UNITED STATES

 SECURITIES AND EXCHANGE COMMISSION

 Washington, DC 20549

 FORM N-PX

 ANNUAL REPORT OF PROXY VOTING RECORD OF REGISTERED MANAGEMENT

 INVESTMENT COMPANY

Investment Company Act file number: 811-00576

Northeast Investors Trust

(exact name of registrant as specified in charter)

125 High Street, Room 1802

Boston, MA 02110

(address of principal executive offices)

David Randall

125 High St, Room 1802

Boston, MA 02110

(name and address of agent for service)

Registrant's telephone number, including area code: 800-225-6704

Date of fiscal year end: September 30

Date of reporting period ending: June 30, 2020

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 records for

the most recent twelve-month period 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.

<TABLE>

<CAPTION>

 INVESTMENT COMPANY REPORT

CENVEO ENTERPRISES INC

Security 933EKD903 Meeting Type WRITTEN CONSENT

Ticker Symbol CVO Meeting Date 25-SEP-2019

ISIN Agenda

 FOR/AGAINST

ITEM PROPOSAL TYPE VOTE MANAGEMENT

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<C> <S> <C> <C> <C>

1. DIRECTOR Management

 1 JAMES C. CONTINENZA For For

 2 MATTHEW JAMES ESPE For For

 3 THOMAS W. OLIVA For For

 4 FRANK S. SKLARSKY For For

 INVESTMENT COMPANY REPORT

PARKER DRILLING COMPANY

Security 701081507 Meeting Type Special

Ticker Symbol PKD Meeting Date 09-JAN-2020

ISIN US7010815071 Agenda 935110697 - Management

 FOR/AGAINST

ITEM PROPOSAL TYPE VOTE MANAGEMENT

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<S> <C> <C> <C> <C>

1. TO APPROVE AN AMENDMENT TO THE COMPANY'S AMENDED AND Management Against Against

 RESTATED CERTIFICATE OF INCORPORATION (THE "CHARTER"),

 TO EFFECT A REVERSE STOCK SPLIT (THE "REVERSE STOCK

 SPLIT") OF THE COMPANY'S COMMON STOCK, PAR VALUE $0.01

 PER SHARE ("COMMON STOCK"), AT A RATIO NOT LESS THAN

 1-FOR-5 AND NOT GREATER THAN 1-FOR-100.

2. TO APPROVE AN AMENDMENT TO THE CHARTER TO EFFECT, Management Against Against

 IMMEDIATELY AFTER THE REVERSE STOCK SPLIT, A FORWARD

 STOCK SPLIT OF THE COMPANY'S COMMON STOCK (THE "FORWARD

 STOCK SPLIT," AND TOGETHER WITH THE REVERSE STOCK SPLIT,

 THE "STOCK SPLITS") AT A RATIO NOT LESS THAN 5-FOR-1 AND

 NOT GREATER THAN 100-FOR-1.

3. TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF Management Against Against

 NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES

 IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL

 MEETING TO APPROVE THE STOCK SPLITS.

 INVESTMENT COMPANY REPORT

WESTROCK COMPANY

Security 96145D105 Meeting Type ANNUAL

Ticker Symbol WRK Meeting Date 31-JAN-2020

ISIN US96145D1054 Agenda 935115231 - Management

 FOR/AGAINST

ITEM PROPOSAL TYPE VOTE MANAGEMENT

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<C> <S> <C> <C> <C>

1A. ELECTION OF DIRECTOR: COLLEEN F. ARNOLD Management For For

1B. ELECTION OF DIRECTOR: TIMOTHY J. BERNLOHR Management For For

1C. ELECTION OF DIRECTOR: J. POWELL BROWN Management For For

1D. ELECTION OF DIRECTOR: TERRELL K. CREWS Management For For

1E. ELECTION OF DIRECTOR: RUSSELL M. CURREY Management For For

1F. ELECTION OF DIRECTOR: SUZAN F. HARRISON Management For For

1G. ELECTION OF DIRECTOR: JOHN A. LUKE, JR. Management For For

1H. ELECTION OF DIRECTOR: GRACIA C. MARTORE Management For For

1I. ELECTION OF DIRECTOR: JAMES E. NEVELS Management For For

1J. ELECTION OF DIRECTOR: TIMOTHY H. POWERS Management For For

1K. ELECTION OF DIRECTOR: STEVEN C. VOORHEES Management For For

1L. ELECTION OF DIRECTOR: BETTINA M. WHYTE Management For For

1M. ELECTION OF DIRECTOR: ALAN D. WILSON Management For For

2. ADVISORY VOTE TO APPROVE EXECUTE COMPENSATION. Management For For

3. RATIFICATION OF APPOINTMENT OF ERNST & YOUNG LLP. Management For For

 INVESTMENT COMPANY REPORT

KEY ENERGY INC.

