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Power Chips plc

GIBRALTAR COMPANY NUMBER 60528 INFORMATION CIRCULAR Fiscal Year 2012

1. SOLICITATION OF PROXIES:

This information circular is furnished in connection with the solicitation of proxies by the Management of Power Chips plc ("Company") for use at its Annual Meeting of Members to be held 26 June 2012 in Gibraltar and via the Internet at www.powerchips.gi, with the Record Date of the meeting being 1 May 2012, for the purposes set forth in the Notice of Meeting. It is expected that the solicitation will be by mail, e-mail, fax, Internet web site, telephone or in person by Officers and Directors of the Company. The cost of solicitation will be borne by the Company. The information contained herein is given as of 31 March 2012, unless otherwise indicated. All dollar figures set forth are expressed in United States Dollars. All accounting is done in Gibraltar Generally Accepted Accounting Principles (GAAP) with Comparisons to International Financial Reporting Standards (IFRS).

2. QUORUMS AND VOTING:

The authorised share capital of the Company is £100,000 GBP, consisting solely of one class of common shares divided into 10,000,000 shares with par value of £0.01 GBP per share, of which 8,035,118 shares were outstanding at the close of business 31 March 2012.

Each holder of record of a common share as of the Record Date for the meeting is entitled to attend the meeting and to cast one vote for each share. Proxies are being accepted by hand delivery, mail, e-mail, fax, and the Company's Internet website at www.powerchips.gi. Any resolution to be voted upon at the meeting must be approved by a majority of the votes cast, unless the Company's Articles of Association stipulate a number or proportion of the votes cast in excess of a majority. The meeting will proceed as long as there is a quorum at the meeting place including the voted proxies.

3. REVOCATION OF PROXIES:

Each shareholder has the power to revoke a proxy at any time as long as it has not been exercised. In addition to revocation in any other manner permitted by law, a member giving a proxy pursuant to this solicitation who wishes to revoke the proxy instrument may do so in writing. This revocation must be executed by the member, or by his attorney authorised in writing, or, if the member is a Corporation, under its Corporate seal or by an officer or attorney thereof duly authorised, and received by mailed, or deposited, at any office of the Company, via e-mail to proxy@powerchips.gi, or by fax to +44.207.504.3593 at any time up to and including the last business day preceding the day of the meeting, or any adjournment thereof at which the proxy is to be used, or with the Chairman of such meeting on the day of the meeting, or adjournment thereof.

4. PRINCIPAL HOLDERS OF VOTING SHARES:

To the knowledge of the Directors and Officers of the Company there is no person who beneficially owns or exercises control or direction over shares carrying more than ten percent of the votes attached to shares of the Company as of 31 March 2012 except:

Borealis Technical Limited (which is a 98% owned subsidiary of Borealis Exploration Limited) owns and controls 5,211,483, which is 64.86% of the outstanding shares

5. ELECTION OF DIRECTORS:

Present Directors

Remaining Term

Isaiah W. Cox, A.B.
Nechama J. Cox, Ph.D.
Wayne S. Marshall, Ph.D.
Rodney T.Cox, Ph.D.
Peter Vanderwicken, A.B.

Up for election
Up for election
1 year
2 years
2 years

The proxy will be voted for the following proposed nominees (or for a substitute nominee in the event of contingencies not known at present) who will serve for a period of 3 years, or their successors if they are elected or appointed in accordance with the Articles of Association of the Company. Respective reported share totals are as at 31 March 2012.

ISAAH W. COX became a Director of the Company on 23 March 2000. Mr. Cox is President, Chief Operating Officer, a member of the Executive Committee and Compensation Committee of the Company. In addition he is a Director and a member of the Executive and Compensation Committees for all of the following Companies: Borealis Exploration Limited since 15 February 1994; Avto Metals plc, 6 October 2004; Chorus Motors plc, 21 December 1999; Cool Chips plc, 21 December 1999; Faraway plc, 28 April 2003; Photon Power plc, 23 March 2000; WheelTug plc, 9 February 2005 and 12 additional affiliated companies, wholly or partially owned, direct or indirect, since prior to 2005. He is also their President and Chief Operating Officer except for Chorus Motors plc where he is President, for WheelTug plc where he is Chief Executive Officer, and for Roche Bay plc where he holds no position. Mr. Cox is also a member of the Council of several Gibraltar Charitable Foundations, including The Jeremiah Toyam Cox Foundation Limited (TJTCFL), the Cox Hart Foundation Charitable Foundation, the Nechama Cohen Cox Foundation, and the BH Foundation. There are more than 10 members of the Council of each of these foundations. Mr. Cox is also a member of the Board of Directors of Shiloh Limited International, Inc., a corporation, which is wholly owned by TJTCFL, which also owns other business entities including The Parmenides Group, a partnership wholly owned by TJTCFL. Mr. Cox has no ownership interest in these various entities and has received to date no remuneration for any services performed on behalf of these various charitable entities. None of these individual Charitable Foundations, companies or partnerships directly own over 10% of any of the Borealis Family of Companies shares although they do hold shares as nominees and custodians for other unaffiliated entities that have control in aggregate of in excess of 10% of the outstanding shares in all of the Borealis Family of Companies. Isaiah W. Cox beneficially owns directly or indirectly 25,750 shares of Power Chips plc.

