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

125 High Street, Room 1802

Boston, MA 02110

David Randall

125 High St, Room 1802

Boston, MA 02110

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

Date of fiscal year end: September 30

Date of reporting period ending: June 30, 2023

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.

WESTROCK COMPANY

Security 96145D105 Meeting Type ANNUAL

Ticker Symbol WRK Meeting Date 27-JAN-2023

ISIN US96145D1054 Agenda 935748612 - Management

FOR/AGAINST

ITEM PROPOSAL TYPE VOTE MANAGEMENT

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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: GRACIA C. MARTORE Management For For

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

1I. ELECTION OF DIRECTOR: E. JEAN SAVAGE Management For For

1J. ELECTION OF DIRECTOR: DAVID B. SEWELL Management For For

1K. ELECTION OF DIRECTOR: DMITRI L. STOCKTON Management For For

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

2. ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATION Management For For

3. ADVISORY VOTE ON THE FREQUENCY OF FUTURE ADVISORY VOTES Management 1 Year For

ON EXECUTIVE COMPENSATION

4. RATIFICATION OF APPOINTMENT OF ERNST & YOUNG LLP AS OUR Management For For

INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE

YEAR ENDING SEPTEMBER 30, 2023

TALOS ENERGY INC.

Security 87484T108 Meeting Type SPECIAL

Ticker Symbol TALO Meeting Date 08-FEB-2023

ISIN US87484T1088 Agenda 935757964 - Management

FOR/AGAINST

ITEM PROPOSAL TYPE VOTE MANAGEMENT

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1. A PROPOSAL (THE “SHARE ISSUANCE PROPOSAL”) TO APPROVE FOR PURPOSES OF Management For For

COMPLYING WITH SECTION 312.03 OF THE NYSE LISTED COMPANY MANUAL, THE

POTENTIAL ISSUANCE OF SHARES OF TALOS COMMON STOCK, PAR VALUE $0.01

PER SHARE (“TALOS COMMON STOCK”), TO THE HOLDERS OF ENVEN ENERGY

CORPORATION’S (“ENVEN”) CLASS A COMMON STOCK, PAR VALUE $0.01 PER SHARE

(“ENVEN COMMON STOCK”), IN CONNECTION WITH THE MERGERS AND RELATED

TRANSACTION (THE “MERGERS”) PURSUANT TO THE TERMS OF THE AGREEMENT AND

PLAN OF MERGER, DATED SEPTEMBER 21, 2022 (THE “MERGER AGREEMENT”).

2A. TO DECLASSIFY THE BOARD OF DIRECTORS OF TALOS (THE “TALOS BOARD”) FROM Management For For

THREE CLASSES TO ONE CLASS AT THE 2025 ANNUAL MEETING OF STOCKHOLDERS,

WITH EACH CLASS I, CLASS II AND CLASS III DIRECTOR BEING ELECTED ANNUAL FOR

ONE-YEAR TERM THEREAFTER.

2B. TO PROVIDE THAT MEMBERS OF THE TALOS BOARD MAY BE REMOVED, WITH OR Management For For

WITHOUT CAUSE, BY THE AFFIRMATIVE VOTE OF TALOS STOCKHOLDERS HOLDING

AT LEAST A MAJORITY OF THE VOTING POWER OF THE OUTSTANDING SHARES OF

TALOS COMMON STOCK.

2C. TO PROVIDE THAT THE TALOS AMENDED AND RESTATED BYLAWS MAY BE AMENDED, Management For For

ALTERED OR REPEALED BY THE AFFIRMATIVE VOTE OF THE HOLDERS OF A MAJORITY

OF THE VOTING POWER OF TALOS’S CAPITAL STOCK OUTSTANDING AND ENTITLED TO

VOTE THEREON.

2D. TO CLARIFY THAT, TO THE FULLEST EXTENT PERMITTED BY AND ENFORCEABLE UNDER Management For For

APPLICABLE LAW, THE EXCLUSIVE FORUM FOR CLAIMS UNDER THE SECURITIES ACT

SHALL BE THE FEDERAL DISTRICT COURTS OF THE UNITED STATES, AND THAT SUCH

EXCLUSIVE FORUM PROVISION SHALL NOT APPLY TO CLAIMS SEEKING TO ENFORCE

ANY LIABILITY OR DUTY CREATED BY THE EXCHANGE ACT.

