

PULSE ELECTRONICS CORP
Form DEFA14A
April 11, 2011

**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. 1)

Filed by the Registrant

Filed by a Party other than the Registrant

Check the appropriate box:

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

PULSE ELECTRONICS CORPORATION

(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):

- No fee required.
- Fee computed on table below per Exchange Act Rules 14a-6(i)(1) 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 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:

Pulse Electronics Corporation Shareholder Meetings April 2011

Administrative Items Important Information On April 7, 2011 Pulse Electronics Corporation filed with the Securities and Exchange Commission (SEC) a definitive proxy statement in connection with its 2011 Annual Meeting. Pulse Electronics has filed with the SEC and mailed to stockholders a definitive proxy statement in connection with its 2011 Annual Meeting. Investors and stockholders are urged to read the definitive proxy statement relating to the 2011 Annual Meeting and any relevant documents filed with the SEC when they become available, because they contain (or will contain) important information. Investors and stockholders may obtain a free copy of the proxy statement and other documents (when available) that Pulse Electronics files with the SEC at the SEC's web site at www.sec.gov and Pulse Electronics' web site at www.pulseelectronics.com. In addition, the proxy statement and other documents filed by Pulse Electronics may be obtained from Pulse Electronics free of charge by directing a request to Pulse Electronics, Attention: Investor Relations, 1210 Northbrook Drive, Suite 470, Trevose, PA 19053.

Certain Information Regarding Participants Pulse Electronics Corporation, its directors, director nominees and certain of its officers may be deemed to be participants in the solicitation of Pulse's stockholders in connection with its 2011 Annual Meeting. Stockholders may obtain information regarding the names, affiliations and interests of such individuals in the Company's definitive proxy statement for the 2011 Annual Meeting. To the extent holdings by certain participants of Pulse Electronics securities have changed since the amounts contained in the proxy statement for the 2011 Annual Meeting, such changes have been, or will be reflected, on Form 4s filed with the SEC. These documents (when available) may be obtained free of charge from the SEC's web site at www.sec.gov and Pulse Electronics' web site at www.pulseelectronics.com.

Safe Harbor This presentation contains statements that are forward-looking within the meaning of the Private Securities Litigation Reform Act of 1995 and involve a number of risks and uncertainties. These forward-looking statements are based on the Company's current information and expectations. There can be no assurance the forward-looking statements will be achieved. Actual results may differ materially due to the risk factors listed from time to time in the Company's SEC reports including, but not limited to, those discussed in the Company's Form 10-K for the year ended December 31, 2010 in Item 1a under the caption Factors That May Affect Our Future Results (Cautionary Statements for Purposes of the Safe Harbor Provisions of the Private Securities Litigation Reform Act of 1995). All such risk factors are incorporated herein by reference as though set forth in full. The Company undertakes no obligation to update any forward looking statement.

