

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

SCHEDULE 14A INFORMATION

**Proxy Statement Pursuant to Section 14(a) of the
Securities Exchange Act of 1934**

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.

Consolidated-Tomoka Land Co.

(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 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:

- Fee paid previously with preliminary materials.
- 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:

On May 4, 2009, Consolidated-Tomoka Land Co. began mailing the following to its shareholders:

NEWS RELEASE

May 5, 2009



PO Box 10809
Daytona Beach, FL 32120
(386) 274-202
www.ctlc.com

THE CHOICE IS CLEAR!

The two leading independent Proxy Advisory firms—RiskMetrics and PROXY Governance, Inc.—have both endorsed **ALL SIX** of Consolidated Tomoka's Board of Directors' candidates listed on the **WHITE Proxy Card** for election as directors at the Company's 2009 Annual Meeting of Shareholders, and recommends AGAINST voting on the Green card for the Wintergreen director candidates.

In its report RiskMetrics Group stated, "the dissidents have not made a valid case for change." Meanwhile, PROXY Governance, Inc. expressed concerns with all three of the Wintergreen candidates' qualifications stating:

Dianne Neal (Wintergreen Nominee 1.1)

"At first glance a former CFO with current experience on another public company board should be an excellent choice. A year ago, however, Neal was also a director of a second company, Landamerica Financial Group, and one of two designated financial experts on the audit committee. In November 2008 Landamerica filed for bankruptcy, selling off substantially all its operations a month later; its shares have lost 99.85% of their value over the past 12 months. Neal was also a member of the Compensation Committee which paid the CEO more than twice the average of CEO's at peer companies (and paid the other named executives 71 % more than their peers) despite corporate performance.... Given not only the failure of the compensation strategies which Neal helped oversee, but the failure of the entire business for which she was the board's designated "financial expert," her boardroom performance is hardly a ringing endorsement of her candidacy..." (PROXY Governance INC. Research Report, April 30, 2009)

Francis O'Connor (Wintergreen Nominee 1.2)

"O'Connor has neither boardroom nor industry experience and his professional expertise in 'banking systems and risk management' does not seem even tangentially related to the board's strategic challenges." (PROXY Governance, Inc. Research Report, April 30, 2009)

Allen Harper (Wintergreen Nominee 1.3)

"Harper has boardroom experience, but it is unclear (and unaddressed in the dissident proxy) how directorships at several railroads, much less being a Colorado-based commercial real estate broker, give him an edge in addressing the strategic concerns the dissidents have outlined." (PROXY Governance, Inc. Research Report, April 30, 2009)

The Choice is Clear!

The Company's slate of directors possess the relevant experience and a track record of success to protect your investment and deliver long-term shareholder value.

**Vote Today on the White Proxy Card
for the Company's Slate of Directors.**

FOR MORE INFORMATION PLEASE VISIT WWW.CTOPROXYCONTEST.COM