NECHAMA J. COX became a Director of the Company on 1 August 2001. Dr. Cox is the Chief Operating Officer of Chorus Motors plc. She is currently also a Director of Borealis Exploration Limited, since 1 August 2001; Chorus Motors plc, 1 August 2001; Cool Chips plc, 1 August 2001; Faraway plc, 5 October 2004 and Photon Power plc, 1 August 2001. Dr. Cox is also a member of the Council of several Gibraltar Charitable Foundations, including The Jeremiah Toyam Cox Foundation Limited (TJTCFL), the Cox Hart Foundation Charitable Foundation, the Nechama Cohen Cox Foundation, and the BH Foundation. There are more than 10 members of the Council of each of these foundations. Dr. Cox is also a member of the Board of Directors of Shiloh Limited International, Inc., a corporation, which is wholly owned by TJTCFL, which also owns other business entities including The Parmenides Group, a partnership wholly owned by TJTCFL. Dr. Cox has no ownership interest in these various entities and has received to date no remuneration for any services performed on behalf of these various charitable entities. None of these individual Charitable Foundations, companies or partnerships directly own over 10% of any of the Borealis Family of Companies shares although they do hold shares as nominees and custodians for other unaffiliated entities that have control in aggregate of in excess of 10% of the outstanding shares in all of the Borealis Family of Companies. Nechama J. Cox beneficially owns directly or indirectly 20,275 shares of Power Chips plc.

THE PRESENT POSITION AND OFFICE WITH THE COMPANY IF APPLICABLE, AND THE PRESENT PRINCIPAL OCCUPATION OR EMPLOYMENT OF THE INCUMBENT DIRECTORS AND OFFICERS ARE AS FOLLOWS. UNLESS OTHERWISE STATED, SUCH OCCUPATION OR EMPLOYMENT HAS CONTINUED FOR MORE THAN THE LAST FIVE YEARS.

WAYNE S. MARSHALL became a Director of the Company on 23 March 2000. He is Professor Emeritus of Business Administration at Long Island University. Dr. Marshall is Chairman of the Executive and Compensation Committees, and a member of the Audit Committee of the Company and for all of the following Companies: Borealis Exploration Limited since 11 September 1985; Avto Metals plc, 06 October 2004; Chorus Motors plc, 21 December 1999; Cool Chips plc, 21 December 1999; Faraway plc, 28 April 2003; Photon Power plc, 23 March 2000; WheelTug plc, 09 February 2005 and 12 additional affiliated companies, wholly or partially owned, direct or indirect, since prior to 2005, except for Roche Bay plc where he holds no position. He is also a Director of Borealis Exploration Limited since 11 September 1985; Avto Metals plc, 6 October 2004; Chorus Motors plc, 21 December 1999; Cool Chips plc, 21 December 1999; Faraway plc, 28 April 2003; Photon Power plc, 23 March 2000 and WheelTug plc, 9 February 2005. In addition, except for Roche Bay plc, Dr Marshall has been serving as a Director of 12 additional affiliated companies, wholly or partially owned, direct or indirect, since prior to 2005. In addition, he is a member of the council of The Jeremiah Toyam Cox Foundation Limited (JTCFL) and the VSBM Foundation Limited and is on the board of Shiloh Limited International Inc. (SLII), a Panamanian company wholly owned by JTCFL. Wayne S. Marshall beneficially owns directly or indirectly 71,800 shares of Power Chips plc.

