

ALTUS ENERGY SERVICES LTD.
INSTRUMENT OF PROXY
FOR THE ANNUAL GENERAL AND SPECIAL MEETING OF SHAREHOLDERS
TO BE HELD ON JULY 21, 2010

The undersigned shareholder of Altus Energy Services Ltd. ("Altus") hereby appoints Chris Haslam, Chief Executive Officer, Chairman and a director of Altus, of the City of Calgary, in the Province of Alberta, or, failing him, Al Stowkowy, President and Chief Operating Officer of Altus, of the City of Calgary, in the Province of Alberta, or instead of either of the foregoing, _____, as proxyholder of the undersigned, with full power of substitution, to attend, act and vote for and on behalf of the undersigned at the annual general and special meeting of holders of common shares ("Common Shares") of Altus (the "Meeting"), to be held on the 21st day of July, 2010, at 9:00 a.m. (Calgary time) in the Plaza Conference Room, Metropolitan Conference Centre, 333- 4th Avenue S.W., Calgary AB T2P 0H9 and at any adjournment thereof, and on every ballot that may take place in consequence thereof to the same extent and with the same powers as if the undersigned were personally present at the Meeting with authority to vote at the said proxyholder's discretion, except as otherwise specified below.

Without limiting the general powers hereby conferred, the undersigned hereby directs the said proxyholder to vote the Common Shares represented by this Instrument of Proxy in the following manner (check (✓) the appropriate box):


1. FOR or AGAINST (and, if no specification is made, FOR) passing an ordinary resolution to fix the number of directors to be elected at 3;
2. FOR or WITHHOLD FROM VOTING (and, if no specification is made, FOR) passing an ordinary resolution to elect the directors for the ensuing year proposed by management who are set forth under the heading "Election of Directors" in the accompanying information circular and proxy statement dated June 21, 2010 (the "Information Circular");
3. FOR or AGAINST (and, if no specification is made, FOR) passing a special resolution for accounting purposes, to reduce the consolidated accounting deficit of the Corporation to nil, without payment or reduction to its stated capital or its stated capital account, all as more particularly described in the Information Circular;
4. FOR or WITHHOLD FROM VOTING (and, if no specification is made, FOR) passing an ordinary resolution, to appoint KPMG LLP, Chartered Accountants, as our auditors and to authorize the directors to fix their remuneration as such, all as more particularly described in the Information Circular; and
5. At the discretion of the said proxyholder, upon any amendment or variation of the above matters or any other matter that may be properly brought before the Meeting or any adjournment thereof in such manner as such proxy, in such proxyholder's sole judgment, may determine.

This Instrument of Proxy is solicited on behalf of the management of Altus. The Common Shares represented by this Instrument of Proxy will be voted and, where the shareholder has specified a choice with respect to the above matters, will be voted as directed above or, if no direction is given, will be voted in favour of the above matters.

Each shareholder has the right to appoint a proxyholder other than the persons designated above, who need not be a shareholder, to attend and to act for and on the behalf of such shareholder at the Meeting. To exercise such right, the names of the nominees of management should be crossed out and the name of the shareholder's appointee should be legibly printed in the blank space provided.

THE UNDERSIGNED HEREBY REVOKES ANY PROXIES HERETOFORE GIVEN. **BOYTOR & CO.**

Dated this 21 day of JULY, 2010.



(signature of shareholder)

**AUTHORIZED OFFICER-FOR PROXY
USE ONLY. LIMITED TO NUMBER
OF SHARES SHOWN ABOVE.**

(name of shareholder - please print)

**RESTRICTED TO
SHARES**

1,428,571

NOTES:

1. If the shareholder is a corporation, its corporate seal must be affixed or it must be signed by an officer or attorney thereof duly authorized.
2. This Instrument of Proxy must be dated and the signature hereon should be exactly the same as the name in which the shares are registered. If the Instrument of Proxy is not dated in the above space, it is deemed to bear the date on which it is mailed by the person making the solicitation.
3. Persons signing as executors, administrators, trustees, etc., should so indicate and give their full title as such.
4. This Instrument of Proxy will not be valid and not be acted upon or voted unless it is completed as outlined herein and delivered to the attention of Altus c/o Olympia Trust Company, Corporate & Shareholder Services, 2300, 125 - 9th Avenue S.E., Calgary, Alberta T2G 0P6 at least 48 hours (excluding Saturdays, Sundays and holidays) before the time for holding the Meeting, or adjournment thereof. A proxy is valid only at the Meeting in respect of which it is given or any adjournment of that Meeting.

Strategic Issues Trust

CAX QINT OM01 02299B952	ALTUS ENERGY SERVICES LTD	857142.000
ISN NOT FOUND COMMON REST RI	857142.000	
NVTS	0.000	
CAX QINT OM01 02299B952	ALTUS ENERGY SERVICES LTD	571429.000
ISN NOT FOUND COMMON REST RI	571429.000	
NVT7	0.000	

CLIENT: NVTS
LOC: SW FLOOR:
MGR: NICOLE ALEXANDER
SPVR: FION CHAN
A/C OFFICER:
CRT OFFICER:
SPVR #: 416-956-2641
A/C #: 416-956-2621

CLIENT: NVT7
LOC: SW FLOOR:
MGR: NICOLE ALEXANDER
SPVR: FION CHAN
A/C OFFICER:
CRT OFFICER:
SPVR #: 416-956-2641
A/C #: 416-956-2621

SPARKY ENERGY CORP.

INSTRUMENT OF PROXY FOR THE ANNUAL AND SPECIAL MEETING OF SHAREHOLDERS TO BE HELD ON THURSDAY, DECEMBER 23, 2010

THIS PROXY IS SOLICITED ON BEHALF OF MANAGEMENT

The undersigned holder of common shares (the "Shares") of Sparky Energy Corp. (the "Corporation") hereby nominates, constitutes and appoints Alfred Fischer, Chief Executive Officer and director, or failing him, Zoe Anne Brown, Controller of the Corporation, or, instead of either of them, _____, as proxy of the undersigned, with full power of substitution, to attend, act and vote for and on behalf of the undersigned in accordance with the following directions (or if no directions are given, as the proxyholder sees fit) and in respect of all other matters that may properly come before the annual and special meeting of the holders of Shares (collectively, the "Shareholders") of the Corporation to be held at 9:00a.m. (Calgary time) on the 23rd day of December, 2010 (the "Meeting") and at any adjournment(s) or postponement(s) thereof, to the same extent and with the same power as if the undersigned were personally present at the said Meeting or such adjournment(s) or postponement(s) thereof.

Without limiting the general powers hereby conferred, the undersigned hereby directs the proxyholder to vote the Shares represented by this proxy in the following manner:

1. **FOR** or **AGAINST** fixing the number of directors of the Corporation at five (5);
2. **FOR** or **WITHHOLD FROM VOTING** the election as directors of the Corporation of the nominees described in the accompanying Information Circular;
3. **FOR** or **WITHHOLD FROM VOTING** approving the appointment of Collins Barrow Calgary LLP, as auditors of the Corporation and authorizing the directors of the Corporation to fix the remuneration of the auditors; and
4. **FOR** or **AGAINST** the approval of, with or without variation, a special resolution, the full text of which is set forth as Schedule "G" to the accompanying Information Circular, to approve an amalgamation under Sections 182 and 183 of the *Business Corporations Act* (Alberta) involving the Corporation and Optimal Resources Inc., all as more particularly described in the Information Circular.

THE SHARES REPRESENTED BY THIS PROXY WILL BE VOTED "FOR" OR "WITHHELD" FROM VOTING OR VOTED "AGAINST", AS APPLICABLE, THE MATTERS IDENTIFIED BELOW IN ACCORDANCE WITH THE SPECIFICATIONS OF THE SHAREHOLDER. WHERE NO CHOICE IS SPECIFIED, THIS PROXY CONFERS DISCRETIONARY AUTHORITY AND WILL BE VOTED "FOR" EACH OF THE MATTERS LISTED BELOW.

THIS PROXY ALSO CONFERS DISCRETIONARY AUTHORITY TO VOTE IN RESPECT OF ANY AMENDMENTS OR VARIATIONS TO THE MATTERS IDENTIFIED IN THE NOTICE OF MEETING OR AN OTHER MATTER WHICH MAY PROPERLY COME BEFORE THE MEETING OR ANY ADJOURNMENT(S) OR POSTPONEMENT(S) THEREOF IN SUCH MANNER AS THE PROXYHOLDER IN ITS JUDGMENT MAY DETERMINE.

A SHAREHOLDER HAS THE RIGHT TO APPOINT A PERSON TO ATTEND AND ACT FOR AND ON ITS BEHALF AT THE MEETING OR ANY ADJOURNMENT(S) OR POSTPONEMENT(S) THEREOF OTHER THAN THE PERSONS DESIGNATED IN THIS FORM OF PROXY. SUCH RIGHT MAY BE EXERCISED BY FILLING THE NAME OF SUCH PERSON IN THE BLANK SPACE PROVIDED AND STRIKING OUT THE NAMES OF MANAGEMENT'S PROXY NOMINEES, OR BY COMPLETING ANOTHER PROPER FORM OF PROXY AND, IN EITHER CASE, DEPOSITING THE PROXY AS INSTRUCTED BELOW.

