### GABELLI GLOBAL MULTIMEDIA TRUST INC

Form N-PX August 27, 2007

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

FORM N-PX

ANNUAL REPORT OF PROXY VOTING RECORD OF REGISTERED

MANAGEMENT INVESTMENT COMPANY

Investment Company Act file number 811-08476

The Gabelli Global Multimedia Trust Inc.

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(Exact name of registrant as specified in charter)

One Corporate Center Rye, New York 10580-1422

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(Address of principal executive offices) (Zip code)

Bruce N. Alpert Gabelli Funds, LLC One Corporate Center Rye, New York 10580-1422

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(Name and address of agent for service)

Registrant's telephone number, including area code: 800-422-3554

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Date of fiscal year end: December 31

Date of reporting period: July 1, 2006 - June 30, 2007

Form N-PX is to be used by a registered management investment company, other than a small business investment company registered on Form N-5 (ss.ss. 239.24 and 274.5 of this chapter), to file reports with the Commission, not later than August 31 of each year, containing the registrant's proxy voting record for the most recent twelve-month period ended June 30, pursuant to section 30 of the Investment Company Act of 1940 and rule 30b1-4 thereunder (17 CFR 270.30b1-4). The Commission may use the information provided on Form N-PX in its regulatory, disclosure review, inspection, and policymaking roles.

A registrant is required to disclose the information specified by Form N-PX, and the Commission will make this information public. A registrant is not required to respond to the collection of information contained in Form N-PX unless the Form displays a currently valid Office of Management and Budget ("OMB") control number. Please direct comments concerning the accuracy of the information collection burden estimate and any suggestions for reducing the burden to the Secretary, Securities and Exchange Commission, 100 F Street, NE, Washington, DC 20549. The OMB has reviewed this collection of information under the clearance requirements of 44 U.S.C. ss. 3507.

#### PROXY VOTING RECORD

FOR PERIOD JULY 1, 2006 TO JUNE 30, 2007

ProxyEdge - Investment Company Report
Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 06/26/2007
Selected Accounts: NPX GABELLI GLB MULTIMEDIA TR Page 1 of 187

HELLENIC TELECOMMUNICATIONS ORGANIZATION S A

ISSUER: 2	X3258B102	ISIN: GRS260333000	BLOCKING	
SEDOL: 5	5051605, B02NXN0, 543750	06 		
VOTE GROU	JP: GLOBAL			
	Proposal			Cast
	APPROVE THE CANCELLATE FOLLOWING THE 3 YEAR F WITH SUBSEQUENT REDUCT 5 OF THE CAA BY AN AN THE SHARES CANCELLED, 12 OF CODIFIED LAW 219		Management	
2.	AND MAJORITY , 33 PROCURRENT COMPANYS ARTICLATION AFTER THE MODIFICATION THE DECISION MADE BY 122 JUN 2006 HAVE THE N	SHARE CAPITAL , 25 QUORUM DFITS DISTRIBUTION OF THE CLES OF ASSOCIATION, WHICH N AND NEW NUMBERING AFTER THE SHAREHOLDERS OGM ON NUMBERS 5, 24 AND 32 RESPECTIVELY HE COMPANY S ARTICLES OF	Management	Take No Ac
3.	THE COMPANYS SHARE CAP YEARS FROM THE RELATED ASSEMBLY, BOND LOANS P SAID SHARE CAPITAL AS SAID RESOLUTION OF THE PURSUANT TO ARTICLE 13 WITH ARTICLE 3A PARA.1 LAW 2190/1920, IN CONS	F DIRECTORS TO INCREASE PITAL OR ISSUE WITHIN 5 D RESOLUTION OF THE GENERAL FOR AMOUNTS EQUAL TO THE IT WAS ON THE DAY OF THE E GENERAL ASSEMBLY ABOVE, 3 PARA. 1 INTENT B IN CONJUNCTION 1 INTENT B OF THE CODIFIED JUNCTION WITH THE APPROPRIATE PANYS ARTICLES OF ASSOCIATION	Management	Take No Ac

4. MISCELLANEOUS ANNOUNCEMENTS Other Take No Ac

\_\_\_\_\_\_

BT GROUP PLC BT

ISSUER: 05577E101 ISIN:

SEDOL:

\_\_\_\_\_\_

VOTE GROUP: GLOBAL

Proposal		Proposal	Vote
Number	Proposal	Type	Cast
14	AUTHORITY FOR POLITICAL DONATIONS SPECIAL RESOLUTION	Management	For
	* PLEASE VISIT WWW.BT.COM/ANNUAL REPORT		
13	AUTHORITY TO PURCHASE OWN SHARES SPECIAL RESOLUTION	Management	For
12	AUTHORITY TO ALLOT SHARES FOR CASH SPECIAL RESOLUTION	Management	For
11	AUTHORITY TO ALLOT SHARES	Management	For
10	REMUNERATION OF AUDITORS	Management	For
09	REAPPOINTMENT OF AUDITORS	Management	For
08	ELECT PHIL HODKINSON	Management	For
07	ELECT MATTI ALAHUHTA	Management	For
06	RE-ELECT CLAYTON BRENDISH	Management	For

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05	RE-ELECT MAARTEN VAN DEN BERGH	Management	For
04	RE-ELECT SIR ANTHONY GREENER	Management	For
03	FINAL DIVIDEND	Management	For
02	REMUNERATION REPORT	Management	For
01	REPORTS AND ACCOUNTS	Management	For

ISIN: GB0002993037

EMAP PLC

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SEDOL: 0299303, B02SQ69, 5734746

VOTE GROUP: GLOBAL

ISSUER: G30268109

Proposal Number	Proposal	Proposal Type	Vote Cast
1.	RECEIVE THE COMPANY S REPORT AND ACCOUNTS FOR THE YE 31 MAR 2006	Management	For
2.	APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YE 31 MAR 2006	Management	For
3.	DECLARE A FINAL DIVIDEND OF 21.4 PENCE PER ORDINARY SHARE IN RESPECT OF THE YE 31 MAR 2006	Management	For
4.	RE-APPOINT MR. IAN GRIFFITHS AS A DIRECTOR OF THE COMPANY	Management	For
5.	RE-APPOINT MR. DAVID ROUGH AS A DIRECTOR OF THE COMPANY	Management	For
6.	RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS THE AUDITORS OF THE COMPANY TO HOLD OFFICE UNTIL	Management	For

THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY

7. AUTHORIZE THE DIRECTORS TO DETERMINE THE PRICEWATERHOUSECOOPERS LLP S REMUNERATION AS THE AUDITORS

Management For

Management For

8. AUTHORIZE THE BOARD, IN SUBSTITUTION FOR ALL PREVIOUS AUTHORITY AND TO EXERCISE THE POWERS OF THE COMPANY TO ALLOT RELEVANT SECURITIES SECTION 80 OF THE COMPANIES ACT 1985 UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 19,750,000; AUTHORITY EXPIRES AT THE CONCLUSION OF THE NEXT AGM OF THE COMPANY ; AND THE DIRECTORS MAY ALLOT RELEVANT SECURITIES AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT MADE PRIOR TO SUCH EXPIRY

Management For

AUTHORIZE THE BOARD, PURSUANT TO SECTION 95 OF THE COMPANIES ACT 1985, SUBJECT TO THE PASSING OF RESOLUTION 8 AND, TO ALLOT EQUITY SECURITIES FOR CASH SECTION 94(2) OF THE ACT AND SECTION 94(3A) OF THE ACT PURSUANT TO THE AUTHORITY CONFERRED BY RESOLUTION 8, IN EITHER CASE DISAPPLYING THE STATUTORY PRE-EMPTION RIGHTS SECTION 89(1) , PROVIDED THAT THIS POWER IS LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES: A) IN CONNECTION WITH A RIGHTS ISSUE, OPEN OFFER OR ANY OTHER PRE-EMPTIVE OFFER IN FAVOR OF ORDINARY SHAREHOLDERS; B) UP TO AN AGGREGATE NOMINAL VALUE OF GBP 3,230,000; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR PASSING OF THIS RESOLUTION; AND THE DIRECTORS MAY ALLOT EOUITY SECURITIES AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT MADE PRIOR TO SUCH EXPIRY

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AUTHORIZE THE COMPANY, IN ACCORDANCE WITH THE S.10 ARTICLE 7 OF ITS ARTICLES OF ASSOCIATION OF THE COMPANY, FOR THE PURPOSES OF SECTION 166 OF THE COMPANIES ACT 1985, TO MAKE MARKET PURCHASES SECTION 163 OF THE ACT OF UP TO 25,890,000, BEING 10% OF THE ISSUED SHARE CAPITAL OF THE COMPANY AT 25 MAY 2006 OF 25 PENCE EACH IN THE CAPITAL OF THE COMPANY, AT A MINIMUM PRICE OF 25 PENCE AND NOT MORE THAN 105% OF THE AVERAGE MIDDLE MARKET QUOTATIONS FOR SUCH SHARES DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST, OVER THE PREVIOUS 5 BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH THE ORDINARY SHARE IS PURCHASED WHICH AMOUNT SHALL BE EXCLUSIVE OF EXPENSE; AND THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE AND THE HIGHEST CURRENT INDEPENDENT BID ON THE TRADING VENUE WHERE THE

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PURCHASE IS CARRIED OUT; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE AGM OF THE COMPANY TO BE HELD IN 2007; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY

S.11 ADOPT THE ARTICLES OF ASSOCIATION PRODUCED TO THE MEETING AS THE NEW ARTICLESOF ASSOCIATION OF THE COMPANY IN SUBSTITUTION FOR, AND TO THE EXCLUSION OF, THE EXISTING ARTICLES OF ASSOCIATION AND AUTHORIZE THE DIRECTORS TO DO ALL SUCH ACTS AND THINGS AS THEY CONSIDER NECESSARY OR DESIRABLE TO GIVE EFFECT TO THIS

Management For

EMI GROUP PLC

ISSUER: G3035P100 ISIN: GB0000444736

SEDOL: 0044473, 0889403, B01DGL0, 5473878

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
1.	RECEIVE THE DIRECTORS REPORT AND THE FINANCIAL STATEMENTS FOR THE YE 31 MAR 2006	Management	For
2.	DECLARE A FINAL DIVIDEND OF 6.0P PER ORDINARY SHARE	Management	For
3.	APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YE 31 MAR 2006	Management	For
4.	RE-ELECT MR. E.L. NICOLI AS A DIRECTOR	Management	For
5.	RE-ELECT MR. D.J. LONDONER AS A DIRECTOR	Management	For
6.	ELECT MR. K.K. CARTON AS A DIRECTOR	Management	For
7.	ELECT MR. R.C. FAXON AS A DIRECTOR	Management	For
8.	RE-APPOINT ERNST & YOUNG LLP AS THE AUDITOR UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY	Management	For
9.	AUTHORIZE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR	Management	For
10.	GRANT AUTHORITY TO ALLOT RELEVANT SECURITIES CONFERRED ON THE DIRECTORS BY ARTICLE 14 OF THE COMPANY S ARTICLES OF ASSOCIATION; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE 2007 AGM OR 12 OCT 2007 AND FOR SUCH PERIOD THE SECTION 80 AMOUNT SHALL BE GBP 42,714,418	Management	For

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S.11 GRANT POWER, SUBJECT TO THE PASSING OF RESOLUTION

10, TO ALLOT EQUITY SECURITIES FOR CASH AS IF SECTION 89(1) OF THE COMPANIES ACT 1985 DID NOT APPLY CONFERRED ON THE DIRECTORS BY ARTICLE 14(B) OF THE COMPANY S ARTICLES OF ASSOCIATION; AUTHORITY EXPIRES AT THE CONCLUSION OF THE 2007 AGM OR 12 OCT 2007 AND FOR SUCH PERIOD THE SECTION 89 AMOUNT SHALL BE GBP 5,550,479

- AUTHORIZE THE COMPANY, PURSUANT TO THE AUTHORITY CONTAINED IN ITS ARTICLES OFASSOCIATION, TO MAKE MARKET PURCHASES SECTION 163(3) OF THE COMPANIES ACT 1985 UP TO A MAXIMUM OF 79,292,556 ORDINARY SHARES OF 14P EACH AT A MINIMUM PRICE 14P AND THE MAXIMUM PRICE PER ORDINARY SHARE IS NOT MORE THAN 5% ABOVE THE AVERAGE OF THE MIDDLE MARKET QUOTATIONS FOR AN ORDINARY SHARE AS DERIVED FROM THE DAILY OFFICIAL LIST OF THE LONDON STOCK EXCHANGE FOR THE 5 BUSINESS DAYS IN RESPECT OF WHICH SUCH DAILY OFFICIAL LIST IS PUBLISHED BEFORE THE PURCHASE IS MADE; AUTHORITY EXPIRES THE EARLIER AT THE CONCLUSION OF THE 2007 AGM OR 12 OCT 2007; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY
- 13. AUTHORIZE EMI GROUP PLC TO: I) MAKE DONATIONS
  TO EU POLITICAL ORGANIZATIONS OF NOT MORE THAN
  GBP 50,000 IN TOTAL; AND, II) INCUR EU POLITICAL
  EXPENDITURE OF NO MORE THAN GBP 50,000 IN TOTAL,
  PROVIDED THAT THE AGGREGATE DONATIONS TO EU POLITICAL
  ORGANIZATIONS AND EU POLITICAL EXPENDITURE INCURRED
  BY EMI GROUP PLC AND ALL OF ITS SUBSIDIARIES
  SHALL NOT DURING SUCH PERIOD EXCEED GBP 50,000;
  AUTHORITY EXPIRES THE EARLIER AT THE CONCLUSION
  OF THE 2007 AGM OR 12 OCT 2007
- 14. AUTHORIZE EMI MUSIC LIMITED TO: I) MAKE DONATIONS
  TO EU POLITICAL ORGANIZATIONS OF NO MORE THAN
  GBP 50,000 IN TOTAL; AND II) INCUR EU POLITICAL
  EXPENDITURE OF NO MORE THAN GBP 50,000 IN TOTAL,
  PROVIDED THAT THE AGGREGATE DONATIONS TO EU POLITICAL
  ORGANIZATIONS AND EU POLITICAL EXPENDITURE INC
  BY EM GROUP PLC AND ALL OF ITS SUBSIDIARIES SHALL
  NOT DURING SUCH PERIOD EXCEED GBP 50,000; AUTHORITY
  EXPIRES THE EARLIER AT THE CONCLUSION OF THE
  2007 AGM OR 12 OCT 2007
- 15. AUTHORIZE EMI RECORDS LIMITED TO: I) MAKE DONATIONS
  TO EU POLITICAL ORGANIZATIONS OF NO MORE THAN
  GBP 50,000 IN TOTAL; AND II) INCUR EU POLITICAL
  EXPENDITURE OF NO MORE THAN GBP 50,000 IN TOTAL,
  PROVIDED THATTHE AGGREGATE DONATIONS TO EU POLITICAL
  ORGANISALIONS AND EU POLITICAL EXPENDITURE INCUNED
  BY EMI GROUP PLC AND ALL OF ITS SUBSIDIARIES
  SHALL NOT DURING SUCH PERIOD EXCEED GBP50,000;
  AUTHORITY EXPIRES THE EARLIER AT THE CONCLUSION
  OF THE2007AGM OR 12 OCT 2007
- 16. AUTHORIZE EMI MUSIC PUBLISHING LIMITED TO: I)
  MAKE DONATIONS TO EU POLITICAL ORGANIZATIONS
  OF NO MORE THAN GBP 50,000 IN TOTAL; AND, II)
  INCUR EU POLITICAL EXPENDITURE OF NO MORE THAN
  GBP 50,000 IN TOTAL, PROVIDED THAT THE AGGREGATE

Management For

Management

For

For

For

Management

Management

DONATIONS TO EU POLITICAL ORGANISATIONS AND EU POLITICAL EXPENDITURE INCURRED BY EM GROUP PLC AND ALL OF ITS SUBSIDIARIES SHALI NOT DURING SUCH PERIOD EXCEED GBP50,000; AUTHORITY EXPIRES THE EARLIER AT THE CONCLUSION OF THE 2007 AGM OR 12 OCT 2007

17. AUTHORIZE VIRGIN RECORDS LIMITED TO: I) MAKE DONATIONS TO EU POLITICAL ORGANIZATIONS OF NO MORE THAN GBP 50,000 IN TOTAL; AND II) INCUR EU POLITICAL EXPENDITURE OF NO MORE THAN GBP 50,000 IN TOTAL, PROVIDED THAT THE AGGREGATE DONATIONS TO EU POLITICAL ORGANISATIONS AND EU POLITICAL EXPENDITURE INCURRED BY EMI GROUP PLC AND ALL OF ITS SUBSIDIARIES SHALL NOT DURING SUCH PERIOD EXCEED GBP50,000; AUTHORITY EXPIRES THE EARLIER AT THE CONCLUSION OF THE 2007 AGM OR 12 OCT 2007

Management For

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SPANISH BROADCASTING SYSTEM, INC. SBSA

ISSUER: 846425882 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
01	DIRECTOR	Management	For
	RAUL ALARCON, JR.	Management	For
	ANTONIO S. FERNANDEZ	Management	For
	PABLO RAUL ALARCON, SR.	Management	For
	JOSE A. VILLAMIL	Management	For
	DAN MASON	Management	For
	JASON L. SHRINSKY	Management	For
02	APPROVAL OF THE SPANISH BROADCASTING SYSTEM, INC. 2006 OMNIBUS EQUITY COMPENSATION PLAN.	Management	For

AT&T INC.

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ISSUER: 00206R102 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
01	APPROVE ISSUANCE OF AT&T COMMON SHARES REQUIRED TO BE ISSUED PURSUANT TO THE MERGER AGREEMENT, DATED AS OF MARCH 4, 2006, BY AND AMONG BELLSOUTH CORPORATION, AT&T INC. AND ABC CONSOLIDATION CORP., AS IT MAY BE AMENDED.	Management	For
PRICE CON	MMUNICATIONS CORPORATION	PR	
ISSUER:	741437305 ISIN:		
SEDOL:			
VOTE GROU	UP: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vote Cast
02	DIRECTOR	Management	For
Meeting I		e 6 of 187	Fan
Meeting I	Date Range: 07/01/2006 to 06/30/2007 Report Date: 0	e 6 of 187	For For
Meeting I Selected	Date Range: 07/01/2006 to 06/30/2007 Report Date: ( Accounts: NPX GABELLI GLB MULTIMEDIA TR Page  ROBERT F. ELLSWORTH PROPOSAL THAT THE COMPANY SHOULD BE DISSOLVED AFTER WE RECEIVE VERIZON COMMON STOCK IN EXCHANGE FOR OUR INTEREST IN VERIZON WIRELESS OF THE EAST	e 6 of 187 Management	
Meeting I Selected 01  VODAFONE	Date Range: 07/01/2006 to 06/30/2007 Report Date: ( Accounts: NPX GABELLI GLB MULTIMEDIA TR Page  ROBERT F. ELLSWORTH PROPOSAL THAT THE COMPANY SHOULD BE DISSOLVED AFTER WE RECEIVE VERIZON COMMON STOCK IN EXCHANGE FOR OUR INTEREST IN VERIZON WIRELESS OF THE EAST LP	Management Management	
Meeting I Selected  01  VODAFONE ISSUER: 9	Date Range: 07/01/2006 to 06/30/2007 Report Date: ( Accounts: NPX GABELLI GLB MULTIMEDIA TR Page  ROBERT F. ELLSWORTH PROPOSAL THAT THE COMPANY SHOULD BE DISSOLVED AFTER WE RECEIVE VERIZON COMMON STOCK IN EXCHANGE FOR OUR INTEREST IN VERIZON WIRELESS OF THE EAST LP  GROUP PLC	Management Management	
Meeting I Selected  01  VODAFONE  ISSUER: 9  SEDOL:	Page Date Range: 07/01/2006 to 06/30/2007 Report Date: 0 Accounts: NPX GABELLI GLB MULTIMEDIA TR Page ROBERT F. ELLSWORTH PROPOSAL THAT THE COMPANY SHOULD BE DISSOLVED AFTER WE RECEIVE VERIZON COMMON STOCK IN EXCHANGE FOR OUR INTEREST IN VERIZON WIRELESS OF THE EAST LP  GROUP PLC 92857W100 ISIN:	Management Management	
Meeting I Selected  01  VODAFONE  ISSUER: 9  SEDOL:	Page 20 Accounts: NPX GABELLI GLB MULTIMEDIA TR  ROBERT F. ELLSWORTH PROPOSAL THAT THE COMPANY SHOULD BE DISSOLVED AFTER WE RECEIVE VERIZON COMMON STOCK IN EXCHANGE FOR OUR INTEREST IN VERIZON WIRELESS OF THE EAST LP  GROUP PLC  92857W100  ISIN:	Management Management Management  VOD  Proposal Type	For Vote Cast
Meeting I Selected  01  VODAFONE  ISSUER: 9  SEDOL: VOTE GROUP	Page 20 Accounts: NPX GABELLI GLB MULTIMEDIA TR  ROBERT F. ELLSWORTH PROPOSAL THAT THE COMPANY SHOULD BE DISSOLVED AFTER WE RECEIVE VERIZON COMMON STOCK IN EXCHANGE FOR OUR INTEREST IN VERIZON WIRELESS OF THE EAST LP  GROUP PLC  92857W100  ISIN:  TO APPROVE THE RETURN OF CAPITAL BY WAY OF A B SHARE SCHEME AND SHARE CONSOLIDATION AND THE	Management Management Management  VOD  Proposal Type	For Vote Cast
Meeting I Selected  01  VODAFONE  ISSUER: 9  SEDOL:  VOTE GROUProposal Number	Date Range: 07/01/2006 to 06/30/2007 Report Date: 0 Accounts: NPX GABELLI GLB MULTIMEDIA TR Page  ROBERT F. ELLSWORTH PROPOSAL THAT THE COMPANY SHOULD BE DISSOLVED AFTER WE RECEIVE VERIZON COMMON STOCK IN EXCHANGE FOR OUR INTEREST IN VERIZON WIRELESS OF THE EAST LP  GROUP PLC  92857W100 ISIN:  UP: GLOBAL  Proposal  TO APPROVE THE RETURN OF CAPITAL BY WAY OF A	Management Management Management  VOD  Proposal Type	For Vote Cast
Meeting I Selected  01  VODAFONE  ISSUER: 9  SEDOL:  VOTE GROUProposal Number  E1	Page Range: 07/01/2006 to 06/30/2007 Report Date: 0 Accounts: NPX GABELLI GLB MULTIMEDIA TR Page ROBERT F. ELLSWORTH PROPOSAL THAT THE COMPANY SHOULD BE DISSOLVED AFTER WE RECEIVE VERIZON COMMON STOCK IN EXCHANGE FOR OUR INTEREST IN VERIZON WIRELESS OF THE EAST LP  GROUP PLC  92857W100 ISIN:  JP: GLOBAL  Proposal  TO APPROVE THE RETURN OF CAPITAL BY WAY OF A B SHARE SCHEME AND SHARE CONSOLIDATION AND THE CONSEQUENTIAL AMENDMENT TO THE ARTICLES OF ASSOCIATION TO RECEIVE THE REPORT OF THE DIRECTORS AND FINANCIAL	Management Management VOD  Proposal Type  Management	For  Vote Cast For

	DR MICHAEL BOSKIN, 1,3	Management	For
	LORD BROERS, 1,2	Management	
	JOHN BUCHANAN, 1	Management	
	ANDREW HALFORD	Management	
	PROF J. SCHREMPP, 2,3	Management	
	LUC VANDEVELDE, 3	Management	
	PHILIP YEA, 3	Management	
	ANNE LAUVERGEON	Management	
	ANTHONY WATSON	Management	
A14	TO APPROVE A FINAL DIVIDEND OF 3.87P PER ORDINARY	Management	
A14	SHARE	Management	101
A15	TO APPROVE THE REMUNERATION REPORT	Management	For
AIJ	TO ALLROVE THE REMORDINATION REPORT	rianagement	101
A16	TO RE-APPOINT DELOITTE & TOUCHE LLP AS AUDITORS	Management	For
111 0	TO NO METOTAL DEBOTTE A TOUGHD BEE NO MODITIONS	riarragemerre	101
A17	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE	Management	For
	THE REMUNERATION OF THE AUDITORS		
A18	TO ADOPT NEW ARTICLES OF ASSOCIATION +	Management	For
		5	
A19	TO AUTHORISE DONATIONS UNDER THE POLITICAL PARTIES,	Management	For
	ELECTIONS AND REFERENDUMS ACT 2000	,	
A20	TO RENEW AUTHORITY TO ALLOT SHARES UNDER ARTICLE	Management	For
	16.2 OF THE COMPANY S ARTICLES OF ASSOCIATION	5	
A21	TO RENEW AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS	Management	For
	UNDER ARTICLE 16.3 OF THE COMPANY S ARTICLES		
	OF ASSOCIATION +		
A22	TO AUTHORISE THE COMPANY S PURCHASE OF ITS OWN	Management	For
1100	SHARES (SECTION 166, COMPANIES ACT 1985) +	110110 9 0 110110	
	101 100/		

ELECTRONIC ARTS INC. ERTS

ISSUER: 285512109 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

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Proposal Number	Proposal	Proposal Type	Vote Cast
05	RATIFICATION OF APPOINTMENT OF INDEPENDENT AUDITORS.	Management	For
04	AMENDMENT TO THE 2000 EMPLOYEE STOCK PURCHASE PLAN.	Management	For
03	AMENDMENT TO THE 2000 EQUITY INCENTIVE PLAN.	Management	Against
02	APPROVAL OF STOCK OPTION EXCHANGE PROGRAM.	Management	For
01	DIRECTOR	Management	For
	M. RICHARD ASHE	R Management	For

		GARY M. KUSIN	Management	For
		GREGORY B. MAFFEI	Management	For
		TIMOTHY MOTT	Management	For
		VIVEK PAUL	-	
		LAWRENCE F. PROBST III		
		RICHARD A. SIMONSON		
		LINDA J. SRERE	Management	For
HELLENIC	TELECOMMUNICATIONS ORGANIZATION			
ISSUER: X	3258B102	ISIN: GRS260333000	BLOCKING	
	051605, B02NXN0, 5437506			
VOTE GROU				
	· GLODALI			
Proposal Number	Proposal		Proposal Type	Vote Cast
*	PLEASE NOTE THAT THE MEETING HI HAS BEEN POSTPONED DUE TO LACK THAT THE SECOND CONVOCATION WI JUL 2006. PLEASE ALSO NOTE THE IS 20 JUL 2006. IF YOU HAVE ALI VOTES, PLEASE DO NOT RETURN THE YOU DECIDE TO AMEND YOUR ORIGIN	OF QUORUM AND LL BE HELD ON 31 NEW CUTOFF DATE READY SENT YOUR IS PROXY FORM UNLESS	Non-Voting	
*	PLEASE NOTE THAT THIS IS AN OG	M. THANK YOU.	Non-Voting	
1.	APPROVE THE CANCELLATION OF 432 FOLLOWING THE 3 YEAR PERIOD SID WITH SUBSEQUENT REDUCTION OF SUBSEQUENT REDUCTION OF SUBSEQUENT ARTICLES OF AN AMOUNT EQUAL TO THE ONE OF AS PER ARTICLE 16, PARAGRAPH 12 2190/1920, TRANSFER TO THE PURGE TO EXTRAORDINARY RESERVES	NCE THEIR ACQUISITION HARE CAPITAL ARTICLE ASSOCIATION BY THE SHARES CANCELLED, 2 OF CODIFIED LAW	Management	Take No Ac
2.	AMEND THE ARTICLES OF ASSOCIAT, 25 QUORUM AND MAJORITY, 33		Management	Take No Ac

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S ARTICLES OF ASSOCIATION

OF THE CURRENT COMPANY S ARTICLES OF ASSOCIATION, WHICH AFTER THE MODIFICATION AND NEW NUMBERING AFTER THE DECISION MADE BY THE SHAREHOLDERS OGM ON 22 JUN 2006 HAVE THE NUMBERS 5, 24 AND 32  $\,$ RESPECTIVELY AND CODIFICATION OF THE COMPANY

AUTHORIZE THE BOARD OF DIRECTORS TO INCREASE

THE COMPANY S SHARE CAPITAL OR ISSUE WITHIN 5 YEARS FROM THE RELATED RESOLUTION OF THE GENERAL ASSEMBLY, BOND LOANS FOR AMOUNTS EQUAL TO THE

Management

LEONARD S. COLEMAN Management

For

Take No Ac

SAID SHARE CAPITAL AS IT WAS ON THE DAY OF THE SAID RESOLUTION OF THE GENERAL ASSEMBLY ABOVE, PURSUANT TO ARTICLE 13 PARAGRAPH 1 INTENT B IN CONJUNCTION WITH ARTICLE 3A PARAGRAPH 1 INTENT B OF THE CODIFIED LAW 2190/1920, IN CONJUNCTION WITH THE APPROPRIATE PROVISIONS OF THE COMPANY S ARTICLES OF ASSOCIATION

4.	MISCELLANEOUS ANNOUNCEMENTS		Other	Take No Ac
TIVO INC	·		TIVO	
ISSUER:	388706108 ISIN:			
SEDOL:				
VOTE GRO	UP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vote Cast
01	TO RATIFY THE SELECTION OF KPMG LLP AS THE S INDEPENDENT AUDITORS FOR THE FISCAL YEAR JANUARY 31, 2007.	MICHAEL RAMSAY RANDY KOMISAR GEOFFREY Y. YANG COMPANY ENDING	Management Management Management Management Management	For For For For
TALK AME	RICA HOLDINGS, INC.		TALK	
ISSUER:	37426R202 ISIN:			
SEDOL:				
	JP: GLOBAL			
VOTE GRO	Proposal		Proposal Type	Vote Cast
VOTE GRO	Proposal DIRECTOR	B. MEYERCORD III	Туре	
VOTE GROUProposal Number 01 02 03	Proposal  DIRECTOR  EDWARD  TO APPROVE THE AUDITOR PROPOSAL  TO APPROVE THE TALK AMERICA EMPLOYEE STOCK	B. MEYERCORD III	Type  Management  Management  Management	Cast For For For
VOTE GROUP Proposal Number 01 02 03 ORIENTAL	Proposal  DIRECTOR  EDWARD  TO APPROVE THE AUDITOR PROPOSAL  TO APPROVE THE TALK AMERICA EMPLOYEE STOCK : PLAN	B. MEYERCORD III PURCHASE	Type  Management  Management  Management	Cast For For For

Proposal Number	Proposal	Proposal Type	Vote Cast
4.	RE-APPOINT GRANT THORNTON AS THE AUDITORS OF THE COMPANY AND AUTHORIZE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	Management	For
s.5	AMEND THE ARTICLE 74, 74(VI), 75, 103(A), 103(A) AND 104(III) OF THE ARTICLES OF ASSOCIATION OF THE COMPANY BY DELETING IN ITS ENTIRETY AND BY REPLACING WITH THE NEW ONES AS SPECIFIED	Management	For

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6. AUTHORIZE THE DIRECTORS OF THE COMPANY, TO REPURCHASE SHARES OF THE COMPANY DURING THE RELEVANT PERIOD, ON THE STOCK EXCHANGE OF HONG KONG LIMITED STOCK EXCHANGE OR ANY OTHER STOCK EXCHANGE ON WHICH THE SHARES OF THE COMPANY MAY BE LISTED AND RECOGNIZED BY THE SECURITIES AND FUTURES COMMISSION AND THE STOCK EXCHANGE FOR THIS PURPOSE, SUBJECT TO AND IN ACCORDANCE WITH ALL APPLICABLE LAWS AND THE REQUIREMENTS OF THE RULES GOVERNING THE LISTING OF SECURITIES ON THE STOCK EXCHANGE OR THOSE OF ANY OTHER STOCK EXCHANGE AS AMENDED FROM TIME TO TIME, NOT EXCEEDING 10% OF THE AGGREGATE NOMINAL AMOUNT OF THE ISSUED SHARE CAPITAL OF THE COMPANY; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE AGM OF THE COMPANY OR THE EXPIRATION OF THE PERIOD WITHIN WHICH THE NEXT AGM OF THE COMPANY IS TO BE HELD BY THE COMPANIES ORDINANCE CHAPTER 32 OF THE LAWS OF THE HONG KONG TO BE HELD

AUTHORIZE THE DIRECTORS OF THE COMPANY, PURSUANT 7. TO SECTION 57B OF THE COMPANIES ORDINANCE CHAPTER 32 OF THE LAWS OF HONG KONG TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES IN THE CAPITAL OF THE COMPANY AND MAKE OR GRANT OFFERS, AGREEMENTS AND OPTIONS INCLUDING WARRANTS, BONDS. DEBENTURES, NOTED AND OTHER SECURITIES WHICH CARRY RIGHTS TO SUBSCRIBE FOR OR ARE CONVERTIBLE INTO SHARES OF THE COMPANY DURING AND AFTER THE RELEVANT PERIOD, NOT EXCEEDING 20% OF THE AGGREGATE NOMINAL AMOUNT OF THE ISSUED SHARE CAPITAL OF THE COMPANY OTHERWISE THAN PURSUANT TO I) A RIGHTS ISSUE; OR II) THE EXERCISE OF RIGHTS OF SUBSCRIPTION OR CONVERSION UNDER THE TERMS OF ANY EXISTING WARRANTS, BONDS, DEBENTURES, NOTES, DEEDS OR OTHER SECURITIES WHICH ARE CONVERTIBLE INTO SHARES OF THE COMPANY; OR III) THE EXERCISE OF OPTIONS GRANTED ANY SHARE OPTION SCHEME OR SIMILAR ARRANGEMENT; OR IV) ANY SCRIPT DIVIDEND OR SIMILAR ARRANGEMENT PROVIDING FOR THE ALLOTMENT OF SHARES IN LIEU

Management

For

OF THE WHOLE OR PART OF A DIVIDEND ON SHARES OF THE COMPANY IN ACCORDANCE WITH THE ARTICLES OF ASSOCIATION OF THE COMPANY; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR THE EXPIRATION OF THE PERIOD WITHIN WHICH THE NEXT AGM OF THE COMPANY IS REQUIRED BY THE COMPANIES ORDINANCE TO BE HELD

AUTHORIZE THE DIRECTORS OF THE COMPANY, CONDITIONAL Management For UPON THE PASSING OF RESOLUTION 6 AND 7, TO ALLOT SHARES PURSUANT TO RESOLUTION 7, BY THE ADDITION THERE TO AN AGGREGATE NOMINAL AMOUNT SHARE CAPITAL OF THE COMPANY REPURCHASED BY THE COMPANY PURSUANT TO THE RESOLUTION 6 PROVIDED THAT THE AMOUNT OF SHARE CAPITAL REPURCHASED BY THE COMPANY SHALL NOT EXCEED 10% OF THE AGGREGATE NOMINAL AMOUNT OF THE SHARE CAPITAL OF THE COMPANY IN ISSUE ON THE DATE OF THIS RESOLUTION

RECEIVE AND APPROVE THE AUDITED FINANCIAL STATEMENTS Management For AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS OF THE COMPANY FOR THE YE 31 MAR 2006

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2.	DECLARE A FINAL DIVIDEND OF HKD 2 CENTS AND A SPECIAL DIVIDEND OF HKD 0.5 CENTS PER SHARE AS RECOMMENDED BY THE BOARD OF DIRECTORS	Management	For
3.I.A	RE-ELECT MR. CHING-CHOI MA AS AN EXECUTIVE DIRECTOR OF THE COMPANY	Management	For
3.I.B	RE-ELECT MR. YAU-NAM CHAM AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	Management	For
3.I.C	RE-ELECT MR. SHUN-CHUEN LAM AS AN EXECUTIVE DIRECTOR OF THE COMPANY	Management	For
3.I.D	RE-ELECT MR. DOMINIC LAI AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	Management	For
3.II	AUTHORIZE THE BOARD OF DIRECTORS TO FIX THE DIRECTORS REMUNERATION	Management	For

TRAFFIX, INC. TRFX

ISSUER: 892721101 ISIN:

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VOTE GROUP: GLOBAL

Proposal Number	Proposal			Proposal Type	Vote Cast
01	DIRECTOR	JEFFREY L.	SCHWARTZ	Management Management	For For

ROBERT MACHINIST  TO ADOPT THE COMPANY S 2006 EMPLOYEE INCENTIVE PLAN.  APPROVAL OF APPOINTMENT OF GOLDSTEIN GOLUB KESSLER LLP AS THE COMPANY S AUDITORS.  IN THEIR DISCRETION UPON SUCH OTHER MEASURES AS MAY PROPERLY COME BEFORE THE MEETING, HEREBY RATIFYING AND CONFIRMING ALL THAT SAID PROXY MAY LAWFULLY DO OR CAUSE TO BE DONE BY VIRTUE HEREOF AND HEREBY REVOKING ALL PROXIES HERETOFORE GIVEN BY THE UNDERSIGNED TO VOTE AT SAID MEETING OR ANY ADJOURNMENT THEREOF.	Management Management Management	
KERZNER INTERNATIONAL LIMITED	KZL	
ISSUER: P6065Y107 ISIN:		
SEDOL:		
VOTE GROUP: GLOBAL		
Proposal Number Proposal	Proposal Type	Vote Cast
TO ADJOURN THE EXTRAORDINARY GENERAL MEETING AND TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF APPROVAL OF THE MERGER AGREEMENT IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE MEETING TO APPROVE THE MERGER AGREEMENT.  O1 TO APPROVE THE AMENDED AND RESTATED AGREEMENT AND PLAN OF MERGER DATED AS OF APRIL 30, 2006 (THE MERGER AGREEMENT), BY AND AMONG K-TWO HOLDCO LIMITED, ITS WHOLLY-OWNED SUBSIDIARY K-TWO SUBCO LIMITED AND KERZNER INTERNATIONAL LIMITED.	Management Management	For
ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 06, Selected Accounts: NPX GABELLI GLB MULTIMEDIA TR Page 13	/26/2007 1 of 187	
CENDANT CORPORATION	 CD	
ISSUER: 151313103 ISIN:		
SEDOL:		
VOTE GROUP: GLOBAL		
Proposal Number Proposal	Proposal Type	Vote Cast

06	APPROVE THE COMPANY S PROPOSAL TO AMEND ITS AMENDED	Management	For
	AND RESTATED CERTIFICATE OF INCORPORATION TO		7
	DECREASE THE NUMBER OF AUTHORIZED SHARES OF THE		<b>,</b>
	COMPANY S COMMON STOCK TO 250 MILLION SHARES.  THE BOARD OF DIRECTORS UNANIMOUSLY RECOMMENDS		, , , , , , , , , , , , , , , , , , ,
			<b>,</b>
0.5	THAT YOU VOTE AGAINST PROPOSAL 7 AND 8.	Managamont	For
05	APPROVE THE COMPANY S PROPOSAL TO AMEND ITS AMENDED	Management	For
04	AND RESTATED CERTIFICATE OF INCORPORATION.	Managamant	For
04	TO CONSIDER AND APPROVE THE COMPANY S PROPOSAL TO AMEND ITS AMENDED AND RESTATED CERTIFICATE	Management	For
			1
	OF INCORPORATION TO CHANGE THE NAME OF THE COMPANY		
03	TO AVIS BUDGET GROUP, INC .	Managamant	For
0.5	APPROVE THE COMPANY S PROPOSAL TO AMEND ITS AMENDED AND RESTATED CERTIFICATE OF INCORPORATION TO	Management	For
			<b>,</b>
	EFFECT A ONE-FOR-TEN REVERSE STOCK SPLIT OF ITS COMMON STOCK.		
02	TO RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE	Management	For
02	LLP AS THE AUDITORS OF THE COMPANY S FINANCIAL	Planagement	
	STATEMENTS.		<b>,</b>
01	DIRECTOR	Management	For
V ±	DINBOTON	rianayoo	
	H.R. SILVERMAN*	Management	For
	M.J. BIBLOWIT*	Management	For
	J.E. BUCKMAN*	Management	For
	L.S. COLEMAN*	Management	For
	M.L. EDELMAN*	Management	For
	G. HERRERA*	Management	For
	S.P. HOLMES*	Management	For
	L.T. BLOUIN MACBAIN*	Management	For
	C.D. MILLS*	Management	For
	B. MULRONEY*	Management	For
	R.E. NEDERLANDER*	Management	For
	R.L. NELSON*	Management	For
	R.W. PITTMAN*	Management	For
	P.D.E. RICHARDS*	Management	For
	S.Z. ROSENBERG*	Management	For
	R.F. SMITH*	Management	For
	R.L. NELSON**	Management	For
	L.S. COLEMAN**	Management	For
	M.L. EDELMAN**	Management	For
	S.Z. ROSENBERG**	Management	For
	F. ROBERT SALERNO**	Management	For
	S.E. SWEENEY**	Management	For
8 0	TO CONSIDER AND VOTE UPON STOCKHOLDER PROPOSAL REGARDING SEVERANCE AGREEMENTS.	Shareholder	Against
07	TO CONSIDER AND VOTE UPON STOCKHOLDER PROPOSAL REGARDING NON-EMPLOYEE DIRECTOR COMPENSATION.	Shareholder	Against

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CHTR CHARTER COMMUNICATIONS, INC.

ISSUER: 16117M107 ISIN:

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VOTE	GROUP:	GLOBAL
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Proposal Number	Proposal	Proposal Type	Vote Cast
01	DIRECTOR  ROBERT P. MAY	Management Management	For For
02	RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	Management	For

SHAW BROTHERS (HONG KONG) LTD

ISSUER: Y77045105 ISIN: HK0080000489

SEDOL: 6801058

SEDUL: 0001030

SECURITIES WHICH ARE CONVERTIBLE INTO SHARES

OF THE COMPANY; THE EXERCISE OF ANY OPTIONS GRANTED UNDER THE SHARE OPTIONS SCHEME OF THE COMPANY; OR ANY SHARES ALLOTTED IN LIEU OF THE WHOLE OR PART OF A DIVIDEND ON SHARES OF THE COMPANY IN

VOTE GROU	JP: GLOBAL		
Proposal Number	Proposal	Type	Vote Cast
*	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 327229 DUE TO CHANGE IN THE AGENDA. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.	Non-Voting	
1.	RECEIVE AND APPROVE THE COMPANY S ACCOUNTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS FOR THE YE 31 MAR 2006	Management	For
2.	DECLARE A FINAL DIVIDEND	Management	For
3.	RE-ELECT MR. JEREMIAH RAJAKULENDRAN AS THE DIRECTORS, WHO RETIRES IN ACCORDANCE WITH ARTICLE 88 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For
4.	APPROVE THE ANNUAL DIRECTORS FEE	Management	For
5.	RE-APPOINT PRICEWATERHOUSECOOPERS AS THE AUDITORS OF THE COMPANY AND AUTHORIZE THE DIRECTORS TO FIX THEIR REMUNERATION FOR THE YE 31 MAR 2007	Management	For
6.	AUTHORIZE THE DIRECTORS OF THE COMPANY TO ALLOT, ISSUE OR DEAL WITH ADDITIONAL SHARES IN THE CAPITAL OF THE COMPANY OR SECURITIES CONVERTIBLE INTO SHARES OR OPTIONS, WARRANTS OR SIMILAR RIGHTS TO SUBSCRIBE FOR ANY SHARES OR CONVERTIBLE SECURITIES; AND MAKE AND GRANT OFFERS, AGREEMENTS AND OPTIONS DURING THE RELEVANT PERIOD, NOT EXCEEDING 10% OF THE AGGREGATE NOMINAL AMOUNT OF THE ISSUED SHARE CAPITAL OF THE COMPANY, OTHERWISE THAN PURSUANT TO: A RIGHTS ISSUE; THE EXERCISE OF SUBSCRIPTION RIGHTS OR CONVERSION UNDER THE TERMS OF ANY WARRANTS ISSUED BY THE COMPANY OR ANY	Management	For

ACCORDANCE WITH THE BYE-LAWS OF THE COMPANY;
AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION
OF THE NEXT AGM OF THE COMPANY OR THE EXPIRATION
OF THE PERIOD WITHIN WHICH THE NEXT AGM OF THE
COMPANY IS REQUIRED BY THE BYE-LAWS OF THE COMPANY
OR ANY APPLICABLE LAWS TO BE HELD

ANY OTHER BUSINESS Non-Voting

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H&R BLOCK, INC. HRB

ISSUER: 093671105 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For
	HENRY ROGER	D. CHOATE F. FRIGON W. HALE . LAUER	Management Management Management Management	For For For
03	APPROVAL OF THE MATERIAL TERMS OF PERFORMANCE GOALS FOR PERFORMANCE SHARES ISSUED PURSUANT TO THE 2003 LONG-TERM EXECUTIVE COMPENSATION PLAN.		Management	For
02	APPROVAL OF AN AMENDMENTS TO THE 1999 STOCK OPTION PLAN FOR SEASONAL EMPLOYEES TO EXTEND THE PLAN FOR THREE YEARS, SUCH THAT IT WILL TERMINATE, UNLESS FURTHER EXTENDED, ON DECEMBER 31, 2009.		Management	For
04	RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS THE COMPANY S INDEPENDENT ACCOUNTANTS FOR THE YEAR ENDING APRIL 30, 2007.		Management	For

LUCENT TECHNOLOGIES INC.

ISSUER: 549463107 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal	Proposal	Proposal	Vote
Number		Type	Cast
01	APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER,	Management	For

DATED AS OF APRIL 2, 2006, BY AND AMONG LUCENT

17

TECHNOLOGIES INC., ALCATEL, AND AURA MERGER SUB, INC., AND THE TRANSACTIONS CONTEMPLATED BY THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 2, 2006, BY AND AMONG LUCENT TECHNOLOGIES INC., ALCATEL, AND AURA MERGER SUB, INC.

TELEPHONE AND DATA SYSTEMS, INC. ISSUER: 879433100 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Vote Type Cast Proposal Number Proposal \_\_\_\_\_ 01 DIRECTOR Management For C.D. O'LEARY Management For M.H. SARANOW Management For M.L. SOLOMON Management
H.S. WANDER Management For For RATIFY ACCOUNTANTS FOR 2006 0.2 Management For ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 06/26/2007 Selected Accounts: NPX GABELLI GLB MULTIMEDIA TR Page 14 of 187 Proposal Proposal Vote Cast Number Proposal Management
C.D. O'LEARY Management
M.H. SARANOW Management
M.L. SOLOMON Management 01 DIRECTOR For For For For H.S. WANDER Management For ACTIVISION, INC. ATVT ISSUER: 004930202 ISIN: \_\_\_\_\_ VOTE GROUP: GLOBAL Proposal Vote Proposal Number Proposal \_\_\_\_\_ Management For ROBERT A. KOTICK Management For BRIAN G. KELLY Management For RONALD DOORNINK Management For 01 DIRECTOR

	Edgar Filing: GABELLI GLOBAL MULTIMEDIA	A TRUST INC - Form N	-PX	
02	RATIFICATION OF THE SELECTION OF PRICEWAT LLP AS THE COMPANY S INDEPENDENT REGISTER ACCOUNTING FIRM FOR THE FISCAL YEAR ENDIN	RED PUBLIC	Management Management Management Management Management	For For For For
03 04	31, 2007.  APPROVAL OF THE STOCKHOLDER PROPOSAL.  TO VOTE AND OTHERWISE REPRESENT THE SHARE ANY OTHER MATTERS WHICH MAY PROPERLY COME THE MEETING OR ANY ADJOURNMENT(S) OR POST THEREOF, IN THEIR DISCRETION.	E BEFORE	Shareholder Management	Against For
UNITED ST	TATES CELLULAR CORPORATION		USM	
ISSUER: 9	11684108 ISIN:			
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For
02	RATIFY ACCOUNTANTS FOR 2006.	H.J. HARCZAK, JR.	Management Management	For For
WORLD WRE	STLING ENTERTAINMENT, INC.		WWE	
ISSUER: 9	8156Q108 ISIN:			
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For
Meeting D	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI GLB MULTIMEDIA TR	Report Date: 00 Page 1	6/26/2007 15 of 187	

VINCENT K. MCMAHON	Management	For
LINDA E. MCMAHON	Management	For
ROBERT A. BOWMAN	Management	For
DAVID KENIN	Management	For
JOSEPH PERKINS	Management	For
MICHAEL B. SOLOMON	Management	For

	_aga:g. a,				
02	DATTETCATION OF F	L DELOITTE & TOUCHE LLP A	OWELL P. WEICKER, JR. MICHAEL SILECK	Management Management Management	For For For
	INDEPENDENT REGIS	STERED PUBLIC ACCOUNTIN	IG FIRM.	-	
03		ESS AS MAY PROPERLY COM		Management	For
SCHOLASTI	C CORPORATION			SCHL	
ISSUER: 8	07066105	ISIN:			
SEDOL:					
VOTE GROU	JP: GLOBAL				
Proposal	_			Proposal	Vote
Number	Proposal 			Type 	Cast 
01	DIRECTOR		JOHN L. DAVIES	Management Management	For For
			JOHN G. MCDONALD	Management	For
	OLDINGS, INC.			TLHO	
ISSUER: 8	9530U105	ISIN:			
SEDOL:					
VOTE GROU	JP: GLOBAL				
Proposal				Proposal	Vote
Number	Proposal			Type 	Cast
02	INCORPORATION TO	ENDMENT TO OUR CERTIFIC EFFECT AN INCREASE IN	THE AUTHORIZED	Management	For
01	TO APPROVE THE PR	OF COMMON STOCK TO 150 ROPOSED SALE OF SUBSTAN S TO CLARIENT, INC.		Management	For
JOHN WILE	CY & SONS, INC.			JWA	
ISSUER: 9	68223305	ISIN:			
SEDOL:					
VOTE GROU	JP: GLOBAL				i
VOTE GROU Proposal	IP: GLOBAL			Proposal	Vote
	Proposal			Туре	Vote Cast
Proposal Number	Proposal	FY THE APPOINTMENT OF K		Туре	Cast
Proposal Number	Proposal PROPOSAL TO RATIF	FY THE APPOINTMENT OF K	XPMG LLP	Type  Management  Management	Cast For For
Proposal Number 02	Proposal PROPOSAL TO RATIF AS INDEPENDENT AC	FY THE APPOINTMENT OF K		Type  Management	Cast  For

BRADFORD WILEY II Management PETER BOOTH WILEY Management

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Management

For For

For

EMAP PLC

ISSUER: G30268109 ISIN: GB0002993037

SEDOL: 0299303, B02SQ69, 5734746

VOTE GROUP: GLOBAL

Proposal Proposal Vote Number Proposal Type Cast \_\_\_\_\_\_

APPROVE THAT, CONDITIONAL ON THE ADMISSION TO THE OFFICIAL LIST OF THE FINANCIAL SERVICES AUTHORITY AND TO TRADING ON THE LONDON STOCK EXCHANGE PLCS MAIN MARKET FOR LISTED SECURITIES BECOMING EFFECTIVE LISTING BY 8.00 A.M. ON 28 SEP 2006 OR SUCH OTHER TIME AND/OR DATE AS THE DIRECTORS OF THE COMPANY DIRECTORS MAY DETERMINE OF THE NEW ORDINARY SHARES AS DEFINED BELOW: A) THE AUTHORISED SHARE CAPITAL OF THE COMPANY BE INCREASED FROM GBP 85,800,000 TO GBP 370,800,000 BY THE CREATION OF 259,010,681 NON-CUMULATIVE REDEEMABLE PREFERENCE SHARES OF 110 PENCE EACH HAVING THE RIGHTS AND RESTRICTIONS AS SPECIFIED IN THE ARTICLES OF ASSOCIATION OF THE COMPANY AS PROPOSED TO BE AMENDED PURSUANT TO PARAGRAPH (I) BELOW B SHARES ; B) AUTHORIZE THE DIRECTORS TO CAPITALISE A MAXIMUM SUM NOT EXCEEDING GBP 285,000,000 STANDING TO THE CREDIT OF THE COMPANY S SHARE PREMIUM ACCOUNT AND TO APPLY SUCH SUM IN PAYING UP IN FULL THE RELEVANT NUMBER OF B SHARES AND PURSUANT TO SECTION 80 OF THE COMPANIES ACT 1985 AS AMENDED THE COMPANIES ACT TO ALLOT AND ISSUE SUCH B SHARES CREDITED AS FULLY PAID UP, IN AN AGGREGATE NOMINAL AMOUNT OF GBP 285,000,000, TO THE HOLDERS OF THE EXISTING ORDINARY SHARES OF 25 PENCE EACH IN THE CAPITAL OF THE COMPANY THE EXISTING ORDINARY SHARES ON THE BASIS OF ONE B SHARE FOR EACH EXISTING ODINARY SHARE HELD AND RECORDED ON THE REGISTER OF MEMBERS OF THE COMPANY AT 6.00 P.M. ON 27 SEP 2006 OR SUCH OTHER TIME AND/ OR DATE AS THE DIRECTORS MAY DETERMINE ; AUTHORITY EXPIRES AT THE EARLIER OF THE CONCLUSION OF AGM OF THE COMPANY TO BE HELD IN 2007 OR 13 OCT 2007 BEING 15 MONTHS FROM THE DATE OF THE AGM OF EMAP HELD IN 2006; C) APPROVE THE EACH ISSUED EXISTING ORDINARY SHARE AS SHOWN IN THE REGISTER OF MEMBERS OF THE COMPANY AT 6.00 P.M. ON 27 SEP 2006 OR

SUCH OTHER TIME AND/OR DATE AS THE DIRECTORS MAY DETERMINE BE AND IS SUBDIVIDED INTO 5 SHARES OF 5 PENCE EACH AND FORTHWITH UPON SUCH SUBDIVISION EVERY 6 SHARES OF 5 PENCE EACH RESULTING FROM SUCH SUBDIVISION BE AND ARE CONSOLIDATED INTO ONE NEW ORDINARY SHARE OF 30 PENCE IN THE CAPITAL OF THE COMPANY NEW ORDINARY SHARES , PROVIDED THAT NO MEMBER SHALL BE ENTITLED TO A FRACTION OF A NEW ORDINARY SHARE AND ALL FRACTIONAL ENTITLEMENTS ARISING OUT OF THE SUB-DIVISION AND CONSOLIDATION INCLUDING THOSE ARISING BY REASON OF THERE BEING FEWER THAN 6 SHARES OF 5 PENCE EACH, OR FEWER THAN 8 SUCH SHARES REMAINING, IN ANY HOLDING TO CONSOLIDATE SHALL BE AGGREGATED INTO AS MANY NEW ORDINARY SHARES AS POSSIBLE AND THE WHOLE NUMBER OF NEW ORDINARY SHARES SO ARISING SOLD AND THE NET PROCEEDS OF SALE IN EXCESS OF GBP 3 DISTRIBUTED IN DUE PROPORTION ROUNDED DOWN TO THE NEAREST PENNY AMONG THOSE MEMBERS WHO

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WOULD OTHERWISE BE ENTITLED TO SUCH FRACTIONAL ENTITLEMENTS AND ANY NET PROCEEDS OF SALES NOT EXCEEDING GBP 3 AND ANY SUCH ROUNDING BE DONATED TO CHARITIES CHOSEN BY THE BOARD; D) APPROVE FOLLOWING THE CAPITALISATION ISSUE REFERRED TO IN PARAGRAPH (B) ABOVE AND THE SUBDIVISION AND CONSOLIDATION REFERRED TO IN PARAGRAPH (C) ABOVE, THE UNISSUED EXISTING ORDINARY SHARES UP TO SUCH MAXIMUM NUMBER AS WILL RESULT IN A WHOLE NUMBER OF NEW ORDINARY SHARES POSSIBLE FOLLOWING THE SUBDIVISION REFERRED TO BELOW IN THIS PARAGRAPH (D) WITH THE BALANCE REMAINING UNCONSOLIDATED , SHALL BE AND ARE CONSOLIDATED INTO ONE SHARE AND, FORTHWITH UPON SUCH CONSOLIDATION, SUCH ONE SHARE BE AND IS SUBDIVIDED INTO NEW ORDINARY SHARES PROVIDED THAT THE BALANCE OF REMAINING UNCONSOLIDATED EXISTING ORDINARY SHARES SHALL IMMEDIATELY THEREAFTER BE CANCELLED IN ACCORDANCE WITH SECTION 121(2)(E) OF THE COMPANIES ACT AND THE AMOUNT OF THE COMPANY S AUTHORISED BUT UNISSUED SHARE CAPITAL SHALL BE DIMINISHED ACCORDINGLY; E) AUTHORIZE THE DIRECTORS TO SELL, ON BEHALF OF THE RELEVANT MEMBERS, ALL THE ISSUED SHARES OF 5 PENCE EACH RESULTING FROM THE SUB-DIVISION PROVIDED FOR IN PARAGRAPH (C) ABOVE, WHICH CANNOT BE CONSOLIDATED INTO NEW ORDINARY SHARES (C) ABOVE, TO CITIGROUP GLOBAL MARKETS LIMITED CITIGROUP AT A PRICE OF 121 PENCE PER SHARE AND THAT ANY DIRECTOR OF THE COMPANY BEAR IS AUTHORISED TO EXECUTE AN INSTRUMENT OF TRANSFER IN RESPECT OF SUCH SHARES IN FAVOUR OF CITIGROUP; F) APPROVE THE TERMS OF THE PROPOSED CONTRACT BETWEEN CITIGROUP AND THE COMPANY, PROVIDING FOR THE PURCHASE BY

THE COMPANY OF CERTAIN OF ITS OWN SHARES OF 5 PENCE EACH WHICH ARE TRANSFERRED TO CITIGROUP PURSUANT TO PARAGRAPH (E) ABOVE A DRAFT OF WHICH HAS BEEN PRODUCED TO THIS MEETING AND SIGNED FOR IDENTIFICATION BY THE CHAIRMAN THEREOF , AND PURSUANT TO SECTION 164 OF THE COMPANIES ACT UPON COMPLETION OF SUCH PURCHASE THE SHARES OF 5 PENCE SO PURCHASED SHALL BE CANCELLED IN ACCORDANCE WITH SECTIONS 162(2) AND 160(4) OF THE COMPANIES ACT AND THE AMOUNT OF THE COMPANYS ISSUED SHARE CAPITAL SHALL BE DIMINISHED ACCORDINGLY BUT THE PURCHASE SHALL NOT BE TAKEN AS REDUCING THE AMOUNT OF THE COMPANYS AUTHORISED SHARE CAPITAL; AUTHORITY EXPIRE ON 25 SEP 2007; G) APPROVE THE RIGHTS AND RESTRICTIONS ATTACHING TO THE NEW ORDINARY SHARES RESULTING FROM THE SUB-DIVISIONS AND CONSOLIDATIONS PROVIDED FOR IN PARAGRAPHS (C) AND (D) ABOVE SHALL BE AS SPECIFIED IN THE ARTICLES OF ASSOCIATION OF THE COMPANY AS PROPOSED TO BE AMENDED PURSUANT TO PARAGRAPH (I) BELOW; H) AUTHORIZE THE COMPANY, GENERALLY AND UNCONDITIONALLY FOR THE PURPOSE OF SECTION 163(3) OF THE COMPANIES ACT TO MAKE MARKET PURCHASES OF NEW ORDINARY SHARES ON SUCH TERMS AND IN SUCH MANNER AS THE DIRECTORS MAY FROM TIME TO TIME DETERMINE PROVIDED THAT OF UP TO 21,584,223 ORDINARY SHARES OF 30 PENCE EACH IN THE NEW ORDINARY SHARE CAPITAL OF THE COMPANY, AT A MINIMUM PRICE OF 30 PENCE AND UP TO 105% OF THE AVERAGE MIDDLE MARKET QUOTATIONS FOR NEW ORDINARY SHARE SUCH SHARES DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST, OVER THE PREVIOUS 5 BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH THE NEW ORDINARY SHARE IS PURCHASED WHICH AMOUNT SHALL BE EXCLUSIVE OF EXPENSES AND; AUTHORITY EXPIRES AT THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY TO BE HELD IN 2007 OR 13 OCT 2007; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE NEW ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY; I) AMEND THE ARTICLES OF ASSOCIATION OF THE COMPANY AS SPECIFIED

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UNIVISION COMMUNICATIONS INC.

UVN

ISSUER: 914906102

ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
02	APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT.	Management	For
01	CONSIDER AND VOTE UPON A PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JUNE 26, 2006, BY AND AMONG UNIVISION COMMUNICATIONS INC., UMBRELLA HOLDINGS, LLC, A DELAWARE LIMITED LIABILITY COMPANY (THE BUYER), AND UMBRELLA ACQUISITION, INC., A DELAWARE CORPORATION AND A WHOLLY-OWNED SUBSIDIARY OF THE BUYER.	Management	For
TELECOM C	ORPORATION OF NEW ZEALAND L	NZT	
ISSUER: 8	79278208 ISIN:		
SEDOL:			
VOTE GROU	P: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vote Cast
03	TO RE-ELECT MR. MCGEOCH AS A DIRECTOR.	Management	For
02	TO RE-ELECT MR. MCLEOD AS A DIRECTOR.	Management	For
01	TO AUTHORISE THE DIRECTORS TO FIX THE REMUNERATION OF THE AUDITORS.	Management	For
MAGYAR TE	LEKOM LTD.	MTA	
ISSUER: 5	59776109 ISIN:		
SEDOL:			
VOTE GROU	P: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vote Cast
02	AMENDMENT OF THE ARTICLES OF ASSOCIATION OF THE  COMPANY	Management	For
03	AMENDMENT OF THE RULES OF PROCEDURE OF THE SUPERVISORY BOARD	Management	For

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04	ELECTION OF THE MEMBERS OF THE BOARDS OF DIRECTORS	Management	For
05	ELECTION OF THE MEMBERS OF THE SUPERVISORY BOARD	Management	For
06	ELECTION OF THE MEMBERS OF THE AUDIT COMMITTEE	Management	For
AZTAR COF	PORATION	AZR	
ISSUER: 0	54802103 ISIN:		
SEDOL:			
VOTE GROU	P: GLOBAL		
D		D	77
Proposal Number	Proposal	Proposal Type 	Vote Cast
02	APPROVAL OF ANY PROPOSAL TO ADJOURN, POSTPONE	Management	For
	OR CONTINUE THE SPECIAL MEETING TO A LATER DATE TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF ITEM		
	1 IN THE EVENT THAT THERE ARE NOT SUFFICIENT VOTES FOR APPROVAL OF ITEM 1 AT THE SPECIAL MEETING.		
01	ADOPTION OF THE AGREEMENT AND PLAN OF MERGER,	Management	For
	DATED AS OF MAY 19, 2006, BY AND AMONG AZTAR		
	CORPORATION, COLUMBIA SUSSEX CORPORATION, WIMAR TAHOE CORPORATION D/B/A COLUMBIA ENTERTAINMENT		
	AND WT-COLUMBIA DEVELOPMENT, INC.		
NEWS CORE	ORATION	NWSA	
ISSUER: 6	5248E203 ISIN:		
SEDOL:			
VOTE GROU	P: GLOBAL		
Proposal		Proposal	Vote
-	Proposal	Type	Cast
01	DIRECTOR	Management	For
	JOSE MARIA AZNAR	Management	For
	LACHLAN K. MURDOCH THOMAS J. PERKINS	Management	For
	ARTHUR M. SISKIND	Management Management	For For
	JOHN L. THORNTON	Management	For
02	RATIFICATION OF ERNST & YOUNG LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	Management	For
03	FOR THE FISCAL YEAR ENDING JUNE 30, 2007.  APPROVAL OF AMENDED AND RESTATED RIGHTS PLAN.	Management	Against
0 4	STOCKHOLDER PROPOSAL ON THE ANNUAL ELECTION OF DIRECTORS.	Shareholder	Against
CHINA TEI	ECOM CORPORATION LIMITED	CHA	
ISSUER: 1	69426103 ISIN:		
SEDOL:			

VOTE GROUP: GLOBAL

ISSUER: 111013108

Proposal Number	Proposal	Proposal Type	Vote Cast
01	THAT THE ENGINEERING FRAMEWORK AGREEMENTS AS DESCRIBED IN THE CIRCULAR OF THE COMPANY DATED 8 SEPTEMBER 2006 AND THE TRANSACTIONS CONTEMPLATED THEREUNDER, BE AND ARE HEREBY GENERALLY AND UNCONDITIONALLY APPROVED, RATIFIED AND CONFIRMED.	Management	For
Meeting D	e - Investment Company Report late Range: 07/01/2006 to 06/30/2007 Report Date: 0 Accounts: NPX GABELLI GLB MULTIMEDIA TR Page		
02	THAT THE INTERCONNECTION AGREEMENT AS DESCRIBED IN THE CIRCULAR AND THE TRANSACTIONS CONTEMPLATED THEREUNDER BE AND ARE HEREBY GENERALLY AND UNCONDITIONALLY APPROVED, RATIFIED AND CONFIRMED.	Management	For
03	THAT THE PROPOSED ANNUAL CAPS FOR THE ENGINEERING FRAMEWORK AGREEMENTS FOR THE YEARS ENDING DECEMBER 31, 2007 AND DECEMBER 31, 2008 AS DESCRIBED IN THE CIRCULAR BE AND ARE HEREBY APPROVED, RATIFIED AND CONFIRMED.	Management	For
04		Management	For
05	THAT THE STRATEGIC AGREEMENT AS DESCRIBED IN THE CIRCULAR AND THE TRANSACTIONS CONTEMPLATED THEREUNDER BE APPROVED.	Management	For
 CHECKFREE	CORPORATION	CKFR	
ISSUER: 1 SEDOL:	62813109 ISIN:		
VOTE GROU	P: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vote Cast
01	DIRECTOR  MARK A. JOHNSON EUGENE F. QUINN	Management Management Management	For For For
02	APPROVAL OF THE CHECKFREE CORPORATION 2006 ASSOCIATE STOCK PURCHASE PLAN.	Management	For
BRITISH S	KY BROADCASTING GROUP PLC	BSY	

ISIN:

#### SEDOL:

VOTE	GROUP:	GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
14	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS (SPECIAL RESOLUTION)	Management	For
13	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES UNDER SECTION 80 COMPANIES ACT 1985	Management	For
12	TO AUTHORISE THE DIRECTORS TO MAKE EU POLITICAL DONATIONS AND INCUR EU POLITICAL EXPENDITURE UNDER THE PPER ACT 2000	Management	For
11	TO APPROVE THE REPORT ON DIRECTORS REMUNERATION FOR THE YEAR ENDED 30 JUNE 2006	Management	For
10	TO REAPPOINT DELOITTE & TOUCHE LLP AS AUDITORS AND TO AUTHORISE THE DIRECTORS TO AGREE THEIR REMUNERATION	Management	For
09	TO REAPPOINT ARTHUR SISKIND AS A DIRECTOR	Management	For
08	TO REAPPOINT RUPERT MURDOCH AS A DIRECTOR	Management	For
07	TO REAPPOINT DAVID DEVOE AS A DIRECTOR	Management	For
06	TO REAPPOINT JACQUES NASSER AS A DIRECTOR (MEMBER OF THE REMUNERATION COMMITTEE)	Management	For
05	TO REAPPOINT JAMES MURDOCH AS A DIRECTOR	Management	For
04	TO REAPPOINT NICHOLAS FERGUSON AS A DIRECTOR (MEMBER OF THE REMUNERATION COMMITTEE)	Management	For

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03	TO REAPPOINT CHASE CAREY AS A DIRECTOR	Management	For
02	TO DECLARE A FINAL DIVIDEND	Management	For
01	TO RECEIVE THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2006	Management	For

PERNOD-RICARD, PARIS

ISSUER: F72027109 ISIN: FR0000120693 BLOCKING

SEDOL: B043D05, 4427100, 4682329, B030Q53, B10S419, 4682318

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
*	PLEASE NOTE THAT THIS IS A MIX MEETING. THANK YOU.	Non-Voting	
*	A VERIFICATION PERIOD EXISTS IN FRANCE. PLEASE SEE HTTP://ICS.ADP.COM/MARKETGUIDE FOR COMPLETE INFORMATION. VERIFICATION PERIOD: REGISTERED SHARES: 1 TO 5 DAYS PRIOR TO THE MEETING DATE,	Non-Voting	

DEPENDS ON COMPANY S BY-LAWS. BEARER SHARES: 6 DAYS PRIOR TO THE MEETING DATE. FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND DIRECTIONS. THE FOLLOWING APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY CARDS: ADP WILL FORWARD VOTING INSTRUCTIONS TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON ADP VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS REGISTERED INTERMEDIARY, PLEASE CONTACT ADP. TRADES/VOTE INSTRUCTIONS: SINCE FRANCE MAINTAINS A VERIFICATION PERIOD, FOR VOTE INSTRUCTIONS SUBMITTED THAT HAVE A TRADE TRANSACTED (SELL) FOR EITHER THE FULL SECURITY POSITION OR A PARTIAL AMOUNT AFTER THE VOTE INSTRUCTION HAS BEEN SUBMITTED TO ADP AND THE GLOBAL CUSTODIAN ADVISES ADP OF THE POSITION CHANGE VIA THE ACCOUNT POSITION COLLECTION PROCESS, ADP HAS A PROCESS IN EFFECT WHICH WILL ADVISE THE GLOBAL CUSTODIAN OF THE NEW ACCOUNT POSITION AVAILABLE FOR VOTING. THIS WILL ENSURE THAT THE LOCAL CUSTODIAN IS INSTRUCTED TO AMEND THE VOTE INSTRUCTION AND RELEASE THE SHARES FOR SETTLEMENT OF THE SALE TRANSACTION. THIS PROCEDURE PERTAINS TO SALE TRANSACTIONS WITH A SETTLEMENT DATE PRIOR TO MEETING DATE

RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS AND APPROVE THE COMPANY S FINANCIAL STATEMENTS AND THE BALANCE SHEET FOR THE YE IN 2006, AS PRESENTED

Management Take No Ac

RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS AND THE STATUTORY AUDITORS AND APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SAID FY, IN THE FORM PRESENTED TO THE MEETING

Management Take No Ac

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ACKNOWLEDGE THAT: (-) EARNINGS FOR THE FY AMOUNT TO EUR 56,193,655.94 (-) RETAINED EARNINGS AMOUNT TO EUR 364,691,170.04 (-) DISTRIBUTABLE INCOME, AFTER ALLOCATION TO THE LEGAL RESERVE UP TO EUR 2,809,682.80, AMOUNTS TO EUR 418,075,143.18 (-) DECIDES TO DISTRIBUTE TO THE SHAREHOLDERS A TOTAL DIVIDEND OF EUR 237,034,826.28, I.E. A DIVIDEND OF EUR 2.52 PER SHARE (-) DECIDES TO ALLOCATE THE BALANCE OF THE DISTRIBUTABLE INCOME TO THE RETAINED EARNINGS: EUR 181,040,316.90 AS AN INTERIM DIVIDEND OF EUR 1.12 WAS ALREADY PAID ON 05 JUL

Management Take No Ac

	2006, THE SHAREHOLDERS WILL RECEIVE THE BALANCE OF EUR 1.40 ON 15 NOV 2006, THIS DIVIDEND WILL ENTITLE TO THE 40% ALLOWANCE PROVIDED BY THE FRENCH TAX CODE, I.E. EUR 1.008 PER SHARE IN THE EVENT THAT THE COMPANY HOLDS SOME OF ITS OWN SHARES ON SUCH DATE, THE AMOUNT OF THE UNPAID DIVIDEND ON SUCH SHARES SHALL BE ALLOCATED TO		
	THE RETAINED EARNINGS ACCOUNT AS REQUIRED BY LAW		
0.4	RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY ARTICLE L.225-38 OF THE FRENCH COMMERCIAL CODE AND APPROVE THE AGREEMENTS ENTERED INTO OR WHICH REMAINED IN FORCE DURING	Management	Take No Ac
0.5	THE FY APPROVE TO RENEW THE APPOINTMENT OF MR. FRANCOIS GERARD AS A DIRECTOR FOR A 4YEAR PERIOD	Management	Take No Ac
0.6	APPROVE TO AWARD TOTAL ANNUAL FEES OF EUR 600,000.00 TO THE BOARD OF DIRECTORS	Management	Take No Ac
0.7	AUTHORIZE THE BOARD OF DIRECTORS: TO TRADE IN THE COMPANY S SHARES ON THE STOCK MARKET, SUBJECT TO THE MAXIMUM PURCHASE PRICE: EUR 250.00, MAXIMUM NUMBER OF SHARES TO BE ACQUIRED: 10% OF THE NUMBER OF SHARES COMPRISING THE SHARE CAPITAL, I.E. 9,406,143 SHARES, MAXIMUM FUNDS INVESTED IN THE SHARE BUYBACKS: EUR 2,351,535,750.00; AUTHORITY EXPIRES AT THE END OF 18 MONTHS; THIS AUTHORIZATION SUPERSEDES THE FRACTION UNUSED OF THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS MEETING OF 10 NOV 2005; TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management	Take No Ac
E.8	AUTHORIZE THE BOARD OF DIRECTORS: TO REDUCE THE SHARE CAPITAL, ON ONE OR MOREOCCASIONS, BY CANCELING ALL OR PART OF THE SHARES HELD BY THE COMPANY IN CONNECTION WITH THE STOCK REPURCHASE PLAN DECIDED IN RESOLUTION NO.7, UP TO A MAXIMUM OF 10% OF THE CAPITAL; AUTHORITY EXPIRES AT THE END OF 24 MONTHS; IT CANCELS AND REPLACES THE ONE GRANTED BY THE SHAREHOLDERS MEETING OF 10 NOV 2005; TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management	Take No Ac
E.9	AUTHORIZE THE BOARD OF DIRECTORS: TO GRANT, IN ONE OR MORE TRANSACTIONS, AT ITS SOLE DISCRETION, TO EMPLOYEES AND EXECUTIVES OF THE COMPANY AND RELATED COMPANIES, OPTIONS GIVING THE RIGHT EITHER TO SUBSCRIBE FOR NEW SHARES IN THE COMPANY TO BE ISSUED, OR TO PURCHASE EXISTING SHARES, IT BEING PROVIDED THAT THE OPTIONS SHALL NOT GIVE RIGHTS TO A TOTAL NUMBER OF SHARES, WHICH SHALL EXCEED 5% OF THE SHARE CAPITAL; AUTHORITY EXPIRES AT THE END OF 38 MONTHS; IT CANCELS AND REPLACES THE FRACTION UNUSED OF THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS MEETING OF 17 MAY 2004; TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management	Take No Ac
E.10	AUTHORIZE THE BOARD OF DIRECTORS, IN THE EVENT	Management	Take No Ac

OF A PUBLIC OFFER CONCERNING THE COMPANY, IN ORDER TO ISSUE, IN ONE OR MORE OCCASIONS, WARRANTS TO SUBSCRIBE FOR 1 OR MORE SHARES IN THE COMPANY, THE PAR VALUE OF THE COMMON SHARES TO BE ISSUED

THROUGH THE EXERCISE OF THESE WARRANTS SHALL NOT EXCEED EUR 145,000,000.00 THESE WARRANTS WILL BE ALLOCATED FOR FREE; AUTHORITY EXPIRES AT THE END OF 18 MONTHS

Proposal

Number Proposal

01 DIRECTOR

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E.11	AUTHORIZE THE BOARD OF DIRECTORS: TO INCREASE THE SHARE CAPITAL, ON ONE OR MORE OCCASIONS, AT ITS SOLE DISCRETION, IN FRANCE OR ABROAD, IN FAVOR OF MEMBERS OF A COMPANY SAVINGS PLAN, AND FOR A TOTAL NUMBER OF SHARES THAT SHALL NOT EXCEED 2% OF THE COMPANY SHARE CAPITAL, IT CANCELS AND REPLACES THE ONE GRANTED BY THE SHAREHOLDERS MEETING OF 10 NOV 2005; AUTHORITY EXPIRES AT THE END OF 26 MONTHS; TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management	Take No Ac
E.13	AMEND THE ARTICLE NUMBER 32 OF THE BYLAWS	Management	Take No Ac
E.12	APPROVE TO REDUCE THE SHARE CAPITAL OF EUR 9,947,999.20 BY CANCELING THE 3,209,032 SHARES TRANSFERRED BY SANTA LINA, FROM EUR 291,590,460.90 TO EUR 281,642,461.70 AND THUS REDUCING THE NUMBER OF SHARES IN THE COMPANY FROM 94,061,439 TO 90,852,407 AND TO CHARGE THE AMOUNT CORRESPONDING TO THE DIFFERENCE BETWEEN THE BOOK VALUE OF THE 3,209,032 SHARES AND THE PAR VALUE OF THE SHARES, I.E. EUR 462,036,427.36 AGAINST THE CONVERSION PREMIUM ACCOUNT AND AUTHORIZE THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management	Take No Ac
E.14	GRANT FULL POWERS TO THE BEARER OF AN ORIGINAL, A COPY OR EXTRACT OF THE MINUTES OF THIS MEETING TO CARRY OUT ALL FILINGS, PUBLICATIONS AND OTHER FORMALITIES PRESCRIBED BY LAW	Management	Take No Ac
MEREDITH	CORPORATION	MDP	
ISSUER:	589433101 ISIN:		
SEDOL:			
VOTE GRO	UP: GLOBAL		

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Proposal Vote Type Cast

Management For HERBERT M. BAUM Management For JAMES R. CRAIGIE Management For FREDERICK B. HENRY Management For

WILLIAM T. KERR Management For

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FREESCALE SEMICONDUCTOR, INC. FSL

ISSUER: 35687M206 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Vote Proposal Proposal Number Proposal Cast Type \_\_\_\_\_\_ TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING, Management For IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT. Management For TO CONSIDER AND VOTE ON A PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF SEPTEMBER 15, 2006, BY AND AMONG FREESCALE SEMICONDUCTOR, INC., FIRESTONE HOLDINGS LLC, A DELAWARE LIMITED LIABILITY COMPANY, AND FIRESTONE ACQUISITION CORPORATION, A DELAWARE CORPORATION AND AN INDIRECT WHOLLY OWNED SUBSIDIARY OF FIRESTONE HOLDINGS LLC.

