Builders FirstSource, Inc. Form DEF 14A April 13, 2010

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934 (Amendment No.)

Filed by the Registrant b Filed by a Party other than the Registrant o Check the appropriate box:

- o Preliminary Proxy Statement
- o Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
- **b** Definitive Proxy Statement
- o Definitive Additional Materials
- o Soliciting Material Pursuant to §240.14a-12

Builders FirstSource, Inc.

(Name of Registrant as Specified In Its Charter)

(Name of Person(s) Filing Proxy Statement, if other than the Registrant)

Payment of Filing Fee (Check the appropriate box):

- b No fee required.
- o Fee computed on table below per Exchange Act Rules 14a-6(i)(l) and 0-11.
 - (1) Title of each class of securities to which transaction applies:
 - (2) Aggregate number of securities to which transaction applies:
 - (3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):
 - (4) Proposed maximum aggregate value of transaction:
 - (5) Total fee paid:
- o Fee paid previously with preliminary materials.
- o Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11 (a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.

(1)

	Amount Previously Paid:
(2)	Form, Schedule or Registration Statement No.:
(3)	Filing Party:
(4)	Date Filed:

Builders FirstSource, Inc. 2001 Bryan Street, Suite 1600, Dallas, Texas 75201

To our Stockholders.

You are cordially invited to attend the annual meeting of stockholders of Builders FirstSource, Inc., which will take place at the corporate headquarters of Builders FirstSource, Inc. at 2001 Bryan Street, Suite 1600, Dallas, Texas 75201 on Monday, May 24, 2010, at 9:00 a.m., local time. Details of the business to be conducted at the annual meeting are given in the Official Notice of Annual Meeting of Stockholders, Proxy Statement, Notice Regarding the Availability of Proxy Materials, and form of proxy.

This year, we are utilizing the Securities and Exchange Commission rules that allow us to furnish proxy materials to you via the internet. Unless you have already requested to receive a printed set of proxy materials, you will receive a Notice Regarding the Availability of Proxy Materials, or Notice. The Notice contains instructions on how to access proxy materials and vote your shares via the internet, or, if you prefer, to request a printed set of proxy materials at no additional cost to you. We believe this approach will provide a convenient way for you to access your proxy materials and to vote your shares, while lowering our printing and delivery costs and reducing the environmental impact associated with our annual meeting.

Even if you intend to join us in person, we encourage you to vote in advance so we will know we have a quorum of stockholders for the meeting. When you vote in advance, please indicate your intention to personally attend the annual meeting. Please see the Question and Answer section on Page 3 of the Proxy Statement for instructions if you plan to personally attend the annual meeting.

Whether or not you are able to personally attend the annual meeting, it is important that your shares be represented and voted. Your prompt vote over the internet, by telephone via toll-free number, or, for stockholders who elect to receive their proxy materials by mail, by written proxy, will save the Corporation the expense and extra work of additional proxy solicitation. Voting by any of these methods at your earliest convenience will ensure your representation at the annual meeting if you choose not to attend in person. If you decide to attend the annual meeting, you will be able to vote in person, even if you have previously submitted your proxy. Please review the instructions on the Notice, the proxy card, or the information forwarded by your bank, broker, or other stockholder of record, as applicable, concerning each of these voting options.

On behalf of the Board of Directors, I would like to express our appreciation for your continued interest in the affairs of Builders FirstSource, Inc.

Paul S. Levy Chairman of the Board April 13, 2010

Builders FirstSource, Inc. 2001 Bryan Street, Suite 1600, Dallas, Texas 75201

Official Notice of Annual Meeting of Stockholders

To our Stockholders:

The annual meeting of stockholders of Builders FirstSource, Inc. will take place at the corporate headquarters of Builders FirstSource, Inc. at 2001 Bryan Street, Suite 1600, Dallas, Texas 75201 on Monday, May 24, 2010, at 9:00 a.m., local time, for the purpose of considering and acting upon the following:

- (1) The election of directors:
- (2) The ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the year 2010; and
 - (3) Any other business that may properly be brought before the annual meeting or any adjournment thereof. Only stockholders of record at the close of business on March 31, 2010 will be entitled to vote at the meeting.

Important Notice Regarding the Availability of Proxy Materials for the Stockholder Meeting to be held on May 24, 2010. The Proxy Statement and the 2009 Annual Report on Form 10-K are available at www.bldr.com. By Order of the Board of Directors,

Donald F. McAleenan *Corporate Secretary* April 13, 2010

IMPORTANT:

Please see the Question and Answer section on Page 3 of this Proxy Statement for instructions on what you need to do to attend the annual meeting in person. Please note that the doors to the annual meeting will open at 8:00 a.m. and will close promptly at 9:00 a.m. Whether or not you expect to personally attend, we urge you to vote your shares at your earliest convenience to ensure the presence of a quorum at the meeting. Promptly voting your shares via the internet, by telephone via toll-free number, or, if you elect to receive your proxy materials by mail, by signing, dating, and returning the enclosed proxy card, will save us the expense and extra work of additional solicitation. Because your proxy is revocable at your option, submitting your proxy now will not prevent you from voting your shares at the meeting if you desire to do so. Please refer to the voting instructions included on the Notice Regarding the Availability of Proxy Materials, proxy card, or the voting instructions forwarded by your bank, broker, or other stockholder of record, as applicable.

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Builders FirstSource, Inc. 2001 Bryan Street, Suite 1600, Dallas, Texas 75201

Proxy Statement Annual Meeting of Stockholders May 24, 2010

This Proxy Statement is being furnished by Builders FirstSource, Inc. (the Corporation, the Company, or Builders FirstSource) in connection with a solicitation of proxies by its Board of Directors (the Board of Directors or the Board) to be voted at the annual meeting of the Corporation's stockholders to be held on May 24, 2010 (the annual meeting or meeting). Whether or not you personally attend, it is important that your shares be represented and voted at the annual meeting. Most stockholders have a choice of voting over the internet, by using a toll-free telephone number, or, for stockholders who elect to receive their proxy materials by mail, by completing a proxy card and mailing it in the postage-paid envelope provided. Check the Notice Regarding the Availability of Proxy Materials, your proxy card, or the information forwarded by your bank, broker, or other stockholder of record, as applicable, to determine which voting options are available to you. Please be aware that if you vote over the internet, you may incur costs, such as telecommunication and internet access charges, for which you will be responsible. The internet voting and telephone voting facilities for stockholders of record will be available until 11:59 p.m. eastern daylight time on May 23, 2010. The Notice Regarding the Availability of Proxy Materials was first mailed on or about April 13, 2010.

SOLICITATION AND RATIFICATION OF PROXIES

If any matters not specifically set forth in this Proxy Statement properly come to a vote at the meeting, the members of the Proxy Committee, comprised of Donald F. McAleenan and M. Chad Crow, will vote regarding those matters in accordance with their best judgments. If a proxy card is signed and returned, it will be voted as specified on the proxy card, or, if no vote is specified, it will be voted FOR all nominees presented in Proposal 1 and FOR the proposal set forth in Proposal 2. At any time before it is exercised, you may revoke your proxy by timely delivery of written notice to the Corporate Secretary, by timely delivery of a properly executed, later-dated proxy (including by internet or telephone vote), or by voting via ballot at the annual meeting. Voting in advance of the annual meeting will not limit your right to vote at the annual meeting if you decide to attend in person. If you are a beneficial owner, but your shares are registered in the name of a bank, broker, or other stockholder of record, to be able to vote in person at the annual meeting you must obtain, from the stockholder of record, a proxy in your name and present it at the meeting. See Questions and Answers about the Meeting and Voting in this Proxy Statement for an explanation of the term stockholder of record.

The proxy accompanying this Proxy Statement is being solicited by the Board of Directors. The Corporation will bear the entire cost of this solicitation, including the preparation and delivery of this Proxy Statement, the proxy, and any additional information furnished to stockholders. In addition to using the mail and the internet, proxies may be solicited by directors, executive officers, and other employees of Builders FirstSource or its subsidiaries, in person or by telephone. No additional compensation will be paid to directors, executive officers, or other employees for their services in this regard. Builders FirstSource will also request banks, brokers, and other stockholders of record to forward proxy materials, at the Corporation s expense, to the beneficial owners of the Corporation s shares.

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GENERAL INFORMATION ABOUT PROXIES AND VOTING

Outstanding Stock

The stockholders of record of Builders FirstSource, Inc. Common Stock (Common Stock) at the close of business on March 31, 2010 will be entitled to vote in person or by proxy at the annual meeting. At that time, the Corporation had 96,708,529 outstanding shares of its Common Stock. Each stockholder will be entitled to one vote in person or by proxy for each share of Common Stock held. A quorum for the transaction of business shall be constituted by the presence at the annual meeting, in person or by proxy, of a majority of the outstanding shares of Common Stock entitled to vote. All shares for which proxies or voting instructions are returned are counted as present for purposes of determining the existence of a quorum at the annual meeting.

Internet Availability of Proxy Materials

As permitted by the Federal securities laws, Builders FirstSource is making this Proxy Statement and 2009 Annual Report on Form 10-K (the 2009 Annual Report) available to its stockholders primarily via the internet instead of mailing printed copies of these materials to each stockholder. On or about April 13, 2010, we mailed to our stockholders (other than those who previously requested electronic or paper delivery) a Notice Regarding Internet Availability of Proxy Materials (the Notice) containing instructions on how to access the Proxy Statement and accompanying 2009 Annual Report. These proxy materials are being made available to our stockholders on or about April 13, 2010. The Notice provides instructions regarding how to vote through the internet. The Proxy Statement and 2009 Annual Report are also available on our website at www.bldr.com.

If you received a Notice by mail, you will not receive a printed copy of the proxy materials by mail unless you request printed materials. If you wish to receive printed proxy materials, you should follow the instructions for requesting such materials contained on the Notice.

If you receive more than one Notice, it means your shares are registered differently and are held in more than one account. To ensure all shares are voted, please either vote each account over the internet or by telephone or sign and return by mail all proxy cards.

Voting Procedures

Votes cast by proxy or in person at the meeting will be tabulated by representatives from Broadridge Financial Solutions, Inc. Broadridge Financial Solutions, Inc. or such other person that the Chief Executive Officer appoints in their place will serve as the Inspector of Election at the annual meeting. In addition, the following voting procedures will be in effect for each proposal described in this Proxy Statement:

Proposal 1. Nominees for available director positions of Builders FirstSource are elected by a plurality of the votes cast at the annual meeting. Abstentions from voting will have no effect on the outcome of such vote because the election of directors is determined on the basis of votes cast and abstentions are not counted as votes cast. Please see page 5.

Proposal 2. Ratification of the appointment of PricewaterhouseCoopers LLP as the Corporation s independent registered public accounting firm requires the affirmative vote of a majority of the shares represented and entitled to vote at the annual meeting. If you vote by proxy, but abstain from voting on the proposal, your abstention will have the same practical effect as a vote against the proposal. Please see page 36.

If any other matters properly come before the meeting that are not specifically set forth on the Notice and in this Proxy Statement, such matters shall be decided by the affirmative vote of a majority of the shares represented and entitled to vote at the annual meeting on the matter so proposed, unless otherwise provided in the Corporation s Amended and Restated Certificate of Incorporation or Amended and Restated By-laws (the By-laws) or the Delaware General Corporation Law. None of the members of our Board have informed the Corporation in writing that they intend to oppose any action intended to be taken by the Corporation.

NO PERSON IS AUTHORIZED TO GIVE ANY INFORMATION OR TO MAKE ANY REPRESENTATIONS OTHER THAN THOSE CONTAINED IN THIS PROXY STATEMENT. IF GIVEN OR MADE, SUCH INFORMATION OR REPRESENTATIONS MUST NOT BE RELIED UPON AS HAVING BEEN AUTHORIZED. THE DELIVERY OF THIS PROXY STATEMENT SHALL, UNDER NO CIRCUMSTANCES, CREATE ANY IMPLICATION THAT THERE HAS BEEN NO CHANGE IN THE AFFAIRS OF THE CORPORATION SINCE THE DATE OF THIS PROXY STATEMENT.

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OUESTIONS AND ANSWERS ABOUT THE MEETING AND VOTING

1. What is a proxy?

A proxy is your legal designation of another person, called a proxy holder, to vote the shares that you own. We designated Donald F. McAleenan, our Senior Vice President and General Counsel, and M. Chad Crow, our Senior Vice President and Chief Financial Officer, to act as proxy holders at the annual meeting as to all shares for which proxy cards are returned or voting instructions are provided by internet or telephone.

2. What is a proxy statement?

A proxy statement is a document that the Securities and Exchange Commission (SEC) regulations require us to give you when we ask you to provide a proxy (by voting by phone or internet or, if applicable, by returning a proxy card) designating the proxy holders described above to vote on your behalf.

3. What is the difference between a stockholder of record and a stockholder who holds stock in street name, also called a beneficial owner?

If your shares are registered in your name at our transfer agent, BNY Mellon Shareowner Services, you are a stockholder of record.

If your shares are registered at BNY Mellon Shareowner Services in the name of a broker, bank, trustee, nominee, or other similar stockholder of record on your behalf, your shares are held in street name and you are the beneficial owner of the shares.

4. How do you obtain admission to the annual meeting?

Stockholders of Record. Stockholders of record must bring a government-issued photo identification card to gain admission to the annual meeting.

Street Name Holders. To obtain admission to the annual meeting, a street name holder must (1) bring a government-issued photo identification card and (2) ask his or her broker or bank for a legal proxy and must bring that legal proxy with him or her to the meeting. If you do not receive the legal proxy in time, bring your most recent brokerage statement with you to the meeting. We can use that to verify your ownership of Common Stock and admit you to the meeting. However, you will not be able to vote your shares at the meeting without a legal proxy. Please note that if you own shares in street name, and you are issued a legal proxy, any previously executed proxy will be revoked, and your vote will not be counted unless you appear at the meeting and vote in person.

5. What different methods can you use to vote?

By Written Proxy. Stockholders who elect to receive their proxy materials by mail may vote by mailing the written proxy card.

By Telephone and Internet Proxy. All stockholders of record may also vote by telephone from the U.S., using the toll-free telephone number provided on the Notice or proxy card or in the website listed on the Notice, or by the internet, using the procedures and instructions described in the Notice or proxy card. Street name holders may vote by telephone or the internet if their bank, broker, or other stockholder of record makes those methods available. If that is the case, the bank, broker, or other stockholder of record will enclose the instructions with the Proxy Statement or other notice of the meeting. The telephone and internet voting procedures, including the use of control numbers, are designed to authenticate stockholders—identities, allow stockholders to vote their shares, and confirm that their instructions have been properly recorded.

In Person. All stockholders may vote in person at the meeting (unless they are street name holders without a legal proxy, as described in question 4).

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6. What is the record date and what does it mean?

The record date for the annual meeting is March 31, 2010. The record date is established by the Board of Directors as required by Delaware law. Stockholders of record at the close of business on the record date are entitled to receive notice of the annual meeting and to vote their shares at the meeting.

7. What are your voting choices for director nominees, and what vote is needed to elect directors?

For the vote on the election of the Class II director nominees to serve until the 2013 annual meeting, stockholders may:

vote in favor of all nominees,

vote to withhold votes from all nominees, or

vote to withhold votes as to specific nominees.

Directors will be elected by a plurality of the votes cast in person or by proxy at the annual meeting. Accordingly, abstentions will have no effect on Proposal 1. The Board recommends a vote FOR each of the director nominees.

8. What is a plurality of the votes?

In order to be elected, a director nominee does not have to receive votes in favor from a majority of the votes cast for directors. Instead, the three nominees elected will be those who receive the most affirmative votes of all the votes cast on Proposal 1 in person or by proxy at the meeting.

9. What are your voting choices on the ratification of the appointment of PricewaterhouseCoopers LLP as the Corporation s independent registered public accounting firm, and what vote is needed to ratify their appointment?

In the vote on the ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm, stockholders may:

vote in favor of the ratification,

vote against the ratification, or

abstain from voting on the ratification.

The proposal to ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm will require the affirmative vote of a majority of the shares represented and entitled to vote at the annual meeting. Accordingly, abstentions will have the effect of a vote against Proposal 2. The Board recommends a vote FOR Proposal 2.

10. What if a stockholder does not specify a choice for a matter when returning a proxy card?

Stockholders should specify their choice for each proposal described on the proxy card, if they receive one. However, proxy cards that are signed and returned will be voted FOR proposals described in this Proxy Statement for which no specific instructions are given.

11. How are broker non-votes counted?

Broker non-votes will not have any effect on the voting results.

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ELECTION OF DIRECTORS AND MANAGEMENT INFORMATION

There are currently ten members of the Board of Directors. Pursuant to the Corporation s By-laws, the Board is classified, which means it is divided into three classes of directors based on the expiration of their terms. Under the classified Board arrangement, directors are elected to terms that expire on the annual meeting date three years following the annual meeting at which they were elected and the terms are staggered so that the terms of approximately one-third of the directors expire each year. Accordingly, this Proposal 1 seeks the election of three directors whose terms expire in 2010.

The terms of three directors, Ramsey A. Frank, Kevin J. Kruse, and Floyd F. Sherman, will expire at the annual meeting in 2010. The Board of Directors has nominated Messrs. Frank, Kruse, and Sherman for election to a term that will expire at the annual meeting in 2013.

Unless otherwise indicated, all proxies that authorize the proxy holders to vote for the election of directors will be voted FOR the election of the nominees listed below. If a nominee becomes unavailable for election as a result of unforeseen circumstances, it is the intention of the proxy holders to vote for the election of such substitute nominee, if any, as the Board of Directors may propose. As of the date of this Proxy Statement, each of the nominees has consented to serve and the Board is not aware of any circumstances that would cause a nominee to be unable to serve as a director.

PROPOSAL 1 ELECTION OF DIRECTORS

The Board of Directors nominated the following directors for election. Each of the following nominees, a current director with a term expiring at the 2010 annual meeting, furnished to the Corporation the following information with respect to his principal occupation or employment and public company directorships:

Class II Directors with Terms Expiring in 2010

Ramsey A. Frank, Director, age 49. Mr. Frank became a director in 2001 and is a member of the Compensation Committee. Mr. Frank is a Managing Director of JLL Partners, Inc., which he joined in 1999. From January 1993 to July 1999, Mr. Frank was a Managing Director at Donaldson, Lufkin & Jenrette, Inc., where he headed the restructuring group and was a senior member of the leveraged finance group. In the last five years, he served on the boards of the following public companies: PGT, Inc. (current) and Patheon, Inc. (current). Mr. Frank brings to the Board substantial experience in corporate finance, as well as experience as a director of a variety of private and publicly traded entities.

