Lugar Filling. GABELER MOETHWEDIA THOST INC FOR IN-17
GABELLI MULTIMEDIA TRUST INC. Form N-PX
August 24, 2016
UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549
FORM N-PX
ANNUAL REPORT OF PROXY VOTING RECORD OF REGISTERED MANAGEMENT INVESTMENT COMPANY
Investment Company Act file number 811-08476
The Gabelli Multimedia Trust Inc. (Exact name of registrant as specified in charter)
One Corporate Center
Rye, New York 10580-1422 (Address of principal executive offices) (Zip code)
Bruce N. Alpert
Gabelli Funds, LLC
One Corporate Center
Rve. New York 10580-1422

Registrant's telephone number, including area code: <u>1-800-422-3554</u>

(Name and address of agent for service)

Date of fiscal year end: December 31

Date of reporting period: July 1, 2015 – June 30, 2016

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 (§§ 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. § 3507.

#### PROXY VOTING RECORD

### **FOR PERIOD JULY 1, 2015 TO JUNE 30, 2016**

ProxyEdge Report Date: 07/05/2016

Meeting Date Range: 07/01/2015 - 06/30/2016 The Gabelli Multimedia Trust Inc.

TIME V Security Ticker Symbol	TWC		Meeting Typ		Annual 01-Jul-2015 934229750 -
ISIN	US88732J2078		Agenda		Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1A.	ELECTION OF DIRECTOR: CAROLE BLACK	Managemen	ntFor	For	
1B.	ELECTION OF DIRECTOR: THOMAS H. CASTRO	Managemen	ntFor	For	
1C.	ELECTION OF DIRECTOR: DAVID C. CHANG	Managemen	ntFor	For	
1D.	ELECTION OF DIRECTOR: JAMES E. COPELAND, JR.	Managemen	ntFor	For	
1E.	ELECTION OF DIRECTOR: PETER R. HAJE	Managemen	ntFor	For	
1F.	ELECTION OF DIRECTOR: DONNA A. JAMES	Managemen	ntFor	For	
1G.	ELECTION OF DIRECTOR: DON LOGAN	Managemen	ntFor	For	
1H.	ELECTION OF DIRECTOR: ROBERT D. MARCUS	Managemen	ntFor	For	
1I.	ELECTION OF DIRECTOR: N.J. NICHOLAS, JR.	Managemen	ntFor	For	
1J.	ELECTION OF DIRECTOR: WAYNE H. PACE	Managemen	ntFor	For	
1K.	ELECTION OF DIRECTOR: EDWARD D. SHIRLEY	Managemen	ntFor	For	
1L.	ELECTION OF DIRECTOR: JOHN E. SUNUNU	Managemen	ntFor	For	
2.	RATIFICATION OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Managemen	tFor	For	

	Lugar i liliig. GABELEI MO	LINILDIA	111001 1110.	1 0111111	1 /
3.	ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION.	Manageme	entFor	For	
4.	STOCKHOLDER PROPOSAL ON DISCLOSURE OF LOBBYING ACTIVITIES. STOCKHOLDER PROPOSAL ON ACCELERATED	Shareholde	er Against	For	
5.	VESTING OF EQUITY AWARDS IN A CHANGE IN CONTROL.	Shareholde	er Against	For	
CABLE	E & WIRELESS COMMUNICATIONS PLC.	LONDON			
Security		, LOI (DOI)	Meeting Ty	ne	Annual General Meeting
Ticker	, C100, C102				_
Symbol	1		Meeting Da	te	21-Jul-2015
ISIN	GB00B5KKT968		Agenda		706281920 - Management
Item	Proposal	Proposed by	Vote	For/Again Manageme	
1	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS	Manageme	entFor	For	
2	TO APPROVE THE DIRECTORS REMUNERATION REPORT	Manageme	entFor	For	
3	TO RE-ELECT SIR RICHARD LAPTHORNE CBE	Manageme	entFor	For	
4	TO RE-ELECT SIMON BALL	Manageme	entFor	For	
5	TO ELECT JOHN RISLEY	Manageme	entFor	For	
6	TO RE-ELECT PHIL BENTLEY	Manageme	entFor	For	
7	TO RE-ELECT PERLEY MCBRIDE	Manageme		For	
8	TO RE-ELECT MARK HAMLIN	Manageme		For	
9	TO ELECT BRENDAN PADDICK	Manageme		For	
10	TO RE-ELECT ALISON PLATT	Manageme		For	
11	TO ELECT BARBARA THORALFSSON	Manageme		For	
12	TO RE-ELECT IAN TYLER	Manageme		For	
13	TO ELECT THAD YORK TO APPOINT KPMG LLP AS THE	Manageme	enuror	For	
14	AUDITOR TO AUTHORISE THE DIRECTORS TO	Manageme	entFor	For	
15	SET THE REMUNERATION OF THE AUDITOR	Manageme	entFor	For	
16	TO DECLARE A FINAL DIVIDEND	Manageme	entFor	For	
17	TO GIVE AUTHORITY TO ALLOT SHARES	Manageme	entFor	For	
18	TO DISAPPLY PRE-EMPTION RIGHTS TO AUTHORISE THE COMPANY TO CALL A	Manageme	entAgainst	Against	
19	GENERAL MEETING OF SHAREHOLDERS ON NOT LESS THAN 14 CLEAR DAYS NOTICE	Manageme	entAgainst	Against	

#### SKY DEUTSCHLAND AG, UNTERFOEHRING

Security D6997G102 Meeting Type ExtraOrdinary General

Meeting

Ticker Meeting Date 22-Jul-2015

706269962 -

ISIN DE000SKYD000 Agenda Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT BY JUDGEMENT

OF OLG

COLOGNE RENDERED ON JUNE 6, 2012,

ANY SHA-

REHOLDER WHO HOLDS AN

AGGREGATE TOTAL OF

3 PERCENT OR MORE OF THE

**OUTSTANDING-**

SHARE CAPITAL MUST REGISTER

**UNDER THEIR** 

BENEFICIAL OWNER DETAILS BEFORE

THE AP-

PROPRIATE DEADLINE TO BE ABLE

TO VOTE.

FAILURE TO COMPLY WITH THE

**DECLARATION-**

REQUIREMENTS AS STIPULATED IN

**SECTION 21 OF** 

THE SECURITIES TRADE ACT (WPHG) Non-Voting

MA-Y

PREVENT THE SHAREHOLDER FROM

**VOTING AT** 

THE GENERAL MEETINGS.

THEREFORE, YOUR-

CUSTODIAN MAY REQUEST THAT WE

**REGISTER** 

BENEFICIAL OWNER DATA FOR ALL

**VOTED AC-**

COUNTS WITH THE RESPECTIVE SUB

CUSTODIAN.

IF YOU REQUIRE FURTHER

INFORMATION W-

HETHER OR NOT SUCH BO

REGISTRATION WILL BE

CONDUCTED FOR YOUR CUSTODIANS

ACCOU-NTS,

PLEASE CONTACT YOUR CSR.

THE SUB CUSTODIANS HAVE

Non-Voting

ADVISED THAT VOTED

SHARES ARE NOT BLOCKED FOR

TRADING-

PURPOSES I.E. THEY ARE ONLY

**UNAVAILABLE FOR** 

SETTLEMENT. REGISTERED SHARES

**WILL-BE** 

DEREGISTERED AT THE

**DEREGISTRATION DATE BY** 

THE SUB CUSTODIANS. IN ORDER TO-

DELIVER/SETTLE A VOTED POSITION

**BEFORE THE** 

DEREGISTRATION DATE A VOTING

**INSTR-UCTION** 

**CANCELLATION AND** 

**DE-REGISTRATION REQUEST** 

NEEDS TO BE SENT TO YOUR CSR O-R

CUSTODIAN.

PLEASE CONTACT YOUR CSR FOR

**FURTHER** 

INFORMATION.

THE VOTE/REGISTRATION DEADLINE

AS

DISPLAYED ON PROXYEDGE IS

**SUBJECT TO** 

CHANGE-AND WILL BE UPDATED AS

SOON AS

**BROADRIDGE RECEIVES** 

**CONFIRMATION FROM** 

Non-Voting

THE SUB C-USTODIANS REGARDING

**THEIR** 

INSTRUCTION DEADLINE. FOR ANY

**OUERIES** 

PLEASE CONTACT-YOUR CLIENT

**SERVICES** 

REPRESENTATIVE.

ACCORDING TO GERMAN LAW, IN

CASE OF

SPECIFIC CONFLICTS OF INTEREST IN

CONNECTI-

ON WITH SPECIFIC ITEMS OF THE

AGENDA FOR

THE GENERAL MEETING YOU ARE

NOT ENTIT-LED

TO EXERCISE YOUR VOTING RIGHTS. Non-Voting

FURTHER.

YOUR VOTING RIGHT MIGHT BE

**EXCLUD-ED WHEN** 

YOUR SHARE IN VOTING RIGHTS HAS

**REACHED** 

CERTAIN THRESHOLDS AND YOU

**HAV-E NOT** 

COMPLIED WITH ANY OF YOUR

**MANDATORY** 

**VOTING RIGHTS NOTIFICATIONS** 

**PURSUANT-TO** 

THE GERMAN SECURITIES TRADING

ACT (WHPG).

FOR QUESTIONS IN THIS REGARD

**PLE-ASE** 

CONTACT YOUR CLIENT SERVICE

REPRESENTATIVE FOR

CLARIFICATION. IF YOU DO

NO-T HAVE ANY INDICATION

**REGARDING SUCH** 

CONFLICT OF INTEREST, OR

ANOTHER EXCLUSIO-N

FROM VOTING, PLEASE SUBMIT YOUR

**VOTE AS** 

USUAL. THANK YOU.

COUNTER PROPOSALS MAY BE

SUBMITTED UNTIL

07 JUL 2015. FURTHER INFORMATION

ON C-

OUNTER PROPOSALS CAN BE FOUND

**DIRECTLY ON** 

THE ISSUER'S WEBSITE (PLEASE

REFER T-O THE

MATERIAL URL SECTION OF THE

APPLICATION). IF

YOU WISH TO ACT ON THESE IT-EMS, Non-Voting

YOU WILL

NEED TO REQUEST A MEETING

ATTEND AND VOTE

YOUR SHARES DIRECTLY A-T THE

**COMPANY'S** 

MEETING. COUNTER PROPOSALS

**CANNOT BE** 

REFLECTED IN THE BALLOT O-N

PROXYEDGE.

RESOLUTION ON THE TRANSFER OF

**COMPANY** 

SHARES TO THE MAJORITY

SHAREHOLDER ALL

SHARES OF THE COMPANY HELD BY

ITS MINORITY

SHAREHOLDERS SHALL BE

TRANSFERRED TO SKY 1.

GERMAN HOLDINGS GMBH, WHICH

**HOLDS MORE** 

THAN 95 PCT. OF THE COMPANY'S

SHARE CAPITAL,

AGAINST CASH CONSIDERATION OF

**EUR 6.68 PER** 

REGISTERED NO-PAR SHARE

ManagementNo Action

TIVO INC.

Security 888706108 Meeting Type Annual

Ticker **TIVO** Meeting Date 22-Jul-2015 Symbol

934251226 -ISIN

US8887061088 Agenda Management

**Proposed** For/Against Item Proposal Vote Management by

**ELECTION OF DIRECTOR: PETER** 1 A ManagementFor For **AQUINO** 

ELECTION OF DIRECTOR: DANIEL For

1B ManagementFor **MOLONEY** 

**ELECTION OF DIRECTOR: THOMAS** 1C ManagementFor For **WOLZIEN** 

TO RATIFY THE SELECTION OF KPMG

LLP AS THE

COMPANY'S INDEPENDENT 2. REGISTERED PUBLIC ManagementFor For

ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING

JANUARY 31, 2016.

TO APPROVE ON A NON-BINDING,

**ADVISORY BASIS** 

THE COMPENSATION OF OUR NAMED

**EXECUTIVE** 

OFFICERS AS DISCLOSED IN THIS

**PROXY** 3. ManagementFor For

STATEMENT PURSUANT TO THE

**COMPENSATION** 

DISCLOSURE RULES OF THE

**SECURITIES AND** 

**EXCHANGE COMMISSION** 

("SAY-ON-PAY").

INTERNATIONAL GAME TECHNOLOGY PLC

Security G4863A108 Meeting Type Annual

Ticker **IGT** Meeting Date 28-Jul-2015 Symbol

934252987 -ISIN GB00BVG7F061 Agenda Management

Proposed For/Against Vote Item **Proposal** Management by

1. TO RECEIVE THE COMPANY'S ManagementFor For

ANNUAL ACCOUNTS

FOR THE FINANCIAL YEAR ENDED 31

**DECEMBER** 

DIRECTORS' REPORT,

STRATEGIC REPORT AND THE

2014, TOGETHER WITH THE

**AUDITORS' REPORT** 

	ON THOSE ACCOUNTS.				
	TO REAPPOINT				
	PRICEWATERHOUSECOOPERS LLP				
	AS AUDITORS TO HOLD OFFICE FROM	[			
	THE				
2	CONCLUSION OF THIS MEETING	3.4	4E	Г	
2.	UNTIL THE	Manageme	entror	For	
	CONCLUSION OF THE NEXT GENERAL	4			
	MEETING OF				
	THE COMPANY AT WHICH ACCOUNTS	S			
	ARE LAID.				
	TO AUTHORISE THE DIRECTORS TO				
3.	FIX THE	Manageme	entFor	For	
	REMUNERATION OF THE AUDITORS.				
	TO AUTHORISE THE TERMS OF SHARE	3			
4.	REPURCHASE CONTRACTS AND	Manageme	entFor	For	
т.	APPROVE SHARE	Wanageme	Ziiu Oi	1 01	
	REPURCHASE COUNTERPARTIES.				
	FONE GROUP PLC				
Securit	<del>*</del>		Meeting Ty	/pe	Annual
Ticker	V()I)		Meeting Da	ate	28-Jul-2015
Symbo	l		υ		
ISIN	US92857W3088		Agenda		934256024 -
					Management
		Proposed		For/Again	net
Item	Proposal	Proposed	Vote	For/Again	
Item		Proposed by	Vote	For/Agair Managen	
Item	TO RECEIVE THE COMPANY'S	•	Vote	_	
Item	TO RECEIVE THE COMPANY'S ACCOUNTS, THE	by	Vote	_	
	TO RECEIVE THE COMPANY'S ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF	by		Managen	
Item	TO RECEIVE THE COMPANY'S ACCOUNTS, THE	by		_	
	TO RECEIVE THE COMPANY'S ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF	by		Managen	
	TO RECEIVE THE COMPANY'S ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR	by		Managen	
	TO RECEIVE THE COMPANY'S ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR	by		Managen	
	TO RECEIVE THE COMPANY'S ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2015	by	entFor	Managen	
1.	TO RECEIVE THE COMPANY'S ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2015 TO RE-ELECT GERARD KLEISTERLEE	by T	entFor	Managen For	
1.	TO RECEIVE THE COMPANY'S ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2015 TO RE-ELECT GERARD KLEISTERLEE AS A	by Manageme	entFor entFor	Managen For	
1.	TO RECEIVE THE COMPANY'S ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2015 TO RE-ELECT GERARD KLEISTERLEE AS A DIRECTOR	by T	entFor entFor	Managen For	
<ol> <li>2.</li> <li>3.</li> </ol>	TO RECEIVE THE COMPANY'S ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2015 TO RE-ELECT GERARD KLEISTERLEE AS A DIRECTOR TO RE-ELECT VITTORIO COLAO AS A	Manageme Manageme	entFor entFor	Managen For For	
1.	TO RECEIVE THE COMPANY'S ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2015 TO RE-ELECT GERARD KLEISTERLEE AS A DIRECTOR TO RE-ELECT VITTORIO COLAO AS A DIRECTOR	by Manageme	entFor entFor	Managen For	
<ol> <li>2.</li> <li>3.</li> <li>4.</li> </ol>	TO RECEIVE THE COMPANY'S ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2015 TO RE-ELECT GERARD KLEISTERLEE AS A DIRECTOR TO RE-ELECT VITTORIO COLAO AS A DIRECTOR TO RE-ELECT NICK READ AS A DIRECTOR TO RE-ELECT SIR CRISPIN DAVIS AS A	Manageme Manageme Manageme	entFor entFor entFor	Managen For For For	
<ol> <li>2.</li> <li>3.</li> </ol>	TO RECEIVE THE COMPANY'S ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2015 TO RE-ELECT GERARD KLEISTERLEE AS A DIRECTOR TO RE-ELECT VITTORIO COLAO AS A DIRECTOR TO RE-ELECT NICK READ AS A DIRECTOR TO RE-ELECT SIR CRISPIN DAVIS AS A DIRECTOR	Manageme Manageme Manageme	entFor entFor entFor	Managen For For	
<ol> <li>2.</li> <li>3.</li> <li>4.</li> </ol>	TO RECEIVE THE COMPANY'S ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2015 TO RE-ELECT GERARD KLEISTERLEE AS A DIRECTOR TO RE-ELECT VITTORIO COLAO AS A DIRECTOR TO RE-ELECT NICK READ AS A DIRECTOR TO RE-ELECT SIR CRISPIN DAVIS AS A DIRECTOR TO RE-ELECT DR MATHIAS DOPFNER AS	Manageme Manageme Manageme	entFor entFor entFor	Managen For For For	
<ol> <li>2.</li> <li>3.</li> <li>4.</li> <li>5.</li> </ol>	TO RECEIVE THE COMPANY'S ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2015 TO RE-ELECT GERARD KLEISTERLEE AS A DIRECTOR TO RE-ELECT VITTORIO COLAO AS A DIRECTOR TO RE-ELECT NICK READ AS A DIRECTOR TO RE-ELECT SIR CRISPIN DAVIS AS A DIRECTOR TO RE-ELECT DR MATHIAS DOPFNER AS A DIRECTOR	Manageme Manageme Manageme Manageme	entFor entFor entFor entFor	Managen For For For For	
<ol> <li>2.</li> <li>3.</li> <li>4.</li> </ol>	TO RECEIVE THE COMPANY'S ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2015 TO RE-ELECT GERARD KLEISTERLEE AS A DIRECTOR TO RE-ELECT VITTORIO COLAO AS A DIRECTOR TO RE-ELECT NICK READ AS A DIRECTOR TO RE-ELECT SIR CRISPIN DAVIS AS A DIRECTOR TO RE-ELECT DR MATHIAS DOPFNER AS A DIRECTOR IN ACCORDANCE WITH THE	Manageme Manageme Manageme	entFor entFor entFor entFor	Managen For For For	
<ol> <li>2.</li> <li>3.</li> <li>4.</li> <li>5.</li> </ol>	TO RECEIVE THE COMPANY'S ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2015 TO RE-ELECT GERARD KLEISTERLEE AS A DIRECTOR TO RE-ELECT VITTORIO COLAO AS A DIRECTOR TO RE-ELECT NICK READ AS A DIRECTOR TO RE-ELECT SIR CRISPIN DAVIS AS A DIRECTOR TO RE-ELECT DR MATHIAS DOPFNER AS A DIRECTOR IN ACCORDANCE WITH THE COMPANY'S ARTICLES	Manageme Manageme Manageme Manageme	entFor entFor entFor entFor	Managen For For For For	
<ol> <li>2.</li> <li>3.</li> <li>4.</li> <li>5.</li> </ol>	TO RECEIVE THE COMPANY'S ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2015 TO RE-ELECT GERARD KLEISTERLEE AS A DIRECTOR TO RE-ELECT VITTORIO COLAO AS A DIRECTOR TO RE-ELECT NICK READ AS A DIRECTOR TO RE-ELECT SIR CRISPIN DAVIS AS A DIRECTOR TO ELECT DR MATHIAS DOPFNER AS A DIRECTOR IN ACCORDANCE WITH THE COMPANY'S ARTICLES OF ASSOCIATION	Manageme  Manageme  Manageme  Manageme  Manageme  Manageme	entFor entFor entFor entFor	Managen For For For For	
<ol> <li>2.</li> <li>3.</li> <li>4.</li> <li>5.</li> </ol>	TO RECEIVE THE COMPANY'S ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2015 TO RE-ELECT GERARD KLEISTERLEE AS A DIRECTOR TO RE-ELECT VITTORIO COLAO AS A DIRECTOR TO RE-ELECT NICK READ AS A DIRECTOR TO RE-ELECT SIR CRISPIN DAVIS AS A DIRECTOR TO ELECT DR MATHIAS DOPFNER AS A DIRECTOR IN ACCORDANCE WITH THE COMPANY'S ARTICLES OF ASSOCIATION TO RE-ELECT DAME CLARA FURSE AS	Manageme  Manageme  Manageme  Manageme  Manageme  Manageme	entFor entFor entFor entFor	Managen For For For For	
<ol> <li>2.</li> <li>4.</li> <li>6.</li> </ol>	TO RECEIVE THE COMPANY'S ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2015 TO RE-ELECT GERARD KLEISTERLEE AS A DIRECTOR TO RE-ELECT VITTORIO COLAO AS A DIRECTOR TO RE-ELECT NICK READ AS A DIRECTOR TO RE-ELECT SIR CRISPIN DAVIS AS A DIRECTOR TO ELECT DR MATHIAS DOPFNER AS A DIRECTOR IN ACCORDANCE WITH THE COMPANY'S ARTICLES OF ASSOCIATION	Manageme Manageme Manageme Manageme Manageme	entFor entFor entFor entFor entFor	For For For For	

	TO RE-ELECT VALERIE GOODING AS A		
	DIRECTOR	1	
	TO RE-ELECT RENEE JAMES AS A		
9.	DIRECTOR	ManagementFor	For
	TO RE-ELECT SAMUEL JONAH AS A		
10.	DIRECTOR	ManagementFor	For
	TO RE-ELECT NICK LAND AS A		
11.	DIRECTOR	ManagementFor	For
10	TO RE-ELECT PHILIP YEA AS A		_
12.	DIRECTOR	ManagementFor	For
	TO DECLARE A FINAL DIVIDEND OF		
	7.62 PENCE PER		
13.	ORDINARY SHARE FOR THE YEAR	ManagementFor	For
	ENDED 31		
	MARCH 2015		
	TO APPROVE THE REMUNERATION		
14.	REPORT OF	ManagementFor	For
	THE BOARD FOR THE YEAR ENDED 31	Training of the state of	1 01
	MARCH 2015		
	TO REAPPOINT		
	PRICEWATERHOUSECOOPERS LLP AS THE AUDITOR TO THE COMPANY		
	UNTIL THE END		
15.	OF THE NEXT GENERAL MEETING AT	ManagementFor	For
	WHICH		
	ACCOUNTS ARE LAID BEFORE THE		
	COMPANY		
	TO AUTHORISE THE AUDIT AND RISK		
	COMMITTEE		
16.	TO DETERMINE THE REMUNERATION	ManagementFor	For
	OF THE	C	
	AUDITOR		
17.	TO AUTHORISE THE DIRECTORS TO	ManagementAbstain	Against
17.	ALLOT SHARES	WallagementAustam	Agamst
	TO AUTHORISE THE DIRECTORS TO		
18.	DIS-APPLY	ManagementAgainst	Against
10.	PRE-EMPTION RIGHTS (SPECIAL	Tranagement Igamet	1 iguinst
	RESOLUTION)		
10	TO AUTHORISE THE COMPANY TO	Managana wa Alawain	A : 4
19.	PURCHASE ITS	ManagementAbstain	Against
	OWN SHARES (SPECIAL RESOLUTION) TO AUTHORISE POLITICAL		
20.	DONATIONS AND	ManagementAbstain	Against
20.	EXPENDITURE	WanagementAustam	Against
	TO AUTHORISE THE COMPANY TO		
	CALL GENERAL		
	MEETINGS (OTHER THAN AGMS) ON		
21.	14 CLEAR	ManagementAgainst	Against
	DAYS' NOTICE (SPECIAL		
	RESOLUTION)		
INTER	NATIONAL GAME TECHNOLOGY PLC		

Security G4863A108 Meeting Type Annual Ticker **IGT** Meeting Date 28-Jul-2015 Symbol 934263423 -**ISIN** GB00BVG7F061 Agenda Management **Proposed** For/Against Item Proposal Vote by Management TO RECEIVE THE COMPANY'S ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR ENDED 31 **DECEMBER** 1. 2014, TOGETHER WITH THE ManagementFor For DIRECTORS' REPORT, STRATEGIC REPORT AND THE **AUDITORS' REPORT** ON THOSE ACCOUNTS. TO REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS TO HOLD OFFICE FROM THE CONCLUSION OF THIS MEETING 2. ManagementFor For UNTIL THE CONCLUSION OF THE NEXT GENERAL **MEETING OF** THE COMPANY AT WHICH ACCOUNTS ARE LAID. TO AUTHORISE THE DIRECTORS TO 3. FIX THE ManagementFor For REMUNERATION OF THE AUDITORS. TO AUTHORISE THE TERMS OF SHARE REPURCHASE CONTRACTS AND 4. ManagementFor For APPROVE SHARE REPURCHASE COUNTERPARTIES. ALTICE S.A., LUXEMBOURG ExtraOrdinary General Security L0179Z104 Meeting Type Meeting Ticker Meeting Date 06-Aug-2015 Symbol 706310997 -ISIN LU1014539529 Agenda Management For/Against Proposed Item Proposal Vote Management by 1 PRESENTATION OF THE PROPOSED Non-Voting TRANSFER BY THE COMPANY AS TRANSFERRING COMPANY O-F SUBSTANTIALLY ALL ITS ASSETS AND LIABILITIES TO ALTICE LUXEMBOURG S.A.

("ALT-ICE LUX") AS

RECIPIENT COMPANY (THE

"TRANSFER"), IN

ACCORDANCE WITH ARTICLE

30-8BIS-2, ARTICLE

285 TO ARTICLE 308 (SAVE ARTICLE

303) OF THE

LUXEMBOURG LAW OF-10 AUGUST

1915 ON

COMMERCIAL COMPANIES, AS

AMENDED (THE

"COMPANY LAW"), IN EX-CHANGE

FOR THE

ISSUANCE BY ALTICE LUX, AND

SUBSCRIPTION BY

THE COMPANY OF, TWO-HUNDRED

FORTY SEVEN

MILLION NINE HUNDRED AND FIFTY

**THOUSAND** 

ONE HUNDRED AND E-IGHTY-SIX

(247,950,186)

ORDINARY SHARES OF ALTICE LUX,

**HAVING A** 

NOMINAL VALUE-OF ONE EURO CENT

(EUR 0.01)

(THE "SHARES") EACH, PURSUANT TO

THE

TRANSFER PROP-OSAL DATED 26

**JUNE 2015** 

PREPARED BY THE RESPECTIVE

**BOARD OF** 

DIRECTORS OF THE C-OMPANY AND

ALTICE LUX

(THE "TRANSFER PROPOSAL")

PRESENTATION OF THE REPORT

PREPARED BY

THE BOARD OF DIRECTORS OF THE

COMPANY (-

THE "ALTICE BOARD REPORT") IN

**ACCORDANCE** 

2 WITH ARTICLE 293 OF THE COMPANY Non-Voting

LAW E-

XPLAINING AND JUSTIFYING, INTER

ALIA, THE

LEGAL AND ECONOMIC GROUNDS OF

THE PR-

OPOSED TRANSFER

3 PRESENTATION OF THE REPORT Non-Voting

ISSUED BY KPMG

LUXEMBOURG, A COOPERATIVE

COMPANY (S-

OCIETE COOPERATIVE) ("KPMG") AS

**SPECIAL** 

AUDITOR FOR THE COMPANY IN

**RELATION TO-THE** 

TRANSFER IN ACCORDANCE WITH

ARTICLE 294 OF

THE COMPANY LAW (THE "ALTICE

K-PMG AUDIT

REPORT")

CONFIRMATION BY THE BUREAU

THAT ALL

DOCUMENTS THAT ARE REQUIRED

BY ARTICLE

295-OF THE COMPANY LAW TO BE

DEPOSITED OR

TO BE MADE AVAILABLE AT THE

Non-Voting

WEBSITE OF-THE

COMPANY, HAVE BEEN SO

DEPOSITED AT THE

COMPANY'S REGISTERED OFFICE AND

**HAV-E BEEN** 

MADE AVAILABLE AT ITS WEBSITE

FOR DUE

4

INSPECTION BY THE SHAREHOLDERS

**OF-THE** 

COMPANY AT LEAST ONE (1) MONTH

**BEFORE THE** 

DATE OF THE HOLDING OF THE

**GENE-RAL** 

MEETING OF SHAREHOLDERS OF THE

**COMPANY** 

RESOLVING ON THE TRANSFER

PROPOSAL-(THE

"DEPOSIT")

PRESENTATION OF A WRITTEN

STATEMENT FROM

THE COMPANY'S BOARD OF

**DIRECTORS INCL-**

UDING THE UPDATE ON ANY

**IMPORTANT** 

5 MODIFICATION OF THE ASSETS AND Non-Voting

LIABILITIES O-

F THE COMPANY WHICH OCCURRED

BETWEEN THE

DATE OF THE TRANSFER PROPOSAL

AND THE-

DATE OF THE GENERAL MEETING

6 APPROVAL OF THE TRANSFER

PROPOSAL AND

DECISION TO CARRY OUT THE

TRANSFER AND

ManagementNo Action

CONFIRMATION (I) THAT, FROM AN

**ACCOUNTING** 

POINT OF VIEW, ALL OPERATIONS,

**RIGHTS AND** 

**OBLIGATIONS RELATED TO THE** 

TRANSFER SHALL

BE TREATED AS BEING CARRIED OUT

ON BEHALF

OF ALTICE LUX WITH EFFECT AS

FROM 1 JANUARY

2015 AND (II) OF THE EFFECTIVE DATE

OF THE

TRANSFER BETWEEN THE PARTIES

AND TOWARDS

THIRD PARTIES

ACKNOWLEDGMENT OF THE

COOPTATION BY THE

COMPANY'S BOARD OF DIRECTORS

**OF JURGEN** 

VAN BREUKELEN AS NON-EXECUTIVE

DIRECTOR

AND CONFIRMATION OF HIS

APPOINTMENT AS

NON-EXECUTIVE DIRECTOR FOR A

**PERIOD** 

7 COMMENCING ON THE DATE OF HIS Management No Action

**COOPTATION** 

BY THE COMPANY'S BOARD OF

**DIRECTORS AND** 

EXPIRING AT THE COMPANY'S

**GENERAL MEETING** 

OF SHAREHOLDERS APPROVING THE

ANNUAL

ACCOUNTS FOR THE COMPANY'S

FINANCIAL YEAR

ENDING ON 31 DECEMBER 2017

8 GRANTING OF AUTHORIZATION TO ManagementNo Action

ANY DIRECTOR

OF THE COMPANY TO, IN THE NAME

AND ON

BEHALF OF THE COMPANY, PERFORM

**ALL ACTS** 

AND ENTER INTO ALL DOCUMENTS

WHICH ARE

NECESSARY, USEFUL OR DESIRABLE

IN HER/HIS

SOLE DISCRETION TO IMPLEMENT

THE TRANSFER

AND ABOVE RESOLUTIONS AND

WHICH MAY BE

REQUIRED FOR THE PURPOSE OF

Non-Voting

MAKING THE

TRANSFER FULLY EFFECTIVE

**TOWARDS THIRD** 

**PARTIES** 

17 JUL 2015: PLEASE NOTE THAT

**ALTHOUGH THE** 

DOCUMENTS ARE ADDRESSED TO

ALL THE-

COMPANY'S SHAREHOLDERS AND

**ALL** 

SHAREHOLDERS WILL BE ABLE TO

VOTE AT THE

MEETIN-GS, THE COMPANY IS NOT

CMMT ACTIVELY

SEEKING VOTES FROM THE US AND

**BELIEVES** 

THAT US-VOTES WILL NOT BE

RELEVANT TO THE

OUTCOME. THE COMPANY THUS HAS

**NO INTEREST** 

I-N RECEIVING US VOTES AND

WOULD

RECOMMEND THAT ALL US VOTERS

**REFRAIN** 

FROM VOTIN-G. THE

SUB-CUSTODIANS WILL NOT

TAKE ANY LEGAL RISK SHOULD A US

**BENEFICIAL** 

OWNE-R DECIDE TO VOTE. PLEASE

**CONTACT** 

YOUR LEGAL ADVISOR IF YOU ARE

**CONCERNED** 

WITH-ANY LEGAL RISKS ASSOCIATED

WITH VOTING

THIS SECURITY.

17 JUL 2015: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO ADDITION OF

COMMENT. I-F YOU

CMMT HAVE ALREADY SENT IN YOUR

VOTES, PLEASE DO

NOT VOTE AGAIN UNLESS YOU

**DEC-IDE TO AMEND** 

YOUR ORIGINAL INSTRUCTIONS.

THANK YOU.

ALTICE S.A., LUXEMBOURG

Security L0179Z104 Meeting Type ExtraOrdinary General

Non-Voting

Meeting Meeting

Ticker Meeting Date 06-Aug-2015

ISIN LU1014539529 Agenda

15

706312446 -Management

For/Against Proposed Vote Item **Proposal** Management by PRESENTATION OF THE JOINT **CROSS-BORDER** MERGER PROPOSAL DATED 26 JUNE 2015 DRAW-N UP BY THE RESPECTIVE BOARD OF **DIRECTORS OF** THE MERGING COMPANIES (THE "CROSS--BORDER MERGER PROPOSAL") PROVIDING FOR THE **CROSS-BORDER MERGER BY** ABSORPTION-BY NEW ATHENA B.V., A PRIVATE **COMPANY WITH** LIMITED LIABILITY (BESLOTEN **VENNOOT-SCHAP** MET BEPERKTE AANSPRAKELIJKHEID) GOVERNED BY DUTCH LAW, HAVING ITS OFFICI-AL SEAT IN AMSTERDAM, THE NETHERLANDS, **REGISTERED** Non-Voting 1 WITH THE DUTCH TRADE REGISTE-R **UNDER** NUMBER 63329743 (TO BE CONVERTED INTO A **DUTCH-LAW GOVERNED PUBLIC** COMP-ANY (NAAMLOZE VENNOOTSCHAP) (THE "ACOUIRING COMPANY") OF THE COMPANY **PURSUANT-TO** WHICH THE COMPANY WILL TRANSFER ALL OF ITS ASSETS AND LIABILITIES TO THE **AC-QUIRING** COMPANY AS AT THE EFFECTIVE MERGER DATE UNDER A UNIVERSAL TITLE OF **SUC-CESSION AND** WITH THE COMPANY BEING DISSOLVED WITHOUT LIQUIDATION (THE "CROSS-B-ORDER MERGER") 2 PRESENTATION OF THE DETAILED Non-Voting

**WRITTEN** 

REPORT PREPARED BY THE BOARD

OF

DIRECTORS-OF THE COMPANY IN

**RELATION TO** 

THE CROSS-BORDER MERGER

PRESENTATION OF THE REPORT

PREPARED BY

KPMG LUXEMBOURG AS THE SPECIAL

3 AUDITOR-OF Non-Voting

THE COMPANY IN RELATION TO THE

**CROSS-**

**BORDER MERGER** 

CONFIRMATION BY THE BUREAU

THAT ALL

DOCUMENTS THAT ARE REQUIRED

BY ARTICLE

267-OF THE LUXEMBOURG LAW OF 10

**AUGUST 1915** 

ON COMMERCIAL COMPANIES, AS

AMENDED (-THE

"LAW") TO BE DEPOSITED AT THE

COMPANY'S

REGISTERED OFFICE OR TO BE MADE

**AV-AILABLE** 

ON THE WEBSITE OF THE COMPANY,

HAVE BEEN

4 SO DEPOSITED AND HAVE BEEN

Non-Voting

MA-DE AVAILABLE

ON ITS WEBSITE FOR DUE

INSPECTION BY THE

SHAREHOLDERS OF THE COMP-ANY

AT LEAST ONE

(1) MONTH BEFORE THE DATE OF THE

**HOLDING OF** 

THE GENERAL MEETI-NG OF

SHAREHOLDERS OF

THE COMPANY RESOLVING ON THE

**CROSS-**

BORDER MERGER PROPOSA-L AND

THE CROSS-

BORDER MERGER (THE "DEPOSIT")

5 PRESENTATION OF A WRITTEN

Non-Voting

STATEMENT FROM

THE COMPANY'S BOARD OF

**DIRECTORS INCL-**

UDING THE UPDATE ON ANY

**IMPORTANT** 

MODIFICATION OF THE ASSETS AND

LIABILITIES O-

F THE COMPANY WHICH OCCURRED

BETWEEN THE

DATE OF THE CROSS-BORDER

**MERGER PROPO-**

SAL AND THE DATE OF THE GENERAL

**MEETING** 

APPROVAL OF THE CROSS-BORDER

**MERGER** 

PROPOSAL AND DECISION TO CARRY

**OUT THE** 

**CROSS-BORDER MERGER AND** 

CONFIRMATION (I)

THAT, FROM AN ACCOUNTING POINT

OF VIEW, THE

OPERATIONS OF THE COMPANY WILL

6 BE TREATED

ManagementNo Action

AS HAVING BEEN CARRIED OUT ON

BEHALF OF THE

ACQUIRING COMPANY AS FROM 1

JANUARY 2015

AND (II) OF THE EFFECTIVE DATE OF

THE CROSS-

BORDER MERGER BETWEEN THE

**PARTIES AND** 

TOWARDS THIRD PARTIES

GRANTING OF AUTHORIZATION TO

ANY DIRECTOR

OF THE COMPANY AND TO ANY

DIRECTOR OF THE

ACQUIRING COMPANY TO, IN THE

NAME AND ON

BEHALF OF THE COMPANY, PERFORM

7 ALL RELEVANT ACTS AND ENTER INTO

ALL

DOCUMENTS NECESSARY, USEFUL OR

**DESIRABLE** 

FOR THE PURPOSE OF EFFECTUATING

THE

**CROSS-BORDER MERGER** 

CMMT 17 JUL 2015: PLEASE NOTE THAT

Non-Voting

ManagementNo Action

ALTHOUGH THE

DOCUMENTS ARE ADDRESSED TO

**ALL THE-**

COMPANY'S SHAREHOLDERS AND

**ALL** 

SHAREHOLDERS WILL BE ABLE TO

VOTE AT THE

MEETIN-GS, THE COMPANY IS NOT

**ACTIVELY** 

SEEKING VOTES FROM THE US AND

**BELIEVES** 

THAT US-VOTES WILL NOT BE

RELEVANT TO THE

OUTCOME. THE COMPANY THUS HAS

NO INTEREST

I-N RECEIVING US VOTES AND

WOULD

RECOMMEND THAT ALL US VOTERS

**REFRAIN** 

FROM VOTIN-G. THE

SUB-CUSTODIANS WILL NOT

TAKE ANY LEGAL RISK SHOULD A US

**BENEFICIAL** 

OWNE-R DECIDE TO VOTE. PLEASE

**CONTACT** 

YOUR LEGAL ADVISOR IF YOU ARE

**CONCERNED** 

WITH-ANY LEGAL RISKS ASSOCIATED

WITH VOTING

THIS SECURITY.

17 JUL 2015: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO ADDITION OF

COMMENT. I-F YOU

CMMT HAVE ALREADY SENT IN YOUR

VOTES, PLEASE DO

NOT VOTE AGAIN UNLESS YOU

**DEC-IDE TO AMEND** 

YOUR ORIGINAL INSTRUCTIONS.

THANK YOU.

SPRINT CORPORATION

85207U105 Meeting Type Security Annual

Ticker S Meeting Date 07-Aug-2015 Symbol

Non-Voting

934251199 -**ISIN** US85207U1051 Agenda Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	ent	
	1 NIKESH ARORA		For	For
	2 ROBERT BENNETT		For	For
	3 GORDON BETHUNE		For	For
	4 MARCELO CLAURE		For	For
	5 RONALD FISHER		For	For
	6 JULIUS GENACHOWSKI		For	For
	7 ADM. MICHAEL MULLEN		For	For
	8 MASAYOSHI SON		For	For
	9 SARA MARTINEZ TUCKER		For	For
2.	TO RATIFY THE APPOINTMENT OF	Manageme	entFor	For
	DELOITTE &			
	TOUCHE LLP AS THE INDEPENDENT			
	REGISTERED			

	_aga: :g. a, .b:				
	PUBLIC ACCOUNTING FIRM OF				
	SPRINT				
	CORPORATION FOR THE YEAR				
	ENDING MARCH 31,				
	2016.				
	ADVISORY APPROVAL OF THE				
3.	COMPANY'S NAMED	Manageme	nfFor	For	
3.	EXECUTIVE OFFICER	Manageme	ZII <b>u</b> OI	1'01	
	COMPENSATION.				
	TO APPROVE THE COMPANY'S 2015				
4.	OMNIBUS	Manageme	entFor	For	
	INCENTIVE PLAN.				
RENTI	RAK CORPORATION				
Securit	y 760174102		Meeting Ty	pe	Annual
Ticker	. RENT		Meeting Da	nte	11-Aug-2015
Symbo	1		1110011119 20		_
ISIN	US7601741025		Agenda		934258927 -
			8-		Management
		D 1		г / <b>л</b> ·	
Item	Proposal	Proposed	Vote	For/Agair	
1	DIRECTOR	by	4	Managem	ient
1.	DIRECTOR	Manageme		Ean	
	1 DAVID BOYLAN		For	For	
	2 WILLIAM ENGEL		For	For	
	3 PATRICIA GOTTESMAN		For	For	
	4 WILLIAM LIVEK		For	For	
	5 ANNE MACDONALD		For	For	
	6 MARTIN O'CONNOR 7 BRENT ROSENTHAL		For	For	
	7 BRENT ROSENTHAL 8 RALPH SHAW		For For	For For	
	RATIFY THE APPOINTMENT OF		ror	FOI	
	GRANT THE AFFORMMENT OF				
2.	LLP AS RENTRAK'S INDEPENDENT	Manageme	nfFor	For	
۷.	REGISTERED	ivialiageille	511 <b>u</b> 'O1	1.01	
	PUBLIC ACCOUNTING FIRM.				
	APPROVE, ON AN ADVISORY BASIS,				
	THE				
3.	COMPENSATION OF RENTRAK'S	Manageme	entFor	For	
٥.	NAMED EXECUTIVE	Wanageme	onu or	1 01	
	OFFICERS.				
FLECT	TRONIC ARTS INC.				
Securit			Meeting Ty	me	Annual
Ticker				•	
Symbo	1 EA		Meeting Da	ıte	14-Aug-2015
·					934254931 -
ISIN	US2855121099		Agenda		Management
T.	D 1	Proposed	<b>X</b> 7. 4	For/Agair	nst
Item	Proposal	by	Vote	Managem	
1A.	ELECTION OF DIRECTOR: LEONARD S COLEMAN	-	entFor	For	

1B.	ELECTION OF DIRECTOR: JAY C. HOAG	ManagementFor	For	
1C.	ELECTION OF DIRECTOR: JEFFREY T.	ManagementFor	For	
1D.	HUBER ELECTION OF DIRECTOR: VIVEK PAUL		For	
	ELECTION OF DIRECTOR: VIVER FACE ELECTION OF DIRECTOR: LAWRENCE	•		
1E.	F. PROBST	ManagementFor	For	
1F.	ELECTION OF DIRECTOR: RICHARD A. SIMONSON	ManagementFor	For	
1G.	ELECTION OF DIRECTOR: LUIS A. UBINAS	ManagementFor	For	
1H.	ELECTION OF DIRECTOR: DENISE F. WARREN	ManagementFor	For	
1I.	ELECTION OF DIRECTOR: ANDREW WILSON	ManagementFor	For	
2	ADVISORY VOTE ON THE COMPENSATION OF THE NAMED EXECUTIVE OFFICERS.	ManagementFor	For	
3	RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS INDEPENDENT	ManagementFor	For	
4	STOCKHOLDER PROPOSAL REGARDING PROXY ACCESS.	Shareholder Against	For	
NASPI	ERS LTD, CAPE TOWN			
Securit	y S53435103	Meeting Type	<u> </u>	Annual General Meeting
		8 71		Annual General Meeting
Ticker		Meeting Date		28-Aug-2015
Ticker Symbo		Meeting Date		28-Aug-2015
Ticker	ZAE000015889	0 71		
Ticker Symbo	ZAE000015889 Proposal	Meeting Date Agenda  Proposed by Vote		28-Aug-2015 706336232 - Management
Ticker Symbo ISIN	ZAE000015889	Meeting Date Agenda  Proposed by Vote	For/Agains	28-Aug-2015 706336232 - Management
Ticker Symbo ISIN Item	ZAE000015889  Proposal  ACCEPTANCE OF ANNUAL FINANCIAL	Meeting Date Agenda  Proposed by Vote	For/Agains Manageme	28-Aug-2015 706336232 - Management
Ticker Symbo ISIN Item	ZAE000015889  Proposal  ACCEPTANCE OF ANNUAL FINANCIAL STATEMENTS  CONFIRMATION AND APPROVAL OF PAYMENT OF DIVIDENDS	Meeting Date Agenda  Proposed by Vote	For/Agains Manageme	28-Aug-2015 706336232 - Management
Ticker Symbo ISIN Item O.1	ZAE000015889  Proposal  ACCEPTANCE OF ANNUAL FINANCIAL STATEMENTS  CONFIRMATION AND APPROVAL OF PAYMENT OF DIVIDENDS  REAPPOINTMENT OF PRICEWATERHOUSECOOPERS INC. AS	Meeting Date Agenda  Proposed by  ManagementFor  ManagementFor	For/Agains Manageme For	28-Aug-2015 706336232 - Management
Ticker Symbo ISIN Item O.1 O.2	Proposal  ACCEPTANCE OF ANNUAL FINANCIAL STATEMENTS CONFIRMATION AND APPROVAL OF PAYMENT OF DIVIDENDS REAPPOINTMENT OF PRICEWATERHOUSECOOPERS INC. AS AUDITOR TO CONFIRM THE APPOINTMENT OF:	Meeting Date Agenda  Proposed by  ManagementFor  ManagementFor	For/Agains Manageme For For	28-Aug-2015 706336232 - Management
Ticker Symbo ISIN Item O.1 O.2	Proposal  ACCEPTANCE OF ANNUAL FINANCIAL STATEMENTS CONFIRMATION AND APPROVAL OF PAYMENT OF DIVIDENDS REAPPOINTMENT OF PRICEWATERHOUSECOOPERS INC. AS AUDITOR TO CONFIRM THE APPOINTMENT OF: MR S J Z PACAK AS A NON EXECUTIVE	Meeting Date Agenda  Proposed by  ManagementFor  ManagementFor	For/Agains Manageme For For	28-Aug-2015 706336232 - Management
Ticker Symbo ISIN Item O.1 O.2	Proposal  ACCEPTANCE OF ANNUAL FINANCIAL STATEMENTS CONFIRMATION AND APPROVAL OF PAYMENT OF DIVIDENDS REAPPOINTMENT OF PRICEWATERHOUSECOOPERS INC. AS AUDITOR TO CONFIRM THE APPOINTMENT OF: MR S J Z PACAK AS A NON EXECUTIVE DIRECTOR	Meeting Date Agenda  Proposed by  Vote  ManagementFor  ManagementFor  ManagementFor	For/Agains Manageme For For For	28-Aug-2015 706336232 - Management
Ticker Symbol ISIN Item O.1 O.2 O.3	Proposal  ACCEPTANCE OF ANNUAL FINANCIAL STATEMENTS CONFIRMATION AND APPROVAL OF PAYMENT OF DIVIDENDS REAPPOINTMENT OF PRICEWATERHOUSECOOPERS INC. AS AUDITOR TO CONFIRM THE APPOINTMENT OF: MR S J Z PACAK AS A NON EXECUTIVE	Meeting Date Agenda  Proposed by  ManagementFor  ManagementFor  ManagementFor  ManagementFor	For/Agains Manageme For For For	28-Aug-2015 706336232 - Management
Ticker Symbo ISIN Item O.1 O.2	Proposal  ACCEPTANCE OF ANNUAL FINANCIAL STATEMENTS CONFIRMATION AND APPROVAL OF PAYMENT OF DIVIDENDS REAPPOINTMENT OF PRICEWATERHOUSECOOPERS INC. AS AUDITOR TO CONFIRM THE APPOINTMENT OF: MR S J Z PACAK AS A NON EXECUTIVE DIRECTOR TO CONFIRM THE APPOINTMENT OF: MR M R SOROUR AS AN EXECUTIVE	Meeting Date Agenda  Proposed by  Vote  ManagementFor  ManagementFor  ManagementFor	For/Agains Manageme For For For	28-Aug-2015 706336232 - Management
Ticker Symbol ISIN Item O.1 O.2 O.3	Proposal  ACCEPTANCE OF ANNUAL FINANCIAL STATEMENTS CONFIRMATION AND APPROVAL OF PAYMENT OF DIVIDENDS REAPPOINTMENT OF PRICEWATERHOUSECOOPERS INC. AS AUDITOR TO CONFIRM THE APPOINTMENT OF: MR S J Z PACAK AS A NON EXECUTIVE DIRECTOR TO CONFIRM THE APPOINTMENT OF: MR M R	Meeting Date Agenda  Proposed by  ManagementFor  ManagementFor  ManagementFor  ManagementFor  ManagementFor	For/Agains Manageme For For For	28-Aug-2015 706336232 - Management

	3 3		
	BEKKER AS A NON EXECUTIVE		
	DIRECTOR AND		
	CHAIR TO BE FOR THE FOLLOWING		
O # 4	TO ELECT THE FOLLOWING	-	_
O.5.1	DIRECTORS: MR C L	ManagementFor	For
	ENENSTEIN		
	TO ELECT THE FOLLOWING		
O.5.2	DIRECTORS: MR D G	ManagementFor	For
	ERIKSSON		
	TO ELECT THE FOLLOWING		
0.5.3	DIRECTORS: MR T M F	ManagementFor	For
	PHASWANA		
	TO ELECT THE FOLLOWING		
O.5.4	DIRECTORS: MR B J	ManagementFor	For
	VAN DER ROSS		
	APPOINTMENT OF THE FOLLOWING		
0.6.1	AUDIT	Managamantan	For
0.0.1	COMMITTEE MEMBERS: MR D G	ManagementFor	For
	ERIKSSON		
	APPOINTMENT OF THE FOLLOWING		
0.6.2	AUDIT	Managamantan	For
0.6.2	COMMITTEE MEMBERS: MR B J VAN	ManagementFor	ror
	DER ROSS		
	APPOINTMENT OF THE FOLLOWING		
0.6.3	AUDIT	ManagamantFor	For
0.0.3	COMMITTEE MEMBERS: PROF R C C	ManagementFor	гог
	JAFTA		
	TO ENDORSE THE COMPANY'S		
O.7	REMUNERATION	ManagementFor	For
	POLICY		
	APPROVAL OF GENERAL AUTHORITY		
	PLACING		
0.8	UNISSUED SHARES UNDER THE	ManagementAbstain	Against
	CONTROL OF THE		
	DIRECTORS		
0.0	APPROVAL OF ISSUE OF SHARES FOR	Managamant Alastain	A maimat
O.9	CASH	ManagementAbstain	Against
	APPROVAL OF THE NEW NASPERS		
O.10	RESTRICTED	ManagementAbstain	Against
	STOCK PLAN TRUST DEED		
	APPROVE AMENDMENTS TO THE MIH		
	HOLDINGS		
	SHARE TRUST DEED, MIH		
O.11	(MAURITIUS) LIMITED	ManagementAbstain	Against
	SHARE TRUST DEED AND NASPERS		
	SHARE		
	INCENTIVE TRUST DEED		
	AUTHORISATION TO IMPLEMENT ALL		
O.12	RESOLUTIONS	ManagementFor	For
0.12	ADOPTED AT THE ANNUAL GENERAL	wanagement or	1 01
	MEETING		

S1.1	APPROVAL OF THE REMUNERATION OF THE NON EXECUTIVE DIRECTORS:	ManagementFor	For
S1.2	BOARD-CHAIR APPROVAL OF THE REMUNERATION OF THE NON EXECUTIVE DIRECTORS: BOARD-MEMBER	ManagementFor	For
S1.3	APPROVAL OF THE REMUNERATION OF THE NON EXECUTIVE DIRECTORS: AUDIT COMMITTEE-CHAIR	ManagementFor	For
S1.4	APPROVAL OF THE REMUNERATION OF THE NON EXECUTIVE DIRECTORS: AUDIT COMMITTEE-	ManagementFor	For
S1.5	MEMBER APPROVAL OF THE REMUNERATION OF THE NON EXECUTIVE DIRECTORS: RISK COMMITTEE-CHAIR	ManagementFor	For
S1.6	APPROVAL OF THE REMUNERATION OF THE NON EXECUTIVE DIRECTORS: RISK COMMITTEE- MEMBER	ManagementFor	For
S1.7	APPROVAL OF THE REMUNERATION OF THE NON EXECUTIVE DIRECTORS: HUMAN RESOURCES AND REMUNERATION COMMITTEE-CHAIR	ManagementFor	For
S1.8	APPROVAL OF THE REMUNERATION OF THE NON EXECUTIVE DIRECTORS: HUMAN RESOURCES AND REMUNERATION	ManagementFor	For
S1.9	COMMITTEE-MEMBER APPROVAL OF THE REMUNERATION OF THE NON EXECUTIVE DIRECTORS: NOMINATION COMMITTEE- CHAIR	ManagementFor	For
S1.10	APPROVAL OF THE REMUNERATION OF THE NON EXECUTIVE DIRECTORS: NOMINATION COMMITTEE- MEMBER	ManagementFor	For
S1.11	APPROVAL OF THE REMUNERATION OF THE NON EXECUTIVE DIRECTORS: SOCIAL AND ETHICS	ManagementFor	For

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S1.12	COMMITTEE-CHAIR APPROVAL OF THE REMUNERATION OF THE NON EXECUTIVE DIRECTORS: SOCIAL AND ETHICS	ManagementFor	For	
S1.13	COMMITTEE-MEMBER APPROVAL OF THE REMUNERATION OF THE NON EXECUTIVE DIRECTORS: TRUSTEES OF GROUP SHARE SCHEMES/OTHER PERSONNEL	ManagementFor	For	
S1.14	FUNDS APPROVAL OF THE REMUNERATION OF THE NON EXECUTIVE DIRECTORS: MEDIA24 PENSION FUND-	ManagementFor	For	
S1.15	CHAIR APPROVAL OF THE REMUNERATION OF THE NON EXECUTIVE DIRECTORS: MEDIA24 PENSION FUND-	ManagementFor	For	
\$1.16	TRUSTEE APPROVAL OF THE REMUNERATION OF THE NON EXECUTIVE DIRECTORS	ManagementFor	For	
S2	APPROVE GENERALLY THE PROVISION OF FINANCIAL ASSISTANCE IN TERMS OF SECTION 44 OF THE ACT	ManagementFor	For	
S3	APPROVE GENERALLY THE PROVISION OF FINANCIAL ASSISTANCE IN TERMS OF SECTION 45 OF THE ACT	ManagementFor	For	
S4	GENERAL AUTHORITY FOR THE COMPANY OR ITS SUBSIDIARIES TO ACQUIRE N ORDINARY SHARES IN THE COMPANY	ManagementFor	For	
S5	GENERAL AUTHORITY FOR THE COMPANY OR ITS SUBSIDIARIES TO ACQUIRE A ORDINARY SHARES IN THE COMPANY	ManagementFor	For	
OI S.A.		3.6		0 11
Security Ticker		Meeting Type	e	Special
Symbol	OIBRC	Meeting Date	2	01-Sep-2015
ISIN	US6708513022	Agenda		934269778 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1.	RATIFY THE APPOINTMENT AND ENGAGEMENT OF APSIS CONSULTORIA E AVALIACOES LTDA.  ("APSIS"), AS THE FIRM RESPONSIBLE FOR THE APPRAISAL REPORT OF THE BOOK VALUE OF THE SHAREHOLDERS' EQUITY OF TELEMAR PARTICIPACOES S.A. ("TMARPART") TO BE MERGED INTO THE SHAREHOLDERS' EQUITY OF THE COMPANY (THE "APPRAISAL REPORT"), AS WELL AS THE APPRAISAL REPORT OF THE SHAREHOLDERS' EQUITY OF THE COMPANY AND TMARPART, AT MARKET VALUE, PURSUANT TO ARTICLE 264 OF LAW NO. 6,404/76 (THE "APPRAISAL REPORT OF SHAREHOLDERS' EQUITY AT MARKET	ManagementFor	For
2.	VALUE"). REVIEW, DISCUSS, AND VOTE ON THE APPRAISAL REPORT AND THE APPRAISAL REPORT OF SHAREHOLDERS' EQUITY AT MARKET VALUE PREPARED BY APSIS. REVIEW, DISCUSS, AND VOTE ON THE PROTOCOL	ManagementFor	For
3.	AND JUSTIFICATION OF THE MERGER (PROTOCOLO E JUSTIFICACAO DA INCORPORACAO) OF TELEMAR PARTICIPACOES S.A. INTO OI S.A., AND ALL EXHIBITS THERETO, WHICH SET FORTH THE TERMS AND CONDITIONS OF THE MERGER OF TMARPART INTO THE COMPANY, ACCOMPANIED BY THE RELEVANT DOCUMENTS.		For

	VOTE ON THE PROPOSAL OF MERGER		
4.	OF	ManagementFor	For
4.	TMARPART WITH AND INTO THE	Wanagement of	
	COMPANY.		
	VOTE ON THE PROPOSAL TO AMEND		
	THE BYLAWS		
	OF THE COMPANY, IN ANTICIPATION		n Against
	OF THE		
	ADOPTION OF HEIGHTENED		
	COVERNANCE STANDARDS BY THE		
5.	GOVERNANCE STANDARDS BY THE COMPANY AND	ManagementAbstain	
	VOTING RIGHTS OF THE COMPANY		
	BECOMING		
	WIDELY HELD, IN LINE WITH THE		
	GOVERNANCE		
	COMMITMENTS ASSUMED WITH THE		
	MARKET.		
	VOTE ON THE PROPOSAL AND THE		
	OPENING OF		For
	THE PERIOD FOR THE VOLUNTARY		
	EXCHANGE OF		
6.	SHARES HELD BY PREFERRED	ManagementFor	
	SHAREHOLDERS,		
	AS WELL AS THE RELEVANT TERMS		
	AND		
	CONDITIONS OF THE EXCHANGE.		
	AUTHORIZE THE BOARD THE		
	DIRECTORS TO		
	VERIFY THE FULFILLMENT OF THE EXCHANGE		For
	CONDITION AND APPROVE THE		
7.	EFFECTIVE	ManagementFor	
<i>/</i> .	EXCHANGE OF PREFERRED SHARES	Wanagement of	
	AT		
	BM&FBOVESPA AND BANCO DO		
	BRASIL, IN THE		
	EVENT THE CONDITION IS FULFILLED		
	APPROVE THE ELECTION OF NEW		
	MEMBERS TO		
	THE COMPANY'S BOARD OF		
	DIRECTORS AND THEIR		For
	RESPECTIVE ALTERNATES, WITH A		
	TERM OF		
8.	OFFICE UNTIL THE SHAREHOLDERS'	ManagementFor	
	MEETING		
	THAT APPROVES THE FINANCIAL		
	STATEMENTS OF		
	THE COMPANY FOR THE FISCAL YEAR	(	
	ENDED		

DECEMBER 31, 2017.

9.	AUTHORIZE THE MANAGEMENT TO CONDUCT ALL ACTS REQUIRED TO GIVE EFFECT TO THE ITEMS OF THE AGENDA.	Manageme	ntFor	For	
10.	VOTE ON THE PROPOSAL TO AMEND ARTICLE 5 OF THE BYLAWS OF THE COMPANY TO REFLECT THE AMENDMENT APPROVED AT THE MEETING OF THE BOARD OF DIRECTORS HELD ON FEBRUARY 25, 2015, THROUGH THE CAPITALIZATION OF THE BALANCE OF THE INVESTMENT RESERVE, WITHOUT ISSUING NEW SHARES. LOCK, INC.	Manageme	entFor	For	
Security	•		Meeting Typ	ne e	Annual
Ticker			0 71		
Symbol	HRB		Meeting Dat	e	10-Sep-2015
ISIN	US0936711052		Agenda		934264259 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1A.	ELECTION OF DIRECTOR: PAUL J. BROWN	Manageme	entFor	For	
1B.	ELECTION OF DIRECTOR: WILLIAM C. COBB	Manageme	entFor	For	
1C.	ELECTION OF DIRECTOR: ROBERT A. GERARD	Manageme	entFor	For	
1D.	ELECTION OF DIRECTOR: RICHARD A. JOHNSON	Manageme	entFor	For	
1E.	ELECTION OF DIRECTOR: DAVID BAKER LEWIS	Manageme	entFor	For	
1F.	ELECTION OF DIRECTOR: VICTORIA J. REICH	Manageme	entFor	For	
1G.	ELECTION OF DIRECTOR: BRUCE C. ROHDE	Manageme	entFor	For	
1H.	ELECTION OF DIRECTOR: TOM D. SEIP	Manageme	entFor	For	
1I.	ELECTION OF DIRECTOR: CHRISTIANNA WOOD	Manageme	entFor	For	
1J.	ELECTION OF DIRECTOR: JAMES F. WRIGHT	Manageme	ntFor	For	
2.	RATIFICATION OF THE APPOINTMENT OF DELOITTE	Manageme	entFor	For	
	& TOUCHE LLP AS THE COMPANY'S INDEPENDENT				
	- 13 1 / 2 1 N / P   / P   / P   N   P   P   P   P   P   P   P   P				

REGISTERED PUBLIC ACCOUNTING

FIRM FOR THE

FISCAL YEAR ENDING APRIL 30, 2016.

ADVISORY APPROVAL OF THE

**COMPANY'S NAMED** 3. ManagementFor For **EXECUTIVE OFFICER** 

COMPENSATION.

VIASAT, INC.

Security 92552V100 Meeting Type Annual

Ticker **VSAT** Meeting Date 16-Sep-2015 Symbol

934264235 -

**ISIN** US92552V1008 Agenda Management

**Proposed** For/Against Item Proposal Vote Management by

1. **DIRECTOR** Management

> For 1 FRANK J. BIONDI, JR. For For 2 ROBERT JOHNSON For For For 3 JOHN STENBIT

RATIFICATION OF APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS

VIASAT'S 2. ManagementFor For INDEPENDENT REGISTERED PUBLIC

**ACCOUNTING** 

**FIRM** 

ADVISORY VOTE ON EXECUTIVE ManagementFor For 3. **COMPENSATION** 

AMENDMENT AND RESTATEMENT OF

4. ManagementFor For

EMPLOYEE STOCK PURCHASE PLAN AMENDMENT AND RESTATEMENT OF

5. THE 1996 ManagementAgainst Against

**EQUITY PARTICIPATION PLAN** 

SCHOLASTIC CORPORATION

Security 807066105 Meeting Type Annual

Ticker **SCHL** Meeting Date 21-Sep-2015 Symbol

934267750 -**ISIN** US8070661058 Agenda Management

Proposed For/Against Vote Item **Proposal** Management by

1. **DIRECTOR** Management

> 1 JAMES W. BARGE For For For For 2 JOHN L. DAVIES

TIME WARNER CABLE INC

Security Meeting Type 88732J207 Special

Ticker **TWC** Meeting Date

21-Sep-2015 Symbol

934272612 -**ISIN** US88732J2078 Agenda Management

Proposed For/Against Vote Item **Proposal** Management by TO ADOPT THE AGREEMENT AND PLAN OF MERGERS, DATED AS OF MAY 23, 2015, AS MAY BE AMENDED, AMONG CHARTER 1. COMMUNICATIONS, ManagementFor For INC., TIME WARNER CABLE INC. ("TWC"), CCH I, LLC, NINA CORPORATION I, INC., NINA COMPANY II, LLC AND NINA COMPANY III, LLC. TO APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, CERTAIN SPECIFIED COMPENSATION THAT 2. WILL OR MAY BE PAID BY TWC TO ITSManagementFor For **NAMED EXECUTIVE OFFICERS IN** CONNECTION WITH THE MERGERS. CHARTER COMMUNICATIONS, INC. Security 16117M305 Meeting Type Special Ticker **CHTR** Meeting Date 21-Sep-2015 Symbol 934272698 -**ISIN** US16117M3051 Agenda Management Proposed For/Against Vote Item **Proposal** Management by 1. TO APPROVE THE ADOPTION OF THE ManagementFor For **AGREEMENT** AND PLAN OF MERGERS, DATED AS OF MAY 23, 2015 (AS MAY BE AMENDED, THE "MERGER AGREEMENT"), AMONG CHARTER, TIME WARNER CABLE INC. ("TWC"), CCH I, LLC ("NEW CHARTER"), NINA CORPORATION I, INC., NINA COMPANY II, LLC ("MERGER SUBSIDIARY TWO") AND NINA COMPANY III, LLC ("MERGER SUBSIDIARY THREE"), PURSUANT TO WHICH, AMONG OTHER THINGS, (I) TWC WILL BE MERGED WITH AND INTO MERGER

**SUBSIDIARY** TWO, WITH MERGER SUBSIDIARY **TWO** CONTINUING AS THE SURVIVING ...(DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR **FULL** PROPOSAL) TO APPROVE THE ISSUANCE OF **CLASS A COMMON** STOCK, PAR VALUE \$0.001 PER SHARE, OF NEW CHARTER IN CONNECTION WITH THE ManagementFor For **MERGERS** CONTEMPLATED BY THE MERGER **AGREEMENT** (THE "TWC TRANSACTIONS") TO APPROVE THE ISSUANCE OF (I) A **NEWLY** CREATED CLASS B COMMON STOCK, PAR VALUE \$0.001 PER SHARE, OF NEW CHARTER CHARTER, AS APPLICABLE, AND (II) **COMMON UNITS** AND PREFERRED UNITS OF CHARTER COMMUNICATIONS HOLDINGS, LLC (INCLUDING SHARES OF CLASS A COMMON STOCK **OF NEW** CHARTER OR CHARTER, AS ManagementFor For APPLICABLE, WHICH MAY BE ISSUED UPON CONVERSION OR **EXCHANGE OF SUCH COMMON UNITS** OR PREFERRED UNITS), IN EACH CASE IN CONNECTION WITH THE **TRANSACTIONS** CONTEMPLATED BY THE **CONTRIBUTION** AGREEMENT WITH ADVANCE/NEWHOUSE PARTNERSHIP ("A/N") TO APPROVE THE STOCKHOLDERS ManagementFor For **AGREEMENT** WITH A/N AND LIBERTY BROADBAND CORPORATION ("LIBERTY

2.

3.

4.

BROADBAND")

SHARES OF NEW

(INCLUDING THE ISSUANCE OF

CHARTER OR CHARTER CLASS A **COMMON STOCK** TO LIBERTY BROADBAND THEREUNDER), THE INVESTMENT AGREEMENT WITH LIBERTY **BROADBAND (INCLUDING THE ISSUANCE OF NEW** CHARTER CLASS A COMMON STOCK TO LIBERTY BROADBAND THEREUNDER), THE **CONTRIBUTION** AGREEMENT WITH LIBERTY **BROADBAND AND** LIBERTY INTERACTIVE CORPORATION ("LIBERTY INTERACTIVE") AND OTHER ...(DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR **FULL** PROPOSAL) TO APPROVE THE ADOPTION OF THE **AMENDED** AND RESTATED CERTIFICATE OF **INCORPORATION** (WHICH WILL INCLUDE THE CREATION OF THE NEW CLASS OF CLASS B COMMON STOCK OF NEW CHARTER OR CHARTER, AS APPLICABLE) THAT WILL EITHER BE THE AMENDED AND RESTATED CERTIFICATE OF INCORPORATION OF ManagementFor For **NEW** CHARTER IF THE TWC TRANSACTIONS ARE CONSUMMATED OR THE AMENDED AND RESTATED CERTIFICATE OF INCORPORATION OF **CHARTER IF** THE TWC TRANSACTIONS ARE NOT CONSUMMATED BUT THE TRANSACTIONS WITH A/N ARE CONSUMMATED TO APPROVE SEPARATELY A ManagementFor For FEATURE OF THE

5.

6.

AMENDED AND RESTATED **CERTIFICATE OF** INCORPORATION OF NEW CHARTER OR CHARTER,

AS APPLICABLE, THAT WILL PROVIDE THAT THE SPECIAL APPROVAL REQUIREMENTS FOR CERTAIN **BUSINESS COMBINATION TRANSACTIONS** CONTAINED IN ARTICLE EIGHTH OF CHARTER'S **EXISTING CERTIFICATE OF** INCORPORATION WILL ONLY BE EFFECTIVE UPON THE **TERMINATION OF** THE CONTRIBUTION AGREEMENT WITH A/N AND WILL NOT APPLY TO ANY TRANSACTION AGREED OR CONSUMMATED PRIOR TO SUCH TIME TO APPROVE SEPARATELY A FEATURE OF THE AMENDED AND RESTATED **CERTIFICATE OF** INCORPORATION OF NEW CHARTER OR CHARTER, AS APPLICABLE, THAT WILL SET 7. FORTH THE SIZE ManagementFor For AND COMPOSITION REQUIREMENTS FOR THE BOARD OF DIRECTORS THAT ARE **REQUIRED BY** THE STOCKHOLDERS AGREEMENT WITH LIBERTY BROADBAND AND A/N TO APPROVE SEPARATELY A FEATURE OF THE AMENDED AND RESTATED **CERTIFICATE OF** INCORPORATION OF NEW CHARTER OR CHARTER, AS APPLICABLE, THAT WILL SPECIFY ManagementFor 8. For **STANDARDS** FOR DECISIONS BY THE BOARD OF **DIRECTORS** THAT ARE REQUIRED BY THE **STOCKHOLDERS** AGREEMENT WITH LIBERTY **BROADBAND AND A/N** 9. TO APPROVE SEPARATELY A ManagementFor For FEATURE OF THE AMENDED AND RESTATED **CERTIFICATE OF** 

INCORPORATION OF NEW CHARTER

OR CHARTER,

AS APPLICABLE, THAT WILL PROVIDE

FOR CERTAIN

**VOTING RESTRICTIONS ON LIBERTY** 

**BROADBAND** 

AND A/N AS REQUIRED BY THE

**STOCKHOLDERS** 

AGREEMENT WITH LIBERTY

BROADBAND AND A/N

TO APPROVE, ON AN ADVISORY

(NON-BINDING)

BASIS, CERTAIN SPECIFIED

COMPENSATION THAT

10. WILL OR MAY BE PAID BY CHARTER ManagementFor For

TO ITS NAMED

**EXECUTIVE OFFICERS IN** 

**CONNECTION WITH THE** 

**TRANSACTIONS** 

LIBERTY BROADBAND CORPORATION

Security 530307107 Meeting Type Special

Ticker LBRDA Meeting Date 23-Sep-2015

Symbol EBRDA Meeting Date 25-5cp-2015

ISIN US5303071071 Agenda 934269425 - Management

Item Proposal Proposed by Vote For/Against Management

A PROPOSAL (THE "SHARE ISSUANCE

PROPOSAL")

TO APPROVE THE ISSUANCE OF

**SHARES OF** 

LIBERTY BROADBAND

CORPORATION'S SERIES C

COMMON STOCK PURSUANT TO THE

**TERMS OF** 

CERTAIN AMENDED AND RESTATED

1. INVESTMENT ManagementFor For

AGREEMENTS ENTERED INTO BY

LIBERTY

**BROADBAND CORPORATION WITH** 

**VARIOUS** 

INVESTORS AND AN AMENDED AND

**RESTATED** 

...(DUE TO SPACE LIMITS, SEE PROXY

**STATEMENT** 

FOR FULL PROPOSAL).

2. A PROPOSAL TO AUTHORIZE THE ManagementFor For

**ADJOURNMENT** 

OF THE SPECIAL MEETING BY

LIBERTY

**BROADBAND CORPORATION TO** 

PERMIT FURTHER

SOLICITATION OF PROXIES, IF

**NECESSARY OR** 

APPROPRIATE, IF SUFFICIENT VOTES

ARE NOT

REPRESENTED AT THE SPECIAL

**MEETING TO** 

APPROVE THE SHARE ISSUANCE

PROPOSAL.

TAKE-TWO INTERACTIVE SOFTWARE, INC.

Security 874054109 Meeting Type Annual

Ticker **TTWO** Meeting Date 24-Sep-2015

Symbol

934266695 -**ISIN** US8740541094 Agenda Management

T4	D1	Proposed	X7 - 4 -	For/Against			
Item	Proposal	by	Vote	Management			
1.	DIRECTOR	Manageme	Management				
	1 STRAUSS ZELNICK		For	For			
	2 ROBERT A. BOWMAN		For	For			
	3 MICHAEL DORNEMANN		For	For			
	4 J MOSES		For	For			
	5 MICHAEL SHERESKY		For	For			
	6 SUSAN TOLSON		For	For			
	APPROVAL, ON A NON-BINDING						
	ADVISORY BASIS,						
	OF THE COMPENSATION OF THE						
2.	COMPANY'S	ManagementFor		For			
	"NAMED EXECUTIVE OFFICERS" AS						
	DISCLOSED IN						
	THE PROXY STATEMENT.						
	RATIFICATION OF THE APPOINTMENT						
	OF ERNST &						
	YOUNG LLP AS OUR INDEPENDENT						
3.	REGISTERED	Manageme	entFor	For			

PUBLIC ACCOUNTING FIRM FOR THE

FISCAL YEAR

ENDING MARCH 31, 2016.

STROEER SE & CO. KGAA, KOELN

ExtraOrdinary General Security D8169G100 Meeting Type

Meeting

Ticker Meeting Date 25-Sep-2015 Symbol

706376717 -**ISIN** DE0007493991 Agenda Management

For/Against Proposed Item Proposal Vote by

Management

Non-Voting

ACCORDING TO GERMAN LAW, IN

**CASE OF** 

SPECIFIC CONFLICTS OF INTEREST IN

CONNECTI-

ON WITH SPECIFIC ITEMS OF THE

AGENDA FOR

THE GENERAL MEETING YOU ARE

**NOT ENTIT-LED** 

TO EXERCISE YOUR VOTING RIGHTS.

FURTHER,

YOUR VOTING RIGHT MIGHT BE

**EXCLUD-ED WHEN** 

YOUR SHARE IN VOTING RIGHTS HAS

**REACHED** 

CERTAIN THRESHOLDS AND YOU

**HAV-E NOT** 

COMPLIED WITH ANY OF YOUR

**MANDATORY** 

**VOTING RIGHTS NOTIFICATIONS** 

**PURSUANT-TO** 

THE GERMAN SECURITIES TRADING

ACT (WHPG).

FOR QUESTIONS IN THIS REGARD

PLE-ASE

CONTACT YOUR CLIENT SERVICE

REPRESENTATIVE FOR

CLARIFICATION. IF YOU DO

NO-T HAVE ANY INDICATION

**REGARDING SUCH** 

CONFLICT OF INTEREST, OR

ANOTHER EXCLUSIO-N

FROM VOTING, PLEASE SUBMIT YOUR

**VOTE AS** 

USUAL. THANK YOU.

PLEASE NOTE THAT THE TRUE

RECORD DATE FOR

THIS MEETING IS 04 SEP 2015,

WHEREAS-THE

MEETING HAS BEEN SETUP USING

THE ACTUAL

RECORD DATE-1 BUSINESS DAY. Non-Voting

THIS-IS DONE TO

**ENSURE THAT ALL POSITIONS** 

REPORTED ARE IN

CONCURRENCE WITH THE GERM-AN

LAW. THANK

YOU.

COUNTER PROPOSALS MAY BE Non-Voting

SUBMITTED UNTIL

10 SEP 2015. FURTHER INFORMATION

ON C-

OUNTER PROPOSALS CAN BE FOUND

DIRECTLY ON

THE ISSUER'S WEBSITE (PLEASE

REFER T-O THE

MATERIAL URL SECTION OF THE

APPLICATION). IF

YOU WISH TO ACT ON THESE IT-EMS.

YOU WILL

NEED TO REQUEST A MEETING

ATTEND AND VOTE

YOUR SHARES DIRECTLY A-T THE

**COMPANY'S** 

MEETING. COUNTER PROPOSALS

**CANNOT BE** 

REFLECTED IN THE BALLOT O-N

PROXYEDGE.

RESOLUTION ON THE PARTIAL

REVOCATION OF

THE 2013 STOCK OPTION PLAN AND

THE

CONTINGENT CAPITAL 2013, THE

**AUTHORIZATION** 

TO CREATE A 2015 STOCK OPTION

PLAN AND A

CONTINGENT CAPITAL 2015, AND THE

CORRESPONDING AMENDMENT TO

THE ARTICLES

#### 1. OF ASSOCIATION-THE 2013 STOCK

**OPTION PLAN** 

SHALL BE REVOKED IN RESPECT OF

THE

**REMAINING 901,700 NON-ISSUED** 

STOCK OPTIONS.

ACCORDINGLY THE CONTINGENT

CAPITAL 2013

SHALL BE REDUCED BY EUR 901,700

TO 2,274,700.

FURTHERMORE, THE COMPANY

SHALL BE

**AUTHORIZED TO ISSUE 2,123,445** 

STOCK OPTIONS

FOR SHARES OF THE COMPANY TO

THE MEMBERS

OF THE BOARD OF MDS AND

EMPLOYEES OF THE

COMPANY AS WELL AS TO

MANAGERS OF

AFFILIATED COMPANIES (2015 STOCK

**OPTION** 

PLAN). THE COMPANY'S SHARE

CAPITAL SHALL BE

ManagementNo Action

INCREASED ACCORDINGLY BY UP TO EUR 2,123,445 THROUGH THE ISSUE OF UP TO 2,123,445 NEW BEARER NO-PAR SHARES, INSOFAR AS STOCK OPTIONS ARE EXERCISED (CONTINGENT CAPITAL 2015) APPROVAL OF THE TRANSFORMATION OF THE COMPANY INTO A PARTNERSHIP LIMITED BY SHARES THE COMPANY SHALL BE **TRANSFORMED** INTO A PARTNERSHIP LIMITED BY SHARES BY THE 2. ManagementNo Action NAME OF STROEER SE & CO. KGAA. ATRIUM 78. EUROPAEISCHE VV SE (WHICH WILL **CHANGE ITS** NAME TO STROEER MANAGEMENT SE) WILL ACT AS THE GENERAL PARTNER OF THE **COMPANY ELECTIONS TO THE FIRST** SUPERVISORY BOARD 3.1 ManagementNo Action OF STROEER SE & CO. KGAA: CHRISTOPH VILANEK ELECTIONS TO THE FIRST SUPERVISORY BOARD 3.2 ManagementNo Action OF STROEER SE & CO. KGAA: DIRK STROEER **ELECTIONS TO THE FIRST** SUPERVISORY BOARD ManagementNo Action 3.3 OF STROEER SE & CO. KGAA: ULRICH **VOIGT ELECTIONS TO THE FIRST** SUPERVISORY BOARD OF STROEER SE & CO. KGAA: MARTIN ManagementNo Action 3.4 **DIEDERICHS ELECTIONS TO THE FIRST** SUPERVISORY BOARD 3.5 ManagementNo Action OF STROEER SE & CO. KGAA: JULIA **FLEMMERER ELECTIONS TO THE FIRST** SUPERVISORY BOARD 3.6 ManagementNo Action OF STROEER SE & CO. KGAA: MICHAEL REMAGEN 4. RESOLUTION ON THE ManagementNo Action

REMUNERATION FOR THE

MEMBERS OF THE SUPERVISORY

**BOARD AFTER** 

THE COMPANY'S TRANSFORMATION

**EACH** 

MEMBER OF THE SUPERVISORY

**BOARD SHALL** 

RECEIVE AN ATTENDANCE FEE OF

EUR 200 FOR

PARTICIPATING IN A MEETING OR

**CONFERENCE** 

CALL OF THE SUPERVISORY BOARD

OR

SUPERVISORY BOARD COMMITTEE

VIDEOCON D2H LIMITED

Security 92657J101 Meeting Type Annual

Ticker **VDTH** Meeting Date 30-Sep-2015

Symbol

934278474 -ISIN US92657J1016 Agenda Management

Proposed For/Against Item Vote **Proposal** Management by

TO ADOPT THE AUDITED STATEMENT

**OF PROFIT** 

AND LOSS FOR THE FINANCIAL YEAR

**ENDED 31ST** 

MARCH, 2015 AND THE AUDITED

01 **BALANCE SHEET** ManagementFor

AS AT THAT DATE TOGETHER WITH

THE REPORTS

OF THE BOARD OF DIRECTORS AND

**AUDITORS** THEREON.

TO APPOINT M/S KADAM & CO.,

O2 **AUDITORS AND FIX** ManagementFor

THEIR REMUNERATION.

TO APPOINT M/S. KHANDELWAL JAIN

& CO.,

O3 ManagementFor AUDITORS AND FIX THEIR

REMUNERATION.

TO APPOINT MRS. RADHIKA DHOOT

(DIN: 00007727),

**S**4 ManagementFor AS A DIRECTOR, LIABLE TO RETIRE

BY ROTATION.

TO APPOINT MRS. GEETANJALI

KIRLOSKAR (DIN:

S5 01191154), AS AN INDEPENDENT ManagementFor

DIRECTOR, NOT

LIABLE TO RETIRE BY ROTATION.

JOHN WILEY & SONS, INC.

Security 968223305 Meeting Type Annual

Ticker JWB Meeting Date 01-Oct-2015 Symbol 934269312 -**ISIN** US9682233054 Agenda Management **Proposed** For/Against **Proposal** Vote Item Management by 1. **DIRECTOR** Management For 1 MATTHEW S. KISSNER For 2 EDUARDO MENASCE For For 3 WILLIAM J. PESCE For For 4 WILLIAM B. PLUMMER For For 5 MARK J. ALLIN For For 6 JESSE WILEY For For 7 PETER BOOTH WILEY For For RATIFICATION OF THE APPOINTMENT 2. OF KPMG LLP ManagementFor For AS INDEPENDENT ACCOUNTANTS. APPROVAL, ON AN ADVISORY BASIS, OF THE 3. COMPENSATION OF THE NAMED ManagementFor For **EXECUTIVE** OFFICERS. PT INDOSAT TBK, JAKARTA ExtraOrdinary General Security Y7127S120 Meeting Type Meeting Ticker Meeting Date 07-Oct-2015 Symbol 706428720 -**ISIN** ID1000097405 Agenda Management **Proposed** For/Against Vote Item **Proposal** Management by APPROVAL OF BOARD OF DIRECTOR 1 ManagementAbstain Against RESTRUCTURING ASIA SATELLITE TELECOMMUNICATIONS HOLDINGS LTD Security G0534R108 Meeting Type Special General Meeting Ticker Meeting Date 14-Oct-2015 Symbol 706447326 -ISIN BMG0534R1088 Agenda Management **Proposed** For/Against Item Proposal Vote Management by PLEASE NOTE THAT SHAREHOLDERS **ARE** ALLOWED TO VOTE 'IN FAVOR' OR CMMT 'AGAINST' FOR-Non-Voting ALL RESOLUTIONS, ABSTAIN IS NOT A VOTING OPTION ON THIS MEETING

PLEASE NOTE THAT THE COMPANY

**NOTICE AND** 

PROXY FORM ARE AVAILABLE BY

**CLICKING-ON THE** 

CMMT URL LINKS:-

Non-Voting

For

http://www.hkexnews.hk/listedco/listconews/sehk/2015/0

924/LTN20150924532.pdf-AND-

http://www.hkexnews.hk/listedco/listconews/sehk/2015/0

924/LTN20150924492.pdf

TO APPROVE THE RENEWED

**TRANSPONDER** 

MASTER AGREEMENT AND THE

**PROPOSED** 

TRANSACTIONS (BOTH AS DEFINED IN

CIRCULAR OF THE COMPANY DATED

SEPTEMBER 2015 (THE "CIRCULAR")

(INCLUDING

THE PROPOSED CAPS (AS DEFINED IN

1 CIRCULAR)), AND TO AUTHORISE THE ManagementFor

**DIRECTORS** 

OF THE COMPANY TO EXECUTE SUCH

**DOCUMENTS** 

AND TO DO SUCH ACTS AS MAY BE

**CONSIDERED** 

BY SUCH DIRECTORS IN THEIR

DISCRETION TO BE

NECESSARY OR INCIDENTAL IN

**CONNECTION WITH** 

THE RENEWED TRANSPONDER

**MASTER** 

**AGREEMENT** 

**NEWS CORP** 

Security 65249B208 Meeting Type Annual

Ticker

**NWS** Meeting Date 14-Oct-2015 Symbol

934274806 -**ISIN** US65249B2088 Agenda

Item	Proposal	by Proposed	Vote	For/Against Management
1 4	ELECTION OF DIRECTOR: K. RUPERT	3.4	arc.	-

ManagementFor For 1A. MURDOCH

ELECTION OF DIRECTOR: LACHLAN K. ManagementFor 1B. For **MURDOCH** 

ELECTION OF DIRECTOR: ROBERT J. 1C. ManagementFor For **THOMSON** 

ELECTION OF DIRECTOR: JOSE MARIA ManagementFor 1D. For **AZNAR** 

Management

1E.	ELECTION OF DIRECTOR: NATALIE BANCROFT	Manageme	ntFor	For	
1F.	ELECTION OF DIRECTOR: PETER L. BARNES	Manageme	ntFor	For	
1G.	ELECTION OF DIRECTOR: ELAINE L. CHAO	Manageme	ntFor	For	
1H.	ELECTION OF DIRECTOR: JOHN ELKANN	Manageme	ntFor	For	
1I.	ELECTION OF DIRECTOR: JOEL I. KLEIN	Manageme	ntFor	For	
1J.	ELECTION OF DIRECTOR: JAMES R. MURDOCH	Manageme	ntFor	For	
1K.	ELECTION OF DIRECTOR: ANA PAULA PESSOA	Manageme	ntFor	For	
1L.	ELECTION OF DIRECTOR: MASROOR SIDDIQUI	Manageme	ntFor	For	
2.	PROPOSAL TO RATIFY THE SELECTION OF ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING JUNE 30, 2016.	Manageme	ntFor	For	
3.	ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATION.	Manageme	ntFor	For	
4.	STOCKHOLDER PROPOSAL - ELIMINATE THE COMPANY'S DUAL CLASS CAPITAL STRUCTURE.	Shareholde	er For	Against	
	TELECOM CORPORATION LIMITED				
Security	169426103		Meeting Type	e	Special
Ticker Symbol	СНА		Meeting Date	2	23-Oct-2015
ISIN	US1694261033		Agenda		934282916 - Management
Item	Proposal	Proposed by	VOTE	For/Agains Manageme	
1.	THAT THE ELECTION OF MR. CHANG XIAOBING AS A DIRECTOR OF THE COMPANY BE AND IS HEREBY CONSIDERED AND APPROVED, AND SHALL TAKE EFFECT FROM THE DATE OF THIS RESOLUTION UNTIL THE ANNUAL GENERAL MEETING OF THE COMPANY FOR THE YEAR 2016 TO BE HELD IN THE	Manageme	ntFor	For	

YEAR 2017; THAT ANY DIRECTOR OF

THE COMPANY

BE AND IS HEREBY AUTHORISED TO

SIGN ON

BEHALF OF THE COMPANY THE

**DIRECTOR'S** 

SERVICE CONTRACT WITH MR.

CHANG XIAOBING,

AND THAT THE BOARD BE AND IS

**HEREBY** 

AUTHORISED TO DETERMINE HIS

REMUNERATION.

#### DISH NETWORK CORPORATION

Security	25470M109	Meeting Type	Annual
Ticker Symbol	DISH	Meeting Date	03-Nov-2015
ISIN	US25470M1099	Agenda	934279844 - Management

		D 1		F /A :	
Item	Proposal	Proposed by	Vote	For/Agair Managem	
1.	DIRECTOR	Manageme	ent	1,1unugen	
	1 GEORGE R. BROKAW		For	For	
	2 JAMES DEFRANCO		For	For	
	3 CANTEY M. ERGEN		For	For	
	4 CHARLES W. ERGEN		For	For	
	5 STEVEN R. GOODBARN		For	For	
	6 CHARLES M. LILLIS		For	For	
	7 AFSHIN MOHEBBI		For	For	
	8 DAVID K. MOSKOWITZ		For	For	
	9 TOM A. ORTOLF		For	For	
	10 CARL E. VOGEL		For	For	
	TO RATIFY THE APPOINTMENT OF				
	KPMG LLP AS				
	OUR INDEPENDENT REGISTERED				
2.	PUBLIC	Manageme	entFor	For	
	ACCOUNTING FIRM FOR THE FISCAL				
	YEAR ENDING				
	DECEMBER 31, 2015.				
	TO AMEND OUR AMENDED AND				
	RESTATED				
3.	ARTICLES OF INCORPORATION TO	Manageme	entFor	For	
٥.	DESIGNATE AN	wanageme	onu or	101	
	EXCLUSIVE FORUM FOR CERTAIN				
	LEGAL ACTIONS.				
	PLC, ISLEWORTH				
Securi	•		Meeting T	Sype	Annual General Meeting
Ticker			Meeting D	<b>D</b> ate	04-Nov-2015
Symbo	ol .		incoming D	- 4.0	
ISIN	GB0001411924		Agenda		706448950 -
			C		Management

Item	Proposal	Proposed by Vote	For/Against Management
1	TO RECEIVE THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2015 TOGETHER WITH THE REPORT OF THE DIRECTORS AND AUDITORS	ManagementFor	For
2	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 30 JUNE 2015 TO APPROVE THE DIRECTORS	ManagementFor	For
3	REMUNERATION REPORT EXCLUDING THE DIRECTORS REMUNERATION POLICY	ManagementFor	For
4	TO REAPPOINT NICK FERGUSON AS A DIRECTOR	ManagementFor	For
5	TO REAPPOINT JEREMY DARROCH AS A DIRECTOR	ManagementFor	For
6	TO REAPPOINT ANDREW GRIFFITH AS A DIRECTOR	ManagementFor	For
7	TO REAPPOINT TRACY CLARKE AS A DIRECTOR	ManagementFor	For
8	TO REAPPOINT MARTIN GILBERT AS A DIRECTOR	ManagementFor	For
9	TO REAPPOINT ADINE GRATE AS A DIRECTOR	ManagementFor	For
10	TO REAPPOINT DAVE LEWIS AS A DIRECTOR	ManagementFor	For
11	TO REAPPOINT MATTHIEU PIGASSE AS A DIRECTOR	ManagementFor	For
12	TO REAPPOINT ANDY SUKAWATY AS A DIRECTOR	ManagementFor	For
13	TO REAPPOINT CHASE CAREY AS A DIRECTOR	ManagementFor	For
14	TO REAPPOINT JAMES MURDOCH AS A DIRECTOR	ManagementFor	For
15	TO REAPPOINT DELOITTE LLP AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE AUDIT COMMITTEE OF THE BOARD TO AGREE THEIR REMUNERATION TO AUTHORISE THE COMPANY AND	ManagementFor	For
16	ITS SUBSIDIARIES TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE	ManagementFor	For

17	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES UNDER SECTION 551 OF THE COMPANIES ACT 2006 TO DISAPPLY STATUTORY	ManagementFor	For	
18	PRE-EMPTION RIGHTS SPECIAL RESOLUTION TO ALLOW THE COMPANY TO HOLD GENERAL	ManagementAgainst	Against	
19	MEETINGS OTHER THAN ANNUAL GENERAL MEETINGS ON 14 DAYS NOTICE SPECIAL RESOLUTION	ManagementAgainst	Against	
SKY PI				
Security	83084V106	Meeting Type	e Annı	ıal
Ticker Symbol	SKYAY	Meeting Date	04-N	ov-2015
ISIN	US83084V1061	Agenda		87221 -
Item	Proposal	- VOIE	For/Against Management	
1.	TO RECEIVE THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2015, TOGETHER WITH THE REPORT OF THE DIRECTORS AND AUDITORS	ManagementFor	For	
2.	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 30 JUNE 2015 TO APPROVE THE DIRECTORS'	ManagementFor	For	
3.	REMUNERATION REPORT (EXCLUDING THE DIRECTORS' REMUNERATION POLICY)	ManagementFor	For	
4.	TO REAPPOINT NICK FERGUSON AS A DIRECTOR	ManagementFor	For	
5.	TO REAPPOINT JEREMY DARROCH AS A DIRECTOR	ManagementFor	For	
6.	TO REAPPOINT ANDREW GRIFFITH AS A DIRECTOR	ManagementFor	For	
7.	TO REAPPOINT TRACY CLARKE AS A DIRECTOR	ManagementFor	For	
8.	TO REAPPOINT MARTIN GILBERT AS A DIRECTOR	ManagementFor	For	
9.	TO REAPPOINT ADINE GRATE AS A DIRECTOR	ManagementFor	For	
10.	TO REAPPOINT DAVE LEWIS AS A DIRECTOR	ManagementFor	For	

	TO REAPPOINT MATTHIEU PIGASSE				
11.	AS A	Manageme	entFor	For	
	DIRECTOR				
12.	TO REAPPOINT ANDY SUKAWATY AS	Manageme	entFor	For	
	A DIRECTOR	C			
13.	TO REAPPOINT CHASE CAREY AS A	Manageme	entFor	For	
	DIRECTOR  TO BE A PROINT LAMES MURDOCH AS				
14.	TO REAPPOINT JAMES MURDOCH AS A DIRECTOR	Manageme	entFor	For	
	TO REAPPOINT DELOITTE LLP AS				
	AUDITORS OF				
	THE COMPANY AND TO AUTHORISE				
15.	THE AUDIT	Manageme	entFor	For	
13.	COMMITTEE OF THE BOARD TO	winingcine	onu on	1 01	
	AGREE THEIR				
	REMUNERATION				
	TO AUTHORISE THE COMPANY AND				
	ITS				
16.	SUBSIDIARIES TO MAKE POLITICAL	Manageme	entFor	For	
	DONATIONS	C			
	AND INCUR POLITICAL EXPENDITURE	3			
	TO AUTHORISE THE DIRECTORS TO				
17.	ALLOT SHARES	Manageme	entFor	For	
17.	UNDER SECTION 551 OF THE	wianageme	and of	101	
	COMPANIES ACT 2006				
	TO DISAPPLY STATUTORY				
18.	PRE-EMPTION RIGHTS	Manageme	entAgainst	Against	
	(SPECIAL RESOLUTION)				
	TO ALLOW THE COMPANY TO HOLD				
	GENERAL MEETINGS (OTHER THAN ANNHAL				
19.	MEETINGS (OTHER THAN ANNUAL GENERAL	Manageme	ontA gainst	Against	
19.	MEETINGS) ON 14 DAYS' NOTICE	Manageme	amagamst	Agamst	
	(SPECIAL				
	RESOLUTION)				
PERNO	DD RICARD SA, PARIS				
Security			Meeting Typ	e	MIX
Ticker			0 71		06 Nam 2015
Symbol			Meeting Date	e	06-Nov-2015
ISIN	FR0000120693		Agenda		706456096 -
10111	1 K0000120073		Agenda		Management
Item	Proposal	Proposed	Vote	For/Again	
		by		Managem	ent
	PLEASE NOTE IN THE FRENCH				
	MARKET THAT THE				
	ONLY VALID VOTE OPTIONS ARE "FOR"-AND	Non Vatin	σ.		
CIVIIVI I	"AGAINST" A VOTE OF "ABSTAIN"	Non-Votin	8		
	WILL BE TREATED				
	AS AN "AGAINST" VOTE.				
	TIOTHE FOLL.				

