P. AND BRE GLBL HOLDINGS INC. TO ADJOURN THE SPECIAL MEETING, NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE 2. **INSUFFICIENT** ManagementFor For VOTES AT THE TIME OF THE SPECIAL **MEETING TO** ADOPT AND APPROVE THE AGREEMENT AND PLAN

OF MERGER.

POLARIS MATERIALS CORP, PORT MCNEILL

Security 731074100 Meeting Type Special General Meeting

Ticker Meeting Date 15-Nov-2017

Symbol

ISIN CA7310741003 Agenda 708628877 - Management

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

PLEASE NOTE THAT THIS MEETING

MENTIONS

DISSENTER'S RIGHTS, PLEASE REFER

Non-Voting **CMMT TO-THE**

MANAGEMENT INFORMATION

CIRCULAR FOR

DETAILS

PLEASE NOTE THAT SHAREHOLDERS

ARE

ALLOWED TO VOTE 'IN FAVOR' OR

CMMT 'AGAINST' FOR-Non-Voting

RESOLUTION 1, ABSTAIN IS NOT A

VOTING OPTION ON THIS MEETING

TO CONSIDER AND, IF THOUGHT

ADVISABLE, TO

PASS, WITH OR WITHOUT VARIATION,

A SPECIAL

RESOLUTION TO APPROVE A PLAN OF

ARRANGEMENT PURSUANT TO

SECTION 288 OF

THE BUSINESS CORPORATIONS ACT

(BRITISH

COLUMBIA) WHEREBY 1134771 B.C.

LTD., AN

1 AFFILIATE OF U.S. CONCRETE, INC., ManagementFor For

WILL ACQUIRE

ALL OF THE ISSUED AND **OUTSTANDING COMMON**

SHARES OF POLARIS MATERIALS

CORPORATION IT

DOES NOT HOLD, THE FULL TEXT OF

WHICH IS SET

FORTH IN APPENDIX A TO THE

MANAGEMENT

INFORMATION CIRCULAR DATED

OCTOBER 10, 2017

ALAMOS GOLD INC.

Security 011532108 Meeting Type Special

Ticker Meeting Date 16-Nov-2017 **AGI**

Symbol

ISIN Agenda CA0115321089 934694476 - Management

Vote Item Proposal

Proposed For/Against by Management

To consider and, if deemed advisable, to pass

an

ordinary resolution, the full text of which is

attached as

Appendix B to the joint management

information circular

of Alamos Gold Inc. ("Alamos") and

Richmont Mines Inc.

("Richmont") dated October 18, 2017 (the

1 "Circular"), ManagementFor For

approving the issuance of the share

consideration to be

issued by Alamos to shareholders of Richmont

pursuant

to an arrangement of Richmont under Charter

XVI-

Division II of the Business Corporations Act

(Ouébec), all

as more particularly described in the Circular.

SCRIPPS NETWORKS INTERACTIVE, INC.

Security 811065101 Meeting Type Special

Ticker SNI Meeting Date 17-Nov-2017

Symbol Niceting Date 17-Nov-2017

ISIN US8110651010 Agenda 934693412 - Management

Item Proposal Proposed by Vote For/Against Management

1. ADOPT THE AGREEMENT AND PLAN OFManagementFor For

MERGER,

DATED AS OF JULY 30, 2017, AS MAY BE

AMENDED,

AMONG SCRIPPS NETWORKS

INTERACTIVE, INC.,

AN OHIO CORPORATION ("SCRIPPS"),

DISCOVERY

COMMUNICATIONS, INC., A

DELAWARE

CORPORATION ("DISCOVERY") AND

SKYLIGHT

MERGER SUB, INC., AN OHIO

CORPORATION AND A

WHOLLY OWNED SUBSIDIARY OF

DISCOVERY

("MERGER SUB"), PURSUANT TO

WHICH MERGER

SUB WILL BE MERGED WITH AND INTO

SCRIPPS,

WITH SCRIPPS SURVIVING AS A

WHOLLY OWNED

SUBSIDIARY OF DISCOVERY (THE "MERGER").

APPROVE, ON AN ADVISORY

(NON-BINDING) BASIS,

CERTAIN COMPENSATION THAT WILL

OR MAY BE

PAID BY SCRIPPS TO ITS NAMED

ManagementFor

For

For

EXECUTIVE

OFFICERS IN CONNECTION WITH THE

MERGER.

APPROVE THE ADJOURNMENT OF THE

SCRIPPS

SPECIAL MEETING IF NECESSARY TO

SOLICIT

ADDITIONAL PROXIES IF THERE ARE

NOT

3. SUFFICIENT VOTES TO APPROVE ITEM ManagementFor

1 AT THE

TIME OF THE SCRIPPS SPECIAL

MEETING OR IF A

QUORUM IS NOT PRESENT AT THE

SCRIPPS

SPECIAL MEETING.

AVISTA CORP.

Security 05379B107 Meeting Type Special

Ticker Symbol AVA Meeting Date 21-Nov-2017

ISIN US05379B1070 Agenda 934687801 - Management

Item Proposal Proposed by Vote For/Against Management

PROPOSAL TO APPROVE THE

AGREEMENT AND

PLAN OF MERGER (THE "MERGER

AGREEMENT"),

DATED JULY 19, 2017, BY AND AMONG

1. HYDRO ONE ManagementFor For

LIMITED, OLYMPUS CORP., OLYMPUS

HOLDING

CORP. AND THE COMPANY AND THE

PLAN OF

MERGER SET FORTH THEREIN.

2. PROPOSAL TO APPROVE A ManagementFor For

NONBINDING,

ADVISORY PROPOSAL TO APPROVE

THE

COMPENSATION THAT MAY BE PAID

OR MAY

BECOME PAYABLE TO THE COMPANY'S

NAMED

EXECUTIVE OFFICERS IN CONNECTION

WITH, OR

FOLLOWING, THE CONSUMMATION OF

THE

MERGER.

PROPOSAL TO APPROVE THE

ADJOURNMENT OF

THE SPECIAL MEETING, IF NECESSARY

OR

APPROPRIATE, TO SOLICIT

ADDITIONAL PROXIES IF

3. THERE ARE INSUFFICIENT VOTES AT ManagementFor For

THE TIME OF

THE SPECIAL MEETING TO APPROVE

THE MERGER

AGREEMENT AND THE PLAN OF

MERGER SET

FORTH THEREIN.

WESTAR ENERGY, INC.

Security 95709T100 Meeting Type Special

Ticker WR Meeting Date 21-Nov-2017

Symbol VICTING Date 21-Nov-2017

ISIN US95709T1007 Agenda 934690858 - Management

Item Proposal Proposed by Vote For/Against Management

TO ADOPT THE AMENDED AND

RESTATED

AGREEMENT AND PLAN OF MERGER,

DATED JULY

1. 9, 2017, BY AND AMONG WESTAR ManagementFor For

ENERGY, INC.,

GREAT PLAINS ENERGY

INCORPORATED AND

CERTAIN OTHER PARTIES THERETO.

TO APPROVE, ON A NON-BINDING

ADVISORY BASIS,

THE MERGER-RELATED

2. COMPENSATION ManagementFor For

ARRANGEMENTS FOR NAMED

EXECUTIVE

OFFICERS.

TO APPROVE ANY MOTION TO

3. ADJOURN THE ManagementFor For

SPECIAL MEETING, IF NECESSARY.

MANTRA GROUP LTD, SURFERS PARADISE QLD

Security Q5762Q101 Meeting Type Annual General Meeting

Ticker Meeting Date 22-Nov-2017

Symbol Weeting Date 22-Nov-2017

ISIN AU000000MTR2 Agenda 708631761 - Management

Item Proposal Vote

Proposed For/Against Management by **VOTING EXCLUSIONS APPLY TO THIS MEETING FOR** PROPOSALS 2, 3, 4 AND 5 AND **VOTES-CAST BY ANY** INDIVIDUAL OR RELATED PARTY WHO **BENEFIT** FROM THE PASSING OF THE-PROPOSAL/S WILL BE DISREGARDED BY THE COMPANY. HENCE, IF YOU HAVE OBTAINED-BENEFIT OR EXPECT TO OBTAIN FUTURE BENEFIT (AS REFERRED IN THE COMPANY-ANNOUNCEMENT) VOTE ABSTAIN ON THE RELEVANT PROPOSAL ITEMS. BY CMMT DOING SO, YOU-Non-Voting ACKNOWLEDGE THAT YOU HAVE **OBTAINED** BENEFIT OR EXPECT TO OBTAIN BENEFIT BY THE-PASSING OF THE RELEVANT PROPOSAL/S. BY VOTING (FOR OR AGAINST) ON THE ABOVE-MENTIONED PROPOSAL/S, YOU **ACKNOWLEDGE** THAT YOU HAVE NOT OBTAINED **BENEFIT-NEITHER** EXPECT TO OBTAIN BENEFIT BY THE PASSING OF THE RELEVANT PROPOSAL/S-AND YOU **COMPLY** WITH THE VOTING EXCLUSION RE-ELECTION OF DAVID GIBSON AS A ManagementFor For 1.A **DIRECTOR** RE-ELECTION OF MELANIE WILLIS AS 1.B ManagementFor For A DIRECTOR RE-ELECTION OF ELIZABETH (LIZ) 1.C SAVAGE AS A ManagementFor For **DIRECTOR** ADOPTION OF REMUNERATION ManagementFor For 2 **REPORT** 3 GRANT OF PERFORMANCE RIGHTS TO ManagementFor For THE CHIEF EXECUTIVE OFFICER UNDER THE **EXISTING** MANTRA GROUP LIMITED LONG TERM

INCENTIVE

PLAN

APPROVAL OF MANTRA GROUP

4 LIMITED RIGHTS ManagementFor For

PLAN (RIGHTS PLAN)

APPROVAL OF THE MANTRA GROUP

LIMITED NON-

5 EXECUTIVE DIRECTOR (NED) FEE ManagementFor For

SACRIFICE

EQUITY PLAN (NFSEP)

IF A PROPORTIONAL TAKEOVER BID IS

MADE FOR

THE COMPANY, A SHARE TRANSFER

TO-THE

OFFEROR CANNOT BE REGISTERED

UNTIL THE BID

IS APPROVED BY MEMBERS

NOT-ASSOCIATED

WITH THE BIDDER. THE RESOLUTION

MUST BE

CMMT CONSIDERED AT A MEETING-HELD Non-Voting

MORE THAN 14

DAYS BEFORE THE BID CLOSES. EACH

MEMBER

HAS ONE VOTE FOR-EACH FULLY PAID

SHARE

HELD. THE VOTE IS DECIDED ON A

SIMPLE

MAJORITY. THE-BIDDER AND ITS

ASSOCIATES ARE

NOT ALLOWED TO VOTE

RENEWAL OF THE PROPORTIONAL

TAKEOVER

6 ManagementFor For PROVISIONS IN RULE 14 OF THE

CONSTITUTION

ORBITAL ATK, INC.

Security 68557N103 Meeting Type Special

Ticker OAMeeting Date 29-Nov-2017

Symbol

ISIN US68557N1037 Agenda 934695048 - Management

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

1. TO ADOPT THE AGREEMENT AND PLANManagementFor For

MERGER, DATED AS OF SEPTEMBER 17,

2017, BY

AND AMONG NORTHROP GRUMMAN

CORPORATION, NEPTUNE MERGER,

INC. AND

ORBITAL ATK, INC., AS IT MAY BE

ManagementFor

ManagementFor

For

For

AMENDED FROM TIME TO TIME.

TO APPROVE, ON A NON-BINDING,

ADVISORY

BASIS, THE COMPENSATION THAT

WILL OR MAY BE

2. PAID TO ORBITAL ATK'S NAMED

EXECUTIVE

OFFICERS IN CONNECTION WITH THE

MERGER.

TO ADJOURN THE ORBITAL ATK

SPECIAL MEETING,

IF NECESSARY, TO PERMIT FURTHER

3. SOLICITATION OF PROXIES IF THERE

ARE NOT

SUFFICIENT VOTES TO ADOPT THE

MERGER

AGREEMENT.

KONINKLIJKE KPN N.V.

Security N4297B146 Meeting Type ExtraOrdinary General

Meeting Meeting

Ticker Symbol Meeting Date 06-Dec-2017

ISIN NL0000009082 Agenda 708667956 - Management

Item Proposal Proposed by Vote For/Against Management

OPEN MEETING AND

Non-Voting

ANNOUNCEMENTS
ANNOUNCE INTENTION TO APPOINT

2.A MAXIMO Non-Voting

IBARRA TO MANAGEMENT BOARD APPROVE COMPENSATION PAYMENT

2.B TO MAXIMO ManagementFor For IBARRA

3 CLOSE MEETING Non-Voting

ENZYMOTEC, LTD

Security M4059L101 Meeting Type Special

Ticker Symbol ENZY Meeting Date 11-Dec-2017

ISIN IL0011296188 Agenda 934705798 - Management

Item Proposal Proposed by Vote For/Against Management

1. APPROVAL OF THE ACQUISITION OF ManagementFor For

THE COMPANY
BY FRUTAROM, INCLUDING THE

APPROVAL OF: (I)

THE AGREEMENT AND PLAN OF

MERGER, DATED

AS OF OCTOBER 28, 2017, BY AND

ManagementAgainst

AMONG THE

COMPANY, FRUTAROM, AND MERGER

SUB (AS IT

MAY BE AMENDED FROM TIME TO

TIME, THE

"MERGER AGREEMENT"); (II) THE

MERGER OF

MERGER SUB WITH AND INTO THE

COMPANY (THE

"MERGER") ON THE TERMS AND

SUBJECT TO THE

CONDITIONS SET FORTH IN THE

MERGER

AGREEMENT AND IN ACCORDANCE

WITH

SECTIONS 314-327 OF THE ISRAELI

...(DUE TO

SPACE LIMITS, SEE PROXY MATERIAL

FOR FULL

PROPOSAL).

THE UNDERSIGNED CONFIRMS THAT

HE, SHE OR IT

IS NOT FRUTAROM, MERGER SUB, ANY

PERSON

HOLDING AT LEAST 25% OF THE

MEANS OF

CONTROL OF EITHER OF THEM,

ANYONE ACTING

ON THEIR BEHALF, OR ANY FAMILY

MEMBER OF,

OR ENTITY CONTROLLED BY, ANY OF

THE

1A.

FOREGOING (EACH, A "FRUTAROM

AFFILIATE"). IF

YOU DO NOT VOTE ON THIS ITEM OR

VOTE

AGAINST THIS ITEM, YOUR VOTE WILL

NOT BE

COUNTED FOR PROPOSAL 1. FOR = I

CERTIFY THAT

I HAVE NO PERSONAL INTEREST FOR

THIS

PROPOSAL. AGAINST = I CERTIFY THAT

I DO HAVE

A PERSONAL INTEREST FOR THIS

PROPOSAL.

2A. REELECTION OF HOLGER LIEPMANN ManagementFor For

AS A CLASS I

DIRECTOR OF THE COMPANY, TO

SERVE UNTIL

THE COMPANY'S ANNUAL GENERAL

Edgar Filing: GDL FUND - Form N-PX **MEETING OF** SHAREHOLDERS IN 2020. ELECTION OF AMOS ANATOT AS A **CLASS I** DIRECTOR OF THE COMPANY, TO 2B. **SERVE UNTIL** ManagementFor For THE COMPANY'S ANNUAL GENERAL MEETING OF SHAREHOLDERS IN 2020. ELECTION OF ALON SHMUEL GRANOT AS A CLASS I DIRECTOR OF THE COMPANY, TO 2C. ManagementFor For SERVE UNTIL THE COMPANY'S ANNUAL GENERAL **MEETING OF** SHAREHOLDERS IN 2020. ELECTION OF ARI ROSENTHAL AS A CLASS I DIRECTOR OF THE COMPANY, TO 2D. **SERVE UNTIL** ManagementFor For THE COMPANY'S ANNUAL GENERAL **MEETING OF** SHAREHOLDERS IN 2020. APPROVAL OF THE REAPPOINTMENT KESSELMAN & KESSELMAN, A MEMBER OF **PRICEWATERHOUSECOOPERS** 3. **INTERNATIONAL** ManagementFor For LIMITED, AS THE COMPANY'S INDEPENDENT, EXTERNAL AUDITORS FOR THE YEAR **ENDING** DECEMBER 31, 2017. CALPINE CORPORATION Security 131347304 Meeting Type Special Ticker **CPN** Meeting Date 15-Dec-2017 Symbol ISIN Agenda US1313473043 934704873 - Management Proposed For/Against Item **Proposal** Vote Management by TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF AUGUST 17, 2017, AS IT

ManagementFor

For

1

MAY BE AMENDED FROM TIME TO

AND VOLT MERGER SUB, INC.

AMONG CALPINE CORPORATION, VOLT

TIME, BY AND

PARENT, LP

77

TO APPROVE THE ADJOURNMENT OF

THE SPECIAL

MEETING, IF NECESSARY OR

ADVISABLE, TO

SOLICIT ADDITIONAL PROXIES IF

2 THERE ARE ManagementFor For

INSUFFICIENT VOTES AT THE TIME OF

THE SPECIAL

MEETING TO ADOPT THE AGREEMENT

AND PLAN OF MERGER.

TO APPROVE, ON AN ADVISORY

(NON-BINDING)

BASIS, THE "GOLDEN PARACHUTE" COMPENSATION THAT MAY BE

3 PAYABLE TO For ManagementFor

CALPINE CORPORATION'S NAMED

EXECUTIVE

OFFICERS IN CONNECTION WITH THE

CONSUMMATION OF THE MERGER.

ALARMFORCE INDUSTRIES INC.

01165L102 Meeting Type Security Special

Ticker **ARFCF** Meeting Date 18-Dec-2017

Symbol

ISIN CA01165L1022 Agenda 934707146 - Management

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

A special resolution, the full text of which is

set forth at

Appendix "A" to the accompanying

Information Circular,

approving a statutory plan of arrangement

pursuant to

section 192 of the Canada Business

1 Corporations Act ManagementFor For

involving BCE Inc., the Company, the holders

of common

shares in the capital of the Company

("Shares"), the

holders of options to acquire Shares and the

holders of

deferred share units granted by the Company.

HNZ GROUP INC

40425A308 Security Meeting Type Special General Meeting

Ticker Meeting Date 19-Dec-2017

Symbol

ISIN CA40425A3082 Agenda 708794587 - Management

Proposed For/Against

Proposal Vote Item Management by

PLEASE NOTE THAT SHAREHOLDERS **ARE** ALLOWED TO VOTE 'IN FAVOR' OR CMMT 'AGAINST' FOR-Non-Voting RESOLUTION 1, ABSTAIN IS NOT A **VOTING OPTION** ON THIS MEETING ARRANGEMENT RESOLUTION: A **SPECIAL** RESOLUTION (THE "ARRANGEMENT RESOLUTION"), THE FULL TEXT OF WHICH IS SET FORTH IN APPENDIX A TO THE ACCOMPANYING MANAGEMENT INFORMATION CIRCULAR OF THE 1 CORPORATION DATED NOVEMBER 20, ManagementFor For 2017 (THE "CIRCULAR"), APPROVING AN ARRANGEMENT UNDER SECTION 192 OF THE CANADA **BUSINESS** CORPORATIONS ACT, AS AMENDED, **ALL AS MORE** PARTICULARLY DESCRIBED IN THE **CIRCULAR** NOTE: "FOR" = YES, "ABSTAIN" = NO, CMMT "AGAINST" Non-Voting WILL BE TREATED AS NOT MARKED DECLARATION OF OWNERSHIP AND CONTROL: THE UNDERSIGNED CERTIFIES THAT IT HAS MADE REASONABLE INQUIRIES AS TO THE **CANADIAN** STATUS OF THE REGISTERED HOLDER AND THE BENEFICIAL OWNER OF THE SHARES REPRESENTED BY THIS PROXY AND 2 HAS READ THE ManagementAbstain Against DEFINITIONS FOUND BELOW SO AS TO MAKE AN ACCURATE DECLARATION OF **OWNERSHIP AND** CONTROL. THE UNDERSIGNED HEREBY **CERTIFIES** THAT THE SHARES REPRESENTED BY THIS PROXY ARE OWNED AND CONTROLLED BY A

CMMT Non-Voting

CANADIAN

PLEASE NOTE THAT THIS MEETING

MENTIONS

DISSENTER'S RIGHTS, PLEASE REFER

TO-THE

MANAGEMENT INFORMATION

CIRCULAR FOR

DETAILS

OMEGA PROTEIN CORPORATION

Security 68210P107 Meeting Type Special

Ticker OME Meeting Date 19-Dec-2017

Symbol Meeting Date 19-Dec-2017

ISIN US68210P1075 Agenda 934709885 - Management

Item Proposal Proposed by Vote For/Against Management

PROPOSAL TO ADOPT AND APPROVE

THE

AGREEMENT AND PLAN OF MERGER,

DATED AS OF

OCTOBER 5, 2017, AS SUCH

AGREEMENT MAY BE

AMENDED FROM TIME TO TIME BY

AND AMONG

1. COOKE INC., A CORPORATION DULY

ManagementFor For

INCORPORATED UNDER THE LAWS OF

THE

PROVINCE OF NEW BRUNSWICK,

CANADA

("COOKE"), ALPHA MERGERSUB, AND

OMEGA

...(DUE TO SPACE LIMITS, SEE PROXY

STATEMENT

FOR FULL PROPOSAL).

ADVISORY, NON-BINDING PROPOSAL

TO APPROVE

COMPENSATION THAT WILL OR MAY

BECOME

2. PAYABLE TO OMEGA'S NAMED

ManagementFor For

" EXECUTIVE OFFICERS IN CONNECTION WITH THE

OFFICERS I MERGER

CONTEMPLATED BY THE MERGER

AGREEMENT.

3. APPROVAL OF THE ADJOURNMENT OR ManagementFor For

POSTPONEMENT OF THE SPECIAL

MEETING, IF

NECESSARY OR APPROPRIATE TO

SOLICIT

ADDITIONAL PROXIES IF THERE ARE

INSUFFICIENT

VOTES AT THE TIME OF THE SPECIAL

MEETING TO

APPROVE PROPOSAL 1.

RUBY TUESDAY, INC.

Security 781182100 Meeting Type Special

Ticker RTMeeting Date

20-Dec-2017 Symbol

ISIN US7811821005 Agenda 934706346 - Management

Proposed For/Against Proposal Vote Item Management by

PROPOSAL TO APPROVE AND ADOPT

1. THE MERGER ManagementFor For

AGREEMENT.

PROPOSAL TO APPROVE, ON A

NON-BINDING,

ADVISORY BASIS, CERTAIN

COMPENSATION THAT

WILL OR MAY BE PAID BY RUBY 2. ManagementFor For

TUESDAY TO ITS

NAMED EXECUTIVE OFFICERS THAT IS

BASED ON

OR OTHERWISE RELATES TO THE

MERGER.

PROPOSAL TO APPROVE AN

ADJOURNMENT OF

THE SPECIAL MEETING, INCLUDING IF

NECESSARY

TO SOLICIT ADDITIONAL PROXIES IN

FAVOR OF THE

PROPOSAL TO APPROVE AND ADOPT ManagementFor For

3. THE MERGER

AGREEMENT, IF THERE ARE NOT

SUFFICIENT

VOTES AT THE TIME OF SUCH

ADJOURNMENT TO

APPROVE AND ADOPT THE MERGER

AGREEMENT.

SERVELEC GROUP PLC

Security G8053J100 Meeting Type **Court Meeting** Ticker Meeting Date 22-Dec-2017 Symbol

ISIN 708821699 - Management GB00BFRBTP86 Agenda

Proposed For/Against Proposal Vote Item Management

CMMT PLEASE NOTE THAT ABSTAIN IS NOT A Non-Voting

VALID VOTE

OPTION FOR THIS MEETING

TYPE.-PLEASE

CHOOSE BETWEEN "FOR" AND

"AGAINST" ONLY.

SHOULD YOU CHOOSE TO VOTE-ABSTAIN FOR THIS

MEETING THEN YOUR VOTE WILL BE

DISREGARDED BY THE ISSUER

OR-ISSUERS AGENT

TO APPROVE THE SCHEME OF

1 ARRANGEMENT

ManagementFor For

SERVELEC GROUP PLC

Security G8053J100 Meeting Type Ordinary General Meeting

Ticker Symbol Meeting Date 22-Dec-2017

ISIN GB00BFRBTP86 Agenda 708821702 - Management

ManagementFor

For

For

Item Proposal Proposed by Vote For/Against Management

FOR THE PURPOSE IN EACH OF GIVING

EFFECT TO

THE SCHEME OF ARRANGEMENT: (A)

TO

AUTHORISE THE DIRECTORS TO TAKE

ALL

NECESSARY AND APPROPRIATE

1 ACTION; (B) TO AMEND THE ARTICLES OF

ASSOCIATION; AND (C) (I)

TO RE-REGISTER THE COMPANY AS A

PRIVATE

LIMITED COMPANY; AND (II) TO

CHANGE THE NAME

OF THE COMPANY TO "SERVELEC

GROUP LIMITED"

GIGAMON INC.

Security 37518B102 Meeting Type Special

Ticker GIMO Meeting Date 22-Dec-2017

Symbol Weeting Bate 22-Bee-2017

ISIN US37518B1026 Agenda 934707184 - Management

ManagementFor

Item Proposal Proposed by Vote For/Against Management

1. TO APPROVE AND ADOPT THE

AGREEMENT AND

PLAN OF MERGER (AS IT MAY BE

AMENDED FROM

TIME TO TIME, THE "MERGER

AGREEMENT"),

DATED OCTOBER 26, 2017, BY AND

AMONG

GIGAMON INC., A DELAWARE

CORPORATION

("GIGAMON"), GINSBERG HOLDCO,

INC., A

DELAWARE CORPORATION, AND

GINSBERG

MERGER SUB, INC., A DELAWARE

...(DUE TO SPACE

LIMITS, SEE PROXY STATEMENT FOR

FULL

PROPOSAL).

TO APPROVE ANY PROPOSAL TO

ADJOURN THE

SPECIAL MEETING TO A LATER DATE

OR DATES IF

NECESSARY OR APPROPRIATE TO

2. SOLICIT ManagementFor For

ADDITIONAL PROXIES IF THERE ARE

INSUFFICIENT

VOTES TO ADOPT THE MERGER

AGREEMENT AT

THE TIME OF THE SPECIAL MEETING.

TO APPROVE, BY NON-BINDING,

ADVISORY VOTE,

VARIOUS COMPENSATION THAT WILL

OR MAY

BECOME PAYABLE TO GIGAMON'S

NAMED

3. EXECUTIVE OFFICERS IN CONNECTION ManagementFor For

WITH THE

MERGER (AS SUCH TERM IS DEFINED

IN THE

MERGER AGREEMENT), AS DESCRIBED

IN THE

PROXY STATEMENT.

AURICO METALS INC.

Security 05157J108 Meeting Type Special

Ticker ARCTF Meeting Date 22-Dec-2017

Symbol Meeting Bate 22-Dec-2017

ISIN CA05157J1084 Agenda 934708580 - Management

Item Proposal Proposed by Vote For/Against Management

To consider and, if deemed advisable, to pass, ManagementFor For

with or

without variation, a special resolution, the full

text of

which is attached as Appendix A to the

accompanying

Circular of AuRico Metals, approving the

arrangement

involving AuRico Metals, Centerra Gold Inc.

("Centerra")

and Centerra Ontario Holdings Inc. (the

"Purchaser"),

pursuant to the arrangement agreement dated

as of

November 6, 2017 between AuRico Metals,

Centerra and

the Purchaser, under section 182 of the

Business

Corporations Act (Ontario).

CALGON CARBON CORPORATION

Security 129603106 Meeting Type Special

Ticker CCC Meeting Date 28-Dec-2017

Symbol

ISIN US1296031065 Agenda 934710105 - Management

Item Proposal Proposed by Vote For/Against Management

THE PROPOSAL TO ADOPT THE

AGREEMENT AND

PLAN OF MERGER, DATED AS OF

SEPTEMBER 21,

2017 (AS IT MAY BE AMENDED FROM

TIME TO TIME,

THE "MERGER AGREEMENT"), BY AND

AMONG

1. CALGON CARBON CORPORATION, A ManagementFor For

DELAWARE

CORPORATION ("CALGON CARBON"),

KURARAY

CO., LTD., A COMPANY ORGANIZED

UNDER THE

LAWS OF JAPAN ...(DUE TO SPACE

LIMITS, SEE

PROXY STATEMENT FOR FULL

PROPOSAL).

THE PROPOSAL TO APPROVE, ON A

NON-BINDING,

ADVISORY BASIS, CERTAIN

COMPENSATION THAT

MAY BE PAID OR BECOME PAYABLE

2. TO CALGON ManagementFor For

CARBON'S NAMED EXECUTIVE

OFFICERS IN

CONNECTION WITH THE

CONSUMMATION OF THE

MERGER.

3. THE PROPOSAL TO APPROVE THE ManagementFor For

ADJOURNMENT

OF THE SPECIAL MEETING FROM TIME

TO TIME, IF

NECESSARY OR APPROPRIATE,

INCLUDING TO

SOLICIT ADDITIONAL PROXIES IF

THERE ARE

INSUFFICIENT VOTES, INCLUDING AT

THE TIME OF

THE SPECIAL MEETING TO ADOPT THE

MERGER

AGREEMENT OR IN THE ABSENCE OF A

QUORUM.

SILVER SPRING NETWORKS,INC.

Security 82817Q103 Meeting Type Special

Ticker SSNI Meeting Date 03-Jan-2018

Symbol SSIN.

ISIN US82817Q1031 Agenda 934706322 - Management

Item Proposal Proposed by Vote For/Against Management

TO ADOPT THE AGREEMENT AND PLAN

OF

MERGER, DATED AS OF SEPTEMBER 17,

2017,

AMONG SILVER SPRING NETWORKS,

INC., ITRON,

1. INC. AND IVORY MERGER SUB, INC., ManagementFor For

AND THEREBY

APPROVE THE TRANSACTIONS

CONTEMPLATED BY

THE MERGER AGREEMENT,

INCLUDING THE

MERGER.

TO APPROVE ONE OR MORE

ADJOURNMENTS OF

THE SPECIAL MEETING TO A LATER

DATE OR

DATES IF NECESSARY OR

APPROPRIATE TO

2. SOLICIT ADDITIONAL PROXIES IF ManagementFor For

THERE ARE

INSUFFICIENT VOTES TO ADOPT THE

MERGER

AGREEMENT AT THE TIME OF THE

SPECIAL

MEETING.

BOB EVANS FARMS, INC.

Security 096761101 Meeting Type Special

Ticker BOBE Meeting Date 09-Jan-2018

Symbol

ISIN US0967611015 Agenda 934706651 - Management

Item Proposal Proposed by Vote For/Against Management

1. TO ADOPT THE AGREEMENT AND PLANManagementFor For

OF

MERGER, DATED AS OF SEPTEMBER 18,

2017, BY

AND AMONG BOB EVANS FARMS, INC.

(THE

"COMPANY"), POST HOLDINGS, INC.,

AND

HAYSTACK CORPORATION, A

DELAWARE

CORPORATION AND WHOLLY-OWNED

SUBSIDIARY

OF POST (THE "MERGER AGREEMENT").

TO APPROVE, ON A NON-BINDING,

ADVISORY

BASIS, CERTAIN COMPENSATION THAT

WILL BE

PAID OR BECOME PAYABLE TO THE

ManagementFor For

2. COMPANY'S

NAMED EXECUTIVE OFFICERS IN

CONNECTION

WITH THE CONSUMMATION OF THE

MERGER.

TO APPROVE ONE OR MORE

ADJOURNMENTS OF

THE SPECIAL MEETING FROM TIME TO

TIME, IF

NECESSARY OR APPROPRIATE,

INCLUDING TO

3. SOLICIT ADDITIONAL PROXIES IF ManagementFor For

THERE ARE

INSUFFICIENT VOTES AT THE TIME OF

THE SPECIAL

MEETING TO ADOPT THE MERGER

AGREEMENT OR

IN THE ABSENCE OF A QUORUM.

ROCKWELL COLLINS, INC.

Security 774341101 Meeting Type Special

Ticker COL Meeting Date 11-Jan-2018

Symbol Meeting Date 11-Jan-2018

ISIN US7743411016 Agenda 934712969 - Management

Item Proposal Proposed by Vote For/Against Management

1. ADOPT THE AGREEMENT AND PLAN OFManagementFor For

MERGER,

DATED AS OF SEPTEMBER 4, 2017, BY

AND AMONG

UNITED TECHNOLOGIES

CORPORATION, RIVETER

MERGER SUB CORP. AND ROCKWELL

COLLINS,

INC. AND APPROVE THE MERGER

CONTEMPLATED THEREBY (THE "MERGER PROPOSAL"). APPROVE ON AN ADVISORY (NON-BINDING) BASIS, THE COMPENSATION THAT MAY BE PAID OR BECOME PAYABLE TO ROCKWELL COLLINS, INC.'S 2. NAMED EXECUTIVE OFFICERS IN ManagementFor For **CONNECTION** WITH THE MERGER CONTEMPLATED BY THE MERGER AGREEMENT (THE "MERGER-RELATED COMPENSATION PROPOSAL"). APPROVE ANY PROPOSAL TO ADJOURN THE SPECIAL MEETING TO A LATER DATE OR DATES, IF NECESSARY OR APPROPRIATE, TO **SOLICIT** ADDITIONAL PROXIES IN THE EVENT 3. ManagementFor For THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE **MERGER** PROPOSAL (THE "ADJOURNMENT PROPOSAL"). IXYS CORPORATION Security 46600W106 Meeting Type Special Ticker **IXYS** Meeting Date 12-Jan-2018 Symbol ISIN 934713670 - Management US46600W1062 Agenda **Proposed** For/Against Vote Item **Proposal** Management by TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF AUGUST 25, 2017, BY AND 1. AMONG IXYS CORPORATION, ManagementFor For LITTELFUSE, INC. AND IRON MERGER CO., INC., AS AMENDED (REFERRED TO AS THE MERGER PROPOSAL). 2. TO APPROVE ON AN ADVISORY ManagementFor For

(NON-BINDING)

BE PAID OR

BASIS THE COMPENSATION THAT MAY

BECOME PAYABLE TO THE NAMED

EXECUTIVE

OFFICERS OF IXYS CORPORATION

THAT IS BASED

ON OR OTHERWISE RELATES TO THE

MERGER (AS

SUCH TERM IS REFERRED TO IN THE

PROXY

STATEMENT FOR THE SPECIAL

MEETING).

TO APPROVE THE ADJOURNMENT OF

THE SPECIAL

MEETING, IF NECESSARY, TO SOLICIT

3.

ManagementFor ADDITIONAL

PROXIES IF THERE ARE NOT

SUFFICIENT VOTES TO

APPROVE THE MERGER PROPOSAL.

GREAT WALL PAN ASIA HOLDINGS LIMITED

G4079W100 Special General Meeting Security Meeting Type

For

Ticker Meeting Date 22-Jan-2018

Symbol

ISIN Agenda BMG4079W1001 708867316 - Management

Proposed For/Against Item Proposal Vote Management by

PLEASE NOTE IN THE HONG KONG

MARKET THAT A

CMMT VOTE OF "ABSTAIN" WILL BE Non-Voting

TREATED-THE SAME

AS A "TAKE NO ACTION" VOTE.

PLEASE NOTE THAT THE COMPANY

NOTICE AND

PROXY FORM ARE AVAILABLE BY

CLICKING-ON THE

CMMT URL LINKS:-Non-Voting

http://www.hkexnews.hk/listedco/listconews/SEHK/2017/

1229/LTN20171229484.pdf,-

http://www.hkexnews.hk/listedco/listconews/SEHK/2017/

1229/LTN20171229508.pdf

1 TO GRANT APPROVAL TO GWPA ManagementFor For

PROPERTY I

HOLDING LIMITED (A

WHOLLY-OWNED SUBSIDIARY

OF THE COMPANY) ENTERING INTO

THE

SHAREHOLDERS AGREEMENT AND

ALL

TRANSACTIONS CONTEMPLATED

THEREUNDER

INCLUDING BUT NOT LIMITED TO THE

INVESTMENT (INCLUDING THE

PROVISION OF THE

ADVANCE) AND TO AUTHORISE ANY

ONE OF THE

DIRECTORS OF THE COMPANY TO DO

ALL SUCH

ACTS AND THINGS AND TO SIGN AND

EXECUTE ALL

SUCH FURTHER DOCUMENTS FOR AND

ON BEHALF

OF THE COMPANY TO CARRY OUT,

PERFORM,

IMPLEMENT AND/OR GIVE FULL

EFFECT TO THE

SHAREHOLDERS AGREEMENT AND

ALL RELEVANT

TRANSACTIONS CONTEMPLATED

THEREUNDER

PURE TECHNOLOGIES LTD, CALGARY, AB

Security 745915108 Meeting Type Special General Meeting

Ticker Meeting Date 24-Jan-2018

Symbol Symbol 24-Jan-2016

ISIN CA7459151089 Agenda 708874309 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT SHAREHOLDERS

ARE

ALLOWED TO VOTE 'IN FAVOR' OR

CMMT 'AGAINST' FOR- Non-Voting

RESOLUTION 1, ABSTAIN IS NOT A

VOTING OPTION ON THIS MEETING

PLEASE NOTE THAT THIS MEETING

MENTIONS

DISSENTER'S RIGHTS, PLEASE REFER

CMMT TO-THE Non-Voting

MANAGEMENT INFORMATION

CIRCULAR FOR

DETAILS

1 TO CONSIDER AND, IF DEEMED ManagementFor For

ADVISABLE, TO

PASS, WITH OR WITHOUT VARIATION,

A SPECIAL

RESOLUTION THE FULL TEXT OF

WHICH IS SET

FORTH IN APPENDIX A TO THE

ACCOMPANYING

INFORMATION CIRCULAR AND PROXY

STATEMENT

OF PURE TECHNOLOGIES LTD. (THE

"INFORMATION

CIRCULAR"), TO APPROVE AN

ARRANGEMENT

UNDER SECTION 193 OF THE BUSINESS

CORPORATIONS ACT (ALBERTA),

INVOLVING PURE

TECHNOLOGIES LTD., XYLEM INC. AND

THE

SHAREHOLDERS AND

OPTIONHOLDERS OF PURE

TECHNOLOGIES LTD., ALL AS MORE

PARTICULARLY

DESCRIBED IN THE INFORMATION

CIRCULAR

PURE TECHNOLOGIES LTD.

Security 745915108 Meeting Type Special

Ticker Symbol PPEHF Meeting Date 24-Jan-2018

ISIN CA7459151089 Agenda 934716931 - Management

Item Proposal Proposed by Vote For/Against Management

To consider and, if deemed advisable, to pass,

with or

without variation, a special resolution the full

text of which

is set forth in Appendix A to the

accompanying

information circular and proxy statement of

Pure

Technologies Ltd. (the "Information

1 Circular"), to approve ManagementFor For

an arrangement under Section 193 of the

Business

Corporations Act (Alberta), involving Pure

Technologies

Ltd., Xylem Inc. and the shareholders and

optionholders

of Pure Technologies Ltd., all as more

particularly

described in the Information Circular.

ASHLAND GLOBAL HOLDINGS INC

Security 044186104 Meeting Type Annual

Ticker Symbol ASH Meeting Date 25-Jan-2018

ISIN US0441861046 Agenda 934712793 - Management

Item Proposal Proposed by Vote For/Against Management

1A. ELECTION OF DIRECTOR: BRENDAN M. ManagementFor For

1B. ManagementFor For

	3 3				
	ELECTION OF DIRECTOR: WILLIAM G.				
	DEMPSEY				
10	ELECTION OF DIRECTOR: JAY V.	M	4E	E	
1C.	IHLENFELD	Manageme	ntFor	For	
15	ELECTION OF DIRECTOR: SUSAN L.	3.6		-	
1D.	MAIN	Manageme	ntFor	For	
	ELECTION OF DIRECTOR: JEROME A.				
1E.	PERIBERE	Manageme	ntFor	For	
	ELECTION OF DIRECTOR: BARRY W.				
1F.	PERRY	Manageme	ntFor	For	
	ELECTION OF DIRECTOR: MARK C.				
1G.	ROHR	Manageme	ntFor	For	
	ELECTION OF DIRECTOR: JANICE J.				
1 H .	TEAL	Manageme	ntFor	For	
	ELECTION OF DIRECTOR: MICHAEL J.				
1I.	WARD	Manageme	ntFor	For	
	ELECTION OF DIRECTOR: KATHLEEN				
1J.	WILSON-	Manageme	ntFor	For	
13.	THOMPSON	ivianageme	iiu oi	101	
	ELECTION OF DIRECTOR: WILLIAM A.				
1K.	WULFSOHN	Manageme	ntFor	For	
	RATIFICATION OF THE APPOINTMENT				
	OF ERNST &				
2.	YOUNG LLP AS INDEPENDENT	Manageme	ntFor	For	
2.	REGISTERED PUBLIC	ivianageme	iiu oi	101	
	ACCOUNTANTS FOR FISCAL 2018.				
	A NON-BINDING ADVISORY				
	RESOLUTION				
	APPROVING THE COMPENSATION				
3.	(DUE TO SPACE	Manageme	ntFor	For	
٥.	LIMITS, SEE PROXY STATEMENT FOR	ivianageme	iiu oi	101	
	FULL				
	PROPOSAL).				
	TO APPROVE THE ASHLAND GLOBAL				
	HOLDINGS				
4.	INC. 2018 OMNIBUS INCENTIVE	Manageme	nt A gainst	Against	
٦.	COMPENSATION	wanageme	iiu igailist	rigamst	
	PLAN.				
BROA	DSOFT, INC.				
Securit			Meeting 7	Γvne	Special
Ticker	•			• 1	•
Symbo	l BSFT		Meeting I	Date	25-Jan-2018
ISIN	US11133B4095		Agenda		934714432 - Management
			8		
т.	D 1	Proposed	X 7. 4	For/Again	st
Item	Proposal	by	Vote	Manageme	
1.	TO ADOPT THE AGREEMENT AND PLAN	-	ntFor	For	
	OF	-			
	MERGER, DATED AS OF OCTOBER 20,				
	2017, BY AND				
	AMONG CISCO SYSTEMS, INC.				

Edgar Filing: GDL FUND - Form N-PX ("CISCO"), BROOKLYN ACQUISITION CORP., A WHOLLY-OWNED SUBSIDIARY OF CISCO, AND BROADSOFT, INC. AS IT MAY BE AMENDED FROM TIME TO TIME (THE "MERGER AGREEMENT"). TO APPROVE, ON AN ADVISORY BASIS, THE COMPENSATION THAT BROADSOFT'S **NAMED** ManagementFor For **EXECUTIVE OFFICERS MAY RECEIVE** IN CONNECTION WITH THE MERGER. TO ADJOURN THE SPECIAL MEETING TO A LATER DATE IF NECESSARY TO PERMIT **FURTHER** SOLICITATION OF PROXIES IF THERE ManagementFor For ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT. DIGI INTERNATIONAL INC. ıt

2.

3.

Security	253798102	Meeting Type	Annual
Ticker Symbol	DGII	Meeting Date	29-Jan-2018
ISIN	US2537981027	Agenda	934711385 - Management

ItemProposalProposed byFor/Against Management1.1ELECTION OF DIRECTOR: CHRISTOPHER D. HEIMManagementForFor1.2ELECTION OF DIRECTOR: SALLY J. SMITH COMPANY PROPOSAL TO APPROVE THE DIGIManagementForFor2.INTERNATIONAL INC. 2018 OMNIBUS INCENTIVE PLAN. COMPANY PROPOSAL TO APPROVE, ON A NON-A NON-A NON-A NON-SINDING ADVISORY BASIS, THE COMPENSATION PAID TO NAMED EXECUTIVE OFFICERS.ManagementForFor4.COMPANY PROPOSAL TO RECOMMEND, ON A NON-BINDING ADVISORY BASIS, THEManagement1 YearFor	ISIN	US2537981027		Agenda	934/11385 - Man
1.1 CHRISTOPHER D. HEIM ELECTION OF DIRECTOR: SALLY J. SMITH COMPANY PROPOSAL TO APPROVE THE DIGI 2. INTERNATIONAL INC. 2018 OMNIBUS ManagementAgainst INCENTIVE PLAN. COMPANY PROPOSAL TO APPROVE, ON A NON- BINDING ADVISORY BASIS, THE COMPENSATION PAID TO NAMED EXECUTIVE OFFICERS. 4. COMPANY PROPOSAL TO RECOMMEND, ON A NON-	Item	Proposal	. *	Vote	•
1.2 SMITH COMPANY PROPOSAL TO APPROVE THE DIGI 2. INTERNATIONAL INC. 2018 OMNIBUS ManagementAgainst INCENTIVE PLAN. COMPANY PROPOSAL TO APPROVE, ON A NON- BINDING ADVISORY BASIS, THE COMPENSATION PAID TO NAMED EXECUTIVE OFFICERS. 4. COMPANY PROPOSAL TO RECOMMEND, ON A NON- ManagementFor For For ManagementFor For ManagementFor For For	1.1		Manageme	entFor	For
THE DIGI 2. INTERNATIONAL INC. 2018 OMNIBUS ManagementAgainst Against INCENTIVE PLAN. COMPANY PROPOSAL TO APPROVE, ON A NON- BINDING ADVISORY BASIS, THE COMPENSATION PAID TO NAMED EXECUTIVE OFFICERS. 4. COMPANY PROPOSAL TO RECOMMEND, ON A NON-	1.2		Manageme	entFor	For
3. BINDING ADVISORY BASIS, THE COMPENSATION ManagementFor For OFFICERS. 4. COMPANY PROPOSAL TO Management1 Year For RECOMMEND, ON A NON-	2.	THE DIGI INTERNATIONAL INC. 2018 OMNIBUS INCENTIVE PLAN.	C	entAgainst	Against
4. COMPANY PROPOSAL TO Management 1 Year For RECOMMEND, ON A NON-	3.	BINDING ADVISORY BASIS, THE COMPENSATION PAID TO NAMED EXECUTIVE	Manageme	entFor	For
	4.	COMPANY PROPOSAL TO RECOMMEND, ON A NON-	Manageme	ent1 Year	For

FREQUENCY OF

FUTURE ADVISORY VOTES TO

APPROVE NAMED

EXECUTIVE OFFICER COMPENSATION.

RATIFICATION OF THE APPOINTMENT

OF GRANT

THORNTON LLP AS INDEPENDENT

5. REGISTERED For ManagementFor

PUBLIC ACCOUNTING FIRM OF THE

COMPANY FOR

THE 2018 FISCAL YEAR.

BAZAARVOICE INC

073271108 Security Meeting Type Special

Ticker BVMeeting Date 29-Jan-2018

Symbol

ISIN US0732711082 Agenda 934717363 - Management

Proposed For/Against Item Proposal Vote Management by

To adopt the Agreement and Plan of Merger,

dated as of

November 26, 2017, as it may be amended,

supplemented or modified from time to time, 1. ManagementFor For

by and

among Bazaarvoice, Inc., BV Parent, LLC and

BV Merger

Sub, Inc. and approve the Merger.

To adjourn the Special Meeting, if necessary

minimum period of time reasonable under the circumstances, to ensure that any necessary

supplement

or amendment to the proxy statement is 2. ManagementFor For

provided to the

stockholders of Bazaarvoice, Inc. a reasonable

amount of

time in advance of the Special Meeting, ...(due

to space

limits, see proxy statement for full proposal).

To approve, by non-binding, advisory vote,

certain

compensation arrangements for Bazaarvoice, 3.

Inc.'s

named executive officers in connection with

the Merger.

VALVOLINE INC.

