GDL FUND Form N-PX August 29, 2011

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

FORM N-PX

ANNUAL REPORT OF PROXY VOTING RECORD OF REGISTERED

MANAGEMENT INVESTMENT COMPANY

Investment Company Act file number 811-21969

The GDL Fund (formerly, The Gabelli Global Deal Fund)

(Exact name of registrant as specified in charter)

One Corporate Center Rye, New York 10580-1422

(Address of principal executive offices) (Zip code)

Bruce N. Alpert Gabelli Funds, LLC One Corporate Center Rye, New York 10580-1422

(Name and address of agent for service)

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

Date of fiscal year end: December 31

Date of reporting period: July 1, 2010 - June 30, 2011

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

A registrant is required to disclose the information specified by Form N-PX, and the Commission will make this information public. A registrant is not required to respond to the collection of information contained in Form N-PX unless the Form displays a currently valid Office of Management and Budget ("OMB") control number. Please direct comments concerning the accuracy of the information collection burden estimate and any suggestions for reducing the burden to the Secretary, Securities and Exchange Commission, 100 F Street, NE, Washington, DC 20549. The OMB has reviewed this collection of information under the clearance requirements of 44 U.S.C. Section 3507.

PROXY VOTING RECORD

FOR PERIOD JULY 1, 2010 TO JUNE 30, 2011

Report Date: 07/08/2011 ProxyEdge

Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

Investment Company Report

MENTOR GRAPHICS CORPORATION

SECURITY 587200106 MEETING TYPE Annual
TICKER SYMBOL MENT MEETING DATE 01-Jul-2010
ISIN US5872001061 AGENDA 933293146 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/A MANAG
0.1				
01	DIRECTOR	Management		_
	1 PETER L. BONFIELD		For	For
	2 MARSHA B. CONGDON		For	For
	3 JAMES R. FIEBIGER		For	For
	4 GREGORY K. HINCKLEY		For	For
	5 KEVIN C. MCDONOUGH		For	For
	6 PATRICK B. MCMANUS		For	For
	7 WALDEN C. RHINES		For	For
	8 FONTAINE K. RICHARDSON		For	For
02	PROPOSAL TO AMEND ARTICLE III OF THE COMPANY'S 1987	Management	For	For
	RESTATED ARTICLES OF INCORPORATION, AS AMENDED,	-		
	TO INCREASE THE NUMBER OF AUTHORIZED SHARES OF			
	COMMON STOCK FROM 200,000,000 TO 300,000,000.			
0.3	PROPOSAL TO APPROVE THE COMPANY'S 2010 OMNIBUS	Management	Against	Again
	INCENTIVE PLAN.		9	
0.4	PROPOSAL TO RATIFY THE APPOINTMENT OF KPMG LLP AS	Management	For	For
0 -	THE COMPANY'S INDEPENDENT REGISTERED PUBLIC	11011030110110	101	101
	ACCOUNTING FIRM FOR ITS FISCAL YEAR ENDING			
	JANUARY 31, 2011.			

SENORX, INC.

SECURITY 81724W104 MEETING TYPE Special TICKER SYMBOL SENO MEETING DATE 01-Jul-2010

US81724W1045 AGENDA 933299059 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE	MANAGEMENT
				FOR/AGAINST

01 ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED Management For For AS OF MAY 4, 2010, AS IT MAY BE AMENDED FROM TIME TO TIME, AMONG C.R. BARD, INC., A NEW JERSEY CORPORATION ("BARD"), RAPTOR ACQUISITION CORP., A DELAWARE CORPORATION AND INDIRECT WHOLLY OWNED

SUBSIDIARY OF BARD, AND SENORX, INC., A DELAWARE CORPORATION ("SENORX"), PURSUANT TO WHICH SENORX WILL BE ACQUIRED BY BARD.

02 A PROPOSAL TO ADJOURN THE SPECIAL MEETING TO A LATER DATE OR TIME, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IN THE EVENT THERE ARE INSUFFICIENT VOTES AT THE TIME OF SUCH ADJOURNMENT TO ADOPT THE AGREEMENT AND PLAN OF

Management For For

CLIMATE EXCHANGE PLC

SECURITY G2311R103 MEETING TYPE ExtraOrdinary General Meeting

TICKER SYMBOL MEETING DATE 02-Jul-2010
ISIN GB0033551168 AGENDA 702484332 - Management

F TYPE VOTE M ITEM PROPOSAL

S.1 Approve, for the purpose of giving effect to the Scheme of Management For F Arrangement the Scheme , between the Company and the holders of Scheme Shares as defined in the Scheme , as specified, in its original form or subject to any modification(s), addition(s), or condition(s) approved or imposed by the High Court of Justice of the Isle of Man Court , with effect from the passing of this resolution, the Articles of Association of the Company be altered by the adoption and inclusion of the specified new Article

CLIMATE EXCHANGE PLC

G2311R103 MEETING TYPE Court Meeti
MEETING DATE 02-Jul-2010 SECURITY Court Meeting TICKER SYMBOL

GB0033551168 AGENDA 702484914 - Management TSTN

FOR TYPE VOTE MAN ITEM PROPOSAL

PLEASE NOTE THAT ABSTAIN IS NOT A VALID VOTE OPTION FOR THIS MEETING TYPE. PLE-ASE 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.

S.1 Approve the scheme of arrangement [the "Scheme of Arrangement" | between the Company and the holders of scheme shares, a print of which has been produced to this meeting and for the purposes of identification signed by the chairman hereof, in its original form or with or subject to any modification, addition or condition approved or imposed by the court and authorize the Directors of the Company to take all such action as they may consider necessary or appropriate for carrying the scheme of arrangement into effect

Management For For

Non-Voting

Report Date: 07/08/2011 ProxyEdge

Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

SEACLIFF CONSTRUCTION CORP.

SECURITY 81169Q109 MEETING TYPE Special TICKER SYMBOL SCXFF MEETING DATE 09-Jul-2010 ISIN CA81169Q1090 AGENDA 933301943 -

933301943 - Management

FOR/AGAINST TYPE VOTE MANAGEMENT ITEM PROPOSAL

01 RESOLUTIONS IN THE FORM SET FORTH IN APPENDIX A OF Management For For THE MANAGEMENT INFORMATION CIRCULAR OF SEACLIFF DATED JUNE 9, 2010 (THE "CIRCULAR") TO APPROVE AN ARRANGEMENT (THE "ARRANGEMENT") UNDER SECTION 288 OF THE BUSINESS CORPORATIONS ACT (BRITISH COLUMBIA) INVOLVING, AMONG OTHER THINGS, THE ACQUISITION BY 0880486 B.C. LTD., A CORPORATION THAT IS WHOLLY-OWNED BY THE CHURCHILL CORPORATION, OF ALL OF THE ISSUED AND OUTSTANDING COMMON SHARES IN EXCHANGE FOR \$17.14 IN CASH PER SHARE, ALL AS MORE PARTICULARLY DESCRIBED IN THE CIRCULAR.

VIRTUAL RADIOLOGIC CORPORATION

 92826B104
 MEETING TYPE
 Special

 VRAD
 MEETING DATE
 12-Jul-2010

 US92826B1044
 AGENDA
 933304420 - Management
 SECURITY TICKER SYMBOL

AGENDA TSTN

FOR/AGAINST TYPE VOTE MANAGEMENT ITEM PROPOSAL

01 APPROVAL AND ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MAY 16, 2010, BY AND AMONG VIKING HOLDINGS LLC, VIKING ACQUISITION CORPORATION AND VIRTUAL RADIOLOGIC CORPORATION AND THE MERGER CONTEMPLATED THEREBY, AS IT MAY BE AMENDED FROM TIME TO TIME.

02 APPROVAL OF THE ADJOURNMENT OR POSTPONEMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES PROPERLY CAST AT THE TIME OF THE MEETING TO APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER.

Management For For

Management For For

ENZON PHARMACEUTICALS, INC.

SECURITY 293904108 MEETING TYPE Annual
TICKER SYMBOL ENZN MEETING DATE 13-Jul-2010
ISIN US2939041081 AGENDA 933301739 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAI MANAGEME
01	DIRECTOR	Management		
	1 ROLF A. CLASSON*	,	For	For
	2 ALEXANDER J. DENNER*		For	For
	3 ROBERT LEBUHN*		For	For
	4 HAROLD J. LEVY*		For	For
	5 RICHARD C. MULLIGAN*		For	For
	6 ROBERT C. SALISBURY*		For	For
	7 THOMAS F. DEUEL, M.D.*\$		For	For
	8 RICHARD A. YOUNG*\$		For	For
02	APPROVAL OF AMENDMENTS TO THE COMPANY'S AMENDED AND RESTATED CERTIFICATE OF INCORPORATION AND AMENDED AND RESTATED BYLAWS TO ELIMINATE THE CLASSIFICATION OF THE COMPANY'S BOARD OF DIRECTORS.	Management	For	For
03	STOCKHOLDER PROPOSAL RELATING TO ELIMINATION OF THE CLASSIFICATION OF THE COMPANY'S BOARD OF DIRECTORS.	Management	For	For
04	RATIFICATION OF THE SELECTION OF KPMG LLP TO AUDIT THE CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FISCAL YEAR ENDING DECEMBER 31, 2010.	Management	For	For

ARROW ENERGY NL

SECURITY	Q0538G107	MEETING TYPE	Court Meeting
TICKER SYMBOL		MEETING DATE	14-Jul-2010

ISIN AU00000AOE6 AGENDA 702516672 - Management

ITEM	PROPOSAL	TYPE	VOTE	MANAGEMEN
				FOR/AGAIN

1 Approve, with or without modification as approved by the Court Management For For and pursuant to and in accordance with Section 411 of the Corporations Act, the Demerger Scheme, the terms of which are contained in and more particularly described in the Demerger Scheme Booklet of which the notice of the Demerger Scheme Meeting forms part

ProxyEdge Report Date: 07/08/2011 Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

ARROW ENERGY NL

SECURITY Q0538G107 MEETING TYPE Ordinary General Meeting TICKER SYMBOL MEETING DATE 14-Jul-2010

AU00000AOE6 AGENDA

ISIN 702516709 - Management

ITEM	PROPOSAL				TYPE	VO	FOR/ TE MANA
	PROPOSAL 2 RELATED PARTHE PROPOSATION PROP	RTY WHO BENEFIT FR AL/S WILL-BE DISRE NED BENEFIT OR DO IT YOU SHOULD NOT	(ANY INDIVIDUAL OR ROM THE PASSING OF EGARDED. HENCE, IF YO EXPECT TO OBTAIN FU- VOTE (OR VOTE		Non-Voti	ng	
1.	Approve, so becoming experience of the comporation demands of the comporation of the composition of the comp	ffective and for the shamplementation date amount, subject the holders of allord Date, on the behald by such holds under Paragraph the amount to be dire under in according to the sunder in according to the sund	ditional on the Demer the purposes of Section are capital of Arrow to by the sum of AUD 6 to Paragraph (b), to the Arrow Shares on the Demer that date; and (a) are to be satisfistributed to each holdence with the provis	on 256C(1) of the be reduced on the 8,400,000 be distributed by the Demerger unt for each d b) Arrow's ied by Arrow lder of Arrow	е	nt Fo	r For
2.	and for all Options to amend the to Options that	or the purposes of l other purposes: allow each Arrow terms of each Arro at are unvested to	ASX Listing Rules 6 a) to amend the term Option to be cancell ow Option to allow su be immediately exer	s of the Arrow ed; and b) to ch Arrow cisable, in each		nt Fo	r For
	described : which this limitation, Arrow Option	in Section 9.10 of notice of general , by entering into ons to give effect	being satisfied and the Demerger Scheme meeting forms part an agreement with e to this resolution Demerger Scheme Bookl	Booklet of including, withough holder of the and the matters	е		
1RROW	described : which this limitation, Arrow Option	in Section 9.10 of notice of general, by entering into ons to give effection 9.10 of the D	the Demerger Scheme I meeting forms part o an agreement with e t to this resolution	Booklet of including, withough holder of the and the matters	е		
SECUR TICKE	described: which this limitation, Arrow Optio out in Sect	in Section 9.10 of notice of general, by entering into ons to give effection 9.10 of the D	the Demerger Scheme I meeting forms part o an agreement with e t to this resolution	Booklet of including, withough holder of the and the matters	e set g		
SECUR	described : which this limitation, Arrow Optio out in Section ENERGY NEARTY	in Section 9.10 of notice of general, by entering into ons to give effect tion 9.10 of the D	the Demerger Scheme meeting forms part an agreement with e to this resolution Demerger Scheme Bookl MEETING TYPE MEETING DATE	Booklet of including, without ach holder of the and the matters et Scheme Meeting 14-Jul-2010	e set g	VOTE	FOR/AGA MANAGEM
SECUR TICKE ISIN	described: which this limitation, Arrow Optic out in Sect ENERGY NI ETTY R SYMBOL PROPOSAL Approve, proporation contained: Scheme Book Meeting for	in Section 9.10 of notice of general, by entering into ons to give effect tion 9.10 of the D L Q0538G107 AU000000AOE6 aursuant to and in as Act, the Acquisin and more particklet [of which this	the Demerger Scheme meeting forms part an agreement with e to this resolution Demerger Scheme Bookl MEETING TYPE MEETING DATE	Booklet of including, witho ach holder of the and the matters et Scheme Meeting 14-Jul-2010 702524148 - Modern Meeting 14-Jul-2010 702	e set g anagement TYPE Management		
SECUR TICKE ISIN	described: which this limitation, Arrow Option out in Sector ENERGY NI ENERGY NI ETTY PROPOSAL PROPOSAL Approve, proposation contained in Scheme Bool Meeting for approved by	in Section 9.10 of notice of general, by entering into ons to give effect tion 9.10 of the D L Q0538G107 AU000000AOE6 ursuant to and in as Act, the Acquisin and more partice klet [of which this rms part] is appropriate the court]	the Demerger Scheme meeting forms part an agreement with e to this resolution Demerger Scheme Bookl MEETING TYPE MEETING DATE AGENDA accordance with Sect sition Scheme, the te cularly described in is notice of Acquisit	Booklet of including, witho ach holder of the and the matters et Scheme Meeting 14-Jul-2010 702524148 - Modern Meeting 14-Jul-2010 702	e set g anagement TYPE Management		MANAGEM

ISIN US0400491082 AGENDA 933276998 - Management

	MERGER, DA ARENA, SAN CORPORATIO WHOLLY OWN INC., PURS CORPORATIO	TED AS OF APRIL 3 DRIDGE ENERGY, IN N, AND STEEL SUBS ED SUBSIDIARY OF UANT TO WHICH STE N WILL MERGE WITH	IDIARY CORPORATION, SANDRIDGE ENERGY, EL SUBSIDIARY AND INTO ARENA, A	Management NG , A		FOR/AGAINST MANAGEMENT For
ARENA	AS MORE FU		THE PROXY STATEMEN			
SECUR TICKE	ITY R SYMBOL	040049108 ARD	MEETING TYPE MEETING DATE AGENDA	16-Jul-201		gement
ITEM	PROPOSAL			TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	MERGER, DA ARENA, SAN CORPORATIO WHOLLY OWN INC., PURS CORPORATIO	TED AS OF APRIL 3 DRIDGE ENERGY, IN N, AND STEEL SUBS ED SUBSIDIARY OF UANT TO WHICH STE N WILL MERGE WITH	IDIARY CORPORATION, SANDRIDGE ENERGY,	NG , A LL	For	For
CYBER	SOURCE CORP	ORATION				
	R SYMBOL	23251J106 CYBS US23251J1060		Special 20-Jul-2010 933301955 - Mana	gement	
ITEM	PROPOSAL					FOR/AGAINST MANAGEMENT
01	MERGER, DA VISA INC., CORPORATIO	TED AS OF APRIL 2 MARKET ST. CORP. N, PURSUANT TO WH			For	For
02	PROPOSAL T MEETING TO APPROPRIAT EVENT THAT	A LATER DATE OR E, TO SOLICIT ADD	PONE THE SPECIAL TIME, IF NECESSARY ITIONAL PROXIES IN TICIENT VOTES AT THE	OR THE	For	For

TIME OF SUCH ADJOURNMENT OR POSTPONEMENT TO

ADOPT THE AGREEMENT AND PLAN OF MERGER.

ProxyEdge Report Date: 07/08/2011

Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

INVENTIV HEALTH, INC.

SECURITY 46122E105 MEETING TYPE Special TICKER SYMBOL VTIV MEETING DATE 21-Jul-2010 ISIN US46122E1055 AGENDA 933303745 -

933303745 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	A PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MAY 6, 2010, AS IT MAY BE AMENDED FROM TIME TO TIME, BY AND AMONG COMPANY, PAPILLON HOLDINGS, INC., A DELAWARE CORPORATION, AND PAPILLON ACQUISITION, INC., A DELAWARE CORPORATION AND A WHOLLY-OWNED SUBSIDIARY OF PAPILLON HOLDINGS, INC., A COPY OF WHICH IS ATTACHED AS ANNEX A TO ACCOMPANYING PROXY STATEMENT.	Management	For	For
02		Management	For	For

DOUBLE-TAKE SOFTWARE, INC.

 258598101
 MEETING TYPE
 Special

 DBTK
 MEETING DATE
 22-Jul-2010

 US2585981010
 AGENDA
 933305333 SECURITY TICKER SYMBOL DBTK

ISIN 933305333 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MAY 17, 2010, AS IT MAY BE AMENDED FROM TIME TO TIME, BY AND AMONG DOUBLE-TAKE SOFTWARE, INC., VISION SOLUTIONS, INC. AND HA MERGER SUB, INC. (THE "AGREEMENT AND PLAN OF MERGER").	Management	For	For
02	TO APPROVE AN ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER.	Management	For	For

SONICWALL, INC.

SECURITY 835470105 MEETING TYPE Special
TICKER SYMBOL SNWL MEETING DATE 23-Jul-2010

ISIN US8354701059 AGENDA 933305864 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO APPROVE THE PRINCIPAL TERMS OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JUNE 2, 2010, AS MAY BE AMENDED FROM TIME TO TIME, PURSUANT TO WHICH PSM MERGER SUB, INC., WILL MERGE WITH AND INTO THE COMPANY AND THE COMPANY WILL BE ACQUIRED BY PSM HOLDINGS 2, INC., THE MERGER AND AGREEMENT OF MERGER TO BE FILED WITH THE CALIFORNIA SECRETARY OF STATE TO COMPLETE THE MERGER.	Management	For	For
02	TO VOTE TO ADJOURN THE SPECIAL MEETING IF NECESSARY OR APPROPRIATE.	Management	For	For

NRG ENERGY, INC.

SECURITY 629377508 MEETING TYPE Annual TICKER SYMBOL NRG MEETING DATE 28-Jul-2010

ISIN US6293775085 AGENDA 933300434 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
1A	ELECTION OF DIRECTOR: KIRBYJON H. CALDWELL	Management	For	For
1B	ELECTION OF DIRECTOR: DAVID CRANE	Management	For	For
1C	ELECTION OF DIRECTOR: STEPHEN L. CROPPER	Management	For	For
1D	ELECTION OF DIRECTOR: KATHLEEN A. MCGINTY	Management	For	For
1E	ELECTION OF DIRECTOR: THOMAS H. WEIDEMEYER	Management	For	For
02	APPROVAL OF THE NRG ENERGY, INC. AMENDED AND	Management	For	For
	RESTATED LONG-TERM INCENTIVE PLAN.			
03	RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS	Management	For	For
	NRG'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING	-		
	FIRM.			

NATIONAL DENTEX CORPORATION

SECURITY 63563H109 MEETING TYPE Special TICKER SYMBOL NADX MEETING DATE 29-Jul-2010

ISIN US63563H1095 AGENDA 933307046 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
0.1	THE ADOPTION AND APPROVAL OF THE AGREEMENT AND	Management	For	For
ΟI	PLAN OF MERGER, DATED AS OF APRIL 2, 2010, AMONG	Mariagemeric	FOI	FOL

GDC HOLDINGS, INC., A DELAWARE CORPORATION ("PARENT"), ROYAL ACQUISITION CORP., A DELAWARE CORPORATION AND AN INDIRECT WHOLLY OWNED SUBSIDIARY OF PARENT ("MERGER SUB"), AND NATIONAL DENTEX CORPORATION, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.

02 THE APPROVAL OF THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY, TO PERMIT NATIONAL DENTEX CORPORATION TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES TO ADOPT AND APPROVE THE AGREEMENT AND PLAN OF MERGER.

Management For For

ProxyEdge Report Date: 07/08/2011

Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

SCOTT WILSON GROUP PLC, BASINGSTOKE

SECURITY G79971100 MEETING TYPE Court Meeting TICKER SYMBOL MEETING DATE 30-Jul-2010 702545142 - Mai

GB00B0WM2V87 AGENDA 702545142 - Management ISIN

FOR/AGAINS TYPE VOTE MANAGEMENT ITEM PROPOSAL ______ ___________

CMMT PLEASE NOTE THAT ABSTAIN IS NOT A VALID VOTE OPTION Non-Voting 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.

Approve the proposed Scheme of Arrangement referred to in the Management For For notice convening the Court meeting dated 07 JUL 2010

SCOTT WILSON GROUP PLC, BASINGSTOKE

SECURITY G79971100 MEETING TYPE Ordinary General Meeting TICKER SYMBOL MEETING DATE 30-Jul-2010
TCTN CROOROWM2V87 ACENDA 702545205 - Management.

GB00B0WM2V87 702545205 - Management AGENDA TSTN

FOR/AGAIN ITEM PROPOSAL TYPE VOTE MANAGEMEN

S.1 Approve the special resolution to give effect to the Scheme of Management For For Arrangement dated 07 JUL 2010 as set out in the notice of general meeting date 07 JUL 2010

ACXIOM CORPORATION

SECURITY 005125109 MEETING TYPE Annual

TICKER SYMBOL ACXM MEETING DATE 02-Aug-2010 ISIN US0051251090 AGENDA 933303377 - Management

1A 1B 1C 02	ELECTION OF ELECTION OF APPROVAL OF OF ACXIOM O RATIFICATIO		. KOKICH . TWOMEY E CASH INCENTIVE PLA	Management Management Management	For For For	For For For
WUXI	PHARMATECH	(CAYMAN) INC.				
	RITY CR SYMBOL	929352102 WX US9293521020		Special 05-Aug-2010 933308238 - M	lanager	ment
ITEM	PROPOSAL			TYPE	VOTE	FOR/AGAINST MANAGEMENT
	NOTICE DATE	ED JULY 1, 2010 CON E AND HEREBY IS APP		Management	For	For
SECUR	RITY		MEETING TYPE MEETING DATE AGENDA	-		gement
ITEM	PROPOSAL			TYPE 	VOTE	FOR/AGAINST MANAGEMENT
01 PROPOSAL TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 28, 2010, BY AND AMONG MEDTRONIC, INC., PILGRIM MERGER CORPORATION AND ATS MEDICAL, INC. 02 PROPOSAL TO ADJOURN THE SPECIAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF APPROVAL OF THE MERGER AGREEMENT.				Management		
SOUTH	IWEST WATER	COMPANY				
	RITY CR SYMBOL	845331107 SWWC US8453311073	MEETING DATE	Annual 06-Aug-2010 933308822 -		gement

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01 02	ADOPTION OF MERGER AGREEMENT. DIRECTOR	Management Management	For	For
	1 KIMBERLY ALEXY	_	For	For
	2 BRUCE C. EDWARDS		For	For
	3 LINDA GRIEGO		For	For
	4 THOMAS IINO		For	For
	5 WILLIAM D. JONES		For	For
	6 MARK A. SWATEK		For	For
03	RATIFICATION OF THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S INDEPENDENT PUBLIC ACCOUNTANTS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2010.	Management	For	For
04	TO ADJOURN THE ANNUAL MEETING, IF NECESSARY, FOR THE PURPOSE OF SOLICITING ADDITIONAL PROXIES IN FAVOR OF THE ADOPTION OF THE MERGER AGREEMENT.	Management	For	For

ProxyEdge Report Date: 07/08/2011 Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

ODYSSEY HEALTHCARE, INC.

SECURITY 67611V101 MEETING TYPE Special TICKER SYMBOL ODSY MEETING DATE 09-Aug-2010 ISIN US67611V1017 AGENDA 933309393 -

933309393 - Management

FOR/AGAINST ITEM PROPOSAL TYPE VOTE MANAGEMENT 01 TO (I) APPROVE THE MERGER (THE "MERGER") OF GTO Management For For ACQUISITION CORP., A WHOLLY-OWNED SUBSIDIARY OF GENTIVA HEALTH SERVICES, INC. ("GENTIVA"), WITH AND

INTO ODYSSEY, RESULTING IN ODYSSEY BECOMING A WHOLLY-OWNED SUBSIDIARY OF GENTIVA, PURSUANT TO THE AGREEMENT AND PLAN OF MERGER, AMONG ODYSSEY, GENTIVA AND GTO ACQUISITION CORP., AND (II)

ADOPT THE MERGER AGREEMENT.

02 TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR Management For For APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE MERGER AND ADOPT THE MERGER AGREEMENT.

ALCON, INC.

SECURITY H01301102 MEETING TYPE Special TICKER SYMBOL ACL MEETING DATE 16-Aug-2010

ISIN CH0013826497 AGENDA 933310512 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
1A	REPLACEMENT ELECTION TO THE BOARD OF DIRECTORS	Management	For	For
	(CONDITIONAL RESOLUTION AS SET FORTH IN THE			
	INVITATION): ENRICO VANNI			
1B	REPLACEMENT ELECTION TO THE BOARD OF DIRECTORS	Management	For	For
	(CONDITIONAL RESOLUTION AS SET FORTH IN THE			
	INVITATION): NORMAN WALKER			
1C	REPLACEMENT ELECTION TO THE BOARD OF DIRECTORS	Management	For	For
	(CONDITIONAL RESOLUTION AS SET FORTH IN THE			
	INVITATION): PAUL CHOFFAT			
1D	REPLACEMENT ELECTION TO THE BOARD OF DIRECTORS	Management	For	For
	(CONDITIONAL RESOLUTION AS SET FORTH IN THE			
	INVITATION): URS BAERLOCHER			
1E	REPLACEMENT ELECTION TO THE BOARD OF DIRECTORS	Management	For	For
	(CONDITIONAL RESOLUTION AS SET FORTH IN THE			
	INVITATION): JACQUES SEYDOUX			

ALCON, INC.

SECURITY	Н01301102	MEETING TYPE	Special
TICKER SYMBOL	ACL	MEETING DATE	16-Aug-2010
ISIN	CH0013826497	AGENDA	933315170 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
4.5			_	_
1A	REPLACEMENT ELECTION TO THE BOARD OF DIRECTORS (CONDITIONAL RESOLUTION AS SET FORTH IN THE	Management	For	For
	INVITATION): ENRICO VANNI			
1B	REPLACEMENT ELECTION TO THE BOARD OF DIRECTORS	Management	For	For
	(CONDITIONAL RESOLUTION AS SET FORTH IN THE			
	INVITATION): NORMAN WALKER			
1C	REPLACEMENT ELECTION TO THE BOARD OF DIRECTORS	Management	For	For
	(CONDITIONAL RESOLUTION AS SET FORTH IN THE			
	INVITATION): PAUL CHOFFAT			
1D	REPLACEMENT ELECTION TO THE BOARD OF DIRECTORS	Management	For	For
	(CONDITIONAL RESOLUTION AS SET FORTH IN THE			
	INVITATION): URS BAERLOCHER			
1E	REPLACEMENT ELECTION TO THE BOARD OF DIRECTORS	Management	For	For
	(CONDITIONAL RESOLUTION AS SET FORTH IN THE			
	INVITATION): JACQUES SEYDOUX			

RUBIO'S RESTAURANTS, INC.

SECURITY	78116B102	MEETING TYPE	Annual
TICKER SYMBOL	RUBO	MEETING DATE	23-Aug-2010
ISIN	US78116B1026	AGENDA	933313063 - Management

ITEM	PROPOSAL			TYPE 		OTE	FOR/AGAINST MANAGEMENT
01	AGREEMENT 2010, AS AND PLAN AMONG RUE CORPORATI	AND PLAN OF MER AMENDED BY THE A OF MERGER, DATED IO'S RESTAURANTS ON, MRRC MERGER ON, AND MRRC HOL	PROPOSAL TO ADOPT THE GER, DATED AS OF MAY 9 MENDMENT TO AGREEMENT AS OF JULY 18, 2010, INC., A DELAWARE CO., A DELAWARE D CO., A DELAWARE	_	Fc	or	For
02	MEETING, PROXIES I VOTES IN	IF NECESSARY, TO N THE EVENT THER FAVOR OF ADOPTIO	ADJOURN THE ANNUAL SOLICIT ADDITIONAL E ARE NOT SUFFICIENT N OF THE MERGER THE ANNUAL MEETING.	Management	Fc	or	For
03	DIRECTOR			Management			
		E. PITTARD					For
	2 TIMOTHY						For
04	INDEPENDE	NT REGISTERED PU	OF KPMG LLP AS THE BLIC ACCOUNTING FIRM G DECEMBER 26, 2010.	Management	Fc	or	For
The G	ng Date Ra DL Fund	nge: 07/01/2010 EEL CORPORATION		Report Date:	07/08/201	L1 7	
	ITY R SYMBOL	37373P105 GNA CA37373P1053	MEETING TYPE MEETING DATE AGENDA		Manageme	ent	
ITEM	PROPOSAL			TYPE			AGAINST GEMENT
A THE APPROVAL OF THE ARRANGEMENT RESOLUTION, THE Management For For FULL TEXT OF WHICH IS ATTACHED AS EXHIBIT A TO THE ACCOMPANYING MANAGEMENT PROXY CIRCULAR OF GERDAU AMERISTEEL CORPORATION.							
SMITH	INTERNAT	IONAL, INC.					
TICKE	R SYMBOL	832110100 SII US8321101003	MEETING TYPE MEETING DATE AGENDA	Annual 24-Aug-2010 933314356 - M	anagement	-	

ITEM PROPOSAL TYPE VOTE MANAGEMENT

ITEM PROPOSAL

FOR/AGAINST

01 TO APPROVE THE PROPOSAL TO ADOPT THE AGREEMENT Management For For AND PLAN OF MERGER, DATED AS OF FEBRUARY 21, 2010, AS IT MAY BE AMENDED FROM TIME TO TIME, AMONG SCHLUMBERGER LIMITED, TURNBERRY MERGER SUB INC., AND SMITH INTERNATIONAL, INC. 02 DIRECTOR Management 1 JAMES R. GIBBS For For 2 DUANE C. RADTKE For For 3 JOHN YEARWOOD For For 03 TO APPROVE THE SMITH INTERNATIONAL, INC. 1989 LONG- Management For For TERM INCENTIVE COMPENSATION PLAN, AS AMENDED AND RESTATED. 04 TO RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP Management For For AS SMITH'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2010. 05 TO APPROVE THE ADJOURNMENT OF SMITH'S ANNUAL Management For For MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES TO ADOPT THE MERGER AGREEMENT AT THE TIME OF THE ANNUAL MEETING.

TOMKINS PLC, LONDON

SECURITY G89158136 MEETING TYPE Court Meeting MEETING DATE 31-Aug-2010 TICKER SYMBOL

GB0008962655 AGENDA ISIN 702567059 - Management

FOR/AGAINST TYPE VOTE MANAGEMENT ITEM PROPOSAL

PLEASE NOTE THAT ABSTAIN IS NOT A VALID VOTE OPTION Non-Voting FOR THIS MEETING TYPE. PLE-ASE 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.

1. Approve a scheme of arrangement [the "Scheme of Management For For Arrangement"] proposed to be made between the Company and

the holders of Independent Scheme Shares and Executive Team Shares

ProxyEdge Report Date: 07/08/2011 Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

TOMKINS PLC, LONDON

SECURITY G89158136 MEETING TYPE Ordinary General Meeting TICKER SYMBOL MEETING DATE 31-Aug-2010 ISIN GB0008962655 AGENDA 702567061 - Management

TYPE VOTE M ITEM PROPOSAL

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Approve, for the purpose of giving effect to the scheme of S.1 arrangement dated 06 AUG 2010 between the Company and the holders of the Scheme Shares (as specified in the said scheme of arrangement), a print of which has been produced to this meeting and for the purposes of identification signed by the Chairman hereof, in its original form or subject to such modification, addition or condition as may be agreed between the Company and Pinafore Acquisition Limited ("Pinafore") and approved or imposed by the Court (the "Scheme"): authorize the Directors of the Company to take all such action as they may consider necessary or appropriate for carrying the scheme into effect; the share capital of the company be reduced by canceling and extinguishing all of the Cancellation Shares (as specified in the Scheme); subject to and forthwith upon the reduction of share capital referred to in Paragraph (B) above taking effect and, if appropriate, the Company being re-registered as a private Company pursuant to Section 651 of the Companies Act 2006 and notwithstanding anything to the contrary in the Articles of Association of the Company: the reserve arising in the books of account of the Company as a result of the reduction of share capital referred to in Paragraph (B) above be capitalized and applied in paying up in full at par such number of new ordinary shares of 9 US cents each (the "New Tomkins Shares") as shall be equal to the aggregate number of Cancellation Shares cancelled pursuant to Paragraph (B) above, which shall be allotted and issued (free from any liens, charges, equitable interests, encumbrances, rights of pre-emption and any other interests of any nature whatsoever and together with all rights attaching thereto) and any other interests of any nature whatsoever and together with all rights attaching thereto, credited as fully paid, to Pinafore and/or its nominee(s) in accordance with the Scheme; and authorize the Directors of the Company for the purposes of Section 551 of the Companies Act to allot the New Tomkins Shares, provided that: the maximum aggregate nominal amount of relevant securities that may be allotted under this authority shall be the aggregate nominal amount of the New Tomkins Shares; [Authority expires on the 5th anniversary of the date on which this resolution is passed]; and this authority shall be in addition, and without prejudice, to any other authority under the said Section 551 previously granted and in force on the date on which this resolution is passed; and amend, with effect from the passing of this resolution, the Articles of Association of the Company by the adoption and inclusion of the following new Article 133 after Article 132 as specified; amend, subject to and with effect from the Scheme becoming effective in accordance with its terms, the Articles of Association of the Company: by adopting and including the following new Article 7A after Article 7 as specified; by inserting the following as specified at the start of each sentence beginning Article 6 and Article 7; and by deleting Article 77 and 83 and replacing them with the following as specified

Approve the Executive Team Arrangements (as specified in the Scheme Document), notwithstanding that such arrangements are not extended to all shareholders of the Company, and authorize the Directors of the Company to do or procure to be done all such acts and things or enter into any agreements on behalf of the Company as they consider necessary or expedient for the purpose of giving effect to such arrangements

Management For

Management For F

SECURITY 92763R104
TICKER SYMBOL VIRL
ISIN MEETING TYPE Special MEETING DATE 02-Sep-2010

ISIN US92763R1041 AGENDA 933316324 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED JUNE 9, 2010, BY AND AMONG SYNOPSYS, INC.,	Management	For	For
02	VORTEX ACQUISITION CORP. AND VIRAGE LOGIC CORPORATION. TO ADJOURN THE SPECIAL MEETING, IF NECESSARY, TO	Management	For	For
	SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT.	-		

ALLEGHENY ENERGY, INC.

SECURITY 017361106 MEETING TYPE Special TICKER SYMBOL AYE MEETING DATE 14-Sep-2010

ISIN US0173611064 AGENDA 933313049 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	PROPOSAL TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF FEBRUARY 10, 2010, BY AND AMONG FIRSTENERGY CORP., ELEMENT MERGER SUB, INC. (A WHOLLY-OWNED SUBSIDIARY OF FIRSTENERGY CORP.) AND ALLEGHENY ENERGY, INC., AS AMENDED AS OF JUNE 4, 2010, AND AS IT MAY BE FURTHER AMENDED FROM TIME TO TIME, AND THE MERGER DESCRIBED	Management	For	For
02	THEREIN. 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 APPROVE THE MERGER AGREEMENT AND THE MERGER AT THE TIME OF THE	Management	For	For

ProxyEdge Report Date: 07/08/2011

Meeting Date Range: 07/01/2010 to 06/30/2011 9

The GDL Fund

MICRUS ENDOVASCULAR CORPORATION

SPECIAL MEETING.

59518V102 MEND MEETING TYPE MEETING DATE SECURITY Annual TICKER SYMBOL 14-Sep-2010

US59518V1026 AGENDA ISIN 933319596 - Management

ITEM	PROPOSAL			TYPE		FOR/AGAINST MANAGEMENT
01	11 TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JULY 11, 2010, BY AND AMONG JOHNSON & JOHNSON, COPE ACQUISITION CORP. AND MICRUS ENDOVASCULAR CORPORATION.			Management	For	For
02	DIRECTOR	SOICE OTTALL TOW.		Management		
	1 JOHN T. KILCOYNE			For	For	
	2 JEFFREY H. THIEL				For	For
	03 TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS MICRUS'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE 2011 FISCAL YEAR.			Management		
04	TO APPROVE THE MEETING, IF NE ADDITIONAL PRO MERGER AGREEME	Management	For	For		
AIRGA	S, INC.					
SECURITY 009363102 MEETING TYPE TICKER SYMBOL ARG MEETING DATE ISIN US0093631028 AGENDA		MEETING DATE	15-Sep-2010	sition		
						FOR/AGAINST

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 JOHN P. CLANCEY		For	For
	2 ROBERT L. LUMPKINS		For	For
	3 TED B. MILLER, JR.		For	For
02	TO AMEND THE AIRGAS BY-LAWS REGARDING THE ELIGIBILITY OF ANY DIRECTOR NOMINATED BY THE AIRGASBOARD FOR ELECTION, BUT NOT NOMINATED	Management	For	For
0.3	BY THEAIRGAS STOCKHOLDERS. ALL, AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT. TO AMEND THE AIRGAS BY-LAWS TO REQUIRE	Management	For	For
03	AIRGAS TO HOLD ITS 2011 ANNUAL STOCKHOLDER MEETING ON JANUARY 18, 2011 AND ALL SUBSEQUENT ANNUAL STOCKHOLDER MEETINGS IN JANUARY. ALL, AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	нападемен	101	101
04	TO REPEAL ANY AMENDMENTS TO AIRGAS, INC. AMENDED AND RESTATED BY-LAWS ADOPTED BY THE AIRGAS BOARD OF DIRECTORS WITHOUT THE APPROVAL OF THE AIRGAS STOCKHOLDERS AFTER APRIL 7, 2010 AND PRIOR TO THE EFFECTIVENESS OF THE RESOLUTION PROPOSED IN THIS PROPOSAL 4. ALL, AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	For	For
05	TO RATIFY THE SELECTION OF KPMG LLP AS AIRGAS'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Management	For	For
06	TO APPROVE THE AMENDMENT TO AIRGAS'S AMENDED AND RESTATED 2003 EMPLOYEE STOCK PURCHASE PLAN.	Management	For	For

SAUER-DANFOSS INC.

SECURITY 804137107 MEETING TYPE
TICKER SYMBOL SHS MEETING DATE
ISIN US8041371076 AGENDA Annual MEETING DATE 16-Sep-2010
AGENDA 933319546 - Management

ITEM	PROPOSAL	TYPE 	VOTE	FOR/AGAIN MANAGEMEN
01	DIRECTOR	Management		
	1 NIELS B. CHRISTIANSEN	_	For	For
	2 JORGEN M. CLAUSEN		For	For
	3 KIM FAUSING		For	For
	4 RICHARD J. FREELAND		For	For
	5 PER HAVE		For	For
	6 WILLIAM E. HOOVER, JR.		For	For
	7 JOHANNES F. KIRCHHOFF		For	For
	8 SVEN RUDER		For	For
	9 ANDERS STAHLSCHMIDT		For	For
	10 STEVEN H. WOOD		For	For
02	TO RATIFY THE APPOINTMENT OF KPMG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Management	For	For

HEWITT ASSOCIATES, INC.

42822Q100 MEETING TYPE Special SECURITY TICKER SYMBOL HEW
ISIN US42822Q1004 MEETING DATE 20-Sep-2010

AGENDA 933321806 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JULY 11, 2010, BY AND AMONG HEWITT, AON	Management	For	For
02	CORPORATION AND TWO WHOLLY OWNED SUBSIDIARIES OF AON CORPORATION. TO APPROVE A PROPOSAL TO ADJOURN THE SPECIAL	Management	For	For
	MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF PROPOSAL 1.			

Report Date: 07/08/2011 Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

HEALTHSCOPE LTD

Q4557T107 MEETING TYPE Court Meeting MEETING DATE 22-Sep-2010 SECURITY TICKER SYMBOL

ISIN AU00000HSP8 AGENDA 702579143 - Management

ITEM	PROPOSAL				TYPI	E 	VOTE	MANA
	Section 411 the arrange holders of as containe conditions Asia Pacifi approval of Healthscope	of the Corporation of the Corpor	ween Healthscope Ladinary shares, described or without any court to which Health Pty Ltd agree and the Court, the Board prized to implement	rs are in favour of imited and the ignated the 'Scheme' modifications or thscope Limited and and, subject to of Directors of	Mana	agement	For	For
NBTY,	INC.							
SECURI TICKER ISIN	TY R SYMBOL	NTY	MEETING TYPE MEETING DATE AGENDA	Special 22-Sep-2010 933323545 - Manag	gement	t		
ITEM	PROPOSAL			TYPE \	JOTE	FOR/AGA		
02	DATED AS OF TIME TO TIM HOLDING COM INC. TO ADJOURN APPROPRIATE ARE INSUFFI	IE, BY AND AMONG NIPANY, INC. AND ALTHE SPECIAL MEETING, TO SOLICIT ADDI	S IT MAY BE AMENDED BTY, INC., ALPHABE PHABET MERGER SUB, NG, IF NECESSARY OF TIONAL PROXIES IF THE TIME OF THE SPEC	T R Management E THERE				
CASEY'	S GENERAL	STORES, INC.						
SECURI TICKER ISIN	TY R SYMBOL	147528103 CASY US1475281036	MEETING TYPE MEETING DATE AGENDA	Contested-Annual 23-Sep-2010 933319851 - Mana		nt		
ITEM	PROPOSAL			TYPE		VOTE	FOR/AG	
01	DIRECTOR 1 ROBERT J. 2 DIANE C. 3 JOHNNY DA 4 H. LYNN H 5 KENNETH H 6 WILLIAM C 7 JEFFREY M 8 RICHARD A	BRIDGEWATER NOS IORAK I. HAYNIE I. KIMBALL I. LAMBERTI		Management	Fo Fo Fo Fo Fo	or or or or or or or	For For For For For For	

FOR/A

02 TO RATIFY THE APPOINTMENT OF KPMG LLP AS THE Management INDEPENDENT AUDITORS OF THE COMPANY FOR THE

For For

FISCAL YEAR ENDING APRIL 30, 2011.