Administrative Items (continued) Non-GAAP Rationale Non-GAAP operating profit or loss (operating profit or loss according to accounting principles generally accepted in the United States, excluding pre-tax severance, impairment and other associated costs; pre-tax non-cash stock-based compensation expenses; and other pre-tax adjustments as described in the applicable period and adjusted EBITDA (net earnings attributable to Pulse Electronics Corporation plus net earnings from discontinued operations and non-controlling interest, excluding income taxes; depreciation and amortization; interest expense/income; non-cash stock-based compensation expenses; other expense/income; and severance, impairment and other associated costs and other adjustments as described in the applicable period), are not measures of performance under accounting principles generally accepted in the United States. Non-GAAP operating profit or loss and adjusted EBITDA should not be considered a substitute for, and an investor should also consider, net income, operating profit, cash flow from operations and other measures of performance as defined by accounting principles generally accepted in the United States as indicators of our profitability or liquidity. Non-GAAP operating profit is often used by our shareholders and analysts as an additional measure of our operating performance. Adjusted EBITDA is often used by our shareholders and analysts as an indicator of a company's ability to service debt and fund capital expenditures. We believe these non-GAAP measures enhance a reader's understanding of our financial condition, results of operations and cash flow because they are unaffected by capital structure and, therefore, enables investors to compare our operating performance to that of other companies. We understand that our presentation of non-GAAP operating profit and adjusted EBITDA may not be comparable to other similarly titled captions of other companies due to differences in the method of calculation. Based on discussions with investors and equity analysts, we believe that a reader's understanding of the Company's operating performance is enhanced by references to these non-GAAP measures. Removing charges for severance, impairment and other associated costs, non-cash stock-based compensation expenses and other adjustments may facilitate comparisons of operating performance among financial periods and peer companies. These charges result from facility closures, the exit of a product line, production relocations and capacity reductions and / or restructuring of overhead and operating expenses to enhance or maintain profitability in an increasingly competitive environment. Removing non-cash stock-based compensation expenses facilitates comparisons of the company's operating performance with that of other companies with differing compensation structures and with the company's performance in periods during which its own compensation structure may have been different. Impairment charges, accelerated depreciation and curtailment gains are not part of the normal operating expense structure of the relevant business in the period in which the charge is recorded. For a reconciliation of these non-GAAP measures to results according to U.S. GAAP, see slides 35 and 36.

Leading Global Electronic Component Supplier Global producer of precision-engineered electronic components and modules Approximately 1.5 billion devices produced annually Attractive low cost / high value dynamics Differentiated, defensible position Highly customized, High-volume component engineering-intensive manufacturing expertise Broad IP portfolio OEM-driven Globally local design solutions ` Global, low cost operations with growing scale CY2010 Sales by product group CY2010 Sales by geography 3% 20% 16% 16% 44% 51% 29% 21% Network Division Power Group Wireless Group China Europe United States Asia, other than China Other Source: Company filings. Source: Company filings.

Management Relevant experience Ralph E. Faison President, CEO, COO, Director of Andrew Corp since 2002 prior to its acquisition by CommScope, Inc. Chairman, President and President and CEO of Celiant Corporation, prior to its acquisition by Chief Executive Officer Andrew Corp VP of Lucent Technologies New Ventures VP and GM, AT&T's wireless business unit VP, manufacturing, AT&T's consumer products unit M.S. in management, Stanford University Drew A. Moyer Company CFO since 2004 Previously, CEO of AMI Doduco (Pulse business segment with Senior Vice President and 1,500 employees and annual revenue exceeding \$300mm), and Chief Financial Officer oversaw its divestiture Prior to joining Pulse in 1989, employed by Ernst & Young LLP MBA, Drexel University Alan Benjamin At Pulse since 1994: COO, SVP of the Signal Products Group, VP of Telecom Division, VP of European Business Unit Chief Operating Officer Various marketing, sales, engineering roles at HP and Pacific Data Products Advanced Management Program, Harvard Business School BS in electrical engineering, Duke University

Executive Summary Pulse represents a significant value opportunity for shareholders With industry-leading products, the Company is positioned for growth and increased profitability Bel Fuse has put forth an unsolicited, uncertain and opportunistic takeover proposal At this critical time in our Company's growth, Bel Fuse, a direct competitor to Pulse, is attempting to capture for itself the significant current and future value that rightly belongs to Pulse shareholders Through a nomination of hand-picked directors to the Pulse Board, Bel Fuse is running a M&A proxy fight, not a governance proxy fight as purported Under the leadership of highly qualified, diverse and independent Directors, we believe our strategic plan will deliver shareholder value

Strong Investment Proposition with a Robust Business Outlook and Value Enhancement Prospects

Our Products are Ubiquitous and are Incorporated into a Tremendous Range of Products Local Area Network Wireless Power (AC/DC) Cellular WiFi/ Cellular Ethernet CPU Point to Point Ethernet of load Point to Point Wide Area Network Power (DC/DC) TV / Cable DSL x Our magnetics expertise allows us to design components that enable high performance and high bandwidth in compact form factors, which are well-suited for fast growing internet applications such as wireless routers

