

Invesco Dynamic Credit Opportunities Fund
Form N-PX
August 12, 2016

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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 811-22043

Invesco Dynamic Credit Opportunities Fund
(Exact name of registrant as specified in charter)

1555 Peachtree Street, N.E., Atlanta, Georgia 30309

(Address of principal executive offices) (Zip code)

John M. Zerr, Esquire

11 Greenway Plaza, Suite 1000 Houston, Texas 77046

(Name and address of agent for service)

Copy to:

Peter Davidson, Esquire

Invesco Advisers, Inc.

11 Greenway Plaza, Suite 1000

Houston, TX 77046

Registrant's telephone number, including area code: (713) 626-1919

Date of fiscal year end: 2/29

Date of reporting period: 7/01/15 06/30/16

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.

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***** FORM N-Px REPORT *****

ICA File Number: 811-22043
 Reporting Period: 07/01/2015 - 06/30/2016
 Invesco Dynamic Credit Opportunities Fund

===== Invesco Dynamic Credit Opportunities Fund =====

LYONDELLBASELL INDUSTRIES N.V.

Ticker: LYB Security ID: N53745100
 Meeting Date: MAY 11, 2016 Meeting Type: Annual
 Record Date: MAR 14, 2016

#	Proposal	Mgt Rec	Vote Cast	Sponsor
1A.	ELECTION OF CLASS III SUPERVISORY DIREC TOR:JACQUES AIGRAIN	UnKnown	No Action	Management
1B.	ELECTION OF CLASS III SUPERVISORY DIREC TOR:LINCOLN BENET	UnKnown	No Action	Management
1C.	ELECTION OF CLASS III SUPERVISORY DIREC TOR:NANCE K. DICCIANI	UnKnown	No Action	Management
1D.	ELECTION OF CLASS III SUPERVISORY DIREC TOR:BRUCE A. SMITH	UnKnown	No Action	Management
2A.	TO ELECT MANAGING DIRECTOR TO SERVE A T WO-YEAR TERM: THOMAS AEBISCHER	UnKnown	No Action	Management
2B.	TO ELECT MANAGING DIRECTOR TO SERVE A T WO-YEAR TERM: DAN COOMBS	UnKnown	No Action	Management
2C.	TO ELECT MANAGING DIRECTOR TO SERVE A T WO-YEAR TERM: JAMES D. GUILFOYLE	UnKnown	No Action	Management
3.	ADOPTION OF ANNUAL ACCOUNTS FOR 2015	UnKnown	No Action	Management
4.	DISCHARGE FROM LIABILITY OF MEMBERS OF THEMANAGEMENT BOARD	UnKnown	No Action	Management
5.	DISCHARGE FROM LIABILITY OF MEMBERS OF THESUPERVISORY BOARD	UnKnown	No Action	Management
6.	RATIFICATION OF PRICEWATERHOUSECOOPERSL LP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	UnKnown	No Action	Management
7.	APPOINTMENT OF PRICEWATERHOUSECOOPERSAC COUNTANTS N.V. AS OUR AUDITOR FOR THEDU TCH ANNUAL ACCOUNTS	UnKnown	No Action	Management
8.	RATIFICATION AND APPROVAL OF DIVIDENDS INRESPECT OF THE 2015 FISCAL YEAR	UnKnown	No Action	Management

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9.	ADVISORY (NON-BINDING) VOTE APPROVING EXECUTIVE COMPENSATION	UnKnown	No Action	Management
10.	APPROVAL TO REPURCHASE UP TO 10% OF OUR OUTSTANDING SHARES	UnKnown	No Action	Management

LYONDELLBASELL INDUSTRIES N.V.

Ticker: LYB	Security ID: N53745100
Meeting Date: MAY 11, 2016	Meeting Type: Annual
Record Date: APR 13, 2016	