TELE NORTE LESTE PARTICIPACOES S.A. TNE

ISSUER: 879246106 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Vote
Number Proposal Type Cast

O1 TO APPROVE THE STOCK SWAP (INCORPORACAO DE ACOES) Management For
OF THE PREFERRED AND ORDINARY SHARES OF TELE
NORTE LESTE PARTICIPACOES S.A. FOR THE NEWLY
ISSUED ORDINARY SHARES OF TELEMAR PARTICIPACOES
S.A., AS MORE FULLY DESCRIBED IN THE ACCOMPANYING

PROSPECTUS AND PROTOCOL FOR STOCK SWAP OF TELE NORTE LESTE PARTICIPACOES S.A. INTO TELEMAR PARTICIPACOES

S.A.

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TELE NORTE LESTE PARTICIPACOES S.A. TNE

ISSUER: 879246106 TSTN:

SEDOL:

VOTE GROUP: GLOBAL

Vote Proposal Proposal Type Number Proposal Cast TO APPROVE THE STOCK SWAP (INCORPORAÇÃO DE ACOES) Management For OF THE PREFERRED AND ORDINARY SHARES OF TELE

> ISSUED ORDINARY SHARES OF TELEMAR PARTICIPACOES S.A., AS MORE FULLY DESCRIBED IN THE ACCOMPANYING PROSPECTUS AND PROTOCOL FOR STOCK SWAP OF TELE NORTE LESTE PARTICIPACOES S.A. INTO TELEMAR PARTICIPACOES

NORTE LESTE PARTICIPACOES S.A. FOR THE NEWLY

S.A.

TELE NORTE LESTE PARTICIPACOES S.A. TNE

ISSUER: 879246106 TSTN:

SEDOL:

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VOTE GROUP: GLOBAL

Vote Proposal Proposal Type Cast Number Proposal

TO APPROVE THE STOCK SWAP (INCORPORAÇÃO DE ACOES) OF THE PREFERRED AND ORDINARY SHARES OF TELE NORTE LESTE PARTICIPACOES S.A. FOR THE NEWLY ISSUED ORDINARY SHARES OF TELEMAR PARTICIPACOES S.A., AS MORE FULLY DESCRIBED IN THE ACCOMPANYING PROSPECTUS AND PROTOCOL FOR STOCK SWAP OF TELE

NORTE LESTE PARTICIPACOES S.A. INTO TELEMAR PARTICIPACOES

S.A.

TELSTRA CORPORATION LIMITED TLS

ISSUER: 87969N204 TSTN:

SEDOL.

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VOTE GROUP: GLOBAL

Proposal Proposal Vote

For

Management

Number	Proposal	Type	Cast
05	THAT THE CONSTITUTION TABLED AT THE MEETING, AND SIGNED BY THE CHAIRMAN OF THE MEETING FOR THE PURPOSES OF IDENTIFICATION, BE ADOPTED AS THE CONSTITUTION OF THE COMPANY, IN PLACE OF THE PRESENT CONSTITUTION, WITH EFFECT FROM THE CLOSE OF THE MEETING.	Management	For
4 I	ELECTION OF DIRECTOR: MR STEPHEN MAYNE.	Management	For
4 H	ELECTION OF DIRECTOR: MR JOHN ZEGLIS.	Management	For
4 G	ELECTION OF DIRECTOR: MR PETER WILLCOX.	Management	For
4F	ELECTION OF DIRECTOR: MR GEOFFREY COUSINS.	Management	For
4E	ELECTION OF DIRECTOR: MR ANGE KENOS.	Management	For
4D	ELECTION OF DIRECTOR: MR LEONARD COOPER.	Management	For
4C	RE-ELECTION OF DIRECTOR: DR JOHN STOCKER.	Management	For
4B	RE-ELECTION OF DIRECTOR: MR. CHARLES MACEK.	Management	For
4A	ELECTION OF DIRECTOR: MR MERVYN VOGT.	Management	For
03	TO DISCUSS THE COMPANY S FINANCIAL STATEMENTS AND REPORTS FOR THE YEAR ENDED 30 JUNE 2006.	Management	For
02	TO ADOPT THE REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED 30 JUNE 2006.	Management	For
MAGYAR TE	LEKOM PLC	MTA	
ISSUER: 5	559776109 ISIN:		
SEDOL:			
Proposal Number	Proposal	Proposal Type	Vote Cast
02	DECISION ON THE ANNUAL REPORT OF THE COMPANY AND ON THE USE OF THE PROFIT AFTER TAX EARNED IN 2005.	Management	For
Meeting I		: 06/26/2007 ge 26 of 187	
03	ELECTION OF THE COMPANY S AUDITOR AND DETERMINATION OF ITS REMUNERATION.	Management	For
READER'S	DIGEST ASSOCIATION, INC.	RDA	
ISSUER:	755267101 ISIN:		
SEDOL:			
VOTE GROU	JP: GLOBAL		
Proposal		Proposal	Vote

Number	Proposal	Туре	Cast
01	DIRECTOR  JONATHAN B. BULKELEY  HERMAN CAIN  WILLIAM E. MAYER  ERIC W. SCHRIER  TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP  AS INDEPENDENT AUDITOR FOR FISCAL 2007.	Management Management Management Management Management Management	For For For For For
TRIPLE CR	OWN MEDIA INC.	TCMI	
ISSUER: 8	9675K102 ISIN:		
SEDOL:			
VOTE GROU	P: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vote Cast
01	DIRECTOR  ROBERT S. PRATHER, JR  GERALD N. AGRANOFF  JAMES W. BUSBY  HILTON H. HOWELL, JR.  MONTE C. JOHNSON  G.E. "NICK" NICHOLSON  THOMAS J. STULTZ  RATIFICATION OF THE SELECTION OF BDO SEIDMAN,  LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING  FIRM FOR OUR FISCAL YEAR 2007	Management Management Management Management Management Management Management Management Management	For For For For For For For
CHINA UNI	COM LIMITED	СНИ	
ISSUER: 1	6945R104 ISIN:		
SEDOL:			
VOTE GROU	P: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vote Cast
01	THE TRANSFER AGREEMENT DATED 26 OCTOBER 2006 BETWEEN CHINA UNITED TELECOMMUNICATIONS, UNICOM NEW HORIZON MOBILE TELECOMMUNICATIONS AND CHINA UNITED TELECOMMUNICATIONS BE AND ARE HEREBY GENERALLY AND UNCONDITIONALLY APPROVED. THE TRANSFER AGREEMENT DATED 26 OCTOBER 2006 BETWEEN THE A SHARE COMPANY AND UNICOM GROUP BE AND ARE HEREBY APPROVED.	Management Management	For

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03	THE CAPS FOR EACH OF THE FINANCIAL YEARS ENDI		For
	31 DECEMBER 2007, 2008 AND 2009 ON LEASING OF THE CDMA NETWORK CAPACITY, EQUIPMENT PROCUREM		
	SERVICES, MUTUAL PROVISION OF PREMISES AND EN		
	DESIGN AND TECHNICAL SERVICES BE AND ARE HERE GENERALLY AND UNCONDITIONALLY APPROVED.	ВҮ	
04	THERE BE NO CAPS ON THE TRANSACTION AMOUNT OF	Management	For
	SUPPLY OF TELEPHONE CARDS, INTERCONNECTION AN ROAMING ARRANGEMENTS, LEASING OF TRANSMISSION		
	CHANNELS, PROVISION OF INTERNATIONAL TELECOMM		
	NETWORK GATEWAY, OPERATOR-BASED VALUE-ADDED S		
05	FOR CELLULAR SUBSCRIBER, 10010 CUSTOMER SER THE DIRECTORS OF THE COMPANY BE AND ARE HEREB		For
	AUTHORIZED TO DO ALL SUCH FURTHER ACTS AND EX	ECUTE	
	SUCH FURTHER DOCUMENTS AND TAKE ALL SUCH STEP WHICH IN THEIR OPINION MAY BE NECESSARY, DESI		
	OR EXPEDIENT TO IMPLEMENT AND/OR GIVE EFFECT		
	TO THE TERMS OF THE CONTINUING CONNECTED TRAN REFERRED TO IN ITEMS (3) AND (4) ABOVE.	SACTIONS	
	101111111111111111111111111111111111111		
LIN TV CO	DRP.	TVL	
ISSUER: 5	532774106 ISIN:		
SEDOL:			
VOTE GROU	JP: GLOBAL		
Proposal		Proposal	Vote
Number	Proposal	Туре	Cast
01	TO APPROVE THE THIRD AMENDED AND RESTATED 200	2 Management	Against
	NON-EMPLOYEE DIRECTOR STOCK PLAN, WHICH WILL (I) INCREASE THE NUMBER OF SHARES OF CLASS A		
	COMMON STOCK AND (II) PROVIDE THE COMPENSATIO	N	
	COMMITTEE OF THE BOARD OF DIRECTORS WITH DISC REGARDING THE SIZE AND TIMING OF STOCK OPTION		
	GRANTS AND RESTRICTED STOCK AWARDS.		
	A DESCRIPCIES GODD DUD MEST		
	N RESOURCES CORP BHD MRCB		
ISSUER: Y	Y57177100 ISIN: MYL16510	0008	
SEDOL: 6	6557878, 6557867 		
VOTE GROU	JP: GLOBAL		
Proposal		Proposal	Vote
Number	Proposal	Type	Cast
1.	AUTHORIZE LANDAS UTAMA SDN BHD, A SUBSIDIARY	Management	For
	OF THE COMPANY, TO VOTE IN FAVOROF THE SELECT CAPITAL REPAYMENT EXERCISE UNDERTAKEN BY UDA	IVE	

HOLDINGS BERHAD, PURSUANT TO SECTION 64 OF THE

COMPANIES ACT 1964, AS PRESCRIBED AND ALL MATTERS PERTAINING THERETO; AND AUTHORIZE THE DIRECTORS OF THE COMPANY TO DO ALL SUCH THINGS, AND TO APPROVE AND/OR TO EXECUTE ALL SUCH DOCUMENTS AND/OR INSTRUMENTS, AS MAY BE NECESSARY OR DESIRABLE TO GIVE EFFECT TO THE APPROVAL AND AUTHORITY REFERRED IN THIS RESOLUTION

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SINGAPORE PRESS HOLDINGS LTD

ISSUER: Y7990F106 ISIN: SG1P66918738

SEDOL: B0375Y6, B012899, B016BX6, B037803

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
1.		Management	For
2.	DECLARE A FINAL DIVIDEND OF 8 CENTS AND A SPECIAL DIVIDEND OF 9 CENTS PER SHARE, ON A TAX-EXEMPT ONE-TIER BASIS, IN RESPECT OF THE FYE 31 AUG 2006	Management	For
3.	RE-APPOINT MR. LEE EK TIENG AS A DIRECTOR OF THE COMPANY, PURSUANT TO SECTION153(6) OF THE COMPANIES ACT, CHAPTER 50, TO HOLD OFFICE UNTIL THE NEXT AGM OF THE COMPANY	Management	For
4.i	RE-ELECT MR. CHAM TAO SOON AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH THE COMPANY S ARTICLES OF ASSOCIATION	Management	For
4.ii	RE-ELECT MR. NGIAM TONG DOW AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH THECOMPANY S ARTICLES OF ASSOCIATION	Management	For
4.iii	RE-ELECT MR. WILLIE CHENG JUE HIANG AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH THE COMPANY S ARTICLES OF ASSOCIATION	Management	For
5.	APPROVE THE DIRECTORS FEES OF SGD 778,750	Management	For
6.	APPOINT THE AUDITORS AND AUTHORIZE THE DIRECTORS TO FIX THEIR REMUNERATION	Management	For
7.	ANY OTHER BUSINESS	Management	For
8.i	AUTHORIZE THE DIRECTORS OF THE COMPANY, PURSUANT TO SECTION 161 OF THE COMPANIES ACT, CHAPTER 50 AND THE LISTING RULES OF THE SINGAPORE EXCHANGE SECURITIES TRADING LIMITED THE SGX-ST , AND	Management	For

SUBJECT TO THE PROVISIONS OF THE NEWSPAPER AND PRINTING PRESSES ACT, CHAPTER 206, TO: A) I) ISSUE SHARES IN THE CAPITAL OF THE COMPANY SHARES WHETHER BY WAY OF RIGHTS, BONUS OR OTHERWISE; AND/ OR II) MAKE OR GRANT OFFERS, AGREEMENTS OR OPTIONS COLLECTIVELY, INSTRUMENTS THAT MIGHT OR WOULD REQUIRE SHARES TO BE ISSUED, INCLUDING BUT NOT LIMITED TO THE CREATION AND ISSUE OF WARRANTS, DEBENTURES OR OTHER INSTRUMENTS CONVERTIBLE INTO SHARES, AT ANY TIME AND UPON SUCH TERMS AND CONDITIONS AND FOR SUCH PURPOSES AND TO SUCH PERSONS AS THE DIRECTORS MAY IN THEIR ABSOLUTE DISCRETION DEEM FIT; AND B) NOTWITHSTANDING THE AUTHORITY CONFERRED BY THIS RESOLUTION MAY HAVE CEASED TO BE IN FORCE ISSUE SHARES IN PURSUANCE OF ANY INSTRUMENT MADE OR GRANTED BY THE DIRECTORS WHILE THIS RESOLUTION IS IN FORCE, PROVIDED THAT: 1) THE AGGREGATE NUMBER OF SHARES TO BE ISSUED PURSUANT TO THIS RESOLUTION INCLUDING SHARES TO BE ISSUED IN PURSUANCE OF INSTRUMENTS MADE OR GRANTED PURSUANT TO THIS RESOLUTION DOES NOT EXCEED 50% OF THE ISSUED SHARES IN THE CAPITAL OF THE COMPANY, OF WHICH THE AGGREGATE NUMBER OF SHARES TO BE ISSUED OTHER THAN ON A PRO RATA BASIS TO SHAREHOLDERS OF THE COMPANY INCLUDING

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> SHARES TO BE ISSUED IN PURSUANCE OF INSTRUMENTS MADE OR GRANTED PURSUANT TO THIS RESOLUTION DOES NOT EXCEED 20% OF THE ISSUED SHARES IN THE CAPITAL OF THE COMPANY; 2) SUBJECT TO SUCH MANNER OF CALCULATION AND ADJUSTMENTS AS MAY BE PRESCRIBED BY THE SGX-ST FOR THE PURPOSE OF DETERMINING THE AGGREGATE NUMBER OF SHARES THAT MAY BE ISSUED UNDER POINT 1, THE PERCENTAGE OF ISSUED SHARES SHALL BE BASED ON THE NUMBER OF ISSUED SHARES IN THE CAPITAL OF THE COMPANY AT THE TIME THIS RESOLUTION IS PASSED, AFTER ADJUSTING FOR: 1) NEW SHARES ARISING FROM THE CONVERSION OR EXERCISE OF ANY CONVERTIBLE SECURITIES OR SHARE OPTIONS OR VESTING OF SHARE AWARDS WHICH ARE OUTSTANDING OR SUBSISTING AT THE TIME THIS RESOLUTION IS PASSED; AND II) ANY SUBSEQUENT CONSOLIDATION OR SUBDIVISION OF SHARES; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR THE DATE BY WHICH THE NEXT AGM OF THE COMPANY IS REQUIRED BY LAW TO BE HELD

AUTHORIZE THE DIRECTORS TO OFFER AND GRANT OPTIONS 8.ii IN ACCORDANCE WITH THE PROVISIONS OF THE SINGAPORE PRESS HOLDINGS GROUP 1999 SHARE OPTION SCHEME THE 1999 SCHEME AND TO ALLOT AND ISSUE SUCH NUMBER OF ORDINARY SHARES IN THE CAPITAL OF THE COMPANY AS MAY BE REQUIRED TO BE ISSUED PURSUANT

Management

Page 29 of 187

For

TO THE EXERCISE OF OPTIONS UNDER THE 1999 SCHEME, PROVIDED ALWAYS THAT THE AGGREGATE NUMBER OF ORDINARY SHARES TO BE ISSUED PURSUANT TO THE 1999 SCHEME SHALL NOT EXCEED 12% OF THE TOTAL NUMBER OF ISSUED ORDINARY SHARES IN THE CAPITAL OF THE COMPANY FROM TIME TO TIME

SINGAPORE PRESS HOLDINGS LTD

ISSUER: Y7990F106 ISIN: SG1P66918738

SEDOL: B0375Y6, B012899, B016BX6, B037803

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VOTE GROUP: GLOBAL

Proposal

Number Proposal AUTHORIZE THE DIRECTOR OF THE COMPANY, FOR THE PURPOSES OF SECTIONS 76C AND 76E OF THE COMPANIES ACT, CHAPTER 50 OF SINGAPORE THE COMPANIES ACT , TO PURCHASE OR OTHERWISE ACQUIRE ISSUED ORDINARY SHARES IN THE CAPITAL OF THE COMPANY THE ORDINARY SHARES NOT EXCEEDING IN AGGREGATE THE MAXIMUM LIMIT, AT SUCH PRICE OR PRICES AS MAY BE DETERMINED BY THE DIRECTORS OF THE COMPANY FROM TIME TO TIME UP TO THE MAXIMUM PRICE, WHETHER BY WAY OF: I) MARKET PURCHASE(S) ON THE SINGAPORE EXCHANGE SECURITIES TRADING LIMITED SGX-ST TRANSACTED THROUGH THE CENTRAL LIMIT ORDER BOOK TRADING SYSTEM; AND/OR II) OFF-MARKET PURCHASE(S) IF EFFECTED OTHERWISE THAN ON THE SGX-ST IN ACCORDANCE WITH ANY EQUAL ACCESS SCHEME(S) AS MAY BE DETERMINED OR FORMULATED BY THE DIRECTORS AS THEY CONSIDER FIT, WHICH SCHEME(S) SHALL SATISFY ALL THE CONDITIONS PRESCRIBED BY THE COMPANIES ACT; AND OTHERWISE IN ACCORDANCE WITH ALL OTHER LAWS AND REGULATIONS AND RULES OF THE SGX-ST AS MAY FOR THE TIME BEING BE APPLICABLE, THE SHARE BUY BACK MANDATE;

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AUTHORITY EXPIRES THE EARLIER OF THE NEXT AGM OF THE COMPANY IS HELD AND THE DATE BY WHICH THE NEXT AGM OF THE COMPANY IS REQUIRED BY LAW TO BE HELD; AND AUTHORIZE THE DIRECTORS OF THE COMPANY AND/OR ANY OF THEM TO COMPLETE AND DO ALL SUCH ACTS AND THINGS INCLUDING EXECUTING SUCH DOCUMENTS AS MAY BE REQUIRED AS THEY AND/OR HE MAY CONSIDER EXPEDIENT OR NECESSARY TO GIVE EFFECT TO THE TRANSACTIONS CONTEMPLATED AND/OR AUTHORIZED BY THIS RESOLUTION

S.2 AMEND THE ARTICLES OF ASSOCIATION OF THE COMPANY

Management For

Proposal

Type

Management For

Vote

Cast

IN THE MANNER AND TO THE EXTENT AS SPECIFIED

3. APPROVE THAT: A) THE SINGAPORE PRESS HOLDINGS Management GROUP 1999 SHARE OPTION SCHEME ( THE 1999 SHARE OPTION SCHEME BE TERMINATED ON SUCH DATE AS DETERMINED BY THE COMMITTEE OF DIRECTORS ADMINISTERING THE 1999 SHARE OPTION SCHEME, PROVIDED THAT SUCH TERMINATION SHALL BE WITHOUT PREJUDICE TO THE RIGHTS OF HOLDERS OF OPTIONS ACCEPTED AND OUTSTANDING UNDER THE 1999 SHARE OPTION SCHEME AS AT THE DATE OF ITS TERMINATION; B) A NEW PERFORMANCE SHARE PLAN TO BE KNOWN AS THE SPH PERFORMANCE SHARE PLAN THE SPH PERFORMANCE SHARE PLAN , THE RULES OF WHICH, FOR THE PURPOSE OF IDENTIFICATION, HAVE BEEN SUBSCRIBED TO BY THE CHAIRMAN OF THE MEETING, UNDER WHICH AWARDS AWARDS OF FULLY PAID-UP ORDINARY SHARES, THEIR EQUIVALENT CASH VALUE OR COMBINATIONS THEREOF WILL BE GRANTED, FREE OF PAYMENT, TO SELECTED EMPLOYEES OF THE COMPANY, ITS SUBSIDIARIES AND ITS ASSOCIATED COMPANIES, INCLUDING EXECUTIVE DIRECTORS OF THE COMPANY, AND OTHER SELECTED PARTICIPANTS; C) AUTHORIZE THE DIRECTORS OF THE COMPANY: I) TO ESTABLISH AND ADMINISTER THE SPH PERFORMANCE SHARE PLAN; AND II) TO MODIFY AND/OR ALTER THE SPH PERFORMANCE SHARE PLAN FROM TIME TO TIME, PROVIDED THAT SUCH MODIFICATION AND/OR ALTERATION IS EFFECTED IN ACCORDANCE WITH THE PROVISIONS OF THE SPH PERFORMANCE SHARE PLAN, AND TO DO ALL SUCH ACTS AND TO ENTER INTO ALL SUCH TRANSACTIONS AND ARRANGEMENTS AS MAY BE NECESSARY OR EXPEDIENT IN ORDER TO GIVE FULL EFFECT TO THE SPH PERFORMANCE SHARE PLAN; AND D) AUTHORIZE THE DIRECTORS OF THE COMPANY TO GRANT AWARDS IN ACCORDANCE WITH THE PROVISIONS OF THE SPH PERFORMANCE SHARE PLAN AND TO ALLOT AND ISSUE FROM TIME TO TIME SUCH NUMBER OF FULLY PAID-UP ORDINARY SHARES AS MAY BE REQUIRED TO BE ALLOTTED AND ISSUED PURSUANT TO THE VESTING OF AWARDS UNDER THE SPH PERFORMANCE SHARE PLAN, PROVIDED THAT THE AGGREGATE NUMBER OF NEW ORDINARY SHARES TO BE ALLOTTED AND ISSUED PURSUANT TO THE 1999 SHARE OPTION SCHEME AND THE SPH PERFORMANCE SHARE PLAN SHALL NOT EXCEED 10% OF THE TOTAL ISSUED ORDINARY SHARES FROM

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TV AZTECA SA DE CV

TIME TO TIME

ISSUER: P9423F109 ISIN: MXP740471117

SEDOL: B02VC15, B1BQGY9, B042164, 2096911

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For

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Са	ast
*	PLEASE NOTE THAT THIS IS A MIX MEETING. THANK	Non-Voting		
*	YOU. PLEASE BE ADVISED THAT DUE TO THE FACT THAT THESE SHARES ARE DEPOSITED INTO THE NAFINSA TRUST, THEY DO NOT CARRY VOTING RIGHTS FOR FOREIGN INVESTORS. THEREFORE PLEASE ONLY SEND VOTING INSTRUCTIONS IF THE FINAL HOLDER IS A NATIONAL AND THIS CUSTOMER IS REGISTERED AS SUCH IN BANAMEX MEXICO	Non-Voting		
0.1	APPROVE THE UNAUDITED, CONSOLIDATED FINANCIAL STATEMENTS TO 30 SEP 2006	Management	Take No	o Ad
0.2	APPROVE THE DESIGNATION OF SPECIAL DELEGATES WHO WILL FORMALIZE THE RESOLUTIONS PASSED BY THE MEETING	Management	Take No	э А
E.1	APPROVE THE PROPOSAL TO GRANT A CASH REIMBURSEMENT TO THE SHAREHOLDERS THROUGH THE REDUCTION OF THE CORPORATE AND BOOK CAPITAL OF THE COMPANY AND AS A CONSEQUENCE, AMEND ARTICLE 6 OF THE COMPANY S CORPORATE BY-LAWS	Management	Take No	э Ас
E.2	APPROVE THE DESIGNATION OF SPECIAL DELEGATES WHO WILL FORMALIZE THE RESOLUTIONS PASSED BY THE MEETING	Management	Take No	э Ас
TALK AMER	ICA HOLDINGS, INC.	TALK		
ISSUER: 8	7426R202 ISIN:			
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal Number	Proposal	Proposal Type		ast
02	APPROVAL OF AN ADJOURNMENT OR POSTPONEMENT OF THE SPECIAL MEETING OF STOCKHOLDERS, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE AGREEMENT AND PLAN OF MERGER.	Management		or
01	ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF SEPTEMBER 22, 2006, BY AND AMONG TALK AMERICA HOLDINGS, INC., CAVALIER ACQUISITION CORP. AND CAVALIER TELEPHONE CORPORATION.	Management	Fc	or
MAGYAR TE	LEKOM PLC	MTA		
ISSUER: 5	59776109 ISIN:			

VOTE GROUP: GLOBAL

Proposal	Proposal	Proposal	Vote
Number		Type	Cast
03	DECISION ON THE APPROVAL OF THE 2005 FINANCIAL STATEMENTS OF THE COMPANY AND ON THE RELEASE FROM LIABILITY OF THE MEMBERS OF THE BOARD OF DIRECTORS	Management	For

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04	PROPOSAL OF THE BOARD OF DIRECTORS FOR THE USE	Management	For
05	OF THE PROFIT AFTER TAX EARNED IN 2005 ELECTION OF THE COMPANY S AUDITOR AND DETERMINATION	Management	For
06	OF ITS REMUNERATION MODIFICATION OF THE ARTICLES OF ASSOCIATION OF	Management	For
07	MAGYAR TELEKOM PLC. RECALLING AND ELECTION OF MEMBERS OF THE BOARD	Management	For
	OF DIRECTORS		

CORPORACION INTERAMERICANA DE ENTRETENIMIENTO SADE CV CIE, MEXICO

ISSUER: P3142L109 ISIN: MXP201161017

SEDOL: 2224347, B02VB30

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
1.	APPROVE, IF RELEVANT, THE COMPLETE REFORM OF THE CORPORATE BYLAWS, WHICH INCLUDES REFORMS TO ADAPT THEM TO THE TERMS OF THE SECURITIES MARKET LAW PUBLISHED IN THE OFFICIAL GAZETTEER OF THE FEDERATION ON 30 DEC 2005	Management	For
2.3.	GRANT AUTHORITY TO CONSOLIDATE THE CORPORATE BYLAWS APPROVE THE DESIGNATION OF SPECIAL DELEGATES WHO WILL CARRY OUT THE RESOLUTIONS PASSED BY THIS MEETING AND, IF RELEVANT, FORMALIZE THEM	Management Management	For For

CORPORACION INTERAMERICANA DE ENTRETENIMIENTO SADE CV CIE, MEXICO

ISSUER: P3142L109 ISIN: MXP201161017

SEDOL: 2224347, B02VB30

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VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
1.	APPROVE THE RESIGNATION, APPOINTMENT OR IF RATIFICATION OF THE MEMBERS OF THE BOARD OF AND IF RELEVANT, DETERMINATION OF THE REQUOF INDEPENDENCE FOR THE MEMBERS OF THE BOARD OF DIRECTORS	F DIRECTORS IREMENTS	Management	For
2.	APPROVE THE RESIGNATION OF MR. ALEJANDRO THERNANDEZ FROM HIS POSITION AS COMMISSIONE THE COMPANY		Management	For
3.	APPROVE THE NOMINATION OF THE CHAIRPERSON THE AUDIT AND CORPORATE PRACTICES COMMITTE		Management	For
4.	APPROVE THE REMUNERATION FOR THE MEMBERS OF BOARD OF DIRECTORS AND THE MEMBERS OF THE AND CORPORATE PRACTICES COMMITTEE		Management	For
5.	APPROVE THE DESIGNATION OF SPECIAL DELEGAT WHO WILL CARRY OUT THE RESOLUTIONS PASSED THIS GENERAL MEETING AND IF RELEVANT, WHO FORMALIZE THEM	ВУ	Management	For
	Accounts: NPX GABELLI GLB MULTIMEDIA TR	Page 3		
	OMMUNICATIONS CORPORATION		XAN	
ISSUER: 7	05904605 ISIN:			
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vote Cast
01	TO AMEND OUR EXISTING AMENDED AND RESTATED OF INCORPORATION TO EFFECT A REVERSE STOCK OF OUR ISSUED AND OUTSTANDING SHARES OF CLA AND CLASS B COMMON STOCK, PAR VALUE \$0.00 SHARE, ALL AS MORE FULLY DESCRIBED IN THE STATEMENT.	SPLIT ASS 1 PER	Management	For
02	DIRECTOR		Management	For
		MARSHALL W. PAGON RORY J. LINDGREN	Management Management	For For
		MARY C. METZGER HOWARD E. VERLIN	Management Management	For For
03	TO APPROVE THE PEGASUS COMMUNICATIONS 2006		Management	Against

INCENTIVE PLAN.

TO APPROVE CHANGING THE NAME OF THE COMPANY TO

04

For

Management

XANADOO COMPANY.

0.5 TO APPROVE A REDUCTION IN THE NUMBER OF AUTHORIZED SHARES OF PREFERRED STOCK FROM 20,000,000 TO 3,000,000. Management For

RANK GROUP PLC

ISSUER: G7377H105 ISIN: GB0007240764

SEDOL: 0724076, B02T134, 5909470

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
1.	APPROVE THE PROPOSED DISPOSAL BY THE COMPANY AND ITS SUBSIDIARIES OF THE HARDROCK BUSINESSES SUBJECT TO THE TERMS AND CONDITIONS OF THE DISPOSAL AGREEMENT SIGNED ON 07 DEC 2006 AND AUTHORIZE THE DIRECTORS TO DO ALL THINGS NECESSARY TO IMPLEMENT THE DISPOSAL AGREEMENT	Management	For
2.	APPROVE THE SHARE SUB-DIVISION OF ALL THE ORDINARY SHARES OF 10 PENCE EACH INTO NEW ORDINARY SHARES OF 1 PENCE EACH AND THE SHARE CONSOLIDATION OF ALL ISSUED AND UNISSUED INTERMEDIATE SHARES INTO NEW ORDINARY SHARES OF 13 8/9 PENCE EACH	Management	For

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\_\_\_\_\_\_ SYMBOL TECHNOLOGIES, INC. SBL

ISSUER: 871508107 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Vote Proposal Number Proposal Cast 01 PROPOSAL TO APPROVE AND ADOPT THE AGREEMENT AND Management For

PLAN OF MERGER, DATED AS OF SEPTEMBER 18, 2006, AS AMENDED OF OCTOBER 30, 2006, BY AND AMONG SYMBOL TECHNOLOGIES, INC., MOTOROLA, INC., AND MOTOROLA GTG SUBSIDIARY I CORP. AS SUCH AGREEMENT MAY BE AMENDED FROM TIME TO TIME, AND THE MERGER

PROVIDED FOR THEREIN.

MALAYSIAN RESOURCES CORP BHD MRCB

ISSUER: Y57177100 ISIN: MYL165100008

SEDOL: 6557878, 6557867

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
1.	AUTHORIZE THE COMPANY, SUBJECT TO THE APPROVALS OF ALL THE RELEVANT AUTHORITIES BEING OBTAINED, TO DISPOSE AN 18-STOREY OFFICE BUILDING IN PLAZA SENTRAL PHASE II KNOWN AS BLOCK 1A MAXIS TOWER SITUATED AT PLAZA SENTRAL, JALAN STESEN SENTRAL 5, KUALA LUMPUR SENTRAL TO LEMBAGA KUMPULAN WANG SIMPANAN PEKERJA KWSP FOR A CASH CONSIDERATION OF MYR 80,036,250 IN ACCORDANCE WITH THE TERMS AND CONDITIONS OF THE SALE AND PURCHASE AGREEMENT DATED 01 DEC 2006 ENTERED BETWEEN THE COMPANY, KUALA LUMPUR SENTRAL SDN BHD AND KWSP; AND AUTHORIZE THE DIRECTORS OF THE COMPANY TO TAKE ALL SUCH STEPS AND TO ENTER INTO ALL OTHER AGREEMENTS, ARRANGEMENTS, UNDERTAKINGS TO IMPLEMENT, FINALIZE AND GIVE FULL EFFECT TO THE DISPOSAL WITH FULL POWERS TO ASSENT TO ANY CONDITIONS, MODIFICATIONS, VARIATIONS, AMENDMENTS AND/OR SUPPLEMENTS AS MAY BE NECESSARY AND/OR AS MAY BE IMPOSED BY THE RELEVANT AUTHORITIES	Management	For

PENTON MEDIA, INC. PTON

ISSUER: 709668107 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

STATEMENT.

Proposal Number	Proposal	Proposal Type	Vote Cast
02	APPROVAL OF THE ADJOURNMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE MEETING TO ADOPT THE MERGER AGREEMENT.	Management	For
01	ADOPTION OF THE AGREEMENT AND PLAN OF MERGER AMONG PRISM MEDIA BUSINESS HOLDINGS INC., PRISM ACQUISITION CO. AND PENTON MEDIA, INC. DATED AS OF NOVEMBER 1, 2006, AS DESCRIBED IN THE PROXY	Management	For

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COMMONWE	ALTH TELEPHONE ENTERPRISES,		CTCO	
ISSUER: 2	203349105 ISIN:			
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vote Cast
01	THE ADOPTION OF THE AGREEMENT AND PLAN (DATED AS OF SEPTEMBER 17, 2006 AMONG CONTELEPHONE ENTERPRISES, CITIZENS COMMUNIC COMPANY AND CF MERGER CORP., A WHOLLY OF CITIZENS.	MMONWEALTH CATIONS	Management	For
THE READE	ER'S DIGEST ASSOCIATION, INC		RDA	
ISSUER:	755267101 ISIN:			
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vote Cast
01	TO ADOPT THE AGREEMENT AND PLAN OF MERGING AS OF NOVEMBER 16, 2006, AMONG DOCTOR ACHOLDING CO., DOCTOR ACQUISITION CO. AND S DIGEST ASSOCIATION, INC. (THE MERGER	CQUISITION THE READER	Management	For
02	TO ADJOURN OR POSTPONE THE SPECIAL MEET: NECESSARY OR APPROPRIATE, TO SOLICIT ADD PROXIES IF THERE ARE INSUFFICIENT VOTES TIME OF THE MEETING TO ADOPT THE MERGER	DITIONAL AT THE	Management	For
MOBIUS MA	ANAGEMENT SYSTEMS, INC.		MOBI	
ISSUER: 6	506925105 ISIN:			
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vote Cast
03	RATIFICATION OF THE APPOINTMENT BY THE A		Management	For
02	APPROVAL OF AN AMENDMENT TO THE NON-EMPI DIRECTORS 1998 STOCK OPTION PLAN	LOYEE	Management	Against
01	DIRECTOR	MITCHELL GROSS	Management Management	For For

MARK P. CATTINI Management For GARY G. GREENFIELD Management For

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ANDREW C	ORPORATION		ANDW		
ISSUER:	034425108 ISIN:				
SEDOL:					
VOTE GRO	UP: GLOBAL				
Proposal Number	Proposal		Proposal Type		Vote Cast
02	TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT PUBLIC AUDITORS FOR FISCAL YEAR 2007.		Management	F	For
01	DIRECTOR		Management	F	For
 TELEGRAA	F MEDIA GROEP NV	W.L. BAX T.A. DONAHOE R.E. FAISON J.D. FLUNO W.O. HUNT G.A. POCH A.F. POLLACK G.O. TONEY A.L. ZOPP	Management Management Management Management Management Management Management Management Management	F F F F F F	For For For For For For
ISSUER:	N8502L104 ISIN: NL00003866	305	BLOCKING		
SEDOL:	5062919, 5848982				
VOTE GRO	UP: GLOBAL				
Proposal Number	Proposal		Proposal Type		Vote Cast
1.	OPENING	>	Non-Voting Management		
3.	APPROVE TO LOOK BACK ON THE OGM OF SHAREHOLDERS OF TELEGRAAF MEDIA GROEP N.V TO BE HELD ON 19 APR 2006	3	Management	Take N	lo Ac

4.	APPROVE THE ACTIVITIES MANAGEMENT STICHTING ADMINISTRATIEKANTOOR VAN AANDELENTELEGRAAG MEDIA GROEP N.V. IN 2006	Management	Take No Ad
5.	APPROVE THE CONSULTATION CONCERNING VACANCY MANAGEMENT STICHTING ADMINSTRATIEKANTOOR VAN AANDELEN TELEGRAAG MEDIA GROEP N.V AND THE RE-APPOINTMENT OF MR. W.P. MOLEVELD BY THE MANAGEMENT BOARD	Management	Take No Ac
6.	QUESTIONS	Non-Voting	
	CLOSING	Non-Voting	
SKY PERFE	CT COMMUNICATIONS INC, TOKYO		
ISSUER: 3	J75638106 ISIN: JP3395900008		
SEDOL: E	B1CDJY0, B02LKL1, 6290571		
VOTE GROU	JP: GLOBAL		
Proposal		Proposal	Vote
	Proposal	Type	Cast
2	AMEND ARTICLES TO: APPROVE MINOR REVISIONS RELATED TO CREATING THE HOLDING COMPANY	Management	For
Meeting I	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Report Date: 0 Accounts: NPX GABELLI GLB MULTIMEDIA TR Page		
1	APPROVE STOCK-TRANSFER WITH JSAT CORP TO CREATE A HOLDING COMPANY, CALLED SKYPERFECT JSAT CORP.	Management	For
EMMIS CON	MUNICATIONS CORPORATION	EMMSP	
ISSUER: 2	291525103 ISIN:		
SEDOL:			
VOTE GROU	JP: GLOBAL		
Proposal		Proposal	Vote
Number	Proposal	Type	Cast
01	DIRECTOR	Management	For
	SUSAN B. BAYH*	Management	For
02	GARY L. KASEFF PROPOSAL TO RATIFY THE SELECTION OF ERNST & YOUNG	Management Management	For For
03	LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS. SHAREHOLDER PROPOSAL REGARDING ADOPTION OF A	Shareholder	Abstain
0.0	RECAPITALIZATION PLAN.	21142 0110 1401	1100 Call

AVAYA INC. AV

ISSUER: 053499109 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
02	DIRECTORS PROPOSAL- RATIFICATION OF SELECTION OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL 2007	Management	For
01	DIRECTOR	Management	For
	JOSEPH P. LANDY	Management	For
	MARK LESLIE	Management	For
	DANIEL C. STANZIONE	Management	For
	ANTHONY P. TERRACCIANO	Management	For
04	SHAREHOLDER PROPOSAL- EXECUTIVE COMPENSATION ITEM	Shareholder	Against
03	DIRECTORS PROPOSAL- AMENDMENT TO THE AVAYA INC. 2004 LONG TERM INCENTIVE PLAN	Management	Against

JASMINE INTERNATIONAL PUBLIC CO LTD

ISSUER: Y44202177 ISIN: TH0418010Z12

SEDOL: B02WS76, B128224, 6729150

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VOTE GROUP: GLOBAL

Proposal	Proposal	Proposal	Vote
Number		Type	Cast
1.	APPROVE THE MINUTES OF THE EGM OF SHAREHOLDERS  NO. 2/2002 HELD ON 20 JUN 2002	Management	For

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2.	AMEND THE ARTICLE 5 OF THE ARTICLES OF ASSOCIATION	Management	For
	OF THE COMPANY		
3.	AMEND THE ARTICLE 8 OF THE ARTICLES OF ASSOCIATION	Management	For
	OF THE COMPANY		
4.	OTHER BUSINESS	Other	For

COMPASS GROUP PLC

ISIN: GB0005331532 ISSUER: G23296182

SEDOL: B02S863, B014WV5, 0533153

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Proposal Number	Proposal	Proposal Type	Vote Cast
1.	RECEIVE AND ADOPT THE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FYE 30 SEP 2006 AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS THEREON	Management	
2.	APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE FYE 30 SEP 2006	Management	For
3.	DECLARE A FINAL DIVIDEND OF 6.7 PENCE PER SHARE ON EACH OF THE COMPANY S ORDINARY SHARES FOR THE FYE 30 SEP 2006; SUBJECT TO PASSING OF THIS RESOLUTION, THE FINAL DIVIDEND WILL BE PAID ON 05 MAR 2007 TO SHAREHOLDERS ON THE REGISTER AT THE CLOSE OF BUSINESS ON 09 FEB 2007	Management	For
4.	ELECT MR. RICHARD COUSINS AS A DIRECTOR	Management	For
5.	ELECT SIR IAN ROBINSON AS A DIRECTOR	Management	For
6.	ELECT MR. GARY GREEN AS A DIRECTOR	Management	For
7.	RE-ELECT MR. ANDREW MARTIN AS A DIRECTOR, WHO	Management	For
, •	RETIRES BY ROTATION	Harragemerre	101
8.	RE-APPOINT DELOITTE & TOUCHE LLP AS THE AUDITORS OF THE COMPANY	Management	For
9.	AUTHORIZE THE DIRECTORS TO DETERMINE THE AUDITORS REMUNERATION	Management	For
10.	AUTHORIZE THE COMPANY AND ANY COMPANY, WHICH IS OR BECOMES A SUBSIDIARY OF THE COMPANY DURING THE PERIOD TO WHICH THIS RESOLUTION RELATES, TO MAKE DONATIONS TO EU POLITICAL ORGANIZATIONS AND INCUR EU POLITICAL EXPENDITURE PROVIDED THAT ANY SUCH DONATIONS AND EXPENDITURE MADE BY THE COMPANY TOGETHER WITH THOSE MADE BY ANY SUBSIDIARY COMPANY WHILE IT IS A SUBSIDIARY OF THE COMPANY SHALL NOT EXCEED IN AGGREGATE GBP 125,000 DURING THAT PERIOD; AUTHORITY EXPIRES AT THE NEXT AGM	Management	For
11.	AUTHORIZE THE DIRECTORS TO ALLOT RELEVANT SECURITIES PURSUANT TO ARTICLE 11 OF THE COMPANY S ARTICLES OF ASSOCIATION AND SECTION 80 OF THE COMPANIES ACT 1985 THE ACT UP TO A MAXIMUM NOMINAL AMOUNT OF GBP 68,700,000; THIS REPRESENTS 687 MILLION ORDINARY SHARES OF 10 PENCE EACH IN THE CAPITAL OF THE COMPANY WHICH IS APPROXIMATELY ONE—THIRD OF THE COMPANY S ISSUED SHARE CAPITAL AS AT 13 DEC 2006; THE COMPANY DOES NOT CURRENTLY HOLD ANY SHARES AS TREASURY SHARES; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY TO BE HELD IN 2008 OR 15 MAY 2008; WHILST THE DIRECTORS HAVE NO CURRENT PLANS TO UTILIZE THIS AUTHORITY THEY CONSIDER ITS RENEWAL APPROPRIATE IN ORDER TO RETAIN MAXIMUM FLEXIBILITY TO TAKE ADVANTAGE OF BUSINESS OPPORTUNITIES AS THEY ARISE	Management	For

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s.12

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APPROVE, SUBJECT TO THE PASSING OF RESOLUTION

FOR SUCH SHARES DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST, OVER THE PREVIOUS 5 BUSINESS DAYS AND AN AMOUNT EQUAL TO THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE AND AN AMOUNT EQUAL TO THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE AND THE HIGHEST CURRENT INDEPENDENT BID AS DERIVED FORM THE LONDON STOCK EXCHANGE TRADING SYSTEM SETS; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR 15 AUG 2008; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR

11 ABOVE, TO RENEW THE POWER CONFERRED ON THE DIRECTORS BY ARTICLE 12 OF THE COMPANY S ARTICLES OF ASSOCIATION TO ISSUE EQUITY SECURITIES OF THE COMPANY FOR CASH WITHOUT APPLICATION OF THE PRE-EMPTION RIGHTS PURSUANT TO ARTICLE 12 OF THE COMPANY S ARTICLES OF ASSOCIATION AND SECTION 89 OF THE COMPANIES ACT 1985; OTHER THAN IN CONNECTION WITH A RIGHTS, SCRIP DIVIDEND, OR OTHER SIMILAR ISSUE, UP TO MAXIMUM NOMINAL AMOUNT OF GBP 10,300,000 THE SECTION 89 AMOUNT; THIS REPRESENT 103 MILLION ORDINARY SHARES OF 10 PENCE EACH IN THE CAPITAL OF THE COMPANY, WHICH IS APPROXIMATELY 5 % OF THE COMPANY S ISSUED ORDINARY SHARE CAPITAL AS AT 13 DEC 2006; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE AGM OF THE COMPANY TO BE HELD IN 2008 OR 15 MAY 2008; WHILST THE DIRECTORS HAVE NO CURRENT PLANS TO UTILIZE THIS AUTHORITY THEY CONSIDER ITS RENEWAL APPROPRIATE IN ORDER TO RETAIN MAXIMUM FLEXIBILITY TO TAKE ADVANTAGE OF BUSINESS OPPORTUNITIES AS THEY ARISE s.13 AUTHORIZE THE COMPANY, PURSUANT TO ARTICLE 58 Management For OF THE COMPANY S ARTICLES OF ASSOCIATION AND IN ACCORDANCE WITH SECTION 166 OF THE COMPANIES ACT 1985, TO MAKE MARKET PURCHASES SECTION 163 OF THAT ACT OF UP TO 206 MILLION ORDINARY SHARES OF 10 PENCE EACH IN THE CAPITAL OF THE COMPANY, AT A MINIMUM PRICE OF 10 PENCE AND THE MAXIMUM PRICE EXCLUSIVE OF EXPENSES WHICH MAY BE PAID FOR EACH ORDINARY SHARE WHICH IS THE HIGHER OF 105% OF THE AVERAGE OF THE MIDDLE MARKET QUOTATIONS

LEE ENTERPRISES, INCORPORATED LEE

ISSUER: 523768109 ISIN:

PARTLY AFTER SUCH EXPIRY

SEDOL:

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VOTE GROUP: GLOBAL

Management For

Proposal Number	Proposal		Proposal Type	Vot Cas
02	IN THEIR DISCRETION, UPON SUCH OF		Management	For
01	DIRECTOR	marring.	Management	For
		MARY E. JUNCK	Management	For
		ANDREW E. NEWMAN	Management	For
		GORDON D. PRICHETT	Management	For
Meeting D	e - Investment Company Report Pate Range: 07/01/2006 to 06/30/200 Accounts: NPX GABELLI GLB MULTIMEN		6/26/2007 40 of 187	
WARNER MU	JSIC GROUP CORP.		WMG	
ISSUER: 9	34550104	SIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
VOTE GROU Proposal Number	Proposal		Proposal Type	Vo Ca
Proposal				
Proposal Number	Proposal	EDGAR BRONFMAN, JR.	Type	Ca 
roposal Number	Proposal		Type  Management  Management  Management	Ca  Fo Fo
roposal Number 	Proposal	EDGAR BRONFMAN, JR. LEN BLAVATNIK SHELBY W. BONNIE	Type  Management  Management	Ca Fo Fo Fo
roposal Number 	Proposal	EDGAR BRONFMAN, JR. LEN BLAVATNIK SHELBY W. BONNIE RICHARD BRESSLER	Type  Management  Management  Management  Management  Management  Management	Ca Fc Fc Fc Fc
roposal Number	Proposal	EDGAR BRONFMAN, JR.  LEN BLAVATNIK  SHELBY W. BONNIE  RICHARD BRESSLER  JOHN P. CONNAUGHTON	Type  Management  Management  Management  Management  Management  Management  Management	Ca Fo Fo Fo Fo Fo
roposal Number 	Proposal	EDGAR BRONFMAN, JR.  LEN BLAVATNIK  SHELBY W. BONNIE  RICHARD BRESSLER  JOHN P. CONNAUGHTON  PHYLLIS E. GRANN	Type  Management  Management  Management  Management  Management  Management  Management  Management	Ca Fo Fo Fo Fo Fo Fo
roposal Number 	Proposal	EDGAR BRONFMAN, JR.  LEN BLAVATNIK  SHELBY W. BONNIE  RICHARD BRESSLER  JOHN P. CONNAUGHTON  PHYLLIS E. GRANN  MICHELE J. HOOPER	Type  Management  Management  Management  Management  Management  Management  Management  Management  Management	Ca FC FC FC FC FC FC
roposal Number	Proposal	EDGAR BRONFMAN, JR.  LEN BLAVATNIK SHELBY W. BONNIE RICHARD BRESSLER JOHN P. CONNAUGHTON PHYLLIS E. GRANN MICHELE J. HOOPER SCOTT L. JAECKEL	Type  Management	Ca Fo Fo Fo Fo Fo Fo Fo
roposal Number 	Proposal	EDGAR BRONFMAN, JR.  LEN BLAVATNIK SHELBY W. BONNIE RICHARD BRESSLER JOHN P. CONNAUGHTON PHYLLIS E. GRANN MICHELE J. HOOPER SCOTT L. JAECKEL SETH W. LAWRY	Type  Management	Ca Fo Fo Fo Fo Fo Fo Fo
roposal Number	Proposal	EDGAR BRONFMAN, JR.  LEN BLAVATNIK SHELBY W. BONNIE RICHARD BRESSLER JOHN P. CONNAUGHTON PHYLLIS E. GRANN MICHELE J. HOOPER SCOTT L. JAECKEL SETH W. LAWRY THOMAS H. LEE	Type  Management  Management Management Management Management Management Management Management Management Management Management Management Management Management Management	Ca Fo Fo Fo Fo Fo Fo Fo
roposal Number	Proposal	EDGAR BRONFMAN, JR.  LEN BLAVATNIK SHELBY W. BONNIE RICHARD BRESSLER JOHN P. CONNAUGHTON PHYLLIS E. GRANN MICHELE J. HOOPER SCOTT L. JAECKEL SETH W. LAWRY THOMAS H. LEE IAN LORING	Type  Management  Management Management Management Management Management Management Management Management Management Management Management Management Management Management Management	Ca Fo Fo Fo Fo Fo Fo Fo Fo
roposal Number	Proposal	EDGAR BRONFMAN, JR.  LEN BLAVATNIK SHELBY W. BONNIE RICHARD BRESSLER JOHN P. CONNAUGHTON PHYLLIS E. GRANN MICHELE J. HOOPER SCOTT L. JAECKEL SETH W. LAWRY THOMAS H. LEE IAN LORING JONATHAN M. NELSON	Type  Management  Management Management Management Management Management Management Management Management Management Management Management Management Management Management Management Management Management	Ca Fo Fo Fo Fo Fo Fo Fo Fo
roposal Number	Proposal	EDGAR BRONFMAN, JR.  LEN BLAVATNIK SHELBY W. BONNIE RICHARD BRESSLER JOHN P. CONNAUGHTON PHYLLIS E. GRANN MICHELE J. HOOPER SCOTT L. JAECKEL SETH W. LAWRY THOMAS H. LEE IAN LORING JONATHAN M. NELSON MARK NUNNELLY	Type  Management  Management	Ca FC FC FC FC FC FC FC FC FC
Proposal Number	Proposal  DIRECTOR  TO APPROVE THE COMPANY S AMENDED	EDGAR BRONFMAN, JR.  LEN BLAVATNIK SHELBY W. BONNIE RICHARD BRESSLER JOHN P. CONNAUGHTON PHYLLIS E. GRANN MICHELE J. HOOPER SCOTT L. JAECKEL SETH W. LAWRY THOMAS H. LEE IAN LORING JONATHAN M. NELSON MARK NUNNELLY SCOTT M. SPERLING	Type  Management  Management Management Management Management Management Management Management Management Management Management Management Management Management Management Management Management Management	Ca  Fo
Proposal Number 01	Proposal  DIRECTOR	EDGAR BRONFMAN, JR.  LEN BLAVATNIK SHELBY W. BONNIE RICHARD BRESSLER JOHN P. CONNAUGHTON PHYLLIS E. GRANN MICHELE J. HOOPER SCOTT L. JAECKEL SETH W. LAWRY THOMAS H. LEE IAN LORING JONATHAN M. NELSON MARK NUNNELLY SCOTT M. SPERLING AND RESTATED  ST & YOUNG LLP DMPANY FOR ITS	Type  Management  Management	FC F

P.T. TELEKOMUNIKASI INDONESIA, TBK

ISSUER: 715684106 ISIN:

COME BEFORE THE MEETING.

TO VOTE UPON SUCH OTHER BUSINESS AS MAY PROPERLY

TLK

#### SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
01	RESTRUCTURIZATION OF TELKOM S PENSION FUND.	Management	For
03	APPROVAL OF THE IMPLEMENTATION OF EMPLOYEE AND MANAGEMENT STOCK OPTION PLAN.	Management	For
02	THE AMENDMENT OF THE COMPANY S PLAN TO THE SHARES BOUGHT BACK.	Management	For
05	APPROVAL OF THE CHANGES OF THE MEMBER FOR THE COMPANY S BOARD OF DIRECTORS.	Management	For
04	ADJUSTMENT OF THE COMPANY S BOARD OF COMMISSIONERS TERMS OF OFFICE, WHICH MEMBERS WERE ELECTED IN EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS DATED MARCH 10, 2004, IN ACCORDANCE WITH THE COMPANY S ARTICLE OF ASSOCIATION AND LAW NO.19/2003 REGARDING STATE-OWNED ENTERPRISE.	Management	For

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SAMSUNG ELECTRONICS CO., LTD. SSNHY

ISSUER: 796050888 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
01	APPROVAL OF THE BALANCE SHEET, INCOME STATEMENT AND STATEMENT OF APPROPRIATION OF RETAINED EARNINGS (DRAFT) FOR THE 38TH FISCAL YEAR (FROM JANUARY 1, 2006 TO DECEMBER 31, 2006), AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	For
2A	APPOINTMENT OF INDEPENDENT DIRECTORS: MR. GORAN S. MALM AND MR. KAP-HYUN LEE.	Management	For
2В	APPOINTMENT OF EXECUTIVE DIRECTOR: MR. HAK-SOO LEE.	Management	For
2C	APPOINTMENT OF MEMBERS OF AUDIT COMMITTEE: MR. KAP-HYUN LEE.	Management	For
03	APPROVAL OF THE LIMIT ON THE REMUNERATION FOR DIRECTORS, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	For

INTERNATIONAL GAME TECHNOLOGY

IGT

ISSUER: 459902102 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
01	DIRECTOR	Management	For
	NEIL BARSKY	Management	For
	ROBERT A. BITTMAN	Management	For
	RICHARD R. BURT	Management	For
	PATTI S. HART	Management	For
	LESLIE S. HEISZ	Management	For
	ROBERT A. MATHEWSON	Management	For
	THOMAS J. MATTHEWS	Management	For
	ROBERT MILLER	Management	For
	FREDERICK B. RENTSCHLER	Management	For
02	RATIFICATION OF THE APPOINTMENT OF DELOITTE &	Management	For
	TOUCHE LLP AS IGT S INDEPENDENT AUDITORS FOR		
	THE FISCAL YEAR ENDING SEPTEMBER 30, 2007.		

THE WALT DISNEY COMPANY DIS

ISSUER: 254687106 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
06	TO APPROVE THE SHAREHOLDER PROPOSAL TO AMEND THE BYLAWS RELATING TO STOCKHOLDER RIGHTS PLANS.	Shareholder	For
05	TO APPROVE THE SHAREHOLDER PROPOSAL RELATING TO GREENMAIL.	Shareholder	Against
04	TO APPROVE THE TERMS OF THE AMENDED AND RESTATED 2002 EXECUTIVE PERFORMANCE PLAN.	Management	For
03	TO APPROVE THE AMENDMENTS TO THE AMENDED AND RESTATED 2005 STOCK INCENTIVE PLAN.	Management	Against
02	TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY S REGISTERED PUBLIC ACCOUNTANTS FOR 2007.	Management	For

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01 DIRECTOR Management For

	JOHN E. BRYSON	Management	For
	JOHN S. CHEN	Management	For
	JUDITH L. ESTRIN	Management	For
	ROBERT A. IGER	Management	For
	STEVEN P. JOBS	Management	For
	FRED H. LANGHAMMER	Management	For
	AYLWIN B. LEWIS	Management	For
	MONICA C. LOZANO	Management	For
	ROBERT W. MATSCHULLAT	Management	For
	JOHN E. PEPPER, JR.	Management	For
	ORIN C. SMITH	Management	For
UTCHISON TELECOMMUNICATIONS INTL LTD			

ISSUER: G46714104 ISIN: KYG467141043

SEDOL: B03H319, B039V77, B03H2N4, B032D70

VOTE GROUP: GLOBAL

Proposal	Proposal	Proposal	Vote
Number		Type	Cast
1.	APPROVE AND RATIFY THE AGREEMENT DATED 11 FEB 2007 THE AGREEMENT ENTERED INTO BETWEEN THE COMPANY AND VODAFONE INTERNATIONAL HOLDINGS B.V. IN RELATION TO THE SALE OF THE SALE SHARE AND THE SALE LOANS, EACH AS SPECIFIED; AND AUTHORIZE THE DIRECTORS OF THE COMPANY, ACTING TOGETHER, INDIVIDUALLY OR BY COMMITTEE, TO EXECUTE ALL SUCH DOCUMENTS AND/OR TO DO ALL SUCH ACTS ON BEHALF OF THE COMPANY AS THEY MAY CONSIDER NECESSARY, DESIRABLE OR EXPEDIENT FOR THE PURPOSE OF, OR IN CONNECTION WITH, THE IMPLEMENTATION AND COMPLETION OF THE AGREEMENT AND THE TRANSACTIONS CONTEMPLATED THEREIN	Management	For

SK TELECOM CO., LTD.

ISSUER: 78440P108 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
01	APPROVAL OF THE BALANCE SHEETS, THE STATEMENTS OF INCOME, AND STATEMENTS OF APPROPRIATIONS OF RETAINED EARNINGS OF THE 23RD FISCAL YEAR, AS SET FORTH IN ITEM 1 OF THE COMPANY S AGENDA ENCLOSED HEREWITH.	Management	For
02	APPROVAL OF THE CEILING AMOUNT OF THE REMUNERATION OF DIRECTORS, AS SET FORTH IN THE COMPANY S AGENDA ENCLOSED HEREWITH.	Management	For
3A1	APPROVAL OF THE APPOINTMENT OF MR. JUNG NAM CHO, AS EXECUTIVE DIRECTOR.	Management	For
3A2	APPROVAL OF THE APPOINTMENT OF MR. SUNG MIN HA,	Management	For

AS EXECUTIVE DIRECTOR.

3B APPROVAL OF THE APPOINTMENT OF MR. DAL SUP SHIM, AS INDEPENDENT NON-EXECUTIVE DIRECTOR WHO WILL BE A MEMBER OF THE AUDIT COMMITTEE.

Management For

ProxyEdge - Investment Company Report

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QUALCOMM INCORPORATED QCOM

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ISSUER: 747525103 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
01	DIRECTOR	Management	For
	BARBARA T. ALEXANDER RAYMOND V. DITTAMORE IRWIN MARK JACOBS SHERRY LANSING PETER M. SACERDOTE MARC I. STERN	Management Management Management Management Management Management	For For For For For
02	TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY S INDEPENDENT ACCOUNTANTS FOR THE COMPANY S FISCAL YEAR ENDING SEPTEMBER	Management	For

HELLENIC TELECOMMUNICATIONS ORGANIZATION S A

ISSUER: X3258B102 ISIN: GRS260333000 BLOCKING

SEDOL: 5051605, B02NXN0, 5437506

30, 2007.

VOTE GROUP: GLOBAL

Proposal

Number	Proposal	Туре	Cast
1.	AMEND ARTICLE 9 BOARD OF DIRECTORS, 13 MANAGING	Management	Take No Ac
	DIRECTOR AND 23 GENERAL MANAGERS QUORUM AND MAJORITY,		
	and the contract of the contra		

ABOLITION TO ARTICLES 7 GREEK STATE IN GENERAL MANAGERS, PARTICIPATION PERCENTAGE 16INCOMPATIBLE, IMPEDIMENT OF BOARD OF DIRECTORS MEMBERS AND 17GREEK STATES RIGHTS OF THE CURRENT CAA AND RENUMBERING FROM ARTICLE 8 AND FOLLOWING, CODIFICATION

OF THE CAA

Vote

Proposal

2. APPROVE THE STOCK OPTION PLAN TO THE COMPANY S AND TO ASSOCIATED COMPANIES EXECUTIVE MANAGERS, ACCORDING TO ARTICLES 42A AND 13 PARAGRAPH 9 OF C. L. 2190/1920

Management Take No Ac

3. APPROVE TO ARRANGE THE COMPANY S FIBRE OPTIC TELECOMMUNICATION NETWORK LIMITED DEPARTMENT

Management Take No Ac

WITH REMISSION

4. MISCELLANEOUS ANNOUNCEMENTS

Non-Voting

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VIVO PARTICIPACOES

VIV

SPEC

ISSUER: 92855S101 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
04	TO ELECT THE MEMBERS OF THE STATUTORY AUDIT COMMITTEE.		
03	TO APPROVE THE CAPITAL BUDGET FOR FISCAL YEAR 2007.	Management	For
02	TO DECIDE ON THE PROFIT ALLOCATION FOR THE FISCAL YEAR AND DISTRIBUTION OF DIVIDENDS.	Management	For
01	TO RECEIVE THE MANAGEMENT REPORT; TO REVIEW, DISCUSS AND VOTE THE FINANCIAL STATEMENTS FOR FISCAL YEAR ENDED 12.31.2006.	Management	For
S2	TO RATIFY THE ELECTION OF THE DIRECTORS: A. MR. MANOEL LUIZ FERRAO DE AMORIM, ELECTED ON 09.13.2006 B. MR. RUI MANUEL DE MEDEIROS D ESPINEY PATRICIO C. MR. JOAO PEDRO AMADEU BAPTISTA, ELECTED ON 05.10.2006.	Management	For
S1	TO RATIFY THE WORDING OF ARTICLE 5 OF THE BYLAWS, AS SUGGESTED BY THE BOARD OF DIRECTORS AT A MEETING HELD ON 06.08.2006, WHEN THE INCREASE OF THE CAPITAL STOCK OF THE COMPANY WAS HOMOLOGATED.	Management	For
05	TO ESTABLISH THE OVERALL ANNUAL COMPENSATION OF MANAGEMENT AND THE INDIVIDUAL COMPENSATION OF THE MEMBERS OF THE STATUTORY AUDIT COMMITTEE.	Management	For

UNITED BUSINESS MEDIA PLC

ISIN: GB00B0B2LQ71 ISSUER: G92272122

SEDOL: BOBVGHO, BOB2LQ7, BOBVGW5

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VOTE GROUP: GLOBAL

Proposal	Proposal	Proposal	Vote
Number		Type	Cast
1.	APPROVE, SUBJECT TO AND CONDITIONAL UPON ADMISSION OF THE NEW ORDINARY SHARES AS DEFINED BELOW TO THE OFFICIAL LIST OF THE UNITED KINGDOM LISTING AUTHORITY AND TO TRADING ON THE LONDON STOCK EXCHANGE S MARKET FOR LISTED SECURITIES BECOMING EFFECTIVE: A) ALL THE ORDINARY SHARES OF 30 5/14 PENCE EACH IN THE CAPITAL OF THE COMPANY WHICH AT THE CLOSE OF BUSINESS ON 19 MAR 2007 OR SUCH OTHER TIME AND DATE AS THE DIRECTORS OF THE COMPANY MAY DETERMINE ARE SHOWN IN THE BOOKS OF THE COMPANY AS AUTHORIZED, WHETHER ISSUED OR UNISSUED, SHALL BE SUB-DIVIDED INTO NEW ORDINARY SHARES OF 425/616 PENCE EACH IN THE CAPITAL OF THE COMPANY INTERMEDIATE SHARES; B) IMMEDIATELY THEREAFTER: ALL INTERMEDIATE SHARES; B) IMMEDIATELY THEREAFTER: ALL INTERMEDIATE SHARES THAT ARE UNISSUED BE CONSOLIDATED INTO NEW ORDINARY SHARES OF 33 71/88 PENCE EACH IN THE CAPITAL OF THE COMPANY UNISSUED NEW ORDINARY SHARES PROVIDED THAT, WHERE SUCH CONSOLIDATION WOULD OTHERWISE RESULT IN A FRACTION OF AN UNISSUED NEW ORDINARY SHARE, THAT NUMBER OF INTERMEDIATE SHARES WHICH WOULD OTHERWISE CONSTITUTE SUCH FRACTION SHALL BE CANCELLED PURSUANT TO SECTION 121(2)(E) OF THE COMPANIES ACT 1985; AND II) ALL INTERMEDIATE SHARES THAT ARE IN ISSUE BE CONSOLIDATED INTO NEW ORDINARY SHARES OF 33 71/88 PENCE EACH IN THE CAPITAL OF THE COMPANY NEW ORDINARY SHARES PROVIDED THAT, WHERE SUCH CONSOLIDATION RESULTS IN ANY MEMBER BEING ENTITLED TO A FRACTION OF A NEW ORDINARY SHARE, SUCH FRACTION SHALL, SO FAR AS POSSIBLE, BE AGGREGATED WITH THE FRACTIONS OF A NEW ORDINARY SHARE, SUCH FRACTION SHALL, SO FAR AS POSSIBLE, BE AGGREGATED WITH THE FRACTIONS OF A NEW ORDINARY SHARE, SUCH FRACTION SHALL, SO FAR AS POSSIBLE, BE AGGREGATED WITH THE FRACTIONS OF A NEW ORDINARY SHARE TO WHICH OTHER MEMBERS OF THE COMPANY MAY BE ENTITLED AND AUTHORIZE THE DIRECTORS OF THE COMPANY TO SELL OR APPOINT ANY OTHER PERSON TO SELL TO ANY PERSON, ON BEHALF OF THE RELEVANT MEMBERS, ALL THE NEW ORDINARY SHARES REPRESENTING SUCH FRACTIONS AT THE BEST PRICE REASONABLY OBTAINABLE TO ANY PERSON, AND	Management	

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TO DISTRIBUTE THE PROCEEDS OF SALE NET OF EXPENSES IN DUE PROPORTION AMONG THE RELEVANT MEMBERS ENTITLED THERETO SAVE THAT ANY FRACTION OF A PENNY WHICH WOULD OTHERWISE BE PAYABLE SHALL BE ROUNDED UP OR DOWN IN ACCORDANCE WITH THE USUAL PRACTICE OF THE REGISTRAR OF THE COMPANY AND THAT ANY DIRECTOR OF THE COMPANY OR ANY PERSON APPOINTED BY THE DIRECTORS OF THE COMPANY, TO EXECUTE AN INSTRUMENT OF TRANSFER IN RESPECT OF SUCH SHARES ON BEHALF OF THE RELEVANT MEMBERS

AND TO DO ALL ACTS AND THINGS AS THE DIRECTORS CONSIDER NECESSARY OR EXPEDIENT TO EFFECT THE TRANSFER OF SUCH SHARES TO, OR IN ACCORDANCE WITH THE DIRECTIONS OF, ANY BUYER OF ANY SUCH

2. AUTHORIZE THE COMPANY, IN SUBSTITUTION FOR ALL EXISTING AUTHORITIES AND SUBJECT TO AND CONDITIONAL ON THE PASSING OF RESOLUTION 1, TO MAKE ONE OR MORE MARKET PURCHASES SECTION 163(3) OF THE COMPANIES ACT 1985 OF NEW ORDINARY SHARES, PROVIDED THAT: THE MAXIMUM NUMBER OF NEW ORDINARY SHARES TO BE PURCHASED IS 25,275,654; AND MINIMUM PRICE WHICH MAY BE PAID FOR SUCH SHARES BE THE NOMINAL AMOUNT OF SUCH NEW ORDINARY SHARE; THE MAXIMUM PRICE NOT EXCEEDING MORE THAN MORE THAN 105% ABOVE THE AVERAGE OF THE MIDDLE MARKET QUOTATION OF AN NEW ORDINARY SHARE AS DERIVED FROM THE DAILY OFFICIAL LIST OF THE LONDON STOCK EXCHANGE OFFICIAL LIST, FOR 5 BUSINESS DAYS IN RESPECT OF WHICH SUCH DAILY OFFICIAL LIST IS PUBLISHED IMMEDIATELY PRECEDING THE DAY ON WHICH THAT SHARE IS TO BE PURCHASED; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM IN 2007 OR 04 AUG 2007; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY

Management For

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HELLENIC TELECOMMUNICATIONS ORGANIZATIONS OTE, ATHENS

ISSUER: X3258B102 ISIN: GRS260333000 BLOCKING

SEDOL: 5051605, B02NXN0, 5437506

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VOTE GROUP: GLOBAL

Proposal Proposal Vote Cast Number Proposal Type

1. AMEND ARTICLE 9 BOARD OF DIRECTORS, ARTICLE 13 MANAGING DIRECTOR AND ARTICLE 23 GENERAL MANAGERS QUORUM AND MAJORITY, ABOLISH ARTICLE 7 GREEK STATE IN GENERAL MANAGERS, PARTICIPATION PERCENTAGE, ARTICLE 16 INCOMPATIBLE, IMPEDIMENT OF BOARD OF DIRECTORS MEMBERS AND ARTICLE 17GREEK STATES RIGHTS OF THE CURRENT ARTICLES OF ASSOCIATION AND RENUMBERING FROM THE ARTICLES FOLLOWING ARTICLE 8 AND THE CODIFICATION OF THE CURRENT ARTICLES OF ASSOCIATION

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2. APPROVE THE STOCK OPTION PLAN TO THE COMPANY

Management Take No Ac

Management Take No Ac

S MANAGERS AND TO ASSOCIATED COMPANIES EXECUTIVE MANAGERS, ACCORDING TO ARTICLES 42A AND 13 PARAGRAPH 9 OF COMMERCIAL LAW 2190/1920

3. APPROVE THE ARRANGEMENT OF THE DEBT OF THE COMPANY S FIBRE OPTIC TELECOMMUNICATION NETWORK LIMITED TO HELLENIC TELECOM. ORG. S.A. WITH ABOLISHMENT

Management Take No Ac

Take No Ac

MISCELLANEOUS ANNOUNCEMENTS

Non-Voting

Management

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MEDIA PRIMA BHD

ISSUER: Y5946D100 ISIN: MYL450200000

SEDOL: B05PN77, 6812555

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VOTE GROUP: GLOBAL

Proposal Proposal Vote Number Proposal Type Cast

AUTHORIZE: THE COMPANY, SUBJECT TO THE RELEVANT REGULATORY AUTHORITIES AND PARTIES WHERE REQUIRED, TO ACQUIRE 500,000 ORDINARY SHARES OF MYR 1.00 EACH IN BIG TREE OUTDOOR SDN BHD BTO , REPRESENTING 100% EQUITY INTEREST IN BTO, FREE FROM ANY MORTGAGE, DEPOSIT, CHARGE, ASSIGNMENT, OPTION, PRE-EMPTION RIGHTS, PLEDGE, LIEN, RESTRICTIVE COVENANTS OR OTHER ENCUMBRANCE, PRIORITY OR SECURITY INTEREST OR ADVERSE CLAIM OR ARRANGEMENT OF WHATSOEVER NATURE SECURING ANY OBLIGATIONS OF ANY PERSON OR ANY OTHER TYPE OF PREFERENTIAL ARRANGEMENT HAVING SIMILAR EFFECT TOGETHER WITH ALL RIGHTS ATTACHED THERETO INCLUDING ALL DIVIDENDS AND DISTRIBUTIONS DECLARED PAID OR MADE IN RESPECT THEREOF ON OR AFTER THE DATE OF THE CONDITIONAL SHARE SALE AGREEMENTS DATED 20 NOV 2006 AND 12 JAN 2007 ENTERED INTO BY THE COMPANY WITH CIMS PRIVATE EQUITY SDN BHD, SURIDAH JALALUDDIN, SUNNETIC SDN BHD AND EYE CORP ASIA LIMITED INCLUDING ANY AMENDMENT AND/OR EXTENSION THEREOF AS MUTUALLY AGREED RESPECTIVELY SSAS AND UPON THE TERMS AND CONDITIONS AS STATED IN THE SSAS, FOR AN AGGREGATE PURCHASE CONSIDERATION OF MYR 140,633,500 TO BE SATISFIED BY PAYMENT IN PART BY MYR 59,633,500 IN CASH AND REMAINING BALANCE BY ISSUANCE OF 38,571,429 NEW ORDINARY SHARES OF MYR 1.00 EACH IN THE COMPANY AT AN ISSUE PRICE OF MYR 2.1 0 PER SHARE; AND THE BOARD OF DIRECTORS TO TAKE SUCH STEPS AS THEY MAY DEEM FIT, NECESSARY, EXPEDIENT AND/OR APPROPRIATE IN ORDER TO IMPLEMENT, FINALIZE AND/OR GIVE EFFECT TO THE PROPOSED ACQUISITION WITH FULL POWERS TO ASSENT TO ANY TERMS, CONDITIONS, MODIFICATIONS, VARIATIONS AND/OR AMENDMENTS AS MAY BE AGREED TO/REQUIRED BY THE RELEVANT REGULATORY AUTHORITIES OR AS A CONSEQUENCE OF ANY SUCH REQUIREMENT OR AS MAY BE DEEMED NECESSARY AND/OR EXPEDIENT IN THE BEST INTERESTS OF THE COMPANY

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AUTHORIZE: THE COMPANY, SUBJECT TO THE RELEVANT REGULATORY AUTHORITIES AND PARTIES WHERE REQUIRED, TO DISPOSE A PIECE OF LEASEHOLD LAND TOGETHER WITH A 6 STOREY BUILDING ERECTED THEREON TO ZETRO SERVICES SDN BHD, FOR A CASH CONSIDERATION OF MYR 60,000,000 UPON THE TERMS AND CONDITIONS AS STATED IN THE CONDITIONAL SALE AND PURCHASE AGREEMENT DATED 22 JAN 2007 INCLUDING ANY AMENDMENT AND/OR EXTENSION THEREOF AS MUTUALLY AGREED ENTERED INTO BY THE SISTEM TELEVISYEN MALAYSIA BERHAD; AND THE BOARD OF DIRECTORS TO TAKE SUCH STEPS AS THEY MAY DEEM FIT, NECESSARY, EXPEDIENT AND/OR APPROPRIATE IN ORDER TO IMPLEMENT, FINALIZE AND/OR GIVE EFFECT TO THE PROPOSED DISPOSAL WITH FULL POWERS TO ASSENT TO ANY TERMS, CONDITIONS, MODIFICATIONS, VARIATIONS AND/OR AMENDMENTS AS MAY BE AGREED TO/REQUIRED BY THE RELEVANT REGULATORY AUTHORITIES OR AS A CONSEQUENCE OF ANY SUCH REQUIREMENT OR AS MAY BE DEEMED NECESSARY AND/OR EXPEDIENT IN THE BEST INTERESTS OF THE COMPANY

PLEASE NOTE THAT THE VOTING FEES ARE MYR 50.00 PER ACCOUNT PER MEETING. FOR MORE INFORMATION, YOU MAY VISIT THE BURSA MALAYSIA S WEBSITE AT HTTP://ANNOUNCEMENTS.BURSAMALAYSIA.COM. THANK YOU

Non-Voting

Management Take No Ac

AGERE SYSTEMS INC. AGRA

ISSUER: 00845V308 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
04	TO RATIFY THE AUDIT COMMITTEE S SELECTION OF OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Management	For
03	TO RE-APPROVE OUR SHORT TERM INCENTIVE PLAN.	Management	For
02	DIRECTOR	Management	For
01	RICHARD L. CLEMMER MICHAEL J. MANCUSO KARI-PEKKA WILSKA TO ADOPT THE MERGER AGREEMENT, DATED AS OF DECEMBER 3, 2006, WITH LSI LOGIC CORPORATION AND ATLAS ACQUISITION CORP.	Management Management Management Management	For For For

REALOGY CORPORATION RLGYV.PK

ISSUER: 75605E100 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal	Proposal	Proposal	Vote
Number		Type	Cast
01	PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF DECEMBER 15, 2006, BY AND AMONG DOMUS HOLDINGS CORP., DOMUS ACQUISITION CORP., AND REALOGY CORPORATION, AS IT MAY BE AMENDED FROM TIME TO TIME.	Management	For

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PROPOSAL TO ADJOURN OR POSTPONE THE SPECIAL MEETING TO A LATER DATE TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE PROPOSAL NUMBER

Management For

HELLENIC TELECOMMUNICATIONS ORGANIZATIONS OTE, ATHENS

ISSUER: X3258B102 ISIN: GRS260333000 BLOCKING

SEDOL: 5051605, B02NXN0, 5437506

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VOTE GROU	P: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vote Cast
1.	AMEND ARTICLE 9 BOARD OF DIRECTORS, ARTICLE 13 MANAGING DIRECTOR AND ARTICLE 23 GENERAL MANAGERS QUORUM AND MAJORITY, ABOLISH ARTICLE 7 GREEK STATE IN GENERAL MANAGERS, PARTICIPATION PERCENTAGE, ARTICLE 16 INCOMPATIBLE, IMPEDIMENT OF BOARD OF DIRECTORS MEMBERS AND ARTICLE 17GREEK STATES RIGHTS OF THE CURRENT ARTICLES OF ASSOCIATION AND RENUMBERING FROM THE ARTICLES FOLLOWING ARTICLE 8 AND THE CODIFICATION OF THE CURRENT ARTICLES OF ASSOCIATION	Management	Take No Ac
2.	APPROVE THE STOCK OPTION PLAN TO THE COMPANY S MANAGERS AND TO ASSOCIATED COMPANIES EXECUTIVE MANAGERS, ACCORDING TO ARTICLES 42A AND 13 PARAGRAPH 9 OF COMMERCIAL LAW 2190/1920	Management	Take No Ac
3.	APPROVE THE ARRANGEMENT OF THE DEBT OF THE COMPANY	Management	Take No Ac

S FIBRE OPTIC TELECOMMUNICATION NETWORK LIMITED TO HELLENIC TELECOM. ORG. S.A. WITH ABOLISHMENT

	10 HEBBENIC TEBECOM. ONG. S.A. WITH ADOBISHMENT		
4.	MISCELLANEOUS ANNOUNCEMENTS	Non-Voting	
NEWS CORE	ORATION	NWSA	
ISSUER: 6	55248E203 ISIN:		
SEDOL:			
VOTE GROU	UP: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vote Cast
02	APPROVAL OF THE ADJOURNMENT OR POSTPONEMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES FOR APPROVAL OF THE EXCHANGE IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE EXCHANGE.	Management	For
01	APPROVAL OF THE EXCHANGE OF ALL SHARES OF THE COMPANY S CLASS A COMMON STOCK AND ALL SHARES OF THE COMPANY S CLASS B COMMON STOCK, IN EACH CASE, INDIRECTLY HELD BY LIBERTY MEDIA CORPORATION, FOR ALL OF THE ISSUED AND OUTSTANDING SHARES OF GREENLADY CORP., A WHOLLY-OWNED SUBSIDIARY OF THE COMPANY, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	For
Meeting I	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Report Da Accounts: NPX GABELLI GLB MULTIMEDIA TR	ate: 06/26/2007 Page 49 of 187	
 HARRAH'S	ENTERTAINMENT, INC.	HET	
ISSUER: 4	13619107 ISIN:		
SEDOL:			
VOTE GROU	JP: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vote Cast
01	PROPOSAL TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF DECEMBER 19, 2006, AMONG HAMLET HOLDINGS LLC, HAMLET MERGER INC. AND HARRAH S ENTERTAINMENT,	Management	 For
02	INC. PROPOSAL TO APPROVE THE ADJOURNMENT OR POSTPONEMENT OF THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE,	Management	For

TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT

VOTES AT THE TIME OF THE MEETING TO ADOPT THE MERGER AGREEMENT.