03 COUCHE-TARD PROPOSAL TO REPEAL ANY NEW BYLAWS Shareholder OR AMENDMENTS TO THE BYLAWS ADOPTED BY THE BOARD OF DIRECTORS, WITHOUT SHAREHOLDER APPROVAL, AFTER JUNE 10, 2009 AND PRIOR TO THE

Against For

EFFECTIVENESS OF THE RESOLUTION EFFECTING SUCH

REPEAL.

MENU FOODS INCOME FUND

SECURITY 587289109 MEETING TYPE Special TICKER SYMBOL MNUFF MEETING DATE 24-Sep-2010

CA5872891091 AGENDA TSTN 933325070 - Management

FOR/AGAINST TYPE VOTE MANAGEMENT ITEM PROPOSAL

01 APPROVING (A) THE SALE OF ALL OF THE SECURITIES OF Management For For MENU FOODS LIMITED TO SIMMONS PET FOOD, INC. ON THE TERMS AND CONDITIONS SET OUT IN THE PURCHASE AGREEMENT AMONG SIMMONS PET FOOD, INC., THE FUND AND CERTAIN SUBSIDIARIES OF THE FUND DATED AUGUST 8, 2010; AND (B) AN AMENDMENT TO THE FUND'S DECLARATION OF TRUST, AS OF THE EFFECTIVE DATE OF THE PROPOSED TRANSACTION WITH SIMMONS PET FOOD, INC., AS MORE FULLY DESCRIBED IN THE INFORMATION CIRCULAR.

DATACASH GROUP PLC

G2756Y100 MEETING TYPE
MEETING DATE 27-Sep-2010
702591858 - Management SECURITY MEETING TYPE ExtraOrdinary General Meeting

SECURITY
TICKER SYMBOL
GB0030440613 AGENDA

FOR/AG ITEM PROPOSAL TYPE VOTE MANAGE _____

S.1 Approve, in connection with the proposed Scheme of Arrangement [the Scheme] referred to in the notice, to authorize the Directors of the Company to carry the Scheme into effect, to approve the associated reduction of the capital in the Company in accordance with the Scheme and to authorize the Directors of the Company to allow new ordinary shares in the Company to Mastercard/Europay U.K. Limited or its nominee, and to amend the Articles of Association of the Company

Management For For

Report Date: 07/08/2011 Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

DATACASH GROUP PLC

G2756Y100 MEETING TYPE Court Meeting MEETING DATE 27-Sep-2010 SECURITY TICKER SYMBOL

GB0030440613 AGENDA 702592824 - Management

FOR/AGAINST TYPE VOTE MANAGEMENT ITEM PROPOSAL

CMMT PLEASE NOTE THAT ABSTAIN IS NOT A VALID VOTE OPTION Non-Voting 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.

S.1 Approve the Scheme of Arrangement the Scheme Management For For

DANA PETROLEUM PLC, ABERDEEN

G26503113 MEETING TYPE Ordinary General Meeting SECURITY

27-Sep-2010 TICKER SYMBOL MEETING DATE

GB0033252056 AGENDA 702604908 - Management ISIN

ITEM PROPOSAL TYPE VOTE MANAGE

1 Approve, for the purpose of compliance with Rule 21.1 of the City Management For For Code on Takeovers and Mergers, the proposed acquisition of certain assets of Petro-Canada UK Limited

VALEANT PHARMACEUTICALS INTERNATIONAL

SECURITY 91911X104 MEETING TYPE Special TICKER SYMBOL VRX MEETING DATE 27-Sep-2010

US91911X1046 AGENDA 933323103 - Management TSTN

FOR/AGAINST TYPE VOTE MANAGEMENT ITEM PROPOSAL _____ 01 ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, Management For For DATED AS OF JUNE 20, 2010, AMONG VALEANT

PHARMACEUTICALS INTERNATIONAL, BIOVAIL CORPORATION, BIOVAIL AMERICAS CORP. (A WHOLLY OWNED SUBSIDIARY OF BIOVAIL CORPORATION) AND BEACH MERGER CORP. (A WHOLLY OWNED SUBSIDIARY OF BIOVAIL AMERICAS CORP.)

02 APPROVAL OF THE ADJOURNMENT OF THE VALEANT Management For For PHARMACEUTICALS INTERNATIONAL SPECIAL MEETING, IF NECESSARY OR APPROPRIATE TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES TO ADOPT

FOR/AG

THE MERGER AGREEMENT AT THE TIME OF THE SPECIAL MEETING.

MISYS PLC, EVESHAM

SECURITY	G61572148	MEETING TYPE	Annual General Meeting
TICKER SYMBOL		MEETING DATE	29-Sep-2010
ISIN	GB0003857850	AGENDA	702563760 - Management

				FOR
ITEM	PROPOSAL	TYPE	VOTE	MAN
1	Receive the 2010 financial statements, Directors' and Auditors'	Management	For	For
2	reports Approve the 2010 remuneration report	Management	For	For
3	Re-elect Mike Lawrie as a Director	Management	For	For
4	Re-elect Jeff Ubben as a Director	Management	For	For
5	Re-appoint PwC as the Auditors and authorize the Directors to set	Management	For	For
	their Remuneration			
6	Authorize the Directors to allot shares or grant rights to subscribe	Management	For	For
	for or convert any security into shares			
s.7	Authorize the Directors to allot equity securities for cash within specified limits	Management	For	For
S.8	Authorize the purchase of own shares in the market	Management	For	For
9	Authorize the making of political donations	Management	For	For
S.10	Authorize the calling of general meetings on 14 clear days' notice	Management	For	For
S.11	Adopt the new Articles of Association of the Company	Management	For	For

AMERICREDIT CORP.

SECURITY	03060R101	MEETING TYPE	Special
TICKER SYMBOL	ACF	MEETING DATE	29-Sep-2010
ISIN	US03060R1014	AGENDA	933325842 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	THE PROPOSAL TO ADOPT AND APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JULY 21, 2010, AMONG GENERAL MOTORS HOLDINGS LLC, GOALIE TEXAS HOLDCO INC., A WHOLLY-OWNED SUBSIDIARY OF GENERAL MOTORS HOLDINGS LLC, AND AMERICREDIT CORP., AS IT MAY BE AMENDED FROM TIME TO TIME.	Management	For	For
02	THE PROPOSAL TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, FOR, AMONG OTHER REASONS, THE SOLICITATION OF ADDITIONAL PROXIES IN THE EVENT THAT THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT AND APPROVE THE MERGER AGREEMENT.	Management	For	For

ProxyEdge Report Date: 07/08/2011

Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

THE ALLIED DEFENSE GROUP, INC.

SECURITY 019118108 MEETING TYPE Special TICKER SYMBOL ADG MEETING DATE 30-Sep-2010 ISIN US0191181082 AGENDA 933314914 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	THE PROPOSAL TO AUTHORIZE THE SALE OF	Management	For	For
	SUBSTANTIALLY ALL OF OUR ASSETS TO CHEMRING			
	GROUP PLC PURSUANT TO THE STOCK AND ASSET			
	PURCHASE AGREEMENT DATED JUNE 24, 2010.			
02	THE PROPOSAL TO APPROVE THE DISSOLUTION OF ADG	Management	For	For
	PURSUANT TO THE PLAN OF COMPLETE LIQUIDATION AND			
	DISSOLUTION.			
03	THE PROPOSAL TO ADJOURN THE SPECIAL MEETING IF	Management	For	For
	NECESSARY OR APPROPRIATE, INCLUDING TO SOLICIT			
	ADDITIONAL PROXIES FOR ONE OR MORE THAN ONE			
	PROPOSAL IN THE EVENT THAT THERE ARE NOT			
	SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING			
	OR ANY ADJOURNMENT OR POSTPONEMENT THEREOF TO			
	APPROVE ONE OR MORE OF THE FOREGOING PROPOSALS.			

DOLLAR THRIFTY AUTOMOTIVE GROUP, INC.

SECURITY 256743105 MEETING TYPE Special TICKER SYMBOL DTG MEETING DATE 30-Sep-2010 ISIN US2567431059 AGENDA 933321628 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	ADOPT THE AGREEMENT AND PLAN OF MERGER BY AND AMONG HERTZ GLOBAL HOLDINGS, INC., REFERRED TO AS HERTZ, HDTMS, INC., REFERRED TO AS MERGER SUB, AND DOLLAR THRIFTY AUTOMOTIVE GROUP, INC., REFERRED TO AS DTG, PURSUANT TO WHICH MERGER SUB WILL MERGE WITH AND INTO DTG, AND DTG WILL CONTINUE AS THE SURVIVING ENTITY AND A WHOLLY OWNED	Management	For	For
02	SUBSIDIARY OF HERTZ. APPROVE THE ADJOURNMENT OF THE MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES TO ADOPT THE MERGER AGREEMENT AT THE TIME OF THE SPECIAL MEETING.	Management	For	For

UTS ENERGY CORPORATION

SECURITY 903396109 MEETING TYPE Special

TICKER SYMBOL UEYCF MEETING DATE 30-Sep-2010

AGENDA ISIN CA9033961090 933325400 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	A SPECIAL RESOLUTION, THE FULL TEXT OF WHICH IS SET FORTH IN APPENDIX A TO THE INFORMATION CIRCULAR OF UTS ENERGY CORPORATION ("UTS") DATED AUGUST 27, 2010 (THE "INFORMATION CIRCULAR"), TO APPROVE AN ARRANGEMENT UNDER SECTION 192 OF THE CANADA BUSINESS CORPORATIONS ACT INVOLVING UTS, TOTAL E&P CANADA LTD., SILVERBIRCH ENERGY CORPORATION ("SILVERBIRCH") AND THE HOLDERS OF COMMON SHARES OF UTS.	Management	For	For
02		Management	For	For
03	AN ORDINARY RESOLUTION, THE FULL TEXT OF WHICH IS SET FORTH UNDER THE HEADING "OTHER MATTERS OF SPECIAL BUSINESS RELATING TO SILVERBIRCH - APPROVAL OF SILVERBIRCH SHAREHOLDER RIGHTS PLAN" IN THE INFORMATION CIRCULAR, APPROVING A SHAREHOLDER RIGHTS PLAN FOR SILVERBIRCH.	Management	Against	Against

LANDRY'S RESTAURANTS, INC.

RANTS, INC.

51508L103 MEETING TYPE Special
TNY MEETING DATE 04-Oct-2010
933321046 - Management SECURITY TICKER SYMBOL LNY
ISIN US51508L1035

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	PROPOSAL TO APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF NOVEMBER 3, 2009, AS AMENDED ON MAY 23, 2010 AND JUNE 20, 2010, AMONG LANDRY'S RESTAURANTS, INC., FERTITTA GROUP, INC., FERTITTA MERGER CO. AND, FOR CERTAIN LIMITED PURPOSES, TILMAN J. FERTITTA.	Management	For	For
02	PROPOSAL TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING TO A LATER DATE, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE PROPOSAL NUMBER 1.	Management	For	For

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The GDL Fund

UNICA CORPORATION

SECURITY 904583101 MEETING TYPE Special TICKER SYMBOL UNCA MEETING DATE 05-Oct-2010 ISIN US9045831016 AGENDA 933326173 -

933326173 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	THE PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF AUGUST 12, 2010, BY AND AMONG INTERNATIONAL BUSINESS MACHINES CORPORATION, A NEW YORK CORPORATION ("IBM"), AMAROO ACQUISITION CORP., A DELAWARE CORPORATION AND WHOLLY-OWNED SUBSIDIARY OF IBM, AND UNICA CORPORATION, A DELAWARE CORPORATION, AS SUCH AGREEMENT MAY BE AMENDED FROM TIME TO TIME.	Management	For	For
02	THE PROPOSAL TO ADJOURN THE SPECIAL MEETING TO A LATER DATE, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IN THE EVENT THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF ADOPTION OF THE MERGER AGREEMENT AT THE TIME OF THE SPECIAL MEETING.	Management	For	For

PSYCHIATRIC SOLUTIONS, INC.

SECURITY 74439H108 MEETING TYPE Special
TICKER SYMBOL PSYS MEETING DATE 05-Oct-2010
ISIN US74439H1086 AGENDA 933326476 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER (THE "MERGER AGREEMENT"), DATED AS OF MAY 16, 2010, BY AND AMONG THE COMPANY, UNIVERSAL HEALTH SERVICES, INC., A DELAWARE CORPORATION ("UHS"), AND OLYMPUS ACQUISITION CORP., A DELAWARE CORPORATION AND A WHOLLY-OWNED SUBSIDIARY OF UHS ("MERGER SUB"), AS THE MERGER AGREEMENT MAY BE AMENDED FROM TIME TO TIME.	Management	For	For
02	TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT.	Management	For	For
03	TO CONSIDER AND VOTE ON THE AMENDMENT TO THE PSYCHIATRIC SOLUTIONS, INC. EQUITY INCENTIVE PLAN PREVIOUSLY APPROVED BY STOCKHOLDERS AT THE COMPANY'S 2010 ANNUAL MEETING OF STOCKHOLDERS.	Management	Against	Against

GLG PARTNERS, INC.

SECURITY 37929X107 MEETING TYPE Special
TICKER SYMBOL GLG MEETING DATE 12-Oct-2010
ISIN US37929X1072 AGENDA 933328456 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	ADOPTION OF THE AGREEMENT AND PLAN OF MERGER DATED AS OF MAY 17, 2010, AS AMENDED, AMONG GLG	Management	For	For
	PARTNERS, INC., MAN GROUP PLC, AND ESCALATOR SUB 1			
	INC. (THE "MERGER PROPOSAL").			
02	APPROVAL OF THE ADJOURNMENT OF THE SPECIAL	Management	For	For
	MEETING, IF NECESSARY, TO PERMIT FURTHER			
	SOLICITATION AND VOTE OF PROXIES IF THERE ARE			
	INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL			
	MEETING TO APPROVE THE MERGER PROPOSAL.			

ABRAXIS BIOSCIENCE, INC.

SECURITY 00383Y102 MEETING TYPE Special
TICKER SYMBOL ABII MEETING DATE 13-Oct-2010
ISIN US00383Y1029 AGENDA 933329446 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF	Management	For	For

MERGER, DATED AS OF JUNE 30, 2010, BY AND AMONG CELGENE CORPORATION, ARTISTRY ACQUISITION CORP., A WHOLLY-OWNED SUBSIDIARY OF CELGENE CORPORATION, AND ABRAXIS BIOSCIENCE, INC., AS IT MAY BE AMENDED.

AMERICAN PHYSICIANS CAPITAL, INC.

 SECURITY
 028884104
 MEETING TYPE
 Special

 TICKER SYMBOL
 ACAP
 MEETING DATE
 20-Oct-2010

 ISIN
 US0288841044
 AGENDA
 933328076 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JULY 7, 2010, AS AMENDED, BY AND AMONG THE DOCTORS COMPANY, RED HAWK ACQUISITION	Management	For	For
0.0	CORP. AND THE COMPANY.		_	_
02	TO GRANT AUTHORITY TO THE NAMED PROXIES TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE	Management	For	For
	ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL			

MEETING TO APPROVE PROPOSAL 1.

SMARTRAC N.V., AMSTERDAM

N81261104 MEETING TYPE ExtraOrdinary General Meeting MEETING DATE 21-Oct-2010 SECURITY

TICKER SYMBOL

NL0000186633 AGENDA 702616751 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE	FOR/A
CMMT	PLEASE NOTE THAT BLOCKING WILL NOT APPLY WHEN THERE IS A RECORD DATE-ASSOCIATED WITH THIS MEETING. THANK YOU	Non-Voting		
1	Opening of the meeting	Non-Voting		
2	Discussion of the public offer by OEP Technologie B.V., a wholly owned-subsidiary of One Equity Partners, to acquire all shares in the capital of-the Company for a cash amount of EUR 20 per share	Non-Voting		
3.a	Appointment of Mr. Christopher von Hugo as a Member of the Supervisory Board	Management	For	For
3.b	Appointment of Dr. Jorg Zirener as a Member of the Supervisory Board	Management	For	For
4	Closing of the meeting	Non-Voting		

Report Date: 07/08/2011 ProxyEdge Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

BRITISH SKY BROADCASTING GROUP PLC

G15632105 MEETING TYPE Annual General Meeting
BOL MEETING DATE 22-Oct-2010 SECURITY

TICKER SYMBOL

GB0001411924 AGENDA ISIN 702600594 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGA MANAGEN
1	Receive the financial statements for the YE 30 JUN 2010, together with the report of the Directors and Auditors thereon	Management	For	For
2	Declare a final dividend for the YE 30 JUN 2010	Management	For	For
3	Re-appoint Jeremy Darroch as a Director	Management	For	For
4	Re-appoint Andrew Griffith as a Director	Management	For	For
5	Re-appoint James Murdoch as a Director Member of The Bigger	Management	For	For
	Picture Committee			
6	Re-appoint Daniel Rimer as a Director Member of Remuneration	Management	For	For
	Committee			
7	Re-appoint David F. DeVoe as a Director	Management	For	For
8	Re-appoint Allan Leighton as a Director Member of Audit	Management	For	For
	Committee			
9	Re-appoint Arthur Siskind as a Director Member of Corporate	Management	For	For
	Governance and Nominations Committee			

Re-appoint David Evans as a Director Member of Remuneration

authorize the Directors to agree their remuneration

PROPOSALS 4, 5, AND 6 AND VOTES-CAST BY ANY INDIVIDUAL OR RELATED PARTY WHO BENEFIT FROM THE PASSING OF THE-PROPOSAL/S WILL BE DISREGARDED BY THE COMPANY. HENCE, IF YOU HAVE OBTAINED-BENEFIT OR EXPECT TO OBTAIN FUTURE BENEFIT YOU SHOULD NOT VOTE (OR VOTE-"ABSTAIN") ON THE RELEVANT

Re-appoint Deloitte LLP as the Auditors of the Company and to

10

11

Committee

12						acamant -	h'Or	For
	Approve th	e report on Direc	tors remuneration i	or the YE 30 JUN	Mana	gement	IOI	
13		the Company and i and incur politic	ts subsidiaries to mal expenditure	ake political	Mana	ngement	For	For
14		the Directors to	allot shares under S	ection 551 of the	e Mana	ngement	For	For
S.15	Approve to	disapply statuto	ry pre-emption right	S	Mana	gement	For	For
3.16			y to hold general me s on 14 days' notic		Mana	igement	For	For
ATC	TECHNOLOGY	CORPORATION						
	ITY	00211W104	MEETING TYPE					
	R SYMBOL	ATAC	MEETING DATE	22-Oct-2010				
ISIN		US00211W1045	AGENDA	933330526 - Ma	inageme	enc		
TTEM	DDODOGAI			TYPE	T/OTE	FOR/AG		
	PROPOSAL T AND PLAN O AMENDED, B INC., A PE	O APPROVE AND ADO F MERGER DATED AS	OF JULY 18, 2010, A DISTRIBUTION SYSTEM ATION ("BUYER"),	Management S		MANAGE		
01	PROPOSAL TAND PLAN OF THE SPE	O APPROVE AND ADO F MERGER DATED AS Y AND AMONG GENCO NNSYLVANIA CORPOR RS MERGER SUB, IN N AND AN INDIRECT OF BUYER, AND AT N, ALL AS MORE FU EMENT. O ADJOURN THE SPE OR APPROPRIATE, T THERE ARE INSUFF	PT THE AGREEMENT OF JULY 18, 2010, A DISTRIBUTION SYSTEM ATION ("BUYER"), C., A DELAWARE WHOLLY-OWNED C TECHNOLOGY LLY DESCRIBED IN THE CIAL MEETING, IF O SOLICIT ADDITIONAL ICIENT VOTES AT THE PPROVE AND ADOPT THE	Management S , Management	For	For		
01	PROPOSAL TAND PLAN OF THE SPE	O APPROVE AND ADO F MERGER DATED AS Y AND AMONG GENCO NNSYLVANIA CORPOR RS MERGER SUB, IN N AND AN INDIRECT OF BUYER, AND AT N, ALL AS MORE FU EMENT. O ADJOURN THE SPE OR APPROPRIATE, T THERE ARE INSUFF CIAL MEETING TO A OSAL DESCRIBED AB	PT THE AGREEMENT OF JULY 18, 2010, A DISTRIBUTION SYSTEM ATION ("BUYER"), C., A DELAWARE WHOLLY-OWNED C TECHNOLOGY LLY DESCRIBED IN THE CIAL MEETING, IF O SOLICIT ADDITIONAL ICIENT VOTES AT THE PPROVE AND ADOPT THE	Management S , Management	For	For		
01 02 ORIGI SECUR	PROPOSAL TAND PLAN CAMENDED, BINC., A PETRANSFORME CORPORATION PROXY STATE PROPOSAL TANGESSARY PROXIES IF OF THE SPEFIRST PROPOMAN ENERGY	O APPROVE AND ADO F MERGER DATED AS Y AND AMONG GENCO NNSYLVANIA CORPOR RS MERGER SUB, IN N AND AN INDIRECT OF BUYER, AND AT N, ALL AS MORE FU EMENT. O ADJOURN THE SPE OR APPROPRIATE, T THERE ARE INSUFF CIAL MEETING TO A OSAL DESCRIBED AB	PT THE AGREEMENT OF JULY 18, 2010, A DISTRIBUTION SYSTEM ATION ("BUYER"), C., A DELAWARE WHOLLY-OWNED C TECHNOLOGY LLY DESCRIBED IN THE CIAL MEETING, IF O SOLICIT ADDITIONAL ICIENT VOTES AT THE PPROVE AND ADOPT THE OVE. MEETING TYPE	Management S , Management TIME Annual General	For	For		
01 02 ORIGI SECUR	PROPOSAL TAND PLAN CAMENDED, BINC., A PETRANSFORME CORPORATION PROXY STATE PROPOSAL TANGESSARY PROXIES IF OF THE SPEFIRST PROPOMAN ENERGY	O APPROVE AND ADO F MERGER DATED AS Y AND AMONG GENCO NNSYLVANIA CORPOR RS MERGER SUB, IN N AND AN INDIRECT OF BUYER, AND AT N, ALL AS MORE FU EMENT. O ADJOURN THE SPE OR APPROPRIATE, T THERE ARE INSUFF CIAL MEETING TO A OSAL DESCRIBED AB	PT THE AGREEMENT OF JULY 18, 2010, A DISTRIBUTION SYSTEM ATION ("BUYER"), C., A DELAWARE WHOLLY-OWNED C TECHNOLOGY LLY DESCRIBED IN THE CIAL MEETING, IF O SOLICIT ADDITIONAL ICIENT VOTES AT THE PPROVE AND ADOPT THE OVE.	Management S , Management TIME	For For	For For		

Management For

Management For For

For

PROPOSAL ITEMS. BY DOING SO, YOU ACKNOWLEDGE THAT-YOU HAVE OBTAINED BENEFIT OR EXPECT TO OBTAIN BENEFIT BY THE PASSING OF THE-RELEVANT PROPOSAL/S. BY VOTING (FOR OR AGAINST) ON PROPOSAL (X AND Y), YOU-ACKNOWLEDGE THAT YOU HAVE NOT OBTAINED BENEFIT NEITHER EXPECT TO OBTAIN-BENEFIT BY THE PASSING OF THE RELEVANT PROPOSAL/S AND YOU COMPLY WITH THE-VOTING EXCLUSION.

2 3 4	Re-election of Gordon M Cairns as a Director Adoption of remuneration report Increase in aggregate cap of Non-executive Directors'	Management Management Management	For	For For
	remuneration			
5	Grant of long term incentives to Mr. Grant A King - Managing	Management	For	For
	Director			
6	Grant of long term incentives to Ms. Karen A Moses Executive	Management	For	For
	Director			
7	Adoption of new constitution	Management	For	For
8	Renewal of proportional takeover provisions	Management	For	For

ProxyEdge Report Date: 07/08/2011 Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

MCAFEE, INC.

SECURITY 579064106 MEETING TYPE Special TICKER SYMBOL MFE MEETING DATE 02-Nov-2 ISIN US5790641063 AGENDA 93333172 02-Nov-2010

933331720 - Management

FOR/AGAINST TYPE VOTE MANAGEMENT ITEM PROPOSAL _____ _____ 01 PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF Management For For MERGER, DATED AS OF AUGUST 18, 2010, AMONG INTEL CORPORATION, A DELAWARE CORPORATION, OR INTEL,

JEFFERSON ACQUISITION CORPORATION, A DELAWARE CORPORATION AND WHOLLY-OWNED SUBSIDIARY OF INTEL, AND MCAFEE, INC., A DELAWARE CORPORATION, OR MCAFEE, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.

02 A PROPOSAL TO ADJOURN OR POSTPONE 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 TO ADOPT THE MERGER AGREEMENT OR PURSUANT TO TO THE TERMS OF THE MERGER AGREEMENT.

Management For For

DIAMOND MGMT & TECHNOLOGY CONSULTANTS

SECURITY 25269L106 MEETING TYPE Annual TICKER SYMBOL DTPI MEETING DATE 02-Nov-2010

US25269L1061 AGENDA ISIN 933333875 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO CONSIDER AND VOTE UPON A PROPOSAL TO ADOPT THE MERGER AGREEMENT DATED AS OF AUGUST 23, 2010 AMONG THE COMPANY, PRICEWATERHOUSECOOPERS LLP (ALSO REFERRED TO AS "PWC") AND CARBON MERGER SUBSIDIARY, INC., A WHOLLY-OWNED INDIRECT SUBSIDIARY OF PWC, AND APPROVE THE MERGER CONTEMPLATED BY THE MERGER AGREEMENT.	Management	For	For
02	TO APPROVE THE ADJOURNMENT OR POSTPONEMENT OF THE ANNUAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE ANNUAL MEETING TO ADOPT THE MERGER AGREEMENT.	Management	For	For
03	DIRECTOR	Management		
	1 MELVYN E. BERGSTEIN		For	For
	2 PAULINE A. SCHNEIDER		For	For
	3 JOHN J. SVIOKLA		For	For
04	TO RATIFY THE APPOINTMENT OF KPMG LLP AS THE INDEPENDENT REGISTERED AUDITORS FOR THE COMPANY FOR THE FISCAL YEAR ENDING MARCH 31, 2011.	Management	For	For

BW OFFSHORE LTD

SECURITY	GII9UNIUU	MEETING TYPE	Special General Meeting
TICKER SYMBOL		MEETING DATE	05-Nov-2010
ISIN	BMG1190N1002	AGENDA	702656692 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/ MANA
1	That David Astwood, resident representative of the Company, or in his absence, Susan Reedy, Bermuda counsel to the Company, Chair the Meeting	Management	For	For
2	That the resignation of Kathie Child-Villiers and Rene Huck as Directors of the Company effective 5 November 2010 and the resignation of David Gairns as Director of the Company effective 12 October 2010 be and is hereby acknowledged and accepted	Management	For	For
3	That Ronny Johan Langeland be and is hereby appointed a Director of the Company to serve until the next annual general meeting of members or until his appointment is otherwise terminated in accordance with the Bye-Laws of the Company	Management	For	For
4	That Carine Smith Ihenacho be and is hereby appointed a Director of the Company to serve until the next annual general meeting of members or until her appointment is otherwise terminated in accordance with the Bye-Laws of the Company	Management	For	For
5	That in connection with their resignation from the Board of Directors of the Company the following remuneration to each of Kathie Child-Villiers, David Gairns, and Rene Huck for the period up to 1 October 2011 be and is hereby authorized and approved: Kathie Chile-Villiers: USD 59,375 David Gairns: USD 60,875 Rene Huck: USD 60,125	Management	For	For
6	That the following annual remuneration of Directors, including the Chairman and Deputy Chairman, the Audit committee members	Management	For	For

and the remuneration committee members of the Company be and is hereby authorized and approved: Directors (other than the chairman and deputy chairman): USD 60,000 Chairman: USD 80,000 Deputy Chairman: USD 70,000 Audit Committee members: USD 10,000 remuneration committee members: USD 5,000

MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL

OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO PROVI-DE THE BREAKDOWN OF 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 Non-Voting

BENEFICIAL OWNER SIGNED POWER OF AT-TORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTION-S 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

PLEASE NOTE THAT THIS IS A REVISION DUE TO REMOVAL OF RECORD DATE, ADDITION OF-COMMENTS AND CHANGE

IN MEETING TYPE FROM EGM TO SGM. IF YOU HAVE ALREADY SENT-IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEN-D YOUR

ORIGINAL INSTRUCTIONS. THANK YOU.

ProxyEdge Report Date: 07/08/2011

Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

ALLOY, INC.

SECURITY 019855303 MEETING TYPE Special TICKER SYMBOL ALOY MEETING DATE 08-Nov-2010 ISIN US0198553036 AGENDA 933337429 - Management

FOR/AGAINST ITEM PROPOSAL TYPE VOTE MANAGEMENT 01 PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF Management For For MERGER, DATED AS OF JUNE 23, 2010 (THE "MERGER AGREEMENT"), BY AND AMONG THE COMPANY, ALLOY MEDIA HOLDINGS, L.L.C., A DELAWARE LIMITED LIABILITY COMPANY ("PARENT"), AND LEXINGTON MERGER SUB INC., A WHOLLY-OWNED SUBSIDIARY OF PARENT, AS SUCH AGREEMENT MAY BE AMENDED FROM TIME TO TIME. 02 PROPOSAL TO APPROVE THE ADJOURNMENT OF THE Management For For SPECIAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IN THE EVENT THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF ADOPTION OF THE MERGER AGREEMENT AT THE TIME OF THE SPECIAL MEETING.

OSTEOTECH, INC.

Non-Voting

Non-Voting

SECURITY 688582105 MEETING TYPE
TICKER SYMBOL OSTE MEETING DATE Special MEETING DATE 09-Nov-2010

US6885821057 AGENDA 933338433 - Management TSTN

FOR/AGAINST TYPE VOTE MANAGEMENT ITEM PROPOSAL 01 PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF Management For For MERGER, DATED AS OF AUGUST 16, 2010, BY AND AMONG MEDTRONIC, INC., MEDTRONIC SOFAMOR DANEK, INC., ENGLAND MERGER CORPORATION AND OSTEOTECH, INC. AND TO APPROVE THE MERGER. 02 PROPOSAL TO ADJOURN THE SPECIAL MEETING, IF Management For For NECESSARY, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF ADOPTION OF THE MERGER AGREEMENT AND APPROVAL OF THE MERGER.

WUXI PHARMATECH (CAYMAN) INC.

929352102 MEETING TYPE SECURITY Annual 10-Nov-2010

TICKER SYMBOL WX MEETING DATE ISIN US9293521020 AGENDA 933337986 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	GE LI BE AND HEREBY IS RE-ELECTED AS A DIRECTOR FOR A THREE-YEAR TERM.	Management	For	For
02	CUONG VIET DO BE AND HEREBY IS RE-ELECTED AS A DIRECTOR FOR A THREE-YEAR TERM.	Management	For	For
03	STEWART HEN BE AND HEREBY IS RE-ELECTED AS A DIRECTOR FOR A THREE-YEAR TERM.	Management	For	For
S4	THE WUXI PHARMATECH (CAYMAN) INC. 2007 EMPLOYEE SHARE INCENTIVE PLAN ("PLAN") BE AMENDED TO INCREASE NUMBER OF ORDINARY SHARES AUTHORIZED TO BE ISSUED PURSUANT TO PLAN, AS WELL AS LIMIT ON TOTAL NUMBER OF ORDINARY SHARES THAT MAY BE DELIVERED PURSUANT TO OPTIONS QUALIFIED AS INCENTIVE STOCK OPTIONS GRANTED UNDER THE PLAN, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	Against	Against

NETEZZA CORPORATION

SECURITY 64111N101 MEETING TYPE Special TICKER SYMBOL NZ MEETING DATE 10-Nov-2010

US64111N1019 AGENDA ISIN 933338419 - Management

FOR/AGAINST TYPE VOTE MANAGEMENT ITEM PROPOSAL _____

THE PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF Management For For MERGER, DATED AS OF SEPTEMBER 19, 2010, BY AND AMONG INTERNATIONAL BUSINESS MACHINES
CORPORATION, A NEW YORK CORPORATION ("IBM"), ONYX
ACQUISITION CORP., A DELAWARE CORPORATION AND WHOLLY OWNED SUBSIDIARY OF IBM, AND NETEZZA, AS SUCH AGREEMENT MAY BE AMENDED FROM TIME TO TIME.

O2 THE PROPOSAL TO ADJOURN THE SPECIAL MEETING TO A Management For For LATER DATE, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IN THE EVENT THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF ADOPTION OF THE MERGER AGREEMENT AT THE TIME OF THE SPECIAL

ProxyEdge Report Date: 07/08/2011
Meeting Date Range: 07/01/2010 to 06/30/2011 17

The GDL Fund

EXPRESSJET HOLDINGS, INC.

MEETING.

SECURITY 30218U306 MEETING TYPE Special TICKER SYMBOL XJT MEETING DATE 10-Nov-2010

ISIN US30218U3068 AGENDA 933339687 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	THE ADOPTION AND APPROVAL OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF AUGUST 3, 2010, AMONG SKYWEST, INC., EXPRESS DELAWARE MERGER CO., AN INDIRECT WHOLLY OWNED SUBSIDIARY OF SKYWEST, INC.,	Management	For	For
02	AND EXPRESSJET HOLDINGS, INC.	Management	For	For

INTERNATIONAL RECTIFIER CORPORATION

SECURITY 460254105 MEETING TYPE Annual
TICKER SYMBOL IRF MEETING DATE 12-Nov-2010
ISIN US4602541058 AGENDA 933333647 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 MARY B. CRANSTON		For	For
	2 THOMAS A. LACEY		For	For
02	PROPOSAL TO RATIFY THE APPOINTMENT OF ERNST &	Management	For	For
	YOUNG LLP AS THE INDEPENDENT REGISTERED PUBLIC	-		

ACCOUNTING FIRM OF THE COMPANY TO SERVE FOR FISCAL YEAR 2011.

PACTIV CORPORATION

SECURITY	695257105	MEETING TYPE	Special
TICKER SYMBOL	PTV	MEETING DATE	15-Nov-2010

ISIN US6952571056 AGENDA 933339675 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF AUGUST 16, 2010, BY AND AMONG PACTIV CORPORATION, RANK GROUP LIMITED, REYNOLDS GROUP HOLDINGS LIMITED AND REYNOLDS ACQUISITION CORPORATION, AN INDIRECT WHOLLY OWNED SUBSIDIARY OF REYNOLDS GROUP HOLDINGS LIMITED, AND APPROVE THE TRANSACTIONS CONTEMPLATED THEREBY.	Management	For	For
02	TO ADJOURN THE SPECIAL MEETING TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF ADOPTING THE MERGER AGREEMENT AND APPROVING THE TRANSACTIONS CONTEMPLATED THEREBY AT THE TIME OF THE SPECIAL MEETING.	Management	For	For

ZYGO CORPORATION

TICKER SYMBOL	ZIGO	MEETING DATE	16-Nov-2010
SECURITY	989855101	MEETING TYPE	Annual

ISIN US9898551018 AGENDA 933331910 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 STEPHEN D. FANTONE		For	For
	2 SAMUEL H. FULLER		For	For
	3 CHRIS L. KOLIOPOULOS		For	For
	4 SEYMOUR E. LIEBMAN		For	For
	5 ROBERT B. TAYLOR		For	For
	6 CAROL P. WALLACE		For	For
	7 GARY K. WILLIS		For	For
02	RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE COMPANY'S INDEPENDENT REGISTERED ACCOUNTING FIRM FOR FISCAL 2011.	Management	For	For

CORINTHIAN COLLEGES, INC.

SECURITY	218868107	MEETING TYPE	Annual
TICKER SYMBOL	COCO	MEETING DATE	17-Nov-2010
ISIN	US2188681074	AGENDA	933337481 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINS MANAGEMENT
01	DIRECTOR	Management		
	1 PAUL R. ST. PIERRE		For	For
	2 LINDA AREY SKLADANY		For	For
	3 ROBERT LEE		For	For
	4 JACK D. MASSIMINO		For	For
	5 HANK ADLER		For	For
	6 JOHN M. DIONISIO		For	For
02	APPROVAL OF THE AMENDMENT AND RESTATEMENT OF THE COMPANY'S CERTIFICATE OF INCORPORATION TO INCREASE THE MAXIMUM PERMITTED NUMBER OF DIRECTORS ON THE COMPANY'S BOARD OF DIRECTORS TO THIRTEEN.	Management	For	For
03	APPROVAL OF THE AMENDMENT AND RESTATEMENT OF THE CORINTHIAN COLLEGES, INC. 2003 PERFORMANCE AWARD PLAN, WHICH AUTHORIZES THE ISSUANCE OF AN ADDITIONAL 5,000,000 SHARES UNDER SUCH PLAN, AND CERTAIN OTHER AMENDMENTS DESCRIBED IN THE ACCOMPANYING PROXY STATEMENT.	Management	Against	Against
04	APPROVAL OF THE AMENDMENT OF THE CORINTHIAN COLLEGES, INC. EMPLOYEE STOCK PURCHASE PLAN TO EXTEND THE COMPANY'S ABILITY TO GRANT NEW AWARDS UNDER SUCH PLAN UNTIL DECEMBER 31, 2020.	Management	For	For
05	RATIFICATION OF ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING JUNE 30, 2011.	Management	For	For

ProxyEdge Report Date: 07/08/2011 Meeting Date Range: 07/01/2010 to 06/30/2011 18

The GDL Fund

PHOENIX TECHNOLOGIES LTD.

SECURITY 719153108 MEETING TYPE Special TICKER SYMBOL PTEC MEETING DATE 19-Nov-2010 ISIN US7191531083 AGENDA 933332102 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER (THE "MERGER AGREEMENT"), DATED AS OF AUGUST 17, 2010, BY AND AMONG PHOENIX TECHNOLOGIES LTD., PHARAOH ACQUISITION CORP. ("PARENT") AND PHARAOH MERGER SUB CORP., ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	For	For
02	TO ADJOURN THE SPECIAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT.	Management	For	For

KEITHLEY INSTRUMENTS, INC.

SECURITY 487584104 MEETING TYPE Special TICKER SYMBOL KEI MEETING DATE 19-Nov-2010

US4875841045 AGENDA 933342432 - Management

FOR/AGAINST TYPE VOTE MANAGEMENT ITEM PROPOSAL ____

01 APPROVAL AND ADOPTION OF THE AGREEMENT AND PLAN Management For For OF MERGER, DATED AS OF SEPTEMBER 29, 2010, AMONG DANAHER CORPORATION, AEGEAN ACQUISITION CORP. AND KEITHLEY INSTRUMENTS, INC. AND THE TRANSACTIONS CONTEMPLATED THEREBY.

OTIX GLOBAL, INC.

SECURITY 68906N200 MEETING TYPE Special TICKER SYMBOL OTIX MEETING DATE 22-Nov-2 22-Nov-2010

US68906N2009 AGENDA 933341769 - Management TSTN

FOR/AGAINST TYPE VOTE MANAGEMENT ITEM PROPOSAL 01 TO ADOPT THE AGREEMENT AND PLAN MERGER DATED AS Management For For

SEPTEMBER 13, 2010, AMONG WILLIAM DEMANT HOLDING A/S, OI MERGER SUB, INC., AND OTIX GLOBAL, INC., AS IT MAY BE AMENDED FROM TIME TO TIME.

02 TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR Management For For

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

NYMAGIC, INC.

SECURITY 629484106 MEETING TYPE Special TICKER SYMBOL NYM MEETING DATE 22-Nov-2010

US6294841068 AGENDA ISIN 933342610 - Management

FOR/AGAINST TYPE VOTE MANAGEMENT ITEM PROPOSAL _____ 01 APPROVAL AND ADOPTION OF THE AGREEMENT AND PLAN Management For For OF MERGER, DATED AS OF JULY 15, 2010, BY AND AMONG PROSIGHT SPECIALTY INSURANCE HOLDINGS, INC., PSI

MERGER SUB INC. AND NYMAGIC, INC. 02 APPROVAL OF THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE AND ADOPT THE MERGER AGREEMENT.

Management For For

DYNEGY INC.

