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.

	ent Company Report VARNER CABLE INC				
Security			Meeting Type		Annual
Ticker Symbol	TWC		Meeting Date		01-Jul-2015
ISIN	US88732J2078		Agenda		934229750 - Management
Item	Proposal	Proposed by	Vote	For/Against Managemen	
1A.	ELECTION OF DIRECTOR: CAROLE BLACK	Managemen	t For	For	
1B.	ELECTION OF DIRECTOR: THOMAS H. CASTRO	Managemen	t For	For	
1C.	ELECTION OF DIRECTOR: DAVID C. CHANG	Managemen	t For	For	
1D.	ELECTION OF DIRECTOR: JAMES E. COPELAND, JR.	Managemen	t For	For	
1E.	ELECTION OF DIRECTOR: PETER R. HAJE	Managemen	t For	For	
1F.	ELECTION OF DIRECTOR: DONNA A. JAMES	SManagemen	t For	For	
1G.	ELECTION OF DIRECTOR: DON LOGAN	Managemen	t For	For	
1H.	ELECTION OF DIRECTOR: ROBERT D. MARCUS	Managemen	t For	For	
1I.	ELECTION OF DIRECTOR: N.J. NICHOLAS, JR.	Managemen	t For	For	
1J.	ELECTION OF DIRECTOR: WAYNE H. PACE	Managemen	t For	For	
1K.	ELECTION OF DIRECTOR: EDWARD D. SHIRLEY	Managemen	t For	For	
1L.	ELECTION OF DIRECTOR: JOHN E. SUNUNU RATIFICATION OF INDEPENDENT	Managemen	t For	For	
2.	REGISTERED PUBLIC ACCOUNTING FIRM.	Managemen	t For	For	
3.	ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION.	Managemen	t For	For	
4.	STOCKHOLDER PROPOSAL ON DISCLOSURE OF LOBBYING ACTIVITIES.	Shareholder	Against	For	

STOCKHOLDER PROPOSAL ON

ACCELERATED

5. VESTING OF EQUITY AWARDS IN A Shareholder Against For CHANGE IN CONTROL.

CABLE & WIRELESS COMMUNICATIONS PLC, LONDON

Security G1839G102 Meeting Type Annual General

Meeting Type Meeting

Ticker Meeting Date 21-Jul-2015

ISIN GB00B5KKT968 Agenda 706281920 -

SIN GB00B5KKT968 Agenda Management

Item	Proposal	Proposed by Vote	For/Against Management
1	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS	Management For	For
	TO APPROVE THE DIRECTORS		
2	REMUNERATION	Management For	For
	REPORT		
3	TO RE-ELECT SIR RICHARD LAPTHORNE CBE	Management For	For
4	TO RE-ELECT SIMON BALL	Management For	For
5	TO ELECT JOHN RISLEY	Management For	For
6	TO RE-ELECT PHIL BENTLEY	Management For	For
7	TO RE-ELECT PERLEY MCBRIDE	Management For	For
8	TO RE-ELECT MARK HAMLIN	Management For	For
9	TO ELECT BRENDAN PADDICK	Management For	For
10	TO RE-ELECT ALISON PLATT	Management For	For
11	TO ELECT BARBARA THORALFSSON	Management For	For
12	TO RE-ELECT IAN TYLER	Management For	For
13	TO ELECT THAD YORK	Management For	For
14	TO APPOINT KPMG LLP AS THE AUDITOR	Management For	For
	TO AUTHORISE THE DIRECTORS TO SET		
15	THE	Management For	For
	REMUNERATION OF THE AUDITOR		
16	TO DECLARE A FINAL DIVIDEND	Management For	For
17	TO GIVE AUTHORITY TO ALLOT SHARES	Management For	For
18	TO DISAPPLY PRE-EMPTION RIGHTS	Management Against	Against
	TO AUTHORISE THE COMPANY TO CALL A		
19	GENERAL MEETING OF SHAREHOLDERS	Managament Against	Amainat
19	ON NOT	Management Against	Against
	LESS THAN 14 CLEAR DAYS NOTICE		
SKYL	DEUTSCHLAND AG, UNTERFOEHRING		
			ExtraOrdinary

SecurityD6997G102Meeting TypeExtraOrdinary
General MeetingTicker
SymbolMeeting Date22-Jul-2015ISINDE000SKYD000Agenda706269962 -
Management

Proposed For/Against Vote Item **Proposal** by Management PLEASE NOTE THAT BY JUDGEMENT OF 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) MA-Y Non-Voting 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 ADVISED Non-Voting 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

Non-Voting

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

QUERIES

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.

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

6

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, YOU Non-Voting

WILL

NEED TO REQUEST A MEETING ATTEND

AND VOTE

YOUR SHARES DIRECTLY A-T THE

COMPANY'S

MEETING. COUNTER PROPOSALS CANNOT

RF

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

1. TO SKY Management No Action

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

TIVO INC.

Security 888706108 Meeting Type Annual

Ticker
Symbol TIVO Meeting Date 22-Jul-2015

ISIN US8887061088 Agenda 934251226 -

Management

Item	Proposal	Proposed by Vote	For/Against Management
1A	ELECTION OF DIRECTOR: PETER AQUINO	Management For	For
1B	ELECTION OF DIRECTOR: DANIEL MOLONEY	Management For	For
1C		Management For	For

ELECTION OF DIRECTOR: THOMAS WOLZIEN TO RATIFY THE SELECTION OF KPMG LLP AS THE COMPANY'S INDEPENDENT REGISTERED 2. **PUBLIC** Management For 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. Management For For STATEMENT PURSUANT TO THE **COMPENSATION** DISCLOSURE RULES OF THE SECURITIES **AND** EXCHANGE COMMISSION ("SAY-ON-PAY"). INTERNATIONAL GAME TECHNOLOGY PLC G4863A108 Security Meeting Type Annual Ticker **IGT** Meeting Date 28-Jul-2015 Symbol 934252987 -**ISIN** GB00BVG7F061 Agenda Management Proposed For/Against Vote Item **Proposal** Management by TO RECEIVE THE COMPANY'S ANNUAL **ACCOUNTS** FOR THE FINANCIAL YEAR ENDED 31 **DECEMBER** 1. 2014, TOGETHER WITH THE DIRECTORS' Management For For 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 UNTIL 2. THE Management For For CONCLUSION OF THE NEXT GENERAL MEETING OF THE COMPANY AT WHICH ACCOUNTS ARE LAID. TO AUTHORISE THE DIRECTORS TO FIX 3. THE Management For For REMUNERATION OF THE AUDITORS. 4. TO AUTHORISE THE TERMS OF SHARE Management For For

REPURCHASE CONTRACTS AND APPROVE

SHARE

REPURCHASE COUNTERPARTIES.

VOD	AFON	E CD	OLID	DI C
$v \cup D$	AFUN	$c u \kappa$	OUP	PLU

Security	92857W308	Meeting Type	Annual
Ticker Symbol	VOD	Meeting Date	28-Jul-2015
ISIN	US92857W3088	Agenda	934256024 - Management

		Proposed Vala	For/Against
Item	Proposal	by Vote	Management
	TO RECEIVE THE COMPANY'S ACCOUNTS, THE	•	
1.	STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE	Management For	For
	YEAR ENDED 31 MARCH 2015		
2.	TO RE-ELECT GERARD KLEISTERLEE AS A DIRECTOR	Management For	For
3.	TO RE-ELECT VITTORIO COLAO AS A DIRECTOR	Management For	For
4.	TO RE-ELECT NICK READ AS A DIRECTOR	Management For	For
5.	TO RE-ELECT SIR CRISPIN DAVIS AS A DIRECTOR	Management For	For
	TO ELECT DR MATHIAS DOPFNER AS A DIRECTOR		
6.	IN ACCORDANCE WITH THE COMPANY'S ARTICLES	Management For	For
	OF ASSOCIATION		
7.	TO RE-ELECT DAME CLARA FURSE AS A DIRECTOR	Management For	For
8.	TO RE-ELECT VALERIE GOODING AS A DIRECTOR	Management For	For
9.	TO RE-ELECT RENEE JAMES AS A DIRECTOR	Management For	For
10.	TO RE-ELECT SAMUEL JONAH AS A DIRECTOR	Management For	For
11.	TO RE-ELECT NICK LAND AS A DIRECTOR	Management For	For
12.	TO RE-ELECT PHILIP YEA AS A DIRECTOR TO DECLARE A FINAL DIVIDEND OF 7.62	Management For	For
13.	PENCE PER ORDINARY SHARE FOR THE YEAR ENDED 31	Management For	For
	MARCH 2015		
	TO APPROVE THE REMUNERATION REPORT OF		
14.	THE BOARD FOR THE YEAR ENDED 31 MARCH 2015	Management For	For
15.	TO REAPPOINT	Management For	For
	PRICEWATERHOUSECOOPERS LLP AS THE AUDITOR TO THE COMPANY		

UNTIL THE END OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE **COMPANY** TO AUTHORISE THE AUDIT AND RISK **COMMITTEE** 16. TO DETERMINE THE REMUNERATION OF Management For For THE **AUDITOR** TO AUTHORISE THE DIRECTORS TO ALLOT Management Abstain 17. Against **SHARES** TO AUTHORISE THE DIRECTORS TO **DIS-APPLY** 18. Management Against Against PRE-EMPTION RIGHTS (SPECIAL RESOLUTION) TO AUTHORISE THE COMPANY TO 19. **PURCHASE ITS** Management Abstain Against OWN SHARES (SPECIAL RESOLUTION) TO AUTHORISE POLITICAL DONATIONS 20. Against **AND** Management Abstain **EXPENDITURE** TO AUTHORISE THE COMPANY TO CALL **GENERAL** 21. MEETINGS (OTHER THAN AGMS) ON 14 Management Against Against **CLEAR** DAYS' NOTICE (SPECIAL RESOLUTION) INTERNATIONAL 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 Management by TO RECEIVE THE COMPANY'S ANNUAL **ACCOUNTS** FOR THE FINANCIAL YEAR ENDED 31 **DECEMBER** 1. 2014, TOGETHER WITH THE DIRECTORS' Management For For REPORT, STRATEGIC REPORT AND THE AUDITORS' **REPORT** ON THOSE ACCOUNTS. 2. TO REAPPOINT Management For For PRICEWATERHOUSECOOPERS LLP AS AUDITORS TO HOLD OFFICE FROM THE CONCLUSION OF THIS MEETING UNTIL THE CONCLUSION OF THE NEXT GENERAL

MEETING OF

THE COMPANY AT WHICH ACCOUNTS ARE

LAID.

TO AUTHORISE THE DIRECTORS TO FIX

3. Management For THE For

REMUNERATION OF THE AUDITORS. TO AUTHORISE THE TERMS OF SHARE

REPURCHASE CONTRACTS AND APPROVE Management For 4. For

SHARE

REPURCHASE COUNTERPARTIES.

ALTICE S.A., LUXEMBOURG

ExtraOrdinary Security L0179Z104 Meeting Type General Meeting

Ticker Meeting Date 06-Aug-2015

Symbol

706310997 -**ISIN** LU1014539529 Agenda Management

Proposed For/Against Item Vote **Proposal** Management by Non-Voting

1 PRESENTATION OF THE PROPOSED

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 LAW Non-Voting

XPLAINING AND JUSTIFYING, INTER ALIA,

THE

LEGAL AND ECONOMIC GROUNDS OF THE

PR-

OPOSED TRANSFER

PRESENTATION OF THE REPORT ISSUED

BY KPMG

LUXEMBOURG, A COOPERATIVE

COMPANY (S-

OCIETE COOPERATIVE) ("KPMG") AS

SPECIAL

3 AUDITOR FOR THE COMPANY IN Non-Voting

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 WEBSITE Non-Voting

OF-THE

COMPANY, HAVE BEEN SO DEPOSITED AT

THE

4

COMPANY'S REGISTERED OFFICE AND

HAV-E BEEN

MADE AVAILABLE AT ITS WEBSITE FOR

DUE

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

MODIFICATION OF THE ASSETS AND

5 LIABILITIES O-

Non-Voting

F THE COMPANY WHICH OCCURRED

BETWEEN THE

DATE OF THE TRANSFER PROPOSAL AND

THE-

DATE OF THE GENERAL MEETING

APPROVAL OF THE TRANSFER PROPOSAL

AND

DECISION TO CARRY OUT THE TRANSFER

AND

CONFIRMATION (I) THAT, FROM AN

ACCOUNTING

POINT OF VIEW, ALL OPERATIONS, RIGHTS

AND

OBLIGATIONS RELATED TO THE

6 TRANSFER SHALL

Management No Action

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

7 ACKNOWLEDGMENT OF THE COOPTATION Management No Action

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

COMMENCING ON THE DATE OF HIS

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

GRANTING OF AUTHORIZATION TO 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

8 HER/HIS

SOLE DISCRETION TO IMPLEMENT THE

TRANSFER

AND ABOVE RESOLUTIONS AND WHICH

MAY BE

REQUIRED FOR THE PURPOSE OF 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

Management No Action

Non-Voting

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

HAVE ALREADY SENT IN YOUR VOTES,

CMMT PLEASE DO

Non-Voting

NOT VOTE AGAIN UNLESS YOU DEC-IDE

TO AMEND

YOUR ORIGINAL INSTRUCTIONS. THANK

YOU.

ALTICE S.A., LUXEMBOURG

ExtraOrdinary Security L0179Z104 Meeting Type General Meeting

Ticker Meeting Date 06-Aug-2015 Symbol

706312446 -**ISIN** LU1014539529 Agenda

Management

Proposed For/Against Vote Item **Proposal** by Management Non-Voting

1 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

WITH THE DUTCH TRADE REGISTE-R

UNDER

NUMBER 63329743 (TO BE CONVERTED

INTO A

DUTCH-LAW GOVERNED PUBLIC

COMP-ANY

(NAAMLOZE VENNOOTSCHAP) (THE

"ACQUIRING

COMPANY") OF THE COMPANY

PURSUANT-TO

WHICH THE COMPANY WILL TRANSFER

ALL OF ITS

ASSETS AND LIABILITIES TO THE

AC-OUIRING

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")

PRESENTATION OF THE DETAILED

WRITTEN

2 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

Non-Voting

THE COMPANY IN RELATION TO THE

CROSS-

BORDER MERGER

4 CONFIRMATION BY THE BUREAU THAT Non-Voting

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

SO DEPOSITED AND HAVE BEEN 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")

PRESENTATION OF A WRITTEN

STATEMENT FROM

THE COMPANY'S BOARD OF DIRECTORS

INCL-

UDING THE UPDATE ON ANY IMPORTANT

MODIFICATION OF THE ASSETS AND

5 LIABILITIES O-

Non-Voting

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 BE

6 TREATED

Management No 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

7 AND ON

BEHALF OF THE COMPANY, PERFORM ALL Management No Action

RELEVANT ACTS AND ENTER INTO ALL

DOCUMENTS NECESSARY, USEFUL OR

DESIRABLE

FOR THE PURPOSE OF EFFECTUATING THE

CROSS-BORDER MERGER

CMMT Non-Voting

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

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

HAVE ALREADY SENT IN YOUR VOTES,

CMMT PLEASE DO

Non-Voting NOT VOTE AGAIN UNLESS YOU DEC-IDE

TO AMEND

YOUR ORIGINAL INSTRUCTIONS. THANK

YOU.

SPRINT CORPORATION

85207U105 Security Meeting Type Annual Ticker S Meeting Date 07-Aug-2015 Symbol 934251199 -**ISIN** US85207U1051 Agenda

Item	Proposal	Proposed by Vote	For/Against Management
1.	DIRECTOR	Management	
	1 NIKESH ARORA	For	For
	2 ROBERT BENNETT	For	For
	3 GORDON BETHUNE	For	For

Management

	_aga: 1g. 6/ 15				
	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	
	TO RATIFY THE APPOINTMENT OF				
	DELOITTE &				
	TOUCHE LLP AS THE INDEPENDENT				
2.	REGISTERED	Manageme	nt For	For	
	PUBLIC ACCOUNTING FIRM OF SPRINT				
	CORPORATION FOR THE YEAR ENDING				
	MARCH 31,				
	2016. ADVISORY APPROVAL OF THE COMPANY	IC.			
3.	NAMED	Manageme	nt For	For	
3.	EXECUTIVE OFFICER COMPENSATION.	Manageme	III I OI	POI	
	TO APPROVE THE COMPANY'S 2015				
4.	OMNIBUS	Manageme	nt For	For	
т.	INCENTIVE PLAN.	wanageme	III T OI	1 01	
RENT	RAK CORPORATION				
Securit			Meeting Type	e	Annual
Ticker	•				
Symbo	RENT l		Meeting Date	2	11-Aug-2015
ISIN			A condo		934258927 -
1211/	US7601741025		Agenda		Management
Item	Proposal	Proposed	Vote	For/Agains	
псш		by		Managemen	nt
1.	DIRECTOR	Manageme			
	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		For	For	
	7 BRENT ROSENTHAL		For	For	
	8 RALPH SHAW RATIFY THE APPOINTMENT OF GRANT		For	For	
	THORNTON				
2.	LLP AS RENTRAK'S INDEPENDENT	Manageme	nt For	For	
۷.	REGISTERED	Manageme	III I OI	1.01	
	PUBLIC ACCOUNTING FIRM.				
	APPROVE, ON AN ADVISORY BASIS, THE				
	COMPENSATION OF RENTRAK'S NAMED				
3.	EXECUTIVE	Manageme	nt For	For	
	OFFICERS.				
ELEC	ΓRONIC ARTS INC.				
Securit			Meeting Type	e	Annual
Ticker	·				
	E.A		Meeting Date	•	14-Aug-2015
Symbo	ol 277				111105 2010

ISIN	US2855121099		Agenda		934254931 - Management
Item	Proposal	Proposed by	Vote	For/Against Managemen	t
1A.	ELECTION OF DIRECTOR: LEONARD S. COLEMAN	Managemen	t For	For	
1B.	ELECTION OF DIRECTOR: JAY C. HOAG	Managemen	t For	For	
1C.	ELECTION OF DIRECTOR: JEFFREY T. HUBER	Managemen	t For	For	
1D.	ELECTION OF DIRECTOR: VIVEK PAUL	Managemen	t For	For	
1E.	ELECTION OF DIRECTOR: LAWRENCE F. PROBST	Managemen	t For	For	
1F.	ELECTION OF DIRECTOR: RICHARD A. SIMONSON	Managemen	t For	For	
1G.	ELECTION OF DIRECTOR: LUIS A. UBINAS	Managemen	t For	For	
1H.	ELECTION OF DIRECTOR: DENISE F. WARREN	Managemen	t For	For	
1I.	ELECTION OF DIRECTOR: ANDREW WILSON	Managemen	t For	For	
2	ADVISORY VOTE ON THE COMPENSATION OF THE NAMED EXECUTIVE OFFICERS.	Managemen	t For	For	
3	RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS INDEPENDENT	Managemen	t For	For	
4	STOCKHOLDER PROPOSAL REGARDING PROXY ACCESS.	Shareholder	Against	For	
NASP	ERS LTD, CAPE TOWN				
Securit			Meeting Type	.	Annual General Meeting
Ticker Symbo			Meeting Date		28-Aug-2015
ISIN	ZAE000015889		Agenda		706336232 - Management
Item	Proposal	Proposed by	Vote	For/Against Managemen	t
O.1	ACCEPTANCE OF ANNUAL FINANCIAL STATEMENTS	Managemen	t For	For	
O.2	CONFIRMATION AND APPROVAL OF PAYMENT OF DIVIDENDS	Managemen	t For	For	
0.3	REAPPOINTMENT OF PRICEWATERHOUSECOOPERS INC. AS AUDITOR	Managemen	t For	For	
O.4.1	TO CONFIRM THE APPOINTMENT OF: MR S J Z	Managemen	t For	For	
O.4.2	PACAK AS A NON EXECUTIVE DIRECTOR	Managemen	t For	For	

			• • • •
	TO CONFIRM THE APPOINTMENT OF: MR MR		
	SOROUR AS AN EXECUTIVE DIRECTOR TO CONFIRM THE APPOINTMENT OF: MR J		
	P		
O.4.3	BEKKER AS A NON EXECUTIVE DIRECTOR AND	Management For	For
	CHAIR		
	TO ELECT THE FOLLOWING DIRECTORS:		
O.5.1	MR C L	Management For	For
	ENENSTEIN	_	
	TO ELECT THE FOLLOWING DIRECTORS:		
O.5.2	MR D G	Management For	For
	ERIKSSON		
	TO ELECT THE FOLLOWING DIRECTORS:		
O.5.3	MR T M F	Management For	For
	PHASWANA		
	TO ELECT THE FOLLOWING DIRECTORS:		
O.5.4	MR B J	Management For	For
	VAN DER ROSS		
0.6.1	APPOINTMENT OF THE FOLLOWING AUDIT COMMITTEE MEMBERS: MR D G ERIKSSON	Management For	For
0.0.1			101
	APPOINTMENT OF THE FOLLOWING AUDIT		
O.6.2	COMMITTEE MEMBERS: MR B J VAN DER	Management For	For
	ROSS		
0.6.3	APPOINTMENT OF THE FOLLOWING AUDIT	Management For	For
	COMMITTEE MEMBERS. TROT R C C 374 171		
0.7	TO ENDORSE THE COMPANY'S		_
O.7	REMUNERATION	Management For	For
	POLICY		
	APPROVAL OF GENERAL AUTHORITY		
0.0	PLACING	Managament Abatain	A:
O.8	UNISSUED SHARES UNDER THE CONTROL	Management Abstain	Against
	OF THE DIRECTORS		
	APPROVAL OF ISSUE OF SHARES FOR		
O.9	CASH	Management Abstain	Against
	APPROVAL OF THE NEW NASPERS		
O.10	RESTRICTED	Management Abstain	Against
0.10	STOCK PLAN TRUST DEED	Wanagement Abstani	Agamst
	APPROVE AMENDMENTS TO THE MIH		
	HOLDINGS		
	SHARE TRUST DEED, MIH (MAURITIUS)		
O.11	LIMITED	Management Abstain	Against
	SHARE TRUST DEED AND NASPERS SHARE		
	INCENTIVE TRUST DEED		
	AUTHORISATION TO IMPLEMENT ALL		
0.12	RESOLUTIONS	M /F	
O.12	ADOPTED AT THE ANNUAL GENERAL	Management For	For
	MEETING		
S1.1		Management For	For

	_aga: 1 milg: 6/ 15 milg: 1		
	APPROVAL OF THE REMUNERATION OF THE NON		
	EXECUTIVE DIRECTORS: BOARD-CHAIR APPROVAL OF THE REMUNERATION OF		
S1.2	THE NON EXECUTIVE DIRECTORS: BOARD-MEMBER	Management For	For
S1.3	APPROVAL OF THE REMUNERATION OF THE NON	Management For	For
	EXECUTIVE DIRECTORS: AUDIT COMMITTEE-CHAIR APPROVAL OF THE REMUNERATION OF THE NON	ū	
S1.4	EXECUTIVE DIRECTORS: AUDIT COMMITTEE- MEMBER	Management For	For
S1.5	APPROVAL OF THE REMUNERATION OF THE NON	Management For	For
	EXECUTIVE DIRECTORS: RISK COMMITTEE-CHAIR APPROVAL OF THE REMUNERATION OF THE NON	ū	
S1.6	EXECUTIVE DIRECTORS: RISK COMMITTEE- MEMBER APPROVAL OF THE REMUNERATION OF	Management For	For
S1.7	THE NON EXECUTIVE DIRECTORS: HUMAN	Management For	For
	RESOURCES AND REMUNERATION COMMITTEE-CHAIR APPROVAL OF THE REMUNERATION OF THE NON		
S1.8	EXECUTIVE DIRECTORS: HUMAN RESOURCES AND REMUNERATION COMMITTEE-MEMBER APPROVAL OF THE REMUNERATION OF	Management For	For
S1.9	THE NON EXECUTIVE DIRECTORS: NOMINATION COMMITTEE-	Management For	For
~	CHAIR APPROVAL OF THE REMUNERATION OF THE NON		
S1.10	EXECUTIVE DIRECTORS: NOMINATION COMMITTEE- MEMBER APPROVAL OF THE REMUNERATION OF	Management For	For
S1.11	THE NON EXECUTIVE DIRECTORS: SOCIAL AND ETHICS	Management For	For
S1.12	COMMITTEE-CHAIR APPROVAL OF THE REMUNERATION OF THE NON	Management For	For