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CANAL PLUS SA, PARIS

ISSUER: F13398106 ISIN: FR0000125460

SEDOL: B0Z6WD9, 5718977, B0333C8, 5718988

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VOTE GROUP: GLOBAL

Proposal Proposal Vote Number Proposal Cast

A VERIFICATION PERIOD EXISTS IN FRANCE. VERIFICATION Non-Voting PERIOD: REGISTERED SHARES: 1 TO 5 DAYS PRIOR TO THE MEETING DATE, DEPENDS ON COMPANY S BY-LAWS. BEARER SHARES: 6 DAYS PRIOR TO THE MEETING DATE. FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND DIRECTIONS. THE FOLLOWING APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON THE VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS REGISTERED INTERMEDIARY. PLEASE CONTACT YOUR REPRESENTATIVE. TRADES/VOTE INSTRUCTIONS: SINCE FRANCE MAINTAINS A VERIFICATION PERIOD, FOR VOTE INSTRUCTIONS SUBMITTED THAT HAVE A TRADE TRANSACTED (SELL) FOR EITHER THE FULL SECURITY POSITION OR A PARTIAL AMOUNT AFTER THE VOTE INSTRUCTION HAS BEEN SUBMITTED AND THE GLOBAL CUSTODIAN ADVISES OF THE POSITION CHANGE VIA THE ACCOUNT POSITION COLLECTION PROCESS, THERE IS A PROCESS IN EFFECT WHICH WILL ADVISE THE GLOBAL CUSTODIAN OF THE NEW ACCOUNT POSITION AVAILABLE FOR VOTING. THIS WILL ENSURE THAT THE LOCAL CUSTODIAN IS INSTRUCTED TO AMEND THE VOTE INSTRUCTION AND RELEASE THE SHARES FOR SETTLEMENT OF THE SALE TRANSACTION. THIS PROCEDURE PERTAINS TO SALE TRANSACTIONS WITH A SETTLEMENT DATE PRIOR TO MEETING DATE + 1

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PLEASE NOTE THAT THIS IS A MIX MEETING. THANK

Non-Voting

RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS

Management

For

AND THE AUDITORS AND APPROVE THE COMPANY S FINANCIAL STATEMENTS FOR THE YE IN 2006, AS PRESENTED SHOWING NET INCOME OF EUR 36,277,595.92, AND GRANT PERMANENT DISCHARGE TO THE DIRECTORS FOR THE PERFORMANCE OF THEIR DUTIES DURING THE SAID FY

FORMALITIES

	OF THEIR DUTIES DURING THE SAID FY		
0.2	RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS AND APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SAID FY, IN THE FORM PRESENTED TO THE MEETING	Management	For
0.3	RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY ARTICLE L.225-40 OF THE FRENCH COMMERCIAL CODE AND APPROVE THE SAID REPORT AND THE AGREEMENTS REFERRED TO THEREIN	Management	For
0.4	APPROVE THE RECOMENDATIONS OF THE BOARD OF DIRECTORS AND TO APPROPRIATE INCOME FOR THE FY AS FOLLOWS: INCOME FOR THE FY: EUR 36,277,595.92 PRIOR RETAINED EARNINGS: EUR 48,648,412.48 DISTRIBUTABLE INCOME: EUR 84,926,008.40 DIVIDENDS: EUR 30,405,784.32 RETAINED EARNINGS: EUR 54,520,224.08 THE SHAREHOLDERS WILL RECEIVE A NET DIVIDEND OF EUR 0.24 PER SHARE FOR 126,670,768 SHARES; THIS DIVIDEND WILL BE CUT OFF ON 23 APR 2007, AS REQUIRED BY LAW; AND AUTHORIZE THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management	For
0.5	RATIFY THE APPOINTMENT OF MR. CANALSATELLITE AS A DIRECTOR, UNTIL THE SHAREHOLDERS MEETING CALLED TO APPROVE THE FINANCIAL STATEMENTS FOR THE FY 2010	Management	For
0.6	RATIFY THE APPOINTMENT OF MR. CANAL + REGIE AS A DIRECTOR, UNTIL THE SHAREHOLDERS MEETING CALLED TO APPROVE THE FINANCIAL STATEMENTS FOR THE FY 2006	Management	For
0.7	RATIFY THE APPOINTMENT OF MR. CANAL+ DISTRIBUTION AS A DIRECTOR, UNTIL THE SHAREHOLDERS MEETING CALLED TO APPROVE THE FINANCIAL STATEMENTS FOR THE FY 2010	Management	For
0.8	RATIFY THE APPOINTMENT OF MR. RODOLPHE BELMER AS A DIRECTOR, UNTIL THE SHAREHOLDERS MEETING CALLED TO APPROVE THE FINANCIAL STATEMENTS FOR THE FY 2010	Management	For
0.9	APPROVE TO RENEW THE APPOINTMENT OF MR. CANAL + REGIE AS DIRECTOR FOR A 6-YEAR PERIOD	Management	For
0.10	GRANT FULL POWERS TO THE BEARER OF AN ORIGINAL, A COPY OR EXTRACT OF THE MINUTES OF THIS MEETING TO CARRY OUT ALL FILINGS, PUBLICATIONS AND OTHER FORMALITIES PRESCRIBED BY LAW	Management	For
E.11	AUTHORIZE THE BOARD OF DIRECTORS: TO INCREASE THE SHARE CAPITAL, ON ONE OR MORE OCCASIONS, IN FAVOR OF EMPLOYEES OF THE COMPANY WHO ARE MEMBERS OF A COMPANY SAVINGS PLAN, THIS DELEGATION IS GIVEN FOR AN 18 MONTHS PERIOD; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY	Management	For

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COMPANIA DE TELECOMUNICACIONES DE CH

ISSUER: 204449300 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
E1	APPROVAL OF CAPITAL REDUCTION OF CH\$48,815,011,335 AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	For
E2	APPROVAL TO MODIFY THE COMPANY S BYLAWS, TO REFLECT THE APPROVED AGREEMENTS, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.*	Management	For
E3	APPROVAL TO ADOPT THE NECESSARY PROCEDURES TO FORMALIZE THE AGREEMENTS REACHED AT THE EXTRAORDINARY SHAREHOLDERS MEETING.	Management	For
A1	APPROVAL OF THE ANNUAL REPORT, BALANCE SHEET, INCOME STATEMENT AND REPORTS OF ACCOUNT INSPECTORS AND INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDED DECEMBER 31, 2006, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.*	Management	For
A2	APPROVAL OF DISTRIBUTION OF NET INCOME FOR FISCAL YEAR ENDED DECEMBER 31, 2006 AND THE PAYMENT OF A FINAL DIVIDEND, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	For
A4	APPROVAL TO APPOINT THE INDEPENDENT AUDITORS FOR FISCAL YEAR 2007, AND TO DETERMINE THEIR COMPENSATION.	Management	For
A5	APPROVAL TO APPOINT THE DOMESTIC CREDIT RATING AGENCIES AND TO DETERMINE THEIR COMPENSATION, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	For
A12	APPROVAL OF THE INVESTMENT AND FINANCING STRATEGY PROPOSED BY MANAGEMENT (ACCORDING TO DECREE LAW 3,500), AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	For
A9	APPROVAL OF THE COMPENSATION FOR THE DIRECTORS  COMMITTEE MEMBERS AND OF THE DIRECTORS COMMITTEE  BUDGET, TO BE ASSIGNED UNTIL THE NEXT GENERAL  SHAREHOLDERS MEETING, AS SET FORTH IN THE COMPANY  S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	For
A10	APPROVAL OF THE COMPENSATION FOR THE AUDIT COMMITTEE MEMBERS AND OF THE AUDIT COMMITTEE BUDGET, TO BE ASSIGNED UNTIL THE NEXT GENERAL SHAREHOLDERS MEETING, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	For
A15	APPROVAL OF A SANTIAGO NEWSPAPER IN WHICH TO PUBLISH THE NOTICES FOR FUTURE SHAREHOLDERS MEETINGS AND DIVIDEND PAYMENTS, IF APPROPRIATE,	Management	For

AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.

TELECOM ITALIA S P A NEW

ISSUER: T92778108 ISIN: IT0003497168

SEDOL: B020SC5, B19RWG8, 7649882, B11RZ67, 7634394

VOTE GROUP: GLOBAL

Vote Proposal Proposal Number Proposal Cast

PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON APRIL 15, 2007 AND A THIRD CALL ON APRIL 16, 2007. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. PLEASE ALSO NOTE THAT THE THIRD CALL OF THIS MEETING WILL BE AT 3 VIA TOSCANA, ROZZANO (MILAN) AT 11:00 AM. THANK YOU.

Non-Voting

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AMENDMENT OF THE FOLLOWING ARTICLES OF THE COMPANY 1. S BYLAWS: 3 PURPOSE, 6 SAVINGS SHARES, 8 BONDS, 9 APPOINTMENT OF THE BOARD OF DIRECTORS, 10 CORPORATE OFFICERS, 11 MEETINGS OF THE BOARD OF DIRECTORS, 12 POWERS OF THE BOARD OF DIRECTORS, 13 MANAGER RESPONSIBLE FOR THE PREPARATION OF THE COMPANY S FINANCIAL REPORTS, 14 INFORMATION FLOWS FROM THE EXECUTIVE DIRECTORS TO THE OTHER DIRECTORS AND THE MEMBERS OF THE BOARD OF AUDITORS, 15 REPRESENTATION OF THE COMPANY, 1 COMPENSATION OF THE BOARD OF DIRECTORS, 17 BOARD OF AUDITORS, 18 CALLING OF SHAREHOLDERS? MEETINGS, 19 PARTECIPATION IN SHAREHOLDERS MEETINGS, 20 CONDUCT OF SHAREHOLDERS MEETINGS AND 21 ALLOCATION OF THE PROFIT, NUMBERING OF THE PARAGRAPHS OF THE ARTOCLES OF THE BYLAWS, AND RELATED AND CONSEQUENT RESOLUTIONS.

Management Take No Ac

TELECOM ITALIA S P A NEW

ISSUER: T92778108 ISIN: IT0003497168

SEDOL: B020SC5, B19RWG8, 7649882, B11RZ67, 7634394

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VOTE GROUP: GLOBAL

Proposal Proposal Vote

Number	Proposal	Type	(	Cast
*	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 16 APR 2007. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. PLEASE ALSO NOTE THAT THE SECOND CALL OF THIS MEETING WILL BE AT 3 VIA TOSCANA, ROZZANO (MILAN) AT 11:00 AM. THANK YOU.	Non-Voting		
1.	FINANCIAL STATEMENTS FOR THE YE 31 DEC 2006, RELATED AND CONSEQUENT RESOLUTIONS	Management	Take 1	No Ad
2.	APPOINTMENT OF THE BOARD OF DIRECTORS, DETERMINATIONS OF THE NUMBERS OF MEMBERS OF THE BOARDS, DETERMINATION OF THE TERM OF OFFICE OF THE BOARD, APPOINTMENT OF THE DIRECTORS, DETERMINATION OF THE ANNUAL COMPENSATION OF THE MEMBERS OF THE BOARD OF DIRECTORS	Management	Take I	No A
3.	DECISIONS CONSEQUENT ON THE RESIGNATION OF A	Management	Take 1	No A
4.	MEMBER OF THE BOARD OF AUDITORS PLAN FOR THE AWARD OF FREE TREASURY SHARES TO THE TOP MANAGEMENT OF THE TELECOM ITALIA GROUP, AUTHORIZATION TO PURCHASE AND DISPOSE OF TREASURY SHARES SUBJECT TO REVOCATION OF THE EXISTING AUTHORIZATION, RELATED AND CONSEQUENT RESOLUTIONS	Management	Take l	No Ad
Meeting I	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Report Date: Accounts: NPX GABELLI GLB MULTIMEDIA TR Page	06/26/2007 e 53 of 187		
Meeting I	Date Range: 07/01/2006 to 06/30/2007 Report Date: Accounts: NPX GABELLI GLB MULTIMEDIA TR Page  DECISION CONSEQUENT ON THE COMPLETION OF THE AUDIT ENGAGEMENT AWARDED TO RECONTA ERNST AND		Take !	No Ad
Meeting I Selected	Date Range: 07/01/2006 to 06/30/2007 Report Date: Accounts: NPX GABELLI GLB MULTIMEDIA TR Page  DECISION CONSEQUENT ON THE COMPLETION OF THE	e 53 of 187		
Selected  5.	Date Range: 07/01/2006 to 06/30/2007 Report Date: Accounts: NPX GABELLI GLB MULTIMEDIA TR Page  DECISION CONSEQUENT ON THE COMPLETION OF THE AUDIT ENGAGEMENT AWARDED TO RECONTA ERNST AND YOUNG S.P.A  AMENDMENTS TO THE MEETING REGULATIONS APPROVED	e 53 of 187  Management  Management		
Selected  5.  6.	Date Range: 07/01/2006 to 06/30/2007 Report Date: Accounts: NPX GABELLI GLB MULTIMEDIA TR Page  DECISION CONSEQUENT ON THE COMPLETION OF THE AUDIT ENGAGEMENT AWARDED TO RECONTA ERNST AND YOUNG S.P.A  AMENDMENTS TO THE MEETING REGULATIONS APPROVED BY THE SHAREHOLDERS MEETING ON 06 MAY 2004	e 53 of 187  Management  Management		
Selected  5.  6.  CELECOM:	Date Range: 07/01/2006 to 06/30/2007 Report Date: Accounts: NPX GABELLI GLB MULTIMEDIA TR Page  DECISION CONSEQUENT ON THE COMPLETION OF THE AUDIT ENGAGEMENT AWARDED TO RECONTA ERNST AND YOUNG S.P.A  AMENDMENTS TO THE MEETING REGULATIONS APPROVED BY THE SHAREHOLDERS MEETING ON 06 MAY 2004  ITALIA S P A NEW	e 53 of 187  Management  Management		
Selected  5.  6.  SELECOM: SEDOL: 1	Date Range: 07/01/2006 to 06/30/2007 Report Date: Accounts: NPX GABELLI GLB MULTIMEDIA TR Page  DECISION CONSEQUENT ON THE COMPLETION OF THE AUDIT ENGAGEMENT AWARDED TO RECONTA ERNST AND YOUNG S.P.A  AMENDMENTS TO THE MEETING REGULATIONS APPROVED BY THE SHAREHOLDERS MEETING ON 06 MAY 2004  ITALIA S P A NEW  192778108  ISIN: IT0003497168	e 53 of 187  Management  Management		
Selected  5.  6.  SELECOM: SEDOL: FORTE GROUP GR	Date Range: 07/01/2006 to 06/30/2007 Report Date: Accounts: NPX GABELLI GLB MULTIMEDIA TR Page  DECISION CONSEQUENT ON THE COMPLETION OF THE AUDIT ENGAGEMENT AWARDED TO RECONTA ERNST AND YOUNG S.P.A  AMENDMENTS TO THE MEETING REGULATIONS APPROVED BY THE SHAREHOLDERS MEETING ON 06 MAY 2004  ITALIA S P A NEW  192778108  ISIN: IT0003497168  B020SC5, B19RWG8, 7649882, B11RZ67, 7634394	e 53 of 187  Management  Management	Take 1	No Ao

ROZZANO (MILAN) AT 11:00 AM. THANK YOU.

1.	APPROVE THE FINANCIAL STATEMENTS FOR THE YE 31 DEC 2006, RELATED AND CONSEQUENT RESOLUTIONS.	Management	Take No Ac
2.	APPOINTMENT OF THE BOARD OF DIRECTORS AND DETERMINATION OF THE NUMBER OF MEMBERS OF THE BOARD.	Management	Take No Ac
3.	DETERMINATION OF THE TERM OF OFFICE OF THE BOARD.	Management	Take No Ac
4.	APPOINTMENT OF THE DIRECTORS.	Management	Take No Ac
5.	DETERMINATION OF THE ANNUAL COMPENSATION OF THE MEMBERS OF THE BOARD OF DIRECTORS.	Management	Take No Ac
6.	DECISIONS CONSEQUENT ON THE RESIGNATION OF A MEMBER OF THE BOARD OF AUDITORS.	Management	Take No Ac
7.	PLAN FOR THE AWARD OF FREE TREASURY SHARES TO THE TOP MANAGEMENT OF THE TELECOM ITALIA GROUP. AUTHORIZATION TO PURCHASE AND DISPOSE OF TREASURY SHARES SUBJECT TO REVOCATION OF THE EXISTING AUTHORIZATION - RELATED AND CONSEQUENT RESOLUTIONS.	Management	Take No Ac
8.	DECISIONS CONSEQUENT ON THE COMPLETION OF THE AUDIT ENGAGEMENT AWARDED TO RECONTA ERNEST & YOUNG S.P.A.	Management	Take No Ac

FLOXYEUGE - Investment Company Report

Meeting Date Range: 07/01/2006 to 06/30/2007

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9.	AMENDMENTS TO THE MEETING REGULATIONS	APPROVED Management Take No Ac
	BY THE SHAREHOLDERS MEETING ON 6 MAY	2004.
CONVERGYS	CORPORATION	CVG

ISSUER: 212485106 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
01	DIRECTOR	Management	For
	ZOE BAIRD	Management	For
	PHILIP A. ODEEN	Management	For
02	TO RATIFY THE APPOINTMENT OF THE INDEPENDENT ACCOUNTANTS.	Management	For
03	TO APPROVE THE ANNUAL EXECUTIVE INCENTIVE PLAN.	Management	For
04	SHAREHOLDER PROPOSAL.	Shareholder	Against

TELEVISION FRANCAISE 1 SA TF1, BOULOGNE BILLANCOURT

ISSUER: F91255103 ISIN: FR0000054900

SEDOL: B043855, 4881160, 5997118, 7166284, B030QV9, B11LJX4, 5883864, 597

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VOTE GROUP: GLOBAL

Proposal Vote
Number Proposal Type Cast

Non-Voting

A VERIFICATION PERIOD EXISTS IN FRANCE. PLEASE SEE HTTP://ICS.ADP.COM/MARKETGUIDE FOR COMPLETE INFORMATION. VERIFICATION PERIOD: REGISTERED SHARES: 1 TO 5 DAYS PRIOR TO THE MEETING DATE, DEPENDS ON COMPANY S BY-LAWS. BEARER SHARES: 6 DAYS PRIOR TO THE MEETING DATE. FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND DIRECTIONS. THE FOLLOWING APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY CARDS: ADP WILL FORWARD VOTING INSTRUCTIONS TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON ADP VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS REGISTERED INTERMEDIARY, PLEASE CONTACT ADP. TRADES/VOTE INSTRUCTIONS: SINCE FRANCE MAINTAINS A VERIFICATION PERIOD, FOR VOTE INSTRUCTIONS SUBMITTED THAT HAVE A TRADE TRANSACTED (SELL) FOR EITHER THE FULL SECURITY POSITION OR A PARTIAL AMOUNT AFTER THE VOTE INSTRUCTION HAS BEEN SUBMITTED TO ADP AND THE GLOBAL CUSTODIAN ADVISES ADP OF THE POSITION CHANGE VIA THE ACCOUNT POSITION COLLECTION PROCESS, ADP HAS A PROCESS IN EFFECT WHICH WILL ADVISE THE GLOBAL CUSTODIAN OF THE NEW ACCOUNT POSITION AVAILABLE FOR VOTING. THIS WILL ENSURE THAT THE LOCAL CUSTODIAN IS INSTRUCTED TO AMEND THE VOTE INSTRUCTION AND RELEASE THE SHARES FOR SETTLEMENT OF THE SALE TRANSACTION. THIS PROCEDURE PERTAINS TO SALE TRANSACTIONS WITH A SETTLEMENT DATE PRIOR TO MEETING DATE + 1

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O.1 RECEIVE THE MANAGEMENT REPORT OF THE BOARD OF DIRECTORS AND THE REPORTS OF THE CHAIRMEN OF THE BOARD OF DIRECTORS AND THE AUDITORS; APPROVE THE COMPANY S FINANCIAL STATEMENTS FOR THE YEAR ENDING 2006, AS PRESENTED; ACCORDINGLY, GRANT PERMANENT DISCHARGE TO THE DIRECTORS FOR THE

Management Take No Ac

PERFORMANCE OF THEIR DUTIES DURING THE SAID FY

0.2	RECEIVE THE MANAGEMENT REPORT OF THE BOARD OF DIRECTORS AND THE REPORTS OF THE CHAIRMAN OF THE BOARD OF DIRECTORS AND THE AUDITORS , AND APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SAID FY, IN THE FORM PRESENTED TO THE MEETING	Management	Take No Ac
0.3	RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY ARTICLE L.225-38 OF THE FRENCH COMMERCIAL CODE, AND APPROVE THE SAID REPORT AND THE AGREEMENTS REFERRED TO THEREIN	Management	Take No Ac
0.4	APPROVE THE RECOMMENDATIONS OF THE BOARD OF DIRECTORS AND TO RESOLVE THAT THEEARNINGS FOR THE FY OF EUR 250,816,042,65 PLUS THE RETAINED EARNINGS OF EUR 90,029,800.77 I.E. DISTRIBUTABLE INCOME: EUR 340,845,843.42 BE APPROPRIATED AS FOLLOWS: TO THE OTHER RESERVES ACCOUNT: EUR 60,000,000.00; DIVIDENDS: EUR 181,790,003.20; RETAINED EARNINGS: EUR 99,055,840.22; RECEIVE A NET DIVIDEND OF EUR 0.85 PER SHARE OF A PAR VALUE OF EUR 0.20, AND WILL ENTITLE TO THE 40% DEDUCTION PROVIDED BY THE FRENCH TAX CODE, THIS DIVIDEND WILL BE PAID ON 02 MAY 2007, IN THE EVENT THE COMPANY HOLDS SOME OF ITS OWN SHARES ON SUCH DATE, THE AMOUNT OF THE UNPAID DIVIDEND ON SUCH SHARES SHALL BE ALLOCATED TO THE RETAINED EARNINGS ACCOUNT	Management	Take No Ac
0.5	APPROVE TO RENEW THE APPOINTMENT OF MRS. PATRICIA BARBIZET AS A DIRECTOR FOR A 2-YEAR PERIOD	Management	Take No Ac
0.6	APPROVE TO RENEW THE APPOINTMENT OF MR. MARTIN BOUYGUES AS A DIRECTOR FOR A 2-YEAR PERIOD	Management	Take No Ac
0.7	APPROVE TO RENEW THE APPOINTMENT OF MR. OLIVIER BOUYGUES AS A DIRECTOR FOR A 2-YEAR PERIOD	Management	Take No Ac
0.8	APPROVE TO RENEW THE APPOINTMENT OF MR. CLAUDE COHEN AS A DIRECTOR FOR A 2-YEAR PERIOD	Management	Take No Ac

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O.12 APPROVE TO RENEW THE APPOINTMENT OF MR. OLIVIER

POUPART LAFARGE AS A DIRECTORFOR A 2-YEAR PERIOD

0.9	APPROVE TO RENEW THE APPOINTMENT OF MR. PATRICK LE LAY AS A DIRECTOR FOR A 2-YEAR PERIOD	Management	Take No Ac
0.10	APPROVE TO RENEW THE APPOINTMENT OF MR. PHILIPPE MONTAGNER AS A DIRECTOR FOR A 2-YEAR PERIOD	Management	Take No Ac
0.11	APPROVE TO RENEW THE APPOINTMENT OF MR. ETIENNE MOUGEOTTE AS A DIRECTOR FOR A2-YEAR PERIOD	Management	Take No Ac

70

Take No Ac

Management

0.13	APPROVE TO RENEW THE APPOINTMENT OF MR. HAIM SABAN AS A DIRECTOR FOR A 2-YEARPERIOD	Management	Take No Ac
0.14	APPROVE TO RENEW THE APPOINTMENT OF CABINET MAZARS AND GUERARD AS THE STATUTORY AUDITOR FOR A 6-YEAR PERIOD	Management	Take No Ac
0.15	APPROVE TO RENEW THE APPOINTMENT OF MR. THIERRY COLIN AS THE DEPUTY AUDITOR FOR A 6-YEAR PERIOD	Management	Take No Ac
0.16	AUTHORIZE THE BOARD OF DIRECTORS TO BUY BACK THE COMPANY S SHARES, SUBJECT TOTHE CONDITIONS DESCRIBED BELOW: MAXIMUM PURCHASE PRICE: EUR 45.00, MINIMUM SALE PRICE: EUR 15.00, MAXIMUM NUMBER OF SHARES TO BE ACQUIRED: 10% OF THE SHARE CAPITAL, I.E. 21,387,059 SHARES, MAXIMUM FUNDS INVESTED IN THE SHARE BUYBACKS: EUR 962,417,655.00, THIS AUTHORIZATION SHALL BE EFFECTIVE UNTIL THE NEXT SHAREHOLDERS MEETING CALLED TO APPROVE THE FINANCIAL STATEMENTS FOR THE FY 2007, AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES; THIS DELEGATION OF POWERS SUPERSEDES THE FRACTION UNUSED OF ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT	Management	Take No Ac
E.17	AUTHORIZE THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL, ON 1 OR MORE OCCASIONS AND AT ITS SOLE DISCRETION, BY CANCELING ALL OR PART OF THE SHARES HELD BY THE COMPANY IN CONNECTION WITH VARIOUS STOCK REPURCHASE PLANS GIVEN BY THE ORDINARY SHAREHOLDER MEETING AND THE RESOLUTION O.16 OF THE PRESENT MEETING UP TO A MAXIMUM OF 10% OF THE SHARE CAPITAL OVER A 24-MONTH PERIOD; AUTHORITY EXPIRES AT THE END OF 18-MONTHS; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management	Take No Ac
E.18	AUTHORIZE THE BOARD OF DIRECTORS, TO PROCEED WITH 1 OR MORE CAPITAL INCREASESIN FRANCE OR ABROAD, BY A MAXIMUM NOMINAL AMOUNT OF EUR 120,000,000.00, BY WAY OF ISSUANCE WITH PREFERRED SHARE SUBSCRIPTION RIGHTS, MAINTAINED, OF SHARES AND SECURITIES GIVING ACCESS TO COMPANY S CAPITAL, THIS OVERALL CEILING IS COMMON TO THE RESOLUTIONS NO, 20, 21, 23 AND 24; THE MAXIMUM NOMINAL AMOUNT OF DEBT SECURITIES WHICH MAY BE ISSUED SHALL NOT EXCEED EUR 1,200,000,000.00; THIS AMOUNT IS COMMON	Management	Take No Ac

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ALL NECESSARY FORMALITIES

TO THE RESOLUTIONS NO. 20, 23 AND 24; AUTHORITY EXPIRES AT THE END OF 26 MONTHS; THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT; AUTHORIZE THE BOARD OF DIRECTORS

TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH

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E.19	AUTHORIZE THE BOARD OF DIRECTORS, IN ORDER TO PROCEED WITH 1 OR MORE CAPITAL INCREASES, TO A MAXIMUM NOMINAL AMOUNT OF EUR 1,000,000,000.00, BY WAY OF CAPITALIZING RESERVES, PROFITS, PREMIUMS OR OTHER MEANS, PROVIDE THAT SUCH CAPITALIZATION IS ALLOWED BY LAW AND UNDER THE BY-LAWS, BY ISSUING BONUS SHARES OR RAISING THE PAR VALUE OF EXISTING SHARES, OR BY A COMBINATION OF THESE METHODS, THIS OVERALL CEILING IS DISTINCT FROM THE CEILING FIXED IN THE RESOLUTION 18; AUTHORITY EXPIRES AT THE END OF 26 MONTHS; THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT; AUTHORIZE THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management	Take No Ac
E.20	AUTHORIZE THE BOARD OF DIRECTORS, TO INCREASE IN 1 OR MORE CAPITAL INCREASES, IN FRANCE OR ABROAD, BY A MAXIMUM NOMINAL AMOUNT OF EUR 120,000,000.00, BY WAY OF ISSUANCE, WITHOUT PREFERRED SUBSCRIPTION RIGHTS, OF SHARES AND SECURITIES GIVING ACCESS TO COMPANY S CAPITAL, THIS AMOUNT SHALL COUNT AGAINST THE OVERALL CEILING FIXED BY THE RESOLUTION E.18; THE MAXIMUM NOMINAL AMOUNT OF DEBT SECURITIES WHICH MAY BE ISSUED SHALL NOT EXCEED AGAINST THE OVERALL CEILING FIXED BY THE RESOLUTION E.18; AUTHORITY EXPIRES AT THE END OF 26 MONTHS; THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT; AUTHORIZE THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management	Take No Ac
E.21	AUTHORIZE THE BOARD OF DIRECTORS, TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED IN THE EVENT OF A CAPITAL INCREASE WITH OR WITHOUT THE SHAREHOLDERS PREFERENTIAL SUBSCRIPTION RIGHT OF SHARE HOLDERS, AT THE SAME PRICE AS THE INITIAL ISSUE, WITHIN 30 DAYS OF THE CLOSING OF THE SUBSCRIPTION PERIOD AND UP TO A MAXIMUM OF 15% OF THE INITIAL ISSUE; AUTHORITY EXPIRES AT THE END OF 26 MONTHS	Management	Take No Ac
E.22	AUTHORIZE THE BOARD OF DIRECTORS FOR 24-MONTHS PERIOD, FOR EACH OF THE ISSUESDECIDED BY VIRTUE OF THE RESOLUTION E.20 AND WITHIN THE LIMIT OF THE 10% OF THE COMPANY S SHARE CAPITAL OVER A 12-MONTH PERIOD. TO SET THE ISSUE PRICE OF THE	Management	Take No Ac

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NECESSARY FORMALITIES

CAPITAL SECURITIES AND OR SECURITIES TO BE ISSUED, BY WAY OF PUBLIC OFFERING, WITHOUT PREFERRED SUBSCRIPTION RIGHT, IN ACCORDANCE WITH THE TERMS AND CONDITIONS DETERMINED BY THE SHAREHOLDER S MEETING; AUTHORIZE THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL

E.23	AUTHORIZE THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL, UP TO 10% OF THE SHARE CAPITAL, BY WAY OF ISSUING ORDINARY SHARES OR SECURITIES GIVING ACCESS TO THE CAPITAL, IN CONSIDERATION FOR THE CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY AND COMPRISED OF CAPITAL SECURITIES OR SECURITIES GIVING ACCESS TO SHARE CAPITAL; THIS AMOUNT SHALL COUNT AGAINST THE OVERALL VALUE SET FORTH IN RESOLUTION E.18; AUTHORITY EXPIRES AT THE END OF 26 MONTHS; AUTHORIZE THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES; THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT	Management	Take No Ac
E.24	AUTHORIZE THE BOARD OF DIRECTORS TO ISSUE, WITHOUT PREFERRED SHARE SUBSCRIPTION RIGHTS, ORDINARY SHARES OR SECURITIES GIVING ACCESS TO THE COMPANY S SHARE CAPITAL, IN CONSIDERATION FOR SECURITIES TENDERED IN A PUBLIC EXCHANGE OFFER INITIATED IN FRANCE OR ABROAD BY THE COMPANY CONCERNING THE SHARES OF ANOTHER COMPANY; THE AMOUNT OF CAPITAL INCREASE TO BE CARRIED OUT SHALL COUNT AGAINST THE OVERALL VALUES SET FORTH IN RESOLUTION E.18; AUTHORITY EXPIRES AT THE END OF 26 MONTHS; AUTHORIZE THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES; THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT	Management	Take No Ac
E.25	AUTHORIZE THE BOARD OF DIRECTORS, TO DECIDE AT ITS SOLE DISCRETION, ON 1 OR MORE OCCASIONS, ON THE CREATION AND THE ISSUANCE, IN FRANCE OR ABROAD, UP TO A MAXIMUM NOMINAL AMOUNT OF EUR 1,200,000,000.00 OF ANY SECURITIES GIVING RIGHT TO THE ALLOCATION OF DEBT SECURITIES; AUTHORITY EXPIRES AT THE END OF 26 MONTHS; AUTHORIZE THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES; THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT	Management	Take No Ac
E.26	AUTHORIZE THE BOARD OF DIRECTORS, TO DECIDE AT ITS SOLE DISCRETION, ON 1 OR MORE CAPITAL INCREASES, IN FAVOUR OF THE COMPANY OR RELATED COMPANIES EMPLOYEES WHO ARE MEMBERS OF A COMPANY SAVINGS PLAN; AUTHORITY EXPIRES AT THE END OF 26 MONTHS AND FOR A NOMINAL AMOUNT, WHICH SHALL NOT EXCEED 10 % OF THE COMPANY CAPITAL; THE CEILING OF THE PRESENT RESOLUTION IS DISTINCT AND THE AMOUNT OF CAPITAL INCREASES TO BE CARRIED OUT SHALL NOT COUNT AGAINST THE OVERALL VALUE SET FORTH IN RESOLUTION E.18, NOR IN RESOLUTION E.19; AUTHORIZE THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES, THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT	Management	Take No Ac
- 05			- 1

E.27 APPROVE TO DECIDE THAT THE VARIOUS DELEGATION

Take No Ac

Management

GIVEN TO IT AT THE PRESENT MEETING BY THE RESOLUTION NO. E.18 TO NO. E.24 AND THE RESOLUTION NO.26 IN ORDER TO INCREASE THE SHARE CAPITAL SHALL BE USED IN WHOLE OR IN PART IN ACCORDANCE WITH THE LEGAL PROVISIONS IN FORCE, DURING PERIODS WHEN CASH OR STOCK TENDER OFFER ARE IN EFFECT FOR THE COMPANY S SHARES FOR AN 18-MONTH PERIOD, STARTING FROM THE DATE OF THE PRESENT MEETING

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E.28 AUTHORIZE THE BOARD OF DIRECTORS TO PROCEED, ON 1 OR MORE OCCASIONS, WHEN CASH OR STOCK TENDER OFFERS ARE IN EFFECT FOR THE COMPANY S SHARES, WITH THE ISSUANCE OF EQUITY WARRANTS, UP TO A MAXIMUM NOMINAL AMOUNT OF EUR 100,000,000.00 THIS AMOUNT SHALL NOT COUNT AGAINST THE OVERALL VALUE SET FORTH IN RESOLUTION NO. E.18; AUTHORITY EXPIRES AT THE END OF 18 MONTHS; AUTHORIZE THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES; THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT

- AUTHORIZE THE BOARD OF DIRECTORS, TO GRANT IN 1 OR MORE TRANSACTIONS, TO EMPLOYEES AND CORPORATE OFFICERS, OPTIONS GIVING THE RIGHT EITHER TO SUBSCRIBE FOR NEW SHARES IN THE COMPANY TO BE ISSUED THROUGH A SHARE CAPITAL INCREASE OR TO PURCHASE EXISTING SHARES PURCHASED BY THE COMPANY, IT BEING PROVIDED THAT THE OPTIONS SHALL NOT GIVE RIGHTS TO SUBSCRIBE OR BUY A TOTAL NUMBER OF SHARES SUPERIOR TO THE LIMITS FIXED BY THE ARTICLES L.225-182 OF THE FRENCH COMMERCIAL CODE AND DECREE 174-17 OF 23 MAR 1967, SUBJECT TO THE APPROVAL OF ALL OTHER LEGAL RESTRICTIONS; AUTHORITY EXPIRES AT THE END OF 26 MONTHS; AUTHORIZE THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES; THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT
- E.30 AMEND THE ARTICLES OF THE BY-LAWS TO COMPLY WITH THE PROVISIONS OF THE DECREEN. 2006-1566 OF 11 DEC 2006; AMEND THE DECREE N. 67-236 OF 23 MAR 1967, CONCERNING TRADING COMPANIES; CONSEQUENTLY, IT DECIDES TO AMEND: (-) ARTICLE 7 AND 21 OF THE BYLAWS (-) ARTICLE 17 BECOMES: RELATED-PARTY AGREEMENTS AND OBLIGATIONS
- E.31 GRANTS FULL POWERS TO THE BEARER OF AN ORIGINAL, A COPY OR AN EXTRACT OF THE MINUTES OF THIS MEETING TO CARRY OUT FILINGS, PUBLICATIONS AND OTHER FORMALITIES PRESCRIBED BY LAW

Management Take No Ac

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Management Take No Ac

Management Take No Ac

Management Take No Ac

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DOW JONES & COMPANY, INC. DJ

ISSUER: 260561105 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
01	DIRECTOR	Management	For
	JON E. BARFIELD	Management	For
	LEWIS B. CAMPBELL	Management	For
	EDUARDO CASTRO-WRIGHT	Management	For
	JOHN M. ENGLER	Management	For
	HARVEY GOLUB	Management	For
	DIETER VON HOLTZBRINCK	Management	For
	FRANK N. NEWMAN	Management	For
	CHRISTOPHER BANCROFT	Management	For
	JOHN F. BROCK	Management	For
	MICHAEL B. ELEFANTE	Management	For
	LESLIE HILL	Management	For
	M. PETER MCPHERSON	Management	For
	DAVID K.P. LI	Management	For
	PAUL SAGAN	Management	For
	ELIZABETH STEELE	Management	For
	RICHARD F. ZANNINO	Management	For
02	APPROVAL OF INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS FOR 2007.	Management	For
03	APPROVING THE DOW JONES 2001 LONG-TERM INCENTIVE PLAN AS AMENDED AND RESTATED, INCLUDING AN INCREASE IN THE NUMBER OF SHARES OF COMMON STOCK RESERVED FOR ISSUANCE THEREUNDER BY 2,100,000 SHARES FROM 10,500,000 TO 12,600,000 SHARES.	Management	Agains
04	STOCKHOLDER PROPOSAL TO REQUIRE THAT DIFFERENT PERSONS SERVE IN THE POSITIONS OF CHAIRMAN OF THE BOARD AND CHIEF EXECUTIVE OFFICER AND THAT THE CHAIRMAN NOT BE A CURRENT OR FORMER EXECUTIVE OF THE COMPANY.	Shareholder	Agains

IDEARC INC. IAR

ISSUER: 451663108 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
01	DIRECTOR	Management	For
	JOHN J. MUELLER JERRY V. ELLIOTT KATHERINE J. HARLESS DONALD B. REED	Management Management Management Management	For For For
	STEPHEN L. ROBERTSON THOMAS S. ROGERS PAUL E. WEAVER	Management Management Management	For For For
02	RATIFICATION OF ERNST & YOUNG LLP AS IDEARC S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007.	Management	For

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TELEGRAAF MEDIA GROEP NV

ISSUER: N8502L104 ISIN: NL0000386605 BLOCKING

SEDOL: 5062919, 5848982

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type		Vote Cast
1.	OPENING	Non-Voting		
2.	RECEIVE THE REPORT BY THE MANAGEMENT BOARD ABOUT COURSE OF THINGS OF THE COMPANY MANAGEMENT CONDUCTED ON FY 2006	Management	Take	No Ac
3.	ADOPT THE ANNUAL ACCOUNTS ON THE FY 2006	Management	Take	No Ac
4.A	GRANT DISCHARGE FROM LIABILITY TO THE MANAGEMENT BOARD TO MANAGEMENT CONDUCTED IN 2006	Management	Take	No Ao
4.B	GRANT DISCHARGE FROM LIABILITY TO THE SUPERVISORY BOARD FOR SUPERVISION EXERCISED IN 2006	Management	Take	No Ac
5.A	APPROVE THE PROFIT APPROPRIATION	Management	Take	No Ac
5.B	APPROVE THE ANNOUNCEMENT TIME AND PLACE OF DIVIDEND PAYMENT	Management	Take	No Ac
6.	APPROVE THE REMUNERATION POLICY OF THE MANAGEMENT BOARD	Management	Take	No Ac
7.A.1	RE-APPOINT MRS. IR. M. TIEMSTRA AS A MEMBER OF THE SUPERVISORY BOARD	Management	Take	No Ac
7.A.2	RE-APPOINT MR. A.J. VAN PUIJENBROEK AS A MEMBER OF THE SUPERVISORY BOARD	Management	Take	No Ac
7.B	APPROVE THE ANNOUNCEMENTS WITH REGARD TO THE COMPOSITION OF THE SUPERVISORY BOARD	Management	Take	No Ao

	3 3			
8.	APPOINT KPMG AS THE EXTERNAL AUDITOR	Management		
9.	APPROVE THE WITHDRAWAL PURCHASED THE COMPANY S OWN SHARES	Management	Take	No Ac
10.	AUTHORIZE THE MANAGEMENT BOARD FOR AN 18 MONTH PERIOD TO PURCHASE THE COMPANYS OWN SHARES OR DEPOSITARY RECEIPTS THEREOF	Management	Take	No Ac
11.	QUESTIONS	Non-Voting		
12.	CLOSING	Non-Voting		
VIVENDI,	PARIS			
ISSUER: 1	r97982106 ISIN: FR0000127771			
SEDOL:	BOCR3H6, B1G0HP4, 4834777, 4859587, B0334V4, B11SBW8, 48413	379 <b>,</b> 480		
VOTE GRO	JP: GLOBAL			
Proposal		Proposal		Vote
-	Proposal	Type		Cast
*	PLEASE NOTE THAT THIS IS A REVISION DUE TO DELETION OF COMMENT. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU	Non-Voting		
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*	PLEASE NOTE THAT THIS IS A MIX MEETING. THANK YOU.	Non-Voting		
0.1	RECEIVE THE REPORTS OF THE EXECUTIVE COMMITTEE AND THE AUDITORS, APPROVE THE COMPANY S FINANCIAL STATEMENTS FOR THE YE IN 2006, AS PRESENTED, SHOWING EARNINGS OF EUR 4,412,354,584.59	Management		For
0.2	RECEIVE THE REPORTS OF THE EXECUTIVE COMMITTEE AND THE AUDITORS, APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SAID FY, IN THE FORM PRESENTED TO THE MEETING	Management		For
0.3	RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY ARTICLE L.225-88 OF THE FRENCH COMMERCIAL CODE, APPROVE SAID REPORT AND THE AGREEMENTS REFERRED TO THEREIN	Management		For
0.4				

EUR 11,213,275,417.65 RETAINED EARNINGS: EUR 2,200,000,000.00 TOTAL: EUR 14,802,015,985.50 THE SHAREHOLDERS WILL RECEIVE A NET DIVIDEND OF EUR 1.20 PER SHARE AND WILL ENTITLE TO THE 40% DEDUCTION PROVIDED BY THE FRENCH TAX CODE; THIS DIVIDEND WILL BE PAID ON 26 APR 2007; AS REQUIRED BYLAW

RATIFY THE CO-OPTATION OF MR. MEHDI DAZI AS SUPERVISORY Management BOARD MEMBER UNTIL THE SHAREHOLDERS MEETING CALLED TO APPROVE THE FINANCIAL STATEMENTS FOR THE FY 2008

For

Management

For

AUTHORIZE THE EXECUTIVE COMMITTEE TO TRADE IN 0.6 THE COMPANY S SHARES ON THE STOCK MARKET OR OTHERWISE SUBJECT TO THE CONDITIONS DESCRIBED BELOW: MAXIMUM PURCHASE PRICE: EUR 45.00 MAXIMUM NUMBER OF SHARES TO BE ACQUIRED: 10% OF THE SHARE CAPITAL, MAXIMUM FUNDS INVESTED IN THE SHARE BUYBACKS: EUR 4,000,000,000.00; AUTHORITY EXPIRES ON 18-MONTH PERIOD; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES; THIS AUTHORIZATION SUPERSEDES THE REMAINING PERIOD OF THE AUTHORIZATION GRANTED BY THE COMBINED SHAREHOLDERS MEETING OF 20 APR 2006 IN ITS RESOLUTION E.10

> Management For

AUTHORIZE THE EXECUTIVE COMMITTEE TO DECIDE ON E.7 1 OR MORE CAPITAL INCREASES, IN FRANCE OR ABROAD, BY A MAXIMUM NOMINAL AMOUNT OF EUR 1,000,000,000.00, BY ISSUANCE, WITH PREFERRED SUBSCRIPTION RIGHTS MAINTAINED, OF COMMON SHARES AND SECURITIES GIVING ACCESS TO THE CAPITAL; AUTHORITY EXPIRES ON 26-MONTH PERIOD: THE NUMBER OF SECURITIES TO BE ISSUED MAY BE INCREASED IN ACCORDANCE WITH THE CONDITIONS GOVERNED BY ARTICLE L.225-135-1 OF THE FRENCH COMMERCIAL CODE; AND TO CHARGE THE SHARE ISSUANCE COSTS AGAINST THE RELATED PREMIUMS AND DEDUCT FROM THE PREMIUMS THE AMOUNTS NECESSARY TO FUND THE LEGAL RESERVE; THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT, PARTICULARLY IN THE 1 GIVEN BY THE SHAREHOLDERS MEETING DATED 28 APR 2005 IN THE RESOLUTION 7

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AUTHORIZE THE EXECUTIVE COMMITTEE TO DECIDE ON 1 OR MORE CAPITAL INCREASES, IN FRANCE OR ABROAD, BY A MAXIMUM NOMINAL AMOUNT OF EUR 500,000,000.00, BY ISSUANCE, WITH CANCELLATION OF THE SHAREHOLDERS PREFERRED SUBSCRIPTION RIGHTS, OF COMMON SHARES AND SECURITIES GIVING ACCESS TO THE CAPITAL;

AUTHORITY EXPIRES ON 26-MONTH PERIOD; THE NUMBER OF SECURITIES TO BE ISSUED MAY BE INCREASED IN ACCORDANCE WITH THE CONDITIONS GOVERNED BY ARTICLE

L.225-135-1 OF THE FRENCH COMMERCIAL CODE; THE SHAREHOLDERS MEETING AUTHORIZES, FOR THE SAME PERIOD, THE EXECUTIVE COMMITTEE TO INCREASE THE SHARE CAPITAL, UP TO 10% OF THE SHARE CAPITAL, IN CONSIDERATION FOR THE CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY AND COMPRISED OF CAPITAL SECURITIES OR SECURITIES GIVING ACCESS TO THE SHARE CAPITAL; THE EXECUTIVE COMMITTEE MAY ALSO PROCEED WITH A CAPITAL INCREASE IN CONSIDERATION FOR SECURITIES TENDERED IN A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY CONCERNING THE SHARES OF ANOTHER COMPANY; AND TO CHARGE THE SHARE ISSUANCE COSTS AGAINST THE RELATED PREMIUMS AND DEDUCT FROM THE PREMIUMS THE AMOUNTS NECESSARY TO FUND THE LEGAL RESERVE; THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT, PARTICULARLY IN THE 1 GIVEN BY THE SHAREHOLDERS MEETING DATED 28 APR 2005 IN THE RESOLUTION 8; THE AMOUNT OF CAPITAL INCREASES CARRIED OUT BY VIRTUE OF THE PRESENT RESOLUTION SHALL COUNT AGAINST THE OVERALL VALUE SET FORTH IN THE RESOLUTION E.7

E.9 AUTHORIZE THE EXECUTIVE COMMITTEE TO DECIDE ON 1 OR MORE CAPITAL INCREASES, UP TO A MAXIMUM NOMINAL AMOUNT OF EUR 500,000,000.00 BY WAY OF CAPITALIZING RESERVES, PROFITS, PREMIUMS OR OTHER MEANS, PROVIDED THAT SUCH CAPITALIZATION IS ALLOWED BYLAW AND UNDER THE BY-LAWS, BY ISSUING BONUS SHARES OR RAISING THE PAR VALUE OF EXISTING SHARES; AUTHORITY EXPIRES ON 26-MONTH PERIOD; THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT, PARTICULARLY THE 1 GIVEN BY THE SHAREHOLDER S MEETING DATED 28 APR 2005 IN THE RESOLUTION 10; THE AMOUNT OF CAPITAL INCREASES CARRIED OUT BY VIRTUE OF THE PRESENT RESOLUTION SHALL COUNT AGAINST THE OVERALL VALUE SET FORTH IN THE RESOLUTION E.7

Management

For

AUTHORIZE THE EXECUTIVE COMMITTEE TO INCREASE E.10 THE SHARE CAPITAL, ON 1 OR MORE OCCASIONS, IN FAVOUR OF EMPLOYEES, AND FORMER EMPLOYEES OF THE COMPANY AND COMPANIES OF THE VIVENDI GROUP, WHO ARE MEMBERS OF THE GROUP SAVINGS PLAN; AUTHORITY EXPIRES ON 26-MONTH PERIOD; AND FOR A TOTAL NUMBER OF SHARES THAT SHALL NOT EXCEED 1.5% OF THE SHARE CAPITAL; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES; THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT, PARTICULARLY THE 1 GIVEN BY THE SHAREHOLDER S MEETING DATED 28 APR 2006 IN ITS RESOLUTION 11; THE AMOUNT OF CAPITAL INCREASES CARRIED OUT BY VIRTUE OF THE PRESENT RESOLUTION SHALL COUNT AGAINST THE OVERALL VALUE SET FORTH IN THE RESOLUTION E.7

Management For

E.11 AUTHORIZE THE EXECUTIVE COMMITTEE TO REDUCE THE SHARE CAPITAL, ON 1 OR MORE OCCASIONS AND AT ITS SOLE DISCRETION, BY CANCELING ALL OR PART OF THE SHARES HELD BY THE COMPANY IN CONNECTION WITH A STOCK REPURCHASE PLAN, UP TO A MAXIMUM 10% OF THE SHARE CAPITAL OVER A 24 MONTH PERIOD; AUTHORITY EXPIRES ON 26-MONTH PERIOD; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL

NECESSARY FORMALITIES; THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT, PARTICULARLY THE 1 GIVEN BY THE SHAREHOLDER S MEETING DATED 20 APR 2006 IN ITS RESOLUTION 11

APPROVE TO BRING THE ARTICLES OF THE BYLAWS INTO

CONFORMITY WITH THE PROVISIONS OF ARTICLE NO

E.12

VOTE GROUP: GLOBAL

Number Proposal

Proposal

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	L.225-71 OF THE FRENCH COMMERCIAN BY THE LAW NO 2006-1170 OF 30 DEC ARTICLE 8 OF THE BYLAWS-SUPERVISO ELECTED BY THE EMPLOYEES	C 2006 AND AMEND		
E.13	APPROVE TO BRING THE ARTICLES OF CONFORMITY WITH THE PROVISIONS OF AND 108-1 OF THE DECREE NO 67-23 MODIFIED BY THE DECREE OF 11 DECARTICLES 10 AND 14 OF THE BYLAWSOF THE SUPERVISORY BOARD AND ORGATHE EXECUTIVE COMMITTEE	F ARTICLES 84-1 6 OF 23 MAR 1967 2006 AND AMEND -ORGANIZATION	Management	For
E.14	APPROVE TO BRING THE ARTICLES OF CONFORMITY WITH THE PROVISIONS OF THE DECREE NO 67-236 OF 23 MAI BY THE DECREE OF 11 DEC 2006 AND 16 OF THE BYLAWS-SHAREHOLDERS MI	F ARTICLE 136 R 1967 MODIFIED AMEND ARTICLE	Management	For
E.15	APPROVE TO DECIDE THE 15 DAY PERFORM THE DECLARATIONS OF THE STATE OF THE THRESHOLDS AND AMEND ARTIC BYLAWS-SHARES IN ORDER TO BRING DAYS	JTORY EXCEEDING CLE 5 OF THE	Management	For
E.16	AMEND ARTICLE 17 OF THE BYLAWS-VO	OTING RIGHTS	Management	For
E.17	GRANT FULL POWERS TO THE BEARER OF A COPY OR EXTRACT OF THE MINUTES TO CARRY OUT ALL FILINGS, PUBLICATION FORMALITIES PRESCRIBED BY LAW	OF THIS MEETING	Management	For
POST PUB	LISHING PUBLIC CO LTD POST			
ISSUER:	Y70784171 IS	SIN: TH0078A10Z18		
SEDOL: I	B013SR0			

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\* PLEASE NOTE THAT BOTH PARTIAL AND SPLIT VOTING

ARE ALLOWED FOR THIS MEETING. THANK YOU.

80

Proposal Vote Type Cast

Non-Voting

1.	APPROVE THE MINUTES OF THE 2006 AGM HELD ON 21	Management	For
2.	APR 2006 ACKNOWLEDGE THE ANNUAL REPORT OF THE COMPANY AND APPROVE THE AUDITED FINANCIAL STATEMENTS FOR THE YE 31 DEC 2006	Management	For
3. 4.	APPROVE THE APPROPRIATION OF THE PROFITS AS DIVIDENT ELECT THE DIRECTORS TO REPLACE THOSE WHO RETIRE BY ROTATION AND APPROVE TO FIX THE AUTHORITY OF THE DIRECTORS IF ANY	Management Management	For For
Meeting I	-	ort Date: 06/26/2007 Page 65 of 187	
5. 6.	APPROVE TO FIX THE DIRECTOR REMUNERATION APPOINT THE INDEPENDENT AUDITOR AND APPROVE TO FIX THE AUDIT FEE	Management Management	
7.	OTHER MATTERS	Other	For
WOLTERS I	KLUWER NV		
ISSUER: A	ADPV09931 ISIN: NL0000395903	BLOCKING	
SEDOL: !	5671519		
VOTE GROU	JP: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vote Cast
*	PLEASE NOTE THAT BLOCKING CONDITIONS FOR VOTING AT THIS GENERAL MEETING ARE RELAXED. BLOCKING PERIOD ENDS ONE DAY AFTER THE REGISTRATION DATE SET ON 29 MAR 2007. SHARES CAN BE TRADED THEREAFTER THANK YOU.	Non-Voting	
1.	OPENING	Non-Voting	
2.a	RECEIVE THE REPORT OF THE EXECUTIVE BOARD FOR 2006	Non-Voting	
2.b	RECEIVE THE REPORT OF THE SUPERVISORY BOARD FOR 2006	Non-Voting	
3.a	RECEIVE THE POLICY ON ADDITIONS TO RESERVES AND DIVIDENDS	Non-Voting	
3.b	ADOPT THE FINANCIAL STATEMENTS AND ANNUAL REPORTS FOR 2006	Management Ta	ke No Ac
3.c	APPROVE TO DISTRIBUTE A DIVIDEND OF EUR 0.58 PER ORDINARY SHARE IN CASH, OR AT THE OPTION IF THE HOLDERS OF ORDINARY SHARES, IN THE FORM OF ORDINARY SHARES	Management Ta	ke No Ac
4.a	APPROVE TO RELEASE THE MEMBERS OF THE EXECUTIVE BOARD FROM LIABILITY FOR THE EXERCISE OF THEIR	Management Ta	ke No Ac

DUTIES, AS STIPULATED IN ARTICLE 28 OF THE ARTICLES

OF ASSOCIATION

4.b	APPROVE TO RELEASE THE MEMBERS OF THE SUPERVISORY	Management	Take No Ac
	BOARD FROM LIABILITY FOR THE EXERCISE OF THEIR DUTIES, AS STIPULATED IN ARTICLE 28 OF THE ARTICLES OF ASSOCIATION		
5.	AMEND THE ARTICLES OF ASSOCIATION	Management	Take No Ac
6.	APPOINT MR. B. F. J. A. ANGELICI AS A MEMBER OF THE SUPERVISORY BOARD	Management	Take No Ac
7.	APPOINT MR. J. J. LYNCH, JR. AS A MEMBER OF THE EXECUTIVE BOARD	Management	Take No Ac
8.	APPROVE TO DETERMINE THE REMUNERATION OF THE MEMBERS OF THE SUPERVISORY BOARD	Management	Take No Ac
9.	AMEND THE REMUNERATION POLICY AND LONG-TERM INCENTIVE PLAN OF THE EXECUTIVE BOARD	Management	Take No Ac
10.a	AUTHORIZE THE EXECUTIVE BOARD TO ISSUE SHARES AND/OR GRANT RIGHTS TO SUBSCRIBE FOR SHARES	Management	Take No Ac

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10.b	AUTHORIZE THE EXECUTIVE BOARD TO RESTRICT OR	Management	Take No Ac
	EXCLUDE PRE-EMPTIVE RIGHTS		
11.	AUTHORIZE THE EXECUTIVE BOARD TO ACQUIRE OWN SHARES	Management	Take No Ac
12.	ANY OTHER BUSINESS	Non-Voting	
13.	CLOSING	Non-Voting	

WOLTERS KLUWER NV

ISSUER: ADPV09931 ISIN: NL0000395903

SEDOL: 5671519

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
*	PLEASE NOTE THAT BLOCKING CONDITIONS FOR VOTING AT THIS GENERAL MEETING ARE RELAXED. BLOCKING PERIOD ENDS ONE DAY AFTER THE REGISTRATION DATE SET ON 29 MAR 2007. SHARES CAN BE TRADED THEREAFTER. THANK YOU.	Non-Voting	
1.	OPENING	Non-Voting	
2.a	RECEIVE THE REPORT OF THE EXECUTIVE BOARD FOR 2006	Non-Voting	
2.b	RECEIVE THE REPORT OF THE SUPERVISORY BOARD FOR 2006	Non-Voting	
3.a	RECEIVE THE POLICY ON ADDITIONS TO RESERVES AND DIVIDENDS	Non-Voting	
3.b	ADOPT THE FINANCIAL STATEMENTS AND ANNUAL REPORTS FOR 2006	Management	Take No Ac
3.c	APPROVE TO DISTRIBUTE A DIVIDEND OF EUR 0.58 PER ORDINARY SHARE IN CASH, OR AT THE OPTION	Management	Take No Ac

		. •	
	IF THE HOLDERS OF ORDINARY SHARES, IN THE FORM OF ORDINARY SHARES		
4.a	APPROVE TO RELEASE THE MEMBERS OF THE EXECUTIVE BOARD FROM LIABILITY FOR THE EXERCISE OF THEIR DUTIES, AS STIPULATED IN ARTICLE 28 OF THE ARTICLES OF ASSOCIATION	Management	Take No Ac
4.b	APPROVE TO RELEASE THE MEMBERS OF THE SUPERVISORY BOARD FROM LIABILITY FOR THE EXERCISE OF THEIR DUTIES, AS STIPULATED IN ARTICLE 28 OF THE ARTICLES OF ASSOCIATION	Management	Take No Ac
5.	AMEND THE ARTICLES OF ASSOCIATION	Management	Take No Ac
6.	APPOINT MR. B. F. J. A. ANGELICI AS A MEMBER OF THE SUPERVISORY BOARD	Management	Take No Ac
7.	APPOINT MR. J. J. LYNCH, JR. AS A MEMBER OF THE EXECUTIVE BOARD	Management	Take No Ac
8.	APPROVE TO DETERMINE THE REMUNERATION OF THE	Management	Take No Ac
9.	MEMBERS OF THE SUPERVISORY BOARD  AMEND THE REMUNERATION POLICY AND LONG-TERM INCENTIVE PLAN OF THE EXECUTIVE BOARD	Management	Take No Ac
10.a	AUTHORIZE THE EXECUTIVE BOARD TO ISSUE SHARES AND/OR GRANT RIGHTS TO SUBSCRIBE FOR SHARES	Management	Take No Ac
10.b	AUTHORIZE THE EXECUTIVE BOARD TO RESTRICT OR	Management	Take No Ac
11. 12.	EXCLUDE PRE-EMPTIVE RIGHTS AUTHORIZE THE EXECUTIVE BOARD TO ACQUIRE OWN SHARES ANY OTHER BUSINESS	Non-Voting	Take No Ac
13.	CLOSING	Non-Voting	
ARNOLDO N	MONDADORI EDITORE SPA, MILANO		
ISSUER: 7	r6901G126 ISIN: IT0001469383	BLOCKING	
SEDOL: 4	4087087, 4084895		
VOTE GROU	JP: GLOBAL		
Proposal	P	Proposal	Vote
Number	Proposal 	Type 	Cast 
*	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 24 APR 2007 AT THE SAME TIME AND SAME PLACE. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. PLEASE BE ALSO ADVISED THAT YOUR SHARES WILL BE BLOCKED UNTIL THE QUORUM IS MET OR THE MEETING IS CANCELLED. THANK YOU	Non-Voting	

*	PLEASE NOTE THAT IN ADDITION TO INTESA SANPAOLO S STANDARD FEES FOR THE ISSUING OF COMMUNICATIONS TO THE COMPANIES TO ATTEND THE MEETINGS, YOU WILL BE CHARGED DIRECTLY AND ON A SEPARATE BASIS WITH THE PROXY AGENT S FEES, WHICH RANGE FROM EUR 300 TO EUR 500 PER MEETING. THANK YOU.	Non-Voting	
1.	RECEIVE THE BALANCE SHEET AS OF 31 DEC 2006, BOARD OF DIRECTORS REPORT ON MANAGEMENT ACTIVITY, INTERNAL AUDITORS AND EXTERNAL AUDITORS REPORTS RESOLUTIONS RELATED THERETO, AND CONSOLIDATED BALANCE SHEET AS OF 31 DEC 2006 AND RELATED ANNEX	Management	Take No Ac
2.	GRANT AUTHORITY TO PURCHASE AND DISPOSE OF OWN SHARES, AS PER ARTICLES 2357 AND 2357 TER OF THE ITALIAN CIVIL CODE	Management	Take No Ac
3.	APPOINT THE EXTERNAL AUDITORS FOR BALANCE SHEET AND CONSOLIDATED BALANCE SHEET AUDITING ACTIVITY, AS PER ARTICLE 159 OF THE LAW DECREE 58/1998, AND FOR THE LIMITED REVIEW AT THE HALF-YEARLY REPORTS	Management	Take No Ac
*	PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF RECORD DATE. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS.	Non-Voting	

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GMM GRAMMY PUBLIC CO LTD

THANK YOU.

ISSUER: Y22931110 ISIN: TH0473010Z17

SEDOL: 6539821, B1HJQ42

VOTE GROUP: GLOBAL

VOID CHO	1. 0005110		
Proposal Number	Proposal	Proposal Type	Vote Cast
*	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 364006 DUE TO RECEIPT OF ADDITIONAL RESOLUTION. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.	Non-Voting	
*	PLEASE NOTE THAT PARTIAL AND SPLIT VOTING IS ALLOWED. THANK YOU	Non-Voting	
1.	APPROVE TO CERTIFY THE MINUTES OF THE 2006 AGM OF SHAREHOLDERS, HELD ON 28 APR 2006	Management	For
2.	ACKNOWLEDGE THE DECLARATION OF THE YEAR 2006 OPERATIONAL RESULTS AND CERTIFY THE COMPANY S	Management	For

ANNUAL REPORT

3.	APPROVE THE COMPANY S BALANCE SHEET AND THE PROFIT AND LOSS STATEMENT FOR THEYE 31 DEC 2006	Management	For
4.	APPROVE THE APPROPRIATION OF THE NET PROFIT ON DIVIDEND PAYMENTS FOR 2006 OPERATIONAL RESULTS	Management	For
5.	APPOINT THE NEW DIRECTORS IN REPLACEMENT TO THOSE WHO ARE DUE TO RETIRE ON ROTATION	Management	For
6.	APPROVE THE BOARD OF DIRECTORS REMUNERATION FOR THE YEAR 2007 AND ACKNOWLEDGE THE AUDIT COMMITTEE S REMUNERATION FOR THE YEAR 2007	Management	For
7.	APPOINT THE COMPANY S AUDITOR AND APPROVE THE AUDIT FEE FOR THE YEAR 2007	Management	For
10.	OTHER ISSUES IF ANY	Other	For
8.	AMEND THE OBJECTIVES OF GMM GRAMMY PUBLIC COMPANY LIMITED	Management	For
9.	APPROVE THE ALLOCATION OF LEGAL RESERVE AND SHARE PREMIUM TO COMPENSATE DEFICITS	Management	For
NATION MU	JLTIMEDIA GROUP PUBLIC COMPANY LIMITED		
ISSUER: Y	76251U117 ISIN: TH0113010019		
SEDOL: 6	6626596, 5907894		
VOTE GROU	JP: GLOBAL		
Proposal		Proposal	
Proposal	JP: GLOBAL Proposal	Proposal Type	Cast
Proposal		Type	Cast
Proposal Number	Proposal PLEASE NOTE THAT SPLIT AND PARTIAL VOTING ARE	Туре 	Cast
Proposal Number *	Proposal  PLEASE NOTE THAT SPLIT AND PARTIAL VOTING ARE ALLOWED. THANK YOU.  APPROVE THE AGM OF SHAREHOLDERS NO.1/2006 HELD	Type  Non-Voting	Cast
Proposal Number * 1. 2. ProxyEdge Meeting I	Proposal  PLEASE NOTE THAT SPLIT AND PARTIAL VOTING ARE ALLOWED. THANK YOU. APPROVE THE AGM OF SHAREHOLDERS NO.1/2006 HELD ON 24 APR 2006 APPROVE THE COMPANY S OPERATING RESULTS AND THE BOARD OF DIRECTORS MINUTES OFMEETING REPORTED FOR THE YEAR 2006  Per - Investment Company Report Date Range: 07/01/2006 to 06/30/2007  Report Date:	Type  Non-Voting  Management  Management	Cast  For
Proposal Number * 1. 2. ProxyEdge Meeting I	Proposal  PLEASE NOTE THAT SPLIT AND PARTIAL VOTING ARE ALLOWED. THANK YOU. APPROVE THE AGM OF SHAREHOLDERS NO.1/2006 HELD ON 24 APR 2006 APPROVE THE COMPANY S OPERATING RESULTS AND THE BOARD OF DIRECTORS MINUTES OFMEETING REPORTED FOR THE YEAR 2006  Per - Investment Company Report Date Range: 07/01/2006 to 06/30/2007  Report Date:	Type  Non-Voting  Management  Management	Cast  For
Proposal Number *  1. 2. ProxyEdge Meeting [ Selected]	Proposal  PLEASE NOTE THAT SPLIT AND PARTIAL VOTING ARE ALLOWED. THANK YOU.  APPROVE THE AGM OF SHAREHOLDERS NO.1/2006 HELD ON 24 APR 2006 APPROVE THE COMPANY S OPERATING RESULTS AND THE BOARD OF DIRECTORS MINUTES OFMEETING REPORTED FOR THE YEAR 2006  PORTON OF THE YEAR 2006  ACCOUNTS: NPX GABELLI GLB MULTIMEDIA TR  Page  APPROVE THE COMPANY S AUDITED BALANCE SHEET,	Type  Non-Voting  Management  Management  06/26/2007 69 of 187	Cast For For
Proposal Number *  1. 2.  ProxyEdge Meeting I Selected	Proposal  PLEASE NOTE THAT SPLIT AND PARTIAL VOTING ARE ALLOWED. THANK YOU. APPROVE THE AGM OF SHAREHOLDERS NO.1/2006 HELD ON 24 APR 2006 APPROVE THE COMPANY S OPERATING RESULTS AND THE BOARD OF DIRECTORS MINUTES OFMEETING REPORTED FOR THE YEAR 2006  POST THE YEAR 2006  APPROVE THE COMPANY S AUDITED BALANCE SHEET, PROFIT AND LOSS STATEMENT FOR THE YE 31 DEC 2006  APPROVE THE OMISSION OF DIVIDENDS PAYMENT FOR	Type  Non-Voting  Management  Management  06/26/2007 69 of 187  Management	For For

APPROVE THE UNSECURED DEBENTURE ISSUANCE

FIX THE AUDIT FEES FOR THE YEAR 2007

APPOINT THE COMPANY S AUDITOR AND APPROVE TO

6.

7.

