GABELLI GLOBAL MULTIMEDIA TRUST INC

Form N-PX August 22, 2006

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

FORM N-PX

ANNUAL REPORT OF PROXY VOTING RECORD OF REGISTERED MANAGEMENT INVESTMENT COMPANY

Investment Company Act file number 811-08476

THE GABELLI GLOBAL MULTIMEDIA TRUST INC.

(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 RYE, NEW YORK 10580-1422

(Name and address of agent for service)

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

Date of fiscal year end: DECEMBER 31

Date of reporting period: JULY 1, 2005 - JUNE 30, 2006

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

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

PROXY VOTING RECORD FOR PERIOD JULY 1, 2005 TO JUNE 30, 2006

ALLIED DOMECO PLC EGM

Type

Proposal Vote

Cast

F

ISSUER: G0187V109 ISIN: GB0007294571

SEDOL: B02S5L7, 5474763, 0729457, 5760558

VOTE GROUP: GLOBAL

Number Proposal

Proposal

S.1 APPROVE: 1) THE SCHEME OF ARRANGEMENT DATED 25 Management For *Man
MAY 2005 BETWEEN THE COMPANY AND THE SCHEME SHAREHOLDERS
AS DEFINED IN THE SAID SCHEME AND THE DIRECTORS
OF THE COMPANY BE AUTHORIZED TO TAKE ALL SUCH

ACTION AS THEY MAY CONSIDER NECESSARY OR APPROPRIATE FOR CARRYING THE SCHEME INTO EFFECT; 2) THAT FOR THE PURPOSE OF GIVING EFFECT TO THE SCHEME: A) AT THE REORGANIZATION RECORD TIME AS DEFINED IN THE SCHEME THE SCHEME SHARES AS DEFINED IN THE SCHEME BE SUBDIVIDED AND RECLASSIFIED AS FOLLOWS: I) IN THE CASE OF SCHEME SHARES HELD BY A SCHEME SHAREHOLDER AS DEFINED IN THE SCHEME WHO HAS NOT MADE ANY ELECTION UNDER THE MIX AND MATCH ELECTION AS DEFINED IN THE SCHEME , EACH SCHEME SHARE SHALL BE SUBDIVIDED AND RECLASSIFIED INTO 545 A ORDINARY SHARES OF 25/670 PENCE EACH THE A SHARES AND 125 B ORDINARY SHARES OF 25/670 PENCE EACH THE B SHARES SUCH A SHARES AND B SHARES HAVING THE RIGHTS SET OUT IN NEW ARTICLE 3 TO BE ADOPTED PURSUANT TO SUB-PARAGRAPH (2) (B) OF THIS RESOLUTION; II)) IN THE CASE OF SCHEME SHARES HELD BY A SCHEME SHAREHOLDER WHO HAS MADE A VALID ELECTION UNDER THE MIX AND MATCH ELECTION FOR CASH CONSIDERATION HI RESPECT OF ALL OF HIS SCHEME SHARES IN ACCORDANCE WITH THE TERMS OF THE SCHEME AND SUCH ELECTION IS SATISFIED IN FULL, EACH SCHEME SHARE SHALL BE SUBDIVIDED AND RECLASSIFIED INTO 670 A SHARES; III) IN THE CASE OF SCHEME SHARES HELD BY A SCHEME SHAREHOLDER WHO HAS MADE A VALID ELECTION UNDER THE MIX AND MATCH ELECTION FOR NEW PERNOD RICARD SHARES AS DEFINED IN THE SCHEME IN RESPECT OF ALL OF HIS SCHEME SHARES IN ACCORDANCE WITH THE TERMS OF THE SCHEME AND SUCH ELECTION IS SATISFIED IN FULL; EACH SCHEME SHARE SHALL BE SUBDIVIDED AND RECLASSIFIED INTO 670 B SHARES; IV) IN THE CASE OF SCHEME SHARES HELD BY A SCHEME SHAREHOLDER WHO HAS MADE A VALID ELECTION UNDER THE MIX AND MATCH ELECTION FOR CASH CONSIDERATION (I) IN

RESPECT OF PART ONLY OF HIS HOLDING OF SCHEME SHARES OR II) IN RESPECT OF ALL OR PART ONLY OF HIS HOLDING OF SCHEME SHARES AND SUCH ELECTION IS SCALED DOWN IN ACCORDANCE WITH CLAUSE 5(D) OF THE SCHEME: I) SUCH NUMBER OF SCHEME SHARES AS ADJUSTED IN ACCORDANCE WITH CLAUSE 5(0) OF THE SCHEME IN THE EVENT OF ELECTIONS UNDER THE MIX AND MATCH ELECTION BEING SCALED DOWN IN RESPECT OF WHICH HE HAS MADE A VALID ELECTION FOR CASH UNDER THE MIXED MATCH ELECTION SHALL EACH BE SUBDIVIDED, AND RECLASSIFIED INTO 670 A SHARES; II)) THE BALANCE OF THE SCHEME SHARES HELD BY SUCH SCHEME SHAREHOLDER SHALL EACH BE SUBDIVIDED AND RECLASSIFIED INTO 545 A SHARES AND 125 B SHARES; AND V) IN THE CASE OF SCHEME SHARES HELD BY A SCHEME SHAREHOLDER WHO HAS MADE A VALID ELECTION UNDER, THE MIX AND MATCH ELECTION FOR NEW PEHIOD RICARD SHARES (I) IN RESPECT OF PART ONLY OF HIS HOLDING OF SCHEME SHARES OR II) IN RESPECT OF ALL OR PART ONLY OF HIS HOLDING OF SCHEME SHARES AND SUCH ELECTION IS SCALED DOWN IN ACCORDANCE WITH CLAUSE 5(D) OF THE SCHEME: I) SUCH NUMBER OF SCHEME SHARES AS ADJUSTED IN ACCORDANCE WITH THE TERMS OF THE SCHEME IN THE EVENT OF ELECTIONS UNDER THE MIX AND MATCH ELECTION BEING SCALED DOWN IN RESPECT OF WHICH HE HAS MADE A VALID ELECTION FOR NEW PEMOD RICARD SHARES UNDER THE MIX AND MATCH ELECTION SHALL EACH BE SUBDIVIDED AND RECLASSIFIED INTO 670 B SHARES; AND II) THE BALANCE OF SUCH SCHEME SHARES HELD BY SUCH SCHEME SHAREHOLDER SHALL EACH BE SUBDIVIDED AND RECLASSIFIED INTO 545 A SHARES AND 125 B SHARES, AND FOR THE PURPOSES OF THIS SUB-PARAGRAPH (2) (A), EACH PORTION OF A MEMBER S HOLDING WHICH IS RECORDED IN THE REGISTER

OF MEMBERS OF THE COMPANY BY REFERENCE TO A SEPARATE DESIGNATION IMMEDIATELY PRIOR TO THE REORGANIZATION RECORD TIME, WHETHER IN CERTIFICATED OR UNCERTIFICATED FORM, SHALL BE TREATED AS THOUGH IT WERE A SEPARATE HOLDING HELD AT SUCH TIME BY A SEPARATE PERSON; B) WITH EFFECT FROM THE SUBDIVISIONS AND RECLASSIFICATIONS REFERRED TO IN SUB-PARAGRAPH (A) ABOVE, THAT ARTICLE 3 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY SHALL BE REPLACED BY THE NEW ARTICLE 3; C) THAT THE CAPITAL OF THE COMPANY BE REDUCED BY CANCELING AND EXTINGUISHING ALL THE A SHARES AND THE B SHARES; AND D) SUBJECT TO AND FORTHWITH UPON THE SAID REDUCTION OF CAPITAL TAKING AFFECT AND NOTWITHSTANDING ANY OTHER PROVISION IN THE COMPANY S ARTICLES OF ASSOCIATION: I) THAT THE CAPITAL OF THE COMPANY BE INCREASED TO ITS FORMER AMOUNT BY THE CREATION OF SUCH NUMBER OF A ORDINARY SHARES OF 25/670 PENCE EACH HAVING THE RIGHTS SET OUT IN NEW ARTICLE 3 TO BE ADOPTED PURSUANT TO PARAGRAPH (4) OF THIS RESOLUTION AS SHALL BE EQUAL TO THE AGGREGATE NUMBER OF A SHARES

AND B SHARES CANCELLED PURSUANT TO SUB-PARAGRAPH (2) (C) ABOVE; II) THE RESERVE ARISING IN THE BOOKS OF THE COMPANY AS A RESULT OF THE SAID REDUCTION OF CAPITAL BE APPLIED IN PAYING UP IN FULL AT PAR THE A ORDINARY SHARES SO CREATED, SUCH A ORDINARY SHARES TO BE ALLOTTED AND ISSUED CREDITED AS FULLY PAID TO GOAL ACQUISITIONS LIMITED AND TO PEMOD RICARD S.A. AND/OR THEIR RESPECTIVE NOMINEES IN ACCORDANCE WITH THE TERMS OF THE SCHEME; AND III) THAT THE DIRECTORS OF THE COMPANY BE AUTHORIZED FOR THE PURPOSES OF SECTION 80 OF THE COMPANIES ACT 1985 TO ALLOT THE A ORDINARY SHARES REFERRED TO IN SUB-PARAGRAPH (D) (II) ABOVE, PROVIDED THAT (1) THE MAXIMUM AGGREGATE NOMINAL AMOUNT OF SHARES WHICH MAY BE ALLOTTED HEREUNDER IS GBP 300,000,000, (2) THIS AUTHORITY SHALL EXPIRE ON 31 DEC 2005 AND (3) THIS AUTHORITY SHALL BE IN ADDITION AND WITHOUT PREJUDICE TO ANY OTHER AUTHORITY UNDER THE SAID SECTION 60 PREVIOUSLY GRANTED AND IN FORCE ON THE DATE ON WHICH THIS RESOLUTION IS PASSED; PROVIDED THAT IF THE REDUCTION OF CAPITAL REFERRED TO IN THE SCHEME DOES NOT BECOME EFFECTIVE BY 6.00 P.M. ON THE FIFTH BUSINESS DAY FOLLOWING THE REORGANIZATION RECORD TIME, OR SUCH LATER TIME AND DATE AS MAY BE AGREED BY THE COMPANY, PEMOD RICARD AND GOAL ACQUISITIONS LIMITED AND WHICH THE COURT MAY THINK FIT TO APPROVE OR IMPOSE THE REVERSAL TIME : I) THE SUBDIVISIONS, AND RECLASSIFICATIONS EFFECTED BY PARAGRAPH (2) (A) ABOVE SHALL BE REVERSED AND THE A SHARES AND THE B SHARES SHALL BE CONSOLIDATED INTO ORDINARY SHARES OF 25 PENCE EACH ACCORDINGLY; AND II) WITH EFFECT FROM THE REVERSAL TIME, THAT ARTICLE 3 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY SHALL BE REPLACED BY THE NEW ARTICLE 3: THE AUTHORIZED SHARE CAPITAL OF THE COMPANY IS GBP 400,000,000 DIVIDED INTO 1,600,000,000 ORDINARY SHARES; 3) THAT WITH EFFECT FROM THE PASSING OF THIS RESOLUTION, THAT THE ARTICLES OF ASSOCIATION OF THE COMPANY BE ALTERED BY THE ADOPTION AND INCLUSION OF THE NEW ARTICLE 3A; 4) WITH EFFECT FROM THE EFFECTIVE DATE AS DEFINED IN THE SCHEME , THAT ARTICLE 3 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY SHALL BE REPLACED BY THE NEW ARTICLE 3

ALLIED DOMECQ PLC
ISSUER: G0187V109
ISIN: GB0007294571

SEDOL: B02S5L7, 5474763, 0729457, 5760558

MADE BETWEEN ALLIED DOMECQ PLC THE COMPANY AND THE HOLDERS OF ITS SCHEME SHARES AS DEFINED

VOTE GROUP: GLOBAL

Proposal Vote F
Number Proposal Type Cast

1. APPROVE A SCHEME OF ARRANGEMENT THE SCHEME OF Management For *Man
ARRANGEMENT , PURSUANT TO SECTION 425 OF THE
COMPANIES ACT 1985 THE ACT , PROPOSED TO BE

IN THE SCHEME OF ARRANGEMENT

ISSUER: SEDOL:	5437506, 5051605, B02NXN0	ZATION S A ISIN: GRS260333000			OGN
VOTE GR	DUP: GLOBAL				
Proposa Number	Proposal		Proposal Type	Vote Cast	F
2.	AMEND ARTICLE 5 SHARE CAPI S ARTICLES OF ASSOCIATION A		Management	For	*Mar
1.	APPROVE THE CANCELLATION OF FOLLOWING THE THREE-YEAR PEWITH SUBSEQUENT REDUCTION OF AN AMOUNT EQUAL TO THE ONE AS PER THE ARTICLE 16, PARALAW 2190/1920 AND THE TRANSFUND FOR OWN SHARES PURCHAST RESERVES	ERIOD SINCE THEIR ACQUISITION OF SHARE CAPITAL BY OF THE SHARES CANCELLED, AGRAPH 12 OF CODIFIED OFFER OF THE RESERVES	Management	For	*Mar
3.	MISCELLANEOUS ANNOUNCEMENTS	5	Other	For	*Mar
CROWN MIISSUER:	EDIA HOLDINGS, INC. 228411	ISIN:	CRWNE		ANNU
VOTE GR	OUP: GLOBAL				
Proposa Number	Proposal		Proposal Type	Cast	F
01	 DIRECTOR		Management		
0.1	DINDCION	ROBERT A. HALMI, JR.	Management Management	For	
		DAVID J. EVANS	Management Management	For	
		WILFORD V. BANE, JR.		For	
		ARNOLD L. CHAVKIN			
		GLENN CURTIS	Management	For	
		ROBERT J. DRUTEN	Management	For	
		BRIAN E. GARDNER	Management	For	
		HERBERT A. GRANATH	Management	For	
		DAVID E. HALL	Management	For	
		DONALD J. HALL, JR.	Management	For	
		IRVINE O. HOCKADAY, JR.	Management	For	
		ANIL JAGTIANI	Management	For	
		PETER A. LUND	Management	For	
		JOHN P. MASCOTTE	Management	For	
		DEANNE R. STEDEM	Management	For	
02	RATIFICATION OF AMENDMENT TRESTATED CROWN MEDIA HOLDIN		Management	For	

BT GROU	UP PLC		BTY		ANN
ISSUER: SEDOL:	: 05577E	ISIN:			
VOTE GF	ROUP: GLOBAL				
Proposa	al		Proposal	Vote	Ι
Number	Proposal		Type	Cast	
01	REPORTS AND ACCOUNTS		 Management	 For	
02	REMUNERATION REPORT		Management	For	
03	FINAL DIVIDEND		Management	For	
004	RE-ELECT BEN VERWAA	YEN	Management	For	
005	RE-ELECT DR PAUL RE		Management	For	
006	RE-ELECT CARL SYMON		Management	For	
007	RE-ELECT BARONESS JA		Management	For	
008	ELECT HANIF LALANI		Management	For	
009	REAPPOINTMENT OF AUI	DITORS	Management	For	
010	REMUNERATION OF AUD		Management	For	
011	AUTHORITY TO ALLOT :	SHARES	Management	For	
012	AUTHORITY TO ALLOT :	SHARES FOR CASH SPECIAL RESOLUTION	_	For	
013	AUTHORITY TO PURCHA:	SE OWN SHARES SPECIAL RESOLUTION	Management	For	
014	AMENDMENTS TO RULES	OF SHARE PLANS	Management	For	
015	AUTHORITY FOR POLIT	ICAL DONATIONS *NOTE- VOTING	Management	For	
	COMMUNICATIONS CORPORE	ATION	EMMS		ANN
SEDOL:	. 271323	TOIN.			
VOTE GI	ROUP: GLOBAL				
Proposa	al		Proposal	Vote	I
-	Proposal		Type	Cast	-
01	DIRECTOR		Management	For	
	2	RICHARD A. LEVENTHAI	_	For	
		PETER A. LUND*	Management	For	
		LAWRENCE B. SORREL	-	For	
02	PROPOSAL TO RATIFY	THE SELECTION OF ERNST & YOUNG	Management	For	
		REGISTERED PUBLIC ACCOUNTANTS.	-		
SPRINT	 CORPORATION		 S		 ANNI
	: 852061	ISIN:	-		
SEDOL:	• 00=11=				
VOTE GI	ROUP: GLOBAL				
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Proposa			Proposal	Vote	i
_	al Proposal		Proposal Type	Vote Cast	

01	AMENDMENT TO SPRINT S ARTICLES OF INCORPORATION TO INCREASE THE NUMBER OF AUTHORIZED SHARES OF	Management	For	
02	SPRINT SERIES 1 COMMON STOCK. AMENDMENT TO SPRINT S ARTICLES OF INCORPORATION TO CREATE THE CLASS OF NON-VOTING COMMON STOCK AND CREATE THE NINTH SERIES PREFERRED STOCK AND ADD A PROVISION STATING THAT STOCKHOLDER APPROVAL IS NOT REQUIRED FOR THE ACQUISITION BY SPRINT NEXTEL OF NON-VOTING COMMON STOCK OR THE NINTH	Management	For	
	NEXTEL OF NON-VOTING COMMON STOCK OR THE NINTH SERIES PREFERRED STOCK FROM A HOLDER OF THAT STOCK.			
03	ADOPTION OF THE SPRINT NEXTEL AMENDED AND RESTATED ARTICLES OF INCORPORATION.	Management	For	
04	ISSUANCE OF SPRINT NEXTEL SERIES 1 COMMON STOCK, NON-VOTING COMMON STOCK AND THE NINTH SERIES	Management	For	
05	PREFERRED STOCK IN THE MERGER. POSSIBLE ADJOURNMENT OF THE SPRINT ANNUAL MEETING.	Management	For	
06	DIRECTOR	Management	For	
	GORDON M. BETHUNE	Management	For	
	DR. E. LINN DRAPER, JR.		For	
	JAMES H. HANCE, JR.	Management	For	
	DEBORAH A. HENRETTA	Management		
	IRVINE O. HOCKADAY, JR.			
	LINDA KOCH LORIMER			
	GERALD L. STORCH			
	WILLIAM H. SWANSON	Management		
07	TO RATIFY APPOINTMENT OF KPMG LLP AS INDEPENDENT AUDITORS OF SPRINT FOR 2005.	Management		
08	STOCKHOLDER PROPOSAL CONCERNING SENIOR EXECUTIVE RETIREMENT BENEFITS.	Shareholder	Against	
 EMAP PL	 C			 AGM
	G30268109 ISIN: GB0002993037 0299303, 5734746, B02SQ69			
VOTE GR	DUP: GLOBAL			
Proposa		Proposal	Vote	F
-	Proposal	Type	Cast	-
1.	RECEIVE THE COMPANY S ACCOUNTS FOR THE YE 31 MAR 2005	Management		*Man
2.	APPROVE THE DIRECTORS REMUNERATION REPORT OF THE ANNUAL REPORT AND ACCOUNTS 2005	Management	For	*Man
3.	DECLARE A FINAL DIVIDEND OF 1.69 PENCE PER ORDINARY SHARE	Management	For	*Man
4.	RE-APPOINT MR. ALUN CATHCART AS A DIRECTOR OF THE COMPANY	Management	For	*Man
5.	RE-APPOINT MR. RITA CLIFTON AS A DIRECTOR OF THE COMPANY	Management	For	*Man

THE COMPANY

COMPANY

OF THE COMPANY

RE-APPOINT MR. ANDREW HARRISON AS A DIRECTOR

RE-APPOINT MR. PAUL KEENAN AS A DIRECTOR OF THE

RE-APPOINT MR. TOM MOLONEY AS A DIRECTOR OF THE

For

For

Management

Management

Management For

*Man

*Man

*Man

9.	RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS THE AUDITORS OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT GM AT WHICH ACCOUNTS ARE LAID AND AUTHORIZE THE DIRECTORS TO DETERMINE THEIR REMUNERATION	Management	For	*Man
10.	AUTHORIZE THE BOARD, IN SUBSTITUTION FOR ANY EXISTING AUTHORITY AND FOR THE PURPOSE OF SECTION 80 OF THE COMPANIES ACT 1985, TO ALLOT RELEVANT SECURITIES UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 21.36 MILLIONS; AUTHORITY EXPIRES AT THE CONCLUSION OF THE NEXT AGM; AND THE DIRECTORS MAY ALLOT RELEVANT SECURITIES AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT MADE PRIOR TO SUCH EXPIRY	Management	For	*Man
s.11	AUTHORIZE THE BOARD, IN SUBSTITUTION FOR ANY EXISTING AUTHORITY, SUBJECT TO THE PASSING OF RESOLUTION 10 AND PURSUANT TO SECTION 95(1) OF THE COMPANIES ACT 1985, TO ALLOT EQUITY SECURITIES SECTION 94 FOR CASH PURSUANT TO THE AUTHORITY CONFERRED BY RESOLUTION 10, DISAPPLYING THE STATUTORY PRE-EMPTION RIGHTS SECTION 89(1), PROVIDED THAT THIS POWER IS LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES: A) IN CONNECTION WITH A RIGHTS ISSUE, OPEN OFFER OR ANY OTHER PRE-EMPTIVE OFFER IN FAVOR OF ORDINARY SHAREHOLDERS; B) UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 3.22 MILLIONS; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY; AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT MADE PRIOR TO SUCH EXPIRY	Management	For	*Man
S.12	AUTHORIZE THE COMPANY, FOR THE PURPOSE OF SECTION 166 OF THE COMPANIES ACT 1985, TO MAKE MARKET PURCHASES SECTION 163(3) OF UP TO 25.78 MILLIONS 10% OF THE ISSUED SHARE CAPITAL AT 26 MAY 2005 AT A MINIMUM PRICE OF 25 PENCE AND UP TO 105% OF THE AVERAGE MIDDLE MARKET QUOTATIONS FOR ORDINARY SHARES DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST, OVER THE PREVIOUS 5 BUSINESS DAYS; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY 1N 2006; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY; IF THE SHARES ARE PURCHASED AS TREASURY STOCK, THE COMPANY SHALL ACT IN ACCORDANCE WITH THE PROVISIONS CONTAINED IN THE COMPANIES ACT ACQUISITION OF OWN SHARES TREASURY STOCK REGULATIONS 2003	Management	For	*Man

ISSUER: 268694 ISIN:

SEDOL:

EMI GROUP PLC

VOTE GROUP: GLOBAL

ANNU

Proposal

Number Proposal

TO RECEIVE THE DIRECTORS REPORT AN		Management	For	
		Management	For	
TO APPROVE THE DIRECTORS REMUNERAT	IION REPORT.	Management	For	
DIRECTOR		Management	For	
	MR A M J I LEVY	Management	For	
	MR P A GEORGESCU	Management	For	
TO REAPPOINT THE AUDITOR.		_		
	RMINE THE REMUNERATION	Management	For	
	I SHARES.	Management	For	
	PRE-EMPTION	Management	Against	
	HARES.	Management	For	
TO APPROVE NEW ARTICLES OF ASSOCIA	TION.	Management	For	
TO AUTHORIZE THE SCRIP DIVIDEND SCH	HEME.	Management	For	
	ND EXPENDITURE	Management	For	
TO AUTHORIZE POLITICAL DONATIONS AN	ND EXPENDITURE	Management	For	
TO AUTHORIZE POLITICAL DONATIONS AN	ND EXPENDITURE	Management	For	
TO AUTHORIZE POLITICAL DONATIONS AN	ND EXPENDITURE	Management	For	
	ND EXPENDITURE	Management	For	
				 AGM
G3035P100 ISIN: GH	30000444736			11011
	STATEMENTS. TO DECLARE A FINAL DIVIDEND. TO APPROVE THE DIRECTORS REMUNERAY DIRECTOR TO REAPPOINT THE AUDITOR. TO AUTHORIZE THE DIRECTORS TO DETER OF THE AUDITOR. TO AUTHORIZE THE DIRECTORS TO ALLOY TO AUTHORIZE THE DISAPPLICATION OF RIGHTS. TO AUTHORIZE THE PURCHASE OF OWN SE TO AUTHORIZE THE PURCHASE OF OWN SE TO AUTHORIZE THE SCRIP DIVIDEND SCE TO AUTHORIZE POLITICAL DONATIONS AND BY EMI GROUP PLC. TO AUTHORIZE POLITICAL DONATIONS AND BY EMI MUSIC LTD. TO AUTHORIZE POLITICAL DONATIONS AND BY EMI RECORDS LTD. TO AUTHORIZE POLITICAL DONATIONS AND BY EMI MUSIC PUBLISHING LTD. TO AUTHORIZE POLITICAL DONATIONS AND BY EMI MUSIC PUBLISHING LTD. TO AUTHORIZE POLITICAL DONATIONS AND BY EMI MUSIC PUBLISHING LTD. TO AUTHORIZE POLITICAL DONATIONS AND BY EMI MUSIC PUBLISHING LTD. TO AUTHORIZE POLITICAL DONATIONS AND BY EMI MUSIC PUBLISHING LTD. TO AUTHORIZE POLITICAL DONATIONS AND BY EMI MUSIC PUBLISHING LTD. TO AUTHORIZE POLITICAL DONATIONS AND BY EMI MUSIC PUBLISHING LTD. 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TO APPROVE THE DIRECTORS REMUNERATION REPORT. DIRECTOR MR A M J I LEVY MR P A GEORGESCU MR M D STEWART TO REAPPOINT THE AUDITOR. TO AUTHORIZE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR. TO AUTHORIZE THE DIRECTORS TO ALLOT SHARES. TO AUTHORIZE THE DISAPPLICATION OF PRE-EMPTION RIGHTS. TO AUTHORIZE THE PURCHASE OF OWN SHARES. TO AUTHORIZE THE PURCHASE OF OWN SHARES. TO AUTHORIZE THE SCRIP DIVIDEND SCHEME. TO AUTHORIZE POLITICAL DONATIONS AND EXPENDITURE BY EMI GROUP PLC. TO AUTHORIZE POLITICAL DONATIONS AND EXPENDITURE BY EMI MUSIC LTD. TO AUTHORIZE POLITICAL DONATIONS AND EXPENDITURE BY EMI RECORDS LTD. TO AUTHORIZE POLITICAL DONATIONS AND EXPENDITURE BY EMI MUSIC PUBLISHING LTD. TO AUTHORIZE POLITICAL DONATIONS AND EXPENDITURE BY EMI MUSIC PUBLISHING LTD. TO AUTHORIZE POLITICAL DONATIONS AND EXPENDITURE BY EMI MUSIC PUBLISHING LTD. TO AUTHORIZE POLITICAL DONATIONS AND EXPENDITURE BY VIRGIN RECORDS LTD.	STATEMENTS. TO DECLARE A FINAL DIVIDEND. TO APPROVE THE DIRECTORS REMUNERATION REPORT. Management MR A M J I LEVY Management MR P A GEORGESCU MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT TO AUTHORIZE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR. TO AUTHORIZE THE DIRECTORS TO ALLOT SHARES. MANAGEMENT TO AUTHORIZE THE DISAPPLICATION OF PRE-EMPTION MANAGEMENT TO AUTHORIZE THE PURCHASE OF OWN SHARES. MANAGEMENT TO AUTHORIZE THE PURCHASE OF OWN SHARES. MANAGEMENT TO AUTHORIZE THE SCRIP DIVIDEND SCHEME. MANAGEMENT TO AUTHORIZE POLITICAL DONATIONS AND EXPENDITURE MY EMI GROUP PLC. TO AUTHORIZE POLITICAL DONATIONS AND EXPENDITURE MANAGEMENT MANAGEMENT	STATEMENTS. TO DECLARE A FINAL DIVIDEND. TO APPROVE THE DIRECTORS REMUNERATION REPORT. Management For MR A M J I LEVY Management For MR A M J I LEVY Management For MR A M J I LEVY Management For MR A M J STEWART Management For MR M D STEWART Management For TO REAPPOINT THE AUDITOR. TO AUTHORIZE THE DIRECTORS TO DETERMINE THE REMUNERATION Management For TO AUTHORIZE THE DIRECTORS TO ALLOT SHARES. Management For TO AUTHORIZE THE DISAPPLICATION OF PRE-EMPTION Management For TO AUTHORIZE THE DISAPPLICATION OF PRE-EMPTION Management For TO AUTHORIZE THE PURCHASE OF OWN SHARES. Management For TO AUTHORIZE THE SCRIP DIVIDEND SCHEME. TO AUTHORIZE POLITICAL DONATIONS AND EXPENDITURE Management For BY EMI MUSIC LID. TO AUTHORIZE POLITICAL DONATIONS AND EXPENDITURE Management For BY EMI MUSIC LID. TO AUTHORIZE POLITICAL DONATIONS AND EXPENDITURE Management For BY EMI MUSIC LID. 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Proposal Vote Type Cast

RE-ELECT MR. A.M.J.I. LEVY AS A DIRECTOR

5.	RE-ELECT MR. P.A. GEORGESCU AS A DIRECTOR	Management	For	*Man
6.	ELECT MR. M.D. STEWART AS A DIRECTOR	Management	For	*Man
7.	RE-APPOINT ERNST & YOUNG LLP AS THE AUDITOR	Management	For	*Man
8.	AUTHORIZE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR	Management	For	*Man
9.	GRANT AUTHORITY TO ISSUE EQUITY OR EQUITY-LINKED SECURITIES WITH PRE-EMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF GBP 42,397,582	Management	For	*Man
S.10	GRANT AUTHORITY TO ISSUE EQUITY OR EQUITY-LINKED SECURITIES WITHOUT PRE-EMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF GBP 5,527,928	Management	Against	*Man
s.11	GRANT AUTHORITY FOR MARKET PURCHASE OF 78,970,403 ORDINARY SHARES	Management	For	*Man
S.12	APPROVE NEW ARTICLES OF ASSOCIATION	Management	For	*Man
13.	AUTHORIZE THE SCRIP DIVIDEND SCHEME	Management	For	*Man
14.	AUTHORIZE EMI GROUP PLC TO MAKE EU POLITICAL DONATIONS UP TO GBP 50,000 AND TO INCUR EU POLITICAL EXPENDITURE UP TO GBP 50,000	Management	For	*Man
15.	AUTHORIZE EMI MUSIC LTD TO MAKE EU POLITICAL DONATIONS UP TO GBP 50,000 AND TO INCUR EU POLITICAL EXPENDITURE UP TO GBP 50,000	Management	For	*Man
16.	AUTHORIZE EMI RECORDS LTD TO MAKE EU POLITICAL DONATIONS UP TO GBP 50,000 AND TO INCUR EU POLITICAL EXPENDITURE UP TO GBP 50,000	Management	For	*Man
17.	AUTHORIZE EMI MUSIC PUBLISHING LTD TO MAKE EU POLITICAL DONATIONS UP TO GBP 50,000 AND TO INCUR EU POLITICAL EXPENDITURE UP TO GBP 50,000	Management	For	*Man
18.	AUTHORIZE VIRGIN RECORDS LTD TO MAKE EU POLITICAL DONATIONS UP TO GBP 50,000 AND TO INCUR EU POLITICAL EXPENDITURE UP TO GBP 50,000	Management	For	*Man
ASK JEEV ISSUER: SEDOL:	YES, INC. 045174 ISIN:	ASKJ		SPEC

VOTE GROUP: GLOBAL

4.

Proposa	1	Proposal	Vote	F
Number	Proposal	Type	Cast	
02	APPROVAL OF THE ADJOURNMENT OR POSTPONEMENT OF	Management	For	
	THE SPECIAL MEETING, IF NECESSARY, TO SOLICIT			

Management For

*Man

ADDITIONAL PROXIES IN THE EVENT THAT THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE FIRST PROPOSAL.

01 TO ADOPT THE AGREEMENT AND PLAN OF MERGER AND REORGANIZATION, DATED AS OF MARCH 21, 2005, BY AND AMONG IAC, MERGER SUB, A WHOLLY-OWNED SUBSIDIARY OF IAC, AND ASK JEEVES, PURSUANT TO WHICH MERGER SUB WILL BE MERGED WITH INTO ASK JEEVES, WITH ASK JEEVES SURVIVING THE MERGER AND BECOMING A WHOLLY-OWNED SUBSIDIARY OF IAC.

Management For

______ ANNU

IAC/INTERACTIVE CORP ISSUER: 44919P

ISIN:

SEDOL:

VOTE GROUP: GLOBAL

roposa Uumber	Proposal	Proposal Type	Vote Cast
07	TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT AUDITORS FOR THE 2005 FISCAL YE.	,	For
06	TO APPROVE THE IAC/INTERACTIVECORP 2005 STOCK AND ANNUAL INCENTIVE PLAN.	Management	Against
05	TO APPROVE AN AMENDMENT TO THE IAC CERTIFICATE OF INCORPORATION THAT WOULD DELETE THE PROVISION REGARDING REMOVAL OF DIRECTORS SO THAT THE IAC BYLAWS WOULD GOVERN DIRECTOR REMOVAL PROCEDURE	NC	For
04	TO APPROVE AN AMENDMENT TO THE IAC CERTIFICATE OF INCORPORATION THAT WOULD GENERALLY PROVIDE THAT NO IAC OFFICER OR DIRECTOR WHO IS ALSO AN EXPEDIA OFFICER OR DIRECTOR WILL BE LIABLE FOR BREACH OF FIDUCIARY DUTY BECAUSE SUCH INDIVIDUDIRECTS A CORPORATE OPPORTUNITY TO EXPEDIA INSTOF IAC. **	Management AL	For
03	TO APPROVE AMENDMENTS TO THE IAC CERTIFICATE OF INCORPORATION TO EFFECT A ONE-FOR-TWO REVER STOCK SPLIT OF IAC COMMON STOCK AND IAC CLASS B COMMON STOCK. **	Management SE	For
02	TO APPROVE AMENDMENTS TO THE IAC CERTIFICATE OF INCORPORATION THAT WOULD EFFECT THE SPIN-OF EXPEDIA, INC.	Management F	For
01	DIRECTOR	Management	For
	DONALD R. KE BRYAN LOU	_	
		_	
	GEN H.N. SCHWA	_	
	EDGAR BRONFMA	_	
	BARRY DIL	,	For
	VICTOR A. KA	,	For
	MARIE-JOSEE	,	
	STEVEN RAT		
	ALAN G. SPO DIANE VON FURS	-	
ERZNER	INTERNATIONAL LIMITED	KZL	ANI

11

VOTE GROUP: GLOBAL

Proposa			Proposal	Vote	
Number 	Proposal		Type	Cast 	
01	DIRECTOR		Management	For	
		SOLOMON KERZNER	Management	For	
		BUTCH KERZNER	Management	For	
		PETER N. BUCKLEY	Management	For	
		HAMED KAZIM	Management	For	
		HOWARD S. MARKS	Management	For	
		ERIC B. SIEGEL	Management	For	
		STEPHEN M. ROSS	Management	For	
		HEINRICH VON RANTZAU	Management	For	
02	PROPOSAL TO RATIFY DELOIT COMPANY S INDEPENDENT REG		Management	For	
03	FIRM FOR 2005. PROPOSAL TO APPROVE THE CONTROL STOCK PLAN.	OMPANY S 2005 INCENTIVE	Management	For	
PENTON ISSUER: SEDOL:	 MEDIA, INC. 709668	ISIN:	PTON		ANN
Proposa Number	l Proposal		Proposal Type	Vote Cast	
01	DIRECTOR		 Management	For	
01	DINECTOR	ROYCE YUDKOFF	Management	For	
		R. DOUGLAS GREENE	Management	For	
		DAVID B. NUSSBAUM	Management	For	
		HARLAN A. LEVY	Management	For	
		ADRIAN KINGSHOTT	Management	For	
02	APPROVE THE APPOINTMENT OF FOR FISCAL YEAR 2005.	F INDEPENDENT ACCOUNTANTS	Management	For	
TALK AM	ERICA HOLDINGS, INC.				ANN
SEDOL:	87426R 	ISIN:			
VOTE GR	OUP: GLOBAL				
Proposa			Proposal	Vote	
Number	Proposal		Туре	Cast	
01	DIRECTOR		Management		
- •		MARK FOWLER	Management		
		ROBERT KORZENIEWSKI	Management		
03	TO APPROVE THE 2005 INCEN	TIVE PLAN	Management	Against	

_____ VODAFONE GROUP PLC VOD ANNU ISSUER: 92857W ISIN:

Management For

VOTE GROUP: GLOBAL

02

TO APPROVE THE AUDITOR PROPOSAL

Proposa	1	Proposal	Vote		
Number	Proposal	Type	Cast		
01	TO RECEIVE THE REPORT OF THE DIRECTORS AND FINANCIAL STATEMENTS	Management	For		
02	DIRECTOR	Management	For		
	LORD MACLAURIN	Management	For		
	PAUL HAZEN	Management	For		
	ARUN SARIN	Management	For		
	SIR JULIAN HORN-SMITH	Management	For		
	PETER BAMFORD	Management	For		
	THOMAS GEITNER	Management	For		
	DR MICHAEL BOSKIN	Management	For		
	LORD BROERS	Management	For		
	JOHN BUCHANAN	Management	For		
	PENNY HUGHES	Management	For		
	PROF. JURGEN SCHREMPP	Management	For		
	LUC VANDEVELDE	Management	For		
	SIR JOHN BOND	Management	For		
	ANDREW HALFORD	Management	For		
016	TO APPROVE A FINAL DIVIDEND OF 2.16P PER ORDINARY SHARE	Management	For		
017	TO APPROVE THE REMUNERATION REPORT	Management	For		
018	TO APPOINT DELOITTE & TOUCHE LLP AS AUDITORS	Management	For		
019	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE AUDITORS REMUNERATION	Management	For		
020	TO AUTHORISE DONATIONS UNDER THE POLITICAL PARTIES, ELECTIONS AND REFERENDUMS ACT 2000	Management	For		
021	TO RENEW AUTHORITY TO ALLOT SHARES UNDER ARTICLE 16.2 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	Against		
S22	TO RENEW AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS UNDER ARTICLE 16.3 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For		
S23	TO AUTHORISE THE COMPANY S PURCHASE OF ITS OWN SHARES (SECTION 166, COMPANIES ACT 1985)	Management	For		
S24	TO APPROVE CHANGES TO THE COMPANY S MEMORANDUM AND ARTICLES OF ASSOCIATION	Management	For		
025	TO APPROVE THE VODAFONE GLOBAL INCENTIVE PLAN	Management	For		

______ O2 PLC, SLOUGH AGM.

ISIN: GB00B05KYV34 ISSUER: G68436107

SEDOL: B06L1F8, B05KYV3

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Vote Cast	F
1.	RECEIVE THE FINANCIAL STATEMENTS AND THE STATUTORY REPORTS	Management	For	*Mar
2.	DECLARE A FINAL DIVIDEND OF 2.25 PENCE PER SHARE FOR THE FYE 31 MAR 2005 TO BE PAID ON 26 AUG 2005 TO THE HOLDERS OF ORDINARY SHARES WHO WERE ON THE REGISTER OF MEMBERS ON 05 AUG 2005	Management	For	*Man
3.	APPROVE THE REMUNERATION REPORT	Management	For	*Man
4.	ELECT MR. RUDOLF LAMPRECHT AS A DIRECTOR	Management	For	*Man
5.	ELECT MR. KATHLEEN O DONOVAN AS A DIRECTOR	Management	For	*Man
6.	RE-ELECT MR. DAVID ARCULUS AS A DIRECTOR	Management	For	*Man
7.	RE-ELECT MR. DAVID CHANCE AS A DIRECTOR	Management	For	*Man
8.	RE-ELECT MR. RUDOLF GROGER AS A DIRECTOR	Management	For	*Man
9.	APPOINT PRICEWATERHOUSECOOPERS LLP AS THE AUDITORS FROM THE CONCLUSION OF THIS MEETING UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE SHAREHOLDERS IN ACCORDANCE WITH THE PROVISIONS OF THE COMPANIES ACT 1985	Management	For	*Man
10.	AUTHORIZE THE BOARD TO FIX THE REMUNERATION OF THE AUDITORS	Management	For	*Man
11.	APPROVE TO RENEW THE AUTHORITY CONFERRED ON THE BOARD BY ARTICLE 74.2 OF THE COMPANY S ARTICLES OF ASSOCIATION FOR THE PERIOD ENDING EARLIER OF THE CONCLUSION OF THE AGM IN 2006 OR ON 27 OCT 2006 AND FOR SUCH PERIOD THE SECTION 80 AMOUNT BEING GBP 2,901,000	Management	For	*Man
s.12	APPROVE, SUBJECT TO PASSING OF RESOLUTION 11, TO RENEW THE AUTHORITY CONFERRED ON THE BOARD BY ARTICLE 74.3 OF THE COMPANY S ARTICLES OF ASSOCIATION FOR THE PERIOD ENDING EARLIER OF THE CONCLUSION OF THE AGM IN 2006 OR ON 27 OCT 2006 AND FOR SUCH PERIOD THE SECTION 89 AMOUNT BEING GBP 435,200	Management	For	*Man
s.13	AUTHORIZE THE COMPANY, IN ACCORDANCE WITH ARTICLE 83 OF THE COMPANY S ARTICLES OF ASSOCIATION AND SECTION 166 OF THE COMPANIES ACT 1985, TO MAKE MARKET PURCHASES WITHIN THE MEANING OF SECTION 163 OF THE COMPANIES ACT 1985 OF UP TO 870,400,000 ORDINARY SHARES OF 0.1 PENCE EACH IN THE CAPITAL OF THE COMPANY, AT A MINIMUM PRICE OF 0.1 PENCE AND UP TO 105% OF THE AVERAGE MIDDLE MARKET QUOTATIONS FOR SUCH SHARES DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST, OVER THE PREVIOUS 5 BUSINESS DAYS AND FROM 01 JUL 2005, FOR AN AMOUNT EQUAL TO THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE AND THE HIGHEST CURRENT	Management	For	*Man

INDEPENDENT BID AS DERIVED FROM THE LONDON STOCK EXCHANGE TRADING SYSTEM SETS ; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE AGM HELD IN 2006 OR ON 27 OCT 2006; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY

LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC

ACCOUNTING FIRM FOR 2005.

02

DIRECTOR

------ERTS ANNU

ELECTRONIC ARTS INC.

ISSUER: 285512

ISIN:

SEDOL: ______

VOTE GROUP: GLOBAL

Proposal		Proposal	Vote	F
Number	Proposal	Туре	Cast 	
02	AMENDMENTS TO THE 2000 EQUITY INCENTIVE PLAN	Management	Against	
01	DIRECTOR	Management	For	
	M. RICHARD ASHER	Management	For	
	LEONARD S. COLEMAN	Management	For	
	GARY M. KUSIN	Management	For	
	GREGORY B. MAFFEI	Management	For	
	TIMOTHY MOTT	Management	For	
	VIVEK PAUL	Management	For	
	ROBERT W. PITTMAN	Management	For	
	LAWRENCE F. PROBST II	I Management	For	
	LINDA J. SRERE	Management	For	
03	AMENDMENT TO THE 2000 EMPLOYEE STOCK PURCHASE PLAN	Management	For	
04	RATIFICATION OF APPOINTMENT OF INDEPENDENT AUDITORS	Management	For	
WESTERN	WIRELESS CORPORATION	 WWCA		ANNU
ISSUER: SEDOL:				
VOTE GRO	OUP: GLOBAL			
Proposal		Proposal	Vote	F
Number	Proposal	Туре	Cast	
04	PROPOSAL TO APPROVE THE COMPANY S 2005 LONG-TERM EOUITY INCENTIVE PLAN.	Management	Against	
03	PROPOSAL TO RATIFY THE SELECTION OF PRICEWATERHOUSECO	OPERS Management	For	

Management For
JOHN W. STANTON Management For
JOHN L. BUNCE, JR. Management For
MITCHELL R. COHEN Management For
DANIEL J. EVANS Management For
THERESA E. GILLESPIE Management For

01	PROPOSAL TO APPROVE AND ADPLAN OF MERGER, DATED JANUAMONG ALLTEL CORPORATION, N	ARY 9, 2005, BY AND	Management Management Management Management Management		
05	LLC, AND WESTERN WIRELESS OF IN THEIR DISCRETION, THE PROPERTY OF THE NECESSARY, TO SOLICIT AND THE APPROVAL AND ADOPTION OF AND THE MERGER.	ROXIES ARE AUTHORIZED PONE THE ANNUAL MEETING, DDITIONAL PROXIES FOR	Management	For	
ZORAN CO ISSUER: SEDOL:	DRPORATION 98975F	ISIN:	ZRAN		ANN
VOTE GRO	OUP: GLOBAL				
Proposal Number	Proposal		Proposal Type	Vote Cast	1
01	TO APPROVE ADOPTION OF OUR PLAN TO REPLACE OUR 1993 S'OUR 2000 NONSTATUTORY STOCK TO APPROVE A PROPOSED EXCH. STOCK OPTIONS HAVING EXERCITHAN \$17.00 PER SHARE FOR RESTRICTED STOCK UNITS TO 12005 EQUITY INCENTIVE PLAN	LEVY GERZBERG, PH.D. UZIA GALIL RAYMOND A. BURGESS JAMES D. MEINDL JAMES B. OWENS, JR. DAVID RYNNE ARTHUR B. STABENOW PHILIP M. YOUNG 2005 EQUITY INCENTIVE FOCK OPTION PLAN AND K OPTION PLAN. ANGE OF OUTSTANDING ISE PRICES GREATER A LESSER NUMBER OF BE GRANTED UNDER THE	Management	For For For For For For For	
04	TO APPROVE ADOPTION OF OUR EQUITY PLAN TO REPLACE OUR STOCK OPTION PLAN.		Management	Against	
05	TO APPROVE AN AMENDMENT OF STOCK PURCHASE PLAN TO AUT AN ADDITIONAL 1,500,000 SHA	HORIZE THE SALE OF	Management	For	
06	TO RATIFY THE APPOINTMENT OF THE FIRM FOR THE FISCAL YEAR EN	OF PRICEWATERHOUSECOOPERS ISTERED PUBLIC ACCOUNTING	Management	For	
GTECH HOISSUER:	DLDINGS CORPORATION 400518	ISIN:	GTK		ANN

VOTE GROUP: GLOBAL

Proposa: Number	l Proposal		Proposal Type	Vote Cast	F
	DIRECTOR	PAGET L. ALVES RT HON SR J. HANLEY ANTHONY RUYS	-	For For	
02	RATIFICATION OF ERNST & YOUNG I REGISTERED PUBLIC ACCOUNTING FOR THE FISCAL YEAR ENDING FEBR	LLP, INDEPENDENT IRM, AS AUDITORS	Management Management		
AMERICA	N TOWER CORPORATION		AMT		SPEC
	029912 ISI	N:			
VOTE GR	OUP: GLOBAL				
Proposa:	l Proposal		Proposal Type		F
01	PROPOSAL TO APPROVE THE ISSUANCE AMERICAN TOWER CLASS A COMMON SETO THE AGREEMENT AND PLAN OF MISTORY OF MAY 3, 2005, BY AND AMONG AN ASTEROID MERGER SUB, LLC AND SETON OF THE AGREEMENT AND SETON OF THE AGREEMENT AND SET	STOCK PURSUANT ERGER, DATED AS MERICAN TOWER CORPORATION,	Management	For	
03	PROPOSAL TO PERMIT AMERICAN TOU DIRECTORS OR ITS CHAIRMAN, IN TO TO ADJOURN OR POSTPONE THE SPEC NECESSARY FOR FURTHER SOLICITATION IF THERE ARE NOT SUFFICIENT VOI SCHEDULED TIME OF THE SPECIAL N ANY OF THE FOREGOING PROPOSALS	WER S BOARD OF THEIR DISCRETION, CIAL MEETING IF TION OF PROXIES TES AT THE ORIGINALLY MEETING TO APPROVE	Management	For	
02	PROPOSAL TO AMEND AND RESTATE AS RESTATED CERTIFICATE OF INCOMMERGER IS CONSUMMATED, AS MORE IN THE JOINT PROXY STATEMENT/PERPROVAL IS NOT A CONDITION TO ONE.	AMERICAN TOWER RPORATION IF THE FULLY DESCRIBED ROSPECTUS, WHICH	Management	For	
TIVO INCISSUER:		N:	TIVO		ANNI
VOTE GR	OUP: GLOBAL				
	l Proposal		Proposal Type	Cast	I
02	TO RATIFY THE SELECTION OF KPMG S INDEPENDENT AUDITORS FOR THE JANUARY 31, 2006.	G LLP AS THE COMPANY	Management		
01	DIRECTOR	DAVID H. COURTNEY THOMAS S. ROGERS JOSEPH UVA	Management Management Management Management	For For For	

ISIN: NL0000395887

WOLTERS KLUWER NV

ISSUER: N9643A114

VOTE GROUP: GLOBAL

SEDOL: 5671519, B018RP6, 5671917, 5677238

Proposal Number	l Proposal		Proposal Type	Vote Cast	
1.	OPENING		Non-Voting		*Ma
		MAN AS A MEMBER OF THE SUPERVISORY	Management	For	*Ma
	BOARD ANY OTHER BUSINESS		Non-Voting	Non-Voting	*Ma
4.	CLOSING		Non-Voting	Non-Voting	*Mai
*	AT THIS GENERAL MEETI PERIOD ENDS ONE DAY A	CKING CONDITIONS FOR VOTING ING ARE RELAXED. BLOCKING AFTER THE REGISTRATION DATE SHARES CAN BE TRADED THEREAFTER.	Non-Voting	Non-Voting	*Mai
	PLEASE NOTE THAT THIS PLEASE NOTE THAT THIS ADDITIONAL COMMENT. IN YOUR VOTES, PLEASE	S IS AN EGM. THANK YOU. S IS A REVISION DUE TO AN IF YOU HAVE ALREADY SENT E DO NOT RETURN THIS PROXY DE TO AMEND YOUR ORIGINAL YOU.	_	Non-Voting Non-Voting	*Ma:
THOMAS N ISSUER: SEDOL:	NELSON, INC. 640376	ISIN:	TNM		ANN
VOTE GRO	OUP: GLOBAL				
Proposal Number	l Proposal		Proposal Type	Vote Cast	:
01	DIRECTOR	BROWNLEE O. CURREY, JR. W. LIPSCOMB DAVIS, JR.	Management Management Management	For	
PIXAR ISSUER: SEDOL:	725811	ISIN:	PIXR		ANN
VOTE GR	OUP: GLOBAL				
Proposal			Proposal Type	Vote Cast	
				18	

AGM

BLOCKING

01	DIRECTOR	Management	For	
	STEVE JOBS	Management	For	
	EDWIN E. CATMULL	Management	For	
	SKIP M. BRITTENHAM	Management	For	
	SUSAN L. DECKER	Management	For	İ
	JOSEPH A. GRAZIANO	Management	For	
	LAWRENCE B. LEVY	Management	For	
	JOE ROTH	Management	For	
	LARRY W. SONSINI	Management	For	
02	PROPOSAL TO RATIFY THE APPOINTMENT OF KPMG LLP	Management	For	
	AS PIXAR S INDEPENDENT REGISTERED PUBLIC ACCOUNTING	-		
	FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2005.			
	R COMMUNICATIONS, INC.	CHTR		ANNU
	·	CHTR		ANNÜ
ISSUER: SEDOL:	: 16117M ISIN:	CHTR		ANNU
ISSUER: SEDOL:	·	CHTR		ANNU
ISSUER: SEDOL:	: 16117M ISIN:	CHTR Proposal	 Vote	ANNU
ISSUER: SEDOL: VOTE GF Proposa	: 16117M ISIN:		Vote Cast	ANNU
ISSUER: SEDOL: VOTE GF Proposa Number	ISIN: ROUP: GLOBAL	Proposal Type Management	Cast For	ANNU
ISSUER: SEDOL: VOTE GR Proposa Number 01	ISIN: ROUP: GLOBAL Proposal DIRECTOR ROBERT P. MAY	Proposal Type Management Management	Cast For For	ANNU F
ISSUER: SEDOL: VOTE GR Proposa Number 01 02	ISIN: ROUP: GLOBAL Proposal DIRECTOR ROBERT P. MAY THE AMENDMENT TO THE 2001 STOCK INCENTIVE PLAN.	Proposal Type Management Management Management	Cast For For	ANNU F
ISSUER: SEDOL: VOTE GR Proposa Number 01	ISIN: ROUP: GLOBAL Proposal DIRECTOR ROBERT P. MAY THE AMENDMENT TO THE 2001 STOCK INCENTIVE PLAN. RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS INDEPENDENT PUBLIC ACCOUNTANTS FOR CHARTER COMMUNICATIONS,	Proposal Type Management Management	Cast For For	ANNU
ISSUER: SEDOL: VOTE GR Proposa Number 01 02	ISIN: ROUP: GLOBAL Proposal DIRECTOR ROBERT P. MAY THE AMENDMENT TO THE 2001 STOCK INCENTIVE PLAN. RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS	Proposal Type Management Management Management	Cast For For Against	ANNU F
ISSUER: SEDOL: VOTE GR Proposa Number 01 02 03	ROUP: GLOBAL Proposal DIRECTOR ROBERT P. MAY THE AMENDMENT TO THE 2001 STOCK INCENTIVE PLAN. RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS INDEPENDENT PUBLIC ACCOUNTANTS FOR CHARTER COMMUNICATIONS, INC. AL PRESS GROUP LTD	Proposal Type Management Management Management	Cast For For Against	F
ISSUER: SEDOL: VOTE GR Proposa Number 01 02 03 ORIENTA ISSUER:	ROUP: GLOBAL Proposal DIRECTOR ROBERT P. MAY THE AMENDMENT TO THE 2001 STOCK INCENTIVE PLAN. RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS INDEPENDENT PUBLIC ACCOUNTANTS FOR CHARTER COMMUNICATIONS, INC.	Proposal Type Management Management Management	Cast For For Against	ANNU

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Vote Cast	F
1.	RECEIVE AND APPROVE THE AUDITED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS OF THE COMPANY FOR THE YE 31 MAR 2005	Management	For	*Man
2.	DECLARE A FINAL DIVIDEND OF HKD 7 CENTS PER SHARE AS RECOMMENDED BY THE BOARDOF DIRECTORS	Management	For	*Man
3.1.A	RE-ELECT MR. CHING-FAT MA AS AN EXECUTIVE DIRECTOR OF THE COMPANY	Management	For	*Man
3.1.B	RE-ELECT MR. YAT-FAI LAM AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	Management	For	*Man

3.1.C	RE-ELECT MR. SHUN-CHOI LAM AS AN EXECUTIVE DIRECTOR OF THE COMPANY	Management	For	*Man
3.I.D	RE-ELECT MR. PING-WING PAO AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	Management	For	*Man
3.II	AUTHORIZE THE BOARD OF DIRECTORS TO FIX THE DIRECTORS REMUNERATION	Management	For	*Man
4.	RE-APPOINT GRANT THORNTON AS THE AUDITORS OF THE COMPANY AND AUTHORIZE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	Management	For	*Man
5.	GRANT GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES IN THE COMPANY, NOT EXCEEDING 10% OF THE ISSUED SHARE CAPITAL OF THE COMPANY AS AT THE DATE OF THE RESOLUTION REPURCHASE MANDATE	Management	For	*Man
6.	GRANT GENERAL MANDATE TO THE DIRECTORS TO ALLOT. ISSUE AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY, NOT EXCEEDING 20% OF THE ISSUED SHARE CAPITAL OF THE COMPANY AS AT THE DATE OF THE RESOLUTION ISSUE MANDATE	Management	For	*Man
7.	APPROVE, CONDITIONAL ON THE PASSING OF THE RESOLUTIONS, TO GRANT THE REPURCHASE MANDATE AND THE ISSUE MANDATE, TO EXTEND THE AUTHORITY TO ALLOT, ISSUE AND DEAL WITH SHARES UNDER THE ISSUE MANDATE BY AN ADDITIONAL AMOUNT REPRESENTING SUCH AMOUNT OF SHARE CAPITAL OF THE COMPANY AS REPURCHASED UNDER THE REPURCHASE MANDATE	Management	For	*Man
ISSUER SEDOL:	PRIMA BHD : Y5946D100 ISIN: MYL450200000 6812555, B05PN77			EGM
ISSUER SEDOL:	: Y5946D100 ISIN: MYL450200000 6812555, B05PN77			EGM
ISSUER SEDOL: VOTE GI Proposa	: Y5946D100	Proposal Type		EGM

OF THE COMPANY TO TAKE ALL SUCH ACTIONS AND DO ALL SUCH THINGS AS ARE NECESSARY OR EXPEDIENT TO IMPLEMENT AND COMPLETE THE PROPOSED ACQUISITION REFERRED TO IN RESOLUTION 1(I), AND TO EXERCISE ANY AND ALL SUCH DISCRETIONS AND POWERS ON BEHALF OF THE COMPANY AS ARE PROVIDED UNDER THE SSA

TO BE EXERCISED OR EXERCISABLE THE PART OF THE COMPANY IN CONNECTION THEREWITH; AUTHORIZE THE DIRECTORS OF THE COMPANY TO TAKE ALL SUCH ACTIONS AND DO ALL SUCH THINGS AS ARE NECESSARY OR EXPEDIENT TO IMPLEMENT AND COMPLETE THE PROPOSED ACQUISITION REFERRED TO IN RESOLUTION 1(II); AUTHORIZE THE DIRECTORS OF THE COMPANY WITH FULL POWERS TO ASSENT TO ANY CONDITION, MODIFICATION, VARIATION AND/OR AMENDMENT IF ANY AS MAY BE IMPOSED IN RESPECT OF ANY OF THE SAID PROPOSED ACQUISITIONS BY ANY RELEVANT REGULATORY AUTHORITY WHICH IS, IN THE DIRECTORS OPINION, ACCEPTABLE; AND AUTHORIZE THE DIRECTORS OF THE COMPANY IN ANY CASE, TO DO ALL SUCH ACTS AND THINGS, AND TO EXECUTE AND DELIVER ANY AND ALL SUCH INSTRUMENTS, ON BEHALF OF THE COMPANY AS THE DIRECTORS MAY DEEM FIT AND EXPEDIENT IN THE BEST INTERESTS OF THE COMPANY IN ORDER TO GIVE EFFECT TO EACH OF THE SAID PROPOSED ACQUISITIONS

AUTHORIZE THE COMPANY, SUBJECT TO THE APPROVALS BEING OBTAINED FROM THE RELEVANT AUTHORITIES. TO ISSUE MYR 100,000,000 NOMINAL VALUE FIVE 5 -YEAR EXCHANGEABLE BONDS EB BY MPB, AT 100% OF THE NOMINAL VALUE OF THE EB WITH A COUPON RATE TO BE DETERMINED LATER BY A COMMITTEE APPOINTED BY THE DIRECTORS OF THE COMPANY AND THAT THE EB SHALL BE EXCHANGEABLE INTO EXISTING ORDINARY SHARES OF MYR 1.00 EACH IN THE NEWS STRAITS TIMES PRESS MALAYSIA BERHAD NST NSTP SHARES HELD BY THE COMPANY AT AN EXCHANGE PRICE EXCHANGE PRICE TO BE DETERMINED LATER BY A COMMITTEE APPOINTED BY THE DIRECTORS OF THE COMPANY AND ON SUCH FURTHER TERMS AND CONDITIONS AS THE DIRECTORS OF THE COMPANY MAY DETERMINE AND PROVIDE IN THE TRUST DEED AND SUCH OTHER DOCUMENTS TO BE ENTERED INTO CONSTITUTING THE EB COLLECTIVELY THE EB DOCUMENTS , THE INDICATIVE TERMS OF WHICH ARE SET OUT IN SECTION 2.2(I) OF THE CIRCULAR TO THE SHAREHOLDERS OF THE COMPANY DATED 17 AUG 2005; MAKE AVAILABLE AND CONSEQUENTLY DISPOSE SUCH RELEVANT NUMBER OF NSTP SHARES HELD BY THE COMPANY FOR THE EXCHANGE BY THE HOLDERS OF THE EB IN ACCORDANCE WITH THE EXCHANGE PRICE INCLUDING ANY ADJUSTMENTS THERETO OR TO MAKE A SETTLEMENT IN CASH IN LIEU OF SUCH EXCHANGE, AT THE ABSOLUTE DISCRETION OF THE DIRECTORS AS THEY DEEM FIT IN THE BEST INTEREST OF THE COMPANY, IN ACCORDANCE WITH THE TERMS AND CONDITIONS TO BE PROVIDED IN THE EB DOCUMENTS BASED UPON THE INDICATIVE TERMS WHICH ARE SET OUT IN SECTION

Management For *Man

2.2(I) OF THE CIRCULAR TO THE SHAREHOLDERS OF THE COMPANY ON 17 AUG 2005; AUTHORIZE THE DIRECTORS OF THE COMPANY TO UNDERTAKE AND IMPLEMENT THE EB DOCUMENTS UPON SUCH TERMS AND CONDITIONS AS THE DIRECTORS OF THE COMPANY SHALL DEEM FIT, INCLUDING WITHOUT LIMITATION, TO ENTER INTO SUCH TRUST ARRANGEMENT IN RESPECT OF THE NSTP SHARES FOR THE PURPOSE OF ENSURING THAT SUFFICIENT NSTP SHARES ARE MADE READILY AVAILABLE FOR THE EXERCISE OF THE EXCHANGE BY THE HOLDERS OF THE EB AND TO GIVE EFFECT TO THE PROPOSED EB ISSUE WITH FULL POWER TO AMEND AND/OR ASSENT TO OR COMPLY WITH, ANY CONDITIONS, MODIFICATIONS, VARIATIONS AND/OR AMENDMENTS IN ANY MANNER AS MAY BE REQUIRED OR APPROVED BY THE RELEVANT AUTHORITY OR AUTHORITIES AND AS ARE, IN THE DIRECTORS OPINION ACCEPTABLE AND TO DO ALL SUCH ACTS AND THINGS AS THE SAID DIRECTORS MAY DEEM FIT AND EXPEDIENT IN THE BEST INTEREST OF THE COMPANY INCLUDING TO ENTER INTO ALL SUCH COMMITMENTS, TRANSACTIONS, AGREEMENTS, INDENTURES, DEEDS, ARRANGEMENTS, UNDERTAKINGS, INDEMNITIES, TRANSFERS, ASSIGNMENTS AND GUARANTEES WITH ANY PARTY OR PARTIES AS MAY BE REQUIRED IN ORDER TO IMPLEMENT, FINALIZE AND GIVE FULL EFFECT TO THE PROPOSED EB ISSUE

______ HRB ANNU

H&R BLOCK, INC.