Security 92047W101 Meeting Type Annual

Ticker VVV Meeting Date 31-Jan-2018

Symbol

ISIN US92047W1018 Agenda 934712806 - Management

ManagementFor

For

Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.1	ELECTION OF DIRECTOR: RICHARD J. FREELAND	Manageme	entFor	For	
1.2	ELECTION OF DIRECTOR: STEPHEN F. KIRK	Manageme	entFor	For	
1.3	ELECTION OF DIRECTOR: STEPHEN E. MACADAM	Manageme	entFor	For	
1.4	ELECTION OF DIRECTOR: VADA O. MANAGER	Manageme	entFor	For	
1.5	ELECTION OF DIRECTOR: SAMUEL J. MITCHELL, JR.	Manageme	entFor	For	
1.6	ELECTION OF DIRECTOR: CHARLES M. SONSTEBY	Manageme	entFor	For	
1.7	ELECTION OF DIRECTOR: MARY J. TWINEM	Manageme	entFor	For	
2.	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS VALVOLINE'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL 2018. A NON-BINDING ADVISORY	Manageme	entFor	For	
3.	RESOLUTION APPROVING VALVOLINE'S EXECUTIVE COMPENSATION, AS SET FORTH IN THE PROXY	Ξ Manageme	entFor	For	
4.	STATEMENT. APPROVAL OF THE VALVOLINE INC. EMPLOYEE STOCK PURCHASE PLAN.	Manageme	entFor	For	
	ANTO COMPANY y 61166W101		Meeting	Type	Annual
Ticker			_		
Symbo	MON		Meeting	Date	31-Jan-2018
ISIN	US61166W1018		Agenda		934714848 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1A.	Election of Director: Dwight M. "Mitch" Barns	Manageme	entFor	For	
1B. 1C. 1D. 1E. 1F. 1G. 1H.	Election of Director: Gregory H. Boyce Election of Director: David L. Chicoine, Ph.D Election of Director: Janice L. Fields Election of Director: Hugh Grant Election of Director: Laura K. Ipsen Election of Director: Marcos M. Lutz Election of Director: C. Steven McMillan Election of Director: Jon R. Moeller	Manageme Manageme Manageme Manageme Manageme Manageme Manageme Manageme	entFor entFor entFor entFor entFor entFor entFor	For For For For For For For	
1J.	Election of Director, John R. Mitteller	Manageme		For	

	0 0				
	Election of Director: George H. Poste, Ph.D., D.V.M.				
1K.	Election of Director: Robert J. Stevens	Managemen	ntFor	For	
1L.	Election of Director: Patricia Verduin, Ph.D.	Managemen		For	
11.	Ratify the appointment of Deloitte & Touche	Managemen	iti oi	1 01	
	LLP as our				
2.	independent registered public accounting firm	Managemei	ntFor	For	
	for fiscal				
	2018.				
	Advisory (Non-Binding) vote to approve				
3.	executive	Managemen	ntFor	For	
	compensation.				
	Shareowner proposal: Bylaw amendment to				
4.	create Board	Shareholder	· Against	For	
	Human Rights Committee.				
	WELL COLLINS, INC.			_	
Security	774341101		Meeting 7	Гуре	Annual
Ticker Symbol	COL		Meeting l	Date	01-Feb-2018
ISIN	US7743411016		Agenda		934713872 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Managemei	nt	C	
	1 A. J. CARBONE		For	For	
	2 R.K. ORTBERG		For	For	
	3 C.L. SHAVERS		For	For	
	ADVISORY VOTE ON EXECUTIVE				
	COMPENSATION:				
	FOR A NON-BINDING RESOLUTION TO		_	_	
2.	APPROVE	Managemen	ntFor	For	
	THE COMPENSATION OF THE NAMED				
	EXECUTIVE				
	OFFICERS. SELECTION OF INDEPENDENT				
	REGISTERED PUBLIC				
	ACCOUNTING FIRM: FOR THE				
3.	SELECTION OF	Managemei	ntFor	For	
	DELOITTE & TOUCHE LLP FOR FISCAL				
	YEAR 2018.				
BUFFA	LO WILD WINGS, INC.				
Security	119848109		Meeting 7	Гуре	Special
Ticker	BWLD		Meeting l	Data	02-Feb-2018
Symbol	BWLD		Meeting	Date	02-170-2016
ISIN	US1198481095		Agenda		934716955 - Management
Item	Proposal	Proposed	Vote	For/Agains	
1.	•	by Managemen	ntFor	Manageme For	ciit
1.	and Plan of	ivianagemen	iu Ol	1 01	
	Merger, dated as of November 27, 2017				

ManagementFor

ManagementFor

For

For

(which, as it may

be amended from time to time, we refer to as

the "merger

agreement"), by and among Buffalo Wild

Wings, Inc.,

Arby's Restaurant Group, Inc., and IB Merger

Sub I

Corporation, pursuant to which Buffalo Wild

...(due to

space limits, see proxy statement for full

proposal).

Golden Parachute Proposal: To approve, in a

non-

binding advisory vote, certain compensation

2. that may be

paid or become payable by Buffalo Wild

Wings, Inc. to its

named executive officers in connection with

the merger.

Adjournment Proposal: To approve one or

more

adjournments of the special meeting to a later

date or

dates if necessary or appropriate to solicit

additional

proxies if there are insufficient votes to

approve the

merger agreement at the time of the special

meeting.

NAPEC INC, DRUMMONDVILLE

Security 630405108 Meeting Type Special General Meeting

Ticker
Symbol
Meeting Date 05-Feb-2018

ISIN CA6304051080 Agenda 708883409 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT SHAREHOLDERS

ARE

ALLOWED TO VOTE 'IN FAVOR' OR

CMMT 'AGAINST' FOR- Non-Voting

RESOLUTION 1, ABSTAIN IS NOT A VOTING OPTION

ON THIS MEETING

PLEASE NOTE THAT THIS MEETING

MENTIONS

DISSENTER'S RIGHTS, PLEASE REFER

CMMT TO-THE Non-Voting

MANAGEMENT INFORMATION

CIRCULAR FOR

DETAILS"

TO CONSIDER PURSUANT TO THE

INTERIM ORDER

(AS DEFI NED IN THE INFORMATION

CIRCULAR)

AND, IF THOUGHT ADVISABLE, TO

PASS, WITH OR

WITHOUT VARIATION, A SPECIAL

RESOLUTION (THE

"ARRANGEMENT RESOLUTION"), THE

FULL TEXT OF

WHICH IS SET FORTH IN APPENDIX A

ATTACHED TO

THE INFORMATION CIRCULAR,

APPROVING A

1 STATUTORY PLAN OF ARRANGEMENT ManagementFor For

PURSUANT

TO SECTION 192 OF THE CANADA

BUSINESS

CORPORATIONS ACT INVOLVING

NAPEC INC. AND

9370-0219 QUEBEC INC., A COMPANY

INCORPORATED UNDER THE BUSINESS

CORPORATION ACT (QUEBEC) AND

ORGANIZED BY

OAKTREE CAPITAL MANAGEMENT,

L.P., AS MORE

PARTICULARLY DESCRIBED IN THE

INFORMATION

CIRCULAR

ISIN

ROCKWELL AUTOMATION, INC.

US7739031091

Security	773903109	Meeting Type	Annual
Ticker Symbol	ROK	Meeting Date	06-Feb-2018

Agenda

Item	Proposal	Proposed by	Vote	For/Against Management
A	DIRECTOR	Manageme	ent	_
	1 BETTY C. ALEWINE		For	For
	2 J. PHILLIP HOLLOMAN		For	For
	3 LAWRENCE D. KINGSLEY		For	For
	4 LISA A. PAYNE		For	For
	TO APPROVE THE SELECTION OF			
	DELOITTE &			
В	TOUCHE LLP AS THE CORPORATION'S INDEPENDENT REGISTERED PUBLIC	Manageme	entFor	For
	ACCOUNTING FIRM.			
C	TO APPROVE, ON AN ADVISORY BASIS	S, Manageme	entFor	For
	COMPENSATION OF THE			

934714292 - Management

CORPORATION'S NAMED EXECUTIVE OFFICERS.

STRAIGHT PATH COMMUNICATIONS, INC

Security 862578101 Meeting Type Annual

Ticker STRP Meeting Date 06-Feb-2018

Symbol Meeting Date 00-Fe0-2018

ISIN US8625781013 Agenda 934714329 - Management

Item Proposal Proposed by Vote For/Against Management

Election of Director: Davidi Jonas ManagementFor For 1.1 1.2 Election of Director: K. Chris Todd ManagementFor For Election of Director: William F. Weld ManagementFor 1.3 For 1.4 Election of Director: Fred S. Zeidman ManagementFor For

BARRACUDA NETWORKS, INC.

Security 068323104 Meeting Type Special

Ticker Symbol CUDA Meeting Date 07-Feb-2018

ISIN US0683231049 Agenda 934720081 - Management

Item Proposal Proposed by Vote For/Against Management

To approve and adopt the Agreement and Plan

of Merger

(as it may be amended from time to time, the

"Merger

1. Agreement"), dated November 26, 2017, by ManagementFor For

and among

Barracuda Networks, Inc., Project Deep Blue

Holdings,

LLC and Project Deep Blue Merger Corp.

To approve any proposal to adjourn the

Special Meeting

to a later date or dates if necessary or

appropriate to

2. solicit additional proxies if there are ManagementFor For

insufficient votes to

adopt the Merger Agreement at the time of the

Special

Meeting.

LENNAR CORPORATION

Security 526057302 Meeting Type Special

Ticker Symbol LENB Meeting Date 12-Feb-2018

ISIN US5260573028 Agenda 934719406 - Management

Item Proposal Proposed by Vote For/Against Management

1. Approval of the issuance of shares of Lennar's ManagementFor For

Class A

and Class B common stock in connection with

the merger of CalAtlantic Group, Inc. with a newly formed whollyowned subsidiary of Lennar, as contemplated Agreement and Plan of Merger, dated as of October 29, 2017, by and among CalAtlantic Group, Inc., Lennar and Cheetah Cub Group Corp. Approval of an amendment to Lennar's certificate of incorporation increasing the number of 2. authorized shares ManagementFor For of Lennar's Class A common stock from 300,000,000 shares to 400,000,000 shares. Approval of an adjournment of the Special Meeting of Stockholders, if necessary, to enable Lennar to additional votes, if at the time of such meeting ManagementFor 3. For there are not sufficient votes to approve proposals 1 and 2. EXACTECH, INC. Security 30064E109 Meeting Type Special Ticker **EXAC** Meeting Date 13-Feb-2018 Symbol **ISIN** US30064E1091 Agenda 934720891 - Management **Proposed** For/Against Vote Item **Proposal** Management by Approval of the Agreement and Plan of Merger, dated as of October 22, 2017, as amended by Amendment No. 1 to the Agreement and Plan of Merger, dated 1. December 3, ManagementFor For 2017, as it may be amended from time to time, the Company, Osteon Holdings, L.P. and Osteon Merger Sub, Inc. (the "Merger Agreement"). Approval, by non-binding, advisory vote, of compensation that will or may become payable to the 2. ManagementFor For Company's named executive officers in connection with the merger.

ManagementFor

For

3.

Adjournment of the Special Meeting, if

necessary or

appropriate, for, among other reasons, the

solicitation of

additional proxies in the event that there are

insufficient

votes at the time of the Special Meeting to

approve the

proposal to approve the Merger Agreement.

GRAINCORP LIMITED

Security Q42655102 Meeting Type Annual General Meeting

Ticker Meeting Date 15-Feb-2018

Symbol Meeting Date 15-Feb-2018

ISIN AU00000GNC9 Agenda 708883714 - Management

Item Proposal Proposed by Vote For/Against Management

CMMT VOTING EXCLUSIONS APPLY TO THIS Non-Voting

MEETING FOR

PROPOSALS 2, 4 AND VOTES CAST

BY-ANY

INDIVIDUAL OR RELATED PARTY WHO

BENEFIT

FROM THE PASSING OF

THE-PROPOSAL/S WILL BE

DISREGARDED BY THE COMPANY.

HENCE, IF YOU

HAVE OBTAINED-BENEFIT OR EXPECT

TO OBTAIN

FUTURE BENEFIT (AS REFERRED IN

THE COMPANY-

ANNOUNCEMENT) VOTE ABSTAIN ON

THE

RELEVANT PROPOSAL ITEMS. BY

DOING SO, YOU-

ACKNOWLEDGE THAT YOU HAVE

OBTAINED

BENEFIT OR EXPECT TO OBTAIN

BENEFIT BY THE-

PASSING OF THE RELEVANT

PROPOSAL/S. BY

VOTING (FOR OR AGAINST) ON THE

ABOVE-

MENTIONED PROPOSAL/S, YOU

ACKNOWLEDGE

THAT YOU HAVE NOT OBTAINED

BENEFIT-NEITHER

EXPECT TO OBTAIN BENEFIT BY THE

PASSING OF

THE RELEVANT PROPOSAL/S-AND YOU

COMPLY

2 3.1 3.2 3.3 3.4 4	WITH THE VOTING EXCLUSION ADOPTION OF REMUNERATION REPORT ELECTION OF MR GRAHAM BRADLEY AM RE-ELECTION OF MS REBECCA DEE-BRADBURY RE-ELECTION OF MS BARBARA GIBSO RE-ELECTION OF MR DANIEL MANGELSDORF GRANT OF PERFORMANCE RIGHTS TO MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER, MR MARK PALMQUIST CHI KOKUSAI ELECTRIC INC.	Manageme Manageme Manageme NManageme Manageme	entFor entFor entFor entFor	For For For	
Securit			Meeting	Type	ExtraOrdinary General Meeting
Ticker Symbo	1		Meeting	Date	15-Feb-2018
ISIN	JP3294600006		Agenda		708912262 - Management
Item	Proposal	Proposed by	Vote	For/Again Manageme	
1 2 GENE	Please reference meeting materials. Approve Share Consolidation Amend Articles to: Approve Minor Revisions RAL CABLE CORPORATION	Non-Votin Manageme Manageme	entFor	For For	
Securit			Meeting	Type	Special
Ticker Symbo	l BGC		Meeting	Date	16-Feb-2018
ISIN	US3693001089		Agenda		934721235 - Management
Item	Proposal	Proposed by	Vote	For/Again Manageme	
1.	To adopt the Agreement and Plan of Merger, dated as of December 3, 2017 (the "Merger Agreement") by and among General Cable Corporation ("General Cable"), Prysmian S.p.A. and Alisea Corp. To approve, by non-binding, advisory vote,	, Manageme	entFor	For	
2.	certain compensation arrangements for General Cable's named executive officers in connection with the merger	Manageme	entFor	For	
3.	contemplated by the Merger Agreement. To approve the adjournment of the Special Meeting, if	Manageme	entFor	For	

Proposed

by

necessary or appropriate, including to solicit

additional

proxies if there are insufficient votes at the

time of the

Special Meeting to approve the proposal to

adopt the

Merger Agreement or in the absence of a

quorum.

ENTELLUS MEDICAL, INC.

29363K105 Security

Ticker **ENTL**

Symbol

ISIN US29363K1051 Meeting Type

Special

Meeting Date

26-Feb-2018

Agenda

Vote

934724089 - Management

Item Proposal

The Merger Proposal: The proposal to adopt

Agreement and Plan of Merger (as it may be

amended

from time to time, the "Merger

Agreement"),dated

December 7, 2017, by and among Stryker

Corporation,

Explorer Merger Sub Corp. and Entellus

Medical, Inc.,

1. and approve the transactions contemplated

thereby,

including the merger of Explorer Merger Sub

Corp. with

and into Entellus Medical, Inc., with Entellus

Medical, Inc.

continuing as the surviving corporation and a

direct or

indirect wholly owned subsidiary of stryker

corporation

(the "merger").

The Adjournment Proposal: The proposal to

approve the

adjournment of the special meeting to a later

date or

dates if necessary or appropriate to solicit

additional

2. proxies if there are insufficient votes to

approve the

proposal to adopt the Merger Agreement and

transactions contemplated thereby, including

the Merger,

at the time of the special meeting.

REFRESCO GROUP N.V.

For

For/Against

Management

ManagementFor For

ManagementFor

102

ExtraOrdinary General Security N73488103 Meeting Type Meeting Ticker Meeting Date 05-Mar-2018 Symbol **ISIN** NL0011214010 Agenda 708909215 - Management **Proposed** For/Against Proposal Vote Item Management by 1 **OPENING** Non-Voting **EXPLANATION OF THE** RECOMMENDED PUBLIC OFFER BY SUNSHINE INVESTMENTS B.V. FOR-ALL THE ISSUED AND OUTSTANDING 2 Non-Voting SHARES IN THE SHARE CAPITAL OF THE COMPANY IN-CONSIDERATION OF EUR 20 PER SHARE (THE OFFER) CONDITIONAL APPROVAL OF THE ASSET SALE (AS DEFINED IN THE EXPLANATORY 3.A NOTES) AS ManagementFor For REQUIRED UNDER ARTICLE 2:107A OF THE DUTCH CIVIL CODE (THE DCC) CONDITIONAL RESOLUTION TO (I) **DISSOLVE** (ONTBINDEN) THE COMPANY IN **ACCORDANCE** WITH ARTICLE 2:19 OF THE DCC AND (II) APPOINT 3.B ManagementFor For REFRESCO HOLDING B.V. AS THE **CUSTODIAN OF** THE BOOKS AND RECORDS OF THE **COMPANY IN** ACCORDANCE WITH ARTICLE 2:24 OF THE DCC CONDITIONAL AMENDMENT OF THE ARTICLES OF ASSOCIATION OF THE COMPANY (THE **ARTICLES** OF ASSOCIATION) IN ORDER TO 4 **EFFECT** ManagementFor For CONVERSION OF THE COMPANY FROM A PUBLIC LIMITED LIABILITY COMPANY TO A PRIVATE LIMITED LIABILITY COMPANY 5.A CONDITIONAL APPOINTMENT AS PER ManagementFor For THE

SETTLEMENT DATE (AS DEFINED IN THE EXPLANATORY NOTES) OF MR. PITTMAN AS MEMBER OF THE SUPERVISORY **BOARD** CONDITIONAL APPOINTMENT AS PER THE 5.B SETTLEMENT DATE OF MR. REMEDIOS ManagementFor For AS MEMBER OF THE SUPERVISORY BOARD CONDITIONAL APPOINTMENT AS PER THE 5.C SETTLEMENT DATE OF MR. STEVENIN ManagementFor For AS MEMBER OF THE SUPERVISORY BOARD CONDITIONAL APPOINTMENT AS PER THE 5.D SETTLEMENT DATE OF MR. BRUGERE ManagementFor For AS MEMBER OF THE SUPERVISORY BOARD CONDITIONAL GRANTING OF FULL AND FINAL DISCHARGE FROM LIABILITY TO MR. DIJKHUIZEN, MR. GORVY, MR. KUNZ, MRS. PLOCHAET AND MR. 6 SIGURDSSON AS RESIGNING MEMBERS ManagementFor For SUPERVISORY BOARD FOR THEIR **FUNCTIONING** UNTIL THE DATE OF THE EGM, AS PER THE SETTLEMENT DATE 7 ANY OTHER BUSINESS Non-Voting **CLOSING** Non-Voting JOHNSON CONTROLS INTERNATIONAL PLC Security G51502105 Meeting Type Annual Ticker **JCI** Meeting Date 07-Mar-2018 Symbol **ISIN** Agenda IE00BY7QL619 934721211 - Management **Proposed** For/Against Item Proposal Vote Management by ManagementFor For 1A. Election of director: Michael E. Daniels 1B. Election of director: W. Roy Dunbar ManagementFor For Election of director: Brian Duperreault 1C. ManagementFor For Election of director: Gretchen R. Haggerty ManagementFor 1D. For 1E. Election of director: Simone Menne ManagementFor For

ManagementFor

ManagementFor

For

For

1F.

1G.

Election of director: George R. Oliver

	Election of director: Juan Pablo del Valle				
111	Perochena	Managaman	.4 ⊡	Ear	
1H. 1I.	Election of director: Jurgen Tinggren Election of director: Mark Vergnano	Managemer		For For	
11. 1J.	Election of director: R. David Yost	Managemer Managemer		For	
13. 1K.	Election of director: John D. Young	Managemer		For	
IIX.	To ratify the appointment of	Managemen	iu oi	1.01	
	PricewaterhouseCoopers				
2.A	LLP as the independent auditors of the	Managemen	ntFor	For	
	Company.				
	To authorize the Audit Committee of the				
2.B	Board of	Managemer	ntFor	For	
2.5	Directors to set the auditors' remuneration.	TVIAITA GOTTIO	111 01	101	
	To authorize the Company and/or any				
	subsidiary of the				
3.	Company to make market purchases of	Managemer	ntFor	For	
	Company	C			
	shares.				
	To determine the price range at which the				
	Company can				
4.	re-allot shares that it holds as treasury shares	Managemen	ntFor	For	
	(Special				
	Resolution).				
	To approve, in a non-binding advisory vote,				
5.	the	Managemer	ntFor	For	
	compensation of the named executive officers.				
_	To approve the Directors' authority to allot		_	_	
6.	shares up to	Managemer	ntFor	For	
	approximately 33% of issued share capital.				
	To approve the waiver of statutory				
7	pre-emption rights with	Managamar	nt A maimat	A agingt	
7.	respect to up to 5% of issued share capital	Managemer	ıtAgamsı	Against	
	(Special Resolution).				
	To approve the reduction of Company capital				
8.A	(Special	Managemer	ntFor	For	
0.71	Resolution).	wanagemer	iti Oi	1 01	
	To approve a clarifying amendment to the				
	Company's				
8.B	Articles of Association to facilitate the capital	Managemer	ntFor	For	
	reduction				
	(Special Resolution).				
ABERT	TIS INFRAESTRUCTURAS S.A.				
Security	y E0003D111		Meeting T	ype	Ordinary General Meeting
Ticker			Maating F	Noto	12 Mar 2018
Symbol	ı		Meeting I	alt	12-Mar-2018
ISIN	ES0111845014		Agenda		708966328 - Management
Item	Proposal	Proposed	VOTE	For/Agains	
		by		Manageme	nt
CMMT		Non-Voting	5		

	THERE WILL BE A SECOND CALL ON 13		
	MARCH 2018		
	CONSEQUENTLY, YOUR		
	VOTING-INSTRUCTIONS		
	WILL REMAIN VALID FOR ALL CALLS		
	UNLESS THE		
	AGENDA IS AMENDEDTHANK YOU-26		
	FEB 2018:		
	PLEASE NOTE IN THE EVENT THE		
	MEETING DOES		
	NOT REACH QUORUM,		
	APPROVAL OF INDIVIDUAL AND		
1	CONSOLIDATED	ManagementFor	For
	ANNUAL ACCOUNTS AND		
	MANAGEMENT REPORTS		_
2	ALLOCATION OF RESULTS	ManagementFor	For
2	APPROVAL OF THE MANAGEMENT OF	M an	
3	THE BOARD	ManagementFor	For
	OF DIRECTORS		
	RATIFICATION AND APPOINTMENT OF		
4	MR	ManagamantFan	E
4	FRANCISCO JOSE ALJARO NAVARRO AS	ManagementFor	For
	EXECUTIVE DIRECTOR		
	APPOINTMENT OF AUDITORS:		
5	DELOITTE	ManagementFor	For
	AUTHORIZATION TO THE BOARD OF		
	DIRECTORS		
6	FOR THE DISPOSAL OF ABERTIS	ManagementFor	For
U	TELECOM	Wanagement of	101
	SATELITES, S.A		
	INFORMATION ABOUT AMENDMENT		
	OF THE		
7	REGULATION OF THE BOARD OF	Non-Voting	
	DIRECTORS		
	CONSULTIVE VOTE REGARDING THE		
	ANNUAL		
8	REMUNERATION REPORT OF THE	ManagementAgainst	Against
	BOARD OF	<i>c c</i>	C
	DIRECTORS		
	DELEGATION OF POWERS TO		
	IMPLEMENT		
9	AGREEMENTS ADOPTED BY	ManagementFor	For
	SHAREHOLDERS AT		
	THE GENERAL MEETING		
CMMT	SHAREHOLDERS HOLDING LESS THAN	Non-Voting	
	"1000"	-	
	SHARES (MINIMUM AMOUNT TO		
	ATTEND THE-		
	MEETING) MAY GRANT A PROXY TO		
	ANOTHER		

SHAREHOLDER ENTITLED TO

LEGAL-ASSISTANCE

OR GROUP THEM TO REACH AT LEAST

THAT

NUMBER, GIVING

REPRESENTATION-TO A

SHAREHOLDER OF THE GROUPED OR

OTHER

PERSONAL SHAREHOLDER ENTITLED

TO-ATTEND

THE MEETING

26 FEB 2018: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO RECEIPT OF

AUDITOR-NAME AND

CHANGE IN MEETING DATE FROM 12

MAR 2018 TO

13 MAR 2018 AND RECORD-DATE TO 08

MAR 2018

FURTHER CHANGED MEETING DATE

CMMT FROM FROM

13 MAR 2018 TO 12-MAR 2018 AND

RECORD DATE

TO 07 MAR 2018 AND ADDITION OF

OUORUM

COMMENT. IF-YOU HAVE ALREADY

SENT IN YOUR

VOTES, PLEASE DO NOT VOTE AGAIN

UNLESS YOU-

DECIDE TO AMEND YOUR ORIGINAL

INSTRUCTIONS. THANK YOU.

ACONEX LTD, MELBOURNE VIC

Security Q00794109

Ticker Meeting Date 14-Mar-2018

Symbol

ISIN AU000000ACX1 Agenda 708966354 - Management

Non-Voting

Proposed For/Against Vote Item Proposal Management by ManagementFor For

APPROVAL OF THE SCHEME

AVIGILON CORP, VANCOUVER, BC

053690106 Security

Ticker

Symbol

ISIN CA05369Q1063 Meeting Type Special General Meeting

Meeting Date 22-Mar-2018

Meeting Type

Agenda 708992652 - Management

Scheme Meeting

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

CMMT PLEASE NOTE THAT SHAREHOLDERS Non-Voting

ARE

ALLOWED TO VOTE 'IN FAVOR' OR

107

'AGAINST' FOR-

RESOLUTION 1, ABSTAIN IS NOT A

VOTING OPTION

ON THIS MEETING

PLEASE NOTE THAT THIS MEETING

MENTIONS

DISSENTER'S RIGHTS, PLEASE REFER

CMMT TO-THE Non-Voting

MANAGEMENT INFORMATION

CIRCULAR FOR

DETAILS

TO APPROVE AN ARRANGEMENT

UNDER SECTION

192 OF THE CANADA BUSINESS

CORPORATIONS

ACT INVOLVING THE CORPORATION,

MOTOROLA

SOLUTIONS, INC. AND MOTOROLA

SOLUTIONS

CANADA HOLDINGS INC., BY WAY OF

1 A SPECIAL ManagementFor For

RESOLUTION OF SHAREHOLDERS, THE

FULL TEXT

OF WHICH IS SET OUT IN APPENDIX A

TO THE

MANAGEMENT INFORMATION

CIRCULAR OF THE

CORPORATION ACCOMPANYING THIS

FORM OF

PROXY

PURE INDUSTRIAL REAL ESTATE TRUST, VANCOUVER, BC

Security 74623T108 Meeting Type Special General Meeting

Ticker Meeting Date 23-Mar-2018

Symbol Neeting Date 23-Mar-2018

ISIN CA74623T1084 Agenda 709015526 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT THIS MEETING

MENTIONS

DISSENTER'S RIGHTS, PLEASE REFER

CMMT TO-THE Non-Voting

MANAGEMENT INFORMATION

CIRCULAR FOR

DETAILS

CMMT PLEASE NOTE THAT SHAREHOLDERS Non-Voting

ARE

ALLOWED TO VOTE 'IN FAVOR' OR

'AGAINST'-ONLY

FOR RESOLUTION 1, ABSTAIN IS NOT A

VOTING

For

For

OPTION ON THIS MEETING

TO CONSIDER AND, IF THOUGHT

ADVISABLE, TO

PASS, WITH OR WITHOUT

AMENDMENT, A SPECIAL

RESOLUTION (THE "ARRANGEMENT

RESOLUTION")

TO APPROVE A PLAN OF

ARRANGEMENT UNDER

DIVISION 5 OF PART 9 OF THE

BUSINESS

CORPORATIONS ACT (BRITISH

COLUMBIA)

WHEREBY, AMONG OTHER THINGS,

BPP PRISTINE

HOLDINGS ULC WOULD ACQUIRE ALL

1 OF THE ManagementFor

UNITS (THE

"UNITS") OF PURE INDUSTRIAL REAL

ISSUED AND OUTSTANDING CLASS A

ESTATE

TRUST (THE "TRUST") FOR

CONSIDERATION OF

CAD8.10 IN CASH PER UNIT. THE FULL

TEXT OF THE

ARRANGEMENT RESOLUTION IS SET

FORTH IN

SCHEDULE "B" TO THE

ACCOMPANYING

MANAGEMENT INFORMATION

CIRCULAR OF THE

TRUST

SNYDER'S-LANCE, INC.

Security 833551104 Meeting Type Special

Ticker LNCE Meeting Date 23-Mar-2018

Symbol Symbol 23-Wai-2018

ISIN US8335511049 Agenda 934731084 - Management

ManagementFor

Item Proposal Proposed by Vote For/Against Management

1. Proposal to approve the Agreement and Plan

of Merger,

dated as of December 18, 2017, entered into

among

Snyder's-Lance, Inc. (the "Company"),

Campbell Soup

Company ("Campbell"), and Twist Merger

Sub, Inc.

("Merger Sub"), including the Plan of Merger

included

therein, each as may be amended from time to

For

For

time (the

"merger agreement"), (the "merger").

Proposal to adjourn the special meeting, if

necessary or

appropriate, including to solicit additional

2. proxies if there ManagementFor

are insufficient votes at the time of the special

meeting to

approve the merger agreement.

Proposal to approve, on a non-binding,

advisory basis,

the payment of certain compensation and

benefits to the 3. ManagementFor For

Company's named executive officers that is

based on or

otherwise relates to the merger.

DST SYSTEMS, INC.

233326107 Meeting Type Security Special

Ticker **DST** Meeting Date 28-Mar-2018

Symbol

ISIN US2333261079 Agenda 934733040 - Management

Proposed For/Against Vote Item Proposal Management by

Adopt the Agreement and Plan of Merger,

dated as of

January 11, 2018 (the "Merger Agreement")

among DST

Systems, Inc. ("DST"), SS&C Technologies

1. Holdings, Inc. ManagementFor For

and Diamond Merger Sub, Inc., thereby

approving the

transactions contemplated by the Merger

Agreement,

including the merger.

Approve, by a non-binding, advisory vote,

compensation

that will or may become payable by DST to its

ManagementFor 2.

named

executive officers in connection with the

merger.

Approve one or more adjournments of the

special

meeting, if necessary or appropriate, to solicit

3. additional ManagementFor For

proxies if there are insufficient votes to adopt

the Merger

Agreement at the time of the special meeting.

CALLIDUS SOFTWARE INC.

Security 13123E500 Meeting Type Special

Meeting Date 29-Mar-2018 **CALD**

Ticker Symbol

ISIN US13123E5006 Agenda 934732012 - Management

Item Proposal Proposed by Vote For/Against Management

To adopt the Agreement and Plan of Merger,

dated as of

January 29, 2018, by and among SAP

1. America, Inc., ManagementFor For

Emerson One Acquisition Corp., and Callidus

Software

Inc. ("Callidus").

To approve, on a non-binding advisory basis,

the

compensation that may be paid or become

2. payable to ManagementFor For

Callidus's named executive officers that is

based on or

otherwise relates to the merger.

To approve the adjournment of the special

meeting to a

later date, if board of directors determines that

it is

necessary or appropriate and is permitted by

the merger

3. agreement, to solicit additional proxies if there ManagementFor For

is not a

quorum present or there are not sufficient

votes in favor

of the adoption of the merger agreement at the

time of

the special meeting.

BLACKHAWK NETWORK HOLDINGS, INC.

Security 09238E104 Meeting Type Special

Ticker Symbol HAWK Meeting Date 30-Mar-2018

ISIN US09238E1047 Agenda 934736515 - Management

For

Item Proposal Proposed by Vote For/Against Management

1. To adopt the Agreement and Plan of Merger, ManagementFor

dated as of

January 15, 2018 (as it may be amended from

time to

time, the "merger agreement"), by and among

Blackhawk

Network Holdings, Inc., a Delaware

corporation (the

"Company"), BHN Holdings, Inc., a Delaware

corporation

("Parent") and BHN Merger Sub, Inc., a Delaware corporation and a wholly owned subsidiary of Parent ("Merger Sub"), pursuant to which Merger Sub will merge with and into the Company (the "merger") To approve, on an advisory (non-binding) basis, certain compensation that may be paid or become 2. payable to the For ManagementFor Company's named executive officers in connection with the merger To approve the adjournment of the special meeting, if necessary or appropriate, including to solicit additional proxies if there are insufficient votes at the 3. ManagementFor For time of the special meeting to approve the proposal to adopt the merger agreement or in the absence of a quorum KINDRED HEALTHCARE, INC. 494580103 Security Meeting Type Special Ticker Meeting Date **KND** 05-Apr-2018 Symbol **ISIN** US4945801037 Agenda 934731173 - Management **Proposed** For/Against Vote Item **Proposal** by Management Adopt the Agreement and Plan of Merger, dated as of December 19, 2017, among Kindred Healthcare, Inc., Kentucky Hospital Holdings, LLC, Kentucky Management No Action 1. Homecare Holdings, Inc. and Kentucky Homecare Merger Sub, Inc. (as may be amended from time to time, the "merger agreement"). Approve, on an advisory (non-binding) basis, compensation that may be paid or become Management No Action 2. payable to Kindred Healthcare, Inc.'s named executive officers in

Management

connection with the merger.

3.

Approve the adjournment of the special No meeting, if Action necessary or appropriate, to solicit additional proxies if

there are not sufficient votes to adopt the

merger agreement.

LENNAR CORPORATION

Security 526057302 Meeting Type Annual

Ticker LENB Meeting Date 11-Apr-2018

Symbol

ISIN US5260573028 Agenda 934730917 - Management

		_		
Item	Proposal	Proposed by Vote	For/Agains Manageme	
1.	DIRECTOR	Management	Wanageme	AIIt.
1.	1 Irving Bolotin	For	For	
	2 Steven L. Gerard	For	For	
	3 Theron I. "Tig" Gilliam	For	For	
	4 Sherrill W. Hudson	For	For	
	5 Sidney Lapidus	For	For	
	6 Teri P. McClure	For	For	
	7 Stuart Miller	For	For	
	8 Armando Olivera	For	For	
	9 Donna Shalala	For	For	
	10 Scott Stowell	For	For	
	11 Jeffrey Sonnenfeld	For	For	
	Ratification of the appointment of Deloitte &			
	Touche LLP			
2	as Lennar's independent registered public	ManagamantFan	For	
2.	accounting	ManagementFor	гог	
	firm for the fiscal year ending November 30,			
	2018.			
	Approval, on an advisory basis, of the			
3.	compensation of	ManagementFor	For	
	Lennar's named executive officers.			
	Approval of a stockholder proposal regarding			
4.	our	Shareholder Against	For	
	common stock voting structure.			
	Approval of a stockholder proposal regarding			
	providing			
5.	holders an annual right to convert a limited	Shareholder For	Against	
٥.	amount of	Shareholder 1 of	Agamst	
	Class B common stock into Class A common			
	stock.			
	Approval of a stockholder proposal regarding			
6.	a limit on	Shareholder Against	For	
	director tenure.			
	I & NEPHEW PLC		_	
Securit	•	Meeting		Annual
	SNN	Meeting	Date	12-Apr-2018

Ticker Symbo				
ISIN	US83175M2052	Agenda		934739422 - Management
Item	Proposal	Proposed by Vote	For/Agains Manageme	
1.	To receive the audited accounts To approve the Directors' Remuneration	ManagementFor	For	
2.	Report (excluding policy)	ManagementFor	For	
3.	To declare a final dividend	ManagementFor	For	
4.	Election of Director: Graham Baker	ManagementFor	For	
5.	Election of Director: Vinita Bali	ManagementFor	For	
6.	Election of Director: Ian Barlow	ManagementFor	For	
7.	Election of Director: Olivier Bohuon Election of Director: The Rt. Hon Baroness	ManagementFor	For	
8.	Virginia Bottomley	ManagementFor	For	
9.	Election of Director: Erik Engstrom	ManagementFor	For	
10.	Election of Director: Roland Diggelmann	ManagementFor	For	
11.	Election of Director: Robin Freestone	ManagementFor	For	
12.	Election of Director: Michael Friedman	ManagementFor	For	
13.	Election of Director: Marc Owen	ManagementFor	For	
14.	Election of Director: Angie Risley	ManagementFor	For	
15.	Election of Director: Roberto Quarta	ManagementFor	For	
16.	To re-appoint the Auditor To authorise the Directors to determine the	ManagementFor	For	
17.	remuneration of the Auditor	ManagementFor	For	
18.	To renew the Directors' authority to allot shares	ManagementFor	For	
19.	To renew the Directors' authority for the disapplication of	ManagementFor	For	
17.	the pre-emption rights To renew the Directors' limited authority to	Wanagement of	101	
20.	make market	ManagementFor	For	
	purchases of the Company's own shares			
	To authorise general meetings to be held on 1	14		
21.	clear	ManagementFor	For	
	days' notice			
	INDUSTRIAL N.V.			
Securi		Meeting	g Type	Ordinary General Meeting
Ticker		Meeting	2 Date	13-Apr-2018
Symbo				-
ISIN	NL0010545661	Agenda		709021668 - Management
Item	Proposal	Proposed by Vote	For/Agains Manageme	
1	OPENING	Non-Voting		
2 4	ANNUAL DEPORT 2017, ADDITION	Non Voting		

Non-Voting

2.A

OF THE

ANNUAL REPORT 2017: APPLICATION

	_aga: 1 mig. a.	22.0112 .0	•
	REMUNERATION POLICY IN 2017		
	ANNUAL REPORT 2017: CORPORATE		
	GOVERNANCE		
2.B	AND COMPLIANCE WITH DUTCH	Non-Voting	
2.0	CORPORATE-	Tion voing	
	GOVERNANCE CODE		
	ANNUAL REPORT 2017: POLICY ON		
2.0	ADDITIONS TO	Non Vatina	
2.C		Non-Voting	
	RESERVES AND ON DIVIDENDS		
	ANNUAL REPORT 2017: ADOPTION OF		_
2.D	THE 2017	ManagementFor	For
	ANNUAL FINANCIAL STATEMENTS		
	ANNUAL REPORT 2017:		
2.E	DETERMINATION AND	ManagementFor	For
۷.Ľ	DISTRIBUTION OF DIVIDEND: EUR 0.14	Managementroi	1.01
	PER SHARE		
	ANNUAL REPORT 2017: RELEASE FROM	[
	LIABILITY		
	OF THE EXECUTIVE DIRECTORS AND		_
2.F	THE NON-	ManagementFor	For
	EXECUTIVE DIRECTORS OF THE		
	BOARD		
	RE-APPOINTMENT OF SERGIO		
3.A	MARCHIONNE	ManagementFor	For
J.A		Managementroi	гог
	(EXECUTIVE DIRECTOR)		
2 D	RE-APPOINTMENT OF RICHARD J.	M T	г
3.B	TOBIN	ManagementFor	For
	(EXECUTIVE DIRECTOR)		
	RE-APPOINTMENT OF MINA GEROWIN		
3.C	(NON-	ManagementFor	For
	EXECUTIVE DIRECTOR)		
	RE-APPOINTMENT OF SUZANNE		
3.D	HEYWOOD (NON-	ManagementFor	For
	EXECUTIVE DIRECTOR)		
	RE-APPOINTMENT OF LEO W. HOULE		
3.E	(NON-	ManagementFor	For
	EXECUTIVE DIRECTOR)	C	
	RE-APPOINTMENT OF PETER		
3.F	KALANTZIS (NON-	ManagementFor	For
J.1	EXECUTIVE DIRECTOR)	Tranagement of	1 01
	RE-APPOINTMENT OF JOHN B.		
3.G	LANAWAY (NON-	ManagementFor	For
5.0	EXECUTIVE DIRECTOR)	Wanagement of	1.01
	· · · · · · · · · · · · · · · · · · ·		
2.11	RE-APPOINTMENT OF SILKE C.	M T	г
3.H	SCHEIBER (NON-	ManagementFor	For
	EXECUTIVE DIRECTOR)		
	RE-APPOINTMENT OF GUIDO		_
3.I	TABELLINI (NON-	ManagementFor	For
	EXECUTIVE DIRECTOR)		
3.J	RE-APPOINTMENT OF JACQUELINE A.	ManagementFor	For
	TAMMENOMS		

	9 9		
	BAKKER (NON-EXECUTIVE DIRECTOR)		
	RE-APPOINTMENT OF JACQUES		
3.K	THEURILLAT (NON-	ManagementFor	For
	EXECUTIVE DIRECTOR)	C	
	PROPOSAL TO RE-APPOINT ERNST AND		
	YOUNG		
4	ACCOUNTANTS LLP AS THE	ManagementFor	For
	INDEPENDENT		
	AUDITOR OF THE COMPANY		
	DELEGATION OF THE BOARD AS		
	AUTHORIZED		
	BODY TO ISSUE COMMON SHARES, TO		
5.A	GRANT	ManagementFor	For
J.11	RIGHTS TO ACQUIRE COMMON	Tranagoment of	1 01
	SHARES IN THE		
	CAPITAL OF THE COMPANY		
	DELEGATION OF THE BOARD AS		
	AUTHORIZED		
	BODY TO LIMIT OR EXCLUDE		
	STATITODV DDE		
5.B	EMPTIVE RIGHTS TO THE ISSUANCE OF	ManagementFor	For
	COMMON		
	SHARES IN THE CAPITAL OF THE		
	COMPANY		
	DELEGATION OF THE BOARD AS		
	AUTHORIZED		
5.C	BODY TO ISSUE SPECIAL VOTING	ManagementFor	For
J.C	SHARES IN THE	Wanagement of	1 01
	CAPITAL OF THE COMPANY		
	REPLACEMENT OF THE EXISTING		
	AUTHORIZATION		
	TO THE BOARD OF THE AUTHORITY TO)	
6	ACQUIRE	ManagementFor	For
O	COMMON SHARES IN THE CAPITAL OF	Wanagement of	1 01
	THE		
	COMPANY		
7	CLOSE OF MEETING	Non-Voting	
,	27 MAR 2018: PLEASE NOTE THAT THIS	Tion voing	
	IS A		
	REVISION DUE TO MODIFICATION OF		
	THE-TEXT IN		
	RESOLUTION 2.E AND CHANGE IN		
	MEETING TYPE		
CMMT	FROM AGM TO OGM. IF YOU-HAVE	Non-Voting	
CIVIIVII	ALREADY SENT	Tron Young	
	IN YOUR VOTES, PLEASE DO NOT VOTE	₹.	
	AGAIN	•	
	UNLESS YOU DECIDE-TO AMEND YOUR	2	
	ORIGINAL	=	
	INSTRUCTIONS. THANK YOU.		
KONIN	KLIJKE KPN N.V.		

Securit	y N4297B146		Meeting	Type	Annual General Meeting
Ticker Symbo	1		Meeting	Date	18-Apr-2018
ISIN	NL0000009082		Agenda		709055621 - Management
Item	Proposal	Proposed by	Vote	For/Again	
1	OPENING AND ANNOUNCEMENTS REPORT BY THE BOARD OF	Non-Votin	g	-	
2	MANAGEMENT FOR THE FISCAL YEAR 2017	Non-Votin	g		
3	EXPLANATION CORPORATE GOVERNANCE	Non-Votin	g		
4	REMUNERATION IN THE FISCAL YEAR 2017	Non-Votin	g		
5	PROPOSAL TO ADOPT THE FINANCIAL STATEMENTS FOR THE FISCAL YEAR 2017	Manageme	ntFor	For	
6	EXPLANATION OF THE FINANCIAL AND DIVIDEND POLICY	Non-Votin	g		
7	PROPOSAL TO DETERMINE THE DIVIDEND OVER THE FISCAL YEAR 2017: APPROVE DIVIDENDS OF EUR 0.127 PER SHARE	Manageme	ntFor	For	
8	PROPOSAL TO DISCHARGE THE MEMBERS OF THE BOARD OF MANAGEMENT FROM LIABILITY	Manageme	ntFor	For	
9	PROPOSAL TO DISCHARGE THE MEMBERS OF THE SUPERVISORY BOARD FROM LIABILITY	Manageme	ntFor	For	
10	PROPOSAL TO AMEND THE ARTICLES OF ASSOCIATION, AMONG OTHERS TO MOVE THE REGISTERED OFFICE OF KPN TO ROTTERDAM	Manageme	ntFor	For	
11	PROPOSAL TO APPOINT THE EXTERNAL AUDITOR FOR THE FISCAL YEAR 2019: ERNST AND YOUNG ANNOUNCEMENT OF THE INTENDED	Manageme	ntFor	For	
12	REAPPOINTMENT OF MR J.C. DE JAGER AS MEMBER OF-THE BOARD OF	Non-Votin	g		
13	MANAGEMENT OPPORTUNITY TO MAKE RECOMMENDATIONS FOR	Non-Votin	g		

THE APPOINTMENT OF A MEMBER OF THE-SUPERVISORY BOARD PROPOSAL TO REAPPOINT MRS C.J.G. **ZUIDERWIJK** 14 ManagementFor For AS MEMBER OF THE SUPERVISORY **BOARD** PROPOSAL TO REAPPOINT MR D.W. SICKINGHE AS 15 ManagementFor For MEMBER OF THE SUPERVISORY **BOARD** ANNOUNCEMENT CONCERNING Non-Voting 16 VACANCIES IN THE SUPERVISORY BOARD IN 2019 PROPOSAL TO AUTHORISE THE BOARD OF 17 MANAGEMENT TO RESOLVE THAT THE ManagementFor For **COMPANY** MAY ACQUIRE ITS OWN SHARES PROPOSAL TO REDUCE THE CAPITAL 18 **THROUGH** ManagementFor For **CANCELLATION OF OWN SHARES** PROPOSAL TO DESIGNATE THE BOARD OF 19 MANAGEMENT AS THE COMPETENT ManagementFor For **BODY TO** ISSUE ORDINARY SHARES PROPOSAL TO DESIGNATE THE BOARD MANAGEMENT AS THE COMPETENT 20 **BODY TO** ManagementFor For RESTRICT OR EXCLUDE PRE-EMPTIVE RIGHTS UPON ISSUING ORDINARY SHARES ANY OTHER BUSINESS AND CLOSURE 21 OF THE Non-Voting **MEETING** 21 MAR 2018: PLEASE NOTE THAT THIS IS A REVISION DUE TO MODIFICATION OF THE-TEXT OF RESOLUTION 7 AND 11. IF YOU HAVE CMMT ALREADY SENT IN YOUR VOTES, PLEASE-DO NOT Non-Voting VOTE AGAIN UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS.-THANK YOU. AXIS AB (PUBL) Security W1051W100 Meeting Type

Annual General Meeting

Ticker Meeting Date 18-Apr-2018

ISIN SE0000672354 Agenda 709067765 - Management

Item Proposal Proposed by Vote For/Against Management

AN ABSTAIN VOTE CAN HAVE THE

SAME EFFECT AS

AN AGAINST VOTE IF THE

CMMT MEETING-REQUIRE Non-Voting

APPROVAL FROM MAJORITY OF

PARTICIPANTS TO PASS A RESOLUTION.

MARKET RULES REQUIRE DISCLOSURE

OF

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS MULTIPLE

BENEFICIAL OWNERS, YOU WILL NEED

TO-PROVIDE

CMMT THE BREAKDOWN OF EACH Non-Voting

BENEFICIAL OWNER NAME, ADDRESS AND SHARE-POSITION TO YOUR

CLIENT SERVICE REPRESENTATIVE.

THIS

INFORMATION IS REQUIRED-IN ORDER

FOR YOUR

VOTE TO BE LODGED

IMPORTANT MARKET PROCESSING

REQUIREMENT:

A BENEFICIAL OWNER SIGNED POWER

OF-

ATTORNEY (POA) IS REQUIRED IN

ORDER TO

LODGE AND EXECUTE YOUR VOTING-

CMMT INSTRUCTIONS IN THIS MARKET. Non-Voting

ABSENCE OF A

POA, MAY CAUSE YOUR INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY

QUESTIONS, PLEASE

CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

1 OPENING OF THE MEETING Non-Voting

ELECTION OF THE CHAIRMAN OF THE

2 MEETING: Non-Voting

PROFESSOR SVANTE JOHANSSON

3 PREPARATION AND APPROVAL OF THE Non-Voting

VOTING

	LIST	
4	APPROVAL OF THE AGENDA	Non-Voting
	ELECTION OF ONE OR TWO PERSONS	C
5	TO APPROVE	Non-Voting
	THE MINUTES	C
	DETERMINATION AS TO WHETHER THE	3
6	MEETING	Non-Voting
	HAS BEEN DULY CONVENED	
	PRESENTATION OF THE ANNUAL	
	REPORT AND THE	
	AUDITOR'S REPORT, AND	
7	THE-CONSOLIDATED	Non-Voting
	ANNUAL REPORT AND THE AUDITOR'S	
	REPORT	
	FOR THE GROUP	
	PRESENTATION OF THE REPORT OF	
8	THE SPECIAL	Non-Voting
	EXAMINER	
	RESOLUTION: CONCERNING THE	
	ADOPTION OF	
	THE PROFIT AND LOSS ACCOUNT AND	
	THE	N
9.A	BALANCE SHEET, AND THE	Management No.
	CONSOLIDATED PROFIT	Action
	AND LOSS ACCOUNT AND THE	
	CONSOLIDATED	
	BALANCE SHEET	
	RESOLUTION: CONCERNING THE	
	DISPOSITION OF	Ma
9.B	THE COMPANY'S PROFIT AS SET FORTH	Management No
	IN THE	Action
	ADOPTED BALANCE SHEET	
	RESOLUTION: CONCERNING	
	DISCHARGE FROM	Ma
9.C	LIABILITY FOR THE MEMBERS OF THE	Management No
	BOARD OF	Action
	DIRECTORS AND FOR THE PRESIDENT	
	DETERMINATION OF THE NUMBER OF	
	MEMBERS OF	Ma
10	THE BOARD OF DIRECTORS AND	Management No
	AUDITORS: FIVE	Action
	BOARD MEMBERS AND ONE AUDITOR	
	DETERMINATION OF THE FEES	
11	PAYABLE TO THE	ManagamantNo
11	BOARD OF DIRECTORS AND THE	Management Action
	AUDITOR	
12	ELECTION OF BOARD MEMBERS,	ManagementNo
	CHAIRMAN OF	Action
	THE BOARD AND AUDITOR: BIORN	
	RIESE, HAKAN	
	KIRSTEIN, MARTIN GREN AND	

TOSHIZO TANAKA SHALL BE RE-ELECTED MEMBERS OF THE BOARD OF DIRECTORS (BERT NORDBERG HAS **DECLINED** RE-ELECTION). THAT MARIANNE **BRISMAR SHALL** BE ELECTED AS NEW MEMBER OF THE **BOARD OF** DIRECTORS. THAT BIORN RIESE SHALL ELECTED CHAIRMAN OF THE BOARD. ERNST & YOUNG AB SHALL BE RE-ELECTED AS **AUDITOR** RESOLUTION CONCERNING THE **BOARD OF** DIRECTORS' PROPOSAL REGARDING **PRINCIPLES** $Management \stackrel{No}{.}$ FOR DETERMINING SALARIES AND 13 **OTHER** REMUNERATION TO THE PRESIDENT AND OTHER MEMBERS OF COMPANY MANAGEMENT 14 CLOSING OF THE MEETING Non-Voting PARMALAT S.P.A. Security T7S73M107 Meeting Type **Ordinary General Meeting** Ticker Meeting Date 19-Apr-2018 Symbol ISIN IT0003826473 Agenda 709073958 - Management Proposed For/Against Item Vote Proposal Management by PARMALAT S.P.A BALANCE SHEET AS OF 31 DECEMBER 2017 AND TO ALLOCATE NET INCOME, RESOLUTIONS RELATED THERETO. TO **PRESENT** 1 ManagementAbstain Against THE CONSOLIDATED BALANCE SHEET AS OF 31 DECEMBER 2017. BOARD OF DIRECTORS, INTERNAL AND EXTERNAL AUDITORS' **REPORTS** 2 NET INCOME ALLOCATION ManagementFor For REWARDING REPORT: REWARDING 3 ManagementAbstain Against **POLICY**

ManagementFor

For

4

TO APPOINT A DIRECTOR,

RESOLUTIONS RELATED

THERETO TO INTEGRATE THE INTERNAL **AUDITORS: TO** 5 ManagementFor For APPOINT AN EFFECTIVE INTERNAL **AUDITOR** TO INTEGRATE THE INTERNAL **AUDITORS: TO** 6 ManagementFor For APPOINT INTERNAL AUDITORS' **CHAIRMAN** TO INTEGRATE THE INTERNAL **AUDITORS: TO** 7 ManagementFor For APPOINT AN ALTERNATE INTERNAL **AUDITOR** PLEASE NOTE THAT THE ITALIAN LANGUAGE AGENDA IS AVAILABLE BY CLICKING CMMT ON THE-URL Non-Voting LINK:-

HTTPS://MATERIALS.PROXYVOTE.COM/APPROVED/

99999Z/19840101/NPS_350320.PDF

HUMANA INC.