2E. TO MAKE CERTAIN OTHER ADMINISTRATIVE AND CLARIFYING CHANGES TO THE A&R Management For For

CHARTER THAT THE TALOS BOARD DEEMS APPROPRIATE TO EFFECT THE FOREGOING

AMENDMENT PROPOSALS AND THE TERMINATION OF THE STOCKHOLDERS’

AGREEMENT AS CONTEMPLATED BY THE TALOS SUPPORT AGREEMENT.

3. A PROPOSAL (THE “A&R BYLAWS PROPOSAL”) TO APPROVE AND ADOPT, ON A Management For For

NON-BINDING, ADVISORY BASIS, AN AMENDMENT AND RESTATEMENT OF THE

AMENDED AND RESTATED BYLAWS OF TALOS (THE “A&R BYLAWS”) (IN

SUBSTANTIALLY THE FORM ATTACHED TO THIS PROXY/STATEMENT/CONSENT

SOLICITATION STATEMENT/PROSPECTUS AS ANNEX H). THE A&R BYLAWS

PROPOSAL IS UNRELATED TO THE MERGERS. THE APPROVAL OF THE CONSUMMATION

OF THE MERGERS OR THE APPROVAL OF THE SHARE ISSUANCE PROPOSAL, AND THE…

(DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR THE FULL PROPOSAL).

4. A PROPOSAL (THE “ADJOURNMENT PROPOSAL”) TO APPROVE THE ADJOURNMENT Management For For

OF THE SPECIAL MEETING TO A LATER DATE OR DATES, IF NECESSARY OR

APPROPRIATE, TO PERMIT FURTHER SOLICITATION AND VOTE OF PROXIES IN THE

EVENT THAT THERE ARE INSUFFICIENT VOTES FOR, OR OTHERWISE IN CONNECTION

WITH, THE APPROVAL OF ANY OF THE PROPOSALS.

INGEVITY CORPORATION

Security 45688C107 Meeting Type ANNUAL

Ticker Symbol NGVT Meeting Date 27-APR-2023

ISIN US45688C1071 Agenda 935780569 - Management

FOR/AGAINST

ITEM PROPOSAL TYPE VOTE MANAGEMENT

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1A. ELECTION OF DIRECTOR FOR A ONE YEAR TERM: Management For For

JEAN S. BLACKWELL

1B. ELECTION OF DIRECTOR FOR A ONE YEAR TERM: Management For For

LUIS FERNANDEZ-MORENO

1C. ELECTION OF DIRECTOR FOR A ONE YEAR TERM: Management For For

JOHN C. FORTSON

1D. ELECTION OF DIRECTOR FOR A ONE YEAR TERM: Management For For

DIANE H. GULYAS

1E. ELECTION OF DIRECTOR FOR A ONE YEAR TERM: Management For For

BRUCE D. HOECHNER

1F. ELECTION OF DIRECTOR FOR A ONE YEAR TERM: Management For For

FREDERICK J. LYNCH

1G. ELECTION OF DIRECTOR FOR A ONE YEAR TERM: Management For For

KAREN G. NARWOLD

1H. ELECTION OF DIRECTOR FOR A ONE YEAR TERM: Management For For

DANIEL F. SANSONE

1I. ELECTION OF DIRECTOR FOR A ONE YEAR TERM: Management For For

WILLIAM J. SLOCUM

1J. ELECTION OF DIRECTOR FOR A ONE YEAR TERM: Management For For

BENJAMIN G. (SHON) WRIGHT

2. ADVISORY VOTE ON COMPENSATION OF OUR NAMED EXECUTIVE Management For For

OFFICERS (SAY-ON-PAY)

3. ADVISORY VOTE OF THE FREQUENCY OF NAMED EXECUTIVE OFFICER Management 1 Year For

COMPENSATION ADVISORY VOTE (SAY-ON-FREQUENCY)

4. RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS Management For For

LLP AS THE COMPANY’S INDEPENDENT REGISTERED PUBLIC

ACCOUNTING FIRM FOR 2023.

5. AMENDMENT AND RESTATEMENT OF 2017 INGEVITY CORPORATION Management For For

EMPLOYEE STOCK PURCHASE PLAN TO ADD AN ADDITIONAL 300,000

SHARES.