Kevin J. Kruse, Director, age 40. Mr. Kruse became a director in February of 2006 and is a member of the Compensation Committee. Mr. Kruse has been a managing director of Warburg Pincus, LLC since January 2006 and has been employed by Warburg Pincus, LLC since February 2002. Prior to joining Warburg Pincus, LLC, Mr. Kruse was employed by AEA Investors, Inc. Prior to that, he was employed by Bain & Co., Inc., a management consulting firm. In the last five years, he served on the boards of the following public companies: Polypore International, Inc. (current), TransDigm Group Incorporated (previous), Knoll, Inc. (previous), and Wellman, Inc. (previous). The Board believes Mr. Kruse s broad experience in investing and his service on the boards of several public companies is a significant asset to the Board.

Floyd F. Sherman, Chief Executive Officer, President, and Director, age 70. Mr. Sherman has been our Chief Executive Officer and a director since 2001, when he joined the Corporation. He has served as President of the Corporation since February 2008 and from 2001 until October 2006. Prior to joining the Corporation, he spent 28 years at Triangle Pacific/Armstrong Flooring, the last nine of which he served as Chairman and Chief Executive Officer. In the last five years, he served on the board of the following public company: PGT Industries, Inc. (current). The Board believes Mr. Sherman s role as Chief Executive Officer of the Corporation and his over 40 years of experience in the building products industry make him an essential Board member.

THE BOARD OF DIRECTORS RECOMMENDS A VOTE FOR EACH OF THE NOMINEES LISTED ABOVE.

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CONTINUING DIRECTORS

The background and business affiliations of the Corporation s other directors, whose terms of service continue beyond 2010, are set forth below:

Class III Directors with Terms Expiring in 2011

Paul S. Levy, Director and Chairman of the Board, age 62. Mr. Levy became a director in 1998. Mr. Levy is a Managing Director of JLL Partners, Inc., which he founded in 1988. In the last five years, he served on the boards of the following public companies: Patheon, Inc. (current), PGT, Inc. (current), and IASIS Healthcare, LLC (current). The Board believes Mr. Levy s extensive experience in buying and managing a variety of businesses is of great value to the Board and the Corporation.

David A. Barr, Director, age 46. Mr. Barr became a director in February of 2006. Mr. Barr has served as a general partner of Warburg Pincus, LLC since January 2001 and is involved in leveraged buy-out and special situations activities in the United States. Mr. Barr was a managing director at Butler Capital and focused on leveraged buy-out transactions for more than 10 years prior to joining Warburg Pincus in 2000. He also previously worked at Goldman Sachs. He received a B.A. in economics from Wesleyan University and an M.B.A. from Harvard Business School. In the last five years, he served on the boards of the following public companies: TransDigm Group Incorporated (current), Polypore International, Inc. (current), Wellman, Inc. (previous), and Eagle Family Foods Holdings, Inc./Eagle Family Foods, Inc. (previous). Mr. Barr s extensive experience in corporate finance and his service on a number of public company boards brings additional depth and perspective to the Board s deliberations.

Cleveland A. Christophe, Director, age 64. Mr. Christophe became a director in September of 2005 and is the Chairman of the Compensation Committee and a member of the Audit Committee and the Nominating Committee. The Board of Directors affirmatively determined that he qualifies as an independent director. Mr. Christophe was named President of Universal Supplies & Services, Inc., a supplier of services and materials primarily to various agencies of the U.S. Government, in 2009. Mr. Christophe is also the Managing Partner of TSG Capital Group, a private equity investment firm, which he founded in 1992. Previously, Mr. Christophe was Senior Vice President of TLC Group, L.P. From 1971 to 1987, Mr. Christophe held numerous senior positions with Citibank, N.A. He has been a Chartered Financial Analyst since 1975. The Board believes Mr. Christophe s substantial managerial experience, financial expertise, and prior service on public company audit committees position him to make valuable contributions to the Board.

Craig A. Steinke, Director, age 53. Mr. Steinke became a director in June of 2006 and is the Chairman of the Nominating Committee and a member of the Audit Committee. The Board of Directors affirmatively determined that he qualifies as an independent director. Most recently, Mr. Steinke was President and Chief Executive Officer of GPX International Tire Corporation, an international manufacturer and distributor of branded industrial and off road equipment tires. From 2001 to 2007, Mr. Steinke was President and Chief Executive Officer of Eagle Family Foods, Inc., a consumer products company in the food industry. Prior to his appointment as CEO in 2001, he served as Chief Financial Officer of Eagle Family Foods from 1998 to 2001. His previous positions held include Senior Vice President and Group General Manager of BHP Copper, a significant natural resource company, and President of Magma Metals, a billion-dollar subsidiary of Magma Copper Company. Mr. Steinke, a C.P.A., has nine years of public accounting experience with Arthur Andersen & Company. In the last five years, he served on the boards of the following public companies: Eagle Family Foods Holdings, Inc./Eagle Family Foods, Inc (previous). The Board recognizes that Mr. Steinke s extensive experience at the senior executive management level allows him to make significant contributions to the development of the Corporation s business strategy.

Class I Directors with Terms Expiring in 2012

Michael Graff, Director, age 58. Mr. Graff became a director in February of 2006. Mr. Graff was President and Chief Operating Officer of Bombardier Aerospace before joining Warburg Pincus in 2003. He is currently involved with the firm s leveraged buy-out and special situation activities, focusing primarily on the industrial sector. Previously, he was a partner at McKinsey & Company in New York, London, and Pittsburgh. Mr. Graff received an A.B. from Harvard College in economics and an M.S. from the Sloan School of Management at the Massachusetts Institute of Technology. In the last five years, he served on the boards of the following public companies: TransDigm Group Incorporated (current) and Polypore International, Inc. (current). The Board believes that, based on the

knowledge and experience he obtained as a senior executive officer and his many years as a consultant, Mr. Graff provides sound judgment and excellent perspective on business management to the Board.

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Robert C. Griffin, Director, age 62. Mr. Griffin became a director in June of 2005 and is the Chairman of the Audit Committee and a member of the Nominating Committee. The Board of Directors affirmatively determined that he qualifies as an independent director. In March 2002, Mr. Griffin retired from Barclays Capital, where from June 2000 to March 2002 he was Head of Investment Banking, Americas and a member of the Management Committee. Prior to joining Barclays Capital, Mr. Griffin was a member of the Executive Committee for the Montgomery Division of Banc of America Securities and held a number of positions with Bank of America, including Group Executive Vice President and Head of Global Debt Capital Raising and as a Senior Management Council Member. In the last five years, he served on the boards of the following public companies: Commercial Vehicle Group, Inc. (current) and Sunair Services Corporation (previous). The Board recognizes that Mr. Griffin s broad experience in the financial and investment world brings a very useful perspective to the Board.

Brett N. Milgrim, Director, age 41. Mr. Milgrim became a director in 1999. He is a Managing Director of JLL Partners, Inc., which he joined in 1997. In the last five years, he served on the board of the following public company: PGT, Inc. (current). The Board believes that Mr. Milgrim is extremely knowledgeable regarding all aspects of corporate finance and the capital markets, and this knowledge is of great importance to the Board.

INFORMATION REGARDING THE BOARD AND ITS COMMITTEES

Board Purpose and Structure

The mission of the Board is to provide strategic guidance to the Corporation s management, to monitor the performance and ethical behavior of the Corporation s management, and to maximize the long-term financial return to the Corporation s stockholders, while considering and appropriately balancing the interests of other stakeholders and constituencies. The Board consists of ten directors.

Director Independence

The Board of Directors is comprised of one management director, Mr. Sherman, who is the Corporation s President and CEO, and nine non-management directors. Our Board of Directors affirmatively determined that Messrs. Christophe, Griffin, and Steinke are independent under the director independence criteria adopted under the Nasdaq Marketplace Rules (the Nasdaq Rules). In addition, our Board of Directors affirmatively determined that Messrs. Christophe, Griffin, and Steinke are also independent under the SEC s standards for independent audit committee members. As a result, the Nominating Committee and the Audit Committee, which both consist of Messrs. Steinke, Christophe, and Griffin, are comprised solely of independent directors.

As part of its annual evaluation of director independence, the Board examined, among other things, whether any transactions or relationships exist currently, or existed during the past three years, between each independent director and the Corporation or its subsidiaries, affiliates, equity investors, or independent auditors. If such transactions or relationships exist, the Board reviews the nature of those transactions or relationships under the relevant Nasdaq and SEC standards. The Board also examined whether there are, or have been within the past year, any transactions or relationships between each independent director and members of the senior management of Builders FirstSource or its affiliates. As a result of this evaluation, the Board affirmatively determined that each of Messrs. Christophe, Griffin, and Steinke is independent under those criteria. Each year, the independent directors meet in regularly scheduled executive sessions outside the presence of management representatives. Interested parties, including stockholders, may communicate with the Chairman or the independent directors as a group through the process described in this Proxy Statement under the heading Policy on Stockholder-Director Communications.

Board Meetings and Attendance

In 2009, our Board of Directors met seven times, our Audit Committee met 10 times, and our Compensation Committee met three times, including regularly scheduled and special meetings. Our Nominating Committee was not formed until February of 2010. During 2009, each of the Corporation's directors attended at least 75% percent of the combined meetings of the Board and any committee on which he served. Pursuant to the Builders FirstSource, Inc. Policy on Director Attendance at Annual Meetings of Stockholders (available on the Governance section of our website), all directors are strongly encouraged to attend the annual meeting in person. Any director who is unable to attend an annual meeting of stockholders is expected to notify the Chairman of the Board in advance of such meeting. In 2009, one member of the Board attended our annual meeting in person and five members were available by conference call.

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Board Leadership Structure and Role in Risk Oversight

The Board is led by the Chairman of the Board, Paul Levy, who is affiliated with JLL Partners, Inc. Floyd Sherman, the Corporation s Chief Executive officer and the only employee Director, does not have any formal leadership role with the Board. Mr. Levy takes a leading role in establishing the timing, agenda, and procedure of Board meetings. However, each of the Directors actively participates in guiding the actions of the Board. The Board has determined that this leadership structure is appropriate and effective due to the Board s size, the working relationship that has developed between the Directors as a result of their length of service on the Board, and the significant experience that the members of the Board have as directors and members of senior management with other companies.

The Corporation s Board of Directors recognizes that, although day-to-day risk management is primarily the responsibility of the Corporation s management team, the Board plays a critical role in the oversight of risk management. In that light, the Board is active, as a whole and also at the committee level, in reviewing management s assessment of the major risks facing the Corporation and management s processes for monitoring and controlling these risks. The Board regularly receives information from senior management regarding the Corporation s financial results, credit, liquidity, operations, and other matters, as well as reports from the Corporation s Audit Committee and Compensation Committee. During its review of such information, the Board discusses and analyzes risks associated with each area, as well as risks associated with new business ventures and those relating to the Company s executive compensation plans and arrangements. The Board assumes ultimate responsibility for ensuring that the Corporation s management adequately assesses the risks facing the Corporation and appropriately manages those risks.

The Audit Committee is specifically responsible for overseeing and monitoring the quality and integrity of the Corporation s financial reports and other financial information provided to its stockholders. This includes reviewing the results of management s risk assessment and compliance with management policies as they relate to financial reporting. The Audit Committee also monitors the Corporation s compliance with legal and regulatory requirements and the risks associated therewith. On a regular basis, the Audit Committee reviews with senior management significant areas of risk exposure, including financial reporting controls, operational risks, pending litigation, employee issues, and issues arising from complaints to the Corporation s hotline and other risk detection mechanisms.

The Compensation Committee reviewed with management the design and operation of our compensation programs for all employees, including executive officers, for the purpose of determining whether such programs might encourage inappropriate risk-taking that could have a material adverse effect on the Corporation. After conducting its evaluation, the Compensation Committee concluded that the Corporation s compensation programs do not encourage employees to take risks that are reasonably likely to have a material adverse effect on the Corporation.

Controlled Company Exemption and Committees

As of the date hereof, we are a controlled company for purposes of Rule 5615(c) of the NASDAQ Rules by virtue of the fact that JLL Partners Fund V, L.P. and Warburg Pincus Equity IX, L.P., who publicly filed a notice that they are acting as a group pursuant to the Schedule 13D Amendment No. 5 filed by Building Products, LLC on January 22, 2010, collectively hold 50.5% of the outstanding voting power of our outstanding Common Stock as of March 31, 2010. As a controlled company, we are exempt from the provisions of the NASDAQ Rules that require us to have a board of directors comprised of a majority of independent directors and to maintain compensation and nominating committees comprised solely of independent directors. If we cease to be a controlled company under the NASDAQ Rules, we will come into full compliance with all of the requirements thereof within the applicable transition periods provided by the NASDAQ Rules.

Audit Committee

The Audit Committee is composed of three independent directors (as that term is defined by the Nasdaq Rules and SEC regulations), Messrs. Christophe, Griffin, and Steinke. Mr. Griffin serves as the Chairman of the Audit Committee. The Board of Directors affirmatively determined that all Audit Committee members are financially literate and possess financial sophistication as defined by the Nasdaq Rules. Messrs. Christophe, Griffin, and Steinke were also designated by the Board as audit committee financial experts under the SEC s guidelines. The Board further determined that Messrs. Christophe, Griffin, and Steinke meet the independence standards of both the SEC regulations and the Nasdaq Rules for audit committee members. The Board adopted an amended charter for the Audit Committee

on July 27, 2006. A copy of this charter is available on the Governance section of our website at www.bldr.com.

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The primary function of the Audit Committee is to assist the Board of Directors of the Corporation in fulfilling its oversight responsibilities relating to (i) the quality and integrity of the Corporation's financial reports and other financial information provided by the Corporation to its stockholders, the public, and others, (ii) the Corporation's compliance with legal and regulatory requirements, (iii) the independent auditors qualifications, independence, and performance, and (iv) the performance of the Corporation's internal audit function, including its internal control systems. The Audit Committee's functions include preparation of the audit committee report included in this Proxy Statement. The Audit Committee is also annually required to evaluate its performance and review and assess the adequacy of its charter.

Compensation Committee

The Compensation Committee is composed of three directors, Messrs. Christophe, Frank, and Kruse. Mr. Christophe serves as the Chairman of the Compensation Committee. The Board adopted a charter for the Compensation Committee on July 27, 2006. A copy of this charter is available on the Governance section of our website at www.bldr.com.

The Compensation Committee is charged with (i) annually reviewing and recommending to the Board, for the Board s approval, all Corporation goals and objectives relevant to the Chief Executive Officer s compensation, (ii) annually evaluating the Chief Executive Officer s performance in light of the Corporation s goals and objectives, (iii) annually reviewing and recommending to the Board for its approval the Chief Executive Officer s base salary, incentive compensation levels, and perquisites and other personal benefits based on the Compensation Committee s evaluation of the Chief Executive Officer s performance relative to the Corporation s goals and objectives, (iv) annually reviewing, evaluating, and recommending to the Board for its approval the base salary level, incentive compensation levels, and perquisites and other personal benefits of the other named executive officers of the Corporation, (v) reviewing and making recommendations to the Board regarding any employment, severance, or termination arrangements to be made with any executive officer of the Corporation, (vi) making recommendations to the Board with respect to awards under the Corporation s 2005 Equity Incentive Plan and making grants under the Company s 2007 Incentive Plan, (vii) making regular reports to the Board concerning the activities of the Compensation Committee, (viii) performing an annual performance evaluation of the Compensation Committee, and (ix) performing other activities as the Compensation Committee or Board may deem appropriate. The Compensation Committee is not specifically authorized to delegate these duties. Information regarding the role of the Compensation Committee and its processes and procedures for considering and determining executive compensation is set forth in the Compensation Discussion and Analysis later in this Proxy Statement.

Nominating Committee

The Nominating Committee is composed of three independent directors, Messrs. Steinke, Christophe, and Griffin. Mr. Steinke serves as the Chairman of the Nominating committee. The Board adopted a charter for the Nominating Committee on February 23, 2010. A copy of this charter is available on the Governance section of our website at www.bldr.com.

The Nominating Committee was formed to (i) identify individuals qualified to become Board members, consistent with criteria approved by the Board, (ii) recommend to the Board the persons to be nominated for election as directors at any meeting of stockholders and the persons to be elected by the Board to fill any vacancies on the Board, and (iii) recommend to the Board the directors to be appointed to each committee of the Board.

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Compensation of Directors

The following table sets forth the cash and other compensation paid by the Corporation to the members of the Board of Directors of the Corporation for all services in all capacities during 2009.

	Fees		
	Earned or		
	Paid in	Stock	
	Cash	Awards	Total
Name(1)	(\$)	(\$)(2)	(\$)
David A. Barr			
Cleveland A. Christophe	85,000(3)	49,998	134,998
Ramsey A. Frank			
Michael Graff			
Robert C. Griffin	95,000(3)	49,998	144,998
Kevin J. Kruse			
Paul S. Levy			
Brett N. Milgrim			
Floyd F. Sherman	(4)	(4)	(4)
Craig A. Steinke	80,000(3)	49,998	129,998

(1) Messrs. Barr, Frank, Graff, Kruse, Levy, and Milgrim are affiliated with Building Products, LLC and, therefore, by the terms of the Amended and Restated Independent Director Compensation Policy, are ineligible for compensation for their service on the Board and its committees. See Ownership of Securities below for a discussion of Building Products, LLC and its ownership interests in the Corporation.

(2) Reflects the aggregate grant

date fair value of restricted stock awards granted in 2009. The fair value of these awards was determined in accordance with the Compensation Stock Compensation topic of the Financial Accounting Standards Board Accounting Standards Codification. The fair value of the restricted stock awards was equal to the closing price of our Common Stock on the grant date.

