SWISS HELVETIA FUND, INC. Form N-PX August 22, 2014

#### **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 811-05128** 

The Swiss Helvetia Fund, Inc.

(Exact name of registrant as specified in charter)

875 Third Avenue

New York, NY 10022

(Address of principal executive offices) (Zip code)

With copy to:

#### **Mark Hemenetz**

**Schroder Investment Management North America Inc.** 

875 Third Avenue

New York, NY 10022

(Name and address of agent for service)

Registrant s telephone number, including area code: 212-632-2970

Date of fiscal year end: December 31

Date of reporting period: July 1, 2013 through June 30, 2014

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

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

#### PROXY VOTING RECORD

#### **FOR PERIOD JULY 1, 2013 TO JUNE 30, 2014**

#### Issuer (I)

					or the Shareholder (S)		For or
Ticker Banks	ISIN	ISSUER	Date of AGM	PROPOSAL	Proposal	Vote Cast	Against Management
CSGN C	H001213853	0 Credit Suisse	5/9/2014		I		

#### Group

1 PART 2 OF THIS non voting non voting MEETING IS FOR **VOTING ON** AGENDA AND **MEETING ATTENDANCE** REQUESTS ONLY. PLEASE ENSURE THAT YOU HAVE FIRST VOTED IN FAVOUR OF THE REGISTRATION OF **SHARES IN PART 1** OF THE MEETING. IT IS A MARKET REQUIREMENT FOR MEETINGS OF THIS TYPE THAT THE SHARES ARE **REGISTERED AND** MOVED TO A **REGISTERED** LOCATION AT THE CSD, AND **SPECIFIC POLICIES** AT THE **INDIVIDUAL SUB-CUSTODIANS** MAY VARY. UPON RECEIPT OF THE **VOTE** INSTRUCTION, IT IS POSSIBLE THAT

A MARKER MAY

BE PLACED ON

YOUR SHARES TO

**ALLOW FOR** 

RECONCILIATION

AND RE-

REGISTRATION

FOLLOWING A

TRADE.

**THEREFORE** 

WHILST THIS

**DOES NOT** 

PREVENT THE

TRADING OF

SHARES, ANY

THAT ARE

REGISTERED

MUST BE FIRST

**DEREGISTERED IF** 

REQUIRED FOR

SETTLEMENT.

**DEREGISTRATION** 

CAN AFFECT THE

**VOTING RIGHTS** 

**OF THOSE** 

SHARES. IF YOU

**HAVE CONCERNS** 

REGARDING

YOUR ACCOUNTS,

PLEASE CONTACT

YOUR CLIENT

**REPRESENTATIVE** 

2 PRESENTATION

OF THE 2013

ANNUAL REPORT.

THE PARENT

COMPANY S 2013

FINANCIAL

STATEMENTS, THE

GROUP S 2013

**CONSOLIDATED** 

**FINANCIAL** 

STATEMENTS, THE

**CORRESPONDING** 

**AUDITORS** 

REPORTS, AND

THE 2013

COMPENSATION

REPORT

3 CONSULTATIVE

VOTE ON THE 2013

non voting non voting

for for

4	COMPENSATION REPORT APPROVAL OF THE 2013 ANNUAL REPORT, THE PARENT COMPANY S 2013 FINANCIAL STATEMENTS, AND THE GROUP S 2013 CONSOLIDATED FINANCIAL STATEMENTS	for	for
5	DISCHARGE OF THE ACTIONS OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE EXECUTIVE BOARD RESOLUTION ON	for	for
7	112502011011 011	for	for
	THE DISTRIBUTION AGAINST RESERVES FROM CAPITAL CONTRIBUTIONS	for	for
Ü	AMENDMENTS TO THE ARTICLES OF ASSOCIATION TO ADAPT TO CHANGES IN COMPANY LAW	for	for
9	INCREASE IN CONDITIONAL CAPITAL FOR EMPLOYEE SHARES RE-ELECTION OF	for	for
10	URS ROHNER AS MEMBER AND ELECTION AS CHAIRMAN OF THE BOARD OF DIRECTORS	for	for

11 RE-ELECTION OF **JASSIM BIN** HAMAD J.J. AL THANI AS for for MEMBER OF THE **BOARD OF DIRECTORS** 12 RE-ELECTION OF IRIS BOHNET AS MEMBER OF THE for for **BOARD OF DIRECTORS** 13 RE-ELECTION OF NOREEN DOYLE AS MEMBER OF for for THE BOARD OF **DIRECTORS** 14 RE-ELECTION OF **JEANDANIEL GERBER AS** for for MEMBER OF THE **BOARD OF DIRECTORS** 

15	RE-ELECTION OF ANDREAS N. KOOPMANN AS	for	for
16	MEMBER OF THE BOARD OF DIRECTORS RE-ELECTION OF JEAN LANIER AS MEMBER OF THE		
10	BOARD OF DIRECTORS	for	for
17	RE-ELECTION OF KAI S. NARGOLWALA AS MEMBER		
1 /	OF THE BOARD OF DIRECTORS	for	for
18	RE-ELECTION OF ANTON VAN ROSSUM AS MEMBER		
10	OF THE BOARD OF DIRECTORS	for	for
19	RE-ELECTION OF RICHARD E. THORNBURGH AS		_
	MEMBER OF THE BOARD OF DIRECTORS	for	for
20	RE-ELECTION OF JOHN TINER AS MEMBER OF THE		
	BOARD OF DIRECTORS	for	for
21	ELECTION OF SEVERIN SCHWAN AS MEMBER OF THE	e	e
	BOARD OF DIRECTORS	for	for
22	ELECTION OF SEBASTIAN THRUN AS MEMBER OF	for	for
	THE BOARD OF DIRECTORS	101	for
23	ELECTION OF IRIS BOHNET AS MEMBER OF THE	for	for
	COMPENSATION COMMITTEE	101	101
24	ELECTION OF ANDREAS N. KOOPMANN AS MEMBER	for	for
	OF THE COMPENSATION COMMITTEE	101	101
25	ELECTION OF JEAN LANIER AS MEMBER OF THE	for	for
	COMPENSATION COMMITTEE	101	101
26	ELECTION OF KAI S. NARGOLWALA AS MEMBER OF	for	for
	THE COMPENSATION COMMITTEE	101	101
27	ELECTION OF THE INDEPENDENT AUDITORS: KPMG	for	for
•	AG, ZURICH		-
28	ELECTION OF THE SPECIAL AUDITORS: BDO AG,	for	for
20	ZURICH		
29	ELECTION OF THE INDEPENDENT PROXY: ANDREAS	for	for
20	G. KELLER LIC. IUR. IN THE EVENT OF A NEW OR MODIFIED PROPOSAL		
30	DURING THE ANNUAL GENERAL MEETING, I		
	INSTRUCT THE INDEPENDENT PROXY TO VOTE		
	ACCORDING TO THE FOLLOWING INSTRUCTION: YES		
	= VOTE IN ACCORDANCE WITH THE PROPOSAL OF	against	against
	THE BOARD OF DIRECTORS; NO = VOTE AGAINST		
	THE PROPOSAL OF THE BOARD OF DIRECTORS;		
	ABSTAIN = ABSTENTION		

#### LEON CH0190891181 Leonteq 4/17/2014

I

PART 2 OF THIS MEETING IS FOR VOTING ON AGENDA AND MEETING ATTENDANCE REQUESTS ONLY. PLEASE ENSURE THAT YOU HAVE FIRST VOTED IN FAVOUR OF THE REGISTRATION OF SHARES IN PART 1 OF THE MEETING. IT IS A MARKET REQUIREMENT FOR MEETINGS OF THIS TYPE THAT THE SHARES ARE REGISTERED AND MOVED TO A REGISTERED LOCATION AT THE CSD, AND SPECIFIC POLICIES AT THE INDIVIDUAL SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF THE VOTE INSTRUCTION, IT IS POSSIBLE THAT A MARKER MAY BE PLACED ON YOUR SHARES TO ALLOW FOR RECONCILIATION AND RE- REGISTRATION FOLLOWING A TRADE. THEREFORE WHILST THIS DOES NOT PREVENT THE TRADING OF SHARES, ANY THAT ARE REGISTERED MUST BE FIRST DEREGISTERED IF REQUIRED FOR SETTLEMENT. **DEREGISTRATION CAN AFFECT** THE VOTING RIGHTS OF THOSE SHARES. IF YOU HAVE **CONCERNS REGARDING YOUR** ACCOUNTS, PLEASE CONTACT YOUR CLIENT REPRESENTATIVE

non voting non voting

2 Annual report, annual financial statements and consolidated financial statements for 2013

3 Appropriation of the available earnings for 2013 of Leonteq AG

4 Distribution out of reserves from capital contributions: The board of directors proposes the distribution of CHF 2.00 per dividend-paying registered share from reserves from capital contributions, whereby the necessary amount for the distribution

for for

for for

for for

	shall first be allocated to the free reserves and then paid out		
	accordingly		
5	Discharge of the board of directors		
3	and of the management	for	for
6	Re-election of Mr. Prof. Dr. Peter		
Ü	Forstmoser to the board of directors	for	for
	(and election as chairman)	101	101
7	Re-election of Mr. Dr. Jorg Behrens		
,	to the board of directors	for	for
8	Re-election of Mr. Vince Chandler to		
Ü	the board of directors	for	for
9	Re-election of Mr. Patrick de		
	Figueiredo to the board of directors	for	for
10	Re-election of Mr. Hans Isler to the	•	
	board of directors	for	for
11	Re-election of Mr. Dr. Adrian Kunzi	•	
	to the board of directors	for	for
12	Re-election of Mr. Lukas Ruflin to	•	
	the board of directors	for	for
13	Re-election of Mr. Dr. Pierin Vincenz	•	
	to the board of directors	for	for
14	Election to the remuneration		
	committee: Mr. Prof. Dr. Peter	for	for
	Forstmoser		
15	Election to the remuneration	o	e
	committee: Mr. Vince Chandler	for	for
16	Election to the remuneration	e	c
	committee: Mr. Dr. Pierin Vincenz	for	for
17	Election to the remuneration	e	c
	committee: Mr. Lukas Ruflin	for	for
18	The board of directors proposes to		
	re-elect PricewaterhouseCoopers AG,	<b>6</b>	<b>C</b>
	for a one year term of office as	for	for
	statutory auditors		
19	Election of the independent proxy:		
	GmbH, Grossmunsterplatz 1,8001	for	for
	Zurich		
20	Consultative vote on the total		
	remuneration of the members of the		
	board of directors from the ordinary		
	general meeting 2014 until the		
	ordinary general meeting 2015 The		
	Board of directors proposes to	for	for
	approve the maximum amount of	101	101
	CHF 1.1 Mio. for the total		
	remuneration of the board of		
	directors for the period from the		
	ordinary general meeting 2014 until		
	the ordinary general meeting 2015		
21		for	for

Consultative vote on the total remuneration of the members of management for the business year 2014 The board of directors proposes to approve the maximum amount of CHF 6.6 Mio. for the total remuneration of the management (fix and variable remuneration) for the period of the business year 2014

- 22 Amendment of the articles of association to align to the Swiss Ordinance against Excessive Compensation The board of directors proposes to amend the articles of associations as follows: Change of article 10 number 2 and 5, article 15 and article 16 regarding the organization of the company
- 23 Amendment of the articles of association to align to the Swiss Ordinance against Excessive Compensation The board of directors proposes to amend the articles of associations as follows: Change of article 19, article 20, article 21 number 6 and article 22 regarding the board of directors
- 24 Amendment of the articles of association to align to the Swiss Ordinance against Excessive Compensation The board of directors proposes to amend the articles of associations as follows: Inclusion of article 23, article 24, article 25 and article 26 regarding the remuneration of the board of directors and management
- 25 Amendment of the articles of association to align to the Swiss Ordinance against Excessive Compensation The board of directors proposes to amend the articles of associations as follows: Approval of all amendments of the articles of association including respective changes, respectively adaptions, of article-and clause numeration, cross-references and headlines, and provided that the amendments of the articles of association only enter into forces with the registration with the

for for

for for

for for

for for

## commercial registry

26 Creation of authorized capital for for 27 Additional and/or counter-proposals against against

#### UBSN CH0024899483 UBS AG 5/7/2014

I

PART 2 OF THIS MEETING IS FOR VOTING ON AGENDA AND MEETING ATTENDANCE REQUESTS ONLY. PLEASE ENSURE THAT YOU HAVE FIRST VOTED IN FAVOUR OF THE REGISTRATION OF SHARES IN PART 1 OF THE MEETING. IT IS A MARKET REQUIREMENT FOR MEETINGS OF THIS TYPE THAT THE SHARES ARE REGISTERED AND MOVED TO A REGISTERED LOCATION AT THE CSD, AND SPECIFIC POLICIES AT THE INDIVIDUAL SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF THE VOTE INSTRUCTION, IT IS non voting non voting POSSIBLE THAT A MARKER MAY BE PLACED ON YOUR SHARES TO ALLOW FOR RECONCILIATION AND RE-REGISTRATION FOLLOWING A TRADE. THEREFORE WHILST THIS DOES NOT PREVENT THE TRADING OF SHARES, ANY THAT ARE REGISTERED MUST BE FIRST DEREGISTERED IF REQUIRED FOR SETTLEMENT. **DEREGISTRATION CAN AFFECT** THE VOTING RIGHTS OF THOSE SHARES. IF YOU HAVE CONCERNS REGARDING YOUR ACCOUNTS, PLEASE CONTACT YOUR CLIENT REPRESENTATIVE APPROVAL OF ANNUAL REPORT AND GROUP AND PARENT BANK for for FINANCIAL STATEMENTS ADVISORY VOTE ON THE for for COMPENSATION REPORT 2013 APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 0.25 PER SHARE FROM for for CAPITAL CONTRIBUTION RESERVE DISCHARGE OF THE MEMBERS for for OF THE BOARD OF DIRECTORS AND THE GROUP EXECUTIVE BOARD FOR THE FINANCIAL