GETLINK SE

Security F4R053105 Meeting Type MIX

Ticker Symbol Meeting Date 27-APR-2023

ISIN FR0010533075 Agenda 716866186 - Management

FOR/AGAINST

ITEM PROPOSAL TYPE VOTE MANAGEMENT

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CMMT FOR SHAREHOLDERS NOT HOLDING SHARES DIRECTLY WITH A FRENCH CUSTODIAN, Non-Voting

VOTING INSTRUCTIONS WILL BE FORWARDED TO YOUR GLOBAL CUSTODIAN ON

VOTE DEADLINE DATE. THE GLOBAL CUSTODIAN AS THE REGISTERED INTERMEDIARY

WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN FOR LODGMENT.

CMMT FOR FRENCH MEETINGS ‘ABSTAIN’ IS A VALID VOTING OPTION. FOR ADDITIONAL Non-Voting

RESOLUTIONS RAISED BY THE MEETING THE VOTING INSTRUCTION WILL DEFAULT TO

‘AGAINST’. IF YOUR CUSTODIAN IS COMPLETING THE PROXY CARD, THE VOTING

INSTRUCTION WILL DEFAULT TO THE PREFERENCE OF YOUR CUSTODIAN.

CMMT VOTING MUST BE LODGED WITH SHAREHOLDER DETAILS AS PROVIDED BY YOUR Non-Voting

CUSTODIAN BANK. IF NO SHAREHOLDER DETAILS ARE PROVIDED, YOUR INSTRUCTIONS

MAY BE REJECTED.

CMMT FOR SHAREHOLDERS HOLDING SHARES DIRECTLY REGISTERED TO THEIR OWN NAME ON THE Non-Voting

COMPANY SHARE REGISTER, YOU SHOULD RECEIVE A PROXY CARD/VOTING FORM DIRECTLY

FROM THE ISSUER. PLEASE SUBMIT YOUR VOTE DIRECTLY BACK TO THE ISSUER VIA THE

PROXY CARD/VOTING FORM. DON NOTE SUBMIT YOUR VOTE VIA BROADRIDGE

SYSTEMS/PLATFORMS OR YOUR INSTRUCTIONS MAY BE REJECTED.

CMMT PLEASE NOTE THAT IF YOU HOLD CREST DEPOSITORY INTERESTS (CDIS) AND PARTICIPATE AT THIS

MEETING, YOU (OR YOUR CREST SPONSORED MEMBER/CUSTODIAN) WILL BE REQUIRED TO

INSTRUCT A TRANSFER OF THE RELEVANT CDIS TO THE ESCROW ACCOUNT SPECIFIED IN THE

ASSOCIATED CORPORATE EVENT IN THE CREST SYSTEM. THIS TRANSFER WILL NEED TO BE

COMPLETED BY THE SPECIFIED CREST SYSTEM DEADLINE. ONCE THIS TRANSFER HAS SETTLED,

THE CDIS WILL BE BLOCKED IN THE CREST SYSTEM. THE CDIS WILL TYPICALLY BE RELEASED

FROM ESCROW AS SOON AS PRACTICABLE ON RECORD DATE +1 DAY (OR ON MEETING DATE

+1 DAY IF NO RECORD DATE APPLIES) UNLESS OTHERWISE SPECIFIED, AND ONLY AFTER THE

AGENT HAS CONFIRMED AVAILABILITY OF THE POSITION. IN ORDER FOR A VOTE TO BE ACCEPTED,

THE VOTED POSITION MUST BE BLOCKED IN THE REQUIRED ESCROW ACCOUNT IN THE CREST

SYSTEM. BY VOTING ON THIS MEETING, YOUR CREST SPONSORED MEMBER/CUSTODIAN

MAY USE YOUR VOTE INSTRUCTION AS THE AUTHORIZATION TO TAKE THE NECESSARY

ACTION WHICH WILL INCLUDE TRANSFERRING YOUR INSTRUCTED POSITION TO ESCROW.

PLEASE CONTACT YOUR CREST SPONSORED MEMBER/CUSTODIAN DIRECTLY FOR FURTHER

INFORMATION ON THE CUSTODY PROCESS AND WHETHER OR NOT THEY REQUIRE SEPARATE

INSTRUCTIONS FROM YOU.