THE FOLLOWING APPLIES TO **SHAREHOLDERS** THAT DO NOT HOLD SHARES DIRECTLY WITH A-FRENCH CUSTODIAN: PROXY CARDS: **VOTING** INSTRUCTIONS WILL BE FORWARDED TO THE-GLOBAL CUSTODIANS ON THE VOTE CMMT DEADLINE Non-Voting DATE. IN CAPACITY AS REGISTERED-INTERMEDIARY, THE GLOBAL **CUSTODIANS WILL** SIGN THE PROXY CARDS AND FORWARD-THEM TO THE LOCAL CUSTODIAN. IF YOU **REQUEST MORE** INFORMATION, PLEASE **CONTACT-YOUR CLIENT** REPRESENTATIVE. 21 OCT 2015: PLEASE NOTE THAT **IMPORTANT** ADDITIONAL MEETING INFORMATION **IS-AVAILABLE** BY CLICKING ON THE MATERIAL URL LINK:https://balo.journalofficiel.gouv.fr/pdf/2015/1002/201510021504663.pdf. THIS-IS A REVISION DUE TO RECEIPT OF CMMT ADDITIONAL URL Non-Voting LINK:-https://balo.journalofficiel.gouv.fr/pdf/2015/1021/201510211504783.pdf. IF-YOU HAVE ALREADY SENT IN YOUR VOTES. PLEASE DO NOT VOTE AGAIN UNLESS YOU-DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. APPROVAL OF THE CORPORATE FINANCIAL 0.1 STATEMENTS FOR THE FINANCIAL ManagementFor For YEAR ENDED ON JUNE 30, 2015 APPROVAL OF THE CONSOLIDATED **FINANCIAL** 0.2 STATEMENTS FOR THE FINANCIAL ManagementFor For

> YEAR ENDED ON JUNE 30, 2015

	20ga: 1 milgi 6, 12222 mol		
0.3	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED JUNE 30, 2015 AND SETTING	ManagementFor	For
0.3	THE DIVIDEND: DIVIDENDS OF EUR 1.80 PER SHARE APPROVAL OF THE REGULATED	Management of	101
O.4	AGREEMENTS AND COMMITMENTS PURSUANT TO ARTICLES L.225-38 ET SEQ. OF THE COMMERCIAL CODE	ManagementFor	For
O.5	APPROVAL OF THE REGULATED COMMITMENT PURSUANT TO ARTICLE L.225-42-1 OF THE	ManagementFor	For
	COMMERCIAL CODE IN FAVOR OF MR ALEXANDRE RICARD RATIFICATION OF THE COOPTATION		
O.6	OF MRS. VERONICA VARGAS AS DIRECTOR RENEWAL OF TERM OF MRS. NICOLE	ManagementFor	For
O.7	BOUTON AS DIRECTOR APPOINTMENT OF MRS. KORY	ManagementFor	For
O.8	SORENSON AS DIRECTOR APPOINTMENT OF THE COMPANY CBA AS DEPUTY	ManagementFor	For
O.9	STATUTORY AUDITOR, REPLACING MR. PATRICK DE CAMBOURG SETTING THE ANNUAL AMOUNT OF	ManagementFor	For
O.10	ATTENDANCE ALLOWANCES TO BE ALLOCATED TO THE MEMBERS OF THE BOARD OF	ManagementFor	For
	DIRECTORS ADVISORY REVIEW OF THE COMPENSATION OWED OR PAID DURING THE 2014/2015		
O.11	FINANCIAL YEAR TO MR. ALEXANDRE RICARD AS PRESIDENT AND CEO SINCE FEBRUARY 11, 2015 AND PREVIOUSLY	ManagementFor	For
O.12	AS MANAGING DIRECTOR ADVISORY REVIEW OF THE COMPENSATION OWED OR PAID DURING THE 2014/2015 FINANCIAL YEAR TO MR. PIERRE PRINGUET AS CEO	ManagementFor	For

	•		
	UNTIL		
	FEBRUARY 11, 2015		
	ADVISORY REVIEW OF THE		
	COMPENSATION OWED		
	OR PAID DURING THE 2014/2015		
O.13	FINANCIAL YEAR	ManagementFor	For
0.13	TO MRS. DANIELE RICARD AS	Wanagemena or	101
	CHAIRMAN OF THE		
	BOARD OF DIRECTORS UNTIL		
	FEBRUARY 11, 2015		
	AUTHORIZATION TO BE GRANTED TO		
O.14	THE BOARD	ManagementFor	For
0.11	OF DIRECTORS TO TRADE IN	Wanagemena or	101
	COMPANY'S SHARES		
	AUTHORIZATION TO BE GRANTED TO		
	THE BOARD		
	OF DIRECTORS TO REDUCE SHARE		
E.15	CAPITAL BY	ManagementFor	For
	CANCELLATION OF TREASURY		
	SHARES UP TO 10%		
	OF SHARE CAPITAL		
	DELEGATION OF AUTHORITY TO BE		
	GRANTED TO		
	THE BOARD OF DIRECTORS TO		
	DECIDE TO		
	INCREASE SHARE CAPITAL FOR A		
	MAXIMUM		
<b>7</b> 46	NOMINAL AMOUNT OF 135 MILLION		_
E.16	EUROS BY	ManagementFor	For
	ISSUING COMMON SHARES AND/OR		
	ANY		
	SECURITIES GIVING ACCESS TO		
	CAPITAL OF THE		
	COMPANY WHILE MAINTAINING		
	PREFERENTIAL SUPERBUTION PROJETS		
E 17	SUBSCRIPTION RIGHTS	Managan Alakain	A : 4
E.17	DELEGATION OF AUTHORITY TO BE	ManagementAbstain	Against
	GRANTED TO		
	THE BOARD OF DIRECTORS TO		
	DECIDE TO		
	INCREASE SHARE CAPITAL FOR A MAXIMUM		
	NOMINAL AMOUNT OF 41 MILLION		
	EUROS BY		
	ISSUING COMMON SHARES AND/OR		
	ANY		
	SECURITIES GIVING ACCESS TO		
	CAPITAL OF THE		
	COMPANY WITH CANCELLATION OF		
	PREFERENTIAL		
	SUBSCRIPTION RIGHTS VIA A PUBLIC		
	JODSENII HON MOHIIS VIA AT OBLIC		

**OFFERING** DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE BOARD OF DIRECTORS TO **INCREASE THE** NUMBER OF SECURITIES TO BE ISSUED IN CASE OF E.18 SHARE CAPITAL INCREASE CARRIED ManagementAbstain **Against OUT WITH OR** WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS PURSUANT TO THE 16TH AND 17TH RESOLUTIONS UP TO 15% OF THE INITIAL ISSUANCE DELEGATION OF POWERS TO BE **GRANTED TO THE BOARD OF DIRECTORS TO CARRY OUT THE** ISSUANCE OF COMMON SHARES AND/OR E.19 SECURITIES GIVING ACCESS TO ManagementFor For CAPITAL OF THE COMPANY, IN CONSIDERATION FOR **IN-KIND** CONTRIBUTIONS GRANTED TO THE COMPANY UP TO 10% OF THE SHARES CAPITAL DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE BOARD OF DIRECTORS TO ISSUE **COMMON** SHARES AND/OR SECURITIES GIVING **ACCESS TO** CAPITAL OF THE COMPANY UP TO E.20 ManagementAbstain Against 10% OF SHARE CAPITAL WITH CANCELLATION OF **PREFERENTIAL** SUBSCRIPTION RIGHTS IN CASE OF **PUBLIC** EXCHANGE OFFER INITIATED BY THE **COMPANY** E.21 DELEGATION OF AUTHORITY TO BE ManagementFor For **GRANTED TO** THE BOARD OF DIRECTORS TO **DECIDE TO** INCREASE SHARE CAPITAL FOR A **MAXIMUM** NOMINAL AMOUNT OF 135 MILLION **EUROS BY** INCORPORATION OF RESERVES,

PROFITS,

PREMIUMS OR OTHERWISE AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO ALLOCATE FREE PERFORMANCE SHARES EXISTING OR TO BE E.22 ManagementAbstain Against ISSUED TO EMPLOYEES AND **CORPORATE** OFFICERS OF THE COMPANY AND **COMPANIES OF** THE GROUP AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO GRANT COMPANY'S ISSUABLE SHARE SUBSCRIPTION OPTIONS OR E.23 **EXISTING** ManagementAbstain Against SHARE PURCHASE OPTIONS TO **EMPLOYEES AND** CORPORATE OFFICERS OF THE **COMPANY AND** COMPANIES OF THE GROUP DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE BOARD OF DIRECTORS TO **DECIDE TO INCREASE SHARE CAPITAL UP TO 2%** BY ISSUING SHARES OR SECURITIES GIVING E.24 **ACCESS TO** ManagementAbstain Against CAPITAL RESERVED FOR MEMBERS **OF COMPANY** SAVINGS PLANS WITH **CANCELLATION OF** PREFERENTIAL SUBSCRIPTION **RIGHTS IN FAVOR** OF THE LATTER COMPLIANCE OF ARTICLE 33 I OF THE **BYLAWS** WITH THE LEGAL AND REGULATORY **PROVISIONS** REGARDING THE DATE LISTING THE E.25 ManagementFor For **PERSONS** ENTITLED TO ATTEND GENERAL **MEETINGS OF** SHAREHOLDERS CALLED THE "RECORD DATE" POWERS TO CARRY OUT ALL LEGAL E.26 ManagementFor For **FORMALITIES** READING INTERNATIONAL, INC. Security 755408200 Meeting Type Annual

Ticker Symbo	RDIR	Meet	ing Date	10-Nov-2015
ISIN	US7554082005	Agen	nda	934292169 - Management
Item	Proposal	Proposed by Vote	For/Agai Managen	nst
1.	DIRECTOR	Management		
	1 ELLEN M. COTTER	For	For	
	2 GUY W. ADAMS	For	For	
	3 JUDY CODDING	For	For	
	4 JAMES J. COTTER, JR.	For	For	
	5 MARGARET COTTER	For	For	
	6 WILLIAM D. GOULD	For	For	
	7 EDWARD L. KANE	For	For	
	8 DOUGLAS J. MCEACHERN	For	For	
	9 MICHAEL WROTNIAK	For	For	
	RATIFICATION OF THE APPOINTMENT		гог	
	OF OUR	L		
2.	INDEPENDENT AUDITORS, GRANT THORNTON LLP, FOR FISCAL YEAR 2015.	ManagementFor	For	
MFRE	EDITH CORPORATION			
Securi		Meet	ing Type	Annual
Ticker		WICCI	ing Type	Aimuai
Symbo	MIDP	Meet	ting Date	11-Nov-2015
ISIN	US5894331017	Ager	nda	934283502 - Management
_		Proposed V	For/Agai	nst
Item	Proposal	by Vote	Managen	
1.	DIRECTOR	Management		
	1 FREDERICK B. HENRY	For	For	
	2 DONALD C. BERG	For	For	
	3 JOEL W. JOHNSON	For	For	
	TO APPROVE, ON AN ADVISORY	101	1 01	
	BASIS, THE			
	EXECUTIVE COMPENSATION			
	PROGRAM FOR THE			
2.	COMPANY'S NAMED EXECUTIVE	ManagementFor	For	
	OFFICERS AS			
	DESCRIBED IN THIS PROXY			
	STATEMENT			
	TO RATIFY THE APPOINTMENT OF			
	KPMG LLP AS			
2	THE COMPANY'S INDEPENDENT	Managamantan	Ean	
3.	REGISTERED	ManagementFor	For	
	PUBLIC ACCOUNTING FIRM FOR THE			
	YEAR ENDING			
(DXX **	JUNE 30, 2016			
TWEN	NTY-FIRST CENTURY FOX, INC.			

Security	y 90130A200		Meeting Typ	e	Annual
Ticker Symbol	FOX		Meeting Dat	e	12-Nov-2015
ISIN	US90130A2006		Agenda		934282790 - Management
Item	Proposal	Proposed by	Vote	For/Again Manageme	
1A.	ELECTION OF DIRECTOR: K. RUPERT MURDOCH	Managemen	<b>t</b> For	For	
1B.	ELECTION OF DIRECTOR: LACHLAN K MURDOCH	Managemen	<b>t</b> For	For	
1C.	ELECTION OF DIRECTOR: DELPHINE ARNAULT	Managemen	<b>t</b> For	For	
1D.	ELECTION OF DIRECTOR: JAMES W. BREYER	Managemen	<b>t</b> For	For	
1E.	ELECTION OF DIRECTOR: CHASE CAREY	Managemen	<b>t</b> For	For	
1F.	ELECTION OF DIRECTOR: DAVID F. DEVOE	Managemen	<b>t</b> For	For	
1G.	ELECTION OF DIRECTOR: VIET DINH ELECTION OF DIRECTOR: SIR	Managemen	<b>t</b> For	For	
1H.	RODERICK I. EDDINGTON	Managemen	tFor	For	
1I.	ELECTION OF DIRECTOR: JAMES R. MURDOCH	Managemen	<b>t</b> For	For	
1J.	ELECTION OF DIRECTOR: JACQUES NASSER	Managemen	<b>t</b> For	For	
1K.	ELECTION OF DIRECTOR: ROBERT S. SILBERMAN	Managemen	<b>t</b> For	For	
1L.	ELECTION OF DIRECTOR: TIDJANE THIAM	Managemen	<b>t</b> For	For	
1M.	ELECTION OF DIRECTOR: JEFFREY W. UBBEN	Managemen	tFor	For	
	PROPOSAL TO RATIFY THE SELECTION OF ERNST &				
2.	YOUNG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING	Managemen	tFor	For	
3.	FIRM FOR THE FISCAL YEAR ENDING JUNE 30, 2016. ADVISORY VOTE ON EXECUTIVE COMPENSATION	Managemen	tFor	For	
4.	CITIZENSHIP CERTIFICATION - PLEASE MARK "YES" IF THE STOCK IS OWNED OF RECORD OR BENEFICIALLY BY A U.S. STOCKHOLDER, OR MARK	Managemen	tFor		
	"NO" IF SUCH STOCK IS OWNED OF RECORD OR				

BENEFICIALLY BY A NON-U.S.

STOCKHOLDER.

(PLEASE REFER TO APPENDIX B OF

THE PROXY

STATEMENT FOR ADDITIONAL

**GUIDANCE.) IF YOU** 

DO NOT PROVIDE A RESPONSE TO

THIS ITEM 4,

YOU WILL BE DEEMED TO BE A

NON-U.S.

STOCKHOLDER AND THE SHARES

WILL BE

SUBJECT TO THE SUSPENSION OF

VOTING RIGHTS.

OI S.A.

Security 670851302 Meeting Type Special

Ticker **OIBRC** Meeting Date 13-Nov-2015 Symbol

934296143 -**ISIN** US6708513022 Agenda

Management

Proposed For/Against Vote Item **Proposal** Management by

AMENDMENT TO THE HEADING OF

ARTICLE 5 OF

THE COMPANY'S BY-LAWS IN ORDER

I TO REFLECT ManagementAbstain Against

THE NEW COMPOSITION OF THE

COMPANY'S

CAPITAL STOCK.

**ELECTION OF ALTERNATE MEMBERS** 

TO THE

Π BOARD OF DIRECTORS OF THE ManagementAbstain Against

COMPANY, WITH

CORRESPONDING TERMS OF OFFICE.

IMPELLAM GROUP PLC, LUTON

**Ordinary General** G47192110 Security Meeting Type

Meeting

Ticker Meeting Date 16-Nov-2015 Symbol

706538456 -**ISIN** GB00B8HWGJ55 Agenda

Management

**Proposed** For/Against Vote Item **Proposal** Management

1 THAT THE INTERIM DIVIDEND ManagementFor For

ANNOUNCED ON 30 JULY 2015 ("INTERIM DIVIDEND") BE

SATISFIED FOR

CERTAIN HOLDERS OF ORDINARY

SHARES IN THE

COMPANY ("ELIGIBLE

SHAREHOLDERS"), BEING

THOSE SHAREHOLDERS OF THE

**COMPANY TO** 

WHOM THE DISTRIBUTION OR

**COMMUNICATING** 

DETAILS OF THE DIVIDEND IN SPECIE

**WOULD NOT** 

BE IN BREACH OF LAW OR

REGULATION (OR

OTHERWISE NOT PRACTICABLE FOR

THE

DIRECTORS TO SO CONCLUDE), BY

THE TRANSFER

TO SUCH ELIGIBLE SHAREHOLDERS

BY THE

COMPANY OF, IN AGGREGATE, UP TO

49,190,059

ORDINARY SHARES OF GBP0.01 EACH

IN THE

SHARE CAPITAL OF NORMANDY

LIMITED

("NORMANDY SHARES") ON THE

**BASIS OF ONE** 

NORMANDY SHARE FOR EACH 7

PENCE ELIGIBLE

SHAREHOLDERS WOULD OTHERWISE

HAVE BEEN

ENTITLED TO IN CASH BY WAY OF

THE INTERIM

**DIVIDEND** 

THAT THE COMPANY'S ARTICLES OF

ASSOCIATION

BE AND ARE AMENDED BY DELETING

ARTICLE 37.12

(A)(II) ONLY IN ITS ENTIRETY AND

REPLACING IT

WITH THE FOLLOWING: "(II) BY

2 APPROVAL OF THE

ManagementFor

For

DIRECTORS ONLY, PROVIDED THAT

THE DIVIDEND

SATISFIED OTHER THAN FOR CASH IN

**ANY GIVEN** 

FINANCIAL YEAR DOES NOT EXCEED

A VALUE OF

GBP10,000,000

LADBROKES PLC, HARROW

Security G5337D107 Meeting Type Ordinary General Meeting

Ticker Meeting Date 24-Nov-2015

ISIN	GB00B0ZSH635		Agenda		706539181 - Management
Item	Proposal	Proposed by	Vote	For/Again Managem	
1	TO APPROVE THE MERGER BETWEEN THE COMPANY AND CERTAIN BUSINESSES OF GALA	S Manageme	entFor	For	
2	CORAL TO AUTHORISE THE DIRECTORS TO ALLOT SHARES TO APPROVE THE WAIVER GRANTED	Manageme	entFor	For	
3	BY THE TAKEOVER PANEL IN RESPECT OF A MANDATORY OFFER OBLIGATION ARISING UPON THE ISSUE OF SHARES AT COMPLETION OF THE	Manageme	entFor	For	
4	MERGER TO APPROVE THE WAIVER GRANTED BY THE TAKEOVER PANEL IN RESPECT OF A MANDATORY OFFER OBLIGATION ARISING AFTER A BUYBACK OF SHARES BY THE COMPANY	Manageme A	entFor	For	
	A TELECOM CORPORATION LIMITED				
Security Ticker			Meeting Typ		Special
Symbo	СНА		Meeting Dat	te	27-Nov-2015
ISIN	US1694261033		Agenda		934295519 - Management
Item	Proposal	Proposed by	Vote	For/Again Managem	
1.	ORDINARY RESOLUTION NUMBERED 1 OF THE NOTICE OF EGM DATED 9 OCTOBER 2015 (TO APPROVE THE CONTINUING CONNECTED TRANSACTIONS CONTEMPLATED UNDER THE	Manageme	entFor	For	
2.	ENGINEERING FRAMEWORK AGREEMENT AND THE RENEWED ANNUAL CAPS) ORDINARY RESOLUTION NUMBERED 2 OF THE NOTICE OF EGM DATED 9 OCTOBER 2015 (TO	Manageme	en <b>t</b> For	For	

APPROVE THE CONTINUING **CONNECTED** TRANSACTIONS CONTEMPLATED **UNDER THE** ANCILLARY TELECOMMUNICATIONS **SERVICES** FRAMEWORK AGREEMENT AND THE **RENEWED** ANNUAL CAPS) ORDINARY RESOLUTION NUMBERED 3 OF THE NOTICE OF EGM DATED 9 OCTOBER 2015 (TO APPROVE THE REVISED ANNUAL CAP FOR THE 3. CONTINUING CONNECTED For ManagementFor **TRANSACTIONS** CONTEMPLATED UNDER THE **ENGINEERING** FRAMEWORK AGREEMENT FOR THE YEAR ENDING 31 DECEMBER 2015) SINGAPORE PRESS HOLDINGS LTD, SINGAPORE Security Y7990F106 Meeting Type **Annual General Meeting** Ticker Meeting Date 01-Dec-2015 Symbol 706536945 -ISIN SG1P66918738 Agenda Management For/Against **Proposed** Item Proposal Vote by Management TO ADOPT DIRECTORS' STATEMENT AND AUDITED 1 FINANCIAL STATEMENTS AND ManagementFor For **AUDITORS' REPORT THEREON** TO DECLARE A FINAL DIVIDEND OF 8 **CENTS PER** 2 SHARE AND A SPECIAL DIVIDEND OF ManagementFor For **5 CENTS PER SHARE** TO RE-ELECT DIRECTORS PURSUANT 3.I ManagementFor For TO ARTICLES 111 AND 112: BAHREN SHAARI TO RE-ELECT DIRECTORS PURSUANT 3.II TO ARTICLES ManagementFor For 111 AND 112: TAN YEN YEN TO RE-ELECT DIRECTORS PURSUANT 3.III For TO ARTICLES ManagementFor 111 AND 112: NG SER MIANG 3.IV ManagementFor For

TO RE-ELECT DIRECTORS PURSUANT TO ARTICLES 111 AND 112: QUEK SEE TIAT TO APPROVE DIRECTORS' FEES FOR FINANCIAL YEAR ENDING AUGUST 31, ManagementFor 4 For 2016 TO APPOINT AUDITORS AND **AUTHORISE** 5 ManagementFor For DIRECTORS TO FIX THEIR REMUNERATION TO TRANSACT ANY OTHER BUSINESS ManagementAbstain 6 For TO APPROVE THE ORDINARY **RESOLUTION** 7.I PURSUANT TO SECTION 161 OF THE ManagementAbstain Against **COMPANIES** ACT, CAP. 50 TO AUTHORISE DIRECTORS TO **GRANT AWARDS** AND TO ALLOT AND ISSUE SHARES IN ACCORDANCE WITH THE PROVISIONS ManagementAbstain 7.II Against OF THE SPH PERFORMANCE SHARE PLAN TO APPROVE THE RENEWAL OF THE 7.III **SHARE BUY** ManagementFor For **BACK MANDATE** 03 NOV 2015: PLEASE NOTE THAT **SHAREHOLDERS** ARE ALLOWED TO VOTE 'IN FAVOR' CMMT OR-'AGAINST' Non-Voting FOR ALL RESOLUTIONS, ABSTAIN IS **NOT A VOTING** OPTION ON THIS-MEETING. 03 NOV 2015: PLEASE NOTE THAT THIS IS A REVISION DUE TO ADDITION OF THE-COMMENT. IF YOU HAVE ALREADY SENT IN YOUR CMMT VOTES, Non-Voting PLEASE DO NOT VOTE AGAIN-UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. WIRELESS GROUP PLC **Ordinary General** Security G9309S100 Meeting Type Meeting Ticker Meeting Date 01-Dec-2015 Symbol

**ISIN** 

GB00B244WQ16

706557329 -

Management

Agenda

Item	Proposal	^ VOTE		_	For/Against Management	
1 MICP	TO APPROVE THE DISPOSAL OF UTV TELEVISION, AS DESCRIBED IN THE CIRCULAR TO THE COMPANY'S SHAREHOLDERS DATED 12 NOVEMBER 2015, AND TO AUTHORISE THE COMPANY'S DIRECTORS TO IMPLEMENT THE TRANSACTION OSOFT CORPORATION	Manageme	entFor	For		
Security 594918104			Meeting Ty	pe	Annual	
Ticker Symbo	MSET		Meeting Da	te	02-Dec-2015	
ISIN	US5949181045		Agenda		934290329 - Management	
Item	Proposal	Proposed by	Vote	For/Again Manageme		
1A.	ELECTION OF DIRECTOR: WILLIAM H. GATES III	Manageme	entFor	For		
1B.	ELECTION OF DIRECTOR: TERI L. LIST-STOLL	Manageme	entFor	For		
1C.	ELECTION OF DIRECTOR: G. MASON MORFIT	Manageme	entFor	For		
1D.	ELECTION OF DIRECTOR: SATYA NADELLA	ManagementFor F		For		
1E.	ELECTION OF DIRECTOR: CHARLES H. NOSKI	Manageme	entFor	For		
1F.	ELECTION OF DIRECTOR: HELMUT PANKE	Manageme	entFor	For		
1G.	ELECTION OF DIRECTOR: SANDRA E. PETERSON	Manageme	entFor	For		
1H.	ELECTION OF DIRECTOR: CHARLES W SCHARF	Manageme	entFor	For		
1I.	ELECTION OF DIRECTOR: JOHN W. STANTON	Manageme	entFor	For		
1J.	ELECTION OF DIRECTOR: JOHN W. THOMPSON	Manageme		For		
1K.	ELECTION OF DIRECTOR: PADMASREE WARRIOR	E Manageme	entFor	For		
2.	ADVISORY VOTE ON EXECUTIVE COMPENSATION RATIFICATION OF DELOITTE &	Manageme	entFor	For		
3.	TOUCHE LLP AS OUR INDEPENDENT AUDITOR FOR FISCAL YEAR 2016	Manageme	entFor	For		
COMCAST CORPORATION						

Security 20030N101 Meeting Type Special Ticker **CMCSA** Meeting Date 10-Dec-2015 Symbol 934300132 -**ISIN** US20030N1019 Agenda Management **Proposed** For/Against Item Vote **Proposal** by Management VOTE ON A PROPOSAL TO AMEND AND RESTATE **OUR AMENDED AND RESTATED** ARTICLES OF INCORPORATION AS DESCRIBED IN THE ACCOMPANYING PROXY STATEMENT. 1. ManagementFor For AND IN CONNECTION THEREWITH, TO **RECLASSIFY EACH** ISSUED SHARE OF OUR CLASS A **SPECIAL** COMMON STOCK INTO ONE SHARE OF **CLASS A COMMON STOCK** COMCAST CORPORATION Security 20030N200 Meeting Type Special Ticker **CMCSK** Meeting Date 10-Dec-2015 Symbol 934300144 -**ISIN** US20030N2009 Agenda Management **Proposed** For/Against Item Vote **Proposal** Management by VOTE ON A PROPOSAL TO AMEND AND RESTATE **OUR AMENDED AND RESTATED** ARTICLES OF INCORPORATION AS DESCRIBED IN THE ACCOMPANYING PROXY STATEMENT, 1. ManagementFor AND IN For CONNECTION THEREWITH, TO **RECLASSIFY EACH** ISSUED SHARE OF OUR CLASS A **SPECIAL** COMMON STOCK INTO ONE SHARE OF **CLASS A COMMON STOCK** MSG NETWORKS INC. Security 553573106 Meeting Type Annual

Meeting Date

Ticker

Symbol

**MSGN** 

11-Dec-2015

ISIN	US5535731062	Agenda			934294238 - Management
Item	Proposal	Proposed by	Vote	For/Again Manageme	
1.	DIRECTOR  1 EUGENE F. DEMARK  2 JOEL M. LITVIN  3 JOHN L. SYKES  TO RATIFY THE APPOINTMENT OF  KPMG LLP AS	Manageme	For For For	For For For	
2.	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF THE COMPANY FOR FISCAL YEAR 2016. TO APPROVE THE COMPANY'S 2010	Manageme	entFor	For	
3.	EMPLOYEE STOCK PLAN, AS AMENDED. TO APPROVE THE COMPANY'S 2010	Manageme	entFor	For	
4.	CASH INCENTIVE PLAN, AS AMENDED. TO APPROVE THE COMPANY'S 2010	Manageme	entFor	For	
5.	STOCK PLAN FOR NON-EMPLOYEE DIRECTORS, AS AMENDED.	Manageme	entFor	For	
TELECOM ITALIA SPA, MILANO Security T92778108		Meeting Type			MIX
Ticker Symbol		Meeting Date		15-Dec-2015	
ISIN	IT0003497168		Agenda		706580784 - Management
Item	Proposal  PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 554357 DUE TO RECEIPT OF-ADDITIONAL RESOLUTIONS 0.1 TO	Proposed by	Vote	For/Again Manageme	
CMMT	O.4. ALL VOTES RECEIVED ON THE PREVIOUS MEETING-WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICETHANK	Non-Votin	g		
E.1	YOU TO CONVERT SAVING SHARES INTO ORDINARY SHARES: (I) GRANTING TO THE HOLDERS OF	Manageme	entFor	For	

SAVING SHARES THE RIGHT TO **RECEIVE ONE** ORDINARY SHARE IN EXCHANGE FOR **EACH** SAVING SHARE HELD PLUS A CASH PAYMENT, AND (II) THE MANDATORY CONVERSION OF THE SAVING SHARES RESULTING AT THE CLOSURE OF THE VOLUNTARY CONVERSION PERIOD, AS PER POINT (I), INTO ORDINARY SHARES WITH NO **CASH** COMPENSATION. AMENDMENTS TO ARTICLES 5, 6 (SHARE CAPITAL), 14 (BOARD OF DIRECTORS), 18 AND 20 (SHAREHOLDERS MEETING) OF THE COMPANY'S BYLAWS. RESOLUTIONS **RELATED THERETO** PLEASE NOTE THIS IS A **SHAREHOLDER** PROPOSAL: REDETERMINATION OF 0.1 Shareholder Against For THE NUMBER OF MEMBERS OF THE BOARD OF **DIRECTORS** PLEASE NOTE THIS IS A **SHAREHOLDER** PROPOSAL: APPOINTMENT OF NEW **DIRECTORS TO** 0.2 SUPPLEMENT THE NUMERICAL Shareholder Against For **COMPOSITION OF** THE BOARD OF DIRECTORS AS **ESTABLISHED BY** THE SHAREHOLDERS' MEETING PLEASE NOTE THIS IS A **SHAREHOLDER** PROPOSAL: REDETERMINATION OF 0.3 Shareholder Against For THE REMUNERATION OF THE BOARD OF **DIRECTORS** PLEASE NOTE THIS IS A **SHAREHOLDER** PROPOSAL: AUTHORISATION 0.4 Shareholder Against For **PURSUANT TO** ARTICLE 2390 OF THE ITALIAN CIVIL **CODE CMMT** Non-Voting

PLEASE NOTE THAT THE ITALIAN

**LANGUAGE** 

AGENDA IS AVAILABLE BY CLICKING

ON THE-URL

LINK:-

https://materials.proxyvote.com/Approved/99999Z/19840

101/NPS 265782.PDF

HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A., AT

Security X3258B102 Meeting Type ExtraOrdinary General

Meeting Meeting

Ticker Meeting Date 16-Dec-2015

Symbol 10-Dec-2015
ISIN GRS260333000 Agenda 706574301 -

Management Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE IN THE EVENT THE

**MEETING DOES** 

NOT REACH QUORUM, THERE WILL

BE AN-A

REPETITIVE MEETING ON 05 JAN 2016

AT 16:30

(AND B REPETITIVE MEETING ON

19-JAN 2016 AT

16:30). ALSO, YOUR VOTING

CMMT INSTRUCTIONS WILL Non-Voting

NOT BE CARRIED OVER-TO THE

SECOND CALL. ALL

VOTES RECEIVED ON THIS MEETING

WILL BE

DISREGARDED-AND YOU WILL NEED

TO

REINSTRUCT ON THE REPETITIVE

MEETING. THANK

YOU

1. GRANTING BY THE GENERAL ManagementFor For

SHAREHOLDERS'

MEETING SPECIAL PERMISSION,

**PURSUANT TO** 

ARTICLE 23A OF C.L.2190/1920, FOR

**ENTERING** 

INTO THE SEPARATE AGREEMENTS

("SERVICE

ARRANGEMENTS") BETWEEN OTE S.A.

AND OTE

GROUP COMPANIES ON THE ONE

HAND AND

DEUTSCHE TELECOM AG (DTAG) AND

**TELEKOM** 

DEUTSCHLAND GMBH (TD GMBH) ON

THE OTHER

HAND FOR THE PROVISION BY THE

LATTER OF

SPECIFIC SERVICES FOR YEAR 2016

UNDER THE

APPROVED "FRAMEWORK

COOPERATION AND

SERVICE AGREEMENT

GRANTING BY THE GENERAL

SHAREHOLDERS'

MEETING SPECIAL PERMISSION

**PURSUANT TO** 

ARTICLE 23A OF C.L.2190/1920, FOR

**ENTERING** 

INTO AGREEMENTS BETWEEN: A)

COSMOTE-

MOBILE TELECOMMUNICATIONS S.A.

(COSMOTE)

ON THE ONE HAND AND ON THE

OTHER HAND (I)

**DEUTSCHE TELEKOM PAN-NET** 

GREECE EPE AND

DEUTSCHE TELEKOM EUROPE

**HOLDING GMBH** 

FOR THE PROVISION BY COSMOTE OF

**SERVICES** 

2. REGARDING VALUE ADDED SERVICES Management For

AS WELL AS

FINANCIAL SERVICES AND (II)

DEUTSCHE TELEKOM

EUROPE HOLDING GMBH FOR THE

PROVISION TO

COSMOTE OF MULTI VALUE ADDED

**SERVICES** 

("MVAS"), AND B) TELEKOM

ROMANIA MOBILE

COMMUNICATIONS S.A. (TKRM) ON

THE ONE HAND

AND DEUTSCHE TELEKOM EUROPE

HOLDING

GMBH ON THE OTHER HAND FOR THE

**PROVISION** 

TO TKRM OF MULTI VALUE ADDED

**SERVICES** 

("MVAS")

3. MISCELLANEOUS ANNOUNCEMENTS ManagementFor

TELECOM ITALIA SPA, MILANO

Security T92778124 Meeting Type Special General Meeting

For

For

Ticker Meeting Date 17-Dec-2015

Symbol

**ISIN** IT0003497176 Agenda

706574060 -Management

Item Proposal Proposed by Vote For/Against Management
PLEASE NOTE THAT THE ITALIAN
LANGUAGE

AGENDA IS AVAILABLE BY CLICKING CMMT ON THE-URL

N THE-URL Non-Voting

LINK:-

https://materials.proxyvote.com/Approved/99999Z/19840

101/NPS 264594.PDF

CONVERSION OF THE SAVING SHARES

**INTO** 

ORDINARY SHARES: (I) GRANTING TO

THE

HOLDERS OF SAVING SHARES THE

**RIGHT TO** 

RECEIVE ONE ORDINARY SHARE IN

**EXCHANGE** 

FOR EACH SAVING SHARE HELD PLUS

A CASH

PAYMENT; AND (II) THE MANDATORY

**CONVERSION** 

OF THE SAVING SHARES NOT SO

**EXCHANGED AT** 

THE END OF THE PERIOD FOR THE

**EXERCISE OF** 

1 THE OPTIONAL CONVERSION ManagementFor For

REFERRED TO IN

POINT (I) INTO ORDINARY SHARES.

APPROVAL OF

THE MANDATORY CONVERSION OF

THE SAVING

SHARES INTO ORDINARY SHARES

**PURSUANT TO** 

ARTICLE 146, PARAGRAPH 1, LETT. B)

OF THE

LEGISLATIVE DECREE NO. 58/1998.

**AMENDMENTS** 

OF ARTICLES 5, 6, 14, 18 AND 20 OF

THE

COMPANY'S BYLAWS. RELEVANT

AND RELATED

**RESOLUTIONS** 

CMMT 27 NOV 2015: PLEASE NOTE THAT THE Non-Voting

ITEM OF THE

AGENDA, IF APPROVED,

FORESEES-THE

WITHDRAWAL RIGHT FOR

**SHAREHOLDERS** 

ABSENT, ABSTAINING OR VOTING

**AGAINST.-THANK** 

YOU.

KONINKLIJKE PHILIPS ELECTRONICS N.V.

Security 500472303 Meeting Type Special

Ticker Symbol PHG Meeting Date 18-Dec-2015

934307732 -

ISIN US5004723038 Agenda Management

Item Proposal Proposed by Vote For/Against Management

PROPOSAL TO APPOINT MR A.

**BHATTACHARYA AS** 

1. MEMBER OF THE BOARD OF ManagementFor For

MANAGEMENT WITH

EFFECT FROM DECEMBER 18, 2015.

MALAYSIAN RESOURCES CORP BHD MRCB, KUALA LUMPUR

Security Y57177100 Meeting Type ExtraOrdinary General

Meeting Meeting

Ticker Meeting Date 21-Dec-2015

Symbol 706587738 -

ISIN MYL1651OO008 Agenda Management

Item Proposal Proposed by Vote For/Against Management

1 MANAGEMENT CONTRACT BETWEEN ManagementFor For

**KWASA** 

UTAMA SDN BHD (FORMERLY

KNOWN AS KWASA

DEVELOPMENT (1) SDN BHD) ("KUSB")

AND MRCB

FOR THE APPOINTMENT OF MRCB AS

THE

MANAGEMENT CONTRACTOR IN

CONNECTION

WITH THE DEVELOPMENT AND

CONSTRUCTION OF

A COMMERCIAL DEVELOPMENT

NAMED KWASA

UTAMA ON A PIECE OF LAND OWNED

BY KUSB

MEASURING 29.82 ACRES KNOWN AS

PLOT C8

(PART OF LOT 85112) KWASA

DAMANSARA, MUKIM

SUNGAI BULOH, DAERAH PETALING,

SEKSYEN U4,

40160 SHAH ALAM, SELANGOR DARUL

**EHSAN** 

("DEVELOPMENT") FOR A

PROVISIONAL TOTAL

CONTRACT SUM OF RM 3,145,493,294

PAYABLE IN

CASH ("PROVISIONAL TOTAL

CONTRACT SUM")

("PROPOSED CONSTRUCTION")

MALAYSIAN RESOURCES CORP BHD MRCB, KUALA LUMPUR

ExtraOrdinary General Security Y57177100 Meeting Type

Meeting

For

Ticker Meeting Date 21-Dec-2015

Symbol 706587740 -ISIN Agenda MYL165100008 Management

For/Against **Proposed** Item **Proposal** Vote Management by

PRIVATISATION AGREEMENT

**ENTERED INTO** 

BETWEEN RUKUN JUANG SDN BHD

("RJSB"), A 85%-

OWNED SUBSIDIARY OF MRCB LAND

SDN BHD

("MRCBL"), WHICH IN TURN IS A

WHOLLY-OWNED

SUBSIDIARY OF MRCB, THE

**GOVERNMENT OF** 

MALAYSIA (AS REPRESENTED BY THE

MINISTRY OF YOUTH AND SPORTS) AND SYARIKAT ManagementFor 1

TANAH DAN

HARTA SDN BHD RELATING TO THE

REFURBISHMENT AND UPGRADING

**OF FACILITIES** 

LOCATED AT THE NATIONAL SPORTS

**COMPLEX IN** 

BUKIT JALIL, KUALA LUMPUR FOR A

**TOTAL** 

CONTRACT SUM OF RM1,631,880,000

("PROPOSED

PRIVATISATION")

MALAYSIAN RESOURCES CORP BHD MRCB, KUALA LUMPUR

ExtraOrdinary General Security Y57177100 Meeting Type

Meeting

Ticker Meeting Date 21-Dec-2015 Symbol

706587752 -ISIN MYL165100008 Agenda Management

**Proposed** For/Against Proposal Vote Item Management by

66

PROPOSED PRIVATE PLACEMENT OF

**UP TO** 

493,019,758 NEW ORDINARY SHARES

OF RM1.00

EACH IN MRCB ("MRCB SHARES")

("PLACEMENT

1 SHARES"), REPRESENTING UP TO ManagementFor

For

**TWENTY** 

PERCENT (20%) OF THE ISSUED AND

**PAID-UP** 

SHARE CAPITAL OF MRCB

("PROPOSED PRIVATE

PLACEMENT")

CONTAX PARTICIPACOES SA, RIO DE JANEIRO

ExtraOrdinary General Security P3144E129 Meeting Type

Meeting

Ticker Meeting Date 29-Dec-2015 Symbol

706599098 -**ISIN** 

**BRCTAXCDAM19** Agenda Management

Proposed For/Against Proposal Vote Item Management by

IMPORTANT MARKET PROCESSING

**REQUIREMENT:** 

A BENEFICIAL OWNER SIGNED

POWER OF-

ATTORNEY (POA) IS REQUIRED IN

ORDER TO

LODGE AND EXECUTE YOUR VOTING-

CMMT INSTRUCTIONS IN THIS MARKET. Non-Voting

ABSENCE OF A

POA, MAY CAUSE YOUR

**INSTRUCTIONS TO-BE** 

REJECTED. IF YOU HAVE ANY

QUESTIONS, PLEASE

CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

PLEASE NOTE THAT VOTES 'IN FAVOR'

AND

'AGAINST' IN THE SAME AGENDA

ITEM ARE-NOT

CMMT ALLOWED. ONLY VOTES IN FAVOR Non-Voting

AND/OR

ABSTAIN OR AGAINST AND/ OR

**ABSTAIN-ARE** 

ALLOWED. THANK YOU

I SUSPENSION OF THE PAYMENT, ManagementNo Action

**DURING THE** 

CURRENT FISCAL YEAR, OF THE

DIVIDENDS THAT

WERE DECLARED AT THE ANNUAL

**GENERAL** 

MEETING OF APRIL 30, 2015, IN THE

AMOUNT OF

BRL 24,161,539.91, BEARING IN MIND

THE MATERIAL

CHANGE IN THE FINANCIAL

SITUATION OF THE

COMPANY SINCE THE DATE ON

WHICH THEY WERE

**DECLARED** 

GRUPO RADIO CENTRO SAB DE CV, MEXICO CITY

Security P4983X160 Meeting Type ExtraOrdinary General

Meeting Meeting

Ticker Meeting Date 31-Dec-2015

706603722 -

ISIN MXP680051218 Agenda Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT ONLY MEXICAN

**NATIONALS** 

HAVE VOTING RIGHTS AT THIS

MEETING.-IF YOU

CMMT WOLLD LIVE TO Non-Voting

WOULD LIKE TO

SUBMIT YOUR VOTE ON THIS-MEETING PLEASE

CONTACT YOUR CLIENT SERVICE

REPRESENTATIVE. THANK YOU

APPROVAL OF THE CORRECTIONS

FOR THE

EXTRAORDINARY GENERAL MEETING

THAT WAS-

HELD ON JUNE 25, 2015, IN REGARD

TO THE

DISTRIBUTION OF THE SHARE

CAPITAL IN-

I ACCORDANCE WITH THE TERMS OF Non-Voting

ITEM 7 OF THE

BASES FOR THE MERGER,

IN-ACCORDANCE WITH

THAT WHICH IS COVERED BY THE

SECOND ITEM OF

THE AGENDA FOR-THE MENTIONED

**GENERAL** 

**MEETING** 

II DESIGNATION OF THE SPECIAL

Non-Voting

**DELEGATES FROM** 

THE GENERAL MEETING FOR

THE-EXECUTION AND FORMALIZATION OF THE

RESOLUTIONS

UBM PLC, ST. HELIER

Security G91709108 Meeting Type Ordinary General

Meeting

Ticker Symbol Meeting Date 07-Jan-2016

ISIN JE00B2R84W06 Agenda 706605815 -

Management Management

Item Proposal Proposed by Vote For/Against Management

TO APPROVE THE DISPOSAL OF PR

ManagementFor For

NEWSWIRE
TO APPROVE THE SUBDIVISION AND

2 CONSOLIDATION OF THE ORDINARY ManagementFor For

SHARES

**BOARD'S APPROACH** 

TO EXECUTIVE COMPENSATION.

COGECO CABLE INC.

Security 19238V105 Meeting Type Annual and Special

Meeting

Ticker Symbol CGEAF Meeting Date 13-Jan-2016

ISIN CA19238V1058 Agenda 934314181 - Management

Proposed For/Against Proposal Vote Item Management by 01 **DIRECTOR** Management 1 LOUIS AUDET For For 2 PATRICIA CURADEAU-GROU For For 3 JOANNE FERSTMAN For For 4 L.G. SERGE GADBOIS For For 5 CLAUDE A. GARCIA For For For 6 LIB GIBSON For 7 DAVID MCAUSLAND For For **8 JAN PEETERS** For For 9 CAROLE J. SALOMON For For APPOINT DELOITTE LLP, CHARTERED ACCOUNTANTS, AS AUDITORS AND **AUTHORIZE** 02 ManagementFor For THE BOARD OF DIRECTORS TO FIX **THEIR** REMUNERATION. THE BOARD OF DIRECTORS OF THE **CORPORATION** RECOMMEND VOTING FOR THE 03 **ADVISORY** ManagementFor For RESOLUTION ACCEPTING THE

THE BOARD OF DIRECTORS OF THE

**CORPORATION** 

RECOMMEND VOTING FOR THE

AMENDMENT TO

04 THE ARTICLES OF THE CORPORATION ManagementFor For

TO CHANGE

THE NAME OF THE CORPORATION TO

"COGECO

COMMUNICATIONS INC.".

GRUPO RADIO CENTRO SAB DE CV, MEXICO CITY

Security P4983X160 Meeting Type ExtraOrdinary General

Meeting Meeting

Ticker Meeting Date 22-Jan-2016

ISIN MXP680051218 Agenda 706629245 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT ONLY MEXICAN

**NATIONALS** 

HAVE VOTING RIGHTS AT THIS

MEETING.-IF YOU

CMMT ARE A MEXICAN NATIONAL AND WOULD LIKE TO Non-Voting

SUBMIT YOUR VOTE ON

THIS-MEETING PLEASE

CONTACT YOUR CLIENT SERVICE

REPRESENTATIVE. THANK YOU

APPROVAL OF THE CORRECTIONS

FOR THE

EXTRAORDINARY GENERAL MEETING

THAT WAS-

HELD ON JUNE 25, 2015, IN REGARD

TO THE

DISTRIBUTION OF THE SHARE

CAPITAL IN-

I ACCORDANCE WITH THE TERMS OF Non-Voting

ITEM 7 OF THE

BASES FOR THE MERGER,

IN-ACCORDANCE WITH

THAT WHICH IS COVERED BY THE

SECOND ITEM OF

THE AGENDA FOR-THE MENTIONED

GENERAL

**MEETING** 

II DESIGNATION OF THE SPECIAL Non-Voting

**DELEGATES FROM** 

THE GENERAL MEETING FOR

THE-EXECUTION AND

FORMALIZATION OF THE

RESOLUTIONS

RENTRAK CORPORATION

Security 760174102 Meeting Type Special

Ticker RENT Meeting Date 28-Jan-2016

Symbol

ISIN US7601741025 Agenda 934317074 -

Management Management

Item Proposal Proposed by Vote For/Against Management

TO ADOPT THE AGREEMENT AND

PLAN OF

MERGER AND REORGANIZATION,

DATED AS OF

SEPTEMBER 29, 2015 (REFERRED TO

HEREIN AS

1. THE MERGER AGREEMENT), BY AND
ManagementFor For

AMONG
RENTRAK, COMSCORE, INC. AND RUM

**ACOUISITION** 

CORPORATION, AND APPROVE THE

TRANSACTIONS CONTEMPLATED BY

THE MERGER

AGREEMENT.

TO APPROVE ON AN ADVISORY

(NON-BINDING)

BASIS THE COMPENSATION THAT

MAY BE PAID OR

BECOME PAYABLE TO RENTRAK

2. NAMED ManagementFor For

**EXECUTIVE OFFICERS AND THAT IS** 

BASED ON OR

OTHERWISE RELATES TO THE

**MERGER** 

AGREEMENT AND MERGER.

TO APPROVE THE ADJOURNMENT OF

THE

RENTRAK SPECIAL MEETING, IF

**NECESSARY OR** 

APPROPRIATE, TO SOLICIT

ADDITIONAL PROXIES IF

3. THERE ARE NOT SUFFICIENT VOTES ManagementFor For

TO ADOPT

THE MERGER AGREEMENT AND

APPROVE THE

TRANSACTIONS CONTEMPLATED BY

THE MERGER

AGREEMENT.

DOLBY LABORATORIES, INC.

Security 25659T107 Meeting Type Annual
DLB Meeting Date 02-Feb-2016

Ticker Symbol

Symbol							
ISIN	US25659T1079		Agenda		934313228 - Management		
Item	Proposal	Proposed by	Vote	For/Again Manageme			
1.	DIRECTOR	Manageme	ent	C			
	1 KEVIN YEAMAN	C	For	For			
	2 PETER GOTCHER		For	For			
	3 MICHELINE CHAU		For	For			
	4 DAVID DOLBY		For	For			
	5 NICHOLAS DONATIELLO, JR		For	For			
	6 N. WILLIAM JASPER, JR.		For	For			
	7 SIMON SEGARS		For	For			
	8 ROGER SIBONI		For	For			
	9 AVADIS TEVANIAN, JR.		For	For			
	AN ADVISORY VOTE TO APPROVE THE		101	101			
2.	COMPENSATION OF THE COMPANY'S	Manageme	entFor	For			
	NAMED						
	EXECUTIVE OFFICERS.	,					
	RATIFICATION OF THE APPOINTMENT						
	OF KPMG LLP						
2	AS THE COMPANY'S INDEPENDENT	Managama	4T	East			
3.	REGISTERED	Manageme	entror	For			
	PUBLIC ACCOUNTING FIRM FOR THE						
	FISCAL YEAR						
DEALE	ENDING SEPTEMBER 30, 2016.						
REALI			Mastina Tru	•••	Cmanial		
Security Ticker	y 75604L105		Meeting Ty	pe	Special		
Symbol	RLD	Meeting Date		te	24-Feb-2016		
ISIN	US75604L1052		Agenda		934322520 - Management		
		Proposed		For/Against			
Item	Proposal	by	Vote	Managem			
	THE APPROVAL OF THE AGREEMENT	•					
	AND PLAN OF						
	MERGER, DATED AS OF NOVEMBER 8,						
	2015, BY AND	,					
1.	AMONG REALD INC. (THE	Manageme	entFor	For			
	"COMPANY"), RHOMBUS	8					
	CINEMA HOLDINGS, LLC AND						
	RHOMBUS MERGER						
	SUB, INC.						
2.	THE APPROVAL, ON AN ADVISORY	Manageme	entFor	For			
<b>_</b> .	(NON-BINDING)	171ullugellle	<b>u</b> 01	1 01			
	BASIS, OF SPECIFIED COMPENSATION						
	THAT MAY						
	111/11 1/1/11						

BECOME PAYABLE TO THE NAMED

**EXECUTIVE** 

OFFICERS OF THE COMPANY IN

CONNECTION WITH

THE MERGER.

THE ADJOURNMENT OF THE SPECIAL

MEETING, IF

NECESSARY, TO SOLICIT ADDITIONAL

PROXIES IF

3. THERE ARE INSUFFICIENT VOTES AT ManagementFor For

THE TIME OF

THE SPECIAL MEETING TO ADOPT

THE MERGER

AGREEMENT.

APPLE INC.

Security 037833100 Meeting Type Annual

Ticker Symbol AAPL Meeting Date 26-Feb-2016

ISIN US0378331005 Agenda 934319016 -

Management US03/8331005 Agenda Management

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: JAMES BELL	ManagementFor	For
1B.	ELECTION OF DIRECTOR: TIM COOK	ManagementFor	For
1C.	ELECTION OF DIRECTOR: AL GORE	ManagementFor	For
1D.	ELECTION OF DIRECTOR: BOB IGER	ManagementFor	For
1E.	ELECTION OF DIRECTOR: ANDREA JUNG	ManagementFor	For
1F.	ELECTION OF DIRECTOR: ART LEVINSON	ManagementFor	For
1G.	ELECTION OF DIRECTOR: RON SUGAR	ManagementFor	For
1H.	ELECTION OF DIRECTOR: SUE WAGNER	ManagementFor	For
2.	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS APPLE'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2016	ManagementFor	For
3.	AN ADVISORY RESOLUTION TO APPROVE EXECUTIVE COMPENSATION APPROVAL OF THE AMENDED AND	ManagementFor	For
4.	RESTATED APPLE INC. 2014 EMPLOYEE STOCK PLAN	ManagementFor	For
5.	A SHAREHOLDER PROPOSAL ENTITLED "NET-ZERO GREENHOUSE GAS EMISSIONS BY 2030"	Shareholder Against	For

A SHAREHOLDER PROPOSAL REGARDING 6. **DIVERSITY AMONG OUR SENIOR** Shareholder Against For **MANAGEMENT** AND BOARD OF DIRECTORS A SHAREHOLDER PROPOSAL **ENTITLED "HUMAN** 7. Shareholder Against For **RIGHTS REVIEW - HIGH RISK REGIONS"** A SHAREHOLDER PROPOSAL 8. For **ENTITLED** Shareholder Against "SHAREHOLDER PROXY ACCESS" JOURNAL MEDIA GROUP, INC. 48114A109 Meeting Type Security Special Ticker **JMG** Meeting Date 01-Mar-2016 Symbol 934323825 -**ISIN** US48114A1097 Agenda Management Proposed For/Against Item Proposal Vote Management by APPROVE THE AGREEMENT AND PLAN OF MERGER AMONG JOURNAL MEDIA GROUP, INC. ("JMG"), GANNETT CO., INC. AND JUPITER Management. Take No 1. MERGER SUB, INC. ("MERGER SUB") AND THE MERGER OF MERGER SUB WITH AND INTO JMG **CONTEMPLATED THEREBY** ADJOURN OR POSTPONE THE SPECIAL **MEETING** TO SOLICIT ADDITIONAL PROXIES, IF Take No 2. THERE ARE Management Action NOT SUFFICIENT VOTES TO APPROVE PROPOSAL 1 AT THE SPECIAL MEETING THE WALT DISNEY COMPANY Security 254687106 Meeting Type Annual Ticker DIS Meeting Date 03-Mar-2016 Symbol 934321352 -**ISIN** US2546871060 Agenda Management **Proposed** For/Against Item **Proposal** Vote Management by ELECTION OF DIRECTOR: SUSAN E. 1A. ManagementFor For **ARNOLD** 

ManagementFor

For

1B.

	3 3		
	ELECTION OF DIRECTOR: JOHN S.		
	CHEN		
1C.	ELECTION OF DIRECTOR: JACK DORSEY	ManagementFor	For
1D.	ELECTION OF DIRECTOR: ROBERT A. IGER	ManagementFor	For
1E.	ELECTION OF DIRECTOR: MARIA ELENA	ManagementFor	For
IL.	LAGOMASINO	Wanagement of	101
1F.	ELECTION OF DIRECTOR: FRED H. LANGHAMMER	ManagementFor	For
1G.	ELECTION OF DIRECTOR: AYLWIN B. LEWIS	ManagementFor	For
1H.	ELECTION OF DIRECTOR: ROBERT W. MATSCHULLAT	ManagementFor	For
1I.	ELECTION OF DIRECTOR: MARK G. PARKER	ManagementFor	For
1J.	ELECTION OF DIRECTOR: SHERYL K. SANDBERG	ManagementFor	For
1K.	ELECTION OF DIRECTOR: ORIN C. SMITH	ManagementFor	For
2.	TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S REGISTERED PUBLIC ACCOUNTANTS	ManagementFor	For
3.	FOR 2016. TO APPROVE THE ADVISORY RESOLUTION ON EXECUTIVE COMPENSATION. TO APPROVE THE AMENDMENT TO	ManagementFor	For
4.	THE RESTATED CERTIFICATE OF INCORPORATION.	ManagementFor	For
5.	TO APPROVE THE SHAREHOLDER PROPOSAL RELATING TO SIMPLE MAJORITY VOTE.	Shareholder Against	For
6.	TO APPROVE THE SHAREHOLDER PROPOSAL RELATING TO LOBBYING DISCLOSURE.	Shareholder Against	For
QUALO	COMM INCORPORATED		
Security	747525103	Meeting Typ	e Annual
Ticker Symbol	QCOM	Meeting Dat	e 08-Mar-2016
ISIN	US7475251036	Agenda	934322493 - Management
Item	Proposal	Proposed by Vote ManagementFor	For/Against Management For

ELECTION OF DIRECTOR TO HOLD **OFFICE UNTIL** THE NEXT ANNUAL MEETING OF **STOCKHOLDERS** AND UNTIL THEIR RESPECTIVE **SUCCESSORS HAVE** BEEN ELECTED AND QUALIFIED: BARBARA T. **ALEXANDER** ELECTION OF DIRECTOR TO HOLD **OFFICE UNTIL** THE NEXT ANNUAL MEETING OF STOCKHOLDERS 1B. AND UNTIL THEIR RESPECTIVE ManagementFor For **SUCCESSORS HAVE** BEEN ELECTED AND QUALIFIED: RAYMOND V. **DITTAMORE** ELECTION OF DIRECTOR TO HOLD **OFFICE UNTIL** THE NEXT ANNUAL MEETING OF **STOCKHOLDERS** 1C. AND UNTIL THEIR RESPECTIVE ManagementFor For **SUCCESSORS HAVE** BEEN ELECTED AND QUALIFIED: JEFFREY W. **HENDERSON** ELECTION OF DIRECTOR TO HOLD **OFFICE UNTIL** THE NEXT ANNUAL MEETING OF **STOCKHOLDERS** 1D. AND UNTIL THEIR RESPECTIVE ManagementFor For **SUCCESSORS HAVE** BEEN ELECTED AND QUALIFIED: THOMAS W. **HORTON** ELECTION OF DIRECTOR TO HOLD **OFFICE UNTIL** THE NEXT ANNUAL MEETING OF **STOCKHOLDERS** 1E. ManagementFor For AND UNTIL THEIR RESPECTIVE SUCCESSORS HAVE BEEN ELECTED AND QUALIFIED: PAUL E. JACOBS 1F. ELECTION OF DIRECTOR TO HOLD ManagementFor For **OFFICE UNTIL** THE NEXT ANNUAL MEETING OF **STOCKHOLDERS** AND UNTIL THEIR RESPECTIVE SUCCESSORS HAVE BEEN ELECTED AND QUALIFIED:

	3 3		
	HARISH MANWANI ELECTION OF DIRECTOR TO HOLD OFFICE UNTIL		
	THE NEXT ANNUAL MEETING OF STOCKHOLDERS		
1G.	AND UNTIL THEIR RESPECTIVE	ManagementFor	For
	SUCCESSORS HAVE BEEN ELECTED AND QUALIFIED:		
	MARK D.		
	MCLAUGHLIN ELECTION OF DIRECTOR TO HOLD		
	OFFICE UNTIL		
	THE NEXT ANNUAL MEETING OF		
111	STOCKHOLDERS	Managamantan	Бал
1H.	AND UNTIL THEIR RESPECTIVE SUCCESSORS HAVE	ManagementFor	For
	BEEN ELECTED AND QUALIFIED:		
	STEVE MOLLENKOPF		
	ELECTION OF DIRECTOR TO HOLD		
	OFFICE UNTIL		
	THE NEXT ANNUAL MEETING OF		
1I.	STOCKHOLDERS AND UNTIL THEIR RESPECTIVE	ManagementFor	For
	SUCCESSORS HAVE		
	BEEN ELECTED AND QUALIFIED:		
	CLARK T. RANDT, JR.		
	ELECTION OF DIRECTOR TO HOLD		
	OFFICE UNTIL		
	THE NEXT ANNUAL MEETING OF STOCKHOLDERS		
1J.	AND UNTIL THEIR RESPECTIVE	ManagementFor	For
	SUCCESSORS HAVE		
	BEEN ELECTED AND QUALIFIED: FRANCISCO ROS		
	ELECTION OF DIRECTOR TO HOLD		
	OFFICE UNTIL		
	THE NEXT ANNUAL MEETING OF STOCKHOLDERS		
1K.	AND UNTIL THEIR RESPECTIVE	ManagementFor	For
	SUCCESSORS HAVE		
	BEEN ELECTED AND QUALIFIED: JONATHAN J.		
	RUBINSTEIN		
1L.	ELECTION OF DIRECTOR TO HOLD	ManagementFor	For
	OFFICE UNTIL THE NEXT ANNUAL MEETING OF		
	STOCKHOLDERS		
	AND UNTIL THEIR RESPECTIVE		
	SUCCESSORS HAVE		

2.	BEEN ELECTED AND QUALIFIED: ANTHONY J. VINCIQUERRA TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT PUBLIC ACCOUNTANTS FOR OUR FISCAL YEAR ENDING SEPTEMBER 25.	Manageme	entFor	For	
3.	2016. TO APPROVE THE 2016 LONG-TERM INCENTIVE PLAN.	Manageme	en <b>t</b> For	For	
4.	TO APPROVE OUR EXECUTIVE COMPENSATION.	Manageme	ntFor	For	
5.	A STOCKHOLDER PROPOSAL, IF PROPERLY PRESENTED AT THE ANNUAL MEETING.	Shareholde	er Against	For	
	S ENTERTAINMENT INC.		Mastina Tru		Carriel
Security Ticker			Meeting Ty		Special
Symbol	CJREF		Meeting Da	te	09-Mar-2016
ISIN	CA2208741017		Agenda		934329132 - Management
Item	Proposal	Proposed by	Vote	For/Again Manageme	
Item 01	TO APPROVE THE ACQUISITION RESOLUTION IN THE FORM SET OUT AS SCHEDULE "A" TO THE ACCOMPANYING MANAGEMENT INFORMATION CIRCULAR DATED FEBRUARY 9, 2016 OF THE	by		_	
01	TO APPROVE THE ACQUISITION RESOLUTION IN THE FORM SET OUT AS SCHEDULE "A" TO THE ACCOMPANYING MANAGEMENT INFORMATION CIRCULAR DATED FEBRUARY 9, 2016	by		Managemo	
01 VIACO Security	TO APPROVE THE ACQUISITION RESOLUTION IN THE FORM SET OUT AS SCHEDULE "A" TO THE ACCOMPANYING MANAGEMENT INFORMATION CIRCULAR DATED FEBRUARY 9, 2016 OF THE COMPANY. MINC.	by		Manageme	
01 VIACO Security Ticker	TO APPROVE THE ACQUISITION RESOLUTION IN THE FORM SET OUT AS SCHEDULE "A" TO THE ACCOMPANYING MANAGEMENT INFORMATION CIRCULAR DATED FEBRUARY 9, 2016 OF THE COMPANY. M INC. y 92553P102 VIA	by	entFor	Managemo For	ent
01 VIACO Security	TO APPROVE THE ACQUISITION RESOLUTION IN THE FORM SET OUT AS SCHEDULE "A" TO THE ACCOMPANYING MANAGEMENT INFORMATION CIRCULAR DATED FEBRUARY 9, 2016 OF THE COMPANY. M INC. y 92553P102 VIA	by	entFor  Meeting Ty	Managemo For	Annual
VIACO Security Ticker Symbol ISIN	TO APPROVE THE ACQUISITION RESOLUTION IN THE FORM SET OUT AS SCHEDULE "A" TO THE ACCOMPANYING MANAGEMENT INFORMATION CIRCULAR DATED FEBRUARY 9, 2016 OF THE COMPANY. MINC. 92553P102 VIA US92553P1021	Manageme Proposed by	Meeting Ty Meeting Da Agenda Vote	Managemo For	Annual 14-Mar-2016 934324017 - Management
VIACO Security Ticker Symbol ISIN	TO APPROVE THE ACQUISITION RESOLUTION IN THE FORM SET OUT AS SCHEDULE "A" TO THE ACCOMPANYING MANAGEMENT INFORMATION CIRCULAR DATED FEBRUARY 9, 2016 OF THE COMPANY. M INC. y 92553P102 VIA US92553P1021  Proposal DIRECTOR	Manageme Proposed	Meeting Ty Meeting Da Agenda Vote	Managements For  For  For/Again Managements	Annual 14-Mar-2016 934324017 - Management
VIACO Security Ticker Symbol ISIN	TO APPROVE THE ACQUISITION RESOLUTION IN THE FORM SET OUT AS SCHEDULE "A" TO THE ACCOMPANYING MANAGEMENT INFORMATION CIRCULAR DATED FEBRUARY 9, 2016 OF THE COMPANY. MINC. 92553P102 VIA US92553P1021  Proposal DIRECTOR	Manageme Proposed by	Meeting Ty Meeting Da Agenda Vote	Managemo For For	Annual 14-Mar-2016 934324017 - Management
VIACO Security Ticker Symbol ISIN	TO APPROVE THE ACQUISITION RESOLUTION IN THE FORM SET OUT AS SCHEDULE "A" TO THE ACCOMPANYING MANAGEMENT INFORMATION CIRCULAR DATED FEBRUARY 9, 2016 OF THE COMPANY. M INC. y 92553P102 VIA US92553P1021  Proposal DIRECTOR 1 GEORGE S. ABRAMS	Manageme Proposed by	Meeting Ty Meeting Da Agenda Vote	For/Again Manageme	Annual 14-Mar-2016 934324017 - Management

	<ul> <li>5 BLYTHE J. MCGARVIE</li> <li>6 DEBORAH NORVILLE</li> <li>7 CHARLES E. PHILLIPS,JR.</li> <li>8 SHARI REDSTONE</li> </ul>		For For For	For For For	
	9 SUMNER M. REDSTONE		For	For	
	10 FREDERIC V. SALERNO		For	For	
	11 WILLIAM SCHWARTZ THE RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP TO		For	For	
2.	SERVE AS INDEPENDENT AUDITOR OF VIACOM INC. FOR FISCAL YEAR 2016. A STOCKHOLDER PROPOSAL	Manageme	ntFor	For	
3.	REQUESTING THAT THE BOARD OF DIRECTORS TAKE STEPS TO ADOPT A RECAPITALIZATION PLAN FOR ALL OUTSTANDING STOCK TO HAVE ONE VOTE PER SHARE.	Shareholde	er Against	For	
PT IND	OSAT TBK, JAKARTA				
Security	y Y7127S120		Meeting Typ	be	ExtraOrdinary General Meeting
Ticker					
Symbol			Meeting Dat	e	15-Mar-2016
Symbol ISIN	ID1000097405		Meeting Dat  Agenda	e	15-Mar-2016 706686930 - Management
·	ID1000097405 Proposal	Proposed by	-	For/Again Manageme	706686930 - Management
ISIN Item	ID1000097405	by Manageme	Agenda Vote	For/Again	706686930 - Management
ISIN Item	ID1000097405  Proposal  APPROVAL OF THE CHANGE  COMPOSITION OF  MEMBER BOARD OF COMMISSIONERS  DT CORPORATION	by Manageme	Agenda Vote	For/Again Manageme For	706686930 - Management
ISIN Item  1 THE A	ID1000097405  Proposal  APPROVAL OF THE CHANGE  COMPOSITION OF  MEMBER BOARD OF COMMISSIONERS  DT CORPORATION  O0101J106	by Manageme	Agenda  Vote  ntFor	For/Again Manageme For	706686930 - Management st ent
ISIN  Item  1  THE A. Security Ticker	ID1000097405  Proposal  APPROVAL OF THE CHANGE  COMPOSITION OF  MEMBER BOARD OF COMMISSIONERS  DT CORPORATION  O0101J106	by Manageme	Agenda  Vote  ntFor  Meeting Typ	For/Again Manageme For	706686930 - Management st ent Annual
ISIN  Item  1  THE A Security Ticker Symbol	ID1000097405  Proposal  APPROVAL OF THE CHANGE COMPOSITION OF MEMBER BOARD OF COMMISSIONERS DT CORPORATION y 00101J106  ADT US00101J1060  Proposal	by Manageme	Agenda  Vote  ntFor  Meeting Typ  Meeting Date	For/Again Manageme For	706686930 - Management st ent  Annual 15-Mar-2016 934323104 - Management st
ISIN  Item  1  THE A Security Ticker Symbol ISIN	ID1000097405  Proposal  APPROVAL OF THE CHANGE COMPOSITION OF MEMBER BOARD OF COMMISSIONERS DT CORPORATION y 00101J106  ADT  US00101J1060  Proposal  ELECTION OF DIRECTOR FOR TERMS EXPIRING IN 2017: THOMAS COLLIGAN	by  Manageme  Proposed	Agenda  Vote  ntFor  Meeting Typ  Meeting Dat  Agenda  Vote	For/Again Manageme For te For/Again	706686930 - Management st ent  Annual 15-Mar-2016 934323104 - Management st
ISIN  Item  1  THE A Security Ticker Symbol ISIN  Item	ID1000097405  Proposal  APPROVAL OF THE CHANGE COMPOSITION OF MEMBER BOARD OF COMMISSIONERS DT CORPORATION y 00101J106  ADT US00101J1060  Proposal ELECTION OF DIRECTOR FOR TERMS EXPIRING IN	Manageme Manageme Proposed by	Agenda  Vote  ntFor  Meeting Typ  Meeting Dat  Agenda  Vote  ntFor	For/Again Manageme For  See  For/Again Manageme	706686930 - Management st ent  Annual 15-Mar-2016 934323104 - Management st

	Lugar i ming. GADELEI Moi	ETIMEDIA TROOT INO.	1 0111111	Λ
	ELECTION OF DIRECTOR FOR TERMS EXPIRING IN 2017: TIMOTHY DONAHUE			
1D.	ELECTION OF DIRECTOR FOR TERMS EXPIRING IN 2017: ROBERT DUTKOWSKY	ManagementFor	For	
1E.	ELECTION OF DIRECTOR FOR TERMS EXPIRING IN 2017: BRUCE GORDON	ManagementFor	For	
1F.	ELECTION OF DIRECTOR FOR TERMS EXPIRING IN 2017: NAREN GURSAHANEY	ManagementFor	For	
1G.	ELECTION OF DIRECTOR FOR TERMS EXPIRING IN 2017: BRIDGETTE HELLER ELECTION OF DIRECTOR FOR TERMS	ManagementFor	For	
1H.	ELECTION OF DIRECTOR FOR TERMS EXPIRING IN 2017: KATHLEEN HYLE	ManagementFor	For	
1I.	ELECTION OF DIRECTOR FOR TERMS EXPIRING IN 2017: CHRISTOPHER HYLEN	ManagementFor	For	
2.	TO RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS ADT'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR	ManagementFor	For	
3.	FISCAL YEAR 2016. TO APPROVE, IN A NON-BINDING VOTE, THE COMPENSATION OF ADT'S NAMED EXECUTIVE OFFICERS.	ManagementFor	For	
CAMIN	OFFICERS. NG & LEISURE PPTYS INC.			
Security		Meeting Typ	ı A	Special
Ticker	•	0 11		•
Symbol	GLPI	Meeting Dat	e	15-Mar-2016
ISIN	US36467J1088	Agenda		934330856 - Management
Item	Proposal	Proposed by Vote	For/Agains Manageme	
1.	TO APPROVE THE ISSUANCE OF SHARES OF COMMON STOCK OF GAMING AND LEISURE PROPERTIES, INC. ("GLPI") TO STOCKHOLDERS OF PINNACLE ENTERTAINMENT, INC. ("PINNACLE") IN CONNECTION WITH THE AGREEMENT AND PLAN OF	ManagementFor	For	

 $MERGER\ BY\ AND\ AMONG\ GLPI,\ GOLD$ 

**MERGER** 

SUB, LLC AND PINNACLE (THE

"SHARE ISSUANCE

PROPOSAL")

TO APPROVE THE ADJOURNMENT OF

THE SPECIAL

MEETING, IF NECESSARY OR

APPROPRIATE, TO

SOLICIT ADDITIONAL PROXIES IF

2. THERE ARE NOT ManagementFor For

SUFFICIENT VOTES TO APPROVE THE

**SHARE** 

ISSUANCE PROPOSAL (THE

"ADJOURNMENT

PROPOSAL").

SK TELECOM CO., LTD.

Security 78440P108 Meeting Type Annual

Ticker SKM Meeting Date 18-Mar-2016

Symbol 934334145 -

ISIN US78440P1084 Agenda Agenda Management

ManagementAbstain

ManagementFor

Item Proposal Proposed by Vote For/Against Management

APPROVAL OF FINANCIAL STATEMENTS FOR THE

32ND FISCAL YEAR (FROM JANUARY

1, 2015 TO

1. DECEMBER 31, 2015) AS SET FORTH IN ManagementFor

ITEM 1 OF

THE COMPANY'S AGENDA ENCLOSED

HEREWITH.

APPROVAL OF AMENDMENTS TO THE

ARTICLES OF

2. INCORPORATION AS SET FORTH IN

ITEM 2 OF THE

COMPANY'S AGENDA ENCLOSED

HEREWITH.

**ELECTION OF AN EXECUTIVE** 

3.1 DIRECTOR: CHO, DAE ManagementFor

SIK (INSIDE DIRECTOR)

**ELECTION OF AN EXECUTIVE** 

3.2 DIRECTOR: OH, DAE ManagementFor

SHICK (OUTSIDE DIRECTOR)

4. APPROVAL OF THE ELECTION OF A

MEMBER OF

THE AUDIT COMMITTEE AS SET

FORTH IN ITEM 4

OF THE COMPANY'S AGENDA

**ENCLOSED** 

HEREWITH: OH, DAE SHICK.

APPROVAL OF THE CEILING AMOUNT

OF THE

REMUNERATION FOR DIRECTORS.

5. \*PROPOSED ManagementAbstain

CEILING AMOUNT OF THE

REMUNERATION FOR

DIRECTORS IS KRW 12 BILLION.

APPROVAL OF THE AMENDMENT TO

THE

REMUNERATION POLICY FOR

EXECUTIVES.

6. \*PROPOSED TOP LEVEL ManagementFor

MANAGEMENT (CHAIRMAN,

VICE-CHAIRMAN AND CEO LEVEL)

PAYOUT RATE

DECREASED FROM 6.0 OR 5.5 TO 4.0

WIRELESS GROUP PLC

Security G9309S100 Meeting Type Ordinary General

Meeting Meeting

Ticker Meeting Date 23-Mar-2016

Symbol Weeting Date 23-Wai-2010

ISIN GB00B244WQ16 Agenda 706748273 - Management

Item Proposal Proposed by Vote For/Against Management

TO ADOPT THE NEW ARTICLES OF

ASSOCIATION

OF THE COMPANY AND TO APPROVE

THE RETURN

OF CAPITAL PURSUANT TO THE B

SHARE SCHEME

AND THE RELATED SHARE CAPITAL CONSOLIDATION AS OUTLINED IN

THE CIRCULAR

TO SHAREHOLDERS

TURKCELL ILETISIM HIZMETLERI A.S.

Security 900111204 Meeting Type Annual

Ticker TKC Meeting Date 29-Mar-2016

ManagementNo Action

Symbol Sy

ISIN US9001112047 Agenda 934337406 -

Management Management

Item Proposal Proposed by Vote For/Against Management

AUTHORIZING THE PRESIDENCY

2. BOARD TO SIGN ManagementFor For

THE MINUTES OF THE MEETING.

5. READING, DISCUSSION AND ManagementFor For

READING, DISCUSSION AND ManagementFor For APPROVAL OF THE

TURKISH COMMERCIAL CODE AND **CAPITAL** MARKETS BOARD BALANCE SHEETS **AND** PROFITS/LOSS STATEMENTS RELATING TO FISCAL YEAR 2015. RELEASE OF THE BOARD MEMBERS **INDIVIDUALLY** FROM THE ACTIVITIES AND 6. ManagementFor For OPERATIONS OF THE COMPANY PERTAINING TO THE YEAR DISCUSSION OF AND DECISION ON **BOARD OF** DIRECTORS' PROPOSAL ON 7. COMPANY'S DONATION ManagementFor For POLICY; SUBMITTING THE SAME TO THE APPROVAL OF SHAREHOLDERS. INFORMING THE GENERAL ASSEMBLY ON THE DONATION AND CONTRIBUTIONS MADE IN 2015; DISCUSSION OF AND DECISION ON 8. ManagementFor **BOARD OF** For DIRECTORS' PROPOSAL CONCERNING **DETERMINATION OF DONATION** LIMIT TO BE MADE IN 2016, STARTING FROM THE FISCAL YEAR 2016. SUBJECT TO THE APPROVAL OF THE MINISTRY OF CUSTOMS AND TRADE AND CAPITAL **MARKETS** BOARD; DISCUSSION OF AND DECISION ON THE AMENDMENT OF ARTICLES 3, 4, 6, 7, 8, ManagementFor 9. For 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 21, 24, 25 AND 26 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY. 10. ELECTION OF NEW BOARD MEMBERS ManagementFor For ACCORDANCE WITH RELATED LEGISLATION AND DETERMINATION OF THE NEWLY **ELECTED BOARD** MEMBERS' TERM OF OFFICE IF THERE WILL BE ANY

NEW ELECTION. **DETERMINATION OF THE** 11. REMUNERATION OF THE ManagementFor For BOARD OF DIRECTORS MEMBERS. DISCUSSION OF AND APPROVAL OF THE ELECTION OF THE INDEPENDENT AUDIT FIRM APPOINTED BY THE BOARD OF DIRECTORS **PURSUANT TO** 12. ManagementFor For TURKISH COMMERCIAL CODE AND THE CAPITAL MARKETS LEGISLATION FOR **AUDITING OF THE** ACCOUNTS AND FINANCIALS OF THE YEAR 2016. DISCUSSION OF AND DECISION ON **BOARD OF** DIRECTORS' PROPOSAL ON SHARE **BUYBACK PLAN** AND AUTHORIZING THE BOARD OF **DIRECTORS** 13. FOR CARRYING OUT SHARE ManagementFor For BUYBACK IN LINE WITH THE MENTIONED PLAN, WITHIN THE SCOPE OF THE COMMUNIQUE ON BUY-BACKED **SHARES** (NUMBERED II-22.1). DECISION PERMITTING THE BOARD MEMBERS TO, DIRECTLY OR ON BEHALF OF OTHERS, BE ACTIVE IN AREAS FALLING WITHIN OR **OUTSIDE THE SCOPE** OF THE COMPANY'S OPERATIONS 14. ManagementFor For AND TO PARTICIPATE IN COMPANIES OPERATING IN THE SAME BUSINESS AND TO PERFORM OTHER ACTS IN **COMPLIANCE WITH ARTICLES 395** AND 396 OF THE TURKISH COMMERCIAL CODE. DISCUSSION OF AND DECISION ON THE DISTRIBUTION OF DIVIDEND FOR THE 15. **YEAR 2015** ManagementFor For AND DETERMINATION OF THE **DIVIDEND** DISTRIBUTION DATE.

ELISA CORPORATION, HELSINKI

Security X1949T102 Meeting Type **Annual General Meeting** 

Ticker Meeting Date 31-Mar-2016

Symbol

706657496 -**ISIN** Agenda FI0009007884 Management

**Proposed** For/Against Vote Item Proposal Management by

MARKET RULES REQUIRE

**DISCLOSURE OF** 

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS MULTIPLE

BENEFICIAL OWNERS, YOU WILL

**NEED TO-PROVIDE** 

CMMT THE BREAKDOWN OF EACH Non-Voting

> BENEFICIAL OWNER NAME, ADDRESS AND SHARE-POSITION TO YOUR

CLIENT SERVICE REPRESENTATIVE.

THIS

INFORMATION IS REQUIRED-IN

ORDER FOR YOUR VOTE TO BE LODGED

A POA IS NEEDED TO APPOINT OWN

REPRESENTATIVE BUT IS NOT

NEEDED IF A

CMMT FINNISH-SUB/BANK IS APPOINTED Non-Voting **EXCEPT IF THE** 

SHAREHOLDER IS FINNISH THEN A

POA WOULD-

STILL BE REQUIRED.

OPENING OF THE MEETING Non-Voting 1

2 CALLING THE MEETING TO ORDER Non-Voting **ELECTION OF PERSONS TO** 

**SCRUTINIZE THE** 

3 MINUTES AND TO SUPERVISE THE Non-Voting

**COUNTING-OF** 

**VOTES** 

RECORDING THE LEGALITY OF THE

**MEETING** 

4

Non-Voting

Non-Voting

Non-Voting

RECORDING THE ATTENDANCE AT THE MEETING

5 AND ADOPTION OF THE LIST OF

**VOTES** 

6 PRESENTATION OF THE FINANCIAL

STATEMENTS,

THE REPORT OF THE BOARD

**OF-DIRECTORS AND** 

85

ManagementNo Action

THE AUDITORS REPORT FOR THE **YEAR 2015** ADOPTION OF THE FINANCIAL 7 ManagementNo Action **STATEMENTS** RESOLUTION ON THE USE OF THE PROFIT SHOWN 8 ON THE BALANCE SHEET AND THE ManagementNo Action PAYMENT OF **DIVIDEND** RESOLUTION ON DISCHARGE OF THE **MEMBERS OF** 9 THE BOARD OF DIRECTORS AND CEO ManagementNo Action **FROM** LIABILITY RESOLUTION ON REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS AND ON 10 ManagementNo Action THE GROUNDS FOR REIMBURSEMENT **OF TRAVEL EXPENSES** RESOLUTION ON THE NUMBER OF 11 MEMBERS OF ManagementNo Action THE BOARD OF DIRECTORS SEVEN (7) ELECTION OF MEMBERS OF THE **BOARD OF** DIRECTORS: THE SHAREHOLDERS' **NOMINATION** BOARD PROPOSES TO THE ANNUAL **GENERAL** MEETING THAT MR RAIMO LIND, MR **PETTERI** KOPONEN, MS LEENA NIEMISTO, MS **SEIJA** 12 TURUNEN, MR JAAKKO UOTILA AND ManagementNo Action MR MIKA VEHVILAINEN BE RE-ELECTED AS **MEMBERS OF** THE BOARD OF DIRECTORS. THE **NOMINATION** BOARD PROPOSES FURTHER THAT MS **CLARISSE** BERGGARDH IS ELECTED AS A NEW MEMBER OF THE BOARD OF DIRECTORS RESOLUTION ON REMUNERATION OF THE AUDITOR 13 AND ON THE GROUNDS FOR ManagementNo Action REIMBURSEMENT OF TRAVEL EXPENSES 14

RESOLUTION ON THE NUMBER OF **AUDITORS ONE** (1) ELECTION OF AUDITOR: THE BOARD'S COMMITTEE PROPOSES TO THE ANNUAL GENERAL MEETING THAT KPMG OY AB, **AUTHORIZED PUBLIC** ACCOUNTANTS ORGANIZATION, BE RE ELECTED AS THE COMPANYS AUDITOR FOR ManagementNo Action THE FINANCIAL PERIOD 2016. KPMG OY AB HAS INFORMED THAT THE AUDITOR WITH PRINCIPAL RESPONSIBILITY WOULD BE MR ESA KAILIALA, **AUTHORIZED PUBLIC** ACCOUNTANT AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON THE REPURCHASE OF THE ManagementNo Action COMPANY'S **OWN SHARES** AUTHORIZING THE BOARD OF **DIRECTORS TO** DECIDE ON THE ISSUANCE OF

17 SHARES AS WELL AS ManagementNo Action

THE ISSUANCE OF SPECIAL RIGHTS

**ENTITLING TO** 

**SHARES** 

15

16

PROPOSAL BY THE BOARD OF

**DIRECTORS TO** 

18 AMEND SECTION 2 OF THE ARTICLES ManagementNo Action OF

**ASSOCIATION** 

19 CLOSING OF THE MEETING Non-Voting

01 FEB 2016: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO MODIFICATION OF

THE-TEXT OF

RESOLUTIONS. IF YOU HAVE

CMMT ALREADY SENT IN Non-Voting

YOUR VOTES, PLEASE DO NOT-VOTE

**AGAIN** 

UNLESS YOU DECIDE TO AMEND

YOUR ORIGINAL

INSTRUCTIONS. THANK YOU.

GLOBAL TELECOM HOLDING S.A.E., CAIRO

MIX Security 37953P202 Meeting Type

Ticker Symbo	1		Meeting Da	te	31-Mar-2016
ISIN	US37953P2020		Agenda		706799826 - Management
Item	Proposal	Proposed by	Vote	For/Again Managem	
O.1	RATIFYING THE BOARD OF DIRECTORS' REPORT REGARDING THE COMPANY'S ACTIVITIES FOR THE FISCAL YEAR ENDED DECEMBER 31, 2015	·	entNo Action		
O.2	RATIFYING THE COMPANY'S FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED DECEMBER 31, 2015	Manageme	entNo Action		
O.3	RATIFYING THE AUDITOR'S REPORT FOR THE FISCAL YEAR ENDED DECEMBER 31, 2015	Manageme	entNo Action		
O.4	APPROVING THE APPOINTMENT OF THE COMPANY'S AUDITOR AND DETERMINING HIS FEES FOR THE FISCAL YEAR ENDING DECEMBER 31, 2016	Manageme	entNo Action		
O.5	RATIFYING THE CHANGES THAT HAVE BEEN MADE TO THE BOARD OF DIRECTORS TO DATE	Manageme	entNo Action		
O.6	RELEASING THE LIABILITY OF THE CHAIRMAN & THE BOARD MEMBERS FOR THE FISCAL YEAR ENDED DECEMBER 31, 2015	Manageme	entNo Action		
O.7	DETERMINING THE REMUNERATION AND ALLOWANCES OF BOARD MEMBERS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2016	Manageme	entNo Action		
O.8	AUTHORIZING THE BOARD OF DIRECTORS TO DONATE DURING THE FISCAL YEAR ENDING DECEMBER 31, 2016	Manageme	entNo Action		
O.9	CONSIDERING TRANSACTIONS WITH RELEVANT RELATED PARTIES, INCLUDING: A.	Manageme	entNo Action		

**AUTHORIZING** 

THE AMENDMENT OF THE

**COMPANY'S EXISTING** 

SHAREHOLDER LOAN FROM

**VIMPELCOM** 

AMSTERDAM B.V. BY AMENDING ITS

**INTEREST** 

RATE TO A RATE NOT GREATER THAN

11.5% PER

ANNUM. B. AUTHORIZING THE

ENTRY BY THE

COMPANY INTO A NEW UNSECURED

**REVOLVING** 

CREDIT FACILITY AGREEMENT WITH

**VIMPELCOM** 

HOLDINGS B.V. TO PROVIDE THE

**COMPANY WITH** 

AN ADDITIONAL LINE OF LIQUIDITY

OF UP TO USD

200 MILLION IN PRINCIPAL AMOUNT,

**BEARING** 

INTEREST ON FUNDS DRAWN DOWN

AT AN

INTEREST RATE NOT GREATER THAN

11.5% PER

ANNUM, WITH A COMMITMENT FEE

PAYABLE ON

AMOUNTS NOT DRAWN DOWN OF

**NOT GREATER** 

THAN 0.30% PER ANNUM, AND WITH A

**MATURITY** 

OF NOT MORE THAN SEVEN YEARS

FROM THE

DATE IT IS ENTERED INTO. C.

**AUTHORIZING THE** 

COMPANY TO BORROW FROM ITS

WHOLLY OWNED

SUBSIDIARY GTH FINANCE B.V. ("GTH

FINANCE")

FUNDS IN A PRINCIPAL AMOUNT OF

**NOT MORE** 

THAN USD 1,200,000,000 (ONE BILLION

**TWO** 

HUNDRED MILLION DOLLARS), SUCH

LOAN FROM

GTH FINANCE TO BE AT AN INTEREST

RATE (WITH

INTEREST INCLUDING AMOUNTS FOR

**RECOVERY** 

BY GTH FINANCE OF INTEREST PLUS

A MARGIN TO

REFLECT COSTS AND EXPENSES) NOT

**GREATER** 

THAN 11.5% PER ANNUM, WITH A

MATURITY OF

NOT MORE THAN SEVEN YEARS

FROM THE DATE IT

IS ENTERED INTO. D. CONSIDERING

**AND** 

APPROVING ANY OTHER ITEMS

**RELATING TO THIS** 

**MATTER** 

CONSIDERING AMENDING ARTICLE

E.1 (38) OF THE ManagementNo Action

STATUTES OF THE COMPANY

POST PUBLISHING PUBLIC CO LTD POST, KLONG TOEY

Y70784171 Security Meeting Type **Annual General Meeting** 

Non-Voting

Ticker Meeting Date 01-Apr-2016

Symbol

706765344 -**ISIN** TH0078A10Z18 Agenda Management

For/Against **Proposed** Vote Item **Proposal** Management by

PLEASE NOTE THAT THIS IS AN

AMENDMENT TO

MEETING ID 596260 DUE TO RECEIPT

**OF-DIRECTOR** 

NAMES. ALL VOTES RECEIVED ON

CMMT THE PREVIOUS Non-Voting

MEETING WILL BE-DISREGARDED

AND YOU WILL

NEED TO REINSTRUCT ON THIS

MEETING NOTICE. THANK-YOU.

IN THE SITUATION WHERE THE

CHAIRMAN OF THE

MEETING SUDDENLY CHANGE THE

CMMT AGENDA-AND/OR ADD NEW AGENDA DURING

THE MEETING,

WE WILL VOTE THAT AGENDA AS

**ABSTAIN** 

TO APPROVE THE MINUTES OF THE

2015 ANNUAL

1 GENERAL MEETING OF ManagementFor For

SHAREHOLDERS THAT WAS

HELD ON THURSDAY 23RD APRIL 2015

2 TO ACKNOWLEDGE THE ANNUAL ManagementFor For

REPORT OF THE

COMPANY AND APPROVE THE

**AUDITED FINANCIAL** 

	3 3			
	STATEMENTS FOR THE YEAR ENDED 31ST			
	DECEMBER 2015			
	TO APPROVE THE OMISSION OF			
3	DIVIDEND	ManagementFor	For	
3	PAYMENT	Widilagement of	1.01	
	TO CONSIDER AND ELECT MR.			
4.1	CHARTSIRI	ManagementFor	For	
4.1	SOPHONPANICH AS DIRECTOR	Management of	1.01	
	TO CONSIDER AND ELECT MR.			
	CHAROON			
4.2	INTACHAN AS INDEPENDENT	ManagementFor	For	
	DIRECTOR			
4.3	TO CONSIDER AND ELECT MR. THIRAKIATI	ManagamantFan	For	
4.3	CHIRATHIVAT AS NEW DIRECTOR	ManagementFor	гог	
5	TO FIX DIRECTOR REMUNERATION	ManagamantFor	For	
3	TO APPOINT INDEPENDENT AUDITOR	ManagementFor	гог	
6	AND FIX THE	ManagamantFan	For	
6	AUDIT FEE	ManagementFor	ror	
7	TO CONSIDER OTHER MATTERS (IF	ManagementAbstain	For	
CMICC	ANY) COM LTD.			
		Maatina Tu		A mm.v.o.1
Security Ticker	y 871013108	Meeting Ty	pe	Annual
Symbol	SCMWY	Meeting Da	te	06-Apr-2016
•		A		934338282 -
ISIN	US8710131082	Agenda		Management
Item	Proposal	Proposed Vote	For/Again	
100111		by	Manageme	ent
	APPROVAL OF THE MANAGEMENT			
	COMMENTARY,			
	FINANCIAL STATEMENTS OF			
1.1	SWISSCOM LTD. AND	ManagementFor	For	
	THE CONSOLIDATED FINANCIAL			
	STATEMENTS FOR			
	THE FINANCIAL YEAR 2015			
	CONSULTATIVE VOTE ON THE		_	
1.2	REMUNERATION	ManagementFor	For	
	REPORT 2015			
2	APPROPRIATION OF THE RETAINED	М Ф	r	
2.	APPROPRIATION OF THE RETAINED EARNINGS 2015	ManagementFor	For	
2.	APPROPRIATION OF THE RETAINED EARNINGS 2015 AND DECLARATION OF DIVIDEND	ManagementFor	For	
2.	APPROPRIATION OF THE RETAINED EARNINGS 2015 AND DECLARATION OF DIVIDEND DISCHARGE OF THE MEMBERS OF	ManagementFor	For	
2.	APPROPRIATION OF THE RETAINED EARNINGS 2015 AND DECLARATION OF DIVIDEND DISCHARGE OF THE MEMBERS OF THE BOARD OF	ManagementFor  ManagementFor	For For	
	APPROPRIATION OF THE RETAINED EARNINGS 2015 AND DECLARATION OF DIVIDEND DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE GROUP			
	APPROPRIATION OF THE RETAINED EARNINGS 2015 AND DECLARATION OF DIVIDEND DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE GROUP EXECUTIVE BOARD			
3.	APPROPRIATION OF THE RETAINED EARNINGS 2015 AND DECLARATION OF DIVIDEND DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE GROUP EXECUTIVE BOARD RE-ELECTION OF FRANK ESSER TO	ManagementFor	For	
	APPROPRIATION OF THE RETAINED EARNINGS 2015 AND DECLARATION OF DIVIDEND DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE GROUP EXECUTIVE BOARD			

4.2	RE-ELECTION OF BARBARA FREI TO THE BOARD OF DIRECTORS	ManagementFor	For
4.3	RE-ELECTION OF CATHERINE MUHLEMANN TO THE	ManagementFor	For
4.4	BOARD OF DIRECTORS RE-ELECTION OF THEOPHIL SCHLATTER TO THE	ManagementFor	For
4.5	BOARD OF DIRECTORS ELECTION OF ROLAND ABT TO THE BOARD OF	ManagementFor	For
4.6	DIRECTORS ELECTION OF VALERIE BERSET BIRCHER TO THE	ManagementFor	For
4.7	BOARD OF DIRECTORS ELECTION OF ALAIN CARRUPT TO THE BOARD OF	ManagementFor	For
4.8	DIRECTORS RE-ELECTION OF HANSUELI LOOSLI TO THE BOARD	C	For
4.8	OF DIRECTORS RE-ELECTION OF HANSUELI LOOSLI	ManagementFor  ManagementFor	For
5.1	AS CHAIRMAN ELECTION OF FRANK ESSER TO THE REMUNERATION COMMITTEE	ManagementFor	For
5.2	RE-ELECTION OF BARBARA FREI TO THE REMUNERATION COMMITTEE	ManagementFor	For
5.3	RE-ELECTION OF HANSUELI LOOSLI TO THE REMUNERATION COMMITTEE	ManagementFor	For
5.4	RE-ELECTION OF THEOPHIL SCHLATTER TO THE REMUNERATION COMMITTEE	ManagementFor	For
5.5	RE-ELECTION OF HANS WERDER TO THE REMUNERATION COMMITTEE	ManagementFor	For
6.1	APPROVAL OF THE TOTAL REMUNERATION OF THE MEMBERS OF THE BOARD OF	ManagementFor	For
	DIRECTORS FOR 2017 APPROVAL OF THE TOTAL		
6.2	REMUNERATION OF THE MEMBERS OF THE GROUP EXECUTIVE BOARD FOR	E ManagementFor	For
7.	2017 RE-ELECTION OF THE INDEPENDENT PROXY	ManagementFor	For
8.	RE-ELECTION OF THE STATUTORY AUDITORS	ManagementFor	For

STARWOOD HOTELS & RESORTS WORLDWIDE, INC.

Security 85590A401 Meeting Type Special

Ticker HOT Meeting Date 08-Apr-2016

Symbol

934331187 -ISIN US85590A4013 Agenda Management

**Proposed** For/Against Vote Item Proposal Management by

TO APPROVE THE TRANSACTIONS

**CONTEMPLATED** 

BY THE AGREEMENT AND PLAN OF

MERGER,

DATED AS OF NOVEMBER 15, 2015, BY

AND AMONG

STARWOOD, MARRIOTT

INTERNATIONAL, INC., A

**DELAWARE CORPORATION** 1. ManagementFor For

("MARRIOTT"), SOLAR

MERGER SUB 1, INC., A WHOLLY

**OWNED DIRECT** 

SUBSIDIARY OF STARWOOD

("HOLDCO"), SOLAR

MERGER SUB 2, INC., ... (DUE TO

SPACE LIMITS.

SEE PROXY STATEMENT FOR FULL

PROPOSAL)

TO APPROVE, ON A NON-BINDING,

**ADVISORY** 

BASIS, THE COMPENSATION THAT

MAY BE PAID OR

2. BECOME PAYABLE TO STARWOOD'S ManagementFor For

NAMED

**EXECUTIVE OFFICERS IN** 

CONNECTION WITH THE

COMBINATION TRANSACTIONS.

TELECOM ARGENTINA, S.A.

Security 879273209 Meeting Type Special

Ticker **TEO** Meeting Date 08-Apr-2016 Symbol

934363449 -

**ISIN** US8792732096 Agenda Management

by

**Proposed** For/Against Item Proposal Vote

APPOINTMENT OF TWO

SHAREHOLDERS TO

1. APPROVE AND SIGN THE MINUTES OF ManagementFor For

THE

MEETING.

2. ManagementAbstain Against

Management

CONSIDERATION OF THE APPOINTMENT OF REGULAR AND ALTERNATE DIRECTORS. **CONSIDERATION OF THE** RESIGNATIONS SUBMITTED BY THREE MEMBERS AND THREE ALTERNATE MEMBERS OF THE **SUPERVISORY** COMMITTEE AND APPOINTMENT OF **THEIR** REPLACEMENTS UNTIL THE NEXT **ANNUAL** ORDINARY SHAREHOLDERS' MEETING IS HELD. REVIEW OF THE PERFORMANCE OF THE REGULAR AND ALTERNATE DIRECTORS AS WELL AS THE MEMBERS AND ALTERNATE MEMBERS OF THE ManagementFor For SUPERVISORY COMMITTEE WHO **RESIGNED DUE** TO THE CHANGE OF THE **CONTROLLING** SHAREHOLDER OF TELECOM ARGENTINA S.A.. TO GRANT INDEMNITY TO THE EXTENT AND AS FAR AS IT IS ALLOWED BY LAW, FOR A PERIOD OF 6 YEARS, TO THE MEMBERS AND **ALTERNATE** MEMBERS OF THE BOARD OF DIRECTORS AND OF THE SUPERVISORY COMMITTEE WHO **RESIGNED** TO THEIR POSITIONS DUE TO THE **CHANGE OF THE** ManagementAbstain Against CONTROLLING SHAREHOLDER OF THE COMPANY AND TO THE FORMER DIRECTORS AND MEMBERS OF THE SUPERVISORY COMMITTEE OF **TELECOM** ARGENTINA S.A. NOMINATED OR APPOINTED, DIRECTLY OR INDIRECTLY, BY THE

3.

4.

**FORMER** 

CONTROLLING SHAREHOLDER.