	YEAR 2013		
6	AMENDMENTS TO THE		
	ARTICLES OF ASSOCIATION IN		
	ACCORDANCE WITH THE NEW	<b>6</b>	<b>C</b>
	ORDINANCE AGAINST	for	for
	EXCESSIVE COMPENSATION IN		
	LISTED STOCK CORPORATIONS		
7	ADVISORY VOTE ON THE EU		
	CAPITAL REQUIREMENTS	for	for
	DIRECTIVE OF 2013 (CRD IV)		
8	RE-ELECTION OF AXEL A.		
	WEBER AS CHAIRMAN OF THE	for	for
	BOARD OF DIRECTORS		
9	RE-ELECTION OF MEMBER OF		
	THE BOARD OF DIRECTORS:	for	for
	MICHEL DEMARE		
10	RE-ELECTION OF MEMBER OF		
	THE BOARD OF DIRECTORS:	for	for
	DAVID SIDWELL		
11	RE-ELECTION OF MEMBER OF		
	THE BOARD OF DIRECTORS:	for	for
	RETO FRANCIONI		
12	RE-ELECTION OF MEMBER OF		
	THE BOARD OF DIRECTORS:	for	for
	ANN F. GODBEHERE		
13	RE-ELECTION OF MEMBER OF		
	THE BOARD OF DIRECTORS:	for	for
	AXEL P. LEHMANN		
14	RE-ELECTION OF MEMBER OF		
	THE BOARD OF DIRECTORS:	for	for
	HELMUT PANKE		
15	RE-ELECTION OF MEMBER OF		
	THE BOARD OF DIRECTORS:	for	for
	WILLIAM G. PARRETT		
16	RE-ELECTION OF MEMBER OF		
	THE BOARD OF DIRECTORS:	for	for
	ISABELLE ROMY		
17	RE-ELECTION OF MEMBER OF		
	THE BOARD OF DIRECTORS:	for	for
	BEATRICE WEDER DI MAURO		
18	RE-ELECTION OF MEMBER OF		
	THE BOARD OF DIRECTORS:	for	for
	JOSEPH YAM		
19	ELECTION OF MEMBER OF THE		
	HUMAN RESOURCES AND	for	for
	COMPENSATION COMMITTEE:	101	101
	ANN F. GODBEHERE		
20	ELECTION OF MEMBER OF THE		
	HUMAN RESOURCES AND	for	for
	COMPENSATION COMMITTEE:	101	101
	MICHEL DEMARE		

21	ELECTION OF MEMBER OF THE		
	HUMAN RESOURCES AND	for	for
	COMPENSATION COMMITTEE:	101	101
	HELMUT PANKE		
22	ELECTION OF MEMBER OF THE		
	HUMAN RESOURCES AND	for	for
	COMPENSATION COMMITTEE:	101	101
	RETO FRANCIONI		
23	ELECTION OF THE		
	INDEPENDENT PROXY: ADB	for	for
	ALTORFER DUSS AND	101	101
	BEILSTEIN AG, ZURICH		
24	RE-ELECTION OF THE		
	AUDITORS: ERNST AND YOUNG	for	for
	LTD, BASEL		
25	AD-HOC	against	against
26	30 APR 2014: PLEASE NOTE THAT		
	THIS IS A REVISION DUE TO		
	MODIFICATION TO NUMBERING		
	OF RESOLUTIONS 6.1.1 TO 6.4		
	AND CHANGE IN TEXT OF		
	RESOLUTION 2. IF YOU HAVE	non voting	non votino
	ALREADY SENT IN YOUR	non voting	non voung
	VOTES, PLEASE DO NOT		
	RETURN THIS PROXY FORM		
	UNLESS YOU DECIDE TO		
	AMEND YOUR ORIGINAL		
	INSTRUCTIONS. THANK YOU.		

#### **BIOTECHNOLOGY**

#### Actelion

#### ATLN CH0010532478 5/8/2014 LTD

Ι

1 PART 2 OF THIS MEETING IS FOR VOTING ON AGENDA AND MEETING ATTENDANCE REQUESTS ONLY. PLEASE ENSURE THAT YOU HAVE FIRST VOTED IN FAVOUR OF THE REGISTRATION OF SHARES IN PART 1 OF THE MEETING. IT IS A MARKET REQUIREMENT FOR MEETINGS OF THIS TYPE THAT THE SHARES ARE REGISTERED AND MOVED TO A REGISTERED LOCATION AT THE CSD, AND SPECIFIC POLICIES AT THE INDIVIDUAL SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF THE VOTE INSTRUCTION, IT IS POSSIBLE THAT A MARKER MAY BE PLACED ON YOUR SHARES TO ALLOW FOR RECONCILIATION AND RE-REGISTRATION FOLLOWING A TRADE. THEREFORE WHILST THIS DOES NOT PREVENT THE TRADING OF SHARES, ANY THAT ARE REGISTERED MUST BE FIRST DEREGISTERED IF REQUIRED FOR SETTLEMENT. DEREGISTRATION CAN AFFECT THE VOTING RIGHTS OF THOSE SHARES. IF YOU HAVE **CONCERNS REGARDING YOUR** ACCOUNTS, PLEASE CONTACT YOUR CLIENT REPRESENTATIVE 2 APPROVAL OF THE ANNUAL REPORT, THE STATUTORY for ACCOUNTS AND THE CONSOLIDATED ACCOUNTS AS OF 31 DECEMBER 2013 3 APPROPRIATION OF **AVAILABLE EARNINGS AND** 

**DISTRIBUTION AGAINST** RESERVE FROM CAPITAL

CONTRIBUTION

**Non Voting Non Voting** 

for

for for

4	CONSULTATIVE VOTE ON THE	for	for
_	COMPENSATION REPORT	101	101
5	DISCHARGE OF THE BOARD OF		
	DIRECTORS AND OF THE	for	for
	SENIOR MANAGEMENT		
6	REDUCTION OF SHARE		
	CAPITAL BY CANCELLATION	for	for
	OF REPURCHASED SHARES		
7	RE-ELECTION OF THE BOARD		
	OF DIRECTORS: JEAN-PIERRE	for	for
	GARNIER		
8	RE-ELECTION OF THE BOARD		
	OF DIRECTORS: JEAN-PAUL	for	for
	CLOZEL		
9	RE-ELECTION OF THE BOARD		
	OF DIRECTORS: JUHANI	for	for
	ANTTILA		
10	RE-ELECTION OF THE BOARD		
	OF DIRECTORS: ROBERT	for	for
	BERTOLINI		
11	RE-ELECTION OF THE BOARD		
	OF DIRECTORS: CARL	for	for
	FELDBAUM		
12	RE-ELECTION OF THE BOARD		
	OF DIRECTORS: JOHN J.	for	for
	GREISCH		
13	RE-ELECTION OF THE BOARD		
	OF DIRECTORS: PETER GRUSS	for	for
14	RE-ELECTION OF THE BOARD		
	OF DIRECTORS: WERNER	for	for
	HENRICH	101	101
15	RE-ELECTION OF THE BOARD		
10	OF DIRECTORS: MICHAEL	for	for
	JACOBI	101	101
16	RE-ELECTION OF THE BOARD		
10	OF DIRECTORS: JEAN MALO	for	for
17	ELECTION OF THE		
1,	CHAIRPERSON OF THE BOARD		
	OF DIRECTORS: JEAN-PIERRE	for	for
	GARNIER		
18	ELECTION OF THE		
10	COMPENSATION COMMITTEE:	for	for
	WERNER HENRICH	101	101
10	ELECTION OF THE		
1)	COMPENSATION COMMITTEE:	for	for
	JEAN-PIERRE GARNIER	101	101
20	ELECTION OF THE		
20	COMPENSATION COMMITTEE:	for	for
	JOHN GREISCH	101	101
21	ELECTION OF THE	for	for
∠ <b>I</b>	INDEPENDENT PROXY: BDO	101	101
	INDEFENDENT FROAT, DUU		

	AG, AARAU ELECTION OF THE AUDITORS: ERNST & YOUNG AG, BASEL REVISION OF THE ARTICLES OF	for	for
23	ASSOCIATION: MODIFICATIONS IMPLEMENTING THE	for	for
	ORDINANCE REVISION OF THE ARTICLES OF ASSOCIATION: FURTHER MODIFICATIONS	for	for
25	REDUCTION OF CONDITIONAL CAPITAL AND CREATION OF AUTHORIZED CAPITAL	for	for
26	IN CASE ADDITIONAL PROPOSALS OR AMENDED PROPOSALS UNDER THE PUBLISHED AGENDA ITEMS OR UNDER AGENDA ITEMS ACCORDING TO ART. 700 PARA 3 CODE OF OBLIGATIONS ARE BEING SUBMITTED AT THE ANNUAL GENERAL MEETING, I/WE AUTHORIZE THE INDEPENDENT PROXY TO VOTE ACCORDING TO THE FOLLOWING INSTRUCTION: YES = VOTE IN ACCORDANCE WITH THE PROPOSAL OF THE BOARD OF DIRECTORS; NO = VOTE AGAINST THE PROPOSAL OF THE BOARD OF DIRECTORS; ABSTAIN = ABSTAIN	against	against

#### **Nobel Biocare**

### NOBN SW CH0037851646

Hld 3/26/2014

I

1 PART 2 OF THIS non voting non voting MEETING IS FOR **VOTING ON AGENDA** AND MEETING **ATTENDANCE** REQUESTS ONLY. PLEASE ENSURE THAT YOU HAVE FIRST VOTED IN FAVOUR OF THE **REGISTRATION OF** SHARES IN PART 1 OF THE MEETING. IT IS A MARKET REQUIREMENT FOR MEETINGS OF THIS TYPE THAT THE SHARES ARE REGISTERED AND MOVED TO A REGISTERED LOCATION AT THE CSD, AND SPECIFIC POLICIES AT THE INDIVIDUAL SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF THE VOTE INSTRUCTION, IT IS POSSIBLE THAT A MARKER MAY BE PLACED ON YOUR SHARES TO ALLOW FOR RECONCILIATION AND **RE- REGISTRATION** FOLLOWING A TRADE. THEREFORE WHILST THIS DOES NOT PREVENT THE TRADING OF SHARES, ANY THAT ARE REGISTERED MUST **BE FIRST DEREGISTERED IF** REQUIRED FOR SETTLEMENT. **DEREGISTRATION CAN** AFFECT THE VOTING RIGHTS OF THOSE SHARES. IF YOU HAVE **CONCERNS REGARDING** YOUR ACCOUNTS,

# PLEASE CONTACT YOUR

	CLIENT		
	REPRESENTATIVE		
2	Approval of the annual		
_	report 2013 consisting of the		
	business report, the statutory		
	financial statements and the	for	for
	consolidated financial	101	101
	statements of Nobel Biocare		
	Holding Ltd		
3	Consultative vote:		
5	Ratification of the	for	for
	remuneration report for 2013	101	101
4	Carry forward of the		
7	accumulated profit 2013	for	for
5	Allocation of reserves from		
5	capital contributions to free		
	reserves and distribution of	for	for
		101	101
	dividend of CHF 0.20 per		
6	registered share		
U	Discharge of the board of directors and the executive	for	for
	committee	101	101
7	Re-election of the member to		
7	the board of directors and of		
		for	for
	the chairman of the board of	IOF	101
	directors: Daniela		
0	Bosshardt-Hengartner		
8	Re-election of the member to		
	the board of directors and of	for	for
	the chairman of the board of		
0	directors: Raymund Breu		
9	Re-election of the member to		
	the board of directors and of	for	for
	the chairman of the board of		
10	directors: Edgar Fluri		
10	Re-election of the member to		
	the board of directors and of	for	for
	the chairman of the board of		
	directors: Franz Maier		
11	Re-election of the member to		
	the board of directors and of	for	for
	the chairman of the board of		
	directors: Michel Orsinger		
12	Re-election of the member to		
	the board of directors and of	for	for
	the chairman of the board of	101	101
	directors: Juha Raeisaenen	_	
13	Re-election of the member to	for	for
	the board of directors and of		
	the chairman of the board of		

directors: Oern Stuge 14 Re-election of the member to the board of directors and of the chairman of the board of directors: Georg Watzek	for	for
15 Re-election of the member to the board of directors and of the chairman of the board of directors: Rolf Watter	for	for
16 Election of member of the compensation committee: Daniela Bosshardt-Hengartner	for	for
17 Election of member of the compensation committee: Raymund Breu	for	for
18 Election of member of the compensation committee: Rolf Watter	for	for
19 Election of the independent proxy representative / Lorenzo Olgiati	for	for
20 Re-election of the auditors / KPMG AG, Zurich	for	for
21 Amendments to the articles of incorporation: Amendment, deletion and completion of Articles 3b (deletion), 3c para 4 (deletion), 5 item 2, 3, 5 and 6 (completion), 9 para 1 thru 3 (completion), 11 (completion), 12 para 2 (completion), 13 item 6 (completion), 15 (deletion/new), 15a (new), 17 para 1 (completion) and 21 (deletion/new)	for	for
22 AD-Hoc 23 06 MAR 2014: PLEASE NOTE THAT THIS IS A REVISION DUE TO MODIFICATION TO THE TEXT OF RESOLUTION 2. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL	against non voting	against non voting

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INSTRUCTIONS. THANK
YOU.