Pulse is a Key Player in the Supply Chain for a Broad Range of Growth Applications Power (Sensor) Power (AC/DC) 115/240V AC Current Sensor AC / DC Isolation Power (DC/DC) DC / DC Display CPU Power Stage Memory Interface Connections Fixed Line Wireless Powerline Zigbee Cellular ISM WIFI Network Wireless We continue to leverage our existing capabilities to address emerging growth opportunities, such as applying our unique design capabilities in our Power business to alternative energy uses and smart meters

Our Technology Leadership Enables our Customers to Enhance the Functionality of their Devices Main and Diversity Antennas Complementary Antennas 2G 3G Cellular (2-5 Bands) °WIFI 2 Bands, MIMO °ZIGBEE°GSM, CDMA, CPRS, EDGE, CDMA 2000, °Bluetooth °ISM UMTS, WCDMA, HSPA, EVDO, TD-SCDMA °GPS 2 Bands °UWB 4G WIMAX & LTE (7-8 Bands) °MIMO Architecture Other Antennas°New Frequencies Trends / Considerations Size Battery life Orientation °Mobile Payment - RFID, NFC °FM / Satellite Radio More bandwidth °Mobile video DVB-H, DMB-SH Design / esthetics Wireless represents a compelling example of Pulse s technology leadership, where the design of our components involves a tremendous degree of complexity in order to manage multiple frequencies, standards and applications for antennas

Pulse Electronics Highlights Extraordinary background in electronics Leadership position Deep technology expertise Strong core operation Global reach with local design expertise skillsets Design, engineering and manufacturing strength Focused on OEMs and their CEMs Strong customer relationships Proximity and engineering collaboration enable us to become embedded Attractive market growth Power, Network and Wireless TAM is ~\$4.5 billion opportunities Range of emerging growth segments Value creating strategic Address growth opportunities, particularly Wireless plan Rationalize cost structure Strong gross margin profile relative to peers Attractive financial outlook Significant cost reduction opportunities

Market Leading Positions with Diversified, Long-Term Customer Relationships Product leadership Key customers Pure-play electronics provider serving leading Alcatel-Lucent Intel companies across various industries for over Jabil Apple 60 years BMW Juniper China-based expertise in design and manufacturing deepens local relationships Bosch Lenovo Core strengths of each segment include: Cisco Nokia Network: high bandwidth in tightly Dell Nokia Siemens integrated designs Ericsson Microsoft Power: high frequency and high power in Flextronics Motorola challenging environmental conditions Wireless: multiple, complex frequency Foxconn Oracle management in small form factors Fujitsu Samsung Expertise in advanced technology Garmin Schneider 420 patents Hewlett-Packard Siemens Experienced core engineering team Honeywell Sony 3-D antenna the new industry standard Huawei Vestel Best & Brightest Innovators & Qualifiers IBM Volkswagen Audi MDB Capital Group, Feb 2011

Strong Core Operating Skillsets Design / engineering Pulse Electronics principal manufacturing facilities
Demonstrated globally local design / engineering and high-volume product launch expertise Design /
engineering teams embedded with our key customers Strong relationships with leading electronic OEMs
Mianyang Suining China-based manufacturing expertise Suzhou Ningbo (2) Low-cost and high-volume
manufacturing capability Geographic proximity to customers production Changan (2) with global
channel relationships Established footprint in Western China Zhuhai Pulse has been operating owned
facilities in China for 25 years Over 12 years of average tenure for senior operations managers