(3) As part of the recapitalization transactions described in Certain Relationships and Related Party Transactions Recapitalization Transactions, the Board formed a Special Committee. Mr. Griffin received \$40,000 for serving as the chairman of the Special Committee. Messrs. Christophe and Steinke each received \$30,000 for serving on the Special Committee.

(4) As an employee of the Corporation, Mr. Sherman does not receive any

compensation for his service as a director. The compensation he receives as an employee is set forth in Executive Compensation and Other Information below.

The following table shows the total number of restricted shares held as of December 31, 2009:

	Total Number of
	Restricted Shares
	Held as of
	December 31,
Name	2009
Christophe	8,532
Griffin	8,532
Steinke	8,532

Director Compensation Program

The independent members of our Board of Directors who are not affiliated with Building Products, LLC are compensated pursuant to the Amended and Restated Independent Director Compensation Policy adopted by the Board. Such independent directors receive: (i) an annual cash retainer of \$50,000, payable quarterly, and (ii) an annual cash retainer of \$5,000 for service as the chairperson of a committee of the Board. Independent directors do not receive separate per meeting fees. These independent directors also receive annual restricted stock awards. The number of shares in these awards is determined by dividing a dollar value (\$50,000 per year) by the fair market value of our Common Stock on the date of grant.

Additionally, Messrs. Griffin, Christophe, and Steinke each served on the special committee (the Special Committee) that was formed by the Board in September 2009 to evaluate the recapitalization transactions proposed by affiliates of the Corporation, which

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are further described in Certain Relationships and Related Party Transactions Recapitalization Transactions. Mr. Griffin received \$40,000 for serving as the chairman of the Special Committee. Messrs. Christophe and Steinke each received \$30,000 for serving on the Special Committee.

We have not paid, and do not intend to pay, compensation to individuals serving on our Board or its committees who are employees of the Corporation, affiliates of Building Products, LLC, or not deemed independent.

No Material Proceedings

As of March 31, 2010, there are no material proceedings to which any director, executive officer, or affiliate of the Corporation or any owner of more than five percent of the Common Stock, or any associate of any of the foregoing, (i) is a party adverse to the Corporation or any of its subsidiaries or (ii) has a material interest adverse to the Corporation or any of its subsidiaries.

Mr. Steinke was the President and Chief Executive Officer of GPX International Tire Corporation, which filed for voluntary bankruptcy on October 1, 2009 with the support of its senior lenders to effectuate sales of its businesses under Section 363 of the United States Bankruptcy Code. The United States Bankruptcy Court approved the sales in December, 2009, and the sales were consummated in January, 2010.

CORPORATE GOVERNANCE

Builders FirstSource is committed to conducting its business in a way that reflects best practices, as well as the highest standards of legal and ethical conduct. To that end, the Board of Directors approved a comprehensive system of corporate governance documents. These documents are reviewed periodically and updated as necessary to reflect changes in regulatory requirements and evolving oversight practices. These policies embody the principles, policies, processes, and practices followed by the Board, executive officers, and employees in governing the Corporation and serve as a flexible framework for sound corporate governance.

Code of Business Conduct and Ethics

Builders FirstSource and its subsidiaries endeavor to do business according to the highest ethical and legal standards, complying with both the letter and spirit of the law. Our Board of Directors approved a Code of Business Conduct and Ethics that applies to the Corporation's directors, officers (including our principal executive officer, principal financial officer, and controller), and employees. Our Code of Business Conduct and Ethics is administered by the Compliance Committee, which is made up of representatives from our Finance, Legal, Human Resources, and Internal Audit Departments. Our employees are encouraged to report any suspected violations of laws, regulations, or the Code of Business Conduct and Ethics and all unethical business practices. We provide a continuously monitored hotline for anonymous reporting by employees. Our Board of Directors also approved a Supplemental Code of Ethics for Chief Executive Officer, President, and Senior Financial Officers of Builders FirstSource, Inc., which is administered by our General Counsel. Both policies can be found on the Governance section of our corporate website at www.bldr.com. Stockholders may request a free copy of these policies by contacting the Corporate Secretary, Builders FirstSource, Inc., 2001 Bryan Street, Suite 1600, Dallas, Texas 75201.

In addition, within four business days of:

any amendment to our Code of Business Conduct and Ethics or our Supplemental Code of Ethics that applies to our Chief Executive Officer, Chief Financial Officer, or Controller, or

the grant of any waiver, including an implicit waiver, from a provision of one of these policies to one of these officers that relates to one or more of the items set forth in Item 406(b) of Regulation S-K, we will provide information regarding any such amendment or waiver (including the nature of any waiver, the name

of the person to whom the waiver was granted, and the date of the waiver) on our website at the internet address above. Such information will be available on our website for at least a 12-month period. In addition, we will disclose any amendments and waivers to our Code of Business Conduct and Ethics and our Supplemental Code of Ethics as required by the Nasdaq Rules.

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By-law Provisions on Stockholder Nominations of Director Candidates

Builders FirstSource s By-laws provide that no director may be nominated by a stockholder for election at a meeting unless the stockholder (i) has delivered to the Corporate Secretary, within the time limits described in the By-laws, a written notice containing the information specified in the By-laws and (ii) was a stockholder of record (a) at the time such notice was delivered to the Corporate Secretary and (b) on the record date for the determination of stockholders entitled to notice and to vote at the meeting at which such director is standing for election. Accordingly, in order for a stockholder s nomination of a person for election to the Board of Directors to be considered by the stockholders at the 2011 annual meeting in accordance with the Corporation s By-laws, the required written notice must be received by our Corporate Secretary on or after January 24, 2011, but no later than February 23, 2011. Only individuals nominated in accordance with the procedures set forth in the By-laws are eligible to stand for election as directors at a meeting of stockholders and to serve as directors. A copy of the By-laws may be obtained on the Governance section of our website at www.bldr.com, by written request to the Corporate Secretary, Builders FirstSource, Inc., 2001 Bryan Street, Suite 1600, Dallas, Texas 75201, or by e-mail at inforequest@bldr.com. The foregoing is subject to the Corporation s obligations under SEC Rule 14a-8 regarding the inclusion of stockholder proposals in the Corporation s proxy statements, which is further described below in Stockholder Proposals.

Policy on Stockholder Recommendations for Director Candidates

The Nominating Committee adopted a Policy on Stockholder Recommendations for Director Candidates to describe the process by which the Nominating Committee (in preparing their recommendation of director nominees to the Board) will consider candidates for director recommended by stockholders in accordance with the Corporation s By-laws. A current copy of the Policy on Stockholder Recommendations for Director Candidates is available on the Governance section of our website at www.bldr.com. To have a candidate considered by the Nominating Committee, a stockholder must submit the recommendation in writing and must include the following information:

The name and record address of the stockholder and evidence of such stockholder s ownership of the Corporation s stock, including the number of shares owned and the length of time of ownership;

Whether the stockholder intends to appear in person or by proxy at the meeting to make the nomination;

A description of all arrangements or understandings between the stockholder and the nominee and any other person or persons, naming such person or persons, pursuant to which the nomination is made;

The name, age, residence, business address, and principal occupation of the candidate; the candidate s resume or a listing of his or her qualifications to be a director of the Corporation; the number of shares of the Corporation s stock, if any, owned beneficially or of record by the candidate; and the candidate s consent to be named as a director if selected and nominated by the Board; and

Any other information relating to either the stockholder or the candidate that would be required to be disclosed in a proxy statement or other filings required to be made in connection with solicitations of proxies for election of directors pursuant to Section 14 of the Securities Exchange Act of 1934, as amended (the Exchange Act), and the rules and regulations promulgated thereunder.

The stockholder recommendation and information described above must be sent to the Corporate Secretary, at 2001 Bryan Street, Suite 1600, Dallas, Texas 75201 and must be delivered to, or mailed and received by, the Corporate Secretary (i) in the case of an annual meeting, not less than ninety (90) days nor more than one hundred twenty (120) days prior to the anniversary date of the immediately preceding annual meeting of stockholders (provided, however, that if the annual meeting is called for a date not within thirty (30) days before or after such anniversary date, notice by the stockholder, in order to be timely, must be received not later than the close of business on the tenth (10th) day following the day on which notice of the date of the annual meeting was mailed or public disclosure of the date of the annual meeting was made, whichever occurs first) and (ii) in the case of a special meeting of stockholders called to elect directors, not later than the close of business on the tenth (10th) day following the day on which notice of the date of the special meeting was mailed or public disclosure of the date of the special meeting

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Policy on the Director Nomination Process

The Nominating Committee adopted a Policy on the Director Nomination Process that describes the process followed by the Nominating Committee to identify, evaluate, and recommend future director candidates for selection by the full Board. A current copy of the Policy on the Director Nomination Process is available on the Governance section of our website at www.bldr.com.

The Nominating Committee believes the minimum qualifications for serving as a director of the Corporation are that a nominee demonstrate, by significant accomplishment in his or her field, an ability to make a meaningful contribution to the Board's oversight of the business and affairs of the Corporation and have a record and reputation for honest and ethical conduct in both his or her professional and personal activities. Nominees for director shall be those people who, after taking into account their skills, expertise, integrity, character, judgment, age, independence, corporate experience, length of service, diversity of background and experience, conflicts of interest, and commitments, including, among other things, service on the boards (or comparable governing bodies) of other public companies, private business companies, charities, civic bodies, or similar organizations, and other qualities, are believed to enhance the Board's ability to manage and direct, in an effective manner, the affairs and business of the Corporation, including, when applicable, to enhance the ability of committees of the Board to fulfill their duties and/or to satisfy any independence requirements imposed by law, regulation, or the Nasdaq Rules.

In general, a nominee for director generally should have an understanding of the workings of large business organizations such as the Corporation, as well as the ability to make independent, analytical judgments, the ability to communicate effectively, and the ability and willingness to devote the time and effort to be an effective and contributing member of the Board. In addition, the Nominating Committee will examine a candidate s specific experiences and skills, time availability in light of other commitments, potential conflicts of interest, and independence from management and the Corporation.

The Nominating Committee will identify potential nominees by asking current directors and executive officers to notify the Nominating Committee if they become aware of persons meeting the criteria described above. The Nominating Committee may also, from time to time, engage firms that specialize in identifying director candidates. As described further in the Corporation s Policy on Stockholder Recommendations for Director Candidates, the Nominating Committee will also consider candidates recommended by stockholders.

Once a person is identified by the Nominating Committee as a potential candidate, the Nominating Committee may collect and review publicly available information regarding the person to assess whether the person should be considered further. If the Nominating Committee determines that the candidate warrants further consideration, the Nominating Committee will contact the person. Generally, if the person expresses a willingness to be considered and to serve on the Board, the Nominating Committee will request information from the candidate, review the person s accomplishments and qualifications, including in light of any other candidates that the Nominating Committee might be considering, and conduct one or more interviews with the candidate. In certain instances, the Nominating Committee may contact one or more references provided by the candidate or may contact other members of the business community or other persons that may have greater first-hand knowledge of the candidate s accomplishments. The evaluation process conducted by the Nominating Committee does not vary based on whether or not a candidate is recommended by a stockholder, although the Nominating Committee may take into consideration the number of shares held by the recommending stockholder and the length of time that such shares have been held.

The Nominating Committee considers diversity of background and experience as one of several factors set forth in the Policy on the Director Nomination Process that it takes into account in evaluating a potential director candidate s qualifications. The Nominating Committee considers all types of diversity in making this determination. The Nominating Committee will generally evaluate the effectiveness of the Policy on the Director Nomination Process annually, including those sections dealing with diversity of background and experience, but does not have a formal review process covering diversity.

Policy on Stockholder-Director Communications

The Policy on Stockholder-Director Communications describes the process for stockholders to send communications to the Board. Stockholders and other interested parties may contact any member (or all members) of the Board (including without limitation the non-management directors as a group, any Board committee, or any chair

of any such committee) in writing by mail or overnight service or electronically. To communicate with the Board of Directors, any individual directors, or any group or committee of directors, correspondence should be addressed to the Board of Directors or any such individual directors or group or committee of directors by either name or title. All such correspondence should be sent to the Corporation in care of the Corporate Secretary at 2001

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Bryan Street, Suite 1600, Dallas, Texas 75201. A current copy of the Policy on Stockholder-Director Communications is available on the Governance section of our website at www.bldr.com.

All communications received will be opened by the office of our General Counsel for the sole purpose of determining whether the contents represent a message to our directors. Any contents that legitimately relate to the business and operation of the Corporation and that are not in the nature of advertising, promotions of a product or service, patently offensive material, charitable requests, repetitive materials, or promotions of a political or similar agenda will be forwarded promptly to the addressee. In the case of communications to the Board or any group or committee of directors, the General Counsel s office will make sufficient copies of the contents to send to each director who is a member of the group or committee to which the envelope or e-mail is addressed.

Auditor Services Pre-Approval Policy

Our Audit and Non-Audit Services Pre-Approval Policy, available on the Governance section of our website at www.bldr.com, defines the principles and procedures followed by the Audit Committee in pre-approving audit and non-audit services performed by the Corporation s independent registered public accounting firm.

EXECUTIVE COMPENSATION AND OTHER INFORMATION

Compensation Discussion and Analysis

Overview

In the discussion that follows, we will give an overview and analysis of our compensation program and policies, the material compensation decisions we have made under those programs and policies with respect to our top executive officers, and the material factors that we considered in making those decisions. The persons who served as our Chief Executive Officer and Chief Financial Officer during 2009, as well as the other individuals named in the Summary Compensation Table, are referred to as the named executive officers or NEOs throughout this Proxy Statement.

Executive Summary

As for nearly all companies in the housing industry, 2009 continued to be a very challenging period for us. According to the U.S. Census Bureau, actual single-family housing starts in the U.S. during 2009 were down 57.4% compared to 2007. In response to the ongoing severe housing downturn, our Compensation Committee and our management made some important decisions regarding executive compensation during 2009, including the following:

In early 2009, in accordance with our CEO s recommendation, the Compensation Committee decided not to award any discretionary bonuses to the senior executive officers for performance during 2008. Although the Committee believes the executive management team performed very well during 2008, the Committee decided not to award discretionary bonuses as part of the Company s ongoing expense reduction program.

Based on senior management s recommendation, the Compensation Committee and the Board implemented a company-wide freeze on salaries for 2009, including the salaries of our executive officers, as part of the Company s ongoing expense reduction program.

The Compensation Committee and the Board decided to continue the company-wide annual incentive bonus program first implemented in 2008. This program, which was adopted in response to the industry downturn, focuses on maximizing current year profitability. In a significant departure from the 2008 program, however, the Compensation Committee agreed with management s recommendation that the 2009 Management Incentive Plan not include a discretionary bonus component. Thus, the annual incentive bonus opportunities for NEOs were based solely on the Company s achievement of earnings goals. The Company did not meet the earnings goals in 2009, and therefore the NEOs did not receive any annual cash incentive for 2009.

In accordance with our CEO s recommendation, and in view of the continuing industry downturn which has severely impacted the Company s financial results and stock price, the Compensation Committee decided not to issue any new equity awards to our NEOs or to any other Company managers in 2009.

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The Company closed a rights offering and debt exchange in January 2010, which allowed the Company to reduce its debt by \$130 million and provided us with substantiated additional cash to fund operations. However, the Company continues to face a poor housing market and a difficult economy. In this environment, the Compensation Committee made a number of significant decisions regarding our executive compensation program for 2010, including the following:

In accordance with senior management s recommendation, the Compensation Committee decided to continue the company-wide freeze on salaries implemented in early 2009, and did not adjust any NEO salaries for 2010. The Compensation Committee will evaluate whether to discontinue the salary freeze as the year progresses, taking into consideration the Company s financial performance and liquidity position.

Following the successful completion of the rights offering and debt exchange, the Compensation Committee decided to issue significant new equity awards consisting of stock options and restricted stock to key managers, including our NEOs, in order to retain and incentivize management in the current difficult operating environment. The Committee is particularly concerned about managerial retention in view of competitors ongoing recruitment efforts aimed at our key managers, and believes that time-vesting equity awards are an effective retention tool. The Committee also determined that the grant of significant new equity awards was appropriate because (i) no equity awards were issued to our NEOs or other managers in 2009, and (ii) our managers overall compensation packages have been substantially impacted over the last two years as a result of the housing downturn. Given the significant equity awards made in 2010, the Committee does not expect to issue annual equity awards to our NEOs or our other key managers for the next few years.

Compensation Principles

Our executive compensation program has been designed to provide a total compensation package that allows us to attract, retain, and motivate executives who have the talent to capably manage our business. Our executive compensation program is generally guided by several key principles:

Our compensation program should provide total compensation opportunities at levels that are competitive for comparable positions at companies with whom we compete for talent.

Our compensation program should provide incentives to our executive officers to achieve key financial objectives set by the Board of Directors.

Our compensation program should provide an appropriate mix of fixed and variable pay components to establish a pay-for-performance oriented compensation program.

Our compensation program should align the financial interests of executives with stockholder interests by providing significant compensation opportunities in the form of equity awards.

Although the Compensation Committee is generally guided by the principles outlined above, the Committee implemented an executive compensation program for 2009 which varied in certain respects from these principles. For example, based on senior management—s recommendation, the Committee did not increase salaries or issue new equity awards to our NEOs or to other key mangers in 2009, regardless of their individual performance during the year or their level of compensation relative to our peer companies. The Committee also implemented an annual bonus program primarily based on the Company—s EBITA performance, even though there was no realistic expectation that the Company would have positive earnings for the year, as described below. As a result, the 2009 executive compensation program resulted in significantly reduced compensation opportunities for our NEOs and our other key managers compared to prior years. The Committee believes this was appropriate in light of the ongoing industry downturn, the Company—s expected 2009 financial results, and the continuing need to control operating expenses.

2009 Executive Compensation Process

Role of the Compensation Committee. Under its charter, the Compensation Committee is responsible for designing our executive compensation program and assisting the Board in discharging its responsibilities relating to executive compensation. During a series of meetings between October 2008 and February 2009, the Compensation Committee established the 2009 compensation framework for our executive officers. As part of its evaluation process, the

Committee reviewed compensation proposals and related information from a number of sources, including certain members of our management team, as described below. In February 2009, the

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Compensation Committee approved, and recommended to our Board of Directors for its ratification, the 2009 compensation program for our NEOs.