ISSUER: 093671 ISIN:

VOTE GROUP: GLOBAL

roposa Number	Proposal	Proposal Type	Vote Cast	
01	DIRECTOR	 Management	 For	
0 1	THOMAS M. BLOCH	Management	For	
	MARK A. ERNST	Management	For	
	DAVID BAKER LEWIS	Management	For	
	TOM D. SEIP	Management	For	
02	THE APPROVAL OF THE H&R BLOCK EXECUTIVE PERFORMANCE PLAN, AS AMENDED.	Management	For	
03	RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS THE COMPANY S INDEPENDENT ACCOUNTANTS FOR THE YEAR ENDING APRIL 30, 2006.	Management	For	
 HAW BR	OTHERS (HONG KONG) LTD			
SSUER:	Y77045105 ISIN: HK0080000489			

ISIN: HK0080000489

SEDOL: 6801058

VOTE GROUP: GLOBAL

Proposal Proposal Vote F

Number Proposal

RECEIVE AND APPROVE THE COMPANY S ACCOUNTS AND REPORTS OF THE DIRECTORS AND AUDITORS FOR THE YE 31 MAR 2005 DECLARE A FINAL DIVIDEND RE-ELECT MR. LOUIS PAGE AS A DIRECTOR AND APPROVE TO FIX HIS FEES RE-ELECT MR. CHIU NELSON HOG SANG AS A DIRECTOR AND APPROVE TO FIX HIS FEES APPOINT THE AUDITORS AND AUTHORIZE THE DIRECTORS	Management Management Management	For For	*Man
RE-ELECT MR. LOUIS PAGE AS A DIRECTOR AND APPROVE TO FIX HIS FEES RE-ELECT MR. CHIU NELSON HOG SANG AS A DIRECTOR AND APPROVE TO FIX HIS FEES APPOINT THE AUDITORS AND AUTHORIZE THE DIRECTORS	Management Management	For	*Mar
RE-ELECT MR. LOUIS PAGE AS A DIRECTOR AND APPROVE TO FIX HIS FEES RE-ELECT MR. CHIU NELSON HOG SANG AS A DIRECTOR AND APPROVE TO FIX HIS FEES APPOINT THE AUDITORS AND AUTHORIZE THE DIRECTORS	Management Management	For	*Man
TO FIX HIS FEES RE-ELECT MR. CHIU NELSON HOG SANG AS A DIRECTOR AND APPROVE TO FIX HIS FEES APPOINT THE AUDITORS AND AUTHORIZE THE DIRECTORS	Management		
AND APPROVE TO FIX HIS FEES APPOINT THE AUDITORS AND AUTHORIZE THE DIRECTORS	-	For	* N /
TO FIX THEIR REMUNERATION	Management		
AUTHORIZE THE DIRECTORS OF THE COMPANY TO ALLOT, ISSUE OR DEAL WITH ADDITIONAL SHARES IN THE CAPITAL OF THE COMPANY OR SECURITIES CONVERTIBLE INTO SHARES OR OPTIONS, WARRANTS OR SIMILAR RIGHTS TO SUBSCRIBE FOR ANY SHARES OR CONVERTIBLE SECURITIES; AND MAKE AND GRANT OFFERS, AGREEMENTS AND OPTIONS DURING THE RELEVANT PERIOD, NOT EXCEEDING 10% OF THE AGGREGATE NOMINAL AMOUNT OF THE ISSUED SHARE CAPITAL OF THE COMPANY, OTHERWISE THAN PURSUANT TO A RIGHTS ISSUE; THE EXERCISE OF SUBSCRIPTION RIGHTS OR CONVERSION UNDER THE TERMS OF ANY WARRANTS ISSUED BY THE COMPANY OR ANY SECURITIES WHICH ARE CONVERTIBLE INTO SHARES OF THE COMPANY; THE EXERCISE OF ANY OPTIONS GRANTED UNDER THE SHARE OPTIONS SCHEME OF THE COMPANY; OR ANY SHARES ALLOTTED IN LIEU OF THE WHOLE OR PART OF A DIVIDEND ON SHARES OF THE COMPANY IN ACCORDANCE WITH THE BYE-LAWS OF THE COMPANY; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR THE EXPIRATION OF THE PERIOD WITHIN WHICH THE NEXT AGM OF THE COMPANY IS REQUIRED BY THE LAWS TO BE HELD	Management		*Man
TRANSACT ANY OTHER BUSINESS	Other	For	*Man
OTHERS (HONG KONG) LTD Y77045105 ISIN: HK0080000489 6801058			AGM
1	D	7.7.a.t. a.	
	Proposal Type	Vote Cast	F
RECEIVE AND APPROVE THE COMPANY S ACCOUNTS AND REPORTS OF THE DIRECTORS AND AUDITORS FOR THE YE 31 MAR 2005	Management	For	*Man
DECLARE A FINAL DIVIDEND	Management	For	*Man
RE-ELECT MR. LOUIS PAGE AS A DIRECTOR	Management	For	*Man
	-		
RE-FIECT MR CHIH NELSON HOC SANC AS A DIDECTOD	Managomont	For	*M->
RE-ELECT MR. CHIU NELSON HOG SANG AS A DIRECTOR APPROVE TO FIX THE FEES OF DIRECTORS	Management Management	For For	*Man *Man
. (SHARES OR OPTIONS, WARRANTS OR SIMILAR RIGHTS TO SUBSCRIBE FOR ANY SHARES OR CONVERTIBLE SECURITIES; AND MAKE AND GRANT OFFERS, AGREEMENTS AND OPTIONS DURING THE RELEVANT PERIOD, NOT EXCEEDING 10% OF THE AGGREGATE NOMINAL AMOUNT OF THE ISSUED SHARE CAPITAL OF THE COMPANY, OTHERWISE THAN PURSUANT TO A RIGHTS ISSUE; THE EXERCISE OF SUBSCRIPTION RIGHTS OR CONVERSION UNDER THE TERMS OF ANY WARRANTS ISSUED BY THE COMPANY OR ANY SECURITIES WHICH ARE CONVERTIBLE INTO SHARES OF THE COMPANY; THE EXERCISE OF ANY OPTIONS GRANTED UNDER THE SHARE OPTIONS SCHEME OF THE COMPANY; OR ANY SHARES ALLOTTED IN LIEU OF THE WHOLE OR PART OF A DIVIDEND ON SHARES OF THE COMPANY; AUTHORITY EXPIRES THE BYE-LAWS OF THE COMPANY; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR THE EXPIRATION OF THE PERIOD WITHIN WHICH THE NEXT AGM OF THE COMPANY IS REQUIRED BY THE LAWS TO BE HELD TRANSACT ANY OTHER BUSINESS OUTHERS (HONG KONG) LTD Y77045105 ISIN: HK0080000489 6801058 OUP: GLOBAL 1 Proposal RECEIVE AND APPROVE THE COMPANY S ACCOUNTS AND REPORTS OF THE DIRECTORS AND AUDITORS FOR THE YE 31 MAR 2005 DECLARE A FINAL DIVIDEND	SHARES OR OPTIONS, WARRANTS OR SIMILAR RIGHTS TO SUBSCRIBE FOR ANY SHARES OR CONVERTIBLE SECURITIES; AND MAKE AND GRANT OFFERS, AGREEMENTS AND OPTIONS DURING THE RELEVANT PERIOD, NOT EXCEEDING 10% OF THE AGGREGATE NOMINAL AMOUNT OF THE ISSUED SHARE CAPITAL OF THE COMPANY, OTHERWISE THAN PURSUANT TO A RIGHTS ISSUE; THE EXERCISE OF SUBSCRIPTION RIGHTS OR CONVERSION UNDER THE TERMS OF ANY WARRANTS ISSUED BY THE COMPANY OR ANY SECURITIES WHICH ARE CONVERTIBLE INTO SHARES OF THE COMPANY; THE EXERCISE OF ANY OPTIONS GRANTED UNDER THE SHARE OPTIONS SCHEME OF THE COMPANY; OR ANY SHARES ALLOTTED IN LIEU OF THE WHOLE OR PART OF A DIVIDEND ON SHARES OF THE COMPANY; AUTHORITY EXPIRES THE EARLIER OF THE COMPANY; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR THE EXPIRATION OF THE PERIOD WITHIN WHICH THE NEXT AGM OF THE COMPANY IS REQUIRED BY THE LAWS TO BE HELD TRANSACT ANY OTHER BUSINESS Other OTHERS (HONG KONG) LTD Y77045105 ISIN: HK0080000489 G801058 OUP: GLOBAL 1 Proposal Management Management Management	SHARES OR OPTIONS, WARRANTS OR SIMILAR RIGHTS TO SUBSCRIBE FOR ANY SHARES OR CONVERTIBLE SECURITIES; AND MAKE AND GRANT OFFERS, AGREEMENTS AND OPTIONS DURING THE RELEVANT PERIOD, NOT EXCEEDING 10% OF THE AGGREGATE NOMINAL AMOUNT OF THE ISSUED SHARE CAPITAL OF THE COMPANY, OTHERWISE THAN PURSUANT TO A RIGHTS ISSUE; THE EXERCISE OF SUBSCRIPTION RIGHTS OR CONVERSION UNDER THE TERMS OF ANY WARRANTS ISSUED BY THE COMPANY OR ANY SECURITIES WHICH ARE CONVERTIBLE INTO SHARES OF THE COMPANY; THE EXERCISE OF ANY OPTIONS GRANTED UNDER THE SHARE OPTIONS SCHEME OF THE COMPANY; OR ANY SHARES ALLOTTED IN LIEU OF THE WHOLE OR PART OF A DIVIDEND ON SHARES OF THE COMPANY; AUTHORITY EXPINES THE EYELANS OF THE COMPANY; AUTHORITY EXPINES THE EARLIER OF THE COMPANY; AUTHORITY EXPIRES THE EARLIER OF THE EXPIRATION OF THE PERIOD WITHIN WHICH THE NEXT AGM OF THE COMPANY IS REQUIRED BY THE LAWS TO BE HELD TRANSACT ANY OTHER BUSINESS Other For OTHERS (HONG KONG) LTD Y77045105 ISIN: HK0080000489 6801058 OUP: GLOBAL 1 Proposal Proposal Proposal Vote Proposal RECEIVE AND APPROVE THE COMPANY S ACCOUNTS AND RECE

Type Cast

7.	ISSUE OR DEAL WIT OF THE COMPANY OF SHARES OR OPTIONS TO SUBSCRIBE FOR	TH ADDITIONAL SIR SECURITIES COLORS, WARRANTS OR SIR ANY SHARES OR SIT OFFERS, AGRES	SIMILAR RIGHTS CONVERTIBLE SECURITIES; EMENTS AND OPTIONS	Management	For	*Ma:
	RIGHTS OR CONVERSE WARRANTS ISSUED E WHICH ARE CONVERT THE EXERCISE OF A SHARE OPTIONS SCH ALLOTTED IN LIEU ON SHARES OF THE BYE-LAWS OF THE CE EARLIER OF THE CO	THE COMPANY, O'SHTS ISSUE; THE SION UNDER THE SION UNDER THE SIDNE INTO SHARE ANY OPTIONS GRAD BEME OF THE COMPANY IN ACCOMPANY; AUTHOR ONCLUSION OF THE EXPIRATION OF THE EXPIRATION OF THE COMPANY.	THERWISE THAN EXERCISE OF SUBSCRIPTION IERMS OF ANY OR ANY SECURITIES ES OF THE COMPANY; NTED UNDER THE PANY; OR ANY SHARES R PART OF A DIVIDEND ORDANCE WITH THE RITY EXPIRES THE E NEXT AGM OF F THE PERIOD WITHIN			
*	* TRANSACT ANY OTHER BUSINESS			_	Non-Voting Non-Voting	
CHINA TELECOM CORPORATION LIMITED ISSUER: 169426 ISIN: SEDOL:				CHA		SPE
VOTE GR	OUP: GLOBAL					
Proposa Number	Proposal			Proposal Type	Cast	:
1A	DIRECTOR		WANG XIAOCHU	Management Management	For	
			LENG RONGQUAN	Management	For For	
			WU ANDI	Management	For	
			ZHANG JIPING HUANG WENLIN	Management Management	For	
				_		
			LI PING	Management	For	
			WEI LEPING	Management	For	
			YANG JIE	Management	For	
			SUN KANGMIN	Management	For	
			LI JINMING	Management	For	
			ZHANG YOUCAI*	Management	For	
			VINCENT LO HONG SUI*	Management	For	
			SHI WANPENG*	Management	For	
			XU ERMING*	Management	For	
0-			TSE HAU YIN*	Management	For	.1
2A	THE RE-ELECTION C	DE ZHANG XIUQIN	AS SUPERVISOR	Management	For	*Ma

OF THE COMPANY BE AND IS HEREBY CONSIDERED AND

	APPROVED.			
2B	THE RE-ELECTION OF ZHU LIHAO AS SUPERVISOR OF	Management	For	*Man
02C	THE COMPANY BE AND IS HEREBY CONSIDERED AND APPROVED. THE ELECTION OF LI JIAN AS SUPERVISOR OF THE	Management	For	*Man
020	COMPANY BE AND IS HEREBY CONSIDERED AND APPROVED.	rianagement	FOI	riai
02D	THE ELECTION OF XU CAILIAO AS SUPERVISOR OF THE	Management	For	*Man
	COMPANY BE AND IS HEREBY CONSIDERED AND APPROVED.			
3A	PARAGRAPH 2 OF ARTICLE 21 OF THE ARTICLES OF ASSOCIATION SHALL BE AMENDED.	Management	For	*Man
0.3B	PARAGRAPH 1 OF ARTICLE 94 OF THE ARTICLES OF	Management	For	*Mar
002	ASSOCIATION SHALL BE AMENDED.	Tana yomono	101	110.1
OPEN TO	OINT STOCK CO VIMPEL-COMMUNICA	VIP		CONTEST
	68370R ISIN:	VIE		CONTEST
SEDOL:				
VOTE GR	ROUP: GLOBAL			
VOIL ON	COL. GEODAE			
Proposa	al	Proposal	Vote	F
	Proposal	Type		
	APPROVAL FOR INTERESTED-PARTY TRANSACTION TO	Management		
01	ACQUIRE UKRAINIAN RADIOSYSTEMS	Hanagemene	101	1101
		TRFX		ANNU
TRAFFIX ISSUER:	892721 ISIN:	IKLY		ANNU
SEDOL:	101			

VOTE GROUP: GLOBAL

Proposal		Proposal	Vote
Number	Proposal	Туре	Cast
01	DIRECTOR	Management	For
	JEFFREY L. SCHWARTZ	Management	For
	ANDREW STOLLMAN	Management	For
	MURRAY L. SKALA	Management	For
	EDWIN A. LEVY	Management	For
	LAWRENCE BURSTEIN	Management	For
	MARK GUTTERMAN	Management	For
	ROBERT MACHINIST	Management	For
02	APPROVAL OF APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY S AUDITORS.	Management	For
03	TO RATIFY AND APPROVE THE COMPANY S SIXTH AMENDED AND RESTATED 1996 EMPLOYEE INCENTIVE PLAN, F/K/A EMPLOYEE STOCK OPTION PLAN, AMENDING THE COMPANY S FIFTH AMENDED AND RESTATED 1996 STOCK OPTION PLAN TO ALLOW FOR THE ISSUANCE OF RESTRICTED SHARES OF THE COMPANY S COMMON STOCK THEREUNDER.	Management	For
04	IN THEIR DISCRETION UPON SUCH OTHER MEASURES AS MAY PROPERLY COME BEFORE THE MEETING, HEREBY RATIFYING AND CONFIRMING ALL THAT SAID PROXY MAY LAWFULLY DO OR CAUSE TO BE DONE BY VIRTUE	Management	For

HEREOF AND HEREBY REVOKING ALL PROXIES HERETOFORE GIVEN BY THE UNDERSIGNED TO VOTE AT SAID MEETING OR ANY ADJOURNMENT THEREOF.

ACTIVIS: ISSUER: SEDOL:	ON, INC. 004930 ISIN:		ATVI		ANNU
VOTE GR	DUP: GLOBAL				
Proposa: Number	Proposal		Proposal Type		E
0.1	DIRECTOR		Management	For	
0 ±		BERT A. KOTICK	Management	For	
		RIAN G. KELLY			
		NALD DOORNINK	_		
		BERT J. CORTI			
		RBARA S. ISGUR	Management Management	For	
		ERT J. MORGADO	Management		
		ETER J. NOLAN	Management		
		CHARD SARNOFF	Management		
02	APPROVAL OF THE ACTIVISION, INC. 2003		Management		
02	PLAN.	INODIVITVE	riariagemerie	119411100	
03	APPROVAL OF THE AMENDMENTS TO THE COME AMENDED AND RESTATED 2002 EMPLOYEE STOPLAN AND THE COMPANY S AMENDED AND RESEMPLOYEE STOCK PURCHASE PLAN FOR INTEREMPLOYEES TO INCREASE BY 1,500,000 THE NUMBER OF SHARES OF COMPANY COMMON STOPPOR ISSUANCE UNDER THE PLANS.	OCK PURCHASE STATED 2002 RNATIONAL E TOTAL	Management	For	
04	TO VOTE AND OTHERWISE REPRESENT THE SHANY OTHER MATTERS WHICH MAY PROPERLY (THE MEETING OR ANY ADJOURNMENT(S) OR HEREOF, IN THEIR DISCRETION.	COME BEFORE	Management	For	
JOHN WI	LEY & SONS, INC.		 ЈWВ		ANNU
ISSUER: SEDOL:	968223 ISIN:				
VOTE GR	DUP: GLOBAL				
Proposal			Proposal	Vote	F
-	Proposal		Type	Cast	-
01	DIRECTOR		Management	For	
02	PROPOSAL TO RATIFY THE APPOINTMENT OF AS INDEPENDENT ACCOUNTANTS.	KPMG LLP	Management	For	
	RESTLING ENTERTAINMENT, INC.		WWE		ANNU
ISSUER: SEDOL:	98156Q ISIN:				

VOTE GROUP: GLOBAL

Proposa Number	al Proposal		Proposal Type	Vote Cast	F
01	DIRECTOR	VINCENT K. MCMAHON	Management Management	For For	
		VINCENT K. MCMAHON LINDA E. MCMAHON	Management Management	For	
		ROBERT A. BOWMAN	Management	For	
		DAVID KENIN	Management Management	For	
		JOSEPH PERKINS	Management	For	
		MICHAEL B. SOLOMON	Management	For	
		LOWELL P. WEICKER, JR.	Management	For	
		MICHAEL SILECK	Management	For	
02	RATIFICATION OF DELOITTE & TO AUDITORS.		Management	For	
03	SUCH OTHER BUSINESS AS MAY PETTHE MEETING OR ANY ADJOURNMEN		Management	For	
SCHOLAS	STIC CORPORATION		SCHL		 ANNU
		SIN:			
VOTE GF	ROUP: GLOBAL				
Proposa			Proposal	Vote	F
Number	Proposal		Туре	Cast	
01	DIRECTOR		Management	For	
		JOHN L. DAVIES	Management	For	
		PETER M. MAYER	Management	For	
		JOHN G. MCDONALD	Management	For	
 UNITED	BUSINESS MEDIA PLC				EG1
	: G92272122 IS B0B2LQ7, B0BVGW5, B0BVGH0	SIN: GB00B0B2LQ71			
VOTE GF	ROUP: GLOBAL				
Proposa	1 د		Proposal	Vote	I
-	Proposal		Type	Cast	-
2.	APPROVE, THE RULES OF THE UNIPERFORMANCE SHARE PLAN THE PLAN, AS SPECIFIED, AUTHORIZED TO DO ALL SUCH ACTS AND THING NECESSARY OR EXPEDIENT TO CAME SHARE PLAN INTO EFFECT AND AUTO ESTABLISH SUCH SCHEDULES SHARE PLAN AS THEY MAY CONSIDERATION TO EMPLOYEES IN JURIST THE UNITED KINGDOM, WITH SUCH MAY BE NECESSARY OR DESIRABLE OF LOCAL SECURITIES LAWS, EXCITANT LEGISLATION, PROVIDED THE	PERFORMANCE SHARE ZE THE DIRECTORS IGS AS THEY MAY CONSIDER LARRY THE PERFORMANCE LAUTHORIZE THE DIRECTORS TO THE PERFORMANCE LOER NECESSARY IN LISDICTION OUTSIDE LA MODIFICATIONS AS LE TO TAKE ACCOUNT ICHANGE CONTROL AND	Management	For	*Mai

IN THE CAPITAL OF THE COMPANY MADE AVAILABLE UNDER SUCH SCHEDULES ARE TREATED AS COUNTING AGAINST THE RELEVANT LIMITS ON INDIVIDUAL AND OVERALL PARTICIPATION IN THE PERFORMANCE SHARE PLAN

APPROVE, THE RULES OF THE UNITED BUSINESS MEDIA BONUS INVESTMENT PLAN THE BONUS INVESTMENT PLAN , AS SPECIFIED, AUTHORIZE THE DIRECTORS TO DO ALL SUCH ACTS AND THINGS AS THEY MAY CONSIDER NECESSARY OR EXPEDIENT TO CARRY THE BONUS INVESTMENT PLAN INTO EFFECT AND AUTHORIZE THE DIRECTORS TO ESTABLISH SUCH SCHEDULES TO THE BONUS INVESTMENT PLAN AS THEY MAY CONSIDER NECESSARY IN RELATION TO EMPLOYEES IN JURISDICTIONS OUTSIDE THE UNITED KINGDOM, WITH SUCH MODIFICATIONS AS MAY BE NECESSARY OR DESIRABLE TO TAKE ACCOUNT OF LOCAL SECURITIES LAWS, EXCHANGE CONTROL AND TAX LEGISLATION, PROVIDED THAT ANY ORDINARY SHARES IN THE CAPITAL OF THE COMPANY MADE AVAILABLE UNDER SUCH SCHEDULES ARE TREATED AS COUNTING AGAINST THE RELEVANT LIMITS ON INDIVIDUAL AND OVERALL PARTICIPATION IN THE BONUS INVESTMENT PLAN

S NAME; (2) ARTICLE 11 REGARDING MANAGEMENT;

Management For *Man

______ TELE CENTRO OESTE CELULAR PARTICIPAC TRO SPEC ISSUER: 87923P TSTN: SEDOL:

VOTE GROUP: GLOBAL

Number Proposal

Proposal

Proposa Number	al Proposal	Proposal Type	Vote Cast	Ι
01	TO AMEND THE WORDING OF ARTICLE 9 OF THE BYLAWS, WHICH SHALL HEREINAFTER READ AS FOLLOWS: ART. 9 - THE EXECUTION OF AGREEMENTS WITH RELATED PARTIES THE TERMS AND CONDITIONS OF WHICH ARE MORE BURDENSOME TO THE COMPANY THAN THOSE USUALLY ADOPTED ON THE MARKET IN AGREEMENTS FOR THE SAME NATURE, SHALL BE SUBMITTED TO THE GENERAL MEETING OF SHAREHOLDERS.	Management	For	*Mar
ISSUER:	DRGANISATION OF FOOTBALL PROGNOSTICS SA OPAP: X5967A101 ISIN: GRS419003009 7107250, B0CM8G5	BLOCKING		EGN

AMEND: (1) ARTICLE 1 REGARDING ESTABLISHMENT-COMPANY Management For

Proposal Vote Type Cast

28

F

*Man

	(3) ARTICLE 12 REGARDING COMPOSITION AND TENURE OF THE BOARD; (4) ARTICLE 13 REGARDING BOARD OF DIRECTOR S CONSTITUTION; (5) ARTICLE 16 REGARDING QUORUM-MAJORITY REPRESENTATION OF MEMBERS; (6) ARTICLE 31 REGARDING USUAL QUORUM AND MAJORITY OF GENERAL MEETING; (7) ARTICLE 49 REGARDING APPLICATION OF CODIFIED LAW 2190/1920; (8) ARTICLE 52 REGARDING TRADE MARK OF OPAP SA; (9) ARTICLE 53 REGARDING SUBORDINATE BOD; (9) ARTICLE 54 REGARDING AUDITORS FOR THE FIRST FY; (10) ARTICLE 55 REGARDING INTERIM RESPONSIBILITIES OF THE MANAGING DIRECTOR; (11) ARTICLE 56 REGARDING AUTHORIZATION			
2.	ELECT THE BOARD OF DIRECTORS MEMBERS ACCORDING TO PARAGRAPHS 2, 3 AND 4 OF THE ARTICLE 14 OF THE LAW 3336/2005	Management	For	*Man
3.	ELECT INDEPENDENT NON EXECUTIVE MEMBERS OF THE BOARD OF DIRECTORS ACCORDING TO THE LAW 3016/2002	Management	For	*Man
4.	AMEND THE COMPANY S MANAGING DIRECTOR CONTRACT	Management	For	*Man
5.	APPROVE THE RE-ADJUSTMENT OF THE COMPANY S SPONSORSHIP PROGRAMME FOR THE FY 2005 AND PREAPPROVAL OF THE SAME FOR THE FY 2006	Management	For	*Man
6.	MISCELLANEOUS AND ANNOUNCEMENTS	Other	For	*Man
	STE CELULAR PARTICIPACOES S.A 87943B ISIN:			SPEC
VOTE GR	OUP: GLOBAL			
Proposa Number	l Proposal	Proposal Type	Cast	F
02	TO AMEND THE WORDING OF ARTICLE 9 OF THE BYLAWS, WHICH SHALL HEREINAFTER READ AS FOLLOWS: ART. 9 - THE EXECUTION OF AGREEMENTS WITH RELATED PARTIES THE TERMS AND CONDITIONS OF WHICH ARE MORE BURDENSOME TO THE COMPANY THAN THOSE USUALLY ADOPTED ON THE MARKET IN AGREEMENTS FOR THE SAME NATURE, SHALL BE SUBMITTED TO THE GENERAL MEETING OF SHAREHOLDERS.	Management.		*Man
TELESP ISSUER: SEDOL:	CELULAR PARTICIPACOES S.A. 87952L ISIN:	TCP		SPEC

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Vote Cast	F
03	TO AMEND THE WORDING OF ARTICLE 9 OF THE BYLAWS, WHICH SHALL HEREINAFTER READ AS FOLLOWS: ART. 9 - THE EXECUTION OF AGREEMENTS WITH RELATED PARTIES THE TERMS AND CONDITIONS OF WHICH ARE MORE BURDENSOME TO THE COMPANY THAN THOSE USUALLY ADOPTED ON THE MARKET IN AGREEMENTS FOR THE SAME NATURE, SHALL BE SUBMITTED TO THE GENERAL MEETING OF SHAREHOLDERS.	Management	For	*Man
SBS BROZ	ADCASTING S.A. L8137F ISIN:	SBTV		SPEC
VOTE GR	OUP: GLOBAL			
Proposa Number	l Proposal	Proposal Type		F
04		Management	For	
03	SUBJECT TO THE CONDITION PRECEDENT THAT THE CLOSING OF THE ASSET SALE OCCURS, TO AUTHORIZE AND APPROVE THE DISSOLUTION AND LIQUIDATION OF SBS BROADCASTING S.A.	Management	For	
02	TO RATIFY ALL ACTIONS TAKEN BY MEMBERS OF THE BOARD AND ITS SPECIAL COMMITTEE AND ALL PERSONS AUTHORIZED BY THE BOARD.	Management	For	
01	TO APPROVE THE ASSET SALE AND OTHER TRANSACTIONS CONTEMPLATED BY THE SALE AND PURCHASE AGREEMENT, DATED AS OF AUGUST 21, 2005, AS AMENDED AND RESTATED AS OF AUGUST 25, 2005 (THE SALE AND PURCHASE AGREEMENT), BETWEEN SBS BROADCASTING S.A. AND PKS MEDIA S.A.R.L.	Management	For	
06	TO APPROVE A PAYMENT OF \$75,000 TO EACH MEMBER OF THE SPECIAL COMMITEE OF THE BOARD OF SBS BROADCASTING S.A. (OTHER THAN SHANE O NEIL) AND AN ADDITIONAL PAYMENT OF \$25,000 TO THE CHAIRMAN OF OF THE	Management	For	
05	SPECIAL COMMITTEE. TO AMEND THE ARTICLES OF INCORPORATION OF SBS BROADCASTING S.A. IN ORDER TO CHANGE THE NAME OF THE COMPANY.	Management	For	
ECHOSTALISSUER:	R COMMUNICATIONS CORPORATION 278762 ISIN:	DISH		ANNU
VOTE GR	OUP: GLOBAL			
	l Proposal	Proposal Type	Cast	F
01	DIRECTOR JAMES DEFRANCO MICHAEL T. DUGAN	Management Management Management	For	

	CANTEY ERGEN	Management	For
	CHARLES W. ERGEN	Management	For
	STEVEN R. GOODBARN	Management	For
	DAVID K. MOSKOWITZ	Management	For
	TOM A. ORTOLF	Management	For
	C. MICHAEL SCHROEDER	Management	For
	CARL E. VOGEL	Management	For
02	TO RATIFY THE APPOINTMENT OF KPMG LLP AS INDEPENDENT AUDITORS.	Management	For
03	TO AMEND AND RESTATE THE 1999 STOCK INCENTIVE PLAN.	Management	For
04	TO AMEND AND RESTATE THE 2001 NONEMPLOYEE DIRECTOR STOCK OPTION PLAN.	Management	For
05	THE SHAREHOLDER PROPOSAL TO AMEND THE CORPORATION S EQUAL OPPORTUNITY POLICY.	Shareholder	Against
06	TO TRANSACT SUCH OTHER BUSINESS AS MAY PROPERLY COME BEFORE THE ANNUAL MEETING OR ANY ADJOURNMENT THEREOF.	Management	For

MCIP CONTEST MCI, INC. ISSUER: 552691 ISIN: SEDOL: ______ VOTE GROUP: GLOBAL Proposal Vote F Type Cast Proposal Number Proposal Type ______ 02 IN THEIR DISCRETION WITH RESPECT TO A POSTPONEMENT Management For OR ADJOURNMENT TO PERMIT FURTHER SOLICITATION OF PROXIES FOR THE MERGER. ADOPT AND APPROVE THE AGREEMENT AND PLAN OF MERGER, Management For 01 DATED AS OF FEBRUARY 14, 2005, AMONG VERIZON COMMUNICATIONS INC., ELI ACQUISITION, LLC AND MCI, INC., AS AMENDED AS OF MARCH 4, 2005, MARCH 29, 2005, AND MAY 1, 2005 AND AS MAY BE AMENDED FROM TIME TO TIME AND APPROVE THE MERGER CONTEMPLATED BY THE MERGER AGREEMENT. TELECOM CORPORATION OF NEW ZEALAND L NZT ANNU

VOTE GROUP: GLOBAL

ISSUER: 879278

SEDOL:

Proposa Number		Proposal Type	Vote Cast	F
04	TO RE-ELECT MS. REDDY AS A DIRECTOR.	Management	For	*Man
03	TO RE-ELECT MR. BAINES AS A DIRECTOR.	Management	For	*Man
02	TO RE-ELECT DR. DEANE AS A DIRECTOR.	Management	For	*Man
01	TO AUTHORISE THE DIRECTORS TO FIX THE REMUNERATION	Management	For	*Man
	OF THE AUDITORS.			ļ

ISIN:

SEDOL:	ELECOM CORPORATION LIMITED 169426 ISIN:	CHA		SPE
VOTE GR	OUP: GLOBAL			
Proposa Number	l Proposal	Proposal Type	Vote Cast	I
02		Management	For	*Mar
01	THAT THE PROPOSAL TO ISSUE SHORT TERM COMMERCIAL PAPER OF THE COMPANY, PURSUANT TO WHICH THE COMPANY MAY, BEFORE THE DATE ON WHICH THE ANNUAL GENERAL MEETING OF THE COMPANY FOR THE YEAR ENDING DECEMBER 31, 2005 IS HELD, ISSUE SHORT TERM COMMERCIAL PAPER, IN ONE OR MORE TRANCHES, AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT	Management	For	*Man
ISSUER: SEDOL:	C TELECOMMUNICATIONS ORGANIZATION S A X3258B102 ISIN: GRS260333000 5437506, 5051605, B02NXN0	BLOCKING		EGM
VOTE GR	ATT			
Proposa	OUP: GLOBAL	Proposal	Vot.e	F
		Proposal Type	Vote Cast	F
Number	l Proposal		Cast 	
Number	Proposal APPROVE THE ABOLITION OF THE COMPANY S STOCK OPTIONS FOR THE MANAGER S AND PERSONNEL AS WELL AS THE SAME FOR THE ASSOCIATED COMPANIES AND WERE APPROVED BY THE SHAREHOLDERS EGM ON 04 SEP 2001 AND 28 JAN 2002 APPROVE TO DETERMINE THE REMUNERATION FOR THE PRESIDENT AND THE MEMBERS OF THE AUDIT COMMITTEE AS WELL AS THE PRESIDENT AND THE MEMBERS OF THE FEE AND HUMAN RESOURCE COMMITTEE REMUNERATION	Type	Cast For	
1.	Proposal APPROVE THE ABOLITION OF THE COMPANY S STOCK OPTIONS FOR THE MANAGER S AND PERSONNEL AS WELL AS THE SAME FOR THE ASSOCIATED COMPANIES AND WERE APPROVED BY THE SHAREHOLDERS EGM ON 04 SEP 2001 AND 28 JAN 2002 APPROVE TO DETERMINE THE REMUNERATION FOR THE PRESIDENT AND THE MEMBERS OF THE AUDIT COMMITTEE AS WELL AS THE PRESIDENT AND THE MEMBERS OF THE	Type Management	Cast For	*Mar

VOTE GROUP: GLOBAL

Proposal Number	Proposal	Proposal Type	Vote Cast	F
	RATIFICATION OF ERNST & YOUNG LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	Management	For	
	FOR THE FISCAL YEAR ENDING JUNE 30, 2006. DIRECTOR	Management	For	
	CHASE CAREY	Management	For	
	PETER CHERNIN	Management	For	
	RODERICK I. EDDINGTON	Management	For	
	ANDREW S.B. KNIGHT	Management	For	
	APPROVAL OF THE ISSUANCE OF CLASS A COMMON STOCK TO THE A.E. HARRIS TRUST, IN LIEU OF CASH, PURSUANT TO AN AMENDMENT TO AN AGREEMENT RELATING TO THE COMPANY S REINCORPORATION TO THE UNITED STATES IN NOVEMBER 2004.	Management	For	
04	APPROVAL OF THE INCREASE IN THE AGGREGATE ANNUAL LIMIT ON THE AMOUNT OF FEES PAID TO NON-EXECUTIVE DIRECTORS.	Management	For	
	GANISATION OF FOOTBALL PROGNOSTICS SA OPAP			EGM
	X5967A101 ISIN: GRS419003009 7107250, B0CM8G5	BLOCKING		
VOTE GRC	UP: GLOBAL			
Proposal Number	Proposal	Proposal Type	Vote Cast	F
	AMEND THE ARTICLES 1, 11, 12, 13, 16, 31, 49, 52, 53, 54, 55 AND 56 OF COMPANY S STATUTE	Management	For	*Man
	ELECT THE BOARD OF DIRECTOR S MEMBERS ACCORDING TO PARAGRAPHS 2, 3 AND 4 OF THE ARTICLES 14 OF THE LAW 3336/2005	Management	For	*Man
	ELECT THE INDEPENDENT NON-EXECUTIVE MEMBERS OF THE BOARD OF DIRECTOR ACCORDING TO THE LAW 3016/2002	Management	For	*Man
	AMEND THE COMPANY S COLLABORATION CONTRACT OF	Management	For	*Man
5.	THE COMPANY S MANAGING DIRECTOR APPROVE TO MODIFY THE COMPANY S SPONSORSHIP PROGRAMME FOR THE FY 2005 AND INITIAL APPROVAL OF THE SAME FOR THE FYE 2006	Management	For	*Man
6.	MISCELLANEOUS ANNOUNCEMENTS	Other	For	*Man
TELSTRA	CORPORATION LIMITED 87969N ISIN:	TLS		ANNU
SEDOL:				
VOTE GRO	UP: GLOBAL			
Proposal Number	Proposal	Proposal Type	Vote Cast	E

05C	TO RE-ELECT DIRECTOR: DONALD MCGAUCHIE	Management	For	*Man
05B	TO ELECT DIRECTOR: MERVYN VOGT	Management	For	*Man
05A	TO RE-ELECT DIRECTOR: CATHERINE LIVINGSTONE	Management	For	*Man
04	INCREASE IN DIRECTORS FEE POOL	Management		*Man
03	ADOPTION OF THE REMUNERATION REPORT	Management	For	*Man
	REE CORPORATION	CKFR		ANNU
ISSUER:	: 162813			
VOTE GI	ROUP: GLOBAL			
Proposa Number	al Proposal	Proposal Type	Vote Cast	F
01	DIRECTOR	Management	For	
	WILLIAM P. BOARDMAN JAMES D. DIXON	Management Management	For For	
SEDOL:	: Y8904F125	Proposal		F
Number	Proposal		Cast	
2.	APPROVE THE CAPITAL RESTRUCTURING DUE TO THE PROPOSED CANCELLATION OF 16,400,000 SHARES HELD BY TOT PUBLIC COMPANY LIMITED BY OFFERING FOR SALE OF NEWLY ISSUED SHARES TO THE PUBLIC IN THAILAND	Management	For	*Man
3.	APPROVE THE REDUCTION OF THE REGISTERED CAPITAL OF THE COMPANY BY CANCELING 23,584,900 AUTHORIZED BUT UNISSUED SHARES FOR THE PURPOSES OF THE CAPITAL RESTRUCTURING	Management	For	*Man
4.	AMEND CLAUSE 4 OF THE MEMORANDUM OF ASSOCIATION OF THE COMPANY TO BE IN LINE WITH THE REDUCTION OF THE REGISTERED CAPITAL	Management	For	*Man
5.	APPROVE THE INCREASE OF THE REGISTERED CAPITAL OF THE COMPANY FOR THE PURPOSES OF THE CAPITAL RESTRUCTURING	Management	For	*Man
6.	AMEND CLAUSE 4 OF THE MEMORANDUM OF ASSOCIATION OF THE COMPANY TO BE IN LINE WITH THE INCREASE	Management	For	*Man

OF THE REGISTERED CAPITAL

	20ga - mig. a. 15222 0205 12 moz. m. 25 11 11 10 11 11 10			
7.	APPROVE THE ALLOCATION OF THE PUBLIC OFFER SHARES TO PUBLIC OFFER INCLUDING APPLYING FOR THE APPROVAL FROM THE SEC	Management	For	*Man
8.	APPROVE THE ALLOCATION AND ISSUE OF THE NEWLY-ISSUED SHARES PURSUANT TO THE PUBLIC OFFER AT A PRICE WHICH MAY BE AT A DISCOUNT OF MORE THAN 10% OF THE SGX-ST MARKET PRICE	Management	For	*Man
1.	APPROVE THE MINUTES OF THE AGM OF SHAREHOLDERS	Management	For	*Man
9.	FOR THE YEAR 2005 APPROVE THE SELECTIVE CAPITAL REDUCTION OF THE PAID-UP CAPITAL OF THE COMPANYBY CANCELING 16,400,000 SHARES HELD BY TOT IN THE COMPANY FOR THE PURPOSES OF THE CAPITAL RESTRUCTURING	Management	For	*Man
10.	AMEND CLAUSE 4 OF THE MEMORANDUM OF ASSOCIATION OF THE COMPANY TO BE IN LINE WITH THE SELECTIVE CAPITAL REDUCTION	Management	For	*Man
11.	APPROVE THE APPLICATION FOR THE LISTING OF ALL THE SHARES IN THE COMPANY ON THE STOCK EXCHANGE OF THAILAND THE SET	Management	For	*Man
12.	AMEND THE ARTICLES OF ASSOCIATION OF THE COMPANY IN CONNECTION WITH THE APPLICATIONS FOR APPROVAL OF THE SEC AND THE SET	Management	For	*Man
13.	AMEND THE ARTICLES OF ASSOCIATION OF THE COMPANY IN CONNECTION WITH THE AMENDMENT TO THE PUBLIC LIMITED COMPANIES ACT	Management	For	*Man
SCIENTI	FIC-ATLANTA, INC. 808655 ISIN:	SFA		ANNU
VOTE GR	COUP: GLOBAL			
Proposa Number	l Proposal	Proposal Type	Vote Cast	F
01	DIRECTOR	Management		
	DAVID W. DORMAN	Management	For	
	WILLIAM E. KASSLING MYLLE H. MANGUM	Management Management	For For	
02	RATIFICATION OF THE SELECTION BY THE AUDIT COMMITTEE OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING JUNE 30, 2006.	Management	For	
03	RE-APPROVAL OF THE SENIOR OFFICER ANNUAL INCENTIVE	Management	For	
04	PLAN, AS AMENDED. APPROVAL AND ADOPTION OF THE 2005 EQUITY PLAN FOR NON-EMPLOYEE DIRECTORS.	Management	Against	

ANNU BRITISH SKY BROADCASTING GROUP PLC BSY ISSUER: 111013 TSTN: SEDOL: ______ VOTE GROUP: GLOBAL Proposal Proposal Vote Number Proposal Type Cast TO APPROVE THE AMENDMENTS TO THE COMPANY S MEMORANDUM Management AND ARTICLES OF ASSOCIATION FOLLOWING THE ENACTMENT OF THE COMMUNICATIONS ACT 2003 (SPECIAL RESOLUTION) TO APPROVE THE AMENDMENT TO ARTICLE 159 OF THE Management For COMPANY S ARTICLES OF ASSOCIATION (SPECIAL RESOLUTION) TO APPROVE THE WAIVING OF THE COMPULSORY BID Management For OBLIGATION IN RESPECT TO MARKET PURCHASES UNDER RULE 9 OF THE CITY CODE ON TAKEOVERS AND MERGERS. TO AUTHORISE THE DIRECTORS TO MAKE MARKET PURCHASES Management For (SPECIAL RESOLUTION) 13 TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS (SPECIAL Management Against RESOLUTION) TO AUTHORISE THE DIRECTORS TO ALLOT SHARES UNDER 12 Management For SECTION 80 COMPANIES ACT 1985 TO AUTHORISE THE DIRECTORS TO MAKE EU POLITICAL Management 11 For DONATIONS AND INCUR EU POLITICAL EXPENDITURE UNDER THE PPER ACT 2000 TO RECEIVE THE REPORT ON DIRECTORS REMUNERATION Management For FOR THE YEAR ENDED 30 JUNE 2005 TO REAPPOINT DELOITTE & TOUCHE LLP AS AUDITORS Management For AND TO AUTHORISE THE DIRECTORS TO AGREE THEIR REMUNERATION 0.3 DIRECTOR Management For For DAVID EVANS Management ALLAN LEIGHTON Management For LORD WILSON OF DINTON Management For RUPERT MURDOCH Management DAVID DEVOE Management For Management ARTHUR SISKIND For TO DECLARE A FINAL DIVIDEND 02 Management For TO RECEIVE AND ADOPT THE FINANCIAL STATEMENTS Management 01 For FOR THE YEAR ENDED 30 JUNE 2005, TOGETHER WITH THE REPORT OF THE DIRECTORS AND AUDITORS THEREON. HELLENIC TELECOMMUNICATIONS ORGANIZATION S A EGM. BLOCKING SEDOL: 5437506, 5051605, B02NXN0 ______ VOTE GROUP: GLOBAL Proposal Vote Type Cast F Proposal Number Proposal ______ APPROVE THE ABOLISHMENT OF STOCK OPTION PLAN Management For *Man TO COMPANY S MANAGEMENT AND EMPLOYEES APPROVED AT THE GENERAL MEETING HELD ON 04 SEP 2001 AND 28 JAN 2002

	5 0				
2.	BOARD OF DIRECTORS PRI THE CONTROL COMMITTEE	THE REMUNERATION OF THE RESIDENT ANDTHE MEMBERS OF C AS WELL AS THE PRESIDENT HE COMPENSATION COMMITTEE HESES	Management	For	*Man
3.	VARIOUS ANNOUNCEMENTS PLEASE NOTE THAT THIS			For Non-Voting	
	TELEKOM LTD.	ISIN:	MTA		SPEC
VOTE GR	ROUP: GLOBAL				
Proposa Number	al Proposal		Proposal Type	Vote Cast	F'
01		SYAR TELEKOM LTD., ADOPTING	Management	For	
	CH CORPORATION: 589433	ISIN:	MDP		ANNU
VOTE GR	ROUP: GLOBAL				
Proposa	٦		Proposal	Vote	F
	Proposal		Type		
02	TO ACT UPON A SHAREHO	DLDER PROPOSAL TO RETAIN TO DEVELOP A PLAN FOR RECAPITALIZATIC	Shareholder	Against	
01	DIRECTOR		Management	For	
		ROBERT E. LEE	Management	For	
		DAVID J. LONDONER	Management	For	
		PHILIP A. MARINEAU	-		
		CHARLES D. PEEBLER, JR.	Management	For	
	DFT CORPORATION		MSFT		ANNU
	594918	ISIN:			
VOTE GR	ROUP: GLOBAL				
Proposa			Proposal		F
Number	Proposal 		Туре	Cast	
01	DIRECTOR		Management	For	

	WILLIAM H. GATES III	Management	For
	STEVEN A. BALLMER	Management	For
	JAMES I. CASH JR.	Management	For
	DINA DUBLON	Management	For
	RAYMOND V. GILMARTIN	Management	For
	A. MCLAUGHLIN KOROLOGOS	Management	For
	DAVID F. MARQUARDT	Management	For
	CHARLES H. NOSKI	Management	For
	HELMUT PANKE	Management	For
	JON A. SHIRLEY	Management	For
02	RATIFICATION OF THE SELECTION OF DELOITTE & TOUCHE	Management	For
	LLP AS THE COMPANY S INDEPENDENT AUDITOR		

PERNOD-RICARD, PARIS

SEDOL: 4682329, B030Q53, 4427100, B043D05, 4682318

VOTE GROUP: GLOBAL

Proposal	Proposal	Vote	F
Number Proposal	Type	Cast	ŀ

A VERIFICATION PERIOD EXISTS IN FRANCE. PLEASE SEE HTTP://ICS.ADP.COM/MARKETGUIDE FOR COMPLETE INFORMATION. VERIFICATION PERIOD: REGISTERED SHARES: 1 TO 5 DAYS PRIOR TO THE MEETING DATE, DEPENDS ON COMPANY S BY-LAWS. BEARER SHARES: 6 DAYS PRIOR TO THE MEETING DATE. FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND THE FOLLOWING APPLIES TO NON-RESIDENT DIRECTIONS. PROXY CARDS: ADP WILL FORWARD SHAREOWNERS: VOTING INSTRUCTIONS TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON ADP VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN.

IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS REGISTERED INTERMEDIARY, PLEASE CONTACT ADP. TRADES/VOTE INSTRUCTIONS: SINCE FRANCE MAINTAINS A VERIFICATION PERIOD, FOR VOTE INSTRUCTIONS SUBMITTED THAT HAVE A TRADE TRANSACTED (SELL) FOR EITHER THE FULL SECURITY POSITION OR A PARTIAL AMOUNT AFTER THE VOTE INSTRUCTION HAS BEEN SUBMITTED TO ADP AND THE GLOBAL CUSTODIAN ADVISES ADP OF THE POSITION CHANGE VIA THE ACCOUNT POSITION COLLECTION PROCESS, ADP HAS A PROCESS IN EFFECT WHICH WILL ADVISE THE GLOBAL CUSTODIAN OF THE NEW ACCOUNT POSITION AVAILABLE FOR VOTING. THIS WILL ENSURE THAT THE LOCAL CUSTODIAN IS INSTRUCTED TO AMEND THE VOTE INSTRUCTION AND RELEASE THE SHARES FOR SETTLEMENT OF THE SALE TRANSACTION. THIS PROCEDURE PERTAINS TO SALE TRANSACTIONS

MIX

*Man

Non-Voting Non-Voting

WITH A SETTLEMENT DATE PRIOR TO MEETING DATE $+\ 1$

0.1	APPROVE THE ACCOUNTS FOR THE YE 30 JUN 2005	Management	For	*Man
0.2	APPROVE THE CONSOLIDATED ACCOUNTS FOR THE FYE 30 JUN 2005	Management	For	*Man
0.3	APPROVE THE ALLOCATION OF THE RESULT FOR THE FYE ON 30 JUN 2005 AND DISTRIBUTION OF THE DIVIDEND	Management	For	*Man
0.4	APPROVE THE TRANSFER OF THE SUMS POSTED TO THE LONG-TERM CAPITAL GAINS SPECIAL RESERVES ACCOUNT	Management	For	*Man
0.5	APPROVE THE REGULATED AGREEMENTS	Management	For	*Man
0.6	APPROVE THE NON-RENEWAL OF MR. M. JEAN-CLAUDE BETON S MANDATE AS A DIRECTOR	Management	For	*Man
0.7	APPROVE TO RENEW MS. DANIELE RICARD S MANDATE AS A DIRECTOR	Management	For	*Man
0.8	AS A DIRECTOR APPROVE TO RENEW MR. M. GERARD THERY S MANDATE AS A DIRECTOR	Management	For	*Man
0.9	AS A DIRECTOR APPROVE TO DETERMINE THE DIRECTOR S FEES	Management	For	*Man
0.10	APPROVE THE RENEWAL OF A PRINCIPAL STATUTORY AUDITOR	Management	For	*Man
0.11	APPROVE THE NON-RENEWAL OF A PRINCIPAL STATUTORY AUDITOR	Management	For	*Man
0.12	APPROVE THE RENEWAL OF A SUBSTITUTE STATUTORY AUDITOR	Management	For	*Man
0.13	AUTHORIZE THE BOARD OF DIRECTORS TO REPURCHASE, TO KEEP AND TO TRANSFER COMPANY SHARES	Management	For	*Man
E.1	AMEND ARTICLES 15, 23 AND 34 OF THE ARTICLES OF ASSOCIATION TO ENABLE THE BOARD OF DIRECTORS TO ISSUE BONDS WITHOUT AUTHORIZATION OF THE GENERAL MEETING	Management	For	*Man
E.2	AMEND ARTICLE 21 OF THE ARTICLES OF ASSOCIATION TO ENABLE THE RECOURSE TO NEWMEANS OF TELECOMMUNICATION FOR THE HOLDING OF THE BOARD OF DIRECTORS MEETINGS	Management	For	*Man
E.3	APPROVE THE HARMONIZATION WITH OF THE ARTICLES OF ASSOCIATION WITH THE NEW APPLICABLE REGULATIONS	Management	For	*Man
E.4	AUTHORIZE THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL BY CANCELLATION OF THE SHARES PREVIOUSLY REPURCHASED	Management	For	*Man
E.5	AUTHORIZE THE BOARD OF DIRECTORS TO ISSUE ORDINARY COMPANY SHARES AND SECURITIES GIVING ACCESS TO THE SHARE CAPITAL WITH THE MAINTENANCE OF THE PREFERENTIAL SUBSCRIPTION RIGHTS	Management	For	*Man
E.6	AUTHORIZE THE BOARD OF DIRECTORS TO ISSUE COMPANY SHARES AND SECURITIES GIVING ACCESS TO THE SHARE CAPITAL WITH THE CANCELLATION OF THE PREFERENTIAL SUBSCRIPTION RIGHTS WITH FACULTY TO CONFER A	Management	For	*Man
E.9	PRIORITY SUBSCRIPTION PERIOD AUTHORIZE THE BOARD OF DIRECTORS TO ISSUE SHARES AND SECURITIES GIVING ACCESSTO THE SHARE CAPITAL IN CASE OF A TAKE OVERBID INITIATED BY THE COMPANY	Management	For	*Man
E.7	AUTHORIZE THE BOARD OF DIRECTORS IN CASE OF A	Management	For	*Man

SHARE CAPITAL INCREASE, WITH ORWITHOUT CANCELLATION OF THE PREFERENTIAL SUBSCRIPTION RIGHTS, TO INCREASE THE NUMBER OF SHARES TO BE ISSUED

THE BOARD OF DIRECTOR ACCORDING TO THE LAW 3016/2002

	THE NUMBER OF SHARES TO BE ISSUED			
E.8	AUTHORIZE THE BOARD OF DIRECTORS, WITHIN THE LIMIT OF 10 % OF THE SHARE CAPITAL, TO ISSUE SHARES AND SECURITIES GIVING ACCESS TO THE SHARE CAPITAL IN ORDER TO REMUNERATE CONTRIBUTIONS IN KIND MADE TO THE COMPANY AND MADE UP OF SHARES OR SECURITIES GIVING ACCESS TO THE SHARE CAPITAL	Management	For	*Man
E.10	AUTHORIZE THE BOARD OF DIRECTORS TO ISSUE SECURITIES REPRESENTATIVE OF DEBT GIVING RIGHT TO THE ALLOCATION OF DEBT SECURITIES	Management	For	*Man
E.11	AUTHORIZE THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY INCORPORATION OF RESERVES, PROFITS OR PREMIUMS OR OTHER SUMS THE CAPITALIZATION OF WHICH WOULD BE ALLOWED	Management	For	*Man
E.12	AUTHORIZE THE BOARD OF DIRECTORS TO ALLOCATE A BONUS ISSUE OF ORDINARY SHARESOF THE COMPANY	Management	For	*Man
E.13	AUTHORIZE THE BOARD OF DIRECTORS TO PROCEED WITH SHARE CAPITAL INCREASES RESERVED TO THE COMPANY S SAVING SCHEME MEMBERS	Management	For	*Man
E.14 E.15		Management Management		
E.16	GRANT POWERS TO PROCEED WITH ANY FORMALITIES	Management	For	*Man
ISSUER:	PRGANISATION OF FOOTBALL PROGNOSTICS SA OPAP X5967A101 ISIN: GRS419003009 7107250, B0CM8G5	BLOCKING		EGM
VOTE GR	OUP: GLOBAL			
Proposa Number	Proposal	Proposal Type	Cast	F
1.	AMEND THE ARTICLES 1, 11, 12, 13, 16, 31, 49, 52, 53, 54, 55 AND 56 OF COMPANY S STATUTE AS SPECIFIED	Management		*Man
2.	ELECT THE BOARD OF DIRECTOR S MEMBERS ACCORDING TO PARAGRAPHS 2, 3 AND 4 OF THE ARTICLES 14 OF THE LAW 3336/2005	Management	For	*Man
3.	ELECT THE INDEPENDENT NON-EXECUTIVE MEMBERS OF	Management	For	*Man

AMEND THE COMPANY S COLLABORATION CONTRACT OF	Management	For	*Man
THE COMPANY S MANAGING DIRECTOR			
APPROVE TO MODIFY THE COMPANY S SPONSORSHIP PROGRAMME	Management	For	*Man
FOR THE FY 2005 AND INITIAL APPROVAL OF THE SAME			,
FOR THE FYE 2006			1
MISCELLANEOUS ANNOUNCEMENTS	Other	For	*Man
	0 0 0	101	1101
	RDA		ANNU
755267 ISIN:			
OUP: GLOBAL			
1	Proposal	Vote	F
Proposal	Type	Cast	,
DIRECTOR	Management	 For	
LEE CAUDILL	_		
WALTER ISAACSON	_		ľ
JOHN T. REID	_		!
THOMAS O. RYDER	_		ŀ
APPROVAL OF THE 2005 KEY EMPLOYEE LONG TERM INCENTIVE			
	Management	For	l
AND ELIGIBLE EMPLOYEES FOR AWARDS UNDER THE SENIOR	114114 5		
RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG	Management	For	
LLP AS INDEPENDENT AUDITORS FOR FISCAL 2006.	110110 9	- 0 -	
RE PRESS HOLDINGS LTD			AGM
Y7990F106 ISIN: SG1P66918/38			
_ C 11 F	THE COMPANY S MANAGING DIRECTOR APPROVE TO MODIFY THE COMPANY S SPONSORSHIP PROGRAMME FOR THE FY 2005 AND INITIAL APPROVAL OF THE SAME FOR THE FYE 2006 MISCELLANEOUS ANNOUNCEMENTS DER'S DIGEST ASSOCIATION, INC 755267 ISIN: DUP: GLOBAL DIRECTOR LEE CAUDILL WALTER ISAACSON JOHN T. REID THOMAS O. RYDER APPROVAL OF THE 2005 KEY EMPLOYEE LONG TERM INCENTIVE PLAN. APPROVAL OF THE BUSINESS CRITERIA, MAXIMUM AMOUNT AND ELIGIBLE EMPLOYEES FOR AWARDS UNDER THE SENIOR MANAGEMENT INCENTIVE PLAN. RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT AUDITORS FOR FISCAL 2006.	THE COMPANY S MANAGING DIRECTOR APPROVE TO MODIFY THE COMPANY S SPONSORSHIP PROGRAMME FOR THE FY 2005 AND INITIAL APPROVAL OF THE SAME FOR THE FYE 2006 MISCELLANEOUS ANNOUNCEMENTS OTHER DER'S DIGEST ASSOCIATION, INC 755267 ISIN: DIP: GLOBAL Proposal Proposal Proposal DIRECTOR LEE CAUDILL WALTER ISAACSON JOHN T. REID Management WALTER ISAACSON JOHN T. REID Management APPROVAL OF THE 2005 KEY EMPLOYEE LONG TERM INCENTIVE PLAN. APPROVAL OF THE BUSINESS CRITERIA, MAXIMUM AMOUNT AND ELIGIBLE EMPLOYEES FOR AWARDS UNDER THE SENIOR MANAGEMENT INCENTIVE PLAN. RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG MANAGEMENT AUDITORS FOR FISCAL 2006. RE PRESS HOLDINGS LTD	THE COMPANY S MANAGING DIRECTOR APPROVE TO MODIFY THE COMPANY S SPONSORSHIP PROGRAMME FOR THE FY 2005 AND INITIAL APPROVAL OF THE SAME FOR THE FYE 2006 MISCELLANEOUS ANNOUNCEMENTS Other For DER'S DIGEST ASSOCIATION, INC 755267 ISIN: DUP: GLOBAL DIRECTOR LEE CAUDILL WALTER ISAACSON Management For WALTER ISAACSON Management For JOHN T. REID Management For APPROVAL OF THE 2005 KEY EMPLOYEE LONG TERM INCENTIVE PLAN. APPROVAL OF THE BUSINESS CRITERIA, MAXIMUM AMOUNT AND ELIGIBLE EMPLOYEES FOR AWARDS UNDER THE SENIOR MANAGEMENT INCENTIVE PLAN. RETIFICATION OF THE APPOINTMENT OF ERNST & YOUNG MANAGEMENT INCENTIVE PLAN. RETIFICATION OF THE APPOINTMENT OF ERNST & YOUNG MANAGEMENT INCENTIVE PLAN. RETIFICATION OF THE APPOINTMENT OF ERNST & YOUNG MANAGEMENT INCENTIVE PLAN. RETIFICATION OF THE APPOINTMENT OF ERNST & YOUNG MANAGEMENT INCENTIVE PLAN. RETIFICATION OF THE APPOINTMENT OF ERNST & YOUNG MANAGEMENT AUDITORS FOR FISCAL 2006.

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Vote Cast	F
1.	RECEIVE AND ADOPT THE DIRECTORS REPORT AND AUDITED ACCOUNTS FOR THE FYE 31 AUG 2005	Management	For	*Man
2.	DECLARE A FINAL DIVIDEND OF 8.0 CENTS, AND A NET SPECIAL DIVIDEND OF 7.8 CENTS, PER SGD 0.20 SHARE, IN RESPECT OF THE FYE 31 AUG 2005	Management	For	*Man
3.	RE-APPOINT, PURSUANT TO SECTION 153(6) OF THE COMPANIES ACT, CHAPTER 50, MR. LEE EK TIENG AS A DIRECTOR OF THE COMPANY UNTIL THE CONCLUSION NEXT AGM OF THE COMPANY	Management	For	*Man

4.I	RE-ELECT MR. CHANG HENG LOON ALAN AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH THE COMPANY S ARTICLES OF ASSOCIATION	Management	For
4.ii	RE-ELECT MR. SUM SOON LIM AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH THE COMPANY S ARTICLES OF ASSOCIATION	Management	For
4.iii	RE-ELECT MR. PHILIP N. PILLAI AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH THE COMPANY S ARTICLES OF ASSOCIATION	Management	For
4.iv	RE-ELECT MR. TONY TAN KENG YAM AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH THE COMPANY S ARTICLES OF ASSOCIATION	Management	For
5.	APPROVE THE DIRECTORS FEES OF SGD 760,000	Management	For
6.	APPOINT THE AUDITORS AND AUTHORIZE THE DIRECTORS TO FIX THEIR REMUNERATION	Management	For
7.	TRANSACT ANY OTHER BUSINESS	Other	For
7. 8.i	AUTHORIZE THE DIRECTORS OF THE COMPANY, PURSUANT TO SECTION 161 OF THE COMPANIES ACT, CHAPTER 50 AND THE LISTING RULES OF THE SINGAPORE EXCHANGE SECURITIES TRADING LIMITED THE SGX-ST AND SUBJECT TO THE PROVISIONS OF THE NEWSPAPER AND PRINTING PRESSES ACT, CHAPTER 206, TO ISSUE SHARES IN THE CAPITAL OF THE COMPANY SHARES BY WAY OF RIGHTS, BONUS OR OTHERWISE AND/OR MAKE OR GRANT OFFERS, AGREEMENTS OR OPTIONS COLLECTIVELY, INSTRUMENTS THAT MIGHT OR WOULD REQUIRE SHARES TO BE ISSUED INCLUDING BUT NOT LIMITED TO THE CREATION AND ISSUE OF AS WELL AS ADJUSTMENTS TO WARRANTS, DEBENTURES OR OTHER INSTRUMENTS CONVERTIBLE INTO SHARES, AT ANY TIME AND UPON SUCH TERMS AND CONDITIONS AND FOR SUCH PURPOSES AND TO SUCH PERSONS AS THE DIRECTORS MAY IN THEIR ABSOLUTE DISCRETION DEEM FIT, AND ISSUE SHARES IN PURSUANCE OF ANY INSTRUMENT MADE OR GRANTED BY THE DIRECTORS WHILE THIS RESOLUTION WAS IN FORCE, PROVIDED THAT: I) THE AGGREGATE NUMBER OF SHARES TO BE ISSUED SHALL NOT EXCEED 50% OF THE ISSUED SHARE CAPITAL OF THE COMPANY, OF WHICH THE AGGREGATE NUMBER OF SHARES TO BE ISSUED OTHER THAN ON A PRO-RATA BASIS TO THE SHAREHOLDERS OF THE COMPANY DOES NOT EXCEED 20% OF THE ISSUED SHARE CAPITAL OF THE COMPANY; AND II) SUBJECT TO SUCH MANNER OF CALCULATION AS MAY BE PRESCRIBED BY SGX-ST THE PERCENTAGE OF ISSUED SHARE CAPITAL AT THE TIME OF PASSING OF THIS RESOLUTION AFTER ADJUSTING FOR NEW SHARES ARISING FROM THE CONVERSION OF CONVERTIBLE SECURITIES OR SHARE OPTIONS OR VESTING OF SHARE AWARDS WHICH ARE OUTSTANDING OR SUBSISTING AT THE TIME THIS RESOLUTION IS PASSED AND ANY SUBSEQUENT CONSOLIDATION OR	Other	For
	SUBDIVISION OF SHARES; AND IN EXERCISING THE AUTHORITY CONFERRED BY THIS RESOLUTION, THE COMPANY SHALL COMPLY WITH THE PROVISIONS OF THE LISTING		
	SHALL COMPLY WITH THE PROVISIONS OF THE LISTING MANUAL OF THE SGX-ST FOR THE TIME BEING IN FORCE		
	AND THE ARTICLES OF ASSOCIATION FOR THE TIME BEING OF THE COMPANY; AUTHORITY EXPIRES THE		

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EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR THE DATE OF THE NEXT AGM OF THE COMPANY AS REQUIRED BY LAW

INC., A DELAWARE CORPORATION AND RL123, INC., A DELAWARE CORPORATION AND A WHOLLY OWNED SUBSIDIARY OF RAYCOM, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.