	Edgar Filling. GABELLI MULTIM	EDIA I NOS	ST IING FUIIII	IN-LV	
	EXECUTIVE DIRECTORS: SOCIAL AND ETHICS COMMITTEE-MEMBER				
S1.13	APPROVAL OF THE REMUNERATION OF THE NON EXECUTIVE DIRECTORS: TRUSTEES OF GROUP	Managemer	nt For	For	
	SHARE SCHEMES/OTHER PERSONNEL FUNDS APPROVAL OF THE REMUNERATION OF				
S1.14	THE NON EXECUTIVE DIRECTORS: MEDIA24 PENSION FUND-	Managemer	nt For	For	
S1.15	CHAIR APPROVAL OF THE REMUNERATION OF THE NON EXECUTIVE DIRECTORS: MEDIA24	Managemer	nt For	For	
51.13	PENSION FUND- TRUSTEE APPROVAL OF THE REMUNERATION OF	Managemen	KT OF		
S1.16	THE NON EXECUTIVE DIRECTORS APPROVE GENERALLY THE PROVISION OF	Managemen	nt For	For	
S2	FINANCIAL ASSISTANCE IN TERMS OF SECTION 44 OF THE ACT APPROVE GENERALLY THE PROVISION OF	Managemen	nt For	For	
S 3	FINANCIAL ASSISTANCE IN TERMS OF SECTION 45 OF THE ACT	Managemer	nt For	For	
S4	GENERAL AUTHORITY FOR THE COMPANY OR ITS SUBSIDIARIES TO ACQUIRE N ORDINARY		nt For	For	
	SHARES IN THE COMPANY GENERAL AUTHORITY FOR THE COMPANY	•			
S5	OR ITS SUBSIDIARIES TO ACQUIRE A ORDINARY SHARES IN THE COMPANY	Managemer	nt For	For	
OI S.A.	21.2				
Security	670851302		Meeting Type		Special
Ticker Symbol	OIBRC		Meeting Date		01-Sep-2015
ISIN	US6708513022		Agenda		934269778 - Management
Item	Proposal	Proposed by	Vote	For/Against Managemen	
1.	RATIFY THE APPOINTMENT AND ENGAGEMENT OF	Managemen	nt For	For	

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 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 VALUE"). REVIEW, DISCUSS, AND VOTE ON THE **APPRAISAL** REPORT AND THE APPRAISAL REPORT OF 2. Management For For SHAREHOLDERS' EQUITY AT MARKET **VALUE** PREPARED BY APSIS. REVIEW, DISCUSS, AND VOTE ON THE **PROTOCOL** AND JUSTIFICATION OF THE MERGER (PROTOCOLO E JUSTIFICACAO DA INCORPORACAO) OF **TELEMAR** PARTICIPACOES S.A. INTO OI S.A., AND 3. Management For For EXHIBITS THERETO, WHICH SET FORTH TERMS AND CONDITIONS OF THE MERGER OF TMARPART INTO THE COMPANY, ACCOMPANIED BY THE RELEVANT DOCUMENTS. VOTE ON THE PROPOSAL OF MERGER OF TMARPART WITH AND INTO THE 4. Management For For COMPANY. 5. VOTE ON THE PROPOSAL TO AMEND THE Management Abstain Against **BYLAWS**

OF THE COMPANY, IN ANTICIPATION OF

THE

ADOPTION OF HEIGHTENED CORPORATE GOVERNANCE STANDARDS BY THE **COMPANY AND 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** THE PERIOD FOR THE VOLUNTARY **EXCHANGE OF** 6. Management For For SHARES HELD BY PREFERRED SHAREHOLDERS, AS WELL AS THE RELEVANT TERMS AND CONDITIONS OF THE EXCHANGE. AUTHORIZE THE BOARD THE DIRECTORS TO VERIFY THE FULFILLMENT OF THE **EXCHANGE** CONDITION AND APPROVE THE 7. Management For For **EFFECTIVE** EXCHANGE OF PREFERRED SHARES 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 RESPECTIVE ALTERNATES, WITH A TERM 8. OFFICE UNTIL THE SHAREHOLDERS' Management For For **MEETING** THAT APPROVES THE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FISCAL YEAR **ENDED** DECEMBER 31, 2017. AUTHORIZE THE MANAGEMENT TO CONDUCT ALL 9. ACTS REQUIRED TO GIVE EFFECT TO THE Management For For **ITEMS** OF THE AGENDA. 10. VOTE ON THE PROPOSAL TO AMEND Management For For 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.

H&R BLOCK, INC.

Security 093671105 Meeting Type Annual

Ticker Symbol HRB Meeting Date 10-Sep-2015

ISIN US0936711052 Agenda 934264259 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: PAUL J. BROWN	Management For	For
1B.	ELECTION OF DIRECTOR: WILLIAM C. COBB	Management For	For
1C.	ELECTION OF DIRECTOR: ROBERT A. GERARD	Management For	For
1D.	ELECTION OF DIRECTOR: RICHARD A. JOHNSON	Management For	For
1E.	ELECTION OF DIRECTOR: DAVID BAKER LEWIS	Management For	For
1F.	ELECTION OF DIRECTOR: VICTORIA J. REICH	Management For	For
1G.	ELECTION OF DIRECTOR: BRUCE C. ROHDI	EManagement For	For
1H.	ELECTION OF DIRECTOR: TOM D. SEIP	Management For	For
1I.	ELECTION OF DIRECTOR: CHRISTIANNA WOOD	Management For	For
1J.	ELECTION OF DIRECTOR: JAMES F. WRIGHT	Management For	For
2.	RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING APRIL 30, 2016.	Management For	For
3.	ADVISORY APPROVAL OF THE COMPANY'S NAMED EXECUTIVE OFFICER COMPENSATION.	Management For	For

VIASAT, INC.

Security	92552V100	Meeting Type	Annual
Ticker Symbol	VSAT	Meeting Date	16-Sep-2015
ISIN	US92552V1008	Agenda	934264235 - Management

ItemProposed
byProposed
VoteFor/Against
Management

1.	DIRECTOR	Managemen	t		
	1 FRANK J. BIONDI, JR.		For	For	
	2 ROBERT JOHNSON		For	For	
	3 JOHN STENBIT		For	For	
	RATIFICATION OF APPOINTMENT OF				
	PRICEWATERHOUSECOOPERS LLP AS				
2	VIASAT'S			.	
2.	INDEPENDENT REGISTERED PUBLIC	Managemen	t For	For	
	ACCOUNTING				
	FIRM				
_	ADVISORY VOTE ON EXECUTIVE			_	
3.	COMPENSATION	Managemen	t For	For	
	AMENDMENT AND RESTATEMENT OF THE				
4.	EMPLOYEE STOCK PURCHASE PLAN	Managemen	t For	For	
	AMENDMENT AND RESTATEMENT OF THE				
5.	1996	Managemen	t Against	Against	
٥.	EQUITY PARTICIPATION PLAN	wanagemen	t 7 Igamst	7 Igamst	
SCHOI	LASTIC CORPORATION				
Securit			Meeting Type		Annual
Ticker			wiceting Type		Aiiiuai
Symbo	SCHL		Meeting Date		21-Sep-2015
					934267750 -
ISIN	US8070661058		Agenda		Management
					Tranagement
_		Proposed		For/Against	
Item	Proposal	•	Vote	_	
		by		Managemen	
Item 1.	DIRECTOR	•	t	Managemen	
	DIRECTOR 1 JAMES W. BARGE	by	t For	Managemen	
1.	DIRECTOR 1 JAMES W. BARGE 2 JOHN L. DAVIES	by	t	Managemen	
1.	DIRECTOR 1 JAMES W. BARGE 2 JOHN L. DAVIES WARNER CABLE INC	by	t For For	Managemen For For	it
1. TIME V	DIRECTOR 1 JAMES W. BARGE 2 JOHN L. DAVIES WARNER CABLE INC y 88732J207	by	t For For Meeting Type	Managemen For For	Special
1. TIME V Security Ticker	DIRECTOR 1 JAMES W. BARGE 2 JOHN L. DAVIES WARNER CABLE INC y 88732J207 TWC	by	t For For	Managemen For For	it
TIME V Securit Ticker Symbo	DIRECTOR 1 JAMES W. BARGE 2 JOHN L. DAVIES WARNER CABLE INC y 88732J207 TWC	by	t For For Meeting Type Meeting Date	Managemen For For	Special 21-Sep-2015
1. TIME V Security Ticker	DIRECTOR 1 JAMES W. BARGE 2 JOHN L. DAVIES WARNER CABLE INC y 88732J207 TWC	by	t For For Meeting Type	Managemen For For	Special 21-Sep-2015 934272612 -
TIME V Securit Ticker Symbo	DIRECTOR 1 JAMES W. BARGE 2 JOHN L. DAVIES WARNER CABLE INC y 88732J207 TWC	by	t For For Meeting Type Meeting Date	Managemen For For	Special 21-Sep-2015
TIME V Security Ticker Symbol	DIRECTOR 1 JAMES W. BARGE 2 JOHN L. DAVIES WARNER CABLE INC y 88732J207 TWC US88732J2078	by	t For For Meeting Type Meeting Date Agenda	Managemen For For	Special 21-Sep-2015 934272612 - Management
TIME V Securit Ticker Symbo	DIRECTOR 1 JAMES W. BARGE 2 JOHN L. DAVIES WARNER CABLE INC y 88732J207 TWC	by Managemen	t For For Meeting Type Meeting Date	Management For For	Special 21-Sep-2015 934272612 - Management
TIME V Security Ticker Symbol	DIRECTOR 1 JAMES W. BARGE 2 JOHN L. DAVIES WARNER CABLE INC y 88732J207 TWC US88732J2078	by Managemen Proposed by	t For For Meeting Type Meeting Date Agenda	Managemen For For For/Against	Special 21-Sep-2015 934272612 - Management
TIME V Security Ticker Symbol	DIRECTOR 1 JAMES W. BARGE 2 JOHN L. DAVIES WARNER CABLE INC y 88732J207 TWC US88732J2078	by Managemen Proposed by	t For For Meeting Type Meeting Date Agenda	Managemen For For For/Against	Special 21-Sep-2015 934272612 - Management
TIME V Security Ticker Symbol	DIRECTOR 1 JAMES W. BARGE 2 JOHN L. DAVIES WARNER CABLE INC y 88732J207 TWC US88732J2078 Proposal TO ADOPT THE AGREEMENT AND PLAN OF	by Managemen Proposed by	t For For Meeting Type Meeting Date Agenda	Managemen For For For/Against	Special 21-Sep-2015 934272612 - Management
TIME V Security Ticker Symbol	DIRECTOR 1 JAMES W. BARGE 2 JOHN L. DAVIES WARNER CABLE INC y 88732J207 TWC US88732J2078 Proposal TO ADOPT THE AGREEMENT AND PLAN OF MERGERS, DATED AS OF MAY 23, 2015, AS	by Managemen Proposed by	t For For Meeting Type Meeting Date Agenda	Managemen For For For/Against	Special 21-Sep-2015 934272612 - Management
TIME V Securit Ticker Symbol ISIN	DIRECTOR 1 JAMES W. BARGE 2 JOHN L. DAVIES WARNER CABLE INC y 88732J207 TWC US88732J2078 Proposal TO ADOPT THE AGREEMENT AND PLAN OF MERGERS, DATED AS OF MAY 23, 2015, AS MAY BE	by Managemen Proposed by	t For For Meeting Type Meeting Date Agenda Vote	Management For For Against Management	Special 21-Sep-2015 934272612 - Management
TIME V Security Ticker Symbol	DIRECTOR 1 JAMES W. BARGE 2 JOHN L. DAVIES WARNER CABLE INC y 88732J207 TWC US88732J2078 Proposal TO ADOPT THE AGREEMENT AND PLAN OF MERGERS, DATED AS OF MAY 23, 2015, AS MAY BE AMENDED, AMONG CHARTER COMMUNICATIONS,	by Managemen Proposed by	t For For Meeting Type Meeting Date Agenda Vote	Managemen For For For/Against	Special 21-Sep-2015 934272612 - Management
TIME V Securit Ticker Symbol ISIN	DIRECTOR 1 JAMES W. BARGE 2 JOHN L. DAVIES WARNER CABLE INC y 88732J207 TWC US88732J2078 Proposal TO ADOPT THE AGREEMENT AND PLAN OF MERGERS, DATED AS OF MAY 23, 2015, AS MAY BE AMENDED, AMONG CHARTER	by Managemen Proposed by	t For For Meeting Type Meeting Date Agenda Vote	Management For For Against Management	Special 21-Sep-2015 934272612 - Management
TIME V Securit Ticker Symbol ISIN	DIRECTOR 1 JAMES W. BARGE 2 JOHN L. DAVIES WARNER CABLE INC y 88732J207 TWC US88732J2078 Proposal TO ADOPT THE AGREEMENT AND PLAN OF MERGERS, DATED AS OF MAY 23, 2015, AS MAY BE AMENDED, AMONG CHARTER COMMUNICATIONS, INC., TIME WARNER CABLE INC. ("TWC"),	by Managemen Proposed by	t For For Meeting Type Meeting Date Agenda Vote	Management For For Against Management	Special 21-Sep-2015 934272612 - Management
TIME V Securit Ticker Symbol ISIN	DIRECTOR 1 JAMES W. BARGE 2 JOHN L. DAVIES WARNER CABLE INC y 88732J207 TWC US88732J2078 Proposal TO ADOPT THE AGREEMENT AND PLAN OF MERGERS, DATED AS OF MAY 23, 2015, AS MAY BE AMENDED, AMONG CHARTER COMMUNICATIONS, INC., TIME WARNER CABLE INC. ("TWC"), CCH I, LLC, NINA CORPORATION I, INC., NINA	by Managemen Proposed by	t For For Meeting Type Meeting Date Agenda Vote	Management For For Against Management	Special 21-Sep-2015 934272612 - Management
TIME V Securit Ticker Symbol ISIN	DIRECTOR 1 JAMES W. BARGE 2 JOHN L. DAVIES WARNER CABLE INC y 88732J207 TWC US88732J2078 Proposal TO ADOPT THE AGREEMENT AND PLAN OF MERGERS, DATED AS OF MAY 23, 2015, AS MAY BE AMENDED, AMONG CHARTER COMMUNICATIONS, INC., TIME WARNER CABLE INC. ("TWC"), CCH I, LLC, NINA CORPORATION I, INC., NINA COMPANY II, LLC	by Managemen Proposed by	t For For Meeting Type Meeting Date Agenda Vote	Management For For Against Management	Special 21-Sep-2015 934272612 - Management
TIME V Securit Ticker Symbol ISIN Item	DIRECTOR 1 JAMES W. BARGE 2 JOHN L. DAVIES WARNER CABLE INC y 88732J207 TWC US88732J2078 Proposal TO ADOPT THE AGREEMENT AND PLAN OF MERGERS, DATED AS OF MAY 23, 2015, AS MAY BE AMENDED, AMONG CHARTER COMMUNICATIONS, INC., TIME WARNER CABLE INC. ("TWC"), CCH I, LLC, NINA CORPORATION I, INC., NINA COMPANY II, LLC AND NINA COMPANY III, LLC.	Managemen Proposed by Managemen	t For For Meeting Type Meeting Date Agenda Vote t For	For/Against Managemen For/Against Managemen	Special 21-Sep-2015 934272612 - Management
TIME V Securit Ticker Symbol ISIN	DIRECTOR 1 JAMES W. BARGE 2 JOHN L. DAVIES WARNER CABLE INC y 88732J207 TWC US88732J2078 Proposal TO ADOPT THE AGREEMENT AND PLAN OF MERGERS, DATED AS OF MAY 23, 2015, AS MAY BE AMENDED, AMONG CHARTER COMMUNICATIONS, 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	by Managemen Proposed by	t For For Meeting Type Meeting Date Agenda Vote t For	Management For For Against Management	Special 21-Sep-2015 934272612 - Management
TIME V Securit Ticker Symbol ISIN Item	DIRECTOR 1 JAMES W. BARGE 2 JOHN L. DAVIES WARNER CABLE INC y 88732J207 TWC US88732J2078 Proposal TO ADOPT THE AGREEMENT AND PLAN OF MERGERS, DATED AS OF MAY 23, 2015, AS MAY BE AMENDED, AMONG CHARTER COMMUNICATIONS, INC., TIME WARNER CABLE INC. ("TWC"), CCH I, LLC, NINA CORPORATION I, INC., NINA COMPANY II, LLC AND NINA COMPANY III, LLC.	Managemen Proposed by Managemen	t For For Meeting Type Meeting Date Agenda Vote t For	For/Against Managemen For/Against Managemen	Special 21-Sep-2015 934272612 - Management

COMPENSATION THAT

WILL OR MAY BE PAID BY TWC TO ITS

NAMED

EXECUTIVE OFFICERS IN CONNECTION

WITH THE

MERGERS.

CHARTER COMMUNICATIONS, INC.

Security 16117M305 Meeting Type Special

Ticker CHTR Meeting Date 21-Sep-2015

Symbol

ISIN US16117M3051 Agenda 934272698 - Management

Item Proposal Proposed by Vote For/Against Management

TO APPROVE THE ADOPTION OF THE

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

1. ("MERGER SUBSIDIARY TWO") AND NINA Management For For

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

2. CHARTER IN CONNECTION WITH THE

MERGERS

CONTEMPLATED BY THE MERGER

AGREEMENT

(THE "TWC TRANSACTIONS")

3. TO APPROVE THE ISSUANCE OF (I) A Management For For

Management For

For

NEWLY

CREATED CLASS B COMMON STOCK, PAR

VALUE

\$0.001 PER SHARE, OF NEW CHARTER OR

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 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

AGREEMENT

WITH A/N AND LIBERTY BROADBAND

CORPORATION ("LIBERTY BROADBAND")

(INCLUDING THE ISSUANCE OF SHARES OF

NEW

CHARTER OR CHARTER CLASS A COMMON

4. STOCK Management For For

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)

5. TO APPROVE THE ADOPTION OF THE

Management For

For

AMENDED
AND RESTATED CERTIFICATE OF

INCORPORATION

(WHICH WILL INCLUDE THE CREATION OF

THE NEW

CLASS OF CLASS B COMMON STOCK OF

Edgar Filing: GABELLI MULTIMEDIA TRUST INC. - Form N-PX **NEW** CHARTER OR CHARTER, AS APPLICABLE) **THAT** WILL EITHER BE THE AMENDED AND RESTATED CERTIFICATE OF INCORPORATION OF 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 FEATURE OF THE 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** Management For For 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 Management For For THE AMENDED AND RESTATED CERTIFICATE OF INCORPORATION OF NEW CHARTER OR CHARTER, AS APPLICABLE, THAT WILL SET FORTH THE SIZE AND COMPOSITION REQUIREMENTS FOR THE

6.

7.

BOARD OF DIRECTORS THAT ARE

THE STOCKHOLDERS AGREEMENT WITH

REQUIRED BY

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 8. Management For For **STANDARDS** FOR DECISIONS BY 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 PROVIDE FOR Management For 9. 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 TO Management For For **ITS NAMED EXECUTIVE OFFICERS IN CONNECTION** WITH THE **TRANSACTIONS** LIBERTY BROADBAND CORPORATION Security 530307107 Meeting Type Special Ticker Meeting Date **LBRDA** 23-Sep-2015 Symbol 934269425 -**ISIN** US5303071071 Agenda Management Proposed For/Against Vote Item **Proposal** Management A PROPOSAL (THE "SHARE ISSUANCE Management For For 1.

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

INVESTMENT

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).

A PROPOSAL TO AUTHORIZE THE

ADJOURNMENT

OF THE SPECIAL MEETING BY LIBERTY

BROADBAND CORPORATION TO PERMIT

FURTHER

SOLICITATION OF PROXIES, IF NECESSARY

2. OR Management For For

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 Symbol	TTWO	Meeting Date	24-Sep-2015
ISIN	US8740541094	Agenda	934266695 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1.	DIRECTOR	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	Management For	For
	"NAMED EXECUTIVE OFFICERS" AS	-	
	DISCLOSED IN		
	THE PROXY STATEMENT.		

RATIFICATION OF THE APPOINTMENT OF

ERNST &

YOUNG LLP AS OUR INDEPENDENT

3. REGISTERED Management For For

PUBLIC ACCOUNTING FIRM FOR THE

FISCAL YEAR

ENDING MARCH 31, 2016.

STROEER SE & CO. KGAA, KOELN

Security D8169G100 Meeting Type ExtraOrdinary
General Meeting

Ticker Meeting Date 25-Sep-2015

Symbol Meeting Date 23-Sep-2013

ISIN DE0007493991 Agenda 706376717 - Management

Item Proposal Proposed by Vote For/Against Management

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.

Non-Voting

Non-Voting

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. THIS-IS

DONE TO

ENSURE THAT ALL POSITIONS REPORTED

ARE IN

CONCURRENCE WITH THE GERM-AN LAW.

THANK

YOU.

COUNTER PROPOSALS MAY BE

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 Non-Voting

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.

1. RESOLUTION ON THE PARTIAL

Management No Action

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

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 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 BYSHARES THE COMPANY SHALL BE **TRANSFORMED** INTO A PARTNERSHIP LIMITED BY SHARES BY THE 2. Management No 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 Management No Action OF STROEER SE & CO. KGAA: CHRISTOPH **VILANEK** ELECTIONS TO THE FIRST SUPERVISORY **BOARD** 3.2 Management No Action OF STROEER SE & CO. KGAA: DIRK **STROEER** ELECTIONS TO THE FIRST SUPERVISORY **BOARD** 3.3 Management No Action OF STROEER SE & CO. KGAA: ULRICH **VOIGT** 3.4 ELECTIONS TO THE FIRST SUPERVISORY Management No Action **BOARD**

OF STROEER SE & CO. KGAA: MARTIN **DIEDERICHS** ELECTIONS TO THE FIRST SUPERVISORY **BOARD** 3.5 Management No Action OF STROEER SE & CO. KGAA: JULIA **FLEMMERER** ELECTIONS TO THE FIRST SUPERVISORY **BOARD** 3.6 Management No Action OF STROEER SE & CO. KGAA: MICHAEL REMAGEN RESOLUTION ON THE REMUNERATION FOR THE MEMBERS OF THE SUPERVISORY BOARD **AFTER** THE COMPANY'S TRANSFORMATION EACH MEMBER OF THE SUPERVISORY BOARD 4. Management No Action **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 Vote Item **Proposal** Management by TO ADOPT THE AUDITED STATEMENT OF **PROFIT** AND LOSS FOR THE FINANCIAL YEAR **ENDED 31ST** MARCH, 2015 AND THE AUDITED BALANCE 01 SHEET Management For AS AT THAT DATE TOGETHER WITH THE **REPORTS** OF THE BOARD OF DIRECTORS AND **AUDITORS** THEREON. TO APPOINT M/S KADAM & CO., AUDITORS O2 Management For AND FIX THEIR REMUNERATION. TO APPOINT M/S. KHANDELWAL JAIN & CO.. O3 Management For **AUDITORS AND FIX THEIR** REMUNERATION.

Management For

S4

Management For

TO APPOINT MRS. RADHIKA DHOOT (DIN:

00007727),

AS A DIRECTOR, LIABLE TO RETIRE BY

ROTATION.

TO APPOINT MRS. GEETANJALI

KIRLOSKAR (DIN:

S5 01191154), AS AN INDEPENDENT

DIRECTOR, NOT

LIABLE TO RETIRE BY ROTATION.

JOHN WILEY & SONS, INC.