Role of Executives. Our CEO, CFO, and General Counsel, as well as members of our Legal and Finance Departments, assisted the Compensation Committee and the Board in gathering the information needed for their respective reviews of our 2009 executive compensation program. This assistance included the preparation of tally sheets and the assembly of requested compensation data. The Compensation Committee and the Board also met with our CEO and considered his recommendations for our executive officers (other than himself) with respect to the 2009 compensation program.

Role of Compensation Consultants. In the past, the Compensation Committee has engaged compensation consultants to assist in its review and evaluation of our executive compensation program. In 2008, the Committee engaged Mercer Human Resource Consulting (Mercer) to conduct a review of our compensation program (including base salary, annual bonus plan, and equity awards), to conduct market compensation comparisons for the executive officers, and to make recommendations to the Committee regarding any suggested changes to our executive compensation program. The Committee met with Mercer, reviewed its reports, and considered its advice in connection with structuring our compensation program and setting compensation levels for 2008. For 2009, the Compensation Committee engaged Towers Perrin (Towers) to conduct a similar review of our executive compensation program. Prior to the completion of Towers review and evaluation, however, the Compensation Committee decided that it would not make any significant changes to the structure of the executive compensation program for 2009, and would largely continue the program that was in effect for 2008, but on a reduced basis in certain respects. As noted above, the Committee decided that none of the named executive officers would receive a salary increase for 2009, the annual incentive bonus program established for 2008 would continue in place for 2009 (but without any discretionary bonus component), and no equity awards would be granted to the named executive officers in 2009. The Committee arrived at such decisions for 2009 primarily on the basis of the extended industry downturn and the Company s recent financial performance and did not rely on Towers review as a material consideration in setting or approving our 2009 executive officer compensation program.

Market Comparisons. Using data provided by a compensation consultant, the Compensation Committee periodically examines the competitiveness of our compensation programs to determine how our compensation levels compare to our overall philosophy and target markets. Historically, peer selection has been somewhat difficult due to the lack of publicly-traded companies with whom we compete and the lack of available data for privately-held competitors. Therefore, we have expanded our peer group to include additional publicly-traded building products companies of generally similar size that serve additional end markets to provide a proxy for the market in which we compete for executive talent. Peer selection is focused on size based on revenues because revenues provide a reasonable point of reference for comparing like positions and scope of responsibility. As discussed above, we did not rely on market survey data as a material factor in structuring our compensation program or determining compensation levels for 2009, but largely continued with the same compensation structure that was in place for 2008. In reviewing market competitiveness and setting compensation levels for 2008, the primary peer group (our Peer Group) included:

Armstrong World Industries Building Materials Holding Corp.

American Woodmark Louisiana-Pacific

NCI Building Systems

Universal Forest Products

USG Goodman Global

Gibraltar Industries Simpson Manufacturing

Apogee Enterprises Lennox International

Our 2008 market comparison analysis consisted of all components of direct compensation, including base salary, annual bonus, and long-term incentives. Information gathered from the proxy statements of the Peer Group as well as from Mercer's proprietary databases were reviewed for this analysis. In addition, in order to more accurately reflect the market in which we compete for executive talent, survey data for comparable positions at companies of generally similar size was analyzed to develop a broader market point of reference. Surveys reviewed were published by leading human resource organizations, including Mercer, and cover approximately 60 to 70 companies per positional match. The companies evaluated in the market surveys are not individually identifiable for a particular executive position, and, therefore, we did not benchmark against any particular company in this regard.

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2009 Review of Total Compensation. A tally sheet affixing dollar amounts for the following components of compensation was prepared by management and reviewed by the Compensation Committee: salary, bonus, long-term incentives, accumulated (unrealized) gains under outstanding equity awards, the cost to the Company of perquisites, and projected payout obligations under potential severance and change-in-control scenarios. The Committee utilizes tally sheets as an information resource in order to ensure that the Committee has a comprehensive picture of the compensation program for each executive officer. The tally sheets were used as a reference point by the Committee but were not a material factor in specific compensation decisions made by the Committee for the 2009 NEO compensation program. Based on its overall review, the Compensation Committee determined that our NEOs total compensation (and, in the case of the severance and change-in-control scenarios, the potential payments) in the aggregate was appropriate in light of the continuing industry downturn and the Company s recent performance, and based on the NEOs contributions toward achieving the Company s business and financial objectives, overall responsibilities, and individual performance.

Role of the Board of Directors. The Board of Directors is responsible for reviewing and ratifying the decisions and recommendations of the Compensation Committee regarding our executive compensation program. In February 2009, after considering the decisions and recommendations of the Compensation Committee, the Board ratified the 2009 executive officer compensation program.

Elements of our Compensation Program

<u>Components of Compensation</u>. There are three main components of our executive compensation program: Base salary;

Annual cash incentives: and

Long-term equity incentives.

Reflecting our philosophy to focus on direct (rather than indirect) compensation as the most appropriate means to attract and retain key executive talent, the Board offers few perquisites to our executive officers and no retirement benefits beyond our company-wide 401(k) plan.

The following sections describe in greater detail each of the elements of our executive compensation program, why they were selected, and how the amounts of each element were determined.

Base Salary

Base salary is designed to compensate the executive officers in part for their roles and responsibilities and to provide a stable and fixed level of compensation that serves as a retention tool throughout the executive s career. In determining base salaries, we generally consider each executive s role and responsibilities, unique skills, the salary levels for similar positions in our target market, and internal pay equity. Our compensation philosophy historically has been to target base salaries for our NEOs at or below the market median, with certain exceptions made to reflect increased levels of responsibilities or based on considerations of internal pay equity.

The factors described above were considered in adjusting and setting NEO salaries for 2008. In February 2009, based on management s recommendation, the Compensation Committee and the Board implemented a Company-wide freeze on salaries as part of the Company s expense control program. As a result, no NEO received any salary adjustment or increase for 2009, except that Mr. Crow received a salary increase from \$240,000 to \$350,000 upon his promotion to Senior Vice President and Chief Financial Officer in November 2009. The Committee determined Mr. Crow s salary based on his new role and responsibilities, his long-term experience with and contributions to the Company, and internal pay equity.

At Mr. Sherman s request, the Board has not raised Mr. Sherman s salary since he commenced employment with the Corporation in September 2001.

Annual Cash Incentives

We provide annual cash bonus opportunities under our 2007 Incentive Plan. These short-term cash incentives are designed to reward the achievement of financial results measured over the current fiscal year. The Compensation Committee selects the financial

performance goals applicable to the annual incentive program, which may be based on one or more shareholder-approved performance criteria under the 2007 Incentive Plan. In addition, in order to provide a mechanism to reward individual performance and to facilitate retention of key managers, a portion of each NEO s annual cash incentive bonus award has historically been payable at the Board s discretion. However, the Compensation Committee agreed with management s recommendation that the 2009 cash incentive program not include a discretionary bonus component, in order to reduce operating expenses. Our compensation philosophy historically has been to target annual bonuses at the upper quartile of the market, with the result that our NEOs would earn above-average cash compensation if the Company s financial targets for that year are achieved.

The Committee implemented a company-wide annual cash incentive program for 2009 (the 2009 Management Incentive Plan), in which the NEOs participated. The Committee selected the following financial performance criteria for the 2009 Management Incentive Plan:

Earnings before interest, taxes, and amortization (EBITA); and

Earnings before interest, taxes, depreciation, and amortization (EBITDA)) (under this bonus component, a bonus payment would be triggered only in the event that the Company substantially exceeded the 2009 EBITDA target amount reflected in the Company s 2009 operating plan, as described below).

EBITA Performance Component. EBITA is calculated as Earnings before Interest, Taxes, and Amortization (EBITA) less an interest charge based upon the Company is weighted average cost of capital multiplied by average net tangible assets. The 2009 Management Incentive Plan established a bonus pool equivalent to 18.5% of EBITA for the entire Company. Of this bonus pool amount, approximately 46% (or 8.5% of total Company EBITA) was attributable to corporate office personnel (the Corporate Office Bonus Pool), in which the NEOs participate. These EBITA-based bonus percentages are consistent with the amounts set under the 2008 Management Incentive Plan. In determining these amounts, the Committee reviewed actual bonus payments made to Company managers and to corporate officer personnel over the past several years under the Company is prior bonus plan, and compared those payments to the pro-forma amounts that would have been earned by these managers and personnel if the current bonus program was in place during those years. The Committee is goal was to set the EBITA bonus percentage at levels that would result in average bonus amounts payable under the current plan that were comparable (although somewhat reduced) to bonuses paid under the prior bonus plan, assuming comparable financial performance by the Company.

The Committee chose EBITA as the primary financial performance metric under the 2009 Management Incentive Plan because it believed such a metric focuses management s efforts on maximizing current year profitability. The Committee concluded that an EBITA-based performance criterion provides an effective incentive to maximize profitability in various market environments and closely aligns management awards to the financial interests of shareholders.

For 2009, the Committee allocated the following percentages of the EBITA Corporate Office Bonus Pool (which consists of 8.5% of total company EBITA) to the executive officers, as follows:

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Floyd Sherman 10.0%;
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Charles Horn 5.75%;
Morris Tolly 5.75%;
Don McAleenan 5.25%; and
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Fred Schenkel 3.50%.

These EBITA-based bonus percentages for our NEOs are the same as those selected by the Committee for the 2008 Management Incentive Plan, which included the same EBITA performance component. In selecting these bonus percentages for the 2008 Management Incentive Plan, the Committee had reviewed actual bonus payments made to the executive officers over the past few years under the prior bonus plan and compared those payments to the

pro-forma amounts that would have been earned if the 2008 Management Incentive Plan performance criteria were in place during those years. The Committee determined that the average bonus payments to the NEOs over the prior four years would have been less under the new program by amounts ranging from 16.5% to 25% and that the volatility of bonus payment amounts year-over-year would also have been reduced under the new plan. At that time, the

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Committee determined that historical bonus payments to the NEOs should on average be reduced as part of the Company s efforts to reduce ongoing operating expenses. The individual percentages allocated to the NEOs were subjectively determined by the Committee based on the relative importance of each NEO to the operational and financial success of the Company, as well as a general intention that the reduction in executive bonus opportunities should apply proportionally to the NEOs relative to their prior compensation levels.

At the time of adopting the 2009 Management Incentive Plan, it was expected that the Company would realize negative EBITA for the 2009 year given the severe housing downturn and, therefore, that the NEOs would not earn any bonus amounts for 2009. The Committee nevertheless adopted the 2009 Management Incentive Plan based on the EBITA performance criteria because the Company is committed to improving its financial performance, and the Committee believes that the new bonus program will provide appropriate and effective incentives to the management team when the Company returns to profitability.

EBITDA Performance Component. With respect to this bonus component, the Committee determined that it would be appropriate to provide an incremental bonus payment opportunity to managers in the event the Company substantially exceeded the EBITDA target included in the Company s 2009 operating plan (\$45 million negative EBITDA). Under this bonus component, if the Company exceeded the 2009 operating plan EBITDA target by more than \$15 million, then a dollar-for-dollar bonus pool would be established to match the amount of EBITDA produced in excess of the baseline \$15.0 million improvement, up to and including a \$20 million improvement in budgeted EBITDA. Since the Committee capped the aggregate bonus payable under this criterion at \$5 million, no additional bonus would be payable if the Company exceeded the EBITDA budget by more than \$20 million. The Committee determined that this bonus pool, if earned, would be allocated on a discretionary basis to eligible managers, including our NEOs, based on a percentage of the individual s base compensation. The Committee also determined that the maximum bonus that could be earned by the executive officers under this bonus component would be an amount equal to 25% of their respective base salaries. The Committee concluded that this bonus component would provide an appropriate incentive to managers to attempt to achieve this stretch EBITDA result. However, given the significant difficulty of achieving this EBITDA target in the current operating environment, the Committee did not expect that payments under this component of the 2009 Management Incentive Plan would be significant, if any.

2009 Management Incentive Plan Results. The Company incurred a significant operating loss for 2009, and as a result the NEOs did not receive any payments under the EBITA performance component. The Company also did not achieve the stretch EBITDA target, with the result that the NEOs did not receive any bonus payments under the EBITDA performance component.

Long-Term Equity Incentives

A key component of our executive compensation program includes rewards for long-term strategic accomplishments and enhancement of long-term stockholder value through the use of equity-based incentives. We believe that long-term incentive compensation performs an essential role in attracting and retaining executive talent and providing them with incentives to maximize the value of stockholders investments. Our compensation philosophy historically has been to set equity awards at or above the median of the market, with some variation.

In a departure from past practice, and in accordance with senior management s recommendation, the Committee decided not to grant additional equity awards to the Company s executive officers in 2009. As noted above, the Committee s decision took into account that the continuing downturn has severely impacted the Company s financial results and stock price.

Executive Benefits and Perquisites

The Corporation seeks to maintain an egalitarian culture in its facilities and operations. The Corporation does not provide its officers with parking spaces or separate dining facilities or country club memberships. Corporation-provided air travel for officers is for business purposes only. The Corporation shealth care, insurance, 401(k) plan, and other welfare and employee-benefit programs are the same for all eligible employees, including the NEOs, except that employees making over \$100,000 annually make higher monthly contributions for their health insurance benefits. The Corporation has no outstanding loans of any kind to any of its executive officers.

Perquisites for our executives, including the named executive officers, are very limited. Other than allowances to certain executives for automobiles, our executives are eligible for the same benefits as all other employees. The

perquisites and other benefits provided to our named executive officers are set forth in the All Other Compensation column of the Summary Compensation Table later in this Proxy Statement.

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Post-Termination Compensation

The Board believes that severance benefits are necessary in order to attract and retain the caliber and quality of executive that the Company needs in its most senior positions.

The Company has entered into employment agreements with Messrs. Sherman, Crow, Tolly, and McAleenan. Prior to his resignation from the Company in December 2009, the Company also had an employment agreement with Mr. Horn, the Company s former Chief Financial Officer. The terms of these agreements are described under the caption Employment Agreements later in this Proxy Statement. These agreements provide the Corporation with protection in the form of restrictive covenants, including non-competition, non-solicitation, and confidentiality covenants. The Board considered the advisability of using employment agreements with its executive officers and determined that they are in the best interests of the Corporation insofar as they permit the Corporation to achieve its goals of attracting and retaining the best possible executive talent while obtaining post employment non-competition and non-solicitation covenants from executive officers.

Under the terms of their employment agreements, Messrs. Sherman, Crow, Tolly, and McAleenan are entitled to certain severance benefits in the event their employment is terminated by the Corporation without cause or by the NEO under certain circumstances, as described in the employment agreements. These severance benefits include salary continuation for a period of one year (for Messrs. Crow, Tolly, and McAleenan) or up to two years (for Mr. Sherman, depending on termination date and the expiration date of the then-current term of his agreement), continuation of health and welfare benefits during this period, and a payment equal to the average annual bonus amount paid to the executive for the prior two fiscal years (for Messrs. Crow, Tolly, and McAleenan). These severance benefits are described under the caption Potential Payments Upon Termination or Change in Control later in this Proxy Statement. No severance benefits were payable to Mr. Horn upon his resignation from the Company.

Retirement / Post-Employment Benefits

The Corporation does not provide any retirement programs or benefits to its NEOs other than its 401(k) program, which is available to all employees. This is consistent with our emphasis on direct compensation and our philosophy of maintaining an egalitarian culture.

Equity Grant Practices

No new equity awards were granted to our NEOs in 2009. In prior years, the Board s practice has been to grant annual equity awards to our NEOs following the release of earnings in February. We do not engage in the practice of timing grants with the release of non-public information. We utilize the closing price on the grant date to establish the exercise price of stock options under our equity plans.

Tax Deductibility Policy

The Board of Directors has carefully considered the implications of Section 162(m) of the Internal Revenue Code. The Board of Directors believes tax deductibility of compensation is an important consideration. Accordingly, the Board of Directors, where possible and considered appropriate, strives to preserve corporate tax deductions, including the deductibility of compensation to NEOs.

The Board of Directors also reserves flexibility, where it is deemed necessary and in the best interests of the Corporation and its stockholders to continue to attract and retain the best possible executive talent, to approve compensation arrangements that are not necessarily fully tax deductible to the Corporation. In this regard, certain portions of compensation paid to the NEOs may not be deductible for federal income tax purposes under Section 162(m). The Board of Directors will continue to review the Corporation s executive compensation practices to determine which elements of executive compensation qualify as performance-based compensation under the Code.

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Summary Compensation Table

The following table sets forth the cash and other compensation that we paid to our NEOs, or that was otherwise earned by our NEOs, for their services in all capacities during 2009, 2008, and 2007.

					Non-Equity			
						Incentive	All	
				Stock	Option	Plan	Other	
		Salary	Bonus	Awards	Awards C	ompens a tio	mpensati	ion Total
Name and Principal Position	Year	(\$)	(\$)	(\$)(1)	(\$)(2)	(\$)(3)	(\$)(4)	(\$)
Floyd F. Sherman,	2009	623,077(5)						623,077
President and Chief	2008	600,000			723,954			1,323,954
Executive Officer	2007	600,000		3,960,000(1)	2,028,434(2)	147,000		6,735,434
M. Chad Crow,	2009	261,923(6)					2,346	264,269
Senior Vice President and								
Chief Financial Officer								
Morris E. Tolly,	2009	467,308(5)					3,294	470,602
Senior Vice President	2008	444,231		45,895	165,055		2,719	657,900
Operations	2007	400,000		192,600	123,916	97,440	5,260	819,216
Donald F. McAleenan,	2009	405 000(5)					16,274	421 274
•		405,000(5)			100.016		,	421,274
Senior Vice President and	2008	386,538		207.000	199,816	07.057	15,873	602,227
General Counsel	2007	360,000		307,800	197,989	87,957	17,760	971,506
Frederick B. Schenkel,	2009	259,615(5)					13,263	272,878
Vice President	2008	249,077			34,976		12,695	296,748
Manufacturing	2007	242,000		54,000	34,613	51,755	14,860	397,228
Charles L. Horn,	2009	432,692(7)					15,432	448,124
Former Senior Vice	2008	441,346			224,790		16,877	683,013
President and	2007	375,000	200,000(8)	347,400	222,218	92,180	17,760	1,254,558
Chief Financial Officer	2007	575,000	200,000(0)	5-17,-100	222,210	72,100	17,700	1,231,330

(1) Reflects the aggregate grant date fair value of restricted stock awards granted in the applicable year. The fair value of these awards was determined in accordance with the Compensation Stock

Compensation
topic of the
Financial
Accounting
Standards Board
Accounting
Standards
Codification. The
fair value of the
restricted stock
awards was equal
to the closing
price of our
Common Stock
on the grant date.

