PROXY

ANNUAL MEETING OF SHAREHOLDERS OF

Type of Meeting:

REET, VANCOUVER, BRITISH COLUMBIA		
, as proxyholder for and on behalf of the sharehon respect of all matters that may properly come befo	lder with re the me	the power of eeting of the
Please indicate your proposal selection by pl appropriate space with blue or black ink only.	acing an	"X" in the
RESOLUTIONS	For	Withhold
Elect the following as directors: a. Frank A. Holler Lafface Backs.		
c. James T. Parsons		
d. Dr. Philip Toleikise. Bruce A. Weber		
Appoint Davidson & Company, Chartered Accountants, as auditor of the Cornoration and		
authorize the directors to fix the auditor's remuneration.	For	Against
 To ratify and approve the 2015 Share Option Plan and Deferred Share Unit Plan, together the "2015 Incentive Plan," for continuation until the next 		
annual meeting of the snareholders.		
r	 A. Holler, the Chairman of the Corporation, or failing h, as proxyholder for and on behalf of the sharehon respect of all matters that may properly come beforme extent and with the same powers as if the undersig Please indicate your proposal selection by plappropriate space with blue or black ink only. RESOLUTIONS Elect the following as directors: Frank A. Holler Jeffrey Bacha James T. Parsons Dr. Philip Toleikis Bruce A. Weber Appoint Davidson & Company, Chartered Accountants, as auditor of the Corporation and authorize the directors to fix the auditor's remuneration. To ratify and approve the 2015 Share Option Plan and Deferred Share Unit Plan, together the "2015 	A. Holler, the Chairman of the Corporation, or failing him, Dr. Ph, as proxyholder for and on behalf of the shareholder with an respect of all matters that may properly come before the member members and with the same powers as if the undersigned share the members are indicated. Please indicate your proposal selection by placing an appropriate space with blue or black ink only. RESOLUTIONS 1. Elect the following as directors: a. Frank A. Holler b. Jeffrey Bacha c. James T. Parsons d. Dr. Philip Toleikis e. Bruce A. Weber 2. Appoint Davidson & Company, Chartered Accountants, as auditor of the Corporation and authorize the directors to fix the auditor's remuneration. For 3. To ratify and approve the 2015 Share Option Plan and Deferred Share Unit Plan, together the "2015 Incentive Plan," for continuation until the next

1. This Proxy is solicited by the Management of the Corporation.

- 2. To vote by internet, use the internet to transmit your voting instructions and for electronic delivery of information. Have this form of proxy available when you access the website at www.cstvotemyproxy.com. You will be prompted to enter your 13-digit Control Number, which is located on this form of proxy. You may also appoint a person other than the persons designated on this form of proxy by following the instructions provided on the website.
- 3. a. If the shareholder wishes to attend the meeting to vote on the resolutions in person, please register your attendance with the Corporation's scrutineers at the meeting.
 - b. If the shareholder has its securities held by its financial institution and wishes to attend the meeting to vote on the resolutions in person, please cross off the management appointee name or names, insert the shareholder's name in the blank space provided, do not indicate a voting choice by any resolution, sign and date the proxy form and return the proxy form. At the meeting a vote will be taken on each of the resolutions as set out on this proxy form and the shareholder's vote will be counted at that time.
- 4. If the shareholder cannot attend the meeting but wishes to vote on the resolutions and to appoint one of the management appointees named, please leave the wording appointing a nominee as shown, sign and date the proxy form and return the proxy form. Where no choice is specified by the shareholder, this proxy form confers discretionary authority upon the shareholder's appointed proxyholder. This proxy form does not confer authority to vote for the election of any person as a Director of the Corporation other than those persons named in the accompanying Management Proxy Circular.
- 5. If the shareholder cannot attend the meeting but wishes to vote on the resolutions and to appoint one of the management appointees named, please leave the wording "appointing a nominee" as shown, sign and date the proxy form and return the proxy form. Where no choice is specified by a shareholder on a resolution shown on the proxy form, a nominee of management acting as proxyholder will vote the securities as if the shareholder had specified an affirmative vote.
- 6. The securities represented by this proxy form will be voted or withheld from voting in accordance with the instructions of the shareholder on any ballot of a resolution that may be called for and, if the shareholder specifies a choice with respect to any matter to be acted upon, the securities will be voted accordingly. With respect to any amendments or variations in any of the resolutions shown on the proxy form, or matters which may property come before the meeting, the securities will be voted by the nominee appointed and the nominee in its sole discretion sees fit.
- 7. If a non-registered shareholder returns the proxy form but subsequently decides to attend the meeting to vote in person, the shareholder must revoke the first proxy form by sending a properly completed new proxy form in accordance with the foregoing instructions, with the management appointee named crossed off and the shareholder's name inserted in the blank.