SECURITY 26817G300 MEETING TYPE Contested-Special TICKER SYMBOL DYN MEETING DATE 23-Nov-2010 ISIN US26817G3002 AGENDA 933336631 - Manage

933336631 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF AUGUST 13, 2010, AS IT MAY BE AMENDED FROM TIME TO TIME, AMONG DYNEGY INC., DENALI	Management	Against	Against
02	PARENT INC. AND DENALI MERGER SUB INC. TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER.	Management	Against	Against

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The GDL Fund

EMULEX CORPORATION

SECURITY 292475209 MEETING TYPE Annual TICKER SYMBOL ELX MEETING DATE 23-Nov-2010 ISIN US2924752098 AGENDA 933337380 -

933337380 - Management

ITEM	PROPOSAL	TYPE 	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 FRED B. COX	,	For	For
	2 MICHAEL P. DOWNEY		For	For
	3 BRUCE C. EDWARDS		For	For
	4 PAUL F. FOLINO		For	For
	5 ROBERT H. GOON		For	For
	6 DON M. LYLE		For	For
	7 JAMES M. MCCLUNEY		For	For
	8 DEAN A. YOOST		For	For
02	RATIFICATION AND APPROVAL OF THE 2005 EQUITY INCENTIVE PLAN, AS AMENDED AND RESTATED.	Management	Against	Against
03	RATIFICATION AND APPROVAL OF AN AMENDMENT TO THE EMPLOYEE STOCK PURCHASE PLAN TO INCREASE THE NUMBER OF SHARES RESERVED FOR ISSUANCE THEREUNDER BY 1,500,000 SHARES.	Management	For	For
04	RATIFICATION OF SELECTION OF KPMG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Management	For	For

MASSMART HOLDINGS LTD

SECURITY	S4799N114	MEETING TYPE	Annual General Meeting
TICKER SYMBOL		MEETING DATE	24-Nov-2010
ISIN	ZAE000029534	AGENDA	702696862 - Management

ITEM	PROPOSAL	TYPE	VOTE
1.0.1	Resolved that the annual financial statements of the Company and the Group for the year ended 27TH June 2010, circulated	Management	For
2.0.2	offered himself for re-election, be and is hereby re-elected to the	Management	For
3.0.3	Board of Directors of the Company Resolved that Dr NN Gwagwa, who retires by rotation and has offered herself for re-election, be and is hereby re-elected to the Board of Directors of the Company	Management	For
4.0.4		Management	For
5.0.5	Resolved that Ms P Langeni, who retires by rotation and has offered herself for re-election, be and is hereby re-elected to the Board of Directors of the Company	Management	For
6.0.6	Resolved that Mr. IN Matthews, who retires by rotation and has offered himself for re-election, be and is hereby re-elected to the Board of Directors of the Company	Management	For
7.0.7	± ±	Management	For
8.0.8	Resolved that Deloitte & Touche (with Mr. Andre Dennis as the Audit Partner) be and are hereby re-elected as the Company's Auditors for the ensuing financial year, as approved by the	Management	For
9.0.9	Massmart Audit Committee and recommended to shareholders Resolved that the appointments of the following as Members of the Audit Committee be and are hereby ratified and confirmed: IN Matthews, CS Seabrooke, P Maw and P Langeni	Management	For
10010	Resolved that all the ordinary shares in the authorised but unissued share capital of the Company be and are hereby placed under the control of the Directors in terms of Section 221 (2) of the Companies Act, No.61 of 1973, as amended (the Act), who shall be authorised to allot and issue such shares to such person or persons on such terms and conditions as they may deem fit but not exceeding 5 percent of the number of ordinary shares already in issue. Such allotment will be in accordance with the Act and the JSE Limited (JSE) Listings Requirements (JSE Listings	Management	For
11011	Requirements) Resolved that, subject to the JSE Listings Requirements, the Directors be and are hereby authorised to issue the ordinary shares in the authorised but unissued share capital of the Company for cash to such person or persons on such terms and conditions as they may deem fit, subject to the following: the issues in the aggregate in any one financial year shall not exceed 5 percent of the number of shares already in issue and the authority hereby granted will be valid until the Company's next annual general meeting, provided that it will not extend to beyond 15 months	Management	For
12012	Resolved that, in terms of Schedule 14 of the JSE Listings Requirements and in accordance with Section 222 of the Act,	Management	For

where applicable, the Company hereby amends the rules of the Massmart Holdings Limited Employee Share Scheme (first adopted by the Company at a General Meeting held on 12th June 2000) incorporated in the Massmart Holdings Limited Employee Share Trust (the Trust) by the substitution in their entirety of the existing terms of the Trust with the amended and restated terms of the Trust . The amended and restated terms of the Trust will be tabled at this annual general meeting and initialed by the Chairman for identification, the salient terms and conditions of which are as set out in the Notice of Amendment to the Massmart Holdings Limited Employee Share Scheme

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ITEM	PROPOSAL	TYPE	VOTE	FO MA
135.1	Resolved that, the Company and /or its subsidiaries be and are hereby authorised in terms of Sections 85(2) and 85(3) of the Companies Act, No. 61 of 1973, as amended (the Act), and the JSE Limited (JSE) Listings Requirements, (JSE Listings Requirements), from time to time to acquire the ordinary and/or preference shares in the issued share capital of the Company from such shareholder(s), at such price, in such manner and subject to such terms and conditions as the directors may deem fit, but subject to the Articles of Association of the Company, the Act and the JSE Listings Requirements, and provided that the authority hereby granted will be valid until the Company's next annual general meeting, provided that it will not extend to beyond 15 months from the date of registration of this special resolution and acquisitions in the aggregate in any one financial year shall not exceed 15 percent of that class of the Company's issued share cap	Management	For	FO
145.2	Resolved that, Article 43.1.7 of the Articles of Association of the Company be and is hereby amended by the replacement of the words Black Management Trust with Black Scarce Skills Trust	Management	For	Fo
158.3	Resolved that Article 43.2.12 of the Articles of Association of the Company be and is hereby deleted in its entirety and replaced with the following, A B Preference Share shall, unless it is converted into an ordinary share in the Company pursuant to the provisions of Article 43.2.9, be automatically redeemed at an amount equal to its par value on the date that is the 7th (seventh) anniversary of the date on which that B Preference Share was allocated to a Beneficiary in terms of the Management Trust, or if that B Preference Share has not been allocated in terms of the Management Trust, on 30TH September 2016 or such later date as the Board of Directors of the Company may determine	Management	For	Fo
	PLEASE NOTE THAT THIS IS A REVISION DUE TO ADDITION OF TEXT IN RESOLUTION 8. I-F YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UN-LESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting		

883435307 SECURITY MEETING TYPE Special TICKER SYMBOL THMD MEETING DATE 02-Dec-2010

US8834353075 AGENDA 933345161 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF OCTOBER 5, 2010, AS IT MAY BE AMENDED FROM TIME TO TIME, BY AND AMONG RAZOR HOLDCO INC., RAZOR MERGER SUB INC. AND THERMADYNE HOLDINGS CORPORATION.	Management	For	For
02	TO ADJOURN THE SPECIAL MEETING TO A LATER DATE, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER.	Management	For	For

ANDEAN RESOURCES LIMITED

SECURITY Q0793X100 TICKER SYMBOL ANDPF MEETING TYPE Annual MEETING DATE 03-Dec-2010

ISIN AU000000AND0 AGENDA 933346505 - Management

TTEM	PROPOSAL	TVDE	VOTE	FOR/AGAINST MANAGEMENT
TIEM	PROPOSAL	IIPE	VOIE	MANAGEMENI
01	SCHEME RESOLUTION: TO APPROVE THE SCHEME (AS SET OUT IN THE NOTICE OF SCHEME MEETING IN ANNEXURE I OF THE SCHEME BOOKLET).	Management	For	For
02	AGM RESOLUTIONS: RATIFICATION OF THE APPOINTMENT OF MR. CHARLES WINOGRAD AS A DIRECTOR.	Management	For	For
03	ADOPTION OF THE REMUNERATION REPORT.	Management	For	For
4A	APPROVAL OF ISSUE OF SHARES AND OPTIONS TO MR.	Management	For	For
	WAYNE HUBERT.			
4B	APPROVAL OF ISSUE OF SHARES AND OPTIONS TO MR.	Management	For	For
	CHARLES WINOGRAD.			
4C	APPROVAL OF ISSUE OF PERFORMANCE RIGHTS TO MR.	Management	For	For
	CHARLES WINOGRAD.			
05	ADDITIONAL AGM RESOLUTION IF THE SCHEME IS	Management	For	For
	APPROVED BY THE REQUISITE MAJORITY OF			
	SHAREHOLERS: CANCELLATION OF OPTIONS.		_	_
06	RESOLUTIONS IF SCHEME IS NOT APPROVED BY THE	Management	For	For
	REQUISITE MAJORITY OF SHAREHOLDERS: RE-ELECTION			
0.7	OF MR. IAN HUME AS DIRECTOR.			
07	APPROVAL OF NEW EMPLOYEE SHARE OWNERSHIP PLAN.	-		
08	RATIFICATION OF ISSUE OF SECURITIES UNDER CAPITAL	Management	r'or	ror
	RAISING.			

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The GDL Fund

NU HORIZONS ELECTRONICS CORP.

SECURITY 669908105 MEETING TYPE Special
TICKER SYMBOL NUHC MEETING DATE 07-Dec-2010
ISIN US6699081054 AGENDA 933344020 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO CONSIDER AND VOTE UPON A PROPOSAL TO ADOPT THE MERGER AGREEMENT, DATED AS OF SEPTEMBER 19, 2010 (THE "MERGER AGREEMENT") BY AND AMONG NU HORIZONS ELECTRONICS CORP., ARROW ELECTRONICS, INC., AND NEPTUNE ACQUISITION CORPORATION, INC.	Management	For	For
02	TO CONSIDER AND VOTE UPON A PROPOSAL TO ADJOURN THE SPECIAL MEETING, IF NECESSARY, FOR THE SOLICITATION OF ADDITIONAL PROXIES IN THE EVENT THAT THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE PROPOSAL TO ADOPT THE MERGER AGREEMENT.	Management	For	For

HARMAN INTERNATIONAL INDUSTRIES, INC.

SECURITY 413086109 MEETING TYPE Annual TICKER SYMBOL HAR MEETING DATE 08-Dec-2010

ISIN US4130861093 AGENDA 933338976 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 DR. HARALD EINSMANN		For	For
	2 A. MCLAUGHLIN KOROLOGOS		For	For
	3 KENNETH M. REISS		For	For
02	PROPOSAL TO AMEND THE AMENDED AND RESTATED 2002	Management	Against	Against
	STOCK OPTION AND INCENTIVE PLAN.			

A. SCHULMAN, INC.

SECURITY 808194104 MEETING TYPE Annual
TICKER SYMBOL SHLM MEETING DATE 09-Dec-2010
ISIN US8081941044 AGENDA 933346303 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 EUGENE R. ALLSPACH		For	For
	2 GREGORY T. BARMORE		For	For
	3 DAVID G. BIRNEY		For	For

	4 HOWARD R. CURD		For	For
	5 JOSEPH M. GINGO		For	For
	6 MICHAEL A. MCMANUS, JR.		For	For
	7 LEE D. MEYER		For	For
	8 JAMES A. MITAROTONDA		For	For
	9 ERNEST J. NOVAK, JR.		For	For
	10 DR. IRVIN D. REID		For	For
	11 JOHN B. YASINSKY		For	For
02	THE RATIFICATION OF THE SELECTION OF	Management	For	For
	PRICEWATERHOUSECOOPERS LLP AS A. SCHULMAN'S			
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM			
	FOR THE FISCAL YEAR ENDING AUGUST 31, 2011.			
03	THE ADOPTION AND APPROVAL OF A. SCHULMAN'S 2010	Management	Against	Against
	VALUE CREATION REWARDS PLAN.			

CRUCELL NV, LEIDEN

N23473106 MEETING TYPE ExtraOrdinary General Meeting MEETING DATE 10-Dec-2010 NL0000358562 AGENDA 702697004 - Management SECURITY TICKER SYMBOL ISIN

ITEM	PROPOSAL	TYPE	7
CMMT	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 760319 DUE TO VOTING MEETI-NG CHANGE TO INFORMATION MEETING [CHANGE IN VOTING STATUS]. ALL VOTES RECEIVED-ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT O-N THIS MEETING NOTICE. THANK YOU.	Non-Voting	
1	Opening of the General Meeting	Non-Voting	
2	Discussion on the intended bid by Johnson + Johnson on all outstanding shares-in the capital of Crucell NV and all related aspects hereto	Non-Voting	
3	Closing of the General Meeting	Non-Voting	
	"PLEASE NOTE THAT BLOCKING WILL NOT APPLY WHEN THERE IS A RECORD DATE ASSOCIAT-ED WITH THIS MEETING. THANK YOU".	Non-Voting	
	PLEASE NOTE THAT THIS IS AN INFORMATION MEETING. SHOULD YOU WISH TO ATTEND THE-MEETING PERSONALLY, YOU MAY APPLY FOR AN ENTRANCE CARD BY CONTACTING YOUR CLI-ENT REPRESENTATIVE. THANK YOU	Non-Voting	

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The GDL Fund

AMERICAN COMMERCIAL LINES INC.

SECURITY 025195405 MEETING TYPE Special
TICKER SYMBOL ACLI MEETING DATE 14-Dec-2010
ISIN US0251954055 AGENDA 933348927 - Management

FOR/AG

VOTE MANAGE

ITEM	PROPOSAL				TYPE				
01	DATED AS C FROM TIME COMMERCIAL	OF OCTOBER 18, 20 TO TIME, BY AND A L LINES INC., FINI MERGER CORPORATION	PLAN OF MERGER, 10, AS IT MAY BE A AMONG AMERICAN IN HOLDING CORPORA IN (THE "AGREEMENT	AMENDED ATION	Management	For	For		
02	TO APPROVE MEETING, I ADDITIONAL AT THE TIM	E AN ADJOURNMENT (IF NECESSARY OR A L PROXIES IF THER ME OF THE SPECIAL	OF THE SPECIAL PPROPRIATE, TO SO E ARE INSUFFICIEN MEETING TO APPRO EMENT AND PLAN OF	LICIT IT VOTES OVE THE	Management	For	For		
PROSP!	ECT MEDICAL	HOLDINGS, INC.							
TICKE	R SYMBOL	P7.7	MEETING TYPE MEETING DATE AGENDA	15-Dec	:-2010	ment			
ITEM	PROPOSAL				TYPE	VOTE	FOR/AGAI MANAGEME		
01	MERGER DAT AMENDED FR	TED AS OF AUGUST : ROM TIME TO TIME, DLDINGS, INC., IV	EMENT AND PLAN OF 16, 2010, AS IT M AMONG PROSPECT Y HOLDINGS INC.,	MAY BE	Management	For	For		
02	PROPOSAL T LATER DATE	O ADJOURN THE SPI IF THERE ARE IN	ECIAL MEETING TO A SUFFICIENT VOTES A IG TO APPROVE PROP	AT THE	Management	For	For		
CHINA	HUIYUAN JU	JICE GROUP LTD							
SECUR: TICKEI ISIN	ITY R SYMBOL	G21123107 KYG211231074	MEETING TYPE MEETING DATE AGENDA	16-Dec	ordinary Gene 2-2010 336 – Manage		eting		
	DDODOGAI					TY	/PE 	VOTE	FOR/AG
ITEM	PROPOSAL								
	PLEASE NOT	FAVOR' OR 'AGAINS'	ERS ARE ALLOWED TO			Nc	on-Voting		
 CMMT	PLEASE NOT VOTE 'IN F THANK YOU. PLEASE NOT BY CLICKIN	FAVOR' OR 'AGAINS' TE THAT THE COMPAI NG ON THE URL LINI	T'-ONLY FOR RESOL	LABLE sehk/201		No	on-Voting		

caps contemplated thereunder be and are hereby approved, and any director of the Company be and is hereby authorised to do all such acts and things, execute all such documents and take all such steps which he/she deems necessary, desirable or expedient to implement and/or give effect to the terms of and the transactions contemplated under the 2011 Raw Materials Purchase and Recyclable Containers Sales Agreement PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF CONSERVATIVE RECORD DATE-. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM-UNLESS YOU DECIDE TO AMEND YOUR

Non-Voting

THE STUDENT LOAN CORPORATION

ORIGINAL INSTRUCTIONS. THANK YOU.

MEETING TYPE Special
MEETING DATE 16-Dec-863902102 SECURITY TICKER SYMBOL STU 16-Dec-2010

ISIN US8639021026 AGENDA 933345476 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	ADOPTION OF A RESOLUTION AUTHORIZING THE TRANSACTIONS CONTEMPLATED BY THE ASSET PURCHASE AGREEMENT, DATED AS OF SEPTEMBER 17, 2010, BY AND AMONG THE STUDENT LOAN CORPORATION; CITIBANK, N.A.; CITIBANK (SOUTH DAKOTA) NATIONAL ASSOCIATION; SLC STUDENT LOAN RECEIVABLES I, INC.; BULL RUN 1 LLC; SLM EDUCATION CREDIT FINANCE CORPORATION; AND SALLIE MAE, INC.	Management	For	For
02	ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF SEPTEMBER 17, 2010, BY AND AMONG THE STUDENT LOAN CORPORATION, DISCOVER BANK AND ACADEMY ACQUISITION CORP., A WHOLLY OWNED SUBSIDIARY OF DISCOVER BANK, AND APPROVAL OF THE MERGER OF ACADEMY ACQUISITION CORP. WITH AND INTO THE STUDENT LOAN CORPORATION, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	For	For

ACTIVIDENTITY CORPORATION

SECURITY 00506P103 MEETING TYPE Special TICKER SYMBOL ACTI MEETING DATE 16-Dec-2010 US00506P1030 AGENDA 933349551 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OR MERGER, DATED AS OF OCTOBER 11, 2010 (THE "MERGER AGREEMENT"), BY AND AMONG ASSA ABLOY INC., AN OREGON CORPORATION ("ASSA US"), FITACQUISITION, INC., A DELAWARE CORPORATION AND A WHOLLY OWNED SUBSIDIARY OF ASSA US ("MERGER SUB"), AND	Management	For	For

ACTIVIDENTITY, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.

02 PROPOSAL TO ADJOURN OR POSTPONE THE SPECIAL MEETING TO A LATER DATE OR TIME, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT.

Management For For

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The GDL Fund

INTERNET BRANDS INC

SECURITY 460608102 MEETING TYPE Special TICKER SYMBOL INET MEETING DATE 16-Dec-2010 ISIN US4606081028 AGENDA 933349563 -

933349563 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO CONSIDER AND VOTE UPON A PROPOSAL TO ADOPT	Management	For	For
	THE AGREEMENT AND PLAN OF MERGER, DATED AS OF SEPTEMBER 17, 2010, AS IT MAY BE AMENDED FROM TIME			
	TO TIME, BY AND AMONG INTERNET BRANDS, INC., A DELAWARE CORPORATION, MICRO HOLDING CORP., A			
	DELAWARE CORPORATION, AND MICRO ACQUISITION CORP., A DELAWARE CORPORATION AND A WHOLLY OWNED SUBSIDIARY OF MICRO HOLDING CORP.			
02	TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT	Management	For	For
	ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT.			

ALBERTO-CULVER COMPANY

SECURITY 013078100 MEETING TYPE Special TICKER SYMBOL ACV MEETING DATE 17-Dec-2010 ISIN US0130781000 AGENDA 933349537 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	THE PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, BY AND AMONG UNILEVER N.V., A NETHERLANDS CORPORATION, SOLELY WITH RESPECT TO SECTION 5.10 THEREOF, UNILEVER PLC, A COMPANY INCORPORATED UNDER THE LAWS OF AND REGISTERED IN ENGLAND, CONOPCO, INC., A NEW YORK CORPORATION, ACE MERGER, INC., A DELAWARE CORPORATION, AND ALBERTO-CULVER COMPANY.	Management	For	For
02	THE PROPOSAL TO ADJOURN THE SPECIAL MEETING TO A	Management	For	For

LATER DATE OR TIME, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IN THE EVENT THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF ADOPTION OF THE MERGER AGREEMENT AT THE TIME OF THE SPECIAL MEETING.

NIGHTHAWK RADIOLOGY HOLDINGS, INC.

SECURITY	65411N105	MEETING TYPE	Special
TICKER SYMBOL	NHMK	MEETING DATE	22-Dec-2010

TICKER SYMBOL NHWK MEETING DATE 22-Dec-2010
ISIN US65411N1054 AGENDA 933354083 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF SEPTEMBER 26, 2010, BY AND AMONG VIRTUAL RADIOLOGIC CORPORATION, EAGLE MERGER SUB CORPORATION AND NIGHTHAWK RADIOLOGY HOLDINGS, INC. (THE "MERGER AGREEMENT").	Management	For	For
02	TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE MEETING TO ADOPT THE MERGER AGREEMENT.	Management	For	For

CELLU TISSUE HOLDINGS, INC.

SECURITY	151169109	MEETING TYPE	Special
TICKER SYMBOL	CLU	MEETING DATE	23-Dec-2010

TICKER SYMBOL CLU MEETING DATE 23-Dec-2010
ISIN US1511691099 AGENDA 933356974 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	THE PROPOSAL TO ADOPT AND APPROVE THE AGREEMENT AND PLAN OF MERGER DATED SEPTEMBER 15, 2010, AS AMENDED FROM TIME TO TIME, BY AND AMONG CELLU TISSUE HOLDINGS, INC, CLEARWATER PAPER CORPORATION, AND SAND DOLLAR ACQUISITION CORPORATION.	Management	For	For
02	THE PROPOSAL TO ADJOURN THE SPECIAL MEETING, FOR ANY PURPOSE, INCLUDING TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE MEETING TO ADOPT AND APPROVE THE AGREEMENT AND PLAN OF MERGER.	Management	For	For

${\tt COMMSCOPE}$, ${\tt INC}$.

SECURITY	203372107	MEETING TYPE	Special
TICKER SYMBOL	CTV	MEETING DATE	30-Dec-2010
TOTM	TTC202272107E	A CENID A	0222E7000 Management

ISIN US2033721075 AGENDA 933357899 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF OCTOBER 26, 2010, AS IT MAY BE AMENDED FROM TIME TO TIME, BY AND AMONG COMMSCOPE, INC., CEDAR I HOLDING COMPANY, INC. AND CEDAR I MERGER	Management	For	For
02	SUB, INC. TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE AGREEMENT AND PLAN OF MERGER.	Management	For	For

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The GDL Fund

ART TECHNOLOGY GROUP, INC.

SECURITY 04289L107 MEETING TYPE Special TICKER SYMBOL ARTG MEETING DATE 04-Jan-2011

AGREEMENT AT THE TIME OF THE SPECIAL MEETING.

ISIN US04289L1070 AGENDA 933354603 - Management

ITEM	PROPOSAL	TYPE	VOTE	MANAGEMENT
01	ADOPT THE MERGER AGREEMENT.	Management	For	For
02	APPROVE THE GRANT OF DISCRETIONARY AUTHORITY TO	Management	For	For
	THE NAMED PROXIES TO VOTE YOUR SHARES TO			
	APPROVE ONE OR MORE ADJOURNMENTS OR			
	POSTPONEMENTS OF THE SPECIAL MEETING IF THERE			
	ARE NOT SUFFICIENT VOTES TO ADOPT THE MERGER			

VOLTAIRE LTD.

SECURITY M97613109 MEETING TYPE Special
TICKER SYMBOL VOLT MEETING DATE 06-Jan-2011
ISIN IL0011064263 AGENDA 933359273 - Management

ITEM	PROPOSAL	TYPE	VOTE	MANAGEMENT
				FOR/AGAINST

TO APPROVE THE AGREEMENT OF MERGER, DATED

NOVEMBER 29, 2010, BY & AMONG THE COMPANY,

MELLANOX TECHNOLOGIES, LTD., A COMPANY FORMED

UNDER THE LAWS OF THE STATE OF ISRAEL ("MELLANOX"),

AND MONDIAL ACQUISITION CORPORATION LTD., ALL AS

MORE FULLY DESCRIBED IN THE PROXY STATEMENT.

FOR/AGAINST

TO APPROVE THE PURCHASE BY THE COMPANY OF A RUN-02 OFF DIRECTORS' AND OFFICERS' LIABILITY INSURANCE POLICY FOR A PERIOD OF SEVEN YEARS FOLLOWING THE CLOSING OF THE MERGER, AS PERMITTED BY THE AGREEMENT OF MERGER.

Management For For

T-3 ENERGY SERVICES, INC.

SECURITY 87306E107 MEETING TYPE Special
TICKER SYMBOL TTES MEETING DATE 07-Jan-2011
ISIN US87306E1073 AGENDA 933357065 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF OCTOBER 6, 2010, AMONG T-3 ENERGY SERVICES, INC. ("T-3"), ROBBINS & MYERS, INC. ("ROBBINS & MYERS"), TRIPLE MERGER I, INC. TRIPLE MERGER II, INC. AS SUCH MERGER AGREEMENT MAY BE AMENDED FROM TIME TO TIME (THE "MERGER AGREEMENT"), ALL AS MORE FULLY DESCRIBED IN THE	Management	For	For
02	PROXY STATEMENT. PROPOSAL TO APPROVE AN ADJOURNMENT OF THE T-3 SPECIAL MEETING, IF NECESSARY, INCLUDING TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES FOR THE PROPOSAL TO ADOPT THE MERGER AGREEMENT AND APPROVE THE MERGER.	Management	For	For

CEDAR FAIR, L.P.

150185106 MEETING TYPE Contested-Special FUN MEETING DATE 11-Jan-2011 US1501851067 AGENDA 933359285 - Management SECURITY
TICKER SYMBOL FUN MEETING L...
TCTN US1501851067 AGENDA SECURITY

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO CONSIDER AND VOTE UPON A PROPOSAL FROM Q FUNDING III, L.P. AND Q4 FUNDING, L.P. (TOGETHER WITH GEOFFREY RAYNOR, "Q INVESTMENTS") TO AMEND CEDAR FAIR, L.P.'S FIFTH AMENDED AND RESTATED AGREEMENT OF LIMITED PARTNERSHIP ("PARTNERSHIP AGREEMENT"), ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Shareholder	Against	For
02	TO CONSIDER AND VOTE UPON A PROPOSAL FROM Q INVESTMENTS TO AMEND THE PARTNERSHIP AGREEMENT TO REQUIRE THE GENERAL PARTNER TO MAKE DIVIDEND DISTRIBUTION A HIGHER PRIORITY THAN DEBT REPAYMENT AND TO TAKE EVERY ACTION POSSIBLE, INCLUDING SEEKING NECESSARY AMENDMENTS TO LOAN AGREEMENTS, INDENTURES & OTHER DOCUMENTATION, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Shareholder	Against	For

SYNIVERSE HOLDINGS INC

SECURITY 87163F106 MEETING TYPE Special
TICKER SYMBOL SVR MEETING DATE 12-Jan-2011
ISIN US87163F1066 AGENDA 933359603 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF OCTOBER 28, 2010, AS IT MAY BE AMENDED FROM TIME TO TIME, BY AND AMONG SYNIVERSE HOLDINGS, INC., BUCCANEER HOLDINGS, INC. AND BUCCANEER MERGER SUB, INC.	Management	For	For
02	TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE AGREEMENT AND PLAN OF MERGER.	Management	For	For

ProxyEdge Report Date: 07/08/2011

Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

FIRST MERCURY FINANCIAL CORP.

SECURITY 320841109 MEETING TYPE Special TICKER SYMBOL FMR MEETING DATE 14-Jan-2011 ISIN US3208411096 AGENDA 933359792 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO CONSIDER AND VOTE ON A PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF OCTOBER 28, 2010, AS IT MAY BE AMENDED FROM TIME TO TIME, AMONG FAIRFAX FINANCIAL HOLDINGS LIMITED, FAIRFAX INVESTMENTS II USA CORP. AND FIRST MERCURY FINANCIAL CORPORATION.	Management	For	For
02	TO CONSIDER AND VOTE ON A PROPOSAL TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER REFERENCED IN PROPOSAL 1 ABOVE.	Management	For	For
03	TO TRANSACT ANY OTHER BUSINESS THAT MAY PROPERLY COME BEFORE THE SPECIAL MEETING, OR ANY ADJOURNMENT OR POSTPONEMENT OF THE SPECIAL MEETING, BY OR AT THE DIRECTION OF THE BOARD OF DIRECTORS OF THE COMPANY.	Management	For	For

MASSMART HOLDINGS LTD

SECURITY S4799N114 MEETING TYPE Ordinary General Meeting TICKER SYMBOL MEETING DATE 17-Jan-2011 ISIN ZAE000029534 AGENDA 702729091 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAIN MANAGEMEN
1	Resolved that the requirement contained in Rule 8 of SRP Code, that following the implementation of the Scheme, Walmart is obligated to make a mandatory offer to all Massmart ordinary shareholders, be and is hereby expressly waived	Management	For	For
2	Resolved that in terms of Schedule 14 of the Listings Requirements of the JSE Limited (JSE) and subject to the approval of the JSE, and in accordance with s222 of the Companies Act No. 61 of 1973, as amended, where applicable, that the rules of the Massmart Holdings Limited Employee Share Scheme (first adopted by the Company at an annual general meeting held on 20000612) as amended most recently at the annual general meeting on 20101124 and incorporated in the Massmart Holdings Limited Employee Share Trust (the Trust) be amended, by the insertion of a new clause 40 into the Trust	Management	For	For

MASSMART HOLDINGS LTD

SECURITY S4799N114 MEETING TYPE Scheme Meeting SECURITY
TICKER SYMBOL
ZAE000029534

MEETING DATE 17-Jan-2011
AGENDA 702729320 - Management AGENDA

FOR/AG VOTE MANAGE ITEM PROPOSAL TYPE _____ 1 To consider the scheme in terms of which Walmart will acquire 51 Management For For (fifty one) Massmart ordinary shares from each Massmart ordinary shareholder (other than the excluded shareholders) for every 100 (one hundred) Massmart ordinary shares held for the scheme consideration of ZAR 148.00 (one hundred and forty eight Rand) per Massmart ordinary share which is payable on the operative date of the scheme, which date is expected to be on Monday, 20110221 PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE Non-Voting IN MEETING TYPE. IF YOU HAVE-ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU D-ECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.

SEAGATE TECHNOLOGY PLC

SECURITY G7945M107 MEETING TYPE Annual
TICKER SYMBOL STX MEETING DATE 18-Jan-2011
ISIN IE00B58JVZ52 AGENDA 933359401 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
1A	RE-ELECTION OF DIRECTOR: STEPHEN J. LUCZO	Management	For	For
1B	RE-ELECTION OF DIRECTOR: FRANK J. BIONDI, JR.	Management	For	For
1C	RE-ELECTION OF DIRECTOR: LYDIA M. MARSHALL	Management	For	For
1D	RE-ELECTION OF DIRECTOR: CHONG SUP PARK	Management	For	For
1E	RE-ELECTION OF DIRECTOR: ALBERT A. PIMENTEL	Management	For	For
1F	RE-ELECTION OF DIRECTOR: GREGORIO REYES	Management	For	For
1G	RE-ELECTION OF DIRECTOR: JOHN W. THOMPSON	Management	For	For
1H	RE-ELECTION OF DIRECTOR: EDWARD J. ZANDER	Management	For	For
02	TO RECEIVE AND CONSIDER IRISH STATUTORY ACCOUNTS	Management	For	For
FOR THE FISCAL YEAR ENDED JULY 2, 2010, AND REPORTS OF DIRECTORS AND AUDITORS.				
03	AUTHORIZATION TO HOLD THE 2011 ANNUAL GENERAL MEETING OF SHAREHOLDERS OF THE COMPANY AT A LOCATION OUTSIDE OF IRELAND.	Management	For	For
04	AUTHORIZATION OF THE COMPANY AND/OR ANY OF ITS SUBSIDIARIES TO MAKE OPEN-MARKET PURCHASES OF SEAGATE ORDINARY SHARES.	Management	For	For
05	DETERMINATION OF THE PRICE RANGE AT WHICH THE COMPANY CAN RE-ISSUE TREASURY SHARES OFF-MARKET.	Management	For	For
06	TO APPOINT ERNST & YOUNG AS THE INDEPENDENT AUDITORS OF THE COMPANY AND TO AUTHORIZE THE AUDIT COMMITTEE OF THE BOARD OF DIRECTORS TO SET THE AUDITORS' REMUNERATION.	Management	For	For

ProxyEdge Report Date: 07/08/2011 Meeting Date Range: 07/01/2010 to 06/30/2011 26

The GDL Fund

ROCK OF AGES CORPORATION

SECURITY 772632105 MEETING TYPE Special TICKER SYMBOL ROAC MEETING DATE 18-Jan-2011 ISIN US7726321059 AGENDA 933360125 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF OCTOBER 18, 2010, BY AND AMONG ROCK OF AGES CORPORATION, SWENSON GRANITE COMPANY, LLC AND GRANITE ACOUISITION, LLC.	Management	For	For
02	~ ,	Management	For	For

EURAND N.V.

SECURITY N31010106 MEETING TYPE Special
TICKER SYMBOL EURX MEETING DATE 19-Jan-2011
ISIN NL0000886448 AGENDA 933363854 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
1A	TO APPOINT JOHN J. FRAHER AS EXECUTIVE DIRECTOR 'A' AND CHIEF EXECUTIVE OFFICER OF THE COMPANY.	Management	For	For
1В	TO APPOINT CECILIA GONZALO AS A NON-EXECUTIVE DIRECTOR 'B' OF THE COMPANY.	Management	For	For
2A	TO REVIEW AND APPROVE COMPENSATION FOR JOHN J. FRAHER, EXECUTIVE DIRECTOR AND CHIEF EXECUTIVE OFFICER OF THE COMPANY.	Management	For	For
2B	TO REVIEW AND APPROVE COMPENSATION FOR ANGELO C. MALAHIAS, CHAIRMAN OF THE BOARD OF THE COMPANY.	Management	For	For
2C	TO REVIEW AND APPROVE COMPENSATION FOR CECILIA GONZALO AS A DIRECTOR OF THE COMPANY.	Management	For	For
03	TO GRANT A DISCHARGE TO THE RESIGNING DIRECTORS (GEAROID FAHERTY AND JONATHAN COSGRAVE) IN RESPECT OF THEIR MANAGEMENT.	Management	For	For
04	TO APPROVE THE SHARE PURCHASE AGREEMENT BY AND AMONG THE COMPANY, AXCAN HOLDINGS INC. AND AXCAN PHARMA HOLDING B.V.	Management	For	For
05	TO REVIEW & APPROVE SALE OF ALL ASSETS & LIABILITIES OF COMPANY TO AXCAN PHARMA HOLDING B.V. OR ONE OR MORE OF ITS DESIGNEES.	Management	For	For
06	TO APPROVE THE DESIGNATION OF THE MEMBERS OF SPECIAL COMMITTEE WITH RESPECT TO SALE OF ASSETS AND LIABILITIES OF THE COMPANY.	Management	For	For
7A	TO APPOINT RICHARD TARTE, VP, CORPORATE DEVELOPMENT AND GENERAL COUNSEL OF AXCAN, AS AN EXECUTIVE DIRECTOR 'A' OF THE COMPANY.	Management	For	For
7B	TO APPOINT RICHARD DEVLEESCHOUWER, SENIOR VICE PRESIDENT, HUMAN RESOURCES OF AXCAN, AS AN EXECUTIVE DIRECTOR 'A' OF THE COMPANY.	Management	For	For
7C	TO APPOINT STEVE GANNON, SENIOR VICE PRESIDENT, CFO OF AXCAN, AS AN EXECUTIVE DIRECTOR 'A' OF THE COMPANY.	Management	For	For
08	TO APPROVE THE DISSOLUTION OF THE COMPANY, EFFECTIVE UPON THE COMPLETION OF THE SUBSEQUENT OFFERING PERIOD.	Management	For	For
09	TO APPROVE THE APPOINTMENT OF AXCAN PHARMA HOLDING B.V. KEEPER OF BOOKS & RECORDS OF COMPANY UPON TERMINATION OF LIQUIDATION.	Management	For	For
10	TO APPROVE ANY OTHER RESOLUTION TABLED IN CONNECTION WITH THE ABOVE.	Management	For	For

BUCYRUS INTERNATIONAL, INC.

SECURITY 118759109 MEETING TYPE Special TICKER SYMBOL BUCY MEETING DATE 20-Jan-2011 ISIN US1187591094 AGENDA 933361949 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF NOVEMBER 14, 2010, AS IT MAY BE AMENDED FROM TIME TO TIME, ("THE MERGER AGREEMENT"), BY	Management	For	For
02	AND AMONG BUCYRUS INTERNATIONAL, INC., CATERPILLAR INC., AND BADGER MERGER SUB, INC. TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR	Management	For	For
	APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT.	3		

ProxyEdge Report Date: 07/08/2011 Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

CAMINO MINERALS CORPORATION

SECURITY 138050109 MEETING TYPE Annual and Special Meeting TICKER SYMBOL CAMZF MEETING DATE 25-Jan-2011 ISIN CA1380501090 AGENDA 933362864 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO SET THE NUMBER OF DIRECTORS AT FOUR (4).	Management	For	For
02	DIRECTOR	Management		
	1 R.E. GORDON DAVIS		For	For
	2 GORDON BOGDEN		For	For
	3 JAMES TUTTON		For	For
	4 DAVID WATKINS		For	For
03	TO APPOINT PRICEWATERHOUSECOOPERS LLP,	Management	For	For
	CHARTERED ACCOUNTANTS, AS AUDITORS OF THE			
	COMPANY FOR THE ENSUING YEAR AT A REMUNERATION			
	TO BE FIXED BY THE DIRECTORS.			
04	TO APPROVE THE OPTION PLAN RESOLUTION RELATING	Management	For	For
	TO THE ADOPTION OF THE STOCK OPTION PLAN OF THE			
	COMPANY, AS DESCRIBED IN THE MANAGEMENT			
	INFORMATION CIRCULAR DATED DECEMBER 6, 2010.			

DRAKA HOLDING NV

SECURITY N2771R199 MEETING TYPE ExtraOrdinary General Meeting TICKER SYMBOL MEETING DATE 26-Jan-2011
ISIN NL0000347813 AGENDA 702733040 - Management

FC TYPE VOTE MA ITEM PROPOSAL

CMMT	-	E THAT BLOCKING W RECORD DATE-ASSO		EN	Non-Voting		
1	Opening				Non-Voting		
2	1 2	ormation and deve	lonments		Non-Voting		
3	Discussion	of the intended -and outstanding	public offer by	Prysmian S.p.A. on a in the capital of Dr	ll Non-Voting		
4.a	Amendment articles of which the price, sub uncondition	on fer	For	Fo			
4.b	Amendment of the articles of association: Proposal to amend the articles of association per the date of de-listing on Euronext, subject to the condition precedent that the Offer is declared unconditional					For	Fc
4.c						For	Fo
5	F.W. Frohlich, B.E. Dijkhuizen, F.H. Fentener van Vlissingen, R.F.W. van Oordt and J.C.M. Schonfeld as members of the Supervisory Board and the proposal to grant full and final release from liability, subject to the condition precedent that the Offer is					For	Fo
6	Appointment as members		ry Board, subjec	cchini and F. Romeo t to the condition itional	Management	For	Fo
7	Any other				Non-Voting		
8	Closing	24211000			Non-Voting		
I.ONMT	N PLC, LONE	ion					
TOIVIT		U 1.					
SECUR TICKE	ITY R SYMBOL	G56350112	MEETING TYPE MEETING DATE	Annual General Mee 27-Jan-2011	ting		
ISIN		GB0031192486	AGENDA	702732733 - Manage	ment		
				. , , ,			

				FOR/A
ITEM	PROPOSAL	TYPE	VOTE	MANAG
1	To receive the Report and Accounts for the year ended 30	Management	For	For
	September 2010			
2	To receive and approve the Director Remuneration Report for the	Management	For	For
	year ended 30 September 2010			
3	To declare a final dividend for the year ended 30 September 2010	Management	For	For
	of 15 US cents net per share			
4	To re-appoint KPMG Audit Plc as the Company's auditors	Management	For	For
5	To authorise the Board to agree the auditors remuneration	Management	For	For
6	To re-elect Roger Phillimore as a director of the Company	Management	For	For
7	To re-elect Ian Farmer as a director of the Company	Management	For	For
8	To re-elect Michael Hartnall as a director of the Company	Management	For	For

9	To re-elect Jonathan Leslie as a director of the Company	Management	For	For
10	To re-elect David Munro as a director of the Company	Management	For	For
11	To re-elect Karen de Segundo as a director of the Company	Management	For	For
12	To re-elect Jim Sutcliffe as a director of the Company	Management	For	For
13	To re-elect Len Konar as a director of the Company	Management	For	For
14	To re-elect Cyril Ramaphosa as a director of the Company	Management	For	For
15	To re-elect Simon Scott as a director of the Company	Management	For	For
16	To re-elect Mahomed Seedat as a director of the Company	Management	For	For
17	To authorise the directors to allot shares	Management	For	For
18	To authorise the directors to disapply pre emption rights	Management	For	For
19	To authorise the Company to purchase own shares	Management	For	For
20	To authorise a notice period of 14 days for general meetings other	Management	For	For
	than AGMs			
21	To adopt the new Annual Share Awards Plan	Management	For	For

ProxyEdge Report Date: 07/08/2011 Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

ASHLAND INC.

SECURITY 044209104 MEETING TYPE Annual
TICKER SYMBOL ASH MEETING DATE 27-Jan-2011
ISIN US0442091049 AGENDA 933358853 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
1A	ELECTION OF CLASS I DIRECTOR: KATHLEEN LIGOCKI	Management	For	For
1B	ELECTION OF CLASS I DIRECTOR: JAMES J. O'BRIEN	Management	For	For
1C	ELECTION OF CLASS I DIRECTOR: BARRY W. PERRY	Management	For	For
02	RATIFICATION OF THE APPOINTMENT OF	Management	For	For
	PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT			
	REGISTERED PUBLIC ACCOUNTANTS FOR FISCAL 2011.			
03	APPROVAL OF THE 2011 ASHLAND INC. INCENTIVE PLAN.	Management	For	For
04	APPROVAL OF THE COMPENSATION OF THE NAMED	Management	Abstain	Against
	EXECUTIVE OFFICERS AS DISCLOSED IN THE ASHLAND			
	INC. PROXY STATEMENT PURSUANT TO			
	ITEM 402 OF			
	REGULATION S-K UNDER THE SECURITIES ACT OF 1933, AS			
	AMENDED, AND THE SECURITIES EXCHANGE ACT OF 1934,			
	AS AMENDED.			
05	WHETHER THE SHAREHOLDER VOTE TO APPROVE THE	Management	Abstain	Against
	COMPENSATION OF THE NAMED EXECUTIVE OFFICERS AS			
	REQUIRED BY SECTION 14A(A)(2) OF THE SECURITIES			
	EXCHANGE ACT OF 1934, AS AMENDED, SHOULD OCCUR			
	EVERY.			

L-1 IDENTITY SOLUTIONS, INC.