#### Galenica

### GALN CH0015536466 AG 5/8/2014

I

PART 2 OF THIS MEETING IS FOR **VOTING ON AGENDA AND** MEETING ATTENDANCE REQUESTS ONLY. PLEASE ENSURE THAT YOU HAVE FIRST VOTED IN FAVOUR OF THE REGISTRATION OF SHARES IN PART 1 OF THE MEETING. IT IS A MARKET REQUIREMENT FOR MEETINGS OF THIS TYPE THAT THE SHARES ARE REGISTERED AND MOVED TO A REGISTERED LOCATION AT THE CSD, AND SPECIFIC POLICIES AT THE INDIVIDUAL SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF THE VOTE INSTRUCTION, IT IS non voting non voting POSSIBLE THAT A MARKER MAY BE PLACED ON YOUR SHARES TO ALLOW FOR RECONCILIATION AND RE- REGISTRATION FOLLOWING A TRADE. THEREFORE WHILST THIS DOES NOT PREVENT THE TRADING OF SHARES, ANY THAT ARE REGISTERED MUST BE FIRST DEREGISTERED IF REQUIRED FOR SETTLEMENT. DEREGISTRATION CAN AFFECT THE VOTING RIGHTS OF THOSE SHARES. IF YOU HAVE **CONCERNS REGARDING YOUR** ACCOUNTS, PLEASE CONTACT YOUR CLIENT REPRESENTATIVE ACCEPTANCE OF THE ANNUAL REPORT AND ANNUAL FINANCIAL STATEMENTS 2013 OF GALENICA LTD., AND THE for for CONSOLIDATED FINANCIAL STATEMENTS OF THE GALENICA **GROUP FOR 2013** ACCEPTANCE OF THE REMUNERATION REPORT for for (CONSULTATIVE VOTE) 4 DISCHARGE OF THE BOARD OF for for DIRECTORS AND THE

CORPORATE EXECUTIVE

	COMMITTEE FROM LIABILITY		
5	ALLOCATION OF AVAILABLE	for	for
	EARNINGS 2013	101	101
6	RE-ELECTION OF THE ETIENNE		
	JORNOD AS EXECUTIVE	for	for
	CHAIRMAN OF THE BOARD OF	101	101
	DIRECTORS		
7	RE-ELECTION OF THE BOARD OF	for	for
	DIRECTOR: THIS E. SCHNEIDER	101	101
8	RE-ELECTION OF THE BOARD OF		
	DIRECTOR: DANIELA	for	for
	BOSSHARDT-HENGARTNER		
9	RE-ELECTION OF THE BOARD OF		
	DIRECTOR: PROF. DR. MICHEL	for	for
	BURNIER		
10	RE-ELECTION OF THE BOARD OF		
	DIRECTOR: DR. HANS PETER	for	for
	FRICK		
11	RE-ELECTION OF THE BOARD OF		
	DIRECTOR: DR. SYLVIE	for	for
	GREGOIRE		
12	RE-ELECTION OF THE BOARD OF		
	DIRECTOR: FRITZ HIRSBRUNNER	for	for
13	RE-ELECTION OF THE BOARD OF		
	DIRECTOR: STEFANO PESSINA	for	for
14	ELECTION TO THE		
	REMUNERATION COMMITTEE:	_	
	DANIELA BOSSHARDT-	for	for
	HENGARTNER		
15	ELECTION TO THE		
10	REMUNERATION COMMITTEE:	for	for
	PROF. DR. MICHEL BURNIER	101	101
16	ELECTION TO THE		
10	REMUNERATION COMMITTEE:	for	for
	THIS E. SCHNEIDER	101	101
17	ELECTION OF THE INDEPENDENT		
.,	PROXY HOLDER / WALDER WYSS	for	for
	LTD	101	101
18	RE-ELECTION OF THE AUDITORS		
10	/ ERNST AND YOUNG LTD., BERN	for	for
19	AMENDMENT OF ARTICLE 3A,		
1)	PARAGRAPH 1 OF THE ARTICLES		
	OF ASSOCIATION (AUTHORISED		
	SHARE CAPITAL). AMENDMENT		
	OF THE ARTICLES OF		
	ASSOCIATION IN LINE WITH THE	for	for
	ORDINANCE AGAINST		
	EXCESSIVE COMPENSATION IN		
	LISTED STOCK COMPANIES		
	(VEGUEV)		
20	(120021)	for	for
۷		101	101

GENERAL AMENDMENTS: ART. 6 PARA. 2, ART. 8 PARA. 1. B, ART. 9 PARA. 1 A, C, D OR NEW E, F, G AND K, ART. 11 PARA. 1 AND 3, ART. 13 PARA. 1 TO 3 AND 5, ART. 15 PARA. 2, ART. 16 PARA. 1 F, ART. 16 PARA. 2, ART. 17 PARA. 2 AND 3, ART. 18 PARA. 1, ART. 19 PARA. 1 AND 3, ART 22A, ART. 23 PARA. 2, ART. 28 PARA. 2, ART. 29

- 21 REMUNERATION-RELATED CHANGES ART. 19 A AND 19 B
- 22 AD HOC

23 18 APR 2014: PLEASE NOTE THAT THIS IS A REVISION DUE TO CHANGE IN RECORD DATE FROM 25 APR 2014 TO 28 APR 2014. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT VOTE AGAIN UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.

for for againt

non voting non voting

## **Tecan** Group

TECN CH0012100191 AG 4/14/2014

> PART 2 OF THIS MEETING IS FOR VOTING ON AGENDA AND MEETING ATTENDANCE REQUESTS ONLY. PLEASE ENSURE THAT YOU HAVE FIRST VOTED IN FAVOUR OF THE REGISTRATION OF SHARES IN PART 1 OF THE MEETING. IT IS A MARKET REQUIREMENT FOR MEETINGS OF THIS TYPE THAT THE SHARES ARE REGISTERED AND MOVED TO A REGISTERED LOCATION AT THE CSD, AND SPECIFIC POLICIES AT THE INDIVIDUAL SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF THE VOTE INSTRUCTION, IT IS POSSIBLE THAT A MARKER MAY BE PLACED ON YOUR SHARES TO ALLOW FOR RECONCILIATION AND RE-REGISTRATION FOLLOWING A TRADE. THEREFORE WHILST THIS DOES NOT PREVENT THE TRADING OF SHARES, ANY THAT ARE REGISTERED MUST BE FIRST DEREGISTERED IF REQUIRED FOR SETTLEMENT. DEREGISTRATION CAN AFFECT THE VOTING RIGHTS OF THOSE SHARES. IF YOU HAVE CONCERNS REGARDING YOUR ACCOUNTS, PLEASE CONTACT YOUR CLIENT REPRESENTATIVE

non voting non voting

Ι

Annual report, annual accounts and consolidated accounts 2013, auditors report

for for

for

3 Consultative vote on the compensation report Resolution on the allocation of

dividend)

profits: Payment of a dividend of CHF 1.50 per share with a nominal for value of CHF 0.10 each (total 11 081 736 shares eligible for

for

for

5	Discharge of the members of the		
	board of directors and members of	for	for
	the executive committee		
6	Re-election of member of the board	for	for
	of director: Heinrich Fischer	101	101
7	Re-election of member of the board	for	for
	of director: Dr. Oliver Fetzer	101	101
8	Re-election of member of the board	for	for
	of director: Dr. Karen Huebscher	101	101
9	Re-election of member of the board	for	for
	of director: Dr. Christa Kreuzburg	101	101
10	Re-election of member of the board	for	for
	of director: Gerard Vaillant	101	101
11	Re-election of member of the board	for	for
	of director: Erik Wallden	101	101
12	Re-election of member of the board	for	for
	of director: Rolf Classon	101	101
13	Re-election of the chairman of the	for	for
	board of director: Rolf Classon	101	101
14	Re-election of the compensation	for	for
	committee: Dr. Oliver Fetzer	101	101
15	Re-election of the compensation	for	for
	committee: Dr. Christa Kreuzburg	101	101
16	Re-election of the auditors / KPMG	for	for
	AG, Zurich	101	101
17	Election of the independent proxy		
	representative/proxy voting services	for	for
	Gmbh, Zurich		
18	Amendment of the articles of		
	incorporation: Renewal of authorized	for	for
	share capital		
19	Amendments to the articles of	for	<b>C</b> om
	incorporation as a result of Veguev	101	for
20	Ad hoc	against	against
	01 APR 2014: PLEASE NOTE		
	THAT THE MEETING TYPE WAS		
	CHANGED FROM OGM TO AGM.		
	IF YOU HAVE ALREADY VOTED		
	ON THIS MEETING THERE IS NO	non voting	non voting
	NEED TO RE-VOTE AGAIN	J	J
	UNLESS YOU DECIDE TO		
	AMEND YOUR ORIGINAL		
	INSTRUCTIONS. THANK YOU.		

## Basilea ATLN CH0010532478 Pharmaceutica 4/9/2014

I

1 PART 2 OF THIS MEETING IS FOR VOTING ON AGENDA AND MEETING ATTENDANCE REQUESTS ONLY. PLEASE ENSURE THAT YOU HAVE FIRST VOTED IN FAVOUR OF THE REGISTRATION OF SHARES IN PART 1 OF THE MEETING. IT IS A MARKET REQUIREMENT FOR MEETINGS OF THIS TYPE THAT THE SHARES ARE REGISTERED AND MOVED TO A REGISTERED LOCATION AT THE CSD. AND SPECIFIC POLICIES AT THE INDIVIDUAL SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF THE VOTE INSTRUCTION, IT IS POSSIBLE THAT A MARKER MAY BE PLACED ON YOUR SHARES TO ALLOW FOR RECONCILIATION AND RE-REGISTRATION FOLLOWING A TRADE. THEREFORE WHILST THIS DOES NOT PREVENT THE TRADING OF SHARES, ANY THAT ARE REGISTERED MUST BE FIRST DEREGISTERED IF REQUIRED FOR SETTLEMENT. **DEREGISTRATION CAN** AFFECT THE VOTING RIGHTS OF THOSE SHARES. IF YOU HAVE CONCERNS REGARDING YOUR ACCOUNTS, PLEASE CONTACT YOUR CLIENT **REPRESENTATIVE** 2 Approval of the annual report,

financial statements and

consolidated financial statements

non voting non voting

for for

_	for the business year 2013		
3	Carry forward of accumulated	for	for
4	deficit of CHF 1,945,128 Release of the members of the		
4	board of directors and of the	for	for
	management committee	101	101
5	Re-election to the board of		
	director: Dr. Martin Nicklasson	for	for
6	Re-election to the board of	<b>C</b>	<b>c</b>
	director: Mr. Domenico Scala	for	for
7	Re-election to the board of		
	director: Mr. Hans- Beat	for	for
	Guertler		
8	Re-election to the board of	for	for
0	director: Prof. Daniel Lew		
9	Re-election to the board of	e	c
	director: Dr. Thomas M.	for	for
10	Rinderknecht  Re election to the board of		
10	Re-election to the board of director: Mr. Steven D. Skolsky	for	for
11	Re-election to the board of		
11	director: Dr. Thomas Werner	for	for
12	Re-election of Dr. Martin		
	Nicklasson as chairman of the	for	for
	board of directors		
13	Re-election of the member of the		
	compensation committee: Dr.	for	for
	Martin Nicklasson		
14	Re-election of the member of the		
	compensation committee: Mr.	for	for
	Steven D. Skolsky		
15	Re-election of the member of the	e	e
	compensation committee: Dr.	for	for
16	Thomas Werner  Per election of the statutomy		
10	Re-election of the statutory auditors /		
	PricewaterhouseCoopers Ltd,	for	for
	Basel		
17	Election of the independent		
	voting rights representative / Dr.	e	e
	Caroline Cron, Attorney at Law,	for	for
	Lenz Caemmerer		
18	Adaptation of the articles of		
	incorporation to the ordinance	for	for
	against excessive compensation	101	101
	in listed companies (Veguev)		
19	11	for	for
20	to the articles of incorporation		
20	Creation of authorized share	for	fo
	capital by approval of article 3b	for	for
	of the articles of incorporation		

21 Ad hoc against against

PER SHARE

# SOON ch0012549785 Holdings 6/17/2014

I

PART 2 OF THIS MEETING IS FOR VOTING ON AGENDA AND MEETING ATTENDANCE REQUESTS ONLY. PLEASE ENSURE THAT YOU HAVE FIRST VOTED IN FAVOUR OF THE REGISTRATION OF SHARES IN PART 1 OF THE MEETING. IT IS A MARKET REQUIREMENT FOR MEETINGS OF THIS TYPE THAT THE SHARES ARE REGISTERED AND MOVED TO A REGISTERED LOCATION AT THE CSD, AND SPECIFIC POLICIES AT THE INDIVIDUAL SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF THE VOTE INSTRUCTION, IT IS non voting non voting POSSIBLE THAT A MARKER MAY BE PLACED ON YOUR SHARES TO ALLOW FOR RECONCILIATION AND RE- REGISTRATION FOLLOWING A TRADE. THEREFORE WHILST THIS DOES NOT PREVENT THE TRADING OF SHARES, ANY THAT ARE REGISTERED MUST BE FIRST DEREGISTERED IF REQUIRED FOR SETTLEMENT. DEREGISTRATION CAN AFFECT THE VOTING RIGHTS OF THOSE SHARES. IF YOU HAVE **CONCERNS REGARDING YOUR** ACCOUNTS, PLEASE CONTACT YOUR CLIENT REPRESENTATIVE APPROVAL OF THE BUSINESS REPORT THE CONSOLIDATED ACCOUNTS AND THE ANNUAL ACCOUNTS OF SONOVA for for HOLDING AG FOR THE 2013/14 FINANCIAL YEAR, ACKNOWLEDGEMENT OF THE REPORTS OF THE AUDITOR 3 CONSULTATIVE VOTE ON THE for for **REMUNERATION REPORT 2013/14** 4 APPROPRIATION OF THE NET PROFIT: DIVIDENDS OF CHF 1.90 for for

5	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE EXECUTIVE BOARD	for	for
6	RE-ELECTION OF ROBERT F. SPOERRY AS CHAIRMAN AND MEMBER OF THE BOARD OF	for	for
7	DIRECTORS RE-ELECTION OF BEAT HESS AS A MEMBER OF THE BOARD OF DIRECTORS	for	for
8	RE-ELECTION OF MICHAEL JACOBI AS A MEMBER OF THE BOARD OF DIRECTORS	for	for
9	RE-ELECTION OF ANDY RIHS AS A MEMBER OF THE BOARD OF DIRECTORS	for	for
10	RE-ELECTION OF ANSSI VANJOKI AS A MEMBER OF THE BOARD OF DIRECTORS	for	for
11	RE-ELECTION OF RONALD VAN DER VIS AS A MEMBER OF THE BOARD OF DIRECTORS	for	for
12	RE-ELECTION OF JINLONG WANG AS A MEMBER OF THE BOARD OF DIRECTORS	for	for
13	RE-ELECTION OF JOHN J. ZEI AS A MEMBER OF THE BOARD OF DIRECTORS	for	for
14	ELECTION OF STACY ENXING SENG AS A MEMBER OF THE BOARD OF DIRECTORS	for	for
15	ELECTION OF THE MEMBER OF THE NOMINATION AND REMUNERATION COMMITTEE:	for	for
16	ROBERT F. SPOERRY ELECTION OF THE MEMBER OF THE NOMINATION AND	for	for
17	REMUNERATION COMMITTEE: BEAT HESS ELECTION OF THE MEMBER OF	101	101
	THE NOMINATION AND REMUNERATION COMMITTEE: JOHN J. ZEI	for	for
18	RE-ELECTION OF THE AUDITOR: PRICEWATERHOUSECOOPERS AG, ZURICH	for	for
19	ELECTION OF THE INDEPENDENT VOTING PROXY: ANDREAS G. KELLER, LAWYER, GEHRENHOLZPARK 2G, CH-8055 ZURICH	for	for

ORIGINAL INSTRUCTIONS.