TO BE VALID, THIS PROXY MUST BE RECEIVED BY THE CORPORATION'S REGISTRAR AND TRANSFER AGENT AT THE ADDRESS INDICATED ON THE ENCLOSED ENVELOPE NOT LATER THAN 48 HOURS (EXCLUDING SATURDAYS, SUNDAYS AND HOLIDAYS) PRIOR TO THE TIME OF THE MEETING OR ANY ADJOURNMENT OR POSTPONEMENT THEREOF, OR DELIVERED TO THE CHAIRMAN PRIOR TO COMMENCEMENT OF THE MEETING, ON THE DAY OF THE MEETING OR ADJOURNMENT OR POSTPONEMENT THEREOF.

**RESTRICTED TO
SHARES**

116,000

The undersigned hereby revokes any prior proxies.

DATED this _____ day of _____, 2010.

ROYTOR & CO.

Signature of Shareholder

Name of Shareholder (Please Print) **AUTHORIZED OFFICER FOR PROXY**
ROYTOR & CO. LIMITED TO NUMBER
OF SHARES SHOWN ABOVE

NOTES:

1. Each shareholder who is unable to attend the meeting is respectfully requested to fill out, date and sign this form of proxy and return in the envelope provided.
2. A person appointed as proxy nominee to represent a Shareholder need not be a shareholder of the Corporation.
3. If this form of proxy is not signed by the Shareholder or his attorney authorized in writing, the votes to which the Shareholder is entitled will not be exercised. A copy of any such authorization should accompany this form of proxy.
4. If the Shareholder is a corporation, its corporate seal must be affixed to this form of proxy or this form of proxy must be signed by an officer or attorney thereof duly authorized.
5. This form of proxy must be dated and the signature hereon should be exactly the same as the name in which the Shares are registered or by the Shareholder's attorney authorized in writing. If this form of proxy is not dated, it will be deemed to bear the date on which it was mailed to the Shareholder.
6. Persons signing as executors, administrators, trustees, etc., should so indicate and give their full title as such.
7. In order for this form of proxy to be effective, it must be signed and deposited with Valiant Trust Company, 310, 606 - 4th St S.W., Calgary, Alberta T2P 1T1, no later than forty-eight (48) hours (excluding Saturdays, Sundays and statutory holidays) prior to the time of the Meeting or any adjournment(s) thereof.
8. This Form of Proxy should be read in conjunction with the accompanying Information Circular.

68
ROYTOR & CO./AC/NW2
RBC GLOBAL SERVICES, 200 BAY ST.
SOUTH TOWER, 5L LEVEL
TORONTO ON M5J 2J5

Please have your client fax back the proxy to fax # (403)233-2857 to the attention of Proxy Department.

CAX QINT OM01 ACI005P22	SPARKY ENERGY INC	116000.000
	ISN NOT FOUND COM (RI/REST)	116000.000
NVTS		0.000

CLIENT: NVTS
ADV REP: R838 IIS CANADATEAM7
CS MGR: NICOLE ALEXANDER
CS OFFICER:
CS GRP MAIL:
ACTG REP 1:

Please have your client fax back the proxy to fax # (403)265-1455 to the attention of Proxy Department.

CAX QINT OM01 83599J911	SONOMA RESOURCES LTD	100000.000
	ISN NOT FOUND COMMON (REST/RI)	100000.000
NVTS	0.000	

CLIENT: NVTS
ADV REP: R838 IIS CANADATEAM7
CS MGR: NICOLE ALEXANDER
CS OFFICER:
CS GRP MAIL:

SONOMA RESOURCES LTD.

PROXY

Solicited by Management of Sonoma Resources Ltd. for the Annual Meeting of Shareholders to be held on November 30, 2010

The undersigned holder of common shares of Sonoma Resources Ltd. ("Sonoma" or the "Corporation") appoints George B. de Boon, President & Chief Executive Officer of the Corporation, or failing him, Clifford D. Johnson, Executive Vice-President & Corporate Secretary of the Corporation, or instead of either of them,

as proxyholder for the undersigned to attend, act and vote all common shares of Sonoma owned by the undersigned for and on behalf of the undersigned at the annual meeting of shareholders (the "Meeting") to be held at the offices of McCarthy Tétrault LLP, Suite 3300, 421 - 7th Avenue S.W., Calgary, Alberta, on Tuesday, November 30, 2010, commencing at 10:00 a.m. and at any adjournment thereof. The undersigned revokes any proxy previously given.

The proxyholder is instructed to vote as follows:

- 1. To vote FOR [X] or AGAINST [] the resolution to set the number of directors to be elected at the Meeting at five.
2. To vote as follows regarding the five persons named in the Corporation's management proxy circular dated November 5, 2010 as being nominees for election as directors:

Ashok Bhasin: FOR [X] or WITHHOLD FROM VOTING FOR []
George B. de Boon: FOR [X] or WITHHOLD FROM VOTING FOR []
Clifford D. Johnson: FOR [X] or WITHHOLD FROM VOTING FOR []
Mark L. Shilling: FOR [X] or WITHHOLD FROM VOTING FOR []
Charles E. Shultz: FOR [X] or WITHHOLD FROM VOTING FOR []

- 3. To vote FOR [X] or WITHHOLD FROM VOTING [] on the resolution appointing Luna Taniguchi Nicoll Schmidt as auditor of Sonoma and authorizing the directors of Sonoma to fix the remuneration of the auditor.
4. On any other matters that may properly come before the Meeting in such manner as the proxyholder may see fit.

The common shares of the Corporation represented by this proxy will be voted for or against, or voted or withheld from voting on any motion, by ballot or otherwise, in accordance with any indicated instructions. This proxy is being solicited by and on behalf of management of the Corporation. In the absence of any instructions above, this proxy will be voted at the Meeting FOR the resolutions referred to in items 1 through 3 above.

If any amendment or variation to the matters identified in the notice of meeting which accompanies this proxy is proposed at the Meeting or any adjournment thereof, or if any other matters properly come before the Meeting or any adjournment thereof, this proxy confers discretionary authority to vote on any such amendment or variation or such other matters according to the best judgement of the appointed proxyholder.

DATED: November 23, 2010*

RESTRICTED TO SHARES

100,000

Signature of Shareholder** ROYTOR & CO.

Please Print Name

Number of Shares Held AUTHORIZED OFFICER FOR PROXY USE ONLY. LIMITED TO NUMBER OF SHARES SHOWN ABOVE

*If this proxy is not dated, it shall be deemed to bear the date on which it is received by Olympia Trust Company
**This proxy must be dated and signed by the shareholder or his or her attorney in writing or, if the shareholder is a body corporate, it must be executed under its corporate seal or by an officer or attorney thereof duly authorized. Persons signing as attorneys, executors, administrators, trustees, etc., should so indicate and provide satisfactory evidence of such authority.

A SHAREHOLDER HAS THE RIGHT TO APPOINT A PROXYHOLDER OTHER THAN THE PERSONS DESIGNATED IN THIS PROXY AS HIS OR HER NOMINEE TO ATTEND AND TO ACT FOR HIM OR HER AT THE MEETING. TO EXERCISE SUCH RIGHT, THE SHAREHOLDER SHOULD INSERT THE NAME OF THE NOMINEE IN THE BLANK SPACE PROVIDED FOR THAT PURPOSE ABOVE OR COMPLETE ANOTHER PROXY. THIS PROXY SHOULD BE DEPOSITED WITH THE CORPORATION'S TRANSFER AGENT, OLYMPIA TRUST COMPANY, ATTENTION: PROXY DEPARTMENT, BY MAIL TO SUITE 2300, 125 - 9TH AVENUE S.E., CALGARY, ALBERTA, T2P 0P6 OR BY FACSIMILE MACHINE TO (403) 265-1455. IN ORDER TO BE VALID, PROXIES MUST BE DEPOSITED WITH OLYMPIA TRUST COMPANY, AT ITS CALGARY OFFICE, AT LEAST 48 HOURS, EXCLUDING SATURDAYS, SUNDAYS AND HOLIDAYS, PRIOR TO THE MEETING OR ANY ADJOURNMENT THEREOF.