Security 968223305 Meeting Type Annual

Ticker Symbol JWB Meeting Date 01-Oct-2015

ISIN US9682233054 Agenda 934269312 - Management

Item	Proposal DIRECTOR	Proposed by Managemen	Vote	For/Against Management
1.	1 MATTHEW S. KISSNER	Managemen	For	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 OF			
2.	KPMG LLP	Managemen	nt For	For
	AS INDEPENDENT ACCOUNTANTS.			
	APPROVAL, ON AN ADVISORY BASIS, OF			
	THE			
3.	COMPENSATION OF THE NAMED	Managemen	nt For	For

OFFICERS. PT INDOSAT TBK, JAKARTA

RESTRUCTURING

EXECUTIVE

Security Y7127S120 Meeting Type ExtraOrdinary
General Meeting
Ticker

ItemProposalProposed byFor/Against Management1APPROVAL OF BOARD OF DIRECTOR
1Management AbstainAgainst

ASIA SATELLITE TELECOMMUNICATIONS HOLDINGS LTD

Security G0534R108 Meeting Type Special General Meeting Type

Ticker Meeting Date 14-Oct-2015 Symbol

706447326 -**ISIN** BMG0534R1088 Agenda Management **Proposed** For/Against Vote Proposal Item 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 http://www.hkexnews.hk/listedco/listconews/sehk/2015/0 924/LTN20150924532.pdf-ANDhttp://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 THE CIRCULAR OF THE COMPANY DATED 25 SEPTEMBER 2015 (THE "CIRCULAR") (INCLUDING THE PROPOSED CAPS (AS DEFINED IN THE CIRCULAR)), AND TO AUTHORISE THE **DIRECTORS** 1 Management For For 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** 65249B208 Security Meeting Type Annual Ticker **NWS** Meeting Date 14-Oct-2015 Symbol 934274806 -ISIN US65249B2088 Agenda Management **Proposed** For/Against Vote Item Proposal Management by ELECTION OF DIRECTOR: K. RUPERT 1A. Management For For

MURDOCH

15	ELECTION OF DIRECTOR: LACHLAN K.			
1B.	MURDOCH	Management For	For	
1C.	ELECTION OF DIRECTOR: ROBERT J. THOMSON	Management For	For	
1D.	ELECTION OF DIRECTOR: JOSE MARIA AZNAR	Management For	For	
1E.	ELECTION OF DIRECTOR: NATALIE BANCROFT	Management For	For	
1F.	ELECTION OF DIRECTOR: PETER L. BARNES	Management For	For	
1G.	ELECTION OF DIRECTOR: ELAINE L. CHAO	Management For	For	
1H.	ELECTION OF DIRECTOR: JOHN ELKANN	Management For	For	
1I.	ELECTION OF DIRECTOR: JOEL I. KLEIN	Management For	For	
1J.	ELECTION OF DIRECTOR: JAMES R. MURDOCH	Management For	For	
1K.	ELECTION OF DIRECTOR: ANA PAULA PESSOA	Management For	For	
1L.	ELECTION OF DIRECTOR: MASROOR SIDDIQUI	Management For	For	
	PROPOSAL TO RATIFY THE SELECTION OF ERNST & YOUNG LLP AS THE COMPANY'S			
2.	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING JUNE 30, 2016.	Management For	For	
3.	ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATION.	Management For	For	
	STOCKHOLDER PROPOSAL - ELIMINATE			
4.	THE	Shareholder For	Against	
	COMPANY'S DUAL CLASS CAPITAL STRUCTURE.	2	8	
	A TELECOM CORPORATION LIMITED			
	y 169426103	Meeting T	ype	Special
Ticker Symbol	СНА	Meeting D	D ate	23-Oct-2015
ISIN	US1694261033	Agenda		934282916 - Management
Item	Proposal	Proposed by Vote	For/Agains Manageme	
1.	THAT THE ELECTION OF MR. CHANG	Management For	For	
	XIAOBING AS A	Transagement of	1 01	
	DIRECTOR OF THE COMPANY BE AND IS			
	HEREBY			
	CONSIDERED AND APPROVED, AND SHALI			
	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

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

210111121	World Cold Challen		
Security	25470M109	Meeting Type	Annual
Ticker Symbol	DISH	Meeting Date	03-Nov-2015
ISIN	US25470M1099	Agenda	934279844 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	ent	
	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			
2.	OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR	R Manageme	ent For	For
	ENDING			
	DECEMBER 31, 2015.			
	TO AMEND OUR AMENDED AND RESTATED			
	ARTICLES OF INCORPORATION TO			
3.	DESIGNATE AN	Manageme	ent For	For
	EXCLUSIVE FORUM FOR CERTAIN LEGAL			
	ACTIONS.			
CVVI	PLC, ISLEWORTH			
2111	LC, ISLEWORTH			

Security	G8212B105	Meeting Type	Annual General Meeting
Ticker Symbol		Meeting Date	04-Nov-2015
ISIN	GB0001411924	Agenda	

706448950 -Management

Item	Proposal	Proposed by Vote	For/Against Management
	TO RECEIVE THE FINANCIAL STATEMENTS	•	8
	FOR THE		
1	YEAR ENDED 30 JUNE 2015 TOGETHER	Management For	For
	WITH THE		
	REPORT OF THE DIRECTORS AND AUDITORS		
	TO DECLARE A FINAL DIVIDEND FOR THE		
2	YEAR	Management For	For
	ENDED 30 JUNE 2015	8	
	TO APPROVE THE DIRECTORS		
3	REMUNERATION	Management For	For
3	REPORT EXCLUDING THE DIRECTORS	Wanagement For	101
	REMUNERATION POLICY		
4	TO REAPPOINT NICK FERGUSON AS A	Management For	For
	DIRECTOR TO REAPPOINT JEREMY DARROCH AS A		
5	DIRECTOR	Management For	For
	TO REAPPOINT ANDREW GRIFFITH AS A		
6	DIRECTOR	Management For	For
7	TO REAPPOINT TRACY CLARKE AS A	Managan Tan	Г
7	DIRECTOR	Management For	For
8	TO REAPPOINT MARTIN GILBERT AS A	Management For	For
O	DIRECTOR	Wanagement 1 of	1 01
9	TO REAPPOINT ADINE GRATE AS A	Management For	For
	DIRECTOR TO DEA PROINT DA VE I EWIS AS A	C	
10	TO REAPPOINT DAVE LEWIS AS A DIRECTOR	Management For	For
	TO REAPPOINT MATTHIEU PIGASSE AS A		
11	DIRECTOR	Management For	For
10	TO REAPPOINT ANDY SUKAWATY AS A	Managan Tan	Г
12	DIRECTOR	Management For	For
13	TO REAPPOINT CHASE CAREY AS A	Management For	For
13	DIRECTOR	Wanagement For	101
14	TO REAPPOINT JAMES MURDOCH AS A	Management For	For
	DIRECTOR TO BE A PRODUCT DELOCITE LL B. A.C.	C	
	TO REAPPOINT DELOITTE LLP AS AUDITORS OF		
	THE COMPANY AND TO AUTHORISE THE		
15	AUDIT	Management For	For
10	COMMITTEE OF THE BOARD TO AGREE	iviana geniene i ei	1 01
	THEIR		
	REMUNERATION		
	TO AUTHORISE THE COMPANY AND ITS		
16	SUBSIDIARIES TO MAKE POLITICAL	Management For	For
	DONATIONS AND INCLES FOR ITICAL EXPENDITURE	0	
	AND INCUR POLITICAL EXPENDITURE		

	_aga: 1 mig. 6/ (22221 mo21 mi		, , ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
17	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES UNDER SECTION 551 OF THE COMPANIES ACT 2006	Managemer	nt For	For	
18	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS SPECIAL RESOLUTION TO ALLOW THE COMPANY TO HOLD	Managemer	nt Against	Against	
19	GENERAL MEETINGS OTHER THAN ANNUAL GENERAL MEETINGS ON 14 DAYS NOTICE SPECIAL RESOLUTION	Managemer	nt Against	Against	
SKY Pl Security			Maating Typa		Annual
Ticker			Meeting Type		
Symbol	SKYAY		Meeting Date		04-Nov-2015
ISIN	US83084V1061		Agenda		934287221 - Management
Item	Proposal	Proposed by	Vote	For/Against Managemer	
1.	TO RECEIVE THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2015, TOGETHER WITH THE REPORT OF THE DIRECTORS AND	•	nt For	For	
2.	AUDITORS TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 30 JUNE 2015 TO APPROVE THE DIRECTORS'	Managemer	nt For	For	
3.	REMUNERATION REPORT (EXCLUDING THE DIRECTORS' REMUNERATION POLICY)	Managemen	nt For	For	
4.	TO REAPPOINT NICK FERGUSON AS A DIRECTOR	Managemer	nt For	For	
5.	TO REAPPOINT JEREMY DARROCH AS A DIRECTOR	Managemer	nt For	For	
6.	TO REAPPOINT ANDREW GRIFFITH AS A DIRECTOR	Managemer	nt For	For	
7.	TO REAPPOINT TRACY CLARKE AS A DIRECTOR	Managemer	nt For	For	
8.	TO REAPPOINT MARTIN GILBERT AS A DIRECTOR	Managemer	nt For	For	
9.	TO REAPPOINT ADINE GRATE AS A DIRECTOR	Managemer	nt For	For	
10.	TO REAPPOINT DAVE LEWIS AS A DIRECTOR	Managemer	nt For	For	
11.	TO REAPPOINT MATTHIEU PIGASSE AS A DIRECTOR	Managemer	nt For	For	

12.	TO REAPPOINT ANDY SUKAWATY AS A DIRECTOR	Managemen	nt For	For	
13.	TO REAPPOINT CHASE CAREY AS A DIRECTOR	Managemen	nt For	For	
14.	TO REAPPOINT JAMES MURDOCH AS A	Managemen	nt For	For	
	DIRECTOR	11100000		101	
	TO REAPPOINT DELOITTE LLP AS AUDITORS OF				
	THE COMPANY AND TO AUTHORISE THE				
15.	AUDIT	Managemen	nt For	For	
	COMMITTEE OF THE BOARD TO AGREE	C			
	THEIR				
	REMUNERATION				
	TO AUTHORISE THE COMPANY AND ITS				
16.	SUBSIDIARIES TO MAKE POLITICAL DONATIONS	Managemen	nt For	For	
	AND INCUR POLITICAL EXPENDITURE				
	TO AUTHORISE THE DIRECTORS TO ALLOT	7			
1.7	SHARES				
17.	UNDER SECTION 551 OF THE COMPANIES	Managemen	nt For	For	
	ACT 2006				
	TO DISAPPLY STATUTORY PRE-EMPTION				
18.	RIGHTS	Managemen	nt Against	Against	
	(SPECIAL RESOLUTION) TO ALLOW THE COMPANY TO HOLD				
	GENERAL				
	MEETINGS (OTHER THAN ANNUAL				
19.	GENERAL	Managemen	nt Against	Against	
	MEETINGS) ON 14 DAYS' NOTICE (SPECIAL				
	RESOLUTION)				
	DD RICARD SA, PARIS				
Securit	y F72027109		Meeting Type		MIX
Ticker Symbol	!		Meeting Date		06-Nov-2015
•					706456096 -
ISIN	FR0000120693		Agenda		Management
_	_	Proposed		For/Against	İ.
Item	Proposal	by	Vote	Managemen	
	PLEASE NOTE IN THE FRENCH MARKET	•			
	THAT THE				
C) D (T	ONLY VALID VOTE OPTIONS ARE	NT TT.			
CMMT	"FOR"-AND	Non-Voting	9		
	"AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED	2			
	AS AN "AGAINST" VOTE.				
CMMT	THE FOLLOWING APPLIES TO	Non-Voting	7		
	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. 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 LINK:-https://balo.journal- Non-Voting officiel.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 YEAR Management For For ENDED ON JUNE 30, 2015 APPROVAL OF THE CONSOLIDATED **FINANCIAL** 0.2 STATEMENTS FOR THE FINANCIAL YEAR Management For For ENDED ON JUNE 30, 2015 ALLOCATION OF INCOME FOR THE FINANCIAL YEAR Management For 0.3 ENDED JUNE 30, 2015 AND SETTING THE For DIVIDEND: DIVIDENDS OF EUR 1.80 PER SHARE

Management For

For

0.4

APPROVAL OF THE REGULATED

AGREEMENTS AND

	_aga: 1 milg: 6/ 15 milg: 1		
	COMMITMENTS PURSUANT TO ARTICLES L.225-38		
	ET SEQ. OF THE COMMERCIAL CODE APPROVAL OF THE REGULATED		
O.5	COMMITMENT PURSUANT TO ARTICLE L.225-42-1 OF THE COMMERCIAL CODE IN FAVOR OF MR. ALEXANDRE	Management For	For
O.6	RICARD RATIFICATION OF THE COOPTATION OF MRS. VERONICA VARGAS AS DIRECTOR	Management For	For
O.7	RENEWAL OF TERM OF MRS. NICOLE BOUTON AS DIRECTOR	Management For	For
O.8	APPOINTMENT OF MRS. KORY SORENSON AS DIRECTOR	Management For	For
O.9	APPOINTMENT OF THE COMPANY CBA AS DEPUTY STATUTORY AUDITOR, REPLACING MR.	Management For	For
	PATRICK DE CAMBOURG SETTING THE ANNUAL AMOUNT OF ATTENDANCE		
O.10	ALLOWANCES TO BE ALLOCATED TO THE MEMBERS OF THE BOARD OF DIRECTORS ADVISORY REVIEW OF THE	Management For	For
	COMPENSATION OWED OR PAID DURING THE 2014/2015 FINANCIAL YEAR		
O.11	TO MR. ALEXANDRE RICARD AS PRESIDENT AND CEO SINCE FEBRUARY 11, 2015 AND	Management For	For
	PREVIOUSLY AS MANAGING DIRECTOR ADVISORY REVIEW OF THE		
O.12	COMPENSATION OWED OR PAID DURING THE 2014/2015 FINANCIAL YEAR	Management For	For
	TO MR. PIERRE PRINGUET AS CEO UNTIL FEBRUARY 11, 2015 ADVISORY REVIEW OF THE		
O.13	COMPENSATION OWED OR PAID DURING THE 2014/2015 FINANCIAL YEAR		For
0.13	TO MRS. DANIELE RICARD AS CHAIRMAN OF THE BOARD OF DIRECTORS UNTIL FEBRUARY	Management For	1 OI
O.14	11, 2015	Management For	For
		<i>5</i>	

AUTHORIZATION TO BE GRANTED TO THE **BOARD** OF DIRECTORS TO TRADE IN COMPANY'S **SHARES** AUTHORIZATION TO BE GRANTED TO THE **BOARD** OF DIRECTORS TO REDUCE SHARE E.15 **CAPITAL BY** Management For 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** NOMINAL AMOUNT OF 135 MILLION E.16 **EUROS BY** Management For For ISSUING COMMON SHARES AND/OR ANY SECURITIES GIVING ACCESS TO CAPITAL OF THE COMPANY WHILE MAINTAINING **PREFERENTIAL** SUBSCRIPTION RIGHTS DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE BOARD OF DIRECTORS TO DECIDE TO INCREASE SHARE CAPITAL FOR A **MAXIMUM** NOMINAL AMOUNT OF 41 MILLION EUROS BYE.17 Management Abstain Against ISSUING COMMON SHARES AND/OR ANY SECURITIES GIVING ACCESS TO CAPITAL OF THE COMPANY WITH CANCELLATION OF **PREFERENTIAL** SUBSCRIPTION RIGHTS VIA A PUBLIC **OFFERING** DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE BOARD OF DIRECTORS TO INCREASE NUMBER OF SECURITIES TO BE ISSUED IN **CASE OF** E.18 SHARE CAPITAL INCREASE CARRIED OUT Management Abstain Against 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 SECURITIES GIVING ACCESS TO CAPITAL E.19 Management For For 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** E.20 CAPITAL OF THE COMPANY UP TO 10% OF Management Abstain Against **SHARE** CAPITAL WITH CANCELLATION OF **PREFERENTIAL** SUBSCRIPTION RIGHTS IN CASE OF PUBLIC EXCHANGE OFFER INITIATED BY THE **COMPANY** DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE BOARD OF DIRECTORS TO DECIDE TO INCREASE SHARE CAPITAL FOR A E.21 **MAXIMUM** Management For For 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 E.22 Management Abstain Against ISSUED TO EMPLOYEES AND CORPORATE OFFICERS OF THE COMPANY AND **COMPANIES OF** THE GROUP E.23 AUTHORIZATION TO BE GRANTED TO THE Management Abstain Against BOARD OF DIRECTORS TO GRANT COMPANY'S **ISSUABLE** SHARE SUBSCRIPTION OPTIONS OR **EXISTING** 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 ACCESS E.24 TO Management Abstain 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 Management For For **PERSONS** ENTITLED TO ATTEND GENERAL **MEETINGS OF** SHAREHOLDERS CALLED THE "RECORD DATE" POWERS TO CARRY OUT ALL LEGAL E.26 Management For For **FORMALITIES** READING INTERNATIONAL, INC. Meeting Type Security 755408200 Annual Ticker **RDIB** Meeting Date 10-Nov-2015 Symbol 934292169 -**ISIN** US7554082005 Agenda Management Proposed For/Against Vote Item **Proposal** Management by Management 1. DIRECTOR ELLEN M. COTTER For For **GUY W. ADAMS** For For 3 For JUDY CODDING For 4 JAMES J. COTTER, JR. For For 5 For MARGARET COTTER For 6 WILLIAM D. GOULD For For For 7 EDWARD L. KANE For 8 DOUGLAS J. MCEACHERN For For MICHAEL WROTNIAK For For 2. RATIFICATION OF THE APPOINTMENT OF Management For For **OUR** INDEPENDENT AUDITORS, GRANT

THORNTON LLP,

	Lugar i lillig. GABELLI MOLTIM	ILDIA IIIO	51 IINO I OIII	1 IN-1 /	
MERE	FOR FISCAL YEAR 2015. DITH CORPORATION				
Securit	•		Meeting Type	2	Annual
Ticker Symbo	MDP		Meeting Date	:	11-Nov-2015
ISIN	US5894331017		Agenda		934283502 - Management
Item	Proposal	Proposed by	Vote	For/Agains Managemen	
1.	DIRECTOR	Manageme	nt		
	1 FREDERICK B. HENRY		For	For	
	2 DONALD C. BERG		For	For	
	3 JOEL W. JOHNSON		For	For	
	TO APPROVE, ON AN ADVISORY BASIS,				
	THE				
2	EXECUTIVE COMPENSATION PROGRAM	3.4	. F	Г	
2.	FOR THE	Manageme	nt For	For	
	COMPANY'S NAMED EXECUTIVE OFFICER AS	3			
	DESCRIBED IN THIS PROXY STATEMENT				
	TO RATIFY THE APPOINTMENT OF KPMG				
	LLP AS				
	THE COMPANY'S INDEPENDENT				
3.	REGISTERED	Manageme	nt For	For	
٠.	PUBLIC ACCOUNTING FIRM FOR THE YEAR	_	111 01	101	
	ENDING				
	JUNE 30, 2016				
TWEN	TY-FIRST CENTURY FOX, INC.				
Securit	y 90130A200		Meeting Type	2	Annual
Ticker	, FOX		Meeting Date		12-Nov-2015
Symbo	l POX		Miceting Date	,	
ISIN	US90130A2006		Agenda		934282790 - Management
		Proposed		For/Agains	t .
Item	Proposal	by	Vote	Managemen	
1 4	ELECTION OF DIRECTOR: K. RUPERT	•	4 E		
1A.	MURDOCH	Manageme	nt For	For	
1B.	ELECTION OF DIRECTOR: LACHLAN K.	Managama	nt For	For	
10.	MURDOCH	Manageme	iit I Oi	1.01	
1C.	ELECTION OF DIRECTOR: DELPHINE	Manageme	nt For	For	

Management For

Management For

Management For

Management For

Management For

Management For

For

For

For

For

For

For

For

1C.

1D.

1E.

1F.

1G.

1H.

1I.

ARNAULT

BREYER

EDDINGTON

ELECTION OF DIRECTOR: JAMES W.

ELECTION OF DIRECTOR: VIET DINH

ELECTION OF DIRECTOR: CHASE CAREY

ELECTION OF DIRECTOR: SIR RODERICK I.

ELECTION OF DIRECTOR: DAVID F. DEVOE Management For

ELECTION OF DIRECTOR: JAMES R. **MURDOCH ELECTION OF DIRECTOR: JACQUES** 1J. Management For For **NASSER** ELECTION OF DIRECTOR: ROBERT S. 1K. Management For For **SILBERMAN** 1L. ELECTION OF DIRECTOR: TIDJANE THIAM Management For For ELECTION OF DIRECTOR: JEFFREY W. 1M. Management For For **UBBEN** PROPOSAL TO RATIFY THE SELECTION OF **ERNST &** YOUNG LLP AS THE COMPANY'S 2. **INDEPENDENT** Management For For REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING JUNE 30, 2016. ADVISORY VOTE ON EXECUTIVE 3. Management For For **COMPENSATION** CITIZENSHIP CERTIFICATION - PLEASE MARK "YES" IF THE STOCK IS OWNED OF RECORD OR BENEFICIALLY BY A U.S. STOCKHOLDER, OR MARK "NO" IF SUCH STOCK IS OWNED OF RECORD OR BENEFICIALLY BY A NON-U.S. STOCKHOLDER. 4. (PLEASE REFER TO APPENDIX B OF THE Management For **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** Agenda US6708513022 Management For/Against Proposed Item Proposal Vote Management by Management Abstain Ι AMENDMENT TO THE HEADING OF Against ARTICLE 5 OF THE COMPANY'S BY-LAWS IN ORDER TO **REFLECT** THE NEW COMPOSITION OF THE

COMPANY'S

CAPITAL STOCK.

ELECTION OF ALTERNATE MEMBERS TO

THE

II BOARD OF DIRECTORS OF THE COMPANY, Management Abstain Against

WITH

CORRESPONDING TERMS OF OFFICE.

IMPELLAM GROUP PLC, LUTON

Security G47192110 Meeting Type General

Meeting

For

Ticker Meeting Date 16-Nov-2015

ISIN GB00B8HWGJ55 Agenda 706538456 - Management

Management For

Item Proposal Proposed by Vote For/Against Management

1 THAT THE INTERIM DIVIDEND

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 APPROVAL

2 OF THE Management For 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 General Meeting

Ticker

Meeting Date 24-Nov-2015

Symbol 706539181 -

ISIN GB00B0ZSH635 Agenda Management

Item Proposal Proposed by Vote For/Against Management

TO APPROVE THE MERGER BETWEEN THE

COMPANY AND CERTAIN BUSINESSES OF Management For For

GALA CORAL

TO AUTHORISE THE DIRECTORS TO ALLOT Management For For

SHARES
TO APPROVE THE WAIVER GRANTED BY

THE

TAKEOVER PANEL IN RESPECT OF A

3 MANDATORY Management For For

OFFER OBLIGATION ARISING UPON THE

ISSUE OF

SHARES AT COMPLETION OF THE MERGER

TO APPROVE THE WAIVER GRANTED BY

THE

TAKEOVER PANEL IN RESPECT OF A

4 MANDATORY Management For For

OFFER OBLIGATION ARISING AFTER A

BUYBACK OF

SHARES BY THE COMPANY

CHINA TELECOM CORPORATION LIMITED

Security 169426103 Meeting Type Special
CHA Meeting Date 27-Nov-2015

Ticker Symbol

934295519 -**ISIN** US1694261033 Agenda Management

Proposed For/Against Proposal Vote Item Management by

ORDINARY RESOLUTION NUMBERED 1 OF

NOTICE OF EGM DATED 9 OCTOBER 2015

(TO

APPROVE THE CONTINUING CONNECTED 1. Management For For TRANSACTIONS CONTEMPLATED UNDER

THE

ENGINEERING FRAMEWORK AGREEMENT

AND THE

RENEWED ANNUAL CAPS)

ORDINARY RESOLUTION NUMBERED 2 OF

THE

NOTICE OF EGM DATED 9 OCTOBER 2015

(TO

APPROVE THE CONTINUING CONNECTED

TRANSACTIONS CONTEMPLATED UNDER 2. Management For For

THE

ANCILLARY TELECOMMUNICATIONS

SERVICES

FRAMEWORK AGREEMENT AND THE

RENEWED

ANNUAL CAPS)

ORDINARY RESOLUTION NUMBERED 3 OF

THE

NOTICE OF EGM DATED 9 OCTOBER 2015

APPROVE THE REVISED ANNUAL CAP FOR

THE CONTINUING CONNECTED TRANSACTIONS Management For 3.