Security 49309J103 Meeting Type SPECIAL

Ticker Symbol KEGX Meeting Date 18-FEB-2020

ISIN US49309J1034 Agenda 935129850 - Management

 FOR/AGAINST

ITEM PROPOSAL TYPE VOTE MANAGEMENT

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<C> <S> <C> <C> <C>

1. TO APPROVE AN AMENDMENT TO THE CERTIFICATE OF Management Against Against

 INCORPORATION TO IMPLEMENT A REVERSE STOCK SPLIT OF THE

 COMPANY'S COMMON STOCK, PAR VALE $0.01, AT A REVERSE SPLIT

 RATIO OF 1-FOR-50.

2. TO APPROVE AN AMENDMENT TO THE CERTIFICATE OF Management Against Against

 INCORPORATION TO INCREASE THE NUMBER OF AUTHORIZED SHARES

 OF STOCK, FROM 110 MILLION TO 200 MILLION, OF WHICH 150

 MILLION WILL BE SHARES OF COMMON STOCK AND 50 MILLION WILL

 BE SHARES OF PREFERRED STOCK.

3. TO APPROVE AN AMENDMENT TO THE CERTIFICATE OF Management Against Against

 INCORPORATION TO PROVIDE THAT THE NUMBER OF DIRECTORS ON

 THE BOARD OF DIRECTORS WILL INITIALLY BE FIXED AT SEVEN

 AND THEREAFTER THE SIZE OF THE BOARD WILL BE FIXED

 EXCLUSIVELY BY RESOLUTION OF THE BOARD, AND ELIMINATE

 PROVISIONS LISTING THE INITIAL DIRECTORS BY NAME.

4. TO APPROVE AN AMENDMENT TO THE CERTIFICATE OF Management Against Against

 INCORPORATION TO PROVIDE THAT, SUBJECT TO A STOCKHOLDERS

 AGREEMENT BETWEEN THE COMPANY AND CERTAIN LENDERS, DIRECTORS

 WILL BE NOMINATED IN ACCORDANCE WITH THE COMPANY'S BYLAWS

 AND TO ELIMINATE THE PROVISIONS ESTABLISHING THE COMPANY'S

 SERIES A PREFERRED STOCK.

5. TO APPROVE AN AMENDMENT TO THE CERTIFICATE OF Management Against Against

 INCORPORATION TO PROVIDE THAT, SUBJECT TO THE STOCKHOLDERS

 AGREEMENT, VACANCIES ON THE BOARD RESULTING FROM DEATH,

 RESIGNATION, REMOVAL OR OTHERWISE, AND NEWLY CREATED

 DIRECTORSHIPS RESULTING FROM ANY INCREASE IN THE NUMBER OF

 DIRECTORS, WILL BE FILLED SOLELY BY A MAJORITY OF DIRECTORS

 THEN IN OFFICE (ALTHOUGH LESS THAN A QUORUM) OR BY THE SOLE

 REMAINING DIRECTOR.

6. TO APPROVE AN AMENDMENT TO THE CERTIFICATE OF Management Against Against

 INCORPORATION TO PERMIT STOCKHOLDERS TO TAKE ACTION BY

 WRITTEN CONSENT ONLY WHEN CERTAIN SPECIFIED STOCKHOLDERS

 COLLECTIVELY HOLD MORE THAN 50% OF THE COMMON STOCK.

7. TO APPROVE AN AMENDMENT TO THE CERTIFICATE OF Management Against Against

 INCORPORATION TO PERMIT STOCKHOLDERS TO CALL A SPECIAL

 MEETING OF THE STOCKHOLDERS ONLY WHEN CERTAIN SPECIFIED

 STOCKHOLDERS COLLECTIVELY HOLD MORE THAN 50% OF THE

 COMMON STOCK.