SILVERSTAR WELL SERVICING LTD.
INSTRUMENT OF PROXY
FOR THE ANNUAL MEETING OF SHAREHOLDERS
TO BE HELD ON JULY 19, 2010

The undersigned shareholder of Silverstar Well Servicing Ltd. ("**Silverstar**") hereby appoints Chris Haslam, a director of Silverstar, of the City of Calgary, in the Province of Alberta, or, failing him, Dale Kaufmann, a director of the Silverstar, of the City of Calgary, in the Province of Alberta, or instead of either of the foregoing, _____, as proxyholder of the undersigned, with full power of substitution, to attend, act and vote for and on behalf of the undersigned at the annual meeting of holders of common shares ("**Common Shares**") of Silverstar (the "**Meeting**"), to be held on the 19th day of July, 2010, at 10:30 a.m. (Calgary time) at the offices of Burnet, Duckworth & Palmer LLP, Barristers & Solicitors, 1400, 350 – 7th Avenue S.W. Calgary, Alberta and at any adjournment thereof, and on every ballot that may take place in consequence thereof to the same extent and with the same powers as if the undersigned were personally present at the Meeting with authority to vote at the said proxyholder's discretion, except as otherwise specified below.

Without limiting the general powers hereby conferred, the undersigned hereby directs the said proxyholder to vote the Common Shares represented by this Instrument of Proxy in the following manner (check (✓) the appropriate box):

1. **FOR** or **AGAINST** (and, if no specification is made, **FOR**) passing an ordinary resolution to fix the number of directors to be elected at three (3);
2. **FOR** or **WITHHOLD FROM VOTING** (and, if no specification is made, **FOR**) passing an ordinary resolution to elect the directors for the ensuing year proposed by management who are set forth under the heading "Election of Directors" in the accompanying information circular and proxy statement dated June 21, 2010 (the "**Information Circular**");
3. **FOR** or **WITHHOLD FROM VOTING** (and, if no specification is made, **FOR**) passing an ordinary resolution, to appoint Ernst & Young LLP, Chartered Accountants, as our auditors and to authorize the directors to fix their remuneration as such, all as more particularly described in the Information Circular; and
4. At the discretion of the said proxyholder, upon any amendment or variation of the above matters or any other matter that may be properly brought before the Meeting or any adjournment thereof in such manner as such proxy, in such proxyholder's sole judgment, may determine.

This Instrument of Proxy is solicited on behalf of the management of Silverstar. The Common Shares represented by this Instrument of Proxy will be voted and, where the shareholder has specified a choice with respect to the above matters, will be voted as directed above or, if no direction is given, will be voted in favour of the above matters.

Each shareholder has the right to appoint a proxyholder other than the persons designated above, who need not be a shareholder, to attend and to act for and on the behalf of such shareholder at the Meeting. To exercise such right, the names of the nominees of management should be crossed out and the name of the shareholder's appointee should be legibly printed in the blank space provided.

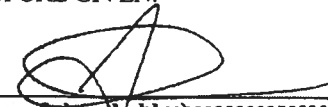
THE UNDERSIGNED HEREBY REVOKES ANY PROXIES HERETOFORE GIVEN.

ROYTOR & CO.

Dated this 21 day of JULY, 2010.

**RESTRICTED TO
SHARES**

1,000,000



(signature of shareholder)
**AUTHORIZED OFFICER-FOR PROXY
USE ONLY. LIMITED TO NUMBER
OF SHARES SHOWN ABOVE.**

(name of shareholder - please print)

NOTES:

1. If the shareholder is a corporation, its corporate seal must be affixed or it must be signed by an officer or attorney thereof duly authorized.
2. This Instrument of Proxy must be dated and the signature hereon should be exactly the same as the name in which the shares are registered. If the Instrument of Proxy is not dated in the above space, it is deemed to bear the date on which it is mailed by the person making the solicitation.
3. Persons signing as executors, administrators, trustees, etc., should so indicate and give their full title as such.
4. This Instrument of Proxy will not be valid and not be acted upon or voted unless it is completed as outlined herein and delivered to the attention of Silverstar c/o Olympia Trust Company, Corporate & Shareholder Services, 2300, 125 - 9th Avenue S.E., Calgary, Alberta T2G 0P6, not later than forty-eight (48) hours (excluding Saturdays, Sundays and statutory holidays in the Province of Alberta) prior to the time set for the Meeting or any adjournment thereof. A proxy is valid only at the Meeting in respect of which it is given or any adjournment of that Meeting.

6934 1492 1000000 1KDF1C1
ROYTOR & CO
RBC DEXIA INVESTOR SERVICES TRUST
2 FL SECURITIES CAGE
155 WELLINGTON ST W
TORONTO ON M5V 3L3

CAX QINT OM01 603999913 SILVERSTAR WELL SERVICE 1,000,000.000
~~ISN NOT FOUND COM REST/RI~~ 1000000.000
NVTS 0.000

Strategic Issuers Fund

CLIENT: NVTS
LOC: SW FLOOR:
MGR: NICOLE ALEXANDER
SPVR: FION CHAN
A/C OFFICER:
CRT OFFICER:
SPVR #: 416-956-2641
A/C #: 416-956-2621

**PAXTON CORPORATION
INSTRUMENT OF PROXY
FOR THE ANNUAL MEETING OF SHAREHOLDERS
TO BE HELD ON JULY 15, 2010**

The undersigned holder ("Shareholder") of common shares ("Common Shares") of Paxton Corporation ("Paxton" or the "Corporation") hereby appoints Guy A. Thornton, President of Paxton, of Calgary, Alberta, or, failing him, Murray E. Propp, Chief Operating Officer of Paxton, of Calgary, Alberta, or **instead of either of the foregoing** _____, as proxyholder of the undersigned, with full power of substitution, to attend, act and vote for and on behalf of the undersigned at the annual meeting of Shareholders (the "Meeting") to be held on Thursday, July 15, 2010, at 10:00 a.m. (Calgary time) in The Cardium Room, at the Calgary Petroleum Club, 319 – 5th Avenue S.W., Calgary, Alberta and at any adjournment(s) thereof, and on every ballot that may take place in consequence thereof to the same extent and with the same powers as if the undersigned were personally present at the Meeting, or any adjournment(s) thereof, with authority to vote at the said proxyholder's discretion, except as otherwise specified below. Capitalized terms referred to herein and not otherwise defined have the same meaning as in the information circular of Paxton dated June 15, 2010 accompanying the Notice of Meeting (the "Information Circular").

Without limiting the general powers hereby conferred, the undersigned hereby directs the said proxyholder to vote the Common Shares of Paxton represented by this Instrument of Proxy in the following manner:

1. On the resolution, with or without variation, the full text of which is set forth in the Information Circular, electing the directors of the Corporation to hold office until the next annual meeting of Shareholders or until their successors are elected or appointed:

VOTE FOR _____ or VOTE WITHHELD _____

2. On the resolution, with or without variation, the full text of which is set forth in the Information Circular, appointing KPMG LLP, Chartered Accountants, Calgary, Alberta, as the auditor of the Corporation until the next annual meeting of Shareholders and to authorize the directors to fix their remuneration:

VOTE FOR _____ or VOTE WITHHELD _____

UPON ANY AMENDMENT OR VARIATION OF THE ABOVE MATTERS OR ANY OTHER MATTER THAT MAY BE PROPERLY BROUGHT BEFORE THE MEETING OR ANY ADJOURNMENT(S) THEREOF, THE PROXYHOLDER WILL HAVE THE DISCRETION TO ACT IN SUCH MANNER AS SUCH PROXYHOLDER, IN SUCH PROXYHOLDER'S SOLE JUDGMENT, MAY DETERMINE.

THE COMMON SHARES OF PAXTON REPRESENTED BY THIS INSTRUMENT OF PROXY WILL BE VOTED ON THE ITEM ABOVE AS THE SHAREHOLDER MAY HAVE SPECIFIED BY MARKING A CHECK (✓) IN THE APPROPRIATE LINE PROVIDED FOR THAT PURPOSE. IF NO CHOICE IS SPECIFIED, THE SHARES WILL BE VOTED AS IF THE SHAREHOLDER HAD VOTED "FOR" THE FOREGOING MATTER.

THIS INSTRUMENT OF PROXY IS SOLICITED ON BEHALF OF MANAGEMENT OF PAXTON.

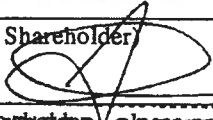
THE UNDERSIGNED HEREBY REVOKES ANY PROXIES PREVIOUSLY GIVEN.

Dated this 7 day of

July 7, 2010.

ROYTOR & CO.

(signature of Shareholder)



(number of Common Shares voted)

(name of Shareholder, please print)

FOR PROXY USE ONLY. LIMITED TO NUMBER OF SHARES SHOWN ABOVE.