CONTEMPLATED UNDER THE

ENGINEERING

FRAMEWORK AGREEMENT FOR THE YEAR

ENDING

31 DECEMBER 2015)

SINGAPORE PRESS HOLDINGS LTD, SINGAPORE

Annual General Security Y7990F106 Meeting Type

Meeting

For

Ticker Meeting Date 01-Dec-2015 Symbol

706536945 -

ISIN SG1P66918738 Agenda Management

Proposed For/Against

Vote Item **Proposal** Management by

	_aga: 1g. 0, 12		
	TO ADOPT DIRECTORS' STATEMENT AND		
	AUDITED		
1	FINANCIAL STATEMENTS AND AUDITORS'	Management For	For
	REPORT		
	THEREON		
	TO DECLARE A FINAL DIVIDEND OF 8		
	CENTS PER		
2	SHARE AND A SPECIAL DIVIDEND OF 5	Management For	For
	CENTS PER		
	SHARE		
	TO RE-ELECT DIRECTORS PURSUANT TO		
3.I	ARTICLES	Management For	For
	111 AND 112: BAHREN SHAARI		
	TO RE-ELECT DIRECTORS PURSUANT TO		
3.II	ARTICLES	Management For	For
	111 AND 112: TAN YEN YEN	-	
	TO RE-ELECT DIRECTORS PURSUANT TO		
3.III	ARTICLES	Management For	For
	111 AND 112: NG SER MIANG		
	TO RE-ELECT DIRECTORS PURSUANT TO		
3.IV	ARTICLES	Management For	For
	111 AND 112: QUEK SEE TIAT	-	
	TO APPROVE DIRECTORS' FEES FOR THE		
4	FINANCIAL YEAR ENDING AUGUST 31,	Management For	For
	2016	-	
5	TO APPOINT AUDITORS AND AUTHORISE	Managamant For	Бол
5	DIRECTORS TO FIX THEIR REMUNERATION	Management For	For
6	TO TRANSACT ANY OTHER BUSINESS	Management Abstain	For
	TO APPROVE THE ORDINARY RESOLUTION	Ī	
7.I	PURSUANT TO SECTION 161 OF THE	Managamant Abstain	Against
/ .1	COMPANIES	Management Abstain	Against
	ACT, CAP. 50		
	TO AUTHORISE DIRECTORS TO GRANT		
	AWARDS		
7.II	AND TO ALLOT AND ISSUE SHARES IN	Management Abstain	Against
7.11	ACCORDANCE WITH THE PROVISIONS OF	Wallagement Abstalli	Against
	THE SPH		
	PERFORMANCE SHARE PLAN		
	TO APPROVE THE RENEWAL OF THE		
7.III	SHARE BUY	Management For	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	Λ	
	VOTING		
	OPTION ON THIS-MEETING.		
CMMT	03 NOV 2015: PLEASE NOTE THAT THIS IS A	Non-Voting	
	REVISION DUE TO ADDITION OF		
	THE-COMMENT. IF		

YOU HAVE ALREADY SENT IN YOUR

VOTES,

PLEASE DO NOT VOTE AGAIN-UNLESS

YOU DECIDE

TO AMEND YOUR ORIGINAL

INSTRUCTIONS. THANK

YOU.

WIRELESS GROUP PLC

			Ordinary
Security	G9309S100	Meeting Type	General

Meeting

Ticker Symbol Meeting Date 01-Dec-2015

ISIN GB00B244WQ16 Agenda 706557329 - Management

Item Proposal Proposed by Vote For/Against Management

TO APPROVE THE DISPOSAL OF UTV

TELEVISION,

AS DESCRIBED IN THE CIRCULAR TO THE

COMPANY'S SHAREHOLDERS DATED 12

Management For For

NOVEMBER

2015, AND TO AUTHORISE THE COMPANY'S

DIRECTORS TO IMPLEMENT THE

TRANSACTION

MICROSOFT CORPORATION

Security 594918104 Meeting Type Annual Ticker

MSFT Meeting Date 02-Dec-2015

Symbol

ISIN US5949181045 Agenda 934290329 -

Management Management

Item	Proposal	Y OTE	For/Against Management
1A.	ELECTION OF DIRECTOR: WILLIAM H. GATES III	Management For	For
1B.	ELECTION OF DIRECTOR: TERI L. LIST-STOLL	Management For	For
1C.	ELECTION OF DIRECTOR: G. MASON MORFIT	Management For	For
1D.	ELECTION OF DIRECTOR: SATYA NADELLA	Management For	For
1E.	ELECTION OF DIRECTOR: CHARLES H. NOSKI	Management For	For
1F.	ELECTION OF DIRECTOR: HELMUT PANKE	Management For	For
1G.	ELECTION OF DIRECTOR: SANDRA E. PETERSON	Management For	For
1H.	ELECTION OF DIRECTOR: CHARLES W. SCHARF	Management For	For
1I.		Management For	For

ELECTION OF DIRECTOR: JOHN W. **STANTON** ELECTION OF DIRECTOR: JOHN W. 1J. Management For For **THOMPSON** ELECTION OF DIRECTOR: PADMASREE 1K. Management For For **WARRIOR** ADVISORY VOTE ON EXECUTIVE 2. Management For For **COMPENSATION** RATIFICATION OF DELOITTE & TOUCHE LLP AS OUR 3. Management For For INDEPENDENT AUDITOR FOR FISCAL **YEAR 2016 COMCAST CORPORATION** Meeting Type Security 20030N101 Special Ticker **CMCSA** Meeting Date 10-Dec-2015 Symbol 934300132 -**ISIN** US20030N1019 Agenda Management Proposed For/Against Item Proposal Vote 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. AND IN Management For For 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 Vote Item **Proposal** Management by 1. VOTE ON A PROPOSAL TO AMEND AND Management For For RESTATE OUR AMENDED AND RESTATED ARTICLES OF INCORPORATION AS DESCRIBED IN THE ACCOMPANYING PROXY STATEMENT, AND IN

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

Ticker MSGN Meeting Date 11-Dec-2015

Symbol Wiscong Date 11-Dec-2013

934294238 -

ISIN US5535731062 Agenda Management

Proposed For/Against Item Proposal Vote Management by 1. Management **DIRECTOR** EUGENE F. DEMARK For For For For 2 JOEL M. LITVIN For 3 JOHN L. SYKES For TO RATIFY THE APPOINTMENT OF KPMG

2. INDEPENDENT REGISTERED PUBLIC ACCOUNTING Management For For

FIRM OF THE COMPANY FOR FISCAL YEAR

2016.

LLP AS

TO APPROVE THE COMPANY'S 2010

3. EMPLOYEE Management For For

STOCK PLAN, AS AMENDED.

4. TO APPROVE THE COMPANY'S 2010 CASH INCENTIVE PLAN, AS AMENDED.

Management For For

TO APPROVE THE COMPANY'S 2010 STOCK

5. PLAN FOR NON-EMPLOYEE DIRECTORS, AS Management For For

AMENDED.

TELECOM ITALIA SPA, MILANO

Security T92778108 Meeting Type MIX

Ticker Symbol Meeting Date 15-Dec-2015

ISIN IT0003497168 Agenda 706580784 -

Management Management

Item Proposal Proposed by Vote For/Against Management

CMMT PLEASE NOTE THAT THIS IS AN Non-Voting

AMENDMENT TO

MEETING ID 554357 DUE TO RECEIPT OF-

ADDITIONAL RESOLUTIONS 0.1 TO 0.4.

ALL VOTES

RECEIVED ON THE PREVIOUS

MEETING-WILL BE

DISREGARDED AND YOU WILL NEED TO

REINSTRUCT ON THIS MEETING

NOTICE.-THANK YOU TO CONVERT 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 RESULTING AT THE CLOSURE OF E.1 THE Management For For **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 THE 0.1 **NUMBER** Shareholder Against For OF MEMBERS OF THE BOARD OF **DIRECTORS** PLEASE NOTE THIS IS A SHAREHOLDER PROPOSAL: APPOINTMENT OF NEW **DIRECTORS TO** SUPPLEMENT THE NUMERICAL 0.2 Shareholder Against For **COMPOSITION OF** THE BOARD OF DIRECTORS AS **ESTABLISHED BY** THE SHAREHOLDERS' MEETING PLEASE NOTE THIS IS A SHAREHOLDER PROPOSAL: REDETERMINATION OF THE 0.3 Shareholder Against For REMUNERATION OF THE BOARD OF **DIRECTORS** PLEASE NOTE THIS IS A SHAREHOLDER PROPOSAL: AUTHORISATION PURSUANT 0.4 Shareholder Against For 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

ExtraOrdinary Security X3258B102 Meeting Type General Meeting

Ticker Meeting Date 16-Dec-2015

Symbol

706574301 -ISIN GRS260333000 Agenda Management

Non-Voting

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

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

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 Management For 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 AS Management For

For

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 N

Management For For

TELECOM ITALIA SPA, MILANO

Security T92778124 Meeting Type Special General

Meeting Type Meeting

Ticker Meeting Date 17-Dec-2015

ISIN IT0003497176 Agenda

706574060 -Management

Proposed For/Against Proposal Vote Item Management by PLEASE NOTE THAT THE ITALIAN LANGUAGE AGENDA IS AVAILABLE BY CLICKING ON CMMT 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** THE OPTIONAL CONVERSION REFERRED 1 Management For For 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 27 NOV 2015: PLEASE NOTE THAT THE ITEM OF THE AGENDA, IF APPROVED, FORESEES-THE CMMT WITHDRAWAL RIGHT FOR Non-Voting **SHAREHOLDERS**

ABSENT, ABSTAINING OR VOTING

AGAINST.-THANK

YOU.

KONINKLIJKE PHILIPS ELECTRONICS N.V.

Security 500472303 Meeting Type Special

Ticker PHG Meeting Date 18-Dec-2015

Symbol 111G 16-Dec-2013 1934307732 -

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 Management For For

MANAGEMENT WITH

EFFECT FROM DECEMBER 18, 2015.

MALAYSIAN RESOURCES CORP BHD MRCB, KUALA LUMPUR

Security Y57177100 Meeting Type ExtraOrdinary
General Meeting

Ticker 21 D 2015

Symbol Meeting Date 21-Dec-2015

ISIN MYL1651OO008 Agenda 706587738 - Management

Item Proposal Proposed by Vote For/Against Management

1 MANAGEMENT CONTRACT BETWEEN Management For 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

Security Y57177100 Meeting Type ExtraOrdinary
General Meeting

Ticker Meeting Date 21-Dec-2015

Symbol 706587740 -

ISIN MYL1651OO008 Agenda Management Management

Item Proposal Proposed by Vote For/Against Management

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

1 YOUTH AND SPORTS) AND SYARIKAT Management For For

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

Security Y57177100 Meeting Type ExtraOrdinary
General Meeting

Ticker Meeting Date 21-Dec-2015

Symbol Viceting Date 21-Dec-2013

ISIN MYL165100008 Agenda 706587752 - Management

Item Proposal Proposed by Vote For/Against Management

1 PROPOSED PRIVATE PLACEMENT OF UP TOManagement For For

493,019,758 NEW ORDINARY SHARES OF

RM1.00

EACH IN MRCB ("MRCB SHARES")

("PLACEMENT

SHARES"), REPRESENTING UP TO TWENTY

PERCENT (20%) OF THE ISSUED AND

PAID-UP

SHARE CAPITAL OF MRCB ("PROPOSED

PRIVATE

PLACEMENT")

CONTAX PARTICIPACOES SA, RIO DE JANEIRO

Security P3144E129 Meeting Type ExtraOrdinary
General Meeting

Ticker Meeting Date 29-Dec-2015

Symbol Meeting Date 29-Dec-2013

ISIN BRCTAXCDAM19 Agenda 706599098 - 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 ADSENCE OF A 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, DURING Management No Action

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

ExtraOrdinary P4983X160 Security Meeting Type General Meeting

Ticker 31-Dec-2015

Meeting Date Symbol

706603722 -ISIN MXP680051218 Agenda Management

Proposed For/Against Item Vote Proposal Management by

PLEASE NOTE THAT ONLY MEXICAN

NATIONALS

HAVE VOTING RIGHTS AT THIS

MEETING.-IF YOU

CMMT ARE A MEXICAN NATIONAL AND WOULD Non-Voting

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-

ACCORDANCE WITH THE TERMS OF ITEM Non-Voting I

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

DESIGNATION OF THE SPECIAL

DELEGATES FROM

Π THE GENERAL MEETING FOR

THE-EXECUTION AND

FORMALIZATION OF THE RESOLUTIONS

UBM PLC, ST. HELIER

General Security G91709108 Meeting Type

Meeting

Ticker Meeting Date 07-Jan-2016 Symbol

Non-Voting

65

Ordinary

ISIN	JE00B2R84W06		Agenda		706605815 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1	TO APPROVE THE DISPOSAL OF PR NEWSWIRE	Manageme	ent For	For	
2	TO APPROVE THE SUBDIVISION AND CONSOLIDATION OF THE ORDINARY SHARES	Manageme	ent For	For	
COGE	ECO CABLE INC.				A
Securi			Meeting Typ	e	Annual and Special Meeting
Ticker Symbo	CGEAE		Meeting Dat	e	13-Jan-2016
ISIN	CA19238V1058		Agenda		934314181 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
01	DIRECTOR	Manageme	ent	_	
	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	
	6 LIB GIBSON		For	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		_	_	
02	AUTHORIZE	Manageme	ent For	For	
	THE BOARD OF DIRECTORS TO FIX THEIR				
	REMUNERATION.				
	THE BOARD OF DIRECTORS OF THE				
	CORPORATION RECOMMEND MOTING FOR THE ADVISORY	5.7			
03	RECOMMEND VOTING FOR THE ADVISOR'	^Y Manageme	ent For	For	
	RESOLUTION ACCEPTING THE BOARD'S APPROACH				
	TO EXECUTIVE COMPENSATION. THE BOARD OF DIRECTORS OF THE				
	CORPORATION				
	RECOMMEND VOTING FOR THE				
	AMENDMENT TO				
04	THE ARTICLES OF THE CORPORATION TO CHANGE	Manageme	ent For	For	
	THE NAME OF THE CORPORATION TO				
	"COGECO				
	COMMUNICATIONS INC.".				
GRUPO RADIO CENTRO SAB DE CV, MEXICO CITY					
	*				

ExtraOrdinary Security P4983X160 Meeting Type General Meeting Ticker Meeting Date 22-Jan-2016 Symbol 706629245 -**ISIN** MXP680051218 Agenda Management **Proposed** For/Against Item Vote Proposal Management by PLEASE NOTE THAT ONLY MEXICAN **NATIONALS** HAVE VOTING RIGHTS AT THIS **MEETING.-IF YOU** CMMT ARE A MEXICAN NATIONAL AND WOULD Non-Voting 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-ACCORDANCE WITH THE TERMS OF ITEM Non-Voting I 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** DESIGNATION OF THE SPECIAL **DELEGATES FROM** II THE GENERAL MEETING FOR Non-Voting THE-EXECUTION AND FORMALIZATION OF THE RESOLUTIONS RENTRAK CORPORATION 760174102 Special Security Meeting Type Ticker **RENT** Meeting Date 28-Jan-2016 Symbol 934317074 -ISIN US7601741025 Agenda Management **Proposed** For/Against Vote Item Proposal Management 1. TO ADOPT THE AGREEMENT AND PLAN OF Management For For

MERGER AND REORGANIZATION, DATED

AS OF

SEPTEMBER 29, 2015 (REFERRED TO

HEREIN AS

THE MERGER AGREEMENT), BY AND

AMONG

RENTRAK, COMSCORE, INC. AND RUM

ACQUISITION

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

2. BECOME PAYABLE TO RENTRAK NAMED Management For 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

THERE ARE NOT SUFFICIENT VOTES TO

Management For

ADOPT

THE MERGER AGREEMENT AND APPROVE

THE

TRANSACTIONS CONTEMPLATED BY THE

MERGER

AGREEMENT.

DOLBY LABORATORIES, INC.

Security 25659T107 Meeting Type Annual

Ticker Symbol DLB Meeting Date 02-Feb-2016

For

ISIN US25659T1079 Agenda 934313228 -

tem Proposal

Proposed by Vote Management

Management

Management

Item	Proposal	by Vote	For/Against Management
1.	DIRECTOR	Management	-
	1 KEVIN YEAMAN	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 COMPENSATION OF THE COMPANY'S 2. Management For For **NAMED** EXECUTIVE OFFICERS. RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS THE COMPANY'S INDEPENDENT 3. REGISTERED Management For For PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING SEPTEMBER 30, 2016. REALD INC. 75604L105 Security Meeting Type Special Ticker **RLD** Meeting Date 24-Feb-2016 Symbol 934322520 -**ISIN** US75604L1052 Agenda Management Proposed For/Against Vote Item Proposal Management by THE APPROVAL OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF NOVEMBER 8, 2015, BY AND 1. AMONG REALD INC. (THE "COMPANY"), Management For For **RHOMBUS** CINEMA HOLDINGS, LLC AND RHOMBUS **MERGER** SUB, INC. THE APPROVAL, ON AN ADVISORY (NON-BINDING) BASIS, OF SPECIFIED COMPENSATION THAT MAY 2. BECOME PAYABLE TO THE NAMED Management For For **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 THE Management For For TIME OF THE SPECIAL MEETING TO ADOPT THE **MERGER** AGREEMENT. APPLE INC.

Meeting Type

Meeting Date

Security

Ticker

Symbol

037833100

AAPL.

69

Annual

26-Feb-2016

ISIN	US0378331005		Agenda		934319016 - Management
Item	Proposal	Proposed by	Vote	For/Against Managemer	
1A.	ELECTION OF DIRECTOR: JAMES BELL	Managemen		For	
1B.	ELECTION OF DIRECTOR: TIM COOK	Managemer		For	
1C.	ELECTION OF DIRECTOR: AL GORE	Managemer		For	
1D.	ELECTION OF DIRECTOR: BOB IGER	Managemer		For	
1E.	ELECTION OF DIRECTOR: ANDREA JUNG	Managemer		For	
1F.	ELECTION OF DIRECTOR: ART LEVINSON	Managemer		For	
1G. 1H.	ELECTION OF DIRECTOR: SUE WACNER	Managemer		For	
IH.	ELECTION OF DIRECTOR: SUE WAGNER RATIFICATION OF THE APPOINTMENT OF	Managemen	it For	For	
	ERNST &				
2.	YOUNG LLP AS APPLE'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2016	Managemen	nt For	For	
3.	AN ADVISORY RESOLUTION TO APPROVE EXECUTIVE COMPENSATION APPROVAL OF THE AMENDED AND	Managemer	nt For	For	
4.	RESTATED	Managemer	nt For	For	
	APPLE INC. 2014 EMPLOYEE STOCK PLAN				
	A SHAREHOLDER PROPOSAL ENTITLED				
5.	"NET-ZERO	Shareholder	Against	For	
	GREENHOUSE GAS EMISSIONS BY 2030"				
	A SHAREHOLDER PROPOSAL REGARDING				
6.	DIVERSITY AMONG OUR SENIOR	Shareholder	· Against	For	
0.	MANAGEMENT	Shareholder	1 1 Igamst	1 01	
	AND BOARD OF DIRECTORS				
_	A SHAREHOLDER PROPOSAL ENTITLED			_	
7.	"HUMAN	Shareholder	r Against	For	
	RIGHTS REVIEW - HIGH RISK REGIONS"				
8.	A SHAREHOLDER PROPOSAL ENTITLED	Shareholder	Against	For	
IOLIDI	"SHAREHOLDER PROXY ACCESS"		C		
	NAL MEDIA GROUP, INC. ty 48114A109		Maatina Tyma		Cmanial
Securit Ticker	•		Meeting Type	;	Special
Symbo	IMI(†		Meeting Date		01-Mar-2016
ISIN	US48114A1097		Agenda		934323825 -
			C		Management
		Droposad		For/A gainst	
Item	Proposal	Proposed	Vote	For/Against	
1.	APPROVE THE AGREEMENT AND PLAN OF MERGER AMONG JOURNAL MEDIA GROUP, INC. ("JMG"), GANNETT CO., INC. AND JUPITER MERGER SUB,	Č	nt Take No Action	Managemer	ıt
	INC. ("MERGER SUB") AND THE MERGER				

	_aga: :g: a: .=:a:				
	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	Managemen	nt Action		
	NOT SUFFICIENT VOTES TO APPROVE		retion		
	PROPOSAL 1				
THE W	AT THE SPECIAL MEETING				
Security	VALT DISNEY COMPANY y 254687106		Meeting Type	•	Annual
Ticker					
Symbol	DIS		Meeting Date	;	03-Mar-2016
ISIN	US2546871060		Agenda		934321352 - Managament
					Management
Item	Proposal	Proposed	Vote	For/Against	-
ItCIII		by	Voic	Managemen	nt
1A.	ELECTION OF DIRECTOR: SUSAN E.	Managemen	nt For	For	
1B.	ARNOLD ELECTION OF DIRECTOR: JOHN S. CHEN	_		For	
1 D .	ELECTION OF DIRECTOR: JOHN S. CHEN	Managemen		For	
10. 1D.	ELECTION OF DIRECTOR: ROBERT A. IGER	\mathcal{E}		For	
	ELECTION OF DIRECTOR: MARIA ELENA	Management For For			
1E.	LAGOMASINO			For	
1F.	ELECTION OF DIRECTOR: FRED H.	Management For		For	
11.	LANGHAMMER	Managemen	iit i Oi	101	
1G.	ELECTION OF DIRECTOR: AYLWIN B.	Managemen	nt For	For	
	LEWIS	C			
1H.	ELECTION OF DIRECTOR: ROBERT W. MATSCHULLAT	Management For		For	
	ELECTION OF DIRECTOR: MARK G.				
1I.	PARKER	Management For		For	
1.T	ELECTION OF DIRECTOR: SHERYL K.		4 Eau	Г	
1J.	SANDBERG	Managemen	nt For	For	
1K.	ELECTION OF DIRECTOR: ORIN C. SMITH	Managemen	nt For	For	
	TO RATIFY THE APPOINTMENT OF				
	PRICEWATERHOUSECOOPERS LLP AS THE	3.5	. 17	-	
2.	COMPANY'S REGISTERED PUBLIC ACCOUNTANTS	Management For		For	
	FOR 2016.				
	TO APPROVE THE ADVISORY RESOLUTION	Ī			
3.	ON	Managemei	nt For	For	
	EXECUTIVE COMPENSATION.	Timing chiche 1 of 1 of			
	TO APPROVE THE AMENDMENT TO THE				
4.	RESTATED	Managemen	nt For	For	
	CERTIFICATE OF INCORPORATION.				
5.	TO APPROVE THE SHAREHOLDER	Shareholde	r Against	For	

PROPOSAL

RELATING TO SIMPLE MAJORITY VOTE.

TO APPROVE THE SHAREHOLDER

6. PROPOSAL Shareholder Against For

RELATING TO LOBBYING DISCLOSURE.

QUALCOMM INCORPORATED

Security 747525103 Meeting Type Annual

Ticker Symbol QCOM Meeting Date 08-Mar-2016

ISIN US7475251036 Agenda 934322493 -

Management Management

Item Proposal Proposed by Vote For/Against Management

ELECTION OF DIRECTOR TO HOLD OFFICE

UNTIL

THE NEXT ANNUAL MEETING OF

STOCKHOLDERS

1A. AND UNTIL THEIR RESPECTIVE Management For For

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 Management For 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 Management For 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 Management For For

SUCCESSORS HAVE

BEEN ELECTED AND QUALIFIED: THOMAS

W.