THANK YOU.

20 AMENDMENTS OF THE ARTICLES OF ASSOCIATION TO CONFORM TO THE NEW SWISS COMPANY LAW: AMENDMENTS OF THE ARTICLES OF ASSOCIATION IN for for LINE WITH THE COMPENSATION PROVISIONS OF THE ORDINANCE AGAINST EXCESSIVE COMPENSATION IN LISTED STOCK COMPANIES 21 AMENDMENTS OF THE ARTICLES OF ASSOCIATION TO CONFORM TO THE NEW SWISS COMPANY LAW: AMENDMENTS OF THE ARTICLES OF ASSOCIATION IN LINE WITH FURTHER PROVISIONS OF THE ORDINANCE for for AGAINST EXCESSIVE COMPENSATION IN LISTED STOCK COMPANIES, OTHER AMENDMENTS OF THE SWISS COMPANY LAW, THE MODE OF **VOTING AND OTHER ASPECTS** 22 09 JUN 2014: PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF DIVIDEND AMOUNT. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT non voting non voting **VOTE AGAIN UNLESS YOU** DECIDE TO AMEND YOUR

32

#### **CHEMICALS**

#### **Syngenta**

#### SYNN CH0011037469 AG 4/29/2014

non voting non voting

PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 296871 DUE TO ADDITION OF **RESOLUTION 11. ALL VOTES** RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.

non voting non voting

for for

2 PART 2 OF THIS MEETING IS FOR VOTING ON AGENDA AND MEETING ATTENDANCE REQUESTS ONLY. PLEASE ENSURE THAT YOU HAVE FIRST VOTED IN FAVOUR OF THE REGISTRATION OF SHARES IN PART 1 OF THE MEETING. IT IS A MARKET REQUIREMENT FOR MEETINGS OF THIS TYPE THAT THE SHARES ARE REGISTERED AND MOVED TO A REGISTERED LOCATION AT THE CSD, AND SPECIFIC POLICIES AT THE INDIVIDUAL SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF THE VOTE INSTRUCTION, IT IS POSSIBLE THAT A MARKER MAY BE PLACED ON YOUR SHARES TO ALLOW FOR RECONCILIATION AND RE-REGISTRATION FOLLOWING A TRADE. THEREFORE WHILST THIS DOES NOT PREVENT THE TRADING OF SHARES, ANY THAT ARE REGISTERED MUST BE FIRST DEREGISTERED IF REQUIRED FOR SETTLEMENT. **DEREGISTRATION CAN AFFECT** THE VOTING RIGHTS OF THOSE SHARES. IF YOU HAVE **CONCERNS REGARDING YOUR** ACCOUNTS, PLEASE CONTACT YOUR CLIENT

## REPRESENTATIVE

	REPRESENTATIVE		
3	Approval of the Annual Report,		
	including the Annual Financial		
	Statements and the Group	for	for
	Consolidated Financial Statements		
	for the year 2013		
4	Consultative vote on the		
•	compensation system	for	for
5	Discharge of the members of the		
5	Board of Directors and the Executive	for	for
		101	101
_	Committee		
6	Reduction of share capital by	for	for
_	cancellation of repurchased shares		
7	Appropriation of the available		
	earnings as per Balance Sheet 2013		
	and dividend decision: a gross	for	for
	dividend of CHF 10.00 per share for		
	the business year 2013		
8	Revision of the Articles of		
	Incorporation: Article 95 paragraph 3	for	for
	of the Federal Constitution		
9	Re-election of Vinita Bali to the		
	Board of Directors	for	for
10			
10	Re-election of Stefan Borgas to the	for	for
11	Board of Directors		
11	Re-election of Gunnar Brock to the	for	for
	Board of Directors		
12	Re-election of Michel Demare to the	for	for
	Board of Directors	101	101
13	Re-election of Eleni Gabre-Madhin	for	for
	to the Board of Directors	101	101
14	Re-election of David Lawrence to	for	for
	the Board of Directors	101	101
15	Re-election of Michael Mack to the	e	e
	Board of Directors	for	for
16	Re-election of Eveline Saupper to	_	_
	the Board of Directors	for	for
17	Re-election of Jacques Vincent to the		
1,	Board of Directors	for	for
10			
10	Re-election of Jurg Witmer to the	for	for
10	Board of Directors		
19	Election of Michel Demare as	for	for
•	Chairman of the Board of Directors		
20	Election of Eveline Saupper as	_	_
	member of the Compensation	for	for
	Committee		
21	Election of Jacques Vincent as		
	member of the Compensation	for	for
	Committee		
22	Election of Jurg Witmer as member	<b>e</b>	<b>6</b> ~
	of the Compensation Committee	for	for
	•		

Election of the Independent Proxy:
 Prof. Dr. Lukas Handschin
 Election of the external auditor:
 KPMG AG as external Auditor of
 Syngenta AG
 Ad hoc

### Lonza Group

#### LONN CH0013841017 AG 4/16/2014

Ι

1 PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 297339 DUE TO ADDITION OF RESOLUTION 9. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.

non voting non voting

PART 2 OF THIS MEETING IS FOR VOTING ON AGENDA AND **MEETING ATTENDANCE** REQUESTS ONLY. PLEASE ENSURE THAT YOU HAVE FIRST VOTED IN FAVOUR OF THE REGISTRATION OF SHARES IN PART 1 OF THE MEETING. IT IS A MARKET REQUIREMENT FOR MEETINGS OF THIS TYPE THAT THE SHARES ARE REGISTERED AND MOVED TO A REGISTERED LOCATION AT THE CSD, AND SPECIFIC POLICIES AT THE INDIVIDUAL SUB-CUSTODIANS MAY VARY, UPON RECEIPT OF THE VOTE INSTRUCTION, IT IS POSSIBLE THAT A MARKER MAY BE PLACED ON YOUR SHARES TO ALLOW FOR RECONCILIATION AND RE-

non voting non voting

THAT ARE REGISTERED MUST
BE FIRST DEREGISTERED IF
REQUIRED FOR SETTLEMENT.
DEREGISTRATION CAN AFFECT
THE VOTING RIGHTS OF THOSE
SHARES. IF YOU HAVE
CONCERNS REGARDING YOUR
ACCOUNTS, PLEASE CONTACT
YOUR CLIENT

REGISTRATION FOLLOWING A TRADE. THEREFORE WHILST THIS DOES NOT PREVENT THE TRADING OF SHARES, ANY

for for

REPRESENTATIVE

3 The Board of Directors proposes that the Annual Report, the Consolidated

	•		
	Financial Statements and the Annual		
	Financial Statements as well as the		
	reports of the Auditors of Lonza		
	Group Ltd for the financial year 2013		
	to be approved		
4	The Board of Directors proposes that		
	the Remuneration Report 2013 be	for	for
	approved (consultative vote)		
5	The Board of Directors proposes that		
	the members of the Board of	<b>C</b>	<b>C</b>
	Directors be granted discharge for the	for	for
	financial year 2013		
6	Appropriation of Available Earnings /		
	Reserves from Capital Contribution:	for	for
	CHF 2.15		
7	Re-election to the Board of Directors:	<b>C</b>	Co.
	Patrick Aebischer	for	for
8	Re-election to the Board of Directors:	for	for
	Werner J. Bauer	101	for
9	Re-election to the Board of Directors:	for	for
	Thomas Ebeling	101	101
10	Re-election to the Board of Directors:	for	for
	Jean-Daniel Gerber	101	101
11	Re-election to the Board of Directors:	for	for
	Margot Scheltema	101	101
12	Re-election to the Board of Directors:	for	for
	Rolf Soiron	101	101
13	Re-election to the Board of Directors:	for	for
	Antonio Trius	202	101
14	Election to the Board of Directors:	for	for
	Barbara M. Richmond		
15	Election to the Board of Directors:	for	for
1.0	Juergen B. Steinemann		
16	The Board of Directors proposes the		
	election of Rolf Soiron as	<b>C</b>	Co.
	Chairperson of the Board of Directors	for	for
	for a one-year term until completion of the Appual General Macting 2015		
17	of the Annual General Meeting 2015  The Board of Directors proposes the		
1 /	The Board of Directors proposes the election of Thomas Ebeling to the		
	Nomination and Compensation		
	Committee each for a one-year term	for	for
	until completion of the Annual		
	General Meeting 2015		
18	The Board of Directors proposes the		
10	election of Jean-Daniel Gerber to the		
	Nomination and Compensation		
	Committee each for a one-year term	for	for
	until completion of the Annual		
	General Meeting 2015		
19		for	for

The Board of Directors proposes the election of Juergen B. Steinemann to the Nomination and Compensation Committee each for a one-year term until completion of the Annual General Meeting 2015

- 20 The Board of Directors proposes the re-election of KPMG Ltd, Zurich, as auditors for the financial year 2014
- 21 The Board of Directors proposes the election of Daniel Pluss as independent proxy for a one-year term until completion of the Annual General Meeting 2015
- 22 The Board of Directors proposes that the Articles of Association be for amended pursuant to the separate annex
- 23 If at the time of the Annual General Meeting, the Board of Directors or shareholders make unannounced proposals with respect to those agenda items set forth above, or new agenda items are put forth before the Annual General Meeting, I/we instruct the independent proxy to vote my/our shares as follows (YES=in accordance with the proposal of the Board of Director, AGAINST=Rejection, ABSTAIN=Abstention)

for for

for for

for

against against

#### **Construction and Materials**

## Belimo Holding

#### BEAN CH0001503199 AG 4/14/2014

Ι

1 PLEASE NOTE THAT THIS IS
AN AMENDMENT TO
MEETING ID 295592 DUE TO
DELETION OF RESOLUTION.
ALL VOTES RECEIVED ON
THE PREVIOUS MEETING
WILL BE DISREGARDED AND
YOU WILL NEED TO
REINSTRUCT ON THIS
MEETING NOTICE. THANK
YOU.

Non Voting Non Voting

**Non Voting Non Voting** 

2 PART 2 OF THIS MEETING IS FOR VOTING ON AGENDA AND MEETING ATTENDANCE REQUESTS ONLY. PLEASE ENSURE THAT YOU HAVE FIRST VOTED IN FAVOUR OF THE REGISTRATION OF SHARES IN PART 1 OF THE MEETING. IT IS A MARKET

> REQUIREMENT FOR MEETINGS OF THIS TYPE THAT THE SHARES ARE

REGISTERED AND MOVED TO A REGISTERED LOCATION AT THE CSD, AND SPECIFIC

POLICIES AT THE INDIVIDUAL SUB-CUSTODIANS MAY

VARY. UPON RECEIPT OF THE VOTE INSTRUCTION, IT IS POSSIBLE THAT A MARKER

MAY BE PLACED ON YOUR

SHARES TO ALLOW FOR

RECONCILIATION AND RE-

REGISTRATION FOLLOWING

A TRADE. THEREFORE

WHILST THIS DOES NOT

PREVENT THE TRADING OF

SHARES, ANY THAT ARE

REGISTERED MUST BE FIRST DEREGISTERED IF REQUIRED

FOR SETTLEMENT.