SECURITY	50212A106	MEETING TYPE	Special
TICKER SYMBOL	ID	MEETING DATE	03-Feb-2011
ISIN	US50212A1060	AGENDA	933363967 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF SEPTEMBER 19, 2010, BY AND AMONG L-1 IDENTITY SOLUTIONS, INC., A DELAWARE CORPORATION, SAFRAN SA, A FRENCH SOCIETE	Management	For	For
02	ANONYME, AND LASER ACQUISITION SUB INC., A DELAWARE CORPORATION AND A WHOLLY OWNED SUBSIDIARY OF SAFRAN SA, AND TO APPROVE THE MERGER CONTEMPLATED BY THE MERGER AGREEMENT. PROPOSAL TO ADJOURN OR POSTPONE THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT AND APPROVE THE MERGER.	Management	For	For

CRUCELL NV, LEIDEN

SECURITY	N23473106	MEETING TYPE	ExtraOrdinary General Meeting
TICKER SYMBOL		MEETING DATE	08-Feb-2011
ISIN	NL0000358562	AGENDA	702738949 - Management

ITEM	PROPOSAL	TYPE	VOTE	FO MA
	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 770046 DUE TO ADDITION OF-RESOLUTIONS. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AN-D YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.	Non-Voting		
	PLEASE NOTE THAT BLOCKING WILL NOT APPLY WHEN THERE IS A RECORD DATE ASSOCIATE-D WITH THIS MEETING. THANK YOU	Non-Voting		
1	Opening of the general meeting	Non-Voting		
2	Discussion of the contemplated offer of Johnson + Johnson for all the outstanding shares in the capital of the company and all aspects in connection therewith	Management	For	Fo
3.a	Proposal to amend the articles of association of the Company with effect of the Settlement Date, being the date no later than the third business day after the date the Offer has been declared unconditional, under the condition precedent of the contemplated offer of Johnson & Johnson for all the outstanding shares in the capital of the Company (the Offer) being declared unconditional	Management	For	Fo
3.b	Proposal to authorise each member of the board of management of the company and also each civil law notary, deputy civil law notary and notarial assistant of allen + overy llp, each of them severally, with effect of the settlement date, under the condition precedent of the offer being declared unconditional, to apply to the dutch ministry of justice for the statement of no objection's and to have the deed of amendment of the articles of association executed	Management	For	Fo
4	Resignation of Messrs. W.M. Burns, S.A. Davis, P. Satow, J.S.S. Shannon, G.R. Siber, F.F. Waller and CE. Wilhelmsson as members of the supervisory board and the proposal to grant discharge with effect of the settlement date, under the condition precedent of the offer being declared unconditional	Management	For	Fo

5.a	It is proposed to appoint J.H.J.Peeters as member of the supervisory board where all details as laid down in article 2:158 paragraph 5, section 2: 142 paragraph 3 of the dutch civil code are available for the general meeting of shareholders	Management	For	Fo
5.b	It is proposed to appoint P.Stoffels as member of the supervisory board where all details as laid down in article 2:158 paragraph 5, section 2: 142 paragraph 3 of the dutch civil code are available for the general meeting of shareholders	Management	For	Fo
5.c	It is proposed to appoint T.J.Heyman as member of the supervisory board where all details as laid down in article 2:158 paragraph 5, section 2: 142 paragraph 3 of the dutch civil code are available for the general meeting of shareholders	Management	For	Fo
5.d	It is proposed to appoint J.J.U. Van Hoof as member of the supervisory board where all details as laid down in article 2:158 paragraph 5, section 2: 142 paragraph 3 of the dutch civil code are available for the general meeting of shareholders	Management	For	Fo
5.e	It is proposed to appoint Ms.J.V.Griffiths as member of the supervisory board where all details as laid down in article 2:158 paragraph 5, section 2: 142 paragraph 3 of the dutch civil code are available for the general meeting of shareholders	Management	For	Fo
5.f	It is proposed to appoint B.W. Van Zijll Langhout as member of the supervisory board where all details as laid down in article 2:158 paragraph 5, section 2: 142 paragraph 3 of the dutch civil code are available for the general meeting of shareholders	Management	For	Fo
5.g	It is proposed to appoint P.Korte as member of the supervisory board where all details as laid down in article 2:158 paragraph 5, section 2: 142 paragraph 3 of the dutch civil code are available for the general meeting of shareholders	Management	For	Fo
5.h	It is proposed to appoint DJ. Zweers as member of the supervisory board where all details as laid down in article 2:158 paragraph 5, section 2: 142 paragraph 3 of the dutch civil code are available for the general meeting of shareholders	Management	For	Fo
5.i	It is proposed to appoint J.C. Bot as member of the supervisory board where all details as laid down in article 2:158 paragraph 5, section 2 142 paragraph 3 of the dutch civil code are available for the general meeting of shareholders	Management	For	Fo
6	Any other business	Non-Voting		
7	Closing of the general meeting	Non-Voting		
	PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE IN TEXT OF RESOLUTION 3A. IF-YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNL-ESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting		

ProxyEdge Report Date: 07/08/2011 Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

CRUCELL N.V.

SECURITY 228769105 MEETING TYPE Special TICKER SYMBOL CRXL MEETING DATE 08-Feb-2011 ISIN US2287691057 AGENDA 933366608 - Management

FOR/AGAINST TYPE VOTE MANAGEMENT ITEM PROPOSAL

3A	PROPOSAL TO AMEND THE ARTICLES OF ASSOCIATION OF THE COMPANY WITH EFFECT OF THE SETTLEMENT DATE, BEING THE DATE NO LATER THAN THE THIRD BUSINESS DAY AFTER THE DATE THE OFFER HAS BEEN DECLARED UNCONDITIONAL, UNDER THE CONDITION PRECEDENT OF THE CONTEMPLATED OFFER OF JOHNSON & JOHNSON FOR ALL THE ISSUED AND OUTSTANDING SHARES IN THE CAPITAL OF THE COMPANY (THE OFFER) BEING DECLARED UNCONDITIONAL. (RESOLUTION).	Management	For	For
3B	PROPOSAL TO AUTHORISE EACH MEMBER OF THE BOARD OF MANAGEMENT OF THE COMPANY AND ALSO EACH CIVIL LAW NOTARY, DEPUTY CIVIL LAW NOTARY AND NOTARIAL ASSISTANT OF ALLEN & OVERY LLP, EACH OF THEM SEVERALLY, WITH EFFECT OF THE SETTLEMENT DATE, UNDER THE CONDITION PRECEDENT OF THE OFFER BEING DECLARED UNCONDITIONAL, TO APPLY TO THE DUTCH MINISTRY OF JUSTICE FOR THE STATEMENT OF NO OBJECTIONS AND TO HAVE THE DEED OF AMENDMENT OF THE ARTICLES OF ASSOCIATION EXECUTED. (RESOLUTION).	Management	For	For
04	RESIGNATION SUPERVISORY BOARD AND DISCHARGE: RESIGNATION OF MESSRS. W.M. BURNS, S.A. DAVIS, P. SATOW, J.S.S. SHANNON, G.R. SIBER, F.F. WALLER AND C E. WILHELMSSON AS MEMBERS OF THE SUPERVISORY BOARD AND THE PROPOSAL TO GRANT DISCHARGE WITH EFFECT OF THE SETTLEMENT DATE, UNDER THE CONDITION PRECEDENT OF THE OFFER BEING DECLARED UNCONDITIONAL. (RESOLUTION).	Management	For	For
5A	PROPOSAL TO APPOINT MR. J.H.J. PEETERS AS MEMBER OF THE SUPERVISORY BOARD WITH EFFECT OF THE SETTLEMENT DATE, UNDER THE CONDITION PRECEDENT OF THE OFFER BEING DECLARED UNCONDITIONAL. (RESOLUTION).	Management	For	For
5B	PROPOSAL TO APPOINT MR. P. STOFFELS AS MEMBER OF THE SUPERVISORY BOARD WITH EFFECT OF THE SETTLEMENT DATE, UNDER THE CONDITION PRECEDENT OF THE OFFER BEING DECLARED UNCONDITIONAL. (RESOLUTION).	Management	For	For
5C	PROPOSAL TO APPOINT MR. T.J. HEYMAN AS MEMBER OF THE SUPERVISORY BOARD WITH EFFECT OF THE SETTLEMENT DATE, UNDER THE CONDITION PRECEDENT OF THE OFFER BEING DECLARED UNCONDITIONAL. (RESOLUTION).	Management	For	For
5D	PROPOSAL TO APPOINT MR. J.J.U. VAN HOOF AS MEMBER OF THE SUPERVISORY BOARD WITH EFFECT OF THE SETTLEMENT DATE, UNDER THE CONDITION PRECEDENT OF THE OFFER BEING DECLARED UNCONDITIONAL. (RESOLUTION).	Management	For	For
5E	PROPOSAL TO APPOINT MS. J.V. GRIFFITHS AS MEMBER OF THE SUPERVISORY BOARD WITH EFFECT OF THE SETTLEMENT DATE, UNDER THE CONDITION PRECEDENT OF THE OFFER BEING DECLARED UNCONDITIONAL. (RESOLUTION).	Management	For	For
5F	PROPOSAL TO APPOINT MR. B.W. VAN ZIJLL LANGHOUT AS MEMBER OF THE SUPERVISORY BOARD WITH EFFECT OF THE SETTLEMENT DATE, UNDER THE CONDITION PRECEDENT OF THE OFFER BEING DECLARED UNCONDITIONAL. (RESOLUTION).	Management	For	For
5G	PROPOSAL TO APPOINT MR. P. KORTE AS MEMBER OF THE SUPERVISORY BOARD WITH EFFECT OF THE SETTLEMENT DATE, UNDER THE CONDITION PRECEDENT OF THE OFFER BEING DECLARED UNCONDITIONAL. (RESOLUTION).	Management	For	For

5H PROPOSAL TO APPOINT MR. D.-J. ZWEERS AS MEMBER OF Management For For THE SUPERVISORY BOARD WITH EFFECT OF THE SETTLEMENT DATE, UNDER THE CONDITION PRECEDENT OF THE OFFER BEING DECLARED UNCONDITIONAL.

(RESOLUTION).

51 PROPOSAL TO APPOINT MR. J.C. BOT AS MEMBER OF THE SUPERVISORY BOARD WITH EFFECT OF THE SETTLEMENT DATE, UNDER THE CONDITION PRECEDENT OF THE OFFER BEING DECLARED UNCONDITIONAL. (RESOLUTION).

Management For For

Report Date: 07/08/2011 ProxyEdge

Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

CPI INTERNATIONAL, INC.

SECURITY 12618M100 MEETING TYPE Special TICKER SYMBOL CPII MEETING DATE 10-Feb-1SIN US12618M1009 AGENDA 9333662 10-Feb-2011

933366280 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF NOVEMBER 24, 2010, AS IT MAY BE AMENDED FROM TIME TO TIME, AMONG CPI INTERNATIONAL, INC., CATALYST HOLDINGS, INC. AND CATALYST ACQUISITION, INC.	Management	For	For
02	TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES TO ADOPT THE AGREEMENT AND PLAN OF MERGER AT THE SPECIAL MEETING.	Management	For	For

TALECRIS BIOTHERAPEUTICS HOLDINGS CORP

SECURITY 874227101 MEETING TYPE Special TICKER SYMBOL TLCR MEETING DATE 14-Feb-2011 ISIN US8742271013 AGENDA 933367662 -

933367662 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JUNE 6, 2010, AMONG GRIFOLS, S.A., GRIFOLS, INC., AND TALECRIS BIOTHERAPEUTICS HOLDINGS CORP., AS IT MAY BE AMENDED FROM TIME TO	Management	For	For
02	TIME TO APPROVE ANY MOTION TO ADJOURN THE TALECRIS SPECIAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES	Management	For	For

ATLAS ENERGY INC

SECURITY 049298102 MEETING TYPE Special 16-Feb-2011 ISIN US0492981024 AGENDA 933366266 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	THE PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF NOVEMBER 8, 2010 AND AMENDED AS OF DECEMBER 7, 2010, BY AND AMONG ATLAS ENERGY, INC., CHEVRON CORPORATION AND ARKHAN CORPORATION, PROVIDING FOR THE MERGER OF ARKHAN CORPORATION, AN INDIRECT WHOLLY OWNED SUBSIDIARY OF CHEVRON CORPORATION, WITH AND INTO ATLAS ENERGY, INC.	Management	For	For
02	THE PROPOSAL TO ADJOURN THE SPECIAL MEETING TO A LATER DATE OR TIME, IF NECESSARY OR APPROPRIATE, IN THE VIEW OF THE ATLAS ENERGY, INC. BOARD OF DIRECTORS, TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF THE PROPOSAL TO ADOPT THE MERGER AGREEMENT IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF SUCH ADJOURNMENT TO ADOPT THE MERGER AGREEMENT.	Management	For	For

NOVELL, INC.

SECURITY 670006105 MEETING TYPE Special
TICKER SYMBOL NOVL MEETING DATE 17-Feb-2011
ISIN US6700061053 AGENDA 933367244 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF NOVEMBER 21, 2010, BY AND AMONG NOVELL, INC., ATTACHMATE CORPORATION AND LONGVIEW SOFTWARE ACQUISITION CORP., AS SUCH AGREEMENT MAY BE AMENDED FROM TIME TO TIME.	Management	For	For
02	TO AUTHORIZE THE BOARD OF DIRECTORS OF NOVELL, INC., IN ITS DISCRETION, TO ADJOURN THE SPECIAL MEETING TO A LATER DATE OR DATES, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IN THE EVENT THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF NOVEMBER 21, 2010, BY AND AMONG NOVELL, INC., ATTACHMATE CORPORATION AND LONGVIEW SOFTWARE ACQUISITION CORP. AT THE TIME OF THE SPECIAL MEETING.	Management	For	For

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Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

DYNAMEX INC.

SECURITY 26784F103 MEETING TYPE Special TICKER SYMBOL DDMX MEETING DATE 18-Feb-2011

ISIN US26784F1030 AGENDA 933367561 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF DECEMBER 14, 2010, AS IT MAY BE AMENDED FROM TIME TO TIME, BY AND AMONG DYNAMEX INC., TRANSFORCE INC., AND TRANSFORCE ACQUISITION CORP.	Management	For	For
02	TO APPROVE ANY ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER.	Management	For	For

COMPELLENT TECHNOLOGIES, INC.

SECURITY 20452A108 MEETING TYPE Special TICKER SYMBOL CML MEETING DATE 22-Feb-2011

ISIN US20452A1088 AGENDA 933366254 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO CONSIDER AND VOTE UPON A PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF DECEMBER 12, 2010, AMONG DELL INTERNATIONAL L.L.C., DELL TRINITY HOLDINGS CORP. AND COMPELLENT TECHNOLOGIES, INC. (THE "MERGER AGREEMENT"), UNDER WHICH COMPELLENT TECHNOLOGIES, INC. WILL BECOME A WHOLLY-OWNED SUBSIDIARY OF DELL	Management	For	For
02	INTERNATIONAL L.L.C. TO CONSIDER AND VOTE UPON A PROPOSAL TO ADJOURN THE SPECIAL MEETING, IF NECESSARY, FOR THE PURPOSE OF SOLICITING ADDITIONAL PROXIES TO VOTE IN FAVOR OF THE ADOPTION OF THE MERGER AGREEMENT.	Management	For	For

ALLIS-CHALMERS ENERGY INC.

SECURITY 019645506 MEETING TYPE Special TICKER SYMBOL ALY MEETING DATE 23-Feb-2011

ISIN US0196455069 AGENDA 933368359 - Management

				FOR/AGAINST
ITEM	PROPOSAL	TYPE	VOTE	MANAGEMENT

01	TO APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF AUGUST 12, 2010, AMONG ALLISCHALMERS ENERGY INC., SEAWELL LIMITED AND WELLCO SUB COMPANY.	Management	For	For
02	TO APPROVE AND ADOPT AN AMENDMENT TO THE CERTIFICATE OF DESIGNATION OF 7% CONVERTIBLE PERPETUAL PREFERRED STOCK.	Management	For	For
03	TO APPROVE THE ADJOURNMENT OR POSTPONEMENT OF THE SPECIAL MEETING OF THE STOCKHOLDERS OF ALLISCHALMERS, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF THE FOREGOING PROPOSALS.	Management	For	For

HYPERCOM CORPORATION

SECURITY 44913M105 MEETING TYPE Special TICKER SYMBOL HYC MEETING DATE 24-Feb-2011 ISIN US44913M1053 AGENDA 933366228 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF NOVEMBER 17, 2010, BY AND AMONG HYPERCOM, VERIFONE SYSTEMS, INC., A DELAWARE CORPORATION, AND HONEY ACQUISITION CO., A DELAWARE CORPORATION AND A WHOLLY OWNED SUBSIDIARY OF VERIFONE, AND APPROVE THE MERGER CONTEMPLATED BY THE MERGER AGREEMENT	Management	For	For
02	TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING OF STOCKHOLDERS OF HYPERCOM, IF NECESSARY, FOR ANY PURPOSE, INCLUDING TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES TO APPROVE AND ADOPT THE MERGER AGREEMENT AND APPROVE THE MERGER AT THE TIME OF THE SPECIAL MEETING OF STOCKHOLDERS OF HYPERCOM	Management	For	For

ALBERTO-CULVER COMPANY

SECURITY	013078100	MEETING TYPE	Annual
TICKER SYMBOL	ACV	MEETING DATE	24-Feb-2011
ISIN	US0130781000	AGENDA	933368878 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 THOMAS A. DATTILO		For	For
	2 JIM EDGAR		For	For
	3 SAM J. SUSSER		For	For
02	A NON-BINDING ADVISORY VOTE ON THE APPROVAL OF	Management	Abstain	Against

EXECUTIVE COMPENSATION.

EXECUTIVE COMPENSATION.

03 A NON-BINDING ADVISORY Management Abstain Against VOTE ON THE APPROVAL OF THE FREQUENCY OF SHAREHOLDER VOTES ON

Report Date: 07/08/2011 ProxyEdge Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

BMP SUNSTONE CORPORATION

SECURITY 05569C105 MEETING TYPE Special TICKER SYMBOL BJGP MEETING DATE 24-Feb-2011 ISIN US05569C1053 AGENDA 933370188 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF OCTOBER 28, 2010, AS AMENDED BY THE FIRST AMENDMENT TO AGREEMENT AND PLAN OF MERGER, DATED AS OF NOVEMBER 22, 2010, BY AND AMONG SANOFI-AVENTIS, STAR 2010, INC. AND BMP SUNSTONE CORPORATION AND TO APPROVE THE MERGER.	Management	For	For
02	PROPOSAL TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING IF NECESSARY OR APPROPRIATE TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE AGREEMENT AND PLAN OF MERGER AND APPROVE THE MERGER.	Management	For	For

CONSOLIDATED THOMPSON IRON MINES LIMITED

SECURITY 210206108 MEETING TYPE Special TICKER SYMBOL CLMZF MEETING DATE 25-Feb-2011 ISIN CA2102061082 AGENDA 933370544 -

933370544 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT

01 THE SPECIAL RESOLUTION AUTHORIZING, APPROVING AND Management For For ADOPTING, AMONG OTHER THINGS, THE ARRANGEMENT UNDER SECTION 192 OF THE CANADA BUSINESS CORPORATIONS ACT INVOLVING THE CORPORATION, ITS SHAREHOLDERS AND OTHER SECURITYHOLDERS AND 7744846 CANADA INC. ("ACQUIRECO"), AN INDIRECT WHOLLY OWNED SUBSIDIARY OF CLIFFS NATURAL RESOURCES INC., IN THE FORM ATTACHED AS APPENDIX A OF THE MANAGEMENT INFORMATION CIRCULAR OF THE CORPORATION DATED JANUARY 28, 2011.

CONSOLIDATED THOMPSON IRON MINES LIMITED

SECURITY 210206108 MEETING TYPE Special TICKER SYMBOL CLMZF MEETING DATE 25-Feb-2011

ISIN CA2102061082 AGENDA 933370544 - Management

ITEM	PROPOSAL	TYPE	VOTE	MANAGEMENT
				FOR/AGAINST

O1 THE SPECIAL RESOLUTION AUTHORIZING, APPROVING AND Management For ADOPTING, AMONG OTHER THINGS, THE ARRANGEMENT UNDER SECTION 192 OF THE CANADA BUSINESS CORPORATIONS ACT INVOLVING THE CORPORATION, ITS SHAREHOLDERS AND OTHER SECURITYHOLDERS AND 7744846 CANADA INC. ("ACQUIRECO"), AN INDIRECT WHOLLY OWNED SUBSIDIARY OF CLIFFS NATURAL RESOURCES INC., IN THE FORM ATTACHED AS APPENDIX A OF THE MANAGEMENT INFORMATION CIRCULAR OF THE CORPORATION DATED JANUARY 28, 2011.

J.CREW GROUP, INC.

SECURITY 46612H402 MEETING TYPE Special TICKER SYMBOL JCG MEETING DATE 01-Mar-2011

ISIN US46612H4020 AGENDA 933370087 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED NOVEMBER 23, 2010, AS AMENDED BY AMENDMENT NO. 1 TO THE AGREEMENT AND PLAN OF MERGER, DATED JANUARY 18, 2011 (AS AMENDED, THE "MERGER AGREEMENT") WITH CHINOS HOLDINGS, INC., ("PARENT"), AND CHINOS ACQUISITION CORPORATION, ("MERGER SUB") AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	For	For
02	0 1111 E 1 E 1 1 1 1 1 1 E 1 E 1 1 E 1 E	Management	For	For

MEDIACOM COMMUNICATIONS CORPORATION

SECURITY	58446K105	MEETING TYPE	Special
TICKER SYMBOL	MCCC	MEETING DATE	04-Mar-2011
ISIN	US58446K1051	AGENDA	933370809 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF NOVEMBER 12, 2010, BY AND AMONG MEDIACOM COMMUNICATIONS CORPORATION, JMC COMMUNICATIONS LLC AND ROCCO B. COMMISSO, AS IT MAY BE AMENDED FROM TIME TO TIME, ALL AS MORE	Management	For	For
02	FULLY DESCRIBED IN THE PROXY STATEMENT. TO APPROVE ANY MOTION TO ADJOURN THE SPECIAL MEETING TO A LATER DATE TO SOLICIT ADDITIONAL PROXIES IF THERE ARE ANY INSUFFICIENT VOTES AT THE	Management	For	For
03	TIME OF THE SPECIAL MEETING TO APPROVE PROPOSAL 1. IN THEIR DISCRETION, THE PROXIES ARE AUTHORIZED TO VOTE UPON SUCH OTHER BUSINESS AS MAY PROPERLY COME BEFORE THE SPECIAL MEETING.	Management	For	For

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The GDL Fund

DEL MONTE FOODS COMPANY

SECURITY 24522P103 MEETING TYPE Special TICKER SYMBOL DLM MEETING DATE 07-Mar-1 MEETING DATE 07-Mar-2011

US24522P1030 AGENDA ISIN 933366177 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF NOVEMBER 24, 2010, AS IT MAY BE AMENDED FROM TIME TO TIME, BY AND AMONG DEL MONTE FOODS COMPANY, BLUE ACQUISITION GROUP, INC., AND BLUE MERGER SUB INC.	Management	For	For
02	TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE AGREEMENT AND PLAN OF MERGER.	Management	For	For

WESTERN COAL CORP.

SECURITY 95801T107 MEETING TYPE Special TICKER SYMBOL WTNCF MEETING DATE 08-Mar-2011 ISIN CA95801T1075 AGENDA 933371647 -

933371647 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO APPROVE THE SPECIAL RESOLUTION (THE	Management	For	For

"ARRANGEMENT RESOLUTION"), THE FULL TEXT OF WHICH

IS SET FORTH IN APPENDIX D TO THE MANAGEMENT PROXY CIRCULAR OF THE COMPANY DATED FEBRUARY 2, 2011 (THE "CIRCULAR"), APPROVING AN ARRANGEMENT PURSUANT TO DIVISION 5 OF PART 9 OF THE BUSINESS CORPORATIONS ACT (BRITISH COLUMBIA), AS AMENDED, ALL AS MORE PARTICULARLY DESCRIBED IN THE CIRCULAR.

MERCER INSURANCE GROUP, INC.

SECURITY	587902107	MEETING TYPE	Special
TICKER SYMBOL	MTGP	MEETING DATE	16-Mar-2011

TICKER SYMBOL MIGP MEETING DATE 10-MAI-2011
ISIN US5879021070 AGENDA 933372891 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	PROPOSAL TO APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF NOVEMBER 30, 2010, AMONG MERCER INSURANCE GROUP, INC., UNITED FIRE & CASUALTY COMPANY, AND RED OAK ACQUISITION CORP., AS IT MAY BE AMENDED FROM TIME TO TIME.	Management	For	For
02	PROPOSAL TO APPROVE AN ADJOURNMENT OR POSTPONEMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER REFERENCED IN PROPOSAL 1.	Management	For	For

ATHEROS COMMUNICATIONS, INC.

SECURITY	04743P108	MEETING TYPE	Special
TICKER SYMBOL	ATHR	MEETING DATE	18-Mar-2011

ISIN US04743P1084 AGENDA 933373982 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 5, 2011 (THE "MERGER AGREEMENT"), BY AND AMONG ATHEROS COMMUNICATIONS, INC., (THE "COMPANY"), QUALCOMM INCORPORATED, ("PARENT"), AND T MERGER SUB, INC., ("MERGER SUB"), ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	For	For
02	TO APPROVE THE POSTPONEMENT OR ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IN THE EVENT THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT.	Management	For	For

JO-ANN STORES, INC.

SECURITY 47758P307 MEETING TYPE Special
TICKER SYMBOL JAS MEETING DATE 18-Mar-2011
ISIN US47758P3073 AGENDA 933374807 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF DECEMBER 23, 2010 (THE "MERGER	Management	For	For
	AGREEMENT"), AS IT MAY BE AMENDED FROM TIME TO TIME, BY AND AMONG JO-ANN STORES, INC., AN OHIO			
	CORPORATION, NEEDLE HOLDINGS INC., A DELAWARE CORPORATION, AND NEEDLE MERGER SUB CORP., AN OHIO CORPORATION.			
02	TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE PROPOSAL TO ADOPT THE	Management	For	For

ProxyEdge Report Date: 07/08/2011

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The GDL Fund

WILMINGTON TRUST CORPORATION

MERGER AGREEMENT.

SECURITY 971807102 MEETING TYPE Special TICKER SYMBOL WL MEETING DATE 22-Mar-2011 ISIN US9718071023 AGENDA 933373259 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, OR MERGER AGREEMENT, DATED AS OF OCTOBER 31, 2010, BY AND AMONG M&T BANK CORPORATION, A NEW YORK CORPORATION, MTB ONE, INC., A DELAWARE CORPORATION AND WHOLLY OWNED DIRECT SUBSIDIARY OF M&T, AND WILMINGTON TRUST CORPORATION,	Management	For	For
02	PURSUANT TO WHICH MTB ONE, INC. WILL MERGE WITH AND INTO WILMINGTON TRUST CORPORATION. TO ADJOURN, POSTPONE OR CONTINUE THE SPECIAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF THE ADOPTION OF THE MERGER AGREEMENT.	Management	For	For

AIRTRAN HOLDINGS, INC.

SECURITY 00949P108 MEETING TYPE Special TICKER SYMBOL AAI MEETING DATE 23-Mar-2011

ISIN US00949P1084 AGENDA 933373247 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF SEPTEMBER 26, 2010, BY AND AMONG SOUTHWEST AIRLINES CO. ("SOUTHWEST"), AIRTRAN	Management	For	For
	HOLDINGS, INC. AND GUADALUPE HOLDINGS CORP., A WHOLLY OWNED SUBSIDIARY OF SOUTHWEST.			
02	TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES TO APPROVE PROPOSAL 1.	Management	For	For

Q-MED AB, UPPSALA

W71001106 MEETING TYPE ExtraOrdinary General Meeting SOL MEETING DATE 28-Mar-2011 SE0000426462 AGENDA 702826198 - Management SECURITY

TICKER SYMBOL

ISIN

ITEM	PROPOSAL	TYPE		FOR/AGAINST
CMMT	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING	Non-Voting		
	ID 794777 DUE TO CHANGE IN VO-TING STATUS. ALL	-		
	VOTES			
	RECEIVED ON THE PREVIOUS MEETING WILL BE			
	DISREGARDED AN-D YOU WILL NEED TO REINSTRUCT ON			
	THIS MEETING NOTICE. THANK YOU.			
CMMT	IMPORTANT MARKET PROCESSING REQUIREMENT: A	Non-Voting		
	BENEFICIAL OWNER SIGNED POWER OF AT-TORNEY (POA)			
	IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR			
	VOTING INSTRUCTION-S 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			
CMMT		Non Woting		
CMMT	MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL	Non-Voting		
	VOTED-ACCOUNTS. IF AN			
	ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL			
	NEED TO PROVI-DE THE BREAKDOWN OF EACH			
	BENEFICIAL OWNER NAME, ADDRESS AND SHARE			
	POSITION TO-YOUR CLIENT SERVICE REPRESENTATIVE.			
	THIS INFORMATION IS REQUIRED IN ORDER FOR-YOUR			
	VOTE TO BE LODGED			
CMMT	PLEASE NOTE THAT NOT ALL SUB CUSTODIANS IN SWEDEN	Non-Voting		
	ACCEPT ABSTAIN AS A VALID VO-TE OPTION. THANK YOU	-		
1	Opening of the Extraordinary General Meeting	Non-Voting		
2	Election of the Chair for the meeting	Non-Voting		
3	Drawing up and approval of the voting list	Non-Voting		
4	Approval of the agenda for the meeting	Non-Voting		
5	Election of one or two people to verify the minutes	Non-Voting		
6	Consideration of whether the meeting has been duly convened	Non-Voting		
7	Determination of the number of Board members	Management	For	For

8	Determination of fees for each Board member	Management	For	For
9	Election of members of the Board	Management	For	For
10	Resolution regarding election committee	Management	For	For
11	Resolution regarding principles for remuneration and other	Management	For	For
	conditions of employment for senior management			
12	Closing of the Extraordinary General Meeting	Non-Voting		

ProxyEdge Report Date: 07/08/2011 Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

FRONTEER GOLD INC.

SECURITY 359032109 MEETING TYPE Special TICKER SYMBOL FRG MEETING DATE 30-Mar-2011 ISIN CA3590321095 AGENDA 933379972 - Management

ITEM	PROPOSAL		TYPE	VOTE	FOR/AGAINST MANAGEMENT
0.1	THE CDECTAL DECOLUTION	TUE PHIL TEYT OF WULCH IS	Managomont	For	For

- 01 THE SPECIAL RESOLUTION, THE FULL TEXT OF WHICH IS Management For For ATTACHED AS APPENDIX "A" TO THE MANAGEMENT INFORMATION CIRCULAR DATED MARCH 2, 2011 (THE "INFORMATION CIRCULAR"), TO APPROVE A PLAN OF ARRANGEMENT PURSUANT TO SECTION 182 OF THE BUSINESS CORPORATIONS ACT (ONTARIO), INVOLVING THE CORPORATION, NEWMONT MINING CORPORATION, PILOT GOLD INC. ("PILOT GOLD") AND THE SECURITYHOLDERS, ALL AS MORE PARTICULARLY DESCRIBED IN THE INFORMATION CIRCULAR;
- 02 THE ORDINARY RESOLUTION, THE FULL TEXT OF WHICH IS Management For For SET FORTH IN THE INFORMATION CIRCULAR UNDER THE HEADING "OTHER MATTERS TO BE CONSIDERED AT THE MEETING - APPROVAL OF PILOT GOLD OPTION PLAN", TO APPROVE A STOCK OPTION PLAN OF PILOT GOLD, AS MORE PARTICULARLY DESCRIBED IN THE INFORMATION CIRCULAR.

CARDO AB

SECURITY W1991F100 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 04-Apr-2011 SE0000262982 AGENDA TSTN 702814131 - Management

ITEM PROPOSAL VOTE

CMMT IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO-BE REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR

Non-Voting

CMMT	CLIENT SERVICE-REPRESENTATIVE MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL	Non-Voting	
	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		
CMMT	PLEASE NOTE THAT NOT ALL SUB CUSTODIANS IN SWEDEN	Non-Voting	
	ACCEPT ABSTAIN AS A VALID-		
_	VOTE OPTION. THANK YOU		
1	Opening of the meeting	Non-Voting	_
2	Election of Claes Boustedt as a chairman to preside at the	Management	For
3	meeting Propagation and approval of veting list	Managamant	For
3 4	Preparation and approval of voting list Approval of agenda	Management Management	For For
5	Election of two people to check the minutes	Management	
6	Question of whether the meeting has been properly convened	Management	For
7	Presentation of (a) the annual report and audit report, (b) the	Non-Voting	101
	consolidated-financial statements and the audit report for the	1.011 .001119	
	Group, (c) the Board of-Directors' proposal for dividend		
8	The President's report	Management	For
9	Resolution on adoption of the income statement and balance	Management	For
	sheet as well as of the consolidated income statement and	_	
	consolidated balance sheet, all as per December 31 2010		
10	The Board of Directors proposes declaring a dividend of SEK	Management	For
	10.00 per share for the financial year 2010. The proposed record		
	day is April 7 2011. Provided the meeting resolves in accordance		
	with the proposal, Euroclear Sweden AB expects to be able to		
	distribute dividend on April 12 2011. Should the Annual General		
	Meeting resolve on dividend in accordance with the Board's		
	proposal, the price of SEK 420 per share that Assa Abloy has offered the shareholders in Cardo, within the framework of the		
	public offer that Assa Abloy announced on December 13 2010,		
	will be reduced by an equivalent amount per share		
11	Resolution on discharge from responsibility for the members of the	Management	For
	Board of Directors and the President		
12	Establishment of the number of Directors	Management	For
13	Establishment of fees for the Board of Directors and auditors	Management	For
14	Election of L E Lundbergforetagen AB, Johan Stahl, Lannebo	Management	For
	funds, Bjorn Franzon, Swedbank Robur funds and Fredrik		
	Lundberg, as Board of Directors		
15	The Board of Directors proposes that the Annual General Meeting	Management	For
	resolve on guidelines for remuneration of senior management,		
	principally involving the utilization of market rates of pay and other		
	terms of employment that bear a relation to responsibility and		
	authority for Group management. Besides a fixed annual salary,		
	Group management shall also be able to receive variable remuneration, which shall be based on predetermined and		
	measurable criteria such as the earnings trend and the return on		
	capital employed compared with set targets. Variable		
	remuneration shall be equivalent CONTD		
CONT		Non-Voting	
	the President-and to a maximum of 40 percent of the fixed annual	9	
	salary for other members-of Group management. Remuneration		
	shall not be made in the form of options or-other share-related		
	incentive programs. The proposed guidelines entirely-accord with		
	the previous year's guidelines		
16	Closing of the meeting	Non-Voting	

LUNDIN MINING CORPORATION

MINING CORPORATION.

SECURITY 550372106 MEETING TYPE Special
TICKER SYMBOL LUNMF MEETING DATE 04-Apr-2011
ISIN CA5503721063 AGENDA 933373603 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	THE PLAN OF ARRANGEMENT (THE "ARRANGEMENT") UNDER SECTION 192 OF THE CANADA BUSINESS CORPORATIONS ACT PROVIDING FOR THE AMALGAMATION OF LUNDIN MINING CORPORATION AND INMET MINING CORPORATION, AS MORE PARTICULARLY DESCRIBED IN	Management	For	For

ProxyEdge Report Date: 07/08/2011 36

Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

ALCON, INC.

H01301102 SECURITY MEETING TYPE Annual TICKER SYMBOL ACL MEETING DATE 07-Apr-2011

THE ACCOMPANYING JOINT MANAGEMENT INFORMATION CIRCULAR OF LUNDIN MINING CORPORATION AND INMET

ISIN CH0013826497 AGENDA 933378499 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	APPROVAL OF MERGER AGREEMENT, AS OF DECEMBER 14, 2010, ENTERED INTO BY AND BETWEEN ALCON, INC.	Management	For	For
02	AND NOVARTIS AG APPROVAL OF THE 2010 BUSINESS REPORT, INCLUDING THE OPERATING REVIEW, SWISS STATUTORY FINANCIAL STATEMENTS AND CONSOLIDATED FINANCIAL	Management	For	For
03	STATEMENTS OF ALCON, INC. AND ITS SUBSIDIARIES DISCHARGE OF THE CURRENT AND FORMER MEMBERS OF THE BOARD OF DIRECTORS OF ALCON, INC. FOR THEIR TERM OF OFFICE FROM JANUARY 1, 2010 UP TO APRIL 1,	Management	For	For
04	2011 RE-ELECTION OF KPMG AG, ZUG, SWITZERLAND, AS AUDITORS FOR PERIOD BETWEEN THE ALCON, INC.	Management	For	For
5A	ANNUAL GENERAL MEETING AND COMPLETION OF THE MERGER OF ALCON, INC. WITH AND INTO NOVARTIS AG RE-ELECTION OF THE BOARD OF DIRECTOR: THOMAS G. PLASKETT	Management	For	For
5В	RE-ELECTION OF THE BOARD OF DIRECTOR: CARY R.	Management	For	For
5C	RAYMENT RE-ELECTION OF THE BOARD OF DIRECTOR: DR. ENRICO VANNI	Management	For	For
5D	RE-ELECTION OF THE BOARD OF DIRECTOR: DR. DANIEL	Management	For	For

VASELLA

5E RE-ELECTION OF THE BOARD OF DIRECTOR: NORMAN Management For For WALKER

ALCON, INC.

SECURITY H01301102 MEETING TYPE Annual
TICKER SYMBOL ACL MEETING DATE 07-Apr-2011
ISIN CH0013826497 AGENDA 933393237 - Management

ITEM	PROPOSAL	TYPE		FOR/AGAINST MANAGEMENT
01	APPROVAL OF MERGER AGREEMENT, AS OF DECEMBER 14, 2010, ENTERED INTO BY AND BETWEEN ALCON, INC. AND NOVARTIS AG	Management	For	For
02	APPROVAL OF THE 2010 BUSINESS REPORT, INCLUDING THE OPERATING REVIEW, SWISS STATUTORY FINANCIAL STATEMENTS AND CONSOLIDATED FINANCIAL	Management	For	For
03	STATEMENTS OF ALCON, INC. AND ITS SUBSIDIARIES DISCHARGE OF THE CURRENT AND FORMER MEMBERS OF THE BOARD OF DIRECTORS OF ALCON, INC. FOR THEIR TERM OF OFFICE FROM JANUARY 1, 2010 UP TO APRIL 1,	Management	For	For
04	2011 RE-ELECTION OF KPMG AG, ZUG, SWITZERLAND, AS AUDITORS FOR PERIOD BETWEEN THE ALCON, INC. ANNUAL GENERAL MEETING AND COMPLETION OF THE	Management	For	For
5A	MERGER OF ALCON, INC. WITH AND INTO NOVARTIS AG RE-ELECTION OF THE BOARD OF DIRECTOR: THOMAS G. PLASKETT	Management	For	For
5B	RE-ELECTION OF THE BOARD OF DIRECTOR: CARY R. RAYMENT	Management	For	For
5C	RE-ELECTION OF THE BOARD OF DIRECTOR: DR. ENRICO VANNI	Management	For	For
5D	1	Management	For	For
5E	RE-ELECTION OF THE BOARD OF DIRECTOR: NORMAN WALKER	Management	For	For

WIMM BILL DANN FOODS

SECURITY 97263M109 MEETING TYPE Special
TICKER SYMBOL WBD MEETING DATE 08-Apr-2011
ISIN US97263M1099 AGENDA 933398251 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAIN MANAGEMEN
01	EARLY TERMINATION OF THE POWERS OF ALL THE BOARD OF DIRECTORS MEMBERS OF WBD FOODS OJSC.	Management	Abstain	For
02	DIRECTOR 1 RAMON LUIS LAGUARTA 2 A.N. SEYMOUR HAMPTON 3 W. TIMOTHY HEAVISIDE	Management	For For For	For For For

4	PAUL DOMINIC KIESLER	For	For
5	ANDREAS EPIFANIOU	For	For
6	ANDREW JOHN MACLEOD	For	For
7	SERGIO EZAMA	For	For
8	R.V. BOLOTOVSKY	For	For
9	SILVIU EUGENIU POPOVICI	For	For
10	MARCUS RHODES	For	For
11	D. VLADIMIROVICH IVANOV	For	For

ProxyEdge Report Date: 07/08/2011 Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

SMITH & NEPHEW GROUP PLC

G82343164 MEETING TYPE Annual General Meeting
BOL MEETING DATE 14-Apr-2011
GB0009223206 AGENDA 702820463 - Management SECURITY

TICKER SYMBOL

GB0009223206 AGENDA ISIN 702820463 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AG
1	To adopt the report and accounts	Management	For	For
2	To approve the remuneration report	Management	For	For
3	To declare a final dividend	Management	For	For
4	Re-election of director Mr Ian E Barlow	Management	For	For
5	Re-election of director Prof Genevieve B Berger	Management	For	For
6	Re-election of director Mr Olivier Bohuon	Management	For	For
7	Re-election of director Mr John Buchanan	Management	For	For
8	Re-election of director Mr Adrian Hennah	Management	For	For
9	Re-election of director Dr Pamela J Kirby	Management	For	For
10	Re-election of director Mr Brian Larcombe	Management	For	For
11	Re-election of director Mr Joseph C Papa	Management	For	For
12	Re-election of director Mr Richard De Schutter	Management	For	For
13	Re-election of director Dr Rolf W H Stomberg	Management	For	For
14	To reappoint the auditors	Management	For	For
15	To authorise the directors to determine the remuneration of the	Management	For	For
	auditors			
16	To renew the directors authority to allot shares	Management	For	For
17	To renew the directors authority for the disapplication of pre-	Management	For	For
	emption rights			
18	To renew the directors limited authority to make market purchases	Management	For	For
	of the Company's own shares			
19	To authorise general meetings to be held on 14 days notice	Management	For	For

ANSWERS CORPORATION

SECURITY	03662X100	MEETING TYPE	Special
TICKER SYMBOL	ANSW	MEETING DATE	14-Apr-2011

AGENDA 933378069 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE	MANAGEMENT
				FOR/AGAINST

01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER (THE	Management	For	For
	"MERGER AGREEMENT"), DATED AS OF FEBRUARY 2, 2011,			
	BY AND AMONG ANSWERS CORPORATION, AFCV			
	HOLDINGS, LLC ("AFCV") AND A-TEAM ACQUISITION SUB,			
	INC., AN INDIRECT WHOLLY OWNED SUBSIDIARY OF AFCV.			
02	TO ADJOURN THE SPECIAL MEETING, IF NECESSARY, TO	Management	For	For
	SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT			
	VOTES AT THE TIME OF THE SPECIAL MEETING TO			
	APPROVE AND ADOPT THE MERGER AGREEMENT.			