No stock awards were granted to the NEOs in 2008 or 2009, other than a grant of 6,850 shares to Mr. Tolly in February 2008. The restricted share grant to Mr. Sherman in 2007 was the first grant of restricted shares to him since beginning employment with the Corporation September 2001.

(2) Reflects the aggregate grant date fair value of stock option awards granted in the applicable year. The fair value of these awards was determined in accordance with the Compensation Stock

Compensation

topic of the

Financial

Accounting

Standards Board

Accounting

Standards

Codification. The

grant date fair

value of these

awards is based

on the

Black-Scholes

valuations of

stock options

granted, which in

turn is based on

the value of our

Common Stock

on the grant date.

The assumptions

used in

determining the

grant date fair

value of these

awards is set

forth in Note 2,

Summary of

Significant

Accounting

Policies, in the

Notes to

Consolidated

Financial

Statements

included in our

Annual Report

on Form 10-K

for the year

ended

December 31,

2009.

No option awards were granted to NEOs in 2009. Except for a grant of 14,600 options to Mr. Tolly, the

only option

granted to the NEOs in 2008 were made in connection with a stock option exchange program under which the Corporation s employees, including the NEOs, were given the opportunity to exchange on a one-for-one basis certain underwater options for new options having an exercise price equal to the fair market value of the Common Stock as of the date of the exchange.

awards that were

All option awards granted to the NEOs in 2007 were cancelled in connection with the stock option exchange program. The option grant to Mr. Sherman in 2007 was the first option grant to him since January 2002.

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- (3) Reflects annual cash incentive awards earned under the Corporation s Management Incentive Plan. No annual incentive awards were paid to any person for his service as an NEO in 2008 or 2009. For information regarding incentive compensation, see the discussion in Compensation Discussion and Analysis.
- (4) Amounts include the following:

Employer Contributions to 401(k) Plan. Each of Messrs. Crow, Tolly, McAleenan, Schenkel, and Horn received a 50% match for their contributions up to 6% of their annual compensation in 2007 and 2008 and January 2009 and a 25% match for their contributions up to 6% of their annual compensation for the remainder of 2009.

Auto Allowance.
Messrs. McAleenan,
Schenkel, and Horn
each received a car
allowance. We value
auto allowances
based on the actual
payments made to

the executives.

- (5) Due to the timing of pay dates, this amount includes 27 bi-weekly pay periods, rather than the normal 26 bi-weekly pay periods. The annual base salaries of Messrs. Sherman, Tolly, McAleenan, and Schenkel are \$600,000, \$450,000, \$390,000, and \$250,000, respectively.
- (6) Due to the timing of pay dates, this amount represents 27 bi-weekly pay periods, rather than the normal 26 bi-weekly pay periods. Mr. Crow s base salary was increased from \$240,000 annually to \$350,000 annually on November 23, 2009 upon his promotion to Senior Vice President and Chief Financial Officer.
- (7) Mr. Horn s employment with the Corporation ended on December 4, 2009.
- (8) Mr. Horn received a discretionary bonus in 2007 in recognition of his significant contributions to the Corporation in

connection with the achievement of certain internal control effectiveness and process improvement goals.

2009 Grants of Plan-Based Awards

The following table below sets forth the individual grants of plan-based awards made to each of our NEOs during 2009. The Corporation did not grant any options or restricted stock to the NEOs in 2009.

Estimated Future Payouts Under Non-Equity Incentive Plan Awards

	(1)			
Name Floyd F. Sherman	Threshold (\$)	Target (\$) 150,000		
M. Chad Crow		62,863		
Morris E. Tolly		112,500		
Donald F. McAleenan		97,500		
Frederick B. Schenkel		62,500		
Charles L. Horn		112,500		

(1) Reflects potential payouts for 2009 performance under the 2009 Management Incentive Plan. The 2009 Management Incentive Plan does not set forth an overall target payout amount. The amounts shown here as target payouts under the 2009

> Management Incentive Plan

are

representative

amounts based

on (i) a full

payout of the

EBITDA

performance

component of

the Plan plus

(ii) a payout of

the EBITA

performance

component of

the Plan that

would have

been earned if

2009 financial

performance

were equal to

2008 financial

performance.

There is no

maximum

payout level of

the EBITA

performance

component of

the 2009

Management

Incentive Plan.

No amounts

were paid to the

NEOs for 2009

under the 2009

Management

Incentive Plan,

as reported

under the

Non-Equity

Incentive Plan

Compensation

column in the

Summary

Compensation

Table. For more

information

regarding the

2009

Management

Incentive Plan,

see the

discussion in

Compensation Discussion and Analysis.

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Employment Agreements

We have employment agreements with Messrs. Sherman, Crow, Tolly, and McAleenan that include the terms described below. Additional information regarding the severance benefits provided under the employment agreements may be found under Potential Payments Upon Termination or Change in Control.

Mr. Sherman. Mr. Sherman s employment agreement was entered into on September 1, 2001 and amended on June 1, 2005 and October 29, 2008. His agreement has a two-year term, with automatic renewals each year commencing on the first anniversary of the effective date of the employment agreement, unless either party provides at least 90 days notice of non-renewal. Mr. Sherman s employment agreement sets his base salary at \$600,000, subject to annual review and increase as deemed appropriate by the Board of Directors. At his request, Mr. Sherman s base salary has remained unchanged since September 2001. Mr. Sherman s employment agreement also provides that Mr. Sherman will be eligible for an annual cash incentive bonus of up to 133% of his base salary, as determined by the Board of Directors. The Board of Directors may increase the amount of Mr. Sherman s bonus if it deems such an increase appropriate. Pursuant to his employment agreement, Mr. Sherman is entitled to fully participate in all (i) health and dental benefits and insurance programs, (ii) life and short- and long-term disability benefits and insurance programs, and (iii) defined contribution and equity compensation programs, all as available to senior executive officers of the Corporation generally.

Messrs. Crow, Tolly, and McAleenan. The employment agreements with Messrs. Tolly and McAleenan were entered into on January 15, 2004 and amended on October 29, 2008. The employment agreement with Mr. Crow was entered into on February 23, 2010. Each of these agreements has a one-year term, with automatic one-year renewals commencing on the first anniversary of the effective date of the employment agreement, unless either party provides at least 90 days notice of non-renewal. For 2009, the minimum base salaries of Messrs. Tolly and McAleenan were \$450,000 and \$390,000, respectively. For 2010, the minimum base salary for Mr. Crow is \$350,000. The employment agreement of each of Messrs. Crow, Tolly, and McAleenan provides for the payment of an annual cash incentive bonus with a minimum target of 100% of their salary. The employment agreements also provide that the executives are entitled to fully participate in all (i) health and dental benefits and insurance programs, (ii) life and short- and long-term disability benefits and insurance programs, and (iii) defined contribution and equity compensation programs, all as available to senior executive officers of the Corporation generally.

Mr. Horn. Prior to the termination of his employment with the Corporation on December 4, 2009, Mr. Horn had an employment agreement containing the same terms as the employment agreements with Messrs. Tolly, McAleenan, and Crow. Mr. Horn did not receive any severance payments upon termination of his employment.

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2009 Outstanding Equity Awards at Fiscal Year-End

The following table provides information concerning equity awards that are outstanding as of December 31, 2009 for each of our NEOs.

		Stock Awards Market				
	Number of Securities Underlying	Number of Securities Underlying			Number of Shares or Units of Stock	Value of Shares or Units of Stock
	Unexercised	Unexercised	Option	0.4	That	That
	Options (#)	Options (#)	Exercise Price	Option Expiration	Have Not Vested	Have Not Vested
Name	Exercisable	Unexercisable	(\$)	Date	v esteu (#)	(\$)(1)
Floyd F. Sherman	235,753(2)	Cheaci cisubic	3.15	1/16/12	(")	(Ψ)(Ι)
1 loyd 1 . Sherman	165,000(3)	165,000(3)	7.15	5/22/18		
M. Chad Crow	15,000(4)	30,000(4)	7.15	5/22/18	2,000(5)	7,680
Morris E. Tolly	10,800(6)		3.15	1/1/13		
•	62,500(7)		3.15	2/27/14		
	4,866(8)	9,734(8)	6.70	2/26/18		
	17,866(4)	35,734(4)	7.15	5/22/18		
					3,568(5)	13,701
					4,567(9)	17,537
Donald F. McAleenan	236,714(10)		3.15	1/16/12		
	46,295(7)		3.15	2/27/14		
	28,566(4)	57,134(4)	7.15	5/22/18	5.700(5)	21.000
					5,700(5)	21,888
Frederick B. Schenkel	5,000(11)		3.15	2/11/12		
	10,400(6)	2,600(6)	3.15	1/1/13		
	5,000(7)		3.15	2/27/14		
	5,000(4)	10,000(4)	7.15	5/22/18		
					1,000(5)	3,840
Charles L. Horn	32,133(4)		7.15	5/22/18		

(1) Reflects the value as calculated using the closing market price of our Common Stock as of

December 31, 2009 (\$3.84).

- (2) Stock options awarded to the executive on January 16, 2002 under the 1998 Stock Incentive Plan. The options vested in four equal tranches on each of September 1, 2002, 2003, 2004, and 2005.
- (3) Stock options awarded to the executive on May 22, 2008 under the 2005 **Equity Incentive** Plan. The options vest in two equal tranches on each of February 26, 2009 and 2010. These options were received in exchange for the cancellation of pre-existing options pursuant to an exchange offer approved by the stockholders at the 2008 annual meeting.
- (4) Stock options awarded to the executive on May 22, 2008 under the 2005 Equity Incentive Plan. The options vest in

three equal tranches on each of February 26, 2009, 2010, and 2011. These options were received in exchange for the cancellation of pre-existing options pursuant to an exchange offer approved by the stockholders at the 2008 annual meeting.

- (5) Restricted stock awarded to the executive on February 27, 2007 under the 2005 Equity Incentive Plan. The restricted shares vest on February 27, 2010.
- (6) Stock options awarded to executive on January 1, 2003 under the 1998 Stock Incentive Plan. The options vest based on the attainment of yearly financial targets on each of January 1, 2004, 2005, 2006, 2007, and 2008. If the targets were not met, any unvested options cliff vest on

- Stock options awarded to the executive on March 1, 2004 under the 1998 Stock Incentive Plan. The options vested based on the Corporation achieving specified performance targets as follows: (i) one-sixth on December 31, 2004, based on performance targets for 2004, (ii) one-sixth on December 31, 2005, based on performance targets for 2005, (iii) one-sixth December 31, 2006, based on performance targets for 2006, and (iv) one half on December 31. 2006, based on performance targets for the three-year period including 2004, 2005, and
- (8) Stock options awarded to the executive on February 26, 2008 under the 2007 Incentive Plan. The

2006.

options vest in three equal tranches on each of February 26, 2009, 2010, and 2011.

- (9) Restricted stock awarded to the executive on February 26, 2008 under the 2005 Equity Incentive Plan. The restricted shares vest in two equal tranches on each of February 26, 2010 and 2011.
- (10) Stock options awarded to the executive on January 16, 2002 under the 1998 Stock Incentive Plan. The options were 20% vested on the date of grant and an additional 20% vested on each of September 1, 2002, 2003, 2004, and 2005.
- (11) Stock options awarded to the executive on February 11, 2002 under the 1998 Stock Incentive Plan. The options vested based on the attainment of yearly financial targets

on each of February 11, 2003, 2004, 2005, 2006, and 2007.

2009 Option Exercises and Stock Vested

The following table provides information regarding the vesting of restricted stock awards and the exercise of stock options held by our NEOs in 2009.

	Option	Stock Awards		
	Number of		Number of	
	Shares		Shares	
		Value		Value
	Acquired	Realized	Acquired	Realized
	on Exercise	on Exercise	on Vesting	on Vesting
Name	(#)	(\$)(1)	(#)	(\$)(2)
Floyd F. Sherman			110,000	211,200
M. Chad Crow			6,000	12,840
Morris E. Tolly			12,983	27,989
Donald F. McAleenan			17,134	36,671
Frederick B. Schenkel			3,000	6,420
Charles L. Horn	222,173	134,361	19,301	41,304

- (1) Reflects the value as calculated by the difference between the market price (closing price on the day prior to the exercise in the case where option shares were held and sale price in the case where option shares were sold at the time of exercise) of our Common Stock at the time of the exercise and the exercise price of the stock options.
- (2) Reflects the value as calculated by

multiplying the number of shares of stock by the closing market price of our Common Stock on the date of vesting.

Potential Payments Upon Termination or Change in Control

As described above in the narrative following the 2009 Grants of Plan-Based Awards table, we entered into employment agreements with four of our NEOs, which, among other things, provide benefits to such NEOs in the event of a termination of employment under certain circumstances.

Mr. Sherman s Agreement

<u>Termination without Cause</u>. Mr. Sherman s employment agreement provides that if he is terminated by the Corporation without cause (as defined in the employment agreement) he will be entitled to payment of his annual base salary and health and welfare benefits for the remainder of the term of the employment agreement.

<u>Termination by Reason of Executive</u> s <u>Death or Disability</u>. The agreement also provides that, upon Mr. Sherman s termination of employment by reason of his death or disability, Mr. Sherman (or his beneficiaries) will be entitled to continuation of his base salary

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and health benefits for one year after his date of termination. In the event of Mr. Sherman s disability, this amount will be reduced by the proceeds of any short- and/or long-term disability payments he receives under the Corporation s plans.

<u>Restrictive Covenants</u>. During his employment with the Corporation and for one year thereafter, Mr. Sherman may not disclose confidential information and may not directly or indirectly compete with the Corporation. In addition, Mr. Sherman may not solicit or hire any employees of the Corporation or any of its subsidiaries during his employment with the Corporation and for two years thereafter.

Agreements with Messrs. Crow, Tolly, and McAleenan

Termination by the Corporation without Cause; Certain Terminations by the Executive; Non-Renewal of Employment Agreement; Mutual Consent to Termination. Under each of these employment agreements, in the event that (i) the executive s employment is terminated by us without cause (as defined in the employment agreement), (ii) the executive terminates his employment because of a material adverse diminution in job title or responsibilities or a relocation of his principal place of employment more than 100 miles from its current location without his consent, (iii) we notify the executive of our intent not to renew the employment agreement and the executive delivers a notice of resignation (as defined in the employment agreement) within 90 days of receipt of the notice of non-renewal, or (iv) the executive s employment is terminated by mutual consent and the parties enter into an agreement whereby the executive agrees to be bound by the post-termination restrictive covenants in the agreement (described below), the executive will be entitled to continuation of his base salary and health benefits for one year after the date of termination plus payment of an amount equal to his average bonus compensation (defined in the employment agreements as an amount equal to the average of the annual bonus amounts earned by the executive under the Corporation s annual incentive plan during the two most recent fiscal years ended prior to the executive s date of termination).

<u>Termination by Reason of Executive s Death or Disability</u>. The agreements also provide that, upon the executive s termination of employment by reason of his death or disability, the executive (or his beneficiaries) will be entitled to continuation of his base salary and health benefits for one year after the date of termination. In the event of executive s disability, this amount will be reduced by the proceeds of any short- and/or long-term disability payments the executive receives under the Corporation s plans.

<u>Restrictive Covenants</u>. During the executive s employment with us and for one year thereafter, the executive may not disclose confidential information and may not directly or indirectly compete with the Corporation. In addition, the executive may not solicit or hire any employees of the Corporation or any of its subsidiaries during his employment with us and for two years thereafter.

Agreement with Mr. Horn

Mr. Horn s employment with the Corporation ended on December 4, 2009. At that time he was subject to an employment agreement that was virtually identical to the employment agreements between the Corporation and Messrs. Crow, Tolly, and McAleenan. No payments were made under Mr. Horn s employment agreement in connection with his departure from the Corporation.

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Summary of Termination Payments and Benefits

The following table summarizes the value of the termination payments and benefits that our NEOs would receive if they had terminated employment on December 31, 2009 under the circumstances shown. The amounts shown in the table exclude distributions under our 401(k) retirement plan and any additional benefits that are generally available to all of our salaried employees.

	;	Mr. Sherman	Mr. Crow	Mr. Tolly	M	Mr. cAleenan	Mr. Schenkel
Reason for Termination:				_			
By Corporation Without Cause;							
Certain Terminations by the							
Executive ; Non-Renewal of							
Employment Agreement;							
Mutual Consent to							
Termination(1)							
Cash Severance(2)	\$	999,452	\$ 362,000	\$ 450,000	\$	390,000	\$
Health and Welfare							
Continuation(3)		24,709	6,862	7,563		8,359	
Total Estimated Value of							
Payments and Benefits(4)	\$	1,024,161	\$ 368,862	\$ 457,563	\$	398,359	\$
Death or Disability(5)							
Cash Severance(6)	\$	600,000	\$ 350,000	\$ 450,000	\$	390,000	
Health and Welfare		•	,	,		,	
Continuation(7)		14,833	6,862	7,563		8,359	
Total Estimated Value of							
Payments and Benefits(4)	\$	614,833	\$ 356,862	\$ 457,563	\$	398,359	\$

(1) Mr. Sherman will only receive these benefits upon a termination of his employment by the Corporation without cause. In the case of a termination by mutual consent of a named executive officer with an employment agreement (other than Mr. Sherman), the officer must agree to be bound by certain post-termination restrictive covenants in order to be eligible to receive these benefits.

- (2) For Mr. Sherman, includes the dollar value of continuation of his annual base salary for the remainder of the term of the employment agreement (one year and eight months). For Messrs. Crow, Tolly, and McAleenan, includes the dollar value of continuation of the executive s then-current base salary for a period of one year and a lump sum payment equal to his average bonus compensation (defined in the employment agreements as an amount equal to the average of the annual bonus amounts earned by the executive under the Corporation s annual incentive plan during the two most recent fiscal years ended prior to the executive s date of termination).
- (3) For Mr. Sherman, the dollar value represents the cost of providing continued health and welfare benefits to the executive for the remainder of the term of the employment agreement (one year and eight months). For Messrs. Crow, Tolly, and McAleenan, the dollar value represents the cost of providing continued health and welfare benefits to the executive for one year after his date of termination of

employment.