#	Proposal	Mgt Rec	Vote Cast	Sponsor
1A.	ELECTION OF CLASS III SUPERVISORY DIRECTOR: JACQUES AIGRAIN	UnKnown	No Action	Management
1B.	ELECTION OF CLASS III SUPERVISORY DIRECTOR: LINCOLN BENET	UnKnown	No Action	Management
1C.	ELECTION OF CLASS III SUPERVISORY DIRECTOR: NANCE K. DICCIANI	UnKnown	No Action	Management
1D.	ELECTION OF CLASS III SUPERVISORY DIRECTOR: BRUCE A. SMITH	UnKnown	No Action	Management
2A.	TO ELECT MANAGING DIRECTOR TO SERVE A TWO-YEAR TERM: THOMAS AEBISCHER	UnKnown	No Action	Management
2B.	TO ELECT MANAGING DIRECTOR TO SERVE A TWO-YEAR TERM: DAN COOMBS	UnKnown	No Action	Management
2C.	TO ELECT MANAGING DIRECTOR TO SERVE A TWO-YEAR TERM: JAMES D. GUILFOYLE	UnKnown	No Action	Management
3.	ADOPTION OF ANNUAL ACCOUNTS FOR 2015	UnKnown	No Action	Management
4.	DISCHARGE FROM LIABILITY OF MEMBERS OF THE MANAGEMENT BOARD	UnKnown	No Action	Management
5.	DISCHARGE FROM LIABILITY OF MEMBERS OF THE SUPERVISORY BOARD	UnKnown	No Action	Management
6.	RATIFICATION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	UnKnown	No Action	Management
7.	APPOINTMENT OF PRICEWATERHOUSECOOPERS ACCOUNTANTS N.V. AS OUR AUDITOR FOR THE DUTCH ANNUAL ACCOUNTS	UnKnown	No Action	Management
8.	RATIFICATION AND APPROVAL OF DIVIDENDS IN RESPECT OF THE 2015 FISCAL YEAR	UnKnown	No Action	Management
9.	ADVISORY (NON-BINDING) VOTE APPROVING EXECUTIVE COMPENSATION	UnKnown	No Action	Management
10.	APPROVAL TO REPURCHASE UP TO 10% OF OUR OUTSTANDING SHARES	UnKnown	No Action	Management

Merrill Corporation

Ticker:	Security ID: 0921XV904
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HJARNE SHALL BE ELECTED AS A NEWMEMBER OF THE BOARD OF DIRECTORS FOR THEPERIOD UNTIL THE END OF THE NEXT ANNUALGENERAL MEETING. JAN SJOQVIST SHALL BE THECHAIRMAN OF THE BOARD OF DIRECTORS.PRICEWATERHOUSECOOPERS AB SHALL BE RE-ELECTED AS THE COMPANY'S AUDITOR FOR THEPERIOD UNTIL THE END OF THE NEXT ANNUALGENERAL MEETING

12	THE NOMINATION COMMITTEE'S PROPOSAL ONPRINCIPLES FOR THE NOMINATION COMMITTEE	For	For	Management
13	THE BOARD OF DIRECTORS' PROPOSAL ONGUIDELINES FOR REMUNERATION TO THE SENIORMANAGEMENT	For	For	Management
14	THE BOARD OF DIRECTORS PROPOSAL ONAUTHORISATION FOR THE BOARD OF DIRECTORS TO RESOLVE ON NEW ISSUES OF SHARES ETC.	For	For	Management

ST. PAUL'S CLO IV LIMITED, DUBLIN

Ticker: Security ID: G8523ZAE6
 Meeting Date: NOV 26, 2015 Meeting Type: Bond Meeting
 Record Date:

#	Proposal	Mgt Rec	Vote Cast	Sponsor
1	COMPLIANCE WITH THE VOLCKER RULE	UnKnown	No Action	Management
2	AMENDMENT TO CONDITION 14(B) (VII) (A)	UnKnown	No Action	Management
3	AMENDMENT TO THE DEFINITION OF WEIGHTED AVERAGE SPREAD	UnKnown	No Action	Management

ST. PAUL'S CLO IV LIMITED, DUBLIN

Ticker: Security ID: G8523ZAF3
 Meeting Date: NOV 26, 2015 Meeting Type: Bond Meeting
 Record Date:

#	Proposal	Mgt Rec	Vote Cast	Sponsor
1	COMPLIANCE WITH THE VOLCKER RULE	UnKnown	No Action	Management
2	AMENDMENT TO CONDITION 14(B) (VII) (A)	UnKnown	No Action	Management
3	AMENDMENT TO THE DEFINITION OF WEIGHTED AVERAGE SPREAD	UnKnown	No Action	Management

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ST. PAUL'S CLO IV LIMITED, DUBLIN

Ticker: Security ID: G8523ZAE6
 Meeting Date: JAN 7, 2016 Meeting Type: Bond Meeting
 Record Date:

#	Proposal	Mgt Rec	Vote Cast	Sponsor
1	APPROVE EXTRAORDINARY RESOLUTION AS PER MEETING NOTICE RE: COMPLIANCE WITH THE VOLCKER RULE	UnKnown	No Action	Management
2	APPROVE EXTRAORDINARY RESOLUTION AS PER MEETING NOTICE RE: AMENDMENT TO CONDITION 14(B) (VII) (A)	UnKnown	No Action	Management
3	APPROVE EXTRAORDINARY RESOLUTION AS PER MEETING NOTICE RE: AMENDMENT TO THE DEFINITION OF WEIGHTED AVERAGE SPREAD	UnKnown	No Action	Management

ST. PAUL'S CLO IV LIMITED, DUBLIN

Ticker: Security ID: G8523ZAF3
 Meeting Date: JAN 7, 2016 Meeting Type: Bond Meeting
 Record Date:

#	Proposal	Mgt Rec	Vote Cast	Sponsor
1	COMPLIANCE WITH THE VOLCKER RULE	For	For	Management
2	AMENDMENT TO CONDITION 14(B) (VII) (A)	For	For	Management
3	AMENDMENT TO THE DEFINITION OF WEIGHTED AVERAGE SPREAD	For	For	Management

ST. PAUL'S CLO IV LIMITED, DUBLIN

Ticker: Security ID: G8523ZAF3
 Meeting Date: MAY 20, 2016 Meeting Type: Bond Meeting
 Record Date:

#	Proposal	Mgt Rec	Vote Cast	Sponsor
1	THAT THIS MEETING OF THE HOLDERS OF THE EUR[14,000,000] CLASS [E] NOTES DUE 2028 OF ST.PAUL'S CLO IV LIMITED CURRENTLY OUTSTANDING (THE "NOTEHOLDERS", THE "NOTES" AND THE "ISSUER" RESPECTIVELY) CONSTITUTED BY THE TRUST DEED DATED 27 MARC	UnKnown	No Action	Management

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H 2014 (THE "TRUSTDEED") MADE BETWEEN, AMONG OTHERS, THEISSUER AND BNP PARIBAS TRUST CORPORATIONUK LIMITED (THE "TRUSTEE") AS TRUSTEE FOR THENOTEHOLDERS (THE "NOTEHOLDERS") HEREBYRESOLVES BY WAY OF EXTRAORDINARYRESOLUTION TO: 1. (A) ASSENT TO THEAMENDMENTS TO THE INVESTMENT MANAGEMENTAGREEMENT IN ACCORDANCE WITH THE TERMSOF THE AMENDMENT DEED, THE FORM OF WHICHIS AVAILABLE FOR INSPECTION BY THE CLASS [E]NOTEHOLDERS AT THIS NOTEHOLDERS' MEETING (THE "AMENDMENT DEED" AND THE AMENDMENTS CONTEMPLATED THEREBY THE "PROPOSEDAMENDMENTS"); (B) ASSENT TO THE ENTRY INTO THE AMENDMENT DEED BY, INTER ALIOS, THEISSUER, THE COLLATERAL ADMINISTRATOR AND THE TRUSTEE; AND (C) ASSENT TO THE PAYMENT OF THE FEES AND EXPENSES (INCLUDING VAT THEREON) OF ASHURST LLP AS LEGAL ADVISER TO THE INVESTMENT MANAGER, A&L GOODBODY AS LEGAL ADVISER TO THE ISSUER, ALLEN & OVERY LLP AS LEGAL ADVISER TO THE TRUSTEE AND MAPLES AND CALDER AS IRISH LISTING AGENT IN RELATION TO THE PROPOSED AMENDMENTS AND THEIR IMPLEMENTATION AND OTHER EXPENSES ASSOCIATED WITH HOLDING THE NOTEHOLDERS' MEETINGS; 2. AUTHORISE, DIRECT, REQUEST AND EMPower THE TRUSTEE, THE ISSUER AND THE COLLATERAL ADMINISTRATOR TO EXECUTE THE AMENDMENT DEED (THE AMENDMENT DEED WHICH SHALL BE IN THE FORM OF THE DRAFT AMENDMENT DEED PRODUCED TO THIS NOTEHOLDERS' MEETING AND FOR THE PURPOSE OF IDENTIFICATION SIGNED BY THE CHAIRPERSON THEREOF WITH SUCH AMENDMENTS (IF ANY) THERETO AS THE TRUSTEE SHALL REQUIRE OR APPROVE) AND TO EXECUTE AND DO, ALL SUCH OTHER DEEDS, INSTRUMENTS, ACTS AND THINGS AS MAY BE NECESSARY OR APPROPRIATE TO CARRY OUT AND GIVE EFFECT TO THIS EXTRAORDINARY RESOLUTION AND THE IMPLEMENTATION OF THE PROPOSED AMENDMENTS; 3. DISCHARGE AND EXONERATE THE TRUSTEE, THE ISSUER AND THE AGENTS FROM ALL AND ANY LIABILITY FOR WHICH THEY MAY HAVE BECOME OR MAY BECOME RESPONSIBLE UNDER THE TRANSACTION DOCUMENTS OR THE NOTES IN RESPECT OF ANY ACT OR OMISSION IN CONNECTION WITH THE PROPOSED AMENDMENTS, THEIR IMPLEMENTATION OR THIS EXTRAORDINARY RESOLUTION AND ITS IMPLEMENTATION; AND 4. ACKNOWLEDGE THAT CAPITALISED TERMS USED IN THIS EXTRAORDINARY RESOLUTION HAVE THE SAME MEANINGS AS THOSE DEFINED IN THE NOTICE OF SEPARATE MEETINGS OF THE NOTEHOLDERS OR THE TRUST DEED (INCLUDING THE CONDITIONS OF THE NOTES), UNLESS OTHERWISE DEFINED HEREIN OR UNLESS THE CONTEXT OTHERWISE REQUIRES