Pulse is Leveraged to Numerous Attractive Growth Opportunities Internet / Network Addressable market: Enterprise networks, wide area networks, RF Total TAM: \$1.4 billion Key functions: Filter signal with different frequencies, connect and balance lines, match impedance and split signals Wireless communications Power management Addressable market: Cellular, GPS, Addressable market: Datacomm, smart grid, WLAN, LMR Demand high-efficiency computing, LED Total TAM: \$1.5+ billion Drivers lighting, motor control Key functions: Capture and transmit Total TAM: \$1.4 billion signal Key functions: Modify voltage, limit signal distortion, deliver power, regulate and control electrical energy New growth opportunities Power efficiency / conservation High-efficiency computing Alternative energy generation Vehicle electrification Non-cellular wireless applications Cloud computing / server farms

Well Defined Strategic Turnaround Plan with Clear Value Enhancement Capabilities Leverage technology leadership to penetrate new applications and grow customer base Improve wireless Reduce operating expenses Reduce operating expenses through enhanced Lower operating efficiency and streamlining G&A expenses Control costs while maintaining appropriate investments in R&D and sales Optimize manufacturing Rationalize manufacturing footprint efficiencies Increase automation Hired CIO and planning ERP implementation Implement new ERP System will enhance visibility, reduce cost and system enhance customer service

Wireless Key actions Diversify OEM customer base Investing in R&D, sales and marketing personnel
Convert design wins to scale revenue Eliminate capacity / reduce labor as appropriate Technology Key
player with latest technology Next generation technology investment underway, particularly in LDS,
switchable and NFC technology Non-cellular applications GPS, smart grid (meters), WLAN, other
terminal devices, and machine-to-machine applications

Lower Operating Expenses 300 bps opportunity for rationalization of operating expenses Represents ~\$12 million of annual cost savings Greatest focus on G&A Q1 2011 announcement of \$1.0 million of annual cost savings from headquarters consolidation Expect to announce additional cost reduction actions Selling and R&D largely in-line with long-term targets Management's continued focus on cost rationalization expected to result in announcements of additional actions to reduce operating expenses

Optimize Manufacturing Efficiencies Rationalize manufacturing footprint Migrate labor to lower cost areas 65% migrated by end of 2010 43% migrated by end of 2009 Reduce number of facilities Footprint has been reduced from 10 to 8 facilities today, with further closures to come Closed two facilities (including the largest one) in Q1 2011, with capacity shifted to Western China Increase automation Automate / mechanize existing technologies Design new platforms to be highly automated Key talent hired in Q1 2011 Brought on China-based head of recently established automation group

Implement New ERP System Legacy system has limited functionality New CIO hired March 23 30+ year veteran with deep experience in ERP implementations Implementation investment has begun, rollout expected in 2012 Benefits once implemented Supply chain benefits procurement, production planning, logistics Step function reduction in G&A More efficient customer service Deeper customer / supplier integration, including enhanced visibility for both operations and financial analysis

Attractive Financial Outlook Large addressable markets Excellent growth characteristics Significant cost reduction opportunities, particularly in G&A Strong gross margin profile relative to peers (and consideration of Wireless) Custom designs and engineering-driven Cyclical demand Has continued to invest in the core businesses throughout the recent downturn

Network: Solid 2010 Year-Over-Year Growth Select Partners / Revenue Select Products Applications
Customers (\$ in millions) \$65.2 \$60.8 Filters / chokes PCs, LANs, WANs, AT&T, Alcatel-Lucent \$49.8
game consoles Cisco, Dell, Ericsson, HP \$44.2 \$43.4 Huawei, Honeywell, Juniper \$38.3 \$36.2 Microsoft,
Motorola, \$34.0 Siemens, Sony, ZTE 1Q 09 2Q 09 3Q 09 4Q 09 1Q 10 2Q 10 3Q 10 4Q 10 Filtered
connectors Network switches, AT&T, Alcatel-Lucent Year-over-year growth: 19.9% 78.8% 70.2%
12.7% routers, hubs, servers Cisco, Dell, Ericsson, HP Huawei, Honeywell, Juniper Microsoft, Motorola,
Growth Strategies Siemens, Sony, ZTE Leverage magnetic design expertise Build on leadership in
filtered connectors Capitalize on global network / internet build Reduce dependence on labor
Introduce new, higher margin products