LIBERTY MEDIA CORPORATION

531229102 Security Meeting Type Special

Ticker **LMCA** Meeting Date 11-Apr-2016

Symbol

934332216 -ISIN US5312291025 Agenda Management

**Proposed** For/Against Vote Item Proposal Management by

A PROPOSAL TO APPROVE THE

ADOPTION OF AN

AMENDMENT AND RESTATEMENT OF

**OUR** 

CERTIFICATE OF INCORPORATION,

AMONG OTHER

THINGS, TO RECLASSIFY AND

**EXCHANGE OUR** 

EXISTING COMMON STOCK BY

**EXCHANGING THE** 

SHARES OF OUR EXISTING COMMON

STOCK FOR

NEWLY ISSUED SHARES OF THREE

1. **NEW TRACKING** ManagementFor For

STOCKS, TO BE DESIGNATED THE

LIBERTY

SIRIUSXM COMMON STOCK, THE

LIBERTY BRAVES

COMMON STOCK AND THE LIBERTY

COMMON STOCK, AND TO PROVIDE

FOR THE

ATTRIBUTION OF THE BUSINESSES.

**ASSETS AND** 

...(DUE TO SPACE LIMITS, SEE PROXY

**MATERIAL** 

FOR FULL PROPOSAL)

2. A PROPOSAL TO APPROVE THE ManagementFor For

ADOPTION OF AN

AMENDMENT AND RESTATEMENT OF

**OUR** 

CERTIFICATE OF INCORPORATION, IN

**CONNECTION** 

WITH THE RECLASSIFICATION AND

**EXCHANGE OF** 

OUR EXISTING COMMON STOCK.

**AMONG OTHER** 

THINGS, TO RECLASSIFY AND

**EXCHANGE EACH** 

**OUTSTANDING SHARE OF OUR** 

EXISTING SERIES A.

SERIES B AND SERIES C COMMON

STOCK BY

EXCHANGING EACH SUCH SHARE FOR

THE

FOLLOWING UPON THE

**CANCELLATION THEREOF:** 

ONE NEWLY ISSUED SHARE OF THE

**CORRESPONDING SERIES OF LIBERTY** 

**SIRIUSXM** 

COMMON ...(DUE TO SPACE LIMITS,

SEE PROXY

MATERIAL FOR FULL PROPOSAL)

A PROPOSAL TO APPROVE THE

ADOPTION OF AN

AMENDMENT AND RESTATEMENT OF

**OUR** 

CERTIFICATE OF INCORPORATION, IN

**CONNECTION** 

WITH THE RECLASSIFICATION AND

**EXCHANGE OF** 

OUR EXISTING COMMON STOCK.

**AMONG OTHER** 

THINGS, TO PROVIDE THE BOARD OF

3. DIRECTORS

ManagementFor For

ManagementFor

For

WITH DISCRETION TO CONVERT

**SHARES OF** 

COMMON STOCK INTENDED TO

TRACK THE

PERFORMANCE OF ANY OF THE

SIRIUSXM GROUP,

THE BRAVES GROUP OR THE MEDIA

**GROUP INTO** 

COMMON STOCK INTENDED TO

TRACK THE

PERFORMANCE OF ONE OF SUCH

OTHER GROUPS.

A PROPOSAL TO APPROVE THE

ADOPTION OF AN

AMENDMENT AND RESTATEMENT OF

**OUR** 

4.

CERTIFICATE OF INCORPORATION, IN

**CONNECTION** 

WITH THE RECLASSIFICATION AND

EXCHANGE OF

OUR EXISTING COMMON STOCK,

**AMONG OTHER** 

THINGS, TO PROVIDE THE BOARD OF

**DIRECTORS** 

WITH DISCRETION TO PERMIT THE

SALE OF ALL OR

SUBSTANTIALLY ALL OF THE ASSETS

OF A GROUP

ManagementFor

For

WITHOUT A VOTE OF THE HOLDERS

OF THE STOCK

OF THAT GROUP, IF THE NET

PROCEEDS OF SUCH

SALE ARE DISTRIBUTED TO HOLDERS

OF THAT

STOCK BY MEANS OF A DIVIDEND OR

...(DUE TO

SPACE LIMITS, SEE PROXY MATERIAL

FOR FULL

PROPOSAL)

A PROPOSAL TO AUTHORIZE THE

**ADJOURNMENT** 

OF THE SPECIAL MEETING BY

LIBERTY MEDIA TO

PERMIT FURTHER SOLICITATION OF

PROXIES, IF

5. NECESSARY OR APPROPRIATE, IF

SUFFICIENT

VOTES ARE NOT REPRESENTED AT

THE SPECIAL

MEETING TO APPROVE THE OTHER

PROPOSALS TO

BE PRESENTED AT THE SPECIAL

MEETING.

LIBERTY MEDIA CORPORATION

Security 531229300 Meeting Type Special

Ticker LMCK Meeting Date 11-Apr-2016

Symbol

ISIN US5312293005 Agenda 934332216 - Management

Item Proposal Proposed by Vote For/Against Management

1. A PROPOSAL TO APPROVE THE ManagementFor For

ADOPTION OF AN

AMENDMENT AND RESTATEMENT OF

**OUR** 

CERTIFICATE OF INCORPORATION,

**AMONG OTHER** 

THINGS, TO RECLASSIFY AND

**EXCHANGE OUR** 

EXISTING COMMON STOCK BY

**EXCHANGING THE** 

SHARES OF OUR EXISTING COMMON

STOCK FOR

NEWLY ISSUED SHARES OF THREE

**NEW TRACKING** 

STOCKS, TO BE DESIGNATED THE

LIBERTY

SIRIUSXM COMMON STOCK, THE

LIBERTY BRAVES

COMMON STOCK AND THE LIBERTY

**MEDIA** 

COMMON STOCK, AND TO PROVIDE

FOR THE

ATTRIBUTION OF THE BUSINESSES,

**ASSETS AND** 

...(DUE TO SPACE LIMITS, SEE PROXY

**MATERIAL** 

FOR FULL PROPOSAL)

A PROPOSAL TO APPROVE THE

ADOPTION OF AN

AMENDMENT AND RESTATEMENT OF

**OUR** 

CERTIFICATE OF INCORPORATION, IN

**CONNECTION** 

WITH THE RECLASSIFICATION AND

**EXCHANGE OF** 

OUR EXISTING COMMON STOCK,

AMONG OTHER

THINGS, TO RECLASSIFY AND

**EXCHANGE EACH** 

2. OUTSTANDING SHARE OF OUR

ManagementFor For

EXISTING SERIES A,

SERIES B AND SERIES C COMMON

STOCK BY

EXCHANGING EACH SUCH SHARE FOR

THE

FOLLOWING UPON THE

**CANCELLATION THEREOF:** 

ONE NEWLY ISSUED SHARE OF THE

CORRESPONDING SERIES OF LIBERTY

**SIRIUSXM** 

COMMON ...(DUE TO SPACE LIMITS,

**SEE PROXY** 

MATERIAL FOR FULL PROPOSAL)

3. A PROPOSAL TO APPROVE THE ManagementFor For

ADOPTION OF AN

AMENDMENT AND RESTATEMENT OF

**OUR** 

CERTIFICATE OF INCORPORATION, IN

**CONNECTION** 

WITH THE RECLASSIFICATION AND

**EXCHANGE OF** 

OUR EXISTING COMMON STOCK,

**AMONG OTHER** 

THINGS, TO PROVIDE THE BOARD OF

**DIRECTORS** 

WITH DISCRETION TO CONVERT

**SHARES OF** 

COMMON STOCK INTENDED TO

TRACK THE PERFORMANCE OF ANY OF THE SIRIUSXM GROUP, THE BRAVES GROUP OR THE MEDIA **GROUP INTO** COMMON STOCK INTENDED TO TRACK THE PERFORMANCE OF ONE OF SUCH OTHER GROUPS. A PROPOSAL TO APPROVE THE ADOPTION OF AN AMENDMENT AND RESTATEMENT OF **OUR** CERTIFICATE OF INCORPORATION, IN CONNECTION WITH THE RECLASSIFICATION AND ManagementFor For **EXCHANGE OF** OUR EXISTING COMMON STOCK, **AMONG OTHER** THINGS, TO PROVIDE THE BOARD OF **DIRECTORS** WITH DISCRETION TO PERMIT THE SALE OF ALL OR SUBSTANTIALLY ALL OF THE ASSETS OF A GROUP WITHOUT A VOTE OF THE HOLDERS OF THE STOCK OF THAT GROUP, IF THE NET PROCEEDS OF SUCH SALE ARE DISTRIBUTED TO HOLDERS OF THAT STOCK BY MEANS OF A DIVIDEND OR ...(DUE TO SPACE LIMITS, SEE PROXY MATERIAL FOR FULL PROPOSAL) A PROPOSAL TO AUTHORIZE THE **ADJOURNMENT** OF THE SPECIAL MEETING BY LIBERTY MEDIA TO PERMIT FURTHER SOLICITATION OF PROXIES, IF

NECESSARY OR APPROPRIATE, IF 5. **SUFFICIENT** 

ManagementFor

For

VOTES ARE NOT REPRESENTED AT THE SPECIAL MEETING TO APPROVE THE OTHER

PROPOSALS TO

BE PRESENTED AT THE SPECIAL

MEETING.

4.

TELIASONERA AB, STOCKHOLM

Security W95890104 Meeting Type **Annual General Meeting** 

Ticker Meeting Date 12-Apr-2016

Symbol

706778959 -**ISIN** SE0000667925 Agenda Management

**Proposed** For/Against Vote Item **Proposal** Management by

AN ABSTAIN VOTE CAN HAVE THE

SAME EFFECT AS

AN AGAINST VOTE IF THE

**CMMT MEETING-REQUIRE** Non-Voting

APPROVAL FROM MAJORITY OF

PARTICIPANTS TO PASS A RESOLUTION. MARKET RULES REQUIRE

DISCLOSURE OF

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS MULTIPLE

BENEFICIAL OWNERS, YOU WILL

**NEED TO-PROVIDE** 

CMMT THE BREAKDOWN OF EACH Non-Voting

> BENEFICIAL OWNER NAME, ADDRESS AND

SHARE-POSITION TO YOUR

CLIENT SERVICE REPRESENTATIVE.

INFORMATION IS REQUIRED-IN

ORDER FOR YOUR

VOTE TO BE LODGED

IMPORTANT MARKET PROCESSING

**REQUIREMENT:** 

A BENEFICIAL OWNER SIGNED

POWER OF-

ATTORNEY (POA) IS REQUIRED IN

ORDER TO

LODGE AND EXECUTE YOUR VOTING-

CMMT INSTRUCTIONS IN THIS MARKET. Non-Voting

ABSENCE OF A

POA, MAY CAUSE YOUR

**INSTRUCTIONS TO-BE** 

REJECTED. IF YOU HAVE ANY

**OUESTIONS, PLEASE** 

CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

THE BOARD DOES NOT MAKE ANY

RECOMMENDATION ON RESOLUTION Non-Voting **CMMT** 

22.A TO 22.K

**AND 23** 

1	ELECTION OF CHAIR OF THE MEETING : EVA HAGG, ADVOKAT	S Non-Voting
	PREPARATION AND APPROVAL OF	
2	VOTING REGISTER	Non-Voting
3	ADOPTION OF AGENDA ELECTION OF TWO PERSONS TO	Non-Voting
4	CHECK THE MINUTES OF THE MEETING TOGETHER WITH THE-	Non-Voting
5	CHAIR DETERMINATION OF WHETHER THE MEETING HAS BEEN DULY CONVENED	Non-Voting
	PRESENTATION OF THE ANNUAL REPORT AND THE AUDITOR'S REPORT, THE CONSOLIDATED-	
	FINANCIAL STATEMENTS AND THE AUDITOR'S REPORT ON THE CONSOLIDATED FINANCIAL-	
6	STATEMENTS FOR 2015 A DESCRIPTION BY THE CHAIR OF THE BOARD OF DIRECTORS-MARIE EHRLING OF THE WORK OF THE	Non-Voting
	BOARD OF DIRECTORS DURING 2015 AND A SPEECH-BY PRESIDENT AND CEO JOHAN	
	DENNELIND IN CONNECTION HEREWITH RESOLUTION TO ADOPT THE INCOME STATEMENT,	
7	THE BALANCE SHEET, THE CONSOLIDATED INCOME STATEMENT AND THE CONSOLIDATED	ManagementNo Action
	BALANCE SHEET FOR 2015 RESOLUTION ON APPROPRIATION OF THE	
8	COMPANY'S PROFIT AS SHOWN ON THE ADOPTED BALANCE SHEET AND SETTING OF RECORD DATE	ManagementNo Action
9	FOR THE DIVIDEND : SEK 67,189 RESOLUTION ON DISCHARGE OF THE DIRECTORS	ManagementNo Action

AND THE CEO FROM PERSONAL

	0 0	
	LIABILITY	
	TOWARDS THE COMPANY FOR THE	
	ADMINISTRATION OF THE COMPANY	
	IN 2015	
	RESOLUTION ON NUMBER OF	
	DIRECTORS AND	
	ALTERNATE DIRECTORS TO BE	
10	ELECTED AT THE	ManagementNo Action
	MEETING: EIGHT DIRECTORS WITH	
	NO	
	ALTERNATE DIRECTORS	
	RESOLUTION ON REMUNERATION	
11	PAYABLE TO THE	ManagementNo Action
	DIRECTORS	
12.1	ELECTION OF DIRECTOR: MARIE	ManagementNo Action
	EHRLING	
12.2	ELECTION OF DIRECTOR	ManagementNo Action
	: OLLI-PEKKA KALLASVUO	
12.3	ELECTION OF DIRECTOR: MIKKO	ManagementNo Action
	KOSONEN	C
12.4	ELECTION OF DIRECTOR: NINA	ManagementNo Action
	LINANDER ELECTION OF DIRECTOR - MARTIN	· ·
12.5	ELECTION OF DIRECTOR: MARTIN	ManagementNo Action
	LORENTZON ELECTION OF DIRECTOR: SUSANNA	-
12.6	CAMPBELL	ManagementNo Action
	ELECTION OF DIRECTOR: ANNA	
12.7	SETTMAN	ManagementNo Action
	ELECTION OF DIRECTOR: OLAF	
12.8	SWANTEE	ManagementNo Action
	ELECTION OF CHAIR AND VICE-CHAIR	
	OF THE	
13.1	BOARD OF DIRECTOR: MARIE	ManagementNo Action
	EHRLING (CHAIR)	
	ELECTION OF CHAIR AND VICE-CHAIR	
	OF THE	
13.2	BOARD OF DIRECTOR: OLLI-PEKKA	ManagementNo Action
	KALLASVUO	-
	(VICE CHAIR)	
	RESOLUTION ON NUMBER OF	
14	AUDITORS AND	ManagementNo Action
	DEPUTY AUDITORS	
	RESOLUTION ON REMUNERATION	
15	PAYABLE TO THE	ManagementNo Action
	AUDITOR	
	ELECTION OF AUDITOR AND ANY	
	DEPUTY	
16	AUDITORS: ELECTION OF THE AUDIT	ManagementNo Action
	COMPANY	
1.7	DELOITTE AB	NA AT A C
17		ManagementNo Action

**ELECTION OF NOMINATION COMMITTEE AND** RESOLUTION ON INSTRUCTION FOR THE NOMINATION COMMITTEE: ELECTION OF DANIEL KRISTIANSSON (SWEDISH STATE), KARI JARVINEN (SOLIDIUM OY), JOHAN STRANDBERG (SEB FUNDS), ANDERS OSCARSSON (AMF AND AMF FUNDS) AND MARIE EHRLING (CHAIR OF THE **BOARD OF** DIRECTORS) RESOLUTION ON PRINCIPLES FOR REMUNERATION 18 ManagementNo Action TO GROUP EXECUTIVE **MANAGEMENT** RESOLUTION AUTHORIZING THE **BOARD OF** 19 DIRECTORS TO DECIDE ON ManagementNo Action **ACQUISITION OF THE** COMPANY'S OWN SHARES **RESOLUTION ON: IMPLEMENTATION** 20.A OF A LONG-ManagementNo Action **TERM INCENTIVE PROGRAM 2016/2019 RESOLUTION ON: HEDGING** 20.B ARRANGEMENTS FOR ManagementNo Action THE PROGRAM RESOLUTION ON AMENDMENT OF THE COMPANY'S 21 ManagementNo Action ARTICLES OF ASSOCIATION (TELIA COMPANY AB) RESOLUTION ON SHAREHOLDER PROPOSAL FROM MR THORWALD ARVIDSSON THAT THE ANNUAL GENERAL MEETING SHALL 22.A RESOLVE: TO ADOPT A ManagementNo Action VISION ON ABSOLUTE EQUALITY **BETWEEN MEN** AND WOMEN ON ALL LEVELS WITHIN THE **COMPANY** 22.B RESOLUTION ON SHAREHOLDER ManagementNo Action PROPOSAL FROM MR THORWALD ARVIDSSON THAT THE ANNUAL

GENERAL MEETING SHALL

RESOLVE: TO

ManagementNo Action

INSTRUCT THE BOARD OF DIRECTORS

OF THE

COMPANY TO SET UP A WORKING

**GROUP WITH** 

THE TASK OF IMPLEMENTING THIS

VISION IN THE

LONG TERM AS WELL AS CLOSELY

MONITOR THE

DEVELOPMENT ON BOTH THE

**EQUALITY AND THE** 

ETHNICITY AREA

RESOLUTION ON SHAREHOLDER

PROPOSAL FROM

MR THORWALD ARVIDSSON THAT

THE ANNUAL

GENERAL MEETING SHALL

RESOLVE: TO

22.C ANNUALLY SUBMIT A REPORT IN

WRITING TO THE

ANNUAL GENERAL MEETING, AS A

**SUGGESTION BY** 

INCLUDING THE REPORT IN THE

PRINTED VERSION

OF THE ANNUAL REPORT

RESOLUTION ON SHAREHOLDER

PROPOSAL FROM

MR THORWALD ARVIDSSON THAT

THE ANNUAL

GENERAL MEETING SHALL

RESOLVE: TO

22.D INSTRUCT THE BOARD OF DIRECTORS Management No Action

TO TAKE

NECESSARY ACTION IN ORDER TO

**BRING ABOUT A** 

SHAREHOLDERS' ASSOCIATION

WORTHY OF THE

NAME OF THE COMPANY

RESOLUTION ON SHAREHOLDER

PROPOSAL FROM

MR THORWALD ARVIDSSON THAT

THE ANNUAL

GENERAL MEETING SHALL

22.E RESOLVE: THAT ManagementNo Action

DIRECTORS SHOULD NOT BE

**ALLOWED TO** 

INVOICE THEIR FEES FROM A LEGAL

ENTITY,

**SWEDISH OR FOREIGN** 

22.F RESOLUTION ON SHAREHOLDER

PROPOSAL FROM

MR THORWALD ARVIDSSON THAT

ManagementNo Action

THE ANNUAL

GENERAL MEETING SHALL

RESOLVE: THAT THE

NOMINATION COMMITTEE IN

PERFORMING ITS

**DUTIES SHOULD PAY PARTICULAR** 

ATTENTION TO

ISSUES ASSOCIATED WITH ETHICS,

**GENDER AND** 

**ETHNICITY** 

RESOLUTION ON SHAREHOLDER

PROPOSAL FROM

MR THORWALD ARVIDSSON THAT

THE ANNUAL

GENERAL MEETING SHALL

RESOLVE: TO

INSTRUCT THE BOARD OF DIRECTORS

- IF

POSSIBLE - TO PREPARE A PROPOSAL

TO BE

22.G REFERRED TO THE ANNUAL GENERALManagementNo Action

**MEETING** 

2017 (OR AT ANY EXTRAORDINARY

**GENERAL** 

MEETING HELD PRIOR TO THAT)

**ABOUT** 

REPRESENTATION ON THE BOARD

AND THE

NOMINATION COMMITTEE FOR THE

**SMALL AND** 

**MEDIUM-SIZED SHAREHOLDERS** 

RESOLUTION ON SHAREHOLDER

PROPOSAL FROM

MR THORWALD ARVIDSSON THAT

THE ANNUAL

GENERAL MEETING SHALL

22.H RESOLVE: TO INITIATE

A SPECIAL INVESTIGATION ABOUT

HOW THE MAIN

OWNERSHIP HAS BEEN EXERCISED

BY THE

**GOVERNMENTS OF FINLAND AND** 

**SWEDEN** 

22.I RESOLUTION ON SHAREHOLDER

PROPOSAL FROM

MR THORWALD ARVIDSSON THAT

THE ANNUAL

GENERAL MEETING SHALL

RESOLVE: TO INITIATE

A SPECIAL INVESTIGATION ABOUT

THE

ManagementNo Action

ManagementNo Action

RELATIONSHIP BETWEEN THE

**CURRENT** 

SHAREHOLDERS' ASSOCIATION AND

THE

COMPANY, THE INVESTIGATION

SHOULD PAY

PARTICULAR ATTENTION TO THE

**FINANCIAL** 

**ASPECTS** 

RESOLUTION ON SHAREHOLDER

PROPOSAL FROM

MR THORWALD ARVIDSSON THAT

THE ANNUAL

GENERAL MEETING SHALL

RESOLVE: TO INITIATE

22.J A SPECIAL INVESTIGATION OF THE ManagementNo Action

COMPANY'S

NON-EUROPEAN BUSINESS,

PARTICULARLY AS TO

THE ACTIONS OF THE BOARD OF

DIRECTORS, CEO

AND AUDITORS

RESOLUTION ON SHAREHOLDER

PROPOSAL FROM

MR THORWALD ARVIDSSON THAT

THE ANNUAL

GENERAL MEETING SHALL

22.K RESOLVE: TO MAKE ManagementNo Action

PUBLIC ALL REVIEW MATERIALS

ABOUT THE NON-

EUROPEAN BUSINESS, BOTH

**INTERNALLY AND** 

**EXTERNALLY** 

SHAREHOLDER PROPOSAL FROM MR

**THORWALD** 

ARVIDSSON ON RESOLUTION ON

AMENDMENT OF

THE COMPANY'S ARTICLES OF

**ASSOCIATION** 

TIM PARTICIPACOES SA

Security 88706P205 Meeting Type Annual

Ticker Symbol TSU Meeting Date 12-Apr-2016

ManagementNo Action

934355012 -

ISIN US88706P2056 Agenda Management

Item Proposal Proposed by Vote For/Against Management

A1 TO RESOLVE ON THE MANAGEMENT'S ManagementFor For

**REPORT** 

AND THE FINANCIAL STATEMENTS OF

THE COMPANY, DATED AS OF DECEMBER 31ST, 2015 TO RESOLVE ON THE MANAGEMENT'S **PROPOSAL** FOR THE ALLOCATION OF THE A2 **RESULTS RELATED** ManagementFor For TO THE FISCAL YEAR OF 2015 AND **DISTRIBUTION** OF DIVIDENDS BY THE COMPANY TO RESOLVE ON THE COMPOSITION OF THE FISCAL COUNCIL OF THE COMPANY **A3** ManagementFor For AND TO ELECT ITS REGULAR AND ALTERNATE **MEMBERS** TO RESOLVE ON THE PROPOSED **COMPENSATION** FOR THE COMPANY'S A4 ADMINISTRATORS AND THE ManagementFor For MEMBERS OF THE FISCAL COUNCIL, FOR THE YEAR OF 2016 TO RESOLVE ON THE PROPOSED **EXTENSION OF** THE COOPERATION AND SUPPORT AGREEMENT, TO BE ENTERED INTO BY AND E1 AMONG TELECOM ManagementFor For ITALIA S.P.A., ON ONE SIDE, AND TIM CELULAR S.A., INTELIG TELECOMUNICACOES LTDA. AND THE COMPANY, ON THE OTHER SIDE TO RESOLVE ON THE COMPANY'S **BY-LAWS** AMENDMENT AND CONSOLIDATION TO ADJUST THE E2 ManagementFor For WORDING OF THE PROVISIONS **CONCERNING THE** COMPANY'S HEADQUARTERS **ADDRESS** TELEVISION FRANCAISE 1 SA TF1, BOULOGNE BILLANCOUR Security F91255103 Meeting Type MIX Ticker Meeting Date 14-Apr-2016 Symbol 706725340 -**ISIN** FR0000054900 Agenda Management **Proposed** For/Against Proposal Vote Item

by

Management

PLEASE NOTE IN THE FRENCH

MARKET THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND

Non-Voting

"AGAINST" A VOTE OF "ABSTAIN"

WILL BE TREATED

AS AN "AGAINST" VOTE.

THE FOLLOWING APPLIES TO

**SHAREHOLDERS** 

THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

FRENCH CUSTODIAN: PROXY CARDS:

**VOTING** 

INSTRUCTIONS WILL BE FORWARDED

TO THE-

GLOBAL CUSTODIANS ON THE VOTE

CMMT DEADLINE

DATE. IN CAPACITY AS REGISTERED- Non-Voting

INTERMEDIARY, THE GLOBAL

**CUSTODIANS WILL** 

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU

REQUEST MORE

INFORMATION, PLEASE

**CONTACT-YOUR CLIENT** 

REPRESENTATIVE

23 MAR 2016: PLEASE NOTE THAT

**IMPORTANT** 

ADDITIONAL MEETING INFORMATION

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Non-Voting

officiel.gouv.fr/pdf/2016/0318/201603181600900.pdf

AND-https://balo.journal-

officiel.gouv.fr/pdf/2016/0323/201603231600901.pdf.

IF-

YOU HAVE ALREADY SENT IN YOUR

VOTES.

PLEASE DO NOT VOTE AGAIN UNLESS

YOU-DECIDE

TO AMEND YOUR ORIGINAL

INSTRUCTIONS. THANK

YOU.

O.1 ManagementFor For

	_aga: :g. a,		
	APPROVAL OF THE ANNUAL		
	INDIVIDUAL FINANCIAL		
	STATEMENTS AND OPERATIONS FOR		
	THE 2015		
	FINANCIAL YEAR		
	APPROVAL OF THE CONSOLIDATED		
	FINANCIAL		
O.2	STATEMENTS AND OPERATIONS FOR	ManagementFor	For
	THE 2015		
	FINANCIAL YEAR		
	APPROVAL OF THE REGULATED		
0.3	AGREEMENTS AND	ManagamantFor	For
0.3	COMMITMENTS BETWEEN TF1 AND	ManagementFor	FOI
	BOUYGUES		
	APPROVAL OF THE REGULATED		
	AGREEMENTS AND		
O.4	COMMITMENTS OTHER THAN THOSE	ManagementFor	For
	BETWEEN TF1		
	AND BOUYGUES		
	ALLOCATION OF INCOME FOR THE		
O.5	2015 FINANCIAL	ManagementFor	For
	YEAR AND SETTING OF DIVIDEND		
	THREE-YEAR APPOINTMENT OF		
0.6	PASCALINE	ManagementFor	For
	AUPEPIN DE LAMOTHE DREUZY AS	C	
	DIRECTOR		
0.7	THREE-YEAR RENEWAL OF TERM OF MRS JANINE	Managara	F
O.7		ManagementFor	For
	LANGLOIS-GLANDIER AS DIRECTOR THREE-YEAR RENEWAL OF TERM OF		
0.8	MR GILLES	ManagamantFor	For
0.8	PELISSON AS DIRECTOR	ManagementFor	гог
	THREE-YEAR RENEWAL OF TERM OF		
0.9	MR OLIVIER	ManagementFor	For
0.9	ROUSSAT AS DIRECTOR	ivianagement of	1.01
	RECOGNITION OF THE ELECTION OF		
O.10	DIRECTORS	ManagementFor	For
0.10	REPRESENTING THE STAFF	Wanagement of	1 01
	FAVOURABLE OPINION ON THE		
	REMUNERATION		
	OWED OR ALLOCATED FOR THE 2015		
0.11	FINANCIAL	ManagementFor	For
	YEAR TO MR NONCE PAOLINI,		
	CHAIRMAN OF THE		
	BOARD OF DIRECTORS		
O.12	APPROVAL OF A REGULATED	ManagementFor	For
	COMMITMENT	-	
	PURSUANT TO ARTICLE L.225-42-1 OF		
	THE FRENCH		
	COMMERCIAL CODE FOR THE		
	BENEFIT OF GILLES		

	3 3		
0.13	PELISSON SIX-YEAR APPOINTMENT OF ERNST AND YOUNG AS	ManagementFor	For
0.13	STATUTORY AUDITOR	Management of	101
0.14	SIX-YEAR APPOINTMENT OF AUDITEX		
O.14	AS DEPUTY STATUTORY AUDITOR	ManagementFor	For
	AUTHORISATION GRANTED TO THE		
0.15	BOARD OF DIRECTORS TO ALLOW THE	ManagamantFor	For
0.13	COMPANY TO TRADE	ManagementFor	ror
	IN ITS OWN SHARES		
	AUTHORISATION GRANTED TO THE BOARD OF		
	DIRECTORS TO REDUCE THE SHARE		
E.16	CAPITAL THE CANCELL ATION OF	ManagementFor	For
	THROUGH THE CANCELLATION OF ITS OWN		
	SHARES HELD BY THE COMPANY		
	AUTHORISATION GRANTED TO THE BOARD OF		
	DIRECTORS TO PROCEED WITH		
	FREELY		
	ALLOCATING EXISTING SHARES OR SHARES TO BE		
E.17	ISSUED, WITH WAIVER OF	ManagementAgainst	Against
	SHAREHOLDERS TO THEIR PREEMPTIVE SUBSCRIPTION	2	8
	RIGHT, IN		
	FAVOUR OF EMPLOYEES OR		
	EXECUTIVE OFFICERS OF THE COMPANY OR ASSOCIATED		
	COMPANIES		
	AMENDMENT OF ARTICLE 10 OF THE BY-LAWS TO		
	REMOVE THE FIXED NUMBER OF		
E.18	DIRECTORS AND SET A VARIABLE NUMBER OF	ManagamantFan	Бол
E.10	DIRECTORS: THE	ManagementFor	For
	NUMBER OF DIRECTORS		
	CONSTITUTING THE BOARD OF DIRECTORS		
	AMENDMENT OF ARTICLE 18 OF THE		
	BY-LAWS TO ALLOW THE APPOINTMENT OF MORE		
E.19	THAN TWO	ManagementFor	For
	STATUTORY AUDITORS AND TWO	-	
	DEPUTY STATUTORY AUDITORS		
E.20	POWERS TO CARRY OUT ALL LEGAL	ManagementFor	For
	FILINGS AND		

	FORMALITIES				
	ERGYS CORPORATION				
Securit	•		Meeting Ty	ype	Annual
Ticker Symbo	( 'V( <del>i</del>		Meeting Da	ate	14-Apr-2016
ISIN	US2124851062		Agenda		934330717 - Management
Item	Proposal	Proposed by	Vote	For/Agair Managem	
1.	DIRECTOR	Manageme	ent		
	1 ANDREA J. AYERS		For	For	
	2 CHERYL K. BEEBE		For	For	
	3 RICHARD R. DEVENUTI		For	For	
	4 JEFFREY H. FOX		For	For	
	5 JOSEPH E. GIBBS		For	For	
	6 JOAN E. HERMAN		For	For	
	7 THOMAS L. MONAHAN III		For	For	
	8 RONALD L. NELSON		For	For	
	9 RICHARD F. WALLMAN		For	For	
	TO RATIFY THE APPOINTMENT OF ERNST & YOUNG				
2.	LLP AS OUR INDEPENDENT	Manageme	entFor	For	
	REGISTERED PUBLIC	C			
	ACCOUNTING FIRM FOR FISCAL 2016. TO APPROVE, ON AN ADVISORY BASIS, THE				
3.	COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS.	Manageme	entFor	For	
WVNIN	N RESORTS, LIMITED				
Securit	•		Meeting Ty	vne	Annual
Ticker	•		Wiccing 1	ypc	Ailliuai
Symbo	WYNN		Meeting D	ate	14-Apr-2016
ISIN	US9831341071		Agenda		934333193 - Management
Item	Proposal	Proposed by	Vote	For/Agair Managem	
1.	DIRECTOR	Manageme	ent	1,1,1,1,1,0,0,11	
	1 DR. RAY R. IRANI	1.1	For	For	
	2 ALVIN V. SHOEMAKER		For	For	
	3 STEPHEN A. WYNN		For	For	
	TO RATIFY THE APPOINTMENT OF		2 01	- 01	
2	ERNST & YOUNG	Managari	ant Can	Eo.	
2.	LLP AS OUR INDEPENDENT	Manageme	entror	For	
	REGISTERED PUBLIC				
2	ACCOUNTING FIRM FOR 2016.	C1. 1 11	<b>.</b>	Г	
3.	TO VOTE ON A STOCKHOLDER	Sharehold	er Against	For	

PROPOSAL

REGARDING A POLITICAL

**CONTRIBUTIONS** 

REPORT, IF PROPERLY PRESENTED AT

THE

ANNUAL MEETING.

**BOYD GAMING CORPORATION** 

Security	103304101	Meeting Type	Annual
Ticker Symbol	BYD	Meeting Date	14-Apr-2016
ISIN	US1033041013	Agenda	934341215 -

Proposed For/Against Vote Item **Proposal** Management by 1. **DIRECTOR** Management 1 JOHN R. BAILEY For For 2 ROBERT L. BOUGHNER For For For For 3 WILLIAM R. BOYD 4 WILLIAM S. BOYD For For 5 RICHARD E. FLAHERTY For For 6 MARIANNE BOYD JOHNSON For For 7 KEITH E. SMITH For For 8 CHRISTINE J. SPADAFOR For For 9 PETER M. THOMAS For For 10 PAUL W. WHETSELL For For 11 VERONICA J. WILSON For For TO RATIFY THE APPOINTMENT OF **DELOITTE &** TOUCHE LLP AS OUR INDEPENDENT 2. **REGISTERED** ManagementFor For PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2016. TO REAPPROVE THE COMPANY'S 2000 3. ManagementFor **EXECUTIVE** For MANAGEMENT INCENTIVE PLAN. TO VOTE ON A STOCKHOLDER PROPOSAL, IF 4. Shareholder Against For PROPERLY PRESENTED AT THE ANNUAL MEETING. AMERICA MOVIL, S.A.B. DE C.V. Security Meeting Type 02364W105 Annual Ticker Meeting Date **AMX** 19-Apr-2016 Symbol 934392173 -**ISIN** US02364W1053 Agenda Management

Item Proposal Proposed by Vote For/Against Management

I. APPOINTMENT OR, AS THE CASE MAY ManagementAbstain BE,

REELECTION OF THE MEMBERS OF

Management

ManagementFor

THE BOARD OF

DIRECTORS OF THE COMPANY THAT

THE HOLDERS

OF THE SERIES "L" SHARES ARE

**ENTITLED TO** 

APPOINT. ADOPTION OF

RESOLUTIONS THEREON.

APPOINTMENT OF DELEGATES TO

EXECUTE, AND

IF, APPLICABLE, FORMALIZE THE

II. RESOLUTIONS

ADOPTED BY THE MEETING.

ADOPTION OF

RESOLUTIONS THEREON.

RTL GROUP SA, LUXEMBOURG

Security L80326108 Meeting Type Ordinary General Meeting

Ticker Symbol Meeting Date 20-Apr-2016

ISIN LU0061462528 Agenda 706806568 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1	RECEIVE BOARD'S AND AUDITOR'S REPORTS	Non-Voting	
2.1	APPROVE FINANCIAL STATEMENTS	ManagementFor	For
2.2	APPROVE CONSOLIDATED FINANCIAL STATEMENTS	<sup>*</sup> ManagementFor	For
3	APPROVE ALLOCATION OF INCOME AND DIVIDENDS	ManagementFor	For
4.1	APPROVE DISCHARGE OF DIRECTORS	ManagementFor	For
4.2	APPROVE DISCHARGE OF AUDITORS	ManagementFor	For
	APPROVE COOPTATION OF ROLF		
5.1	HELLERMANN AS	ManagementFor	For
	NON-EXECUTIVE DIRECTOR		
5.2	ELECT BERND HIRSCH AS DIRECTOR	ManagementFor	For
	RENEW APPOINTMENT OF		
5.3	PRICEWATERHOUSECOOPERS AS	ManagementFor	For
	AUDITOR		
6	TRANSACT OTHER BUSINESS	Non-Voting	
	24 MAR 2016: PLEASE NOTE THAT THE		
	MEETING TYPE WAS CHANCED EDOM ACM TO		
	TYPE WAS CHANGED FROM AGM TO		
	OGMIF YOU , HAVE ALREADY SENT IN YOUR		
CMMT	VOTES, PLEASE DO	Non-Voting	
	NOT VOTE AGAIN UNLESS		
	YOU-DECIDE TO AMEND		
	YOUR ORIGINAL INSTRUCTIONS.		
	THANK YOU.		

CONTAX PARTICIPACOES SA, RIO DE JANEIRO

Security P3144E129 Meeting Type ExtraOrdinary General

Meeting

Ticker Symbol Meeting Date 20-Apr-2016

ISIN BRCTAXCDAM19 Agenda 706841574 - Management

Item Proposal Proposed by Vote For/Against Management

IMPORTANT MARKET PROCESSING

**REQUIREMENT:** 

A BENEFICIAL OWNER SIGNED

POWER OF-

ATTORNEY (POA) IS REQUIRED IN

ORDER TO

LODGE AND EXECUTE YOUR VOTING-

CMMT INSTRUCTIONS IN THIS MARKET. Non-Voting

ABSENCE OF A

POA, MAY CAUSE YOUR

**INSTRUCTIONS TO-BE** 

REJECTED. IF YOU HAVE ANY

QUESTIONS, PLEASE

CONTACT YOUR CLIENT SERVICE-

**REPRESENTATIVE** 

PLEASE NOTE THAT VOTES 'IN FAVOR'

**AND** 

'AGAINST' IN THE SAME AGENDA

ITEM ARE-NOT

CMMT ALLOWED. ONLY VOTES IN FAVOR Non-Voting

AND/OR

ABSTAIN OR AGAINST AND/ OR

ABSTAIN-ARE

ALLOWED. THANK YOU

CMMT PLEASE NOTE THAT SHAREHOLDERS Non-Voting

**CAN SUBMIT** 

A MEMBER FROM THE CANDIDATES

LIST OR-

ALTERNATIVELY A CANDIDATE

**OUTSIDE OF THIS** 

LIST, HOWEVER WE CANNOT DO

THIS-THROUGH

THE PROXYEDGE PLATFORM. IN

ORDER TO SUBMIT

A VOTE TO ELECT A-CANDIDATE

**OUTSIDE THE** 

LIST, CLIENTS MUST CONTACT THEIR

**CSR TO** 

INCLUDE THE-NAME OF THE

CANDIDATE TO BE

ELECTED. IF INSTRUCTIONS TO VOTE

ON THIS ITEM

ARE-RECEIVED WITHOUT A

CANDIDATE'S NAME,

YOUR VOTE WILL BE PROCESSED IN

FAVOR OR-

AGAINST OF THE DEFAULT

COMPANY'S

CANDIDATE. THANK YOU

THE BOARD / ISSUER HAS NOT

RELEASED A

STATEMENT ON WHETHER THEY

CMMT RECOMMEND TO-

Non-Voting

VOTE IN FAVOUR OR AGAINST THE

SLATE 1.1, 1.2,

AND 1.3

PLEASE NOTE THAT ALTHOUGH

THERE ARE 3

SLATES TO BE ELECTED AS

**DIRECTORS,-THERE IS** 

ONLY 1 VACANCY AVAILABLE TO BE

FILLED AT THE

CMMT MEETING. THE

Non-Voting

STANDING-INSTRUCTIONS FOR THIS

MEETING WILL BE DISABLED AND, IF

YOU CHOOSE,

YOU ARE-REQUIRED TO VOTE FOR

ONLY 1 OF THE

3 SLATES OF DIRECTORS. THANK YOU

DETERMINATION OF THE NUMBER OF

**MEMBERS TO** 

JOIN THE BOARD OF DIRECTORS OF

THE COMPANY

AND THE ELECTION OF NEW FULL

AND ALTERNATE

MEMBERS TO THE BOARD OF

DIRECTORS OF THE

COMPANY, WITH A TERM IN OFFICE

OF TWO

1.1

YEARS. SLATE PRINCIPAL MEMBERS.

SHAKHAF

WINE, RENATO TORRES DE FARIA,

RAFAEL

CARDOSO CORDEIRO, FERNANDO

**ANTONIO** 

PIMENTEL DE MELO, CRISTIANE

BARRETTO SALES,

FABIO SOARES DE MIRANDA

CARVALHO AND LIVIA

XAVIER DE MELLO. SUBSTITUTE

MEMBERS. MATIAS

EZEQUIEL ARON, MARCIO DE ARAUJO

ManagementNo Action

FARIA,

CAROLINA ALVIM GUEDES

ALCOFORADO AND

MARCEL PAES MACHADO DE

ANDRADE.

DETERMINATION OF THE NUMBER OF

**MEMBERS TO** 

JOIN THE BOARD OF DIRECTORS OF

THE COMPANY

AND THE ELECTION OF NEW FULL

AND ALTERNATE

1.2 MEMBERS TO THE BOARD OF

ManagementNo Action

DIRECTORS OF THE

COMPANY, WITH A TERM IN OFFICE

OF TWO

YEARS. CANDIDATE APPOINTED BY

**MINORITARY** 

COMMON SHARES.

DETERMINATION OF THE NUMBER OF

**MEMBERS TO** 

JOIN THE BOARD OF DIRECTORS OF

THE COMPANY

AND THE ELECTION OF NEW FULL

AND ALTERNATE

1.3 MEMBERS TO THE BOARD OF

ManagementNo Action

DIRECTORS OF THE

COMPANY, WITH A TERM IN OFFICE

**OF TWO** 

YEARS. CANDIDATE APPOINTED BY

**MINORITARY** 

PREFERRED SHARES.

PROPOSAL FOR THE LISTING OF THE

**COMPANY ON** 

THE SPECIAL LISTING SEGMENT THAT

IS CALLED

THE NOVO MERCADO OF THE BM AND

2 FBOVESPA

ManagementNo Action

S.A., BOLSA DE VALORE,

MERCADORIAS E

FUTUROS, FROM HERE ONWARDS

**REFERRED TO** 

AS THE BM AND FBOVESPA

3 PROPOSAL FOR THE CONVERSION OF ManagementNo Action

ALL OF THE

PREFERRED SHARES ISSUED BY THE

**COMPANY** 

INTO COMMON SHARES, IN THE

PROPORTION OF

ONE PREFERRED SHARE FOR EACH

ONE COMMON

SHARE, AND THE CONSEQUENT

**ELIMINATION OF** 

THE CERTIFICATES OF DEPOSIT OF

THE SHARES

OF THE COMPANY, WHICH ARE ALSO

**CALLED** 

UNITS, FROM HERE ONWARDS

REFERRED TO AS

THE SHARE CONVERSION

PROPOSAL FOR THE REVERSE SPLIT

OF ALL OF

THE SHARES ISSUED BY THE

COMPANY, IN THE

PROPORTION OF 100 SHARES FOR 1

SHARE.

WITHOUT CHANGING THE VALUE OF

THE SHARE

CAPITAL, FROM HERE ONWARDS

REFERRED TO AS 4

ManagementNo Action

THE REVERSE SPLIT, AND THE

**CONSEQUENT** 

AMENDMENT OF THE MAIN PART OF

ARTICLE 5 OF

THE CORPORATE BYLAWS IN ORDER

TO REFLECT

THE NEW NUMBER OF SHARES IN THE

**SHARE** 

CAPITAL OF THE COMPANY

PROPOSAL FOR THE AMENDMENT OF

CORPORATE BYLAWS OF THE

COMPANY TO ADAPT

THEM TO THE MINIMUM TERMS

UNDER THE

LISTING RULES OF THE NOVO

MERCADO OF THE

BM AND FBOVESPA, AS WELL AS FOR ManagementNo Action

ManagementNo Action

5

ADOPTION OF ELEVATED

**CORPORATE** 

GOVERNANCE PRACTICES AND,

ALSO, TO REFLECT

THE REVERSE SPLIT AND THE SHARE

CONVERSION

**AUTHORIZATION TO THE MANAGERS** 

TO DO ALL OF

THE ACTS THAT ARE NECESSARY TO

6 **CARRY OUT** 

THE MATTERS THAT ARE PLACED UP

**FOR** 

RESOLUTION

**CMMT** Non-Voting

13 APR 2016: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO POSTPONEMENT OF

THE-

MEETING DATE FROM 11 APR 2016 TO

20 APR 2016.

IF YOU HAVE ALREADY SENT

IN-YOUR VOTES,

PLEASE DO NOT VOTE AGAIN UNLESS

YOU DECIDE

TO AMEND YOUR

ORIGINAL-INSTRUCTIONS. THANK

YOU.

LIBERTY GLOBAL PLC

G5480U138 Security Meeting Type Special

Ticker LILA Meeting Date 20-Apr-2016

Symbol

934351646 -**ISIN** GB00BTC0M714 Agenda Management

Proposed For/Against Item Vote **Proposal** Management by

"SHARE ISSUANCE PROPOSAL": TO

APPROVE THE

ISSUANCE OF LIBERTY GLOBAL

**CLASS A AND** 

CLASS C ORDINARY SHARES AND

LILAC CLASS A

AND CLASS C ORDINARY SHARES TO

SHAREHOLDERS OF CABLE &

**WIRELESS** 1. ManagementFor For COMMUNICATIONS PLC ("CWC") IN

CONNECTION

WITH THE PROPOSED ACQUISITION

BY LIBERTY

GLOBAL PLC OF ALL THE ORDINARY

**SHARES OF** 

CWC ON THE TERMS SET FORTH IN

THE PROXY

**STATEMENT** 

2. "SUBSTANTIAL PROPERTY ManagementFor For

**TRANSACTION** 

PROPOSAL": TO APPROVE THE

**ACQUISITION BY** 

LIBERTY GLOBAL OF THE ORDINARY

SHARES OF

CWC HELD BY COLUMBUS HOLDING

LLC, AN

**ENTITY THAT OWNS** 

APPROXIMATELY 13% OF THE

CWC SHARES AND IS CONTROLLED

BY JOHN C.

MALONE, THE CHAIRMAN OF THE

**BOARD OF** 

DIRECTORS OF LIBERTY GLOBAL, IN

THE

ACQUISITION BY LIBERTY GLOBAL

OF ALL THE

ORDINARY SHARES OF CWC

"ADJOURNMENT PROPOSAL": TO

APPROVE THE

ADJOURNMENT OF THE MEETING FOR

A PERIOD

OF NOT MORE THAN 10 BUSINESS

DAYS, IF

NECESSARY OR APPROPRIATE, TO

**SOLICIT** 

3. ADDITIONAL PROXIES IN THE EVENT ManagementFor

For

For

THERE ARE

INSUFFICIENT VOTES AT THE TIME OF

**SUCH** 

ADJOURNMENT TO APPROVE THE

**SHARE** 

ISSUANCE PROPOSAL AND THE

**SUBSTANTIAL** 

PROPERTY TRANSACTION PROPOSAL

LIBERTY GLOBAL PLC

Security G5480U104 Meeting Type Special

Ticker LBTYA Meeting Date 20-Apr-2016

Symbol

ISIN GB00B8W67662 Agenda 934351646 - Management

Item Proposal Proposed by Vote For/Against Management

1. "SHARE ISSUANCE PROPOSAL": TO ManagementFor

APPROVE THE

ISSUANCE OF LIBERTY GLOBAL

**CLASS A AND** 

CLASS C ORDINARY SHARES AND

LILAC CLASS A

AND CLASS C ORDINARY SHARES TO

SHAREHOLDERS OF CABLE &

**WIRELESS** 

COMMUNICATIONS PLC ("CWC") IN

CONNECTION

WITH THE PROPOSED ACQUISITION

BY LIBERTY

GLOBAL PLC OF ALL THE ORDINARY

SHARES OF

CWC ON THE TERMS SET FORTH IN

THE PROXY

Edgar Filing: GABELLI MULTIMEDIA TRUST INC. - Form N-PX **STATEMENT** "SUBSTANTIAL PROPERTY **TRANSACTION** PROPOSAL": TO APPROVE THE **ACQUISITION BY** LIBERTY GLOBAL OF THE ORDINARY **SHARES OF** CWC HELD BY COLUMBUS HOLDING LLC, AN **ENTITY THAT OWNS** APPROXIMATELY 13% OF THE ManagementFor For CWC SHARES AND IS CONTROLLED BY JOHN C. MALONE, THE CHAIRMAN OF THE **BOARD OF** DIRECTORS OF LIBERTY GLOBAL, IN ACQUISITION BY LIBERTY GLOBAL OF ALL THE ORDINARY SHARES OF CWC "ADJOURNMENT PROPOSAL": TO APPROVE THE ADJOURNMENT OF THE MEETING FOR A PERIOD OF NOT MORE THAN 10 BUSINESS DAYS, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IN THE EVENT ManagementFor For THERE ARE INSUFFICIENT VOTES AT THE TIME OF **SUCH** ADJOURNMENT TO APPROVE THE **SHARE** ISSUANCE PROPOSAL AND THE **SUBSTANTIAL** PROPERTY TRANSACTION PROPOSAL ORBCOMM INC. Security 68555P100 Meeting Type Annual Ticker **ORBC** Meeting Date 20-Apr-2016 Symbol 934352713 -**ISIN** US68555P1003 Agenda Management

2.

3.

Item	Proposal DIRECTOR	Proposed by Manageme	Vote	For/Against Management
	1 DIDIER DELEPINE		For	For
	2 GARY H. RITONDARO		For	For
2.	RATIFICATION OF GRANT THORNTON	Manageme	entFor	For
	LLPAS			

INDEPENDENT REGISTERED PUBLIC

**ACCOUNTING** 

**FIRM** 

VOTE TO ADOPT 2016 LONG-TERM

3. **INCENTIVES** ManagementAgainst Against

**PLAN** 

VOTE TO ADOPT 2016 EMPLOYEE

4. **STOCK** ManagementFor For

**PURCHASE PLAN** 

ADVISORY VOTE TO APPROVE

5. ManagementFor **EXECUTIVE** For

**COMPENSATION** 

INTERVAL LEISURE GROUP INC

46113M108 Meeting Type Security Special

Ticker **IILG** Meeting Date 20-Apr-2016

Symbol

934355062 -**ISIN** US46113M1080 Agenda Management

ManagementFor

For

Proposed For/Against Vote Item Proposal Management by

TO VOTE ON A PROPOSAL TO

APPROVE THE

ISSUANCE OF ILG COMMON STOCK IN

CONNECTION WITH THE AGREEMENT

AND PLAN OF

MERGER, DATED AS OF OCTOBER 27,

2015, AS IT

MAY BE AMENDED FROM TIME TO

1. ManagementFor TIME, AMONG For

INTERVAL LEISURE GROUP, INC., IRIS

**MERGER** 

SUB, INC., STARWOOD HOTELS &

**RESORTS** 

WORLDWIDE, INC. AND VISTANA

**SIGNATURE** 

EXPERIENCES, INC. (THE "SHARE

ISSUANCE").

TO VOTE ON A PROPOSAL TO

APPROVE THE

ADJOURNMENT OR POSTPONEMENT

OF THE

SPECIAL MEETING, IF NECESSARY OR

APPROPRIATE, TO SOLICIT 2.

ADDITIONAL PROXIES IN THE EVENT THERE ARE NOT

SUFFICIENT VOTES AT

THE TIME OF THE SPECIAL MEETING

TO APPROVE

THE SHARE ISSUANCE.

**BOUYGUES, PARIS** 

F11487125 Meeting Type Security MIX

Ticker Meeting Date 21-Apr-2016

Symbol

706725376 -**ISIN** FR0000120503 Agenda Management

**Proposed** For/Against Vote Item **Proposal** Management by

PLEASE NOTE IN THE FRENCH

MARKET THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND Non-Voting

"AGAINST" A VOTE OF "ABSTAIN"

WILL BE TREATED

AS AN "AGAINST" VOTE.

THE FOLLOWING APPLIES TO

**SHAREHOLDERS** 

THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

FRENCH CUSTODIAN: PROXY CARDS:

**VOTING** 

INSTRUCTIONS WILL BE FORWARDED

TO THE-

GLOBAL CUSTODIANS ON THE VOTE

CMMT DEADLINE

Non-Voting DATE. IN CAPACITY AS REGISTERED-

INTERMEDIARY, THE GLOBAL

**CUSTODIANS WILL** 

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU

**REQUEST MORE** 

INFORMATION, PLEASE

**CONTACT-YOUR CLIENT** 

REPRESENTATIVE

CMMT 1 APR 2016: PLEASE NOTE THAT Non-Voting

**IMPORTANT** 

ADDITIONAL MEETING INFORMATION

**IS-AVAILABLE** 

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IF-

YOU HAVE ALREADY SENT IN YOUR

VOTES.

PLEASE DO NOT VOTE AGAIN UNLESS

	_aga: 1g. a, 12 11001		
	YOU-DECIDE		
	TO AMEND YOUR ORIGINAL		
	INSTRUCTIONS. THANK		
	YOU.		
	APPROVAL OF THE CORPORATE		
0.1	FINANCIAL	M	F
O.1	STATEMENTS FOR THE 2015	ManagementFor	For
	FINANCIAL YEAR		
	APPROVAL OF THE CONSOLIDATED		
	FINANCIAL		
0.2	STATEMENTS AND TRANSACTIONS	ManagementFor	For
	FOR THE 2015	C	
	FINANCIAL YEAR		
	ALLOCATION OF INCOME FOR THE		
0.0	2015 FINANCIAL	<b>1</b>	_
O.3	YEAR AND SETTING OF THE	ManagementFor	For
	DIVIDEND		
	APPROVAL OF REGULATED		
	AGREEMENTS AND		
	COMMITMENTS PURSUANT TO		_
O.4	ARTICLES L.225-38	ManagementFor	For
	AND FOLLOWING OF THE		
	COMMERCIAL CODE		
	APPROVAL OF A REGULATED		
	COMMITMENT		
	PURSUANT TO ARTICLE L.225-42-1 OF		
O.5	THE	ManagementFor	For
	COMMERCIAL CODE FOR MR OLIVIER		
	BOUYGUES		
	FAVOURABLE REVIEW OF THE		
	COMPENSATION		
0.6	OWED OR PAID TO MR MARTIN	ManagementFor	For
0.0	BOUYGUES FOR	management of	1 01
	THE 2015 FINANCIAL YEAR		
	FAVOURABLE REVIEW OF THE		
	COMPENSATION		
O.7	OWED OR PAID TO MR OLIVIER	ManagementFor	For
0.7	BOUYGUES FOR	Wanagement of	1 01
	THE 2015 FINANCIAL YEAR		
	RENEWAL OF THE TERM OF MR		
0.8	PATRICK KRON AS	ManagementFor	For
0.0	DIRECTOR	Wanagement of	1 01
	RENEWAL OF THE TERM OF MRS		
0.9	COLETTE	ManagementFor	For
0.9	LEWINER AS DIRECTOR	Wanagement of	1.01
	RENEWAL OF THE TERM OF MRS		
0.10	ROSE-MARIE VAN	ManagementFor	For
0.10	LERBERGHE AS DIRECTOR	wianagement of	1 01
	RENEWAL OF THE TERM OF SCDM AS		
O.11	DIRECTOR	ManagementFor	For
O.12	DIRECTOR	ManagementFor	For
0.12		ivianagemenu oi	1.01

	9 9		
	RENEWAL OF THE TERM OF MRS		
	SANDRA		
	NOMBRET AS DIRECTOR		
	REPRESENTING THE		
	SHAREHOLDING EMPLOYEES		
	RENEWAL OF THE TERM OF MRS		
0.12	MICHELE VILAIN	Μ	F
O.13	AS DIRECTOR REPRESENTING THE	ManagementFor	For
	SHAREHOLDING EMPLOYEES		
	APPOINTMENT OF MR OLIVIER		
O.14	BOUYGUES AS	ManagementFor	For
	DIRECTOR		
	APPOINTMENT OF SCDM		
O.15	PARTICIPATIONS AS	ManagementFor	For
	DIRECTOR		
	APPOINTMENT OF MRS CLARA		
0.16	GAYMARD AS	ManagementFor	For
	DIRECTOR		
	RENEWAL OF THE TERM OF MAZARS		
O.17	AS	ManagementFor	For
	STATUTORY AUDITOR		
	RENEWAL OF THE TERM OF MR		
O.18	PHILIPPE	ManagementFor	For
	CASTAGNAC AS DEPUTY AUDITOR		
	AUTHORISATION TO BE GRANTED TO		
	THE BOARD		
0.19	OF DIRECTORS TO ALLOW THE	ManagementFor	For
0.17	COMPANY TO	-	1 01
	INTERVENE IN RELATION TO ITS OWN		
	SHARES		
	AUTHORISATION GRANTED TO THE		
	BOARD OF		
	DIRECTORS TO REDUCE THE SHARE		
E.20	CAPITAL BY	ManagementFor	For
	THE CANCELLATION OF OWN SHARES		
	HELD BY		
E 01	THE COMPANY	3.6	
E.21	AUTHORISATION GRANTED TO THE	ManagementAgainst	Against
	BOARD OF		
	DIRECTORS TO PROCEED WITH		
	FREELY		
	ALLOCATING EXISTING SHARES OR SHARES TO BE		
	ISSUED, WITH THE WAIVER OF		
	SHAREHOLDERS TO		
	THEIR PREEMPTIVE SUBSCRIPTION		
	RIGHT, FOR		
	THE BENEFIT OF EMPLOYEES OR		
	EXECUTIVE		
	OFFICERS OF THE COMPANY OR OF		
	ASSOCIATED		
	10000111111		

Against

For

For

**COMPANIES** 

**DELEGATION OF AUTHORITY** 

**GRANTED TO THE** 

BOARD OF DIRECTORS TO INCREASE

THE SHARE

CAPITAL, WITH CANCELLATION OF

THE

PREEMPTIVE SUBSCRIPTION RIGHT

OF

E.22 ManagementAgainst SHAREHOLDERS, FOR THE BENEFIT

OF

EMPLOYEES OR EXECUTIVE

OFFICERS OF THE

COMPANY OR OF ASSOCIATED

**COMPANIES** 

ADHERING TO A COMPANY SAVINGS

**PLAN** 

**DELEGATION OF AUTHORITY** 

**GRANTED TO THE** 

**BOARD OF DIRECTORS TO ISSUE** 

**SHARE** 

E.23 SUBSCRIPTION WARRANTS DURING ManagementFor

**PUBLIC OFFER** 

PERIODS RELATING TO THE

COMPANY'S **SECURITIES** 

POWERS TO CARRY OUT ALL LEGAL

E.24

**FORMALITIES** 

VIVENDI SA, PARIS Security F97982106

Meeting Type **MIX** Ticker

Meeting Date 21-Apr-2016 Symbol

ManagementFor

706732915 -**ISIN** FR0000127771 Agenda

Management

**Proposed** For/Against Vote Item **Proposal** Management by

PLEASE NOTE IN THE FRENCH

MARKET THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND Non-Voting

"AGAINST" A VOTE OF "ABSTAIN"

WILL BE TREATED

AS AN "AGAINST" VOTE.

CMMT THE FOLLOWING APPLIES TO Non-Voting

**SHAREHOLDERS** 

THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

FRENCH CUSTODIAN: PROXY CARDS:

**VOTING** 

INSTRUCTIONS WILL BE FORWARDED

ManagementFor

ManagementFor

For

For

TO THE-GLOBAL CUSTODIANS ON THE VOTE **DEADLINE** DATE. IN CAPACITY AS REGISTERED-INTERMEDIARY, THE GLOBAL **CUSTODIANS WILL** SIGN THE PROXY CARDS AND FORWARD-THEM TO THE LOCAL CUSTODIAN. IF YOU **REQUEST MORE** INFORMATION, PLEASE **CONTACT-YOUR CLIENT** REPRESENTATIVE 30 MAR 2016: PLEASE NOTE THAT **IMPORTANT** ADDITIONAL MEETING INFORMATION **IS-AVAILABLE** BY CLICKING ON THE MATERIAL URL LINK:https://balo.journalofficiel.gouv.fr/pdf/2016/0304/201603041600697.pdf.-REVISION DUE TO ADDITION OF URL LINK:-CMMT http://www.journal-Non-Voting officiel.gouv.fr//pdf/2016/0330/201603301601049.pdf AND-MODIFICATION OF THE TEXT OF RESOLUTION O.4. IF YOU HAVE ALREADY SENT IN YOUR-VOTES, PLEASE DO NOT VOTE AGAIN UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL-INSTRUCTIONS. THANK YOU. APPROVAL OF THE ANNUAL REPORTS **AND** 0.1 FINANCIAL STATEMENTS FOR THE ManagementFor For 2015 FINANCIAL **YEAR** APPROVAL OF THE CONSOLIDATED **FINANCIAL** 0.2 STATEMENTS AND REPORTS FOR THE ManagementFor For 2015 FINANCIAL YEAR APPROVAL OF THE SPECIAL REPORT OF THE STATUTORY AUDITORS IN RELATION

0.3

0.4

TO THE

**COMMITMENTS** 

REGULATED AGREEMENTS AND

ALLOCATION OF INCOME FOR THE 2015 FINANCIAL YEAR, SETTING OF THE DIVIDEND AND ITS PAYMENT DATE: EUR 3.00 PER SHARE ADVISORY REVIEW OF THE **COMPENSATION OWED** OR PAID TO MR ARNAUD DE 0.5 PUYFONTAINE, ManagementFor For CHAIRMAN OF THE BOARD, FOR THE 2015 FINANCIAL YEAR ADVISORY REVIEW OF THE **COMPENSATION OWED** OR PAID TO MR HERVE PHILIPPE, 0.6 ManagementFor For MEMBER OF THE BOARD, FOR THE 2015 FINANCIAL **YEAR** ADVISORY REVIEW OF THE **COMPENSATION OWED** OR PAID TO MR STEPHANE ROUSSEL, ManagementFor 0.7 For MEMBER OF THE BOARD, FOR THE 2015 FINANCIAL **YEAR** ADVISORY REVIEW OF THE **COMPENSATION OWED** OR PAID TO MR FREDERIC CREPIN. 0.8 MEMBER OF ManagementFor For THE BOARD AS FROM 10 NOVEMBER 2015, FOR THE 2015 FINANCIAL YEAR ADVISORY REVIEW OF THE **COMPENSATION OWED** OR PAID TO MR SIMON GILLHAM, 0.9 MEMBER OF THE ManagementFor For BOARD AS FROM 10 NOVEMBER 2015, FOR THE 2015 FINANCIAL YEAR 0.10 APPROVAL OF THE SPECIAL REPORT ManagementFor For OF THE STATUTORY AUDITORS IN APPLICATION OF ARTICLE L.225-88 OF THE COMMERCIAL CODE IN RELATION TO THE COMMITMENT, UNDER THE COLLECTIVE ADDITIONAL PENSION PLAN WITH DEFINED BENEFITS, SET FORTH IN ARTICLE L.225-90-1 OF THE COMMERCIAL CODE,

MADE FOR THE BENEFIT OF MR FREDERIC CREPIN APPROVAL OF THE SPECIAL REPORT OF THE STATUTORY AUDITORS IN APPLICATION OF ARTICLE L.225-88 OF THE **COMMERCIAL CODE IN** RELATION TO THE COMMITMENT, 0.11 UNDER THE ManagementFor For COLLECTIVE ADDITIONAL PENSION PLAN WITH DEFINED BENEFITS, SET FORTH IN ARTICLE L.225-90-1 OF THE COMMERCIAL CODE, MADE FOR THE BENEFIT OF MR SIMON GILLHAM RATIFICATION OF THE CO-OPTATION **OF MRS** 0.12 CATHIA LAWSON HALL AS A ManagementFor For MEMBER OF THE SUPERVISORY BOARD REAPPOINTMENT OF MR PHILIPPE DONNET AS A O.13 ManagementFor For MEMBER OF THE SUPERVISORY **BOARD** REALLOCATION OF SHARES ACQUIRED WITHIN THE CONTEXT OF THE SHARE BUYBACK 0.14 **PROGRAMME** ManagementAbstain Against AUTHORISED BY THE GENERAL **MEETING ON 17 APRIL 2015** AUTHORISATION TO BE GRANTED TO THE BOARD 0.15 OF DIRECTORS FOR THE COMPANY ManagementAbstain Against TO PURCHASE ITS OWN SHARES AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO REDUCE THE E.16 SHARE CAPITAL ManagementAbstain Against THROUGH THE CANCELLATION OF **TREASURY SHARES** E.17 DELEGATION GRANTED TO THE ManagementAbstain Against **BOARD OF** DIRECTORS TO INCREASE CAPITAL, WITH THE PREEMPTIVE SUBSCRIPTION RIGHT OF

SHAREHOLDERS, BY ISSUING **COMMON SHARES** OR ANY OTHER SECURITIES **GRANTING ACCESS TO** THE COMPANY'S EQUITY SECURITIES WITHIN THE LIMIT OF A 750 MILLION EUROS NOMINAL CEILING DELEGATION GRANTED TO THE **BOARD OF** DIRECTORS TO INCREASE THE SHARE CAPITAL, WITHOUT THE PREEMPTIVE SUBSCRIPTION RIGHT OF SHAREHOLDERS, WITHIN THE LIMITS OF 5% OF CAPITAL AND THE CEILING SET FORTH IN THE TERMS OF THE SEVENTEENTH ManagementFor For RESOLUTION, TO REMUNERATE IN-KIND CONTRIBUTIONS OF EQUITY SECURITIES OR SECURITIES **GRANTING ACCESS** TO EQUITY SECURITIES OF THIRD-PARTY COMPANIES, OUTSIDE OF A PUBLIC **EXCHANGE OFFER AUTHORISATION GRANTED TO THE BOARD OF** DIRECTORS TO PROCEED WITH THE CONDITIONAL OR UNCONDITIONAL ALLOCATION OF **EXISTING OR** FUTURE SHARES TO EMPLOYEES OF COMPANY AND RELATED COMPANIES Management Abstain **Against** AND TO **EXECUTIVE OFFICERS, WITHOUT** RETENTION OF THE PREEMPTIVE SUBSCRIPTION RIGHT OF SHAREHOLDERS IN THE EVENT OF ALLOCATION OF NEW SHARES DELEGATION GRANTED TO THE ManagementAbstain Against **BOARD OF** 

E.18

E.19

E.20

THE SHARE

DIRECTORS TO DECIDE TO INCREASE

CAPITAL FOR THE BENEFIT OF

Edgar Filing: GABELLI MULTIMEDIA TRUST INC. - Form N-PX **EMPLOYEES AND** RETIRED STAFF WHO BELONG TO A **GROUP** SAVINGS PLAN, WITHOUT RETENTION OF THE PREEMPTIVE SUBSCRIPTION RIGHT OF **SHAREHOLDERS** DELEGATION GRANTED TO THE **BOARD OF** DIRECTORS TO DECIDE TO INCREASE THE SHARE CAPITAL FOR THE BENEFIT OF **EMPLOYEES OF** FOREIGN SUBSIDIARIES OF VIVENDI E.21 WHO BELONG ManagementAbstain Against TO A GROUP SAVINGS PLAN AND TO **IMPLEMENT** ANY EQUIVALENT TOOLS, WITHOUT RETENTION OF THE PREEMPTIVE SUBSCRIPTION **RIGHT OF SHAREHOLDERS** POWERS TO CARRY OUT ALL LEGAL E.22 ManagementFor For **FORMALITIES** WOLTERS KLUWER N.V., ALPHEN AAN DEN RIJN Security ADPV09931 Meeting Type **Annual General Meeting** Ticker Meeting Date 21-Apr-2016 Symbol 706754199 -**ISIN** NL0000395903 Agenda Management Proposed For/Against Vote Item Proposal Management by 1 **OPEN MEETING** Non-Voting RECEIVE REPORT OF MANAGEMENT 2.A Non-Voting **BOARD** RECEIVE REPORT OF SUPERVISORY 2.B Non-Voting **BOARD** 2.C DISCUSS REMUNERATION REPORT Non-Voting ManagementFor 3.A ADOPT FINANCIAL STATEMENTS For RECEIVE EXPLANATION ON 3.B COMPANY'S RESERVES Non-Voting AND DIVIDEND POLICY APPROVE DIVIDENDS OF EUR 0.75 PER ManagementFor 3.C For **SHARE** 

ManagementFor

ManagementFor

ManagementFor

For

For

For

APPROVE DISCHARGE OF

MANAGEMENT BOARD APPROVE DISCHARGE OF

SUPERVISORY BOARD

4.A

4.B

5.A

	o o	ETIMEDIA TROOT INO.		
	REELECT RENE HOOFT GRAAFLAND			
	TO			
	SUPERVISORY BOARD			
	ELECT JEANNETTE HORAN TO			
5.B	SUPERVISORY	ManagementFor	For	
	BOARD			
	ELECT FIDELMA RUSSO TO			
5.C	SUPERVISORY BOARD	ManagementFor	For	
	APPROVE REMUNERATION OF			
6	SUPERVISORY	ManagementFor	For	
O	BOARD	Wanagement of	1 01	
	AMEND ARTICLES RE: LEGISLATIVE			
7	UPDATES	ManagementAbstain	Against	
	GRANT BOARD AUTHORITY TO ISSUE			
8.A	SHARES UP	ManagementFor	For	
0.A	TO 10 PERCENT OF ISSUED CAPITAL	Wanagement of	101	
	AUTHORIZE BOARD TO EXCLUDE			
8.B	PREEMPTIVE	ManagementAgainst	Against	
о.в	RIGHTS FROM SHARE ISSUANCES	ManagementAgamst	Agamst	
0	AUTHORIZE REPURCHASE OF UP TO	ManagamantFor	For	
9	10 PERCENT OF ISSUED SHARE CAPITAL	ManagementFor	ror	
10		Non Votina		
	OTHER BUSINESS	Non-Voting		
11 TELEC	CLOSE MEETING	Non-Voting		
	RAAF MEDIA GROEP NV, AMSTERDAM		••	Amount Common Monting
Security Ticker	y N8502L104	Meeting Typ	be	Annual General Meeting
		Meeting Dat	e	21-Apr-2016
Symbol				
ISIN				706760940
	NL0000386605	Agenda		706760849 -
	NL0000386605	Agenda		706760849 - Management
	NL0000386605	-	Earl Again	Management
Item	NL0000386605 Proposal	Proposed Vote	For/Again	Management
	Proposal	Proposed by Vote	For/Again	Management
Item	Proposal OPENING AND ANNOUNCEMENTS	Proposed Vote	•	Management
	Proposal OPENING AND ANNOUNCEMENTS 2015 ANNUAL REPORT: REPORT OF	Proposed by Vote	•	Management
1	Proposal OPENING AND ANNOUNCEMENTS 2015 ANNUAL REPORT: REPORT OF THE	Proposed by Vote Non-Voting	•	Management
	Proposal  OPENING AND ANNOUNCEMENTS 2015 ANNUAL REPORT: REPORT OF THE EXECUTIVE BOARD CONCERNING	Proposed by Vote	•	Management
1	Proposal  OPENING AND ANNOUNCEMENTS 2015 ANNUAL REPORT: REPORT OF THE EXECUTIVE BOARD CONCERNING THE FINANCIAL-	Proposed by Vote Non-Voting	•	Management
1	Proposal  OPENING AND ANNOUNCEMENTS 2015 ANNUAL REPORT: REPORT OF THE EXECUTIVE BOARD CONCERNING THE FINANCIAL- YEAR 2015	Proposed by Vote Non-Voting	•	Management
1	Proposal  OPENING AND ANNOUNCEMENTS 2015 ANNUAL REPORT: REPORT OF THE EXECUTIVE BOARD CONCERNING THE FINANCIAL- YEAR 2015 2015 ANNUAL REPORT: REPORT OF	Proposed by Vote Non-Voting	•	Management
1 2.A	Proposal  OPENING AND ANNOUNCEMENTS 2015 ANNUAL REPORT: REPORT OF THE EXECUTIVE BOARD CONCERNING THE FINANCIAL- YEAR 2015 2015 ANNUAL REPORT: REPORT OF THE	Proposed by Vote by Non-Voting	•	Management
1	Proposal  OPENING AND ANNOUNCEMENTS 2015 ANNUAL REPORT: REPORT OF THE EXECUTIVE BOARD CONCERNING THE FINANCIAL- YEAR 2015 2015 ANNUAL REPORT: REPORT OF THE SUPERVISORY BOARD CONCERNING	Proposed by Vote by Non-Voting	•	Management
1 2.A	Proposal  OPENING AND ANNOUNCEMENTS 2015 ANNUAL REPORT: REPORT OF THE EXECUTIVE BOARD CONCERNING THE FINANCIAL- YEAR 2015 2015 ANNUAL REPORT: REPORT OF THE SUPERVISORY BOARD CONCERNING THE	Proposed by Vote by Non-Voting	•	Management
1 2.A	Proposal  OPENING AND ANNOUNCEMENTS 2015 ANNUAL REPORT: REPORT OF THE EXECUTIVE BOARD CONCERNING THE FINANCIAL- YEAR 2015 2015 ANNUAL REPORT: REPORT OF THE SUPERVISORY BOARD CONCERNING THE FINANCIAL-YEAR 2015	Proposed by Vote by Non-Voting	•	Management
1 2.A	Proposal  OPENING AND ANNOUNCEMENTS 2015 ANNUAL REPORT: REPORT OF THE EXECUTIVE BOARD CONCERNING THE FINANCIAL- YEAR 2015 2015 ANNUAL REPORT: REPORT OF THE SUPERVISORY BOARD CONCERNING THE	Proposed by Vote by Non-Voting	•	Management
1 2.A	Proposal  OPENING AND ANNOUNCEMENTS 2015 ANNUAL REPORT: REPORT OF THE EXECUTIVE BOARD CONCERNING THE FINANCIAL- YEAR 2015 2015 ANNUAL REPORT: REPORT OF THE SUPERVISORY BOARD CONCERNING THE FINANCIAL-YEAR 2015 2015 ANNUAL REPORT: EXECUTION OF THE	Proposed by Vote by Non-Voting	•	Management
1 2.A 2.B	Proposal  OPENING AND ANNOUNCEMENTS 2015 ANNUAL REPORT: REPORT OF THE EXECUTIVE BOARD CONCERNING THE FINANCIAL- YEAR 2015 2015 ANNUAL REPORT: REPORT OF THE SUPERVISORY BOARD CONCERNING THE FINANCIAL-YEAR 2015 2015 ANNUAL REPORT: EXECUTION OF THE REMUNERATION POLICY IN 2015	Proposed by Vote by Non-Voting  Non-Voting  Non-Voting	•	Management
1 2.A 2.B	Proposal  OPENING AND ANNOUNCEMENTS 2015 ANNUAL REPORT: REPORT OF THE EXECUTIVE BOARD CONCERNING THE FINANCIAL- YEAR 2015 2015 ANNUAL REPORT: REPORT OF THE SUPERVISORY BOARD CONCERNING THE FINANCIAL-YEAR 2015 2015 ANNUAL REPORT: EXECUTION OF THE	Proposed by Vote by Non-Voting  Non-Voting  Non-Voting	•	Management
1 2.A 2.B 2.C	Proposal  OPENING AND ANNOUNCEMENTS 2015 ANNUAL REPORT: REPORT OF THE EXECUTIVE BOARD CONCERNING THE FINANCIAL- YEAR 2015 2015 ANNUAL REPORT: REPORT OF THE SUPERVISORY BOARD CONCERNING THE FINANCIAL-YEAR 2015 2015 ANNUAL REPORT: EXECUTION OF THE REMUNERATION POLICY IN 2015 ADOPTION OF THE ANNUAL ACCOUNT	Proposed by Vote by Non-Voting  Non-Voting  Non-Voting	Manageme	Management
1 2.A 2.B	Proposal  OPENING AND ANNOUNCEMENTS 2015 ANNUAL REPORT: REPORT OF THE EXECUTIVE BOARD CONCERNING THE FINANCIAL- YEAR 2015 2015 ANNUAL REPORT: REPORT OF THE SUPERVISORY BOARD CONCERNING THE FINANCIAL-YEAR 2015 2015 ANNUAL REPORT: EXECUTION OF THE REMUNERATION POLICY IN 2015 ADOPTION OF THE ANNUAL ACCOUNT CONCERNING THE FINANCIAL YEAR	Proposed by Vote by Non-Voting  Non-Voting  Non-Voting	•	Management
1 2.A 2.B 2.C	Proposal  OPENING AND ANNOUNCEMENTS 2015 ANNUAL REPORT: REPORT OF THE EXECUTIVE BOARD CONCERNING THE FINANCIAL- YEAR 2015 2015 ANNUAL REPORT: REPORT OF THE SUPERVISORY BOARD CONCERNING THE FINANCIAL-YEAR 2015 2015 ANNUAL REPORT: EXECUTION OF THE REMUNERATION POLICY IN 2015 ADOPTION OF THE ANNUAL ACCOUNT	Proposed by Vote by Non-Voting  Non-Voting  Non-Voting	Manageme	Management

	_aga: 1 mig. a, t2 mig.		
4.A	DISCHARGE OF THE MEMBERS OF THE EXECUTIVE BOARD FOR THEIR MANAGEMENT IN 2015	ManagementFor	For
4.B	DISCHARGE OF THE MEMBERS OF THE SUPERVISORY BOARD FOR THEIR SUPERVISION OF MANAGEMENT IN 2015	ManagementFor	For
5	APPROPRIATION OF THE PROFIT: EUR 0.16 PER SHARE	ManagementFor	For
6	RESERVE AND DIVIDEND POLICY	Non-Voting	
7	REAPPOINTMENT OF MR A.R. VAN PUIJENBROEK AS MEMBER OF THE SUPERVISORY BOARD	ManagementFor	For
	APPOINTMENT EXTERNAL		
8	ACCOUNTANT OF THE COMPANY FOR THE FINANCIAL YEAR 2016:	ManagementFor	For
9	DELOITTE ACCOUNTANTS B.V AUTHORITY TO ACQUIRE OWN SHARES GRANTING THE STICHTING BEHEER	ManagementFor	For
10.A	VAN PRIORITEITSAANDELEN TELEGRAAF MEDIA GROEP N.V. (PRIORITY SHARE MANAGEMENT TRUST) AUTHORITY TO RESOLVE TO ISSUE ORDINARY SHARES, INCLUDING THE GRANTING OF RIGHTS TO	ManagementFor	For
10.B	ACQUIRE ORDINARY SHARES GRANTING THE STICHTING BEHEER VAN PRIORITEITSAANDELEN TELEGRAAF MEDIA GROEP N.V. (PRIORITY SHARE MANAGEMENT TRUST) AUTHORITY TO RESOLVE TO RESTRICT OR EXCLUDE PREFERENTIAL RIGHT OF SUBSCRIPTION TO ORDINARY SHARES WHEN ISSUING ORDINARY SHARES, INCLUDING THE GRANTING OF RIGHTS TO ACQUIRE ORDINARY SHARES ANY OTHER BUSINESS	ManagementAgainst  Non-Voting	Against

12 **CLOSING** Non-Voting

ARNOLDO MONDADORI EDITORE SPA, MILANO

**Ordinary General** Meeting Type Security T6901G126

Meeting

Ticker Meeting Date 21-Apr-2016

Symbol

706816797 -**ISIN** IT0001469383 Agenda Management

For/Against Proposed Item Proposal Vote Management by

**BALANCE SHEET AS OF 31 DECEMBER** 

2015, BOARD

OF DIRECTORS' REPORT ON

**MANAGEMENT** 

ACTIVITY, INTERNAL AND EXTERNAL

**AUDITORS'** 

1 REPORTS. TO PRESENT ManagementFor For

CONSOLIDATED BALANCE

SHEET AS OF 31 DECEMBER 2015.

**RESOLUTIONS** 

RELATED TO THE APPROVAL OF THE

**BALANCE** 

SHEET AS OF 31 DECEMBER 2015

**RESOLUTIONS RELATED TO THE 2015** 

2 ManagementFor **FINANCIAL** For

YEAR RESULT

REWARDING REPORT, RESOLUTIONS

**RELATED TO** 

THE FIRST PART, AS PER ART.

3 123-TER. ManagementFor For

PARAGRAPH 6, OF THE LEGISLATIVE

DECREE 24

**FEBRUARY 1998 NO. 58** 

TO AUTHORIZE THE PURCHASE AND

**DISPOSAL OF** 

4 OWN SHARES, AS PER ART. 2357 AND ManagementFor For

2357-TER OF

THE ITALIAN CIVIL CODE

PLEASE NOTE IN THE EVENT THE

**MEETING DOES** 

NOT REACH QUORUM, THERE WILL

BE A-SECOND

CALL ON 22 APR 2016.

CMMT CONSEQUENTLY, YOUR Non-Voting

**VOTING INSTRUCTIONS** 

WILL-REMAIN VALID FOR

ALL CALLS UNLESS THE AGENDA IS

AMENDED.

THANK YOU.

MEDIA PRIMA BHD, PETALING, SELANGOR

Security	Y5946D100		Meeting Ty	pe	Annual General Meeting
Ticker Symbol			Meeting Da	te	21-Apr-2016
	MVI 450200000		A 1 .		706835521 -
ISIN	MYL4502OO000		Agenda		Management
Item 1	Proposal	Proposed by	Vote	For/Again Managem	
	TO APPROVE THE PAYMENT OF FINAL	_			
1	SINGLE-TIER DIVIDEND OF 5.0 SEN PER ORDINARY SHARE FOR THE FINANCIAL YEAR ENDED 31	Manageme	ntFor	For	
]	THE FINANCIAL TEAR ENDED ST DECEMBER 2015 TO RE-ELECT LYDIA ANNE ABRAHAM WHO RETIRES	1			
2	IN ACCORDANCE WITH ARTICLE 100 OF THE	Manageme	ntFor	For	
7 7 1	COMPANY'S ARTICLES OF ASSOCIATION TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE IN ACCORDANCE WITH				
3	ARTICLE 105 OF THE COMPANY'S ARTICLES OF ASSOCIATION: RAJA DATUK ZAHARATON BINTI RAJA	Manageme	ntFor	For	
4	ZAINAL ABIDIN TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE IN ACCORDANCE WITH ARTICLE 105 OF THE COMPANY'S ARTICLES OF ASSOCIATION: DATUK MOHD NASIR BIN AHMAD TO CONSIDER AND IF THOUGHT FIT,	Manageme	ntFor	For	
5	TO PASS THE FOLLOWING RESOLUTIONS: "THAT TAN SRI DATO' SERI MOHAMED JAWHAR WHO RETIRES PURSUANT TO SECTION 129 OF THE COMPANIES ACT, 1965 BE AND IS HEREBY RE-APPOINTED AS DIRECTOR OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL	Manageme	ntFor	For	
6	MEETING OF THE COMPANY"	Manageme	ntFor	For	

TO CONSIDER AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTIONS: "THAT DATO' GUMURI BIN HUSSAIN WHO RETIRES **PURSUANT TO** SECTION 129 OF THE COMPANIES ACT, 1965 BE AND IS HEREBY REAPPOINTED AS DIRECTOR OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL **GENERAL** MEETING OF THE COMPANY" TO APPROVE THE PAYMENT OF **DIRECTORS' FEES** 7 OF RM456,589.00 FOR THE FINANCIAL ManagementFor For YEAR ENDED **31 DECEMBER 2015** TO RE-APPOINT MESSRS PRICEWATERHOUSECOOPERS AS **AUDITORS OF** 8 THE COMPANY AND TO AUTHORISE ManagementFor For THE BOARD OF DIRECTORS TO DETERMINE THEIR REMUNERATION PROPOSED RETENTION OF INDEPENDENT NON-9 **EXECUTIVE DIRECTOR: TAN SRI** ManagementFor For DATO' SERI MOHAMED JAWHAR PROPOSED RENEWAL OF SHARE 10 **BUY-BACK** ManagementFor For **AUTHORITY** WORLD WRESTLING ENTERTAINMENT, INC. Security Meeting Type 981560108 Annual Ticker **WWE** Meeting Date 21-Apr-2016 Symbol 934335159 -**ISIN** US98156Q1085 Agenda Management For/Against **Proposed** Item Proposal Vote Management by Management 1. **DIRECTOR** 1 VINCENT K. MCMAHON For For For For 2 STEPHANIE M. LEVESOUE 3 PAUL LEVESQUE For For 4 STUART U. GOLDFARB For For

For

For

For

For

5 PATRICIA A. GOTTESMAN

6 LAUREEN ONG

	3 3				
	7 JOSEPH H. PERKINS		For	For	
	8 ROBYN W. PETERSON		For	For	
	9 FRANK A. RIDDICK, III		For	For	
	10 JEFFREY R. SPEED		For	For	
2	APPROVAL OF 2016 OMNIBUS	<b>M</b>	4T	F	
2.	INCENTIVE PLAN.	Manageme	enuror	For	
	APPROVAL OF AMENDMENT TO THE				
2	AMENDED AND	3.6	æ	Б	
3.	RESTATED CERTIFICATE OF	Manageme	entFor	For	
	INCORPORATION.				
	RATIFICATION OF DELOITTE &				
	TOUCHE LLP AS OUR				
4.	INDEPENDENT REGISTERED PUBLIC	Manageme	entFor	For	
	ACCOUNTING	C			
	FIRM.				
	ADVISORY VOTE TO APPROVE				
5.	EXECUTIVE	Manageme	entFor	For	
	COMPENSATION.				
THE A	DT CORPORATION				
Securit			Meeting Ty	pe	Special
Ticker	•			_	•
Symbo	l ADT		Meeting Da	ite	22-Apr-2016
			A 1		934365758 -
ISIN	US00101J1060		Agenda		Management
Itam	Duamacal	Proposed	Vote	For/Agair	nst
Item	Proposal	by	vote	Managem	ent
	TO ADOPT THE AGREEMENT AND				
	PLAN OF				
	MERGER, DATED AS OF FEBRUARY 14	4,			
	2016,				
	AMONG THE ADT CORPORATION,				
	PRIME SECURITY				
	SERVICES BORROWER, LLC, PRIME				
	SECURITY ONE				
1.	MS, INC., AND SOLELY FOR THE	Manageme	entFor	For	
	PURPOSES OF				
	ARTICLE IX THEREOF, PRIME				
	SECURITY SERVICES				
	PARENT, INC. AND PRIME SECURITY				
	SERVICES				
	TOPCO PARENT, L.P., AS AMENDED O	R			
	MODIFIED				
	FROM TIME TO TIME.				
2.	TO APPROVE, ON A NON-BINDING,	Manageme	entFor	For	
	ADVISORY				
	BASIS, CERTAIN COMPENSATION				
	THAT WILL OR				
	MAY BE PAID BY THE ADT				
	CORPORATION TO ITS				
	NAMED EXECUTIVE OFFICERS THAT				

IS BASED ON OR OTHERWISE RELATES TO THE MERGER. TO APPROVE AN ADJOURNMENT OF THE SPECIAL MEETING OF STOCKHOLDERS OF THE **ADT** CORPORATION FROM TIME TO TIME, 3. ManagementFor For NECESSARY OR APPROPRIATE, FOR THE PURPOSE OF SOLICITING ADDITIONAL VOTES FOR THE APPROVAL OF THE MERGER AGREEMENT. P.T. TELEKOMUNIKASI INDONESIA, TBK Security Meeting Type 715684106 Annual Ticker TLK Meeting Date 22-Apr-2016 Symbol 934392135 -ISIN US7156841063 Agenda Management **Proposed** For/Against Item Proposal Vote Management by APPROVAL OF THE COMPANY'S ANNUAL REPORT FOR THE 2015 FINANCIAL YEAR, 1. INCLUDING THE ManagementFor For **BOARD OF COMMISSIONERS' SUPERVISORY** REPORT. RATIFICATION OF THE COMPANY'S **FINANCIAL** STATEMENTS AND PARTNERSHIP AND COMMUNITY 2. DEVELOPMENT PROGRAM (PROGRAM ManagementFor For ... (DUE TO SPACE LIMITS, SEE PROXY MATERIAL FOR FULL PROPOSAL) IMPLEMENTATION OF MINISTER OF STATE-OWNED ENTERPRISE REGULATION NUMBER PER-3. 09/MBU/07/2015 ABOUT PARTNERSHIP ManagementFor For **PROGRAM** AND COMMUNITY DEVELOPMENT

PROGRAM IN

**NET INCOME** 

4.

STATE-OWNED ENTERPRISE.

APPROPRIATION OF THE COMPANY'S ManagementFor

For

FOR THE 2015 FINANCIAL YEAR. **DETERMINATION OF REMUNERATION FOR** MEMBERS OF THE BOARD OF 5. DIRECTORS AND THE ManagementFor For BOARD OF COMMISSIONER FOR THE 2016 FINANCIAL YEAR. APPOINTMENT OF A PUBLIC ACCOUNTING FIRM TO AUDIT THE COMPANY'S ... (DUE TO 6. ManagementFor For SPACE LIMITS. SEE PROXY MATERIAL FOR FULL PROPOSAL) DELEGATION OF AUTHORITY TO THE **BOARD OF** COMMISSIONERS FOR USE/ 7. **DIVERSION** ManagementAbstain **Against** COMPANY'S TREASURY STOCK FROM **SHARE** BUYBACK IV. CHANGES IN COMPOSITION OF THE **BOARD OF THE** 8. ManagementAbstain **Against** COMPANY. NATION INTERNATIONAL EDUTAINMENT PUBLIC COMPANY LT Y6206J118 Security Meeting Type **Annual General Meeting** Ticker Meeting Date 25-Apr-2016 Symbol 706674757 -**ISIN** TH1042010013 Agenda Management For/Against **Proposed** Vote Item **Proposal** Management by TO ACKNOWLEDGE THE MINUTES OF THE 2015 1 ANNUAL GENERAL MEETING OF ManagementFor For **SHAREHOLDER** HELD ON APRIL 28, 2015 TO CONSIDER AND APPROVE THE COMPANY'S OPERATING RESULTS AND THE 2 ManagementFor For **BOARD OF** DIRECTORS REPORT FOR THE YEAR 2015 TO CONSIDER AND APPROVE THE COMPANY'S AUDITED BALANCE SHEET AND 3 PROFIT AND LOSS

ManagementFor

STATEMENTS FOR THE YEAR ENDED

**DECEMBER** 31, 2015

For

	5 5			
4	TO CONSIDER AND APPROVE THE DIVIDEND PAYMENT FROM THE COMPANY'S OPERATION FOR	ManagementFor	For	
	THE FINANCIAL YEAR ENDING DECEMBER 31, 2015 TO CONSIDER AND ELECT MS.			
5.1	DUANGKAMOL CHOTANA AS DIRECTOR TO CONSIDER AND ELECT MR. PANA	ManagementFor	For	
5.2	JANVIROJ AS DIRECTOR	ManagementFor	For	
6	TO CONSIDER THE REMUNERATION OF DIRECTORS FOR THE YEAR 2016 TO CONSIDER AND APPROVE THE	ManagementFor	For	
7	APPOINTMENT OF COMPANY'S AUDITORS AND THE DETERMINATION OF AUDIT FEE FOR THE YEAR 2016	ManagementFor	For	
8	ANY OTHER MATTERS (IF ANY) 01MAR2016: IN THE SITUATION WHERE THE	ManagementAbstain	For	
СММТ	CHAIRMAN OF THE MEETING SUDDENLY CHANGE- THE AGENDA AND/OR ADD NEW AGENDA DURING THE MEETING, WE WILL VOTE THAT AGENDA-AS ABSTAIN.	Non-Voting		
CMMT GREEI	O1MAR2016: PLEASE NOTE THAT THIS IS A REVISION DUE TO ADDITION OF COMMENT. IF-YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT VOTE AGAIN UNLESS YOU-DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. K ORGANISATION OF FOOTBALL PROG	Non-Voting		
Securit		Meeting T	ype	Ordinary General
Ticker Symbol		Meeting Date		Meeting 25-Apr-2016
ISIN	GRS419003009	Agenda		706875018 - Management
Item	Proposal	Proposed by Vote	For/Agains Manageme	

PLEASE NOTE IN THE EVENT THE

**MEETING DOES** 

NOT REACH QUORUM, THERE WILL

BE AN-A

REPETITIVE MEETING ON 09 MAY 2016

(AND B

**REPETITIVE MEETING ON 23** 

MAY-2016). ALSO,

CMMT YOUR VOTING INSTRUCTIONS WILL

NOT BE

Non-Voting

CARRIED OVER TO THE

SECOND-CALL. ALL VOTES

RECEIVED ON THIS MEETING WILL BE

DISREGARDED AND YOU WILL-NEED

TO

REINSTRUCT ON THE REPETITIVE

MEETING. THANK

YOU

SUBMISSION AND APPROVAL OF THE

COMPANY'S

FINANCIAL STATEMENTS AND OF THE

CONSOLIDATED FINANCIAL

STATEMENTS FOR THE

SIXTEENTH (16TH) FISCAL YEAR

ManagementNo Action

1. (FROM THE 1ST OF

JANUARY 2015 TO THE 31ST OF

DECEMBER 2015)

AND OF THE RELEVANT DIRECTORS'

REPORT AND

**AUDITORS' REPORT** 

APPROVAL OF THE DISTRIBUTION OF

**EARNINGS** 

FOR THE SIXTEENTH (16TH) FISCAL

2. YEAR (FROM

ManagementNo Action

THE 1ST OF JANUARY 2015 TO 31ST OF

**DECEMBER** 

2015)

3. DISCHARGE OF THE MEMBERS OF

ManagementNo Action

THE BOARD OF

DIRECTORS AND THE STATUTORY

**AUDITORS OF** 

THE COMPANY FROM ANY LIABILITY

**FOR** 

COMPENSATION FOR THE REALIZED

(MANAGEMENT) FOR THE SIXTEENTH

(16TH)

FISCAL YEAR (FROM THE 1ST OF

JANUARY 2015 TO

THE 31ST OF DECEMBER 2015), AND

APPROVAL OF

MANAGEMENT AND

REPRESENTATION ACTIONS OF

THE BOARD OF DIRECTORS OF THE

**COMPANY** 

APPROVAL OF COMPENSATION AND

REMUNERATION TO THE MEMBERS

OF THE BOARD

OF DIRECTORS FOR THE SIXTEENTH

(16TH) FISCAL

4. YEAR (FROM THE 1ST OF JANUARY

**2015 TO THE** 

31ST OF DECEMBER 2015) PURSUANT

TO ARTICLE

24 OF CODIFIED LAW 2190/1920, AS IN

**FORCE** 

PRE-APPROVAL OF THE

**COMPENSATION AND** 

REMUNERATION OF THE MEMBERS

OF THE

COMPANY'S BOARD OF DIRECTORS

FOR THE

5. CURRENT SEVENTEENTH (17TH)

ManagementNo Action

ManagementNo Action

FISCAL YEAR

(FROM THE 1ST OF JANUARY 2016 TO

THE 31ST OF

**DECEMBER 2016) PURSUANT TO** 

ARTICLE 24 OF

CODIFIED LAW 2190/1920, AS IN FORCE

SELECTION OF CERTIFIED AUDITORS

FOR THE

AUDIT OF THE FINANCIAL

STATEMENTS OF THE

COMPANY FOR THE CURRENT

SEVENTEENTH

6. (17TH) FISCAL YEAR (FROM THE 1ST

**OF JANUARY** 

2016 TO THE 31ST OF DECEMBER 2016)

AND THE

ISSUANCE OF THE ANNUAL TAX

REPORT

7. PROVISION OF PERMISSION

ManagementNo Action

ManagementNo Action

**PURSUANT TO** 

ARTICLE 23, PARAGRAPH 1 OF

**CODIFIED LAW** 

2190/1920, AS IN FORCE, TO THE

**BOARD OF** 

DIRECTORS' MEMBERS AND THE

OFFICERS OF THE

COMPANY'S GENERAL

**DIRECTORATES AND** 

DIVISIONS FOR THEIR PARTICIPATION

IN THE

BOARDS OF DIRECTORS OR IN THE

**MANAGEMENT** 

OF THE GROUP'S SUBSIDIARIES AND

AFFILIATES,

AS DEFINED IN ARTICLE 42 E.