ANSWERS CORPORATION

SECURITY 03662X100 MEETING TYPE Special
TICKER SYMBOL ANSW MEETING DATE 14-Apr-2011
ISIN AGENDA 933385761 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER (THE "MERGER AGREEMENT"), DATED AS OF FEBRUARY 2, 2011, BY AND AMONG ANSWERS CORPORATION, AFCV	Management	For	For
02	HOLDINGS, LLC ("AFCV") AND A-TEAM ACQUISITION SUB, INC., AN INDIRECT WHOLLY OWNED SUBSIDIARY OF AFCV.	Management	For	For
	SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE AND ADOPT THE MERGER AGREEMENT.	,		

BULGARI SPA, ROMA

T23079113 MEETING TYPE Ordinary General Meeting MEETING DATE 18-Apr-2011
IT0001119087 AGENDA 702838220 - Management SECURITY SECURITY
TICKER SYMBOL
TOTM IT0001119087 AGENDA

ITEM	PROPOSAL	TYPE	VOTE	FOR MAN
CMMT	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A-SECOND CALL ON 20 APR 2011 CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN-VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. THANK YOU	Non-Voting		
1	Balance sheet as of 31-Dec-10. Board of Directors report on management activity, Internal and External Auditors' reports. Profit allocation. Consolidated balance sheet as of 31-Dec-10. Resolutions related there to	Management	For	For
2	To appoint Internal Auditors for financial years 2011 - 2013 and to state related emolument. Resolutions related there to	Management	For	For
3	Proposal to authorize the purchase and sale of own shares also by using financial instruments (put and call options). Resolutions related there to	Management	For	For

Report Date: 07/08/2011 ProxyEdge

Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

CIMPOR - CIMENTOS DE PORTUGAL LISBOA

SECURITY X13765106 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 18-Apr-2011 ISIN PTCPR0AM0003 AGENDA 702902594 - Management

ITEM	PROPOSAL	TYPE	VOTE
CMMT	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING	Non-Voting	
	ID 785085 DUE TO ADDITION OF-RESOLUTIONS. ALL		
	VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE		
	DISREGARDED AN-D YOU WILL NEED TO REINSTRUCT ON		
	THIS MEETING NOTICE. THANK YOU.		
1	Resolve on the accounts' reporting documents, notably the	Management	For
	management report, the corporate governance report and the		
	financial accounts, and other corporate, supervisory and audit		
_	information documents regarding the financial year of 2010		
2	Resolve on the proposal for the allocation of profits	Management	For
3	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER	Shareholder	Against
	PROPOSAL: Resolve on the general appraisal of the		
4	management and supervision of the company	Managamant	For
4	Resolve on the declaration on the remuneration policy of the members of the management and supervisory bodies of the	Management	For
	company		
5	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER	Shareholder	Against
J	PROPOSAL: Resolve on the election of a new director of the	bildreliorder	119411100
	company for the current term-of-office (2009 2012), in view of the		
	resignation submitted		
6	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER	Shareholder	Against
	PROPOSAL: Resolve on the uthorization to be granted, for the		
	purpose of article 398(3) of the Portuguese Companies Code, to		
	Mr. Paulo Henrique de Oliveira Santos, elected as member of the		
	Board of Directors of the Company under the preceding		
	Item, for		
	discharging competing activity and/or functions in a competing		
	company, in the context of his appointment for the account or on		
7	behalf of a shareholder deemed as competing company	Managanana	П
7	Resolve on the disposal of own shares to company employees and members of the management body and employees of	Management	For
	affiliates under the share allocation plan to employees and		
	management team, as well as the approval of the respective		
	regulation		
8	Resolve on the disposal of own shares to executives of the group	Management	For
	and members of the management bodies of the Company and of	_	
	affiliates in implementation of the stock options plans approved in		
	2009 and 2010, as well as the approval of the Company's new		
	stock options plan and respective regulation		
9	Resolve on the acquisition and disposal of own shares	Management	For
10	Resolve on the partial amendment to article seven of the articles	Management	For
	of association		_
11	Resolve on the partial amendment to article sixteen of the articles	Management	For
	of association		

12 Resolve on the group relationship with two wholly controlled companies, named KANDMAD - Sociedade Gestora de Participacoes Sociais, Lda. and CIMPOR Servicos de Apoio a Gestao de Empresas, S.A., in accordance with article 489 of the Portuguese Companies Code

Management

For

NAVISITE, INC.

SECURITY 63935M208 MEETING TYPE Special
TICKER SYMBOL NAVI MEETING DATE 20-Apr-2011
ISIN US63935M2089 AGENDA 933398225 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF FEBRUARY 1, 2011, BY AND AMONG NAVISITE, INC., TIME WARNER CABLE INC. AND AVATAR MERGER SUB INC., AS SUCH AGREEMENT MAY BE AMENDED FROM TIME TO TIME (THE "MERGER AGREEMENT").	Management	For	For
02	TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT.	Management	For	For

BUCYRUS INTERNATIONAL, INC.

118759109 SECURITY MEETING TYPE Annual TICKER SYMBOL BUCY MEETING DATE ISIN US1187591094 AGENDA MEETING DATE 21-Apr-2011 AGENDA 933379605 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
1	DIRECTOR	Management		
	1 MICHELLE L. COLLINS		For	For
	2 GENE E. LITTLE		For	For
	3 ROBERT K. ORTBERG		For	For
2	ADVISORY	Management	Abstain	Against
	VOTE TO APPROVE THE COMPENSATION OF			
	OUR NAMED EXECUTIVE OFFICERS.			
3	ADVISORY	Management	Abstain	
	VOTE ON THE FREQUENCY OF THE ADVISORY			
	STOCKHOLDER			
	VOTE ON EXECUTIVE COMPENSATION.			
4	PROPOSAL TO RATIFY THE APPOINTMENT OF DELOITTE &	Management	For	For
	TOUCHE LLP TO SERVE AS THE COMPANY'S INDEPENDENT			
	REGISTERED PUBLIC ACCOUNTING FIRM FOR 2011.			

ProxyEdge Report Date: 07/08/2011

Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

NRG ENERGY, INC.

SECURITY 629377508 MEETING TYPE Annual
TICKER SYMBOL NRG MEETING DATE 26-Apr-2011
ISIN US6293775085 AGENDA 933379629 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
1A 1B 1C	ELECTION OF DIRECTOR: LAWRENCE S. COBEN ELECTION OF DIRECTOR: PAUL W. HOBBY ELECTION OF DIRECTOR: GERALD LUTERMAN	Management Management Management	For For	For For For
1D 1E	ELECTION OF DIRECTOR: HERBERT H. TATE ELECTION OF DIRECTOR: WALTER R. YOUNG	Management Management		For For
02	TO RATIFY THE APPOINTMENT BY THE BOARD OF DIRECTORS OF KPMG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR 2011.	Management		For
03	TO APPROVE, ON AN ADVISORY BASIS, THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS.	Management	Abstain	Against
04	TO APPROVE, ON AN ADVISORY BASIS, THE FREQUENCY OF HOLDING A FUTURE ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Management	Abstain	Against

FORTUNE BRANDS, INC.

349631101 MEETING TYPE Annual FO MEETING DATE 26-Apr-2011 US3496311016 AGENDA 933380153 - Management SECURITY
TICKER SYMBOL FO PIEDITAL
US3496311016 AGENDA SECURITY

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
1A 1B 1C	ELECTION OF DIRECTOR: RICHARD A. GOLDSTEIN ELECTION OF DIRECTOR: PIERRE E. LEROY ELECTION OF DIRECTOR: A.D. DAVID MACKAY	Management Management Management		For For
1D 1E	ELECTION OF DIRECTOR: ANNE M. TATLOCK ELECTION OF DIRECTOR: NORMAN H. WESLEY	Management Management	For	For For
1F 02	ELECTION OF DIRECTOR: PETER M. WILSON RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT	Management Management	For	For For
03	REGISTERED PUBLIC ACCOUNTING FIRM FOR 2011. TO RECOMMEND, BY NON-BINDING VOTE, THE FREQUENCY OF EXECUTIVE COMPENSATION	Management	Abstain	Against
04	VOTES. TO APPROVE, BY NON-BINDING VOTE, EXECUTIVE COMPENSATION.	Management	Abstain	Against
05	APPROVAL OF AN AMENDMENT TO THE COMPANY'S	Management	For	For

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RESTATED CERTIFICATE OF INCORPORATION TO ALLOW STOCKHOLDERS TO CALL SPECIAL MEETINGS.

06 APPROVAL OF THE FORTUNE BRANDS, INC. 2011 LONG- Management Against Against TERM INCENTIVE PLAN.

NORTHWESTERN CORPORATION

SECURITY 668074305 MEETING TYPE Annual
TICKER SYMBOL NEW MEETING DATE 27-Apr-2011
ISIN US6680743050 AGENDA 933378730 - Management

				FOR/AGAINST
ITEM	PROPOSAL	TYPE	VOTE	MANAGEMENT
01	DIRECTOR	Management		
	1 STEPHEN P. ADIK	-	For	For
	2 DOROTHY M. BRADLEY		For	For
	3 E. LINN DRAPER, JR.		For	For
	4 DANA J. DYKHOUSE		For	For
	5 JULIA L. JOHNSON		For	For
	6 PHILIP L. MASLOWE		For	For
	7 DENTON LOUIS PEOPLES		For	For
	8 ROBERT C. ROWE		For	For
02	RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS	Management	For	For
	THE COMPANY'S INDEPENDENT REGISTERED PUBLIC			
	ACCOUNTING FIRM FOR FISCAL YEAR 2011.			
03	ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Management	Abstain	Against
04	ADVISORY VOTE ON THE FREQUENCY OF THE	Management	Abstain	Against
	VOTE ON EXECUTIVE COMPENSATION.			
05	APPROVE THE COMPANY'S AMENDED 2005 LONG-TERM	Management	For	For
	INCENTIVE PLAN TO INCREASE THE NUMBER OF SHARES			
	AUTHORIZED FOR ISSUANCE UNDER THE PLAN.			

DIEBOLD, INCORPORATED

SECURITY 253651103 MEETING TYPE Annual TICKER SYMBOL DBD MEETING DATE 28-Apr-2011 ISIN US2536511031 AGENDA 933380317 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 PATRICK W. ALLENDER		For	For
	2 BRUCE L. BYRNES		For	For
	3 MEI-WEI CHENG		For	For
	4 PHILLIP R. COX		For	For
	5 RICHARD L. CRANDALL		For	For
	6 GALE S. FITZGERALD		For	For
	7 PHILLIP B. LASSITER		For	For
	8 JOHN N. LAUER		For	For
	9 THOMAS W. SWIDARSKI		For	For
	10 HENRY D.G. WALLACE		For	For
	11 ALAN J. WEBER		For	For

02 TO RATIFY THE APPOINTMENT OF KPMG LLP AS Management For For

INDEPENDENT AUDITORS FOR THE YEAR 2011.

03 TO HOLD AN ADVISORY Management Abstain Against

VOTE ON NAMED EXECUTIVE OFFICER COMPENSATION.

04 TO HOLD AN ADVISORY Management Abstain Against

VOTE ON THE FREQUENCY FOR FUTURE ADVISORY VOTES ON NAMED EXECUTIVE OFFICER COMPENSATION.

Report Date: 07/08/2011 ProxyEdge

Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

LIFE TECHNOLOGIES CORPORATION

SECURITY 53217V109 MEETING TYPE Annual TICKER SYMBOL LIFE MEETING DATE OF TISTE

LIFE MEETING DATE 28-Apr-2011 US53217V1098 AGENDA 933384973 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
1A	ELECTION OF DIRECTOR: BALAKRISHNAN S. IYER	Management	For	For
1B	ELECTION OF DIRECTOR: GREGORY T. LUCIER	Management	For	For
1C	ELECTION OF DIRECTOR: RONALD A. MATRICARIA	Management	For	For
1D	ELECTION OF DIRECTOR: DAVID C. U'PRICHARD, PHD	Management	For	For
1E	ELECTION OF DIRECTOR: WILLIAM H. LONGFIELD	Management	For	For
1F	ELECTION OF DIRECTOR: ORA H. PESCOVITZ, MD	Management	For	For
02	RATIFICATION OF APPOINTMENT OF ERNST & YOUNG LLP	Management	For	For
	AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING			
	FIRM FOR THE COMPANY FOR THE FISCAL YEAR ENDING			
	DECEMBER 31, 2011.			
03	ADOPTION OF AMENDMENTS TO THE COMPANY'S	Management	For	For
	CERTIFICATE OF INCORPORATION.			
04	APPROVAL OF A NON-BINDING ADVISORY RESOLUTION	Management	Abstain	Against
	REGARDING THE COMPENSATION OF THE COMPANY'S			
	NAMED EXECUTIVE OFFICERS			
05	APPROVAL OF A NON-BINDING ADVISORY	Management	Abstain	Against
	VOTE			
	REGARDING THE FREQUENCY OF STOCKHOLDER VOTING			
	ON THE COMPENSATION OF THE COMPANY'S NAMED			
	EXECUTIVE OFFICERS.			

CAN SURETY CORPORATION

SECURITY 12612L108 MEETING TYPE Annual TICKER SYMBOL SUR MEETING DATE 28-Apr-2011

US12612L1089 AGENDA 933385367 - Management ISIN

FOR/AGAINST TYPE VOTE MANAGEMENT ITEM PROPOSAL

01	DIRECTOR	Management		
	1 PHILIP H. BRITT		For	For
	2 ANTHONY S. CLEBERG		For	For
	3 DAVID B. EDELSON		For	For
	4 D. CRAIG MENSE		For	For
	5 ROBERT A. TINSTMAN		For	For
	6 JOHN F. WELCH		For	For
	7 PETER W. WILSON		For	For
02	TO RATIFY THE AUDIT COMMITTEE'S APPOINTMENT OF THE	Management	For	For
	COMPANY'S INDEPENDENT REGISTERED PUBLIC			
	ACCOUNTING FIRM, DELOITTE & TOUCHE LLP, FOR THE			
	FISCAL YEAR 2011.			
03	TO APPROVE THE RESTATED CAN SURETY CORPORATION	Management	For	For
	2006 LONG-TERM EQUITY COMPENSATION PLAN.			
04	TO APPROVE, ON AN ADVISORY BASIS, THE	Management	Abstain	Against
	COMPENSATION OF THE NAMED EXECUTIVE OFFICERS.			
05	TO DETERMINE, ON AN ADVISORY BASIS, THE FREQUENCY	Management	Abstain	Against
	WITH WHICH THE COMPANY IS TO HOLD A SHAREHOLDER			
	VOTE TO APPROVE THE COMPENSATION OF THE NAMED			
	EXECUTIVE OFFICERS.			

GTSI CORP.

SECURITY 36238K103 MEETING TYPE Annual
TICKER SYMBOL GTSI MEETING DATE 28-Apr-2011
ISIN US36238K1034 AGENDA 933406248 - Management

FOR/AGAINST TYPE VOTE MANAGEMENT ITEM PROPOSAL Management For For 01 DIRECTOR

DIRECTOR Management

1 LEE JOHNSON

2 THOMAS L. HEWITT

3 S.E. PHILLIPS, JR. For For For For

Report Date: 07/08/2011 ProxyEdge Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

MYERS INDUSTRIES, INC.

SECURITY 628464109 MEETING TYPE Contested-Annual TICKER SYMBOL MYE MEETING DATE 29-Apr-2011 ISIN US6284641098 AGENDA 933419726 - Opposition

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management	D	To a
	1 ROBERT S. PRATHER, JR. 2 F. JACK LIEBAU, JR.		For For	For For
02	THE RATIFICATION OF THE BOARD'S APPOINTMENT OF	Management	For	For

ERNST & YOUNG AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE COMPANY FOR FISCAL 2011.

03 A NON-BINDING ADVISORY VOTE ON EXECUTIVE COMPENSATION

Management Against For

04 A VOTE ON THE FREQUENCY FOR HOLDING THE NON- Management 1 Year For BINDING ADVISORY

VOTE ON SAY-ON-PAY (EVERY ONE, TWO, OR THREE YEARS).

APN NEWS & MEDIA LTD

SECURITY Q1076J107 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 03-May-2011 SIN AU000000APN4 AGENDA 702889417 - Management

ITEM	PROPOSAL	TYPE		FOR/AG MANAGE
CMMT	VOTING EXCLUSIONS APPLY TO THIS MEETING FOR PROPOSALS 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 YOU SHOULD NOT VOTE (OR VOTE-"ABSTAIN") ON THE RELEVANT PROPOSAL ITEMS. BY DOING SO, YOU ACKNOWLEDGE THAT-YOU HAVE OBTAINED BENEFIT OR EXPECT TO OBTAIN BENEFIT BY THE PASSING OF THE-RELEVANT PROPOSAL/S. BY VOTING (FOR OR AGAINST) ON PROPOSALS (4 AND 5), YOU-ACKNOWLEDGE THAT YOU HAVE NOT OBTAINED BENEFIT NEITHER EXPECT TO OBTAIN-BENEFIT BY THE PASSING OF	Non-Voting		
	THE RELEVANT PROPOSAL/S AND YOU COMPLY WITH THE-			
2(a)	To re-elect Mr J H Maasland as a Director	Management	For	For
2 (b)	To re-elect Mr G K O'Reilly as a Director	Management		For
2 (c)	To re-elect Mr E J Harvey as a Director	Management		For
2 (d)	To re-elect Mr B D Chenoweth as a Director	Management		For
3	To adopt the Remuneration Report for the year ended 31 December 2010	Management		For
4	Approval of the APN News & Media Limited Long Term Incentive Plan	Management	For	For
5	Approval of grant of Performance Rights under the LTI Plan to Mr B D Chenoweth	Management	For	For
6	Adoption of new Constitution	Management	For	For

TALECRIS BIOTHERAPEUTICS HOLDINGS CORP

SECURITY 874227101 MEETING TYPE Annual TICKER SYMBOL TLCR MEETING DATE 03-May-2011

US8742271013 AGENDA 933404268 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 W. BRETT INGERSOLL		For	For
	2 LAWRENCE D. STERN		For	For
	3 RUEDI E. WAEGER		For	For
02	TO RATIFY THE APPOINTMENT OF	Management	For	For
	PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S			
	REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL			
	YEAR ENDING DECEMBER 31, 2011.			
03	TO CONSIDER AND APPROVE AN ADVISORY RESOLUTION	Management	Abstain	Against
	REGARDING THE COMPENSATION OF THE COMPANY'S			
	NAMED EXECUTIVE OFFICERS.			
04	TO CONSIDER AND ACT UPON AN ADVISORY	Management	Abstain	Against
	VOTE ON THE FREQUENCY OF HOLDING AN ADVISORY			
	VOTE ON EXECUTIVE COMPENSATION.			

XSTRATA PLC

SECURITY G9826T102 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 04-May-2011
ISIN GB0031411001 AGENDA 702882906 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAI MANAGEME
1	To receive and consider and, if thought fit, adopt the Annual Report and Financial Statements of the Company, and the reports of the directors and auditors thereon, for the year ended 31 December 2010	Management	For	For
2	To declare a final dividend of USD 0.20 per Ordinary Share in respect of the year ended 31 December 2010	Management	For	For
3	To receive and consider and, if thought fit, to approve the directors' Remuneration Report (on pages 119 to 129 of the Annual Report) for the year ended 31 December 2010	Management	For	For
4	To re-elect Mick Davis as a director	Management	For	For
5	To re-elect Dr Con Fauconnier as a director	Management	For	For
6	To re-elect Ivan Glasenberg as a director	Management	For	For
7	To re-elect Peter Hooley as a director	Management	For	For
8	To re-elect Claude Lamoureux as a director	Management	For	For
9	To re-elect Trevor Reid as a director	Management	For	For
10	To re-elect Sir Steve Robson as a director	Management	For	For
11	To re-elect David Rough as a director	Management	For	For
12	To re-elect Ian Strachan as a director	Management	For	For
13	To re-elect Santiago Zaldumbide as a director	Management	For	For

ProxyEdge Report Date: 07/08/2011
Meeting Date Range: 07/01/2010 to 06/30/2011 42

The GDL Fund

ITEM	PROPOSAL	TYPE	VO
14	To elect Sir John Bond as a director	Management	Fo
15	To elect Aristotelis Mistakidis as a director	Management	Fo
16	To elect Tor Peterson as a director	Management	Fo
17	To re-appoint Ernst & Young LLP as auditors to the Company to hold office until the conclusion of the next general meeting at	Management	Fo
- 0	which accounts are laid before the Company and to authorise the directors to determine the remuneration of the auditors		_
18	That the directors be generally and unconditionally authorised pursuant to section 551 of the Companies Act 2006 to: (i) allot shares in the Company, and to grant rights to subscribe for or to convert any security into shares in the Company: (A) up to an aggregate nominal amount of USD 494,115,346; and (B) comprising equity securities (as defined in section 560 of the Companies Act 2006) up to an aggregate nominal amount of USD 988,230,692 (including within such limit any shares issued or rights granted under paragraph (A) above) in connection with an offer by way of a rights issue: (I) to holders of ordinary shares in proportion (as nearly as may be practicable) to their existing holdings; and (II) to people who are holders of other equity securities if this is required by the rights of those securities or, if the CONTD	Management	Fo
CONT	the CONTD CONTD directors consider it necessary, as permitted by the rights	Non-Voting	
	of those-securities, and so that the directors may impose any		
	limits or restrictions-and make any arrangements which they		ļ
	consider necessary or appropriate to-deal with treasury shares,		ļ
	fractional entitlements, record dates, legal,-regulatory or practical		
	problems in, or under, the laws of, any territory or-any other		
	matter; for a period expiring (unless previously renewed, varied or-		
	revoked by the Company in a general meeting) at the end of the		
	next Annual-General Meeting of the Company after the date on		
	which this resolution is-passed; and (ii) make an offer or		j
	agreement which would or might require-shares to be allotted, or		
	rights to subscribe for or convert any security-into shares to be		
	granted, after expiry of this authority and the directors-may		
-	CONTD		
CONT	CONTD allot shares and grant rights in pursuance of that offer or	Non-Voting	
	agreement-as if this authority had not expired. (b) That, subject to		
	paragraph (c)-below, all existing authorities given to the directors		
	to allot shares in the-Company, and to grant rights to subscribe for		
	or to convert any security into-shares in the Company be revoked		
	by this resolution. (c) That paragraph (b)-above shall be without		
	prejudice to the continuing authority of the directors-to allot		
	shares, or grant rights to subscribe for or convert any securities-		
	into shares, pursuant to an offer or agreement made by the		
	Company before the-expiry of the authority pursuant to which		
10	such offer or agreement was made That subject to the pagging of receivation 18 in the Notice of	· · · · · · · · · · · · · · · · · · ·	E 0
19	That, subject to the passing of resolution 18 in the Notice of	Management	Fo
	Annual General Meeting, the directors be generally empowered		
	pursuant to section 570 and section 573 of the Companies Act		
	2006 to allot equity securities (as defined in section 560 of the		
	Companies Act 2006) for cash, pursuant to the authority conferred		
	by resolution 18 in the Notice of Annual General Meeting as if		
	section 561(1) of the Companies Act 2006 did not apply to the		
	allotment. This power: (a) expires (unless previously renewed,		
	varied or revoked by the Company in a general meeting) at the end of the next Annual General Meeting of the Company after the		
	date on which this resolution is passed, but the Company may		
	make an offer or agreement which would or might require equity		
	securities to be allotted after expiry of this power and the directors		
	securities to be arrocted arter expiry or this power and the directors		

		Edgar Filing	: GDL FUND - FORM I	N-PX		
CONT	agreement limited to offer of under resthe ordin practicab other equipments and which the	ot equity securities as if-this power has on the allotment of-equity securities (Resolution 18 (a)(i)(B) ary shareholders in the securities, if the securities, if the securities of those securities ary limits-or restrictly consider necessary	ad not expired; and equity securities in out in-the case of to the proportion (as near not holdings; and (in this is required by ors consider it necess, and so that the tions and make any or-appropriate to	(b) shall be a connection with an the authority granted as issue only): (i) to rly-as may be b) to people who-hold the rights of those- essary, as permitted by directors may arrangements deal with treasury	Non-Voting	3
CONT	shares, fractional entitlements, record-dates, CONTD CONTD legal, regulatory or practical problems in, or under the Non-Voting laws of, any-territory or any other matter; and (c) in the case of the authority granted-under resolution 18 (a)(i)(A) shall be limited to the allotment of equity-securities for cash otherwise than pursuant to paragraph (b) above up to an-aggregate nominal amount of USD 74,117,301. This power applies in relation to-a sale of shares which is an allotment of equity securities by virtue of-section 560(3) of the Act as if the first paragraph of this resolution the-words "pursuant to the authority conferred by resolution 18 in the					9
20	That any (asdefine meeting o	-Annual General Meet Extraordinary General ed in the Company's Anther than an Annual than 20 clear days'	al Meeting of the Co Articles of Associat General Meeting) ma	ion as a general	Management	t Fo
The GD	g Date Ran L Fund	ge: 07/01/2010 to 00	6/30/2011	Report Date: 07/08/2	011 43	
ACTELI SECURI TICKER ISIN		H0032X135 CH0010532478	MEETING TYPE MEETING DATE AGENDA	Annual General Meet 05-May-2011 702952323 - Managem		
ITEM	PROPOSAL	, 			TYPE 	VOTE
CMMT	NOTICE S AGENDA. NAME MUS AS BENEF	OTE THAT THIS IS THE SENT UNDER MEETING-75 TO VOTE IN THE UPCONTED TO THE STORE TO THE STORE THAT TO THAT TO THE STORE THAT THE STORE THE STORE THAT THE STORE THE STORE THAT THE STORE THE STO	54778, INCLUDING THE MING MEETING, YOUR E COMPANY REGISTRAR IHE RE-REGISTR-ATION	2	Non-Voting	

THAT ARE SUBMITTED AFTER T-HE CUTOFF DATE WILL BE PROCESSED ON A BEST EFFORT BASIS. THANK YOU.

REQUIREMENT IN THE SWISS MARKET, -SPECIFIC POLICIES AT THE INDIVIDUAL SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF T-HE VOTING INSTRUCTION, IT IS POSSIBLE THAT A MARKER MAY BE PLACED ON YOUR SHAR-ES TO ALLOW FOR RECONCILIATION AND RE-REGISTRATION

BLOCKING OF REGISTERED SHARES IS NOT A LEGAL

CMMT

Non-Voting

	FOLLOWING A TRADE. IF YOU H-AVE CONCERNS		
	REGARDING YOUR ACCOUNTS, PLEASE CONTACT YOUR		
C1414T	CLIENT SERVICE REPRE-SENTATIVE.	37 - 1 2 m m	
CMMT	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR-ALL RESOLUTIONS.	Non-Voting	ļ
	THANK YOU.		ļ
CMMT	SUPPORTIVE STATEMENT FROM SHAREHOLDER	Non-Voting	ļ
O11111	(GERMAN): HTTP://WWW1.ACTELION.COM/DOCUM-	1,011 ,007113	
	ENTS/CORPORATE/MEDIA_RELEASES/110307_STATEMENT_		
	DR_MAAG_D.PDF		
1	Approval of the Business Report consisting of the Annual Report	Management	No A
	as well as of the Annual Statutory Accounts and Consolidated		
	Accounts as of 31 December 2010		_
2	Appropriation of Available Earnings and Distribution Against	Management	No A
2 0	Reserve from Capital Contribution	~1 1.1	3.7 7
3.2	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER	Shareholder	No A
	PROPOSAL: Agenda item submitted by The Liverpool Limited Partnership and Elliott International, L.P. ("Elliott"): Request for		
	Special Investigation		
4	Discharge of the Board of Directors and of the Senior	Management	No A
1	Management	riaria y cc.r.c	.,.
5	Approval of Share Buy-Back	Management	No A
6.1	Amendments of the Articles of Association: Introduction of a	Management	No A
	Consultative Vote on the Compensation Report	-	
6.2	Amendments of the Articles of Association: Implementation of the	Management	No A
	Book Entry Securities Act		
6.3	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER	Shareholder	No A
	PROPOSAL: Amendments of the Articles of Association: Agenda		
	item submitted by Elliott: Removal of Maximum Number of Board		
C 1	Members	Ole h - l -l	37 - 7
6.4	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: Amendments of the Articles of Association: Agenda	Shareholder	No A
	item submitted by Elliott: Reduction of Term of Office of Board		
	Members		
6.5	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER	Shareholder	No A
0.0	PROPOSAL: Amendments of the Articles of Association: Agenda	01141 0110 1 111	1,0
	item submitted by Elliott: Election of Chairman by the		
	Shareholders Meeting		
7.A.a	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER	Shareholder	No A
	PROPOSAL: Agenda item submitted by Elliott: Removal of Board		
	Member: Removal of Mr. Robert E. Cawthorn		
7.A.b	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER	Shareholder	No A
	PROPOSAL: Agenda item submitted by Elliott: Removal of Board		
	Member: Removal of Mr. Werner Henrich	. , , ,	
7.A.c	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER	Shareholder	No A
	PROPOSAL: Agenda item submitted by Elliott: Removal of Board Member: Removal of Dr. Michael Jacobi		
7.A.d	Member: Removal of Dr. Michael Jacobi PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER	Shareholder	No A
/.A.u	PROPOSAL: Agenda item submitted by Elliott: Removal of Board	Suarenorder	NO A
	Member: Removal of Dr. Armin Kessler		
7.A.e	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER	Shareholder	No A
/ • 11 • 0	PROPOSAL: Agenda item submitted by Elliott: Removal of Board	DITALCITOLAGE	1,0 1
	Member: Removal of Mr. Jean Malo		
8.1aa	Board Election: Re-Election of Board Member: Re-Election of Dr.	Management	No A
	Jean-Paul Clozel	<u> </u>	
8.1bb	Board Election: Re-Election of Board Member: Re-Election of Mr.	Management	No A
	Juhani Anttila		
8.1cc	Board Election: Re-Election of Board Member: Re-Election of Mr.	Management	No A
	Carl Feldbaum		İ
8.2Aa	Election of New Board Member: Nominated by Board of Directors:	Management	No A
- 0-1	Dr. Jean-Pierre Garnier Floation of Now Board Mombor: Nominated by Board of Directors:		
9 27h	Floation of Now Board Mombor: Nominated by Board of Directors:	Managamant	NT \ \

8.2Ab Election of New Board Member: Nominated by Board of Directors: Management

No A

	Mr. Robert Bertolini		
8.2Ba	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER	Shareholder	No A
	PROPOSAL: Election of New Board Member: Nominated by		
	Elliott: Dr. James Shannon		
8.2Bb	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER	Shareholder	No A
	PROPOSAL: Election of New Board Member: Nominated by		
	Elliott: Mr. Peter Allen		
8.2Bc	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER	Shareholder	No A
	PROPOSAL: Election of New Board Member: Nominated by		
	Elliott: Dr. Anders Haerfstrand		
8.2Bd	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER	Shareholder	No A
	PROPOSAL: Election of New Board Member: Nominated by		
	Elliott: Dr. Robert H.O. Hock		
8.2Be	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER	Shareholder	No A
	PROPOSAL: Election of New Board Member: Nominated by		
	Elliott: Mr. Elmar Schnee		
8.2Bf	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER	Shareholder	No A
	PROPOSAL: Election of New Board Member: Nominated by		
	Elliott: Mr. Hans-Christian Semmler		
8.3.A	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER	Shareholder	No A
	PROPOSAL: Agenda item submitted by Elliott: Election of		
	Chairman: Nominated by Elliott: Dr. James Shannon		
8.3.B	Election of Chairman: Nominated by Board of Directors: Mr.	Management	No A
	Robert E. Cawthorn		
9	Election of Ernst & Young AG, Basel, as the Statutory Auditors for	Management	No A
	the Business Year 2011		

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The GDL Fund

AVON PRODUCTS, INC.

SECURITY 054303102 MEETING TYPE Annual
TICKER SYMBOL AVP MEETING DATE 05-May-2011
ISIN US0543031027 AGENDA 933394190 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 W. DON CORNWELL	_	For	For
	2 V. ANN HAILEY		For	For
	3 FRED HASSAN		For	For
	4 ANDREA JUNG		For	For
	5 MARIA ELENA LAGOMASINO		For	For
	6 ANN S. MOORE		For	For
	7 PAUL S. PRESSLER		For	For
	8 GARY M. RODKIN		For	For
	9 PAULA STERN		For	For
	10 LAWRENCE A. WEINBACH		For	For
02	ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Management	Abstain	Against
03	HOLD AN ADVISORY VOTE ON THE FREQUENCY OF THE ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Management	Abstain	Against
04	RATIFICATION OF THE APPOINTMENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Management	For	For

05 APPROVE AMENDMENTS TO OUR RESTATED CERTIFICATE Management For For OF INCORPORATION AND BY-LAWS.

PORTUGAL TELECOM SGPS S A

SECURITY	X6769Q104	MEETING TYPE	Annual General Meeting
TICKER SYMBOL		MEETING DATE	06-May-2011
ISIN	PTPTC0AM0009	AGENDA	702929425 - Management

CMMT PLEASE NOTE THAT VOTING IN PORTUGUESE MEETINGS REQUIRES THE DISCLOSURE OF-BENEFICIAL OWNER INFORMATION, THROUGH DECLARATIONS OF PARTICIPATION AND-VOTING. BROADRIDGE WILL DISCLOSE THE BENEFICIAL OWNER INFORMATION FOR YOUR-VOTED ACCOUNTS. ADDITIONALLY, PORTUGUESE LAW DOES NOT PERMIT BENEFICIAL-OWNERS TO VOTE INCONSISTENTLY ACROSS THEIR HOLDINGS. OPPOSING	Non-Voting
REQUIRES THE DISCLOSURE OF-BENEFICIAL OWNER INFORMATION, THROUGH DECLARATIONS OF PARTICIPATION AND-VOTING. BROADRIDGE WILL DISCLOSE THE BENEFICIAL OWNER INFORMATION FOR YOUR-VOTED ACCOUNTS. ADDITIONALLY, PORTUGUESE LAW DOES NOT PERMIT BENEFICIAL-OWNERS TO VOTE INCONSISTENTLY ACROSS THEIR HOLDINGS. OPPOSING	vocing
INFORMATION, THROUGH DECLARATIONS OF PARTICIPATION AND-VOTING. BROADRIDGE WILL DISCLOSE THE BENEFICIAL OWNER INFORMATION FOR YOUR-VOTED ACCOUNTS. ADDITIONALLY, PORTUGUESE LAW DOES NOT PERMIT BENEFICIAL-OWNERS TO VOTE INCONSISTENTLY ACROSS THEIR HOLDINGS. OPPOSING	
DISCLOSE THE BENEFICIAL OWNER INFORMATION FOR YOUR-VOTED ACCOUNTS. ADDITIONALLY, PORTUGUESE LAW DOES NOT PERMIT BENEFICIAL-OWNERS TO VOTE INCONSISTENTLY ACROSS THEIR HOLDINGS. OPPOSING	
YOUR-VOTED ACCOUNTS. ADDITIONALLY, PORTUGUESE LAW DOES NOT PERMIT BENEFICIAL-OWNERS TO VOTE INCONSISTENTLY ACROSS THEIR HOLDINGS. OPPOSING	
LAW DOES NOT PERMIT BENEFICIAL-OWNERS TO VOTE INCONSISTENTLY ACROSS THEIR HOLDINGS. OPPOSING	
INCONSISTENTLY ACROSS THEIR HOLDINGS. OPPOSING	
VOTES MAY BE-REJECTED SUMMARILY BY THE COMPANY	
HOLDING THIS BALLOT. PLEASE CONTACT YOUR-CLIENT	
SERVICE REPRESENTATIVE FOR FURTHER DETAILS.	
CMMT PLEASE NOTE IN THE EVENT THE MEETING DOES NOT	Non-Voting
REACH QUORUM, THERE WILL BE A-SECOND CALL ON 23	
MAY 2011. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS	
WILL-REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. THANK YOU.	
To resolve on the management report, balance sheet and	Management For
accounts for the year 2010	rianagement 101
2 To resolve on the consolidated management report, balance she	eet Management For
and accounts for the year 2010	
3 To resolve on the proposal for application of profits	Management For
4 To resolve on a general appraisal of the company's management	Management For
and supervision	
5 To resolve on an amendment to article 13 and article 17 of the	ne Management For
articles of association of the company	
6 To resolve on the acquisition and disposal of own shares	Management For
7 To resolve, pursuant to article 8, number 4, of the articles	
association, on the parameters applicable in the event of any	
issuance of bonds convertible into shares that may be resolve	ed .
upon by the board of directors	
8 To resolve on the suppression of the pre-emptive right of	Management For
shareholders in the subscription of any issuance of convertible	
bonds as referred to under item 7 hereof as may be resolved to	ıpon
<pre>by the board of directors 9 To resolve on the issuance of bonds and other securities, of</pre>	Management For
whatever nature, by the board of directors, and notably on the	9
fixing of the value of such securities, in accordance with a	
number 3 and 15, number 1, paragraph e), of the articles of	.010100 07
association	
To resolve on the acquisition and disposal of own bonds and	other Management For
own securities	
To resolve on the statement of the compensation committee on	Management For
the remuneration policy for the members of the management and	_
supervisory bodies of the company	
12 To resolve on the ratification of the appointment of new memb	
of the board of directors to complete the 2009-2011 term-of-	office

LADISH CO., INC.

SECURITY 505754200 MEETING TYPE Special TICKER SYMBOL LDSH MEETING DATE 06-May-2011 ISIN US5057542004 AGENDA 933411794 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF NOVEMBER 16, 2010, BY AND AMONG ALLEGHENY TECHNOLOGIES INCORPORATED, REFERRED TO AS ATI, LPAD CO., A WHOLLY OWNED SUBSIDIARY OF ATI, REFERRED TO AS LPAD, PADL LLC, A WHOLLY OWNED SUBSIDIARY OF ATI, AND LADISH, AS AMENDED FROM TIME TO TIME, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	For	For
02	TO CONSIDER AND VOTE UPON A PROPOSAL TO APPROVE THE ADJOURNMENT OF THE MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES TO ADOPT THE MERGER AGREEMENT AT THE TIME OF THE SPECIAL MEETING.	Management	For	For

ProxyEdge Report Date: 07/08/2011 Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

ENDESA SA, MADRID

E41222113 MEETING TYPE Ordinary General Meeting
MEETING DATE 09-May-2011
AGENDA 702971880 - Management SECURITY

SECUKIII TICKER SYMBOL

ES0130670112 ISIN

ITEM	PROPOSAL	TYPE	VOTE
CMMT	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A-SECOND CALL ON 09 MAY 2011 AT 12:31 PM. CONSEQUENTLY, YOUR VOTING- INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS	Non-Voting	
1	UNLESS THE AGENDA IS AMENDEDTHANK YOU. Examination and approval, if any, of the individual financial statements of Endesa, SA (Balance Sheet, Profit and Loss Account, Statement of Changes in Equity, Cash Flow Statement and Notes), as well as of the consolidated financial statements of Endesa, SA and Subsidiaries (Consolidated Balance Sheet, Profit and Loss Account Consolidated Consolidated Result Global, Statement of Changes in Equity Consolidated Cash Flow	Management	For
2	Statement Consolidated Report) for the year ended December 31, 2010 Examination and approval, where appropriate, the individual management report of Endesa, SA and Consolidated	Management	For

	Management Report of Endesa, SA and Subsidiaries for the year ended December 31, 2010		
3	Examination and approval, if any, of the Social Management for the year ended December 31, 2010	Management	For
4	Examination and approval, if applicable, the allocation of profits and the distribution of dividends for the year ended December 31, 2010	Management	For
5	Re-election of Director, Mr. Borja Prado Eulate	Management	For
6	Revocation and Appointment of Auditors	Management	For
7.1	Modification of adaptation to the latest legislative reforms of the	Management	For
	Association: Amend Article 8 of the Bylaws. Non-voting, redeemable and preference	,	
7.2	Modification of adaptation to the latest legislative reforms of the Association: Amend Article 11 of the Bylaws. Modalities of the increase	Management	For
7.3	Modification of adaptation to the latest legislative reforms of the	Management	For
7.00	Association: Amend Article 12 of the Bylaws. Delegation to managers of increased social capital		101
7.4	Modification of adaptation to the latest legislative reforms of the	Management	For
	Association: Amend Article 14 of the Bylaws. Exclusion of pre-		
	emptive rights		
7.5	Modification of adaptation to the latest legislative reforms of the	Management	For
	Association: Amend Article 15 of the Bylaws. Reduction of social		
	capital		_
7.6	Modification of adaptation to the latest legislative reforms of the	Management	For
7 7	Association: Amend Article 16 of the Bylaws. Issuance of bonds	Managamant	For
7.7	Modification of adaptation to the latest legislative reforms of the Association: Amend Article 22 of the Bylaws. Convocation of the	Management	For
	General Board		
7.8	Modification of adaptation to the latest legislative reforms of the	Management	For
, . 0	Association: Amend Article 23 of the Bylaws. Convening authority	riariagemene	101
	and obligation		
7.9	Modification of adaptation to the latest legislative reforms of the	Management	For
	Association: Amend Article 26 of the Bylaws. Special agreements.		
	Constitution		
7.10	Modification of adaptation to the latest legislative reforms of the	Management	For
	Association: Amend Article 33 of the Bylaws. Right to information		
7.11	Modification of adaptation to the latest legislative reforms of the	Management	For
	Association: Amend Article 36 of the Bylaws. Board of Directors.		
	General functions		
7.12	Modification of adaptation to the latest legislative reforms of the	Management	For
7 10	Association: Amend Article 40 of the Bylaws. Remuneration	Managara	
7.13	Modification of adaptation to the latest legislative reforms of the	Management	For
	Association: Amend Article 42 of the Bylaws. Incompatibilities of the Directors		
7.14	Modification of adaptation to the latest legislative reforms of the	Management	For
7.14	Association: Amend Article 44 of the Bylaws. Constitution of the Council	Management	FOI
7.15	Modification of adaptation to the latest legislative reforms of the	Management	For
	Association: Amend Article 51 of the Bylaws. Audit and	,	
	Compliance Committee		
7.16	Modification of adaptation to the latest legislative reforms of the	Management	For
	Association: Amend Article 54 of the Bylaws. Contents of the		
	annual accounts		
7.17	Modification of adaptation to the latest legislative reforms of the	Management	For
	Association: Approve the revised text of the Bylaws		
8.1	Modification of adaptation to the latest legislative reforms of the	Management	For
	General Regulations: Amend Article 3 of the General Meeting		
0 0	Regulations. Advertising		_
8.2	Modification of adaptation to the latest legislative reforms of the	Management	For
	General Regulations: Amend Article 7 of the General Meeting		
	Regulations. Convening authority and obligation		

8.3	Modification of adaptation to the latest legislative reforms of the General Regulations: Amend Article 8 of the General Meeting	Management	For
	Regulations. Publication and notice of meeting		
8.4	Modification of adaptation to the latest legislative reforms of the	Management	For
	General Regulations: Amend Article 9 of the General Meeting		
	Regulations. Right to information		
8.5	Modification of adaptation to the latest legislative reforms of the	Management	For
	General Regulations: Amend Article 10 of the General Meeting		
	Regulations. Right to attend		
8.6	Modification of adaptation to the latest legislative reforms of the	Management	For
	General Regulations: Amend Article 11 of the General Meeting		
	Regulations. Representation		
8.7	Modification of adaptation to the latest legislative reforms of the	Management	For
	General Regulations: Amend Article 24 of the General Meeting		
	Regulations. Publication		
8.8	Modification of adaptation to the latest legislative reforms of the	Management	For
	General Regulations: To approve the revised text of the General		
	Meeting Regulations		
9	Annual Report on Remuneration of Directors for the advisory vote	Management	For
10	Delegation to the Board of Directors for the execution and	Management	For
	development of resolutions adopted by the Board, so as to		
	substitute the powers received from the Board and granting of		
	powers to a public deed and registration of such agreements and		
	for correction, if necessary		
CMMT	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT	Non-Voting	
	OF CONSERVATIVE RECORD DATE IF YOU HAVE ALREADY		
	SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS		
	PROXY FORM-UNLESS YOU DECIDE TO AMEND YOUR		
	ORIGINAL INSTRUCTIONS. THANK YOU.		