444859102 Security Meeting Type Annual

Ticker HUM

Meeting Date 19-Apr-2018 Symbol

ISIN US4448591028 Agenda 934735107 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1a.	Election of Director: Kurt J. Hilzinger	ManagementFor	For
1b.	Election of Director: Frank J. Bisignano	ManagementFor	For
1c.	Election of Director: Bruce D. Broussard	ManagementFor	For
1d.	Election of Director: Frank A. D'Amelio	ManagementFor	For
1e.	Election of Director: Karen B. DeSalvo, M.D.	ManagementFor	For
1f.	Election of Director: W. Roy Dunbar	ManagementFor	For
1g.	Election of Director: David A. Jones, Jr.	ManagementFor	For
1h.	Election of Director: William J. McDonald	ManagementFor	For
1i.	Election of Director: William E. Mitchell	ManagementFor	For
1j.	Election of Director: David B. Nash, M.D.	ManagementFor	For
1k.	Election of Director: James J. O'Brien	ManagementFor	For
11.	Election of Director: Marissa T. Peterson	ManagementFor	For
2.	The ratification of the appointment of PricewaterhouseCoopers LLP as the Company's	ManagementFor	For
	independent registered public accounting firm	•	
	The approval of the compensation of the named		
3.	executive officers as disclosed in the 2018	ManagementFor	For
	proxy		
	statement.		
STUDE	ENT TRANSPORTATION INC		

STUDENT TRANSPORTATION INC.

Meeting Type Special Security 86388A108

Ticker Symbol STB Meeting Date 19-Apr-2018

ISIN CA86388A1084 Agenda 934757254 - Management

Item Proposal Proposed by Vote For/Against Management

To consider, pursuant to the Interim Order of

the Ontario

Superior Court of Justice (Commercial List)

dated March

21, 2018 and, if deemed advisable, to pass,

with or

without variation, a special resolution, the full

text of

which is set out in Appendix B to the

accompanying management information circular of Student

Transportation Inc. (the "Company") dated

March 21,

2018 (the "Circular"), to authorize and

approve an

arrangement under Section 182 of the

Business

Corporations Act, as more particularly

described in the

information circular.

YOOX NET-A-PORTER GROUP S.P.A

Security T9846S106 Meeting Type Ordinary General Meeting

ManagementFor

For

Ticker Symbol Meeting Date 20-Apr-2018

ISIN IT0003540470 Agenda 709249836 - Management

Item Proposal Proposed by Vote For/Against Management

CMMT PLEASE NOTE THAT THIS IS AN Non-Voting

AMENDMENT TO

MEETING ID 911925 DUE TO

RESOLUTION-5 HAS

BEEN SPLIT INTO SUB-VOTABLE ITEMS

AND

ADDITION OF RESOLUTION 4.2.

ALL-VOTES

RECEIVED ON THE PREVIOUS MEETING

WILL BE

DISREGARDED IF VOTE

DEADLINE-EXTENSIONS

ARE GRANTED. THEREFORE PLEASE

REINSTRUCT

ON THIS MEETING NOTICE ON-THE

NEW JOB. IF

HOWEVER VOTE DEADLINE

EXTENSIONS ARE NOT GRANTED IN THE-MARKET, THIS MEETING WILL BE CLOSED AND YOUR VOTE INTENTIONS ON THE ORIGINAL-MEETING WILL BE APPLICABLE. PLEASE ENSURE VOTING IS SUBMITTED PRIOR TO CUTOFF-ON THE ORIGINAL MEETING, AND AS SOON AS POSSIBLE ON THIS NEW AMENDED **MEETING.-**THANK YOU YOOX NET-A PORTER GROUP S.P.A. **STATUTORY** FINANCIAL STATEMENTS AS AT 31 DECEMBER 2017. DIRECTORS' MANAGEMENT REPORT. REPORT OF THE BOARD OF STATUTORY AUDITORS **PURSUANT** Management No Action TO ARTICLE 153 OF LEGISLATIVE **DECREE 58/1998** AND INDEPENDENT AUDITORS' REPORT. PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS AS AT 31 DECEMBER 2017. ANY CONSEQUENT RESOLUTION REMUNERATION REPORT PURSUANT TO ART. 123-TER OF LEGISLATIVE DECREE 58/1998. Management Action ANY CONSEQUENT RESOLUTION APPOINTMENT OF THE BOARD OF DIRECTOR, FOLLOWING THE DETERMINATION OF THE NUMBER OF MEMBERS AND THE DURATION OF $Management \stackrel{No}{.}$ OFFICE. DETERMINATION OF REMUNERATION. **ANY** CONSEQUENT RESOLUTION: **DETERMINATION OF**

1

2

3.1

3.2

NUMBER OF MEMBERS

DIRECTOR.

THE NUMBER

APPOINTMENT OF THE BOARD OF

Action FOLLOWING THE DETERMINATION OF

ManagementNo

OF MEMBERS AND THE DURATION OF OFFICE. DETERMINATION OF REMUNERATION. **ANY** CONSEQUENT RESOLUTION: **DETERMINATION OF** THE ENGAGEMENT TERM PLEASE NOTE THAT ALTHOUGH THERE ARE 2 SLATES TO BE ELECTED AS BOARD OF-DIRECTORS, THERE IS ONLY 1 SLATE **AVAILABLE** TO BE FILLED AT THE MEETING. THE-STANDING **CMMT** Non-Voting INSTRUCTIONS FOR THIS MEETING WILL BE DISABLED AND IF YOU ARE-REQUIRED TO VOTE FOR ONLY 1 OF THE 2 SLATES OF **BOARD OF** DIRECTORS. THANK YOU PLEASE NOTE THAT THE MANAGEMENT MAKES NO VOTE RECOMMENDATION FOR **CMMT THE-CANDIDATES** Non-Voting PRESENTED IN THE SLATES UNDER RESOLUTIONS 3.3.1 AND 3.3.2 TO APPOINT THE BOARD OF DIRECTORS. LIST PRESENTED BY THE OUTGOING BOARD DIRECTORS. FEDERICO MARCHETTI **STEFANO** VALERIO ROBERT KUNZE-CONCEWITZ Management Action 3.3.1 **EVA CHEN** LAURA ZONI CATHERINE MARINE **YVONNE** GE'RARDIN - RICHARD LEPEU CEDRIC **BOSSET** RAFFAELLO NAPOLEONE TO APPOINT THE BOARD OF DIRECTORS. LIST PRESENTED BY A GROUP OF $Management\overset{No}{.}$ **INVESTORS** 3.3.2 REPRESENTING COLLECTIVELY 1.02085PCT OF THE STOCK CAPITAL. ALESSANDRO ROBIN

APPOINTMENT OF THE BOARD OF

ManagementNo

Action

3.4

DIRECTOR,

FOLLOWING THE DETERMINATION OF THE NUMBER OF MEMBERS AND THE DURATION OF OFFICE. DETERMINATION OF REMUNERATION. **ANY** CONSEQUENT RESOLUTION: **DETERMINATION OF** REMUNERATION PLEASE NOTE THAT ALTHOUGH THERE ARE 2 OPTIONS TO INDICATE A PREFERENCE **ON-THIS** RESOLUTION, ONLY ONE CAN BE SELECTED. THE STANDING INSTRUCTIONS FOR CMMT THIS-MEETING WILL Non-Voting BE DISABLED AND, IF YOU CHOOSE, YOU ARE REQUIRED TO VOTE FOR-ONLY 1 OF THE 2 OPTIONS BELOW, YOUR OTHER VOTES MUST BE EITHER AGAINST OR-ABSTAIN THANK YOU PLEASE NOTE THAT THE MANAGEMENT MAKES NO VOTE RECOMMENDATION FOR **CMMT THE-CANDIDATES** Non-Voting PRESENTED IN THE SLATES UNDER **RESOLUTIONS** 4.1.1 AND 4.1.2 TO APPOINT THE INTERNAL AUDITORS AND THEIR CHAIRMAN. LIST PRESENTED BY **SHAREHOLDER** FEDERICO MACHETTI, REPRESENTING, DIRECTLY AND INDIRECTLY THROUGH MAVIS S.R.L. 5.6PCT OF Management No Action 4.1.1 THE STOCK CAPITAL. EFFECTIVE **AUDITORS** GIOVANNI NACCARATO -MARCO MARIA FUMAGALLI PATRIZIA ARIENTI ALTERNATE **AUDITORS** SALVATORE TARSIA NICOLETTA MARIA COLOMBO 4.1.2 TO APPOINT THE INTERNAL AUDITORS ManagementNo AND THEIR Action CHAIRMAN. LIST PRESENTED BY A

GROUP OF INVESTORS COLLECTIVELY REPRESENTING 1.02085PCT OF THE STOCK CAPITAL. **EFFECTIVE AUDITOR GIUSEPPE CERATI** ALTERNATE AUDITOR **MYRIAM AMATO** APPOINTMENT OF THE BOARD OF **STATUTORY** AUDITOR AND ITS CHAIRMAN. $Management \stackrel{No}{.}$ 4.2 **DETERMINATION OF** REMUNERATION. ANY CONSEQUENT **RESOLUTION:** APPOINTMENT OF THE CHAIRMAN APPOINTMENT OF THE BOARD OF **STATUTORY** AUDITOR AND ITS CHAIRMAN. **DETERMINATION OF** $Management\overset{No}{.}$ 4.3 REMUNERATION. ANY CONSEQUENT **RESOLUTION:** DETERMINATION OF REMUNERATION. ANY CONSEQUENT RESOLUTIONS APPOINTMENT OF INDEPENDENT **AUDITOR FOR** THE YEARS 2018 - 2026 AND **DETERMINATION OF** THE RELATED FEES PURSUANT TO **LEGISLATIVE** DECREE 39/2010 AND REGULATION (EU) 537/2014. ANY CONSEQUENT $Management \\ \begin{matrix} No \\ Action \end{matrix}$ 5.1 **RESOLUTION:** APPOINTMENT OF INDEPENDENT **AUDITORS FOR** THE YEARS 2018 - 2026 AND **DETERMINATION OF** THE RELATED FEES PURSUANT TO **LEGISLATIVE** DECREE 39/2010 AND REGULATION (EU) NO. 537/2014 APPOINTMENT OF INDEPENDENT ManagementNo **AUDITOR FOR** Action

5.2 THE YEARS 2018 - 2026 AND **DETERMINATION OF** THE RELATED FEES PURSUANT TO **LEGISLATIVE** DECREE 39/2010 AND REGULATION (EU)

NO.

537/2014. ANY CONSEQUENT

RESOLUTION:

DETERMINATION OF THE

REMUNERATION. ANY

CONSEQUENT RESOLUTION

PLEASE NOTE THAT THE ITALIAN

LANGUAGE

AGENDA IS AVAILABLE BY CLICKING

ON THE-URL

CMMT LINK:-

Non-Voting

https://materials.proxyvote.com/approved/99999z/198401

01/nps 348961.pdf AND-

https://materials.proxyvote.com/approved/99999z/198401

01/nps 351865.pdf

ENDESA SA MADRID

E41222113 Security Meeting Type **Ordinary General Meeting**

Ticker Meeting Date 23-Apr-2018

Symbol

ISIN 709074897 - Management ES0130670112 Agenda

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

1 APPROVAL OF THE INDIVIDUAL

ANNUAL FINANCIAL

STATEMENTS OF ENDESA, S.A.

(BALANCE SHEET,

INCOME STATEMENT, STATEMENT OF

CHANGES IN

NET EQUITY: STATEMENT OF

RECOGNIZED INCOME

AND EXPENSES AND STATEMENT OF

TOTAL

CHANGES IN NET EQUITY, CASH FLOW

STATEMENT

AND NOTES TO THE FINANCIAL

STATEMENTS), AS

WELL AS OF THE CONSOLIDATED

ANNUAL

FINANCIAL STATEMENTS OF ENDESA,

S.A. AND ITS

SUBSIDIARY COMPANIES

(CONSOLIDATED

STATEMENT OF FINANCIAL POSITION,

CONSOLIDATED INCOME STATEMENT,

CONSOLIDATED STATEMENT OF

OTHER

COMPREHENSIVE INCOME,

CONSOLIDATED

STATEMENT OF CHANGES IN NET

EOUITY,

CONSOLIDATED CASH FLOW

	9 9		
	STATEMENT AND		
	NOTES TO THE FINANCIAL		
	STATEMENTS), FOR		
	FISCAL YEAR ENDING 31 DECEMBER		
	2017		
	APPROVAL OF THE INDIVIDUAL		
	MANAGEMENT		
	REPORT OF ENDESA, S.A. AND THE		
	CONSOLIDATED		
2	MANAGEMENT REPORT OF ENDESA,	ManagementFor	For
	S.A. AND ITS		
	SUBSIDIARY COMPANIES FOR FISCAL		
	YEAR		
	ENDING 31 DECEMBER 2017		
	APPROVAL OF CORPORATE		
3	MANAGEMENT FOR	ManagementFor	For
3	FISCAL YEAR ENDING 31 DECEMBER	Wanagement of	1.01
	2017		
	APPROVAL OF THE PROPOSED		
	APPLICATION OF		
4	EARNINGS FOR FISCAL YEAR ENDING	ManagementFor	For
	31		
	DECEMBER 2017		
	REAPPOINTMENT OF JOSE DAMIAN		
5	BOGAS GALVEZ	ManagementFor	For
	AS EXECUTIVE DIRECTOR OF THE		
	COMPANY		
	RATIFICATION OF THE APPOINTMENT		
	BY		
6	COOPTATION AND REAPPOINTMENT OF MARIA	ManagamantEau	For
O	PATRIZIA GRIECO AS SHAREHOLDER	ManagementFor	FOI
	APPOINTED		
	DIRECTOR OF THE COMPANY		
	REAPPOINTMENT OF FRANCESCO		
	STARACE AS		
7	SHAREHOLDER APPOINTED DIRECTOR	ManagementFor	For
,	OF THE	Munugement of	1 01
	COMPANY		
	REAPPOINTMENT OF ENRICO VIALE AS		
_	SHAREHOLDER APPOINTED DIRECTOR		_
8	OF THE	ManagementFor	For
	COMPANY		
	BINDING VOTE ON THE ANNUAL		
9	REPORT ON	ManagementFor	For
	DIRECTORS COMPENSATION	C	
	APPROVAL OF THE DIRECTORS		
10	COMPENSATION	ManagementFor	For
	POLICY FOR 2018 2020		
11	APPROVAL OF THE LOYALTY PLAN	ManagementFor	For
	FOR 2018 2020		

(INCLUDING AMOUNTS LINKED TO THE COMPANY'S

SHARE VALUE), INSOFAR AS ENDESA,

S.A.S

EXECUTIVE DIRECTORS ARE

INCLUDED AMONG ITS

BENEFICIARIES

DELEGATION TO THE BOARD OF

DIRECTORS TO

EXECUTE AND IMPLEMENT

RESOLUTIONS

ADOPTED BY THE GENERAL MEETING,

AS WELL AS

TO SUBSTITUTE THE POWERS

ENTRUSTED

THERETO BY THE GENERAL MEETING, ManagementFor

For

12

GRANTING OF POWERS TO THE BOARD

OF

DIRECTORS TO RECORD SUCH

RESOLUTIONS IN A

PUBLIC INSTRUMENT AND REGISTER

AND, AS THE

CASE MAY BE, CORRECT SUCH

RESOLUTIONS

IDORSIA LTD

Security H3879B109 Meeting Type **Annual General Meeting**

Ticker Meeting Date 24-Apr-2018

Symbol

ISIN Agenda 709143678 - Management CH0363463438

Item	Proposal	Proposed by	Vote	For/Against Management
1.1	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	Manageme	nt Action	Ü
1.2	APPROVE REMUNERATION REPORT (NON-BINDING)	Manageme	nt Action	
2	APPROVE TREATMENT OF NET LOSS	Manageme	nt ^{No} Action	
3	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	Manageme	nt ^{No} Action	
4	APPROVE CREATION OF CHF 2.7 MILLION POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	Manageme	nt ^{No} Action	
5.1.1	REELECT JEAN-PIERRE GARNIER AS DIRECTOR	Manageme	nt Action	
5.1.2	REELECT JEAN-PAUL CLOZEL AS DIRECTOR	Manageme	nt ^{No} Action	

5.1.3	REELECT ROBERT BERTOLINI AS DIRECTOR	Management No Action
5.1.4	REELECT JOHN J. GREISCH AS DIRECTOR	Management No Action
5.1.5	REELECT DAVID STOUT AS DIRECTOR	Action
5.2	ELECT VIVIANE MONGES AS DIRECTOR	RManagement Action
5.3	ELECT JEAN-PIERRE GARNIER AS BOARD CHAIRMAN	Management No Action
5.4.1	APPOINT JEAN-PIERRE GARNIER AS MEMBER OF THE COMPENSATION COMMITTEE APPOINT JOHN J. GREISCH AS MEMBER	Management No Action
5.4.2	OF THE COMPENSATION COMMITTEE APPOINT DAVID STOUT AS MEMBER	Management Action
5.4.3	OF THE COMPENSATION COMMITTEE APPOINT VIVIANE MONGES AS	Management Action
5.4.4	MEMBER OF THE COMPENSATION COMMITTEE	Management No Action
6.1	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 1.3 MILLION	Management No Action
6.2	APPROVE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 9 MILLION	Management No Action
	THE BOARD OF DIRECTORS PROPOSES THAT BDO AG, REPRESENTED BY MR MARC	
7	SCHAFFNER, BE ELECTED AS INDEPENDENT PROXY FOR A TERM	Management No Action
	OF OFFICE UNTIL THE CONCLUSION OF THE ANNUAL GENERAL MEETING 2019	
8	RATIFY ERNST AND YOUNG AG AS AUDITORS	Management Action
CMMT	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 882345 DUE TO SPLITTING-OF RESOLUTIONS 5.1 AND 5.4. ALL VOTES RECEIVED	Non-Voting
	ON THE PREVIOUS MEETING WILL-BE DISREGARDED IF VOTE DEADLINE EXTENSIONS ARE GRANTED. THEREFORE	

PLEASE-REINSTRUCT

ON THIS MEETING NOTICE ON THE

NEW JOB. IF

HOWEVER VOTE

DEADLINE-EXTENSIONS ARE NOT

GRANTED IN THE MARKET, THIS

MEETING WILL BE

CLOSED AND-YOUR VOTE INTENTIONS

ON THE

ORIGINAL MEETING WILL BE

APPLICABLE. PLEASE-

ENSURE VOTING IS SUBMITTED PRIOR

TO CUTOFF

ON THE ORIGINAL MEETING, AND

AS-SOON AS

POSSIBLE ON THIS NEW AMENDED

MEETING.

THANK YOU

CMMT PART 2 OF THIS MEETING IS FOR

Non-Voting

VOTING ON

AGENDA AND MEETING

ATTENDANCE-REQUESTS

ONLY. PLEASE ENSURE THAT YOU

HAVE FIRST

VOTED IN FAVOUR OF

THE-REGISTRATION OF

SHARES IN PART 1 OF THE MEETING. IT

IS A

MARKET REQUIREMENT-FOR

MEETINGS OF THIS

TYPE THAT THE SHARES ARE

REGISTERED AND

MOVED TO A-REGISTERED LOCATION

AT THE CSD,

AND SPECIFIC POLICIES AT THE

INDIVIDUAL-SUB-

CUSTODIANS MAY VARY. UPON

RECEIPT OF THE

VOTE INSTRUCTION, IT IS

POSSIBLE-THAT A

MARKER MAY BE PLACED ON YOUR

SHARES TO

ALLOW FOR RECONCILIATION

AND-RE-

REGISTRATION FOLLOWING A TRADE.

THEREFORE

WHILST THIS DOES NOT PREVENT

THE-TRADING

OF SHARES, ANY THAT ARE

REGISTERED MUST BE

FIRST DEREGISTERED IF-REQUIRED

FOR

SETTLEMENT. DEREGISTRATION CAN

AFFECT THE

VOTING RIGHTS OF THOSE-SHARES. IF

YOU HAVE

CONCERNS REGARDING YOUR

ACCOUNTS.

PLEASE CONTACT YOUR-CLIENT

REPRESENTATIVE

05 APR 2018: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO MODIFICATION OF

TEXT-IN

RESOLUTION 5.1.4, 7 AND 5.4.2. IF YOU

HAVE

CMMT ALREADY SENT IN YOUR VOTES

Non-Voting

FOR-MID: 905252,

PLEASE DO NOT VOTE AGAIN UNLESS

YOU DECIDE

TO AMEND YOUR-ORIGINAL

INSTRUCTIONS. THANK

YOU

NOBLE ENERGY, INC.

Security 655044105 Meeting Type Annual

Ticker NBL Meeting Date 24-Apr-2018

Symbol

ISIN US6550441058 Agenda 934735171 - Management

Itam	Dronocal	Proposed Vote	For/Against
Item	Proposal	by	Management
1A.	Election of Director: Jeffrey L. Berenson	ManagementFor	For
1B.	Election of Director: Michael A. Cawley	ManagementFor	For
1C.	Election of Director: Edward F. Cox	ManagementFor	For
1D.	Election of Director: James E. Craddock	ManagementFor	For
1E.	Election of Director: Thomas J. Edelman	ManagementFor	For
1F.	Election of Director: Holli C. Ladhani	ManagementFor	For
1G.	Election of Director: David L. Stover	ManagementFor	For
1H.	Election of Director: Scott D. Urban	ManagementFor	For
1I.	Election of Director: William T. Van Kleef	ManagementFor	For
	To ratify the appointment of the independent		
2.	auditor by	ManagementFor	For
	the Company's Audit Committee.		
3.	To approve, in an advisory vote, executive compensation.	ManagementFor	For
	To consider a shareholder proposal requesting		
	a		
4.	published assessment of various climate	Shareholder Abstain	Against
	change		
	scenarios on our portfolio.		

BB&T CORPORATION

Security 054937107 Meeting Type Annual

Ticker Symbo	RR.L.	Mee	ting Date	24-Apr-2018
ISIN	US0549371070	Agei	nda	934736109 - Management
		D 1	F (A :	
Item	Proposal	Proposed by Vote	For/Again Managem	
1A.	Election of Director: Jennifer S. Banner	ManagementFor	For	
1B.	Election of Director: K. David Boyer, Jr.	ManagementFor	For	
1C.	Election of Director: Anna R. Cablik	ManagementFor	For	
1D.	Election of Director: I. Patricia Henry	ManagementFor	For	
1E.	Election of Director: Eric C. Kendrick	ManagementFor	For	
1F.	Election of Director: Kelly S. King	ManagementFor	For	
1G.	Election of Director: Louis B. Lynn, Ph.D.	ManagementFor	For	
1H.	Election of Director: Charles A. Patton	ManagementFor	For	
1I.	Election of Director: Nido R. Qubein	ManagementFor	For	
1J.	Election of Director: William J. Reuter	ManagementFor	For	
1K.	Election of Director: Tollie W. Rich, Jr.	ManagementFor	For	
1L.	Election of Director: Christine Sears	ManagementFor	For	
1M.	Election of Director: Thomas E. Skains	ManagementFor	For	
1N.	Election of Director: Thomas N. Thompson Ratification of the appointment of BB&T's	ManagementFor	For	
2.	independent	ManagementFor	For	
	registered public accounting firm for 2018.			
	An advisory vote to approve BB&T's			
3.	executive	ManagementFor	For	
	compensation program.			
	Approval of an amendment to BB&T's bylaw		-	
4.	eliminating	ManagementFor	For	
	supermajority voting provisions.			
	A shareholder proposal to decrease the			
5.	percentage	Shareholder Agai	nst For	
	ownership required to call a special			
TELEN	shareholder meeting. NET GROUP HOLDING NV, MECHELEN			
		Maa	ting Type	Annual Conoral Masting
Securit Ticker	•	Mee	ting Type	Annual General Meeting
Symbo		Mee	ting Date	25-Apr-2018
ISIN	BE0003826436	Agei	nda	709098760 - Management
Item	Proposal	Proposed by Vote	For/Again Managem	
CMMT	Γ MARKET RULES REQUIRE DISCLOSURI	•	Wanagem	Cit
Civilvi	OF	21ton-voting		
	BENEFICIAL OWNER INFORMATION FOR ALL			
	VOTED-ACCOUNTS. IF AN ACCOUNT			
	HAS MULTIPLE PENEERCIAL OWNERS VOLUMILL NEED	.		
	BENEFICIAL OWNERS, YOU WILL NEED	,		
	TO-PROVIDE THE BREAKDOWN OF EACH			
	BENEFICIAL OWNER			
	PETILITIE OTTIEN			

Action

NAME, ADDRESS AND SHARE-POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. **THIS** INFORMATION IS REQUIRED-IN ORDER FOR YOUR VOTE TO BE LODGED IMPORTANT MARKET PROCESSING **REQUIREMENT:** A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) MAY BE REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-CMMT INSTRUCTIONS IN THIS MARKET. Non-Voting ABSENCE OF A POA, MAY CAUSE YOUR **INSTRUCTIONS TO-BE** REJECTED. IF YOU HAVE ANY **OUESTIONS, PLEASE** CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE REPORTS ON THE STATUTORY 1 **FINANCIAL** Non-Voting **STATEMENTS** COMMUNICATION AND APPROVAL OF 2 THE Management STATUTORY FINANCIAL STATEMENTS REPORTS ON THE CONSOLIDATED 3 **FINANCIAL** Non-Voting **STATEMENTS** COMMUNICATION OF AND $Management \cdot{,}{No}$ DISCUSSION ON THE 4 REMUNERATION REPORT **COMMUNICATION OF AND** DISCUSSION ON THE 5 Non-Voting CONSOLIDATED FINANCIAL **STATEMENTS** TO GRANT DISCHARGE FROM LIABILITY TO THE DIRECTOR WHO WERE IN OFFICE **DURING THE** FINANCIAL YEAR ENDED ON Management No Action 6.I.A **DECEMBER 31, 2017,** FOR THE EXERCISE OF THEIR MANDATE DURING SAID FINANCIAL YEAR: BERT DE **GRAEVE (IDW CONSULT BVBA**) 6.I.B TO GRANT DISCHARGE FROM ManagementNo

LIABILITY TO THE

Action

DIRECTOR WHO WERE IN OFFICE **DURING THE** FINANCIAL YEAR ENDED ON **DECEMBER 31, 2017,** FOR THE EXERCISE OF THEIR MANDATE DURING SAID FINANCIAL YEAR: JO VAN **BIESBROECK (JOVB** BVBA) TO GRANT DISCHARGE FROM LIABILITY TO THE DIRECTOR WHO WERE IN OFFICE **DURING THE** FINANCIAL YEAR ENDED ON Management No Action 6.I.C DECEMBER 31, 2017, FOR THE EXERCISE OF THEIR MANDATE DURING SAID FINANCIAL YEAR: CHRISTIANE **FRANCK** TO GRANT DISCHARGE FROM LIABILITY TO THE DIRECTOR WHO WERE IN OFFICE **DURING THE** ${\rm Management}^{\hbox{No}}_{\hbox{Action}}$ FINANCIAL YEAR ENDED ON 6.I.D DECEMBER 31, 2017, FOR THE EXERCISE OF THEIR MANDATE DURING SAID FINANCIAL YEAR: JOHN PORTER TO GRANT DISCHARGE FROM LIABILITY TO THE DIRECTOR WHO WERE IN OFFICE **DURING THE** Management No Action FINANCIAL YEAR ENDED ON 6.I.E **DECEMBER 31, 2017,** FOR THE EXERCISE OF THEIR MANDATE DURING SAID FINANCIAL YEAR: CHARLES H. **BRACKEN** TO GRANT DISCHARGE FROM LIABILITY TO THE DIRECTOR WHO WERE IN OFFICE **DURING THE** Management No Action 6.I.F FINANCIAL YEAR ENDED ON **DECEMBER 31, 2017,** FOR THE EXERCISE OF THEIR MANDATE DURING SAID FINANCIAL YEAR: JIM RYAN 6.I.G TO GRANT DISCHARGE FROM ManagementNo

LIABILITY TO THE

DURING THE

DIRECTOR WHO WERE IN OFFICE

FINANCIAL YEAR ENDED ON DECEMBER 31, 2017, FOR THE EXERCISE OF THEIR MANDATE DURING SAID FINANCIAL YEAR: DIEDERIK **KARSTEN** TO GRANT DISCHARGE FROM LIABILITY TO THE DIRECTOR WHO WERE IN OFFICE **DURING THE** FINANCIAL YEAR ENDED ON Management No Action 6.I.H DECEMBER 31, 2017, FOR THE EXERCISE OF THEIR MANDATE DURING SAID FINANCIAL YEAR: MANUEL **KOHNSTAMM** TO GRANT DISCHARGE FROM LIABILITY TO THE DIRECTOR WHO WERE IN OFFICE **DURING THE** Management No Action 6.I.I FINANCIAL YEAR ENDED ON DECEMBER 31, 2017, FOR THE EXERCISE OF THEIR MANDATE DURING SAID FINANCIAL YEAR: DANA STRONG TO GRANT DISCHARGE FROM LIABILITY TO THE DIRECTOR WHO WERE IN OFFICE **DURING THE** FINANCIAL YEAR ENDED ON Management No Action 6.I.J DECEMBER 31, 2017, FOR THE EXERCISE OF THEIR MANDATE DURING SAID FINANCIAL YEAR: SUZANNE **SCHOETTGER** TO GRANT INTERIM DISCHARGE FROM LIABILITY TO MS. DANA STRONG AND WHO WAS IN **OFFICE** DURING THE FINANCIAL YEAR ENDING Management No Action 6.IIA DECEMBER 31, 2018 UNTIL THEIR **VOLUNTARY** RESIGNATION ON APRIL 25, 2018, FOR EXERCISE OF THEIR MANDATE **DURING SAID** PERIOD: DANA STRONG 6.IIB TO GRANT INTERIM DISCHARGE FROM ManagementNo LIABILITY TO Action

MS. SUZANNE SCHOETTGER AND WHO

WAS IN

OFFICE DURING THE FINANCIAL YEAR

ENDING ON

DECEMBER 31, 2018 UNTIL THEIR

VOLUNTARY

RESIGNATION ON APRIL 25, 2018, FOR

THE

EXERCISE OF THEIR MANDATE

DURING SAID

PERIOD: SUZZANE SCHOETTGER

DISCHARGE FROM LIABILITY TO THE

7 STATUTORY

Management No Action

Non-Voting

AUDITOR

ACKNOWLEDGEMENT OF THE

VOLUNTARY

RESIGNATION OF MS. DANA STRONG

8.A AS DIRECTOR-OF THE COMPANY, WITH

DIRECTOR-OF THE COM

EFFECT AS OF APRIL 25, 2018

ACKNOWLEDGEMENT OF THE

VOLUNTARY

RESIGNATION OF MS. SUZANNE

8.B SCHOETTGER AS- Non-Voting

DIRECTOR OF THE COMPANY, WITH

EFFECT AS OF

APRIL 25, 2018

8.C RE-APPOINTMENT, UPON NOMINATION ManagementNo

IN Action

ACCORDANCE WITH ARTICLE 18.1(I) OF

THE

ARTICLES OF ASSOCIATION, OF IDW

CONSULT

BVBA (WITH PERMANENT

REPRESENTATIVE BERT

DE GRAEVE) AS "INDEPENDENT

DIRECTOR", IN

ACCORDANCE WITH ARTICLE 526TER

OF THE

BELGIAN COMPANIES CODE, ARTICLE

2.3 OF THE

BELGIAN CORPORATE GOVERNANCE

CODE AND

ARTICLE 18.1 (I) AND 18.2 OF THE

ARTICLES OF

ASSOCIATION OF THE COMPANY,

REMUNERATED

AS SET FORTH BELOW UNDER (H), FOR

A TERM OF

4 YEARS, WITH IMMEDIATE EFFECT

AND UNTIL THE

CLOSING OF THE GENERAL

SHAREHOLDERS'

MEETING OF 2022. THE REASONS

BASED UPON

WHICH IDW CONSULT BVBA (WITH

PERMANENT

REPRESENTATIVE BERT DE GRAEVE) IS

ACCORDED THE STATUS OF

INDEPENDENT

DIRECTOR ARE AS FOLLOWS: (I) IDW

CONSULT

BVBA (WITH PERMANENT

REPRESENTATIVE BERT

DE GRAEVE) MEETS THE MINIMUM

CRITERIA

PROVIDED FOR IN ARTICLE 526TER OF

THF

BELGIAN COMPANIES CODE, AND (II)

BERT DE

GRAEVE, PERMANENT

REPRESENTATIVE OF IDW

CONSULT BVBA, HAS (A) AN

ACKNOWLEDGED

EXPERTISE IN THE FIELD OF BOTH

TELECOMMUNICATIONS AND MEDIA.

(B) A HIGH

LEVEL OF LOCAL EXPERTISE WITH

EXTENSIVE

INTERNATIONAL BUSINESS

KNOWLEDGE AND (C)

AN EXTRAORDINARY LEVEL OF

STRATEGIC AND

FINANCIAL EXPERTISE

RE-APPOINTMENT, UPON NOMINATION

IN

ACCORDANCE WITH ARTICLE 18.1(I) OF

THE

ARTICLES OF ASSOCIATION, OF MS.

CHRISTIANE

FRANCK AS "INDEPENDENT

DIRECTOR", IN

Management Action

8.D ACCORDANCE WITH ARTICLE 526TER

OF THE

BELGIAN COMPANIES CODE, ARTICLE

2.3 OF THE

BELGIAN CORPORATE GOVERNANCE

CODE AND

ARTICLE 18.1 (I) AND 18.2 OF THE

ARTICLES OF

ASSOCIATION OF THE COMPANY,

REMUNERATED

AS SET FORTH BELOW UNDER (H), FOR

A TERM OF

4 YEARS, WITH IMMEDIATE EFFECT

AND UNTIL THE

CLOSING OF THE GENERAL

SHAREHOLDERS'

MEETING OF 2022. THE REASONS

BASED UPON

WHICH MS. CHRISTIANE FRANCK IS

ACCORDED

THE STATUS OF INDEPENDENT

DIRECTOR ARE AS

FOLLOWS: MS. CHRISTIANE FRANCK (I)

MEETS THE

MINIMUM CRITERIA PROVIDED FOR IN

ARTICLE

526TER OF THE BELGIAN COMPANIES

CODE, AND

(II) (A) HAS A STRONG LEVEL OF

SERVICE

COMPANY EXPERIENCE, (B)

EXTENSIVE

STRATEGIC KNOW-HOW AND (III) IS

FAMILIAR WITH

THE BELGIAN CONTEXT IN WHICH

TELENET

OPERATES

RE-APPOINTMENT, UPON NOMINATION

IN

ACCORDANCE WITH ARTICLE 18.1(II)

OF THE

ARTICLES OF ASSOCIATION, OF MR.

JIM RYAN AS

DIRECTOR OF THE COMPANY,

8.E REMUNERATED AS

Management Action

SET FORTH BELOW UNDER (H) FOR A

TERM OF 4

YEARS, WITH IMMEDIATE EFFECT AND

UNTIL THE

CLOSING OF THE GENERAL

SHAREHOLDERS'

MEETING OF 2022

8.F APPOINTMENT, UPON NOMINATION IN ManagementNo

ACCORDANCE WITH ARTICLE 18.1(II)

Action

OF THE

ARTICLES OF ASSOCIATION, OF MS.

AMY BLAIR AS

DIRECTOR OF THE COMPANY,

REMUNERATED AS

SET FORTH BELOW UNDER (H), FOR A

TERM OF 4

YEARS, WITH IMMEDIATE EFFECT AND

UNTIL THE

CLOSING OF THE GENERAL

SHAREHOLDERS'

MEETING OF 2022

APPOINTMENT, UPON NOMINATION IN

ACCORDANCE WITH ARTICLE 18.1(II)

OF THE

ARTICLES OF ASSOCIATION, OF MS.

SEVERINA

PASCU AS DIRECTOR OF THE

COMPANY, 8.G

REMUNERATED AS SET FORTH BELOW Management Action

UNDER (H),

FOR A TERM OF 4 YEARS, WITH

IMMEDIATE EFFECT

AND UNTIL THE CLOSING OF THE

GENERAL

SHAREHOLDERS' MEETING OF 2022

8.H THE MANDATES OF THE DIRECTORS

Action

ManagementNo

ACCORDANCE WITH ITEM 8(A) UP TO

(G) OF THE

AGENDA, ARE REMUNERATED IN

ACCORDANCE

APPOINTED IN

WITH THE RESOLUTIONS OF THE

GENERAL

SHAREHOLDERS' MEETING OF APRIL

28, 2010,

APRIL 24, 2013 AND APRIL 26, 2017, IN

PARTICULAR:

A. FOR IDW CONSULT BVBA AS

INDEPENDENT

DIRECTOR AND CHAIRMAN OF THE

BOARD OF

DIRECTORS: (I) A FIXED ANNUAL

REMUNERATION

OF EUR 120,000 AS CHAIRMAN OF THE

BOARD OF

DIRECTORS, (II) AN ATTENDANCE FEE

OF EUR 3,500

AS INDEPENDENT DIRECTOR FOR

BOARD

MEETINGS WITH A MAXIMUM OF EUR

24,500 PER

YEAR, AND (III) AN ATTENDANCE FEE

PER MEETING

OF EUR 2,000 FOR ATTENDING

MEETINGS OF THE

REMUNERATION AND NOMINATION

COMMITTEE B.

FOR CHRISTIANE FRANCK AS

INDEPENDENT

DIRECTOR AND MEMBER OF THE

AUDIT

COMMITTEE: (I) A FIXED ANNUAL

REMUNERATION

OF EUR 45,000, (II) AN ATTENDANCE

FEE OF EUR

3,500 AS INDEPENDENT DIRECTOR FOR

BOARD

MEETINGS WITH A MAXIMUM OF EUR

24,500 AND

(III) AN ATTENDANCE FEE PER

MEETING OF EUR

3,000 FOR ATTENDING MEETING OF

THE AUDIT

COMMITTEE. C. FOR DIRECTORS

NOMINATED AND

APPOINTED IN ACCORDANCE WITH

ARTICLE 18.1 (II)

OF THE ARTICLES OF ASSOCIATION: (I)

A FIXED

ANNUAL REMUNERATION OF EUR

12,000 AND (II) AN

ATTENDANCE FEE OF EUR 2,000 FOR

ATTENDED

MEETINGS OF THE BOARD OF

DIRECTORS. THE

FIXED REMUNERATION WILL ONLY BE

PAYABLE IF

THE DIRECTOR HAS PARTICIPATED IN

AT LEAST

HALF OF THE SCHEDULED BOARD

MEETINGS. NO

SEPARATE REMUNERATION IS

PROVIDED FOR

THESE DIRECTORS ATTENDING

COMMITTEE

MEETINGS

RATIFICATION AND APPROVAL IN

ACCORDANCE

 ${\rm Management}^{\hbox{No}}_{\hbox{Action}}$ 9 WITH ARTICLE 556 OF THE BELGIAN **COMPANIES**

CODE

CMMT 26 MAR 2018: PLEASE NOTE THAT THIS Non-Voting

IS A

REVISION DUE TO CHANGE IN

MEETING-TYPE

FROM OGM TO AGM. IF YOU HAVE

ALREADY SENT

IN YOUR VOTES, PLEASE DO NOT-VOTE

AGAIN

UNLESS YOU DECIDE TO AMEND YOUR

ORIGINAL

INSTRUCTIONS. THANK YOU

VASTNED RETAIL BELGIUM SA, BERCHEM

Security B52491105 Meeting Type Ordinary General Meeting

Ticker Meeting Date 25-Apr-2018

Symbol ISIN BE0003754687 Agenda 709133312 - Management

Proposed For/Against

Item Proposal by Vote Wanagement Vote Wanagement

MARKET RULES REQUIRE DISCLOSURE

OF

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS MULTIPLE

BENEFICIAL OWNERS, YOU WILL NEED

TO-PROVIDE

CMMT THE BREAKDOWN OF EACH Non-Voting

BENEFICIAL OWNER

NAME, ADDRESS AND

SHARE-POSITION TO YOUR

CLIENT SERVICE REPRESENTATIVE.

THIS

INFORMATION IS REQUIRED-IN ORDER

FOR YOUR

VOTE TO BE LODGED

IMPORTANT MARKET PROCESSING

REQUIREMENT:

A BENEFICIAL OWNER SIGNED POWER

OF-

ATTORNEY (POA) MAY BE REQUIRED

IN ORDER TO

LODGE AND EXECUTE YOUR VOTING-

CMMT INSTRUCTIONS IN THIS MARKET. Non-Voting

ABSENCE OF A

POA, MAY CAUSE YOUR

INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY

OUESTIONS, PLEASE

CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

CMMT PLEASE NOTE THAT THIS IS AN Non-Voting

AMENDMENT TO

MEETING ID 900135 DUE TO CHANGE

IN-VOTING

STATUS OF RESOLUTION 5. ALL VOTES

RECEIVED

ON THE PREVIOUS MEETING-WILL BE

	3 0				
	DISREGARDED AND YOU WILL NEED				
	TO				
	REINSTRUCT ON THIS MEETING				
	NOTICETHANK				
	YOU				
1	RECEIVE AND APPROVE DIRECTORS	Manageme	No nt		
	REPORT	C	Action		
2	RECEIVE AND APPROVE AUDITORS	Manageme	No nt A ation		
	REPORT APPROVE FINANCIAL STATEMENTS		Action		
3	AND	Manageme	No		
3	ALLOCATION OF INCOME	1VIanageme	Action		
			No		
4	APPROVE REMUNERATION REPORT	Manageme	nt Action		
	RECEIVE CONSOLIDATED FINANCIAL				
5	STATEMENTS	Non-Voting	3		
	AND STATUTORY REPORTS				
_	APPROVE DISCHARGE OF DIRECTORS		No		
6	AND	Manageme	nt Action		
	ADDROVE COOPTATION AND ELECT				
	APPROVE COOPTATION AND ELECT LIEVEN		No		
7	CUVELIER AS INDEPENDENT	Manageme	nt Action		
	DIRECTOR		Action		
	RE-ELECT REINIER WALTA AND PEGGY	7			
8	DERAEDT	Manageme	No nt		
	AS DIRECTORS	C	Action		
9	ALLOW QUESTIONS	Non-Voting	3		
CIGNA	CORPORATION				
Security	y 125509109		Meeting	Type	Annual
Ticker	CI		Meeting Date		25-Apr-2018
Symbol ISIN	US1255091092		Agenda		934742645 - Management
15111	031233091092		Agenda		934742043 - Waliagement
Item	Proposal	Proposed	Vote	For/Agains	
	•	by		Manageme	ent
1A	Election of Director: David M. Cordani	Managemen		For	
1B	Election of Director: Eric J. Foss	Manageme		For	
1C	Election of Director: Isaiah Harris, Jr.	Manageme		For	
1D 1E	Election of Director: Roman Martinez IV Election of Director: John M. Partridge	ManagementFor ManagementFor		For For	
1E 1F	Election of Director: James E. Rogers	ManagementFor		For	
1G	Election of Director: James E. Rogers Election of Director: Eric C. Wiseman	ManagementFor		For	
1H	Election of Director: Donna F. Zarcone	ManagementFor		For	
1I	Election of Director: William D. Zollars	Manageme		For	
2	Advisory approval of Cigna's executive	_		Бол	
2.	compensation.	ManagementFor		For	
3.	Ratification of appointment of	Manageme	ntFor	For	
	PricewaterhouseCoopers				
	LLP as Cigna's independent registered public				
	accounting				

firm for 2018.

Approval of an amendment to the Company's

Restated

4. Certificate of Incorporation to eliminate the ManagementFor For supermajority

voting requirement.

MYERS INDUSTRIES, INC.