PARAGRAPH 5 OF

**CODIFIED LAW 2190/1920** 

FOR EXECUTED CONTRACTS OF THE

**COMPANY** 

WITH RELATED PARTIES ACCORDING

TO THE

PROVISIONS OF PAR. 4 OF ARTICLE

23A OF

#### 8.A.1 CODIFIED LAW 2190/1920, AS IN FORCEManagementNo Action

:

TRADEMARK LICENSE AGREEMENT

**BETWEEN** 

OPAP S.A. AND HELLENIC LOTTERIES

S.A. (BLACK

JACK IN AN INSTANT)

FOR EXECUTED CONTRACTS OF THE

**COMPANY** 

WITH RELATED PARTIES ACCORDING

TO THE

PROVISIONS OF PAR. 4 OF ARTICLE

23A OF

### 8.A.2 CODIFIED LAW 2190/1920, AS IN FORCEManagementNo Action

:

TRADEMARK LICENSE AGREEMENT

**BETWEEN** 

OPAP S.A. AND HELLENIC LOTTERIES

S.A. (ACE AS

KING)

FOR GUARANTEES PROVIDED BY THE

**COMPANY** 

TO THIRD PARTIES IN FAVOR OF

**RELATED PARTIES** 

ACCORDING TO THE PROVISIONS OF

PAR. 4 OF

### 8.B.1 ARTICLE 23A OF CODIFIED LAW

ManagementNo Action

2190/1920, AS IN

FORCE: CORPORATE GUARANTEE IN

**FAVOR OF** 

HELLENIC LOTTERIES S.A.'S BOND

LOAN

AMOUNTING TO EUR 50.000.000

## 8.B.2 FOR GUARANTEES PROVIDED BY THE ManagementNo Action

**COMPANY** 

TO THIRD PARTIES IN FAVOR OF

**RELATED PARTIES** 

ACCORDING TO THE PROVISIONS OF

PAR. 4 OF

ARTICLE 23A OF CODIFIED LAW

2190/1920, AS IN

FORCE: CORPORATE GUARANTEE IN

**FAVOR OF** 

HORSE RACES S.A.'S BOND LOAN

AMOUNTING TO

EUR 5.000.000

FOR GUARANTEES PROVIDED BY THE

**COMPANY** 

TO THIRD PARTIES IN FAVOR OF

**RELATED PARTIES** 

ACCORDING TO THE PROVISIONS OF

8.B.3 PAR. 4 OF

ManagementNo Action

ARTICLE 23A OF CODIFIED LAW

2190/1920, AS IN

FORCE: LETTER OF GUARANTEE IN

**FAVOR OF** 

HELLENIC LOTTERIES S.A

FOR GUARANTEES PROVIDED BY THE

**COMPANY** 

TO THIRD PARTIES IN FAVOR OF

**RELATED PARTIES** 

ACCORDING TO THE PROVISIONS OF

8.B.4 PAR. 4 OF

ManagementNo Action

ARTICLE 23A OF CODIFIED LAW

2190/1920, AS IN

FORCE: LETTER OF GUARANTEE IN

FAVOR OF

HELLENIC LOTTERIES S.A

FOR GUARANTEES PROVIDED BY THE

**COMPANY** 

TO THIRD PARTIES IN FAVOR OF

**RELATED PARTIES** 

ACCORDING TO THE PROVISIONS OF

PAR. 4 OF

8.B.5 ARTICLE 23A OF CODIFIED LAW

ManagementNo Action

2190/1920, AS IN

FORCE: LETTER OF GUARANTEE

WITH CASH

COLLATERAL IN FAVOR OF HORSE

RACES S.A

8.B.6 FOR GUARANTEES PROVIDED BY THE ManagementNo Action

COMPANY

TO THIRD PARTIES IN FAVOR OF

**RELATED PARTIES** 

ACCORDING TO THE PROVISIONS OF

PAR. 4 OF

ARTICLE 23A OF CODIFIED LAW

2190/1920, AS IN

FORCE: LETTER OF GUARANTEE IN

ManagementNo Action

ManagementNo Action

**FAVOR OF** 

HORSE RACES S.A

FOR GUARANTEES PROVIDED BY THE

**COMPANY** 

TO THIRD PARTIES IN FAVOR OF

**RELATED PARTIES** 

ACCORDING TO THE PROVISIONS OF

8.B.7 PAR. 4 OF

ARTICLE 23A OF CODIFIED LAW

2190/1920, AS IN

FORCE: LETTER OF GUARANTEE IN

**FAVOR OF** 

HORSE RACES S.A

FOR GUARANTEES PROVIDED BY THE

**COMPANY** 

TO THIRD PARTIES IN FAVOR OF

**RELATED PARTIES** 

ACCORDING TO THE PROVISIONS OF

8.B.8 PAR. 4 OF

ARTICLE 23A OF CODIFIED LAW

2190/1920, AS IN

FORCE: LETTER OF GUARANTEE IN

**FAVOR OF** 

HORSE RACES S.A

APPROVAL OF A LONG TERM

**INCENTIVE SCHEME** 

WITH COMPANY'S OWN SHARES TO

**EXECUTIVE** 

DIRECTORS AND OTHER KEY

9. MANAGEMENT ManagementNo Action

PERSONNEL OF THE COMPANY.

PROVISION OF

RELEVANT AUTHORIZATIONS TO THE

COMPANY'S

**BOARD OF DIRECTORS** 

METROPOLE TELEVISION SA, NEUILLY SUR SEINE

Security F6160D108 Meeting Type MIX

Ticker Meeting Date 26-Apr-2016

Symbol Symbol

ISIN FR0000053225 Agenda Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE IN THE FRENCH

MARKET THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND Non-Voting

"AGAINST" A VOTE OF "ABSTAIN"

WILL BE TREATED

AS AN "AGAINST" VOTE.

706804095 -

THE FOLLOWING APPLIES TO **SHAREHOLDERS** THAT DO NOT HOLD SHARES DIRECTLY WITH A-FRENCH CUSTODIAN: PROXY CARDS: **VOTING** INSTRUCTIONS WILL BE FORWARDED TO THE-GLOBAL CUSTODIANS ON THE VOTE CMMT DEADLINE Non-Voting DATE. IN CAPACITY AS REGISTERED-INTERMEDIARY, THE GLOBAL **CUSTODIANS WILL** SIGN THE PROXY CARDS AND FORWARD-THEM TO THE LOCAL CUSTODIAN. IF YOU **REQUEST MORE** INFORMATION, PLEASE **CONTACT-YOUR CLIENT** REPRESENTATIVE 11 APR 2016: PLEASE NOTE THAT **IMPORTANT** ADDITIONAL MEETING INFORMATION **IS-AVAILABLE** BY CLICKING ON THE MATERIAL URL LINK:https://balo.journalofficiel.gouv.fr/pdf/2016/0321/201603211600866.pdf.-REVISION DUE TO RECEIPT OF CMMT ADDITIONAL URL Non-Voting LINK:-https://balo.journalofficiel.gouv.fr/pdf/2016/0411/201604111601180.pdf. IF-YOU HAVE ALREADY SENT IN YOUR VOTES. PLEASE DO NOT VOTE AGAIN UNLESS **YOU-DECIDE** TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. APPROVAL OF THE ANNUAL **FINANCIAL** STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 0.1 ManagementFor For DECEMBER 2015 - APPROVAL OF **NON-TAX** DEDUCTIBLE EXPENSES AND

**CHARGES** 0.2 APPROVAL OF THE CONSOLIDATED ManagementFor For **FINANCIAL** STATEMENTS FOR THE FINANCIAL

	23ga: 1 milg. 37 (2222) Wes		
O.3	YEAR ENDED ON 31 DECEMBER 2015 ALLOCATION OF INCOME FOR THE FINANCIAL YEAR AND SETTING OF DIVIDEND SPECIAL AUDITORS' REPORT OF THE	ManagementFor	For
O.4	FINANCIAL STATEMENTS IN RELATION TO THE REGULATED AGREEMENTS AND COMMITMENTS, APPROVAL OF	ManagementFor	For
0.5	THESE AGREEMENTS RENEWAL OF MRS DELPHINE ARNAULT AS A MEMBER OF THE SUPERVISORY BOARD RENEWAL OF MRS MOUNA SEPEHRI	ManagementFor	For
O.6	AS A MEMBER	ManagementFor	For
O.7	OF THE SUPERVISORY BOARD RENEWAL OF MR GUILLAUME DE POSCH AS A MEMBER OF THE SUPERVISORY BOARD	ManagementFor	For
O.8	RENEWAL OF MR PHILIPPE DELUSINNE AS A MEMBER OF THE SUPERVISORY BOARD	ManagementFor	For
0.9	RENEWAL OF MR ELMAR HEGGEN AS A MEMBER OF THE SUPERVISORY BOARD	ManagementFor	For
O.10	ADVISORY REVIEW ON THE COMPENSATION OWED OR PAID TO MR NICOLAS DE TAVERNOST, PRESIDENT OF THE BOARD OF DIRECTORS, FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2015	ManagementFor	For
O.11	ADVISORY REVIEW ON THE COMPENSATION OWED OR PAID TO MR THOMAS VALENTIN AND MR JEROME LEFEBURE, MEMBERS OF THE BOARD OF DIRECTORS, AND TO MR DAVID LARRAMENDY, MEMBER OF THE BOARD SINCE 17 FEBRUARY 2015, FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2015	ManagementFor	For

AUTHORISATION TO BE GRANTED TO

THE BOARD

OF DIRECTORS WITH RESPECT TO THE

**COMPANY** 

**BUYING BACK ITS OWN SHARES** 

UNDER THE

PROVISIONS OF ARTICLE L.225-209 OF ManagementFor 0.12 For

THE

FRENCH COMMERCIAL CODE,

**DURATION OF THE** 

AUTHORISATION, FORMALITIES,

TERMS, CEILING

AUTHORISATION TO BE GRANTED TO

THE BOARD

OF DIRECTORS WITH RESPECT TO

**CANCELLING** 

THE SHARES BOUGHT BACK BY THE

E.13 **COMPANY** ManagementFor For

UNDER THE PROVISIONS OF ARTICLE

L.225-209 OF

THE FRENCH COMMERCIAL CODE,

**DURATION OF** 

THE AUTHORISATION, CEILING

AUTHORISATION TO BE GRANTED TO

THE BOARD

OF DIRECTORS WITH RESPECT TO

**FREELY** 

ALLOCATING EXISTING SHARES

AND/OR ISSUING

THEM TO SALARIED EMPLOYEES

AND/OR CERTAIN

EXECUTIVE OFFICERS OF THE

COMPANY OR

ASSOCIATED COMPANIES, WAIVER OF Management Against E.14 Against

SHAREHOLDERS TO THEIR

**PREFERENTIAL** 

SUBSCRIPTION RIGHT, DURATION OF

THE

AUTHORISATION, CEILING,

**DURATION OF THE** 

ACQUISITION PERIODS,

PARTICULARLY IN THE

EVENT OF INVALIDITY AND, IF

APPLICABLE,

RETENTION

POWERS TO CARRY OUT ALL

ManagementFor E.15 For **FORMALITIES** 

STV GROUP PLC, GLASGOW

Security G8226W137 Meeting Type **Annual General Meeting** 

Ticker Meeting Date 26-Apr-2016

Symbol

ISIN	GB00B3CX3644	Agenda	706831369 - Management
Item	Proposal	Proposed by Vote	For/Against Management
1	TO RECEIVE THE ANNUAL ACCOUNTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2015 WHICH INCLUDES THE REPORTS OF THE DIRECTORS AND THE REPORT BY THE AUDITORS ON THE ANNUAL ACCOUNTS AND THE AUDITABLE PART OF THE DIRECTORS REMUNERATION REPORT	, ManagementFor	For
2	TO APPROVE THE DIRECTORS' REMUNERATION REPORT IN THE FORM SET OUT ON PAGES 50 TO 69 OF THE ANNUAL REPORT AND ACCOUNTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2015	ManagementFor	For
3	TO APPROVE A REVISION TO THE DIRECTORS' REMUNERATION POLICY TO DECLARE A FINAL DIVIDEND OF 7.0P PER	ManagementFor	For
4	ORDINARY SHARE FOR THE YEAR ENDED 31 DECEMBER 2015 TO ELECT IAN STEELE AS A	ManagementFor	For
5	DIRECTOR OF THE COMPANY TO RE-ELECT BARONESS MARGARET	ManagementFor	For
6	FORD AS A DIRECTOR OF THE COMPANY TO RE-ELECT GEORGE WATT AS A	ManagementFor	For
7	DIRECTOR OF THE COMPANY TO RE-ELECT DAVID SHEARER AS A	ManagementFor	For
8	DIRECTOR OF	ManagementFor	For
9	THE COMPANY TO RE-ELECT PRICEWATERHOUSECOOPERS LLP AS THE AUDITORS OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT	ManagementFor	For

GENERAL MEETING AT WHICH **ACCOUNTS ARE LAID** TO AUTHORISE THE AUDIT 10 COMMITTEE TO FIX THE ManagementFor For REMUNERATION OF THE AUDITORS TO GRANT THE DIRECTORS THE 11 **AUTHORITY TO** ManagementFor For **ALLOT SHARES** TO DIS-APPLY STATUTORY 12 ManagementAgainst Against PRE-EMPTION RIGHTS TO PURCHASE THE COMPANY'S OWN 13 ManagementFor For **SHARES** TO ALLOW GENERAL MEETINGS TO 14 BE HELD ON 14 ManagementAgainst Against **DAYS NOTICE** GRUPO RADIO CENTRO SAB DE CV, MEXICO CITY **Ordinary General** Security P4983X160 Meeting Type Meeting Ticker Meeting Date 26-Apr-2016 Symbol 706913793 -**ISIN** MXP680051218 Agenda Management **Proposed** For/Against Item **Proposal** Vote Management by PLEASE NOTE THAT ONLY MEXICAN **NATIONALS** HAVE VOTING RIGHTS AT THIS MEETING.-IF YOU CMMT ARE A MEXICAN NATIONAL AND Non-Voting WOULD LIKE TO SUBMIT YOUR VOTE ON THIS-MEETING PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE. THANK YOU PRESENTATION AND, IF DEEMED APPROPRIATE, APPROVAL OF THE ANNUAL REPORTS-REGARDING THE ACTIVITIES OF THE AUDIT I.I COMMITTEE AND OF Non-Voting THE CORPORATE-PRACTICES **COMMITTEE FOR** THE FISCAL YEAR THAT ENDED ON DECEMBER 31, 2015 I.II PRESENTATION AND, IF DEEMED Non-Voting APPROPRIATE, APPROVAL OF THE REPORT FROM THE-GENERAL

DIRECTOR THAT IS PREPARED IN

**ACCORDANCE** 

WITH ARTICLE 172 OF THE-GENERAL

**MERCANTILE** 

COMPANIES LAW, ACCOMPANIED BY

THE OPINION

OF THE OUTSIDE-AUDITOR FOR THE

SAME FISCAL

**YEAR** 

PRESENTATION AND, IF DEEMED

APPROPRIATE,

APPROVAL OF THE OPINION FROM

THE-BOARD OF

DIRECTORS REGARDING THE

CONTENT OF THE

REPORT FROM THE

**GENERAL-DIRECTOR AND ITS** 

REPORT REGARDING THE

TRANSACTIONS AND

**ACTIVITIES IN WHICH IT-HAS** 

**INTERVENED IN** 

ACCORDANCE WITH THAT WHICH IS

**PROVIDED** 

FOR IN THE-SECURITIES MARKET

LAW, INCLUDING

THE REPORT THAT IS REFERRED TO

IN LINE B OF-

I.III ARTICLE 172 OF THE GENERAL

Non-Voting

MERCANTILE

COMPANIES LAW, IN WHICH ARE

**CONTAINED-THE** 

MAIN ACCOUNTING AN

INFORMATION POLICIES

AND CRITERIA THAT WERE

FOLLOWED-IN THE

PREPARATION OF THE FINANCIAL

INFORMATION,

WHICH IN TURN INCLUDES

THE-INDIVIDUAL AND

CONSOLIDATED AUDITED FINANCIAL

**STATEMENTS** 

OF GRUPO RADIO-CENTRO, S.A.B. DE

C.V. TO

DECEMBER 31, 2015. RESOLUTIONS IN

**THIS** 

**REGARD** 

II REPORT REGARDING THE

Non-Voting

FULFILLMENT OF THE

TAX OBLIGATIONS THAT ARE

THE-RESPONSIBILITY

OF GRUPO RADIO CENTRO, S.A.B. DE

C.V., IN ACCORDANCE WITH THAT-WHICH IS **REQUIRED BY** PART XX OF ARTICLE 86 OF THE INCOME TAX LAW RESOLUTION REGARDING THE **ALLOCATION OF** IIIRESULTS, THEIR DISCUSSION Non-Voting AND-APPROVAL, IF DEEMED APPROPRIATE RESIGNATION, APPOINTMENT AND OR RATIFICATION OF THE FULL AND ALTERNATE-MEMBERS OF THE BOARD OF DIRECTORS, ITS CHAIRPERSON, SECRETARY AND VICE-SECRETARY, AFTER CLASSIFYING THE INDEPENDENCE OF THE APPROPRIATE MEMBERS.-IV Non-Voting RESIGNATION, APPOINTMENT AND OR RATIFICATION OF THE MEMBERS OF THE EXECUTIVE-COMMITTEE, THE AUDIT **COMMITTEE** AND THE CORPORATE PRACTICES COMMITTEE,-INCLUDING THE CHAIRPERSONS OF THE LATTER TWO. ESTABLISHMENT OF **COMPENSATION** DESIGNATION OF DELEGATES WHO WILL CARRY V OUT AND FORMALIZE THE Non-Voting **RESOLUTIONS-THAT ARE** PASSED AT THE GENERAL MEETING FORTUNE BRANDS HOME & SECURITY, INC. Security 34964C106 Meeting Type Annual Ticker **FBHS** Meeting Date 26-Apr-2016 Symbol 934338890 -**ISIN** US34964C1062 Agenda Management **Proposed** For/Against Item **Proposal** Vote Management by

ManagementFor

For

ELECTION OF DIRECTOR (CLASS II):

1A.

SUSAN S.

**KILSBY** 

	Edgar i lillig. GABELEI MOL		111001 1110.	1 0111111	1 /
1B.	ELECTION OF DIRECTOR (CLASS II): CHRISTOPHER J. KLEIN RATIFICATION OF THE APPOINTMENT	Manageme	ntFor	For	
2.	OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING	Manageme	ntFor	For	
3.	FIRM FOR 2016. ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION. ILINK HOLDINGS CORP.	Manageme	ntFor	For	
Security			Meeting Typ	ne e	Annual
Ticker					
Symbol	ELNK		Meeting Dat	e	26-Apr-2016
ISIN			Agenda		934341746 - Management
Item	Proposal	Proposed by	Vote	For/Again Manageme	
1A.	ELECTION OF DIRECTOR: SUSAN D. BOWICK	Manageme	ntFor	For	
1B.	ELECTION OF DIRECTOR: JOSEPH F. EAZOR	Manageme	ntFor	For	
1C.	ELECTION OF DIRECTOR: KATHY S. LANE	Manageme	ntFor	For	
1D.	ELECTION OF DIRECTOR: GARRY K. MCGUIRE	Manageme	ntFor	For	
1E.	ELECTION OF DIRECTOR: R. GERARD SALEMME	Manageme	ntFor	For	
1F.	ELECTION OF DIRECTOR: JULIE A. SHIMER, PH.D	Manageme	ntFor	For	
1G.	ELECTION OF DIRECTOR: WALTER L. TUREK	Manageme	ntFor	For	
2.	THE APPROVAL OF A NON-BINDING ADVISORY RESOLUTION APPROVING THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS.	Manageme	ntFor	For	
3.	THE APPROVAL OF THE EARTHLINK HOLDINGS CORP. 2016 EQUITY AND CASH INCENTIVE PLAN.	Manageme	ntAgainst	Against	
4.	RATIFICATION OF THE APPOINTMENT BY THE AUDIT COMMITTEE OF THE BOARD OF DIRECTORS OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING	Manageme	ntFor	For	

#### FIRM FOR THE

YEAR ENDING DECEMBER 31, 2016.

<b>CHARTER</b>	CON	AMIIN	JIC A'	ZIONS	INC
CHARIER	CON		NICA	HONS.	IINC.

Security	y 16117M305	Meeti	ng Type	Annual
Ticker Symbol	CHTR	Meeti	ng Date	26-Apr-2016
ISIN	US16117M3051	Agend	da	934343132 - Management
Item	Proposal	Proposed by Vote	For/Agains Manageme	
1A.	ELECTION OF DIRECTOR: W. LANCE CONN	ManagementFor	For	
1B.	ELECTION OF DIRECTOR: MICHAEL P. HUSEBY	ManagementFor	For	
1C.	ELECTION OF DIRECTOR: CRAIG A. JACOBSON	ManagementFor	For	
1D.	ELECTION OF DIRECTOR: GREGORY B MAFFEI	· ManagementFor	For	
1E.	ELECTION OF DIRECTOR: JOHN C. MALONE	ManagementFor	For	
1F.	ELECTION OF DIRECTOR: JOHN D. MARKLEY, JR.	ManagementFor	For	
1G.	ELECTION OF DIRECTOR: DAVID C. MERRITT	ManagementFor	For	
1H.	ELECTION OF DIRECTOR: BALAN NAIR	ManagementFor	For	
1I.	ELECTION OF DIRECTOR: THOMAS M. RUTLEDGE	ManagementFor	For	
1J.	ELECTION OF DIRECTOR: ERIC L. ZINTERHOFER	ManagementFor	For	
2.	TO APPROVE THE COMPANY'S EXECUTIVE INCENTIVE PERFORMANCE PLAN. AN AMENDMENT INCREASING THE	ManagementFor	For	
3.	NUMBER OF SHARES IN THE COMPANY'S 2009 STOCK INCENTIVE PLAN AND INCREASING ANNUAL GRANT LIMITS.	ManagementAgain	nst Against	
	THE RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS THE COMPANY'S			

NATION MULTIMEDIA GROUP PUBLIC COMPANY LIMITED, BA

REGISTERED PUBLIC ACCOUNTING

YEAR ENDED DECEMBER 31, 2016.

4.

**INDEPENDENT** 

FIRM FOR THE

Security Y6251U224 Meeting Type Annual General Meeting Meeting Date 27-Apr-2016

ManagementFor

For

Ticker Symbol

ISIN	TH0113A10Z15	Agenda	706680887 - Management
Item	Proposal	Proposed by Vote	For/Against Management
1	TO CONSIDER AND CERTIFY THE COMPANY'S OPERATING RESULTS AND THE BOARD OF DIRECTORS' REPORT FOR THE YEAR 2015	ManagementFor	For
2	TO CONSIDER AND APPROVE THE COMPANY'S FINANCIAL STATEMENTS FOR THE YEAR 2015 ENDED DECEMBER 31, 2015 TO CONSIDER AND APPROVE THE	ManagementFor	For
3	ALLOCATION PROFIT AND DIVIDEND PAYMENT FROM THE COMPANY'S OPERATION FOR THE FINANCIAL YEAR ENDING DECEMBER 31, 2015	ManagementFor	For
4.1	TO CONSIDER AND APPROVE THE APPOINTMENT OF DIRECTOR TO REPLACE THOSE WHO COMPLETED THE TERM: MRS.PICHITRA MAHAPHON AS NEW INDEPENDENT DIRECTOR	ManagementFor	For
4.2	TO CONSIDER AND APPROVE THE APPOINTMENT OF DIRECTOR TO REPLACE THOSE WHO COMPLETED THE TERM: MS. KAEMAKORN VACHIRAVARAKARN	ManagementFor	For
4.3	TO CONSIDER AND APPROVE THE APPOINTMENT OF DIRECTOR TO REPLACE THOSE WHO COMPLETED THE TERM: MR. ADISAK LIMPRUNGPATANAKIJ	ManagementFor	For
5	TO CONSIDER AND DETERMINE THE REMUNERATION OF DIRECTORS FOR THE YEAR	ManagementFor	For
6	2016 TO CONSIDER AND APPROVE THE APPOINTMENT	ManagementFor	For

OF THE COMPANY'S AUDITOR AND

THE

DETERMINATION OF AUDITOR'S

IN THE SITUATION WHERE THE

REMUNERATION

FOR THE YEAR 2016

7 ANY OTHER MATTERS (IF ANY)

ManagementAbstain

Non-Voting

For

CHAIRMAN OF THE

MEETING SUDDENLY CHANGE THE

CMMT AGENDA-

AND/OR ADD NEW AGENDA DURING

THE MEETING,

WE WILL VOTE THAT AGENDA

AS-ABSTAIN.

25 MAR 2016: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO CHANGE IN

**DIRECTOR-NAME IN** 

**RESOLUTION 4.1. IF YOU HAVE** 

CMMT ALREADY SENT IN Non-Voting

YOUR VOTES, PLEASE DO NOT-VOTE

**AGAIN** 

UNLESS YOU DECIDE TO AMEND

YOUR ORIGINAL

INSTRUCTIONS. THANK YOU.

TV AZTECA SAB DE CV, MEXICO CITY

Security P9423U163 Meeting Type Ordinary General

Meeting

Ticker Meeting Date 27-Apr-2016

Symbol Victing Bate 27-Apr-2010

ISIN MX01AZ060013 Agenda 706920433 - Management

Item Proposal Proposed by Vote For/Against Management

PRESENTATION AND, IF DEEMED

APPROPRIATE,

APPROVAL OF THE REPORT FROM

THE-BOARD OF

DIRECTORS OF THE COMPANY, THE

I REPORT FROM Non-Voting

THE AUDIT COMMITTEE AND-THE

REPORT FROM

THE GENERAL DIRECTOR FOR THE

2015 FISCAL

**YEAR** 

II DISCUSSION AND, IF DEEMED Non-Voting

APPROPRIATE,

APPROVAL OF THE AUDITED

FINANCIAL-

STATEMENTS AND OF THE BALANCE

SHEET OF

THE COMPANY, AS WELL AS OF THE

PLAN-FOR THE

ALLOCATION OF RESULTS AND, IF

**DEEMED** 

APPROPRIATE, FOR

THE-DISTRIBUTION OF PROFIT

FOR THE FISCAL YEAR THAT ENDED

ON

**DECEMBER 31, 2015** 

DECLARATION FOR THE PAYMENT OF Non-Voting

Ш **DIVIDENDS** 

DETERMINATION OF THE MAXIMUM

AMOUNT OF

IV FUNDS TO ALLOCATE TO SHARE

Non-Voting

**BUYBACKS-FOR** 

THE 2016 FISCAL YEAR

RATIFICATION OR, IF DEEMED

APPROPRIATE,

DESIGNATION OF THE MEMBERS OF

THE-BOARD

OF DIRECTORS AND OF ITS

SECRETARY, AS WELL

V AS THE RATIFICATION OR, IF-DEEMEDNon-Voting

APPROPRIATE, DESIGNATION OF

MEMBERS OF THE

AUDIT COMMITTEE AND OF

ITS-CHAIRPERSON,

**DETERMINATION OF THEIR** 

COMPENSATION

PRESENTATION AND, IF DEEMED

APPROPRIATE,

APPROVAL OF THE REPORT

**REGARDING THE-**VI

Non-Voting

FULFILLMENT OF THE TAX

**OBLIGATIONS THAT ARE** 

THE RESPONSIBILITY OF THE

**COMPANY** 

**DESIGNATION OF SPECIAL** 

**DELEGATES WHO WILL** 

VII FORMALIZE THE RESOLUTIONS THAT Non-Voting

**ARE-PASSED** 

AT THE GENERAL MEETING

CMMT PLEASE NOTE THAT ONLY MEXICAN Non-Voting

**NATIONALS** 

HAVE VOTING RIGHTS AT THIS

MEETING.-IF YOU

ARE A MEXICAN NATIONAL AND

WOULD LIKE TO

SUBMIT YOUR VOTE ON

THIS-MEETING PLEASE

CONTACT YOUR CLIENT SERVICE

REPRESENTATIVE. THANK YOU

CONTAX PARTICIPACOES SA, RIO DE JANEIRO

Security P3144E129 Meeting Type **Annual General Meeting** 

Ticker Meeting Date 27-Apr-2016

Symbol

706927829 -**ISIN BRCTAXCDAM19** Agenda Management

Proposed For/Against Item Proposal Vote Management by

IMPORTANT MARKET PROCESSING

**REQUIREMENT:** 

A BENEFICIAL OWNER SIGNED

POWER OF-

ATTORNEY (POA) IS REQUIRED IN

ORDER TO

LODGE AND EXECUTE YOUR VOTING-

CMMT INSTRUCTIONS IN THIS MARKET. Non-Voting

ABSENCE OF A

POA, MAY CAUSE YOUR

**INSTRUCTIONS TO-BE** 

REJECTED. IF YOU HAVE ANY

**QUESTIONS, PLEASE** 

CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

PLEASE NOTE THAT VOTES 'IN FAVOR'

**AND** 

'AGAINST' IN THE SAME AGENDA

ITEM ARE-NOT

CMMT ALLOWED. ONLY VOTES IN FAVOR Non-Voting

AND/OR

ABSTAIN OR AGAINST AND/ OR

**ABSTAIN-ARE** 

ALLOWED. THANK YOU

CMMT PLEASE NOTE THAT SHAREHOLDERS Non-Voting

**CAN SUBMIT** 

A MEMBER FROM THE CANDIDATES

LIST OR-

ALTERNATIVELY A CANDIDATE

**OUTSIDE OF THIS** 

LIST, HOWEVER WE CANNOT DO

THIS-THROUGH

THE PROXYEDGE PLATFORM. IN

ORDER TO SUBMIT

A VOTE TO ELECT A-CANDIDATE

**OUTSIDE THE** 

LIST, CLIENTS MUST CONTACT THEIR

CSR TO

INCLUDE THE-NAME OF THE

CANDIDATE TO BE

ELECTED. IF INSTRUCTIONS TO VOTE

ON THIS ITEM

ARE-RECEIVED WITHOUT A

CANDIDATE'S NAME,

YOUR VOTE WILL BE PROCESSED IN

FAVOR OR-

AGAINST OF THE DEFAULT

COMPANY'S

CANDIDATE. THANK YOU

TO TAKE KNOWLEDGE OF THE

**DIRECTORS** 

ACCOUNTS, TO EXAMINE, DISCUSS

AND VOTE ON

THE ADMINISTRATIONS REPORT,

1 FINANCIAL ManagementNo Action

STATEMENTS ACCOMPANIED BY THE INDEPENDENT AUDITORS REPORT

**REGARDING** 

THE FISCAL YEAR ENDING ON

**DECEMBER 31, 2015** 

TO APPROVE THE RESULTS

DESTINATION OF 2015

ManagementNo Action

TO FIX THE BOARD OF DIRECTORS

3 GLOBAL ManagementNo Action

ANNUAL REMUNERATION

14 APR 2016: PLEASE NOTE THAT

**ALTHOUGH** 

THERE ARE 2 SLATES TO BE ELECTED

AS-

2

DIRECTORS, THERE IS ONLY 1

**VACANCY** 

AVAILABLE TO BE FILLED AT THE

CMMT MEETING. THE-STANDING INSTRUCTIONS FOR THIS

MEETING WILL

BE DISABLED AND, IF YOU

CHOOSE,-YOU ARE

REQUIRED TO VOTE FOR ONLY 1 OF

THE 2 SLATES

OF DIRECTORS. THANK YOU

THE BOARD / ISSUER HAS NOT

**RELEASED A** 

STATEMENT ON WHETHER THEY

CMMT RECOMMEND TO- Non-Voting

VOTE IN FAVOUR OR AGAINST THE

**SLATES UNDER** 

**RESOLUTIONS 4 AND 5** 

4 TO ELECT THE EFFECTIVE AND

**SUBSTITUTES** 

FISCAL COUNCIL MEMBERS WITH

TERM UNTIL THE

ManagementNo Action

Non-Voting

158

MEETING WILL DELIBERATE THE

**ACCOUNTS OF** 

THE ENDING YEAR ON DECEMBER, 31

2016.

CANDIDATES APPOINTED BY

**CONTROLLER** 

SHAREHOLDERS. NOTE: SLATE.

**PRINCIPAL** 

MEMBERS. MARCO TULIO DE

OLIVEIRA ALVES,

APARECIDO CARLOS CORREIA

**GALDINO AND** 

MARCIO MAGNO DE ABREU.

**SUBSTITUTE** 

MEMBERS. SIDNEI NUNES, NEWON

**BRANDAO** 

FERRAZ RAMOS AND FLAVIA MARIA

ARAUJO DINI

BRAIA ROSA. NOTE: SHAREHOLDERS

THAT VOTE IN

FAVOR IN THIS ITEM CANNOT VOTE

IN FAVOR FOR

THE CANDIDATES APPOINTED BY

**MINORITY** 

**COMMON SHARES** 

TO ELECT THE EFFECTIVE AND

**SUBSTITUTES** 

FISCAL COUNCIL MEMBERS WITH

TERM UNTIL THE

MEETING WILL DELIBERATE THE

**ACCOUNTS OF** 

THE ENDING YEAR ON DECEMBER, 31

2016.

5 CANDIDATE APPOINTED BY

MINORITY COMMON

SHARES. NOTE: SHAREHOLDERS

THAT VOTE IN

FAVOR IN THIS ITEM CANNOT VOTE

IN FAVOR FOR

THE CANDIDATES APPOINTED BY

**CONTROLLER** 

**SHAREHOLDERS** 

THE BOARD / ISSUER HAS NOT

RELEASED A

STATEMENT ON WHETHER THEY

CMMT RECOMMEND TO-

VOTE IN FAVOUR OR AGAINST THE

**SLATES UNDER** 

**RESOLUTION 6** 

6 TO ELECT THE EFFECTIVE AND

**SUBSTITUTES** 

Non-Voting

ManagementNo Action

ManagementNo Action

FISCAL COUNCIL MEMBERS WITH TERM UNTIL THE MEETING WILL DELIBERATE THE **ACCOUNTS OF** THE ENDING YEAR ON DECEMBER, 31 2016. CANDIDATE APPOINTED BY MINORITY PREFERRED SHARES. NOTE: SHAREHOLDERS MAY **ONLY VOTE** IN FAVOR FOR ONE PREFERRED **SHARES NAME** APPOINTED TO FIX THE FISCAL COUNCIL 7 ManagementNo Action REMUNERATION 14 APR 2016: PLEASE NOTE THAT THIS IS A REVISION DUE TO MODIFICATION OF THE-TEXT OF CMMT COMMENT. IF YOU HAVE ALREADY Non-Voting SENT IN YOUR VOTES, PLEASE DO NOT VOTE-AGAIN **UNLESS YOU** DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. MCGRAW HILL FINANCIAL, INC. Security 580645109 Meeting Type Annual Ticker **MHFI** Meeting Date 27-Apr-2016 Symbol 934344641 -**ISIN** US5806451093 Agenda Management For/Against Proposed Item Proposal Vote Management by **ELECTION OF DIRECTOR: SIR** 1A. ManagementFor For WINFRIED BISCHOFF ELECTION OF DIRECTOR: WILLIAM D. ManagementFor 1B. For **GREEN** ELECTION OF DIRECTOR: CHARLES E. 1C. ManagementFor HALDEMAN, For JR. ELECTION OF DIRECTOR: REBECCA ManagementFor For 1D. **JACOBY** ELECTION OF DIRECTOR: HILDA 1E. OCHOA-ManagementFor For **BRILLEMBOURG** ELECTION OF DIRECTOR: DOUGLAS L. 1F. ManagementFor For **PETERSON ELECTION OF DIRECTOR: SIR** 1G. ManagementFor For MICHAEL RAKE

ManagementFor

For

1H.

	5 5			
	ELECTION OF DIRECTOR: EDWARD B. RUST, JR.			
1I.	ELECTION OF DIRECTOR: KURT L. SCHMOKE	ManagementFor	For	
1J.	ELECTION OF DIRECTOR: RICHARD E. THORNBURGH	ManagementFor	For	
2.	VOTE TO AMEND THE COMPANY'S RESTATED CERTIFICATE OF INCORPORATION TO CHANGE THE NAME OF THE COMPANY TO "S&P GLOBAL INC." FROM "MCGRAW HILL FINANCIAL, INC."	ManagementFor	For	
3.	VOTE TO AMEND THE COMPANY'S RESTATED CERTIFICATE OF INCORPORATION TO PROVIDE THAT THE COMPANY'S BOARD OF DIRECTORS SHALL CONSIST OF NOT LESS THAN 8 PERSONS.	ManagementFor	For	
4.	VOTE TO APPROVE, ON AN ADVISORY BASIS, THE EXECUTIVE COMPENSATION PROGRAM FOR THE COMPANY'S NAMED EXECUTIVE OFFICERS.	ManagementFor	For	
5.	VOTE TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2016.	ManagementFor	For	
EBAY	INC.			
Security	278642103	Meeting Ty	pe	Annual
Ticker Symbol	EBAY	Meeting Da	te	27-Apr-2016
ISIN	US2786421030	Agenda		934358361 - Management
Item	Proposal	Proposed by Vote	For/Agains Manageme	
1A.	ELECTION OF DIRECTOR: FRED D. ANDERSON JR.	ManagementFor	For	
1B.	ELECTION OF DIRECTOR: EDWARD W. BARNHOLT	ManagementFor	For	
1C.	ELECTION OF DIRECTOR: ANTHONY J. BATES	ManagementFor	For	
1D.	ELECTION OF DIRECTOR: BONNIE S. HAMMER	ManagementFor	For	
1E.		ManagementFor	For	

	_aga: 1g. a, 12 110		
	ELECTION OF DIRECTOR: KATHLEEN C. MITIC		
1F.	ELECTION OF DIRECTOR: PIERRE M. OMIDYAR	ManagementFor	For
1G.	ELECTION OF DIRECTOR: PAUL S. PRESSLER	ManagementFor	For
1H.	ELECTION OF DIRECTOR: ROBERT H. SWAN	ManagementFor	For
1I.	ELECTION OF DIRECTOR: THOMAS J. TIERNEY	ManagementFor	For
1J.	ELECTION OF DIRECTOR: PERRY M. TRAQUINA	ManagementFor	For
1K.	ELECTION OF DIRECTOR: DEVIN N. WENIG	ManagementFor	For
2.	ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION.	ManagementFor	For
3.	APPROVAL OF THE AMENDMENT AND RESTATEMENT OF THE 2008 EQUITY INCENTIVE AWARD PLAN.	ManagementAgainst	Against
4.	RATIFICATION OF APPOINTMENT OF INDEPENDENT AUDITORS.	ManagementFor	For
5.	STOCKHOLDER PROPOSAL REGARDING GENDER	Shareholder Against	For
	PAY EQUITY.		
	CHILL DOWNS INCORPORATED		
Securit	y 171484108	Meeting Typ	be Annual
Ticker	, CHDN	Meeting Dat	e 27-Apr-2016
Symbo	1 Chart	Wiceting Dat	•
ISIN	US1714841087	Agenda	934359630 - Management
Item	Proposal	Proposed by Vote	For/Against Management
1.	DIRECTOR	Management	
	1 ULYSSES L. BRIDGEMAN JR	For	For
	2 WILLIAM C. CARSTANJEN	For	For
	3 RICHARD L. DUCHOSSOIS	For	For
	4 R. ALEX RANKIN	For	For
2.	PROPOSAL TO RATIFY THE	ManagementFor	For
	APPOINTMENT OF		
	PRICEWATERHOUSECOOPERS LLP TO SERVE AS		
	THE INDEPENDENT REGISTERED		
	PUBLIC		
	ACCOUNTING FIRM FOR CHURCHILL		
	DOWNS		
	INCORPORATED FOR THE YEAR		
	ENDING		

DECEMBER 31, 2016.

PROPOSAL TO APPROVE THE

**CHURCHILL DOWNS** 

3. **INCORPORATED 2016 OMNIBUS** ManagementFor For

STOCK INCENTIVE

PLAN.

PROPOSAL TO APPROVE AN

AMENDMENT TO THE

CHURCHILL DOWNS INCORPORATED

2000

EMPLOYEE STOCK PURCHASE PLAN

4. TO INCREASE ManagementFor

For

THE NUMBER OF SHARES AVAILABLE

**FOR** 

ISSUANCE THEREUNDER BY 200,000

SHARES.

PROPOSAL TO APPROVE, BY

**NON-BINDING** 5.

ManagementFor For

ADVISORY VOTE, EXECUTIVE

COMPENSATION.

CABLE & WIRELESS COMMUNICATIONS PLC, LONDON

G1839G102 Meeting Type Security **Court Meeting** 

Ticker Meeting Date 28-Apr-2016 Symbol

706817458 -ISIN GB00B5KKT968 Agenda Management

Proposed For/Against Item Proposal Vote by Management

PLEASE NOTE THAT ABSTAIN IS NOT

A VALID VOTE

OPTION FOR THIS MEETING

TYPE.-PLEASE

CHOOSE BETWEEN "FOR" AND

"AGAINST" ONLY. CMMT Non-Voting SHOULD YOU CHOOSE TO

**VOTE-ABSTAIN FOR THIS** 

MEETING THEN YOUR VOTE WILL BE

DISREGARDED BY THE ISSUER

**OR-ISSUERS** 

AGENT.

TO APPROVE THE SCHEME OF

1 For ARRANGEMENT ManagementFor

DATED 22 MARCH 2016

CABLE & WIRELESS COMMUNICATIONS PLC, LONDON

**Ordinary General** G1839G102 Meeting Type Security

Meeting

Ticker Meeting Date

28-Apr-2016 Symbol

706903627 -ISIN GB00B5KKT968 Agenda Management

For/Against Proposed Vote Item **Proposal** Management by PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 615187 DUE TO DELETION OF-RESOLUTION. ALL VOTES RECEIVED CMMT ON THE Non-Voting PREVIOUS MEETING WILL BE **DISREGARDED-AND** YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU THAT: (A) FOR THE PURPOSE OF 1 ManagementFor For **GIVING EFFECT** TO THE SCHEME OF ARRANGEMENT DATED 22 MARCH 2016 BETWEEN THE COMPANY AND THE HOLDERS OF SCHEME SHARES (AS **DEFINED IN** THE SAID SCHEME OF ARRANGEMENT), A PRINT OF WHICH HAS BEEN PRODUCED TO THIS **MEETING** AND FOR THE PURPOSES OF **IDENTIFICATION HAS** BEEN SIGNED BY THE CHAIRMAN OF THIS MEETING, IN ITS ORIGINAL FORM OR WITH OR SUBJECT TO ANY MODIFICATION, ADDITION OR CONDITION AGREED BY THE **COMPANY AND** LIBERTY GLOBAL PIC ("LIBERTY GLOBAL") AND APPROVED OR IMPOSED BY THE COURT (THE "SCHEME") THE DIRECTORS OF THE COMPANY (OR A DULY AUTHORISED COMMITTEE THEREOF) BE AUTHORISED TO TAKE ALL SUCH **ACTION AS THEY** MAY CONSIDER NECESSARY OR **APPROPRIATE** FOR CARRYING THE SCHEME INTO **EFFECT: AND** 

(B) WITH EFFECT FROM THE PASSING

**OF THIS** 

RESOLUTION, THE ARTICLES OF

ASSOCIATION OF

THE COMPANY BE AND AMENDED BY

THE

ADOPTION AND INCLUSION OF THE

**FOLLOWING** 

NEW ARTICLE 152: "152 SHARES NOT

SUBJECT TO

THE SCHEME OF ARRANGEMENT (I) IN

THIS

ARTICLE, REFERENCES TO THE

"SCHEME" ARE TO

THE SCHEME OF ARRANGEMENT

BETWEEN THE

COMPANY AND THE HOLDERS OF

**SCHEME SHARES** 

(AS DEFINED IN THE SCHEME) DATED

22 MARCH

2016 (WITH OR SUBJECT TO ANY

MODIFICATION,

ADDITION OR CONDITION APPROVED

OR IMPOSED

BY THE COURT AND AGREED BY THE

**COMPANY** 

AND LIBERTY GLOBAL PIC ("LIBERTY

GLOBAL"))

**UNDER PART 26 OF THE COMPANIES** 

ACT 2006 AND

(SAVE AS DEFINED IN THIS ARTICLE)

**TERMS** 

DEFINED IN THE SCHEME SHALL

HAVE THE SAME

MEANINGS IN THIS ARTICLE. (II)

NOTWITHSTANDING ANY OTHER

PROVISION OF

THESE ARTICLES, IF THE COMPANY

**ISSUES ANY** 

ORDINARY SHARES (OTHER THAN TO

ANY MEMBER

OF THE LIBERTY GLOBAL GROUP OR

A NOMINEE

FOR ANY OF THEM (EACH A "LIBERTY

**GLOBAL** 

COMPANY")) ON OR AFTER THE DATE

OF THE

ADOPTION OF THIS ARTICLE AND

PRIOR TO THE

SCHEME RECORD TIME, SUCH

**ORDINARY SHARES** 

SHALL BE ISSUED SUBJECT TO THE

TERMS OF THE

SCHEME (AND SHALL BE SCHEME

SHARES FOR

THE PURPOSES THEREOF) AND THE

**HOLDER OR** 

HOLDERS OF SUCH ORDINARY

SHARES SHALL BE

**BOUND BY THE SCHEME** 

ACCORDINGLY. (III)

SUBJECT TO THE SCHEME BECOMING

EFFECTIVE.

IF ANY ORDINARY SHARES ARE

**ISSUED TO ANY** 

PERSON (A "NEW SHARE RECIPIENT")

(OTHER

THAN UNDER THE SCHEME OR TO A

**LIBERTY** 

GLOBAL COMPANY) AFTER THE

SCHEME RECORD

TIME (THE "POST-SCHEME SHARES")

THEY SHALL

BE IMMEDIATELY TRANSFERRED TO

LIBERTY

GLOBAL OR ITS NOMINEE(S) IN

CONSIDERATION OF

AND CONDITIONAL ON THE ISSUE TO

THE NEW

SHARE RECIPIENT OF SUCH NUMBER

OF NEW

LIBERTY GLOBAL ORDINARY SHARES

OR NEW

LILAC ORDINARY SHARES (THE

"CONSIDERATION

SHARES") (TOGETHER WITH

PAYMENT OF ANY

CASH IN RESPECT OF FRACTIONAL

ENTITLEMENTS) AS THAT NEW

SHARE RECIPIENT

WOULD HAVE BEEN ENTITLED TO IF

**EACH POST-**

SCHEME SHARE TRANSFERRED TO

LIBERTY

GLOBAL HEREUNDER HAD BEEN A

SCHEME SHARE;

PROVIDED THAT IF, IN RESPECT OF

**ANY NEW** 

SHARE RECIPIENT WITH A

REGISTERED ADDRESS

IN A JURISDICTION OUTSIDE THE

UNITED

KINGDOM, OR WHOM THE COMPANY

REASONABLY

BELIEVES TO BE A CITIZEN, RESIDENT

OR

NATIONAL OF A JURISDICTION

**OUTSIDE THE** 

UNITED KINGDOM, THE COMPANY IS

**ADVISED THAT** 

THE ALLOTMENT AND/OR ISSUE OF

CONSIDERATION SHARES PURSUANT

TO THIS

ARTICLE WOULD OR MAY INFRINGE

THE LAWS OF

SUCH JURISDICTION, OR WOULD OR

MAY REQUIRE

THE COMPANY OR LIBERTY GLOBAL

TO COMPLY

WITH ANY GOVERNMENTAL OR

OTHER CONSENT

OR ANY REGISTRATION, FILING OR

**OTHER** 

FORMALITY WHICH THE COMPANY

**REGARDS AS** 

UNDULY ONEROUS, THE COMPANY

MAY, IN ITS

SOLE DISCRETION, DETERMINE THAT

**SUCH** 

CONSIDERATION SHARES SHALL BE

SOLD, IN

WHICH EVENT THE COMPANY SHALL

APPOINT A

PERSON TO ACT PURSUANT TO THIS

ARTICLE AND

SUCH PERSON SHALL BE

**AUTHORISED ON BEHALF** 

OF SUCH HOLDER TO PROCURE THAT

**ANY** 

CONSIDERATION SHARES IN RESPECT

OF WHICH

THE COMPANY HAS MADE SUCH

**DETERMINATION** 

SHALL, AS SOON AS PRACTICABLE

**FOLLOWING** 

THE ALLOTMENT, ISSUE OR

TRANSFER OF SUCH

CONSIDERATION SHARES, BE SOLD.

(IV) THE

CONSIDERATION SHARES ALLOTTED

AND ISSUED

OR TRANSFERRED TO A NEW SHARE

RECIPIENT

PURSUANT TO PARAGRAPH (III) OF

THIS ARTICLE

152 SHALL BE CREDITED AS FULLY

PAID AND

SHALL RANK PARI PASSU IN ALL

RESPECTS WITH

ALL OTHER LIBERTY GLOBAL

**ORDINARY SHARES** 

OR LILAC ORDINARY SHARES (AS

APPLICABLE) IN

ISSUE AT THAT TIME (OTHER THAN

AS REGARDS

ANY DIVIDEND OR OTHER

**DISTRIBUTION PAYABLE** 

BY REFERENCE TO A RECORD DATE

**PRECEDING** 

THE DATE OF ALLOTMENT) AND

SHALL BE SUBJECT

TO THE ARTICLES OF ASSOCIATION

**OF LIBERTY** 

GLOBAL. (V) THE NUMBER OF

**ORDINARY SHARES** 

IN LIBERTY GLOBAL OR LILAC (AS

APPLICABLE) TO

BE ALLOTTED AND ISSUED OR

TRANSFERRED TO

THE NEW SHARE RECIPIENT

**PURSUANT TO** 

PARAGRAPH (III) OF THIS ARTICLE 152

MAY BE

ADJUSTED BY THE DIRECTORS IN

**SUCH MANNER** 

AS THE COMPANY'S AUDITOR MAY

**DETERMINE ON** 

ANY REORGANISATION OF OR

**MATERIAL** 

ALTERATION TO THE SHARE CAPITAL

OF THE

COMPANY OR OF LIBERTY GLOBAL

AFTER THE

CLOSE OF BUSINESS ON THE

**EFFECTIVE DATE (AS** 

DEFINED IN THE SCHEME). (VI) THE

**AGGREGATE** 

NUMBER OF POST-SCHEME SHARES

TO WHICH A

NEW SHARE RECIPIENT IS ENTITLED

**UNDER** 

PARAGRAPH (III) OF THIS ARTICLE 152

SHALL IN

EACH CASE BE ROUNDED DOWN TO

THE NEAREST

WHOLE NUMBER. NO FRACTION OF A

POST-

SCHEME SHARE SHALL BE ALLOTTED

TO ANY NEW

SHARE RECIPIENT, BUT ALL

FRACTIONS TO WHICH,

BUT FOR THIS PARAGRAPH (VI), NEW

**SHARE** 

RECIPIENTS WOULD HAVE BEEN

ENTITLED, SHALL

BE AGGREGATED, ALLOTTED, ISSUED

AND SOLD IN

THE MARKET AS SOON AS

PRACTICABLE AFTER

THE ISSUE OF THE RELEVANT WHOLE

POST-

SCHEME SHARES, AND THE NET

PROCEEDS OF

THE SALE (AFTER DEALING COSTS)

SHALL BE PAID

TO THE NEW SHARE RECIPIENTS

**ENTITLED** 

THERETO IN DUE PROPORTIONS

**WITHIN** 

FOURTEEN DAYS OF THE SALE. (VII)

TO GIVE

EFFECT TO ANY SUCH TRANSFER

**REQUIRED BY** 

THIS ARTICLE 152, THE COMPANY

MAY APPOINT

ANY PERSON AS ATTORNEY TO

EXECUTE A FORM

OF TRANSFER ON BEHALF OF ANY

**NEW SHARE** 

RECIPIENT IN FAVOUR OF LIBERTY

GLOBAL (OR ITS

NOMINEES(S)) AND TO AGREE FOR

AND ON

BEHALF OF THE NEW SHARE

RECIPIENT TO

BECOME A MEMBER OF LIBERTY

GLOBAL. THE

COMPANY MAY GIVE A GOOD

RECEIPT FOR THE

CONSIDERATION FOR THE POST-

**SCHEME SHARES** 

AND MAY REGISTER LIBERTY

GLOBAL AND/OR ITS

NOMINEE(S) AS HOLDER THEREOF

AND ISSUE TO

IT CERTIFICATES FOR THE SAME. THE

**COMPANY** 

SHALL NOT BE OBLIGED TO ISSUE A

**CERTIFICATE** 

TO THE NEW SHARE RECIPIENT FOR

THE POST-

SCHEME SHARES. PENDING THE

REGISTRATION OF

LIBERTY GLOBAL (OR ITS

NOMINEE(S)) AS THE

HOLDER OF ANY SHARE TO BE

**TRANSFERRED** 

PURSUANT TO THIS ARTICLE 152,

LIBERTY GLOBAL

SHALL BE EMPOWERED TO APPOINT

A PERSON

NOMINATED BY THE DIRECTORS TO

**ACT AS** 

ATTORNEY ON BEHALF OF EACH

**HOLDER OF ANY** 

SUCH SHARE IN ACCORDANCE WITH

**SUCH** 

**DIRECTIONS AS LIBERTY GLOBAL** 

MAY GIVE IN

RELATION TO ANY DEALINGS WITH

OR DISPOSAL

OF SUCH SHARE (OR ANY INTEREST

THEREIN),

**EXERCISING ANY RIGHTS ATTACHED** 

THERETO OR

RECEIVING ANY DISTRIBUTION OR

OTHER BENEFIT

ACCRUING OR PAYABLE IN RESPECT

THEREOF

AND THE REGISTERED HOLDER OF

**SUCH SHARE** 

SHALL EXERCISE ALL RIGHTS

**ATTACHING** 

THERETO IN ACCORDANCE WITH THE

**DIRECTIONS** 

OF LIBERTY GLOBAL BUT NOT

OTHERWISE. (VIII)

NOTWITHSTANDING ANY OTHER

PROVISION OF

THESE ARTICLES, NEITHER THE

**COMPANY NOR** 

THE DIRECTORS SHALL REGISTER

THE TRANSFER

OF ANY SCHEME SHARES EFFECTED

**BETWEEN** 

THE SCHEME RECORD TIME AND THE

**EFFECTIVE** 

DATE (BOTH AS DEFINED IN THE

SCHEME)."

TELESITES SAB DE CV

Security P90355127 Meeting Type Special General Meeting

ManagementAbstain

Against

Ticker Meeting Date 28-Apr-2016

Symbol

706927653 -**ISIN** MX01SI080020 Agenda Management

For/Against Proposed Item **Proposal** Vote Management

by

PRESENTATION OF THE PROPOSAL TO

CONVERT

THE SERIES L SHARES, WITH A

LIMITED VOTE, INTO

COMMON SHARES FROM THE NEW,

1 **UNIFIED B1** ManagementAbstain Against

SERIES, AS WELL AS THE

AMENDMENT OF THE CORPORATE BYLAWS OF THE

COMPANY.

RESOLUTIONS IN THIS REGARD

RATIFICATION OF THE PROVISIONAL

MEMBERS OF

THE BOARD OF DIRECTORS WHO

**WERE** 2

DESIGNATED BY THE BOARD OF

**DIRECTORS OF** 

THE COMPANY. RESOLUTIONS IN

THIS REGARD

**DESIGNATION OF DELEGATES TO** 

**CARRY OUT AND** 

FORMALIZE THE RESOLUTIONS THAT

3 ARE PASSED ManagementAbstain Against

BY THE GENERAL MEETING.

**RESOLUTIONS IN THIS** 

**REGARD** 

19 APR 2016: PLEASE NOTE THAT THE

**MEETING** 

TYPE WAS CHANGED FROM EGM TO

SGM.-IF YOU

HAVE ALREADY SENT IN YOUR

**CMMT** VOTES, PLEASE DO

NOT VOTE AGAIN UNLESS

YOU-DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS.

THANK YOU.

CORNING INCORPORATED

Security 219350105 Meeting Type Annual

Ticker **GLW** Meeting Date 28-Apr-2016

Non-Voting

Symbol

ISIN	US2193501051	Agenda	934338193 - Management
Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: DONALD W. BLAIR	ManagementFor	For
1B.	ELECTION OF DIRECTOR: STEPHANIE A. BURNS	ManagementFor	For
1C.	ELECTION OF DIRECTOR: JOHN A. CANNING, JR.	ManagementFor	For
1D.	ELECTION OF DIRECTOR: RICHARD T. CLARK	ManagementFor	For
1E.	ELECTION OF DIRECTOR: ROBERT F. CUMMINGS, JR.	ManagementFor	For
1F.	ELECTION OF DIRECTOR: DEBORAH A HENRETTA	·ManagementFor	For
1G.	ELECTION OF DIRECTOR: DANIEL P. HUTTENLOCHER	ManagementFor	For
1H.	ELECTION OF DIRECTOR: KURT M. LANDGRAF	ManagementFor	For
1I.	ELECTION OF DIRECTOR: KEVIN J. MARTIN	ManagementFor	For
1J.	ELECTION OF DIRECTOR: DEBORAH D RIEMAN	ManagementFor	For
1K.	ELECTION OF DIRECTOR: HANSEL E. TOOKES II	ManagementFor	For
1L.	ELECTION OF DIRECTOR: WENDELL P. WEEKS	ManagementFor	For
1M.	ELECTION OF DIRECTOR: MARK S. WRIGHTON	ManagementFor	For
2.	RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS CORNING'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING	ManagementFor	For
3.	DECEMBER 31, 2016. ADVISORY VOTE TO APPROVE THE	ManagamantFor	For
	COMPANY'S EXECUTIVE COMPENSATION.	ManagementFor	For
BCE IN Security		Meeting Typ	oe Annual
Ticker Symbol	BCE	Meeting Dat	e 28-Apr-2016
ISIN	CA05534B7604	Agenda	934350985 - Management
Item	Proposal	Vote	

		Proposed		For/Agair	nst
		by		Managem	
01	DIRECTOR	Manageme	ent	1vIuiiugeiii	
01	1 B.K. ALLEN	manageme	For	For	
	2 R.A. BRENNEMAN		For	For	
	3 S. BROCHU		For	For	
	4 R.E. BROWN		For	For	
	5 G.A. COPE		For	For	
	6 D.F. DENISON		For	For	
	7 R.P. DEXTER		For	For	
			For	For	
	8 I. GREENBERG				
	9 K. LEE		For	For	
	10 M.F. LEROUX		For	For	
	11 G.M. NIXON		For	For	
	12 C. ROVINESCU		For	For	
	13 R.C. SIMMONDS		For	For	
	14 P.R. WEISS		For	For	
02	APPOINTMENT OF DELOITTE LLP AS	Manageme	ntFor	For	
02	AUDITORS.	wanageme	iiu oi	1 01	
	ADVISORY RESOLUTION ON				
	EXECUTIVE				
03	COMPENSATION AS DESCRIBED IN THE	Manageme	ntFor	For	
	MANAGEMENT PROXY CIRCULAR. PROPOSAL NO. 1: FEMALE				
4A	REPRESENTATION IN	Shareholde	er Against	For	
	SENIOR MANAGEMENT				
	PROPOSAL NO. 2: RECONSTITUTION				
4B	OF	Shareholde	er Against	For	
i D	COMPENSATION COMMITTEE	Shareholde	i i i gainst	1 01	
OI S.A					
Securit			Meeting Ty	ne	Annual
Ticker	y 070831300		wiccing 1 y	pc	Aimuai
Symbo	OIBRC		Meeting Da	ite	28-Apr-2016
Symbo	I				024200260
ISIN	US6708515001		Agenda		934390369 - Management
Item	Proposal	Proposed by	Vote	For/Agair Managem	
1.	TAKE THE ADMINISTRATORS'	Manageme	ntFor	For	CIII
1.	ACCOUNTS, EXAMINE,	Manageme	iiu Oi	1'01	
	DISCUSS AND VOTE ON THE				
	ADMINISTRATION'S				
	REPORT AND THE FINANCIAL				
	STATEMENTS				
	PERTAINING TO THE FISCAL YEAR				
	ENDED ON				
	DECEMBER 31, 2015, ALONG WITH TH	E			
	OPINION OF				
	THE INDEPENDENT AUDITORS AND				
	THE OPINION				

FROM THE AUDIT COMMITTEE. EXAMINE, DISCUSS AND VOTE ON THE ADMINISTRATION'S PROPOSAL FOR 2. ManagementFor THE For ALLOCATION OF THE RESULTS OF THE FISCAL YEAR ENDED ON DECEMBER 31, 2015. DETERMINE THE ANNUAL GLOBAL AMOUNT FOR THE COMPENSATION OF THE 3. **ADMINISTRATORS** ManagementFor For AND OF THE MEMBERS OF THE **COMPANY'S AUDIT** COMMITTEE. ELECT MEMBERS TO MAKE UP THE **BOARD OF** DIRECTORS TO COMPLEMENT THE 4. **TERM OF** ManagementFor For OFFICE, FOR POSITIONS FILLED **PURSUANT TO** ARTICLE 150 OF LAW 6,404/76. ELECT THE MEMBERS OF THE AUDIT **COMMITTEE** 5. ManagementFor For AND THEIR RESPECTIVE ALTERNATES. OI S.A. Security 670851401 Meeting Type Annual Ticker **OIBR** Meeting Date 28-Apr-2016 Symbol 934390371 -**ISIN** US6708514012 Agenda Management **Proposed** For/Against Item Vote **Proposal** Management by ELECT THE MEMBERS OF THE AUDIT **COMMITTEE** 1. ManagementFor For AND THEIR RESPECTIVE ALTERNATES. GRUPO TELEVISA, S.A.B. Security Meeting Type 40049J206 Annual Ticker TVMeeting Date 28-Apr-2016 Symbol 934396599 -**ISIN** US40049J2069 Agenda Management Proposed For/Against Vote Item **Proposal** Management L1. APPOINTMENT AND/OR ManagementAbstain RATIFICATION, AS THE

CASE MAY BE, OF THE MEMBERS OF

THE BOARD

OF DIRECTORS TO BE APPOINTED AT

**THIS** 

MEETING PURSUANT TO ARTICLES

TWENTY SIXTH,

TWENTY SEVENTH AND OTHER

**APPLICABLE** 

ARTICLES OF THE CORPORATE

BY-LAWS.

APPOINTMENT OF DELEGATES TO

CARRY OUT AND

L2. FORMALIZE THE RESOLUTIONS

ADOPTED AT THIS

MEETING.

APPOINTMENT AND/OR

RATIFICATION, AS THE

CASE MAY BE, OF THE MEMBERS OF

THE BOARD

OF DIRECTORS TO BE APPOINTED AT

D1. THIS

MEETING PURSUANT TO ARTICLES Managen

TWENTY SIXTH,

TWENTY SEVENTH AND OTHER

**APPLICABLE** 

ARTICLES OF THE CORPORATE

BY-LAWS.

APPOINTMENT OF DELEGATES TO

**CARRY OUT AND** 

D2. FORMALIZE THE RESOLUTIONS Manager

ADOPTED AT THIS

MEETING.

PRESENTATION AND, IN ITS CASE,

APPROVAL OF

THE REPORTS REFERRED TO IN

ARTICLE 28,

PARAGRAPH IV OF THE SECURITIES

MARKET LAW,

INCLUDING THE FINANCIAL

STATEMENTS FOR THE

AB1 YEAR ENDED ON DECEMBER 31, 2015 ManagementAbstain

AND

RESOLUTIONS REGARDING THE

**ACTIONS TAKEN** 

BY THE BOARD OF DIRECTORS, THE

**COMMITTEES** 

AND THE CHIEF EXECUTIVE OFFICER

OF THE

COMPANY.

AB2 PRESENTATION OF THE REPORT

REGARDING

CERTAIN FISCAL OBLIGATIONS OF

ManagementAbstain

175

ManagementAbstain

ManagementAbstain

ManagementAbstain

ManagementAbstain

THE COMPANY, PURSUANT TO THE APPLICABLE LEGISLATION. RESOLUTION REGARDING THE **ALLOCATION OF** FINAL RESULTS FOR THE YEAR ManagementAbstain ENDED ON DECEMBER 31, 2015. RESOLUTION REGARDING (I) THE AMOUNT THAT MAY BE ALLOCATED TO THE REPURCHASE OF SHARES OF THE COMPANY PURSUANT TO ARTICLE 56, PARAGRAPH IV OF THE SECURITIES MARKET ManagementAbstain LAW; AND (II) THE REPORT ON THE **POLICIES AND** RESOLUTIONS ADOPTED BY THE **BOARD OF** DIRECTORS OF THE COMPANY, REGARDING THE ACQUISITION AND SALE OF SUCH SHARES. APPOINTMENT AND/OR RATIFICATION, AS THE CASE MAY BE, OF THE MEMBERS

THAT SHALL AB5 ManagementAbstain

CONFORM THE BOARD OF DIRECTORS, THE

SECRETARY AND OFFICERS OF THE

COMPANY.

AB3

AB4

APPOINTMENT AND/OR RATIFICATION, AS THE

CASE MAY BE, OF THE MEMBERS AB6

THAT SHALL

CONFORM THE EXECUTIVE

COMMITTEE.

APPOINTMENT AND/OR RATIFICATION, AS THE

CASE MAY BE, OF THE CHAIRMAN OF ManagementAbstain AB7

THE AUDIT

AND CORPORATE PRACTICES

COMMITTEE.

AB8 COMPENSATION TO THE MEMBERS OFManagementAbstain

THE BOARD

OF DIRECTORS, OF THE EXECUTIVE

COMMITTEE,

OF THE AUDIT AND CORPORATE

**PRACTICES** 

COMMITTEE, AS WELL AS TO THE

ManagementAbstain

ManagementAbstain

SECRETARY.

APPOINTMENT OF DELEGATES WHO

WILL CARRY

AB9 OUT AND FORMALIZE THE

**RESOLUTIONS ADOPTED** 

AT THIS MEETING.

GRUPO TELEVISA, S.A.B.

Security 40049J206 Meeting Type Annual

Ticker TV Meeting Date 28-Apr-2016

Symbol

ISIN US40049J2069 Agenda 934401124 - Management

Item Proposal Proposed by Vote For/Against Management

APPOINTMENT AND/OR RATIFICATION, AS THE

CASE MAY BE, OF THE MEMBERS OF

THE BOARD

OF DIRECTORS TO BE APPOINTED AT

THIS

L1. MEETING PURSUANT TO ARTICLES ManagementAbstain

TWENTY SIXTH,

TWENTY SEVENTH AND OTHER

**APPLICABLE** 

ARTICLES OF THE CORPORATE

BY-LAWS.

APPOINTMENT OF DELEGATES TO

**CARRY OUT AND** 

L2. FORMALIZE THE RESOLUTIONS ManagementAbstain

ADOPTED AT THIS

MEETING.

APPOINTMENT AND/OR

RATIFICATION, AS THE

CASE MAY BE, OF THE MEMBERS OF

THE BOARD

**THIS** 

OF DIRECTORS TO BE APPOINTED AT

D1. MEETING PURSUANT TO ARTICLES

TWENTY SIXTH,

TWENTY SEVENTH AND OTHER

APPLICABLE

ARTICLES OF THE CORPORATE

BY-LAWS.

APPOINTMENT OF DELEGATES TO

**CARRY OUT AND** 

D2. FORMALIZE THE RESOLUTIONS ManagementAbstain

ADOPTED AT THIS

MEETING.

AB1 PRESENTATION AND, IN ITS CASE, ManagementAbstain

APPROVAL OF

THE REPORTS REFERRED TO IN

ARTICLE 28,

PARAGRAPH IV OF THE SECURITIES

MARKET LAW,

INCLUDING THE FINANCIAL

STATEMENTS FOR THE

YEAR ENDED ON DECEMBER 31, 2015

**AND** 

RESOLUTIONS REGARDING THE

**ACTIONS TAKEN** 

BY THE BOARD OF DIRECTORS, THE

**COMMITTEES** 

AND THE CHIEF EXECUTIVE OFFICER

OF THE

COMPANY.

PRESENTATION OF THE REPORT

**REGARDING** 

CERTAIN FISCAL OBLIGATIONS OF

AB2 THE COMPANY,

PURSUANT TO THE APPLICABLE

LEGISLATION.

RESOLUTION REGARDING THE

ALLOCATION OF

AB3 FINAL RESULTS FOR THE YEAR

ENDED ON

DECEMBER 31, 2015.

RESOLUTION REGARDING (I) THE

AMOUNT THAT

MAY BE ALLOCATED TO THE

REPURCHASE OF

SHARES OF THE COMPANY

PURSUANT TO ARTICLE

56, PARAGRAPH IV OF THE

AB4 SECURITIES MARKET

LAW; AND (II) THE REPORT ON THE

**POLICIES AND** 

RESOLUTIONS ADOPTED BY THE

**BOARD OF** 

DIRECTORS OF THE COMPANY,

REGARDING THE

ACQUISITION AND SALE OF SUCH

SHARES.

APPOINTMENT AND/OR

RATIFICATION, AS THE

CASE MAY BE, OF THE MEMBERS

THAT SHALL

AB5 CONFORM THE BOARD OF

DIRECTORS, THE

SECRETARY AND OFFICERS OF THE

COMPANY.

AB6 ManagementAbstain

ManagementAbstain

ManagementAbstain

ManagementAbstain

ManagementAbstain

ManagementAbstain

ManagementAbstain

APPOINTMENT AND/OR

RATIFICATION, AS THE

CASE MAY BE, OF THE MEMBERS

THAT SHALL

CONFORM THE EXECUTIVE

COMMITTEE.

APPOINTMENT AND/OR

RATIFICATION, AS THE

AB7 CASE MAY BE, OF THE CHAIRMAN OF

THE AUDIT

AND CORPORATE PRACTICES

COMMITTEE.

COMPENSATION TO THE MEMBERS OF

THE BOARD

OF DIRECTORS, OF THE EXECUTIVE

COMMITTEE,

AB8 OF THE AUDIT AND CORPORATE

**PRACTICES** 

COMMITTEE, AS WELL AS TO THE

SECRETARY.

APPOINTMENT OF DELEGATES WHO

WILL CARRY

AB9 OUT AND FORMALIZE THE ManagementAbstain

**RESOLUTIONS ADOPTED** 

AT THIS MEETING.

JASMINE INTERNATIONAL PUBLIC CO LTD, NONTHABURI

Security Y44202300 Meeting Type Annual General Meeting

Ticker Meeting Date 29-Apr-2016

Symbol Symbol 29-Apr-2010

ISIN TH0418F10Z12 Agenda 706878038 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT THIS IS AN

AMENDMENT TO

MEETING ID 611121 DUE TO CHANGE

**IN-THE** 

AGENDA. ALL VOTES RECEIVED ON

CMMT THE PREVIOUS Non-Voting

MEETING WILL BE

DISREGARDED-AND YOU WILL NEED TO REINSTRUCT ON THIS

MEETING NOTICE.

THANK YOU

CMMT IN THE SITUATION WHERE THE Non-Voting

CHAIRMAN OF THE

MEETING SUDDENLY CHANGE THE

AGENDA-

AND/OR ADD NEW AGENDA DURING

THE MEETING,

	_aga: :g. a,g.		
	WE WILL VOTE THAT AGENDA		
	AS-ABSTAIN.		
	TO CONSIDER CERTIFYING THE		
	MINUTES OF THE		
	2015 ANNUAL GENERAL MEETING OF		
	SHAREHOLDERS AND THE MINUTES		
1	OF THE	ManagementFor	For
	EXTRAORDINARY GENERAL MEETING	j	
	OF		
	SHAREHOLDERS NO.1/2015, HELD ON		
	28 APRIL 2015		
	TO CONSIDER APPROVING TREASURY	•	
2	STOCK	ManagementFor	For
2	PROGRAM FOR FINANCIAL	Wanagement of	1.01
	MANAGEMENT		
	TO CONSIDER APPROVING THE		
	COMPANY'S		
4	FINANCIAL STATEMENTS AND THE	ManagementFor	For
	AUDITOR'S		
	REPORT ENDED 31 DECEMBER 2015		
	TO CONSIDER THE ALLOCATION OF		
	NET PROFIT AS		
5	LEGAL RESERVE AND THE DIVIDEND	ManagementFor	For
	FOR THE		
	YEAR 2015		
	TO CONSIDER AN APPOINTMENT OF		
6	AUDITOR AND	ManagementFor	For
	TO FIX AUDIT FEE FOR THE YEAR 2016	Ó	
	TO CONSIDER THE ELECTION OF		
	DIRECTOR TO		
	REPLACE THOSE WHO RETIRE BY		_
7.1.1	ROTATION AND	ManagementFor	For
	FIX THE REMUNERATION FOR THE		
	YEAR 2016: MR.		
	SUDHITHAM CHIRATHIVAT		
	TO CONSIDER THE ELECTION OF		
	DIRECTOR TO		
7.1.0	REPLACE THOSE WHO RETIRE BY	<b>N</b>	_
7.1.2	ROTATION AND	ManagementFor	For
	FIX THE REMUNERATION FOR THE		
	YEAR 2016: MR.		
	VICHIT YAMBOONRUANG TO CONSIDER THE ELECTION OF		
	DIRECTOR TO REPLACE THOSE WHO RETIRE BY		
7.1.3	ROTATION AND	ManagamantFor	For
7.1.3	FIX THE REMUNERATION FOR THE	ManagementFor	1.01
	YEAR 2016: MR.		
	SOMBOON PATCHARASOPAK		
7.1.4	TO CONSIDER THE ELECTION OF	ManagementFor	For
/.1. <del>+</del>	DIRECTOR TO	wanagement of	TOI
	DINECTOR TO		

REPLACE THOSE WHO RETIRE BY

**ROTATION AND** 

FIX THE REMUNERATION FOR THE

YEAR 2016: MS.

SAIJAI KITSIN

TO FIX THE DIRECTORS' 7.2

ManagementFor For REMUNERATION

8 TO CONSIDER OTHER ISSUES (IF ANY) ManagementAbstain For

GMM GRAMMY PUBLIC CO LTD, WATTANA

Y22931110 Meeting Type Security **Annual General Meeting** 

Ticker Meeting Date 29-Apr-2016

Symbol

706884245 -ISIN Agenda TH0473010Z17 Management

For/Against **Proposed** Vote Item **Proposal** Management by

PLEASE NOTE THAT THIS IS AN

AMENDMENT TO

MEETING ID 605119 DUE TO RECEIPT

**OF-DIRECTOR** 

NAMES. ALL VOTES RECEIVED ON

CMMT THE PREVIOUS Non-Voting

MEETING WILL BE-DISREGARDED

AND YOU WILL

NEED TO REINSTRUCT ON THIS

MEETING NOTICE.

THANK YOU

IN THE SITUATION WHERE THE

CHAIRMAN OF THE

MEETING SUDDENLY CHANGE THE

CMMT AGENDA-Non-Voting AND/OR ADD NEW AGENDA DURING

THE MEETING,

WE WILL VOTE THAT AGENDA AS

**ABSTAIN** 

TO CERTIFY THE MINUTES OF THE

2015 ANNUAL

1 GENERAL MEETING OF ManagementFor For

**SHAREHOLDERS** 

CONVENED ON 29 APRIL 2015

TO ACKNOWLEDGE THE

**OPERATIONAL RESULTS** 

2 ManagementFor For AND THE ANNUAL REPORT FOR THE

YEAR 2015

3 TO APPROVE THE STATEMENTS OF ManagementFor For

**FINANCIAL** 

POSITION AND THE COMPREHENSIVE

**INCOME** 

STATEMENTS FOR THE FISCAL YEAR

ENDING 31

DECEMBER 2015 TO APPROVE THE ALLOCATION OF PROFITS FROM  THE OPERATIONAL RESULTS OF 2015 AS A LEGAL RESERVE TO APPROVE THE OMISSION OF DIVIDEND PAYMENT FROM THE 2015 OPERATIONAL RESULTS TO APPROVE THE APPOINTMENT OF DIRECTOR IN  6.A PLACE OF THOSE WHO ARE DUE TO RETIRE BY ROTATION; DR. NARIS CHAIYASOOT TO APPROVE THE APPOINTMENT OF DIRECTOR IN  6.B PLACE OF THOSE WHO ARE DUE TO RETIRE BY ROTATION; MRS. VEERANUCH THAMMAVARANUCUPT TO APPROVE THE APPOINTMENT OF DIRECTOR IN  6.C PLACE OF THOSE WHO ARE DUE TO RETIRE BY ROTATION; MR. CHANITR CHARNCHAINARONG TO APPROVE THE APPOINTMENT OF DIRECTOR IN PLACE OF THOSE WHO ARE DUE TO RETIRE BY ROTATION; MR. CHANITR CHARNCHAINARONG TO APPROVE THE APPOINTMENT OF DIRECTOR IN PLACE OF THOSE WHO ARE DUE TO RETIRE BY ROTATION; MR. SATAPORN PANICHRAKSAPONG TO APPROVE THE REMUNERATIONS OF THE  7 BOARD OF DIRECTORS AND SUBCOMMITTEES FOR THE YEAR 2016 TO APPROVE THE APPOINTMENT OF THE  8 AUDITORS AND THE DETERMINATION ManagementFor OF THE AUDIT FEE FOR THE YEAR 2016 CONNECTED TRANSACTION, RE: ManagementAbstain	1 0111111
5 DIVIDEND PAYMENT FROM THE 2015 OPERATIONAL RESULTS TO APPROVE THE APPOINTMENT OF DIRECTOR IN  6.A PLACE OF THOSE WHO ARE DUE TO RETIRE BY ROTATION; DR. NARIS CHAIYASOOT TO APPROVE THE APPOINTMENT OF DIRECTOR IN  6.B PLACE OF THOSE WHO ARE DUE TO RETIRE BY ROTATION; MRS. VEERANUCH THAMMAVARANUCUPT TO APPROVE THE APPOINTMENT OF DIRECTOR IN  6.C PLACE OF THOSE WHO ARE DUE TO RETIRE BY ROTATION; MR. CHANITR CHARNCHAINARONG TO APPROVE THE APPOINTMENT OF DIRECTOR IN  6.D PLACE OF THOSE WHO ARE DUE TO RETIRE BY ROTATION; MR. CHANITR CHARNCHAINARONG TO APPROVE THE APPOINTMENT OF DIRECTOR IN  6.D PLACE OF THOSE WHO ARE DUE TO RETIRE BY ROTATION; MR. SATAPORN PANICHRAKSAPONG TO APPROVE THE REMUNERATIONS OF THE  7 BOARD OF DIRECTORS AND SUBCOMMITTEES FOR THE YEAR 2016 TO APPROVE THE APPOINTMENT OF THE  8 AUDITORS AND THE DETERMINATION ManagementFor OF THE  AUDIT FEE FOR THE YEAR 2016 9.A CONNECTED TRANSACTION, RE: ManagementAbstain	For
DIRECTOR IN  6.A PLACE OF THOSE WHO ARE DUE TO RETIRE BY ROTATION; DR. NARIS CHAIYASOOT TO APPROVE THE APPOINTMENT OF DIRECTOR IN  6.B PLACE OF THOSE WHO ARE DUE TO RETIRE BY ROTATION; MRS. VEERANUCH THAMMAVARANUCUPT TO APPROVE THE APPOINTMENT OF DIRECTOR IN  6.C PLACE OF THOSE WHO ARE DUE TO RETIRE BY ROTATION; MR. CHANITR CHARNCHAINARONG TO APPROVE THE APPOINTMENT OF DIRECTOR IN  6.D PLACE OF THOSE WHO ARE DUE TO RETIRE BY ROTATION; MR. SATAPORN PANICHRAKSAPONG TO APPROVE THE REMUNERATIONS OF THE  7 BOARD OF DIRECTORS AND SUBCOMMITTEES FOR THE YEAR 2016 TO APPROVE THE APPOINTMENT OF THE AUDIT OR THE AUDIT FEE FOR THE YEAR 2016  8 AUDITORS AND THE DETERMINATION ManagementFor OF THE AUDIT FEE FOR THE YEAR 2016  9.A CONNECTED TRANSACTION, RE: ManagementAbstain	For
TO APPROVE THE APPOINTMENT OF DIRECTOR IN PLACE OF THOSE WHO ARE DUE TO RETIRE BY ROTATION; MRS. VEERANUCH THAMMAVARANUCUPT TO APPROVE THE APPOINTMENT OF DIRECTOR IN PLACE OF THOSE WHO ARE DUE TO RETIRE BY ROTATION; MR. CHANITR CHARNCHAINARONG TO APPROVE THE APPOINTMENT OF DIRECTOR IN  6.D PLACE OF THOSE WHO ARE DUE TO RETIRE BY ROTATION; MR. CHANITR CHARNCHAINARONG TO APPROVE THE APPOINTMENT OF DIRECTOR IN PLACE OF THOSE WHO ARE DUE TO RETIRE BY ROTATION; MR. SATAPORN PANICHRAKSAPONG TO APPROVE THE REMUNERATIONS OF THE  BOARD OF DIRECTORS AND SUBCOMMITTEES FOR THE YEAR 2016 TO APPROVE THE APPOINTMENT OF THE  AUDITORS AND THE DETERMINATION ManagementFor OF THE AUDIT FEE FOR THE YEAR 2016  9.A CONNECTED TRANSACTION, RE: ManagementAbstain	For
DIRECTOR IN  PLACE OF THOSE WHO ARE DUE TO RETIRE BY ROTATION; MR. CHANITR CHARNCHAINARONG TO APPROVE THE APPOINTMENT OF DIRECTOR IN  PLACE OF THOSE WHO ARE DUE TO RETIRE BY ROTATION; MR. SATAPORN PANICHRAKSAPONG TO APPROVE THE REMUNERATIONS OF THE  BOARD OF DIRECTORS AND SUBCOMMITTEES FOR THE YEAR 2016 TO APPROVE THE APPOINTMENT OF THE  AUDITORS AND THE DETERMINATION ManagementFor OF THE  AUDITORS AND THE DETERMINATION ManagementFor OF THE AUDIT FEE FOR THE YEAR 2016  9.A CONNECTED TRANSACTION, RE:  ManagementFor	For
6.D DIRECTOR IN PLACE OF THOSE WHO ARE DUE TO RETIRE BY ROTATION; MR. SATAPORN PANICHRAKSAPONG TO APPROVE THE REMUNERATIONS OF THE  BOARD OF DIRECTORS AND SUBCOMMITTEES FOR THE YEAR 2016 TO APPROVE THE APPOINTMENT OF THE  AUDITORS AND THE DETERMINATION ManagementFor OF THE AUDIT FEE FOR THE YEAR 2016  9.A CONNECTED TRANSACTION, RE: ManagementAbstain	For
TO APPROVE THE REMUNERATIONS OF THE  BOARD OF DIRECTORS AND ManagementFor SUBCOMMITTEES FOR THE YEAR 2016 TO APPROVE THE APPOINTMENT OF THE  AUDITORS AND THE DETERMINATION ManagementFor OF THE AUDIT FEE FOR THE YEAR 2016  9.A CONNECTED TRANSACTION, RE: ManagementAbstain	For
8 AUDITORS AND THE DETERMINATION Management For OF THE AUDIT FEE FOR THE YEAR 2016 9.A CONNECTED TRANSACTION, RE: Management Abstain	For
9.A CONNECTED TRANSACTION, RE: ManagementAbstain	For
PROVISION OF A GUARANTEE BY GMM GRAMMY PUBLIC COMPANY LIMITED AGAINST THE LOAN SECURED FROM A FINANCIAL INSTITUTION OF BAHT 1,100 MILLION OF	Against

GMM ONE TV CO., LTD

CONNECTED TRANSACTION, RE:

PROVISION OF A

**GUARANTEE BY GMM GRAMMY** 

9.B PUBLIC COMPANY

ManagementAbstain Against

LIMITED AGAINST THE BANKING

**FACILITIES OF** 

BAHT 4,400 MILLION OF GMM ONE TV

CO., LTD

TO ACKNOWLEDGE AND APPROVE

THE

FOLLOWING MATTERS CONCERNING

10.A GMM B CO., ManagementAbstain Against

LTD. ("GMM B"): THE SALE OF GMM B

SHARES TO CTH CO., LTD

TO ACKNOWLEDGE AND APPROVE

THE

FOLLOWING MATTERS CONCERNING

GMM B CO.,

10.B LTD. ("GMM B"): THE OBLIGATIONS ManagementAbstain Against

OF THE

COMPANY TOWARDS RELEVANT

**PARTIES IN** 

RELATION TO GMM B

TO ACKNOWLEDGE AND APPROVE

THE

FOLLOWING MATTERS CONCERNING

GMM B CO.,

LTD. ("GMM B"): THE PROGRESS

10.C UPDATE ON THIS ManagementAbstain Against

MATTER AND THE AUTHORIZATION

OF

RESPONSIBLE OFFICER(S) TO BE IN

CHARGE OF

THE MATTERS

11 OTHER MATTERS (IF ANY) ManagementAbstain For

IL SOLE 24 ORE SPA, MILANO

Security T52689105 Meeting Type Ordinary General

Ticker Meeting

Symbol Meeting Date 29-Apr-2016

ISIN IT0004269723 Agenda 706924710 -

Management Management

Item Proposal Proposed by Vote For/Against Management

CMMT PLEASE NOTE THAT THIS IS AN Non-Voting

AMENDMENT TO

MEETING ID 620499 DUE TO RECEIPT

**OF-LIST OF** 

CANDIDATES. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL **BE-DISREGARDED AND** YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK-YOU. 13 APR 2016: PLEASE NOTE THAT THE **ITALIAN** LANGUAGE AGENDA IS AVAILABLE CMMT BY-CLICKING ON Non-Voting THE URL LINK:https://materials.proxyvote.com/Approved/99999Z/19840 101/NPS 276115.PDF TO APPROVE BALANCE SHEET AS OF **DECEMBER 2015, RESOLUTIONS** 1 **RELATED** ManagementFor For THERETO, CONSOLIDATED BALANCE SHEET AS OF **31 DECEMBER 2015** REWARDING POLICY AS PER ART. **123-TER OF** 2 LEGISLATIVE DECREE 58/98, ManagementFor For RESOLUTIONS RELATED THERETO TO APPOINT BOARD OF DIRECTORS 3.1 **FOR** ManagementFor For FINANCIAL YEARS 2016-2018 TO APPOINT BOARD OF DIRECTORS' 3.2 ManagementFor For **CHAIRMAN** TO STATE BOARD OF DIRECTORS' 3.3 ManagementFor For **EMOLUMENT** PLEASE NOTE THAT ALTHOUGH THERE ARE 2 SLATES TO BE ELECTED AS **AUDITORS, THERE-IS** ONLY 1 SLATE AVAILABLE TO BE FILLED AT THE CMMT MEETING. THE Non-Voting STANDING-INSTRUCTIONS FOR THIS MEETING WILL BE DISABLED AND, IF YOU CHOOSE, YOU ARE-REQUIRED TO VOTE FOR **ONLY 1 SLATE** OF THE 2 SLATES. THANK YOU 4.1.1 PLEASE NOTE THAT THIS Shareholder For **Against** RESOLUTION IS A SHAREHOLDER PROPOSAL: TO APPOINT INTERNAL

AUDITORS AND THEIR CHAIRMAN,

RESOLUTIONS RELATED THERETO-LIST PRESENTED BY CONFINDUSTRIA, REPRESENTING THE **67.5PCT OF** THE STOCK CAPITAL: EFFECTIVE **AUDITORS** GUAZZONI LAURA MACCAGNANI **GIOVANNI** ALTERNATE AUDITORS SILVANI MARIA PEVERELLI **MARCO** PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO APPOINT INTERNAL AUDITORS AND THEIR CHAIRMAN, RESOLUTIONS RELATED THERETO-LIST PRESENTED Shareholder No Action 4.1.2 BY EDIZIONE S.R.L., REPRESENTING THE 2.0000006PCT OF THE STOCK CAPITAL: EFFECTIVE **AUDITORS BISCOZZI** LUIGI ALTERNATE AUDITORS FIORENTINO FABIO TO STATE INTERNAL AUDITORS' ManagementFor For **EMOLUMENT** TO EMPOWER EXTERNAL AUDITORS **FOR** FINANCIAL YEARS 2016-2024. TO **APPOINT** ManagementFor For EXTERNAL AUDITORS. TO STATE **EXTERNAL AUDITORS' EMOLUMENT** TO APPOINT BOARD OF DIRECTORS' ManagementFor **SECRETARY** For AS PER ART. 21 OF THE BYLAWS 13 APR 2016: PLEASE NOTE THAT THIS IS A REVISION DUE TO MODIFICATION OF THE-TEXT OF COMMENT. IF YOU HAVE ALREADY SENT IN YOUR **CMMT** Non-Voting VOTES FOR MID: 625120,-PLEASE DO

4.2

5

6

NOT VOTE

YOU.

AT&T INC.

AMEND YOUR

AGAIN UNLESS YOU DECIDE TO

ORIGINAL-INSTRUCTIONS. THANK

185

Security	y 00206R102	Meeting Ty	pe Annual
Ticker Symbol	Т	Meeting Da	te 29-Apr-2016
•			934335969 -
ISIN	US00206R1023	Agenda	Management
		<b>D</b>	T (A )
Item	Proposal	Proposed by Vote	For/Against Management
	ELECTION OF DIRECTOR: RANDALL L	•	
1A.	STEPHENSON	'ManagementFor	For
1B.	ELECTION OF DIRECTOR: SAMUEL A.	ManagementFor	For
ID.	DI PIAZZA, JR.		1 01
1C.	ELECTION OF DIRECTOR: RICHARD W FISHER	· ManagementFor	For
	ELECTION OF DIRECTOR: SCOTT T.		
1D.	FORD	ManagementFor	For
1E.	ELECTION OF DIRECTOR: GLENN H.	ManagementFor	For
IE.	HUTCHINS	Managementroi	ГОІ
1F.	ELECTION OF DIRECTOR: WILLIAM E.	ManagementFor	For
	KENNARD ELECTION OF DIRECTOR: MICHAEL B.		
1 <b>G</b> .	MCCALLISTER	ManagementFor	For
177	ELECTION OF DIRECTOR: BETH E.	M T	Г
1H.	MOONEY	ManagementFor	For
1I.	ELECTION OF DIRECTOR: JOYCE M.	ManagementFor	For
11.	ROCHE	management of	101
1J.	ELECTION OF DIRECTOR: MATTHEW K. ROSE	ManagementFor	For
	ELECTION OF DIRECTOR: CYNTHIA B.		
1K.	TAYLOR	ManagementFor	For
1L.	ELECTION OF DIRECTOR: LAURA	ManagementFor	For
IL.	D'ANDREA TYSON	Managementro	ГОІ
	RATIFICATION OF APPOINTMENT OF		T.
2.	INDEPENDENT AUDITORS.	ManagementFor	For
	ADVISORY APPROVAL OF EXECUTIVE	₹.	
3.	COMPENSATION.	<sup>2</sup> ManagementFor	For
4.	APPROVAL OF 2016 INCENTIVE PLAN.	ManagementFor	For
5.	POLITICAL SPENDING REPORT.	Shareholder Against	For
6.	LOBBYING REPORT.	Shareholder Against	For
7.	INDEPENDENT BOARD CHAIRMAN.	Shareholder Against	For
	NNATI BELL INC.		
Security	y 171871106	Meeting Ty	pe Annual
Ticker	CBB	Meeting Da	te 29-Apr-2016
Symbol			934342940 -
ISIN	US1718711062	Agenda	Management
			C
Item	Proposal	Proposed Vote	For/Against
	1	by	Management
1A		ManagementFor	For

	3 3				
	ELECTION OF DIRECTOR: PHILLIP R. COX				
1B	ELECTION OF DIRECTOR: JAKKI L. HAUSSLER	Manageme	entFor	For	
1C	ELECTION OF DIRECTOR: CRAIG F. MAIER	Manageme	entFor	For	
1D	ELECTION OF DIRECTOR: RUSSEL P. MAYER	Manageme	entFor	For	
1E	ELECTION OF DIRECTOR: JOHN W. ECK	Manageme	entFor	For	
1F	ELECTION OF DIRECTOR: LYNN A. WENTWORTH	Manageme	entFor	For	
1G	ELECTION OF DIRECTOR: MARTIN J. YUDKOVITZ	Manageme	entFor	For	
1H	ELECTION OF DIRECTOR: JOHN M. ZRNO	Manageme	entFor	For	
1I	ELECTION OF DIRECTOR: THEODORE H. TORBECK	Manageme	entFor	For	
2.	ADVISORY APPROVAL OF THE COMPANY'S EXECUTIVE COMPENSATION.	Manageme	entFor	For	
3.	APPROVE AN AMENDMENT TO THE CINCINNATI BELL INC. 2007 STOCK OPTION PLAN FOR NON- EMPLOYEE DIRECTORS.	Manageme	entFor	For	
4.	RE-APPROVAL OF THE MATERIAL TERMS OF THE PERFORMANCE GOALS UNDER THE CINCINNATI BELL INC. 2011 SHORT-TERM INCENTIVE PLAN.	Manageme	entFor	For	
5.	RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL 2016.	Manageme	entFor	For	
TELEC	OM ARGENTINA, S.A.				
Security	879273209		Meeting Typ	e	Annual
Ticker Symbol	TEO		Meeting Dat	e	29-Apr-2016
ISIN	US8792732096		Agenda		934391955 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	APPOINTMENT OF TWO SHAREHOLDERS TO APPROVE AND SIGN THE MINUTES OF THE	Manageme	entFor	For	

MEETING. CONSIDER THE DOCUMENTATION REQUIRED BY LAW 19,550 SECTION 234 PARAGRAPH 'COMISION NACIONAL DE VALORES' (CNV) RULES AND THE BUENOS AIRES STOCK **EXCHANGE RULES** FOR LISTED COMPANIES, AND THE 2. **ACCOUNTING** ManagementFor For DOCUMENTS IN ENGLISH LANGUAGE REQUIRED BY THE US SECURITIES & EXCHANGE **COMMISSION** RULES, FOR THE TWENTY- SEVENTH FISCAL YEAR, ENDED DECEMBER 31, 2015 ("THE 2015 **FISCAL** YEAR"). CONSIDER THE DISPOSITION OF RETAINED EARNINGS AS OF DECEMBER 31, 2015 (AR\$ 3,402,938,820). BOARD PROPOSAL: (I) TO ALLOCATE THE TOTAL AMOUNT OF SAID **RETAINED EARNINGS** TO SET UP A "RESERVE FOR FUTURE **CASH** 3. DIVIDENDS", AND (II) TO EMPOWER ManagementFor For THE BOARD SO THAT, BASED ON BUSINESS DEVELOPMENT, IT MAY RELEASE, ONCE OR IN INSTALLMENTS, AN AMOUNT OF UP TO AR\$ 2,000,000,000 FROM SAID **RESERVE** AND DISTRIBUTE IT TO THE SHAREHOLDERS AS CASH DIVIDENDS. CONSIDER THE PERFORMANCE OF **BOARD** MEMBERS WHO HAVE SERVED FROM ManagementFor 4. For 2015 TO THE DATE OF THIS GENERAL MEETING. 5. CONSIDER THE PERFORMANCE OF ManagementFor For **SUPERVISORY** AUDIT COMMITTEE MEMBERS WHO **HAVE SERVED** 

FROM APRIL 29, 2015 TO THE DATE OF **THIS** GENERAL MEETING. CONSIDER THE FEES OF BOARD MEMBERS FOR THEIR SERVICE DURING FISCAL YEAR 2015 (FROM THE GENERAL MEETING OF APRIL 29, 2015 TO THE DATE OF THIS MEETING). PROPOSAL 6. ManagementFor TO PAY THE For TOTAL AMOUNT OF AR\$ 20,000,000, REPRESENTING 0.58% OF THE "ACCOUNTABLE EARNINGS", CALCULATED ACCORDING TO CNV **RULES TITLE II** CHAPTER III SECTION 3 (N.T. 2013). CONSIDER THE FEES OF SUPERVISORY AUDIT COMMITTEE MEMBERS FOR THEIR **SERVICES DURING FISCAL YEAR 2015 (FROM** 7. THE GENERAL ManagementFor For MEETING OF APRIL 29, 2015 TO THE DATE OF THIS MEETING). PROPOSAL TO PAY THE TOTAL AMOUNT OF AR\$ 4,615,500. DETERMINE THE NUMBER OF **REGULAR AND** ALTERNATE MEMBERS OF THE 8. ManagementFor **BOARD TO SERVE** For FOR THREE (3) FISCAL YEARS AFTER THIS MEETING. 9. ELECT REGULAR DIRECTORS. ManagementFor For ManagementFor 10. ELECT ALTERNATE DIRECTORS. For AUTHORIZE THE BOARD TO MAKE ADVANCES ON DIRECTORS' FEES TO THOSE **DIRECTORS SERVING DURING THE 2016 FISCAL YEAR** (FROM THE DATE OF THIS MEETING UNTIL THE 11. ManagementFor For **MEETING** CONSIDERING THE DOCUMENTATION FOR SAID YEAR, CONTINGENT UPON WHAT SAID MEETING RESOLVES).

