

May 13, 2020

Important Notice Regarding the Availability of Proxy Materials for the Shareholder Meeting To Be Held On June 24, 2020

This communication presents only an overview of the more complete proxy materials that are available to you on the Internet. We encourage you to access and review all of the important information contained in the proxy materials before voting.

The Proxy Statement and Annual Report are available at www.utgins.com/investors.

If you want to receive a paper or e-mail copy of these documents, you must request one. There is no charge to you for requesting a copy. Please make your request for a copy as instructed below on or before June 10, 2020 to facilitate timely delivery.

The 2020 Annual Meeting of Shareholders of UTG, Inc. will be held at the offices of UTG, Inc., 205 North Depot Street, Stanford, Kentucky 40484, on Wednesday, June 24, 2020, at 9:30 a.m. eastern time.

At the meeting, shareholders will act to elect nine directors, to approve, on a non-binding, advisory basis, the compensation of UTG's named executive officers and to vote upon such other business as may properly be brought before the meeting.

Your vote is important. Whether or not you plan to attend the meeting, please review the Proxy Statement and Annual Report at www.utgins.com/investors. Complete the proxy form and return it promptly to Stock Transfer, UTG, Inc., 205 North Depot Street, Stanford, KY 40484.

Please call 1-217-241-6410 or e-mail <u>stock.transfer@utgins.com</u> to request a paper copy or you may download the Proxy Statement and Annual Report from <u>www.utgins.com/investors</u>.

Directions: From US Highway 150, take US Highway 27 to Main Street to Depot Street. Parking and entrance behind building. GPS address: 205 North Depot Street, Stanford, KY.

Our Stock Transfer Department is available to assist you with changes or questions concerning your account.

Lost Certificate	Notification of a lost stock certificate must be made in writing.					
Address	Notification of shareholder address changes must be made in writing. If your address has changed or should change in the future, please give us your new address below.					
Your name (Old Address) · Street						
C (New Address) Street	ity	State		_ Zip		
C	ity	State		Zip		
Date new addre	ess 	Signatu	ure			
Registration	A change in registration	on is needed be	ecause of:			
□ Marriage		□ Divo	orce			
☐ Death of a tenant		□ Esta	ablishment of a trust			
☐ Remove custodian		□ Othe Expl				
at (217) 241-64	about your specific situ 10, by writing to UTG, I, KY 40484 or through	Inc., Attn: Stoc	ck Transfer Departmen			
Signature			Date			
Signature			Date			
Account#						

PROXY FORM PROXY FORM

UTG, Inc.

Annual Meeting of Shareholders - To be Held June 24, 2020

THE BOARD OF DIRECTORS SOLICITS THIS PROXY

The undersigned hereby appoints Jesse T. Correll and James P. Rousey, or either of them, the attorneys and proxies with full power of substitution and revocation to represent and to vote, as designated below, all the shares of common stock of the Company held of record by the undersigned on April 27, 2020, at the annual meeting of shareholders to be held at the offices of UTG, Inc., 205 North Depot Street, Stanford, Kentucky 40484, on Wednesday, June 24, 2020 at 9:30 a.m., or any adjournment thereof.

This proxy when properly executed will be voted in the manner directed herein by the undersigned shareholder. IF NO DIRECTION IS MADE, THIS PROXY WILL BE VOTED FOR ALL PROPOSALS PRESENTED.

Please sign exactly as your name appears on the form and date and mail the proxy promptly. When signing as an attorney, executor, administrator, trustee or guardian, please give your full title as such. If shares are held jointly, both owners must sign. If a corporation, please sign in full corporate name by President and other authorized officer. If a partnership, please sign in partnership name by authorized person.

To elect all Director Nomir	nees to serve on the E	Board of Directors. The	For	Withhold Authority	For All Except		
· · · · · · · · · · · · · · · · · · ·							
*Exceptions: To vote for all director nominees, mark the "For" box. To withhold voting for all nominees, mark the "Withhold Authority" box. To withhold voting for a particular nominee, mark the "For All Except" box and enter name(s) of the exception(s) in the space provided. Your shares will be voted for the remaining nominees.							
			For	Against	Abstain		
To approve on a non-binding advisory basis, the compensation of the Company's named executive officers as described in the proxy statement.							
3. In their discretion, the proxies are authorized to vote upon such other business as may properly come before the meeting or any adjournment thereof.							
	Number of Shares:						
	Signature			Date			
	Signature			Date			
	nominees are: Jesse T. Correll, Preston H. II, Howard L. Dayton, Jr., Toochs, James P. Rousey. *Exceptions: To vote for all mark the "Withhold Authorith box and enter name(s) of remaining nominees. To approve on a non-bindin Company's named executive.	nominees are: Jesse T. Correll, Preston H. Correll, John M. Cortir II, Howard L. Dayton, Jr., Thomas E. Harmon, Ga Ochs, James P. Rousey. *Exceptions: To vote for all director nominees, mark the "Withhold Authority" box. To withhold vote box and enter name(s) of the exception(s) in the remaining nominees. To approve on a non-binding advisory basis, the company's named executive officers as described in their discretion, the proxies are authorized to before the meeting or any adjournment thereof. Count Number: Signature	Jesse T. Correll, Preston H. Correll, John M. Cortines, Thomas F. Darden, II, Howard L. Dayton, Jr., Thomas E. Harmon, Gabriel J. Molnar, Peter L. Ochs, James P. Rousey. *Exceptions: To vote for all director nominees, mark the "For" box. To wark the "Withhold Authority" box. To withhold voting for a particular nombox and enter name(s) of the exception(s) in the space provided. You remaining nominees. To approve on a non-binding advisory basis, the compensation of the Company's named executive officers as described in the proxy statement. In their discretion, the proxies are authorized to vote upon such other before the meeting or any adjournment thereof. Signature Signature	To elect all Director Nominees to serve on the Board of Directors. The nominees are: Jesse T. Correll, Preston H. Correll, John M. Cortines, Thomas F. Darden, II, Howard L. Dayton, Jr., Thomas E. Harmon, Gabriel J. Molnar, Peter L. Ochs, James P. Rousey. *Exceptions: To vote for all director nominees, mark the "For" box. To withhold voting for a particular nominee, mark box and enter name(s) of the exception(s) in the space provided. Your shares remaining nominees. For To approve on a non-binding advisory basis, the compensation of the Company's named executive officers as described in the proxy statement. In their discretion, the proxies are authorized to vote upon such other business a before the meeting or any adjournment thereof. Number of Shares: gistration: Signature	To elect all Director Nominees to serve on the Board of Directors. The nominees are: Jesse T. Correll, Preston H. Correll, John M. Cortines, Thomas F. Darden, II, Howard L. Dayton, Jr., Thomas E. Harmon, Gabriel J. Molnar, Peter L. Chs, James P. Rousey. *Exceptions: To vote for all director nominees, mark the "For" box. To withhold voting for all remark the "Withhold Authority" box. To withhold voting for a particular nominee, mark the "For Abox and enter name(s) of the exception(s) in the space provided. Your shares will be vote remaining nominees. For Against To approve on a non-binding advisory basis, the compensation of the Company's named executive officers as described in the proxy statement. In their discretion, the proxies are authorized to vote upon such other business as may prope before the meeting or any adjournment thereof. Sount Number: Number of Shares: gistration: Date		