8.	ELECT THE DIRECTORS TO REPLACE THOSE WHO RETIRE	Management	For
9.	BY ROTATION APPROVE THE REMUNERATION OF THE INDEPENDENT DIRECTORS AND OUTSIDE DIRECTORS, BUT NOT MANAGEMENT FOR THE YEAR 2007	Management	For
10.A	ACKNOWLEDGE THE APPOINTMENT OF 2 NEW INDEPENDENT DIRECTORS	Management	For
10.b 10.c	ACKNOWLEDGE THE AMENDMENT OF THE DIRECTORS AUTHORITIES ACKNOWLEDGE THE APPROVAL OF NOT FILLING IN THE 2 VACANT DIRECTOR POSITIONS	Management Management	For For
11.	OTHER MATTERS	Other	For
ASIA SATE	LLITE TELECOMM. HOLDINGS LT	SAT	
ISSUER: 0	4516X106 ISIN:		
SEDOL:			
VOTE GROU	P: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vote Cast
C1	AT THE COURT MEETING: APPROVAL OF THE SCHEME PROPOSED TO BE MADE BETWEEN THE COMPANY AND THE SCHEME SHAREHOLDERS, AS DESCRIBED IN THE NOTICE OF THE COURT MEETING. AT THE SPECIAL GENERAL MEETING: APPROVAL OF THE CAPITAL REDUCTION BY MEANS OF THE CANCELLATION	Management	For
	OF THE SCHEME SHARES, ISSUE AND ALLOTMENT OF NEW ASIASAT SHARES AND AUTHORIZING DIRECTORS, AS DESCRIBED IN THE NOTICE OF THE SPECIAL GENERAL MEETING.		
GANNETT C		GCI	
GANNETT C	O., INC.	GCI	
	O., INC.	GCI	
ISSUER: 3	O., INC. 64730101 ISIN:	GCI	
ISSUER: 3 SEDOL:	O., INC. 64730101 ISIN:	GCI Proposal Type	 Vote Cast

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Management Management

For

For

02	CHARLES B. FRUIT ARTHUR H. HARPER JOHN JEFFRY LOUI PROPOSAL TO RATIFY ERNST & YOUNG LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	R Management	For For For
03	FOR THE 2007 FISCAL YEAR.  PROPOSAL TO AMEND THE CERTIFICATE OF INCORPORATION  AND BY-LAWS TO DECLASSIFY THE COMPANY S BOARD	Management	For
04	OF DIRECTORS. SHAREHOLDER PROPOSAL CONCERNING INDEPENDENT BOARD CHAIRMAN.	Shareholder	Against
L-3 COMMU	NICATIONS HOLDINGS, INC.	LLL	
ISSUER: 5	02424104 ISIN:		
SEDOL:			
VOTE GROU	P: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vote Cast
01	DIRECTOR	Management	For
02	MICHAEL T. STRIANES CLAUDE R. CANIZARE THOMAS A. CORCORAN ALAN H. WASHKOWITZ APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	ES Management N Management	For For For For
MOODY'S C	CORPORATION	MCO	
ISSUER: 6	15369105 ISIN:		
SEDOL:			
VOTE GROU	TP: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vote Cast
I	DIRECTOR  BASIL L. ANDERSON  RAYMOND W MCDANIEL, JR	Management Management R. Management	For For For
II	APPROVAL OF THE AMENDED AND RESTATED 2001 MOODY S CORPORATION KEY EMPLOYEES STOCK INCENTIVE PLAN.	Management	Against
III	RATIFICATION OF THE APPOINTMENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007.	Management	For
IV	STOCKHOLDER PROPOSAL TO ELECT EACH DIRECTOR ANNUALLY.	Shareholder	Against
 SWISSCOM	AG	SCM	

ISSUER: 871013108 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Proposal	Proposal	Proposal	Vote
Number		Type	Cast
01	ANNUAL REPORT, ANNUAL FINANCIAL STATEMENT AND CONSOLIDATED FINANCIAL STATEMENTS FOR THE FISCAL YEAR 2006, REPORTS OF THE STATUTORY AND GROUP AUDITORS	Management	For

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02	APPROPRIATION OF RETAINED EARNINGS AND DECLARATION OF DIVIDENDS	Management	For
03	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE EXECUTIVE BOARD	Management	For
04	CHANGE OF CLAUSE 6.1.2 OF THE ARTICLES OF INCORPORATION	Management	For
5A	RE-ELECTION OF FIDES P. BALDESBERGER	Management	For
5B	RE-ELECTION OF MICHEL GOBET	Management	For
5C	RE-ELECTION OF DR. TORSTEN G. KREINDL	Management	For
5D	RE-ELECTION OF RICHARD ROY	Management	For
5E	RE-ELECTION OF OTHMAR VOCK	Management	For
06	RE-ELECTION OF THE STATUTORY AUDITORS AND GROUP AUDITORS	Management	For

CLEAR CHANNEL OUTDOOR HOLDINGS CCO

ISSUER: 18451C109 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For
	L. LO	WRY MAYS	Management	For
	JAMES 1	M. RAINES	Management	For
02	APPROVE THE ADOPTION OF THE CLEAR CHANNEL OUTDOOR HOLDINGS, INC. 2006 ANNUAL INCENTIVE PLAN		Management	For
03	APPROVE THE ADOPTION OF THE CLEAR CHANNEL OUTDOOR HOLDINGS, INC. 2005 STOCK INCENTIVE PLAN		Management	For

GENERAL ELECTRIC COMPANY GE

ISSUER: 369604103 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
09	REPORT ON PAY DIFFERENTIAL	Shareholder	Against
08	ETHICAL CRITERIA FOR MILITARY CONTRACTS	Shareholder	Against
07	GLOBAL WARMING REPORT	Shareholder	Against
06	REPORT ON CHARITABLE CONTRIBUTIONS	Shareholder	Against
05	ELIMINATE DIVIDEND EQUIVALENTS	Shareholder	Against
04	INDEPENDENT BOARD CHAIRMAN	Shareholder	Against
03	ONE DIRECTOR FROM THE RANKS OF RETIREES	Shareholder	Against
02	CURB OVER-EXTENDED DIRECTORS	Shareholder	Against
01	CUMULATIVE VOTING	Shareholder	Against
E	APPROVAL OF MATERIAL TERMS OF SENIOR OFFICER PERFORMANCE GOALS	Management	For

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D	APPROVAL OF 2007 LONG TERM INCENTIVE	E PLAN	Management	For
A	DIRECTOR		Management	For
		JAMES I. CASH, JR. SIR WILLIAM M. CASTELL ANN M. FUDGE CLAUDIO X. GONZALEZ SUSAN HOCKFIELD JEFFREY R. IMMELT ANDREA JUNG ALAN G.(A.G.) LAFLEY ROBERT W. LANE	Management Management Management Management Management Management Management Management Management	For For For For For For For
В	RATIFICATION OF KPMG	RALPH S. LARSEN ROCHELLE B. LAZARUS SAM NUNN ROGER S. PENSKE ROBERT J. SWIERINGA DOUGLAS A. WARNER III ROBERT C. WRIGHT	Management Management Management Management Management Management Management Management	For For For For For For
С	ADOPTION OF MAJORITY VOTING FOR DIRE	ECTORS	Management	For

JASMINE INTERNATIONAL PUBLIC CO LTD ISSUER: Y44202177 ISIN: TH0418010Z12 SEDOL: B02WS76, B128224, 6729150 VOTE GROUP: GLOBAL Vote Proposal Proposal Number Proposal Type Cast PLEASE NOTE THAT PARTIAL AND SPLIT VOTING ARE Non-Voting ALLOWED FOR THIS MEETING. THANKYOU. APPROVE THE MINUTES OF THE EGM OF SHAREHOLDERS Management For NO. 1/2007 HELD ON 15 FEB 2007 ACKNOWLEDGE THE BOARD OF DIRECTORS ANNUAL REPORT Management For ON THE COMPANY S OPERATION RESULTS DURING 2006 APPROVE THE COMPANY S FINANCIAL STATEMENT AND 3. Management For THE AUDITOR S REPORT AS AT 31 DEC 2006 APPROVE TO ALLOCATE PROFIT AS LEGAL RESERVE AND Management For THE DIVIDEND FOR THE YEAR 2006 DIVIDEND:0.015 PER SHARE APPOINT ERNST YOUNG AS THE AUDITOR AND AUTHORIZE Management For THE BOARD TO FIX THEIR REMUNERATION RE-ELECT MR. SOMSAK PADHANA-ANEK AND MR. VARAPOL Management For SOCATIYANURAK AS THE DIRECTORS AND APPROVE TO FIX THEIR REMUNERATION 7. OTHER BUSINESS Other For ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 06/26/2007 Selected Accounts: NPX GABELLI GLB MULTIMEDIA TR Page 73 of 187 THE MCGRAW-HILL COMPANIES, INC. MHP ISSUER: 580645109 ISIN: \_\_\_\_\_\_ VOTE GROUP: GLOBAL Proposal Vote Proposal Number Proposal Type \_\_\_\_\_\_ 01 DIRECTOR Management For

PEDRO ASPE

For

Management

	ROBERT P. MCGRAW	Management	For
	H. OCHOA-BRILLEMBOURG	Management	For
	EDWARD B. RUST, JR.	Management	For
02	RATIFICATION OF THE APPOINTMENT OF INDEPENDENT	Management	For
	REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007.		
03	SHAREHOLDER PROPOSAL REQUESTING THE ANNUAL ELECTION	Shareholder	Against
	OF EACH DIRECTOR.		_
04	SHAREHOLDER PROPOSAL REQUESTING ADOPTION OF A	Shareholder	Against
	SIMPLE MAJORITY VOTE.		
05	SHAREHOLDER PROPOSAL REQUESTING PUBLIC DISCLOSURE	Shareholder	Against
	OF CORPORATE POLICIES AND PROCEDURES REGARDING		_
	POLITICAL CONTRIBUTIONS AND THE AMOUNT OF SUCH		
	CONTRIBUTIONS.		

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BOUYGUES, PARIS

ISSUER: F11487125 ISIN: FR0000120503

SEDOL: B01JBX5, 2696612, 4067528, 7164028, B0Z6VY3, B043HB4, 4002121, 419

VOTE GROUP: GLOBAL

Proposal Vote
Number Proposal Type Cast

A VERIFICATION PERIOD EXISTS IN FRANCE. VERIFICATION PERIOD: REGISTERED SHARES: 1 TO 5 DAYS PRIOR TO THE MEETING DATE, DEPENDS ON COMPANY S BY-LAWS. BEARER SHARES: 6 DAYS PRIOR TO THE MEETING DATE. FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND DIRECTIONS. THE FOLLOWING APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON THE VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS REGISTERED INTERMEDIARY, PLEASE CONTACT YOUR REPRESENTATIVE. TRADES/VOTE INSTRUCTIONS: SINCE FRANCE MAINTAINS A VERIFICATION PERIOD, FOR VOTE INSTRUCTIONS SUBMITTED THAT HAVE A TRADE TRANSACTED (SELL) FOR EITHER THE FULL SECURITY POSITION OR A PARTIAL AMOUNT AFTER THE VOTE INSTRUCTION HAS BEEN SUBMITTED AND THE GLOBAL CUSTODIAN ADVISES OF THE POSITION CHANGE VIA THE ACCOUNT POSITION COLLECTION PROCESS, THERE IS A PROCESS IN EFFECT WHICH WILL ADVISE THE GLOBAL CUSTODIAN OF THE NEW ACCOUNT POSITION AVAILABLE FOR VOTING. THIS WILL ENSURE THAT THE LOCAL CUSTODIAN IS INSTRUCTED TO AMEND THE VOTE INSTRUCTION AND RELEASE THE SHARES FOR SETTLEMENT OF THE SALE TRANSACTION. THIS PROCEDURE PERTAINS TO SALE TRANSACTIONS WITH A SETTLEMENT DATE PRIOR TO MEETING DATE + 1

Non-Voting

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*	PLEASE NOTE THAT THIS IS A MIX MEETING. THANK YOU.	Non-Voting	
0.1	RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS, THE CHAIRMAN OF THE BOARD OF DIRECTORS AND THE AUDITORS, APPROVE THE COMPANY S FINANCIAL STATEMENTS FOR THE YE 2006, AS PRESENTED, SHOWING NET EARNINGS OF EUR 603,396,472.57, GRANT PERMANENT DISCHARGE TO THE DIRECTORS FOR THE PERFORMANCE OF THEIR DUTIES DURING THE SAID FY	Management	For
0.2	RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS, THE CHAIRMAN OF THE BOARD OF DIRECTORS AND THE AUDITORS, APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SAID FINANCIAL YEAR, IN THE FORM PRESENTED TO THE MEETING, SHOWING NET EARNINGS GROUP SHARE OF EUR 1,246,000,000.00	Management	For
0.3	APPROVE THE DISTRIBUTABLE INCOME OF EUR 838,625,254.57 BE APPROPRIATED AS FOLLOWS: DIVIDENDS: EUR 16,738,879.15, A DIVIDEND OF EUR 0.05 PER SHARE, ADDITIONAL DIVIDEND: EUR 384,994,220.45, A NET DIVIDEND OF 1.15 PER SHARE THE BALANCE WILL BE ALLOCATED TO THE RETAINED EARNINGS ACCOUNT: EUR 436,892,154.97 THE SHAREHOLDERS WILL RECEIVE A NET DIVIDEND OF EUR 1.20 PER SHARE AND WILL ENTITLE NATURAL PERSONS FISCALLY DOMICILIATED IN FRANCE, TO THE 40% ALLOWANCE THIS DIVIDEND WILL BE PAID ON 03 MAR 2007 IN THE EVENT THAT THE COMPANY HOLDS SOME OF ITS OWN SHARES ON SUCH DATE, THE AMOUNT OF THE UNPAID DIVIDEND ON SUCH SHARES SHALL BE ALLOCATED TO THE RETAINED EARNINGS ACCOUNT AS REQUIRED BYLAW	Management	For
0.4	RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY ARTICLE L. 225-38 OF THE FRENCH COMMERCIAL CODE AND THE AGREEMENTS REFERRED TO THEREIN	Management	For
0.6	APPROVE TO RENEW THE APPOINTMENT OF MR. LUCIEN DOUROUX AS A DIRECTOR FOR A 3-YEAR PERIOD	Management	For
0.5	RATIFY THE CO-OPTATION OF MR. PATRICK KRON AS A DIRECTOR, TO REPLACE MR. ALAIN POUYAT, FOR THE REMAINDER OF MR. ALAIN POUYAT S TERM OF OFFICE, UNTIL THE ORDINARY SHAREHOLDERS MEETING AND APPROVE THE FINANCIAL STATEMENTS FOR THE FY 2009	Management	For
0.7	APPROVE TO RENEW THE APPOINTMENT OF MR. JEAN PEYRELEVADE AS A DIRECTOR FOR A 3-YEAR PERIOD	Management	For
0.8	APPROVE TO RENEW THE APPOINTMENT OF THE COMPANY SCDM AS A DIRECTOR FOR A 3-YEAR PERIOD	Management	For
0.9	ELECT MR. THIERRY JOURDAINE AS A DIRECTOR MEMBER OF THE SUPERVISORY BOARD OF 1 OF THE INVESTMENT FUNDS REPRESENTING THE EMPLOYEES WHO ARE SHAREHOLDERS,	Management	For

SUBJECT TO THE ADOPTION BY THE SHAREHOLDERS MEETING OF RESOLUTION E.27, HIS TERM OF OFFICE WILL LAST 3 YEARS; IF SUCH RESOLUTION IS NOT APPROVED, IT WILL LAST 2 YEARS

0.10 ELECT MR. JEAN-MICHEL GRAS AS A DIRECTOR MEMBER OF THE SUPERVISORY BOARD OF 10F THE INVESTMENT FUNDS REPRESENTING THE EMPLOYEES WHO ARE SHAREHOLDERS, SUBJECT TO THE ADOPTION BY THE SHAREHOLDERS MEETING OF RESOLUTION E.27, HIS TERM OF OFFICE WILL LAST 3 YEARS; IF SUCH RESOLUTION IS NOT APPROVED, IT WILL LAST 2 YEARS

Management For

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O.11 APPOINT MR. ALAIN POUYAT AS A CONTROL AGENT, FOR A 3-YEAR PERIOD O.12 AUTHORIZE THE BOARD OF DIRECTORS TO BUY BACK THE COMPANY S SHARES ON THE OPENMARKET, SUBJECT TO THE CONDITIONS DESCRIBED BELOW: MAXIMUM PURCHASE PRICE: EUR 80.00, MINIMUM SALE PRICE: EUR 30.00, MAXIMUM NUMBER OF SHARES TO BE ACQUIRED: 10% OF THE SHARE CAPITAL, MAXIMUM FUNDS INVESTED IN THE SHARE BUYBACKS: EUR 1,500,000,000.00; AUTHORITY EXPIRES ON 18-MONTH PERIOD; IT SUPERSEDES THE UNUSED FRACTION OF ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

Management For

Management For

AUTHORIZE THE BOARD OF DIRECTORS TO DECIDE ON E.13 1 OR MORE CAPITAL INCREASES, INFRANCE OR ABROAD, BY ISSUANCE, WITH THE SHAREHOLDERS PREFERRED SUBSCRIPTION RIGHTS MAINTAINED, OF COMPANY S ORDINARY SHARES OR SECURITIES GIVING ACCESS TO ORDINARY SHARES OF THE COMPANY OR A COMPANY CONTROLLED BY IT OVER 50%; THE MAXIMAL NOMINAL AMOUNT OF CAPITAL INCREASES TO BE CARRIED OUT UNDER THIS DELEGATION OF AUTHORITY SHALL NOT EXCEED EUR 150,000,000.00; THE NOMINAL AMOUNT OF DEBT SECURITIES ISSUED SHALL NOT EXCEED EUR 5,000,000,000.00; AUTHORITY EXPIRES ON 26 MONTH PERIOD; IT SUPERSEDES THE UNUSED FRACTION OF ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

Management For

E.14 AUTHORIZE THE BOARD OF DIRECTORS ALL POWERS IN ORDER TO DECIDE ON 1 OR MORE CAPITAL INCREASES, UP TO A MAXIMUM NOMINAL AMOUNT OF EUR 4,000,000,000.00, BY WAY OF CAPITALIZING RESERVES, PROFITS, PREMIUMS OR OTHER MEANS, PROVIDED THAT SUCH CAPITALIZATION IS ALLOWED BYLAW AND UNDER THE BY-LAWS, BY ISSUING BONUS SHARES OR RAISING THE PAR VALUE OF EXISTING SHARES, OR BY A COMBINATION OF THESE METHODS; AUTHORITY EXPIRES ON 26-MONTH PERIOD; IT SUPERSEDES THE UNUSED FRACTION OF ANY AND ALL EARLIER DELEGATIONS

TO THE SAME EFFECT; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

E.15 AUTHORIZE THE BOARD OF DIRECTORS TO DECIDE ON 1 OR MORE CAPITAL INCREASES, INFRANCE OR ABROAD, BY ISSUANCE, WITH CANCELLATION OF THE SHAREHOLDERS PREFERRED SUBSCRIPTION RIGHTS, OF COMPANY S ORDINARY SHARES OR SECURITIES GIVING ACCESS TO ORDINARY SHARES OF THE COMPANY OR A COMPANY CONTROLLED BY IT OVER 50%; THE MAXIMAL NOMINAL AMOUNT OF CAPITAL INCREASES TO BE CARRIED OUT UNDER THIS DELEGATION OF AUTHORITY SHALL NOT EXCEED EUR 150,000,000.00; THE NOMINAL AMOUNT SHALL COUNT AGAINST THE OVERALL CEILING SET FORTH IN THE RESOLUTION E.13 THE NOMINAL AMOUNT OF DEBT SECURITIES ISSUED SHALL NOT EXCEED EUR 5,000,000,000.00; AUTHORITY EXPIRES ON 26 MONTH PERIOD; IT SUPERSEDES THE UNUSED FRACTION OF ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

Management For

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E.16 APPROVE TO RESOLVE THAT THE BOARD OF DIRECTORS MAY DECIDE, FOR EACH OF THE ISSUES DECIDED IN ACCORDANCE WITH THE RESOLUTIONS E.13 AND E.15, TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED, AT THE SAME PRICE AS THE INITIAL ISSUE, WITHIN 30 DAYS OF THE CLOSING OF THE SUBSCRIPTION PERIOD AND UP TO A MAXIMUM OF 15% OF THE INITIAL ISSUE; AUTHORITY EXPIRES ON 26-MONTH PERIOD

Management For

E.17 AUTHORIZE THE BOARD OF DIRECTORS, FOR EACH OF
THE ISSUES DECIDED IN ACCORDANCE WITH THE RESOLUTION
E.15, FOR A 26-MONTH PERIOD AND WITHIN THE LIMIT
OF 10% OF THE COMPANY S SHARE CAPITAL OVER A
12-MONTH PERIOD; TO SET THE ISSUE PRICE OF THE
CAPITAL SECURITIES AND, OR SECURITIES TO BE ISSUED
, BY WAY OF A PUBLIC OFFERING, IN ACCORDANCE
WITH THE TERMS AND CONDITIONS DETERMINED BY THE
SHAREHOLDERS MEETING; AND TO TAKE ALL NECESSARY
MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

Management For

E.18 AUTHORIZE THE BOARD OF DIRECTORS, ON THE BASIS
AND CONDITIONS OF THE RESOLUTION E.15, TO INCREASE
THE SHARE CAPITAL, UP TO 10% OF THE SHARE CAPITAL,
BY WAY OF ISSUING ORDINARY SHARES OR SECURITIES
GIVING ACCESS TO THE CAPITAL, IN CONSIDERATION
FOR THE CONTRIBUTIONS IN KIND GRANTED TO THE
COMPANY AND COMPRISED OF CAPITAL SECURITIES GIVING
ACCESS TO SHARE CAPITAL; THIS AMOUNT SHALL COUNT
AGAINST THE OVERALL CEILING SET FORTH IN THE
RESOLUTION E.13; AUTHORITY EXPIRES ON 26-MONTH
PERIOD; IT SUPERSEDES THE UNUSED FRACTION OF
ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT;

AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

E.19 AUTHORIZE THE BOARD OF DIRECTORS TO DECIDE, ON THE BASIS AND CONDITIONS OF THE RESOLUTION E.15, ON THE ISSUANCE OF COMPANY S ORDINARY SHARES OR SECURITIES GIVING ACCESS TO THE COMPANY S SHARE CAPITAL, IN CONSIDERATION FOR SECURITIES TENDERED IN A PUBLIC EXCHANGE OFFER INITIATED IN FRANCE OR ABROAD BY THE COMPANY CONCERNING THE SHARES OF ANOTHER COMPANY; THE AMOUNT OF CAPITAL INCREASES TO BE CARRIED OUT BY VIRTUE OF THE PRESENT RESOLUTION SHALL COUNT AGAINST THE OVERALL CEILING SET FORTH IN THE RESOLUTION E.13; AUTHORITY EXPIRES ON 26-MONTH PERIOD; IT SUPERSEDES THE UNUSED FRACTION OF ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

Management For

Management For

E.20 AUTHORIZE THE BOARD OF DIRECTORS TO DECIDE, AT ITS SOLE DISCRETION, ON 1 OR MORE CAPITAL INCREASES, IN FAVOUR OF EMPLOYEES AND CORPORATE OFFICERS OF THE COMPANY AND RELATED COMPANIES WHO ARE MEMBERS OF A COMPANY SAVINGS PLAN; AUTHORITY EXPIRES ON 26-MONTH PERIOD; AND FOR AN AMOUNT THAT SHALL NOT EXCEED 10% OF THE COMPANY CAPITAL; THIS AMOUNT SHALL NOT COUNT AGAINST THE OVERALL CEILING SET FORTH IN THE RESOLUTION E.13, NOR THE CEILINGS SET FORTH IN THE RESOLUTIONS E.14 AND E.24; IT SUPERSEDES THE UNUSED FRACTION OF ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

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AUTHORIZE THE BOARD OF DIRECTORS TO ISSUE ORDINARY E.21 SHARES OF BOUYGUES CONSEQUENTLY TO THE ISSUE OF SECURITIES ISSUED BY ANY COMPANY IN WHICH BOUYGUES HOLDS DIRECTLY OR INDIRECTLY MORE THAN THE HALF OF THE CAPITAL AND AUTHORIZES THE RESULTING CAPITAL INCREASES; THESE SECURITES SHALL BE ISSUED BY THE SUBSIDIARIES AND SHALL GIVE ACCESS TO ORDINARY SHARES OF THE COMPANY; THEY CAN BE ISSUED ON 1 OR MORE OCCASIONS, IN FRANCE, ABROAD AND, OR IN THE INTERNATIONAL MARKET; THE SHAREHOLDERS MEETING DECIDES TO CANCEL THE SHAREHOLDERS ; PREFERENTIAL SUBSCRIPTION RIGHTS TO THE SECURITIES ISSUED BY THE SUBSIDIARIES; THE CEILING OF THE NOMINAL AMOUNT OF THE CAPITAL INCREASE OF THE COMPANY, RESULTING FROM ALL THE ISSUANCES CARRIED OUT ACCORDINGLY TO THE PRESENT DELEGATION, SHALL COUNT AGAINST THE OVERALL CEILING SET FORTH IN RESOLUTION E.13; AND TO TAKE ALL NECESSARY MEASURES

Management

For

AND ACCOMPLISH ALL NECESSARY FORMALITIES; AUTHORITY EXPIRES ON 26-MONTH PERIOD; IT SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT

E.22 AUTHORIZE THE BOARD OF DIRECTORS TO MAKE USE, IN THE EVENT OF A PUBLIC OFFER CONCERNING THE COMPANY S SECURITIES, OF THE DELEGATIONS AND AUTHORIZATIONS GRANTED TO THE BOARD BY THE PRESENT SHAREHOLDERS MEETING TO INCREASE THE SHARE CAPITAL ACCORDINGLY TO THE RESOLUTIONS E.13, E.14, E.15, E.16, E.17, E.18, E.19, E.20, E.21 AND E.24; AUTHORITY EXPIRES ON 18-MONTH PERIOD

E.23 AUTHORIZE THE BOARD OF DIRECTORS TO PROCEED, Management For IN 1 OR MORE ISSUES, IN THE EVENT OF A PUBLIC OFFER CONCERNING THE COMPANY S SECURITIES, WITH THE ISSUANCE OF WARRANTS TO SUBSCRIBE TO SHARES IN THE COMPANY AND TO BE GRANTED FREE OF CHARGE TO ALL THE SHAREHOLDERS OF THE COMPANY; THE MAXIMUM NOMINAL AMOUNT OF CAPITAL INCREASE SHALL NOT EXCEED EUR 400,000,000.00; THIS AMOUNT SHALL NOT COUNT AGAINST THE GLOBAL CEILING FIXED IN RESOLUTION E.13; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES; AUTHORITY EXPIRES ON 18-MONTH PERIOD; IT SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT

E.24 AUTHORIZE THE BOARD OF DIRECTORS TO GRANT, FOR FREE, ON 1 OR MORE OCCASIONS, EXISTING OR FUTURE SHARES IN FAVOUR OF THE EMPLOYEES OR THE CORPORATE OFFICERS OF BOUYGUES AND RELATED COMPANIES; THEY MAY NOT REPRESENT MORE THAN 10% OF THE SHARE CAPITAL; THIS AMOUNT SHALL NOT COUNT AGAINST THE CEILING FIXED IN THE RESOLUTION E.20, NOR AGAINST THE OVERALL CEILING SET FORTH IN THE RESOLUTION E.13; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES; AUTHORITY EXPIRES ON 38-MONTH PERIOD; IT SUPERSEDES THE FRACTION UNUSED OF ANY AND ALL EARLIER DELEGATION TO THE SAME EFFECT

AUTHORIZE THE BOARD OF DIRECTORS TO DECIDE, ON 1 OR MORE OCCASIONS, AT ITS SOLE DISCRETION, IN FRANCE OR ABROAD, THE SHARE CAPITAL UP TO A MAXIMUM NOMINAL AMOUNT OF EUR 5,000,000,000.00, ON THE ISSUANCE OF ANY SECURITIES GIVING RIGHT TO THE ALLOCATION OF DEBT SECURITIES; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES; AUTHORITY EXPIRES ON 26-MONTH PERIOD; IT SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT

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E.26 AUTHORIZE THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL, ON 1 OR MORE OCCASIONS, AT ITS

Management For

Management

Management For

For

	Edgal Filling. GABELLI GLOBAL MOLTIMEDIA TROST INC - FOITH N	-r A	
E.27	SOLE DISCRETION, BY CANCELING ALL OR PART OF THE SHARES HELD BY THE COMPANY IN CONNECTION WITH VARIOUS STOCK REPURCHASE PLANS, UP TO A MAXIMUM OF 10% OF THE SHARE CAPITAL OVER A 24-MONTH PERIOD; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH AL NECESSARY FORMALITIES; AUTHORITY EXPIRES ON 18-MONTH PERIOD; IT SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT AMEND THE ARTICLES 13 COMPOSITION OF THE BOARD OF DIRECTORS AND 19 OF THE BYLAWS	Management	For
E.28	GRANT FULL POWERS TO THE BEARER OF AN ORIGINAL, A COPY OR EXTRACT OF THE MINUTES OF THIS MEETING TO CARRY OUT ALL FILINGS, PUBLICATIONS AND OTHER FORMALITIES PRESCRIBED BYLAW	Management	For
CORNING	NCORPORATED	GLW	
ISSUER: 2	219350105 ISIN:		
SEDOL:			
VOTE GROU	JP: GLOBAL		
Proposal		Proposal	Vote
-	Proposal	Type	Cast
01	DIRECTOR	Management	
	ROBERT F. CUMMINGS, JR. EUGENE C. SIT WILLIAM D. SMITHBURG HANSEL E. TOOKES II	Management Management Management Management	For For For
02	WENDELL P. WEEKS PROPOSAL TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS CORNING S INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2007.	Management Management	For For
03	SHAREHOLDER PROPOSAL RELATING TO THE ELECTION OF EACH DIRECTOR ANNUALLY.	Shareholder	Against
CORPORAC	ON INTERAMERICANA DE ENTRETENIMIENTO SAB DE CV, MEXICO		
ISSUER: H	P3142L109 ISIN: MXP201161017		
SEDOL: 2	2224347, B02VB30		
VOTE CROI	JP: GLOBAL		
	DI. GHODAH		
Proposal Number	Proposal	Proposal Type	Vote Cast
1.	APPROVE IF RELEVANT, OF THE DIRECTOR GENERAL PREPARED IN ACCORDANCE WITH THE TERMS OF ARTICLE 172 OF THE MERCANTILE COMPANIES LAW AND 44 XI OF THE SECURITIES MARKET LAW, ACCOMPANIED BY	Management	For

THE OPINION OF THE EXTERNAL AUDITOR, REGARDING THE OPERATIONS AND THE RESULTS OF THE COMPANY FOR THE FYE ON 31 DEC 2006 AS WELL AS THE OPINION

OF THE BOARD OF DIRECTORS OF THE COMPANY REGARDING THE CONTENT OF SAID REPORT

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EMBARQ CORPORATION

ISSUER: 29078E105

2.	APPROVE IF RELEVANT, OF THE REPORT OF THE BOARD OF DIRECTORS TO WHICH ARTICLE 172 B OF THE GENERAL MERCANTILE COMPANIES LAW REFERS, IN WHICH THE MAIN ACCOUNTING AND INFORMATION POLICIES AND CRITERIA FOLLOWED IN THE PREPARATION OF THE FINANCIAL INFORMATION OF THE COMPANY ARE ESTABLISHED AND EXPLAINED	Management	For
3.	APPROVE IF RELEVANT, OF THE REPORT OF THE COMMISSIONER OF THE COMPANY REPORT, IN ACCORDANCE WITH ARTICLE 166 IV OF THE GENERAL MERCANTILE COMPANIES LAW, IN REGARD TO THE PERIOD THAT RAN FORM 01 JAN TO DEC 2006	Management	For
4.	APPROVE IF RELEVANT, OF THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY, FOR THE FYE ON 31 DEC 2006	Management	For
5.	RECEIVE THE REPORT REGARDING THE FULFILLMENT OF THE TAX OBLIGATIONS THAT ARE THE RESPONSIBILITY OF THE COMPANY IN ACCORDANCE WITH THE TERMS OF ARTICLE 86 XX OF THE INCOME TAX LAW	Management	For
6.	RATIFY, IF RELEVANT THE REPORT OF ALL THE MEMBERS OF THE BOARD OF DIRECTORS, AS WELL AS THE PROPOSAL OF THE REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS FOR EACH SESSION THAT THEY ATTEND AND DETERMINATION OF THEIR INDEPENDENCE IN ACCORDANCE WITH THE TERMS OF THE SECURITIES MARKET LAW	Management	For
7.	RATIFY, IF RELEVANT OF THE CHAIRPERSON OF THE AUDIT AND CORPORATE PRACTICES COMMITTEE OF THE COMPANY	Management	For
8.	APPROVE IF RELEVANT, OF THE AUDIT AND CORPORATE PRACTICES COMMITTEE REPORT OF THE COMPANY TO WHICH ARTICLE 43 OF THE SECURITIES MARKET LAW REFERS	Management	For
9.	APPROVE IF RELEVANT, OF THE REPORT REGARDING THE OPERATIONS AND ACTIVITIES IN WHICH THE BOARD OF DIRECTORS HAS INTERVENED IN ACCORDANCE WITH THAT WHICH IS PROVIDED FOR THE SECURITIES MARKET LAW	Management	For
10.	APPROVE THE DESIGNATION OF THE SPECIAL DELEGATES WHO WILL CARRY OUT THE RESOLUTIONS PASSED BY THIS MEETING, AND IF RELEVANT, FORMALIZE THEM	Management	For

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VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR		Management	For
		PETER C. BROWN STEVEN A. DAVIS DANIEL R. HESSE JOHN P. MULLEN WILLIAM A. OWENS DINESH C. PALIWAL STEPHANIE M. SHERN LAURIE A. SIEGEL	Management Management Management Management Management Management Management Management	For For For For For For
02	TO RATIFY THE APPOINTMENT OF KPMG LLP AS ( INDEPENDENT REGISTERED PUBLIC ACCOUNTING I		Management	For

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FISHER COMMUNICATIONS, INC. FSCI

ISSUER: 337756209 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
01	DIRECTOR	Management	Withhol
	COLLEEN B. BROWN	Management	Withhol
	DONALD G. GRAHAM, III	Management	Withhol
	BRIAN P. MCANDREWS	Management	Withhol
02	APPROVAL OF AMENDMENTS TO THE FISHER COMMUNICATIONS, INC. INCENTIVE PLAN OF 2001.	Management	Against

HARRAH'S ENTERTAINMENT, INC. HET

ISSUER: 413619107 ISIN:

SEDOL:

\_\_\_\_\_

VOTE GROUP: GLOBAL

Proposal Vote Proposal

Number	Proposal		Type	Cast
01	DIRECTOR  RATIFICATION OF THE APPOINTMENT OF DE TOUCHE LLP AS THE INDEPENDENT REGISTE ACCOUNTING FIRM FOR THE COMPANY FOR T CALENDAR YEAR.	RED PUBLIC	Management Management Management Management Management Management	For For For For For
LOCKHEED	MARTIN CORPORATION		LMT	
ISSUER: 5	539830109 ISIN:			
SEDOL:				
VOTE GROU	UP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vote Cast
01		E.C.'PETE'ALDRIDGE, JR.  NOLAN D. ARCHIBALD  MARCUS C. BENNETT  JAMES O. ELLIS, JR.  GWENDOLYN S. KING  JAMES M. LOY  DOUGLAS H. MCCORKINDALE  EUGENE F. MURPHY  JOSEPH W. RALSTON  FRANK SAVAGE  JAMES M. SCHNEIDER  ANNE STEVENS	Management	For For For For For For For For
Meeting D	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI GLB MULTIMEDIA T	Report Date: 0 R Page	6/26/2007 81 of 187	
02 03 04 05	RATIFICATION OF APPOINTMENT OF INDEPE STOCKHOLDER PROPOSAL BY EVELYN Y. DAV STOCKHOLDER PROPOSAL BY JOHN CHEVEDDE STOCKHOLDER PROPOSAL BY THE SISTERS O OF THE AMERICAS, REGIONAL COMMUNITY O CHARITABLE TRUST AND OTHER GROUPS	IS N F MERCY	Management Management Management Management Shareholder Shareholder Shareholder	For For For Against Against
 MAGYAR TE	LLEKOM PLC		————————— МТА	

ISSUER: 559776109 ISIN:

#### SEDOL:

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VOTE GROUP: GI	JOBAL
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Proposal Number	Proposal	Proposal Type	Vote Cast
01	REPORT OF THE BOARD OF DIRECTORS ON THE MANAGEMENT OF THE COMPANY, THE BUSINESS POLICY OF MAGYAR TELEKOM GROUP AND REPORT ON THE BUSINESS OPERATIONS AND THE FINANCIAL SITUATION OF MAGYAR TELEKOM GROUP IN 2006	Management	For
ЗА	APPROVAL OF THE ANNUAL REPORT PREPARED ACCORDING TO THE HUNGARIAN ACCOUNTING RULES	Management	For
3B	APPROVAL OF THE MANAGEMENT REPORT (ON THE CORPORATE GOVERNANCE PRACTICE OF THE COMPANY)	Management	For
3C	DECISION ON THE RELIEF FROM LIABILITY OF THE MEMBERS OF THE BOARD OF DIRECTORS	Management	For
04	PROPOSAL OF THE BOARD OF DIRECTORS FOR THE USE OF THE PROFIT AFTER TAX EARNED IN 2006	Management	For
05	MODIFICATION OF THE ARTICLES OF ASSOCIATION OF MAGYAR TELEKOM PLC	Management	For
06	MODIFICATION OF THE RULES OF PROCEDURE OF THE SUPERVISORY BOARD	Management	For
07	ELECTION OF MEMBERS OF THE BOARD OF DIRECTORS AND DETERMINATION OF THEIR REMUNERATION	Management	For
08	ELECTION OF MEMBERS OF THE SUPERVISORY BOARD AND DETERMINATION OF THEIR REMUNERATION	Management	For
09	ELECTION OF MEMBERS OF THE AUDIT COMMITTEE	Management	For
10	DESIGNATION OF THE AUDITOR WHO WILL BE PERSONALLY RESPONSIBLE FOR THE AUDIT OF THE COMPANY AND THE DESIGNATION OF THE DEPUTY AUDITOR *NOTE* SUCH OTHER BUSINESS AS MAY COME BEFORE THE MEETING. *NOTE* VOTING CUT-OFF DATE: APRIL 18, 2007 AT 3:00 P.M. EDT.	Management	For

MEDIA GENERAL, INC. MEG

ISSUER: 584404107 ISIN:

SEDOL:

3EDOB.

VOTE GROUP: GLOBAL

01	DIRECTOR	Management Withhol
Number	Proposal	Type Cast
Proposal	al	Proposal Vote

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02	APPROVE AMENDMENTS TO THE 1995 PLAN.	CHARLES A. DAVIS RODNEY A. SMOLLA WALTER E. WILLIAMS LONG-TERM INCENTIVE	Management Management Management Management	Withhol Withhol Withhol Against
THE E.W.	SCRIPPS COMPANY		SSP	
ISSUER:	311054204	ISIN:		
SEDOL:				
VOTE GRO	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR	DAVID A. GALLOWAY NICHOLAS B. PAUMGARTEN RONALD W. TYSOE JULIE A. WRIGLEY	Management Management Management Management Management	For For For For
WYNDHAM I	WORLDWIDE CORPORATION		WYN	
ISSUER:	98310W108	ISIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR	RT. HON BRIAN MULRONEY MICHAEL H. WARGOTZ	Management Management Management	For For For
02	TO RATIFY AND APPROVE THE APPO & TOUCHE LLP AS WYNDHAM WORLD S INDEPENDENT REGISTERED PUBL FOR THE YEAR ENDING DECEMBER 3	DINTMENT OF DELOITTE WIDE CORPORATION IC ACCOUNTING FIRM	Management	For
AMERICA I	MOVIL, S.A.B. DE C.V.		AMX	SPECIA
ISSUER:	02364W105	ISIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vote Cast
т	ADDOINTMENT OD AS THE CASE MA		Managomont	For

APPOINTMENT OR, AS THE CASE MAY BE, REELECTION

OF THE MEMBERS OF THE BOARD OF DIRECTORS OF THE

For

Management

COMPANY THAT THE HOLDERS OF THE SERIES L SHARES ARE ENTITLED TO APPOINT. ADOPTION OF RESOLUTIONS THEREON.

ΙΙ APPOINTMENT OF DELEGATES TO EXECUTE AND, IF APPLICABLE, Management For FORMALIZE THE RESOLUTIONS ADOPTED BY THE MEETING. ADOPTION OF RESOLUTIONS THEREON.

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AT&T INC.

ISSUER: 00206R102 ISIN:

SEDOL:

VOTE GROU	P: GLOBAL				
Proposal Number	Proposal			Proposal Type	Vote Cast
A01	ELECTION	OF DIRECTOR:	WILLIAM F. ALDINGER III	Management	For
A02	ELECTION	OF DIRECTOR:	GILBERT F. AMELIO	Management	For
A03	ELECTION	OF DIRECTOR:	REUBEN V. ANDERSON	Management	For
A04	ELECTION	OF DIRECTOR:	JAMES H. BLANCHARD	Management	For
A05	ELECTION	OF DIRECTOR:	AUGUST A. BUSCH III	Management	For
A06	ELECTION	OF DIRECTOR:	JAMES P. KELLY	Management	For
A07	ELECTION	OF DIRECTOR:	CHARLES F. KNIGHT	Management	For
A08	ELECTION	OF DIRECTOR:	JON C. MADONNA	Management	For
A09	ELECTION	OF DIRECTOR:	LYNN M. MARTIN	Management	For
A10	ELECTION	OF DIRECTOR:	JOHN B. MCCOY	Management	For
A11	ELECTION	OF DIRECTOR:	MARY S. METZ	Management	For
A12	ELECTION	OF DIRECTOR:	TONI REMBE	Management	For
A13	ELECTION	OF DIRECTOR:	JOYCE M. ROCHE	Management	For
A14	ELECTION	OF DIRECTOR:	RANDALL L. STEPHENSON	Management	For
A15	ELECTION	OF DIRECTOR:	LAURA D ANDREA TYSON	Management	For
A16	ELECTION	OF DIRECTOR:	PATRICIA P. UPTON	Management	For
A17	ELECTION	OF DIRECTOR:	EDWARD E. WHITACRE, JR.	Management	For

В02	RATIFY APPOINTMENT OF INDEPENDENT AUDITORS	Management	For
в03	APPROVE THE AT&T SEVERANCE POLICY	Management	For
C04	STOCKHOLDER PROPOSAL A	Shareholder	Against
C05	STOCKHOLDER PROPOSAL B	Shareholder	Against
C06	STOCKHOLDER PROPOSAL C	Shareholder	Against
C07	STOCKHOLDER PROPOSAL D	Shareholder	Against
C08	STOCKHOLDER PROPOSAL E	Shareholder	Against

LAGARDERE SCA, PARIS

ISSUER: F5485U100 ISIN: FR0000130213

SEDOL: B05DWG3, 4547213, 7166154, B030CR7, B10LK54, 5685480

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast
*	FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB	Non-Voting	
	CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE		
	REPRESENTATIVE TO OBTAIN THE NECESSARY CARD,		
	ACCOUNT DETAILS AND DIRECTIONS. THE FOLLOWING		
	APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY		

CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON THE VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS REGISTERED INTERMEDIARY,

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PLEASE CONTACT YOUR REPRESENTATIVE.

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*	PLEASE NOTE THAT THIS IS AN MIX MEETING. THANK	Non-Voting	
	YOU.		
1.	APPROVE THE COMPANY FINANCIAL STATEMENTS, DISCHARGE	Management	For
	OF THE BOARD		
2.	RECEIVE THE GROUP S REPORT AND FINANCIAL STATEMENTS	Management	For
3.	APPROVE THE APPROPRIATION OF INCOME AND THE DIVIDEND	Management	For
4.	APPROVE THE REGULATED RELATED PARTY AGREEMENTS	Management	For
5.	APPROVE THE BUY-BACK OF THE COMPANY SHARES	Management	For
6.	APPROVE THE ISSUE DEBT INSTRUMENTS	Management	For
7.	APPROVE THE GLOBAL AUTHORIZATION TO ISSUE WITH	Management	For

PRE-EMPTIVE SUBSCRIPTION RIGHTS SHARES OR OTHER SECURITIES GIVING WAY TO NEW CAPITAL

	DECORTIED CIVING WILL TO NEW CITTINE		
8.	APPROVE THE GLOBAL ALLOWANCE FOR THE ISSUANCE OF CAPITAL RELATED SECURITIES WITHOUT PRE-EMPTIVE RIGHT	Management	For
9. 10.	AUTHORIZE THE GREEN SHOE APPROVE THE ISSUES OF SHARES OR OTHER CAPITAL RELATED SECURITIES AS A PAYMENTFOR ANY PUBLIC OFFER: DELEGATION TO ISSUE SHARES AND CAPITAL SECURITIES AS CONSIDERATION FOR CONTRIBUTIONS IN KIND MADE TO THE COMPANY	Management Management	For For
11.	APPROVE THE LIMIT CAPITAL INCREASES WITH OR WITHOUT PRE-EMPTION RIGHTS	Management	For
12.	APPROVE TO INCREASE AUTHORIZED CAPITAL BY TRANSFER OF RESERVES	Management	For
13.	APPROVE THE CAPITAL INCREASE FOR THE EMPLOYEES	Management	For
14.	APPROVE TO ISSUE RESTRICTED SHARES FOR EMPLOYEES AND MANAGERS	Management	For
15.	APPROVE THE ISSUANCE OF NEW STOCK OPTION PLANS	Management	For
16.	APPROVE THE LIMIT CAPITAL INCREASES	Management	For
17.	APPROVE THE COMPULSORY SHARE REGISTRATION PROVISION ARTICLE 9BIS; CHANGE BYLAWS IN LINE WITH LEGAL REQUIREMENTS ALLOWING FOR THE MEMBERS OF THE BOARD TO ATTEND THE MEETINGS BY VIDEOCONFERENCE OR TELECOMMUNICATION ARTICLE 19	Management	For
18.	GRANT AUTHORITY FOR THE COMPLETION OF FORMALITIES	Management	For
AGARDERE	SCA, PARIS		

LAG

ISSUER: F5485U100 ISIN: FR0000130213

SEDOL: B05DWG3, 4547213, 7166154, B030CR7, B10LK54, 5685480

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VOTE GROUP: GLOBAL

Proposal	Proposal	Proposal	Vote
Number		Type	Cast
11.	ALLOCATION OF INCOME AND DISTRIBUTION OF DIVIDENDS APPROVAL OF THE AGREEMENTS REFERRED TO IN ARTICLE	Management	For
12.		Management	For
12.	L. 226-10 OF THE FRENCH COMMERCIAL CODE	rianagement	roi

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13.	AUTHORIZATION TO BE GIVEN TO MANAGING PARTNERS	Management	For
	TO DEAL IN COMPANY SHARES		
14.	AUTHORIZATION TO BE GIVEN TO MANAGING PARTNERS	Management	For
	TO ISSUE COMPLEX SECURITIES THAT DO NOT ENTITLE		
	THE OWNERS TO THE COMPANY S CAPITAL		

	Edgal Filling. GADELEI GEODAL MOETHMEDIA TITOOT INO TOTTI	IN I X	
15.	AUTHORIZATION TO BE GIVEN TO MANAGING PARTNERS TO ISSUE COMMON SHARES AND SECURITIES WITH PRE-EMPTIVE RIGHTS THAT GIVE IMMEDIATE OR FUTURE ACCESS TO THE COMPANY S CAPITAL	Management	For
16.	AUTHORIZATION TO BE GIVEN TO MANAGING PARTNERS TO ISSUE COMMON SHARES AND SECURITIES WITHOUT PRE-EMPTIVE RIGHTS THAT GIVE IMMEDIATE OR FUTURE ACCESS TO THE COMPANY S CAPITAL	Management	For
17.	AUTHORIZATION TO BE GIVEN TO MANAGING PARTNERS TO INCREASE THE AMOUNT OF ISSUES DECIDED IN THE EVENT OF EXCESS DEMAND	Management	For
18.	AUTHORIZATION TO BE GRANTED TO THE MANAGING PARTNERS TO ISSUE COMMON SHARES AND SECURITIES OF ALL KINDS INTENDED TO PAY FOR SECURITIES CONTRIBUTED TO AN EXCHANGE OFFER OR A CONTRIBUTION IN KIND	Management	For
26. 19.	POWERS TO CARRY OUT FORMALITIES OVERALL LIMIT OF EUR 300 MILLION FOR CAPITAL INCREASES AND EUR 2.5 BILLION FOR DEBT SECURITIES OF ISSUES AUTHORIZED ABOVE	Management Management	For For
20.	AUTHORIZATION TO BE GIVEN TO THE MANAGING PARTNERS TO INCREASE SHARE CAPITAL BY CAPITALIZATION OF RESERVES OR PREMIUMS AND BY ALLOTTING BONUS SHARES OR INCREASING THE NOMINAL VALUE OF EXISTING SHARES	Management	For
21.	AUTHORIZATION TO BE GIVEN TO THE MANAGING PARTNERS TO ISSUE NEW SHARES RESERVED FOR EMPLOYEES OF THE LAGARDERE GROUP UNDER THE GROUP SAVINGS PLAN	Management	For
22.	AUTHORIZATION TO BE GIVEN TO MANAGING PARTNERS TO ALLOT BONUS SHARES TO EMPLOYEES OF THE COMPANY AND COMPANIES AFFILIATED TO IT	Management	For
23.	AUTHORIZATION TO BE GIVEN TO MANAGING PARTNERS TO ALLOT STOCK OPTIONS TO EMPLOYEES AND OFFICERS OF THE COMPANY AND COMPANIES AFFILIATED TO IT	Management	For
24.	OVERALL LIMITATION TO 5% OF THE CAPITAL OF SHARES THAT MAY BE SUBSCRIBED, ACQUIRED AND/OR ALLOTTED TO EMPLOYEES AND OFFICERS OF THE COMPANY AND COMPANIES AFFILIATED TO IT UNDER THE THREE AUTHORIZATIONS	Management	For
25.	ABOVE HARMONIZATION OF SECTIONS 9 BIS, 13, 19, 20 AND 21 OF THE BYLAWS WITH LEGAL PROVISIONS	Management	For
*	PLEASE NOTE THAT THE GENERAL MEETING WILL BE	Non-Voting	
*	HELD ON FIRST SESSION. THANK YOU PLEASE NOTE THAT THIS IS A MIX MEETING. THANK	Non-Voting	
*	YOU.  FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND DIRECTIONS. THE FOLLOWING APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON THE VOTE DEADLINE DATE. IN	Non-Voting	

CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS REGISTERED INTERMEDIARY, PLEASE CONTACT YOUR REPRESENTATIVE.

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\* PLEASE NOTE THAT THE SHARE BLOCKING DOES NOT

APPLY SINCE SHARES ARE HELD IN REGISTERED FORM. THANK YOU.		
MANAGING PARTNERS REPORT MANAGEMENT REPORT ON THE OPERATIONS OF THE COMPANYAND GROUP AFFAIRS AND CORPORATE AFFAIRS AND THE ANNUAL FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2006	Management	For
SUPERVISORY BOARD REPORT STATUTORY AUDITORS REPORTS ON THEIR AUDIT OF THE INDIVIDUAL FINANCIAL STATEMENTS, THE GROUP S CONSOLIDATED FINANCIAL STATEMENTS AND THE AGREEMENTS REFERRED TO IN ARTICLE L. 226-10 OF THE FRENCH COMMERCIAL CODE		
SPECIAL REPORT OF THE STATUTORY AUDITORS ON FINANCIAL AUTHORIZATIONS TO BE GIVEN TO THE MANAGING PARTNERS	Management	For
SPECIAL REPORT OF THE MANAGING PARTNERS ON STOCK OPTIONS	Management	For
SPECIAL REPORT OF THE MANAGING PARTNERS ON SHARE SUBSCRIPTION AND PURCHASE OPTIONS	Management	For
SPECIAL REPORT OF THE AUDITORS ON INTERNAL CONTROL PROCEDURES	Management	For
REPORT BY THE CHAIRMAN OF THE SUPERVISORY BOARD ON THE ORGANIZATION OF THE BOARD AND INTERNAL CONTROL PROCEDURES	Management	For
APPROVAL OF INDIVIDUAL FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2006	Management	For
APPROVAL OF CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31,2006	Management	For
	MANAGING PARTNERS REPORT MANAGEMENT REPORT ON THE OPERATIONS OF THE COMPANYAND GROUP AFFAIRS AND CORPORATE AFFAIRS AND THE ANNUAL FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2006  SUPERVISORY BOARD REPORT STATUTORY AUDITORS REPORTS ON THEIR AUDIT OF THE INDIVIDUAL FINANCIAL STATEMENTS, THE GROUP S CONSOLIDATED FINANCIAL STATEMENTS AND THE AGREEMENTS REFERRED TO IN ARTICLE L. 226-10 OF THE FRENCH COMMERCIAL CODE SPECIAL REPORT OF THE STATUTORY AUDITORS ON FINANCIAL AUTHORIZATIONS TO BE GIVEN TO THE MANAGING PARTNERS  SPECIAL REPORT OF THE MANAGING PARTNERS ON STOCK OPTIONS SPECIAL REPORT OF THE MANAGING PARTNERS ON SHARE SUBSCRIPTION AND PURCHASE OPTIONS  SPECIAL REPORT OF THE AUDITORS ON INTERNAL CONTROL PROCEDURES REPORT BY THE CHAIRMAN OF THE SUPERVISORY BOARD ON THE ORGANIZATION OF THE BOARD AND INTERNAL CONTROL PROCEDURES  APPROVAL OF INDIVIDUAL FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2006  APPROVAL OF CONSOLIDATED FINANCIAL STATEMENTS	MANAGING PARTNERS REPORT MANAGEMENT REPORT ON THE OPERATIONS OF THE COMPANYAND GROUP AFFAIRS AND CORPORATE AFFAIRS AND THE ANNUAL FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2006  SUPERVISORY BOARD REPORT STATUTORY AUDITORS REPORTS ON THEIR AUDIT OF THE INDIVIDUAL FINANCIAL STATEMENTS, THE GROUP S CONSOLIDATED FINANCIAL STATEMENTS AND THE AGREEMENTS REFERRED TO IN ARTICLE L. 226-10 OF THE FRENCH COMMERCIAL CODE SPECIAL REPORT OF THE STATUTORY AUDITORS ON FINANCIAL AUTHORIZATIONS TO BE GIVEN TO THE MANAGING PARTNERS  SPECIAL REPORT OF THE MANAGING PARTNERS ON STOCK Management OPTIONS SPECIAL REPORT OF THE MANAGING PARTNERS ON SHARE SUBSCRIPTION AND PURCHASE OPTIONS  SPECIAL REPORT OF THE AUDITORS ON INTERNAL CONTROL PROCEDURES REPORT BY THE CHAIRMAN OF THE SUPERVISORY BOARD ON THE ORGANIZATION OF THE BOARD AND INTERNAL CONTROL PROCEDURES  APPROVAL OF INDIVIDUAL FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2006  APPROVAL OF CONSOLIDATED FINANCIAL STATEMENTS  Management Management Management

Proposal

VOTE GROUP: GLOBAL

SEDOL: B05DWG3, 4547213, 7166154, B030CR7, B10LK54, 5685480

Proposal Vote Type Cast Number Proposal

Non-Voting

*	PLEASE NOTE THAT THE GENERAL MEETING WILL BE HELD ON FIRST SESSION. ALSO PLEASE NOTE THAT SHARE BLOCKING DOES NOT APPLY SINCE SHARES ARE HELD IN REGISTERED FORM. THANK YOU.	Non-Voting	
1.	APPROVAL OF INDIVIDUAL FINANCIAL STATEMENTS FOR FISCAL YEAR 2006.	Management	For
Meeting	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Report I Accounts: NPX GABELLI GLB MULTIMEDIA TR	Date: 06/26/2007 Page 87 of 187	
2. 3.	APPROVAL OF CONSOLIDATED FINANCIAL STATEMENTS. APPROVE THE APPROPRIATION OF EARNINGS; SETTING OF DIVIDEND AT 1.20 EURO PER SHARE.	Management Management	For For
4.	APPROVAL OF REGULATED AGREEMENTS.	Management	For
5.	AUTHORIZATION TO BE GIVEN TO MANAGING PARTNERS TO DEAL IN THE COMPANY S SHAREFOR A PERIOD OF 18 MONTHS.	Management	For
6.	AUTHORIZATION TO BE GIVEN TO THE MANAGING PARTNERS TO ISSUE, FOR A PERIOD OF 26 MONTHS, SECURITIES THAT GIVE OR CAN GIVE IMMEDIATE OR FUTURE ACCESS TO DEBT SECURITIES AND/OR A SHARE OF THE CAPITAL OF COMPANIES OTHER THAN LAGARDERE, WITHIN A LIMIT OF 2.5 BILLION EURO FOR CONSEQUENT LOANS.	Management	For
7.	AUTHORIZATION TO BE GIVEN TO THE MANAGING PARTNERS, FOR A PERIOD OF 26 MONTHS, TO ISSUE WITH PRE-EMPTIVE RIGHT, SHARES AND SECURITIES THAT GIVE ACCESS TO THE COMPANY S CAPITAL, NOT EXCEEDING 300 MILLION EURO FOR CAPITAL INCREASES AND 2.5 BILLION EURO FOR DEBT SECURITIES.	Management	For
9.	AUTHORIZATION FOR THE MANAGING PARTNERS TO INCREASE THE AMOUNT OF ISSUES DECIDED IN THE EVENT OF EXCESS DEMAND.	Management	For
8.	AUTHORIZATION TO BE GIVEN TO THE MANAGING PARTNERS, FOR A PERIOD OF 26 MONTHS, TO ISSUE WITHOUT PRE-EMPTIVE RIGHT, SHARES AND SECURITIES THAT GIVE ACCESS TO THE COMPANY S CAPITAL, NOT EXCEEDING 200 MILLION EURO FOR CAPITAL INCREASES AND 2.5 BILLION EURO FOR DEBT SECURITIES.	Management E	For
10.	AUTHORIZATION TO BE GRANTED TO THE MANAGING PARTNERS, FOR A PERIOD OF 26 MONTHS, TO ISSUE SHARES AND SECURITIES TO PAY FOR THE SECURITIES CONTRIBUTED TO A EXCHANGE OFFER OR CONTRIBUTION IN KIND, WITHIN A LIMIT OF THREE HUNDRED MILLION (300,000,000) EUROS FOR CAPITAL INCREASES AND TWO AND A HALF BILLION (2,500,000,000) EUROS FOR DEBT SECURITIES.	Management	For
11.	APPROVE OVERALL LIMIT OF 300 MILLION EUROS (EXCLUDING PREMIUMS) FOR CAPITAL INCREASES AND 2.5 BILLION	Management	For

EUROS FOR DEBT SECURITIES OF ISSUES AUTHORIZED ACCORDING TO THE FOREGOING RESOLUTIONS.

12.	AUTHORIZATION TO BE GRANTED TO THE MANAGING PARTNERS, FOR A PERIOD OF 26 MONTHS TO INCREASE SHARE CAPITAL, BY CAPITALIZATION OF RESERVES, OR PREMIUMS AND ALLOTMENT OF BONUS SHARES OR INCREASE IN NOMINAL VALUE, NOT EXCEEDING THREE HUNDRED MILLION (300,000,000) EUROS.	Management	For
13.	AUTHORIZATION TO BE GRANTED TO THE MANAGING PARTNERS, FOR A PERIOD OF 26 MONTHS TO ISSUE SHARES RESERVED FOR EMPLOYEES OF THE LAGARDERE GROUP UNDER THE GROUP EMPLOYEE SAVING FUND, WITHIN THE LIMIT OF 3% OF CURRENT CAPITAL.	Management	For
14.	AUTHORIZATION TO BE GRANTED TO THE MANAGING PARTNERS FOR A PERIOD OF 26 MONTHS TO ALLOT BONUS SHARES TO EMPLOYEES OF THE COMPANY AND COMPANIES AFFILIATED WITH IT WITHIN THE LIMIT OF 1% OF THE COMPANY S CAPITAL.	Management	For
15.	AUTHORIZATION TO BE GRANTED TO THE MANAGING PARTNERS FOR A PERIOD OF 26 MONTHS TO ALLOT STOCK OPTIONS TO EMPOYEES AND OFFICERS OF THE COMPANY AND COMPANIES AFFILIATED WITH IT WITHIN THE MEANING OF ARTICLE L. 225-180 OF THE FRENCH COMMERCIAL CODE, WITHIN THE LIMIT OF 3% OF THE SHARES COMPRISING THE COMPANY S CAPITAL.	Management	For

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Management For APPROVE THE OVERALL LIMITATION TO 5% OF THE CAPITAL 16. OF SHARES THAT MAY BE SUBSCRIBED, ACQUIRED OR ALLOTTED TO EMPLOYEES AND OFFICERS OF THE COMPANY AND COMPANIES AFFILIATED TO IT UNDER THE 13TH, 14TH, AND 15TH RESOLUTIONS. APPROVE THE HARMONIZATION OF BYLAWS WITH LEGAL Management For PROVISIONS. For 18. APPROVE THE POWERS FOR CARRYING OUT FORMALITIES. Management TELECOM ARGENTINA, S.A. TEO

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ISSUER: 879273209 ISIN:

SEDOL:

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Proposal Number	Proposal	Proposal Type	Vote Cast
01	APPOINT TWO SHAREHOLDERS TO APPROVE AND SIGN THE MINUTES.	Management	For
02	REVIEW OF THE DOCUMENTS PROVIDED FOR IN LAW NO	Management	For

19,550 AND THE LISTING REGULATIONS AND OF THE

	ACCOUNTING DOCUMENTS IN ENGLISH LANGUAGE REQUIRED		
	BY THE U.S. SECURITIES & EXCHANGE COMMISSION		
	REGULATION FOR THE 18TH FISCAL YEAR ENDED ON		
	DECEMBER 31, 2006.		
03	CONSIDERATION OF THE RETAINED EARNINGS AS OF	Management	For
	DECEMBER 31, 2006.		
04	REVIEW OF THE PERFORMANCE OF THE BOARD OF DIRECTORS	Management	For
	AND THE SUPERVISORY COMMITTEE ACTING DURING THE		
	18TH FISCAL YEAR.		
05	REVIEW OF THE BOARD OF DIRECTOR S COMPENSATION	Management	For
	FOR THE FISCAL YEAR ENDED ON DECEMBER 31, 2006.		
06	AUTHORIZATION OF THE BOARD OF DIRECTORS TO MAKE	Management	For
	ADVANCE PAYMENTS OF FEES FOR UP TO P\$2,000,000		
	PAYABLE TO DIRECTORS.		
07	DETERMINATION OF THE FEES PAYABLE TO THE SUPERVISORY	Management	For
	COMMITTEE ACTING DURING THE 18TH FISCAL YEAR.		
08	ELECTION OF THE REGULAR AND ALTERNATE DIRECTORS	Management	For
	FOR THE 19TH FISCAL YEAR.		
09	ELECTION OF THE REGULAR AND ALTERNATE MEMBERS	Management	For
	OF THE SUPERVISORY COMMITTEE FOR THE 19TH FISCAL		
	YEAR.		_
10	APPOINTMENT OF THE INDEPENDENT AUDITORS OF THE	Management	For
	FINANCIAL STATEMENTS FOR THE 19TH FISCAL YEAR.		
11	CONSIDERATION OF THE BUDGET TO BE ASSIGNED TO	Management	For
	THE AUDIT COMMITTEE FOR FISCAL YEAR 2007.		

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ISIN: MXP740471117 ISSUER: P9423F109

SEDOL: B02VC15, B1BQGY9, B042164, 2096911

Proposal Number	Proposal	Proposal Type	Vote Cast
*	PLEASE BE ADVISED THAT DUE TO THE FACT THAT THESE SHARES ARE DEPOSITED INTO THE NAFINSA TRUST, THEY DO NOT CARRY VOTING RIGHTS FOR FOREIGN INVESTORS. THEREFORE PLEASE ONLY SEND VOTING INSTRUCTIONS IF THE FINAL HOLDER IS A MEXICAN AND THIS CUSTOMER IS REGISTERED AS SUCH IN BANAMEX MEXICO. THANK YOU.	Non-Voting	
1.	APPROVE THE LIST OF ATTENDANCE, VERIFICATION OF THE QUORUM AND IF RELEVANT, INSTATEMENT OF THE MEETING	Management	Take No Ac
2.	AMEND THE EFFECTIVE TERM OF IRREVOCABLE TRUST CONTRACT NUMBER 987-8	Management	Take No Ac

3. AMEND THE ISSUANCE DOCUMENTS FOR THE COMMON, Management Take No Ac UNAMORTIZABLE PARTICIPATION CERTIFICATES THAT SUPPORT TV AZTECA, S.A. DE C.V . SHARES APPROVE THE DESIGNATION OF SPECIAL DELEGATES Management Take No Ac WHO WILL FORMALIZE THE RESOLUTIONS PASSED IN THIS MEETING APPROVE THE MINUTES THAT ARE PREPARED Management Take No Ac \_\_\_\_\_ TV AZTECA SA DE CV ISSUER: P9423F109 ISIN: MXP740471117 SEDOL: B02VC15, B1BQGY9, B042164, 2096911 \_\_\_\_\_\_ VOTE GROUP: GLOBAL Proposal Vote Proposal Number Proposal Type Cast PLEASE BE ADVISED THAT DUE TO THE FACT THAT THESE Non-Voting SHARES ARE DEPOSITED INTO THE NAFINSA TRUST, THEY DO NOT CARRY VOTING RIGHTS FOR FOREIGN INVESTORS. THEREFORE PLEASE ONLY SEND VOTING INSTRUCTIONS IF THE FINAL HOLDER IS A MEXICAN AND THIS CUSTOMER IS REGISTERED AS SUCH IN BANAMEX MEXICO. THANK RECEIVE AND APPROVE THE REPORT OF THE BOARD OF A.1 Management Take No Ac DIRECTORS OF THE COMPANY, REPORT REGARDING THE ACTIVITIES OF THE AUDIT COMMITTEE, REPORT OF THE DIRECTOR GENERAL, AND REPORT REGARDING THE OPERATIONS AND ACTIVITIES IN WHICH THE BOARD OF DIRECTORS INTERVENED DURING THE FYE 31 DEC 2006 RECEIVE AND APPROVE THE REPORT OF THE COMMISSIONER Management Take No Ac WITH RELATION TO THE REPORT OF THE BOARD OF DIRECTORS REGARDING THE ACTIVITIES DONE ON 31 DEC 2006 APPROVE THE AUDITED FINANCIAL STATEMENTS AND Management Take No Ac THE BALANCE SHEET OF THE COMPANY, AS WELL AS OF THE PLAN FOR THE ALLOCATION OF THE RESULTS

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FOR THE FYE 31 DEC 2006

A.4 RECEIVE THE CASH REIMBURSEMENT IN THE GENERAL
MEETING OF SHAREHOLDERS OF 07 DEC 2006, AND DECREE
OF THE PAYMENT OF A SINGLE, PREFERRED DIVIDEND
FOR THE SERIES D-A SHAREHOLDERS OF MXN 0.004055
PER SHARE AND FOR THE SHARES OF SERIES D-L
OF MXN 0.004055 PER SHARE

AND IF RELEVANT DISTRIBUTION OF THE NET PROFITS,

Management Take No Ac

A.5	APPROVE THE MAXIMUM AMOUNT OF RESOURCES ALLOCATED FOR THE PURCHASE OF OWN SHARE COMPANY FOR THE 2007 FY		Management	Take	No Ac
A.7	RECEIVE AND APPROVE THE REPORT REGARDIN FULFILLMENT OF THE TAX OBLIGATIONS THAT RESPONSIBILITY OF THE COMPANY		Management	Take	No Ac
A.6	RATIFY IF RELEVANT, DESIGNATION OF MEMETHE BOARD OF DIRECTORS, DESIGNATION OF OF THE AUDIT COMMITTEE, SECRETARY AND VOT THE COMPANY AND DETERMINATION OF THE	THE CHAIRPERSON VICE SECRETARY	Management	Take	No Ac
A.8	APPROVE THE DESIGNATION OF SPECIAL DELEWHO WILL FORMALIZE THE RESOLUTIONS PASSETHE MEETING		Management	Take	No Ac
E.1	APPROVE THE EFFECTIVE TERM OF IRREVOCABE CONTRACT NUMBER 987-8, WHICH WAS ESTABLE FOR THE ISSUANCE OF THE ORDINARY PARTIC CERTIFICATES THAT SUPPORT THE SHARES OF AND AMEND THE CORPORATE BYL-AWS OF THE	LISHED CIPATION F THE COMPANY	Management	Take	No Ac
E.2	APPROVE THE DESIGNATION OF SPECIAL DELEGATES WHO WILL FORMALIZE THE RESOLUTIONS PASSED BY THE MEETING		Management	Take	No Ac
DISCOVERY	HOLDING COMPANY		DISCA		
ISSUER: 2	25468Y107 ISIN:				
SEDOL:					
VOTE GROU	JP: GLOBAL				
Proposal Number	Proposal		Proposal Type		Vote Cast
	DIRECTOR		Management		For
0.2	AUDITODO DATIEICATION	PAUL A. GOULD M. LAVOY ROBINSON	Management Management		For For
02	AUDITORS RATIFICATION		Management		For
Meeting D	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007	Report Date:			
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\_\_\_\_\_\_ ELNK EARTHLINK, INC.

ISIN: ISSUER: 270321102

SEDOL:

Proposal			Proposal	770±0
Number	Proposal		Type	Vote Cast
01	DIRECTOR  RATIFICATION OF THE APPOINTMENT OF ERNS LLP BY THE AUDIT COMMITTEE OF THE BOARD TO SERVE AS EARTHLINK S INDEPENDENT REG PUBLIC ACCOUNTING FIRM FOR THE FISCAL Y DECEMBER 31, 2007.	OF DIRECTORS GISTERED	Management Management Management Management	For For For
LIBERTY M	EDIA CORPORATION		LCAPA	
ISSUER: 5	3071M104 ISIN:			
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vote Cast
01 02	THE INCENTIVE PLAN PROPOSAL DIRECTORS	ROBERT R. BENNETT PAUL A. GOULD	Management Management Management Management	For For For
03	THE AUDITORS RATIFICATION PROPOSAL	JOHN C. MALONE	Management Management	For For
Proposal Number	Proposal		Proposal Type	Vote Cast
01 02	THE INCENTIVE PLAN PROPOSAL DIRECTORS	ROBERT R. BENNETT PAUL A. GOULD JOHN C. MALONE	Management Management Management Management Management Management	For For For For
03	THE AUDITORS RATIFICATION PROPOSAL		Management	For
LIN TV CO	RP.		TVL	
ISSUER: 5	32774106 ISIN:			
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR	W.S. BANOWSKY, JR. DR. W.H. CUNNINGHAM	Management Management Management	For For For

PATTI S. HART Management For

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YOUNG BROADCASTING INC. YBTVA

ISSUER: 987434107 ISIN:

SEDOL:

VOTE GROUP: 1

roposal Number	Proposal	Proposal Type	Vote Cast
01	DIRECTOR	Management	 For
	ALFRED J. HICKEY, JR.	Management	For
	DAVID C. LEE	Management	For
	LEIF LOMO	Management	For
	RICHARD C. LOWE	Management	Withho:
	ALEXANDER T. MASON	Management	For
	DEBORAH A. MCDERMOTT	Management	Withho
	JAMES A. MORGAN	Management	
	REID MURRAY	Management	For
	VINCENT J. YOUNG	Management	Withho
02	PROPOSAL TO APPROVE AN AMENDMENT TO THE YOUNG	Management	For
	BROADCASTING INC. 2003 NON-EMPLOYEE DIRECTORS DEFERRED STOCK UNIT PLAN TO INCREASE THE TOTAL NUMBER OF SHARES OF COMMON STOCK WITH RESPECT TO WHICH DEFERRED STOCK UNITS MAY BE GRANTED THEREUNDER FROM 100,000 TO 250,000.		
03	PROPOSAL TO RATIFY SELECTION OF ERNST & YOUNG LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2007.	Management	For

ISSUER: 283677854 ISIN:

SEDOL:

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Proposal Number	Proposal		Proposal Type	Vote Cast
01	DIRECTOR	GEORGE W. EDWARDS, JR. JOHN ROBERT BROWN JAMES W. CICCONI	Management Management Management Management Management	For For For For

					_
02	APPROVAL OF THE EL P	ASO ELECTRIC COM	P.Z. HOLLAND-BRANCH PANY S 2007	Management Management	For For
02	LONG-TERM INCENTIVE PLAN.		IANI D 2007	Tiditagemetre	
03	RATIFY THE SELECTION S INDEPENDENT REGIST FOR THE FISCAL YEAR	ERED PUBLIC ACCO	UNTING FIRM	Management	For
GRAY TELE	EVISION, INC.			GTN	
ISSUER: 3	389375106	ISIN:			
SEDOL:					
VOTE GROU	JP: GLOBAL				
Proposal				Proposal	Vote
Number	Proposal 			Type 	Cast
01	DIRECTOR		DICHADD I DOCED	Management	For
			RICHARD L. BOGER RAY M. DEAVER	Management Management	For For
			T.L. ELDER	Management	For
			HILTON H. HOWELL, JR.	Management	For
			WILLIAM E. MAYHER, III	Management	For
			ZELL B. MILLER HOWELL W. NEWTON	Management Management	For For
			HUGH E. NORTON	Management	For
	Date Range: 07/01/2006 Accounts: NPX GABELLI		Report Date: 0 TR Page	6/26/2007 93 of 187	
			ROBERT S. PRATHER, JR.	Management	
			HARRIETT J. ROBINSON	Management	Fo
				-	Fo
02	THE PROPOSAL TO APPRINC. 2007 LONG TERM		J. MACK ROBINSON	Management Management	Fo Fo
			J. MACK ROBINSON	Management	Fo Fo Fo
 JOURNAL F	INC. 2007 LONG TERM		J. MACK ROBINSON EVISION,	Management Management	Fo Fo
JOURNAL F	INC. 2007 LONG TERM REGISTER COMPANY	INCENTIVE PLAN.	J. MACK ROBINSON EVISION,	Management Management	Fo Fo
JOURNAL F ISSUER: 4	INC. 2007 LONG TERM  REGISTER COMPANY  481138105	INCENTIVE PLAN.	J. MACK ROBINSON EVISION,	Management Management	Fo Fo
JOURNAL F ISSUER: 4 BEDOL:	INC. 2007 LONG TERM  REGISTER COMPANY  481138105	INCENTIVE PLAN.	J. MACK ROBINSON EVISION,	Management Management	Fo Fo Vo
JOURNAL F ISSUER: 4 SEDOL: VOTE GROU	INC. 2007 LONG TERM  REGISTER COMPANY  181138105  JP: GLOBAL	INCENTIVE PLAN.	J. MACK ROBINSON EVISION,	Management Management  JRC	Fo Fo
JOURNAL F ISSUER: 4 SEDOL: VOTE GROU Proposal Number	INC. 2007 LONG TERM  REGISTER COMPANY  181138105  UP: GLOBAL  Proposal	INCENTIVE PLAN.	J. MACK ROBINSON EVISION,	Management Management  JRC  Proposal Type  Management Management Management	Fo Fo Vo Ca
JOURNAL F ISSUER: 4 SEDOL: VOTE GROU Proposal Number	INC. 2007 LONG TERM  REGISTER COMPANY  181138105  UP: GLOBAL  Proposal	INCENTIVE PLAN.	J. MACK ROBINSON EVISION,	Management Management  JRC  Proposal Type  Management	Fo Fo Vo Ca

	Edgar Filling. Artbeter deobrie Moethwebi		1 / \	
02	PROPOSAL TO APPROVE THE AMENDED AND REST	TATED	Management	For
03	1997 STOCK INCENTIVE PLAN. PROPOSAL TO RATIFY THE APPOINTMENT OF GF LLP AS INDEPENDENT REGISTERED PUBLIC ACC FIRM FOR 2007.		Management	For
NORTEL N	TWORKS CORPORATION		NT	
ISSUER:	556568508 ISIN:			
SEDOL:				
VOTE GRO	JP: GLOBAL			
Proposal			Proposal	Vot
Number	Proposal		Type	Cas
01	DIRECTOR		Management	 For
		JALYNN H. BENNETT	Management	For
		R. MANFRED BISCHOFF	Management	For
		N. JAMES B. HUNT, JR.	Management	For
		. KRISTINA M. JOHNSON	Management	For
		JOHN A. MACNAUGHTON	Management	For
		HON. JOHN P. MANLEY	Management	For
	KI	CHARD D. MCCORMICK	Management	For
		CLAUDE MONGEAU	Management	For
		HARRY J. PEARCE	Management	For
	7	JOHN D. WATSON	Management	For
02	THE APPOINTMENT OF KPMG LLP AS INDEPENDE	MIKE S. ZAFIROVSKI	Management Management	For For
03	THE SHAREHOLDER PROPOSAL SET OUT IN SCHE		Shareholder	Again
	A TO THE PROXY CIRCULAR AND PROXY STATEM		Dilatenotaet	1190111
THE DUN	BRADSTREET CORPORATION		DNB	
ISSUER:	26483E100 ISIN:			
SEDOL:				

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Proposal Number	Proposal	Proposal Type	Vot Cas
01	DIRECTOR	Management	For
	JOHN W. ALDEN	Management	For
	CHRISTOPHER J. COUGHLIN	Management	For
	VICTOR A. PELSON	Management	For
02	RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS	Management	For

LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.

03	APPROVE AN AMENDMENT TO THE NON-EMPLOYEE I STOCK INCENTIVE PLAN.	IRECTORS Management	Agair
CINCINNA	'I BELL INC.	СВВ	
ISSUER: 3	71871106 ISIN:		
SEDOL:			
VOTE GROU	JP: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vot Cas
01	DIRECTOR	Management	For
		HILLIP R. COX Management	For
	MI	CHAEL G. MORRIS Management JOHN M. ZRNO Management	For For
02	THE RATIFICATION OF THE APPOINTMENT OF DEI		For
-	& TOUCHE LLP AS THE INDEPENDENT REGISTERED ACCOUNTING FIRM TO AUDIT THE FINANCIAL STROF THE COMPANY FOR THE YEAR 2007.	PUBLIC	
03	THE APPROVAL OF THE CINCINNATI BELL INC. 2 LONG TERM INCENTIVE PLAN.	007 Management	Agair
04	THE APPROVAL OF THE CINCINNATI BELL INC. 2 STOCK OPTION PLAN FOR NON-EMPLOYEE DIRECTOR	3	Agair
DEUTSCHE	TELEKOM AG	DT	
ISSUER: 2	251566105 ISIN:		
SEDOL:			
VOTE GROU	JP: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vot Cas
02	RESOLUTION ON THE APPROPRIATION OF NET INC		For
03	RESOLUTION ON THE APPROVAL OF THE ACTIONS THE MEMBERS OF THE BOARD OF MANAGEMENT FOR 2006 FINANCIAL YEAR.		For
04	RESOLUTION ON THE APPROVAL OF THE ACTIONS THE MEMBERS OF THE SUPERVISORY BOARD FOR T		For
05	2006 FINANCIAL YEAR. RESOLUTION ON THE APPOINTMENT OF THE INDEF AUDITOR AND THE GROUP AUDITOR FOR THE 2007		For
06	YEAR. RESOLUTION AUTHORIZING THE CORPORATION TO AND USE ITS OWN SHARES WITH POSSIBLE EXCLU		For
07	OF SUBSCRIPTION RIGHTS AND ANY RIGHT TO PU CANCELLATION OF THE EXISTING CONTINGENT CA I AND III AS WELL AS THE RELEVANT AMENDMEN	RCHASE. PITAL Management	For

SECTION 5 OF THE ARTICLES.