DEREGISTRATION CAN

AFFECT THE VOTING RIGHTS

OF THOSE SHARES. IF YOU HAVE CONCERNS REGARDING YOUR ACCOUNTS, PLEASE CONTACT YOUR CLIENT REPRESENTATIVE

	ACCOUNTS, PLEASE		
	CONTACT YOUR CLIENT		
	REPRESENTATIVE		
3	Approval of the management		
	report, the financial statements of		
	Belimo Holding AG and the	for	for
	consolidated financial statements		
	2013		
4	Resolution on the appropriation of	<b>6</b>	<b>C</b>
	available earnings	for	for
5	Consultative vote on the		
	remuneration system and	c	e
	remuneration for the financial year	for	for
	2013		
6	Discharge of the board of directors	for	for
7	Re-elect Martin Hess as board of	e	•
	directors	for	for
8	Re-elect Walter Linsi as board of		
	directors	for	for
9	Re-elect Prof. Dr. Hans Peter	e	e
	Wehrli as board of directors	for	for
10	Re-elect Dr. Martin Zwyssig as	c	e
	board of directors	for	for
11	Elect Patrick Burkhalter as board of	c	e
	directors	for	for
12	Elect Prof. Dr. Hans Peter Wehrli		
	as chairman of the board of	for	for
	directors		
13	Elect Dr. Martin Zwyssig as deputy	c	e
	chairman of the board of directors	for	for
14	Elect Martin Hess as the member of	<b>6</b>	<b>C</b>
	the remuneration committee	for	for
15	Elect Walter Linsi as the member	<b>6</b>	<b>C</b>
	of the remuneration committee	for	for
16	Elect Prof. Dr. Hans Peter Wehrli		
	as the member of the remuneration	for	for
	committee		
17	Election of the independent voting		
	right representative / proxy voting	for	for
	services GmbH, Zurich		
18	Re-election of the statutory auditors	<b>6</b>	<b>C</b>
	/ KMPG AG	for	for
19	Adjustment of the articles of		
	incorporation to comply with the		
	ordinance against excessive	for	for
	compensation in listed companies		
	(Veguev)		
20	-	for	for

Approval of the fixed remuneration of the board of directors for 2014
21 Approval of the fixed and variable remuneration of the group for executive committee for 2014

22 Ad hoc against against

#### **Food & Beverages**

#### CIE

#### **Financiere**

#### CFR CH0045039655 Richemont 9/12/2013

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PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 151735 DUE TO ADDITION OF RESOLUTION. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.

non voting non voting

2 The Board of Directors proposes that the General Meeting, having taken note of the reports of the auditor, approve the consolidated financial statements of the Group, the financial statements of the Company and the directors report for the business year ended 31 March 2013

for for

The Board of Directors proposes that the 2013 compensation report as per pages 53 to 60 of the Annual Report and Accounts 2013 be ratified

for for

Appropriation of profits: At 31

for for

March 2013, the retained earnings available for distribution amounted to CHF 2 366 505 209. The Board of Directors proposes that a dividend of CHF 1.00 be paid per Richemont share. This is equivalent to CHF 1.00 per A bearer share in the Company and CHF 0.10 per B registered share in the Company. This represents a total dividend payable of CHF 574 200 000, subject to a waiver by Richemont Employee Benefits Limited, a wholly owned subsidiary, of its entitlement to receive dividends on an estimated 21 million Richemont A shares held in treasury. The Board of Directors proposes that the remaining available retained earnings of the Company at 31 March 2013 after payment of the dividend be carried forward to the

	following business year. The dividend will be paid on or about 19		
5	September 2013 Discharge of the Board of Directors	for	for
6	Re-election of Johann Rupert to the Board of Directors to serve for a	for	for
	further term of one year	101	101
7	Re-election of Dr Franco Cologni to		
	the Board of Directors to serve for a	for	for
	further term of one year		
8	Re-election of Lord Douro to the		
	Board of Directors to serve for a	for	for
0	further term of one year		
9	Re-election of Yves-Andre Istel to the Board of Directors to serve for a	for	for
	further term of one year	101	101
10	Re-election of Richard Lepeu to the		
_	Board of Directors to serve for a	for	for
	further term of one year		
11	Re-election of Ruggero Magnoni to		
	the Board of Directors to serve for a	for	for
	further term of one year		
12	Re-election of Josua Malherbe to the	0	e
	Board of Directors to serve for a	for	for
13	further term of one year Re-election of Dr Frederick Mostert		
13	to the Board of Directors to serve for	for	for
	a further term of one year	101	101
14	Re-election of Simon Murray to the		
	Board of Directors to serve for a	for	for
	further term of one year		
15	Re-election of Alain Dominique		
	Perrin to the Board of Directors to	for	for
1.0	serve for a further term of one year		
16	Re-election of Guillaume Pictet to the Board of Directors to serve for a	for	for
	further term of one year	101	101
17	Re-election of Norbert Platt to the		
	Board of Directors to serve for a	for	for
	further term of one year		
18	Re-election of Alan Quasha to the		
	Board of Directors to serve for a	for	for
	further term of one year		
19	Re-election of Maria Ramos to the		
	Board of Directors to serve for a	for	for
20	further term of one year Re-election of Lord Renwick of		
∠∪	Clifton to the Board of Directors to	for	for
	serve for a further term of one year		101
21	Re-election of Jan Rupert to the	for	for
	Board of Directors to serve for a		

22	further term of one year Re-election of Gary Saage to the Board of Directors to serve for a	for	for
	further term of one year		
23	Re-election of Jurgen Schrempp to		
	the Board of Directors to serve for a	for	for
	further term of one year		
24	Election of Bernard Fornas to the	e	e
	Board of Directors to serve for a	for	for
25	further term of one year Election of Jean-Blaise Eckert to the		
23	Board of Directors to serve for a	for	for
	further term of one year	101	101
26	Re-appoint of the auditor		
20	PricewaterhouseCoopers Ltd,	for	for
	Geneva	101	101
27	Revisions to the Articles of		
	Association: Articles 6, 8, 9, 15, 17,	for	for
	18, 21, and 35		
28	In the case of ad-hoc/Miscellaneous		
	shareholder motions proposed during		
	the general meeting, I authorize my	against	against
	proxy to act as follows in accordance		
20	with the board of directors.		
29	PLEASE NOTE THAT THIS IS A	<b>1</b> •	4 <b>:</b> -
	REVISION DUE TO CHANGE IN	non voting	non voting
	TEXT OF RESOLUTION 5		

# Evolva EVE CH0021218067 Holdings 3/23/2014

I

2	PART 2 OF THIS MEETING IS FOR VOTING ON AGENDA AND MEETING ATTENDANCE REQUESTS ONLY. PLEASE ENSURE THAT YOU HAVE FIRST VOTED IN FAVOUR OF THE REGISTRATION OF SHARES IN PART 1 OF THE MEETING. IT IS A MARKET REQUIREMENT FOR MEETINGS OF THIS TYPE THAT THE SHARES ARE REGISTERED AND MOVED TO A REGISTERED LOCATION AT THE CSD, AND SPECIFIC POLICIES AT THE INDIVIDUAL SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF THE VOTE INSTRUCTION, IT IS POSSIBLE THAT A MARKER MAY BE PLACED ON YOUR SHARES TO ALLOW FOR RECONCILIATION AND RE- REGISTRATION FOLLOWING A TRADE. THEREFORE WHILST THIS DOES NOT PREVENT THE TRADING OF SHARES, ANY THAT ARE REGISTERED MUST BE FIRST DEREGISTERED IF REQUIRED FOR SETTLEMENT. DEREGISTRATION CAN AFFECT THE VOTING RIGHTS OF THOSE SHARES. IF YOU HAVE CONCERNS REGARDING YOUR ACCOUNTS, PLEASE CONTACT YOUR CLIENT REPRESENTATIVE APPROVAL OF THE ANNUAL	non voting	non voting
	REPORT, THE FINANCIAL STATEMENTS AND THE CONSOLIDATED FINANCIAL STATEMENTS 2013	for	for
3	CONSULTATIVE VOTE ON THE COMPENSATION REPORT 2013	for	for
4	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND OF THE GROUP MANAGEMENT TEAM	for	for
5	THE BOARD OF DIRECTORS PROPOSES TO CARRY FORWARD THE LOSS OF THE YEAR 2013 IN THE AMOUNT OF CHF 3.54 MILLION	for	for
6	RENEWAL AND INCREASE OF AUTHORISED SHARE CAPITAL	for	for
7	110 ITTORIOLD SHARL CALITAL	for	for

	ADJUSTMENTS TO NEW		
	CORPORATE LEGISLATION		
8	ELECTION OF SIR TOM MCKILLOP	<b>C</b>	<b>C</b>
	TO THE BOARD OF DIRECTORS	for	for
9	ELECTION OF CLAUS BRAESTRUP	<b>C</b>	<b>C</b>
	TO THE BOARD OF DIRECTORS	for	for
10	ELECTION OF MARTIN GERTSCH TO	£	<b>C</b> om
	THE BOARD OF DIRECTORS	for	for
11	ELECTION OF NEIL GOLDSMITH TO	for	for
	THE BOARD OF DIRECTORS	101	101
12	ELECTION OF JUTTA HEIM TO THE	for	for
	BOARD OF DIRECTORS	101	101
13	ELECTION OF GANESH KISHORE TO	for	for
	THE BOARD OF DIRECTORS	101	101
14	ELECTION OF STUART STRATHDEE	for	for
	TO THE BOARD OF DIRECTORS	101	101
15	ELECTION OF THOMAS VIDEBAEK	for	for
	TO THE BOARD OF DIRECTORS	101	101
16	ELECTION OF THE CHAIRPERSON OF		
	THE BOARD OF DIRECTORS: SIR	for	for
	TOM MCKILLOP		
17	ELECTION OF CLAUS BRAESTRUP		
	TO THE COMPENSATION	for	for
	COMMITTEE		
18	ELECTION OF THOMAS VIDEBAEK		
	TO THE COMPENSATION	for	for
	COMMITTEE		
19	RE-ELECTION OF THE AUDITORS /	for	for
	ERNST AND YOUNG AG, BASEL	101	101
20	ELECTION OF THE INDEPENDENT		
	PROXY / DR. OSCAR OLANO,	for	for
	STAEHELIN OLANO ADVOKATUR	101	101
	AND NOTARIAT, BASEL		
21	COMPENSATION OF THE GROUP	for	for
	MANAGEMENT TEAM		101
22	COMPENSATION OF THE BOARD OF	for	for
	DIRECTORS	101	-01
23	AD HOC	against	against

# Lindt & LISN CH001057759 Spruengli 4/24/2014

I

1	PART 2 OF THIS MEETING IS FOR VOTING ON AGENDA AND MEETING ATTENDANCE REQUESTS ONLY. PLEASE ENSURE THAT YOU HAVE FIRST VOTED IN FAVOUR OF THE REGISTRATION OF SHARES IN PART 1 OF THE MEETING. IT IS A MARKET REQUIREMENT FOR MEETINGS OF THIS TYPE THAT THE SHARES ARE REGISTERED AND MOVED TO A REGISTERED LOCATION AT THE CSD, AND SPECIFIC POLICIES AT THE INDIVIDUAL SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF THE VOTE INSTRUCTION, IT IS POSSIBLE THAT A MARKER MAY BE PLACED ON YOUR SHARES TO ALLOW FOR RECONCILIATION AND RE- REGISTRATION FOLLOWING A TRADE. THEREFORE WHILST THIS DOES NOT PREVENT THE TRADING OF SHARES, ANY THAT ARE REGISTERED MUST BE FIRST DEREGISTERED IF REQUIRED FOR SETTLEMENT. DEREGISTRATION CAN AFFECT THE VOTING RIGHTS OF THOSE SHARES. IF YOU HAVE CONCERNS REGARDING YOUR ACCOUNTS, PLEASE CONTACT YOUR CLIENT REPRESENTATIVE	non voting	non voting
2	Approval of the annual report, the annual financial statements and the consolidated financial statements	for	for
3	Discharge of the members of the board of directors and the executive board	for	for
4	Appropriation of the balance sheet profit of Chocoladefabriken Lindt and Spruengli Aktiengesellschaft: Dividends of CHF 95 per registered share and CHF 9.50 per participation certificate	for	for
5	Conversion of reserves from capital contributions and distribution of a dividend : CHF 555 per registered share and CHF 55.50 per participation certificate	for	for
6	Re-election of Ernst Tanner as chairman of the board of directors	for	for
7		for	for

	Re-election of Antonio Bulgheroni to the		
	board of directors		
8	Re-election of Dr. Rudolf K. Spruengli to		
	the board of directors	for	for
9	Re-election of Dr. Franz Peter Oesch to the	e	e
	board of directors	for	for
10	Re-election of DKFM. Elisabeth Guertler	for	for
	to the board of directors	101	101
11	Election of Petra Schadeberg-Herrmann as	for	for
	member of the board of directors	101	101
12	Election of DKFM. Elisabeth Guertler to	for	for
	the remuneration committee	101	101
13	Election of Antonio Bulgheroni to the	for	for
	remuneration committee	101	101
14	Election of Dr. Rudolf K. Spruengli to the	for	for
	remuneration committee		
15	Election of the independent proxy	for	for
1.0	representative / Dr. Christoph Reinhardt		
16	Re-election of the auditors /	for	for
17	PricewaterhouseCoopers AG, Zurich Partial amendment of the articles of		
1 /		for	for
	association concerning Veguev and further amendments	101	101
10	Ad hoc	against	against
19		agamsı	agamsı
1)	THIS IS A REVISION DUE TO		
	RECEIPT OF DIVIDEND AMOUNT. IF		
	YOU HAVE ALREADY SENT IN YOUR	non	non
	VOTES, PLEASE DO NOT RETURN	voting	voting
	THIS PROXY FORM UNLESS YOU	, , , , , , ,	
	DECIDE TO AMEND YOUR ORIGINAL		
	INSTRUCTIONS. THANK YOU.		