	_aga: :g: a, .b===:o.		
12.	DETERMINE THE NUMBER OF REGULAR AND ALTERNATE MEMBERS OF THE SUPERVISORY AUDIT COMMITTEE FOR FISCAL YEAR	ManagementFor	For
13.	2016. ELECT REGULAR MEMBERS OF THE SUPERVISORY	ManagementFor	For
14.	ELECT ALTERNATE MEMBERS OF THE SUPERVISORY AUDIT COMMITTEE. AUTHORIZE THE BOARD TO MAKE ADVANCES ON	ManagementFor	For
15.	THE FEES OF SUPERVISORY AUDIT COMMITTEE MEMBERS TO THOSE MEMBERS SERVING DURING THE 2016 FISCAL YEAR (FROM THE	ManagementFor	For
	DATE OF THIS MEETING UNTIL THE MEETING CONSIDERING THE DOCUMENTATION FOR SAID YEAR, CONTINGENT UPON WHAT SAID MEETING		
16.	RESOLVES). DETERMINE THE COMPENSATION OF INDEPENDENT AUDITORS WHO PROVIDED	ManagementFor	For
	SERVICES DURING THE 2015 FISCAL YEAR. CONSIDER - IN ACCORDANCE WITH THE		
17.	PROVISIONS OF CNV RESOLUTION NO 639/2015 - EXTENDING FOR THREE YEARS (FISCAL YEARS 2016, 2017 AND 2018) THE TERM FOR	ManagementFor	For
17.	THE PRESENT INDEPENDENT AUDITORS (PRICE WATERHOUSE & CO. S.R.L.) TO LEAD THE AUDIT TASKS	C	roi
	OF THE COMPANY. APPOINT INDEPENDENT AUDITORS TO AUDIT THE		
18.	FINANCIAL STATEMENTS FOR THE FISCAL YEAR 2016, AND DETERMINE THEIR	ManagementFor	For
19.	COMPENSATION. CONSIDER THE BUDGET FOR THE AUDIT	ManagementFor	For

**COMMITTEE FOR FISCAL YEAR 2016** (AR\$ 2,700,000). EXTEND FOR THREE YEARS THE **TERM FOR** Against 20. ManagementAbstain KEEPING TREASURY STOCK IN THE PORTFOLIO. DISH NETWORK CORPORATION Meeting Type Security 25470M109 Annual Ticker DISH Meeting Date 02-May-2016 Symbol 934347899 -**ISIN** US25470M1099 Agenda Management Proposed For/Against Item Proposal Vote Management by 1. **DIRECTOR** Management 1 GEORGE R. BROKAW For For 2 JAMES DEFRANCO For For 3 CANTEY M. ERGEN For For 4 CHARLES W. ERGEN For For 5 STEVEN R. GOODBARN For For 6 CHARLES M. LILLIS For For 7 AFSHIN MOHEBBI For For 8 DAVID K. MOSKOWITZ For For 9 TOM A. ORTOLF For For 10 CARL E. VOGEL For For TO RATIFY THE APPOINTMENT OF KPMG LLP AS OUR INDEPENDENT REGISTERED 2. **PUBLIC** ManagementFor For ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2016. THE E.W. SCRIPPS COMPANY Security Meeting Type 811054402 Annual Ticker **SSP** Meeting Date 02-May-2016 Symbol 934348815 -**ISIN** US8110544025 Agenda Management Proposed For/Against Item Vote **Proposal** Management by ELECTION OF DIRECTOR: ROGER L. 1A. ManagementAbstain Against **OGDEN** ELECTION OF DIRECTOR: J. MARVIN 1B. ManagementAbstain Against **OUIN ELECTION OF DIRECTOR: KIM** 1C. ManagementAbstain Against **WILLIAMS** LAGARDERE SCA, PARIS

Security

F5485U100

MIX

Meeting Type

Ticker Symbol Meeting Date 03-May-2016

ISIN FR0000130213 Agenda 706802104 -

SIN FR0000130213 Agenda Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE IN THE FRENCH

MARKET THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND Non-Voting

"AGAINST" A VOTE OF "ABSTAIN"

WILL BE TREATED

AS AN "AGAINST" VOTE.

THE FOLLOWING APPLIES TO

**SHAREHOLDERS** 

THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

FRENCH CUSTODIAN: PROXY CARDS:

VOTING

INSTRUCTIONS WILL BE FORWARDED

TO THE-

GLOBAL CUSTODIANS ON THE VOTE

CMMT DEADLINE
DATE. IN CAPACITY AS REGISTEREDNon-Voting

INTERMEDIARY, THE GLOBAL

**CUSTODIANS WILL** 

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU

**REQUEST MORE** 

INFORMATION, PLEASE

**CONTACT-YOUR CLIENT** 

REPRESENTATIVE

CMMT 15 APR 2016: PLEASE NOTE THAT Non-Voting

**IMPORTANT** 

ADDITIONAL MEETING INFORMATION

**IS-AVAILABLE** 

BY CLICKING ON THE MATERIAL URL

LINK:-

https://balo.journal-

officiel.gouv.fr/pdf/2016/0318/201603181600878.pdf.-

PLEASE NOTE THAT THIS IS A

**REVISION DUE TO** 

CHANGE IN NUMBERING AND

RECEIPT OF-

ADDITIONAL URL

LINK:-https://balo.journal-

officiel.gouv.fr/pdf/2016/0415/201604151601317.pdf.

IF-

YOU HAVE ALREADY SENT IN YOUR

	VOTES,	
	PLEASE DO NOT VOTE AGAIN UNLESS	
	YOU-DECIDE	
	TO AMEND YOUR ORIGINAL	
	INSTRUCTIONS. THANK	
	YOU.	
	APPROVAL OF THE CORPORATE	
	FINANCIAL	
O.1	STATEMENTS FOR THE FINANCIAL	ManagementNo Action
	YEAR ENDED 31	C
	DECEMBER 2015	
	APPROVAL OF THE CONSOLIDATED	
	FINANCIAL	
0.2	STATEMENTS FOR THE FINANCIAL	ManagementNo Action
	YEAR ENDED 31	C
	DECEMBER 2015	
	ALLOCATION OF INCOME AND	
0.3	DISTRIBUTION OF	ManagementNo Action
	DIVIDENDS	C
	ISSUING OF AN ADVISORY REVIEW	
	ON ELEMENTS	
	OF THE REMUNERATION OWED OR	
0.4	PAID TO MR.	ManagementNo Action
	ARNAUD LAGARDERE, MANAGER,	C
	FOR THE 2015	
	FINANCIAL YEAR	
	ISSUING OF AN ADVISORY REVIEW	
	ON ELEMENTS	
	OF THE REMUNERATION OWED OR	
O.5	PAID TO OTHER	ManagementNo Action
	MANAGEMENT OFFICIALS FOR THE	-
	2015 FINANCIAL	
	YEAR	
	RENEWAL OF THE TERM OF MS	
	NATHALIE	
0.6	ANDRIEUX AS MEMBER OF THE	ManagementNo Action
	SUPERVISORY	
	BOARD FOR A FOUR-YEAR TERM	
	RENEWAL OF THE TERM OF MR	
	GEORGES	
O.7	CHODRON DE COURCEL AS MEMBER	ManagementNo Action
0.7	OF THE	Management to Action
	SUPERVISORY BOARD FOR A	
	THREE-YEAR TERM	
	RENEWAL OF THE TERM OF MR	
	PIERRE LESCURE	
O.8	AS MEMBER OF THE SUPERVISORY	ManagementNo Action
	BOARD FOR A	
	THREE-YEAR TERM	
O.9	RENEWAL OF THE TERM OF MS	ManagementNo Action
	HELENE MOLINADI	

HELENE MOLINARI

AS MEMBER OF THE SUPERVISORY BOARD FOR A FOUR-YEAR TERM RENEWAL OF THE TERM OF MR **FRANCOIS** 0.10 ROUSSELY AS MEMBER OF THE ManagementNo Action **SUPERVISORY** BOARD FOR A THREE-YEAR TERM AUTHORIZATION TO BE GRANTED TO MANAGEMENT TO DEAL IN COMPANY Management No Action 0.11 **SHARES FOR** A DURATION OF EIGHTEEN MONTHS AUTHORIZATION TO BE GRANTED TO MANAGEMENT, FOR A PERIOD OF THIRTY-EIGHT E.12 ManagementNo Action MONTHS, TO ALLOCATE FREELY **PERFORMANCE** SHARES OF THE COMPANY AUTHORIZATION TO BE GRANTED TO MANAGEMENT, FOR A PERIOD OF THIRTY-EIGHT E.13 ManagementNo Action MONTHS, TO ALLOCATE FREELY THE SHARES OF THE COMPANY POWERS TO CARRY OUT ALL LEGAL 0.14 ManagementNo Action **FORMALITIES** CABLE ONE, INC. Security 12685J105 Meeting Type Annual Ticker **CABO** Meeting Date 03-May-2016 Symbol 934361724 -**ISIN** US12685J1051 Agenda Management **Proposed** For/Against Item Vote **Proposal** Management by ELECTION OF DIRECTOR: BRAD D. 1A. ManagementFor For ELECTION OF DIRECTOR: KATHARINE 1B. ManagementFor For B. **WEYMOUTH** RATIFICATION OF APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE INDEPENDENT REGISTERED PUBLIC 2. ManagementFor For **ACCOUNTING** FIRM OF THE COMPANY FOR THE FISCAL YEAR ENDING DECEMBER 31, 2016. MANDARIN ORIENTAL INTERNATIONAL LTD, HAMILTON Security G57848106 Meeting Type **Annual General Meeting** 

Meeting Date

04-May-2016

Ticker Symbol

ISIN	BMG578481068	Agenda 706887582 Manageme	
Item	Proposal	Proposed by Vote	For/Against Management
1	TO RECEIVE AND CONSIDER THE FINANCIAL STATEMENTS AND THE INDEPENDENT AUDITORS REPORT FOR THE YEAR ENDED 31ST DECEMBER 2015, AND TO DECLARE A FINAL DIVIDEND	ManagementFor	For
2	TO RE-ELECT STUART DICKIE AS A DIRECTOR	ManagementFor	For
3	TO RE-ELECT LORD LEACH OF FAIR FORD AS A DIRECTOR	ManagementFor	For
4	TO RE-ELECT A.J.L. NIGHTINGALE AS A DIRECTOR	ManagementFor	For
5	TO RE-ELECT JEREMY PARR AS A DIRECTOR	ManagementFor	For
6	TO RE-ELECT LORD POWELL OF BAYSWATER AS A DIRECTOR	ManagementFor	For
7	TO RE-ELECT JAMES RILEY AS A DIRECTOR	ManagementFor	For
8	TO RE-ELECT LORD SASSOON AS A DIRECTOR TO RE-APPOINT THE AUDITORS AND TO	ManagementFor	For
9	AUTHORIZE THE DIRECTORS TO FIX THEIR	ManagementFor	For
10	REMUNERATION THAT, A. THE EXERCISE BY THE DIRECTORS DURING THE RELEVANT PERIOD OF ALL POWERS OF THE COMPANY TO ALLOT OR ISSUE SHARES AND TO MAKE AND GRANT OFFERS, AGREEMENTS AND OPTIONS WHICH WOULD OR MIGHT REQUIRE SHARES TO BE ALLOTTED, ISSUED OR DISPOSED OF DURING OR AFTER THE END OF THE RELEVANT PERIOD UP TO AN AGGREGATE	ManagementAbstain	Against

NOMINAL AMOUNT

OF USD20.9 MILLION, BE AND IS

**HEREBY** 

**GENERALLY AND** 

UNCONDITIONALLY APPROVED,

AND, B. THE AGGREGATE NOMINAL

AMOUNT OF

SHARE CAPITAL ALLOTTED OR

**AGREED** 

CONDITIONALLY OR

UNCONDITIONALLY TO BE

ALLOTTED WHOLLY FOR CASH BY

THE DIRECTORS

PURSUANT TO THE APPROVAL IN

PARAGRAPH A,

OTHERWISE THAN PURSUANT TO A

RIGHTS ISSUE,

OR THE ISSUE OF SHARES PURSUANT

TO THE

COMPANY'S SHARE BASED LONG

**TERM INCENTIVE** 

PLANS, SHALL NOT EXCEED USD3.1

MILLION, AND

THE SAID APPROVAL SHALL BE

**LIMITED** 

**ACCORDINGLY** 

13 APR 2016: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO REMOVAL OF

**RECORD-DATE** 

AND CHANGE IN BLOCKING. IF YOU

CMMT HAVE ALREADY

SENT IN YOUR VOTES, PLEASE-DO

NOT VOTE

AGAIN UNLESS YOU DECIDE TO

AMEND YOUR

ORIGINAL INSTRUCTIONS.-THANK

YOU.

ECHOSTAR CORPORATION

Security 278768106 Meeting Type Annual

Ticker Symbol SATS Meeting Date 04-May-2016

934340263 -

Non-Voting

ISIN US2787681061 Agenda Agenda Management

Item	Proposal	Proposed Vote	For/Against Management
1.	DIRECTOR	Management	C
	1 R. STANTON DODGE	For	For
	2 MICHAEL T. DUGAN	For	For
	3 CHARLES W. ERGEN	For	For

	Edgar Filling. GABELET MO	LINILDIA	111001 1110.	1 0111114	1 /
	4 ANTHONY M. FEDERICO		For	For	
	5 PRADMAN P. KAUL		For	For	
	6 TOM A. ORTOLF		For	For	
	7 C. MICHAEL SCHROEDER		For	For	
	TO RATIFY THE APPOINTMENT OF		101	101	
	KPMG LLP AS				
	OUR INDEPENDENT REGISTERED				
2.	PUBLIC	Manageme	entFor	For	
	ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING				
	DECEMBER 31, 2016.				
	TO AMEND OUR ARTICLES OF				
	INCORPORATION TO				
3.	DESIGNATE AN EXCLUSIVE FORUM	Manageme	entFor	For	
3.	FOR CERTAIN	Manageme	inu Oi	1'01	
	LEGAL ACTIONS.				
-	EALTY TRUST, INC.				
Security	y 74736A103		Meeting Typ	e	Annual
Ticker Symbol	QTS		Meeting Date	e	04-May-2016
			A 1		934348699 -
ISIN	US74736A1034		Agenda		Management
Item	Proposal	Proposed by	Vote	For/Again Managem	
1.	DIRECTOR	Manageme	ent	111111111111111111111111111111111111111	
1.	1 CHAD L. WILLIAMS	171unugeme	For	For	
	2 PHILIP P. TRAHANAS		For	For	
	3 JOHN W. BARTER		For	For	
	4 WILLIAM O. GRABE		For	For	
	5 CATHERINE R. KINNEY		For	For	
	6 PETER A. MARINO		For	For	
	7 SCOTT D. MILLER		For	For	
	8 STEPHEN E. WESTHEAD		For	For	
	TO APPROVE, ON A NON-BINDING				
2	ADVISORY BASIS,	3.4	Æ	_	
2.	THE COMPENSATION PAID TO THE	Manageme	entror	For	
	COMPANY'S				
	NAMED EXECUTIVE OFFICERS.				
	TO APPROVE, ON A NON-BINDING				
	ADVISORY BASIS,				
	THE FREQUENCY OF THE ADVISORY				
3.	VOTE ON	Manageme	entl Year	For	
	COMPENSATION PAID TO THE				
	COMPANY'S NAMED				
	EXECUTIVE OFFICERS.				
4.	TO RATIFY THE APPOINTMENT OF	Manageme	entFor	For	
	ERNST & YOUNG	-			
	LLP AS THE COMPANY'S				
	INDEPENDENT				
	REGISTERED PUBLIC ACCOUNTING				

FIRM FOR THE

FISCAL YEAR ENDING DECEMBER 31,

2016.

REGAL ENTERTAINMENT GROUP

Security 758766109 Meeting Type Annual

Ticker Symbol RGC Meeting Date 04-May-2016

ISIN US7587661098 Agenda Agenda 934380988 - Management

Item	Proposal DIRECTOR	Proposed by Management	/ote	For/Against Management
	1 THOMAS D. BELL, JR.		For	For
	2 DAVID H. KEYTE	]	For	For
	3 AMY E. MILES	]	For	For
	4 LEE M. THOMAS	]	For	For
	TO APPROVE, ON AN ADVISORY,			
	NON-BINDING			
2.	BASIS, THE COMPENSATION OF OUR NAMED	Management	For	For

EXECUTIVE OFFICERS.

TO RATIFY THE AUDIT COMMITTEE'S

SELECTION OF

KPMG LLP AS OUR INDEPENDENT

3. REGISTERED ManagementFor For

PUBLIC ACCOUNTING FIRM FOR THE

FISCAL YEAR

ENDING DECEMBER 31, 2016.

LADBROKES PLC, HARROW

**DIRECTOR** 

Security G5337D107 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 05-May-2016

ISIN GB00B0ZSH635 Agenda 706820582 - Management

Item	Proposal	Proposed by Vote	For/Against Management
	TO RECEIVE AND ADOPT THE REPORT	Γ	-
1	AND	ManagementFor	For
	ACCOUNTS FOR 2015	-	
	TO APPROVE THE DIRECTORS'		
2	REMUNERATION	ManagementFor	For
	REPORT	-	
3	TO DECLARE A FINAL DIVIDEND	ManagementFor	For
4	TO APPOINT JIM MULLEN AS A	ManagamanEan	F
4	DIRECTOR	ManagementFor	For
5	TO APPOINT MARK PAIN AS A	ManagamantFar	For
3	DIRECTOR	ManagementFor	ror
6	TO RE-APPOINT JOHN KELLY AS A	ManagamantFor	For
6	DIRECTOR	ManagementFor	FOI

AS A		TO RE-APPOINT CHRISTINE HODGSON			
8       TO RE-APPOINT SLY BAILEY AS A DIRECTOR DIRECTOR DIRECTOR DIRECTOR DIRECTOR DIRECTOR DIRECTOR DIRECTOR DIRECTOR TO RE-APPOINT RICHARD MOROSS AS A DIRECTOR TO RE-APPOINT OR A-POINT RICHARD MOROSS AS A DIRECTOR TO RE-APPOINT OR A-POINT RICHARD MOROSS AS A DIRECTOR TO RE-APPOINT OR A-POINT RICHARD MOROSS AS A DIRECTOR TO AUTHORISE THE DIRECTORS TO AUTHORISE THE DIRECTORS TO AUTHORISE THE DIRECTORS TO AUTHORISE THE DIRECTOR TO AUTHORISE THE DIRECTOR TO TO AUTHORISE THE DIRECTOR TO AUTHORISE THE DIRECTORS TO AUTHORISE THE DIRECTOR TO AUTHORISE THE DIRECTOR TO AUTHORISE THE DIRECTOR TO AUTHORISE THE COMPANY TO AUTHORISE THE COMPANY TO AUTHORISE THE COMPANY TO AUTHORISE THE COMPANY TO TO AUTHORISE THE CALLING OF GENERAL MEETINGS (EXCLUDING ANNUAL GENERAL MEETINGS) BY NOTICE OF AT LEAST 14 CLEAR DAYS       Managem-Laginst Against Aga	7		ManagementFor	For	
DIRECTOR					
DIRECTOR	8		ManagementFor	For	
DIRECTOR   TO RE-APPOINT RICHARD MOROSS AS   A DIRECTOR   TO RE-APPOINT	9		ManagementFor	For	
A DIRECTOR   Management   For   For   TO RE-APPOINT				1 01	
TO RE-APPOINT	10		ManagementFor	For	
AS AUDITOR   TO AUTHORISE THE DIRECTORS TO AUTHORISE PEDIRECTORS TO AUTHORISE POLITICAL   AUDITOR'S REMUNERATION   TO AUTHORISE POLITICAL   AUDITOR'S REMUNERATION   TO AUTHORISE POLITICAL   AUDITOR'S REMUNERATION   TO AUTHORISE POLITICAL   TO AUTHORISE POLITICAL   AUDITOR'S REMUNERATION   AUTHORISE POLITICAL   AUTHORISE THE DIRECTORS TO AUTHORISE THE DIRECTORS TO AUTHORISE THE DIRECTORS TO AUTHORISE THE COMPANY TO DISAPPLY PRE-EMPTION RIGHTS   TO AUTHORISE THE COMPANY TO OWN SHARES   TO AUTHORISE THE CALLING OF GENERAL   MEETINGS (EXCLUDING ANNUAL   AUTHORISE THE CALLING OF GENERAL   AUDITOR AUTHORISE THE COMPANY OF GENERAL   AUDITOR AUTHORISE THE COMPANY OF GENERAL   AUDITOR AUTHORISE THE COMPANY OF GENERAL   AUDITOR AUTHORISE THE CALLING OF					
TO AUTHORISE THE DIRECTORS TO     AGREE THE   Managemen	11		ManagementFor	For	
12 AUDITOR'S REMINERATION AUDITOR'S REMINERATION TO AUTHORISE POLITICAL       Management of For State of National Polyment of Polyment of Polyment of National Polyment of Polyment of Polyment of Polyment of National Polyment of					
AUDITOR'S REMUNERATION   TO AUTHORISE POLITICAL     13	12		ManagementFor	For	
13   DONATIONS AND EXPENDITURE   For					
EXPENDITURE	4.0			_	
14	13		ManagementFor	For	
ALLOT SHARES   Management-or   For     TO DISAPPLY PRE-EMPTION RIGHTS   TO AUTHORISE THE COMPANY TO     16					
TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES TO AUTHORISE THE CALLING OF GENERAL MEETINGS (EXCLUDING ANNUAL) 17 GENERAL MEETINGS) BY NOTICE OF AT LEAST 14 CLEAR DAYS  18 70 ADOPT NEW ARTICLES OF ASSOCIATION  INMARSAT PLC, LONDON  Security G4807U103  G6807U103  G690809LSH68  Proposal  TO ABOOD SHORE  TO ADOPT NEW ARTICLES OF AGROUND SHORE  TICKER  Symbol  TO ABOOD SHORE  TO	14		ManagementFor	For	
HAND PROPOSAL  RICHARD PROPOSAL  RICHARD PROPOSAL  A Management For Por Proposal  A Management For Pr	15		ManagementAgainst	Against	
OWN SHARES TO AUTHORISE THE CALLING OF GENERAL MEETINGS (EXCLUDING ANNUAL)  17	1.6		Managamantan	E	
TO AUTHORISE THE CALLING OF GENERAL MEETINGS (EXCLUDING ANNUAL)  17	10		Managementfor	FOI	
HEETINGS (EXCLUDING ANNUAL GENERAL MEETINGS) BY NOTICE OF AT LEAST 14 CLEAR DAYS  18 70 ADOPT NEW ARTICLES OF ASSOCIATION  INMARSAT PLC, LONDON Security G4807U103  Ticker Symbol  Ticker Symbol  To BEOBUSH68  Proposal  TO RECEIVE THE 2015 ANNUAL REPORT TO APPROVE THE ANNUAL REPORT TO APPROVE THE ANNUAL REPORT TO APPROVE THE ANNUAL REPORT REMUNERATION  3 TO DECLARE A FINAL DIVIDEND Management For For For For TO APPEL APPLICATION Management For For For For TO APPLICATION Management For For For TO APPLICATION Management For For For TO APPLICATION Management For For For REMUNERATION  4 TO REFELECT TONY BATES AS A Management For					
17 GENERAL MEETINGS) BY NOTICE OF AT LEAST 14 CLEAR DAYS  18 TO ADOPT NEW ARTICLES OF ASSOCIATION  INMARSAT PLC, LONDON  Security G4807U103  Ticker Symbol  Ticker Symbol  To BEOEIVE THE 2015 ANNUAL REPORT TO APPROVE THE ANNUAL REPORT TO APPROVE THE ANNUAL REPORT TO APPROVE THE ANNUAL REPORT REMUNERATION  3 TO DECLARE A FINAL DIVIDEND ManagementFor For For TO RE-ELECT TONY BATES AS A DAYS  MEETINGS) BY NOTICE OF AT LEAST ARMINAL REPORT As an anagement Against Against Against Against Against Against Against Meeting Type Annual General Meeting Type O5-May-2016  Meeting Type Annual General Meeting Type Annual General Meeting Type Aganda To S-May-2016  Meeting Type Annual General Meeting Type Annual General Meeting Type Annual General Meeting Type O5-May-2016  Meeting Type Annual General Meeting Type Annual					
MEETINGS) BY NOTICE OF AT LEAST 14 CLEAR DAYS  18 TO ADOPT NEW ARTICLES OF ASSOCIATION  INMARSAT PLC, LONDON Security G4807U103	17	•	ManagamantA gainst	Accinat	
14 CLEAR   DAYS   TO ADOPT NEW ARTICLES OF   ManagementAbstain   Against	1 /		WianagemeniAgainst	Agamst	
18 TO ADOPT NEW ARTICLES OF ASSOCIATION Management Abstain Against   INMARST PLC, LONDON Security G4807U103 Meeting Type Annual General Meeting Type Annual General Meeting Type Meeting Date 05-May-2016   ISIN GB00B09LSH68 Proposed by Agenda For/Against Management   Item Proposal Proposed by Vote For/Against Management   1 TO RECEIVE THE 2015 ANNUAL REPORT TO APPROVE THE ANNUAL REPORT TO APPROVE THE ANNUAL REPORT TO APPROVE THE ANNUAL REPORT ManagementFor For   2 ON REMUNERATION   3 TO DECLARE A FINAL DIVIDEND ManagementFor For   4 TO RE-ELECT TONY BATES AS A DIRECTOR ManagementFor For					
ASSOCIATION  INMARSAT PLC, LONDON  Security G4807U103  Ticker Symbol  ISIN GB00B09LSH68  Proposal  TO RECEIVE THE 2015 ANNUAL REPORT TO APPROVE THE ANNUAL REPORT  ON REMUNERATION  TO RECLARE A FINAL DIVIDEND REMUNERATION  TO RE-ELECT TONY BATES AS A DIRECTOR  Management-Abstain Against Meeting Type Annual General Meeting Meeting Type O5-May-2016  Meeting					
NMANSAT PLC, LONDON   Security   G4807U103   Meeting Type   O5-May-2016     Symbol	18		ManagementAbstain	Against	
Security G4807U103       Meeting Type       Annual General Meeting Type       Annual General Meeting Date       D5-May-2016         ISIN       GB00B09LSH68       Agenda       706878420 - 706878420 - Management         Item       Proposal       Vote       For/Against Management         1       TO RECEIVE THE 2015 ANNUAL REPORT TO APPROVE THE ANNUAL REPORT TO APPROVE THE ANNUAL REPORT       ManagementFor       For         2       ON REMUNERATION       ManagementFor       For         3       TO DECLARE A FINAL DIVIDEND       ManagementFor       For         4       TO RE-ELECT TONY BATES AS A DIRECTOR       ManagementFor       For	INMAI		· ·		
Symbol ISIN GB00B09LSH68  Agenda 706878420 - Management  Proposed by Vote by Management  TO RECEIVE THE 2015 ANNUAL REPORT TO APPROVE THE ANNUAL REPORT  ON ManagementFor For REMUNERATION  TO DECLARE A FINAL DIVIDEND ManagementFor For TO RE-ELECT TONY BATES AS A DIRECTOR  Meeting Date 05-May-2016  Agenda 706878420 - Management For/Against Management ManagementFor For For For For ManagementFor For For For For			Meeting Typ	e	Annual General Meeting
ISIN GB00B09LSH68  Agenda 706878420 - Management  Proposed by Vote by Management  TO RECEIVE THE 2015 ANNUAL REPORT TO APPROVE THE ANNUAL REPORT  ON REMUNERATION  TO DECLARE A FINAL DIVIDEND ManagementFor For TO RE-ELECT TONY BATES AS A DIRECTOR  ManagementFor For For ManagementFor For For For For			Meeting Date	<u>.</u>	05-May-2016
Item Proposal Proposed by Vote For/Against Management  1 TO RECEIVE THE 2015 ANNUAL REPORT For TO APPROVE THE ANNUAL REPORT 2 ON ManagementFor For REMUNERATION 3 TO DECLARE A FINAL DIVIDEND ManagementFor For TO RE-ELECT TONY BATES AS A DIRECTOR ManagementFor For For	Symbol	l	Trioumg 2 un		•
Item Proposal Proposed by Vote Management  1 TO RECEIVE THE 2015 ANNUAL REPORT For TO APPROVE THE ANNUAL REPORT  2 ON ManagementFor For REMUNERATION  3 TO DECLARE A FINAL DIVIDEND ManagementFor For TO RE-ELECT TONY BATES AS A DIRECTOR  Meroposed Vote For/Against ManagementFor For For For ManagementFor For For ManagementFor For For For ManagementFor For For For ManagementFor For For For ManagementFor For For For ManagementFor For For ManagementFor For For ManagementFor For For For ManagementFor For For For For ManagementFor For For For For For For For For For	ISIN	GB00B09LSH68	Agenda		
TO RECEIVE THE 2015 ANNUAL REPORT TO APPROVE THE ANNUAL REPORT  ON REMUNERATION  TO DECLARE A FINAL DIVIDEND ManagementFor TO RE-ELECT TONY BATES AS A DIRECTOR  ManagementFor ManagementFor For For For For ManagementFor For For					
REPORT TO APPROVE THE ANNUAL REPORT  ON REMUNERATION  TO DECLARE A FINAL DIVIDEND ManagementFor TO RE-ELECT TONY BATES AS A DIRECTOR For ManagementFor ManagementFor For For For For For For For For For	Item	Proposal	- Vote	_	
ON ManagementFor For REMUNERATION  TO DECLARE A FINAL DIVIDEND ManagementFor For TO RE-ELECT TONY BATES AS A DIRECTOR  ManagementFor For For ManagementFor For For ManagementFor For For For For For For For For For	1		ManagementFor	For	
REMUNERATION  TO DECLARE A FINAL DIVIDEND ManagementFor For  TO RE-ELECT TONY BATES AS A DIRECTOR  ManagementFor For					
TO DECLARE A FINAL DIVIDEND ManagementFor For TO RE-ELECT TONY BATES AS A DIRECTOR ManagementFor For	2		ManagementFor	For	
TO RE-ELECT TONY BATES AS A ManagementFor For	3		ManagementFor	For	
DIRECTOR		TO RE-ELECT TONY BATES AS A	_	For	
	5	DIRECTOR	ManagementFor	For	

	3 3			
	TO RE-ELECT SIMON BAX AS A			
	DIRECTOR			
	TO RE-ELECT SIR BRYAN CARSBERG			
6	AS A	ManagementFor	For	
	DIRECTOR			
7	TO RE-ELECT STEPHEN DAVIDSON AS	ManagementFor	For	
,	A DIRECTOR	ivianagemena or	101	
	TO RE-ELECT KATHLEEN FLAHERTY			
8	AS A	ManagementFor	For	
	DIRECTOR			
	TO RE-ELECT RTD GENERAL C		-	
9	ROBERT KEHLER AS	ManagementFor	For	
	A DIRECTOR			
10	TO RE-ELECT JANICE OBUCHOWSKI	M &	ъ	
	AS A	ManagementFor	For	
	DIRECTOR  TO BE ELECT PUPERT READOR AS A			
11	TO RE-ELECT RUPERT PEARCE AS A	ManagementFor	For	
	DIRECTOR TO BE ELECTED ARRAHAM BELED AS	_		
12	TO RE-ELECT DR ABRAHAM PELED AS A DIRECTOR	ManagementFor	For	
	TO RE-ELECT ROBERT RUIJTER AS A			
13	DIRECTOR	ManagementFor	For	
	TO RE-ELECT ANDREW SUKAWATY			
14	AS A DIRECTOR	ManagementFor	For	
	TO RE-ELECT DR HAMADOUN TOURE			
15	AS A	ManagementFor	For	
	DIRECTOR	wianagement of	1.01	
16	TO RE-APPOINT THE AUDITOR	ManagementFor	For	
10	TO GIVE THE DIRECTORS AUTHORITY	ivianagemena or	101	
	TO GIVE THE BIRECTORS ACTION IT			
17	DETERMINE THE AUDITORS	ManagementFor	For	
	REMUNERATION			
	TO GRANT AUTHORITY TO MAKE			
18	POLITICAL	ManagementFor	For	
10	DONATIONS	Trianagement of	101	
	TO GRANT AUTHORITY TO THE			
19	BOARD TO ALLOT	ManagementAbsta	in Again	st
	SHARES			
	TO RENEW ANNUAL DISAPPLICATION			
20	OF PRE-	ManagementAbsta	in Again	st
	EMPTION RIGHTS	U	C	
	TO GRANT AUTHORITY TO PURCHASE			
21	OWN	ManagementAbsta	in Again	st
	SHARES	· ·		
22	SCRIP DIVIDEND SCHEME	ManagementAbsta	nin Again	st
23	NOTICE OF GENERAL MEETINGS	ManagementAbsta	-	
JARDIN	NE STRATEGIC HOLDINGS LTD (BERMU	DAS), HAMILTO	)	
Security			ing Type	Annual General Meeting
Ticker		Moati	ing Date	05-May-2016
Symbol		Miceli	ing Daic	03-way-2010
ISIN	BMG507641022	Agend	da	

706896199 -Management

Item	Proposal	Proposed by Vote	For/Against Management
1	TO RECEIVE AND CONSIDER THE FINANCIAL STATEMENTS AND THE INDEPENDENT AUDITORS' REPORT FOR THE YEAR ENDED 31ST DECEMBER 2015, AND TO DECLARE A FINAL	ManagementFor	For
2	DIVIDEND TO RE-ELECT CHARLES ALLEN-JONES AS A DIRECTOR	S ManagementFor	For
3	TO RE-ELECT ADAM KESWICK AS A DIRECTOR	ManagementFor	For
4	TO RE-ELECT PERCY WEATHERALL AS A DIRECTOR TO RE-APPOINT THE AUDITORS AND	ManagementFor	For
5	TO AUTHORIZE THE DIRECTORS TO FIX THEIR REMUNERATION	ManagementFor	For
6	THAT: (A) THE EXERCISE BY THE DIRECTORS DURING THE RELEVANT PERIOD (FOR THE PURPOSES OF THIS RESOLUTION, 'RELEVANT PERIOD' BEING THE PERIOD FROM THE PASSING OF THIS RESOLUTION UNTIL THE EARLIER OF THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING, OR THE EXPIRATION OF THE PERIOD WITHIN WHICH SUCH MEETING IS REQUIRED BY LAW TO BE HELD, OR THE REVOCATION OR VARIATION OF THIS RESOLUTION BY AN ORDINARY RESOLUTION OF THE SHAREHOLDERS OF THE COMPANY IN GENERAL MEETING) OF ALL POWERS OF THE COMPANY TO ALLOT OR ISSUE SHARES	S	Against

AND TO MAKE AND GRANT OFFERS,

**AGREEMENTS** 

AND OPTIONS WHICH WOULD OR

MIGHT REQUIRE

SHARES TO BE ALLOTTED, ISSUED OR

**DISPOSED** 

OF DURING OR AFTER THE END OF

THE RELEVANT

PERIOD UP TO AN AGGREGATE

NOMINAL AMOUNT

OF USD 18.6 MILLION, BE AND IS

**HEREBY** 

**GENERALLY AND** 

UNCONDITIONALLY APPROVED

AND (B) THE AGGREGATE NOMINAL

AMOUNT OF

SHARE CAPITAL ALLOTTED OR

AGREED

CONDITIONALLY OR

UNCONDITIONALLY TO BE

ALLOTTED WHOLLY FOR CASH

(WHETHER

PURSUANT TO AN OPTION OR

OTHERWISE) BY THE

DIRECTORS PURSUANT TO THE

APPROVAL IN

PARAGRAPH (A), OTHERWISE THAN

**PURSUANT TO** 

A RIGHTS ISSUE (FOR THE PURPOSES

OF THIS

RESOLUTION, 'RIGHTS ISSUE' BEING

AN OFFER OF

SHARES OR OTHER SECURITIES TO

**HOLDERS OF** 

SHARES OR OTHER SECURITIES ON

THE REGISTER

ON A FIXED RECORD DATE IN

PROPORTION TO

THEIR THEN HOLDINGS OF SUCH

SHARES OR

OTHER SECURITIES OR OTHERWISE IN

ACCORDANCE WITH THE RIGHTS

**ATTACHING** 

THERETO (SUBJECT TO SUCH

**EXCLUSIONS OR** 

OTHER ARRANGEMENTS AS THE

**DIRECTORS MAY** 

DEEM NECESSARY OR EXPEDIENT IN

**RELATION TO** 

FRACTIONAL ENTITLEMENTS OR

LEGAL OR

PRACTICAL PROBLEMS UNDER THE

LAWS OF, OR

THE REQUIREMENTS OF ANY

**RECOGNIZED** 

REGULATORY BODY OR ANY STOCK

EXCHANGE IN,

ANY TERRITORY)), SHALL NOT

EXCEED USD 2.7

MILLION, AND THE SAID APPROVAL

SHALL BE

LIMITED ACCORDINGLY

VERIZON COMMUNICATIONS INC.

Security	92343V104	Meeting Type	Annual
Ticker Symbol	VZ	Meeting Date	05-May-2016
ISIN	US92343V1044	Agenda	934342712 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: SHELLYE L. ARCHAMBEAU	ManagementFor	For
1B.	ELECTION OF DIRECTOR: MARK T. BERTOLINI	ManagementFor	For
1C.	ELECTION OF DIRECTOR: RICHARD L. CARRION	ManagementFor	For
1D.	ELECTION OF DIRECTOR: MELANIE L. HEALEY	ManagementFor	For
1E.	ELECTION OF DIRECTOR: M. FRANCES KEETH	ManagementFor	For
1F.	ELECTION OF DIRECTOR: KARL-LUDWIG KLEY	ManagementFor	For
1G.	ELECTION OF DIRECTOR: LOWELL C. MCADAM	ManagementFor	For
1H.	ELECTION OF DIRECTOR: DONALD T. NICOLAISEN	ManagementFor	For
1I.	ELECTION OF DIRECTOR: CLARENCE OTIS, JR.	ManagementFor	For
1J.	ELECTION OF DIRECTOR: RODNEY E. SLATER	ManagementFor	For
1K.	ELECTION OF DIRECTOR: KATHRYN A. TESIJA	ManagementFor	For
1L.	ELECTION OF DIRECTOR: GREGORY D WASSON	ManagementFor	For
1M.	ELECTION OF DIRECTOR: GREGORY G WEAVER	<sup>*</sup> ManagementFor	For
2.	RATIFICATION OF APPOINTMENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	ManagementFor	For
3.		ManagementFor	For

	Edgal I lillig. GABEELI Mol	ETIMEDIA TROOT INO	TOTTINIX
	ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATION		
4.	RENEWABLE ENERGY TARGETS	Shareholder Against	For
5.	INDIRECT POLITICAL SPENDING REPORT	Shareholder Against	For
6. 7. 8. 9. TRIBU	LOBBYING ACTIVITIES REPORT INDEPENDENT CHAIR POLICY SEVERANCE APPROVAL POLICY STOCK RETENTION POLICY NE MEDIA COMPANY	Shareholder Against Shareholder Against Shareholder Against Shareholder Against	For For For
Security	896047503	Meeting Ty	pe Annual
Ticker Symbol	TRCO	Meeting Da	•
ISIN	US8960475031	Agenda	934348613 - Management
Item	Proposal	Proposed by Vote	For/Against Management
1.	DIRECTOR	Management	Г
	1 BRUCE A. KARSH	For	For
	2 ROSS LEVINSOHN	For	For
	3 PETER E. MURPHY	For	For
2	ADVISORY VOTE APPROVING	M = E	T.
2.	EXECUTIVE COMPENSATION. THE RATIFICATION OF THE APPOINTMENT OF	ManagementFor	For
3.	PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE 2016 FISCAL YEAR.	ManagementFor	For
4.	APPROVAL OF THE TRIBUNE MEDIA COMPANY 2016 INCENTIVE COMPENSATION PLAN. APPROVAL OF THE 2016 TRIBUNE MEDIA COMPANY	ManagementAgainst	Against
5.	STOCK COMPENSATION PLAN FOR NON-EMPLOYEE DIRECTORS.	ManagementAgainst	Against
TEGNA			
Security		Meeting Ty	pe Annual
Ticker	677013105	wiceting Ty	pe Amuai
Symbol	TGNA	Meeting Da	-
ISIN	US87901J1051	Agenda	934349918 - Management
Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: HOWARD D. ELIAS	ManagementFor	For

1B.	ELECTION OF DIRECTOR: LIDIA	ManagementFor	For	
	FONSECA ELECTION OF DIRECTOR: JILL			
1C.	GREENTHAL	ManagementFor	For	
1D.	ELECTION OF DIRECTOR: MARJORIE MAGNER	ManagementFor	For	
1E.	ELECTION OF DIRECTOR: GRACIA C. MARTORE	ManagementFor	For	
1F.	ELECTION OF DIRECTOR: SCOTT K. MCCUNE	ManagementFor	For	
1G.	ELECTION OF DIRECTOR: HENRY W. MCGEE	ManagementFor	For	
1H.	ELECTION OF DIRECTOR: SUSAN NESS	S ManagementFor	For	
1I.	ELECTION OF DIRECTOR: BRUCE P. NOLOP	ManagementFor	For	
1J.	ELECTION OF DIRECTOR: NEAL SHAPIRO	ManagementFor	For	
2.	COMPANY PROPOSAL TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE 2016 FISCAL YEAR.	ManagementFor	For	
3.	COMPANY PROPOSAL TO APPROVE, ON AN ADVISORY BASIS, THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS.	ManagementFor	For	
RYMA	N HOSPITALITY PROPERTIES, INC.			
Securit	y 78377T107	Meeting T	ype	Annual
Ticker Symbo	RHP	Meeting D	ate	05-May-2016
ISIN	US78377T1079	Agenda		934361609 - Management
Item	Proposal	Proposed by Vote	For/Again Managem	
1A.	ELECTION OF DIRECTOR: MICHAEL J. BENDER	ManagementFor	For	
1B.	ELECTION OF DIRECTOR: RACHNA BHASIN	ManagementFor	For	
1C.	ELECTION OF DIRECTOR: WILLIAM F. HAGERTY, IV	ManagementFor	For	
1D.	ELECTION OF DIRECTOR: ELLEN LEVINE	ManagementFor	For	
1E.	ELECTION OF DIRECTOR: PATRICK Q. MOORE	ManagementFor	For	
1F.	ELECTION OF DIRECTOR: ROBERT S. PRATHER, JR.	ManagementFor	For	

1G.	ELECTION OF DIRECTOR: COLIN V. REED	ManagementFor	For	
1H.	ELECTION OF DIRECTOR: MICHAEL D. ROSE	ManagementFor	For	
1I.	ELECTION OF DIRECTOR: MICHAEL I. ROTH	ManagementFor	For	
	TO APPROVE, ON AN ADVISORY			
2.	BASIS, THE	ManagementFor	For	
2.	COMPANY'S EXECUTIVE	Wanagement of	101	
	COMPENSATION.			
3.	TO APPROVE THE 2016 OMNIBUS INCENTIVE PLAN.	ManagementFor	For	
	TO RATIFY THE APPOINTMENT OF			
	ERNST & YOUNG			
	LLP AS THE COMPANY'S			
4.	INDEPENDENT	ManagementFor	For	
	REGISTERED PUBLIC ACCOUNTING			
	FIRM FOR			
TELLIS	FISCAL YEAR 2016. CORPORATION			
Securit		Meeting 7	Type	Annual
Ticker	TT I	Meeting 1		05-May-2016
Symbo		8		•
ISIN	CA87971M1032	Agenda		934362411 - Management
				Management
				C
T.	D 1	Proposed	For/Again	_
Item	Proposal	Proposed by Vote	For/Again Managem	st
Item	DIRECTOR	^ Vote	Managem	st
	DIRECTOR 1 R. H. (DICK) AUCHINLECK	by Vote Management For	Managem For	st
	DIRECTOR 1 R. H. (DICK) AUCHINLECK 2 MICHELINE BOUCHARD	by Management For For	Managem For For	st
	DIRECTOR  1 R. H. (DICK) AUCHINLECK  2 MICHELINE BOUCHARD  3 RAYMOND T. CHAN	by Management For For	Managem For For For	st
	DIRECTOR  1 R. H. (DICK) AUCHINLECK  2 MICHELINE BOUCHARD  3 RAYMOND T. CHAN  4 STOCKWELL DAY	Management For For For For	Managem For For For For	st
	DIRECTOR  1 R. H. (DICK) AUCHINLECK  2 MICHELINE BOUCHARD  3 RAYMOND T. CHAN  4 STOCKWELL DAY  5 LISA DE WILDE	Management For For For For For	Managem For For For For For	st
	DIRECTOR  1 R. H. (DICK) AUCHINLECK  2 MICHELINE BOUCHARD  3 RAYMOND T. CHAN  4 STOCKWELL DAY  5 LISA DE WILDE  6 DARREN ENTWISTLE	Management  For For For For For For For	Managem For For For For For For	st
	DIRECTOR  1 R. H. (DICK) AUCHINLECK  2 MICHELINE BOUCHARD  3 RAYMOND T. CHAN  4 STOCKWELL DAY  5 LISA DE WILDE  6 DARREN ENTWISTLE  7 MARY JO HADDAD	Management For	Managem For For For For For For	st
	DIRECTOR  1 R. H. (DICK) AUCHINLECK  2 MICHELINE BOUCHARD  3 RAYMOND T. CHAN  4 STOCKWELL DAY  5 LISA DE WILDE  6 DARREN ENTWISTLE  7 MARY JO HADDAD  8 JOHN S. LACEY	by Management For	Managem For For For For For For For For	st
	DIRECTOR  1 R. H. (DICK) AUCHINLECK  2 MICHELINE BOUCHARD  3 RAYMOND T. CHAN  4 STOCKWELL DAY  5 LISA DE WILDE  6 DARREN ENTWISTLE  7 MARY JO HADDAD  8 JOHN S. LACEY  9 WILLIAM A. MACKINNON	Management  For For For For For For For For For Fo	Managem  For For For For For For For For For	st
	DIRECTOR  1 R. H. (DICK) AUCHINLECK  2 MICHELINE BOUCHARD  3 RAYMOND T. CHAN  4 STOCKWELL DAY  5 LISA DE WILDE  6 DARREN ENTWISTLE  7 MARY JO HADDAD  8 JOHN S. LACEY  9 WILLIAM A. MACKINNON  10 JOHN MANLEY	Management  For For For For For For For For For Fo	Managem  For For For For For For For For For Fo	st
	DIRECTOR  1 R. H. (DICK) AUCHINLECK  2 MICHELINE BOUCHARD  3 RAYMOND T. CHAN  4 STOCKWELL DAY  5 LISA DE WILDE  6 DARREN ENTWISTLE  7 MARY JO HADDAD  8 JOHN S. LACEY  9 WILLIAM A. MACKINNON  10 JOHN MANLEY  11 SARABJIT MARWAH	Management  For For For For For For For For For Fo	Managem For	st
	DIRECTOR  1 R. H. (DICK) AUCHINLECK  2 MICHELINE BOUCHARD  3 RAYMOND T. CHAN  4 STOCKWELL DAY  5 LISA DE WILDE  6 DARREN ENTWISTLE  7 MARY JO HADDAD  8 JOHN S. LACEY  9 WILLIAM A. MACKINNON  10 JOHN MANLEY  11 SARABJIT MARWAH  12 DAVID L. MOWAT	by Management For	Managem  For For For For For For For For For Fo	st
	DIRECTOR  1 R. H. (DICK) AUCHINLECK  2 MICHELINE BOUCHARD  3 RAYMOND T. CHAN  4 STOCKWELL DAY  5 LISA DE WILDE  6 DARREN ENTWISTLE  7 MARY JO HADDAD  8 JOHN S. LACEY  9 WILLIAM A. MACKINNON  10 JOHN MANLEY  11 SARABJIT MARWAH  12 DAVID L. MOWAT  APPOINT DELOITTE LLP AS AUDITORS	by Management For	Managem For	st
01	DIRECTOR  1 R. H. (DICK) AUCHINLECK  2 MICHELINE BOUCHARD  3 RAYMOND T. CHAN  4 STOCKWELL DAY  5 LISA DE WILDE  6 DARREN ENTWISTLE  7 MARY JO HADDAD  8 JOHN S. LACEY  9 WILLIAM A. MACKINNON  10 JOHN MANLEY  11 SARABJIT MARWAH  12 DAVID L. MOWAT  APPOINT DELOITTE LLP AS AUDITORS  FOR THE	Management For	Managem  For For For For For For For For For Fo	st
	DIRECTOR  1 R. H. (DICK) AUCHINLECK  2 MICHELINE BOUCHARD  3 RAYMOND T. CHAN  4 STOCKWELL DAY  5 LISA DE WILDE  6 DARREN ENTWISTLE  7 MARY JO HADDAD  8 JOHN S. LACEY  9 WILLIAM A. MACKINNON  10 JOHN MANLEY  11 SARABJIT MARWAH  12 DAVID L. MOWAT  APPOINT DELOITTE LLP AS AUDITORS  FOR THE  ENSUING YEAR AND AUTHORIZE	by Management For	Managem For	st
01	DIRECTOR  1 R. H. (DICK) AUCHINLECK  2 MICHELINE BOUCHARD  3 RAYMOND T. CHAN  4 STOCKWELL DAY  5 LISA DE WILDE  6 DARREN ENTWISTLE  7 MARY JO HADDAD  8 JOHN S. LACEY  9 WILLIAM A. MACKINNON  10 JOHN MANLEY  11 SARABJIT MARWAH  12 DAVID L. MOWAT  APPOINT DELOITTE LLP AS AUDITORS  FOR THE	Management For	Managem  For For For For For For For For For Fo	st
01	DIRECTOR  1 R. H. (DICK) AUCHINLECK  2 MICHELINE BOUCHARD  3 RAYMOND T. CHAN  4 STOCKWELL DAY  5 LISA DE WILDE  6 DARREN ENTWISTLE  7 MARY JO HADDAD  8 JOHN S. LACEY  9 WILLIAM A. MACKINNON  10 JOHN MANLEY  11 SARABJIT MARWAH  12 DAVID L. MOWAT  APPOINT DELOITTE LLP AS AUDITORS  FOR THE  ENSUING YEAR AND AUTHORIZE  DIRECTORS TO	Management For	Managem  For For For For For For For For For Fo	st
01	DIRECTOR  1 R. H. (DICK) AUCHINLECK  2 MICHELINE BOUCHARD  3 RAYMOND T. CHAN  4 STOCKWELL DAY  5 LISA DE WILDE  6 DARREN ENTWISTLE  7 MARY JO HADDAD  8 JOHN S. LACEY  9 WILLIAM A. MACKINNON  10 JOHN MANLEY  11 SARABJIT MARWAH  12 DAVID L. MOWAT  APPOINT DELOITTE LLP AS AUDITORS  FOR THE  ENSUING YEAR AND AUTHORIZE  DIRECTORS TO  FIX THEIR REMUNERATION.	Management For	Managem  For For For For For For For For For Fo	st
01	DIRECTOR  1 R. H. (DICK) AUCHINLECK  2 MICHELINE BOUCHARD  3 RAYMOND T. CHAN  4 STOCKWELL DAY  5 LISA DE WILDE  6 DARREN ENTWISTLE  7 MARY JO HADDAD  8 JOHN S. LACEY  9 WILLIAM A. MACKINNON  10 JOHN MANLEY  11 SARABJIT MARWAH  12 DAVID L. MOWAT  APPOINT DELOITTE LLP AS AUDITORS  FOR THE  ENSUING YEAR AND AUTHORIZE  DIRECTORS TO  FIX THEIR REMUNERATION.  RECONFIRMATION OF THE	Management For	Managem  For For For For For For For For For Fo	st
01	DIRECTOR  1 R. H. (DICK) AUCHINLECK  2 MICHELINE BOUCHARD  3 RAYMOND T. CHAN  4 STOCKWELL DAY  5 LISA DE WILDE  6 DARREN ENTWISTLE  7 MARY JO HADDAD  8 JOHN S. LACEY  9 WILLIAM A. MACKINNON  10 JOHN MANLEY  11 SARABJIT MARWAH  12 DAVID L. MOWAT  APPOINT DELOITTE LLP AS AUDITORS FOR THE ENSUING YEAR AND AUTHORIZE DIRECTORS TO FIX THEIR REMUNERATION. RECONFIRMATION OF THE COMPANY'S	Management For	Managem  For For For For For For For For For Fo	st

EXECUTIVE COMPENSATION.

CONTAX PARTICIPACOES SA, RIO DE JANEIRO

Security P3144E103 Meeting Type Annual General Meeting

ManagementNo Action

ManagementNo Action

Non-Voting

Ticker Meeting Date 06-May-2016

Symbol Weeting Date 00-May-2010

ISIN BRCTAXACNOR3 Agenda 706949130 - Management

Item Proposal Proposed by Vote For/Against Management

IMPORTANT MARKET PROCESSING

**REQUIREMENT:** 

A BENEFICIAL OWNER SIGNED

POWER OF-

ATTORNEY (POA) IS REQUIRED IN

ORDER TO

LODGE AND EXECUTE YOUR VOTING-

CMMT INSTRUCTIONS IN THIS MARKET. Non-Voting

ABSENCE OF A

POA, MAY CAUSE YOUR INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY

**QUESTIONS, PLEASE** 

CONTACT YOUR CLIENT SERVICE-

**REPRESENTATIVE** 

TO TAKE KNOWLEDGE OF THE

**DIRECTORS** 

ACCOUNTS, TO EXAMINE, DISCUSS

AND VOTE ON

THE ADMINISTRATIONS REPORT,

1 FINANCIAL ManagementNo Action

STATEMENTS ACCOMPANIED BY THE INDEPENDENT AUDITORS REPORT

REGARDING

THE FISCAL YEAR ENDING ON

**DECEMBER 31, 2015** 

TO APPROVE THE RESULTS

DESTINATION OF 2015

TO FIX THE BOARD OF DIRECTORS

3 GLOBAL

ANNUAL REMUNERATION

CMMT PLEASE NOTE THAT ALTHOUGH

THERE ARE 2

SLATES TO BE ELECTED AS FISCAL

COUNCIL-

MEMBERS, THERE IS ONLY 1

VACANCY AVAILABLE

TO BE FILLED AT THE MEETING.

THE-STANDING

INSTRUCTIONS FOR THIS MEETING

WILL BE

DISABLED AND, IF YOU CHOOSE,-YOU

**ARE** 

REQUIRED TO VOTE FOR ONLY 1 OF

THE 2 SLATES.

THANK YOU.

THE BOARD / ISSUER HAS NOT

**RELEASED A** 

STATEMENT ON WHETHER THEY

CMMT RECOMMEND TO-

Non-Voting

VOTE IN FAVOUR OR AGAINST THE

**SLATE FOR** 

**RESOLTUIONS 4.1 AND 4.2** 

TO ELECT THE EFFECTIVE AND

**SUBSTITUTES** 

FISCAL COUNCIL MEMBERS WITH

TERM UNTIL THE

MEETING WILL DELIBERATE THE

**ACCOUNTS OF** 

THE ENDING YEAR ON DECEMBER, 31

2016.

CANDIDATES APPOINTED BY

CONTROLLER

4.1 SHAREHOLDERS. SLATE. PRINCIPAL ManagementNo Action

MEMBERS.

MARCO TULIO DE OLIVEIRA ALVES,

**APARECIDO** 

CARLOS CORREIA GALDINO

AND MARCIO MAGNO

DE ABREU. SUBSTITUTE MEMBERS.

SIDNEI NUNES,

NEWON BRANDAO FERRAZ RAMOS

AND FLAVIA

MARIA ARAUJO DINI BRAIA ROSA

TO ELECT THE EFFECTIVE AND

**SUBSTITUTES** 

FISCAL COUNCIL MEMBERS WITH

TERM UNTIL THE

MEETING WILL DELIBERATE THE

4.2 ACCOUNTS OF ManagementNo Action

THE ENDING YEAR ON DECEMBER, 31

2016.

CANDIDATE APPOINTED BY

MINORITARY COMMON

**SHARES** 

4.4 TO FIX THE FISCAL COUNCIL

REMUNERATION

ManagementNo Action

CMMT PLEASE NOTE THAT COMMON

**SHAREHOLDERS** 

SUBMITTING A VOTE TO ELECT A

**MEMBER FROM-**

THE LIST PROVIDED MUST INCLUDE

208

Non-Voting

THE

CANDIDATES NAME IN THE VOTE

INSTRUCTION.-

HOWEVER WE CANNOT DO THIS

THROUGH THE

PROXYEDGE PLATFORM. IN ORDER

TO SUBMIT-A

VOTE TO ELECT A CANDIDATE,

**CLIENTS MUST** 

CONTACT THEIR CSR TO INCLUDE

THE-NAME OF

THE CANDIDATE TO BE ELECTED. IF

**INSTRUCTIONS** 

TO VOTE ON THIS ITEM

ARE-RECEIVED WITHOUT A

CANDIDATE'S NAME, YOUR VOTE

WILL BE

PROCESSED IN FAVOUR OR-AGAINST

THE

DEFAULT COMPANIES CANDIDATE.

THANK YOU

03 MAY 2016: PLEASE NOTE THAT

THIS IS A

REVISION DUE TO POSTPONEMENT OF

THE-

MEETING DATE FROM 27 APR 2016 TO

06 MAY 2016

CMMT AND ADDITION OF COMMENT. IF

YOU-HAVE

Non-Voting

ALREADY SENT IN YOUR VOTES,

PLEASE DO NOT

VOTE AGAIN UNLESS YOU DECIDE-TO

**AMEND** 

YOUR ORIGINAL INSTRUCTIONS.

THANK YOU.

03 MAY 2016: PLEASE NOTE THAT

**VOTES 'IN FAVOR'** 

AND 'AGAINST' IN THE SAME-AGENDA

ITEM ARE

CMMT NOT ALLOWED. ONLY VOTES IN

Non-Voting

FAVOR AND/OR

ABSTAIN OR AGAINST-AND/ OR

**ABSTAIN ARE** 

ALLOWED. THANK YOU

HAVAS SA, 2 ALLEE DE LONGCHAMP SURESNES

Security F47696111 Meeting Type MIX

Ticker Symbol Meeting Date 10-May-2016

ISIN FR0000121881 Agenda 706868467 -

Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE IN THE FRENCH

MARKET THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND Non-Voting

"AGAINST" A VOTE OF "ABSTAIN"

WILL BE TREATED

AS AN "AGAINST" VOTE.

THE FOLLOWING APPLIES TO

**SHAREHOLDERS** 

THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

FRENCH CUSTODIAN: PROXY CARDS:

**VOTING** 

INSTRUCTIONS WILL BE FORWARDED

TO THE-

GLOBAL CUSTODIANS ON THE VOTE

CMMT DEADLINE

DATE. IN CAPACITY AS REGISTERED-

INTERMEDIARY, THE GLOBAL

**CUSTODIANS WILL** 

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU

**REQUEST MORE** 

INFORMATION, PLEASE

**CONTACT-YOUR CLIENT** 

REPRESENTATIVE

18 APR 2016: PLEASE NOTE THAT

**IMPORTANT** 

ADDITIONAL MEETING INFORMATION

**IS-AVAILABLE** 

BY CLICKING ON THE MATERIAL URL

LINK:-

https://balo.journal-

officiel.gouv.fr/pdf/2016/0401/201604011601063.pdf.-

REVISION DUE TO MODIFICATION OF

**NUMBERING** 

CMMT OF RESOLUTION AND RECEIPT

OF-ADDITIONAL URL Non-Voting

LINK:-https://balo.journal-

officiel.gouv.fr/pdf/2016/0418/201604181601357.pdf.

IF-

YOU HAVE ALREADY SENT IN YOUR

VOTES.

PLEASE DO NOT VOTE AGAIN UNLESS

YOU-DECIDE

TO AMEND YOUR ORIGINAL

INSTRUCTIONS. THANK

YOU.

	ASSESSMENT AND APPROVAL OF THE		
0.1	CORPORATE FINANCIAL STATEMENTS FOR THE	ManagementFor	For
0.1	2015 FINANCIAL	ivianagement of	1.01
	YEAR		
	ASSESSMENT AND APPROVAL OF THE		
0.2	CONSOLIDATED FINANCIAL	ManagementFor	For
0.2	STATEMENTS FOR THE	ivianagemenu oi	1 01
	2015 FINANCIAL YEAR		
O.3	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR	ManagementFor	For
	OPTION FOR PAYMENT OF DIVIDEND		_
O.4	IN SHARES	ManagementFor	For
	SETTING OF ATTENDANCE FEES FOR		
O.5	THE YEAR	ManagementFor	For
	2016		
	AGREEMENTS PURSUANT TO ARTICLE L.225-38 OF		
	THE FRENCH COMMERCIAL CODE -		
0.6	APPROVAL OF	ManagementFor	For
	THE TOTAL AMOUNT OF EQUITY		
	SECURITIES HELD		
	BY HAVAS CAPITAL		
	AGREEMENTS PURSUANT TO		
	ARTICLE L.225-38 OF THE FRENCH COMMERCIAL CODE -		
O.7	APPROVAL OF	ManagementFor	For
	THE TOTAL AMOUNT OF		
	PARTICIPATIONS HELD BY		
	BOLLORE SA		
0.0	APPOINTMENT OF MS MARGUERITE	M	_
O.8	BERARD- ANDRIEU AS DIRECTOR	ManagementFor	For
	APPOINTMENT OF MS SIDONIE		
O.9	DUMAS AS	ManagementFor	For
	DIRECTOR	C	
	RENEWAL OF THE TERM OF MR		
O.10	YANNICK BOLLORE	ManagementFor	For
	AS DIRECTOR RENEWAL OF THE TERM OF MS		
0.11	DELPHINE	ManagementFor	For
0.11	ARNAULT AS DIRECTOR	Winnegerneine of	1 01
	RENEWAL OF THE TERM OF MR		
O.12	ALFONSO RODES	ManagementFor	For
	VILA AS DIRECTOR		
0.12	RENEWAL OF THE TERM OF MR PATRICK SOULARD	ManagamantCan	E
O.13	AS DIRECTOR	ManagementFor	For
O.14	REVIEW ON THE COMPENSATION	ManagementFor	For
	OWED OR PAID		
	TO MR YANNICK BOLLORE,		

**CHAIRMAN-CHIEF** EXECUTIVE OFFICER, FOR THE 2015 **FINANCIAL YEAR** AUTHORISATION TO BE GRANTED TO THE BOARD O.15 OF DIRECTORS TO PURCHASE THE ManagementFor For **COMPANY SHARES AUTHORISATION GRANTED TO THE BOARD OF** DIRECTORS TO DECREASE THE **COMPANY SHARE** E.16 CAPITAL BY CANCELLING SHARES ManagementFor For **PREVIOUSLY** ACQUIRED THROUGH A SHARE **PURCHASING SCHEME** DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE BOARD OF DIRECTORS, TO DECIDE ON THE INCREASE SHARE CAPITAL BY **ISSUING COMMON** SHARES, AND/OR EQUITY SECURITIES, GRANTING ACCESS TO OTHER COMPANY EQUITY **SECURITIES** E.17 OR THE RIGHT TO THE ALLOCATION ManagementFor For OF DEBT SECURITIES AND TO ISSUE **SECURITIES GRANTING** ACCESS TO EQUITY SECURITIES TO BE ISSUED BY THE COMPANY, WITH RETENTION OF THE PREFERENTIAL SUBSCRIPTION RIGHT **FOR SHAREHOLDERS** DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE BOARD OF DIRECTORS TO DECIDE UPON E.18 INCREASING SHARE CAPITAL BY ManagementFor For **INCORPORATING** PREMIUMS, RESERVES, PROFITS OR **OTHER ELEMENTS** E.19 DELEGATION OF AUTHORITY TO BE ManagementFor For **GRANTED TO** THE BOARD OF DIRECTORS TO

**INCREASE THE** 

SHARE CAPITAL WITHIN THE 10%

LIMIT WITH A

VIEW TO REMUNERATING

**CONTRIBUTIONS-IN-KIND** 

OF SECURITIES OR SECURITIES

**GIVING ACCESS** 

TO THE SHARE CAPITAL

DELEGATION OF AUTHORITY TO BE

**GRANTED TO** 

THE BOARD OF DIRECTORS TO

**INCREASE THE** 

COMPANY'S SHARE CAPITAL FOR THE

E.20 BENEFIT OF ManagementAgainst Against

MEMBERS OF A COMPANY SAVINGS

SCHEME, WITH

WAIVER OF THE PREFERENTIAL

**SUBSCRIPTION** 

RIGHT FOR SHAREHOLDERS

DELEGATION OF AUTHORITY TO BE

**GRANTED TO** 

THE BOARD OF DIRECTORS TO

**INCREASE THE** 

SHARE CAPITAL FOR THE BENEFIT OF

E.21 CATEGORIES OF BENEFICIARIES WITHManagementAgainst Against

WAIVER OF

THE PRE-EMPTIVE SUBSCRIPTION

**RIGHT AS PART** 

OF AN EMPLOYEE SHARE OWNERSHIP

TRANSACTION

AUTHORISATION TO BE GRANTED TO

THE BOARD

OF DIRECTORS TO PROCEED WITH

THE FREE

ALLOCATION OF EXISTING SHARES

E.22 TO EMPLOYEES ManagementAbstain Against

AND EXECUTIVE OFFICERS OF THE

**COMPANY AND** 

FRENCH AND FOREIGN COMPANIES

WITHIN THIS

**GROUP** 

O.23 POWERS TO CARRY OUT ALL LEGAL ManagementFor For

FORMALITIES

GANNETT CO., INC.

Security 36473H104 Meeting Type Annual

Ticker GCI Meeting Date 10-May-2016

Symbol

ISIN US36473H1041 Agenda Agenda 934355543 - Management

Item Proposal Vote

		Proposed by	For/Agains Manageme	
IA	ELECTION OF DIRECTOR: JOHN E.	ManagementFor	For	
IK	ELECTION OF DIRECTOR: STEPHEN W. COLL	ManagementFor	For	
16.	ELECTION OF DIRECTOR: ROBERT J. DICKEY	ManagementFor	For	
11)	ELECTION OF DIRECTOR: DONALD E. FELSINGER	ManagementFor	For	
114	ELECTION OF DIRECTOR: LILA IBRAHIM	ManagementFor	For	
114	ELECTION OF DIRECTOR: LAWRENCE S. KRAMER	ManagementFor	For	
1 ( ÷	ELECTION OF DIRECTOR: JOHN JEFFRY LOUIS	ManagementFor	For	
I H	ELECTION OF DIRECTOR: TONY A. PROPHET	ManagementFor	For	
11	ELECTION OF DIRECTOR: DEBRA A. SANDLER	ManagementFor	For	
	ELECTION OF DIRECTOR: CHLOE R. SLADDEN	ManagementFor	For	
2. I	TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FY 2016.	ManagementFor	For	
3. G	COMPANY PROPOSAL TO APPROVE THE COMPANY'S 2015 OMNIBUS INCENTIVE COMPENSATION PLAN. COMPANY PROPOSAL TO APPROVE,	ManagementFor	For	
4.	ON AN ADVISORY BASIS, THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS.	ManagementFor	For	
5. G	COMPANY PROPOSAL TO APPROVE, ON AN ADVISORY BASIS, THE FREQUENCY OF FUTURE STOCKHOLDER ADVISORY VOTES ON EXECUTIVE COMPENSATION.	Managementl Year	For	
SCRIPPS Security	S NETWORKS INTERACTIVE, INC. 811065101	Meeting Ty	ne	Annual
Ticker Symbol	SNI	Meeting Da		10-May-2016

ISIN	US8110651010		Agenda		934359351 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Manageme			
	1 JARL MOHN		For	For	
	2 NICHOLAS B. PAUMGARTEN		For	For	
	<ul><li>3 JEFFREY SAGANSKY</li><li>4 RONALD W. TYSOE</li></ul>		For For	For For	
CRUBI	HUB INC.		FOI	гог	
Securit			Meeting Ty	ne	Annual
Ticker	•			_	
Symbol	GRUB		Meeting Da	te	11-May-2016
ISIN	US4001101025		Agenda		934358032 - Management
Item	Proposal	Proposed by	Vote	For/Agains	
1.	DIRECTOR	Manageme	ent	Manageme	511t
1.	1 JUSTIN SADRIAN	Manageme	For	For	
	2 DAVID FISHER		For	For	
	3 BENJAMIN SPERO		For	For	
	RATIFICATION OF THE APPOINTMENT	ı			
	OF CROWE				
	HORWATH LLP AS THE COMPANY'S				
2.	INDEPENDENT	Manageme	entFor	For	
	REGISTERED ACCOUNTING FIRM FOR				
	THE FISCAL				
	YEAR ENDING DECEMBER 31, 2016.				
_	ADVISORY VOTE TO APPROVE		_	_	
3.	NAMED EXECUTIVE	Manageme	entFor	For	
	OFFICER COMPENSATION.	7			
	ADVISORY VOTE ON THE FREQUENCY	-			
4.	OF FUTURE ADVISORY VOTES ON NAMED	Manageme	entl Voor	For	
4.	EXECUTIVE OFFICER	Manageme	nu i cai	1.01	
	COMPENSATION.				
GUIDA	ANCE SOFTWARE, INC.				
Securit			Meeting Ty	pe	Contested-Annual
Ticker	•			_	
Symbo	1 GUID		Meeting Da	te	11-May-2016
ISIN	US4016921086		Aganda		934369148 -
13111	034010921080		Agenda		Management
Item	Proposal	Proposed	Vote	For/Agains	
	-	by		Manageme	ent
1.	DIRECTOR	Manageme		Г	
	1 REYNOLDS C. BISH		For	For	
	2 MAX CARNECCHIA 3 PATRICK DENNIS		For	For	
	5 FAIRICA DENNIS		For	For	

4 WADE LOO For For 5 CHRISTOPHER POOLE For For 6 ROBERT VAN SCHOONENBERG For For TO RATIFY THE SELECTION OF ERNST & YOUNG LLP AS INDEPENDENT REGISTERED 2. ManagementFor **PUBLIC** For ACCOUNTANTS OF THE COMPANY FOR THE FISCAL YEAR ENDING DECEMBER 31, 2016. TO CONSIDER AND VOTE UPON THE **GUIDANCE** SOFTWARE, INC. SECOND AMENDED 3. **AND** ManagementFor For **RESTATED 2004 EQUITY INCENTIVE** PLAN, AS AMENDED. PROPOSAL TO AMEND THE **COMPANY'S FOURTH** AMENDED AND RESTATED BYLAWS 4. TO PERMIT Shareholder Against For STOCKHOLDERS TO CALL SPECIAL **MEETINGS OF** STOCKHOLDERS. TELEFONICA, S.A. 879382208 Security Meeting Type Annual Ticker **TEF** Meeting Date 11-May-2016 Symbol 934406908 -**ISIN** US8793822086 Agenda Management **Proposed** For/Against Proposal Vote Item Management by APPROVAL OF THE ANNUAL ACCOUNTS AND OF THE MANAGEMENT REPORT OF BOTH 1. ManagementFor TELEFONICA, S.A. AND OF ITS CONSOLIDATED **GROUP OF** COMPANIES FOR FISCAL YEAR 2015. APPROVAL OF THE PROPOSED **ALLOCATION OF** 2. THE PROFITS/LOSSES OF TELEFONICA, ManagementFor S.A. FOR FISCAL YEAR 2015. APPROVAL OF THE MANAGEMENT OF THE BOARD 3. OF DIRECTORS OF TELEFONICA, S.A. ManagementFor **DURING** FISCAL YEAR 2015. 4A. ManagementFor

RE-ELECTION OF MR. ISIDRO FAINE **CASAS AS** PROPRIETARY DIRECTOR. RE-ELECTION OF MR. JULIO LINARES 4B. LOPEZ AS ManagementFor OTHER EXTERNAL DIRECTOR. RE-ELECTION OF MR. PETER ERSKINE 4C. ManagementFor AS INDEPENDENT DIRECTOR. RE-ELECTION OF MR. ANTONIO **MASSANELL** 4D. ManagementFor LAVILLA AS PROPRIETARY DIRECTOR. RATIFICATION AND APPOINTMENT OF MR. WANG 4E. ManagementFor XIAOCHU AS PROPRIETARY DIRECTOR. RATIFICATION AND APPOINTMENT OF MS. SABINA 4F. ManagementFor FLUXA THIENEMANN AS INDEPENDENT DIRECTOR. RATIFICATION AND APPOINTMENT OF MR. JOSE 4G. JAVIER ECHENIQUE LANDIRIBAR AS ManagementFor **INDEPENDENT** DIRECTOR. RATIFICATION AND APPOINTMENT OF MR. PETER 4H. ManagementFor LOSCHER AS INDEPENDENT DIRECTOR. RATIFICATION AND APPOINTMENT OF MR. JUAN 4I. IGNACIO CIRAC SASTURAIN AS ManagementFor **INDEPENDENT** DIRECTOR. RE-ELECTION OF THE AUDITOR FOR 5. FISCAL YEAR ManagementFor 2016. APPOINTMENT OF THE AUDITOR FOR 6. **FISCAL** ManagementFor YEARS 2017, 2018 AND 2019. 7. APPROVAL OF A REDUCTION IN ManagementAbstain SHARE CAPITAL BY MEANS OF THE CANCELLATION OF SHARES OF THE COMPANY'S OWN STOCK, EXCLUDING THE RIGHT OF CREDITORS TO OBJECT, SUBJECT TO EFFECTIVE RECEIPT OF THE PROCEEDS FROM THE

CLOSING OF THE SALE OF

TELEFONICA'S

OPERATIONS IN THE UNITED

KINGDOM (O2 UK).

DISTRIBUTION OF DIVIDENDS IN THE

FIRST HALF

8A. OF 2016 WITH A CHARGE TO

ManagementAbstain

**UNRESTRICTED** 

RESERVES.

SHAREHOLDER COMPENSATION IN

THE SECOND

HALF OF 2016 VIA SCRIP DIVIDEND.

APPROVAL OF

AN INCREASE IN SHARE CAPITAL

WITH A CHARGE

TO RESERVES BY SUCH AMOUNT AS

MAY BE

DETERMINED PURSUANT TO THE

**TERMS AND** 

CONDITIONS OF THE RESOLUTION,

THROUGH THE

ISSUANCE OF NEW ORDINARY

8B. SHARES HAVING A

ManagementAbstain

ManagementFor

ManagementFor

PAR VALUE OF ONE EURO AND WITH

**PROVISION** 

FOR INCOMPLETE ALLOCATION.

OFFER TO THE

SHAREHOLDERS TO PURCHASE THEIR

**FREE** 

ALLOTMENT RIGHTS AT A

GUARANTEED PRICE.

THE IMPLEMENTATION OF THE

**INCREASE IN SHARE** 

...(DUE TO SPACE LIMITS, SEE PROXY

**MATERIAL** 

FOR FULL PROPOSAL).

**DELEGATION OF POWERS TO** 

FORMALIZE,

INTERPRET, CORRECT AND CARRY

OUT THE

9. RESOLUTIONS ADOPTED BY THE

**SHAREHOLDERS** 

AT THE GENERAL SHAREHOLDERS'

MEETING.

**CONSULTATIVE VOTE ON THE 2015** 

ANNUAL

10. REPORT ON DIRECTORS'

REMUNERATION.

ITV PLC, LONDON

Security G4984A110

Meeting Type Annual General Meeting

Meeting Date 12-May-2016

218

Ticker Symbol

Symbol	l		70(700020
ISIN	GB0033986497	Agenda	706799939 - Management
Item	Proposal	Proposed by Vote	For/Against Management
1	TO RECEIVE AND ADOPT THE REPORT AND ACCOUNTS	ManagementFor	For
2	TO RECEIVE AND ADOPT THE ANNUAL	ManagementFor	For
3	REMUNERATION REPORT TO DECLARE A FINAL DIVIDEND	ManagementFor	For
4	TO DECLARE A SPECIAL DIVIDEND TO ELECT ANNA MANZ AS A	ManagementFor	For
5	NON-EXECUTIVE DIRECTOR	ManagementFor	For
6	TO RE-ELECT SIR PETER BAZALGETTE AS A NON- EXECUTIVE DIRECTOR	ManagementFor	For
7	TO RE-ELECT ADAM CROZIER AS AN EXECUTIVE DIRECTOR	ManagementFor	For
8	TO RE-ELECT ROGER FAXON AS A NON-EXECUTIVE DIRECTOR	ManagementFor	For
9	TO RE-ELECT IAN GRIFFITHS AS AN EXECUTIVE DIRECTOR	ManagementFor	For
10	TO RE-ELECT MARY HARRIS AS A NON-EXECUTIVE DIRECTOR	ManagementFor	For
11	TO RE-ELECT ANDY HASTE AS A NON-EXECUTIVE DIRECTOR	ManagementFor	For
12	TO RE-ELECT JOHN ORMEROD AS A NON- EXECUTIVE DIRECTOR	ManagementFor	For
13	TO APPOINT KPMG LLP AS AUDITORS TO AUTHORISE THE DIRECTORS TO	ManagementFor	For
14	DETERMINE THE AUDITORS' REMUNERATION	ManagementFor	For
15	AUTHORITY TO ALLOT SHARES	ManagementFor	For
16	DISAPPLICATION OF PRE-EMPTION RIGHTS	ManagementAgainst	Against
17	POLITICAL DONATIONS	ManagementFor	For
18	PURCHASE OF OWN SHARES	ManagementFor	For
19	LENGTH OF NOTICE PERIOD FOR GENERAL MEETINGS	ManagementAbstain	Against

	ARTICLES OF ASSOCIATION APPROVAL OF ITV PLC SHARE INCENTIVE PLAN LESS GROUP PLC, BELFAST	ManagementAbstain ManagementAbstain	Against Against	
Securit Ticker	ry G9719N121	Meeting Type		Annual General Meeting
Symbo	1	Meeting Date	;	12-May-2016
ISIN	GB00BDGT1X16	Agenda		706956541 - Management
Item	Proposal	- VOIE	For/Agains Manageme	
	TO RECEIVE AND ADOPT THE FINANCIAL			
1	STATEMENTS AND THE DIRECTORS' AND	ManagementFor	For	
2	AUDITORS REPORTS TO APPROVE THE REPORT OF THE BOARD ON	ManagementFor	For	
	DIRECTORS' REMUNERATION TO APPROVE THE RULES OF THE WIRELESS	-		
3	GROUP PLC PERFORMANCE SHARE PLAN 2016	ManagementAbstain	Against	
4	TO DECLARE A FINAL DIVIDEND OF 7.60P PER ORDINARY SHARE OF 7P	ManagementFor	For	
5	TO RE-ELECT RICHARD HUNTINGFORD AS A DIRECTOR	ManagementFor	For	
6	TO RE-ELECT HELEN KIRKPATRICK AS A DIRECTOR TO RE-ELECT STEPHEN KIRKPATRICK	ManagementFor	For	
7	AS A DIRECTOR	ManagementFor	For	
8	TO RE-ELECT ANDY ANSON AS A DIRECTOR	ManagementFor	For	
9	TO RE-ELECT NORMAN MCKEOWN AS A DIRECTOR	ManagementFor	For	
10	TO RE-ELECT SCOTT TAUNTON AS A DIRECTOR	ManagementFor	For	
11	TO RE-ELECT ROISIN BRENNAN AS A DIRECTOR	ManagementFor	For	
12	TO RE-APPOINT ERNST & YOUNG LLP AS AUDITORS TO THE COMPANY TO AUTHORISE THE DIRECTORS TO	ManagementFor	For	
13	TO AUTHORISE THE DIRECTORS TO FIX THE	ManagementFor	For	
14	AUDITORS' REMUNERATION TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	ManagementAbstain	Against	

	20ga: 1 milg: 0, 122221 mo				
	OR GRANT SUBSCRIPTION OR CONVERSION RIGHTS				
15	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS TO AUTHORISE THE COMPANY TO	Manageme	ntAbstain	Against	
16	MAKE MARKET PURCHASES OF ITS OWN ORDINARY SHARES	Manageme	ntAbstain	Against	
17	TO PERMIT GENERAL MEETINGS OTHER THAN ANNUAL GENERAL MEETINGS TO BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	Manageme	ntAgainst	Against	
	BELO CORPORATION		Maatina Tru		A mmuo1
Securi Ticker			Meeting Typ		Annual
Symbo	ΔH('		Meeting Date	e	12-May-2016
ISIN	US0012821023		Agenda		934357535 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Manageme			
	1 LOUIS E. CALDERA		For	For	
	<ul><li>2 JOHN P. PUERNER</li><li>3 NICOLE G. SMALL</li></ul>		For For	For For	
	RATIFICATION OF THE APPOINTMENT OF KPMG LLP	Γ	roi	roi	
2.	AS THE COMPANY'S INDEPENDENT REGISTERED	Manageme	ntFor	For	
GD 11	PUBLIC ACCOUNTING FIRM.				
GRAF Securi	IAM HOLDINGS COMPANY ty 384637104		Meeting Typ		Annual
Ticker					
Symbo	(÷H(`		Meeting Date	e	12-May-2016
ISIN	US3846371041		Agenda		934357674 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Manageme	nt		
	1 CHRISTOPHER C. DAVIS		For	For	
	2 THOMAS S. GAYNER		For	For	
	3 ANNE M. MULCAHY 4 LARRY D. THOMPSON		For For	For For	
IRIDII	UM COMMUNICATIONS, INC.		1.01	1.01	
Securi			Meeting Typ	e	Annual
Ticker	•		Meeting Date		
Symbo			Meeting Date	C	12-May-2016

ISIN	US46269C1027		Agenda		934367029 - Management
Item	Proposal	Proposed by	Vote	For/Again	
1.	DIRECTOR	Manageme	ent		
	1 ROBERT H. NIEHAUS	-	For	For	
	2 THOMAS C. CANFIELD		For	For	
	3 MATTHEW J. DESCH		For	For	
	4 THOMAS J. FITZPATRICK		For	For	
	5 JANE L. HARMAN		For	For	
	6 ALVIN B. KRONGARD		For	For	
	7 ADMIRAL ERIC T. OLSON		For	For	
	8 STEVEN B. PFEIFFER		For	For	
	9 PARKER W. RUSH		For	For	
	10 HENRIK O. SCHLIEMANN		For	For	
	11 S. SCOTT SMITH		For	For	
	12 BARRY J. WEST		For	For	
	TO APPROVE, ON AN ADVISORY				
	BASIS, THE				
2.	COMPENSATION OF OUR NAMED	Manageme	entFor	For	
	EXECUTIVE				
	OFFICERS.				
	TO RATIFY THE SELECTION BY THE				
	BOARD OF				
	DIRECTORS OF ERNST & YOUNG LLP				
_	AS OUR		_	_	
3.	INDEPENDENT REGISTERED PUBLIC	Manageme	entFor	For	
	ACCOUNTING				
	FIRM FOR OUR FISCAL YEAR ENDING				
	DECEMBER				
	31, 2016.				
~	CORPORATION		<b>N</b> 6 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		. 1
	y 749063103		Meeting Ty	pe	Annual
Ticker Symbo	l QUMU		Meeting Da	te	12-May-2016
ISIN	US7490631030		Agenda		934386182 - Management
		Proposed		For/Again	st .
Item	Proposal	by	Vote	Manageme	
1.	DIRECTOR	Manageme	ent		
	1 VERN HANZLIK	$\mathcal{E}$	For	For	
	2 ROBERT F. OLSON		For	For	
	3 DANIEL R. FISHBACK		For	For	
	4 THOMAS F. MADISON		For	For	
	5 KIMBERLY K. NELSON		For	For	
	6 DONALD T. NETTER		For	For	
	7 JUSTIN A. ORLANDO		For	For	
2.	TO APPROVE AMENDMENTS TO THE	Manageme	entAgainst	Against	
	QUMU				

CORPORATION SECOND AMENDED

AND RESTATED

2007 STOCK INCENTIVE PLAN,

**INCLUDING AN** 

AMENDMENT TO INCREASE THE

NUMBER OF

SHARES AUTHORIZED FOR ISSUANCE

BY 500,000

SHARES.

ADVISORY VOTE TO APPROVE

3. EXECUTIVE ManagementFor For

OFFICER COMPENSATION.

TO RATIFY AND APPROVE THE

APPOINTMENT OF

KPMG LLP AS THE INDEPENDENT

**REGISTERED** 

4. PUBLIC ACCOUNTING FIRM FOR ManagementFor For

**QUMU** 

CORPORATION FOR THE FISCAL YEAR

**ENDING** 

DECEMBER 31, 2016.

HARTE HANKS, INC.

Security 416196103 Meeting Type Annual

Ticker HHS Meeting Date 12-May-2016

Symbol

ISIN US4161961036 Agenda Agenda 934388744 - Management

Item Proposal Proposed by Vote For/Against Management

**ELECTION OF CLASS II DIRECTOR:** 

1.1 STEPHEN E. ManagementFor For

**CARLEY** 

**ELECTION OF CLASS II DIRECTOR:** 

1.2 WILLIAM F. ManagementFor For

FARLEY

TO RATIFY THE APPOINTMENT OF

**DELOITTE &** 

TOUCHE LLP AS HARTE HANKS'

2. INDEPENDENT ManagementFor For

REGISTERED PUBLIC ACCOUNTING

FIRM FOR

FISCAL YEAR 2016.

CHINA UNICOM LIMITED

Security 16945R104 Meeting Type Annual

Ticker CHU Meeting Date 12-May-2016

Symbol

ISIN US16945R1041 Agenda 934391993 -

Management

Item Proposal Vote

		Proposed by	For/Against Management
	TO RECEIVE AND CONSIDER THE	•	C
	FINANCIAL		
	STATEMENTS AND THE REPORTS OF		
1.	THE	ManagementFor	For
	DIRECTORS AND OF THE INDEPENDENT AUDITOR		
	FOR THE YEAR ENDED 31 DECEMBER		
	2015.		
	TO DECLARE A FINAL DIVIDEND FOR		
2.	THE YEAR	ManagementFor	For
	ENDED 31 DECEMBER 2015.		
3A1	TO RE-ELECT MR. WANG XIAOCHU AS	ManagementFor	For
	A DIRECTOR.		
3A2	TO RE-ELECT MR. LU YIMIN AS A DIRECTOR.	ManagementFor	For
	TO RE-ELECT MR. LI FUSHEN AS A		
3A3	DIRECTOR.	ManagementFor	For
	TO RE-ELECT MRS. LAW FAN CHIU		
3A4	FUN FANNY AS A	ManagementFor	For
	DIRECTOR.		
	TO AUTHORISE THE BOARD OF		
2D	DIRECTORS TO FIX	Managamantan	Ear
3B.	THE REMUNERATION OF THE DIRECTORS FOR THE	ManagementFor	For
	YEAR ENDING 31 DECEMBER 2016.		
	TO RE-APPOINT AUDITOR, AND TO		
	AUTHORISE THE		
4.	BOARD OF DIRECTORS TO FIX THEIR	ManagementFor	For
7.	REMUNERATION FOR THE YEAR	ividiagement of	1 01
	ENDING 31		
	DECEMBER 2016. TO GRANT A GENERAL MANDATE TO		
	THE		
	DIRECTORS TO BUY BACK SHARES		
5.	(DUE TO	ManagementAbstain	Against
	SPACE LIMITS, SEE PROXY MATERIAL	-	_
	FOR FULL		
	PROPOSAL)		
	TO GRANT A GENERAL MANDATE TO THE		
	DIRECTORS TO ISSUE, ALLOT AND		
	DEAL WITH		
(	ADDITIONAL SHARES IN THE	Managan Alakain	A : 4
6.	COMPANY NOT	ManagementAbstain	Against
	EXCEEDING 20% OF THE TOTAL		
	NUMBER OF THE		
	EXISTING SHARES IN THE COMPANY		
7.	IN ISSUE.	ManagementAbstain	Against
			5

TO EXTEND THE GENERAL MANDATE

**GRANTED TO** 

THE DIRECTORS TO ISSUE, ALLOT

AND DEAL WITH

SHARES BY THE NUMBER OF SHARES

**BOUGHT** 

BACK.

KONINKLIJKE PHILIPS ELECTRONICS N.V.

Security 500472303 Meeting Type Annual

Ticker PHG Meeting Date 12-May-2016

Symbol

ISIN US5004723038 Agenda Agenda 934402811 - Management

For

Item Proposal Proposed by Vote For/Against Management

PROPOSAL TO ADOPT THE 2015

2C FINANCIAL ManagementFor For

**STATEMENTS** 

PROPOSAL TO ADOPT A DIVIDEND OF

EUR 0.80 PER

2D COMMON SHARE, IN CASH OR IN ManagementFor For

SHARES AT THE

OPTION OF THE SHAREHOLDER

PROPOSAL TO DISCHARGE THE

MEMBERS OF THE

2E MANAGEMENT FOR THEIR ManagementFor

BOARD OF MANAGEMENT FOR THEIR

RESPONSIBILITIES

PROPOSAL TO DISCHARGE THE

2F MEMBERS OF THE ManagementFor For

SUPERVISORY BOARD FOR THEIR

RESPONSIBILITIES

PROPOSAL TO RE-APPOINT MRS N.

**DHAWAN AS** 

3 MEMBER OF THE SUPERVISORY ManagementFor For

**BOARD WITH** 

EFFECT FROM MAY 12, 2016

PROPOSAL TO DETERMINE THE

REMUNERATION

OF THE MEMBERS OF THE QUALITY & ManagementFor For

REGULATORY COMMITTEE OF THE

**SUPERVISORY** 

**BOARD** 

PROPOSAL TO AUTHORIZE THE

**BOARD OF** 

5A MANAGEMENT TO ISSUE SHARES OR ManagementAbstain Against

GRANT

RIGHTS TO ACQUIRE SHARES

5B PROPOSAL TO AUTHORIZE THE ManagementAbstain Against

**BOARD OF** 

MANAGEMENT TO RESTRICT OR

Edgar Filing: GABELLI MULTIMEDIA TRUST INC. - Form N-PX **EXCLUDE PRE-EMPTION RIGHTS** PROPOSAL TO AUTHORIZE THE **BOARD OF** 6 MANAGEMENT TO ACQUIRE SHARES ManagementAbstain Against IN THE **COMPANY** PROPOSAL TO AUTHORIZE THE 7 **BOARD OF** ManagementAbstain Against MANAGEMENT TO CANCEL SHARES ORASCOM TELECOM MEDIA AND TECHNOLOGY HOLDING **Ordinary General** Security 68555D206 Meeting Type Meeting Ticker Meeting Date 15-May-2016 Symbol 707035641 -**ISIN** US68555D2062 Agenda Management **Proposed** For/Against Item Proposal Vote by Management REVIEWING THE BOARD OF **DIRECTORS' REPORT** 1 ON THE COMPANY'S ACTIVITY IN THE ManagementFor For FISCAL YEAR ENDING ON 31/12/2015 RATIFYING THE REPORT OF THE **AUDITOR** 2 REGARDING THE FINANCIALS FOR ManagementFor For THE FISCAL YEAR ENDING ON 31/12/2015 RATIFYING THE STANDALONE AND **CONSOLIDATED** FINANCIAL STATEMENTS FOR THE FISCAL YEAR 3 ENDING ON 31/12/2015, AND ManagementFor For **RATIFYING THE** GENERAL BUDGET AND INCOME STATEMENT FOR THE SAME PERIOD DISCHARGING THE CHAIRMAN AND **ALL MEMBERS** OF THE BOARD OF DIRECTORS FOR 4 ManagementFor For THEIR SERVICES DURING THE FISCAL YEAR **ENDING ON** 

ManagementFor

For

For

31/12/2015

**AND** 

COMPANY'S

**BOARD OF DIRECTORS** 

5

6

RATIFYING THE STRUCTURE OF THE

DETERMINING THE REMUNERATION ManagementFor

ALLOWANCES OF THE MEMBERS OF

**BOARD OF** 

DIRECTORS AND THE MEMBERS OF

THE AUDIT

COMMITTEE FOR THE FISCAL YEAR

ENDING ON

31/12/2016

APPOINTING THE AUDITOR FOR THE

FISCAL YEAR

7 ENDING ON 31/12/2016 AND

ManagementFor

For

**DETERMINING ITS** 

**ANNUAL FEES** 

RATIFYING THE BOARD OF

**DIRECTORS'** 

8 RESOLUTIONS DURING THE FISCAL

ManagementFor

For

YEAR ENDING

ON 31/12/2015

DELEGATING THE BOARD OF

**DIRECTORS TO** 

ENTER INTO LOAN AND MORTGAGE

**AGREEMENTS** 

AS WELL AS THE ISSUANCE OF

**TENDERS** 

GUARANTEES TO THE COMPANY AND

ITS

9 SUBSIDIARIES WHERE THE COMPANY ManagementAbstain

Against

Against

IS A

CONTROLLING SHAREHOLDER AND

**RATIFYING** 

RELATED PARTY AGREEMENTS THAT

THE

COMPANY HAS CONCLUDED DURING

THE FISCAL

**YEAR ENDING ON 31/12/2015** 

RATIFYING THE DONATIONS MADE

**DURING THE** 

FISCAL YEAR ENDING ON 31/12/2015

**AND** 

10 AUTHORIZING THE BOARD OF

ManagementAbstain

**DIRECTORS WITH** 

THE DONATIONS DURING THE FISCAL

YEAR

ENDING ON 31/12/2016

MILLICOM INTERNATIONAL CELLULAR SA, LUXEMBOURG

Security L6388F128 Meeting Type Annual General Meeting

Ticker Meeting Date 17-May-2016

Symbol Weeting Date 17-May-2010

ISIN SE0001174970 Agenda 706959030 - Management

Item Proposal Vote

Proposed For/Against by Management TO ELECT THE CHAIRMAN OF THE AGM AND TO EMPOWER THE CHAIRMAN OF THE **AGM TO** 1 ManagementNo Action APPOINT THE OTHER MEMBERS OF THE BUREAU OF THE MEETING: MR. ALEXANDER **KOCH** TO RECEIVE THE MANAGEMENT REPORT(S) OF THE **BOARD OF DIRECTORS (RAPPORT DE-GESTION**) AND THE REPORT(S) OF THE 2 **EXTERNAL AUDITOR** Non-Voting ON THE ANNUAL ACCOUNTS **AND-THE** CONSOLIDATED ACCOUNTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2015 TO APPROVE THE ANNUAL ACCOUNTS AND THE 3 CONSOLIDATED ACCOUNTS FOR THE ManagementNo Action YEAR ENDED **31 DECEMBER 2015** TO ALLOCATE THE RESULTS OF THE YEAR ENDED 31 DECEMBER 2015. ON A PARENT **COMPANY** BASIS, MILLICOM GENERATED A 4 LOSS OF USD ManagementNo Action 401,394,955, WHICH IS PROPOSED TO BEALLOCATED TO THE PROFIT OR LOSS **BROUGHT** FORWARD ACCOUNT OF MILLICOM 5 TO APPROVE THE DISTRIBUTION BY Management No Action MILLICOM OF A DIVIDEND IN A TOTAL AMOUNT OF **USD** 264,870,970.32 TO THE SHAREHOLDERS OF MILLICOM PRO RATA TO THE PAID-UP PAR VALUE OF THEIR SHAREHOLDING IN MILLICOM, CORRESPONDING TO A DIVIDEND OF **USD 2.64 PER** 

SHARE (OTHER THAN THE TREASURY

SHARES)

AND TO ACKNOWLEDGE AND **CONFIRM THAT** MILLICOM HAS SUFFICIENT AVAILABLE FUNDS TO MAKE THIS DIVIDEND DISTRIBUTION TO DISCHARGE ALL THE CURRENT **DIRECTORS OF** MILLICOM FOR THE PERFORMANCE 6 OF THEIR ManagementNo Action MANDATES DURING THE FINANCIAL YEAR ENDED **31 DECEMBER 2015** TO SET THE NUMBER OF DIRECTORS 7 ManagementNo Action AT EIGHT (8) TO RE-ELECT MR. TOMAS ELIASSON AS A DIRECTOR FOR A TERM ENDING ON 8 THE DAY OF ManagementNo Action THE NEXT ANNUAL GENERAL MEETING TO TAKE PLACE IN 2017 (THE "2017 AGM") TO RE-ELECT MR. LORENZO GRABAU AS A 9 DIRECTOR FOR A TERM ENDING ON ManagementNo Action THE DAY OF **THE 2017 AGM** TO RE-ELECT MR. ALEJANDRO SANTO DOMINGO AS 10 A DIRECTOR FOR A TERM ENDING ON ManagementNo Action THE DAY OF **THE 2017 AGM** TO RE-ELECT MR. ODILON ALMEIDA AS A 11 DIRECTOR FOR A TERM ENDING ON ManagementNo Action THE DAY OF **THE 2017 AGM** TO ELECT MR. THOMAS BOARDMAN AS A NEW 12 DIRECTOR FOR A TERM ENDING ON ManagementNo Action THE DAY OF **THE 2017 AGM** TO ELECT MS. JANET DAVIDSON AS A **NEW** 13 DIRECTOR FOR A TERM ENDING ON ManagementNo Action THE DAY OF **THE 2017 AGM** TO ELECT MR. JOSE MIGUEL GARCIA **FERNANDEZ** 14 AS A NEW DIRECTOR FOR A TERM ManagementNo Action ENDING ON THE DAY OF THE 2017 AGM

TO ELECT MR. SIMON DUFFY AS A **NEW DIRECTOR** 15 FOR A TERM ENDING ON THE DAY OF ManagementNo Action THE 2017 **AGM** TO ELECT MR. THOMAS BOARDMAN AS CHAIRMAN OF THE BOARD OF DIRECTORS FOR A

ManagementNo Action 16 ENDING ON THE DAY OF THE 2017 **AGM** TO APPROVE THE DIRECTORS' FEE-BASED COMPENSATION, AMOUNTING TO SEK 5,725,000 (2015: SEK 5,025,000) FOR THE PERIOD FROM THE AGM TO THE 2017 AGM AND **SHAREBASED** COMPENSATION, AMOUNTING TO SEK 3,800,000 (UNCHANGED) FOR THE PERIOD FROM THE AGM 17 TO THE 2017 AGM, SUCH SHARES TO ManagementNo Action **BE PROVIDED** FROM THE COMPANY'S TREASURY **SHARES OR** ALTERNATIVELY TO BE ISSUED WITHIN MILLICOM'S AUTHORISED SHARE CAPITAL TO BE **FULLY PAID-**UP OUT OF THE AVAILABLE RESERVES I.E. FOR NIL CONSIDERATION FROM THE **RELEVANT DIRECTORS** TO RE-ELECT ERNST & YOUNG S.A., LUXEMBOURG AS THE EXTERNAL AUDITOR OF 18 ManagementNo Action MILLICOM FOR A TERM ENDING ON THE DAY OF THE 2017 AGM TO APPROVE THE EXTERNAL 19 **AUDITOR'S** ManagementNo Action **COMPENSATION** TO APPROVE A PROCEDURE ON THE APPOINTMENT OF THE NOMINATION

**COMMITTEE** 

AND DETERMINATION OF THE

ASSIGNMENT OF THE NOMINATION COMMITTEE

20

ManagementNo Action

SHARE REPURCHASE PLAN (A) TO

**AUTHORISE THE** 

BOARD OF DIRECTORS, AT ANY TIME

**BETWEEN 17** 

MAY 2016 AND THE DAY OF THE 2017

AGM.