NOTES:

RESTRICTED TO SHARES

13,794

1. Each Shareholder has the right to appoint a person or company (who need not be a Shareholder of the Corporation) to attend and act on the Shareholder's behalf at the Meeting other than the persons designated in this instrument of proxy. Such right may be exercised either by writing the name of the person to be appointed in the blank space provided in the opening paragraph of this proxy and striking out the other printed names, in which case only the person so named may vote the Common Shares represented by the proxy at the Meeting, or by submitting another appropriate form of proxy and, in either case, by delivering the completed form of proxy as indicated below.
2. The proxy must be dated and signed and the signature on the proxy should be exactly the same as the name in which the Common Shares are registered. If the holder of the Common Shares is a corporation, the proxy must be executed under its corporate seal or under the hand of any officer or attorney duly authorized. A copy of such authorization should accompany the form of proxy. Persons signing as executors, administrators, trustees, etc. should so indicate. If the form of proxy is not dated, it shall be deemed to bear the date on which it was mailed to the Shareholder by the Corporation.
3. Only Shareholders of record as at the close of business on May 31, 2010 will be entitled to vote at the Meeting or any adjournment(s) thereof, except to the extent that a person has transferred any Common Shares after that date and the new holder of such Common Shares establishes proper ownership and demands not later than 10 days before the Meeting to be included in the list of Shareholders eligible to vote at the Meeting.
4. PLEASE MARK, SIGN, DATE AND RETURN THE PROXY PROMPTLY. In order for the proxy to be effective at the Meeting or any adjournment(s) thereof, it must be signed and deposited with Valiant Trust Company at Suite 310, 606 - 4th Street S.W., Calgary, Alberta T2P 1T1, or, if sent by facsimile, at (403) 233-2857, not later than 10:00 a.m. (Calgary time) on Tuesday, July 13, 2010 or forty-eight (48) hours (excluding Saturdays, Sundays and statutory holidays in the province of Alberta) prior to the commencement of any adjournment(s) of the Meeting.

ROYTOR & CO A/C NVV2
 RBC DEXIA INVESTOR SERVICES TRUST -SL
 LEVEL
 ROYAL BANK PLAZA SOUTH TOWER 200 BAY ST
 TORONTO ON M5J 2J5

232100000

Please have your client fax back the proxy to fax # (403)233-2857 to the attention of Proxy Department.

09QQBR00016-001 CAX 70499G923 PAXTON CORP COM 13794.000
SEG SEG ISN NOT FOUND (REST/RI) 0.00
SFORG NVTS 20090225
63654 ROYAL BANK OF CAN

CLIENT: NVTS
LOC: SW FLOOR:
MGR: NICOLE ALEXANDER
SPVR: Jennifer Wu
A/C OFFICER:
CRT OFFICER:
SPVR #: 416-956-2641
A/C #: 416-956-2621

ENGINEERED DRILLING SOLUTIONS INC.
INSTRUMENT OF PROXY
Solicited by the Management of Engineered Drilling Solutions Inc.
for the Annual Meeting of Shareholders
to be held on Monday, October 18, 2010

The undersigned, being a holder of common shares ("Common Shares") of Engineered Drilling Solutions Inc. (the "Corporation"), hereby appoints Paul Massel, of Calgary, Alberta, or instead of the foregoing, _____ of _____ as proxyholder, with power of substitution, to attend, to act and to vote for and on behalf of the undersigned at the annual and special meeting of the shareholders of the Corporation (the "Meeting"), which is to be held at 2:00 p.m. (Calgary time) on Monday, October 18, 2010, at the offices of the Corporation located at 500, 630 - 8th Avenue S.W., Calgary, Alberta, T2P 1G6 and at any adjournment thereof and on every poll that may take place thereat, in the same manner, to the same extent and with the same power as if the undersigned were present at the Meeting and without restricting the general authorization and power hereby conferred, the designee named above is specifically instructed to vote the Common Shares to which this Instrument of Proxy relates as follows:

Common Shares to vote:

1. FOR X or WITHHOLD FROM VOTING FOR _____ (or if no choice is specified, FOR) the election as directors of the nominees set forth in the accompanying Management Information and Proxy Circular;
2. FOR X or WITHHOLD FROM VOTING FOR _____ (or if no choice is specified, FOR) the appointment of CollinsBarrow LLP as auditors of the Corporation for the ensuing year, at such remuneration as may be determined by the board of directors of the Corporation; and
3. on any other matters that may properly come before the Meeting in such manner as the said proxy may see fit.

The undersigned instructs the person herein designated as proxyholder to act on the above matters as directed. **In the absence of any such direction the Common Shares will be voted for the resolutions referred to in items 1 and 2 above.** The undersigned hereby confers on the designee named herein discretionary authority with respect to amendments to or variations of the matter outlined above and with respect to matters other than the matter listed above that may properly be brought before the Meeting. The undersigned hereby revokes any Instrument of Proxy previously given for the purposes of the Meeting in respect of Common Shares held by the undersigned.

DATED this 5 day of October , 2010.
ROYTOR & CO

**RESTRICTED TO
SHARES**

 500,000

Signature of Shareholder _____

Please Print Name
**AUTHORIZED OFFICER FOR PROXY
USE ONLY. LIMITED TO NUMBER
OF SHARES SHOWN ABOVE**

Number of Common Shares Held _____

Notes:

1. A shareholder has the right to appoint a person (who need not be a shareholder of the Corporation) other than Paul Massel to attend and act on behalf of such shareholder at the Meeting or any adjournment thereof. To exercise this right the shareholder must: (i) insert the name of the other person in the blank space provided above; or (ii) complete another appropriate form of proxy.
2. In order for this Instrument of Proxy to be valid, it must be deposited at the Registered Office of the Corporation, suite 1600, 333 - 7th Avenue S.W., Calgary, Alberta, T2P 2Z1 (Attn. Keith Templeton) or at the offices of the Corporation at 500, 630 - 8th Avenue S.W., Calgary, Alberta, T2P 1G6, Fax # 403-261-4018, not less than forty-eight (48) hours (excluding Saturdays, Sundays and holidays) before the time of the Meeting or any adjournment thereof.
3. This Instrument of Proxy must be dated and signed by the shareholder or the shareholder's duly authorized attorney or, if the shareholder is a corporation, by a duly authorized officer. If this Instrument of Proxy is not dated, it will be deemed to bear the date on which it was mailed to the shareholder.

Please have your client fax back the proxy to fax # (403)261- 4018to the attention of Proxy Department.

CAX QINT OM01 29299J966	ENGINEERED DRILLING SOLUTION	500000.000
ISN NOT FOUND COM(REST/RI)	500000.000	
NVTS	0.000	

CLIENT: NVTS

LOC: SW FLOOR:

MGR: NICOLE ALEXANDER

SPVR: FION CHAN

A/C OFFICER:

CRT OFFICER:

SPVR #: 416-956-2641

A/C #: 416-956-2621

FORM OF PROXY

THIS PROXY IS SOLICITED BY MANAGEMENT AND WILL BE USED AT THE SPECIAL MEETING OF SHAREHOLDERS OF CABRERRA SHARES TO BE HELD ON SEPTEMBER 21, 2010 AT 10:00 A.M. (CALGARY TIME) AT THE ROYAL ROOM OF THE METROPOLITAN CONFERENCE CENTRE, 333 - 4TH AVE. S.W., CALGARY, ALBERTA.

Unless otherwise stated, all terms contained in this form of proxy ("Form of Proxy") and which are defined in the Notice of Special Meeting of Shareholders to which this form of proxy is attached shall have the meaning ascribed to them therein.

The undersigned, a Shareholder of Cabrerra or his attorney authorized in writing, hereby nominates, constitutes and appoints Robert Ellis, Director, President and Chief Executive Officer of Cabrerra or, failing him, John Boone, Director and V.P. and Secretary of Cabrerra, being those persons designated by management, or instead of either of the foregoing _____ as the nominee and proxy holder of the undersigned to attend the Meeting and at any adjournment thereof and on every ballot that may take place in consequence thereof, to act for and on behalf of the undersigned and to vote the Cabrerra Shares registered in the name of the undersigned to the same extent and with the same powers as if the undersigned were personally present at the Meeting, and without limiting the generality of the powers hereby conferred, the said nominee and proxy holder is specifically directed to vote as indicated below (Please indicate your voting preference by marking an "X" in the space provided):

1. Arrangement Resolution

To vote for [X], or to vote against [] the Arrangement Resolution, the full text of which is set forth in Appendix "A" to the Circular, approving an Arrangement pursuant to Section 193 the Act, all as more particularly described in the Circular, which resolution, to be approved, must be passed by an affirmative vote of at least two-thirds of the votes cast at the Meeting in person or by proxy by the Shareholders voting together as one class on the basis of one vote per Cabrerra Share.

2. Amendments and Other Matters Properly Before the Meeting

At the discretion of the above designated proxy holder, upon any amendment or variation of the above matters or any other matter that may be properly brought before the Meeting or any adjournment thereof in such manner as the above designated proxy holder's sole judgment may determine.

IN THE ABSENCE OF INSTRUCTIONS TO THE CONTRARY, THE CABRERRA SHARES REPRESENTED BY PROXIES APPOINTING THE PERSONS DESIGNATED BY THE MANAGEMENT OF CABRERRA IN THIS FORM OF PROXY WILL BE VOTED FOR THE ARRANGEMENT RESOLUTION.

The undersigned hereby revokes any proxy previously given to vote at the Meeting.

Dated this 16 day of September, 2010.

Shareholder's Signature
Number of Shares
Print Name
Print Address

ROYTOR & CO.