#### **Nestle** NESN CH0038863350 SA

4/10/2014

PART 2 OF THIS MEETING IS

I

FOR VOTING ON AGENDA AND MEETING ATTENDANCE REQUESTS ONLY. PLEASE ENSURE THAT YOU HAVE FIRST VOTED IN FAVOUR OF THE REGISTRATION OF SHARES IN PART 1 OF THE MEETING. IT IS A MARKET REQUIREMENT FOR MEETINGS OF THIS TYPE THAT THE SHARES ARE REGISTERED AND MOVED TO A REGISTERED LOCATION AT THE CSD, AND SPECIFIC POLICIES AT THE INDIVIDUAL SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF THE VOTE INSTRUCTION, IT IS POSSIBLE THAT A MARKER MAY BE PLACED ON YOUR SHARES TO ALLOW FOR RECONCILIATION AND RE-REGISTRATION FOLLOWING A TRADE. THEREFORE WHILST THIS DOES NOT PREVENT THE TRADING OF SHARES. ANY THAT ARE REGISTERED MUST BE FIRST DEREGISTERED IF REQUIRED FOR SETTLEMENT. **DEREGISTRATION CAN AFFECT** THE VOTING RIGHTS OF THOSE SHARES. IF YOU HAVE **CONCERNS REGARDING YOUR** ACCOUNTS, PLEASE CONTACT YOUR CLIENT REPRESENTATIVE

non Voting non Voting

Approval of the Annual Report, the financial statements of Nestle S.A. and the consolidated financial statements of the Nestle Group for 2013

Acceptance of the Compensation Report 2013 (advisory vote)

4 Release of the members of the Board of Directors and of the Management

Appropriation of profits resulting from the balance sheet of Nestle S.A. for for

for for

for for

for

for

	(proposed dividend) for the financial		
6	year 2013 Revision of the Articles of		
U	Association. Adaptation to new Swiss	for	for
	Company Law	101	101
7	Re-election to the Board of Directors:		
,	Mr Peter Brabeck-Letmathe	for	for
8	Re-election to the Board of Directors:		
O	Mr Paul Bulcke	for	for
9	Re-election to the Board of Directors:		
	Mr Andreas Koopmann	for	for
10	Re-election to the Board of Directors:		
10	Mr Rolf Hanggi	for	for
11	Re-election to the Board of Directors:		
11	Mr Beat Hess	for	for
12	Re-election to the Board of Directors:		
12	Mr Daniel Borel	for	for
13	Re-election to the Board of Directors:		
13	Mr Steven G. Hoch	for	for
14	Re-election to the Board of Directors:		
17	Ms Naina Lal Kidwai	for	for
15	Re-election to the Board of Directors:		
13	Ms Titia de Lange	for	for
16	Re-election to the Board of Directors:		
10	Mr Jean- Pierre Roth	for	for
17	Re-election to the Board of Directors:		
-,	Ms Ann M. Veneman	for	for
18	Re-election to the Board of Directors:	•	
	Mr Henri de Castries	for	for
19	Re-election to the Board of Directors:	•	•
	Ms Eva Cheng	for	for
20	Election of the Chairman of the		
	Board of Directors: Mr Peter	for	for
	Brabeck-Letmathe		
21	Election of the member of the		
	Compensation Committee: Mr Beat	for	for
	Hess		
22	Election of the member of the		
	Compensation Committee: Mr Daniel	for	for
	Borel		
23	Election of the member of the		
	Compensation Committee: Mr	for	for
	Andreas Koopmann		
24	Election of the member of the		
	Compensation Committee: Mr	for	for
	Jean-Pierre Roth		
25	Re-election of the statutory auditors	<b>e</b>	e
	KPMG SA, Geneva branch	for	for
26	Election of the Independent		
	Representative Hartmann Dreyer,	for	for
	Attorneys-at-Law		
	•		

27 In the event of a new or modified proposal by a shareholder during the General Meeting, I instruct the independent representative to vote according to the following instruction: INSTRUCT FOR ON ONE RESOLUTION AMONG 6.1, non Voting non Voting 6.2 AND 6.3 TO SHOW WHICH **VOTING OPTION YOU CHOOSE** IN THE EVENT OF NEW OR MODIFIED PROPOSALS. INSTRUCT CLEAR ON THE **REMAINING TWO** RESOLUTIONS 28 Vote in accordance with the proposal for for of the Board of Directors 29 Vote against the proposal of the for for **Board of Directors** 30 Abstain against against

#### **Industrial Goods and Services**

#### **ABB**

#### ABBN CH0012221716 Ltd 4/30/2014

Ι

- 1 PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 299440 DUE TO ADDITION OF RESOLUTION 11. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.
- **Not Voting Not Voting**
- 2 PART 2 OF THIS MEETING IS FOR **VOTING ON AGENDA AND MEETING ATTENDANCE** REQUESTS ONLY. PLEASE ENSURE THAT YOU HAVE FIRST VOTED IN FAVOUR OF THE REGISTRATION OF SHARES IN PART 1 OF THE MEETING. IT IS A MARKET REQUIREMENT FOR MEETINGS OF THIS TYPE THAT THE SHARES ARE REGISTERED AND MOVED TO A REGISTERED LOCATION AT THE CSD, AND SPECIFIC POLICIES AT THE INDIVIDUAL SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF THE VOTE INSTRUCTION, IT IS POSSIBLE THAT A MARKER MAY BE PLACED ON YOUR SHARES TO ALLOW FOR RECONCILIATION AND RE-REGISTRATION FOLLOWING A TRADE. THEREFORE WHILST

THIS DOES NOT PREVENT THE TRADING OF SHARES, ANY THAT ARE REGISTERED MUST BE FIRST DEREGISTERED IF REQUIRED FOR SETTLEMENT. DEREGISTRATION CAN AFFECT THE VOTING RIGHTS OF THOSE

**Not Voting Not Voting** 

REPORTING FOR FISCAL YEAR 2013

CONCERNS REGARDING YOUR ACCOUNTS, PLEASE CONTACT YOUR CLIENT REPRESENTATIVE

SHARES. IF YOU HAVE

**Not Voting Not Voting** 

4			
	REPORT, THE CONSOLIDATED		
	FINANCIAL STATEMENTS, AND	for	for
	THE ANNUAL FINANCIAL		
	STATEMENTS FOR 2013		
5	CONSULTATIVE VOTE ON THE	for	for
	2013 REMUNERATION REPORT	101	101
6	DISCHARGE OF THE BOARD OF		
	DIRECTORS AND THE PERSONS	for	for
	ENTRUSTED WITH	101	101
	MANAGEMENT		
7	APPROPRIATION OF AVAILABLE		
	EARNINGS AND DISTRIBUTION	for	for
	OF CAPITAL CONTRIBUTION	101	101
	RESERVE		
8	CREATION OF ADDITIONAL		
	CONTINGENT SHARE CAPITAL	e	e
	IN CONNECTION WITH	for	for
	EMPLOYEE PARTICIPATION		
9	REVISION OF THE ARTICLES OF		
	INCORPORATION	for	for
10	ELECTION TO THE BOARD OF		
	DIRECTORS: ROGER AGNELLI AS	for	for
	MEMBER	-0-	101
11	ELECTION TO THE BOARD OF		
	DIRECTORS: MATTI ALAHUHTA	for	for
	AS MEMBER	101	101
12	ELECTION TO THE BOARD OF		
12	DIRECTORS: LOUIS R. HUGHES	for	for
	AS MEMBER	101	101
13	ELECTION TO THE BOARD OF		
13	DIRECTORS: MICHEL DE ROSEN	for	for
	AS MEMBER	101	101
1.4	ELECTION TO THE BOARD OF		
14	DIRECTORS: MICHAEL	for	for
	TRESCHOW AS MEMBER	101	101
1.5	ELECTIONS TO THE BOARD OF		
13	DIRECTORS: JACOB	<b>C</b>	<b>C</b> om
		for	for
1.0	WALLENBERG AS MEMBER		
16	ELECTIONS TO THE BOARD OF	e	e
	DIRECTORS: YING YEH AS	for	for
1.7	MEMBER		
1/	ELECTIONS TO THE BOARD OF		
	DIRECTORS: HUBERTUS VON	for	for
	GRUENBERG AS MEMBER AND		
	CHAIRMAN OF THE BOARD		
18	ELECTION TO THE	_	_
	COMPENSATION COMMITTEE:	for	for
	MICHEL DE ROSEN		
19	ELECTION TO THE	for	for
	COMPENSATION COMMITTEE:		

MICHAEL TRESCHOW 20 ELECTION TO THE COMPENSATION COMMITTEE: for for YING YEH 21 ELECTION OF THE INDEPENDENT PROXY: DR. HANS ZEHNDER, for for ATTORNEY-AT-LAW AND NOTARY, BAHNHOFPLATZ1, CH-5401 BADEN 22 RE-ELECTION OF THE **AUDITORS: ERNST AND YOUNG** for for AG 23 ADDITIONAL AND/OR against against **COUNTER-PROPOSALS** 

PART 2 OF THIS MEETING IS FOR

## Bucher Industries BUCN CH0002432174 AG 4/10/2014

Ι

VOTING ON AGENDA AND MEETING ATTENDANCE REQUESTS ONLY. PLEASE ENSURE THAT YOU HAVE FIRST VOTED IN FAVOUR OF THE REGISTRATION OF SHARES IN PART 1 OF THE MEETING. IT IS A MARKET REQUIREMENT FOR MEETINGS OF THIS TYPE THAT THE SHARES ARE REGISTERED AND MOVED TO A REGISTERED LOCATION AT THE CSD, AND SPECIFIC POLICIES AT THE INDIVIDUAL SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF THE VOTE non non INSTRUCTION, IT IS POSSIBLE voting voting THAT A MARKER MAY BE PLACED ON YOUR SHARES TO ALLOW FOR RECONCILIATION AND RE-REGISTRATION FOLLOWING A TRADE. THEREFORE WHILST THIS DOES NOT PREVENT THE TRADING OF SHARES, ANY THAT ARE REGISTERED MUST BE FIRST DEREGISTERED IF REQUIRED FOR SETTLEMENT. DEREGISTRATION CAN AFFECT THE VOTING RIGHTS OF THOSE SHARES. IF YOU HAVE CONCERNS REGARDING YOUR ACCOUNTS, PLEASE CONTACT YOUR CLIENT REPRESENTATIVE 2 Approval of the annual report, the consolidated financial statements and the for for financial statements 2013 Acknowledgement of compensation for for report 4 Ratification of the acts of the board of for for directors and the group management Appropriation of retained earnings for for :Dividends of CHF 6.50 per share

Re-election of Ernst Baertschi to the

Re-election of Rolf Broglie to the board

board of directors

of directors

8

for

for

for

for

for

for

	Re-election of Claude R. Cornaz to the board of directors		
9	Re-election of Anita Hauser to the board of directors	for	for
10	Re-election of Michael Hauser to the board of directors	for	for
11	Re-election of Heinrich Spoerry to the board of directors	for	for
12	Election of Valentin Vogt as a member of the board of directors	for	for
13	Election of Rolg Broglie as chairman of the board of directors	for	for
14	Election of Rolf Broglie to the compensation committee	for	for
15	Election of Claude R. Cornaz to the compensation committee	for	for
16	Election of Anita Hauser to the compensation committee	for	for
	Election of independent proxy / Mathe and Partner, Attorneys at Law, Zurich	for	for
	Re-election of the auditors / PricewaterhouseCoopers AG, Zurich	for	for
19	Amendments to the articles of association: General amendments implementing the OAEC	for	for
20	Amendments to the articles of association: Provisions of the articles of association relating to compensation	for	for
21	Amendments to the articles of association: Further amendments of the articles of association	for	for
	Ad hoc 20 MAR 2014: PLEASE NOTE THAT THIS IS A REVISION DUE TO	against	against
	RECEIPT OF DIVIDEND AMOUNT AND MODIFICATION OF TEXT OF RESOLUTION 5.4.B. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU	non voting	non voting

# DKSH CH0126673539 Holdings 4/15/2014

I

2	PART 2 OF THIS MEETING IS FOR VOTING ON AGENDA AND MEETING ATTENDANCE REQUESTS ONLY. PLEASE ENSURE THAT YOU HAVE FIRST VOTED IN FAVOUR OF THE REGISTRATION OF SHARES IN PART 1 OF THE MEETING. IT IS A MARKET REQUIREMENT FOR MEETINGS OF THIS TYPE THAT THE SHARES ARE REGISTERED AND MOVED TO A REGISTERED LOCATION AT THE CSD, AND SPECIFIC POLICIES AT THE INDIVIDUAL SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF THE VOTE INSTRUCTION, IT IS POSSIBLE THAT A MARKER MAY BE PLACED ON YOUR SHARES TO ALLOW FOR RECONCILIATION AND RE-REGISTRATION FOLLOWING A TRADE. THEREFORE WHILST THIS DOES NOT PREVENT THE TRADING OF SHARES, ANY THAT ARE REGISTERED MUST BE FIRST DEREGISTERED IF REQUIRED FOR SETTLEMENT. DEREGISTRATION CAN AFFECT THE VOTING RIGHTS OF THOSE SHARES. IF YOU HAVE CONCERNS REGARDING YOUR ACCOUNTS, PLEASE CONTACT YOUR CLIENT REPRESENTATIVE Approval of the annual report, annual	non voting	non voting
	financial statements and consolidated financial statements for the financial year 2013, reports of the statutory auditors	for	for
3	Allocation of balance sheet profit 2013 as proposed in the invitation	for	for
4	Release and distribution of legal reserves from capital contribution (dividends from legal reserves from capital contribution) as proposed in the invitation; Dividends of CHF 0.95 per share and special dividends of CHF 0.15 per share	for	for
5	Discharge of the members of the board of directors and the executive board	for	for
6		for	for

	Re-election of member of the board of		
	directors: Mr. Adrian T. Keller		
7	Re-election of member of the board of	for	for
	directors: Mr. Rainer-Marc Frey	101	101
8	Re-election of member of the board of	for	for
	directors: Dr. Frank Ch. Gulich	101	101
9	Re-election of member of the board of	for	for
	directors: Mr. Andreas W. Keller	101	101
10	Re-election of member of the board of	for	for
	directors: Mr. Robert Peugeot	101	101
11	Re-election of member of the board of	for	for
	directors: Dr. Theo Siegert	101	101
12	Re-election of member of the board of	for	for
	directors: Dr. Hans Christoph Tanner	101	101
13		for	for
	directors: Dr. Joerg Wolle	101	101
14	Election of member of the board of	for	for
	directors: Mr. David Kamenetzky	101	101
15	Re-election of Mr. Adrian T. Keller as	for	for
	chairman of the board of directors	101	101
16	Election of member of the nomination		
	and compensation committee: Mr.	for	for
	Andreas W. Keller		
17	Election of member of the nomination		
	and compensation committee: Dr. Frank	for	for
	Ch. Gulich		
18	Election of member of the nomination		
	and compensation committee: Mr. Robert	for	for
	Peugeot		
19	Re-election of auditors: Ernst and Young	for	for
	Ltd. ,Zurich	101	101
20	Election of Mr. Ernst A. Widmer as	for	for
	independent proxy		
	Additional and/or counter-proposals	against	against
22	28 MAR 2014: PLEASE NOTE THAT		
	THIS IS A REVISION DUE TO		
	RECEIPT OF DIVIDEND AMOUNT. IF		
	YOU HAVE ALREADY SENT IN	non	non
	YOUR VOTES, PLEASE DO NOT	voting	voting
	RETURN THIS PROXY FORM	. ~ •••••	. ~ ••••
	UNLESS YOU DECIDE TO AMEND		
	YOUR ORIGINAL INSTRUCTIONS.		
	THANK YOU.		