PROVIDED THE REQUIRED LEVELS OF

DISTRIBUTABLE RESERVES ARE MET

BY MILLICOM

AT THAT TIME, EITHER DIRECTLY OR

THROUGH A

SUBSIDIARY OR A THIRD PARTY, TO

ENGAGE IN A

21 SHARE REPURCHASE PLAN OF

ManagementNo Action

MILLICOM'S

SHARES TO BE CARRIED OUT FOR ALL

**PURPOSES** 

ALLOWED OR WHICH WOULD

**BECOME** 

AUTHORISED BY THE LAWS AND

**REGULATIONS IN** 

FORCE, AND IN PARTICULAR THE

LUXEMBOURG

LAW OF 10 AUGUST 1915 ON

COMMERCIAL

COMPANIES, AS AMENDED (THE "1915

LAW") AND IN

ACCORDANCE WITH THE

OBJECTIVES,

CONDITIONS, AND RESTRICTIONS AS

PROVIDED BY

THE EUROPEAN COMMISSION

REGULATION NO.

2273/2003 OF 22 DECEMBER 2003 (THE

"SHARE

REPURCHASE PLAN") BY USING ITS

**AVAILABLE** 

CASH RESERVES IN AN AMOUNT NOT

**EXCEEDING** 

THE LOWER OF (I) TEN PERCENT (10%)

OF

MILLICOM'S OUTSTANDING SHARE

CAPITAL AS OF

THE DATE OF THE AGM (I.E.,

APPROXIMATING A

MAXIMUM OF 10,173,921 SHARES

**CORRESPONDING** 

TO USD 15,260,881 IN NOMINAL

VALUE) OR (II) THE

THEN AVAILABLE AMOUNT OF

MILLICOM'S

DISTRIBUTABLE RESERVES ON A

**PARENT** 

COMPANY BASIS, IN THE OPEN

MARKET ON OTC

US, NASDAQ STOCKHOLM OR ANY

**OTHER** 

RECOGNISED ALTERNATIVE TRADING

PLATFORM,

AT AN ACQUISITION PRICE WHICH

MAY NOT BE

LESS THAN SEK 50 PER SHARE NOR

**EXCEED THE** 

HIGHER OF (X) THE PUBLISHED BID

THAT IS THE

HIGHEST CURRENT INDEPENDENT

**PUBLISHED BID** 

ON A GIVEN DATE OR (Y) THE LAST

**INDEPENDENT** 

TRANSACTION PRICE QUOTED OR

REPORTED IN

THE CONSOLIDATED SYSTEM ON THE

SAME DATE,

REGARDLESS OF THE MARKET OR

**EXCHANGE** 

INVOLVED, PROVIDED, HOWEVER,

THAT WHEN

SHARES ARE REPURCHASED ON THE

**NASDAQ** 

STOCKHOLM, THE PRICE SHALL BE

WITHIN THE

REGISTERED INTERVAL FOR THE

SHARE PRICE

PREVAILING AT ANY TIME (THE SO

**CALLED** 

SPREAD), THAT IS, THE INTERVAL

BETWEEN THE

HIGHEST BUYING RATE AND THE

LOWEST SELLING

RATE. (B) TO APPROVE THE BOARD

OF DIRECTORS'

PROPOSAL TO GIVE JOINT

**AUTHORITY TO** 

MILLICOM'S CHIEF EXECUTIVE

OFFICER AND THE

CHAIRMAN OF THE BOARD OF

**DIRECTORS (AT THE** 

TIME ANY SUCH ACTION IS TAKEN)

TO (I) DECIDE,

WITHIN THE LIMITS OF THE

**AUTHORIZATION SET** 

OUT IN (A) ABOVE, THE TIMING AND

**CONDITIONS** 

OF ANY MILLICOM SHARE

REPURCHASE PLAN

ACCORDING TO MARKET

CONDITIONS AND (II) GIVE

A MANDATE ON BEHALF OF

MILLICOM TO ONE OR

MORE DESIGNATED

**BROKER-DEALERS TO** 

IMPLEMENT THE SHARE

REPURCHASE PLAN. (C)

TO AUTHORISE MILLICOM, AT THE

DISCRETION OF

THE BOARD OF DIRECTORS, IN THE

**EVENT THE** 

SHARE REPURCHASE PLAN IS DONE

THROUGH A

SUBSIDIARY OR A THIRD PARTY, TO

**PURCHASE** 

THE BOUGHT BACK MILLICOM

SHARES FROM SUCH

SUBSIDIARY OR THIRD PARTY. (D) TO

**AUTHORISE** 

MILLICOM, AT THE DISCRETION OF

THE BOARD OF

DIRECTORS, TO PAY FOR THE

**BOUGHT BACK** 

MILLICOM SHARES USING THE THEN

**AVAILABLE** 

RESERVES. (E) TO AUTHORISE

MILLICOM, AT THE

DISCRETION OF THE BOARD OF

DIRECTORS, TO (I)

TRANSFER ALL OR PART OF THE

**PURCHASED** 

MILLICOM SHARES TO EMPLOYEES

OF THE

MILLICOM GROUP IN CONNECTION

WITH ANY

EXISTING OR FUTURE MILLICOM

LONG-TERM

INCENTIVE PLAN, AND/OR (II) USE

THE PURCHASED

SHARES AS CONSIDERATION FOR

**MERGER AND** 

ACQUISITION PURPOSES, INCLUDING

**JOINT** 

VENTURES AND THE BUY-OUT OF

**MINORITY** 

INTERESTS IN MILLICOM'S

SUBSIDIARIES, AS THE

CASE MAY BE, IN ACCORDANCE WITH

THE LIMITS

SET OUT IN ARTICLES 49-2, 49-3, 49-4,

49-5 AND 49-6

OF THE 1915 LAW. (F) TO FURTHER

**GRANT ALL** 

POWERS TO THE BOARD OF

**DIRECTORS WITH THE** 

OPTION OF SUB-DELEGATION TO

**IMPLEMENT THE** 

ABOVE AUTHORIZATION, CONCLUDE

**ALL** 

AGREEMENTS, CARRY OUT ALL

FORMALITIES AND

MAKE ALL DECLARATIONS WITH

REGARD TO ALL

AUTHORITIES AND, GENERALLY, DO

ALL THAT IS

NECESSARY FOR THE EXECUTION OF

ANY

**DECISIONS MADE IN CONNECTION** 

WITH THIS

AUTHORIZATION

TO APPROVE THE GUIDELINES FOR

22 REMUNERATION OF SENIOR

ManagementNo Action

**MANAGEMENT** 

AN ABSTAIN VOTE CAN HAVE THE

SAME EFFECT AS

AN AGAINST VOTE IF THE

**CMMT MEETING-REQUIRE** 

Non-Voting

APPROVAL FROM MAJORITY OF

PARTICIPANTS TO

PASS A RESOLUTION

MARKET RULES REQUIRE

DISCLOSURE OF

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS MULTIPLE

BENEFICIAL OWNERS, YOU WILL

NEED TO-PROVIDE

CMMT THE BREAKDOWN OF EACH

Non-Voting

BENEFICIAL OWNER

NAME, ADDRESS AND

SHARE-POSITION TO YOUR

CLIENT SERVICE REPRESENTATIVE.

**THIS** 

INFORMATION IS REQUIRED-IN

ORDER FOR YOUR

VOTE TO BE LODGED

CMMT Non-Voting

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

**INSTRUCTIONS TO-BE** 

REJECTED. IF YOU HAVE ANY

**QUESTIONS, PLEASE** 

CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

MILLICOM INTERNATIONAL CELLULAR SA, LUXEMBOURG

Security L6388F128 Meeting Type ExtraOrdinary General

Meeting Type Meeting

Ticker Meeting Date 17-May-2016

Symbol Trivialy 2010

ISIN SE0001174970 Agenda 706959042 - Management

Item Proposal Proposed by Vote For/Against Management

AN ABSTAIN VOTE CAN HAVE THE

SAME EFFECT AS

AN AGAINST VOTE IF THE

CMMT MEETING-REQUIRE Non-Voting

APPROVAL FROM MAJORITY OF

PARTICIPANTS TO

PASS A RESOLUTION

MARKET RULES REQUIRE

DISCLOSURE OF

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS MULTIPLE

BENEFICIAL OWNERS, YOU WILL

**NEED TO-PROVIDE** 

CMMT THE BREAKDOWN OF EACH Non-Voting

BENEFICIAL OWNER

NAME, ADDRESS AND

SHARE-POSITION TO YOUR

CLIENT SERVICE REPRESENTATIVE.

**THIS** 

INFORMATION IS REQUIRED-IN

ORDER FOR YOUR

VOTE TO BE LODGED

CMMT IMPORTANT MARKET PROCESSING Non-Voting

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

**INSTRUCTIONS TO-BE** 

REJECTED. IF YOU HAVE ANY

**QUESTIONS, PLEASE** 

CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

TO ELECT THE CHAIRMAN OF THE

EGM AND TO

EMPOWER THE CHAIRMAN OF THE

EGM TO

APPOINT THE OTHER MEMBERS OF

THE BUREAU:

MILLICOM'S NOMINATION 1

**COMMITTEE PROPOSES** 

MR. ALEXANDER KOCH, ATTORNEY

AT LAW

(RECHTSANWALT), WITH

PROFESSIONAL ADDRESS

IN LUXEMBOURG, TO PRESIDE OVER

THE EGM

TO CHANGE THE DATE ON WHICH

THE COMPANY'S

ANNUAL GENERAL MEETING SHALL

BE HELD TO

2

THE FIRST THURSDAY OF MAY EACH
ManagementNo Action

YEAR AND TO

AMEND ARTICLE 19 OF THE

COMPANY'S ARTICLES

OF ASSOCIATION (THE "ARTICLES")

ACCORDINGLY

3 TO CHANGE THE SIGNING POWERS IN ManagementNo Action

**RELATION** 

TO COPIES OR EXTRACTS OF

**RESOLUTIONS OF** 

THE BOARD OF DIRECTORS SO AS TO

**EMPOWER** 

THE CHAIRMAN, ANY CHAIRMAN OF

THE RELEVANT

MEETING OF THE BOARD OF

**DIRECTORS AND ANY** 

TWO MEMBERS OF THE BOARD OF

**DIRECTORS IN** 

THIS RESPECT AND TO AMEND

**ARTICLE 9** 

ManagementNo Action

# PARAGRAPH 2 OF THE ARTICLES

ACCORDINGLY

AMAZON.	COM	INC
AMAZUN.	COM.	IINC.

Security

Ticker

Symbol

ISIN

G91709108

JE00B2R84W06

Security	023135106	Meeting Type	Annual
Ticker Symbol	AMZN	Meeting Date	17-May-2016
ISIN	US0231351067	Agenda	934366623 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: JEFFREY P. BEZOS	ManagementFor	For
1B.	ELECTION OF DIRECTOR: TOM A. ALBERG	ManagementFor	For
1C.	ELECTION OF DIRECTOR: JOHN SEELY BROWN	ManagementFor	For
1D.	ELECTION OF DIRECTOR: WILLIAM B. GORDON	ManagementFor	For
1E.	ELECTION OF DIRECTOR: JAMIE S. GORELICK	ManagementFor	For
1F.	ELECTION OF DIRECTOR: JUDITH A. MCGRATH	ManagementFor	For
1G.	ELECTION OF DIRECTOR: JONATHAN J. RUBINSTEIN	ManagementFor	For
1H.	ELECTION OF DIRECTOR: THOMAS O. RYDER	ManagementFor	For
1I.	ELECTION OF DIRECTOR: PATRICIA Q. STONESIFER	ManagementFor	For
1J.	ELECTION OF DIRECTOR: WENDELL P. WEEKS	ManagementFor	For
2.	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT AUDITORS	ManagementFor	For
3.	SHAREHOLDER PROPOSAL REGARDING SUSTAINABILITY REPORTING	Shareholder Against	For
4.	SHAREHOLDER PROPOSAL REGARDING A REPORT CONCERNING HUMAN RIGHTS	Shareholder Against	For
5.	SHAREHOLDER PROPOSAL REGARDING A REPORT CONCERNING CORPORATE POLITICAL CONTRIBUTIONS	Shareholder Against	For
UBM P	LC, ST. HELIER		

Meeting Type

Meeting Date

Agenda

Annual General Meeting

18-May-2016

706781918 -

Management

Item	Proposal	Proposed by Vote	For/Against Management
1	TO RECEIVE AND ADOPT THE 2015 ANNUAL REPORT AND ACCOUNTS	ManagementFor	For
2	TO APPROVE THE DIRECTORS' REMUNERATION REPORT	ManagementFor	For
3	TO APPROVE A FINAL DIVIDEND OF 16.3P PER ORDINARY SHARE	ManagementFor	For
4	TO RE-APPOINT ERNST AND YOUNG LLP AS THE COMPANY'S AUDITOR	ManagementFor	For
5	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR	ManagementFor	For
6	TO RE-ELECT DAME HELEN ALEXANDER AS A DIRECTOR	ManagementFor	For
7	TO RE-ELECT TIM COBBOLD AS A DIRECTOR	ManagementFor	For
8	TO ELECT MARINA WYATT AS A DIRECTOR	ManagementFor	For
9	TO RE-ELECT ALAN GILLESPIE AS A DIRECTOR	ManagementFor	For
10	TO RE-ELECT PRADEEP KAR AS A DIRECTOR	ManagementFor	For
11	TO RE-ELECT GREG LOCK AS A DIRECTOR	ManagementFor	For
12	TO RE-ELECT JOHN MCCONNELL AS A DIRECTOR		For
13	TO RE-ELECT MARY MCDOWELL AS A DIRECTOR	ManagementFor	For
14	TO RE-ELECT TERRY NEILL AS A DIRECTOR	ManagementFor	For
15	TO ELECT TRYNKA SHINEMAN AS A DIRECTOR	ManagementFor	For
16	TO AUTHORISE THE DIRECTORS TO ALLOT RELEVANT SECURITIES	ManagementFor	For
17	TO DISAPPLY PRE-EMPTION RIGHTS TO AUTHORISE THE PURCHASE BY	ManagementAgainst	Against
18	THE COMPANY OF ORDINARY SHARES IN THE MARKET	ManagementFor	For
19	TO ALLOW GENERAL MEETINGS TO BE CALLED ON 14 DAYS' NOTICE	ManagementAgainst	Against

21 MAR 2016: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO MODIFICATION OF

THE-TEXT OF

RESOLUTION 10. IF YOU HAVE

CMMT ALREADY SENT IN Non-Voting

YOUR VOTES, PLEASE DO NOT-VOTE

**AGAIN** 

UNLESS YOU DECIDE TO AMEND

YOUR ORIGINAL

INSTRUCTIONS. THANK YOU.

HSN, INC

Security 404303109 Meeting Type Annual

Ticker

Meeting Date **HSNI** 18-May-2016 Symbol

**ISIN** US4043031099

934363057 -Agenda Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	ent	
	1 WILLIAM COSTELLO		For	For
	2 JAMES M. FOLLO		For	For
	3 MINDY GROSSMAN		For	For
	4 STEPHANIE KUGELMAN		For	For
	5 ARTHUR C. MARTINEZ		For	For
	6 THOMAS J. MCINERNEY		For	For
	7 MATTHEW E. RUBEL		For	For
	8 ANN SARNOFF		For	For
	9 COURTNEE CHUN ULRICH		For	For
	TO RATIFY THE APPOINTMENT OF			
	ERNST & YOUNG			
	LLP AS OUR INDEPENDENT			
2	REGISTERED	3.4	æ	Г
2.	CERTIFIED PUBLIC ACCOUNTING	ManagementFor	For	
	FIRM FOR THE			

FISCAL YEAR ENDING DECEMBER 31,

2016.

SALEM MEDIA GROUP, INC.

Security	794093104	Meeting Type	Annual
Ticker Symbol	SALM	Meeting Date	18-May-2016
ISIN	US7940931048	Agenda	934368475 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: STUART W. EPPERSON	ManagementFor	For
1B.	ELECTION OF DIRECTOR: EDWARD G. ATSINGER III	ManagementFor	For

1C.	ELECTION OF DIRECTOR: ROLAND HINZ	ManagementFor	For
1D.	ELECTION OF DIRECTOR: RICHARD RIDDLE	ManagementFor	For
1E.	ELECTION OF DIRECTOR: JONATHAN VENVERLOH	ManagementFor	For
1F.	ELECTION OF DIRECTOR: J. KEET LEWIS	ManagementFor	For
1G.	ELECTION OF DIRECTOR: ERIC H. HALVORSON	ManagementFor	For
1H.	ELECTION OF DIRECTOR: EDWARD C. ATSINGER	ManagementFor	For
1I.	ELECTION OF DIRECTOR: STUART W. EPPERSON	ManagementFor	For
2.	JR. ADVISORY (NON-BINDING) VOTE ON A RESOLUTION APPROVING EXECUTIVE COMPENSATION AS DISCLOSED PURSUANT TO ITEM 402 OF	ManagementFor	For
) (Fr G	REGULATION S-K.		
	O CROWN ENTERTAINMENT LTD.	Maatina Tyr	- A mmu o 1
Securit Ticker		Meeting Typ	pe Annual
	1 MPEL	Meeting Dat	te 18-May-2016
Symbo	1		•
Symbo ISIN	US5854641009	Agenda	934400970 - Management
-		· ·	Management
-		Proposed Vote	Management For/Against
ISIN Item	US5854641009  Proposal  TO RATIFY THE ANNUAL REPORT ON FORM 20-F FILED WITH THE U.S. SECURITIES ANI EXCHANGE COMMISSION, AND TO RECEIVE AND ADOPT THE	Proposed Vote by	Management
ISIN	US5854641009  Proposal  TO RATIFY THE ANNUAL REPORT ON FORM 20-F FILED WITH THE U.S. SECURITIES ANI EXCHANGE COMMISSION, AND TO RECEIVE AND	Proposed Vote by	Management For/Against

**THEIR** 

REMUNERATION.

TO GRANT A GENERAL AND

UNCONDITIONAL

MANDATE TO THE DIRECTORS TO

**REPURCHASE** 

SHARES OF THE COMPANY, VALID

FOR A PERIOD

**COMMENCING FROM THIS** 

RESOLUTION DATE

UNTIL THE EARLIEST OF (I) THE

3) CONCLUSION OF

ManagementAbstain

THE NEXT ANNUAL GENERAL

MEETING; (II) THE

EXPIRATION OF THE PERIOD WITHIN

WHICH THE

NEXT ANNUAL GENERAL ... (DUE TO

SPACE LIMITS,

SEE PROXY MATERIAL FOR FULL

PROPOSAL)

JC DECAUX SA, NEUILLY SUR SEINE

Security F5333N100 Meeting Type MIX

Ticker Meeting Date 19-May-2016

Symbol Niceting Date 19-May-2010

ISIN FR0000077919 Agenda 706840596 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE IN THE FRENCH

MARKET THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND Non-Voting

"AGAINST" A VOTE OF "ABSTAIN"

WILL BE TREATED

AS AN "AGAINST" VOTE.

CMMT THE FOLLOWING APPLIES TO Non-Voting

**SHAREHOLDERS** 

THAT DO NOT HOLD SHARES

**DIRECTLY WITH A-**

FRENCH CUSTODIAN: PROXY CARDS:

**VOTING** 

INSTRUCTIONS WILL BE FORWARDED

TO THE-

GLOBAL CUSTODIANS ON THE VOTE

**DEADLINE** 

DATE. IN CAPACITY AS REGISTERED-

INTERMEDIARY, THE GLOBAL

**CUSTODIANS WILL** 

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU **REQUEST MORE** INFORMATION, PLEASE **CONTACT-YOUR CLIENT** REPRESENTATIVE 02 MAY 2016: PLEASE NOTE THAT **IMPORTANT** ADDITIONAL MEETING INFORMATION **IS-AVAILABLE** BY CLICKING ON THE MATERIAL URL LINK:https://balo.journalofficiel.gouv.fr/pdf/2016/0330/201603301601018.pdf AND-RECEIPT OF ADDITIONAL URL LINK:-CMMT https://balo.journal-Non-Voting officiel.gouv.fr/pdf/2016/0502/201605021601701.pdf.-REVISION DUE TO CHANGE IN RECORD DATE. IF YOU HAVE ALREADY SENT IN YOUR-VOTES, PLEASE DO NOT VOTE AGAIN UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL-INSTRUCTIONS. THANK YOU. APPROVAL OF THE ANNUAL **FINANCIAL** STATEMENTS FOR THE FINANCIAL YEAR ENDED ON 0.1 ManagementFor For 31 DECEMBER 2015 - APPROVAL OF **NON-TAX** DEDUCTIBLE EXPENSES AND **CHARGES** APPROVAL OF THE CONSOLIDATED **FINANCIAL** 0.2 STATEMENTS FOR THE FINANCIAL ManagementFor For YEAR ENDED 31 DECEMBER 2015 ALLOCATION OF INCOME FOR THE FINANCIAL YEAR 0.3 ENDED 31 DECEMBER 2015 AND ManagementFor For **SETTING OF DIVIDEND** SPECIAL AUDITORS' REPORT ON THE ManagementFor 0.4 For AGREEMENTS AND COMMITMENTS **PURSUANT TO** ARTICLES L.225-86 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE - IN THE

ABSENCE OF

	_aga: 1g. a, 12 1100	2125	
O.5	A NEW AGREEMENT RENEWAL OF THE TERM OF MR GERARD DEGONSE AS A MEMBER OF THE SUPERVISORY BOARD RENEWAL OF THE TERM OF MRS	ManagementFor	For
O.6	ALEXIA DECAUX- LEFORT AS A MEMBER OF THE SUPERVISORY BOARD	ManagementFor	For
O.7	RENEWAL OF THE TERM OF MR MICHEL BLEITRACH AS A MEMBER OF THE SUPERVISORY BOARD RENEWAL OF THE TERM OF MR	ManagementFor	For
O.8	PIERRE-ALAIN PARIENTE AS A MEMBER OF THE SUPERVISORY	ManagementFor	For
O.9	BOARD ADVISORY REVIEW OF THE COMPENSATION OWED OR PAID TO MR JEAN-FRANCOIS, PRESIDENT OF THE BOARD OF DIRECTORS, FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2015 ADVISORY REVIEW OF THE COMPENSATION OWED	ManagementFor	For
O.10	OR PAID IN THE YEAR ENDED 31 DECEMBER 2015 TO MR JEAN-CHARLES DECAUX, MR JEAN- SEBASTIEN DECAUX, MR EMMANUEL BASTIDE AND MR DANIEL HOFER, MEMBERS OF THE BOARD OF DIRECTORS, TO MR DAVID BOURG, MEMBER OF THE BOARD OF DIRECTORS SINCE 15 JANUARY		For
O.11	2015 AND TO MRS LAURENCE DEBROUX, MEMBER OF THE BOARD OF DIRECTORS UNTIL 15 JANUARY 2015 AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO DEAL IN COMPANY SHARES UNDER THE PROVISIONS OF ARTICLE L.225-209 OF	-	For

THE FRENCH COMMERCIAL CODE,

THE DURATION

OF THE AUTHORISATION,

FORMALITIES, TERMS,

**CEILING** 

AUTHORISATION TO BE GRANTED TO

THE BOARD

OF DIRECTORS TO REDUCE THE

SHARE CAPITAL

E.12 THROUGH THE CANCELLATION OF ManagementFor For

**TREASURY** 

SHARES, THE DURATION OF THE

AUTHORISATION,

**CEILING** 

AUTHORISATION TO BE GRANTED TO

THE BOARD

OF DIRECTORS TO FREELY ALLOCATE

**EXISTING** 

SHARES OR SHARES YET TO BE

ISSUED, WITH

WAIVER OF THE PREEMPTIVE

E.13 ManagementAgainst Against **SUBSCRIPTION** 

RIGHTS, FOR THE BENEFIT OF

**SALARIED** 

EMPLOYEES AND EXECUTIVE

OFFICERS OF THE

GROUP OR CERTAIN PERSONS AMONG

**THEM** 

THE HARMONISATION OF ARTICLES

20 AND 22.2 OF

E.14 THE BY-LAWS WITH THE PROVISIONS ManagementFor For

OF THE

NRJ GROUP, PARIS

FRENCH COMMERCIAL CODE

POWERS TO CARRY OUT ALL E.15 ManagementFor For

**FORMALITIES** 

Security F6637Z112 Meeting Type MIX

Ticker Meeting Date 19-May-2016

Symbol

706914618 -ISIN FR0000121691 Agenda Management

For/Against Proposed Item Proposal Vote Management by

PLEASE NOTE IN THE FRENCH

MARKET THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND Non-Voting

"AGAINST" A VOTE OF "ABSTAIN"

WILL BE TREATED

AS AN "AGAINST" VOTE.

THE FOLLOWING APPLIES TO **SHAREHOLDERS** THAT DO NOT HOLD SHARES DIRECTLY WITH A-FRENCH CUSTODIAN: PROXY CARDS: **VOTING** INSTRUCTIONS WILL BE FORWARDED TO THE-GLOBAL CUSTODIANS ON THE VOTE CMMT DEADLINE Non-Voting DATE. IN CAPACITY AS REGISTERED-INTERMEDIARY, THE GLOBAL **CUSTODIANS WILL** SIGN THE PROXY CARDS AND FORWARD-THEM TO THE LOCAL CUSTODIAN. IF YOU **REQUEST MORE** INFORMATION, PLEASE **CONTACT-YOUR CLIENT REPRESENTATIVE** PLEASE NOTE THAT IMPORTANT **ADDITIONAL** MEETING INFORMATION IS CMMT AVAILABLE BY-CLICKING Non-Voting ON THE MATERIAL URL LINK:-https://balo.journalofficiel.gouv.fr/pdf/2016/0411/201604111601166.pdf APPROVAL OF THE ANNUAL **CORPORATE** FINANCIAL STATEMENTS AND NON-TAX-0.1 ManagementFor For DEDUCTIBLE EXPENSES AND **CHARGES FOR THE** FINANCIAL YEAR ENDED 31 DECEMBER 2015 APPROVAL OF THE CONSOLIDATED **FINANCIAL** 0.2 STATEMENTS FOR THE FINANCIAL ManagementFor For YEAR ENDED 31 DECEMBER 2015 ALLOCATION OF INCOME FOR THE 0.3 ManagementFor For FINANCIAL YEAR SPECIAL AUDITORS' REPORT ON THE **REGULATED** 0.4 AGREEMENTS AND COMMITMENTS ManagementFor For AND APPROVAL **OF THESE AGREEMENTS** RENEWAL OF THE TERM OF MR 0.5 JEAN-PAUL ManagementFor For **BAUDECROUX AS DIRECTOR** 0.6 ManagementFor For

	0 0		
	RENEWAL OF THE TERM OF MS		
	VIBEKE ROSTORP		
	AS DIRECTOR		
	RENEWAL OF THE TERM OF MS		
O.7	MURIEL SZTAJMAN	ManagementFor	For
	AS DIRECTOR		
	RENEWAL OF THE TERM OF MS		
0.8	MARYAM SALEHI	ManagementFor	For
	AS DIRECTOR		
	RENEWAL OF THE TERM OF MR		
0.9	ANTOINE GISCARD	ManagementFor	For
	D'ESTAING AS DIRECTOR		
	APPOINTMENT OF MR JEROME		
O.10	GALLOT AS	ManagementFor	For
	DIRECTOR		
	AUTHORISATION TO BE GRANTED TO		
	THE BOARD		
	OF DIRECTORS WITH RESPECT TO THI	Е	
	COMPANY		
0.11	PURCHASING ITS OWN SHARES	ManagementAbstain	Against
	UNDER THE	C	C
	PROVISIONS OF ARTICLE L.225-209 OF	•	
	THE		
	FRENCH COMMERCIAL CODE		
	AUTHORISATION TO BE GRANTED TO		
	THE BOARD		
	OF DIRECTORS WITH A VIEW TO		
	CANCELLING		
E.12	SHARES BOUGHT BACK BY THE	ManagementAbstain	Against
	COMPANY UNDER	· ·	C
	THE PROVISIONS OF ARTICLE		
	L.225-209 OF THE		
	FRENCH COMMERCIAL CODE		
	DELEGATION OF AUTHORITY TO BE		
	GRANTED TO		
	THE BOARD OF DIRECTORS TO		
E.13	INCREASE THE	ManagementAbstain	Against
	CAPITAL BY INCORPORATING		
	RESERVES, PROFITS		
	AND/OR PREMIUMS		
E.14	DELEGATION OF AUTHORITY TO BE	ManagementAbstain	Against
	GRANTED TO		_
	THE BOARD OF DIRECTORS TO ISSUE		
	COMMON		
	SHARES GRANTING, IF APPLICABLE,		
	ACCESS TO		
	COMMON SHARES OR TO THE		
	ALLOCATION OF		
	DEBT SECURITIES (OF THE COMPANY		
	OR A		
	COMPANY FROM THE GROUP),		

AND/OR

SECURITIES GRANTING ACCESS TO

**COMMON** 

SHARES (OF THE COMPANY OR A

**COMPANY FROM** 

THE GROUP), WITH RETENTION OF

THE PRE-

**EMPTIVE SUBSCRIPTION RIGHT** 

DELEGATION OF AUTHORITY TO BE

**GRANTED TO** 

THE BOARD OF DIRECTORS TO ISSUE

**COMMON** 

SHARES GRANTING, IF APPLICABLE,

**ACCESS TO** 

COMMON SHARES OR TO THE

**ALLOCATION OF** 

DEBT SECURITIES (FROM THE

COMPANY OR A

COMPANY FROM THE GROUP),

E.15 AND/OR ManagementAbstain Against

COMMON

SHARES (OF THE COMPANY OR A

**COMPANY FROM** 

THE GROUP), WITH CANCELLATION

SECURITIES GRANTING ACCESS TO

OF THE PRE-

EMPTIVE SUBSCRIPTION RIGHT BY

**PUBLIC OFFER** 

AND/OR AS COMPENSATION FOR

**SECURITIES** 

UNDER A PUBLIC EXCHANGE OFFER

E.16 DELEGATION OF AUTHORITY TO BE ManagementAbstain Against

**GRANTED TO** 

THE BOARD OF DIRECTORS TO ISSUE

**COMMON** 

SHARES GRANTING, IF APPLICABLE,

**ACCESS TO** 

COMMON SHARES OR TO THE

**ALLOCATION OF** 

DEBT SECURITIES (FROM THE

COMPANY OR A

COMPANY FROM THE GROUP),

AND/OR

SECURITIES GRANTING ACCESS TO

**COMMON** 

SHARES (OF THE COMPANY OR A

**COMPANY FROM** 

THE GROUP), WITH CANCELLATION

OF THE PRE-

EMPTIVE SUBSCRIPTION RIGHT BY

MEANS OF AN

OFFER PURSUANT TO SECTION II OF **ARTICLE** L.411-2 OF THE FRENCH MONETARY **AND** FINANCIAL CODE AUTHORISATION, IN THE EVENT OF AN ISSUANCE WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, TO SET THE E.17 ISSUE PRICE, ManagementAbstain Against WITHIN A LIMIT OF 10 PERCENTAGE OF THE CAPITAL PER YEAR, SUBJECT TO THE **CONDITIONS** SET BY THE GENERAL MEETING AUTHORISATION TO INCREASE THE AMOUNT OF E.18 ManagementAbstain Against ISSUES IN THE EVENT OF **OVER-SUBSCRIPTION** DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE BOARD OF DIRECTORS TO **INCREASE THE** CAPITAL BY ISSUING COMMON SHARES AND/OR SECURITIES GRANTING ACCESS TO THE CAPITAL E.19 WITHIN THE LIMIT OF 10 ManagementAbstain Against PERCENTAGE OF THE CAPITAL WITH A VIEW TO COMPENSATING FOR THE CONTRIBUTIONS-IN-KIND OF SECURITIES OR TRANSFERABLE SECURITIES **GRANTING ACCESS** TO THE CAPITAL E.20 DELEGATION OF AUTHORITY TO BE ManagementAbstain Against **GRANTED TO** THE BOARD OF DIRECTORS TO **INCREASE THE** CAPITAL BY ISSUING COMMON SHARES AND/OR TRANSFERABLE SECURITIES **GRANTING ACCESS** TO THE CAPITAL WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT FOR

THE BENEFIT

**SAVINGS SCHEME** 

OF MEMBERS OF A COMPANY

PURSUANT TO ARTICLES L.3332-18

**AND** 

FOLLOWING OF THE FRENCH LABOUR

**CODE** 

AUTHORISATION TO BE GRANTED TO

THE BOARD

OF DIRECTORS TO FREELY ALLOCATE

E.21 SHARES TO ManagementAbstain Against

**EMPLOYEES AND/OR CERTAIN** 

EXECUTIVE OFFICERS

DELEGATION TO BE GRANTED TO

THE BOARD OF

DIRECTORS TO ISSUE SHARE

**SUBSCRIPTION** 

WARRANTS (BSAS), SUBSCRIPTION

AND/OR

ACQUISITION WARRANTS FOR NEW

AND/OR

EXISTING SHARES (BSAANES),

E.22 AND/OR ManagementAbstain Against

SUBSCRIPTION AND/OR ACQUISITION

**WARRANTS** 

FOR NEW AND/OR EXISTING

REDEEMABLE SHARES

(BSAARS) WITH CANCELLATION OF

THE PRE-

EMPTIVE SUBSCRIPTION RIGHT FOR

THE BENEFIT

OF A CATEGORY OF PERSONS

OVERALL LIMIT ON CEILINGS OF

**DELEGATIONS** 

PROVIDED FOR IN THE FOURTEENTH,

E.23 FIFTEENTH, ManagementAbstain Against

SIXTEENTH AND NINETEENTH

RESOLUTIONS OF

THIS GENERAL MEETING

E.24 POWERS TO CARRY OUT ALL LEGAL ManagementFor For

FORMALITIES

**COMCAST CORPORATION** 

Security 20030N101 Meeting Type Annual

Ticker Symbol CMCSA Meeting Date 19-May-2016

ISIN US20030N1019 Agenda 934357460 -

Management

Item Proposal Proposed by Vote For/Against Management

1. DIRECTOR Management

1 KENNETH J. BACON For For 2 MADELINE S. BELL For For

	3 SHELDON M. BONOVITZ	For	For
	4 EDWARD D. BREEN	For	For
	5 JOSEPH J. COLLINS	For	For
	6 GERALD L. HASSELL	For	For
	7 JEFFREY A. HONICKMAN	For	For
	8 EDUARDO MESTRE	For	For
	9 BRIAN L. ROBERTS	For	For
	10 JOHNATHAN A. RODGERS	For	For
	11 DR. JUDITH RODIN	For	For
	RATIFICATION OF THE APPOINTMENT	•	
2.	OF OUR	ManagementFor	For
	INDEPENDENT AUDITORS		
	APPROVAL OF OUR AMENDED AND		
3.	RESTATED 2002	ManagementAgainst	Against
٥.	RESTRICTED STOCK PLAN	Tranagement Igamst	1 Iguilist
	APPROVAL OF OUR AMENDED AND		
4.	RESTATED 2003	ManagementAgainst	Against
т.	STOCK OPTION PLAN	WanagementAgamst	Agamst
	APPROVAL OF THE AMENDED AND		
	RESTATED		
5		ManagamantTon	Eo.
5.	COMCAST CORPORATION 2002	ManagementFor	For
	EMPLOYEE STOCK		
	PURCHASE PLAN		
	APPROVAL OF THE AMENDED AND		
	RESTATED		<b>.</b>
6.	COMCAST- NBCUNIVERSAL 2011	ManagementFor	For
	EMPLOYEE STOCK		
_	PURCHASE PLAN		_
7.	TO PROVIDE A LOBBYING REPORT	Shareholder Against	For
	TO PROHIBIT ACCELERATED VESTING		
8.	OF STOCK	Shareholder Against	For
	UPON A CHANGE IN CONTROL		
9.	TO REQUIRE AN INDEPENDENT	Shareholder Against	For
<i>)</i> .	BOARD CHAIRMAN	Shareholder Against	101
10.	TO STOP 100-TO-ONE VOTING POWER	Shareholder For	Against
INTEL	CORPORATION		
Security	y 458140100	Meeting Typ	e Annual
Ticker	INTC	Meeting Date	10 May 2016
Symbol	INIC	Meeting Dau	e 19-May-2016
ISIN	1104501401001	Acando	934362168 -
1911/	US4581401001	Agenda	Management
Itare	Dwamasal	Proposed Vote	For/Against
Item	Proposal	by Vote	Management
1 A	ELECTION OF DIRECTOR: CHARLENE	•	-
1A.	BARSHEFSKY	ManagementFor	For
15	ELECTION OF DIRECTOR: ANEEL		<b>T</b>
1B.	BHUSRI	ManagementFor	For
16	ELECTION OF DIRECTOR: ANDY D.		<b>T</b>
1C.	BRYANT	ManagementFor	For
1D.		ManagementFor	For
		~	

	23ga: 1 mig. 3/12222 mo			. 0	. , ,
	ELECTION OF DIRECTOR: JOHN J. DONAHOE				
1E.	ELECTION OF DIRECTOR: REED E. HUNDT	Managemen	<b>t</b> For	For	
1F.	ELECTION OF DIRECTOR: BRIAN M. KRZANICH	Managemen	tFor	For	
1G.	ELECTION OF DIRECTOR: JAMES D. PLUMMER	Managemen	<b>t</b> For	For	
1H.	ELECTION OF DIRECTOR: DAVID S. POTTRUCK	Managemen	<b>t</b> For	For	
1I.	ELECTION OF DIRECTOR: FRANK D. YEARY	Managemen	tFor	For	
1J.	ELECTION OF DIRECTOR: DAVID B. YOFFIE	Managemen	<b>t</b> For	For	
2.	RATIFICATION OF SELECTION OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2016	Managemen	tFor	For	
3.	ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATION	Managemen	tFor	For	
4.	STOCKHOLDER PROPOSAL ON IMPLEMENTING PRINCIPLES ENTITLED "HOLY LAND PRINCIPLES"	Shareholder	Against	For	
5.	STOCKHOLDER PROPOSAL ON WHETHER TO ALLOW STOCKHOLDERS TO ACT BY WRITTEN CONSENT	Shareholder	Against	For	
6.	STOCKHOLDER PROPOSAL ON WHETHER TO ADOPT AN ALTERNATIVE VOTE COUNTING STANDARD	Shareholder	Against	For	
DISCO	VERY COMMUNICATIONS, INC.				
Security	y 25470F104		Meeting Typ	e	Annual
Ticker Symbol	DISCA		Meeting Date	e	19-May-2016
ISIN	US25470F1049		Agenda		934370608 - Management
Item	Proposal	by	Vote	For/Agains Manageme	
1.	DIRECTOR 1 PAUL A. GOULD	Managemen	t For	For	
	2 M. LAVOY ROBISON		For	For For	
2.	RATIFICATION OF THE APPOINTMENT	Γ Managemen		For	
	OF PRICEWATERHOUSECOOPERS LLP AS	-			

**DISCOVERY** COMMUNICATIONS, INC.'S **INDEPENDENT** REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2016. A STOCKHOLDER PROPOSAL REQUESTING THE BOARD OF DIRECTORS TO REPORT ON 3. PLANS TO Shareholder Against For **INCREASE DIVERSE** REPRESENTATION ON THE BOARD. A STOCKHOLDER PROPOSAL REQUESTING THE COMPENSATION COMMITTEE TO REPORT ON THE FEASIBILITY OF INTEGRATING 4. Shareholder Against For **SUSTAINABILITY** METRICS INTO SENIOR EXECUTIVE **PERFORMANCE** MEASURES. COMMUNICATIONS SALES & LEASING, INC. Security 20341J104 Meeting Type Annual Ticker **CSAL** Meeting Date 19-May-2016 Symbol 934373806 -**ISIN** Agenda US20341J1043 Management **Proposed** For/Against Item Vote **Proposal** Management ELECTION OF DIRECTOR: JENNIFER S. ManagementFor 1A. For **BANNER** ELECTION OF DIRECTOR: FRANCIS X. 1B. ManagementFor For ("SKIP") **FRANTZ** ELECTION OF DIRECTOR: KENNETH A. ManagementFor 1C. For **GUNDERMAN** ELECTION OF DIRECTOR: DAVID L. 1D. ManagementFor For **SOLOMON** TO APPROVE, BY AN ADVISORY **NON-BINDING** 2. VOTE, THE COMPENSATION OF THE ManagementFor For **COMPANY'S** NAMED EXECUTIVE OFFICERS. 3. TO SELECT, BY AN ADVISORY Managementl Year For NON-BINDING VOTE, THE FREQUENCY OF FUTURE **ADVISORY VOTES TO** 

APPROVE THE COMPENSATION OF

THE COMPANY'S NAMED EXECUTIVE OFFICERS. TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S INDEPENDENT 4. ManagementFor For **REGISTERED PUBLIC** ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2016. LEVEL 3 COMMUNICATIONS, INC. Security 52729N308 Meeting Type Annual Ticker LVLT Meeting Date 19-May-2016 Symbol 934374428 -**ISIN** US52729N3089 Agenda Management **Proposed** For/Against Item Proposal Vote Management by ELECTION OF DIRECTOR: JAMES O. 1A. ManagementFor For ELLIS, JR. ELECTION OF DIRECTOR: JEFF K. 1B. ManagementFor For **STOREY** ELECTION OF DIRECTOR: KEVIN P. 1C. ManagementFor For **CHILTON** ELECTION OF DIRECTOR: STEVEN T. 1D. ManagementFor For **CLONTZ** ELECTION OF DIRECTOR: IRENE M. 1E. ManagementFor For **ESTEVES** ELECTION OF DIRECTOR: T. MICHAEL 1F. ManagementFor For **GLENN** ELECTION OF DIRECTOR: SPENCER B. 1G. ManagementFor For **HAYS** ELECTION OF DIRECTOR: MICHAEL J. 1H. ManagementFor For **MAHONEY** ELECTION OF DIRECTOR: KEVIN W. 1I. ManagementFor For **MOONEY** ELECTION OF DIRECTOR: PETER SEAH ManagementFor 1J. For LIM HUAT ELECTION OF DIRECTOR: PETER VAN 1K. ManagementFor For **OPPEN** TO APPROVE, ON AN ADVISORY BASIS, THE NAMED 2. ManagementFor For EXECUTIVE OFFICER EXECUTIVE COMPENSATION. TO APPROVE AN AMENDMENT TO **OUR RESTATED** 3. **CERTIFICATE OF** ManagementFor For INCORPORATION...(SEE PROXY

STATEMENT FOR FULL PROPOSAL).

	TO RATIFY OUR BY-LAW PROVIDING				
4.	THAT DELAWARE IS THE EXCLUSIVE	Managemer	ntFor	For	
→.	FORUM FOR	Managemen	i <b>u</b> Oi	1'01	
	CERTAIN LEGAL ACTIONS.				
_	TO RATIFY THE APPOINTMENT OF		_	_	
5.	OUR INDEPENDENT AUDITOR.	Managemer	ntFor	For	
THE IN	TERPUBLIC GROUP OF COMPANIES, IN	C.			
Security		0.	Meeting Type	e	Annual
Ticker	IPG		Meeting Date	<b>,</b>	19-May-2016
Symbol	n 0		mooning Dun		•
ISIN	US4606901001		Agenda		934376408 - Management
Ψ.	B	Proposed	**	For/Agains	st
Item	Proposal	by	VATA	Manageme	
	ELECTION OF DIRECTOR: JOCELYN			_	
1A.	CARTER- MILLER	Managemer	ntFor	For	
	ELECTION OF DIRECTOR: DEBORAH G				
1B.	ELLINGER	<sup>*</sup> Managemer	ntFor	For	
1C.	ELECTION OF DIRECTOR: H. JOHN	Managemer	ntFor	For	
10.	GREENIAUS	2			
1D.	ELECTION OF DIRECTOR: MARY J. STEELE	Managemer	ntFor	For	
10.	GUILFOILE	wianagemen	iu oi	1 01	
1E.	ELECTION OF DIRECTOR: DAWN	Managemer	ntFor	For	
IL.	HUDSON	Managemen	i <b>u</b> Oi	1.01	
1F.	ELECTION OF DIRECTOR: WILLIAM T. KERR	Managemer	ntFor	For	
	ELECTION OF DIRECTOR: HENRY S.				
1G.	MILLER	Managemer	ntFor	For	
1H.	ELECTION OF DIRECTOR: JONATHAN	ManagementFor		For	
	F. MILLER ELECTION OF DIRECTOR, MICHAEL L				
1I.	ELECTION OF DIRECTOR: MICHAEL I. ROTH	Managemer	ntFor	For	
1.7	ELECTION OF DIRECTOR: DAVID M.	Manazaman	-4For	E	
1J.	THOMAS	Managemer	llFor	For	
	RATIFICATION OF THE APPOINTMENT	ı			
	OF PRICEWATERHOUSECOOPERS LLP AS				
2.	INTERPUBLIC'S INDEPENDENT	ManagementFor		For	
	REGISTERED				
	PUBLIC ACCOUNTING FIRM FOR 2016.				
3.	ADVISORY VOTE TO APPROVE NAMED EXECUTIVE	Managemer	ntFor	For	
٥.	OFFICER COMPENSATION.	ivianagennel	iu Oi	1 01	
4.	APPROVAL OF THE INTERPUBLIC	Managemer	ntFor	For	
	GROUP OF				

COMPANIES, INC. EMPLOYEE STOCK

**PURCHASE** 

PLAN (2016).

SHAREHOLDER PROPOSAL ENTITLED 5.

"SHAREHOLDER PROXY ACCESS."

Shareholder Against For

SHAREHOLDER PROPOSAL ENTITLED 6.

Shareholder Against For

"INDEPENDENT BOARD CHAIRMAN." LORAL SPACE & COMMUNICATIONS INC.

Security 543881106 Meeting Type

Annual

Ticker **LORL** Symbol

Meeting Date

19-May-2016

**ISIN** US5438811060

Agenda

934393404 -

Management

**Proposed** For/Against Item Proposal Vote Management by Management

1. **DIRECTOR** 

> 1 ARTHUR L. SIMON 2 JOHN P. STENBIT

For For For For

For

For

ACTING UPON A PROPOSAL TO

RATIFY THE

APPOINTMENT OF DELOITTE &

TOUCHE LLP AS THE

2. COMPANY'S INDEPENDENT

REGISTERED PUBLIC

ACCOUNTING FIRM FOR THE YEAR

**ENDING** 

DECEMBER 31, 2016.

ACTING UPON A PROPOSAL TO

APPROVE, ON A

NON-BINDING, ADVISORY BASIS,

**COMPENSATION** 

3. OF THE COMPANY'S NAMED

**EXECUTIVE OFFICERS** 

AS DESCRIBED IN THE COMPANY'S

**PROXY** 

STATEMENT.

INVESTMENT AB KINNEVIK, STOCKHOLM

Security Meeting Type W4832D128 Annual General Meeting

ManagementFor

ManagementFor

Ticker Meeting Date 23-May-2016 Symbol

706980427 -**ISIN** SE0000164600 Agenda Management

**Proposed** For/Against Proposal Vote Item Management by

CMMT AN ABSTAIN VOTE CAN HAVE THE Non-Voting

SAME EFFECT AS

AN AGAINST VOTE IF THE

**MEETING-REQUIRE** 

APPROVAL FROM MAJORITY OF

PARTICIPANTS TO

PASS A RESOLUTION. MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT HAS MULTIPLE BENEFICIAL OWNERS, YOU WILL **NEED TO-PROVIDE** CMMT THE BREAKDOWN OF EACH Non-Voting BENEFICIAL OWNER NAME, ADDRESS AND SHARE-POSITION TO YOUR CLIENT SERVICE REPRESENTATIVE. INFORMATION IS REQUIRED-IN ORDER FOR YOUR VOTE TO BE LODGED IMPORTANT MARKET PROCESSING **REQUIREMENT:** A BENEFICIAL OWNER SIGNED POWER OF-ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-CMMT INSTRUCTIONS IN THIS MARKET. Non-Voting ABSENCE OF A POA, MAY CAUSE YOUR **INSTRUCTIONS TO-BE** REJECTED. IF YOU HAVE ANY **QUESTIONS, PLEASE** CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE OPENING OF THE ANNUAL GENERAL Non-Voting 1 **MEETING** ELECTION OF CHAIRMAN OF THE **ANNUAL** 2 Non-Voting GENERAL MEETING: WILHELM LUNING PREPARATION AND APPROVAL OF 3 THE VOTING Non-Voting LIST 4 APPROVAL OF THE AGENDA Non-Voting ELECTION OF ONE OR TWO PERSONS 5 TO CHECK Non-Voting AND VERIFY THE MINUTES DETERMINATION OF WHETHER THE ANNUAL Non-Voting 6 GENERAL MEETING HAS BEEN DULY **CONVENED** 7 Non-Voting

REMARKS BY THE CHAIRMAN OF THE **BOARD** PRESENTATION BY THE CHIEF 8 **EXECUTIVE** Non-Voting **OFFICER** PRESENTATION OF THE PARENT COMPANY'S ANNUAL REPORT AND THE 9 AUDITOR'S REPORT-Non-Voting AND OF THE GROUP ANNUAL REPORT AND THE **GROUP AUDITOR'S REPORT** RESOLUTION ON THE ADOPTION OF THE PROFIT AND LOSS STATEMENT AND THE **BALANCE SHEET** 10 ManagementNo Action AND OF THE GROUP PROFIT AND LOSS STATEMENT AND THE GROUP **BALANCE SHEET** RESOLUTION ON THE PROPOSED TREATMENT OF THE COMPANY'S EARNINGS AS 11 ManagementNo Action STATED IN THE ADOPTED BALANCE SHEET: SEK 7.75 PER SHARE RESOLUTION ON THE DISCHARGE OF LIABILITY OF 12 THE MEMBERS OF THE BOARD AND ManagementNo Action THE CHIEF **EXECUTIVE OFFICER** DETERMINATION OF THE NUMBER OF 13 **MEMBERS OF** ManagementNo Action THE BOARD: NINE MEMBERS **DETERMINATION OF THE** 14 REMUNERATION TO THE ManagementNo Action BOARD AND THE AUDITOR ELECTION OF BOARD MEMBER: TOM **BOARDMAN** (RE-ELECTION, PROPOSED BY THE 15.A ManagementNo Action **NOMINATION** COMMITTEE) **ELECTION OF BOARD MEMBER:** ANDERS BORG (RE-15.B ELECTION, PROPOSED BY THE ManagementNo Action **NOMINATION** COMMITTEE) 15.C ELECTION OF BOARD MEMBER: DAMEManagementNo Action **AMELIA** FAWCETT (RE-ELECTION, PROPOSED BY THE

NOMINATION COMMITTEE) **ELECTION OF BOARD MEMBER:** WILHELM 15.D KLINGSPOR (RE-ELECTION, ManagementNo Action PROPOSED BY THE NOMINATION COMMITTEE) ELECTION OF BOARD MEMBER: ERIK MITTEREGGER (RE-ELECTION, 15.E ManagementNo Action PROPOSED BY THE NOMINATION COMMITTEE) ELECTION OF BOARD MEMBER: JOHN **SHAKESHAFT** 15.F (RE-ELECTION, PROPOSED BY THE ManagementNo Action **NOMINATION** COMMITTEE) **ELECTION OF BOARD MEMBER:** CRISTINA 15.G STENBECK (RE-ELECTION, PROPOSED ManagementNo Action BY THE NOMINATION COMMITTEE) **ELECTION OF BOARD MEMBER: LOTHAR LANZ** 15.H (NEW ELECTION, PROPOSED BY THE ManagementNo Action **NOMINATION** COMMITTEE) **ELECTION OF BOARD MEMBER:** MARIO OUEIROZ 15.I (NEW ELECTION, PROPOSED BY THE ManagementNo Action **NOMINATION** COMMITTEE) ELECTION OF THE CHAIRMAN OF THE 16 **BOARD: TOM** ManagementNo Action **BOARDMAN** APPROVAL OF THE PROCEDURE OF 17 THE ManagementNo Action NOMINATION COMMITTEE RESOLUTION REGARDING **GUIDELINES FOR** 18 ManagementNo Action REMUNERATION FOR SENIOR **EXECUTIVES** RESOLUTION REGARDING INCENTIVE PROGRAMME, INCLUDING **RESOLUTION** 19.A ManagementNo Action REGARDING: ADOPTION OF AN **INCENTIVE PROGRAMME** 19.B RESOLUTION REGARDING INCENTIVE ManagementNo Action PROGRAMME, INCLUDING **RESOLUTION** 

REGARDING: AUTHORISATION FOR

THE BOARD TO

RESOLVE ON A NEW ISSUE OF CLASS **C SHARES** RESOLUTION REGARDING INCENTIVE PROGRAMME, INCLUDING RESOLUTION 19.C **REGARDING: AUTHORISATION FOR** ManagementNo Action THE BOARD TO RESOLVE TO REPURCHASE CLASS C **SHARES** RESOLUTION REGARDING INCENTIVE PROGRAMME, INCLUDING 19.D RESOLUTION ManagementNo Action **REGARDING: TRANSFER OF OWN CLASS B SHARES** RESOLUTION TO AUTHORISE THE **BOARD TO** 20 ManagementNo Action RESOLVE ON REPURCHASE OF OWN **SHARES** RESOLUTION TO REDUCE THE SHARE **CAPITAL BY** 21 WAY OF CANCELLATION OF ManagementNo Action **REPURCHASED SHARES** RESOLUTION ON SHARE REDEMPTION **PROGRAM** 22.A COMPRISING THE FOLLOWING ManagementNo Action **RESOLUTION:** SHARE SPLIT 2:1 RESOLUTION ON SHARE REDEMPTION **PROGRAM** COMPRISING THE FOLLOWING 22.B **RESOLUTION:** ManagementNo Action REDUCTION OF THE SHARE CAPITAL **THROUGH** REDEMPTION OF SHARES RESOLUTION ON SHARE REDEMPTION **PROGRAM** COMPRISING THE FOLLOWING **RESOLUTION:** INCREASE OF THE SHARE CAPITAL 22.C ManagementNo Action THROUGH A BONUS ISSUE WITHOUT ISSUANCE OF **NEW SHARES** RESOLUTION REGARDING OFFER ON RECLASSIFICATION OF CLASS A 23 ManagementNo Action SHARES INTO **CLASS B SHARES** RESOLUTION ON AMENDMENTS OF 24 THE ARTICLES ManagementNo Action OF ASSOCIATION: SECTION 1

THE BOARD DOES NOT MAKE ANY

RECOMMENDATION ON

**CMMT** Non-Voting **RESOLUTIONS 25.A TO 25.R** 

**AND 26** 

RESOLUTION REGARDING

**SHAREHOLDER** 

THORWALD ARVIDSSON'S PROPOSAL:

ADOPT A

25.A ZERO TOLERANCE POLICY ManagementNo Action

**REGARDING ACCIDENTS** 

AT WORK FOR BOTH THE COMPANY

**AND ITS** 

PORTFOLIO COMPANIES

RESOLUTION REGARDING

**SHAREHOLDER** 

THORWALD ARVIDSSON'S PROPOSAL:

**INSTRUCT** 

25.B ManagementNo Action THE BOARD TO SET UP A WORKING

**GROUP TO** 

IMPLEMENT THIS ZERO TOLERANCE

**POLICY** 

RESOLUTION REGARDING

SHAREHOLDER

THORWALD ARVIDSSON'S PROPOSAL:

SUBMIT A

REPORT OF THE RESULTS IN WRITING

EACH YEAR

TO THE ANNUAL GENERAL MEETING. ManagementNo Action 25.C

SUGGESTION, BY INCLUDING THE

REPORT IN THE

PRINTED VERSION OF THE ANNUAL

REPORT

RESOLUTION REGARDING

**SHAREHOLDER** 

**BETWEEN MEN** 

THORWALD ARVIDSSON'S

PROPOSAL: ADOPT A

VISION ON ABSOLUTE EQUALITY 25.D ManagementNo Action

AND WOMEN ON ALL LEVELS WITHIN

**BOTH THE** 

**COMPANY AND ITS PORTFOLIO** 

**COMPANIES** 

25.E RESOLUTION REGARDING ManagementNo Action

**SHAREHOLDER** 

THORWALD ARVIDSSON'S

PROPOSAL: INSTRUCT

THE BOARD TO SET UP A WORKING

**GROUP WITH** 

THE TASK OF IMPLEMENTING THIS

VISION IN THE

LONG TERM AND CLOSELY MONITOR THE DEVELOPMENT BOTH REGARDING **EQUALITY AND ETHNICITY** RESOLUTION REGARDING **SHAREHOLDER** THORWALD ARVIDSSON'S PROPOSAL: SUBMIT A REPORT IN WRITING EACH YEAR TO 25.F THE ANNUAL ManagementNo Action GENERAL MEETING, AS A SUGGESTION, BY INCLUDING THE REPORT IN THE PRINTED VERSION OF THE ANNUAL REPORT RESOLUTION REGARDING **SHAREHOLDER** THORWALD ARVIDSSON'S PROPOSAL: INSTRUCT 25.G THE BOARD TO TAKE NECESSARY ManagementNo Action **ACTIONS TO** SET-UP A SHAREHOLDERS' ASSOCIATION IN THE **COMPANY** RESOLUTION REGARDING **SHAREHOLDER** THORWALD ARVIDSSON'S PROPOSAL: DISALLOW 25.H MEMBERS OF THE BOARD TO ManagementNo Action **INVOICE THEIR** BOARD REMUNERATION THROUGH A LEGAL PERSON, SWEDISH OR FOREIGN RESOLUTION REGARDING **SHAREHOLDER** THORWALD ARVIDSSON'S PROPOSAL: INSTRUCT THE NOMINATION COMMITTEE THAT 25.I **DURING THE** ManagementNo Action PERFORMANCE OF THEIR TASKS THEY SHALL PAY PARTICULAR ATTENTION TO **QUESTIONS RELATED** TO ETHICS, GENDER AND ETHNICITY 25.J RESOLUTION REGARDING ManagementNo Action **SHAREHOLDER** THORWALD ARVIDSSON'S PROPOSAL:

IN RELATION

**BOARD TO** 

TO ITEM (H) ABOVE, INSTRUCT THE

APPROACH THE SWEDISH

GOVERNMENT AND / OR

THE SWEDISH TAX AGENCY TO DRAW

**THEIR** 

ATTENTION TO THE DESIRABILITY OF

**CHANGES IT** 

THE REGULATION IN THIS AREA, IN

ORDER TO

PREVENT TAX EVASION

RESOLUTION REGARDING

**SHAREHOLDER** 

THORWALD ARVIDSSON'S

PROPOSAL: AMEND THE

ARTICLES OF ASSOCIATION

25.K (SECTION4 LAST ManagementNo Action

PARAGRAPH) IN THE FOLLOWING

WAY. SHARES OF

SERIES A AS WELL AS SERIES B AND

SERIES C,

SHALL ENTITLE TO (1) VOTE

RESOLUTION REGARDING

**SHAREHOLDER** 

THORWALD ARVIDSSON'S

PROPOSAL: INSTRUCT

THE BOARD TO APPROACH THE

**SWEDISH** 

GOVERNMENT, AND DRAW THE

**GOVERNMENT'S** 

ATTENTION TO THE DESIRABILITY OF ManagementNo Action 25.L

**CHANGING** 

THE SWEDISH COMPANIES ACT IN

ORDER TO

ABOLISH THE POSSIBILITY TO HAVE

DIFFERENTIATED VOTING POWERS IN

**SWEDISH** 

LIMITED LIABILITY COMPANIES

25.M RESOLUTION REGARDING ManagementNo Action

**SHAREHOLDER** 

THORWALD ARVIDSSON'S

PROPOSAL: AMEND THE

ARTICLES OF ASSOCIATION

(SECTION6) BY ADDING

TWO NEW PARAGRAPHS IN

ACCORDANCE WITH

THE FOLLOWING. FORMER MINISTERS

**OF STATE** 

MAY NOT BE ELECTED AS MEMBERS

OF THE

**BOARD UNTIL TWO (2) YEARS HAVE** 

PASSED SINCE

HE / SHE RESIGNED FROM THE

ManagementNo Action

ManagementNo Action

ASSIGNMENT.

OTHER FULL-TIME POLITICIANS, PAID

BY PUBLIC

RESOURCES, MAY NOT BE ELECTED

AS MEMBERS

OF THE BOARD UNTIL ONE (1) YEAR

**HAS PASSED** 

FROM THE TIME THAT HE / SHE

**RESIGNED FROM** 

THE ASSIGNMENT, IF NOT

**EXTRAORDINARY** 

**REASONS JUSTIFY A DIFFERENT** 

CONCLUSION

RESOLUTION REGARDING

**SHAREHOLDER** 

THORWALD ARVIDSSON'S

PROPOSAL: INSTRUCT

THE BOARD TO APPROACH THE

**SWEDISH** 

25.N **GOVERNMENT AND DRAW ITS** 

ATTENTION TO THE

NEED FOR A NATIONAL PROVISION

**REGARDING SO** 

CALLED COOLING OFF PERIODS FOR

**POLITICIANS** 

RESOLUTION REGARDING

**SHAREHOLDER** 

THORWALD ARVIDSSON'S

PROPOSAL: INSTRUCT

THE BOARD TO PREPARE A PROPOSAL

REGARDING REPRESENTATION ON

THE BOARD

AND NOMINATION COMMITTEES FOR ManagementNo Action 25.O

THE SMALL

AND MEDIUM SIZED SHAREHOLDERS

TO BE

**RESOLVED UPON AT THE 2017** 

ANNUAL GENERAL

**MEETING** 

RESOLUTION REGARDING

**SHAREHOLDER** 

THORWALD ARVIDSSON'S PROPOSAL:

INSTRUCT

THE BOARD TO APPROACH THE

25.P **SWEDISH** 

GOVERNMENT AND DRAW THE

**GOVERNMENT'S** 

ATTENTION TO THE DESIRABILITY OF

A REFORM IN

THIS AREA

25.Q ManagementNo Action

263

RESOLUTION REGARDING

**SHAREHOLDER** 

THORWALD ARVIDSSON'S PROPOSAL:

**CARRY-OUT** 

A SPECIAL EXAMINATION OF THE

**INTERNAL AS** 

WELL AS THE EXTERNAL

ENTERTAINMENT IN THE

**COMPANY** 

RESOLUTION REGARDING

**SHAREHOLDER** 

THORWALD ARVIDSSON'S PROPOSAL:

**INSTRUCT** 

THE BOARD TO PREPARE A PROPOSAL

25.R OF A ManagementNo Action

POLICY IN THIS AREA, A POLICY

THAT SHALL BE

MODEST, TO BE RESOLVED UPON AT

THE 2017

ANNUAL GENERAL MEETING

SHAREHOLDER MARTIN GREEN

PROPOSES THAT

AN INVESTIGATION IS CONDUCTED

REGARDING

THE COMPANY'S PROCEDURES TO

**ENSURE THAT** 

THE CURRENT MEMBERS OF THE

**BOARD AND** 

MANAGEMENT TEAM FULFIL THE

**RELEVANT** 

26 LEGISLATIVE AND REGULATORY

REQUIREMENTS

AS WELL AS THE DEMANDS THAT

THE PUBLIC

OPINIONS ETHICAL VALUES SETS OUT

**FOR** 

PERSONS IN LEADING POSITIONS. THE

**RESULTS** 

OF THE INVESTIGATION SHALL BE

PRESENTED TO

THE 2017 ANNUAL GENERAL

**MEETING** 

CLOSING OF THE ANNUAL GENERAL

27 MEETING

Non-Voting

ManagementNo Action

INVESTMENT AB KINNEVIK, STOCKHOLM

Security W4832D110 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 23-May-2016

ISIN SE0000164626 Agenda 706980439 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
СММТ	AN ABSTAIN VOTE CAN HAVE THE SAME EFFECT AS AN AGAINST VOTE IF THE MEETING-REQUIRE APPROVAL FROM MAJORITY OF PARTICIPANTS TO PASS A RESOLUTION.	Non-Votin	g	
СММТ	MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. 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 IMPORTANT MARKET PROCESSING	Non-Votin	g	
СММТ	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 INSTRUCTIONS TO-BE REJECTED. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE- REPRESENTATIVE	- Non-Votin	g	
1	OPENING OF THE ANNUAL GENERAL MEETING	Non-Votin	g	
2	ELECTION OF CHAIRMAN OF THE ANNUAL GENERAL MEETING: WILHELM LNING	Non-Votin	g	
3	PREPARATION AND APPROVAL OF THE VOTING LIST	Non-Votin	g	
4 5	APPROVAL OF THE AGENDA	Non-Votin Non-Votin	•	

	ELECTION OF ONE OR TWO PERSONS	
	TO CHECK	
	AND VERIFY THE MINUTES	
	DETERMINATION OF WHETHER THE	
6	ANNUAL	Non-Voting
	GENERAL MEETING HAS BEEN DULY	_
	CONVENED  PEMARKS BY THE CHAIRMAN OF THE	
7	REMARKS BY THE CHAIRMAN OF THE BOARD	Non-Voting
	PRESENTATION BY THE CHIEF	
8	EXECUTIVE	Non-Voting
O	OFFICER	Non-voung
	PRESENTATION OF THE PARENT	
	COMPANY'S	
	ANNUAL REPORT AND THE	
9	AUDITOR'S REPORT-	Non-Voting
	AND OF THE GROUP ANNUAL REPORT	•
	AND THE	
	GROUP AUDITOR'S REPORT	
	RESOLUTION ON THE ADOPTION OF	
	THE PROFIT	
	AND LOSS STATEMENT AND THE	
10	BALANCE SHEET	M AT A .:
10	AND OF THE GROUP PROFIT AND	ManagementNo Action
	LOSS	
	STATEMENT AND THE GROUP	
	BALANCE SHEET	
	RESOLUTION ON THE PROPOSED	
	TREATMENT OF	
11	THE COMPANY'S EARNINGS AS	ManagementNo Action
11	STATED IN THE	Wanagement to Action
	ADOPTED BALANCE SHEET: SEK 7.75	
	PER SHARE	
	RESOLUTION ON THE DISCHARGE OF	
	LIABILITY OF	
12	THE MEMBERS OF THE BOARD AND	ManagementNo Action
	THE CHIEF	
	EXECUTIVE OFFICER	
1.2	DETERMINATION OF THE NUMBER OF	
13	MEMBERS OF	ManagementNo Action
	THE BOARD: NINE MEMBERS DETERMINATION OF THE	
14	REMUNERATION TO THE	ManagamantNa Astion
14	BOARD AND THE AUDITOR	ManagementNo Action
	RE-ELECTION OF TOM BOARDMAN AS	
	A BOARD	
15.A	MEMBER: PROPOSED BY THE	ManagementNo Action
13.11	NOMINATION	Tranagement to Action
	COMMITTEE	
15.B	RE-ELECTION OF ANDERS BORG AS A	ManagementNo Action
2	BOARD	o

MEMBER: PROPOSED BY THE **NOMINATION** COMMITTEE **RE-ELECTION OF DAME AMELIA** FAWCETT AS A 15.C BOARD MEMBER: PROPOSED BY THE ManagementNo Action **NOMINATION COMMITTEE RE-ELECTION OF WILHELM** KLINGSPOR AS A 15.D BOARD MEMBER: PROPOSED BY THE ManagementNo Action **NOMINATION COMMITTEE** RE-ELECTION OF ERIK MITTEREGGER AS A BOARD 15.E MEMBER: PROPOSED BY THE ManagementNo Action **NOMINATION COMMITTEE** RE-ELECTION OF JOHN SHAKESHAFT AS A BOARD 15.F MEMBER: PROPOSED BY THE ManagementNo Action **NOMINATION** COMMITTEE **RE-ELECTION OF CRISTINA** STENBECK AS A BOARD 15.G MEMBER: PROPOSED BY THE ManagementNo Action **NOMINATION COMMITTEE** ELECTION OF LOTHAR LANZ AS A **BOARD MEMBER:** 15.H ManagementNo Action PROPOSED BY THE NOMINATION **COMMITTEE** ELECTION OF MARIO QUEIROZ AS A **BOARD** 15.I MEMBER: PROPOSED BY THE ManagementNo Action **NOMINATION COMMITTEE** ELECTION OF THE CHAIRMAN OF THE 16 **BOARD: TOM** ManagementNo Action **BOARDMAN** APPROVAL OF THE PROCEDURE OF 17 THE ManagementNo Action NOMINATION COMMITTEE RESOLUTION REGARDING **GUIDELINES FOR** 18 ManagementNo Action REMUNERATION FOR SENIOR **EXECUTIVES** 19.A RESOLUTION REGARDING INCENTIVE ManagementNo Action PROGRAMME, INCLUDING **RESOLUTION** REGARDING: ADOPTION OF AN

**INCENTIVE PROGRAMME** RESOLUTION REGARDING INCENTIVE PROGRAMME, INCLUDING RESOLUTION REGARDING: AUTHORISATION FOR 19.B ManagementNo Action THE BOARD TO RESOLVE ON A NEW ISSUE OF CLASS **C SHARES** RESOLUTION REGARDING INCENTIVE PROGRAMME, INCLUDING RESOLUTION 19.C **REGARDING: AUTHORISATION FOR** ManagementNo Action THE BOARD TO RESOLVE TO REPURCHASE CLASS C **SHARES** RESOLUTION REGARDING INCENTIVE PROGRAMME, INCLUDING 19.D **RESOLUTION** ManagementNo Action **REGARDING: TRANSFER OF OWN CLASS B SHARES** RESOLUTION TO AUTHORISE THE **BOARD TO** 20 ManagementNo Action RESOLVE ON REPURCHASE OF OWN **SHARES** RESOLUTION TO REDUCE THE SHARE **CAPITAL BY** 21 WAY OF CANCELLATION OF ManagementNo Action **REPURCHASED SHARES** RESOLUTION ON SHARE REDEMPTION **PROGRAM** 22.A COMPRISING THE FOLLOWING ManagementNo Action **RESOLUTION:** SHARE SPLIT 2:1 RESOLUTION ON SHARE REDEMPTION **PROGRAM** COMPRISING THE FOLLOWING 22.B **RESOLUTION:** ManagementNo Action REDUCTION OF THE SHARE CAPITAL **THROUGH** REDEMPTION OF SHARES RESOLUTION ON SHARE REDEMPTION **PROGRAM** COMPRISING THE FOLLOWING **RESOLUTION:** 22.C INCREASE OF THE SHARE CAPITAL ManagementNo Action THROUGH A BONUS ISSUE WITHOUT ISSUANCE OF **NEW** 

**SHARES** 

ManagementNo Action

RESOLUTION REGARDING OFFER ON RECLASSIFICATION OF CLASS A 23 ManagementNo Action **SHARES INTO CLASS B SHARES** RESOLUTION ON AMENDMENTS OF THE ARTICLES 24 OF ASSOCIATION: SECTION 1: ManagementNo Action **CHANGE COMPANY** NAME TO KINNEVIK AB SHAREHOLDER THORWALD **ARVIDSSON** PROPOSES THAT THE MEETING **RESOLVES TO:** 25.A ADOPT A ZERO TOLERANCE POLICY ManagementNo Action REGARDING ACCIDENTS AT WORK FOR BOTH THE **COMPANY** AND ITS PORTFOLIO COMPANIES SHAREHOLDER THORWALD **ARVIDSSON** PROPOSES THAT THE MEETING **RESOLVES TO:** 25.B INSTRUCT THE BOARD TO SET UP A ManagementNo Action **WORKING** GROUP TO IMPLEMENT THIS ZERO **TOLERANCE POLICY** SHAREHOLDER THORWALD **ARVIDSSON** PROPOSES THAT THE MEETING **RESOLVES TO:** SUBMIT A REPORT OF THE RESULTS IN WRITING 25.C ManagementNo Action EACH YEAR TO THE ANNUAL GENERAL MEETING, AS A SUGGESTION, BY INCLUDING THE REPORT IN THE PRINTED VERSION OF THE ANNUAL REPORT SHAREHOLDER THORWALD **ARVIDSSON** PROPOSES THAT THE MEETING RESOLVES TO: ADOPT A VISION ON ABSOLUTE 25.D **EQUALITY** ManagementNo Action BETWEEN MEN AND WOMEN ON ALL **LEVELS** WITHIN BOTH THE COMPANY AND ITS **PORTFOLIO COMPANIES** 

25.E

SHAREHOLDER THORWALD

**ARVIDSSON** 

PROPOSES THAT THE MEETING

**RESOLVES TO:** 

INSTRUCT THE BOARD TO SET UP A

**WORKING** 

GROUP WITH THE TASK OF

**IMPLEMENTING THIS** 

VISION IN THE LONG TERM AND

**CLOSELY MONITOR** 

THE DEVELOPMENT BOTH

**REGARDING EQUALITY** 

AND ETHNICITY

SHAREHOLDER THORWALD

**ARVIDSSON** 

PROPOSES THAT THE MEETING

**RESOLVES TO:** 

SUBMIT A REPORT IN WRITING EACH

25.F YEAR TO THE

ANNUAL GENERAL MEETING, AS A

SUGGESTION,

BY INCLUDING THE REPORT IN THE

**PRINTED** 

VERSION OF THE ANNUAL REPORT

SHAREHOLDER THORWALD

**ARVIDSSON** 

PROPOSES THAT THE MEETING

**RESOLVES TO:** 

25.G INSTRUCT THE BOARD TO TAKE ManagementNo Action

**NECESSARY** 

ACTIONS TO SET-UP A

SHAREHOLDERS'

ASSOCIATION IN THE COMPANY

SHAREHOLDER THORWALD

ARVIDSSON

PROPOSES THAT THE MEETING

RESOLVES TO:

25.H DISALLOW MEMBERS OF THE BOARD ManagementNo Action

TO INVOICE

THEIR BOARD REMUNERATION

THROUGH A LEGAL

PERSON, SWEDISH OR FOREIGN

25.I SHAREHOLDER THORWALD

ARVIDSSON

PROPOSES THAT THE MEETING

RESOLVES TO:

INSTRUCT THE NOMINATION

COMMITTEE THAT

DURING THE PERFORMANCE OF

THEIR TASKS

THEY SHALL PAY PARTICULAR

ManagementNo Action

ManagementNo Action

ATTENTION TO

QUESTIONS RELATED TO ETHICS,

**GENDER AND** 

**ETHNICITY** 

SHAREHOLDER THORWALD

**ARVIDSSON** 

PROPOSES THAT THE MEETING

**RESOLVES TO: IN** 

RELATION TO ITEM (H) ABOVE,

**INSTRUCT THE** 

BOARD TO APPROACH THE SWEDISH

25.J GOVERNMENT AND / OR THE

ManagementNo Action

**SWEDISH TAX** 

AGENCY TO DRAW THEIR ATTENTION

TO THE

DESIRABILITY OF CHANGES IT THE

**REGULATION IN** 

THIS AREA, IN ORDER TO PREVENT

TAX EVASION

SHAREHOLDER THORWALD

**ARVIDSSON** 

PROPOSES THAT THE MEETING

RESOLVES TO:

AMEND THE ARTICLES OF

25.K ASSOCIATION (SECTION4 ManagementNo Action

LAST PARAGRAPH) IN THE

FOLLOWING WAY.

SHARES OF SERIES A AS WELL AS

**SERIES B AND** 

SERIES C, SHALL ENTITLE TO (1) VOTE

SHAREHOLDER THORWALD

**ARVIDSSON** 

PROPOSES THAT THE MEETING

RESOLVES TO:

INSTRUCT THE BOARD TO APPROACH

THE

SWEDISH GOVERNMENT, AND DRAW

THE

25.L GOVERNMENT'S ATTENTION TO THE ManagementNo Action

**DESIRABILITY** 

OF CHANGING THE SWEDISH

**COMPANIES ACT IN** 

ORDER TO ABOLISH THE POSSIBILITY

TO HAVE

DIFFERENTIATED VOTING POWERS IN

**SWEDISH** 

LIMITED LIABILITY COMPANIES

25.M SHAREHOLDER THORWALD

ManagementNo Action

**ARVIDSSON** 

PROPOSES THAT THE MEETING

**RESOLVES TO:** 

AMEND THE ARTICLES OF

**ASSOCIATION** 

(SECTION6) BY ADDING TWO NEW

PARAGRAPHS IN

ACCORDANCE WITH THE

FOLLOWING. FORMER

MINISTERS OF STATE MAY NOT BE

**ELECTED AS** 

MEMBERS OF THE BOARD UNTIL TWO

(2) YEARS

HAVE PASSED SINCE HE / SHE

**RESIGNED FROM** 

THE ASSIGNMENT. OTHER FULL-TIME

POLITICIANS,

PAID BY PUBLIC RESOURCES, MAY

NOT BE

ELECTED AS MEMBERS OF THE

**BOARD UNTIL ONE** 

(1) YEAR HAS PASSED FROM THE

TIME THAT HE /

SHE RESIGNED FROM THE

ASSIGNMENT, IF NOT

EXTRAORDINARY REASONS JUSTIFY

A DIFFERENT

**CONCLUSION** 

SHAREHOLDER THORWALD

**ARVIDSSON** 

PROPOSES THAT THE MEETING

RESOLVES TO:

INSTRUCT THE BOARD TO APPROACH

THE

## 25.N SWEDISH GOVERNMENT AND DRAW ManagementNo Action

ITS

ATTENTION TO THE NEED FOR A

NATIONAL

PROVISION REGARDING SO CALLED

**COOLING OFF** 

PERIODS FOR POLITICIANS

#### 25.0 SHAREHOLDER THORWALD Management No Action

ARVIDSSON

PROPOSES THAT THE MEETING

**RESOLVES TO:** 

INSTRUCT THE BOARD TO PREPARE A

**PROPOSAL** 

REGARDING REPRESENTATION ON

THE BOARD

AND NOMINATION COMMITTEES FOR

THE SMALL

AND MEDIUM SIZED SHAREHOLDERS

TO BE

RESOLVED UPON AT THE 2017

ANNUAL GENERAL

**MEETING** 

SHAREHOLDER THORWALD

**ARVIDSSON** 

PROPOSES THAT THE MEETING

**RESOLVES TO:** 

INSTRUCT THE BOARD TO APPROACH

25.P THE ManagementNo Action

SWEDISH GOVERNMENT AND DRAW

THE

GOVERNMENT'S ATTENTION TO THE

**DESIRABILITY** 

OF A REFORM IN THIS AREA

SHAREHOLDER THORWALD

**ARVIDSSON** 

PROPOSES THAT THE MEETING

**RESOLVES TO:** 

25.Q CARRY-OUT A SPECIAL ManagementNo Action

**EXAMINATION OF THE** 

INTERNAL AS WELL AS THE

**EXTERNAL** 

ENTERTAINMENT IN THE COMPANY

SHAREHOLDER THORWALD

**ARVIDSSON** 

PROPOSES THAT THE MEETING

RESOLVES TO:

INSTRUCT THE BOARD TO PREPARE A

25.R PROPOSAL ManagementNo Action

OF A POLICY IN THIS AREA, A POLICY

THAT SHALL

BE MODEST, TO BE RESOLVED UPON

AT THE 2017

ANNUAL GENERAL MEETING

26 SHAREHOLDER MARTIN GREEN Management No Action

PROPOSES THAT

AN INVESTIGATION IS CONDUCTED

REGARDING

THE COMPANY'S PROCEDURES TO

**ENSURE THAT** 

THE CURRENT MEMBERS OF THE

**BOARD AND** 

MANAGEMENT TEAM FULFIL THE

**RELEVANT** 

LEGISLATIVE AND REGULATORY

**REQUIREMENTS** 

AS WELL AS THE DEMANDS THAT

THE PUBLIC

OPINIONS ETHICAL VALUES SETS OUT

**FOR** 

PERSONS IN LEADING POSITIONS. THE

**RESULTS** 

OF THE INVESTIGATION SHALL BE PRESENTED TO THE 2017 ANNUAL GENERAL **MEETING** 27 CLOSING OF THE ANNUAL GENERAL Non-Voting THE BOARD DOES NOT MAKE ANY RECOMMENDATION ON **CMMT** Non-Voting **RESOLUTIONS 25A TO 25R** AND 26 02 MAY 2016: PLEASE NOTE THAT THIS IS A REVISION DUE TO MODIFICATION **OF-RESOLUTION** 24. IF YOU HAVE ALREADY SENT IN Non-Voting CMMT YOUR VOTES, PLEASE DO NOT VOTE-AGAIN UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. UNITED STATES CELLULAR CORPORATION 911684108 Meeting Type Security Annual Ticker **USM** Meeting Date 24-May-2016 Symbol 934383946 -**ISIN** US9116841084 Agenda Management Proposed For/Against Item Proposal Vote by Management 1. **DIRECTOR** Management 1 J.S. CROWLEY For For 2 P.H. DENUIT For For 3 H.J. HARCZAK, JR. For For 4 G.P. JOSEFOWICZ For For 2. RATIFY ACCOUNTANTS FOR 2016. ManagementFor For AMEND 2013 LONG-TERM INCENTIVE PLAN AND RE-3. APPROVE MATERIAL TERMS OF ManagementAgainst Against **PERFORMANCE** GOALS. ADVISORY VOTE TO APPROVE 4. **EXECUTIVE** ManagementFor For COMPENSATION. **BLUCORA INC** Security 095229100 Meeting Type Annual Ticker **BCOR** Meeting Date 24-May-2016 Symbol 934403546 -**ISIN** US0952291005 Agenda

Proposal

Item

Management

Vote

		Duamagad		Earl A asim	ant.
		Proposed by		For/Again Managem	
1.	DIRECTOR	Manageme	ent	Managem	CIII
	1 DAVID H.S. CHUNG	1,1,1,1,1,0	For	For	
	2 STEVEN W. HOOPER		For	For	
	3 CHRISTOPHER W. WALTERS		For	For	
	PROPOSAL TO RATIFY THE				
	APPOINTMENT OF				
	ERNST & YOUNG LLP AS THE				
2.	INDEPENDENT	Manageme	entFor	For	
	REGISTERED PUBLIC ACCOUNTING				
	FIRM FOR THE				
	COMPANY FOR 2016.				
	PROPOSAL TO APPROVE, ON AN				
	ADVISORY BASIS,				
3.	THE COMPENSATION OF THE COMPANY'S NAMED	Monogom	antEor	For	
3.	EXECUTIVE OFFICERS, AS DISCLOSED	Managemo	21111701	гог	
	IN THE	,			
	PROXY STATEMENT.				
	PROPOSAL TO APPROVE THE				
	BLUCORA, INC. 2015				
	INCENTIVE PLAN AS AMENDED AND				
	RESTATED TO				
4.	INCREASE THE NUMBER OF SHARES	Manageme	entAgainst	Against	
	OF BLUCORA,				
	INC. COMMON STOCK ISSUABLE				
	UNDER THAT PLAN				
	BY 3,400,000 SHARES.				
5.	PROPOSAL TO APPROVE THE	Managam	ontEon	For	
3.	BLUCORA, INC. 2016 EMPLOYEE STOCK PURCHASE PLAN.	Manageme	entror	ror	
TELEV	VISION BROADCASTS LTD				
Securit			Meeting Ty	me	Annual General Meeting
Ticker	•			_	_
Symbo			Meeting Da	ite	25-May-2016
ISIN	HK0000139300		Agenda		706945865 -
1011 (	11110000125200		11501100		Management
		Proposed		For/Again	nst
Item	Proposal	by	Vote	Managem	
	PLEASE NOTE IN THE HONG KONG	- 5		8	
	MARKET THAT A				
CMMT	Γ VOTE OF "ABSTAIN" WILL BE	Non-Votir	ng		
	TREATED-THE SAME				
	AS A "TAKE NO ACTION" VOTE.				
CMMT	F PLEASE NOTE THAT THE COMPANY	Non-Votin	ng		
	NOTICE AND				
	PROXY FORM ARE AVAILABLE BY				
	CLICKING-ON THE				
	URL LINKS:-				

http://www.hkexnews.hk/listedco/listconews/SEHK/2016/ 0418/LTN20160418885.pdf-ANDhttp://www.hkexnews.hk/listedco/listconews/SEHK/2016/ 0418/LTN20160418893.pdf TO RECEIVE AND ADOPT THE AUDITED FINANCIAL STATEMENTS AND THE REPORT OF THE 1 ManagementNo Action DIRECTORS AND THE INDEPENDENT **AUDITOR'S** REPORT FOR THE YEAR ENDED 31 DECEMBER 2015 TO DECLARE A FINAL DIVIDEND FOR 2 THE YEAR ManagementNo Action **ENDED 31 DECEMBER 2015** TO RE-ELECT THE FOLLOWING **RETIRING** 3.I ManagementNo Action DIRECTOR: DR. RAYMOND OR CHING **FAI** TO RE-ELECT THE FOLLOWING 3.II RETIRING ManagementNo Action DIRECTOR: MR. MARK LEE PO ON TO RE-APPOINT PRICEWATERHOUSECOOPERS AS 4 AUDITOR AND AUTHORISE ManagementNo Action DIRECTORS TO FIX ITS REMUNERATION TO GRANT A GENERAL MANDATE TO 5 **DIRECTORS** ManagementNo Action TO ISSUE ADDITIONAL SHARES TO GRANT A GENERAL MANDATE TO 6 **DIRECTORS** ManagementNo Action TO REPURCHASE ISSUED SHARES TO EXTEND THE AUTHORITY GIVEN TO THE **DIRECTORS UNDER RESOLUTION (5)** 7 TO SHARES ManagementNo Action REPURCHASED UNDER THE **AUTHORITY UNDER RESOLUTION (6)** TO EXTEND THE BOOK CLOSE PERIOD 8 FROM 30 ManagementNo Action DAYS TO 60 DAYS PUBLICIS GROUPE SA, PARIS Security F7607Z165 Meeting Type **MIX** Ticker Meeting Date 25-May-2016 Symbol 706957620 -**ISIN** FR0000130577 Agenda Management Item Proposal Vote

Proposed For/Against by Management PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE CMMT "FOR"-AND Non-Voting "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE. THE FOLLOWING APPLIES TO **SHAREHOLDERS** THAT DO NOT HOLD SHARES DIRECTLY WITH A-FRENCH CUSTODIAN: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE-GLOBAL CUSTODIANS ON THE VOTE CMMT DEADLINE Non-Voting DATE. IN CAPACITY AS REGISTERED-INTERMEDIARY, THE GLOBAL **CUSTODIANS WILL** SIGN THE PROXY CARDS AND FORWARD-THEM TO THE LOCAL CUSTODIAN. IF YOU REQUEST MORE INFORMATION, PLEASE **CONTACT-YOUR CLIENT** REPRESENTATIVE PLEASE NOTE THAT IMPORTANT **ADDITIONAL** MEETING INFORMATION IS CMMT AVAILABLE BY-CLICKING Non-Voting ON THE MATERIAL URL LINK:-https://balo.journalofficiel.gouv.fr/pdf/2016/0418/201604181601368.pdf APPROVAL OF THE CORPORATE **FINANCIAL** 0.1 ManagementFor For STATEMENTS FOR THE 2015 FINANCIAL YEAR APPROVAL OF THE CONSOLIDATED **FINANCIAL** 0.2 ManagementFor For STATEMENTS FOR THE 2015 FINANCIAL YEAR ALLOCATION OF INCOME FOR THE 2015 FINANCIAL 0.3 ManagementFor For YEAR AND SETTING OF THE **DIVIDEND** OPTION FOR DIVIDEND PAYMENT IN 0.4 CASH OR IN ManagementFor For

**SHARES** 

O.5	STATUTORY AUDITORS' SPECIAL REPORT ON THE REGULATED AGREEMENTS AND	ManagementFor	For
	COMMITMENTS RENEWAL OF THE TERM OF MS		
0.6	MARIE-JOSEE KRAVIS AS A MEMBER OF THE SUPERVISORY	ManagementFor	For
O.7	BOARD RENEWAL OF THE TERM OF MS SOPHIE DULAC AS A MEMBER OF THE SUPERVISORY	ManagementFor	For
	BOARD RENEWAL OF THE TERM OF MS VERONIQUE		
O.8	MORALI AS A MEMBER OF THE SUPERVISORY BOARD	ManagementFor	For
O.9	RENEWAL OF THE TERM OF MS MARIE-CLAUDE MAYER AS A MEMBER OF THE SUPERVISORY	ManagementFor	For
O.10	BOARD RENEWAL OF THE TERM OF MR MICHEL CICUREL AS A MEMBER OF THE SUPERVISORY BOARD	ManagementFor	For
O.11	APPOINTMENT OF MR ANDRE KUDELSKI AS A MEMBER OF THE SUPERVISORY BOARD	ManagementFor	For
O.12	APPOINTMENT OF MR THOMAS H. GLOCER AS A MEMBER OF THE SUPERVISORY BOARD	ManagementFor	For
O.13	RENEWAL OF THE TERM OF MR GILLES RAINAUT AS DEPUTY STATUTORY AUDITOR ADVISORY REVIEW OF THE	ManagementFor	For
O.14	COMPENSATION OWED OR PAID FOR THE FINANCIAL YEAR ENDED 31	ManagementFor	For
0.1.	DECEMBER 2015 TO MR MAURICE LEVY, CHAIRMAN OF THE BOARD	management of	101
O.15	ADVISORY REVIEW OF THE COMPENSATION OWED OR PAID FOR THE FINANCIAL YEAR	ManagementFor	For
	ENDED 31 DECEMBER 2015 TO MR JEAN-MICHEL ETIENNE,		

MEMBER OF THE BOARD OF **DIRECTORS** ADVISORY REVIEW OF THE **COMPENSATION OWED** OR PAID TO MR KEVIN ROBERTS, 0.16 MEMBER OF THE ManagementFor For BOARD, FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2015 ADVISORY REVIEW OF THE **COMPENSATION OWED** OR PAID FOR THE FINANCIAL YEAR ENDED 31 O.17 DECEMBER 2015 TO MS ManagementFor For ANNE-GABRIELLE HEILBRONNER, MEMBER OF THE **BOARD OF DIRECTORS** AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS FOR THE PURPOSES OF ManagementAbstain 0.18 Against **ALLOWING** THE COMPANY TO TRADE IN ITS OWN **SHARES** AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS, FOR A PERIOD OF 26 MONTHS, IN ORDER TO DECIDE, MAINTAINING THE PRE-EMPTIVE SUBSCRIPTION RIGHT, THE E.19 **ISSUANCE OF** ManagementAbstain Against COMMON SHARES OF THE COMPANY AND/OR SECURITIES GOVERNED BY ARTICLES L.228-92 PARAGRAPH 1 AND L.228-93 PARAGRAPHS 1 AND 3 OF THE FRENCH COMMERCIAL CODE E.20 AUTHORIZATION TO BE GRANTED TO ManagementAbstain Against THE BOARD OF DIRECTORS, FOR A PERIOD OF 26 MONTHS, IN ORDER TO DECIDE, WITH **CANCELLATION OF THE** PRE-EMPTIVE SUBSCRIPTION RIGHT, ISSUANCE OF COMMON SHARES OF THE COMPANY

AND/OR SECURITIES GOVERNED BY

**ARTICLES** 

L.228-92 PARAGRAPH 1 AND L.228-93 **PARAGRAPHS** 1 AND 3 OF THE FRENCH COMMERCIAL CODE, BY PUBLIC PLACEMENT AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS, FOR A PERIOD OF 26 MONTHS, IN ORDER TO DECIDE, WITH **CANCELLATION OF THE** PRE-EMPTIVE SUBSCRIPTION RIGHT, THE ISSUANCE OF COMMON SHARES OF E.21 ManagementAbstain Against THE COMPANY AND/OR SECURITIES GOVERNED BY ARTICLES L.228-92 SUB-PARAGRAPH 1 AND L.228-93 PARAGRAPHS 1 AND 3 OF THE **FRENCH** COMMERCIAL CODE, BY PRIVATE **PLACEMENT** AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS, FOR A PERIOD OF 26 MONTHS, IN ORDER TO INCREASE THE NUMBER **OF SECURITIES** TO BE ISSUED IN THE EVENT OF A **CAPITAL** E.22 INCREASES, MAINTAINING OR ManagementAbstain Against CANCELLING OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, WITHIN THE LIMITS OF 15% OF THE PRIMARY **ISSUE** PERTAINING TO THE 19TH -21ST **RESOLUTIONS** SUBMITTED TO THIS MEETING AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS, FOR A PERIOD OF TWENTY-SIX E.23 MONTHS, IN ORDER TO INCREASE ManagementAbstain Against SHARE CAPITAL BY THE INCORPORATION OF RESERVES, PROFITS, PREMIUMS OR OTHERS E.24 AUTHORIZATION TO BE GRANTED TO ManagementAbstain Against THE BOARD

Edgar Filing: GABELLI MULTIMEDIA TRUST INC. - Form N-PX OF DIRECTORS, FOR A PERIOD OF 26 MONTHS, IN ORDER TO DECIDE THE ISSUANCE OF **SHARES** AND/OR SECURITIES GOVERNED BY **ARTICLES** L.228-92 PARAGRAPH 1 AND L.228-93 **PARAGRAPHS** 1 AND 3 OF THE FRENCH COMMERCIAL CODE, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, WHERE THE **PUBLIC OFFER** INITIATED BY THE COMPANY AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS, FOR A PERIOD OF 38 MONTHS, IN ORDER TO CARRY OUT THE FREE **ISSUANCE OF** EXISTING SHARES OR SHARES TO BE **ISSUED FOR** EMPLOYEES, ELIGIBLE CORPORATE ManagementAbstain Against **OFFICERS OF** THE COMPANY OR ASSOCIATED **COMPANIES OF** THE GROUP WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT OF SHAREHOLDERS TO SHARES TO BE **ISSUED** AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS, FOR A PERIOD OF 38 MONTHS, IN ORDER TO GRANT SUBSCRIPTION OPTIONS, WAIVING A CANCELLATION OF THE PRE-EMPTIVE ManagementAbstain Against RIGHT OF SHAREHOLDERS, AND/OR **PURCHASE** SHARES TO EMPLOYEES AND/OR

E.26

MANAGERS OF

THE COMPANY OR ASSOCIATED

**COMPANIES** 

E.25

WITHIN THE GROUP

E.27 AUTHORIZATION TO BE GRANTED TO ManagementAbstain Against

THE BOARD

OF DIRECTORS, FOR A PERIOD OF 26

MONTHS, TO

DECIDE THE ISSUANCE OF SHARES OR

OF

SECURITIES GOVERNED BY ARTICLES

L.228-92

PARAGRAPH 1 AND L.228-93

PARAGRAPHS 1 AND 3

OF THE FRENCH COMMERCIAL CODE,

WITH

CANCELLATION OF THE PRE-EMPTIVE

SUBSCRIPTION RIGHT, TO THE

**BENEFIT OF** 

MEMBERS OF A COMPANY'S SAVINGS

**PLAN** 

AUTHORIZATION TO BE GRANTED TO

THE BOARD

OF DIRECTORS, FOR A PERIOD OF 18

MONTHS, TO

DECIDE THE ISSUANCE OF SHARES OR

OF

SECURITIES GOVERNED BY ARTICLES

L.228-92

E.28 PARAGRAPH 1 AND L.228-93 ManagementAbstain Against

Against

PARAGRAPHS 1 AND 3

OF THE FRENCH COMMERCIAL CODE,

WITH

CANCELLATION OF THE PRE-EMPTIVE

SUBSCRIPTION RIGHT, FOR THE

**BENEFIT OF** 

CERTAIN CATEGORIES OF

**BENEFICIARIES** 

AMENDMENT OF ARTICLE 13 II OF

THE BY-LAWS OF

THE COMPANY ON THE DURATION OF

THE TERM E.29

OF THE SUPERVISORY BOARD

ManagementAbstain

**MEMBERS TO** 

ALLOW THE STAGGERED RENEWAL

**OF TERMS** 

POWERS TO CARRY OUT ALL LEGAL

0.30 **FORMALITIES**  ManagementFor For

MGM CHINA HOLDINGS LTD, GRAND CAYMAN

Security G60744102 Meeting Type **Annual General Meeting** 

Ticker Meeting Date 25-May-2016 Symbol

706973840 -**ISIN** KYG607441022 Agenda Management

**Proposed** For/Against Vote Item **Proposal** Management

CMMT PLEASE NOTE THAT THE COMPANY Non-Voting

NOTICE AND

PROXY FORM ARE AVAILABLE BY

ManagementFor

For

	Edgar Filing: GABELLI MU	LTIMEDIA TRUST INC.	- Forr
	CLICKING-ON THE		
	URL LINKS:-		
	http://www.hkexnews.hk/listedco/listconews	/SEHK/2016/	
	0421/LTN20160421381.pdf-AND-		
	http://www.hkexnews.hk/listedco/listconews	/SEHK/2016/	
	0421/LTN20160421409.pdf	, ,	
	PLEASE NOTE THAT SHAREHOLDERS		
	ARE		
	ALLOWED TO VOTE 'IN FAVOR' OR		
CMMT	' 'AGAINST' FOR-	Non-Voting	
CIVIIVII	ALL RESOLUTIONS, ABSTAIN IS NOT A	_	
	VOTING	•	
	OPTION ON THIS MEETING		
	TO RECEIVE AND CONSIDER THE		
	AUDITED		
	FINANCIAL STATEMENTS AND THE		
1	REPORTS OF	ManagementFor	For
•	THE DIRECTORS AND INDEPENDENT	Tranagement of	101
	AUDITOR FOR		
	THE YEAR ENDED DECEMBER 31, 2015		
	TO DECLARE A FINAL DIVIDEND OF		
	HKD 0.093 PER		_
2	SHARE FOR THE YEAR ENDED	ManagementFor	For
	DECEMBER 31, 2015		
	TO RE-ELECT THE FOLLOWING		
	DIRECTOR: MR.		
3.A.I	JAMES JOSEPH MURREN AS AN	ManagementFor	For
	EXECUTIVE		
	DIRECTOR OF THE COMPANY		
	TO RE-ELECT THE FOLLOWING		
	DIRECTOR: MR.		
3.AII	GRANT R. BOWIE AS AN EXECUTIVE	ManagementFor	For
	DIRECTOR OF		
	THE COMPANY		
	TO RE-ELECT THE FOLLOWING		
	DIRECTOR: MR.		
3AIII	DANIEL J. D'ARRIGO AS A	ManagementFor	For
	NON-EXECUTIVE	8	
	DIRECTOR OF THE COMPANY		
	TO RE-ELECT THE FOLLOWING		
	DIRECTOR: MR.		
	PETER MAN KONG WONG AS AN		_
3.AIV	INDEPENDENT	ManagementFor	For
	NON-EXECUTIVE DIRECTOR OF THE		
	COMPANY		
	TO AUTHORIZE THE BOARD OF		
	DIRECTORS OF THE		
3.B	COMPANY TO FIX THE	ManagementFor	For
	DEMINED ATION OF THE	-	

REMUNERATION OF THE

**DIRECTORS** 

4

TO RE-APPOINT MESSRS. DELOITTE **TOUCHE** TOHMATSU AS THE INDEPENDENT **AUDITOR OF** THE COMPANY AND TO AUTHORIZE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE AND ALLOT **ADDITIONAL** SHARES OF THE COMPANY NOT 5 ManagementAbstain Against **EXCEEDING 20%** OF THE TOTAL NUMBER OF ISSUED SHARES AT THE DATE OF PASSING THIS RESOLUTION TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES OF THE 6 COMPANY NOT EXCEEDING 10% OF ManagementAbstain Against THE TOTAL NUMBER OF ISSUED SHARES AT THE DATE OF PASSING THIS RESOLUTION TO ADD THE TOTAL NUMBER OF THE WHICH ARE REPURCHASED UNDER THE GENERAL MANDATE IN RESOLUTION (6) TO THE 7 TOTAL ManagementAbstain Against NUMBER OF THE SHARES WHICH MAY BE ISSUED UNDER THE GENERAL MANDATE IN RESOLUTION (5) 25 APR 2016: PLEASE NOTE THAT THIS REVISION DUE TO CHANGE IN RECORD-DATE. IF YOU HAVE ALREADY SENT IN YOUR CMMT VOTES, Non-Voting PLEASE DO NOT VOTE AGAIN **UNLESS-YOU DECIDE** TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.