8. TO APPROVE AN AMENDMENT TO THE CERTIFICATE OF Managemnet Against Against

 INCORPORATION TO REMOVE THE REQUIREMENT THAT AN AFFIRMATIVE

 VOTE OF A MAJORITY OF ALL OUTSTANDING SHARES OF COMMON

 STOCK HELD BY STOCKHOLDERS OF THE COMPANY OTHER THAN SOTER

 CAPITAL LLC IS REQUIRED TO APPROVE CERTAIN AMENDMENTS TO

 THE CERTIFICATE OF INCORPORATION OR THE COMPANY'S BYLAWS

 UNLESS SUCH AMENDMENTS ARE APPROVED BY THE BOARD IN

 ACCORDANCE WITH THE COMPANY'S BYLAWS.

9. TO APPROVE AN AMENDMENT TO THE CERTIFICATE OF Management Against Against

 INCORPORATION TO PROVIDE THAT AN AFFIRMATIVE VOTE OF NOT

 LESS THE 66 2/3% OF THE TOTAL VOTING POWER OF ALL

 OUTSTANDING CLASSES OF SECURITIES OF THE COMPANY GENERALLY

 ENTITLED TO VOTE IN THE ELECTION OF DIRECTORS IS REQUIRED

 TO APPROVE CERTAIN AMENDMENTS TO THE CERTIFICATE OF

 INCORPORATION.

10. TO APPROVE AN AMENDMENT TO THE CERTIFICATE OF Management Against Against

 INCORPORATION TO PROVIDE THAT STOCKHOLDERS MAY AMEND THE

 COMPANY'S BYLAWS ONLY WITH THE AFFIRMATIVE VOTE OF THE

 HOLDERS OF NOT LESS THAT 50.1% OF THE VOTING POWER OF ALL

 OUTSTANDING SECURITIES OF THE COMPANY GENERALLY ENTITLED TO

 VOTE IN THE ELECTION OF DIRECTORS.

11. TO APPROVE AN AMENDMENT TO THE CERTIFICATE OF Management Against Against

 INCORPORATION TO INCLUDE AN EXCLUSIVE FORUM SELECTION

 CLAUSE WITH RESPECT TO CERTAIN DERIVATIVE, FIDUCIARY AND

 SIMILAR ACTIONS.

12. TO APPROVE AN AMENDMENT TO THE CERTIFICATE OF Management Against Against

 INCORPORATION TO "OPT OUT" OF SECTION 203 OF THE GENERAL

 CORPORATION LAW OF THE STATE OF DELAWARE, SO LONG AS CERTAIN

 SPECIFIED STOCKHOLDERS COLLECTIVELY HOLD MORE THAN 50% OF

 THE COMMON STOCK.

13. TO APPROVE AN AMENDMENT AND RESTATEMENT OF THE CERTIFICATE Management Against Against

 OF INCORPORATION IMPLEMENTING THE ABOVE CHANGES AND OTHER

 INCIDENTAL CHANGES.

 INVESTMENT COMPANY REPORT

INGEVITY CORPORATION

Security 45688C107 Meeting Type ANNUAL

Ticker Symbol NGVT Meeting Date 23-APR-2020

ISIN US45688C1071 Agenda 935138467 - Management

 FOR/AGAINST

ITEM PROPOSAL TYPE VOTE MANAGEMENT

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<C> <S> <C> <C> <C>

1.A ELECTION OF DIRECTOR: JEAN S. BLACKWELL Management For For

1.B ELECTION OF DIRECTOR: LUIS FERNANDEZ-MORENO Management For For

1.C ELECTION OF DIRECTOR: J. MICHAEL FITZPATRICK Management For For

1.D ELECTION OF DIRECTOR: DIANE H. GULYAS Management For For

1.E ELECTION OF DIRECTOR: RICHARD B. KELSON Management For For

1.F ELECTION OF DIRECTOR: FREDERICK J. LYNCH Management For For

1.G ELECTION OF DIRECTOR: KAREN G. NARWOLD Management For For

1.H ELECTION OF DIRECTOR: DANIEL F. SANSONE Management For For

2. RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSE COOPERS Management For For

 LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

 FOR FISCAL 2020.

3. APPROVAL, ON AN ADVISORY (NON-BINDING) BASIS, OF THE Management For For

 COMPENSATION PAID TO INGEVITY'S NAMED EXECUTIVE OFFICERS

 ("SAY-ON-PAY")

 INVESTMENT COMPANY REPORT

GETLINK S.E.