MEDIA PRIMA BHD ISSUER: Y5946D100 ISIN: MYL450200000

SEDOL: 6812555, B05PN77

VOTE GROUP: GLOBAL

Proposa	l	Proposal	Vote	F
Number	Proposal	Type	Cast	
1.	APPROVE, SUBJECT TO THE APPROVAL OF THE FOREIGN INVESTMENT COMMITTEE FIC AS PROVIDED IN ACCORDANCE WITH THE TERMS OF CLAUSE 4 OF THE SHARE SALE	Management	For	*Man

AGREEMENT ON 27 OCT 2005 SPA I ENTERED INTO AMONG DATO SRI MOHD EFFENDI BIN NORWAWI, ENCORP MEDIA GROUP SDN BHD, EMGSB AND MPB BUT WITHOUT PREJUDICE TO THE RIGHTS OF MPB TO WAIVE ANY ONE OR MORE OF THE CONDITIONS UNDER CLAUSE 4.6 OF THE SPA I, APPROVAL FOR MPB TO ACQUIRE 59,5000,000 ORDINARY SHARES OF NOMINAL VALUE MY 1.00 EACH IN NTV7, REPRESENTING APPROXIMATELY 99.17% OF THE ISSUED AND PAID UP ORDINARY SHARE CAPITAL OF NTV7, SUBJECT TO AND IN ACCORDANCE WITH THE

TERMS AND CONDITIONS OF SPA I, FOR A TOTAL PURCHASE CONSIDERATION OF MY 89,249,980 WHICH IS TO BE SATISFIED IN CASH; 2) AUTHORIZE THE DIRECTORS OF MPB TO TAKE ALL SUCH ACTIONS AND DO ALL SUCH THINGS AS ARE NECESSARY OR EXPEDIENT TO IMPLEMENT AND COMPLETE THE SAID PROPOSED ACQUISITION, AND TO EXERCISE ANY AND ALL SUCH DISCRETIONS AND POWERS ON BEHALF OF MPB AS ARE PROVIDED UNDER SPA I TO BE EXERCISED OR EXERCISABLE ON THE PART OF MPB IN CONNECTION THEREWITH B) TO TAKE ALL SUCH ACTIONS AND DO ALL SUCH THINGS AS ARE NECESSARY OR EXPEDIENT TO IMPLEMENT AND COMPLETE THE SAID PROPOSED ACQUISITION C) WITH FULL POWERS TO ASSENT TO ANY CONDITION, MODIFICATION, VARIATION AND/OR AMENDMENT IF ANY AS MAY BE IMPOSED IN RESPECT OF ANY OF THE SAID PROPOSED ACQUISITIONS BY ANY RELEVANT REGULATORY AUTHORITY WHICH IS, IN THE DIRECTORS OPINION, ACCEPTABLE; AND/OR D) IN ANY CASE, TO DO ALL SUCH ACTS AND THINGS, AND TO EXECUTE AND DELIVER ANY AND ALL SUCH INSTRUMENTS, ON BEHALF OF MPB AS THE DIRECTORS MAY, IN THEIR DISCRETION, DEEM FIT AND EXPEDIENT IN THE BEST INTERESTS OF MPB IN ORDER TO GIVE EFFECT TO EACH OF THE SAID PROPOSED ACQUISITION

APPROVE, SUBJECT TO PASSING OF ORDINARY RESOLUTION 1, SUBJECT TO THE APPROVALOF THE FIC AS PROVIDED IN ACCORDANCE WITH THE TERMS OF CLAUSE 4 OF THE

Management For *Man

F

SALE AND PURCHASE AGREEMENT DATED 27 OCT 2005 SPA II ENTERED INTO BETWEEN MR. DATIN HAJJAH ZARIAH BINTI HASHIM @ FARIDA EFFENDI AND MPB BUT WITHOUT PREJUDICE TO THE RIGHTS OF MPB TO WAIVE ANY ONE OR MORE OF THE CONDITIONS UNDER CLAUSE 4.6 OF THE SPA II, APPROVAL BE AND IS GIVEN FOR THE MPB TO ACQUIRE 500,000 ORDINARY SHARES OF NOMINAL VALUE MY 1 .00 EACH IN NTV7, REPRESENTING APPROXIMATELY 0.8 3% OF THE ISSUED AND PAID-UP ORDINARY SHARE CAPITAL OF NTV7, SUBJECT TO AND IN ACCORDANCE WITH THE TERMS AND CONDITIONS OF SPA II, FOR A TOTAL PURCHASE CONSIDERATION OF MY 750,000, WHICH IS TO BE SATISFIED IN CASH; 2) AUTHORIZE THE DIRECTORS OF MPB TO TAKE ALL SUCH ACTIONS AND DO ALL SUCH THINGS AS ARE NECESSARY OR EXPEDIENT TO IMPLEMENT AND COMPLETE THE SAID PROPOSED ACQUISITION, AND TO EXERCISE ANY AND ALL SUCH DISCRETIONS AND POWERS ON BEHALF OF MPB AS ARE PROVIDED UNDER SPA II TO BE EXERCISED OR EXERCISABLE ON THE PART OF MPB IN CONNECTION THEREWITH; B) TO TAKE ALL SUCH ACTIONS AND DO ALL SUCH THINGS AS ARE NECESSARY OR EXPEDIENT TO IMPLEMENT AND COMPLETE THE SAID PROPOSED ACQUISITION; C) WITH FULL POWERS TO ASSENT TO ANY CONDITION, MODIFICATION, VARIATION AND/OR AMENDMENT IF ANY AS MAY BE IMPOSED IN RESPECT OF ANY OF THE SAID PROPOSED ACQUISITIONS BY ANY RELEVANT REGULATORY AUTHORITY WHICH IS, IN THE DIRECTORS OPINION, ACCEPTABLE; AND/OR D) IN ANY CASE, TO DO ALL SUCH ACTS AND THINGS, AND TO EXECUTE AND DELIVER ANY AND ALL SUCH INSTRUMENTS, ON BEHALF OF MPB AS THE DIRECTORS MAY, IN THEIR DISCRETION, DEEM FIT AND EXPEDIENT IN THE BEST INTERESTS OF MPB IN ORDER TO GIVE EFFECT TO EACH OF THE SAID PROPOSED ACQUISITION

APPROVE, SUBJECT TO PASSING OF ORDINARY RESOLUTION 1, SUBJECT TO THE APPROVALOF THE FIC AS PROVIDED IN ACCORDANCE WITH THE TERMS OF CLAUSE 4 OF THE SPA I, BUT WITHOUT PREJUDICE TO THE RIGHTS OF MPB TO WAIVE ANY ONE OR MORE OF THE CONDITIONS UNDER CLAUSE 4.6 OF THE SPA I, APPROVAL BE AND IS GIVEN FOR THE COMPANY TO ACQUIRE; A) 9,000,000 ORDINARY SHARES OF NOMINAL VALUE MY 1 .00 EACH IN SYNCHROSOUND, REPRESENTING 100% OF THE ISSUED AND PAID-UP ORDINARY SHARE CAPITAL OF SYNCHROSOUND, SUBJECT TO AND IN ACCORDANCE WITH THE TERMS AND CONDITIONS OF SPA I, FOR A TOTAL PURCHASE CONSIDERATION OF MY 10, WHICH IS TO BE SATISFIED IN CASH; AND B) TWO ORDINARY SHARES OF NOMINAL VALUE MY 1.00 EACH IN EMT, REPRESENTING 100% OF THE ISSUED AND PAID-UP ORDINARY SHARE CAPITAL OF EMT, SUBJECT TO AND IN ACCORDANCE WITH THE TERMS AND CONDITIONS OF SPA I, FOR A TOTAL PURCHASE CONSIDERATION OF MY 10, WHICH IS TO BE SATISFIED IN CASH; 2) AUTHORIZE THE DIRECTORS OF MPB TO TAKE TO TAKE ALL SUCH ACTIONS AND DO ALL SUCH THINGS AS ARE

Management For *Man

THE SAID PROPOSED ACQUISITION, AND TO EXERCISE ANY AND ALL SUCH DISCRETIONS AND POWERS ON BEHALF OF MPB AS ARE PROVIDED UNDER SPA I TO BE EXERCISED OR EXERCISABLE ON THE PART OF MPB IN CONNECTION THEREWITH; B) TO TAKE ALL SUCH ACTIONS AND DO ALL SUCH THINGS AS ARE NECESSARY OR EXPEDIENT TO IMPLEMENT AND COMPLETE THE SAID PROPOSED ACQUISITION; C) WITH FULL POWERS TO ASSENT TO ANY CONDITION, MODIFICATION, VARIATION AND/OR AMENDMENT (IF ANY) AS MAY BE IMPOSED IN RESPECT OF ANY OF THE SAID PROPOSED ACQUISITIONS BY ANY RELEVANT REGULATORY AUTHORITY WHICH IS, IN THE DIRECTORS OPINION, ACCEPTABLE; AND/OR D) IN ANY CASE, TO DO ALL SUCH ACTS AND THINGS, AND TO EXECUTE AND DELIVER ANY AND ALL SUCH INSTRUMENTS, ON BEHALF OF MPB AS THE DIRECTORS MAY, IN THEIR DISCRETION, DEEM FIT AND EXPEDIENT IN THE BEST INTERESTS OF MPB IN ORDER TO GIVE EFFECT TO EACH OF HE SAID PROPOSED ACQUISITION

CJR ANNU CORUS ENTERTAINMENT INC. ISSUER: 220874 ISIN: SEDOL: VOTE GROUP: GLOBAL Vote Proposal Proposal F Number Proposal Type Cast _____ THE ADOPTION OF A RESOLUTION TO FIX THE NUMBER Management For OF DIRECTORS TO BE ELECTED AT THE MEETING AT 10. 03 THE ADOPTION OF A RESOLUTION IN RESPECT OF THE Management For APPOINTMENT OF ERNST & YOUNG LLP AS AUDITORS OF THE COMPANY AND THE AUTHORIZATION OF THE DIRECTORS TO FIX THE REMUNERATION OF SUCH AUDITORS. 0.2 THE ADOPTION OF A RESOLUTION IN RESPECT OF THE Management For ELECTION AS DIRECTORS OF THE PERSONS NAMED IN THE MANAGEMENT INFORMATION CIRCULAR. SYCAMORE NETWORKS, INC. SCMR ANNU ISSUER: 871206 TSIN: SEDOL: VOTE GROUP: GLOBAL Vote Proposal Proposal Number Proposal Cast _____ 01 DIRECTOR Management DANIEL E. SMITH Management For PAUL W. CHISHOLM Management For TO RATIFY THE SELECTION OF THE FIRM OF PRICEWATERHOUSECOOPERManagement For LLP AS THE CORPORATION S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING JULY 31, 2006.

MAGYAR TELEKOM LTD. MTA SPEC

ISSUER: 559776 ISIN:

SEDOL:

VOTE GROUP: GL	OBAL
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Proposal Number Proposal		Proposal		F
Number	Proposal 	Туре	Cast	
02	DECISION ON THE DECLARATION OF THE INDEPENDENT AUDITOR REGARDING THE DRAFT ASSET BALANCES- AND ASSET INVENTORIES OF THE MERGING COMPANIES AS WELL AS THE DRAFT ASSET BALANCE AND ASSET INVENTORY OF THE LEGAL SUCCESSOR COMPANY, THE EXCHANGE RATIO OF THE SHARES, IN ADDITION TO THE AUDITOR S DECLARATION ON THE DRAFT MERGER AGREEMENT, ALL AS MORE FULLY DESCRIBED IN THE AGENDA	Management	For	
03	DECISION OF THE SUPERVISORY BOARD S OPINION ON THE DRAFT ASSET BALANCES AND ASSET INVENTORIES OF THE MERGING COMPANIES	Management	For	
04	APPROVAL OF THE WRITTEN REPORT OF THE BOARD OF DIRECTORS ON THE MERGER	Management	For	
05	DECISION ON AMOUNT OF ASSET PROPORTION PAYABLE FOR SHAREHOLDERS WHO DO NOT WISH TO ENTER THE	Management	For	
06	LEGAL SUCCESSOR COMPANY DECISION ON THE DRAFT MERGER ASSET BALANCE AND	Management	For	
	ASSET INVENTORY OF MAGYAR TELEKOM LTD.	,		
08	COUNTING THOSE SHAREHOLDERS WHO DO NOT WISH TO ENTER THE LEGAL SUCCESSOR COMPANY	Management	For	
09	DECISION ON THE DRAFT MERGER ASSET BALANCE AND ASSET INVENTORY OF THE LEGAL SUCCESSOR COMPANY	Management	For	
10	DECISION ON THE MERGER, APPROVAL OF THE MERGER AGREEMENT	Management	For	
11	DECISION ON THE MEMBERS OF THE BOARD OF DIRECTORS AND THE SUPERVISORY BOARD OF THE LEGAL SUCCESSOR COMPANY	Management	For	
12	DECISION ON THE AMENDMENT OF THE ARTICLES OF ASSOCIATION OF THE LEGAL SUCCESSOR COMPANY	Management	For	
	ELEKOMUNIKASI INDONESIA, TBK : 715684 ISIN:	TLK		SPE(

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Vote Cast	F
03	DETERMINATION ON CONCEPT/FORMULA OF THE COMPENSATION FOR THE MANAGEMENT OF THE COMPANY.	Management	For	*Man
02	APPROVAL ON THE PLAN OF THE COMPANY S SHARE BUY BACK.	Management	For	*Man
01	APPROVAL ON THE AMENDMENT AND RE-ARRANGEMENT OF THE ARTICLES OF ASSOCIATION OF THE COMPANY.	Management	For	*Man

PT INDOSAT TBK IIT SPEC

ISSUER: 744383

ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Vote Cast	F
01	TO HONORABLY DISCHARGE MR. NG ENG HO AS DEPUTY PRESIDENT DIRECTOR WITH GRATITUDE AND THANKS	Management	For	*Man
	AS OF THE TIME THE MEETING IS CONCLUDED, AND			

AS OF THE TIME THE MEETING IS CONCLUDED, AND APPOINT DR. KAIZAD B. HEERJEE AS DEPUTY PRESIDENT DIRECTOR FOR THE PERIOD AS OF THE TIME THE MEETING IS CONCLUDED UP TO THE TIME THE ANNUAL GENERAL MEETING OF SHAREHOLDERS, AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.

RANK GROUP PLC EGM

ISSUER: G7377H105 ISIN: GB0007240764

SEDOL: 0724076, 5909470, B02T134

VOTE GROUP: GLOBAL

Proposal Vote F
Number Proposal Type Cast

1. APPROVE THE DISPOSAL BY THE COMPANY AND ITS SUBSIDIARIES Management For *Man

APPROVE THE DISPOSAL BY THE COMPANY AND ITS SUBSIDIARIES Management OF THE DELUXE FILM BUSINESSES AS SPECIFIED AND SUBJECT TO THE CONDITIONS OF THE DISPOSAL AGREEMENT DATED 23 DEC 2005 AND AUTHORIZE THE DIRECTORS OF THE COMPANY TO DO OR PROCURE TO BE DONE ALL SUCH ACTS AND THINGS ON BEHALF OF THE COMPANY AND ANY OF ITS SUBSIDIARIES AS THEY CONSIDER NECESSARY OR EXPEDIENT FOR THE PURPOSE OF GIVING EFFECT TO SUCH DISPOSAL AND THIS RESOLUTION AND TO CARRY THE SAME INTO EFFECT WITH SUCH MODIFICATIONS, VARIATIONS, REVISIONS, WAIVERS OR AMENDMENTS, PROVIDED SUCH VARIATIONS, REVISIONS, WAIVERS OR AMENDMENTS ARE NOT OF A MATERIAL NATURE; AND, PURSUANT TO ARTICLE 103(A) OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, TO CAUSE THE AGGREGATE AMOUNT OF THE MONIES BORROWED AS DEFINED IN ARTICLE 103(B) OF THE SAID ARTICLES OF ASSOCIATION BY THE GROUP AS DEFINED IN THE SAID ARTICLES OF ASSOCIATION TO EXCEED TWO AND ONE HALF TIMES THE AGGREGATE FROM TIME TO TIME OF THE AMOUNT SPECIFIED IN PARAGRAPHS 1 AND 2 OF ARTICLE 103(A) OF THE SAID ARTICLES OF ASSOCIATION, PROVIDED THAT THE MAXIMUM AMOUNT OF MONIES BORROWED BY THE GROUP PURSUANT TO THIS AUTHORITY SHALL NOT IN ANY EVENT EXCEED GBP 800 MILLION; AUTHORITY EXPIRES AT THE CONCLUSION OF THE NEXT AGM OF THE COMPANY

	GER INTERNATIONAL INC. : 435569	ISIN:	HLR		ANNU
VOTE GR	ROUP: GLOBAL				
Proposa Number	al Proposal		Proposal Type	Vote Cast	
01	DIRECTOR		Management	For	
		JOHN F. BARD CYRUS F. FREIDHEIM, JR. JOHN M. O'BRIEN GORDON A. PARIS GRAHAM W. SAVAGE RAYMOND G.H. SEITZ RAYMOND S. TROUBH	Management Management Management Management Management Management Management	For For	
	ONNELLEY CORPORATION: 74955W	ISIN:	RHD		SPEC
VOTE GR	ROUP: GLOBAL				·
Proposa Number	al Proposal		Proposal Type	Vote Cast	F
01	MERGER AGREEMENT), I BY AND AMONG DEX MEDIA ACQUISITION CORP., A W OF DONNELLEY, PURSUANT MERGE WITH AND INTO FO AS MORE FULLY DESCRIBE TO APPROVE ADJOURNMENT THE DONNELLEY SPECIAL TO PERMIT FURTHER SOLI THERE ARE NOT SUFFICIE	ENT AND PLAN OF MERGER (THE DATED AS OF OCTOBER 3, 2005, A, INC., DONNELLEY AND FORWARD WHOLLY OWNED SUBSIDIARY T TO WHICH DEX MEDIA WILL ORWARD ACQUISITION CORP., ED IN THE PROXY STATEMENT. TS AND POSTPONEMENTS OF MEETING, IF NECESSARY, ICITATION OF PROXIES IF ENT VOTES AT THE TIME OF MEETING TO APPROVE PROPOSAL	Management Management	For	
ISSUER:	GROUP PLC : G45098103 B02SV75, 5474752, 0500	ISIN: GB0005002547			EGM
VOTE GR	ROUP: GLOBAL				
Proposa Number	al Proposal		Proposal Type	Vote Cast	E
1.		OF THE ENTIRE ISSUED SHARE GROUP INTERNATIONAL LUXEMBOURG	Management	For	*Mar

S.A. AND LADBROKES HOTELS USA CORPORATION AND THE TRANSFER OF THE ASSOCIATED CONTRACTS AS SPECIFIED THE CIRCULAR ON THE TERMS AND SUBJECT TO THE CONDITIONS OF A DISPOSAL AGREEMENT DATED 29 DEC 2005 BETWEEN, INTERALIA, I) THE COMPANY; AND II) HHC THE DISPOSAL AGREEMENT AS SPECIFIED; AUTHORIZE THE INDEPENDENT DIRECTORS FOR THE PURPOSES OF CHAPTER 10 OF THE LISTING RULES OF THE UK LISTING AUTHORITY AND GENERALLY, AS SPECIFIED TO CONCLUDE AND IMPLEMENT THE DISPOSAL AGREEMENT IN ACCORDANCE WITH ITS TERMS AND CONDITIONS AND TO MAKE SUCH NON MATERIAL MODIFICATIONS, VARIATIONS, WAIVERS AND EXTENSIONS OF ANY OF THE TERMS OF THE DISPOSAL AGREEMENT AND ANY OTHER DOCUMENTS CONNECTED WITH SUCH TRANSACTION AND ARRANGEMENTS

S.2 APPROVE, SUBJECT TO PASSING OF RESOLUTION 1 AND COMPLETION OF THE DISPOSAL AGREEMENT, THE NAME OF THE COMPANY BE CHANGED TO LADBROKES PLC

Management For *Man

SFA

SPEC

SCIENTIFIC-ATLANTA, INC.

ISSUER: 808655 ISIN:

SEDOL:

		Туре	Cast	
01	THE PROPOSAL TO APPROVE THE AGREEMENT AND PLAN OF MERGER, DATED AS OF NOVEMBER 18, 2005, AMONG CISCO SYSTEMS, INC., A CALIFORNIA CORPORATION, COLUMBUS ACQUISITION CORP., A GEORGIA CORPORATION AND WHOLLY OWNED SUBSIDIARY OF CISCO, AND SCIENTIFIC-ATLA INC., A GEORGIA CORPORATION.	Management	For	
02	THE PROPOSAL TO ADJOURN OR POSTPONE THE SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES IN FAVOR OF THE APPROVAL OF THE MERGER AGREEMENT AT THE TIME OF THE SPECIAL MEETING.	Management	For	

ISSUER: N8502L104 ISIN: NL0000386605

SEDOL: 5848982, 5062919

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VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Vote Cast	F
*	PLEASE NOTE THAT THIS IS AN AGM. THANK YOU	Non-Voting	Non-Voting	*Man
1.	OPENING	Non-Voting	Non-Voting	*Man

ISSUER: SEDOL:	OUP: GLOBAL	JOSEPH J. ALBRACHT LOUIS HERNANDEZ, JR. ROBERT H. LEVITAN ISIN:	Management Management Management Management ANDW Proposal	For	ANNU
01 ANDREW GISSUER:	CORPORATION	LOUIS HERNANDEZ, JR. ROBERT H. LEVITAN	Management Management Management Management	For For	ANNU
01 ANDREW GISSUER:	CORPORATION	LOUIS HERNANDEZ, JR. ROBERT H. LEVITAN	Management Management Management Management	For For	ANNU
	DIRECTOR	LOUIS HERNANDEZ, JR.	Management Management Management	For For	
	DIRECTOR		Management	For	
02			riariagement	Against	
	APPROVAL OF THE 2006 ST		Management	Against	
03	RATIFICATION OF THE API		Management	For	
Proposa	OUP: GLOBAL l Proposal		Proposal Type	Vote Cast	F
	OUD GLODAL				
MOBIUS I ISSUER: SEDOL:	MANAGEMENT SYSTEMS, INC 606925	· ISIN:	MOBI		ANNU
	RIGHTS, SHOULD YOU WISH PERSONALLY, YOU MAY APP	H TO ATTEND THE MEETING PLY FOR AN ENTRANCE CARD ENT REPRESENTATIVE AT ADP.	Non voting	vooring	11011
7. *	CLOSING PLEASE NOTE THAT THESE	SHARES HAVE NO VOTING		Non-Voting Non-Voting	
6.	ANY OTHER BUSINESS			Non-Voting	
5.	APPROVE THE WEBSITE ST VAN AANDELEN TELEGRAAF	ICHTING TELEGRAAF ADMINISTRATIEN MEDIA GROEP N.V	KANTOORNon-Voting	Non-Voting	*Man
4.	AMEND THE ARTICLES AND OF STICHTING TELEGRAAF	ADMINISTRATION CONDITIONS MEDIA GROEP N.V	Non-Voting	Non-Voting	*Man
	APPROVE TO DISCUSS AGM			Non-Voting	
3.					
	2005	AREHOLDERS MEETING 03 FEB	Non-Voting	Non-Woting	*Man

01 DIRECTOR

Management For

	T.A. DONAHOE	Management	For	
	R.E. FAISON	Management	For	
	J.D. FLUNO	Management	For	
	W.O. HUNT	Management	For	ļ
	C.R. NICHOLAS	Management	For	ļ
	G.A. POCH	Management	For	ļ
	A.F. POLLACK	Management	For	ļ
	G.O. TONEY	Management		ļ
00	A.L. ZOPP	Management	For	ļ
02	TO RATIFY THE APPOINTMENT OF ERNST & YOUNG AS INDEPENDENT PUBLIC AUDITORS FOR FISCAL YEAR 2006.	Management	For	
AVAYA II		AV		ANNU
ISSUER: SEDOL:	053499 ISIN:			
VOTE GR	OUP: GLOBAL			
Proposal	1	Proposal	Vote	F
Number	Proposal		Cast 	
02	RATIFICATION OF SELECTION OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT AUDITORS FOR FISCAL 2006	Management	For	
01	DIRECTOR	Management	For	
	BRUCE R. BOND	Management	For	ļ
	RONALD L. ZARRELLA	Management		
	G23296182 ISIN: GB0005331532			
	B02S863, B014WV5, 0533153			
VOTE GRO	B02S863, B014WV5, 0533153 DUP: GLOBAL	Proposal Type	Vote Cast	F
VOTE GRO	B02S863, B014WV5, 0533153 DUP: GLOBAL Proposal	Type	Cast 	F *Man
VOTE GROPE	B02S863, B014WV5, 0533153 DUP: GLOBAL Proposal RECEIVE AND ADOPT THE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FYE 30 SEP 2005 AND THE REPORTS		Cast For	*Man
VOTE GROPPOSAL Number	DUP: GLOBAL Proposal RECEIVE AND ADOPT THE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FYE 30 SEP 2005 AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS THEREON APPROVE THE REMUNERATION COMMITTEE S REPORT FOR THE FYE 30 SEP 2005 DECLARE A FINAL DIVIDEND OF 6.5 PENCE PER SHARE ON EACH OF THE COMPANY S ORDINARY SHARES FOR THE FYE 30 SEP 2005; AND APPROVE SUBJECT TO PASSING OF THIS RESOLUTION, THE FINAL DIVIDEND WILL BE PAID ON 06 MAR 06 TO SHAREHOLDERS ON THE REGISTER	Type Management	Cast For	
VOTE GROPOSA: Number 1. 2.	DUP: GLOBAL Proposal RECEIVE AND ADOPT THE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FYE 30 SEP 2005 AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS THEREON APPROVE THE REMUNERATION COMMITTEE S REPORT FOR THE FYE 30 SEP 2005 DECLARE A FINAL DIVIDEND OF 6.5 PENCE PER SHARE ON EACH OF THE COMPANY S ORDINARY SHARES FOR THE FYE 30 SEP 2005; AND APPROVE SUBJECT TO PASSING OF THIS RESOLUTION, THE FINAL DIVIDEND WILL BE PAID ON 06 MAR 06 TO SHAREHOLDERS ON THE REGISTER AT THE CLOSE OF BUSINESS ON 10 FEB 2006	Type Management Management Management	Cast For For	*Man *Man *Man
VOTE GROPOSAL Number 1. 2. 3.	DUP: GLOBAL RECEIVE AND ADOPT THE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FYE 30 SEP 2005 AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS THEREON APPROVE THE REMUNERATION COMMITTEE S REPORT FOR THE FYE 30 SEP 2005 DECLARE A FINAL DIVIDEND OF 6.5 PENCE PER SHARE ON EACH OF THE COMPANY S ORDINARY SHARES FOR THE FYE 30 SEP 2005; AND APPROVE SUBJECT TO PASSING OF THIS RESOLUTION, THE FINAL DIVIDEND WILL BE PAID ON 06 MAR 06 TO SHAREHOLDERS ON THE REGISTER AT THE CLOSE OF BUSINESS ON 10 FEB 2006 ELECT SIR ROY GARDNER AS A DIRECTOR	Type Management Management Management Management	For For	*Man *Man *Man *Man
VOTE GRO Proposa: Number 1. 2. 3.	DUP: GLOBAL RECEIVE AND ADOPT THE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FYE 30 SEP 2005 AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS THEREON APPROVE THE REMUNERATION COMMITTEE S REPORT FOR THE FYE 30 SEP 2005 DECLARE A FINAL DIVIDEND OF 6.5 PENCE PER SHARE ON EACH OF THE COMPANY S ORDINARY SHARES FOR THE FYE 30 SEP 2005; AND APPROVE SUBJECT TO PASSING OF THIS RESOLUTION, THE FINAL DIVIDEND WILL BE PAID ON 06 MAR 06 TO SHAREHOLDERS ON THE REGISTER AT THE CLOSE OF BUSINESS ON 10 FEB 2006 ELECT SIR ROY GARDNER AS A DIRECTOR	Type Management Management Management Management Management	For For For	*Man *Man *Man *Man *Man
VOTE GROPOSAL Number 1. 2. 3.	DUP: GLOBAL RECEIVE AND ADOPT THE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FYE 30 SEP 2005 AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS THEREON APPROVE THE REMUNERATION COMMITTEE S REPORT FOR THE FYE 30 SEP 2005 DECLARE A FINAL DIVIDEND OF 6.5 PENCE PER SHARE ON EACH OF THE COMPANY S ORDINARY SHARES FOR THE FYE 30 SEP 2005; AND APPROVE SUBJECT TO PASSING OF THIS RESOLUTION, THE FINAL DIVIDEND WILL BE PAID ON 06 MAR 06 TO SHAREHOLDERS ON THE REGISTER AT THE CLOSE OF BUSINESS ON 10 FEB 2006 ELECT SIR ROY GARDNER AS A DIRECTOR	Type Management Management Management Management	For For	*Man

	č č			
8.	RE-APPOINT DELOITTE & TOUCHE LLP AS THE AUDITORS OF THE COMPANY	Management	For	*Man
9.	AUTHORIZE THE DIRECTORS TO DETERMINE THE AUDITORS REMUNERATION	Management	For	*Man
10.	AUTHORIZE THE COMPANY AND ANY COMPANY, WHICH IS OR BECOMES A SUBSIDIARY OF THE COMPANY DURING THE PERIOD TO WHICH THIS RESOLUTION RELATES, TO MAKE DONATIONS TO EU POLITICAL ORGANIZATIONS AND INCUR EU POLITICAL EXPENDITURE PROVIDED THAT ANY SUCH DONATIONS AND EXPENDITURE MADE BY THE COMPANY TOGETHER WITH THOSE MADE BY ANY SUBSIDIARY COMPANY WHILE IT IS A SUBSIDIARY OF THE COMPANY SHALL NOT EXCEED IN AGGREGATE GBP 125,000; AUTHORITY EXPIRES AT THE CONCLUSION OF AGM IN 2007	Management	For	*Man
11.	AMEND THE COMPASS GROUP LONG-TERM INCENTIVE PLAN WHICH SEEK TO INCREASE THE MAXIMUM AWARD WHICH MAY BE MADE TO A PARTICIPANT IN ANY 1 FY AND MODIFY THE PERFORMANCE CONDITIONS ATTACHING TO AWARDS AS SPECIFIED, AND AUTHORIZE THE DIRECTORS OF THE COMPANY OR A DULY AUTHORIZED COMMITTEE TO TAKE SUCH STEPS AS ARE NECESSARY OR EXPEDIENT TO IMPLEMENT THOSE AMENDMENTS	Management	For	*Man
12.	AMEND THE COMPASS GROUP MANAGEMENT SHARE OPTION PLAN WHICH WILL INTRODUCE A POST-GRANT PERFORMER CONDITION ATTACHING TO OPTION GRANTS AS SPECIFIED, AND AUTHORIZE THE DIRECTORS OF THE COMPANY OR A DULY AUTHORIZED COMMITTEE TO TAKE SUCH STEPS AS ARE NECESSARY OR EXPEDIENT TO IMPLEMENT THOSE	Management	For	*Man
s.13	AMENDMENTS APPROVE TO RENEW THE POWER CONFERRED ON THE DIRECTORS BY ARTICLE 12 OF THE COMPANY S ARTICLES OF ASSOCIATION FOR A PERIOD EXPIRING AT THE END OF THE NEXT AGM OF THE COMPANY OR 14 FEB 2007 AND FOR THAT PERIOD THE SECTION 89 AMOUNT IS GBP 10,700,000	Management	For	*Man
S.14	AUTHORIZE THE COMPANY, PURSUANT TO ARTICLE 58 OF THE COMPANY S ARTICLES OF ASSOCIATION AND IN ACCORDANCE WITH SECTION 166 OF THE COMPANIES ACT 1985, TO MAKE MARKET PURCHASES SECTION 163 OF THAT ACT OF UP TO 215,566,113 ORDINARY SHARES OF 10 PENCE EACH IN THE CAPITAL OF THE COMPANY, AT A MINIMUM PRICE OF 10 PENCE AND THE MAXIMUM PRICE EXCLUSIVE OF EXPENSES WHICH MAY BE PAID FOR EACH ORDINARY SHARE WHICH IS THE HIGHER OF 105% OF THE AVERAGE OF THE MIDDLE MARKET QUOTATIONS FOR SUCH SHARES DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST, OVER THE PREVIOUS 5 BUSINESS DAYS AND AN AMOUNT EQUAL TO THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE AND AN AMOUNT EQUAL TO THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE AND THE HIGHEST CURRENT INDEPENDENT BID AS DERIVED FORM THE LONDON STOCK EXCHANGE TRADING SYSTEM SETS; AUTHORITY EXPIRES	Management	For	*Man

THE EARLIER OF THE CONCLUSION OF THE NEXT AGM
OF THE COMPANY OR 09 AUG 2007; THE COMPANY,
BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE
ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED
WHOLLY OR PARTLY AFTER SUCH EXPIRY

LUCENT TECHNOLOGIES INC.

LU ANNU

ISSUER: 549463 ISIN:

SEDOL:

Proposa Number	l Proposal	Proposal Type	Vote Cast
01	DIRECTOR	Management	For
	LINNET F. DEILY	Management	For
	ROBERT E. DENHAM	Management	For
	DANIEL S. GOLDIN	Management	For
	EDWARD E. HAGENLOCKER	Management	For
	KARL J. KRAPEK	Management	For
	RICHARD C. LEVIN	Management	For
	PATRICIA F. RUSSO	Management	For
	HENRY B. SCHACHT	Management	For
	FRANKLIN A. THOMAS	Management	For
	RONALD A. WILLIAMS	Management	For
02	BOARD OF DIRECTORS PROPOSAL TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT ACCOUNTANTS	Management	For
03	BOARD OF DIRECTORS PROPOSAL TO APPROVE AN AMENDMENT TO THE RESTATED CERTIFICATE OF INCORPORATION TO EFFECT A REVERSE STOCK SPLIT AT THE DISCRETION OF THE BOARD OF DIRECTORS	Management	For
04	SHAREOWNER PROPOSAL REGARDING DISCLOSURE OF POLITICAL CONTRIBUTIONS	Shareholder	Against
05	SHAREOWNER PROPOSAL REQUESTING FUTURE CASH BONUS OR INCENTIVE COMPENSATION BE CONTINGENT UPON RESTORATION OF RETIREE BENEFITS	Shareholder	Against
06	SHAREOWNER PROPOSAL REGARDING PERFORMANCE-BASED EQUITY COMPENSATION	Shareholder	Against
07	SHAREOWNER PROPOSAL TO EXCLUDE NON-CASH PENSION CREDIT FROM EARNINGS USED TO DETERMINE INCENTIVE COMPENSATION FOR EXECUTIVE OFFICERS	Shareholder	Against

TV AZTECA SA DE CV EGI

ISSUER: P9423F109 ISIN: MXP740471117

SEDOL: 2096911, B02VC15

VOTE GROUP: GLOBAL

Proposal Vote F
Number Proposal Type Cast

	Edgar Filling. GABELLI GEOBAL MOETIMEDIA TITOOT INO	OIIII IN 1 X		
1.	APPROVE THE DISCUSSION AND IF SUITABLE, THE PROPOSAL TO GRANT A CASH REIMBURSEMENT TO THE SHAREHOLDERS THROUGH A REDUCTION OF COMPANY CAPITAL AND AS A RESULT, AMEND CLAUSE 6 OF THE COMPANY BY-LAWS	Management	For	*Man
2.	APPROVE THE DESIGNATION OF SPECIAL DELEGATES TO FORMALIZE THE AGREEMENTS ADOPTED BY THE MEETING	Management	For	*Man
ISSUER:	ECA SA DE CV : P9423F109 ISIN: MXP740471117 2096911, B02VC15			OGM
VOTE GF	ROUP: GLOBAL			
Proposa Number	al Proposal	Proposal Type	Vote Cast	F
1.	APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS ON 31 OCT 2005	Management	For	*Man
2.	APPROVE THE DESIGNATION OF SPECIAL DELEGATS TO FORMALIZE THE AGREEMENTS ADOPTED BY THE MEETING	Management	For	*Man
ISSUER:	DUP, PARIS : F6637Z112 ISIN: FR0000121691 5996126, B06HP98	BLOCKING		MIX
VOTE GF	ROUP: GLOBAL			
Proposa Number	al Proposal	Proposal Type	Cast	F
*		Non-Voting		

INSTRUCTED TO AMEND THE VOTE INSTRUCTION AND RELEASE THE SHARES FOR SETTLEMENT OF THE SALE TRANSACTION. THIS PROCEDURE PERTAINS TO SALE TRANSACTIONS WITH A SETTLEMENT DATE PRIOR TO MEETING DATE + 1

APPROVE TO DISMISS MR. JEAN-CHARLES MATHEY AS

	MEETING DATE + 1			
0.1	APPROVE TO DISMISS MR. JEAN-CHARLES MATHEY AS MEMBER OF THE EXECUTIVE COMMITTEE	Management	For	*Mai
0.2	GRANT ALL POWERS TO THE BEARER OF AN ORIGINAL, A COPY OR EXTRACT OF THE MINUTES OF THIS MEETING TO CARRY OUT ALL FILINGS, PUBLICATIONS AND OTHER FORMALITIES PRESCRIBED BY LAW	Management	For	*Mai
E.3	AMEND THE ARTICLE NUMBER 12 OF THE BY-LAWS: EXECUTIVE	Management	For	*Mar
E.4	COMMITTEE GRANT ALL POWERS TO THE BEARER OF AN ORIGINAL, A COPY OR EXTRACT OF THE MINUTES OF THIS MEETING TO CARRY OUT ALL FILINGS, PUBLICATIONS AND OTHER	Management	For	*Mar
	FORMALITIES PRESCRIBED BY LAW			
 LEE ENT	 FERPRISES, INCORPORATED	LEE		 ANNU
	: 523768 ISIN:			
ISSUER: SEDOL:				
SEDOL: VOTE GR	: 523768 ISIN:			
SEDOL: VOTE GR Proposa	: 523768 ISIN:	Proposal Type		F
SEDOL: VOTE GR Proposa Number	: 523768 ISIN: ROUP: GLOBAL Proposal		Cast 	
SEDOL: VOTE GR Proposa Number 04	ISIN: ROUP: GLOBAL Proposal IN THEIR DISCRETION, UPON SUCH OTHER MATTERS AS MAY PROPERLY COME BEFORE THE MEETING. TO AMEND THE COMPANY S 1990 LONG-TERM INCENTIVE PLAN AS DESCRIBED IN PROPOSAL 3 IN THE PROXY STATEMENT.	Type Management Management	Cast For For	
SEDOL: VOTE GR Proposa Number 04	ISIN: ROUP: GLOBAL Proposal IN THEIR DISCRETION, UPON SUCH OTHER MATTERS AS MAY PROPERLY COME BEFORE THE MEETING. TO AMEND THE COMPANY S 1990 LONG-TERM INCENTIVE PLAN AS DESCRIBED IN PROPOSAL 3 IN THE PROXY STATEMENT. TO APPROVE THE COMPANY S 2005 SUPPLEMENTAL EMPLOYEE STOCK PURCHASE PLAN AS DESCRIBED IN PROPOSAL	Type Management	Cast For For	
SEDOL: VOTE GR Proposa Number 04	ISIN: ROUP: GLOBAL Proposal IN THEIR DISCRETION, UPON SUCH OTHER MATTERS AS MAY PROPERLY COME BEFORE THE MEETING. TO AMEND THE COMPANY S 1990 LONG-TERM INCENTIVE PLAN AS DESCRIBED IN PROPOSAL 3 IN THE PROXY STATEMENT. TO APPROVE THE COMPANY S 2005 SUPPLEMENTAL EMPLOYEE	Type Management Management	Cast For For For	
SEDOL: VOTE GR Proposa Number 04 03 02	ISIN: ROUP: GLOBAL Proposal IN THEIR DISCRETION, UPON SUCH OTHER MATTERS AS MAY PROPERLY COME BEFORE THE MEETING. TO AMEND THE COMPANY S 1990 LONG-TERM INCENTIVE PLAN AS DESCRIBED IN PROPOSAL 3 IN THE PROXY STATEMENT. TO APPROVE THE COMPANY S 2005 SUPPLEMENTAL EMPLOYEE STOCK PURCHASE PLAN AS DESCRIBED IN PROPOSAL 2 IN THE PROXY STATEMENT. DIRECTOR RICHARD R. COLE	Type Management Management Management Management Management	Cast For For For For	
SEDOL: VOTE GR Proposa Number 04 03 02	ISIN: ROUP: GLOBAL Proposal IN THEIR DISCRETION, UPON SUCH OTHER MATTERS AS MAY PROPERLY COME BEFORE THE MEETING. TO AMEND THE COMPANY S 1990 LONG-TERM INCENTIVE PLAN AS DESCRIBED IN PROPOSAL 3 IN THE PROXY STATEMENT. TO APPROVE THE COMPANY S 2005 SUPPLEMENTAL EMPLOYEE STOCK PURCHASE PLAN AS DESCRIBED IN PROPOSAL 2 IN THE PROXY STATEMENT. DIRECTOR	Type Management Management Management Management	Cast For For For	:
SEDOL: VOTE GR Proposa Number 04 03 02	ISIN: ROUP: GLOBAL Proposal IN THEIR DISCRETION, UPON SUCH OTHER MATTERS AS MAY PROPERLY COME BEFORE THE MEETING. TO AMEND THE COMPANY S 1990 LONG-TERM INCENTIVE PLAN AS DESCRIBED IN PROPOSAL 3 IN THE PROXY STATEMENT. TO APPROVE THE COMPANY S 2005 SUPPLEMENTAL EMPLOYEE STOCK PURCHASE PLAN AS DESCRIBED IN PROPOSAL 2 IN THE PROXY STATEMENT. DIRECTOR RICHARD R. COLE WILLIAM E. MAYER	Type Management Management Management Management Management Management	For For For For	
SEDOL: VOTE GR Proposa Number 04 03 02 01	ISIN: ROUP: GLOBAL Proposal IN THEIR DISCRETION, UPON SUCH OTHER MATTERS AS MAY PROPERLY COME BEFORE THE MEETING. TO AMEND THE COMPANY S 1990 LONG-TERM INCENTIVE PLAN AS DESCRIBED IN PROPOSAL 3 IN THE PROXY STATEMENT. TO APPROVE THE COMPANY S 2005 SUPPLEMENTAL EMPLOYEE STOCK PURCHASE PLAN AS DESCRIBED IN PROPOSAL 2 IN THE PROXY STATEMENT. DIRECTOR RICHARD R. COLE WILLIAM E. MAYER GREGORY P. SCHERMER	Type Management Management Management Management Management Management Management Management	For For For For For For	
SEDOL: VOTE GR Proposa Number 04 03 02 01	ROUP: GLOBAL Al Proposal IN THEIR DISCRETION, UPON SUCH OTHER MATTERS AS MAY PROPERLY COME BEFORE THE MEETING. TO AMEND THE COMPANY S 1990 LONG-TERM INCENTIVE PLAN AS DESCRIBED IN PROPOSAL 3 IN THE PROXY STATEMENT. TO APPROVE THE COMPANY S 2005 SUPPLEMENTAL EMPLOYEE STOCK PURCHASE PLAN AS DESCRIBED IN PROPOSAL 2 IN THE PROXY STATEMENT. DIRECTOR RICHARD R. COLE WILLIAM E. MAYER GREGORY P. SCHERMER MARK VITTERT	Management	For For For For For For	
SEDOL: VOTE GR Proposa Number 04 03 02 01 TELE LE ISSUER: SEDOL:	ROUP: GLOBAL Proposal IN THEIR DISCRETION, UPON SUCH OTHER MATTERS AS MAY PROPERLY COME BEFORE THE MEETING. TO AMEND THE COMPANY S 1990 LONG-TERM INCENTIVE PLAN AS DESCRIBED IN PROPOSAL 3 IN THE PROXY STATEMENT. TO APPROVE THE COMPANY S 2005 SUPPLEMENTAL EMPLOYEE STOCK PURCHASE PLAN AS DESCRIBED IN PROPOSAL 2 IN THE PROXY STATEMENT. DIRECTOR RICHARD R. COLE WILLIAM E. MAYER GREGORY P. SCHERMER MARK VITTERT	Management	For For For For For For	
SEDOL: VOTE GR Proposa Number 04 03 02 01 TELE LE ISSUER: SEDOL: VOTE GR Proposa	ISIN: ROUP: GLOBAL Proposal IN THEIR DISCRETION, UPON SUCH OTHER MATTERS AS MAY PROPERLY COME BEFORE THE MEETING. TO AMEND THE COMPANY S 1990 LONG-TERM INCENTIVE PLAN AS DESCRIBED IN PROPOSAL 3 IN THE PROXY STATEMENT. TO APPROVE THE COMPANY S 2005 SUPPLEMENTAL EMPLOYEE STOCK PURCHASE PLAN AS DESCRIBED IN PROPOSAL 2 IN THE PROXY STATEMENT. DIRECTOR RICHARD R. COLE WILLIAM E. MAYER GREGORY P. SCHERMER MARK VITTERT ESTE CELULAR PARTICIPACOES S.A : 87943B ISIN:	Management	For For For For For For	SPE

А	TO APPROVE THE FINANCIAL STATEMENTS OF TELE LESTE CELULAR PARTICIPACOES S.A. (THE COMPANY) DATED	Management	For	*Man
С	AS OF SEPTEMBER 30, 2005. TO RATIFY THE APPOINTMENT BY THE OFFICERS OF THE COMPANY AND OF TCP (I) OF THE FIRM DELOITTE TOUCHE TOHMATSU AUDITORES INDEPENDENTES; (II) OF THE SPECIALIZED FIRM GOLDMAN SACHS & COMPANHIA; AND (III) OF THE SPECIALIZED FIRM PLANCONSULT PLANEJAMENTO E CONSULTORIA.	Management	For	*Man
В		Management	For	*Man
E	TO APPROVE THE EXCHANGE RATIO OF THE SHARES ISSUED BY THE COMPANY, HELD BY ITS SHAREHOLDERS AND TO BE CANCELLED AS A RESULT OF THE MERGER OF THE COMPANY, FOR SHARES TO BE ISSUED BY TCP, AND THE CONSEQUENT EXTINGUISHMENT OF THE COMPANY.	Management	For	*Man
D	TO APPROVE THE REPORTS REFERRED TO IN ITEM (C) ABOVE.	Management	For	*Man
	CELULAR PARTICIPACOES S.A. 87952L ISIN:	TCP		SPEC
VOTE GR	COUP: GLOBAL			
Proposa Number	l Proposal	Proposal Type	Cast	F
Proposa Number 	Proposal TO APPROVE A CAPITAL INCREASE IN CONNECTION WITH	Type	Cast 	
Proposa Number	Proposal	- Туре 	Cast For	 *Man
Proposa Number G	Proposal TO APPROVE A CAPITAL INCREASE IN CONNECTION WITH THE MERGER TO APPROVE THE EXCHANGE RATIO OF THE SHARES ISSUED BY TCO, TSD, TLE AND CRTPART FOR SHARES TO BE ISSUED BY THE COMPANY. TO APPROVE THE REPORTS REFERRED TO IN ITEM (D)	Type Management	Cast For For	 *Man
Proposa Number G F	Proposal TO APPROVE A CAPITAL INCREASE IN CONNECTION WITH THE MERGER TO APPROVE THE EXCHANGE RATIO OF THE SHARES ISSUED BY TCO, TSD, TLE AND CRTPART FOR SHARES TO BE ISSUED BY THE COMPANY. TO APPROVE THE REPORTS REFERRED TO IN ITEM (D) ABOVE. TO RATIFY THE APPOINTMENT OF TCO, TSD, TLE AND CRTPART (I) THE FIRM DELOITTE TOUCHE TOHMATSU, FOR PREPARATION OF THE STATUTORY BOOK VALUE REPORT, (II) THE SPECIALIZED FIRM OF GOLDMAN SACHS & COMPANHIA, FOR THE VALUATION OF THE SHAREHOLDERS EQUITY AND (III) THE SPECIALIZED FIRM OF PLANCONSULT PLANEJAMENTO E CONSULTORIA, FOR THE VALUATION	Type Management Management	For	*Man *Man *Man
Proposa Number G F	Proposal TO APPROVE A CAPITAL INCREASE IN CONNECTION WITH THE MERGER TO APPROVE THE EXCHANGE RATIO OF THE SHARES ISSUED BY TCO, TSD, TLE AND CRTPART FOR SHARES TO BE ISSUED BY THE COMPANY. TO APPROVE THE REPORTS REFERRED TO IN ITEM (D) ABOVE. TO RATIFY THE APPOINTMENT OF TCO, TSD, TLE AND CRTPART (I) THE FIRM DELOITTE TOUCHE TOHMATSU, FOR PREPARATION OF THE STATUTORY BOOK VALUE REPORT, (II) THE SPECIALIZED FIRM OF GOLDMAN SACHS & COMPANHIA, FOR THE VALUATION OF THE SHAREHOLDERS EQUITY AND (III) THE SPECIALIZED FIRM OF PLANCONSULT PLANEJAMENTO E CONSULTORIA, FOR THE VALUATION OF THE SHAREHOLDERS EQUITY. TO APPROVE THE TERMS AND CONDITIONS OF (I) THE MERGER, OF ALL SHARES OF TCO, IN ORDER TO CONVERT IT INTO A WHOLLY-OWNED SUBSIDIARY; AND (III) THE	Type Management Management Management	For For For	*Man *Man
Proposa Number 	Proposal TO APPROVE A CAPITAL INCREASE IN CONNECTION WITH THE MERGER TO APPROVE THE EXCHANGE RATIO OF THE SHARES ISSUED BY TCO, TSD, TLE AND CRTPART FOR SHARES TO BE ISSUED BY THE COMPANY. TO APPROVE THE REPORTS REFERRED TO IN ITEM (D) ABOVE. TO RATIFY THE APPOINTMENT OF TCO, TSD, TLE AND CRTPART (I) THE FIRM DELOITTE TOUCHE TOHMATSU, FOR PREPARATION OF THE STATUTORY BOOK VALUE REPORT, (II) THE SPECIALIZED FIRM OF GOLDMAN SACHS & COMPANHIA, FOR THE VALUATION OF THE SHAREHOLDERS EQUITY AND (III) THE SPECIALIZED FIRM OF PLANCONSULT PLANEJAMENTO E CONSULTORIA, FOR THE VALUATION OF THE SHAREHOLDERS EQUITY. TO APPROVE THE TERMS AND CONDITIONS OF (I) THE MERGER, OF ALL SHARES OF TCO, IN ORDER TO CONVERT	Type Management Management Management Management Management	For For For	*Man *Man *Man *Man

А	OF DISTRIBUTING DIVIDENDS. TO APPROVE THE FINANCIAL STATEMENTS OF TELESP	Management	For	*Man
А	CELULAR PARTICIPACOES S.A. DATED AS OF SEPTEMBER 30, 2005.	ranagement	FOI	riaii
Н	TO CHANGE THE CORPORATE NAME OF THE COMPANY TO VIVO PARTICIPACOES S.A.	Management	For	*Man
	SYSTEMS INC.	AGRA		ANNU
ISSUER: SEDOL:	00845V ISIN:			
VOTE GR	ROUP: GLOBAL			
Proposa Number	Proposal	Proposal Type	Cast	F
04	TO RATIFY THE AUDIT COMMITTEE S SELECTION OF OUR INDEPENDENT AUDITORS.	Management		
03	TO APPROVE OUR AMENDED NON-EMPLOYEE DIRECTOR STOCK PLAN.	Management	Against	
02	TO APPROVE OUR AMENDED 2001 LONG TERM INCENTIVE PLAN.	Management	Against	
01	DIRECTOR	Management	For	ļ
	THOMAS P. SALICE	Management	For	
	RAE F. SEDEL	Management	For	
ISSUER: SEDOL:		SSNHY		ANNU
ISSUER: SEDOL:	RAE F. SEDEL G ELECTRONICS CO., LTD. 796050 ISIN:	SSNHY		ANNU
ISSUER: SEDOL: VOTE GR Proposa	RAE F. SEDEL G ELECTRONICS CO., LTD. 796050 ISIN: ROUP: GLOBAL Proposal	SSNHY Proposal Type	Vote	ANNU
ISSUER: SEDOL: VOTE GR Proposa	RAE F. SEDEL G ELECTRONICS CO., LTD. 796050 ISIN: ROUP: GLOBAL	SSNHY Proposal Type	Vote Cast	
ISSUER: SEDOL: VOTE GR Proposa Number	RAE F. SEDEL GELECTRONICS CO., LTD. 796050 ISIN: ROUP: GLOBAL APPROVAL OF THE APPOINTMENT OF DIRECTORS: (A) INDEPENDENT DIRECTORS: GWI-HO CHUNG, JAE-SUNG HWANG, OH SOO PARK, CHAE-WOONG LEE AND DONG-MIN YOON. APPROVAL OF THE APPOINTMENT OF DIRECTORS: (B) EXECUTIVE DIRECTORS: KUN-HEE LEE, JONG-YONG YUN,	SSNHY Proposal Type	Vote Cast For	
ISSUER: SEDOL: VOTE GR Proposa Number 2A	RAE F. SEDEL GELECTRONICS CO., LTD. 796050 ISIN: ROUP: GLOBAL APPROVAL OF THE APPOINTMENT OF DIRECTORS: (A) INDEPENDENT DIRECTORS: GWI-HO CHUNG, JAE-SUNG HWANG, OH SOO PARK, CHAE-WOONG LEE AND DONG-MIN YOON. APPROVAL OF THE APPOINTMENT OF DIRECTORS: (B) EXECUTIVE DIRECTORS: KUN-HEE LEE, JONG-YONG YUN, YOON-WOO LEE AND DOH-SEOK CHOI APPROVAL OF THE APPOINTMENT OF DIRECTORS: (C) AUDIT COMMITTEE: JAE-SUNG HWANG AND CHAE-WOONG	SSNHY Proposal Type Management	Vote Cast For	
ISSUER: SEDOL: VOTE GR Proposa Number 2A	RAE F. SEDEL GELECTRONICS CO., LTD. 796050 ISIN: ROUP: GLOBAL APPROVAL OF THE APPOINTMENT OF DIRECTORS: (A) INDEPENDENT DIRECTORS: GWI-HO CHUNG, JAE-SUNG HWANG, OH SOO PARK, CHAE-WOONG LEE AND DONG-MIN YOON. APPROVAL OF THE APPOINTMENT OF DIRECTORS: (B) EXECUTIVE DIRECTORS: KUN-HEE LEE, JONG-YONG YUN, YOON-WOO LEE AND DOH-SEOK CHOI APPROVAL OF THE APPOINTMENT OF DIRECTORS: (C) AUDIT COMMITTEE: JAE-SUNG HWANG AND CHAE-WOONG LEE. APPROVAL OF THE COMPENSATION CEILING FOR THE DIRECTORS, AS SET FORTH IN THE COMPANY S NOTICE	Proposal Type Management Management	Vote Cast For For	
ISSUER: SEDOL: VOTE GR Proposa Number 2A 2B	RAE F. SEDEL GELECTRONICS CO., LTD. 796050 ISIN: ROUP: GLOBAL APPROVAL OF THE APPOINTMENT OF DIRECTORS: (A) INDEPENDENT DIRECTORS: GWI-HO CHUNG, JAE-SUNG HWANG, OH SOO PARK, CHAE-WOONG LEE AND DONG-MIN YOON. APPROVAL OF THE APPOINTMENT OF DIRECTORS: (B) EXECUTIVE DIRECTORS: KUN-HEE LEE, JONG-YONG YUN, YOON-WOO LEE AND DOH-SEOK CHOI APPROVAL OF THE APPOINTMENT OF DIRECTORS: (C) AUDIT COMMITTEE: JAE-SUNG HWANG AND CHAE-WOONG LEE. APPROVAL OF THE COMPENSATION CEILING FOR THE	Proposal Type Management Management Management	Vote Cast For For	

58

SEDOL:

SEDOL:

VOTE GROUP: GLOBAL

Proposa Number 	al Proposal	Proposal Type	Vote Cast	
01	TO AMEND AND RESTATE THE CERTIFICATE OF INCORPORATION OF TELEWEST GLOBAL, INC. TO RECLASSIFY EACH SHARE OF TELEWEST COMMON STOCK ISSUED AND OUTSTANDING IMMEDIATELY PRIOR TO THE EFFECTIVE TIME OF THE RECLASSIFICATION, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT/PROSPECTUS.	Management	For	
02	TO AUTHORIZE THE ISSUANCE OF SHARES OF TELEWEST NEW COMMON STOCK IN THE MERGER OF NEPTUNE BRIDGE BORROWER LLC WITH NTL INCORPORATED AS CONTEMPLATED BY THE AMENDED AND RESTATED AGREEMENT AND PLAN OF MERGER DATED AS OF DECEMBER 14, 2005, AS AMENDED BY AMENDMENT NO. 1, THERETO, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT/PROSPECTUS.	Management	For	
NTERNA	ATIONAL GAME TECHNOLOGY	IGT		ANNU
ISSUER: SEDOL:	: 459902 ISIN:			
	ROUP: GLOBAL	Proposal	Vote	F
Proposa Number 	al Proposal	Proposal Type	Cast	F
Proposa Number	al Proposal		Cast	F
Proposa Number	al Proposal	Type	Cast	F
Proposa Number	Proposal DIRECTOR	Type Management	Cast For	
Proposa Number	Proposal	Type Management Management Management Management Management	Cast For For For For	
Proposa Number 	Proposal DIRECTOR NEIL BARSKY ROBERT A. BITTMAN RICHARD R. BURT LESLIE S. HEISZ	Type Management Management Management Management Management Management	For For For	
Proposa Number	Proposal DIRECTOR NEIL BARSKY ROBERT A. BITTMAN RICHARD R. BURT LESLIE S. HEISZ ROBERT A. MATHEWSON	Type Management Management Management Management Management Management Management	For For For For For For	I
Proposa Number	Proposal DIRECTOR NEIL BARSKY ROBERT A. BITTMAN RICHARD R. BURT LESLIE S. HEISZ ROBERT A. MATHEWSON THOMAS J. MATTHEWS	Type Management Management Management Management Management Management Management Management	For For For For For For For	I
Proposa Number	Proposal DIRECTOR NEIL BARSKY ROBERT A. BITTMAN RICHARD R. BURT LESLIE S. HEISZ ROBERT A. MATHEWSON THOMAS J. MATTHEWS ROBERT MILLER	Type Management Management Management Management Management Management Management Management Management	For For For For For For For For For	
Proposa Number 0 1	Proposal DIRECTOR NEIL BARSKY ROBERT A. BITTMAN RICHARD R. BURT LESLIE S. HEISZ ROBERT A. MATHEWSON THOMAS J. MATTHEWS ROBERT MILLER FREDERICK B. RENTSCHLER	Type Management	For	I
Proposa Number 	Proposal DIRECTOR NEIL BARSKY ROBERT A. BITTMAN RICHARD R. BURT LESLIE S. HEISZ ROBERT A. MATHEWSON THOMAS J. MATTHEWS ROBERT MILLER	Type Management Management Management Management Management Management Management Management Management	For For For For For For For For For	1
Proposa Number 0 1	Proposal DIRECTOR NEIL BARSKY ROBERT A. BITTMAN RICHARD R. BURT LESLIE S. HEISZ ROBERT A. MATHEWSON THOMAS J. MATTHEWS ROBERT MILLER FREDERICK B. RENTSCHLER APPROVAL OF THE AMENDMENTS TO THE INTERNATIONAL	Type Management	For	1
Proposa Number 01	DIRECTOR NEIL BARSKY ROBERT A. BITTMAN RICHARD R. BURT LESLIE S. HEISZ ROBERT A. MATHEWSON THOMAS J. MATTHEWS ROBERT MILLER FREDERICK B. RENTSCHLER APPROVAL OF THE AMENDMENTS TO THE INTERNATIONAL GAME TECHNOLOGY 2002 STOCK INCENTIVE PLAN. APPROVAL OF THE AMENDMENTS TO THE INTERNATIONAL	Management	For For For For For For Against	1

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type		F
04	TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY S INDEPENDENT ACCOUNTANTS FOR THE COMPANY S FISCAL YEAR ENDING SEPTEMBER 24, 2006.	Management	For	
05	TO APPROVE ANY ADJOURNMENTS OF THE MEETING TO ANOTHER TIME OR PLACE, IF NECESSARY IN THE JUDGMENT OF THE PROXY HOLDERS, FOR THE PURPOSE OF SOLICITING ADDITIONAL PROXIES IN FAVOR OF ANY OF THE FOREGOING PROPOSALS.	Management	For	
01	DIRECTOR	Management	For	
	RICHARD C. ATKINSON	Management	For	
	DIANA LADY DOUGAN	Management	For	
	PETER M. SACERDOTE	Management	For	
	MARC I. STERN	Management	For	
02	TO APPROVE AMENDMENTS TO THE COMPANY S RESTATED CERTIFICATE OF INCORPORATION TO ELIMINATE THE CLASSIFIED BOARD AND CUMULATIVE VOTING.	Management	For	
03	TO APPROVE THE COMBINATION OF THE COMPANY S EQUITY COMPENSATION PLANS AS THE 2006 LONG-TERM INCENTIVE PLAN AND AN INCREASE IN THE SHARE RESERVE BY 65,000,000 SHARES.	Management	Against	
	COM CO., LTD.	SKM		ANNU
ISSUER: SEDOL:	78440P ISIN:			

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Vote Cast	1
04	APPROVAL OF THE APPOINTMENT OF INDEPENDENT NON-EXECUTIVE DIRECTORS WHO WILL BE AUDIT COMMITTEE MEMBERS, AS SET FORTH IN ITEM 3 OF THE COMPANY S AGENDA ENCLOSED HEREWITH.	Management	For	
03	APPROVAL OF THE CEILING AMOUNT OF THE REMUNERATION OF DIRECTORS, AS SET FORTH IN THE COMPANY S AGENDA ENCLOSED HEREWITH.	Management	For	
02	APPROVAL OF THE AMENDMENT TO THE ARTICLES OF INCORPORATION, AS SET FORTH IN ITEM 2 OF THE COMPANY S AGENDA ENCLOSED HEREWITH.	Management	For	
01	APPROVAL OF THE BALANCE SHEETS, THE STATEMENTS OF INCOME, AND STATEMENTS OF APPROPRIATIONS OF RETAINED EARNINGS OF THE 22ND FISCAL YEAR, AS SET FORTH IN ITEM 1 OF THE COMPANY S AGENDA ENCLOSED HEREWITH.	Management	For	

THE WALT DISNEY COMPANY DIS ANNU

ISSUER: 254687 ISIN:

SEDOL:

VOTE	GROUP:	GLOBAL
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Proposal Number Proposal		Proposal Type	Vote Cast	F
01	DIRECTOR	Management	For	
	JOHN E. BRYSON	Management	For	
	JOHN S. CHEN	Management	For	
	JUDITH L. ESTRIN	Management		
	ROBERT A. IGER	Management		
	FRED H. LANGHAMMER	Management		
	AYLWIN B. LEWIS	Management	For	
	MONICA C. LOZANO	Management	For	
	ROBERT W. MATSCHULLAT	Management		
	GEORGE J. MITCHELL	Management		
	LEO J. O'DONOVAN, S.J.	_		
	JOHN E. PEPPER, JR.	Management		
	ORIN C. SMITH	Management		
	GARY L. WILSON	Management		
02	TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS	Management	For	
	LLP AS THE COMPANY S REGISTERED PUBLIC ACCOUNTANTS FOR 2006.	J		
03	TO APPROVE THE SHAREHOLDER PROPOSAL RELATING TO GREENMAIL.	Shareholder	Against	
04	TO APPROVE THE SHAREHOLDER PROPOSAL RELATING TO CHINA LABOR STANDARDS.	Shareholder	Against	

LADBROKES PLC
ISSUER: G5337D115
ISIN: GB0005002547

3 AND S.5, A SPECIAL DIVIDEND OF 233.4 PENCE PER EXISTING ORDINARY SHARE IN ISSUE FOR THE

ISSUER: G5337D115 SEDOL: 0500254, B02SV75, 5474752

VOTE GROUP: GLOBAL

<u>.</u>		Vote	F	
Number	Proposal	Туре	Cast	
1.	DECLARE, SUBJECT TO FILING SUCH INTERIM ACCOUNTS WITH THE REGISTRAR OF COMPANIES AS ARE NECESSARY LAWFULLY TO PAY SUCH DIVIDEND AND SUBJECT TO, AND CONDITIONAL ON, THE PASSING OF RESOLUTION 5, A FINAL DIVIDEND OF 6.6 PENCE PER EXISTING ORDINARY SHARE OF 10 PENCE IN THE CAPITAL OF THE COMPANY EXISTING ORDINARY SHARE FOR PAYMENT ON 25 APR 2006 OR SUCH OTHER DATE AS THE DIRECTORS MAY DETERMINE TO ORDINARY SHAREHOLDERS ON THE REGISTER OF MEMBERS, OR, IN RESPECT OF NEWLY ISSUED ORDINARY SHARES, ENTITLED TO BE ON THE REGISTER OF MEMBERS	Management	For	*Man
2.	DECLARE, SUBJECT TO FILING SUCH INTERIM ACCOUNTS WITH THE REGISTRAR OF COMPANIES AS ARE NECESSARY LAWFULLY TO PAY SUCH DIVIDEND AND SUBJECT TO, AND CONDITIONAL UPON, THE PASSING OF RESOLUTIONS	Management	For	*Man

EGM

PAYMENT ON 25 APR 2006 OR SUCH OTHER DATE AS THE DIRECTORS MAY DETERMINE TO SHAREHOLDERS ON THE REGISTER OF MEMBERS, OR, IN RESPECT OF NEWLY ISSUED ORDINARY SHARES, ENTITLED TO BE ON THE REGISTER OF MEMBERS

Proposa	l Proposal	Proposal Type	Vote Cast	F
VOTE GR	OUP: GLOBAL			
IMAX COI ISSUER: SEDOL:	RPORATION 45245E ISIN:	IMAX		ANNU
s.5	APPROVE AND ADOPT THE REGULATIONS AS THE ARTICLES OF ASSOCIATION OF THE COMPANY IN SUBSTITUTION FOR AND TO THE EXCLUSION OF ALL EXISTING ARTICLES OF ASSOCIATION	Management	For	*Man
S.4	AUTHORIZE THE COMPANY, SUBJECT TO AND CONDITIONAL UPON THE PASSING OF RESOLUTIONS 2 AND S.5, TO MAKE MARKET PURCHASES SECTION 163 OF THE COMPANIES ACT 1985 OF UP TO 57,254,485 NEW ORDINARY SHARES, AT A MINIMUM PRICE OF 28 1/3RD PENCE AND UP TO 105% OF THE AVERAGE OF THE CLOSING MIDDLE MARKET QUOTATIONS FOR SUCH SHARES DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST, OVER THE PREVIOUS 5 BUSINESS DAYS; AUTHORITY EXPIRES AT THE CONCLUSION OF THE NEXT AGM OF THE COMPANY IN 2006; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY	Management	For	*Man
3.	APPROVE, SUBJECT TO AND CONDITIONAL UPON THE PASSING OF RESOLUTIONS 2 AND S.5, AND UPON THE ADMISSION OF THE NEW ORDINARY SHARES TO THE OFFICIAL LIST OF THE UK LISTING AUTHORITY AND THE ADMISSION TO THE TRADING ON THE LONDON STOCK EXCHANGE, TO: A) TO SUB-DIVIDE EACH ISSUED AND AUTHORIZED BUT UNISSUED EXISTING ORDINARY SHARE INTO 6 ORDINARY SHARES OF 1 2/3RD PENCE EACH IN THE CAPITAL OF THE COMPANY INTERMEDIATE ORDINARY SHARES; B) TO CONSOLIDATE EVERY 17 ISSUED INTERMEDIATE ORDINARY SHARES INTO 1 NEW ORDINARY SHARE OF 28 1/3RD PENCE EACH IN THE CAPITAL OF THE COMPANY NEW ORDINARY SHARES ON TERMS THAT THE DIRECTORS ARE EMPOWERED TO DEAL WITH THE FRACTIONAL ENTITLEMENTS IN ACCORDANCE WITH THE COMPANY S ARTICLES OF ASSOCIATION; AND C) TO CONSOLIDATE EVERY 17 OF THE AUTHORIZED BUT UNISSUED INTERMEDIATE ORDINARY SHARES INTO 1 AUTHORIZED BUT UNISSUED NEW ORDINARY SHARES INTO 1 AUTHORIZED BUT UNISSUED NEW ORDINARY SHARES	Management	For	*Man

01	DIRECTOR	Management	For
	NEIL S. BRAUN	Management	For
	KENNETH G. COPLAND	Management	For
	GARTH M. GIRVAN	Management	For
02	IN RESPECT OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS	Management	For
	LLP AS AUDITORS OF THE COMPANY AND AUTHORIZING		
	THE DIRECTORS TO FIX THEIR REMUNERATION.		