Wireless: Growth from New Antenna Customers Revenue Select Partners / Select Products Applications
Customers (\$ in millions) \$39.3 \$39.9 \$35.9 \$35.9 New OEM Antenna Revenue Handset antennas Cell /
Smart phones, BYD, Huawei \$0.5 \$1.4 \$2.4 \$5.9 and antenna modules PDAs, notebooks, Kyocera, LG,
LOM tablets Motorola, Nokia \$24.0 \$22.8 Samsung, \$19.9 \$19.5 Sony Ericsson, Garmin, Foxconn Other
antennas GPS systems, machine- BYD, Huawei to-machine Kyocera, LG, LOM 1Q 09 2Q 09 3Q 09 4Q
09 1Q 10 2Q 10 3Q 10 4Q 10 communication, Motorola, Nokia auto antennas Samsung, Year-over-year
growth: (33.1%) (42.0%) (50.1%) (45.7%) Sony Ericsson, Garmin, Foxconn Growth Strategies Rebuild
cellular antenna sales Grow non-cellular sales Maintain technology leadership Capitalize on global
mobility demand

Power: Gaining Strength Across Product Lines Revenue Select Partners / Select Products Applications
Customers (\$ in millions) \$36.8 Inductors / chip AC / DC & DC / AC Alcatel Lucent, Dell, \$32.8 \$31.9
inductors power supplies; Ericsson, HP, IBM, Intel, \$27.8 mobile phones, Microsoft, Nokia, Oracle,
\$25.3 \$25.5 \$23.1 portable devices Philips, Samsung, \$18.8 Siemens Thomson, Vestel Power
transformers AC / DC & DC / AC Alcatel Lucent, Dell, power supplies Ericsson, HP, IBM, Intel,
Microsoft, Nokia, Oracle, 1Q 09 2Q 09 3Q 09 4Q 09 1Q 10 2Q 10 3Q 10 4Q 10 Philips, Samsung,
Siemens Thomson, Year-over-year growth: (8.3%) 74.5% 59.3% 26.1% Vestel Signal transformers
Analog circuitry; Military / aerospace weapons guidance Growth strategies Current and voltage
Renewable energy, ABB, Coulomb, Elster, Grow sales for voltage and current sensing sensing
technology industrial, auto, Emerson, Enphase, GE, products smart grid Honeywell, Itron, Landis & Gyr,
Lear, Petra Solar, Schneider, Sensus, Siemens Extend in high-efficiency computing Grow revenues
with auto manufacturers in China Auto coils Ignition for gas BMW, Bosch, Continental, engines, safety,
Delphi, Sauer-Danfoss, VW / communication, fuel Audi, ZF efficiency

Delever the Balance Sheet Cash and cash equivalents Total debt (\$ in millions) (\$ in millions) \$50\$ 400
\$45 \$343 \$41 \$350 \$40 \$40 \$36 \$300 \$35 \$30 \$250 \$25 \$200 \$20 \$131 \$150 \$15 \$82 \$100 \$10 \$50 \$5
\$0 \$0 Dec Dec Dec Dec 2008 Dec 2009 Dec 2010 2008 2009 2010 Convertible notes Other debt Note: In
2009, Pulse divested its Medtech Components Business and applied net sale proceeds to reduce its
outstanding debt.

Long-Term Financial Model Quarter ended Fiscal year ended Target 12/31/2010 12/31/2010 model
Revenue growth (YoY) (4.0%) 8.4% > 8% Gross margin 24.8% 25.1% > 25% Non-GAAP Operating
margin (1) 5.4% 4.7% > 10% Non-GAAP Adj. EBITDA margin (2) 8.3% 8.0% > 12% Source: Company
filings. Note: See slides 35 and 36 for reconciliations to U.S. GAAP results. (1) Operating margin
excluding severance, impairment and other associated costs, non-cash stock-based compensation expense
and other adjustments. (2) Adjusted for discontinued operations, non-cash stock-based compensation,
severance, impairment and other associated costs.