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 ST. PAUL'S CLO IV LIMITED, DUBLIN

Ticker: Security ID: G8523ZAE6
 Meeting Date: MAY 20, 2016 Meeting Type: Bond Meeting
 Record Date:

#	Proposal	Mgt Rec	Vote Cast	Sponsor
1	<p>THAT THIS MEETING OF THE HOLDERS OF THE EUR[29,000,000] CLASS [D] NOTES DUE 2028 OF ST.PAUL'S CLO IV LIMITED CURRENTLY OUTSTANDING (THE "NOTEHOLDERS", THE "NOTES" AND THE "ISSUER" RESPECTIVELY) CONSTITUTED BY THE TRUST DEED DATED 27 MARCH 2014 (THE "TRUST DEED") MADE BETWEEN, AMONG OTHERS, THE ISSUER AND BNP PARIBAS TRUST CORPORATION UK LIMITED (THE "TRUSTEE") AS TRUSTEE FOR THE NOTEHOLDERS (THE "NOTEHOLDERS") HEREBY RESOLVES BY WAY OF EXTRAORDINARY RESOLUTION TO: 1. (A) ASSENT TO THE AMENDMENTS TO THE INVESTMENT MANAGEMENT AGREEMENT IN ACCORDANCE WITH THE TERMS OF THE AMENDMENT DEED, THE FORM OF WHICH IS AVAILABLE FOR INSPECTION BY THE CLASS [D] NOTEHOLDERS AT THIS NOTEHOLDERS' MEETING (THE "AMENDMENT DEED" AND THE AMENDMENTS CONTEMPLATED THEREBY THE "PROPOSED AMENDMENTS"); (B) ASSENT TO THE ENTRY INTO THE AMENDMENT DEED BY, INTER ALIOS, THE ISSUER, THE COLLATERAL ADMINISTRATOR AND THE TRUSTEE; AND (C) ASSENT TO THE PAYMENT OF THE FEES AND EXPENSES (INCLUDING VAT THEREON) OF ASHURST LLP AS LEGAL ADVISER TO THE INVESTMENT MANAGER, A&L GOODBODY AS LEGAL ADVISER TO THE ISSUER, ALLEN & OVERY LLP AS LEGAL ADVISER TO THE TRUSTEE AND MAPLES AND CALDER AS IRISH LISTING AGENT IN RELATION TO THE PROPOSED AMENDMENTS AND THEIR IMPLEMENTATION AND OTHER EXPENSES ASSOCIATED WITH HOLDING THE NOTEHOLDERS' MEETINGS; 2. AUTHORISE, DIRECT, REQUEST AND EMPOWER THE TRUSTEE, THE ISSUER AND THE COLLATERAL ADMINISTRATOR TO EXECUTE THE AMENDMENT DEED (THE AMENDMENT DEED WHICH SHALL BE IN THE FORM OF THE DRAFT AMENDMENT DEED PRODUCED TO THIS NOTEHOLDERS' MEETING AND FOR THE PURPOSE OF IDENTIFICATION SIGNED BY THE CHAIRPERSON THEREOF WITH SUCH AMENDMENTS (IF ANY) THERETO AS THE TRUSTEE SHALL REQUIRE OR APPROVE) AND TO EXECUTE AND DO, ALL SUCH OTHER DEEDS, INSTRUMENTS, ACTS AND THINGS AS MAY BE NECESSARY OR APPROPRIATE TO CARRY OUT AND GIVE EFFECT TO THIS EXTRAORDINARY RESOLUTION AND THE IMPLEMENTATION OF THE PROPOSED AMENDMENTS; 3. DISCHARGE AND EXON</p>	UnKnown	No Action	Management