APPROVAL OF FORWARDING INFORMATION ELECTRONICALLY

08

For

Management

TO DEUTSCHE TELEKOM AG SHAREHOLDERS.

09 ELECTION OF A SUPERVISORY BOARD MEMBER. Management For

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10	ELECTION OF A SUPERVISORY BOARD MEMBER.	Management	For
11	RESOLUTION ON THE APPROVAL OF THE CONTROL AND PROFIT AND LOSS TRANSFER AGREEMENT WITH T-MOBILE	Management	For
12	INTERNATIONAL AG. RESOLUTION ON THE APPROVAL OF THE CONTROL AND	Management	For
1.2	PROFIT AND LOSS TRANSFER AGREEMENT WITH PLINIUS TELEKOMMUNIKATIONSDIENSTE GMBH.		-
13	RESOLUTION ON THE APPROVAL OF THE CONTROL AND PROFIT AND LOSS TRANSFER AGREEMENT WITH SALLUST	Management	For
14	TELEKOMMUNIKATIONSDIENSTE GMBH. RESOLUTION ON THE APPROVAL OF THE CONTROL AND PROFIT AND LOSS TRANSFER AGREEMENT WITH TIBULL TELEKOMMUNIKATIONSDIENSTE GMBH.	Management	For
	IBBEROLITATI TONOS IBROLE OLIDII.		

EMC CORPORATION EMC

ISSUER: 268648102 ISIN:

SEDOL:

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Proposal Number	Dweness	Proposal	Vot Cas
	Proposal	Type 	
01	DIRECTOR	Management	For
	MICHAEL W. BROWN	Management	For
	JOHN R. EGAN	Management	For
	DAVID N. STROHM	Management	For
02	TO RATIFY THE SELECTION BY THE AUDIT COMMITTEE OF THE BOARD OF DIRECTORS OF PRICEWATERHOUSECOOPERS LLP AS EMC S INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2007.	Management	For
03	TO APPROVE AN AMENDED AND RESTATED EMC CORPORATION 2003 STOCK PLAN TO INCREASE BY 100,000,000.	Management	Again
04	TO APPROVE AN AMENDMENT TO EMC S 1989 EMPLOYEE STOCK PURCHASE PLAN TO INCREASE BY 25,000,000.	Management	For
05	TO ELIMINATE EMC S CLASSIFIED BOARD STRUCTURE AND PROVIDE FOR THE ANNUAL ELECTION OF EACH DIRECTOR.	Management	For
06	TO ACT UPON A SHAREHOLDER PROPOSAL RELATING TO EMC S AUDIT COMMITTEE, AS DESCRIBED IN EMC S PROXY STATEMENT.	Shareholder	Again
07	TO ACT UPON A SHAREHOLDER PROPOSAL RELATING TO ELECTION OF DIRECTORS BY MAJORITY VOTE, AS DESCRIBED IN EMC S PROXY STATEMENT.	Shareholder	Again
08	TO ACT UPON A SHAREHOLDER PROPOSAL RELATING TO	Shareholder	Again

SIMPLE MAJORITY VOTE, AS DESCRIBED IN EMC S PROXY STATEMENT.

09 TO ACT UPON A SHAREHOLDER PROPOSAL RELATING TO PAY-FOR-SUPERIOR PERFORMANCE, AS DESCRIBED IN EMC S PROXY STATEMENT.

Shareholder Again

GAYLORD ENTERTAINMENT COMPANY

ISIN:

SEDOL:

ISSUER: 367905106

VOTE GROUP: GLOBAL

Proposal	Proposal	Proposal	Vot
Number		Type	Cas
01	DIRECTOR	Management	Withh

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	E.K. GAYLORD II	Management	Withh
	E. GORDON GEE	Management	Withh
	ELLEN LEVINE	Management	Withh
	RALPH HORN	Management	Withh
	MICHAEL J. BENDER	Management	Withh
	R. BRAD MARTIN	Management	Withh
	MICHAEL D. ROSE	Management	Withh
	COLIN V. REED	Management	Withh
	MICHAEL I. ROTH	Management	Withh
02	PROPOSAL TO RATIFY THE APPOINTMENT OF ERNST &	Management	For
	YOUNG LLP AS THE COMPANY S INDEPENDENT REGISTERED		

HEARST-ARGYLE TELEVISION, INC. HTV

ISSUER: 422317107 ISIN:

PUBLIC ACCOUNTING FIRM.

SEDOL:

VOTE GROUP: GLOBAL Vot Proposal Proposal Cas Number Proposal Type Management Management For 01 DIRECTOR

DAVID PULVER 02 APPROVAL OF INCENTIVE COMPENSATION PLAN PROPOSAL. Management Again
03 RATIFICATION OF DELOITTE & TOUCHE LLP AS INDEPENDENT Management For EXTERNAL AUDITORS.

04 SHAREHOLDER PROPOSAL. Shareholder Again

For

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R.H. DONNELLEY CORPORATION RHD

ISSUER: 74955W307 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vot Cas
1A	ELECTION OF CLASS II MEMBER OF THE BOARD OF DIRECTORS: ALAN F. SCHULTZ.	Management	For
1B	ELECTION OF CLASS II MEMBER OF THE BOARD OF DIRECTORS: BARRY LAWSON WILLIAMS.	Management	For
1C	ELECTION OF CLASS II MEMBER OF THE BOARD OF DIRECTORS: EDWINA WOODBURY.	Management	For
02	RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007.	Management	For
03	STOCKHOLDER PROPOSAL REGARDING CLASSIFIED BOARD STRUCTURE.	Shareholder	Again

RANK GROUP PLC

ISSUER: G7377H121 ISIN: GB00B1L5QH97

SEDOL: B1L5QH9, B1VNTC9, B1VQFP3

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Proposal Number	Proposal	Proposal Type	Vot Cas
1.	RECEIVE THE REPORT OF THE DIRECTORS AND THE AUDITED ACCOUNTS FYE 31 DEC 2006	Management	For
2.	APPROVE THE DIRECTORS REMUNERATION REPORT FYE 31 DEC 2006	Management	For
3.	DECLARE A FINAL DIVIDEND	Management	For
4.	RE-APPOINT MR. PETER JOHNSON AS A DIRECTOR	Management	For
5.	RE-APPOINT MR. RICHARD GREENHALGH AS A DIRECTOR	Management	For
6.	RE-APPOINT MR. BRENDAN O NEILL AS A DIRECTOR	Management	For
7.	RE-APPOINT THE AUDITORS	Management	For
8.	AUTHORIZE THE DIRECTORS TO AGREE THE REMUNERATION OF THE AUDITORS	Management	For
9.	AUTHORIZE THE DIRECTORS TO ALLOT RELEVANT SECURITIES	Management	For
S.10	AUTHORIZE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS	Management	For

S.11	AUTHORIZE THE COMPANY TO MAKE MARKET PURCHASES	Management	For
	OF ITS ORDINARY SHARES		
12.	AUTHORIZE THE COMPANY TO MAKE EU POLITICAL DONATIONS	Management	For
13.	AUTHORIZE THE COMPANY TO SUPPLY DOCUMENTS AND	Management	For
	INFORMATION USING ELECTRONIC MEANS		
14.	AMEND THE RULES OF THE 2005 LONG TERM INCENTIVE	Management	For
	PLAN		

VERIZON COMMUNICATIONS INC. VZ

ISSUER: 92343V104 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vot Cas
1A	ELECTION OF DIRECTOR: JAMES R. BARKER	Management	For
18	ELECTION OF DIRECTOR: RICHARD L. CARRION	Management	For
1C	ELECTION OF DIRECTOR: M. FRANCES KEETH	Management	For
1D	ELECTION OF DIRECTOR: ROBERT W. LANE	Management	For
1E	ELECTION OF DIRECTOR: SANDRA O. MOOSE	Management	For
1F	ELECTION OF DIRECTOR: JOSEPH NEUBAUER	Management	For
1G	ELECTION OF DIRECTOR: DONALD T. NICOLAISEN	Management	For
1н	ELECTION OF DIRECTOR: THOMAS H. O BRIEN	Management	For
11	ELECTION OF DIRECTOR: CLARENCE OTIS, JR.	Management	For
1J	ELECTION OF DIRECTOR: HUGH B. PRICE	Management	For
1K	ELECTION OF DIRECTOR: IVAN G. SEIDENBERG	Management	For
1L	ELECTION OF DIRECTOR: WALTER V. SHIPLEY	Management	For
1M	ELECTION OF DIRECTOR: JOHN W. SNOW	Management	For
1N	ELECTION OF DIRECTOR: JOHN R. STAFFORD	Management	For
10	ELECTION OF DIRECTOR: ROBERT D. STOREY	Management	For
02	RATIFICATION OF APPOINTMENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Management	For

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ELIMINATE STOCK OPTION SHAREHOLDER APPROVAL ( COMPENSATION CONSULTAN ADVISORY VOTE ON EXECUTE LIMIT SERVICE ON OUTS:	OF FUTURE SEVERANCE AGREEMENTS	Shareholder Shareholder	Again Again Again
COMPENSATION CONSULTAR ADVISORY VOTE ON EXECU	NT DISCLOSURE	Shareholder	
ADVISORY VOTE ON EXECU			Again
	UTIVE COMPENSATION	G1 1 7 1	
LIMIT SERVICE ON OUTS		Shareholder	Again
	IDE BOARDS	Shareholder	Again
SHAREHOLDER APPROVAL (	OF FUTURE POISON PILL	Shareholder	For
REPORT ON CHARITABLE (	CONTRIBUTIONS	Shareholder	Again
, INC.		CTV	
03372107	ISIN:		
P: GLOBAL			
		Proposal Type	Vot Cas
DIRECTOR	BOYD L. GEORGE GEORGE N. HUTTON, JR. KATSUHIKO OKUBO	Management Management Management Management	For For For
		Management	For
INC.		MOT	CONTES
20076109	ISIN:		
P: GLOBAL			
Proposal		Proposal Type	Vot Cas
DIRECTOR		Management	For
	E. ZANDER D. DORMAN J. LEWENT T. MEREDITH N. NEGROPONTE S. SCOTT III R. SOMMER J. STENGEL	Management Management Management Management Management Management Management	For For For For For For
	J. WHITE M. WHITE	Management Management Management	For For For
E	REPORT ON CHARITABLE OF THE APPOINTS THE 2007 FISCAL YEAR.  P: GLOBAL  Proposal  TO RATIFY THE APPOINTS THE 2007 FISCAL YEAR.  INC.  20076109  P: GLOBAL  Proposal	DIRECTOR  BOYD L. GEORGE GEORGE N. HUTTON, JR. KATSUHIKO OKUBO  TO RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE COMPANY S INDEPENDENT AUDITOR FOR THE 2007 FISCAL YEAR.  INC.  20076109  ISIN:  P: GLOBAL  Proposal  DIRECTOR  E. ZANDER D. DORMAN J. LEWENT T. MEREDITH N. NEGROPONTE S. SCOTT III R. SOMMER J. STENGEL D. WARNER III J. WHITE	REPORT ON CHARITABLE CONTRIBUTIONS  Shareholder  , INC.  CTV  03372107  ISIN:  Proposal  Proposal  Proposal  BOYD L. GEORGE GEORGE N. HUTTON, JR. Management MoT  Proposal  INC.  MOT  Proposal  IVPE  Proposal  IVPE  Proposal  IVPE  Management Management  N. MERCOPONTE Management Management Management Management Management N. NEGROPONTE Management Mana

02	APPROVAL OF AMENDMENT TO STOCK PURCHASE PLAN OF 1		Management	For
03	SHAREHOLDER PROPOSAL RE:		Shareholder	Agair
04	EXECUTIVE PAY SHAREHOLDER PROPOSAL RE: BONUSES	RECOUP UNEARNED MANAGEMENT	Shareholder	Agair
Meeting I	e - Investment Company Rep Date Range: 07/01/2006 to Accounts: NPX GABELLI GLE	06/30/2007 Report Date	e: 06/26/2007 age 99 of 187	
BELO CORE	······································		BLC	
ISSUER: (	080555105	ISIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vot Cas
01	DIRECTOR		Management	For
02	RATIFICATION OF THE APPOLLP AS THE COMPANY S IND	LOUIS E. CALDERA J.L. CRAVEN M.D.,M.P. DEALEY D. HERNDON WAYNE R. SANDERS INTMENT OF ERNST & YOUNG EPENDENT REGISTERED PUBLIC	Management H. Management Management Management Management	For For For
03	ACCOUNTING FIRM. SHAREHOLDER PROPOSAL REI CLASSIFIED BOARD OF DIRE		Shareholder	Agair
ECHOSTAR	COMMUNICATIONS CORPORATIO	 N	DISH	
ISSUER: 2	278762109	ISIN:		
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vot Cas
01	DIRECTOR	JAMES DEFRANCO MICHAEL T. DUGAN CANTEY ERGEN CHARLES W. ERGEN STEVEN R. GOODBARN GARY S. HOWARD DAVID K. MOSKOWITZ	Management Management Management Management Management Management Management Management	For For For For For For

	TOM A. ORTOLF	Management	For
	C.MICHAEL SCHROEDER	Management	For
	CARL E. VOGEL	Management	For
02	TO RATIFY THE APPOINTMENT OF KPMG LLP AS OUR	Management	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM		
	FOR FISCAL YEAR ENDING DECEMBER 31, 2007.		
03	TO TRANSACT SUCH OTHER BUSINESS AS MAY PROPERLY	Management	For
	COME BEFORE THE ANNUAL MEETING OR ANY ADJOURNMENT		
	THEREOF.		
HUTCHISO	N TELECOMMUNICATIONS INTL LTD		
TOGUED	746714104		
ISSUER: (	G46714104 ISIN: KYG467141043		
CEDOI .	D03H310 D030H77 D03H3N4 D032D70		
SEDOL: 1	B03H319, B039V77, B03H2N4, B032D70		

VOTE GROUP: GLOBAL

Proposal		Proposal	Vot
Number Proposal		Type	Cas
1.	APPROVE, RATIFY THE SETTLEMENT AGREEMENT DATED	Management	 For

15 MAR 2007 THE SETTLEMENT AGREEMENT ENTERED INTO BETWEEN THE COMPANY AND THE ESSAR COMPANIES

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AS SPECIFIED; AUTHORIZE THE DIRECTORS OF THE COMPANY, ACTING TOGETHER, INDIVIDUALLY OR BY COMMITTEE, TO EXECUTE ALL SUCH DOCUMENTS AND/OR TO DO ALL SUCH ACTS ON BEHALF OF THE COMPANY AS THEY MAY CONSIDER NECESSARY, DESIRABLE OR EXPEDIENT FOR THE PURPOSE OF, OR IN CONNECTION WITH, THE IMPLEMENTATION AND COMPLETION OF THE SETTLEMENT AGREEMENT AND THE TRANSACTIONS CONTEMPLATED THEREIN

2. . APPROVE, RATIFY THE HANDSET SUPPLY AGREEMENTS BOTH DATED 27 MAR 2007 THE HANDSET AGREEMENTS ENTERED INTO BETWEEN H3G PROCUREMENT SERVICES S.A R.L AS SUPPLIER, AND EACH OF HUTCHISON TELEPHONE COMPANY LIMITED OR PARTNER COMMUNICATIONS COMPANY LTD., AS CUSTOMER DEFINED IN THE CIRCULAR AS HTCL HANDSET SUPPLY AGREEMENT AND PARTNER HANDSET SUPPLY AGREEMENT , AS SPECIFIED; THE HTCL HANDSET SUPPLY ANNUAL CAPS AS DEFINED IN THE CIRCULAR; AND AUTHORIZE THE DIRECTORS OF THE COMPANY, ACTING TOGETHER, INDIVIDUALLY OR BY COMMITTEE, TO EXECUTE ALL SUCH DOCUMENTS AND/OR TO DO ALL SUCH ACTS ON BEHALF OF THE COMPANY AS THEY MAY CONSIDER NECESSARY, DESIRABLE OR EXPEDIENT FOR THE PURPOSE OF, OR IN CONNECTION WITH, THE IMPLEMENTATION AND COMPLETION OF THE HANDSET AGREEMENTS AND THE TRANSACTIONS CONTEMPLATED

Management For

THEREIN

4.

3. APPROVE THE THAI MARKETING ANNUAL CAPS AS SPECIFIED

Management Management For

For

APPROVE THE PAYMENT OF THE TRANSACTION SPECIAL DIVIDEND AS SPECIFIED, THE EXERCISE PRICE OF THE EXISTING SHARE OPTIONS AS SPECIFIED OUTSTANDING AS AT THE DATE OF THIS MEETING SHALL BE ADJUSTED DOWNWARDS BY AN AMOUNT EQUAL TO THE AMOUNT OF THE TRANSACTION SPECIAL DIVIDEND ON A DOLLAR-FOR-DOLLAR BASIS, PROVIDED THAT I) THE ADJUSTED EXERCISE PRICE OF SUCH EXISTING SHARE OPTIONS SHALL NOT, IN ANY CASE, BE LESS THAN THE NOMINAL VALUE OF THE SHARES; AND II) SUCH ADJUSTMENT SHALL TAKE EFFECT ON THE DATE OF PAYMENT BY THE COMPANY OF SUCH SPECIAL DIVIDEND; THE TERMS OF THE SHARE OPTION SCHEME BE ALTERED BY ADDING THE FOLLOWING AS A NEW PARAGRAPH 9.4: 9.4 UPON DISTRIBUTION BY THE COMPANY TO HOLDERS OF THE SHARES OF ANY CASH OTHER THAN THE TRANSACTION SPECIAL DIVIDEND AS DEFINED IN THE COMPANY S CIRCULAR TO SHAREHOLDERS DATED 04 APRIL 2007 OR DIVIDENDS IN THE ORDINARY COURSE, THE COMPANY SHALL MAKE A DOWNWARD ADJUSTMENT TO THE SUBSCRIPTION PRICE OF ANY OPTION GRANTED BUT NOT EXERCISED AS AT THE DATE OF SUCH DISTRIBUTION BY AN AMOUNT WHICH THE DIRECTORS CONSIDER AS REFLECTING THE IMPACT SUCH DISTRIBUTION WILL HAVE OR WILL LIKELY TO HAVE ON THE TRADING PRICE OF THE SHARES PROVIDED THAT, THE DIRECTORS DETERMINATION OF ANY ADJUSTMENTS SHALL BE FINAL AND BINDING ON ALL OPTION HOLDERS; THE AMOUNT OF ADJUSTMENT SHALL NOT EXCEED THE AMOUNT OF SUCH CASH DISTRIBUTION TO BE MADE TO HOLDERS OF THE SHARES; SUCH ADJUSTMENT SHALL TAKE EFFECT ON THE DATE OF PAYMENT BY THE COMPANY OF SUCH DISTRIBUTION; ANY ADJUSTMENT PROVIDED FOR IN THIS PARAGRAPH SHALL BE CUMULATIVE TO ANY OTHER ADJUSTMENTS CONTEMPLATED UNDER PARAGRAPH 9.1 OR APPROVED BY THE SHAREHOLDERS OF THE COMPANY IN GENERAL MEETING; AND THE ADJUSTED SUBSCRIPTION PRICE SHALL NOT, IN ANY CASE, BE LESS THAN THE NOMINAL VALUE OF THE SHARES ; AUTHORIZE THE DIRECTORS OF THE COMPANY, ACTING TOGETHER, INDIVIDUALLY OR BY COMMITTEE, TO EXECUTE ALL SUCH DOCUMENTS AND/OR TO DO ALL SUCH ACTS ON BEHALF OF THE COMPANY

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AS THEY MAY CONSIDER NECESSARY, DESIRABLE OR EXPEDIENT FOR THE PURPOSE OF, OR IN CONNECTION WITH, THE IMPLEMENTATION OF THE SHARE OPTION TERMS CHANGE AS SPECIFIED

AMEND THE ARTICLES 86.(3), 86.(5), 87.(1) OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, AS SPECIFIED

Management

For

HUTCHISON TELECOMMUNICATIONS INTL LTD

ISSUER: G46714104 ISIN: KYG467141043

SEDOL: B03H319, B039V77, B03H2N4, B032D70

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vot Cas
1.	RECEIVE THE AUDITED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS ANDTHE AUDITORS FOR THE YE 31 DEC 2006	Management	
2.a	RE-ELECT MR. DENNIS POK MAN LUI AS A DIRECTOR OF THE COMPANY	Management	For
2.b	RE-ELECT MR. MICHAEL JOHN O CONNOR AS A DIRECTOR OF THE COMPANY	Management	For
2.c	RE-ELECT MR. KWAN KAI CHEONG AS A DIRECTOR OF THE COMPANY	Management	For
2.d	AUTHORIZE THE BOARD OF DIRECTORS TO FIX THE DIRECTORS REMUNERATION	Management	For
3.	RE-APPOINT PRICEWATERHOUSECOOPERS AS THE AUDITORS OF THE COMPANY AND AUTHORIZE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	Management	For
4.A	AUTHORIZE THE BOARD OF DIRECTORS OF THE COMPANY THE DIRECTORS, SUBJECT TO THIS RESOLUTION, TO ALLOT, ISSUE AND OTHERWISE DEAL WITH NEW SHARES OF THE COMPANY THE SHARES AND TO ALLOT, ISSUE OR GRANT SECURITIES CONVERTIBLE INTO SHARES, OR OPTIONS, WARRANTS OR SIMILAR RIGHTS TO SUBSCRIBE FOR ANY SHARES OR SUCH CONVERTIBLE SECURITIES, AND TO MAKE OR GRANT OFFERS, AGREEMENTS, OPTIONS AND WARRANTS DURING AND AFTER THE RELEVANT PERIOD, NOT EXCEEDING 20% OF THE AGGREGATE NOMINAL AMOUNT OF THE SHARE CAPITAL OF THE COMPANY IN ISSUE AT THE DATE OF PASSING THIS RESOLUTION, OTHERWISE THAN PURSUANT TO THE SHARES ISSUED AS A RESULT OF A RIGHTS ISSUE, THE EXERCISE OF THE SUBSCRIPTION OR CONVERSION RIGHTS ATTACHING TO ANY WARRANTS OR ANY SECURITIES CONVERTIBLE INTO SHARES OR THE EXERCISE OF THE SUBSCRIPTION RIGHTS UNDER ANY OPTION SCHEME OR SIMILAR ARRANGEMENT FOR THE TIME BEING ADOPTED FOR THE GRANT OR ISSUE TO PERSONS SUCH AS OFFICERS AND/OR EMPLOYEES OF THE COMPANY AND/OR ANY OF ITS SUBSIDIARIES OF SHARES OR RIGHTS TO ACQUIRE SHARES OR ANY SCRIP DIVIDEND PROVIDING FOR THE ALLOTMENT OF SHARES IN LIEU OF THE WHOLE OR PART OF A DIVIDEND ON SHARES IN ACCORDANCE WITH THE ARTICLES OF ASSOCIATION OF THE COMPANY; AUTHORITY EXPIRES THE EARLIER AT THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR THE EXPIRATION OF THE PERIOD WITHIN WHICH THE NEXT AGM OF THE COMPANY IS REQUIRED BY THE ARTICLES OF ASSOCIATION OF THE PERIOD	Management	For

OR ANY APPLICABLE LAW OF THE CAYMAN ISLANDS TO

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BE HELD

4.B AUTHORIZE THE DIRECTORS, DURING THE RELEVANT PERIOD, TO PURCHASE OR REPURCHASE ON THE STOCK EXCHANGE OF HONG KONG LIMITED THE STOCK EXCHANGE, OR ANY OTHER STOCK EXCHANGE ON WHICH THE SECURITIES OF THE COMPANY ARE OR MAY BE LISTED AND RECOGNIZED BY THE SECURITIES AND FUTURES COMMISSION OF HONG KONG AND THE STOCK EXCHANGE FOR THIS PURPOSE, SHARES INCLUDING ANY FORM OF DEPOSITARY SHARES REPRESENTING THE RIGHT TO RECEIVE SUCH SHARES ISSUED BY THE COMPANY AND THAT THE EXERCISE BY THE DIRECTORS OF ALL POWERS OF THE COMPANY TO REPURCHASE SUCH SECURITIES, SUBJECT TO AND IN ACCORDANCE WITH ALL APPLICABLE LAWS AND THE REQUIREMENTS OF THE RULES GOVERNING THE LISTING OF SECURITIES ON THE STOCK EXCHANGE OR OF ANY OTHER STOCK EXCHANGE AS AMENDED FROM TIME TO TIME, NOT EXCEED 10% OF THE AGGREGATE NOMINAL AMOUNT OF THE SHARE CAPITAL OF THE COMPANY IN ISSUE AT THE DATE OF THIS RESOLUTION; AUTHORITY EXPIRES THE EARLIER AT THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR THE EXPIRATION OF THE PERIOD WITHIN WHICH THE NEXT AGM OF THE COMPANY IS REQUIRED BY THE ARTICLES OF ASSOCIATION OF THE COMPANY OR ANY

Management

For

For

Management

APPROVE, SUBJECT TO THE PASSING OF RESOLUTIONS 4.C 4.A AND 4.B, TO ADD THE AGGREGATE NOMINAL AMOUNT OF THE SHARE CAPITAL OF THE COMPANY WHICH MAY BE PURCHASED OR REPURCHASED BY THE COMPANY PURSUANT TO THE AUTHORITY GRANTED TO THE DIRECTORS BY RESOLUTION 4.B, TO THE AGGREGATE NOMINAL AMOUNT OF THE SHARE CAPITAL OF THE COMPANY THAT MAY BE ALLOTTED OR ISSUED OR AGREED CONDITIONALLY OR UNCONDITIONALLY TO BE ALLOTTED OR ISSUED BY THE DIRECTORS PURSUANT TO RESOLUTION 4.A, PROVIDED THAT SUCH SHARES SHALL NOT EXCEED 10% OF THE AGGREGATE NOMINAL AMOUNT OF THE SHARE CAPITAL OF THE COMPANY IN ISSUE AT THE DATE OF THIS RESOLUTION

APPLICABLE LAW OF THE CAYMAN ISLANDS TO BE HELD

\_\_\_\_\_ PINNACLE ENTERTAINMENT, INC. PNK

ISSUER: 723456109 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Vot Proposal Proposal Number Proposal -----\_\_\_\_\_ 01 DIRECTOR Management For

	DANIEL R. LEE	Management	For
	JOHN V. GIOVENCO	Management	For
	RICHARD J. GOEGLEIN	Management	For
	ELLIS LANDAU	Management	For
	BRUCE A. LESLIE	Management	For
	JAMES L. MARTINEAU	Management	For
	MICHAEL ORNEST	Management	For
	LYNN P. REITNOUER	Management	For
02	RATIFICATION OF THE APPOINTMENT OF DELOITTE &	Management	For
	TOUCHE LLP AS THE COMPANY S INDEPENDENT AUDITORS		

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FOR THE 2007 FISCAL YEAR

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SPRINT NEXTEL CORPORATION

ISSUER: 852061100 ISIN:

SEDOL:

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Proposal Number	Proposal	Proposal Type	Vot Cas
1A	ELECTION OF DIRECTOR: KEITH J. BANE	Management	For
1B	ELECTION OF DIRECTOR: ROBERT R. BENNETT	Management	For
1C	ELECTION OF DIRECTOR: GORDON M. BETHUNE	Management	For
1D	ELECTION OF DIRECTOR: FRANK M. DRENDEL	Management	For
1E	ELECTION OF DIRECTOR: GARY D. FORSEE	Management	For
1F	ELECTION OF DIRECTOR: JAMES H. HANCE, JR.	Management	For
1G	ELECTION OF DIRECTOR: V. JANET HILL	Management	For
1H	ELECTION OF DIRECTOR: IRVINE O. HOCKADAY, JR.	Management	For
11	ELECTION OF DIRECTOR: LINDA KOCH LORIMER	Management	For
1J	ELECTION OF DIRECTOR: WILLIAM H. SWANSON	Management	For
02	TO RATIFY APPOINTMENT OF KPMG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF SPRINT NEXTEL FOR 2007.	Management	For
03	TO APPROVE THE 2007 OMNIBUS INCENTIVE PLAN.	Management	Again
04	SHAREHOLDER PROPOSAL CONCERNING ADVISORY VOTE ON COMPENSATION OF NAMED EXECUTIVE OFFICERS.	Shareholder	Again

UNITED STATES CELLULAR CORPORATION USM ISSUER: 911684108 ISIN: SEDOL: \_\_\_\_\_\_ VOTE GROUP: GLOBAL Vot Proposal Proposal Cas Number Proposal Type 02 RATIFY ACCOUNTANTS FOR 2007. Management For 01 DIRECTOR For Management P.H. DENUIT Management For WYNN RESORTS, LIMITED WYNN ISSUER: 983134107 ISIN: SEDOL: ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 06/26/2007 Selected Accounts: NPX GABELLI GLB MULTIMEDIA TR Page 104 of 187 VOTE GROUP: GLOBAL Proposal Proposal Number Proposal Type Cas

01	DIRECTOR	Management	For
	STEPHEN A. WYNN	Management	For
	ALVIN V. SHOEMAKER	Management	For
	D. BOONE WAYSON	Management	For
02	TO APPROVE THE COMPANY S ANNUAL PERFORMANCE BASED	Management	For
	INCENTIVE PLAN, INCLUDING INCREASING THE MAXIMUM		
	PAYABLE THEREUNDER TO ANY INDIVIDUAL TO \$10,000,000.		
03	TO RATIFY THE COMPANY S DESIGNATION OF ERNST	Management	For
	& YOUNG LLP AS THE INDEPENDENT AUDITORS FOR THE		
	COMPANY AND ALL SUBSIDIARIES FOR THE 2007 FISCAL		
	YEAR.		
AMERICA	N TOWER CORPORATION	AMT	

ISSUER: 029912201 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vot Cas
01	DIRECTOR		Management	For
		RAYMOND P. DOLAN	Management	For
		RONALD M. DYKES	Management	For
		CAROLYN F. KATZ	Management	For
	G	USTAVO LARA CANTU	Management	For
		PAMELA D.A. REEVE	Management	For
		DAVID E. SHARBUTT	Management	For
	J.A.	MES D. TAICLET, JR.	Management	For
		SAMME L. THOMPSON	Management	For
02	APPROVAL OF THE AMERICAN TOWER CORPORATI EQUITY INCENTIVE PLAN.	ON 2007	Management	Again
03	RATIFICATION OF THE SELECTION OF DELOITI LLP AS INDEPENDENT REGISTERED PUBLIC ACC FIRM FOR 2007.		Management	For
BLOCKBUST	ER INC.		BBI	
ISSUER: 0	93679108 ISIN:			
SEDOL:				
VOTE GROU	P: GLOBAL			

Proposal Number	Proposal	Proposal Type	Vot Cas
01	DIRECTOR	Management	For
	JAMES W. CRYSTAL	Management	For
	GARY J. FERNANDES	Management	For
	JULES HAIMOVITZ	Management	For
02	AMENDMENT TO THE CERTIFICATE OF INCORPORATION	Management	For
	TO ELIMINATE THE CLASSIFICATION OF THE BOARD		
	OF DIRECTORS.		
03	RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS	Management	For
	LLP AS INDEPENDENT AUDITORS.		
04	ANNUAL ADVISORY RESOLUTION OF STOCKHOLDERS TO	Shareholder	Again
	RATIFY CERTAIN NAMED EXECUTIVE OFFICER COMPENSATION		
	DISCLOSURES.		
05	MANDATORY CONVERSION OF CLASS B COMMON STOCK	Shareholder	Again
	INTO CLASS A COMMON STOCK ON ONE-FOR-ONE BASIS.		

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\_\_\_\_\_\_ DWA DREAMWORKS ANIMATION SKG, INC.

ISIN: ISSUER: 26153C103

VOTE GROU	JP: GLOBAL		
Proposal		Proposal	Vo
Number	Proposal	Type 	Ca 
01	DIRECTOR	Management	Fo
	JEFFREY KATZENBERG	Management	Fo
	LEWIS COLEMAN	Management	Fo
	ROGER A. ENRICO DAVID GEFFEN	Management Management	Fo:
	JUDSON C. GREEN	Management Management	Fo: Fo:
	MELLODY HOBSON	Management	Fo:
	MICHAEL MONTGOMERY	Management	Fo
	NATHAN MYHRVOLD	Management	Fo
	HOWARD SCHULTZ	Management	Fo
	MARGARET C. WHITMAN	Management	Fo
02	KARL M. VON DER HEYDEN PROPOSAL TO RATIFY THE APPOINTMENT OF ERNST &	Management Management	Fo: Fo:
0.2	YOUNG LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2007.	nunugemen-	
MAGNA ENT	ERTAINMENT CORP.	MECA	
ISSUER: 5	559211107 ISIN:		
SEDOL:			
	JP: GLOBAL		
VOTE GROU		Proposal	Vot
VOTE GROU	JP: GLOBAL Proposal	Proposal Type	Vo Ca
VOTE GROU		-	
VOTE GROU Proposal Number	Proposal	- Туре 	Ca
VOTE GROU Proposal Number	Proposal  DIRECTOR  JERRY D. CAMPBELL JOSEPH DE FRANCIS	Type  Management  Management  Management	Ca Fo Fo Fo
VOTE GROU Proposal Number	Proposal  DIRECTOR  JERRY D. CAMPBELL JOSEPH DE FRANCIS JENNIFER JACKSON	Type  Management  Management  Management  Management  Management	Ca Fo Fo Fo Fo
VOTE GROU Proposal Number	Proposal  DIRECTOR  JERRY D. CAMPBELL JOSEPH DE FRANCIS JENNIFER JACKSON WILLIAM J. MENEAR	Type  Management  Management  Management  Management  Management  Management	Ca Fo Fo Fo Fo
VOTE GROU Proposal Number	Proposal  DIRECTOR  JERRY D. CAMPBELL  JOSEPH DE FRANCIS  JENNIFER JACKSON  WILLIAM J. MENEAR  DENNIS MILLS	Type  Management  Management  Management  Management  Management  Management  Management	Ca Fo Fo Fo Fo Fo
VOTE GROU Proposal Number	Proposal  DIRECTOR  JERRY D. CAMPBELL JOSEPH DE FRANCIS JENNIFER JACKSON WILLIAM J. MENEAR DENNIS MILLS MICHAEL NEUMAN	Type  Management  Management  Management  Management  Management  Management  Management  Management	Ca Fo Fo Fo Fo Fo Fo
VOTE GROU Proposal Number	Proposal  DIRECTOR  JERRY D. CAMPBELL JOSEPH DE FRANCIS JENNIFER JACKSON WILLIAM J. MENEAR DENNIS MILLS MICHAEL NEUMAN FRANK STRONACH	Type  Management	Ca Fo Fo Fo Fo Fo Fo
VOTE GROU Proposal Number	Proposal  DIRECTOR  JERRY D. CAMPBELL JOSEPH DE FRANCIS JENNIFER JACKSON WILLIAM J. MENEAR DENNIS MILLS MICHAEL NEUMAN	Type  Management  Management  Management  Management  Management  Management  Management  Management	Ca Fo Fo Fo Fo Fo Fo
VOTE GROU Proposal Number	Proposal  DIRECTOR  JERRY D. CAMPBELL JOSEPH DE FRANCIS JENNIFER JACKSON WILLIAM J. MENEAR DENNIS MILLS MICHAEL NEUMAN FRANK STRONACH FRANK VASILKIOTI	Type  Management	Fo Fo Fo Fo Fo Fo Fo Fo
VOTE GROU Proposal Number A	Proposal  DIRECTOR  JERRY D. CAMPBELL JOSEPH DE FRANCIS JENNIFER JACKSON WILLIAM J. MENEAR DENNIS MILLS MICHAEL NEUMAN FRANK STRONACH FRANK VASILKIOTI CHARLIE WILLIAMS IN RESPECT OF THE RATIFICATION OF THE AUDIT COMMITTEE S APPOINTMENT OF ERNST & YOUNG LLP, CERTIFIED	Type  Management  Management	Ca Fo Fo Fo Fo Fo Fo
VOTE GROU Proposal Number A	Proposal  DIRECTOR  JERRY D. CAMPBELL JOSEPH DE FRANCIS JENNIFER JACKSON WILLIAM J. MENEAR DENNIS MILLS MICHAEL NEUMAN FRANK STRONACH FRANK VASILKIOTI CHARLIE WILLIAMS IN RESPECT OF THE RATIFICATION OF THE AUDIT COMMITTEE S APPOINTMENT OF ERNST & YOUNG LLP, CERTIFIED PUBLIC ACCOUNTANTS, AS MEC S AUDITORS FOR THE	Type  Management  Management	Fo Fo Fo Fo Fo Fo Fo Fo
VOTE GROUProposal Number A	Proposal  DIRECTOR  JERRY D. CAMPBELL JOSEPH DE FRANCIS JENNIFER JACKSON WILLIAM J. MENEAR DENNIS MILLS MICHAEL NEUMAN FRANK STRONACH FRANK VASILKIOTI CHARLIE WILLIAMS IN RESPECT OF THE RATIFICATION OF THE AUDIT COMMITTEE S APPOINTMENT OF ERNST & YOUNG LLP, CERTIFIED PUBLIC ACCOUNTANTS, AS MEC S AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2007.	Type  Management  Management Management Management Management Management Management Management Management Management Management Management Management Management	FC FC FC FC FC FC
VOTE GROU Proposal Number A	Proposal  DIRECTOR  JERRY D. CAMPBELL JOSEPH DE FRANCIS JENNIFER JACKSON WILLIAM J. MENEAR DENNIS MILLS MICHAEL NEUMAN FRANK STRONACH FRANK VASILKIOTI CHARLIE WILLIAMS IN RESPECT OF THE RATIFICATION OF THE AUDIT COMMITTEE S APPOINTMENT OF ERNST & YOUNG LLP, CERTIFIED PUBLIC ACCOUNTANTS, AS MEC S AUDITORS FOR THE	Type  Management  Management	Ca FC FC FC FC FC FC
VOTE GROUProposal Number A	Proposal  DIRECTOR  JERRY D. CAMPBELL JOSEPH DE FRANCIS JENNIFER JACKSON WILLIAM J. MENEAR DENNIS MILLS MICHAEL NEUMAN FRANK STRONACH FRANK VASILKIOTI CHARLIE WILLIAMS IN RESPECT OF THE RATIFICATION OF THE AUDIT COMMITTEE S APPOINTMENT OF ERNST & YOUNG LLP, CERTIFIED PUBLIC ACCOUNTANTS, AS MEC S AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2007. IN RESPECT OF THE PROPOSED AMENDMENTS TO MEC	Type  Management  Management Management Management Management Management Management Management Management Management Management Management Management Management	FC FC FC FC FC FC

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Proposal Number	Proposal	Proposal Type	Vot Cas
01	DIRECTOR	Management	For
	THOMAS D. BELL, JR. DAVID H. KEYTE	Management Management	For For
	LEE M. THOMAS	Management	For
02	RATIFICATION OF THE AUDIT COMMITTEE S SELECTION OF KPMG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 27, 2007.	Management	For

TELEFONICA, S.A. TEF

ISSUER: 879382208 ISIN:

SEDOL:

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Proposal Number	Proposal	Proposal Type	Vot Cas
01	EXAMINATION AND APPROVAL, IF APPROPRIATE, OF THE INDIVIDUAL ANNUAL ACCOUNTS, OF THE CONSOLIDATED FINANCIAL STATEMENTS AND OF THE MANAGEMENT REPORT	Management	For
02	OF TELEFONICA, S.A. DIRECTOR	Management	For
02	MR. C. ALIERTA IZUEL+	Management	For
	MR. M. CARPIO GARCIA+	Management	For
	MR. G.H.F. DE ANGULO+	Management	For
	MR. P.I.A. DE TEJERA+	Management	For
	ENRIQUE USED AZNAR+	Management	For
	G.V. GALARRAGA+	Management	For
	MR. J.M.A.P. LOPEZ#	Management	For
03	AUTHORIZATION TO ACQUIRE THE COMPANY S OWN SHARES, EITHER DIRECTLY OR THROUGH GROUP COMPANIES.	Management	For
04	DELEGATION TO THE BOARD OF DIRECTORS THE POWER TO ISSUE DEBENTURES, BONDS, NOTES AND OTHER FIXED-INCOME SECURITIES.	Management	For
05	REDUCTION IN SHARE CAPITAL BY MEANS OF THE REPURCHASE OF THE COMPANY S OWN SHARES.	Management	For
6A	AMENDMENTS REGARDING THE GENERAL SHAREHOLDERS MEETING.	Management	For
6B	AMENDMENTS REGARDING PROXY-GRANTING AND VOTING	Management	For

	-			
	BY MEANS OF LONG-DISTANCE C	OMMUNICATION AND REMOTE		
6C	ATTENDANCE.  AMENDMENTS REGARDING THE BC	ADD OF DIDECTORS	Management	For
7A	AMENDMENT OF ARTICLE 5 (POW		Management	For
	AT THE GENERAL SHAREHOLDERS		<b>)</b> -	
7B	AMENDMENTS RELATING TO THE		Management	For
7.0	OF THE GENERAL SHAREHOLDERS		Mara acomont	For
7C	AMENDMENTS RELATING TO PROX BY MEANS OF LONG-DISTANCE C		Management	For
	ATTENDANCE.	OFFICIAL TIME TO THE TELL OF T		
7D	OTHER AMENDMENTS: AMENDMENT	OF ARTICLE 21 AND	Management	For
0.0	AMENDMENT OF ARTICLE 24.	Wat zon Tumpppppm	Mariana	П
08	DELEGATION OF POWERS TO FOR CURE AND CARRY OUT THE RESC		Management	For
	THE SHAREHOLDERS.	TO TOUR WASHINGTON DI		
TRIBUNE	COMPANY		TRB	
	22.52.184.08	- ~		
ISSUER:	896047107	ISIN:		
Meeting	e - Investment Company Report Date Range: 07/01/2006 to 06/ Accounts: NPX GABELLI GLB MU	30/2007 Report Date:	06/26/2007 107 of 187	
SEDOL:				
VOTE GRO	UP: GLOBAL			
Proposal			Proposal	Vot
	Proposal		Type	Cas
01	DIRECTOR		Management	For
		JEFFREY CHANDLER	Management	For
		WILLIAM A. OSBORN	Management Management	For
		MILES D. WHITE	Management	For
02	RATIFICATION OF INDEPENDENT	ACCOUNTANTS.	Management	For
03	SHAREHOLDER PROPOSAL CONCER BOARD OF DIRECTORS.	NING TRIBUNE S CLASSIFIED	Shareholder	Again
	AM CORPORATION		WIN	
ISSUER:	97381W104	ISIN:		ļ
SEDOL:				
VOTE GRO	UP: GLOBAL			ļ

Proposal

Number Proposal

01 DIRECTOR

For

Proposal Vot Type Cas

Management

	S.E. "SANDY" BEALL, III  DENNIS E. FOSTER  FRANCIS X. FRANTZ  JEFFERY R. GARDNER  JEFFREY T. HINSON  JUDY K. JONES  WILLIAM A. MONTGOMERY  FRANK E. REED	Management Management Management Management Management Management Management Management	For For For For For For
02	APPROVE THE WINDSTREAM PERFORMANCE INCENTIVE COMPENSATION PLAN RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS	Management	For
03	LLP AS WINDSTREAM S INDEPENDENT REGISTERED PUBLIC ACCOUNTANT FOR 2007	Management	For
04	REQUIRED EQUITY AWARDS TO BE HELD	Shareholder	Again
APPLE INC	······································	AAPL	
ISSUER: (	037833100 ISIN:		
SEDOL:			
VOTE GROU	JP: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vot Cas
01	DIRECTOR	Management	For
02	WILLIAM V. CAMPBELL MILLARD S. DREXLER ALBERT A. GORE, JR. STEVEN P. JOBS ARTHUR D. LEVINSON ERIC E. SCHMIDT JEROME B. YORK TO APPROVE AMENDMENTS TO THE APPLE INC. 2003	Management Management Management Management Management Management Management Management	For For For For For Again
Meeting I	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Report Date: 0 Accounts: NPX GABELLI GLB MULTIMEDIA TR Page 1	6/26/2007 08 of 187	
0.2	EMPLOYEE STOCK PLAN.	Managanana	П
03	TO APPROVE AMENDMENTS TO THE APPLE INC. EMPLOYEE STOCK PURCHASE PLAN.	Management	For
04	TO APPROVE AMENDMENTS TO THE 1997 DIRECTOR STOCK OPTION PLAN.	Management	For
05	TO RATIFY THE APPOINTMENT OF KPMG LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR 2007.	Management	For
06	TO CONSIDER A SHAREHOLDER PROPOSAL ENTITLED OPTION DATING POLICY, IF PROPERLY PRESENTED AT THE MEETING.	Shareholder	Again
	AT THE PHETING.		

TO CONSIDER A SHAREHOLDER PROPOSAL ENTITLED

PAY FOR PERFORMANCE STANDARD, IF PROPERLY PRESENTED

Again

Shareholder

	AT THE MEETING.			
08	TO CONSIDER A SHAREHOLDER PROPOSAL ENT ENVIRONMENTAL REPORT, IF PROPERLY PRE AT THE MEETING.		Shareholder	Again
09	TO CONSIDER A SHAREHOLDER PROPOSAL ENT EQUITY RETENTION POLICY, IF PROPERLY AT THE MEETING.		Shareholder	Again
10	TO CONSIDER A SHAREHOLDER PROPOSAL ENT ELECTRONIC WASTE TAKE BACK AND RECYCLI PROPERLY PRESENTED AT THE MEETING.		Shareholder	Again
11	TO CONSIDER A SHAREHOLDER PROPOSAL ENT ADVISORY VOTE ON COMPENSATION, IF PRO AT THE MEETING.		Shareholder	Again
CENTURYTE	L, INC.		CTL	
ISSUER: 1	56700106 ISIN:			
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vot Cas
01	DIRECTOR		Management	For
		WILLIAM R. BOLES, JR.	-	For
		W. BRUCE HANKS	Management	For
		C.G. MELVILLE, JR.	Management	For
02	TO RATIFY THE SELECTION OF KPMG LLP AS	GLEN F. POST, III	Management Management	For For
02	S INDEPENDENT AUDITOR FOR 2007.	THE COMPANT	Marragemeric	101
03	TO ACT UPON A SHAREHOLDER PROPOSAL REG EXECUTIVE COMPENSATION.	ARDING	Shareholder	Again
GOOGLE IN	 C.		GOOG	
ISSUER: 3	8259P508 ISIN:			
SEDOL:				
VOTE GROU	P: GLOBAL			
Dropossi			Dropogo 1	77c±
Proposal Number	Proposal		Proposal Type	Vot Cas
01	DIRECTOR	EDIC CCUMIDT	Management	For
		ERIC SCHMIDT SERGEY BRIN	Management Management	For For
		LARRY PAGE	Management	For
		LARRI FAGE L. JOHN DOERR	Management	For
		JOHN L. HENNESSY	Management	For
		ARTHUR D. LEVINSON	Management	For
		THILLIAN D. HEVINOON	11a11agement	101

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	ANN MATHER	Management	For
	PAUL S. OTELLINI	Management	For
	K. RAM SHRIRAM	Management	For
	SHIRLEY M. TILGHMAN	Management	For
02	RATIFICATION OF APPOINTMENT OF ERNST & YOUNG	Management	For
	LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING		
	FIRM OF GOOGLE INC. FOR THE FISCAL YEAR ENDING		
	DECEMBER 31, 2007.		
03	APPROVAL OF AN AMENDMENT TO GOOGLE S 2004 STOCK	Management	For
	PLAN TO INCREASE THE NUMBER OF AUTHORIZED SHARES		
	OF CLASS A COMMON STOCK ISSUABLE THEREUNDER BY		
	4,500,000.		
04	APPROVAL OF GOOGLE S EXECUTIVE BONUS PLAN.	Management	For
05	STOCKHOLDER PROPOSAL TO REQUEST THAT MANAGEMENT	Shareholder	Again
	INSTITUTE POLICIES TO HELP PROTECT FREEDOM OF		
	ACCESS TO THE INTERNET.		
	V CA NEUTLIN CUR CEINE		

JC DECAUX SA, NEUILLY SUR SEINE

ISSUER: F5333N100 ISIN: FR0000077919

SEDOL: B01DL04, 7136663, B1C93C4

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VOTE GROUP: GLOBAL

Proposal

Number	Proposal	Туре	Cas
*	VERIFICATION PERIOD: REGISTERED SHARES: 1 TO 5 DAYS PRIOR TO THE MEETING DATE, DEPENDS ON	Non-Voting	
	COMPANY S BY-LAWS. BEARER SHARES: 6 DAYS PRIOR TO THE MEETING DATE. FRENCH RESIDENT SHAREOWNERS		

MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND DIRECTIONS. THE FOLLOWING APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON THE VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS REGISTERED INTERMEDIARY, PLEASE CONTACT YOUR REPRESENTATIVE. TRADES/VOTE INSTRUCTIONS: SINCE FRANCE MAINTAINS A VERIFICATION PERIOD, FOR VOTE INSTRUCTIONS SUBMITTED THAT HAVE A TRADE TRANSACTED (SELL) FOR EITHER THE FULL SECURITY POSITION OR A PARTIAL AMOUNT AFTER THE VOTE INSTRUCTION HAS BEEN SUBMITTED AND THE GLOBAL CUSTODIAN ADVISES OF THE POSITION CHANGE VIA THE ACCOUNT POSITION COLLECTION PROCESS, THERE IS A PROCESS IN EFFECT WHICH WILL ADVISE THE GLOBAL CUSTODIAN OF THE NEW ACCOUNT POSITION AVAILABLE FOR VOTING. THIS

Proposal

Vot

WILL ENSURE THAT THE LOCAL CUSTODIAN IS INSTRUCTED TO AMEND THE VOTE INSTRUCTION AND RELEASE THE SHARES FOR SETTLEMENT OF THE SALE TRANSACTION. THIS PROCEDURE PERTAINS TO SALE TRANSACTIONS WITH A SETTLEMENT DATE PRIOR TO MEETING DATE

I. RECEIVE THE REPORTS OF THE EXECUTIVE COMMITTEE,
THE SUPERVISORY BOARD AND THEAUDITORS, THE COMPANY
S FINANCIAL STATEMENTS FOR THE YE 31 DEC 2006,
AS PRESENTED, SHOWING EARNINGS OF EUR 113,952,228.91,
ACCORDINGLY AND GRANT DISCHARGE THE MEMBERS OF
THE EXECUTIVE COMMITTEE AND SUPERVISORY BOARD

Management Take No Ac

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FOR THE PERFORMANCE OF THEIR DUTIES DURING THE SAID FY  $\footnote{\footnote{1}}$ 

2. RECEIVE THE REPORTS OF THE EXECUTIVE COMMITTEE,
SUPERVISORY BOARD AND THE AUDITORS, THE CONSOLIDATED
FINANCIAL STATEMENTS FOR THE FYE 31 DEC 2006
IN THE FORM PRESENTED TO THE MEETING

Management Take No Ac

3. APPROVE THE RECOMMENDATIONS OF THE EXECUTIVE
COMMITTEE AND THE REMARKS OF THESUPERVISORY BOARD
AND RESOLVES THAT THE INCOME FOR THE FY BE APPROPRIATED
AS FOLLOWS: EARNINGS ON 31 DEC 2006: EUR 113,952,228.91,
ALLOCATED AS FOLLOWS: DIVIDENDS: EUR 93,120,409.20,
OTHER RESERVES: EUR 20,831,819.71 FOLLOWING THIS
APPROPRIATION, THE OTHER RESERVES WILL AMOUNT
TO EUR 684,713,503.88; THE SHAREHOLDERS WILL
RECEIVE A NET DIVIDEND OF EUR 0.42 PER SHARE;
THIS DIVIDEND WILL BE PAID ON 11 JUN 2007 AND
WILL ENTITLE TO THE DEDUCTION PROVIDED BY THE
FRENCH TAX CODE AS REQUIRED BY LAW

Management Take No Ac

4. APPROVE THE EXPENSES AND CHARGES THAT WERE NOT TAX-DEDUCTIBLE OF EUR 38,629.00 WITH A CORRESPONDING TAX OF EUR 13,300.00

Management Take No Ac

ACKNOWLEDGE THAT THERE IS NO NEW AGREEMENT AUTHORIZED

Management
BY THE SUPERVISORY BOARD FOR THE FYE 31 DEC 2006;

AFTER HEARING THE SPECIAL REPORT OF THE AUDITORS

Management Take No Ac

AUTHORIZE THE EXECUTIVE COMMITTEE TO BUY BACK
THE COMPANY S SHARES ON THE OPEN MARKET, SUBJECT
TO THE CONDITIONS DESCRIBED BELOW: MAXIMUM PURCHASE
PRICE: EUR 30.00, MAXIMUM NUMBER OF SHARES TO
BE ACQUIRED: 10% OF THE SHARES COMPRISING THE
SHARE CAPITAL, I.E. 22,171,526 SHARES ON 31 DEC
2006; THE NUMBER OF SHARES ACQUIRED BY THE COMPANY
WITH A VIEW TO THEIR RETENTION OR THEIR SUBSEQUENT
DELIVERY IN PAYMENT OR EXCHANGE AS PART OF A
MERGER, DIVESTMENT OR CAPITAL CONTRIBUTION CANNOT

Management Take No Ac

EXCEED 5% OF ITS CAPITAL; MAXIMUM FUNDS INVESTED IN THE SHARE BUYBACKS: EUR 665,145,780.00; AUTHORITY EXPIRES ON 18-MONTH PERIOD; THE SHAREHOLDERS MEETING DELEGATES ALL POWERS TO THE EXECUTIVE COMMITTEE TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

7. APPROVE TO DELEGATE ALL POWERS TO THE EXECUTIVE COMMITTEE TO INCREASE ON 1 ORMORE OCCASIONS, IN FRANCE OR ABROAD, THE SHARE CAPITAL BY A MAXIMUM NOMINAL AMOUNT OF EUR 3,000,000,000.00, BY ISSUANCE, WITH THE SHAREHOLDERS PREFERRED SUBSCRIPTION RIGHTS MAINTAINED, OF SHARES AND, OR SECURITIES GIVING ACCESS TO THE SHARE CAPITAL AND, OR SECURITIES GIVING RIGHT TO THE ALLOCATION OF DEBT SECURITIES; THE PRESENT DELEGATION IS GIVEN FOR A 26-MONTH PERIOD; THE SHAREHOLDERS MEETING DELEGATES ALL POWERS TO THE EXECUTIVE COMMITTEE TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES; THIS DELEGATION OF POWERS SUPERSEDES, FOR THE FRACTION UNUSED, ALL EARLIER DELEGATIONS TO THE SAME EFFECT

Management Take No Ac

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- APPROVE TO DELEGATE ALL POWERS TO THE EXECUTIVE 8. COMMITTEE TO INCREASE ON 1 ORMORE OCCASIONS, IN FRANCE OR ABROAD, THE SHARE CAPITAL TO A MAXIMUM NOMINAL AMOUNT OF EUR 3,000,000,000.00, BY ISSUANCE, WITH CANCELLATION OF THE SHAREHOLDERS PREFERRED SUBSCRIPTION RIGHTS, OF SHARES AND, OR SECURITIES GIVING ACCESS TO THE SHARE CAPITAL AND, OR SECURITIES GIVING RIGHT TO THE ALLOCATION OF DEBT SECURITIES; THIS AMOUNT SHALL COUNT AGAINST THE OVERALL VALUE SET FORTH IN RESOLUTION NUMBER 7; THE PRESENT DELEGATION IS GIVEN FOR A 26-MONTH PERIOD; THE SHAREHOLDERS MEETING DELEGATES ALL POWERS TO THE EXECUTIVE COMMITTEE TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES; THIS DELEGATION OF POWERS SUPERSEDES, THE FRACTION UNUSED, ALL EARLIER DELEGATIONS TO THE SAME EFFECT
- 9. APPROVE TO DELEGATE ALL POWERS TO THE EXECUTIVE COMMITTEE TO INCREASE THE SHARE CAPITAL, UP TO 10% OF THE SHARE CAPITAL WHICH REPRESENTS 221,715,260 SHARES ON 31 DEC 2006, WITH CANCELLATION OF THE PREFERRED SUBSCRIPTION RIGHTS, BY WAY OF ISSUING SHARES OR SECURITIES GIVING ACCESS TO THE CAPITAL, IN CONSIDERATION FOR THE CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY AND COMPRISED OF CAPITAL SECURITIES OR SECURITIES GIVING ACCESS TO SHARE CAPITAL; AUTHORITY EXPIRES FOR A 26-MONTH PERIOD; THE SHAREHOLDERS MEETING DELEGATES ALL POWERS TO THE EXECUTIVE COMMITTEE TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES;

Management Take No Ac

Management Take No Ac

THIS DELEGATION OF POWERS SUPERSEDES, FOR THE FRACTION UNUSED, ALL EARLIER DELEGATIONS TO THE SAME EFFECT

10. APPROVE TO DELEGATE ALL POWERS TO THE EXECUTIVE COMMITTEE IN ORDER TO INCREASE THE SHARE CAPITAL, IN 1 OR MORE OCCASIONS, UP TO A MAXIMUM NOMINAL AMOUNT OF EUR 3,000,000,000.00, BY WAY OF CAPITALIZING RESERVES, PROFITS, PREMIUMS OR OTHER MEANS, PROVIDED THAT SUCH CAPITALIZATION IS ALLOWED BY LAW AND UNDER THE BY-LAWS, TO BE CARRIED OUT THROUGH THE ISSUE OF BONUS SHARES OR THE RAISE OF THE PAR VALUE OF THE EXISTING SHARES OR BY UTILIZING ALL OR SOME OF THESE METHODS, SUCCESSIVELY OR SIMULTANEOUSLY; THIS AMOUNT SHALL COUNT AGAINST THE OVERALL VALUE SET FORTH IN RESOLUTION NUMBER 7; THIS DELEGATION IS GIVEN FOR A 26-MONTH PERIOD; THE SHAREHOLDERS MEETING DELEGATES ALL POWERS TO THE EXECUTIVE COMMITTEE TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES; THIS DELEGATION OF POWERS SUPERSEDES, FOR THE FRACTION UNUSED, ALL EARLIER DELEGATIONS TO THE SAME EFFECT

Management Take No Ac

11. APPROVE THE EXECUTIVE COMMITTEE MAY DECIDE TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED IN THE EVENT OF A CAPITAL INCREASE WITH OR WITHOUT PREFERENTIAL SUBSCRIPTION RIGHT OF SHAREHOLDERS, AT THE SAME PRICE AS THE INITIAL ISSUE, WITHIN 30 DAYS OF THE CLOSING OF THE SUBSCRIPTION PERIOD AND UP TO A MAXIMUM OF 15% OF THE INITIAL ISSUE

Management Take No Ac

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JC DECAUX SA, NEUILLY SUR SEINE

ISSUER: F5333N100 ISIN: FR0000077919

SEDOL: B01DL04, 7136663, B1C93C4

Proposal Number	Proposal	Proposal Type	Vot Cas
2.	APPROVE THE FINANCIAL STATEMENTS AND GRANT DISCHARGE THE MANAGEMENT AND THE SUPERVISORY BOARD MEMBERS	Management	Take No Ao
3.	ACCEPT THE CONSOLIDATED FINANCIAL STATEMENTS AND THE STATUTORY REPORTS	Management	Take No Ac
4.	APPROVE THE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.42 PER SHARE	Management	Take No Ac

5.	ACKNOWLEDGE THE NON-TAX DEDUCTIBLE EXPENSES	Management	Take No Ac
6.	APPROVE THE SPECIAL AUDITOR S REPORT REGARDING RELATED-PARTY TRANSACTIONS	Management	Take No Ac
7.	GRANT AUTHORITY TO REPURCHASE UP TO 10% OF ISSUED SHARE CAPITAL	Management	Take No Ac
8.	APPROVE THE SPECIAL BUSINESS	Management	Take No Ac
9.	GRANT AUTHORITY TO ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES WITHOUT PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 3 BILLION	Management	Take No Ac
10.	GRANT AUTHORITY TO ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES WITHOUT PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 3 BILLION	Management	Take No Ac
11.	GRANT AUTHORITY TO INCREASE THE CAPITAL OF UP TO 10% OF ISSUED CAPITAL FOR FUTURE ACQUISITIONS	Management	Take No Ac
12.	GRANT AUTHORITY TO THE CAPITALIZATION OF RESERVES OF UP EUR 3 BILLION \FOR BONUS ISSUE OR INCREASE IN PAR VALUE	Management	Take No Ac
1.	APPROVE THE ORDINARY BUSINESS	Management	Take No Ac
13.	AUTHORIZE BOARD TO INCREASE CAPITAL IN THE EVENT OF ADDITIONAL DEMAND RELATEDTO DELEGATION SUBMITTED TO SHAREHOLDER VOTE ABOVE	Management	Take No Ac
*	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 374627 DUE TO RECEIPT OF ADDITIONAL RESOLUTIONS. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.	Non-Voting	
*	FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND DIRECTIONS. THE FOLLOWING	Non-Voting	

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APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY
CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED
TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED
INTERMEDIARIES, ON THE VOTE DEADLINE DATE. IN
CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL
CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD
TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER
YOUR GLOBAL CUSTODIAN ACTS AS REGISTERED INTERMEDIARY,
PLEASE CONTACT YOUR REPRESENTATIVE.

14.	APPROVE THE EMPLOYEE SAVINGS-RELATED SHARE PURCHASE PLAN	Management	Take No Ac
15.	APPROVE THE STOCK OPTION PLAN GRANTS	Management	Take No Ac
16.	GRANT AUTHORITY OF UP TO 0.5 PERCENT OF ISSUED CAPITAL FOR USE IN RESTRICTED STOCK PLAN	Management	Take No Ac
17.	APPROVE THE REDUCTION IN SHARE CAPITAL VIA CANCELLATION OF THE REPURCHASES SHARES	Management	Take No Ac
18.	AMEND THE ARTICLES OF ASSOCIATION RE: RECORD DATE	Management	Take No Ac
19.	GRANT AUTHORITY THE FILLING OF REQUIRED DOCUMENTS/OTHER FORMALITIES	Management	Take No Ac
JC DECAUX	X SA, NEUILLY SUR SEINE		
ISSUER: E	F5333N100 ISIN: FR0000077919		
VOTE GROU			
-		Proposal Type	Vot Cas
-	Proposal  PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 374627 DUE TO RECEIPT OF ADDITIONAL RESOLUTIONS. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT	Type	
	Proposal  PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 374627 DUE TO RECEIPT OF ADDITIONAL RESOLUTIONS. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL	Туре	Cas
Number *	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 374627 DUE TO RECEIPT OF ADDITIONAL RESOLUTIONS. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU. FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND DIRECTIONS. THE FOLLOWING APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON THE VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS REGISTERED INTERMEDIARY,	Type Non-Voting	Cas

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THE MANAGEMENT AND THE SUPERVISORY BOARD MEMBERS

2.	ACCEPT THE CONSOLIDATED FINANCIAL STATEMENTS AND THE STATUTORY REPORTS	Management	Take No Ac
3.	APPROVE THE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.42 PER SHARE	Management	Take No Ac
4.	ACKNOWLEDGE THE NON-TAX DEDUCTIBLE EXPENSES	Management	Take No Ac
5.	APPROVE THE SPECIAL AUDITOR S REPORT REGARDING RELATED-PARTY TRANSACTIONS	Management	Take No Ac
6.	GRANT AUTHORITY TO REPURCHASE UP TO 10% OF ISSUED SHARE CAPITAL	Management	Take No Ac
*	SPECIAL BUSINESS	Non-Voting	
7.	GRANT AUTHORITY TO ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES WITH PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 3 BILLION	Management	Take No Ac
8	GRANT AUTHORITY TO ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES WITHOUT PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 3 BILLION	Management	Take No Ac
9.	GRANT AUTHORITY TO INCREASE THE CAPITAL OF UP TO 10% OF ISSUED CAPITAL FOR FUTURE ACQUISITIONS	Management	Take No Ac
10.	GRANT AUTHORITY TO THE CAPITALIZATION OF RESERVES OF UP EUR 3 BILLION \FOR BONUS ISSUE OR INCREASE IN PAR VALUE	Management	Take No Ac
11.	AUTHORIZE BOARD TO INCREASE CAPITAL IN THE EVENT OF ADDITIONAL DEMAND RELATEDTO DELEGATION SUBMITTED TO SHAREHOLDER VOTE ABOVE	Management	Take No Ac
12.	APPROVE THE EMPLOYEE SAVINGS-RELATED SHARE PURCHASE PLAN	Management	Take No Ac
13.	APPROVE THE STOCK OPTION PLAN GRANTS	Management	Take No Ac
14.	GRANT AUTHORITY OF UP TO 0.5% OF ISSUED CAPITAL FOR USE IN RESTRICTED STOCK PLAN	Management	Take No Ac
15.	APPROVE THE REDUCTION IN SHARE CAPITAL VIA CANCELLATION OF THE REPURCHASES SHARES	Management	Take No Ac
16.	AMEND THE ARTICLES OF ASSOCIATION RE: RECORD DATE	Management	Take No Ac
17.	GRANT AUTHORITY THE FILLING OF REQUIRED DOCUMENTS/OTHER FORMALITIES	Management	Take No Ac
SINCLAIR	BROADCAST GROUP, INC.	SBGI	
ISSUER:	829226109 ISIN:		
SEDOL:			

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vot Cas
01	DIRECTOR	Management	For
	DAVID D. SMITH	Management	For
	FREDERICK G. SMITH	Management	For
	J. DUNCAN SMITH	Management	For
	ROBERT E. SMITH	Management	For
	BASIL A. THOMAS	Management	For
	LAWRENCE E. MCCANNA	Management	For
	DANIEL C. KEITH	Management	For
	MARTIN R. LEADER	Management	For
02	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG	Management	For
	LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING		
	FIRM FOR THE YEAR ENDING DECEMBER 31, 2007.		
03	APPROVE THE MATERIAL TERMS OF EXECUTIVE OFFICER	Management	For
	PERFORMANCE GOALS TO QUALIFY AS PERFORMANCE-BASED		
	COMPENSATION.		

UNITED BUSINESS MEDIA PLC

ISSUER: G92272130 ISIN: GB00B1TQY924

SEDOL: B1TQY92, B1VKR48, B1VKR37

Proposal Number	Proposal	Proposal Type	Vot Cas
1.	RECEIVE AND ADOPT THE REPORT AND ACCOUNTS	Management	For
2.	APPROVE THE DIRECTORS REMUNERATION REPORT	Management	For
3.	APPROVE A FINAL DIVIDEND OF 13.6 PENCE PER SHARE	Management	For
4.	ELECT MR. PRADEEP KAR AS A DIRECTOR	Management	For
5.	ELECT MR. KAREN THOMSON AS A DIRECTOR	Management	For
6.	RE-ELECT MR. JOHN BOTTS AS A DIRECTOR	Management	For
7.	RE-APPOINT ERNST & YOUNG LLP AS THE AUDITORS AND AUTHORIZE THE DIRECTORS TO DETERMINE THEIR REMUNERATION	Management	For
S.8	AUTHORIZE THE COMPANY TO PURCHASE 25,285,801 ORDINARY SHARES FOR MARKET PURCHASE	Management	For
S.9	AUTHORIZE THE COMPANY TO PURCHASE 4,133,770 OF B SHARES FOR MARKET PURCHASE	Management	For

10.	AUTHORIZE THE DIRECTORS TO ISSUE THE WQUITY OR EQUITY-LINKED SECURITIES WITH PRE-EMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF GBP 28,494,416	Management	For
S.11	GRANT AUTHORITY TO ISSUE THE EQUITY OR EQUITY-LINKED SECURITIES WITHOUT PRE-EMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF GBP 4,274,162	Management	For
12.	AUTHORIZE THE COMPANY TO MAKE DOCUMENTS AVAILABLE TO SHAREHOLDERS VIA A WEBSITE	Management	For
13.	AUTHORIZE THE COMPANY TO MAKE EU POLITICAL ORGANIZATION DONATIONS AND TO INCURE EU POLITICAL EXPENDITURES UP TO GBP 50,000	Management	For

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CHINA UNICOM LIMITED CHU

ISSUER: 16945R104 ISIN:

SEDOL:

Proposal Number	Proposal	Proposal Type	Vot Cas
01	TO RECEIVE AND CONSIDER THE FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND OF THE INDEPENDENT AUDITOR.	Management	For
02	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2006.	Management	For
3A1	TO ELECT OR RE-ELECT MR. SHANG BING AS A DIRECTOR.	Management	For
3A2	TO ELECT OR RE-ELECT MS. LI JIANGUO AS A DIRECTOR.	Management	For
3A3	TO ELECT OR RE-ELECT MR. YANG XIAOWEI AS A DIRECTOR.	Management	For
3A4	TO ELECT OR RE-ELECT MR. WU JINGLIAN AS A DIRECTOR.	Management	For
3A5	TO ELECT OR RE-ELECT MR. SHAN WEIJIAN AS A DIRECTOR.	Management	For
3В	TO AUTHORIZE THE DIRECTORS TO FIX REMUNERATION OF THE DIRECTORS FOR THE YEAR ENDING 31 DECEMBER 2007.	Management	For
04	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITORS, AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION.	Management	For
05	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES IN THE COMPANY.	Management	For
06	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES.	Management	For
07	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS TO ISSUE, ALLOT AND DEAL WITH SHARES BY THE NUMBER OF SHARES REPURCHASED.	Management	For
08	TO APPROVE THE AMENDMENTS TO THE SHARE OPTION SCHEME AND THE PRE-GLOBAL OFFERING SHARE OPTION SCHEME OF THE COMPANY.	Management	For

09 TO APPROVE THE AMENDMENTS TO THE CERTAIN TERMS For Management OF THE OPTIONS GRANTED, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT. \_\_\_\_\_\_ LIVE NATION, INC. LYV ISSUER: 538034109 ISIN: SEDOL: \_\_\_\_\_\_ VOTE GROUP: GLOBAL Vot Proposal Proposal Number Proposal Type Cas \_\_\_\_\_ Management
MICHAEL COHL Management
L. LOWRY MAYS Management
MICHAEL RAPINO Management
JOHN N. SIMONS, JR. Management
Management 01 DIRECTOR For For For For For 02 APPROVAL OF THE LIVE NATION, INC. 2006 ANNUAL Management For INCENTIVE PLAN, AS AMENDED AND RESTATED. APPROVAL OF THE LIVE NATION, INC. 2005 STOCK Management For INCENTIVE PLAN, AS AMENDED AND RESTATED. 04 RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG Management For LLP AS LIVE NATION, INC. S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE 2007 FISCAL YEAR. ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 06/26/2007 Selected Accounts: NPX GABELLI GLB MULTIMEDIA TR Page 117 of 187 MELCO PBL ENTERTAINMENT (MACAU) LTD ISSUER: 585464100 ISIN: SEDOL: VOTE GROUP: GLOBAL Proposal Proposal Vot Number Proposal Cas RATIFICATION OF THE AUDITED FINANCIAL STATEMENTS Management For FOR THE FISCAL YEAR 2006 AND THE INCLUSION THEREOF IN THE ANNUAL REPORT ON FORM 20-F FILED WITH THE U.S. SECURITIES AND EXCHANGE COMMISSION. RATIFICATION OF THE APPOINTMENT OF THE INDEPENDENT Management For AUDITOR DELOITTE TOUCHE TOHMATSU FOR THE FISCAL YEAR 2006.

WORLD WRESTLING ENTERTAINMENT, INC.

WWE

ISSUER: 98156Q108 ISIN:

SEDOL:

\_\_\_\_\_\_

VOTE GROUP: GLOBAL

Proposal		Proposal	Vot
Number	Proposal	Type	Cas
01	DIRECTOR	Management	For
	VINCENT K. MCMAHON	Management	For
	LINDA E. MCMAHON	Management	For
	ROBERT A. BOWMAN	Management	For
	DAVID KENIN	Management	For
	JOSEPH PERKINS	Management	For
	MICHAEL B. SOLOMON	Management	For
	LOWELL P. WEICKER, JR.	Management	For
	MICHAEL SILECK	Management	For
02	RATIFICATION OF DELOITTE & TOUCHE LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Management	For
03	SUCH OTHER BUSINESS AS MAY PROPERLY COME BEFORE THE MEETING OR ANY ADJOURNMENT THEREOF.	Management	For

SAGA COMMUNICATIONS, INC. SGA

ISSUER: 786598102 ISIN:

SEDOL:

\_\_\_\_\_\_

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vot Cas
01	DIRECTOR	Management	 For
	DONALD J. ALT	Management	For
	BRIAN W. BRADY	Management	For
	CLARKE R. BROWN	Management	For
	EDWARD K. CHRISTIAN	Management	For
	JONATHAN FIRESTONE	Management	For
	ROBERT J. MACCINI	Management	For
	GARY STEVENS	Management	For
02	TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP TO SERVE AS THE INDEPENDENT REGISTERED PUBLIC	Management	For

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ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2007.

ALLTEL CORPORATION ΑТ

ISSUER: 020039103 ISIN:

SEDOL:

\_\_\_\_\_\_

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vot Cas
01	DIRECTOR	Management	For
	SCOTT T. FORD	Management	For
	L.L GELLERSTEDT, III	Management	For
	EMON A. MAHONY, JR.	Management	For
	RONALD TOWNSEND	Management	For
02	RATIFICATION OF APPOINTMENT OF INDEPENDENT AUDITORS	Management	For

HARTE-HANKS, INC. HHS

ISSUER: 416196103 ISIN:

SEDOL:

\_\_\_\_\_\_

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vot Cas
01	DIRECTOR		Management	For
		WILLIAM F. FARLEY	Management	For
		LARRY FRANKLIN	Management	For
		WILLIAM K. GAYDEN	Management	For

SPIR COMMUNICATION SA, AIX EN PROVENCE

ISSUER: F86954165 ISIN: FR0000131732

SEDOL: B1L5259, B05P548, 4834142

VOTE GROUP: GLOBAL

Proposal		Proposal	Vot
Number	Proposal	Туре	Cas

FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND DIRECTIONS. THE FOLLOWING APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON THE VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD

Non-Voting

TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS REGISTERED INTERMEDIARY, PLEASE CONTACT YOUR REPRESENTATIVE.