RODNEY T. COX became Chief Executive Officer on 11 February 1997. Dr. Cox became a Director and Chairman of the Board of the Company on 23 March 2000. In addition he is a Director, Chairman of the Board, and a member of the Executive, Audit and Compensation Committees for all of the following Companies: Borealis Exploration Limited since 27 December 1978; Avto Metals plc, 6 October 2004; Chorus Motors plc, 21 December 1999; Cool Chips plc, 21 December 1999; Faraway plc, 28 April 2003; Photon Power plc, 23 March 2000; WheelTug, 9 February 2005, and 12 additional affiliated companies, wholly or partially owned, direct or indirect, since prior to 2005. He is also their Chief Executive Officer, except for WheelTug plc, and for Roche Bay plc where he holds no position. Dr. Cox is also a member of the Council of several Gibraltar Charitable Foundations, including The Jeremiah Toyam Cox Foundation Limited (TJTCFL) and the Cox Hart Foundation Charitable Foundation. There are more than 10 members of the Council of each of these foundations. Dr. Cox is also a member of the Board of Directors of Shiloh Limited International, Inc., a corporation, which is wholly owned by TJTCFL, which also owns other business entities including The Parmenides Group, a partnership wholly owned by TJTCFL. Dr. Cox has no ownership interest in these various entities and has received to date no remuneration for any services performed on behalf of these various charitable entities. None of these individual Charitable Foundations, companies or partnerships directly own over 10% of any of the Borealis Family of Companies shares although they do hold shares as nominees and custodians for other unaffiliated entities that have control in aggregate of in excess of 10% of the outstanding shares in all of the Borealis Family of Companies. Rodney T. Cox beneficially owns directly or indirectly 22,387 shares of Power Chips plc.

PETER VANDERWICKEN became a Director of the Company on 6 September 2000. Mr. Vanderwicken is a private investor. He resigned as a Director and Consultant to Borealis Exploration Limited on 10 April 2012 where he had served since 03 August 1999; and is currently a Director of Avto Metals plc since 6 October 2004; Chorus Motors plc, 6 September 2000; Cool Chips plc, 6 September 2000; Photon Power plc, 6 September 2000; and a Director and non-executive Chairman of Roche Bay plc since 23 February 2006. He is also a member of the Council of the Trixie Foundation and of the Council of the Peter Vanderwicken Foundation, though he has no direct or indirect ownership in either foundation and has received no remuneration, direct or indirect, from either foundation. Peter Vanderwicken beneficially owns directly or indirectly 24,758 shares of Power Chips plc.

STM Fidecs Management Limited (formerly known as Fidecs Management Limited) became Corporate Secretary of the Company on 21 May 2001.

6. APPOINTMENT OF AUDITORS:

Unless otherwise specified therein, it is presently intended to vote the proxy to appoint Moore Stephens, Chartered Accountants, Gibraltar, as auditors of the Company, to hold office until the next annual meeting of shareholders, and to authorize the Directors to fix their remuneration.

7. LISTING ON THE PRAGUE STOCK EXCHANGE, THE VIENNA STOCK EXCHANGE OR AN ALTERNATIVE STOCK EXCHANGE IN THE EU:

It is the Company's intention to list the shares of its common stock on the Prague Stock Exchange as soon as practicable, which is expected to be no later than the end of September 2014, subject to any circumstances beyond the Company's control. The purpose of such listing is listing to promote additional liquidity to all investors and to introduce the Company to European investors and fund managers, who, in each case, may be required or willing to invest in European Union ("EU") markets and currencies only. If the Company in its reasonable discretion at any time believes that it would derive more benefit from listing on the Vienna Stock Exchange or an alternative stock exchange in the EU, it will, instead of the Prague Stock Exchange, pursue a listing on the Vienna Stock Exchange or such other stock exchange in the EU as it deems fit. Your proxy will be voted to approve the listing of the Company's common shares of stock on the Prague Stock Exchange or such other exchange as the Company may choose.

8. DEMATERIALIZATION OF THE COMMON SHARES OF THE COMPANY:

In order to effect a listing of shares of the Company's common stock on the Prague Stock Exchange, the Vienna Stock Exchange or any other stock exchange in the EU or elsewhere (the "Listing"), it will be necessary to record ownership of such shares in electronic format as opposed to in physical certificates. At present, many of the transfers of shares of the Company are accomplished by the negotiation of physical certificates, whose ownership is recorded in the share registry by the transfer agent. The Prague Stock Exchange and other Exchanges such as Vienna require that all transfers of shares and ownership thereof be recorded in electronic format in accordance with applicable rules and procedures. The process of switching the recordation of ownership of shares in the Company in the form of physical certificates in the Company's share registry by the transfer agent to electronic recordation of transfers and ownership is called "dematerialization". The rights, privileges and obligations of and attached to the shares of the Company are the same whether in the form of physical certificates or dematerialized form. It will be possible for the Company to have, at the same time, both shares in the form of physical certificates and dematerialized shares until all the physical shares are dematerialized. The Company now has over 60% of its shares dematerialized. The company will undertake to keep a 'shadow' share registry (i.e., to record share ownership to the extent possible), which it is doing in any event. Your proxy will be voted for the dematerialization of the shares of common stock of the Company in order to facilitate the Listing.