BOUYGUES, PARIS EGM

ISSUER: F11487125 ISIN: FR0000120503 BLOCKING

SEDOL: B01JBX5, 2696612, 4067528, 7164028, B0Z6VY3, B043HB4, 4002121, 4115159

VOTE GROUP: GLOBAL

Proposa	L		Proposal	Vote	F
Number	Proposal		Type	Cast	
*	PLEASE NOTE IN THE EVENT	THE MEETING DOES NOT	Non-Voting	Non-Voting	*Man

- * PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 26 APR 2006 AT 1430. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. PLEASE BE ALSO ADVISED THAT YOUR SHARES WILL BE BLOCKED UNTIL THE QUORUM IS MET OR THE MEETING IS CANCELLED. THANK YOU
- REGISTERED SHARES: 1 TO 5 DAYS PRIOR TO THE MEETING DATE, DEPENDS ON COMPANY S BY-LAWS.BEARER SHARES: 6 DAYS PRIOR TO THE MEETING DATE. FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND DIRECTIONS. THE FOLLOWING APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY CARDS: ADP WILL FORWARD VOTING INSTRUCTIONS TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON ADP VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS REGISTERED INTERMEDIARY, PLEASE CONTACT ADP. TRADES/VOTE INSTRUCTIONS: SINCE FRANCE MAINTAINS A VERIFICATION PERIOD, FOR VOTE INSTRUCTIONS SUBMITTED THAT HAVE A TRADE TRANSACTED (SELL) FOR EITHER THE FULL SECURITY POSITION OR A PARTIAL AMOUNT AFTER THE VOTE INSTRUCTION HAS BEEN SUBMITTED TO ADP AND THE GLOBAL CUSTODIAN ADVISES ADP OF THE POSITION CHANGE VIA THE ACCOUNT POSITION COLLECTION PROCESS, ADP HAS A PROCESS IN EFFECT WHICH WILL ADVISE THE GLOBAL CUSTODIAN OF THE NEW ACCOUNT POSITION AVAILABLE FOR VOTING. THIS WILL ENSURE THAT THE LOCAL CUSTODIAN IS INSTRUCTED TO AMEND THE VOTE INSTRUCTION AND RELEASE THE SHARES FOR SETTLEMENT OF THE SALE TRANSACTION.

Non-Voting Non-Voting *Man

PLEASE NOTE THAT THIS IS A SGM. THANK YOU. Non-Voting Non-Voting *Man

THIS PROCEDURE PERTAINS TO SALE TRANSACTIONS WITH A SETTLEMENT DATE PRIOR TO MEETING DATE $+\ 1$

1.	APPROVE THE RECONSTRUCTION OF CERTIFICATES OF INVESTMENT AND THE CERTIFICATES OF RIGHT TO VOIN SHARES		ake No Action*Man
2.	GRANT POWERS FOR FORMALITIES	Management T	ake No Action*Man
ISSUER: SEDOL:	ITALIA SPA, MILANO T92778108 B11RZ67, 7649882, 7634394, B020SC5		AGM
VOTE GRO	OUP: GLOBAL		
Proposal Number	l Proposal	Proposal Type	
*	PLEASE NOTE THAT THIS IS AN OGM, THANK YOU PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 13 APR 2006. CONSEQUENTLY, YOUR VOTING INSTRUCT WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGIS AMENDED. PLEASE BE ALSO ADVISED THAT YOUR SHARES WILL BE BLOCKED UNTIL THE QUORUM IS METOR THE MEETING IS CANCELLED. THANK YOU.	Non-Voting Non-Voting CTIONS ENDA	Non-Voting *Man
1.	APPROVE THE BALANCE SHEET REPORT AS OF 31 DEC 2005; RESOLUTIONS RELATED THERETO	Management T	ake No Action*Man
2.2 2.3 2.4 3.	APPROVE THE INTERNAL AUDITORS NUMBER APPOINT THE ACTUAL AND ALTERNATIVE INTERNAL AND APPROVE THE INTERNAL AUDITORS CHAIRMAN APPROVE THE INTERNAL AUDITORS SALARY APPROVE THE TERMINATION OF 2 DIRECTORS GRANT AUTHORITY TO PURCHASE AND THE SALE OF OUR SHARES APPROVE TO CHANGE THE EXTERNAL AUDITORS APPORT FOR THE LAST FY IN THE PERIOD 2004-2006	UDITORS Management T Management T Management T Management T WN Management T	Take No Action*Man
*	AUDITORS WILL BE APPOINTED BY SLATE VOTING	Non-Voting	Non-Voting *Man
	LUS SA F13398106 ISIN: FR0000125460 5718977, 5718988	BLOCKING	OGM

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Vote Cast	F
*	VERIFICATION PERIOD: REGISTERED SHARES: 1 TO 5 DAYS PRIOR TO THE MEETING DATE, DEPENDS ON COMPANY S BY-LAWS. BEARER SHARES: 6 DAYS PRIOR TO THE MEETING DATE. FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND DIRECTIONS. THE FOLLOWING APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY CARDS: ADP WILL FORWARD VOTING INSTRUCTIONS TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON ADP VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS REGISTERED INTERMEDIARY, PLEASE CONTACT ADP. TRADES/VOTE INSTRUCTIONS: SINCE FRANCE MAINTAINS A VERIFICATION PERIOD, FOR VOTE INSTRUCTIONS SUBMITTED THAT HAVE A TRADE TRANSACTED (SELL) FOR EITHER THE FULL SECURITY POSITION OR A PARTIAL AMOUNT AFTER THE VOTE INSTRUCTION HAS BEEN SUBMITTED TO ADP AND THE GLOBAL CUSTODIAN ADVISES ADP OF THE POSITION CHANGE VIA THE ACCOUNT POSITION COLLECTION PROCESS, ADP HAS A PROCESS IN EFFECT WHICH WILL ADVISE THE GLOBAL CUSTODIAN OF THE NEW ACCOUNT POSITION AVAILABLE FOR VOTING. THIS WILL ENSURE THAT THE LOCAL CUSTODIAN IS INSTRUCTED TO AMEND THE VOTE INSTRUCTION AND RELEASE THE SHARES FOR SETTLEMENT OF THE SALE TRANSACTION. THIS PROCEDURE PERTAINS TO SALE TRANSACTIONS WITH A SETTLEMENT DATE PRIOR TO MEETING DATE + 1	Non-Voting	Non-Voting	*Man
1.	RECEIVE THE REPORT OF THE BOARD OF DIRECTORS AND THE AUDITORS GENERAL REPORTAND APPROVE THE COMPANY S FINANCIAL STATEMENTS AND THE BALANCE SHEET FOR THE YE 31 DEC 2005 AS PRESENTED AND SHOWING INCOME OF EUR 40,998,310.96 AND GRANT AUTHORITY TO THE DIRECTORS FOR THE PERFORMANCE OF THEIR DUTIES DURING THE SAID FY	Management	Take No Actio	n*Man
2.	RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS AND THE STATUTORY AUDITORS AND APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SAID FY, IN THE FORM PRESENTED TO THE MEETING	Management	Take No Actio	n*Man
3.	RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY ARTICLE L.225-40 OF THE FRENCH COMMERCIAL CODE AND APPROVE THE AGREEMENT ENTERED INTO OR WHICH REMAINED IN FORCE DURING THE FY	Management	Take No Actio	n*Man
4.	APPROVE THE RECOMMENDATIONS OF THE BOARD OF DIRECTORS AND RESOLVES THAT THE INCOME FOR THE FY BE APPROPRIATED AS FOLLOWS: INCOME FOR THE FY: EUR 40,998,310.96 RETAINED EARNINGS: EUR 36,777,279.21 DISTRIBUTABLE INCOME: EUR 77,775,590.17 DRAWING OF A TOTAL AMOUNT OF: EUR 29,139,428.64 ENABLING THE DISTRIBUTION TO SHAREHOLDERS OF A NET DIVIDEND OF EUR 0.23	Management	Take No Actio	n*Man

FOR 126,693,168 SHARES INCLUDING: POTENTIAL DIVIDEND OF 2,400 STOCK OPTIONS OF CANAL+SHARES*EUR 0.23: EUR 552.00 ALLOCATION OF THE BALANCE TO RETAINED EARNINGS: EUR 48,636,161.53, PAYMENT DATE OF THE DIVIDEND: 24 APR 2006 AND GRANT DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES, AS REQUIRED BYLAW

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

Management Take No Action*Man

ANNU

CVG

CONVERGYS CORPORATION

ISSUER: 212485

SEDOL:

ISIN:

VOTE GROUP: GLOBAL

ISSUER: 852061

Proposal Number	l Proposal		Proposal Type	Vote Cast	F
01	DIRECTOR	JOHN F. BARRETT JOSEPH E. GIBBS STEVEN C. MASON	Management Management Management Management	For For	
02	TO RATIFY THE APPOINTMENT OF THE	JAMES F. ORR	Management	For	
GANNETT ISSUER: SEDOL:	CO., INC. 364730 ISIN:		GCI		ANNU
VOTE GRO	OUP: GLOBAL				
Proposa: Number	l Proposal		Proposal Type	Vote Cast	F
01			Management Management Management Management Management		
03	FOR THE 2006 FISCAL YEAR. PROPOSAL TO RE-APPROVE THE MATERI THE PERFORMANCE MEASURES IN THE COMNIBUS INCENTIVE COMPENSATION PI	IAL TERMS OF COMPANY S 2001	Management	For	
SPRINT I	 NEXTEL CORPORATION		 S		ANNU

ISIN:

SEDOL: VOTE GROUP: GLOBAL Proposal Proposal Vote Number Proposal ______ Management For
KEITH J. BANE Management For
GORDON M. BETHUNE Management For
TIMOTHY M. DONAHUE Management For
FRANK M. DRENDEL Management For
GARY D. FORSEE Management For
JAMES H. HANCE, JR. Management For
V. JANET HILL Management For
IRVINE O. HOCKADAY, JR. Management For
WILLIAM E. KENNARD Management For
LINDA KOCH LORIMER Management For
STEPHANIE M. SHERN Management For
WILLIAM H. SWANSON Management For
LLP AS INDEPENDENT Management For 01 DIRECTOR Management For 02 TO RATIFY APPOINTMENT OF KPMG LLP AS INDEPENDENT For Management REGISTERED PUBLIC ACCOUNTING FIRM OF SPRINT NEXTEL FOR 2006. 03 SHAREHOLDER PROPOSAL CONCERNING MAJORITY VOTING. Shareholder Against 04 SHAREHOLDER PROPOSAL CONCERNING CUMULATIVE VOTING. Shareholder Against ______ DOW JONES & COMPANY, INC. DJ ANNU ISSUER: 260561 ISIN: SEDOL: VOTE GROUP: GLOBAL Vote Cast Proposal Proposal Number Proposal Type ______ DIRECTOR 01 Management For Management LEWIS B. CAMPBELL* LEWIS B. CAMPBELL* Management For HARVEY GOLUB* Management For IRVINE O. HOCKADAY, JR* Management For DIETER VON HOLTZBRINCK* Management For M. PETER MCPHERSON* Management For FRANK N. NEWMAN* Management For WILLIAM C. STEERE, JR.* Management For CHRISTOPHER BANCROFT** Management For EDUARDO CASTRO-WRIGHT** Management For MICHAEL B. ELEFANTE** Management For LESLIE HILL** Management For PETER R. KANN** Management For DAVID K.P. LI** Management For ELIZABETH STEELE** Management For RICHARD F. ZANNINO** Management For For 02 APPROVAL OF INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS Management For

FOR 2006.

F

03	ADOPTION OF DOW JONES 2006 EXECUTIVE ANNUAL INCENTIVE PLAN.	Management	For	
05	STOCKHOLDER PROPOSAL TO REQUIRE THE COMPANY TO PROVIDE IN THE PROXY STATEMENT COMPLETE DETAILS ON THE STOCKHOLDER PROPOSAL SUBMISSION PROCESS.	Shareholder	Against	
	AF MEDIA GROEP NV			AGM
SEDOL:	N8502L104 ISIN: NL0000386605 5848982, 5062919	BLOCKING		
	OUP: GLOBAL			
Proposa Number	l Proposal	Proposal Type	Vote Cast	F
Number	Proposal	 1		
1.	OPENING APPROVE THE REPORT OF THE MANAGING BOARD ON THE COMPANY PERFORMANCE AND POLICY DURING THE FY 2005	-	Non-Voting Non-Voting	
3. 4.a	APPROVE THE ANNUAL ACCOUNTS FOR THE FY 2005 GRANT DISCHARGE TO THE MEMBERS OF THE MANAGING BOARD FOR THE POLICY CONDUCTEDIN 2005	Non-Voting Non-Voting	Non-Voting Non-Voting	*Man *Man
4.b	GRANT DISCHARGE TO THE SUPERVISORY BOARD FOR	Non-Voting	Non-Voting	*Man
г.	THE SUPERVISION CONDUCTED IN 2005	NT	NT	434
5.a 5.b	APPROVE TO DETERMINE THE ALLOCATION OF THE PROFIT APPROVE TO ANNOUNCE THE TIME AND LOCATION OF MAKING THE DIVIDEND PAYABLE	Non-Voting Non-Voting	Non-Voting	*Man *Man
6.A	APPOINT THE MEMBER OF THE SUPERVISORY BOARD	_	Non-Voting	*Man
6.b	ANNOUNCEMENTS WITH REGARD TO THE COMPOSITION OF THE SUPERVISORY BOARD	Non-Voting	Non-Voting	*Man
7.	APPROVE THE REMUNERATION OF MEMBERS OF THE SUPERVISORY BOARD	Non-Voting	Non-Voting	*Man
8.	APPOINT THE EXTERNAL AUDITOR	_	Non-Voting	*Man
9. 10.a	GRANT AUTHORITY TO REPURCHASE SHARES APPROVE THE PROLONGATION OF THE AUTHORITY OF S TICHTING BEHEER VAN PRIORITEITSAANDELEN TELEGRAAF MEDIA GROUP N.V. TO ISSUE SHARES, AMONGST WHICH IS INCLUDED GRANTING THE RIGHTS TO TAKE ORDINARY SHARES	~	Non-Voting Non-Voting	*Man *Man
10.b	APPROVE THE PROLONGATION OF THE AUTHORITY OF STICHTING BEHEER VAN PRIORITEITSAANDELEN TELEGRAAF MEDIA GROEP N. V. TO PROCEED WITH LIMITATION OR EXCLUSION OF PRIORITY RIGHTS AT THE ISSUE OF ORDINARY SHARES, AMONGST WHICH IS INCLUDED GRANTING THE RIGHTS TO TAKE ORDINARY SHARES	Non-Voting	Non-Voting	*Man
11.	OTHER BUSINESS	Non-Voting		*Man
12.	CLOSING OF THE MEETING PLEASE NOTE THAT THESE SHARES HAVE NO VOTING RIGHTS, SHOULD YOU WISH TO ATTEND THE MEETING PERSONALLY, YOU MAY APPLY FOR AN ENTRANCE CARD BY CONTACTING YOUR CLIENT REPRESENTATIVE AT ADP.	Non-Voting Non-Voting	Non-Voting Non-Voting	*Man *Man

THANK YOU.

ISSUER: SEDOL:	AF MEDIA GROEP NV	BLOCKING		AGI
	COUP: GLOBAL			
	Proposal	Proposal Type	Cast	F
*	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 295951 DUE TO CHANGE IN THE VOTING STATUS. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.	Non-Voting		
1.	OPENING REPORT OF THE MANAGING BOARD ON THE COMPANY PERFORMANCE AND POLICY DURING THEFY 2005	_	Non-Voting Non-Voting	*Mar *Mar
3.	APPROVE THE ANNUAL ACCOUNTS FOR THE FY 2005	Management	For	*Man
4.a	GRANT DISCHARGE TO THE MEMBERS OF THE MANAGING BOARD FOR THE POLICY CONDUCTEDIN 2005	Management Management	For	*Man
4.b	GRANT DISCHARGE TO THE SUPERVISORY BOARD FOR THE SUPERVISION CONDUCTED IN 2005	Management	For	*Mar
5.a 5.b	APPROVE TO DETERMINE THE ALLOCATION OF THE PROFIT ANNOUNCE THE TIME AND LOCATION OF MAKING THE DIVIDEND PAYABLE	Management Non-Voting		*Mar *Mar
6.A	APPOINT THE MEMBER OF THE SUPERVISORY BOARD	Management		*Mar
6.b	ANNOUNCEMENTS WITH REGARD TO THE COMPOSITION OF THE SUPERVISORY BOARD	Management	For	*Man
7.	APPROVE THE REMUNERATION OF MEMBERS OF THE SUPERVISORY BOARD	Management	For	*Mar
8.	APPOINT THE EXTERNAL AUDITOR	Management	For	*Man
9.	GRANT AUTHORITY TO REPURCHASE SHARES	Management		*Mar
11. 10.a	OTHER BUSINESS APPROVE THE PROLONGATION OF THE AUTHORITY OF	Other Management	For For	*Man *Man
10.a	S TICHTING BEHEER VAN PRIORITEITSAANDELEN TELEGRAAF MEDIA GROUP N.V. TO ISSUE SHARES, AMONGST WHICH IS INCLUDED GRANTING THE RIGHTS TO TAKE ORDINARY SHARES	Mallayemenc	LOT	"PIG1
10.b	APPROVE THE PROLONGATION OF THE AUTHORITY OF STICHTING BEHEER VAN PRIORITEITSAANDELEN TELEGRAAF MEDIA GROEP N. V. TO PROCEED WITH LIMITATION OR EXCLUSION OF PRIORITY RIGHTS AT THE ISSUE OF ORDINARY SHARES, AMONGST WHICH IS INCLUDED GRANTING THE RIGHTS TO TAKE ORDINARY SHARES	Management	For	*Mar
	CLOSING OF THE MEETING	_	Non-Voting	
ALLTEL	CORPORATION	AT		ANNU
ISSUER: SEDOL:	020039 ISIN:			

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Vote Cast	F
01	DIRECTOR	Management	For	
	WILLIAM H. CROWN	Management	For	
	JOE T. FORD	Management	For	
	JOHN P. MCCONNELL	Management		
	JOSIE C. NATORI	Management		
04	RATIFICATION OF APPOINTMENT OF INDEPENDENT AUDITORS	Management	For	
	A DE TELECOMUNICACIONES DE CH 204449 ISIN:			ANNU
VOTE GR	OUP: GLOBAL			
Proposa	1	Proposal	Vote	F
_	Proposal	Type	Cast	<u> </u>
A1	APPROVAL OF THE ANNUAL REPORT, BALANCE SHEET, INCOME STATEMENT AND REPORTS OF ACCOUNT INSPECTORS	Management	F'or	
	AND INDEPENDENT AUDITORS.			
A2	APPROVAL OF DISTRIBUTION OF NET INCOME FOR FISCAL	Management	For	
	YEAR ENDED DECEMBER 31, 2005 AND THE PAYMENT	-		
	OF A FINAL DIVIDEND.			
A4	APPROVAL TO APPOINT THE INDEPENDENT AUDITORS	Management	For	
3 F	FOR FISCAL YEAR 2006, AND TO DETERMINE THEIR COMPENSATION.	Managara		
A5	APPROVAL TO APPOINT THE DOMESTIC CREDIT RATING AGENCIES AND TO DETERMINE THEIR COMPENSATION.	Management	For	
A7	COMMUNICATE THE EXPENSES OF THE BOARD OF DIRECTORS	Management	For	
	AND DIRECTORS COMMITTEE DURING THE YEAR 2005.	-		
A8	APPROVAL OF THE COMPENSATION FOR THE DIRECTORS COMMITTEE MEMBERS AND OF THE DIRECTORS COMMITTEE	Management	For	
A9	BUDGET. APPROVAL OF THE COMPENSATION FOR THE AUDIT COMMITTEE AND BUDGET FOR OPERATION EXPENSES TO BE ASSIGNED.	Management	For	
A11	APPROVAL OF THE INVESTMENT AND FINANCING STRATEGY PROPOSED BY MANAGEMENT (ACCORDING TO DECREE LAW	Management	For	
A14	3,500). APPROVAL OF A SANTIAGO NEWSPAPER IN WHICH TO PUBLISH THE NOTICES FOR FUTURE SHAREHOLDERS	Management	For	
A15	MEETINGS AND DIVIDEND PAYMENTS. PROVIDE INFORMATION ON ALL ISSUES RELATING TO	Management	For	
1110	THE MANAGEMENT AND ADMINISTRATION OF THE BUSINESS.	nanagemene	101	
E1	APPROVAL OF CAPITAL REDUCTION OF CH\$40,200,513,570, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	For	
E2	APPROVAL TO MODIFY THE COMPANY S COMMERCIAL NAME, AS SET FORTH IN THE COMPANY S NOTICE OF MEETING ENCLOSED HEREWITH.	Management	For	
E3	APPROVAL TO MODIFY THE COMPANY S BYLAWS, TO REFLECT THE APPROVED AGREEMENTS.	Management	For	
E4	APPROVAL TO ADOPT THE NECESSARY PROCEDURES TO FORMALIZE THE AGREEMENTS REACHED AT THE EXTRAORDINARY SHAREHOLDERS MEETING.	Management	For	

VIVENDI ISSUER: SEDOL:	UNIVERSAL 92851S ISIN:	V		SPEC
VOTE GR	DUP: GLOBAL			
Proposa Number	l Proposal	Proposal Type		F
E1	CHANGE OF THE CORPORATE NAME AND MODIFICATION, ACCORDINGLY, OF ARTICLE 1 OF THE COMPANY S BY-LAWS	Management	For	
02	APPROVAL OF REPORTS AND FINANCIAL STATEMENTS FOR FISCAL YEAR 2005	Management	For	
03	APPROVAL OF REPORTS AND CONSOLIDATED FINANCIAL STATEMENTS FOR FISCAL YEAR 2005	Management	For	
04	APPROVAL OF THE REGULATED RELATED-PARTY AGREEMENTS COVERED BY THE STATUTORY AUDITORS SPECIAL REPORT	Management	For	
05	ALLOCATION OF NET INCOME FOR FISCAL YEAR 2005, DETERMINATION OF THE DIVIDEND AND THE PAYMENT DATE	Management	For	
06	RENEWAL OF MR. FERNANDO FALCO Y FERNANDEZ DE CORDOVA AS A MEMBER OF THE SUPERVISORY BOARD	Management	For	
07	RENEWAL OF MR. GABRIEL HAWAWINI AS A MEMBER OF THE SUPERVISORY BOARD	Management	For	
08	RENEWAL OF BARBIER FRINAULT ET AUTRES AS STATUTORY AUDITORS	Management	For	
09	APPOINTMENT OF AUDITEX AS ALTERNATE STATUTORY AUDITORS	Management	For	
010	AUTHORIZATION FOR THE MANAGEMENT BOARD TO PURCHASE THE COMPANY S OWN SHARES	Management	For	
E11	AUTHORIZATION FOR THE MANAGEMENT BOARD TO DECREASE THE SHARE CAPITAL OF THE COMPANY BY CANCELLATION OF TREASURY SHARES	Management	For	
E12	AUTHORIZATION FOR THE PERFORMANCE OF LEGAL FORMALITIES	Management	For	
FRANCE	 TELECOM	FTE		ANNU
ISSUER: SEDOL:	35177Q ISIN:			
VOTE GR	DUP: GLOBAL			
		_		_
Proposa Number	Proposal	Proposal Type	Cast	F
01	APPROVAL OF THE STATUTORY FINANCIAL STATEMENTS	Management		
02	FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2005 APPROVAL OF CONSOLIDATED FINANCIAL STATEMENTS	Management	For	
03	FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2005 ALLOCATION OF THE RESULTS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2005, AS STATED IN THE STATUTORY	Management	For	
04	FINANCIAL STATEMENTS APPROVAL OF THE AGREEMENTS REFERRED TO IN ARTICLE	Management	For	
05	L. 225-38 OF THE FRENCH COMMERCIAL CODE AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO PURCHASE, RETAIN OR TRANSFER FRANCE TELECOM	Management	For	
06	SHARES AMENDMENT OF ARTICLE 15 OF THE BY-LAWS IN ORDER	Management	For	

07	TO BRING IT INTO CONFORMITY WITH ARTICLE L. 225-37 OF THE FRENCH CODE AMENDMENT OF ARTICLE 21 OF THE BY-LAWS IN ORDER	Management	For	
0 ,	TO BRING IT INTO COMFORMITY WITH L 225-96 AND L 225-98 OF THE FRENCH CODE	rianagement	I O I	
08	TO ISSUE THE SHARES RESERVED FOR PERSONS SIGNING A LIQUIDITY AGREEMENT WITH THE COMPANY	Management	For	
09	TO PROCEED WITH THE FREE ISSUANCE OF OPTION-BASED LIQUIDITY INSTRUMENTS RESERVED FOR HOLDERS OF STOCK OPTIONS OF ORANGE S.A.	Management	For	
10	TO PROCEED WITH CAPITAL INCREASES RESERVED FOR MEMBERS OF THE FRANCE TELECOM GROUP SAVINGS PLAN	Management	For	
11	AUTHORIZATION TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL THROUGH THE CANCELLATION OF ORDINARY SHARES	Management	For	
12	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ALLOCATE, FREE OF CHARGE, ORDINARY SHARES	Management	For	
13	POWERS FOR FORMALITIES	Management	For	
FREESCALISSUER:	LE SEMICONDUCTOR, INC. 35687M ISIN:	FSLB		ANNU
VOTE GR	OUP: GLOBAL			
Proposa		Proposal		F
Number	Proposal	Proposal Type	Vote Cast	F
Number	Proposal	_	Cast For For	F
Number	Proposal DIRECTOR KEVIN KENNEDY	Type Management Management	Cast For For For	F
Number 01 02 POST PUI ISSUER:	Proposal DIRECTOR KEVIN KENNEDY MICHEL MAYER TO RATIFY THE APPOINTMENT OF THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF KPMG LLP,	Type Management Management Management	Cast For For For	F AGM
Number 01 02 POST PUI ISSUER: SEDOL:	Proposal DIRECTOR KEVIN KENNEDY MICHEL MAYER TO RATIFY THE APPOINTMENT OF THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF KPMG LLP, OUR INDEPENDENT AUDITORS, FOR FISCAL 2006. BLISHING PUBLIC CO LTD POST Y70784171 ISIN: TH0078A10Z18	Type Management Management Management	Cast For For For	
Number 01 02 POST PUI ISSUER: SEDOL: VOTE GRO	DIRECTOR KEVIN KENNEDY MICHEL MAYER TO RATIFY THE APPOINTMENT OF THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF KPMG LLP, OUR INDEPENDENT AUDITORS, FOR FISCAL 2006. BLISHING PUBLIC CO LTD POST Y70784171 ISIN: TH0078A10Z18 B013SR0 OUP: GLOBAL	Type Management Management Management Management Management Type	Cast For For For Vote	AGM
Number 01 02 POST PUI ISSUER: SEDOL: VOTE GRO	Proposal DIRECTOR KEVIN KENNEDY MICHEL MAYER TO RATIFY THE APPOINTMENT OF THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF KPMG LLP, OUR INDEPENDENT AUDITORS, FOR FISCAL 2006. BLISHING PUBLIC CO LTD POST Y70784171 ISIN: TH0078A10Z18 B013SR0 OUP: GLOBAL Proposal	Type Management Management Management Management Management Type	Cast For For For Vote Cast	AGM
Number 01 02 POST PUI ISSUER: SEDOL: VOTE GRO Proposa: Number	DIRECTOR KEVIN KENNEDY MICHEL MAYER TO RATIFY THE APPOINTMENT OF THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF KPMG LLP, OUR INDEPENDENT AUDITORS, FOR FISCAL 2006. BLISHING PUBLIC CO LTD POST Y70784171 ISIN: TH0078A10Z18 B013SR0 OUP: GLOBAL PLEASE NOTE THAT PARTIAL VOTING IS ALLOWED, BUT	Type Management Management Management Management Management Management Non-Voting	Cast For For For Vote Cast	AGM

AND APPROVE THE COMPANY S BALANCE AS AT 31 DEC 2005 AND THE STATEMENT OF INCOME AND RETAINED EARNINGS FOR THE YE ON SAID DATE, WITH AUDITORS REPORT

3.	APPROVE THE PAYMENT OF DIVIDEND FOR THE YE 31 DEC 2005	Management	For	*Mar
4.1	ELECT MR. PICHAI VASNASONG AS A DIRECTOR, WHO RETIRES BY ROTATION	Management	For	*Man
4.2	ELECT MR. SUDHITHAM CHIRATHIVAT AS A DIRECTOR, WHO RETIRES BY ROTATION	Management	For	*Man
4.3	ELECT MR. DAVID JOHN ARMSTRONG AS A DIRECTOR, WHO RETIRES BY ROTATION	Management	For	*Man
4.4	ELECT MR. SUTHIKIATI CHIRATHIVAT AS A DIRECTOR, WHO RETIRES BY ROTATION	Management	For	*Man
4.5	ELECT MR. CHAVALIT THANACHANAN AS A DIRECTOR, WHO RETIRES BY ROTATION	Management	For	*Man
5.	APPROVE THE REMUNERATION OF THE BOARD OF DIRECTORS OF THE COMPANY FOR THE YEAR 2006	Management	For	*Man
6.	APPOINT THE AUDITOR TO AUDIT THE COMPANY S BOOKS AND ACCOUNTS FOR ITS YE 31 DEC 2006 AND FIX THEIR REMUNERATION	Management	For	*Man
7.	OTHER BUSINESS	Other		*Man
ISSUER: SEDOL:	ROPOLE TELEVISION SA, NEUILLY SUR SEINE : F6160D108 ISIN: FR0000053225 B030NW9, 5993882, 4546254, 5993901	BLOCKING		AGM
	ROUP: GLOBAL		· 	
Proposa		Proposal		F
Number	Proposal	Type	Cast	

* PLEASE NOTE THAT THIS IS A MIX MEETING. THANK YOU.

DATE, DEPENDS ON COMPANY S BY-LAWS.BEARER SHARES:
6 DAYS PRIOR TO THE MEETING DATE. FRENCH RESIDENT
SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE
PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE
CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO
OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND
DIRECTIONS.THE FOLLOWING APPLIES TO NON-RESIDENT
SHAREOWNERS: PROXY CARDS: ADP WILL FORWARD VOTING
INSTRUCTIONS TO THE GLOBAL CUSTODIANS THAT HAVE
BECOME REGISTERED INTERMEDIARIES, ON ADP VOTE
DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY,
THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD
AND FORWARD TO THE LOCAL CUSTODIAN. IF YOU ARE
UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS

REGISTERED INTERMEDIARY, PLEASE CONTACT ADP.
TRADES/VOTE INSTRUCTIONS: SINCE FRANCE MAINTAINS

REGISTERED SHARES: 1 TO 5 DAYS PRIOR TO THE MEETING

Non-Voting Non-Voting *Man

Non-Voting Non-Voting *Man

A VERIFICATION PERIOD, FOR VOTE INSTRUCTIONS SUBMITTED THAT HAVE A TRADE TRANSACTED (SELL) FOR EITHER THE FULL SECURITY POSITION OR A PARTIAL AMOUNT AFTER THE VOTE INSTRUCTION HAS BEEN SUBMITTED TO ADP AND THE GLOBAL CUSTODIAN ADVISES ADP OF THE POSITION CHANGE VIA THE ACCOUNT POSITION COLLECTION PROCESS, ADP HAS A PROCESS IN EFFECT WHICH WILL ADVISE THE GLOBAL CUSTODIAN OF THE NEW ACCOUNT POSITION AVAILABLE FOR VOTING. THIS WILL ENSURE THAT THE LOCAL CUSTODIAN IS INSTRUCTED TO AMEND THE VOTE INSTRUCTION AND RELEASE THE SHARES FOR SETTLEMENT OF THE SALE TRANSACTION. THIS PROCEDURE PERTAINS TO SALE TRANSACTIONS WITH A SETTLEMENT DATE PRIOR TO MEETING DATE

APPROVE THE REPORT OF THE EXECUTIVE COMMITTEE
AND THE AUDITORS GENERAL REPORT, THE COMPANY
S FINANCIAL STATEMENTS AND THE BALANCE SHEET
FOR THE FYE 31 DEC 2005, AS PRESENTED SHOWING
THE EARNINGS OF EUR 166,217,030.00 AND THE CHARGES
AND EXPENSES OF EUR 20,776.00 FOR THE FY WITH
A CORRESPONDING TAX OF EUR 7,257.00

Management Take No Action*Man

O.2 APPROVE THE SPECIAL AUDITOR S REPORT, IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE L.225-86 AND FOLLOWING OF THE LAW FRENCH COMPANY ACT; APPROVE THE SAID REPORT AND THE AGREEMENTS REFERRED TO THEREIN

Management Take No Action*Man

APPROVE THE RESULT FOR THE FY AMOUNTS TO EUR 166,217,030.04 RETAINED EARNINGSFOR THE PREVIOUS
FY: EUR 429 130 207 05 TEET FY: EUR 429,130,207.95, TOTAL DISTRIBUTABLE AMOUNT: EUR 595,347,237.99; ALLOCATION: PAYMENT OF DIVIDEND OF EUR 0.95 PER SHARE FOR EACH OF THE 131,888,690 SHARES COMPRISING THE CAPITAL: EUR 125,294,255.50; THE BALANCE TO THE RETAINED EARNINGS: EUR 470,052,982.49 AND APPROVE THE PROPOSAL OF THE EXECUTIVE COMMITTEE AND SUBSEQUENTLY THE SHAREHOLDERS WILL RECEIVE A NET DIVIDEND OF EUR 0.95 PER SHARE, AND WILL ENTITLE TO THE 40% ALLOWANCE PROVIDED BY THE FRENCH TAX CODE, THIS DIVIDEND WILL BE PAID ON 28 APR 2006 IN THE EVENT THAT THE COMPANY HOLDS SOME OF ITS OWN SHARES ON SUCH DATE, THE AMOUNT OF THE UNPAID DIVIDEND ON SUCH SHARES SHALL BE ALLOCATED TO THE RETAINED EARNINGS ACCOUNT

Management Take No Action*Man

O.4 APPROVE THE REPORT OF THE EXECUTIVE COMMITTEE
AND THE STATUTORY AUDITORS; APPROVE THE REPORTS
OF THE CONSOLIDATED FINANCIAL STATEMENTS SHOWING
EARNINGS OF EUR 156,200,000.00

Management Take No Action*Man

E.2 GRANT ALL POWERS TO THE BEARER OF A COPY OR AN
EXTRACT OF THE MINUTES OF THE PRESENT TO ACCOMPLISH
ALL DEPOSITS AND PUBLICATIONS PRESCRIBED BY LAW

Management Take No Action*Man

O.5 RATIFY THE CO-OPTATION OF MR. IGNACE VAN MEENEN
TO REPLACE MR. JEAN-CHARLES DE KEYSER AS THE
MEMBER OF THE SUPERVISORY BOARD UNTIL THE SHAREHOLDERS
MEETING CALLED TO APPROVE THE FINANCIAL STATEMENTS
FOR THE 2007 FY

Management Take No Action*Man

O.6 RATIFY THE CO-OPTATION OF MR. CONSTANTIN LANGE

Management Take No Action*Man

TO REPLACE MR. THOMAS RABE AS THE MEMBER OF THE SUPERVISORY BOARD UNTIL THE SHAREHOLDERS MEETING CALLED TO APPROVE THE FINANCIAL STATEMENTS FOR THE FY 2007

O.7 AUTHORITY THE EXECUTIVE COMMITTEE IN ORDER TO TRADE THE COMPANY S SHARES SUBJECT TO THE CONDITIONS DESCRIBED BELOW: MAXIMUM PURCHASE PRICE: EUR 40.00, MAXIMUM NUMBER OF SHARES TO BE ACQUIRED: 10% OF THE SHARE CAPITAL, MAXIMUM FUNDS INVESTED IN THE SHARE BUYBACKS: EUR 507,786,907.00; AUTHORITY IS VALID FOR 18 MONTHS; AND AUTHORIZE THE EXECUTIVE COMMITTEE TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

Management Take No Action*Man

O.8 AUTHORIZES THE EXECUTIVE COMMITTEE, AT ITS SOLE DISCRETION, IN ONE OR MORE OCCASIONS, TO ISSUE, IN FRANCE AND OR ABROAD, FIXED-TERM OR UNFIXED-TERM BONDS, WHETHER SUBORDINATED OR NOT, AND WARRANTS TO SUBSCRIBE TO BONDS, UP TO A MAXIMUM NOMINAL AMOUNT OF EUR 300,000,000.00; AUTHORITY IS VALID FOR A 5-YEAR PERIOD; AND AUTHORIZE THE EXECUTIVE COMMITTEE TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

Management Take No Action*Man

E.1 AUTHORIZE THE EXECUTIVE COMMITTEE, DEPENDING
ON THE ADOPTION OF THE 7TH RESOLUTION, TO REDUCE
THE SHARE CAPITAL, BY CANCELLING ALL OR PART
OF THE SHARES HELD BY THE COMPANY AND WHICH SHE
COULD EVENTUALLY HOLD FOLLOWING BUYBACKS ACHIEVED
IN THE FRAMEWORK OF THE 7TH RESOLUTION, UP TO
A MAXIMUM OF 10% OF THE SHARE CAPITAL; AUTHORITY
EXPIRES FOLLOWING THE SHAREHOLDERS MEETING CALLED
TO APPROVE THE FINANCIAL STATEMENTS FOR THE FYE
2006

Management Take No Action*Man

NATION MULTIMEDIA GROUP PUBLIC COMPANY LIMITED

NO. 1/2005 HELD ON 25 APR 2005

SEDOL: 6626596, 5907894

5EDOL: 0020390, 3907894

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Vote Cast	F
*	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 290952 DUE TO ADDITIONAL RESOLUTION. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU.	Non-Voting	Non-Voting	*Man
*	PLEASE NOTE THAT PARTIAL AND SPLIT VOTING ARE ALLOWED FOR THIS MEETING. THANKYOU.	Non-Voting	Non-Voting	*Man

APPROVE THE MINUTES OF THE AGM OF THE SHAREHOLDERS Management For *Man

2. APPROVE THE COMPANY S OPERATING RESULTS AND THE Management For *Man

۷.	BOARD OF DIRECTORS REPORTED FOR THE YEAR 2005	Management	FOT	^Ma:
3.	APPROVE THE COMPANY S AUDITED BALANCE SHEET AND THE PROFIT AND LOSS STATEMENTFOR THE YE 31 DEC 2005	Management	For	*Ma:
4.	APPROVE THE DIVIDENDS PAYMENT OMISSION FOR THE OPERATING RESULTS YE 31 DEC 2005	Management	For	*Mai
5.	ELECT THE DIRECTORS IN PLACE OF THOSE RETIRING	Management	For	*Mai
6.	BY ROTATION APPROVE THE REMUNERATION OF THE OUTSIDE DIRECTORS	Management	For	*Maı
7.	FOR THE YEAR 2006 APPOINT THE COMPANY S AUDITOR AND APPROVE TO FIX THE FEES FOR THE YEAR 2006	Management	For	*Mar
12. 8.	OTHER MATTERS APPROVE THE ISSUANCE AND OFFERING OF WARRANTS TO PURCHASE ORDINARY SHARES NOTMORE THAN 16,000,000 UNITS TO THE DIRECTORS AND EMPLOYEES	Other Management	For For	*Mar *Mar
9.	APPROVE THE CANCELLATION OF REMAINING 12,926,588 ORDINARY SHARES TO ACCOMMODATE THE ALLOTMENT OF WARRANTS TO THE DIRECTOR AND EMPLOYEES AND SUBSIDIARIES NO. 3 EMPLOYEE SHARE OPTION PLAN-3 NOT MORE THAN 35 PERSONS	Management	For	*Mar
10.	APPROVE THE ALLOTMENT OF NOT MORE THAN 16 MILLION ORDINARY SHARES AT THE PRICE OF THB 10 EACH, TO ACCOMMODATE THE EXERCISE OF WARRANT OF EMPLOYEE SHARE OPTION PLAN 3	Management	For	*Mar
11.	APPROVE THE TRANSFER OF THE LEGAL RESERVE AND SOME OF THE PREMIUM ON THE SHARE CAPITAL AND TO OFFSET THE DEFICIT IN THE COMPANY S BALANCE SHEET AS AT 31 DEC 2005	Management	For	*Mar
	INT STOCK CO VIMPEL-COMMUNICA 68370R ISIN:	VIP		SPEC
VOTE GR	OUP: GLOBAL			
Proposa Number	Proposal	Proposal Type	Vote Cast	F
01	APPROVAL OF THE AMENDMENTS TO THE CHARTER OF VIMPELCOM., ALL AS MORE FULLY DESCRIBED IN THE NOTICE.	Management	For	*Mar
	CION INTERAMERICANA DE ENTRETENIMIENTO SADE CV CIE, MEXIC P3142L109 ISIN: MXP201161017	0		MIX

SEDOL: B02VB30, 2224347

VOTE	GROUP:	GLOBAL
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Proposa Number	Proposal	Proposal Type	Cast	F
0.1	APPROVE TO INCREASE THE VARIABLE PART OF THE COMPANY S CORPORATE CAPITAL, WITHOUT ISSUING SHARES, THROUGH THE CAPITALIZATION OF A SHARE SUBSCRIPTION PREMIUM THAT, AS OF 31 DEC 2005, IS REFLECTED IN THE COMPANY S INDIVIDUAL FINANCIAL STATEMENTS, IN THE AMOUNT OF MXN 5,986,215,694.49	Management	For	*Man
0.2	APPROVE THE REPORT PRESENTED BY THE BOARD OF DIRECTORS TO WHICH ARTICLE 172 OF THE GENERAL MERCANTILE COMPANIES LAW REFERS AS WELL AS THE AUDIT COMMITTEE S REPORT TO WHICH ARTICLE 14(A)(3)(IV)(C) OF THE SECURITIES MARKET LAW REFERS	Management	For	*Man
0.3	APPROVE THE COMMISSIONER S REPORT, IN ACCORDANCE WITH ARTICLE 166(IV) OF THE GENERAL MERCANTILE COMPANIES LAW	Management	For	*Man
0.4	APPROVE THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY, FOR THE FYE ON 31 DEC 2005	Management	For	*Man
0.5	APPOINT AND RATIFY THE MEMBERS OF THE BOARD OF DIRECTORS AND APPROVE THE REMUNERATION	Management	For	*Man
0.6 0.7 E.1	APPROVE THE REVOCATION AND GRANT THE POWERS APPOINT THE SPECIAL DELEGATES APPROVE TO INCREASE THE FIXED PART OF THE COMPANY S CORPORATE CAPITAL, WITHOUT THE ISSUANCE OF SHARES, THROUGH THE CAPITALIZATION OF A SHARE SUBSCRIPTION PREMIUM, THAT AS OF 31 DEC 2005, IS REFLECTED IN THE COMPANY S INDIVIDUAL FINANCIAL STATEMENTS, IN THE AMOUNT OF MXN 564,310,244.51 AND AMEND THE ARTICLE 5 OF THE COMPANY S CORPORATE BYLAWS	Management Management Management	For	*Man *Man *Man
E.2	APPOINT THE SPECIAL DELEGATES	Management	For	*Man
HARRAH' ISSUER: SEDOL:	S ENTERTAINMENT, INC. 413619 ISIN:	HET		ANNU
VOTE GR	OUP: GLOBAL			

Proposa	•			Proposal	Vote
Number	Proposal			Type	Cast
01	DIRECTOR			Management	For
			CHARLES L. ATWOOD	Management	For
			R. BRAD MARTIN	Management	For
			GARY G. MICHAEL	Management	For
02	APPROVAL OF	THE COMPANY S AMENDED	AND RESTATED	Management	Against
	2004 EQUITY	INCENTIVE AWARD PLAN.			

03 RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE COMPANY FOR 2006 CALENDAR YEAR.

Management For

L-3 COMI ISSUER: SEDOL:	MUNICATIONS HOLDINGS, INC. 502424 ISIN:	LLL		ANNU
VOTE GR	OUP: GLOBAL			
Proposa		-	Vote	F
Number	Proposal	Туре	Cast 	
01	DIRECTOR	Management	For	
	PETER A. COHEN	Management	For	
	ROBERT B. MILLARD	Management	For	
	ARTHUR L. SIMON	Management	For	
02	APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS	Management	For	
	INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.			
03	APPROVAL OF AN AMENDMENT TO THE L-3 COMMUNICATIONS CORPORATION EMPLOYEE STOCK PURCHASE PLAN.	Management	For	
MOODY'S ISSUER: SEDOL:	CORPORATION 615369 ISIN:	мсо		ANNU
Proposa Number	l Proposal	Proposal Type	Vote Cast	F
I	DIRECTOR	Management	For	
	EWALD KIST	Management	For	
	HENRY A. MCKINNELL, JR		For	İ
	JOHN K. WULFF	Management	For	ļ
II	RATIFICATION OF THE APPOINTMENT OF INDEPENDENT	Management	For	ļ
	REGISTERED PUBLIC ACCOUNTING FIRM FOR 2006.			
SWISSCO	 M AG	SCM		ANNU
ISSUER:				·
SEDOL:				
VOTE GR	OUP: GLOBAL	· 		
_	_	- 1	,	_
Proposa.		Proposal	Vote	F
Number	Proposal	Туре	Cast	ļ

CONSOLIDATED FINANCIAL STATEMENTS FOR THE FISCAL YEAR 2005, REPORTS OF THE STATUTORY AND GROUP AUDITORS

	AUDITORS		
02	APPROPRIATION OF RETAINED EARNINGS AND DECLARATION	Management	For
	OF DIVIDENDS		
03	REDUCTION OF SHARE CAPITAL	Management	For
04	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS	Management	For
	AND THE EXECUTIVE BOARD		
5A	ELECTION OF DR. ANTON SCHERRER AS CHAIRMAN	Management	For
5В	1 ELECTION OF CATHERINE MUHLEMANN	Management	For
5B	2 ELECTION OF HUGO GERBER	Management	For
06	ELECTION OF THE STATUTORY AUDITORS AND GROUP AUDITORS	Management	For

TELEVISION FRANCAISE 1 SA TF1, BOULOGNE BILLANCOURT MIX

ISSUER: F91255103 ISIN: FR0000054900 BLOCKING

SEDOL: B043855, 5883864, 5999017, B030QV9, 4881160, 5997118, 7166284

VOTE GROUP: GLOBAL

Proposal	Proposal	Vote	F
Number Proposal	Type	Cast	

A VERIFICATION PERIOD EXISTS IN FRANCE. PLEASE SEE HTTP://ICS.ADP.COM/MARKETGUIDE FOR COMPLETE INFORMATION. VERIFICATION PERIOD: REGISTERED SHARES: 1 TO 5 DAYS PRIOR TO THE MEETING DATE, DEPENDS ON COMPANY S BY-LAWS. BEARER SHARES: 6 DAYS PRIOR TO THE MEETING DATE. FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND

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

Non-Voting Non-Voting *Man

WITH A SETTLEMENT DATE PRIOR TO MEETING DATE + 1

APPROVE THE REPORT OF THE BOARD OF DIRECTORS 0.1 AND THE AUDITORS GENERAL REPORT, THE COMPANY S FINANCIAL STATEMENTS AND THE BALANCE SHEET FOR THE YE 31 DEC 2005, AS PRESENTED; ACCORDINGLY, AND GRANT PERMANENT DISCHARGE TO THE DIRECTORS FOR THE PERFORMANCE OF THEIR DUTIES DURING THE SAID FY

Management Take No Action*Man

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

Management Take No Action*Man

O.3 APPROVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY ARTICLE L.225-38 OF THE FRENCH COMMERCIAL CODE, AND APPROVE SAID REPORT AND THE AGREEMENTS REFERRED TO THEREIN

Management Take No Action*Man

0.4 APPROVE THE RECOMMENDATIONS OF THE BOARD OF DIRECTORS Management Take No Action*Man AND RESOLVES THAT THE INCOME FOR THE FY BE APPROPRIATED AS FOLLOWS: AVAILABLE INCOME: EUR 229,000,185.57 NET INCOME: EUR 182,330,514.72 RETAINED EARNINGS: EUR 46,669,670.85 DISTRIBUTION OF A DIVIDEND OF : EUR 139,133,883.85 THUS A NET DIVIDEND OF EUR 0.65 PER SHARE OF A PAR VALUE OF EUR 0.20 ALLOCATION OF THE BALANCE TO RETAINED EARNINGS: EUR 89,866,301.72 THE SHAREHOLDERS WILL RECEIVE A NET DIVIDEND OF EUR 0.65 PER SHARE, AND WILL ENTITLE TO THE 40 PER CENT ALLOWANCE PROVIDED BY THE FRENCH TAX CODE, THIS DIVIDEND WILL BE PAID ON 02 MAY 2006, AS REQUIRED BY LAW

0.5 APPROVE TO RENEW THE APPOINTMENT OF MR. ALAIN POUYAT AS A DIRECTOR FOR A 2-YEAR PERIOD

Management Take No Action*Man

O.6 RECEIVE THE NAME OF THE STAFF REPRESENTATIVES DIRECTORS ELECTED ON 23 MAR 2006, AND ACKNOWLEDGE THEIR ELECTION AND THEIR APPOINTMENT AS STAFF REPRESENTATIVE DIRECTORS, FOR A 2-YEAR PERIOD

Management Take No Action*Man

AUTHORIZE THE BOARD OF DIRECTORS TO BUY BACK THE COMPANY S SHARES ON THE OPEN MARKET, SUBJECT TO THE CONDITIONS DESCRIBED AS FALLOWS: MAXIMUM PURCHASE PRICE: EUR 45.00, MINIMUM SALE PRICE: EUR 15.00, MAXIMUM NUMBER OF SHARES TO BE ACQUIRED: 10 PERCENT OF THE SHARE CAPITAL, I.E. 21,380,059 SHARES ON THE DAY THE PRESENT MEETING IS CONVENED, MAXIMUM FUNDS INVESTED IN THE SHARE BUYBACKS: EUR 962,102,655.00, THIS AUTHORIZATION SHALL BE EFFECTIVE UNTIL THE NEXT SHAREHOLDERS MEETING CALLED TO APPROVE THE FINANCIAL STATEMENTS FOR THE FYE IN 2006, AND AUTHORIZE THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

Management Take No Action*Man

E.8	AUTHORIZE THE BOARD OF DIRECTORS, TO REDUCE THE SHARE CAPITAL, ON ONE OR MORE OCCASIONS, BY CANCELING ALL OR PART OF THE SHARES HELD BY THE COMPANY IN CONNECTION WITH VARIOUS STOCK REPURCHASE PLANS AND THE ONE DECIDED IN THE SEVENTH RESOLUTION, UP TO A MAXIMUM OF 10% OF THE SHARE CAPITAL OVER A 24-MONTH PERIOD; AUTHORITY EXPIRES AT THE END OF 18-MONTHS; THIS AUTHORIZATION SUPERSEDES THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS MEETING OF 12 APR 2005 IN ITS RESOLUTION NUMBER 21; AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	Management	Take No Actio	on*Man
E.9	AMEND THE ARTICLE NUMBER 7 OF THE BYLAWS-FORM OF SHARES SUPPRESSION OF THE 0.5% THRESHOLD OF THE PARTICIPATION IN CAPITAL AND IN VOTING RIGHTS	Management	Take No Actio	n*Man
E.10	AMEND THE ARTICLE NUMBER 13 OF THE BYLAWS-PARTICIPATION OF THE DIRECTORS TO THE BOARD OF DIRECTORS MEETINGS VIA TELECOMMUNICATION MEANS	Management	Take No Actio	n*Man
E.11	APPROVE THE RESOLVES TO BRING THE ARTICLES 17, 23 AND 24 OF THE BYLAWS INTO CONFORMITY WITH THE ACT NUMBER 2005-842 OF 26 JUL 2005 FOR THE ECONOMIC CONFIDENCE AND MODERNIZATION, AND ARTICLE 17: REGULATED AGREEMENTS, ARTICLE 23: ORDINARY SHAREHOLDERS MEETING, ARTICLE 24: EXTRAORDINARY SHAREHOLDERS MEETING	Management	Take No Actio	n*Man
E.12		Management	Take No Actio	n*Man
*	PLEASE NOTE THAT THIS IS A REVISION DUE TO REVISED NUMBERING. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT RETURN THIS PROXY FORM UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-Voting	Non-Voting	*Man
ARNOLDO	MONDADORI EDITORE SPA, MILANO			OGM
ISSUER: SEDOL:	T6901G126 ISIN: IT0001469383 4084895, 4087087	BLOCKING		
VOTE GRO	DUP: GLOBAL			
	Proposal	Type	Vote Cast	
*			Non-Voting	
*	PLEASE NOTE IN THE EVENT THE MEETING DOES NOT REACH QUORUM, THERE WILL BE A SECOND CALL ON 27 APR 2006 AT THE SAME TIME AND SAME PLACE. CONSEQUENTLY, YOUR VOTING INSTRUCTIONS WILL REMAIN VALID FOR ALL CALLS UNLESS THE AGENDA IS AMENDED. PLEASE BE ALSO ADVISED THAT YOUR SHARES WILL	Non-Voting	Non-Voting	*Man

BE BLOCKED UNTIL THE QUORUM IS MET OR THE MEETING IS CANCELLED. THANK YOU

	IS CANCELLED. THANK YOU			
1.	APPROVE THE COMPANY S FINANCAT 31 DEC 2005, REPORT OF TO ON THE OPERATIONS, REPORT OF AUDITORS AND OF THE AUDITING RESOLUTIONS; AND RECEIVE THE FINANCIAL STATEMENTS AS AT	HE BOARD OF DIRECTORS F THE BOARD OF STATUTORY G COMPANY; INHERENT E COMPANY S CONSOLIDATED	Management T	ake No Action*Ma
2.	APPOINT THE BOARD OF DIRECTOR DECISIONS REGARDING THEIR NO OFFICE AS WELL AS THEIR REMOTHEIR CHAIRMAN	UMBER, PERIOD OF THEIR	Management T	ake No Action*Ma
3.	APPOINT THE BOARD OF STATUTO PRIOR DECISIONS REGARDING TO AND THE BOARD OF STATUTORY FOR THE YEARS 2006-2007-2009	HEIR REMUNERATION AUDITORS CHAIRMAN	Management T	ake No Action*Ma
4.	APPROVE THE COMPANY S STOCK THE YEARS 2006-2007-2008; II		Management T	ake No Action*Ma
5.	AUTHORIZE THE PURCHASE AND LAS PER ARTICLE 2357 AND 235 CIVIL CODE	DISPOSAL OF OWN SHARES, 7 TER OF THE ITALIAN	Management T	ake No Action*Ma
*	PLEASE NOTE THAT IN ADDITIONS STANDARD FEES FOR THE ISSUED TO THE COMPANIES TO ATTEND WILL BE CHARGED DIRECTLY AND WITH THE PROXY AGENT S FEES EUR 300 TO EUR 500 PER MEET.	UING OF COMMUNICATIONS THE MEETINGS, YOU D ON A SEPARATE BASIS , WHICH RANGE FROM	Non-Voting	Non-Voting *Ma
	HANNEL COMMUNICATIONS, INC. 184502	ISIN:	CCU	Ann
VOTE GR	OUP: GLOBAL			
Proposa Number	l Proposal		Proposal Type	Vote Cast
01	DIRECTOR	ALAN D. FELD PERRY J. LEWIS L. LOWRY MAYS MARK P. MAYS RANDALL T. MAYS B.J. MCCOMBS PHYLLIS B. RIGGINS THEODORE H. STRAUSS J.C. WATTS	Management Management Management Management Management Management Management Management Management Management	For For For For For For For For For

		JOHN H. WILLIAMS JOHN B. ZACHRY	Management Management	For For	
02	RATIFICATION OF THE SELECTION OF LLP AS INDEPENDENT AUDITORS FOR DECEMBER 31, 2006.		Management	For	
03	APPROVAL AND ADOPTION OF THE SPREGARDING CORPORATE POLITICAL CORPORATE		Shareholder	Against	
04	APPROVAL AND ADOPTION OF THE SEREGARDING COMPENSATION COMMITTE		Shareholder	Against	
GENERAL ISSUER: SEDOL:	ELECTRIC COMPANY 369604 ISIN		GE		ANNU
VOTE GRO	OUP: GLOBAL				
Proposal Number	l Proposal		Proposal Type	Vote Cast	F
03	ONE DIRECTOR FROM THE RANKS OF	RETIREES	Shareholder	Against	
02	CURB OVER-EXTENDED DIRECTORS		Shareholder	Against	
01	CUMULATIVE VOTING		Shareholder	Against	
В	RATIFICATION OF SELECTION OF IN	NDEPENDENT AUDITOR	Management	For	
А	DIRECTOR		Management	For	
		JAMES I. CASH, JR.	Management	For	
		SIR WILLIAM M. CASTELL	Management	For	ļ
		ANN M. FUDGE	Management	For	
		CLAUDIO X. GONZALEZ	Management	For	
		JEFFREY R. IMMELT	Management	For	
		ANDREA JUNG	Management	For	
		ALAN G. LAFLEY	Management	For	
		ROBERT W. LANE	Management	For	
		RALPH S. LARSEN	Management	For	
		ROCHELLE B. LAZARUS	Management	For	
		SAM NUNN	Management	For	
		ROGER S. PENSKE	Management	For For	
		ROBERT J. SWIERINGA DOUGLAS A. WARNER III	Management Management	For	
		ROBERT C. WRIGHT	Management	For	
06	REPORT ON GLOBAL WARMING SCIENCE		Shareholder	Against	
05	DIRECTOR ELECTION MAJORITY VOTE	E STANDARD	Shareholder	Against	
04	INDEPENDENT BOARD CHAIRMAN		Shareholder	Against	

RANK GROUP FIN PLC

ISSUER: G7377H105

ISIN: GB0007240764

SEDOL: 0724076, 5909470, B02T134

Proposa Number	l Proposal	Proposal Type			
1.	RECEIVE THE REPORT OF THE DIRECTORS AND THE AUDITED ACCOUNTS FOR THE YE 31 DEC 2005		For		
2.	APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YE 31 DEC 2005	Management	For	*Mar	
3.	DECLARE A FINAL DIVIDEND OF 10.3P PER ORDINARY SHARE	Management	For	*Mar	
4.	RE-APPOINT MR. ALUN CATHCART AS A DIRECTOR	Management	For	*Mar	
5.	RE-APPOINT MR. PETER GILL AS A DIRECTOR	Management	For	*Mar	
6.	RE-APPOINT MR. JOHN WARREN AS A DIRECTOR	Management	For	*Mar	
7.	RE-APPOINT MR. LAN BURKE AS A DIRECTOR	Management	For	*Mar	
8.	RE-APPOINT MR. BILL SHANNON AS A DIRECTOR	Management	For	*Mar	
9.	RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS THE AUDITORS UNTIL THE CONCLUSION OFTHE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY	Management	For	*Mar	
10.	AUTHORIZE THE DIRECTORS TO AGREE THE REMUNERATION OF THE AUDITORS	Management	For	*Mar	
11.	APPROVE THAT THE 300,000,000 AUTHORIZED BUT UNISSUED CONVERTIBLE CUMULATIVE REDEEMABLE PREFERENCE SHARES OF 20P EACH BE SUBDIVIDED AND RE-DESIGNATED AS 600,000,000 AUTHORIZED BUT AND UNISSUED ORDINARY SHARES OF 10P EACH	Management	For	*Mar	
12.	APPROVE THAT THE 5,000 AUTHORIZED BUT UNISSUED PREFERENCE SHARES OF USD 1,000EACH BE CANCELLED SO AS TO REDUCE THE AUTHORIZED SHARE CAPITAL OF THE COMPANY TO GBP 180,000,000 DIVIDED INTO 1,800,000,000 ORDINARY SHARES OF 10P EACH	Management	For	*Mar	
13.	AUTHORIZE THE DIRECTORS IN ACCORDANCE WITH THE TERMS OF PARAGRAPH (A) OF ARTICLE 6 OF THE ARTICLES OF ASSOCIATION ON THE BASIS THAT THE PRESCRIBED PERIOD AS DEFINED IN PARAGRAPH (D) OF THAT ARTICLE SHALL BE THE PERIOD EXPIRING ON THE DATE FOR WHICH THE AGM OF THE COMPANY NEXT FOLLOWING THIS MEETING IS CONVENED AND THE SECTION 80 AMOUNT AS SO DEFINED SHALL BE GBP 22,600,000	Management	For	*Mar	
S.14	AUTHORIZE THE DIRECTORS, SUBJECT TO AND CONDITIONAL UPON THE PASSING RESOLUTION 13 AND IN ACCORDANCE WITH THE TERMS OF PARAGRAPH (C) OF ARTICLE 6 OF THE ARTICLES OF ASSOCIATION ON THE BASIS THAT THE PRESCRIBED PERIOD AS DEFINED IN PARAGRAPH (D) OF THAT ARTICLE SHALL BE THE PERIOD EXPIRING ON THE DATE FOR WHICH THE AGM OF THE COMPANY NEXT FOLLOWING THIS MEETING IS CONVENED AND THE SECTION 89 AMOUNT AS SO DEFINED SHALL BE GBP	Management	For	*Mar	
S.15	3,130,000 AUTHORIZE THE COMPANY, PURSUANT TO ARTICLE 4(B) OF THE ARTICLES OF ASSOCIATION AND FOR THE PURPOSE OF SECTION 166 OF THE COMPANIES ACT 1985 TO MAKE ONE OR MORE MARKET PURCHASES SECTION 163(3) OF THE COMPANIES ACT 1985 OF UP TO 93,900,000	Management	For	*Mar	

ORDINARY SHARES OF 10P EACH IN THE CAPITAL OF
THE COMPANY ORDINARY SHARES, AT A MINIMUM PRICE
OF 10P AND NOT MORE THAN 5% ABOVE THE AVERAGE
OF THE MIDDLE MARKET QUOTATIONS FOR AN ORDINARY
SHARE AS DERIVED FROM THE LONDON STOCK EXCHANGE
DAILY OFFICIAL LIST, OVER THE PREVIOUS 5 BUSINESS
DAYS; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION
OF THE NEXT AGM OF THE COMPANY IN 2007 OR 18
MONTHS; THE COMPANY, BEFORE THE EXPIRY, MAY
MAKE A CONTRACT TO PURCHASE ORDINARY SHARES WHICH
WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER
SUCH EXPIRY AND MAY PURCHASE ORDINARY SHARES
IN PURSUANCE OF ANY SUCH CONTRACT OR CONTRACTS

- 16. AUTHORIZE THE DIRECTORS TO EXERCISE THE POWER CONTAINED IN ARTICLE 135(C) OF THE ARTICLES OF ASSOCIATION OF THE COMPANY TO OFFER HOLDERS OF ORDINARY SHARES THE RIGHT TO ELECT TO RECEIVE NEW ORDINARY SHARES, CREDITED AS FULLY PAID, IN WHOLE OR IN PART, INSTEAD OF CASH IN RESPECT OF ANY DIVIDEND PAID OR DECLARED DURING THE PERIOD COMMENCING ON THE DATE HEREOF AND EXPIRING AT THE CONCLUSION OF THE NEXT AGM OF THE COMPANY; AND TO DETERMINE THE BASIS OF ALLOTMENT OF NEW ORDINARY SHARES IN RESPECT OF ANY SUCH DIVIDEND SO THAT THE VALUE OF SUCH NEW ORDINARY SHARES MAY EXCEED THE AMOUNT OF SUCH DIVIDEND, BUT NOT BY MORE THAN 20% OF SUCH AMOUNT, AND FOR THESE PURPOSES THE VALUE OF SUCH NEW ORDINARY SHARES SHALL BE CALCULATED BY REFERENCE TO THE AVERAGE QUOTATION OF AN ORDINARY SHARE, WHICH SHALL BE THE AVERAGE OF THE BEST BID PRICES FOR AN ORDINARY SHARE AS DERIVED FROM THE STOCK EXCHANGE ELECTRONIC TRADING SERVICE AT 10A.M., 12 NOON AND 3.00 P.M. FOR SUCH 5 CONSECUTIVE DEALING DAYS AS THE DIRECTORS MAY DETERMINE, SAVE THAT IF A BEST BID PRICE FOR AN ORDINARY SHARE IS NOT SO AVAILABLE OR IS ZERO IN RESPECT OF ANY SUCH TIME, TO DETERMINE THE VALUE OF SUCH NEW ORDINARY SHARES ON SUCH BASIS AS THEY MAY DEEM APPROPRIATE IN CONSULTATION WITH LONDON STOCK EXCHANGE PLC
- AUTHORIZE THE COMPANY, FOR THE PURPOSES OF SECTION 347C OF THE COMPANIES ACT 1985, TO MAKE MARKET DONATIONS TO EU POLITICAL ORGANIZATIONS SECTION 347A OF THE COMPANIES ACT 1985 NOT EXCEEDING GBP 100,000 IN TOTAL AND TO INCUR EU POLITICAL EXPENDITURE SECTION 347A OF THE COMPANIES ACT 1985 NOT EXCEEDING GBP 100,000 IN TOTAL AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY IN 2007 OR 15 MONTHS IN ANY EVENT THE AGGREGATE AMOUNT OF DONATIONS MADE AND POLITICAL EXPENDITURE INCURRED BY THE COMPANY PURSUANT TO THIS RESOLUTION SHALL NOT EXCEED GBP 200,000

Management For *Man

Management For *Man

S.18	ADOPT THE NEW ARTICLES OF ASSOCIATION OF THE COMPANY AS THE ARTICLES OF ASSOCIATION OF THE COMPANY TO THE EXCLUSION AND ITS SUBSTITUTION FOR THE EXISTING ARTICLES OF ASSOCIATION	Management	For	*Man
THE MCGI	RAW-HILL COMPANIES, INC. 580645 ISIN:	МНР		ANNU
VOTE GRO	OUP: GLOBAL			
Proposa: Number	l Proposal	Proposal Type	Vote Cast	F
01	DIRECTOR JAMES H. ROSS KURT L. SCHMOKE SIDNEY TAUREL RATIFICATION OF THE APPOINTMENT OF INDEPENDENT	Management Management Management Management Management	For For For	
-	REGISTERED PUBLIC ACCOUNTING FIRM FOR 2006. KLUWER NV N9643A114 ISIN: NL0000395887	BLOCKING		 OGM
	5671519, B018RP6, 5671917, 5677238OUP: GLOBAL			
Proposa: Number	l Proposal	Proposal Type	Vote Cast	F
*	PLEASE NOTE THAT THIS IS AN AGM. THANK YOU	Non-Voting	Non-Voting	*Man
*	PLEASE NOTE THAT IN ACCORDANCE WITH THE ARTICLES OF ASSOCIATION OF WOLTERS KLUWER N.V. (WOLTERS KLUWER), BLOCKING OF (DEPOSTORY RECEIPTS OF) ORDINARY SHARES (THE SHARES) SHOULD NOT BE NECESSARY AS WOLTERS KLUWER HAS INTRODUCED A RECORD DATE. HOWEVER, IN THE PAST, BANKS AND BROKERS WERE STILL BLOCKING SHARES, MAINLY FOR	Non-Voting	Non-Voting	*Mar

INVESTORS WITH RESPECT TO ANNUAL GENERAL MEETINGS SHOULD BE POSSIBLE, IN PARTICULAR IN VIEW OF THE RECENT DUTCH AND EU DEVELOPMENTS ON CORPORATE GOVERNANCE AND THE FURTHER PROPOSED AMENDMENTS IN LEGISLATION IN THIS RESPECT. IF FEASIBLE, YOU ARE THEREFORE REQUESTED TO COMMUNICATE THIS NON-BLOCKING PROCESS TO YOUR CLIENTS. IF YOUR CLIENTS ARE SUB CUSTODIANS, PLEASE REQUEST THEM TO FORWARD THE NON-BLOCKING POSSIBILITY TO THEIR OWN CLIENTS.