HORTON

1E. ELECTION OF DIRECTOR TO HOLD OFFICE Management For For

UNTIL

THE NEXT ANNUAL MEETING OF **STOCKHOLDERS** AND UNTIL THEIR RESPECTIVE **SUCCESSORS HAVE** BEEN ELECTED AND QUALIFIED: PAUL E. **JACOBS** ELECTION OF DIRECTOR TO HOLD OFFICE UNTIL THE NEXT ANNUAL MEETING OF **STOCKHOLDERS** 1F. Management For For AND UNTIL THEIR RESPECTIVE **SUCCESSORS HAVE** BEEN ELECTED AND QUALIFIED: HARISH **MANWANI** ELECTION OF DIRECTOR TO HOLD OFFICE UNTIL THE NEXT ANNUAL MEETING OF **STOCKHOLDERS** 1G. Management For For AND UNTIL THEIR RESPECTIVE **SUCCESSORS HAVE** BEEN ELECTED AND QUALIFIED: MARK D. **MCLAUGHLIN** ELECTION OF DIRECTOR TO HOLD OFFICE UNTIL THE NEXT ANNUAL MEETING OF **STOCKHOLDERS** 1H. Management For For AND UNTIL THEIR RESPECTIVE **SUCCESSORS HAVE** BEEN ELECTED AND QUALIFIED: STEVE **MOLLENKOPF** ELECTION OF DIRECTOR TO HOLD OFFICE **UNTIL** THE NEXT ANNUAL MEETING OF **STOCKHOLDERS** 1I. AND UNTIL THEIR RESPECTIVE For Management 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. Management For For AND UNTIL THEIR RESPECTIVE **SUCCESSORS HAVE** BEEN ELECTED AND QUALIFIED: FRANCISCO ROS ELECTION OF DIRECTOR TO HOLD OFFICE Management For 1K. For UNTIL THE NEXT ANNUAL MEETING OF **STOCKHOLDERS**

AND UNTIL THEIR RESPECTIVE SUCCESSORS HAVE BEEN ELECTED AND QUALIFIED: JONATHAN J. **RUBINSTEIN** ELECTION OF DIRECTOR TO HOLD OFFICE THE NEXT ANNUAL MEETING OF **STOCKHOLDERS** 1L. AND UNTIL THEIR RESPECTIVE Management For For **SUCCESSORS HAVE** BEEN ELECTED AND QUALIFIED: ANTHONY J. **VINCIQUERRA** TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT PUBLIC ACCOUNTANTS 2. Management For For FOR OUR FISCAL YEAR ENDING SEPTEMBER 25, 2016. TO APPROVE THE 2016 LONG-TERM 3. **INCENTIVE** Management For For PLAN. TO APPROVE OUR EXECUTIVE 4. Management For For COMPENSATION. A STOCKHOLDER PROPOSAL, IF PROPERLY Shareholder Against 5. For PRESENTED AT THE ANNUAL MEETING. CORUS ENTERTAINMENT INC. Security 220874101 Meeting Type Special Ticker **CJREF** Meeting Date 09-Mar-2016 Symbol 934329132 -**ISIN** CA2208741017 Agenda Management Proposed For/Against Item Proposal Vote Management by TO APPROVE THE ACQUISITION **RESOLUTION IN** THE FORM SET OUT AS SCHEDULE "A" TO THE 01 ACCOMPANYING MANAGEMENT Management For For **INFORMATION** CIRCULAR DATED FEBRUARY 9, 2016 OF THE COMPANY. VIACOM INC. Security 92553P102 Meeting Type Annual Ticker VIA Meeting Date 14-Mar-2016 Symbol 934324017 -ISIN US92553P1021 Agenda

Management

Item	Proposal	Proposed	Vote	For/Against	
	•	by		Managemer	ıt
1.	DIRECTOR 1 GEORGE S. ABRAMS	Managemen		For	
	2 PHILIPPE P. DAUMAN		For For	For	
	3 THOMAS E. DOOLEY		For	For	
	4 CRISTIANA F. SORRELL		For	For	
	5 BLYTHE J. MCGARVIE		For	For	
	6 DEBORAH NORVILLE		For	For	
	7 CHARLES E. PHILLIPS, JR.		For	For	
	8 SHARI REDSTONE		For	For	
	9 SUMNER M. REDSTONE		For	For	
	10 FREDERIC V. SALERNO		For	For	
	11 WILLIAM SCHWARTZ		For	For	
	THE RATIFICATION OF THE APPOINTMENT	•	101	101	
	OF				
	PRICEWATERHOUSECOOPERS LLP TO				
2.	SERVE AS	Managemen	t For	For	
	INDEPENDENT AUDITOR OF VIACOM INC.				
	FOR				
	FISCAL YEAR 2016.				
	A STOCKHOLDER PROPOSAL REQUESTING	ł			
	THAT				
	THE BOARD OF DIRECTORS TAKE STEPS				
3.	TO ADOPT	Shareholder	Against	For	
	A RECAPITALIZATION PLAN FOR ALL				
	OUTSTANDING				
	STOCK TO HAVE ONE VOTE PER SHARE.				
PT INI	DOSAT TBK, JAKARTA				
Securit	ty Y7127S120		Meeting Type	<u>,</u>	ExtraOrdinary
	•		Meeting Type	-	General Meeting
Ticker			Meeting Date		15-Mar-2016
Symbo	ol .		Wiceling Date		
ISIN	ID1000097405		Agenda		706686930 -
15111	12 100007 103		rigenau		Management
Item	Proposal	Proposed	Vote	For/Against	
	•	by		Managemer	it
	APPROVAL OF THE CHANGE		-	_	
1	COMPOSITION OF	Managemen	t For	For	
	MEMBER BOARD OF COMMISSIONERS				
	ADT CORPORATION		M The		A 1
Securit	•		Meeting Type	2	Annual
Ticker Symbo	ADT		Meeting Date		15-Mar-2016
-			Aganda		934323104 -
ISIN	US00101J1060		Agenda		Management
Item	Proposal	Proposed	Vote	For/Against	
110111	Τοροσαι	by	VOIC	Managemer	it

	3 3				
1A.	ELECTION OF DIRECTOR FOR TERMS EXPIRING IN 2017: THOMAS COLLIGAN	Manageme	ent For	For	
1B.	ELECTION OF DIRECTOR FOR TERMS EXPIRING IN 2017: RICHARD DALY	Manageme	ent For	For	
1C.	ELECTION OF DIRECTOR FOR TERMS EXPIRING IN 2017: TIMOTHY DONAHUE	Manageme	ent For	For	
1D.	ELECTION OF DIRECTOR FOR TERMS EXPIRING IN 2017: ROBERT DUTKOWSKY	Manageme	ent For	For	
1E.	ELECTION OF DIRECTOR FOR TERMS EXPIRING IN 2017: BRUCE GORDON	Manageme	ent For	For	
1F.	ELECTION OF DIRECTOR FOR TERMS EXPIRING IN 2017: NAREN GURSAHANEY	Manageme	ent For	For	
1G.	ELECTION OF DIRECTOR FOR TERMS EXPIRING IN 2017: BRIDGETTE HELLER	Manageme	ent For	For	
1H.	ELECTION OF DIRECTOR FOR TERMS EXPIRING IN 2017: KATHLEEN HYLE	Manageme	ent For	For	
1I.	ELECTION OF DIRECTOR FOR TERMS EXPIRING IN 2017: CHRISTOPHER HYLEN	Manageme	ent For	For	
2.	TO RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS ADT'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR 2016. TO APPROVE, IN A NON-BINDING VOTE,	Manageme	ent For	For	
3.	THE COMPENSATION OF ADT'S NAMED EXECUTIVE	Manageme	ent For	For	
	OFFICERS.				
GAMI	NG & LEISURE PPTYS INC.				
Securit	·		Meeting Typ	e	Special
Ticker Symbo	(† Pl		Meeting Date	2	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	Manageme	ent For	For	

PROPERTIES, INC. ("GLPI") TO

STOCKHOLDERS OF

PINNACLE ENTERTAINMENT, INC.

("PINNACLE") IN

CONNECTION WITH THE AGREEMENT AND

PLAN OF

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 THERE

2. ARE NOT Management For 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

ISIN US78440P1084 Agenda 934334145 - Management

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 Management For

ITEM 1 OF

THE COMPANY'S AGENDA ENCLOSED

HEREWITH.

APPROVAL OF AMENDMENTS TO THE

ARTICLES OF

2. INCORPORATION AS SET FORTH IN ITEM 2 Management Abstain

OF THE

COMPANY'S AGENDA ENCLOSED

HEREWITH.

ELECTION OF AN EXECUTIVE DIRECTOR:

3.1 CHO, DAE Management For

SIK (INSIDE DIRECTOR)

ELECTION OF AN EXECUTIVE DIRECTOR:

3.2 OH, DAE Management For

SHICK (OUTSIDE DIRECTOR)

APPROVAL OF THE ELECTION OF A MEMBER OF THE AUDIT COMMITTEE AS SET FORTH IN 4. Management For ITEM 4 OF THE COMPANY'S AGENDA ENCLOSED HEREWITH: OH, DAE SHICK. APPROVAL OF THE CEILING AMOUNT OF THE REMUNERATION FOR DIRECTORS. 5. *PROPOSED Management Abstain CEILING AMOUNT OF THE REMUNERATION FOR DIRECTORS IS KRW 12 BILLION. APPROVAL OF THE AMENDMENT TO THE REMUNERATION POLICY FOR EXECUTIVES. *PROPOSED TOP LEVEL MANAGEMENT 6. Management For (CHAIRMAN, VICE-CHAIRMAN AND CEO LEVEL) PAYOUT RATE DECREASED FROM 6.0 OR 5.5 TO 4.0 WIRELESS GROUP PLC **Ordinary** General Security G9309S100 Meeting Type Meeting Ticker Meeting Date 23-Mar-2016 Symbol 706748273 -**ISIN** GB00B244WQ16 Agenda Management Proposed For/Against Vote Item **Proposal** Management by TO ADOPT THE NEW ARTICLES OF **ASSOCIATION** OF THE COMPANY AND TO APPROVE THE **RETURN** OF CAPITAL PURSUANT TO THE B SHARE 1 Management No Action **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 Symbol 934337406 -**ISIN** US9001112047 Agenda Management

Proposed

by

Vote

Proposal

Item

For/Against

Management

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

ELECTED BOARD MEMBERS' TERM OF OFFICE IF THERE WILL BE ANY NEW ELECTION. DETERMINATION OF THE REMUNERATION 11. OF THE Management For 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. TURKISH COMMERCIAL CODE AND THE Management For For **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. Management For For FOR CARRYING OUT SHARE 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 AND TO 14. Management For For 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** Management For 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** FI0009007884 Agenda Management **Proposed** For/Against Item Vote 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 BENEFICIAL Non-Voting **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 CMMT FINNISH-SUB/BANK IS APPOINTED EXCEPT Non-Voting IF THE SHAREHOLDER IS FINNISH THEN A POA WOULD-STILL BE REQUIRED. 1 OPENING OF THE MEETING Non-Voting 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 4 Non-Voting **MEETING** RECORDING THE ATTENDANCE AT THE 5 **MEETING** Non-Voting AND ADOPTION OF THE LIST OF VOTES PRESENTATION OF THE FINANCIAL STATEMENTS, THE REPORT OF THE BOARD 6 Non-Voting **OF-DIRECTORS AND** THE AUDITORS REPORT FOR THE YEAR 2015 7 Management No Action

	3 3	
	ADOPTION OF THE FINANCIAL	
	STATEMENTS	
	RESOLUTION ON THE USE OF THE PROFIT SHOWN	
8	ON THE BALANCE SHEET AND THE	Management No Action
O	PAYMENT OF	Management 100 Metion
	DIVIDEND	
	RESOLUTION ON DISCHARGE OF THE	
	MEMBERS OF	
9	THE BOARD OF DIRECTORS AND CEO	Management No Action
	FROM	C
	LIABILITY	
	RESOLUTION ON REMUNERATION OF THE	
	MEMBERS OF THE BOARD OF DIRECTORS	
10	AND ON	Management No Action
10	THE GROUNDS FOR REIMBURSEMENT OF	Management 100 / Retion
	TRAVEL	
	EXPENSES	
	RESOLUTION ON THE NUMBER OF	N
11	MEMBERS OF	Management No 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 MR	Management No Action
12	MIKA	Wanagement No Action
	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	Management No Action
	REIMBURSEMENT OF	
	TRAVEL EXPENSES	
	RESOLUTION ON THE NUMBER OF	
14	AUDITORS ONE	Management No Action
1.5	(1)	M AT A ST
15	ELECTION OF AUDITOR: THE BOARD'S	Management No Action
	AUDIT	

COMMITTEE PROPOSES TO THE ANNUAL **GENERAL** MEETING THAT KPMG OY AB, **AUTHORIZED PUBLIC** ACCOUNTANTS ORGANIZATION, BE RE **ELECTED** AS THE COMPANYS AUDITOR FOR 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 16 DECIDE ON THE REPURCHASE OF THE Management No Action COMPANY'S **OWN SHARES** AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON THE ISSUANCE OF SHARES AS 17 WELL AS Management No Action THE ISSUANCE OF SPECIAL RIGHTS **ENTITLING TO SHARES** PROPOSAL BY THE BOARD OF DIRECTORS 18 Management No Action AMEND SECTION 2 OF THE ARTICLES 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 ALREADY **SENT IN CMMT** 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 Security MIX 37953P202 Meeting Type Ticker Meeting Date 31-Mar-2016 Symbol 706799826 -**ISIN** US37953P2020 Agenda Management

Proposed

by

Item

Proposal

Vote

For/Against

Management

	_aga: :g. a,	
	RATIFYING THE BOARD OF DIRECTORS' REPORT	
O.1	REGARDING THE COMPANY'S ACTIVITIES FOR THE	Management No Action
	FISCAL YEAR ENDED DECEMBER 31, 2015	
	RATIFYING THE COMPANY'S FINANCIAL	
O.2	STATEMENTS FOR THE FISCAL YEAR ENDED	Management No Action
	DECEMBER 31, 2015	
	RATIFYING THE AUDITOR'S REPORT FOR	
O.3	THE	Management No Action
	FISCAL YEAR ENDED DECEMBER 31, 2015 APPROVING THE APPOINTMENT OF THE	
	COMPANY'S AUDITOR AND DETERMINING	
0.4	HIS FEES	Management No Action
	FOR THE FISCAL YEAR ENDING DECEMBER 31, 2016	
	RATIFYING THE CHANGES THAT HAVE	
O.5	BEEN MADE	Management No Action
	TO THE BOARD OF DIRECTORS TO DATE	
	RELEASING THE LIABILITY OF THE CHAIRMAN &	
0.6	THE BOARD MEMBERS FOR THE FISCAL	Management No Action
	YEAR	
	ENDED DECEMBER 31, 2015 DETERMINING THE REMUNERATION AND	
0.7	ALLOWANCES OF BOARD MEMBERS FOR	M
O.7	THE	Management No Action
	FISCAL YEAR ENDING DECEMBER 31, 2016 AUTHORIZING THE BOARD OF DIRECTORS	
	TO	
0.8	DONATE DURING THE FISCAL YEAR	Management No Action
	ENDING	
0.9	DECEMBER 31, 2016 CONSIDERING TRANSACTIONS WITH	Management No Action
0.7	RELEVANT	Wanagement 1 to 7 letion
	RELATED PARTIES, INCLUDING: A.	
	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 (38) OF

E.1 THE Management No Action

STATUTES OF THE COMPANY

POST PUBLISHING PUBLIC CO LTD POST, KLONG TOEY

Security Y70784171 Meeting Type

Annual General Meeting
Meeting

Ticker Symbo			Meeting Date	e	01-Apr-2016
ISIN	TH0078A10Z18		Agenda		706765344 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
CMM	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 596260 DUE TO RECEIPT OF-DIRECTOR NAMES. ALL VOTES RECEIVED ON THE PREVIOUS	Non-Voting	3		
	MEETING WILL BE-DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK-YOU. IN THE SITUATION WHERE THE				
CMM	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	o e		
1	TO APPROVE THE MINUTES OF THE 2015 ANNUAL GENERAL MEETING OF SHAREHOLDERS THAT WAS HELD ON THURSDAY 23RD APRIL 2015 TO ACKNOWLEDGE THE ANNUAL REPORT	Manageme	nt For	For	
2	OF THE COMPANY AND APPROVE THE AUDITED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST DECEMBER 2015	Manageme	nt For	For	
3	TO APPROVE THE OMISSION OF DIVIDEND PAYMENT	Manageme	nt For	For	
4.1	TO CONSIDER AND ELECT MR. CHARTSIRI SOPHONPANICH AS DIRECTOR	Manageme	nt For	For	
4.2	TO CONSIDER AND ELECT MR. CHAROON INTACHAN AS INDEPENDENT DIRECTOR	Manageme		For	
4.3	TO CONSIDER AND ELECT MR. THIRAKIAT CHIRATHIVAT AS NEW DIRECTOR	^I Manageme	nt For	For	
5	TO FIX DIRECTOR REMUNERATION TO APPOINT INDEPENDENT AUDITOR AND	Manageme	nt For	For	
6	FIX THE AUDIT FEE	Manageme	nt For	For	
7 SWISS	TO CONSIDER OTHER MATTERS (IF ANY) SCOM LTD.	Manageme	nt Abstain	For	

Security	y 871013108		Meeting Type	e	Annual
Ticker Symbol	SCMWY		Meeting Date	:	06-Apr-2016
ISIN	US8710131082		Agenda		934338282 - Management
					_
Item	Proposal	Proposed by	Vote	For/Agains Managemen	
1.1	APPROVAL OF THE MANAGEMENT COMMENTARY, FINANCIAL STATEMENTS OF SWISSCOM LTD. AND THE CONSOLIDATED FINANCIAL STATEMENTS FOR	Manageme	nt For	For	
1.2	THE FINANCIAL YEAR 2015 CONSULTATIVE VOTE ON THE REMUNERATION REPORT 2015	Manageme	nt For	For	
2.	APPROPRIATION OF THE RETAINED EARNINGS 2015 AND DECLARATION OF DIVIDEND	Manageme	nt For	For	
3.	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE GROUP EXECUTIVE BOARD	Manageme	nt For	For	
4.1	RE-ELECTION OF FRANK ESSER TO THE BOARD OF DIRECTORS	Manageme	nt For	For	
4.2	RE-ELECTION OF BARBARA FREI TO THE BOARD OF DIRECTORS	Manageme	nt For	For	
4.3	RE-ELECTION OF CATHERINE MUHLEMANN TO THE BOARD OF DIRECTORS	Manageme	nt For	For	
4.4	RE-ELECTION OF THEOPHIL SCHLATTER TO THE BOARD OF DIRECTORS	Manageme	nt For	For	
4.5	ELECTION OF ROLAND ABT TO THE BOARD OF DIRECTORS	Manageme	nt For	For	
4.6	ELECTION OF VALERIE BERSET BIRCHER TO THE BOARD OF DIRECTORS	Manageme	nt For	For	
4.7	ELECTION OF ALAIN CARRUPT TO THE BOARD OF DIRECTORS	Manageme	nt For	For	
4.8	RE-ELECTION OF HANSUELI LOOSLI TO THE BOARD OF DIRECTORS	Manageme	nt For	For	
4.9	RE-ELECTION OF HANSUELI LOOSLI AS CHAIRMAN	Manageme	nt For	For	

5.1	ELECTION OF FRANK ESSER TO THE REMUNERATION COMMITTEE	Management For	For
5.2	RE-ELECTION OF BARBARA FREI TO THE	Management For	For
	REMUNERATION COMMITTEE RE-ELECTION OF HANSUELI LOOSLI TO	C	
5.3	THE REMUNERATION COMMITTEE	Management For	For
~ .	RE-ELECTION OF THEOPHIL SCHLATTER		T.
5.4	TO THE REMUNERATION COMMITTEE	Management For	For
5.5	RE-ELECTION OF HANS WERDER TO THE REMUNERATION COMMITTEE	Management For	For
	APPROVAL OF THE TOTAL		
6.1	REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS	Management For	For
	FOR 2017		
	APPROVAL OF THE TOTAL		
6.2	REMUNERATION OF THE MEMBERS OF THE GROUP EXECUTIVE	Management For	For
	BOARD FOR 2017		
7.	RE-ELECTION OF THE INDEPENDENT PROXY	Management For	For
8.	RE-ELECTION OF THE STATUTORY	Management For	For
STAR	AUDITORS WOOD HOTELS & RESORTS WORLDWIDE,IN	-	
Securi		Meeting Typ	e Special
Ticker Symbo	H(),I,	Meeting Date	e 08-Apr-2016
ISIN	US85590A4013	Agenda	934331187 -
		C	Management
Item	Proposal	Proposed by Vote	For/Against Management
1.	TO APPROVE THE TRANSACTIONS	Management For	For
	CONTEMPLATED BY THE AGREEMENT AND PLAN OF		
	MERGER,		
	DATED AS OF NOVEMBER 15, 2015, BY ANI AMONG)	
	STARWOOD, MARRIOTT INTERNATIONAL,	,	
	INC., A DELAWARE CORPORATION ("MARRIOTT")		
	SOLAR	,	
	MERGER SUB 1, INC., A WHOLLY OWNED DIRECT		
	SUBSIDIARY OF STARWOOD ("HOLDCO"),		
	COLAD		
	SOLAR MERGER SUB 2, INC., (DUE TO SPACE		

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

Management For

For

Management

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

ISIN US8792732096 Agenda 934363449 - Management

by

Item Proposal Proposed Vote For/Against

APPOINTMENT OF TWO SHAREHOLDERS

TO

1. APPROVE AND SIGN THE MINUTES OF THE Management For For

MEETING.

CONSIDERATION OF THE APPOINTMENT

OF

REGULAR AND ALTERNATE DIRECTORS.

CONSIDERATION OF THE RESIGNATIONS

SUBMITTED BY THREE MEMBERS AND

THREE

2. ALTERNATE MEMBERS OF THE Management Abstain Against

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

3. THE Management For For

SUPERVISORY COMMITTEE WHO

RESIGNED DUE

TO THE CHANGE OF THE CONTROLLING

SHAREHOLDER OF TELECOM ARGENTINA

S.A..

4. TO GRANT INDEMNITY TO THE EXTENT Management Abstain Against

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

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

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 For

1. A PROPOSAL TO APPROVE THE ADOPTION Management For

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 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** 2. Management For For 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 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 Management For 3. For 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. 4. Management For For

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

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

5. NECESSARY OR APPROPRIATE, IF

Management For

For

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 Symbol LMCK Meeting Date 11-Apr-2016

ISIN US5312293005 Agenda 934332216 - Management

Item Proposal Proposed by Vote For/Against Management

1. A PROPOSAL TO APPROVE THE ADOPTION Management For For

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 EXISTING

SERIES A,

Management For

For

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 ADOPTION Management For For

OF AN

AMENDMENT AND RESTATEMENT OF OUR

CERTIFICATE OF INCORPORATION, IN

CONNECTION

Edgar Filing: GABELLI MULTIMEDIA TRUST INC. - Form N-PX 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 **EXCHANGE OF** Management For For 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 Management For For **ADJOURNMENT** OF THE SPECIAL MEETING BY LIBERTY **MEDIA TO**

4.

5.

PERMIT FURTHER SOLICITATION OF

NECESSARY OR APPROPRIATE, IF

PROXIES, IF

SUFFICIENT

VOTES ARE NOT REPRESENTED AT THE

SPECIAL

MEETING TO APPROVE THE OTHER

PROPOSALS TO

BE PRESENTED AT THE SPECIAL MEETING.