Report Date: 07/08/2011 ProxyEdge Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

ITT CORPORATION

SECURITY 450911102 MEETING TYPE Annual
TICKER SYMBOL ITT MEETING DATE 10-May-2011
ISIN US4509111021 AGENDA 933396586 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 STEVEN R. LORANGER		For	For
	2 CURTIS J. CRAWFORD		For	For
	3 CHRISTINA A. GOLD		For	For
	4 RALPH F. HAKE		For	For
	5 JOHN J. HAMRE		For	For
	6 PAUL J. KERN		For	For
	7 FRANK T. MACINNIS		For	For
	8 SURYA N. MOHAPATRA		For	For
	9 LINDA S. SANFORD		For	For
	10 MARKOS I. TAMBAKERAS		For	For
02	RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS ITT'S INDEPENDENT REGISTERED PUBLIC	Management	For	For

	ACCOUNTING FIRM FOR 2011.			
03	APPROVAL OF THE ITT CORPORATION 2011 OMNIBUS	Management	For	For
	INCENTIVE PLAN.			
04	APPROVAL OF A PROPOSAL TO AMEND THE COMPANY'S	Management	For	For
	RESTATED ARTICLES OF INCORPORATION TO ALLOW			
	SHAREHOLDERS TO CALL SPECIAL MEETINGS.			
05	TO APPROVE, IN A NON-BINDING VOTE, THE	Management	Abstain	Against
	COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS.			
06	TO DETERMINE, IN A NON-BINDING VOTE, WHETHER A	Management	Abstain	Against
	SHAREHOLDER VOTE TO APPROVE THE COMPENSATION			
	OF OUR NAMED EXECUTIVE OFFICERS SHOULD OCCUR			
	EVERY ONE, TWO OR THREE YEARS.			
07	TO VOTE ON A SHAREHOLDER PROPOSAL REQUESTING	Shareholder	Against	For
	THAT THE COMPANY AMEND, WHERE APPLICABLE, ITT'S			
	POLICIES RELATED TO HUMAN RIGHTS.			

ENZON PHARMACEUTICALS, INC.

SECURITY	293904108	MEETING TYPE	Annual
TICKER SYMBOL	ENZN	MEETING DATE	10-May-2011
TSTN	IIS2939041081	AGENDA	933424400 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
1A 1B	ELECTION OF DIRECTOR: ALEXANDER J. DENNER ELECTION OF DIRECTOR: RICHARD C. MULLIGAN	Management Management	For For	For For
1C	ELECTION OF DIRECTOR: THOMAS F. DEUEL	Management	For	For
1D 1E	ELECTION OF DIRECTOR: ROBERT LEBUHN ELECTION OF DIRECTOR: HAROLD J. LEVY	Management Management		For For
1F	ELECTION OF DIRECTOR: ROBERT C. SALISBURY	Management		For
1G 02	ELECTION OF DIRECTOR: RICHARD A. YOUNG APPROVAL OF THE COMPANY'S 2011 STOCK OPTION AND INCENTIVE PLAN	Management Management	For Against	For Against
03	RATIFICATION OF KPMG LLP, INDEPENDENT ACCOUNTANTS, TO AUDIT THE CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR ENDING DECEMBER 31, 2011	Management	For	For
04	APPROVAL OF THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS	Management	Abstain	Against
05	VOTE ON THE FREQUENCY FOR HOLDING AN ADVISORY VOTE ON THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS	Management	Abstain	Against

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The GDL Fund

TOGNUM AG, FRIEDRICHSHAFEN

SECURITY D836B5109 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 11-May-2011 TSIN DE000A0N4P43 AGENDA 702888352 - Management

<u>M</u>	PROPOSAL	TYPE 	VOTE
	ACCORDING TO GERMAN LAW, IN CASE OF SPECIFIC	Non-Voting	
	CONFLICTS OF INTEREST IN CONNECTI-ON WITH SPECIFIC	,	
	ITEMS OF THE AGENDA FOR THE GENERAL MEETING YOU		
	ARE NOT ENTIT-LED TO EXERCISE YOUR VOTING RIGHTS.		
	FURTHER, YOUR VOTING RIGHT MIGHT BE EXCLUD-ED		
	WHEN YOUR SHARE IN VOTING RIGHTS HAS REACHED		
	CERTAIN THRESHOLDS AND YOU HAV-E NOT COMPLIED		
	WITH ANY OF YOUR MANDATORY VOTING RIGHTS		
	NOTIFICATIONS PURSUANT-TO THE GERMAN SECURITIES		
	TRADING ACT (WHPG). FOR QUESTIONS IN THIS REGARD		
	PLE-ASE CONTACT YOUR CLIENT SERVICE		
	REPRESENTATIVE FOR CLARIFICATION. IF YOU DO NO-T		
	HAVE ANY INDICATION REGARDING SUCH CONFLICT OF		
	INTEREST, OR ANOTHER EXCLUSIO-N FROM VOTING,		
	PLEASE SUBMIT YOUR VOTE AS USUAL. THANK YOU		
	PLEASE NOTE THAT THE TRUE RECORD DATE FOR THIS	Non-Voting	
	MEETING IS 20 APR 2011, WHEREAS-THE MEETING HAS		
	BEEN SETUP USING THE ACTUAL RECORD DATE - 1		
	BUSINESS DAY. THI-S IS DONE TO ENSURE THAT ALL		
	POSITIONS REPORTED ARE IN CONCURRENCE WITH THE GE-RMAN LAW. THANK YOU		
	COUNTER PROPOSALS MAY BE SUBMITTED UNTIL	Non-Voting	
	26.04.2011. FURTHER INFORMATION ON CO-UNTER	Non-vocing	
	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 ITE-		
	MS, YOU WILL NEED TO REQUEST A MEETING ATTEND AND		
	VOTE YOUR SHARES DIRECTLY AT-THE COMPANY'S		
	MEETING. COUNTER PROPOSALS CANNOT BE REFLECTED		
	IN THE BALLOT ON-PROXYEDGE		
	Presentation of the financial statements and annual report for the	Non-Voting	
	2010 financial year with the report of the Supervisory Board, the	_	
	group financial statements and group annual report as well as the		
	report by the Board of MDs pursuant-to Sections 289(4) and		
	315(4) of the German Commercial Code		
	Resolution on the appropriation of the distributable profit of EUR	Management	For
	164,904,419.52 as follows: Payment of a dividend of EUR 0.50		
	per share EUR 99,216,919.52 shall be carried forward Ex-		
	dividend and payable date: May 12, 2011		
	Ratification of the acts of the Board of MDs	Management	For
	Ratification of the acts of the Supervisory Board	Management	For
	Appointment of auditors for the 2011 financial year:	Management	For
	PricewaterhouseCoopers AG, Stuttgart		_
	Approval of the remuneration system for the members of the	Management	For
	Board of MDs		

SECURITY	743263105	MEETING TYPE	Annual
TICKER SYMBOL	PGN	MEETING DATE	11-May-2011
ISIN	US7432631056	AGENDA	933401983 - Management

FOR/AGAINST ITEM PROPOSAL TYPE VOTE MANAGEMENT

1A	ELECTION OF DIRECTOR: JOHN D. BAKER II	Management	For	For
1B	ELECTION OF DIRECTOR: JAMES E. BOSTIC JR.	Management	For	For
1C	ELECTION OF DIRECTOR: HARRIS E. DELOACH JR.	Management	For	For
1D	ELECTION OF DIRECTOR: JAMES B. HYLER JR.	Management	For	For
1E	ELECTION OF DIRECTOR: WILLIAM D. JOHNSON	Management	For	For
1F	ELECTION OF DIRECTOR: ROBERT W. JONES	Management	For	For
1G	ELECTION OF DIRECTOR: W. STEVEN JONES	Management	For	For
1H	ELECTION OF DIRECTOR: MELQUIADES R. MARTINEZ	Management	For	For
1I	ELECTION OF DIRECTOR: E. MARIE MCKEE	Management	For	For
1J	ELECTION OF DIRECTOR: JOHN H. MULLIN III	Management	For	For
1K	ELECTION OF DIRECTOR: CHARLES W. PRYOR JR.	Management	For	For
1L	ELECTION OF DIRECTOR: CARLOS A. SALADRIGAS	Management	For	For
1M	ELECTION OF DIRECTOR: THERESA M. STONE	Management	For	For
1N	ELECTION OF DIRECTOR: ALFRED C. TOLLISON JR.	Management	For	For
2	AN ADVISORY (NONBINDING) VOTE TO APPROVE	Management	Abstain	Against
	EXECUTIVE COMPENSATION.			
3	TO RECOMMEND, BY AN ADVISORY (NONBINDING) VOTE,	Management	Abstain	Against
	THE FREQUENCY OF SHAREHOLDER VOTES ON			
	EXECUTIVE COMPENSATION.			
4	RATIFICATION OF THE SELECTION OF DELOITTE & TOUCHE	Management	For	For
	LLP AS PROGRESS ENERGY INC.'S INDEPENDENT			
	REGISTERED PUBLIC ACCOUNTING FIRM FOR 2011.			

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THE MIDDLEBY CORPORATION

SECURITY 596278101 MEETING TYPE Annual TICKER SYMBOL MIDD MEETING DATE 11-May-2011 ISIN US5962781010 AGENDA 933402757 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
1A	ELECTION OF DIRECTOR: SELIM A. BASSOUL	Management	For	For
1B	ELECTION OF DIRECTOR: ROBERT B. LAMB	Management	For	For
1C	ELECTION OF DIRECTOR: RYAN LEVENSON	Management	For	For
1D	ELECTION OF DIRECTOR: JOHN R. MILLER III	Management	For	For
1E	ELECTION OF DIRECTOR: GORDON O'BRIEN	Management	For	For
1F	ELECTION OF DIRECTOR: PHILIP G. PUTNAM	Management	For	For
1G	ELECTION OF DIRECTOR: SABIN C. STREETER	Management	For	For
02	APPROVAL OF THE ADOPTION OF THE COMPANY'S 2011 LONG-TERM INCENTIVE PLAN.	Management	Against	Against
03	APPROVAL OF THE ADOPTION OF THE COMPANY'S VALUE CREATION INCENTIVE PLAN.	Management	For	For
04	APPROVAL, BY AN ADVISORY VOTE, OF THE 2010 COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS, AS DISCLOSED PURSUANT TO THE COMPENSATION DISCLOSURE RULES OF THE SECURITIES AND EXCHANGE COMMISSION ("SEC").	Management	Abstain	Against
05	SELECTION, BY AN ADVISORY VOTE, OF THE FREQUENCY OF FUTURE ADVISORY VOTES ON EXECUTIVE	Management	Abstain	Against

COMPENSATION.

06 RATIFICATION OF THE SELECTION OF DELOITTE & TOUCHE Management For For LLP AS THE COMPANY'S INDEPENDENT PUBLIC ACCOUNTANTS FOR THE CURRENT FISCAL YEAR ENDING DECEMBER 31, 2011.

Q-MED AB, UPPSALA

SECURITY W71001106 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 12-May-2011 ISIN SE0000426462 AGENDA 703000810 - Management

1	PROPOSAL	TYPE	VOTE
	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA)	Non-Voting	
	IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR		
	VOTING-INSTRUCTIONS IN THIS MARKET. ABSENCE OF A		
	POA, MAY CAUSE YOUR INSTRUCTIONS TO-BE REJECTED.		
	IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR		
	CLIENT SERVICE-REPRESENTATIVE		
	MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL	Non-Voting	
	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 PLEASE NOTE THAT NOT ALL SUB CUSTODIANS IN SWEDEN	Non-Voting	
	ACCEPT ABSTAIN AS A VALID-VOTE OPTION. THANK YOU	Non vocing	
	Election of the Chair for the meeting, lawyer Ola Ahman	Management	For
	Drawing up and approval of the voting list	Management	For
	Approval of the agenda for the meeting	Management	For
	Election of one or two people to verify the minutes	Management	For
	Consideration of whether the meeting has been duly convened	Management	For
	Submission of the annual accounts and the auditor's report, as	Management	For
	well as the consolidated accounts and consolidated auditor's		
	report, for the financial year 2010		
	Adoption of the income statement and balance sheet, as well as	Management	For
	the consolidated income statement and the consolidated balance		
	sheet	Managara	
	Treatment of the company's unappropriated earnings in accordance with the adopted balance sheet; The Board proposes	Management	For
	that the net income for the year, 175,4 MSEK, and other earnings		
	at the disposal of the Annual General Meeting are carried forward		
	The question of discharging the members of the Board and the	Management	For
	President from liability		
	Determination of the number of Board members and any deputy	Management	For
	members of the Board, as well as auditors and any deputy		
	auditors. The members of the Board continue to be six in number,		
	with no deputy members of the Board		
	Determination of fees for the Board and the auditors. that no	Management	For
	board fee be paid to any of the directors of the board; and that for		
	the period up until the end of the next Annual General Meeting the		
	auditors' fees be paid in accordance with reasonable invoicing	Managara	E.c.
	Election of members of the Board, any deputy members of the Board and auditors and any deputy auditors. Re-election of	Management	For
	board and addreors and any deputy addreors. Re-erection of		

Humberto Antunes , Albert Draaijer , Alain Jacot , Jean-Pierre Dasriaux , Chris de Bruyne , and Lydie Frere , the registered accounting firm KPMG AB, be elected as the company's auditor for the period up until the end of the Annual General Meeting in 2012 . KPMG AB has advised that Asa Wiren Linder will be appointed auditor in charge

11 Closing of the Annual General Meeting

Non-Voting

ARTHROCARE CORPORATION

SECURITY 043136100 MEETING TYPE Annual
TICKER SYMBOL ARTC MEETING DATE 12-May-2011
ISIN US0431361007 AGENDA 933394239 - Management

ITEM	PROPOSAL	TYPE 	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
-	1 CHRISTIAN P. AHRENS		For	For
	2 GREGORY A. BELINFANTI		For	For
	3 BARBARA D. BOYAN, PH.D.		For	For
	4 DAVID FITZGERALD		For	For
	5 JAMES G. FOSTER		For	For
	6 TERRENCE E. GEREMSKI		For	For
	7 TORD B. LENDAU		For	For
	8 PETER L. WILSON		For	For
02	TO APPROVE, BY NON-BINDING VOTE, THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS.	Management	Abstain	Against
03	TO RECOMMEND, BY NON-BINDING VOTE, THE FREQUENCY OF FUTURE ADVISORY VOTES ON THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS.	Management	Abstain	Against
04	TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE 2011 FISCAL YEAR.	Management	For	For

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The GDL Fund

BCE INC.

SECURITY 05534B760 MEETING TYPE Annual
TICKER SYMBOL BCE MEETING DATE 12-May-2011
ISIN CA05534B7604 AGENDA 933399366 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR 1 B.K. ALLEN 2 A. BERARD	Management	For For	For For

02	3 R.A. BRENNEMAN 4 S. BROCHU 5 R.E. BROWN 6 G.A. COPE 7 A.S. FELL 8 E.C. LUMLEY 9 T.C. O'NEILL 10 R.C. SIMMONDS 11 C. TAYLOR 12 P.R. WEISS APPOINTMENT OF DELOITTE & TOUCHE LLP AS AUDITORS. RESOLVED, ON AN ADVISORY BASIS AND NOT TO DIMINISH THE ROLE AND RESPONSIBILITIES OF THE BOARD OF DIRECTORS, THAT THE SHAREHOLDERS ACCEPT THE APPROACH TO EXECUTIVE COMPENSATION DISCLOSED IN THE 2011 MANAGEMENT PROXY CIRCULAR DATED MARCH 10, 2011 DELIVERED IN ADVANCE OF THE 2011 ANNUAL GENERAL MEETING OF SHAREHOLDERS OF BCE.	Management Management	For	For
4A 4B 4C	CRITICAL MASS OF QUALIFIED WOMEN ON BOARD. EQUITY RATIO. ADDITIONAL INFORMATION ON COMPARATOR GROUPS.	Shareholder Shareholder Shareholder	Against Against Against	For For

MENTOR GRAPHICS CORPORATION

SECURITY	587200106	MEETING TYPE	Contested-Annual
TICKER SYMBOL	MENT	MEETING DATE	12-May-2011
ISIN	US5872001061	AGENDA	933408468 - Opposition

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST
01	DIRECTOR	Management		
	1 MR. JOSE MARIA ALAPONT		For	For
	2 MR. GARY MEYERS		Withheld	Against
	3 MR. DAVID SCHECHTER		Withheld	Against
	4 MGT NOM P.L. BONFIELD		Withheld	Against
	5 MGT NOM K.C. MCDONOUGH		Withheld	Against
	6 MGT NOM W.C. RHINES		Withheld	Against
	7 MGT NOM G.K. HINCKLEY		Withheld	Against
	8 MGT NOM P.B. MCMANUS		Withheld	Against
02	SHAREHOLDER ADVISORY VOTE ON EXECUTIVE COMPENSATION	Management	Abstain	Against
03	SHAREHOLDER ADVISORY VOTE ON THE FREQUENCY OF FUTURE ADVISORY VOTES ON EXECUTIVE COMPENSATION	Management	Abstain	Against
04	PROPOSAL TO AMEND THE COMPANY'S 1989 EMPLOYEE STOCK PURCHASE PLAN AND FOREIGN SUBSIDIARY EMPLOYEE STOCK PURCHASE PLAN TO INCREASE THE NUMBER OF SHARES RESERVED FOR ISSUANCE UNDER EACH OF THE PLANS.	Management	For	Against
05	PROPOSAL TO RATIFY THE APPOINTMENT OF KPMG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR ITS FISCAL YEAR ENDING JANUARY 31, 2012	Management	For	For
06	PROPOSAL TO AMEND THE COMPANY'S BYLAWS BY ADDING A NEW ARTICLE XI TO OPT OUT OF CERTAIN PROVISIONS OF THE OREGON BUSINESS CORPORATION ACT RELATING TO BUSINESS COMBINATIONS WITH	Management	For	For

INTERESTED SHAREHOLDERS

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The GDL Fund

NOVELL, INC.

SECURITY 670006105 MEETING TYPE Annual
TICKER SYMBOL NOVL MEETING DATE 13-May-2011
ISIN US6700061053 AGENDA 933415665 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
1A	ELECTION OF DIRECTOR: ALBERT AIELLO	Management	For	For
1B	ELECTION OF DIRECTOR: FRED CORRADO	Management	For	For
1C	ELECTION OF DIRECTOR: RICHARD L. CRANDALL	Management	For	For
1D	ELECTION OF DIRECTOR: GARY G. GREENFIELD	Management	For	For
1E	ELECTION OF DIRECTOR: JUDITH H. HAMILTON	Management	For	For
1F	ELECTION OF DIRECTOR: RONALD W. HOVSEPIAN	Management	For	For
1G	ELECTION OF DIRECTOR: PATRICK S. JONES	Management	For	For
1H	ELECTION OF DIRECTOR: RICHARD L. NOLAN	Management	For	For
11	ELECTION OF DIRECTOR: JOHN W. PODUSKA, SR.	Management	For	For
02	TO RATIFY THE APPOINTMENT OF	Management	For	For
	PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT			
	REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL 2011			
03	TO ADOPT A NONBINDING ADVISORY RESOLUTION	Management	Abstain	Against
	APPROVING THE COMPENSATION OF NOVELL, INC.'S			
	NAMED EXECUTIVE OFFICERS AS DISCLOSED IN ITS			
	PROXY STATEMENT.			
04	TO SELECT, ON A NONBINDING, ADVISORY BASIS, THE	Management	Abstain	Against
	FREQUENCY OF FUTURE STOCKHOLDER NONBINDING,			
	ADVISORY VOTES ON THE COMPENSATION OF NOVELL,			
	INC.'S NAMED EXECUTIVE OFFICERS.			

DANVERS BANCORP, INC.

SECURITY 236442109 MEETING TYPE Special TICKER SYMBOL DNBK MEETING DATE 13-May-2011 ISIN US2364421097 AGENDA 933422735 -

933422735 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	ADOPTION OF THE AGREEMENT AND PLAN OF MERGER BY AND BETWEEN DANVERS BANCORP, INC. AND PEOPLE'S UNITED FINANCIAL, INC., DATED AS OF JANUARY 20, 2011, PURSUANT TO WHICH DANVERS WILL MERGE WITH AND INTO PEOPLE'S UNITED, WITH PEOPLE'S UNITED BEING THE SURVIVING CORPORATION.	Management	For	For
02	APPROVAL OF ONE OR MORE ADJOURNMENTS OF THE	Management	For	For

SPECIAL MEETING, IF NECESSARY, TO PERMIT FURTHER SOLICITATION OF PROXIES IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING, OR AT ANY ADJOURNMENT OR POSTPONEMENT OF THAT MEETING, TO ADOPT THE MERGER AGREEMENT.

CLEAR CHANNEL OUTDOOR HOLDINGS, INC.

SECURITY	18451C109	MEETING TYPE	Annual
TICKER SYMBOL	CCO	MEETING DATE	16-May-2011
ISIN	US18451C1099	AGENDA	933425426 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 THOMAS R. SHEPHERD		For	For
	2 CHRISTOPHER M. TEMPLE		For	For
	3 SCOTT R. WELLS		For	For
02	APPROVAL OF THE ADVISORY (NON-BINDING) RESOLUTION	Management	Abstain	Against
	ON EXECUTIVE COMPENSATION.			
03	ADVISORY (NON-BINDING) VOTE ON THE FREQUENCY OF	Management	Abstain	Against
	FUTURE ADVISORY VOTES ON EXECUTIVE			
	COMPENSATION.			
04	RATIFICATION OF THE SELECTION OF ERNST & YOUNG LLP	Management	For	For
	AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING			
	FIRM FOR THE YEAR ENDING DECEMBER 31, 2011.			

FIRSTENERGY CORP.

SECURITY	337932107	MEETING TYPE	Annual
TICKER SYMBOL	FE	MEETING DATE	17-May-2011
ISIN	US3379321074	AGENDA	933406995 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 PAUL T. ADDISON	_	For	For
	2 ANTHONY J. ALEXANDER		For	For
	3 MICHAEL J. ANDERSON		For	For
	4 DR. CAROL A. CARTWRIGHT		For	For
	5 WILLIAM T. COTTLE		For	For
	6 ROBERT B. HEISLER, JR.		For	For
	7 JULIA L. JOHNSON		For	For
	8 TED J. KLEISNER		For	For
	9 ERNEST J. NOVAK, JR.		For	For
	10 CATHERINE A. REIN		For	For
	11 GEORGE M. SMART		For	For
	12 WES M. TAYLOR		For	For
	13 JESSE T. WILLIAMS, SR.		For	For
02	RATIFICATION OF THE APPOINTMENT OF THE	Management	For	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM			
03	REDUCE THE PERCENTAGE OF SHARES REQUIRED TO	Management	For	For

CALL A SPECIAL MEETING OF SHAREHOLDER			
APPROVAL OF AN ADVISORY VOTE ON EXECUTIVE	Management	Abstain	Against
COMPENSATION			
RECOMMEND ADVISORY VOTE ON FREQUENCY OF	Management	Abstain	Against
FUTURE VOTES ON EXECUTIVE COMPENSATION			
SHAREHOLDER PROPOSAL: REPORT ON COAL	Shareholder	Against	For
COMBUSTION WASTE			
SHAREHOLDER PROPOSAL: LOWER PERCENTAGE	Shareholder	Against	For
REQUIRED FOR SHAREHOLDER ACTION BY WRITTEN			
CONSENT			
SHAREHOLDER PROPOSAL: ADOPT A MAJORITY VOTE	Shareholder	Against	For
STANDARD FOR THE ELECTION OF DIRECTORS			
SHAREHOLDER PROPOSAL: REPORT ON FINANCIAL RISKS	Shareholder	Against	For
OF RELIANCE ON COAL			
	APPROVAL OF AN ADVISORY VOTE ON EXECUTIVE COMPENSATION RECOMMEND ADVISORY VOTE ON FREQUENCY OF FUTURE VOTES ON EXECUTIVE COMPENSATION SHAREHOLDER PROPOSAL: REPORT ON COAL COMBUSTION WASTE SHAREHOLDER PROPOSAL: LOWER PERCENTAGE REQUIRED FOR SHAREHOLDER ACTION BY WRITTEN CONSENT SHAREHOLDER PROPOSAL: ADOPT A MAJORITY VOTE STANDARD FOR THE ELECTION OF DIRECTORS SHAREHOLDER PROPOSAL: REPORT ON FINANCIAL RISKS	APPROVAL OF AN ADVISORY VOTE ON EXECUTIVE Management COMPENSATION RECOMMEND ADVISORY VOTE ON FREQUENCY OF Management FUTURE VOTES ON EXECUTIVE COMPENSATION SHAREHOLDER PROPOSAL: REPORT ON COAL Shareholder COMBUSTION WASTE SHAREHOLDER PROPOSAL: LOWER PERCENTAGE Shareholder REQUIRED FOR SHAREHOLDER ACTION BY WRITTEN CONSENT SHAREHOLDER PROPOSAL: ADOPT A MAJORITY VOTE Shareholder STANDARD FOR THE ELECTION OF DIRECTORS SHAREHOLDER PROPOSAL: REPORT ON FINANCIAL RISKS Shareholder	APPROVAL OF AN ADVISORY VOTE ON EXECUTIVE Management Abstain COMPENSATION RECOMMEND ADVISORY VOTE ON FREQUENCY OF Management Abstain FUTURE VOTES ON EXECUTIVE COMPENSATION SHAREHOLDER PROPOSAL: REPORT ON COAL Shareholder Against COMBUSTION WASTE SHAREHOLDER PROPOSAL: LOWER PERCENTAGE Shareholder Against REQUIRED FOR SHAREHOLDER ACTION BY WRITTEN CONSENT SHAREHOLDER PROPOSAL: ADOPT A MAJORITY VOTE Shareholder Against STANDARD FOR THE ELECTION OF DIRECTORS SHAREHOLDER PROPOSAL: REPORT ON FINANCIAL RISKS Shareholder Against

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The GDL Fund

MARSHALL & ILSLEY CORPORATION

SECURITY 5718
TICKER SYMBOL MI
US5
 571837103
 MEETING TYPE
 Special

 MI
 MEETING DATE
 17-May-2011

 US5718371033
 AGENDA
 933424929 - Management

ISIN

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF DECEMBER 17, 2010, BY AND BETWEEN BANK OF MONTREAL AND MARSHALL & ILSLEY CORPORATION.	Management	For	For
02	APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES TO ADOPT THE FOREGOING PROPOSAL.	Management	For	For

BEL FUSE INC.

SECURITY 077347201 MEETING TYPE Annual TICKER SYMBOL BELFA MEETING DATE 17-May-2011

US0773472016 AGENDA 933429272 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR 1 AVI EDEN	Management	For	For
	2 ROBERT H. SIMANDL		For	For
02	WITH RESPECT TO THE RATIFICATION OF THE DESIGNATION OF DELOITTE & TOUCHE LLP TO AUDIT BEL'S BOOKS AND ACCOUNTS FOR 2011.	Management	For	For
03	WITH RESPECT TO THE APPROVAL, ON AN ADVISORY	Management	Abstain	Against

BASIS, OF THE EXECUTIVE COMPENSATION OF BEL'S NAMED EXECUTIVE OFFICERS AS DESCRIBED IN THE PROXY STATEMENT.

04 WITH RESPECT TO THE VOTE, ON AN ADVISORY BASIS, ON Management Abstain Against HOW OFTEN TO CONDUCT THE ADVISORY VOTE ON EXECUTIVE COMPENSATION.

05 WITH RESPECT TO THE APPROVAL OF THE BEL FUSE INC. Management Against Against 2011 EQUITY COMPENSATION PLAN.

DRAGON OIL PLC

G2828W132 MEETING TYPE Annual General Meeting
MEETING DATE 18-May-2011
702969087 - Management SECURITY TICKER SYMBOL IE0000590798 AGENDA 702969087 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE
1	To receive the financial statements for year ended 31 December 2010	Management	For
2	To declare a dividend	Management	For
3.a	To re-elect Mr. Muhammed Al Ghurair as a Director	Management	For
3.b	To re-elect Dr. Abdul Jaleel Al Khalifa as a Director	Management	For
3.c	To re-elect Mr. Nigel McCue as a Director	Management	For
4	To receive the Directors' Remuneration Report for the year ended 31 December 2010	Management	For
5	To authorise the Directors to fix the Auditors' remuneration	Management	For
6	To authorise general meetings outside the Republic of Ireland	Management	For
7	To authorise the calling of general meetings on not less than 14 days' notice	Management	For
8	To authorise the Directors to allot equity securities	Management	For
9	To authorise the repurchase of the Company's Shares	Management	For
10	To amend the Articles of Association	Management	For
11	To approve the adoption of the 2011 Employee Share Purchase Plan	Management	For
	PLEASE NOTE THAT THIS IS A REVISION DUE TO	Non-Voting	
	MODIFICATION IN THE TEXT OF THE RES-OLUTION 3C. IF		
	YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO		
	NOT RETURN THIS-PROXY FORM UNLESS YOU DECIDE TO		
	AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.		

Report Date: 07/08/2011 ProxyEdge Meeting Date Range: 07/01/2010 to 06/30/2011 52

The GDL Fund

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SECURITY F7813K523 TICKER SYMBOL

MEETING TYPE MIX
MEETING DATE 18-May-2011

FR0010479956 AGENDA 703016522 - Management ISIN

ITEM PROPOSAL TYPE VOTE

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Non-Voting	
	Non-Voting Non-Voting

ITEM	PROPOSAL	TYPE	VO
1	To receive the Directors' Report and Financial Statements of the Company for the year ended 31 December 2010, together with the	Management	Fo

	Independent Auditors' Report thereon	
2	To approve the Directors' Remuneration Report for the year ended 31 December 2010	Management
3	To approve a final dividend of 2.7 pence on the ordinary shares to be paid on 27 May 2011 to those shareholders on the register at the close of business on 6 May 2011	Management
4	To re-elect Christopher Stooke as a director in accordance with Article 91 of the Company's Articles of Association	Management
5	To re-elect Mark Wood as a director in accordance with Article 91 of the Company's Articles of Association	Management
6	To re-elect Martin Gilbert as a director in accordance with Article 122 of the Company's Articles of Association	Management
7	To re-elect Robert Stuchbery as a director in accordance with Article 122 of the Company's Articles of Association	Management
8	To re appoint Ernst & Young LLP as Auditors to hold office from the conclusion of the meeting to the conclusion of the next meeting at which accounts are laid before the meeting	Management
9	To authorise the Directors to determine the remuneration of the Auditors	Management
10	That the Directors be and they are hereby generally and unconditionally authorised in accordance with section 551 of the Companies Act 2006 (CA 2006) to exercise all the powers of the Company to allot shares in the Company and to grant rights to subscribe for, or to convert any security into, shares in the Company: (a) up to an aggregate nominal amount of GBP45,674,303; and (b) comprising equity securities (within the meaning of section 560 CA 2006) up to a further aggregate nominal amount of GBP45,674,303 in connection with an offer by way of a rights issue: (i) to ordinary shareholders in proportion (as nearly as may be practicable) to their existing holdings; and (ii) to holders of other equity securities as required by the rights of those securities or as the Directors otherwise consider necessary, and so that CONTD	Management
CONT	CONTD Directors may impose any limits or restrictions and make any—arrangements which they consider necessary or appropriate to deal with—treasury shares, fractional entitlements, record dates, legal, regulatory or—practical problems in, or under the laws of, any territory or the—requirements of any regulatory body or stock exchange or any other matter—(including any such problems arising by virtue of equity securities being—represented by depositary receipts). The authorities conferred on the—Directors under paragraphs (a) and (b) above shall expire at the conclusion—of the next AGM of the Company after the passing of this resolution or, if—earlier, 30 June 2012 (unless previously revoked, varied or renewed by the—Company in general meeting) save that the Company may before such expiry make—an offer or agreement which CONTD	Non-Voting
CONT	CONTD would or might require shares to be allotted or rights to subscribe-for, or to convert any security into, shares to be granted after such expiry-and the Directors may allot shares or grant rights to subscribe for, or to-convert any security into, shares (as the case may be) in pursuance of such-an offer or agreement as if the authority conferred hereby had not expired	Non-Voting

ProxyEdge Report Date: 07/08/2011 Meeting Date Range: 07/01/2010 to 06/30/2011 53

The GDL Fund

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ITEM	PROPOSAL	TYPE	V(
11	That, subject to the passing of resolution 10 above and in substitution for all subsisting authorities to the extent unused, the Directors be and they are hereby empowered pursuant to section 570 and section 573 CA 2006 to allot equity securities (within the meaning of section 560 CA 2006) for cash pursuant to the authority conferred by resolution 10, as if section 561(1) CA 2006 did not apply to any such allotment, provided that this power: (a) shall be limited to the allotment of equity securities in connection with an offer of equity securities (but in the case of the authority granted under paragraph (b) of resolution 10, by way of a rights issue only): (i) to ordinary shareholders in proportion (as nearly as may be practicable) to their existing holdings; and (ii) to holders of other equity securities as required by CONTD	Management	F
CONT	CONTD the rights of those securities or as the Directors otherwise consider-necessary, and so that the Directors may impose any limits or restrictions-and make any arrangements which they consider necessary or appropriate to-deal with any treasury shares, fractional entitlements, record dates, legal,-regulatory or practical problems in, or under the laws of, any territory or-the requirements of any regulatory body or stock exchange or any other matter-(including any such problems arising by virtue of equity securities being-represented by depositary receipts); and (b) in the case of the authority-granted under paragraph (a) of resolution 10, shall be limited to the-allotment (otherwise than under paragraph (a) of this resolution 11, of-equity securities up to an aggregate nominal amount of GBP6,851,145, (c)-shall apply CONTD	Non-Voting	
CONT	CONTD in relation to a sale of shares which is an allotment of equity-securities by virtue of section 560(3) CA 2006 as if in the first paragraph-of this resolution 11 the words "subject to the passing of resolution 10-above and" were omitted, and shall expire at the conclusion of the next AGM-of the Company after the passing of this resolution or on 30 June 2012, -whichever is the earlier, except that the Company may before such expiry make-an offer or agreement which would or might require equity securities to be-allotted after such expiry and the Directors may allot equity securities in-pursuance of such offer or agreement as if the power conferred hereby had not-expired	Non-Voting	
12	That the Directors be and are hereby generally and unconditionally authorised, pursuant to and in accordance with section 701 CA 2006, to make market purchases (within the meaning of section 693(4) CA 2006) of ordinary shares of 25 pence each in the capital of the Company (Ordinary Shares) on such terms and in such manner as the Directors shall from time to time determine, provided that: (a) the maximum aggregate number of Ordinary Shares hereby authorised to be purchased is 54,809,164; (b) the minimum price which may be paid for an Ordinary Share is its nominal value (exclusive of expenses); (c) the maximum price (exclusive of expenses) which may be paid for an Ordinary Share is an amount equal to 105 per cent. of the average of the middle market quotations of an Ordinary Share (as derived from the London Stock Exchange CONTD	Management	F
CONT	CONTD Daily Official List) for the five business days immediately preceding-the date on which that Ordinary Share is contracted to be purchased; (d) the-authority hereby conferred shall expire at the conclusion of the next AGM of-the Company following the passing of this resolution or, if earlier, 30 June-2012 (unless	Non-Voting	

previously revoked, varied or renewed by the Company in general-meeting); (e) the Company may at any time prior to the expiry of such-authority make a contract or contracts to purchase Ordinary Shares under such-authority which will or might be completed or executed wholly or partly after-the expiration of such authority and may make a purchase of Ordinary Shares-in pursuance of any such contract or contracts; and (f) in executing this-authority, the Company may purchase Ordinary Shares using any currency, CONTD

CONT CONTD including, without limitation, pounds sterling, US dollars and euros

Non-Voting

13 That a general meeting, other than an annual general meeting, may be called on not less than 14 clear days' notice

Management

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That the Articles of Association of the Company be altered by substituting the existing article 135.1 with the following article: The Directors may delegate any of their powers to such committee, to such an extent in relation to such matters, and on such terms and

Management

conditions as they think fit

SLM CORPORATION

SECURITY 78442P106 MEETING TYPE Annual TICKER SYMBOL SLM MEETING DATE 19-May-2011

ISIN US78442P1066 AGENDA 933412063 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
1A	ELECTION OF DIRECTOR: ANN TORRE BATES	Management	For	For
1B	ELECTION OF DIRECTOR: W.M. DIEFENDERFER III	Management	For	For
1C	ELECTION OF DIRECTOR: DIANE SUITT GILLELAND	Management	For	For
1D	ELECTION OF DIRECTOR: EARL A. GOODE	Management	For	For
1E	ELECTION OF DIRECTOR: RONALD F. HUNT	Management	For	For
1F	ELECTION OF DIRECTOR: ALBERT L. LORD	Management	For	For
1G	ELECTION OF DIRECTOR: MICHAEL E. MARTIN	Management	For	For
1H	ELECTION OF DIRECTOR: BARRY A. MUNITZ	Management	For	For
11	ELECTION OF DIRECTOR: HOWARD H. NEWMAN	Management	For	For
1J	ELECTION OF DIRECTOR: A. ALEXANDER PORTER, JR.	Management	For	For
1K	ELECTION OF DIRECTOR: FRANK C. PULEO	Management	For	For
1L	ELECTION OF DIRECTOR: WOLFGANG SCHOELLKOPF	Management	For	For
1M	ELECTION OF DIRECTOR: STEVEN L. SHAPIRO	Management	For	For
1N	ELECTION OF DIRECTOR: J. TERRY STRANGE	Management	For	For
10	ELECTION OF DIRECTOR: ANTHONY P. TERRACCIANO	Management	For	For
1P	ELECTION OF DIRECTOR: BARRY L. WILLIAMS	Management	For	For
02	APPROVAL OF AN ADVISORY VOTE ON EXECUTIVE	Management	Abstain	Against
	COMPENSATION.			
03	APPROVAL OF AN ADVISORY VOTE ON THE FREQUENCY OF EXECUTIVE COMPENSATION VOTES.	Management	Abstain	Against
04	RATIFICATION OF THE APPOINTMENT OF	Management	For	For
	PRICEWATERHOUSECOOPERS LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.			

ProxyEdge Report Date: 07/08/2011
Meeting Date Range: 07/01/2010 to 06/30/2011 54

The GDL Fund

REDDY ICE HOLDINGS, INC.

SECURITY 75734R105 MEETING TYPE Annual TICKER SYMBOL FRZ MEETING DATE 19-May-2011 ISIN US75734R1059 AGENDA 933427874 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 GILBERT M. CASSAGNE		For	For
	2 WILLIAM P. BRICK		For	For
	3 KEVIN J. CAMERON		For	For
	4 THEODORE J. HOST		For	For
	5 MICHAEL S. MCGRATH		For	For
	6 MICHAEL H. RAUCH		For	For
	7 ROBERT N. VERDECCHIO		For	For
02	RATIFICATION OF THE APPOINTMENT OF	Management	For	For
	PRICEWATERHOUSECOOPERS LLP AS REDDY ICE			
	HOLDINGS, INC.'S INDEPENDENT REGISTERED PUBLIC			
	ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING			
	DECEMBER 31, 2011.			

RETAIL VENTURES INC.

SECURITY 76128Y102 MEETING TYPE Special TICKER SYMBOL RVI MEETING DATE 19-May-2011 ISIN US76128Y1029 AGENDA 933430679 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED FEBRUARY 8, 2011, AMONG DSW INC., DSW MS LLC, AN OHIO LIMITED LIABILITY COMPANY AND A WHOLLY OWNED SUBSIDIARY OF DSW, AND RETAIL VENTURES, INC., AND APPROVE THE MERGER.	Management	For	For
02	TO APPROVE ANY MOTION TO ADJOURN OR POSTPONE THE RETAIL VENTURES SPECIAL MEETING TO ANOTHER TIME OR PLACE, IF NECESSARY TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE RETAIL VENTURES SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT AND APPROVE THE MERGER.	Management	For	For

EMERGENCY MEDICAL SERVICES CORP.

SECURITY 29100P102 MEETING TYPE Special TICKER SYMBOL EMS MEETING DATE 20-May-2011 ISIN US29100P1021 AGENDA 933439235 - Management

ITEM	PROPOSAL			TYPE		
01	DATED AS (FROM TIME CORPORATION MERGER SUFEMERGENCY DELAWARE (TO TIME, BY AND AMO ON, A DELAWARE CORPO B, INC., A DELAWARE MEDICAL SERVICES CO CORPORATION	., AS IT MAY BE AMEND ONG CDRT ACQUISITION ORATION, CDRT CORPORATION, AND ORPORATION, A			
02	MEETING, ADDITIONAL	F NECESSARY OR APPR PROXIES IF THERE A E OF THE SPECIAL ME	THE SPECIAL ROPRIATE, TO SOLICIT RE INSUFFICIENT VOTE RETING TO ADOPT THE	,	nt Fo:	r For
FORSYS	S METALS COF	RP.				
	R SYMBOL	34660G104 FOSYF CA34660G1046	MEETING TYPE MEETING DATE AGENDA			ment
ITEM	PROPOSAL			TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	PRICEWATER ACCOUNTANT FOR THE EN	THE APPOINTMENT OF THE APPOINTME	CHARTERED CORS OF THE COMPANY HORIZE THE DIRECTORS	Management	For	For
02	THE ELECTI		S AS NOMINATED BY SET FORTH IN THE	Management	For	For
	-	ge: 07/01/2010 to 06	5/30/2011	Report Date:	07/08/2	2011 55
FORSYS	S METALS COF	RP.				
	ITY R SYMBOL		MEETING TYPE MEETING DATE AGENDA			ment
ITEM	PROPOSAL			TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	PRICEWATER	THE APPOINTMENT OF CROUSECOOPERS LLP, COST ("PWC"), AS AUDIT	CHARTERED	Management	For	For

FOR THE ENSUING YEAR AND AUTHORIZE THE DIRECTORS TO FIX THE REMUNERATION OF THE AUDITORS.

02 THE ELECTION OF THE DIRECTORS AS NOMINATED BY MANAGEMENT OF THE COMPANY AS SET FORTH IN THE MANAGEMENT INFORMATION CIRCULAR.