RTL GROUP SA, LUXEMBOURG

L80326108

Security

Meeting Type

Edgar Filing: GABELLI MULTIMEDIA TRUST INC. - Form N-PX ExtraOrdinary General Meeting Ticker Meeting Date 25-May-2016 Symbol 707010207 -**ISIN** LU0061462528 Agenda Management For/Against Proposed Vote Item Proposal Management by APPROVE CANCELLATION OF BEARER **SHARES** 1 NOT YET IMMOBILISED AND ManagementAbstain Against DECREASE OF SHARE **CAPITAL** AMEND ARTICLES 4 AND 5 OF THE ARTICLES OF 2 ManagementAbstain Against INCORPORATION IN ACCORDANCE WITH ITEM 1 ADAPT CURRENT LEVEL OF LEGAL 3 **RESERVES TO** ManagementAbstain Against AMENDED SHARE CAPITAL RE: ITEM 1 APPROVE FIXING OF THE PRICE OF ManagementAbstain 4 **CANCELLED** Against SHARES RE: ITEM 1 TELEKOM AUSTRIA AG, WIEN A8502A102 Meeting Type Security **Annual General Meeting** Ticker Meeting Date 25-May-2016 Symbol 707060389 -**ISIN** AT0000720008 Agenda Management Proposed For/Against Vote Item **Proposal** Management by PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 632650 DUE TO RECEIPT SUPERVISORY BOARD MEMBER NAMES. ALL CMMT VOTES RECEIVED ON THE PREVIOUS Non-Voting **MEETING-**WILL BE DISREGARDED AND YOU

Non-Voting

ManagementFor

For

WILL NEED TO

**NOTICE.-THANK** 

AND DIVIDENDS

STATUTORY REPORTS

YOU

**AND** 

1

2

REINSTRUCT ON THIS MEETING

RECEIVE FINANCIAL STATEMENTS

APPROVE ALLOCATION OF INCOME

285

	3 3					
	OF EUR 0.05 PER SHARE					
2	APPROVE DISCHARGE OF	<b>M</b>	4F	For		
3	MANAGEMENT BOARD	Manageme	ManagementFor			
4	APPROVE DISCHARGE OF	<b>M</b>	4F	<b></b>		
4	SUPERVISORY BOARD	Manageme	entror	For		
	APPROVE REMUNERATION OF					
5	SUPERVISORY	Manageme	entFor	For		
	BOARD MEMBERS	C				
	ELECT PETER HAGEN AS					
6.1	SUPERVISORY BOARD	Manageme	ntFor	For		
	MEMBER	C				
	ELECT ALEJANDRO CANTU AS					
6.2	SUPERVISORY	ManagementFor For				
	BOARD MEMBER					
	ELECT STEFAN PINTER AS					
6.3	SUPERVISORY BOARD	Manageme	entFor	For	For	
	MEMBER	C				
	ELECT REINHARD KRAXNER AS					
6.4	SUPERVISORY	Manageme	ntFor	For		
	BOARD MEMBER	C				
7	RATIFY ERNST YOUNG AS AUDITORS	Manageme	entFor	For		
	RECEIVE REPORT ON SHARE	C				
8	REPURCHASE	Non-Voting				
	PROGRAM		-			
	PLEASE NOTE THAT THE MEETING					
	HAS BEEN SET	) Non-Voting				
	UP USING THE RECORD DATE 13					
	MAY-2016 WHICH					
CMMT	, AT THIS TIME WE ARE UNABLE TO					
CIVIIVI	SYSTEMATICALLY UPDATE. THE					
	TRUE-RECORD					
	DATE FOR THIS MEETING IS 15 MAY					
	2016. THANK					
	YOU					
TELEC	COM ITALIA SPA, MILANO					
Securit	y T92778108		Meeting Ty	pe	MIX	
Ticker			Meeting Da	te	25-May-2016	
Symbo	I		8		•	
ISIN	IT0003497168		Agenda		707064173 -	
			C		Management	
		Duamanad		Earl A sain	a4	
Item	Proposal	Proposed	Vote	For/Again		
		by		Managem	ent	
O.1	ACCEPT FINANCIAL STATEMENTS	ManagementFor For		For		
0.1	AND STATUTORY			ror		
0.2	REPORTS  ADDROVE ALLOCATION OF INCOME	ManagementFor ManagementAbstain ManagementAbstain		For		
O.2 O.3	APPROVE ALLOCATION OF INCOME APPROVE REMUNERATION REPORT					
0.5				Against		
0.4	APPROVE 2016-2019 SPECIAL AWARD PLAN			Against		
0.5	LAN	Manageme	entAbstain	Against		
0.5		1vianagenie	na rostani	1 igainst		

APPROVE DECREASE IN SIZE OF

**BOARD** 

E.1 APPROVE CHANGE IN COMPANY
NAME TO TIM SPA

ManagementFor For

XO GROUP INC.

Security 983772104 Meeting Type Annual

Ticker XOXO Meeting Date 25-May-2016

Symbol Note 25-Way-2010

ISIN US9837721045 Agenda Agenda 934376220 - Management

Item Proposal Proposed by Vote For/Against Management

1. DIRECTOR Management

1 CHARLES BAKER For For 2 PETER SACHSE For For 3 MICHAEL ZEISSER For For

RATIFICATION OF THE APPOINTMENT

OF ERNST &

YOUNG LLP AS THE COMPANY'S

2. INDEPENDENT ManagementFor For

REGISTERED PUBLIC ACCOUNTING

FIRM FOR THE

YEAR ENDING DECEMBER 31, 2016.

ADVISORY VOTE TO APPROVE

3. NAMED EXECUTIVE ManagementFor For

OFFICER COMPENSATION.

APPROVAL OF THE COMPANY'S 2016

**EXECUTIVE** 

4. INCENTIVE PLAN WITH RESPECT TO

ManagementFor For

COVERED

EMPLOYEES AND EXECUTIVE

OFFICERS.

AN AMENDMENT AND RESTATEMENT

OF THE

COMPANY'S 2009 EMPLOYEE STOCK

5. PURCHASE ManagementFor For

PLAN TO INCREASE THE NUMBER OF

**AUTHORIZED** 

SHARES.

PAYPAL HOLDINGS, INC.

Security 70450Y103 Meeting Type Annual

Ticker PYPL Meeting Date 25-May-2016

Symbol

ISIN US70450Y1038 Agenda Agenda 934381726 - Management

Item Proposal Proposed Vote For/Against

by Vote Management

1A. ELECTION OF DIRECTOR: WENCES ManagementFor For

CASARES Management or For

	ELECTION OF DIDECTOR, IONATHAN				
1B.	ELECTION OF DIRECTOR: JONATHAN CHRISTODORO	Manageme	entFor	For	
1C.	ELECTION OF DIRECTOR: JOHN J. DONAHOE	Manageme	entFor	For	
1D.	ELECTION OF DIRECTOR: DAVID W. DORMAN	Manageme	entFor	For	
1E.	ELECTION OF DIRECTOR: GAIL J. MCGOVERN	Manageme	entFor	For	
1F.	ELECTION OF DIRECTOR: DAVID M. MOFFETT	Manageme	entFor	For	
1G.	ELECTION OF DIRECTOR: PIERRE M. OMIDYAR	Manageme	entFor	For	
1H.	ELECTION OF DIRECTOR: DANIEL H. SCHULMAN	Manageme	entFor	For	
1I.	ELECTION OF DIRECTOR: FRANK D. YEARY	Manageme	entFor	For	
2.	ADVISORY VOTE TO APPROVE THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS.	Manageme	entFor	For	
3.	ADVISORY VOTE TO APPROVE THE FREQUENCY OF OUR FUTURE STOCKHOLDER ADVISORY VOTES APPROVING THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS. APPROVAL OF THE AMENDMENT AND	Manageme	entl Year	For	
4.	RESTATEMENT OF OUR 2015 EQUITY INCENTIVE	Manageme	entFor	For	
5.	AWARD PLAN. APPROVAL OF THE AMENDMENT AND RESTATEMENT OF THE PAYPAL EMPLOYEE INCENTIVE PLAN. RATIFICATION OF THE APPOINTMENT OF	Manageme	entFor	For	
6.	PRICEWATERHOUSECOOPERS LLP AS OUR	Manageme	entFor	For	
LIBER'	OUR INDEPENDENT AUDITOR FOR 2016. TY BROADBAND CORPORATION				
Security	y 530307107		Meeting Typ	e	Annual
Ticker Symbol	LBRDA		Meeting Dat	e	25-May-2016
ISIN	US5303071071		Agenda		934382463 - Management
Item	Proposal	Proposed by	Vote	For/Again Manageme	
1.	DIRECTOR 1 GREGORY B. MAFFEI	Manageme	ent For	For	

2 RICHARD R. GREEN For For A PROPOSAL TO RATIFY THE SELECTION OF KPMG LLP AS OUR INDEPENDENT AUDITORS

ManagementFor 2. For FOR THE FISCAL YEAR ENDING DECEMBER 31, 2016. LIBERTY TRIPADVISOR HOLDINGS, INC. Security Meeting Type 531465102 Annual Ticker **LTRPA** Meeting Date 25-May-2016 Symbol 934382475 -**ISIN** US5314651028 Agenda Management Proposed For/Against Item Proposal Vote Management by 1. **DIRECTOR** Management For 1 LARRY E. ROMRELL For For For 2 J. DAVID WARGO A PROPOSAL TO RATIFY THE SELECTION OF KPMG LLP AS OUR INDEPENDENT AUDITORS

ManagementFor 2. For FOR THE FISCAL YEAR ENDING DECEMBER 31, 2016. TWITTER, INC. Security 90184L102 Meeting Type Annual Ticker **TWTR** Meeting Date 25-May-2016 Symbol 934383489 -**ISIN** US90184L1026 Agenda Management For/Against Proposed Vote Item Proposal Management by 1. **DIRECTOR** Management 1 JACK DORSEY For For For For 2 HUGH JOHNSTON TO APPROVE, ON AN ADVISORY BASIS, THE 2. ManagementFor COMPENSATION OF OUR NAMED For **EXECUTIVE** OFFICERS. RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE 3. COMPANY'S INDEPENDENT ManagementFor For **REGISTERED PUBLIC** 

ACCOUNTING FIRM FOR THE FISCAL

YEAR ENDING DECEMBER 31, 2016.

THE APPROVAL OF THE TWITTER,

INC. 2016 EQUITY

4. INCENTIVE PLAN TO BE FUNDED ManagementFor For

WITH SHARES

OWNED BY OUR CEO, JACK DORSEY.

AMPHENOL CORPORATION

Security 032095101 Meeting Type Annual

Ticker APH Meeting Date 25-May-2016

Symbol

934401908 -**ISIN** US0320951017 Agenda Management

			Iviana
Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: RONALD P. BADIE	ManagementFor	For
1B.	ELECTION OF DIRECTOR: STANLEY L. CLARK	ManagementFor	For
1C.	ELECTION OF DIRECTOR: DAVID P. FALCK	ManagementFor	For
1D.	ELECTION OF DIRECTOR: EDWARD G. JEPSEN	ManagementFor	For
1E.	ELECTION OF DIRECTOR: RANDALL D LEDFORD	· ManagementFor	For
1F.	ELECTION OF DIRECTOR: MARTIN H. LOEFFLER	ManagementFor	For
1G.	ELECTION OF DIRECTOR: JOHN R. LORD	ManagementFor	For
1H.	ELECTION OF DIRECTOR: R. ADAM NORWITT	ManagementFor	For
1I.	ELECTION OF DIRECTOR: DIANA G. REARDON	ManagementFor	For
2.	RATIFICATION OF DELOITTE & TOUCHE LLP AS INDEPENDENT ACCOUNTANTS OF	ManagementFor	For

THE COMPANY.

ADVISORY VOTE TO APPROVE

3. ManagementFor For **COMPENSATION OF** 

NAMED EXECUTIVE OFFICERS. TO APPROVE AN AMENDMENT TO

4. THE RESTATED ManagementFor For

CERTIFICATE OF INCORPORATION.

DEUTSCHE TELEKOM AG

Security 251566105 Meeting Type Annual

Ticker **DTEGY** Meeting Date 25-May-2016

Symbol

934404194 -**ISIN** US2515661054 Agenda Management

Proposed For/Against Item Proposal Vote by Management

RESOLUTION ON THE 2. APPROPRIATION OF NET ManagementFor INCOME. RESOLUTION ON THE APPROVAL OF THE ACTIONS 3. OF THE MEMBERS OF THE BOARD OF ManagementFor MANAGEMENT FOR THE 2015 FINANCIAL YEAR. RESOLUTION ON THE APPROVAL OF THE ACTIONS 4. OF THE MEMBERS OF THE ManagementFor SUPERVISORY BOARD FOR THE 2015 FINANCIAL YEAR. RESOLUTION ON THE APPOINTMENT INDEPENDENT AUDITOR AND THE **GROUP AUDITOR** FOR THE 2016 FINANCIAL YEAR AS WELL AS THE INDEPENDENT AUDITOR TO REVIEW 5. ManagementFor CONDENSED FINANCIAL STATEMENTS AND THE INTERIM MANAGEMENT REPORT IN THE 2016 FINANCIAL YEAR AND PERFORM ANY **REVIEW OF** ADDITIONAL INTERIM FINANCIAL INFORMATION. RESOLUTION ON THE AUTHORIZATION TO ACQUIRE AND USE OWN SHARES WITH **POSSIBLE EXCLUSION OF SUBSCRIPTION** 6. **RIGHTS AND ANY** ManagementAgainst RIGHT TO TENDER SHARES AS WELL AS OF THE OPTION TO REDEEM OWN SHARES, REDUCING THE CAPITAL STOCK. RESOLUTION ON THE **AUTHORIZATION TO USE** EQUITY DERIVATIVES TO ...(DUE TO 7. ManagementAbstain SPACE LIMITS, SEE PROXY MATERIAL FOR FULL PROPOSAL). ELECTION OF A SUPERVISORY BOARD ManagementFor 8. MEMBER. 9. RESOLUTION ON THE AMENDMENT ManagementFor TO

SUPERVISORY BOARD

ManagementAbstain

ManagementFor

For

REMUNERATION AND THE

RELATED AMENDMENT TO SECTION

13 ARTICLES

OF INCORPORATION.

RESOLUTION ON THE AMENDMENT

TO SECTION 16

10. (1) AND (2) OF THE ARTICLES OF

INCORPORATION.

CHINA TELECOM CORPORATION LIMITED

Security 169426103 Meeting Type Annual

Ticker Symbol CHA Meeting Date 25-May-2016

ISIN US1694261033 Agenda 934416290 - Management

Item Proposal Proposed by Vote For/Against Management

THAT THE CONSOLIDATED

**FINANCIAL** 

STATEMENTS OF THE COMPANY, THE

REPORT OF

THE BOARD OF DIRECTORS, THE

REPORT OF THE

SUPERVISORY COMMITTEE AND THE

REPORT OF

THE INTERNATIONAL AUDITOR FOR
ManagementFor For

THE YEAR

ENDED 31 DECEMBER 2015 BE

**CONSIDERED AND** 

APPROVED, AND THE BOARD OF

**DIRECTORS OF** 

THE COMPANY BE AUTHORISED TO

PREPARE THE

BUDGET OF THE COMPANY FOR THE

YEAR 2016.

THAT THE PROFIT DISTRIBUTION

PROPOSAL AND

THE DECLARATION AND PAYMENT

2. DIVIDEND FOR THE YEAR ENDED 31

DECEMBER

OF A FINAL

2015 BE CONSIDERED AND

APPROVED.

3. THAT THE RE-APPOINTMENT OF ManagementFor For

DELOITTE TOUCHE

TOHMATSU AND DELOITTE TOUCHE

**TOHMATSU** 

**CERTIFIED PUBLIC ACCOUNTANTS** 

LLP AS THE

INTERNATIONAL AUDITOR AND

DOMESTIC AUDITOR

OF THE COMPANY RESPECTIVELY FOR THE YEAR ENDING ON 31 DECEMBER 2016 BE **CONSIDERED** AND APPROVED, AND THE BOARD BE **AUTHORISED** TO FIX THE REMUNERATION OF THE AUDITORS. SPECIAL RESOLUTION NUMBERED 4.1 OF THE NOTICE OF AGM DATED 8 APRIL 2016 4.1 ManagementFor (TO For CONSIDER AND APPROVE THE ISSUE OF DEBENTURES BY THE COMPANY). SPECIAL RESOLUTION NUMBERED 4.2 OF THE NOTICE OF AGM DATED 8 APRIL 2016 (TO AUTHORISE THE BOARD TO ISSUE 4.2 **DEBENTURES** ManagementFor For AND DETERMINE THE SPECIFIC TERMS. CONDITIONS AND OTHER MATTERS OF THE DEBENTURES). SPECIAL RESOLUTION NUMBERED 5.1 OF THE NOTICE OF AGM DATED 8 APRIL 2016 (TO 5.1 ManagementFor For CONSIDER AND APPROVE THE ISSUE OF COMPANY BONDS IN THE PEOPLE'S REPUBLIC OF CHINA). SPECIAL RESOLUTION NUMBERED 5.2 OF THE NOTICE OF AGM DATED 8 APRIL 2016 (TO AUTHORISE THE BOARD TO ISSUE **COMPANY** 5.2 BONDS AND DETERMINE THE ManagementFor For SPECIFIC TERMS, CONDITIONS AND OTHER MATTERS OF THE COMPANY BONDS IN THE PEOPLE'S REPUBLIC OF CHINA). 6. SPECIAL RESOLUTION NUMBERED 6 ManagementAgainst **Against** OF THE NOTICE OF AGM DATED 8 APRIL 2016 (TO GRANT A

GENERAL MANDATE TO THE BOARD

TO ISSUE,

ALLOT AND DEAL WITH ADDITIONAL

SHARES IN THE

COMPANY NOT EXCEEDING 20% OF

EACH OF THE

EXISTING DOMESTIC SHARES AND H

**SHARES IN** 

ISSUE).

SPECIAL RESOLUTION NUMBERED 7

OF THE

NOTICE OF AGM DATED 8 APRIL 2016

(TO

AUTHORISE THE BOARD TO

**INCREASE THE** 

REGISTERED CAPITAL OF THE

7. **COMPANY AND TO** ManagementAgainst Against

AMEND THE ARTICLES OF

ASSOCIATION OF THE

COMPANY TO REFLECT SUCH

**INCREASE IN THE** 

REGISTERED CAPITAL OF THE

**COMPANY UNDER** 

THE GENERAL MANDATE).

INTERNAP CORPORATION

45885A300 Security Meeting Type Annual

Ticker **INAP** Meeting Date 26-May-2016

Symbol

934371561 -**ISIN** Agenda US45885A3005 Management

For/Against Proposed Vote Item Proposal Management by

1. **DIRECTOR** Management

> 1 GARY M. PFEIFFER For For 2 MICHAEL A. RUFFOLO For For

TO RATIFY THE APPOINTMENT OF

PRICEWATERHOUSECOOPERS LLP AS

THE

INDEPENDENT REGISTERED PUBLIC ManagementFor 2. For

**ACCOUNTING** 

FIRM OF THE COMPANY FOR THE

FISCAL YEAR

ENDING DECEMBER 31, 2016.

TO APPROVE, BY NON-BINDING VOTE,

3. **EXECUTIVE** ManagementFor For

COMPENSATION.

DIGITALGLOBE, INC.

Security 25389M877 Meeting Type Annual

Ticker **DGI** 

Meeting Date 26-May-2016 Symbol

US25389M8771		Agenda		934381409 - Management
Proposal	Proposed by	Vote	For/Agains Manageme	
ELECTION OF CLASS I DIRECTOR: NICK S. CYPRUS	Manageme	ntFor	For	
ELECTION OF CLASS I DIRECTOR: L. ROGER MASON, JR.	Manageme	entFor	For	
ELECTION OF CLASS I DIRECTOR: JEFFREY R. TARR	Manageme	ntFor	For	
APPROVAL, ON AN ADVISORY BASIS, OF THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS.	C	entFor	For	
OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2016.		entFor	For	
RESTATED DIGITALGLOBE 2007 EMPLOYEE STOCK OPTION	Manageme	ntFor	For	
AR ADVERTISING COMPANY				
ty 512816109		Meeting Ty	pe	Annual
l LAMR		Meeting Da	te	26-May-2016
US5128161099		Agenda		934383617 - Management
Proposal	Proposed by	Vote	For/Agains Manageme	
DIRECTOR  1 JOHN MAXWELL HAMILTON  2 JOHN E. KOERNER, III  3 STEPHEN P. MUMBLOW  4 THOMAS V. REIFENHEISER  5 ANNA REILLY  6 KEVIN P. REILLY, JR.  7 WENDELL REILLY  RATIFY THE APPOINTMENT OF KPMG LLP AS THE  COMPANY'S INDEPENDENT	-	For For For For For For	For For For For For For	
	Proposal  ELECTION OF CLASS I DIRECTOR: NICK S. CYPRUS ELECTION OF CLASS I DIRECTOR: L. ROGER MASON, JR. ELECTION OF CLASS I DIRECTOR: JEFFREY R. TARR APPROVAL, ON AN ADVISORY BASIS, OF THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS. RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2016. APPROVAL OF THE AMENDED AND RESTATED DIGITALGLOBE 2007 EMPLOYEE STOCK OPTION PLAN. AR ADVERTISING COMPANY by 512816109  Proposal  DIRECTOR 1 JOHN MAXWELL HAMILTON 2 JOHN E. KOERNER, III 3 STEPHEN P. MUMBLOW 4 THOMAS V. REIFENHEISER 5 ANNA REILLY 6 KEVIN P. REILLY, JR. 7 WENDELL REILLY RATIFY THE APPOINTMENT OF KPMG LLP AS THE	Proposal  ELECTION OF CLASS I DIRECTOR: NICK S. CYPRUS ELECTION OF CLASS I DIRECTOR: L. ROGER MASON, JR. ELECTION OF CLASS I DIRECTOR: JEFFREY R. TARR APPROVAL, ON AN ADVISORY BASIS, OF THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS. RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2016. APPROVAL OF THE AMENDED AND RESTATED DIGITALGLOBE 2007 EMPLOYEE STOCK OPTION PLAN. AR ADVERTISING COMPANY by 512816109  Proposal DIRECTOR I JOHN MAXWELL HAMILTON 2 JOHN E. KOERNER, III 3 STEPHEN P. MUMBLOW 4 THOMAS V. REIFENHEISER 5 ANNA REILLY 6 KEVIN P. REILLY, JR. 7 WENDELL REILLY RATIFY THE APPOINTMENT OF KPMG Manageme	Proposal  ELECTION OF CLASS I DIRECTOR: NICK S. CYPRUS ELECTION OF CLASS I DIRECTOR: L. ROGER MASON, JR. ELECTION OF CLASS I DIRECTOR: L. ROGER MASON, JR. ELECTION OF CLASS I DIRECTOR: JIEFFREY R. TARR APPROVAL, ON AN ADVISORY BASIS, OF THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS. RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2016. APPROVAL OF THE AMENDED AND RESTATED DIGITALGLOBE 2007 EMPLOYEE STOCK OPTION PLAN. RA ADVERTISING COMPANY RY S12816109  Meeting Ty LAMR Weeting Da  DIRECTOR  I JOHN MAXWELL HAMILTON JOHN E. KOERNER, III JOHN MAXWELL HAMILTON JOHN E. KOERNER, III JOHN S. REJIELLY, JR. ANA REILLY ROTE RATIFY THE APPOINTMENT OF KPMG ManagementFor Management For M	Proposal  ELECTION OF CLASS I DIRECTOR: NICK S. CYPRUS ELECTION OF CLASS I DIRECTOR: L. ROGER MASON, JR. ELECTION OF CLASS I DIRECTOR: L. ROGER MASON, JR. ELECTION OF CLASS I DIRECTOR: JEFFREY R.  APPROVAL, ON AN ADVISORY BASIS, OF THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS. RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2016. APPROVAL OF THE AMENDED AND RESTATED DIGITALGLOBE 2007 EMPLOYEE STOCK OPTION PLAN. RR ADVERTISING COMPANY Ty  S 12816109  Proposal  Proposal  DIRECTOR  1 JOHN MAXWELL HAMILTON 2 JOHN E. KOERNER, III 3 STEPHEN P. MUMBLOW 4 THOMAS V. REIFENHEISER 5 ANNA REILLY 6 KEVIN P. REILLY, JR. 7 WENDELL REILLY, JR. 7 WENDELL REILLY, JR. POT  PASSIBLE TOR  ManagementFor For For For For For For For For For

### REGISTERED PUBLIC

ACCOUNTING FIRM FOR FISCAL 2016.

# CBS CORPORATION

Security	124857103	Meeting Type	Annual
Ticker Symbol	CBSA	Meeting Date	26-May-2016
ISIN	US1248571036	Agenda	934386207 - Management

Item	Proposal	Proposed Vote	For/Against
пеш		by	Management
1A.	ELECTION OF DIRECTOR: DAVID R. ANDELMAN	ManagementFor	For
1B.	ELECTION OF DIRECTOR: JOSEPH A. CALIFANO, JR.	ManagementFor	For
1C.	ELECTION OF DIRECTOR: WILLIAM S. COHEN	ManagementFor	For
1D.	ELECTION OF DIRECTOR: GARY L. COUNTRYMAN	ManagementFor	For
1E.	ELECTION OF DIRECTOR: CHARLES K. GIFFORD	ManagementFor	For
1F.	ELECTION OF DIRECTOR: LEONARD GOLDBERG	ManagementFor	For
1G.	ELECTION OF DIRECTOR: BRUCE S. GORDON	ManagementFor	For
1H.	ELECTION OF DIRECTOR: LINDA M. GRIEGO	ManagementFor	For
1I.	ELECTION OF DIRECTOR: ARNOLD KOPELSON	ManagementFor	For
1J.	ELECTION OF DIRECTOR: LESLIE MOONVES	ManagementFor	For
1K.	ELECTION OF DIRECTOR: DOUG MORRIS	ManagementFor	For
1L.	ELECTION OF DIRECTOR: SHARI REDSTONE	ManagementFor	For
1M.	ELECTION OF DIRECTOR: SUMNER M. REDSTONE	ManagementFor	For
	RATIFICATION OF THE APPOINTMENT	•	
	OF		
	PRICEWATERHOUSECOOPERS LLP TO		
2.	SERVE AS THE COMPANY'S INDEPENDENT	ManagementFor	For
	REGISTERED		
	PUBLIC ACCOUNTING FIRM FOR		
	FISCAL YEAR 2016.		
3.	A STOCKHOLDER PROPOSAL	Shareholder Against	For
	REQUESTING THAT THE COMPANY ADOPT GREENHOUSE		
	GAS		
	EMISSION GOALS AND ISSUE A		
	REPORT, IF		

### PROPERLY PRESENTED AT THE

ANNUAL MEETING.

<b>TELEPHONE</b>	AND	DATA	SYSTEMS	INC
ILLLITONE	$\Delta M$	$D \Lambda I \Lambda$	O I O I LIVIO	. 1110

Security Meeting Type 879433829 Annual

Ticker TDS Meeting Date 26-May-2016 Symbol

934391133 -ISIN US8794338298 Agenda

Management

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: C.A. DAVIS	ManagementFor	For
1B.	ELECTION OF DIRECTOR: G.W. OFF	ManagementAbstain	Against
1C.	ELECTION OF DIRECTOR: M.H. SARANOW	ManagementAbstain	Against
1D.	ELECTION OF DIRECTOR: G.L. SUGARMAN	ManagementFor	For
2.	RATIFY ACCOUNTANTS FOR 2016 ADVISORY VOTE TO APPROVE	ManagementFor	For
3.	EXECUTIVE	ManagementFor	For
	COMPENSATION		
	SHAREHOLDER PROPOSAL TO		
	RECAPITALIZE TDS'		

4. OUTSTANDING STOCK TO HAVE AN Shareholder For Against

**EQUAL VOTE** PER SHARE

#### ENTRAVISION COMMUNICATIONS CORPORATION

Security 29382R107 Meeting Type Annual Ticker **EVC** Meeting Date 26-May-2016 Symbol 934421758 -ISIN US29382R1077 Agenda Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	ent	_
	1 WALTER F. ULLOA	_	For	For
	2 PAUL A. ZEVNIK		For	For
	3 GILBERT R. VASQUEZ		For	For
	4 PATRICIA DIAZ DENNIS		For	For
	5 JUAN S. VON WUTHENAU		For	For
	6 MARTHA ELENA DIAZ		For	For
	RATIFICATION OF THE APPOINTMEN	T		
	OF GRANT			
2	THORNTON LLP AS INDEPENDENT	Manageme	antFor	For
۷.	AUDITOR OF THE	Manageme	511 <b>u</b> 'O1	1.01
	COMPANY FOR THE 2016 FISCAL			
	YEAR.			

ASCENT CAPITAL GROUP, INC.

043632108 Security Meeting Type Annual **ASCMA** Meeting Date 27-May-2016

Edgar Filing: GABELLI MULTIMEDIA TRUST INC. - Form N-PX Ticker Symbol 934389645 -**ISIN** US0436321089 Agenda Management Proposed For/Against Vote Item Proposal Management by 1. **DIRECTOR** Management 1 PHILIP J. HOLTHOUSE For For A PROPOSAL TO RATIFY THE SELECTION OF KPMG LLP AS OUR INDEPENDENT AUDITORS

ManagementFor 2. For FOR THE FISCAL YEAR ENDING DECEMBER 31, 2016. YUME, INC Security 98872B104 Meeting Type Contested-Annual Ticker YUME Meeting Date 27-May-2016 Symbol **ISIN** US98872B1044 934394987 - Opposition Agenda For/Against **Proposed** Vote Item **Proposal** Management by 01 **DIRECTOR** Management 1 ERIC SINGER For For 2 ELIAS N. NADER For For THE COMPANY'S PROPOSAL TO RATIFY THE APPOINTMENT OF **PRICEWATERHOUSECOOPERS** 02 LLP AS THE COMPANY'S ManagementFor For **INDEPENDENT** REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2016. VIEX'S NON-BINDING PROPOSAL TO **REOUEST** THAT THE BOARD TAKE THE STEPS 03 ManagementFor For **NECESSARY** TO ELIMINATE THE CLASSIFICATION OF THE BOARD CLEAR CHANNEL OUTDOOR HOLDINGS, INC. Security 18451C109 Meeting Type Annual Ticker **CCO** Meeting Date 27-May-2016 Symbol 934395775 -**ISIN** US18451C1099 Agenda

Item Proposal Proposed by Vote For/Against Management

1. DIRECTOR Management

Management

1BLAIR E. HENDRIXWithheldAgainst2DOUGLAS L. JACOBSWithheldAgainst3DANIEL G. JONESWithheldAgainst

RATIFICATION OF THE SELECTION OF

**ERNST &** 

YOUNG LLP AS THE INDEPENDENT

2. REGISTERED ManagementFor For

PUBLIC ACCOUNTING FIRM FOR THE

YEAR ENDING

DECEMBER 31, 2016.

MALAYSIAN RESOURCES CORP BHD MRCB, KUALA LUMPUR

Security Y57177100 Meeting Type Annual General Meeting

Ticker Meeting Date 31-May-2016

Symbol Meeting Date 31-May-2016

ISIN MYL165100008 Agenda 707039269 - Management

Item Proposal Proposed by Vote For/Against Management

TO RE-ELECT THE FOLLOWING

DIRECTOR WHO

WILL RETIRE PURSUANT TO ARTICLE

106 OF THE

1 COMPANY'S ARTICLES OF ManagementFor For

ASSOCIATION, AND

BEING ELIGIBLE HAVE OFFERED

HERSELF FOR RE-

ELECTION: CHUAH MEI LIN TO RE-ELECT THE FOLLOWING

DIRECTOR WHO

WILL RETIRE PURSUANT TO ARTICLE

106 OF THE

2 COMPANY'S ARTICLES OF ManagementFor For

ASSOCIATION, AND

BEING ELIGIBLE HAVE OFFERED

HIMSELF FOR RE-

ELECTION: HASMAN YUSRI YUSOFF

TO RE-ELECT THE FOLLOWING

DIRECTOR WHO

WILL RETIRE PURSUANT TO

ARTICLES 101 AND 102

OF THE COMPANY'S ARTICLES OF ASSOCIATION,

ManagementFor For

AND BEING ELIGIBLE HAVE OFFERED

HIMSELF FOR

RE-ELECTION: TAN SRI AZLAN

**ZAINOL** 

4 TO RE-ELECT THE FOLLOWING ManagementFor For

DIRECTOR WHO

WILL RETIRE PURSUANT TO

ARTICLES 101 AND 102

	2494. 1 milg. 47.122221 mo		
	OF THE COMPANY'S ARTICLES OF		
	ASSOCIATION,		
	AND BEING ELIGIBLE HAVE OFFERED		
	HIMSELF FOR		
	RE-ELECTION: DATUK SHAHRIL		
	RIDZA RIDZUAN		
	TO APPROVE THE DIRECTORS' FEES OF RM		
5	1,000,548 FOR THE FINANCIAL YEAR	ManagementFor	For
3	ENDED 31	ivianagement of	101
	DECEMBER 2015. (2014: RM 895,205)		
	TO RE-APPOINT MESSRS.		
	PRICEWATERHOUSECOOPERS AS		
	AUDITORS OF		
6	THE COMPANY AND TO AUTHORISE	ManagementFor	For
	THE		
	DIRECTORS TO FIX THEIR		
	REMUNERATION GRANT OF OPTIONS TO TAN SRI		
7	MOHAMAD SALIM	ManagementAbstain	Against
,	FATEH DIN	ManagementAbstani	Agamst
	GRANT OF OPTIONS TO MOHD IMRAN		
8	TAN SRI	ManagementAbstain	Against
	MOHAMAD SALIM		
	GRANT OF OPTIONS TO NOR IZZATI		
9	TAN SRI	ManagementAbstain	Against
	MOHAMAD SALIM		
10	PROPOSED RENEWAL OF SHARE	N/	<b>A</b> • • •
10	BUY-BACK AUTHORITY	ManagementAbstain	Against
PAND	ORA MEDIA, INC.		
Securit		Meeting Ty	pe Annual
Ticker			
Symbo	P ol	Meeting Da	te 01-Jun-2016
ISIN	US6983541078	Agenda	934393062 -
10114	030703341070	Agenda	Management
		Duamanad	For / A point
Item	Proposal	Proposed by Vote	For/Against Management
1.	DIRECTOR	Management	Management
1.	1 MICKIE ROSEN@	For	For
	2 JAMES M.P. FEUILLE#	For	For
	3 PETER GOTCHER#	For	For
	4 ELIZABETH A. NELSON#	For	For
	TO RATIFY THE APPOINTMENT OF		
	ERNST & YOUNG		
2	LLP AS OUR INDEPENDENT	M =	<b>-</b>
2.	REGISTERED PUBLIC	ManagementFor	For
	ACCOUNTING FIRM FOR THE YEAR ENDING		
	DECEMBER 31, 2016.		
	2221111211 31, 2010.		

Edgar Filing: GABELLI MULTIMEDIA TRUST INC. - Form N-PX TO APPROVE AN AMENDMENT TO **OUR AMENDED** 3. ManagementFor For AND RESTATED CERTIFICATE OF INCORPORATION. AMERICAN TOWER CORPORATION Security 03027X100 Meeting Type Annual Ticker Meeting Date 01-Jun-2016 **AMT** Symbol 934393226 -**ISIN** US03027X1000 Agenda Management Proposed For/Against Item Proposal Vote Management by ELECTION OF DIRECTOR: RAYMOND 1A. ManagementFor For P. DOLAN ELECTION OF DIRECTOR: ROBERT D. 1B. ManagementFor For **HORMATS** ELECTION OF DIRECTOR: CAROLYN F. ManagementFor 1C. For **KATZ** ELECTION OF DIRECTOR: GUSTAVO 1D. ManagementFor For LARA CANTU ELECTION OF DIRECTOR: CRAIG 1E. ManagementFor For **MACNAB** ELECTION OF DIRECTOR: JOANN A. 1F. ManagementFor For REED ELECTION OF DIRECTOR: PAMELA 1G. ManagementFor For D.A. REEVE ELECTION OF DIRECTOR: DAVID E. 1H. ManagementFor For **SHARBUTT** ELECTION OF DIRECTOR: JAMES D. 1I. ManagementFor For TAICLET, JR. ELECTION OF DIRECTOR: SAMME L. 1J. ManagementFor For **THOMPSON** TO RATIFY THE SELECTION OF **DELOITTE &** TOUCHE LLP AS THE COMPANY'S 2. ManagementFor For **INDEPENDENT** REGISTERED PUBLIC ACCOUNTING FIRM FOR 2016 TO APPROVE, ON AN ADVISORY BASIS, THE 3. ManagementFor For COMPANY'S EXECUTIVE COMPENSATION TO AMEND THE BYLAWS TO REDUCE OWNERSHIP THRESHOLD REQUIRED 4. Shareholder Against For

TO CALL A

Security

STOCKHOLDERS
GAMING & LEISURE PPTYS INC.

36467J108

SPECIAL MEETING OF THE

Meeting Type Annual

Ticker Symbo	ol GLPI		Meeting Da	ate	01-Jun-2016
ISIN	US36467J1088		Agenda		934397654 - Management
Item	Proposal	Proposed by	Vote	For/Again Managem	
1.	DIRECTOR  1 PETER CARLINO  TO RATIFY THE APPOINTMENT OF  ERNST & YOUNG	Manageme	nt For	For	
2.	LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE	Manageme	ntFor	For	
3.	CURRENT FISCAL YEAR. TO APPROVE AN AMENDMENT AND RESTATEMENT OF THE COMPANY'S ARTICLES OF INCORPORATION TO DECLASSIFY THE COMPANY'S BOARD OF DIRECTORS.	Manageme	ntFor	For	
IDI, IN					
Securit	•		Meeting Ty	/pe	Annual
Ticker Symbo	11.)1		Meeting Da	ate	01-Jun-2016
-					00444==64
ISIN	US44938L1089		Agenda		934417761 - Management
Item	Proposal	Proposed by	Vote	For/Again Managem	Management ast
	Proposal DIRECTOR	•	Vote nt	Managem	Management ast
Item	Proposal DIRECTOR 1 MICHAEL BRAUSER	by	Vote nt For	Managem For	Management ast
Item	Proposal  DIRECTOR  1 MICHAEL BRAUSER  2 DR. PHILLIP FROST	by	Vote nt For For	Managem For For	Management ast
Item	Proposal DIRECTOR 1 MICHAEL BRAUSER	by	Vote nt For	Managem For	Management ast
Item	Proposal  DIRECTOR  1 MICHAEL BRAUSER  2 DR. PHILLIP FROST  3 DEREK DUBNER	by	Vote nt For For For	Managem For For For	Management ast
Item	Proposal  DIRECTOR  1 MICHAEL BRAUSER  2 DR. PHILLIP FROST  3 DEREK DUBNER  4 RYAN SCHULKE	by	Vote nt For For For For	Managem For For For For	Management ast
Item	Proposal  DIRECTOR  1 MICHAEL BRAUSER  2 DR. PHILLIP FROST  3 DEREK DUBNER  4 RYAN SCHULKE  5 PETER BENZ  6 ROBERT N. FRIED  7 DONALD MATHIS	by	Vote nt For For For For For For For	For For For For For For For	Management ast
Item	Proposal  DIRECTOR  1 MICHAEL BRAUSER  2 DR. PHILLIP FROST  3 DEREK DUBNER  4 RYAN SCHULKE  5 PETER BENZ  6 ROBERT N. FRIED  7 DONALD MATHIS  8 STEVEN D. RUBIN	by	Vote nt For	For For For For For For For For	Management ast
Item 1.	Proposal  DIRECTOR  1 MICHAEL BRAUSER  2 DR. PHILLIP FROST  3 DEREK DUBNER  4 RYAN SCHULKE  5 PETER BENZ  6 ROBERT N. FRIED  7 DONALD MATHIS  8 STEVEN D. RUBIN  9 ROBERT SWAYMAN	by Manageme	Vote  nt  For  For  For  For  For  For  For  Fo	For	Management ast
Item	Proposal  DIRECTOR  1 MICHAEL BRAUSER  2 DR. PHILLIP FROST  3 DEREK DUBNER  4 RYAN SCHULKE  5 PETER BENZ  6 ROBERT N. FRIED  7 DONALD MATHIS  8 STEVEN D. RUBIN  9 ROBERT SWAYMAN  TO APPROVE AN AMENDMENT TO	by	Vote  nt  For  For  For  For  For  For  For  Fo	For For For For For For For For	Management ast
Item 1.	Proposal  DIRECTOR  1 MICHAEL BRAUSER  2 DR. PHILLIP FROST  3 DEREK DUBNER  4 RYAN SCHULKE  5 PETER BENZ  6 ROBERT N. FRIED  7 DONALD MATHIS  8 STEVEN D. RUBIN  9 ROBERT SWAYMAN  TO APPROVE AN AMENDMENT TO  THE IDI, INC. 2015	by Manageme	Vote  nt  For  For  For  For  For  For  For  Fo	For	Management ast
Item 1.	Proposal  DIRECTOR  1 MICHAEL BRAUSER  2 DR. PHILLIP FROST  3 DEREK DUBNER  4 RYAN SCHULKE  5 PETER BENZ  6 ROBERT N. FRIED  7 DONALD MATHIS  8 STEVEN D. RUBIN  9 ROBERT SWAYMAN  TO APPROVE AN AMENDMENT TO  THE IDI, INC. 2015  STOCK INCENTIVE PLAN ("2015)	by Manageme	Vote  nt  For  For  For  For  For  For  For  Fo	For	Management ast
Item 1.	Proposal  DIRECTOR  1 MICHAEL BRAUSER  2 DR. PHILLIP FROST  3 DEREK DUBNER  4 RYAN SCHULKE  5 PETER BENZ  6 ROBERT N. FRIED  7 DONALD MATHIS  8 STEVEN D. RUBIN  9 ROBERT SWAYMAN  TO APPROVE AN AMENDMENT TO  THE IDI, INC. 2015	by Manageme	Vote  nt  For  For  For  For  For  For  For  Fo	For	Management ast
Item 1.	Proposal  DIRECTOR  1 MICHAEL BRAUSER  2 DR. PHILLIP FROST  3 DEREK DUBNER  4 RYAN SCHULKE  5 PETER BENZ  6 ROBERT N. FRIED  7 DONALD MATHIS  8 STEVEN D. RUBIN  9 ROBERT SWAYMAN  TO APPROVE AN AMENDMENT TO  THE IDI, INC. 2015  STOCK INCENTIVE PLAN ("2015  PLAN") TO	by Manageme	Vote  nt  For  For  For  For  For  For  For  Fo	For	Management ast
Item 1.	Proposal  DIRECTOR  1 MICHAEL BRAUSER  2 DR. PHILLIP FROST  3 DEREK DUBNER  4 RYAN SCHULKE  5 PETER BENZ  6 ROBERT N. FRIED  7 DONALD MATHIS  8 STEVEN D. RUBIN  9 ROBERT SWAYMAN  TO APPROVE AN AMENDMENT TO  THE IDI, INC. 2015  STOCK INCENTIVE PLAN ("2015  PLAN") TO  INCREASE THE NUMBER OF SHARES	by Manageme	Vote  nt  For  For  For  For  For  For  For  Fo	For	Management ast
Item 1.	Proposal  DIRECTOR  1 MICHAEL BRAUSER  2 DR. PHILLIP FROST  3 DEREK DUBNER  4 RYAN SCHULKE  5 PETER BENZ  6 ROBERT N. FRIED  7 DONALD MATHIS  8 STEVEN D. RUBIN  9 ROBERT SWAYMAN  TO APPROVE AN AMENDMENT TO  THE IDI, INC. 2015  STOCK INCENTIVE PLAN ("2015  PLAN") TO  INCREASE THE NUMBER OF SHARES  AVAILABLE	by Manageme	Vote  nt  For  For  For  For  For  For  For  Fo	For	Management ast

PLAN.

TO APPROVE AN AWARD OF

RESTRICTED STOCK 3.

ManagementAgainst Against UNITS TO OUR EXECUTIVE

CHAIRMAN.

TO APPROVE AN AWARD OF

RESTRICTED STOCK 4. ManagementAgainst Against

UNITS TO OUR VICE CHAIRMAN.

ADVISORY APPROVAL OF IDI'S 2015

5. **EXECUTIVE** ManagementFor For

COMPENSATION.

SPIR COMMUNICATION SA, AIX EN PROVENCE

F86954165 Security Meeting Type MIX

Ticker Meeting Date 02-Jun-2016

Symbol

707015512 -**ISIN** FR0000131732 Agenda Management

**Proposed** For/Against Item Proposal Vote Management by

PLEASE NOTE IN THE FRENCH

MARKET THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND Non-Voting

"AGAINST" A VOTE OF "ABSTAIN"

WILL BE TREATED

AS AN "AGAINST" VOTE.

THE FOLLOWING APPLIES TO

**SHAREHOLDERS** 

THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

FRENCH CUSTODIAN: PROXY CARDS:

VOTING

INSTRUCTIONS WILL BE FORWARDED

TO THE-

GLOBAL CUSTODIANS ON THE VOTE

CMMT DEADLINE

Non-Voting DATE. IN CAPACITY AS REGISTERED-

INTERMEDIARY, THE GLOBAL

**CUSTODIANS WILL** 

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU

REQUEST MORE

INFORMATION, PLEASE

**CONTACT-YOUR CLIENT** 

REPRESENTATIVE

CMMT PLEASE NOTE THAT IMPORTANT Non-Voting

**ADDITIONAL** 

MEETING INFORMATION IS

AVAILABLE BY-CLICKING

	23ga: 1 mig. 3, 12222 me		
	ON THE MATERIAL URL		
	LINK:-https://balo.journal-		
	officiel.gouv.fr/pdf/2016/0427/20160427160	1607.pdf	
	APPROVAL OF THE FINANCIAL		
	STATEMENTS FOR		
	THE FINANCIAL YEAR ENDED 31		
0.1	DECEMBER 2015	ManagementFor	For
	AND APPROVAL OF NON-TAX		
	DEDUCTIBLE		
	CHARGES		
	GRANT OF DISCHARGE TO THE		
0.2	DIRECTORS AND	ManagementFor	For
	TO THE STATUTORY AUDITORS		
0.2	ALLOCATION OF INCOME FOR THE	M	E
O.3	FINANCIAL YEAR	ManagementFor	For
	APPROVAL OF THE CONSOLIDATED		
	FINANCIAL		
	STATEMENTS OF GROUPE SPIR		
0.4	COMMUNICATION	ManagementFor	For
	FOR THE FINANCIAL YEAR ENDED 31		
	DECEMBER		
	2015		
	READING OF THE STATUTORY		
	AUDITORS' SPECIAL		
	REPORT ON THE AGREEMENTS AND		
	COMMITMENTS PURSUANT TO		
O.5	ARTICLES L.225-38	ManagementFor	For
	AND FOLLOWING OF THE FRENCH		
	COMMERCIAL		
	CODE AND APPROVAL OF SAID		
	AGREEMENTS		
	RATIFICATION OF THE CO-OPTATINT		
0.6	OF MS.	ManagementFor	For
0.0	FRANCOISE VIAL-BROCCO AS	Wanagement of	1 01
	DIRECTOR		
O.7	ATTENDANCE FEES	ManagementFor	For
	ADVISORY REVIEW OF THE		
	COMPENSATION OWED		
	OR PAID TO MR LOUIS ECHELARD,		
0.8	PRESIDENT OF	ManagementFor	For
	THE BOARD OF DIRECTORS, FOR THE		
	FINANCIAL		
	YEAR ENDED 31 DECEMBER 2015		
	ADVISORY REVIEW OF THE		
	COMPENSATION OWED		
	OR PAID TO MR. PATRICE HUTIN,		_
O.9	PRESIDENT OF	ManagementFor	For
	THE BOARD OF DIRECTORS, FOR THE		
	FINANCIAL		
0.10	YEAR ENDED 31 DECEMBER 2015	M T	Г
O.10		ManagementFor	For

ADVISORY REVIEW OF THE **COMPENSATION OWED** OR PAID TO MR THIERRY VALLENET, **MANAGING** DIRECTOR, FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2015 READING THE REPORT OF THE BOARD DIRECTORS ON THE USE OF THE **AUTHORISATION** 0.11 ManagementAbstain Against GRANTED BY THE COMBINED **GENERAL MEETING** OF 11 JUNE 2015 TO ACQUIRE **COMPANY SHARES** AUTHORISATION TO BE GRANTED TO THE BOARD O.12 ManagementAbstain Against OF DIRECTORS TO ACQUIRE **COMPANY SHARES** POWERS TO CARRY OUT ALL LEGAL 0.13 ManagementFor For **FORMALITIES** AUTHORISATION TO BE GRANTED TO THE BOARD E.14 OF DIRECTORS TO PROCEED WITH ManagementAbstain Against **FREELY** ALLOCATING EXISTING SHARES AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO REDUCE THE E.15 SHARE CAPITAL ManagementAbstain Against THROUGH THE CANCELLATION OF THE COMPANY'S TREASURY SHARES DECISION TO BE TAKEN IN ACCORDANCE WITH THE E.16 PROVISIONS OF ARTICLE L.225-248 OF ManagementAbstain Against FRENCH COMMERCIAL CODE POWERS TO CARRY OUT ALL LEGAL E.17 ManagementFor For **FORMALITIES** PT INDOSAT TBK, JAKARTA Y7127S120 Security Meeting Type **Annual General Meeting** Ticker Meeting Date 02-Jun-2016 Symbol 707086030 -ISIN ID1000097405 Agenda Management **Proposed** For/Against Vote Item Proposal Management by 1 APPROVAL ON THE ANNUAL REPORT ManagementFor For

AND RATIFY

	_aga: :g. & tb	,_,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
2	THE FINANCIAL STATEMENT DETERMINE THE REMUNERATION FOR THE BOARD OF COMMISSIONERS APPROVAL OF APPOINTMENT OF	Managemen	tFor	For	
3	PUBLIC ACCOUNTANT FOR FINANCIAL REPORT AUDIT	Managemen	<b>t</b> For	For	
4	APPROVAL ON THE REPORT OF THE USE OF FUNDS RECEIVED FROM PUBLIC OFFERING OF SHELF REGISTRATION BONDS APPROVAL ON CHANGES TO THE	Managemen	tAbstain	Against	
5	COMPOSITION OF THE BOARDS OF COMMISSIONERS AND THE BOARD OF DIRECTORS	Managemen	tAbstain	Against	
PENN I	NATIONAL GAMING, INC.				
Security	y 707569109		Meeting Typ	pe	Annual
Ticker	PENN		Meeting Dat	te	02-Jun-2016
Symbol ISIN	US7075691094		Agenda		934391309 - Management
Item	Proposal	Proposed by	Vote	For/Again Managem	
1.	DIRECTOR	Managemen	t	C	
	1 BARBARA SHATTUCK KOHN		For	For	
	2 RONALD J. NAPLES		For	For	
	RATIFICATION OF THE SELECTION ERNST & YOUNG				
	LLP AS THE COMPANY'S				
2.	INDEPENDENT	Managemen	tFor .	For	
	REGISTERED PUBLIC ACCOUNTING				
	FIRM FOR THE				
	2016 FISCAL YEAR.				
	ADVISORY VOTE TO APPROVE THE COMPENSATION PAID TO THE				
3.	COMPANY'S NAMED	Managemen	<b>t</b> For	For	
	EXECUTIVE OFFICERS.				
ACTIV	ISION BLIZZARD, INC.				
Security	y 00507V109		Meeting Typ	pe	Annual
Ticker Symbol	ATVI		Meeting Dat	te	02-Jun-2016
ISIN	US00507V1098		Agenda		934396260 - Management
Item	Proposal	Proposed ,	Vote	For/Again	st

	Edgar Filling. GABELLI MO	LINILDIA	111001 1110.	1 0111111	1 /
	ELECTION OF DIRECTOR FOR A ONE YEAR TERM:				
	ROBERT J. CORTI				
	ELECTION OF DIRECTOR FOR A ONE				
1.2	YEAR TERM:	Manageme	ntFor	For	
	HENDRIK HARTONG III				
	ELECTION OF DIRECTOR FOR A ONE				
1.3	YEAR TERM:	Manageme	ntFor	For	
	BRIAN G. KELLY	C			
	ELECTION OF DIRECTOR FOR A ONE				
1.4	YEAR TERM:	Manageme	ntFor	For	
	ROBERT A. KOTICK	C			
	ELECTION OF DIRECTOR FOR A ONE				
1.5	YEAR TERM:	Manageme	ntFor	For	
	BARRY MEYER	C			
	ELECTION OF DIRECTOR FOR A ONE				
1.6	YEAR TERM:	Manageme	ntFor	For	
	ROBERT J. MORGADO	C			
	ELECTION OF DIRECTOR FOR A ONE				
1.7	YEAR TERM:	Manageme	ntFor	For	
	PETER NOLAN	C			
	ELECTION OF DIRECTOR FOR A ONE				
1.8	YEAR TERM:	Manageme	ntFor	For	
	CASEY WASSERMAN	C			
	ELECTION OF DIRECTOR FOR A ONE				
1.9	YEAR TERM:	Manageme	ntFor	For	
	ELAINE WYNN	Z			
	TO REQUEST ADVISORY APPROVAL				
2.	OF OUR	Manageme	ntFor	For	
	EXECUTIVE COMPENSATION.	Z.			
	TO RATIFY THE APPOINTMENT OF				
	PRICEWATERHOUSECOOPERS LLP AS				
	OUR		_	_	
3.	INDEPENDENT REGISTERED PUBLIC	Manageme	ntFor	For	
	ACCOUNTING				
	FIRM FOR 2016.				
DREAM	MWORKS ANIMATION SKG, INC.				
Security			Meeting Typ	e	Annual
Ticker	DWA		Meeting Dat		02-Jun-2016
Symbol			C		024200707
ISIN	US26153C1036		Agenda		934398707 - Management
Item	Proposal	Proposed	Vote	For/Again	st
		by		Managem	ent
1.	DIRECTOR	Manageme			
	1 JEFFREY KATZENBERG		For	For	
	2 HARRY BRITTENHAM		For	For	
	3 THOMAS E. FRESTON		For	For	
	4 LUCIAN GRAINGE		For	For	
	5 MELLODY HOBSON		For	For	

	6 JASON KILAR	For	For
	7 MICHAEL MONTGOMERY	For	For
	8 MARY A. WILDEROTTER	For	For
	PROPOSAL TO RATIFY THE		
	APPOINTMENT OF		
	PRICEWATERHOUSECOOPERS LLP AS		
	THE		
2.	COMPANY'S INDEPENDENT	ManagementFor	For
۷.		ivialiage illellu Ol	1.01
	REGISTERED PUBLIC		
	ACCOUNTING FIRM FOR THE YEAR		
	ENDING		
	DECEMBER 31, 2016.		
	PROPOSAL TO ADOPT THE SECOND		
3.	AMENDED AND	ManagementFor	For
	RESTATED 2008 OMNIBUS INCENTIVE		
	COMPENSATION PLAN		
	ADVISORY VOTE TO APPROVE		
4.	NAMED EXECUTIVE	ManagementFor	For
	OFFICER COMPENSATION.		
SINCL	AIR BROADCAST GROUP, INC.		
Securit	y 829226109	Meeting Ty	pe Annual
Ticker	. SBGI	Meeting Da	te 02-Jun-2016
Symbo	1 3001	Wiccing Da	02-3411-2010
ISIN	US8292261091	Agenda	934407619 -
15111	0502/22010/1	<sup>1</sup> Igenda	Management
			Tranagement
		D 1	
Item	Proposal	Proposed Vote	For/Against
Item	Proposal	by Vote	
Item 1.	DIRECTOR	by Vote Management	For/Against Management
	DIRECTOR 1 DAVID D. SMITH	by Vote Management For	For/Against Management
	DIRECTOR 1 DAVID D. SMITH 2 FREDERICK G. SMITH	by Vote Management	For/Against Management
	DIRECTOR 1 DAVID D. SMITH 2 FREDERICK G. SMITH 3 J. DUNCAN SMITH	by Vote Management For	For/Against Management
	DIRECTOR 1 DAVID D. SMITH 2 FREDERICK G. SMITH	Management For For	For/Against Management  For For
	DIRECTOR 1 DAVID D. SMITH 2 FREDERICK G. SMITH 3 J. DUNCAN SMITH	Management For For	For/Against Management  For For For
	DIRECTOR  1 DAVID D. SMITH  2 FREDERICK G. SMITH  3 J. DUNCAN SMITH  4 ROBERT E. SMITH	Management For For For For	For/Against Management  For For For For
	DIRECTOR  1 DAVID D. SMITH  2 FREDERICK G. SMITH  3 J. DUNCAN SMITH  4 ROBERT E. SMITH  5 HOWARD E. FRIEDMAN	Management  For For For For For	For/Against Management  For For For For For For
	DIRECTOR  1 DAVID D. SMITH  2 FREDERICK G. SMITH  3 J. DUNCAN SMITH  4 ROBERT E. SMITH  5 HOWARD E. FRIEDMAN  6 LAWRENCE E. MCCANNA	Management  For For For For For For For	For/Against Management  For For For For For For For For
	DIRECTOR  1 DAVID D. SMITH  2 FREDERICK G. SMITH  3 J. DUNCAN SMITH  4 ROBERT E. SMITH  5 HOWARD E. FRIEDMAN  6 LAWRENCE E. MCCANNA  7 DANIEL C. KEITH	Management For	For/Against Management  For For For For For For For For For Fo
	DIRECTOR  1 DAVID D. SMITH  2 FREDERICK G. SMITH  3 J. DUNCAN SMITH  4 ROBERT E. SMITH  5 HOWARD E. FRIEDMAN  6 LAWRENCE E. MCCANNA  7 DANIEL C. KEITH  8 MARTIN R. LEADER	Management For	For/Against Management  For For For For For For For For For Fo
	DIRECTOR  1 DAVID D. SMITH  2 FREDERICK G. SMITH  3 J. DUNCAN SMITH  4 ROBERT E. SMITH  5 HOWARD E. FRIEDMAN  6 LAWRENCE E. MCCANNA  7 DANIEL C. KEITH  8 MARTIN R. LEADER  RATIFICATION OF THE APPOINTMENT  OF	Management For	For/Against Management  For For For For For For For For For Fo
1.	DIRECTOR  1 DAVID D. SMITH  2 FREDERICK G. SMITH  3 J. DUNCAN SMITH  4 ROBERT E. SMITH  5 HOWARD E. FRIEDMAN  6 LAWRENCE E. MCCANNA  7 DANIEL C. KEITH  8 MARTIN R. LEADER  RATIFICATION OF THE APPOINTMENT  OF  PRICEWATERHOUSECOOPERS LLP AS	Management For	For/Against Management  For For For For For For For For For Fo
	DIRECTOR  1 DAVID D. SMITH  2 FREDERICK G. SMITH  3 J. DUNCAN SMITH  4 ROBERT E. SMITH  5 HOWARD E. FRIEDMAN  6 LAWRENCE E. MCCANNA  7 DANIEL C. KEITH  8 MARTIN R. LEADER  RATIFICATION OF THE APPOINTMENT  OF  PRICEWATERHOUSECOOPERS LLP AS  THE	Management For	For/Against Management  For For For For For For For For For Fo
1.	DIRECTOR  1 DAVID D. SMITH  2 FREDERICK G. SMITH  3 J. DUNCAN SMITH  4 ROBERT E. SMITH  5 HOWARD E. FRIEDMAN  6 LAWRENCE E. MCCANNA  7 DANIEL C. KEITH  8 MARTIN R. LEADER  RATIFICATION OF THE APPOINTMENT  OF  PRICEWATERHOUSECOOPERS LLP AS  THE  INDEPENDENT REGISTERED PUBLIC	Management For	For/Against Management  For For For For For For For For For Fo
1.	DIRECTOR  1 DAVID D. SMITH  2 FREDERICK G. SMITH  3 J. DUNCAN SMITH  4 ROBERT E. SMITH  5 HOWARD E. FRIEDMAN  6 LAWRENCE E. MCCANNA  7 DANIEL C. KEITH  8 MARTIN R. LEADER  RATIFICATION OF THE APPOINTMENT  OF  PRICEWATERHOUSECOOPERS LLP AS  THE  INDEPENDENT REGISTERED PUBLIC  ACCOUNTING	Management For	For/Against Management  For For For For For For For For For Fo
1.	DIRECTOR  1 DAVID D. SMITH  2 FREDERICK G. SMITH  3 J. DUNCAN SMITH  4 ROBERT E. SMITH  5 HOWARD E. FRIEDMAN  6 LAWRENCE E. MCCANNA  7 DANIEL C. KEITH  8 MARTIN R. LEADER  RATIFICATION OF THE APPOINTMENT  OF  PRICEWATERHOUSECOOPERS LLP AS  THE  INDEPENDENT REGISTERED PUBLIC  ACCOUNTING  FIRM FOR THE YEAR ENDING	Management For	For/Against Management  For For For For For For For For For Fo
2.	DIRECTOR  1 DAVID D. SMITH  2 FREDERICK G. SMITH  3 J. DUNCAN SMITH  4 ROBERT E. SMITH  5 HOWARD E. FRIEDMAN  6 LAWRENCE E. MCCANNA  7 DANIEL C. KEITH  8 MARTIN R. LEADER  RATIFICATION OF THE APPOINTMENT  OF  PRICEWATERHOUSECOOPERS LLP AS  THE  INDEPENDENT REGISTERED PUBLIC  ACCOUNTING  FIRM FOR THE YEAR ENDING  DECEMBER 31, 2016.	Management For For For For For For For For ManagementFor	For/Against Management  For For For For For For For For For Fo
1.	DIRECTOR  1 DAVID D. SMITH  2 FREDERICK G. SMITH  3 J. DUNCAN SMITH  4 ROBERT E. SMITH  5 HOWARD E. FRIEDMAN  6 LAWRENCE E. MCCANNA  7 DANIEL C. KEITH  8 MARTIN R. LEADER  RATIFICATION OF THE APPOINTMENT  OF  PRICEWATERHOUSECOOPERS LLP AS  THE  INDEPENDENT REGISTERED PUBLIC  ACCOUNTING  FIRM FOR THE YEAR ENDING  DECEMBER 31, 2016.  APPROVE THE AMENDMENT TO THE	Management For	For/Against Management  For For For For For For For For For Fo
2.	DIRECTOR  1 DAVID D. SMITH  2 FREDERICK G. SMITH  3 J. DUNCAN SMITH  4 ROBERT E. SMITH  5 HOWARD E. FRIEDMAN  6 LAWRENCE E. MCCANNA  7 DANIEL C. KEITH  8 MARTIN R. LEADER RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2016. APPROVE THE AMENDMENT TO THE 1998	Management For For For For For For For For ManagementFor	For/Against Management  For For For For For For For For For Fo
2.	DIRECTOR  1 DAVID D. SMITH  2 FREDERICK G. SMITH  3 J. DUNCAN SMITH  4 ROBERT E. SMITH  5 HOWARD E. FRIEDMAN  6 LAWRENCE E. MCCANNA  7 DANIEL C. KEITH  8 MARTIN R. LEADER  RATIFICATION OF THE APPOINTMENT  OF  PRICEWATERHOUSECOOPERS LLP AS  THE  INDEPENDENT REGISTERED PUBLIC  ACCOUNTING  FIRM FOR THE YEAR ENDING  DECEMBER 31, 2016.  APPROVE THE AMENDMENT TO THE  1998  EMPLOYEE STOCK PURCHASE PLAN	Management For For For For For For For For ManagementFor	For/Against Management  For For For For For For For For For Fo
2.	DIRECTOR  1 DAVID D. SMITH  2 FREDERICK G. SMITH  3 J. DUNCAN SMITH  4 ROBERT E. SMITH  5 HOWARD E. FRIEDMAN  6 LAWRENCE E. MCCANNA  7 DANIEL C. KEITH  8 MARTIN R. LEADER  RATIFICATION OF THE APPOINTMENT  OF  PRICEWATERHOUSECOOPERS LLP AS  THE  INDEPENDENT REGISTERED PUBLIC  ACCOUNTING  FIRM FOR THE YEAR ENDING  DECEMBER 31, 2016.  APPROVE THE AMENDMENT TO THE  1998  EMPLOYEE STOCK PURCHASE PLAN  TO INCREASE	Management For For For For For For For For ManagementFor	For/Against Management  For For For For For For For For For Fo
2.	DIRECTOR  1 DAVID D. SMITH  2 FREDERICK G. SMITH  3 J. DUNCAN SMITH  4 ROBERT E. SMITH  5 HOWARD E. FRIEDMAN  6 LAWRENCE E. MCCANNA  7 DANIEL C. KEITH  8 MARTIN R. LEADER  RATIFICATION OF THE APPOINTMENT  OF  PRICEWATERHOUSECOOPERS LLP AS  THE  INDEPENDENT REGISTERED PUBLIC  ACCOUNTING  FIRM FOR THE YEAR ENDING  DECEMBER 31, 2016.  APPROVE THE AMENDMENT TO THE  1998  EMPLOYEE STOCK PURCHASE PLAN	Management For For For For For For For For ManagementFor	For/Against Management  For For For For For For For For For Fo

		, .			
4.	AVAILABLE FOR ISSUANCE BY 1,000,000 SHARES. APPROVE THE AMENDMENT OF THE DEFINITION OF "PERMITTED TRANSFEREE" IN THE AMENDED AND RESTATED ARTICLES OF INCORPORATION WITH RESPECT TO CLASS B COMMON STOCK. APPROVE THE STOCKHOLDER PROPOSAL	Manageme	entAgainst	Against	
5.	RELATING TO SUSTAINABILITY REPORTING.	Shareholde	er Against	For	
READI	NG INTERNATIONAL, INC.				
Security	755408200		Meeting Typ	pe	Annual
Ticker Symbol	RDIB		Meeting Dat	te	02-Jun-2016
ISIN	US7554082005		Agenda		934434907 - Management
Item	Proposal	Proposed by	Vote	For/Again Manageme	
1.	DIRECTOR	Manageme	ent		
	1 ELLEN M. COTTER		For	For	
	2 GUY W. ADAMS		For	For	
	3 JUDY CODDING		For	For	
	4 JAMES J. COTTER, JR.		For	For	
	5 MARGARET COTTER		For	For	
	6 WILLIAM D. GOULD		For	For	
	7 EDWARD L. KANE		For	For	
	8 DOUGLAS J. MCEACHERN		For	For	
	9 MICHAEL WROTNIAK		For	For	
	OR VIDEO INC				
Security Ticker			Meeting Typ		Annual
Symbol	TRMR		Meeting Dat	te	03-Jun-2016
ISIN	US89484Q1004		Agenda		934391208 - Management
Item	Proposal	Proposed by	Vote	For/Again Manageme	
1A.	ELECTION OF DIRECTOR: WILLIAM DAY	Manageme	entFor	For	
1B.	ELECTION OF DIRECTOR: ROBERT SCHECHTER	Manageme	entFor	For	
2.	TO RATIFY THE SELECTION OF ERNST & YOUNG LLP AS TREMOR VIDEO'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING	`Manageme	entFor	For	

### FIRM FOR THE

YEAR ENDING DECEMBER 31, 2016.

LAS VEG	AS SANDS CORP.
0 :4	517024107

Security	517834107	Meeting Type	Annual
Ticker Symbol	LVS	Meeting Date	03-Jun-2016
ISIN	US5178341070	Agenda	934401922 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	ent	-
	1 SHELDON G. ADELSON		For	For
	2 IRWIN CHAFETZ		For	For
	3 ROBERT G. GOLDSTEIN		For	For
	4 CHARLES A. KOPPELMAN		For	For
	RATIFICATION OF THE SELECTION OF	7		
	DELOITTE &			
	TOUCHE LLP AS THE COMPANY'S			
2.	INDEPENDENT	Manageme	entFor	For
	REGISTERED PUBLIC ACCOUNTING			
	FIRM FOR THE			
	YEAR ENDED DECEMBER 31, 2016			
	ADVISORY VOTE TO APPROVE			
3.	NAMED EXECUTIVE	Manageme	entFor	For
	OFFICER COMPENSATION			

IMAX CORPORATION

Security	45245E109	Meeting Type	Annual and Special Meeting
Ticker Symbol	IMAX	Meeting Date	06-Jun-2016
ISIN	CA45245E1097	Agenda	934409233 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
01	DIRECTOR	Managemei	nt	Wanagement
	1 NEIL S. BRAUN	C	For	For
	2 ERIC A. DEMIRIAN		For	For
	3 RICHARD L. GELFOND		For	For
	4 DAVID W. LEEBRON		For	For
	5 MICHAEL LYNNE		For	For
	6 MICHAEL MACMILLAN		For	For
	7 I. MARTIN POMPADUR		For	For
	8 DANA SETTLE		For	For
	9 DARREN THROOP		For	For
	10 BRADLEY J. WECHSLER		For	For
02	IN RESPECT OF THE APPOINTMENT O	F Managemer	ntFor	For
	PRICEWATERHOUSECOOPERS LLP AS	S		
	AUDITORS			
	OF THE COMPANY AND AUTHORIZIN	G		

03	THE DIRECTORS TO FIX THEIR REMUNERATION. NOTE: VOTING WITHHOLD IS THE EQUIVALENT TO VOTING ABSTAIN. IN RESPECT OF THE APPROVAL OF THE AMENDED AND RESTATED LONG-TERM INCENTIVE PLAN AS SET FORTH IN APPENDIX "A" TO THE PROXY CIRCULAR AND PROXY STATEMENT. NOTE: VOTING WITHHOLD IS THE EQUIVALENT TO VOTING ABSTAIN. INC.	Manageme	entAgainst	Against	
Securit			Meeting Typ	pe	Annual
Ticker	TIME		Meeting Dat	te	07-Jun-2016
Symbol	US8872281048		Agenda		934393151 -
10111	030072201010		7 Igenda		Management
Item	Proposal	Proposed by	Vote	For/Again Managem	
1A.	ELECTION OF DIRECTOR: JOSEPH A. RIPP	Manageme	entFor	For	
1B.	ELECTION OF DIRECTOR: DAVID A. BELL	Manageme	entFor	For	
1C.	ELECTION OF DIRECTOR: JOHN M. FAHEY, JR.	Manageme	entFor	For	
1D.	ELECTION OF DIRECTOR: MANUEL A. FERNANDEZ	Manageme	entFor	For	
1E.	ELECTION OF DIRECTOR: DENNIS J. FITZSIMONS	Manageme	entFor	For	
1F.	ELECTION OF DIRECTOR: BETSY D. HOLDEN	Manageme	entFor	For	
1G.	ELECTION OF DIRECTOR: KAY KOPLOVITZ	Manageme	entFor	For	
1H.	ELECTION OF DIRECTOR: J. RANDALL MACDONALD	Manageme	entFor	For	
1I.	ELECTION OF DIRECTOR: RONALD S. ROLFE	Manageme	entFor	For	
1J.	ELECTION OF DIRECTOR: SIR HOWARD STRINGER	Manageme	entFor	For	
1K.	ELECTION OF DIRECTOR: MICHAEL P. ZEISSER	Manageme	entFor	For	
2.	TO RATIFY THE APPOINTMENT OF ERNST & YOUNG	Manageme	entFor	For	

LLP AS OUR INDEPENDENT

**REGISTERED PUBLIC ACCOUNTING FIRM FOR 2016** TO APPROVE THE COMPENSATION OF **OUR NAMED** 3. ManagementFor For EXECUTIVE OFFICERS ON AN **ADVISORY BASIS** TO APPROVE THE TIME INC. 2016 4. **OMNIBUS** Against ManagementAgainst INCENTIVE COMPENSATION PLAN FTD COMPANIES, INC. Security 30281V108 Annual Meeting Type Ticker **FTD** Meeting Date 07-Jun-2016 Symbol 934394797 -**ISIN** US30281V1089 Agenda Management For/Against **Proposed** Vote Proposal Item Management by 1. Management **DIRECTOR** 1 ROBERT S. APATOFF For For 2 ROBERT BERGLASS For For 3 SUE ANN R. HAMILTON For For 4 CHRISTOPHER W. SHEAN For For TO RATIFY THE APPOINTMENT OF **DELOITTE &** TOUCHE LLP AS THE COMPANY'S **INDEPENDENT** 2. ManagementFor For REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2016. TO APPROVE, BY ADVISORY VOTE, 3. For COMPENSATION OF THE COMPANY'S ManagementFor **NAMED** EXECUTIVE OFFICERS. TO RECOMMEND, BY ADVISORY VOTE, THE FREQUENCY OF FUTURE ADVISORY **VOTES TO** 4. Management3 Years For APPROVE THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS. MONSTER WORLDWIDE, INC. Security 611742107 Meeting Type Annual Ticker **MWW** Meeting Date 07-Jun-2016

Symbol

US6117421072

**ISIN** 

934403421 -

Management

Agenda

Item	Proposal	Proposed by	Vote	For/Again Manageme	
1A.	ELECTION OF DIRECTOR: EDMUND P. GIAMBASTIANI, JR.	Manageme	ntFor	For	
1B.	ELECTION OF DIRECTOR: TIMOTHY T. YATES	Manageme	ntFor	For	
1C.	ELECTION OF DIRECTOR: JOHN GAULDING	Manageme	ntFor	For	
1D.	ELECTION OF DIRECTOR: JAMES P. MCVEIGH	Manageme	ntFor	For	
1E.	ELECTION OF DIRECTOR: GILLIAN MUNSON	Manageme	ntFor	For	
1F.	ELECTION OF DIRECTOR: JEFFREY F. RAYPORT	Manageme	ntFor	For	
1G.	ELECTION OF DIRECTOR: ROBERTO TUNIOLI	Manageme	ntFor	For	
2.	RATIFICATION OF THE APPOINTMENT OF BDO USA, LLP AS MONSTER WORLDWIDE, INC.'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER		ntFor	For	
3.	31, 2016. ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION.	Manageme	ntFor	For	
ORAN Security			Meeting Typ	oe .	Annual
Ticker Symbol	ORAN		Meeting Dat		07-Jun-2016
ISIN	US6840601065		Agenda		934425821 - Management
Item	Proposal	Proposed by	Vote	For/Again Manageme	
1.	APPROVAL OF THE STATUTORY FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED DECEMBER 31, 2015	Manageme	ntFor	For	
2.	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED DECEMBER 31, 2015	Manageme	ntFor	For	
3.	ALLOCATION OF INCOME FOR THE FISCAL YEAR ENDED DECEMBER 31, 2015, AS STATED IN THE ANNUAL FINANCIAL STATEMENTS	Manageme	ntFor	For	

	J J		
4.	AGREEMENTS PROVIDED FOR IN ARTICLE L. 225-38 OF THE FRENCH COMMERCIAL CODE	ManagementFor	For
5.	RENEWAL OF THE TERM OF OFFICE OF MR. JOSE- LUIS DURAN	ManagementFor	For
6.	RENEWAL OF THE TERM OF OFFICE OF MR. CHARLES-HENRI FILIPPI	ManagementFor	For
7.		ManagementFor	For
8.	DUE OR ALLOCATED FOR THE FISCAL YEAR ENDED DECEMBER 31, 2015 TO MR. STEPHANE RICHARD, CHAIRMAN AND CHIEF EXECUTIVE OFFICER		For
9.	ADVISORY OPINION ON THE COMPENSATION ITEMS DUE OR ALLOCATED FOR THE FISCAL YEAR ENDED DECEMBER 31, 2015 TO MR. GERVAIS PELLISSIER, CHIEF EXECUTIVE OFFICER DELEGATE AUTHORIZATION TO BE GRANTED TO	ManagementFor	For
10.	THE BOARD OF DIRECTORS TO PURCHASE OR TRANSFER SHARES IN THE COMPANY	ManagementFor	For
11.	HARMONIZATION OF ARTICLE 13 OF THE BYLAWS WITH GOVERNMENT ORDER 2014-940 OF AUGUST 20, 2014, MINIMUM NUMBER OF SHARES TO BE HELD BY EACH DIRECTOR APPOINTED BY SHAREHOLDERS AT THE SHAREHOLDERS' MEETING	ManagementFor	For
12.	AUTHORIZATION TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL	ManagementFor	For
13. A.	THROUGH THE CANCELLATION OF SHARES POWERS FOR FORMALITIES AMENDMENT TO THE THIRD RESOLUTION - ALLOCATION OF INCOME FOR THE	ManagementFor Shareholder Against	For For

Edgar Filing: GABELLI MULTIMEDIA TRUST INC. - Form N-PX FISCAL YEAR ENDED DECEMBER 31, 2015, AS STATED IN THE ANNUAL FINANCIAL STATEMENTS AUTHORIZATION TO THE BOARD OF DIRECTORS, IF THE PAYMENT OF AN INTERIM **DIVIDEND IS** CONFIRMED FOR DISTRIBUTION, TO B. PROPOSE TO Shareholder Against For THE SHAREHOLDERS AN OPTION BETWEEN A PAYMENT IN CASH OR IN SHARES FOR THE WHOLE INTERIM DIVIDEND AMENDMENT TO ARTICLE 13 OF THE C. BYLAWS, Shareholder Against For PLURALITY OF DIRECTORSHIPS AMENDMENTS OR NEW **RESOLUTIONS PROPOSED** AT THE MEETING. IF YOU CAST YOUR **VOTE IN** FAVOR OF RESOLUTION D, YOU ARE **GIVING** D. Shareholder Against For DISCRETION TO THE CHAIRMAN OF THE MEETING TO VOTE FOR OR AGAINST ANY AMENDMENTS OR NEW RESOLUTIONS THAT MAY BE PROPOSED. ALPHABET INC Security 02079K305 Meeting Type Annual Ticker **GOOGL** Meeting Date 08-Jun-2016 Symbol 934406667 -**ISIN** US02079K3059 Agenda Management For/Against Proposed Vote Item Proposal Management by 1. **DIRECTOR** Management For 1 LARRY PAGE For 2 SERGEY BRIN For For 3 ERIC E. SCHMIDT For For 4 L. JOHN DOERR For For

For

For

For

For

For

For

For

For

For

For

For

For

For

For

5 DIANE B. GREENE

7 ANN MATHER

6 JOHN L. HENNESSY

8 ALAN R. MULALLY

9 PAUL S. OTELLINI

10 K. RAM SHRIRAM

11 SHIRLEY M. TILGHMAN

	3 9		
2.	THE RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS ALPHABET'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2016.	ManagementFor	For
3.	THE APPROVAL OF AMENDMENTS TO ALPHABET'S 2012 STOCK PLAN TO(DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL).	ManagementAgainst	Against
4.	THE APPROVAL OF AN AMENDMENT TO THE FOURTH AMENDED AND RESTATED CERTIFICATE OF INCORPORATION OF GOOGLE INC., ALPHABET'S WHOLLY OWNED SUBSIDIARY, TO REMOVE A PROVISION THAT REQUIRES THE VOTE OF THE STOCKHOLDERS OF ALPHABET, IN ADDITION TO THE VOTE OF ALPHABET (AS SOLE STOCKHOLDER), IN ORDER FOR GOOGLE TO TAKE	ManagementAgainst	Against
5.	CERTAIN ACTIONS. A STOCKHOLDER PROPOSAL REGARDING EQUAL SHAREHOLDER VOTING, IF PROPERLY PRESENTED AT THE MEETING. A STOCKHOLDER PROPOSAL REGARDING A	Shareholder Against	For
6.	LOBBYING REPORT, IF PROPERLY PRESENTED AT THE MEETING. A STOCKHOLDER PROPOSAL REGARDING A	Shareholder Against	For
7.	POLITICAL CONTRIBUTIONS REPORT, IF PROPERLY	Shareholder Against	For
8.	PRESENTED AT THE MEETING. A STOCKHOLDER PROPOSAL REGARDING THE ADOPTION OF A MAJORITY VOTE STANDARD FOR THE ELECTION OF DIRECTORS, IF PROPERLY	Shareholder Against	For

	Edgal Filling. GABELLI MOI	LIIWEDIA	THUST INC.	- FOIII IN-	ΓΛ
9.	PRESENTED AT THE MEETING. A STOCKHOLDER PROPOSAL REGARDING AN INDEPENDENT CHAIRMAN OF THE BOARD POLICY, IF PROPERLY PRESENTED AT THE MEETING. A STOCKHOLDER PROPOSAL	Shareholde	r Against	For	
10.	REGARDING A REPORT ON GENDER PAY, IF PROPERLY PRESENTED AT THE MEETING.	Shareholde	r Against	For	
	IETWORKS INC		M .: T		A 1
Security	y 00164V103		Meeting Typ	pe	Annual
Ticker Symbol	AMCX		Meeting Dat	te	08-Jun-2016
ISIN	US00164V1035		Agenda		934408407 - Management
Item	Proposal	Proposed by	Vote	For/Again Manageme	
1.	DIRECTOR	Manageme	nt		
	1 JONATHAN F. MILLER		For	For	
	2 LEONARD TOW		For	For	
	3 DAVID E. VAN ZANDT		For	For	
	4 CARL E. VOGEL		For	For	
	5 ROBERT C. WRIGHT		For	For	
	RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS INDEPENDENT REGISTERED	•			
2.	PUBLIC ACCOUNTING FIRM OF THE COMPANY FOR FISCAL	Manageme	ntFor	For	
3.	YEAR 2016 APPROVAL OF THE COMPANY'S 2016 EMPLOYEE STOCK PLAN	Manageme	ntFor	For	
4.	APPROVAL OF THE COMPANY'S 2016 EXECUTIVE CASH INCENTIVE PLAN	Manageme	ntFor	For	
MEDIA Security	GENERAL, INC. 7 58441K100		Meeting Typ	pe	Special
Ticker Symbol	MEG		Meeting Dat	te	08-Jun-2016
ISIN	US58441K1007		Agenda		934424019 - Management
Item	Proposal	Proposed by	Vote	For/Again Manageme	
1.	APPROVAL OF THE AGREEMENT AND PLAN OF	Manageme	ntFor	For	

Edgar Filing: GABELLI MULTIMEDIA TRUST INC. - Form N-PX MERGER, DATED AS OF JANUARY 27, 2016, BY AND AMONG MEDIA GENERAL, INC. ("MEDIA GENERAL"), NEXSTAR BROADCASTING GROUP, INC. ("NEXSTAR") AND NEPTUNE MERGER SUB, INC. ("MERGER SUB"), AND RELATED PLAN OF MERGER, PURSUANT TO WHICH MERGER SUB WILL BE MERGED WITH AND ... (DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL) APPROVAL, ON AN ADVISORY (NON-BINDING) BASIS, OF COMPENSATION THAT WILL OR MAY BE PAID OR PROVIDED BY MEDIA ManagementFor **GENERAL TO ITS** For NAMED EXECUTIVE OFFICERS IN **CONNECTION** WITH THE MERGER CONTEMPLATED BY THE MERGER AGREEMENT. APPROVAL OF ONE OR MORE ADJOURNMENTS OF THE MEDIA GENERAL SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, **INCLUDING** ManagementFor For ADJOURNMENTS TO PERMIT

3.

**FURTHER** 

SOLICITATION OF PROXIES IN FAVOR

OF THE

PROPOSAL TO APPROVE THE MERGER

AGREEMENT.

NETFLIX, INC.

2.

Security 64110L106 Meeting Type Annual

Ticker **NFLX** Meeting Date 09-Jun-2016 Symbol

934405968 -

**ISIN** US64110L1061 Agenda Management

Proposed For/Against Vote Item **Proposal** Management by

Management 1. **DIRECTOR** 

> 1 TIMOTHY M. HALEY Withheld Against 2 LESLIE KILGORE Withheld Against

		2125			
	3 ANN MATHER	Withheld	Against		
	TO RATIFY THE APPOINTMENT OF				
	ERNST & YOUNG				
2	LLP AS THE COMPANY'S	M &	Г		
2.	INDEPENDENT	ManagementFor	For		
	REGISTERED PUBLIC ACCOUNTING				
	FIRM FOR THE				
	YEAR ENDING DECEMBER 31, 2016. ADVISORY APPROVAL OF THE				
	COMPANY'S				
3.	EXECUTIVE OFFICER	ManagementFor	For		
	COMPENSATION.				
	STOCKHOLDER PROPOSAL				
	REGARDING DIRECTOR				
	ELECTION MAJORITY VOTE				
4.	STANDARD, IF	Shareholder Abstain	Against		
	PROPERLY PRESENTED AT THE				
	MEETING.				
	STOCKHOLDER PROPOSAL				
	REGARDING A PROXY				
5.	ACCESS BYLAW, IF PROPERLY	Shareholder For	Against		
	PRESENTED AT THE				
	MEETING.				
	STOCKHOLDER PROPOSAL				
	REGARDING A SIMPLE				
6.	MAJORITY VOTE, IF PROPERLY	Shareholder For	Against		
	PRESENTED AT THE				
	MEETING.				
	STOCKHOLDER PROPOSAL				
-	REGARDING ELECTING	Q1 1 11 A1			
7.	EACH DIRECTOR ANNUALLY, IF	Shareholder Abstain	Against	Against	
	PROPERLY  PRESENTED AT THE MEETING				
COLD	PRESENTED AT THE MEETING.				
	EN ENTERTAINMENT, INC.	Maatina Tur	••	A mm.v.o.1	
Security Ticker	y 381013101	Meeting Typ	be	Annual	
Symbo	GDEN .	Meeting Dat	e	13-Jun-2016	
ISIN	US3810131017	Agenda		934420150 -	
13111	033810131017	Agenda		Management	
Item	Proposal	Proposed Vote	For/Again		
	•	by	Manageme	ent	
1.	DIRECTOR	Management	_		
	1 BLAKE L. SARTINI	For	For		
	2 LYLE A. BERMAN	For	For		
	3 TIMOTHY J. COPE	For	For		
	4 MARK A. LIPPARELLI	For	For		
	5 ROBERT L. MIODUNSKI	For	For		
	6 NEIL I. SELL 7 TEDDENCE I WDIGHT	For For	For For		
2.	7 TERRENCE L. WRIGHT	For ManagementFor	For For		
۷.		ivianagemenu ol	1.01		

TO APPROVE, ON A NON-BINDING ADVISORY BASIS, THE COMPENSATION OF OUR NAMED **EXECUTIVE** OFFICERS AS DISCLOSED IN THE **ACCOMPANYING** PROXY STATEMENT. TO APPROVE THE GOLDEN 3. ENTERTAINMENT, INC. ManagementAgainst Against 2015 INCENTIVE AWARD PLAN. TO RATIFY THE APPOINTMENT OF PIERCY BOWLER TAYLOR & KERN, CERTIFIED PUBLIC ACCOUNTANTS, AS OUR 4. ManagementFor For **INDEPENDENT** REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2016. **STARZ** Security 85571Q102 Meeting Type Annual Ticker **STRZA** Meeting Date 14-Jun-2016 Symbol 934399002 -**ISIN** US85571Q1022 Agenda Management Proposed For/Against Vote Item **Proposal** by Management Management 1. DIRECTOR 1 GREGORY B. MAFFEI For For 2 IRVING L. AZOFF For For 3 SUSAN M. LYNE For For A PROPOSAL TO RATIFY THE SELECTION OF KPMG LLP AS OUR INDEPENDENT AUDITORS

ManagementFor 2. For FOR THE FISCAL YEAR ENDING DECEMBER 31, THE SAY-ON-PAY PROPOSAL, TO APPROVE, ON AN 3. ADVISORY BASIS, THE ManagementFor For COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS. A PROPOSAL TO APPROVE THE STARZ 4. 2016 ManagementFor For OMNIBUS INCENTIVE PLAN. HC2 HOLDINGS, INC. Security Meeting Type 404139107 Annual Ticker **HCHC** Meeting Date 14-Jun-2016

Symbol

US4041391073

**ISIN** 

934406340 -

Management

Agenda

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: WAYNE BARR, JR.	ManagementFor	For
1B.	ELECTION OF DIRECTOR: PHILIP A. FALCONE	ManagementFor	For
1C.	ELECTION OF DIRECTOR: WARREN GFELLER	ManagementFor	For
1D.	ELECTION OF DIRECTOR: ROBERT V. LEFFLER	ManagementFor	For
2.	TO APPROVE, BY NON-BINDING ADVISORY VOTE, THE COMPENSATION OF OUR NAMED EXECUTIVE	ManagementFor	For
3.	OFFICERS. TO APPROVE AN AMENDMENT TO THE COMPANY'S CERTIFICATE OF INCORPORATION TO PROVIDE THAT HOLDERS OF COMMON STOCK SHALL NOT BE ENTITLED TO VOTE ON ANY AMENDMENT TO THE CERTIFICATE OF INCORPORATION RELATING SOLELY TO THE TERMS OF ONE OR MORE SERIES OF THE COMPANY'S PREFERRED STOCK. TO APPROVE AN AMENDMENT AND RESTATEMENT OF THE CERTIFICATE OF DESIGNATION FOR THE SERIES A CONVERTIBLE	ManagementAgainst	Against
4.	PARTICIPATING PREFERRED STOCK TO, AMONG OTHER THINGS, ADJUST THE CONVERSION PRICE IN CERTAIN CIRCUMSTANCES.	ManagementFor	For
5.	TO APPROVE AN AMENDMENT AND RESTATEMENT OF THE CERTIFICATE OF DESIGNATION FOR THE SERIES A-1 CONVERTIBLE PARTICIPATING PREFERRED STOCK TO, AMONG OTHER THINGS, ADJUST THE CONVERSION PRICE IN CERTAIN	ManagementFor	For

CIRCUMSTANCES. TO APPROVE AN AMENDMENT AND RESTATEMENT OF THE CERTIFICATE OF DESIGNATION FOR THE 6. **SERIES A-2 CONVERTIBLE** ManagementFor For **PARTICIPATING** PREFERRED STOCK TO MAKE CERTAIN TECHNICAL AND ADMINISTRATIVE CHANGES. LIVE NATION ENTERTAINMENT, INC. Security 538034109 Meeting Type Annual Ticker LYV Meeting Date 14-Jun-2016 Symbol 934408560 -ISIN US5380341090 Agenda Management **Proposed** For/Against Item Proposal Vote Management by **ELECTION OF DIRECTOR: MARK** 1A. ManagementFor For **CARLETON** ELECTION OF DIRECTOR: JONATHAN 1B. ManagementFor For DOLGEN ELECTION OF DIRECTOR: ARIEL 1C. ManagementFor For **EMANUEL** ELECTION OF DIRECTOR: ROBERT 1D. ManagementFor For TED ENLOE, III ELECTION OF DIRECTOR: JEFFREY T. 1E. ManagementFor For **HINSON ELECTION OF DIRECTOR: JAMES** 1F. ManagementFor For **IOVINE** ELECTION OF DIRECTOR: MARGARET 1G. "PEGGY" ManagementFor For **JOHNSON** ELECTION OF DIRECTOR: JAMES S. 1H. ManagementFor For **KAHAN** ELECTION OF DIRECTOR: GREGORY B. ManagementFor 1I. For **MAFFEI** ELECTION OF DIRECTOR: RANDALL T. ManagementFor 1J. For **MAYS** ELECTION OF DIRECTOR: MICHAEL 1K. ManagementFor For **RAPINO** ELECTION OF DIRECTOR: MARK S. 1L. ManagementFor For **SHAPIRO** ADVISORY VOTE ON THE **COMPENSATION OF LIVE** 2. NATION ENTERTAINMENT NAMED For ManagementFor **EXECUTIVE** OFFICERS.