ADMINISTRATIVE PURPOSES. CONSULTATION WITH ALL MAJOR DUTCH BANKS AND BROKERS RESULTED THAT NON BLOCKING OF SHARES ON BEHALF OF (INSTITUTIONAL)

1.	OPENING	Non-Voting	Non-Voting	*Man
2.a	REPORT OF THE EXECUTIVE BOARD FOR 2005	Non-Voting	Non-Voting	*Man
2.b	REPORT OF THE SUPERVISORY BOARD FOR 2005	Non-Voting	Non-Voting	*Man
3.a	PROPOSAL TO ADOPT THE FINANCIAL STATEMENTS FOR 2005 AS INCLUDED IN THE ANNUAL REPORT FOR 2005	Management	Take No Acti	ion*Man
3.b	PROPOSAL TO DISTRIBUTE A DIVIDEND OF EUR 0.55 PER ORDINARY SHARE IN CASH OR, AT THE OPTION OF THE HOLDERS OF (DEPOSITARY RECEIPTS FOR) ORDINARY SHARES, IN THE FORM OF (DEPOSITARY RECEIPTS FOR)	Management	Take No Acti	ion*Man
4.a	ORDINARY SHARES PROPOSAL TO RELEASE THE MEMBERS OF THE EXECUTIVE BOARD FROM LIABILITY FOR THEIR DUTIES, AS STIPULATED IN ARTICLE 28 OF THE ARTICLES OF ASSOCIATION	Management	Take No Acti	ion*Man
4.b	PROPOSAL TO RELEASE THE MEMBERS OF THE SUPERVISORY BOARD FROM LIABILITY FOR THEIR DUTIES, AS STIPULATED IN ARTICLE 28 OF THE ARTICLES OF ASSOCIATION	Management	Take No Acti	Lon*Man
5.	PROPOSAL TO AMEND THE ARTICLES OF ASSOCIATION	Management	Take No Acti	ion*Man
6.a	PROPOSAL TO REAPPOINT MR. A. BAAN AS MEMBER OF THE SUPERVISORY BOARD	Management	Take No Acti	ion*Man
6.b	PROPOSAL TO APPOINT MR. S.B. JAMES AS MEMBER	Management	Take No Acti	ion*Man
7.a	OF THE SUPERVISORY BOARD TO ISSUE SHARES AND/OR GRANT RIGHTS TO SUBSCRIBE	Management	Take No Acti	ion*Man
7.b	FOR SHARES TO RESTRICT OR EXCLUDE PRE-EMPTIVE RIGHTS	Management	Take No Acti	ion*Man
8.	PROPOSAL TO AUTHORIZE THE EXECUTIVE BOARD TO	Management	Take No Acti	ion*Man
9.	ACQUIRE OWN SHARES LANGUAGE OF THE ANNUAL REPORT AND THE FINANCIAL	Management	Take No Acti	lon*Man
10.	STATEMENTS INCLUDED THEREIN ANY OTHER BUSINESS	Non-Voting	Non-Voting	*Man
11.	CLOSING	Non-Voting	Non-Voting	*Man
ADDIF C	OMPUTER, INC.	AAPL		ANNU
	037833 ISIN:			
VOTE GR	OUP: GLOBAL			
Proposa	1	Proposal	Vote	F
Number	Proposal	Туре	Cast 	
01	DIRECTOR	Management		
	FRED D. ANDERSON	Management		
	WILLIAM V. CAMPBELL	Management	For	
	MILLARD S. DREXLER	Management	For	
	ALBERT A. GORE, JR. STEVEN P. JOBS	Management	For For	
	ARTHUR D. LEVINSON	Management Management	For	
	JEROME B. YORK	Management Management		
02	TO RATIFY THE APPOINTMENT OF KPMG LLP AS INDEPENDENT	Management	For	
V 2	AUDITORS OF THE COMPANY FOR FISCAL YEAR 2006.	Hariagement	101	

O3 TO CONSIDER A SHAREHOLDER PROPOSAL IF PROPERLY PRESENTED AT THE MEETING.

Shareholder Against

Non-Voting Non-Voting *Man

BOUYGUES, PARIS MIX

ISSUER: F11487125 ISIN: FR0000120503 BLOCKING

SEDOL: B01JBX5, 2696612, 4067528, 7164028, B0Z6VY3, B043HB4, 4002121, 4115159

VOTE GROUP: GLOBAL

Proposal Proposal Vote Fundamental Proposal Vote Fundamental Proposal Type Cast

VERIFICATION PERIOD: REGISTERED SHARES: 1 TO 5 DAYS PRIOR TO THE MEETING DATE, DEPENDS ON COMPANY S BY-LAWS. BEARER SHARES: 6 DAYS PRIOR TO THE MEETING DATE. FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND DIRECTIONS.

THE FOLLOWING APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY CARDS: ADP WILL FORWARD VOTING INSTRUCTIONS TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON ADP VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS REGISTERED INTERMEDIARY, PLEASE CONTACT ADP. TRADES/VOTE INSTRUCTIONS: SINCE FRANCE MAINTAINS A VERIFICATION PERIOD, FOR VOTE INSTRUCTIONS SUBMITTED THAT HAVE A TRADE TRANSACTED (SELL) FOR EITHER THE FULL SECURITY POSITION OR A PARTIAL AMOUNT AFTER THE VOTE INSTRUCTION HAS BEEN SUBMITTED TO ADP AND THE GLOBAL CUSTODIAN ADVISES ADP OF THE POSITION CHANGE VIA THE ACCOUNT POSITION COLLECTION PROCESS, ADP HAS A PROCESS IN EFFECT WHICH WILL ADVISE THE GLOBAL CUSTODIAN OF THE NEW ACCOUNT POSITION AVAILABLE FOR VOTING. THIS WILL ENSURE THAT THE LOCAL CUSTODIAN IS INSTRUCTED TO AMEND THE VOTE INSTRUCTION AND RELEASE THE SHARES FOR SETTLEMENT OF THE SALE TRANSACTION. THIS PROCEDURE PERTAINS TO SALE TRANSACTIONS WITH A SETTLEMENT DATE PRIOR TO MEETING DATE + 1

1. APPROVE THE REPORTS OF THE BOARD OF DIRECTORS,
THE CHAIRMAN OF THE BOARD OF DIRECTORS AND THE
AUDITORS GENERAL REPORTS, COMPANY S FINANCIAL
STATEMENTS, BALANCE SHEET FOR THE YEAR 2005 SHOWING
NET INCOME OF EUR 260.833,378.18 AND GRANT PERMANENT
DISCHARGE TO THE DIRECTORS FOR THE PERFORMANCE
OF THEIR DUTIES DURING THE SAID FY

 RECEIVE THE REPORTS OF THE BOARD OF DIRECTORS, THE CHAIRMAN OF THE BOARD OF DIRECTORS AND THE Management Take No Action*Man

Management Take No Action*Man

STATUTORY AUDITORS AND APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SAID FY IN THE FORM PRESENTED TO THE MEETING SHOWING NET INCOME GROUP SHARE OF EUR 832,170,000.00

APPROVE THAT THE DISTRIBUTABLE INCOME FOR THE FY OF EUR 537,180,016.80 BE APPROPRIATED AS FOLLOWS: FIRST NET DIVIDEND: EUR 0.05 PER SHARE OR INVESTMENT CERTIFICATE I.E. AN OVERALL AMOUNT OF: EUR 16,838,144.80, ADDITIONAL NET DIVIDEND: EUR 0.85 PER SHARE OR INVESTMENT CERTIFICATE, I.E AN OVERALL AMOUNT OF: EUR 286,248,461.80 THE BALANCE OF EUR 234,093,410.40 TO THE RETAINED EARNINGS ACCOUNT; THE SHAREHOLDERS WILL RECEIVE A NET DIVIDEND OF EUR 0.90 PER SHARE OR PER INVESTMENT CERTIFICATE AND WILL ENTITLE NATURAL PERSONS DOMICILED IN FRANCE TO THE 40% ALLOWANCE; THIS DIVIDEND WILL BE PAID BY CASH ON 03 MAY 2006 IN THE EVENT THAT THE COMPANY HOLDS SOME OF ITS OWN SHARES ON SUCH DATE; THE AMOUNT OF THE UNPAID DIVIDEND ON SUCH SHARES SHALL BE ALLOCATED TO THE RETAINED EARNINGS ACCOUNT, AS REQUIRED BY LAW

Management Take No Action*Man

APPROVE TO TRANSFER THE AMOUNT, PURSUANT TO ARTICLE Management Take No Action*Man 39 OF THE AMENDED FINANCE LAW FOR 2004, OF EUR 183,615,274.88 POSTED TO THE SPECIAL RESERVE OF LONG CAPITAL GAINS ACCOUNT TO THE OTHER RESERVES ACCOUNT, FROM WHICH WILL BE DEDUCTED THE 2.5% EXTRAORDINARY TAX, AS STIPULATED BY THE ARTICLE 39 IV OF THE FINANCE LAW NUMBER 2004-1485 OF 30 DEC 2004, AMOUNTING TO: EUR 4,590,381.87 FOLLOWING THIS TRANSFER, THE SPECIAL RESERVE OF LONG-TERM CAPITAL GAINS ACCOUNT WILL SHOW A NEW BALANCE OF EUR 0.00 AND AUTHORIZE THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY THE ARTICLE L.225-38 OF THE FRENCH COMMERCIAL CODE AND THE AGREEMENTS REFERRED TO THEREIN

Management Take No Action*Man

RATIFY THE CO-OPTATION OF MRS. PATRICIA BARBIZET AS A DIRECTOR AND REPLACE THE COMPANY ARTEMISFOR THE REMAINDER OF THE COMPANY ARTEMIS TERM OF OFFICE I.E. UNTIL THE SHAREHOLDERS MEETING CALLED TO APPROVE THE FINANCIAL STATEMENTS FOR 2007

Management Take No Action*Man

RATIFY THE CO-OPTATION OF MR. JEAN HENRI PINAULT Management Take No Action*Man AS A DIRECTOR TO REPLACE THE SOCIETE FINANCIERE PINAULT, FOR THE REMAINDER OF THE SOCIETE FINANCIERE PINAULT S TERM OF OFFICE I.E. UNTIL THE SHAREHOLDERS CALLED TO APPROVE THE FINANCIAL STATEMENTS FOR 2009

- 8. APPOINT MR. MARTIN BOUYGUES AS A DIRECTOR FOR
 A 3 YEAR PERIOD
- 9. APPOINT MRS. MONIQUE BOUYGUES AS A DIRECTOR FOR A 3 YEAR PERIOD
- 10. APPROVE TO RENEW THE APPOINTMENT OF MR. GEORGES CHODRON DE COURCEL AS A DIRECTOR FOR A PERIOD OF 3 YEARS
- 11. APPOINT MR. FRANCOIS BERTIERE AS A DIRECTOR FOR A 3 YEAR PERIOD
- 12. RATIFY THE TRANSFER OF THE HEAD OFFICE OF THE COMPANY TO: 32, AVENUE HOCHE, 75008 PARIS AND AMEND THE ARTICLE 4 OF THE BYLAWS
- 13. AUTHORIZE THE BOARD OF DIRECTORS, TO BUY BACK
 THE COMPANY S SHARES OR INVESTMENT CERTIFICATES
 ON THE OPEN MARKET, SUBJECT TO THE CONDITIONS
 DESCRIBED BELOW: MAXIMUM PURCHASE PRICE: EUR
 80.00 PER SHARE OR INVESTMENT CERTIFICATE, MINIMUM
 SALE PRICE: EUR 30.00 PER SHARE OR INVESTMENT
 CERTIFICATE, MAXIMUM NUMBER OF SHARES AND INVESTMENT
 CERTIFICATES TO BE ACQUIRED: 10% OF THE SHARE
 CAPITAL, MAXIMUM FUNDS INVESTED IN THE SHARE
 BUY BACKS: EUR 1,500,000,000.00; AND TO TAKE
 ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY
 FORMALITIES; THIS DELEGATION OF POWERS SUPERSEDES
 ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT
- AUTHORIZE THE BOARD OF DIRECTORS TO ISSUE, IN THE EVENT THAT THE LAWS AND RULES APPLYING TO THE COMPANY WOULD MAKE POSSIBLE THE USE OF SUCH AUTHORIZATION, DURING PUBLIC OFFERINGS ON THE COMPANY SHARES AND IN ACCORDANCE WITH THE LEGAL PROVISIONS AND REGULATIONS IN FORCE AT THE DATE OF SUCH USE, WARRANTS GIVING THE RIGHT TO SUBSCRIBE UNDER PREFERENTIAL CONDITIONS FOR SHARES IN THE COMPANY, AND TO ALLOCATE FOR FREE SAID WARRANTS TO THE SHAREHOLDERS; THE MAXIMAL NOMINAL AMOUNT OF CAPITAL INCREASE LIABLE TO BE CARRIED OUT UNDER THIS DELEGATION OF AUTHORITY SHALL NOT EXCEED EUR 150,000,000.00; THE MAXIMUM NUMBER OF EQUITY WARRANTS LIABLE TO BE ISSUED SHALL NOT EXCEED 450,000,000 AND AUTHORIZE THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES AND ALSO INCLUDES A WAIVER BY SHAREHOLDERS OF THEIR PRE-EMPTIVE RIGHT TO THE COMPANY ORDINARY SHARES TO WHICH THE EQUITY WARRANTS ISSUED UNDER THIS AUTHORIZATION MAY GIVE RISE TO ENTITLEMENT AUTHORITY EXPIRES ON COMPLETION OF 18 MONTHS
- Management Take No Action*Man

Management Take No Action*Man

Management Take No Action*Man

Management Take No Action * Man

Management Take No Action*Man

Management Take No Action*Man

Management Take No Action*Man

15. APPROVE THE REPORTS OF THE BOARD OF DIRECTORS
AND THE SPECIAL ADVANTAGES AUDITOR, THE EVALUATION
BY DETROYAT ET ASSOCIES, BY A MAJORITY REQUIRED
OF 95% OF THE PRESENT AND REPRESENTED, BY THE
VOTING RIGHT CERTIFICATES HOLDERS SPECIAL MEETING,

Management Take No Action*Man

OF THE EXISTING CERTIFICATES CONSOLIDATION INTO SHARES; THE EXISTING CERTIFICATES CONSOLIDATION INTO SHARES SCHEME PRESENTED BY THE BOARD OF DIRECTORS IN ACCORDANCE WITH ARTICLE L.228-31 OF THE FRENCH COMMERCIAL CODE AND THE PURCHASE BY THE COMPANY OF THE WHOLE VOTING RIGHT CERTIFICATES, SET AT EUR 5.46 PER VOTING RIGHT CERTIFICATE AND THE ALLOCATION FOR FREE TO INVESTMENT CERTIFICATE BEARERS OF THE CORRESPONDING VOTING RIGHT CERTIFICATES, DECIDES TO PROCEED WITH THIS CONSOLIDATION AND AUTHORIZE THE BOARD OF DIRECTORS TO AMEND: ARTICLE 7, 8, 9, 10,24, 25 OF THE BYLAWS

AUTHORIZE THE BOARD OF DIRECTORS BY ALL LEGAL MEANS, TO INCREASE THE SHARE CAPITAL IN ACCORDANCE WITH THE CONDITIONS AND LIMITATIONS SET FORTH BY RESOLUTIONS NUMBER 10, 11, 12. 13, 14, 15, 16 17 AND 18; THE SHAREHOLDERS; THE INVESTMENT CERTIFICATE HOLDERS, MEETING AT A SPECIAL MEETING, HAVE WAIVED IN THE EVENT OF AN ISSUANCE WITHOUT PREFERENTIAL SUBSCRIPTION RIGHT, THEIR PRE-EMPTIVE RIGHT TO ANY VOTING PREFERENCE SHARES WITH THE SAME RIGHTS AS INVESTMENT CERTIFICATES, AND ALSO, THAT THEY HAVE NOTED THAT THIS AUTHORIZATION INCLUDES THE WAIVER OF THEIR PRE-EMPTIVE RIGHT TO ANY NON PREFERENCE SHARES WITH THE SAME RIGHTS AS INVESTMENT CERTIFICATES, TO WHICH THE SECURITIES ISSUED UNDER THIS AUTHORIZATION MAY GIVE RISE TO ENTITLEMENT AUTHORITY EXPIRES ON COMPLETION OF 14 MONTHS

Management Take No Action*Man

AUTHORIZE THE BOARD OF DIRECTORS TO ISSUE, IN THE EVENT THAT THE LAWS AND RULES APPLYING TO THE COMPANY WOULD MAKE POSSIBLE THE USE OF SUCH AUTHORIZATION, DURING PUBLIC OFFERINGS ON THE COMPANY SHARES AND IN ACCORDANCE WITH THE LEGAL PROVISIONS AND REGULATIONS IN FORCE AT THE DATE OF SUCH USE, WARRANTS S ENTITLING TO SUBSCRIBE, ON PREFERENTIAL CONDITIONS, TO SHARES OF THE COMPANY AND TO FREELY ALLOCATE THEM TO THE SHAREHOLDERS; THE MAXIMAL NOMINAL AMOUNT OF CAPITAL INCREASES TO BE CARRIED OUT UNDER THIS DELEGATION OF AUTHORI1Y SHALL NOT EXCEED EUR 150,000,000.00 THIS AMOUNT SHALL COUNT AGAINST THE GLOBAL CEILING SET IN THE 10TH RESOLUTION OF THE SHAREHOLDER S MEETING OF 28 APR 2005, THE MAXIMUM NUMBER OF WARRANTS ISSUED WILL NOT EXCEED 450,000,000 AND AUTHORIZE THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES AND MEETING NOTES THAT THIS AUTHORIZATION INCLUDES WAIVER BY SHAREHOLDERS OF THEIR PRE-EMPTIVE RIGHT TO THE COMPANY ORDINARY SHARES TO WHICH THE EQUITY WARRANTS ISSUED UNDER THIS AUTHORIZATION MAY GIVE RISE TO ENTITLEMENT AND WAIVER BY INVESTMENT CERTIFICATE HOLDERS MEETING AT A SPECIAL MEETING TODAY OF THEIR PRE-EMPTIVE RIGHT TO THE NON-VOTING PREFERENCE SHARES WITH THE SAME RIGHTS AS INVESTMENT CERTIFICATES TO WHICH THE EQUITY WARRANTS ISSUED UNDER THIS AUTHORIZATION MAY GIVE RISE TO ENTITLEMENT AUTHORITY EXPIRES ON COMPLETION OF 18 MONTHS

Management Take No Action*Man

18. AUTHORIZE THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL ON ONE OR MORE OCCASIONS AND AT ITS SOLE DISCRETION, BY CANCELING ALL OR PART OF THE SHARES HELD BY THE COMPANY IN CONNECTION WITH A STOCK REPURCHASE PLAN UP TO A MAXIMUM OF 10% OF THE SHARE CAPITAL OVER A 24-MONTH PERIOD AND TO CHARGE THE DIFFERENCE BETWEEN THE PURCHASE PRICE OF THE CANCELLED SHARES AND THEIR NOMINAL PAR VALUE ON ALL THE ACCOUNTS OF BONUSES AND THE AVAILABLE RESERVES, IT SUPERSEDES ANY AND ALL EARLIER AUTHORIZATIONS TO THE SAME EFFECT AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES AUTHORITY EXPIRES ON COMPLETION OF 18 MONTHS

Management Take No Action*Man

19. AUTHORIZE THE BOARD OF DIRECTORS TO ISSUE, FOR THE PROFIT OF INVESTMENT CERTIFICATES HOLDERS: NON-VOTING PREFERENCE SHARES WITH THE SAME RIGHTS AS INVESTMENT CERTIFICATES, AND ANY SECURITIES GIVING ACCESS TO NON-VOTING PREFERENCE SHARES WITH THE SAME RIGHTS AS INVESTMENT CERTIFICATES TO A MAXIMUM NOMINAL AMOUNT OF EUR 10,000,000.00, THE NOMINAL AMOUNT OF DEBT SECURITIES ISSUED SHALL NOT EXCEED EUR 10,000,000.00 AND SUPERSEDES ANY AND ALL EARLIER AUTHORIZATIONS TO THE SAME EFFECT AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES AUTHORITY EXPIRES FOR A PERIOD OF 18 MONTHS

Management Take No Action*Man

20. AMEND THE ARTICLE 18 OF THE BY-LAWS: CONTROL AGENTS

Management Take No Action*Man

APPROVE TO GRANT ALL POWERS TO THE BEARER OF 21. AN ORIGINAL A COPY OR EXTRACT OF THE MINUTES OF THIS MEETING TO CARRY OUT ALL FILINGS, PUBLICATIONS AND OTHER FORMALITIES PRESCRIBED BY LAW

Management Take No Action * Man

CORNING INCORPORATED ANNU GLW ISSUER: 219350 ISIN:

SEDOL: -----

VOTE GROUP: GLOBAL

Proposa	1	Proposal	Vote	
Number	Proposal	Type	Cast	
05	PROPOSAL TO RATIFY THE APPOINTMENT OF PRICEWATERF LLP AS CORNING S INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006.	HOUSECOOPERSManagement	For	
04	APPROVAL OF THE AMENDMENT OF THE 2003 EQUITY PLAN FOR NON-EMPLOYEE DIRECTORS.	Management	For	
02	APPROVAL OF THE AMENDMENT OF THE 2002 WORLDWIDE EMPLOYEE SHARE PURCHASE PLAN.	Management	For	
01	DIRECTOR	Management	For	
	JAMES B. FLAW	NS Management	For	

	o o				
		JAMES R. HOUGHTON	Management	For	
		JAMES J. O'CONNOR	Management	For	
		DEBORAH D. RIEMAN	Management	For	
		PETER F. VOLANAKIS	Management	For	
		PADMASREE WARRIOR	Management	For	
03	APPROVAL OF THE ADOPTION OF THE COMPENSATION PLAN.	2006 VARIABLE	Management		
06	SHAREHOLDER PROPOSAL RELATING TO OF EACH DIRECTOR ANNUALLY.	THE ELECTION	Shareholder	Against	
 FISHER	COMMUNICATIONS, INC.		FSCI		ANNU
	337756 ISIN:				
VOTE GR	ROUP: GLOBAL				
Proposa	1		Proposal	Vote	F
-	Proposal		Type	Cast	-
01	DIRECTOR		Management	For	
		JAMES W. CANNON	Management		
		PHELPS K. FISHER	Management		
		DEBORAH L. BEVIER	Management	For	
		JERRY A. ST. DENNIS	Management		
SEDOL: VOTE GR	COUP: GLOBAL				
Proposa Number	l Proposal		Proposal Type	Vote Cast	F
03	MANAGEMENT PROPOSAL-ADOPTION OF WITHIN THE 2006 MANAGEMENT INCEN		Management	For	
0.6	PLAN	MEDDEN	Observator 1 de c	7	
06 01	STOCKHOLDER PROPOSAL BY JOHN CHE DIRECTOR	A EDDEN	Shareholder Management	Against For	
	E	.C."PETE"ALDRIDGE, JR.	Management	For	
	_	NOLAN D. ARCHIBALD	Management	For	
		MARCUS C. BENNETT	Management	For	
		JAMES O. ELLIS, JR.	Management	For	
		GWENDOLYN S. KING	Management	For	
		JAMES M. LOY	Management	For	
	n	OUGLAS H. MCCORKINDALE	Management	For	
	D	EUGENE F. MURPHY	Management	For	
		JOSEPH W. RALSTON	Management	For	
		FRANK SAVAGE	Management	For	
		JAMES M. SCHNEIDER	Management	For	
		ANNE STEVENS	Management	For	
		ROBERT J. STEVENS	Management	For	
			-		
		JAMES R. UKROPINA	Management	For	
		JAMES R. UKROPINA DOUGLAS C. YEARLEY	Management Management	For For	

04	MANAGEMENT PROPOSAL-APPROVAL OF AMENDMENT AND RESTATEMENT OF THE CHARTER	Management	For	
05	STOCKHOLDER PROPOSAL BY EVELYN Y. DAVIS	Shareholder	Against	
07	STOCKHOLDER PROPOSAL BY THE SISTERS OF ST. FRANCIS OF PHILADELPHIA AND OTHER GROUPS	Shareholder	Against	
08	STOCKHOLDER PROPOSAL BY THE SISTERS OF MERCY AND OTHER GROUPS	Shareholder	Against	
MEDIA G ISSUER: SEDOL:	ENERAL, INC. 584404 ISIN:	MEG		ANN
VOTE GR	OUP: GLOBAL			
Proposa Number	l Proposal	Proposal Type	Vote Cast	1
01	DIRECTOR CHARLES A. DAVIS RODNEY A. SMOLLA WALTER E. WILLIAMS APPROVE AMENDMENTS TO 1995 PLAN.	Management Management Management Management Management	Withheld Withheld Withheld Withheld	
TELECOM ISSUER: SEDOL:	ARGENTINA, S.A. 879273 ISIN:	TEO		ANN
VOTE GR	OUP: GLOBAL			
Proposa Number	l Proposal	Proposal Type	Vote Cast	1
01	APPOINTMENT OF TWO SHAREHOLDERS TO APPROVE AND SIGN THE MINUTES	Management	For	
02	REVIEW OF THE DOCUMENTS PROVIDED FOR IN LAW NO 19,550 AND THE LISTING REGULATIONS AND OF THE ACCOUNTING DOCUMENTS IN ENGLISH LANGUAGE REQUIRED BY THE U.S. SECURITIES & EXCHANGE COMMISSION REGULATION FOR THE 17TH FISCAL YEAR ENDED ON DECEMBER 31, 2005.	Management	For	
03	CONSIDERATION OF THE RETAINED EARNINGS AS OF DECEMBER 31, 2005 AND OF THE COMPANY S STATUS UNDER SECTION 206 OF CORPORATE LAW.	Management	For	
04	REVIEW OF THE PERFORMANCE OF THE BOARD OF DIRECTORS AND THE SUPERVISORY COMMITTEE ACTING DURING THE 17TH FISCAL YEAR.	Management	For	
05	REVIEW OF THE BOARD OF DIRECTOR S COMPENSATION FOR THE FISCAL YEAR ENDED ON DECEMBER 31, 2005.	Management	For	
06	AUTHORIZATION TO THE BOARD OF DIRECTORS TO MAKE ADVANCE PAYMENTS OF FEES PAYABLE UP TO \$1,900,000 PESOS TO DIRECTORS.	Management	For	
07	FEES PAYABLE TO THE SUPERVISORY COMMITTEE ACTING DURING THE 17TH FISCAL YEAR.	Management	For	

08	ESTABLISHING THE NUMBER OF DIRECTORS WHO SHALL HOLD OF		Management	For	
09	FISCAL YEAR. ELECTION OF REGULAR AND ALT SERVE DURING THE 18TH FISCA		Management	For	
10	ELECTION OF REGULAR AND ALT	TERNATE MEMBERS OF	Management	For	
11	YEAR. APPOINTMENT OF INDEPENDENT REVIEW FINANCIAL STATEMENTS	S AND ESTABLISHING	Management	For	
12	COMPENSATION PAYABLE TO THE CONSIDERATION OF THE BUDGET	T TO BE ASSIGNED TO	Management	For	
13	THE AUDIT COMMITTEE FOR FIS DISCUSSION OF DELEGATION OF BOARD TO CONVERT UP TO 45.9 CLASS C SHARES.	F AUTHORITY TO THE	Management	For	
WINENDI	UNIVERSAL		V		CONS
ISSUER: SEDOL:		ISIN:	v 		
VOTE GRO	OUP: GLOBAL				
Proposa: Number	l Proposal		Proposal Type	Vote Cast	F
		AL BY OWNERS OF AMERICAN		Cast 	F
Number	Proposal TO APPROVE THE AMENDMENTS I REQUEST FOR WRITTEN APPROVE DEPOSITARY RECEIPTS (ADRS) AGREEMENT.	AL BY OWNERS OF AMERICAN	Type Management	Cast 	F ANNU
Number 01	Proposal TO APPROVE THE AMENDMENTS I REQUEST FOR WRITTEN APPROVE DEPOSITARY RECEIPTS (ADRS) AGREEMENT.	AL BY OWNERS OF AMERICAN TO AMEND THE DEPOSIT	Type Management	Cast 	
Number 01 AT&T INC ISSUER: SEDOL:	Proposal TO APPROVE THE AMENDMENTS I REQUEST FOR WRITTEN APPROVE DEPOSITARY RECEIPTS (ADRS) AGREEMENT.	AL BY OWNERS OF AMERICAN TO AMEND THE DEPOSIT	Type Management	Cast 	
Number 01 AT&T INC ISSUER: SEDOL:	Proposal TO APPROVE THE AMENDMENTS I REQUEST FOR WRITTEN APPROVED AGREEMENT. C. 00206R DUP: GLOBAL	AL BY OWNERS OF AMERICAN TO AMEND THE DEPOSIT	Type Management	Cast 	
Number 01 AT&T INC ISSUER: SEDOL: VOTE GRO Proposa	Proposal TO APPROVE THE AMENDMENTS I REQUEST FOR WRITTEN APPROVED AGREEMENT. C. 00206R DUP: GLOBAL	AL BY OWNERS OF AMERICAN TO AMEND THE DEPOSIT	Type Management	Cast For	ANNU
Number 01 AT&T INC ISSUER: SEDOL: VOTE GRO Proposa	Proposal TO APPROVE THE AMENDMENTS I REQUEST FOR WRITTEN APPROVED AGREEMENT. C. 00206R DUP: GLOBAL	AL BY OWNERS OF AMERICAN TO AMEND THE DEPOSIT	Type Management Proposal	Cast For For	ANNU
Number 01 AT&T INCISSUER: SEDOL: VOTE GRO Proposa. Number	Proposal TO APPROVE THE AMENDMENTS I REQUEST FOR WRITTEN APPROVED AGREEMENT. C. 00206R DUP: GLOBAL Proposal	AL BY OWNERS OF AMERICAN TO AMEND THE DEPOSIT	Type Management Proposal Type	Cast For Vote Cast	ANNU
Number 01 AT&T INCISSUER: SEDOL: VOTE GRO Proposa. Number	Proposal TO APPROVE THE AMENDMENTS I REQUEST FOR WRITTEN APPROVED AGREEMENT. C. 00206R DUP: GLOBAL Proposal	AL BY OWNERS OF AMERICAN TO AMEND THE DEPOSIT ISIN:	Type Management Proposal Type Management	Cast For Vote Cast For	ANNU
Number 01 AT&T INCISSUER: SEDOL: VOTE GRO Proposa. Number	Proposal TO APPROVE THE AMENDMENTS I REQUEST FOR WRITTEN APPROVED AGREEMENT. C. 00206R DUP: GLOBAL Proposal	AL BY OWNERS OF AMERICAN TO AMEND THE DEPOSIT ISIN: WILLIAM F. ALDINGER III	Type Management Proposal Type Management Management	Cast For Vote Cast For For	ANNU
Number 01 AT&T INCISSUER: SEDOL: VOTE GRO Proposa. Number	Proposal TO APPROVE THE AMENDMENTS I REQUEST FOR WRITTEN APPROVED AGREEMENT. C. 00206R DUP: GLOBAL Proposal	AL BY OWNERS OF AMERICAN TO AMEND THE DEPOSIT ISIN: WILLIAM F. ALDINGER III GILBERT F. AMELIO	Type Management Proposal Type Management Management Management Management	Vote Cast For For For For	ANNU
Number 01 AT&T INCISSUER: SEDOL: VOTE GRO Proposa. Number	Proposal TO APPROVE THE AMENDMENTS I REQUEST FOR WRITTEN APPROVED AGREEMENT. C. 00206R DUP: GLOBAL Proposal	AL BY OWNERS OF AMERICAN TO AMEND THE DEPOSIT ISIN: WILLIAM F. ALDINGER III GILBERT F. AMELIO AUGUST A. BUSCH III MARTIN K. EBY, JR. JAMES A. HENDERSON	Type Management Proposal Type Management Management Management Management Management Management Management Management Management Management Management	Vote Cast For For For For For For For Fo	ANNU
Number 01 AT&T INCISSUER: SEDOL: VOTE GRO Proposa. Number	Proposal TO APPROVE THE AMENDMENTS I REQUEST FOR WRITTEN APPROVED AGREEMENT. C. 00206R DUP: GLOBAL Proposal	AL BY OWNERS OF AMERICAN TO AMEND THE DEPOSIT ISIN: WILLIAM F. ALDINGER III GILBERT F. AMELIO AUGUST A. BUSCH III MARTIN K. EBY, JR. JAMES A. HENDERSON CHARLES F. KNIGHT	Proposal Type Management Management Management Management Management Management Management Management Management Management Management Management	Vote Cast For For For For For For For Fo	ANNU
Number 01 AT&T INCISSUER: SEDOL: VOTE GRO Proposa. Number	Proposal TO APPROVE THE AMENDMENTS I REQUEST FOR WRITTEN APPROVED AGREEMENT. C. 00206R DUP: GLOBAL Proposal	AL BY OWNERS OF AMERICAN TO AMEND THE DEPOSIT ISIN: WILLIAM F. ALDINGER III GILBERT F. AMELIO AUGUST A. BUSCH III MARTIN K. EBY, JR. JAMES A. HENDERSON CHARLES F. KNIGHT JON C. MADONNA	Proposal Type Management Management Management Management Management Management Management Management Management Management Management Management Management Management Management	Vote Cast For For For For For For For Fo	ANNU
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Number 01 AT&T INCISSUER: SEDOL: VOTE GRO Proposa. Number	Proposal TO APPROVE THE AMENDMENTS I REQUEST FOR WRITTEN APPROVED AGREEMENT. C. 00206R DUP: GLOBAL Proposal	AL BY OWNERS OF AMERICAN TO AMEND THE DEPOSIT ISIN: WILLIAM F. ALDINGER III GILBERT F. AMELIO AUGUST A. BUSCH III MARTIN K. EBY, JR. JAMES A. HENDERSON CHARLES F. KNIGHT JON C. MADONNA LYNN M. MARTIN JOHN B. MCCOY	Proposal Type Management Management Management Management Management Management Management Management Management Management Management Management Management Management Management Management Management Management	Vote Cast For For For For For For For Fo	ANNU
Number 01 AT&T INCISSUER: SEDOL: VOTE GRO Proposa. Number	Proposal TO APPROVE THE AMENDMENTS I REQUEST FOR WRITTEN APPROVED AGREEMENT. C. 00206R DUP: GLOBAL Proposal	AL BY OWNERS OF AMERICAN TO AMEND THE DEPOSIT ISIN: WILLIAM F. ALDINGER III GILBERT F. AMELIO AUGUST A. BUSCH III MARTIN K. EBY, JR. JAMES A. HENDERSON CHARLES F. KNIGHT JON C. MADONNA LYNN M. MARTIN	Proposal Type Management Management Management Management Management Management Management Management Management Management Management Management Management Management Management Management Management	Vote Cast For For For For For For For Fo	ANNU

		S. DONLEY RITCHEY	Management	For	
		JOYCE M. ROCHE	Management	For	
		RANDALL L. STEPHENSON	Management	For	
		LAURA D'ANDREA TYSON	Management	For	
		PATRICIA P. UPTON	Management		
		EDWARD E. WHITACRE, JR.	Management	For	
02	APPROVE APPOINTMENT OF IN	NDEPENDENT AUDITORS	Management	For	
03	APPROVE 2006 INCENTIVE PI	LAN	Management	For	
04	APPROVE AMENDMENT TO REST	TATED CERTIFICATE OF	Management	For	
05	INCORPORATION STOCKHOLDER PROPOSAL A		Shareholder	Against	
06	STOCKHOLDER PROPOSAL B		Shareholder	Against	
07	STOCKHOLDER PROPOSAL C		Shareholder	Against	
08	STOCKHOLDER PROPOSAL D		Shareholder	Against	
09	STOCKHOLDER PROPOSAL E		Shareholder	Against	
10	STOCKHOLDER PROPOSAL F		Shareholder	Against	
	ATI BELL INC. 171871	ISIN:	CBB		ANNU
Proposa			Proposal	Vote	F
Number	Proposal		Type 	Cast 	
01	DIRECTOR		Management	For	
		CARL REDFIELD	Management	For	
		DAVID SHARROCK	Management	For	ļ
		ALEX SHUMATE	Management	For	ļ
02	THE RATIFICATION OF THE A		Management	For	
-	& TOUCHE LLP AS THE INDE	PENDENT REGISTERED PUBLIC THE FINANCIAL STATEMENTS			
	MAN DIDITC CO ITD				
	MMY PUBLIC CO LTD Y22931110	ISIN: TH0473010Z17			AGM
	6539821	191M. 11104/201091/			
VOTE GR	COUP: GLOBAL				
Proposa	1		Proposal	V-+-	F
-	Proposal		Type	Cast	
*	PLEASE NOTE THAT THE PART		Non-Voting		 *Man

ARE ALLOWED FOR THIS MEETING. THANK YOU.

1.	APPROVE TO CERTIFY THE MINUTES OF THE SHAREHOLDERS AGM FOR 2005 HELD ON 25 APR 2005	Management	For	*Man
2.	APPROVE TO INFORM THE COMPANY S OPERATING PERFORMANCE FOR 2005 AND THE ANNUAL REPORT OF YEAR 2005	Management	For	*Man
3.	APPROVE THE COMPANY S BALANCE SHEETS AS AT 31 DEC 2005 AND PROFIT AND LOSS STATEMENTS FOR THE YE 31 DEC 2005	Management	For	*Man
4.	APPROVE THE ALLOCATION OF NET PROFIT FOR LEGAL RESERVES AND DIVIDEND PAYMENTSFOR 2005 OPERATIONAL RESULTS	Management	For	*Man
5.	APPOINT NEW DIRECTORS TO SUCCEED THOSE COMPLETING THEIR TERMS	Management	For	*Man
6.	APPROVE THE COMPANY S DIRECTORS AND THE AUDIT COMMITTEE REMUNERATION FOR 2006	Management	For	*Man
7.	APPOINT THE COMPANY S AUDITOR AND APPROVE THE AUDIT FEE FOR 2006	Management	For	*Man
8.	OTHER ISSUES	Other	For	*Man
ISSUER	ECA SA DE CV : P9423F109 ISIN: MXP740471117 2096911, B02VC15			AGM
VOTE G	ROUP: GLOBAL			
Propos		Proposal Type	Cast	F
Proposa Number	al	Туре	Cast 	 *Man
Proposa Number 	al Proposal PLEASE NOTE THAT THIS IS AN OGM. THANK YOU. RECEIVE THE REPORT OF THE BOARD OF DIRECTORS	Type Non-Voting	Cast For	 *Man
Proposa Number * 1.	Proposal PLEASE NOTE THAT THIS IS AN OGM. THANK YOU. RECEIVE THE REPORT OF THE BOARD OF DIRECTORS OF THE COMPANY REGARDING THE FYE31 DEC 2005 RECEIVE THE REPORT OF THE COMMISSIONER IN REGARD TO THE REPORT OF THE BOARD OF DIRECTORS FOR THE	Type Non-Voting Management	Cast For For	 *Man *Man
Proposa Number * 1.	Proposal PLEASE NOTE THAT THIS IS AN OGM. THANK YOU. RECEIVE THE REPORT OF THE BOARD OF DIRECTORS OF THE COMPANY REGARDING THE FYE31 DEC 2005 RECEIVE THE REPORT OF THE COMMISSIONER IN REGARD TO THE REPORT OF THE BOARD OF DIRECTORS FOR THE ACTIVITIES CARRIED OUT TO 31 DEC 2005 RECEIVE THE AUDITED FINANCIAL STATEMENTS AND THE GENERAL BALANCE SHEET OF THECOMPANY FOR THE	Type Non-Voting Management Management	For For	*Man *Man *Man
Proposa Number 	Proposal PLEASE NOTE THAT THIS IS AN OGM. THANK YOU. RECEIVE THE REPORT OF THE BOARD OF DIRECTORS OF THE COMPANY REGARDING THE FYE31 DEC 2005 RECEIVE THE REPORT OF THE COMMISSIONER IN REGARD TO THE REPORT OF THE BOARD OF DIRECTORS FOR THE ACTIVITIES CARRIED OUT TO 31 DEC 2005 RECEIVE THE AUDITED FINANCIAL STATEMENTS AND THE GENERAL BALANCE SHEET OF THECOMPANY FOR THE FY THAT ENDED ON 31 DEC 2005 APPROVE THE PLAN FOR ALLOCATION OF RESULTS AND, IF RELEVANT, DISTRIBUTION OF NET PROFITS OF THE	Type Non-Voting Management Management Management	For For	*Man *Man *Man *Man

OWN SHARES OF THE COMPANY FOR THE 2006 FY

APPOINT THE MEMBERS OF THE BOARD OF DIRECTORS,

	AS WELL AS THE SECRETARY AND COMMISSIONER OF THE COMPANY			
8.	APPROVE THE COMPENSATION FOR THE MEMBERS OF THE BOARD OF DIRECTORS, SECRETARYAND COMMISSIONER OF THE COMPANY	Management	For	*Man
9.	APPOINT THE SPECIAL DELEGATES WHO WILL FORMALIZE THE DECISIONS MADE IN THE MEETING	Management	For	*Man
MAGNA E ISSUER: SEDOL:	NTERTAINMENT CORP. 559211 ISIN:	MECA		ANNU

Management For

*Man

VOTE GROUP: GLOBAL

1D ELECTION OF DIRECTOR: T. MEREDITH

ELECTION OF DIRECTOR: N. NEGROPONTE

1E

7.

Proposal Number Proposal		•			F
DIRECTOR		Management	For		
		-			
		-			
		-			
	FRANK STRONACH	-			
S APPOINTMENT OF ERNS PUBLIC ACCOUNTANTS, A	T & YOUNG LLP, CERTIFIED S MEC S AUDITORS FOR THE	=			
A, INC. 620076	ISIN:	MOT		ANNU	
COUP: GLOBAL					
l Proposal		Proposal Type	Vote Cast	F	
ELECTION OF DIRECTOR:	E. ZANDER	Management	For		
ELECTION OF DIRECTOR:	H.L. FULLER	Management	For		
				ı	
	Proposal DIRECTOR IN RESPECT OF THE RAT S APPOINTMENT OF ERNS' PUBLIC ACCOUNTANTS, A FISCAL YEAR ENDING DECAM, INC. 620076 OUP: GLOBAL Proposal ELECTION OF DIRECTOR:	DIRECTOR JERRY D. CAMPBELL LOUIS E. LATAIF WILLIAM J. MENEAR DENNIS MILLS GINO RONCELLI FRANK STRONACH IN RESPECT OF THE RATIFICATION OF THE AUDIT COMMITTEE S APPOINTMENT OF ERNST & YOUNG LLP, CERTIFIED PUBLIC ACCOUNTANTS, AS MEC S AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006. A, INC. 620076 ISIN:	Proposal DIRECTOR JERRY D. CAMPBELL LOUIS E. LATAIF Management WILLIAM J. MENEAR DENNIS MILLS GINO RONCELLI FRANK STRONACH Management	Proposal Type Cast DIRECTOR JERRY D. CAMPBELL Management For LOUIS E. LATAIF Management For WILLIAM J. MENEAR Management For DENNIS MILLS Management For GINO RONCELLI Management For FRANK STRONACH Management For FRANK STRONACH Management For S APPOINTMENT OF ERNST & YOUNG LLP, CERTIFIED PUBLIC ACCOUNTANTS, AS MEC S AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006. A, INC. 620076 ISIN: MOT OUP: GLOBAL Proposal Vote Type Cast ELECTION OF DIRECTOR: E. ZANDER Management For Management Monagement For S APPOINTMENT OF ERNST & YOUNG LLP, CERTIFIED MANAGEMENT FOR MANAGEMENT FOR S APPOINTMENT OF ERNST & YOUNG LLP, CERTIFIED MANAGEMENT FOR S APPOINTMENT OF ERNST & YOUNG LLP, CERTIFIED MANAGEMENT FOR S APPOINTMENT OF ENDING MOTE STANDARD STANDA	

For

Management

Management

Edgar Filing: GABELLI GLOBAL MULTIMEDIA TRUST INC - F			
ELECTION OF DIRECTOR: I. NOOYI	Management	For	
ELECTION OF DIRECTOR: S. SCOTT III	Management	For	
ELECTION OF DIRECTOR: R. SOMMER	Management	For	
ELECTION OF DIRECTOR: J. STENGEL	Management	For	
ELECTION OF DIRECTOR: D. WARNER III	Management	For	
ELECTION OF DIRECTOR: J. WHITE	Management	For	
ELECTION OF DIRECTOR: M. WHITE	Management	For	
ADOPTION OF THE MOTOROLA OMNIBUS INCENTIVE PLAN	Management	Against	
OF 2006 SHAREHOLDER PROPOSAL RE: REDEEM OR VOTE POISON PILL	Shareholder	For	
NK, INC. 270321 ISIN:	ELNK		ANNU
OUP: GLOBAL	Proposal	Vote	F
DIRECTOR MARCE FULLER ROBERT M. KAVNER THOMAS E. WHEELER	Management Management Management Management	For For For	
INCENTIVE PLAN. RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP BY THE AUDIT COMMITTEE OF THE BOARD OF DIRECTORS TO SERVE AS EARTHLINK S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006.			
			MIX
	ELECTION OF DIRECTOR: S. SCOTT III ELECTION OF DIRECTOR: R. SOMMER ELECTION OF DIRECTOR: J. STENGEL ELECTION OF DIRECTOR: D. WARNER III ELECTION OF DIRECTOR: J. WHITE ELECTION OF DIRECTOR: M. WHITE ADOPTION OF THE MOTOROLA OMNIBUS INCENTIVE PLAN OF 2006 SHAREHOLDER PROPOSAL RE: REDEEM OR VOTE POISON PILL NK, INC. 270321 ISIN: COUP: GLOBAL DIRECTOR MARCE FULLER ROBERT M. KAVWER THOMAS E. WHEELER APPROVAL OF THE EARTHLINK 2006 EQUITY AND CASH INCENTIVE PLAN. RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP BY THE AUDIT COMMITTEE OF THE BOARD OF DIRECTORS TO SERVE AS EARTHLINK S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING	ELECTION OF DIRECTOR: S. SCOTT III ELECTION OF DIRECTOR: R. SOMMER ELECTION OF DIRECTOR: D. STENGEL ELECTION OF DIRECTOR: D. WARNER III ELECTION OF DIRECTOR: J. WHITE ELECTION OF DIRECTOR: J. WHITE ELECTION OF DIRECTOR: M. WHITE ADOPTION OF THE MOTOROLA OMNIBUS INCENTIVE PLAN OF 2006 SHAREHOLDER PROPOSAL RE: REDEEM OR VOTE POISON PILL NK, INC. 270321 DIRECTOR MARCE FULLER ROBERT M. KAVNER ROBERT M. KAVNER THOMAS E. WHEELER APPROVAL OF THE EARTHLINK 2006 EQUITY AND CASH INCENTIVE PLAN. RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP BY THE AUDIT COMMITTEE OF THE BOARD OF DIRECTORS TO SERVE AS EARTHLINK S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING	ELECTION OF DIRECTOR: S. SCOTT III Management For ELECTION OF DIRECTOR: R. SOMMER Management For ELECTION OF DIRECTOR: J. STENGEL Management For ELECTION OF DIRECTOR: D. WARNER III Management For ELECTION OF DIRECTOR: J. WHITE Management For ELECTION OF DIRECTOR: J. WHITE Management For ADOPTION OF THE MOTOROLA OMNIBUS INCENTIVE PLAN Management Against OF 2006 SHAREHOLDER PROPOSAL RE: REDEEM OR VOTE POISON Shareholder For PILL NK, INC. 270321 ISIN: COUP: GLOBAL DIRECTOR MARCE FULLER Management For APPROVAL OF THE EARTHLINK 2006 EQUITY AND CASH Management For APPROVAL OF THE EARTHLINK 2006 EQUITY AND CASH Management For APPROVAL OF THE EARTHLINK 2006 EQUITY AND CASH Management For APPROVAL OF THE EARTHLINK 2006 EQUITY AND CASH Management For APPROVAL OF THE EARTHLINK 2006 EQUITY AND CASH Management For APPROVAL OF THE EARTHLINK 2006 EQUITY AND CASH Management For APPROVAL OF THE EARTHLINK 2006 EQUITY AND CASH Management For APPROVAL OF THE APPOINTMENT OF ERNST & YOUNG Management For DILLP BY THE AUDIT COMMITTEE OF THE BOARD OF DIRECTORS TO SERVE AS EARTHLINK S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING

WILL BE HELD ON FIRST SESSION.

Proposa Number	l Proposal	Proposal Type	Vote Cast	F
*	PLEASE BE INFORMED THAT BLOCKING DOES NOT APPLY AS THE SHARES OF LAGARDERE SCA ARE HELD IN REGISTERED	Non-Voting	Non-Voting	*Man
	FORM. PLEASE ALSO NOTE THAT THE GENERAL MEETING			

*	PLEASE BE INFORMED THAT BLOCKING DOES NOT APPLY AS THE SHARES OF LAGARDERE SCA ARE HELD IN REGISTERED FORM. PLEASE ALSO NOTE THAT THE GENERAL MEETING WILL BE HELD ON FIRST SESSION.	Non-Voting	Non-Voting	*Man
1.	MANAGING PARTNERS REPORT (MANAGEMENT REPORT ON THE OPERATIONS OF THE COMPANY AND GROUP AFFAIRS AND ON THE ANNUAL FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2005)	Management	For	*Man
2.	SUPERVISORY BOARD S REPORT	Management	For	*Man
3.	STATUTORY AUDITORS REPORTS ON THEIR AUDIT OF THE PARENT COMPANY FINANCIAL STATEMENTS, THE GROUP S CONSOLIDATED FINANCIAL STATEMENTS AND THE AGREEMENTS REFERRED TO IN ARTICLE L. 226-10 OF THE FRENCH COMMERCIAL CODE	Management	For	*Man
4.	SPECIAL MANAGING PARTNERS REPORT ON SHARE SUBSCRIPTION	Management	For	*Man
5.	AND PURCHASE OPTIONS SPECIAL MANAGING PARTNERS REPORT ON PURCHASING	Management	For	*Man
6.	THE COMPANY S STOCKS CHAIRMAN OF THE SUPERVISORY BOARD S REPORT ON THE BOARD S ORGANIZATION AND INTERNAL CONTROL PROCEDURES	Management	For	*Man
7.	SPECIAL STATUTORY AUDITORS REPORT ON FINANCIAL	Management	For	*Man
8.	AUTHORIZATIONS SPECIAL STATUTORY AUDITORS REPORT ON INTERNAL	Management	For	*Man
9.	CONTROL PROCEDURES APPROVAL OF PARENT COMPANY ACCOUNTS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2005	Management	For	*Man
10.	APPROVAL OF CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2005	Management	For	*Man
11.	ALLOCATION OF NET INCOME: DIVIDEND DISTRIBUTION	Management	For	*Man
12.	APPROVAL OF AGREEMENTS REFERRED TO IN ARTICLE L. 226-10 OF THE FRENCH COMMERCIAL CODE	Management	For	*Man
13.	AUTHORIZATION TO BE GIVEN TO MANAGING PARTNERS	Management	For	*Man
14.	TO DEAL IN COMPANY SHARES RENEWAL OF THE OFFICE OF SUPERVISORY BOARD MEMBER OF MR. GEORGES CHODRON DE COURCEL	Management	For	*Man
15.	RENEWAL OF THE OFFICE OF SUPERVISORY BOARD MEMBER	Management	For	*Man
16.	OF MR. CHRISTIAN MARBACH RENEWAL OF THE OFFICE OF SUPERVISORY BOARD MEMBER	Management	For	*Man
17.	OF MR. BERNARD MIRAT NON-REPLACEMENT OF MR. MANFRED BISCHOFF, RESIGNING MEMBER OF THE SUPERVISORY BOARD	Management	For	*Man
18.	AUTHORIZATION TO BE GIVEN TO MANAGING PARTNERS TO GRANT TO EMPLOYEES AND DIRECTORS AND OFFICERS	Management	For	*Man

TO GRANT TO EMPLOYEES AND DIRECTORS AND OFFICERS

OF THE COMPANY AND COMPANIES AFFILIATED TO IT SHARE SUBSCRIPTION AND/OR PURCHASE OPTIONS

19.	POWERS TO CARRY OUT ALL REQUIRED FORMALITIES	Management	For	*Mar
ISSUER: SEDOL:	F5485U100 ISIN: FR0000130213 B05DWG3, 4547213, 7166154, B030CR7, B10LK54, 5685480			MIX
VOTE GR	ROUP: GLOBAL			
	ll Proposal	Proposal Type	Cast	F
	PLEASE BE INFORMED THAT BLOCKING DOES NOT APPLY AS THE SHARES OF LAGARDERE SCA ARE HELD IN REGISTERED FORM. PLEASE ALSO NOTE THAT THE GENERAL MEETING WILL BE HELD ON FIRST SESSION.	Non-Voting		
1.	APPROVAL OF PARENTS COMPANY ACCOUNTS FOR FISCAL 2005	Management	For	*Man
2. 3.	APPROVAL OF CONSOLIDATED ACCOUNTS APPROPRIATION OF EARNINGS; FIXING OF DIVIDEND AT E1,1	Management Management	For For	*Man *Man
4. 5.	APPROVAL OF REGULATED AGREEMENTS AUTHORIZATION TO BE GIVEN TO MANAGING PARTNERS FOR A PERIOD OF EIGHTEEN MONTHS TO DEAL IN COMPANY SHARES	Management Management		*Man *Man
6.	RENEWAL OF THE OFFICE OF SUPERVISORY BOARD MEMBER OF MR. GEORGES CHODRON DE COURCEL	Management	For	*Man
7.	RENEWAL OF THE OFFICE OF SUPERVISORY BOARD MEMBER OF MR. CHRISTIAN MARBACH	Management	For	*Man
8.	RENEWAL OF THE OFFICE OF SUPERVISORY BOARD MEMBER OF MR. BERNARD MIRAT	Management	For	*Man
9.	NON-REPLACEMENT OF MR. MANFRED BISCHOFF, RESIGNING MEMBER OF THE SUPERVISORY BOARD	Management	For	*Man
11.	POWERS FOR CARRYING OUT FORMALITIES AUTHORIZATION TO BE GIVEN TO MANAGING PARTNERS TO GRANT TO EMPLOYEES AND DIRECTORS AND OFFICERS OF THE COMPANY AND COMPANIES AFFILIATED TO IT WITHIN THE MEANING OF ARTICLE L.225-180 OF THE FRENCH COMMERCIAL CODE, OPTIONS TO SUBSCRIBE OR PURCHASE THE COMPANY S SHARES, WITHIN THE LIMIT OF 3% OF THE NUMBER OF SHARES COMPRISING THE CAPITAL STOCK.	Management Management		*Man *Man
LIN TV	CORP. 1SIN:	TVL		ANNU

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VOTE GROUP: G	LOBAL
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Proposa Number	l Proposal	Proposal Type	Vote Cast	I
01	DIRECTOR	Management	For	
	ROYAL W. CARSON III	Management	For	
	GARY R. CHAPMAN	Management	For	
	WILMA H. JORDAN	Management	For	
02	TO APPROVE THE SECOND AMENDED AND RESTATED 2002 NON-EMPLOYEE DIRECTOR STOCK PLAN, WHICH WILL (I) REVISE THE EQUITY AWARD TO DIRECTORS UPON INITIAL ELECTION TO THE BOARD OF DIRECTORS AND (II) INCREASE THE ANNUAL EQUITY AWARD TO DIRECTORS.	Management	For	
03	TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006.	Management	For	

STARWOOD HOTELS & RESORTS WORLDWIDE,

ISSUER: 85590A

SEDOL:

ISIN:

HOT

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Propo Type	sal Vote Cast
01	DIRECTOR	Manag	ement For
	HEY	ER Manag	ement For
	BARSE	EFSKY Manag	ement For
	CHA	PUS Manag	ement For
	DUN	ICAN Manag	ement For
	GALBF	EATH Manag	ement For
	HIPF	EAU Manag	ement For
	QUA	ZZO Manag	ement For
	RYD	ER Manag	ement For
	YI	H Manag	ement For
	YOUNG	BLOOD Manage	ement For
02	RATIFICATION OF THE APPOINTMENT OF ERNST & LLP AS THE COMPANY S INDEPENDENT REGISTERED ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING		ement For

DNB ANNU THE DUN & BRADSTREET CORPORATION

ISIN: ISSUER: 26483E

SEDOL:

VOTE GROUP: GLOBAL

31, 2006.