- (4) Payments of cash severance under these agreements will be made in accordance with the Corporation s regular payroll practices. However, to the extent any amount or benefit would constitute non-exempt deferred compensation for purposes of Section 409A of the Internal Revenue Code of 1986, as amended, (i) the payment of such amount or benefit shall only be in connection with an event that constitutes a Section 409A-compliant separation from service and (ii) if the amount or benefit would otherwise be payable or distributable during a period in which the executive is a specified employee (as defined in Code Section 409A and the final regulations thereunder), then the executive s right to receive such payment or distribution will be delayed until the earlier of the executive s death or the first day of the seventh month following the executive s separation of service.
- (5) Does not include the dollar value of potential short-term and/or long-term disability payments.

(6)

For Messrs. Sherman, Crow, Tolly, and McAleenan, includes the dollar value of continuation of the executive s then-current base salary for a period of one year. In the case of disability, this amount shall be reduced by the proceeds of any shortand/or long-term disability payments.

(7) For Messrs. Sherman, Crow, Tolly, and McAleenan, the dollar value represents the cost of providing continued health and welfare benefits to the executive for one year after his date of termination of employment.

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Compensation Committee Report

The Compensation Committee has reviewed and discussed the Compensation Discussion and Analysis included in this Proxy Statement. Based on such review and discussions, the Compensation Committee recommended to the Board of Directors that the Compensation Discussion and Analysis be included in this Proxy Statement and the Corporation s Annual Report on Form 10-K for the year ended December 31, 2009, filed with the SEC.

Submitted by the Compensation Committee:

Cleveland A. Christophe (Chairman) Ramsey A. Frank

Kevin J. Kruse

COMPENSATION COMMITTEE INTERLOCKS AND INSIDER PARTICIPATION

The Compensation Committee consists of Messrs. Christophe, Frank, and Kruse. No member of the Compensation Committee was an officer or employee of Builders FirstSource or any of its subsidiaries during the last fiscal year or at any other time or had any relationship with the Corporation requiring disclosure under Item 404 of Regulation S-K, except as otherwise disclosed under Certain Relationships and Related Party Transactions. No member of the Compensation Committee was an executive officer of another entity on whose compensation committee or board of directors an executive officer of the Corporation served. Additionally, no executive officer of the Corporation served as a member of the board of directors or compensation committee of another entity, one of whose executive officers served on the Compensation Committee or the Board of Builders FirstSource.

CERTAIN RELATIONSHIPS AND RELATED PARTY TRANSACTIONS

The Corporation s Code of Business Conduct and Ethics and its Supplemental Code of Ethics, both of which are in writing, provide guidelines for identifying, reviewing, approving, and ratifying related party transactions. Related party transactions include those transactions that create an actual, apparent, or potential conflict of interest. Related party transactions involving the Corporation s Chief Executive Officer, President, Chief Financial Officer, or Controller (or persons forming similar functions) must be submitted to the General Counsel for review. If the General Counsel determines that an actual or apparent conflict of interest exists, the transaction must be submitted to the Audit Committee for approval. The directors and executive officers, as well as all other employees of the Corporation, must obtain a waiver for any activity that violates the Corporation s Code of Business Conduct and Ethics. The Corporation s Compliance Committee is responsible for the administration of the Code of Business Conduct and Ethics. However, only the Audit Committee may waive any violation of this code by directors or executive officers.

The Corporation s By-laws provide that no contract or transaction between the Corporation and one or more of its directors or officers, or between the Corporation and any other entity in which one or more of its directors or officers are directors or officers or have a financial interest, shall be void or voidable solely for this reason, or solely because the director or officer is present at or participates in the meeting of the Board or committee thereof that authorizes the contract or transaction, or solely because any such director s or officer s vote is counted for such purpose if: (i) the material facts as to the director s or officer s relationship or interest and as to the contract or transaction are disclosed or are known to the Board or the committee, and the Board or committee in good faith authorizes the contract or transaction by the affirmative votes of a majority of the disinterested directors, even though the disinterested directors be less than a quorum; or (ii) the material facts as to the director s or officer s relationship or interest and as to the contract or transaction are disclosed or are known to the stockholders entitled to vote thereon, and the contract or transaction is specifically approved in good faith by vote of the stockholders; or (iii) the contract or transaction is fair as to the Corporation as of the time it is authorized, approved, or ratified by the Board, a committee thereof, or the stockholders.

In the ordinary course of business and on terms no less favorable to us than we could obtain from unaffiliated third parties, in 2009 we purchased \$3.0 million in windows and related products from PGT, Inc., through its wholly-owned subsidiary, PGT Industries, Inc. PGT, Inc. is controlled by an affiliate of JLL Partners, Inc. Another affiliate of JLL Partners, Inc. is the beneficial owner of more than five percent of the Corporation s outstanding Common Stock. From January 1, 2010 through February 28, 2010, we purchased \$0.4 million in windows and related products from PGT Industries, Inc. We will most likely continue such purchases in the foreseeable future. Our President, Chief Executive Officer, and Director, Floyd F. Sherman, and our Directors, Paul S. Levy, Ramsey A. Frank, and Brett N. Milgrim, are

Recapitalization Transactions

In December 2009, the Corporation commenced an approximately \$205 million common stock rights offering (the Rights Offering) and conducted a debt exchange (the Debt Exchange) for approximately \$269.8 million aggregate principal amount of its outstanding Second Priority Senior Secured Floating Rate Notes due 2012 (the 2012 Notes). The Rights Offering and the Debt Exchange are collectively referred to herein as the Recapitalization Transactions.

Under the terms of the Rights Offering, the Corporation distributed, *pro* rata and at no charge to the holders of its Common Stock, transferable rights (the Rights) to purchase up to an aggregate of 58,571,428 shares of Common Stock at a subscription price of \$3.50 per share (the Subscription Price). Each stockholder received 1.611144 Rights for each share of Common Stock that it held as of the close of business on December 14, 2009. Each whole Right entitled the holder thereof to purchase one share of Common Stock at the Subscription Price. Holders of Rights (other than JLL Partners Fund V, L.P. (JLL Fund V) and Warburg Pincus Private Equity IX, L.P. (WP IX)) who fully exercised their Rights were entitled to subscribe for and purchase, subject to certain limitations and subject to allotment, additional shares of Common Stock that remained unsubscribed as a result of any unexercised Rights (up to the number of shares for which a holder was entitled to subscribe under the basic subscription privilege).

In the Debt Exchange, certain accredited holders of outstanding 2012 Notes agreed, pursuant to the Support Agreement, dated as of October 23, 2009, as amended, to exchange their 2012 Notes at par for (i) up to \$145 million of newly issued Second Priority Senior Secured Floating Rate Notes due 2016 (the 2016 Notes), (ii) up to \$130 million in cash from the proceeds of the Rights Offering, or (iii) a combination of cash and 2016 Notes, and (iv) to the extent the Rights Offering was not fully subscribed, shares of Common Stock.

JLL Fund V and WP IX, who collectively beneficially owned approximately 49.5% of the Corporation s Common Stock at the commencement of the Rights Offering, each agreed to backstop the Rights Offering for no fee, under the terms of the Investment Agreement, dated as of October 23, 2009, as amended, between the Corporation, JLL Fund V, and WP IX, by purchasing from the Corporation, at the Subscription Price, unsubscribed shares of Common Stock such that gross proceeds of the Rights Offering would be at least \$75 million (the Backstop Commitment). In addition, to the extent gross proceeds of the Rights Offering were less than \$205 million, each of JLL Fund V and WP IX agreed to exchange up to \$48.9 million aggregate principal amount of 2012 Notes held through JWP LLC for shares of Common Stock at an exchange price equal to the Subscription Price, subject to proration for the participation of other holders of 2012 Notes who exchanged their 2012 Notes for shares of Common Stock not subscribed for through the exercise of Rights in the Rights Offering.

Holders of Rights subscribed for and purchased an aggregate of 51,459,184 shares of Common Stock in the Rights Offering for an aggregate purchase price of approximately \$180.1 million. Participants in the Debt Exchange exchanged, at par, approximately \$269.8 million aggregate principal amount of 2012 Notes for (i) approximately \$139.7 million aggregate principal amount of 2016 Notes, (ii) approximately \$105.1 million in cash from the proceeds of the Rights Offering, and (iii) 7,112,244 shares of Common Stock.

JLL Fund V and WP IX, which beneficially owned approximately 24.6% and 24.9%, respectively, of the Common Stock prior to the closing of the Recapitalization Transactions, each invested approximately \$45 million in the Corporation by indirectly purchasing, through Building Products, LLC, 12,857,143 shares of Common Stock in the Rights Offering. In addition, JLL Fund V and WP IX each indirectly received, through JWP LLC s exchange of approximately \$97.8 million in aggregate principal amount of 2012 Notes in the Debt Exchange, 2,534,889.5 shares of Common Stock and approximately \$40.0 million in cash. As a result, immediately after the consummation of the transactions on January 21, 2010, JLL Fund V and WP IX beneficially owned approximately 25.6% and 25.8%, respectively, of the outstanding Common Stock.

The Recapitalization Transactions resulted from a proposal first delivered to the Corporation s Board of Directors by JLL Fund V and WP IX on August 31, 2009. At that time, the Board formed a special committee (the Special Committee), consisting of Messrs. Griffin, Christophe, and Steinke (who are the members of the Audit Committee, are not affiliated with either JLL Fund V or WP IX, and are not employees of the Corporation) to review and evaluate the initial proposal from JLL Fund V and WP IX and consider any alternative transactions. The Special Committee retained both an outside investment bank, to advise them on the financial aspects of the proposed transactions, and outside legal counsel, to assist in its review of the proposed transactions. After negotiations and significant changes

were made to the initially proposed transaction structure, the Special Committee approved the revised proposal. Based on that approval, the Board, including the members of the Special Committee, determined that the Recapitalization Transactions were advisable and in the best interests of the Corporation and approved the Recapitalization Transactions. The

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Corporation s stockholders approved the issuance of the shares of Common Stock to be issued in the Rights Offering, the Backstop Commitment, and the Debt Exchange on January 14, 2010.

In connection with the Recapitalization Transactions, stockholder lawsuits were filed against the Corporation and each of its directors, including the directors associated with JLL Fund V and WP IX, and JLL Fund V and WP IX and certain of their respective affiliates. These lawsuits were subsequently consolidated and settlement of the consolidated action was approved by the Delaware Court of Chancery on December 23, 2009. In connection with the settlement of the consolidated action, the Corporation paid plaintiffs attorneys fees in the amount of approximately \$2.4 million, which amount was covered by the Corporation s insurance. The Corporation also paid approximately \$600,000 in defense costs incurred by the defendants in connection with these lawsuits.

Additionally, pursuant to the terms of the Investment Agreement, the Corporation paid approximately \$5 million in expenses incurred by JLL Fund V and WP IX in connection with the Recapitalization Transactions, which consisted almost exclusively of legal fees and financial advisor fees.

REPORT OF THE AUDIT COMMITTEE

The Audit Committee serves an independent oversight role by consulting with and providing guidance to management and the external auditors on matters such as accounting, audits, compliance, controls, disclosure, finance, and risk management. The Board of Directors affirmatively determined that all Audit Committee members are financially literate and possess financial sophistication as defined by the NASDAQ rules. The Board of Directors designated the Chairman of the Audit Committee, Robert C. Griffin, and committee members Cleveland A. Christophe and Craig A. Steinke as audit committee financial experts under the SEC s guidelines.

The Audit Committee s purposes and responsibilities are described in its charter, available on the Governance section of the Corporation s website. They include overseeing the integrity of the Corporation s financial statements and financial reporting processes, overseeing compliance with legal and regulatory requirements, reviewing the external auditors qualifications and independence (including auditor rotation), and reviewing the performance of the Corporation s internal audit function. The Audit Committee members do not act as accountants or auditors for the Corporation. Management is responsible for the Corporation s financial statements and the financial reporting process, including the implementation and maintenance of effective internal control over financial reporting and the assessment of, and reporting on, the effectiveness of internal control over financial reporting.

In this context, the Audit Committee has reviewed and discussed, with management and the external auditors, the Corporation s audited financial statements for the year ended December 31, 2009. The Audit Committee has discussed with the external auditors the matters required to be discussed by Statement on Auditing Standards (SAS) No. 61, *Communication with Audit Committees*, as amended or supplemented. In addition, the Audit Committee has received from the external auditors the written disclosures and the letter required by the applicable requirements of the Public Company Accounting Oversight Board and has discussed with them their independence from the Corporation and its management. The Audit Committee has considered whether the external auditors provision of non-audit services to the Corporation is compatible with the auditors independence.

Following the reviews and discussions referred to above, the Audit Committee recommended to the Board of Directors, and the Board approved, that the audited financial statements be included in the Corporation s Annual Report on Form 10-K for the year ended December 31, 2009, for filing with the SEC.

Submitted by the Audit Committee:

Robert C. Griffin (Chairman) Cleveland A. Christophe Craig A. Steinke

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EXECUTIVE OFFICERS OF THE REGISTRANT

The executive officers of Builders FirstSource and their ages (as of March 31, 2010) are as follows: Floyd F. Sherman, President, Chief Executive Officer, and Director, age 70. Mr. Sherman has been our Chief Executive Officer and a director since 2001, when he joined the Corporation. He served as President of the Corporation from 2001 until October 2006 and from February 2008 to the present. Prior to joining the Corporation, he spent 28 years at Triangle Pacific/Armstrong Flooring, the last nine of which he served as Chairman and Chief Executive Officer. Mr. Sherman is currently a director of PGT, Inc. and C.H.I. Overhead Doors, Inc. Mr. Sherman has over 40 years of experience in the building products industry. A native of Kerhonkson, New York, and a veteran of the U.S. Army, Mr. Sherman is a graduate of the New York State College of Forestry at Syracuse University. He also holds an M.B.A. degree from Georgia State University.

Morris E. Tolly, Senior Vice President Operations, age 67. Mr. Tolly has been with the Corporation since 1998, when the Corporation acquired Pelican Companies, Inc. (Pelican), and has over 40 years of experience in the building products industry. Mr. Tolly was promoted to the position of Senior Vice President Operations of the Corporation on January 25, 2007. He served in a myriad of roles at Pelican, including sales, Sales Manager, and General Manager. Mr. Tolly was an Area Vice President responsible for 12 locations at the time of Pelican s acquisition. In 2000, he was promoted to President Southeast Group with responsibility for 48 locations.

Donald F. McAleenan, Senior Vice President and General Counsel, age 55. Mr. McAleenan has served as Senior Vice President and General Counsel of the Corporation since 1998. Prior to joining the Corporation, Mr. McAleenan served as Vice President and Deputy General Counsel of Fibreboard Corporation from 1992 to 1997. Mr. McAleenan was also Assistant General Counsel of AT&E Corporation and spent nine years as a securities lawyer at two New York City law firms. Mr. McAleenan has a B.S. from Georgetown University and a J.D. from New York University Law School.

M. Chad Crow, Senior Vice President and Chief Financial Officer, age 42. Mr. Crow joined the Corporation in September 1999 as Assistant Controller. He served as Vice President Controller of the Corporation from May 2000 and was promoted to Senior Vice President and Chief Financial Officer in November 2009. Prior to joining the Corporation, Mr. Crow served in a variety of positions at Pier One Imports, most recently as Director of Accounting. Mr. Crow also has five years of public accounting experience with PriceWaterhouse. Mr. Crow is a C.P.A. and received his B.B.A. degree from Texas Tech University.

Frederick B. Schenkel, Vice President Manufacturing, age 60. Mr. Schenkel joined the Corporation in 1998 when the Corporation acquired Builders Supply and Lumber (BSL) from Pulte Home Corporation. He became Vice President of the Corporation in 1999 and was promoted to Vice President Manufacturing in 2002. Mr. Schenkel has more than 30 years of experience managing manufacturing facilities in the industry and, before joining BSL, held such positions as manufacturing manager for The Ryland Group, Inc., Vice President of Manufacturing for Diversified Homes Corporation of Maryland, and plant manager for Regional Building Systems, Inc. Mr. Schenkel holds a B.A. in accounting from Saint Bonaventure University.

OWNERSHIP OF SECURITIES

Securities Owned by Directors, Executive Officers, and Certain Beneficial Owners

The following table sets forth certain information regarding the beneficial ownership, as of March 31, 2010, of our Common Stock by (i) each person known to us (based upon their Schedule 13D and 13G filings with the SEC) to hold greater than 5% of the total number of outstanding shares and (ii) each current director or named executive officer and all the current directors (including director nominees) and executive officers as a group. The number of shares beneficially owned by each person or group as of March 31, 2010 includes shares of Common Stock that such person or group had the right to acquire on or within 60 days after March 31, 2010, including upon the exercise of options. All such information is estimated and subject to change. Each outstanding share of Common Stock entitles its holder to one vote on all matters submitted to a vote of our stockholders.

Ownership of our Common Stock is shown in terms of beneficial ownership. Amounts and percentages of Common Stock beneficially owned are reported on the basis of regulations of the SEC governing the determination of beneficial ownership of securities. Under the rules of the SEC, a person is deemed to be a beneficial owner of a security if that person has or shares voting power, which includes the power to vote or to direct the voting of such

security, or investment power, which includes the power to dispose of or to direct the disposition of such security. A person is also deemed to be a beneficial owner of any securities of which he has a right to acquire beneficial ownership within 60 days. More than one person may be considered to beneficially own the same

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shares. In the table below, unless otherwise noted, a person has sole voting and dispositive power for those shares shown as beneficially owned by such person.