9. AMENDMENT OF THE COMPANY'S ARTICLES OF ASSOCIATION:

In order to effect the listing as described above, the Company must amend its Articles of Association in order to provide for dematerialization of shares and for the free transfer of such shares at all times. The current version of the Company's Articles of Association specifically requires signed paper certificates and gives the Company the power to prevent transfers of its shares for up to 60 days (during which it may refuse to record any changes in ownership). The Company requires the right to dematerialize its shares, but must forfeit the right to stop share transfers by refusing to register them; otherwise the Company may be ineligible for the Listing without this change to the Articles of Association. Consequently, the Company is proposing to make the amendments set forth in **Annex A** hereto. This change is clearly in the best interests of the shareholders as having the shares listed on a Designated Exchange. Your proxy will be voted to approve the foregoing amendments to the Articles of Association.

10. OPTIONS:

There are no options issued or outstanding as of 31 March 2012.

11. INSURANCE:

The Company indemnifies all of its Officers and Directors against any legal actions or threatened legal actions that are in any way related to their relationship to the Company. The indemnification includes paying all legal bills and all costs of any kind relating to any such claims.

12. INTEREST OF LARGE SHAREHOLDERS IN MATERIAL TRANSACTIONS WITH THE COMPANY:

Borealis Technical Limited collects a nominal annual retainer fee for managing the business of Power Chips plc, but pays all of Power Chips plc expenses. Until fiscal 2007, all funds raised by the sale of Power Chips plc shares went to Borealis Technical Limited, where they became an account payable to Power Chips plc. Currently, Power Chips plc is responsible for its own expenses and is operating as a standalone profit centre though it receives all necessary financial support from its parent, Borealis Technical Limited, with no financing cost for the funds expended on its behalf, except the annual management fee. Obviously if Power Chips plc or any of its subsidiaries complete any one of the numerous financing discussions now underway, funds raised will be used to pay the companies' bills including the management fee.

13. GENERAL:


The Management knows of no matter to come before the Annual Meeting other than the matters referred to in the Notice of the Meeting. If any matters that are not now known to the Management should properly come before the meeting, the accompanying proxy instrument will be voted on such matters in accordance with the best judgment of the person or persons voting it.

Please refer to the Company's Audited Annual Accounts posted on its website at www.powerchips.gi for financial disclosure about the Company's operations for the fiscal year ended 31 March 2012.

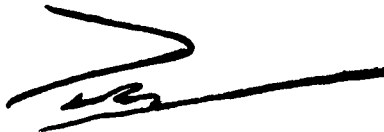
The contents and sending of this information have been approved by the Directors of the Company.

Dated 4 June 2012

Power Chips plc

A large, stylized handwritten signature in black ink, appearing to be 'R. Cox', is written over the company name 'Power Chips plc'.

Rodney T. Cox, Ph.D.
CEO/Chairman of the Board

A handwritten signature in black ink, appearing to be 'I. Cox', is written in a cursive style.

Isaiah W. Cox, A.B.
President/COO

ANNEX A

Amendments to the Power Chips plc's Memorandum and Articles of Association

The Companies Ordinance of the Laws of Gibraltar

Public Limited Company Limited By Shares

Amended 26 June 2012

Articles of Association of Power Chips plc

Registered Shares

2. Subject to paragraph 5 below, the Company shall issue to every member holding registered shares in the Company a certificate signed by a director or officer of the Company under the Seal of the Company specifying the number and type of share or shares held by him and the signature of the director or officer and the Seal may be facsimiles. The share certificates need to bear separate, distinctive numbers.

Dematerialized Shares

5. Notwithstanding anything else to the contrary, and in order to effect a listing on a stock exchange or otherwise to facilitate trading in the Company's shares, the Company shall be permitted to dematerialize its shares and otherwise take any action necessary to qualify or render them eligible to be listed and traded on a stock exchange in accordance with the rules and procedures of such exchange. Any person duly holding dematerialized shares in the Company shall be accepted as a member of the Company and given the same rights, privileges and obligations that a member holding a registered share in certificate form has pursuant to these Articles, the Memorandum and/or the shares themselves.

Transfer of Shares

16. Subject to any limitations in the Memorandum, registered or dematerialized shares in the Company may be transferred in such manner as the directors may from time to time decide, including, but not limited to, that (i) in the case of registered shares, a professional share transfer agent be retained to maintain the share registry and transfer shares on behalf of the Company or (ii) in the case of dematerialized shares, a competent or otherwise authorized entity or a professional share transfer agent be retained to process transfers and record ownership in electronic format in accordance with applicable rules and regulations. The Company is authorized to keep a 'shadow' share transfer journal, so the dematerialized share transfer journal will be backed up.