Security F477AL114 Meeting Type MIX

Ticker Symbol Meeting Date 30-APR-2020

ISIN FR0010533075 Agenda 712233573 - Management

 FOR/AGAINST

ITEM PROPOSAL TYPE VOTE MANAGEMENT

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<C> <S> <C> <C> <C>

CMMT THE FOLLOWING APPLIES TO SHAREHOLDERS THAT DO NOT HOLD Non-Voting

 SHARES DIRECTLY WITH A FRENCH CUSTODIAN: PROXY CARDS: VOTING

 INSTRUCTIONS WILL BE FORWARDED TO THE GLOBAL CUSTODIANS ON

 THE VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED-

 INTERMEDIARY, THE GLOBAL CUSTODIANS WILL SIGN THE PROXY CARDS

 AND FORWARD THEM TO THE LOCAL CUSTODIAN. IF YOU REQUEST MORE

 INFORMATION, PLEASE CONTACT YOUR CLIENT REPRESENTATIVE.

CMMT IN CASE AMENDMENTS OR NEW RESOLUTIONS ARE PRESENTED DURING THE Non-Voting

 MEETING, YOUR VOTE WILL DEFAULT TO 'ABSTAIN'. SHARES CAN

 ALTERNATIVELY BE PASSED TO THE CHAIRMAN OR A NAMED THIRD PARTY

 TO VOTE ON ANY SUCH ITEM RAISED. SHOULD YOU WISH TO PASS CONTROL

 OF YOUR SHARES IN THIS WAY, PLEASE CONTACT YOUR BROADRIDGE CLIENT

 SERVICE REPRESENTATIVE. THANK YOU.

CMMT 08 APR 2020: PLEASE NOTE THAT THE IMPORTANT ADDITIONAL MEETING INFORMATION IS Non-Voting

 AVAILABLE BY CLICKING ON THE MATERIAL URL LINK <https://www.journal-officiel.gouv.fr/>

 balo/document/202003042000399-28 AND <https://journal-officiel.gouv.fr/balo/document/>

 202004082000822-43; PLEASE NOTE THAT THIS IS A REVISION DUE TO ADDITION OF URL LINK.

 IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT VOTE AGAIN UNLESS YOU DECIDE

 TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.

O.1 REVIEW AND APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL Management For For

 YEAR ENDED 31 DECEMBER 2019

O.2 ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 - Management For For

 DISTRIBUTION OF THE DIVIDENDS

O.3 REVIEW AND APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL Management For For

 YEAR ENDED 31 DECEMBER 2019

O.4 AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS FOR A PERIOD OF 18 MONTHS TO ALLOW Management For For