TELIASONERA AB, STOCKHOLM

Security W95890104 Meeting Type Annual General

Meeting

Ticker Meeting Date 12-Apr-2016

Symbol IZ-Api-2010

ISIN SE0000667925 Agenda 706778959 - 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 BENEFICIAL Non-Voting

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-

CMMT	REPRESENTATIVE THE BOARD DOES NOT MAKE ANY RECOMMENDATION ON RESOLUTION 22.A TO 22.K	Non-Voting
	AND 23 ELECTION OF CHAIR OF THE MEETING	
1	: EVA HAGG,	Non-Voting
2	PREPARATION AND APPROVAL OF VOTING REGISTER	Non-Voting
3	ADOPTION OF AGENDA ELECTION OF TWO PERSONS TO CHECK THE	Non-Voting
4	MINUTES OF THE MEETING TOGETHER WITH THE- CHAIR	Non-Voting
5	DETERMINATION OF WHETHER THE MEETING HAS BEEN DULY CONVENED PRESENTATION OF THE ANNUAL REPORT	Non-Voting
6	AND THE AUDITOR'S REPORT, THE CONSOLIDATED- FINANCIAL STATEMENTS AND THE AUDITOR'S REPORT ON THE CONSOLIDATED FINANCIAL- STATEMENTS FOR 2015 A DESCRIPTION BY THE CHAIR OF THE BOARD OF DIRECTORS-MARIE EHRLING OF THE WORK OF THE BOARD OF DIRECTORS DURING 2015 AND A SPEECH-BY PRESIDENT AND CEO JOHAN DENNELIND IN	Non-Voting
7	CONNECTION HEREWITH RESOLUTION TO ADOPT THE INCOME STATEMENT, THE BALANCE SHEET, THE CONSOLIDATED INCOME STATEMENT AND THE CONSOLIDATED BALANCE SHEET FOR 2015 RESOLUTION ON APPROPRIATION OF THE	Management No Action
8	COMPANY'S PROFIT AS SHOWN ON THE ADOPTED BALANCE SHEET AND SETTING OF RECORD DATE	Management No Action
9	FOR THE DIVIDEND : SEK 67,189 RESOLUTION ON DISCHARGE OF THE DIRECTORS	Management No Action

	3 3	
	AND THE CEO FROM PERSONAL LIABILITY TOWARDS THE COMPANY FOR THE ADMINISTRATION OF THE COMPANY IN	
	2015 RESOLUTION ON NUMBER OF DIRECTORS	
	AND	
10	ALTERNATE DIRECTORS TO BE ELECTED AT THE	Management No Action
	MEETING: EIGHT DIRECTORS WITH NO ALTERNATE DIRECTORS	
11	RESOLUTION ON REMUNERATION PAYABLE TO THE	Management No Action
	DIRECTORS ELECTION OF DIRECTOR: MARIE	
12.1	EHRLING	Management No Action
12.2	ELECTION OF DIRECTOR : OLLI-PEKKA KALLASVUO	Management No Action
12.3	ELECTION OF DIRECTOR : MIKKO KOSONEN	Management No Action
12.4	ELECTION OF DIRECTOR: NINA LINANDER	Management No Action
12.5	ELECTION OF DIRECTOR : MARTIN LORENTZON	Management No Action
12.6	ELECTION OF DIRECTOR: SUSANNA CAMPBELL	Management No Action
12.7	ELECTION OF DIRECTOR: ANNA SETTMAN	Management No Action
12.8	ELECTION OF DIRECTOR: OLAF SWANTEE	Management No Action
10.1	ELECTION OF CHAIR AND VICE-CHAIR OF THE	N
13.1	BOARD OF DIRECTOR: MARIE EHRLING (CHAIR)	Management No Action
	ELECTION OF CHAIR AND VICE-CHAIR OF THE	
13.2	BOARD OF DIRECTOR: OLLI-PEKKA	Management No Action
	KALLASVUO (VICE CHAIR)	
14	RESOLUTION ON NUMBER OF AUDITORS AND	Management No Action
	DEPUTY AUDITORS	aramagement to 1 20 and 1
15	RESOLUTION ON REMUNERATION PAYABLE TO THE	Management No Action
	AUDITOR ELECTION OF AUDITOR AND ANY DEPUTY	
16	AUDITORS: ELECTION OF THE AUDIT	Management No Action
	COMPANY DELOITTE AB	-
17	ELECTION OF NOMINATION COMMITTEE AND	Management No Action
	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 18 REMUNERATION Management No Action TO GROUP EXECUTIVE MANAGEMENT RESOLUTION AUTHORIZING THE BOARD 19 DIRECTORS TO DECIDE ON ACQUISITION Management No Action OF THE COMPANY'S OWN SHARES RESOLUTION ON: IMPLEMENTATION OF A 20.A LONG-Management No Action TERM INCENTIVE PROGRAM 2016/2019 **RESOLUTION ON: HEDGING** ARRANGEMENTS FOR 20.B Management No Action THE PROGRAM RESOLUTION ON AMENDMENT OF THE COMPANY'S 21 Management No Action ARTICLES OF ASSOCIATION (TELIA COMPANY AB) RESOLUTION ON SHAREHOLDER PROPOSAL FROM MR THORWALD ARVIDSSON THAT THE **ANNUAL** GENERAL MEETING SHALL RESOLVE: TO 22.A Management No Action ADOPT A VISION ON ABSOLUTE EQUALITY BETWEEN MEN AND WOMEN ON ALL LEVELS WITHIN THE **COMPANY** 22.B RESOLUTION ON SHAREHOLDER Management No Action PROPOSAL FROM MR THORWALD ARVIDSSON THAT THE **ANNUAL** GENERAL MEETING SHALL RESOLVE: TO INSTRUCT THE BOARD OF DIRECTORS OF COMPANY TO SET UP A WORKING GROUP **WITH** THE TASK OF IMPLEMENTING THIS VISION IN THE LONG TERM AS WELL AS CLOSELY MONITOR THE

Management No Action

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 ANNUALLY SUBMIT A REPORT IN 22.C Management No Action 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 INSTRUCT THE BOARD OF DIRECTORS TO 22.D Management No Action 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 Management No Action **RESOLVE: THAT** DIRECTORS SHOULD NOT BE ALLOWED TO INVOICE THEIR FEES FROM A LEGAL ENTITY, **SWEDISH OR FOREIGN** RESOLUTION ON SHAREHOLDER PROPOSAL FROM MR THORWALD ARVIDSSON THAT THE ANNUAL GENERAL MEETING SHALL RESOLVE: THAT THE 22.F NOMINATION COMMITTEE IN Management No Action PERFORMING ITS **DUTIES SHOULD PAY PARTICULAR** ATTENTION TO ISSUES ASSOCIATED WITH ETHICS, **GENDER AND**

ETHNICITY

22.G

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

REFERRED TO THE ANNUAL GENERAL

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 RESOLVE: TO

INITIATE

22.H A SPECIAL INVESTIGATION ABOUT HOW

THE MAIN

OWNERSHIP HAS BEEN EXERCISED BY

THE

GOVERNMENTS OF FINLAND AND

SWEDEN

RESOLUTION ON SHAREHOLDER

PROPOSAL FROM

MR THORWALD ARVIDSSON THAT THE

ANNUAL

GENERAL MEETING SHALL RESOLVE: TO

INITIATE

22.I A SPECIAL INVESTIGATION ABOUT THE

RELATIONSHIP BETWEEN THE CURRENT

SHAREHOLDERS' ASSOCIATION AND THE

COMPANY, THE INVESTIGATION SHOULD

PAY

PARTICULAR ATTENTION TO THE

FINANCIAL

ASPECTS

22.J RESOLUTION ON SHAREHOLDER

PROPOSAL FROM

MR THORWALD ARVIDSSON THAT THE

ANNUAL

GENERAL MEETING SHALL RESOLVE: TO

INITIATE

A SPECIAL INVESTIGATION OF THE

Management No Action

Management No Action

Management No 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 RESOLVE: TO 22.K **MAKE** Management No Action PUBLIC ALL REVIEW MATERIALS ABOUT THE NON-EUROPEAN BUSINESS, BOTH INTERNALLY **AND EXTERNALLY** SHAREHOLDER PROPOSAL FROM MR **THORWALD** ARVIDSSON ON RESOLUTION ON 23 Management No Action AMENDMENT OF THE COMPANY'S ARTICLES OF **ASSOCIATION** TIM PARTICIPACOES SA Security 88706P205 Meeting Type Annual Ticker **TSU** Meeting Date 12-Apr-2016 Symbol 934355012 -**ISIN** US88706P2056 Agenda Management Proposed For/Against Vote Item **Proposal** Management by TO RESOLVE ON THE MANAGEMENT'S **REPORT A**1 AND THE FINANCIAL STATEMENTS OF THEManagement For For COMPANY, DATED AS OF DECEMBER 31ST, TO RESOLVE ON THE MANAGEMENT'S **PROPOSAL** FOR THE ALLOCATION OF THE RESULTS A2 **RELATED** Management For For TO THE FISCAL YEAR OF 2015 AND DISTRIBUTION OF DIVIDENDS BY THE COMPANY TO RESOLVE ON THE COMPOSITION OF THE A3 FISCAL COUNCIL OF THE COMPANY AND Management For For

Management For

For

TO ELECT

COMPENSATION

A4

ITS REGULAR AND ALTERNATE MEMBERS

TO RESOLVE ON THE PROPOSED

For

FOR THE COMPANY'S ADMINISTRATORS

AND THE

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 AMONG

E1 TELECOM Management 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

E2 ADJUST THE Management For For

WORDING OF THE PROVISIONS

CONCERNING THE

COMPANY'S HEADQUARTERS ADDRESS

TELEVISION FRANCAISE 1 SA TF1, BOULOGNE BILLANCOUR

Security F91255103 Meeting Type MIX

Ticker Symbol Meeting Date 14-Apr-2016

706725340 -

ISIN FR0000054900 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.

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 INFORMATION, PLEASE CONTACT-YOUR **CLIENT REPRESENTATIVE** 23 MAR 2016: PLEASE NOTE THAT **IMPORTANT** ADDITIONAL MEETING INFORMATION **IS-AVAILABLE** BY CLICKING ON THE MATERIAL URL LINK:https://balo.journalofficiel.gouv.fr/pdf/2016/0302/201603021600653.pdf. THIS-IS A REVISION DUE TO RECEIPT OF ADDITIONAL URL LINKS:-https://balo.journal-CMMT officiel.gouv.fr/pdf/2016/0318/201603181600900.pNon-Voting AND-https://balo.journalofficiel.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. APPROVAL OF THE ANNUAL INDIVIDUAL **FINANCIAL** 0.1 For STATEMENTS AND OPERATIONS FOR THE Management For 2015 FINANCIAL YEAR APPROVAL OF THE CONSOLIDATED **FINANCIAL** 0.2 STATEMENTS AND OPERATIONS FOR THE Management For For 2015 FINANCIAL YEAR APPROVAL OF THE REGULATED AGREEMENTS AND 0.3 Management For For **COMMITMENTS BETWEEN TF1 AND** BOUYGUES APPROVAL OF THE REGULATED AGREEMENTS AND 0.4 COMMITMENTS OTHER THAN THOSE Management For For **BETWEEN TF1** AND BOUYGUES ALLOCATION OF INCOME FOR THE 2015 0.5 **FINANCIAL** Management For For YEAR AND SETTING OF DIVIDEND

	THREE-YEAR APPOINTMENT OF		
0.6	PASCALINE	Managament For	For
0.0	AUPEPIN DE LAMOTHE DREUZY AS	Management For	For
	DIRECTOR		
	THREE-YEAR RENEWAL OF TERM OF MRS		
O.7	JANINE	Management For	For
	LANGLOIS-GLANDIER AS DIRECTOR	-	
	THREE-YEAR RENEWAL OF TERM OF MR		
0.8	GILLES	Management For	For
	PELISSON AS DIRECTOR		
	THREE-YEAR RENEWAL OF TERM OF MR		
0.9	OLIVIER	Management For	For
	ROUSSAT AS DIRECTOR	-	
	RECOGNITION OF THE ELECTION OF		
O.10	DIRECTORS	Management For	For
	REPRESENTING THE STAFF		
	FAVOURABLE OPINION ON THE		
	REMUNERATION		
	OWED OR ALLOCATED FOR THE 2015		
O.11	FINANCIAL	Management For	For
	YEAR TO MR NONCE PAOLINI, CHAIRMAN	_	
	OF THE		
	BOARD OF DIRECTORS		
	APPROVAL OF A REGULATED		
	COMMITMENT		
	PURSUANT TO ARTICLE L.225-42-1 OF THE		
O.12	FRENCH	Management For	For
	COMMERCIAL CODE FOR THE BENEFIT OF		
	GILLES		
	PELISSON		
	SIX-YEAR APPOINTMENT OF ERNST AND		
O.13	YOUNG AS	Management For	For
	STATUTORY AUDITOR		
	SIX-YEAR APPOINTMENT OF AUDITEX AS		
O.14	DEPUTY	Management For	For
	STATUTORY AUDITOR		
	AUTHORISATION GRANTED TO THE		
	BOARD OF		
O.15	DIRECTORS TO ALLOW THE COMPANY TO	Management For	For
	TRADE		
	IN ITS OWN SHARES		
	AUTHORISATION GRANTED TO THE		
	BOARD OF		
7. 46	DIRECTORS TO REDUCE THE SHARE		_
E.16	CAPITAL	Management For	For
	THROUGH THE CANCELLATION OF ITS		
	OWN		
F 17	SHARES HELD BY THE COMPANY	M	
E.17	AUTHORISATION GRANTED TO THE	Management Against	Against
	BOARD OF		
	DIRECTORS TO PROCEED WITH FREELY		

ALLOCATING EXISTING SHARES OR

SHARES TO BE

ISSUED, WITH WAIVER OF

SHAREHOLDERS TO

THEIR PREEMPTIVE SUBSCRIPTION 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

DIRECTORS AND

E.18 SET A VARIABLE NUMBER OF DIRECTORS: Management For

THE

NUMBER OF DIRECTORS CONSTITUTING

THE

BOARD OF DIRECTORS

AMENDMENT OF ARTICLE 18 OF THE

BY-LAWS TO

E.19 ALLOW THE APPOINTMENT OF MORE

THAN TWO

Management For For

For

IIIAN I WO

STATUTORY AUDITORS AND TWO DEPUTY

STATUTORY AUDITORS

POWERS TO CARRY OUT ALL LEGAL

E.20 FILINGS AND Management For For

FORMALITIES

CONVERGYS CORPORATION

Security 212485106 Meeting Type Annual

Ticker CVG Meeting Date 14-Apr-2016

Symbol Symbol Meeting Date 14-Apr-2010

ISIN US2124851062 Agenda 934330717 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	ent	C
	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
2.	TO RATIFY THE APPOINTMENT OF ERNST	Manageme	ent For	For
	& YOUNG			
	LLP AS OUR INDEPENDENT REGISTERED			
	PUBLIC			

ACCOUNTING FIRM FOR FISCAL 2016. TO APPROVE, ON AN ADVISORY BASIS, THE

3. COMPENSATION OF OUR NAMED

Management For

For

EXECUTIVE OFFICERS.

WYNN RESORTS, LIMITED

Security 983134107 Meeting Type Annual

Ticker WYNN Meeting Date 14-Apr-2016

Symbol WYNN Meeting Date 14-Apr-2010

ISIN US9831341071 Agenda 934333193 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Management		
	1 DR. RAY R. IRANI		For	For
	2 ALVIN V. SHOEMAKER		For	For
	3 STEPHEN A. WYNN		For	For
	TO RATIFY THE APPOINTMENT OF ERNST			
	& YOUNG			
2.	LLP AS OUR INDEPENDENT REGISTERED	Manageme	ent For	For
	PUBLIC			
	ACCOUNTING FIRM FOR 2016.			
	TO VOTE ON A STOCKHOLDER PROPOSAL	ı		
	REGARDING A POLITICAL			
3.	CONTRIBUTIONS	Shareholde	er Against	For
	REPORT, IF PROPERLY PRESENTED AT TH	E		
	ANNUAL MEETING.			

TO CAMING CORPORATION

BOYD GAMING CORPORATION

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

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	nt	
	1 JOHN R. BAILEY		For	For
	2 ROBERT L. BOUGHNER		For	For
	3 WILLIAM R. BOYD		For	For
	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
2.		Manageme	ent For	For

TO RATIFY THE APPOINTMENT OF

DELOITTE &

TOUCHE LLP AS OUR INDEPENDENT

REGISTERED

PUBLIC ACCOUNTING FIRM FOR THE

FISCAL YEAR

ENDING DECEMBER 31, 2016.

TO REAPPROVE THE COMPANY'S 2000

3. **EXECUTIVE** Management For For

MANAGEMENT INCENTIVE PLAN.

TO VOTE ON A STOCKHOLDER PROPOSAL,

4.

Shareholder Against For PROPERLY PRESENTED AT THE ANNUAL

MEETING.

AMERICA MOVIL, S.A.B. DE C.V.

Security 02364W105 Meeting Type Annual

Ticker Meeting Date **AMX** 19-Apr-2016 Symbol

934392173 -**ISIN** US02364W1053 Agenda Management

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

APPOINTMENT OR, AS THE CASE MAY BE, REELECTION OF THE MEMBERS OF THE

BOARD OF

DIRECTORS OF THE COMPANY THAT THE

I. **HOLDERS** Management Abstain

OF THE SERIES "L" SHARES ARE ENTITLED

TO

APPOINT. ADOPTION OF RESOLUTIONS

THEREON.

APPOINTMENT OF DELEGATES TO

EXECUTE, AND

IF, APPLICABLE, FORMALIZE THE II. Management For

RESOLUTIONS

ADOPTED BY THE MEETING. ADOPTION OF

RESOLUTIONS THEREON.

RTL GROUP SA, LUXEMBOURG

Ordinary General Security L80326108 Meeting Type

Meeting

Ticker Meeting Date 20-Apr-2016

Symbol

706806568 -**ISIN** LU0061462528 Agenda

Management

Proposed For/Against Vote Item Proposal Management by

RECEIVE BOARD'S AND AUDITOR'S

Non-Voting 1 **REPORTS**

2.1	APPROVE FINANCIAL STATEMENTS	Managemen	nt For	For	
2.2	APPROVE CONSOLIDATED FINANCIAL STATEMENTS	Managemer	nt For	For	
3	APPROVE ALLOCATION OF INCOME AND DIVIDENDS	Managemer	nt For	For	
4.1	APPROVE DISCHARGE OF DIRECTORS	Managemer	nt For	For	
4.2	APPROVE DISCHARGE OF AUDITORS	Managemer		For	
	APPROVE COOPTATION OF ROLF		_		
5.1	HELLERMANN AS NON-EXECUTIVE DIRECTOR	Managemer	nt For	For	
5.2	ELECT BERND HIRSCH AS DIRECTOR RENEW APPOINTMENT OF	Managemer	nt For	For	
5.3	PRICEWATERHOUSECOOPERS AS	Managemen	nt For	For	
_	AUDITOR				
6	TRANSACT OTHER BUSINESS	Non-Voting	,		
	24 MAR 2016: PLEASE NOTE THAT THE MEETING				
	TYPE WAS CHANGED FROM AGM TO				
	OGMIF YOU				
	HAVE ALREADY SENT IN VOLIR VOTES	NI			
CMM	PLEASE DO	Non-Voting	,		
	NOT VOTE AGAIN UNLESS YOU-DECIDE TO)			
	AMEND				
	YOUR ORIGINAL INSTRUCTIONS. THANK				
CONT	YOU. AX PARTICIPACOES SA, RIO DE JANEIRO				
					ExtraOrdinary
Securit	•		Meeting Type	;	General Meeting
Ticker			Mastina Data		20. 4 2016
Symbo	1		Meeting Date		20-Apr-2016
Symbo ISIN	BRCTAXCDAM19		Agenda		706841574 -
•		Proposed	Agenda		706841574 - Management
•		Proposed by	_	For/Against	706841574 - Management
ISIN	BRCTAXCDAM19	Proposed by	Agenda		706841574 - Management
ISIN	BRCTAXCDAM19 Proposal IMPORTANT MARKET PROCESSING REQUIREMENT:	by	Agenda	For/Against	706841574 - Management
ISIN	BRCTAXCDAM19 Proposal IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF-	by	Agenda	For/Against	706841574 - Management
ISIN	Proposal IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF- ATTORNEY (POA) IS REQUIRED IN ORDER	by	Agenda	For/Against	706841574 - Management
ISIN	Proposal IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF- ATTORNEY (POA) IS REQUIRED IN ORDER TO	by	Agenda	For/Against	706841574 - Management
ISIN Item	Proposal IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF- ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-	by T	Agenda Vote	For/Against	706841574 - Management
ISIN	Proposal 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.	by	Agenda Vote	For/Against	706841574 - Management
ISIN Item	Proposal IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF- ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-	by T	Agenda Vote	For/Against	706841574 - Management
ISIN Item	Proposal 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	by	Agenda Vote	For/Against	706841574 - Management
ISIN Item	Proposal 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	by	Agenda Vote	For/Against	706841574 - Management
ISIN Item	Proposal 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-	by	Agenda Vote	For/Against	706841574 - Management
ISIN Item	Proposal 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	by Non-Voting	Agenda	For/Against	706841574 - Management
ISIN Item	Proposal 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-	by	Agenda	For/Against	706841574 - Management

'AGAINST' IN THE SAME AGENDA ITEM

ARE-NOT

ALLOWED. ONLY VOTES IN FAVOR

AND/OR

ABSTAIN OR AGAINST AND/ OR

ABSTAIN-ARE

ALLOWED. THANK YOU

PLEASE NOTE THAT SHAREHOLDERS 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

CMMT THE

LIST, CLIENTS MUST CONTACT THEIR CSR $\,^{\text{Non-Voting}}$

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 STANDING-INSTRUCTIONS Non-Voting

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

Management No Action

Management No Action

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

1.1 OF THE

COMPANY, WITH A TERM IN OFFICE OF TWO

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

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 DIRECTORS Management No Action

OF THE

COMPANY, WITH A TERM IN OFFICE OF

TWO

YEARS. CANDIDATE APPOINTED BY

MINORITARY

COMMON SHARES.

1.3 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

YEARS. CANDIDATE APPOINTED BY

MINORITARY

110

PREFERRED SHARES.

PROPOSAL FOR THE LISTING OF THE

COMPANY ON

THE SPECIAL LISTING SEGMENT THAT IS

CALLED

THE NOVO MERCADO OF THE BM AND

FBOVESPA

Management No Action

S.A., BOLSA DE VALORE, MERCADORIAS E

FUTUROS, FROM HERE ONWARDS

REFERRED TO

AS THE BM AND FBOVESPA

PROPOSAL FOR THE CONVERSION OF ALL

OF THE

PREFERRED SHARES ISSUED BY THE

COMPANY

INTO COMMON SHARES, IN THE

PROPORTION OF

ONE PREFERRED SHARE FOR EACH ONE

COMMON

3 SHARE, AND THE CONSEQUENT

Management No Action

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

4

CAPITAL, FROM HERE ONWARDS

REFERRED TO AS

THE REVERSE SPLIT, AND THE

Management No Action

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

5 PROPOSAL FOR THE AMENDMENT OF THE Management No Action

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 THE

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

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.

CMMT 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

Security G5480U138

Ticker

Symbol

1.

ISIN GB00BTC0M714

LILA

Management No Action

Meeting Date 20-Apr-2016

Item **Proposal**

"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

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

Meeting Type

Special

934351646 -

Agenda

Vote

Management

Proposed

by

Non-Voting

For/Against Management

Management For

For

For

For

For

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

2. 13% OF THE Management For

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

 THF

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

3. 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

Management For

Management For

Symbol Symbol 20-14pt-2010

ISIN GB00B8W67662 Agenda 934351646 - Management

Item Proposal Proposed by Vote For/Against Management

1. "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

COMMUNICATIONS PLC ("CWC") IN

CONNECTION

113

WITH THE PROPOSED ACQUISITION BY **LIBERTY** GLOBAL PLC OF ALL THE ORDINARY SHARES OF CWC ON THE TERMS SET FORTH IN THE **PROXY 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 For Management For 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 ADDITIONAL PROXIES IN THE EVENT Management For For THERE ARE INSUFFICIENT VOTES AT THE TIME OF **SUCH** ADJOURNMENT TO APPROVE THE SHARE ISSUANCE PROPOSAL AND THE

ORBCOMM INC.

SUBSTANTIAL

PROPERTY TRANSACTION PROPOSAL

2.

3.

Security 68555P100 Meeting Type Annual Ticker **ORBC** Meeting Date 20-Apr-2016 Symbol 934352713 -**ISIN** US68555P1003 Agenda Management

Item	Proposal	Proposed Vote	For/Against Management
1.	DIRECTOR	Management	-
	1 DIDIER DELEPINE	For	For
	2 GARY H. RITONDARO	For	For
2.		Management For	For

RATIFICATION OF GRANT THORNTON LLP AS INDEPENDENT REGISTERED PUBLIC **ACCOUNTING FIRM** VOTE TO ADOPT 2016 LONG-TERM 3. **INCENTIVES** Management Against **Against PLAN** VOTE TO ADOPT 2016 EMPLOYEE STOCK Management For For 4. PURCHASE PLAN ADVISORY VOTE TO APPROVE EXECUTIVE Management For 5. For **COMPENSATION** INTERVAL LEISURE GROUP INC Meeting Type Security 46113M108 Special Ticker IILG Meeting Date 20-Apr-2016 Symbol 934355062 -**ISIN** US46113M1080 Agenda Management **Proposed** For/Against Item Vote **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 TIME, 1. Management For For **AMONG** 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 ADDITIONAL 2. Management For For PROXIES IN THE EVENT THERE ARE NOT SUFFICIENT **VOTES AT** THE TIME OF THE SPECIAL MEETING TO **APPROVE**

THE SHARE ISSUANCE.

F11487125

BOUYGUES, PARIS

Security

MIX

Meeting Type

Ticker Symbol Meeting Date 21-Apr-2016

ISIN FR0000120503 Agenda 706725376 - 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 1 APR 2016: PLEASE NOTE THAT Non-Voting

IMPORTANT

ADDITIONAL MEETING INFORMATION

IS-AVAILABLE

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officiel.gouv.fr/pdf/2016/0302/201603021600663.pdf.-

REVISION DUE TO RECEIPT OF

ADDITIONAL URL

LINK:-https://balo.journal-

officiel.gouv.fr/pdf/2016/0401/201604011601059.pdf.