Security 628464109 Meeting Type Annual

Ticker Symbol MYE Meeting Date 25-Apr-2018

ISIN US6284641098 Agenda 934753030 - Management

ISIN	US6284641098		Agenda		934753030 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Manageme	nt		
	1 R. DAVID BANYARD		For	For	
	2 SARAH R. COFFIN		For	For	
	3 WILLIAM A. FOLEY		For	For	
	4 F. JACK LIEBAU, JR.		For	For	
	5 BRUCE M. LISMAN		For	For	
	6 JANE SCACCETTI		For	For	
	7 ROBERT A. STEFANKO		For	For	
	To cast a non-binding advisory vote to				
2.	approve executive	Manageme	ntFor	For	
	compensation				
	To approve the Myers Industries, Inc.				
3.	Employee Stock	Manageme	ntFor	For	
	Purchase Plan				
	To ratify the appointment of Ernst & Young				
	LLP as the				
4.	Company's independent registered public	Manageme	ntFor	For	
	accounting firm				
	for fiscal 2018				
	SA GROUP PLC				
Securit	y G3469C104		Meeting	Type	Annual General Meeting
Ticker			Meeting	Date	26-Apr-2018
Symbo			_	2 400	-
ISIN	GB0007590234		Agenda		709075471 - Management
Itam	Dromocol	Proposed	Vote	For/Agains	et
Item	Proposal	by	Vote	Manageme	ent
	RECEIVE THE DIRECTORS REPORT AND	D			
1	FINANCIAL	Manageme	ntFor	For	
	STATEMENTS				
	DECLARE A FINAL DIVIDEND OF 29.7P				
2	PER	Manageme	ntFor	For	
	ORDINARY SHARE				
	DECLARE A SPECIAL DIVIDEND OF				
3	50.0P PER	Manageme	ntFor	For	
	ORDINARY SHARE				
4		Manageme	ntFor	For	

	APPROVE THE DIRECTORS REMUNERATION REPORT			
5	RE-ELECT JOHN HAMER AS A DIRECTOR	ManagementFor	For	
6	RE-ELECT CHRIS ASPINWALL AS A DIRECTOR	ManagementFor	For	
7	RE-ELECT ANDY SKELTON AS A DIRECTOR	ManagementFor	For	
8	RE-ELECT RON MACKINTOSH AS A DIRECTOR	ManagementFor	For	
9	RE-ELECT JOHN WORBY AS A DIRECTOR	ManagementFor	For	
10	RE-ELECT KEN ARCHER AS A DIRECTOR	ManagementFor	For	
11	RE-ELECT RICHARD LONGDON AS A DIRECTOR	ManagementFor	For	
12	ELECT ISHBEL MACPHERSON AS A DIRECTOR	ManagementFor	For	
13	RE-APPOINT KPMG LLP AS AUDITOR AUTHORISE THE AUDIT COMMITTEE	ManagementFor	For	
14	TO AGREE THE REMUNERATION OF THE AUDITOR	ManagementFor	For	
15	AUTHORISE THE DIRECTORS TO ALLOT SHARES STANDARD 5 PER CENT	ManagementFor	For	
16	DISAPPLICATION OF STATUTORY PRE-EMPTION RIGHTS	ManagementFor	For	
17	ADDITIONAL 5 PER CENT DISAPPLICATION OF STATUTORY PRE-EMPTION RIGHTS APPROVE THE PURCHASE AND CANCELLATION OF	ManagementFor	For	
18	UP TO 10 PER CENT OF THE ISSUED ORDINARY SHARE CAPITAL	ManagementFor	For	
19	ALLOW MEETINGS OTHER THAN ANNUAL GENERAL MEETINGS TO BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	ManagementFor	For	
EXACT Security	TEARTH LTD, CAMBRIDGE, ON y 30064C103	Meet	ing Type	MIX
Ticker	, 300010103		ing Date	
Symbol				26-Apr-2018
ISIN	CA30064C1032	Agen	da	709094976 - Management
Item	Proposal	Proposed by Vote	For/Agains Manageme	
CMMT	PLEASE NOTE THAT SHAREHOLDERS ARE	Non-Voting		

'AGAINST-ONLY		ALLOWED TO VOTE 'IN FAVOR' OR					
"ABSTAIN" ONLY FOR RESOLUTION NUMBERS-1.1 TO 1.7 AND 2. THANK YOU 1. ELECTION OF DIRECTOR: PETER MABSON 1.2 ELECTION OF DIRECTOR: ERIC ZAHLER ManagementFor ELECTION OF DIRECTOR: MIGUEL 1.3 ANGEL PANDURO ManagementFor For ELECTION OF DIRECTOR: MIGUEL 1.4 ANGEL GARCIA FRIMO ELECTION OF DIRECTOR: MIGUEL 1.5 HONORABLE DENNIS ManagementFor Por PRIMO ELECTION OF DIRECTOR: WILLIAM ManagementFor For RIMO 1.7 ELECTION OF DIRECTOR: WILLIAM ManagementFor For RIMO APPOINTMENT OF ERNST & YOUNG 1.1.P AS AUDITORS OF THE CORPORATION FOR 1.2 ENSUING YEAR AND AUTHORIZING THE ENSUING YEAR AND AUTHORIZING THE REMUNERATION AN ORDINARY RESOLUTION APPROVING THE RESTATEMENT OF AND AMENDMENTS TO THE CORPORATION'S CURRENT SHARE UNIT PLAN AS 3 DESCRIBED IN THE CIRCULAR UNDER HEADING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDMENTS TO THE CORPORATION'S AMENDMENT PLAN ABLYNX NV, ZWINNARDE SCEUTIY BOO31S109 Meeting Date 26-Apr-2018 SINN BE0003877942 Agenda 709129589 - Management							
ONLY FOR RESOLUTION NUMBERS-1.1 TO 1.7 AND 2. THANK YOU 2. THANK YOU 1.1 MASON 1.2 ELECTION OF DIRECTOR: PETER ManagementFor For ELECTION OF DIRECTOR: ERIC ZAHLER ManagementFor ELECTION OF DIRECTOR: MIGUEL 1.3 ANGEL PANDURO ManagementFor For PANADERO ELECTION OF DIRECTOR: MIGUEL 1.4 ANGEL GARCIA ManagementFor For PRIMO ELECTION OF DIRECTOR: MIGUEL 1.5 HONORABLE DENNIS ManagementFor For KIOSKE 1.6 ELECTION OF DIRECTOR: WILLIAM ManagementFor For KIOSKE 1.7 ELECTION OF DIRECTOR: WILLIAM ManagementFor For RIEIT MATERIAL MAT							
TO 1.7 AND 2. THANK YOU 1.1 ELECTION OF DIRECTOR: PETER ManagementFor For ELECTION OF DIRECTOR: ERIC ZAHLER ManagementFor ELECTION OF DIRECTOR: MIGUEL 1.3 ANGEL PANDURO ManagementFor For ELECTION OF DIRECTOR: MIGUEL 1.4 ANGEL GARCIA ManagementFor For PRIMO ELECTION OF DIRECTOR: MIGUEL 1.5 HONORABLE DENNIS ManagementFor For RIMO ELECTION OF DIRECTOR: THE 1.6 MAC, EVANS ManagementFor For ELECTION OF DIRECTOR: WILLIAM ManagementFor For ELECTION OF DIRECTOR: WILLIAM ManagementFor For ELECTION OF DIRECTOR: WILLIAM ManagementFor For ELECTION OF DIRECTOR: HARVEY REIN APPOINTMENT OF ERNST & YOUNG LLP AS AUDITORS OF THE CORPORATION FOR THE ENSUING YEAR AND AUTHORIZING THE ENSUING YEAR AND AUTHORIZING THE REMUNERATION AN ORDINARY RESOLUTION APPROVING THE RESTATEMENT OF AND AMENDMENTS TO THE CORPORATION'S CURRENT SHARE UNIT PLAN AS 3 DESCRIBED IN THE CIRCULAR UNDER ManagementFor For THE CORPORATION'S CURRENT SHARE UNIT PLAN AS 3 DESCRIBED IN THE CIRCULAR UNDER ManagementFor For THE CORPORATION'S CURRENT SHARE UNIT PLAN AS 3 DESCRIBED IN THE CIRCULAR UNDER ManagementFor For HE CORPORATION'S CURRENT SHARE UNIT PLAN AS 3 DESCRIBED IN THE CIRCULAR UNDER Management For For HE CORPORATION'S CURRENT SHARE UNIT PLAN AS 3 DESCRIBED IN THE CIRCULAR UNDER Management For For HE MEADING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S CURRENT SHARE UNIT PLAN ABLYNX NV, ZWIINAARDE Meeting Date 26-Apr-2018 SECURITY BO031S109 Meeting Date 26-Apr-2018 Meeting Date 26-Apr-2018							
2. THANK YOU ELECTION OF DIRECTOR: PETER MABSON 1.2 ELECTION OF DIRECTOR: ERIC ZAHLER ManagementFor ELECTION OF DIRECTOR: MIGUEL 1.3 ANGEL PANDURO PANADERO ELECTION OF DIRECTOR: MIGUEL 1.4 ANGEL GARCIA PRIMO ELECTION OF DIRECTOR: MIGUEL 1.5 HONORABLE DENNIS KLOSKE 1.6 ELECTION OF DIRECTOR: WILLIAM (MAC) EVANS 1.7 ELECTION OF DIRECTOR: WILLIAM (MAC) EVANS AUDITORS OF THE CORPORATION FOR THE DIRECTORS TO FIX THEIR REMUNERATION AN ORDINARY RESOLUTION APPROVING THE RESTATEMENT OF AND AMENDMENTS TO THE CORPORATION'S CURRENT SHARE UNIT PLAN AS 3 DESCRIBED IN THE CIRCULAR UNDER HEADING "BUSINESS OF THE MEETING" - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDMENTS TO THE CORPORATION'S OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDMENTS TO THE CORPORATION'S OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDMENTS TO THE CORPORATION'S OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV. ZWIJNAARDE Security B0031S109 Meeting Date 26-App-2018 MIX TICKER Symbol ISIN BE0003877942 Agenda 709129589 - Management							
1.1 BLECTION OF DIRECTOR: PETER MABSON 1.2 ELECTION OF DIRECTOR: ERIC ZAHLER ManagementFor For ELECTION OF DIRECTOR: MIGUEL 1.3 ANGEL PANDURO ManagementFor For ELECTION OF DIRECTOR: MIGUEL 1.4 ANGEL PARDURO FUNCTION OF DIRECTOR: MIGUEL 1.5 HONORABLE DENNIS ManagementFor For ELECTION OF DIRECTOR: THE 1.5 HONORABLE DENNIS ManagementFor For KLOSKE 1.6 ELECTION OF DIRECTOR: WILLIAM (MAC) EVANS 1.7 REIN APPOINTMENT OF ERNST & YOUNG LLP AS AUDITORS OF THE CORPORATION FOR THE DIRECTORS TO FIX THEIR REMUNERATION AN ORDINARY RESOLUTION AND APPROVING THE RESTATEMENT OF AND AMENDMENTS TO THE CORPORATION'S CURRENT SHARE UNIT PLAN AS 3 DESCRIBED IN THE CIRCULAR UNDER ManagementFor For THE HADDING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S CURRENT SHARE UNIT PLAN AS 3 DESCRIBED IN THE CIRCULAR UNDER ManagementFor For THE CORPORATION'S CURRENT SHARE UNIT PLAN AS 4 DESCRIBED IN THE CIRCULAR UNDER Management For For THE CORPORATION'S CURRENT SHARE UNIT PLAN AS 4 DESCRIBED IN THE CIRCULAR UNDER Management For For THE CORPORATION'S CURRENT SHARE UNIT PLAN AS 4 DESCRIBED IN THE CIRCULAR UNDER Management For For THE CORPORATION'S CURRENT SHARE UNIT PLAN AS 5 DESCRIBED IN THE CIRCULAR UNDER Management For For THE CORPORATION'S CURRENT SHARE UNIT PLAN ABLYNX NV. ZWIJNAARDE SECUTIV BOO31S109 Meeting Date 26-Apr-2018 5 MEEDING STOPP AND AMERICAN ABLYNX NV. ZWIJNAARDE SECUTIV BOO31S109 Meeting Date 26-Apr-2018 5 MEEDING STOPP AND AMENDMENT STOPP AND AMERICAN ABLYNX NV. ZWIJNAARDE SECUTIV BOO31S109 Meeting Date 26-Apr-2018							
1.1 MABSON ManagementFor For ELECTION OF DIRECTOR: ERIC ZAHLER ManagementFor ELECTION OF DIRECTOR: MIGUEL 1.3 ANGEL PANDURO ManagementFor For PANADERO ELECTION OF DIRECTOR: MIGUEL 1.4 ANGEL GARCIA ManagementFor For PANADERO ELECTION OF DIRECTOR: MIGUEL 1.5 HONORABLE DENNIS ManagementFor For KILOSKE ELECTION OF DIRECTOR: WILLIAM (MAC) EVANS 1.6 ELECTION OF DIRECTOR: WILLIAM (MAC) EVANS 1.7 ELECTION OF DIRECTOR: HARVEY REIN ManagementFor For APPOINTMENT OF ERNST & YOUNG LLP AS AUDITORS OF THE CORPORATION FOR THE DIRECTORS TO FIX THEIR REMUNERATION AN ORDINARY RESOLUTION APPROVING THE RESTATEMENT OF AND AMENDMENTS TO THE CORPORATION'S CURRENT SHARE UNIT PLAN AS 3 DESCRIBED IN THE CIRCULAR UNDER ManagementFor For THE HEADING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV, ZWIJNAARDE Security B0031S109 Meeting Date 26-Apr-2018 ISIN BE0003877942 Agenda 709129589 - Management ISIN BE0003877942 Agenda 709129589 - Manageme		FI ECTION OF DIRECTOR: PETER					
LECTION OF DIRECTOR: ERIC ZAHLER ManagementFor For	1.1		Management	For	For		
ELECTION OF DIRECTOR: MIGUEL ANGEL PANDURO PANADERO ELECTION OF DIRECTOR: MIGUEL 1.4 ANGEL GARCIA PRIMO ELECTION OF DIRECTOR: THE 1.5 HONORABLE DENNIS KLOSKE 1.6 (MAC) EVANS 1.7 ELECTION OF DIRECTOR: WILLIAM APPOINTMENT OF ERNST & YOUNG LLP AS AUDITORS OF THE CORPORATION FOR THE DIRECTORS TO FIX THEIR REMUNERATION AN ORDINARY RESOLUTION APPROVING THE RESTATEMENT OF AND AMENDMENTS TO THE CORPORATION'S CURRENT SHARE UNIT PILAN AS 3 DESCRIBED IN THE CIRCULAR UNDER APOPTON AND APPROVAL OF THE CORPORATION'S CURRENT SHARE UNIT PILAN AS 4 DESCRIBED IN THE CIRCULAR UNDER ADDITIONS OF THE MEETING ADDITION AND APPROVAL OF THE CORPORATION'S CURRENT SHARE UNIT PILAN AS ADDITIONS OF THE MEETING ADDOPTION AND APPROVAL OF THE CORPORATION'S CURRENT SHARE UNIT PILAN AS AMENDED SHARE UNIT PLAN ABLYNX NV, ZWIJNAARDE Security B0031S109 Meeting Date 26-Apr-2018 ISIN BE0003877942 Agenda ManagementFor For Meeting Date Agenda 709129589 - Management IN TO	1.2		Management	For	For		
PANADERO ELECTION OF DIRECTOR: MIGUEL 1.4 ARGEL GARCIA PRIMO ELECTION OF DIRECTOR: THE 1.5 HONORABLE DENNIS KLOSKE 1.6 ELECTION OF DIRECTOR: WILLIAM (MAC) EVANS ELECTION OF DIRECTOR: WILLIAM (MAC) EVANS 1.7 REIN APPOINTMENT OF ERNST & YOUNG LLP AS AUDITORS OF THE CORPORATION FOR 2 ENSUING YEAR AND AUTHORIZING THE DIRECTORS TO FIX THEIR REMUNERATION AN ORDINARY RESOLUTION APPROVING THE RESTATEMENT OF AND AMENDMENTS TO THE CORPORATION'S CURRENT SHARE UNIT PLAN AS 3 DESCRIBED IN THE CIRCULAR UNDER UNIT PLAN AS 3 DESCRIBED IN THE CIRCULAR UNDER UNIT PLAN AS 4 DESCRIBED IN THE CIRCULAR UNDER CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV, ZWUNAARDE Security B0031S109 Meeting Date 26-Apr-2018 ManagementFor For MIX Meeting Date 26-Apr-2018 Meeting Date 26-Apr-2018							
PANADERO ELECTION OF DIRECTOR: MIGUEL 1.4 ANGEL GARCIA PRIMO ELECTION OF DIRECTOR: THE 1.5 HONORABLE DENNIS KLOSKE 1.6 ELECTION OF DIRECTOR: WILLIAM (ManagementFor For For KLOSKA) 1.7 ELECTION OF DIRECTOR: WILLIAM (ManagementFor For For KLOSKA) 1.7 ELECTION OF DIRECTOR: WILLIAM (ManagementFor For KLOSKA) 1.7 ELECTION OF DIRECTOR: HARVEY REIN APPOINTMENT OF ERNST & YOUNG LLP AS AUDITORS OF THE CORPORATION FOR 2 ENSUING YEAR AND AUTHORIZING THE DIRECTORS TO FIX THEIR REMUNERATION AN ORDINARY RESOLUTION APPROVING THE RESTATEMENT OF AND AMENDMENTS TO THE CORPORATION'S CURRENT SHARE UNIT PLAN AS 3 DESCRIBED IN THE CIRCULAR UNDER UNIT PLAN AS 3 DESCRIBED IN THE CIRCULAR UNDER HEADING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV, ZWUNAARDE Security B0031S109 Meeting Date 26-Apr-2018 Meeting Date 26-Apr-2018 MIX Meeting Date 26-Apr-2018	1.3	ANGEL PANDURO	Management	For	For		
1.4 ANGEL GARCIA PRIMO ELECTION OF DIRECTOR: THE 1.5 HONORABLE DENNIS KLOSKE 1.6 ELECTION OF DIRECTOR: WILLIAM (MAC) EVANS 1.7 ELECTION OF DIRECTOR: HARVEY REIN APPOINTMENT OF ERNST & YOUNG LLP AS AUDITORS OF THE CORPORATION FOR THE ENSUING YEAR AND AUTHORIZING THE DIRECTORS TO FIX THEIR REMUNERATION AN ORDINARY RESOLUTION APPROVING THE RESTATEMENT OF AND AMENDMENTS TO THE CORPORATION'S CURRENT SHARE UNIT PLAN AS 3 DESCRIBED IN THE CIRCULAR UNDER HEADING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV. ZWINAARDE Security B0031S109 ManagementFor For For ManagementFor For For ManagementFor For HE HEADING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV. ZWINAARDE Security B0031S109 Meeting Type MIX Miceting Date 26-Apr-2018			C				
PRIMO ELECTION OF DIRECTOR: THE 1.5 HONORABLE DENNIS KLOSKE 1.6 ELECTION OF DIRECTOR: WILLIAM (MAC) EVANS 1.7 ELECTION OF DIRECTOR: WILLIAM APPOINTMENT OF ERNST & YOUNG LLP AS AUDITORS OF THE CORPORATION FOR THE ENSUING YEAR AND AUTHORIZING THE DIRECTORS TO FIX THEIR REMUNERATION AN ORDINARY RESOLUTION APPROVING THE CORPORATION'S CURRENT SHARE UNIT PLAN AS 3 DESCRIBED IN THE CIRCULAR UNDER HEADING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV, ZWIJNAARDE Security B0031S109 Meeting Date 26-App-2018 ManagementFor For MIX Meeting Date 26-App-2018 Meeting Date 26-App-2018		ELECTION OF DIRECTOR: MIGUEL					
ELECTION OF DIRECTOR: THE HONORABLE DENNIS KLOSKE ELECTION OF DIRECTOR: WILLIAM (MAC) EVANS 1.6 ELECTION OF DIRECTOR: WILLIAM (MAC) EVANS 1.7 ELECTION OF DIRECTOR: HARVEY REIN APPOINTMENT OF ERNST & YOUNG LLP AS AUDITORS OF THE CORPORATION FOR THE ENSUING YEAR AND AUTHORIZING THE DIRECTORS TO FIX THEIR REMUNERATION AN ORDINARY RESOLUTION APPROVING THE RESTATEMENT OF AND AMENDMENTS TO THE CORPORATION'S CURRENT SHARE UNIT PLAN AS 3 DESCRIBED IN THE CIRCULAR UNDER HEADING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV, ZWIINAARDE Security B0031S109 Meeting Date 26-Apr-2018 Meeting Date 26-Apr-2018 Meeting Date 709129589 - Management	1.4	ANGEL GARCIA	Management	For	For		
1.5 HONORABLE DENNIS KLOSKE 1.6 ELECTION OF DIRECTOR: WILLIAM (MAC) EVANS 1.7 ELECTION OF DIRECTOR: HARVEY REIN APPOINTMENT OF ERNST & YOUNG LLP AS AUDITORS OF THE CORPORATION FOR THE ENSUING YEAR AND AUTHORIZING THE REMUNERATION AN ORDINARY RESOLUTION APPROVING THE RESTATEMENT OF AND AMENDMENTS TO THE CORPORATION'S CURRENT SHARE UNIT PLAN AS 3 DESCRIBED IN THE CIRCULAR UNDER HEADING "- ADOPTION AND APPROVAL OF THE ECORPORATION'S AMENDED SHARE UNIT PLAN AND APPROVAL OF THE CORPORATION'S AMENDED SHARE UNIT PLAN AS ABLYNX NV, ZWINAARDE Security B0031S109 Meeting Type MIX Ticker Symbol ISIN BE0003877942 Agenda 709129589 - Management ISIN AGENCY AGEN							
KLOSKE ELLECTION OF DIRECTOR: WILLIAM (MAC) EVANS 1.7 ELLECTION OF DIRECTOR: HARVEY REIN APPOINTMENT OF ERNST & YOUNG LLP AS AUDITORS OF THE CORPORATION FOR THE ENSUING YEAR AND AUTHORIZING THE DIRECTORS TO FIX THEIR REMUNERATION AN ORDINARY RESOLUTION APPROVING THE RESTATEMENT OF AND AMENDMENTS TO THE CORPORATION'S CURRENT SHARE UNIT PLAN AS 3 DESCRIBED IN THE CIRCULAR UNDER HEADING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV, ZWIINAARDE Security B0031S109 Meeting Type Mix Meeting Type Mix Meeting Date 26-Apr-2018 Meeting Date 26-Apr-2018 ISIN BE0003877942 MeansgementFor For ManagementFor For ManagementFor For ManagementFor For ManagementFor For ManagementFor For ManagementFor For Meeting Type Mix Meeting Date 26-Apr-2018							
1.6 ELECTION OF DIRECTOR: WILLIAM (MAC) EVANS 1.7 ELECTION OF DIRECTOR: HARVEY REIN APPOINTMENT OF ERNST & YOUNG LLP AS AUDITORS OF THE CORPORATION FOR THE ENSUING YEAR AND AUTHORIZING THE DIRECTORS TO FIX THEIR REMUNERATION AN ORDINARY RESOLUTION APPROVING THE RESTATEMENT OF AND AMENDMENTS TO THE CORPORATION'S CURRENT SHARE UNIT PLAN AS 3 DESCRIBED IN THE CIRCULAR UNDER HEADING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV, ZWIJNAARDE Security B0031S109 Meeting Type MIX Ticker Symbol ISIN BE0003877942 ManagementFor For ManagementFor For ManagementFor For ManagementFor For AMENDED SHARE UNIT PLAN ABLYNX NV, ZWIJNAARDE Security B0031S109 Meeting Date 26-Apr-2018 ISIN 709129589 - Management	1.5		Management	For	For		
1.6 (MAC) EVANS (MAC) EVANS ELECTION OF DIRECTOR: HARVEY REIN APPOINTMENT OF ERNST & YOUNG LLP AS AUDITORS OF THE CORPORATION FOR THE ENSUING YEAR AND AUTHORIZING THE DIRECTORS TO FIX THEIR REMUNERATION AN ORDINARY RESOLUTION APPROVING THE CORPORATION'S CURRENT SHARE UNIT PLAN AS 3 DESCRIBED IN THE CIRCULAR UNDER HEADING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV, ZWINAARDE Security B0031S109 Meeting Type MIX Meeting Date 26-Apr-2018 ManagementFor For HE HEADING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S Meeting Type MIX Meeting Date 26-Apr-2018 Mix Meeting Date 709129589 - Management							
1.7 ELECTION OF DIRECTOR: HARVEY REIN APPOINTMENT OF ERNST & YOUNG LLP AS AUDITORS OF THE CORPORATION FOR THE ENSUING YEAR AND AUTHORIZING THE DIRECTORS TO FIX THEIR REMUNERATION AN ORDINARY RESOLUTION APPROVING THE CORPORATION'S CURRENT SHARE UNIT PLAN AS 3 DESCRIBED IN THE CIRCULAR UNDER HEADING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV, ZWIJNAARDE Security B0031S109 Meeting Type MIX Meeting Date 26-Apr-2018 ISIN BE0003877942 ManagementFor For HE HEADING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S MEETING DATE MIX Meeting Date 26-Apr-2018 MIX Meeting Date 709129589 - Management	1.6		Management	For	For		
REIN APPOINTMENT OF ERNST & YOUNG LLP AS AUDITORS OF THE CORPORATION FOR THE ENSUING YEAR AND AUTHORIZING THE DIRECTORS TO FIX THEIR REMUNERATION AN ORDINARY RESOLUTION APPROVING THE RESTATEMENT OF AND AMENDMENTS TO THE CORPORATION'S CURRENT SHARE UNIT PLAN AS DESCRIBED IN THE CIRCULAR UNDER HEADING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV, ZWIJNAARDE Security B0031S109 Meeting Type MIX Ticker Symbol ISIN BE0003877942 ManagementFor For ManagementFor For Meeting Type MIX 709129589 - Management Meeting Date 26-Apr-2018		(MAC) EVANS	\mathcal{E}				
APPOINTMENT OF ERNST & YOUNG LLP AS AUDITORS OF THE CORPORATION FOR THE ENSUING YEAR AND AUTHORIZING THE DIRECTORS TO FIX THEIR REMUNERATION AN ORDINARY RESOLUTION APPROVING THE RESTATEMENT OF AND AMENDMENTS TO THE CORPORATION'S CURRENT SHARE UNIT PLAN AS DESCRIBED IN THE CIRCULAR UNDER HEADING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV, ZWIJNAARDE Security B0031S109 Meeting Type MIX Ticker Symbol ISIN BE0003877942 Management	1.7		Management	For	For		
LLP AS AUDITORS OF THE CORPORATION FOR THE ENSUING YEAR AND AUTHORIZING THE DIRECTORS TO FIX THEIR REMUNERATION AN ORDINARY RESOLUTION APPROVING THE RESTATEMENT OF AND AMENDMENTS TO THE CORPORATION'S CURRENT SHARE UNIT PLAN AS 3 DESCRIBED IN THE CIRCULAR UNDER HEADING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV, ZWIJNAARDE Security B0031S109 Meeting Type MIX Ticker Symbol ISIN BE0003877942 Management For ManagementFor For Meeting Type MIX 709129589 - Management							
AUDITORS OF THE CORPORATION FOR THE ENSUING YEAR AND AUTHORIZING THE DIRECTORS TO FIX THEIR REMUNERATION AN ORDINARY RESOLUTION APPROVING THE RESTATEMENT OF AND AMENDMENTS TO THE CORPORATION'S CURRENT SHARE UNIT PLAN AS DESCRIBED IN THE CIRCULAR UNDER HEADING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV, ZWIINAARDE Security B0031S109 Meeting Type MIX Ticker Symbol SIN BE0003877942 Management For ManagementFor For Meeting Type MIX Meeting Date 26-Apr-2018 Management Management For For AMENDED SHARE AND APPROVAL Meeting Date Agenda 709129589 - Management							
THE ENSUING YEAR AND AUTHORIZING THE DIRECTORS TO FIX THEIR REMUNERATION AN ORDINARY RESOLUTION APPROVING THE RESTATEMENT OF AND AMENDMENTS TO THE CORPORATION'S CURRENT SHARE UNIT PLAN AS DESCRIBED IN THE CIRCULAR UNDER HEADING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV, ZWIJNAARDE Security B0031S109 Meeting Type MIX Ticker Symbol ISIN BE0003877942 ManagementFor For Meeting Type MIX Meeting Date 26-Apr-2018 709129589 - Management							
ENSUING YEAR AND AUTHORIZING THE DIRECTORS TO FIX THEIR REMUNERATION AN ORDINARY RESOLUTION APPROVING THE RESTATEMENT OF AND AMENDMENTS TO THE CORPORATION'S CURRENT SHARE UNIT PLAN AS DESCRIBED IN THE CIRCULAR UNDER ManagementFor For THE HEADING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV, ZWIJNAARDE Security B0031S109 Meeting Type MIX Ticker Symbol ISIN BE0003877942 Agenda 709129589 - Management							
THE DIRECTORS TO FIX THEIR REMUNERATION AN ORDINARY RESOLUTION APPROVING THE RESTATEMENT OF AND AMENDMENTS TO THE CORPORATION'S CURRENT SHARE UNIT PLAN AS DESCRIBED IN THE CIRCULAR UNDER ManagementFor For THE HEADING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV, ZWIJNAARDE Security B0031S109 Meeting Type MIX Ticker Symbol ISIN BE0003877942 Agenda 709129589 - Management	2		Management	For	For		
DIRECTORS TO FIX THEIR REMUNERATION AN ORDINARY RESOLUTION APPROVING THE RESTATEMENT OF AND AMENDMENTS TO THE CORPORATION'S CURRENT SHARE UNIT PLAN AS DESCRIBED IN THE CIRCULAR UNDER ManagementFor For THE HEADING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV, ZWIJNAARDE Security B0031S109 Meeting Type MIX Ticker Symbol ISIN BE0003877942 Agenda 709129589 - Management							
REMUNERATION AN ORDINARY RESOLUTION APPROVING THE RESTATEMENT OF AND AMENDMENTS TO THE CORPORATION'S CURRENT SHARE UNIT PLAN AS DESCRIBED IN THE CIRCULAR UNDER ManagementFor For THE HEADING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV, ZWIINAARDE Security B0031S109 Meeting Type MIX Ticker Symbol ISIN BE0003877942 Agenda 709129589 - Management							
APPROVING THE RESTATEMENT OF AND AMENDMENTS TO THE CORPORATION'S CURRENT SHARE UNIT PLAN AS DESCRIBED IN THE CIRCULAR UNDER ManagementFor For THE HEADING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV, ZWIJNAARDE Security B0031S109 Meeting Type MIX Ticker Symbol ISIN BE0003877942 Agenda 709129589 - Management							
RESTATEMENT OF AND AMENDMENTS TO THE CORPORATION'S CURRENT SHARE UNIT PLAN AS DESCRIBED IN THE CIRCULAR UNDER ManagementFor For THE HEADING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV, ZWIJNAARDE Security B0031S109 Meeting Type MIX Ticker Symbol ISIN BE0003877942 Agenda 709129589 - Management		AN ORDINARY RESOLUTION					
TO THE CORPORATION'S CURRENT SHARE UNIT PLAN AS 3 DESCRIBED IN THE CIRCULAR UNDER ManagementFor For THE HEADING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV, ZWIJNAARDE Security B0031S109 Meeting Type MIX Ticker Symbol ISIN BE0003877942 Agenda 709129589 - Management		APPROVING THE					
CORPORATION'S CURRENT SHARE UNIT PLAN AS 3 DESCRIBED IN THE CIRCULAR UNDER ManagementFor For THE HEADING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV, ZWIJNAARDE Security B0031S109 Meeting Type MIX Ticker Symbol ISIN BE0003877942 Agenda 709129589 - Management		RESTATEMENT OF AND AMENDMENTS					
UNIT PLAN AS DESCRIBED IN THE CIRCULAR UNDER ManagementFor For THE HEADING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV, ZWIJNAARDE Security B0031S109 Meeting Type MIX Ticker Symbol ISIN BE0003877942 Agenda 709129589 - Management		TO THE					
DESCRIBED IN THE CIRCULAR UNDER ManagementFor For THE HEADING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV, ZWIJNAARDE Security B0031S109 Meeting Type MIX Ticker Symbol ISIN BE0003877942 Agenda 709129589 - Management							
THE HEADING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV, ZWIJNAARDE Security B0031S109 Meeting Type MIX Ticker Symbol ISIN BE0003877942 Agenda 709129589 - Management							
HEADING "BUSINESS OF THE MEETING - ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV, ZWIJNAARDE Security B0031S109 Meeting Type MIX Ticker Symbol ISIN BE0003877942 Agenda 709129589 - Management	3		Management	For	For		
- ADOPTION AND APPROVAL OF THE CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV, ZWIJNAARDE Security B0031S109 Meeting Type MIX Ticker Symbol ISIN BE0003877942 Agenda 709129589 - Management							
AND APPROVAL OF THE CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV, ZWIJNAARDE Security B0031S109 Meeting Type MIX Ticker Symbol ISIN BE0003877942 Agenda 709129589 - Management							
CORPORATION'S AMENDED SHARE UNIT PLAN ABLYNX NV, ZWIJNAARDE Security B0031S109 Meeting Type MIX Ticker Symbol ISIN BE0003877942 Agenda 709129589 - Management							
AMENDED SHARE UNIT PLAN ABLYNX NV, ZWIJNAARDE Security B0031S109 Meeting Type MIX Ticker Symbol ISIN BE0003877942 Meeting Date 26-Apr-2018 Agenda 709129589 - Management							
ABLYNX NV, ZWIJNAARDE Security B0031S109 Meeting Type MIX Ticker Symbol ISIN BE0003877942 Meeting Date 26-Apr-2018 Agenda 709129589 - Management							
Security B0031S109 Meeting Type MIX Ticker Symbol ISIN BE0003877942 Meeting Date 26-Apr-2018 Agenda 709129589 - Management	ABLYN						
Ticker Symbol ISIN BE0003877942 Meeting Date 26-Apr-2018 Agenda 709129589 - Management				Meeting Tv	ne	MIX	
Symbol ISIN BE0003877942	•				•		
ISIN BE0003877942 Agenda 709129589 - Management				Meeting Da	te	26-Apr-2018	
Item Proposal Vote	•	BE0003877942		Agenda		709129589 - Manag	gement
Item Proposal Vote							
	Item	Proposal	7	/ote			

Proposed

For/Against Management

MARKET RULES REQUIRE DISCLOSURE

OF

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS MULTIPLE

BENEFICIAL OWNERS, YOU WILL NEED

TO-PROVIDE

CMMT THE BREAKDOWN OF EACH

Non-Voting

BENEFICIAL OWNER

NAME, ADDRESS AND

SHARE-POSITION TO YOUR

CLIENT SERVICE REPRESENTATIVE.

THIS

INFORMATION IS REQUIRED-IN ORDER

FOR YOUR

VOTE TO BE LODGED

IMPORTANT MARKET PROCESSING

REQUIREMENT:

A BENEFICIAL OWNER SIGNED POWER

OF-

ATTORNEY (POA) MAY BE REQUIRED

IN ORDER TO

LODGE AND EXECUTE YOUR VOTING-

CMMT INSTRUCTIONS IN THIS MARKET.

Non-Voting

ManagementNo

ABSENCE OF A

POA, MAY CAUSE YOUR

INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY

OUESTIONS, PLEASE

CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

ACKNOWLEDGEMENT OF THE ANNUAL

REPORT OF

THE BOARD OF DIRECTORS WITH

1 REGARD TO-THE Non-Voting

ANNUAL ACCOUNTS FOR THE

FINANCIAL YEAR AS

OF 31 DECEMBER 2017

ACKNOWLEDGEMENT OF THE REPORT

OF THE

STATUTORY AUDITOR WITH REGARD

2 TO THE- Non-Voting

ANNUAL ACCOUNTS FOR THE

FINANCIAL YEAR AS

OF 31 DECEMBER 2017

3 PROPOSAL TO APPROVE ANNUAL

ACCOUNTS FOR Action

THE FINANCIAL YEAR AS OF 31

DECEMBER 2017 AND ALLOCATION OF THE RESULTS PROPOSAL TO APPROVE THE REMUNERATION Management No Action 4 REPORT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2017 PROPOSAL TO GRANT DISCHARGE TO DIRECTORS FOR THE PERFORMANCE 5 Management OF THEIR DUTIES DURING THE FINANCIAL YEAR ENDED 31 DECEMBER 2017 PROPOSAL TO GRANT DISCHARGE TO THE STATUTORY AUDITOR FOR HIS Management No Action **PERFORMANCE** 6 FOR THE FINANCIAL YEAR AS OF 31 **DECEMBER** 2017 PROPOSAL TO RATIFY THE REMUNERATION OF Management No Action 7 THE STATUTORY AUDITOR FOR THE **FINANCIAL** YEAR ENDED 31 DECEMBER 2017 PROPOSAL TO APPROVE, IN ACCORDANCE WITH ARTICLE 556 OF THE BELGIAN COMPANIES CODE, Management No Action 8 CERTAIN CLAUSES OF THE **COLLABORATION** AGREEMENT WITH SANOFI, ANNOUNCED ON 20 **JULY 2017** PROPOSAL TO GRANT A POWER OF ATTORNEY TO ANY DIRECTOR AND TO WIM OTTEVAERE AND ELS Management No Action 9 VANROOSE, TO DO WHATEVER **NECESSARY OR** USEFUL FOR THE ACCOMPLISHMENT OF ALL **FORMALITIES** NRG ENERGY, INC. Security 629377508 Meeting Type Annual Ticker Meeting Date NRG 26-Apr-2018 Symbol **ISIN** Agenda US6293775085 934743039 - Management

Vote

Item

Proposal

		Duamagad		Earl A cains	4
		Proposed		For/Agains	
1a.	Election of Director: E. Spanger Abroham	by Managama	ntEor	Manageme For	III
1a. 1b.	Election of Director: E. Spencer Abraham Election of Director: Kirbyjon H. Caldwell	Manageme		For	
10. 1c.	Election of Director: Kirbyjon H. Caldwen Election of Director: Matthew Carter, Jr.	Manageme Manageme		For	
1d.	Election of Director: Matthew Carter, Jr. Election of Director: Lawrence S. Coben	_		For	
	Election of Director: Lawrence S. Coben Election of Director: Heather Cox	Manageme		For	
1e. 1f.		Manageme		For	
	Election of Director: Terry G. Dallas Election of Director: Mauricio Gutierrez	Manageme		For	
1g. 1h.	Election of Director: William E. Hantke	Manageme Manageme		For	
111. 1i.		Manageme		For	
	Election of Director: Paul W. Hobby Election of Director: Anne C. Schaumburg	Manageme		For	
1j. 1k.	Election of Director: Anne C. Schaumburg Election of Director: Thomas H. Weidemeyer	-		For	
1 K. 11.	Election of Director: Thomas H. Weidenleyer Election of Director: C. John Wilder	-		For	
11.	To approve, on a non-binding advisory basis, the	Manageme	шгог	FOI	
2.	compensation of the Company's named	Manageme	ntFor	For	
	executive officers.				
	To ratify the appointment of KPMG LLP as the				
3.	Company's independent registered public	Manageme	ntFor	For	
	accounting firm				
	for fiscal year 2018.				
	To vote on a stockholder proposal regarding disclosure of				
4.	political expenditures, if properly presented at	Sharahalda	r Against	For	
٦.	the	Shareholde	1 / Igamst	1 01	
	meeting.				
FIDES	SA GROUP PLC				
Securit	y G3469C104		Meeting '	Гуре	Ordinary General Meeting
Ticker			Meeting 1	Doto	27-Apr-2018
Symbo	ıl		Meeting	Date	-
ISIN	GB0007590234		Agenda		709057649 - Management
Item	Proposal	Proposed	Vote	For/Agains	
		by		Manageme	nt
	TO IMPLEMENT THE SCHEME, AS SET				
	OUT IN THE				
	NOTICE OF GENERAL MEETING,	3.6	dT.	Б	
1	INCLUDING THE	Manageme	ntFor	For	
	AMENDMENT TO THE ARTICLES OF				
	ASSOCIATION OF THE COMPANY				
	OF THE COMPANY	NT X7 - 41			
CMM	Γ 09 APR 2018: PLEASE NOTE THAT THIS	Non-Voting	g		
	IS A				
	REVISION DUE TO CHANGE IN				
	MEETING-DATE				
	FROM 05 APR 2018 TO 27 APR 2018. IF YOU HAVE				
	ALREADY SENT IN YOUR				
	ALICEAD I SENT IN TOOK				

VOTES,-PLEASE DO NOT

VOTE AGAIN UNLESS YOU DECIDE TO

AMEND

YOUR ORIGINAL-INSTRUCTIONS.

THANK YOU

FIDESSA GROUP PLC

Security G3469C104 Meeting Type Court Meeting Ticker

Meeting Date 27-Apr-2018 Symbol

ISIN GB0007590234 Agenda 709057651 - Management

Proposed For/Against Item Proposal Vote Management by

PLEASE NOTE THAT ABSTAIN IS NOT A

VALID VOTE

OPTION FOR THIS MEETING

TYPE.-PLEASE

CHOOSE BETWEEN "FOR" AND

CMMT "AGAINST" ONLY. Non-Voting

> SHOULD YOU CHOOSE TO **VOTE-ABSTAIN FOR THIS**

MEETING THEN YOUR VOTE WILL BE

DISREGARDED BY THE ISSUER

OR-ISSUERS AGENT

FOR THE PURPOSE OF CONSIDERING,

AND IF

THOUGHT FIT, APPROVING (WITH OR

WITHOUT

MODIFICATION) A SCHEME OF

1 **ARRANGEMENT** ManagementFor For

PURSUANT TO PART 26 OF THE

COMPANIES ACT

2006 (THE "SCHEME") BETWEEN THE

COMPANY

AND THE SCHEME SHAREHOLDERS 09 APR 2018: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO CHANGE IN

MEETING-DATE

FROM 05 APR 2018 TO 27 APR 2018. IF

CMMT YOU HAVE Non-Voting ALREADY SENT IN YOUR

VOTES,-PLEASE DO NOT

VOTE AGAIN UNLESS YOU DECIDE TO

AMEND

YOUR ORIGINAL-INSTRUCTIONS.

THANK YOU

VALIDUS HOLDINGS, LTD.

Security G9319H102 Meeting Type Special

Ticker

VR Meeting Date 27-Apr-2018 Symbol

ISIN	BMG9319H1025		Agenda		934765871 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	To approve an amendment to the Validus bye-laws to reduce the shareholder vote required to approve a merger with any other company from the affirmative vote of 75% of the votes cast at a general meeting of the shareholders to a simple majority of the votes cast at a general meeting of the shareholders.	Manageme	ntFor	For	
2.	To approve the Agreement and Plan of Merger, dated as of January 21, 2018, by and among Validus Holdings, Ltd., American International Group, Inc. and Venus Holdings Limited, the statutory merger agreement required in accordance with Section 105 of the Bermuda Companies Act 1981, as amended, and the merger of	Manageme	ntFor	For	
3.	Venus with and into Validus. On an advisory (non-binding) basis, to approve the compensation that may be paid or become payable to Validus' named executive officers in connection with the merger referred to in Proposal 2. To approve an adjournment of the special general	Manageme	ntFor	For	
4.	meeting, if necessary or appropriate, to solicit additional proxies, in the event that there are insufficient votes to approve Proposal 1 or Proposal 2 at the special general		ntFor	For	
Security Ticker	FRHS		Meeting Meeting		Annual 01-May-2018
Symbol ISIN	US34964C1062		Agenda		934739939 - Management
Item	Proposal		Vote		

1a.	Election of Class I Director: Ann F. Hackett	Proposed by Manageme		For/Agains Manageme	
1b.	Election of Class I Director: John G. Morikis Election of Class I Director: Ronald V.	Manageme		For	
1c.	Waters, III	Manageme	ntFor	For	
2.	Ratification of the appointment of PricewaterhouseCoopers LLP as independent registered public accounting firm for 2018.	Manageme	ntFor	For	
3.	Advisory vote to approve named executive officer compensation.	Manageme	ntFor	For	
4.	To approve, by non-binding advisory vote, the frequency of the advisory vote on named executive officer	Manageme	nt1 Year	For	
XXII 11/17	compensation.				
Securit	ING PETROLEUM CORPORATION sy 966387409		Meeting	Type	Annual
Ticker	WII		Meeting		01-May-2018
Symbo ISIN	US9663874090		Agenda		934746491 - Management
					· ·
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Manageme			
	1 William N. Hahne2 Bradley J. Holly		For For	For For	
	Approval, by Advisory Vote, on		1 01	1 01	
2.	Compensation of Named Executive Officers.	Manageme	ntFor	For	
	Ratification of Appointment of Deloitte &				
3.	Touche LLP as the Independent Registered Public Accounting	g Manageme	ntFor	For	
	Firm for 2018.				
NORD	AX GROUP AB (PUBL)				
Securit	•		Meeting	Type	ExtraOrdinary General Meeting
Ticker Symbo			Meeting	Date	02-May-2018
ISIN	SE0006965216		Agenda		709166789 - Management
Item	Proposal	Proposed by	Vote	For/Agains	
CMM	Γ AN ABSTAIN VOTE CAN HAVE THE	Non-Voting	g	5	
	SAME EFFECT AS AN AGAINST VOTE IF THE				
	MEETING-REQUIRE APPROVAL FROM MAJORITY OF				

PARTICIPANTS TO PASS A RESOLUTION. MARKET RULES REQUIRE DISCLOSURE BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO-PROVIDE CMMT THE BREAKDOWN OF EACH Non-Voting BENEFICIAL OWNER NAME, ADDRESS AND SHARE-POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. **THIS** INFORMATION IS REQUIRED-IN ORDER FOR YOUR VOTE TO BE LODGED IMPORTANT MARKET PROCESSING **REQUIREMENT:** A BENEFICIAL OWNER SIGNED POWER ATTORNEY (POA) IS REQUIRED IN **ORDER TO** LODGE AND EXECUTE YOUR VOTING-CMMT INSTRUCTIONS IN THIS MARKET. Non-Voting ABSENCE OF A POA, MAY CAUSE YOUR **INSTRUCTIONS TO-BE** REJECTED. IF YOU HAVE ANY **OUESTIONS, PLEASE** CONTACT YOUR CLIENT SERVICE-**REPRESENTATIVE** OPENING OF THE EXTRAORDINARY 1 **GENERAL** Non-Voting **MEETING** ELECTION OF CHAIRMAN OF THE 2 Non-Voting **MEETING** PREPARATION AND APPROVAL OF THE 3 **VOTING** Non-Voting LIST 4 APPROVAL OF THE AGENDA Non-Voting ELECTION OF ONE (1) OR TWO (2) 5 PERSONS TO Non-Voting APPROVE THE MINUTES **EXAMINATION OF WHETHER THE** 6 **MEETING HAS** Non-Voting BEEN DULY CONVENED 7 DETERMINATION OF THE NUMBER OF ManagementNo **BOARD** Action

8	MEMBERS DETERMINATION OF FEES TO THE BOARD MEMBERS	Managemen	No Action			
9	ELECTION OF THE MEMBERS OF THE BOARD OF DIRECTORS AND CHAIRMAN OF THE BOARD	Managemen	No Action			
10	CLOSING OF THE EXTRAORDINARY GENERAL MEETING 05 APR 2018: PLEASE NOTE THAT THIS	Non-Voting				
	IS A REVISION DUE TO CHANGE IN RECORD DATE-FROM 24 APR 2018 TO 25 APR 2018. IF YOU	•				
CMMT	, HAVE	Non-Voting				
	VOTES,-PLEASE DO NOT VOTE AGAIN UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL-INSTRUCTIONS. THANK YOU					
ALLER Security	RGAN PLC y G0177J108		Meeting	Type	Annual	
Ticker	•		_			0
	AGN		Meeting			
Symbol			Miccing	Date	02-May-201	0
Symbol ISIN	IE00BY9D5467		Agenda		•	Management
-		by	Agenda Vote		934748407 -	
ISIN Item 1a.	IE00BY9D5467 Proposal Election of Director: Nesli Basgoz, M.D.	by Managemen	Agenda Vote atFor	For/Agains Manageme For	934748407 -	
ISIN Item 1a. 1b.	IE00BY9D5467 Proposal Election of Director: Nesli Basgoz, M.D. Election of Director: Paul M. Bisaro	by Managemen Managemen	Agenda Vote atFor atFor	For/Agains Manageme For For	934748407 -	
ISIN Item 1a. 1b. 1c.	IE00BY9D5467 Proposal Election of Director: Nesli Basgoz, M.D. Election of Director: Paul M. Bisaro Election of Director: Joseph H. Boccuzi	Managemen Managemen Managemen	Agenda Vote atFor atFor atFor	For/Agains Manageme For For For	934748407 -	
ISIN Item 1a. 1b. 1c. 1d.	IE00BY9D5467 Proposal Election of Director: Nesli Basgoz, M.D. Election of Director: Paul M. Bisaro Election of Director: Joseph H. Boccuzi Election of Director: Christopher W. Bodine	by Managemen Managemen Managemen	Agenda Vote atFor atFor atFor atFor	For/Agains Manageme For For For For	934748407 -	
ISIN Item 1a. 1b. 1c. 1d. 1e.	IE00BY9D5467 Proposal Election of Director: Nesli Basgoz, M.D. Election of Director: Paul M. Bisaro Election of Director: Joseph H. Boccuzi Election of Director: Christopher W. Bodine Election of Director: Adriane M. Brown	Managemen Managemen Managemen Managemen Managemen	Agenda Vote atFor atFor atFor atFor atFor atFor	For/Agains Manageme For For For For For	934748407 -	
ISIN Item 1a. 1b. 1c. 1d.	IE00BY9D5467 Proposal Election of Director: Nesli Basgoz, M.D. Election of Director: Paul M. Bisaro Election of Director: Joseph H. Boccuzi Election of Director: Christopher W. Bodine	by Managemen Managemen Managemen	Agenda Vote atFor atFor atFor atFor atFor atFor atFor	For/Agains Manageme For For For For	934748407 -	
ISIN Item 1a. 1b. 1c. 1d. 1e. 1f.	Proposal Election of Director: Nesli Basgoz, M.D. Election of Director: Paul M. Bisaro Election of Director: Joseph H. Boccuzi Election of Director: Christopher W. Bodine Election of Director: Adriane M. Brown Election of Director: Christopher J. Coughlin Election of Director: Carol Anthony (John) Davidson Election of Director: Catherine M. Klema	Managemen Managemen Managemen Managemen Managemen Managemen	Agenda Vote atFor atFor atFor atFor atFor atFor atFor atFor	For/Agains Manageme For For For For For	934748407 -	
ISIN Item 1a. 1b. 1c. 1d. 1e. 1f.	Proposal Election of Director: Nesli Basgoz, M.D. Election of Director: Paul M. Bisaro Election of Director: Joseph H. Boccuzi Election of Director: Christopher W. Bodine Election of Director: Adriane M. Brown Election of Director: Christopher J. Coughlin Election of Director: Carol Anthony (John) Davidson	Managemen Managemen Managemen Managemen Managemen Managemen Managemen	Agenda Vote atFor	For/Agains Manageme For For For For For	934748407 -	
ISIN Item 1a. 1b. 1c. 1d. 1e. 1f. 1g. 1h.	Proposal Election of Director: Nesli Basgoz, M.D. Election of Director: Paul M. Bisaro Election of Director: Joseph H. Boccuzi Election of Director: Christopher W. Bodine Election of Director: Adriane M. Brown Election of Director: Christopher J. Coughlin Election of Director: Carol Anthony (John) Davidson Election of Director: Catherine M. Klema Election of Director: Peter J. McDonnell,	by Managemen Man	Agenda Vote atFor	For/Agains Manageme For For For For For For	934748407 -	
ISIN Item 1a. 1b. 1c. 1d. 1e. 1f. 1g. 1h. 1i. 1j. 1k.	Proposal Election of Director: Nesli Basgoz, M.D. Election of Director: Paul M. Bisaro Election of Director: Joseph H. Boccuzi Election of Director: Christopher W. Bodine Election of Director: Adriane M. Brown Election of Director: Christopher J. Coughlin Election of Director: Carol Anthony (John) Davidson Election of Director: Catherine M. Klema Election of Director: Peter J. McDonnell, M.D. Election of Director: Patrick J. O'Sullivan Election of Director: Brenton L. Saunders	by Managemen Man	Agenda Vote atFor	For/Agains Manageme For	934748407 -	
ISIN Item 1a. 1b. 1c. 1d. 1e. 1f. 1g. 1h. 1i. 1j.	Proposal Election of Director: Nesli Basgoz, M.D. Election of Director: Paul M. Bisaro Election of Director: Joseph H. Boccuzi Election of Director: Christopher W. Bodine Election of Director: Adriane M. Brown Election of Director: Christopher J. Coughlin Election of Director: Carol Anthony (John) Davidson Election of Director: Catherine M. Klema Election of Director: Peter J. McDonnell, M.D. Election of Director: Patrick J. O'Sullivan Election of Director: Brenton L. Saunders Election of Director: Fred G. Weiss	by Managemen Man	Agenda Vote atFor	For/Agains Manageme For	934748407 -	
ISIN Item 1a. 1b. 1c. 1d. 1e. 1f. 1g. 1h. 1i. 1j. 1k. 1l.	Proposal Election of Director: Nesli Basgoz, M.D. Election of Director: Paul M. Bisaro Election of Director: Joseph H. Boccuzi Election of Director: Christopher W. Bodine Election of Director: Adriane M. Brown Election of Director: Christopher J. Coughlin Election of Director: Carol Anthony (John) Davidson Election of Director: Catherine M. Klema Election of Director: Peter J. McDonnell, M.D. Election of Director: Patrick J. O'Sullivan Election of Director: Brenton L. Saunders Election of Director: Fred G. Weiss To approve, in a non-binding vote, Named	by Managemen Man	Agenda Vote Agenda Vote Affor	For/Agains Manageme For For For For For For For For For	934748407 -	
ISIN Item 1a. 1b. 1c. 1d. 1e. 1f. 1g. 1h. 1i. 1j. 1k.	Proposal Election of Director: Nesli Basgoz, M.D. Election of Director: Paul M. Bisaro Election of Director: Joseph H. Boccuzi Election of Director: Christopher W. Bodine Election of Director: Adriane M. Brown Election of Director: Christopher J. Coughlin Election of Director: Carol Anthony (John) Davidson Election of Director: Catherine M. Klema Election of Director: Peter J. McDonnell, M.D. Election of Director: Patrick J. O'Sullivan Election of Director: Brenton L. Saunders Election of Director: Fred G. Weiss To approve, in a non-binding vote, Named Executive	by Managemen Man	Agenda Vote Agenda Vote Affor	For/Agains Manageme For	934748407 -	
ISIN Item 1a. 1b. 1c. 1d. 1e. 1f. 1g. 1h. 1i. 1j. 1k. 1l.	Proposal Election of Director: Nesli Basgoz, M.D. Election of Director: Paul M. Bisaro Election of Director: Joseph H. Boccuzi Election of Director: Christopher W. Bodine Election of Director: Adriane M. Brown Election of Director: Christopher J. Coughlin Election of Director: Carol Anthony (John) Davidson Election of Director: Catherine M. Klema Election of Director: Peter J. McDonnell, M.D. Election of Director: Patrick J. O'Sullivan Election of Director: Brenton L. Saunders Election of Director: Fred G. Weiss To approve, in a non-binding vote, Named	by Managemen Man	Agenda Vote atFor atFor	For/Agains Manageme For For For For For For For For For	934748407 -	

ManagementAgainst

Shareholder Against

Company's

independent auditor for the fiscal year ending

December

31, 2018 and to authorize, in a binding vote,

the Board of

Directors, acting through its Audit and

Compliance

Committee, to determine

PricewaterhouseCoopers LLP's

remuneration.