 THE COMPANY TO REPURCHASE AND TRADE IN ITS OWN SHARES

O.5 RATIFICATION OF THE CO-OPTATION OF MR. GIANCARLO GUENZI, DIRECTOR, AS A REPLACEMENT Management For For

 FOR MR. GIOVANNI CASTILLUCCI, WHO RESIGNED

O.6 RENEWAL OF THE TERM OF OFFICE OF MR. PETER LEVENE AS DIRECTOR Management For For

O.7 RENEWAL OF THE TERM OF OFFICE OF MRS. COLETTE LEWINER AS DIRECTOR Management For For

O.8 RENEWAL OF THE TERM OF OFFICE OF MRS. PERRETTE RAY AS DIRECTOR Management For For

O.9 RENEWAL OF THE TERM OF OFFICE OF MR. JEAN-PIERRE TROTIGNON AS DIRECTOR Management For For

O.10 APPOINTMENT OF MR. JEAN-MARC JANAILLAC AS A NEW DIRECTOR AS A REPLACEMENT FOR MRS. Management For For

 COLETTE NEUVILLE

O.11 APPOINTMENT OF MRS. SHARON FLOOD AS A NEW DIRECTOR AS A REPLACEMENT FOR MR. PHILIPPE Management For For

 VASSEUR

O.12 APPROVAL OF THE INFORMATION RELATING TO THE COMPENSATION OF CORPORATE OFFICERS PAID Management For For

 DURING THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 OR ALLOCATED IN THE SAME FINANCIAL

 YEAR, REFERRED TO IN ARTICLE L. 225-37-3 SECTION I OF THE FRENCH COMMERCIAL CODE

O.13 APPROVAL OF THE COMPENSATION ELEMENTS PAID DURING OR ALLOCATED FOR THE FINANCIAL Management For For

 YEAR ENDED 31 DECEMBER 2019 TO MR. JACQUES GOUNON, CHAIRMAN AND CHIEF EXECUTIVE

 OFFICER

O.14 APPROVAL OF THE COMPENSATION ELEMENTS PAID DURING OR ALLOCATED FOR THE FINANCIAL Management For For

 YEAR ENDED 31 DECEMBER 2019 TO MR. FRANCOIS GAUTHEY, DEPUTY CHIEF EXECUTIVE OFFICER

O.15 APPROVAL OF GENERAL INFORMATION RELATING TO THE COMPENSATION POLICY FOR CORPORATE Management For For

 OFFICERS PURSUANT TO ARTICLE L. 225-37-2 SECTION II OF THE FRENCH COMMERCIAL CODE

O.16 APPROVAL OF THE ELEMENTS OF THE COMPENSATION POLICY: PRINCIPLES AND CRITERIA FOR Management For For

 DETERMINING, DISTRIBUTING AND ALLOCATING THE FIXED, VARIABLE AND EXCEPTIONAL

 COMPONENTS OF THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND ATTRIBUTABLE TO THE

 CHAIRMAN AND CHIEF EXECUTIVE OFFICER

O.17 APPROVAL OF THE ELEMENTS OF THE COMPENSATION POLICY: PRINCIPLES AND CRITERIA FOR Management For For

 DETERMINING, DISTRIBUTING AND ALLOCATING THE ELEMENTS MAKING UP THE TOTAL COMPENSATION

 AND BENEFITS OF ANY KIND ATTRIBUTABLE TO THE CHAIRMAN OF THE BOARD OF DIRECTORS

O.18 APPROVAL OF THE ELEMENTS OF THE COMPENSATION POLICY: PRINCIPLES AND CRITERIA FOR Management For For

 DETERMINING, DISTRIBUTION AND ALLOCATING THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS

 MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND ATTRIBUTABLE TO THE CHIEF

 EXECUTIVE OFFICER

O.19 APPROVAL OF THE COMPENSATION POLICY FOR DIRECTORS FOR THE FINANCIAL YEAR 2020 Management For For

E.20 DELEGATION OF AUTHORITY GRANTED FOR A PERIOD OF 12 MONTHS TO THE BOARD OF DIRECTORS Management For For

 IN ORDER TO PROCEED WITH A COLLECTIVE FREE ALLOCATION OF SHARES TO ALL NON-EXECUTIVE

 EMPLOYEES OF THE COMPANY AND OF THE COMPANIES DIRECTLY OR INDIRECTLY RELATED TO IT

 WITHIN THE MEANING OF ARTICLE L. 225-197-2 OF THE FRENCH COMMERCIAL CODE

E.21 AUTHORISATION GRANTED TO THE BOARD OF DIRECTORS IN ORDER TO PROCEED WITH FREE Management For For

 ALLOCATIONS OF COMMON SHARES OF THE COMPANY, EXISTING OR TO BE ISSUED, FOR THE BENEFIT

 OF EMPLOYEES AND/OR CORPORATE OFFICERS OF THE GROUP, WITH WAIVER IPSO JURE BY THE

 SHAREHOLDERS OF THEIR PRE-EMPTIVE SUBSCRIPTION RIGHT

E.22 AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS FOR A PERIOD OF 18 MONTHS TO REDUCE Management For For

 THE CAPITAL BY CANCELLING TREASURY SHARES

E.23 DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS FOR A PERIOD OF 26 MONTHS IN Management For For