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* 0.1	PLEASE NOTE THIS IS A MIX MEETING. THANK YOU. RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS, APPROVE THE COMPANY S FINANCIAL STATEMENTS FOR THE YE ON 31 DEC 2006, AS PRESENTED, SHOWING NET BOOK EARNING OF EUR 38,014,022.01; THE SHAREHOLDERS MEETING APPROVES THE EXPENSES AND CHARGES THAT WERE NOT TAX-DEDUCTIBLE OF EUR 23,790.00 ACCORDINGLY, GRANT PERMANENT DISCHARGE TO THE DIRECTORS AND TO THE AUDITORS FOR THE PERFORMANCE OF THEIR DUTIES DURING THE SAID FY	Non-Voting Management	For
0.2	APPROVE THE APPROPRIATIONS AND ALLOCATIONS: INCOME FOR THE FY: EUR 38,014,022.01, RETAINED EARNINGS: EUR +523,760.00, TOTAL TO ALLOCATE: EUR 38,537,782.01, VARIED RESERVES: EUR 7,310,727.01, DIVIDENDS: EUR 31,227,055.00; THE SHAREHOLDERS WILL RECEIVE A NET DIVIDEND OF EUR 5.00 FOR EACH OF THE 6,245,411 SHARES AND WILL ENTITLE TO THE 40% DEDUCTION PROVIDED BY THE FRENCH TAX CODE THIS DIVIDEND WILL BE PAID ON 31 MAY 2007 AS REQUIRED BYLAW	Management	For
0.3	RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS, APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SAID FY, IN THE FORM PRESENTED TO THE MEETING, SHOWING A TURNOVER OF EUR 588,500,000.00, A NET CONSOLIDATED INCOME OF EUR 52,600,000.00 AND A NET INCOME GROUP SHARE OF EUR 52,800,000.00	Management	For
0.4	RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY ARTICLE L.225-38 OF THE FRENCH COMMERCIAL CODE SAID REPORT AND THE AGREEMENTS REFERRED TO THEREIN	Management	For
0.7	ACKNOWLEDGE THE DECEASE OF MR. PHILIPPE AMYOT D INVILLE IN JUN 2006, WHICH ENDS HIS TERM OF OFFICE AS THE DIRECTOR	Management	For
0.5	RATIFY THE APPOINTMENT MR. HERVE PINET AS A DIRECTOR, TO REPLACE MR. LAURENT TOURNON, FOR THE REMAINDER OF MR. LAURENT TOURNON S TERM OF OFFICE I.E. UNTIL THE SHAREHOLDERS MEETING CALLED TO APPROVE THE FINANCIAL STATEMENTS FOR THE FYE ON 31 DEC 2008	Management	For
0.6	RATIFY THE APPOINTMENT OF MR. LOUIS ECHELARD AS THE DIRECTOR, TO REPLACE MR. FRANCIS TEITGEN, FOR THE REMAINDER OF MR. FRANCIS TEITGEN TERM	Management	For

OF OFFICE, I.E. UNTIL THE SHAREHOLDERS MEETING CALLED TO APPROVE THE FINANCIAL STATEMENTS FOR

THE FYE ON 31 DEC 2010

O.8 APPOINT TO RENEW MR. HENRI TRACOU AS THE DIRECTOR Management For FOR A 6 YEAR PERIOD

O.9 GRANT FULL POWERS TO THE BEARER OF AN ORIGINAL, Management For A COPY OF EXTRACT OF THE MINUTES OF THIS MEETING TO CARRY OUT ALL FILINGS, PUBLICATION AND OTHER FORMALITIES PRESCRIBED BYLAW

E.10 APPROVE TO HAVE REVIEWED THE MERGER AGREEMENT Management For

E.10 APPROVE TO HAVE REVIEWED THE MERGER AGREEMENT
OF FRANCE DIFFUSION IN TO SPIR COMMUNICATION
SIGNED ON 15 FEB 2007, THE SHAREHOLDERS MEETING
ACCEPTS AND APPROVE THIS MERGER COMING IN TO
EFFECT ON 01 JAN 2007, THE CONTRIBUTIONS CARRIED
OUT BY FRANCE DIFFUSION AND THEIR VALUATION,
SAID CONTRIBUTIONS BEING GRANTED WITH THE TAKING-OVER
BY SPIR COMMUNICATION OF ALL ITS COMMITMENTS;
THE NET VALUE OF FRANCE DIFFUSION S CONTRIBUTIONS
I.E. EUR 581,089.00 IS INFERIOR TO THE NET BOOK
VALUE OF THIS CONTRIBUTION REGISTERED IS SPIR

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COMMUNICATION S ACCOUNTS WHICH AMOUNTS TO EUR
2,323,856.00 CONSEQUENTLY, THIS WILL RESULT IN
A CAPITAL LOSS ON TRANSFERRED SHARES OF EUR 1,742,767.00;
SINCE SPIR COMMUNICATION OWNS THE WHOLE SHARES
MAKING UP THE ACQUIRED COMPANY S CAPITAL, THERE
SHALL BE NO CAPITAL INCREASE AS A RESULT OF THE
MERGER AND THE ACQUIRED COMPANY FRANCE DIFFUSION
SHALL BE DISSOLVED WITH OUT ANY LIQUIDATION;
THE SHAREHOLDERS MEETING DELEGATES ALL POWERS
TO THE CHAIRMAN, MR. PHILIPPE LEONI, TO TAKE
ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY
FORMALITIES

E.11 APPROVE THE MERGER IN TO SPIR COMMUNICATION WAS COMPLETED AND THEN THAT FRANCE DIFFUSION SHALL BE DISSOLVED WITHOUT LIQUIDATION

APPROVE THE MERGER AGREEMENT OF MEDIA PIC IN E.12 TO SPIR COMMUNICATION SIGNED ON 15 FEB 2007, THE SHAREHOLDERS MEETING ACCEPTS AND APPROVE: THIS MERGER COMING IN TO EFFECT ON 01 JAN 2007, THE CONTRIBUTIONS CARRIED OUT BY MEDIA PIC AND THEIR VALUATION, SAID CONTRIBUTIONS BEING GRANTED WITH THE TAKING-OVER BY SPIR COMMUNICATION OF ALL THE LIABILITIES OF MEDIA PIC AND THE FULFILLMENT OF ALL ITS COMMITMENTS; THE NET VALUE OF MEDIA PIC S CONTRIBUTIONS, I.E. EUR 10,739,370.00 IS SUPERIOR TO THE NET BOOK VALUE OF THIS CONTRIBUTION REGISTERED IN SPIR COMMUNICATION S ACCOUNTS WHICH AMOUNTS TO EUR 10,623,522.00 CONSEQUENTLY, THIS WILL RESULT IN A MERGER SURPLUS OF EUR 115,848.00 SINCE SPIR COMMUNICATION COMPANY OWNS THE TOTALITY OF THE SHARES MAKING UP THE ACQUIRED COMPANY

Management

Management

For

For

SEDOL:			
ISSUER: 2	224051102 ISIN:		
COX RADIO	 D, INC.	CXR	
E.17	GRANT FULL POWERS TO THE BEARER OF AN ORGINAL, A COPY OR EXTRACT OF THE MINUTES OF THIS MEETING TO CARRY OUT ALL FILINGS, PUBLICATIONS AND OTHER FORMALITIES PRESCRIBED BYLAW	Management	Foi
Meeting 1		ce: 06/26/2007 age 121 of 187	
E.16	AUTHORIZE THE BOARD OF DIRECTORS TO PROCEED WITH A CAPITAL INCREASE ON ONE ORMORE OCCASIONS, IN FAVOR OF EMPLOYEES OF THE COMPANY WHO ARE MEMBERS OF THE COMPANY SAVINGS PLAN WITHIN A 2 YEAR PERIOD; THE DELEGATION IS GIVEN FOR A NUMBER OF SHARES, EACH OF A PAR VALUE OF EUR 4.00, NOT EXCEEDING 1% OF THE SHARE CAPITAL; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management	Foi
E.15	AUTHORIZE THE BOARD OF DIRECTORS TO BUY BACK THE COMPANY S SHARES ON THE OPENMARKET, SUBJECT TO THE BNP PARIBAS SECURITIES SERVICES CONDITIONS DESCRIBED BELOW: MAXIMUM PURCHASE PRICE: EUR 200.00, MINIMUM SALE PRICE 80.00, MAXIMUM NUMBER OF SHARES TO BE ACQUIRED 8% OF THE SHARE CAPITAL I.E. 499,632 SHARES; AUTHORITY EXPIRES AT THE END OF 18 MONTHS PERIOD; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management	Foi
E.14	APPROVE THE BOARD OF DIRECTORS CONCERNING THE USE OF THE AUTHORIZATION GIVE BYE THE COMBINED GENERAL MEETING DATED 19 MAY 2006 TO PURCHASE ITS OWN SHARES, THE SHAREHOLDERS MEETING RESOLVES THAT THE FIXED TARGETS WERE OBSERVED AND PROVES SAID PURCHASES	Management	Foi
E.13	FORMALITIES APPROVE THE MERGER IN TO SPIR COMMUNICATION WAS COMPLETED AND THEN THAT MEDIAPIC SHALL BE DISSOLVED WITHOUT LIQUIDATION	Management	For
	S CAPITAL, THERE SHALL BE NO CAPITAL INCREASE AS A RESULT OF THE MERGER, AND THE ACQUIRED COMPANY MEDIA PIC SHALL BE DISSOLVED WITHOUT ANY LIQUIDATION; THE SHAREHOLDERS MEETING DELEGATES ALL POWERS TO THE CHAIRMAN, MR. PHILIPPE LEONI, TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY		

Proposal

VOTE GROUP: GLOBAL

Vot

Number	Proposal		Type	Ca
01	DIRECTOR		Management	Fo
		JAMES C. KENNEDY	Management	Fo
		JUANITA P. BARANCO	Management	Fo
		G. DENNIS BERRY	Management	Fo
		NICK W. EVANS, JR.	Management	Fo
		JIMMY W. HAYES	Management	Fo:
		PAUL M. HUGHES	Management	Fo.
		MARC W. MORGAN	Management	Fo
		ROBERT F. NEIL NICHOLAS D. TRIGONY	Management Management	Fo Fo
		NICHOLAS D. INIONI	Hanagement	10.
 GEMSTAR-I	rv guide internatio	NAL, INC.	GMST	
ISSUER: 3	36866W106	ISIN:		
SEDOL:				
	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Voi Ca
01	DIRECTOR		Management	For
		ANTHEA DISNEY	Management	Fo
		RICHARD BATTISTA	Management	For
		PETER CHERNIN	Management	For
		DAVID F. DEVOE	Management	Fo
		NICHOLAS DONATIELLO JR	Management	Fo
		JAMES E. MEYER	Management	Fo
		K. RUPERT MURDOCH	Management	Fo
		JAMES P. O'SHAUGHNESSY	Management	For
		RUTHANN QUINDLEN	Management	For
02		OF ERNST & YOUNG LLP AS THE	Management	Fo
		DENT REGISTERED PUBLIC ACCOUNTING		
		AL YEAR ENDING DECEMBER 31, 2007.		
03	FOR ADOPTION OF T	HE 2007 LONG-TERM INCENTIVE	Management	Agai
INTEL COF	RPORATION		INTC	
ISSUER: 4	158140100	ISIN:		
SEDOL:				

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vot Cas
1A	ELECTION OF DIRECTOR: CRAIG R. BARRETT	Management	
1B	ELECTION OF DIRECTOR: CHARLENE BARSHEFSKY	Management	For
1C	ELECTION OF DIRECTOR: SUSAN L. DECKER	Management	For
1D	ELECTION OF DIRECTOR: D. JAMES GUZY	Management	For
1E	ELECTION OF DIRECTOR: REED E. HUNDT	Management	For
1F	ELECTION OF DIRECTOR: PAUL S. OTELLINI	Management	For
1G	ELECTION OF DIRECTOR: JAMES D. PLUMMER	Management	For
1н	ELECTION OF DIRECTOR: DAVID S. POTTRUCK	Management	For
1I	ELECTION OF DIRECTOR: JANE E. SHAW	Management	For
1J	ELECTION OF DIRECTOR: JOHN L. THORNTON	Management	For
1K	ELECTION OF DIRECTOR: DAVID B. YOFFIE	Management	For
02	RATIFICATION OF SELECTION OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	Management	For
03	AMENDMENT AND EXTENSION OF THE 2006 EQUITY INCENTIVE	Management	Again
04	PLAN APPROVAL OF THE 2007 EXECUTIVE OFFICER INCENTIVE	Management	For
05	PLAN STOCKHOLDER PROPOSAL REQUESTING LIMITATION ON EXECUTIVE COMPENSATION	Shareholder	Again
LENOX GRO	UP, INC.	LNX	
ISSUER: 5	26262100 ISIN:		
SEDOL:			
VOTE GROU	P: GLOBAL	<b></b>	· <b></b>
Proposal Number	Proposal	Proposal Type	Vot Cas
01	DIRECTOR  JAMES E. BLOOM  CONRAD L. BRINGSJORD  GLENDA B. GLOVER  CHARLES N. HAYSSEN  STEWART M. KASEN  REATHA CLARK KING  DOLORES A. KUNDA  JOHN VINCENT WEBER	Management	For For For For For For For
02	RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR 2007	Management	For

MARTHA STEWART LIVING OMNIMEDIA, INC MSO

ISSUER: 573083102 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Proposal Number	Proposal			Proposal Type	Vot Cas
01	DIRECTOR			Management	For
			RICK BOYKO HAEL GOLDSTEIN	Management Management	For For
		JIL	L A. GREENTHAL	Management	For
			ES A. KOPPELMAN SUSAN LYNE	Management Management	For For
		WENDA	HARRIS MILLARD	Management	For
		THO	MAS C. SIEKMAN	Management	For
		BRA	DLEY E. SINGER	Management	For

THE MCCLATCHY COMPANY MNI

ISSUER: 579489105 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vot Cas
01	DIRECTOR		Management	For
		ELIZABETH BALLANTINE	Management	For
		K. FOLEY FELDSTEIN	Management	For
		P. ANTHONY RIDDER	Management	For
		MAGGIE WILDEROTTER	Management	For
02	TO RATIFY THE APPOINTMENT OF DELOITTE LLP AS MCCLATCHY S INDEPENDENT AUDITOTHE 2007 FISCAL YEAR.		Management	For

VIRGIN MEDIA INC VMED

ISSUER: 92769L101 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal		Proposal	Vot
Number Propo	osal	Туре	Cas
01 DIREC		Management	For
	JEFFREY D. BENJAMIN	Management	For
	DAVID ELSTEIN	Management	For
	GORDON MCCALLUM	Management	For
THE I	TY THE APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT AUDITORS OF THE COMPANY FOR THE AL YEAR ENDING DECEMBER 31, 2007.	Management	For
03 APPRO	OVAL OF THE VIRGIN MEDIA 2007 SHARESAVE PLAN.	Management	Again
BOYD GAMING COF	RPORATION	BYD	

SEDOL:

ISSUER: 103304101

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ISIN:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vot Cas
01	DIRECTOR	Management	 For
	ROBERT L. BOUGHNER	Management	For
	WILLIAM R. BOYD	Management	For
	WILLIAM S. BOYD	Management	For
	THOMAS V. GIRARDI	Management	For
	MARIANNE BOYD JOHNSC	N Management	For
	LUTHER W. MACK, JR.	Management	For
	MICHAEL O. MAFFIE	Management	For
	BILLY G. MCCOY	Management	For
	FREDERICK J. SCHWAB	Management	For
	KEITH E. SMITH	Management	For
	PETER M. THOMAS	Management	For
	VERONICA J. WILSON	Management	For
02	TO RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2007.	Management	For
HOST HOTE	CLS & RESORTS, INC.	HST	
ISSUER: 4	4107P104 ISIN:		

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vot Cas
1A	ELECTION OF DIRECTOR: ROBERT M. BAYLIS	Management	For
1B	ELECTION OF DIRECTOR: TERENCE C. GOLDEN	Management	For
1C	ELECTION OF DIRECTOR: ANN M. KOROLOGOS	Management	For
1D	ELECTION OF DIRECTOR: RICHARD E. MARRIOTT	Management	For
1E	ELECTION OF DIRECTOR: JUDITH A. MCHALE	Management	For
1F	ELECTION OF DIRECTOR: JOHN B. MORSE, JR.	Management	For
1G	ELECTION OF DIRECTOR: CHRISTOPHER J. NASSETTA	Management	For
02	RATIFY APPOINTMENT OF KPMG LLP AS INDEPENDENT AUDITORS.	Management	For

HUTCHISON WHAMPOA LTD

ISSUER: Y38024108 ISIN: HK0013000119

SEDOL: B01DJQ6, 6448035, B16TW78, 5324910, 6448068

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vot Cas
1.	RECEIVE AND APPROVE THE STATEMENT OF AUDITED ACCOUNTS AND REPORTS OF THE DIRECTORS AND THE AUDITORS FOR THE YE 31 DEC 2006	Management	For
2.	DECLARE A FINAL DIVIDEND	Management	For
3.1	RE-ELECT MR. LI KA-SHING AS A DIRECTOR	Management	For
3.2	RE-ELECT MR. FRANK JOHN SIXT AS A DIRECTOR	Management	For
3.3	RE-ELECT MR. MICHAEL DAVID KADOORIE AS A DIRECTOR	Management	For
3.4	RE-ELECT MR. GEORGE COLIN MAGNUS AS A DIRECTOR	Management	For
4.	APPOINT THE AUDITORS AND AUTHORIZE THE DIRECTORS TO FIX THE AUDITOR S REMUNERATION	Management	For
5.0.1	AUTHORIZE THE DIRECTORS TO ISSUE AND DISPOSE	Management	For

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OF ADDITIONAL ORDINARY SHARES OFTHE COMPANY NOT EXCEEDING 20% OF THE EXISTING ISSUED ORDINARY SHARE CAPITAL OF THE COMPANY

5.0.2 AUTHORIZE THE DIRECTORS OF THE COMPANY, DURING
THE RELEVANT PERIOD, TO REPURCHASE ORDINARY SHARES
OF HKD 0.25 EACH IN THE CAPITAL OF THE COMPANY
IN ACCORDANCE WITH ALL APPLICABLE LAWS AND THE
REQUIREMENTS OF THE RULES GOVERNING THE LISTING
OF SECURITIES ON THE STOCK EXCHANGE OF HONG KONG

Management

For

LIMITED OR OF ANY OTHER STOCK EXCHANGE, NOT EXCEEDING 10% OF THE AGGREGATE NOMINAL AMOUNT OF THE ORDINARY SHARE CAPITAL OF THE COMPANY IN ISSUE AT THE DATE OF THIS RESOLUTION; AUTHORITY EXPIRES AT THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR THE EXPIRATION OF THE PERIOD WITHIN WHICH THE NEXT AGM OF THE COMPANY IS REQUIRED BY LAW TO BE HELD

5.0.3 AUTHORIZE THE DIRECTORS TO ISSUE AND DISPOSE OF ADDITIONAL ORDINARY SHARES PURSUANT TO ORDINARY RESOLUTION NUMBER 1, TO ADD AN AMOUNT REPRESENTING THE AGGREGATE NOMINAL AMOUNT OF THE ORDINARY SHARE CAPITAL OF THE COMPANY REPURCHASED BY THE COMPANY UNDER THE AUTHORITY GRANTED PURSUANT TO ORDINARY RESOLUTION NUMBER 2, PROVIDED THAT SUCH AMOUNT SHALL NOT EXCEED 10% OF THE AGGREGATE NOMINAL AMOUNT OF THE ISSUED ORDINARY SHARE CAPITAL

Management

OF THE COMPANY AT THE DATE OF THIS RESOLUTION 5.0.4 APPROVE THE RULES OF THE EMPLOYEE OPTION PLAN

Management

OF HUTCHISON TELECOMMUNICATIONSAUSTRALIA LIMITED A SUBSIDIARY OF THE COMPANY WHOSE SHARES ARE LISTED ON AUSTRALIAN SECURITIES EXCHANGE LIMITED AS SPECIFIED THE HTAL EMPLOYEE OPTION PLAN; AND AUTHORIZE THE DIRECTORS OF THE COMPANY, ACTING TOGETHER, INDIVIDUALLY OR BY COMMITTEE, TO APPROVE ANY AMENDMENTS TO THE RULES OF THE HTAL EMPLOYEE OPTION PLAN AS MAY BE ACCEPTABLE OR NOT OBJECTED TO BY THE STOCK EXCHANGE OF HONG KONG LIMITED, AND TO TAKE ALL SUCH STEPS AS MAY BE NECESSARY, DESIRABLE OR EXPEDIENT TO CARRY INTO EFFECT THE HTAL EMPLOYEE OPTION PLAN SUBJECT TO AND IN ACCORDANCE WITH THE TERMS THEREOF WITH EFFECT FROM THE CONCLUSION OF THE MEETING AT WHICH THIS RESOLUTION IS PASSED

5.S.1 AMEND THE ARTICLE 85 AND ARTICLE 91 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, AS SPECIFIED

Management

For

For

For

NEW STRAITS TIMES PRESS (M) BHD

ISSUER: Y87630102 ISIN: MYL399900009

SEDOL: 6632980, B02HML3, 6633002

\_\_\_\_\_\_

VOTE GROUP: GLOBAL

Proposal Proposal Vot Number Proposal Cas 

1. RECEIVE AND ADOPT THE STATUTORY FINANCIAL STATEMENTS Management FOR THE FYE 31 DEC 2006 AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS THEREON

For

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APPROVE THE PAYMENT OF A SPECIAL DIVIDEND OF MYR 0.05 PER SHARE AND A FINAL DIVIDEND OF MYR 0.05 PER SHARE FOR A TOTAL DIVIDEND OF MYR 0.10 PER SHARE LESS 27% TAX FOR THE FYE 31 DEC 2006	Management	For
RE-ELECT MR. Y BHG DATO ZOLKIPLI BIN ABDUL AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH ARTICLE 108 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For
RE-ELECT MR. Y BHG DATO SERI MOHAMED JAWHAR AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH THE ARTICLE 108 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For
RE-ELECT MR. Y BHG DATO ABDUL MUTALIB BIN MOHAMED RAZAK AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH THE ARTICLE 108 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For
RE-ELECT MR. Y BHG DATO HISHAMUDDIN BIN AUN AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH THE ARTICLE 113 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For
APPROVE THE DIRECTORS FEES OF MYR 313,300 FOR	Management	For
RE-APPOINT MESSRS. PRICEWATERHOUSECOOPERS AS THE AUDITORS OF THE COMPANY UNTIL THE CONCLUSION OF THE NEXT AGM AND AUTHORIZE THE DIRECTORS TO FIX THEIR REMUNERATION	Management	For
AUTHORIZE THE DIRECTORS TO ISSUE SHARES UNDER SECTION 132D OF THE COMPANIES ACTS 1965	Management	For
APPROVE TO RENEW THE EXISTING SHAREHOLDERS MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE	Management	For
GRANT NEW SHAREHOLDERS MANDATE FOR THE ADDITIONAL RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE	Management	For
APPROVE TO RENEW THE EXISTING SHAREHOLDERS MANDATE	Management	For
ON SHARE BUY-BACK AMEND THE ARTICLES OF ASSOCIATION TRANSACT ANY OTHER BUSINESS	Management Non-Voting	For
WIRELESS INC	WAVE	
5337Y102 ISIN:		
Proposal	Proposal Type	Vot Cas
	MYR 0.05 PER SHARE AND A FINAL DIVIDEND OF MYR 0.10 PER SHARE FOR A TOTAL DIVIDEND OF MYR 0.10 PER SHARE LESS 27% TAX FOR THE FYE 31 DEC 2006  RE-ELECT MR. Y BHG DATO ZOLKIPLI BIN ABDUL AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH ARTICLE 108 OF THE COMPANY S ARTICLES OF ASSOCIATION  RE-ELECT MR. Y BHG DATO SERI MOHAMED JAWHAR AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH THE ARTICLE 108 OF THE COMPANY S ARTICLES OF ASSOCIATION  RE-ELECT MR. Y BHG DATO ABDUL MUTALIB BIN MOHAMED RAZAK AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH THE ARTICLE 108 OF THE COMPANY S ARTICLES OF ASSOCIATION  RE-ELECT MR. Y BHG DATO HISHAMUDDIN BIN AUN AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH THE ARTICLE 113 OF THE COMPANY S ARTICLES OF ASSOCIATION  APPROVE THE DIRECTORS FEES OF MYR 313,300 FOR THE FYE 31 DEC 2006  RE-APPOINT MESSRS. PRICEMATERBOUSECOOPERS AS THE AUDITORS OF THE COMPANY UNTIL THE CONCLUSION OF THE NEXT AGM AND AUTHORIZE THE DIRECTORS TO FIX THEIR REMUNERATION  AUTHORIZE THE DIRECTORS TO ISSUE SHARES UNDER SECTION 132D OF THE COMPANIES ACTS 1965  APPROVE TO RENEW THE EXISTING SHAREHOLDERS MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE  GRANT NEW SHAREHOLDERS MANDATE FOR THE ADDITIONAL RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE  APPROVE TO RENEW THE EXISTING SHAREHOLDERS MANDATE ON SHARE BUY-BACK AMEND THE ANTICLES OF ASSOCIATION TRANSACT ANY OTHER BUSINESS  WIRELESS INC  5337Y102  ISIN:	MYE O.05 PER SHARE AND A FINAL DIVIDEND OF MYR O.10 PER SHARE IESS 27% TAX FOR THE FYE 31 DEC 2006  RE-ELECT MR. Y BHG DATO ZOLKIPLI BIN ABDUL AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH ARTICLE 108 OF THE COMPANY S ARTICLES OF ASSOCIATION  RE-ELECT MR. Y BHG DATO SERI MOHAMED JAWHAR AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH THE ARTICLE 108 OF THE COMPANY S ARTICLES OF ASSOCIATION  RE-ELECT MR. Y BHG DATO ABDUL MUTALIB BIN MOHAMED MANAGEMENT THE ARTICLE 108 OF THE COMPANY S ARTICLES OF ASSOCIATION  RE-ELECT MR. Y BHG DATO ABDUL MUTALIB BIN MOHAMED MANAGEMENT THE ARTICLE 108 OF THE COMPANY S ARTICLES OF ASSOCIATION  RE-ELECT MR. Y BHG DATO HISHAMUDDIN BIN AUN MANAGEMENT AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH THE ARTICLE 113 OF THE COMPANY S ARTICLES OF ASSOCIATION  RE-ELECT MR. Y BHG DATO HISHAMUDDIN BIN AUN MANAGEMENT AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH THE ARTICLE 113 OF THE COMPANY S ARTICLES OF ASSOCIATION  RE-ELECT MR. Y BHG DATO HISHAMUDDIN BIN AUN MANAGEMENT THE ARTICLE 113 OF THE COMPANY S ARTICLES OF ASSOCIATION  RE-ELECT MR. Y BHG DATO HISHAMUDDIN BIN AUN MANAGEMENT THE ARTICLE 113 OF THE COMPANY S ARTICLES OF ASSOCIATION  RE-ELECT MR. Y BHG DATO HISHAMUDDIN BIN AUN MANAGEMENT THE ARTICLE 113 OF THE COMPANY S ARTICLES OF AS THE ARBICLES OF THE COMPANY S ARTICLES OF THE ARBICLES OF THE ARBI

01 DIRECTOR

Management For

	JAMES C. BRAILEAN WILLIAM H. WEBSTER	Management Management	For For
02	APPROVAL OF AN AMENDMENT TO THE 2005 NEXTWAVE	Management	Again
	STOCK INCENTIVE PLAN, AS AMENDED, TO INCREASE		
	THE NUMBER OF SHARES OF COMMON STOCK AVAILABLE		
	FOR ISSUANCE THEREUNDER FROM 12,500,000 TO 27,500,000.		
03	RATIFY THE SELECTION OF ERNST & YOUNG LLP AS	Management	For
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM		

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TO AUDIT THE CONSOLIDATED FINANCIAL STATEMENTS OF NEXTWAVE AND ITS SUBSIDIARIES FOR THE YEAR ENDING DECEMBER 29, 2007.

ASIA SATELLITE TELECOMM. HOLDINGS LT SAT

ISSUER: 04516X106 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vot Cas
01	TO ADOPT THE AUDITED ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2006 AND THE REPORTS OF THE DIRECTORS AND AUDITORS THEREON.	Management	For
02	TO DECLARE A FINAL DIVIDEND OF HK\$0.27 PER SHARE. FOR DETAILS, PLEASE SEE EXPLANATORY NOTE 4.1 IN THE NOTICE OF AGM.	Management	For
03	TO RE-ELECT DIRECTOR AND AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION.	Management	For
3A	TO RE-ELECT DING YU CHENG AS A DIRECTOR.	Management	For
3B	TO RE-ELECT JU WEI MIN AS A DIRECTOR.	Management	For
3C	TO RE-ELECT KO FAI WONG AS A DIRECTOR.	Management	For
3D	TO RE-ELECT MI ZENG XIN AS A DIRECTOR.	Management	For
3E	TO RE-ELECT JAMES WATKINS AS A DIRECTOR.	Management	For
3F	TO RE-ELECT RONALD HERMAN AS A DIRECTOR.	Management	For
3G	TO RE-ELECT JOHN CONNELLY AS A DIRECTOR.	Management	For
3Н	TO RE-ELECT MARK CHEN AS A DIRECTOR.	Management	For
31	TO RE-ELECT NANCY KU AS A DIRECTOR.	Management	For
08	TO AMEND THE BYE-LAWS OF THE COMPANY AS SET OUT IN RESOLUTION (8) IN THE NOTICE OF AGM.	Management	For
04	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITORS OF THE COMPANY AND AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION FOR THE YEAR ENDING 31 DECEMBER 2007.	Management	For
05	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ISSUE AND DISPOSE OF ADDITIONAL SHARES IN THE COMPANY; NOT EXCEEDING TEN PERCENT OF THE ISSUED SHARE CAPITAL AT THE DATE OF THIS RESOLUTION.	Management	For

TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO Management For EXERCISE ALL THE POWERS OF THE COMPANY TO PURCHASE
OR OTHERWISE ACQUIRE SHARES OF HK\$0.10 EACH IN
THE CAPITAL OF THE COMPANY; NOT EXCEEDING TEN
PERCENT OF THE ISSUED SHARE CAPITAL AT THE DATE
OF THIS RESOLUTION.

OF TO ADD THE AGGREGATE NOMINAL AMOUNT OF THE SHARES Management For WHICH ARE PURCHASED OR OTHERWISE ACQUIRED UNDER
THE GENERAL MANDATE IN RESOLUTION (6) TO THE
AGGREGATE NOMINAL AMOUNT OF THE SHARES WHICH
MAY BE ISSUED UNDER THE GENERAL MANDATE IN RESOLUTION
(5).

CITIZENS COMMUNICATIONS COMPANY CZN

ISSUER: 17453B101 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Proposal		Proposal	Vot
Number	Proposal	Type	Cas
01	DIRECTOR	Management	For
	KATHLEEN Q. ABERNATHY	Management	For
	LEROY T. BARNES, JR.	Management	For
	MICHAEL T. DUGAN	Management	For
	JERI B. FINARD	Management	For
	LAWTON WEHLE FITT	Management	For
	WILLIAM M. KRAUS	Management	For
	HOWARD L. SCHROTT	Management	For
	LARRAINE D. SEGIL	Management	For
	BRADLEY E. SINGER	Management	For
	DAVID H. WARD	Management	For
	MYRON A. WICK, III	Management	For
	MARY AGNES WILDEROTTER	Management	For
02	TO ADOPT THE 2008 CITIZENS INCENTIVE PLAN.	Management	For
03	TO ADOPT AN AMENDMENT TO THE AMENDED AND RESTATED 2000 EQUITY INCENTIVE PLAN.	Management	For
04	TO RATIFY THE SELECTION OF KPMG LLP AS OUR INDEPENDENT	Management	For

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INDEPENDENT NEWS AND MEDIA PLC

ISSUER: G4755S126 ISIN: IE0004614818

REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007.

SEDOL: B01ZKS1, 0461481, 6459639, 4699103, B014WP9

VOTE GROUP:	GLOBAL
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Proposal	Proposal	Proposal	Vot
Number		Type	Cas
1.	APPROVE THE TRANSACTION, AS SPECIFIED, AND AUTHORIZE THE DIRECTORS OF THE COMPANY OR COMMITTEE THEREOF TO DO, OR PROCURE TO BE DONE, ALL SUCH ACTS AND THINGS ON BEHALF OF THE COMPANY AND ANY SUBSIDIARIES AS SHALL BE REQUIRED OR AS SHALL SEEM TO THEM TO BE DESIRABLE TO GIVE EFFECT THERETO WITH SUCH NON-MATERIAL MODIFICATIONS IF ANY AS THEY MAY IN THEIR ABSOLUTE DISCRETION THINK FIT, AND WITHOUT PREJUDICE TO THE GENERALITY OF FOREGOING, INCLUDING ENTERING INTO THE SCHEME IMPLEMENTATION AGREEMENT AND IMPLEMENTING THE SCHEME EACH AS SPECIFIED	Management	For

LADBROKES PLC

ISIN: GB00B0ZSH635 ISSUER: G5337D107

SEDOL: B1321T5, B100LK3, B0ZSH63

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vot Cas
1.	RECEIVE AND ADOPT THE FINANCIAL STATEMENTS AND STATUTORY REPORTS	Management	For
2.	APPROVE A FINAL DIVIDEND OF 8.60P PER ORDINARY SHARE	Management	For
3.	RE-ELECT MR. CHRISTOPHER RODRIGUES AS A DIRECTOR	Management	For
4.	ELECT MR. JOHN JARVIS AS A DIRECTOR	Management	For
5.	ELECT MR. HENRY STAUNTON AS A DIRECTOR	Management	For
6.	ELECT MR. BRIAN WALLACE AS A DIRECTOR	Management	For
7.	RE-APPOINT ERNST & YOUNG LLP AS THE AUDITORS AND AUTHORIZE THE BOARD TO DETERMINE THEIR REMUNERATION	Management	For

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8.	APPROVE THE REMUNERATION REPORT	Management	For
9.	AUTHORIZE THE COMPANY TO MAKE EU POLITICAL DONATIONS AND TO INCUR EU POLITICAL EXPENDITURES UP TO GBP 10,000 AND AUTHORIZE LADBROKES BETTING GAMING	Management	For
	LTD TO MAKE EU POLITICAL DONATIONS AND TO INCUR EU POLITICAL EXPENDITURES UP TO GBP 15,000		
10.	AUTHORIZE THE DIRECTORS TO ISSUE EQUITY OR EQUITY-LINKED SECURITIES WITH PRE-EMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF GBP 58,794,737	Management	For

s.11	GRANT AUTHORITY TO ISSUE EQUITY OR EQUITY-LINKED SECURITIES WITHOUT PRE-EMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF GBP 8, 893,958 AND UP TO AGGREGATE NOMINAL AMOUNT OF GBP 58,794,737 IN CONNECTION	Management	For
	WITH A RIGHTS ISSUE		
S.12	AUTHORIZE THE COMPANY TO MAKE MARKET PURCHASE OF 62,780,884 ORDINARY SHARES	Management	For
S.13	AMEND THE ARTICLES OF ASSOCIATION REGARDING ELECTRONIC COMMUNICATIONS	Management	For
14.	AUTHORIZE THE COMPANY, SUBJECT TO THE PASSING OF RESOLUTION 13, TO USE ELECTRONIC MEANS TO CONVEY INFORMATION TO SHAREHOLDERS	Management	For
15.	APPROVE THE LADBROKES PLC PERFORMANCE SHARE PLAN	Management	For
MATTEL,	INC.	MAT	
ISSUER:	577081102 ISIN:		
SEDOL:			
VOTE GRO	UP: GLOBAL		
Proposal		Proposal	Vot
Number	Proposal	Type	Cas
01	DIRECTOR	Management	For
	MICHAEL J. DOLAN	Management	For
	ROBERT A. ECKERT	Management	For
	DR. FRANCES FERGUSSON	Management	For
	TULLY M. FRIEDMAN	Management	For
	DOMINIC NG	Management	For
	DR. ANDREA L. RICH	Management	For
	RONALD L. SARGENT	Management	For
	DEAN A. SCARBOROUGH	Management	For
	CHRISTOPHER A. SINCLAIR	Management	For
	G. CRAIG SULLIVAN	Management	For
02	KATHY BRITTAIN WHITE RATIFICATION OF THE SELECTION OF PRICEWATERHOUSECOOPERS	Management Management	For For
02	LLP AS MATTEL S INDEPENDENT REGISTERED PUBLIC	Management	FOI
	ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER		
	31, 2007.		
03	BOARD ADOPTION OF DIRECTOR ELECTION MAJORITY	Management	For
	VOTING STANDARD AND STOCKHOLDER APPROVAL OF AMENDMENT	,	
	TO THE CERTIFICATE OF INCORPORATION ELIMINATING		
	CUMULATIVE VOTING.		
04	APPROVAL OF THE MATTEL INCENTIVE PLAN AND THE	Management	For
	MATERIAL TERMS OF ITS PERFORMANCE GOALS.		
05	STOCKHOLDER PROPOSAL REGARDING COMPENSATION OF	Shareholder	Again
	THE TOP FIVE MEMBERS OF MANAGEMENT.		
06	STOCKHOLDER PROPOSAL TO SEPARATE THE ROLES OF	Shareholder	Again
	CEO AND CHAIRMAN.		
07	STOCKHOLDER PROPOSAL REGARDING CERTAIN REPORTS	Shareholder	Again
	BY THE BOARD OF DIRECTORS.		

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08	STOCKHOLDER PROPOSAL REGARDING PAY-FOR-SUPERIOR-PERFORMANCE.	Shareholder	Again
MEDIA PRI	MA BHD		
ISSUER: Y	5946D100 ISIN: MYL450200000		
SEDOL: B	05PN77, 6812555		
VOTE GROU	P: GLOBAL		
Proposal	Proposal	Proposal Type	Vot Cas
1.	RECEIVE AND ADOPT STATUTORY FINANCIAL STATEMENTS FOR THE FYE 31 DEC 2006 AND THE REPORTS OF DIRECTORS AND THE AUDITORS THEREON	Management	
2.	RE-ELECT MR. DATO ABDUL MUTALIB BIN DATUK SERI MOHAMED RAZAK AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH ARTICLES 101 AND 102 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For
3.	RE-ELECT MR. SHAHRIL RIDZA BIN RIDZUAN AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH ARTICLES 101 AND 102 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For
4.	RE-ELECT MR. DATO AHMAD FARID BIN RIDZUAN AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH ARTICLE 106 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For
5.	RE-ELECT MR. DATUK HJ KAMARULZAMAN BIN HJ ZAINAL AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH ARTICLE 106 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For
6.	RE-ELECT MR. DATO SERI MOHAMED JAWHAR AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH ARTICLE 106 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For
7.	APPROVE A FINAL DIVIDEND OF 3.5 SEN PER ORDINARY SHARE LESS 27% INCOME TAX FOR THE FYE 31 DEC 2006	Management	For
8.	APPROVE THE DIRECTOR S FEES OF MYR 193,590.00 FOR THE FYE 31 DEC 2006	Management	For
9.	RE-APPOINT MESSRS. PRICEWATERHOUSECOOPERS AS THE AUDITORS OF THE COMPANY AND AUTHORIZE THE DIRECTORS TO FIX THEIR REMUNERATION	Management	For
10.	AUTHORIZE THE DIRECTORS, PURSUANT TO SECTION 132D OF THE COMPANIES ACT, 1965, TO ISSUE SHARES IN THE COMPANY AT ANY TIME UNTIL THE CONCLUSION OF THE NEXT AGM AND UPON SUCH TERMS AND CONDITIONS AND FOR SUCH PURPOSES AS THE DIRECTORS MAY IN	Management	For

THEIR ABSOLUTE DISCRETION, DEEM FIT PROVIDED

THAT THE AGGREGATE NUMBER OF SHARES TO BE ISSUED DOES NOT EXCEED 10% OF THE ISSUED SHARE CAPITAL OF THE COMPANY FOR THE TIME BEING, SUBJECT ALWAYS TO THE APPROVAL OF ALL REGULATORY BODIES BEING OBTAINED FOR SUCH ALLOTMENT AND ISSUES

AUTHORIZE THE COMPANY, SUBJECT ALWAYS TO THE COMPANIES ACT, 1965, THE PROVISIONS OF THE MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY, THE LISTING REQUIREMENTS LISTING REQUIREMENTS OF BURSA MALAYSIA SECURITIES BERHAD BURSA SECURITIES AND THE APPROVALS OF ALL RELEVANT GOVERNMENTAL AND/OR REGULATORY AUTHORITIES IF ANY, TO THE

Management

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> EXTENT PERMITTED BY LAW, TO PURCHASE SUCH AMOUNT OF ORDINARY SHARES OF MYR 1.00 EACH IN THE COMPANY SHARES AS MAY BE DETERMINED BY THE DIRECTORS OF THE COMPANY FROM TIME TO TIME THROUGH BURSA SECURITIES UPON SUCH TERMS AND CONDITIONS AS THE DIRECTORS MAY DEEM FIT AND EXPEDIENT IN THE INTEREST OF THE COMPANY PROVIDED THAT: I) THE AGGREGATE NUMBER OF SHARES PURCHASED PURSUANT TO THIS RESOLUTION DOES NOT EXCEED 10 PER CENT OF THE TOTAL ISSUED AND PAID-UP SHARE CAPITAL OF THE COMPANY SUBJECT TO A RESTRICTION THAT THE ISSUED AND PAID-UP SHARE CAPITAL OF THE COMPANY DOES NOT FALL BELOW THE APPLICABLE MINIMUM SHARE CAPITAL REQUIREMENT OF THE LISTING REQUIREMENTS; II) AN AMOUNT NOT EXCEEDING THE COMPANY S RETAINED PROFIT AND/OR THE SHARE PREMIUM ACCOUNT AT THE TIME OF THE PURCHASE(S) WILL BE ALLOCATED BY THE COMPANY FOR THE PROPOSED SHARE BUY-BACK; AND III) AUTHORIZE THE DIRECTORS OF THE COMPANY, COMPLETION OF THE PURCHASE BY THE COMPANY OF ITS OWN SHARES, TO DEAL WITH THE SHARES SO PURCHASED IN ANY OF THE FOLLOWING MANNER: A) CANCEL THE SHARES SO PURCHASED; B) RETAIN THE SHARES SO PURCHASED AS TREASURY SHARES AND HELD BY THE COMPANY; OR C) RETAIN PART OF THE SHARES SO PURCHASED AS TREASURY SHARES AND CANCEL THE REMAINDER; AND AUTHORIZE THE DIRECTORS OF THE COMPANY, TO TAKE ALL SUCH STEPS AS ARE NECESSARY OR EXPEDIENT INCLUDING WITHOUT LIMITATION, THE OPENING AND MAINTAINING OF CENTRAL DEPOSITORY ACCOUNT(S) UNDER THE SECURITIES INDUSTRY CENTRAL DEPOSITORIES ACT, 1991, AND THE ENTERING INTO OF ALL OTHER AGREEMENTS, ARRANGEMENTS AND GUARANTEE WITH ANY PARTY OR PARTIES TO IMPLEMENT, FINALIZE AND GIVE FULL EFFECT TO THE AFORESAID PURCHASE WITH FULL POWERS TO ASSENT TO ANY CONDITIONS, MODIFICATIONS, REVALUATIONS, VARIATIONS AND/OR AMENDMENTS IF ANY AS MAY BE IMPOSED BY THE RELEVANT AUTHORITIES AND WITH THE FULLEST POWER TO DO ALL SUCH ACTS

AND THINGS THEREAFTER INCLUDING WITHOUT LIMITATION, THE CANCELLATION OR RETENTION AS TREASURY SHARES OF ALL OR ANY PART OF THE REPURCHASED SHARES IN ACCORDANCE WITH THE COMPANIES ACT, 1965, THE PROVISIONS OF THE MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY AND THE REQUIREMENTS AND/OR GUIDELINES OF BURSA SECURITIES AND ALL OTHER RELEVANT GOVERNMENTAL AND/OR REGULATORY AUTHORITIES; AUTHORITY EXPIRES THE EARLIER AT THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR THE EXPIRATION OF THE PERIOD WITHIN WHICH THE NEXT AGM OF THE COMPANY IS REQUIRED BY THE ARTICLES OF ASSOCIATION OF THE COMPANY OR ANY APPLICABLE LAW TO BE HELD

S.9 AMEND THE ARTICLES OF ASSOCIATION OF THE COMPANY AS SPECIFIED

Management

For

TRANSACT ANY OTHER BUSINESS

Non-Voting

TIME WARNER INC. TWX

ISSUER: 887317105 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vot Cas
02	RATIFICATION OF AUDITORS.	Management	For
03	COMPANY PROPOSAL TO AMEND THE COMPANY S RESTATED CERTIFICATE OF INCORPORATION TO ELIMINATE CERTAIN SUPER-MAJORITY VOTE REQUIREMENTS.	Management	For
04	STOCKHOLDER PROPOSAL REGARDING ADVISORY RESOLUTION TO RATIFY COMPENSATION OF NAMED EXECUTIVE OFFICERS.	Shareholder	Again
05	STOCKHOLDER PROPOSAL REGARDING SEPARATION OF ROLES OF CHAIRMAN AND CEO.	Shareholder	Again
06	STOCKHOLDER PROPOSAL REGARDING SIMPLE MAJORITY VOTE.	Shareholder	Again
07	STOCKHOLDER PROPOSAL REGARDING SPECIAL SHAREHOLDER MEETINGS.	Shareholder	Again
08	STOCKHOLDER PROPOSAL REGARDING STOCKHOLDER RATIFICATION OF DIRECTOR COMPENSATION WHEN A STOCKHOLDER RIGHTS PLAN HAS BEEN ADOPTED.	Shareholder	Again
01	DIRECTOR	Management	For
	JAMES L. BARKSDALE	Management	For
	JEFFREY L. BEWKES	Management	For

STEPHEN F. BOLLENBACH Management

For

R M JES	ANK J. CAUFIELD OBERT C. CLARK ATHIAS DOPFNER SICA P. EINHORN REUBEN MARK	Management Management Management Management Management	For For For For
M JES	ATHIAS DOPFNER SICA P. EINHORN	Management Management	For For
JES	SICA P. EINHORN	Management	For
		-	
МТ	REUBEN MARK	Management	For
MT		11411490110110	101
P11	CHAEL A. MILES	Management	For
KE	NNETH J. NOVACK	Management	For
RIC	HARD D. PARSONS	Management	For
FRANC	IS T. VINCENT, JR.	Management	For
DE	BORAH C. WRIGHT	Management	For

AVIS BUDGET GROUP INC. CAR

ISSUER: 053774105 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vot Cas
02	TO RATIFY THE APPOINTMENT OF DELOITTE & LLP AS THE AUDITORS OF THE COMPANY S FIN STATEMENTS FOR FISCAL YEAR 2007.	TOUCHE NANCIAL	Management	For
03	TO APPROVE THE AVIS BUDGET GROUP, INC. 2 AND INCENTIVE PLAN.	2007 EQUITY	Management	Again
01	DIRECTOR		Management	For
		RONALD L. NELSON	Management	For
		MARY C. CHOKSI	Management	For
	I	LEONARD S. COLEMAN	Management	For
		LYNN KROMINGA	Management	For
	И	MARTIN L . EDELMAN	Management	For
		SHELI Z. ROSENBERG	Management	For
		F. ROBERT SALERNO	Management	For
	5	STENDER E. SWEENEY	Management	For

FRANCE TELECOM FTE

ISSUER: 35177Q105 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Proposal		Proposal	Vot
Number	Proposal	Type	Cas
01	APPROVAL OF THE STATUTORY FINANCIAL STATEMENTS	Management	For

02	FOR THE FINANCIAL YEAR. FINAL DISCHARGE TO DIRECTORS. APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS	Management	For
	FOR THE FINANCIAL YEAR. FINAL DISCHARGE TO DIRECTORS.	-	
03	ALLOCATION OF THE RESULTS.	Management	For
04	APPROVAL OF THE AGREEMENTS REFERRED TO IN ARTICLE L. 225-38 OF THE FRENCH COMMERCIAL CODE.	Management	For
05	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO PURCHASE, RETAIN OR TRANSFER FRANCE TELECOM SHARES.	Management	For
06	APPOINTMENT OF A DIRECTOR: MRS CLAUDIE HAIGNERE	Management	For
07	AMENDMENT OF ARTICLE 21 OF THE BY-LAWS IN ORDER TO BRING IT INTO CONFORMITY WITH THE DECREE NO. 2007-431 OF MARCH 25, 2007.	Management	For
08	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES OF THE COMPANY AND SECURITIES GIVING ACCESS TO ORDINARY SHARES OF THE COMPANY OR OF ONE OF ITS SUBSIDIARIES, WITH PREFERENTIAL SUBSCRIPTION RIGHTS OF THE SHAREHOLDERS.	Management	For
11	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS IN THE EVENT OF A CAPITAL INCREASE WITH OR WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS FOR SHAREHOLDERS, TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED.	Management	For
09	DELEGATION OF AUTHORITY TO THE BOARD DIRECTORS TO ISSUE ORDINARY SHARES OF THE COMPANY AND SECURITIES GIVING ACCESS TO THE ORDINARY SHARES OF THE COMPANY OR OF ONE OF ITS SUBSIDIARIES, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS OF THE SHAREHOLDERS.	Management	For
10	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS IN THE EVENT OF THE ISSUANCE, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS OF SHAREHOLDERS, OF ORDINARY SHARES OR SECURITIES GIVING ACCESS TO ORDINARY SHARES, TO DETERMINE THE ISSUANCE PRICE IN ACCORDANCE WITH THE TERMS AND CONDITIONS DETERMINED BY THE GENERAL MEETING.	Management	For
12	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES AND SECURITIES GIVING ACCESS TO ORDINARY SHARES, IN THE EVENT OF A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY.	Management	For
13	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES AND SECURITIES GIVING ACCESS TO ORDINARY SHARES, IN CONSIDERATION FOR CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY AND COMPRISED OF EQUITY SECURITIES OR SECURITIES GIVING ACCESS TO SHARE CAPITAL.	Management	For
14	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES, AS A RESULT OF THE ISSUANCE BY THE COMPANY S SUBSIDIARIES OF SECURITIES GIVING ACCESS TO ORDINARY SHARES OF THE COMPANY.	Management	For
15	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO ISSUE THE SHARES RESERVED FOR PERSONS SIGNING A LIQUIDITY CONTRACT WITH THE COMPANY IN THEIR CAPACITY AS HOLDERS OF SHARES OR STOCK OPTIONS OF THE FIRM ORANGE S.A.	Management	For
16	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO PROCEED WITH THE FREE ISSUANCE OF OPTION-BASED LIQUIDITY INSTRUMENTS RESERVED FOR HOLDERS OF STOCK OPTIONS OF ORANGE S.A. AND BENEFICIARIES OF A LIQUIDITY AGREEMENT.	Management	For
17	OVERALL LIMITATION OF THE AUTHORIZATIONS.	Management	For

18 DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE SECURITIES GIVING RIGHT TO THE ALLOCATION Management

For

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SIX FLAG		PKS	
23	ORDINARY SHARES. POWERS FOR FORMALITIES.	Management	Foi
22	MEMBERS OF THE FRANCE TELECOM GROUP SAVINGS PLAN. AUTHORIZATION TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL THROUGH THE CANCELLATION OF	Management	For
21	STOCK SUBSCRIPTION AND/OR PURCHASE OPTIONS OF ORDINARY SHARES FROM THE COMPANY. DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO PROCEED WITH CAPITAL INCREASES RESERVED FOR	Management	Foi
19 20	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL OF THE COMPANY BY INCORPORATION OF RESERVES, PROFITS OR PREMIUMS. AUTHORIZATION TO THE BOARD OF DIRECTORS TO ISSUE	Management Management	For
	OF DEBT SECURITIES.		

ISSUER: 83001P109 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal		Proposal	Vot
Number	Proposal	Type	Cas
01	DIRECTOR	Management	For
	C.E. ANDREWS	Management	For
	MARK JENNINGS	Management	For
	JACK KEMP	Management	For
	ROBERT MCGUIRE	Management	For
	PERRY ROGERS	Management	For
	DWIGHT SCHAR	Management	For
	MARK SHAPIRO	Management	For
	DANIEL M. SNYDER	Management	For
	HARVEY WEINSTEIN	Management	For
02	PROPOSAL TO RATIFY THE SELECTION OF KPMG LLP	Management	For
	AS THE COMPANY S INDEPENDENT PUBLIC ACCOUNTANTS		
	FOR THE YEAR ENDING DECEMBER 31, 2007.		
03	PROPOSAL TO APPROVE THE ADOPTION OF THE COMPANY S 2007 STOCK OPTION AND INCENTIVE PLAN.	Management	Again

CCU CLEAR CHANNEL COMMUNICATIONS, INC.

ISIN: ISSUER: 184502102

SEDOL:

VOTE	GROUP:	GLOBAL

Proposal Number	Proposal		Proposal Type	Vot Cas
1A	ELECTION OF DIRECTOR:	ALAN D. FELD	Management	For
1B	ELECTION OF DIRECTOR:	PERRY J. LEWIS	Management	For
1C	ELECTION OF DIRECTOR:	L. LOWRY MAYS	Management	For
1D	ELECTION OF DIRECTOR:	MARK P. MAYS	Management	For
1E	ELECTION OF DIRECTOR:	RANDALL T. MAYS	Management	For
1F	ELECTION OF DIRECTOR:	B.J. MCCOMBS	Management	For

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1G	ELECTION OF DIRECTOR: PHYLLIS B. RIGGINS	Management	For
1H	ELECTION OF DIRECTOR: THEODORE H. STRAUSS	Management	For
11	ELECTION OF DIRECTOR: J.C. WATTS	Management	For
1J	ELECTION OF DIRECTOR: JOHN H. WILLIAMS	Management	For
1K	ELECTION OF DIRECTOR: JOHN B. ZACHRY	Management	For
02	RATIFICATION OF THE SELECTION OF ERNST & YOUNG LLP AS INDEPENDENT AUDITORS FOR THE YEAR ENDING DECEMBER 31, 2007.	Management	For
03	APPROVAL AND ADOPTION OF THE SHAREHOLDER PROPOSAL REGARDING PAY FOR SUPERIOR PERFORMANCE.	Shareholder	Again
04	APPROVAL AND ADOPTION OF THE SHAREHOLDER PROPOSAL REGARDING CORPORATE POLITICAL CONTRIBUTIONS.	Shareholder	Again
05	APPROVAL AND ADOPTION OF THE SHAREHOLDER PROPOSAL REGARDING COMPENSATION COMMITTEE INDEPENDENCE.	Shareholder	Again
06	APPROVAL AND ADOPTION OF THE SHAREHOLDER PROPOSAL REGARDING EXECUTIVE COMPENSATION.	Shareholder	Again

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ISSUER: 552953101 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Vot Proposal Number Proposal Type Cas

01	DIRECTOR			Management	For
			ROBERT H. BALDWIN	Management	For
			WILLIE D. DAVIS	Management	For
			KENNY G. GUINN	Management	For
		P	ALEXANDER M. HAIG, JR.	Management	For
			ALEXIS M. HERMAN	Management	For
			ROLAND HERNANDEZ	Management	For
			GARY N. JACOBS	Management	For
			KIRK KERKORIAN	Management	For
			J. TERRENCE LANNI	Management	For
			ANTHONY MANDEKIC	Management	For
			ROSE MCKINNEY-JAMES	Management	For
			JAMES J. MURREN	Management	For
			RONALD M. POPEIL	Management	For
			JOHN T. REDMOND	Management	For
			DANIEL J. TAYLOR	Management	For
02	DATTETCATION OF TH	HE SELECTION OF THE I	MELVIN B. WOLZINGER	Management Management	For For
V.2		ACCOUNTING FIRM FOR		nanagemene	- V -
 NAVTEQ C	CORPORATION			NVT	
ISSUER:	63936L100	ISIN:			
SEDOL:					
Meeting	ge - Investment Compa Date Range: 07/01/20 d Accounts: NPX GABEI		Report Date: ( Page 1	06/26/2007 .36 of 187	
VOTE GRO	OUP: GLOBAL				
Proposal	_			Proposal	Vot
Number	Proposal			Type	Cas
	- 				
01	DIRECTOR			Management	For
			RICHARD J.A. DE LANGE	Management	For
			CHRISTOPHER GALVIN	Management	For
			ANDREW J. GREEN	Management	For
			JUDSON C. GREEN	Management	For
			WILLIAM L. KIMSEY	Management	For
			SCOTT D. MILLER	Management	For
			DIRK-JAN VAN OMMEREN	Management	For
 AMPHENOI	CORPORATION			 АРН	
ISSUER:	032095101	ISIN:			
SEDOL:					

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vot Cas
01	DIRECTOR		Management	 Foi
01		TANLEY L. CLARK	Management	Foi
		ANDREW E. LIETZ	Management	For
		RTIN H. LOEFFLER	Management	For
03	APPROVAL OF THE INCREASE IN THE NUMBER OF		Management	
03	SHARES.	AUTHORIZED	Hallagement	For
02	RATIFICATION OF DELOITTE & TOUCHE LLP AS I PUBLIC ACCOUNTANTS OF THE COMPANY.	INDEPENDENT	Management	For
CBS CORPO	RATION		CBSA	
ISSUER: 1	24857103 ISIN:			
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal			Proposal	Vot
Number	Proposal		Type	Cas
01	DIRECTOR		Management	For
	DA	AVID R. ANDELMAN	Management	For
	JOSEE	PH A. CALIFANO, JR.	Management	For
	W	ILLIAM S. COHEN	Management	For
	GAF	RY L. COUNTRYMAN	Management	For
	CHA	ARLES K. GIFFORD	Management	For
	LE	EONARD GOLDBERG	Management	For
	E	BRUCE S. GORDON	Management	For
	I	LINDA M. GRIEGO	Management	For
	I	ARNOLD KOPELSON	Management	For
	I	LESLIE MOONVES	Management	For
		DOUG MORRIS	Management	For
		SHARI REDSTONE	Management	For
	SUN	MNER M. REDSTONE	Management	For
	FRE	EDERIC V. SALERNO	Management	For
02	RATIFICATION OF THE APPOINTMENT OF PRICEWALLP TO SERVE AS CBS CORPORATION S INDEPENDENCE REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCO YEAR 2007.	DENT	Management	Foi
COMCAST C	ORPORATION		CMCSA	

ISSUER: 20030N101 ISIN:

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SEDOL:

VOTE GROUP: GLOBAL Proposal Proposal Vot Number Proposal Type Cas \_\_\_\_\_ 01 DIRECTOR Management For Management Management For S. DECKER ANSTROM KENNETH J. BACON For SHELDON M. BONOVITZ Management For EDWARD D. BREEN Management
JULIAN A. BRODSKY Management For For JOSEPH J. COLLINS Management

J MICHAEL COOK Management For J. MICHAEL COOK Management For JEFFREY A. HONICKMAN For Management BRIAN L. ROBERTS Management For RALPH J. ROBERTS Management DR. JUDITH RODIN Management For For For MICHAEL I. SOVERN Management 02 INDEPENDENT AUDITORS For Management PREVENT THE ISSUANCE OF NEW STOCK OPTIONS Shareholder 03 Again REQUIRE THAT THE CHAIRMAN OF THE BOARD NOT BE Shareholder 0.4 Again AN EMPLOYEE 05 REQUIRE SUSTAINABILITY REPORT Shareholder Again Again ADOPT A RECAPITALIZATION PLAN Shareholder REQUIRE ANNUAL VOTE ON EXECUTIVE COMPENSATION Shareholder Again REQUIRE PAY DIFFERENTIAL REPORT 0.8 Shareholder Again 09 REQUIRE DISCLOSURE OF POLITICAL CONTRIBUTIONS Shareholder Again INTERACTIVE DATA CORPORATION IDC ISIN: ISSUER: 45840J107 SEDOL: VOTE GROUP: GLOBAL Proposal Proposal Vot Number Proposal Cas 01 DIRECTOR Management For STUART J. CLARK Management For Management MYRA R. DRUCKER For WILLIAM T. ETHRIDGE Management RONA A. FAIRHEAD Management For For DONALD P. GREENBERG Management For CASPAR J.A. HOBBS Management
PHILIP J. HOFFMAN Management For For

ROBERT C. LAMB, JR.

JOHN C. MAKINSON

For

For

Management

Management

CARL SPIELVOGEL Management RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS Management OUR INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2007.

For ror For

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PLAYBOY ENTERPRISES, INC. PLAA

ISSUER: 728117201 ISIN:

SEDOL:

02

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VOTE GROUP: GLOBAL

Number Proposal

Proposal

Proposal		Proposal	Vo
Number	Proposal	Туре	Ca
01	DIRECTOR	Management	 Fo
	D. BOOKSHESTER	Management	Fo
	D. CHEMEROW	Management	Fo
	D. DRAPKIN	Management	F
	C. HEFNER	Management	Fo
	C. HIRSCHHORN	Management	Fo
	J. KERN	Management	F
	R. PILLAR	Management	F
	S. ROSENTHAL	Management	F
	R. ROSENZWEIG	Management	F
02	TO APPROVE AN AMENDMENT TO OUR SECOND AMENDED AND RESTATED PLAYBOY ENTERPRISES, INC. 1995 STOCK INCENTIVE PLAN.	Management	Aga
03	TO APPROVE AN AMENDMENT TO OUR AMENDED AND RESTATED 1997 EQUITY PLAN FOR NON-EMPLOYEE DIRECTORS OF PLAYBOY ENTERPRISES, INC.	Management	Aga
04	TO APPROVE AN AMENDMENT TO OUR PLAYBOY ENTERPRISES, INC. EMPLOYEE STOCK PURCHASE PLAN.	Management	F
05	TO RATIFY THE SELECTION OF ERNST & YOUNG LLP AS PLAYBOY ENTERPRISES, INC. S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007.	Management	F
PRIMEDIA	INC.	PRM	
SSUER: 7	74157K101 ISIN:		
SEDOL:			

172

Cas

Proposal

Type

01	DIRECTOR		Management	For
		DAVID A. BELL	Management	For
		BEVERLY C. CHELL	Management	For
		DAN CIPORIN	Management	For
		MEYER FELDBERG	Management	For
		PERRY GOLKIN	Management	For
		H. JOHN GREENIAUS	Management	For
		DEAN B. NELSON	Management	For
		KEVIN SMITH	Management	For
		THOMAS UGER	Management	For
02	TO RATIFY AND APPROVE	THE SELECTION BY THE BOARD	Management	For
	OF DIRECTORS OF DELOI:	TTE & TOUCHE LLP AS INDEPENDENT		
	PUBLIC ACCOUNTANTS FOR	R THE COMPANY FOR THE FISCAL		
	YEAR ENDING DECEMBER 3	31, 2007.		
QWEST CO	MMUNICATIONS INTERNATION	VAL I	Q	
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TOOOLIV.	147171107	TO TIV •		

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vot Cas
1A	ELECTION OF DIRECTOR: RICHARD C. NOTEBAERT	Management	For
1B	ELECTION OF DIRECTOR: LINDA G. ALVARADO	Management	For
1C	ELECTION OF DIRECTOR: CHARLES L. BIGGS	Management	For
1D	ELECTION OF DIRECTOR: K. DANE BROOKSHER	Management	For
1E	ELECTION OF DIRECTOR: PETER S. HELLMAN	Management	For
1F	ELECTION OF DIRECTOR: R. DAVID HOOVER	Management	For
1G	ELECTION OF DIRECTOR: PATRICK J. MARTIN	Management	For
1H	ELECTION OF DIRECTOR: CAROLINE MATTHEWS	Management	For
11	ELECTION OF DIRECTOR: WAYNE W. MURDY	Management	For
1J	ELECTION OF DIRECTOR: FRANK P. POPOFF	Management	For
1K	ELECTION OF DIRECTOR: JAMES A. UNRUH	Management	For
1L	ELECTION OF DIRECTOR: ANTHONY WELTERS	Management	For
02	RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS	Management	For

OUR INDEPENDENT AUDITOR FOR 2007

SEDOL:

03	APPROVAL OF THE AMENDED AND RESTATED	EQUITY INCENTIVE	Management	For
04	PLAN STOCKHOLDER PROPOSAL - REQUESTING THAT ESTABLISH A POLICY WHEREBY AT LEAST EQUITY COMPENSATION AWARDED TO SENIOR BE PERFORMANCE-BASED AND THE RELATED	75% OF FUTURE R EXECUTIVES	Shareholder	Again
	METRICS BE DISCLOSED TO STOCKHOLDERS	FENFORMANCE		
05	STOCKHOLDER PROPOSAL - REQUESTING THE ESTABLISH A POLICY THAT STOCKHOLDERS OPPORTUNITY AT EACH ANNUAL MEETING TO AN ADVISORY RESOLUTION PROPOSED BY ME TO RATIFY CERTAIN COMPENSATION OF OUR	HAVE THE D VOTE ON ANAGEMENT	Shareholder	Again
	OFFICERS	C NAMED EXECUTIVE		
06	STOCKHOLDER PROPOSAL - REQUESTING THE STOCKHOLDER APPROVAL OF CERTAIN BENEF SENIOR EXECUTIVES UNDER OUR NON-QUALI PLAN OR ANY SUPPLEMENTAL EXECUTIVE RE	FITS FOR IFIED PENSION	Shareholder	Again
07	PLAN STOCKHOLDER PROPOSAL - REQUESTING THE ESTABLISH A POLICY OF SEPARATING THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER POSSIBLE	ROLES OF	Shareholder	Again
TIME WAR	NER CABLE INC		TWC	
ISSUER: 8	38732J108 ISIN:			
SEDOL:				
VOTE GROU	JP: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vot Cas
01	DIRECTOR		Management	For
		DAVID C. CHANG JAMES E. COPELAND, JR.	Management Management	For For
02	RATIFICATION OF AUDITORS.	JAMES E. COFELAND, JR.	Management	For
03	APPROVAL OF THE TIME WARNER CABLE INCINCENTIVE PLAN.	C. 2006 STOCK	Management	
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04	APPROVAL OF THE TIME WARNER CABLE INC	C. 2007 ANNUAL	Management	For
STARWOOD	HOTELS & RESORTS WORLDWIDE,		нот	
	35590A401 ISIN:			
`	101111			

VOTE GROUP: GLOBAL Proposal Proposal Vot Type Number Proposal Cas \_\_\_\_\_\_ 01 DIRECTOR Management For For DUNCAN Management ARON Management
BARSHEFSKY Management
CHAPUS Management ARON For For GALBREATH Management
HIPPEAU Management
QUAZZO Management
RYDER Management
YOUNGBLOOD Management
Management
Management For For For For For 02 RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG For Management LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2007. 03 APPROVAL OF AN AMENDMENT AND RESTATEMENT OF THE Management For COMPANY S CHARTER. RURAL CELLULAR CORPORATION RCCC ISSUER: 781904107 ISIN: SEDOL: VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vot Cas
01	DIRECTOR	Management	For
	JAMES V. CONTINENZA	Management	For
	JACQUES LEDUC	Management	For
	WESLEY E. SCHULTZ	Management	For
02	APPOINTMENT OF DELOITTE & TOUCHE LLP AS INDEPENDENT AUDITORS FOR THE COMPANY S 2007 FISCAL YEAR.	Management	For

SMG PLC

ISSUER: G8226W103 ISIN: GB0004325402

REPORT BY THE DIRECTORS AND THE REPORT BY THE

SEDOL: 0432540

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vot Cas
1.	RECEIVE AND ADOPT THE ANNUAL ACCOUNTS OF THE COMPANY FOR THE FYE 31 DEC 2006 TOGETHER WITH	Management	For
	THE REPORT BY THE DIRECTORS. THE REMUNERATION		

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AUDITORS ON THE ANNUAL ACCOUNTS AND THE AUDITABLE PART OF THE REMUNERATION REPORT

2.	APPROVE THE REPORT BY THE DIRECTORS ON REMUNERATION FOR THE FYE 31 DEC 2006	Management	For
3.	ELECT MR. RICHARD FINDLAY AS A DIRECTOR OF THE COMPANY	Management	For
4.	ELECT MR. ROB WOODWARD AS A DIRECTOR OF THE COMPANY	Management	For
5.	ELECT MR. DAVID SHEARER AS A DIRECTOR OF THE COMPANY	Management	For
6.	ELECT LORD WAHEED ALLI AS A DIRECTOR OF THE COMPANY	Management	For
7.	ELECT MR. VASA BABIC AS A DIRECTOR OF THE COMPANY	Management	For
8.	ELECT MR. JAMIE MATHESON AS A DIRECTOR OF THE COMPANY	Management	For
9.	ELECT MR. MATTHEW PEACOCK AS A DIRECTOR OF THE COMPANY	Management	For
9.A	ELECT ALL THE ABOVE NAMED INDIVIDUALS AS THE DIRECTORS OF THE COMPANY	Management	For
10.	RE-APPOINT PRICEWATERHOUSE COOPERS LLP AS THE AUDITORS OF THE COMPANY UNTIL THE CONCLUSION OF THE NEXT AGM AT WHICH ACCOUNTS ARE LAID AND AUTHORIZE THE DIRECTORS TO FIX THE REMUNERATION OF THE AUDITORS	Management	For
11.	AUTHORIZE THE DIRECTORS, TO ALLOT RELEVANT SECURITIES SECTION 800F THE COMPANIES ACT 1985 UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 2,637,754; AUTHORITY EXPIRES AT THE CONCLUSION OF THE NEXT AGM OF THE COMPANY; AND THE DIRECTORS MAY ALLOT RELEVANT SECURITIES AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT MADE PRIOR TO SUCH EXPIRY	Management	For
S.12	AUTHORIZE THE DIRECTORS, SUBJECT TO THE PASSING OF RESOLUTION 11 AND PURSUANTTO SECTION 95 OF THE COMPANIES ACT 1985 THE ACT, TO ALLOT EQUITY SECTION 94(2) TO 94(3)A OF THE ACT FOR CASH PURSUANT TO THE AUTHORITY CONFERRED BY RESOLUTION 11, DISAPPLYING THE STATUTORY PRE-EMPTION RIGHTS SECTION 89(1) OF THE ACT, PROVIDED THAT THIS POWER IS LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES: A) IN CONNECTION WITH A RIGHTS ISSUE, IN FAVOR OF ORDINARY SHAREHOLDERS OF 2.5P EACH IN THE CAPITAL OF THE COMPANY; AND B) IN CASE OF RELEVANT SHARES SECTION 94(5) OF THE ACT A NOMINAL VALUE OR IN CASE OF OTHER SECURITIES GIVING RIGHT TO SUBSCRIBE OR CONVERT INTO RELEVANT SHARES HAVING NOMINAL VALUE NOT EXCEEDING IN AGGREGATE OF GBP 395,663; AND AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR 15 MONTHS; AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT MADE	Management	For

AUTHORIZE THE COMPANY, FOR THE PURPOSE OF SECTION S.13 166 OF THE COMPANIES ACT 1985, TO MAKE MARKET PURCHASES SECTION 163(3) OF THE ACT, UP TO GBP 791,326 OF 2.5P EACH IN THE CAPITAL OF THE COMPANY SHARES, AT A MINIMUM PRICE OF 2.5P AND NOT MORE THAN 5% ABOVE THE AVERAGE MIDDLE MARKET QUOTATIONS FOR SUCH SHARES DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST, OVER THE PREVIOUS 5 BUSINESS DAYS; AND AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE AGM OF THE COMPANY OR 12 MONTHS; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY PURSUANT TO SUCH CONTRACT AND ALL SHARES SO PURCHASED IN PURSUANCE OF THIS AUTHORITY SHALL BE CANCELLED IMMEDIATELY UPON THE COMPLETION

Management

For

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> OF THE PURCHASE AND THE AMOUNT OF THE COMPANY S ISSUE SHARE CAPITAL BUT NOT ITS AUTHORIZED SHARE CAPITAL SHALL BE REDUCED BY THE NOMINAL AMOUNT OF THE SHARE SO PURCHASED

S.14 APPROVE AND ADOPT THE NEW ARTICLES OF ASSOCIATION OF THE COMPANY IN SUBSTITUTION FOR AND TO THE EXCLUSION OF THE EXISTING ARTICLES OF ASSOCIATION WITH EFFECT FROM THE CONCLUSION OF THIS AGM

Management

For

ULSTER TELEVISION LTD

ISSUER: G91855117 ISIN: GB0009113951

2007, TO BE PAID ON 11 JUN 2007

SEDOL: 4007933, 0911395, 5076794, B1GKG02

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vot Cas
1.	RECEIVE AND ADOPT THE COMPANY S ANNUAL ACCOUNTS FOR THE YE 31 DEC 2006 TOGETHER WITH THE DIRECTORS REPORT AND THE AUDITORS REPORTS THEREON	Management	For
2.	APPROVE THE REPORT OF THE BOARD OF DIRECTORS REMUNERATION FOR THE YE 31 DEC 2006	Management	For
3.	DECLARE A FINAL DIVIDEND OF 8P PER ORDINARY SHARE OF 5P IN THE CAPITAL OF THECOMPANY IN FAVOUR OF SHAREHOLDERS ON THE REGISTER OF MEMBERS OF THE COMPANY AT THE CLOSE OF BUSINESS ON 30 MAR	Management	For

\_\_\_\_\_\_

4.	RE-ELECT MRS. M. HELEN MORROW AS A DIRECTOR, WHO RETIRES FROM THE BOARD BY ROTATION PURSUANT TO ARTICLE 116.1 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY	Management	For
5.	RE-ELECT MR. JAMES R. DOWNEY AS A DIRECTOR, WHO RETIRES FROM THE BOARD BY ROTATION PURSUANT TO ARTICLE 116.1 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY	Management	For
6.	RE-ELECT MR. PAUL O BRIEN AS A DIRECTOR, WHO RETIRES FROM THE BOARD PURSUANTTO ARTICLE 115 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY	Management	For
7.	RE-APPOINT ERNST & YOUNG LLP, AS THE RETIRING AUDITORS, UNTIL THE CONCLUSION OF THE NEXT AGM OF THE COMPANY AND AUTHORIZE THE DIRECTORS TO FIX THEIR REMUNERATION	Management	For
8.	AUTHORIZE THE DIRECTORS, FOR THE PURPOSES ARTICLE 90 OF THE COMPANIES NORTHERN IRELAND ORDER 1986THE ORDER AND SO THAT EXPRESSIONS USED IN THIS RESOLUTION SHALL BEAR THE SAME MEANINGS AS SPECIFIED IN THE SAID ARTICLE 90, TO ALLOT RELEVANT SECURITIES UP TO A MAXIMUM NOMINAL AMOUNT OF GBP 967,943,BEING APPROXIMATELY 35% OF THE NOMINAL VALUE OF THE ISSUED ORDINARY SHARE CAPITAL OF THE COMPANY AS AT THE 31 MAR 2007 AUTHORITY EXPIRES AT THE END OF 5 YEARS; AND THE DIRECTORS MAY ALLOT RELEVANT SECURITIES AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT MADE PRIOR TO SUCH EXPIRY	Management	For
S.9	AUTHORIZE THE DIRECTORS, IN ACCORDANCE WITH ARTICLE	Management	For

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> 105 OF THE COMPANIES NORTHERN IRELAND ORDER 1986 ORDER, TO SELL TREASURY SHARES ARTICLE 172 OF THE ORDER AND, SUBJECT TO PASSING OF RESOLUTION 8, MAKE OTHER ALLOTMENTS OF EQUITY SECURITIES AND THE EXPRESSION ALLOTMENT OF EQUITY SECURITIES AND THE EXPRESSION USED IN THIS RESOLUTION SHALL HAVE THE MEANING GIVEN THEM BY VIRTUE OF ARTICLE 104 OF THE ORDER FOR CASH, PURSUANT TO THE AUTHORITY CONFERRED ON THEM TO ALLOT RELEVANT SECURITIES ARTICLE 90 OF THE ORDER BY THAT RESOLUTION, DISAPPLYING ARTICLE 99(1) AND SUB-SECTIONS (1)-(6) OF ARTICLE 100 OF THE ORDER, PROVIDED THAT THIS POWER IS CONFERRED BY THIS RESOLUTION SHALL BE LIMITED TO: I) IN CONNECTION WITH AN ISSUE OR OFFERING IN FAVOUR OF HOLDERS OF EQUITY SECURITIES AND ANY OTHER PERSONS AND ANY OTHER PERSONS ENTITLED TO PARTICIPATE IN SUCH ISSUED OR OFFERING; II) UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 136,867; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF AGM OF THE COMPANY TO BE HELD IN 2008 OR 5 YEARS; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE

A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY

S.10 AUTHORIZE THE COMPANY, FOR THE PURPOSE OF ARTICLE 176 OF THE COMPANIES NORTHERN IRELAND ORDER1986, TO MAKE MARKET PURCHASES ARTICLE 173 OF THE SAID ORDER OF UP TO 2,740,075, ORDINARY SHARES OF 5P EACH IN THE CAPITAL OF THE COMPANY, AT A MINIMUM PRICE OF 5P AND NOT MORE THAN 5% ABOVE THE AVERAGE MARKET VALUE FOR SUCH SHARES DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST, FOR THE 5 BUSINESS DAYS PRECEDING THE DATE OF PURCHASE; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF AGM OF THE COMPANY OR 18 MONTHS; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY

Management

For

SCMP GROUP LTD

ISSUER: G7867B105 ISIN: BMG7867B1054

SEDOL: B17KWN6, 6425243, B02V4Q4, 5752737, 6824657

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vot Cas
1.	RECEIVE THE AUDITED FINANCIAL STATEMENTS AND THE DIRECTORS REPORT AND AUDITORS REPORT FOR THE YE 31 DEC 2006	Management	For
2.	APPROVE THE PAYMENT OF A FINAL DIVIDEND	Management	For
3.A	RE-ELECT MR. PETER LEE TING CHANG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	Management	For
3.B	RE-ELECT MR. WONG KAI MAN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	Management	For
3.C	RE-ELECT MR. TAN SRI DR. KHOO KAY PENG AS A NON-EXECUTIVE DIRECTOR	Management	For
4.	AUTHORIZE THE BOARD TO FIX DIRECTORS FEE	Management	For
5.	RE-APPOINT PRICEWATERHOUSECOOPERS AS THE AUDITORS AND AUTHORIZE THE BOARD TO FIX THEIR REMUNERATION	Management	For

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AUTHORIZE THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES OR SECURITIES CONVERTIBLE INTO SUCH SHARES OR OPTIONS OR WARRANTS OR SIMILAR RIGHTS TO SUBSCRIBE FOR ANY SHARES AND TO MAKE OR GRANT OFFERS, AGREEMENTS AND OPTIONS WHICH WOULD OR MIGHT REQUIRE SHARES TO BE ALLOTTED

Management For

AND ISSUED; THE AGGREGATE NOMINAL AMOUNT OF SHARES ALLOTTEDWHETHER PURSUANT TO OPTIONS OR OTHERWISE AND ISSUED BY THE DIRECTORS OF THE COMPANY PURSUANT TO I) A RIGHTS ISSUE AS SPECIFIED; OR II) THE EXERCISE OF THE CONVERSION RIGHTS UNDER THE TERMS OF ANY SECURITIES WHICH ARE CONVERTIBLE INTO SHARES; OR III) ANY OPTION SCHEME OR SIMILAR ARRANGEMENT FOR THE TIME BEING ADOPTED FOR THE GRANT OR ISSUE TO OFFICERS AND/OR EMPLOYEES OF THE COMPANY AND/OR ANY OF ITS SUBSIDIARIES OF SHARES OR RIGHTS TO ACQUIRE SHARES; OR IV) THE EXERCISE OF RIGHTS OF SUBSCRIPTION UNDER THE TERMS OF ANY WARRANTS ISSUED BY THE COMPANY; OR V) ANY SCRIP DIVIDEND OR SIMILAR ARRANGEMENT PROVIDING FOR THE ALLOTMENT OF SHARES IN LIEU OF THE WHOLE OR PART OF A DIVIDEND ON SHARES IN ACCORDANCE WITH THE BYE-LAWS OF THE COMPANY; SHALL NOT EXCEED 20 % OF THE AGGREGATE NOMINAL AMOUNT OF THE SHARE CAPITAL OF THE COMPANY IN ISSUE AT THE DATE OF THE PASSING OF THIS RESOLUTION; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR THE EXPIRATION OF THE PERIOD WITHIN WHICH THE NEXT AGM OF THE COMPANY IS REQUIRED BY THE BYE-LAWS OF THE COMPANY OR ANY APPLICABLE LAW TO BE HELD

- 7. AUTHORIZE THE DIRECTORS TO REPURCHASE ITS SHARES, SUBJECT TO AND IN ACCORDANCE WITH ALL APPLICABLE LAWS AND/OR REQUIREMENTS OF THE LISTING RULES; THE AGGREGATE NOMINAL AMOUNT OF SHARES WHICH MAY BE REPURCHASED BY THE COMPANY DURING RELEVANT PERIOD AS SPECIFIED SHALL NOT EXCEED 10 % OF THE AGGREGATE NOMINAL AMOUNT OF SHARES IN ISSUE AT THE DATE OF THE PASSING OF THIS RESOLUTION AND THE SAID APPROVAL SHALL BE LIMITED ACCORDINGLY; AUTHORITY EXPIRES THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR THE EXPIRATION OF THE PERIOD WITHIN WHICH THE NEXT AGM OF THE COMPANY IS REQUIRED BY THE BY-LAWS OF THE COMPANY OR ANY APPLICABLE LAW TO BE HELD
- 8. AUTHORIZE THE DIRECTORS, SUBJECT TO THE PASSING
  OF THE RESOLUTIONS 6 AND 7, TO ALLOT, ISSUE AND
  DEAL WITH ADDITIONAL SHARES PURSUANT TO RESOLUTION
  6 TO EXTEND BY THE ADDITION THERETO OF AN AMOUNT
  REPRESENTING THE AGGREGATE NOMINAL AMOUNT OF
  SHARES REPURCHASED BY THE COMPANY UNDER THE AUTHORITY
  GRANTED PURSUANT TO RESOLUTION 7, PROVIDED THAT
  SUCH AMOUNT OF SHARES SO REPURCHASED SHALL NOT
  EXCEED 10 % OF THE AGGREGATE NOMINAL AMOUNT OF
  THE SHARE CAPITAL OF THE COMPANY IN ISSUE AT
  THE DATE OF THE PASSING OF THIS RESOLUTION

Management

Management

For

For

CHINA TELECOM CORPORATION LIMITED CHA

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ISSUER: 169426103 ISIN:

SEDOL:

5EDOL:

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O1 THE CONSOLIDATED STATEMENTS OF THE COMPANY, BE

THE BUDGET FOR THE YEAR 2007.

