

# **GIBRALTAR COMPANY NUMBER 60527** INFORMATION CIRCULAR Fiscal Year 2007

#### 1. **SOLICITATION OF PROXIES:**

This information circular is furnished in connection with the solicitation of proxies by the Management of Roche Bay plc ("the Company") for use at its Annual Meeting of Members to be held 26 June 2007 in Gibraltar and via telephone conference call, with the Record Date of the meeting being 30 April 2007, for the purposes set forth in the Notice of Meeting. It is expected that the solicitation will be by mail, e-mail, fax, Internet web site, telephone or in person by Officers and Directors of the Company. The cost of solicitation will be borne by the Company. The information contained herein is given as of 31 March 2007, unless otherwise indicated. All dollar figures set forth are expressed in United States Dollars. The Company's accounts are prepared in conformance with Gibraltar GAAP (Generally Accepted Accounting Principles).

### **QUORUMS AND VOTING:**

The authorised share capital of the Company is \$100,000, consisting solely of one class of common shares divided into 10,000,000 shares with par value of \$0.01 per share, of which 6,791,460 shares were outstanding at the close of business 31 March 2007. Each holder of record of a common share as of the Record Date for the meeting is entitled to attend the meeting and to cast one vote for each share. Proxies are being accepted by hand delivery, mail, e-mail, fax, and the Company's Internet website at www.rochebay.gi. Any resolution to be voted upon at the meeting must be approved by a majority of the votes cast, unless the Company's Articles of Association stipulate a number or proportion of the votes cast in excess of a majority. The meeting will proceed as long as there is a quorum at the meeting place including the voted proxies.

#### 3. REVOCATION OF PROXIES:

Each shareholder has the power to revoke a proxy at any time as long as it has not been exercised. In addition to revocation in any other manner permitted by law, a member giving a proxy pursuant to this solicitation who wishes to revoke the proxy instrument may do so in writing. This revocation must be executed by the member, or by his attorney authorised in writing, or, if the member is a Corporation, under its Corporate seal or by an officer or attorney thereof duly authorised, and received by mailed, or deposited, at any office of the Company, via e-mail to proxy@rochebay.gi, or by fax to +44-207-900-3292 at any time up to and including the last business day preceding the day of the meeting, or any adjournment thereof at which the proxy is to be used, or with the Chairman of such meeting on the day of the meeting, or adjournment thereof.

# PRINCIPAL HOLDERS OF VOTING SHARES:

To the knowledge of the Directors and Officers of the Company there is no person who beneficially owns or exercises control or direction over shares carrying more than ten percent of the votes attached to shares of the Company as of 31 March 2007 except:

5,200,000 shares are owned and controlled by Roche Bay Holdings (Barbados) Limited (which is a 98% indirectly owned subsidiary of Borealis Exploration Limited), which is 76.56% of the outstanding shares. A further 7.326 shares are owned and controlled by Borealis Technical Limited (which is a 98% indirectly owned subsidiary of Borealis Exploration Limited), which is 0.11% of the outstanding shares; making Borealis Exploration Limited's total holdings 76.67% of the outstanding shares.

### **ELECTION OF DIRECTORS:** 5.

Director Moshe R Cohen Jonathan A. Gershlick William B. Johnston Duncan Kretovich Joseph J. Cox Peter Vanderwicken Benjamin J. Cox Daniel M. Botes John W. Abernethy

**Remaining Term** up for election 1 year 2 years 2 years

The proxy will be voted for the following proposed nominees (or for a substitute nominee in the event of contingencies not known at present) who will serve for the term specified for each, or their successors if they are elected or appointed in accordance with the Articles of Association of the Company. Respective reported share totals are as at 1 June 2007.

MOSHE R. COHEN is a nominee to join the Board of Directors for a two-year term. Mr. Cohen has been the Controller of the Company since May 2006 and is one of its two officers. Mr. Cohen served for many years as Financial Director of a large Toyota dealership in Johannesburg, South Africa. Following his move to Israel in 1997, he served on a number of Boards of an Israeli retirement facility called Beth Protea Group, while at the same time acting as financial and business consultant to V Care Medical Systems in Bangalore, India. He is a Chartered Accountant with an Honours Degree in Accounting from the University of South Africa. Moshe R. Cohen beneficially owns directly or indirectly 4,000 shares of Roche Bay plc.