 ORDER TO PROCEED WITH CAPITAL INCREASES WITH CANCELLATION OF THE SHAREHOLDERS' PRE-

 EMPTIVE SUBSCRIPTION RIGHT BY ISSUING COMMON SHARES OR TRANSFERABLE SECURITIES

 GRANTING ACCESS TO THE COMPANY'S CAPITAL RESERVED FOR EMPLOYEES WHO ARE MEMBERS OF A

 COMPANY SAVINGS PLAN

E.24 ALIGNMENT OF ARTICLE 24 OF THE BYLAWS WITH THE PROVISIONS OF THE PACTE LAW CONCERNING Management For For

 THE COMPENSATION OF DIRECTORS

E.25 ALIGNMENT OF ARTICLE 14 OF THE BYLAWS WITH THE PROVISIONS OF THE PACTE LAW CONCERNING Management For For

 THE IDENTIFICATION OF SHAREHOLDERS

E.26 AMENDMENT TO ARTICLE 16 OF THE BYLAWS RELATING TO THE NUMBER OF SHARES HELD BY THE Management For For

 DIRECTORS

E.27 ALIGNMENT OF ARTICLE 15 OF THE BYLAWS WITH THE PROVISIONS OF THE PACTE LAW CONCERNING Management For For

 THE NUMBER OF DIRETORS REPRESENTING EMPLOYEES AND OPTIONAL APPOINTMENT OF A SALARIED

 DIRECTOR

E.28 AMENDMENT TO ARTICLE 17 OF THE BYLAWS TO ALLOW A STAGGERED RENEWAL OF THE BOARD OF Management For For

 DIRECTORS MEMBERS

E.29 AMENDMENT TO ARTICLE 20 OF THE BYLAWS IN ORDER TO ALLOW THE BOARD OF DIRECTORS, IN Management For For

 CERTAIN CASES PROVIDED BY THE LAW, TO MAKE DECISIONS BY WRITTEN CONSULTATION UNDER THE

 CONDITIONS SET BY THE NEW LEGISLATIVE AND REGULATORY PROVISIONS

E.30 CANCELLATION OF HISTORICAL REFERENCE OF THE BYLAWS Management For For

E.31 POWERS TO CARRY OUT FORMALITIES Management For For

 INVESTMENT COMPANY REPORT

TALOS ENERGY INC.

Security 87484T108 Meeting Type ANNUAL

Ticker Symbol TALO Meeting Date 12-MAY-2020

ISIN US87484T1088 Agenda 935178295 - Management

 FOR/AGAINST

ITEM PROPOSAL TYPE VOTE MANAGEMENT

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<C> <S> <C> <C> <C>

1.1 ELECTION OF CLASS II DIRECTOR: TIMOTHY S. DUNCAN Management For For

1.2 ELECTION OF CLASS II DIRECTOR: JOHN "BRAD" JUNEAU Management For For

1.3 ELECTION OF CLASS II DIRECTOR: DONALD R. KENDALL, JR. Management For For

2. PROPOSAL TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP Management For For

 AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR

 FISCAL YEAR ENDING DECEMBER 31, 2020.

3. PROPOSAL TO APPROVE, ON A NON-BINDING ADVISORY BASIS, THE Management For For

 COMPANY'S NAMED EXECUTIVE OFFICER COMPENSATION FOR THE

 FISCAL YEAR ENDED DECEMBER 31, 2019.

 INVESTMENT COMPANY REPORT

SILVERBOW RESOURCES, INC.

Security 82836G102 Meeting Type Annual

Ticker Symbol SBOW Meeting Date 18-May-2020

ISIN US82836G1022 Agenda 935170124 - Management

 FOR/AGAINST

ITEM PROPOSAL TYPE VOTE MANAGEMENT

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<C> <S> <C> <C> <C>

1. DIRECTOR Management

 1 MICHAEL DUGINSKI For For

 2 CHRISTOPH O. MAJESKE For For

2. THE APPROVAL OF THE COMPENSATION OF SILVERBOW RESOURCES' Management For For

 NAMED EXECUTIVE OFFICERS AS PRESENTED IN THE PROXY

 STATEMENT.

3. THE RATIFICATION OF THE SELECTION OF BDO USA, LLP AS Management For For

 SILVERBOW RESOURCES' INDEPENDENT AUDITOR FOR THE FISCAL

 YEAR ENDING DECEMBER 31, 2020.

 INVESTMENT COMPANY REPORT

NL INDUSTRIES, INC.

Security 629156407 Meeting Type ANNUAL

Ticker Symbol NL Meeting Date 21-MAY-2020

ISIN US6291564077 Agenda 935174122 - Management

 FOR/AGAINST

ITEM PROPOSAL TYPE VOTE MANAGEMENT

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<C> <S> <C> <C> <C>

1. DIRECTOR Management

 1 LORETTA J. FEEHAN For For

 2 ROBERT D. GRAHAM For For

 3 JOHN E. HARPER For For

 4 MEREDITH W. MENDES For For

 5 CECIL H. MOORE, JR. For For

 6 THOMAS P. STAFFORD For For

2. NONBINDING ADVISORY VOTE APPROVING NAMED EXECUTIVE Management Abstain Against

 OFFICER COMPENSATION

</table>

Pursuant to the requirements of the Investment Company Act of 1940, the

 registrant has duly caused this report

 to be signed on its behalf by the undersigned, thereunto duly authorized.

 (Registrant) Northeast Investors Trust

 /s/ Bruce Monrad

 By (Signature and Title)\* Bruce Monrad, Chairman

 (Principal Executive Officer)

 Date JULY 31, 2020

 \* Print the name and title of each signing officer under his or her signature

 By the Commission