

EP GLOBAL COMMUNICATIONS, INC.
2192 Martin Street, Irvine CA 92612
877-287-6175

**NOTICE OF SPECIAL MEETING OF SHAREHOLDERS
TO BE HELD ON FEBRUARY 8, 2018**

Notice is hereby given that the Special Meeting of Shareholders of EP Global Communications, Inc. will be held at 10:00AM on February 8, 2018 at Wilson Sonsini Goodrich & Rosati, 650 Page Mill Road Palo Alto, California for the following purposes:

- 1. Approve acquisition of all EP Global Communications, Inc. (EPGL) Intellectual Property Assets and conversion of all EPGL shareholders to private InWith Corp. shares based upon 100% Equity equivalent percentage of EPGL equity percentage now held, plus a 25% increase bonus for a total of 125% equity conversion rate. Conversion to InWith Corp. private shares will result in retirement of all EPGL outstanding common shares simultaneous to the conversion.**

The management has fixed the close of business on January 10, 2018 as the record date for determining the shareholders entitled to notice of, and to vote at, the meeting or adjournment thereof.

It is important that all shareholders be represented at the Special Meeting whether you attend or not. We urge you to sign and return the enclosed Proxy as promptly as possible, whether or not you plan to attend the meeting. The Proxy should be returned in the enclosed postage prepaid envelope. If you do attend the Special Meeting, you may then withdraw your Proxy. The Proxy may be revoked at any time prior to its exercise.

By Order of the Management,

/s/ Michael Hayes
Michael Hayes
President & CEO

EP Global Communications, Inc.

TABLE OF CONTENTS

GENERAL INFORMATION	1
PROPOSALS FOR SHAREHOLDER APPROVAL	3
FORWARD-LOOKING STATEMENTS	5

**EP Global Communications, Inc.
2192 Martin Street, Irvine CA 92612
877-287-6175**

**PROXY STATEMENT
February 8, 2018**

**SPECIAL MEETING OF SHAREHOLDERS TO BE HELD ON FEBRUARY 8, 2018
GENERAL INFORMATION**

General

This Proxy Statement is furnished by the Management of EP Global Communications, Inc., to the shareholders of the Company in connection with a solicitation of proxies for use at the Special Meeting of Shareholders (the “Special Meeting”)

Meeting Location and Date (Attendance is NOT required to Vote)

**Wilson Sonsini Goodrich & Rosati,
650 Page Mill Road
Palo Alto, California 94304
Date: February 8, 2018
Courtyard 1E
Time: 10AM**

Entitlement to Vote

If you are a registered holder of shares of our common stock on the record date, you may vote those shares of our common stock in person at the Special meeting or by proxy in the manner described below under “Voting of Proxies.” If you hold shares of our common stock in “street name” through a broker or other financial institution, you must follow the instructions provided by your broker or other financial institution regarding how to instruct your broker or financial institution to vote your shares.

Voting Of Proxies

You can vote the shares that you own of record on the record date by either attending the special meeting in person or by filling out and sending in a proxy in respect of the shares that you own. Your execution of a proxy will not affect your right to attend the Special meeting and to vote in person. You may revoke your proxy at any time before it is voted by:

(a) Filing a written notice of revocation of proxy with our stock transfer company at any time before the taking of the vote at the Special meeting;

(b) Executing a later-dated proxy relating to the same shares and delivering it to our stock transfer company at any time before the taking of the vote at the Special meeting; or

(c) Attending at the Special meeting, giving affirmative notice at the Special meeting that you intend to revoke your proxy and vote in person. Please note that your attendance at the Special meeting will not, in and of itself, revoke your proxy.

All shares of common stock represented by properly executed proxies received at or prior to the Special meeting that have not been revoked will be voted in accordance with the instructions of the stockholder who has executed the proxy. If no choice is specified in a proxy, the shares represented by the proxy will be voted for the proposal. The shares represented by each proxy will also be voted for or against such other matters as may properly come before the Special meeting at the discretion of the persons named in the proxy as proxy holders. We are not aware of any other matters to be presented for action at the Special meeting other than those described herein.

Any written revocation of proxy or subsequent later-dated proxy should be delivered to:

**Continental Stock Transfer & Trust Company
1 State Street, 30th Floor
New York, NY 10004
Attention: Bruce Jacoby**

Record Date and Shares Entitled to Vote

The Company has fixed the close of business on January 10, 2018 as the record date for the determination of stockholders entitled to notice of and to vote at the Special meeting. Holders of common stock are entitled to one vote at the Special meeting for each share of common stock held of record at the record date.

In addition to the entitled shares set forth above, the Company has voting control of 4,500,000 Series A, \$1.00 par value cumulative Preferred shares. Each share of Series A Preferred is convertible into 190 shares of the Company's common stock. Holders of the Series A Preferred shares are entitled to vote on all matters submitted to our shareholders for a vote or consent. Each share of Series A Preferred stock has voting rights equal to the number of shares of our common stock into which it converts (190 to 1), except when a separate class vote is required by law, the Series A Preferred stock will vote with our common stock as a single class. The 4,500,000 Series A Preferred shares have voting rights equal to 855,000,000 common shares.