ANNU

Proposa Number	l Proposal		Proposal Type	Vote Cast	F
01	DIRECTOR		Management	 For	
0.1	211201011	JAMES N. FERNANDEZ	Management		
		SANDRA E. PETERSON		For	
		MICHAEL R. QUINLAN	Management	For	
02	RATIFY APPOINTMENT OF INDEPENDEN PUBLIC ACCOUNTING FIRM.	IT REGISTERED	Management	For	
03	RE-APPROVE THE DUN & BRADSTREET EMPLOYEE CASH INCENTIVE PLAN.	CORPORATION COVERED	Management	For	
	COMPANY 896047 ISIN:		TRB		ANNU
SEDOL:					
VOTE GR	OUP: GLOBAL				
Proposa Number	l Proposal		Proposal Type	Vote Cast	F
01	DIRECTOR		Management	For	
		DENNIS J. FITZSIMONS	Management	For	
		BETSY D. HOLDEN	Management	For	
		ROBERT S. MORRISON	Management	For	
		WILLIAM STINEHART, JR.	Management	For	
02	RATIFICATION OF INDEPENDENT ACCO	OUNTANTS.	Management	For	
03	SHAREHOLDER PROPOSAL CONCERNING BOARD OF DIRECTORS.	TRIBUNE S CLASSIFIED	Shareholder	Against	
YOUNG B			YBTVA		ANNU
ISSUER: SEDOL:	987434 ISIN:				
VOTE GR	OUP: GLOBAL				
Proposa	1		Proposal	Vote	E
_	Proposal		Type	Cast	-
01	DIRECTOR		Management		
		ED L. HICKEY		Witheld	
		C. LEE		Witheld	
	LEIF			For	
		ARD C. LOWE		Witheld	
		RAH A. MCDERMOTT		Witheld	
		S A. MORGAN		Witheld	
		MURRAY ENT J. YOUNG		Witheld Witheld	
02	PROPOSAL TO RATIFY THE APPOINTME YOUNG LLP AS THE COMPANY S INDEP		Management	For	
03	PUBLIC ACCOUNTING FIRM. STOCKHOLDER PROPOSAL TO ARRANGE	FOR THE DROMPT	Shareholder	Against	
U.S	SALE OF THE COMPANY TO THE HIGHE		Suarenorder	Agaillist	

DEUTSCHE TELEKOM AG DТ ANNU ISSUER: 251566 TSTN: SEDOL: ______ VOTE GROUP: GLOBAL Proposal Proposal Vote F Number Proposal Type Cast 02 THE APPROPRIATION OF NET INCOME. Management For *Man THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF Management For *Man THE BOARD OF MANAGEMENT FOR THE 2005 FINANCIAL YEAR. THE APPROVAL OF THE ACTIONS OF THE MEMBERS OF Management For *Man THE SUPERVISORY BOARD FOR THE 2005 FINANCIAL YEAR. THE APPOINTMENT OF THE INDEPENDENT AUDITOR AND 05 Management *Man For THE GROUP AUDITOR FOR THE 2006 FINANCIAL YEAR. AUTHORIZING THE CORPORATION TO PURCHASE AND USE 06 Management For *Man ITS OWN SHARES INCLUDING USE WITH THE EXCLUSION OF SUBSCRIPTION RIGHTS. 07 THE CREATION OF AUTHORIZED CAPITAL 2006 FOR CASH Management For *Man AND/OR NON-CASH CONTRIBUTIONS. Management *Man APPROVAL OF THE SPLIT-OFF AND SHARE TRANSFER For AGREEMENT WITH T-SYSTEMS BUSINESS SERVICES GMBH. *Man 09 THE APPROVAL OF THE CONTROL AND PROFIT AND LOSS Management For TRANSFER AGREEMENT WITH SCS PERSONALBERATUNG GMBH. THE APPROVAL OF THE CONTROL AND PROFIT AND LOSS 1.0 Management *Man For TRANSFER AGREEMENT WITH CASPAR TELEKOMMUNIKATIONSDIENSTE GMBH. 11 THE APPROVAL OF THE CONTROL AND PROFIT AND LOSS Management For *Man TRANSFER AGREEMENT WITH MELCHIOR TELEKOMMUNIKATIONSDIENSTE THE APPROVAL OF THE CONTROL AND PROFIT AND LOSS Management 12 For *Man TRANSFER AGREEMENT WITH BALTHASAR TELEKOMMUNIKATIONSDIENSTE GMBH. 13 APPROVAL OF THE CONTROL AGREEMENT WITH T-COM For *Man Management INNOVATIONSGESELLSCHAFT MBH. THE AMENDMENT OF SECTIONS 14 (2) AND (16) OF *Man 14 Management For THE ARTICLES OF INCORPORATION. 15 DIRECTOR Management For Management For
Management For
Management For
Management For
Management For
Management For DR. THOMAS MIROW *Man MS. I MATTHAUS-MAIER *Man DR. MATHIAS DOPFNER *Man DR. W VON SCHIMMELMANN *Man *Man DR. H VON GRUNBERG MR. BERNHARD WALTER *Man ______ EL PASO ELECTRIC COMPANY EE ANNU ISSUER: 283677 ISIN: SEDOL:

VOTE GROUP: GLOBAL

VOTE GR	OUP: GLOBAL			
Proposa Number	l Proposal	Proposal Type	Vote Cast	F
01	DIRECTOR RAMIRO GUZMAN JAMES W. HARRIS STEPHEN N. WERTHEIMER CHARLES A. YAMARONE	Management Management Management Management Management	For For For For	
02	APPROVAL OF THE EL PASO ELECTRIC COMPANY S 2006 LONG - TERM INCENTIVE PLAN.	Management Management	For For	
03	RATIFY THE SELECTION OF KPMG LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006.	Management	For	
JOURNAL ISSUER: SEDOL:	REGISTER COMPANY 481138 ISIN:	JRC		ANNU
VOTE GR	OUP: GLOBAL			
Proposa Number	l Proposal	Proposal Type	Vote Cast	F
01	DIRECTOR ROBERT M. JELENIC JOHN L. VOGELSTEIN	Management Management Management	For For For	
02	TO RATIFY THE APPOINTMENT OF GRANT THORNTON LLP AS INDEPENDENT AUDITORS FOR THE COMPANY FOR FISCAL YEAR	Management R 2006.	For	
EMC COR	PORATION 268648 ISIN:	EMC		ANNU
VOTE GR	OUP: GLOBAL			
Proposa Number	l Proposal	Proposal Type	Vote Cast	F
03	TO ACT UPON A SHAREHOLDER PROPOSAL RELATING TO ELECTION OF DIRECTORS BY MAJORITY VOTE, AS DESCRIBED	Shareholder	Against	
01	IN EMC S PROXY STATEMENT. DIRECTOR	Management	For	
	GAIL DEEGAN OLLI-PEKKA KALLASVUO WINDLE B. PRIEM ALFRED M. ZEIEN	Management Management Management Management	For For For For	
02	TO RATIFY THE SELECTION BY THE AUDIT COMMITTEE OF THE BOARD OF DIRECTORS OF PRICEWATERHOUSECOOPERS LLP AS EMC S INDEPENDENT AUDITORS FOR THE FISCAL VEAR ENDING DECEMBER 31 2006	Management	For	
04	YEAR ENDING DECEMBER 31, 2006. TO ACT UPON A SHAREHOLDER PROPOSAL RELATING TO	Shareholder	Against	

	3 9				
	PAY-FOR-SUPERIOR- PERFO	ORMANCE, AS DESCRIBED IN			
	EMC S PROXY STATEMENT.	514HH02, 110 5250H1525 1H			
06	TO ACT UPON A SHAREHOLI	DER PROPOSAL RELATING TO	Shareholder	Against	
	EMC S AUDIT COMMITTEE,	AS DESCRIBED IN EMC S		,	
	PROXY STATEMENT.				
05	TO ACT UPON A SHAREHOLI	DER PROPOSAL RELATING TO	Shareholder	Against	
	ANNUAL ELECTIONS OF DIE	RECTORS, AS DESCRIBED IN			
	EMC S PROXY STATEMENT.				
CAVIODD			CET		
ISSUER:	ENTERTAINMENT COMPANY	ISIN:	GET		ANNU
SEDOL:	307303	10111.			
VOTE GR	OUP: GLOBAL				
Proposa	1		Proposal	Vote	F
_	Proposal		Type	Cast	-
	=		-71		
01	DIRECTOR		Management		
		E.K. GAYLORD II	Management	For	
		E. GORDON GEE	Management	For	
		ELLEN LEVINE	Management	For	
		ROBERT P. BOWEN	Management		
		RALPH HORN	Management	For	
		MICHAEL J. BENDER	Management		
		LAURENCE S. GELLER	Management		
		MICHAEL D. ROSE	Management		
		COLIN V. REED	Management	For	
		MICHAEL I. ROTH	Management	For	
02	DDODOSNI TO ADDDOME THE	E 2006 OMNIBUS INCENTIVE	Management		
02	PLAN.	E 2006 OMNIBUS INCENTIVE	Management	Against	
03		APPOINTMENT OF ERNST &	Management	For	
03		NY S INDEPENDENT REGISTERED	Mariagement	FOI	
	PUBLIC ACCOUNTING FIRM				
	ARGYLE TELEVISION, INC.	TOTAL	HTV		ANNU
ISSUER: SEDOL:		ISIN:			
VOTE GR	OUP: GLOBAL				
Droposa	1		Proposal	Vote	F
Proposa	Proposal		Type	Cast	Т
	-				
01	DIRECTOR		Management	For	
		CAROLINE L. WILLIAMS	Management		
02	RATIFICATION OF DELOIT	TE & TOUCHE LLP AS INDEPENDENT	Management	For	
	EXTERNAL AUDITORS.				
	. SCRIPPS COMPANY		SSP		ANNU
ISSUER:	811054	ISIN:			
SEDOL:					
VOTE GR	OUP: GLOBAL				
Proposa	1		Proposal	Vote	F
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Number	Proposal		Type	Cast
01	DIRECTOR		Management	For
		DAVID A. GALLOWAY	Management	For
		NICHOLAS B. PAUMGARTEN	Management	For
		RONALD W. TYSOE	Management	For
		JULIE A. WRIGLEY	Management	For

______ UNITED BUSINESS MEDIA PLC AGM.

ISSUER: G92272122 ISIN: GB00B0B2LQ71

> AMOUNT STIPULATED BY ARTICLE 5(1) OF THE BUYBACK AND STABILISATION REGULATION 2003; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR 04 AUG 2007; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY

SEDOL: B0B2LQ7, B0BVGW5, B0BVGH0

VOTE GROUP: GLOBAL

Proposal Number Proposal		Proposal Type		F
	RECEIVE AND ADOPT THE REPORT OF THE DIRECTORS AND ACCOUNTS FOR THE YE 31 DEC 2005	Management	For	*Man
2. 3. 4. 5. 6.	APPROVE THE DIRECTORS REMUNERATION REPORT DECLARE A DIVIDEND RE-ELECT MR. GEOFF UNWIN AS A DIRECTOR RE-ELECT MR. ADAIR TURNER AS A DIRECTOR RE-APPOINT ERNST & YOUNG LLP AS THE AUDITORS OF THE COMPANY AND AUTHORIZE THEDIRECTORS TO FIX THEIR REMUNERATION	Management Management Management Management Management	For For For	*Man
S.7	AUTHORIZE THE COMPANY, IN ACCORDANCE WITH THE SECTION 166 OF THE COMPANIES ACT 1985 THE ACT, TO MAKE MARKET PURCHASES SECTION 163 OF THE COMPANIES ACT 1985 OF ANY OF ITS OWN ORDINARY SHARES OF 30 5/14 PENCE EACH IN THE CAPITAL OF THE COMPANY; THE MAXIMUM NUMBER OF ORDINARY SHARES TO BE PURCHASED IS 27,951,956 AND MINIMUM PRICE WHICH MAY BE PAID FOR ANY SUCH SHARES IS 30 5/14 PENCE; THE MAXIMUM PRICE EXCLUSIVE OF PENCE WHICH MAY BE PAID FOR ANY SUCH SHARE WILL NOT BE MORE THAN 5% ABOVE THE AVERAGE OF THE MIDDLE MARKET QUOTATION OF AN ORDINARY SHARE OF THE COMPANY AS DERIVED FROM THE DAILY OFFICIAL LIST OF THE LONDON STOCK EXCHANGE, FOR 5 BUSINESS DAYS IN RESPECT OF WHICH SUCH DAILY OFFICIAL LIST IS PUBLISHED IMMEDIATELY PRECEDING THE DAY ON WHICH THAT SHARE IS TO BE PURCHASED AND THE	Management	For	*Man

11.	AUTHORIZE THE COMPANY AND ANY COMPANY WHICH IS OR BECOMES A SUBSIDIARY OF THECOMPANY DURING THE PERIOD TO WHICH THIS RESOLUTION RELATES, FOR THE PURPOSES OF PART XA OF THE ACT TO MAKE DONATIONS TO EU POLITICAL ORGANIZATIONS AND INCUR EU POLITICAL EXPENDITURE UP TO A SUM NOT EXCEEDING GBP 50,000 IN AGGREGATE; AUTHORITY EXPIRES AT THE CONCLUSION OF THE NEXT AGM IN 2007	Management	For	*Ma:
s.10	AUTHORIZE THE DIRECTORS, IN ACCORDANCE WITH ARTICLE 7 OF THE COMPANY S ARTICLES OF ASSOCIATION, UNDER SECTION 89(1) OF THE COMPANIES ACT 1985, FOR THE PURPOSES OF PARAGRAPH (1)(B) OF ARTICLE 7, TO ALLOT RELEVANT SECURITIES UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 4,242,687; AUTHORITY EXPIRES AT THE CONCLUSION OF THE AGM OF THE COMPANY OR 04 AUG 2007	Management		
9.	AUTHORIZE THE DIRECTORS OF THE COMPANY, IN ACCORDANCE WITH THE ARTICLE 6 OF THE COMPANY S ARTICLES OF ASSOCIATION UNDER SECTION 80 OF THE ACT 1985 THE ACT, TO ALLOT RELEVANT SECURITIES UP TO A MAXIMUM NOMINAL AMOUNT OF GBP 28,284,584; AUTHORITY EXPIRES AT THE CONCLUSION OF THE AGM OF THE COMPANY OR 04 AUG 2007	Management	For	*Mai
S.8	AUTHORIZE THE COMPANY, IN SUBSTITUTION FOR ALL SUCH EXISTING AUTHORITIES, TO MAKE ONE OR MORE MARKET PURCHASES SECTION 163(3) OF THE ACT OF B SHARES IN THE CAPITAL OF THE COMPANY; THE MAXIMUM NUMBER OF B SHARES WHICH MAY BE PURCHASED IS 4,830,923 AND MINIMUM PRICE WHICH MAY BE PAID FOR EACH B SHARE IS THE NOMINAL AMOUNT OF A B SHARE AND MAXIMUM PRICE IS 245 PENCE; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR 04 AUG 2007; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY	Management	For	*Mar

Proposa Number	al Proposal		Proposal Type	Vote Cast	F
01	DIRECTOR		Management	For	
		J.R. BÆ R.L. CÆ R.W. I	ARRION Management	For For For	

		C O MOOCE	Maranamont	П	
		S.O. MOOSE J. NEUBAUER	Management	For For	
		D.T. NICOLAISEN	Management Management	For	
		T.H. O'BRIEN	Management Management	For	I
		C. OTIS, JR.	Management Management	For	
		H.B. PRICE	Management Management	For	
		H.B. PRICE I.G. SEIDENBERG	Management Management	For	
		W.V. SHIPLEY	Management	For	
		J.R. STAFFORD	Management Management	For	ı
		R.D. STOREY	Management Management	For	
02	PATTETCATION OF AI	R.D. STOREY PPOINTMENT OF INDEPENDENT REGISTERED	Management Management	For	
V &	ACCOUNTING FIRM	POINTMENT OF INDEFERMENT REGICIENCE	Management	r O r	
03	CUMULATIVE VOTING		Shareholder	Against	
04	MAJORITY VOTE REQU	UIRED FOR ELECTION OF DIRECTORS	Shareholder	Against	
08	PERFORMANCE-BASED	EQUITY COMPENSATION	Shareholder	Against	
09	DISCLOSURE OF POL:	ITICAL CONTRIBUTIONS	Shareholder	Against	
05	COMPOSITION OF BOA	ARD OF DIRECTORS	Shareholder	Against	
06	DIRECTORS ON COMMO		Shareholder	-	
07	SEPARATE CHAIRMAN		Shareholder		
COMMSCO	 PE, INC.		CTV		ANNU
	203372	ISIN:	U		
Proposa Number	Proposal		Proposal Type	Vote Cast 	F
01	DIRECTOR		Management	For	
		FRANK M. DRENDEL	Management	For For	ļ
2.0		RICHARD C. SMITH	Management		
02	INCENTIVE PLAN.	MMSCOPE, INC. 2006 LONG-TERM	Management	Against	
03		OINTMENT OF DELOITTE & TOUCHE Y S INDEPENDENT AUDITOR FOR EAR.	Management	For	
PIXAR			PIXR		SPEC
ISSUER: SEDOL:	725811	ISIN:			
VOTE GR	COUP: GLOBAL				
			_		
Proposa			Proposal		F
Number	Proposal		Type	Cast	ļ

PROXY STATEMENT.

BELO COI ISSUER: SEDOL:		BLC		ANNU
VOTE GR	DUP: GLOBAL			
Proposa: Number	Proposal	Proposal Type	Vote Cast	F
01	DIRECTOR HENRY P. BECTON, JR. ROGER A. ENRICO WILLIAM T. SOLOMON LLOYD D. WARD			
02	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS THE COMPANY S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Management	For	
ISSUER:	GROUP PLC G23296182 ISIN: GB0005331532 B02S863, B014WV5, 0533153			EGM
VOTE GR	DUP: GLOBAL			
Proposal	l Proposal	Proposal Type	Vote Cast	F
1.	APPROVE THE COMPANY AND ITS SUBSIDIARIES OF THE SELECT SERVICE PARTNER BUSINESS AS SPECIFIED AND ON THE TERMS AND SUBJECT TO THE CONDITIONS OF THE DISPOSAL AGREEMENT DATED 08 APR 2006 AS SPECIFIED, AND AUTHORIZE THE DIRECTORS OF THE COMPANY OR DULY AUTHORIZED COMMITTEE THEREOF TO DO OR PROCURE TO BE DONE ALL SUCH ACTS AND THINGS ON BEHALF OF THE COMPANY AND ANY OF ITS SUBSIDIARIES AS THEY CONSIDER NECESSARY OR EXPEDIENT FOR THE PURPOSE OF GIVING EFFECT TO SUCH DISPOSAL AND THIS RESOLUTION AND TO CARRY THE SAME INTO EFFECT WITH SUCH MODIFICATIONS, VARIATIONS, REVISIONS, WAIVERS OR AMENDMENTS TO THE DISPOSAL OR ANY DOCUMENTS RELATING THERETO AS THEY CONSIDER NECESSARY OR EXPEDIENT, PROVIDED SUCH MODIFICATIONS, VARIATIONS, REVISIONS OR AMENDMENTS ARE NOT OF A MATERIAL NATURE		For	*Man
LIBERTY ISSUER: SEDOL:	MEDIA CORPORATION 530718 ISIN:	L		ANNU

VOTE GROUP: GLOBAL

AOIE GV	OUF. GLODAL			
Proposa Number	Proposal	Proposal Type	Vote Cast	F
01	THE MERGER PROPOSAL: (SEE PAGE 39 OF THE PROXY STATEMENT).	Management	For	
02	THE TRACKING STOCK PROPOSAL: (SEE PAGE 39 OF THE PROXY STATEMENT).	Management	For	
03	THE OPTIONAL CONVERSION PROPOSAL: (SEE PAGE 39 OF THE PROXY STATEMENT).	Management	For	
04	THE OPTIONAL REDEMPTION PROPOSAL: (SEE PAGE 40 OF THE PROXY STATEMENT).	Management	For	
05	THE GROUP DISPOSITION PROPOSAL: (SEE PAGE 40 OF THE PROXY STATEMENT).	Management	For	
06	DIRECTOR	Management	For	
	DONNE F. FISHER	Management	For	
	GREGORY B. MAFFEI	Management	For	
	M. LAVOY ROBISON	Management	For	
07	AUDITORS RATIFICATION PROPOSAL	Management	For	
 MGM MIR	AGE	MGM		ANNU
ISSUER: SEDOL:	552953 ISIN:			
Proposa	OUP: GLOBAL l Proposal	Proposal Type	Vote Cast	F
01	DIRECTOR	Management	For	
	JAMES D. ALJIAN ROBERT H. BALDWIN WILLIE D. DAVIS ALEXANDER M. HAIG, ALEXIS M. HERMAN ROLAND HERNANDEZ GARY N. JACOBS KIRK KERKORIAN J. TERRENCE LANNI ROSE MCKINNEY-JAME JAMES J. MURREN RONALD M. POPEII JOHN T. REDMOND MELVIN B. WOLZINGE	Management Management JR. Management Management Management Management Management Management Management Management Management Management Management Management Management Management Management Management Management	For For For For For For For For For For	
03	RATIFICATION OF THE SELECTION OF THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2006	Management	For	
02	APPROVAL OF THE COMPANY S AMENDED AND RESTATED ANNUAL PERFORMANCE-BASED INCENTIVE PLAN FOR EXECUTI OFFICERS, INCLUDING APPROVAL OF AN AMENDMENT TO INCREASE THE CAP ON A PARTICIPANT S BONUS FOR ANY FISCAL YEAR	Management VE	For	

	CORPORATION : 63936L	ISIN:	NVT		ANNU
VOTE GF	ROUP: GLOBAL				
Proposa Number	al Proposal		Proposal Type	Vote Cast	F
01	DIRECTOR		 Management	 For	
0 ±	DIVECTOR	RICHARD J.A. DE LANGE	Management	For	
		CHRISTOPHER GALVIN	Management	For	
		ANDREW J. GREEN	Management	For	
		JUDSON C. GREEN	Management	For	
		WILLIAM L. KIMSEY	Management	For	
		SCOTT D. MILLER	Management	For	
0.0		DIRK-JAN VAN OMMEREN	Management	For	
02	APPROVAL OF NAVTEQ COR 2001 STOCK INCENTIVE P	RPORATION AMENDED AND RESTATED PLAN	Management	For	
 DREAMWC	DRKS ANIMATION SKG, INC.		DWA		ANNU
ISSUER: SEDOL:	: 26153C	ISIN:			
VOTE GF	ROUP: GLOBAL				
Proposa			Proposal	Vote]
Number	Proposal		Туре	Cast	
01	DIRECTOR		Management	For	
		JEFFREY KATZENBERG	Management	For	
		ROGER A. ENRICO	Management	For	
		PAUL G. ALLEN	Management	For	
		KARL M. VON DER HEYDEN	Management	For	
		DAVID GEFFEN	Management	For	
		MELLODY HOBSON	Management	For	
		NATHAN MYHRVOLD HOWARD SCHULTZ	Management	For	
		HOWARD SCHULTZ MARGARET C. WHITMAN	Management Management	For For	
		JUDSON C. GREEN	Management	For	
02	YOUNG LLP AS THE COMPA	E APPOINTMENT OF ERNST & ANY S INDEPENDENT REGISTERED M FOR THE FISCAL YEAR ENDING	Management	For	
	ELEVISION, INC.		GTNA		ANN
ISSUER: SEDOL:	: 389375 	ISIN:			
VOTE GF	ROUP: GLOBAL				
Proposa			Proposal	Vote	
Number	Proposal 		Type 	Cast 	
01	DIRECTOR		Management	For	

GRAY TELEVISION, INC. GTNA ANNU TSSUER: 389375 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Vote Proposal F Number Proposal Type Cast _____ 01 DIRECTOR Management For

JC DECAUX SA, NEUILLY SUR SEINE

ISSUER: F5333N100 ISIN: FR0000077919 BLOCKING

SEDOL: B01DL04, 7136663

VOTE GROUP: GLOBAL

Proposal Proposal Vote F Number Proposal Cast Type

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

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Non-Voting Non-Voting *Man

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

RECEIVE THE REPORTS OF THE EXECUTIVE COMMITTEE, Management Take No Action*Man THE SUPERVISORY BOARD AND THEAUDITORS; APPROVE THE COMPANY S FINANCIAL STATEMENTS AND THE BALANCE SHEET FOR THE 31 DEC 2005, AS SHOWING INCOME OF: EUR 79,977,349.58

RECEIVE THE REPORTS OF THE EXECUTIVE COMMITTEE, THE SUPERVISORY BOARD AND THESTATUTORY AUDITORS; APPROVES THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SAID FY, IN THE FORM PRESENTED TO THE MEETING

RECEIVE THE REPORT OF THE EXECUTIVE COMMITTEE, NOTICES THAT: THE INCOME FOR THE FYE 31 DEC 2005 AMOUNTS TO: EUR 79,977,349.58, THE PRIOR RETAINED EARNINGS IS: EUR 649,337,902.24, THAT IS A TOTAL AMOUNT OF: EUR 729,315,251,.82 RESOLVES TO APPROPRIATE THIS AMOUNT AS FOLLOWS: DIVIDEND DISTRIBUTION: EUR 88,330,220,40, OTHER RESERVES: EUR 640,985,031.42, THE SHAREHOLDER WILL RECEIVE FOR EACH OF THE 220,825,551 SHARES COMPRISING THE SHARE CAPITAL ON 31 DEC 2005, A DIVIDEND OF EUR 0.40 PER SHARE, AND WILL ENTITLE TO THE 40% ALLOWANCE PROVIDED

Management Take No Action*Man

Management Take No Action * Man

BY THE PARAGRAPH 3 OF THE ARTICLE 158 OF THE FRENCH GENERAL TAX CODE REFERRING TO NATURAL PERSONS DOMICILED IN FRANCE, THE OTHER RESERVE ACCOUNT WILL SHOW A NEW BALANCE OF: EUR 663,981,684.17, IN THE EVENT THAT THE COMPANY HOLDS SOME OF ITS OWN SHARES ON SUCH DATE, THE AMOUNT OF THE UNPAID DIVIDEND ON SUCH SHARES SHALL BE ALLOCATED TO THE RETAINED EARNINGS ACCOUNT, IN ACCORDANCE WITH THE REGULATIONS IN FORCE, THE SHAREHOLDERS MEETING RECALLS THAT NO DIVIDEND WAS PAID FOR THE PREVIOUS 3 FISCAL YEARS

APPROVE THE CHARGES AND THE EXPENSES THAT WERE NOT TAX-DEDUCTIBLE OF EUR 41,528.00 WITH A CORRESPONDING TAX OF EUR 3,139.00

Management Take No Action*Man

RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY ARTICLE L. 225-86 OF THE FRENCH COMMERCIAL CODE, APPROVE SAID REPORT AND THE FOLLOWING AGREEMENT REFERRED TO: GRANTING OF ALLOWANCES TO MR. GERARD DEGONSE MEMBER OF THE EXECUTIVE COMMITTEE, BY THE COMPANY JCDECAUX Management Take No Action*Man

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Management Take No Action*Man

FINANCING AND PENSION FUNDS BENEFIT TO MR. JEREMY

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18. APPOINT SCP JEAN-CLAUDE ANDRE ET AUTERS AS THE Management Take No Action*Man

DEPUTY AUDITOR OF THE COMPANY, IN REPLACEMENT OF MR. MAXIME PETIET FOR A 6-YEAR PERIOD

19. APPOINT AUDITEX SA AS THE DEPUTY AUDITOR OF THE COMPANY, IN REPLACEMENT OF CHRISTIAN THELIER FOR A 6-YEAR PERIOD

Management Take No Action*Man

20. AUTHORIZE THE EXECUTIVE COMMITTEE TO TRADE THE COMPANY S SHARES ON THE STOCK MARKET, SUBJECT TO THE CONDITIONS AS SPECIFIED: MAXIMUM PURCHASE PRICE: EUR 30.00, MAXIMUM NUMBER OF SHARES TO BE ACQUIRED: 22,082,555, I.E. 10% OF THE SHARE CAPITAL MAXIMUM FUNDS INVESTED IN THE SHARE BUYBACKS: EUR 662,476,650.00; AUTHORITY EXPIRES ON 18-MONTH PERIOD ; GRANT AUTHORITY SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT; AUTHORIZE THE EXECUTIVE COMMITTEE TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

Management Take No Action * Man

GRANTS ALL POWERS TO THE EXECUTIVE COMMITTEE TO REDUCE THE SHARE CAPITAL, ON 1 OR MORE OCCASIONS AND AT ITS SOLE DISCRETION, BY CANCELLING ALL OR PART OF THE SELF-HELD SHARES OF THE COMPANY IN CONNECTION WITH A STOCK REPURCHASE PLAN, UP TO A MAXIMUM OF 10% OF THE SHARE CAPITAL OVER A 24-MONTH PERIOD; AUTHORITY EXPIRES ON 18-MONTH PERIOD

Management Take No Action*Man

JC DECAUX SA, NEUILLY SUR SEINE

ISSUER: F5333N100

ISIN: FR0000077919 BLOCKING

SEDOL: B01DL04, 7136663

VOTE GROUP: GLOBAL

Proposal Vote Proposal Number Proposal Cast Type ______

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22. AMEND ARTICLE NUMBER 14 AND 18 OF THE BYLAWS Management Take No Action*Man

6. RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS COVERNED BY THE PARTICIPE IL 275-86 OF THE FRENCH COMMERCIAL CODE, APPROVE SAID REPORT AND THE FOLICATION METHODS FOR THE COMMINENT OF FINANCING AND PENESTON FUNDS BENEFIT TO ME. JERRY MALE 7. RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS COVERNED BY THE ARTICLE L. 225-86 OF THE FRENCH COMMERCIAL CODE, APPROVE SAID REPORT AND THE FOLICATION AGREEMENT REPERRED TO: CANCELLATION OF DESTS TO THE COMPANY JCDECAUX SAIDARDRY TO A WALKIUM, AMOUNT OF EUR 2,000,000.00 8. RECEIVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS COVERNED BY THE ARTICLE L. 225-86 OF THE FRENCH COMMERCIAL CODE, APPROVE SAID THE REPORT AND THE FOLLOWING AGREEMENT REFERRED TO: CANCELLATION OF DESTS TO THE COMPANY JCDECAUX DO GRAZIL SRAZIL, OF A WALKIUM, AMOUNT OF EUR 400,000.30 9. RECEIVE THE SPECIAL, REPORT OF THE AUDITORS ON AGREEMENTS COVERNED BY THE ARTICLE L. 225-86 OF THE FRENCH COMMERCIAL CODE, APPROVE SAID THE REPORT AND THE FOLLOWING AGREEMENT REFERRED TO: CANCELLATION OF DESTS TO THE COMPANY JCDECAUX SOUTH ROREA, OF A MAXIMUM AMOUNT OF EUR DECAUX AS A MEMBER OF THE SUPERVISORY BOARD FOR A 3-YEAR PERIOD 11. APPROVE TO RENEW THE APPOINTMENT OF MR. JEAN-CLAUDE DECAUX AS A MEMBER OF THE SUPERVISORY BOARD FOR A 3-YEAR PERIOD 12. APPROVE TO RENEW THE APPOINTMENT OF MR. JEAN-FLERRE DECAUX AS A MEMBER OF THE SUPERVISORY BOARD FOR A 3-YEAR PERIOD 13. APPROVE TO RENEW THE APPOINTMENT OF MR. AVAIER DECAUX AS A MEMBER OF THE SUPERVISORY BOARD FOR A 3-YEAR PERIOD 14. APPROVE TO RENEW THE APPOINTMENT OF MR. CHRISTIAN HIAMC AS A MEMBER OF THE SUPERVISORY BOARD FOR A 3-YEAR PERIOD 15. ACKNOWLEDGE THE END OF THE MENDATE OF MR. CHRISTIAN HIAMC AS A MEMBER OF THE SUPERVISORY BOARD FOR A 3-YEAR PERIOD 16. APPROVE TO RENEW THE APPOINTMENT OF MR. CHRISTIAN HIAMC AS A MEMBER OF THE SUPERVISORY BOARD FOR A 3-YEAR PERIOD 17. APPROVE TO RENEW THE APPOINTMENT OF MR. CHRISTIAN HIAMC AS A MEMBER OF THE SUPERVISORY BOARD FOR A 3-YEAR PERIOD 18. ACKNOWLEDGE THE END OF THE MENDATE OF		Edgar Filing: GABELLI GLOBAL MULTIMEDIA TRUST INC -	Form N-PX
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	OF MR.	MAXIME	PETIE	ET FOR	A 6	-YEAF	R PERIO)	

Management Take No Action*Man

19. APPOINT AUDITEX SA AS THE DEPUTY AUDITOR OF THE COMPANY, IN REPLACEMENT OF CHRISTIAN THELIER FOR A 6-YEAR PERIOD

Management Take No Action*Man

20. AUTHORIZE THE EXECUTIVE COMMITTEE TO TRADE THE COMPANY S SHARES ON THE STOCK MARKET, SUBJECT TO THE CONDITIONS AS SPECIFIED: MAXIMUM PURCHASE PRICE: EUR 30.00, MAXIMUM NUMBER OF SHARES TO BE ACQUIRED: 22,082,555, I.E. 10% OF THE SHARE CAPITAL MAXIMUM FUNDS INVESTED IN THE SHARE BUYBACKS: EUR 662,476,650.00; AUTHORITY EXPIRES ON 18-MONTH PERIOD; GRANT AUTHORITY SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT; AUTHORIZE THE EXECUTIVE COMMITTEE TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

Management Take No Action*Man

21. GRANTS ALL POWERS TO THE EXECUTIVE COMMITTEE
TO REDUCE THE SHARE CAPITAL, ON 1 OR MORE OCCASIONS
AND AT ITS SOLE DISCRETION, BY CANCELLING ALL
OR PART OF THE SELF-HELD SHARES OF THE COMPANY
IN CONNECTION WITH A STOCK REPURCHASE PLAN, UP
TO A MAXIMUM OF 10% OF THE SHARE CAPITAL OVER
A 24-MONTH PERIOD; AUTHORITY EXPIRES ON 18-MONTH
PERIOD

Management Take No Action*Man

23. GRANT ALL POWERS TO THE BEARER OF A COPY OR AN EXTRACT OF THE MINUTES OF THE PRESENT TO ACCOMPLISH ALL DEPOSITS AND PUBLICATIONS PRESCRIBED BY LAW

Management Take No Action*Man

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PINNACLE ENTERTAINMENT, INC.

ISSUER: 723456 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposa	1	Proposal	Vote	F
Number	Proposal	Туре	Cast	
01	DIRECTOR	Management	For	
	DANIEL R. LEE	Management	For	
	JOHN V. GIOVENCO	Management	For	
	RICHARD J. GOEGLEIN	Management	For	
	BRUCE A. LESLIE	Management	For	
	JAMES L. MARTINEAU	Management	For	
	MICHAEL ORNEST	Management	For	
	TIMOTHY J. PARROTT	Management	For	
	LYNN P. REITNOUER	Management	For	
02	APPROVAL OF THE AMENDMENT TO THE COMPANY S 2005 EQUITY AND PERFORMANCE INCENTIVE PLAN, SUCH AMENDMENT TO BE SUBJECT TO CONSUMMATION OF THE ACQUISITION	Management	Against	
	OF AZTAR CORPORATION			
03	RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE COMPANY S INDEPENDENT AUDITORS	Management	For	

FOR THE 2006 FISCAL YEAR

	NTERTAINMENT GROUP 758766 IS	SIN:	RGC		ANNU
VOTE GR	OUP: GLOBAL				
Proposa Number	l Proposal		Proposal Type	Vote Cast	F
01	DIRECTOR	MICHAEL L. CAMPBELL ALEX YEMENIDJIAN	Management Management Management	For For	
02	RATIFICATION OF THE AUDIT CON OF KPMG LLP AS OUR INDEPENDEN ACCOUNTING FIRM FOR THE FISCA 28, 2006.	NT REGISTERED PUBLIC	Management	For	
UNIVISI ISSUER: SEDOL:	ON COMMUNICATIONS INC. 914906 IS	SIN:	UVN		ANNU
VOTE GR	OUP: GLOBAL				
Proposa			Proposal Type	Vote Cast	F
01	PROPOSAL TO RATIFY THE APPOINT YOUNG LLP AS INDEPENDENT AUDIT		Management Management Management Management Management Management Management Management Management Management Management	For For For For For For For	
AMERICA ISSUER: SEDOL:	N TOWER CORPORATION 029912 IS	SIN:	AMT		ANNU
VOTE GR	OUP: GLOBAL				
Proposa			Proposal Type	Vote Cast	F
01	DIRECTOR	RAYMOND P. DOLAN	Management Management	For For	

		C	AROLYN F. KATZ	Management	For	
			STAVO LARA CANTU	Management	For	ļ
			FRED R. LUMMIS	Management	For	ļ
			MELA D.A. REEVE	Management	For	I
			S D. TAICLET, JR.	Management	For	
			MME L. THOMPSON	Management	For	ļ
02	RATIFICATION OF 3	THE SELECTION OF DEL		Management		ļ
		NT REGISTERED PUBLIC				I
	FIRM FOR 2006.	··-				
	RPORATION	TOTAL		AZR		ANNU
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SEDOL:						
VOTE GRO	OUP: GLOBAL					
Proposal				Proposal	Vote	F
Number	Proposal			Туре	Cast 	
01	DIRECTOR			Management		I
			LINDA C. FAISS	Management	For	I
		RO	BERT M. HADDOCK	Management	For	ļ
02	THE RATIFICATION	OF THE APPOINTMENT	OF PRICEWATERHOUSECOOPE		For	I
	LLP AS THE COMPAN	NY S INDEPENDENT REG FOR THE FISCAL YEAR	SISTERED PUBLIC			
 CENTURYT	EL, INC.			CTL		ANNU
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Number	Proposal			Type 	Cast 	
01	DIRECTOR			Management	For	
			RED R. NICHOLS	Management	For	I
			ARVEY P. PERRY	Management	For	
			JIM D. REPPOND	Management	For	
			OSEPH R. ZIMMEL	Management	For	
		LECTION OF KPMG LLP	AS THE COMPANY	Management	For	ļ
	S INDEPENDENT AUI	DITOR FOR 2006.				
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VOTE GRO	OUP: GLOBAL					
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_	Proposal			Type	Cast	-
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01	DIRECTOR		Management	For	
		JAMES C. KENNEDY	Management	For	
		JUANITA P. BARANCO	Management	For	
		G. DENNIS BERRY	Management	For	
		JIMMY W. HAYES	Management	For	
		PAUL M. HUGHES	Management	For	ļ
		MARC W. MORGAN	Management	For	
		ROBERT F. NEIL	Management	For	ļ
	0006 71	NICHOLAS D. TRIGONY	Management	For	ļ
02	APPROVAL OF THE 2006 EM	MPLOYEE STOCK PURCHASE PLAN.	Management	For	
ECHOSTA	AR COMMUNICATIONS CORPORA	ATION	DISH		ANNU
ISSUER: SEDOL:	278762	ISIN:			
VOTE GR	ROUP: GLOBAL				
Proposa	·1		Proposal	Vote	F
-	Proposal		Type	Cast	
01	DIRECTOR	· 	Management	For	
		JAMES DEFRANCO	Management	For	, , , , , , , , , , , , , , , , , , ,
		MICHAEL T. DUGAN	Management	For	,
		CANTEY ERGEN	Management	For	ŗ
		CHARLES W. ERGEN	Management	For	,
		STEVEN R. GOODBARN	Management	For	ŗ
		GARY S. HOWARD	Management	For	,
		DAVID K. MOSKOWITZ	Management	For	,
		TOM A. ORTOLF	Management	For	,
		C. MICHAEL SCHROEDER	Management	For	,
		CARL E. VOGEL	Management	For	ŗ
02	TO RATIFY THE APPOINTME AUDITORS.	ENT OF KPMG LLP AS INDEPENDENT	Management	For	
03		HE 2001 NONEMPLOYEE DIRECTOR	Management	For	
04	TO AMEND AND RESTATE THE PURCHASE PLAN.	HE 1997 EMPLOYEE STOCK	Management	For	
05	TO TRANSACT SUCH OTHER	BUSINESS AS MAY PROPERLY MEETING OR ANY ADJOURNMENT	Management	For	
	THEREOF.	FEBRUARY ON ANY ABSOCIATION			
GOOGLE			GOOG		ANNU
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Proposa Number	Proposal		Proposal Type	Vote Cast	F
01	DIRECTOR	· 	Management	For	
		ERIC SCHMIDT	Management	For	
		SERGEY BRIN	Management	For	ļ
		LARRY PAGE	Management	For	ļ
		L. JOHN DOERR	Management	For	
		JOHN L. HENNESSY	Management	For	
					Į.

ARTEUR D. LEVINSON Management For ANN MATHER MATER Management For HICHAEL MOUTZ Management For FULL S. OTELLINI Management For FULL S. OTELLINI Management For STATE STA					7
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TO ADOPT A RECAPITALIZATION PLAN THAT WOULD PROVIDE FOR ALL OF THE COMPANY S OUTSTANDING STOCK TO HAVE ONE VOTE PER SHARE. MATTEL, INC. MAT ISSUER: 577081 ISIN: WOTE GROUP: GLOBAL Proposal Proposal OI DIRECTOR EUGENE P. BEARD MICHAEL J. DOLAN MICHAEL J. DOLAN MANAGEMENT FOR ROBERT A. ECKERT Management FOR TULLY M. FRIEDMAN Management FOR DOMINIC NG Management FOR RONALD L. SARGENT CHRISTOPHER A. SINCLAIR G. CRAIG SULLIVAN Management FOR G. CRAIG SULLIVAN Management FOR JOHN L. VOGELSTEIN MANAGEMENT FOR ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2006. 03 STOCKHOLDER PROPOSAL REGARDING SEPARATING THE SINCLAIR BROADCAST GROUP, INC. SEGI ANNU SSUER: 829226 ISIN:	04		Shareholder	Against	
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VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Vote Cast	F
01	DIRECTOR	Management	 For	
	DAVID D. SMITH	Management	For	
	FREDERICK G. SMITH	Management	For	
	J. DUNCAN SMITH	Management	For	
	ROBERT E. SMITH	Management	For	I
	BASIL A. THOMAS	Management	For	ļ
	LAWRENCE E. MCCANNA	Management	For	I
	DANIEL C. KEITH	Management	For	ŀ
22	MARTIN R. LEADER	Management	For	ŀ
02	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2006.	Management	For	
03	APPROVE THE AMENDMENT TO THE 1998 EMPLOYEE STOCK PURCHASE PLAN TO INCREASE THE NUMBER OF SHARES OF CLASS A COMMON STOCK AVAILABLE FOR ISSUANCE BY 1,200,000 SHARES.	Management	For	
	NICOM LIMITED	CHU		ANNU
ISSUER: SEDOL:	16945R ISIN:			
VOTE GR	OUP: GLOBAL			
Proposa Number	l Proposal	Proposal Type	Vote Cast	F
01	TO RECEIVE AND CONSIDER THE FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND OF THE AUDITORS FOR THE YEAR ENDED 31 DECEMBER 2005.	Management	For	*Man
02	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2005.	Management	For	*Man
3A	DIRECTOR	Management	For	ļ
	MR. CHANG XIAOBING	Management	For	*Man
	MR. TONG JILU	Management	For	*Man
	MS. LI. JIANGUO	Management	For	*Man
	MR. YANG XIAOWEI	Management	For	*Man
	MR. LI ZHENGMAO	Management	For	*Man
	MR. LI GANG	Management	For	*Man
	MR. ZHANG JUNAN	Management	For	*Man
	MR. LU JIANGUO	Management	For	*Man
	MR. C. WING LAM, LINUS	Management	For	*Man
	MR. WONG WAI MING	Management	For	*Man
3В	TO AUTHORIZE THE DIRECTORS TO FIX REMUNERATION OF THE DIRECTORS FOR THE YEAR ENDING 31 DECEMBER 2006.	Management	For	*Man
04	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITORS, AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION FOR THE YEAR ENDING 31 DECEMBER 2006.	Management	For	*Man
05	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES IN THE COMPANY NOT EXCEEDING	Management	For	*Man

		INAL AMOUNT OF THE EXISTING			
06	ISSUED SHARE CAPITAL. TO GRANT A GENERAL MANDAT ISSUE, ALLOT AND DEAL WIT		Management	For	*Man
	IN THE COMPANY NOT EXCEED				
07	ISSUED SHARE CAPITAL. TO EXTEND THE GENERAL MAN	JUNTE CRANTED TO THE	Management	For	*Man
0 ,	DIRECTORS TO ISSUE, ALLOT	I AND DEAL WITH SHARES	Planayomono	FOF	110.1
	BY THE NUMBER OF SHARES F	REPURCHASED.			
27.27. 001	TANKE OF THE CASE				
ISSUER:	MMUNICATIONS, INC. 786598	ISIN:	SGA		ANNU
SEDOL:					
VOTE GR	OUP: GLOBAL				
Proposal	1		Proposal	Vote	F
-	Proposal		Type	Cast	
01	DIRECTOR		Management	For	
		JONATHAN FIRESTONE	Management	For	
		BRIAN W. BRADY	Management	For	ļ
		EDWARD K. CHRISTIAN DONALD J. ALT	Management Management	For For	
		DONALD J. ALT CLARKE BROWN	Management Management		
		ROBERT J. MACCINI	Management	For	
		GARY STEVENS	Management	For	
02	TO RATIFY THE APPOINTMENT TO SERVE AS THE INDEPENDE ACCOUNTING FIRM FOR THE F 31, 2006.		Management	For	
	ANKS, INC.		 ннѕ		ANNU
ISSUER: SEDOL:	416196	ISIN:			
VOTE GRO	OUP: GLOBAL	- -			
Proposa	1		Proposal	Vote	F
	Proposal		Type	Cast	
01	DIRECTOR		Management	For	
		DAVID L. COPELAND	Management	For	
		CHRISTOPHER M. HARTE	Management	For	
	ON TELECOMMUNICATIONS INTE				AGM
	G46714104 B03H319, B039V77, B03H2N4	ISIN: KYG467141043 4, B032D70			
VOTE GR	OUP: GLOBAL				
			Proposal	170±0	ਜ ਜ
Proposa: Number	l Proposal		Proposal Type	Vote Cast	F
1.	RECEIVE AND APPROVE THE A	AUDITED FINANCIAL STATEMENTS IRECTORS AND THE AUDITORS	Management	 For	*Man
	AND INDICATE OF THE TE	INDCIONO INVO IND IND INDIII			I

FOR THE YE 31 DEC 2005

2.a	RE-ELECT MR. FOK KIN-NING, CANNING AS A DIRECTOR	Management	For	*Man
2.b	RE-ELECT MR. TIM PENNINGTON AS A DIRECTOR	Management	For	*Man
2.c	RE-ELECT MR. NAGUIB SAWIRIS AS A DIRECTOR	Management	For	*Man
2.d	RE-ELECT MR. ALDO MAREUSE AS A DIRECTOR	Management	For	*Man
2.e	AUTHORIZE THE BOARD OF DIRECTORS TO FIX THE DIRECTOR	Management	For	*Man
	S REMUNERATION			
3.	RE-APPOINT PRICEWATERHOUSECOOPERS AS THE AUDITORS	Management	For	*Man
	OF THE COMPANY AND AUTHORIZE THE BOARD OF DIRECTORS			
	TO FIX THEIR REMUNERATION			

- AUTHORIZE THE DIRECTORS OF THE COMPANY THE DIRECTORS TO ALLOT, ISSUE OR GRANT SECURITIES CONVERTIBLE INTO SHARES, OR OPTIONS, WARRANTS OR SIMILAR RIGHTS TO SUBSCRIBE FOR ANY SHARES OR SUCH CONVERTIBLE SECURITIES AND TO MAKE OR GRANT OFFERS, AGREEMENTS AND OPTIONS DURING AND AFTER THE RELEVANT PERIOD, NOT EXCEEDING 20% OF THE AGGREGATE NOMINAL AMOUNT OF THE ISSUED SHARE CAPITAL OF THE COMPANY OTHERWISE THAN PURSUANT TO A RIGHTS ISSUE; OR THE EXERCISE OF ANY SUBSCRIPTION OR CONVERSION RIGHTS ATTACHING TO ANY WARRANTS OR ANY SECURITIES CONVERTIBLE INTO SHARES OR EXERCISE OF THE SUBSCRIPTION RIGHTS UNDER ANY OPTION SCHEME OR SIMILAR ARRANGEMENT; OR ANY SCRIP DIVIDEND OR SIMILAR ARRANGEMENT; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR THE EXPIRATION OF THE PERIOD WITHIN WHICH THE NEXT AGM IS REQUIRED BY THE ARTICLES OF ASSOCIATION OF THE COMPANY OR ANY APPLICABLE LAW OF THE CAYMAN ISLANDS TO BE HELD

Management For

*Man

*Man

- AUTHORIZE THE DIRECTORS OF THE COMPANY TO PURCHASE OR REPURCHASE SHARES OF THE COMPANY DURING THE RELEVANT PERIOD, ON THE STOCK EXCHANGE OF HONG KONG LIMITED THE STOCK EXCHANGE OR ANY OTHER STOCK EXCHANGE ON WHICH THE SHARES OF THE COMPANY HAVE BEEN OR MAY BE LISTED AND RECOGNIZED BY THE SECURITIES AND FUTURES COMMISSION UNDER THE HONG KONG CODE ON SHARE REPURCHASES FOR SUCH PURPOSES, SUBJECT TO AND IN ACCORDANCE WITH ALL APPLICABLE LAWS AND REQUIREMENTS OF THE RULES GOVERNING THE LISTING OF SECURITIES ON THE STOCK EXCHANGE OR OF ANY OTHER STOCK EXCHANGE, AT SUCH PRICE AS THE DIRECTORS MAY AT THEIR DISCRETION DETERMINE IN ACCORDANCE WITH ALL APPLICABLE LAWS AND REGULATIONS, NOT EXCEEDING 10% OF THE AGGREGATE NOMINAL AMOUNT OF THE ISSUED SHARE CAPITAL OF THE COMPANY; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR THE EXPIRATION OF THE PERIOD WITHIN WHICH THE NEXT AGM IS REQUIRED BY THE ARTICLES OF ASSOCIATION OF THE COMPANY OR ANY APPLICABLE LAW OF THE CAYMAN ISLANDS TO BE HELD
- Management For

4.c APPROVE, CONDITIONAL UPON THE PASSING OF RESOLUTIONS

Management

For

*Man

4.A AND 4.B, TO ADD THE AGGREGATE NOMINAL AMOUNT OF THE SHARE CAPITAL OF THE COMPANY REPURCHASED BY THE COMPANY PURSUANT TO RESOLUTION 4.B, TO THE AGGREGATE NOMINAL AMOUNT OF THE SHARE CAPITAL OF THE COMPANY THAT MAY BE ALLOTTED PURSUANT TO RESOLUTION 4.A, PROVIDED THAT SUCH AMOUNT SHALL NOT EXCEED 10% OF THE AGGREGATE NOMINAL AMOUNT OF THE ISSUED SHARE CAPITAL OF THE COMPANY AT THE DATE OF PASSING THIS RESOLUTION

- APPROVE AND ADOPT, WITH EFFECT FROM THE CONCLUSION OF THE MEETING AT WHICH THIS RESOLUTION IS PASSED, THE RULES OF THE SHARE OPTION SCHEME OF HUTCHISON ESSAR LIMITED AN INDIRECT NO WHOLLY OWNED SUBSIDIARY OF THE COMPANY AND AUTHORIZE THE DIRECTORS OF THE COMPANY ACTING TOGETHER, INDIVIDUALLY OR BY COMMITTEE, TO APPROVE ANY AMENDMENTS TO THE RULES OF THE HEL SHARE OPTION SCHEME AS MAY BE ACCEPTABLE OR NOT OBJECTED TO BY THE STOCK EXCHANGE OF HONG KONG LIMITED, AND TO TAKE ALL SUCH STEPS AS MAY BE NECESSARY, DESIRABLE OR EXPEDIENT TO CARRY OUT IN TO EFFECT THE HEL SHARE OPTION SCHEME SUBJECT TO AND IN ACCORDANCE WITH THE TERMS THEREOF
- APPROVE AND ADOPT, WITH EFFECT FROM THE CONCLUSION OF THE MEETING AT WHICH THIS RESOLUTION IS PASSED, THE RULES OF THE REVISED 2004 SHARE OPTION PLAN OF PARTNER COMMUNICATIONS COMPANY LTD. AN INDIRECT NO WHOLLY OWNED SUBSIDIARY OF THE COMPANY WHOSE SHARES ARE LISTED ON THE TEL-AVIV STOCK EXCHANGE WITH AMERICAN DEPOSITORY SHARES OUOTED ON THE US NASDAO AND TRADED ON THE LONDON STOCK EXCHANGE AND AUTHORIZE THE DIRECTORS OF THE COMPANY ACTING TOGETHER, INDIVIDUALLY OR BY COMMITTEE, TO APPROVE ANY AMENDMENTS TO THE RULES OF THE REVISED 2004 SHARE OPTION PLAN AS MAY BE ACCEPTABLE OR NOT OBJECTED TO BY THE STOCK EXCHANGE OF HONG KONG LIMITED, AND TO TAKE ALL SUCH STEPS AS MAY BE NECESSARY, DESIRABLE OR EXPEDIENT TO CARRY OUT IN TO EFFECT THE 2004 SHARE OPTION PLAN SUBJECT

TO AND IN ACCORDANCE WITH THE TERMS THEREOF

Management For *Man

Management For *Man

._____ MARTHA STEWART LIVING OMNIMEDIA, INC MSO ANNU ISSUER: 573083

VOTE GROUP: GLOBAL

Proposa	l	Proposa	l Vote	F
Number	Proposal	Type	Cast	
01	DIRECTOR	Managem RICK BOYKO Managem		

	MEDIA, INC. 709668	MICHAEL GOLDSTEIN JILL A. GREENTHAL CHARLES A. KOPPELMAN SUSAN LYNE WENDA HARRIS MILLARD THOMAS C. SIEKMAN BRADLEY E. SINGER	Management	For For For For For	JUNA
Proposa	ROUP: GLOBAL		Proposal Type	Vote Cast	Ι
01	DIRECTOR	VINCENT D. KELLY ADRIAN KINGSHOTT PERRY A. SOOK	Management Management Management Management	For For	
	CORPORATION 458140	ISIN:	INTC		ANN
VOTE GF	ROUP: GLOBAL				
Proposa Number	al Proposal		Proposal Type	Vote Cast	Ι
1F	ELECTION OF DIRECTOR	: PAUL S. OTELLINI	Management	For	
1G	ELECTION OF DIRECTOR	: JAMES D. PLUMMER	Management	For	
1H	ELECTION OF DIRECTOR	: DAVID S. POTTRUCK	Management	For	
1I	ELECTION OF DIRECTOR	: JANE E. SHAW	Management	For	
1J	ELECTION OF DIRECTOR	: JOHN L. THORNTON	Management	For	
1K	ELECTION OF DIRECTOR	: DAVID B. YOFFIE	Management	For	
02	OF INCORPORATION (C) TO REPEAL ARTICLE	OND RESTATED CERTIFICATE ERTIFICATE OF INCORPORATION 10 (THE FAIR PRICE PROVISION	Management	For	
03	TO REPEAL ARTICLE 7	TIFICATE OF INCORPORATION AND ARTICLE 12 (THE SUPERMAJORIT	Management Y	For	
04		APPOINTMENT OF ERNST & YOUNG NT REGISTERED PUBLIC ACCOUNTING YEAR	Management	For	
05		EQUITY INCENTIVE PLAN	Management	Against	
06	APPROVAL OF THE 2006	STOCK PURCHASE PLAN	Management	For	
1A	ELECTION OF DIRECTOR	: CRAIG R. BARRETT	Management	For	

1B	ELECTION OF DIRECTOR: CHARLENE BA	RSHEFSKY	Management	For	
1C	ELECTION OF DIRECTOR: E. JOHN P. 1	BROWNE	Management	For	
1D	ELECTION OF DIRECTOR: D. JAMES GU	ZY	Management	For	
1E	ELECTION OF DIRECTOR: REED E. HUND	DT	Management	For	
	TIVE DATA CORPORATION 45840J ISIN:		IDC		ANNU
VOTE GR	ROUP: GLOBAL				
Proposa Number	ll Proposal		Proposal Type	Vote Cast	F
01	DIRECTOR	STUART J. CLARK WILLIAM T. ETHRIDGE JOHN FALLON OLIVIER FLEUROT DONALD P. GREENBERG PHILIP J. HOFFMAN JOHN C. MAKINSON CARL SPIELVOGEL	Management Management Management Management Management Management Management Management Management		
02	RATIFY THE APPOINTMENT OF PRICEWALLP AS OUR INDEPENDENT REGISTERED FIRM FOR THE FISCAL YEAR ENDING DI	PUBLIC ACCOUNTING	Management Management	For For	
	GROUP, INC. 526262 ISIN:				ANNU
VOTE GR	COUP: GLOBAL				
Proposa Number	Proposal		Proposal Type	Vote Cast	F
01	DIRECTOR	JAMES E. BLOOM SUSAN E. ENGEL CHARLES N. HAYSSEN STEWART M. KASEN REATHA CLARK KING JOHN VINCENT WEBER	Management Management Management Management Management Management	For For For For For For	
02	APPROVAL OF DELOITTE & TOUCHE LLP REGISTERED PUBLIC ACCOUNTING FIRM	AS INDEPENDENT	Management Management	For	
PLAYBOY	ENTERPRISES, INC.		PLAA		ANNU

ISSUER: 728117 ISIN:

SEDOL:

VOTE	GROUP:	GLOBAL
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VOTE G	ROUP: GLOBAL				
Proposa Number	al Proposal		Proposal Type	Vote Cast	F
ОΤ	DIRECTOR	D DOORGIEGTED	Management		ļ
		D. BOOKSHESTER	Management		,
		D. CHEMEROW	Management	For	,
		D. DRAPKIN	Management	For	,
		C. HEFNER	Management	For	,
		J. KERN	Management	For	1
		R. PILLAR	Management	For	,
		S. ROSENTHAL	Management	For	Ţ
0.0	THE CRIPCTION OF	R. ROSENZWEIG	Management	For	Ţ
02	TO RATIFY THE SELECTION OF AS PLAYBOY ENTERPRISES, IN PUBLIC ACCOUNTING FIRM FOR	NC. S INDEPENDENT REGISTERED	Management	For	
PRIMED	IA INC.		PRM		ANNU
ISSUER:	: 74157K	ISIN:			
VOTE G	ROUP: GLOBAL				
Proposa	2 1		Proposal	Vote	F
-	Proposal		Type	Vole Cast	
01	DIRECTOR		Management	For	
		DAVID A. BELL BEVERLY C. CHELL	Management Management	For For	
		MEYER FELDBERG	Management	For	!
		PERRY GOLKIN	Management	For	ľ
		H. JOHN GREENIAUS	Management	For	ŀ
		DEAN B. NELSON	Management	For	ŀ
		THOMAS UGER	Management	For	ļ
02	TO RATIFY AND APPROVE THE OF DIRECTORS OF DELOITTE & PUBLIC ACCOUNTANTS FOR THE YEAR ENDING DECEMBER 31, 2	& TOUCHE LLP AS INDEPENDENT E COMPANY FOR THE FISCAL	Management		
	CLATCHY COMPANY		MNI		ANNU
ISSUER:	: 579489	ISIN:			
VOTE G'	ROUP: GLOBAL		· 		
Proposa Number	al Proposal		Proposal Type	Vote Cast	F

	Lagar Filling. GABLLET GLOBA	AL MOLTIMEDIA TITOGI ING. 1	OIIII IV I X		
01	TO RATIFY THE APPOINTMENT OF LLP AS MCCLATCHY S INDEPENDENT AND ADDRESS OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF T		Management Management Management Management Management Management	For For For For For	
	2006 FISCAL YEAR.				
BOYD GAN ISSUER: SEDOL:	MING CORPORATION 103304 I	ISIN:	BYD		ANNU
VOTE GR	OUP: GLOBAL				
Proposa: Number	l Proposal		Proposal Type	Vote Cast	F
03	TO APPROVE AN AMENDMENT TO ALL OF THE COMPANY S 2000 EXECUT PLAN.		Management	For	
01	PLAN. DIRECTOR		Management	For	ļ
02	TO RATIFY THE APPOINTMENT OF	ROBERT L. BOUGHNER THOMAS V. GIRARDI MARIANNE BOYD JOHNSON LUTHER W. MACK, JR. BILLY G. MCCOY	Management Management Management Management Management Management	For For For For For	
04	LLP AS THE COMPANY S INDEPENDANCOUNTING FIRM FOR THE FISC. 31, 2006. TO APPROVE AN AMENDMENT TO ATTHE COMPANY S ARTICLES OF INTEREST OF THE BOARD OF DIRECTORS AND TO ELECTION OF DIRECTORS.	NDENT REGISTERED PUBLIC CAL YEAR ENDING DECEMBER AND RESTATEMENT OF NCORPORATION TO DECLASSIFY	Management	For	
CABLEVIS	SION SYSTEMS CORPORATION 12686C I	ISIN:	CVC		ANNU
VOTE GR	OUP: GLOBAL				
Proposa: Number	Proposal		Proposal Type	Vote Cast	F
01	DIRECTOR	CHARLES D. FERRIS RICHARD H. HOCHMAN VICTOR ORISTANO VINCENT TESE THOMAS V. REIFENHEISER JOHN R. RYAN	Management Management Management Management Management Management Management	For For For	
02	PROPOSAL TO RATIFY AND APPROOF KPMG LLP, AS INDEPENDENT ACCOUNTING FIRM OF THE COMPAYEAR 2006.	OVE THE APPOINTMENT REGISTERED PUBLIC ANY FOR THE FISCAL	Management	For	
03	PROPOSAL TO AUTHORIZE AND AP	PROVE THE CABLEVISION	Management	Against	

SYSTEMS CORPORATION 2006 EMPLOYEE STOCK PLAN.

04	PROPOSAL TO AUTHORIZE AND APPROVE THE CABLEVISION		Management	For	
05	SYSTEMS CORPORATION 2006 CAS PROPOSAL TO AUTHORIZE AND AF		Managomont	Masinst	
03	SYSTEMS CORPORATION 2006 STO DIRECTORS.		Management	Against	
	CORPORATION		CMCSA		ANNU
ISSUER: SEDOL:	20030N I	SIN:			
VOTE GR	OUP: GLOBAL				
Proposa	1		Proposal	Vote	Ε
-	Proposal		Type	Cast	
01	DIRECTOR		Management	For	
		S. DECKER ANSTROM	Management	For	
		KENNETH J. BACON	Management	For	
		SHELDON M. BONOVITZ	Management	For	
		EDWARD D. BREEN	Management	For	
		JULIAN A. BRODSKY	Management	For	
		JOSEPH J. COLLINS	Management	For	
		J. MICHAEL COOK	Management	For	
		JEFFREY A. HONICKMAN	Management	For	
		BRIAN L. ROBERTS	Management	For	
		RALPH J. ROBERTS	Management	For	
		DR. JUDITH RODIN	Management	For	
0.0	TNDEDENDENE AUDIEODO	MICHAEL I. SOVERN	Management	For	
02	INDEPENDENT AUDITORS.		Management	For	
03	2002 EMPLOYEE STOCK PURCHASE	PLAN.	Management	For	
04	2002 RESTRICTED STOCK PLAN.		Management	For	
06	PREVENT THE ISSUANCE OF NEW	STOCK OPTIONS.	Shareholder	Against	
08	LIMIT COMPENSATION FOR MANAGE	GEMENT.	Shareholder	Against	
09	ADOPT A RECAPITALIZATION PLA	AN.	Shareholder	Against	
10	ESTABLISH A MAJORITY VOTE SHAREHOLDER COMMITTEE.		Shareholder	Against	
05 07	2006 CASH BONUS PLAN. REQUIRE THAT THE CHAIRMAN OF AN EMPLOYEE.	THE BOARD NOT BE	Management Shareholder		
COMMONW ISSUER: SEDOL:	EALTH TELEPHONE ENTERPRISES,	SIN:	CTCO		ANNU

VOTE GROUP: GLOBAL

Proposal		Proposal Vot		I
	Proposal	Туре		
	DIRECTOR	Management		
	JOHN R. BIRK	Management	For	
	DAVID C. MITCHELL	Management	For	
	WALTER SCOTT, JR.	Management	For	
02	RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS AS INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS OF THE COMPANY FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006.	Management	For	
03	APPROVAL TO ADOPT THE AMENDED CTE EQUITY INCENTIVE PLAN.	Management	For	
04	APPROVAL TO ADOPT THE CTE 2006 BONUS PLAN.	Management	For	
05	APPROVAL TO ADOPT THE CTE DEFERRED COMPENSATION PLAN.	Management	For	
	ON WHAMPOA LTD			AGN
SEDOL:	Y38024108 ISIN: HK0013000119 6448068, 5324910, B01DJQ6, 6448035			

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Vote Cast	F
1.	RECEIVE AND APPROVE THE STATEMENT OF AUDITED ACCOUNTS AND REPORTS OF THE DIRECTORS AND AUDITORS FOR THE YE 31 DEC 2005	Management	For	*Man
2.	DECLARE A FINAL DIVIDEND	Management	For	*Man
3.1	ELECT MR. CHOW WOO MO FONG, SUSAN AS A DIRECTOR	Management	For	*Man
3.2	ELECT MR. LAI KAI MING, DOMINIC AS A DIRECTOR	Management	For	*Man
3.3	ELECT MR. SIMON MURRAY AS A DIRECTOR	Management	For	*Man
3.4	ELECT MR. OR CHING FAI, RAYMOND AS A DIRECTOR	Management	For	*Man
3.5	ELECT MR. WILLIAM SHURNIAK AS A DIRECTOR	Management	For	*Man
4.	APPOINT THE AUDITORS AND AUTHORIZE THE DIRECTORS TO FIX THEIR REMUNERATION	Management	For	*Man
5.01	AUTHORIZE THE DIRECTORS TO ISSUE AND DISPOSE OF ADDITIONAL ORDINARY SHARES OFTHE COMPANY NOT EXCEEDING 20% OF THE EXISTING ISSUED ORDINARY SHARE CAPITAL OF THE COMPANY	Management	For	*Man
5.02	AUTHORIZE THE DIRECTORS OF THE COMPANY, DURING THE RELEVANT PERIOD, TO REPURCHASE ORDINARY SHARES OF HKD 0.25 EACH IN THE CAPITAL OF THE COMPANY IN ACCORDANCE WITH ALL APPLICABLE LAWS AND THE REQUIREMENTS OF THE RULES GOVERNING THE LISTING OF SECURITIES ON THE STOCK EXCHANGE OF HONG KONG	Management	For	*Man

LIMITED OR OF ANY OTHER STOCK EXCHANGE, NOT EXCEEDING 10% OF THE AGGREGATE NOMINAL AMOUNT OF THE ORDINARY

SHARE CAPITAL OF THE COMPANY IN ISSUE AT THE DATE OF THIS RESOLUTION; AUTHORITY EXPIRES AT THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR THE EXPIRATION OF THE PERIOD WITHIN WHICH THE NEXT AGM OF THE COMPANY IS REQUIRED BY LAW TO BE HELD

- 5.03 AUTHORIZE THE DIRECTORS TO ISSUE AND DISPOSE
 OF ADDITIONAL ORDINARY SHARES PURSUANT TO RESOLUTION
 5.1, TO ADD OF AN AMOUNT REPRESENTING THE AGGREGATE
 NOMINAL AMOUNT OF THE ORDINARY SHARE CAPITAL
 OF THE COMPANY REPURCHASED BY THE COMPANY UNDER
 THE AUTHORITY GRANTED PURSUANT TO ORDINARY RESOLUTION
 NO.2, PROVIDED THAT SUCH AMOUNT SHALL NOT EXCEED
 10% OF THE AGGREGATE NOMINAL AMOUNT OF THE ISSUED
 ORDINARY SHARE CAPITAL OF THE COMPANY AT THE
 DATE OF THIS RESOLUTION
- APPROVE THE RULES OF THE SHARE OPTION SCHEME OF HUTCHISON CHINA MEDITECH LIMITED HCML, A WHOLLY OWNED SUBSIDIARY OF THE COMPANY THE HCML SHARE OPTION SCHEME AND THE GRANTING OF OPTIONS REPRESENTING APPROXIMATELY 1.5% OF THE SHARES OF HCML IN ISSUE AS AT THE DATE OF LISTING OF HCML TO MR. CHRISTIAN HOGG DIRECTOR OF HCML ; AND AUTHORIZE THE DIRECTORS OF THE COMPANY, ACTING TOGETHER, INDIVIDUALLY OR BY COMMITTEE, TO APPROVE ANY AMENDMENTS TO THE RULES OF THE HCML SHARE OPTION SCHEME AS MAY BE ACCEPTABLE OR NOT OBJECTED TO BY THE STOCK EXCHANGE OF HONG KONG LIMITED, AND TO TAKE ALL SUCH STEPS AS MAY BE NECESSARY, DESIRABLE OR EXPEDIENT TO CARRY INTO EFFECT THE HCML SHARE OPTION SCHEME SUBJECT TO AND IN ACCORDANCE WITH THE TERMS THEREOF WITH EFFECT FROM THE CONCLUSION OF THE MEETING AT WHICH THIS RESOLUTION IS PASSED

Management For *Man

Management For *Man

NTL INCORPORATED ANNU

ISSUER: 62941W ISIN:

SEDOL:

SEDOL:

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Vote Cast
01	DIRECTOR	Management	For
	EDWIN M. BANKS	Management	For
	STEPHEN A. BURCH	Management	For
	SIMON P. DUFFY	Management	For
	CHARLES C. GALLAGHER	Management	For
02	RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS	Management	For
	THE INDEPENDENT AUDITORS OF THE COMPANY FOR THE		
	FISCAL YEAR ENDING DECEMBER 31, 2006.		
03	ADOPTION OF SHARE ISSUANCE FEATURE OF THE NTL	Management	Against
	INCORPORATED 2006 BONUS SCHEME.		
04	APPROVAL OF THE NTL INCORPORATED 2006 STOCK INCENTIVE	Management	Against
	PLAN.		