Management For For

ASIA SATELLITE TELECOMMUNICATIONS HOLDINGS LTD

SECURITY	G0534R108	MEETING TYPE	Annual General Meeting
TICKER SYMBOL		MEETING DATE	24-May-2011
ISIN	BMG0534R1088	AGENDA	702968097 - Management

ITEM	PROPOSAL	TYPE	VOTE
CMMT	PLEASE NOTE THAT THE COMPANY NOTICE IS AVAILABLE BY CLICKING ON THE URL LINK:-	Non-Voting	
	http://www.hkexnews.hk/listedco/listconews/sehk/20110418/LTN2 0110418411.pdf		
CMMT	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR-ALL RESOLUTIONS. THANK YOU.	Non-Voting	
1	To receive and approve the audited consolidated financial statements for the year ended 31 December 2010 and the reports of the Directors and auditor thereon	Management	For
2	To declare a final dividend for the year ended 31 December 2010	Management	For
3.(a)	To re-elect Mr. Mark Chen as a Director	Management	For
3.(b)	To re-elect Mr. Guan Yi as a Director	Management	For
3.(c)	To re-elect Mr. Peter Jackson as a Director	Management	For
3.(d)	To re-elect Mr. William Wade as a Director	Management	For
3.(e)	To re-elect Mr. James Watkins as a Director	Management	For
3.(f)	To authorise the Board to fix the remuneration of the directors	Management	For
4	To re-appoint PricewaterhouseCoopers as auditor of the	Management	For
	Company and authorise the Board to fix their remuneration for the year ending 31 December 2011		
5	To grant a general mandate to the Directors to allot, issue and dispose of new shares in the capital of the Company	Management	For
6	To grant a general mandate to the Directors to repurchase shares of the Company	Management	For
7	To extend, conditional upon the passing of Resolutions (5) and (6), the general mandate to allot, issue and dispose of new shares by adding the number of shares repurchased	Management	For

ECO BUSINESS-IMMOBILIEN AG, WIEN

SECURITY	A19521102	MEETING TYPE	Ordinary General Meeting
TICKER SYMBOL		MEETING DATE	24-May-2011
ISIN	AT0000617907	AGENDA	703018704 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
CMMT	PLEASE NOTE THAT THE MEETING HAS BEEN SET UP	Non-Voting		
	USING THE RECORD DATE 13 MAY 2011-WHICH AT THIS			

TIME WE ARE UNABLE TO SYSTEMATICALLY UPDATE. THE TRUE RECORD DA-TE FOR THIS MEETING IS 14 MAY 2011.

TH	ANK	YOU

1	Presentation annual report	Management	For	For
2	Approval of usage of earnings	Management	For	For
3	Approval of discharge of BOD	Management	For	For
4	Approval of discharge of Sup.Board	Management	For	For
5	Election auditor	Management	For	For
6	Elections to sup board (split)	Management	For	For
7	Amendment bylaws	Management	For	For

CABLEVISION SYSTEMS CORPORATION

SECURITY 12686C109
TICKER SYMBOL CVC 12686C109 MEETING TYPE Annual CVC MEETING DATE 24-May-2011 US12686C1099 AGENDA 933435542 -

933435542 - Management ISIN

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 ZACHARY W. CARTER	,	For	For
	2 THOMAS V. REIFENHEISER		For	For
	3 JOHN R. RYAN		For	For
	4 VINCENT TESE		For	For
	5 LEONARD TOW		For	For
02	TO RATIFY THE APPOINTMENT OF KPMG LLP AS	Management	For	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF			
	THE COMPANY FOR FISCAL YEAR 2011.			
03	TO APPROVE CABLEVISION SYSTEMS CORPORATION 2011	Management	For	For
	CASH INCENTIVE PLAN.			
04	TO APPROVE AN ADVISORY VOTE ON THE COMPENSATION	Management	Abstain	Against
	OF EXECUTIVE OFFICERS.			
05	AN ADVISORY VOTE ON THE FREQUENCY OF THE	Management	Abstain	Against
	ADVISORY VOTE ON THE COMPENSATION OF OUR			
	EXECUTIVE OFFICERS.			

ProxyEdge Report Date: 07/08/2011 Meeting Date Range: 07/01/2010 to 06/30/2011 56

The GDL Fund

MKS INC.

SECURITY 55309B206 MEETING TYPE Special TICKER SYMBOL MKSBF MEETING DATE 24-May-2011

CA55309B2066 AGENDA 933444539 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	THE SPECIAL RESOLUTION (THE "ARRANGEMENT RESOLUTION") SET OUT IN APPENDIX "A" TO THE	Management	For	For

MANAGEMENT INFORMATION CIRCULAR OF MKS DATED APRIL 20, 2011 (THE "CIRCULAR") TO APPROVE THE PLAN OF ARRANGEMENT UNDER SECTION 182 OF THE BUSINESS CORPORATIONS ACT (ONTARIO) INVOLVING MKS, ITS SHAREHOLDERS, PARAMETRIC TECHNOLOGY CORPORATION ("PTC") AND PTC NS ULC ("ACQUIRECO"), A WHOLLY-OWNED SUBSIDIARY OF PTC.

HUGHES COMMUNICATIONS, INC.

SECURITY	444398101	MEETING TYPE	Annual
TICKER SYMBOL	HUGH	MEETING DATE	25-May-2011
ISIN	US4443981018	AGENDA	933417669 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 PRADMAN P. KAUL		For	For
	2 ANDREW D. AFRICK		For	For
	3 O. GENE GABBARD		For	For
	4 JEFFREY A. LEDDY		For	For
	5 LAWRENCE J. RUISI		For	For
	6 AARON J. STONE		For	For
	7 MICHAEL D. WEINER		For	For
02	RATIFICATION OF THE APPOINTMENT OF DELOITTE AND TOUCHE, LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2011.	Management	For	For
03	NON-BINDING ADVISORY VOTE ON A RESOLUTION APPROVING THE COMPENSATION OF THE COMPANY'S EXECUTIVE OFFICERS PURSUANT TO THE COMPENSATION DISCLOSURE RULES OF THE SECURITIES AND EXCHANGE COMMISSION, OR "SAY ON PAY" VOTE.	Management	Abstain	Against
04	NON-BINDING ADVISORY VOTE ON THE FREQUENCY WITH WHICH SAY ON PAY VOTES SHOULD BE HELD IN THE FUTURE.	Management	Abstain	Against

MCCORMICK & SCHMICK'S SEAFOOD RESTAURANT

SECURITY	579793100	MEETING TYPE	Annual
TICKER SYMBOL	MSSR	MEETING DATE	26-May-2011
ISIN	US5797931004	AGENDA	933436164 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR 1 WILLIAM T. FREEMAN 2 DOUGLAS L. SCHMICK 3 E.H. JURGENSEN, JR. 4 JAMES R. PARISH 5 J. RICE EDMONDS 6 CHRISTINE F. DEPUTY OTT	Management	For For For For For	For For For For For

	7 ERIC P. BAUER		For	For
02	PROPOSAL TO CONSIDER AND APPROVE, ON AN ADVISORY	Management	Abstain	Against
	BASIS, THE COMPENSATION OF THE COMPANY'S NAMED			
	EXECUTIVE OFFICERS AS FURTHER DESCRIBED IN THE			
	PROXY STATEMENT.			
03	ADVISORY VOTE REGARDING THE FREQUENCY WITH	Management	Abstain	Against
	WHICH THE COMPANY SHOULD HOLD AN ADVISORY VOTE			
	REGARDING THE COMPENSATION OF THE COMPANY'S			
	NAMED EXECUTIVE OFFICERS.			
04	RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS	Management	For	For
	LLP AS THE COMPANY'S INDEPENDENT REGISTERED			
	ACCOUNTING FIRM FOR THE 2011 FISCAL YEAR.			

Report Date: 07/08/2011 ProxyEdge Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

EDF ENERGIES NOUVELLES SA

SECURITY F31932100 MEETING TYPE MIX
TICKER SYMBOL MEETING DATE 27-May-2011
ISIN FR0010400143 AGENDA 702981449 - Management

ITEM	PROPOSAL	TYPE	VOTE
CMMT	PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY	Non-Voting	
	VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE		
CMMT	OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE. French Resident Shareowners must complete, sign and forward	Non-Voting	
CIMINI	the Proxy Card-directly to the sub custodian. Please contact your	Non-vocing	
	Client Service-Representative to obtain the necessary card,		
	account details and directionsThe following applies to Non-		
	Resident Shareowners: Proxy Cards: Voting-instructions will be		
	forwarded to the Global Custodians that have become-Registered		
	Intermediaries, on the Vote Deadline Date. In capacity as-		
	Registered Intermediary, the Global Custodian will sign the Proxy Card and-forward to the local custodian. If you are unsure whether		
	your Global-Custodian acts as Registered Intermediary, please		
	contact your representative		
CMMT	PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING	Non-Voting	
	INFORMATION IS AVAILABLE BY-CLICKING ON THE		
	MATERIAL URL LINK:-https://balo.journal-		
0 1	officiel.gouv.fr/pdf/2011/0420/201104201101464.pdf	Managanana	П
0.1	Approval of the annual financial statements Approval of the consolidated financial statements	Management Management	For For
0.3	Allocation of income	Management	For
0.4	Agreements referred to in article L. 225-38 et seq. of the	Management	For
	Commercial code		
0.5	In-house audit procedures	Management	For
0.6	Attendance allowance	Management	For
0.7	Ratification of the cooptation of Mr. Stephane Tortajada as Board member	Management	For
0.8	Ratification of the cooptation of Mr. Jean-Louis Mathias as Board	Management	For
	member		
0.9	Ratification of the cooptation of Mr. Yves Giraud as Board	Management	For

	member			
0.10	Ratification of the transfer of the head office	Management	For	F
0.11	Authorization granted to the Board of directors in view of the	Management	For	F
	Company purchasing its own shares			
0.12	Powers to accomplish the formalities	Management	For	F
E.13	Modification of article 15 of the articles of association -	Management	For	F
	Deliberations of the Board of directors			
E.14	Powers to accomplish the formalities	Management	For	F

CONSTELLATION ENERGY GROUP, INC.

SECURITY	210371100	MEETING TYPE	Annual
TICKER SYMBOL	CEG	MEETING DATE	27-May-2011
ISIN	US2103711006	AGENDA	933414550 - Management

				FOR/AGAINST
ITEM	PROPOSAL	TYPE	VOTE	MANAGEMENT
1A	ELECTION OF DIRECTOR: YVES C. DE BALMANN	Management	For	For
1B	ELECTION OF DIRECTOR: ANN C. BERZIN	Management	For	For
1C	ELECTION OF DIRECTOR: JAMES T. BRADY	Management	For	For
1D	ELECTION OF DIRECTOR: JAMES R. CURTISS	Management	For	For
1E	ELECTION OF DIRECTOR: FREEMAN A. HRABOWSKI, III	Management	For	For
1F	ELECTION OF DIRECTOR: NANCY LAMPTON	Management	For	For
1G	ELECTION OF DIRECTOR: ROBERT J. LAWLESS	Management	For	For
1H	ELECTION OF DIRECTOR: MAYO A. SHATTUCK III	Management	For	For
1I	ELECTION OF DIRECTOR: JOHN L. SKOLDS	Management	For	For
1J	ELECTION OF DIRECTOR: MICHAEL D. SULLIVAN	Management	For	For
02	RATIFICATION OF PRICEWATERHOUSECOOPERS LLP AS	Management	For	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM			
	FOR 2011.			
03	ADVISORY VOTE ON COMPENSATION OF NAMED	Management	Abstain	Against
	EXECUTIVE OFFICERS.			
04	ADVISORY VOTE ON FREQUENCY OF ADVISORY VOTE ON	Management	Abstain	Against
	COMPENSATION OF NAMED EXECUTIVE OFFICERS.	-		-

SMURFIT-STONE CONTAINER CORPORATION

SECURITY	83272A104	MEETING TYPE	Special
TICKER SYMBOL	SSCC	MEETING DATE	27-May-2011
ISIN	US83272A1043	AGENDA	933445935 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	APPROVAL AND ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED JANUARY 23, 2011 (AS IT MAY BE AMENDED FROM TIME TO TIME), AMONG ROCK-TENN COMPANY, SMURFIT-STONE, AND SAM ACQUISITION, LLC, A WHOLLY-OWNED SUBSIDIARY OF ROCKTENN.	Management	For	For
02	APPROVAL OF THE ADJOURNMENT OF THE SPECIAL MEETING FOR ANY PURPOSE, INCLUDING TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE	Management	For	For

PROPOSAL NUMBER 1.

SPECTRUM CONTROL, INC.

SECURITY 847615101 MEETING TYPE Special TICKER SYMBOL SPEC MEETING DATE 27-May-2011 ISIN US8476151019 AGENDA 933451851 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED MARCH 28, 2011, AS IT MAY BE AMENDED FROM TIME TO TIME, BY AND AMONG API TECHNOLOGIES CORP., ERIE MERGER CORP. AND SPECTRUM CONTROL, INC. (THE "MERGER AGREEMENT").	Management	For	For
02	TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE PROPOSAL TO ADOPT THE MERGER AGREEMENT.	Management	For	For

ProxyEdge Report Date: 07/08/2011 Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

SCMP GROUP LTD

G7867B105 MEETING TYPE Annual General Meeting
MEETING DATE 30-May-2011
AGENDA 702966194 - Management SECURITY TICKER SYMBOL

BMG7867B1054 ISIN

ITEM	PROPOSAL	TYPE	VOTE
CMMT	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR ALL RESOLUTIONS. THANK YOU.	Non-Voting	
CMMT	PLEASE NOTE THAT THE COMPANY NOTICE IS AVAILABLE BY CLICKING ON THE URL LINK:- http://www.hkexnews.hk/listedco/listconews/sehk/20110415/LTN2 0110415327.pdf	Non-Voting	
1	To adopt the Audited Financial Statements and the Directors' Report and Independent Auditor's Report for the year ended 31 December 2010	Management	For
2	To approve the payment of a final dividend	Management	For
3.a	To re-elect Dr. David J. Pang as Non-executive Director	Management	For
3.b	To re-elect The Hon. Ronald J. Arculli as Independent Non-executive Director	Management	For
3.c	To re-elect Tan Sri Dr. Khoo Kay Peng as Non-executive Director	Management	For
4	To authorise the Board to fix Directors' fee	Management	For
5	To re-appoint PricewaterhouseCoopers as Auditor and authorise	Management	For

	the Board to fix their remuneration		
6	To grant a general mandate to the Directors to issue shares in	Management	For
	terms of the proposed ordinary resolution set out in item 6 in the		
	notice of the meeting		
7	To grant a general mandate to the Directors to repurchase shares	Management	For
	in terms of the proposed ordinary resolution set out in item 7 in the		
	notice of the meeting		
8	To grant a general mandate to the Directors to add repurchased	Management	For
	shares to the share issue general mandate in terms of the		
	proposed ordinary resolution set out in item 8 in the notice of the		

IBERDROLA RENOVABLES SA, VALENCIA

meeting

SECURITY	E6244B103	MEETING TYPE	Ordinary General Meeting
TICKER SYMBOL		MEETING DATE	30-May-2011
ISIN	ES0147645016	AGENDA	702972414 - Management

ITEM	PROPOSAL	TYPE 	VO
CMMT	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SE-COND CALL ON 31 MAY 2011 AT 12:30 P.M. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS-WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. THANK YOU.	Non-Voting	
1	Approval of the individual annual financial statements of the Company and of the annual financial statements consolidated with those of its subsidiaries for the fiscal year ended on December 31, 2010	Management	Fo
2	Approval of the individual management report of the Company and of the consolidated management report of the Company and its subsidiaries for the fiscal year ended on December 31, 2010	Management	Fo
3	Approval of the management and activities of the Board of Directors during the fiscal year ended on December 31, 2010	Management	Fo
4	Re-election of the auditor of the Company and of its consolidated group for the fiscal year 2011	Management	Fo
5	Approval of the proposal for the allocation of profits/losses and the distribution of dividends for the fiscal year ended on December 31, 2010	Management	Fo
6	Ratification of the interim appointment as Director of Mr. Aurelio Izquierdo Gomez to fill a vacancy made after the holding of the last General Shareholders' Meeting, as external proprietary Director	Management	Fo
7	Authorization to the Board of Directors, with the express power of substitution, to create and fund associations and foundations, pursuant to applicable legal provisions, for which purpose the authorization granted by the shareholders at the General Shareholders' Meeting of June 9, 2010 is hereby deprived of effect to the extent of the unused amount	Management	Fo

ProxyEdge Report Date: 07/08/2011 Meeting Date Range: 07/01/2010 to 06/30/2011 59

The GDL Fund

ITEM PROPOSAL TYPE VC

Information regarding any significant changes in the assets or liabilities of the companies participating in the merger (i.e., Iberdrola, S.A. (as absorbing company) and Iberdrola Renovables, S.A. (as absorbed company)) between the date of the common terms of merger and the holding of the General Shareholders' Meeting at which such merger is decided. Approval of the common terms of merger by absorption between Iberdrola, S.A. and Iberdrola Renovables, S.A. Approval as the merger balance sheet of the balance sheet of Iberdrola Renovables, S.A. as of December 31, 2010. Approval of the merger by absorption between Iberdrola, S.A. and Iberdrola Renovables, S.A. through the absorption of the latter by the former, causing the termination without liquidation of Iberdrola Renovables, S.A. and the transfer en bloc and as a whole of all of its assets to Iberdrola, S.A., with an express provision for the exchange to be covered by the delivery of treasury shares of Iberdrola, S.A. and, if required, by newly-issued shares of Iberdrola, S.A. pursuant to a capital increase subject to the above, all in accordance with the common terms of merger. Provide acquiescence, within the framework of the provisions of the common terms of merger, to the conditional increase in the share capital of Iberdrola, S.A. in the amount of one hundred and forty-eight million, four hundred and seventy thousand and eleven Euros, and twenty-five cents (EUR 148,470,011.25), by means of the issuance of one hundred and ninety seven million, nine hundred and sixty thousand, and fifteen (197,960,015) shares with a par value of seventy five cents of Euro (EUR 0.75) each, of the same class and series as those currently outstanding, as a result of the merger by absorption of Iberdrola Renovables, S.A. by Iberdrola, S.A. Establishment of procedure to facilitate the merger exchange. Adherence of the transaction to the special tax rules provided for in Chapter VIII of Title VII of the restated text of the Corporate Income Tax Law. Insofar as they are approved, provide acquiesce, as it may be deemed necessary, to the proposed resolutions of the Board of Directors of Iberdrola, S.A. and submitted to the General Shareholders' Meeting of Iberdrola, S.A. which first call is to be held on May 27, 2011, in connection with the items of its Agenda regarding: (i) approval of an increase in share capital by means of a scrip issue at a maximum reference market value of one thousand nine hundred nine (1,909) million Euros for the free-ofcharge allocation of new shares to the shareholders of Iberdrola, S.A. (item six of its Agenda); (ii) authorization to the Board of Directors, with the express power of substitution, for a term of five (5) years, to increase the share capital pursuant to the provisions of Section 297.1.b) of the Companies Law, by up to one-half of the share capital on the date of the authorization (item eight of its Agenda); (iii) authorization to the Board of Directors, with the express power of substitution, for a term of five (5) years, of the power to issue debentures or bonds that are exchangeable for and/or convertible into shares of Iberdrola, S.A. or of other companies within or outside of its Group, and warrants on newlyissued or outstanding shares of Iberdrola, S.A. or of other companies within or outside of its Group, up to a maximum limit of five (5) billion Euros (item nine of its Agenda); (iv) authorization to the Board of Directors, with the express power of substitution, for a term of five (5) years, to issue: a) bonds or simple debentures

Fc

Management

and other fixed-income securities of a like nature (other than notes), as well as preferred stock, up to a maximum amount of twenty (20) billion Euros, and b) notes up to a maximum amount at any given time, independently of the foregoing, of six (6) billion Euros (item ten of its Agenda); (v) amendment of the By-Laws and approval of a Restated Text (item thirteen of its Agenda); (vi) amendment of the Regulations for the General Shareholders' Meeting and approval of a New Restated Text (item fourteen of its Agenda. Delegation of powers

Approval of the distribution of an extraordinary dividend in the gross amount of one euro and twenty cents (EUR 1.20) per share which will be entitled to receive it with charge to premium issuance

Management

Fc

1.0 Delegation of powers to formalize and execute all resolutions adopted by the shareholders at the General Shareholders' Meeting, for conversion thereof into a public instrument, and for the interpretation, correction and supplementation thereof or further elaboration and registration

Management Fo

11 Consultative vote regarding the Director compensation policy of the Company for the current fiscal year (2011) and the application of the current compensation policy during the preceding fiscal year (2010)

Management Fo

CMMT SHAREHOLDERS WHO PARTICIPATE IN ANY FORM AT THE ORDINARY GENERAL MEETING, WHET-HER DIRECTLY, BY PROXY, OR BY LONG-DISTANCE VOTING, SHALL BE ENTITLED TO RECEI-VE AN ATTENDANCE PREMIUM (0.0035 EUROS GROSS PER SHARE).

Non-Voting

PRIDE INTERNATIONAL, INC.

74153Q102 PDE MEETING TYPE Special SECURITY MEETING DATE 31-May-2011 AGENDA 933444490 - Management TICKER SYMBOL

US74153Q1022 TSTN

FOR/AGAINST VOTE MANAGEMENT ITEM PROPOSAL TYPE _____ ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, Management For For DATED FEBRUARY 6, 2011 AND AS AMENDED ON MARCH 1, 2011, BY AND AMONG ENSCO PLC, PRIDE INTERNATIONAL, INC., ENSCO INTERNATIONAL INCORPORATED AND ENSCO VENTURES LLC. APPROVAL OF ANY PROPOSAL TO ADJOURN THE SPECIAL 02 Management For For MEETING TO A LATER DATE OR DATES IF NECESSARY TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT.

AMERICA SERVICE GROUP INC.

SECURITY 02364L109 MEETING TYPE Special TICKER SYMBOL ASGR MEETING DATE 01-Jun-2011 ISIN US02364L1098 AGENDA 933449034 - Management

ITEM	PROPOSAL	TYPE	VOTE	MANAGEMENT
01	ADOPTION OF THE MERGER AGREEMENT. TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATE AS OF MARCH 2, 2011 (AS THAT AGREEMENT MAY BE AMENDED IN ACCORDANCE WITH ITS TERMS, THE "MERGER AGREEMENT"), BY AND AMONG VALITAS HEALTH SERVICES, INC., WHISKEY ACQUISITION CORP. AND THE COMPANY.	Management	For	For
02	ADJOURNMENT OF THE SPECIAL MEETING OF STOCKHOLDERS, IF NECESSARY. TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO CONSTITUTE A QUORUM OR TO ADOPT THE MERGER AGREEMENT.	Management	For	For

Report Date: 07/08/2011 ProxyEdge

Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

WESTERNZAGROS RESOURCES LTD.

SECURITY 960008100 MEETING TYPE Annual and Special Meeting TICKER SYMBOL WZGRF MEETING DATE 01-Jun-2011 ISIN CA9600081009 AGENDA 933449161 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	ON THE ELECTION OF DIRECTORS, FOR THE NOMINEES SET FORTH IN THE MANAGEMENT PROXY CIRCULAR OF THE CORPORATION DATED APRIL 11, 2011 (THE "MANAGEMENT PROXY CIRCULAR"):	Management	For	For
02	ON THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP, CHARTERED ACCOUNTANTS, AS AUDITORS OF THE CORPORATION AT SUCH REMUNERATION AS MAY BE APPROVED BY THE AUDIT COMMITTEE OF THE BOARD OF DIRECTORS OF THE CORPORATION:	Management	For	For
03	ON THE RENEWAL AND APPROVAL OF THE CORPORATION'S STOCK OPTION PLAN AS SET FORTH IN THE MANAGEMENT PROXY CIRCULAR.	Management	For	For
BIOGEN	IDEC INC			

BIOGEN IDEC INC.

SECURITY 09062X103 MEETING TYPE Annual
TICKER SYMBOL BIIB MEETING DATE 02-Jun-2011 US09062X1037 AGENDA ISIN 933413394 - Management

FOR/AGAINST TYPE VOTE MANAGEMENT ITEM PROPOSAL

1A	ELECTION OF DIRECTOR: CAROLINE D. DORSA	Management	For	For
1B	ELECTION OF DIRECTOR: STELIOS PAPADOPOULOS	Management	For	For
1C	ELECTION OF DIRECTOR: GEORGE A. SCANGOS	Management	For	For
1D	ELECTION OF DIRECTOR: LYNN SCHENK	Management	For	For
1E	ELECTION OF DIRECTOR: ALEXANDER J. DENNER	Management	For	For
1F	ELECTION OF DIRECTOR: NANCY L. LEAMING	Management	For	For
1G	ELECTION OF DIRECTOR: RICHARD C. MULLIGAN	Management	For	For
1H	ELECTION OF DIRECTOR: ROBERT W. PANGIA	Management	For	For
1 I	ELECTION OF DIRECTOR: BRIAN S. POSNER	Management	For	For
1J	ELECTION OF DIRECTOR: ERIC K. ROWINSKY	Management	For	For
1K	ELECTION OF DIRECTOR: STEPHEN A. SHERWIN	Management	For	For
1L	ELECTION OF DIRECTOR: WILLIAM D. YOUNG	Management	For	For
02	TO RATIFY THE SELECTION OF	Management	For	For
	PRICEWATERHOUSECOOPERS LLP AS BIOGEN IDEC'S			
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM			
	FOR THE FISCAL YEAR ENDING DECEMBER 31, 2011.			
03	SAY ON PAY - AN ADVISORY VOTE ON EXECUTIVE	Management	Abstain	Against
	COMPENSATION.			
04	SAY WHEN ON PAY - AN ADVISORY VOTE ON THE	Management	Abstain	Against
	FREQUENCY OF THE ADVISORY VOTE ON EXECUTIVE			
	COMPENSATION.			
05	TO APPROVE AN AMENDMENT TO BIOGEN IDEC'S	Management	For	For
	AMENDED AND RESTATED CERTIFICATE OF			
	INCORPORATION ELIMINATING THE CLASSIFICATION OF			
	THE BOARD OF DIRECTORS.			

SANDRIDGE ENERGY, INC.

SECURITY	80007P307	MEETING TYPE	Annual
TICKER SYMBOL	SD	MEETING DATE	03-Jun-2011
ISIN	US80007P3073	AGENDA	933436760 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 ROY T. OLIVER		For	For
	2 TOM L. WARD		For	For
02	RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2011.	Management	For	For
03	APPROVE AN AMENDMENT TO THE SANDRIDGE ENERGY, INC. 2009 INCENTIVE PLAN TO INCREASE THE NUMBER OF SHARES OF COMPANY COMMON STOCK ISSUABLE UNDER THE PLAN.	Management	For	For
04	APPROVE, IN A NON-BINDING VOTE, THE COMPENSATION PROVIDED TO THE COMPANY'S NAMED EXECUTIVE OFFICERS, AS DISCLOSED PURSUANT TO ITEM 402 OF SECURITIES AND REGULATION S-K UNDER THE SECURITIES AND EXCHANGE ACT OF 1934.	Management	Abstain	Against
05	RECOMMEND, IN A NON-BINDING VOTE, WHETHER A NON-BINDING STOCKHOLDER VOTE TO APPROVE THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS SHOULD OCCUR EVERY ONE, TWO OR THREE YEARS.	Management	Abstain	Against

CHAUCER HOLDINGS PLC

SECURITY G2071N102 MEETING TYPE Ordinary General Meeting TICKER SYMBOL MEETING DATE 07-Jun-2011 ISIN GB0000293950 AGENDA 703068533 - Management

FOR/AGAINS TYPE VOTE MANAGEMENT TTEM PROPOSAL To approve the scheme of arrangement and the reduction of Management For For capital involved therein and certain related matters PLEASE NOTE THAT THIS IS A REVISION DUE TO Non-Voting

POSTPONEMENT OF MEETING FROM 03 JUN-TO 07 JUN 2011 AND CHANGE IN MEETING TYPE FROM EGM TO OGM. IF YOU HAVE ALREAD-Y SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE T-O AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.

Report Date: 07/08/2011 ProxyEdge Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

CHAUCER HOLDINGS PLC

G2071N102 SECURITY MEETING TYPE Court Meeting TICKER SYMBOL 07-Jun-2011

MEETING DATE AGENDA GB0000293950 703068583 - Management TSTN

FOR/AGAINST TYPE VOTE MANAGEMENT ITEM PROPOSAL CMMT PLEASE NOTE THAT ABSTAIN IS NOT A VALID VOTE OPTION Non-Voting 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 Arrangement notice dated 11 May Management For For 1 2011 CMMT

PLEASE NOTE THAT THIS IS A REVISION DUE TO Non-Voting POSTPONEMENT OF MEETING FROM 03 JUN-TO 07 JUN 2011. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN-THIS PROXY FORM UNLESS YOU

DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK

Y-OU.

SANDISK CORPORATION

SECURITY 80004C101 MEETING TYPE Annual TICKER SYMBOL SNDK MEETING DATE 07-Jun-2011 ISIN US80004C1018 AGENDA 933433738 -

933433738 - Management

ITEM	PROPOSAL			TYPE	VOTE	FOR/AGAINST
01	DIRECTOR			Management		
	1 MICHAEL 1	MARKS			For	For
	2 KEVIN DE	NUCCIO			For	For
	3 IRWIN FE	DERMAN			For	For
	4 STEVEN J	. GOMO			For	For
	5 EDDY W. I	HARTENSTEIN			For	For
	6 DR. CHENI	MING HU			For	For
	7 CATHERIN	E P. LEGO			For	For
	8 SANJAY MI	EHROTRA			For	For
02	TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING JANUARY 1, 2012.			Management	For	For
03	TO APPROVE	AMENDMENTS TO THE N 2005 INCENTIVE PI		Management	Against	Against
04	TO APPROVE	AMENDMENTS TO THE		Management	For	For
05		AN ADVISORY RESOLUTION OFFICER COMPENSATION		Management	Abstain	Against
06				Management	Abstain	Against
		ERNATIONAL, INC.	MEETING TYPE	Special		
SECUR:	L HEALTH INTI ITY R SYMBOL	O3525N109 AHII US03525N1090	MEETING DATE	Special 08-Jun-2011 933454984 - M	anagement	÷
SECUR. FICKEI	ITY	03525N109 AHII	MEETING DATE	08-Jun-2011	anagement VOTE	FOR/AGAINST MANAGEMENT
SECUR:	ITY R SYMBOL	03525N109 AHII	MEETING DATE	08-Jun-2011 933454984 - M		FOR/AGAINST
SECUR. SICKEI	PROPOSAL TO ADOPT TI "MERGER AGI AMONG ANIMI INC. AND BU SUBSIDIARY	03525N109 AHII US03525N1090 HE AGREEMENT AND PIREEMENT") DATED AS AL HEALTH INTERNATIUFFALO ACQUISITION,	MEETING DATE AGENDA LAN OF MERGER (THE OF MARCH 14, 2011, IONAL, INC., LEXTRON, INC., A WHOLLY-OWNED, ALL AS MORE FULLY	08-Jun-2011 933454984 - M	VOTE	FOR/AGAINST
SECURI CICKEI SIN	PROPOSAL TO ADOPT TI "MERGER AGI AMONG ANIMI INC. AND BI SUBSIDIARY DESCRIBED A TO APPROVE MEETING, II	03525N109 AHII US03525N1090 HE AGREEMENT AND PIREEMENT") DATED AS AL HEALTH INTERNATION, OF LEXTRON , INC.,	MEETING DATE AGENDA LAN OF MERGER (THE OF MARCH 14, 2011, IONAL, INC., LEXTRON, INC., A WHOLLY-OWNED, ALL AS MORE FULLY FATEMENT. DURN THE SPECIAL LICIT ADDITIONAL	08-Jun-2011 933454984 - M	VOTE For	FOR/AGAINST MANAGEMENT
SECUR: CICKEI SIN TTEM 01	PROPOSAL TO ADOPT TI "MERGER AGI AMONG ANIMI INC. AND BI SUBSIDIARY DESCRIBED II TO APPROVE MEETING, II PROXIES IN	03525N109 AHII US03525N1090 HE AGREEMENT AND PIREEMENT") DATED AS AL HEALTH INTERNATION, OF LEXTRON, INC., AS PER THE PROXY STA PROPOSAL TO ADJUST NECESSARY, TO SOL	MEETING DATE AGENDA LAN OF MERGER (THE OF MARCH 14, 2011, IONAL, INC., LEXTRON, INC., A WHOLLY-OWNED, ALL AS MORE FULLY FATEMENT. DURN THE SPECIAL LICIT ADDITIONAL	08-Jun-2011 933454984 - M TYPE Management	VOTE For	FOR/AGAINST MANAGEMENT For
EECUR: CICKEI SIN TEM 01 02	PROPOSAL TO ADOPT TI "MERGER AGI AMONG ANIMI INC. AND BI SUBSIDIARY DESCRIBED I TO APPROVE MEETING, II PROXIES IN AGREEMENT. S, INC	03525N109 AHII US03525N1090 HE AGREEMENT AND PI REEMENT") DATED AS AL HEALTH INTERNAT: UFFALO ACQUISITION, OF LEXTRON, INC., AS PER THE PROXY ST A PROPOSAL TO ADJO F NECESSARY, TO SOI FAVOR OF ADOPTION	MEETING DATE AGENDA LAN OF MERGER (THE OF MARCH 14, 2011, IONAL, INC., LEXTRON, , INC., A WHOLLY-OWNED, , ALL AS MORE FULLY IATEMENT. DURN THE SPECIAL LICIT ADDITIONAL OF THE MERGER MEETING TYPE	08-Jun-2011 933454984 - M TYPE Management Management	VOTE For	FOR/AGAINST MANAGEMENT For
ECUR: ICKEI SIN TEM 01 02	PROPOSAL TO ADOPT TI "MERGER AGI AMONG ANIMI INC. AND BI SUBSIDIARY DESCRIBED I TO APPROVE MEETING, II PROXIES IN AGREEMENT.	03525N109 AHII US03525N1090 HE AGREEMENT AND PI REEMENT") DATED AS AL HEALTH INTERNAT: UFFALO ACQUISITION, OF LEXTRON , INC., AS PER THE PROXY ST A PROPOSAL TO ADJO F NECESSARY, TO SOI FAVOR OF ADOPTION	MEETING DATE AGENDA LAN OF MERGER (THE OF MARCH 14, 2011, IONAL, INC., LEXTRON, , INC., A WHOLLY-OWNED, , ALL AS MORE FULLY IATEMENT. DURN THE SPECIAL LICIT ADDITIONAL OF THE MERGER	08-Jun-2011 933454984 - M TYPE Management Management	VOTE For	FOR/AGAINST MANAGEMENT For

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 JERRY R. EDWARDS		For	For
	2 PATRICK F. HAMNER		For	For
	3 THOMAS C. HANSEN		For	For
	4 GARY L. MARTIN		For	For
	5 N RODERICK MCGEACHY III		For	For
	6 GLENN M. NEBLETT		For	For
	7 RALPH T. PARKS		For	For
	8 RICHARD F. STRUP		For	For
02	RATIFICATION OF THE APPOINTMENT OF GRANT	Management	For	For
	THORNTON LLP AS THE COMPANY'S INDEPENDENT			
	REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL			
	YEAR ENDED 2011.			

Report Date: 07/08/2011 ProxyEdge Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

DOLLAR THRIFTY AUTOMOTIVE GROUP, INC.

256743105 MEETING TYPE Annual
MEETING DATE 09-Jun-2011 SECURITY TICKER SYMBOL DTG

ISIN US2567431059 AGENDA 933439540 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 THOMAS P. CAPO	,	For	For
	2 MARYANN N. KELLER		For	For
	3 HON. EDWARD C. LUMLEY		For	For
	4 RICHARD W. NEU		For	For
	5 JOHN C. POPE		For	For
	6 SCOTT L. THOMPSON		For	For
02	RATIFICATION OF ERNST & YOUNG LLP AS THE	Management	For	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM			
	FOR FISCAL YEAR 2011.			
03	ADVISORY VOTE ON COMPENSATION OF NAMED	Management	Abstain	Against
	EXECUTIVE OFFICERS.			
04	ADVISORY VOTE ON FREQUENCY OF FUTURE ADVISORY	Management	Abstain	Against
	VOTES ON EXECUTIVE COMPENSATION.			

THE LUBRIZOL CORPORATION

SECURITY 5492
TICKER SYMBOL LZ
US54 549271104 MEETING TYPE Special
LZ MEETING DATE 09-Jun-2011

US5492711040 AGENDA ISIN 933450710 - Management

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ITEM	PROPOSAL					MANAGEMEN
01	ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MARCH 13, 2011, BY AND AMONG BERKSHIRE HATHAWAY INC., OHIO MERGER SUB, INC., AND THE LUBRIZOL CORPORATION.		_	For	For	
02	ANY PROPOS MEETING, I SOLICITATE VOTES AT T	SAL TO ADJOURN OR PO IF NECESSARY, TO PE ION OF PROXIES IF TO THE TIME OF THE SPECA R AGREEMENT.	,	For	For	
OMOTH	ERAPY INC					
	TY SYMBOL	TOMO	MEETING TYPE MEETING DATE AGENDA		anageme	ent
TEM	PROPOSAL			TYPE	VOTE	_
01	TO APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MARCH 6, 2011, BY AND AMONG ACCURAY INCORPORATED, TOMOTHERAPY INCORPORATED AND JAGUAR ACQUISITION, INC., AS IT MAY BE AMENDED FROM TIME TO TIME.		Management	For	For	
02	TO ADJOURN TIME, IF N PURPOSE OF EVENT THER	N THE SPECIAL MEETIN NECESSARY OR APPROP F SOLICITING ADDITION RE ARE INSUFFICIENT AL MEETING TO APPRO	Management	For	For	

GLOBAL CROSSING LIMITED

SECURITY G3921A175 MEETING TYPE Annual
TICKER SYMBOL GLBC MEETING DATE 14-Jun-2011
ISIN BMG3921A1751 AGENDA 933433803 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 CHARLES MACALUSO		For	For
	2 MICHAEL RESCOE		For	For
02	TO APPROVE THE REDUCTION OF GLOBAL CROSSING'S SHARE PREMIUM ACCOUNT BY TRANSFERRING US\$1.2 BILLION TO ITS CONTRIBUTED SURPLUS ACCOUNT.	Management	For	For
03	TO APPOINT ERNST & YOUNG LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF GLOBAL CROSSING FOR THE YEAR ENDING DECEMBER 31, 2011 AND TO AUTHORIZE THE AUDIT COMMITTEE TO	Management	For	For

DETERMINE THEIR REMUNERATION.

04 TO APPROVE BY A NON-BINDING ADVISORY VOTE, OUR Management Abstain Against EXECUTIVE COMPENSATION.

05 TO RECOMMEND, BY A NON-BINDING ADVISORY VOTE, THE Management Abstain Against FREQUENCY OF THE ADVISORY VOTE ON OUR EXECUTIVE COMPENSATION.

Report Date: 07/08/2011 ProxyEdge

Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

NICOR INC.