To renew the authority of the directors of the

4. Company ManagementFor

(the "Directors") to issue shares.

To renew the authority of the Directors to

5A. issue shares for

cash without first offering shares to existing

shareholders.

To authorize the Directors to allot new shares

up to an

5B. additional 5% for cash in connection with an ManagementFor

acquisition

or other capital investment.

To consider a shareholder proposal requiring

an

6. independent Board Chairman, if properly

presented at the

meeting.

MGM RESORTS INTERNATIONAL

Security 552953101

Ticker MGM

Symbol ISIN

US5529531015

Meeting Type

For

For

For

Against

- --

Meeting Date 02-May-2018

Agenda 934750286 - Management

Annual

Item	Proposal	Proposed by Vote	For/Against Management
1a.	Election of Director: Robert H. Baldwin	ManagementFor	For
1b.	Election of Director: William A. Bible	ManagementFor	For
1c.	Election of Director: Mary Chris Gay	ManagementFor	For
1d.	Election of Director: William W. Grounds	ManagementFor	For
1e.	Election of Director: Alexis M. Herman	ManagementFor	For
1f.	Election of Director: Roland Hernandez	ManagementFor	For
1g.	Election of Director: John Kilroy	ManagementFor	For
1h.	Election of Director: Rose McKinney-James	ManagementFor	For
1i	Election of Director: James J. Murren	ManagementFor	For
1j.	Election of Director: Gregory M. Spierkel	ManagementFor	For
1k.	Election of Director: Jan G. Swartz	ManagementFor	For
11.	Election of Director: Daniel J. Taylor	ManagementFor	For
2.	To ratify the selection of Deloitte & Touche	ManagementFor	For
	LLP, as the independent registered public accounting firm for the year	ı	

ending December 31, 2018.

To approve, on an advisory basis, the

compensation of 3. ManagementFor For

our named executive officers.

MONEYGRAM INTERNATIONAL, INC.

Security 60935Y208 Meeting Type Annual

Ticker MGI Meeting Date 02-May-2018

Symbol

ISIN US60935Y2081 Agenda 934772218 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1a.	Election of Director: J. Coley Clark	ManagementFor	For
1b.	Election of Director: Victor W. Dahir	ManagementFor	For
1c.	Election of Director: Antonio O. Garza	ManagementFor	For
1d.	Election of Director: W. Alexander Holmes	ManagementFor	For
1e.	Election of Director: Seth W. Lawry	ManagementFor	For
1f.	Election of Director: Michael P. Rafferty	ManagementFor	For
1g.	Election of Director: Ganesh B. Rao	ManagementFor	For
1h.	Election of Director: W. Bruce Turner	ManagementFor	For
1i.	Election of Director: Peggy Vaughan	ManagementFor	For
	Ratification of the appointment of KPMG LL	P	
2.	as our independent registered public accounting firm	ManagementFor	For
	for 2018.	L	

NORBORD INC.

Security 65548P403 Meeting Type **Annual General Meeting**

Ticker Meeting Date 03-May-2018

Symbol

ISIN 709094940 - Management CA65548P4033 Agenda

Proposed For/Against Item Proposal Vote Management by

PLEASE NOTE THAT SHAREHOLDERS

ARE

ALLOWED TO VOTE 'IN FAVOR' OR

'AGAINST'-ONLY

CMMT FOR RESOLUTION 3 AND 'IN FAVOR' OR Non-Voting

'ABSTAIN'

ONLY FOR RESOLUTION NUMBERS-1.1

TO 1.8 AND

2. THANK YOU

ELECTION OF DIRECTOR: JACK L.

1.1 ManagementFor For **COCKWELL**

ELECTION OF DIRECTOR: PIERRE

1.2 ManagementFor For

DUPUIS

ELECTION OF DIRECTOR: PAUL E. 1.3 ManagementFor For

GAGNE

ELECTION OF DIRECTOR: J. PETER 1.4 ManagementFor For **GORDON**

1.5 For ManagementFor

	3 3				
	ELECTION OF DIRECTOR: PAUL A.				
	HOUSTON				
1.6	ELECTION OF DIRECTOR: DENISE M.	3.6		-	
1.6	NEMCHEV	Manageme	entFor	For	
	ELECTION OF DIRECTOR: DENIS A.		_		
1.7	TURCOTTE	Manageme	entFor	For	
	ELECTION OF DIRECTOR: PETER C.				
1.8	WIJNBERGEN	Manageme	entFor	For	
	THE APPOINTMENT OF KPMG LLP AS				
	AUDITORS OF				
2	THE COMPANY AND AUTHORIZING	Managama	ntEor	For	
2	THE COMPANT AND AUTHORIZING THE DIRECTORS	Manageme	HILFOI	гог	
	TO FIX THEIR REMUNERATION				
	THE RESOLUTION ACCEPTING THE COMPANY'S				
3		Manageme	entFor	For	
	APPROACH TO EXECUTIVE				
OCICIA	COMPENSATION				
	O GOLD ROYALTIES LTD.		N	T.	MIN
Security	y 68827L101		Meeting	Type	MIX
Ticker			Meeting	Date	03-May-2018
Symbol ISIN	CA68827L1013		A ganda		700149970 Managamant
1911/	CA0862/L1013		Agenda		709148870 - Management
				Earl A gain	at
		Dropood			
Item	Proposal	Proposed	Vote	For/Again	
Item		Proposed by	Vote	Managem	
Item	PLEASE NOTE THAT SHAREHOLDERS	-	Vote	_	
Item	PLEASE NOTE THAT SHAREHOLDERS ARE	-	Vote	_	
Item	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR	-	Vote	_	
	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY	by		_	
	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTIONS 3 TO 6 AND 'IN	-		_	
	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTIONS 3 TO 6 AND 'IN FAVOR' OR	by		_	
	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTIONS 3 TO 6 AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR	by		_	
	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY 'FOR RESOLUTIONS 3 TO 6 AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS 1.1 TO	by		_	
	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTIONS 3 TO 6 AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS 1.1 TO 1.10 AND 2. THANK YOU	by		_	
	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTIONS 3 TO 6 AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS 1.1 TO 1.10 AND 2. THANK YOU ELECTION OF DIRECTOR: FRANCOISE	by	g	_	
СММТ	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY' FOR RESOLUTIONS 3 TO 6 AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS 1.1 TO 1.10 AND 2. THANK YOU ELECTION OF DIRECTOR: FRANCOISE BERTRAND	by Non-Votin	g	Managem	
СММТ	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY' FOR RESOLUTIONS 3 TO 6 AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS 1.1 TO 1.10 AND 2. THANK YOU ELECTION OF DIRECTOR: FRANCOISE BERTRAND ELECTION OF DIRECTOR: JOHN	Non-Votin Manageme	g entFor	Managem	
CMMT	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTIONS 3 TO 6 AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS 1.1 TO 1.10 AND 2. THANK YOU ELECTION OF DIRECTOR: FRANCOISE BERTRAND ELECTION OF DIRECTOR: JOHN BURZYNSKI	by Non-Votin	g entFor	Managem	
CMMT	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTIONS 3 TO 6 AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS 1.1 TO 1.10 AND 2. THANK YOU ELECTION OF DIRECTOR: FRANCOISE BERTRAND ELECTION OF DIRECTOR: JOHN BURZYNSKI ELECTION OF DIRECTOR: PIERRE D.	Non-Votin Manageme	g entFor entFor	Managem	
CMMT 1.1 1.2	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTIONS 3 TO 6 AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS 1.1 TO 1.10 AND 2. THANK YOU ELECTION OF DIRECTOR: FRANCOISE BERTRAND ELECTION OF DIRECTOR: JOHN BURZYNSKI ELECTION OF DIRECTOR: PIERRE D. CHENARD	Non-Votin Manageme	g entFor entFor	Managem For For	
1.1 1.2 1.3	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY' FOR RESOLUTIONS 3 TO 6 AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS 1.1 TO 1.10 AND 2. THANK YOU ELECTION OF DIRECTOR: FRANCOISE BERTRAND ELECTION OF DIRECTOR: JOHN BURZYNSKI ELECTION OF DIRECTOR: PIERRE D. CHENARD ELECTION OF DIRECTOR:	Non-Votin Manageme Manageme Manageme	g entFor entFor entFor	For For For	
CMMT 1.1 1.2	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTIONS 3 TO 6 AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS 1.1 TO 1.10 AND 2. THANK YOU ELECTION OF DIRECTOR: FRANCOISE BERTRAND ELECTION OF DIRECTOR: JOHN BURZYNSKI ELECTION OF DIRECTOR: PIERRE D. CHENARD ELECTION OF DIRECTOR: CHRISTOPHER C.	Non-Votin Manageme	g entFor entFor entFor	Managem For For	
1.1 1.2 1.3	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTIONS 3 TO 6 AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS 1.1 TO 1.10 AND 2. THANK YOU ELECTION OF DIRECTOR: FRANCOISE BERTRAND ELECTION OF DIRECTOR: JOHN BURZYNSKI ELECTION OF DIRECTOR: PIERRE D. CHENARD ELECTION OF DIRECTOR: CHENARD ELECTION OF DIRECTOR: CHRISTOPHER C. CURFMAN	Non-Votin Manageme Manageme Manageme	g entFor entFor entFor	For For For	
1.1 1.2 1.3	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTIONS 3 TO 6 AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS 1.1 TO 1.10 AND 2. THANK YOU ELECTION OF DIRECTOR: FRANCOISE BERTRAND ELECTION OF DIRECTOR: JOHN BURZYNSKI ELECTION OF DIRECTOR: PIERRE D. CHENARD ELECTION OF DIRECTOR: CHRISTOPHER C. CURFMAN ELECTION OF DIRECTOR: JOANNE	Non-Votin Manageme Manageme Manageme Manageme	g entFor entFor entFor	For For For	
CMMT 1.1 1.2 1.3 1.4	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTIONS 3 TO 6 AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS 1.1 TO 1.10 AND 2. THANK YOU ELECTION OF DIRECTOR: FRANCOISE BERTRAND ELECTION OF DIRECTOR: JOHN BURZYNSKI ELECTION OF DIRECTOR: PIERRE D. CHENARD ELECTION OF DIRECTOR: CHRISTOPHER C. CURFMAN ELECTION OF DIRECTOR: JOANNE FERSTMAN	Non-Votin Manageme Manageme Manageme	g entFor entFor entFor	For For For	
1.1 1.2 1.3 1.4 1.5	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTIONS 3 TO 6 AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS 1.1 TO 1.10 AND 2. THANK YOU ELECTION OF DIRECTOR: FRANCOISE BERTRAND ELECTION OF DIRECTOR: JOHN BURZYNSKI ELECTION OF DIRECTOR: PIERRE D. CHENARD ELECTION OF DIRECTOR: CHRISTOPHER C. CURFMAN ELECTION OF DIRECTOR: JOANNE FERSTMAN ELECTION OF DIRECTOR: ANDRE	Non-Votin Manageme Manageme Manageme Manageme Manageme	entFor entFor entFor entFor	For For For	
CMMT 1.1 1.2 1.3 1.4	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTIONS 3 TO 6 AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS 1.1 TO 1.10 AND 2. THANK YOU ELECTION OF DIRECTOR: FRANCOISE BERTRAND ELECTION OF DIRECTOR: JOHN BURZYNSKI ELECTION OF DIRECTOR: PIERRE D. CHENARD ELECTION OF DIRECTOR: CHRISTOPHER C. CURFMAN ELECTION OF DIRECTOR: JOANNE FERSTMAN ELECTION OF DIRECTOR: ANDRE GAUMOND	Non-Votin Manageme Manageme Manageme Manageme	entFor entFor entFor entFor	For For For For	
1.1 1.2 1.3 1.4 1.5	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTIONS 3 TO 6 AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS 1.1 TO 1.10 AND 2. THANK YOU ELECTION OF DIRECTOR: FRANCOISE BERTRAND ELECTION OF DIRECTOR: JOHN BURZYNSKI ELECTION OF DIRECTOR: PIERRE D. CHENARD ELECTION OF DIRECTOR: CHRISTOPHER C. CURFMAN ELECTION OF DIRECTOR: JOANNE FERSTMAN ELECTION OF DIRECTOR: ANDRE GAUMOND ELECTION OF DIRECTOR: PIERRE	Non-Votin Manageme Manageme Manageme Manageme Manageme Manageme	g entFor entFor entFor entFor	For For For For	
1.1 1.2 1.3 1.4 1.5 1.6	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTIONS 3 TO 6 AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS 1.1 TO 1.10 AND 2. THANK YOU ELECTION OF DIRECTOR: FRANCOISE BERTRAND ELECTION OF DIRECTOR: JOHN BURZYNSKI ELECTION OF DIRECTOR: PIERRE D. CHENARD ELECTION OF DIRECTOR: CHRISTOPHER C. CURFMAN ELECTION OF DIRECTOR: JOANNE FERSTMAN ELECTION OF DIRECTOR: ANDRE GAUMOND ELECTION OF DIRECTOR: PIERRE LABBE	Non-Votin Manageme Manageme Manageme Manageme Manageme	g entFor entFor entFor entFor	For For For For For	
1.1 1.2 1.3 1.4 1.5 1.6	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR RESOLUTIONS 3 TO 6 AND 'IN FAVOR' OR 'ABSTAIN' ONLY FOR RESOLUTION-NUMBERS 1.1 TO 1.10 AND 2. THANK YOU ELECTION OF DIRECTOR: FRANCOISE BERTRAND ELECTION OF DIRECTOR: JOHN BURZYNSKI ELECTION OF DIRECTOR: PIERRE D. CHENARD ELECTION OF DIRECTOR: CHRISTOPHER C. CURFMAN ELECTION OF DIRECTOR: JOANNE FERSTMAN ELECTION OF DIRECTOR: ANDRE GAUMOND ELECTION OF DIRECTOR: PIERRE	Non-Votin Manageme Manageme Manageme Manageme Manageme Manageme	entFor entFor entFor entFor entFor entFor	For For For For For	

1.9	ELECTION OF DIRECTOR: CHARLES E.	Manageme	ntFor	For	
1.)	PAGE ELECTION OF DIRECTOR: SEAN	Manageme	iiu oi	101	
1.10	ROOSEN	Manageme	ntFor	For	
2	TO APPOINT PRICEWATERHOUSECOOPERS LLP AS THE CORPORATION'S INDEPENDENT AUDITOR FOR FISCAL YEAR 2018 AND TO AUTHORIZE THE DIRECTORS TO FIX THEIR REMUNERATION TO APPROVE AMENDMENTS TO THE	$_{\Xi}$ Manageme	ntFor	For	
3	EMPLOYEE SHARE PURCHASE PLAN AND APPROVE ALL UNALLOCATED RIGHTS AND ENTITLEMENTS UNDER THE PLAN, AS MORE FULLY	Manageme	ntFor	For	
4	DESCRIBED IN THE CIRCULAR TO APPROVE AMENDMENTS TO THE STOCK OPTION PLAN, AS MORE FULLY DESCRIBED IN THE CIRCULAR	Manageme	ntFor	For	
5	TO APPROVE THE AMENDED RESTRICTED SHARE UNIT PLAN AND APPROVE ALL UNALLOCATED RIGHTS AND ENTITLEMENTS UNDER THE PLAN, AS MORE FULLY DESCRIBED IN THE	Manageme	ntFor	For	
6	CIRCULAR ADVISORY RESOLUTION TO APPROVE OSISKO'S APPROACH TO EXECUTIVE COMPENSATION	Manageme	ntFor	For	
HALD Securit	DEX AB ty W3924P122		Meeting	Type	Annual General Meeting
Ticker	•			• •	
Symbo			Meeting	Date	03-May-2018
ISIN	SE0000105199		Agenda		709162781 - Management
Item CMM	Proposal I AN ABSTAIN VOTE CAN HAVE THE SAME EFFECT AS AN AGAINST VOTE IF THE	Proposed by Non-Votin	Vote g	For/Agains Manageme	
	MEETING-REQUIRE APPROVAL FROM MAJORITY OF				

PARTICIPANTS TO PASS A RESOLUTION. MARKET RULES REQUIRE DISCLOSURE BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO-PROVIDE CMMT THE BREAKDOWN OF EACH Non-Voting BENEFICIAL OWNER NAME, ADDRESS AND SHARE-POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. **THIS** INFORMATION IS REQUIRED-IN ORDER FOR YOUR VOTE TO BE LODGED IMPORTANT MARKET PROCESSING **REQUIREMENT:** A BENEFICIAL OWNER SIGNED POWER ATTORNEY (POA) IS REQUIRED IN **ORDER TO** LODGE AND EXECUTE YOUR VOTING-CMMT INSTRUCTIONS IN THIS MARKET. Non-Voting ABSENCE OF A POA, MAY CAUSE YOUR **INSTRUCTIONS TO-BE** REJECTED. IF YOU HAVE ANY **OUESTIONS, PLEASE** CONTACT YOUR CLIENT SERVICE-**REPRESENTATIVE** OPENING OF THE MEETING AND 1 **ELECTION OF** Non-Voting CHAIRMAN OF THE MEETING DRAWING UP AND APPROVAL OF THE Non-Voting 2 **VOTING LIST ELECTION OF TWO PERSONS TO** 3 APPROVE THE Non-Voting **MINUTES** DETERMINATION OF WHETHER THE 4 **MEETING HAS** Non-Voting BEEN PROPERLY CONVENED 5 APPROVAL OF THE AGENDA Non-Voting 6 THE MANAGING DIRECTOR'S REPORT Non-Voting 7 PRESENTATION OF THE ANNUAL Non-Voting REPORT AND THE **AUDITOR'S REPORT AND** THE-CONSOLIDATED

	FINANCIAL STATEMENTS AND	
	AUDITOR'S REPORT	
	ON THE CONSOLIDATED-FINANCIAL	
	STATEMENTS	
	RESOLUTIONS ON: ADOPTION OF THE	
	INCOME	
	STATEMENT AND THE BALANCE	No No
8.A	SHEET AND THE	Management Action
	CONSOLIDATED INCOME STATEMENT	110000
	AND THE	
	CONSOLIDATED BALANCE SHEET	
	RESOLUTIONS ON: DISCHARGE OF THE	
	BOARD OF	
0.0	DIRECTORS AND THE MANAGING	No No
8.B	DIRECTOR FROM	Management No Action
	PERSONAL LIABILITY FOR THE	
	FINANCIAL YEAR	
	2017	
	RESOLUTIONS ON: APPROPRIATION OF THE	
	COMPANY'S PROFIT ACCORDING TO	
	THE ADOPTED	
8.C	BALANCE SHEET AND	Management No.
o.c	DETERMINATION OF THE	Action
	RECORD DATE FOR RECEIPT OF	
	DIVIDEND:	
	DIVIDEND OF 0.55 PER SHARE	
	DETERMINATION OF THE NUMBER OF	
	DIRECTORS	
9	AND AUDITORS: FIVE ORDINARY	Management No
	DIRECTORS	Action
	WITHOUT ANY DEPUTY DIRECTORS	
10	DETERMINATION OF FEES TO THE	No
10	DIRECTORS	Management Action
11	DETERMINATION OF FEES TO THE	No
11	AUDITORS	Management Action
12	ELECTION OF CHAIRMAN, DIRECTORS	ManagementNo
	AND	Action
	AUDITOR: ULF AHLEN, JORGEN	
	DURBAN AND	
	JOHAN GILEUS BE RE-ELECTED, AND	
	THAT HELENE	
	SVAHN AND ULRIKA HAGDAHL BE	
	NEWLY ELECTED	
	DIRECTORS, JORGEN DURBAN BE	
	RE-ELECTED	
	CHAIRMAN OF THE BOARD OF	
	DIRECTORS,	
	OHRLINGS	
	PRICEWATERHOUSECOOPERS AB BE	
	RE-ELECTED THE COMPANY'S	

AUDITOR FOR THE

PERIOD UNTIL THE END OF THE

ANNUAL GENERAL

MEETING 2019, OHRLINGS

PRICEWATERHOUSECOOPERS AB HAS

INFORMED

HALDEX THAT IT WILL APPOINT BROR

FRIDH AS

AUDITOR-IN-CHARGE

RESOLUTION ON THE ADOPTION OF

GUIDELINES FOR REMUNERATION TO MEMBERS OF Management Action

MANAGEMENT

14 CLOSING OF THE MEETING Non-Voting

VERIZON COMMUNICATIONS INC.

Security 92343V104 Meeting Type Annual

Ticker Symbol VZ Meeting Date 03-May-2018

ISIN US92343V1044 Agenda 934744031 - Management

Item	Proposal	Proposed Vote	For/Again	
1.	•	by Management Francisco	Manageme	ent
1a.	Election of Director: Shellye L. Archambeau	ManagementFor	For	
1b.	Election of Director: Mark T. Bertolini	ManagementFor	For	
1c.	Election of Director: Richard L. Carrion	ManagementFor	For	
1d.	Election of Director: Melanie L. Healey	ManagementFor	For	
1e.	Election of Director: M. Frances Keeth	ManagementFor	For	
1f.	Election of Director: Lowell C. McAdam	ManagementFor	For	
1g.	Election of Director: Clarence Otis, Jr.	ManagementFor	For	
1h.	Election of Director: Rodney E. Slater	ManagementFor	For	
1i.	Election of Director: Kathryn A. Tesija	ManagementFor	For	
1j.	Election of Director: Gregory D. Wasson	ManagementFor	For	
1k.	Election of Director: Gregory G. Weaver	ManagementFor	For	
	Ratification of Appointment of Independent	-		
2.	Registered	ManagementFor	For	
	Public Accounting Firm	C		
2	Advisory Vote to Approve Executive	C1 1 11 E		
3.	Compensation	Shareholder For	For	
4.	Special Shareowner Meetings	Shareholder Against	For	
5.	Lobbying Activities Report	Shareholder Against	For	
6.	Independent Chair	Shareholder Against	For	
7.	Report on Cyber Security and Data Privacy	Shareholder Against	For	
8.	Executive Compensation Clawback Policy	Shareholder Against	For	
9.	Nonqualified Savings Plan Earnings	Shareholder Against	For	
NORB	ORD INC.	8		
Securit		Meeting	Type	Annual
Ticker	•		• •	00.14 0010
Symbo	l OSB	Meeting	Date	03-May-2018
ISIN	CA65548P4033	Agenda		934750781 - Management
		<i>9</i>		
Item	Proposal	Vote		

	3 3			
		Proposed	For/Again	st
		by	Manageme	
1	DIRECTOR	Management	C	
	1 Jack L. Cockwell	For	For	
	2 Pierre Dupuis	For	For	
	3 Paul E. Gagné	For	For	
	4 J. Peter Gordon	For	For	
	5 Paul A. Houston	For	For	
	6 Denise M. Nemchev	For	For	
	7 Denis A. Turcotte	For	For	
	8 Peter C. Wijnbergen	For	For	
	The appointment of KPMG LLP as auditors of		1 01	
	the	1		
2	Company and authorizing the directors to fix their	ManagementFor	For	
	remuneration.			
	The resolution accepting the Company's			
3	approach to	ManagementFor	For	
3	executive compensation.	Wanagemena or	1 01	
OSISK	O GOLD ROYALTIES LTD			
OSISIC	O GOLD ROTALTIES LTD			Annual and Special
Securit	y 68827L101	Meeting	g Type	Meeting
Ticker				Wiccung
	OR	Meeting	g Date	03-May-2018
Symbol ISIN	CA68827L1013	Aganda		024770215 Managament
19111	CA0862/L1013	Agenda	Į.	934770315 - Management
		C		<u> </u>
		Proposed		•
Item	Proposal	Proposed Vote	For/Again	st
Item	Proposal	Proposed by Vote		st
	Proposal DIRECTOR	Proposed by Vote Management	For/Again Managemo	st
Item	Proposal DIRECTOR 1 Françoise Bertrand	Proposed by Vote Management For	For/Again Manageme	st
Item	Proposal DIRECTOR 1 Françoise Bertrand 2 John Burzynski	Proposed by Vote Management For For	For/Again Manageme For For	st
Item	Proposal DIRECTOR 1 Françoise Bertrand 2 John Burzynski 3 Pierre D. Chenard	Proposed by Vote Management For For For	For/Again Manageme For For For	st
Item	Proposal DIRECTOR 1 Françoise Bertrand 2 John Burzynski 3 Pierre D. Chenard 4 Christopher C. Curfman	Proposed by Vote Management For For For For	For/Again Manageme For For For	st
Item	Proposal DIRECTOR 1 Françoise Bertrand 2 John Burzynski 3 Pierre D. Chenard 4 Christopher C. Curfman 5 Joanne Ferstman	Proposed by Vote Management For	For/Again Manageme For For For For	st
Item	Proposal DIRECTOR 1 Françoise Bertrand 2 John Burzynski 3 Pierre D. Chenard 4 Christopher C. Curfman 5 Joanne Ferstman 6 André Gaumond	Proposed by Vote Management For	For/Again Manageme For For For For For	st
Item	Proposal DIRECTOR 1 Françoise Bertrand 2 John Burzynski 3 Pierre D. Chenard 4 Christopher C. Curfman 5 Joanne Ferstman 6 André Gaumond 7 Pierre Labbé	Proposed by Vote Management For	For/Again Manageme For For For For For For	st
Item	Proposal DIRECTOR 1 Françoise Bertrand 2 John Burzynski 3 Pierre D. Chenard 4 Christopher C. Curfman 5 Joanne Ferstman 6 André Gaumond 7 Pierre Labbé 8 Oskar Lewnowski	Proposed by Vote Management For	For/Again Manageme For For For For For For	st
Item	Proposal DIRECTOR 1 Françoise Bertrand 2 John Burzynski 3 Pierre D. Chenard 4 Christopher C. Curfman 5 Joanne Ferstman 6 André Gaumond 7 Pierre Labbé 8 Oskar Lewnowski 9 Charles E. Page	Proposed by Vote by Management For	For/Again Manageme For For For For For For For	st
Item	Proposal DIRECTOR 1 Françoise Bertrand 2 John Burzynski 3 Pierre D. Chenard 4 Christopher C. Curfman 5 Joanne Ferstman 6 André Gaumond 7 Pierre Labbé 8 Oskar Lewnowski 9 Charles E. Page 10 Sean Roosen	Proposed by Vote Management For	For/Again Manageme For For For For For For	st
Item	Proposal DIRECTOR 1 Françoise Bertrand 2 John Burzynski 3 Pierre D. Chenard 4 Christopher C. Curfman 5 Joanne Ferstman 6 André Gaumond 7 Pierre Labbé 8 Oskar Lewnowski 9 Charles E. Page	Proposed by Vote by Management For	For/Again Manageme For For For For For For For	st
Item	Proposal DIRECTOR 1 Françoise Bertrand 2 John Burzynski 3 Pierre D. Chenard 4 Christopher C. Curfman 5 Joanne Ferstman 6 André Gaumond 7 Pierre Labbé 8 Oskar Lewnowski 9 Charles E. Page 10 Sean Roosen To appoint PricewaterhouseCoopers LLP as the	Proposed by Vote by Management For	For/Again Manageme For For For For For For For	st
Item 1	Proposal DIRECTOR 1 Françoise Bertrand 2 John Burzynski 3 Pierre D. Chenard 4 Christopher C. Curfman 5 Joanne Ferstman 6 André Gaumond 7 Pierre Labbé 8 Oskar Lewnowski 9 Charles E. Page 10 Sean Roosen To appoint PricewaterhouseCoopers LLP as the Corporation's independent auditor for fiscal	Proposed by Vote by Management For	For/Again Manageme For For For For For For For For	st
Item	Proposal DIRECTOR 1 Françoise Bertrand 2 John Burzynski 3 Pierre D. Chenard 4 Christopher C. Curfman 5 Joanne Ferstman 6 André Gaumond 7 Pierre Labbé 8 Oskar Lewnowski 9 Charles E. Page 10 Sean Roosen To appoint PricewaterhouseCoopers LLP as the Corporation's independent auditor for fiscal year 2018	Proposed by Vote by Management For	For/Again Manageme For For For For For For For	st
Item 1	Proposal DIRECTOR 1 Françoise Bertrand 2 John Burzynski 3 Pierre D. Chenard 4 Christopher C. Curfman 5 Joanne Ferstman 6 André Gaumond 7 Pierre Labbé 8 Oskar Lewnowski 9 Charles E. Page 10 Sean Roosen To appoint PricewaterhouseCoopers LLP as the Corporation's independent auditor for fiscal	Proposed by Vote by Management For	For/Again Manageme For For For For For For For For	st
Item 1	Proposal DIRECTOR 1 Françoise Bertrand 2 John Burzynski 3 Pierre D. Chenard 4 Christopher C. Curfman 5 Joanne Ferstman 6 André Gaumond 7 Pierre Labbé 8 Oskar Lewnowski 9 Charles E. Page 10 Sean Roosen To appoint PricewaterhouseCoopers LLP as the Corporation's independent auditor for fiscal year 2018	Proposed by Vote by Management For	For/Again Manageme For For For For For For For For	st
Item 1	Proposal DIRECTOR 1 Françoise Bertrand 2 John Burzynski 3 Pierre D. Chenard 4 Christopher C. Curfman 5 Joanne Ferstman 6 André Gaumond 7 Pierre Labbé 8 Oskar Lewnowski 9 Charles E. Page 10 Sean Roosen To appoint PricewaterhouseCoopers LLP as the Corporation's independent auditor for fiscal year 2018 and to authorize the directors to fix their	Proposed by Vote by Management For	For/Again Manageme For For For For For For For For	st
Item 1	Proposal DIRECTOR 1 Françoise Bertrand 2 John Burzynski 3 Pierre D. Chenard 4 Christopher C. Curfman 5 Joanne Ferstman 6 André Gaumond 7 Pierre Labbé 8 Oskar Lewnowski 9 Charles E. Page 10 Sean Roosen To appoint PricewaterhouseCoopers LLP as the Corporation's independent auditor for fiscal year 2018 and to authorize the directors to fix their remuneration.	Proposed by Vote by Management For	For/Again Manageme For For For For For For For For	st
Item 1	Proposal DIRECTOR 1 Françoise Bertrand 2 John Burzynski 3 Pierre D. Chenard 4 Christopher C. Curfman 5 Joanne Ferstman 6 André Gaumond 7 Pierre Labbé 8 Oskar Lewnowski 9 Charles E. Page 10 Sean Roosen To appoint PricewaterhouseCoopers LLP as the Corporation's independent auditor for fiscal year 2018 and to authorize the directors to fix their remuneration. Ordinary resolution to approve amendments to	Proposed by Vote by Management For	For/Again Manageme For For For For For For For For	st
Item 1	Proposal DIRECTOR 1 Françoise Bertrand 2 John Burzynski 3 Pierre D. Chenard 4 Christopher C. Curfman 5 Joanne Ferstman 6 André Gaumond 7 Pierre Labbé 8 Oskar Lewnowski 9 Charles E. Page 10 Sean Roosen To appoint PricewaterhouseCoopers LLP as the Corporation's independent auditor for fiscal year 2018 and to authorize the directors to fix their remuneration. Ordinary resolution to approve amendments to the	Proposed by Vote by Management For	For/Again Manageme For For For For For For For For	st
Item 1	Proposal DIRECTOR 1 Françoise Bertrand 2 John Burzynski 3 Pierre D. Chenard 4 Christopher C. Curfman 5 Joanne Ferstman 6 André Gaumond 7 Pierre Labbé 8 Oskar Lewnowski 9 Charles E. Page 10 Sean Roosen To appoint PricewaterhouseCoopers LLP as the Corporation's independent auditor for fiscal year 2018 and to authorize the directors to fix their remuneration. Ordinary resolution to approve amendments to the Employee Share Purchase Plan and approve	Proposed by Vote by Management For	For/Again Manageme For For For For For For For For	st
Item 1	Proposal DIRECTOR 1 Françoise Bertrand 2 John Burzynski 3 Pierre D. Chenard 4 Christopher C. Curfman 5 Joanne Ferstman 6 André Gaumond 7 Pierre Labbé 8 Oskar Lewnowski 9 Charles E. Page 10 Sean Roosen To appoint PricewaterhouseCoopers LLP as the Corporation's independent auditor for fiscal year 2018 and to authorize the directors to fix their remuneration. Ordinary resolution to approve amendments to the Employee Share Purchase Plan and approve all	Proposed by Vote by Management For	For/Again Manageme For For For For For For For For	st

	Lugar i lilig. G	DE I OND	1 01111 11 1	^	
4	more fully described in the Circular. Ordinary resolution to approve amendments to the Stock Option Plan, as more fully described in the Circular. Ordinary resolution to approve the amended	o Manageme	entFor	For	
5	Restricted Share Unit Plan and approve all unallocated rights and entitlements under the plan, as more fully described in the Circular.	Manageme	entFor	For	
6 SMIID	Advisory resolution to approve Osisko's approach to executive compensation. FIT KAPPA GROUP PLC	Manageme	entFor	For	
Security			Meeting	Type	Annual General Meeting
Ticker	1		Meeting	Date	04-May-2018
Symbol ISIN	IE00B1RR8406		Agenda		709175055 - Management
Item	Proposal	Proposed by	Vote	For/Again	
1	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	•	entFor	For	ent.
2	APPROVE REMUNERATION REPORT	Manageme		For	
3	APPROVE FINAL DIVIDEND	Manageme		For	
4	APPROVE FINAL DIVIDEND ELECT CAROL FAIRWEATHER AS	Manageme		For	
5	DIRECTOR	Manageme	entFor	For	
6.A	RE-ELECT LIAM O'MAHONY AS DIRECTOR	Manageme	entFor	For	
6.B	RE-ELECT ANTHONY SMURFIT AS DIRECTOR	Manageme	entFor	For	
6.C	RE-ELECT KEN BOWLES AS DIRECTOR	Manageme	entFor	For	
6.D	RE-ELECT FRITS BEURSKENS AS DIRECTOR	Manageme	entFor	For	
6.E	RE-ELECT CHRISTEL BORIES AS DIRECTOR	Manageme	entAgainst	Against	
6.F	RE-ELECT IRIAL FINAN AS DIRECTOR	Manageme	entFor	For	
6.G	RE-ELECT JAMES LAWRENCE AS DIRECTOR	Manageme	entFor	For	
6.H	RE-ELECT JOHN MOLONEY AS DIRECTOR	Manageme	entFor	For	
6.I	RE-ELECT ROBERTO NEWELL AS DIRECTOR	Manageme	entFor	For	
6.J	RE-ELECT JORGEN RASMUSSEN AS DIRECTOR	Manageme	entFor	For	
6.K	RE-ELECT GONZALO RESTREPO AS DIRECTOR	Manageme	entFor	For	

,	7	RATIFY KPMG AS AUDITORS AUTHORISE BOARD TO FIX	Manageme	ntFor	For	
:	8	REMUNERATION OF	Manageme	ntFor	For	
9	9	AUDITORS AUTHORISE ISSUE OF EQUITY WITH PRE-EMPTIVE RIGHTS	Manageme	ntFor	For	
	10	AUTHORISE ISSUE OF EQUITY WITHOUT PRE- EMPTIVE RIGHTS AUTHORISE ISSUE OF EQUITY	Manageme	ntFor	For	
	11	WITHOUT PRE- EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	Manageme	ntFor	For	
	12	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	Manageme	ntFor	For	
	13	AUTHORISE THE COMPANY TO CALL GENERAL	Manageme	ntFor	For	
	14	MEETING WITH TWO WEEKS' NOTICE APPROVE PERFORMANCE SHARE PLAN	Manageme	ntFor	For	
	15	APPROVE DEFERRED BONUS PLAN	Manageme		For	
	BUWO					
						ExtraOrdinary Canaral
,	Security	A1R56Z103		Meeting 7	Гуре	ExtraOrdinary General Meeting
,	Ticker			Meeting T Meeting I	• •	-
,	•				• •	Meeting
]	Ticker Symbol	AT00BUWOG001 Proposal MR. ROLF BUCH IS ELECTED TO THE	Proposed by	Meeting I	• •	Meeting 04-May-2018 709263658 - Management t
	Ticker Symbol ISIN Item	AT00BUWOG001 Proposal MR. ROLF BUCH IS ELECTED TO THE SUPERVISORY BOARD OF BUWOG AG FOR THE PERIOD UN-TIL	by	Meeting I Agenda Vote	Date For/Agains Manageme	Meeting 04-May-2018 709263658 - Management t
	Ticker Symbol ISIN	AT00BUWOG001 Proposal MR. ROLF BUCH IS ELECTED TO THE SUPERVISORY BOARD OF BUWOG AG FOR THE PERIOD UN-TIL THE END OF THE SHAREHOLDERS' MEETING RESOLVING ON THE BUSINESS YEAR	•	Meeting I Agenda Vote	Date For/Agains	Meeting 04-May-2018 709263658 - Management t
	Ticker Symbol ISIN Item	AT00BUWOG001 Proposal MR. ROLF BUCH IS ELECTED TO THE SUPERVISORY BOARD OF BUWOG AG FOR THE PERIOD UN-TIL THE END OF THE SHAREHOLDERS' MEETING	by	Meeting I Agenda Vote	Date For/Agains Manageme	Meeting 04-May-2018 709263658 - Management t
	Ticker Symbol ISIN Item	AT00BUWOG001 Proposal MR. ROLF BUCH IS ELECTED TO THE SUPERVISORY BOARD OF BUWOG AG FOR THE PERIOD UN-TIL THE END OF THE SHAREHOLDERS' MEETING RESOLVING ON THE BUSINESS YEAR 2022 MR. A. STEFAN KIRSTEN IS ELECTED TO THE SUPERVISORY BOARD OF BUWOG AG FOR THE PE- RIOD UNTIL THE END OF THE SHAREHOLDERS' MEETING RESOLVING ON THE BUSINESS YEAR	by	Meeting I Agenda Vote	Date For/Agains Manageme	Meeting 04-May-2018 709263658 - Management t
	Ticker Symbol ISIN Item	AT00BUWOG001 Proposal MR. ROLF BUCH IS ELECTED TO THE SUPERVISORY BOARD OF BUWOG AG FOR THE PERIOD UN-TIL THE END OF THE SHAREHOLDERS' MEETING RESOLVING ON THE BUSINESS YEAR 2022 MR. A. STEFAN KIRSTEN IS ELECTED TO THE SUPERVISORY BOARD OF BUWOG AG FOR THE PE- RIOD UNTIL THE END OF THE SHAREHOLDERS' MEETING RESOLVING ON THE	Manageme	Meeting I Agenda Vote ntFor	Date For/Agains Manageme For	Meeting 04-May-2018 709263658 - Management t

MS. HELENE VON ROEDER IS ELECTED TO THE SUPERVISORY BOARD OF BUWOG AG FOR THE PERIOD UNTIL THE END OF THE SHAREHOLDERS' MEETING RESOLVING ON THE **BUSINESS YEAR** 2022 MS. SABINE GLEISS IS ELECTED TO THE SUPERVISORY BOARD OF BUWOG AG FOR THE 1.D PERIOD UNTIL THE END OF THE ManagementFor For SHAREHOLDERS' MEETING RESOLVING ON THE **BUSINESS YEAR** 2022 MR. FABIAN HESS IS ELECTED TO THE SUPERVISORY BOARD OF BUWOG AG FOR THE PERIOD UNTIL THE END OF THE 1.E ManagementAgainst Against SHAREHOLDERS' MEETING RESOLVING ON THE **BUSINESS YEAR** 2022 MODIFICATION OF THE BUSINESS 2 ManagementFor For **YEAR** ALAMOS GOLD INC. 011532108 Meeting Type Security Annual Ticker **AGI** Meeting Date 07-May-2018 Symbol **ISIN** CA0115321089 Agenda 934772814 - Management Proposed For/Against Item Proposal Vote Management by 1 **DIRECTOR** Management For For Mark J. Daniel 2 Elaine Ellingham For For 3 David Fleck For For 4 David Gower For For Claire M. Kennedy For For John A. McCluskey For For 7 Paul J. Murphy For For Ronald E. Smith For For Kenneth Stowe For For Appointment of KPMG LLP as auditors of the company 2 for the ensuing year and authorizing the ManagementFor For directors to fix

their remuneration.