CMMT PLEASE NOTE SHARE BLOCKING WILL APPLY FOR ANY VOTED POSITIONS SETTLING THROUGH Non-Voting

EUROCLEAR BANK

CMMT INTERMEDIARY CLIENTS ONLY - PLEASE NOTE THAT IF YOU ARE CLASSIFIED AS AN Non-Voting

INTERMEDIARY CLIENT UNDER THE SHAREHOLDER RIGHTS DIRECTIVE II, YOU SHOULD BE

PROVIDING THE UNDERLYING SHAREHOLDER INFORMATION AT THE VOTE INSTRUCTION

LEVEL. IF YOU ARE UNSURE ON HOW TO PROVIDE THIS LEVEL OF DATA TO BROADRIDGE

OUTSIDE OF PROXYEDGE, PLEASE SPEAK TO YOUR DEDICATED CLIENT SERVICE

REPRESENTATIVE FOR ASSISTANCE

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

YEAR ENDED 31 DECEMBER 2022 – APPROVAL OF NONDEDUCTIBLE EXPENSES

2 ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2022, SETTING Management For For

OF THE DIVIDEND AND ITS PAYMENT DATE

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

FINANCIAL YEAR ENDED 31 DECEMBER 2022

4 AUTHORISATION GRANTED TO THE BOARD OF DIRECTORS FOR 18 MONTHS TO ALLOW Management For For

THE COMPANY TO REPURCHASE AND TRADE IN ITS OWN SHARES

5 THE STATUTORY AUDITORS’ SPECIAL REPORT ON THE REGULATED AGREEMENTS Management For For

6 APPOINTMENT OF BENOIT DE RUFFRAY AS A MEMBER OF THE BOARD OF DIRECTORS, Management For For

AS A REPLACEMENT FOR COLETTE LEWINER WHOSE TERM OF OFFICE IS EXPIRING

7 APPOINTMENT OF MARIE LEMARIE AS A MEMBER OF THE BOARD OF DIRECTORS, Management For For

AS A REPLACEMENT FOR PERRETTE REY WHOSE TERM OF OFFICE IS EXPIRING

8 APPROVAL OF THE INFORMATION RELATING TO THE RENUMERATION OF CORPORATE Management For For

OFFICERS PAID DURING THE FINANCIAL YEAR ENDED 31 DECEMBER 2022 OR ALLOCATED

IN RESPECT OF THE SAME FINANCIAL YEAR, AS REFERRED TO IN ARTICLE L. 22-10-9 OF

THE FRENCH COMMERCIAL CODE

9 APPROVAL OF THE REMUNERATION ELEMENTS PAID DURING OR ALLOCATED IN RESPECT OF Management For For

THE FINANCIAL YEAR ENDED 31 DECEMBER 2022 TO YANN LERICHE, CHIEF EXECUTIVE OFFICER

10 APPROVAL OF THE REMUNERATION ELEMENTS PAID DURING OR ALLOCATED IN RESPECT OF Management For For

THE FINANCIAL YEAR ENDED 31 DECEMBER 2022 TO JACQUES GOUNON, CHAIRMAN

11 APPROVAL OF THE REMUNERATION POLICY FOR CORPORATE OFFICERS PURSUANT TO ARTICLE Management For For

L. 22-10-8-II OF THE FRENCH COMMERCIAL CODE

12 APPROVAL OF THE ELEMENTS OF THE 2023 REMUNERATION POLICY: PRINCIPLES AND Management For For

CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE FIXED, VARIABLE AND

EXECPTIONAL ELEMENTS MAKING UP THE TOTAL REMUNERATION AND BENEFITS OF ANY

KIND ATTRIBUTABLE TO THE CHIEF EXECUTIVE OFFICER

13 APPROVAL OF THE ELEMENTS OF THE 2023 REMUNERATION POLICY: PRINCIPLES AND Management For For

CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE ELEMENTS MAKING UP

THE TOTAL REMUNERATION AND BENEFITS OF ANY KIND ATTRIBUTABLE TO THE CHAIRMAN

OF THE BOARD OF DIRECTORS

14 DELEGATION OF AUTHORITY GRANTED FOR 12 MONTHS TO THE BOARD OF DIRECTORS TO Management For For

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

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

TO IT PURSUANT TO ARTICLE L. 225-197-2 OF THE FRENCH COMMERCIAL CODE

15 AUTHORISATION GRANTED TO THE BOARD OF DIRECTORS TO PROCEED WITH FREE Management For For

ALLOCATIONS OF EXISTING COMMON SHARES OR COMMON SHARES TO BE ISSUED OF THE

COMPANY, FOR THE BENEFIT OF THE EMPLOYEES AND/OR CORPORATE OFFICERS OF THE

GROUP, WITH THE WAIVER BY THE SHAREHOLDERS OF THEIR PRE-EMPITVE SUBSCRIPTION

RIGHT.