IF-

YOU HAVE ALREADY SENT IN YOUR

VOTES.

PLEASE DO NOT VOTE AGAIN UNLESS

YOU-DECIDE

	Lagar i liling. AADELET MOET IVII	LDIA ITIOOT INO.	1 OIIII IN 1 X
	TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK		
	YOU. APPROVAL OF THE CORPORATE		
0.1	FINANCIAL STATEMENTS FOR THE 2015 FINANCIAL YEAR	Management For	For
	APPROVAL OF THE CONSOLIDATED FINANCIAL		
O.2	STATEMENTS AND TRANSACTIONS FOR THE 2015	Management For	For
0.3	FINANCIAL YEAR ALLOCATION OF INCOME FOR THE 2015 FINANCIAL	Management For	For
0.3	YEAR AND SETTING OF THE DIVIDEND APPROVAL OF REGULATED AGREEMENTS	WanagementTo	roi
0.4	AND COMMITMENTS PURSUANT TO ARTICLES L.225-38	Management For	For
	AND FOLLOWING OF THE COMMERCIAL CODE		
	APPROVAL OF A REGULATED COMMITMENT		
O.5	PURSUANT TO ARTICLE L.225-42-1 OF THE COMMERCIAL CODE FOR MR OLIVIER BOUYGUES	Management For	For
	FAVOURABLE REVIEW OF THE COMPENSATION		
0.6	OWED OR PAID TO MR MARTIN BOUYGUES FOR	Management For	For
	THE 2015 FINANCIAL YEAR FAVOURABLE REVIEW OF THE COMPENSATION		
O.7	OWED OR PAID TO MR OLIVIER BOUYGUES FOR	Management For	For
	THE 2015 FINANCIAL YEAR RENEWAL OF THE TERM OF MR PATRICK		
O.8	KRON AS DIRECTOR RENEWAL OF THE TERM OF MRS COLETTE	Management For	For
O.9	RENEWAL OF THE TERM OF MRS COLETTE LEWINER AS DIRECTOR RENEWAL OF THE TERM OF MRS	Management For	For
O.10	ROSE-MARIE VAN LERBERGHE AS DIRECTOR	Management For	For
0.11	RENEWAL OF THE TERM OF SCDM AS DIRECTOR DENEWAL OF THE TERM OF MRS SANDRA	Management For	For
O.12	RENEWAL OF THE TERM OF MRS SANDRA NOMBRET AS DIRECTOR REPRESENTING THE SHAREHOLDING EMPLOYEES	Management For	For
O.13		Management For	For

	RENEWAL OF THE TERM OF MRS MICHELE		
	VILAIN		
	AS DIRECTOR REPRESENTING THE		
	SHAREHOLDING EMPLOYEES		
	APPOINTMENT OF MR OLIVIER BOUYGUES		
O.14	AS	Management For	For
	DIRECTOR		
	APPOINTMENT OF SCDM PARTICIPATIONS		
O.15	AS	Management For	For
	DIRECTOR		
	APPOINTMENT OF MRS CLARA GAYMARD		
O.16	AS	Management For	For
	DIRECTOR		
O.17	RENEWAL OF THE TERM OF MAZARS AS	Management For	For
0.17	STATUTORY AUDITOR	Wanagement For	1.01
O.18	RENEWAL OF THE TERM OF MR PHILIPPE	Managamant For	For
0.16	CASTAGNAC AS DEPUTY AUDITOR	Management For	1.01
	AUTHORISATION TO BE GRANTED TO THE		
	BOARD		
0.19	OF DIRECTORS TO ALLOW THE COMPANY	Management For	For
0.19	TO	Wanagement For	1.01
	INTERVENE IN RELATION TO ITS OWN		
	SHARES		
	AUTHORISATION GRANTED TO THE		
	BOARD OF		
	DIRECTORS TO REDUCE THE SHARE		
E.20	CAPITAL BY	Management For	For
	THE CANCELLATION OF OWN SHARES		
	HELD BY		
	THE COMPANY		
	AUTHORISATION GRANTED TO THE		
	BOARD OF		
	DIRECTORS TO PROCEED WITH FREELY		
	ALLOCATING EXISTING SHARES OR		
	SHARES TO BE		
	ISSUED, WITH THE WAIVER OF		
E.21	SHAREHOLDERS TO THEIR PREEMPTIVE SUBSCRIPTION RIGHT,	Management Against	Against
	THEIR PREEMPTIVE SUBSCRIPTION RIGHT,	,	C
	FOR		
	THE BENEFIT OF EMPLOYEES OR		
	EXECUTIVE		
	OFFICERS OF THE COMPANY OR OF		
	ASSOCIATED		
E.22	COMPANIES DELEGATION OF AUTHORITY CRANTED	Monogoment Against	A gainst
E.22	DELEGATION OF AUTHORITY GRANTED TO THE	Management Against	Against
	BOARD OF DIRECTORS TO INCREASE THE SHARE		
	CAPITAL, WITH CANCELLATION OF THE		
	PREEMPTIVE SUBSCRIPTION RIGHT OF		
	SHAREHOLDERS, FOR THE BENEFIT OF		
	SHANDHULDENS, FUR THE DENEFIT UF		

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 Management For

For

PUBLIC OFFER PERIODS RELATING TO THE COMPANY'S

SECURITIES

POWERS TO CARRY OUT ALL LEGAL E.24

Management For For

FORMALITIES VIVENDI SA, PARIS

Security F97982106 MIX Meeting Type

Ticker Meeting Date 21-Apr-2016 Symbol

706732915 -**ISIN** FR0000127771 Agenda Management

Non-Voting

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

INTERMEDIARY, THE GLOBAL

CUSTODIANS WILL

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU REQUEST

INFORMATION, PLEASE CONTACT-YOUR

CLIENT

REPRESENTATIVE

CMMT Non-Voting

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:http://www.journalofficiel.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 APPROVAL OF THE ANNUAL REPORTS 0.1 FINANCIAL STATEMENTS FOR THE 2015 Management For For FINANCIAL **YEAR** APPROVAL OF THE CONSOLIDATED **FINANCIAL** STATEMENTS AND REPORTS FOR THE 2015 Management For 0.2 For FINANCIAL YEAR APPROVAL OF THE SPECIAL REPORT OF THE STATUTORY AUDITORS IN RELATION TO 0.3 Management For For THE REGULATED AGREEMENTS AND **COMMITMENTS** ALLOCATION OF INCOME FOR THE 2015 **FINANCIAL** YEAR, SETTING OF THE DIVIDEND AND ITS Management For 0.4 For PAYMENT DATE: EUR 3.00 PER SHARE ADVISORY REVIEW OF THE **COMPENSATION OWED** OR PAID TO MR ARNAUD DE 0.5 Management For For PUYFONTAINE, CHAIRMAN OF THE BOARD, FOR THE 2015 FINANCIAL YEAR ADVISORY REVIEW OF THE **COMPENSATION OWED** 0.6 OR PAID TO MR HERVE PHILIPPE, MEMBER Management For For OF THE BOARD, FOR THE 2015 FINANCIAL YEAR

	0 0		
O.7	ADVISORY REVIEW OF THE COMPENSATION OWED OR PAID TO MR STEPHANE ROUSSEL, MEMBER OF THE BOARD, FOR THE 2015 FINANCIAL YEAR	Management For	For
O.8	ADVISORY REVIEW OF THE COMPENSATION OWED OR PAID TO MR FREDERIC CREPIN, MEMBER OF THE BOARD AS FROM 10 NOVEMBER 2015, FOR THE 2015 FINANCIAL YEAR	Management For	For
0.9	ADVISORY REVIEW OF THE COMPENSATION OWED OR PAID TO MR SIMON GILLHAM, MEMBER OF THE BOARD AS FROM 10 NOVEMBER 2015, FOR THE 2015 FINANCIAL YEAR	Management For	For
O.10	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, 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	Management For	For
O.11	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 SIMON GILLHAM	Management For	For
O.12		Management For	For

RATIFICATION OF THE CO-OPTATION OF **MRS** CATHIA LAWSON HALL AS A MEMBER OF THE SUPERVISORY BOARD REAPPOINTMENT OF MR PHILIPPE 0.13 DONNET AS A Management For For MEMBER OF THE SUPERVISORY BOARD REALLOCATION OF SHARES ACQUIRED WITHIN THE CONTEXT OF THE SHARE BUYBACK 0.14 **PROGRAMME** Management Abstain Against AUTHORISED BY THE GENERAL MEETING ON 17 **APRIL 2015** AUTHORISATION TO BE GRANTED TO THE **BOARD** 0.15 OF DIRECTORS FOR THE COMPANY TO Management Abstain **Against PURCHASE ITS OWN SHARES** AUTHORISATION TO BE GRANTED TO THE **BOARD** OF DIRECTORS TO REDUCE THE SHARE E.16 **CAPITAL** Management Abstain Against THROUGH THE CANCELLATION OF **TREASURY SHARES** DELEGATION GRANTED TO THE BOARD OF DIRECTORS TO INCREASE CAPITAL, WITH THE PREEMPTIVE SUBSCRIPTION RIGHT OF SHAREHOLDERS, BY ISSUING COMMON **SHARES** E.17 Management Abstain Against OR ANY OTHER SECURITIES GRANTING **ACCESS TO** THE COMPANY'S EQUITY SECURITIES WITHIN THE LIMIT OF A 750 MILLION EUROS NOMINAL **CEILING** E.18 DELEGATION GRANTED TO THE BOARD OFManagement For For 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 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 THE E.19 COMPANY AND RELATED COMPANIES Management Abstain Against AND TO EXECUTIVE OFFICERS, WITHOUT RETENTION OF THE PREEMPTIVE SUBSCRIPTION RIGHT OF SHAREHOLDERS IN THE EVENT OF THE ALLOCATION OF NEW SHARES DELEGATION GRANTED TO THE BOARD OF DIRECTORS TO DECIDE TO INCREASE THE SHARE CAPITAL FOR THE BENEFIT OF **EMPLOYEES AND** E.20 RETIRED STAFF WHO BELONG TO A Management Abstain Against **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 WHO **BELONG** E.21 Management Abstain 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 Management For For **FORMALITIES** WOLTERS KLUWER N.V., ALPHEN AAN DEN RIJN

Security

ADPV09931

Meeting Type

				Annual General Meeting
Ticker Symbol	I	Meeting Date		21-Apr-2016
ISIN	NL0000395903	Agenda		706754199 - Management
Item	Proposal	Proposed by Vote	For/Against Managemen	
1 2.A	OPEN MEETING RECEIVE REPORT OF MANAGEMENT	Non-Voting Non-Voting		
2.B	BOARD RECEIVE REPORT OF SUPERVISORY BOARD	Non-Voting		
2.C 3.A	DISCUSS REMUNERATION REPORT ADOPT FINANCIAL STATEMENTS	Non-Voting Management For	For	
3.B	RECEIVE EXPLANATION ON COMPANY'S RESERVES	Non-Voting		
3.C	AND DIVIDEND POLICY APPROVE DIVIDENDS OF EUR 0.75 PER SHARE	Management For	For	
4.A	APPROVE DISCHARGE OF MANAGEMENT BOARD	Management For	For	
4.B	APPROVE DISCHARGE OF SUPERVISORY BOARD	Management For	For	
5.A	REELECT RENE HOOFT GRAAFLAND TO SUPERVISORY BOARD	Management For	For	
5.B	ELECT JEANNETTE HORAN TO SUPERVISORY BOARD	Management For	For	
5.C	ELECT FIDELMA RUSSO TO SUPERVISORY BOARD	Management For	For	
6	APPROVE REMUNERATION OF SUPERVISORY BOARD	Management For	For	
7	AMEND ARTICLES RE: LEGISLATIVE UPDATES	Management Abstain	Against	
8.A	GRANT BOARD AUTHORITY TO ISSUE SHARES UP TO 10 PERCENT OF ISSUED CAPITAL	Management For	For	
8.B	AUTHORIZE BOARD TO EXCLUDE PREEMPTIVE RIGHTS FROM SHARE ISSUANCES	Management Against	Against	
9	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	Management For	For	
10	OTHER BUSINESS	Non-Voting		
11 TELEC	CLOSE MEETING GRAAF MEDIA GROEP NV, AMSTERDAM	Non-Voting		
Security		Meeting Type	:	Annual General Meeting

Ticker Symbo			Meeting Date	•	21-Apr-2016
ISIN	NL0000386605		Agenda		706760849 - Management
Item	Proposal	Proposed by	Vote	For/Agains Managemen	
1	OPENING AND ANNOUNCEMENTS 2015 ANNUAL REPORT: REPORT OF THE	Non-Voting		Wanagemen	
2.A	EXECUTIVE BOARD CONCERNING THE FINANCIAL- YEAR 2015	Non-Voting			
2.B	2015 ANNUAL REPORT: REPORT OF THE SUPERVISORY BOARD CONCERNING THE FINANCIAL-YEAR 2015	Non-Voting			
2.C	2015 ANNUAL REPORT: EXECUTION OF THE	Non-Voting			
3	REMUNERATION POLICY IN 2015 ADOPTION OF THE ANNUAL ACCOUNT CONCERNING THE FINANCIAL YEAR 2015 DISCHARGE OF THE MEMBERS OF THE	Managemen	t For	For	
4.A	EXECUTIVE BOARD FOR THEIR MANAGEMENT IN 2015	Managemen	t For	For	
4.B	DISCHARGE OF THE MEMBERS OF THE SUPERVISORY BOARD FOR THEIR SUPERVISION OF MANAGEMENT IN 2015	Managemen	t For	For	
5	APPROPRIATION OF THE PROFIT: EUR 0.16 PER SHARE	Managemen	t For	For	
6	RESERVE AND DIVIDEND POLICY REAPPOINTMENT OF MR A.R. VAN	Non-Voting			
7	PUIJENBROEK AS MEMBER OF THE SUPERVISORY BOARI	Managemen	t For	For	
	APPOINTMENT EXTERNAL ACCOUNTANT OF THE				
8	COMPANY FOR THE FINANCIAL YEAR 2016:	Managemen	t For	For	
9	DELOITTE ACCOUNTANTS B.V AUTHORITY TO ACQUIRE OWN SHARES GRANTING THE STICHTING BEHEER VAN PRIORITEITSAANDELEN TELEGRAAF	Managemen	t For	For	
10.A	MEDIA GROEP N.V. (PRIORITY SHARE MANAGEMENT TRUST) AUTHORITY TO RESOLVE TO ISSUE ORDINARY	Managemen	t For	For	
	SHARES, INCLUDING THE GRANTING OF RIGHTS TO ACQUIRE ORDINARY SHARES				
10.B	<u> </u>	Managemen	t Against	Against	

GRANTING THE STICHTING BEHEER VAN

PRIORITEITSAANDELEN TELEGRAAF

MEDIA GROEP

N.V. (PRIORITY SHARE MANAGEMENT

AUTHORITY TO RESOLVE TO RESTRICT OR

EXCLUDE PREFERENTIAL RIGHT OF

SUBSCRIPTION

TO ORDINARY SHARES WHEN ISSUING

ORDINARY

SHARES, INCLUDING THE GRANTING OF

RIGHTS TO

12

ACQUIRE ORDINARY SHARES

11 ANY OTHER BUSINESS Non-Voting

Non-Voting **CLOSING**

ARNOLDO MONDADORI EDITORE SPA, MILANO

Ordinary General T6901G126 Security Meeting Type

Meeting

Ticker Meeting Date 21-Apr-2016 Symbol

706816797 -

ISIN IT0001469383 Agenda Management

Proposed For/Against 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 CONSOLIDATED Management For For

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 **FINANCIAL** Management For For

YEAR RESULT

REWARDING REPORT, RESOLUTIONS

RELATED TO

THE FIRST PART, AS PER ART. 123-TER, 3 Management For For

PARAGRAPH 6, OF THE LEGISLATIVE

DECREE 24

FEBRUARY 1998 NO. 58

TO AUTHORIZE THE PURCHASE AND 4 Management For For

DISPOSAL OF

OWN SHARES, AS PER ART. 2357 AND

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. CONSEQUENTLY,

CMMT 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 Type Annual General

Meeting Meeting

Ticker Symbol Meeting Date 21-Apr-2016

ISIN MYL4502OO000 Agenda 706835521 -

Management Management

Item Proposal Proposed by Vote For/Against Management
TO APPROVE THE PAYMENT OF FINAL

CINCLE TIED

SINGLE-TIER

DIVIDEND OF 5.0 SEN PER ORDINARY

Management For For

SHARE FOR

THE FINANCIAL YEAR ENDED 31

DECEMBER 2015

TO RE-ELECT LYDIA ANNE ABRAHAM

WHO RETIRES

2 IN ACCORDANCE WITH ARTICLE 100 OF Management For For

THE

COMPANY'S ARTICLES OF ASSOCIATION

TO RE-ELECT THE FOLLOWING DIRECTOR

WHO

RETIRE IN ACCORDANCE WITH ARTICLE

105 OF

3 THE COMPANY'S ARTICLES OF Management For For

ASSOCIATION: RAJA

DATUK ZAHARATON BINTI RAJA ZAINAL

ABIDIN

TO RE-ELECT THE FOLLOWING DIRECTOR

WHO

RETIRE IN ACCORDANCE WITH ARTICLE

4 105 OF Management For For

THE COMPANY'S ARTICLES OF

ASSOCIATION:

DATUK MOHD NASIR BIN AHMAD

5 TO CONSIDER AND IF THOUGHT FIT, TO Management For For

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** MEETING OF THE COMPANY" 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 6 Management For For 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 Management For For YEAR ENDED **31 DECEMBER 2015** TO RE-APPOINT MESSRS PRICEWATERHOUSECOOPERS AS **AUDITORS OF** 8 THE COMPANY AND TO AUTHORISE THE Management For For **BOARD OF** DIRECTORS TO DETERMINE THEIR REMUNERATION PROPOSED RETENTION OF INDEPENDENT NON-9 EXECUTIVE DIRECTOR: TAN SRI DATO' Management For For **SERI** MOHAMED JAWHAR PROPOSED RENEWAL OF SHARE 10 **BUY-BACK** Management For For **AUTHORITY** WORLD WRESTLING ENTERTAINMENT, INC. Security 98156Q108 Meeting Type Annual Ticker **WWE** Meeting Date 21-Apr-2016

Symbol

ISIN	US98156Q1085		Agenda		934335159 - Management
Item	Proposal	Proposed by	Vote	For/Against Managemen	
1.	DIRECTOR	Manageme	ent	C	
	1 VINCENT K. MCMAHON		For	For	
	2 STEPHANIE M. LEVESQUE		For	For	
	3 PAUL LEVESQUE		For	For	
	4 STUART U. GOLDFARB		For	For	
	5 PATRICIA A. GOTTESMAN		For	For	
	6 LAUREEN ONG		For	For	
	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 INCENTIVE	Manageme	ent For	For	
2.	PLAN.	Wanageme	JIII 1 01	1 01	
	APPROVAL OF AMENDMENT TO THE				
3.	AMENDED AND	Manageme	ent For	For	
	RESTATED CERTIFICATE OF	8			
	INCORPORATION.				
	RATIFICATION OF DELOITTE & TOUCHE				
	LLP AS OUR		. 17		
4.	INDEPENDENT REGISTERED PUBLIC	Manageme	ent For	For	
	ACCOUNTING				
	FIRM.	T7			
5.	ADVISORY VOTE TO APPROVE EXECUTIV COMPENSATION.	^E Manageme	ent For	For	
THE A	ADT CORPORATION				
Securit			Meeting Typ		Special
Ticker	•		wieeting Typ		Special
Symbo	\mathbf{ADT}		Meeting Dat	e	22-Apr-2016
•					934365758 -
ISIN	US00101J1060		Agenda		Management
					Management
		Proposed		For/Against	-
Item	Proposal	by	Vote	Managemer	
1.	TO ADOPT THE AGREEMENT AND PLAN O	•	ent For	For	10
1.	MERGER, DATED AS OF FEBRUARY 14,	1 Wanageme	JIII 1 01	1 01	
	2016,				
	AMONG THE ADT CORPORATION, PRIME				
	SECURITY				
	SERVICES BORROWER, LLC, PRIME				
	SECURITY ONE				
	MS, INC., AND SOLELY FOR THE PURPOSE	S			
	OF				
	ARTICLE IX THEREOF, PRIME SECURITY				
	SERVICES				
	PARENT, INC. AND PRIME SECURITY				
	SERVICES				

TOPCO PARENT, L.P., AS AMENDED OR **MODIFIED** FROM TIME TO TIME. TO APPROVE, ON A NON-BINDING, **ADVISORY** BASIS, CERTAIN COMPENSATION THAT WILL OR MAY BE PAID BY THE ADT CORPORATION Management For 2. For 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, IF 3. NECESSARY OR APPROPRIATE, FOR THE Management For For **PURPOSE** OF SOLICITING ADDITIONAL VOTES FOR THE APPROVAL OF THE MERGER AGREEMENT. P.T. TELEKOMUNIKASI INDONESIA, TBK 715684106 Security Meeting Type Annual Ticker TLK Meeting Date 22-Apr-2016 Symbol 934392135 -**ISIN** US7156841063 Agenda Management Proposed For/Against Item Proposal Vote by Management APPROVAL OF THE COMPANY'S ANNUAL REPORT FOR THE 2015 FINANCIAL YEAR, 1. Management For **INCLUDING THE** For **BOARD OF COMMISSIONERS' SUPERVISORY** REPORT. RATIFICATION OF THE COMPANY'S **FINANCIAL** STATEMENTS AND PARTNERSHIP AND **COMMUNITY** 2. DEVELOPMENT PROGRAM (PROGRAM ... For Management For (DUE TO SPACE LIMITS, SEE PROXY MATERIAL FOR **FULL** PROPOSAL) 3. IMPLEMENTATION OF MINISTER OF Management For For

STATE-OWNED

ENTERPRISE REGULATION NUMBER PER-09/MBU/07/2015 ABOUT PARTNERSHIP

	23ga :g. 3, 12222				
	PROGRAM				
	AND COMMUNITY DEVELOPMENT				
	PROGRAM IN				
	STATE-OWNED ENTERPRISE.				
	APPROPRIATION OF THE COMPANY'S NET				
4.	INCOME	Managemen	nt For	For	
	FOR THE 2015 FINANCIAL YEAR.				
	DETERMINATION OF REMUNERATION FOR				
_	MEMBERS OF THE BOARD OF DIRECTORS		_	_	
5.	AND THE	Managemen	nt For	For	
	BOARD OF COMMISSIONER FOR THE 2016				
	FINANCIAL YEAR.				
	APPOINTMENT OF A PUBLIC ACCOUNTING	ſ			
	FIRM TO				
6.	AUDIT THE COMPANY'S (DUE TO SPACE	Managemen	nt For	For	
	LIMITS, SEE PROXY MATERIAL FOR FULL				
	PROPOSAL)				
	DELEGATION OF AUTHORITY TO THE				
	BOARD OF				
	COMMISSIONERS FOR USE/ DIVERSION				
7.	COMPANY'S TREASURY STOCK FROM	Managemen	nt Abstain	Against	
	SHARE				
	BUYBACK IV.				
	CHANGES IN COMPOSITION OF THE				
8.	BOARD OF THE	Managemen	nt Abstain	Against	
	COMPANY.			8	
NATIO	ON INTERNATIONAL EDUTAINMENT PUBLIC	COMPANY	LT		
Conneit	y Y6206J118		Meeting Type		Annual General
Securit	y 10200J118		Meeting Type		Meeting
Ticker			Meeting Date		25-Apr-2016
Symbo	I		Wieeting Date		23-Apr-2010
ISIN	TH1042010013		Agenda		706674757 -
15111	1111042010013		Agenda		Management
Item	Proposal	Proposed	Vote	For/Against	
Tterm	•	by	V 010	Managemen	ıt
	TO ACKNOWLEDGE THE MINUTES OF THE				
	2015		_	_	
1	ANNUAL GENERAL MEETING OF	Managemen	nt For	For	
	SHAREHOLDER				
	HELD ON APRIL 28, 2015				
	TO CONSIDER AND APPROVE THE				
2	COMPANY'S OPERATING RESULTS AND THE BOARD OF	Managemer	nt For	For	
2	DIRECTORS REPORT FOR THE YEAR 2015	Managaman	-4 E	Ear	
3	TO CONSIDER AND APPROVE THE	Managemen	ու ԻՕՐ	For	
	COMPANY'S				
	AUDITED BALANCE SHEET AND PROFIT AND LOSS				
	STATEMENTS FOR THE YEAR ENDED				
	STATEMENTS FOR THE TEAR ENDED				

DECEMBER 31, 2015 TO CONSIDER AND APPROVE THE **DIVIDEND** PAYMENT FROM THE COMPANY'S 4 Management For For **OPERATION FOR** THE FINANCIAL YEAR ENDING DECEMBER 31, 2015 TO CONSIDER AND ELECT MS. 5.1 **DUANGKAMOL** Management For For CHOTANA AS DIRECTOR TO CONSIDER AND ELECT MR. PANA 5.2 Management For For JANVIROJ AS **DIRECTOR** TO CONSIDER THE REMUNERATION OF 6 **DIRECTORS** Management For For FOR THE YEAR 2016 TO CONSIDER AND APPROVE THE **APPOINTMENT** OF COMPANY'S AUDITORS AND THE 7 Management For For DETERMINATION OF AUDIT FEE FOR THE **YEAR** 2016 8 ANY OTHER MATTERS (IF ANY) Management Abstain For 01MAR2016: IN THE SITUATION WHERE THE CHAIRMAN OF THE MEETING SUDDENLY CHANGE-CMMT THE AGENDA AND/OR ADD NEW AGENDA Non-Voting **DURING** THE MEETING, WE WILL VOTE THAT **AGENDA-AS** ABSTAIN. 01MAR2016: PLEASE NOTE THAT THIS IS A REVISION DUE TO ADDITION OF COMMENT. IF-YOU HAVE ALREADY SENT IN YOUR VOTES. CMMT PLEASE DO Non-Voting NOT VOTE AGAIN UNLESS YOU-DECIDE TO **AMEND** YOUR ORIGINAL INSTRUCTIONS. THANK YOU. GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP Ordinary General Security X3232T104 Meeting Type Meeting Ticker Meeting Date 25-Apr-2016 Symbol 706875018 -**ISIN** GRS419003009 Agenda

Management

For/Against **Proposed** Vote Item **Proposal** by Management 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 Non-Voting BECARRIED 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 (FROM 1. Management No Action 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 YEAR 2. (FROM Management No Action THE 1ST OF JANUARY 2015 TO 31ST OF **DECEMBER** 2015) 3. DISCHARGE OF THE MEMBERS OF THE Management No Action **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

Management No Action

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) FISCAL

Management No Action

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

6. SEVENTEENTH

Management No Action

(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 PURSUANT TO Management No Action

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 FORCE: Management No 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 FORCE: Management No 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 2190/1920, Management No Action

AS IN

FORCE: CORPORATE GUARANTEE IN

FAVOR OF

HELLENIC LOTTERIES S.A.'S BOND LOAN

AMOUNTING TO EUR 50.000.000

FOR GUARANTEES PROVIDED BY THE

COMPANY

TO THIRD PARTIES IN FAVOR OF RELATED

PARTIES

ACCORDING TO THE PROVISIONS OF PAR.