To consider, and if deemed advisable, pass a resolution 3 to approve an advisory resolution on the ManagementFor For company's approach to executive compensation. THE MIDDLEBY CORPORATION Meeting Type 596278101 Security Annual Ticker **MIDD** Meeting Date 08-May-2018 Symbol **ISIN** US5962781010 Agenda 934756581 - Management **Proposed** For/Against Item **Proposal** Vote Management by 1. **DIRECTOR** Management Selim A. Bassoul For For 2 Sarah Palisi Chapin For For 3 For For Robert B. Lamb 4 Cathy L. McCarthy For For 5 John R. Miller III For For Gordon O'Brien 6 For For Nassem Ziyad For 7 For Ratification of the selection of Ernst & Young LLP as the 2. Company's independent public accountants for Management For For current fiscal year ending December 29, 2018. Approval, by an advisory vote, of the 2017 compensation of the Company's named executive officers, as disclosed ManagementFor 3. For pursuant to the compensation disclosure rules Securities and Exchange Commission ("SEC"). Stockholder proposal regarding ESG 4. Shareholder Abstain Against reporting. DEPOMED, INC. Security 249908104 Meeting Type Annual Ticker **DEPO** Meeting Date 08-May-2018 Symbol **ISIN** US2499081048 Agenda 934769792 - Management **Proposed** For/Against Item Proposal Vote Management by Election of Director: James P. Fogarty ManagementFor For 1.1 1.2 Election of Director: Karen A. Dawes ManagementFor For 1.3 Election of Director: Arthur J. Higgins ManagementFor For Election of Director: Louis J. Lavigne, Jr. ManagementFor 1.4 For

ManagementFor

ManagementFor

ManagementFor

For

For

For

1.5

1.6

1.7

Election of Director: William T. McKee

Election of Director: Peter D. Staple

Election of Director: James L. Tyree

2.	To approve an increase in the number of shares available for issuance under the Company's Amended	Managemen	tAgainst	Against	
	and				
	Restated 2014 Omnibus Incentive Plan.				
	To approve a proposed change in corporate				
3.	domicile	Managemen	tFor	For	
	from California to Delaware.				
4.	To approve a proposed change in the Company's name.	Managemen	tFor	For	
_	To approve, on an advisory basis, the	3.6	æ	-	
5.	compensation of	Managemen	tFor	For	
	the Company's named executive officers.				
	To ratify the appointment of Ernst & Young LLP as the				
6.	Company's independent registered public	Managemen	tFor	For	
0.	accounting firm	Wanagemen	u oi	1 01	
	for 2018.				
	To vote on a shareholder proposal, if properly				
	presented				
	at the Annual Meeting, requesting that the				
7.	Board of	Shareholder	Abstain	Against	
,,	Directors prepare a report related to the	Situreiroraer	110014111	1 igamst	
	monitoring and				
	management of certain financial and				
	reputational risks.				
XYLEN	A INC				
XYLEN Security			Meeting 7	Γvne	Annual
Security	y 98419M100		Meeting T		Annual
	y 98419M100 XYI		Meeting I		Annual 09-May-2018
Security Ticker	y 98419M100 XYI				
Security Ticker Symbol	y 98419M100 XYL		Meeting I	Date	09-May-2018 934751101 - Management
Security Ticker Symbol ISIN	y 98419M100 XYL US98419M1009	Proposed	Meeting I Agenda	Date For/Agains	09-May-2018 934751101 - Management t
Security Ticker Symbol ISIN	y 98419M100 XYL US98419M1009 Proposal	by	Meeting I Agenda Vote	Date For/Agains Manageme	09-May-2018 934751101 - Management t
Security Ticker Symbol ISIN Item 1a.	y 98419M100 XYL US98419M1009 Proposal Election of Director: Jeanne Beliveau-Dunn	by Managemen	Meeting I Agenda Vote tFor	Date For/Agains Manageme For	09-May-2018 934751101 - Management t
Security Ticker Symbol ISIN Item 1a. 1b.	y 98419M100 XYL US98419M1009 Proposal Election of Director: Jeanne Beliveau-Dunn Election of Director: Curtis J. Crawford, Ph.D.	by Managemen Managemen	Meeting I Agenda Vote tFor tFor	Date For/Agains Manageme For For	09-May-2018 934751101 - Management t
Security Ticker Symbol ISIN Item 1a. 1b. 1c.	y 98419M100 XYL US98419M1009 Proposal Election of Director: Jeanne Beliveau-Dunn Election of Director: Curtis J. Crawford, Ph.D. Election of Director: Patrick K. Decker	by Managemen Managemen Managemen	Meeting I Agenda Vote tFor tFor tFor	Por/Agains Manageme For For For	09-May-2018 934751101 - Management t
Security Ticker Symbol ISIN Item 1a. 1b. 1c. 1d.	y 98419M100 XYL US98419M1009 Proposal Election of Director: Jeanne Beliveau-Dunn Election of Director: Curtis J. Crawford, Ph.D. Election of Director: Patrick K. Decker Election of Director: Robert F. Friel	by Managemen Managemen Managemen Managemen	Meeting I Agenda Vote tFor tFor tFor tFor	Por/Agains Manageme For For For For For	09-May-2018 934751101 - Management t
Security Ticker Symbol ISIN Item 1a. 1b. 1c. 1d. 1e.	y 98419M100 XYL US98419M1009 Proposal Election of Director: Jeanne Beliveau-Dunn Election of Director: Curtis J. Crawford, Ph.D. Election of Director: Patrick K. Decker Election of Director: Robert F. Friel Election of Director: Victoria D. Harker	by Managemen Managemen Managemen Managemen	Meeting I Agenda Vote tFor tFor tFor tFor tFor	For/Agains Manageme For For For For For	09-May-2018 934751101 - Management t
Security Ticker Symbol ISIN Item 1a. 1b. 1c. 1d. 1e. 1f.	y 98419M100 XYL US98419M1009 Proposal Election of Director: Jeanne Beliveau-Dunn Election of Director: Curtis J. Crawford, Ph.D. Election of Director: Patrick K. Decker Election of Director: Robert F. Friel Election of Director: Victoria D. Harker Election of Director: Sten E. Jakobsson	by Managemen Managemen Managemen Managemen Managemen	Meeting I Agenda Vote tFor tFor tFor tFor tFor tFor	For/Agains Manageme For For For For For For	09-May-2018 934751101 - Management t
Security Ticker Symbol ISIN Item 1a. 1b. 1c. 1d. 1e. 1f. 1g.	y 98419M100 XYL US98419M1009 Proposal Election of Director: Jeanne Beliveau-Dunn Election of Director: Curtis J. Crawford, Ph.D. Election of Director: Patrick K. Decker Election of Director: Robert F. Friel Election of Director: Victoria D. Harker Election of Director: Sten E. Jakobsson Election of Director: Steven R. Loranger	by Managemen Managemen Managemen Managemen Managemen Managemen	Meeting I Agenda Vote tFor tFor tFor tFor tFor tFor tFor	For/Agains Manageme For For For For For For For	09-May-2018 934751101 - Management t
Security Ticker Symbol ISIN Item 1a. 1b. 1c. 1d. 1e. 1f.	y 98419M100 XYL US98419M1009 Proposal Election of Director: Jeanne Beliveau-Dunn Election of Director: Curtis J. Crawford, Ph.D. Election of Director: Patrick K. Decker Election of Director: Robert F. Friel Election of Director: Victoria D. Harker Election of Director: Sten E. Jakobsson	by Managemen Managemen Managemen Managemen Managemen	Meeting I Agenda Vote tFor tFor tFor tFor tFor tFor tFor	For/Agains Manageme For For For For For For	09-May-2018 934751101 - Management t
Security Ticker Symbol ISIN Item 1a. 1b. 1c. 1d. 1e. 1f. 1g.	y 98419M100 XYL US98419M1009 Proposal Election of Director: Jeanne Beliveau-Dunn Election of Director: Curtis J. Crawford, Ph.D. Election of Director: Patrick K. Decker Election of Director: Robert F. Friel Election of Director: Victoria D. Harker Election of Director: Sten E. Jakobsson Election of Director: Steven R. Loranger Election of Director: Surya N. Mohapatra,	by Managemen Managemen Managemen Managemen Managemen Managemen	Meeting I Agenda Vote tFor tFor tFor tFor tFor tFor tFor tFor	For/Agains Manageme For For For For For For For	09-May-2018 934751101 - Management t
Security Ticker Symbol ISIN Item 1a. 1b. 1c. 1d. 1e. 1f. 1g. 1h.	Proposal Election of Director: Jeanne Beliveau-Dunn Election of Director: Curtis J. Crawford, Ph.D. Election of Director: Patrick K. Decker Election of Director: Robert F. Friel Election of Director: Victoria D. Harker Election of Director: Sten E. Jakobsson Election of Director: Steven R. Loranger Election of Director: Surya N. Mohapatra, Ph.D. Election of Director: Jerome A. Peribere Election of Director: Markos I. Tambakeras	by Managemen Managemen Managemen Managemen Managemen Managemen Managemen	Meeting I Agenda Vote tFor tFor tFor tFor tFor tFor tFor tFor	For/Agains Manageme For For For For For For For	09-May-2018 934751101 - Management t
Security Ticker Symbol ISIN Item 1a. 1b. 1c. 1d. 1e. 1f. 1g. 1h.	YYL US98419M1009 Proposal Election of Director: Jeanne Beliveau-Dunn Election of Director: Curtis J. Crawford, Ph.D. Election of Director: Patrick K. Decker Election of Director: Robert F. Friel Election of Director: Victoria D. Harker Election of Director: Sten E. Jakobsson Election of Director: Steven R. Loranger Election of Director: Surya N. Mohapatra, Ph.D. Election of Director: Jerome A. Peribere Election of Director: Markos I. Tambakeras Ratification of the appointment of Deloitte &	by Managemen	Meeting I Agenda Vote tFor tFor tFor tFor tFor tFor tFor tFor	For/Agains Manageme For	09-May-2018 934751101 - Management t
Security Ticker Symbol ISIN Item 1a. 1b. 1c. 1d. 1e. 1f. 1g. 1h. 1i. 1j.	Proposal Election of Director: Jeanne Beliveau-Dunn Election of Director: Curtis J. Crawford, Ph.D. Election of Director: Patrick K. Decker Election of Director: Robert F. Friel Election of Director: Victoria D. Harker Election of Director: Sten E. Jakobsson Election of Director: Steven R. Loranger Election of Director: Surya N. Mohapatra, Ph.D. Election of Director: Jerome A. Peribere Election of Director: Markos I. Tambakeras Ratification of the appointment of Deloitte & Touche LLP	by Managemen	Meeting I Agenda Vote tFor tFor tFor tFor tFor tFor tFor tFor	For/Agains Manageme For	09-May-2018 934751101 - Management t
Security Ticker Symbol ISIN Item 1a. 1b. 1c. 1d. 1e. 1f. 1g. 1h.	YYL US98419M1009 Proposal Election of Director: Jeanne Beliveau-Dunn Election of Director: Curtis J. Crawford, Ph.D. Election of Director: Patrick K. Decker Election of Director: Robert F. Friel Election of Director: Victoria D. Harker Election of Director: Sten E. Jakobsson Election of Director: Steven R. Loranger Election of Director: Surya N. Mohapatra, Ph.D. Election of Director: Jerome A. Peribere Election of Director: Markos I. Tambakeras Ratification of the appointment of Deloitte & Touche LLP as our Independent Registered Public	by Managemen	Meeting I Agenda Vote tFor tFor tFor tFor tFor tFor tFor tFor	For/Agains Manageme For	09-May-2018 934751101 - Management t
Security Ticker Symbol ISIN Item 1a. 1b. 1c. 1d. 1e. 1f. 1g. 1h. 1i. 1j.	YYL US98419M1009 Proposal Election of Director: Jeanne Beliveau-Dunn Election of Director: Curtis J. Crawford, Ph.D. Election of Director: Patrick K. Decker Election of Director: Robert F. Friel Election of Director: Victoria D. Harker Election of Director: Sten E. Jakobsson Election of Director: Steven R. Loranger Election of Director: Surya N. Mohapatra, Ph.D. Election of Director: Jerome A. Peribere Election of Director: Markos I. Tambakeras Ratification of the appointment of Deloitte & Touche LLP as our Independent Registered Public Accounting Firm	by Managemen	Meeting I Agenda Vote tFor tFor tFor tFor tFor tFor tFor tFor	For/Agains Manageme For	09-May-2018 934751101 - Management t
Security Ticker Symbol ISIN Item 1a. 1b. 1c. 1d. 1e. 1f. 1g. 1h. 1i. 1j.	YYL US98419M1009 Proposal Election of Director: Jeanne Beliveau-Dunn Election of Director: Curtis J. Crawford, Ph.D. Election of Director: Patrick K. Decker Election of Director: Robert F. Friel Election of Director: Victoria D. Harker Election of Director: Sten E. Jakobsson Election of Director: Steven R. Loranger Election of Director: Surya N. Mohapatra, Ph.D. Election of Director: Jerome A. Peribere Election of Director: Markos I. Tambakeras Ratification of the appointment of Deloitte & Touche LLP as our Independent Registered Public	by Managemen	Meeting I Agenda Vote tFor tFor tFor tFor tFor tFor tFor tFor	For/Agains Manageme For	09-May-2018 934751101 - Management t

Advisory vote to approve the compensation of our named executive officers. Advisory vote on the frequency of future 4. advisory votes to Management1 Year For approve named executive compensation. Shareholder proposal to lower threshold for shareholders 5. to call special meetings from 25% to 10% of Shareholder Against For Company stock, if properly presented at the meeting. AVISTA CORP. 05379B107 Security Meeting Type Annual Ticker **AVA** Meeting Date 10-May-2018 Symbol **ISIN** US05379B1070 Agenda 934757571 - Management **Proposed** For/Against Item Proposal Vote Management by Election of Director: Erik J. Anderson 1a. ManagementFor For Election of Director: Kristianne Blake ManagementFor For 1b. 1c. Election of Director: Donald C. Burke ManagementFor For 1d. Election of Director: Rebecca A. Klein ManagementFor For Election of Director: Scott H. Maw ManagementFor For 1e. 1f. Election of Director: Scott L. Morris ManagementFor For Election of Director: Marc F. Racicot ManagementFor For 1g. 1h. Election of Director: Heidi B. Stanley ManagementFor For ManagementFor 1i. Election of Director: R. John Taylor For 1j. Election of Director: Dennis P. Vermillion ManagementFor For 1k. Election of Director: Janet D. Widmann ManagementFor For Ratification of the appointment of Deloitte & Touche LLP 2. as the Company's independent registered For ManagementFor public accounting firm for 2018 Advisory (non-binding) vote on executive ManagementFor For 3. compensation. **VULCAN MATERIALS COMPANY** Security 929160109 Meeting Type Annual Ticker **VMC** Meeting Date 11-May-2018 Symbol **ISIN** US9291601097 Agenda 934751733 - Management **Proposed** For/Against Proposal Vote Item Management For 1a. Election of Director: Thomas A. Fanning ManagementFor Election of Director: J. Thomas Hill ManagementFor For 1b. ManagementFor 1c. Election of Director: Cynthia L. Hostetler For Election of Director: Richard T. O'Brien 1d. ManagementFor For 1e. Election of Director: Kathleen L. Quirk ManagementFor For

ManagementFor

For

2.

Approval, on an advisory basis, of the

compensation of

our named executive officers.

Ratification of the appointment of Deloitte &

Touche LLP

3. as our independent registered public

ManagementFor

For

accounting firm for

2018.

TDC A/S

Security K94545116 Meeting Type ExtraOrdinary General

Meeting

Ticker
Symbol
Meeting Date 14-May-2018

ISIN DK0060228559 Agenda 709318554 - Management

Item Proposal Proposed by Vote For/Against Management

IN THE MAJORITY OF MEETINGS THE

VOTES ARE

CAST WITH THE REGISTRAR WHO

WILL-FOLLOW

CLIENT INSTRUCTIONS. IN A SMALL

PERCENTAGE

OF MEETINGS THERE IS NO-REGISTRAR

AND

CLIENTS VOTES MAY BE CAST BY THE

CHAIRMAN

OF THE BOARD OR A-BOARD MEMBER

AS PROXY.

CLIENTS CAN ONLY EXPECT THEM TO

CMMT ACCEPT PRO-MANAGEMENT-VOTES. THE ONLY Non-Voting

WAY TO

GUARANTEE THAT ABSTAIN AND/OR

AGAINST

VOTES ARE-REPRESENTED AT THE

MEETING IS TO

SEND YOUR OWN REPRESENTATIVE

OR ATTEND

THE-MEETING IN PERSON. THE SUB

CUSTODIAN

BANKS OFFER REPRESENTATION

SERVICES FOR-

AN ADDED FEE IF REQUESTED. THANK

YOU

CMMT PLEASE BE ADVISED THAT SPLIT AND Non-Voting

PARTIAL

VOTING IS NOT AUTHORISED FOR

A-BENEFICIAL

OWNER IN THE DANISH MARKET.

PLEASE CONTACT

YOUR GLOBAL CUSTODIAN-FOR

FURTHER

INFORMATION.

IMPORTANT MARKET PROCESSING

REQUIREMENT:

A BENEFICIAL OWNER SIGNED POWER

OF-

ATTORNEY (POA) IS REQUIRED IN

ORDER TO

LODGE AND EXECUTE YOUR VOTING-

CMMT INSTRUCTIONS IN THIS MARKET. Non-Voting

ABSENCE OF A

POA, MAY CAUSE YOUR

INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY

QUESTIONS, PLEASE

CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

ELECTION OF MEMBERS TO THE

1 BOARD OF Management Action

DIRECTORS

2 ANY OTHER BUSINESS Management Action

AIXTRON SE, HERZOGENRATH

Security D0257Y135 Meeting Type Annual General Meeting

Ticker Meeting Date 16-May-2018

Symbol Meeting Date 10-May-2016

ISIN DE000A0WMPJ6 Agenda 709144290 - Management

Item Proposal Proposed by Vote For/Against Management

CMMT PLEASE NOTE THAT FOLLOWING THE Non-Voting

AMENDMENT

TO PARAGRAPH 21 OF THE

SECURITIES-TRADE

ACT ON 9TH JULY 2015 AND THE

OVER-RULING OF

THE DISTRICT COURT IN-COLOGNE

JUDGMENT

FROM 6TH JUNE 2012 THE VOTING

PROCESS HAS

NOW CHANGED WITH-REGARD TO THE

GERMAN

REGISTERED SHARES. AS A RESULT, IT

IS NOW

THE-RESPONSIBILITY OF THE

END-INVESTOR (I.E.

FINAL BENEFICIARY) AND NOT

THE-INTERMEDIARY

TO DISCLOSE RESPECTIVE FINAL

BENEFICIARY

VOTING RIGHTS THEREFORE-THE

CUSTODIAN

BANK / AGENT IN THE MARKET WILL

BE SENDING

THE VOTING DIRECTLY-TO MARKET

AND IT IS THE

END INVESTORS RESPONSIBILITY TO

ENSURE THE-

REGISTRATION ELEMENT IS

COMPLETE WITH THE

ISSUER DIRECTLY, SHOULD THEY

HOLD-MORE

THAN 3 % OF THE TOTAL SHARE

CAPITAL.

THE VOTE/REGISTRATION DEADLINE

AS

DISPLAYED ON PROXYEDGE IS

SUBJECT TO

CHANGE-AND WILL BE UPDATED AS

SOON AS

BROADRIDGE RECEIVES

CMMT CONFIRMATION FROM

Non-Voting

THE SUB-CUSTODIANS REGARDING

THEIR

INSTRUCTION DEADLINE. FOR ANY

QUERIES

PLEASE-CONTACT YOUR CLIENT

SERVICES

REPRESENTATIVE.

CMMT ACCORDING TO GERMAN LAW, IN

Non-Voting

CASE OF

SPECIFIC CONFLICTS OF INTEREST IN-

CONNECTION WITH SPECIFIC ITEMS OF

THE

AGENDA FOR THE GENERAL MEETING

YOU ARE-

NOT ENTITLED TO EXERCISE YOUR

VOTING

RIGHTS. FURTHER, YOUR VOTING

RIGHT MIGHT-BE

EXCLUDED WHEN YOUR SHARE IN

VOTING RIGHTS

HAS REACHED CERTAIN

THRESHOLDS-AND YOU

HAVE NOT COMPLIED WITH ANY OF

YOUR

MANDATORY VOTING

RIGHTS-NOTIFICATIONS

PURSUANT TO THE GERMAN

SECURITIES TRADING

ACT (WPHG). FOR-QUESTIONS IN THIS

	REGARD	
	PLEASE CONTACT YOUR CLIENT	
	SERVICE	
	REPRESENTATIVE-FOR	
	CLARIFICATION. IF YOU DO	
	NOT HAVE ANY INDICATION	
	REGARDING SUCH	
	CONFLICT-OF INTEREST, OR ANOTHER	
	EXCLUSION	
	FROM VOTING, PLEASE SUBMIT YOUR	
	VOTE AS-	
	USUAL. THANK YOU.	
	COUNTER PROPOSALS MAY BE	
	SUBMITTED UNTIL	
	01 MAY 2018. FURTHER INFORMATION	
	ON-	
	COUNTER PROPOSALS CAN BE FOUND	
	DIRECTLY	
	ON THE ISSUER'S WEBSITE (PLEASE	
	REFER-TO	
	THE MATERIAL LIRL SECTION OF THE	
	APPLICATION). IF YOU WISH TO ACT	
CMMT	ON THESE-	Non-Voting
	ITEMS, YOU WILL NEED TO REQUEST A	
	MEETING	
	ATTEND AND VOTE YOUR	
	SHARES-DIRECTLY AT	
	THE COMPANY'S MEETING. COUNTER	
	PROPOSALS	
	CANNOT BE REFLECTED IN-THE	
	BALLOT ON	
	PROXYEDGE.	
	RECEIVE FINANCIAL STATEMENTS	
1	AND	Non-Voting
1	STATUTORY REPORTS FOR FISCAL 2017	•
	APPROVE DISCHARGE OF	
2	MANAGEMENT BOARD	Management No
2	FOR FISCAL 2017	Action
	APPROVE DISCHARGE OF	
3		Management No
3	FOR FISCAL 2017	Action
	RATIFY DELOITTE GMBH AS AUDITORS	
1	FOR FISCAL	No
4		Management Action
	2018	
_	APPROVE REMUNERATION SYSTEM	No
5		Management Action
	MANAGEMENT BOARD MEMBERS	
6	APPROVE DECREASE IN SIZE OF	No
6	SUPERVISORY POARD TO FIVE MEMBERS	Management Action
7	DOARD TO FIVE MEMIDERS	
7		Management

APPROVE REMUNERATION OF No **SUPERVISORY** Action **BOARD** AUTHORIZE SHARE REPURCHASE $Management \overset{No}{.}$ PROGRAM AND 8 REISSUANCE OR CANCELLATION OF Action REPURCHASED SHARES APPROVE CREATION OF EUR 46 MILLION POOL OF Management No Action 9 CAPITAL WITH PARTIAL EXCLUSION OF PREEMPTIVE RIGHTS APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE **BONDS** WITHOUT PREEMPTIVE RIGHTS UP TO $Management \stackrel{No}{\cdot}$ 10 **AGGREGATE** NOMINAL AMOUNT OF EUR 350 MILLION APPROVE **CREATION OF EUR 25 MILLION POOL** OF CAPITAL TO GUARANTEE CONVERSION RIGHTS FENNER PLC Security G33656102 Meeting Type Court Meeting Ticker Meeting Date 16-May-2018 Symbol 709266604 - Management **ISIN** GB0003345054 Agenda For/Against **Proposed** Item Proposal Vote by Management 1 THE COURT HAS GRANTED For ManagementFor PERMISSION FOR A MEETING OF THE SCHEME SHAREHOLDERS (AS DEFINED IN THE SCHEME DOCUMENT OF THE COMPANY DATED 12 APRIL 2018 (THE **SCHEME** DOCUMENT)) TO BE CONVENED FOR THE PURPOSE

OF CONSIDERING AND, IF THOUGHT

26 OF THE COMPANIES ACT 2006 (THE

BETWEEN THE COMPANY AND THE

APPROVING (WITH OR WITHOUT

SCHEME OF ARRANGEMENT

MODIFICATION) A

PURSUANT TO PART

FIT.

SCHEME)

SCHEME

SHAREHOLDERS (AS DEFINED IN THE **SCHEME** DOCUMENT) PLEASE NOTE THAT ABSTAIN IS NOT A VALID VOTE OPTION FOR THIS MEETING TYPE.-PLEASE CHOOSE BETWEEN "FOR" AND "AGAINST" ONLY. **CMMT** Non-Voting SHOULD YOU CHOOSE TO **VOTE-ABSTAIN FOR THIS** MEETING THEN YOUR VOTE WILL BE DISREGARDED BY THE ISSUER **OR-ISSUERS** AGENT. FENNER PLC Security G33656102 Meeting Type **Ordinary General Meeting** Ticker Meeting Date 16-May-2018 Symbol **ISIN** GB0003345054 Agenda 709266616 - Management Proposed For/Against Vote Item **Proposal** by Management TO GIVE EFFECT TO THE SCHEME, AS **SET OUT IN** THE NOTICE OF GENERAL MEETING, 1 **INCLUDING** ManagementFor For THE AMENDMENTS TO THE ARTICLES OF **ASSOCIATION** HUEGLI HOLDING AG, STEINACH Security H38151223 Meeting Type **Annual General Meeting** Ticker Meeting Date 16-May-2018 Symbol **ISIN** CH0004647951 Agenda 709275235 - Management Proposed For/Against Vote Item **Proposal** Management by APPROVAL OF THE MANAGEMENT REPORT, THE $Management \stackrel{No}{\cdot}$ 1.1 ANNUAL ACCOUNTS OF HUEGLI Action **HOLDING AG AND** THE CONSOLIDATED ACCOUNTS 2017 CONSULTATIVE VOTE ON THE 2017 1.2 Management Action REMUNERATION REPORT DISCHARGE OF THE MEMBERS OF THE **BOARD OF** Management 2 DIRECTORS AND THE GROUP **MANAGEMENT** 3 APPROPRIATION OF THE NET PROFIT ManagementNo

Action

OF HUEGLI

	HOLDING AG AND DETERMINATION OF	
	THE DIVIDEND	
	SPECIAL MEETING OF THE HOLDERS	
	OF BEARER	
	SHARES: ELECTION OF DR. CHRISTOPH	
4.1	LECHNER	Management No.
	AS REPRESENTATIVE OF THE HOLDERS	ΔCF1On
	OF	
	BEARER SHARES	
	RE-ELECTION OF DR. ANDREAS	
	BINDER (UNTIL	
4.2.1	CONSUMMATION OF THE PURCHASE	Management No.
	OFFER) AS A	Action
	MEMBER OF THE BOARD OF DIRECTORS	
	RE-ELECTION OF DR. IDA HARDEGGER	
	(UNTIL	
	CONSUMMATION OF THE PURCHASE	No
4.2.2	OFFER) AS A	Management Action
	MEMBER OF THE BOARD OF	
	DIRECTORS	
	RE-ELECTION OF DR. CHRISTOPH	
	LECHNER (UNTIL	
4.2.3	CONSUMMATION OF THE PURCHASE	Management No.
	OFFER) AS A MEMBER OF THE BOARD OF	Action
	DIRECTORS	
	RE-ELECTION OF DR. ERNST LIENHARD	
	(UNTIL	
4.0.4	CONSUMMATION OF THE PURCHASE	No
4.2.4	OFFER) AS A	Management
	MEMBER OF THE BOARD OF	
	DIRECTORS	
	RE-ELECTION OF DR. JEAN GERARD	
	VILLOT (UNTIL	N
4.2.5	CONSUMMATION OF THE PURCHASE	Management Action
	OFFER) AS A MEMBER OF THE BOARD OF	Action
	DIRECTORS	
	ELECTION OF MARCO TSCHANZ AS A	
4.2.6	MEMBER OF	Management No.
	THE BOARD OF DIRECTORS	Action
	ELECTION OF HANSUELI LOOSLI (AS	
	FROM	
4.2.7	CONSUMMATION OF THE PURCHASE	Management No.
. =	OFFER) AS A	Action
	MEMBER OF THE BOARD OF	
4.2.8	DIRECTORS ELECTION OF LORENZ WYSS (AS FROM	ManagementNo
7.4.0	CONSUMMATION OF THE PURCHASE	Action
	COLOUMNITION OF THE FUNCTIAGE	Action

	_aga: :g. a.	22.0.0
	OFFER) AS A	
	MEMBER OF THE BOARD OF	
	DIRECTORS	
	RE-ELECTION OF DR. JEAN GERARD	
	VILLOT (UNTIL	
421	CONSUMMATION OF THE PURCHASE	No
4.3.1	OFFER) AS A	Management No Action
	CHAIRMAN OF THE BOARD OF	
	DIRECTORS	
	ELECTION OF MARCO TSCHANZ (AS	
	FROM	
4.3.2	CONSUMMATION OF THE PURCHASE	Management No.
4.3.2	OFFER) AS A	Action
	CHAIRMAN OF THE BOARD OF	
	DIRECTORS	
	RE-ELECTION OF DR. ANDREAS	
	BINDER (UNTIL	
5.1	CONSUMMATION OF THE PURCHASE	Management No.
3.1	OFFER) AS A	Action
	MEMBER OF REMUNERATION	
	COMMITTEE	
	RE-ELECTION OF DR. IDA HARDEGGER	
	(UNTIL	
5.2	CONSUMMATION OF THE PURCHASE	Management Action
	OFFER) AS A	Action
	MEMBER OF REMUNERATION	
	COMMITTEE DE ELECTION OF DE CUENCTORIA	
	RE-ELECTION OF DR. CHRISTOPH	
	LECHNER (UNTIL	No
5.3	CONSUMMATION OF THE PURCHASE OFFER) AS A	Management Action
	MEMBER OF REMUNERATION	Action
	COMMITTEE	
	RE-ELECTION OF DR. ERNST LIENHARD	•
	(UNTIL	,
	CONSUMMATION OF THE PURCHASE	No.
5.4	OFFER) AS A	Management
	MEMBER OF REMUNERATION	7 Iction
	COMMITTEE	
	RE-ELECTION OF DR. JEAN GERARD	
	VILLOT (UNTIL	
	CONSUMMATION OF THE PURCHASE	No
5.5	OFFER) AS A	Management Action
	MEMBER OF REMUNERATION	
	COMMITTEE	
	ELECTION OF MARCO TSCHANZ (AS	
	FROM	
5.6	CONSUMMATION OF THE PURCHASE	Management No
5.0	OFFER) AS A	Action
	MEMBER OF REMUNERATION	
	COMMITTEE	

5.7	ELECTION OF LORENZ WYSS (AS FROM CONSUMMATION OF THE PURCHASE OFFER) AS A MEMBER OF REMUNERATION COMMITTEE	Manageme	ent No Action		
6.1	APPROVAL OF THE MAXIMUM TOTAL REMUNERATION PAID TO THE BOARD OF DIRECTORS FOR THE UPCOMING TERM OF OFFICE 2018/2019	Manageme	No ent Action		
6.2	APPROVAL OF THE MAXIMUM TOTAL REMUNERATION PAID TO THE GROUP MANAGEMENT FOR THE 2019 FINANCIAL YEAR	Manageme	No Action		
7	RE-ELECTION OF THE AUDITOR: OBT AG, ST.GALLEN RE-ELECTION OF THE INDEPENDENT	Manageme	ent No Action		
8	VOTING PROXY: MR. LIC. IUR. ANDREAS G. KELLER, ATTORNEY-AT-LAW, ZURICH	Manageme	ent No Action		
AVON	PRODUCTS, INC.				
Security	y 054303102		Meeting	Type	Annual
Ticker	. AVP		Meeting	Date	16-May-2018
Symbol	·I				•
ISIN	US0543031027		Agenda		934770036 - Management
1011	0500 15051027				C
Item	Proposal	Proposed by	Vote	For/Agair Managem	ast
	Proposal DIRECTOR	•	ent	For/Agair Managem	ast
Item	Proposal DIRECTOR 1 Jose Armario	by	ent For	For/Agair Managem	ast
Item	Proposal DIRECTOR 1 Jose Armario 2 W. Don Cornwell	by	ent For For	For/Agair Managem For For	ast
Item	Proposal DIRECTOR 1 Jose Armario 2 W. Don Cornwell 3 Nancy Killefer	by	ent For For For	For/Agair Managem For For For	ast
Item	Proposal DIRECTOR 1 Jose Armario 2 W. Don Cornwell 3 Nancy Killefer 4 Susan J. Kropf	by	ent For For For For	For/Agair Managem For For For For	ast
Item	Proposal DIRECTOR 1 Jose Armario 2 W. Don Cornwell 3 Nancy Killefer 4 Susan J. Kropf 5 Helen McCluskey	by	For For For For For For	For/Agair Managem For For For For	ast
Item	Proposal DIRECTOR 1 Jose Armario 2 W. Don Cornwell 3 Nancy Killefer 4 Susan J. Kropf 5 Helen McCluskey 6 Andrew G. McMaster, Jr.	by	For For For For For For For	For/Agair Managem For For For For For	ast
Item	Proposal DIRECTOR 1 Jose Armario 2 W. Don Cornwell 3 Nancy Killefer 4 Susan J. Kropf 5 Helen McCluskey 6 Andrew G. McMaster, Jr. 7 James A. Mitarotonda	by	For For For For For For For For	For/Agair Managem For For For For For For	ast
Item	Proposal DIRECTOR 1 Jose Armario 2 W. Don Cornwell 3 Nancy Killefer 4 Susan J. Kropf 5 Helen McCluskey 6 Andrew G. McMaster, Jr. 7 James A. Mitarotonda 8 Jan Zijderveld	by	For For For For For For For	For/Agair Managem For For For For For	ast
Item 1.	Proposal DIRECTOR 1 Jose Armario 2 W. Don Cornwell 3 Nancy Killefer 4 Susan J. Kropf 5 Helen McCluskey 6 Andrew G. McMaster, Jr. 7 James A. Mitarotonda 8 Jan Zijderveld Non-binding, advisory vote to approve	by Manageme	For	For/Agair Managem For For For For For For	ast
Item	Proposal DIRECTOR 1 Jose Armario 2 W. Don Cornwell 3 Nancy Killefer 4 Susan J. Kropf 5 Helen McCluskey 6 Andrew G. McMaster, Jr. 7 James A. Mitarotonda 8 Jan Zijderveld Non-binding, advisory vote to approve compensation of	by	For	For/Agair Managem For For For For For For	ast
Item 1.	Proposal DIRECTOR 1 Jose Armario 2 W. Don Cornwell 3 Nancy Killefer 4 Susan J. Kropf 5 Helen McCluskey 6 Andrew G. McMaster, Jr. 7 James A. Mitarotonda 8 Jan Zijderveld Non-binding, advisory vote to approve compensation of our named executive officers.	by Manageme	For	For/Agair Managem For For For For For For	ast
Item 1.	Proposal DIRECTOR 1 Jose Armario 2 W. Don Cornwell 3 Nancy Killefer 4 Susan J. Kropf 5 Helen McCluskey 6 Andrew G. McMaster, Jr. 7 James A. Mitarotonda 8 Jan Zijderveld Non-binding, advisory vote to approve compensation of our named executive officers. Ratification of the appointment of	by Manageme	For	For/Agair Managem For For For For For For	ast
Item 1.	Proposal DIRECTOR 1 Jose Armario 2 W. Don Cornwell 3 Nancy Killefer 4 Susan J. Kropf 5 Helen McCluskey 6 Andrew G. McMaster, Jr. 7 James A. Mitarotonda 8 Jan Zijderveld Non-binding, advisory vote to approve compensation of our named executive officers.	by Manageme	For	For/Agair Managem For For For For For For	ast
Item 1.	Proposal DIRECTOR 1 Jose Armario 2 W. Don Cornwell 3 Nancy Killefer 4 Susan J. Kropf 5 Helen McCluskey 6 Andrew G. McMaster, Jr. 7 James A. Mitarotonda 8 Jan Zijderveld Non-binding, advisory vote to approve compensation of our named executive officers. Ratification of the appointment of PricewaterhouseCoopers LLP, United Kingdom, as our independent registered public accounting firm	Manageme Manageme	For	For/Agair Managem For For For For For For For	ast
Item 1. 2.	Proposal DIRECTOR 1 Jose Armario 2 W. Don Cornwell 3 Nancy Killefer 4 Susan J. Kropf 5 Helen McCluskey 6 Andrew G. McMaster, Jr. 7 James A. Mitarotonda 8 Jan Zijderveld Non-binding, advisory vote to approve compensation of our named executive officers. Ratification of the appointment of PricewaterhouseCoopers LLP, United Kingdom, as our independent registered public accounting firm for 2018.	Manageme Manageme	For For For For For For For For	For/Agair Managem For For For For For For For	ast
Item 1. 2.	Proposal DIRECTOR 1 Jose Armario 2 W. Don Cornwell 3 Nancy Killefer 4 Susan J. Kropf 5 Helen McCluskey 6 Andrew G. McMaster, Jr. 7 James A. Mitarotonda 8 Jan Zijderveld Non-binding, advisory vote to approve compensation of our named executive officers. Ratification of the appointment of PricewaterhouseCoopers LLP, United Kingdom, as our independent registered public accounting firm for 2018. ESCO GROUP N.V.	Manageme Manageme	For For For For For For For For	For/Agair Managem For For For For For For	ast

Meeting Date

17-May-2018

Ticker					
Symbo ISIN	NL0011214010		Agenda		709430209 - Management
10111	110011214010		7 Igendu		709430209 Wanagement
Item	Proposal	Proposed by	Vote	For/Against Managemen	
1	OPENING	Non-Voting			
2	REPORT OF THE EXECUTIVE BOARD FOR THE FINANCIAL YEAR 2017	Non-Voting			
3	ADOPTION OF THE ANNUAL ACCOUNTS 2017	Managemen	tFor	For	
4.A	RELEASE FROM LIABILITY OF THE MEMBERS OF THE EXECUTIVE BOARD	Managemen	tFor	For	
4.B	RELEASE FROM LIABILITY OF THE MEMBERS OF THE SUPERVISORY BOARD	Managemen	ıtFor	For	
5	APPOINTMENT OF MR. B. GOIST AS MEMBER OF	Managemen	tFor	For	
6 7	THE EXECUTIVE BOARD ANY OTHER BUSINESS CLOSING	Non-Voting Non-Voting			
	TY LATIN AMERICA LTD.			_	
Securit Ticker	•		Meeting T	Type	Annual
Symbo	LILA		Meeting I	Date	17-May-2018
ISIN	BMG9001E1021		Agenda		934773284 - Management
		Proposed		For/Agains	t
Item	Proposal	by	Vote	Managemen	
1.1	Election of Director: Charles H.R. Bracken	Managemen		For	
1.2	Election of Director: Balan Nair	Managemen		For	
1.3	Election of Director: Eric L. Zinterhofer A proposal to appoint KPMG LLP as our independent	Managemen	itFor	For	
	auditors for the fiscal year ending December 31, 2018				
2.	and to authorize our board of directors, acting by the	Managemen	tFor	For	
	audit committee, to determine the independent auditors				
	remuneration.				
	A proposal to approve, on an advisory basis, the				
	compensation of our named executive officers				
3.	as	Managemen	tFor	For	
٥.	described in this proxy statement under the	Triunugenien	u OI	1 01	
	heading "Executive Officers and Directors Compensation."				
	1				

For

Annual

A proposal to approve, on an advisory basis,

4. Management3 Years frequency at which future say-on-pay votes

will be held.

LORAL SPACE & COMMUNICATIONS INC.

Security 543881106 Meeting Type

Ticker **LORL** Meeting Date 17-May-2018

Symbol

ISIN US5438811060 Agenda 934789592 - Management

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

DIRECTOR 1. Management

> For Dr. Mark H. Rachesky For For For Janet T. Yeung

Acting upon a proposal to ratify the

appointment of

Deloitte & Touche LLP as the Company's

2. independent ManagementFor For

registered public accounting firm for the year

December 31, 2018.

Acting upon a proposal to approve, on a

non-binding,

advisory basis, compensation of the

3. Company's named ManagementFor For

executive officers as described in the

Company's Proxy

Statement.

MANTRA GROUP LTD, SURFERS PARADISE QLD

Security Q5762Q101 Meeting Type Scheme Meeting

Ticker Meeting Date 18-May-2018 Symbol

ISIN AU000000MTR2 Agenda 709172821 - Management

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

1 APPROVAL OF THE SCHEME ManagementFor For

GEMALTO N.V., AMSTERDAM

Security N3465M108 Meeting Type **Annual General Meeting**

Ticker Meeting Date 18-May-2018

Symbol

ISIN 709313934 - Management NL0000400653 Agenda

by

Proposed For/Against Item Proposal Vote Management

1 **OPENING** Non-Voting

2.A 2017 ANNUAL REPORT Non-Voting

APPLICATION OF THE REMUNERATION

2.B **POLICY IN** Non-Voting

2017

	Logar i lilig. Gi	DETOND TORRIN
	CORPORATE GOVERNANCE STRUCTURE AND	
2.C	COMPLIANCE WITH THE DUTCH CORPORATE-	Non-Voting
	GOVERNANCE CODE (2016)	
	ADOPTION OF THE 2017 FINANCIAL	No
2.D	STATEMENTS	Management
3.A	DIVIDEND POLICY	Non-Voting
3.B	NO DIVIDEND FOR THE 2017	Non-Voting
	FINANCIAL YEAR	C
	DISCHARGE OF BOARD MEMBER FOR THE	
	FULFILLMENT OF THEIR DUTIES	
4.A	DURING THE 2017	Management No
	FINANCIAL YEAR: DISCHARGE OF THE	Action
	CHIEF	
	EXECUTIVE OFFICER	
	DISCHARGE OF BOARD MEMBER FOR	
	THE	
	FULFILLMENT OF THEIR DUTIES	No
4.B	DURING THE 2017	Management No
	FINANCIAL YEAR: DISCHARGE OF THE NON-	7 tetion
	EXECUTIVE BOARD MEMBERS	
	REAPPOINTMENT OF MR. PHILIPPE	
	ALFROID AS	
5.A	NON-EXECUTIVE BOARD MEMBER	Management No
0.11	UNTIL THE	Action
	CLOSE OF THE 2020 AGM	
	REAPPOINTMENT OF MR. JOHANNES	
	FRITZ AS	No
5.B	NON-EXECUTIVE BOARD MEMBER	Management No
	UNTIL THE	Action
	CLOSE OF THE 2020 AGM	
	RENEWAL OF THE AUTHORIZATION OF	
	THE BOARD	No
6	TO REPURCHASE SHARES IN THE	Management Action
	SHARE CAPITAL	
	OF THE COMPANY	
	AUTHORIZATION OF THE BOARD TO	
	ISSUE SHARES	
	AND TO GRANT RIGHTS TO ACQUIRE SHARES FOR	
7.A	GENERAL PURPOSES WITH THE POWER	Management
/ .A	TO LIMIT	Action
	OR EXCLUDE PRE-EMPTIVE RIGHTS	
	ACCRUING TO	
	SHAREHOLDERS	
7.B	AUTHORIZATION OF THE BOARD TO	ManagementNo
	ISSUE SHARES	Action
	AND TO GRANT RIGHTS TO ACQUIRE	

	SHARES FOR	
	GENERAL PURPOSES WITHOUT THE	
	POWER TO	
	LIMIT OR EXCLUDE PRE-EMPTIVE	
	RIGHTS	
	ACCRUING TO SHAREHOLDERS	
	AUTHORIZATION OF THE BOARD TO	
	LIMIT OR	
	EXCLUDE PRE-EMPTIVE RIGHTS	
	ACCRUING TO	
7.C		No No sament No
7.C	SHAREHOLDERS IN CONNECTION WIT	Action
	THE ABOVE	J.C.
	RESOLUTION 7.B FOR THE PURPOSE O	r
	M&A	
	AND/OR (STRATEGIC) ALLIANCES	
	AUTHORIZATION OF THE BOARD TO	
	LIMIT OR	
	EXCLUDE PRE-EMPTIVE RIGHTS	
	ACCRUING TO	
7.D	SHAREHOLDERS IN CONNECTION WIT	TH Nanagement No
7.10	THE ABOVE	Action
	RESOLUTION 7.B FOR THE PURPOSE O	F
	A NON-	
	DILUTIVE TRADABLE RIGHTS	
	OFFERING	
	EXPLANATION OF THE	
8	RECOMMENDED PUBLIC	Non-Voting
	OFFER MADE BY THALES	
	CONDITIONAL AMENDMENT OF THE	
	ARTICLES OF	
9.A	ASSOCIATION FOLLOWING	Management
	SETTLEMENT OF THE	Action
	OFFER	
	CONDITIONAL CONVERSION OF	
	GEMALTO AND	
	AMENDMENT OF THE ARTICLES OF	
9.B	ASSOCIATION	Management
<i>7</i> .D	FOLLOWING DELISTING FROM	Action
	EURONEXT	
	AMSTERDAM AND EURONEXT PARIS	
	CONDITIONAL APPOINTMENT OF MR.	
10.4	PASCAL POLICIHAT AS NON EXECUTIVE DOAD	No
10.A	BOUCHIAT AS NON-EXECUTIVE BOAR	Action Action
	MEMBER AS	
	OF SETTLEMENT OF THE OFFER	
	CONDITIONAL APPOINTMENT OF MR.	
	PIERRE-ERIC	No No
10.B	POMMELLET AS NON-EXECUTIVE	Management Action
	BOARD MEMBER	1 ICHOI
	AS OF SETTLEMENT OF THE OFFER	
10.C		Management

CONDITIONAL APPOINTMENT OF MS. No **ISABELLE** Action SIMON AS NON-EXECUTIVE BOARD MEMBER AS OF SETTLEMENT OF THE OFFER CONDITIONAL APPOINTMENT OF MS. MARIE-HELENE SARTORIUS AS Management No Action 10.D NON-EXECUTIVE BOARD MEMBER AS OF SETTLEMENT OF THE **OFFER** TO GRANT THE CHIEF EXECUTIVE **OFFICER** DISCHARGE FROM LIABILITY FOR THE **FULFILLMENT OF HIS DUTIES** PERFORMED IN THE Management No Action 11.A PERIOD FOLLOWING THE END OF THE FINANCIAL YEAR 2017 AND UP TO AND INCLUDING THE DATE OF THE AGM OF MAY 18, 2018 TO GRANT THE NON-EXECUTIVE **BOARD MEMBERS** DISCHARGE FROM LIABILITY FOR THE FULFILLMENT OF THEIR RESPECTIVE **DUTIES** Management No Action 11.B PERFORMED IN THE PERIOD FOLLOWING THE END OF THE FINANCIAL YEAR 2017 AND UP TO AND INCLUDING THE DATE OF THE AGM OF MAY 18, 2018 TO GRANT MR. ALEX MANDL, MS. HOMAIRA AKBARI, MR. BUFORD ALEXANDER, MR. JOOP DRECHSEL, MR. JOHANNES FRITZ, MR. JOHN ORMEROD, MR. OLIVIER PIOU, MS. JILL SMITH AND MS. YEN YEN ${\rm Management}^{\hbox{No}}_{\hbox{Action}}$ TAN FULL AND FINAL DISCHARGE 11.C FROM LIABILITY FOR THE FULFILLMENT OF THEIR **RESPECTIVE** DUTIES, SUBJECT TO THE CONDITIONS PRECEDENT THAT THE OFFER IS **DECLARED** UNCONDITIONAL AND THAT SETTLEMENT HAS TAKEN PLACE 12 **QUESTIONS** Non-Voting

13 ADJOURNMENT

Non-Voting

Non-Voting

PLEASE NOTE THAT THIS IS AN

AMENDMENT TO

MEETING ID 891388 DUE TO

NON-VOTABLE-

RESOLUTIONS SHOULD BE ADDED TO

THE

CMMT AGENDA. ALL VOTES RECEIVED ON

THE PREVIOUS-

MEETING WILL BE DISREGARDED AND

YOU WILL

NEED TO REINSTRUCT ON THIS

MEETING-NOTICE.

THANK YOU.

VASTNED RETAIL BELGIUM SA, BERCHEM

Security B52491105 Meeting Type ExtraOrdinary General

Meeting Type Meeting

Ticker

Symbol Meeting Date 18-May-2018

ISIN BE0003754687 Agenda 709328884 - Management

Item Proposal Proposed by Vote For/Against Management

MARKET RULES REQUIRE DISCLOSURE

OF

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS MULTIPLE

BENEFICIAL OWNERS, YOU WILL NEED

TO-PROVIDE

CMMT THE BREAKDOWN OF EACH Non-Voting

BENEFICIAL OWNER

NAME, ADDRESS AND

SHARE-POSITION TO YOUR

CLIENT SERVICE REPRESENTATIVE.

THIS

INFORMATION IS REQUIRED-IN ORDER

FOR YOUR

VOTE TO BE LODGED

CMMT IMPORTANT MARKET PROCESSING Non-Voting

REQUIREMENT:

A BENEFICIAL OWNER SIGNED POWER

OF-

ATTORNEY (POA) MAY BE 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 **OUESTIONS, PLEASE** CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE APPROVAL OF THE DECISION TO **RENUNCIATE** FROM THE LICENCE AS PUBLIC REGULATED REAL ESTATE COMPANY UNDER THE **CONDITIONS** ${\rm Management} {\rm No} \\ {\rm Action}$ 1 PRECEDENT AS SET OUT IN ITEM 1 UNDER (I) AND (II) AND SUBJECT TO THE APPROVAL BY THE EXTRAORDINARY GENERAL MEETING OF THE PROPOSALS UNDER ITEMS 2.3 AND 3 AMENDMENT OF THE ARTICLES OF **ASSOCIATION:** AMENDMENT OF ARTICLE 4 OF THE-ARTICLES OF 2 ASSOCIATION REGARDING THE Non-Voting CORPORATE PURPOSE OF THE COMPANY WITH A-VIEW OF ADOPTING THE STATUTE OF FIIS ACKNOWLEDGMENT AND APPROVAL OF THE REPORT OF THE BOARD OF DIRECTORS OF THE-COMPANY, DRAWN UP IN ACCORDANCE WITH ARTICLE 559 OF THE BELGIAN 2.1 **COMPANIES-CODE** Non-Voting RELATING TO THE PROPOSED CHANGE OF THE CORPORATE PURPOSE, WITH A-STATEMENT OF ASSETS AND LIABILITIES NOT OLDER THAN 3 MONTHS ATTACHED THERETO ACKNOWLEDGEMENT OF THE REPORT OF THE STATUTORY AUDITOR, DRAWN UP IN-ACCORDANCE WITH ARTICLE 559 OF THE BELGIAN 2.2 Non-Voting COMPANIES CODE, WITH REGARD TO THE-STATEMENT OF ASSETS AND LIABILITIES AS OF 28

FEBRUARY 2018

APPROVAL OF THE DECISION TO

AMEND ARTICLE 4

OF THE ARTICLES OF ASSOCIATION

UNDER THE

CONDITIONS PRECEDENT AS SET OUT

IN ITEM 1

UNDER (I) AND (II) AND SUBJECT TO

2.3 APPROVAL BY $Management\overset{No}{.}$

THIS EXTRAORDINARY GENERAL

MEETING OF THE

PROPOSALS UNDER ITEMS 1 AND 3, TO

REPLACE

THE CURRENT ARTICLE 4 BY THE

FOLLOWING

TEXT: AS SPECIFIED

APPROVAL OF THE DECISION TO

AMEND THE

ARTICLES OF ASSOCATION TO

IMPLEMENT THE

FIIS-ROYAL DECREE, UNDER

CONDITIONS

PRECEDENT AS SET OUT IN ITEM 1

UNDER (I) AND

 ${\rm Management}^{\hbox{No}}_{\hbox{Action}}$

(II) AND SUBJECT TO THE APPROVAL

BY THE

EXTRAORDINARY GENERAL MEETING

3

OF THE

PROPOSAL UNDER ITEMS 1 AND 2.3,

WHEREBY THE

FOLLOWING CHANGES ARE MADE: - AS

SPECIFIED

THE GRANTING OF AUTHORISATION: -

TO TWO

DIRECTORS OF THE COMPANY,

ACTING JOINTLY,

AND WITH POWER OF SUBROGATION,

OF ALL

COMPETENCES FOR THE EXECUTION

OF THE

DECISIONS: - TO THE INSTRUMENTING

NOTARY OF

Management

4 ALL COMPETENCES IN THE LIGHT OF

THE

DEPOSITION AND PUBLICATION OF

THE DEED, AS

WELL AS THE COORDINATION OF THE

ARTICLES OF

ASSOCIATION AND THE DEPOSITING

OF A COPY

WITH THE CLERK OF THE

COMMERCIAL COURT

	Edgar Filing: 0	GDL FUND - Form N-	-PX	
ASTR	AZENECA PLC			
Securi		Meeting	g Type	Annual
Ticker Symbo	AZ.N	Meeting		18-May-2018
ISIN	US0463531089	Agenda	ι	934796143 - Management
Item	Proposal	Proposed by Vote	For/Again Managem	
	To receive the Company's Accounts, the	- 1		
1.	Reports of the Directors and Auditor and the Strategic Report for the	ort ManagementFor	For	
	year ended 31 December 2017			
2.	To confirm dividends	ManagementFor	For	
3.	To reappoint PricewaterhouseCoopers LLP a Auditor	as ManagementFor	For	
4.	To authorise the Directors to agree the remuneration of the Auditor	ManagementFor	For	
5a.	Election of Director: Leif Johansson	ManagementFor	For	
5b.	Election of Director: Pascal Soriot	ManagementFor	For	
5c.	Election of Director: Marc Dunoyer	ManagementFor	For	
5d.	Election of Director: Genevieve Berger	ManagementFor	For	
5e.	Election of Director: Philip Broadley	ManagementFor	For	
5f.	Election of Director: Graham Chipchase	ManagementFor	For	
5g.	Election of Director: Deborah DiSanzo	ManagementFor	For	
5h.	Election of Director: Rudy Markham	ManagementFor	For	
5i.	Election of Director: Sheri McCoy	ManagementFor	For	
5j.	Election of Director: Nazneen Rahman	ManagementFor	For	
5k.	Election of Director: Shriti Vadera	ManagementFor	For	
51.	Election of Director: Marcus Wallenberg To approve the Annual Report on	ManagementAgainst	t Against	
6.	Remuneration for the year ended 31 December 2017	ManagementFor	For	
7.	To authorise limited political donations	ManagementFor	For	
8.	To authorise the Directors to allot shares	ManagementFor	For	
9.	To authorise the Directors to disapply pre-emption rights	ManagementFor	For	
	To authorise the Directors to further disapply	y		
10.	pre-emption rights for acquisitions and specified capital investments	ManagementFor	For	
11.	To authorise the Company to purchase its ov shares	vn ManagementFor	For	
12.	To reduce the notice period for general meetings	ManagementFor	For	
12	To adopt many Antiples of Association	ManagamantEan	Eon	

ManagementFor

For

Annual

22-May-2018

Meeting Type

Meeting Date

13.