Highly Qualified, Diverse and Independent Board Focused on Delivering Shareholder Value

Enhanced Board of Directors Nominees Board nominated three, new highly qualified independent nominees Justin C. Choi Steven G. Crane Lawrence P. Reinhold Nominees would provide additional technology sector, global operations, finance, legal and governance experience Summary In 2010, current Board authorized a process to search for new members Engaged an independent executive search firm, which resulted in the Board s nomination of three new highly qualified, independent individuals Existing members up for election Faison, Deck and Melliar-Smith If elected, resulting board composition would be: 7 independent plus Company CEO 5 of 8 will have joined the board since October 2008, providing a fresh perspective along with deep experience The enhanced Pulse Board will provide valuable industry and financial expertise to Pulse, as well as an infusion of further independence

Pulse's Board is Highly Independent with Significant Experience and Expertise... Name Position Age
Independent Commentary Pulse Electronics Chairman, President and CEO Ralph Chairman 52
President, CEO, Director of Andrew Corp prior to its acquisition by CommScope, Inc. Faison President
and CEO of Celiant Corp, prior to its acquisition by Andrew Corp Operating Partner, venture capital
firm Element Partners LP John E. Lead CEO, Energex, Inc. 63 President and CEO of SPI Holding Co.
Burrows, Jr. Director Member of the Board of Directors of Vyteris, Inc. Distinguished University
Professor of Business Administration at the University of Rhode Island Edward M. Director 70 Member
of the Board of Directors of Washington Trust Bancorp, Inc. and Ocean State Business Mazze
Development Authority President and CEO, Icynene, Inc. Howard C. President, CertainTeed Corp's
Insulation Group Director 53 Deck Head of Precision Abrasives in North America and President of
worldwide Superabrasives and Composite Materials, Compagnie de Saint-Gobain President,
Multi-Strategies Consulting C. Mark CEO, Molecular Imprints, Inc. Director 65 Member of Board of
Directors of Power One Inc. and Molecular Imprints, Inc. Melliar-Smith Executive Vice President,
General Counsel and Secretary, TrustWave Holdings (1) Justin C. Senior Vice President, General
Counsel and Secretary, Andrew Corp prior to its acquisition by Director 45 CommScope, Inc. Choi Vice
President of Law, Corporate & Securities, Avaya (1) CFO, ModusLink Global Solutions, Inc. Steven G.
Director 54 CFO, Interactive Data Corporation Crane CFO, Video Services Corporation (1) Executive
VP, CFO and member of the Board of Directors, Systemax Inc. Lawrence P. Director 51 Executive VP
and CFO, Greatbach, Inc. Reinhold CPA, member of the American Institute of CPAs and Finance
Executives International (1) Nominees to the Board of Directors.

... With a Diverse Range of Capabilities Senior Management / Electronics Financial Public Board Legal / M&A Global Name Operational Sector Expert Experience Expertise Markets Experience Experience (NYSE/NASDAQ) Ralph Faison John E. Burrows, Jr. Edward M. Mazze Howard C. Deck C. Mark Melliar-Smith (1) Justin C. Choi (1) Steven G. Crane (1) Lawrence P. Reinhold (1) Nominees to the Board of Directors.

