

DIAMOND							D I A M O N D					
ANNUAL MEETING OF DIAMOND OFFSHORE DRILLING, INC. Date: May 15, 2018 Time: 8:30 a.m. (Eastern Time) Place: Loews Corporation 667 Madison Avenue							Annual Meeting of Diamond Offshore Drilling, Inc. (the "Company") to be held on Tuesday, May 15, 2018 for Holders as of March 20, 2018					
New York, New York 10065						← 	This proxy is being solicited on behalf of the Board of Directors					
Please make your marks like this: 🔀 Use dark black pencil or pen only						idec		VOTE BY:	Ź∰ Call	TELEPHONE		
The Board of Directors recommends a vote FOR the following nominees:						pro/	Go To			66-895-6890		
01 Jam	of Directors es S. Tisch c Edwards	For	Against	Abstain	Directors Recommend For For	portion in the envelope provided.	 www.proxypush.com/DO Cast your vote online. View Meeting Documents. 	OR	 Use any touch-to Have your Proxy 		orm ready.	
03 Cha 04 Pau 05 Edv	les L. Fabrikant G. Gaffney II ard Grebow				For For For	his portion in	• Detach y • Return y postage-	our Proxy Card/Vot our Proxy Card/Vot paid envelope provi		n. 1 in the		
07 Cliff 08 And	neth I. Siegel ord M. Sobel rew H. Tisch d of Directors recommends a vot	e FOR pro	oposals 2 and 3.		For For For	and return just this	The undersigned hereby appoints Marc lawful attorneys of the undersigned, with them, to vote all the shares of capital sto and any adjournment thereof upon the r before the meeting or any adjournment th discretion on such other matters as may	full power of substi ck of the Company matters specified an hereof, conferring au	itution and revocatio which the undersigr nd upon such other ithority upon such tru	n, and authorizes them, a ned is entitled to vote at sa matters as may be prope ue and lawful attorneys to v	and each of aid meeting rly brought vote in their	
2: To ratify Touche for our	the appointment of Deloitte & LLP as the independent auditor company and its subsidiaries for ar 2018.	For Against Abstain e appointment of Deloitte & Deloi		For	perforation	THE SHARES REPRESENTED BY THIS SHARES WILL BE VOTED FOR THE EL ITEMS 2 AND 3, AND IN ACCORDANCE RESPECT TO ANY OTHER BUSINESS All votes must be rea	PROXY WILL BE V ECTION OF THE D E WITH THE DISCF THAT MAY PROPE	OTED AS DIRECTE DIRECTORS IN ITEI RETION OF THE PE ERLY COME BEFOI	D OR, IF NO DIRECTION M 1 AND FOR THE PROF RSONS APPOINTED AB RE THE MEETING.	I IS GIVEN, POSALS IN		
,	ove, on an advisory basis, executive				For	ly at the		PF	ROXY TABULATO	DR FOR		
					 Please separate carefully 		P.0	AMOND OFFSH0 D. BOX 8016 ARY, NC 27512-99	ORE DRILLING, INC. 903			
Authorized Signatures - This section must be completed for your Instructions to be executed.						÷				_]	
	Please Sign Here	Plea	se Date Abov			E	EVENT #					
	Please Sign Here	Plea	ise Date Abov	Э		(CLIENT #					
Please si persons s	gn exactly as your name(s) appears on you should sign. Trustees, administrators, etc., sh	r stock certif ould include	icate. If held in title and autho	joint tenanc rity. Corporat	y, all ions		1					

should provide full name of corporation and title of authorized officer signing the proxy.

Proxy — Diamond Offshore Drilling, Inc. (the "Company") Annual Meeting of Stockholders to be held on Tuesday, May 15, 2018 at 8:30 a.m. (Eastern Time)

This Proxy is Solicited on Behalf of the Board of Directors

The undersigned appoints Marc Edwards and David L. Roland (the "Named Proxies") and each of them as proxies for the undersigned, with full power of substitution, to vote the shares of common stock of the Company that the undersigned is entitled to vote at the Annual Meeting of Stockholders of the Company to be held at the at the offices of Loews Corporation, 667 Madison Avenue, New York, New York 10065, on Tuesday, May 15, 2018 at 8:30 a.m. (Eastern Time) and all adjournments thereof.

The purpose of the Annual Meeting is to take action on the following:

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- To elect eight directors, each to serve until the next annual meeting of stockholders and until their respective successors are elected and qualified or until their earlier resignation or removal;
- 2. To ratify the appointment of Deloitte & Touche LLP as the independent auditor for our company and its subsidiaries for fiscal year 2018;
- 3. To approve, on an advisory basis, executive compensation; and

4. To transact such other business as may properly come before the annual meeting or any adjournments thereof.

The eight directors nominated for re-election are: James S. Tisch, Marc Edwards, Charles L. Fabrikant, Paul G. Gaffney II, Edward Grebow, Kenneth I. Siegel, Clifford M. Sobel and Andrew H. Tisch.

The Board of Directors of the Company recommends a vote "FOR" all nominees for director and "FOR" the items in proposals 2 and 3.

This proxy, when properly executed, will be voted in the manner directed herein. If no direction is made, this proxy will be voted "FOR" all nominees for director and "FOR" the items in proposals 2 and 3. In their discretion, the Named Proxies are authorized to vote upon such other matters that may properly come before the Annual Meeting or any adjournment or postponement thereof.

You are encouraged to specify your choice by marking the appropriate box (SEE REVERSE SIDE) but you need not mark any box if you wish to vote in accordance with the Board of Directors' recommendation. The Named Proxies cannot vote your shares unless you sign and return this card.

To attend the meeting and vote your shares in person, please mark this box.