	Shares of	Percentage Ownership of	
	Common Stock Beneficially	Shares Beneficially	
Name and Address of Beneficial Owner(1)	Owned(2)	Owned(3)(4)	
JLL Partners Fund V, L.P.(5)(6)	24,344,584	25.2%	
Warburg Pincus Private Equity IX, L.P.(7)(8)	24,447,425	25.3	
Stadium Capital Management, LLC(9)(10)	13,971,669	14.4	
Robert Robotti(11)(12)	4,851,865	5.0	
Paul S. Levy(5)(6)	24,344,584	25.2	
David A. Barr(7)	24,447,425	25.3	
Cleveland A. Christophe	95,073	*	
Ramsey A. Frank(6)		*	
Michael Graff(7)	24,447,425	25.3	
Robert C. Griffin	45,644	*	
Kevin J. Kruse(7)	24,447,425	25.3	
Brett N. Milgrim(6)		*	
Craig A. Steinke	21,965	*	
Floyd F. Sherman(13)	1,137,553	1.2	
M. Chad Crow(14)	204,622	*	
Morris E. Tolly(15)	356,113	*	
Donald F. McAleenan(16)	640,825	*	
Frederick B. Schenkel(17)	88,370	*	
Charles L. Horn		*	
Directors, Director Nominees, and Executive Officers as a group (15			
persons)	51,382,174	52.5	

* Percentage does not exceed one percent of the total outstanding class.

(1) Unless otherwise indicated, the business address of each person named in the table is Builders FirstSource, Inc., 2001 Bryan Street, Suite 1600, Dallas, Texas 75201.

- (2) The number of shares beneficially owned by each person or group as of March 31, 2010 includes shares of Common Stock that such person or group had the right to acquire on or within 60 days after March 31, 2010, including upon the exercise of stock options.
- (3) For each person and group included in the table, percentage ownership is calculated by dividing the number of shares beneficially owned by such person or group as described above by the sum of 96,708,529 shares of Common Stock outstanding on March 31, 2010 and the number of shares of Common Stock that such person or group had the right to acquire on or within 60 days of March 31, 2010,

including upon

the exercise of options.

(4) Subject to dilution resulting from awards of Common Stock and exercise of options to acquire Common Stock under the 1998 Stock Incentive Plan, the 2005 **Equity Incentive** Plan, and/or the 2007 Incentive

(5) Includes 21,809,694.5 shares of Common Stock held by Building Products, LLC, a Delaware limited liability company, and 2,534,889.5

Plan.

shares of

Common Stock

held by JWP

LLC, a

Delaware

limited liability

company.

Building

Products, LLC

is the direct

owner of

43,319,389

shares of

Common Stock,

but has no

power to vote or

dispose of such

shares and may

not be deemed

to be the

beneficial owner

of those shares

pursuant to the

terms of the

Amended and

Restated

Limited

Liability

Company

Agreement of

Building

Products, LLC

(as amended,

the Building

Products LLC

Agreement).

JWP LLC is the

direct owner of

5,069,779

shares of our

Common Stock,

but has no

power to vote or

dispose of such

shares and may

not be deemed

to be the

beneficial owner

of those shares

pursuant to the

terms of the

Amended and

Restated

Limited

Liability

Company

Agreement of

JWP LLC (the

JWP LLC

Agreement). By

virtue of its

position as a

member of

(i) Building

Products, LLC

and pursuant to

the Building

Products LLC

Agreement and

(ii) JWP LLC

and pursuant to

the JWP LLC

Agreement, JLL

Partners Fund

V, L.P., a

Delaware

limited

partnership (JLL

Fund V), may

be deemed to be

the beneficial

owner of

24,344,584

shares of

Common Stock

held by

Building

Products, LLC

and JWP LLC.

The sole general

partner of JLL

Fund V is JLL

Associates V,

L.P., a Delaware

limited

partnership (JLL

Associates V);

the sole general

partner of JLL

Associates V is

JLL Associates

G.P. V, L.L.C.,

a Delaware

limited liability

company (JLL

Associates

G.P.); and the

sole managing

member of JLL

Associates G.P.

is Mr. Paul

Levy. Each of

JLL Fund V,

JLL Associates

V, JLL

Associates G.P.,

and

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Mr. Levy may be deemed to be the beneficial owner of the securities reported as beneficially owned by JLL Fund V, with shared voting and investment power over such securities. Each of JLL Fund V. JLL Associates V. and JLL Associates G.P. has disclaimed beneficial ownership of our Common Stock. Mr. Levy has a pecuniary interest in only a portion of the shares set forth herein.

The information in the foregoing table and in footnotes (5) and (6) is based on the Schedule 13D filing by the above referenced persons, as last amended by Amendment No. 5 on January 22, 2010.

(6) The business address for Building Products, LLC,

JWP LLC, JLL

Partners Fund

V, L.P., JLL

Associates V,

L.P., JLL

Associates G.P.

V, L.L.C., and

Messrs. Levy,

Frank, and

Milgrim is 450

Lexington Ave.,

31st Floor, New

York, New

York 10017.

(7) Includes

402,841 shares

of Common

Stock held

directly by

Warburg Pincus

Private Equity

IX, L.P., a

Delaware

limited

partnership (WP

IX),

21,509,694.5

shares of

Common Stock

held by

Building

Products, LLC,

and 2,534,889.5

shares of

Common Stock

held by JWP

LLC. Building

Products, LLC

is the direct

owner of

43,319,389

shares of

Common Stock,

but has no

power to vote or

dispose of such

shares and may

not be deemed

to be the

beneficial owner

of those shares

pursuant to the

terms of the

Building

Products LLC

Agreement.

JWP LLC is the

direct owner of

5,069,779

shares of

Common Stock,

but has no

power to vote or

dispose of such

shares and may

not be deemed

to be the

beneficial owner

of those shares

pursuant to the

terms of the

JWP LLC

Agreement. By

virtue of its

position as a

member of

(i) Building

Products, LLC

and pursuant to

the Building

Products LLC

Agreement and

(ii) JWP LLC

and pursuant to

the JWP LLC

Agreement and

by virtue of its

direct ownership

of 402,841

shares of

Common Stock,

WP IX may be

deemed to be

the beneficial

owner of

24,447,425

shares of the

Company s

Common Stock.

The sole general

partner of WP

IX is Warburg Pincus IX LLC, a New York limited liability company (WP IX LLC). Warburg Pincus Partners LLC, a New York limited liability company (WPP LLC), is the sole member of WP IX LLC. Warburg Pincus & Co., a New York general partnership (WP), is the managing member of WPP LLC. Warburg Pincus LLC, a New York limited liability company (WP LLC), manages WP IX. Charles R. Kaye and Joseph P. Landy are each managing general partners of WP and co-presidents and managing members of WP LLC. As a result of their respective relationships with WP IX and each other, WP IX LLC, WPP LLC, WP LLC, WP, and Messrs. Kaye and Landy (all of the foregoing

are, collectively, the Warburg

Pincus Persons) may be deemed to be the beneficial owners of

24,447,425

shares of

Common Stock.

Messrs. Kaye

and Landy

disclaim

beneficial

ownership of all

shares of

Common Stock

held by the

other Warburg

Pincus Persons.

Each of the

Warburg Pincus

Persons shares

with WP IX the

power to vote or

direct the vote

and to dispose

or to direct the

disposition of

24,447,425

shares of

Common Stock.

Messrs. Barr,

Graff, and

Kruse are

partners of WP

and are

members and

managing

directors of WP

LLC. As such,

each may be

deemed to have

an indirect

pecuniary

interest (within

the meaning of

Rule 16a-1 of

the Exchange

Act) in an

indeterminate

portion of the

shares owned by WP IX. Messrs. Barr, Graff, and Kruse disclaim beneficial ownership of all shares owned by the Warburg Pincus Persons. None of Messrs. Barr, Graff, and Kruse directly owns any shares of Common Stock.

The information in the foregoing table and in footnotes (7) and (8) is based on the Schedule 13D filing by the above referenced persons, as last amended by Amendment No. 5 on January 22, 2010.

(8) The business address for Warburg Pincus **Private Equity** IX, L.P., Warburg Pincus IX, LLC, Warburg Pincus Partners LLC, Warburg Pincus & Co., Warburg Pincus LLC, and Messrs. Kaye and Landy is 450 Lexington

Avenue, New York, New York, 10017.

(9) Alexander M.

Seaver, Bradley

R. Kent, and

Stadium Capital

Management,

LLC, a

Delaware

limited liability

company

(SCM), each

reported shared

voting and

dispositive

power over, and

beneficial

ownership of,

13,971,669

shares of

Common Stock.

Stadium

Relative Value

Partners, L.P., a

California

limited

partnership

(SRV), reported

shared voting

and dispositive

power over, and

beneficial

ownership of,

9,324,203

shares of

Common Stock.

SCM is an

investment

advisor whose

clients,

including SRV,

have the right to

receive or the

power to direct

the receipt of

dividends from,

or the proceeds

from the sale of,

the foregoing

Common Stock. In some cases, SCM is the general partner of its clients pursuant to investment management agreements or limited partnership agreements providing to SCM the authority, among other things, to invest the funds of such clients in Common Stock and to vote and dispose of Common Stock. Messrs. Seaver and Kent are the managing members of SCM, which is the general partner of SRV. SRV disclaims membership with SCM and Messrs. Seaver and Kent.

The information in the foregoing table and in footnotes (9) and (10) is based on the Schedule 13G filing by the above referenced persons on January 19, 2010 and the Schedule 13D filing by the

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above referenced persons, as last amended by Amendment No. 2 on January 19, 2010.

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(10) The business

address for

Stadium Capital

Management,

LLC, Stadium

Relative Value

Partners, L.P.,

and

Messrs. Seaver

and Kent is

19785 Village

Office Court,

Suite 101, Bend,

Oregon 97702.

(11) Robert Robotti

is the president

and treasurer of

Robotti &

Company,

Incorporated, a

New York

corporation

(ROBT). ROBT

is the parent

holding

company of

Robotti &

Company, LLC,

a New York

limited liability

company

(Robotti &

Company), and

Robotti &

Company

Advisors, LLC,

a New York

limited liability

company

(Robotti

Advisors). Each

of Mr. Robotti

and Kenneth

Wasiak are

managing

members of

Ravenswood

Management

Company,

L.L.C., a New

York limited

liability

company

(RMC). RMC is

the general

partner of

Ravenswood

Investment

Company, L.P.,

a New York

limited

partnership

(RIC), and

Ravenswood

Investments III,

L.P., a New

York limited

partnership (RI).

RIC and RI are

private

investment

partnerships

engaged in the

purchase and

sale of securities

for their own

accounts.

Suzanne Robotti

is the wife of

Mr. Robotti.

Mr. Robotti has

shared voting

and dispositive

power over, and

beneficial

ownership of,

4,851,865

shares of

Common Stock.

ROBT has

shared voting

and dispositive

power over, and

beneficial

ownership of,

2,709,716

shares of

Common Stock.

Robotti &

Company has

shared voting

and dispositive

power over, and

beneficial

ownership of,

89,400 shares of

Common Stock.

Robotti

Advisors has

shared voting

and dispositive

power over, and

beneficial

ownership of,

2,605,316

shares of

Common Stock.

Suzanne Robotti

has sole voting

and dispositive

power over, and

beneficial

ownership of,

30,000 shares of

Common Stock.

Kenneth Wasiak

and RMC have

shared voting

and dispositive

power over, and

beneficial

ownership of,

2,112,149

shares of

Common Stock.

RIC has shared

voting and

dispositive

power over, and

beneficial

ownership of,

1,505,150

shares of

Common Stock.

RI has shared

voting and

dispositive

power over, and

beneficial

ownership of,

606,999 shares of Common Stock. Each of the reporting persons set forth in this footnote disclaims beneficial ownership of the securities held by the other reporting persons, except to the extent of such person s pecuniary interest therein, if any.

The information in the foregoing table and in footnotes (11) and (12) is based on the Schedule 13D filing by the above referenced persons on February 9, 2010.

(12) The business

address for

Mr. Robotti,

Robotti &

Company,

Incorporated,

Robotti &

Company, LLC,

Robotti &

Company

Advisors, LLC,

and Ms. Robotti

is 110 East 42nd

Street,

Suite 1100, New

York, New

York, 10017.

The business

address for

Mr. Wasiak is

515 Madison

Avenue, New

York, New

York 10022.

The business

address for

Ravenswood

Management

Company,

L.L.C.,

Ravenswood

Investment

Company, L.P.,

and

Ravenswood

Investments III,

L.P. is 104

Gloucester

Road,

Massapequa,

New York.

(13) Includes

(i) 565,753

shares of

Common Stock

issuable upon

exercise of

options

exercisable

within 60 days

of March 31,

2010 under the

1998 Stock

Incentive Plan

and 2005 Equity

Incentive Plan

and (ii) 230,000

unvested shares

of restricted

stock.

(14) Includes

(i) 30,000 shares

of Common

Stock issuable

upon exercise of

options

exercisable

within 60 days of March 31, 2010 under the 2005 Equity Incentive Plan and (ii) 165,000 unvested shares of restricted stock.

(15) Includes

(i) 118,764 shares of Common Stock issuable upon exercise of options exercisable within 60 days of March 31, 2010 under the 1995 Stock Incentive Plan, 2005 Equity Incentive Plan, and 2007 Incentive Plan and (ii) 180,000 unvested shares of restricted

(16) Includes

stock.

(i) 340,141 shares of Common Stock issuable upon exercise of options exercisable within 60 days of March 31, 2010 under the 1998 Stock Incentive Plan and 2005 Equity Incentive Plan and (ii) 165,000 unvested shares of restricted

stock.

(17) Includes

(i) 30,400 shares of Common Stock issuable upon exercise of options exercisable within 60 days of March 31, 2010 under the 1998 Stock Incentive Plan and 2005 Equity Incentive Plan and (ii) 30,000 unvested shares

of restricted stock.

Building Products, LLC and JWP LLC

On February 27, 2006, JLL Fund V and WP IX each acquired 50% of the limited liability company interests of Building Products, LLC. Building Products, LLC (on behalf of JLL Fund V) acquired additional shares of our Common Stock in a private purchase on December 6, 2006. WP IX acquired additional shares of our Common Stock in the open market at various times between November 30, 2006 and March 12, 2008. On January 21, 2010, Building Products, LLC, as part of the recapitalization transactions described in Certain Relationships and Related Party Transactions Recapitalization Transactions, acquired an additional 12,857,143 shares on behalf of JLL Fund V and 12,857,143 shares on behalf of WP IX. As a result of these transactions, Building Products, LLC owns 43,319,389 shares of Common Stock.

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The Building Products LLC Agreement provides, among other things, that each of JLL Fund V and WP IX holds such number of interests in Building Products, LLC as equals the number of shares of our Common Stock deemed to be beneficially owned by JLL Fund V or WP IX, as applicable. As a member of Building Products, LLC, each of JLL Fund V and WP IX is deemed to hold the number of shares of our Common Stock it held on February 27, 2006, plus any shares of our Common Stock acquired by Building Products, LLC on behalf of such member and any shares of our Common Stock contributed to Building Products, LLC by such member, less any shares of our Common Stock transferred from Building Products, LLC on behalf of such member. Each of JLL Fund V and WP IX directs the voting of the securities of the Corporation beneficially owned by it as it sees fit, without any agreement, arrangement, or understanding between them regarding the voting of the subject securities of the Corporation. In furtherance thereof, Building Products, LLC has delivered to each of JLL Fund V and WP IX an irrevocable proxy, coupled with an interest, to vote on all matters submitted to stockholders of the Corporation, such number of shares of our Common Stock as is equal to the total number of shares of our Common Stock held by Building Products, LLC, multiplied by each member s respective percentage ownership interest in Building Products, LLC. Neither JLL Fund V nor WP IX may direct the disposition of the shares of the other party. In general, each party may transfer and cause Building Products, LLC to transfer the shares of our Common Stock that it beneficially owns.

Furthermore, under the terms of the Building Products LLC Agreement, Building Products, LLC will use its commercially reasonable efforts to cause the Board of Directors of the Corporation to include designees of each of JLL Fund V and WP IX, and each of JLL Fund V and WP IX will select such designees as it deems appropriate, without any agreement, arrangement, or understanding between them to work collectively to achieve the appointment of the parties designees to our Board of Directors.

During the one-month period ending on or about May 15, 2009, an affiliate of JLL Fund V acquired approximately \$97.8 million in aggregate principal amount of the Corporation s 2012 Notes through open market purchases. On August 31, 2009, WP IX acquired 50% of the membership interests in JWP LLC, through which JLL Fund V then held such 2012 Notes. As a result, each of JLL Fund V and WP IX owns 50% of the outstanding limited liability company interests of JWP LLC, which was, as of August 31, 2009, the owner of approximately \$97.8 million in aggregate principal amount of 2012 Notes. The JWP LLC Agreement provides, among other things, that each of JLL Fund V and WP IX is deemed to own 50% of the 2012 Notes (and any securities received with respect thereto) held by JWP LLC (plus any 2012 Notes (and securities received with respect thereto) acquired by JWP LLC on behalf of JLL Fund V or WP IX or contributed to JWP LLC by either such member, and less any 2012 Notes transferred by JWP LLC on such member s behalf). Under the terms of the JWP LLC Agreement, each of JLL Fund V and WP IX may cause JWP LLC to transfer any or all of the 2012 Notes deemed to be owned by such member. On any matter on which JWP LLC is entitled to vote, each of JLL Fund V and WP IX will direct the voting of the 2012 Notes deemed to be owned by it as it sees fit, without any agreement, arrangement, or understanding between them regarding the voting of the subject 2012 Notes.

As part of the Recapitalization Transactions, the approximately \$97.8 million in aggregate principal amount of the 2012 Notes held by JWP LLC was exchanged for an aggregate of approximately \$80.1 million in cash and 5,069,779 shares of Common Stock. Pursuant to the JWP LLC Agreement, half of those shares are deemed to be beneficially owned by each of JLL Fund V and WP IX.

Accordingly, as of March 31, 2010, JLL Fund V and WP IX may be deemed to beneficially own 25.2% and 25.3% of our Common Stock, respectively. JLL Fund V, JLL Associates V, JLL Associates G.P., Mr. Levy, WP IX, WP IX LLC, WPP LLC, WP, WP LLC, and Messrs. Kaye and Landy have jointly filed a Schedule 13D acknowledging that they are acting as a group. Based on the Schedule 13D filed by the group, as last amended by Amendment No. 5 filed on January 22, 2010, as of March 31, 2010, the group collectively beneficially owned 50.5% of our Common Stock.