# Meyer Burger MBTN CH0108503795 Technologies 4/29/2014

I

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1	PLEASE NOTE THAT THE NOTICE FOR THIS MEETING WAS RECEIVED AFTER THE REGISTRATION DEADLINE. IF YOUR SHARES WERE REGISTERED PRIOR TO THE DEADLINE OF 01 APR 2014 [BOOK CLOSING/REGISTRATION DEADLINE DATE], YOUR VOTING INSTRUCTIONS WILL BE ACCEPTED FOR THIS MEETING. HOWEVER, VOTING INSTRUCTIONS FOR SHARES THAT WERE NOT REGISTERED PRIOR TO THE REGISTRATION DEADLINE WILL NOT BE ACCEPTED.	non voting	non voting
2	APPROVAL OF THE ANNUAL REPORT 2013, THE ANNUAL FINANCIAL STATEMENTS 2013 AND THE CONSOLIDATED FINANCIAL STATEMENTS 2013, PRESENTATION OF THE	for	for
3	REPORTS OF THE AUDITORS CONSULTATIVE VOTE ON THE REMUNERATION REPORT 2013	for	for
4	USE OF THE BALANCE SHEET PROFIT	for	for
5	RELEASE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND MANAGEMENT	for	for
6	RE-ELECTION OF PETER M. WAGNER (AND ELECTION AS CHAIRMAN OF THE BOARD OF DIRECTORS)	for	for
7	RE-ELECTION OF DR. ALEXANDER VOGEL AS MEMBER OF THE BOARD OF DIRECTORS	for	for
8	RE-ELECTION OF RUDOLF GUEDEL AS MEMBER OF THE BOARD OF DIRECTORS	for	for
9	RE-ELECTION OF HEINZ ROTH AS MEMBER OF THE BOARD OF DIRECTORS	for	for

10 RE-ELECTION OF PETER PAULI AS MEMBER OF THE BOARD OF DIRECTORS	for	for
11 RE-ELECTION OF PROF. DR. KONRAD WEGENER AS MEMBER OF THE BOARD OF DIRECTORS	for	for
12 ELECTION OF DR. ALEXANDER VOGEL TO THE NOMINATION AND COMPENSATION COMMITTEE	for	for
13 ELECTION OF PETER M. WAGNER TO THE NOMINATION AND COMPENSATION COMMITTEE	for	for
14 ELECTION OF RUDOLF GUEDEL TO THE NOMINATION AND COMPENSATION COMMITTEE	for	for
15 RE-ELECTION OF AUDITORS / PRICEWATERHOUSECOOPERS AG, BERN	for	for
16 ELECTION OF THE INDEPENDENT PROXY REPRESENTATIVE / LIC. IUR. ANDRE WEBER	for	for
17 AMENDMENT OF THE ARTICLES OF ASSOCIATION: CREATION OF AUTHORISED CAPITAL	for	for
18 AMENDMENT OF THE ARTICLES OF ASSOCIATION: AMENDMENT OF THE ARTICLES OF ASSOCIATION IN ACCORDANCE WITH THE ORDINANCE AGAINST EXCESSIVE PAY IN STOCK EXCHANGE LISTED COMPANIES (OAEC)	for	for
19 AD HOC	againt	againt

## PWTN CH0002168083 Panalpina 5/9/2014

		I		
1	15 APR 2014: PLEASE NOTE		non voting	non voting
	THAT THE NOTICE FOR THIS			
	MEETING WAS RECEIVED			
	AFTER THE REGISTRATION			
	DEADLINE. IF YOUR SHARES			
	WERE REGISTERED PRIOR TO			
	THE DEADLINE OF 10 APR 2014			
	[BOOK			
	CLOSING/REGISTRATION			
	DEADLINE DATE], YOUR			
	VOTING INSTRUCTIONS WILL			
	BE ACCEPTED FOR THIS			
	MEETING. HOWEVER, VOTING			
	INSTRUCTIONS FOR SHARES			
	THAT WERE NOT REGISTERED			
	PRIOR TO THE REGISTRATION			
	DEADLINE WILL NOT BE			
2	ACCEPTED. APPROVAL OF THE ANNUAL		<b>C</b>	<b>C</b>
2	REPORT INCLUDING THE		for	for
	COMPENSATION REPORT, THE			
	ANNUAL ACCOUNTS OF THE			
	PANALPINA WELTTRANSPORT			
	(HOLDING) AG AND THE			
	CONSOLIDATED FINANCIAL			
	STATEMENTS FOR THE			
	FINANCIAL YEAR 2013			
3	DISCHARGE TO THE MEMBERS		for	for
	OF THE BOARD OF DIRECTORS			
	AND THE MANAGEMENT			
4	APPROPRIATION OF BALANCE		for	for
	SHEET PROFIT 2013 AND			
	DECISION OF DIVIDEND: CHF			
	2.20 PER SHARE			
5	AMENDMENTS OF THE		for	for
	ARTICLES OF INCORPORATION			
6	COMPENSATION OF THE		for	for
	BOARD OF DIRECTORS UP TO			
_	THE GENERAL MEETING 2015			
7	COMPENSATION OF THE		for	for
	EXECUTIVE BOARD FOR THE			
0	FINANCIAL YEAR 2015		<b>C</b>	<b>C</b>
8	RE-ELECTION OF MR. DR.		for	for
	RUDOLF W. HUG AS A			
	CHAIRMAN OF THE BOARD OF DIRECTORS			
9	RE-ELECTION OF MR. DR. BEAT		for	for
I	WALTI TO THE BOARD OF		101	101
	WALII TO THE BOARD OF			

	DIRECTORS		
	RE-ELECTION OF MR. DR. ILIAS	for	for
	LAEBER TO THE BOARD OF	101	101
	DIRECTORS		
	RE-ELECTION OF MR. CHRIS E.	for	for
	MUNTWYLER TO THE BOARD	101	101
	OF DIRECTORS		
	RE-ELECTION OF MR. DR.	for	for
	ROGER SCHMID TO THE	101	101
	BOARD OF DIRECTORS		
	RE-ELECTION OF MR. DR.	for	for
_	HANS-PETER STRODEL TO THE	101	101
	BOARD OF DIRECTORS		
	RE-ELECTION OF MR. KNUD	for	for
	ELMHOLDT STUBKJAER TO	101	101
	THE BOARD OF DIRECTORS		
	ELECTION OF MR. DR. RUDOLF	for	for
_	W. HUG TO THE MEMBER OF	101	101
	THE COMPENSATION		
	COMMITTEE		
	ELECTION OF MR. CHRIS E.	for	for
	MUNTWYLER TO THE MEMBER	101	101
	OF THE COMPENSATION		
	COMMITTEE		
	ELECTION OF MR. KNUD	for	for
	ELMHOLDT STUBKJAER TO		
	THE MEMBER OF THE		
	COMPENSATION COMMITTEE		
18	ELECTION OF THE	for	for
	INDEPENDENT VOTING PROXY		
	/ MR. PETER ANDREAS ZAHN		
19	ELECTION OF THE AUDITOR /	for	for
	KPMG AG, ZURICH		
20	AD HOC	against	against
21	18 APR 2014: PLEASE NOTE	non voting	non voting
	THAT THIS IS A REVISION DUE		
	TO MODIFICATION TO TEXT OF		
	COMMENT AND RECEIPT OF		
	AMOUNT FOR RESOLUTION		
	NO. 3. IF YOU HAVE ALREADY		
	SENT IN YOUR VOTES, PLEASE		
	DO NOT VOTE AGAIN UNLESS		
	YOU DECIDE TO AMEND YOUR		
	ORIGINAL INSTRUCTIONS.		
	THANK YOU		

## **OC** Oerlikon OERL CH0000816824 Corporation 4/15/2014

I

1 PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 298581 DUE TO ADDITION OF RESOLUTION 10. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.

non voting non voting

non voting non voting

2 PART 2 OF THIS MEETING IS FOR VOTING ON AGENDA AND MEETING ATTENDANCE REQUESTS ONLY. PLEASE ENSURE THAT YOU HAVE FIRST VOTED IN FAVOUR OF THE REGISTRATION OF SHARES IN PART 1 OF THE MEETING. IT IS A MARKET REQUIREMENT FOR MEETINGS OF THIS TYPE THAT THE SHARES ARE REGISTERED AND MOVED TO A REGISTERED LOCATION AT THE CSD. AND SPECIFIC POLICIES AT THE INDIVIDUAL SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF THE VOTE INSTRUCTION, IT IS POSSIBLE THAT A MARKER MAY BE PLACED ON YOUR SHARES TO **ALLOW FOR** RECONCILIATION AND RE-REGISTRATION FOLLOWING A TRADE. THEREFORE WHILST THIS DOES NOT PREVENT THE TRADING OF SHARES, ANY THAT ARE REGISTERED MUST BE FIRST DEREGISTERED IF

REQUIRED FOR

SETTLEMENT. **DEREGISTRATION CAN** AFFECT THE VOTING RIGHTS OF THOSE SHARES. IF YOU HAVE CONCERNS **REGARDING YOUR** ACCOUNTS, PLEASE CONTACT YOUR CLIENT REPRESENTATIVE 3 Revision of the Articles of for for Association 4 Reporting on the financial year for for 2013: Approval of the Annual Report 2013 5 Reporting on the financial year for for 2013: Consultative vote on the Remuneration Report 2013 6 Allocation of the 2013 available for for earnings and distribution of dividend from reserves from capital Contributions: Allocation of the 2013 earnings: As specified 7 Allocation of the 2013 available for for earnings and distribution of dividend from reserves from capital Contributions: Distribution of Dividend of CHF 0.27 per share from reserves from capital contributions: As specified Discharge of the members of the for for Board of Directors and the Executive Management for the financial year 2013 9 Election to the Board of for for Directors and the Human Resources Committee: The Board of Director proposes the following individual to be re-elected for a one-year term of office until completion of the next Annual General Meeting of Shareholders: Mr. Tim Summers, as Chairman of the Board of Directors and member of the Human Resources Committee 10 Election to the Board of for for Directors and the Human

Resources Committee: The

Board of Director proposes the following individual to be re-elected for a one-year term of office until completion of the next Annual General Meeting of Shareholders: Mr. Carl Stadelhofer, as Director and member of the Human **Resources Committee** 11 Election to the Board of for for Directors and the Human Resources Committee: The Board of Director proposes the following individual to be re-elected for a one-year term of office until completion of the next Annual General Meeting of Shareholders: Mr. Hans Ziegler, as Director and member of the **Human Resources Committee** 12 Election to the Board of for for Directors and the Human Resources Committee: The Board of Director proposes the following individual to be re-elected for a one-year term of office until completion of the next Annual General Meeting of Shareholders: Mr. Kurt J. Hausheer, as Director 13 Election to the Board of for for Directors and the Human Resources Committee: The Board of Director proposes the following individual to be re-elected for a one-year term of office until completion of the next Annual General Meeting of Shareholders: Mr. Mikhail Lifshitz, as Director 14 Election to the Board of for for Directors and the Human Resources Committee: The Board of Director proposes the following individual to be re-elected for a one-year term of office until completion of the next Annual General Meeting of Shareholders: Mr. Gerhard Pegam, as Director 15 for for

Election of the Auditors: The Board of Directors proposes the re-election of KPMG AG, Zurich, as auditor for a period of one year 16 Election of the Independent for for Proxy: The Board of Directors proposes Proxy Voting Services GmbH, Zurich, to be elected as Independent Proxy for a one-year term of office until completion of the Annual General Meeting of Shareholders 2015 17 Approval of maximum for for aggregate amount of total compensation of the Board of Directors 18 Approval of maximum for for aggregate amount of fixed compensation of the Executive Management 19 Additional and/or against against counter-proposals

#### **Insurance**

Swiss Life

SLHN CH0014852781 Hld 4/23/2014

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non voting non voting

1 PLEASE NOTE THAT THIS IS
AN AMENDMENT TO
MEETING ID 298376 DUE TO
ADDITION OF RESOLUTION 8.
ALL VOTES RECEIVED ON
THE PREVIOUS MEETING
WILL BE DISREGARDED AND
YOU WILL NEED TO
REINSTRUCT ON THIS
MEETING NOTICE. THANK
YOU.

non voting non voting

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**DEREGISTRATION CAN** 

AFFECT THE VOTING RIGHTS

3	OF THOSE SHARES. IF YOU HAVE CONCERNS REGARDING YOUR ACCOUNTS, PLEASE CONTACT YOUR CLIENT REPRESENTATIVE Annual Report 2013 (Review of	for	for
3	Operations, Consolidated Financial Statements and Annual Financial Statements)	101	101
4	Compensation Report 2013	for	for
5	Appropriation of profit 2013	for	for
6	Distribution out of the capital	for	for
	contribution reserves: The Board of		
	Directors proposes to allocate CHF		
	5.50 per registered share from the		
	capital contribution reserves to the free reserves and to distribute an		
	amount for the 2013 financial year		
	of CHF 5.50 per registered share.		
	Swiss Life Holding Ltd waives		
	distribution from the capital		
	contribution reserves in respect of		
	treasury shares it holds at the time		
	of distribution		
7	Discharge of the members of the	for	for
	Board of Directors		
8	Amendments to the Articles of	for	for
	Association relating to corporate		
	governance and editorial changes: The Board of Directors is		
	proposing to delete the provisions		
	under Clauses 4.8, 4.10 and 10.7 of		
	the current Articles of Association,		
	to amend Clauses 6, 8.2, 8.3, 9.3,		
	10.2, 10.3, 10.4, 11, 12.1 (now		
	13.1) and 12.2 (now 13.2) and to		
	add Clauses 8.4, 12 and 26 to the		
	Articles of Association, as well as		
	to approve the proposed editorial		
0	changes	c	c
9	Amendment to the Articles of	for	for
	Association concerning		
	compensation: The Board of Directors is proposing to add		
	Clauses 14 to 21 (section IV) to the		
	revised Articles of Association on		
	the subject of compensation to the		
	Board of Directors and the		
	Corporate Executive Board		
10		for	for