F

_____ SPIR COMMUNICATION SA, AIX EN PROVENCE EGM ISSUER: F86954165 ISIN: FR0000131732 SEDOL: 4834142, B05P548 ______ VOTE GROUP: GLOBAL Proposal Vote Type Cast Proposal F Number Proposal ______ Non-Voting Non-Voting *Man A VERIFICATION PERIOD EXISTS IN FRANCE. PLEASE SEE HTTP://ICS.ADP.COM/MARKETGUIDE FOR COMPLETE INFORMATION. VERIFICATION PERIOD: REGISTERED SHARES: 1 TO 5 DAYS PRIOR TO THE MEETING DATE, DEPENDS ON COMPANY S BY-LAWS. BEARER SHARES: 6 DAYS PRIOR TO THE MEETING DATE. FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND DIRECTIONS. THE FOLLOWING APPLIES TO NON-RESIDENT SHAREOWNERS: PLEASE NOTE THAT THIS IS A MIX MEETING. THANK Non-Voting Non-Voting *Man RECEIVE AND APPROVE THE REPORT OF THE BOARD OF Management Take No Action * Man DIRECTORS AND THE AUDITORS REPORT, THE COMPANY S FINANCIAL STATEMENTS AND THE BALANCE SHEET

1. RECEIVE AND APPROVE THE REPORT OF THE BOARD OF DIRECTORS AND THE AUDITORS REPORT, THE COMPANY S FINANCIAL STATEMENTS AND THE BALANCE SHEET FOR THE YE 31 DEC 2005, AS PRESENTED SHOWING A NET BOOK INCOME OF: EUR 45,341,446.43; THE CHARGES AND EXPENSES THAT WERE NOT TAX-DEDUCTIBLE OF: EUR 24,477.00 AND GRANT PERMANENT DISCHARGE TO THE DIRECTORS AND AUDITORS FOR THE PERFORMANCE OF THEIR DUTIES DURING THE SAID FY

Management Take No Action*Man

APPROVE THE RECOMMENDATIONS OF THE BOARD OF DIRECTORS AND RESOLVES THAT THE INCOME FOR THE FY BE APPROPRIATED AS FOLLOWS: EARNINGS FOR THE FY: EUR 45,341,446.43; CREDITOR RETAINED EARNINGS: EUR 431,852.50; AMOUNT TO BE ALLOCATED: EUR 45,773,298.93; VARIOUS RESERVES: EUR 14,546,243.93; DISTRIBUTED DIVIDEND: EUR 31,227,055.00, A NET DIVIDEND OF EUR 5.00 PER SHARES FOR EACH OF THE 6,245,411 SHARES AND WILL ENTITLE TO THE 40% ALLOWANCE PROVIDED BY THE FRENCH TAX CODE, THIS DIVIDEND WILL BE PAID ON 31 MAY 2006, IN THE EVENT THAT THE COMPANY HOLDS SOME OF ITS WON SHARES ON SUCH DATE, THE AMOUNT OF THE UNPAID DIVIDEND ON SUCH SHARES SHALL BE ALLOCATED TO THE RETAINED EARNINGS ACCOUNT AS REQUIRED BY LAW

Management Take No Action*Man

3. RECEIVE AND APPROVE THE REPORT OF THE STATUTORY
AUDITORS, AND THE CONSOLIDATED FINANCIAL STATEMENTS
FOR THE SAID FY, IN THE FORM PRESENTED TO THE
MEETING SHOWING: A TURNOVER OF EUR 568,700,000.00;
A CONSOLIDATED NET PROFIT OF EUR 49,500,000.00;
A NET PROFIT GROUP SHARE OF EUR 49,500,000.00;
ACKNOWLEDGE THE REPORT ON THE ORGANIZATION OF
THE BOARD OF DIRECTORS AND THE INTERNAL AUDIT

PROCEDURES, THE REPORT OF THE STATUTORY AUDITOR ON THE SAID REPORT, THE REPORT OF THE BOARD OF DIRECTORS ON THE STOCK PROGRAMS

4. ACKNOWLEDGE THE SPECIAL REPORT OF THE AUDITORS
ON AGREEMENTS GOVERNED BY ARTICLE L. 225-38 OF
THE FRENCH COMMERCIAL CODE, AND APPROVE THE SAID
REPORT AND THE AGREEMENTS REFERRED TO THEREIN

Management Take No Action*Man

5. APPOINT KPMG SA AS THE STATUTORY AUDITOR FOR A PERIOD OF 6 YEARS

Management Take No Action*Man

APPOINT SCP DE COMMISSARIES AUX COMPTES JEAN-CLAUDE
ANDRE ETAUTRES AS THE DEPUTY AUDITOR FOR A PERIOD
OF 6 YEARS

Management Take No Action*Man

7. GRANT ALL POWERS TO THE BEARER OF AN ORIGINAL,
A COPY OR AN EXTRACT OF THE MINUTES OF THIS MEETING
TO CARRY OUT ALL FILINGS, PUBLICATIONS AND OTHER
FORMALITIES PRESCRIBED BY LAW

Management Take No Action*Man

8. APPROVE IN ACCORDANCE WITH THE NEW PROVISIONS
OF THE LOI BRETON OF 26 JUL 2005, RESOLVES TO
LOWER THE QUORUM TO BE REACHED FOR THE HOLDING
OF SHAREHOLDERS GENERAL MEETINGS, CONSEQUENTLY;
AND AMEND THE PARAGRAPHS RELATING TO THE QUORUMS
IN ARTICLES NO. 31 AND 32 OF THE BY LAWS OF THE
COMPANY CONCERNING THE ORDINARY AND EGM: ARTICLE
31 - PARAGRAPH NO. 4; ARTICLE 32 - PARAGRAPH
NO. 6

Management Take No Action*Man

9. GRANT ALL POWERS TO THE BEARER OF A COPY OR EXTRACT
OF THE MINUTES OF THIS MEETING TO CARRY OUT ALL
FILINGS, PUBLICATIONS AND OTHER FORMALITIES PRESCRIBED
BY LAW

Management Take No Action*Man

10. RECEIVE AND APPROVE THE REPORT OF THE BOARD OF DIRECTORS ON THE USE OF THE AUTHORIZATION GIVEN BY THE COMBINED GENERAL MEETING OF 19 MAY 2005, TO PURCHASE ITS OWN SHARES NOTICES THAT THE FIXED GOALS WERE REACHED AND VALIDATES THE AFOREMENTIONED ACOUISITIONS

Management Take No Action*Man

11. AUTHORIZE THE BOARD OF DIRECTORS TO BUY BACK
THE COMPANY S SHARES ON THE OPENMARKET, SUBJECT
TO THE CONDITIONS DESCRIBED BELOW: MAXIMUM PURCHASE
PRICE: EUR 200.00; MINIMUM SALE PRICE: EUR 100.00;
MAXIMUM NUMBER OF SHARES TO BE ACQUIRED: 499,632;
I.E. 8% OF THE SHARE CAPITAL MAXIMUM FUNDS INVESTED
IN THE SHARE BUYBACKS: EUR 99,900,000.00; AUTHORITY
GIVEN FOR A PERIOD OF 18 MONTHS; AND AUTHORIZE
THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY
MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

Management Take No Action*Man

12. GRANT ALL POWERS TO THE BEARER OF AN ORIGINAL,
A COPY OF EXTRACT OF THE MINUTES OF THIS MEETING
TO CARRY OUT ALL FILINGS, PUBLICATIONS AND OTHER
FORMALITIES PRESCRIBED BY LAW

Management Take No Action*Man

	TELLITE TELECOMM. HOLDINGS LT 04516X ISIN:	SAT		ANNU
VOTE GF	OUP: GLOBAL			
Proposa Number	l Proposal	Proposal Type	Vote Cast	F
01	TO ADOPT THE AUDITED ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2005 AND THE REPORTS OF THE DIRECTORS AND AUDITORS THEREON.	Management	For	*Man
02	TO DECLARE A FINAL DIVIDEND OF HK\$0.27 PER SHARE.	Management	For	*Man
ЗА	TO RE-ELECT EDWARD CHEN AS A DIRECTOR.	Management	For	*Man
3B	TO RE-ELECT CYNTHIA DICKINS AS A DIRECTOR.	Management	For	*Man
3C	TO RE-ELECT PETER JACKSON AS A DIRECTOR.	Management	For	*Man
3D	TO RE-ELECT WILLIAM WADE AS A DIRECTOR.	Management	For	*Man
04	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITORS OF THE COMPANY AND AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION FOR THE YEAR ENDING 31 DECEMBER 2006.	Management	For	*Man
05	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ISSUE AND DISPOSE OF ADDITIONAL SHARES IN THE COMPANY.	Management	For	*Man
06	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO EXERCISE ALL THE POWERS OF THE COMPANY TO PURCHASE OR OTHERWISE ACQUIRE SHARES OF HK\$0.10 EACH IN	Management	For	*Man
07	THE CAPITAL OF THE COMPANY. TO ADD THE AGGREGATE NOMINAL AMOUNT OF THE SHARES WHICH ARE PURCHASED OR OTHERWISE ACQUIRED UNDER THE GENERAL MANDATE IN RESOLUTION (6).	Management	For	*Man
	RNER INC. 887317 ISIN:	TWX		ANNU
VOTE GF	OUP: GLOBAL			
Proposa Number	l Proposal	Proposal Type	Vote Cast	F
05	STOCKHOLDER PROPOSAL REGARDING SEPARATION OF ROLES OF CHAIRMAN AND CEO.	Shareholder	Against	
01	DIRECTOR	Management	For	
	JAMES L. BARKSDALE	Management	For	
	STEPHEN F. BOLLENBACH	Management	For	
	FRANK J. CAUFIELD	Management	For	
	ROBERT C. CLARK	Management	For	
	JESSICA P. EINHORN	Management	For	
	REUBEN MARK	Management	For	
	MICHAEL A. MILES	Management	For	

02	RATIFICATION OF AUDITORS.	KENNETH J. NOVACK RICHARD D. PARSONS FRANCIS T. VINCENT, JR. DEBORAH C. WRIGHT	Management Management Management Management Management	For For For For	
	APPROVAL OF TIME WARNER INC. 20)06 STOCK INCENTIVE	Management	Abstain	ļ
04	PLAN. STOCKHOLDER PROPOSAL REGARDING	SIMPLE MAJORITY	Shareholder	Against	ļ
06	VOTE. STOCKHOLDER PROPOSAL REGARDING CONDUCT.	CODE OF VENDOR	Shareholder	Against	
CHINA TE ISSUER: SEDOL:	ELECOM CORPORATION LIMITED 169426 ISIN		CHA		ANNU
Proposal	Proposal		Proposal Type	Vote Cast	F
	APPROVE THE CONSOLIDATED FINANCE THE REPORT OF THE BOARD, THE SU	•	Management	For	 *Man
02	AND INTERNATIONAL AUDITORS. APPROVE THE PROFIT DISTRIBUTION THE DECLARATION AND PAYMENT OF FOR THE YEAR ENDED 31 DECEMBER	A FINAL DIVIDEND	Management	For	*Man
03	REAPPOINTMENT OF KPMG AND KPMG INTERNATIONAL AND DOMESTIC AUDI AND FIX THEIR REMUNERATION.	HUAZHEN AS THE	Management	For	*Man
	APPROVE MR. WEI LEPING S RESIGN POSITION AS AN EXECUTIVE DIRECT		Management	For	*Man
5A	APPROVE THE COMPANY S ISSUE OF PAPER BEFORE END OF OCTOBER 200	SHORT-TERM COMMERCIAL	Management	For	*Man
5B	AUTHORISE THE BOARD TO: (A) DET TERMS, CONDITIONS AND OTHER MAT (B) DO ALL SUCH ACTS WHICH ARE INCIDENTAL TO THE ISSUE; (C) TA WHICH ARE NECESSARY FOR EXECUTI	FERMINE THE SPECIFIC FTERS OF THE ISSUE; NECESSARY AND AKE ALL SUCH STEPS	Management	For	*Man
06	AUTHORISE THE BOARD OF DIRECTOR AND DEAL WITH ADDITIONAL SHARES	RS TO ISSUE, ALLOT	Management	For	*Man
07	TO AUTHORISE THE BOARD OF DIRECT THE REGISTERED CAPITAL AND AMEN OF ASSOCIATION OF THE COMPANY.	CTORS TO INCREASE	Management	For	*Man
ISSUER: SEDOL:	2 ALLEE DE LONGCHAMP SURESNES	N: FR0000121881	BLOCKING		MIX
VOTE GRC	DUP: GLOBAL				
	l Proposal 		Proposal Type	Vote Cast	F

* A VERIFICATION PERIOD EXISTS IN FRANCE. PLEASE Non-Voting Non-Voting

*Man

SEE HTTP://ICS.ADP.COM/MARKETGUIDE FOR COMPLETE INFORMATION. VERIFICATION PERIOD: REGISTERED SHARES: 1 TO 5 DAYS PRIOR TO THE MEETING DATE, DEPENDS ON COMPANY S BY-LAWS. BEARER SHARES: 6 DAYS PRIOR TO THE MEETING DATE. FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND DIRECTIONS. THE FOLLOWING APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY CARDS: ADP WILL FORWARD VOTING INSTRUCTIONS TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON ADP VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN

ACTS AS REGISTERED INTERMEDIARY, PLEASE CONTACT ADP. TRADES/VOTE INSTRUCTIONS: SINCE FRANCE MAINTAINS A VERIFICATION PERIOD, FOR VOTE INSTRUCTIONS SUBMITTED THAT HAVE A TRADE TRANSACTED (SELL) FOR EITHER THE FULL SECURITY POSITION OR A PARTIAL AMOUNT AFTER THE VOTE INSTRUCTION HAS BEEN SUBMITTED TO ADP AND THE GLOBAL CUSTODIAN ADVISES ADP OF THE POSITION CHANGE VIA THE ACCOUNT POSITION COLLECTION PROCESS, ADP HAS A PROCESS IN EFFECT WHICH WILL ADVISE THE GLOBAL CUSTODIAN OF THE NEW ACCOUNT POSITION AVAILABLE FOR VOTING. THIS WILL ENSURE THAT THE LOCAL CUSTODIAN IS INSTRUCTED TO AMEND THE VOTE INSTRUCTION AND RELEASE THE SHARES FOR SETTLEMENT OF THE SALE TRANSACTION. THIS PROCEDURE PERTAINS TO SALE TRANSACTIONS WITH A SETTLEMENT DATE PRIOR TO MEETING DATE

- O.1 APPROVE THE BOARD OF DIRECTORS REPORT, THE STATUTORY
 AUDITORS REPORT AND THE FINANCIAL STATEMENTS
 FOR FYE 31 DEC 2005
- O.2 APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS FOR FYE 31 DEC 2005
- O.3 APPROVE THE ALLOCATION OF LOSS TO THE CARRIED FORWARD ACCOUNT AND THE CONTRIBUTION PREMIUM ACCOUNT. PAYMENT OF A DIVIDEND FROM 14 JUN 2006
- O.4 APPROVE TO SET THE DIRECTORS FEES
- O.5 APPROVE THE AGREEMENTS COVERED BY ARTICLES L225-38
 AND THE FOLLOWINGS OF THE COMMERCIAL LAW REGARDING
 THE CONCLUSION OF A SALES CONTRACT WITH MR. JACQUES
 SEGUELA
- O.6 APPROVE THE AGREEMENTS COVERED BY THE ARTICLES L225-38 AND THE FOLLOWINGS OF THE COMMERCIAL LAW REGARDING THE SETTING OF MR. ALAIN CAYZAC S 2004 BONUS
- O.7 APPROVE THE AGREEMENTS COVERED BY THE ARTICLES L225-AND THE FOLLOWINGS OF THE COMMERCIAL LAW

Management Take No Action*Man

	REGARDING THE SETTING OF MR. JACQUES HERAIL S 2004 BONUS				
E.15	AMEND ARTICLE 15 OF THE BY-LAWS REGARDING THE BOARD OF DIRECTORS	Management	Take	No	Action*Man
0.8	APPROVE THE AGREEMENTS COVERED BY THE ARTICLES L225-38 AND THE FOLLOWINGS OF THE COMMERCIAL LAW REGARDING THE SETTING OF MR. JACQUES SEGUELA S 2004 BONUS	Management	Take	No	Action*Man
0.9	APPROVE THE AGREEMENTS COVERED BY THE ARTICLES L225-38 AND THE FOLLOWINGS OF THE COMMERCIAL LAW REGARDING THE 2005 GLOBAL REMUNERATION FOR MR. ALAIN CAYZAC	Management	Take	No	Action*Man
0.10	APPROVE THE AGREEMENTS COVERED BY THE ARTICLES L225-38 AND THE FOLLOWINGS OF THE COMMERCIAL LAW REGARDING THE 2005 GLOBAL REMUNERATION FOR MR. JACQUES HERAIL	Management	Take	No	Action*Man
0.11	APPROVE THE AGREEMENTS COVERED BY ARTICLES L225-38 AND THE FOLLOWINGS OF THE COMMERCIAL LAW REGARDING THE 2005 GLOBAL REMUNERATION FOR MR. JACQUES SEGUELA	Management	Take	No	Action*Man
0.12	APPROVE THE AGREEMENTS COVERED BY ARTICLES L225-38 AND THE FOLLOWINGS OF THE COMMERCIAL LAW REGARDING THE TRANSACTION MADE ON 28 JUN 2005 WITH MR. ALAIN POUZILHAC	Management	Take	No	Action*Man
0.13	APPROVE THE AGREEMENTS COVERED BY ARTICLES L225-38 AND THE FOLLOWINGS OF THE COMMERCIAL LAW REGARDING THE COMMITMENT OF NON COMPETITION MADE ON 28 JUN 2005 WITH MR. ALAIN DE POUZILHAC	Management	Take	No	Action*Man
0.14	APPROVE THE AGREEMENTS COVERED BY ARTICLES L225-38 AND THE FOLLOWINGS OF THE COMMERCIAL LAW REGARDING AGREEMENTS MADE DURING PREVIOUS FYS AND CARRIED ON DURING FY 2005	Management	Take	No	Action*Man
0.16	APPROVE THE EXPIRY AND NON-RENEWAL OF MR. ALAIN DE POUSILHAC S DIRECTOR MANDATE	Management	Take	No	Action*Man
0.17	APPROVE THE RENEWAL OF MR. FERNANDO RODES VILA S DIRECTOR MANDATE	Management	Take	No	Action*Man
0.18	APPROVE THE RENEWAL OF MR. RICHARD COLKER S DIRECTOR MANDATE	Management	Take	No	Action*Man
0.19	APPOINT CONSTANTIN ASSOCIES AS THE STATUTORY AUDITORS WITH TENURE, IN REPLACEMENT OF THE CONSULTANCY FNEC	Management	Take	No	Action*Man
0.20	APPOINT CONSULTANCY DELOITTE ET ASSOCIES AS STATUTORY AUDITORS WITH TENURE, IN PLACE OF THE COMPANY YVES LEPINAY ET ASSOCIES-FIDINTER	Management	Take	No	Action*Man
0.21	APPOINT MR. MICHEL BONHOMME AS THE SUBSTITUTE STATUTORY AUDITORS, IN REPLACEMENT OF THE COMPANY COREVISE	Management	Take	No	Action*Man

0.22	APPOINT THE CONSULTANCY BEAS AS THE SUBSTITUTE STATUTORY AUDITORS, IN PLACE OF MR. EMMANUEL VILLAEYS	Management	Take	No	Action*Man
0.23	AUTHORIZE THE COMPANY S SHARES REPURCHASE PROGRAM OF UP TO 10% OF THE CAPITAL; ALL POWERS TO BOARD OF DIRECTORS	Management	Take	No	Action*Man
E.24	AUTHORIZE THE BOARD OF DIRECTORS TO REDUCE THE CAPITAL OF UP TO 10 % BY CANCELING THE COMPANY S OWN SHARES	Management	Take	No	Action*Man
E.25	AUTHORIZE THE BOARD OF DIRECTORS TO INCREASE THE CAPITAL BY ISSUANCE OF SHARES AND/OR INVESTMENT SECURITIES WITH PREEMPTIVE RIGHTS ENTITLING TO THE CAPITAL AND/OR BY ISSUANCE OF INVESTMENT SECURITIES ENTITLING TO ATTRIBUTION RIGHTS OF DEBT SECURITIES	Management	Take	No	Action*Man
0.26	AUTHORIZE THE BOARD OF DIRECTORS TO INCREASE THE CAPITAL BY INCORPORATION OF PREMIUMS, RESERVES, EARNINGS AND OTHERS	Management	Take	No	Action*Man
E.27	AUTHORIZE THE BOARD OF DIRECTORS TO INCREASE THE NUMBER OF SHARES TO BE ISSUED WITH PREEMPTIVE RIGHTS IN CASE OF CAPITAL INCREASE	Management	Take	No	Action*Man
E.28	AUTHORIZE THE BOARD OF DIRECTORS TO GRANT OPTIONS TO SUBSCRIBE FOR NEW SHARES OR TO BUY EXISTING SHARES OF UP TO 7% OF THE CAPITAL	Management	Take	No	Action*Man
E.29	AUTHORIZE THE BOARD OF DIRECTORS TO CARRY OUT FREE ISSUANCE OF EXISTING AND NEW SHARES WITHOUT PREEMPTIVE RIGHTS WITHIN 7% OF THE CAPITAL	Management	Take	No	Action*Man
E.30	AUTHORIZE THE BOARD OF DIRECTORS TO INCREASE THE CAPITAL OF UP TO 3% OF THE CAPITAL BY ISSUANCE OF SHARES OR ALL KIND OF INVESTMENT SECURITIES WITHOUT PREEMPTIVE RIGHTS ENTITLING, IMMEDIATELY OR IN TERM, TO THE CAPITAL	Management	Take	No	Action*Man
E.31	·	Management	Take	No	Action*Man
E.32	AUTHORIZE THE BOARD OF DIRECTORS TO INCREASE THE CAPITAL OF UP TO 3% OF THE CAPITAL BY ISSUANCE OF SHARES WITHOUT PREEMPTIVE RIGHTS RESERVED TO HAVAS EMPLOYEES SHAREHOLDING	Management	Take	No	Action*Man
E.33	AMEND ARTICLE 11 OF THE BY-LAWS REGARDING THE ASSIGNMENT OF SHARES	Management	Take	No	Action*Man
E.34	AMEND ARTICLE 19 OF THE BY-LAWS REGARDING THE CHAIRMANSHIP AND THE MANAGEMENT	Management	Take	No	Action*Man
E.35	AMEND ARTICLE 21 OF THE BY-LAWS REGARDING THE AGREEMENTS	Management	Take	No	Action*Man
E.36	AMEND ARTICLE 22 OF THE BY-LAWS REGARDING THE	Management	Take	No	Action*Man

CONSTITUTION AND CALLING OF MEETINGS

E.37	AMEND ARTICLE 26 OF THE BY-LAWS REGAR	DING THE	Management	Take No Actio	n*Mar
E.38	QUORUM OF AGM AMEND ARTICLE 27 OF THE BY-LAWS REGAR	DING THE	Management	Take No Actio	n*Mar
E.39	AGM; POWERS AMEND ARTICLE 28 OF THE BY-LAWS REGAR	DING THE	Management	Take No Actio	n*Mar
E.40	QUORUM OF EXTRAORDINARY MEETINGS APPROVE THE POWERS FOR LEGAL FORMALIT	IES	Management	Take No Actic	n*Mar
			-		
*	PLEASE NOTE THAT THIS IS A REVISION D IN THE NUMBERING OF THE RESOLUTIONS. ALREADY SENT IN YOUR VOTES, PLEASE DO THIS PROXY FORM UNLESS YOU DECIDE TO ORIGINAL INSTRUCTIONS. THANK YOU.	IF YOU HAVE NOT RETURN	Non-Voting	Non-Voting	*Mar
	URIGINAL INSTRUCTIONS. THANK 100.				
ISSUER:	L CORPORATION 032095 ISIN:		АРН		ANNU
SEDOL:					
VOTE GR	DUP: GLOBAL				
Proposa			Proposal		F
Number	Proposal		Type 	Cast 	
01			Management Management		
			Management	For	
02	RATIFICATION OF DELOITTE & TOUCHE LLP PUBLIC ACCOUNTANTS OF THE COMPANY.		Management		
03	RATIFICATION AND APPROVAL OF THE THIR 2000 STOCK PURCHASE AND OPTION PLAN F OF AMPHENOL AND SUBSIDIARIES.		Management	Against	
CNET NE	 IWORKS, INC.		CNET		ANNU
ISSUER: SEDOL:					
VOTE GR	DUP: GLOBAL				
Proposa Number	l Proposal		Proposal Type	Vote Cast	
01	DIRECTOR		Management Management	For	
02	APPROVAL OF THE AMENDMENT AND RESTATE THE 2004 CNET NETWORKS INC. INCENTIVE PLAN TO, AMONG OTHER MODIFICATIONS, I THE NUMBER OF SHARES AVAILABLE FOR IS THE PLAN BY 7,600,000 SHARES.	MENT OF STOCK AWARD NCREASE	Management Management		
QWEST C	DMMUNICATIONS INTERNATIONAL I		Q		ANNU

ISSUER: 749121 ISIN:

SEDOL:

Proposal Proposal Vote					
Number	Proposal	Type	Cast		
01	DIRECTOR	Management	For		
	LINDA G. ALVARADO	Management	For		
	CHARLES L. BIGGS	Management	For		
	R. DAVID HOOVER	Management	For		
	PATRICK J. MARTIN	Management	For		
	CAROLINE MATTHEWS	Management	For		
	WAYNE W. MURDY	Management	For		
	RICHARD C. NOTEBAERT	Management			
	FRANK P. POPOFF	Management			
	JAMES A. UNRUH	Management	For		
02	RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS	Management	For		
0.0	OUR INDEPENDENT AUDITOR FOR 2006		_		
03	APPROVAL OF THE AMENDED AND RESTATED EQUITY INCENTIVE PLAN	Management	For		
04	STOCKHOLDER PROPOSAL - REQUESTING WE ADOPT A POLICY WHEREBY, IN THE EVENT OF A SUBSTANTIAL RESTATEMENT OF FINANCIAL RESULTS, OUR BOARD OF DIRECTORS SHALL REVIEW CERTAIN PERFORMANCE-BASED COMPENSATION MADE TO EXECUTIVE OFFICERS AND PURSUE LEGAL REMEDIES TO RECOVER SUCH COMPENSATION TO THE EXTENT THAT THE RESTATED RESULTS DO NOT EXCEED ORIGINAL PERFORMANCE TARGETS	Shareholder	Against		
05	STOCKHOLDER PROPOSAL - REQUESTING WE SEEK STOCKHOLDER APPROVAL OF CERTAIN BENEFITS FOR SENIOR EXECUTIVES UNDER OUR NON-QUALIFIED PENSION PLAN OR ANY SUPPLEMENTAL EXECUTIVE RETIREMENT PLAN	Shareholder	Against		
06	STOCKHOLDER PROPOSAL - AMENDMENT OF BYLAWS TO PROVIDE THAT DIRECTORS BE ELECTED BY A MAJORITY VOTE (OR IN SOME CASES A PLURALITY VOTE)	Shareholder	Against		
07	STOCKHOLDER PROPOSAL - REQUESTING WE ESTABLISH A POLICY OF SEPARATING THE ROLES OF CHAIRMAN OF THE BOARD AND CEO	Shareholder	Against		

RADIO ONE, INC. ANNU ROIA ISIN:

ISSUER: 75040P

SEDOL:

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Vote Cast
01	DIRECTOR	Management	For
		BRIAN W. MCNEILL* Management TERRY L. JONES* Management	For For

03		THE COMPANY FOR	Management Management Management Management Management Management		
	COMMUNICATIONS CORPORATION: 794093 ISIN:	: 	SALM		ANNU
VOTE GR	ROUP: GLOBAL				
Proposa Number	al Proposal		Proposal Type	Vote Cast	F
01	DIRECTOR	STUART W. EPPERSON EDWARD G. ATSINGER III DAVID DAVENPORT ERIC H. HALVORSON ROLAND S. HINZ PAUL PRESSLER RICHARD A. RIDDLE	Management Management	For For For For For	
02	APPROVAL TO AMEND SALEM S AMENDE 1999 STOCK INCENTIVE PLAN (THE ELIMINATE THE REQUIREMENT THAT TO OF OPTIONS ISSUED UNDER THE PLAN AND (B) PERMIT SALEM TO MAKE LOW PERSONS GRANTED OPTIONS UNDER THE PURPOSE OF EXERCISING GRANTED OF	PLAN) TO: (A) THE RE-PRICING N BE APPROVED, ANS TO QUALIFIED HE PLAN FOR THE	Management Management	For For	
03	RE-APPROVAL OF THE PROVISION IN THE MAXIMUM NUMBER OF SHARES OF STOCK AVAILABLE UNDER AWARDS TO IN ANY ONE CALENDAR YEAR.	THE PLAN ESTABLISHING CLASS A COMMON	Management	For	
04	RATIFICATION OF THE SELECTION OF LLP AS SALEM S INDEPENDENT REGIS ACCOUNTING FIRM FOR THE FISCAL Y 31, 2006.	STERED PUBLIC	Management	For	
TELEVIS ISSUER: SEDOL:	SION BROADCASTS LTD: : Y85830100 ISIN: 5274190, 6881674, B01Y6R9	: НК0511001957			AGM
	ROUP: GLOBAL				
Proposa Number	al Proposal		Proposal Type	Cast	F
1.	RECEIVE THE COMPANY S ACCOUNTS A OF THE DIRECTORS AND THE AUDITOR 31 DEC 2005	AND THE REPORTS	Management		*Mar
2.	APPROVE TO SANCTION A FINAL DIVI	IDEND FOR THE	Management	For	*Mar

	Edgal Filling. GABELLI GLOBAL MOLTIMEDIA TROST INC - I	OHIII IN-I A		
3.i 3.ii 3.iii	RE-ELECT MS. MONA FONG WHO IS RETIRING AS A DIRECTOR RE-ELECT DR. LI DAK SUM WHO IS RETIRING AS A DIRECTOR RE-ELECT MR. KEVIN LO CHUNG PING WHO IS RETIRING AS A DIRECTOR	Management Management Management	For For For	*Man *Man *Man
4.	APPROVE THE DIRECTORS FEE SUCH REVISED FEE SHALL TAKE EFFECT FROM 01 JUL 2006 AND BE PAYABLE TO THE DIRECTORS ON A PRO RATA BASIS FOR THE FYE 31 DEC 2006 WHICH SHALL REMAIN THE SAME UNTIL THE COMPANY IN GENERAL MEETING OTHERWISE DETERMINES	Management	For	*Man
5.	RE-APPOINT PRICEWATERHOUSECOOPERS AS THE AUDITORS OF THE COMPANY AND AUTHORIZE THE DIRECTORS TO FIX THEIR REMUNERATION	Management	For	*Man
6.1	AUTHORIZE THE DIRECTORS OF THE COMPANY, IN SUBSTITUTION OF ALL PREVIOUS AUTHORITIES, DURING OR AFTER THE RELEVANT PERIOD, TO ALLOT, ISSUE AND DEAL WITH UNISSUED SHARES IN THE CAPITAL OF THE COMPANY AND TO MAKE OR GRANT OFFERS, AGREEMENTS, OPTIONS AND OTHER RIGHTS, OR ISSUE SECURITIES, WHICH MIGHT REQUIRE THE EXERCISE OF SUCH POWERS BE GENERALLY AND UNCONDITIONALLY APPROVED; THE AGGREGATE NOMINAL AMOUNT OF SHARE CAPITAL ALLOTTED OR AGREED CONDITIONALLY OR UNCONDITIONALLY TO BE ALLOTTED OR ISSUED WHETHER PURSUANT TO AN OPTION OR OTHERWISE BY THE DIRECTORS OF THE COMPANY, OTHERWISE THAN PURSUANT TO I) A RIGHTS ISSUE; OR II) ANY SCRIP DIVIDEND OR SIMILAR ARRANGEMENT PROVIDING FOR ALLOTMENT OF SHARES IN LIEU OF THE WHOLE OR PART OF A DIVIDEND ON THE ORDINARY SHARES IN THE COMPANY SUCH ORDINARY SHARES BEING DEFINED IN THIS AND THE FOLLOWING RESOLUTION 6.II, SHARES IN ACCORDANCE WITH THE ARTICLES OF ASSOCIATION OF THE COMPANY, SHALL NOT EXCEED THE AGGREGATE OF: I) 10% OF THE AGGREGATE NOMINAL AMOUNT OF THE SHARE CAPITAL OF THE COMPANY IN ISSUE AT THE DATE OF PASSING OF THE COMPANY ARE SO AUTHORIZED BY A SEPARATE ORDINARY RESOLUTION, AND II) IF THE DIRECTORS OF THE COMPANY ARE SO AUTHORIZED BY A SEPARATE ORDINARY RESOLUTION OF THE SHARE CAPITAL OF THE COMPANY REPURCHASED BY THE COMPANY SUBSEQUENT TO THE PASSING OF THIS RESOLUTION UP TO A MAXIMUM EQUIVALENT TO 10% OF THE AGGREGATE NOMINAL AMOUNT OF THE SHARE CAPITAL OF THE COMPANY REPURCHASED BY THE COMPANY SUBSEQUENT TO THE PASSING OF THIS RESOLUTION; AUTHORITY EXPIRES THE EARLIER OF THE COMPANY IN ISSUE AT THE DATE OF PASSING OF THE RESOLUTION; AUTHORITY EXPIRES THE EARLIER OF THE COMPANY IN ISSUE AT THE DATE OF PASSING OF THE RESOLUTION OF THE PASSING OF THE COMPANY OR THE EXPIRY OF THE PERIOD WITHIN WHICH THE NEXT AGM OF THE COMPANY IS REQUIRED BY THE ARTICLES OF ASSOCIATION OF THE PERIOD WITHIN WHICH THE NEXT AGM OF THE COMPANY IS REQUIRED BY THE ARTICLES OF ASSOCIATION OF THE PERIOD WITHIN WHICH THE NEXT AGM OF THE COMPANY OR ANY OTHER APPLICABLE LAW TO BE			*Man
6.II	AUTHORIZE THE DIRECTORS OF THE COMPANY, DURING THE RELEVANT PERIOD OF ALL POWERS OF THE COMPANY	Management	For	*Man

TO PURCHASE SHARES ON THE STOCK EXCHANGE OF HONG KONG LIMITED OR ANY OTHER STOCK EXCHANGE ON WHICH THE SHARES MAY BE LISTED AND RECOGNIZED BY THE

	GEORGE S. ABRAMS PHILIPPE P. DAUMAN THOMAS E. DOOLEY THOMAS E. FRESTON ELLEN V. FUTTER ALAN C. GREENBERG ROBERT K. KRAFT CHARLES E. PHILLIPS JR. SHARI REDSTONE SUMNER M. REDSTONE FREDERIC V. SALERNO WILLIAM SCHWARTZ RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP TO SERVE AS INDEPENDENT AUDITOR FOR VIACOM INC. FOR FISCAL YEAR 2006.	Management Management Management Management Management Management Management Management Management Management Management Management Management Management Management Management	For For For For For For For For For For	
	GEORGE S. ABRAMS PHILIPPE P. DAUMAN THOMAS E. DOOLEY THOMAS E. FRESTON ELLEN V. FUTTER ALAN C. GREENBERG ROBERT K. KRAFT CHARLES E. PHILLIPS JR. SHARI REDSTONE SUMNER M. REDSTONE FREDERIC V. SALERNO	Management Management Management Management Management Management Management Management Management Management Management Management Management	For For For For For For For For For For	
	GEORGE S. ABRAMS PHILIPPE P. DAUMAN THOMAS E. DOOLEY THOMAS E. FRESTON ELLEN V. FUTTER ALAN C. GREENBERG ROBERT K. KRAFT CHARLES E. PHILLIPS JR. SHARI REDSTONE	Management Management Management Management Management Management Management Management Management	For For For For For For	
	GEORGE S. ABRAMS PHILIPPE P. DAUMAN THOMAS E. DOOLEY THOMAS E. FRESTON ELLEN V. FUTTER ALAN C. GREENBERG ROBERT K. KRAFT	Management Management Management Management Management Management Management	For For For For For For	
	GEORGE S. ABRAMS PHILIPPE P. DAUMAN THOMAS E. DOOLEY THOMAS E. FRESTON ELLEN V. FUTTER ALAN C. GREENBERG	Management Management Management Management Management Management	For For For For For	
	GEORGE S. ABRAMS PHILIPPE P. DAUMAN THOMAS E. DOOLEY THOMAS E. FRESTON ELLEN V. FUTTER	Management Management Management Management Management	For For For For	
	GEORGE S. ABRAMS PHILIPPE P. DAUMAN THOMAS E. DOOLEY THOMAS E. FRESTON	Management Management Management Management	For For For	
	GEORGE S. ABRAMS PHILIPPE P. DAUMAN	Management Management	For For	
	GEORGE S. ABRAMS	Management	For	
		·		
	DIRECTOR	Management	For	
Number 				
Proposa	COUP: GLOBAL Proposal	Proposal Type	Vote Cast	F
ISSUER: SEDOL:	92553P ISIN:			
 VIACOM	INC.			ANNU
0.10	THE COMPANY S REGISTER OF MEMBERS MAY BE CLOSED UNDER SECTION 99(1) OF THE COMPANIES ORDINANCE DURING THE CALENDAR YEAR 2006 TO EXTEND TO 60 DAYS PURSUANT TO SECTION 99(2) OF THE COMPANIES ORDINANCE	Management	FOI	Mail
6.IV	APPROVE THAT THE PERIOD OF 30 DAYS DURING WHICH	Management	For	*Man
6.III	LAW TO BE HELD AUTHORIZE THE DIRECTORS OF THE COMPANY, REFERRED TO IN RESOLUTION 6.I IN RESPECT OF THE SHARE CAPITAL OF THE COMPANY AS SPECIFIED	Management	For	*Man
	ACCORDINGLY; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR THE EXPIRY OF THE PERIOD WITHIN WHICH THE NEXT AGM OF THE COMPANY IS REQUIRED BY THE ARTICLES OF ASSOCIATION OF THE COMPANY OR ANY OTHER APPLICABLE			
	NOMINAL AMOUNT OF THE ISSUED SHARE CAPITAL OF THE COMPANY AT THE DATE OF PASSING OF THIS RESOLUTION AND THE APPROVAL AS SPECIFIED SHALL BE LIMITED			
	NOMINAL AMOUNT OF SHARES WHICH MAY BE PURCHASED BY THE COMPANY SHALL NOT EXCEED 10% OF THE AGGREGATE			

VOTE GROUP: GLOBAL

Proposal Number	Proposal		Proposal Type	Vote Cast	Ι
01	DIRECTOR		Management	For	
		JOHN F. ANTIOCO	Management		
		ROBERT A. BOWMAN	Management		
		JACKIE M. CLEGG	Management		
02	RATIFICATION OF THE APPOINTMENT OF LLP AS INDEPENDENT AUDITORS.	PRICEWATERHOUSECOOPERS	Management	For	
	PORATION				ANNU
ISSUER: SEDOL:	124857 ISIN:				
VOTE GRO	OUP: GLOBAL				
Proposal	1		Proposal	Vote	F
-	Proposal		Type	Cast	i
02	RATIFICATION OF THE APPOINTMENT OF LLP TO SERVE AS CBS CORPORATION S AUDITOR FOR FISCAL YEAR 2006.	PRICEWATERHOUSECOOPERS	Management	For	
03	PROPOSAL TO APPROVE THE AMENDED AND CBS CORPORATION 2004 LONG-TERM MANUPLAN.		Management	For	ļ
04	PROPOSAL TO APPROVE THE AMENDED AND CBS CORPORATION 2000 STOCK OPTION DIRECTORS.		Management	For	ļ
05	PROPOSAL TO APPROVE THE AMENDED AND CBS CORPORATION 2005 RSU PLAN FOR (Management	For	I
06	SHAREHOLDER PROPOSAL FOR A RECAPITA		Shareholder	Against	J
01	DIRECTOR		Management	For	I
		DAVID R. ANDELMAN	Management	For	i
	JOS	SEPH A. CALIFANO, JR.	Management	For	·
		WILLIAM S. COHEN	Management		
		PHILIPPE P. DAUMAN	Management	For	
	,	CHARLES K. GIFFORD	Management	For	
		BRUCE S. GORDON	Management	For	
		LESLIE MOONVES	Management	For	
		SHARI REDSTONE	Management	For	
		SUMNER M. REDSTONE	Management	For	
		ANN N. REESE	Management	For	
		JUDITH A. SPRIESER ROBERT D. WALTER	Management Management	For For	
CITIZENS ISSUER: SEDOL:	S COMMUNICATIONS COMPANY 17453B ISIN:		CZN		ANN

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Vote Cast	
		-1150		
01	DIRECTOR	Management		
	KATHLEEN Q. ABER	_	For	
	LEROY T. BARNES	· · · · · · · · · · · · · · · · · · ·	For	
	JERI B. FINA	_	For	
	LAWTON WEHLE F	~	For	
	STANLEY HARFEN	_	For	
	WILLIAM M. KR.	-		
	HOWARD L. SCHR	-	For	
	LARRAINE D. SE	_	For	
	BRADLEY E. SIN	~	For	
	EDWIN TORNBE	_	For	
	DAVID H. WAR	_	For	
	MYRON A. WICK,	_	For	
	MARY AGNES WILDE	-	For	
02	TO ADOPT THE NON-EMPLOYEE DIRECTORS EQUITY INCE	NTIVE Management	For	
03	TO CONSIDER AND VOTE UPON A STOCKHOLDER PROPOSAL IF PRESENTED AT THE MEETING.	Shareholder	Against	
04	TO RATIFY THE SELECTION OF KPMG LLP AS OUR INDEP. REGISTERED PUBLIC ACCOUNTING FIRM FOR 2006.	PENDENT Management	For	
SSUER:	ELLULAR CORPORATION 781904 ISIN:	RCCC		A
ISSUER: SEDOL:		RCCC		Al
SSUER: SEDOL: VOTE GR	781904 ISIN:	Proposal	Vote	A1
SSUER: EDOL: OTE GR	781904 ISIN:		Vote Cast	A
SSUER: EDOL: OTE GR	781904 ISIN:	Proposal	Cast	A
SSUER: EDOL: OTE GR roposa umber	781904 ISIN: ROUP: GLOBAL Proposal	Proposal Type Management	Cast For	A
SSUER: EDOL: OTE GR roposa umber 01	781904 ISIN: ROUP: GLOBAL Proposal DIRECTOR RICHARD P. EKST: GEORGE W. WIKS	Proposal Type Management TRAND Management TROM Management	Cast For For For	A
SSUER: EDOL: OTE GR roposa umber	781904 ISIN: ROUP: GLOBAL Proposal DIRECTOR RICHARD P. EKST: GEORGE W. WIKS' APPOINTMENT OF DELOITE & TOUCHE LLP AS INDEPEND	Proposal Type Management TRAND Management TROM Management	Cast For For For	A
SSUER: EDOL: OTE GR roposa umber 01	781904 ISIN: ROUP: GLOBAL Proposal DIRECTOR RICHARD P. EKST: GEORGE W. WIKS	Proposal Type Management TRAND Management TROM Management	Cast For For For For	A
SSUER: SEDOL: TOTE GR Proposa Jumber 01 02 03	781904 ISIN: ROUP: GLOBAL Proposal DIRECTOR RICHARD P. EKST: GEORGE W. WIKS: APPOINTMENT OF DELOITTE & TOUCHE LLP AS INDEPEND: AUDITORS FOR THE COMPANY S 2006 FISCAL YEAR. APPROVAL OF OMNIBUS INCENTIVE PLAN.	Proposal Type Management TRAND Management STROM Management ENT Management	Cast For For For Against	
SSUER: EDOL: COTE GR roposa fumber 01 02 03 CMP GR SSUER:	781904 ISIN: ROUP: GLOBAL Proposal DIRECTOR RICHARD P. EKST: GEORGE W. WIKS: APPOINTMENT OF DELOITTE & TOUCHE LLP AS INDEPEND: AUDITORS FOR THE COMPANY S 2006 FISCAL YEAR. APPROVAL OF OMNIBUS INCENTIVE PLAN. ROUP LTD G7867B105 ISIN: BMG7867B1054	Proposal Type Management Management TRAND Management STROM Management Management Management Management	Cast For For For Against	
SSUER: SEDOL: VOTE GR Proposa Number 01 02 03 SCMP GR ISSUER: SEDOL:	781904 ISIN: ROUP: GLOBAL Proposal DIRECTOR RICHARD P. EKST: GEORGE W. WIKS: APPOINTMENT OF DELOITTE & TOUCHE LLP AS INDEPEND: AUDITORS FOR THE COMPANY S 2006 FISCAL YEAR. APPROVAL OF OMNIBUS INCENTIVE PLAN.	Proposal Type Management Management Management Management Management Management Management	Cast For For For Against	
ISSUER: SEDOL: VOTE GR Proposa Number 01 02 03 SCMP GR ISSUER: SEDOL: VOTE GR	781904 ISIN: ROUP: GLOBAL Proposal DIRECTOR RICHARD P. EKST: GEORGE W. WIKS: APPOINTMENT OF DELOITTE & TOUCHE LLP AS INDEPEND: AUDITORS FOR THE COMPANY S 2006 FISCAL YEAR. APPROVAL OF OMNIBUS INCENTIVE PLAN. ROUP LTD G7867B105 B02V4Q4, 6425243, 5752737, 6824657 ROUP: GLOBAL	Proposal Type Management RAND Management STROM Management Management Management Management	Cast For For For Against	
SSUER: SEDOL: TOTE GR Proposa Jumber 01 02 03 CCMP GR SSUER: SEDOL: TOTE GR	781904 ISIN: ROUP: GLOBAL Proposal DIRECTOR RICHARD P. EKST: GEORGE W. WIKS: APPOINTMENT OF DELOITTE & TOUCHE LLP AS INDEPEND: AUDITORS FOR THE COMPANY S 2006 FISCAL YEAR. APPROVAL OF OMNIBUS INCENTIVE PLAN. ROUP LTD G7867B105 B02V4Q4, 6425243, 5752737, 6824657	Proposal Type Management RAND Management STROM Management Management Management Management Management	Cast For For For Against Vote Cast	

2.	APPROVE THE PAYMENT OF A FINAL DIVIDEND	Management	For	*Man
3.A	RE-ELECT MR. ROBERTO V. ONGPIN AS A NON-EXECUTIVE DIRECTOR	Management	For	*Man
3.B	RE-ELECT DR. THE HON. SIR DAVID LI KWOK PO AS A INDEPENDENT NON-EXECUTIVE DIRECTOR	Management	For	*Man
3.C	RE-ELECT MS. KUOK HUI KWONG AS EXECUTIVE DIRECTOR	Management	For	*Man
4.	AUTHORIZE THE BOARD TO FIX THE DIRECTORS FEE	Management	For	*Man
5.	RE-APPOINT PRICEWATERHOUSECOOPERS AS THE AUDITORS AND AUTHORIZE THE BOARD TO FIX THEIR REMUNERATION	Management	For	*Man
s.6	AMEND THE BYE-LAWS OF THE COMPANY, WITH EFFECT FROM THE CONCLUSION OF THE AGMAS FOLLOWS: A) BY DELETING BYE-LAW 97(A)(VI) IN ITS ENTIRETY AND REPLACING IT WITH SPECIFIED ONE; B) BY DELETING BYE-LAW 103 IN ITS ENTIRETY AND REPLACING IT WITH AS SPECIFIED; C) BY DELETING BYE-LAW 104 IN ITS ENTIRETY AND REPLACING IT WITH AS SPECIFIED	Management	For	*Man

- AUTHORIZE THE DIRECTORS, TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES OR SECURITIES CONVERTIBLE INTO SUCH SHARES OR OPTIONS OR WARRANTS OR SIMILAR RIGHTS TO SUBSCRIBE FOR ANY SHARES AND TO MAKE OR GRANT OFFERS, AGREEMENTS AND OPTIONS WHICH WOULD OR MIGHT REQUIRE SHARES TO BE ALLOTTED AND ISSUED; THE AGGREGATE NOMINAL AMOUNT OF SHARES ALLOTTED OR AGREED CONDITIONALLY OR UNCONDITIONALLY TO BE ALLOTTED BY THE DIRECTORS PURSUANT, OTHERWISE THAN PURSUANT TO OR IN CONSEQUENCE OF: I) A RIGHTS ISSUE; OR II) THE EXERCISE OF THE CONVERSION RIGHTS UNDER THE TERMS OF ANY SECURITIES WHICH ARE CONVERTIBLE INTO SHARES; OR III) ANY OPTION SCHEME OR SIMILAR ARRANGEMENT FOR THE TIME BEING ADOPTED FOR THE GRANT OR ISSUE TO OFFICERS AND/OR EMPLOYEES OF THE COMPANY AND/OR ANY OF ITS SUBSIDIARIES OF SHARES OR RIGHTS TO ACQUIRE SHARES; OR IV) THE EXERCISE OF RIGHTS OF SUBSCRIPTION UNDER THE TERMS OF ANY WARRANTS ISSUED BY THE COMPANY; OR V) ANY SCRIP DIVIDEND OR SIMILAR ARRANGEMENT PROVIDING FOR THE ALLOTMENT OF SHARES IN LIEU OF THE WHOLE OR PART OF A DIVIDEND ON SHARES IN ACCORDANCE WITH THE BYE-LAWS OF THE COMPANY, SHALL NOT EXCEED 20% OF THE AGGREGATE NOMINAL AMOUNT OF THE SHARE CAPITAL OF THE COMPANY IN ISSUE AT THE DATE OF THE PASSING OF THIS RESOLUTION; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY FOLLOWING THE PASSING OF THIS RESOLUTION OR THE EXPIRATION OF THE PERIOD WITHIN WHICH THE NEXT AGM OF THE COMPANY IS REQUIRED BY THE BYE-LAWS OF THE COMPANY OR ANY APPLICABLE LAW TO BE HELD
- AUTHORIZE THE DIRECTORS, TO REPURCHASE ITS SHARES, SUBJECT TO AND IN ACCORDANCE WITH ALL APPLICABLE

Management For *Man

Management

For

*Man

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LAWS AND/OR REQUIREMENTS OF THE LISTING RULES;
THE AGGREGATE NOMINAL AMOUNT OF SHARES WHICH
MAY BE REPURCHASED BY THE COMPANY SHOULD NOT
EXCEED 10% OF THE AGGREGATE NOMINAL AMOUNT OF
SHARES IN ISSUE AT THE DATE OF THE PASSING OF
THIS RESOLUTION AND SHALL BE LIMITED ACCORDINGLY;
AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION
OF THE NEXT AGM OF THE COMPANY FOLLOWING THE
PASSING OF THIS RESOLUTION OR THE EXPIRATION
OF THE PERIOD WITHIN WHICH THE NEXT AGM OF THE
COMPANY IS REQUIRED BY THE BYE-LAWS OF THE COMPANY
OR ANY APPLICABLE LAW TO BE HELD

- APPROVE, SUBJECT TO THE PASSING OF THE RESOLUTIONS
 7 AND 8, TO EXTEND THE GENERAL MANDATE GRANTED
 TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH
 ADDITIONAL SHARES PURSUANT TO RESOLUTION 7 BY
 THE ADDITION OF AN AMOUNT REPRESENTING THE AGGREGATE
 NOMINAL AMOUNT OF SHARES REPURCHASED BY THE COMPANY
 UNDER THE AUTHORITY GRANTED PURSUANT TO RESOLUTION
 8, PROVIDED THAT SUCH AMOUNT OF SHARES SO REPURCHASED
 SHALL NOT EXCEED 10% OF THE AGGREGATE NOMINAL
 AMOUNT OF THE SHARE CAPITAL OF THE COMPANY IN
 ISSUE AT THE DATE OF THE PASSING OF THIS RESOLUTION
- Management For *Man

Management

*Man

For

APPROVE, SUBJECT TO AND CONDITIONAL UPON THE 10. STOCK EXCHANGE OF HONG KONG LIMITED THE STOCK EXCHANGE GRANTING THE LISTING OF AND PERMISSION TO DEAL IN, THE SHARES IN THE CAPITAL OF THE COMPANY SHARES TO BE ISSUED AND ALLOTTED PURSUANT TO THE EXERCISE OF ANY OPTIONS THAT MAY BE GRANTED UNDER THE NEW SHARE OPTION SCHEME OF THE COMPANY THE NEW SHARE OPTION SCHEME , THE NEW SHARE OPTION SCHEME, AS THE NEW SHARE OPTION SCHEME OF THE COMPANY AND AUTHORIZE THE DIRECTORS OF THE COMPANY TO DO ON BEHALF OF THE COMPANY ALL SUCH ACTS AND TO ENTER INTO ALL SUCH TRANSACTIONS, ARRANGEMENTS AND AGREEMENTS AS MAY BE NECESSARY OR EXPEDIENT IN ORDER TO GIVE FULL EFFECT TO THE NEW SHARE OPTION SCHEME, INCLUDING BUT NOT LIMITED TO THE FOLLOWING: A) TO ADMINISTER THE NEW SHARE OPTION SCHEME UNDER WHICH OPTIONS WILL BE GRANTED TO PARTICIPANTS ELIGIBLE UNDER THE NEW SHARE OPTION SCHEME TO SUBSCRIBE FOR SHARES; B) TO MODIFY AND/OR AMEND THE NEW SHARE OPTION SCHEME FROM TIME TO TIME PROVIDED THAT SUCH MODIFICATION AND/OR AMENDMENT IS/ARE EFFECTED IN ACCORDANCE WITH THE PROVISIONS OF THE NEW SHARE OPTION SCHEME RELATING TO MODIFICATION AND/OR AMENDMENT AND THE REQUIREMENTS OF THE RULES GOVERNING THE LISTING OF SECURITIES ON THE STOCK EXCHANGE; C) TO OFFER OR GRANT OPTIONS AND ISSUE AND ALLOT SUCH NUMBER OF SHARES IN THE CAPITAL OF THE COMPANY AS MAY BE REQUIRED TO BE ISSUED UPON THE EXERCISE OF ANY OPTIONS UNDER THE NEW SHARE OPTION SCHEME FROM TIME TO TIME, SUBJECT ALWAYS TO THE LIMITS AND RESTRICTIONS AS PRESCRIBED IN THE NEW SHARE OPTION SCHEME; AND D) TO MAKE APPLICATION AT THE APPROPRIATE TIME OR TIMES TO THE STOCK EXCHANGE AND ANY OTHER STOCK EXCHANGES UPON WHICH THE ISSUED SHARES MAY BE LISTED AT THE RELEVANT TIME FOR THE LISTING OF AND PERMISSION TO DEAL IN

ANY SHARES WHICH MAY HEREAFTER FROM TIME TO TIME BE ISSUED AND ALLOTTED PURSUANT TO THE EXERCISE OF OPTIONS GRANTED PURSUANT TO THE NEW SHARE OPTION SCHEME

	GS, INC. 83001P	ISIN:	PKS		ANNU
VOTE GR	OUP: GLOBAL				
Proposa	1		Proposal	Vote	E
-	Proposal		Type		
01	DIRECTOR		Management	For	
		C.E. ANDREWS	Management		
		MARK JENNINGS	Management	For	
		JACK KEMP	Management	For	
		ROBERT MCGUIRE	Management		
		PERRY ROGERS	Management	ror	
		DWIGHT SCHAR	Management	For	
		MARK SHAPIRO	Management		
		DANIEL M. SNYDER	Management	For	
		HARVEY WEINSTEIN	Management		
02	PROPOSAL TO RATIFY THE AS THE COMPANY S INDEP FOR THE YEAR ENDING DE	ENDENT PUBLIC ACCOUNTANTS	Management	For	
03		REIMBURSEMENT OF CERTAIN	Management	For	
04	S 2006 STOCK OPTION AND		Management	-	
05	PROPOSAL TO APPROVE THE EMPLOYEE STOCK PURCHASE	E PLAN.	Management		
06	S BY-LAWS TO PERMIT VA	E AMENDMENT TO THE COMPANY CANCIES ON OUR BOARD OF BY EITHER THE REMAINING HOLDERS.	Management	For	
 YAHOO]	 INC.		 ҮНОО		ANNU
ISSUER: SEDOL:	984332	ISIN:			
VOTE GR	OUP: GLOBAL		Proposal	Vote	 F
	Proposal		Proposal Type	Cast	Г
-					
-	DIRECTOR		Management	For	
Number	DIRECTOR	TERRY S. SEMEL	-		
Number	DIRECTOR	TERRY S. SEMEL JERRY YANG	Management Management Management	For For For	

	RONALD W. BURKLE	Management	For
	ERIC HIPPEAU	Management	For
	ARTHUR H. KERN	Management	For
	VYOMESH JOSHI	Management	For
	ROBERT A. KOTICK	Management	For
	EDWARD R. KOZEL	Management	For
	GARY L. WILSON	Management	For
02	AMENDMENT OF THE 1996 DIRECTORS STOCK OPTION PLAN.	Management	For
03	RATIFICATION OF APPOINTMENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Management	For

LADBROKES PLC AGM

ISSUER: G5337D115 ISIN: GB0005002547

SEDOL: 0500254, B02SV75, 5474752

VOTE GROUP: GLOBAL

Proposa Number	al Proposal	Proposal Type	Vote Cast	F
1.		Management	For	*Man
2.	RE-APPOINT MR. N.M.H. JONES AS A DIRECTOR	Management	For	*Man
3.	RE-APPOINT SIR IAN ROBINSON AS A DIRECTOR	Management	For	*Man
4.	APPOINT MR. J.P. O REILLY AS A DIRECTOR	Management	For	*Man
5.	APPOINT MR. A.S. ROSS AS A DIRECTOR	Management	For	*Man
6.	APPOINT MR. R.P. THORNE AS A DIRECTOR	Management	For	*Man
7.	RE-APPOINT ERNST & YOUNG LLP AS THE AUDITOR TO THE COMPANY AND AUTHORIZE THE DIRECTORS TO AGREE THE REMUNERATION OF THE AUDITOR	Management	For	*Man
8.	APPROVE THE 2005 DIRECTORS REMUNERATION REPORT	Management	For	*Man
9.	AUTHORIZE THE COMPANY, TO MAKE DONATIONS TO EU POLITICAL ORGANIZATIONS NOT EXCEEDING GBP 10,000; AND INCUR EU POLITICAL EXPENDITURE NOT EXCEEDING GBP 10,000; AND AUTHORIZE LADBROKES BETTING & GAMING LIMITED, A WHOLLY-OWNED SUBSIDIARY OF THE COMPANY TO MAKE DONATIONS TO EU POLITICAL ORGANIZATIONS NOT EXCEEDING GBP 25,000; AND INCUR EU POLITICAL EXPENDITURE NOT EXCEEDING GBP 25,000; AUTHORITY EXPIRES EARLIER THE DATE OF THE AGM OF THE COMPANY HELD IN 2007 OR ON 25 AUG 2007	Management	For	*Man
10.	APPROVE THAT THE SHARE CAPITAL OF THE COMPANY	Management	For	*Man

BE INCREASED FROM GBP 230,000,000 TO GBP 253,000,000

BY THE CREATION OF 81,176,470 ADDITIONAL NEW ORDINARY SHARES OF 28 1/3P EACH IN THE CAPITAL OF THE COMPANY

11.	AUTHORIZE THE DIRECTORS, IN SUBSTITUTION FOR
	ANY EXISTING AUTHORITY AND FOR THE PURPOSE OF
	SECTION 80 OF THE COMPANIES ACT 1985, TO ALLOT
	RELEVANT SECURITIES WITH IN THE MEANING OF THAT
	SECTION UP TO AN AGGREGATE NOMINAL AMOUNT OF
	GBP 54,450,207; AUTHORITY EXPIRES EARLIER THE
	DATE OF THE AGM OF THE COMPANY HELD IN 2007 OR
	ON 25 AUG 2007 ; AND THE DIRECTORS MAY ALLOT
	RELEVANT SECURITIES AFTER THE EXPIRY OF THIS
	AUTHORITY IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT
	MADE PRIOR TO SUCH EXPIRY

S.12 GRANT AUTHORITY TO ISSUE THE EQUITY OR EQUITY-LINKED Management For *Management SECURITIES WITHOUT PRE-EMPTIVE RIGHTS UP TO AGGREGATE