Security

Ticker

Symbol

BEL FUSE INC.

077347201

BELFA

To adopt new Articles of Association

187

ISIN	US0773472016		Agenda		934783259 - Management
Item	Proposal DIRECTOR	Proposed by Manageme	Vote	For/Agains Managemen	
	1 John F. Tweedy		For	For	
	2 Mark B. Segall		For	For	
	3 Eric Nowling		For	For	
	With respect to the ratification of the designation of				
2.	Deloitte & Touche LLP to audit Bel's books and accounts	Manageme	entFor	For	
	for 2018.				
	With respect to the approval, on an advisory basis, of the				
3.	executive compensation of Bel's named executive	Manageme	entFor	For	
	officers as described in the proxy statement. With respect to a shareholder proposal requesting that				
	our board of directors take all necessary steps				
	to provide				
4	the holders of Class A Common Stock with	C1 1 11	Г		
4.	the right to convert their shares into Class B Common	Shareholde	er For		
	Stock at their				
	option at any time, if properly presented at the	e			
	Annual				
MICD	Meeting. OSEMI CORPORATION				
Securi			Meeting	Type	Special
Ticker			_		
Symbo	ol MSCC		Meeting	Date	22-May-2018
ISIN	US5951371005		Agenda		934803710 - Management
Item	Proposal	Proposed by	Vote	For/Agains Managemen	
	To adopt the Agreement and Plan of Merger,				
	dated				
	March 1, 2018, as it may be amended from time to time				
	(the "Merger Agreement"), by and among		_	_	
1.	Microsemi	Manageme	entFor	For	
	Corporation ("Microsemi"), Microchip				
	Technology				
	Incorporated and Maple Acquisition Corporation.				
2.	To approve, by non-binding, advisory vote,	Manageme	entFor	For	
	certain	Č			
	compensation arrangements for Microsemi's				
	named				

executive officers in connection with the

merger.

To approve the adjournment of the Special

Meeting from

time to time, if necessary or appropriate,

including to

solicit additional proxies if there are

insufficient votes at

ManagementFor

For

the time of the Special Meeting or any

adjournment or

postponement thereof to approve the proposal

to adopt

the Merger Agreement or in the absence of a

quorum.

STERLING BANCORP

Security 85917A100 Meeting Type Annual

Ticker Symbol STL Meeting Date 22-May-2018

ISIN US85917A1007 Agenda 934810486 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	ent	Trumugement
	1 John P. Cahill	C	For	For
	2 James F. Deutsch		For	For
	3 Navy E. Djonovic		For	For
	4 Fernando Ferrer		For	For
	5 Robert Giambrone		For	For
	6 Jack Kopnisky		For	For
	7 James J. Landy		For	For
	8 Robert W. Lazar		For	For
	9 Maureen Mitchell		For	For
	10 Patricia M. Nazemetz		For	For
	11 Richard O'Toole		For	For
	12 Ralph F. Palleschi		For	For
	13 Burt Steinberg		For	For
	14 William E. Whiston		For	For
	Approval of an amendment to the Company's			
	Amended			
	and Restated Certificate of Incorporation to			
2.	eliminate the	Manageme	entFor	For
	provisions requiring cause and a supermajorit	ty		
	vote to			
	remove Directors.			
	Approval, by non-binding vote, of the			
3.	compensation of	Manageme	entFor	For
	the Named Executive Officers (Say-on-Pay).	-		
4.	Ratification of the appointment of Crowe	Manageme	entFor	For
	Horwath LLP as	-		
	the independent registered public accounting			
	firm for the			

fiscal year ending December 31, 2018.

ILLUMINA, INC.

Security 452327109 Meeting Type Annual

Ticker **ILMN** Meeting Date 23-May-2018

Symbol

ISIN US4523271090 Agenda 934776696 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1a.	Election of Director: Jay T. Flatley	ManagementFor	For
1b.	Election of Director: John W. Thompson	ManagementFor	For
1c.	Election of Director: Gary S. Guthart, Ph.D.	ManagementFor	For
	To ratify the appointment of Ernst & Young		
	LLP as our		
2.	independent registered public accounting firm	ManagementFor	For
	for the		
	fiscal year ending December 30, 2018.		
	To approve, on an advisory basis, the compensation of		
3.	the named executive officers as disclosed in	ManagementFor	For
	the Proxy		
	Statement.		
	To approve, on an advisory basis, a		
4.	stockholder proposal	Shareholder Against	For
	to elect each director annually.		

ITT INC

Security 45073V108 Meeting Type Annual

Ticker ITTMeeting Date 23-May-2018 Symbol

ISIN Agenda US45073V1089 934779907 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1a.	Election of Director: Orlando D. Ashford	ManagementFor	For
1b.	Election of Director: Geraud Darnis	ManagementFor	For
1c.	Election of Director: Donald DeFosset, Jr.	ManagementFor	For
1d.	Election of Director: Nicholas C. Fanandakis	ManagementFor	For
1e.	Election of Director: Christina A. Gold	ManagementFor	For
1f.	Election of Director: Richard P. Lavin	ManagementFor	For
1g.	Election of Director: Mario Longhi	ManagementFor	For
1h.	Election of Director: Frank T. MacInnis	ManagementFor	For
1i.	Election of Director: Rebecca A. McDonald	ManagementFor	For
1j.	Election of Director: Timothy H. Powers	ManagementFor	For
1k.	Election of Director: Denise L. Ramos	ManagementFor	For
	Ratification of the appointment of Deloitte & Touche LLP		
2.	as independent registered public accounting	ManagementFor	For
	firm of the		
	Company.		
3.	Approval of an advisory vote on executive compensation	ManagementFor	For

Approval of an amendment to ITT's Articles

4. Incorporation to reduce the threshold required ManagementFor For

shareholders to call a special meeting

CENTURYLINK, INC.

156700106 Meeting Type Security Annual

Ticker CTL Meeting Date 23-May-2018

Symbol ISIN

Agenda 934787803 - Management US1567001060

Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Manageme	ent		
	1 Martha H. Bejar		For	For	
	2 Virginia Boulet		For	For	
	3 Peter C. Brown		For	For	
	4 Kevin P. Chilton		For	For	
	5 Steven T. Clontz		For	For	
	6 T. Michael Glenn		For	For	
	7 W. Bruce Hanks		For	For	
	8 Mary L. Landrieu		For	For	
	9 Harvey P. Perry		For	For	
	10 Glen F. Post, III		For	For	
	11 Michael J. Roberts		For	For	
	12 Laurie A. Siegel		For	For	
	13 Jeffrey K. Storey		For	For	
	Ratify the appointment of KPMG LLP as our				
2.	independent	Manageme	entFor	For	
	auditor for 2018.				
3.	Approve our 2018 Equity Incentive Plan.	Manageme	entFor	For	
4.	Advisory vote to approve our executive compensation.	Manageme	entFor	For	
5a.	Shareholder proposal regarding our lobbying activities.	Shareholde	er Against	For	
5b.	Shareholder proposal regarding our billing practices.	Shareholde	er Against	For	
NAVIE	NT CORPORATION				
Security			Meeting	Type	Annual
Ticker Symbol	NAVI		Meeting	• •	24-May-2018
ISIN	US63938C1080		Agenda		934781457 - Ma

anagement

Item	Proposal	Proposed Vote	For/Against
Ittili	Toposai	by	Management
1a.	Election of Director: Anna Escobedo Cabral	ManagementFor	For
1b.	Election of Director: William M. Diefenderfer	, ManagamantFor	For
10.	III	Managementi	1.01
1c.	Election of Director: Katherine A. Lehman	ManagementFor	For
1d.	Election of Director: Linda A. Mills	ManagementFor	For
1e.	Election of Director: John F. Remondi	ManagementFor	For

	3 3				
1f.	Election of Director: Jane J. Thompson	Manageme	entFor	For	
1g.	Election of Director: Laura S. Unger	Manageme		For	
1h.	Election of Director: Barry L. Williams	Manageme	entFor	For	
1i.	Election of Director: David L. Yowan	Manageme		For	
	Ratification of the appointment of KPMG LL	P			
2.	as our	Managama	ntFor	For	
۷.	independent registered public accounting firm	Manageme	HILFOI	ги	
	for 2018.				
	Non-binding advisory vote to approve named				
3.	executive	Manageme	entFor	For	
	officer compensation.				
	Shareholder proposal concerning student loan				
4.	risk	Shareholde	er Abstain	Against	
	management.				
	LYTICS LTD				
Securi	•		Meeting	Type	Scheme Meeting
Ticker			Meeting	Date	28-May-2018
Symbo			C		•
ISIN	AU000000VLA6		Agenda		709319328 - Management
		Duamagad		Ford A coin	at
Item	Proposal	Proposed	Vote	For/Again	
	THAT, UNDER SECTION 411	by		Managem	ent
	CORPORATIONS ACT,				
	THE SCHEME PROPOSED TO BE				
	ENTERED INTO				
	BETWEEN VIRALYTICS AND HOLDERS				
	OF ITS FULLY				
	PAID ORDINARY SHARES IS APPROVED)			
	AND THE				
	BOARD OF DIRECTORS OF VIRALYTICS	S			
	IS				
1	AUTHORISED TO AGREE TO THOSE	Manageme	entFor	For	
	MODIFICATIONS OR CONDITIONS	8			
	WHICH ARE				
	THOUGHT APPROPRIATE BY THE				
	COURT AND,				
	SUBJECT TO APPROVAL OF THE				
	SCHEME BY THE				
	COURT, TO IMPLEMENT THE SCHEME				
	WITH ANY OF				
	THOSE MODIFICATIONS OR				
	CONDITIONS				
SGL C	CARBON SE, WIESBADEN				
Securi	· *		Meeting	Type	Annual General Meeting
Ticker			Meeting	Date	29-May-2018
Symbo			C		•
ISIN	DE0007235301		Agenda		709276910 - Management
		Dua 1		Ford A '	at
Item	Proposal	Proposed	Vote	For/Again	
		by		Managem	ziit

ACCORDING TO GERMAN LAW, IN

CASE OF

SPECIFIC CONFLICTS OF INTEREST IN-

CONNECTION WITH SPECIFIC ITEMS OF

AGENDA FOR THE GENERAL MEETING

YOU ARE-

NOT ENTITLED TO EXERCISE YOUR

VOTING

RIGHTS. FURTHER, YOUR VOTING

RIGHT MIGHT-BE

EXCLUDED WHEN YOUR SHARE IN

VOTING RIGHTS

HAS REACHED CERTAIN

THRESHOLDS-AND YOU

HAVE NOT COMPLIED WITH ANY OF

CMMT YOUR MANDATORY VOTING

Non-Voting

RIGHTS-NOTIFICATIONS

PURSUANT TO THE GERMAN

SECURITIES TRADING

ACT (WPHG). FOR-QUESTIONS IN THIS

REGARD

PLEASE CONTACT YOUR CLIENT

SERVICE

REPRESENTATIVE-FOR

CLARIFICATION. IF YOU DO

NOT HAVE ANY INDICATION

REGARDING SUCH

CONFLICT-OF INTEREST, OR ANOTHER

EXCLUSION

FROM VOTING, PLEASE SUBMIT YOUR

VOTE AS-

USUAL. THANK YOU

PLEASE NOTE THAT THE TRUE

RECORD DATE FOR

THIS MEETING IS 08 MAY

2018,-WHEREAS THE

MEETING HAS BEEN SETUP USING THE

ACTUAL

CMMT RECORD DATE - 1 BUSINESS-DAY. THIS Non-Voting

IS DONE TO

ENSURE THAT ALL POSITIONS

REPORTED ARE IN

CONCURRENCE-WITH THE GERMAN

LAW. THANK

YOU

CMMT COUNTER PROPOSALS MAY BE

Non-Voting

SUBMITTED UNTIL

14.05.2018. FURTHER INFORMATION

ON-COUNTER

PROPOSALS CAN BE FOUND DIRECTLY

ON THE

ISSUER'S WEBSITE (PLEASE REFER-TO

THE

MATERIAL URL SECTION OF THE

APPLICATION). IF

YOU WISH TO ACT ON THESE-ITEMS,

YOU WILL

NEED TO REQUEST A MEETING

ATTEND AND VOTE

YOUR SHARES-DIRECTLY AT THE

COMPANY'S

MEETING. COUNTER PROPOSALS

CANNOT BE

REFLECTED IN-THE BALLOT ON

PROXYEDGE

PRESENTATION OF THE FINANCIAL

STATEMENTS

AND ANNUAL REPORT FOR THE

2017-FINANCIAL

YEAR WITH THE REPORT OF THE

SUPERVISORY

1 BOARD, THE GROUP Non-Voting

FINANCIAL-STATEMENTS AND

GROUP ANNUAL REPORT AS WELL AS

THE REPORT

PURSUANT TO SECTIONS-289A(1) AND

315A(1) OF

THE GERMAN COMMERCIAL CODE

RATIFICATION OF THE ACTS OF THE

2 BOARD OF

Management No Action

MDS

RATIFICATION OF THE ACTS OF THE

3 SUPERVISORY

BOARD

Management No Action

ManagementNo

4 APPOINTMENT OF AUDITORS THE

FOLLOWING

Action

ACCOUNTANTS SHALL BE APPOINTED

AS

AUDITORS AND GROUP AUDITORS FOR

THE 2018

FINANCIAL YEAR AND FOR THE

REVIEW OF THE

INTERIM HALF-YEAR FINANCIAL

STATEMENTS AND

THE INTERIM ANNUAL REPORT FOR

THE FIRST

HALF-YEAR OF THE 2018 FINANCIAL

YEAR AND ANY

ADDITIONAL INTERIM FINANCIAL

INFORMATION

FOR THE 2018 FINANCIAL YEAR AND

2019

FINANCIAL YEAR: KPMG AG, BERLIN

AMENDMENTS TO THE ARTICLES OF

ASSOCIATION:

SECTION 8(1): THE SUPERVISORY

BOARD

COMPRISES EIGHT MEMBERS. FOUR

MEMBERS

SHALL BE APPOINTED BY THE

5.1 SHAREHOLDERS' Management

MEETING AND FOUR MEMBERS SHALL

APPOINTED IN ACCORDANCE WITH

APPOINTMENT PROCEDURE BASED ON

THE SE

PARTICIPATION ACT

AMENDMENTS TO THE ARTICLES OF

ASSOCIATION:

SECTION 12(3): EACH MEMBER OF THE

AUDIT

COMMITTEE SHALL RECEIVE EUR 3,000

ATTENDED COMMITTEE MEETING AND

EACH

MEMBER OF ANOTHER PERMANENT,

I.E. NOT ONLY

PROJECT-RELATED, SUPERVISORY

5.2

COMMITTEE SHALL RECEIVE EUR 2,000 $^{\text{Management}}_{\text{Act}}^{\text{No}}$

ATTENDED COMMITTEE MEETING. THE

CHAIRMAN

OF THE AUDIT COMMITTEE SHALL

RECEIVE EUR

6,000 PER COMMITTEE MEETING AND

THE

CHAIRMAN OF ANOTHER PERMANENT

SUPERVISORY BOARD COMMITTEE

SHALL RECEIVE

EUR 3,000 PER COMMITTEE MEETING

5.3 AMENDMENTS TO THE ARTICLES OF ManagementNo

ASSOCIATION:

Action

SECTION 16(1): THE SHAREHOLDERS'

MEETING

SHALL BE CHAIRED BY THE

CHAIRMAN OF THE

SUPERVISORY BOARD, OR (IN HIS

ABSENCE) BY A

PERSON ELECTED BY THE

SUPERVISORY BOARD. IF NEITHER THE CHAIRMAN NOR THE PERSON ELECTED BY THE SUPERVISORY **BOARD TAKES** THE CHAIR, THE CHAIRMAN SHALL BE **ELECTED BY** THE SHAREHOLDERS' MEETING ELECTION TO THE SUPERVISORY $Management \begin{tabular}{l} No \\ . \end{tabular}$ 6.1 **BOARD:** INGEBORG NEUMANN ELECTION TO THE SUPERVISORY 6.2 Management **BOARD:** CHRISTINE BORTENLAENGER ELECTION TO THE SUPERVISORY 6.3 **BOARD: DANIEL** Management **CAMUS** TRIBUNE MEDIA COMPANY Security 896047503 Meeting Type Annual Ticker **TRCO** Meeting Date 30-May-2018 Symbol **ISIN** US8960475031 Agenda 934788273 - Management **Proposed** For/Against Proposal Vote Item by Management 1. ManagementFor For Election of Director: Peter M. Kern Advisory vote approving executive 2. ManagementFor For compensation. The ratification of the appointment of PricewaterhouseCoopers LLP as independent 3. registered ManagementFor For public accounting firm for the 2018 fiscal YASHILI INTERNATIONAL HOLDINGS LTD, GRAND CAYMAN Security G98340105 Meeting Type **Annual General Meeting** Ticker Meeting Date 01-Jun-2018 Symbol **ISIN** KYG983401053 Agenda 709316168 - Management For/Against **Proposed** Item Proposal Vote Management by PLEASE NOTE THAT THE COMPANY **NOTICE AND** PROXY FORM ARE AVAILABLE BY **CLICKING-ON THE** CMMT URL LINKS:-Non-Voting

Non-Voting

HTTP://WWW.HKEXNEWS.HK/LISTEDCO/LISTCONEW

HTTP://WWW.HKEXNEWS.HK/LISTEDCO/LISTCONEW

S/SEHK/2018/0420/LTN20180420067.PDF-AND-

S/SEHK/2018/0420/LTN20180420089.PDF

CMMT

	PLEASE NOTE THAT SHAREHOLDERS		
	ARE ALLOWED TO VOTE 'IN FAVOR' OR		
	'AGAINST' FOR-		
	ALL RESOLUTIONS, ABSTAIN IS NOT A		
	VOTING		
	OPTION ON THIS MEETING		
	TO RECEIVE THE AUDITED		
	CONSOLIDATED		
	FINANCIAL STATEMENTS OF THE		
1	COMPANY AND	ManagementFor	For
	THE REPORTS OF THE DIRECTORS AND		
	AUDITORS		
	FOR THE YEAR ENDED 31 DECEMBER 2017		
	TO RE-ELECT MR. JEFFREY, MINFANG		
2	LU AS A	ManagementAgainst	Against
2	NON-EXECUTIVE DIRECTOR	WanagementAgamst	Agamst
	TO RE-ELECT MR. QIN PENG AS A		
3	NON-EXECUTIVE	ManagementFor	For
	DIRECTOR		
	TO RE-ELECT MS. LAM PIK PO AS A		
4	NON-	ManagementFor	For
	EXECUTIVE DIRECTOR	-	
	TO RE-ELECT MR. CHENG SHOUTAI AS		
5	AN	ManagementFor	For
3	INDEPENDENT NON-EXECUTIVE	Wanagement of	101
	DIRECTOR		
	TO AUTHORIZE THE BOARD OF		
	DIRECTORS OF THE		
6	COMPANY (THE "BOARD") TO FIX THE	ManagementFor	For
	REMUNERATION OF THE DIRECTORS OF THE	C	
	COMPANY		
	TO RE-APPOINT ERNST & YOUNG AS		
	AUDITORS		
7	AND TO AUTHORIZE THE BOARD TO	ManagementFor	For
,	FIX THEIR	Wanagement of	101
	REMUNERATION		
	TO GIVE A GENERAL MANDATE TO		
	THE DIRECTORS		
	TO REPURCHASE SHARES OF THE		
	COMPANY NOT		
8	EXCEEDING 10% OF THE TOTAL	ManagementFor	For
O	NUMBER OF THE	Wanagement of	101
	ISSUED SHARE CAPITAL OF THE		
	COMPANY AS AT		
	THE DATE OF PASSING OF THIS		
0	RESOLUTION TO CIVE A CENERAL MANDATE TO	ManagamantAssin	A ~a!
9	TO GIVE A GENERAL MANDATE TO THE DIRECTORS	ManagementAgainst	Against
	THE DIMECTORO		

TO ISSUE, ALLOT AND DEAL WITH

ADDITIONAL

SHARES OF THE COMPANY NOT

EXCEEDING 20%

OF THE TOTAL NUMBER OF THE

ISSUED SHARE

CAPITAL OF THE COMPANY AS AT THE

DATE OF

PASSING OF THIS RESOLUTION

THAT CONDITIONAL UPON THE

PASSING OF THE

RESOLUTIONS SET OUT IN ITEMS 8

AND 9 OF THE

NOTICE CONVENING THIS MEETING

(THE "NOTICE"),

THE GENERAL MANDATE REFERRED

TO IN THE

RESOLUTION SET OUT IN ITEM 9 OF

THE NOTICE BE

AND IS HEREBY EXTENDED BY THE

ADDITION TO

THE AGGREGATE NUMBER OF SHARES

WHICH MAY

BE ALLOTTED AND ISSUED OR

AGREED

CONDITIONALLY OR

UNCONDITIONALLY TO BE

ManagementAgainst Against

10 ALLOTTED AND ISSUED BY THE

DIRECTORS

PURSUANT TO SUCH GENERAL

MANDATE OF THE

NUMBER OF SHARES REPURCHASED

BY THE

COMPANY PURSUANT TO THE

MANDATE

REFERRED TO IN RESOLUTION SET

OUT IN ITEM 8

OF THE NOTICE, PROVIDED THAT SUCH

AMOUNT

SHALL NOT EXCEED 10% OF THE

TOTAL NUMBER

OF ISSUED SHARES OF THE COMPANY

AS AT THE

DATE OF PASSING OF THIS

RESOLUTION

TELEGRAAF MEDIA GROEP NV

Security N8502L104 Meeting Type Annual General Meeting

Ticker Meeting Date 01-Jun-2018

Symbol Meeting Date 01-Jun-2018

ISIN NL0000386605 Agenda 709362090 - Management

Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1	OPEN MEETING	Non-Voting	3	Widnageme	
2.A	RECEIVE REPORT OF MANAGEMENT BOARD	Non-Voting	5		
2.B	RECEIVE REPORT OF SUPERVISORY BOARD	Non-Voting	7		
2.C	DISCUSS REMUNERATION REPORT APPROVE FINANCIAL STATEMENTS	Non-Voting	5		
3.A	AND ALLOCATION OF INCOME	Manageme	ntAbstain	Against	
3.B	RECEIVE EXPLANATION ON COMPANY'S RESERVES AND DIVIDEND POLICY	Non-Voting	y		
4.A	APPROVE DISCHARGE OF MANAGEMENT BOARD	Manageme	ntAbstain	Against	
4.B	APPROVE DISCHARGE OF SUPERVISORY BOARD	Manageme	ntAbstain	Against	
5	RATIFY AUDITORS	Manageme	ntAbstain	Against	
6.A	ANNOUNCE VACANCIES ON THE BOARD	Non-Voting	5		
6.B	OPPORTUNITY TO MAKE RECOMMENDATIONS	Non-Voting	9		
6.C	RECEIVE INTENTION TO NOMINATE S.G. BRUMMELHUIS	Non-Voting			
6.D	REELECT S.G. BRUMMELHUIS TO SUPERVISORY BOARD	Manageme	ntAbstain	Against	
7 8	ALLOW QUESTIONS CLOSE MEETING	Non-Voting	-		
	OND LTD.			_	
Securit	~		Meeting '	Гуре	Annual
Ticker Symbol	BEL.		Meeting	Date	01-Jun-2018
ISIN	BMG1154H1079		Agenda		934788893 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Manageme			
	1 Harsha V. Agadi		For	For	
	2 Roland A. Hernandez		For	For	
	Mitchell C. Hochberg		Withheld	_	
	4 Ruth A. Kennedy 5 Jun Livingston		Withheld	_	
	5 Ian Livingston6 Demetra Pinsent		For	For	
			For Withhold	For	
			Withheld	_	
2		Monogoma	For	For For	
2.	Appointment of Deloitte LLP as the Company's independent registered public accounting firm	Manageme	nur0f	FOI	
	macpendent registered public accounting IIIII	1,			

and

authorization of the Audit Committee to fix

accounting

firm's remuneration.

XL GROUP LTD

Security G98294104 Meeting Type Special

Ticker

XLMeeting Date 06-Jun-2018 Symbol

ISIN BMG982941046 Agenda 934822001 - Management

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

To approve the Agreement and Plan of

Merger, by and

among XL Group Ltd, AXA SA and Camelot

Holdings

Ltd., the statutory merger agreement required

1. ManagementFor For accordance with Section 105 of the Bermuda

Companies

Act 1981, as amended, and the merger of

Camelot

Holdings Ltd. with and into XL Group Ltd

(the "merger").

On an advisory (non-binding) basis, to

approve the

compensation that may be paid or become

2. payable to ManagementFor For

XL's named executive officers in connection

with the merger.

To approve an adjournment of the special

general

meeting, if necessary or appropriate, to solicit

additional ManagementFor 3.

proxies, in the event that there are insufficient

approve Proposal 1 at the special general

meeting.

ARCAM AB

Security W05243238 Meeting Type **Annual General Meeting**

For

Ticker 11-Jun-2018 Meeting Date

Symbol

ISIN SE0005676160 Agenda 709557928 - Management

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

CMMT AN ABSTAIN VOTE CAN HAVE THE Non-Voting

SAME EFFECT AS

AN AGAINST VOTE IF THE

MEETING-REQUIRE

APPROVAL FROM MAJORITY OF PARTICIPANTS TO PASS A RESOLUTION. MARKET RULES REQUIRE DISCLOSURE BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED **TO-PROVIDE** CMMT THE BREAKDOWN OF EACH Non-Voting BENEFICIAL OWNER NAME, ADDRESS AND SHARE-POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. INFORMATION IS REQUIRED-IN ORDER FOR YOUR VOTE TO BE LODGED IMPORTANT MARKET PROCESSING **REQUIREMENT:** A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-CMMT INSTRUCTIONS IN THIS MARKET. Non-Voting ABSENCE OF A POA, MAY CAUSE YOUR **INSTRUCTIONS TO-BE** REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE **OPEN MEETING** 1 Non-Voting 2 Non-Voting **ELECT CHAIRMAN OF MEETING** PREPARE AND APPROVE LIST OF 3 Non-Voting **SHAREHOLDERS** DESIGNATE INSPECTOR(S) OF MINUTES OF Non-Voting 4 **MEETING** ACKNOWLEDGE PROPER CONVENING 5 Non-Voting OF MEETING APPROVE AGENDA OF MEETING Non-Voting 6 RECEIVE FINANCIAL STATEMENTS 7 **AND** Non-Voting STATUTORY REPORTS ACCEPT FINANCIAL STATEMENTS AND Management No 8.1 **STATUTORY REPORTS**

	APPROVE ALLOCATION OF INCOME			
8.2	AND OMISSION	Managemen	No t	
	OF DIVIDENDS	\mathcal{E}	Action	
8.3	APPROVE DISCHARGE OF BOARD AND	Managaman	No	
8.3	PRESIDENT	Managemen	Action	
	DETERMINE NUMBER OF MEMBERS (3)		No	
9	AND	Managemen	t ^{NO} Action	
	DEPUTY MEMBERS (0) OF BOARD		Action	
	APPROVE REMUNERATION OF			
10	DIRECTORS	Managemen	No t	
	APPROVE COMMITTEE FEES APPROVE	\mathcal{E}	Action	
	REMUNERATION OF AUDITORS			
	REELECT VANDANA SRIRAM AS DIRECTOR ELECT			
	KARL LINDBLOM AND CHARLOTTE		No	
11	AHLGREN AS	Managemen	t Action	
	NEW DIRECTORS RATIFY KPMG AS		Action	
	AUDITORS			
12	CLOSE MEETING	Non-Voting		
	AUDITOR NAME FOR RESOLUTION 11.	8		
	ALL VOTES			
	RECEIVED ON THE PREVIOUS			
	MEETING-WILL BE			
	DISREGARDED IF VOTE DEADLINE			
	EXTENSIONS			
	ARE GRANTED. THEREFORE			
	PLEASE-REINSTRUCT			
	ON THIS MEETING NOTICE ON THE			
	NEW JOB. IF HOWEVER VOTE			
	DEADLINE-EXTENSIONS ARE NOT			
	GRANTED IN THE MARKET, THIS			
	MEETING WILL BE			
CMMT	CLOSED AND-YOUR VOTE INTENTIONS	Non-Voting		
	ON THE			
	ORIGINAL MEETING WILL BE			
	APPLICABLE. PLEASE-			
	ENSURE VOTING IS SUBMITTED PRIOR			
	TO CUTOFF			
	ON THE ORIGINAL MEETING, AND			
	AS-SOON AS			
	POSSIBLE ON THIS NEW AMENDED			
	MEETING.			
	THANK YOU-PLEASE NOTE THAT THIS IS AN			
	AMENDMENT TO MEETING ID 944637			
	DUE TO			
	CHANGE IN			
LIBER	TY GLOBAL PLC			
Securit	y G5480U104		Meeting Type	Annual
	LBTYA		Meeting Date	12-Jun-2018

Ticker Symbol

ISIN GB00B8W67662 Agenda 934815234 - Management Proposed For/Against Vote Item **Proposal** by Management To elect Michael T. Fries as a director of Liberty Global 1. for a term expiring at the annual general For ManagementFor meeting to be held in 2021. To elect Paul A. Gould as a director of Liberty Global for 2. a term expiring at the annual general meeting ManagementFor For to be held in 2021. To elect John C. Malone as a director of Liberty Global 3. for a term expiring at the annual general For ManagementFor meeting to be held in 2021. To elect Larry E. Romrell as a director of Liberty Global 4. for a term expiring at the annual general For ManagementFor meeting to be held in 2021. To approve, on an advisory basis, the annual report on the implementation of the directors' compensation policy 5. for the year ended December 31, 2017, ManagementFor For contained in Appendix A of the proxy statement (in accordance with requirements applicable to U.K. companies) To ratify the appointment of KPMG LLP (U.S.) as Liberty 6. Global's independent auditor for the year ManagementFor For ending December 31,2018. To appoint KPMG LLP (U.K.) as Liberty Global's U.K. statutory auditor under the U.K. Companies Act 2006 (to 7. ManagementFor For hold office until the conclusion of the next annual general meeting at which accounts are laid before Liberty Global). 8. To authorize the audit committee of Liberty ManagementFor For Global's board of directors to determine the U.K.

statutory

auditor's compensation.

To approve the form agreements and

counterparties

pursuant to which Liberty Global may conduct

the

purchase of its ordinary shares in the capital of

Liberty

Global and authorize all or any of Liberty

Global's

directors and senior officers to enter into,

9. complete and ManagementFor For

make purchases of ordinary shares in the

capital of

Liberty Global pursuant to the form of

agreements and

with any of the approved counterparties,

which approvals

will expire on the fifth anniversary of the 2018

annual

general meeting of shareholders.

To approve the form of agreement and

counterparty

pursuant to which Liberty Global may conduct

the

purchase of its deferred shares in the capital of

Liberty

Global and authorize all or any of Liberty

Global's

directors and senior officers to enter into,

complete and

make a purchase of deferred shares in the

capital of

Liberty Global pursuant to the form of

agreement

T-MOBILE US, INC.

Security 872590104 Meeting Type Annual

Ticker Symbol TMUS Meeting Date 13-Jun-2018

ISIN US8725901040 Agenda 934806398 - Management

ManagementFor

For

Item	Pro	oposal	Proposed by	Vote	For/Against Management
1.	DI	RECTOR	Manageme	ent	
	1	Thomas Dannenfeldt		For	For
	2	Srikant M. Datar		For	For
	3	Lawrence H. Guffey		For	For
	4	Timotheus Hottges		For	For
	5	Bruno Jacobfeuerborn		For	For
	6	Raphael Kubler		For	For
	7	Thorsten Langheim		For	For

			_	_	
	8 John J. Legere		For	For	
	9 G. Michael Sievert		For	For	
	10 Olaf Swantee		For	For	
	11 Teresa A. Taylor		For	For	
	12 Kelvin R. Westbrook		For	For	
	Ratification of the Appointment of				
	PricewaterhouseCoopers LLP as the				
2.	Company's	Managemen	ıtFor	For	
	Independent Registered Public Accounting Firm for Fiscal				
	Year 2018.				
	Approval of an Amendment to the Company's				
3.	2013	Managemer	ıtFor	For	
٥.	Omnibus Incentive Plan.	wanagemen	111 01	1 01	
	Stockholder Proposal for Implementation of				
4.	Proxy	Shareholder	Abstain	Against	
••	Access.	Silarenoidei	110544111	1 Iguilist	
	Stockholder Proposal for Limitations on				
	Accelerated				
5.	Vesting of Equity Awards in the Event of a	Shareholder	Against	For	
	Change of		C		
	Control.				
A. SCH	IULMAN, INC.				
Securit	y 808194104		Meeting 7	Гуре	Special
Ticker	. SHLM		Mastina I	Data	14 Jun 2019
Symbo			Meeting I	Jale	14-Jun-2018
Symbol ISIN	US8081941044		Agenda	Jale	934826617 - Management
-		Proposed			934826617 - Management
-		Proposed		For/Agains	934826617 - Management t
ISIN	US8081941044 Proposal	Proposed by	Agenda		934826617 - Management t
ISIN	US8081941044 Proposal To adopt the Agreement and Plan of Merger,	-	Agenda	For/Agains	934826617 - Management t
ISIN	US8081941044 Proposal To adopt the Agreement and Plan of Merger, dated as of	-	Agenda	For/Agains	934826617 - Management t
ISIN Item	US8081941044 Proposal To adopt the Agreement and Plan of Merger, dated as of February 15, 2018 (the merger agreement),	by	Agenda Vote	For/Agains Manageme	934826617 - Management t
ISIN	US8081941044 Proposal To adopt the Agreement and Plan of Merger, dated as of February 15, 2018 (the merger agreement), among	-	Agenda Vote	For/Agains	934826617 - Management t
ISIN Item	US8081941044 Proposal To adopt the Agreement and Plan of Merger, dated as of February 15, 2018 (the merger agreement),	by	Agenda Vote	For/Agains Manageme	934826617 - Management t
ISIN Item	US8081941044 Proposal To adopt the Agreement and Plan of Merger, dated as of February 15, 2018 (the merger agreement), among LyondellBasell Industries N.V., LYB Americas Holdco	by	Agenda Vote	For/Agains Manageme	934826617 - Management t
ISIN Item	US8081941044 Proposal To adopt the Agreement and Plan of Merger, dated as of February 15, 2018 (the merger agreement), among LyondellBasell Industries N.V., LYB	by	Agenda Vote	For/Agains Manageme	934826617 - Management t
ISIN Item	Proposal To adopt the Agreement and Plan of Merger, dated as of February 15, 2018 (the merger agreement), among LyondellBasell Industries N.V., LYB Americas Holdco Inc., and A. Schulman, Inc. (the merger).	by	Agenda Vote	For/Agains Manageme	934826617 - Management t
ISIN Item	US8081941044 Proposal To adopt the Agreement and Plan of Merger, dated as of February 15, 2018 (the merger agreement), among LyondellBasell Industries N.V., LYB Americas Holdco Inc., and A. Schulman, Inc. (the merger). To approve, on a non-binding advisory basis,	by	Agenda Vote	For/Agains Manageme	934826617 - Management t
ISIN Item	Proposal To adopt the Agreement and Plan of Merger, dated as of February 15, 2018 (the merger agreement), among LyondellBasell Industries N.V., LYB Americas Holdco Inc., and A. Schulman, Inc. (the merger). To approve, on a non-binding advisory basis, specified	by	Agenda Vote	For/Agains Manageme	934826617 - Management t
ISIN Item	Proposal To adopt the Agreement and Plan of Merger, dated as of February 15, 2018 (the merger agreement), among LyondellBasell Industries N.V., LYB Americas Holdco Inc., and A. Schulman, Inc. (the merger). To approve, on a non-binding advisory basis, specified compensation that may be paid or become	Managemen	Agenda Vote	For/Agains Manageme	934826617 - Management t
ISIN Item 1.	Proposal To adopt the Agreement and Plan of Merger, dated as of February 15, 2018 (the merger agreement), among LyondellBasell Industries N.V., LYB Americas Holdco Inc., and A. Schulman, Inc. (the merger). To approve, on a non-binding advisory basis, specified compensation that may be paid or become payable to the	Managemen	Agenda Vote	For/Agains Manageme For	934826617 - Management t
ISIN Item 1.	Proposal To adopt the Agreement and Plan of Merger, dated as of February 15, 2018 (the merger agreement), among LyondellBasell Industries N.V., LYB Americas Holdco Inc., and A. Schulman, Inc. (the merger). To approve, on a non-binding advisory basis, specified compensation that may be paid or become payable to the named executive officers of A. Schulman, Inc in connection with the merger and contemplated	Managemen	Agenda Vote	For/Agains Manageme For	934826617 - Management t
ISIN Item 1.	US8081941044 Proposal To adopt the Agreement and Plan of Merger, dated as of February 15, 2018 (the merger agreement), among LyondellBasell Industries N.V., LYB Americas Holdco Inc., and A. Schulman, Inc. (the merger). To approve, on a non-binding advisory basis, specified compensation that may be paid or become payable to the named executive officers of A. Schulman, Inc in connection with the merger and contemplated by the	Managemen	Agenda Vote	For/Agains Manageme For	934826617 - Management t
ISIN Item 1.	Proposal To adopt the Agreement and Plan of Merger, dated as of February 15, 2018 (the merger agreement), among LyondellBasell Industries N.V., LYB Americas Holdco Inc., and A. Schulman, Inc. (the merger). To approve, on a non-binding advisory basis, specified compensation that may be paid or become payable to the named executive officers of A. Schulman, Inc in connection with the merger and contemplated by the merger agreement.	Managemen	Agenda Vote atFor	For/Agains Manageme For	934826617 - Management t
ISIN Item 1.	Proposal To adopt the Agreement and Plan of Merger, dated as of February 15, 2018 (the merger agreement), among LyondellBasell Industries N.V., LYB Americas Holdco Inc., and A. Schulman, Inc. (the merger). To approve, on a non-binding advisory basis, specified compensation that may be paid or become payable to the named executive officers of A. Schulman, Inc in connection with the merger and contemplated by the merger agreement. To approve the adjournment of the special	Managemen	Agenda Vote atFor	For/Agains Manageme For	934826617 - Management t
ISIN Item 1.	US8081941044 Proposal To adopt the Agreement and Plan of Merger, dated as of February 15, 2018 (the merger agreement), among LyondellBasell Industries N.V., LYB Americas Holdco Inc., and A. Schulman, Inc. (the merger). To approve, on a non-binding advisory basis, specified compensation that may be paid or become payable to the named executive officers of A. Schulman, Inc in connection with the merger and contemplated by the merger agreement. To approve the adjournment of the special meeting, if	Managemen	Agenda Vote atFor	For/Agains Manageme For	934826617 - Management t
ISIN Item 1.	Proposal To adopt the Agreement and Plan of Merger, dated as of February 15, 2018 (the merger agreement), among LyondellBasell Industries N.V., LYB Americas Holdco Inc., and A. Schulman, Inc. (the merger). To approve, on a non-binding advisory basis, specified compensation that may be paid or become payable to the named executive officers of A. Schulman, Inc in connection with the merger and contemplated by the merger agreement. To approve the adjournment of the special meeting, if necessary or appropriate, including to solicit	Managemen	Agenda Vote atFor	For/Agains Manageme For	934826617 - Management t
ISIN Item 1.	US8081941044 Proposal To adopt the Agreement and Plan of Merger, dated as of February 15, 2018 (the merger agreement), among LyondellBasell Industries N.V., LYB Americas Holdco Inc., and A. Schulman, Inc. (the merger). To approve, on a non-binding advisory basis, specified compensation that may be paid or become payable to the named executive officers of A. Schulman, Inc in connection with the merger and contemplated by the merger agreement. To approve the adjournment of the special meeting, if	Managemen	Agenda Vote atFor	For/Agains Manageme For	934826617 - Management t

time of the

special meeting to approve the proposal to

adopt the

merger agreement.

KAPSTONE PAPER & PACKAGING CORPORATION

Security 48562P103 Meeting Type Annual

Ticker KS Meeting Date 14-Jun-2018

Symbol

ISIN US48562P1030 Agenda 934828039 - Management

Proposed For/Against **Proposal** Vote Item Management 1.1 Election of Director: Jonathan R. Furer ManagementFor For 1.2 Election of Director: Matthew H. Paull ManagementFor For Election of Director: Maurice S. Reznik ManagementFor For 1.3 1.4 Election of Director: Roger W. Stone ManagementFor For Ratification of the appointment of Ernst & Young LLP as 2. the Company's independent registered public ManagementFor For accounting firm for 2018.

Advisory approval of the Company's named

3. executive ManagementFor For

officer compensation.

ASIA SATELLITE TELECOMMUNICATIONS HOLDINGS LIMITED

G0534R108 Meeting Type Security **Annual General Meeting**

Ticker Meeting Date

15-Jun-2018 Symbol

ISIN BMG0534R1088 Agenda 709478754 - Management

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

PLEASE NOTE THAT THE COMPANY

NOTICE AND

PROXY FORM ARE AVAILABLE BY

CLICKING-ON THE

CMMT URL LINKS:-Non-Voting

http://www.hkexnews.hk/listedco/listconews/SEHK/2018/

0511/LTN20180511473.pdf-AND-

http://www.hkexnews.hk/listedco/listconews/SEHK/2018/

0511/LTN20180511457.pdf

PLEASE NOTE THAT SHAREHOLDERS

ARE

ALLOWED TO VOTE 'IN FAVOR' OR

CMMT 'AGAINST' FOR-Non-Voting

ALL RESOLUTIONS, ABSTAIN IS NOT A

VOTING

OPTION ON THIS MEETING

1 TO RECEIVE AND APPROVE THE ManagementFor For

AUDITED

CONSOLIDATED FINANCIAL

	STATEMENTS FOR THE		
	YEAR ENDED 31 DECEMBER 2017 AND THE		
	REPORTS OF THE DIRECTORS AND		
	AUDITORS		
	THEREON		
	TO DECLARE A FINAL DIVIDEND OF		
	HKD 0.20 PER		
2	SHARE FOR THE YEAR ENDED 31	ManagementFor	For
	DECEMBER 2017		
	TO RE-ELECT MR. HERMAN CHANG		
3.A	HSIUGUO AS A	ManagementAgainst	Against
	DIRECTOR		8
	TO RE-ELECT MR. PETER JACKSON AS		_
3.B	A DIRECTOR	ManagementFor	For
	TO RE-ELECT MS. PHILANA WAI YIN		
3.C	POON AS A	ManagementFor	For
	DIRECTOR		
	TO RE-ELECT DR. ROGER SHUN-HONG		
3.D	TONG AS A	ManagementFor	For
	DIRECTOR		
	TO RE-ELECT MS. MAURA WONG HUNG	j	
3.E	HUNG AS A	ManagementAgainst	Against
	DIRECTOR		
	TO RE-ELECT MR. GREGORY M.		
3.F	ZELUCK AS A	ManagementFor	For
	DIRECTOR		
	TO AUTHORISE THE BOARD TO FIX		
3.G	THE	ManagementFor	For
	REMUNERATION OF THE DIRECTORS		
	TO RE-APPOINT		
	PRICEWATERHOUSECOOPERS AS AUDITORS OF THE COMPANY AND		
4		ManagementAgainst	A maimat
4	AUTHORISE THE BOARD TO FIX THEIR REMUNERATION	ManagementAgainst	Against
	FOR THE		
	YEAR ENDING 31 DECEMBER 2018		
	TO GRANT A GENERAL MANDATE TO		
	THE		
	DIRECTORS TO ALLOT, ISSUE AND		
5	DISPOSE OF	ManagementAgainst	Against
	NEW SHARES IN THE CAPITAL OF THE		
	COMPANY		
	TO GRANT A GENERAL MANDATE TO		
	THE		
6	DIRECTORS TO REPURCHASE SHARES	ManagementFor	For
	OF THE	Č	
	COMPANY		
7	TO EXTEND, CONDITIONAL UPON THE	ManagementAgainst	Against
	PASSING OF	-	
	RESOLUTIONS (5) AND (6), THE		

GENERAL MANDATE

TO ALLOT, ISSUE AND DISPOSE OF

NEW SHARES

BY ADDING THE NUMBER OF SHARES

REPURCHASED

XPO LOGISTICS EUROPE SA, LYON

Ordinary General Meeting Security F4655Q106 Meeting Type

Ticker Meeting Date 15-Jun-2018

Symbol

ISIN FR0000052870 Agenda 709567741 - Management

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

PLEASE NOTE IN THE FRENCH MARKET

THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND Non-Voting

"AGAINST" A VOTE OF "ABSTAIN" WILL

BE TREATED

AS AN "AGAINST" VOTE.

THE FOLLOWING APPLIES TO

SHAREHOLDERS

THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

FRENCH CUSTODIAN: PROXY CARDS:

VOTING

INSTRUCTIONS WILL BE FORWARDED

TO THE-

GLOBAL CUSTODIANS ON THE VOTE

CMMT DEADLINE

Non-Voting DATE. IN CAPACITY AS REGISTERED-

INTERMEDIARY, THE GLOBAL

CUSTODIANS WILL

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU

REQUEST MORE

INFORMATION, PLEASE

CONTACT-YOUR CLIENT

REPRESENTATIVE

CMMT IN CASE AMENDMENTS OR NEW Non-Voting

RESOLUTIONS

ARE PRESENTED DURING THE

MEETING, YOUR-

VOTE WILL DEFAULT TO 'ABSTAIN'.