4 OF

8.B.2 ARTICLE 23A OF CODIFIED LAW 2190/1920, Management No Action

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 PAR.

8.B.3 4 OF Management No 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.

8.B.4 4 OF Management No 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 2190/1920, Management No Action

AS IN

FORCE: LETTER OF GUARANTEE WITH

CASH

COLLATERAL 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 PAR.

8.B.6 4 OF Management No Action

ARTICLE 23A OF CODIFIED LAW 2190/1920,

AS IN

FORCE: LETTER OF GUARANTEE IN

FAVOR OF

HORSE RACES S.A

8.B.7 FOR GUARANTEES PROVIDED BY THE Management No Action

COMPANY

TO THIRD PARTIES IN FAVOR OF RELATED

PARTIES

ACCORDING TO THE PROVISIONS OF PAR.

4 OF

Management No Action

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 PAR.

8.B.8 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 Management No 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 706804095 -

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.

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 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 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 0.1 Management For ENDED 31 For DECEMBER 2015 - APPROVAL OF NON-TAX DEDUCTIBLE EXPENSES AND CHARGES APPROVAL OF THE CONSOLIDATED **FINANCIAL** 0.2 STATEMENTS FOR THE FINANCIAL YEAR Management For For ENDED ON **31 DECEMBER 2015** ALLOCATION OF INCOME FOR THE FINANCIAL YEAR 0.3 Management For For AND SETTING OF DIVIDEND SPECIAL AUDITORS' REPORT OF THE 0.4 Management For For **FINANCIAL** STATEMENTS IN RELATION TO THE **REGULATED** AGREEMENTS AND COMMITMENTS, APPROVAL OF

	ŭ ŭ		
	THESE AGREEMENTS		
	RENEWAL OF MRS DELPHINE ARNAULT AS	S	
0.5	A	Management For	For
0.5	MEMBER OF THE SUPERVISORY BOARD	Wanagement 1 of	1 01
	RENEWAL OF MRS MOUNA SEPEHRI AS A		
0.6		34	
0.6	MEMBER	Management For	For
	OF THE SUPERVISORY BOARD		
	RENEWAL OF MR GUILLAUME DE POSCH		
O.7	AS A	Management For	For
	MEMBER OF THE SUPERVISORY BOARD		
	RENEWAL OF MR PHILIPPE DELUSINNE AS		
0.8	A	Management For	For
	MEMBER OF THE SUPERVISORY BOARD	C	
	RENEWAL OF MR ELMAR HEGGEN AS A		
0.9	MEMBER	Management For	For
0.7	OF THE SUPERVISORY BOARD	Wanagement 1 of	1 01
	ADVISORY REVIEW ON THE		
	COMPENSATION OWED		
0.10	OR PAID TO MR NICOLAS DE TAVERNOST,		-
O.10	PRESIDENT OF THE BOARD OF DIRECTORS	,Management For	For
	FOR		
	THE FINANCIAL YEAR ENDED 31		
	DECEMBER 2015		
	ADVISORY REVIEW ON THE		
	COMPENSATION OWED		
	OR PAID TO MR THOMAS VALENTIN AND		
	MR		
	JEROME LEFEBURE, MEMBERS OF THE		
	BOARD OF		
0.11	DIRECTORS, AND TO MR DAVID	Management For	For
	LARRAMENDY,	S	
	MEMBER OF THE BOARD SINCE 17		
	FEBRUARY 2015,		
	FOR THE FINANCIAL YEAR ENDED 31		
	DECEMBER		
	2015		
	AUTHORISATION TO BE GRANTED TO THE		
	BOARD		
	OF DIRECTORS WITH RESPECT TO THE		
	COMPANY PLIANIC DA CIVITES ON A SHAPES LINIDED		
0.10	BUYING BACK ITS OWN SHARES UNDER		-
O.12	THE	Management For	For
	PROVISIONS OF ARTICLE L.225-209 OF THE		
	FRENCH COMMERCIAL CODE, DURATION		
	OF THE		
	AUTHORISATION, FORMALITIES, TERMS,		
	CEILING		
E.13	AUTHORISATION TO BE GRANTED TO THE	Management For	For
	BOARD		
	OF DIRECTORS WITH RESPECT TO		
	CANCELLING		

THE SHARES BOUGHT BACK BY THE **COMPANY** 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 E.14 ASSOCIATED COMPANIES, WAIVER OF Management Against 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 Management For For E.15 **FORMALITIES** STV GROUP PLC, GLASGOW Annual General Security G8226W137 Meeting Type Meeting Ticker Meeting Date 26-Apr-2016 Symbol 706831369 -**ISIN** GB00B3CX3644 Agenda Management Proposed For/Against Item **Proposal** Vote Management by TO RECEIVE THE ANNUAL ACCOUNTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2015 WHICH INCLUDES THE **REPORTS** 1 Management For For OF THE DIRECTORS AND THE REPORT BY THE AUDITORS ON THE ANNUAL ACCOUNTS AND THE AUDITABLE PART OF THE DIRECTORS' REMUNERATION REPORT

Management For

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		
	TO APPROVE A REVISION TO THE		
3	DIRECTORS'	Management For	For
	REMUNERATION POLICY	-	
	TO DECLARE A FINAL DIVIDEND OF 7.0P		
	PER		
4	ORDINARY SHARE FOR THE YEAR ENDED	Management For	For
	31		
	DECEMBER 2015		
	TO ELECT IAN STEELE AS A DIRECTOR OF		
5	THE	Management For	For
	COMPANY		
	TO RE-ELECT BARONESS MARGARET	3.6	-
6	FORD AS A	Management For	For
	DIRECTOR OF THE COMPANY		
7	TO RE-ELECT GEORGE WATT AS A	Managana 4 Fan	F
7	DIRECTOR OF	Management For	For
	THE COMPANY TO RE-ELECT DAVID SHEARER AS A		
8	DIRECTOR OF	Management For	For
o	THE COMPANY	Wanagement For	1.01
	TO RE-ELECT		
	PRICEWATERHOUSECOOPERS LLP		
	AS THE AUDITORS OF THE COMPANY TO		
	HOLD		
9	OFFICE UNTIL THE CONCLUSION OF THE	Management For	For
	NEXT		
	GENERAL MEETING AT WHICH ACCOUNTS	3	
	ARE		
	LAID		
	TO AUTHORISE THE AUDIT COMMITTEE		
10	TO FIX THE	Management For	For
	REMUNERATION OF THE AUDITORS		
	TO GRANT THE DIRECTORS THE		
11	AUTHORITY TO	Management For	For
	ALLOT SHARES		
12	TO DIS-APPLY STATUTORY PRE-EMPTION	Management Against	Against
	RIGHTS		C
13	TO PURCHASE THE COMPANY'S OWN	Management For	For
	SHARES TO ALLOW GENERAL MEETINGS TO BE	•	
14	TO ALLOW GENERAL MEETINGS TO BE HELD ON 14	Managament Assinct	Against
14	DAYS NOTICE	Management Against	Against
GRIDO	DATS NOTICE DRADIO CENTRO SAB DE CV, MEXICO CITY		
OIVOI (S INTERIO CENTRO DE CV, MEMICO CITT		

Ordinary General Security P4983X160 Meeting Type Meeting Ticker Meeting Date 26-Apr-2016 Symbol 706913793 -**ISIN** MXP680051218 Agenda Management **Proposed** For/Against Proposal Vote Item Management by PLEASE NOTE THAT ONLY MEXICAN **NATIONALS** HAVE VOTING RIGHTS AT THIS MEETING.-IF YOU CMMT ARE A MEXICAN NATIONAL AND WOULD Non-Voting 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 PRESENTATION AND, IF DEEMED APPROPRIATE, APPROVAL OF THE REPORT FROM THE-GENERAL DIRECTOR THAT IS PREPARED IN **ACCORDANCE** I.II WITH ARTICLE 172 OF THE-GENERAL Non-Voting **MERCANTILE** COMPANIES LAW, ACCOMPANIED BY THE **OPINION** OF THE OUTSIDE-AUDITOR FOR THE SAME **FISCAL YEAR** I.III PRESENTATION AND, IF DEEMED Non-Voting 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-

ARTICLE 172 OF THE GENERAL

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

REPORT REGARDING THE FULFILLMENT

OF THE

TAX OBLIGATIONS THAT ARE

THE-RESPONSIBILITY

II OF GRUPO RADIO CENTRO, S.A.B. DE C.V., Non-Voting

i IN

ACCORDANCE WITH THAT-WHICH IS

REQUIRED BY

PART XX OF ARTICLE 86 OF THE INCOME

TAX LAW

RESOLUTION REGARDING THE

ALLOCATION OF

III RESULTS, THEIR DISCUSSION Non-Voting

AND-APPROVAL, IF

DEEMED APPROPRIATE

IV RESIGNATION, APPOINTMENT AND OR Non-Voting

RATIFICATION OF THE FULL AND

ALTERNATE-

MEMBERS OF THE BOARD OF DIRECTORS,

TTC

CHAIRPERSON, SECRETARY AND VICE-

SECRETARY, AFTER CLASSIFYING THE

INDEPENDENCE OF THE APPROPRIATE

MEMBERS.-

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

ELECTION OF DIRECTOR (CLASS II): SUSAN

1A. Management For For S.

KILSBY

ELECTION OF DIRECTOR (CLASS II):

1B. **CHRISTOPHER** Management For For

J. KLEIN

RATIFICATION OF THE APPOINTMENT OF

PRICEWATERHOUSECOOPERS LLP AS

2. INDEPENDENT REGISTERED PUBLIC Management For For

ACCOUNTING

FIRM FOR 2016.

ADVISORY VOTE TO APPROVE NAMED

3. **EXECUTIVE** Management For For

OFFICER COMPENSATION.

EARTHLINK HOLDINGS CORP.

27033X101 Meeting Type Security Annual

Ticker **ELNK** Meeting Date 26-Apr-2016 Symbol

934341746 -ISIN Agenda Management

Proposed For/Against Vote Item Proposal Management by

ELECTION OF DIRECTOR: SUSAN D. 1A. Management For For

BOWICK

	20ga: 1 mig. 6, 12221 mo21 mi				
1B. 1C.	ELECTION OF DIRECTOR: JOSEPH F. EAZOR ELECTION OF DIRECTOR: KATHY S. LANE	_		For For	
1D.	ELECTION OF DIRECTOR: GARRY K. MCGUIRE	Managemen	nt For	For	
1E.	ELECTION OF DIRECTOR: R. GERARD	Managemen		For	
1F.	ELECTION OF DIRECTOR: JULIE A. SHIMER, PH.D	'Managemer	nt For	For	
1G.	ELECTION OF DIRECTOR: WALTER L. TUREK	Managemen	nt For	For	
2.	THE APPROVAL OF A NON-BINDING ADVISORY RESOLUTION APPROVING THE	Managemen	nt For	For	
	COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS. THE APPROVAL OF THE EARTHLINK				
3.	HOLDINGS CORP. 2016 EQUITY AND CASH INCENTIVE	Managemen	nt Against	Against	
	PLAN. RATIFICATION OF THE APPOINTMENT BY THE AUDIT COMMITTEE OF THE BOARD OF DIRECTORS				
4.	OF ERNST & YOUNG LLP AS OUR INDEPENDENT	Managemen	nt For	For	
	REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2016.				
CHAR	TER COMMUNICATIONS, INC.				
Security	y 16117M305		Meeting Type		Annual
Ticker Symbol	CHTR		Meeting Date		26-Apr-2016
ISIN	US16117M3051		Agenda		934343132 - Management
Item	Proposal	Proposed by	Vote	For/Against Managemen	
1A.	ELECTION OF DIRECTOR: W. LANCE CONN	Managemen	nt For	For	
1B.	ELECTION OF DIRECTOR: MICHAEL P. HUSEBY	Managemen	nt For	For	
1C.	ELECTION OF DIRECTOR: CRAIG A. JACOBSON	Managemen	nt For	For	
1D.	ELECTION OF DIRECTOR: GREGORY B. MAFFEI	Managemen	nt For	For	
1E.	ELECTION OF DIRECTOR: JOHN C. MALONE	EManagemer	nt For	For	
1F.	ELECTION OF DIRECTOR: JOHN D. MARKLEY, JR.	Managemen	nt For	For	
1G.	ELECTION OF DIRECTOR: DAVID C. MERRITT	Managemen	nt For	For	
1H. 1I.	ELECTION OF DIRECTOR: BALAN NAIR	Managemen Managemen		For For	

ELECTION OF DIRECTOR: THOMAS M. **RUTLEDGE** ELECTION OF DIRECTOR: ERIC L. 1J. Management For For **ZINTERHOFER** TO APPROVE THE COMPANY'S EXECUTIVE Management For 2. For INCENTIVE PERFORMANCE PLAN. AN AMENDMENT INCREASING THE NUMBER OF SHARES IN THE COMPANY'S 2009 STOCK 3. Management Against Against INCENTIVE PLAN AND INCREASING ANNUAL GRANT LIMITS. THE RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS THE COMPANY'S 4. **INDEPENDENT** For Management For REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDED DECEMBER 31, 2016. NATION MULTIMEDIA GROUP PUBLIC COMPANY LIMITED, BA Annual General Security Y6251U224 Meeting Type Meeting Ticker Meeting Date 27-Apr-2016 Symbol 706680887 -**ISIN** TH0113A10Z15 Agenda Management Proposed For/Against Item Proposal Vote by Management TO CONSIDER AND CERTIFY THE COMPANY'S OPERATING RESULTS AND THE BOARD OF Management For 1 For DIRECTORS' REPORT FOR THE YEAR 2015 TO CONSIDER AND APPROVE THE COMPANY'S 2 FINANCIAL STATEMENTS FOR THE YEAR Management For For ENDED DECEMBER 31, 2015 TO CONSIDER AND APPROVE THE **ALLOCATION** PROFIT AND DIVIDEND PAYMENT FROM 3 Management For THE For COMPANY'S OPERATION FOR THE FINANCIAL YEAR ENDING DECEMBER 31, 2015 TO CONSIDER AND APPROVE THE **APPOINTMENT** OF DIRECTOR TO REPLACE THOSE WHO 4.1 Management For For COMPLETED THE TERM: MRS.PICHITRA **MAHAPHON** AS NEW INDEPENDENT DIRECTOR

	ŭ ŭ				
	TO CONSIDER AND APPROVE THE				
	APPOINTMENT				
4.2	OF DIRECTOR TO REPLACE THOSE WHO	Managemen	ıt For	For	
	COMPLETED THE TERM: MS. KAEMAKORN	I			
	VACHIRAVARAKARN				
	TO CONSIDER AND APPROVE THE				
	APPOINTMENT				
4.3	OF DIRECTOR TO REPLACE THOSE WHO	Managemen	ıt For	For	
	COMPLETED THE TERM: MR. ADISAK				
	LIMPRUNGPATANAKIJ				
	TO CONSIDER AND DETERMINE THE				
5	REMUNERATION OF DIRECTORS FOR THE	Managemen	ıt For	For	
	YEAR				
	2016				
	TO CONSIDER AND APPROVE THE				
	APPOINTMENT				
6	OF THE COMPANY'S AUDITOR AND THE	Managemen	t For	For	
	DETERMINATION OF AUDITOR'S				
	REMUNERATION FOR THE YEAR 2016				
7	ANY OTHER MATTERS (IF ANY)	Managemen	at Abstoin	For	
/	IN THE SITUATION WHERE THE	Managemen	it Austaiii	1.01	
	CHAIRMAN OF THE				
	MEETING SUDDENLY CHANGE THE				
	ACENDA				
CMMT	AND/OR ADD NEW AGENDA DURING THE	Non-Voting			
	MEETING,				
	WE WILL VOTE THAT AGENDA				
	AS-ABSTAIN.				
	25 MAR 2016: PLEASE NOTE THAT THIS IS A	A			
	REVISION DUE TO CHANGE IN				
	DIRECTOR-NAME IN				
	RESOLUTION 4.1. IF YOU HAVE ALREADY				
CMMT	SENT IN	Non-Voting			
CIVIIVI	YOUR VOTES, PLEASE DO NOT-VOTE	Non-voung			
	AGAIN				
	UNLESS YOU DECIDE TO AMEND YOUR				
	ORIGINAL				
	INSTRUCTIONS. THANK YOU.				
TV AZ	TECA SAB DE CV, MEXICO CITY				o "
.	P0 400111 (0		N		Ordinary
Securit	y P9423U163		Meeting Type	;	General
Tielsen					Meeting
Ticker	1		Meeting Date		27-Apr-2016
Symbo					706020422
ISIN	MX01AZ060013		Agenda		706920433 - Management
					ivianagement
		Proposed		For/Against	-
Item	Proposal	by	Vote	Managemen	
I		Non-Voting			
-		· · · · · · · · · · · · · · · · · · ·			

PRESENTATION AND, IF DEEMED APPROPRIATE, APPROVAL OF THE REPORT FROM THE-BOARD OF DIRECTORS OF THE COMPANY, THE REPORT FROM THE AUDIT COMMITTEE AND-THE REPORT **FROM** THE GENERAL DIRECTOR FOR THE 2015 **FISCAL YEAR** DISCUSSION AND, IF DEEMED APPROPRIATE, APPROVAL OF THE AUDITED FINANCIAL-STATEMENTS AND OF THE BALANCE SHEET OF THE COMPANY, AS WELL AS OF THE PLAN-FOR THE Non-Voting 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 **DIVIDENDS** DETERMINATION OF THE MAXIMUM AMOUNT OF 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 AS THE RATIFICATION OR, IF-DEEMED Non-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

FULFILLMENT OF THE TAX OBLIGATIONS

THE RESPONSIBILITY OF THE COMPANY

II

Ш

IV

V

VI

THE-

THAT ARE

Non-Voting

DESIGNATION OF SPECIAL DELEGATES

WHO WILL

VII FORMALIZE THE RESOLUTIONS THAT Non-Voting

ARE-PASSED

AT THE GENERAL MEETING

PLEASE NOTE THAT ONLY MEXICAN

NATIONALS

HAVE VOTING RIGHTS AT THIS

MEETING.-IF YOU

CMMT ARE A MEXICAN NATIONAL AND WOULD Non-Voting

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 Meeting

Ticker Symbol Meeting Date 27-Apr-2016

ISIN BRCTAXCDAM19 Agenda 706927829 -

15IN BRCTAXCDAMT9 Agenda 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 ARSENCE OF A 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 CAN Non-Voting

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

Management No Action

STATEMENTS ACCOMPANIED BY THE

INDEPENDENT AUDITORS REPORT

REGARDING

THE FISCAL YEAR ENDING ON DECEMBER

31, 2015

TO APPROVE THE RESULTS DESTINATION

OF 2015

Management No Action

TO FIX THE BOARD OF DIRECTORS

3 GLOBAL

Management No Action

ANNUAL REMUNERATION

14 APR 2016: PLEASE NOTE THAT

ALTHOUGH

THERE ARE 2 SLATES TO BE ELECTED AS-

DIRECTORS, THERE IS ONLY 1 VACANCY

AVAILABLE TO BE FILLED AT THE

MEETING. THE-

CMMT STANDING INSTRUCTIONS FOR THIS

Non-Voting

MEETING WILL

BE DISABLED AND, IF YOU CHOOSE,-YOU

ARE

REQUIRED TO VOTE FOR ONLY 1 OF THE 2

SLATES

OF DIRECTORS. THANK YOU

CMMT THE BOARD / ISSUER HAS NOT RELEASED Non-Voting

A

STATEMENT ON WHETHER THEY

RECOMMEND TO-

VOTE IN FAVOUR OR AGAINST THE

SLATES UNDER

RESOLUTIONS 4 AND 5

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

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.

CANDIDATE APPOINTED BY MINORITY

5 CANDIDA COMMON

Management No Action

Management No Action

SHARES. NOTE: SHAREHOLDERS THAT

VOTE IN

FAVOR IN THIS ITEM CANNOT VOTE IN

FAVOR FOR

THE CANDIDATES APPOINTED BY

CONTROLLER

SHAREHOLDERS

CMMT THE BOARD / ISSUER HAS NOT RELEASED Non-Voting

Α

STATEMENT ON WHETHER THEY

RECOMMEND TO-

VOTE IN FAVOUR OR AGAINST THE

SLATES UNDER

RESOLUTION 6

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. Management No Action 6

CANDIDATE APPOINTED BY MINORITY **PREFERRED**

SHARES. NOTE: SHAREHOLDERS MAY

ONLY VOTE

IN FAVOR FOR ONE PREFERRED SHARES

NAME

APPOINTED

TO FIX THE FISCAL COUNCIL

Management No Action

7 REMUNERATION

14 APR 2016: PLEASE NOTE THAT THIS IS A

REVISION DUE TO MODIFICATION OF

THE-TEXT OF

COMMENT. IF YOU HAVE ALREADY SENT

CMMT IN YOUR Non-Voting

VOTES, PLEASE DO NOT VOTE-AGAIN

UNLESS YOU

DECIDE TO AMEND YOUR ORIGINAL

INSTRUCTIONS. THANK YOU.

MCGRAW HILL FINANCIAL, INC.

580645109 Meeting Type Security Annual

Ticker **MHFI** Meeting Date 27-Apr-2016

Symbol

ISIN US5806451093 Agenda Management

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

934344641 -