RATIFICATION OF THE APPOINTMENT ManagementFor

3.

OF ERNST &

For

YOUNG LLP AS LIVE NATION

**ENTERTAINMENT'S** 

INDEPENDENT REGISTERED PUBLIC

**ACCOUNTING** 

FIRM FOR THE 2016 FISCAL YEAR.

BEST BUY CO., INC.

Security 086516101 Meeting Type Annual Ticker BBY Meeting Date 14-Jun-2016 Symbol

934410337 -**ISIN** US0865161014 Agenda Management

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: LISA M. CAPUTO	ManagementFor	For
1B.	ELECTION OF DIRECTOR: J. PATRICK DOYLE	ManagementFor	For
1C.	ELECTION OF DIRECTOR: RUSSELL P. FRADIN	ManagementFor	For
	ELECTION OF DIRECTOR: KATHY J.		
1D.	HIGGINS VICTOR	ManagementFor	For
1E.	ELECTION OF DIRECTOR: HUBERT JOLY	ManagementFor	For
1F.	ELECTION OF DIRECTOR: DAVID W. KENNY	ManagementFor	For
1G.	ELECTION OF DIRECTOR: KAREN A. MCLOUGHLIN	ManagementFor	For
1H.	ELECTION OF DIRECTOR: THOMAS L. MILLNER	ManagementFor	For
1I.	ELECTION OF DIRECTOR: CLAUDIA F. MUNCE	ManagementFor	For
1J.	ELECTION OF DIRECTOR: GERARD R. VITTECOQ	ManagementFor	For
2.	TO RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING JANUARY 28, 2017.	ManagementFor	For
3. PHILIP	TO APPROVE IN A NON-BINDING ADVISORY VOTE OUR NAMED EXECUTIVE OFFICER COMPENSATION. PINE LONG DISTANCE TELEPHONE CO.	ManagementFor	For

Security 718252604 Meeting Type Annual Ticker PHI Meeting Date 14-Jun-2016 Symbol

ISIN US7182526043 Agenda

934417381 -Management

Item	Proposal	Proposed by	Vote	For/Against Management
	APPROVAL OF THE AUDITED FINANCIAL			
1.	STATEMENTS FOR THE FISCAL YEAR ENDED DECEMBER 31, 2015 CONTAINED IN	Manageme	ntFor	For
	THE COMPANY'S 2015 ANNUAL REPORT.			
2.	DIRECTOR	Manageme		
	1 BERNIDO H. LIU*		For	For
	2 ARTEMIO V. PANGANIBAN*		Withheld	Against
	3 MR. PEDRO E. ROXAS*		Withheld	Against
	4 MS. HELEN Y. DEE#		Withheld	Against
	5 ATTY. RAY C. ESPINOSA#		For	For
	6 MR. JAMES L. GO#		Withheld	Against
	7 MR. TADASHI MIYASHITA#		Withheld	Against
	8 MR. N.L. NAZARENO#		For	For
	9 MR. HIDEAKI OZAKI#		For	For
	10 MR. M.V. PANGILINAN#		Withheld	Against
	11 MS. MA.L.C. RAUSA-CHAN#		For	For
	12 MR. JUAN B. SANTOS#		For	For
	13 MR. TONY TAN CAKTIONG#		Withheld	Against
	APPROVAL OF THE PROPOSED			
	AMENDMENT OF			
2	THE FIRST ARTICLE AND SECOND	M	<b>.</b>	Г
3.	ARTICLE OF THE	Manageme	nuror	For
	ARTICLES OF INCORPORATION AS			
	EXPLAINED IN THE INFORMATION STATEMENT.			
	RATIFICATION OF THE PROPOSED			
	INVESTMENT OF CORPORATE FUNDS IN ANOTHER			
	CORPORATION OR FOR A PURPOSE OTHER THAN THE	,		
	PRIMARY	•		
	PURPOSE OF THE COMPANY (THE			
	"INVESTMENT OF			
	FUNDS") AND GRANT OF AUTHORITY			
4.	TO THE	Manageme	ntAbstain	Against
	BOARD OF DIRECTORS TO			
	DETERMINE THE			
	TIMING, FINAL STRUCTURE, AMOUNT	•		
	TERMS AND	,		
	CONDITIONS OF THE INVESTMENT OF	7		
	FUNDS, AS			
	EXPLAINED IN THE INFORMATION			
	STATEMENT.			

Security Meeting Type 52603B107 Annual Ticker Meeting Date **TREE** 15-Jun-2016

Symbol

934408736 -ISIN US52603B1070 Agenda Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	ent	C
	1 NEAL DERMER		For	For
	2 ROBIN HENDERSON		For	For
	3 PETER HORAN		For	For
	4 DOUGLAS LEBDA		For	For
	5 STEVEN OZONIAN		For	For
	6 SARAS SARASVATHY		For	For
	7 CRAIG TROYER		For	For
	RATIFICATION OF THE APPOINTMENT	Γ		
	OF			
	PRICEWATERHOUSECOOPERS LLP AS			
2	THE		Æ	Г
2.	COMPANY'S INDEPENDENT	Manageme	entror	For
	REGISTERED PUBLIC			
	ACCOUNTING FIRM FOR THE 2016			
	FISCAL YEAR.			
SCIEN	ITIFIC GAMES CORPORATION			

Meeting Type Security 80874P109 Annual Ticker **SGMS** Meeting Date 15-Jun-2016 Symbol 934413078 -ISIN US80874P1093 Agenda Management

Item	Proposal DIRECTOR	Proposed by Manageme	Vote	For/Against Management
	1 RONALD O. PERELMAN	C	For	For
	2 M. GAVIN ISAACS		For	For
	3 RICHARD M. HADDRILL		For	For
	4 PETER A. COHEN		For	For
	5 DAVID L. KENNEDY		For	For
	6 GERALD J. FORD		For	For
	7 JUDGE G.K. MCDONALD		For	For
	8 PAUL M. MEISTER		For	For
	9 MICHAEL J. REGAN		For	For
	10 BARRY F. SCHWARTZ		For	For
	11 FRANCES F. TOWNSEND		For	For
2.	TO APPROVE THE SCIENTIFIC GAMES CORPORATION 2016 EMPLOYEE STOCK PURCHASE	Manageme	entFor	For
3.	PLAN.	Manageme	entFor	For

TO RATIFY THE APPOINTMENT OF

**DELOITTE &** 

TOUCHE LLP AS INDEPENDENT

**AUDITOR FOR THE** 

FISCAL YEAR ENDING DECEMBER 31,

2016.

ASIA SATELLITE TELECOMMUNICATIONS HOLDINGS LTD

Security G0534R108 Meeting Type **Annual General Meeting** 

Ticker Meeting Date 16-Jun-2016

Symbol

707089581 -**ISIN** BMG0534R1088 Agenda Management

**Proposed** For/Against Item Proposal Vote Management by

PLEASE NOTE THAT THE COMPANY

NOTICE AND

PROXY FORM ARE AVAILABLE BY

**CLICKING-ON THE** 

CMMT URL LINKS:-Non-Voting

http://www.hkexnews.hk/listedco/listconews/SEHK/2016/

0512/LTN20160512421.pdf-AND-

http://www.hkexnews.hk/listedco/listconews/SEHK/2016/

0512/LTN20160512409.pdf.

PLEASE NOTE THAT SHAREHOLDERS

**ARE** 

ALLOWED TO VOTE 'IN FAVOR' OR

CMMT 'AGAINST' FOR-Non-Voting

ALL RESOLUTIONS, ABSTAIN IS NOT A

VOTING

OPTION ON THIS MEETING

TO RECEIVE AND APPROVE THE

AUDITED

CONSOLIDATED FINANCIAL

STATEMENTS FOR THE

1 YEAR ENDED 31 DECEMBER 2015 AND ManagementFor For

REPORTS OF THE DIRECTORS AND

**AUDITORS** 

**THEREON** 

TO RE-ELECT MR. PETER JACKSON AS 2.A

A DIRECTOR

TO RE-ELECT MR. LUO NING AS A 2.B ManagementFor For

TO RE-ELECT MR. KENNETH

2.C MCKELVIE AS A ManagementFor For

ManagementFor

For

**DIRECTOR** 

**DIRECTOR** 

TO RE-ELECT MS. MAURA WONG

2.D For HUNG HUNG AS A ManagementFor

**DIRECTOR** 

2.E ManagementFor For

TO AUTHORISE THE BOARD TO FIX THE REMUNERATION OF THE DIRECTORS TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITORS OF THE COMPANY AND 3 **AUTHORISE THE** ManagementFor For **BOARD TO FIX THEIR** REMUNERATION FOR THE YEAR ENDING 31 DECEMBER 2016 TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND 4 ManagementAbstain Against DISPOSE OF NEW SHARES IN THE CAPITAL OF THE **COMPANY** TO GRANT A GENERAL MANDATE TO THE 5 DIRECTORS TO REPURCHASE SHARES ManagementAbstain Against OF THE **COMPANY** TO EXTEND, CONDITIONAL UPON THE PASSING OF RESOLUTIONS (4) AND (5), THE **GENERAL MANDATE** 6 ManagementAbstain Against TO ALLOT, ISSUE AND DISPOSE OF **NEW SHARES** BY ADDING THE NUMBER OF SHARES **REPURCHASED** TELECOM ITALIA SPA, MILANO Security T92778124 Meeting Type Special General Meeting Ticker Meeting Date 16-Jun-2016 Symbol 707103393 -**ISIN** IT0003497176 Agenda Management For/Against **Proposed** Vote Item **Proposal** by Management REPORT ON THE RESERVE SET UP FOR THE **EXPENSES NECESSARY TO** 1 SAFEGUARD THE ManagementAbstain Against **COMMON INTERESTS OF THE** HOLDERS OF SAVING **SHARES** APPOINTMENT OF THE COMMON REPRESENTATIVE, RELATED AND 2 ManagementAbstain Against CONSEQUENT

RESOLUTIONS

**ITALIAN** 

CMMT 19 MAY 2016: PLEASE NOTE THAT THE Non-Voting

LANGUAGE AGENDA IS AVAILABLE

**BY-CLICKING ON** 

THE URL LINK:-

https://materials.proxyvote.com/Approved/99999Z/19840

101/NPS 286683.PDF

19 MAY 2016: PLEASE NOTE THAT

THIS IS A

REVISION DUE TO RECEIPT OF

ITALIAN-AGENDA

CMMT URL LINK. IF YOU HAVE ALREADY

SENT IN YOUR

VOTES, PLEASE DO NOT VOTE-AGAIN

**UNLESS YOU** 

DECIDE TO AMEND YOUR ORIGINAL

INSTRUCTIONS. THANK YOU.

NTT DOCOMO,INC.

Security J59399121 Meeting Type Annual General Meeting

Non-Voting

Ticker Meeting Date 16-Jun-2016

ISIN JP3165650007 Agenda 707118178 - Management

Item	Proposal	Proposed by Vote	For/Against Management
	Please reference meeting materials.	Non-Voting	
1	Approve Appropriation of Surplus	ManagementFor	For
2.1	Appoint a Director Yoshizawa, Kazuhiro	ManagementFor	For
2.2	Appoint a Director Asami, Hiroyasu	ManagementFor	For
2.3	Appoint a Director Nakayama, Toshiki	ManagementFor	For
2.4	Appoint a Director Terasaki, Akira	ManagementFor	For
2.5	Appoint a Director Onoe, Seizo	ManagementFor	For
2.6	Appoint a Director Sato, Hirotaka	ManagementFor	For
2.7	Appoint a Director Omatsuzawa, Kiyohiro	ManagementFor	For
2.8	Appoint a Director Tsujigami, Hiroshi	ManagementFor	For
2.9	Appoint a Director Furukawa, Koji	ManagementFor	For
2.10	Appoint a Director Murakami, Kyoji	ManagementFor	For
2.11	Appoint a Director Maruyama, Seiji	ManagementFor	For
2.12	Appoint a Director Kato, Kaoru	ManagementAgainst	Against
2.13	Appoint a Director Murakami, Teruyasu	ManagementFor	For
2.14	Appoint a Director Endo, Noriko	ManagementFor	For
2.15	Appoint a Director Ueno, Shinichiro	ManagementFor	For

GOGO INC.

Toru

3

Security	38046C109	Meeting Type	Annual
Ticker Symbol	GOGO	Meeting Date	16-Jun-2016
ISIN	US38046C1099	Agenda	934400122 - Management

ManagementAgainst

Against

Item Proposal Vote

Appoint a Corporate Auditor Kobayashi,

	3 3		
		Proposed	For/Against
		by	Management
1.	DIRECTOR	Management	C
	1 ROBERT L. CRANDALL	For	For
	2 CHRISTOPHER D. PAYNE	For	For
	3 CHARLES C. TOWNSEND	For	For
	ADVISORY VOTE APPROVING	1 01	101
2.	EXECUTIVE	ManagementFor	For
۷.	COMPENSATION.	Wanagement of	101
	APPROVAL OF THE MATERIAL TERMS	1	
	OF THE		
2	PERFORMANCE GOALS THAT MAY		<b>.</b>
3.	APPLY TO	ManagementFor	For
	PERFORMANCE-BASED AWARDS		
	UNDER THE		
	GOGO INC. ANNUAL INCENTIVE PLAN	Ī.	
	APPROVAL OF THE GOGO INC. 2016		
4.	OMNIBUS	ManagementAgainst	Against
	INCENTIVE PLAN.		
	TO RATIFY THE APPOINTMENT OF		
	DELOITTE &		
	TOUCHE LLP AS OUR INDEPENDENT		
5.	REGISTERED	ManagementFor	For
٥.	PUBLIC ACCOUNTING FIRM FOR THE	Transforment of	1 01
	YEAR ENDING		
	DECEMBER 31, 2016.		
т мон	BILE US, INC.		
Securit		Mooting Ty	ype Annual
Ticker	y 872390104	Meeting Ty	rpe Amuai
	TMUS	Meeting Da	ate 16-Jun-2016
Symbo	I		024407722
ISIN	US8725901040	Agenda	934407722 -
			Management
		D 1	FaulAssinst
Item	Proposal	Proposed Vote	For/Against
1	-	by	Management
1.	DIRECTOR	Management	_
	1 W. MICHAEL BARNES	For	For
	2 THOMAS DANNENFELDT	For	For
	3 SRIKANT M. DATAR	For	For
	4 LAWRENCE H. GUFFEY	For	For
	5 TIMOTHEUS HOTTGES	For	For
	6 BRUNO JACOBFEUERBORN	For	For
	7 RAPHAEL KUBLER	For	For
	8 THORSTEN LANGHEIM	For	For
	9 JOHN J. LEGERE	For	For
	10 TERESA A. TAYLOR	For	For
	11 KELVIN R. WESTBROOK	For	For
2.			For
	KATIFICATION OF THE APPOINTMENT	Managementfor	1.01
	RATIFICATION OF THE APPOINTMENT OF	Managementfor	1'01
	OF	Managementror	101
		wanagementror	101

COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR 2016. STOCKHOLDER PROPOSAL FOR 3. **IMPLEMENTATION** Shareholder For Against OF PROXY ACCESS. STOCKHOLDER PROPOSAL FOR LIMITATIONS ON ACCELERATED VESTING OF EQUITY 4. Shareholder Against For **AWARDS IN** THE EVENT OF A CHANGE OF CONTROL. STOCKHOLDER PROPOSAL FOR AN **AMENDMENT** 5. Shareholder Against For OF THE COMPANY'S CLAWBACK POLICY. LIBERTY GLOBAL PLC Security G5480U104 Meeting Type Annual Ticker **LBTYA** Meeting Date 16-Jun-2016 Symbol 934416531 -ISIN GB00B8W67662 Agenda Management **Proposed** For/Against Item Proposal Vote Management by TO ELECT ANDREW J. COLE AS A DIRECTOR OF LIBERTY GLOBAL FOR A TERM 1. ManagementFor For **EXPIRING AT THE** ANNUAL GENERAL MEETING TO BE **HELD IN 2019** TO ELECT RICHARD R. GREEN AS A DIRECTOR OF LIBERTY GLOBAL FOR A TERM 2. ManagementFor For **EXPIRING AT THE** ANNUAL GENERAL MEETING TO BE **HELD IN 2019** TO ELECT DAVID E. RAPLEY AS A DIRECTOR OF LIBERTY GLOBAL FOR A TERM 3. ManagementFor For **EXPIRING AT THE** ANNUAL GENERAL MEETING TO BE **HELD IN 2019** 4. TO APPROVE ON AN ADVISORY BASIS ManagementFor For THE ANNUAL REPORT ON THE IMPLEMENTATION OF THE DIRECTORS' COMPENSATION POLICY FOR THE

YEAR ENDED DECEMBER 31, 2015,

**CONTAINED IN** APPENDIX A OF THE PROXY STATEMENT (IN ACCORDANCE WITH REQUIREMENTS **APPLICABLE** TO U.K. COMPANIES) TO RATIFY THE APPOINTMENT OF KPMG LLP (U.S.) AS LIBERTY GLOBAL'S INDEPENDENT ManagementFor 5. For **AUDITOR FOR** THE YEAR ENDING DECEMBER 31, 2016 TO APPOINT KPMG LLP (U.K.) AS LIBERTY GLOBAL'S U.K. STATUTORY AUDITOR UNDER THE U.K. COMPANIES ACT 2006 (TO HOLD 6. OFFICE UNTIL THE ManagementFor For CONCLUSION OF THE NEXT ANNUAL **GENERAL** MEETING AT WHICH ACCOUNTS ARE LAID BEFORE LIBERTY GLOBAL) TO AUTHORIZE THE AUDIT **COMMITTEE OF LIBERTY** GLOBAL'S BOARD OF DIRECTORS TO 7. ManagementFor For **DETERMINE** THE U.K. STATUTORY AUDITOR'S **COMPENSATION** TO AUTHORIZE LIBERTY GLOBAL **AND ITS** SUBSIDIARIES TO MAKE POLITICAL **DONATIONS** 8. ManagementFor For AND INCUR POLITICAL EXPENDITURES OF UP TO \$1,000,000 UNDER THE U.K. **COMPANIES ACT 2006** LIBERTY GLOBAL PLC Security G5480U138 Meeting Type Annual Ticker LILA Meeting Date 16-Jun-2016 Symbol 934416531 -**ISIN** GB00BTC0M714 Agenda Management For/Against Proposed Item Proposal Vote Management by 1. TO ELECT ANDREW J. COLE AS A ManagementFor For DIRECTOR OF LIBERTY GLOBAL FOR A TERM **EXPIRING AT THE** 

ANNUAL GENERAL MEETING TO BE

	_aga: :g. a,		
	HELD IN 2019 TO ELECT RICHARD R. GREEN AS A		
2.	DIRECTOR OF LIBERTY GLOBAL FOR A TERM EXPIRING AT THE ANNUAL GENERAL MEETING TO BE HELD IN 2019	ManagementFor	For
3.	TO ELECT DAVID E. RAPLEY AS A DIRECTOR OF LIBERTY GLOBAL FOR A TERM EXPIRING AT THE ANNUAL GENERAL MEETING TO BE HELD IN 2019	ManagementFor	For
	TO APPROVE ON AN ADVISORY BASIS THE ANNUAL REPORT ON THE IMPLEMENTATION OF THE DIRECTORS' COMPENSATION POLICY FOR THE		
4.	YEAR ENDED DECEMBER 31, 2015, CONTAINED IN APPENDIX A OF THE PROXY STATEMENT (IN ACCORDANCE WITH REQUIREMENTS APPLICABLE TO U.K. COMPANIES) TO RATIFY THE APPOINTMENT OF	ManagementFor	For
5.	KPMG LLP (U.S.) AS LIBERTY GLOBAL'S INDEPENDENT AUDITOR FOR THE YEAR ENDING DECEMBER 31, 2016	ManagementFor	For
6.	TO APPOINT KPMG LLP (U.K.) AS LIBERTY GLOBAL'S U.K. STATUTORY AUDITOR UNDER THE U.K. COMPANIES ACT 2006 (TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE LIBERTY GLOBAL)	ManagementFor	For
7.	TO AUTHORIZE THE AUDIT COMMITTEE OF LIBERTY GLOBAL'S BOARD OF DIRECTORS TO DETERMINE THE U.K. STATUTORY AUDITOR'S COMPENSATION	ManagementFor	For
8.	TO AUTHORIZE LIBERTY GLOBAL AND ITS	ManagementFor	For

SUBSIDIARIES TO MAKE POLITICAL

**DONATIONS** 

AND INCUR POLITICAL

EXPENDITURES OF UP TO

\$1,000,000 UNDER THE U.K.

**COMPANIES ACT 2006** 

TIME WARNER INC.

**ISIN** 

Item

US8356993076

Proposal

Security 887317303 Meeting Type Annual

Ticker TWX Meeting Date 17-Jun-2016

Symbol 1 WA Weeting Date 17-Jun-2010

ISIN US8873173038 Agenda Agenda 934408382 - Management

Item	Proposal	Proposed by	Vote	For/Again Manageme	
1A.	ELECTION OF DIRECTOR: JAMES L. BARKSDALE	Manageme	ntFor	For	
1B.	ELECTION OF DIRECTOR: WILLIAM P. BARR	Manageme	ntFor	For	
1C.	ELECTION OF DIRECTOR: JEFFREY L. BEWKES	Manageme	ntFor	For	
1D.	ELECTION OF DIRECTOR: STEPHEN F. BOLLENBACH	Manageme	ntFor	For	
1E.	ELECTION OF DIRECTOR: ROBERT C. CLARK	Manageme	ntFor	For	
1F.	ELECTION OF DIRECTOR: MATHIAS DOPFNER	Manageme	ntFor	For	
1G.	ELECTION OF DIRECTOR: JESSICA P. EINHORN	Manageme	ntFor	For	
1H.	ELECTION OF DIRECTOR: CARLOS M. GUTIERREZ	Manageme	ntFor	For	
1I.	ELECTION OF DIRECTOR: FRED HASSAN	Manageme	ntFor	For	
1J.	ELECTION OF DIRECTOR: PAUL D. WACHTER	Manageme	ntFor	For	
1K.	ELECTION OF DIRECTOR: DEBORAH C WRIGHT	Manageme	ntFor	For	
2.	RATIFICATION OF APPOINTMENT OF INDEPENDENT AUDITOR.	Manageme	ntFor	For	
3.	ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION.	Manageme	ntFor	For	
SONY	CORPORATION				
Security	y 835699307		Meeting Typ	be	Annual
Ticker Symbol	SNE		Meeting Dat	e	17-Jun-2016

934428841 -

Management

Agenda

Vote

		Proposed by		For/Agains Manageme	
1A.	ELECTION OF DIRECTOR: KAZUO HIRAI	Manageme	entFor	For	
1B.	ELECTION OF DIRECTOR: KENICHIRO YOSHIDA	Manageme	entFor	For	
1C.	ELECTION OF DIRECTOR: OSAMU NAGAYAMA	Manageme	entFor	For	
1D.	ELECTION OF DIRECTOR: TAKAAKI NIMURA	Manageme	entFor	For	
1E.	ELECTION OF DIRECTOR: EIKOH HARADA	Manageme	entFor	For	
1F.	ELECTION OF DIRECTOR: JOICHI ITO	Manageme	entFor	For	
1G.	ELECTION OF DIRECTOR: TIM SCHAAFF	Manageme	entFor	For	
1H.	ELECTION OF DIRECTOR: KAZUO MATSUNAGA	Manageme	entFor	For	
1I.	ELECTION OF DIRECTOR: KOICHI MIYATA	Manageme	entFor	For	
1J.	ELECTION OF DIRECTOR: JOHN V. ROOS	Manageme	entFor	For	
1K.	ELECTION OF DIRECTOR: ERIKO SAKURAI	Manageme	entFor	For	
2.	TO ISSUE STOCK ACQUISITION RIGHTS FOR THE PURPOSE OF GRANTING STOCK OPTIONS.	Manageme	entFor	For	
MELC	O CROWN ENTERTAINMENT LTD.				
Securit	y 585464100	Meeting Type		pe	Special
Ticker	, MPEL		Meeting Dat	te	17-Jun-2016
Symbo	I				934444415 -
ISIN	US5854641009		Agenda		Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	TO ADOPT THE NEW AMENDED AND RESTATED	Manageme	entFor		
	MEMORANDUM AND ARTICLES OF ASSOCIATION OF				
	THE COMPANY (THE "NEW M&A"), IN				
	THE FORM OF				
	THE DOCUMENT PRODUCED TO THE				
	EXTRAORDINARY GENERAL MEETING	3			
	AND MARKED "A" AND INITIALED BY THE				
	CHAIRMAN OF THE				
	EXTRAORDINARY GENERAL MEETING	3			
	FOR THE				
	PURPOSE OF IDENTIFICATION, BE				
	HEREBY				

APPROVED AND ADOPTED AS THE

**NEW AMENDED** 

AND RESTATED MEMORANDUM AND

ARTICLES OF

ASSOCIATION OF THE COMPANY IN

**SUBSTITUTION** 

FOR AND TO THE EXCLUSION OF THE

**EXISTING** 

AMENDED ...(DUE TO SPACE LIMITS,

SEE PROXY

MATERIAL FOR FULL PROPOSAL).

INTERNATIONAL GAME TECHNOLOGY PLC

Security G4863A108 Meeting Type Annual

Ticker IGT Meeting Date 20-Jun-2016

Symbol 934440316 -

ISIN GB00BVG7F061 Agenda Management

Item Proposal Proposed by Vote For/Against Management

TO RECEIVE AND ADOPT THE

ANNUAL REPORTS

1. AND ACCOUNTS FOR THE FINANCIAL ManagementFor For

YEAR ENDED

31 DECEMBER 2015.

TO APPROVE THE DIRECTORS'

REMUNERATION

REPORT (EXCLUDING THE

REMUNERATION

2. POLICY) SET OUT IN SECTION 2 OF ManagementFor For

INTERNATIONAL

GAME TECHNOLOGY PLC'S ANNUAL

**REPORTS AND** 

ACCOUNTS.

TO APPROVE THE DIRECTORS'

REMUNERATION

POLICY (EXCLUDING THE

3. REMUNERATION REPORT) SET OUT IN SECTION 2 OF ManagementFor For

INTERNATIONAL GAME

TECHNOLOGY PLC'S

ANNUAL REPORTS AND ACCOUNTS.

4. TO REAPPOINT ManagementFor For

PRICEWATERHOUSECOOPERS LLP

AS AUDITOR TO HOLD OFFICE FROM

THE

CONCLUSION OF THE AGM UNTIL THE

CONCLUSION OF THE NEXT ANNUAL

**GENERAL** 

MEETING OF THE COMPANY AT

WHICH ACCOUNTS

	24ga: 1 mig. 6, 12222 me.				
5.	ARE LAID. TO AUTHORISE THE BOARD OF DIRECTORS OR ITS AUDIT COMMITTEE TO FIX THE REMUNERATION OF THE AUDITOR. TO AUTHORISE POLITICAL DONATIONS AND	Manageme	entFor	For	
6.	EXPENDITURE NOT EXCEEDING 100,000 POUNDS IN TOTAL, IN ACCORDANCE WITH SECTIONS 366 AND 367 OF THE COMPANIES ACT 2006.	Manageme	entFor	For	
FACE	BOOK INC.				
Security			Meeting Ty	be	Annual
Ticker	, FB		Maating Da	-	20-Jun-2016
Symbol	l <sup>FB</sup>		Meeting Dat	le	
ISIN	US30303M1027		Agenda		934444946 - Management
Item	Proposal	Proposed by	Vote	For/Again Manageme	
1.	DIRECTOR	Manageme			
	1 MARC L. ANDREESSEN		Withheld	Against	
	2 ERSKINE B. BOWLES		For	For	
	3 S.D. DESMOND-HELLMANN		For	For	
	4 REED HASTINGS		For	For	
	5 JAN KOUM		For	For	
	6 SHERYL K. SANDBERG		For	For	
	7 PETER A. THIEL 8 MARK ZUCKERBERG		For For	For For	
	TO RATIFY THE APPOINTMENT OF		гог	гог	
2.	ERNST & YOUNG LLP AS FACEBOOK, INC.'S INDEPENDENT	Manageme	entFor	For	
	REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2016. TO HOLD A NON-BINDING ADVISORY	J			
	VOTE ON THE COMPENSATION PROGRAM FOR OUR				
3.	NAMED	Manageme	untFor	For	
3.	EXECUTIVE OFFICERS AS DISCLOSED	Manageme	iiu Oi	1.01	
	IN OUR				
	PROXY STATEMENT.				
4.	TO RATIFY OUR GRANT OF RESTRICTED STOCK	Manageme	entFor	For	
	UNITS (RSUS) TO OUR				
	NON-EMPLOYEE DIRECTORS				
	DURING THE YEAR ENDED				

DECEMBER 31, 2013. TO RATIFY OUR GRANT OF RSUS TO **OUR NON-**5. EMPLOYEE DIRECTORS DURING THE ManagementFor For ENDED DECEMBER 31, 2014 AND 2015. TO APPROVE OUR ANNUAL **COMPENSATION** 6. ManagementFor For PROGRAM FOR NON-EMPLOYEE DIRECTORS. TO APPROVE THE ADOPTION OF OUR **AMENDED** AND RESTATED CERTIFICATE OF INCORPORATION, COMPRISING: THE APPROVAL OF THE **ADOPTION** 7A. OF AMENDMENTS TO OUR RESTATED ManagementAgainst Against **CERTIFICATE** OF INCORPORATION TO ESTABLISH THE CLASS C CAPITAL STOCK AND TO MAKE **CERTAIN** CLARIFYING CHANGES. TO APPROVE THE ADOPTION OF OUR **AMENDED** AND RESTATED CERTIFICATE OF INCORPORATION, COMPRISING: THE APPROVAL OF THE **ADOPTION** OF AMENDMENTS TO OUR RESTATED ManagementAgainst 7B. Against **CERTIFICATE** OF INCORPORATION TO INCREASE THE NUMBER OF AUTHORIZED SHARES OF CLASS A **COMMON** STOCK FROM 5,000,000,000 TO 20,000,000,000. 7C. TO APPROVE THE ADOPTION OF OUR ManagementFor For **AMENDED** AND RESTATED CERTIFICATE OF INCORPORATION, COMPRISING: THE APPROVAL OF THE **ADOPTION** OF AMENDMENTS TO OUR RESTATED **CERTIFICATE** OF INCORPORATION TO PROVIDE FOR THE EOUAL TREATMENT OF SHARES OF CLASS A

**COMMON** 

AND CLASS C

STOCK, CLASS B COMMON STOCK,

CAPITAL STOCK IN CONNECTION

WITH DIVIDENDS AND DISTRIBUTIONS, CERTAIN TRANSACTIONS, AND UPON OUR LIQUIDATION, DISSOLUTION, OR WINDING UP. TO APPROVE THE ADOPTION OF OUR **AMENDED** AND RESTATED CERTIFICATE OF INCORPORATION, COMPRISING: THE APPROVAL OF THE **ADOPTION** OF AMENDMENTS TO OUR RESTATED **CERTIFICATE** OF INCORPORATION TO PROVIDE FOR **ADDITIONAL** EVENTS UPON WHICH ALL OF OUR **SHARES OF** CLASS B COMMON STOCK WILL **AUTOMATICALLY** 7D. ManagementFor For CONVERT TO CLASS A COMMON STOCK, TO PROVIDE FOR ADDITIONAL **INSTANCES WHERE** CLASS B COMMON STOCK WOULD NOT CONVERT TO CLASS A COMMON STOCK IN **CONNECTION** WITH CERTAIN TRANSFERS, AND TO **MAKE** CERTAIN RELATED CHANGES TO THE CLASS B COMMON STOCK CONVERSION PROVISIONS. TO AMEND AND RESTATE OUR 2012 8. **EOUITY** ManagementAgainst Against INCENTIVE PLAN. A STOCKHOLDER PROPOSAL 9. **REGARDING CHANGE** Shareholder For Against IN STOCKHOLDER VOTING. A STOCKHOLDER PROPOSAL 10. Against **REGARDING AN** Shareholder For ANNUAL SUSTAINABILITY REPORT. A STOCKHOLDER PROPOSAL 11. **REGARDING A** Shareholder For Against LOBBYING REPORT. A STOCKHOLDER PROPOSAL **REGARDING AN** 12. Shareholder Against For INTERNATIONAL PUBLIC POLICY COMMITTEE.

A STOCKHOLDER PROPOSAL

13. **REGARDING A** Shareholder Against For

GENDER PAY EQUITY REPORT.

INTERNATIONAL GAME TECHNOLOGY PLC

G4863A108 Meeting Type Security Annual

Ticker **IGT** Meeting Date 20-Jun-2016 Symbol

934450646 -**ISIN** Agenda GB00BVG7F061 Management

**Proposed** For/Against **Proposal** Vote Item Management by

TO RECEIVE AND ADOPT THE

ANNUAL REPORTS

1. AND ACCOUNTS FOR THE FINANCIAL ManagementFor For

YEAR ENDED

31 DECEMBER 2015.

TO APPROVE THE DIRECTORS'

REMUNERATION

REPORT (EXCLUDING THE

REMUNERATION

POLICY) SET OUT IN SECTION 2 OF 2. For ManagementFor

**INTERNATIONAL** 

GAME TECHNOLOGY PLC'S ANNUAL

**REPORTS AND** 

ACCOUNTS.

TO APPROVE THE DIRECTORS'

REMUNERATION

POLICY (EXCLUDING THE

REMUNERATION 3. ManagementFor For

REPORT) SET OUT IN SECTION 2 OF

INTERNATIONAL GAME

TECHNOLOGY PLC'S

ANNUAL REPORTS AND ACCOUNTS.

TO REAPPOINT

PRICEWATERHOUSECOOPERS LLP

AS AUDITOR TO HOLD OFFICE FROM

THE

CONCLUSION OF THE AGM UNTIL THE ManagementFor 4. For

CONCLUSION OF THE NEXT ANNUAL

**GENERAL** 

MEETING OF THE COMPANY AT

WHICH ACCOUNTS

ARE LAID.

TO AUTHORISE THE BOARD OF

**DIRECTORS OR ITS** 

5. AUDIT COMMITTEE TO FIX THE ManagementFor For

REMUNERATION OF

THE AUDITOR.

6. TO AUTHORISE POLITICAL ManagementFor For

**DONATIONS AND** 

EXPENDITURE NOT EXCEEDING

100,000 POUNDS IN

TOTAL, IN ACCORDANCE WITH

**SECTIONS 366 AND** 

367 OF THE COMPANIES ACT 2006.

GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP

Security X3232T104 Meeting Type ExtraOrdinary General

Meeting Meeting

Ticker Meeting Date 21-Jun-2016

Symbol 707159148 -

ISIN GRS419003009 Agenda Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT THIS IS AN

AMENDMENT TO

MEETING ID 651314 DUE TO

SPLITTING-OF

**RESOLUTION 3. ALL VOTES RECEIVED** 

CMMT ON THE Non-Voting

PREVIOUS MEETING WILL

**BE-DISREGARDED AND** 

YOU WILL NEED TO REINSTRUCT ON

THIS MEETING

NOTICE. THANK-YOU.

PLEASE NOTE IN THE EVENT THE

**MEETING DOES** 

NOT REACH QUORUM, THERE WILL

BE AN-A

REPETITIVE MEETING ON 04 JULY

2016 AT 14:00

(AND B REPETITIVE MEETING ON

15-JULY 2016 AT

14:00). ALSO, YOUR VOTING

CMMT INSTRUCTIONS WILL Non-Voting

NOT BE CARRIED OVER-TO THE

SECOND CALL. ALL

VOTES RECEIVED ON THIS MEETING

WILL BE

DISREGARDED-AND YOU WILL NEED

TO

REINSTRUCT ON THE REPETITIVE

MEETING. THANK

YOU

CHANGE OF THE COMPANY'S

**REGISTERED OFFICE** 

AND AMENDMENT OF ARTICLE 3

(CENTRAL OFFICE)

OF THE COMPANY'S ARTICLES OF

ASSOCIATION

ManagementFor

For

	Edgar Filling. GABELER WO	ETIMEDIA TROOT INO.	1 01111114	1 /
2.	INCREASE OF THE NUMBER OF THE MEMBERS OF THE COMPANY'S BOARD OF DIRECTORS AND ELECTION OF ONE NEW MEMBER PROVISION OF SPECIFIC PERMISSION	ManagementFor	For	
3.I.	FOR THE CONCLUSION OF CONTRACTS PURSUANT TO ARTICLE 23A OF CODIFIED LAW 2190/1920, AS IN FORCE: AMENDMENT OF THE EMPLOYMENT AGREEMENT BETWEEN THE COMPANY AND MR. KAMIL ZIEGLER PROVISION OF SPECIFIC PERMISSION	ManagementFor	For	
3.II.	FOR THE CONCLUSION OF CONTRACTS PURSUANT TO ARTICLE 23A OF CODIFIED LAW 2190/1920, AS IN FORCE: AMENDMENT OF THE EMPLOYMENT AGREEMENT BETWEEN THE COMPANY AND MR.	ManagementFor	For	
4.	MICHAL HOUST RATIFICATION OF EXECUTION OF EMPLOYMENT AGREEMENT	ManagementFor	For	
5.	DISTRIBUTION OF PAST YEARS' UNDISTRIBUTED EARNINGS TO THE COMPANY'S SHAREHOLDERS	ManagementFor	For	
NIELSI	EN HOLDINGS PLC			
Security	G6518L108	Meeting Typ	e	Annual
Ticker Symbol	NLSN	Meeting Date	9	21-Jun-2016
ISIN	GB00BWFY5505	Agenda		934413333 - Management
Item	Proposal	Proposed by Vote	For/Agains Manageme	
1A.	ELECTION OF DIRECTOR: JAMES A. ATTWOOD, JR.	ManagementFor	For	
1B.	ELECTION OF DIRECTOR: MITCH BARNS	ManagementFor	For	
1C.	ELECTION OF DIRECTOR: DAVID L. CALHOUN	ManagementFor	For	
1D.	ELECTION OF DIRECTOR: KAREN M. HOGUET	ManagementFor	For	

1E.	ELECTION OF DIRECTOR: JAMES M. KILTS	ManagementFor	For
1F.	ELECTION OF DIRECTOR: HARISH MANWANI	ManagementFor	For
1G.	ELECTION OF DIRECTOR: KATHRYN V. MARINELLO	ManagementFor	For
1H.	ELECTION OF DIRECTOR: ROBERT POZEN	ManagementFor	For
1I.	ELECTION OF DIRECTOR: VIVEK RANADIVE	ManagementFor	For
1J.	ELECTION OF DIRECTOR: JAVIER G. TERUEL	ManagementFor	For
1K.	ELECTION OF DIRECTOR: LAUREN ZALAZNICK	ManagementFor	For
2.	TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2016. TO REAPPOINT ERNST & YOUNG LLP	ManagementFor	For
3.	AS OUR UK STATUTORY AUDITOR TO AUDIT OUR UK STATUTORY ANNUAL ACCOUNTS FOR THE YEAR ENDING DECEMBER 31, 2016. TO AUTHORIZE THE BOARD OF	ManagementFor	For
4.	DIRECTORS TO DETERMINE THE COMPENSATION OF	ManagementFor	For
5.	OUR UK STATUTORY AUDITOR. TO APPROVE THE NIELSEN HOLDINGS PLC 2016 EMPLOYEE SHARE PURCHASE PLAN. TO APPROVE ON A NON-BINDING,	ManagementFor	For
6.	ADVISORY BASIS THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS AS DISCLOSED IN THE PROXY STATEMENT PURSUANT TO THE RULES OF THE U.S. SECURITIES AND EXCHANGE	ManagementFor	For
7.	COMMISSION. TO APPROVE ON A NON-BINDING, ADVISORY BASIS THE DIRECTORS' COMPENSATION REPORT FOR THE YEAR ENDED DECEMBER 31, 2015	ManagementFor	For

TO APPROVE THE DIRECTORS'

8. COMPENSATION ManagementFor For

POLICY.

SOFTBANK GROUP CORP.

Security J75963108 Meeting Type Annual General Meeting

Ticker
Symbol
Meeting Date 22-Jun-2016

ISIN JP3436100006 Agenda 707145288 - Management

Item Proposal Proposed by Vote For/Against Management

Please reference meeting materials. Non-Voting

1 Approve Appropriation of Surplus ManagementFor For Appoint a Director Son, Masayoshi ManagementFor 2.1 For 2.2 Appoint a Director Nikesh Arora ManagementFor For Appoint a Director Miyauchi, Ken ManagementFor 2.3 For

2.4 Appoint a Director Ronald D. Fisher ManagementFor For

2.5 Appoint a Director Yun Ma
 2.6 Appoint a Director Miyasaka, Manabu
 ManagementFor
 For

2.7 Appoint a Director Yanai, Tadashi ManagementFor For Appoint a Director Nagamori, Shigenobu ManagementFor For

Approve Details of Compensation as Stock

Options for ManagementFor For

Directors

Approve Issuance of Share Acquisition

Rights as Stock

Options for Directors, Executive Officers and

Executives

4 ManagementFor For

of the Company and Directors, Executive

Officers.

Executives and Counselors of the Company's

Subsidiaries

Approve Stock Transfer Agreement for the

Company's

5 Subsidiary in accordance with the ManagementFor For

Reorganization of

**Group Companies** 

STROEER SE & CO. KGAA, KOELN

Security D8169G100 Meeting Type Annual General Meeting

 Ticker
 Meeting Date
 23-Jun-2016

 Symbol
 Agenda
 707098275

Item Proposal Proposed by Vote For/Against Management

ACCORDING TO GERMAN LAW, IN Non-Voting

CASE OF

SPECIFIC CONFLICTS OF INTEREST INCONNECTION WITH SPECIFIC ITEMS

Management

OF THE

AGENDA FOR THE GENERAL MEETING

YOU ARE-

NOT ENTITLED TO EXERCISE YOUR

VOTING

RIGHTS. FURTHER, YOUR VOTING

**RIGHT MIGHT-BE** 

EXCLUDED WHEN YOUR SHARE IN

**VOTING RIGHTS** 

HAS REACHED CERTAIN

THRESHOLDS-AND YOU

HAVE NOT COMPLIED WITH ANY OF

**YOUR** 

MANDATORY VOTING

**RIGHTS-NOTIFICATIONS** 

PURSUANT TO THE GERMAN

**SECURITIES TRADING** 

ACT (WHPG). FOR-QUESTIONS IN THIS

**REGARD** 

PLEASE CONTACT YOUR CLIENT

**SERVICE** 

REPRESENTATIVE-FOR

CLARIFICATION. IF YOU DO

NOT HAVE ANY INDICATION

**REGARDING SUCH** 

CONFLICT-OF INTEREST, OR

ANOTHER EXCLUSION

FROM VOTING, PLEASE SUBMIT YOUR

**VOTE AS-**

USUAL. THANK YOU.

PLEASE NOTE THAT THE TRUE

RECORD DATE FOR

THIS MEETING IS 02 JUN 16,

WHEREAS-THE

MEETING HAS BEEN SETUP USING

THE ACTUAL

RECORD DATE - 1 BUSINESS Non-Voting

**DAY.-THIS IS DONE TO** 

**ENSURE THAT ALL POSITIONS** 

REPORTED ARE IN

CONCURRENCE WITH-THE GERMAN

LAW. THANK

YOU.

COUNTER PROPOSALS MAY BE Non-Voting

SUBMITTED UNTIL

08.06.2016. FURTHER INFORMATION

**ON-COUNTER** 

PROPOSALS CAN BE FOUND

DIRECTLY ON THE

ISSUER'S WEBSITE (PLEASE REFER-TO

THE

MATERIAL URL SECTION OF THE

APPLICATION). IF

YOU WISH TO ACT ON THESE-ITEMS,

YOU WILL

NEED TO REQUEST A MEETING

ATTEND AND VOTE

YOUR SHARES-DIRECTLY AT THE

COMPANY'S

MEETING. COUNTER PROPOSALS

**CANNOT BE** 

REFLECTED IN-THE BALLOT ON

PROXYEDGE.

SUBMISSION OF THE ANNUAL

STATEMENT AND

THE CONSOLIDATED STATEMENT,

**EACH** 

APPROVED BY THE SUPERVISORY

BOARD, THE

SUMMARISED MANAGEMENT'S

REPORT FOR THE

1. COMPANY AND THE GROUP,

**INCLUDING THE** 

**EXPLANATIONS ON THE** 

INFORMATION PURSUANT

TO SECTION 289 PARAGRAPH 4, 315

PARAGRAPH 4

HGB AND THE REPORT OF THE

**SUPERVISORY** 

BOARD AND THE SUGGESTION OF

THE GENERAL

PARTNER REGARDING THE USE OF

THE NET

PROFIT, EACH FOR THE BUSINESS

YEAR ENDING

ON 31 DECEMBER 2015, RESOLUTION

ON THE

APPROVAL OF THE ANNUAL

STATEMENT FOR THE

**BUSINESS YEAR OF 2015** 

RESOLUTION ON THE

APPROPRIATION OF PROFIT:

2. EUR 0.70 PER NO-PAR VALUE SHARE ManagementNo Action

**ENTITLED TO** 

**DIVIDEND PAYMENT** 

RESOLUTION ON THE DISCHARGE OF

THE

MANAGEMENT BOARD MEMBERS 3. ManagementNo Action

OFFICIATING IN

THE BUSINESS YEAR OF 2015

4. RESOLUTION ON THE DISCHARGE OF ManagementNo Action THE

ManagementNo Action

	SUPERVISORY BOARD MEMBERS	
	OFFICIATING IN	
	THE BUSINESS YEAR OF 2015	
	RESOLUTION ON THE ELECTION OF	
	THE AUDITORS:	
5.	ERNST & YOUNG GMBH	ManagementNo Action
	WIRTSCHAFTSPRUFUNGSGESELLSCH	AFT,
	COLOGNE	
	SUPERVISORY BOARD ELECTION: MS	
6.1	ANETTE	ManagementNo Action
	BRONDER	C
	SUPERVISORY BOARD ELECTION: MR	
6.2	VICENTE	ManagementNo Action
	VENTO BOSCH	C
	PASSING OF A RESOLUTION ON THE	
	CHANGE OF	
7.	SECTION 10, SECTION 11 AND	ManagementNo Action
	SECTION 12 OF THE	C
	ARTICLES OF ASSOCIATION	
	ELECTION OF THE SUPERVISORY	
8.1	BOARD: MR	ManagementNo Action
	CHRISTOPH VILANEK	C
	ELECTION OF THE SUPERVISORY	
8.2	BOARD: MR DIRK	ManagementNo Action
	STROEER	C
	ELECTION OF THE SUPERVISORY	
8.3	BOARD: MR	ManagementNo Action
	ULRICH VOIGT	
	ELECTION OF THE SUPERVISORY	
8.4	BOARD: MS JULIA	ManagementNo Action
	FLEMMERER	
	ELECTION OF THE SUPERVISORY	
8.5	BOARD: MS	ManagementNo Action
	ANETTE BRONDER	
	ELECTION OF THE SUPERVISORY	
8.6	BOARD: MR	ManagementNo Action
	VICENTE VENTO BOSCH	
	PASSING OF A RESOLUTION ON THE	
0	CHANGE OF	Managaman Ala Astian
9.	SECTION 2 OF THE ARTICLES OF	ManagementNo Action
	ASSOCIATION	
	PASSING OF RESOLUTIONS ABOUT	
	CHANGING THE	
10	CONDITIONS ON THE ISSUING OF	Managaman Ala Astian
10.	SHARE OPTIONS	ManagementNo Action
	FROM THE SHARE OPTION	
	PROGRAMME 2013	
11.	PASSING OF RESOLUTIONS ON	ManagementNo Action
	APPROVAL OF THE	-
	PROFIT AND LOSS TRANSFER	
	AGREEMENTS WITH	

**SUBSIDIARIES** 

RESOLUTION ON THE

**AUTHORISATION OF THE** 

GENERAL PARTNER TO ISSUE

**CONVERTIBLE** 

BONDS AND/OR OTHER OPTION

12. **BONDS AND** 

ManagementNo Action

CREATE NEW CONTINGENT CAPITAL

2016 AND

MAKE THE CORRESPONDING CHANGE

TO THE

ARTICLES OF ASSOCIATION

## ASAHI BROADCASTING CORPORATION

Security J02142107 Meeting Type **Annual General Meeting** 

Ticker Meeting Date 23-Jun-2016 Symbol

707128028 -**ISIN** JP3116800008 Agenda Management

Item	Proposal	Proposed by Vote	For/Against Management
1	Approve Appropriation of Surplus	ManagementFor	For
2.1	Appoint a Director Wakisaka, Satoshi	ManagementFor	For
2.2	Appoint a Director Okinaka, Susumu	ManagementFor	For
2.3	Appoint a Director Yamamoto, Shinya	ManagementFor	For
2.4	Appoint a Director Matsuda, Yasuhiro	ManagementFor	For
2.5	Appoint a Director Chihara, Kuniyoshi	ManagementFor	For
2.6	Appoint a Director Ogata, Ken	ManagementFor	For
2.7	Appoint a Director Mochida, Shuzo	ManagementFor	For
2.8	Appoint a Director Mita, Masashi	ManagementFor	For
2.9	Appoint a Director Yamada, Hiroyuki	ManagementFor	For
2.10	Appoint a Director Yamaguchi, Masanori	ManagementFor	For
2.11	Appoint a Director Sakai, Shinya	ManagementFor	For
2.12	Appoint a Director Ozaki, Hiroshi	ManagementFor	For
2.13	Appoint a Director Kobayashi, Kenichi	ManagementFor	For
2.14	Appoint a Director Goto, Hisao	ManagementFor	For
2.15	Appoint a Director Sunami, Gengo	ManagementAgainst	Against
3.1	Appoint a Corporate Auditor Sugano, Koichiro	ManagementFor	For
3.2	Appoint a Corporate Auditor Nomura, Masaaki	ManagementFor	For
3.3	Appoint a Corporate Auditor Hirasawa, Masahide	ManagementFor	For
3.4	Appoint a Corporate Auditor Kato, Yoshifumi	ManagementFor	For
HELLE	ENIC TELECOMMUNICATIONS ORGANI	ZATIONS S A AT	

#### HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A., AT

Ordinary General Security X3258B102 Meeting Type

Meeting

Ticker Meeting Date 23-Jun-2016

Symbol **ISIN** Agenda GRS260333000

707159150 -Management

Proposed For/Against Vote Proposal Item Management by PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 652170 DUE TO CHANGE **IN-VOTING** STATUS OF RESOLUTIONS 8 AND 9. **ALL VOTES** CMMT RECEIVED ON THE Non-Voting PREVIOUS-MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING-NOTICE. THANK YOU. PLEASE NOTE IN THE EVENT THE **MEETING DOES** NOT REACH QUORUM, THERE WILL BE AN-A REPETITIVE MEETING ON 05 JUL 2016 (AND B REPETITIVE MEETING ON 20 JUL-2016). ALSO, YOUR CMMT CARRIED Non-Voting **CARRIED** OVER TO THE SECOND-CALL. ALL **VOTES** RECEIVED ON THIS MEETING WILL BE DISREGARDED AND YOU WILL-NEED TO REINSTRUCT ON THE REPETITIVE MEETING. THANK YOU APPROVAL OF THE ANNUAL **FINANCIAL** STATEMENTS OF OTE S.A. (BOTH SEPARATE AND CONSOLIDATED) OF THE FISCAL **YEAR 2015** 1. (1/1/2015-31/12/2015), WITH THE ManagementFor For **RELEVANT** REPORTS OF THE BOARD OF DIRECTORS AND THE STATUTORY AUDITORS AND APPROVAL OF THE PROFITS' DISTRIBUTION EXONERATION OF THE MEMBERS OF ManagementFor 2. For THE BOARD

OF DIRECTORS AND THE STATUTORY **AUDITORS** OF ANY LIABILITY, FOR THE FISCAL YEAR 2015, PURSUANT TO ARTICLE 35 OF THE **CODIFIED LAW** 2190/1920 APPOINTMENT OF AN AUDIT FIRM FOR THE STATUTORY AUDIT OF THE **FINANCIAL** STATEMENTS OF OTE S.A. (BOTH SEPARATE AND 3. ManagementAgainst Against CONSOLIDATED), IN ACCORDANCE WITH THE INTERNATIONAL FINANCIAL REPORTING STANDARDS, FOR THE FISCAL YEAR 2016 APPROVAL OF THE REMUNERATION, COMPENSATION AND EXPENSES OF THE MEMBERS OF THE BOARD OF DIRECTORS AND 4. ManagementAbstain Against COMMITTEES FOR THE FISCAL YEAR 2015 AND DETERMINATION THEREOF FOR THE FISCAL YEAR 2016 APPROVAL OF THE CONTINUATION, FOR THE TIME PERIOD STARTING FROM 31.12.2016 UNTIL 31.12.2017, OF THE INSURANCE **COVERAGE OF** 5. DIRECTORS & OFFICERS OF OTE S.A. ManagementFor For **AND ITS** AFFILIATED COMPANIES, AGAINST **ANY LIABILITIES** INCURRED IN THE EXERCISE OF **THEIR** COMPETENCES, DUTIES AND POWERS GRANTING BY THE GENERAL 6. ManagementFor For SHAREHOLDERS' MEETING OF A SPECIAL PERMISSION, **PURSUANT** TO ARTICLE 23A OF CODIFIED LAW 2190/1920, FOR THE AMENDMENT OF BASIC TERMS OF THE

SEPARATE AGREEMENT ("SERVICE

ARRANGEMENT") BETWEEN

**TELEKOM ROMANIA** 

MOBILE COMMUNICATIONS S.A.

(TKRM) ON ONE

HAND, AND DEUTSCHE TELEKOM AG

AND TELEKOM

DEUTSCHLAND GMBH ON THE OTHER

HAND, FOR

THE PROVISION TO TKRM OF

SPECIFIC NETWORK

TECHNOLOGY SERVICES FOR THE

**YEAR 2016 IN** 

THE FRAMEWORK OF THE ALREADY

**APPROVED** 

"FRAMEWORK COOPERATION AND

**SERVICE** 

AGREEMENT"

AMENDMENT OF ARTICLE 2 (OBJECT)

7.

ManagementFor For

COMPANY'S ARTICLES OF

**INCORPORATION** 

ANNOUNCEMENT OF THE ELECTION

OF NEW

BOARD MEMBERS, IN REPLACEMENT

8. RESIGNED-MEMBERS, PURSUANT TO Non-Voting

**ARTICLE 9** 

PAR. 4 OF THE COMPANY'S ARTICLES

OF-

**INCORPORATION** 

MISCELLANEOUS ANNOUNCEMENTS Non-Voting

NIPPON TELEGRAPH AND TELEPHONE CORPORATION

Security J59396101 Meeting Type **Annual General Meeting** 

Ticker Meeting Date 24-Jun-2016 Symbol

707140517 -**ISIN** JP3735400008 Agenda Management

Item	Proposal	Proposed Vote	For/Against
псш	Toposai	by	Management
	Please reference meeting materials.	Non-Voting	
1	Approve Appropriation of Surplus	ManagementFor	For
2.1	Appoint a Director Miura, Satoshi	ManagementAgainst	Against
2.2	Appoint a Director Unoura, Hiroo	ManagementFor	For
2.3	Appoint a Director Shinohara, Hiromichi	ManagementFor	For
2.4	Appoint a Director Sawada, Jun	ManagementFor	For
2.5	Appoint a Director Kobayashi, Mitsuyoshi	ManagementFor	For
2.6	Appoint a Director Shimada, Akira	ManagementFor	For
2.7	Appoint a Director Okuno, Tsunehisa	ManagementFor	For
2.8	Appoint a Director Kuriyama, Hiroki	ManagementFor	For
2.9	Appoint a Director Hiroi, Takashi	ManagementFor	For

	Eugai Filling. GABELLI MC	I HIVIEDIA I	NUST INC	FOIII IN-	
2.10 2.11 2.12	Appoint a Director Sakamoto, Eiichi Appoint a Director Shirai, Katsuhiko Appoint a Director Sakakibara, Sadayuki	Managemen Managemen Managemen	tFor .	For For For	
3	Appoint a Corporate Auditor Maezawa, Takao	Managemen	<b>t</b> For	For	
SKY P Securit	ERFECT JSAT HOLDINGS INC. by J75606103		Meeting Ty	pe	Annual General Meeting
Ticker Symbo			Meeting Da	ite	24-Jun-2016
ISIN	JP3396350005		Agenda		707168945 - Management
Item	Proposal	by	Vote	For/Again Managem	
1.1 1.2 1.3 1.4 1.5 1.6 1.7 1.8 1.9 1.10 1.11 1.12 INTER Securit	Please reference meeting materials.  Appoint a Director Nishiyama, Shigeki Appoint a Director Takada, Shinji Appoint a Director Nito, Masao Appoint a Director Komori, Mitsunobu Appoint a Director Koyama, Koki Appoint a Director Yokomizu, Shinji Appoint a Director Komaki, Jiro Appoint a Director Nakatani, Iwao Appoint a Director Mori, Masakatsu Appoint a Director Iijima, Kazunobu Appoint a Director Ogasawara, Michiaki Appoint a Director Kosaka, Kiyoshi EXION HOLDING N V	Non-Voting Managemen	tAgainst tFor tFor tFor tFor tFor tFor tFor tFo	Against For	Annual
Ticker	INXN		Meeting Da	•	24-Jun-2016
Symbo ISIN	NL0009693779		Agenda		934450812 - Management
Item	Proposal TO A DORT OUR DUTCH	Proposed by	Vote	For/Again Managem	
1.	PROPOSAL TO ADOPT OUR DUTCH STATUTORY ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR 2015	Managemen	tFor	For	
2.	PROPOSAL TO DISCHARGE THE MEMBERS OF OUR BOARD FROM CERTAIN LIABILITIES FOR THE FINANCIAL YEAR 2015	Managemen	tFor	For	
3A.	PROPOSAL TO RE-APPOINT JEAN MANDEVILLE AS	Managemen	<b>t</b> For	For	
3B.	NON-EXECUTIVE DIRECTOR PROPOSAL TO RE-APPOINT DAVID RUBERG AS	Managemen	tFor	For	

	3 3		
	EXECUTIVE DIRECTOR		
	PROPOSAL TO AWARD RESTRICTED		
	SHARES TO		
4A.	OUR NON-EXECUTIVE DIRECTORS, AS	S ManagementFor	For
	DESCRIBED		
	IN THE PROXY STATEMENT		
	PROPOSAL TO INCREASE THE		
	ANNUAL CASH		
	COMPENSATION FOR THE (DUE TO		
4B.	SPACE	ManagementFor	For
	LIMITS, SEE PROXY STATEMENT FOR	C	
	FULL		
	PROPOSAL)		
	PROPOSAL TO AWARD		
	PERFORMANCE SHARES TO		
5.	OUR EXECUTIVE DIRECTOR, AS	ManagementFor	For
	DESCRIBED IN THE		
	PROXY STATEMENT		
	PROPOSAL TO DESIGNATE THE		
	BOARD FOR A		
	PERIOD OF 18 MONTHS TO BE		
	CALCULATED FROM		
	THE DATE OF THIS ANNUAL MEETING	j	
<i>C</i> <b>A</b>	TO ISSUE	N/ 45	г
6A.	(AND GRANT RIGHTS TO SUBSCRIBE	ManagementFor	For
	FOR) 3,501,301		
	SHARES WITHOUT PRE (DUE TO		
	SPACE LIMITS,		
	SEE PROXY STATEMENT FOR FULL		
	PROPOSAL)		
	PROPOSAL TO DESIGNATE THE		
	BOARD AS THE		
	AUTHORIZED CORPORATE BODY, FOR	}	
	A PERIOD		
	OF 18 MONTHS TO BE CALCULATED		
	FROM THE		
	DATE OF THIS ANNUAL MEETING TO		
6B.	ISSUE (AND	ManagementFor	For
OD.	GRANT RIGHTS TO SUBSCRIBE FOR)	Wallage Hellu Ol	TOI
	SHARES FOR		
	CORPORATE PURPOSES UP TO 10% OF		
	THE		
	CURRENT ISSUED SHARE CAPITAL OF	1	
	THE		
	COMPANY FOR GENERAL		
	CORPORATE PURPOSES		
	PROPOSAL TO APPOINT KPMG		
	ACCOUNTANTS N.V.		
7.	TO AUDIT OUR ANNUAL ACCOUNTS	ManagementFor	For
	FOR THE		
	FINANCIAL YEAR 2016		

FURUKAWA ELECTRIC CO.,LTD.

Symbol

Security J16464117 Meeting Type Annual General Meeting

Ticker
Sumbal
Meeting Date 27-Jun-2016

Symbol 707150443 -

ISIN JP3827200001 Agenda /0/130445 - Management

ISIN	JP3827200001	Agenda		Management
				C
Item	Proposal	Proposed Vote	For/Again	st
пеш	Proposal	by	Manageme	ent
	Please reference meeting materials.	Non-Voting		
1	Approve Appropriation of Surplus	ManagementFor	For	
2	Approve Share Consolidation	ManagementFor	For	
	Amend Articles to: Consolidate Trading Uni	t		
	under			
	Regulatory Requirements, Eliminate the			
	Articles Related			
	to Preferred Shares and Subordinated Shares	,		
	Revise			
	Convenors and Chairpersons of a			
3	Shareholders Meeting	ManagementFor	For	
	and Board of Directors Meeting, Revise			
	Directors with			
	Title, Eliminate the Articles Related to			
	Making			
	Resolutions Related to Policy regarding			
	Large scale			
4.4	Purchases of Company Shares	3.6		
4.1	Appoint a Director Yoshida, Masao	ManagementAgainst	Against	
4.2	Appoint a Director Shibata, Mitsuyoshi	ManagementFor	For	
4.3	Appoint a Director Fujita, Sumitaka	ManagementFor	For	
4.4	Appoint a Director Soma, Nobuyoshi	ManagementAgainst	Against	
4.5	Appoint a Director Tsukamoto, Osamu	ManagementAgainst ManagementAgainst	Against	
4.6	Appoint a Director Teratani, Tatsuo	ManagementAgainst ManagementAgainst	Against	
4.7 4.8	Appoint a Director Nakamoto, Akira	ManagementFor	For For	
4.8 4.9	Appoint a Director Kozuka, Takamitsu	ManagementFor ManagementFor	For	
4.9	Appoint a Director Kobayashi, Keiichi Appoint a Director Amano, Nozomu	ManagementFor	For	
4.10	Appoint a Director Amano, Nozoniu Appoint a Director Kimura, Takahide	ManagementFor	For	
4.12	Appoint a Director Killura, Takanide  Appoint a Director Ogiwara, Hiroyuki	ManagementFor	For	
	Appoint a Director Ogrwara, Throyuki Appoint a Corporate Auditor Shirasaka,	E		
5.1	Yusei	ManagementAgainst	Against	
5.2	Appoint a Corporate Auditor Fujita, Yuzuru	ManagementAgainst	Against	
	Appoint a Substitute Corporate Auditor		_	
6	Kiuchi, Shinichi	ManagementAgainst	Against	
	Approve Adoption of the Performance-based	1		
7	Stock	ManagementFor	For	
•	Compensation to be received by Directors	iviaming officer of	1 01	
ALTIC	E N.V.			
Securit		Meeting Typ	e	Annual General Meeting
Ticker	-			
Symbo	1	Meeting Dat	e	28-Jun-2016

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ISIN	NL0011333752	Agenda	707112900 - Management
Item	Proposal	Proposed by Vote	For/Against Management
1	OPENING MANAGEMENT REPORT FOR THE FINANCIAL YEAR 2015: DISCUSSION OF THE	Non-Voting	-
2A	MANAGEMENT-REPORT, INCLUDING CORPORATE GOVERNANCE	Non-Voting	
	MANAGEMENT REPORT FOR THE FINANCIAL YEAR		
2B	2015: EXPLANATION OF RESERVATION AND- DIVIDEND POLICY, ALLOCATION OF	Non-Voting	
	PROFITS MANAGEMENT REPORT FOR THE FINANCIAL YEAR		
2C	2015: EXPLANATION OF IMPLEMENTATION-OF THE REMUNERATION POLICY OF THE	Non-Voting	
2	BOARD PROPOSAL TO ADOPT THE ANNUAL	Managamantan	Ear
3	ACCOUNTS FOR THE FINANCIAL YEAR 2015 PROPOSAL FOR DISCHARGE OF	ManagementFor	For
4	LIABILITY OF THE EXECUTIVE DIRECTORS OF THE BOARD	ManagementFor	For
5	PROPOSAL FOR DISCHARGE OF LIABILITY OF THE NON-EXECUTIVE DIRECTORS OF THE	ManagementFor	For
	BOARD PROPOSAL TO APPOINT MR MICHEL		
6	COMBES AS EXECUTIVE DIRECTOR OF THE BOARD	ManagementFor	For
	PROPOSAL TO DETERMINE THE ANNUAL CASH		
7A	BONUS FOR EXECUTIVE DIRECTORS FOR THE FINANCIAL YEAR 2015	ManagementAgainst	Against
7B	PROPOSAL TO AMEND THE COMPANY'S STOCK OPTION PLAN	ManagementAgainst	Against
7C	PROPOSAL TO ADOPT A LONG TERM INCENTIVE	ManagementAgainst	Against
	PLAN		
7D		ManagementAgainst	Against

PROPOSAL TO AMEND THE REMUNERATION POLICY OF THE BOARD PROPOSAL TO AMEND THE 7E REMUNERATION OF MR ManagementAgainst Against PATRICK DRAHI PROPOSAL TO AMEND THE 7F REMUNERATION OF MR Against ManagementAgainst **DEXTER GOEI** PROPOSAL TO AMEND THE 7G REMUNERATION OF MR ManagementFor For **DENNIS OKHUIJSEN** PROPOSAL TO ADOPT THE 7H REMUNERATION OF MR ManagementAgainst Against MICHEL COMBES AUTHORISATION OF THE BOARD TO 8 ManagementFor **ACQUIRE OWN** For **SHARES** PROPOSAL TO CANCEL SHARES THE 9 ManagementFor **COMPANY** For HOLDS IN ITS OWN CAPITAL PROPOSAL TO AMEND THE ARTICLES OF 10 ManagementFor For **ASSOCIATION: AMEND ARTICLE 32.2** 11 **CLOSING** Non-Voting 26 MAY 2016: PLEASE NOTE THAT THE **AGENDA** ITEMS 7.E, 7.F AND 7.H SHALL ONLY CMMT BE-PUT TO Non-Voting **VOTING IF AGENDA ITEM 7.D IS** ADOPTED. THANK YOU. 26 MAY 2016: PLEASE NOTE THAT THIS IS A REVISION DUE TO ADDITION OF THE-COMMENT. IF YOU HAVE ALREADY SENT IN YOUR CMMT VOTES, Non-Voting PLEASE DO NOT VOTE AGAIN-UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. ALTICE N.V. Security N0R25F111 Meeting Type **Annual General Meeting** Ticker Meeting Date 28-Jun-2016 Symbol 707112912 -**ISIN** NL0011333760 Agenda Management Item Proposal Vote

		Proposed by	For/Against Management
1	OPENING MANAGEMENT REPORT FOR THE	Non-Voting	C
2.A	FINANCIAL YEAR 2015: DISCUSSION OF THE MANAGEMENT-REPORT, INCLUDING CORPORATE GOVERNANCE	Non-Voting	
2.B	MANAGEMENT REPORT FOR THE FINANCIAL YEAR 2015: EXPLANATION OF RESERVATION AND- DIVIDEND POLICY, ALLOCATION OF PROFITS	Non-Voting	
2.C	MANAGEMENT REPORT FOR THE FINANCIAL YEAR 2015: EXPLANATION OF IMPLEMENTATION-OF THE REMUNERATION POLICY OF THE BOARD	Non-Voting	
3	PROPOSAL TO ADOPT THE ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR 2015 PROPOSAL FOR DISCHARGE OF	ManagementFor	For
4	LIABILITY OF THE EXECUTIVE DIRECTORS OF THE BOARD	ManagementFor	For
5	PROPOSAL FOR DISCHARGE OF LIABILITY OF THE NON-EXECUTIVE DIRECTORS OF THE BOARD	ManagementFor	For
6	PROPOSAL TO APPOINT MR MICHEL COMBES AS EXECUTIVE DIRECTOR OF THE BOARD	ManagementFor	For
7.A	REMUNERATION: PROPOSAL TO DETERMINE THE ANNUAL CASH BONUS FOR EXECUTIVE DIRECTORS FOR THE FINANCIAL YEAR 2015	ManagementAgainst	Against
7.B	REMUNERATION: PROPOSAL TO AMEND THE COMPANY'S STOCK OPTION PLAN	ManagementAgainst	Against
7.C	REMUNERATION: PROPOSAL TO ADOPT A LONG TERM INCENTIVE PLAN	ManagementAgainst	Against
7.D	REMUNERATION: PROPOSAL TO AMEND THE REMUNERATION POLICY OF THE BOARD	ManagementAgainst	Against

7.E	REMUNERATION: PROPOSAL TO AMEND THE REMUNERATION OF MR PATRICK	Manageme	ntAgainst	Against	
7.F	DRAHI REMUNERATION: PROPOSAL TO AMEND THE REMUNERATION OF MR DEXTER GOE	Manageme	ntAgainst	Against	
7.G	REMUNERATION: PROPOSAL TO AMEND THE REMUNERATION OF MR DENNIS OKHUIJSEN	Manageme	ntFor	For	
7.H	REMUNERATION: PROPOSAL TO ADOPT THE REMUNERATION OF MR MICHEL COMBES	Manageme	ntAgainst	Against	
8	AUTHORISATION OF THE BOARD TO ACQUIRE OWN SHARES	Manageme	ntFor	For	
9	PROPOSAL TO CANCEL SHARES THE COMPANY HOLDS IN ITS OWN CAPITAL	Manageme	ntFor	For	
10	PROPOSAL TO AMEND THE ARTICLES OF	Manageme	ntFor	For	
11	ASSOCIATION: ARTICLE 32.2 CLOSING	Non-Voting	σ		
	LAM CROUD DLC LUTON	1 (011 ) 0 01117	5		
IMPEL	LAM GROUP PLC, LUTON	Tron roung		ne	Annual General Meeting
IMPEL Security		Tyon young	Meeting Typ		Annual General Meeting
IMPEL Security Ticker	y G47192110	21011 1 0 1111			Annual General Meeting 29-Jun-2016
IMPEL Security	y G47192110	2,02, 00	Meeting Typ		_
IMPEL Security Ticker Symbol	y G47192110	Proposed by	Meeting Typ		29-Jun-2016 707062838 - Management
IMPEL Security Ticker Symbol ISIN	GB00B8HWGJ55  Proposal  THAT THE COMPANY'S ANNUAL REPORT AND FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS FOR THE FINANCIAL YEAR ENDED 1 JANUARY 2016 (THE "2015 ACCOUNTS") BE RECEIVED, CONSIDERED	Proposed	Meeting Typ Meeting Dat Agenda Vote	e For/Agains	29-Jun-2016 707062838 - Management
IMPEL Security Ticker Symbol ISIN	GB00B8HWGJ55  Proposal  THAT THE COMPANY'S ANNUAL REPORT AND FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS FOR THE FINANCIAL YEAR ENDED 1 JANUARY 2016 (THE "2015 ACCOUNTS") BE RECEIVED,	Proposed by	Meeting Typ Meeting Dat Agenda Vote	e For/Agains Manageme	29-Jun-2016 707062838 - Management

	THAT DARREN MEE BE RE-ELECTED		
4	AS A	ManagementFor	For
	DIRECTOR OF THE COMPANY		
	THAT ANGELA ENTWISTLE BE		
5	RE-ELECTED AS A	ManagementFor	For
	DIRECTOR OF THE COMPANY		
	THAT MIKE ETTLING BE RE-ELECTED		
6	AS A	ManagementFor	For
	DIRECTOR OF THE COMPANY		
	THAT MICHAEL LAURIE BE		
7	RE-ELECTED AS A	ManagementFor	For
	DIRECTOR OF THE COMPANY	C	
	THAT DEREK O'NEILL BE RE-ELECTED	)	
8	AS A	ManagementFor	For
O	DIRECTOR OF THE COMPANY	management of	101
	THAT SIR PAUL STEPHENSON BE		
9	RE-ELECTED AS A	ManagementFor	For
	DIRECTOR OF THE COMPANY	Wanagement of	1 01
	THAT THE HONOURABLE SHANE		
10	STONE AC QC BE RE-ELECTED AS A DIRECTOR OF THE	ManagementFor	For
	COMPANY THAT KING LLD DE DE A DROINTED		
	THAT KPMG LLP BE RE-APPOINTED		
	AS AUDITORS		
	OF THE COMPANY TO HOLD OFFICE		
	UNTIL THE		_
11	CONCLUSION OF THE NEXT ANNUAL	ManagementFor	For
	GENERAL		
	MEETING AT WHICH ACCOUNTS ARE		
	LAID BEFORE		
	THE COMPANY		
	THAT THE DIRECTORS BE		
	AUTHORISED TO		
12	DETERMINE THE REMUNERATION OF	ManagementFor	For
	THE		
	AUDITORS		
13	THE COMPANY WILL DECLARE A	ManagementFor	For
	FINAL DIVIDEND		
	WHICH THE DIRECTORS RECOMMEND	)	
	AS 10 PENCE		
	PER ORDINARY SHARE ("THE FINAL		
	DIVIDEND").		
	THE FINAL DIVIDEND WILL BE PAID		
	ON 28 JULY 2016		
	TO THE HOLDERS OF ORDINARY		
	SHARES AS		
	SHOWN ON THE COMPANY'S		
	REGISTER OF		
	MEMBERS AT THE CLOSE OF		
	BUSINESS ON 8 JULY		
	2016. TOGETHER WITH THE INTERIM		

**DIVIDEND OF 7** 

PENCE PER ORDINARY SHARE WHICH

THE

COMPANY ANNOUNCED ON 30 JULY

2015, THIS

BRINGS THE TOTAL AGGREGATE

AMOUNT OF

DIVIDENDS DECLARED RELATING TO

THE YEAR

ENDING 1 JANUARY 2016 TO 17 PENCE

**PER** 

**ORDINARY SHARE** 

14 THAT THE COMPANY AND ANY

ManagementAbstain

Against

COMPANY WHICH IS,

OR BECOMES, A SUBSIDIARY OF THE

**COMPANY** 

DURING THE PERIOD TO WHICH THIS

RESOLUTION

RELATES BE AND IS HEREBY

**AUTHORISED TO: (A)** 

MAKE DONATIONS TO POLITICAL

PARTIES AND/OR

INDEPENDENT ELECTION

CANDIDATES; (B) MAKE

DONATIONS TO POLITICAL

ORGANISATIONS OTHER

THAN POLITICAL PARTIES; AND (C)

**INCUR** 

POLITICAL EXPENDITURE, UP TO AN

**AGGREGATE** 

AMOUNT OF GBP 50,000, AND THE

**AMOUNT** 

AUTHORISED UNDER EACH OF

PARAGRAPHS (A)

TO (C) SHALL ALSO BE LIMITED TO

SUCH AMOUNT,

DURING THE PERIOD COMMENCING

ON THE DATE

OF THIS RESOLUTION AND ENDING

ON THE

EARLIER OF THE CONCLUSION OF

THE 2017

ANNUAL GENERAL MEETING OF THE

**COMPANY** 

AND 29 SEPTEMBER 2017. ANY TERMS

**USED IN** 

THIS RESOLUTION 14 WHICH ARE

**DEFINED IN PART** 

14 OF THE COMPANIES ACT 2006 (THE

"2006 ACT")

SHALL BEAR THE SAME MEANING

FOR THE

PURPOSES OF THIS RESOLUTION 14

15 THAT FOR THE PURPOSES OF SECTIONManagementAbstain Against

**551 OF THE** 

2006 ACT THE DIRECTORS BE AND

ARE HEREBY

**GENERALLY AND** 

UNCONDITIONALLY AUTHORISED

TO EXERCISE ALL THE POWERS OF

THE COMPANY

TO ALLOT EQUITY SECURITIES

(WITHIN THE

MEANING OF SECTION 560 OF THE

2006 ACT) IN

THE COMPANY OR GRANT RIGHTS TO

**SUBSCRIBE** 

FOR OR CONVERT ANY SECURITY

INTO EQUITY

SECURITIES IN THE COMPANY

("RELEVANT

SECURITIES") (A) UP TO AN

AGGREGATE NOMINAL

AMOUNT OF GBP 335,615 (SUCH

AMOUNT TO BE

REDUCED BY THE NOMINAL AMOUNT

**OF ANY** 

RELEVANT SECURITIES ALLOTTED

**PURSUANT TO** 

THE AUTHORITY IN PARAGRAPH 15(B)

BELOW) IN

CONNECTION WITH AN OFFER BY

WAY OF A

RIGHTS ISSUE TO HOLDERS OF

**ORDINARY SHARES** 

IN PROPORTION (AS NEARLY AS MAY

BE

PRACTICABLE) TO THEIR RESPECTIVE

HOLDINGS,

BUT SUBJECT TO SUCH EXCLUSIONS

OR OTHER

ARRANGEMENTS AS THE DIRECTORS

**MAY DEEM** 

**NECESSARY OR EXPEDIENT IN** 

**RELATION TO** 

TREASURY SHARES, FRACTIONAL

ENTITLEMENTS,

RECORD DATES, LEGAL OR

PRACTICAL PROBLEMS

IN OR UNDER THE LAWS OF ANY

TERRITORY OR

THE REQUIREMENTS OF ANY

**REGULATORY BODY** 

OR STOCK EXCHANGE; AND (B) IN

ANY OTHER

CASE, UP TO AN AGGREGATE

NOMINAL AMOUNT

OF GBP 167,807 (SUCH AMOUNT TO BE

**REDUCED** 

BY THE NOMINAL AMOUNT OF ANY

**EQUITY** 

SECURITIES ALLOTTED PURSUANT TO

THE

**AUTHORITY IN PARAGRAPH 15(A)** 

**ABOVE IN** 

EXCESS OF GBP 167,807) PROVIDED

THAT THIS

**AUTHORITY SHALL, UNLESS** 

RENEWED, VARIED OR

REVOKED BY THE COMPANY IN A

**GENERAL** 

MEETING, EXPIRE AT THE EARLIER OF

THE

CONCLUSION OF THE 2017 ANNUAL

**GENERAL** 

MEETING AND 29 SEPTEMBER 2017,

**PROVIDED** 

THAT THE COMPANY MAY BEFORE

**SUCH EXPIRY** 

MAKE OFFERS OR AGREEMENTS

WHICH WOULD

OR MIGHT REQUIRE RELEVANT

SECURITIES TO BE

ALLOTTED AND THE DIRECTORS MAY

**ALLOT** 

RELEVANT SECURITIES IN

PURSUANCE OF SUCH

OFFER OR AGREEMENTS AS IF SUCH

**AUTHORITY** 

HAD NOT EXPIRED OR BEEN

REVOKED OR VARIED

16 THAT, SUBJECT TO THE PASSING OF ManagementAbstain Against

RESOLUTION

15, THE DIRECTORS OF THE COMPANY

**BE AND** 

THEY ARE HEREBY EMPOWERED (IN

SUBSTITUTION FOR ANY SUCH

**EXISTING** 

**AUTHORITIES) PURSUANT TO** 

**SECTION 570 OF THE** 

2006 ACT TO ALLOT EQUITY

SECURITIES (WITHIN

THE MEANING OF SECTION 560 OF

THE 2006 ACT)

FOR CASH, PURSUANT TO THE

**GENERAL** 

**AUTHORITY CONFERRED ON THEM** 

BY THE

PASSING OF RESOLUTION 15 ABOVE

OR BY WAY

OF SALE OF TREASURY SHARES AS IF

**SECTION** 

561(1) OF THE 2006 ACT DID NOT

APPLY TO SUCH

ALLOTMENT, PROVIDED THAT THIS

POWER SHALL

BE LIMITED TO: (A) THE ALLOTMENT

**OF EQUITY** 

SECURITIES IN CONNECTION WITH A

**RIGHTS** 

ISSUE, OPEN OFFER OR OTHER

PRE-EMPTIVE

OFFER IN FAVOUR OF ORDINARY

**SHAREHOLDERS** 

WHERE THE EQUITY SECURITIES

RESPECTIVELY

ATTRIBUTABLE TO THE INTERESTS

OF ALL

ORDINARY SHAREHOLDERS ARE

**PROPORTIONATE** 

OR AS NEARLY AS MAY BE TO THE

RESPECTIVE

NUMBER OF ORDINARY SHARES

HELD BY THEM ON

THE RECORD DATE APPLICABLE TO

SUCH ISSUE,

BUT SUBJECT TO SUCH EXCLUSIONS

OR OTHER

ARRANGEMENTS AS THE DIRECTORS

MAY DEEM

FIT TO DEAL WITH FRACTIONAL

**ENTITLEMENTS OR** 

LEGAL OR PRACTICAL PROBLEMS

ARISING IN OR IN

RESPECT OF ANY OVERSEAS

TERRITORY, THE

REQUIREMENTS OF ANY

REGULATORY BODY OR

STOCK EXCHANGE OR BY VIRTUE OF

ANY OTHER

MATTER WHATEVER; AND (B) THE

ALLOTMENT

(OTHERWISE THAN PURSUANT TO

SUB-

PARAGRAPH (A) ABOVE) OF EQUITY

**SECURITIES** 

UP TO AN AGGREGATE MAXIMUM

**NOMINAL** 

AMOUNT OF GBP 50,342, AND THE

POWER HEREBY

CONFERRED SHALL EXPIRE AT THE

EARLIER OF (A)

29 SEPTEMBER 2017 AND (B) THE

**CONCLUSION OF** 

THE 2017 ANNUAL GENERAL

MEETING OF THE

COMPANY BUT MAY BEFORE SUCH

**EXPIRY BE** 

REVOKED OR VARIED FROM TIME TO

TIME BY

SPECIAL RESOLUTION, SAVE THAT

THE COMPANY

MAY BEFORE SUCH EXPIRY,

REVOCATION OR

VARIATION MAKE AN OFFER OR

**AGREEMENT** 

WHICH WOULD OR MIGHT REQUIRE

**EQUITY** 

SECURITIES TO BE ALLOTTED AFTER

**SUCH** 

EXPIRY, REVOCATION OR VARIATION

AND THE

DIRECTORS MAY ALLOT EQUITY

SECURITIES IN

PURSUANCE OF SUCH OFFER OR

AGREEMENT AS

IF SUCH POWER HAS NOT EXPIRED OR

BEEN

REVOKED OR VARIED

17 THAT THE COMPANY IS HEREBY ManagementAbstain

**GRANTED** 

GENERAL AN UNCONDITIONAL

**AUTHORITY FOR** 

THE PURPOSES OF SECTION 701 OF

THE 2006 ACT

TO MAKE MARKET PURCHASES

(WITHIN THE

MEANING OF SECTION 693(4) OF THE

2006 ACT) OF

ORDINARY SHARES OF 1 PENCE EACH

IN ITS

CAPITAL (THE "ORDINARY SHARES")

**PROVIDED** 

THAT: (A) THE MAXIMUM

AGGREGATE NUMBER OF

Against

ORDINARY SHARES AUTHORISED

THAT MAY BE

PURCHASED IS 5,034,237; (B) THE

MINIMUM PRICE

(EXCLUDING EXPENSES) THAT MAY

**BE PAID PER** 

ORDINARY SHARE IS NOT LESS THAN

1 PENCE; (C)

THE MAXIMUM PRICE (EXCLUDING

EXPENSES)

THAT MAY BE PAID PER ORDINARY

SHARE IS THE

HIGHER OF: (I) AN AMOUNT EQUAL

**TO 105 PER** 

CENT OF THE AVERAGE OF THE

MIDDLE MARKET

**QUOTATIONS FOR AN ORDINARY** 

SHARE AS

DERIVED FROM THE DAILY OFFICIAL

LIST FOR THE

FIVE BUSINESS DAYS IMMEDIATELY

PRECEDING

THE DAY ON WHICH THE PURCHASE

IS MADE; (II)

THE HIGHER OF THE PRICE QUOTED

FOR THE LAST

INDEPENDENT TRADE OF AND THE

HIGHEST

CURRENT INDEPENDENT BID FOR

ANY NUMBER OF

ORDINARY SHARES ON THE LONDON

**STOCK** 

EXCHANGE'S AIM MARKET; AND (D)

**THIS** 

AUTHORITY, UNLESS PREVIOUSLY

RENEWED,

SHALL EXPIRE ON THE EARLIER OF 29

**SEPTEMBER** 

2017 OR AT THE CONCLUSION THE

2017 ANNUAL

GENERAL MEETING OF THE

COMPANY EXCEPT IN

RELATION TO THE PURCHASE OF ANY

**ORDINARY** 

SHARES THE CONTRACT FOR WHICH

WAS

CONCLUDED BEFORE THE DATE OF

EXPIRY OF THE

AUTHORITY AND WHICH WOULD OR

MIGHT BE

COMPLETED WHOLLY OR PARTLY

# AFTER THAT DATE

<b>NIPPON</b>	TFI	FVI	NOIS	HOI	DIN	GS INC	
	-1LL	<i>,</i> L; V I.	)   ( )   (	$\mathbf{I}$	JULIN	CIOLING	

Security J56171101 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 29-Jun-2016

ISIN JP3732200005 Agenda 707151306 - Management

Mana

Item	Proposal	Proposed by Vote	For/Again Managem	
	Please reference meeting materials.	Non-Voting	C	
1	Approve Appropriation of Surplus	ManagementFor	For	
	Approve Delegation of Authority to the			
	Board of Directors			
2	to Use Free Share Acquisition Rights for	ManagementAgainst	Against	
	Exercising the			
	Anti-Takeover Defense Measures			
3.1	Appoint a Director Okubo, Yoshio	ManagementAgainst	Against	
3.2	Appoint a Director Kosugi, Yoshinobu	ManagementFor	For	
3.3	Appoint a Director Maruyama, Kimio	ManagementFor	For	
3.4	Appoint a Director Ishizawa, Akira	ManagementFor	For	
3.5	Appoint a Director Sugahara, Yoji	ManagementFor	For	
3.6	Appoint a Director Hirose, Kenichi	ManagementFor	For	
3.7	Appoint a Director Watanabe, Tsuneo	ManagementAgainst	Against	
3.8	Appoint a Director Maeda, Hiroshi	ManagementFor	For	
3.9	Appoint a Director Imai, Takashi	ManagementFor	For	
3.10	Appoint a Director Sato, Ken	ManagementFor	For	
3.11	Appoint a Director Kakizoe, Tadao	ManagementFor	For	
3.12	Appoint a Director Manago, Yasushi	ManagementFor	For	
4.1	Appoint a Corporate Auditor Nose, Yasuhiro	ManagementAgainst	Against	
4.2	Appoint a Corporate Auditor Mochizuki,	ManagementAgainst	Against	
1.2	Norio	Wanagement Igamst	<sup>1</sup> Igamst	
	Appoint a Substitute Corporate Auditor			
5	Masukata,	ManagementAgainst	Against	
	Katsuhiro			
	ENDO CO.,LTD.			
Securit	·	Meeting Ty	pe	Annual General Meeting
Ticker		Meeting Da	ıte	29-Jun-2016
Symbo	ol	111111111111111111111111111111111111111		
ISIN	JP3756600007	Agenda		707161802 -
		0		Management

Item	Proposal	Proposed Vote	For/Against
	•	by	Management
	Please reference meeting materials.	Non-Voting	
1	Approve Appropriation of Surplus	ManagementFor	For
2	Amend Articles to: Expand Business Lines,	ManagementFor	For
	Increase the		
	Board of Directors Size to 20, Transition to a	a	
	Company		

	3 3			
	with Supervisory Committee, Revise			
	Directors with Title			
	Appoint a Director except as Supervisory			
3.1	Committee	ManagementFor	For	
	Members Kimishima, Tatsumi	8		
	Appoint a Director except as Supervisory			
3.2	Committee	ManagementFor	For	
3.2	Members Takeda, Genyo	wanagement of	1 01	
	· · · · · · · · · · · · · · · · · · ·			
2.2	Appoint a Director except as Supervisory	Managamanton	Eom	
3.3	Committee	ManagementFor	For	
	Members Miyamoto, Shigeru			
2.4	Appoint a Director except as Supervisory			
3.4	Committee	ManagementFor	For	
	Members Takahashi, Shinya			
	Appoint a Director except as Supervisory			
3.5	Committee	ManagementFor	For	
	Members Furukawa, Shuntaro			
	Appoint a Director as Supervisory			
4.1	Committee Members	ManagementFor	For	
	Noguchi, Naoki			
	Appoint a Director as Supervisory			
4.2	Committee Members	ManagementFor	For	
	Mizutani, Naoki	C		
	Appoint a Director as Supervisory			
4.3	Committee Members	ManagementFor	For	
	Mitamura, Yoshimi	1/14/14/50110112 01	1 01	
	Appoint a Director as Supervisory			
4.4	Committee Members	ManagementFor	For	
7.7	Umeyama, Katsuhiro	Wanagement of	1 01	
	Amend the Compensation to be received by			
5	Directors	ManagementFor	For	
3		Managementroi	гог	
	except as Supervisory Committee Members			
	Amend the Compensation to be received by			
6	Directors as	ManagementFor	For	
TO III	Supervisory Committee Members	nya		
	O BROADCASTING SYSTEM HOLDINGS			
Securit	•	Meeting Ty	pe	Annual General Meeting
Ticker		Meeting Da	nte	29-Jun-2016
Symbo	ol			
ISIN	JP3588600001	Agenda		707162513 -
1011	<b>V</b> 1000000001	1.50.100		Management
Item	Proposal	Proposed Vote	For/Agair	
110111	•	by	Managem	ent
	Please reference meeting materials.	Non-Voting		
1	Approve Appropriation of Surplus	ManagementFor	For	
2.1	Appoint a Director Inoue, Hiroshi	ManagementFor	For	
2.2	Appoint a Director Ishihara, Toshichika	ManagementAgainst	Against	
2.3	Appoint a Director Takeda, Shinji	ManagementFor	For	
2.4	Appoint a Director Fujita, Tetsuya	ManagementFor	For	
2.5	Appoint a Director Kawai, Toshiaki	ManagementFor	For	
	* * ·	Č		

2.6	Appoint a Director Sasaki, Takashi	ManagementFor	For	
2.7	Appoint a Director Sugai, Tatsuo	ManagementFor	For	
2.8	Appoint a Director Tsumura, Akio	ManagementFor	For	
2.9	Appoint a Director Yoshida, Yasushi	ManagementFor	For	
2.10	Appoint a Director Kokubu, Mikio	ManagementFor	For	
2.11	Appoint a Director Sonoda, Ken	ManagementFor	For	
2.12	Appoint a Director Aiko, Hiroyuki	ManagementFor	For	
2.13	Appoint a Director Utsuda, Shoei	ManagementFor	For	
2.14	Appoint a Director Asahina, Yutaka	ManagementAgainst	Against	
2.15	Appoint a Director Ishii, Tadashi	ManagementFor	For	
2.16	Appoint a Director Mimura, Keiichi	ManagementAgainst	Against	
3.1	Appoint a Corporate Auditor Kannari, Takafumi	ManagementFor	For	
3.2	Appoint a Corporate Auditor Tanaka, Tatsuo	ManagementFor	For	
3.3	Appoint a Corporate Auditor Akashi,	ManagementFor	For	
	Yasushi	C		
3.4	Appoint a Corporate Auditor Kitayama, Teisuke	ManagementFor	For	
3.5 CHUBU	Appoint a Corporate Auditor Fujimoto, Mie U-NIPPON BROADCASTING CO.,LTD.	ManagementFor	For	
Security	y J06594105	Meeting Type	e	Annual General Meeting
Ticker Symbol		Meeting Date	2	29-Jun-2016
ISIN	JP3527000008	Agenda		707185383 - Management
		Duamanad	Earl A sains	
Item	Proposal	- VOIE	For/Agains	
	•	by	Manageme	
1	Approve Appropriation of Surplus	by Vote ManagementFor	Manageme For	
1 2.1	Approve Appropriation of Surplus Appoint a Director Oishi, Yoichi	ManagementFor ManagementFor	Manageme For For	
1 2.1 2.2	Approve Appropriation of Surplus Appoint a Director Oishi, Yoichi Appoint a Director Sugiura, Masaki	by ManagementFor ManagementFor ManagementFor	Manageme For For For	
1 2.1 2.2 2.3	Approve Appropriation of Surplus Appoint a Director Oishi, Yoichi Appoint a Director Sugiura, Masaki Appoint a Director Koyama, Isamu	by Wote ManagementFor ManagementFor ManagementFor ManagementFor	Manageme For For For For	
1 2.1 2.2 2.3 2.4	Approve Appropriation of Surplus Appoint a Director Oishi, Yoichi Appoint a Director Sugiura, Masaki Appoint a Director Koyama, Isamu Appoint a Director Okaya, Tokuichi	ManagementFor ManagementFor ManagementFor ManagementFor ManagementAgainst	Manageme For For For For Against	
1 2.1 2.2 2.3 2.4 2.5	Approve Appropriation of Surplus Appoint a Director Oishi, Yoichi Appoint a Director Sugiura, Masaki Appoint a Director Koyama, Isamu Appoint a Director Okaya, Tokuichi Appoint a Director Kono, Hideo	by ManagementFor ManagementFor ManagementFor ManagementFor ManagementAgainst ManagementFor	Manageme For For For Against For	
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ISIN	JP3126130008	Agenda		707193239 - Management	
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
	Amend Articles to: Adopt Reduction of				
1	Liability System for Non Executive Directors and Corporate Auditors	Manageme	entFor	For	
2.1	Appoint a Director Okada, Kazuo	Manageme	entFor	For	
2.2	Appoint a Director Fujimoto, Jun	Manageme		For	
2.3	Appoint a Director Tokuda, Hajime	Manageme	entFor	For	
2.4	Appoint a Director Okada, Takako	Manageme		For	
2.5	Appoint a Director Negishi, Yoshinao	Manageme		For	
2.6	Appoint a Director Kamigaki, Seisui	Manageme		For	
2.7	Appoint a Director Otani, Yoshio	Manageme	entFor	For	
	O! INC.		M .: T		A 1
Security Ticker			Meeting Typ		Annual
Symbol	YHOO		Meeting Dat	e	30-Jun-2016
ISIN	US9843321061		Agenda		934438020 - Management
_		Proposed		For/Agains	st
Item	Proposal	by	Vote	Manageme	
1A.	ELECTION OF DIRECTOR: TOR R. BRAHAM	Manageme	entFor	For	
1B.	ELECTION OF DIRECTOR: ERIC K. BRANDT	Manageme	entFor	For	
1C.	ELECTION OF DIRECTOR: DAVID FILO	Manageme	entFor	For	
1D.	ELECTION OF DIRECTOR: CATHERINE J. FRIEDMAN	Manageme	entFor	For	
1E.	ELECTION OF DIRECTOR: EDDY W. HARTENSTEIN	Manageme	entFor	For	
1F.	ELECTION OF DIRECTOR: RICHARD S. HILL	Manageme	entFor	For	
1G.	ELECTION OF DIRECTOR: MARISSA A. MAYER	Manageme	entFor	For	
1H.	ELECTION OF DIRECTOR: THOMAS J. MCINERNEY	Manageme	entFor	For	
1I.	ELECTION OF DIRECTOR: JANE E. SHAW, PH.D.	Manageme	entFor	For	
1J.	ELECTION OF DIRECTOR: JEFFREY C. SMITH	Manageme	entFor	For	
1K.	ELECTION OF DIRECTOR: MAYNARD G. WEBB, JR.	Manageme	entFor	For	
	APPROVAL, ON AN ADVISORY BASIS,				
2	OF THE	M	<b>4</b> F	г.	
2.	COMPANY'S EXECUTIVE	Manageme	entror	For	
3.	COMPENSATION.	Manageme	entFor	For	

RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.

SIGNATURES
Pursuant to the requirements of the Investment Company Act of 1940, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.
Registrant The Gabelli Multimedia Trust Inc.
By (Signature and Title)*_/s/ Bruce N. Alpert
Bruce N. Alpert, Principal Executive Officer
Date <u>8/1/16</u>
*Print the name and title of each signing officer under his or her signature.