Quorum

A quorum is necessary to hold a valid meeting of our stockholders. The required quorum for the transaction of business at the Special meeting is a majority of our issued and outstanding shares as of the record date. In order to be counted for purposes of determining whether a quorum exists at the Special meeting, shares must be present at the Special meeting either in person or represented by proxy. Shares that will be counted for purposes of determining whether a quorum exists will include:

1. Shares represented by proper executed proxies for which voting instructions have been given, including proxies which are marked “abstain” or “withhold” for any matter; and
2. Shares represented by properly executed proxies for which no instruction has been given; and
3. Broker non-votes. Broker non-votes occur when shares held by a broker for a beneficial owner are not voted with respect to a particular proposal because the broker has not received voting instructions from the beneficial owner and the broker does not have discretionary authority to vote such shares.

Votes Required

The affirmative vote of the majority of shares present in person or represented by proxy is required for approval of the proposal. Votes may be cast in favor or withheld. A vote is withheld when a properly executed proxy is marked WITHHOLD. Votes that are withheld and broker non-votes will be counted for the purposes of determining the presence or absence of a quorum but will have no other effect.

PROPOSAL ONE:

2. Approve acquisition of all EP Global Communications, Inc. (EPGL) Intellectual Property Assets and conversion of all EPGL shareholders to private InWith Corp. shares based upon 100% Equity equivalent percentage of EPGL equity percentage now held, plus a 25% increase bonus for a total of 125% equity conversion rate. Conversion to InWith Corp. private shares will result in retirement of all EPGL outstanding common shares simultaneous to the conversion.

2017 InWith Corp. Gifted Equity

For those who now hold the “IET” confirmation email that resulted from acceptance of the 2017 InWith Corp. gift equity offer, you will receive an additional 5% gift equity percentage. This will bring your conversion to 130% of your present EPGL equity, an increase of 30% by comparison to 25% for those who did not accept the gift equity in 2017.

Further to the Proposal

On December 1, 2017 management approved a bid from InWith Corp. a private Delaware Corporation, to acquire EPGL Intellectual Property Assets and to convert EPGL shares to InWith Corp. shares and to give common EPGL shareholders a significant increase in equity holding, by comparison to their EPGL equity percentage holding. The increase will be 125% of the current equity percentage held in EPGL shares. If the proposal is approved, InWith Corp. will move forward to commercialize the key technologies. Specifically, InWith Corp. will move to advance the flexible circuitry platform IP that enables state of the art, mass manufactured contact lenses to be integrated for multiple applications that can advance human vision correction, augmentation and display of information in connection with mobile devices.

Management believes that joining InWith Corp. is the best way for EPGL shareholders to maximize their investment value. InWith Corp. will begin with zero debt and the smaller 10M authorized share structure will allow the share price to qualify for future IPO NASDAQ or NYSE listing in a much more expeditious way.

Record Date for Conversion of Shares

If the proposal is approved as voted by shareholders, the management intends February 8, 2018 to also be the Record Date used for share conversion calculations from EPGL to InWith Corp. EPGL shares owned by shareholders as of that date will determine the final calculation of converted shares to InWith Corp.

About InWith Corp.

InWith Corp. is a privately held Delaware Corporation and is represented by law firm Wilson Sonsini Goodrich & Rosati (WSGR) of San Francisco. WSGR has taken equity in InWith Corp. WSGR is well respected worldwide and in “Silicon Valley”. WSGR was instrumental in the beginnings of Google LLC and represents many world class companies and start-ups. InWith Corp. will be funded by a private capital raise and is presently involved in a negotiations with partners for the private capital raise. InWith Corp. plans to commercialize electronic contact lens technologies, medical technologies, mobile device application technologies and additional consumer electronic technologies. InWith Corp. plans include growth and future IPO on NASDAQ or NYSE.

InWith Corp. Management

Dr. David Markus	President & Chief Technology Officer
Dr. Scott Peterson	Vice President
Dr. Dennis Polla	Chairman of Scientific Advisory Board
Brady Peterson	Chief Financial Officer
David Riedel	Information Technologies and Social Media

Share Structure: 10M Shares Authorized Common Private Shares

InWith Corp. Legal Representation:

**Wilson Sonsini Goodrich & Rosati
One Market Plaza, 1
Market St. #3300
San Francisco, CA 94105**

FORWARD-LOOKING STATEMENTS

This proxy statement includes statements that are not historical facts. These statements are “forward-looking statements” as defined in the Private Securities Litigation Reform Act of 1995 and are based, among other things, on the Company’s current plans and expectations relating to expectations of anticipated growth in the future and future success under various circumstances. As such, these forward-looking statements involve uncertainty and risk. Other factors and assumptions not identified above could also cause the actual results to differ materially from those set forth in any forward-looking statement. The Company does not undertake any obligation to update the forward-looking statements contained in this proxy statement to reflect actual results, changes in assumptions, or changes in other factors affecting these forward-looking statements.