16 RENEWAL OF THE DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS FOR A PERIOD Management For For

OF 26 MONTHS TO ISSUE COMMON SHARES OF THE COMPANY OR TRANSFERABLE SECURITIES

GRANTING ACCESS TO COMMON SHARES OF THE COMPANY OR OF COMPANIES OF THE

COMPANY’S GROUP, WITH RETENTION OF THE SHAREHOLDERS’ PRE-EMPTIVE SUBSCRIPTION

RIGHT.

17 DELEGATION OF AUTHORITY GRANTED FOR A PERIOD OF 26 MONTHS TO THE BOARD OF Management For For

DIRECTORS TO ISSUE, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT,

COMMON SHARES OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPTIAL,

WITHIN THE LIMIT OF 10% OF THE SHARE CAPITAL, AS RENUMERATION FOR CONTRIBUTIONS

IN KIND RELATING TO EQUITY SECURITIES GRANTING ACCESS TO THE CAPTIAL

18 OVERALL LIMITATION OF ISSUE AUTHORISATIONS WITH OR WITHOUT CANCELLATION OF THE Management For For

PRE-EMPTIVE SUBSCRIPTION RIGHT

19 AUTHORISATION GRANTED FOR 18 MONTHS TO THE BOARD OF DIRECTORS TO REDUCE THE Management For For

CAPITAL BY CANCELLING TREASURY SHARES

20 DELEGATION OF AUTHORITY GRANTED FOR 26 MONTHS TO THE BOARD OF DIRECTORS TO Management For For

PROCEED WITH CAPITAL INCREASES, WITH CANCELLATION OF THE SHAREHOLDERS’ PRE-

EMPTIVE SUBSCRIPTIONS 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

21 RATIFICATION OF THE TRANFER OF THE REGISTERED OFFICE AN APPROVAL OF THE Management For For

CORRELATIVE UPDATE OF THE BY-LAWS

22 POWERS TO CARRY OUT FORMALITIES Management For For

CMMT 05 APR 2023: PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS Non-Voting

AVAILABLE BY CLICKING ON THE MATERIAL URL LINKS: https://www.journalofficiel.gouv.fr

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NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF UPDATED BALO LINK. IF YOU HAVE

ALREADY SENT IN YOUR VOTES, PLEASE DO NOT VOTE-AGAIN UNLESS YOU DECIDE TO

AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU

TALOS ENERGY INC.

Security 87484T108 Meeting Type ANNUAL

Ticker Symbol TALO Meeting Date 09-MAY-2023

ISIN US87484T1088 Agenda 935819889 - Management

FOR/AGAINST

ITEM PROPOSAL TYPE VOTE MANAGEMENT

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1.1 ELECTION OF CLASS II DIRECTOR TO HOLD OFFICE UNTIL THE 2025 Management For For

ANNUAL MEETING: TIMOTHY S. DUNCAN

1.2 ELECTION OF CLASS II DIRECTOR TO HOLD OFFICE UNTIL THE 2025 Management For For

ANNUAL MEETING: JOHN “BRAD” JUNEAU

1.3 ELECTION OF CLASS II DIRECTOR TO HOLD OFFICE UNTIL THE 2025 Management For For

ANNUAL MEETING: DONALD R. KENDALL JR.

1.4 ELECTION OF CLASS II DIRECTOR TO HOLD OFFICE UNTIL THE 2025 Management For For

ANNUAL MEETING: SHANDELL SZABO

1.5 ELECTION OF CLASS II DIRECTOR TO HOLD OFFICE UNTIL THE 2025 Management For For

ANNUAL MEETING: RICHARD SHERRILL

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

COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

FOR FISCAL YEAR ENDING DECEMBER 31, 2023.

3. TO APPROVE, ON A NON-BINDING ADVISORY BASIS, THE COMPANY’S Management For For

NAMED EXECUTIVE OFFICER COMPENSATION FOR THE FISCAL YEAR

ENDED DECEMBER 31, 2022.

CRESTWOOD EQUITY PARTNERS LP

Security 226344307 Meeting Type ANNUAL

Ticker Symbol CEQPPR Meeting Date 11-MAY-2023

ISIN US2263443077 Agenda 935797970 - Management

FOR/AGAINST

ITEM PROPOSAL TYPE VOTE MANAGEMENT

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1.1 ELECTION OF CLASS II DIRECTOR TO SERVE UNTIL THE 2026 Management For For

ANNUAL MEETING: DAVID LUMPKINS

1.2 ELECTION OF CLASS II DIRECTOR TO SERVE UNTIL THE 2026 Management For For

ANNUAL MEETING: FRANCES M. VALLEJO

1.3 ELECTION OF CLASS II DIRECTOR TO SERVE UNTIL THE 2026 Management For For

ANNUAL MEETING: GARY D. REAVES

2. TO APPROVE, ON A NON-BINDING ADVISORY BASIS, OUR NAMED Management For For

EXECUTIVE OFFICER COMPENSATION.

3. TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS Management For For

INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE

CRESTWOOD EQUITY PARTNERS LP FOR THE FISCAL YEAR ENDING

DECEMBER 31, 2023.

4. TO APPROVE THE THIRD AMENDMENT TO THE CRESTWOOD EQUITY Management For For

PARTNERS LP 2018 LONG-TERM INCENTIVE PLAN TO INCREASE THE

NUMBER OF UNITS AUTHORIZED FOR ISSUANCE.

SILVERBOW RESOURCES, INC.

Security 82836G102 Meeting Type Annual

Ticker Symbol SBOW Meeting Date 16-May-2023

ISIN US82836G1022 Agenda 935803595 - Management

FOR/AGAINST

ITEM PROPOSAL TYPE VOTE MANAGEMENT

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1. DIRECTOR Management

1 MICHAEL DUGINSKI For For

2 CHRISTOPH O. MAJESKE For For

3 JENNIFER M. GRIGSBY For For

4 KATHLEEN MCALLISTER For For

2. THE APPROVAL OF THE COMPENSATION OF SILVERBOW’S NAMED Management For For

EXECUTIVE OFFICERS AS PRESENTED IN THE PROXY STATEMENT

3. NON-BINDING ADVISORY VOTE ON THE FREQUENCY OF FUTURE Management 1 Year For

ADVISORY VOTES TO APPROVE THE COMPENSATION OF SILVERBOW’S

NAMED EXECUTIVE OFFICERS.

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

SILVERBOW’S INDEPENDENT AUDITOR FOR THE FISCAL YEAR

ENDING DECEMBER 31, 2023.

NL INDUSTRIES, INC.

Security 629156407 Meeting Type ANNUAL

Ticker Symbol NL Meeting Date 18-MAY-2023

ISIN US6291564077 Agenda 935809888 - Management

FOR/AGAINST

ITEM PROPOSAL TYPE VOTE MANAGEMENT

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1.1 ELECTION OF DIRECTOR: LORETTA J. FEEHAN Management Withheld Against

1.2 ELECTION OF DIRECTOR: JOHN E. HARPER Management Withheld Against

1.3 ELECTION OF DIRECTOR: MEREDITH W. MENDES Management Withheld Against

1.4 ELECTION OF DIRECTOR: CECIL H. MOORE, JR. Management Withheld Against

1.5 ELECTION OF DIRECTOR: COURTNEY J. RILEY Management Withheld Against

1.6 ELECTION OF DIRECTOR: MICHAEL S. SIMMONS Management Withheld Against

1.7 ELECTION OF DIRECTOR: THOMAS P. STAFFORD Management Withheld Against

2. NONBINDING ADVISORY VOTE APPROVING NAMED EXECUTIVE Management Abstain Against

OFFICER COMPENSATION.

3. NONBINDING ADVISORY VOTE ON THE PREFFERED FREQUENCY OF Management 1 Year For

EXECUTIVE OFFICER COMPENSATION VOTES.

4. APPROVAL OF THE 2023 NON-EMPLOYEE DIRECTOR STOCK PLAN. Management Abstain Against

WESTMORELAND MINING HOLDINGS LLC

Security Meeting Type ANNUAL

Ticker Symbol WLBA Meeting Date 26-MAY-2023

ISIN Agenda

FOR/AGAINST

ITEM PROPOSAL TYPE VOTE MANAGEMENT

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1. APPROVAL OF THE MINUTES FROM THE 2022 ANNUAL MEETING Management For For

2. RE-ELECTION OF BOARD OF MANAGERS: Management For For

PAUL H. VINING – CLASS A MANAGER, BOARD CHAIRMAN

3. RE-ELECTION OF BOARD OF MANAGERS: Management For For

MICHAEL C. WATCHORN – CLASS A MANAGER

4. RE-ELECTION OF BOARD OF MANAGERS: Management For For

EMILY S. MEDINE – CLASS A MANAGER

5. RE-ELECTION OF BOARD OF MANAGERS: Management For For

STEPHEN D. WILLIAMS – CLASS A MANAGER

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 AUGUST XX, 2023

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

By the Commission