Re-election of Rolf Dorig and

	Re election of Ron Dong and		
	election as Chairman of the Board		
	of Directors		
11	Re-election of Wolf Becke to the	for	for
	Board of Directors		
12	Re-election of Gerold Buhrer to the	for	for
1.0	Board of Directors		
13	Re-election of Ueli Dietiker to the	for	for
1.4	Board of Directors	e	e
14	Re-election of Damir Filipovic to	for	for
1.5	the Board of Directors	<b>C</b>	<b>C</b>
15	Re-election of Frank W. Keuper to	for	for
16	the Board of Directors	£	<b>C</b>
10	Re-election of Henry Peter to the Board of Directors	for	for
17	Re-election of Frank Schnewlin to	for	for
1 /	the Board of Directors	101	101
1 Q	Re-election of Franziska Tschudi	for	for
10	Sauber to the Board of Directors	101	101
10	Re-election of Klaus Tschutscher	for	for
1)	to the Board of Directors	101	101
20	Election of Adrienne Corboud	for	for
20	Fumagalli to the Board of Directors	101	101
2.1	Election of Gerold Buhrer as	for	for
	member of the Compensation	101	101
	Committee		
22	Election of Frank Schnewlin as	for	for
	member of the Compensation		
	Committee		
23	Election of Franziska Tschudi	for	for
	Sauber as member of the		
	Compensation Committee		
24	Election of the independent voting	for	for
	representative: The Board of		
	Directors proposes that the attorney		
	Andreas Zurcher, Zurich, be		
	elected as independent voting		
	representative until completion of		
	the next Annual General Meeting		
	of Shareholders		
25	Election of the Statutory Auditor:	for	for
•	PricewaterhouseCoopers Ltd	<u>.</u> .	_
26	Additional and/or counterproposals	against	agains

#### NATN CH0100699641 Schweizerische 5/19/2014

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1 PART 2 OF THIS MEETING IS non voting non voting FOR VOTING ON AGENDA AND MEETING ATTENDANCE REQUESTS ONLY. PLEASE ENSURE THAT YOU HAVE FIRST VOTED IN FAVOUR OF THE REGISTRATION OF SHARES IN PART 1 OF THE MEETING. IT IS A MARKET REQUIREMENT FOR MEETINGS OF THIS TYPE THAT THE SHARES ARE REGISTERED AND MOVED TO A REGISTERED LOCATION AT THE CSD, AND SPECIFIC POLICIES AT THE INDIVIDUAL SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF THE VOTE INSTRUCTION, IT IS POSSIBLE THAT A MARKER MAY BE PLACED ON YOUR SHARES TO ALLOW FOR RECONCILIATION AND RE-REGISTRATION FOLLOWING A TRADE. THEREFORE WHILST THIS DOES NOT PREVENT THE TRADING OF SHARES, ANY THAT ARE REGISTERED MUST BE FIRST DEREGISTERED IF REQUIRED FOR SETTLEMENT. **DEREGISTRATION CAN** AFFECT THE VOTING RIGHTS OF THOSE SHARES. IF YOU HAVE CONCERNS REGARDING YOUR ACCOUNTS, PLEASE CONTACT YOUR CLIENT REPRESENTATIVE APPROVAL OF THE ANNUAL for for REPORT, THE ANNUAL FINANCIAL STATEMENTS AND THE CONSOLIDATED FINANCIAL STATEMENTS 2013 CONSULTATIVE VOTE ON THE for for **REMUNERATION REPORT 2013** 4 APPROPRIATION OF THE for for **BALANCE SHEET PROFIT** DISCHARGE OF THE for for

MEMBERS OF THE BOARD OF

	DIRECTORS AND THE EXECUTIVE BOARD		
6	RENEWAL OF THE APPROVED	for	for
	SHARE CAPITAL		
7	AMENDMENT OF THE	for	for
	GENERAL CALCULATION		
	MODE REGARDING VOTING		
0	AND ELECTIONS RE-ELECTION TO THE BOARD	for	for
8	OF DIRECTOR: DR. ANDREAS	101	101
	VON PLANTA AS MEMBER		
	AND CHAIRMAN		
9	RE-ELECTION TO THE BOARD	for	for
	OF DIRECTOR: STEFAN A. J.	101	101
	BACHMANN		
10	RE-ELECTION TO THE BOARD	for	for
	OF DIRECTOR: DR. BALZ		
	HOESLY		
11	RE-ELECTION TO THE BOARD	for	for
	OF DIRECTOR: DR. PETER A.		
	KAEMMERER		
12	RE-ELECTION TO THE BOARD	for	for
	OF DIRECTOR: DR. BRUNO		
	LETSCH		•
13	RE-ELECTION TO THE BOARD	for	for
	OF DIRECTOR: PETER E.		
1.4	MERIAN ELECTION OF DR. GABRIELA	for	for
14	MARIA PAYER	101	101
15	ELECTION TO THE	for	for
13	REMUNERATION COMMITTEE:	101	101
	DR. PETER A. KAEMMERER		
16	ELECTION TO THE	for	for
	REMUNERATION COMMITTEE:		
	PETER E. MERIAN		
17	ELECTION TO THE	for	for
	REMUNERATION COMMITTEE:		
	DR. GABRIELA MARIA PAYER		
18	ELECTION TO THE	for	for
	REMUNERATION COMMITTEE:		
1.0	DR. ANDREAS VON PLANTA		
19	RE-ELECTION OF THE	for	for
	AUDITORS /		
	PRICEWATERHOUSECOOPERS		
20	AG, BASEL ELECTION OF THE	for	for
20	INDEPENDENT PROXY	101	101
	REPRESENTATIVE / MARTIN		
	WEPFER, BASEL		
21	AD HOC	against	against
		J	5

#### **Pharmaceuticals**

#### NOVN CH0012005266 Novartis 2/25/2014

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PART 2 OF THIS MEETING IS non voting non voting FOR VOTING ON AGENDA AND **MEETING ATTENDANCE** REQUESTS ONLY. PLEASE ENSURE THAT YOU HAVE FIRST VOTED IN FAVOUR OF THE REGISTRATION OF SHARES IN PART 1 OF THE MEETING. IT IS A MARKET REQUIREMENT FOR MEETINGS OF THIS TYPE THAT THE SHARES ARE REGISTERED AND MOVED TO A REGISTERED LOCATION AT THE CSD, AND SPECIFIC POLICIES AT THE INDIVIDUAL SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF THE VOTE INSTRUCTION, IT IS POSSIBLE THAT A MARKER MAY BE PLACED ON YOUR SHARES TO ALLOW FOR RECONCILIATION AND RE-REGISTRATION FOLLOWING A TRADE. THEREFORE WHILST THIS DOES NOT PREVENT THE TRADING OF SHARES, ANY THAT ARE REGISTERED MUST BE FIRST DEREGISTERED IF REQUIRED FOR SETTLEMENT. **DEREGISTRATION CAN** AFFECT THE VOTING RIGHTS OF THOSE SHARES. IF YOU HAVE CONCERNS REGARDING YOUR ACCOUNTS, PLEASE CONTACT YOUR CLIENT REPRESENTATIVE 2 Approval of the Annual Report, the for for Financial Statements of Novartis AG and the Group Consolidated Financial Statements for the **Business Year 2013** 3 Discharge from Liability of the for for Members of the Board of Directors and the Executive Committee

4 Appropriation of Available Earnings

of Novartis AG and Declaration of

for

for

5	Dividend: CHF 2.45 per share Advisory Vote on Total Compensation for Members of the Board of Directors from the Annual	for	for
6	General Meeting 2014 to the Annual General Meeting 2015 Advisory Vote on Total Compensation for Members of the Executive Committee for the	for	for
7	Performance Cycle Ending in 2013 Re-election of Joerg Reinhardt, Ph.D., and election as Chairman of the Board of Directors	for	for
8	Re-election of Dimitri Azar, M.D.,	for	for
9	MBA Re-election of Verena A. Briner, M.D.	for	for
10	Re-election of Srikant Datar, Ph.D.	for	for
	Re-election of Ann Fudge	for	for
	Re-election of Pierre Landolt, Ph.D.	for	for
13	Re-election of Ulrich Lehner, Ph.D.	for	for
14	Re-election of Andreas von Planta, Ph.D.	for	for
15	Re-election of Charles L. Sawyers, M.D.	for	for
16	Re-election of Enrico Vanni, Ph.D.	for	for
	Re-election of William T. Winters	for	for
18	Election of Srikant Datar, Ph.D., as member of the Compensation	for	for
19	Committee Election of Ann Fudge as member of the Compensation Committee	for	for
20	Election of Ulrich Lehner, Ph.D., as member of the Compensation	for	for
21	Committee Election of Enrico Vanni, Ph.D., as member of the Compensation Committee	for	for
22	Re-election of the Auditor: PricewaterhouseCoopers AG	for	for
23	Election of lic. iur. Peter Andreas Zahn, Advokat, Basel, as the Independent Proxy	for	for
24	In the case of ad-hoc/Miscellaneous shareholder motions proposed during the general meeting, I authorize my proxy to act as follows in accordance with the board of directors	against	agains

6

## The Swatch UHRN CH0012255144 Group 3/14/2014

Ι

PART 2 OF THIS MEETING IS FOR non voting non voting VOTING ON AGENDA AND MEETING ATTENDANCE REQUESTS ONLY. PLEASE ENSURE THAT YOU HAVE FIRST VOTED IN FAVOUR OF THE REGISTRATION OF SHARES IN PART 1 OF THE MEETING. IT IS A MARKET REQUIREMENT FOR MEETINGS OF THIS TYPE THAT THE SHARES ARE REGISTERED AND MOVED TO A REGISTERED LOCATION AT THE CSD, AND SPECIFIC POLICIES AT THE INDIVIDUAL SUB-CUSTODIANS MAY VARY. UPON RECEIPT OF THE VOTE INSTRUCTION, IT IS POSSIBLE THAT A MARKER MAY BE PLACED ON YOUR SHARES TO ALLOW FOR RECONCILIATION AND RE-REGISTRATION FOLLOWING A TRADE. THEREFORE WHILST THIS DOES NOT PREVENT THE TRADING OF SHARES, ANY THAT ARE REGISTERED MUST BE FIRST DEREGISTERED IF REQUIRED FOR SETTLEMENT. **DEREGISTRATION CAN AFFECT** THE VOTING RIGHTS OF THOSE SHARES. IF YOU HAVE **CONCERNS REGARDING YOUR** ACCOUNTS, PLEASE CONTACT YOUR CLIENT REPRESENTATIVE 2 APPROVAL OF THE ANNUAL for for REPORT 2013 DISCHARGE OF THE BOARD OF for for DIRECTORS AND THE GROUP MANAGEMENT BOARD 4 RESOLUTION FOR THE for for APPROPRIATION OF THE **AVAILABLE EARNINGS** 5 RE-ELECTION OF MRS. NAYLA for for HAYEK TO THE BOARD OF **DIRECTORS** for for

	RE-ELECTION OF MRS. ESTHER GRETHER TO THE BOARD OF		
	DIRECTORS		
7	RE-ELECTION OF MR. ERNST	for	for
	TANNER TO THE BOARD OF		
	DIRECTORS		
8	RE-ELECTION OF MR. GEORGES	for	for
	N. HAYEK TO THE BOARD OF		
	DIRECTORS		
9	RE-ELECTION OF MR. CLAUDE	for	for
	NICOLLIER TO THE BOARD OF		
	DIRECTORS		
10	RE-ELECTION OF MR.	for	for
	JEAN-PIERRE ROTH TO THE		
	BOARD OF DIRECTORS		
11	RE-ELECTION OF MRS. NAYLA	for	for
	HAYEK AS CHAIR OF THE BOARD		
	OF DIRECTORS		
12	ELECTION OF MRS. NAYLA	for	for
	HAYEK TO THE COMPENSATION		
	COMMITTEE		
13	ELECTION OF MRS. ESTHER	for	for
	GRETHER TO THE		
	COMPENSATION COMMITTEE		
14	ELECTION OF MR. ERNST	for	for
	TANNER TO THE		
	COMPENSATION COMMITTEE		
15	ELECTION OF MR. GEORGES N.	for	for
	HAYEK TO THE COMPENSATION		
	COMMITTEE		
16	ELECTION OF MR. CLAUDE	for	for
	NICOLLIER TO THE		
	COMPENSATION COMMITTEE		
17	ELECTION OF MR. JEAN-PIERRE	for	for
	ROTH TO THE COMPENSATION		
	COMMITTEE		
18	ELECTION OF THE INDEPENDENT	for	for
	REPRESENTATIVE (MR.		
	BERNHARD LEHMANN)		
19	ELECTION OF THE STATUTORY	for	for
	AUDITORS		
	(PRICEWATERHOUSECOOPERS		
	LTD)		
20	AD HOC	against	agains

#### **SIGNATURES**

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

Registrant: The Swiss Helvetia Fund, Inc.

By: /s/ Mark Hemenetz

Mark Hemenetz, President

Date August 22, 2014