Bel Fuse has Put Forth a Highly Uncertain Proposal

Bel Fuse is Pursuing an Unsolicited, Uncertain and Opportunistic Takeover Proposal Shareholders should question Bel Fuse's motives Bel Fuse is a direct competitor of Pulse and is attempting to advance a highly uncertain proposal to capture for itself the significant current and future value that rightly belongs to all shareholders Through a nomination of hand-picked directors to the Pulse Board, Bel Fuse is running a M&A proxy fight, not a governance proxy fight as purported Shareholders should question the validity of Bel Fuse's highly uncertain proposal and tactics Bel Fuse has NOT demonstrated committed financing or the ability to secure financing Bel Fuse stock that would be part of a transaction would provide Pulse shareholders with class B shares which have NO voting rights Bel Fuse has provided NO details of how much cash and non-voting Bel Fuse stock it is offering Bel Fuse has NOT launched a tender offer

Bel Fuse's Timing is Opportunistic Bel Fuse made its hostile approach prior to Pulse's appointment of new CEO Ralph Faison Bel Fuse is attempting to acquire the Company before Pulse shareholders benefit from the implementation of our new strategic plan Improving Wireless Business Lowering G&A Expenses Optimizing Manufacturing Efficiencies Implementing New Enterprise Resource Planning System Building on Our Technology Leadership

Bel Fuse is not Acting in the Best Interests of Pulse Shareholders. Given Pulse's strategic plan for shareholder value creation, and with the increasing momentum in our business, we are confident in our ability to deliver value to Pulse shareholders. Bel Fuse has a history of buying small stakes in competitors, and agitating for Bel Fuse benefit, in seeking a merger or partnership. In each instance, Bel Fuse was rejected by competitors' Board of Directors. Ultimately, in all situations, Bel Fuse sold its shares and went away, without reaching its goals (2006-2009 Toko Holdings, 2008-2009 Power-One, 2004-2006 Artesyn Technologies). We have no doubt that Pulse shareholders, not Bel Fuse, should reap the benefits of our increased earning power and bright future.

Executive Summary Pulse represents a significant value opportunity for shareholders With industry-leading products, the Company is positioned for growth and increased profitability Bel Fuse has put forth an unsolicited, uncertain and opportunistic takeover proposal At this critical time in our Company s growth, Bel Fuse, a direct competitor to Pulse, is attempting to capture for itself the significant current and future value that rightly belongs to Pulse shareholders Through a nomination of hand-picked directors to the Pulse Board, Bel Fuse is running a M&A proxy fight, not a governance proxy fight as purported Under the leadership of highly qualified, diverse and independent Directors, we believe our strategic plan will deliver shareholder value

Appendix

Non-GAAP Operating Profit Reconciliation (\$ in millions) Quarter ended Fiscal year ended 12/31/2010
12/31/2010 1000 Operating profit (loss) \$4.1 (\$15.8) Pre-tax severance, impairment and other associated
costs 1.7 32.8 Pre-tax non-cash stock-based compensation expenses 0.3 1.3 Other adjustment: accelerated
depreciation 0.4 3.0 Other adjustment: defined benefit plan curtailment gain (1.0) (1.0) Adjusted
operating profit (loss) (1) \$5.4 \$20.2 Net sales \$101.2 \$432.5 Adjusted operating margin 5.4% 4.7%
Source: Company disclosure. (1) Operating profit excluding severance, impairment and other associated
costs, non-cash stock-based compensation expense and other adjustments.

Non-GAAP Adjusted EBITDA Reconciliation (\$ in millions) Quarter ended Fiscal year ended
12/31/2010 12/31/2010 Net earnings \$1.2 (\$38.4) Net loss from discontinued operations 0.7 9.7
Non-controlling interest 0.3 1.0 Income tax expense (benefit) 0.7 2.7 Interest expense, net 1.1 4.9
Non-cash stock-based compensation expenses 0.3 1.3 Depreciation and amortization 3.4 17.4 Other
expense 0.2 4.4 Severance, impairment and other associated costs 1.7 32.8 Other adjustment: defined
benefit plan curtailment gain (1.0) (1.0) Adjusted EBITDA \$8.4 \$34.6 Net sales \$101.2 \$432.5 Adjusted
EBITDA margin 8.3% 8.0% Source: Company disclosure. Note: All figures are as reported in company
filings.