## ARTIS REAL ESTATE INVESTMENT TRUST

## **PROXY**

## SOLICITED BY MANAGEMENT FOR THE ANNUAL AND SPECIAL MEETING OF VOTING UNITHOLDERS TO BE HELD ON MAY 14, 2010

"Art	is" or the '		in Martens, Presi	ident and Chief Exe	cutive Officer	of Artis Real Estate Investm of the Trust and a trustee of the	
oeha Main ever any p	alf of the un Floor, 360 y poll which orior proxy	dersigned at the annual and so Main Street on Friday, the 14 In may take place in consequen	special meeting of 4th day of May, 2 ace thereof upon the	of holders of Units and 010, at 11:00 a.m. he matters which ma	nd Special Voti (Winnipeg time ay come before	g Units, all as set forth below, ng Units (the " <b>Meeting</b> ") to be lead of a lead of the the Meeting, and the undersignatere of. The said proxy holder is	held at the eof and a ed revokes
	1.	The resolution fixing the number of trustees (" <b>Trustees</b> ") of Artis at seven (7) and electing the five (5) persons named in the managem information circular dated March 19, 2010 (the " <b>Information Circular</b> ") as Trustees to hold office, together with Armin Martens a Cornelius Martens who are appointed as Trustees by Marwest Management Canada Ltd., until the next annual meeting of the holders Units and Special Voting Units, or their earlier resignation or replacement.					
			□ VOTE FOR	□ WITHH	OLD VOTE		
	2. The resolution appointing Deloitte & Touche LLP as the auditors of Artis for the ensuing year and authorizing the Trustees remuneration of the auditors.						es to fix the
			□ VOTE FOR	□ WITHH	OLD VOTE		
	3.	The resolution approving the amendments to the amended and restated declaration of trust of Artis dated October 31, 2006, as particularly described in the Information Circular.					
			□ VOTE FOR	□ VOTE	AGAINST		
n ac :he i whic oefo	cordance vesolution chaccompore the Me	with any indicated instructions. s referred to in the items ab panies this proxy is propose	In the absence pove. If any ame d at the Meeting nereof, this prox	of any instruction endment or variation or at any adjourn by confers discreti	s above, this on to the matt ment thereof, onary authoric	ng, on any motion, by ballot or or or oxy will be voted at the Meeters identified in the notice of or if any other matters properly to vote on any such amender.	eting FOR of meeting erly come
			THE UN	NDERSIGNED HER	EBY REVOKE	S ANY PROXY PREVIOUSLY	GIVEN.
				DATED this	_ day of	, 2010.*	
				Signature(s) of Voting Unitholde	r(s):**		
				Voting Unitholde (Please Print):	r Name(s)		

Number of Units or Special Voting Units Held: \_

<sup>\*</sup> If this proxy is not dated, it shall be deemed to bear the date on which it is mailed by management.

\*\* This proxy must be dated and signed by the holder's attorney in writing or, if the holder is a body corporate, it must be executed under its corporate seal or by an officer or attorney thereof duly authorized. Persons signing as attorneys, executors, administrators, trustees, etc. should so indicate and provide satisfactory evidence of such authority. Where Units or Special Voting Units are held jointly, each holder must sign.

## NOTES AND GENERAL INSTRUCTIONS FOR HOLDERS OF UNITS AND SPECIAL VOTING UNITS

- 1. If a holder (a "Holder") of Units or Special Voting Units or an intermediary holding Units or Special Voting Units and acting on behalf of an unregistered Holder has specified a choice with respect to any of the items above by marking an "X" in the space provided for that purpose, the Units or Special Voting Units will be voted on any poll in accordance with that choice. If no choice is specified, the proxyholder, if nominated by management, intends to vote the Units or Special Voting Units represented by the proxy as if the Holder had specified an affirmative vote. If any amendments or variations to matters identified in the Notice of Meeting are proposed at the Meeting or if any other matters properly come before the Meeting, discretionary authority is hereby conferred with respect thereto.
- 2. A Holder or an intermediary holding Units or Special Voting Units and acting on behalf of an unregistered Holder has the right to appoint a person (who need not be a Holder) to attend and act on his behalf at the Meeting other than the persons named in the proxy as proxyholders. To exercise this right, the Holder or intermediary must strike out the names of the persons named in the proxy as proxyholders and insert the name of his nominee in the space provided, or complete another proxy.
- 3. This proxy will not be valid unless it is dated and signed by the intermediary or by the Holder or the Holder's attorney authorized in writing. In the case of a corporation, this proxy must be dated and executed under its corporate seal or signed by a duly authorized officer or attorney for the corporation. If the proxy form is not dated in the space provided, it is deemed to bear the date on which it is mailed by management of the Trust.
- 4. To be effective, the proxy together with the power of attorney or other authority, if any, under which it was signed or a notarially certified copy thereof must be deposited with the Trust's s transfer agent, CIBC Mellon Trust Company, P.O. Box 721, Agincourt, Ontario M1S 0A1, or by facsimile at (416) 368-2502 by 4:00 p.m. (Winnipeg time) on Wednesday, May 12, 2010, or, in the case of an adjourned Meeting, not later than 48 hours (excluding Saturdays, Sundays and holidays) before the time of the adjourned Meeting. Unregistered Holders who received the proxy through an intermediary must deliver the proxy in accordance with the instructions given by such intermediary.
- 5. This proxy is solicited on behalf of the management of the Trust.
- 6. Your name and address are registered as shown. Please notify CIBC Mellon Trust Company of any change in your address.
- 7. If you have any questions with respect to the delivery of this proxy, call CIBC Mellon Trust Company at 1-800-387-0825.