SECURITY 654086107 MEETING TYPE Annual TICKER SYMBOL GAS MEETING DATE 14-Jun-2011

US6540861076 AGENDA ISIN 933437217 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 R.M. BEAVERS, JR.		For	For
	2 B.P. BICKNER		For	For
	3 J.H. BIRDSALL, III		For	For
	4 N.R. BOBINS		For	For
	5 B.J. GAINES		For	For
	6 R.A. JEAN		For	For
	7 D.J. KELLER		For	For
	8 R.E. MARTIN		For	For
	9 G.R. NELSON		For	For
	10 A.J. OLIVERA		For	For
	11 J. RAU		For	For
	12 J.C. STALEY		For	For
	13 R.M. STROBEL		For	For
02	NON-BINDING ADVISORY VOTE TO APPROVE THE COMPENSATION OF NICOR'S NAMED EXECUTIVE OFFICERS AS DISCLOSED IN THE ACCOMPANYING PROXY STATEMENT.	Management	Abstain	Against
03	NON-BINDING ADVISORY VOTE ON THE FREQUENCY OF A STOCKHOLDER VOTE ON THE COMPENSATION OF NICOR'S NAMED EXECUTIVE OFFICERS.	Management	Abstain	Against
04	RATIFICATION OF APPOINTMENT OF DELOITTE & TOUCHE LLP AS NICOR'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2011.	Management	For	For

MGM RESORTS INTERNATIONAL

SECURITY	552953101	MEETING TYPE	Annual
TICKER SYMBOL	MGM	MEETING DATE	14-Jun-2011
ISIN	US5529531015	AGENDA	933443676 - Management

FOR/AGAINST

TYPE VOTE ITEM PROPOSAL MANAGEMENT

01	DIRECTOR			Managamant		
UΙ		DAIDUIN		Management	П	П
	1 ROBERT H				For	For
	2 WILLIAM A				For	For
	3 BURTON M.				For	For
	4 WILLIE D.				For	For
	5 ALEXIS M.	. HERMAN			For	For
	6 ROLAND HE	ERNANDEZ			For	For
	7 ANTHONY N	MANDEKIC			For	For
	8 ROSE MCK	INNEY-JAMES			For	For
	9 JAMES J.	MURREN			For	For
	10 DANIEL 3				For	For
		B. WOLZINGER			For	For
02		THE SELECTION OF THE	TNDEDENDENT	Management	For	
02				Management	101	FOL
		PUBLIC ACCOUNTING F	TRM FOR THE YEAR			
		EMBER 31, 2011.				
03		OTE ON EXECUTIVE COM		Management	Abstain	_
04	ADVISORY VO	OTE ON FREQUENCY OF	THE STOCKHOLDER	Management	Abstain	Against
	ADVISORY VO	OTE ON EXECUTIVE COM	MPENSATION.			
05	TO AMEND AN	ND RESTATE THE AMEND	ED AND RESTATED	Management	For	For
	CERTIFICATE	E OF INCORPORATION C	OF THE COMPANY TO			
		HE NUMBER OF AUTHORI				
		CK TO 1,000,000,000.				
0.6		THE COMPANY'S AMEND		Management	For	For
0.0				Management	ror	FOL
		FORMANCE-BASED INCEN	NIIVE PLAN FOR			
0.7	EXECUTIVE (C1 1 1 1		-
07 CARACO	STOCKHOLDER MEETING.	R PROPOSAL IF PRESEN		Shareholder	Against	For
CARACO SECURII	STOCKHOLDER MEETING. PHARMACEUT	R PROPOSAL IF PRESEN		Special 14-Jun-2011 933456976 -		
CARACO SECURII CICKER CSIN	STOCKHOLDER MEETING. PHARMACEUT TY SYMBOL	R PROPOSAL IF PRESENTATION OF THE PRESEN	TD. MEETING TYPE MEETING DATE	Special 14-Jun-2011 933456976 -	Managemen	t FOR/AGAIN:
CARACO SECURI:	STOCKHOLDER MEETING. PHARMACEUT	R PROPOSAL IF PRESENTATION OF THE PRESEN	TD. MEETING TYPE MEETING DATE	Special 14-Jun-2011		t
CARACO SECURII FICKER ISIN	PHARMACEUT: TY SYMBOL PROPOSAL PROPOSAL VOTE TO APP PLAN OF MEE AND AMONG S SUN PHARMA CARACO PHAE	R PROPOSAL IF PRESENTATION OF THE PRESEN	MEETING TYPE MEETING DATE AGENDA AGREEMENT AND BRUARY 21, 2011, BY ENDUSTRIES LIMITED, ABORATORIES, INC. ORIES, LTD., AS IT	Special 14-Jun-2011 933456976 - TYPE Manageme	Managemen VOTE	t FOR/AGAIN: MANAGEMEN'
CARACO SECURIT CICKER SIN THEM 01	PHARMACEUT: TY SYMBOL PROPOSAL VOTE TO API PLAN OF MEI AND AMONG S SUN PHARMA CARACO PHAE	PROPOSAL IF PRESENT ICAL LABORATORIES, IT 14075T107 CPD US14075T1079 PROVE AND ADOPT THE RESENT PRARMACEUTICAL IT GLOBAL, INC., SUN IT REMACEUTICAL LABORATORIES	MEETING TYPE MEETING DATE AGENDA AGREEMENT AND BRUARY 21, 2011, BY ENDUSTRIES LIMITED, ABORATORIES, INC. ORIES, LTD., AS IT	Special 14-Jun-2011 933456976 - TYPE Manageme	Managemen VOTE	t FOR/AGAIN: MANAGEMEN'
CARACO SECURII CICKER CSIN TTEM O1	PHARMACEUT: TY SYMBOL PROPOSAL VOTE TO API PLAN OF MEI AND AMONG S SUN PHARMA CARACO PHAE	PROPOSAL IF PRESENT ICAL LABORATORIES, IT 14075T107 CPD US14075T1079 PROVE AND ADOPT THE RESENT PRARMACEUTICAL IT GLOBAL, INC., SUN IT REMACEUTICAL LABORATORIES	MEETING TYPE MEETING DATE AGENDA AGREEMENT AND BRUARY 21, 2011, BY ENDUSTRIES LIMITED, ABORATORIES, INC. ORIES, LTD., AS IT	Special 14-Jun-2011 933456976 - TYPE Manageme	Managemen VOTE	t FOR/AGAIN: MANAGEMEN'
CARACO SECURII CICKER CSIN TTEM O1	STOCKHOLDER MEETING. PHARMACEUT: TY SYMBOL PROPOSAL VOTE TO API PLAN OF MEI AND AMONG S SUN PHARMA CARACO PHAI MAY BE AMEN INC.	R PROPOSAL IF PRESENT ICAL LABORATORIES, IN 14075T107 CPD US14075T1079 PROVE AND ADOPT THE REGEN DATED AS OF FEE SUN PHARMACEUTICAL IN ICAN SUN IN ICAN PROPERTY IN ICAN PROPERTY IN ICAN PROMETTICAL LABORATORY IN ICAN PROPERTY	MEETING TYPE MEETING DATE AGENDA AGREEMENT AND BRUARY 21, 2011, BY ENDUSTRIES LIMITED, ABORATORIES, INC. DRIES, LTD., AS IT	Special 14-Jun-2011 933456976 - TYPE Manageme AND	Managemen VOTE nt For	t FOR/AGAIN: MANAGEMEN'
EARACO SECURII SICKER SIN O1 SICOR SECURII SICKER	STOCKHOLDER MEETING. PHARMACEUT: TY SYMBOL PROPOSAL VOTE TO APP PLAN OF MER AND AMONG S SUN PHARMA CARACO PHARMA MAY BE AMEN INC.	R PROPOSAL IF PRESENT ICAL LABORATORIES, IN 14075T107 CPD US14075T1079 PROVE AND ADOPT THE REGER DATED AS OF FEE SUN PHARMACEUTICAL IN GLOBAL, INC., SUN IN ICAL CALL CALL CALL CALL CALL CALL CALL	MEETING TYPE MEETING DATE AGENDA AGREEMENT AND BRUARY 21, 2011, BY ENDUSTRIES LIMITED, ABORATORIES, INC. DRIES, LTD., AS IT EME. MEETING TYPE MEETING DATE	Special 14-Jun-2011 933456976 - TYPE Manageme AND Special 14-Jun-2011	Managemen VOTE nt For	FOR/AGAIN MANAGEMEN For
CARACO SECURII CICKER SIN TEM O1	STOCKHOLDER MEETING. PHARMACEUT: TY SYMBOL PROPOSAL VOTE TO APP PLAN OF MER AND AMONG S SUN PHARMA CARACO PHARMA MAY BE AMEN INC.	R PROPOSAL IF PRESENT ICAL LABORATORIES, IN 14075T107 CPD US14075T1079 PROVE AND ADOPT THE REGER DATED AS OF FEE SUN PHARMACEUTICAL IN ICAL SUN IC	MEETING TYPE MEETING DATE AGENDA AGREEMENT AND BRUARY 21, 2011, BY ENDUSTRIES LIMITED, ABORATORIES, INC. DRIES, LTD., AS IT EME. MEETING TYPE MEETING DATE	Special 14-Jun-2011 933456976 - TYPE Manageme AND	Managemen VOTE nt For	t FOR/AGAIN MANAGEMEN For
EARACO SECURII SICKER SIN O1 SICOR SECURII SICKER	STOCKHOLDER MEETING. PHARMACEUT: TY SYMBOL PROPOSAL VOTE TO APP PLAN OF MER AND AMONG S SUN PHARMA CARACO PHARMA MAY BE AMEN INC.	R PROPOSAL IF PRESENT ICAL LABORATORIES, IN 14075T107 CPD US14075T1079 PROVE AND ADOPT THE REGER DATED AS OF FEE SUN PHARMACEUTICAL IN GLOBAL, INC., SUN IN ICAL CALL CALL CALL CALL CALL CALL CALL	MEETING TYPE MEETING DATE AGENDA AGREEMENT AND BRUARY 21, 2011, BY ENDUSTRIES LIMITED, ABORATORIES, INC. DRIES, LTD., AS IT EME. MEETING TYPE MEETING DATE	Special 14-Jun-2011 933456976 - TYPE Manageme AND Special 14-Jun-2011	Managemen VOTE nt For Managemen	t FOR/AGAIN: MANAGEMEN' For
EARACO ECURII ICKER SIN TEM 01	STOCKHOLDER MEETING. PHARMACEUT: TY SYMBOL PROPOSAL VOTE TO APP PLAN OF MER AND AMONG S SUN PHARMA CARACO PHARMA MAY BE AMEN INC.	R PROPOSAL IF PRESENT ICAL LABORATORIES, IN 14075T107 CPD US14075T1079 PROVE AND ADOPT THE REGER DATED AS OF FEE SUN PHARMACEUTICAL IN GLOBAL, INC., SUN IN ICAL CALL CALL CALL CALL CALL CALL CALL	MEETING TYPE MEETING DATE AGENDA AGREEMENT AND BRUARY 21, 2011, BY ENDUSTRIES LIMITED, ABORATORIES, INC. DRIES, LTD., AS IT EME. MEETING TYPE MEETING DATE	Special 14-Jun-2011 933456976 - TYPE Manageme AND Special 14-Jun-2011	Managemen VOTE nt For Managemen	FOR/AGAIN MANAGEMEN For

01 APPROVAL OF THE AGREEMENT AND PLAN OF MERGER, Management For For DATED AS OF DECEMBER 6, 2010, BY AND AMONG AGL RESOURCES INC., APOLLO ACQUISITION CORP., OTTAWA ACQUISITION LLC AND NICOR INC. 02 APPROVAL OF THE ADJOURNMENT OF THE SPECIAL Management For For MEETING, IF NECESSARY AND APPROPRIATE.

Report Date: 07/08/2011 ProxyEdge Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

TIMBERWEST FOREST CORP.

SECURITY 887147130 MEETING TYPE Annual and Special Meeting TICKER SYMBOL TMWEF MEETING DATE 14-Jun-2011 ISIN CA8871471303 AGENDA 933460432 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 DAVID L. EMERSON		For	For
	2 ROBERT J. HOLMES		For	For
	3 MAUREEN E. HOWE		For	For
	4 PAUL J. MCELLIGOTT		For	For
	5 ROBERT W. MURDOCH		For	For
	6 MARIA M. POPE		For	For
02	THE APPOINTMENT OF KPMG LLP AS AUDITORS OF THE COMPANY	Management	For	For
03	THE AUTHORITY OF THE DIRECTORS TO FIX THE REMUNERATION OF THE AUDITORS	Management	For	For
04	THE APPROVAL OF THE CONTINUATION OF THE COMPANY AS A FEDERAL CORPORATION UNDER THE CANADA BUSINESS CORPORATIONS ACT (THE "CBCA") BY WAY OF A SPECIAL RESOLUTION OF THE HOLDERS OF STAPLED UNITS, THE FULL TEXT OF WHICH IS SET FORTH IN APPENDIX A TO THE MANAGEMENT INFORMATION CIRCULAR	Management	For	For
05	TO APPROVE A STATUTORY PLAN OF ARRANGEMENT UNDER SECTION 192 OF THE CBCA BY WAY OF A SPECIAL RESOLUTION OF THE HOLDERS OF STAPLED UNITS AND OPTIONS (VOTING TOGETHER AS A SINGLE CLASS), THE FULL TEXT OF WHICH IS SET FORTH IN APPENDIX B TO THE MANAGEMENT INFORMATION CIRCULAR.	Management	For	For

DYNEGY INC.

SECURITY	26817G300	MEETING TYPE	Annual
TICKER SYMBOL	DYN	MEETING DATE	15-Jun-2011
ISIN	US26817G3002	AGENDA	933441470 - Management

ITEM	PROPOSAL			TYPE	VOTE		FOR/AGAINST MANAGEMENT
01	DIRECTOR 1 THOMAS W. ELWARD 2 MICHAEL J. EMBLER 3 ROBERT C. FLEXON 4 E. HUNTER HARRISO 5 VINCENT J. INTRIE 6 SAMUEL MERKSAMER 7 FELIX PARDO	N RI		Management	For For For For For For		For For For For
02	TO APPROVE, ON AN A COMPENSATION OF DYN OFFICERS AS DESCRIB	EGY'S NAMED E	EXECUTIVE	Management	Absta	iin	Against
03	TO ACT UPON A RESOL REGARDING WHETHER T COMPENSATION OF DYN OFFICERS SHOULD OCC YEARS.	HE STOCKHOLDE EGY'S NAMED E	ER VOTE ON THE EXECUTIVE	Management	Absta	iin	Against
04	TO APPROVE THE STOC		ECTION RIGHTS	Management	Again	ıst	
05	AGREEMENT, AS AMENDED. TO ACT UPON A PROPOSAL TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS DYNEGY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS FOR THE FISCAL			Management	For		For
06	YEAR ENDING DECEMBER 31, 2011. TO ACT UPON A STOCKHOLDER PROPOSAL REGARDING GREENHOUSE GAS EMISSIONS, IF PROPERLY PRESENTED AT THE ANNUAL MEETING.			Shareholder	Again	ıst	For
AMERIC.	AN MEDICAL SYSTEMS H	OLDINGS, INC.					
SECURI TICKER ISIN	SYMBOL AMMD		MEETING TYPE MEETING DATE AGENDA		Managem	nent	
ITEM	PROPOSAL			TYPE	VOTE		/AGAINST AGEMENT
01	PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 10, 2011, BY AND AMONG ENDO PHARMACEUTICALS HOLDINGS INC., NIKA MERGER SUB, INC., A WHOLLY OWNED INDIRECT SUBSIDIARY OF ENDO PHARMACEUTICALS HOLDINGS INC., AND AMERICAN MEDICAL SYSTEMS HOLDINGS, INC., AS IT MAY BE AMENDED FROM TIME TO TIME.			Management	For	For	
02	PROPOSAL TO ADJOURN NECESSARY OR APPROP ADDITIONAL PROXIES VOTES IN FAVOR OF A AGREEMENT.	THE SPECIAL RIATE, INCLUI	OING TO SOLICIT NOT SUFFICIENT	Management	For	For	

ProxyEdge Report Date: 07/08/2011 Meeting Date Range: 07/01/2010 to 06/30/2011 65

The GDL Fund

SAUER-DANFOSS INC.

SECURITY 804137107 MEETING TYPE Annual
TICKER SYMBOL SHS MEETING DATE 17-Jun-2011
ISIN US8041371076 AGENDA 933441761 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	DIRECTOR	Management		
	1 NIELS B. CHRISTIANSEN		For	For
	2 JORGEN M. CLAUSEN		For	For
	3 KIM FAUSING		For	For
	4 RICHARD J. FREELAND		For	For
	5 PER HAVE		For	For
	6 WILLIAM E. HOOVER, JR.		For	For
	7 JOHANNES F. KIRCHHOFF		For	For
	8 SVEN RUDER		For	For
	9 ANDERS STAHLSCHMIDT		For	For
	10 STEVEN H. WOOD		For	For
02	TO RATIFY THE APPOINTMENT OF KPMG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Management	For	For
03	TO REAPPROVE THE COMPANY'S 2006 OMNIBUS INCENTIVE PLAN.	Management	For	For
04	TO CAST AN ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Management	Abstain	Against
05	TO CAST AN ADVISORY VOTE ON THE FREQUENCY OF FUTURE ADVISORY VOTES ON EXECUTIVE COMPENSATION.	Management	Abstain	Against

GSI COMMERCE, INC.

SECURITY 36238G102 MEETING TYPE Special
TICKER SYMBOL GSIC MEETING DATE 17-Jun-2011
ISIN US36238G1022 AGENDA 933457788 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MARCH 27, 2011, AMONG GSI COMMERCE, INC., EBAY INC., AND GIBRALTAR ACQUISITION CORP.	Management	For	For
02	PROPOSAL TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE TO PERMIT FURTHER SOLICITATION OF PROXIES IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE AGREEMENT AND PLAN OF MERGER.	Management	For	For

VERIGY LTD.

SECURITY Y93691106 MEETING TYPE Special TICKER SYMBOL VRGY MEETING DATE 17-Jun-2011

ISIN SG9999002885 AGENDA 933468933 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	A PROPOSAL TO APPROVE THE SCHEME OF ARRANGEMENT, BY AND AMONG VERIGY LTD., THE SCHEME SHAREHOLDERS, AND ADVANTEST CORPORATION, PURSUANT TO WHICH ADVANTEST CORPORATION WILL ACQUIRE ALL OF THE OUTSTANDING ORDINARY SHARES OF VERIGY LTD. FOR \$15.00 PER SHARE IN CASH.	Management	For	For
02	A PROPOSAL TO ADJOURN OR POSTPONE THE COURT 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 COURT MEETING TO APPROVE THE SCHEME OF ARRANGEMENT.	Management	For	For

CHINA HUIYUAN JUICE GROUP LTD

SECURITY G21123107 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 20-Jun-2011 ISIN KYG211231074 AGENDA 702887918 - Management

ITEM	PROPOSAL	TYPE	VOTE
CMMT	PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST'-ONLY FOR ALL RESOLUTIONS. THANK YOU.	Non-Voting	
CMMT	PLEASE NOTE THAT THE COMPANY NOTICE IS AVAILABLE BY CLICKING ON THE URL LINK:- http://www.hkexnews.hk/listedco/listconews/sehk/20110330/LTN2 0110330395.pdf	Non-Voting	
1	To receive, consider and approve the audited financial statements and the reports of directors and auditors for the year ended 31 December 2010	Management	For
2	To declare a final dividend for the year ended 31 December 2010	Management	For
3.a	To re-elect Mr. Jiang Xu as director and authorise the board of directors of the Company to fix his remuneration	Management	For
3.b	To re-elect Ms. Zhao Yali as director and authorise the board of directors of the Company to fix her remuneration	Management	For
3.c	To re-elect Mr. Song Quanhou as director and authorise the board of directors of the Company to fix his remuneration	Management	For
3.d	To re-elect Mr. Andrew Y. Yan as director and authorise the board of directors of the Company to fix his remuneration	Management	For
3.e	To re-elect Mr. QI Daqing as director and authorize the board of directors of the Company to fix his remuneration	Management	For
4	To re-appoint PricewaterhouseCoopers as the auditors and authorise the board of directors of the Company to fix their remuneration	Management	For
5	Ordinary resolutions No. 5 set out in the notice of Annual General Meeting (to give general mandate to the directors to repurchase shares in the Company not exceeding 10% of the issued share	Management	For

capital of the Company)

6 Ordinary resolutions No. 6 set out in the notice of Annual General Management Meeting (to give a general mandate to the director to allot, issue and deal with additional shares not exceeding 20% of the issued share capital of the Company)

7 Ordinary resolution No. 7 set out in the notice of Annual General Management For Meeting (to give a general mandate to extend the general mandate to the directors to allot, issue and deal with additional shares in the Company to include the nominal amount of shares repurchased under resolution No. 5, if passed)

Report Date: 07/08/2011 ProxyEdge Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

HERITAGE OIL PLC, ST HELIER

MEETING TYPE Annual General Meeting SECURITY G4509M102

MEETING DATE TICKER SYMBOL 20-Jun-2011

JE00B2Q4TN56 703096417 - Management ISIN AGENDA

ITEM	PROPOSAL	TYPE	VOT
1	To receive the Directors' Report and the financial statements of the Company for the year ended 31 December 2010, together with the report of the Auditors	Management	For
2	To approve the Directors' Remuneration Report contained in the financial statements and reports of the Company for the year ended 31 December 2010	Management	For
3	To re-elect General Sir Michael Wilkes as a Director of the Company for a term from the conclusion of this AGM to the conclusion of the next AGM	Management	For
4	To re-elect Salim Macki as a Director of the Company for a term from the conclusion of this AGM to the conclusion of the next AGM	Management	For
5	To re-appoint KPMG Audit Plc as auditors of the Company to hold office from the conclusion of this AGM to the conclusion of the next AGM	Management	For
6	To authorise the Directors to determine the remuneration of the auditors	Management	For
7	To resolve that the waiver granted by the Panel of the obligation which might otherwise arise, pursuant to Rule 9 of the Code, for Anthony Buckingham (or any person with whom Mr. Buckingham is, or is deemed to be, acting in concert) to make a general offer to the other Shareholders for all of their Ordinary Shares as a result of exercise of options and LTIP awards granted prior to the date of this notice and/or market purchases of Ordinary Shares by the Company pursuant to the authority granted under Resolution 10 below, that could potentially increase Mr. Buckingham's shareholding from approximately 29.4% of the issued share capital to a maximum of 35.6% of the issued share capital, be and is hereby approved	Management	For
8	That the Heritage 2011 Long Term Incentive Plan (the 2011 LTIP or the Plan) to be constituted by the rules produced in draft to	Management	For

this meeting and for the purpose of identification initialled by the

For

Chairman thereof is hereby approved and adopted and the Directors are hereby authorised to do all acts and things necessary to carry the 2011 LTIP into effect 9 That the authority conferred on the Directors by Article 10.4 of the Management Articles of Association of the Company shall be renewed and for this purpose the Authorised Allotment Number shall be 96,000,000 Ordinary Shares of no par value, the Non Pre-emptive Number shall be 28,900,000 Ordinary Shares of no par value and the Allotment Period shall be the period commencing on 20 June 201.1. and ending on the conclusion of the next AGM or, if earlier, 20 September 2012, unless previously renewed, varied or revoked by the Company in general meeting, and the Directors may, during such Allotment Period, make offers or arrangements which would or might require securities to be allotted or sold after the expiry of such Allotment Period That the Company be and is hereby generally and unconditionally 10 Management authorised: pursuant to Article 57 of the Companies (Jersey) Law 1991, to make market purchases of Ordinary Shares of no par value in the capital of the Company (Ordinary Shares), provided that: the maximum number of Ordinary Shares authorised to be purchased is 28,900,000 (representing approximately 10% of the Company's voting share capital as at 16 May 2011); the minimum price, exclusive of any expenses, which may be paid for an Ordinary Share is GBP 0.01; the maximum price, exclusive of any expenses, which may be paid for an Ordinary Share shall be the higher of: an amount equal to 5% above the average of the middle market quotations for Ordinary Shares CONTD CONT CONTD taken from the London Stock Exchange Daily Official List Non-Voting for the five-business days immediately preceding the day on which such shares are-contracted to be purchased; and the higher of the price of the last-independent trade and the highest current independent bid on the London Stock-Exchange Daily Official List at the time that the purchase is carried out; -and the authority hereby conferred shall expire on the conclusion of the-Annual General Meeting of the Company to be held in 2012 (except that the-Company may make a contract to purchase Ordinary Shares under this authority-before the expiry of this authority, which will or may be executed wholly or-partly after the expiry of this authority, CONTD CONT CONTD and may make purchases of Ordinary Shares in Non-Voting pursuance of any such-contract as if such authority had not expired); and (b) pursuant to Article-58A of the Companies (Jersey) Law 1991, to hold as treasury shares any-Ordinary Shares purchased pursuant to the authority conferred by thisresolution CMMT PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE Non-Voting IN NUMBERING. IF YOU HAVE AL-READY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECI-DE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.

ProxyEdge Report Date: 07/08/2011
Meeting Date Range: 07/01/2010 to 06/30/2011 67

The GDL Fund

NATIONAL SEMICONDUCTOR CORPORATION

SECURITY 637640103 MEETING TYPE Special TICKER SYMBOL NSM MEETING DATE 21-Jun-2011

For

For

TCTM	1196376401039	V CENID V	022460522 -	- Managomont

ITEM	PROPOSAL			TYPE 	VOTE	FOR/AGAINST
01	AND AMONG DELAWARE C DELAWARE C SUBSIDIARY THE COMPAN WITH AND I	TEXAS INSTRUMENTS ORPORATION, ORION ORPORATION AND A W OF TEXAS INSTRUME Y, PROVIDING FOR M NTO THE COMPANY, W AS A WHOLLY OWNED	MERGER CORP., A HOLLY OWNED NTS ("MERGER SUB"), & ERGER OF MERGER SUB	Management	For	For
02	TO APPROVE MEETING, I ADDITIONAL AT THE TIM	THE ADJOURNMENT OF NECESSARY OR APP PROXIES IF THERE	ROPRIATE, TO SOLICIT ARE INSUFFICIENT VOTES EETING TO APPROVE THE	Management	For	For
PRE-PA	ID LEGAL SE	RVICES, INC.				
	SYMBOL	740065107 PPD US7400651078	MEETING TYPE MEETING DATE AGENDA	Special 21-Jun-2011 933462020 - M	anagemen	t
TEM	PROPOSAL			TYPE	VOTE	FOR/AGAINS

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 30, 2011, BY AND AMONG THE COMPANY, MIDOCEAN PPL HOLDINGS CORP. AND PPL ACQUISITION CORP., AS SUCH AGREEMENT MAY BE AMENDED FROM TIME TO TIME (THE "MERGER AGREEMENT").	Management	For	For
02	TO AUTHORIZE THE COMPANY'S BOARD OF DIRECTORS, IN ITS DISCRETION, TO ADJOURN THE SPECIAL MEETING TO A LATER DATE OR DATES, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IN THE EVENT THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF ADOPTION OF THE MERGER AGREEMENT AT THE TIME OF THE SPECIAL MEETING.	Management	For	For

WIMM BILL DANN FOODS

SECURITY	9/263MIU9	MEETING TYPE	Annual
TICKER SYMBOL		MEETING DATE	21-Jun-2011
ISIN	US97263M1099	AGENDA	933480167 - Management

ITEM	PROPOSAL	TYPE	VOTE	MANAGEMENT
				FOR/AGAINST

01	TO APPROVE THE ANNUAL REPORT PREPARED ON BASIS OF BOOK RECORDS FOR 2010 FINANCIAL YEAR DRAWN UP ACCORDING TO RUSSIAN STANDARDS	Management	For	For
02	TO APPROVAL THE WBD FOODS OJSC ANNUAL FINANCIAL STATEMENTS, INCLUDING PROFIT AND LOSS STATEMENTS FOR 2010	Management	For	For
03	TO LEAVE AMOUNT OF NET PROFIT REFLECTED IN BOOK RECORDS FOR 2010 FINANCIAL YEAR UNDISTRIBUTED. DO NOT DECLARE PAYMENT OF DIVIDEND	Management	For	For
04	FOR PURPOSE OF VERIFYING FINANCIAL & BUSINESS ACTIVITIES OF WBD FOODS OJSC, IN ACCORDANCE WITH LEGAL ACTS OF RUSSIAN FEDERATION, TO ASSIGN AS THE AUDITOR OF THE COMPANY IN 2011 KPMG CJSC	Management	For	For
05	DIRECTOR	Management		
	1 LAGUARTA RAMON LUIS		For	For
	2 HAMPTON A.N. SEYMOUR		For	For
	3 HEAVISIDE W. TIMOTHY		For	For
	4 KIESLER, PAUL DOMINIC		For	For
	5 EPIFANIOU, ANDREAS		For	For
	6 MACLEOD, ANDREW JOHN		For	For
	7 EZAMA, SERGIO		For	For
	8 BOLOTOVSKY R.V.		For	For
	9 POPOVICI SIIVIU EUGENIU		For	For
	10 IVANOV D. VLADIMIROVICH		For	For
	11 RHODES, MARCUS JAMES		For	For
6A	ELECTION OF THE WBD FOODS OJSC AUDITING COMMISSION MEMBER: VOLKOVA NATALIA BORISOVNA	Management	For	For
6B	ELECTION OF THE WBD FOODS OJSC AUDITING COMMISSION MEMBER : ERMAKOVA SVETLANA ALEXANDROVNA	Management	For	For
6C	ELECTION OF THE WBD FOODS OJSC AUDITING COMMISSION MEMBER : POLIKARPOVA NATALIA LEONIDOVNA	Management	For	For
6D	ELECTION OF THE WBD FOODS OJSC AUDITING COMMISSION MEMBER : PEREGUDOVA EKATERINA ALEXANDROVNA	Management	For	For
6E	ELECTION OF THE WBD FOODS OJSC AUDITING COMMISSION MEMBER : SOLNTSEVA EVGENIA	Management	For	For
6F	SOLOMONOVNA ELECTION OF THE WBD FOODS OJSC AUDITING COMMISSION MEMBER: KOLESNIKOVA NATALIA	Management	For	For
6G	NIKOLAEVNA ELECTION OF THE WBD FOODS OJSC AUDITING COMMISSION MEMBER: CHERKUNOVA OLGA NIKOLAEVNA	Management	For	For
07	TO AMEND WBD FOODS CHARTER WITH THE REVISED VERSION OF CLAUSE 15, PARAGRAPH 15.10	Management	For	For

ProxyEdge Report Date: 07/08/2011
Meeting Date Range: 07/01/2010 to 06/30/2011 68

The GDL Fund

YAHOO! INC.

SECURITY 984332106 MEETING TYPE Annual
TICKER SYMBOL YHOO MEETING DATE 23-Jun-2011
ISIN US9843321061 AGENDA 933448575 - Management

ITEM	PROPOSAL			TYPE	VOTE	FOR/AGAINST MANAGEMENT
1A	FIECTION (OF DIRECTOR: CAROL	B	Management	For	For
1B		OF DIRECTOR: ROY J.		Management	For	For
1C		OF DIRECTOR: PATTI		Management		
1D		OF DIRECTOR: FAITI OF DIRECTOR: SUSAN		Management		
1E		OF DIRECTOR: SUSAN I		-		
1F				Management		
1G		OF DIRECTOR: DAVID ' OF DIRECTOR: ARTHUR		Management Management	FOL	For
		OF DIRECTOR: BRAD D				
1H 1I		OF DIRECTOR: BRAD D OF DIRECTOR: GARY L		Management Management		
1J		OF DIRECTOR: GART L		_		
02				Management		
02		OTE ON EXECUTIVE C		Management Management	Abstair	n Against
	ADVISORY V	OTE ON THE FREQUENTION ON EXECUTIVE	COMPENSATION.	-		_
04	REGISTERED	PUBLIC ACCOUNTING		Management		
05			NG HUMAN RIGHTS ENTED AT THE ANNUAL	Shareholder	Against	t For
ABAR(GE, INC.					
ECUR]			MEETING TYPE			
	R SYMBOL		MEETING DATE			
SIN		US5024701071	AGENDA	933464884 -	Manageme	ent
ITEM	PROPOSAL			TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	MERGER, DA	TO ADOPT THE AGREEM ATED AS OF APRIL 3, TED, DLBMS, INC. AN	2011 AMONG DUCOMMUN	Management	For	For
02	PROPOSAL T POSTPONEME MEETING, I ADDITIONAL	O APPROVE ADJOURNMENTS OF THE LABARGE	ENTS OR , INC. SPECIAL ROPRIATE, TO SOLICIT ARE NOT SUFFICIENT	Management	For	For
IESCO	FINANCIAL C	CORPORATION				
	ITY	950817106	MEETING TYPE	Special		
	R SYMBOL		MEETING DATE			
SIN		US9508171066	AGENDA	933465848 -	Manageme	ent
						FOR/AGAINS
TEM	PROPOSAL			TYPE	VOTE	E MANAGEMENT
TEM						

FEBRUARY 4, 2011, AS IT MAY BE AMENDED FROM TIME TO TIME, BY AND AMONG BERKSHIRE HATHAWAY INC., A DELAWARE CORPORATION, MONTANA ACQUISITIONS, LLC, A DELAWARE LIMITED LIABILITY COMPANY & AN INDIRECT WHOLLY OWNED SUBSIDIARY OF BERKSHIRE HATHAWAY INC., AND WESCO FINANCIAL CORPORATION.

LUNDIN MINING CORPORATION

SECURITY	550372106	MEETING TYPE	Annual
TICKER SYMBOL	LUNMF	MEETING DATE	24-Jun-2011

ISIN CA5503721063 AGENDA 933470609 - Management

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

Report Date: 07/08/2011 ProxyEdge Meeting Date Range: 07/01/2010 to 06/30/2011

The GDL Fund

RURAL/METRO CORPORATION

 SECURITY
 781748108
 MEETING TYPE
 Special

 TICKER SYMBOL
 RURL
 MEETING DATE
 27-Jun-2011

 ISIN
 US7817481085
 AGENDA
 933472324

933472324 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO APPROVE THE ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF MARCH 28, 2011, BY AND AMONG RURAL/METRO CORPORATION, WP ROCKET	Management	For	For
02	HOLDINGS LLC AND WP ROCKET MERGER SUB, INC., AS IT MAY BE AMENDED FROM TIME TO TIME. TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR	Management	For	For
	APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF THE PROPOSAL TO APPROVE THE ADOPTION OF THE AGREEMENT AND PLAN OF MERGER.	Š		

PARMALAT S P A

SECURIT TICKER ISIN		T7S73M107 IT0003826473	MEETING TYPE MEETING DATE AGENDA	MIX 28-Jun-2011 703148797 - 1	Management	
ITEM	PROPOSAL				TYPE	,
CMMT	ID 813670 AUDITORS A VOTES RECE DISREGARDE	E THAT THIS IS AN AMEDUE TO RECEIPT OF N-AND APPLICATION OF SPICIFICATION OF SPICE OF THE PREVIOUS OF AND YOU WILL NEED THE NOTICE. THANK YOU.	AMES OF DIRECTORS A IN CONTROL. ALL S MEETING WILL BE TO REINSTRU-CT ON	AND	Non-Voting	
CMMT	PLEASE NOT IN MEETING YOU HAVE A NOT R-ETUR	TE THAT THIS IS A REVI DATE FROM 25 JUNE-20 LREADY SENT IN YOUR TO THIS PROXY FORM UNI ORIGINAL INSTRUCTION	ISION DUE TO CHANG 011 TO 28 JUNE 2013 VOTES, PLEASE DO LESS YOU DECIDE TO		Non-Voting	
0.1	management	financial statement activity. Proposal cauditors' report. Resca	of profit allocation	on. To exam	Management]
СММТ	PLEASE NOT BE ELECTED AVAILABLE INSTRUCTI- AND, IF YO	TE THAT ALTHOUGH THERE AS DIRECTORS, THERE TO BE FILLED AT THE NONS FOR THIS MEETING U CHOOSE, YOU ARE REQUESTED THE 3 SLATES OF	E ARE 3 SLATES TO -IS ONLY 1 SLATE MEETING. THE STAND: WILL BE DISABLED QUIRED TO-VOTE FOR	ING	Non-Voting	
0.2.1	PLEASE NOT The candid Groupe Lac Parmalat S Francesco	TE THAT THIS IS A SHAP late slate for the Book talis SA, holding 33, p.A are the following Gatti, Francesco Tato wary, Riccardo Zingal	ard of Directors pages,840,033 odinary sl ng: Antonio Sala, l o, Daniel Jaouen, l	resented by hares of Marco Reboa, Marco Jesi,	Shareholder	1
0.2.2	The candid Mackenzie shares, Sk Asset mana Parmalat S Enrico Sal van Kester Marco Pinc	E THAT THIS IS A SHAN late slate for the Boar Financial corporation agen As, holding 95,3 gement holding 34,396 p.p.A are the following za, Peter Harf, Geranden, Johannees Gerarduiroli, Marco Rigotti,	ard of Directors pon, holding 135,972,375,464 ordinary shames and series are the series and series are the seri	resented by ,662 ordinary hares and Zenitres of Massimo Rossi, natius Maria		
0.2.3	Group of M Anima SGR	TE THAT THIS IS A SHAP Minority shareholders: S.p.A, APG Algemene I	: Aletti Gestierre Pensioen Groep NV,	SGR S.p.A, Arca	Shareholder	

SGR S.p.A, Bancoposta Fondi SGR, BNP Paribas Investment partners SGR S.p.A, Eurizon Capital SGR S.p.A, Fideuram gestions S.p.A, Governance for Owners LLP, Interfund Sicav,

Directors presented by Group of Minority shareholders holding 39,647,014 ordinary shares of Parmalat S.p.A are the following:

Mediolanum Gestione fondi SGR and Pioneer investment management SGRpa: The candidate slate for the Board of

VOTE

For

Agai

CMMT	PLEASE NOT BE ELECTED AVAILABLE INSTRUCT-I	ele, Nigel Cooper E THAT ALTHOUGH TH AS AUDITORS, THER TO BE FILLED AT TH ONS FOR THIS MEETI U CHOOSE, YOU ARE	ERE ARE 3 SLATES TO E-IS ONLY 1 VACANC E MEETING. THE STAI NG WILL BE DISABLE	O Y NDING D		Non-Voting	
0.3.1	PLEASE NOT The candid Lactalis S are the fo Cravero (E	THE 3 SLATES. THAN E THAT THIS IS A Sate slate for the A, holding 33,840, llowing: Alfredo M ffective auditor), nzo (alternate aud	HAREHOLDERS' PROPO Internal Auditors p 033 odinary shares alguzzi (Effective Massimilano Nova	presented by Gro of Parmalat S.p auditor), Rober (Effective audit	.A to	Shareholder	Agai
0.3.2	PLEASE NOT The candid Mackenzie shares, Sk Asset mana Parmalat S auditor), (Effective	E THAT THIS IS A S ate slate for the Financial corporat agen As, holding 9 gement holding 34, .p.A are the follo Paolo Alinovi (Eff auditor), Andrea ernate auditor)	Internal Auditors pion, holding 135,955,375,464 ordinary 396,826 ordinary slwing: Giorgio Picolective auditor), A	presented by 72,662 ordinary shares and Zeni hares of ne (Effective ngelo Anedda		Shareholder	Agai
0.3.3	Tundo (alternate auditor) 3.3 PLEASE NOTE THAT THIS IS A SHAREHOLDERS' PROPOSAL: The candidate slates for the Internal Auditors presented by Group of Minority shareholders holding 39,647,014 ordinary shares of Parmalat S.p.A are the following: Mario Stella Richter (Effective auditor) and Michele Rutigliano (alternate auditor)				Shareholder	Agai	
E.1	Proposal t EUR 90,019 partial am the extrao modify art capital's	o issue ordinary s ,822 by using the lendment of the cap rdinary shareholde . 5 (Stock capital nominal value appr -Mar-05. Resolutio	hares, free of pays allocation to issue ital increase reso rs meeting held on) of the Bylaw a pa oved by the shareho	ment, for maximu e new shares upo lution approved 01-Mar-05. To art from stock	n	Management	For
E.2	Proposal t and 23 (Au	o modify art. 8 (S dit) of the Bylaw s title. Resolutio	hareholders Meetind and amendment of the		ing)	Management	For
ProxyEc Meeting	-	: 07/01/2010 to 06	/30/2011	Report Date:	07/08/2	011 70	
The GDI							
	AEROSPACE C						
SECURIT TICKER ISIN	SYMBOL	921950101 VCAOF CA9219501017	MEETING TYPE MEETING DATE AGENDA		Managem	ent	
ITEM	PROPOSAL			TYPE	VOTE	FOR/AGAINST MANAGEMENT	
01	DIRECTOR 1 GORDON CU 2 ROBERT J. 3 BARRY ECC	DELUCE		Management	For For For	For	

	4 F. ROBERT HEWETT	For	For
	5 DONALD K. JACKSON	For	For
	6 DECLAN O'SHEA	For	For
	7 STEPHEN K. PLUMMER	For	For
	8 KENNETH C. ROWE	For	For
	9 COLIN D. WATSON	For	For
02	IN RESPECT OF THE REAPPOINTMENT OF ERNST & YOUNG Management	For	For
	LLP AS AUDITORS OF THE CORPORATION FOR THE		
	ENSUING YEAR AND AUTHORIZING THE DIRECTORS TO FIX		
	THEIR REMUNERATION.		

ALEO SOLAR AG, OLDENBURG

SECURITY D03137102 MEETING TYPE Annual General Meeting TICKER SYMBOL MEETING DATE 29-Jun-2011 ISIN DE000A0JM634 AGENDA 703096479 - Management

TYPE VOTE TTEM PROPOSAL

ACCORDING TO GERMAN LAW, IN CASE OF SPECIFIC CONFLICTS OF INTEREST IN CONNECTI-ON WITH SPECIFIC ITEMS OF THE AGENDA FOR THE GENERAL MEETING YOU ARE NOT ENTIT-LED TO EXERCISE YOUR VOTING RIGHTS. FURTHER, YOUR VOTING RIGHT MIGHT BE EXCLUD-ED WHEN YOUR SHARE IN VOTING RIGHTS HAS REACHED CERTAIN THRESHOLDS AND YOU HAV-E NOT COMPLIED WITH ANY OF YOUR MANDATORY VOTING RIGHTS NOTIFICATIONS PURSUANT-TO THE GERMAN SECURITIES TRADING ACT (WHPG). FOR QUESTIONS IN THIS REGARD PLE-ASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE FOR CLARIFICATION. IF YOU DO NO-T HAVE ANY INDICATION REGARDING SUCH CONFLICT OF INTEREST, OR ANOTHER EXCLUSIO-N FROM VOTING, PLEASE SUBMIT YOUR VOTE AS USUAL. THANK YOU. COUNTER PROPOSALS MAY BE SUBMITTED UNTIL 14.06.2011. FURTHER INFORMATION ON CO-UNTER 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 ITE-MS, YOU WILL NEED TO REQUEST A MEETING ATTEND AND VOTE YOUR SHARES DIRECTLY AT-THE COMPANY'S MEETING. COUNTER PROPOSALS CANNOT BE REFLECTED IN THE BALLOT ON-PROXYEDGE.

Non-Voting

Non-Voting

- Presentation of the financial statements of Aleo Solar AG 31 December 2010, th-e approved consolidated financial statements 31 December 2010, the annual repo-rt for Aleo Solar AG and the group including the explanatory report of the exe-cutive board. To the information under 289 para 4 and para 5, 315 section 4 an-d the report of the supervisory board
- Resolution on the appropriation of retained earnings of Aleo Solar Management For
- Resolution on the discharge of the members of the board Resolution on the approval of the supervisory board
- Appointment of auditors for the 2011 financial year:

PricewaterhouseCoopers AG

For German registered shares, the shares have to be registered Non-Voting within the comp-any's shareholder book. Depending on the

Non-Voting

Management For Management For Management For

processing of the local sub custodian-if a client wishes to withdraw its voting instruction due to intentions to tr-ade/lend their stock, a Take No Action vote must be received by the vote deadl-ine as displayed on ProxyEdge to facilitate de-registration of shares from the-company's shareholder book. Please contact your client services representativ-e if you require further information. Thank you.

LAWSON SOFTWARE, INC.

SECURITY 52078P102 MEETING TYPE Special
TICKER SYMBOL LWSN MEETING DATE 29-Jun-2011
ISIN US52078P1021 AGENDA 933475142 - Management

ITEM	PROPOSAL	TYPE	VOTE	FOR/AGAINST MANAGEMENT
01	TO CONSIDER AND VOTE UPON A PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 26, 2011, BY AND AMONG LAWSON SOFTWARE, INC., OR LAWSON, GGC SOFTWARE HOLDINGS, INC., OR PARENT, AND ATLANTIS MERGER SUB, INC., A WHOLLY OWNED SUBSIDIARY OF PARENT, AS IT MAY BE AMENDED FROM TIME TO TIME.	Management	For	For
02	TO CONSIDER AND VOTE UPON A PROPOSAL TO ADJOURN THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO ALLOW FOR THE SOLICITATION OF ADDITIONAL PROXIES IN FAVOR OF THE PROPOSAL TO ADOPT THE MERGER AGREEMENT IF THERE ARE INSUFFICIENT VOTES TO ADOPT THE MERGER AGREEMENT.	Management	For	For
03	TO APPROVE, BY NON-BINDING, ADVISORY VOTE, CERTAIN COMPENSATION ARRANGEMENTS FOR LAWSON'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER.	Management	Abstain	Against

SIGNATURES

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

Registrant The GDL Fund (formerly, The Gabelli Global Deal Fund)

By (Signature and Title)* /s/ Bruce N. Alpert

Bruce N. Alpert, Principal Executive Officer

Date 8/10/11

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