CONSIDERED AND APPROVED, AND THE BOARD TO PREPARE

VOTE GROUP: GLOBAL

Number Proposal

VOTE GROUP: GLOBAL

Number Proposal

Proposal

Proposal

02	THE PROFIT DISTRIBUTION PROPOSAL AND THE DECLARATION AND PAYMENT OF A FINAL DIVIDEND FOR THE YEAR	Management	For
	ENDED 31 DECEMBER 2006.		
03	THE REAPPOINTMENT OF KPMG AND KPMG HUAZHEN AS THE INTERNATIONAL AUDITOR AND DOMESTIC AUDITOR	Management	For
04	OF THE COMPANY. THAT MS. ZHANG XIUQIN S RESIGNATION BE CONSIDERED	Management	Foi
04	AND APPROVED.	Management	101
05	THAT MR. LI JIAN S RESIGNATION BE CONSIDERED AND APPROVED.	Management	For
06	THAT MR. XIAO JINXUE S APPOINTMENT BE CONSIDERED AND APPROVED.	Management	For
07	THAT MS. WANG HAIYUN S APPOINTMENT BE CONSIDERED AND APPROVED.	Management	For
S8	TO CONSIDER AND APPROVE THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE COMPANY.	Management	For
S9A	THAT THE COMPANY S ISSUE OF DEBENTURES DENOMINATED IN LOCAL OR FOREIGN CURRENCIES, IN ONE OR MORE TRANCHES.	Management	For
S9B	THE BOARD OR ANY TWO OR MORE DIRECTORS OF THE COMPANY, BE AUTHORISED TO: (A) DETERMINE THE SPECIFIC TERMS, CONDITIONS AND OTHER MATTERS, (B) DO ALL SUCH ACTS WHICH ARE NECESSARY AND INCIDENTAL; AND (C) TAKE ALL SUCH STEPS WHICH ARE NECESSARY FOR THE PURPOSES OF EXECUTING THE ISSUE.	Management	For
S10	TO GRANT A GENERAL MANDATE TO THE BOARD TO ISSUE, ALLOT AND DEAL WITH THE ADDITIONAL SHARES.	Management	For
S11	TO AUTHORISE THE BOARD TO INCREASE THE REGISTERED CAPITAL OF THE COMPANY AND TO AMEND THE ARTICLES OF ASSOCIATION.	Management	For
LAYSIA	N RESOURCES CORP BHD MRCB		
SUER:	Y57177100 ISIN: MYL165100008		
10.07	6557878, 6557867		

1. RECEIVE AND ADOPT THE STATUTORY FINANCIAL STATEMENTS Management

For

Proposal Vot

Proposal Type

Management For

Vot

Cas

OF THE COMPANY FOR THE FYE 31 DEC 2006 AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS THEREON

2.	RE-ELECT MR. DATO AHMAD IBNIHAJAR AS A DIRECTOR, WHO RETIRES BY ROTATION PURSUANT TO ARTICLE 101 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For
3.	RE-ELECT DR. ROSLAN A. GHAFFAR AS A DIRECTOR, WHO RETIRES BY ROTATION PURSUANT TO ARTICLE 101 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For
4.	RE-APPOINT DATO DR. MOHD SHAHARI AHMAD JABAR AS A DIRECTOR OF THE COMPANY, WHO RETIRES IN ACCORDANCE WITH SECTION 129 OF THE COMPANIES ACT, 1965, TO HOLD OFFICE UNTIL THE NEXT AGM	Management	For
5.	APPROVE THE DIRECTORS FEES OF MYR 302,000 FOR	Management	For

ProxyEdge - Investment Company Report

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THE FYE 31 DEC 2006

RE-APPOINT MESSRS. PRICEWATERHOUSECOOPERS AS THE AUDITORS OF THE COMPANY AND AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION

Management

Management

7. AUTHORIZE THE BOARD OF DIRECTORS, PURSUANT TO SECTION 132D OF THE COMPANIES ACT, 1965, TO ISSUE SHARES IN THE COMPANY AT ANY TIME UNTIL THE CONCLUSION OF THE NEXT AGM AND UPON SUCH TERMS AND CONDITIONS AND FOR SUCH PURPOSES AS THE BOARD OF DIRECTORS MAY, IN THEIR ABSOLUTE DISCRETION, DEEM FIT PROVIDED THAT THE AGGREGATE NUMBER OF SHARES TO BE ISSUED DOES NOT EXCEED 10% OF THE ISSUED SHARE CAPITAL OF THE COMPANY FOR THE TIME BEING AND TO OBTAIN APPROVAL FOR THE LISTING OF AND QUOTATION FOR THE ADDITIONAL SHARES SO ISSUED ON BURSA MALAYSIA SECURITIES BERHAD

S.8 AMEND THE ARTICLES OF ASSOCIATION OF THE COMPANY AS SPECIFIED

Management

Other

For

For

For

For

MALAYSIAN RESOURCES CORP BHD MRCB

TRANSACT ANY OTHER BUSINESS

ISSUER: Y57177100 ISIN: MYL165100008

SEDOL: 6557878, 6557867

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VOTE GROUP: GLOBAL

Proposal Proposal Number Proposal Type Cas \_\_\_\_\_

1. AUTHORIZE THE BOARD OF DIRECTORS OF THE COMPANY: Management SUBJECT TO THE APPROVAL OF THE RELEVANT AUTHORITIES, INCLUDING BUT NOT LIMITED TO, THE APPROVAL OF BURSA MALAYSIA SECURITIES BERHAD BURSA SECURITIES FOR THE LISTING OF AND QUOTATION FOR THE NEW ORDINARY SHARES OF THE COMPANY TO BE ISSUED HEREUNDER, TO ESTABLISH AND ADMINISTER AN EMPLOYEES SHARE OPTION SCHEME ESOS FOR THE BENEFIT OF ELIGIBLE EMPLOYEES OF THE COMPANY AND ITS SUBSIDIARIES IN ACCORDANCE WITH THE PROVISIONS OF THE BYE-LAWS OF THE ESOS AS SPECIFIED, AND TO GIVE EFFECT TO THE ESOS WITH FULL POWER TO ASSENT TO ANY CONDITIONS, VARIATIONS, MODIFICATIONS AND/OR AMENDMENTS AS MAY BE REQUIRED BY THE RELEVANT AUTHORITIES; TO MAKE THE NECESSARY APPLICATIONS AND DO ALL THINGS NECESSARY AT THE APPROPRIATE TIME OR TIMES TO BURSA SECURITIES FOR THE LISTING OF AND QUOTATION FOR THE NEW ORDINARY SHARES OF THE COMPANY WHICH MAY FROM TIME TO TIME BE ALLOTTED AND ISSUED PURSUANT TO THE ESOS; AND TO ALLOT AND ISSUE FROM TIME TO TIME SUCH NUMBER OF ORDINARY SHARES OF THE COMPANY AS MAY BE REQUIRED TO BE ISSUED PURSUANT TO THE EXERCISE OF THE OPTIONS UNDER THE ESOS PROVIDED THAT THE AGGREGATE NUMBER OF NEW ORDINARY SHARES OF THE COMPANY TO BE ALLOTTED AND ISSUED PURSUANT TO THIS RESOLUTION SHALL NOT EXCEED AN AGGREGATE OF 15% OF THE ISSUED AND PAID-UP SHARE CAPITAL OF THE COMPANY AT ANY POINT OF TIME DURING THE EXISTENCE OF THE ESOS AND SUCH NEW ORDINARY SHARES OF THE COMPANY ISSUED SHALL, UPON ALLOTMENT AND ISSUE, RANK PARI PASSU IN ALL RESPECTS WITH THE THEN EXISTING ISSUED AND FULLY PAID-UP ORDINARY SHARES OF THE COMPANY EXCEPT THAT THEY WILL NOT BE ENTITLED TO ANY

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THE ENTITLEMENT DATE OF WHICH IS PRIOR TO THE DATE OF ALLOTMENT OF THE NEW ORDINARY SHARES OF THE COMPANY PURSUANT TO THE ESOS; APPROVE TO MODIFY AND/OR AMEND THE ESOS FROM TIME TO TIME PROVIDED THAT SUCH MODIFICATIONS AND/OR AMENDMENTS ARE EFFECTED IN ACCORDANCE WITH THE PROVISIONS OF THE BYE-LAWS OF THE ESOS RELATING TO MODIFICATIONS AND/OR AMENDMENTS AND TO DO ALL SUCH ACTS AND TO ENTER INTO ALL SUCH TRANSACTIONS, ARRANGEMENTS AND AGREEMENTS AS MAY BE NECESSARY OR EXPEDIENT IN ORDER TO GIVE FULL EFFECT TO THE ESOS; AND APPROVE TO EXTEND THE ESOS, IF THE BOARD OF DIRECTORS OF MRCB DEEMS FIT , FOR UP TO A MAXIMUM PERIOD OF AN ADDITIONAL 5 YEARS ESOS EXTENSION AND AUTHORIZE THE BOARD OF DIRECTORS TO IMPLEMENT THE ESOS EXTENSION AND THAT THE BY-LAWS OF THE ESOS OF MRCB, AS SPECIFIED

DIVIDEND, RIGHTS, ALLOTMENTS AND/OR OTHER DISTRIBUTIONS,

For

2. AUTHORIZE THE BOARD OF DIRECTORS OF THE COMPANY,
SUBJECT TO THE PASSING OF RESOLUTION 1, AT ANY
TIME AND FROM TIME TO TIME TO OFFER AND TO GRANT
TO MR. ENCIK SHAHRIL RIDZA RIDZUAN, THE GROUP
MANAGING DIRECTOR OF THE COMPANY, NEW OPTIONS
TO SUBSCRIBE FOR UP TO A MAXIMUM OF 2,000,000
NEW ORDINARY SHARES OF THE COMPANY UNDER THE
ESOS, SUBJECT ALWAYS TO SUCH TERMS AND CONDITIONS
AND/OR ANY ADJUSTMENTS WHICH MAY BE MADE IN ACCORDANCE
WITH THE PROVISION OF THE BYE-LAWS OF THE ESOS

Management

For

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TELEVISION BROADCASTS LTD

ISSUER: Y85830100 ISIN: HK0511001957

SEDOL: B01Y6R9, 6881674, 5274190

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vot Cas
1.	RECEIVE AND APPROVE THE AUDITED ACCOUNTS AND THE REPORTS OF THE DIRECTORS ANDTHE AUDITORS FOR THE YE 31 DEC 2006	Management	Take No Ac
2.	DECLARE A FINAL DIVIDEND FOR THE YE 31 DEC 2006	Management	Take No Ac
3.	ELECT MR. EDWARD CHENG WAI SUN AS A DIRECTOR	Management	Take No Ac
4.1	RE-ELECT DR. NORMAN LEUNG NAI PANG, WHO IS RETIRING AS A DIRECTOR	Management	Take No Ac
4.2	RE-ELECT MRS. CHRISTINA LEE LOOK NGAN KWAN, WHO IS RETIRING AS A DIRECTOR	Management	Take No Ac
4.3	RE-ELECT MR. ROBERT SZE TSAI TO, WHO IS RETIRING AS A DIRECTOR	Management	Take No Ac
5.	RE-APPOINT PRICEWATERHOUSECOOPERS AS THE AUDITORS OF THE COMPANY AND AUTHORIZE THE DIRECTORS TO FIX THEIR REMUNERATION	Management	Take No Ac
6.	AUTHORIZE THE DIRECTORS OF THE COMPANY, IN SUBSTITUTION OF ALL PREVIOUS AUTHORITIES, DURING OR AFTER	Management	Take No Ac

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THE RELEVANT PERIOD, TO ALLOT, ISSUE AND DEAL WITH UNISSUED SHARES IN THE CAPITAL OF THE COMPANY AND TO MAKE OR GRANT OFFERS, AGREEMENTS, OPTIONS AND OTHER RIGHTS, OR ISSUE SECURITIES, WHICH MIGHT REQUIRE THE EXERCISE OF SUCH POWERS, THE AGGREGATE NOMINAL AMOUNT OF SHARE CAPITAL ALLOTTED OR AGREED CONDITIONALLY OR UNCONDITIONALLY TO BE ALLOTTED OR ISSUED WHETHER PURSUANT TO AN OPTION OR OTHERWISE BY THE DIRECTORS OF THE COMPANY,

OTHERWISE THAN PURSUANT TO I) A RIGHTS ISSUE; OR II) ANY SCRIP DIVIDEND OR SIMILAR ARRANGEMENT PROVIDING FOR ALLOTMENT OF SHARES IN LIEU OF THE WHOLE OR PART OF A DIVIDEND ON THE ORDINARY SHARES IN THE COMPANY SUCH ORDINARY SHARES BEING DEFINED IN THIS AND THE FOLLOWING RESOLUTION 7, SHARES IN ACCORDANCE WITH THE ARTICLES OF ASSOCIATION OF THE COMPANY, SHALL NOT EXCEED THE AGGREGATE OF: I) 10% OF THE AGGREGATE NOMINAL AMOUNT OF THE SHARE CAPITAL OF THE COMPANY IN ISSUE AT THE DATE OF PASSING OF THIS RESOLUTION; AND II) IF THE DIRECTORS OF THE COMPANY ARE SO AUTHORIZED BY A SEPARATE ORDINARY RESOLUTION OF THE SHAREHOLDERS OF THE COMPANY THE NOMINAL AMOUNT OF ANY SHARE CAPITAL OF THE COMPANY REPURCHASED BY THE COMPANY SUBSEQUENT TO THE PASSING OF THIS RESOLUTION UP TO A MAXIMUM EQUIVALENT TO 10% OF THE AGGREGATE NOMINAL AMOUNT OF THE SHARE CAPITAL OF THE COMPANY IN ISSUE AT THE DATE OF PASSING OF THIS RESOLUTION; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR THE EXPIRY OF THE PERIOD WITHIN WHICH THE NEXT AGM OF THE COMPANY IS REQUIRED BY THE ARTICLES OF ASSOCIATION OF THE COMPANY OR ANY OTHER APPLICABLE LAW TO BE HELD

7. AUTHORIZE THE DIRECTORS OF THE COMPANY, DURING THE RELEVANT PERIOD OF ALL POWERS OF THE COMPANY TO PURCHASE SHARES ON THE STOCK EXCHANGE OF HONG KONG LIMITED OR ANY OTHER STOCK EXCHANGE ON WHICH THE SHARES MAY BE LISTED AND RECOGNIZED BY THE SECURITIES AND FUTURES COMMISSION AND THE STOCK EXCHANGE OF HONG KONG LIMITED: THE AGGREGATE NOMINAL AMOUNT OF SHARES WHICH MAY BE PURCHASED BY THE COMPANY SHALL NOT EXCEED 10% OF THE AGGREGATE NOMINAL AMOUNT OF THE ISSUED SHARE CAPITAL OF THE COMPANY AT THE DATE OF PASSING OF THIS RESOLUTION; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR THE EXPIRY OF THE PERIOD WITHIN WHICH THE NEXT AGM OF THE COMPANY IS REQUIRED BY THE ARTICLES OF ASSOCIATION OF THE COMPANY OR ANY OTHER APPLICABLE LAW TO BE HELD

AUTHORIZE THE DIRECTORS OF THE COMPANY, TO EXERCISE THE POWERS OF THE COMPANYREFERRED TO RESOLUTION 6 IN RESPECT OF THE SHARE CAPITAL OF THE COMPANY AS SPECIFIED

9. APPROVE TO EXTEND THE PERIOD OF 30 DAYS DURING WHICH THE COMPANY S REGISTER OF MEMBERS MAY BE CLOSED UNDER SECTION 99(1) OF THE COMPANIES ORDINANCE DURING THE CALENDAR YEAR 2007 TO 60 DAYS PURSUANT TO SECTION 99(2) OF THE COMPANIES ORDINANCE

Management

Take No Ac

Management Take No Ac

Management Take No Ac

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VIACOM IN	с.		VIA	
ISSUER: 9	2553P102 ISIN:			
SEDOL:				
VOTE GROU	P: FUNDPVC			
Proposal Number	Proposal		Proposal Type	Vot Cas
	Proposal 			
01	DIRECTOR		Management	For
		GEORGE S. ABRAMS	Management	For
		PHILIPPE P. DAUMAN	Management	For
		THOMAS E. DOOLEY	Management	For
		ALAN C. GREENBERG	Management	For
		ROBERT K. KRAFT	Management	For
		BLYTHE J. MCGARVIE	Management	For
		CHARLES E. PHILLIPS JR.	Management	For
		SHARI REDSTONE	Management	For
		SUMNER M. REDSTONE	Management	For
		FREDERIC V. SALERNO WILLIAM SCHWARTZ	Management Management	For
02	RATIFICATION OF THE APPOINTMENT OF PRI		2	For
02	LLP TO SERVE AS INDEPENDENT AUDITOR FO		Management	For
03	APPROVAL OF THE VIACOM INC. SENIOR EXE SHORT-TERM INCENTIVE PLAN.	CCUTIVE	Management	For
04	APPROVAL OF THE VIACOM INC. 2006 LONG-INCENTIVE PLAN.	TERM MANAGEMENT	Management	For
05	STOCKHOLDER PROPOSAL TO DIVEST PARAMOU	JNT.	Shareholder	Agair
AUSTAR UN	ITED COMMUNICATIONS LIMITED			
ISSUER: Q	0716Q109 ISIN: A	AU00000AUN4		
SEDOL: B	05P8Q1, 6164955, 4070526			
VOTE GROU	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vot Cas
1.	RECEIVE AND APPROVE THE FINANCIAL REPORTS OF THE DIRECTORS ANDTHE AUTOR THE FYE 31 DEC 2006	DRT AND	Management	For
2.	ADOPT THE REMUNERATION REPORT FOR THE	YE 31 DEC	Management	For
3.a	2006 RE-ELECT MR. TIM D. DOWNING AS A DIRECT THE COMPANY, WHO RETIRES BY ROTATION IN WITH THE RULE 8.1 OF THE COMPANY S CON	IN ACCORDANCE	Management	For
3.b	RE-ELECT MR. GENE W. SCHNEIDER AS A DIOF THE COMPANY, WHO RETIRES BY ROTATION WITH THE RULE 8.1 OF THE COMPANY S CONTINUE	ON IN ACCORDANCE	Management	For

S.4	APPROVE: A) THE BUY-BACK OF UP TO AUD 300 MILLION OF ITS ISSUED ORDINARY SHARES BY BUY-BACK AGREEMENTS UNDER: 1) AN OFF-MARKET TENDER BUY-BACK; AND/OR 2) ON-MARKET BUY-BACKS; AND B) THE TERMS, AND ENTRY INTO, OF THE BUY-BACK AGREEMENTS TO THE EXTENT THAT APPROVAL OF SUCH BUY-BACK AGREEMENTS IS REQUIRED UNDER THE COMPANIES ACT 2001 CTH	Management	For
s.5	AUTHORIZE THE COMPANY, IN ACCORDANCE WITH SECTION	Management	For
Meeting D	- Investment Company Report ate Range: 07/01/2006 to 06/30/2007 Report Date Accounts: NPX GABELLI GLB MULTIMEDIA TR Pag	: 06/26/2007 e 150 of 187	
	256C(1) OF THE CORPORATIONSACT 2001, TO REDUCE ITS SHARE CAPITAL BY UP TO AUD 300 MILLION BY PAYING EACH HOLDER OF ORDINARY SHARES AN AMOUNT THAT IS PROPORTIONAL TO THE NUMBER OF ORDINARY SHARES HELD ON THE RECORD DATE AS SPECIFIED		
s.6	APPROVE, IN ACCORDANCE WITH RULE 2.2B(I) OF THE CONSTITUTION AND SUBJECT TO OBTAINING WRITTEN CONSENT, OR A RESOLUTION, OF B CLASS SHAREHOLDERS AS CONTEMPLATED BY THAT RULE, THE B CLASS SHARES NOT BE ENTITLED TO PARTICIPATE IN ANY RETURN OF CAPITAL APPROVED UNDER RESOLUTION S.5, AND THAT THE RIGHTS ATTACHING TO THOSE SHARES INCLUDING THE RIGHTS UNDER RULE 2.2B(R) BE VARIED ACCORDINGLY	Management	For
*	OTHER BUSINESS	Non-Voting	
TRANS-LUX	CORPORATION	TLX	
ISSUER: 8	93247106 ISIN:		
SEDOL:			
VOTE GROU	P: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vot Cas
01	DIRECTOR  GENE JANKOWSKI*  JEAN FIRSTENBERG*  VICTOR LISS*	Management Management Management Management	Withhe Withhe Withhe
02	RICHARD BRANDT** RATIFY THE RETENTION OF EISNER LLP AS THE INDEPENDENT AUDITORS FOR THE CORPORATION FOR THE ENSUING YEAR.	Management Management	Withhe For
ALCATEL-L	UCENT	ALU	

ISIN:

ISSUER: 013904305

#### SEDOL:

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	VOTE	GROUP:	GLOBAL
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Proposal Number	Proposal	Proposal Type	Vot Cas
E12	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO PROCEED WITH (I) THE ISSUE WITHOUT CANCELLATION OF PREFERENTIAL SUBSCRIPTION RIGHTS OF ORDINARY SHARES AND OF SECURITIES CONFERRING AN IMMEDIATE OR FUTURE RIGHT TO THE SHARE CAPITAL OF THE COMPANY OR OF ITS AFFILIATES AND (II) THE INCREASE IN SHARE CAPITAL THROUGH INCORPORATION OF PREMIUMS, RESERVES, PROFITS OR OTHERWISE.	Management	For
E13	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO PROCEED WITH THE ISSUE OF CANCELLATION OF PREFERENTIAL SUBSCRIPTION RIGHTS, OF (I) ORDINARY SHARES AND ANY SECURITIES CONFERRING AN IMMEDIATE OR FUTURE RIGHT TO THE SHARE CAPITAL OF THE COMPANY OR OF ITS AFFILIATES OR OF (II) COMPANY ORDINARY SHARES WHICH CONFER A RIGHT TO THE ISSUANCE OF SECURITIES TO BE ISSUED BY SUBSIDIARIES, INCLUDING FOR THE PURPOSES OF REMUNERATING SECURITIES THAT ARE TENDERED IN CONNECTION WITH AN EXCHANGE OFFER.	Management	For

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E14	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO CARRY OUT A SHARE CAPITAL INCREASE TO REMUNERATE CONTRIBUTIONS IN KIND OF CAPITAL STOCK OR MARKETABLE SECURITIES GIVING ACCESS TO THE CAPITAL OF THIRD-PARTY COMPANIES.	Management	For
E15	AGGREGATE LIMIT TO THE AMOUNT OF ISSUANCES CARRIED OUT BY VIRTUE OF THE 12TH, 13TH, AND 14TH RESOLUTIONS.	Management	For
E16	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO DECIDE ON THE DISPOSAL OR INCREASE OF SHARE CAPITAL BY THE ISSUANCES OF SHARES RESERVED TO THE PARTICIPANTS IN A COMPANY SAVINGS PLAN.	Management	For
E17	AUTHORIZATION GIVEN TO THE BOARD OF DIRECTORS FOR A FREE BONUS ISSUE OF EXISTING SHARES OR OF SHARES TO BE ISSUED BY THE COMPANY.	Management	For
E18	MODIFICATION OF BY-LAWS ARTICLE NUMBER 21 RELATING TO SHAREHOLDERS MEETINGS.	Management	For
E19	POWERS.	Management	For
E20	RESOLUTION A PROPOSED BY SHAREHOLDERS - NOT AGREED BY THE BOARD OF DIRECTORS: MODIFICATION OF ARTICLE 22 OF THE BY-LAWS; CANCELLATION OF THE PROVISIONS LIMITING VOTING RIGHTS.	Shareholder	Again
E21	AMENDMENTS OR NEW RESOLUTIONS PROPOSED AT THE MEETING.	Management	For
01	APPROVAL OF THE FINANCIAL STATEMENTS FOR THE	Management	For

	FISCAL YEAR ENDED DECEMBER 31, 2006.		
02	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED DECEMBER 31, 2006.	Management	For
03	RESULTS FOR THE FISCAL YEAR - APPROPRIATION.	Management	For
04	SETTING OF ATTENDANCE FEES ATTRIBUTED TO THE DIRECTORS.	Management	For
05	SETTING OF THE REMUNERATION ATTRIBUTED TO THE .	Management	For
06	RATIFICATION OF THE APPOINTMENT OF LADY JAY AS MEMBER OF THE BOARD OF DIRECTORS.	Management	For
07	RATIFICATION OF THE APPOINTMENT OF MR JEAN-CYRIL SPINETTA AS MEMBER OF THE BOARD OF DIRECTORS.	Management	For
08	APPROVAL OF RELATED PARTY AGREEMENTS ENTERED INTO OR WHICH REMAINED IN FORCE DURING THE FISCAL YEAR.	Management	For
09	APPROVAL OF AGREEMENTS WITH THE CHIEF EXECUTIVE OFFICER.	Management	For
010	AUTHORIZATION TO BE GIVEN TO THE BOARD OF DIRECTORS TO ALLOW THE COMPANY TO PURCHASE AND SELL ITS OWN SHARES.	Management	For
E11	AUTHORIZATION TO BE GIVEN TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL OF THE COMPANY.	Management	For

JUPITERMEDIA CORPORATION JUPM

ISSUER: 48207D101 ISIN:

SEDOL.

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vot Cas
01	DIRECTOR	Management	For
	ALAN M. MECKLER	Management	For
	CHRISTOPHER S. CARDEL:	L Management	For
	MICHAEL J. DAVIES	Management	For
	GILBERT F. BACH	Management	For
	WILLIAM A. SHUTZER	Management	For
	JOHN R. PATRICK	Management	For
02	APPROVAL OF DELOITTE & TOUCHE LLP, INDEPENDENT	Management	For

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REGISTERED PUBLIC ACCOUNTING FIRM, AS OUR INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2007.

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PUBLICIS GROUPE SA, PARIS

ISSUER: F7607Z165 ISIN: FR0000130577

SEDOL: B030QB9, 4380429, B043CD1, 4380548

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Droposal		Dronogal	770±
	Proposal	Proposal Type	Cas
*	FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND DIRECTIONS. THE FOLLOWING APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON THE VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS REGISTERED INTERMEDIARY, PLEASE CONTACT YOUR REPRESENTATIVE.	Non-Voting	
*	PLEASE NOTE THAT THIS IS A MIX MEETING. THANK YOU.	Non-Voting	
0.1	RECEIVE THE REPORTS OF THE EXECUTIVE COMMITT AND OF THE SUPERVISORY BORAD, APPROVE THE COMPANY S FINANCIAL STATEMENTS FOR THE YEAR 2006, SHOWING A LOSS OF EUR 38,996,098.00	Management	Take No Ac
0.2	RECEIVE THE REPORTS OF THE EXECUTIVE COMMITTEE AND THE AUDITORS, APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SAID FY, IN THE FORM TO THE MEETING, SHOWING INCOME OF EUR 469,000,000.00, GROUP SHARE OF EUR 443,000,000.00	Management	Take No Ac
0.3	APPROVE THE RECOMMENDATIONS OF THE EXECUTIVE COMMITTEE AND RESOLVES TO RECORDTHE LOSS FOR THE YEAR OF EUR 38,996,098.00 AS A DEFICIT IN RETAINED EARNINGS; FOLLOWING THIS APPROPRIATION, THE RETAINED EARNINGS ACCOUNT OF EUR 550,037,088.00 WILL SHOW A BALANCE OF EUR 511,040,990.00; DIVIDENDS; EUR 99,461,100.00, FOR 198,922,199 SHARES, DRAWN UPON THE RETAINED EARNINGS ACCOUNT; THIS ACCOUNT WILL DECREASE FROM EUR 511,040,990.00 TO EUR 411,579,890.00; A NET DIVIDEND OF EUR 0.50 PER SHARE OF A PAR VALUE OF EUR 0.40, WILL ENTITLE TO THE 40% DEDUCTION PROVIDED BY THE FRENCH TAX CODE; THIS DIVIDEND WILL BE PAID ON 03 JUL 2007	Management	Take No Ac
0.4	GRANT DISCHARGE TO THE EXECUTIVE COMMITTEE FOR THE PERFORMANCE OF ITS DUTIES DURING THE SAID FISCAL YEAR	Management	Take No Ac
0.5	GRANT DISCHARGE TO THE SUPERVISORY BOARD MEMBERS FOR THE PERFORMANCE OF THEIRDUTIES DURING THE SAID FISCAL YEAR	Management	Take No Ac

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0.7	APPOINT MR. FELIX ROHATYN AS A SUPERVISORY BOARD MEMBER FOR A 6-YEAR PERIOD	Management	Take No Ac
0.6	RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY ARTICLE L.225-86 OF THE FRENCH COMMERCIAL CODE, APPROVE SAID REPORT AND THE AGREEMENTS REFERRED TO THEREIN	Management	Take No Ac
0.8	APPOINT ERNST & YOUNG ET AUTRES AS A STATUTORY AUDITOR FOR A 6-YEAR PERIOD TOREPLACE THE SA ERNST AND YOUNG AUDIT	Management	Take No Ac
0.9	APPOINT AUDITEX AS A DEPUTY AUDITOR, FOR A 6-YEAR PERIOD TO REPLACE MR. DENISTHIBON	Management	Take No Ac
0.10	AUTHORIZE THE EXECUTIVE COMMITTEE TO BUY BACK THE COMPANY S SHARES ON THE OPEN MARKET, SUBJECT TO THE CONDITIONS DESCRIBED BELOW; MAXIMUM PURCHASE PRICE: EUR 49. 00; MINIMUM SALE PRICE; EUR 21.00; MAXIMUM NUMBER OF SHARES TO BE ACQUIRED: 10% OF THE SHARE CAPITAL, I.E., 14,962,599 SHARES OF EUR 0.40, THE NUMBER OF SHARES ACQUIRED BY THE COMPANY WITH A VIEW TO THEIR RETENTION OR THEIR SUBSEQUENT DELIVERY IN PAYMENT OR EXCHANGE AS PART OF A MERGER, DIVESTMENT OR CAPITAL CONTRIBUTION CANNOT EXCEED 5% OF ITS CAPITAL MAXIMUM FUNDS INVESTED IN THE SHARE BUYBACKS: EUR 500,000,000.00; AUTHORITY EXPIRES AT THE END OF AN 18-MONTH PERIOD; AUTHORIZE THE EXECUTIVE COMMITTEE TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES, THIS AUTHORIZATION SUPERSEDES THE FRACTION UNUSED AND THE REMAINING PERIOD OF THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS MEETING OF 07 JUN 2006 IN ITS RESOLUTION NUMBER 12	Management	Take No Ac
E.11	AUTHORIZE THE EXECUTIVE COMMITTEE TO REDUCE THE SHARE CAPITAL, ON ONE OR MOREOCCASIONS AND AT ITS SOLE DISCRETION, BY CANCELING ALL OR PART OF THE SHARES HELD BY THE COMPANY IN CONNECTION WITH THE STOCK REPURCHASE PLAN AUTHORIZED BY THE RESOLUTION NO. 10, THE PLAN AUTHORIZED BY THE SHAREHOLDERS MEETING OF 07 JUN 2006 OR LATER PLANS, UP TO A MAXIMUM OF 10% OF THE SHARE CAPITAL AUTHORITY EXPIRES AT THE END OF THE 24-MONTH PERIOD; THIS AUTHORIZATION IS GIVEN FOR A 26-MONTH PERIOD; IT SUPERSEDES THE FRACTION UNUSED AND THE REMAINING PERIOD OF THE ONE GRANTED BY THE SHAREHOLDERS MEETING OF 07 JUN 2006 IN ITS RESOLUTION NUMBER 13; TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management	Take No Ac
E.12	AUTHORIZE THE EXECUTIVE COMMITTEE THE NECESSARY	Management	Take No Ac

POWERS TO INCREASE THE CAPITAL, AT ITS SOLE,

ON ONE OR MORE OCCASIONS, IN FRANCE OR ABROAD, BY A MAXIMUM NOMINAL AMOUNT OF EUR 40,000,000.00, BY ISSUANCE, WITH PREFERRED SUBSCRIPTION RIGHTS MAINTAINED, OF SHARES OR SECURITIES GIVING ACCESS OR THAT CAN GIVE ACCESS TO THE CAPITAL OR GIVING RIGHTS TO THE ALLOCATION OF DEBT SECURITIES; THIS AMOUNT SHALL COUNT AGAINST THE OVERALL VALUE

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> SET FORTH IN RESOLUTION NUMBER 21; THE MAXIMUM NOMINAL AMOUNT OF DEBT SECURITIES WHICH MAY BE ISSUED SHALL NOT EXCEED EUR 900,000,000.00; AUTHORITY EXOPIRES AT THE END OF FOR A 26-MONTH PERIOD; IT SUPERSEDES THE FRACTION UNUSED AND THERE REMAINING PERIOD OF THE ONE GRANTED BY THE COMBINED SHAREHOLDERS MEETING OF 01 JUN 2005 IN ITS RESOLUTION NUMBER 13; THE SHAREHOLDERS MEETING DELEGATES ALL POWERS TO THE EXECUTIVE COMMITTEE TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

E.24 AMEND THE ARTICLE NUMBER 20 OF THE ADMISSION TO THE SHAREHOLDERS MEETING

AUTHORIZE THE EXECUTIVE COMMITTEE THE NECESSARY E.13 POWERS TO INCREASE THE CAPITAL, AT ITS SOLE DISCRETION, ON ONE OR MORE OCCASIONS, IN FRANCE OR ABROAD, BY A MAXIMUM NOMINAL AMOUNT OF EUR 40,000,000.00, BY ISSUANCE, WITH CANCELLATION OF THE PREFERRED SUBSCRIPTION RIGHTS, BY WAY OF A PUBLIC OFFERING, OF SHARES OR SECURITIES GIVING ACCESS OR THAT CAN GIVE ACCESS TO THE CAPITAL OR GIVING RIGHT TO THE ALLOCATION OF DEBT SECURITIES; THIS AMOUNT SHALL COUNT AGAINST THE OVERALL VALUE SET FORTH IN RESOLUTION NUMBER 21; THE MAXIMUM NOMINAL AMOUNT OF DEBT SECURITIES WHICH MAY BE ISSUED SHALL NOT EXCEED EUR 900.000.000.00; AUTHORITY EXPIRES AT THE END FOR A 26-MONTH PERIOD; IT SUPERSEDES THE FRACTION UNUSED AND THE REMAINING PERIOD OF THE ONE GRANTED BY THE COMBINED SHAREHOLDERS MEETING OF 01 JUN 2005 IN ITS RESOLUTION NO 14; DELEGATES ALL POWERS TO THE EXECUTIVE COMMITTEE TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH

AUTHORIZES THE EXECUTIVE COMMITTEE FOR A 26-MONTH PERIOD AND WITHIN THE LIMITOF 10% OF THE COMPANY S SHARE CAPITAL, TO SET THE ISSUE PRICE OF THE ORDINARY SHARES OR SECURITIES TO BE ISSUED BY WAY OF A PUBLIC OFFERING AND WITH CANCELLATION OF THE PREFERRED SUBSCRIPTION RIGHTS, IN ACCORDANCE WITH THE TERMS AND CONDITIONS DETERMINED BY THE SHAREHOLDERS MEETING; THE NOMINAL AMOUNT OF CAPITAL INCREASE WHICH MAY BE CARRIED OUT BY VIRTUE OF THE PRESENT RESOLUTION SHALL COUNT

ALL NECESSARY FORMALITIES

Management Take No Ac

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Management Take No Ac

Management Take No Ac

AGAINST THE OVERALL VALUE SET FORTH IN RESOLUTION NO.2L; DELEGATES ALL POWERS TO THE EXECUTIVE COMMITTEE TO TAKE ALL NECESSARY MEASURES AN D ACCOMPLISH ALL NECESSARY FORMALITIES; THIS AUTHORIZATION SUPERSEDES THE PERIOD UNUSED AND THE REMAINING PERIOD OF THE ONE GRANTED BY THE COMBINED SHAREHOLDERS MEETING OF 01 JUN 2005 IN ITS RESOLUTION

IN ORDER TO INCREASE THE SHARE CAPITAL, IN ONE MORE OCCASIONS AND AT ITS SOLE DISCRETION, BY A MAXIMUM NOMINAL AMOUNT OF EUR 40,000,000.00, BY WAY OF CAPITALIZING RESERVES, PROFITS, PREMIUMS OR OTHER MEANS, PROVIDED THAT SUCH CAPITALIZATION IS ALLOWED BYLAW AND UNDER THE BYLAWS, BY ISSUING BONUS SHARES OR RAISING THE PAR VALUE OF EXISTING SHARES; OR BY A COMBINATION OF THESE METHODS; THIS AMOUNT SHALL COUNT AGAINST THE OVERALL VALUE SET FORTH IN RESOLUTION NO. 2L; AUTHORITY EXPIRES AT THE END FOR A 26-MONTH PERIOD; IT SUPERSEDES THE FRACTION UNUSED AND THE REMAINING PERIOD

Management Take No Ac

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OF THE ONE GRANTED BY THE COMBINED SHAREHOLDERS
MEETING OF 01 JUN 2005 IN ITS RESOLUTION THE
SHAREHOLDERS MEETING DELEGATES ALL POWERS TO
THE EXECUTIVE COMMITTEE TO TAKE ALL NECESSARY
MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

E.16 AUTHORIZE THE EXECUTIVE COMMITTEE TO ISSUE, AT ITS SOLE DISCRETION, COMPANY SEQUITY SECURITIES OR SECURITIES GIVING ACCESS TO THE COMPANY S SHARE CAPITAL, IN CONSIDERATION FOR SECURITIES TENDERED IN A PUBLIC EXCHANGE OFFER INITIATED BY THE SHAREHOLDERS MEETING GIVES ALL POWERS TO THE EXECUTIVE COMMITTEE TO ISSUE, AT ITS SOLE DISCRETION, COMPANY S EQUITY SECURITIES OR SECURITIES GIVING ACCESS TO THE COMPANY S SHARE CAPITAL, IN CONSIDERATION FOR SECURITIES TENDERED IN A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY CONCERNING THE SHARES OF ANOTHER COMPANY; THE MAXIMUM NOMINAL AMOUNT OF CAPITAL INCREASE SHALL NOT EXCEED EUR 40,00,000.00 AND IT SHALL COUNT AGAINST THE OVERALL VALUE SET FORTH IN RESOLUTION NO. 21; AUTHORITY EXPIRES AT THE END FOR A 26-MONTH PERIOD; IT SUPERSEDES THE FRACTION UNUSED AND THE REMAINING PERIOD OF THE ONE GRANTED BY THE COMBINED SHAREHOLDERS MEETING OF 01 JUN 2005 IN ITS RESOLUTION NO. 17; DELEGATED ALL POWERS TO THE EXECUTIVE COMMITTEE TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

Management Take No Ac

E.17 AUTHORIZE THE EXECUTIVE COMMITTEE TO INCREASE
THE SHARE CAPITAL UP TO 10% OF THE SHARE CAPITAL,

Management Take No Ac

BY WAY OF ISSUING SHARES OR SECURITIES GIVING ACCESS TO THE CAPITAL, IN CONSIDERATION FOR THE CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY AND COMPRISED OF CAPITAL SECURITIES OR SECURITIES GIVING ACCESS TO SHARE CAPITA; THIS AMOUNT SHALL COUNT AGAINST OVERALL VALUE SET FORTH IN RESOLUTION NO. 21; AUTHORITY EXPIRES AT THE END FOR A 26-MONTH PERIOD; IT SUPERSEDES THE FRACTION UNUSED AND THE REMAINING PERIOD OF THE ONE GRANTED BY THE COMBINED SHAREHOLDERS MEETING OF 01 JUN 2005 IN ITS RESOLUTION 18 THE SHAREHOLDERS MEETING DELEGATES ALL POWERS TO THE EXECUTIVE COMMITTEE TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

- E.18 AUTHORIZE THE EXECUTIVE COMMITTEE DECIDE TO INCREASE,
  AT ITS SOLE DISCRETION, THE NUMBER OF SECURITIES
  TO BE ISSUED IN THE EVENT OF A CAPITAL INCREASE:
  WITH, OR WITHOUT PREFERENTIAL SUBSCRIPTION RIGHT
  OF SHAREHOLDERS, AT THE SAME PRICE AS THE INITIAL
  ISSUE, WITHIN 30 DAYS OF THE CLOSING OF THE SUBSCRIPTION
  PERIOD AND UP TO A MAXIMUM OF 15% OF THE INITIAL
  ISSUE; AUTHORITY EXPIRES AT THE END FOR A 26-MONTH
  PERIOD; THIS AUTHORIZATION SUPERSEDES THE FRACTION
  UNUSED AND THE REMAINING PERIOD OF THE AUTHORIZATION
  GRANTED BY THE COMBINED SHAREHOLDERS MEETING
  OF 01 JUN 2005 IN ITS RESOLUTION NO. 19
- E.19 AUTHORIZE THE EXECUTIVE COMMITTEE TO INCREASE
  THE SHARE CAPITAL, ON ONE OR MORE OCCASIONS,
  IN FAVOUR OF EMPLOYEES OF THE COMPANY AND THE
  RELATED COMPANIES, WHO ARE MEMBERS OF A COMPANY
  SAVINGS PLAN; THIS DELEGATION IS GIVEN FOR A

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26-MONTH PERIOD; AND FOR A NOMINAL AMOUNT THAT SHALL NOT EXCEED EUR 2,800,000.00, THIS AMOUNT SHALL COUNT AGAINST THE OVERALL VALUE SET FORTH IN RESOLUTION NO. 21; DELEGATES ALL POWERS TO THE EXECUTIVE COMMITTEE TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

E.20 AUTHORIZE THE EXECUTIVE COMMITTEE ALL POWERS
TO GRANT, IN ONE OR MORE TRANSACTIONS, TO EMPLOYEES
AND CORPORATE OFFICERS OF THE COMPANY AND THE
RELATED COMPANIES, OPTIONS GIVING THE RIGHT EITHER
TO SUBSCRIBE FOR NEW SHARES IN THE COMPANY TO
BE ISSUED THROUGH A SHARE CAPITAL INCREASE, OR
TO PURCHASE EXISTING SHARES PURCHASED BY THE
COMPANY, IT BEING PROVIDED THAT THE OPTIONS SHALL
NOT GIVE RIGHTS TO A TOTAL NUMBER OF SHARES,
WHICH SHALL NOT EXCEED 10% OF THE CAPITAL; AUTHORITY
EXPIRES AT THE END OF 38 MONTH PERIOD, IT SUPERSEDES
THE FRACTION UNUSED AND THE REMAINING PERIOD

194

Take No Ac

Management

Take No Ac

Management Take No Ac

OF THE ONE GRANTED BY THE COMBINED SHAREHOLDERS MEETING ON 01 JUN 2005 IN ITS RESOLUTION NO.21, THE SHARE HOLDERS MEETING GRANTS ALL POWERS TO THE EXECUTIVE COMMITTEE TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

E.21 APPROVE TO DECIDE THAT THE OVERALL NOMINAL AMOUNT PERTAINING TO THE CAPITAL INCREASES TO BE CARRIED OUT WITH THE USE OF THE DELEGATIONS GIVEN BY RESOLUTIONS NO. 12, 13, 14, IS, 15, 17, 18, 19 AND 22 SHALL NOT EXCEED EUR 40,000,000.00

Management Take No Ac

AUTHORIZE THE EXECUTIVE COMMITTEE TO GRANT, FOR E.22 FREE, ON ONE OR MORE OCCASIONS, EXISTING OR FUTURE SHARES, IN FAVOUR OF THE EMPLOYEES OR THE CORPORATE OFFICERS OF THE COMPANY AND RELATED COMPANIES, THEY MAY NOT REPRESENT MORE THAN 10% OF THE SHARE CAPITAL, THE MAXIMUM NOMINAL AMOUNT OF CAPITAL INCREASE SHALL NOT EXCEED EUR 40,000.000.00 AND IT SHALL COUNT AGAINST THE OVERALL VALUE SET FORTH IN RESOLUTION NO. 21; AUTHORITY EXPIRES AT THE END OF 38-MONTH PERIOD; SHAREHOLDERS MEETING DELEGATES ALL POWERS TO THE EXECUTIVE COMMITTEE TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARYFORMALITIES. THIS AUTHORIZATION SUPERSEDES THE FRACTION UNUSED AND THE REMAINING PERIOD OF THE ONE GRANTED BY THE COMBINED SHAREHOLDERS MEETING OF JUNE 1, 2005 IN ITS RESOLUTION

Management Take No Ac

E.23 AUTHORIZE THE EXECUTIVE COMMITTEE TO MAKE USE IN THE EVENT OF A PUBLIC OFFER CONCERNING THE SHARES OF THE COMPANY, OF THE AUTHORIZATIONS GRANTED BY THE RESOLUTIONS NO. 11 TO 22; AUTHORITY EXPIRES AT THE END FOR A 18-MONTH PERIOD

Management Take No Ac

AMEND THE ARTICLE NUMBER 10 OF THE BYLAWS - APPOINT Management Take No Ac E.25 - REVOCATION - DURATION OF THE TERMS OF OFFICE - AGE LIMIT - REPLACEMENT RESOLUTION

Take No Ac

E.26 AMEND THE ARTICLE NUMBER 12 OF THE BYLAWS-POWERS-RELATING WITH THE 3RD PARTIES

Management

GRANT FULL POWERS TO THE BEARER OF AN ORIGINAL, OE.27 A COPY OF EXTRACT OF THE MINUTES OF THIS MEETING TO CARRY OUT ALL FILINGS, PUBLICATIONS AND OTHER FORMALITIES PRESCRIBED BYLAW

Management Take No Ac

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	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vot Cas
01	TO APPROVE THE ANNUAL REPORT AND TO F FINANCIAL STATEMENT OF THE COMPANY FO YEAR ENDED DECEMBER 31, 2006 AND THEF AND DISCHARGE THE BOARD OF COMMISSION THEIR SUPERVISORY RESPONSIBILITIES AN OF DIRECTORS FROM THEIR MANAGERIAL RE ALL AS MORE FULLY DESCRIBED IN THE PR	OR THE FINANCIAL REBY RELEASES NERS FROM ND THE BOARD ESPONSIBILITIES,	Management	For
02	TO APPROVE THE ALLOCATIONS OF NET PRORESERVE FUNDS, DIVIDENDS AND OTHER PUTO APPROVE THE DETERMINATION OF THE AND MANNER OF PAYMENT OF DIVIDENDS FOR YEAR ENDED DECEMBER 31, 2006.	JRPOSES AND AMOUNT, TIME	Management	For
03	TO DETERMINE THE REMUNERATION FOR THE COMMISSIONERS OF THE COMPANY FOR 2007		Management	For
04	TO APPROVE THE APPOINTMENT OF THE COMAUDITOR FOR THE FINANCIAL YEAR ENDED 31, 2007.		Management	For
05	TO APPROVE THE APPOINTMENT OF THE PRETHE CHANGE IN COMPOSITION OF THE BOAF AND THE APPOINTMENT OF A COMMISSIONER	RD OF DIRECTORS	Management	For
SPANISH E	ROADCASTING SYSTEM, INC.		SBSA	
ISSUER: 8	46425882 ISIN:			
SEDOL:				
VOTE GROU	P: GLOBAL			
Proposal Number	Proposal		Proposal Type	Vot Cas
01	DIRECTOR	RAUL ALARCON, JR. PABLO RAUL ALARCON, SR. ANTONIO S. FERNANDEZ JOSE A. VILLAMIL JASON L. SHRINSKY	Management Management Management Management Management Management	For For For For
THE DIREC	TV GROUP, INC.		DTV	
ISSUER: 2	5459L106 ISIN:			
SEDOL:				
VOTE GROU	P: GLOBAL			
Dropogal			Proposal	Vot
Proposal Number	Proposal		Type	Cā

01 DIRECTOR

Management For

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	NEIL R. AU CHARLES F		For For
	K. RUPERT	MURDOCH Management	For
02	RATIFICATION OF APPOINTMENT OF INDEPENDENT PUBLIC ACCOUNTANTS.	Management	For
03	APPROVAL OF THE AMENDED AND RESTATED 2004 STOCK PLAN.	Management	For
04	APPROVAL OF THE AMENDED AND RESTATED EXECUTIVE OFFICER CASH BONUS PLAN.	Management	For
BCE INC.		BCE	
ISSUER: (	05534B760 ISIN:		
SEDOL:			
VOTE GROU	JP: GLOBAL		
Proposal		Proposal	Vot
-	Proposal	Type	Cas
04	APPROVING THE RESOLUTION, THE FULL TEXT OF WHICH IS REPRODUCED AS SCHEDULE B TO THE ACCOMPANYING MANAGEMENT PROXY CIRCULAR, TO APPROVE AMENDMENTS TO THE CORPORATION S EQUITY-BASED COMPENSATION PLANS.	Management	For
03	APPROVING THE SPECIAL RESOLUTION, THE FULL TEXT OF WHICH IS REPRODUCED AS SCHEDULE A TO THE ACCOMP MANAGEMENT PROXY CIRCULAR, TO APPROVE THE NAME CHANGE OF THE CORPORATION.	Management PANYING	For
02	DELOITTE & TOUCHE LLP AS AUDITORS.	Management	For
01	DIRECTOR	Management	For
	A. B>>	RARD Management	Fo
	R.A. BREN	INEMAN Management	For
	R.J. CU	JRRIE Management	For
	A.S. F	ELL Management	For
	D. SOBLE K	XAUFMAN Management	For
	B.M. LE	CVITT Management	For
	E.C. LU	JMLEY Management	For
	J. MAXW	Management	For
	J.H. MCA	_	For
	T.C. O'N		For
	J.A. PAT	_	For
	R.C. PC	3	For
	M.J. SA	_	For
	P.M. TEI	_	For
	V.L. YO	DUNG Management	For

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GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP

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SEDOL: B0CM8G5, 7107250

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vot Cas
1.	APPROVE THE SUBMISSION OF THE MANAGEMENT REPORT	Management	Take No Ac
	OF THE FY 2006 AND THE BOARD OF DIRECTORS REPORT AS WELL AS THE CHARTERED ACCOUNTANTS REPORT FOR		
	THE FINANCIAL STATEMENTS OF THE YEAR 2006 ACCORDING		

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	TO IFRS, INCLUDING CONSOLIDATED FINANCIAL STATEMENTS OF THE GROUP		
2.	APPROVE THE FINANCIAL STATEMENTS OF THE FY 2006 AFTER THE PRESENTATION OF THEBOARD OF DIRECTORS AND OF THE CHARTERED ACCOUNTANTS REPORTS	Management	Take No Ac
3.	APPROVE THE EARNINGS DISTRIBUTION	Management	Take No Ac
4.	GRANT DISCHARGE TO THE BOARD OF DIRECTORS AND THE CHARTERED ACCOUNTANTS FROM ANY COMPETITIVE RESPONSIBILITY FOR ACTIVITIES OF FY 2006	Management	Take No Ac
5.	ELECT 2 ORDINARY AND 2 SUBSTITUTE CHARTERED ACCOUNTANTS FOR THE FY 2007 AND APPROVE TO DETERMINE THEIR COMPENSATION	Management	Take No Ac
6.	APPROVE THE MONTHLY PAYMENT, PRODUCTIVITY BONUS AND EXPENSE ACCOUNTS FOR THE PRESIDENT OF THE BOARD OF DIRECTORS AND THE MANAGING DIRECTOR, APPROVE THE COMPENSATION OF THE SECRETARY AND THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE FY 2007	Management	Take No Ac
7.	APPROVE THE PARTICIPATION OF THE BOARD OF DIRECTORS MEMBERS IN COMMITTEES ANDTHE REMUNERATION FOR THE FY 2007	Management	Take No Ac

SALEM COMMUNICATIONS CORPORATION SALM

AMEND ARTICLES 51 AND 53 OF THE ARTICLES OF INCORPORATION Management
OTHER ISSUES AND ANNOUNCEMENTS Non-Voting

8. ELECT A MEMBER OF THE BOARD OF DIRECTORS

Take No Ac

Management Take No Ac

ISSUER: 794093104 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vot Cas
01	DIRECTOR		Management	 For
		STUART W. EPPERSO	ON Management	For
		EDWARD G. ATSINGER	III Management	For
		DAVID DAVENPORT	* Management	For
		ERIC H. HALVORSO	ON Management	For
		ROLAND S. HINZ	Management	For
		PAUL PRESSLER*	Management	For
		RICHARD A. RIDDI	LE Management	For
		DENNIS M. WEINBER	RG Management	For

TIME WARNER TELECOM INC. TWTC

ISSUER: 887319101 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

LAS VEGAS SANDS CORP.

Proposal Number	Proposal	Proposal Type	Vot Cas
01	DIRECTOR	Management	For
	GREGORY J. ATTORRI SPENCER B. HAYS LARISSA L. HERDA KEVIN W. MOONEY KIRBY G. PICKLE ROSCOE C. YOUNG, II	Management Management Management Management Management Management	For For For For For
02	APPROVE CERTAIN AMENDMENTS TO OUR RESTATED CERTIFICATE OF INCORPORATION TO REFLECT THAT WE NO LONGER HAVE CLASS B COMMON STOCK OUTSTANDING.	Management	For
03	RATIFICATION OF APPOINTMENT OF ERNST & YOUNG LLP TO SERVE AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2007.	Management	For

LVS

ISSUER: 517834107 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vot Cas
01	DIRECTOR	Management	For
	SHELDON G. ADELSON	Management	For
	IRWIN CHAFETZ	Management	For
	JAMES L. PURCELL	Management	For
02	TO CONSIDER AND ACT UPON THE RATIFICATION OF THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Management	For

HAVAS, 2 ALLEE DE LONGCHAMP SURESNES

ISSUER: F47696111 ISIN: FR0000121881

SEDOL: 4569938, B0333Z1, 5980958

\_\_\_\_\_\_

VOTE GROUP: GLOBAL

Proposal

Number Proposal Type Cas FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN Non-Voting AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND DIRECTIONS. THE FOLLOWING APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED

TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON THE VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS REGISTERED INTERMEDIARY,

PLEASE CONTACT YOUR REPRESENTATIVE

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RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS Management AND THE AUDITORS, APPROVE THE COMPANY S FINANCIAL STATEMENTS FOR THE YE ON 31 DEC 2006, AS PRESENTED; APPROVE THE EXPENSES AND CHARGES THAT WERE NOT TAX-DEDUCTABLE OF EUR 45,462.00

2. RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS Management For

For

Proposal

Vot

AND THE AUDITORS, APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SAID FY, IN THE FORM PRESENTED TO THE MEETING

3.	ACKNOWLEDGE THE DISTRIBUTABLE INCOME AMOUNTS TO EUR 47,392,985.46 AND CONSISTS OF: THE INCOME FOR THE FY OF EUR 49,887,353.12 TO FUND THE LEGAL RESERVE: EUR 2,494,367.66 AND RESOLVES TO ALLOCATE IT AS FOLLOWS: DIVIDENDS: EUR 12,955,758.60, OTHER RESERVES: EUR 34,437,226.86 THE SHAREHOLDERS WILL RECEIVE A NET DIVIDEND OF EUR 0.03 PER SHARE, AND WILL ENTITLE TO THE 40% DEDUCTION PROVIDED BY THE FRENCH TAX CODE THIS DIVIDEND WILL BE PAID ON 15 JUN 2007 AS REQUIRED BY LAW	Management	For
4.	APPROVE TO AWARD TOTAL ANNUAL FEES OF EUR 13,000.00 TO THE BOARD OF DIRECTORS AND AUTHORIZE THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management	For
5.	RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY ARTICLE L.225-38 OF THE FRENCH COMMERCIAL CODE, APPROVE THE RECLASSIFYING OF THE SHAREHOLDERS IN DVTEAM	Management	For
6.	RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY ARTICLE L.225-38 OF THE FRENCH COMMERCIAL CODE, APPROVE THE RECLASSIFYING OF ITS SHAREHOLDING IN HAVAS MANAGEMENT ESPANA	Management	For
7.	RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY ARTICLE L.225-38 OF THE FRENCH COMMERCIAL CODE, APPROVE THE DEBT FORGIVENESS BY THE COMPANY IN FAVOUR OF ITS SUBSIDIARY HAVAS	Management	For
8.	PARTNERSHIP RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY ARTICLE L.225-38 OF THE FRENCH COMMERCIAL CODE, APPROVE THE ADDITIONAL CLAUSE OF MR. JACQUES SEGUELA S CONTRACT OF EMPLOYMENT DATED 23 OCT 2006	Management	For
9.	RECECIVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY ARTICLE L.225-38 OF THE FRENCH COMMERCIAL CODE, APPROVE THE COMMITMENT CONCERNING THE TRANSFER OF THE REDEEMABLE WARRANTS TO SUBSCRIBE AND, OR PURCHASE SHARES (BSAAR)	Management	For
10.	APPROVE TO RENEW THE APPOINTMENT OF MR. EDESKANDARIAN AS A DIRECTOR FOR A 3-YEAR PERIOD	Management	For
11.	APPROVE TO RENEW THE APPOINTMENT OF MR. PIERRE LESCURE AS A DIRECTOR FOR A 3-YEAR PERIOD	Management	For
12.	APPROVE TO RENEW THE APPOINTMENT OF MR. LEOPOLDO RODES CASTANE AS A DIRECTOR FOR A 3-YEAR PERIOD	Management	For

13. APPROVE TO RENEW THE APPOINTMENT OF MR. PATRICK

SOULARD AS A DIRECTOR FOR A 3-YEAR PERIOD

For

Management

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 06/26/2007 Selected Accounts: NPX GABELLI GLB MULTIMEDIA TR Page 162 of 187

14.	RATIFY THE CO-OPTATION OF THE COMPANY HAVAS PARTICIPATION AS A DIRECTOR AND APPROVE TO REPLACE HAVAS INTERNATIONAL, FOR THE REMAINDER OF HAVAS INTERNATIONAL S TERM OF OFFICE, I.E., UNTIL THE GENERAL MEETING, WHICH WILL DELIBERATE UPON THE ANNUAL FINANCIAL STATEMENTS FOR FY 2008	Management
15.	AUTHORIZE THE BOARD OF DIRECTORS TO INCREASE THE CAPITAL, ON ONE OR MORE OCCASIONS, IN FRANCE, ABROAD AND, OR ON THE INTERNATIONAL MARKET, BY ISSUANCE, WITH PREFERRED SUBSCRIPTION RIGHTS MAINTAINED, OF SHARES OR SECURITIES GIVING RIGHT TO THE CAPITAL OF THE COMPANY OR SECURITIES; THE MAXIMAL NOMINAL AMOUNT OF CAPITAL INCREASES TO BE CARRIED OUT UNDER THIS DELEGATION OF AUTHORITY SHALL NOT EXCEED EUR 30,000,000.00 THE OVERALL MAXIMUM NOMINAL AMOUNT OF CAPITAL INCREASES TO BE CARRIED OUT BY VIRTUE OF THE PRESENT DELEGATION AND OF THOSE GRANTED BY VIRTUE OF RESOLUTIONS NO. 17 TO 20 OF THE PRESENT MEETING, IS SET TO EUR 30,000,000.00 THE MAXIMUM NOMINAL AMOUNT OF DEBT SECURITIES WHICH MAY BE ISSUED SHALL NOT EXCEED EUR 480,000,000.00 AUTHORITY EXPIRES AT THE END OF 26-MONTH PERIOD AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management
16.	AUTHORIZE THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL, UP TO 10% OF THE SHARE CAPITAL, IN CONSIDERATION FOR THE CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY AND COMPRISED OF CAPITAL SECURITIES OR SECURITIES GIVING ACCESS TO SHARE CAPITAL, AUTHORITY EXPIRES AT THE END OF 26-MONTH PERIOD AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management
17.	AUTHORIZE THE BOARD OF DIRECTORS ALL POWERS IN ORDER TO INCREASE THE SHARE CAPITAL, IN ONE OR MORE OCCASIONS, BY A MAXIMUM NOMINAL AMOUNT OF EUR 30,000,000.00 BY WAY OF CAPITALIZING RESERVES, PROFITS, PREMIUMS OR OTHER MEANS, PROVIDED THAT SUCH CAPITALIZATION IS ALLOWED BY LAW AND UNDER THE BY-LAWS, BY ISSUING BONUS SHARES OR RAISING THE PAR VALUE OF EXISTING SHARES, OR BY A COMBINATION OF THESE TWO METHODS, THIS AMOUNT SHALL COUNT AGAINST THE OVERALL CEILING SET FORTH IN RESOLUTION NO. 15 OF THE PRESENT MEETING, AUTHORITY EXPIRES AT THE END OF 26-MONTH PERIODAND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management
1.0	AUTHODITE THE DOADD OF DIDECTORS TO INCREASE	Managanan

AUTHORIZE THE BOARD OF DIRECTORS, TO INCREASE

THE NUMBER OF SECURITIES TO BE ISSUED IN THE EVENT OF A CAPITAL INCREASE WITH PREFERENTIAL SUBSCRIPTION RIGHT OF SHAREHOLDERS AT THE SAME PRICE AS THE INITIAL ISSUE, WITHIN 30 DAYS OF THE CLOSING OF THE SUBSCRIPTION PERIOD AND UPTO A MAXIMUM OF 15% OF THE INITIAL ISSUE, THIS AMOUNT

18.

Management

For

For

For

For

For

SHALL COUNT AGAINST THE OVERALL CEILING SET FORTH IN RESOLUTION NO. 15 OF THE PRESENT MEETING, AUTHORITY EXPIRES AT THE END OF 26-MONTH PERIOD, IT SUPERSEDES THE FRACTION UNUSED, SHOULD THE CASE ARISE, OF ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT

19. AUTHORIZE THE BOARD OF DIRECTORS TO INCREASE
THE SHARE CAPITAL ON ONE OR MORE OCCASIONS, BY
ISSUANCE OF SHARES ALL WELL AS ANY OTHER SECURITIES

Management

For

For

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GIVING RIGHT TO THE CAPITAL OF THE COMPANY, IN FAVOUR OF MEMBERS OF A COMPANY SAVINGS PLAN OF THE COMPANY AND RELATED COMPANIES, THIS AMOUNT SHALL COUNT AGAINST THE OVERALL CEILING SET FORTH IN RESOLUTION NO. 15 OF THE PRESENT MEETING, AUTHORITY EXPIRES AT THE END OF 26-MONTH PERIOD AND FOR A TOTAL NUMBER OF SHARES THAT SHALL NOT EXCEED 3% OF THE SHARE CAPITAL OF THE COMPANY, IT SUPERSEDES THE FRACTION UNUSED, SHOULD THE CASE ARISE, OF ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

AUTHORIZE THE BOARD OF DIRECTORS TO INCREASE ON ONE OR MORE OCCASIONS, THE SHARE CAPITAL TO MAXIMUM NUMBER OF SHARES REPRESENTING 3% OF THE SHARE CAPITAL OF THE COMPANY, BY ISSUANCE, OF SHARES AS WELL AS ANY SECURITIES GIVING ACCESS TO THE CAPITAL OF THE COMPANY, THE SHAREHOLDERS MEETING DECIDES TO CANCEL THE SHAREHOLDERS PREFERENTIAL SUBSCRIPTION RIGHTS IN FAVOUR OF ANY FINANCIAL INSTITUTION HAVING CARRIEDOUT A PROJECT KIND OF LEVERAGE IN FAVOUR OF COMPANY INVESTMENT FUND RESERVED TO THE EMPLOYEES OF FRENCH COMPANIES OF THE GROUP HAVAS AND HAVING RECEIVED PREVIOUSLY THE FRENCH FINANCIAL MARKETS AUTHORITIES APPROVAL THE PRESENT DELEGATION IS GIVEN FOR AN 18-MONTH PERIOD IT SUPERSEDES THE FRACTION UNUSED SHOULD THE CASE ARISE, OF ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT, THE SHAREHOLDERS MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH

21. APPROVE TO BRING THE ARTICLE OF THE BY-LAWS NO.
22 INTO CONFORMITY WITH THE LEGAL PROVISIONS:
ARTICLE 22 (NATURE AND CONVENINGS)

ALL NECESSARY FORMALITIES

22. AUTHORIZE THE BEARER OF AN ORIGINAL, A COPY OR EXTRACT OF THE MINUTES OF THIS MEETING TO CARRYOUT ALL FILINGS, PUBLICATIONS AND OTHER FORMALITIES PRESCRIBED BY LAW

Management

Management

Management

For

For

CHARTER COMMUNICATIONS, INC. CHTR ISSUER: 16117M107 ISIN: SEDOL: \_\_\_\_\_\_ VOTE GROUP: GLOBAL Vot Proposal Proposal Number Proposal Cas Type \_\_\_\_\_ For 01 DIRECTOR Management ROBERT P. MAY Management For RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS Management For THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM MCCC MEDIACOM COMMUNICATIONS CORPORATION ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 06/26/2007 Selected Accounts: NPX GABELLI GLB MULTIMEDIA TR Page 164 of 187 Page 164 of 187 ISSUER: 58446K105 ISIN: SEDOL: VOTE GROUP: GLOBAL Vot Proposal Proposal Cas Number Proposal Type 01 DIRECTOR Management For ROCCO B. COMMISSO Management
CRAIG S. MITCHELL Management For For WILLIAM S. MORRIS III Management For THOMAS V. REIFENHEISER Management For NATALE S. RICCIARDI Management
MARK E. STEPHAN Management
ROBERT L. WINIKOFF Management
OUSECOOPERS Management For For For TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS For LLP AS OUR INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2007. PHILIPPINE LONG DISTANCE TELEPHONE C PHI ISSUER: 718252604 ISIN: SEDOL:

VOTE GROUP: GLOBAL

Proposal

	Proposal		Type	Cas
01	APPROVAL OF THE AUDITED FINANCIAL ST FOR THE PERIOD ENDING DECEMBER 31, 2 IN THE COMPANY S 2006 ANNUAL REPORT.	006 CONTAINED	Management	For
02	DIRECTOR		Management	For
0.5	211201011	REV FR B.F. NEBRES S.J*	Management	For
		MR OSCAR S. REYES*	Management	For
		MR PEDRO E. ROXAS*	Management	For
		MR ALFRED VY TY*	Management	For
		MS HELEN Y. DEE	Management	For
		ATTY. RAY C. ESPINOSA	Management	For
		MR. TSUYOSHI KAWASHIMA	Management	For
		MR TATSU KONO	Management	For
		MR NAPOLEON L. NAZARENO	Management	For
		MR MANUEL V. PANGILINAN	Management	For
		MS CORAZON S. DE LA PAZ	Management	For
		ATTY MA L.C. RAUSA-CHAN	Management	For
		MR ALBERT F DEL ROSARIO	Management	For
 SUN-TIMES	MEDIA GROUP, INC.		SVN	
ISSUER: 8	6688Q100 ISIN:			
SEDOL:				
Proposal Number 	Proposal		Proposal Type	Vot Cas
02	ADDDOUAL OF THE AMENDED AND DECTATED			
	APPROVAL OF THE AMENDED AND RESTATED INCENTIVE PLAN.	1999 STOCK	Management	For
01		1999 STOCK	Management Management	For
01	INCENTIVE PLAN.	JOHN F. BARD HERBERT A. DENTON	-	For
ProxyEdge Meeting D	INCENTIVE PLAN.	JOHN F. BARD HERBERT A. DENTON  Report Date: 0	Management Management Management	
ProxyEdge Meeting D	INCENTIVE PLAN. DIRECTOR  - Investment Company Report ate Range: 07/01/2006 to 06/30/2007	JOHN F. BARD HERBERT A. DENTON  Report Date: 0: TR Page 1:  CYRUS F. FREIDHEIM, JR. JOHN M. O'BRIEN GORDON A. PARIS GRAHAM W. SAVAGE RAYMOND G.H. SEITZ	Management Management Management 6/26/2007 65 of 187  Management Management Management Management Management Management Management Management Management	FOI FOI FOI FOI FOI FOI
ProxyEdge Meeting D Selected	INCENTIVE PLAN. DIRECTOR  - Investment Company Report ate Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI GLB MULTIMEDIA	JOHN F. BARD HERBERT A. DENTON  Report Date: 00 TR Page 10  CYRUS F. FREIDHEIM, JR. JOHN M. O'BRIEN GORDON A. PARIS GRAHAM W. SAVAGE	Management Management Management 6/26/2007 65 of 187  Management	For
ProxyEdge Meeting D	INCENTIVE PLAN. DIRECTOR  - Investment Company Report ate Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI GLB MULTIMEDIA	JOHN F. BARD HERBERT A. DENTON  Report Date: 0: TR Page 1:  CYRUS F. FREIDHEIM, JR. JOHN M. O'BRIEN GORDON A. PARIS GRAHAM W. SAVAGE RAYMOND G.H. SEITZ	Management Management Management 6/26/2007 65 of 187  Management Management Management Management Management Management Management Management Management	F F F F F

Proposal

Vot

ISSUER: 984332106 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Proposal			Proposal	Vot
Number	Proposal		Туре	Cas
1A	ELECTION OF DIRECTOR: TERRY S. SEM	EL	Management	For
1в	ELECTION OF DIRECTOR: JERRY YANG		Management	For
1C	ELECTION OF DIRECTOR: ROY J. BOSTO	CK	Management	For
1D	ELECTION OF DIRECTOR: RONALD W. BU	RKLE	Management	For
1E	ELECTION OF DIRECTOR: ERIC HIPPEAU		Management	For
1F	ELECTION OF DIRECTOR: VYOMESH JOSH	I	Management	For
1G	ELECTION OF DIRECTOR: ARTHUR H. KE	RN	Management	For
1н	ELECTION OF DIRECTOR: ROBERT A. KO	TICK	Management	For
11	ELECTION OF DIRECTOR: EDWARD R. KO	ZEL	Management	For
1J	ELECTION OF DIRECTOR: GARY L. WILS	ON	Management	For
02	AMENDMENTS TO THE COMPANY S AMENDE 1995 STOCK PLAN.	D AND RESTATED	Management	Again
03	AMENDMENT TO THE COMPANY S AMENDED	AND RESTATED	Management	For
04	1996 EMPLOYEE STOCK PURCHASE PLAN. RATIFICATION OF APPOINTMENT OF IND	EPENDENT REGISTERED	Management	For
05	PUBLIC ACCOUNTING FIRM. STOCKHOLDER PROPOSAL REGARDING PAY	-FOR-SUPERIOR-PERFORMANCE.	Shareholder	Again
06	STOCKHOLDER PROPOSAL REGARDING INT	ERNET CENSORSHIP.	Shareholder	Again
07	STOCKHOLDER PROPOSAL REGARDING BOA ON HUMAN RIGHTS.	RD COMMITTEE	Shareholder	Again
IAC/INTE	RACTIVECORP		IACI	
ISSUER:	44919P300 IST	N:		
SEDOL:				

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vot Cas
01	DIRECTOR		Management	For
		WILLIAM H. BERKMAN	Management	For
		EDGAR BRONFMAN, JR.	Management	For
		BARRY DILLER	Management	For

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VICTOR A. KAUFMAN Management
DONALD R. KEOUGH\* Management
BRYAN LOURD\* Management
JOHN C. MALONE Management
ARTHUR C. MARTINEZ Management
STEVEN RATTNER Management

"" M SCHWARZKOPF\* Management For For For For For For GEN. H.N. SCHWARZKOPF\* Management
ALAN G. SPOON Management
DIANE VON FURSTENBERG Management For For For Management For

02 TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS IAC S INDEPENDENT REGISTERED PUBLIC ACCOUNTING

FIRM FOR THE 2007 FISCAL YEAR.