SHARES CAN

ALTERNATIVELY BE PASSED TO

THE-CHAIRMAN OR

A NAMED THIRD PARTY TO VOTE ON

ANY SUCH

ITEM RAISED. SHOULD YOU-WISH TO

Edgar Filing: GDL FUND - Form N-PX **PASS** CONTROL OF YOUR SHARES IN THIS WAY, PLEASE CONTACT YOUR-BROADRIDGE CLIENT **SERVICE** REPRESENTATIVE. THANK YOU PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 943658 DUE TO RECEIPT OF-ADDITIONAL RESOLUTIONS A & B WITH CHANGE IN CMMT TEXT OF RESOLUTION 3. ALL Non-Voting **VOTES-RECEIVED ON** THE PREVIOUS MEETING WILL BE **DISREGARDED** AND YOU WILL NEED TO-REINSTRUCT ON THIS MEETING NOTICE. THANK YOU PLEASE NOTE THAT IMPORTANT **ADDITIONAL** MEETING INFORMATION IS AVAILABLE BY-CLICKING CMMT ON THE MATERIAL URL Non-Voting LINK:-https://www.journalofficiel.gouv.fr/publications/balo/pdf/2018/0530/20180530 1-802593.pdf AND-https://www.journalofficiel.gouv.fr/publications/balo/pdf/2018/0511/20180511 1-801680.pdf APPROVAL OF THE CORPORATE **FINANCIAL** 1 STATEMENTS FOR THE FINANCIAL For ManagementFor YEAR ENDED 31 DECEMBER 2017 APPROVAL OF THE CONSOLIDATED **FINANCIAL** 2 ManagementFor STATEMENTS FOR THE FINANCIAL For YEAR ENDED 31 DECEMBER 2017 ALLOCATION OF INCOME FOR THE 3 FINANCIAL YEAR ManagementFor For ENDED 31 DECEMBER 2017 PLEASE NOTE THAT THIS RESOLUTION Shareholder Against Α For IS A SHAREHOLDER PROPOSAL: RESOLUTION

PROPOSED BY ELLIOTT CAPITAL

ACTING FOR AND ON BEHALF OF

ASSOCIATES, L.P. AND OF ELLIOTT

ADVISORS, L.P.,

ELLIOTT

209

INTERNATIONAL, L.P: AMENDMENT TO THE THIRD **RESOLUTION - ALLOCATION OF** INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2017 PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: RESOLUTION PROPOSED BY ELLIOTT CAPITAL ADVISORS, L.P., ACTING FOR AND ON BEHALF OF В Shareholder Against For **ELLIOTT** ASSOCIATES, L.P. AND OF ELLIOTT INTERNATIONAL, L.P: APPOINTMENT OF MR. JAMES P. SHINEHOUSE AS MEMBER OF THE SUPERVISORY BOARD REGULARIZATION OF AN AGREEMENT **REFERRED** TO IN ARTICLE L. 225-86 OF THE FRENCH COMMERCIAL CODE - AMENDMENT TO 4 THE SHORT-ManagementFor For TERM CREDIT FACILITY OF A MAXIMUM AMOUNT OF USD 110 MILLION GRANTED BY THE **COMPANY XPO** LOGISTICS, INC. TO THE COMPANY REGULARIZATION OF AN AGREEMENT REFERRED TO IN ARTICLE L. 225-86 OF THE **FRENCH COMMERCIAL CODE - SHORT-TERM** 5 **CREDIT** ManagementFor For FACILITY OF A MAXIMUM AMOUNT OF **EUR 19.7** MILLION GRANTED BY THE COMPANY **XPO** LOGISTICS, INC. TO THE COMPANY 6 REGULARIZATION OF AN AGREEMENT ManagementFor For REFERRED TO IN ARTICLE L. 225-86 OF THE **FRENCH COMMERCIAL CODE - SHORT-TERM CREDIT** FACILITY OF A MAXIMUM AMOUNT OF **EUR 30.3** MILLION GRANTED BY THE COMPANY **XPO**

	3 3		
	LOGISTICS, INC. TO THE COMPANY REGULARIZATION OF AN AGREEMENT		
	REFERRED TO IN ARTICLE L. 225-86 OF THE FRENCH		
7	COMMERCIAL CODE - SHORT-TERM CREDIT	ManagementFor	For
	FACILITY OF A MAXIMUM NOMINAL AMOUNT OF		
	EUR 50 MILLION GRANTED BY THE COMPANY XPO		
	LOGISTICS, INC. TO THE COMPANY APPROVAL OF AN AGREEMENT REFERRED TO IN		
	ARTICLE L. 225-86 OF THE FRENCH COMMERCIAL		
8	CODE - REMUNERATION OF A GUARANTEE	ManagementFor	For
	GRANTED BY XPO LOGISTICS, INC COMPANY TO		
	BNP PARIBAS ASSET MANAGEMENT RENEWAL OF THE TERM OF OFFICE OF		
9	MR. BRADLEY JACOBS AS A MEMBER OF THE	ManagementAgainst	Against
	SUPERVISORY BOARD RENEWAL OF THE TERM OF OFFICE OF		
10	MR. JOHN HARDIG AS A MEMBER OF THE	ManagementAgainst	Against
	SUPERVISORY BOARD		
	RENEWAL OF THE TERM OF OFFICE OF MR. HENRI		
11	LACHMANN AS A MEMBER OF THE SUPERVISORY	ManagementAgainst	Against
	BOARD RENEWAL OF THE TERM OF OFFICE OF MR.		
12	FRANCOIS-MARIE VALENTIN AS A MEMBER OF THE	ManagementAgainst	Against
	SUPERVISORY BOARD RENEWAL OF THE TERM OF OFFICE OF		
13	KPMG SA AS PRINCIPLE STATUTORY AUDITOR	ManagementFor	For
14	APPROVAL OF THE COMPENSATION ELEMENTS	ManagementFor	For
	PAID OR AWARDED FOR THE FINANCIAL YEAR		
	ENDED 31 DECEMBER 2017 TO MR. BRADLEY		
	JACOBS, CHAIRMAN OF THE		

	3 3		
	SUPERVISORY BOARD APPROVAL OF THE COMPENSATION ELEMENTS		
15	PAID OR AWARDED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2017 TO MR.	ManagementFor	For
	TROY COOPER, CHAIRMAN OF THE MANAGEMENT BOARD UNTIL 15 SEPTEMBER 2017		
	APPROVAL OF THE COMPENSATION ELEMENTS PAID OR AWARDED FOR THE FINANCIAL YEAR		
16	ENDED 31 DECEMBER 2017 TO MR. MALCOLM WILSON, MEMBER OF THE	ManagementFor	For
	MANAGEMENT BOARD AND CHAIRMAN OF THE MANAGEMENT BOARD SINCE 15 SEPTEMBER 2017		
	APPROVAL OF THE COMPENSATION ELEMENTS PAID OR AWARDED FOR THE		
17	FINANCIAL YEAR ENDED 31 DECEMBER 2017 TO MR. LUIS ANGEL	ManagementFor	For
	GOMEZ, MEMBER OF THE MANAGEMENT BOARD APPROVAL OF THE COMPENSATION		
18	ELEMENTS PAID OR AWARDED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2017 TO MR.	ManagementFor	For
	LUDOVIC OSTER, MEMBER OF THE MANAGEMENT BOARD		
19	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO MEMBERS OF THE	ManagementFor	For
	SUPERVISORY BOARD AND TO ITS CHAIRMAN APPROVAL OF THE COMPENSATION		
20	POLICY APPLICABLE TO THE CHAIRMAN OF THE	ManagementAgainst	Against
21	MANAGEMENT BOARD APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO OTHER MEMBERS OF	ManagementAgainst	Against
	THE		

MANAGEMENT BOARD POWERS TO CARRY OUT ALL LEGAL 22 ManagementFor For **FORMALITIES** GGP INC. Security 36174X101 Meeting Type Annual Ticker **GGP** Meeting Date 19-Jun-2018 Symbol **ISIN** US36174X1019 934812199 - Management Agenda **Proposed** For/Against Vote Item **Proposal** Management by 1a. Election of Director: Richard B. Clark ManagementFor For ManagementFor 1b. Election of Director: Mary Lou Fiala For 1c. Election of Director: J. Bruce Flatt ManagementFor For Election of Director: Janice R. Fukakusa ManagementFor For 1d. 1e. Election of Director: John K. Haley ManagementFor For 1f. Election of Director: Daniel B. Hurwitz ManagementFor For 1g. Election of Director: Brian W. Kingston ManagementFor For 1h. Election of Director: Christina M. Lofgren ManagementFor For Election of Director: Sandeep Mathrani ManagementFor For 1i. Approval, on an advisory basis, of the 2. compensation paid For ManagementFor to the named executive officers. Ratification of the selection of independent 3. registered ManagementFor For public accounting firm. VERIFONE SYSTEMS, INC. Security 92342Y109 Meeting Type Special Ticker **PAY** Meeting Date 19-Jun-2018 Symbol **ISIN** US92342Y1091 Agenda 934834929 - Management **Proposed** For/Against Item Proposal Vote Management by To adopt the Agreement and Plan of Merger, dated as of April 9, 2018, by and among VeriFone 1. Systems, Inc. ("the ManagementFor For Company"), Vertex Holdco LLC and Vertex Merger Sub LLC. To approve, by non-binding, advisory vote, compensation arrangements for the Company's ManagementFor 2. For named executive officers in connection with the 3. To adjourn the special meeting, if necessary or Management For For appropriate, including if there are not holders of a

sufficient number of shares of the Company's

common

stock present or represented by proxy at the

special

meeting to constitute a quorum.

NATUREX SA, AVIGNON

Security F65010112 Meeting Type Ordinary General Meeting

Ticker Symbol Meeting Date 21-Jun-2018

ISIN FR0000054694 Agenda 709548412 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE IN THE FRENCH MARKET

THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND Non-Voting

"AGAINST" A VOTE OF "ABSTAIN" WILL

BE TREATED

AS AN "AGAINST" VOTE.

THE FOLLOWING APPLIES TO

SHAREHOLDERS

THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

FRENCH CUSTODIAN: PROXY CARDS:

VOTING

INSTRUCTIONS WILL BE FORWARDED

TO THE-

GLOBAL CUSTODIANS ON THE VOTE

CMMT DEADLINE

CMMT DATE. IN CAPACITY AS REGISTEREDNon-Voting

INTERMEDIARY, THE GLOBAL

CUSTODIANS WILL

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU

REQUEST MORE

INFORMATION, PLEASE

CONTACT-YOUR CLIENT

REPRESENTATIVE

CMMT IN CASE AMENDMENTS OR NEW Non-Voting

RESOLUTIONS

ARE PRESENTED DURING THE

MEETING, YOUR-

VOTE WILL DEFAULT TO 'ABSTAIN'.

SHARES CAN

ALTERNATIVELY BE PASSED TO

THE-CHAIRMAN OR

A NAMED THIRD PARTY TO VOTE ON

ANY SUCH

ITEM RAISED. SHOULD YOU-WISH TO

PASS

CONTROL OF YOUR SHARES IN THIS WAY, PLEASE CONTACT YOUR-BROADRIDGE CLIENT **SERVICE** REPRESENTATIVE. THANK YOU 25 MAY 2018: PLEASE NOTE THAT **IMPORTANT** ADDITIONAL MEETING INFORMATION **IS-AVAILABLE** BY CLICKING ON THE MATERIAL URL LINK:https://www.journalofficiel.gouv.fr/publications/balo/pdf/2018/0525/20180525 1-802395.pdf. PLEASE NOTE THAT THIS **CMMT** Non-Voting REVISION DUE TO MODIFICATION OF **TEXT-IN** COMMENT. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT VOTE **AGAIN-UNLESS YOU** DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU APPROVAL OF THE CORPORATE **FINANCIAL** STATEMENTS FOR THE FINANCIAL Management No Action 1 YEAR ENDED 31 **DECEMBER 2017 AND DISCHARGE GRANTED TO DIRECTORS** APPROVAL OF THE CONSOLIDATED **FINANCIAL** $Management\overset{No}{.}$ 2 STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2017 ALLOCATION OF INCOME FOR THE 3 Management FINANCIAL YEAR 2017 STATUTORY AUDITORS' REPORT ON REGULATED AGREEMENTS AND 4 Management **COMMITMENTS** AND APPROVAL OF THESE **AGREEMENTS** SETTING OF THE AMOUNT OF ATTENDANCE FEES 5 Management TO BE ALLOCATED TO THE BOARD OF **DIRECTORS** APPROVAL OF THE FIXED, VARIABLE ManagementNo 6 AND Action **EXCEPTIONAL COMPONENTS MAKING**

UP THE

TOTAL COMPENSATION AND BENEFITS

OF ANY

KIND PAID OR AWARDED FOR THE

FINANCIAL YEAR

ENDED 31 DECEMBER 2017 TO MR.

PAUL LIPPENS.

CHAIRMAN OF THE BOARD OF

DIRECTORS

APPROVAL OF THE FIXED, VARIABLE

EXCEPTIONAL COMPONENTS MAKING

UP THE

TOTAL COMPENSATION AND BENEFITS

7 OF ANY

KIND PAID OR AWARDED FOR THE

FINANCIAL YEAR

ENDED 31 DECEMBER 2017 TO MR.

OLIVIER

RIGAUD, CHIEF EXECUTIVE OFFICER

APPROVAL OF THE PRINCIPLES AND

CRITERIA FOR

DETERMINING, DISTRIBUTING AND

ALLOCATING

THE FIXED, VARIABLE AND

EXCEPTIONAL

COMPONENTS MAKING UP THE TOTAL

Management
Action

Management Action

ANY KIND

8

ATTRIBUTABLE TO MR. PAUL LIPPENS,

CHAIRMAN

OF THE BOARD OF DIRECTORS FOR

THE FINANCIAL

YEAR 2018

APPROVAL OF THE PRINCIPLES AND

CRITERIA FOR

DETERMINING, DISTRIBUTING AND

ALLOCATING

THE FIXED, VARIABLE AND

EXCEPTIONAL

COMPONENTS MAKING UP THE TOTAL 9

Management

COMPENSATION AND BENEFITS OF

ANY KIND

ATTRIBUTABLE TO MR. OLIVIER

RIGAUD, CHIEF

EXECUTIVE OFFICER FOR THE

FINANCIAL YEAR

2018

10

APPOINTMENT OF MRS. FREDERIQUE

LAFOSSE AS

Management No Action

DIRECTOR

11	APPOINTMENT OF MR. FRANCOIS DE GANTES AS DIRECTOR	Managemen	nt ^{No} Actic	on	
12	APPOINTMENT OF MR. JEAN-NOEL LORENZONI AS DIRECTOR	Managemen	No nt _{Actic}	on	
13	RATIFICATION OF THE CO-OPTATION OF MRS. LORENE MARTEL AS DIRECTOR, AS A REPLACEMENT FOR MRS. HELENE MARTEL	Managemer	nt Actio	on	
14	MASSIGNAC, WHO PASSED AWAY RENEWAL OF THE TERM OF OFFICE OF MR. OLIVIER LIPPENS AS DIRECTOR AUTHORIZATION TO BE GRANTED TO	Managemen	No ^{nt} Actio	on	
15	THE BOARD OF DIRECTORS FOR THE COMPANY TO REPURCHASE ITS OWN SHARES PURSUANT TO THE PROVISIONS OF ARTICLE L.225-209 OF THE	Managemei	No Actio	on	
16	FRENCH COMMERCIAL CODE POWERS TO CARRY OUT ALL LEGAL FORMALITIES 25 MAY 2018: PLEASE NOTE THAT THIS IS AN	Managemen	nt Actio	on	
CMMT	AMENDMENT TO MEETING ID 940836 DUE-TO CHANGE IN SUMMARY OF RESOLUTIONS 10 TO 12. ALL VOTES RECEIVED ON THE-PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS-MEETING NOTICE. THANK YOU	Non-Voting	5		
SLM C	ORPORATION				
Security Ticker	78442P106		Meet	ing Type	Annual
Symbol	SLM		Meet	ing Date	21-Jun-2018
ISIN			Agen	ıda	934810044 - Management
Item	Proposal	Proposed by	Vote	For/Agains	
1a.	Election of Director: Paul G. Child	Managemen		For	
1b. 1c.	Election of Director: Carter Warren Franke Election of Director: Earl A. Goode	Managemei Managemei		For For	
1d.	Election of Director: Marianne M. Keler	Managemen		For	
1e.	Election of Director: Jim Matheson	Managemen	ntFor	For	

	_aga: :g. a.	32.0.12			
1f.	Election of Director: Jed H. Pitcher	Manageme	ntFor	For	
1g.	Election of Director: Frank C. Puleo	Manageme		For	
1h.	Election of Director: Raymond J. Quinlan	Manageme		For	
1i.	•	Manageme	ntFor	For	
1j.	Election of Director: William N. Shiebler	Manageme		For	
1k.	Election of Director: Robert S. Strong	Manageme		For	
11.	Election of Director: Kirsten O. Wolberg	Manageme		For	
	Advisory approval of SLM Corporation's	C			
2.	executive	Manageme	ntFor	For	
	compensation.	C			
	Ratification of the appointment of KPMG LLI	D			
	as SLM				
3.	Corporation's independent registered public	Manageme	ntFor	For	
	accounting				
	firm for 2018.				
AMTRU	UST FINANCIAL SERVICES, INC.				
Security			Meeting '	Гуре	Contested-Special
Ticker	A EQI		_	-	-
Symbol	AFSI		Meeting 1	Date	21-Jun-2018
ISIN	US0323593097		Agenda		934820730 - Management
Item	Proposal	Proposed	Vote	For/Agains	st
псш	Toposai	by	VOIC	Manageme	ent
	To adopt the Agreement and Plan of Merger,				
	dated as of				
	March 1, 2018, as amended by that certain				
	amendment				
	to the Agreement and Plan of Merger, dated				
	June 6,				
	2018 (as amended, supplemented or otherwise	;			
1.	modified	Manageme	ntFor	For	
1.	from time to time), by and among Evergreen	wanageme	iiu Oi	1 01	
	Parent, L.P.,				
	a Delaware limited partnership, Evergreen				
	Merger Sub,				
	Inc., a Delaware corporation and wholly				
	owned subsidiary				
	of Parent, and AmTrust Financial Services,				
	Inc.				
	To approve the adjournment of the special				
	meeting from				
	time to time, if necessary, to solicit additional				
	proxies if				
2.	there are insufficient votes at the time of the	Manageme	ntFor	For	
	special				
	meeting to approve the proposal to adopt the				
	Amended				
	Merger Agreement.				
	CHANNEL OUTDOOR HOLDINGS, INC.				
Security			Meeting '		Annual
	CCO		Meeting 1	Date	22-Jun-2018

Ticker
Symbol

ISIN US18451C1099 Agenda 934832076 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1.	DIRECTOR	Management	
	1 Vicente Piedrahita	Withhel	d Against

Vicente Piedrahita
 Dale W. Tremblay
 Withheld Against
 Withheld Against

Ratification of the selection of Ernst & Young LLP as the

2. independent registered public accounting firm ManagementFor for the year ending December 31, 2018.

NXP SEMICONDUCTORS NV.

Security	N6596X109	Meeting Type	Annual
Ticker	NXPI	Mosting Data	22-Jun-2018
Symbol	IVATI	Meeting Date	22 -J ull-2016

ISIN NL0009538784 Agenda 934843079 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
2-C	Adoption of the 2017 statutory annual accounts	Manageme	entFor	For
	Granting discharge to the executive member and non-			
2-D	executive members of the Board of Directors for their	Manageme	entFor	For
	responsibilities in the financial year 2017 Proposal to re-appoint Mr. Richard L.			
3-A	Clemmer as executive director	Manageme	entFor	For
3-В	Proposal to re-appoint Sir Peter Bonfield as non-	Manageme	entFor	For
3-C	executive director Proposal to re-appoint Mr. Johannes P. Huth as non-	Manageme	entFor	For
	executive director Proposal to re-appoint Mr. Kenneth A.			
3-D	Goldman as non- executive director	Manageme	entAgainst	Against
3-E	Proposal to re-appoint Mr. Josef Kaeser as non-executive director	Manageme	entAgainst	Against
3-F	Proposal to re-appoint Mr. Eric Meurice as non-executive director	Manageme	entFor	For
3-G	Proposal to re-appoint Mr. Peter Smitham as non-executive director	Manageme	entFor	For
3-Н	enecual to uncolor	Manageme	entFor	For

		3 3				
	Propo non-	sal to re-appoint Ms. Julie Southern as				
	execu	tive director				
	Propo	sal to re-appoint Mr. Gregory Summe as	1			
3-I	non-		Manageme	ntFor	For	
		tive director				
		tional appointment as per Closing of Mr	_			
4-A	Steve	tronar appointment as per crossing or ivin	Manageme	ntFor	For	
		nkopf as executive director	Manageme	1111 01	101	
		tional appointment as per Closing of Mr				
4-B	Georg		Manageme	ntFor	For	
т-Б	_	as non-executive director	Manageme	nu oi	1 01	
4.0		tional appointment as per Closing of Mr		4To	Ean	
4-C	Donal		Manageme	ntror	For	
		berg as non-executive director				
4 D		tional appointment as per Closing of Mr		4E		
4-D	Brian	66	Manageme	ntror	For	
		ff as non-executive director				
4 E		tional appointment as per Closing of Mr		4E	F	
4-E	Rob to		Manageme	ntror	For	
		as non-executive director				
4 5		tional appointment as per Closing of	3.4	4E	Б	
4-F	Prof. I		Manageme	ntFor	For	
		n Perrick as non-executive director				
~ .		orization of the Board of Directors to	3.6	·IE	Б.	
5-A		shares or	Manageme	ntFor	For	
	-	rights to acquire shares				
		orization of the Board of Directors to		_	-	
5-B	restric		Manageme	ntFor	For	
		le pre-emption rights				
_		rization of the Board of Directors to		_	-	
6.	repurc		Manageme	ntFor	For	
		in the Company's capital				
_		orization to cancel ordinary shares in the		_	_	
7.	Comp	·	Manageme	ntFor	For	
	capita					
	_	sal to re-appoint KPMG Accountants				
8.	N.V. a		Manageme	ntFor	For	
0.	•	any's external auditor for fiscal year	Tranageme	1142 01	101	
	2018					
		NOLOGIES INC.				
Securit	y 24	4703L103		Meet	ing Type	Annual
Ticker	D	VMT		Meet	ing Date	25-Jun-2018
Symbo	1					
ISIN	U	S24703L1035		Agen	ıda	934824815 - Management
			ъ .		.	
Item	Propo	sal	Proposed	Vote	For/Agair	
	•		by		Managem	ent
1.		CTOR	Manageme		-	
		avid W. Dorman		For	For	
	2 W	illiam D. Green		For	For	

For Ellen J. Kullman For Ratification of the appointment of PricewaterhouseCoopers LLP as Dell Technologies Inc.'s 2. ManagementFor For independent registered public accounting firm for fiscal year ending February 1, 2019 Approval, on an advisory basis, of the compensation of 3. Dell Technologies Inc.'s named executive ManagementFor For officers as disclosed in the proxy statement PAPELES Y CARTONES DE EUROPA, S.A. Security E4611S106 Meeting Type **Ordinary General Meeting** Ticker Meeting Date 27-Jun-2018 Symbol **ISIN** ES0168561019 Agenda 709544692 - Management Proposed For/Against Item Proposal Vote Management by PLEASE NOTE IN THE EVENT THE **MEETING DOES** NOT REACH QUORUM, THERE WILL BE A-SECOND **CALL ON 28 JUNE 2018.** CMMT CONSEQUENTLY, YOUR Non-Voting **VOTING INSTRUCTIONS WILL-REMAIN** VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. THANK YOU REVIEW AND APPROVE THE INDIVIDUAL ANNUAL ACCOUNTS AND MANAGEMENT REPORT OF PAPELES Y CARTONES DE EUROPA, S.A. AS WELL AS THE CONSOLIDATED ANNUAL 1 **ACCOUNTS AND** ManagementFor For MANAGEMENT REPORT OF PAPELES Y **CARTONES** DE EUROPA, S.A. AND ITS AFFILIATED COMPANIES, ALL FOR THE FISCAL YEAR ENDED 31 **DECEMBER** 2017 APPROVE THE MANAGEMENT OF THE **BOARD OF** 2 DIRECTORS FOR THE FISCAL YEAR ManagementFor For ENDED 31 DECEMBER 2017

3	APPLICATION OF 2017 PROFITS REPORT ON THE DIRECTORS	ManagementFor	For
4	REMUNERATION, IN CONFORMITY WITH ARTICLE 541,4 OF THE CAPITAL COMPANIES ACT, TO BE VOTED ON FOR	ManagementAgainst	Against
5	CONSULTATION PURPOSES REMUNERATION POLICY SET THE REMUNERATION OF THE	ManagementAgainst	Against
6	BOARD REAPPOINTMENT OF ERNST AND YOUNG	ManagementAgainst	Against
7	AUDITORES, S.L. AS THE AUDITORS OF THE COMPANY AND ITS CONSOLIDATED	ManagementFor	For
8.1	GROUP REAPPOINTMENT OF D. VICENTE GUILARTE GUTIERREZ AS OTHER EXTERNAL DIRECTOR REAPPOINTMENT OF AGUASAL S.A.U.,	ManagementAgainst	Against
8.2	AS DIRECTOR REPRESENTING SUBSTANTIAL	ManagementFor	For
8.3	SHAREHOLDERS SET THE NUMBER OF DIRECTORS. MAINTAIN ONE VACANCY WITHIN THE BOARD OF DIRECTORS	ManagementFor	For
9	CAPITAL INCREASE FOR A MAXIMUM AMOUNT OF EUR 7,939,026 THROUGH THE ISSUE OF UP TO 3,969,513 SHARES, ASSIGNING 1 NEW FREE SHARE FOR EVERY 25 OLD SHARES AGAINST RETAINED CASH. FULL SUBSCRIPTION NOT REQUIRED. DELEGATE POWERS TO THE BOARD, WITH SUBSTITUTION POWERS ON THE EXECUTIVE COMMITTEE, TO SET THOSE TERMS AND CONDITIONS FOR THE CAPITAL INCREASE THAT ARE NOT ESTABLISHED BY THE GENERAL MEETING, TO TAKE ANY NECESSARY	ManagementFor	For

ACTIONS FOR

ITS EXECUTION, TO RESTATE ARTICLE

5 OF THE

ARTICLES OF ASSOCIATION IN ORDER

TO BRING IT

INTO LINE WITH THE NEW CORPORATE

CAPITAL

AMOUNT, AND TO EXECUTE ANY

NECESSARY

PUBLIC OR PRIVATE INSTRUMENTS

RELATED TO

THE INCREASE. REQUEST LISTING OF

THE NEW

SHARES IN THE STOCK EXCHANGES OF

MADRID

AND BARCELONA, AND THEIR

TRADING THROUGH

THE STOCK EXCHANGE LINKING

SERVICE

DELEGATE POWERS TO THE BOARD,

WITH

EXPRESS SUBSTITUTION AUTHORITY

ON THE

EXECUTIVE COMMITTEE, TO INCREASE

THE

CORPORATE CAPITAL, AS PROVIDED

IN SECTIONS

297.1.B AND 506 OF THE CAPITAL

COMPANIES ACT,

WITHIN A 5 YEAR PERIOD, ALL AT

10 ONCE OR IN

ManagementAgainst Against

STAGES, UP TO 50 PCT. OF THE

CURRENT

CORPORATE CAPITAL AMOUNT, WITH

POWERS TO

EXCLUDE THE PREFERENTIAL

SUBSCRIPTION

RIGHTS AND RENDERING VOID THE

AUTHORITY

GRANTED THERETO BY THE GENERAL

MEETING OF

24 JUNE 2015

GRANT TO THE BOARD OF DIRECTORS ManagementFor

For

THE

AUTHORITY, WITH EXPRESS

SUBSTITUTION

POWERS ON THE EXECUTIVE

COMMITTEE, TO

PROCEED TO THE DERIVATIVE

ACQUISITION OF

OWN SHARES AND TO AUTHORIZE THE

AFFILIATED

COMPANIES TO ACQUIRE SHARES OF

PAPELES Y

CARTONES DE EUROPA, S.A., ALL

UNDER THE

LIMITS AND REQUIREMENTS OF

SECTION 144 AND

FOLLOWING SECTIONS OF THE

SPANISH CAPITAL

COMPANY ACT, RENDERING VOID, FOR

THE

AMOUNT NOT USED, THE AUTHORITY

GRANTED

THERETO BY THE GENERAL MEETING

OF 24 JUNE

2015

DELEGATE POWERS TO THE BOARD,

WITH

SUBSTITUTION AUTHORITY ON THE

EXECUTIVE

COMMITTEE, TO ISSUE, IN ONE OR

SEVERAL

INSTALMENTS, BONDS, DEBENTURES

AND OTHER

SIMILAR FIXED INCOME SECURITIES,

INCLUDING

COVERED BONDS, PROMISSORY NOTES

AND

WARRANTS, AS WELL AS DEBT

INSTRUMENTS

12 CONVERTIBLE AND OR

ManagementAgainst Against

EXCHANGEABLE FOR

COMPANY SHARES. SET THE CRITERIA

TO FIX THE

BASES AND TYPES OF THE

CONVERSION AND, OR

EXCHANGE. EXCLUDE THE

PREFERENTIAL

SUBSCRIPTION RIGHTS, AS THE CASE

MAY BE,

RENDERING VOID THE AUTHORITY

GRANTED

THERETO BY THE GENERAL MEETING

OF 24 JUNE

2015

EUR 3,969,512 CAPITAL REDUCTION BY ManagementFor

For

AMORTIZATION OF 1,984,756 OWN

SHARES HELD

AS TREASURY STOCK, REPRESENTING

2 PCT. OF

THE SHARE CAPITAL. DELEGATE

Edgar Filing: GDL FUND - Form N-PX POWERS TO THE BOARD, WITH EXPRESS SUBSTITUTION **POWERS** ON THE EXECUTIVE COMMITTEE, TO SET THE TERMS AND CONDITIONS FOR THE **CAPITAL** REDUCTION THAT ARE NOT SET BY THE GENERAL MEETING, TO RESTATE ARTICLE 5 OF THE ARTICLES OF ASSOCIATION AND TO **SEEK** DELISTING AND CANCELLATION OF THE AMORTIZED SHARES, AS WELL AS TO **EXECUTE** ANY RELATED PUBLIC AND PRIVATE **DOCUMENTS** DELEGATE POWERS TO THE BOARD, WITH SUBSTITUTION AUTHORITY, FOR THE **FULL** DEVELOPMENT, EXECUTION AND ManagementFor For

14 DEVELOPMENT, EXECUTION AND ManagementFor CONSTRUCTION
OF THE AGREEMENTS, AND TO FILE
THEM WITH
THE RELEVANT AUTHORITIES.
WRITE UP, AS THE CASE MAY BE, THE
MINUTES OF
THE PROCEEDINGS, BY ANY OF THE

PROVIDED IN SECTION 202 OF THE CAPITAL ManagementFor For

Non-Voting

COMPANIES ACT. OTHERWISE, APPLY THE

PROVISIONS IN SECTION 203 OF THE

SAME ACT CMMT 28 MAY 2018: PLEASE NOTE THAT

> SHAREHOLDERS HOLDING LESS THAN "50"

SHARES-(MINIMUM

AMOUNT TO ATTEND THE MEETING)

MAY GRANT A

PROXY TO ANOTHER-SHAREHOLDER

ENTITLED TO

LEGAL ASSISTANCE OR GROUP THEM

TO REACH

METHODS

AT LEAST THAT-NUMBER, GIVING

REPRESENTATION TO A

SHAREHOLDER OF THE

225

GROUPED OR OTHER-PERSONAL

SHAREHOLDER

ENTITLED TO ATTEND THE MEETING.

THANK YOU.

28 MAY 2018: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO ADDITION OF

COMMENT.-IF YOU

CMMT PLACE DO Non-Voting

PLEASE DO

NOT VOTE AGAIN UNLESS YOU-DECIDE TO AMEND

YOUR ORIGINAL INSTRUCTIONS.

THANK YOU.

MELKER SCHORLING AB

Security W5710N104 Meeting Type Annual General Meeting

Ticker Meeting Date 28-Jun-2018

Symbol Meeting Date 28-Jun-2018

ISIN SE0001785270 Agenda 709554605 - Management

Item Proposal Proposed by Vote For/Against Management

AN ABSTAIN VOTE CAN HAVE THE

SAME EFFECT AS

AN AGAINST VOTE IF THE

CMMT MEETING-REQUIRE Non-Voting

APPROVAL FROM MAJORITY OF

PARTICIPANTS TO

PASS A RESOLUTION.

MARKET RULES REQUIRE DISCLOSURE

OF

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS MULTIPLE

BENEFICIAL OWNERS, YOU WILL NEED

TO-PROVIDE

CMMT THE BREAKDOWN OF EACH Non-Voting

BENEFICIAL OWNER NAME, ADDRESS AND SHARE-POSITION TO YOUR

CLIENT SERVICE REPRESENTATIVE.

THIS

INFORMATION IS REQUIRED-IN ORDER

FOR YOUR

VOTE TO BE LODGED

CMMT IMPORTANT MARKET PROCESSING Non-Voting

REQUIREMENT:

A BENEFICIAL OWNER SIGNED POWER

OF-

ATTORNEY (POA) IS REQUIRED IN

	5 9	
	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	
1	OPENING OF THE MEETING	Non-Voting
2	ELECTION OF CHAIRMAN OF THE	C
2	MEETING	Non-Voting
2	ESTABLISHMENT AND APPROVAL OF	NY
3	VOTING LIST	Non-Voting
4	APPROVAL OF AGENDA	Non-Voting
5	ELECTION OF ADJUSTMENT OFFICERS	Non-Voting
	EXAMINATION OF WHETHER THE	C
6	MEETING HAS	Non-Voting
	BEEN CONVENED PROPERLY	C
	PRESENTATION OF THE ANNUAL	
7	REPORT AND THE	Non-Voting
	AUDIT REPORT	· ·
	DECISION ON: DETERMINATION OF	N
8.A	INCOME	Management No.
	STATEMENT AND BALANCE SHEET	Action
	DECISION ON: DISPOSALS OF THE	
	COMPANY'S	N
8.B	PROFIT ACCORDING TO THE	Management No
	ESTABLISHED	Action
	BALANCE SHEET	
	DECISION ON: DISCHARGE FROM	
	LIABILITY FOR	No
8.C	THE BOARD MEMBERS AND THE CEO	Management
	FOR THE 2017	Action
	FISCAL YEAR	
	DETERMINE NUMBER OF MEMBERS (9)	No
9	AND	Management Action
	DEPUTY MEMBERS (0) OF BOARD	Action
	DECISION ON REMUNERATION TO	No
10	BOARD	Management Action
	MEMBERS AND AUDITORS	Action
11	REELECT MELKER SCHORLING,	ManagementNo
	MIKAEL EKDAHL	Action
	(CHAIR), STEFAN PERSSON, SOFIA	
	SCHORLING	
	HOGBERG (VICE CHAIR), MARTA	
	SCHORLING	
	ANDREEN, CARL BEK NIELSEN, GEORG	
	BRUNSTAM	
	AND CARL HENRIC SVANBERG AS	

Edgar Filing: GDL FUND - Form N-PX **DIRECTORS** ELECT ALF GORANSSON AS NEW DIRECTOR RATIFY PRICEWATERHOUSECOOPERS 12 AS Management **AUDITORS** DECISION ON RESERVE TO RESERVE 13 **FUND** Managemen FOLLOWING REDEMPTION REQUEST DECISION TO AMEND THE ARTICLES 14 OF **ASSOCIATION** 15 CLOSING OF THE MEETING Non-Voting 04 JUN 2018: PLEASE NOTE THAT THIS REVISION DUE TO MODIFICATION **OF-NUMBERING** OF RESOLUTIONS AND MODIFICATION OF THE CMMT TEXT OF RESOLUTIONS. IF YOU-HAVE Non-Voting **ALREADY** SENT IN YOUR VOTES, PLEASE DO NOT VOTE AGAIN UNLESS YOU DECIDE-TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU **BUSINESS & DECISION SA** Security F1232V103 Meeting Type MIX Ticker Meeting Date 28-Jun-2018 Symbol **ISIN** FR0000078958 Agenda 709626432 - Management For/Against Proposed Item Proposal Vote Management by PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE CMMT "FOR"-AND Non-Voting "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE. CMMT THE FOLLOWING APPLIES TO Non-Voting **SHAREHOLDERS** THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

VOTING

TO THE-

DEADLINE

FRENCH CUSTODIAN: PROXY CARDS:

INSTRUCTIONS WILL BE FORWARDED

GLOBAL CUSTODIANS ON THE VOTE

DATE. IN CAPACITY AS REGISTERED-

INTERMEDIARY, THE GLOBAL

CUSTODIANS WILL

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU

REQUEST MORE

INFORMATION, PLEASE

CONTACT-YOUR CLIENT

REPRESENTATIVE

IN CASE AMENDMENTS OR NEW

RESOLUTIONS

ARE PRESENTED DURING THE

MEETING, YOUR-

VOTE WILL DEFAULT TO 'ABSTAIN'.

SHARES CAN

ALTERNATIVELY BE PASSED TO

THE-CHAIRMAN OR

CMMT A NAMED THIRD PARTY TO VOTE ON Non-Voting

ANY SUCH

ITEM RAISED. SHOULD YOU-WISH TO

PASS

CONTROL OF YOUR SHARES IN THIS

WAY, PLEASE

CONTACT YOUR-BROADRIDGE CLIENT

SERVICE

REPRESENTATIVE. THANK YOU

PLEASE NOTE THAT IMPORTANT

ADDITIONAL

MEETING INFORMATION IS

CMMT AVAILABLE BY-CLICKING

Non-Voting

ON THE MATERIAL URL LINK:-https://www.journal-

officiel.gouv.fr/publications/balo/pdf/2018/0613/20180613

1-803139.pdf

PLEASE NOTE THAT THIS IS AN

AMENDMENT TO

MEETING ID 950517 DUE TO CHANGE

IN-AGENDA.

ALL VOTES RECEIVED ON THE

CMMT PREVIOUS MEETING

Non-Voting

WILL BE DISREGARDED AND-YOU

WILL NEED TO

REINSTRUCT ON THIS MEETING

NOTICE. THANK

YOU

APPROVAL OF THE CORPORATE

FINANCIAL

O.1 STATEMENTS FOR THE FINANCIAL ManagementFor For

YEAR ENDED 31

DECEMBER 2017

	APPROVAL OF THE CONSOLIDATED		
	FINANCIAL		
0.2	STATEMENTS FOR THE FINANCIAL	ManagementFor	For
0.2	YEAR ENDED 31	Wianagementi of	101
	DECEMBER 2017		
	ALLOCATION OF INCOME FOR THE		
0.3	FINANCIAL YEAR	ManagementFor	For
0.5	ENDED 31 DECEMBER 2017	Tranagement of	101
	AGREEMENTS REFERRED TO IN		
0.4	ARTICLE L.225-38	ManagementAbstain	Against
	OF THE FRENCH COMMERCIAL CODE	C	C
	ATTENDANCE FEES ALLOCATED TO		
O.5	THE BOARD OF	ManagementFor	For
	DIRECTORS		
	RATIFICATION OF THE CO-OPTATION		
	OF MR. JEAN-		
0.6	LOUIS DIDIER AS DIRECTOR, AS A	ManagementFor	For
0.0	REPLACEMENT	Tranagement of	101
	FOR MR. JEREMY BENSABAT WHO		
	RESIGNED		
	RATIFICATION OF THE CO-OPTATION		
	OF MRS.		
O.7	BEATRICE FELDER AS DIRECTOR, AS A REPLACEMENT FOR MR. CHRISTOPHE	ManagementFor	For
	DUMOULIN		
	WHO RESIGNED		
	RATIFICATION OF THE CO-OPTATION		
	OF MR. JEAN-		
0.0	MICHEL THIBAUD AS DIRECTOR, AS A		_
O.8	REPLACEMENT FOR MRS. TOVA	ManagementFor	For
	BENSABAT WHO		
	RESIGNED		
	RATIFICATION OF THE CO-OPTATION		
	OF MR.		
	THIERRY BONHOMME AS DIRECTOR,		
	AS A		
O.9	REPLACEMENT FOR BUSINESS &	ManagementFor	For
	DECISION		
	INGENIERIE SAS REPRESENTED BY MR	•	
	ELLIOT		
	BENSABAT WHO RESIGNED		
	RATIFICATION OF THE CO-OPTATION		
	OF MRS. CATHERINE DANEYROLE AS		
O.10	DIRECTOR, AS A	ManagementFor	For
0.10	REPLACEMENT FOR MR. JEAN-LOUIS	Wianagementi of	101
	DIDIER WHO		
	RESIGNED		
O.11	APPROVAL OF THE COMPENSATION	ManagementFor	For
	ELEMENTS	5	
	PAID OR ALLOCATED FOR THE		

FINANCIAL YEAR ENDED 31 DECEMBER 2017 TO THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER DUE TO HIS MANDATE APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND **ALLOCATING** THE FIXED, VARIABLE AND 0.12 **EXCEPTIONAL** ManagementAgainst Against ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND ATTRIBUTABLE TO THE CHAIRMAN DUE TO HIS MANDATE APPROVAL OF THE PRINCIPLES AND **CRITERIA FOR** DETERMINING, DISTRIBUTING AND **ALLOCATING** THE FIXED, VARIABLE AND **EXCEPTIONAL** 0.13ELEMENTS MAKING UP THE TOTAL ManagementAgainst Against **COMPENSATION** AND BENEFITS OF ANY KIND ATTRIBUTABLE TO THE CHIEF EXECUTIVE OFFICER DUE TO HIS **MANDATE AUTHORIZATION GRANTED TO THE BOARD OF** 0.14 DIRECTORS TO BUY OR TRANSFER For ManagementFor SHARES OF THE COMPANY AUTHORIZATION TO THE BOARD OF **DIRECTORS TO** E.15 REDUCE THE SHARE CAPITAL BY ManagementFor For **CANCELLING SHARES** E.16 DELEGATION OF AUTHORITY TO THE ManagementAgainst Against **BOARD OF** DIRECTORS TO ISSUE SHARES OF THE COMPANY AND COMPLEX TRANSFERABLE SECURITIES, WITH RETENTION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT (USABLE ONLY **OUTSIDE OF** A PUBLIC OFFERING PERIOD ON THE COMPANY'S

SECURITIES, UNLESS SPECIFICALLY **AUTHORIZED** BY THE GENERAL MEETING DELEGATION OF AUTHORITY TO THE **BOARD OF** DIRECTORS TO ISSUE SHARES OF THE **COMPANY** AND COMPLEX TRANSFERABLE SECURITIES, WITH **CANCELLATION OF THE** SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, IN THE ManagementAgainst Against E.17 CONTEXT OF A PUBLIC OFFERING (USABLE ONLY **OUTSIDE** OF A PUBLIC OFFERING PERIOD ON THE COMPANY'S SECURITIES, UNLESS **SPECIFICALLY** AUTHORIZED BY THE GENERAL **MEETING** DELEGATION OF AUTHORITY TO THE **BOARD OF** DIRECTORS TO ISSUE SHARES OF THE **COMPANY** AND COMPLEX TRANSFERABLE SECURITIES, WITH **CANCELLATION OF THE** SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, IN THE **CONTEXT** E.18 OF AN OFFER REFERRED TO IN ManagementAgainst Against SECTION II OF ARTICLE L. 411-2 OF THE FRENCH **MONETARY AND** FINANCIAL CODE (USABLE ONLY **OUTSIDE OF A** PUBLIC OFFERING PERIOD ON THE COMPANY'S SECURITIES, UNLESS SPECIFICALLY **AUTHORIZED** BY THE GENERAL MEETING E.19 DELEGATION OF POWERS TO THE ManagementAgainst Against **BOARD OF** DIRECTORS TO ISSUE SHARES OF THE **COMPANY** AND COMPLEX TRANSFERABLE

SECURITIES, WITH

SUBSCRIPTION RIGHT OF SHAREHOLDERS, AS

CANCELLATION OF THE PRE-EMPTIVE

COMPENSATION FOR CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY AND **CONSIST OF EQUITY SECURITIES OR TRANSFERABLE** SECURITIES GRANTING ACCESS TO THE CAPITAL OF OTHER COMPANIES OVERALL LIMITATION OF THE AMOUNT OF THE CAPITAL INCREASES OF THE COMPANY THAT MAY E.20 BE CARRIED OUT PURSUANT TO THE ManagementFor For **SIXTEENTH** TO NINETEENTH RESOLUTIONS **SUBMITTED TO** THIS GENERAL MEETING DELEGATION OF AUTHORITY TO THE **BOARD OF** DIRECTORS TO INCREASE THE E.21 For CAPITAL OF THE ManagementFor COMPANY BY INCORPORATION OF RESERVES, PROFITS OR PREMIUMS DELEGATION OF AUTHORITY TO THE **BOARD OF** DIRECTORS TO PROCEED, WITH **CANCELLATION OF** THE PRE-EMPTIVE SUBSCRIPTION E.22 ManagementAgainst Against RIGHT, WITH ONE OR MORE INCREASES OF THE SHARE CAPITAL RESERVED FOR EMPLOYEES OF THE **COMPANY** POWERS TO CARRY OUT ALL LEGAL E.23 ManagementFor For **FORMALITIES** CADUS CORPORATION Security 127639102 Meeting Type Special Ticker **KDUS** Meeting Date 28-Jun-2018 Symbol ISIN US1276391026 Agenda 934830894 - Management **Proposed** For/Against Proposal Vote Item Management by 1. ManagementFor For To adopt the Agreement and Plan of Merger (as it may be amended from time to time, the "Merger Agreement"), dated January 20, 2018, by and among Cadus

Corporation, Starfire Holding Corporation and

Cadus

Merger Sub LLC.

To approve any proposal to adjourn the special

meeting

to a later date or dates, if necessary or

appropriate,

including to solicit additional proxies if there

2. are ManagementFor For

insufficient votes to adopt the Merger

Agreement at the

time of the special meeting or in the absence

of a

quorum.

NORDAX GROUP AB (PUBL)

Security W6247N104 Meeting Type Annual General Meeting

Ticker Meeting Date 29-Jun-2018

Symbol Symbol 29-Juli-2018

ISIN SE0006965216 Agenda 709544630 - Management

Item Proposal Proposed by Vote For/Against Management

AN ABSTAIN VOTE CAN HAVE THE

SAME EFFECT AS

AN AGAINST VOTE IF THE

CMMT MEETING-REQUIRE Non-Voting

APPROVAL FROM MAJORITY OF

PARTICIPANTS TO

PASS A RESOLUTION.

MARKET RULES REQUIRE DISCLOSURE

OF

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS MULTIPLE

BENEFICIAL OWNERS, YOU WILL NEED

TO-PROVIDE

CMMT THE BREAKDOWN OF EACH Non-Voting

BENEFICIAL OWNER

NAME, ADDRESS AND

SHARE-POSITION TO YOUR

CLIENT SERVICE REPRESENTATIVE.

THIS

INFORMATION IS REQUIRED-IN ORDER

FOR YOUR

VOTE TO BE LODGED

CMMT IMPORTANT MARKET PROCESSING Non-Voting

REQUIREMENT:

A BENEFICIAL OWNER SIGNED POWER

OF-

ATTORNEY (POA) IS REQUIRED IN

ORDER TO

	LODGE AND EXECUTE YOUR VOTING-	
	INSTRUCTIONS IN THIS MARKET. ABSENCE OF A	
	POA, MAY CAUSE YOUR	
	INSTRUCTIONS TO-BE	
	REJECTED. IF YOU HAVE ANY	
	QUESTIONS, PLEASE	
	CONTACT YOUR CLIENT SERVICE-	
	REPRESENTATIVE	
	OPENING OF THE ANNUAL GENERAL	
1	MEETING	Non-Voting
	ELECTION OF CHAIRMAN OF THE	
2	MEETING	Non-Voting
	PREPARATION AND APPROVAL OF THE	
3	VOTING	Non-Voting
J	LIST	Tion young
4	APPROVAL OF THE AGENDA	Non-Voting
	ELECTION OF ONE OR TWO PERSONS	
5	TO APPROVE	Non-Voting
	THE MINUTES	
	EXAMINATION OF WHETHER THE	
6	MEETING HAS	Non-Voting
	BEEN DULY CONVENED	C
	PRESENTATION BY THE CHIEF	
7	EXECUTIVE	Non-Voting
	OFFICER	_
	PRESENTATION OF THE ANNUAL	
	REPORT AND THE	
	AUDIT REPORT AND THE GROUP	
8	ANNUAL-REPORT	Non-Voting
	AND THE GROUP AUDIT REPORT FOR	
	THE	
	FINANCIAL YEAR 2017	
	RESOLUTION IN RESPECT OF:	
	ADOPTION OF THE	
	PROFIT AND LOSS STATEMENT AND	
	THE BALANCE	No No
9.A	SHEET AND THE GROUP PROFIT AND	Management Action
	LOSS	
	STATEMENT AND THE GROUP	
	BALANCE SHEET	
	FOR THE FINANCIAL YEAR 2017	
	RESOLUTION IN RESPECT OF:	
9.B	ALLOCATION OF THE COMPANY'S PROFIT IN ACCORDANCE	ManagamantNo
9.Б	WITH THE	Management Action
	ADOPTED BALANCE SHEET	
9.C	RESOLUTION IN RESPECT OF:	ManagementNo
<i>7.</i> C	DISCHARGE FROM	Action
	LIABILITY OF THE MEMBERS OF THE	Action
	BOARD OF	
	20.112 01	

DIRECTORS AND THE CHIEF EXECUTIVE OFFICER FOR THE MANAGEMENT OF THE FINANCIAL YEAR 2017 DETERMINATION OF THE NUMBER OF Management Action 10 MEMBERS (6) AND AUDITORS (1) DETERMINATION OF FEES TO THE Management No Action 11 **BOARD** MEMBERS AND TO THE AUDITOR ELECTION OF MEMBERS OF THE **BOARD OF** DIRECTORS, CHAIRMAN OF THE **BOARD OF** DIRECTORS AND AUDITOR: HANS OLE **JOCHUMSEN** (CHAIRMAN), CHRISTOPHER EKDAHL, Management Action 12 **CHRISTIAN** FRICK, HEIKKI KAPANEN, HENRIK KALLEN AND VILLE TALASMAKI AS DIRECTORS RATIFY DELOITTE AS AUDITOR CLOSING OF THE ANNUAL GENERAL 13 Non-Voting **MEETING** 04 JUNE 2018: PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF **DIRECTOR-AND** AUDITOR NAME IN RESOLUTION 12. IF CMMT YOU HAVE Non-Voting ALREADY SENT IN YOUR **VOTES,-PLEASE DO NOT** VOTE AGAIN UNLESS YOU DECIDE TO **AMEND** YOUR ORIGINAL-INSTRUCTIONS. THANK YOU DR PEPPER SNAPPLE GROUP, INC. Security 26138E109 Meeting Type Annual Ticker **DPS** Meeting Date 29-Jun-2018 Symbol ISIN Agenda US26138E1091 934842229 - Management **Proposed** For/Against Item Proposal Vote Management by Approve the issuance of the Company's ManagementFor For 1. common stock as merger consideration pursuant to the terms of the

merger agreement, as disclosed in the proxy

	statement. To amend the certificate of incorporation of		
2.	the Company, as disclosed in the proxy statement. To approve an advisory resolution regarding	ManagementFor	For
3.	the compensation that may become payable to the Company's Named Executive Officers in	ManagementFor	For
	connection with the merger, as disclosed in the proxy statement.		
	To adjourn the annual meeting, if necessary, if a quorum	•	
4.	is present, to solicit additional proxies in the event there are not sufficient votes at the time of the	ManagementFor	For
5a.	annual meeting to approve proposals 1 and 2. Election of Director: David E. Alexander	ManagementFor	For
5b.	Election of Director: Antonio Carrillo	ManagementFor	For
5c.	Election of Director: Jose M. Gutierrez	ManagementFor	For
5d.	Election of Director: Pamela H. Patsley	ManagementFor	For
5a. 5e.	Election of Director: Ronald G. Rogers	ManagementFor	For
5f.	Election of Director: Wayne R. Sanders	ManagementFor	For
	Election of Director: Dunia A. Shive	_	For
5g. 5h.	Election of Director: M. Anne Szostak	ManagementFor	For
		ManagementFor	
5i.	Election of Director: Larry D. Young To ratify appointment of Deloitte & Touche LLP as our	ManagementFor	For
6.	independent registered public accounting firm for 2018.	ManagementFor	For
_	To approve an advisory resolution regarding the	_	
7.	compensation of our Named Executive Officers, as disclosed in the proxy statement.	ManagementFor	For
	A stockholder proposal requesting that the board of		
	directors issue a report on company-wide		
	efforts to		
8.	address the risks related to obesity, including aggressive	Shareholder Against	For
	quantitative metrics around the reduction of		
	sugars in its		
	products and development of healthier product	Ĭ.	
	offerings.		

ST	GN	ΔT	TIR	FS

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 8/13/18

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