AUTHORIZED OFFICER-FOR PROXY
USE ONLY. LIMITED TO NUMBER
OF SHARES SHOWN ABOVE.

RESTRICTED TO
SHARES
9,50,000.00

CABRERRA SHAREHOLDERS ARE INSTRUCTED TO CAREFULLY REVIEW THE MANAGEMENT PROXY CIRCULAR WHICH ACCOMPANIES THIS FORM OF PROXY WHICH MORE FULLY SETS OUT THE MATTERS TO BE VOTED ON. THIS FORM OF PROXY CONFERS DISCRETIONARY AUTHORITY UPON THE PERSONS NAMED HEREIN WITH RESPECT TO AMENDMENTS TO MATTERS IDENTIFIED ABOVE AND WITH RESPECT TO SUCH OTHER MATTERS AS MAY PROPERLY COME BEFORE THE MEETING. AT THE TIME OF MAILING OF THIS FORM OF PROXY THE MANAGEMENT OF CABRERRA KNOWS OF NO SUCH AMENDMENT OR OTHER MATTER. IF NO DESIGNATION IS MADE IN ANY OF THE ABOVE ITEMS, THE CABRERRA SHARES REPRESENTED BY THIS FORM OF PROXY WILL BE VOTED IN FAVOUR OF THOSE ITEMS AND AUTHORITY WILL BE DEEMED TO HAVE BEEN GRANTED PURSUANT TO THIS FORM OF PROXY. A CABRERRA SHAREHOLDER HAS THE RIGHT TO APPOINT A PERSON (WHO NEED NOT BE A SHAREHOLDER) OTHER THAN THOSE PERSONS NAMED IN THIS FORM OF PROXY AS SUCH CABRERRA SHAREHOLDER'S PROXY TO ATTEND, ACT AND VOTE AT THE MEETING, AND MAY DO SO BY CROSSING OUT THE NAMES OF THE PERSONS APPEARING ABOVE AND INSERTING THE NAME OF HIS APPOINTEE IN THE BLANK SPACE PROVIDED.

This Form of Proxy must be signed by the Cabrerra Shareholder or by his attorney duly authorized in writing or, if the Cabrerra Shareholder is a corporation, by an authorized officer whose title should be indicated. A proxy signed by a person acting as attorney or in some other representative capacity should indicate such person's capacity following his signature and should be accompanied by the appropriate instrument evidencing qualification and authority to act. If this Form of Proxy is returned undated, it shall be deemed to bear the date on which it was mailed to the Cabrerra Shareholder. If the Shareholder intends to vote by proxy, this Form of Proxy or another proper form of proxy, duly signed and dated must be received by Cabrerra no later than 10:00 a.m. (Calgary time) on September 17, 2010, otherwise not later than 10:00 a.m. (Calgary time) on the second Business Day preceding the date to which the Meeting is adjourned or postponed. Cabrerra's fax number is (403) 262-4676 and its mailing address is 3100, 715 - 5th Avenue S.W., Calgary, Alberta, T2P 2X6.

 *** ACTIVITY REPORT ***

ST. TIME	DESTINATION TEL/ID	NO.	MODE	PGS.	RESULT
*09/15 11:05	DRISCOLL_HOME 4163233008	2480	TRANSMIT G3	4	OK 01'43
*09/15 11:13	4169819777	2481	TRANSMIT ECM	2	OK 00'17
*09/15 11:26	DRISCOLL_HOME 4163233008	2482	TRANSMIT G3	3	OK 01'22
*09/15 11:49	18004066596	2483	TRANSMIT ECM	3	OK 00'44
*09/15 11:51	4166813727	2484	TRANSMIT ECM	1	OK 00'19
*09/15 11:54	360 0	9164	AUTO RX G3	1	OK 01'02
*09/15 12:06	866 7772380	9165	AUTO RX ECM	1	OK 00'32
*09/15 14:48		9166	AUTO RX ECM	3	OK 00'50
*09/15 15:24	16046541406	2485	TRANSMIT G3	3	OK 00'58
*09/15 15:37	18004066596	2486	TRANSMIT ECM	3	OK 00'52
*09/15 17:47	DRISCOLL_HOME 4163233008	2487	TRANSMIT G3	4	OK 01'45
*09/15 18:57		9167	AUTO RX G3	2	OK 03'56
09/15 21:14		9168	AUTO RX G3	1	OK 01'01
09/15 21:16		9169	AUTO RX G3	1	OK 00'59
09/15 21:18		9170	AUTO RX G3	1	OK 00'47
09/15 21:21		9171	AUTO RX G3	1	OK 00'59
09/15 21:23		9172	AUTO RX G3	1	OK 00'47
09/15 21:25		9173	AUTO RX G3	1	OK 01'01
09/15 21:27		9174	AUTO RX G3	1	OK 00'47
09/15 23:04		9175	AUTO RX ECM	1	OK 00'34
09/15 23:06		9176	AUTO RX ECM	1	OK 00'34
09/15 23:07		9177	AUTO RX ECM	1	OK 00'33
09/15 23:33		9178	AUTO RX ECM	1	OK 00'35
09/16 00:59		9179	AUTO RX ECM	2	OK 00'44
09/16 07:59		9180	AUTO RX ECM	5	OK 01'15
09/16 09:51	DRISCOLL_HOME 4163233008	2488	TRANSMIT G3	11	OK 06'00
09/16 09:59	647	9181	AUTO RX ECM	1	OK 00'21
09/16 10:42	DRISCOLL_HOME 4163233008	2489	TRANSMIT G3	4	OK 02'04
09/16 11:09	DRISCOLL_HOME 4163233008	2490	TRANSMIT G3	1	OK 00'43
09/16 11:17	416 864 3545	9182	AUTO RX ECM	1	OK 00'17
09/16 11:18	416 864 3545	9183	AUTO RX ECM	1	OK 00'17
09/16 11:20	416 864 3545	9184	AUTO RX ECM	1	OK 00'22
09/16 12:01	5	9185	AUTO RX ECM	1	OK 00'41
09/16 12:04	4166813727	2491	TRANSMIT ECM	1	OK 00'25
09/16 12:17	DRISCOLL_HOME 4163233008	2492	TRANSMIT G3	6	OK 02'37
09/16 12:27	4340 3	9186	AUTO RX G3	2	OK 01'34
09/16 12:57	18004066596	2493	TRANSMIT ECM	4	OK 00'47
09/16 14:26	604 689 1106	9187	AUTO RX ECM	2	OK 00'49
09/16 14:40	4169566201	2494	TRANSMIT ECM	9	OK 00'49
09/16 15:42	14032624676	2495	TRANSMIT ECM	2	OK 00'30

Duarte Pita

From: Swanzy Quarshie
Sent: Thursday, September 16, 2010 3:50 PM
To: Duarte Pita
Subject: RE: Cabrerra Resources Merger - URGENT

Great thanks. We own 400,000 in Resource and 550,000 in SEFP

Swanzy Quarshie, CFA
Associate Portfolio Manager

Sentry Investments
The Exchange Tower
130 King Street West, Suite 2805
Toronto, ON M5X 1A4
Tel: 647-789-2500 1-888-246-6656
Fax: 416-364-2398



From: Duarte Pita
Sent: Thursday, September 16, 2010 3:46 PM
To: Swanzy Quarshie
Subject: RE: Cabrerra Resources Merger - URGENT

Ok, so it went through via fax. Could you tell me in which product we held the 9,500,000 shares? Thanks.

Duarte

From: Swanzy Quarshie
Sent: Thursday, September 16, 2010 3:28 PM
To: Duarte Pita
Cc: Laura Lau; Mason Granger
Subject: FW: Cabrerra Resources Merger - URGENT

Hi Duarte –

Proxy attached. Deadline is tomorrow. We are voting 'For' the arrangement.

Thanks

Swanzy Quarshie, CFA
Associate Portfolio Manager

Sentry Investments
The Exchange Tower
130 King Street West, Suite 2805
Toronto, ON M5X 1A4
Tel: 647-789-2500 1-888-246-6656
Fax: 416-364-2398



From: Michael Phun
Sent: Thursday, September 16, 2010 3:12 PM
To: Swanzy Quarshie
Subject: FW: Cabrerra Resources Merger

QUADRISE CANADA CORPORATION

INSTRUMENT OF PROXY FOR THE ANNUAL MEETING OF SHAREHOLDERS OF QUADRISE CANADA CORPORATION TO BE HELD ON THURSDAY JUNE 16, 2011

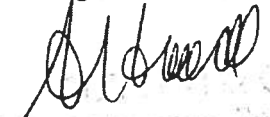
The undersigned hereby appoints Alfred F. Fischer, CEO of Quadrise Canada Corporation (the "Corporation") or, failing him, Zoe Anne Brown, Controller of the Corporation, or instead of either of the foregoing, _____, as proxyholder of the undersigned, with full power of substitution, to attend, vote and act for and on behalf of the undersigned at the annual meeting (the "Meeting") of the holders of Class "A" common shares (the "Quadrise Shares") of the Corporation (the "Quadrise Shareholders") to be held on June 16, 2011, and at any adjournment of the Meeting, and on every poll that may take place in consequence thereof to the same extent and with the same powers as if the undersigned were personally present at the Meeting, with authority to vote at the proxyholder's discretion except as otherwise specified below:

Without limiting the general powers hereby conferred, the undersigned hereby directs the proxyholder to vote the Quadrise Shares represented by this proxy in the following manner:

FOR OR WITHHELD (OR, IF NO SPECIFICATION MADE, FOR) THE ELECTION OF DIRECTORS AS SPECIFIED IN THE INFORMATION CIRCULAR OF QUADRISE DATED MAY 25, 2011.