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#	Proposal	Mgt Rec	Vote Cast	Sponsor
1.	DIRECTOR	UnKnown	No Action	Management
1.A	CAROL CRENSHAW	UnKnown	No Action	Management
1.B	JUSTIN C. DEARBORN	UnKnown	No Action	Management
1.C	DAVID E. DIBBLE	UnKnown	No Action	Management
1.D	MICHAEL W. FERRO, JR.	UnKnown	No Action	Management
1.E	PHILIP G. FRANKLIN	UnKnown	No Action	Management
1.F	EDDY W. HARTENSTEIN	UnKnown	No Action	Management
1.G	RICHARD A. RECK	UnKnown	No Action	Management
1.H	DONALD TANG	UnKnown	No Action	Management
2.	APPROVE, ON AN ADVISORY BASIS, THECOMPE NSATION OF THE COMPANY'S NAMEDEXECUTIVE OFFICERS FOR 2015	UnKnown	No Action	Management
3.	APPROVE THE TRIBUNE PUBLISHING COMPANY2 014 OMNIBUS INCENTIVE PLAN, AS AMENDED	UnKnown	No Action	Management
4.	RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENTREGISTE RED PUBLIC ACCOUNTING FIRM FOR THEFISCA L YEAR ENDING DECEMBER 25, 2016	UnKnown	No Action	Management

TRIBUNE PUBLISHING COMPANY

Ticker: Security ID: 896082104
 Meeting Date: JUN 2, 2016 Meeting Type: Contested-Annual
 Record Date: APR 15, 2016

#	Proposal	Mgt Rec	Vote Cast	Sponsor
1A	CAROL CRENSHAW GANNETT RECOMMENDS THATY OU VOTE "WITHHOLD" WITH RESPECT TO ALLN OMINEES LISTED IN ORDER TO INDICATE"WIT HHOLD", PLEASE USE THE "FOR" VOTECHOICE , WHICH WILL HAVE THE EFFECT OF"WITHHOL D" YOU MAY NOT USE THIS AGENDA TOVOTE F OR ANY COMPANY NOMINEES, IF YOUINDICATE "ABSTAIN" ON THIS AGENDA, SUCH VOTEWIL L NOT BE COUNTED	UnKnown	No Action	Management
1B	JUSTIN C. DEARBORN GANNETT RECOMMENDSTH AT YOU VOTE "WITHHOLD" WITH RESPECT TOA LL NOMINEES LISTED IN ORDER TO INDICATE "WITHHOLD", PLEASE USE THE "FOR" VOTECH OICE, WHICH WILL HAVE THE EFFECT OF"WIT HHOLD" YOU MAY NOT USE THIS AGENDA TOVO TE FOR ANY COMPANY NOMINEES, IF YOUINDI CATE "ABSTAIN" ON THIS AGENDA, SUCH VOT EWILL NOT BE COUNTED	UnKnown	No Action	Management
1C	DAVID E. DIBBLE GANNETT RECOMMENDS THAT YOU VOTE "WITHHOLD" WITH RESPECT TO ALL NOMINEES LISTED IN ORDER TO INDICATE"WI THHOLD", PLEASE USE THE "FOR" VOTECHOIC E, WHICH WILL HAVE THE EFFECT OF"WITHHO LD" YOU MAY NOT USE THIS AGENDA TOVOTE FOR ANY COMPANY NOMINEES, IF YOUINDICAT E "ABSTAIN" ON THIS AGENDA, SUCH VOTEWI LL NOT BE COUNTED	UnKnown	No Action	Management