INDEPENDENT NEWS AND MEDIA PLC

ISSUER: G4755S126 ISIN: IE0004614818

SEDOL: B01ZKS1, 0461481, 6459639, 4699103, B014WP9

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VOTE GROUP: GLOBAL

Proposal		Proposal	Vot
Number	Proposal	Type	Cas
*	PLEASE NOTE THAT THIS IS AN AGM. THANK YOU.	Non-Voting	
1.	ADOPT THE REPORTS AND FINANCIAL STATEMENTS	Management	For
2.	DECLARE A FINAL DIVIDEND	Management	For
3.1	RE-ELECT MR. V.C. CROWLEY AS A DIRECTOR	Management	For
3.2	RE-ELECT MR. P.M. COSGROVE AS A DIRECTOR	Management	For
3.3	RE-ELECT MR. J.C. DAVY AS A DIRECTOR	Management	For
3.4	RE-ELECT MR. I.G. FALLON AS A DIRECTOR	Management	For
3.5	RE-ELECT SENATOR M.N. HAYES AS A DIRECTOR	Management	For
3.6	RE-ELECT MR. L.P. HEALY AS A DIRECTOR	Management	For
3.7	RE-ELECT DR. B.J. HILLERY AS A DIRECTOR	Management	For
3.8	RE-ELECT MR. BARONESS M. JAY AS A DIRECTOR	Management	For
3.9	RE-ELECT DR. IE KENNY AS A DIRECTOR	Management	For
3.10	RE-ELECT MR. F. MURRAY AS A DIRECTOR	Management	For
3.11	RE-ELECT MR. A.C. O REILLY AS A DIRECTOR	Management	For
3.12	RE-ELECT MR. G.K. O REILLY AS A DIRECTOR	Management	For
4.	APPROVE TO FIX THE REMUNERATION OF DIRECTORS	Management	For
5.	AUTHORIZE THE DIRECTORS TO FIX THE REMUNERATION OF AUDITORS	Management	For
6.	AUTHORIZE THE COMPANY TO CONVENE THE NEXT AGM	Management	For

INDEPENDENT NEWS AND MEDIA PLC

ISSUER: G4755S126 ISIN: IE0004614818

SEDOL: B01ZKS1, 0461481, 6459639, 4699103, B014WP9

AT ANY LOCATION OUTSIDE THE STATE

VOTE GROUP: GLOBAL

Proposal		Proposal	
Number	Proposal	Туре 	
1.	AUTHORIZE THE DIRECTORS, FOR THE PURPOSES OF SECTION 20 OF THE COMPANIES AMENDMENT ACT 1983, THE 1983 ACT TO ALLOT AND ISSUE RELEVANT SECURITIES PURSUANT TO AND IN ACCORDANCE WITH ARTICLE 6 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY AND THE MAXIMUM AMOUNT OF RELEVANT SECURITIES WHICH MAY BE ALLOTTED UNDER THE AUTHORITY SHALL BE AUTHORIZED BUT AS YET UNISSUED SHARE CAPITAL	Management	
Meeting 1	e - Investment Company Report  Date Range: 07/01/2006 to 06/30/2007 Report  Accounts: NPX GABELLI GLB MULTIMEDIA TR	t Date: 06/26/2007 Page 167 of 187	
S.2	OF THE COMPANY AS AT THE CLOSE OF BUSINESS ON THE DATE OF PASSING OF THIS RESOLUTION; AUTHORITY SHALL, SUBJECT TO ARTICLES 6 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, EXPIRE AT THE CLOSE OF BUSINESS ON 12 JUN 2012 UNLESS PREVIOUSLY REVOKED OR RENEWED IN ACCORDANCE WITH THE PROVISIONS OF THE 1983 ACT AUTHORIZE THE DIRECTORS, FOR THE PURPOSE OF SECTION 24 OF THE COMPANIES AMENDMENT ACT 1983 THE ACT TO ALLOT AND ISSUE EQUITY SECURITIES FOR CASH PURSUANT TO AND IN ACCORDANCE WITH AND SUBJECT TO THE TERMS AND CONDITIONS AS SPECIFIED IN ARTICLE 6 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY AND THAT SUCH DATE AS IS REFERRED TO IN ARTICLE 6(C)(II) SHALL BE 13 JUN 2007; AUTHORITY SHALL EXPIRE AT THE CLOSE OF BUSINESS ON THE EARLIER OF THE DATE OF THE AGM OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION OR 12 SEP 2008, UNLESS		
	PREVIOUSLY REVOKED OR RENEWED IN ACCORDANCE WITH THE PROVISIONS OF THE 1983 ACT		
S.3	AMEND THE ARTICLE 3(A)(D)(III) BE DELETED AND SUBSTITUTED AS SPECIFIED	Management	
S.4	AUTHORIZE THE COMPANY AND/OR ANY SUBSIDIARY BEING A BODY CORPORATE AS REFERRED TO IN THE EUROPEAN COMMUNITIES PUBLIC LIMITED COMPANY SUBSIDIARIES REGULATIONS 1997 OF THE COMPANY, TO MAKE MARKET PURCHASES AS DEFINED BY SECTION 212 OF THE COMPANIES ACT 1990 THE 1990 ACT OF SHARES OF ANY CLASS OF THE COMPANY ON SUCH TERMS AND CONDITIONS AND IN SUCH MANNER AS THE DIRECTORS MAY FROM TIME TO TIME DETERMINE IN ACCORDANCE WITH AND SUBJECT TO THE PROVISIONS OF THE 1990 ACT, AND ARTICLE 3 (A) OF THE ARTICLES OF ASSOCIATION OF THE COMPANY; THE RE-ISSUE PRICE RANGE AT WHICH ANY TREASURY SHARES AS DEFINED BY SECTION 209 OF THE 1990 ACT FOR THE TIME BEING HELD BY THE COMPANY MAY	Management	

BE RE-ISSUED OFF MARKET SHALL BE THE PRICE RANGE SET OUT IN ARTICLE 3(A)(E) OF THE ARTICLES OF

Vot Cas

For

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For

For

ASSOCIATION OF THE COMPANY; AND AUTHORITY SHALL EXPIRE AT THE CLOSE OF BUSINESS ON THE EARLIER OF THE DATE OF THE NEXT AGM OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION OR 12 DEC 2008 UNLESS, IN ANY SUCH CASE, PREVIOUSLY REVOKED OR RENEWED IN ACCORDANCE WITH THE PROVISIONS OF THE 1990 ACT

AMEND THE ARTICLES OF ASSOCIATION BY THE DELETION OF ARTICLES 8(D) THEREOF; THE REDESIGNATION OF PARAGRAPH (E), (F) AND (G) AS (D), (E) AND (F) RESPECTIVELY AND THE INSERTION OF ARTICLE 8(G)

AND ARTICLE 8(A) AS SPECIFIED AMEND ARTICLE 75 OF THE ARTICLES OF ASSOCIATION

OF THE COMPANY BY THE DELETION OF THE WORDS TWENTY-FIVE ON THE SECOND LINE THEREOF AND THE SUBSTITUTION OF THE WORD TWENTY THEREFORE SO THAT ARTICLE 75 SHALL HENCEFORTH READ AS SPECIFIED

PLEASE NOTE THAT DETAILED INFORMATION ABOUT THE Non-Voting PROPOSALS CAN BE FOUND AT: HTTP://WW3.ICS.ADP.COM/STREETLINK\_DAIRGPICS/SAFBAA.PDF

MOBIUS MANAGEMENT SYSTEMS, INC. MOBI

ISSUER: 606925105 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Vot Proposal Proposal Number Proposal Type Cas 01 ADOPTION OF THE AGREEMENT AND PLAN OF MERGER, For Management DATED AS OF APRIL 11, 2007, BY AND AMONG MOBIUS MANAGEMENT SYSTEMS, INC., ALLEN SYSTEMS GROUP, INC. AND ASG M&A, INC. \_\_\_\_\_\_

CABLEVISION SYSTEMS CORPORATION CVC

ISSUER: 12686C109 ISIN:

SEDOL:

\_\_\_\_\_\_

VOTE GROUP: GLOBAL

Vot Proposal Proposal Number Proposal \_\_\_\_\_ 02 PROPOSAL TO RATIFY THE APPOINTMENT OF KPMG LLP Management For

For

For

Management

Management

AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF THE COMPANY FOR FISCAL YEAR 2007

0.1 DIRECTOR Management For GROVER C. BROWN Management
ZACHARY W. CARTER Management
CHARLES D. FERRIS Management
RICHARD H. HOCHMAN Management
VICTOR ORISTANO Management For For For For For THOMAS V. REIFENHEISER Management For JOHN R. RYAN Management
VINCENT TESE Management For For EBAY EBAY INC. ISSUER: 278642103 ISIN: SEDOL:

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vot Cas
01	DIRECTOR	Management	For
02	PHILIPPE BOURGUIGNON THOMAS J. TIERNEY MARGARET C. WHITMAN APPROVAL OF AN AMENDMENT TO OUR 1999 GLOBAL EQUITY INCENTIVE PLAN TO FURTHER SATISFY THE REQUIREMENTS OF SECTION 162 (M) OF THE INTERNAL REVENUE CODE.	Management Management Management Management	For For For
03	APPROVAL OF AN AMENDMENT TO OUR 1998 EMPLOYEE STOCK PURCHASE PLAN TO EXTEND THE TERM OF THE PURCHASE PLAN.	Management	For
04	RATIFICATION OF THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT AUDITORS FOR OUR FISCAL YEAR ENDING DECEMBER 31, 2007.	Management	For

NRJ GROUP, PARIS

ISSUER: F6637Z112 ISIN: FR0000121691

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SEDOL: 5996126, B06HP98

VOTE GROUP: GLOBAL

Proposal Vot
Number Proposal Type Cas

PLEASE NOTE THAT THIS IS A MIX MEETING. THANK Non-Voting YOU. FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN Non-Voting AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND DIRECTIONS. THE FOLLOWING APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON THE VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS REGISTERED INTERMEDIARY, PLEASE CONTACT YOUR REPRESENTATIVE. RECEIVE THE REPORTS OF THE EXECUTIVE COMMITTEE, Management Take No Ac A.1 THE SUPERVISORY BOARD, THE CHAIRMAN OF THE SUPERVISORY BOARD AND THE AUDITORS, APPROVE THE COMPANY S FINANCIAL STATEMENTS FOR THE YE 31 DEC 2006 AS PRESENTED AND THE EXPENSES AND CHARGES THAT WERE NOT TAX-DEDUCTIBLE OF EUR 621.00 WITH A CORRESPONDING TAX OF EUR 207.00 RECEIVE THE REPORTS OF THE EXECUTIVE COMMITTEE, A.2 Management Take No Ac THE SUPERVISORY BOARD, THE CHAIRMAN OF THE SUPERVISORY BOARD AND THE AUDITORS, APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SAID FY, IN THE FORM PRESENTED TO THE MEETING, SHOWING NET CONSOLIDATED INCOME OF EUR 53,272,000.00 AND NET INCOME GROUP SHARE OF EUR 52,927,000.00 APPROVE THE RECOMMENDATIONS OF THE EXECUTIVE Management Take No Ac A.3 COMMITTEE WHICH WERE AUTHORIZED BY THE SUPERVISORY BOARD BEFORE HAND AND TO RECORD THE LOSS FOR THE YEAR OF EUR 5,817,000.00 AS A DEFICIT IN RETAINED EARNINGS; TO CLEAR THE RETAINED EARNING ACCOUNT AMOUNTING TO EUR 5,966,000.00, THROUGH A DEDUCTION FROM THE OTHER RESERVES ACCOUNT; THUS REDUCED FROM EUR 48,468,000.00 TO EUR 42,502.00, DIVIDEND: EUR 25,079,000.00 THROUGH A WITHDRAWAL FROM THE OTHER RESERVES ACCOUNT; RECEIVE A NET DIVIDEND OF EUR 0.29 FOR EACH OF THE 86,480,704 SHARES, AND WILL ENTITLE TO THE 40% DEDUCTION PROVIDED BY THE FRENCH TAX CODE; THIS DIVIDEND WILL BE PAID ON 21 JUN 2007; IN THE EVENT THAT THE COMPANY HOLDS SOME OF ITS OWN SHARES ON SUCH DATE, THE AMOUNT OF THE UNPAID DIVIDEND ON SUCH SHARES SHALL BE ALLOCATED TO THE ORDINARY RESERVE GRANT FULL POWERS TO THE BEARER OF AN ORIGINAL, Management Take No Ac A COPY OR EXTRACT OF THE MINUTES OF THIS MEETING TO CARRY OUT ALL FILINGS, PUBLICATIONS AND OTHER FORMALITIES PRESCRIBED BY LAW

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E.13	AMEND THE ARTICLES 13 AND 14 OF THE BY-LAWS AS SPECIFIED	Management	Take No Ac
E.12	AUTHORIZE THE BOARD OF THE DIRECTORS TO INCREASE THE SHARE CAPITAL, IN FAVOUROF EMPLOYEES OF THE COMPANY AND THE RELATED COMPANIES, WHO ARE MEMBERS OF A COMPANY SAVINGS PLAN; AUTHORITY EXPIRES AFTER 26 MONTHS; AND FOR A NOMINAL AMOUNT THAT SHALL NOT EXCEED EUR 10,000.00; AUTHORIZE THE EXECUTIVE COMMITTEE TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management	Take No Ac
E.14	GRANT FULL POWERS TO THE BEARER OF AN ORIGINAL, A COPY FOR EXTRACT OF THE MINUTES OF THIS MEETING TO CARRY OUT ALL FILINGS, PUBLICATIONS AND OTHER FORMALITIES PRESCRIBED BY LAW	Management	Take No Ac
A.4	RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY ARTICLESL-225-86 ET SEQ OF THE FRENCH COMMERCIAL CODE, APPROVE EACH OF THE AGREEMENTS AS WELL AS THE ONE PREVIOUSLY AUTHORIZED AND WHICH REMAINED IN FORCE	Management	Take No Ac
A.5	APPROVE THE REPORTS OF THE CHAIRMAN OF THE SUPERVISORY BOARD ON THE CONDITIONS FOR THE PREPARATION AND THE ORGANIZATION OF THE WORK OF THE BOARD AND ON THE INTERNAL AUDIT PROCEDURES, AND THE REPORT OF THE AUDITORS GIVING THEIR REMARKS ON THIS REPORT	Management	Take No Ac
A.6	RECEIVE THE SPECIAL REPORT OF THE EXECUTIVE COMMITTEE ON THE OPTION GIVING THE RIGHT TO SUBSCRIBE AND, OR TO PURCHASE SHARES PLANS, ACKNOWLEDGE THAT NO SUCH AUTHORIZATION IS IN FORCE SO FAR	Management	Take No Ac
A.7	RECEIVE THE SPECIAL REPORT OF THE EXECUTIVE COMMITTEE ON THE REPURCHASE BY THE COMPANY OF ITS OWN SHARES, ACKNOWLEDGE THE OPERATIONS WHICH WERE CARRIED OUT	Management	Take No Ac
A.8	GRANT PERMANENT DISCHARGE TO THE MEMBERS OF THE EXECUTIVE COMMITTEE, EXCEPT FOR MR. JEAN-CHARLES MATHEY, AND TO THE MEMBERS OF THE SUPERVISORY BOARD, AS WELL AS TO THE AUDITORS FOR THE PERFORMANCE OF THEIR DUTIES DURING THE SAID FY	Management	Take No Ac
A.9	APPROVE TO AWARD TOTAL ANNUAL FEES OF EUR 50,000.00 TO THE MEMBERS OF THE SUPERVISORY BOARD	Management	Take No Ac
A.10	AUTHORIZE THE EXECUTIVE COMMITTEE TO BUY BACK THE COMPANY S SHARES ON THE OPEN MARKET, SUBJECT TO THE CONDITIONS DESCRIBED BELOW: MAXIMUM PURCHASE PRICE: EUR 30.00, MAXIMUM NUMBER OF SHARES TO ACQUIRED: 0.50% OF THE TOTAL NUMBER OF SHARES COMPRISING THE SHARE CAPITAL, MAXIMUM FUNDS INVESTED IN THE SHARE BUYBACKS: EUR 5,000,000.00; AUTHORITY EXPIRES AFTER 18 MONTHS; IT SUPERSEDES THE FRACTION UNUSED OF THE AUTHORIZATION GRANTED BY THE ORDINARY	Management	Take No Ac

SHAREHOLDERS MEETING OF 22 JUN 2006 IN ITS RESOLUTION NO.11 AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

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NTN

ISSUER: 629410309 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

NTN BUZZTIME, INC.

Vot Proposal Proposal Cas Number Proposal \_\_\_\_\_\_ \_\_\_\_\_ 01 DIRECTOR Management For DARIO SANTANA Management For Management Management Management Management GARY ARLEN For BARRY BERGSMAN For MARK BUCKNER For ROBERT B. CLASEN For Management For MICHAEL FLEMING Management For NEAL FONDREN TO RATIFY THE APPOINTMENT OF HASKELL & WHITE For Management LLP AS NTN BUZZTIME, INC. S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING

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SMG PLC

ISSUER: G8226W103 ISIN: GB0004325402

SEDOL: 0432540

VOTE GROUP: GLOBAL

Proposal Vot
Number Proposal Type Cas

1. APPROVE THE AMENDED RULES OF THE SMG PLC 2005 Management For
EXECUTIVE LONG TERM INCENTIVE PLAN THE LTIP,
THE PRINCIPAL TERMS AS SPECIFIED AND AUTHORIZE

THE DIRECTORS TO DO ALL ACTS AND THINGS WHICH
THEY MAY CONSIDER NECESSARY OR EXPEDIENT TO CARRY
THE AMENDED LTIP INTO EFFECT

IND AMENDED BITT INTO BITECT

DECEMBER 31, 2007.

ROSTELECOM LONG DISTANCE & TELECOMM. ROS

ISSUER: 778529107 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vot Cas
01	APPROVAL OF THE COMPANY S ANNUAL REPORT, ANNUAL FINANCIAL STATEMENTS, INCLUDING PROFIT AND LOSS STATEMENT OF THE COMPANY, AND DISTRIBUTION OF PROFITS AND LOSSES (INCLUDING DIVIDEND PAYMENT) UPON THE RESULTS OF THE REPORTING FISCAL YEAR (2006).	Management	For
3A	ELECTION OF THE AUDIT COMMISSION OF THE COMPANY. NATALIA YU. BELYAKOVA, DEPUTY DIRECTOR OF ECONOMY	Management	For

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	AND FINANCE DEPARTMENT, OJSC SVYAZINVEST.		
3B	ELECTION OF THE AUDIT COMMISSION OF THE COMPANY.	Management	For
	YEKATERINA S. YEROFTEEVA, DEPUTY DIRECTOR OF		
	STRATEGIC DEVELOPMENT DEPARTMENT, OJSC SVYAZINVEST.		
3C	ELECTION OF THE AUDIT COMMISSION OF THE COMPANY.	Management	For
	GENNADY I. KOVALENKO, REPRESENTATIVE OF OJSC SVYAZINVEST.		
3D	ELECTION OF THE AUDIT COMMISSION OF THE COMPANY.	Management	For
	OLGA G. KOROLEVA, CHIEF ACCOUNTANT, OJSC SVYAZINVEST.		
3E	ELECTION OF THE AUDIT COMMISSION OF THE COMPANY.	Management	For
	DMITRY YU. TUSHUNOV, CHIEF ECONOMIST, ASSET MANAGEMENT		
	COMPANY LEADER.		
3F	ELECTION OF THE AUDIT COMMISSION OF THE COMPANY.	Management	For
	NATALIA V. USTINOVA, CHIEF ACCOUNTANT, CIT FINANCE		
0.0	INVESTMENT BANK.		_
3G	ELECTION OF THE AUDIT COMMISSION OF THE COMPANY.	Management	For
	KIRILL V. FROLOV, HEAD OF INTERNAL AUDIT DEPARTMENT,		
4.70	OJSC SVYAZINVEST.	Management	
4A	APPROVE CJSC KPMG AS THE EXTERNAL AUDITOR OF	Management	For
4B	THE COMPANY FOR THE YEAR 2007.  APPROVE LLC ERNST & YOUNG AS THE EXTERNAL AUDITOR	Managana	П.
4B	OF THE COMPANY FOR THE YEAR 2007.	Management	For
0.5	APPROVAL OF THE RESTATED CHARTER OF THE COMPANY.	Management	For
06	APPROVAL OF THE RESTATED REGULATIONS ON THE BOARD	Management	For
00	OF DIRECTORS OF THE COMPANY.	Harragemerre	101
0.7	APPROVAL OF THE RESTATED REGULATIONS ON THE MANAGEMENT	Management	For
0 /	BOARD OF THE COMPANY.	Harragement	101
0.8	COMPENSATION TO THE MEMBERS OF THE BOARD OF DIRECTORS	Management	For
00	FOR THEIR DUTIES AS MEMBERS OF THE COMPANY S	Harragement	101
	TOTAL TREETING TO THE POST OF THE CONTINUE OF		

DOCTELECOM LONG DICTANCE : TELECOMM

ROSTELECOM LONG DISTANCE & TELECOMM.

BOARD OF DIRECTORS.

ROS

ISSUER: 778529107 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vot Cas
2A	ELECTION OF DIRECTORS OF THE COMPANY. MIKHAIL	Management	For
2B	A. ALEXEEV, REPRESENTATIVE OF OJSC SVYAZINVEST.  ELECTION OF DIRECTORS OF THE COMPANY. VLADIMIR  N. BOBIN - DEPUTY GENERAL DIRECTOR, CIT FINANCE	Management	For
2C	INVESTMENT BANK.  ELECTION OF DIRECTORS OF THE COMPANY. YEKATERINA  O. VASILYEVA, DIRECTOR OF CORPORATE FINANCE DEPARTMENT,  CIT FINANCE INVESTMENT BANK.	Management	For
2D	ELECTION OF DIRECTORS OF THE COMPANY. VALENTINA F. VEREMYANINA, DEPUTY DIRECTOR OF DEPARTMENT FOR CORPORATE GOVERNANCE AND LEGAL AFFAIRS, OJSC SVYAZINVEST.	Management	For
2E	ELECTION OF DIRECTORS OF THE COMPANY. ANATOLY  A. GAVRILENKO, GENERAL DIRECTOR, ASSET MANAGEMENT  COMPANY LEADER.	Management	For
2F	ELECTION OF DIRECTORS OF THE COMPANY. VALERY V. DEGTYAREV - GENERAL DIRECTOR, CJSC PROFESSIONAL TELECOMMUNICATIONS.	Management	For
2G	ELECTION OF DIRECTORS OF THE COMPANY. DMITRY YE. YEROKHIN - GENERAL DIRECTOR, OJSC ROSTELECOM.	Management	For
2Н	ELECTION OF DIRECTORS OF THE COMPANY. OLEG B. ZYUZIN, HEAD OF IT DEPARTMENT, ASSET MANAGEMENT COMPANY LEADER.	Management	For
21	ELECTION OF DIRECTORS OF THE COMPANY. ALEXANDER N. KISELEV - GENERAL DIRECTOR, OJSC SVYAZINVEST.	Management	For
2K	ELECTION OF DIRECTORS OF THE COMPANY. SERGEI I. KUZNETSOV, REPRESENTATIVE OF OJSC SVYAZINVEST.	Management	For

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N. PANCHENKO - DEPUTY GENERAL DIRECTOR, OJSC SVYAZINVEST.

2J	ELECTION OF DIRECTORS OF THE COMPANY. LYUDMILA A. KORMILITSINA, HEAD OF DIVISION OF DEPARTMENT FOR CORPORATE GOVERNANCE AND LEGAL AFFAIRS, OJSC	Management	For
	SVYAZINVEST.		
2L	ELECTION OF DIRECTORS OF THE COMPANY, YEVGENY	Management	For
	I. LOGOVINSKY, DEPUTY CHAIRMAN OF MANAGEMENT		
	BOARD, SOGAZ INSURANCE GROUP.		
2M	ELECTION OF DIRECTORS OF THE COMPANY. NIKOLAI	Management	For
	L. MYLINIKOV, DIRECTOR OF LEGAL DEPARTMENT, CIT		
	FINANCE INVESTMENT BANK.		
2N	ELECTION OF DIRECTORS OF THE COMPANY. NATALIA	Management	For
	YU. ODINTSOVA, SENIOR ANALYST, ASSET MANAGEMENT		
	COMPANY LEADER.		
20	ELECTION OF DIRECTORS OF THE COMPANY. STANISLAV	Management	For

2P	ELECTION OF DIRECTORS OF THE COMPANY. ELENA P.	Management	For
	SELVICH, EXECUTIVE DIRECTOR - DIRECTOR OF ECONOMY		
20	AND FINANCE DEPARTMENT, OJSC SVYAZINVEST.	Managamant	For
2Q	ELECTION OF DIRECTORS OF THE COMPANY. NATALIA A. TERENTYEVA, FINANCIAL EXPERT, ACCA.	Management	For
2R	ELECTION OF DIRECTORS OF THE COMPANY. MAXIM YU.	Management	For
	TSYGANOV, MANAGING DIRECTOR, MOSCOW OFFICE OF		
2.0	CIT FINANCE INVESTMENT BANK.	Marianana	П
2S	ELECTION OF DIRECTORS OF THE COMPANY. YEVGENY	Management	For
	A. CHECHELNITSKY, DEPUTY GENERAL DIRECTOR, OJSC SVYAZINVEST.		
LIBERTY G	ELOBAL, INC.	LBTYA	
ISSUER: 5	30555101 ISIN:		
SEDOL:			
VOTE GROU	P: GLOBAL		
Proposal		Proposal	Vot
-	Proposal	Type	Cas
01	DIRECTOR	Management	For
	JOHN W. DICK	Management	For
	J.C. SPARKMAN	Management	For
	J. DAVID WARGO	Management	For
02	AUDITORS RATIFICATION	Management	For
NTT DOCOM		DCM	
		•	
ISSUER: J	59399105 ISIN: JP3165650007		
SEDOL: 5	559079, 3141003, 6129277		
VOTE GROU	P: GLOBAL		
Proposal		Proposal	Vot
Number	Proposal	Type	Cas
*	PLEASE NOTE THIS ANNOUNCEMENT IS BEING PROVIDED	Non-Voting	
	TO INFORM YOU THAT THE TRUE AGENDA HAS BEEN RELEASED		
	AND IS AVAILABLE FOR YOUR REVIEW. (PLEASE REFER		
	TO THE ATTACHED PDF FILES.)		
1.	APPROVE APPROPRIATION OF RETAINED EARNINGS	Management	For
2.	APPROVE APPROPRIATION OF RETAINED EARNINGS  APPROVE PURCHASE OF OWN SHARES	Management	For
3.1	APPOINT A DIRECTOR	Management	For
3.2	APPOINT A DIRECTOR	Management	For
		•	

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3.3	APPOINT A DIRECTOR	Management	For
3.4	APPOINT A DIRECTOR	Management	For
4.1	APPOINT A CORPORATE AUDITOR	Management	For
	APPOINT A CORPORATE AUDITOR	Management	For
	APPOINT A CORPORATE AUDITOR	Management	For
4.4	APPOINT A CORPORATE AUDITOR	Management	For
HELLENIC	TELECOMMUNICATIONS ORGANIZATIONS OTE, ATHENS		
ISSUER: X	3258B102 ISIN: GRS260333000	BLOCKING	
SEDOL: 5	5051605, B02NXN0, 5437506		
VOTE GROU	JP: GLOBAL		
Proposal	Proposal	Proposal	Vot Cas
Indiine =	Proposal	Туре	
2.	APPROVE THE EXEMPTION OF MEMBERS OF THE BOARD AND THE AUDITORS FROM ANY LIABILITY FOR THE FY 2006, PURSUANT TO ARTICLE 35 OF CODIFIED LAW 2190/1920	Management	Take No Ac
3.	APPOINT THE CHARTERED AUDITORS FOR FY 2007AND DETERMINE THEIR FEES	Management	Take No Ao
4.	APPROVE TO RENEW THE AGREEMENT FOR THE INSURANCE OF PUBLIC LIABILITY OF THE BOARD OF DIRECTORS MEMBERS AND MANAGERS OF THE COMPANY FOR COMPETENCE, RESPONSIBILITY AND AUTHORITY; RELEVANT AUTHORIZATION	Management	Take No Ac
5.	APPROVE THE REMUNERATION PAID TO THE MEMBERS OF THE BOARD OF DIRECTORS AND THE AUDIT COMMITTEE AND THE HR REMUNERATION COMMITTEE FOR THE FY 2006 AND DETERMINE THE SAME FOR 2007	Management	Take No Ac
6.	APPROVE THE REMUNERATION PAID IN 2006 TO THE CHAIRMAN OF THE BOARD OF DIRECTORS AND CHIEF EXECUTIVE OFFICER AND DETERMINE HIS REMUNERATION FOR 2007; TO MODIFY THE RESPECTIVE CKUASE OF HIS CONTRACT WITH OTE AND AUTHORIZATION TO CONCLUDE SUCH CONTRACT	Management	Take No Ac
7.	APPROVE THE BASIC TERMS OF THE AGREEMENT REGARDING ENTRUSTING A JOB TO A BOARD OF DIRECTORS MEMBER, ACCORDING TO ARTICLE 23A OF C. L. 2190/1920 AND RELEVANT AUTHORIZATION TO CONCLUDE THE AGREEMENT	Management	Take No Ac
8.	APPROVE THE SECESSION OF THE INTERNATIONAL INSTALLATIONS AND INTERNATIONAL CABLE BRANCH AS WELL AS THE LICENSE OF USE OF THE INVOICE SYSTEM INTEC ITU AND CONTRIBUTION TO THE SUBSIDIARY COMPANY OTE GLOBE SA, ACCORDING TO THE PROVISIONS OF LAW 2166/1993 AND 2937/2001; DETERMINE THE AGREEMENTS TERMS AND DETERMINATION OF THE REPRESENTATIVE IN ORDER TO SIGN THE DEED CONTRACT	Management	Take No Ac
*	PLEASE NOTE THAT THIS IS AN OGM. THANK YOU.	Non-Voting	

APPROVE THE BOARD OF DIRECTORS AND THE AUDITORS 1. REPORTS ON THE ANNUAL FINANCIAL STATEMENTS AND THE CONSOLIDATED ANNUAL FINANCIAL STATEMENTS

Management Take No Ac

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OF OTE ENDED ON 31 DEC 2006, AS WELL AS THE ANNUAL FINANCIAL STATEMENTS, BOTH STAND ALONE AND CONSOLIDATED OF 31 DEC 2006

9. APPROVE THE PURCHASE OF THE COMPANY S OWN SHARES, ACCORDING TO ARTICLE 16 PARAGRAPH 5 OF C.L. 2190/1920 Management Take No Ac

APPOINT 3 YEAR OFFICE OF 5 NEW BOARD OF DIRECTORS MEMBERS FOLLOWING TERMINATION OF OFFICE OF EQUAL NUMBER OF BOARD MEMBERS, PURSUANT TO ARTICLE 9 PARAGRAPH 2 OF THE ARTICLES OF ASSOCIATION AND APPOINT NEW INDEPENDENT MEMBERS AT THE BOARD

ABOVE ARE CORPORATION S PROPOSALS. PROPOSAL 4

Management Take No Ac

OF DIRECTORS

SONY CORPORATION SNE

ISSUER: 835699307 ISIN:

SEDOL:

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Proposal		Proposal	Vot
Number	Proposal	Type	Cas
01	DIRECTOR	Management	For
	HOWARD STRINGER	Management	For
	RYOJI CHUBACHI	Management	For
	KATSUMI IHARA	Management	For
	AKISHIGE OKADA	Management	For
	HIROBUMI KAWANO	Management	For
	YOTARO KOBAYASHI	Management	For
	SAKIE T. FUKUSHIMA	Management	For
	YOSHIHIKO MIYAUCHI	Management	For
	YOSHIAKI YAMAUCHI	Management	For
	PETER BONFIELD	Management	For
	FUEO SUMITA	Management	For
	FUJIO CHO	Management	For
	NED LAUTENBACH	Management	For
	RYUJI YASUDA	Management	For
02	TO ELECT THE INDEPENDENT AUDITOR.	Management	For
03	TO ISSUE STOCK ACQUISITION RIGHTS FOR THE PURPOSE OF GRANTING STOCK OPTIONS. PROPOSALS 1, 2, 3	Management	For

BELOW IS A SHAREHOLDERS PROPOSAL.

04 TO AMEND THE ARTICLES OF INCORPORATION WITH RESPECT TO DISCLOSURE TO SHAREHOLDERS REGARDING REMUNERATION PAID TO EACH DIRECTOR.

Shareholder

For

\_\_\_\_\_\_ CNET NETWORKS, INC.

ISSUER: 12613R104 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vot Cas
01	DIRECTOR	JOHN C. "BUD" COLLIGAN JARL MOHN MARK C. ROSENTHAL	Management Management Management Management	For For For

THE FURUKAWA ELECTRIC CO., LTD.

ISIN: JP3827200001 ISSUER: J16464117

SEDOL: 5734133, B02DXR4, 6357562

Proposal Number	Proposal	Proposal Type	Vot Cas
*	PLEASE NOTE THIS ANNOUNCEMENT IS BEING PROVIDED TO INFORM YOU THAT THE TRUE AGENDA HAS BEEN RELEASED AND IS AVAILABLE FOR YOUR REVIEW. (PLEASE REFER TO THE ATTACHED PDF FILES.)	Non-Voting	
1.	APPROVE APPROPRIATION OF RETAINED EARNINGS	Management	For
2.	AMEND THE ARTICLES OF INCORPORATION (1)	Management	For
3.	AMEND THE ARTICLES OF INCORPORATION (2)	Management	For
4.1	APPOINT A DIRECTOR	Management	For
4.2	APPOINT A DIRECTOR	Management	For
4.3	APPOINT A DIRECTOR	Management	For
4.4	APPOINT A DIRECTOR	Management	For
4.5	APPOINT A DIRECTOR	Management	For
4.6	APPOINT A DIRECTOR	Management	For
4.7	APPOINT A DIRECTOR	Management	For
4.8	APPOINT A DIRECTOR	Management	For
4.9	APPOINT A DIRECTOR	Management	For

4.10 4.11 5. 6. 7.	APPOINT A DIRECTOR APPOINT A DIRECTOR APPOINT A SUBSTITUTE CORPORATE AUDITOR APPOINT ACCOUNTING AUDITORS APPROVE POLICY REGARDING LARGE-SCALE PURCHASES OF COMPANY SHARES	Management Management Other Management Other	For For For For
ASAHI BR	OADCASTING CORPORATION		
ISSUER:	J02142107 ISIN: JP3116800008		
SEDOL:	6054454		
VOTE GRO	UP: GLOBAL		
Proposal Number	Proposal	Proposal Type	Vot Cas
1 2.1 2.2 2.3 2.4 2.5	APPOINT A DIRECTOR APPOINT A DIRECTOR APPOINT A DIRECTOR	Management Management Management Management Management Management	For For For For For

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DESI BUI	CO., INC.	DBI	
DECT DIIV	CO INC	  BBY	
		-141149 0110110	101
2.18	APPOINT A DIRECTOR	Management	For
2.17	APPOINT A DIRECTOR	Management	For
2.16	APPOINT A DIRECTOR	Management	For
2.15	APPOINT A DIRECTOR	Management	For

2.6 APPOINT A DIRECTOR

2.7 APPOINT A DIRECTOR

2.8 APPOINT A DIRECTOR

2.9 APPOINT A DIRECTOR

2.10 APPOINT A DIRECTOR
2.11 APPOINT A DIRECTOR
2.12 APPOINT A DIRECTOR
2.13 APPOINT A DIRECTOR
2.14 APPOINT A DIRECTOR

SEDOL:

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VOTE GROUP: GLOBAL

Proposal Proposal Vot Number Proposal Type Cas

Management

Management

Management

Management

Management

Management

Management

Management Management

For

For

For

For

For

For For

For

For

01	DIRECTOR	Management	For
	RONALD JAMES*	Management	For
	ELLIOT S. KAPLAN*	Management	For
	MATTHEW H. PAULL*	Management	For
	JAMES E. PRESS*	Management	For
	RICHARD M. SCHULZE*	Management	For
	MARY A. TOLAN*	Management	For
	HATIM A. TYABJI*	Management	For
0.0	ROGELIO M. REBOLLEDO**	Management	For
02	RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING MARCH 1, 2008.	Management	For
03	APPROVAL OF AN AMENDMENT TO THE BEST BUY CO.,	Management	Again
	INC. 2004 OMNIBUS STOCK AND INCENTIVE PLAN TO		
	INCREASE THE NUMBER OF SHARES SUBJECT TO THE		
	PLAN TO 38 MILLION SHARES.		
COVANSYS	CORPORATION	CVNS	
ISSUER: 2	22281W103 ISIN:		
SEDOL:			
VOTE GROU	JP: GLOBAL		
Proposal		Proposal	Vot
-	Proposal	Type	Cas
01	TO APPROVE THE AGREEMENT AND PLAN OF MERGER,	Management	 For
	DATED AS OF APRIL 25, 2007, BY AND AMONG COMPUTER SCIENCES CORPORATION, SURFSIDE ACQUISITION CORP., A WHOLLY OWNED SUBSIDIARY OF COMPUTER SCIENCES CORPORATION, AND COVANSYS, AS SUCH AGREEMENT MAY BE AMENDED FROM TIME TO TIME.		
02	TO APPROVE A PROPOSAL TO ADJOURN THE SPECIAL MEETING, IF NECESSARY, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO ADOPT THE MERGER AGREEMENT AND APPROVE THE MERGER.	Management	For
TV ASAHI	CORPORATION		
ISSUER: J	J93646107 ISIN: JP3429000007		
SEDOL: 6	5287410, 4574783		

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VOTE GROUP: GLOBAL

A DIRECTOR	Proposal Type  Management	Vo Ca Fo Fo Fo Fo Fo Fo Fo Fo Fo Fo
A DIRECTOR	Management	F0 F0 F0 F0 F0 F0 F0 F0
A DIRECTOR	Management	F0 F0 F0 F0 F0 F0 F0 F0
A DIRECTOR	Management	F0 F0 F0 F0 F0 F0 F0
A DIRECTOR	Management	F0 F0 F0 F0 F0 F0 F0
T A DIRECTOR	Management	F0 F0 F0 F0 F0 F0
T A DIRECTOR	Management	FO FO FO FO FO
A DIRECTOR	Management	FO FO FO FO
T A DIRECTOR	Management Management Management Management Management Management Management Management Management	Fo Fo Fo Fo
T A DIRECTOR	Management Management Management Management Management Management Management Management	FO FO FO FO
T A DIRECTOR	Management Management Management Management Management Management Management	Fo Fo Fo
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T A DIRECTOR	Management Management Management	Fo
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T A DIRECTOR T A DIRECTOR T A DIRECTOR	Management	T. C
T A DIRECTOR T A DIRECTOR	-	Fc
T A DIRECTOR	****	Fo
	Management	Fo
	Management	Fo
A DIRECTOR	Management	Fo
E FINAL PAYMENT ASSOCIATED WITH ABOLITION REMENT BENEFIT SYSTEMFOR DIRECTORS	Other	Fo
APPROPRIATION OF PROFITS	Management	F
	-	Fo
	- 3	
THE COMPENSATION TO BE RECEIVED BY DIRECTORS	Management	Fo
	Management	Fo
ADOPTION OF ANTI-TAKEOVER DEFENSE MEASURES	Other	Agai
	Management	F
	-	F
	-	F
	Management	F
	AZECF.PK	
ISIN: JP3126130008		
VE OR TOR A IA VE NT NT NT	VE APPROPRIATION OF PROFITS VE PAYMENT OF BONUSES TO DIRECTORS AND CORPORATE DRS THE COMPENSATION TO BE RECEIVED BY DIRECTORS DRPORATE AUDITORS ARTICLES TO: MAKE RESOLUTIONS RELATED TO TAKEOVER DEFENSE MEASURES VE ADOPTION OF ANTI-TAKEOVER DEFENSE MEASURES NOT A DIRECTOR	WE PAYMENT OF BONUSES TO DIRECTORS AND CORPORATE  THE COMPENSATION TO BE RECEIVED BY DIRECTORS  THE COMPENSATION TO BE RECEIVED BY DIRECTORS  Management  DRPORATE AUDITORS  ARTICLES TO: MAKE RESOLUTIONS RELATED TO  MANAGEMENT  MANAGEM

APPROVE CORPORATE DEMERGER BY TRANSFER OF OPERATIONS

TO A WHOLLY-OWNEDSUBSIDIARY, SYSTEM STAFF

5.1 APPOINT A DIRECTOR 5.2 APPOINT A DIRECTOR For

For

Management

Management

5.3	APPOINT A DIRECTOR	Management	For
5.4	APPOINT A DIRECTOR	Management	For
5.5	APPOINT A DIRECTOR	Management	For
5.6	APPOINT A DIRECTOR	Management	For
6	APPOINT ACCOUNTING AUDITORS	Management	For
7	AUTHORIZE USE OF STOCK OPTION PLAN FOR DIRECTORS	Other	For

ProxyEdge - Investment Company Report

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 06/26/2007 Selected Accounts: NPX GABELLI GLB MULTIMEDIA TR Page 179 of 187

8 ALLOW BOARD TO AUTHORIZE USE OF STOCK OPTIONS Other For

ATLUS CO., LTD.

ISSUER: J0337S102 ISIN: JP3121930006

SEDOL: 6073017, 4096801

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VOTE GROUP: GLOBAL

Proposal		Proposal	Vot
Number	Proposal	Туре	Cas
1	AMEND ARTICLES TO: CHANGE FISCAL YEAR END TO	Management	For
	END OF JULY		
2.1	APPOINT A DIRECTOR	Management	For
2.2	APPOINT A DIRECTOR	Management	For
2.3	APPOINT A DIRECTOR	Management	For
2.4	APPOINT A DIRECTOR	Management	For
2.5	APPOINT A DIRECTOR	Management	For
2.6	APPOINT A DIRECTOR	Management	For
2.7	APPOINT A DIRECTOR	Management	For
3	APPOINT ACCOUNTING AUDITORS	Management	For
4	APPROVE PROVISION OF RETIREMENT ALLOWANCE FOR	Management	For
	RETIRING DIRECTORS		

CHUBU-NIPPON BROADCASTING CO., LTD.

ISSUER: J06594105 ISIN: JP3527000008

SEDOL: 6195632

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Proposal Number	Proposal	Proposal Type	Vot Cas
1	APPROVE APPROPRIATION OF PROFITS	Management	 For
2.1	APPOINT A DIRECTOR	Management	For
2.2	APPOINT A DIRECTOR	Management	For
2.3	APPOINT A DIRECTOR	Management	For
2.4	APPOINT A DIRECTOR	Management	For

2.5	APPOINT A DIRECTOR	Management	For
2.6	APPOINT A DIRECTOR	Management	For
2.7	APPOINT A DIRECTOR	Management	For
2.8	APPOINT A DIRECTOR	Management	For
2.9	APPOINT A DIRECTOR	Management	For
2.10	APPOINT A DIRECTOR	Management	For
2.11	APPOINT A DIRECTOR	Management	For
2.12	APPOINT A DIRECTOR	Management	For
2.13	APPOINT A DIRECTOR	Management	For
2.14	APPOINT A DIRECTOR	Management	For
2.15	APPOINT A DIRECTOR	Management	For
2.16	APPOINT A DIRECTOR	Management	For
2.17	APPOINT A DIRECTOR	Management	For
3.1	APPOINT A CORPORATE AUDITOR	Management	For
3.2	APPOINT A CORPORATE AUDITOR	Management	For
4	APPROVE PAYMENT OF BONUSES TO DIRECTORS AND CORPORATE	Management	For
	AUDITORS	,	ļ
5	APPROVE PROVISION OF RETIREMENT ALLOWANCE FOR	Management	For
	DIRECTORS AND CORPORATEAUDITORS		

ProxyEdge - Investment Company Report

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CHURCHILL DOWNS INCORPORATED CHDN

ISSUER: 171484108 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Proposal		Proposal	Vot
Number	Proposal	Type	Cas
01	DIRECTOR	Management	For
	RICHARD L. DUCHOSSOIS	Management	For
	J. DAVID GRISSOM	Management	For
	SETH W. HANCOCK	Management	For
	SUSAN E. PACKARD	Management	For
02	TO APPROVE THE MATERIAL TERMS OF THE PERFORMANCE GOALS ESTABLISHED BY THE COMPENSATION COMMITTEE OF THE BOARD OF DIRECTORS FOR THE PAYMENT OF COMPENSATION TO ROBERT L. EVANS AND WILLIAM C. CARSTANJEN UNDER THE CHURCHILL DOWNS INCORPORATED AMENDED AND RESTATED INCENTIVE COMPENSATION PLAN (1997).	Management	For
03	TO APPROVE THE CHURCHILL DOWNS INCORPORATED 2007 OMNIBUS STOCK INCENTIVE PLAN.	Management	Again
04	TO APPROVE CERTAIN STOCK OPTION AND RESTRICTED STOCK GRANTS TO ROBERT L. EVANS.	Management	For
05	TO APPROVE AN AMENDMENT TO THE CHURCHILL DOWNS INCORPORATED 2005 DEFERRED COMPENSATION PLAN	Management	For

TO INCREASE THE NUMBER OF SHARES IN WHICH DIRECTORS

MAY INVEST.

AT SUCH MEETING.

O6 TO APPROVE OR DISAPPROVE THE MINUTES OF THE 2006 ANNUAL MEETING OF SHAREHOLDERS, APPROVAL OF WHICH DOES NOT AMOUNT TO RATIFICATION OF ACTIONS TAKEN

Management

For

CROWN MEDIA HOLDINGS, INC. CRWN

ISSUER: 228411104 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Proposal		Proposal	Vot
Number	Proposal	Type	Cas
01	DIRECTOR	Management	For
	WILFORD V. BANE, JR.	Management	For
	GLENN CURTIS	Management	For
	FRED M. DRESSLER	Management	For
	BRIAN E. GARDNER	Management	For
	HERBERT A. GRANATH	Management	For
	DAVID E. HALL	Management	For
	DONALD J. HALL, JR.	Management	For
	IRVINE O. HOCKADAY, JR	R. Management	For
	ANIL JAGTIANI	Management	For
	A. DRUE JENNINGS	Management	For
	PETER A. LUND	Management	For
	HENRY S. SCHLEIFF	Management	For
	DEANNE R. STEDEM	Management	For
02	APPROVAL OF CHIEF EXECUTIVE OFFICER S AND OTHER	Management	For
	EXECUTIVE OFFICERS PERFORMANCE-BASED COMPENSATION	5 -	

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ELISA CORPORATION, HELSINKI

ProxyEdge - Investment Company Report

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 06/26/2007 Selected Accounts: NPX GABELLI GLB MULTIMEDIA TR Page 181 of 187

ISSUER: X1949T102 ISIN: FI0009007884

SEDOL: B02FM40, 5701513, 4070463

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VOTE GROUP: GLOBAL

Proposal Vot Number Proposal Type Cas

\* IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR

Non-Voting

INSTRUCTIONS TO BE REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE

MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL Non-Voting OWNER INFORMATION FOR ALL VOTEDACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL NEED TO PROVIDE THE BREAKDOWN OF EACH BENEFICIAL OWNER NAME, ADDRESS AND SHARE POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED IN ORDER FOR YOUR VOTE TO BE LODGED

1. APPROVE TO DECREASE THE SHARE PREMIUM FUND RECORDED IN THE BALANCE SHEET BY MOVING ALL THE FUNDS IN THE SHARE PREMIUM FUND RECORDED IN THE BALANCE SHEET ON 31 DECEMBER 2006 TO THE INVESTED FREE EQUITY FUND

2. AUTHORIZE THE BOARD OF DIRECTORS FOR THE PAYMENT OF ADDITIONAL DIVIDENDS TO THE MAXIMUM AMOUNT OF EUR 165,000,000 IN ADDITION TO THE RESOLUTION TO PAY DIVIDENDS MADE BY THE AGM OF SHAREHOLDERS ON 19 MAR 2007; AND THE DIVIDEND MAY BE PAID IN ONE OR SEVERAL INSTALLMENTS

Management Take No Ac

Management Take No Ac

\_\_\_\_\_\_ FUJI TELEVISION NETWORK, INCORPORATED

ISSUER: J15477102 ISIN: JP3819400007

SEDOL: B1CGFN0, 6036582, B06NR01, 5753763

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vot Cas
*	PLEASE NOTE THIS ANNOUNCEMENT IS BEING PROVIDED TO INFORM YOU THAT THE TRUE AGENDA HAS BEEN RELEASED AND IS AVAILABLE FOR YOUR REVIEW. (PLEASE REFER TO THE ATTACHED PDF FILES.)	Non-Voting	
1.	APPROVE APPROPRIATION OF RETAINED EARNINGS	Management	For
2.1	APPOINT A DIRECTOR	Management	For
2.2	APPOINT A DIRECTOR	Management	For
2.3	APPOINT A DIRECTOR	Management	For
2.4	APPOINT A DIRECTOR	Management	For
2.5	APPOINT A DIRECTOR	Management	For
2.6	APPOINT A DIRECTOR	Management	For
2.7	APPOINT A DIRECTOR	Management	For
2.8	APPOINT A DIRECTOR	Management	For
2.9	APPOINT A DIRECTOR	Management	For
2.10	APPOINT A DIRECTOR	Management	For
2.11	APPOINT A DIRECTOR	Management	For

ProxyEdge - Investment Company Report

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2.12	APPOINT A DIRECTOR	Management	For
2.13	APPOINT A DIRECTOR	Management	For
2.14	APPOINT A DIRECTOR	Management	For
2.15	APPOINT A DIRECTOR	Management	For
2.16	APPOINT A DIRECTOR	Management	For
2.17	APPOINT A DIRECTOR	Management	For
2.18	APPOINT A DIRECTOR	Management	For
2.19	APPOINT A DIRECTOR	Management	For
2.20	APPOINT A DIRECTOR	Management	For
3.1	APPOINT A CORPORATE AUDITOR	Management	For
3.2	APPOINT A CORPORATE AUDITOR	Management	For
4.	APPROVE PROVISION OF RETIREMENT ALLOWANCE FOR	Management	For
	RETIRING DIRECTORS		
5.	APPROVE PAYMENT OF BONUSES TO CORPORATE OFFICERS	Management	For

FUJI TELEVISION NETWORK, INCORPORATED

ISSUER: J15477102 ISIN: JP3819400007

SEDOL: B1CGFN0, 6036582, B06NR01, 5753763

VOTE GROUP: GLOBAL

Proposal		Proposal	Vot
Number	Proposal	Type	Cas
1.	APPROVE APPROPRIATION OF RETAINED EARNINGS	Management	For
2.1	APPOINT A DIRECTOR	Management	For
2.2	APPOINT A DIRECTOR	Management	For
2.3	APPOINT A DIRECTOR	Management	For
2.4	APPOINT A DIRECTOR	Management	For
2.5	APPOINT A DIRECTOR	Management	For
2.6	APPOINT A DIRECTOR	Management	For
2.7	APPOINT A DIRECTOR	Management	For
2.8	APPOINT A DIRECTOR	Management	For
2.9	APPOINT A DIRECTOR	Management	For
2.10	APPOINT A DIRECTOR	Management	For
2.11	APPOINT A DIRECTOR	Management	For
2.12	APPOINT A DIRECTOR	Management	For
2.13	APPOINT A DIRECTOR	Management	For
2.14	APPOINT A DIRECTOR	Management	For
2.15	APPOINT A DIRECTOR	Management	For
2.16	APPOINT A DIRECTOR	Management	For
2.17	APPOINT A DIRECTOR	Management	For
2.18	APPOINT A DIRECTOR	Management	For
2.19	APPOINT A DIRECTOR	Management	For
2.20	APPOINT A DIRECTOR	Management	For
3.1	APPOINT A CORPORATE AUDITOR	Management	For
3.2	APPOINT A CORPORATE AUDITOR	Management	For
4.	APPROVE PROVISION OF RETIREMENT ALLOWANCE FOR	Management	For
	RETIRING DIRECTORS		
5.	APPROVE PAYMENT OF BONUSES TO CORPORATE OFFICERS	Management	For

NINTENDO CO., LTD.

ISIN: JP3756600007 ISSUER: J51699106

SEDOL: B0ZGTW7, 5334209, B02JMD1, 6639550

VOTE	GROUP:	GLOBAL
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Proposal	Proposal	Proposal	Vot
Number		Type	Cas
3.9	APPOINT A DIRECTOR APPOINT A DIRECTOR	Management	For
3.10		Management	For

ProxyEdge - Investment Company Report

Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 06/26/2007 Selected Accounts: NPX GABELLI GLB MULTIMEDIA TR Page 183 of 187

3.11	APPOINT A DIRECTOR	Management	For
3.12	APPOINT A DIRECTOR	Management	For
3.13	APPOINT A DIRECTOR	Management	For
4.1	APPOINT A CORPORATE AUDITOR	Management	For
4.2	APPOINT A CORPORATE AUDITOR	Management	For
4.3	APPOINT A CORPORATE AUDITOR	Management	For
5.	APPOINT ACCOUNTING AUDITORS	Management	For
6.	AMEND THE COMPENSATION TO BE RECEIVED BY DIRECTORS	Management	For
*	PLEASE NOTE THIS ANNOUNCEMENT IS BEING PROVIDED	Non-Voting	
	TO INFORM YOU THAT THE TRUE AGENDA HAS BEEN RELEASED		
	AND IS AVAILABLE FOR YOUR REVIEW. (PLEASE REFER		
	TO THE ATTACHED PDF FILES.)		
1.	APPROVE APPROPRIATION OF RETAINED EARNINGS	Management	For
2.	AMEND THE ARTICLES OF INCORPORATION	Management	For
3.1	APPOINT A DIRECTOR	Management	For
3.2	APPOINT A DIRECTOR	Management	For
3.3	APPOINT A DIRECTOR	Management	For
3.4	APPOINT A DIRECTOR	Management	For
3.5	APPOINT A DIRECTOR	Management	For
3.6	APPOINT A DIRECTOR	Management	For
3.7	APPOINT A DIRECTOR	Management	For
3.8	APPOINT A DIRECTOR	Management	For

NIPPON TELEGRAPH AND TELEPHONE CORPORATION

3.7 APPOINT A DIRECTOR 3.8 APPOINT A DIRECTOR

ISSUER: J59396101 ISIN: JP3735400008

SEDOL: 5168602, 0641186, 6641373, B1570S0

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vot Cas
*	PLEASE NOTE THIS ANNOUNCEMENT IS BEING PROVIDED TO INFORM YOU THAT THE TRUE AGENDA HAS BEEN RELEASED AND IS AVAILABLE FOR YOUR REVIEW. (PLEASE REFER TO THE ATTACHED PDF FILES.)	Non-Voting	
1.	APPROVE APPROPRIATION OF RETAINED EARNINGS	Management	For

\_\_\_\_\_\_

For

2.1			
	APPOINT A DIRECTOR	Management	For
2.2	APPOINT A DIRECTOR	Management	For
2.3	APPOINT A DIRECTOR	Management	For
2.4	APPOINT A DIRECTOR	Management	For
2.5	APPOINT A DIRECTOR	Management	For
3.1	APPOINT A CORPORATE AUDITOR	Management	For
3.2	APPOINT A CORPORATE AUDITOR	Management	For
3.3	APPOINT A CORPORATE AUDITOR	Management	For
3.4	APPOINT A CORPORATE AUDITOR	Management	For
3.5	APPOINT A CORPORATE AUDITOR	Management	For
NIPPON TE	ELEGRAPH AND TELEPHONE CORPORATION		
ISSUER: 3	J59396101 ISIN: JP3735400008		
SEDOL: 5	5168602, 0641186, 6641373, B1570s0		
VOTE GROU	UP: GLOBAL		
Proposal		Proposal	Vot
	Proposal		Cas
	APPROVE APPROPRIATION OF RETAINED EARNINGS	Management	For
2.1	APPOINT A DIRECTOR APPOINT A DIRECTOR	Management	For
2.2	APPOINT A DIRECTOR	Management	For
Meeting I	e - Investment Company Report Date Range: 07/01/2006 to 06/30/2007 Rep Accounts: NPX GABELLI GLB MULTIMEDIA TR	port Date: 06/26/2007 Page 184 of 187	
Meeting I	Date Range: 07/01/2006 to 06/30/2007 Rep		
Meeting I Selected	Date Range: 07/01/2006 to 06/30/2007 Rep		For
Meeting I Selected	Date Range: 07/01/2006 to 06/30/2007 Rep Accounts: NPX GABELLI GLB MULTIMEDIA TR	Page 184 of 187	
Meeting I Selected	Date Range: 07/01/2006 to 06/30/2007 Rep Accounts: NPX GABELLI GLB MULTIMEDIA TR  APPOINT A DIRECTOR	Page 184 of 187 Management	For
Meeting I Selected	Date Range: 07/01/2006 to 06/30/2007 Rep Accounts: NPX GABELLI GLB MULTIMEDIA TR  APPOINT A DIRECTOR APPOINT A DIRECTOR	Page 184 of 187 Management Management	For For
Meeting I Selected	Date Range: 07/01/2006 to 06/30/2007 Rep Accounts: NPX GABELLI GLB MULTIMEDIA TR  APPOINT A DIRECTOR APPOINT A DIRECTOR APPOINT A DIRECTOR APPOINT A DIRECTOR	Page 184 of 187  Management  Management  Management	For For
Meeting I Selected 2.3 2.4 2.5 3.1	Date Range: 07/01/2006 to 06/30/2007 Rep Accounts: NPX GABELLI GLB MULTIMEDIA TR  APPOINT A DIRECTOR APPOINT A DIRECTOR APPOINT A DIRECTOR APPOINT A DIRECTOR APPOINT A CORPORATE AUDITOR	Page 184 of 187  Management  Management  Management  Management	For For For
Meeting I Selected 2.3 2.4 2.5 3.1 3.2	Date Range: 07/01/2006 to 06/30/2007 Rep Accounts: NPX GABELLI GLB MULTIMEDIA TR  APPOINT A DIRECTOR APPOINT A DIRECTOR APPOINT A DIRECTOR APPOINT A CORPORATE AUDITOR APPOINT A CORPORATE AUDITOR	Page 184 of 187  Management Management Management Management Management Management	For For For For
2.3 2.4 2.5 3.1 3.2 3.3	Date Range: 07/01/2006 to 06/30/2007 Rep Accounts: NPX GABELLI GLB MULTIMEDIA TR  APPOINT A DIRECTOR APPOINT A DIRECTOR APPOINT A DIRECTOR APPOINT A CORPORATE AUDITOR APPOINT A CORPORATE AUDITOR APPOINT A CORPORATE AUDITOR	Page 184 of 187  Management Management Management Management Management Management	For For For For For
2.3 2.4 2.5 3.1 3.2 3.3 3.4 3.5	Date Range: 07/01/2006 to 06/30/2007 Rep Accounts: NPX GABELLI GLB MULTIMEDIA TR  APPOINT A DIRECTOR APPOINT A DIRECTOR APPOINT A DIRECTOR APPOINT A CORPORATE AUDITOR	Page 184 of 187  Management Management Management Management Management Management Management Management Management	FOI FOI FOI FOI FOI
2.3 2.4 2.5 3.1 3.2 3.3 3.4 3.5	Date Range: 07/01/2006 to 06/30/2007 Rep Accounts: NPX GABELLI GLB MULTIMEDIA TR  APPOINT A DIRECTOR APPOINT A DIRECTOR APPOINT A DIRECTOR APPOINT A CORPORATE AUDITOR	Page 184 of 187  Management Management Management Management Management Management Management Management Management	For For For For For
2.3 2.4 2.5 3.1 3.2 3.3 3.4 3.5	Date Range: 07/01/2006 to 06/30/2007  Accounts: NPX GABELLI GLB MULTIMEDIA TR  APPOINT A DIRECTOR APPOINT A DIRECTOR APPOINT A DIRECTOR APPOINT A CORPORATE AUDITOR	Page 184 of 187  Management Management Management Management Management Management Management Management Management	FOI FOI FOI FOI FOI
2.3 2.4 2.5 3.1 3.2 3.3 3.4 3.5	Date Range: 07/01/2006 to 06/30/2007 Reg Accounts: NPX GABELLI GLB MULTIMEDIA TR  APPOINT A DIRECTOR APPOINT A DIRECTOR APPOINT A CORPORATE AUDITOR  SELEVISION NETWORK CORPORATION  J56171101 ISIN: JP3732200005	Page 184 of 187  Management Management Management Management Management Management Management Management	FOI FOI FOI FOI FOI
2.3 2.4 2.5 3.1 3.2 3.3 3.4 3.5	Date Range: 07/01/2006 to 06/30/2007 Reg Accounts: NPX GABELLI GLB MULTIMEDIA TR  APPOINT A DIRECTOR APPOINT A DIRECTOR APPOINT A CORPORATE AUDITOR  SELEVISION NETWORK CORPORATION  J56171101 ISIN: JP3732200005	Page 184 of 187  Management Management Management Management Management Management Management Management	FOI FOI FOI FOI FOI
2.3 2.4 2.5 3.1 3.2 3.3 3.4 3.5	Date Range: 07/01/2006 to 06/30/2007 Reg Accounts: NPX GABELLI GLB MULTIMEDIA TR  APPOINT A DIRECTOR APPOINT A DIRECTOR APPOINT A CORPORATE AUDITOR  SELEVISION NETWORK CORPORATION  J56171101 ISIN: JP3732200005	Page 184 of 187  Management Management Management Management Management Management Management Management	For

1 APPROVE APPROPRIATION OF RETAINED EARNINGS Management For 2 AMEND ARTICLES TO: ADOPT REDUCTION OF LIABILITY Management For

SYSTEM FOR ALL DIRECTORS ANDALL AUDITORS

3			
~	ALLOW BOARD TO AUTHORIZE USE OF FREE SHARE PU		For
	WARRANTS FOR EXERCISINGTHE ANTI-TAKEOVER DEFE	CNSE	
	MEASURES		
4.1	APPOINT A DIRECTOR	Management	For
4.2	APPOINT A DIRECTOR	Management	For
4.3	APPOINT A DIRECTOR	Management	For
4.4	APPOINT A DIRECTOR	Management	For
4.5	APPOINT A DIRECTOR	Management	For
4.6	APPOINT A DIRECTOR	Management	For
4.7	APPOINT A DIRECTOR	Management	For
4.8	APPOINT A DIRECTOR	Management	For
4.9	APPOINT A DIRECTOR	Management	For
4.10	APPOINT A DIRECTOR	Management	For
	APPOINT A DIRECTOR	Management	For
4.12	APPOINT A DIRECTOR	Management	For
4.13	APPOINT A DIRECTOR	Management	For
4.14	APPOINT A DIRECTOR	Management	For
	APPOINT A DIRECTOR	Management	For
4.16	APPOINT A DIRECTOR	Management	For
4.17 5	APPOINT A DIRECTOR APPOINT A CORPORATE AUDITOR	Management	For
6.1	APPOINT A CORPORATE AUDITOR  APPOINT A SUPPLEMENTARY AUDITOR	Management Management	For For
6.2	APPOINT A SUPPLEMENTARY AUDITOR	Management	For
7	APPROVE PROVISION OF RETIREMENT ALLOWANCE FOR		For
,	DIRECTORS	Hanagement	101
8	APPROVE PAYMENT OF BONUSES TO DIRECTORS	Management	For
ISSUER: J	786656105 ISIN: JP358860	00001	
SEDOL: 6	894166, 5921667, B01DRZ1		
SEDOL: 68	·		
VOTE GROU	·		Vot
	P: GLOBAL	Proposal	Vot
VOTE GROUP	·		
VOTE GROUP	P: GLOBAL	Proposal	Cas
VOTE GROUP	Proposal	Proposal Type	Cas For
VOTE GROUP Proposal Number	Proposal  APPROVE APPROPRIATION OF RETAINED EARNINGS	Proposal Type Management	Vot Cas For For
VOTE GROUD Proposal Number	Proposal  APPROVE APPROPRIATION OF RETAINED EARNINGS	Proposal Type Management	Cas For
VOTE GROUD Proposal Number 1 2.1	Proposal  APPROVE APPROPRIATION OF RETAINED EARNINGS	Proposal Type Management	Cas For
VOTE GROUP Proposal Number 1 2.1	Proposal  APPROVE APPROPRIATION OF RETAINED EARNINGS APPOINT A DIRECTOR	Proposal Type Management	Cas For
VOTE GROUP Proposal Number 1 2.1 ProxyEdge Meeting De	Proposal  APPROVE APPROPRIATION OF RETAINED EARNINGS APPOINT A DIRECTOR	Proposal Type  Management Management	Cas For
VOTE GROUP Proposal Number 1 2.1 ProxyEdge Meeting De	Proposal  APPROVE APPROPRIATION OF RETAINED EARNINGS APPOINT A DIRECTOR  - Investment Company Report tate Range: 07/01/2006 to 06/30/2007	Proposal Type  Management Management Management	Cas For
VOTE GROUP Proposal Number 1 2.1 ProxyEdge Meeting De	Proposal  APPROVE APPROPRIATION OF RETAINED EARNINGS APPOINT A DIRECTOR  - Investment Company Report Pate Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI GLB MULTIMEDIA TR	Proposal Type  Management Management  Management  Report Date: 06/26/2007  Page 185 of 187	Cas For For
VOTE GROUP Proposal Number  1 2.1  ProxyEdge Meeting Do	Proposal  APPROVE APPROPRIATION OF RETAINED EARNINGS APPOINT A DIRECTOR  - Investment Company Report tate Range: 07/01/2006 to 06/30/2007	Proposal Type  Management Management  Report Date: 06/26/2007 Page 185 of 187  Management	Cas For For
VOTE GROUP Proposal Number  1 2.1  ProxyEdge Meeting Do Selected	Proposal  APPROVE APPROPRIATION OF RETAINED EARNINGS APPOINT A DIRECTOR  - Investment Company Report ate Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI GLB MULTIMEDIA TR  APPOINT A DIRECTOR APPOINT A DIRECTOR	Proposal Type  Management Management  Report Date: 06/26/2007 Page 185 of 187  Management Management Management	Cas For For
VOTE GROUP Proposal Number  1 2.1  ProxyEdge Meeting Do Selected 2	Proposal  APPROVE APPROPRIATION OF RETAINED EARNINGS APPOINT A DIRECTOR  - Investment Company Report ate Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI GLB MULTIMEDIA TR	Proposal Type  Management Management  Report Date: 06/26/2007 Page 185 of 187  Management Management Management Management Management	Cas For For
Proposal Number  1 2.1  ProxyEdge Meeting Do Selected 2 2.2 2.3 2.4	Proposal  APPROVE APPROPRIATION OF RETAINED EARNINGS APPOINT A DIRECTOR  - Investment Company Report ate Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI GLB MULTIMEDIA TR  APPOINT A DIRECTOR	Proposal Type  Management Management  Report Date: 06/26/2007 Page 185 of 187  Management Management Management Management Management Management Management	Cas For For For For For For For
Proposal Number  1 2.1  ProxyEdge Meeting Do Selected 2 2.2 2.3 2.4 2.5	Proposal  APPROVE APPROPRIATION OF RETAINED EARNINGS APPOINT A DIRECTOR  - Investment Company Report ate Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI GLB MULTIMEDIA TR  APPOINT A DIRECTOR	Proposal Type  Management Management  Report Date: 06/26/2007 Page 185 of 187  Management Management Management Management Management	Cas For For For
Proposal Number  1 2.1  ProxyEdge Meeting Do Selected 2 2.2 2.3 2.4 2.5 2.6	Proposal  APPROVE APPROPRIATION OF RETAINED EARNINGS APPOINT A DIRECTOR  - Investment Company Report ate Range: 07/01/2006 to 06/30/2007 Accounts: NPX GABELLI GLB MULTIMEDIA TR  APPOINT A DIRECTOR	Proposal Type  Management Management  Report Date: 06/26/2007 Page 185 of 187  Management	For

	AUDITORS	-	
4	AMEND THE ANTI-TAKEOVER DEFENSE MEASURES	Other	Agair
5.1	SHAREHOLDER S PROPOSAL: APPOINT A DIRECTOR	Other	Agair
5.2	SHAREHOLDER S PROPOSAL: APPOINT A DIRECTOR	Other	Agair
6	AMEND ARTICLES TO REQUIRE SHAREHOLDER APPROVAL FOR ANTI-TAKEOVER MECHANISMS, WITH A 2/3RDS MAJORITY.	Other	Agair
	FOR ANTI-TAKEOVER MECHANISMS, WITH A 2/3RDS MAJORITY.		
OPEN JOI	NT STOCK CO VIMPEL-COMMUNICA	VIP	CONTEST

ISSUER: 68370R109 ISIN:

SEDOL:

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Proposal Number	Proposal	Proposal Type	Vot Cas
01	TO APPROVE THE 2006 VIMPELCOM ANNUAL REPORT PREPARED IN ACCORDANCE WITH RUSSIAN LAW.	Management	For
02	TO APPROVE VIMPELCOM S 2006 UNCONSOLIDATED ACCOUNTING STATEMENTS, INCLUDING PROFIT AND LOSS STATEMENT (PREPARED IN ACCORDANCE WITH RUSSIAN STATUTORY ACCOUNTING PRINCIPLES) AUDITED BY ROSEXPERTIZA, LLC.	Management	For
03	TO PAY IN CASH ANNUAL DIVIDENDS TO HOLDERS OF COMMON REGISTERED SHARES BASED ON 2006 RESULTS IN THE AMOUNT OF 166.88 RUBLES PER SHARE (FOR A TOTAL OF 8,557,776,951.36 RUBLES FOR ALL COMMON REGISTERED SHARES IN THE AGGREGATE) WITHIN 60 DAYS FROM THE DATE OF ADOPTION OF THE RELEVANT DECISION, AND TO PAY IN CASH ANNUAL DIVIDENDS TO HOLDERS OF PREFERRED REGISTERED SHARES OF TYPE A BASED ON 2006 RESULTS IN THE AMOUNT OF 0.1 KOPECK PER PREFERRED SHARE WITHIN 60 DAYS FROM THE DATE OF THE ADOPTION OF THIS DECISION, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	For
05	TO ELECT THE FOLLOWING INDIVIDUALS TO THE AUDIT COMMISSION: ALEXANDER GERSH, HALVOR BRU AND NIGEL ROBINSON.	Management	For
06	TO APPROVE THE FIRM ERNST & YOUNG (CIS) LTD.  AS THE AUDITOR OF THE COMPANY S U.S. GAAP ACCOUNTS  AND THE FIRM ROSEXPERTIZA, LLC AS THE AUDITOR  OF THE COMPANY S ACCOUNTS PREPARED IN ACCORDANCE  WITH RUSSIAN STATUTORY ACCOUNTING PRINCIPLES  FOR THE TERM UNTIL THE ANNUAL GENERAL MEETING  OF SHAREHOLDERS BASED ON 2007 RESULTS.	Management	For
07	TO APPROVE THE AMENDED CHARTER OF OPEN JOINT STOCK COMPANY VIMPEL-COMMUNICATIONS.	Management	For

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Meeting Date Range: 07/01/2006 to 06/30/2007 Report Date: 06/26/2007 Selected Accounts: NPX GABELLI GLB MULTIMEDIA TR Page 186 of 187

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OPEN JOINT STOCK CO VIMPEL-COMMUNICA

ISSUER: 68370R109 ISIN:

SEDOL:

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VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vot Cas
4J	TO ELECT THE FOLLOWING MEMBER TO THE BOARD OF	Management	
41	DIRECTORS: FRIDTJOF RUSTEN TO ELECT THE FOLLOWING MEMBER TO THE BOARD OF DIRECTORS: ALEXEY M. REZNIKOVICH	Management	
4 H	TO ELECT THE FOLLOWING MEMBER TO THE BOARD OF DIRECTORS: LEONID R. NOVOSELSKY	Management	
4G	TO ELECT THE FOLLOWING MEMBER TO THE BOARD OF DIRECTORS: OLEG A. MALIS	Management	
4F	TO ELECT THE FOLLOWING MEMBER TO THE BOARD OF DIRECTORS: JO O. LUNDER	Management	For
4E	TO ELECT THE FOLLOWING MEMBER TO THE BOARD OF DIRECTORS: STIG HERBERN	Management	For
4D	TO ELECT THE FOLLOWING MEMBER TO THE BOARD OF DIRECTORS: KLELL MORTEN JOHNSEN	Management	
4C	TO ELECT THE FOLLOWING MEMBER TO THE BOARD OF DIRECTORS: ARVE JOHANSEN	Management	
4B	TO ELECT THE FOLLOWING MEMBER TO THE BOARD OF DIRECTORS: MIKHAIL M. FRIDMAN	Management	
4A	TO ELECT THE FOLLOWING MEMBER TO THE BOARD OF DIRECTORS: DAVID J. HAINES	Management	

P.T. TELEKOMUNIKASI INDONESIA, TBK TLK

ISSUER: 715684106 ISIN:

SEDOL:

Proposal Number	Proposal	Proposal Type	Vot Cas
10	APPROVAL TO THE AMENDMENT TO THE COMPANY S ARTICLES OF ASSOCIATION.	Management	For
09	APPROVAL FOR THE SHARE BUY BACK II PROGRAM.	Management	For
08	APPROVAL TO THE CHANGE AND OR ADDITIONAL OF MEMBERS OF THE COMPANY S COMMISSIONER.	Management	For
07	APPROVAL OF THE DELEGATION OF AUTHORITY TO THE BOARD OF COMMISSIONERS TO DETERMINE THE DISTRIBUTION OF DUTY AND AUTHORITY OF THE MEMBERS OF THE COMPANY	Management	For

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06	S DIRECTORS.  APPROVAL OF THE DETERMINA SALARY AND OTHER ALLOWANCE	ES, ALL AS MORE FULLY	Managemen
05		ATEMENT. O THE BOARD OF COMMISSIONERS MBER S POST SERVICE ALLOWANCES.	Managemen
04	APPOINTMENT OF AN INDEPEN		Managemen
03		S NET INCOME FROM FINANCIAL	Managemen
02			Managemen
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\*Print the name and title of each signing officer under his or her signature.

Date August 22, 2007

For

For

For

For

For

For