FOR OR WITHHELD (OR, IF NO SPECIFICATION MADE, FOR) THE APPOINTMENT OF AUDITORS AND TO AUTHORIZE THE DIRECTORS TO FIX THEIR REMUNERATION.

This proxy is solicited on behalf of the management of the Corporation. The shares represented by this proxy will be voted, where the Quadrise Shareholder has given a choice above, as directed or, if no direction is given, FOR the above proposals. The person or persons appointed under this proxy are conferred with discretionary authority with respect to amendments or variations to matters identified in the accompanying Notice of Meeting of Shareholders of Quadrise Canada Corporation ("Notice of Meeting") and the Information Circular and with respect to other matters that may properly come before the Meeting or any adjournment thereof. This form of proxy should be read in conjunction with the accompanying Notice of Meeting and Information Circular.

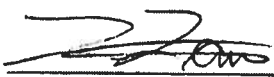

RBC Direct Investor Services Trust
Securities Dept. C.A. Dept
181 Wellington Street West, 2nd Floor
Toronto, Ontario M5X 1C4

RESTRICTED TO
SHARES

280,102

The undersigned hereby revokes any prior proxies.

DATED this 7th day of June, 2011.



Signature of Shareholder

LAURA LAU

Name of Shareholder (Please Print)

NOTES:

1. If this form of proxy is not signed by the Quadrise Shareholder or his or her attorney authorized in writing, the votes to which the Shareholder is entitled will not be exercised.
2. If the Quadrise Shareholder is a corporation, this form of proxy should be signed in its corporate name under its corporate seal by an authorized officer whose title should be indicated.
3. This form of proxy must be dated and the signature hereon should be exactly the same as the name in which the Quadrise Shares are registered. If this form of proxy is not dated, it will be deemed to bear the date on which it was mailed to the Quadrise Shareholder.
4. A proxy signed by a person acting as attorney or in some other representative capacity should reflect such person's capacity following his or her signature and should be accompanied by the appropriate instrument evidencing qualification and authority to act (unless such instrument has been previously filed with the Corporation).
5. In order for this form of proxy to be effective, it must be signed and deposited by Valiant Trust Company, 600, 750 Cambie Street, Vancouver BC, Fax (604) 681-3067, not less than 48 hours (excluding Saturdays, Sundays and holidays) before the Meeting or any adjournment thereof.
6. A Quadrise Shareholder who has given a form of proxy may revoke it as to any matter on which a vote has not already been cast pursuant to its authority by an instrument in writing executed by such Quadrise Shareholder or by his or her attorney duly authorized in writing or, if the Quadrise Shareholder is a corporation, by an officer or attorney thereof duly authorized, and deposited either at the above mentioned office of Valiant Trust Company not less than 48 hours (excluding Saturdays, Sundays and holidays) before the Meeting or any adjournment thereof.

ROYTOR & CO. [REDACTED]
RBC GLOBAL SERVICES, 200 BAY ST
SOUTH TOWER, SL LEVEL
TORONTO, ON, M5J 2J5
CANADA

138550001



Control Number: 512 223 455 815

Please have your client fax back the proxy to fax # (604)681-3067 to the attention of Proxy Department.

VOTE DEADLINE DATE: June 14, 2011 at 3:00 PM Calgary time

CAX	OM01 74899D969	QUADRISE CANADA CORP	280102.000
	CSP 74899D969	CL A COM(REST/RI)	280102.000
			0.000

CAX QINT	OM01 74899D969	QUADRISE CANADA CORP	116000.000
	ISN NOT FOUND	CL A COM(REST/RI)	116000.000
	NVTS		0.000

CAX QINT	OM01 74899D969	QUADRISE CANADA CORP	164102.000
	ISN NOT FOUND	CL A COM(REST/RI)	164102.000
	NVV2		0.000

CLIENT: NVTS
ADV REP: R838 IIS CANADATEAM7
CS MGR: PAUL JORRITSMA
CS OFFICER: SANDRA WILLIAMS
CS GRP MAIL: SENTRYSELECT
ACTG REP 1: AMARDEEP SINGH
ACTG REP 2: AMARDEEP SINGH

CLIENT: NVV2
ADV REP: R838 IIS CANADATEAM7
CS MGR: PAUL JORRITSMA
CS OFFICER: SANDRA WILLIAMS
CS GRP MAIL: SENTRYSELECT
ACTG REP 1: AMARDEEP SINGH
ACTG REP 2: AMARDEEP SINGH

QUADRISE CANADA CORPORATION

INSTRUMENT OF PROXY FOR THE ANNUAL MEETING OF SHAREHOLDERS OF QUADRISE CANADA CORPORATION TO BE HELD ON THURSDAY JUNE 16, 2011


The undersigned hereby appoints Alfred F. Fischer, CEO of Quadrise Canada Corporation (the "Corporation") or, failing him, Zoe Anne Brown, Controller of the Corporation, or instead of either of the foregoing, _____, as proxyholder of the undersigned, with full power of substitution, to attend, vote and act for and on behalf of the undersigned at the annual meeting (the "Meeting") of the holders of Class "A" common shares (the "Quadrise Shares") of the Corporation (the "Quadrise Shareholders") to be held on June 16, 2011, and at any adjournment of the Meeting, and on every poll that may take place in consequence thereof to the same extent and with the same powers as if the undersigned were personally present at the Meeting, with authority to vote at the proxyholder's discretion except as otherwise specified below:

Without limiting the general powers hereby conferred, the undersigned hereby directs the proxyholder to vote the Quadrise Shares represented by this proxy in the following manner:

FOR OR WITHHELD (OR, IF NO SPECIFICATION MADE, FOR) THE ELECTION OF DIRECTORS AS SPECIFIED IN THE INFORMATION CIRCULAR OF QUADRISE DATED MAY 25, 2011.

FOR OR WITHHELD (OR, IF NO SPECIFICATION MADE, FOR) THE APPOINTMENT OF AUDITORS AND TO AUTHORIZE THE DIRECTORS TO FIX THEIR REMUNERATION.

This proxy is solicited on behalf of the management of the Corporation. The shares represented by this proxy will be voted, where the Quadrise Shareholder has given a choice above, as directed or, if no direction is given, FOR the above proposals. The person or persons appointed under this proxy are conferred with discretionary authority with respect to amendments or variations to matters identified in the accompanying Notice of Meeting of Shareholders of Quadrise Canada Corporation ("Notice of Meeting") and the Information Circular and with respect to other matters that may properly come before the Meeting or any adjournment thereof. This form of proxy should be read in conjunction with the accompanying Notice of Meeting and Information Circular.


BLYTON & CO.
RBC Dexia Investor Services Trust
Securites Cage, C.A. Dept
155 Wellington Street West, 2nd Floor
Toronto, On Canada M5V 3L3

The undersigned hereby revokes any prior proxies.

DATED this 7th day of June, 2011.



Signature of Shareholder

LAURA LAU

Name of Shareholder (Please Print)

RESTRICTED TO
SHARES

280,102

FACSIMILE TRANSMISSION

TO: Paul Jorritsma FROM: Van Hoang (sentry)
FAX: 604 681 3067 PAGES: 3
DATE: June 7, 2011
RE: Quad rise Canada Corp. CC:
 Urgent Please comment For your information As discussed
COMMENTS: Please confirm receipt via vhoang@sentry.ca

SENTRY INVESTMENTS**HEAD OFFICE**

The Exchange Tower
130 King Street West
Suite 2850
Toronto, ON M5X 1A4

Tel: 416-861-8729
1-888-246-6656
Fax: 416-364-5615

VANCOUVER

650 West Georgia Street
Suite 480, P.O. Box 11605
Vancouver, BC V6B 4N9

Tel: 604-669-3863
1-877-535-3863
Fax: 604-685-1232

info@sentryselect.com
www.sentryselect.com

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FOR USE BY HOLDERS OF COMMON SHARES OF SILVERSTAR WELL SERVICING LTD.