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1D	MICHAEL W. FERRO, JR. GANNETT RECOMMENDS THAT YOU VOTE "WITHHOLD" WITH RESPECT TO ALL NOMINEES LISTED IN ORDER TO INDICATE "WITHHOLD", PLEASE USE THE "FOR" VOTE CHOICE, WHICH WILL HAVE THE EFFECT OF "WITHHOLD" YOU MAY NOT USE THIS AGENDA TO VOTE FOR ANY COMPANY NOMINEES, IF YOU INDICATE "ABSTAIN" ON THIS AGENDA, SUCH VOTE WILL NOT BE COUNTED	UnKnown	No Action	Management
1E	PHILIP G. FRANKLIN GANNETT RECOMMENDS THAT YOU VOTE "WITHHOLD" WITH RESPECT TO ALL NOMINEES LISTED IN ORDER TO INDICATE "WITHHOLD", PLEASE USE THE "FOR" VOTE CHOICE, WHICH WILL HAVE THE EFFECT OF "WITHHOLD" YOU MAY NOT USE THIS AGENDA TO VOTE FOR ANY COMPANY NOMINEES, IF YOU INDICATE "ABSTAIN" ON THIS AGENDA, SUCH VOTE WILL NOT BE COUNTED	UnKnown	No Action	Management
1F	EDDY W. HARTENSTEIN GANNETT RECOMMENDS THAT YOU VOTE "WITHHOLD" WITH RESPECT TO ALL NOMINEES LISTED IN ORDER TO INDICATE "WITHHOLD", PLEASE USE THE "FOR" VOTE CHOICE, WHICH WILL HAVE THE EFFECT OF "WITHHOLD" YOU MAY NOT USE THIS AGENDA TO VOTE FOR ANY COMPANY NOMINEES, IF YOU INDICATE "ABSTAIN" ON THIS AGENDA, SUCH VOTE WILL NOT BE COUNTED	UnKnown	No Action	Management
1G	RICHARD A. RECK GANNETT RECOMMENDS THAT YOU VOTE "WITHHOLD" WITH RESPECT TO ALL NOMINEES LISTED IN ORDER TO INDICATE "WITHHOLD", PLEASE USE THE "FOR" VOTE CHOICE, WHICH WILL HAVE THE EFFECT OF "WITHHOLD" YOU MAY NOT USE THIS AGENDA TO VOTE FOR ANY COMPANY NOMINEES, IF YOU INDICATE "ABSTAIN" ON THIS AGENDA, SUCH VOTE WILL NOT BE COUNTED	UnKnown	No Action	Management
1H	DONALD TANG GANNETT RECOMMENDS THAT YOU VOTE "WITHHOLD" WITH RESPECT TO ALL NOMINEES LISTED IN ORDER TO INDICATE "WITHHOLD", PLEASE USE THE "FOR" VOTE CHOICE, WHICH WILL HAVE THE EFFECT OF "WITHHOLD" YOU MAY NOT USE THIS AGENDA TO VOTE FOR ANY COMPANY NOMINEES, IF YOU INDICATE "ABSTAIN" ON THIS AGENDA, SUCH VOTE WILL NOT BE COUNTED	UnKnown	No Action	Management
2	APPROVE, ON AN ADVISORY BASIS, THE COMPOSITION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS FOR 2015	UnKnown	No Action	Management
3	APPROVE THE TRIBUNE PUBLISHING COMPANY'S 2014 OMNIBUS INCENTIVE PLAN, AS AMENDED	UnKnown	No Action	Management
4	RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 25, 2016	UnKnown	No Action	Management

Vivarte

Ticker: Security ID: F03056102
Meeting Date: MAY 4, 2016 Meeting Type: Special

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Record Date: APR 29, 2016

#	Proposal	Mgt Rec	Vote Cast	Sponsor
1	The meeting resolves to (i) acknowledge the loss of Anchor Investor (as defined in the Securityholders' Agreement (as defined in the articles of association of the Company (the Articles)) status of Golden Tree (as defined in the Articles), on 20 April 2016, by way of automatic removal as per article 8.2.1 of the Securityholders' Agreement and the waiver of the one-month cure period referred therein by Golden Tree and (ii) elect a new Anchor Investor among candidates eligible in accordance with article 8.4.1 of the Securityholders' Agreement, namely:	UnKnown	No Action	Management
1.A	GLG Partners	UnKnown	For	Management
1.B	BlueMountain	UnKnown	No Action	Management
2	The meeting resolves to empower any manager of the Company and/or directors and/or employee of TMF Luxembourg S.A., each acting individually, under his/her sole signature, to carry out any and all actions necessary or simply useful in connection and resulting from the preceding resolution.	UnKnown	No Action	Management

===== END NPX REPORT