SECTION 16(a) BENEFICIAL OWNERSHIP REPORTING COMPLIANCE

Section 16(a) of the Exchange Act (Section 16(a)) requires Builders FirstSource s directors and executive officers, and certain persons who own more than ten percent of a registered class of the Corporation s equity securities, to file with the SEC initial reports of ownership and reports of changes in ownership of Common Stock and other security interests of Builders FirstSource. Directors, executive officers, and greater than ten percent stockholders are required by the regulations of the SEC to furnish the Corporation with copies of all Section 16(a) forms they file.

To the Corporation s knowledge, based solely on a review of the copies of such reports furnished to the Corporation and written representations that no other reports were required during the fiscal year ended December 31, 2009, all Section 16(a) filing requirements were timely complied with, as applicable to its directors, executive officers, and greater than ten percent owners.

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EQUITY COMPENSATION PLAN INFORMATION

The following table sets forth certain information regarding securities authorized for issuance under the Corporation s equity compensation plans as of December 31, 2009.

			Number of
	Number of		Securities Remaining
	Securities to be		Available for
		Weighted	
	Issued Upon	Average	Future Issuance
		Exercise Price	
	Exercise of	of	Under Equity
	Outstanding	Outstanding	Compensation Plans
	Options,	Options,	
	Warrants,	Warrants,	(Excluding Securities
			Reflected in Column
Plan category	and Rights	and Rights	(a))
	(a)	(b)	(c)
Equity compensation plans approved by security			
holders	1,195,567(1)	\$ 7.02	2,883,688(2)(3)
Equity compensation plans not approved by			
security holders	1,087,994(4)	\$ 3.15	
Total	2,283,561	\$ 5.17	2,883,688

(1) Includes securities to be issued upon exercise under the Builders FirstSource, Inc. 2005 Equity Incentive Plan, approved by the Corporation s stockholders in June 2005, and the Builders FirstSource, Inc. 2007 Incentive Plan, approved by the Corporation s stockholders in May 2007.

(2) Includes securities remaining

available for

issuance

pursuant to the

2005 Equity

Incentive Plan,

approved by the

Corporation s

stockholders in

June 2005. Of

these awards, at

December 31,

2009, 581,588

were available

to be made

subject to

stock-based

awards other

than options or

SARs. Under

the 2005 Equity

Incentive Plan,

the Corporation

is authorized to

grant

stock-based

awards in the

form of

incentive stock

options,

non-qualified

stock options,

restricted stock,

and other

common

stock-based

awards. The

maximum

number of

shares of

Common Stock

initially reserved

for awards

(including future

grants, currently

outstanding

awards, and

previously

exercised

awards) under

the 2005 Equity

Incentive Plan

was 2,200,000, subject to adjustment as provided by the plan. Of that 2,200,000 shares, no more than 2,200,000 shares may be made subject to options or stock appreciation rights (SARs) granted under the plan and no more than 1,100,000 shares of Common Stock may be made subject to stock-based awards other than options or SARs. Stock options and SARs granted under the 2005 **Equity Incentive** Plan may not have a term exceeding 10 years from the date of grant. If our Board of Directors determines that any dividend or other distribution, recapitalization, stock split, reverse split, reorganization, merger, consolidation, spin-off, combination, or other similar

corporate transaction or

event affects our Common Stock such that an adjustment is appropriate in order to prevent dilution or enlargement of participants rights under the plan, our Board of Directors will make such changes or adjustments as it deems necessary or appropriate including with respect to any or all of (i) the number and kind of shares or other property that may thereafter be issued in connection with awards, (ii) the number and kind of shares or other property subject to outstanding awards, (iii) the exercise or purchase price of any award, and (iv) the performance goals applicable to outstanding awards. In addition, our Board of Directors may determine that an equitable adjustment may take the form of a payment to an

award holder in

the form of cash or other property.

(3) Includes

securities

remaining

available for

issuance

pursuant to the

2007 Incentive

Plan, approved

by the

Corporation s

stockholders in

May 2007. Of

these awards, at

December 31,

2009, 1,148,666

were available

to be made

subject to

stock-based

awards other

than options or

SARs. Under

the 2007

Incentive Plan,

the Corporation

is authorized to

grant

stock-based

awards in the

form of

incentive stock

options,

non-qualified

stock options,

restricted stock,

and other

common

stock-based

awards. The

maximum

number of

shares of

Common Stock

initially reserved

for awards

(including future

grants, currently

outstanding awards, and previously exercised awards) under the 2007 Incentive Plan was 2,500,000, subject to adjustment as provided by the plan. Of that amount, no more than 2,500,000 shares may to be made subject to options or stock appreciation rights (SARs) granted under the plan and no more than 1,250,000 shares of Common Stock may be made subject to stock-based awards other than options or SARs under the plan. Stock options and SARs granted under the 2007 Incentive Plan may not have a term exceeding 10 years from the date of grant. If our Compensation Committee determines that any dividend or other distribution, recapitalization, stock split,

reverse split, reorganization,

merger, consolidation, spin-off, combination, or other similar corporate transaction or event affects our Common Stock such that an adjustment is appropriate in order to prevent dilution or enlargement of participants rights under the plan, our Compensation Committee will make such changes or adjustments as it deems necessary or appropriate including with respect to any or all of (i) the number and kind of shares or other property that may thereafter be issued in connection with awards, (ii) the number and kind of shares or other property subject to outstanding awards, (iii) the exercise or purchase price of any award, and (iv) the performance goals applicable to outstanding awards. In addition, our

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Compensation
Committee may
determine that
an equitable
adjustment may
take the form of
a payment to an
award holder in
the form of cash
or other
property.

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On January 14, 2010, the stockholders of the Corporation approved an amendment to the 2007 Incentive Plan to increase the number of shares of Common Stock that may be granted pursuant to awards under the 2007 Incentive Plan from 2,500,000 shares to 7,000,000 shares. As part of that amendment, the number of shares that may be made subject to stock-based awards other than options or SARs under the plan was increased from 1,250,000 shares to 3,500,000 shares.

(4) Includes
securities to be
issued upon
exercise under
the Builders
FirstSource, Inc.
1998 Stock
Incentive Plan,
as amended. No
grants were
made under this
plan after the

Corporation s initial public offering in June 2005. No further grants will be made under this plan.

PROPOSAL 2 RATIFICATION OF SELECTION OF AUDITORS

Based upon the recommendation of the Audit Committee, the Board of Directors has selected PricewaterhouseCoopers LLP (PWC) to serve as the Corporation s independent registered public accounting firm for the year ending December 31, 2010. As a matter of good corporate governance, the stockholders will be requested to ratify the Audit Committee s selection at the annual meeting. Representatives of PWC will be present at the annual meeting, have the opportunity to make a statement, if they desire to do so, and be available to answer appropriate questions.

Fees Paid to PricewaterhouseCoopers LLP

The following table shows the fees paid or accrued by the Corporation for the audit and other services provided by PWC for fiscal years 2009 and 2008:

	2009	2008
Audit fees(1)	\$ 1,645,959	\$ 2,068,181
Audit-related fees(2)		570,099
Tax fees(3)	138,937	203,116
All other fees	1,599	1,599
Total PWC fees	\$ 1,786,495	\$ 2,842,995

(1) Audit fees of PWC for 2009 and 2008 consisted of the audit and quarterly reviews of the consolidated financial statements of the Corporation, the audit of the effectiveness of management s internal control over financial reporting, and the review of filings made with the SEC. For 2009, \$325,000 of the fees are related to the

Recapitalization
Transactions, as
described in
Certain
Relationships
and Related
Party
Transactions
Recapitalization
Transactions.

- (2) Audit-related fees include, among other items, accounting advisory fees related to financial accounting matters and mergers and acquisitions.
- (3) Tax fees include assistance with the preparation of tax returns of certain of the Corporation s subsidiaries and assistance with audits, as well as tax planning and advising management as to the tax implications of certain transactions undertaken by the Corporation.

The Audit Committee determined that the provision of services related to audit services, audit-related services, tax compliance, advisory services, and other services is compatible with maintaining the independence of PWC. PWC did not render professional services relating to financial information systems design and implementation for the fiscal years ended December 31, 2008 or 2009.

The Audit Committee has the sole and direct authority to engage, appoint, and replace our independent auditors. In addition, the Audit Committee has established in its charter a policy that every engagement of PWC to perform audit or permissible non-audit services on behalf of the Corporation or any of its subsidiaries requires pre-approval from the Audit Committee or its designee before PWC is engaged to provide those services. Pursuant to the Audit Committee Charter, the Audit Committee reviews and, in its sole discretion, approves in advance the Corporation s independent

auditors annual engagement letter, including the proposed fees contained therein, as well as all audit and, as provided in the Sarbanes-Oxley Act of 2002 and the SEC rules and regulations promulgated thereunder, all permitted non-audit engagements and relationships between the Corporation and such independent auditors (which approval should be made after receiving input from the Corporation s management, if desired). Approval of audit and permitted non-audit services will be made by the Audit Committee, as set forth in the Audit and Non-Audit Services Pre-Approval Policy (the Pre-Approval Policy). Under the Pre-Approval Policy, the Audit Committee may delegate either specific or general pre-approval authority to one or more of its members. The Pre-Approval Policy delegates specific pre-approval authority to its Chairman,

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provided that the estimated fee for any such proposed pre-approved service does not exceed \$125,000 per service or \$250,000 in the aggregate. The Chairman must report, for informational purposes only, any pre-approval decisions to the Audit Committee at its next scheduled meeting.

Under the Pre-Approval Policy, the Audit Committee must specifically pre-approve a service unless the type of service has received general pre-approval. The Audit Committee annually reviews and generally pre-approves the services that may be provided by the independent auditor during the following calendar year without obtaining specific pre-approval from the Audit Committee. The Corporation s Chief Financial Officer, in consultation with the Chairman of the Audit Committee, will determine whether services are eligible for general pre-approval. The general pre-approved amounts are \$400,000 for audit services, \$400,000 for audit-related services, \$500,000 for tax services, and \$200,000 for other services. The amounts in the first three categories are subject to additional sub-limits on types of services. The Audit Committee may specifically pre-approve any services in these categories that exceed the permitted general pre-approval amounts.

As a result, the Audit Committee or its designee approved 100% of all services performed by PWC on behalf of the Corporation and its subsidiaries.

If the stockholders do not ratify the appointment of PWC, the selection of independent auditors will be reconsidered by the Audit Committee. Even if the appointment is ratified, the Audit Committee, in its discretion, may select a different independent registered public accounting firm, subject to ratification by the Board, at any time during the year if it determines that such a change would be in the best interests of the Corporation and its stockholders.

THE BOARD OF DIRECTORS RECOMMENDS A VOTE FOR RATIFICATION OF APPOINTMENT OF AUDITORS.

STOCKHOLDER PROPOSALS

Pursuant to SEC Rule 14a-8, to be considered for inclusion in the Corporation s Proxy Statement for the 2011 annual meeting, any stockholder proposal submitted must be received by the Corporate Secretary not later than December 14, 2010. In addition, subject to SEC Rule 14a-8, our By-laws provide that no business may be brought by a stockholder before an annual meeting of stockholders unless the stockholder (i) is a stockholder of record on the date of the notice of meeting (or any supplement thereto) provided by or at the direction of the Board of Directors (or any duly authorized committee thereof) and is entitled to notice of and to vote at such annual meeting as of such record date, (ii) has delivered to the Corporate Secretary within the time limits described in the By-laws a written notice containing the information specified in the By-laws, and (iii) such notice is in the proper form as set forth in Article II, Section 5 of the By-laws. Accordingly, in order for a stockholder s proposal (other than one included in the Proxy Statement pursuant to SEC Rule 14a-8) to be considered timely and to be brought during the 2011 annual meeting pursuant to the Corporation s By-laws, the required written notice must be received by the Corporate Secretary on or after January 24, 2011 but no later than February 23, 2011. A copy of the By-laws may be obtained on the Governance section of our website at www.bldr.com or by written request to the Corporate Secretary, Builders FirstSource, Inc., 2001 Bryan Street, Suite 1600, Dallas, Texas 75201, United States of America.

REDUCE PRINTING AND MAILING COSTS

To reduce the expenses of delivering duplicate Notices or proxy materials, we may take advantage of the SEC s householding rules that permit us to deliver only one Notice or set of proxy materials to stockholders who share an address, unless otherwise requested. If you share an address with another stockholder and received only one Notice or set of proxy materials, you may request a separate copy of these materials at no cost to you by calling our Legal Department at (214) 880-3500, by e-mail at inforequest@bldr.com, or by written request to the Corporate Secretary, Builders FirstSource, Inc., 2001 Bryan Street, Suite 1600, Dallas, Texas 75201. For future annual meetings, you may request a separate Notice or set of proxy materials, or request that we send only one Notice or set of proxy materials to you if you are receiving multiple copies, by calling or writing to us at the phone number and address given above.

Stockholders may help us to reduce printing and mailing costs further by opting to receive future proxy materials by e-mail. This Notice of Annual Meeting and Proxy Statement and our 2009 Annual Report on Form 10-K are available on our website at www.bldr.com. Instead of receiving future copies of our proxy materials by mail, most stockholders can elect to receive an e-mail that will provide electronic links to them. Opting to receive your proxy

materials online will save us the cost of producing and mailing documents to your home or business and also will give you an electronic link to the proxy voting site.

Stockholders of Record. If you vote on the internet at www.proxyvote.com, simply follow the prompts for enrolling in the electronic proxy delivery service.

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Beneficial Owners. If you hold your shares in a brokerage account, you may also have the opportunity to receive copies of these documents electronically. Please check the information provided in the proxy materials mailed to you by your bank or other holder of record regarding the availability of this service.

OTHER MATTERS

The Board of Directors knows of no other matters to be acted upon at the meeting, but if any matters properly come before the meeting that are not specifically set forth in the Notice, on the proxy card, and in this Proxy Statement, it is intended that the persons voting the proxies will vote in accordance with their best judgments. By Order of the Board of Directors,

Donald F. McAleenan *Corporate Secretary* April 13, 2010

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VOTE BY INTERNET www.proxyvote.com Use the Internet to transmit your voting instructions and for electronic delivery of information up until 11:59 P.M. Eastern Time the day before the meeting date. Have your proxy card in hand when you access the web site and follow the instructions to obtain your records and to create an electronic voting instruction form. BUILDERS FIRSTSOURCE, INC. 2001 BRYAN STREET SUITE 1600 Electronic Delivery of Future PROXY MATERIALS DALLAS, TX 75201 If you would like to reduce the costs incurred by our company in mailing proxy materials, you can consent to receiving all future proxy statements, proxy cards and annual reports electronically via e-mail or the Internet. To sign up for electronic delivery, please follow the instructions above to vote using the Internet and, when prompted, indicate that you agree to receive or access proxy materials electronically in future years. VOTE BY PHONE 1-800-690-6903 Use any touch-tone telephone to transmit your voting instructions up until 11:59 P.M. Eastern Time the day before the meeting date. Have your proxy card in hand when you call and then follow the instructions. VOTE BY MAIL Mark, sign and date your proxy card and return it in the postage-paid envelope we have provided or return it to Vote Processing, c/o Broadridge, 51 Mercedes Way, Edgewood, NY 11717. TO VOTE, MARK BLOCKS BELOW IN BLUE OR BLACK INK AS FOLLOWS: KEEP THIS PORTION FOR YOUR RECORDS DETACH AND RETURN THIS PORTION ONLY THIS PROXY CARD IS VALID ONLY WHEN SIGNED AND DATED. For Withhold For All To withhold authority to vote for any All All Except individual nominee(s), mark For All Except and write the number(s) of the The Board of Directors recommends that you nominee(s) on the line below. vote FOR the following: 0 0 0 1. Election of Directors Nominees 01 Ramsey A. Frank 02 Kevin J. Kruse 03 Floyd F. Sherman The Board of Directors recommends you vote FOR the following proposal(s): For Against Abstain 2 Ratification of the appointment of PricewaterhouseCoopers LLP as the Corporation s Independent Registered Public Accounting 0 0 0 Firm for the year 2010. Yes No R2.09.05.010 Please indicate if you plan to attend this meeting 0 0 _1 Please sign exactly as your name(s) appear(s) hereon. When signing as 0000063432 attorney, executor, administrator, or other fiduciary, please give full title as such. Joint owners should each sign personally. All holders must sign. If a corporation or partnership, please sign in full corporate or partnership name, by authorized officer. Signature [PLEASE SIGN WITHIN BOX] Date Signature (Joint Owners) Date

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YOUR VOTE IS IMPORTANT Whether or not you plan to personally attend the Annual Meeting, please promptly vote over the Internet, by telephone, or by mailing in the proxy card. Voting by any of these methods will ensure your representation at the Annual Meeting if you choose not to attend in person. Voting early will not prevent you from voting in person at the Annual Meeting if you wish to do so. Your proxy is revocable in accordance with the procedures set forth in the Proxy Statement. Important Notice Regarding the Availability of Proxy Materials for the Annual Meeting: The Annual Report, Notice & Proxy Statement is/ are available at www.proxyvote.com . BUILDERS FIRSTSOURCE, INC. This Proxy is Solicited on Behalf of the Board of Directors of Builders FirstSource, Inc. The undersigned hereby appoints Donald F. McAleenan and M. Chad Crow, or any of them, proxies, each with full power of substitution, to vote the shares of the undersigned at the Annual Meeting of Stockholders of Builders FirstSource, Inc. on May 24, 2010, and any adjournments thereof, upon all matters as may properly come before the meeting. Without otherwise limiting the foregoing general authorization, the proxies are instructed to vote as indicated herein. You are encouraged to specify your choices by marking the appropriate boxes, SEE REVERSE SIDE. You need not mark any boxes if you wish to vote in accordance with the Board of Directors recommendations in the Proxy Statement: for all nominees for election of directors and for Proposal 2. If any other matters properly come before the meeting that are not specifically set forth on the proxy card and in the Proxy Statement, it is intended that the persons voting the proxies will vote in accordance with their best judgments. The proxies cannot vote your shares unless you sign and return this card or vote electronically over the Internet or via the toll-free telephone number. R2.09.05.010 _2 0000063432 Continued and to be signed on reverse side