**JONATHAN A. GERSHLICK** is a nominee to join the Board of Directors for a one-year term. Mr. Gershlick is an economic advisor for the U.K. Government. His work currently involves providing the economic rationale for Government policies to correct market failures affecting small and medium size enterprises with particular responsibility for access to finance issues, tax and regulatory policies. His previous jobs have included macroeconomic forecasting, advising on policies to promote productivity and business growth, and appraising labour market policies. He holds a B.A. in Economics from the University of Liverpool and a M.Sc. in Economics from the University of Southampton. Jonathan A. Gershlick beneficially owns directly 180 shares of Roche Bay plc.

WILLIAM B. JOHNSTON is a nominee to join the Board of Directors for a three-year term. For the past 8 years Mr. Johnston has been a trustee and is currently Chairman of the Street Trustee Family Company Limited (STFC), a company formed to represent the interests of the Clark family in C&J Clark Limited. Previously he spent 25 years with C&J Clark, a large privately owned shoe company, ending as a main board director. During that time, he was, among other matters, responsible for the management of their engineering company; property interests in the U.K.; retailing interests in the U.K. and France, and for making a major acquisition in the U.S. Mr. Johnston also served for 11 years as bursar of a graduate college in Cambridge University. He holds an M.A. from Oxford University and an M.S. from Carnegie Mellon University. William B. Johnston beneficially owns directly or indirectly no shares of Roche Bay plc.

**DUNCAN KRETOVICH** is a nominee to join the Board of Directors for a one-year term. For the past 12 years Professor Kretovich has been the academic director of the Master of Science in Financial Analysis program at Portland State University in Portland, Oregon. As part of his university duties he has been an advisor to a number of entrepreneurs. His corporate finance experience is with the Dayton-Hudson Company (now Target) where he managed annual expense planning and implementation of the capital budgeting control system. While teaching at the University of Michigan-Flint he served on the board of directors of the Farm Credit Bank of East Central Michigan. He continues to teach company-specific accounting and finance courses and topics at MASCO Corporation in Taylor, Michigan as well as at MASCO's European offices. He received his Ph.D. in finance and accounting from Michigan State University. Duncan Kretovich beneficially owns directly or indirectly no shares of Roche Bay plc.

JOSEPH J. COX became a Director of the Company on 1 August 2001 and is a nominee for re-election for a three-year term. Mr. Cox is currently a financial software design consultant working with DaimlerChrysler Asia Pacific. Prior to this, he worked with WheelTug plc from January 2006 to August 2006. While at WheelTug he developed marketing and financial models that laid the groundwork for the business' current business plans. While with Sabrix, Inc. (from November 2000 to June 2002), he guided the development of enterprise-level international transaction tax software which is now in use by HP, GE, Amazon, Cisco, DaimlerChrysler and others. Mr. Cox has a Masters in Financial Analysis from Portland State University and a Bachelors of Arts in Intellectual History from the University of Pennsylvania. Joseph J. Cox beneficially owns directly or indirectly 6,805 shares of Roche Bay plc.

**PETER VANDERWICKEN** became a Director of the Company on 11 September 2001 and is a nominee for re-election for a three-year term. He became Chairman on 23 February 2006. He is also a member of the Executive, Audit and Strategy Committees of the Company. Mr. Vanderwicken is a private investor who retired in 2004 upon the sale of Plumstead Group, Inc., a publishing and consulting firm he owned. He is currently also a Director of Borealis Exploration Limited, Avto Metals plc, Chorus Motors plc, Cool Chips plc, Photon Power plc, and Power Chips plc. He holds an A.B. degree in history from Princeton University. Peter Vanderwicken beneficially owns directly or indirectly 7,631 shares of Roche Bay plc.

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

**JOHN W. ABERNETHY** became a Director of the Company on 27 March 2003. Mr. Abernethy is the Principal of JW Abernethy Management & Consulting Ltd., a personal services consultancy established in 1984 to provide an international clientele of open pit miners and resource project developers with planning and operations advice. He is a Life Member of the Alberta Professional Engineers and Geophysicists Association. Mr. Abernethy's experience includes hands-on management of all phases of major civil construction projects and open pit mines, including feasibility and detailed planning studies and physical operations. Project venues include numerous remote Northern Canadian locations, Australia and South America. John W. Abernethy beneficially owns directly or indirectly 13,135 shares of Roche Bay plc.