Instrument of Proxy
For Special Meeting of Shareholders and Optionholders

The undersigned holder ("Silverstar Shareholder") of common shares ("Silverstar Shares") of Silverstar Well Servicing Ltd. (the "Corporation") hereby appoints Chris Haslam, of the City of Calgary, in the Province of Alberta, Chief Executive Officer and a Director of the Corporation or, failing him, Dale Kaufmann, of the City of Calgary, in the Province of Alberta, a Director of the Corporation, or instead of either of the foregoing, _____, as proxyholder of the undersigned, with full power of substitution, to attend and act and vote for and on behalf of the undersigned at the special meeting of the Silverstar Shareholders and holders of options to purchase Silverstar Shares (the "Meeting"), to be held at 9:00 a.m. (Calgary time) at Suite 1400, 350 - 7th Avenue S.W., Calgary, Alberta T2P 3N9, on July 11, 2011 and at any adjournment or adjournments thereof, and on every ballot that may take place in consequence thereof to the same extent and with the same powers as if the undersigned were personally present at the Meeting with authority to vote at the said proxyholders' discretion, except as otherwise specified below. This instrument of proxy (the "Instrument of Proxy") is accompanied by a formal notice of the meeting (the "Notice of Meeting") and an information circular and proxy statement of the Corporation (the "Information Circular") both dated June 16, 2011 providing more detailed information on the matters to be addressed at the Meeting. This Instrument of Proxy should be read in conjunction with the accompanying Notice of Meeting and Information Circular. Without limiting the general powers hereby conferred, the undersigned hereby directs the said proxyholder to vote the Silverstar Shares represented by this Instrument of Proxy in the following manner:

- 1. FOR [X] or AGAINST [] (and, if no specification is made, FOR) a special resolution, the full text of which is set forth in Appendix A to the accompanying Information Circular, to approve a plan of arrangement under section 193 of the Business Corporations Act (Alberta) involving the Corporation, the Silverstar Shareholders, the holders of options to purchase Silverstar Shares and Savanna Energy Services Corp., all as more particularly described in the Information Circular; and
2. to transact such further and other business as may properly be brought before the Meeting or any adjournment thereof.

This Instrument of Proxy is solicited on behalf of the management of the Corporation. The Silverstar Shares represented by this Instrument of Proxy will be voted and, where the Silverstar Shareholder has specified a choice with respect to the above matters, will be voted as directed above or, if no direction is given, will be voted in favour of the above matters. Each Silverstar Shareholder has the right to appoint a proxyholder, other than the persons designated above, who need not be a Silverstar Shareholder, to attend and to act for him and on his behalf at the Meeting. To exercise such right, the names of the nominees of management should be crossed out and the name of the Silverstar Shareholder's appointee should be legibly printed in the blank space provided.

The undersigned hereby revokes any proxies heretofore given.

Dated this 27th day of June, 2011.

[Handwritten signature]

RBC Dominion Investor Services Trust
Securities Dept, C.A. Dept
165 Wellington Street West, 2nd Floor
Toronto, ON Canada M5V 3L3

(signature of Silverstar Shareholder)

Roytor and Co.
(name of Silverstar Shareholder - please print)

1,000,000
(number of Silverstar Shares held)

RESTRICTED TO
SHARES
1,000,000

NOTES:

1. If the Silverstar Shareholder is a corporation, its corporate seal must be affixed or it must be signed by an officer or attorney thereof duly authorized.
2. This Instrument of Proxy must be dated and the signature hereon should be exactly the same as the name in which the shares are registered.
3. Persons signing as executors, administrators, trustees, etc., should so indicate and give their full title as such.
4. This Instrument of Proxy will not be valid and not be acted upon or voted unless it is completed as outlined herein and delivered to the attention of the Corporation's Transfer Agent, Olympia Trust Company, Proxy Department, Suite 2300, 125 – 9th Avenue S.E., Calgary, Alberta T2G 0P6 or by fax at (403) 265-1455, no later than 9:00 a.m. (Calgary time) on July 7, 2011 or 48 hours (excluding Saturdays and holidays) prior to the time fixed for any adjournment of the Meeting. An Instrument of Proxy is valid only at the meeting in respect of which it is given or any adjournment(s) of that meeting. In the event of a strike, lockout or other work stoppage involving postal employees, this Instrument of Proxy should be delivered by facsimile to Olympia Trust Company as registrar and transfer agent of the Corporation at (403) 265-1455, by email to proxy@olympiatrust.com or the Instrument of Proxy can be voted online using Olympia Trust Company's Web Voting.
5. In addition to revocation in any other manner permitted by law, a Silverstar Shareholder may revoke an Instrument of Proxy: (a) by instrument in writing executed by the Silverstar Shareholder or such Silverstar Shareholder's attorney authorized in writing or if the Silverstar Shareholder is a corporation, under its corporate seal or by an officer or attorney thereof, duly authorized, and deposited either with Olympia Trust Company at the office designated above or at the registered office of the Corporation, in either case not later than 5:00 pm (Calgary time) on the Business Day preceding the day of the Meeting (or any adjournment thereof) or with the chairperson on the day of the Meeting (or any adjournment thereof); or (b) by a duly executed and deposited Instrument of Proxy bearing a later date or time than the date or time of the Instrument of Proxy being revoked.
6. This Instrument of Proxy confers discretionary authority in respect of amendments to matters identified in the notice of Meeting or other matters that may properly come before the Meeting.

200 BAY ST S TOWER
 SERVICE LVL
 TORONTO ON M5J 2J5





RBC DEXIA
INVESTOR SERVICES

June 21, 2011

CUSIP: 993669662

ISIN: QY9936696625

Security Name: SILVERSTAR WELL SVCING

Account# T13155201

Account Name: ST ST BANK & TR CLIENT OMNI OMO1

Number of shares: 1,000,000

Meeting date: July 11, 2011

Record date: June 1, 2011

Please have your client fax back the proxy to fax number (403) 265-1455 to the attention of Proxy Department.

VOTE DEADLINE DATE: July 7, 2011 at 9:00 A.M. (Calgary Time)

Kindly forward the enclosed proxy and/or meeting material to your client. This material pertains to meetings where the certificates are held in physical form in our vault, therefore there has been no mailing done by Broadridge. Completed voting instructions should be faxed directly to the Transfer Agent.

Your assistance is most appreciated.

Thank you,


Sinthuja Jeya
Proxy Department

Your ambition. Our purpose.™

RBC DEXIA INVESTOR SERVICES TRUST

Corporate Actions- Research (Mandatory) | 155 Wellington Street West, 3rd floor | Toronto, ON M5V 3L3 |
Canada
rbcdexia.com

Please have your client fax back the proxy to fax# (403) 265-1455 to the attention of Proxy Department.

Vote Deadline Date: JULY 07, 2011 at 9:00 A.M. (Calgary Time)

CAX QINT OM01 603999913 SILVERSTAR WELL SERVICE

1000000.000

ISN NOT FOUND COM REST/RI

1000000.000

NVTS

0.000

**CLIENT: NVTS
ADV REP: R838 IIS CANADATEAM7
CS MGR: PAUL JORRITSMA
CS OFFICER: SANDRA WILLIAMS
CS GRP MAIL: SENTRYSELECT
ACTG REP 1: AMARDEEP SINGH
ACTG REP 2: AMARDEEP SINGH
ACTG MGR:**



PROXY VOTING INSTRUCTIONS

How to vote your proxy:

1. ON THE INTERNET

- Go to Olympia Trust's website
 - <https://secure.olympiatrust.com/proxy/>
- On your form of proxy you will find an address panel in the following format. Locate your alpha-numeric Web Voting ID Number.

Example:

123456	9999	1000	123F45K
JOHN DOE 123 MAIN STREET CALGARY AB T1A 1A1			

- **123F45K** would be your Web Voting ID Number.
- Follow the instructions on the website to vote your proxy; if you have multiple registered holdings in the Corporation you must vote each position separately. If you are unable to access our website please vote by one of the following methods.

2. BY MAIL

- Complete the proxy form, ensuring that you sign and date it, and return it in the envelope we have provided.

3. BY FAX

- Complete the proxy form, ensuring that you sign and date it, and fax all pages in one transmission to (403) 265-1455.

4. BY EMAIL

- Complete the proxy form, ensuring that you sign and date it, scan all pages and email to proxy@olympiatrust.com.

**For questions regarding the voting procedure please contact
Olympia Trust at (403) 261-0900 or proxy@olympiatrust.com.**



Instrument of Proxy
For Special Meeting of Shareholders and Optionholders

The undersigned holder ("Silverstar Shareholder") of common shares ("Silverstar Shares") of Silverstar Well Servicing Ltd. (the "Corporation") hereby appoints Chris Haslam, of the City of Calgary, in the Province of Alberta, Chief Executive Officer and a Director of the Corporation or, failing him, Dale Kaufmann, of the City of Calgary, in the Province of Alberta, a Director of the Corporation, or instead of either of the foregoing, _____, as proxyholder of the undersigned, with full power of substitution, to attend and act and vote for and on behalf of the undersigned at the special meeting of the Silverstar Shareholders and holders of options to purchase Silverstar Shares (the "Meeting"), to be held at 9:00 a.m. (Calgary time) at Suite 1400, 350 - 7th Avenue S.W., Calgary, Alberta T2P 3N9, on July 11, 2011 and at any adjournment or adjournments thereof, and on every ballot that may take place in consequence thereof to the same extent and with the same powers as if the undersigned were personally present at the Meeting with authority to vote at the said proxyholders' discretion, except as otherwise specified below. This instrument of proxy (the "Instrument of Proxy") is accompanied by a formal notice of the meeting (the "Notice of Meeting") and an information circular and proxy statement of the Corporation (the "Information Circular") both dated June 16, 2011 providing more detailed information on the matters to be addressed at the Meeting. This Instrument of Proxy should be read in conjunction with the accompanying Notice of Meeting and Information Circular. Without limiting the general powers hereby conferred, the undersigned hereby directs the said proxyholder to vote the Silverstar Shares represented by this Instrument of Proxy in the following manner:

- 1. FOR [X] or AGAINST [] (and, if no specification is made, FOR) a special resolution, the full text of which is set forth in Appendix A to the accompanying Information Circular, to approve a plan of arrangement under section 193 of the Business Corporations Act (Alberta) involving the Corporation, the Silverstar Shareholders, the holders of options to purchase Silverstar Shares and Savanna Energy Services Corp., all as more particularly described in the Information Circular; and
2. to transact such further and other business as may properly be brought before the Meeting or any adjournment thereof.

This Instrument of Proxy is solicited on behalf of the management of the Corporation. The Silverstar Shares represented by this Instrument of Proxy will be voted and, where the Silverstar Shareholder has specified a choice with respect to the above matters, will be voted as directed above or, if no direction is given, will be voted in favour of the above matters. Each Silverstar Shareholder has the right to appoint a proxyholder, other than the persons designated above, who need not be a Silverstar Shareholder, to attend and to act for him and on his behalf at the Meeting. To exercise such right, the names of the nominees of management should be crossed out and the name of the Silverstar Shareholder's appointee should be legibly printed in the blank space provided.

The undersigned hereby revokes any proxies heretofore given.

Dated this 27th day of June, 2011.

[Signature]
ROYTOR & CO.

RBC Dexia Investor Services Trust
Securities Cage, C.A. Dept
155 Wellington Street West, 2nd Floor
Toronto, On Canada M5V 3L3

[Signature]
(signature of Silverstar Shareholder)

Roytor and Co.
(name of Silverstar Shareholder - please print)

1,000,000
(number of Silverstar Shares held)

RESTRICTED TO
SHARES
1,000,000

FACSIMILE TRANSMISSION

TO: Proxy Dep't FROM: Sentry Investment
FAX: 403 265 1455 PAGES: 5
DATE: Jun 27/11
RE: Silverstar Well Service CC:
 Urgent Please comment For your information As discussed
COMMENTS: Please confirm receipt via vhoang@sentry.ca

SENTRY INVESTMENTS

HEAD OFFICE
The Exchange Tower
130 King Street West
Suite 2850
Toronto, ON M5X 1A4

Tel: 416-861-8729
1-888-246-6656
Fax: 416-364-5615

VANCOUVER
650 West Georgia Street
Suite 480, P.O. Box 11605
Vancouver, BC V6B 4N9

Tel: 604-669-3863
1-877-535-3863
Fax: 604-685-1232

Info@sentryselect.com
www.sentryselect.com

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SIRIUS ENERGY INC. PROXY

THIS PROXY IS SOLICITED BY AND ON BEHALF OF MANAGEMENT
FOR THE ANNUAL GENERAL MEETING OF THE
SHAREHOLDERS TO BE HELD ON MAY 25, 2011

The undersigned, being a shareholder of Sirius Energy Inc. (the "Corporation"), hereby appoints Neil J. Dixon, a director of the Corporation or, failing him, John E. Thompson, Chief Executive Officer of the Corporation or, instead of either of the foregoing, _____, as my nominee to attend and act for me on my behalf at the annual general meeting of the shareholders of the Corporation (the "Meeting") to be held on May 25, 2011 at 9:00 a.m. (Calgary time) and at any adjournment(s) thereof, and to vote the common shares in the share capital of the Corporation registered in the name of the undersigned in the same manner, to the same extent, and with the same power as if the undersigned were present at the Meeting or any adjournment(s) thereof, and, without limiting the general authorization and powers hereby given, the persons named herein are specifically directed to vote as indicated below.

- | | FOR | WITHHOLD |
|---|--|-------------------------------------|
| 1. To elect as directors the persons as listed below: | | |
| John E. Thompson | <input checked="" type="checkbox"/> | <input type="checkbox"/> |
| Neil J. Dixon | <input checked="" type="checkbox"/> | <input type="checkbox"/> |
| A. Gordon Stollery | <input checked="" type="checkbox"/> | <input type="checkbox"/> |
| David W. Cornhill | <input checked="" type="checkbox"/> | <input type="checkbox"/> |

- | | FOR | WITHHOLD |
|---|-------------------------------------|--------------------------|
| 2. To reappoint KPMG LLP, Chartered Accountants, as the auditors of the Corporation for the ensuing year, at a remuneration to be fixed by the board of directors of the Corporation. | <input checked="" type="checkbox"/> | <input type="checkbox"/> |

The undersigned instructs the above named proxy holder to act on behalf of each of the matters itemized above as directed, all as more fully described in the accompanying Management Information Circular. If no direction is given, such proxy holder shall vote FOR the election of each of the nominees listed above, and FOR the reappointment of KPMG LLP, Chartered Accountants, as auditors. The undersigned hereby confers discretionary authority upon such proxy holder to vote, in accordance with his/her best judgment, with respect to amendments or variations to the matters outlined above and with respect to matters other than those listed in the notice calling the Meeting and which may properly come before the Meeting. At the date hereof (April 27, 2011), Management of the Corporation knows of no such amendment, variation or other matter. This proxy is solicited by Management of the Corporation and the costs of same will be borne by the Corporation. This proxy will remain effective for 12 months from the date of its execution.

The undersigned hereby revokes any proxy previously given.

Dated this _____ day of _____, 2011

Shareholder (Please sign exactly as shares are registered.)

Printed name

Number of shares owned

See additional instructions on reverse.

[Handwritten Signature]
ROYTOR & CO.

RBC Dextra Investor Services Trust
Securites Cage, C.A. Dept
155 Wellington Street West, 2nd Floor
Toronto, On Can. M5V 3L3

RESTRICTED TO
SHARES

1,000,000

Instructions

1. This instrument appointing a proxy must be in writing and shall be dated and executed by the shareholder or his/her attorney authorized in writing, or, if the shareholder is a corporation, under its corporate seal or by an officer or attorney thereof who has been duly authorized. If the proxy is not dated above, it will be deemed to bear the date on which it was mailed to the shareholder.
 2. A shareholder has the right to appoint a person to attend and act for him/her and on his/her behalf at the Meeting other than the persons named above. Such person need not be a shareholder. To exercise this right, insert the name of the person you wish to be your nominee in the space provided above.
 3. In order for this proxy to be effective, it must be deposited with the Corporation at 410, 1210 – 8th Street SW, Calgary, Alberta T2R 1L3, not less than 48 hours, excluding Saturdays, Sundays and holidays, before the time for holding the Meeting or any adjournment(s) thereof.
 4. If this proxy is duly deposited with the Corporation, the shares represented thereby will be voted for, or withheld from voting, or voted against, as directed by the shareholder, but if no direction is made, they will be voted in favour of the above matters. If the shareholder specifies in this proxy with respect to any matters to be acted upon, such shares shall, in the event of a poll on any such matters, be voted in accordance with specifications so made.
-

Please have your client fax back the proxy to fax # (403)216-0029 to the attention of Proxy Department.

VOTE DEADLINE DATE: May 20, 2011 at 4:00 pm EDT

CAX QINT OM01 82999B924	SIRIUS ENERGY INC	1000000.000
QY9937650720	COM(REST/RI)	1000000.000
NVTS		0.000

CLIENT: NVTS
ADV REP: R838 IIS CANADATEAM7
CS MGR: PAUL JORRITSMA
CS OFFICER: SANDRA WILLIAMS
CS GRP MAIL: SENTRYSELECT
ACTG REP 1: AMARDEEP SINGH
ACTG REP 2: AMARDEEP SINGH

10: Jarry
Attn: Van Hoang



FACSIMILE TRANSMISSION

TO: Paul Jorritsma FROM: Van Hoang (Sentry)

FAX: 403 216 0029 PAGES: 3

DATE: May 17, 2011

RE: SIRIUS Energy Proxy CC:

Urgent Please comment For your information As discussed

COMMENTS: please confirm receipt via email.

As we do not have you e-mail address please accept this return fax as confirmation that we did receive the proxy

Thank you
Carol Berglund
Office Manager

SENTRY INVESTMENTS

HEAD OFFICE
The Exchange Tower
130 King Street West
Suite 2850
Toronto, ON M5X 1A4

Tel: 416-861-8729
1-888-248-6656
Fax: 416-364-5615

VANCOUVER
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Vancouver, BC V6B 4N9

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