**DANIEL M. BOTES** is Chief Operating Officer of Advanced Explorations Inc., to which he transferred on 1 June as part of the Company's agreements with AEI. As Chief Operating Officer of AEI, he will have day-to-day responsibility for mine engineering, construction, ore processing and all other on-site operations. Previously he was Chief Operating Officer of the Company since May 2006, with similar duties, and was elected to the Board of Directors at the 2006 annual general meeting for a term of three years. Mr. Botes has wide experience in mine engineering and product quality, as well as ore marketing and business strategy. Having completed a degree in Industrial Engineering in November 1997 at the University of Pretoria, he was employed by Iscor Ltd in its Mining Division in South Africa in January 1998, which later became Kumba Resources Limited. During his employment there he held the positions of Senior Industrial Engineer (until April 2001), Head of Quality Assurance (until November 2002), Technical Manager (Kumba Hong Kong) (until February 2005), Marketing Manager (until July 2005) and Manager, Strategic Projects (until May 2006). Daniel M. Botes beneficially owns directly or indirectly 30,000 shares of Roche Bay plc.

**BENJAMIN J. COX** became a Director of the Company on 1 August 2001. He became President 6 September 2000, and was appointed Chief Executive Officer on 23 March 2003. He is a member of the Executive and Strategy Committees. He speaks regularly at iron and steel industry events and occasionally writes the Roche Bay List updates about the industry. He also regularly consults with investment funds and banks about the mining industry. He is the founder and former CEO of the LinuxFund.org, a charity devoted to advancing Linux and other Open Source Software, where he worked from March 1999 to February 2002. He has an M.B.A. from Portland State University and a B.A. from Brandeis University. Benjamin J. Cox beneficially owns directly or indirectly 42,000 shares of Roche Bay plc.

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

### **6. DIVIDEND VOTE**:

As announced on 7<sup>th</sup> June 2007, the Company has entered into a joint venture agreement with a Canadian company. Advanced Explorations Inc. ("*AEI*"), to develop part of the Company's extensive iron ore deposits in northeastern Canada. Pursuant to the joint venture agreement, AEI issued to the Company rights to purchase shares of AEI, which trade on the Toronto Stock Exchange. At a meeting of the Company's Board of Directors on 3<sup>nd</sup> June 2007, the directors decided to distribute a portion of such rights in the form of a dividend to shareholders of record on 4th June 2007. This dividend will grant the right to purchase one AEI share for every two shares of the Company held by a shareholder at Canadian \$0.35 per share for up to three years from 4th June 2007. Due to a four month restriction on transfer of the rights by the Company, shareholders will receive their dividend on Monday, 8th October 2007.

In view of U.S. securities regulations, the Company's counsel has advised the Company to distribute the rights in one of the following two ways (each of which would be exempt from registration under U.S. securities law). *Option I* would be for the Company to distribute such rights in the form of rights to all shareholders with the strike price of C\$0.35 in respect of the rights of the Company's U.S. shareholders (but not any non-U.S. shareholder) being paid by the Company. *Option II* would be for the Company to distribute such rights in the form of rights to non-U.S. shareholders, and cash consisting of the amount realized on the sale of the rights shares of AEI on the Toronto Stock Exchange less the strike price of C\$0.35 to U.S. shareholders. As described in the Company's 2007 proxy, you will be asked to vote to permit the Company to choose either Option I or Option II or to require the Company to implement Option II.

If a shareholder votes FOR this provision, your vote means that the Company may effect either *Option I* or *Option II*. If you vote AGAINST this provision, the Company must effect *Option II*. THE BOARD OF DIRECTORS RECOMMENDS THAT YOU VOTE "FOR" THIS PROVISION.

# 7. APPOINTMENT OF AUDITORS:

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

### 8. INSURANCE:

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

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

Borealis Exploration Limited is paid an annual retainer fee for managing certain administrative functions on behalf of the Company.

## 10. GENERAL:

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

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

Dated 12 June 2007

Roche Bay plc

Benjamin J. Cox

President and Chief Executive Officer