NOMINAL AMOUNT OF GBP 8,029,922 AND UP TO AGGREGATE

NOMINAL AMOUNT OF GBP 450,207 IN CONNECTION WITH

A RIGHTS ISSUE

S.13 GRANT AUTHORITY TO MARKET PURCHASE 56,682,299
ORDIANRY SHARES

Management For *Man

Proposal Vote

F

Management For *Man

LADBROKES PLC

AGM
TSSUFFR G5337D107

TSTN: GB00B07SH635

ISSUER: G5337D107 ISIN: GB00B0ZSH635

SEDOL: B100LK3, B0ZSH63, B1321T5

VOTE GROUP: GLOBAL

Proposal

Number	Proposal	Type	Cast	
1.	RECEIVE AND ADOPT THE REPORTS OF THE DIRECTORS AND THE AUDITOR AND THE ACCOUNTS OF THE COMPANY FOR THE YE 31 DEC 2005	Management	For	*Man
2.	RE-APPOINT MR. N.M.H. JONES AS A DIRECTOR	Management	For	*Man
3.	RE-APPOINT SIR IAN ROBINSON AS A DIRECTOR	Management	For	*Man
4.	APPOINT MR. J.P. O REILLY AS A DIRECTOR	Management	For	*Man
5.	APPOINT MR. A.S. ROSS AS A DIRECTOR	Management	For	*Man
6.	APPOINT MR. R.P. THORNE AS A DIRECTOR	Management	For	*Man
7.	RE-APPOINT ERNST & YOUNG LLP AS THE AUDITOR TO THE COMPANY AND AUTHORIZE THE DIRECTORS TO AGREE THE REMUNERATION OF THE AUDITOR	Management	For	*Man
8.	APPROVE THE 2005 DIRECTORS REMUNERATION REPORT	Management	For	*Man

9. AUTHORIZE THE COMPANY, TO MAKE DONATIONS TO EU
POLITICAL ORGANIZATIONS NOT EXCEEDING GBP 10,000;
AND INCUR EU POLITICAL EXPENDITURE NOT EXCEEDING

Management For *Man

GBP 10,000; AND AUTHORIZE LADBROKES BETTING & GAMING LIMITED, A WHOLLY-OWNED SUBSIDIARY OF THE COMPANY TO MAKE DONATIONS TO EU POLITICAL ORGANIZATIONS NOT EXCEEDING GBP 25,000; AND INCUR EU POLITICAL EXPENDITURE NOT EXCEEDING GBP 25,000; AUTHORITY EXPIRES EARLIER THE DATE OF THE AGM OF THE COMPANY HELD IN 2007 OR ON 25 AUG 2007

AGGREGATE NOMINAL AMOUNT OF GBP 2,622,541; AUTHORITY

EXPIRES AT THE CONCLUSION OF THE NEXT AGM OF THE COMPANY; AND THE DIRECTORS MAY ALLOT RELEVANT

	OF THE COMPANY HELD IN 2007 OR ON 25 AUG 2007			
10.	APPROVE THAT THE SHARE CAPITAL OF THE COMPANY BE INCREASED FROM GBP 230,000,000 TO GBP 253,000,000 BY THE CREATION OF 81,176,470 ADDITIONAL NEW ORDINARY SHARES OF 28 1/3P EACH IN THE CAPITAL OF THE COMPANY	Management	For	*Man
11.	AUTHORIZE THE DIRECTORS, IN SUBSTITUTION FOR ANY EXISTING AUTHORITY AND FOR THE PURPOSE OF SECTION 80 OF THE COMPANIES ACT 1985, TO ALLOT RELEVANT SECURITIES WITH IN THE MEANING OF THAT SECTION UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 54,450,207; AUTHORITY EXPIRES EARLIER THE DATE OF THE AGM OF THE COMPANY HELD IN 2007 OR ON 25 AUG 2007; AND THE DIRECTORS MAY ALLOT RELEVANT SECURITIES AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT MADE PRIOR TO SUCH EXPIRY	Management	For	*Man
S.12	GRANT AUTHORITY TO ISSUE THE EQUITY OR EQUITY-LINKED SECURITIES WITHOUT PRE-EMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF GBP 8,029,922 AND UP TO AGGREGATE NOMINAL AMOUNT OF GBP 450,207 IN CONNECTION WITH A RIGHTS ISSUE	Management	For	*Man
S.13	GRANT AUTHORITY TO MARKET PURCHASE 56,682,299 ORDINARY SHARES	Management	For	*Man
	G8226W103 ISIN: GB0004325402 0432540			AGM
VOTE GR	OUP: GLOBAL			
Proposa: Number	l Proposal	Proposal Type	Vote Cast	F
2.	DECLARE A FINAL DIVIDEND OF 1.7P PER SHARE FOR THE YE 31 DEC 2005	Management	 For	*Man
3.	APPROVE THE REPORT BY THE DIRECTORS ON REMUNERATION FOR THE YE 31 DEC 2005	Management	For	*Man
4.	ELECT MR. TIM GARDAM AS A DIRECTOR OF THE COMPANY	Management	For	*Man
5.	ELECT MR. MARTYN SMITH AS A DIRECTOR OF THE COMPANY	Management	For	*Man
6.	RE-ELECT MR. GEORGE WATT AS A DIRECTOR OF THE COMPANY	Management	For	*Man
7.	RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS THE AUDITORS AND AUTHORIZE THE DIRECTORS TO FIX THE AUDITORS REMUNERATION	Management	For	*Man
8.	AUTHORIZE THE DIRECTORS, TO ALLOT RELEVANT SECURITIES SECTION 800F THE COMPANIES ACT 1985 UP TO AN	Management	For	*Man

SECURITIES AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT MADE PRIOR TO SUCH EXPIRY

S.9 AUTHORIZE THE DIRECTORS, SUBJECT TO THE PASSING OF RESOLUTION 8 AND PURSUANT TO SECTION 95 OF THE COMPANIES ACT 1985 THE ACT, TO ALLOT EQUITY SECTION 94 (2) TO 94 (3A) OF THE ACT FOR CASH PURSUANT TO THE AUTHORITY CONFERRED BY RESOLUTION NUMBER 8, DISAPPLYING THE STATUTORY PRE-EMPTION RIGHTS SECTION 89(1), PROVIDED THAT THIS POWER IS LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES A) IN CONNECTION WITH A RIGHTS ISSUE, IN FAVOR OF ORDINARY SHAREHOLDERS OF 205P EACH IN THE CAPITAL OF THE COMPANY; AND B) IN CASE OF RELEVANT SHARES SECTION 94(5) OF THE ACT A NOMINAL VALUE OR IN CASE OF OTHER SECURITIES GIVING RIGHT TO SUBSCRIBE OR CONVERT INTO RELEVANT SHARES HAVING

Management For *Man

NOMINAL VALUE NOT EXCEEDING THE AGGREGATE NOMINAL AMOUNT OF GBP 393,775; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR 15 MONTHS; AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT MADE PRIOR TO SUCH EXPIRY

S.10 AUTHORIZE THE COMPANY, FOR THE PURPOSE OF SECTION
166 OF THE COMPANIES ACT 1985, TO MAKE MARKET
PURCHASES SECTION 163(3) OF THE ACT OF UP TO
787,550 ORDINARY SHARES OF 2.5P EACH IN THE CAPITAL
OF THE COMPANY, AT A MINIMUM PRICE OF 2.5P AND
NOT MORE THAN 5% ABOVE THE AVERAGE MIDDLE MARKET
QUOTATIONS FOR SUCH SHARES DERIVED FROM THE LONDON
STOCK EXCHANGE DAILY OFFICIAL LIST, OVER THE
PREVIOUS 5 BUSINESS DAYS; AUTHORITY EXPIRES
THE EARLIER OF THE CONCLUSION OF THE AGM OF THE
COMPANY OR 15 MONTHS; THE COMPANY, BEFORE THE
EXPIRY, MAY MAKE A CONTRACT TO PURCHASE ORDINARY
SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR
PARTLY AFTER SUCH EXPIRY

Management For *Man

1. RECEIVE AND ADOPT THE REPORT BY THE DIRECTORS
AND THE FINANCIAL STATEMENT FORTHE YE 31 DEC
2005 AND THE REPORT OF THE AUDITORS THEREON

Management For *Man

ULSTER TELEVISION LTD AGM

ISSUER: G91855117 ISIN: GB0009113951

SEDOL: 0911395, 5076794

VOTE GROUP: GLOBAL

Proposal Proposal Vote F
Number Proposal Type Cast

1.	RECEIVE AND ADOPT THE COMPANY S ANNUAL ACCOUNTS FOR THE YE 31 DEC 2005 TOGETHER WITH THE DIRECTORS REPORT AND THE AUDITORS REPORT ON THOSE ACCOUNTS	Management	For	*Mar
2.	APPROVE THE REPORT OF THE BOARD OF DIRECTORS REMUNERATION FOR THE YE 31 DEC 2005 AS SPECIFIED IN THE ANNUAL REPORT OF THE COMPANY FOR THE YE 31 DEC 2005	Management	For	*Mar
3.	DECLARE A FINAL DIVIDEND OF 7.75P PER ORDINARY SHARE OF 5P IN THE CAPITAL OF THE COMPANY FOR THE YE 31 DEC 2005 TO HOLDERS OF ORDINARY SHARES AT THE CLOSE OF BUSINESS ON 24 MAR 2006, TO BE PAID ON 12 JUN 2006	Management	For	*Mar
S.4	APPROVE, SUBJECT TO THE CONSENT OF THE REGISTRAR, TO CHANGE THE NAME OF THE COMPANY TO UTV PLC	Management	For	*Mar
s.5	APPROVE AND ADOPT, PURSUANT TO ARTICLE 20 OF THE COMPANIES NORTHERN IRELANDORDER 1986, TO DELETE THE ARTICLES OF ASSOCIATION OF THE COMPANY IN THEIR ENTIRETY AND REGULATIONS AS SPECIFIED AS THE ARTICLES OF ASSOCIATION OF THE COMPANY IN SUBSTITUTION FOR, AND TO THE EXCLUSION OF THE EXISTING ARTICLES OF ASSOCIATION OF THE COMPANY	Management	For	*Mar
6.	RE-ELECT MR. R.E. BAILIE AS A DIRECTOR	Management	For	*Mar
7.	RE-ELECT MR. K. LAGAN AS A DIRECTOR	Management	For	*Mar
8.	RE-ELECT MR. J. MCCANN AS A DIRECTOR	Management	For	*Mar
9.	ELECT MR. S. TAUNTON AS A DIRECTOR	Management	For	*Mar
10	RE-APPOINT ERNST & YOUNG LLP AS THE AUDITORS TO THE COMPANY UNTIL THE CONCLUSION OF THE NEXT AGM OF THE COMPANY	Management	For	*Mar
11.	AUTHORIZE THE DIRECTORS TO FIX THE AUDITOR S REMUNERATION AUTHORIZE THE DIRECTORS, IN SUBSTITUTION FOR ALL EXISTING AUTHORITY, PURSUANTTO SAID ARTICLE 90, AND FOR THE PURPOSE OF ARTICLE 90 OF THE COMPANIES NORTHERN IRELAND ORDER 1986 AND SO THAT EXPRESSIONS USED IN THIS RESOLUTION SHALL BEAR THE SAME MEANINGS AS SPECIFIED IN THE SAID ARTICLE 90, TO ALLOT RELEVANT SECURITIES UP TO A MAXIMUM NOMINAL AMOUNT OF GBP 962,210.65; AUTHORITY EXPIRES AT THE END OF 5 YEARS; AND THE DIRECTORS MAY ALLOT RELEVANT SECURITIES AFTER THE EXPIRY OF THIS AUTHORITY IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT MADE PRIOR TO SUCH EXPIRY	Management Management		*Mar
5.13	AUTHORIZE THE DIRECTORS, IN ACCORDANCE WITH ARTICLE	Management	For	*Mar

S.13 AUTHORIZE THE DIRECTORS, IN ACCORDANCE WITH ARTICLE Management For 105 OF THE COMPANIES NORTHERN IRELAND ORDER 1986 ORDER , TO SELL TREASURY SHARES ARTICLE 172 OF THE ORDER AND, SUBJECT TO PASSING OF RESOLUTION 12, MAKE OTHER ALLOTMENTS OF EQUITY SECURITIES AND THE EXPRESSION ALLOTMENT OF EQUITY SECURITIES AND THE EXPRESSION USED IN THIS RESOLUTION

SHALL HAVE THE MEANING GIVEN THEM BY VIRTUE OF ARTICLE 104 OF THE ORDER FOR CASH, PURSUANT TO THE AUTHORITY CONFERRED ON THEM TO ALLOT RELEVANT SECURITIES ARTICLE 90 OF THE ORDER BY THAT RESOLUTION, DISAPPLYING ARTICLE 99(1) AND SUB-SECTIONS (1)-(6) OF ARTICLE 100 OF THE ORDER, PROVIDED THAT THIS POWER IS LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES: I) IN CONNECTION WITH AN ISSUE OR OFFERING IN FAVOUR OF HOLDERS OF EQUITY SECURITIES AND ANY OTHER PERSONS AND ANY OTHER PERSONS ENTITLED TO PARTICIPATE IN SUCH ISSUED OR OFFERING; II) UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 136,365; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF AGM OF THE COMPANY TO BE HELD IN 2007 OR 5 YEARS; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY

- S.14 AUTHORIZE THE COMPANY, FOR THE PURPOSE OF ARTICLE 176 OF THE COMPANIES NORTHERN IRELAND ORDER1986, TO MAKE MARKET PURCHASES ARTICLE 176 OF THE SAID ORDER OF UP TO 2,727,319 ORDINARY SHARES OF 5P EACH IN THE CAPITAL OF THE COMPANY, AT A MINIMUM PRICE OF 5P AND NOT MORE THAN 5% ABOVE THE AVERAGE MARKET VALUE FOR SUCH SHARES DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST, FOR THE 5 BUSINESS DAYS PRECEDING THE DATE OF PURCHASE; AUTHORITY EXPIRES THE EARLIER OF THE CONCLUSION OF AGM OF THE COMPANY OR 18 MONTHS ; THE COMPANY, BEFORE THE EXPIRY, MAY MAKE A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY
- 15. AUTHORIZE THE COMPANY, WHERE THE COMPANY HOLD SHARES IN TREASURY IN ACCORDANCE WITH ARTICLE 172A OF THE COMPANIES NORTHERN IRELAND ORDER 1986, TO TRANSFER SUCH SHARES OR SELL SUCH SHARES FOR CASH OR ANY OF THEM FOR THE PURPOSES OF OR PURSUANT TO AN EMPLOYEES SHARE SCHEME PROVIDED THAT THIS RESOLUTION SHALL BE WITH OUT PREJUDICE TO THE GENERALITY OF ARTICLE 172D OF THE COMPANIES NORTHERN IRELAND ORDER 1986
- 16. APPROVE THE RULES OF THE COMPANY S PERFORMANCE SHARE PLAN PLAN AS SPECIFIEDAND AUTHORIZE THE DIRECTORS TO MAKE SUCH MODIFICATIONS TO THE PLAN AS THEY MAY CONSIDER APPROPRIATE TO TAKE ACCOUNT OF THE REQUIREMENTS OF THE UK LISTING AUTHORITY AND BEST PRACTICE AND ADOPT THE PLAN AS SO MODIFIED AND TO DO ALL SUCH ACTS AND THINGS AS THEY MAY CONSIDER APPROPRIATE TO IMPLEMENT THE PLAN AND ESTABLISH FURTHER PLANS BASED ON THE PLAN BUT MODIFIED TO TAKE ACCOUNT OF LOCAL TAX, EXCHANGE CONTROL OR SECURITIES LAW IN OVERSEAS TERRITORIES, PROVIDED THAT ANY SHARES MADE AVAILABLE UNDER SUCH FURTHER PLANS ARE TREATED AS COUNTING AGAINST THE LIMITS ON INDIVIDUAL OR OVERALL PARTICIPATION IN THE PLAN

Management For *Man

Management For

Management For *Man

MALAYSIAN RESOURCES CORP BHD MRCB

AGM

*Man

ISSUER: Y57177100 ISIN: MYL165100008

SEDOL: 6557878, 6557867

Proposal

Number Proposal

Proposa		Proposal]
Number	Proposal	Type 	Cast	
1.	RECEIVE AND ADOPT THE STATUTORY FINANCIAL STATEMENTS OF THE COMPANY FOR THE FYE 31 DEC 2005 AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS THEREON	Management	For	*Mar
2.	RE-ELECT MR. SHAHRIL RIDZA RIDZUAN AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH ARTICLE 101 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For	*Mar
3.	RE-ELECT MR. DATO DR. MOHD. SHAHARI AHMAD JABAR AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH ARTICLE 101 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For	*Mar
4.	RE-ELECT MR. MOHAMAD LOTFY MOHAMAD NOH AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH ARTICLE 106 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For	*Mar
5.	APPROVE THE DIRECTORS FEES OF MYR 280,000 FOR THE FYE 31 DEC 2005	Management	For	*Mar
6.	RE-APPOINT MESSRS. PRICEWATERHOUSECOOPERS AS THE AUDITORS OF THE COMPANY AND AUTHORIZE THE DIRECTORS TO FIX THEIR REMUNERATION	Management	For	*Maı
7.	AUTHORIZE THE BOARD OF DIRECTORS, PURSUANT TO SECTION 132D OF THE COMPANIES ACT, 1965, TO ISSUE SHARES IN THE COMPANY AT ANY TIME UNTIL THE CONCLUSION OF THE NEXT AGM AND UPON SUCH TERMS AND CONDITIONS AND FOR SUCH PURPOSES AS THE BOARD OF DIRECTORS MAY, IN THEIR ABSOLUTE DISCRETION, DEEM FIT PROVIDED THAT THE AGGREGATE NUMBER OF SHARES TO BE ISSUED DOES NOT EXCEED 10% OF THE ISSUED SHARE CAPITAL OF THE COMPANY FOR THE TIME BEING AND TO OBTAIN APPROVAL FOR THE LISTING OF AND QUOTATION FOR THE ADDITIONAL SHARES SO ISSUED ON BURSA MALAYSIA SECURITIES BERHAD	Management	For	*Ma
*	TRANSACT ANY OTHER BUSINESS	Non-Voting	Non-Voting	*Ma
ISSUER:	UNITED COMMUNICATIONS LIMITED : Q0716Q109			AG

158

Proposal Vote Type Cast

	Lagar Filling. Grabiliti Globite Wolfiniebii/ Friodi iivo			
1.	RECEIVE AND APPROVE THE FINANCIAL REPORT AND THE REPORTS OF THE DIRECTORS ANDOF THE AUDITOR FOR THE FYE 31 DEC 2005	Management	For	*Man
2.	ADOPT THE REMUNERATION REPORT FOR THE YE 31 DEC 2005 NOTE: THE VOTE ON THIS RESOLUTION IS ONLY AN ADVISORY AND DOES NOT BIND THE DIRECTORS OR THE COMPANY	Management	For	*Man
3a.	RE-ELECT MR. MIKE FRIES AS A DIRECTOR OF THE COMPANY WHO RETIRES BY ROTATION IN ACCORDANCE WITH THE RULE 8.1 OF THE COMPANY S CONSTITUTION	Management	For	*Man
3b.	ELECT MR. SHANE O NEILL AS A DIRECTOR OF THE COMPANY IN ACCORDANCE WITH THE RULE 8.1 OF THE COMPANY S CONSTITUTION	Management	For	*Man
S.4	AMEND THE RULE 3.8(A), RULE 3.8(E), RULE 3.8(F)(3), RULE 3.8(G), RULE 5.4 OF THE COMPANY S CONSTITUTION AS SPECIFIED	Management	For	*Man
5.	AUTHORIZE THE COMPANY TO BUY BACK UP TO AUD 300 MILLION OF ITS ISSUED ORDINARY SHARES BY BUY-BACK AGREEMENTS UNDER (1) OFF-MARKET TENDER BUY-BACKS; AND/OR (2) ON-MARKET BUY-BACKS AND TO ENTER INTO THE BUY-BACK AGREEMENTS TO THE EXTENT THAT APPROVAL OF SUCH BUY-BACK AGREEMENTS IS REQUIRED UNDER THE CORPORATIONS ACT 2001 CTH AS SPECIFIED	Management	For	*Man
6.	AUTHORIZE THE COMPANY, IN ACCORDANCE WITH THE SECTION 256C(1) OF THE CORPORATIONS ACT 2001 CTH , TO REDUCE ITS SHARE CAPITAL BY 1 OR MORE AMOUNTS TO BE DETERMINED BY THE BOARD, SUCH AMOUNTS IN AGGREGATE TO BE NO MORE THAN USD 300 MILLION, BY PAYING EACH OTHER OF ORDINARY SHARES AN AMOUNT DETERMINED BY THE BOARD THAT IS PROPORTIONAL TO THE NUMBER OF ORDINARY SHARES HELD ON THE RECORD DATE DETERMINED BY THE BOARD AS SPECIFIED	Management	For	*Man

* TRANSACT ANY OTHER BUSINESS

S.7 APPROVE, IN ACCORDANCE WITH THE RULE 2.2A(1)
OF THE CONSTITUTION, THE A CLASSSHARES NOT TO
BE ENTITLED TO PARTICIPATE IN ANY RETURN OF CAPITAL
UNDER RESOLUTION 6, AND THAT THE RIGHTS ATTACHING
TO THOSE SHARES INCLUDING THE RIGHTS UNDER RULE
2.2A(0) BE VARIED ACCORDINGLY; AND IN ACCORDANCE
WITH THE RULE 2.2B(1) OF THE CONSTITUTION, THE
B CLASS SHARES NOT TO BE ENTITLED TO PARTICIPATE
IN ANY RETURN OF CAPITAL UNDER THE RESOLUTION
6, AND THAT THE RIGHTS ATTACHING TO THOSE SHARES
INCLUDING THE RIGHTS UNDER RULE 2.2B(R) BE
VARIED ACCORDINGLY

Non-Voting Non-Voting *Man Management For *Man

DISCOVERY HOLDING COMPANY

ISSUER: 25468Y

ISIN:

SEDOL:

ANNU

Proposa Number	el Proposal	Proposal Type	Vote Cast	
02	DIRECTOR J. DAVID WARGO INCENTIVE PLAN AUDITORS RATIFICATION	Management Management Management Management	Against	
ISSUER:	ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP X5967A101 ISIN: GRS419003009 7107250, B0CM8G5	BLOCKING		OG1
VOTE GR	ROUP: GLOBAL			
Proposa Number	Proposal	Proposal Type		
1.	APPROVE THE FINANCIAL STATEMENTS FOR THE FY 2005, THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS	Management	For	*Maı
2.	APPROVE THE PROFIT APPROPRIATION	Management	For	*Mai
3.	APPROVE THE EXEMPTION OF THE BOARD OF DIRECTORS MEMBERS AND THE AUDITORS FROM ANY LIABILITY FOR INDEMNITY FOR THE FY 2005	Management	For	*Mai
4.	ELECT THE CERTIFIED AUDITORS, 2 REGULAR AND 2 SUBSTITUTE FOR FY 2006 AND APPROVE THEIR FEES	Management	For	*Maı
5.	APPROVE THE BOARD OF DIRECTOR S CHAIRMAN AND THE MANAGING DIRECTORS MONTHLY REMUNERATION, PRODUCTIVITY BONUS AND REPRESENTATION EXPENSES, AND THE BOARD OF DIRECTORS MEMBERS AND THE SECRETARY S REMUNERATION FOR FY 2006	Management	For	*Mai
6.	S REMUNERATION FOR FY 2006 APPROVE THE PARTICIPATION OF THE MEMBERS OF THE BOARD OF DIRECTORS IN COMMITTEES AND THEIR FEES FOR THE 7TH FY 01 JAN 2006 TO 31 DEC 2006	Management	For	*Mai
7.	AMEND THE ARTICLES 1, 14, 39, 49, 51 AND 53 OF THE COMPANY S ARTICLES OF ASSOCIATION AS SPECIFIED	Management	For	*Ma
8.	VARIOUS ANNOUNCEMENTS		For	*Ma
GEMSTARISSUER: SEDOL:	R-TV GUIDE INTERNATIONAL, INC. 36866W ISIN:	GMST		ANN
	ROUP: GLOBAL			
Proposa Number	al Proposal	Proposal Type	Vote Cast	:

01	DIRECTOR		Management	For	
		ANTHEA DISNEY	Management	For	
		RICHARD BATTISTA	Management	For	
		PETER CHERNIN	Management	For	ļ
		DAVID F. DEVOE	Management	For	
		NICHOLAS DONATIELLO JR. JAMES E. MEYER	Management Management	For For	
		K. RUPERT MURDOCH	Management	For	
		JAMES P. O'SHAUGHNESSY	Management	For	
			-		
00	PARTETON OF EDNOT C VI	RUTHANN QUINDLEN	Management	For	
02	RATIFICATION OF ERNST & YOS INDEPENDENT REGISTERED IFOR THE FISCAL YEAR ENDING	PUBLIC ACCOUNTING FIRM	Management	For	
 R.H. DOI	NNELLEY CORPORATION		RHD		ANNU
ISSUER: SEDOL:	74955W	ISIN:			
VOTE GRO	DUP: GLOBAL				
Proposa	1		Proposal	Vote	F
	Proposal		Туре 	Cast	
1A	ELECTION OF CLASS I MEMBER NANCY E. COOPER	R OF THE BOARD OF DIRECTORS:	Management	For	
1B	ELECTION OF CLASS I MEMBER R. GLENN HUBBARD	R OF THE BOARD OF DIRECTORS:	Management	For	
1C		R OF THE BOARD OF DIRECTORS:	Management	For	
1D	ELECTION OF CLASS I MEMBER DAVID C. SWANSON	R OF THE BOARD OF DIRECTORS:	Management	For	
02	RATIFICATION OF THE APPOINT THE COMPANY S INDEPENDENT FIRM FOR 2006.	NTMENT OF KPMG LLP AS REGISTERED PUBLIC ACCOUNTING	Management	For	
THE DIRI	ECTV GROUP, INC. 25459L	ISIN:	DTV		ANNU
VOTE GRO	DUP: GLOBAL				
Proposal	1		Proposal	Vote	F
Jumber	Proposal		Туре	Cast	
01	DIRECTOR		Management	For	
		CHASE CAREY	Management	For	
		PETER F. CHERNIN	Management	For	
		PETER A. LUND	Management	For	
		HAIM SABAN	Management	For	
0.0	DAMEDICAMION OF ADDOLLAR	THE OF THE PROPERTY OF THE	M		

RATIFICATION OF APPOINTMENT OF INDEPENDENT PUBLIC

02

ACCOUNTANTS

For

Management

BCE INC. BCE SPEC ISSUER: 05534B TSTN: SEDOL: ______ VOTE GROUP: GLOBAL Vote Proposal Proposal Number Proposal Type Cast Management For
A. BRARD Management For
R.A. BRENNEMAN Management For
R.J. CURRIE Management For
A.S. FELL Management For
D. SOBLE KAUFMAN Management For
B.M. LEVITT Management For
J. MAXWELL Management For
J. MAXWELL Management For
J.H. MCARTHUR Management For
T.C. O'NEILL Management For
R.C. POZEN Management For
M.J. SABIA Management For
P.M. TELLIER Management For
V.L. YOUNG Management For
Management For
Management For
Management For
Management For
Management For
Management For
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Management For
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Management For
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Management For
Management For
Management For
Management For
Management For ______ 01 DIRECTOR 02 DELOITTE & TOUCHE LLP AS AUDITOR. 03 APPROVING THE SPECIAL RESOLUTION, THE FULL TEXT OF WHICH IS REPRODUCED AS SCHEDULE A TO THE MANAGEMENT PROXY CIRCULAR, TO APPROVE THE BCE PLAN OF ARRANGEMENT UNDER WHICH BCE INC. WOULD DISTRIBUTE UNITS IN BELL ALIANT REGIONAL COMMUNICATIONS INCOME FUND TO ITS HOLDERS OF COMMON SHARES AS A RETURN OF CAPITAL AND EFFECT A REDUCTION OF APPROXIMATELY 75 MILLION COMMON SHARES. 0.4 CONVERT THE WHOLE OF BCE INC. INTO AN INCOME Management Against TRUST FUND WHICH WOULD DISTRIBUTE TO UNITHOLDERS AT LEAST 90% OF ITS ANNUAL FREE CASH FLOW. ______ SPEC GTECH HOLDINGS CORPORATION GTK ISSUER: 400518 ISIN: SEDOL: VOTE GROUP: GLOBAL Vote Cast Proposal Proposal Number Proposal Management For TO ADOPT THE AGREEMENT AND PLAN OF MERGER DATED AS OF JANUARY 10, 2006, AMONG LOTTOMATICA S.P.A., GOLD HOLDING CO., GOLD ACQUISITION CORP. AND THE COMPANY (THE MERGER AGREEMENT). TO ADJOURN OR POSTPONE THE SPECIAL MEETING, IF Management For

NECESSARY, TO SOLICIT ADDITIONAL PROXIES IN FAVOR

OF ADOPTION OF THE MERGER AGREEMENT IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF THE MEETING TO ADOPT THE MERGER AGREEMENT.

THE SUPERVISORY BOARD AND ITSCHAIRWOMAN AND THE

	MEDIA CORPORATION 48207D ISIN:	JUPM		ANN
VOTE GR	OUP: GLOBAL			
Proposa Number	Proposal	Proposal Type	Vote Cast]
01	DIRECTOR ALAN M. MECKLER CHRISTOPHER S. CARDELL MICHAEL J. DAVIES GILBERT F. BACH WILLIAM A. SHUTZER	Management Management Management Management Management Management	For For For For	
02	JOHN R. PATRICK APPROVAL OF AN AMENDMENT TO THE JUPITERMEDIA CORPORATION 1999 STOCK INCENTIVE PLAN TO INCREASE THE NUMBER OF SHARES OF COMMON STOCK AND OPTIONS TO PURCHASE SHARES OF COMMON STOCK AVAILABLE FOR ISSUABLE THEREUNDER BY 2,000,000.	Management Management	For Against	
03	APPROVAL OF DELOITTE & TOUCHE LLP, INDEPENDENT PUBLIC ACCOUNTING FIRM, AS OUR INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006.	Management	For	
	AS SANDS CORP. 517834 ISIN:	LVS		ANN
VOTE GR	OUP: GLOBAL			
Proposa Number	l Proposal	Proposal Type	Vote Cast]
01	DIRECTOR WILLIAM P. WEIDNER MICHAEL A. LEVEN TO CONSIDER AND ACT UPON THE RATIFICATION OF THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Management Management Management Management	For For	
ISSUER: SEDOL:	S GROUPE SA, PARIS F7607Z165 ISIN: FR0000130577 B030QB9, 4380429, 4380548, B043CD1	BLOCKING		MΙΣ
VOTE GR	OUP: GLOBAL			
	Proposal	Proposal Type	Cast	I
	APPROVE THE REPORTS OF THE EXECUTIVE COMMITTEE,	 Management T		

AUDITORS GENERAL REPORT, THE COMPANY S FINANCIAL STATEMENTS AND THE BALANCE SHEET FOR THE YE 2005

OF THE SUPERVISORY BOARD

BOARD, FOR A 6-YEAR PERIOD.

2.	APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE 2005 FY, SHOWING A PROFIT OF EUR 414,000,000.00, GROUP SHARE OF EUR 386,000,000.00 IN THE FORM PRESENTED TO THE MEETING	Management	Take	No	Action*Man
3.	APPROVE THE RECOMMENDATIONS OF THE EXECUTIVE COMMITTEE AND APPROPRIATE AS FOLLOWS: INCOME FOR THE FY: EUR 254,044,499.00 TO THE LEGAL RESERVE: EUR 65,517.00 TO THE DIVIDEND: EUR 70,960,144.00 FOR 197,111,510 SHARES TO THE RETAINED EARNINGS: EUR 183,018,838.00 THE SHAREHOLDERS WILL RECEIVE A NET DIVIDEND OF EUR 0.36 PER SHARE OF EUR 0.40 PAR VALUE, AND WILL ENTITLE TO THE 40% ALLOWANCE PROVIDED BY THE FRENCH TAX CODE; THIS DIVIDEND WILL BE PAID ON 04 JUL 2006 IN THE EVENT THAT THE COMPANY HOLDS SOME OF ITS OWN SHARES ON SUCH DATE, THE AMOUNT OF THE UNPAID DIVIDEND ON SUCH SHARES SHALL BE ALLOCATED TO THE RETAINED EARNINGS ACCOUNT AS REQUIRED BY LAW	Management	Take	No	Action*Man
4.	GRANT PERMANENT DISCHARGE TO THE EXECUTIVE COMMITTEE FOR THE PERFORMANCE OF ITS DUTIES DURING THE SAID FY	Management	Take	No	Action*Man
5.	GRANT PERMANENT DISCHARGE TO THE MEMBERS OF THE SUPERVISORY BOARD FOR THE PERFORMANCE OF THEIR DUTIES DURING THE SAID FY	Management	Take	No	Action*Man
6.	APPROVE TO AWARD TOTAL ANNUAL FEES OF EUR 600,000.00 TO THE MEMBERS OF THE SUPERVISORY BOARD, AND ACKNOWLEDGE THAT, WITHIN THE LIMITS OF THE OVERALL MAXIMUM AMOUNT, EACH MEMBER OF THE SUPERVISORY BOARD AND OF THE AUDIT COMMITTEE AND THE APPOINTMENT AND REMUNERATION COMMITTEE WILL RECEIVE A FIXED AMOUNT OF EUR 5,000.00 FOR EACH MEETING OF THE BOARD OR COMMITTEES HE OR SHE WILL HAVE ATTENDED	Management	Take	No	Action*Man
8.	APPOINT MR. ELISABETH BADINTER AS MEMBER OF THE SUPERVISORY BOARD FOR A PERIOD OF 6 YEARS	Management	Take	No	Action*Man
7.	APPROVE THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY THE ARTICLE L.225-86 OF THE FRENCH COMMERCIAL CODE, SAID REPORT AND THE AGREEMENTS REFERRED TO THEREIN	Management	Take	No	Action*Man
9.	APPOINT MR. HENRI-CALIXTE SUAUDEAU AS MEMBER	Management	Take	No	Action*Man

10. APPOINT MR. LEONE MEYER AS A MEMBER OF THE SUPERVISORY Management Take No Action*Man

11. APPOINT BY CO-OPTATION MR. MICHEL HALPERIN AS
A MEMBER OF THE SUPERVISORY BOARD, TO REPLACE
ROBERT BADINTER, FOR THE REMAINDER OF ROBERT
BADINTER S TERM OF OFFICE, I.E. UNTIL THE SHAREHOLDERS
MEETING CALLED TO APPROVE THE 2007 FINANCIAL
STATEMENTS

Management Take No Action*Man

AUTHORIZE THE EXECUTIVE COMMITTEE TO TRADE IN THE COMPANY S SHARES ON THE STOCK MARKET, SUBJECT TO THE CONDITIONS DESCRIBED BELOW: MAXIMUM PURCHASE PRICE: EUR 45.00, MINIMUM SALE PRICE: EUR 18.00, MAXIMUM NUMBER OF SHARES TO BE ACQUIRED: 10% OF THE SHARE CAPITAL, IT IS REMINDED THAT THE COMPANY HOLDS ON 31 MAR 2006, 13,216,814 SHARES OF EUR 40; MAXIMUM FUNDS INVESTED IN THE SHARE BUYBACKS: EUR 292,000,000.00; AUTHORITY EXPIRES AT THE END OF 18 MONTHS ; GRANT ALL POWERS TO THE EXECUTIVE COMMITTEE TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES; THIS AUTHORIZATION SUPERSEDES THE FRACTION UNUSED AND THE REMAINING PERIOD OF THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS MEETING OF 01 JUN 2005 IN ITS RESOLUTION NUMBER 11

Management Take No Action*Man

13. GRANTS ALL POWERS TO THE EXECUTIVE COMMITTEE

TO REDUCE THE SHARE CAPITAL, ON ONE OR MORE OCCASIONS,
BY CANCELLING ALL OR PART OF THE SHARES HELD
BY THE COMPANY IN CONNECTION WITH THE STOCK REPURCHASE
PLAN AUTHORIZED BY RESOLUTION 12 OF THE CURRENT
MEETING, OF THE PLAN AUTHORIZED BY THE GENERAL
MEETING OF 01 JUN 2005 OR THE PLANS AUTHORIZED
PREVIOUSLY, UP TO A MAXIMUM OF 10% OF THE SHARE
CAPITAL OVER A 24-MONTH PERIOD; AUTHORITY EXPIRES
AT THE END OF 26 MONTHS; GRANT ALL POWERS TO
THE EXECUTIVE COMMITTEE TO TAKE ALL NECESSARY
MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES;
THIS DELEGATION OF POWERS SUPERSEDES THE FRACTION
STIL UNUSED OF ANY AND ALL EARLIER DELEGATIONS
TO THE SAME EFFECT

Management Take No Action*Man

14. APPROVE THIS AUTHORIZATION SUPERSEDES THE FRACTION UNUSED AND THE REMAINING PERIOD OF THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS MEETING OF 09 JAN 2002 IN ITS RESOLUTION NUMBER 10; AUTHORIZE THE EXECUTIVE COMMITTEE TO INCREASE THE SHARE CAPITAL, ON ONE OR MORE OCCASIONS, IN FAVOUR OF EMPLOYEES OF THE COMPANY WHO ARE MEMBERS OF A COMPANY SAVINGS PLAN, A COMPANY SAVINGS PLAN FOR COLLECTIVE RETIREMENT AND-OR ANY MUTUAL FUND; AUTHORITY EXPIRES AT THE END OF 26 MONTHS; AND FOR A NOMINAL AMOUNT THAT SHALL NOT EXCEED EUR 2,800,000.00; THIS AMOUNT SHALL COUNT AGAINST THE OVERALL VALUE OF EUR 40,000,000.00 SET FORTH IN RESOLUTION NUMBER 22 OF THE SHAREHOLDERS MEETING OF 01 JUN 2005; GRANT AL L POWERS TO THE EXECUTIVE COMMITTEE TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

Management Take No Action*Man

15. AMEND THE ARTICLE 7 OF THE BYLAWS: TRANSFER OF THE SHARES

16. AMEND THE ARTICLE 11 OF THE BYLAWS: DELIBERATIONS

17. AMEND THE ARTICLE 21 OF THE BYLAWS: OFFICE - ATTENDANCE SHEET(-) VOTE

18. AMEND THE ARTICLE 22 OF THE BYLAWS: ORDINARY GENERAL MEETING

19. GRANT FULL POWERS TO THE BEARER OF AN ORIGINAL,
A COPY OR EXTRACT OF THE MINUTES OF THIS MEETING
TO CARRYOUT ALL FILINGS, PUBLICATIONS AND OTHER
FORMALITIES PRESCRIBED BYLAW

* VERIFICATION PERIOD: REGISTERED SHARES: 1 TO 5 DAYS PRIOR TO THE MEETING DATE, DEPENDS ON COMPANY S BY-LAWS. BEARER SHARES: 6 DAYS PRIOR TO THE MEETING DATE. FRENCH RESIDENT SHAREOWNERS MUST COMPLETE, SIGN AND FORWARD THE PROXY CARD DIRECTLY TO THE SUB CUSTODIAN. PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTATIVE TO OBTAIN THE NECESSARY CARD, ACCOUNT DETAILS AND DIRECTIONS.

THE FOLLOWING APPLIES TO NON-RESIDENT SHAREOWNERS: PROXY CARDS: ADP WILL FORWARD VOTING INSTRUCTIONS TO THE GLOBAL CUSTODIANS THAT HAVE BECOME REGISTERED INTERMEDIARIES, ON ADP VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDIARY, THE GLOBAL CUSTODIAN WILL SIGN THE PROXY CARD AND FORWARD TO THE LOCAL CUSTODIAN. IF YOU ARE UNSURE WHETHER YOUR GLOBAL CUSTODIAN ACTS AS REGISTERED INTERMEDIARY, PLEASE CONTACT ADP. TRADES/VOTE INSTRUCTIONS: SINCE FRANCE MAINTAINS A VERIFICATION PERIOD, FOR VOTE INSTRUCTIONS SUBMITTED THAT HAVE A TRADE TRANSACTED (SELL) FOR EITHER THE FULL SECURITY POSITION OR A PARTIAL AMOUNT AFTER THE VOTE INSTRUCTION HAS BEEN SUBMITTED TO ADP AND THE GLOBAL CUSTODIAN ADVISES ADP OF THE POSITION CHANGE VIA THE ACCOUNT POSITION COLLECTION PROCESS, ADP HAS A PROCESS IN EFFECT WHICH WILL ADVISE THE GLOBAL CUSTODIAN OF THE NEW ACCOUNT POSITION AVAILABLE FOR VOTING. THIS WILL ENSURE THAT THE LOCAL CUSTODIAN IS INSTRUCTED TO AMEND THE VOTE INSTRUCTION AND RELEASE THE SHARES FOR SETTLEMENT OF THE SALE TRANSACTION. THIS PROCEDURE PERTAINS TO SALE TRANSACTIONS WITH A SETTLEMENT DATE PRIOR TO MEETING DATE + 1

Management Take No Action*Man

Management Take No Action*Man
Management Take No Action*Man

Management Take No Action*Man

Management Take No Action*Man

Non-Voting Non-Voting *Man

TIME WARNER TELECOM INC.

TWTC

ANNU

ISSUER: 887319 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposal Proposal Vote F
Number Proposal Type Cast

01 DIRECTOR Management For

02	GREGORY J. ATTOR RICHARD J. DAVIE SPENCER B. HAYS LARISSA L. HERE ROBERT D. MARCU KEVIN W. MOONEY OLAF OLAFSSON GEORGE S. SACERDO ROSCOE C. YOUNG, RATIFICATION OF APPOINTMENT OF ERNST & YOUNG LLP TO SERVE AS THE COMPANY S INDEPENDENT REGISTER PUBLIC ACCOUNTING FIRM FOR 2006.	Management Management Management Management Management Management Management Management Management Management Management Management Management Management	For For For	
ISSUER: SEDOL:	DENT NEWS AND MEDIA PLC G47558126 B014WP9, 4699103, B01ZKS1, 0461481, 6459639			AGM
VOTE GR	OUP: GLOBAL			
Proposa Number	l Proposal	Proposal Type	Vote Cast	F
2.	DECLARE A FINAL DIVIDEND ON THE ORDINARY SHARES	Management		*Man
3.ii	RE-ELECT MR. C.U. DALY AS A DIRECTOR	Management	For	*Man
3 . iii	RE-ELECT MR. J.C. DAVY AS A DIRECTOR	Management	For	*Man
3.iv	RE-ELECT MR. V.A. FERGUSON AS A DIRECTOR	Management	For	*Man
3.v	RE-ELECT DR. I.E. KENNY AS A DIRECTOR	Management	For	*Man
3.vi	RE-ELECT SIR ANTHONY O REILLY AS A DIRECTOR	Management	For	*Man
3.vii	RE-ELECT MR. A.C. O REILLY AS A DIRECTOR	Management	For	*Man
3viii	RE-ELECT MR. A.J. O REILLY, JR AS A DIRECTOR	Management	For	*Man
4.	APPROVE TO FIX THE REMUNERATION OF THE DIRECTORS	Management	For	*Man
5.	AUTHORIZE THE DIRECTORS TO FIX THE REMUNERATION OF THE AUDITORS	Management	For	*Man
6.	THAT, PURSUANT TO THE PROVISIONS OF SECTION 140 OF THE COMPANIES ACT 1963, THE COMPANY MAY CONVENE AND HOLD ITS NEXT ANNUAL GENERAL MEETING AT ANY LOCATION OUTSIDE THE STATE AS DETERMINED BY THE DIRECTORS AT THEIR SOLE AND ABSOLUTE DISCRETION	Management	For	*Man
3.i	RE-ELECT MR. D.J. BUGGY AS A DIRECTOR	Management	For	*Man
1.	RECEIVE AND ADOPT THE REPORT OF THE DIRECTORS AND THE FINANCIAL STATEMENTS FOR THE YE 31 DEC 2005 AND THE INDEPENDENT AUDITORS REPORT THEREON	Management		*Man
INDEPEN ISSUER: SEDOL:	DENT NEWS AND MEDIA PLC G4755S126 B014WP9, 4699103, B01ZKS1, 0461481, 6459639			EGM

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Vote Cast	F
		-150		
S.1	THAT (A) THE COMPANY AND / OR ANY SUBSIDIARY (BEING A BODY CORPORATE AS REFERRED TO IN THE EUROPEAN COMMUNITIES (PUBLIC LIMITED COMPANY SUBSIDIARIES) REGULATIONS 1997) OF THE COMPANY BE GENERALLY AUTHORISED TO MAKE MARKET PURCHASES (AS DEFINED BY SECTION 212 OF THE COMPANIES ACT 1990 (THE 1990 ACT)) OF SHARES OF ANY CLASS OF THE COMPANY ON SUCH TERMS AND CONDITIONS AND IN SUCH MANNER AS THE DIRECTORS MAY FROM TIME TO TIME DETERMINE IN ACCORDANCE WITH AND SUBJECT TO THE PROVISIONS OF THE 1990 ACT, AND ARTICLE 3 (A) OF THE ARTICLES OF ASSOCIATION OF THE COMPANY; (B) THE RE-ISSUE PRICE RANGE AT WHICH ANY TREASURY SHARES (AS DEFINED BY SECTION 209 OF THE 1990 ACT) FOR THE TIME BEING HELD BY THE COMPANY MAY BE RE-ISSUED OFF MARKET SHALL BE THE PRICE RANGE SET OUT IN ARTICLE 3 (A) (E) OF THE ARTICLES OF ASSOCIATION OF THE COMPANY; AND (C) THE AUTHORITIES HEREBY CONFERRED SHALL EXPIRE AT THE CLOSE OF BUSINESS ON THE EARLIER OF THE DATE OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION OR 07 DECEMBER 2007 UNLESS, IN ANY SUCH CASE, PREVIOUSLY REVOKED OR RENEWED IN ACCORDANCE WITH THE PROVISIONS OF THE 1990 ACT	Management	For	*Man

S.2 THAT, FOR THE PURPOSES OF SECTION 24 OF THE COMPANIES (AMENDMENT) ACT 1983 (THE 1983 ACT) THE DIRECTORS BE EMPOWERED TO ALLOT AND ISSUE EQUITY SECURITIES FOR CASH PURSUANT TO AND IN ACCORDANCE WITH AND SUBJECT TO THE TERMS AND CONDITIONS SET OUT IN ARTICLE 6 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY AND THAT SUCH DATE AS IS REFERRED TO IN ARTICLE 6(C)(II) SHALL BE 08 JUNE, 2006. THE AUTHORITY HEREBY CONFERRED SHALL EXPIRE AT THE CLOSE OF BUSINESS ON THE EARLIER OF THE DATE OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION OR 07 SEPTEMBER 2007, UNLESS PREVIOUSLY REVOKED OR RENEWED IN ACCORDANCE WITH THE PROVISIONS OF THE 1983 ACT

______ THOMAS NELSON, INC. TNM SPEC

ISSUER: 640376 ISIN:

SEDOL: ______

VOTE GROUP: GLOBAL

Proposal Vote F Proposal

Management For *Man

Number	Proposal		Type	Cast	
		E ACDEEMENT AND DIAN OF MEDGED			
01		E AGREEMENT AND PLAN OF MERGER, HOMAS NELSON, INC., FAITH MEDIA	Management	ror	
	HOLDINGS, LLC,	AND FM MERGERCO, INC., AND THE			
		LATED THEREBY, ALL AS MORE FULLY HE PROXY STATEMENT.			
02		E ADJOURNMENT OF THE SPECIAL MEETING,	Management	For	
	IF NECESSARY OF	R APPROPRIATE, TO SOLICIT ADDITIONAL			
		RE ARE INSUFFICIENT VOTES AT THE ETING TO APPROVE THE MERGER AND			
	THE MERGER AGRE				
03		ETION, THE PROXIES ARE AUTHORIZED	Management	For	
		UCH OTHER BUSINESS AS MAY PROPERLY E SPECIAL MEETING AND ANY AND ALL			
		R POSTPONEMENTS THEREOF.			
EBAY IN			EBAY		ANNU
	: 278642	ISIN:			
SEDOL:					
VOTE GF	ROUP: GLOBAL				
Proposa	a l		Proposal	Vote	ਜ
	Proposal		Type		_
01	DIRECTOR	WILLIAM C. FORD, JR.	Management Management	For	
		DAWN G. LEPORE	Management		
		PIERRE M. OMIDYAR	Management		
		R.T. SCHLOSBERG, III			
02		AMENDMENT TO OUR 2001 EQUITY INCENTIVE	Management	Against	
		SE BY 30,000,000 THE NUMBER OF ON STOCK THAT MAY BE ISSUED UNDER			
		Y INCENTIVE PLAN.			
03		SELECTION OF PRICEWATERHOUSECOOPERS	Management	For	
		EPENDENT AUDITORS FOR OUR FISCAL			
	YEAR ENDING DEC	CEMBER 31, 2006.			
HOLLING	GER INTERNATIONAL	L INC.	HLR		ANNU
	: 435569	ISIN:			
SEDOL:					
VOTE GF	ROUP: GLOBAL				
D	. 1		D 1	77 - 1 -	
Proposa Number	Proposal		Proposal Type	Vote Cast	F
01	DIRECTOR		Management	For	
		JOHN F. BARD	Management	For	
		STANLEY M. BECK, Q.C.	Management	For	
		RANDALL C. BENSON	Management	For	
		CYRUS F. FREIDHEIM, JR.	Management	For	

	JOHN M. O'BRIEN	Management	For	
	GORDON A. PARIS	Management	For	
	GRAHAM W. SAVAGE	Management		
	RAYMOND G.H. SEITZ	Management		
	RAYMOND S. TROUBH	Management		
02	AMENDMENT OF THE HOLLINGER INTERNATIONAL RESTATED CERTIFICATE OF INCORPORATION CHANGING HOLLINGER	Management	For	
	INTERNATIONAL S NAME TO SUN-TIMES MEDIA GROUP			
03	INC. ADOPTION OF THE EXECUTIVE CASH INCENTIVE PLAN.	Management	For	
 MEDIACO	OM COMMUNICATIONS CORPORATION	MCCC		ANNU
ISSUER: SEDOL:	: 58446K ISIN:			
VOTE GR	ROUP: GLOBAL			
Proposa	al	Proposal	Vote	E
-	Proposal	Type	Cast	
01	DIRECTOR	Management	For	
	ROCCO B. COMMISSO	Management	For	
	CRAIG S. MITCHELL	Management		
	WILLIAM S. MORRIS III	Management	For	
	THOMAS V. REIFENHEISER	Management	For	
	NATALE S. RICCIARDI	Management	For	
	MARK E. STEPHAN	M =	For	
	MAKK E. SIEFRAN	Management	LOT	
	ROBERT L. WINIKOFF	Management Management	For	
02		•		
 PHILIPP	ROBERT L. WINIKOFF TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006.	Management	For	ANNU
 PHILIPP ISSUER:	ROBERT L. WINIKOFF TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006.	Management Management	For	ANNU
 PHILIPP ISSUER: SEDOL:	ROBERT L. WINIKOFF TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006.	Management Management	For	ANNU
 PHILIPP ISSUER: SEDOL:	ROBERT L. WINIKOFF TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006. PINE LONG DISTANCE TELEPHONE C 1 718252 ISIN:	Management Management	For	ANNU
PHILIPP ISSUER: SEDOL: VOTE GR	ROBERT L. WINIKOFF TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006. PINE LONG DISTANCE TELEPHONE C 1 718252 ISIN:	Management Management PHI	For For	ANNU
PHILIPP ISSUER: SEDOL: VOTE GR	ROBERT L. WINIKOFF TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006. PINE LONG DISTANCE TELEPHONE C 1 718252 ISIN:	Management Management PHI Proposal	For For	ANNU
PHILIPP ISSUER: SEDOL: VOTE GR Proposa Number	ROBERT L. WINIKOFF TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006. PINE LONG DISTANCE TELEPHONE C 1 718252 ISIN: ROUP: GLOBAL Al Proposal	Management Management PHI Proposal Type	For For Vote Cast	ANNU
PHILIPP ISSUER: SEDOL: VOTE GR Proposa Number	ROBERT L. WINIKOFF TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006. PINE LONG DISTANCE TELEPHONE C 1 718252 ISIN: ROUP: GLOBAL Al Proposal DIRECTOR	Management Management PHI Proposal Type Management	For For Vote Cast	ANNU
PHILIPPISSUER: SEDOL: JOTE GR Proposa	ROBERT L. WINIKOFF TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006. PINE LONG DISTANCE TELEPHONE C 1SIN: ROUP: GLOBAL Al Proposal DIRECTOR REV FR B.F. NEBRES S.J*	Management Management PHI Proposal Type Management Management Management	For For For	ANNU
PHILIPP ISSUER: SEDOL: VOTE GR Proposa Number	ROBERT L. WINIKOFF TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006. PINE LONG DISTANCE TELEPHONE C 1SIN: ROUP: GLOBAL Al Proposal DIRECTOR REV FR B.F. NEBRES S.J* MR OSCAR S. REYES*	Management Management PHI Proposal Type Management Management Management Management	For For For For	ANNU
PHILIPPISSUER: SEDOL: JOTE GR Proposa	ROBERT L. WINIKOFF TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006. PINE LONG DISTANCE TELEPHONE C : 718252	Management Management PHI Proposal Type Management Management Management Management Management Management Management Management Management	For For For For	ANNU
PHILIPPISSUER: SEDOL: JOTE GR Proposa	ROBERT L. WINIKOFF TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006. PINE LONG DISTANCE TELEPHONE C : 718252 ISIN: ROUP: GLOBAL Al Proposal DIRECTOR REV FR B.F. NEBRES S.J* MR OSCAR S. REYES* MR PEDRO E. ROXAS* MR ALFRED VY TY*	Management Management PHI Proposal Type Management Management Management Management Management Management Management Management Management	For For For For For For	ANNU
PHILIPPISSUER: SEDOL: JOTE GR Proposa	ROBERT L. WINIKOFF TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006. PINE LONG DISTANCE TELEPHONE C : 718252 ISIN: ROUP: GLOBAL Al Proposal DIRECTOR REV FR B.F. NEBRES S.J* MR OSCAR S. REYES* MR PEDRO E. ROXAS* MR ALFRED VY TY* MR ANTONIO O. COJUANGCO	Management Management PHI Proposal Type Management Management Management Management Management Management Management Management Management Management Management	For For For For For For For For For For	ANNU
PHILIPPESSUER: SEDOL: OTE GR Proposa Sumber	ROBERT L. WINIKOFF TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006. PINE LONG DISTANCE TELEPHONE C 1SIN: ROUP: GLOBAL Al Proposal DIRECTOR REV FR B.F. NEBRES S.J* MR OSCAR S. REYES* MR PEDRO E. ROXAS* MR ALFRED VY TY* MR ANTONIO O. COJUANGCO MS HELEN Y. DEE	Management Management PHI Proposal Type Management Management Management Management Management Management Management Management Management Management Management Management	For For For For For For For For For For	ANNU
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PHILIPPISSUER: SEDOL: JOTE GR Proposa	ROBERT L. WINIKOFF TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006. PINE LONG DISTANCE TELEPHONE C 1 718252 ISIN: ROUP: GLOBAL Al Proposal DIRECTOR REV FR B.F. NEBRES S.J* MR OSCAR S. REYES* MR PEDRO E. ROXAS* MR ALFRED VY TY* MR ANTONIO O. COJUANGCO MS HELEN Y. DEE ATTY. RAY C. ESPINOSA MR TATSU KONO	Management Management PHI Proposal Type Management Management Management Management Management Management Management Management Management Management Management Management Management Management Management Management Management Management	For For For For For For For For For For	ANNU
PHILIPP ISSUER: SEDOL: VOTE GR Proposa Number	ROBERT L. WINIKOFF TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006. PINE LONG DISTANCE TELEPHONE C 1 718252 ROUP: GLOBAL Al Proposal DIRECTOR REV FR B.F. NEBRES S.J* MR OSCAR S. REYES* MR PEDRO E. ROXAS* MR ALFRED VY TY* MR ANTONIO O. COJUANGCO MS HELEN Y. DEE ATTY. RAY C. ESPINOSA MR TATSU KONO MR NAPOLEON L. NAZARENO	Management Management PHI Proposal Type Management	Vote Cast For For For For For For For For For Fo	ANNU
PHILIPP ISSUER: SEDOL: VOTE GR Proposa Number	ROBERT L. WINIKOFF TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006. PINE LONG DISTANCE TELEPHONE C 1 718252 ISIN: ROUP: GLOBAL Al Proposal DIRECTOR REV FR B.F. NEBRES S.J* MR OSCAR S. REYES* MR PEDRO E. ROXAS* MR ALFRED VY TY* MR ANTONIO O. COJUANGCO MS HELEN Y. DEE ATTY. RAY C. ESPINOSA MR TATSU KONO MR NAPOLEON L. NAZARENO MR MANUEL V. PANGILINAN	Management Management PHI Proposal Type Management	Vote Cast For For For For For For For For For Fo	ANNU
PHILIPP ISSUER: SEDOL: VOTE GR Proposa Number	ROBERT L. WINIKOFF TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006. PINE LONG DISTANCE TELEPHONE C 1 718252 ISIN: ROUP: GLOBAL AL Proposal DIRECTOR REV FR B.F. NEBRES S.J* MR OSCAR S. REYES* MR PEDRO E. ROXAS* MR ALFRED VY TY* MR ANTONIO O. COJUANGCO MS HELEN Y. DEE ATTY. RAY C. ESPINOSA MR TATSU KONO MR NAPOLEON L. NAZARENO MR MANUEL V. PANGILINAN MS CORAZON S. DE LA PAZ	Management Management PHI Proposal Type Management	Vote Cast For For For For For For For For For For	ANNU

	EZTIME, INC. 629410 ISIN:	NTNWS	ANN
VOTE GR	COUP: GLOBAL		
Proposa Number	l Proposal	Proposal Vo Type Ca	
	DIRECTOR ST. KEI BA. ROB.	Management F ANLEY KINSEY Management F GARY ARLEN Management F NDRA BERGER Management F RRY BERGSMAN Management F ERT B. CLASEN Management F HAEL FLEMING Management F EAL FONDREN Management F HASKELL Management F	or or or or or or or or
Issuer: SEDOL: VOTE GR Proposa		CHDN Proposal Vo	
Number	Proposal	Type Ca	st
01	CRAIG G. WAT THO TO APPROVE AN AMENDMENT TO THE CHURCHI INCORPORATED 2004 RESTRICTED STOCK PLAI 120,000 SHARES OF COMMON STOCK BY INCR. THE NUMBER OF SHARES OF COMMON STOCK,	S. COLEMAN, JR. Management F J. DUCHOSSOIS Management F IS HUMPHREY, JR. Management F MAS H. MEEKER Management F LL DOWNS Management F N TO ADD EASING NO PAR	or or or or or
03	VALUE, RESERVED FOR ISSUANCE THEREUNDE: 195,000 TO 315,000. TO APPROVE THE MATERIAL TERMS OF THE POPULATION OF THE BOARD OF DIRECTORS FOR THE PAYM. COMPENSATION TO THOMAS H. MEEKER AND W. C. CARSTANJEN UNDER THE CHURCHILL DOWN.	ERFORMANCE Management F COMMITTEE ENT OF ILLIAM S INCORPORATED	or
	AMENDED AND RESTATED INCENTIVE COMPENS.	ATION PLAN	

TAKEN AT SUCH MEETING.

IAC/INTERACTIVECORP

	44919P	ISIN:			
VOTE GR	ROUP: GLOBAL				
Proposa Number	l Proposal		Proposal Type	Vote Cast	:
01	DIRECTOR		Management	For	
		WILLIAM H. BERKMAN	Management	For	
		EDGAR BRONFMAN, JR.	Management	For	
		BARRY DILLER	Management	For	
		VICTOR A. KAUFMAN	Management	For	
		DONALD R. KEOUGH*	Management	For	
		BRYAN LOURD*	Management	For	
		JOHN C. MALONE	Management	For	
		ARTHUR C. MARTINEZ	Management	For	
		STEVEN RATTNER	Management	For	
		GEN. H.N. SCHWARZKOPF*	Management	For	
		ALAN G. SPOON	Management	For	
		DIANE VON FURSTENBERG	Management	For	
02		TMENT OF ERNST & YOUNG LLP REGISTERED PUBLIC ACCOUNTING SCAL YEAR.	Management	For	
SEDOL: /OTE GR	J59399105 5559079, 3141003, 612 	ISIN: JP3165650007 29277 	Dropogal	Voto	
Proposa Number	Proposal		Proposal Type	Vote Cast	1
4.6	ELECT A DIRECTOR		Management	 For	 *Mar
	ELECT A DIRECTOR		Management	For	*Mai
4.8	ELECT A DIRECTOR		Management	For	*Mai
4.9	ELECT A DIRECTOR		Management	For	*Mai
4.10	ELECT A DIRECTOR		Management	For	*Mai
4.11	ELECT A DIRECTOR		Management	For	*Mai
4.12	ELECT A DIRECTOR		Management	For	*Mai
4.13	ELECT A DIRECTOR		Management	For	*Mai
5.	APPOINT A CORPORATE A	AUDITOR	Management	For	*Mai
6.	TO RETIRING DIRECTORS BENEFITS PAYMENTS TO	REMENT BENEFITS PAYMENTS S AND AWARDOF RETIREMENT EXISTING DIRECTORS AND CORPORATE ON WITH THE ABOLISHMENT OF PAYMENT SYSTEM	Management	For	*Ma
7.	AND CORPORATE AUDITOR	ON TO BE RECEIVED BY DIRECTORS RS DUNCEMENT IS BEING PROVIDED	Management Non-Voting	For	*Ma
~	ETEMPE NOTE THIS ANNO	NONCERENT TO DETING LKOAINEN	MOH-AOCTHG		^ IM2

ANNU

IACI

TO INFORM YOU THAT THE TRUE AGENDA HAS BEEN RELEASED AND IS AVAILABLE FOR YOUR REVIEW. (PLEASE REFER TO THE ATTACHED PDF FILES.)

1.	APPROVE APPROPRIATION OF PROFITS - ORDINARY DIVIDEND JPY 2,000, C BONUSES JPY 104,437,500 (INCLUD TO THE CORPORATE AUDITORS)	ORPORATE OFFICERS	Management	For	*Man
2.	APPROVE PURCHASE OF OWN SHARES		Management	For	*Man
3.	AMEND THE ARTICLES OF INCORPORAT LINES, DECREASE AUTHORIZED CAPIT. RELATED TO THE NEW COMMERCIAL CO	AL, APPROVE REVISIONS	Management	For	*Man
4.1	ELECT A DIRECTOR		Management	For	*Man
4.2	ELECT A DIRECTOR		Management	For	*Man
4.3	ELECT A DIRECTOR		Management	For	*Man
4.4	ELECT A DIRECTOR		Management	For	*Man
4.5	ELECT A DIRECTOR		Management	For	*Man
TELEFON	ICA, S.A.		TEF		ANNU
ISSUER: SEDOL:	879382 ISIN:				
VOTE GR	OUP: GLOBAL				
_			_ ,		
Proposa Number	Proposal		Proposal Type	Vote Cast	F
01	EXAMINATION AND APPROVAL OF THE ACCOUNTS, OF THE CONSOLIDATED FI AND OF THE MANAGEMENT REPORT OF S.A. AND ITS CONSOLIDATED GROUP	NANCIAL STATEMENTS BOTH TELEFONICA, OF COMPANIES.*	Management	For	
02	APPROVAL, IF DEEMED APPROPRIATE, PLAN OF TELEFONICA, S.A. AND TEL S.A.*		Management	For	
03	DIRECTOR		Management	For	
		MR. C.C. CASELLAS*+	Management	For	
		MR. I. FAINE CASAS*+	Management	For	
		MR. A.F. HERRERO*+	Management	For	
		MR. LUIS LADA DIAZ*+	Management	For	
		MR. A.M. LAVILLA*+	Management	For	
		MR. DAVID ARCULUS*#	Management	For	
		MR. PETER ERSKINE*#	Management	For	
		MR. J. LINARES LOPEZ*#	Management	For	
	M	R. V.M. NAFRIA AZNAR*#	Management	For	
04	APPROVAL, IF APPROPRIATE, OF A L PLAN CONSISTING OF THE DELIVERY AND WHICH IS LINKED TO CHANGES I PRICE OF SHARES OF TELEFONICA, S	OF SHARES OF N THE LISTING	Management	For	
05	AUTHORIZATION TO ACQUIRE THE COM DIRECTLY OR THROUGH COMPANIES WI	PANY S OWN SHARES,	Management	For	
06	AUTHORIZATION TO THE BOARD OF DI THE SHARE CAPITAL UNDER THE TERM OF SECTION 153.1.B) OF THE BUSIN LAW, WITH A DELEGATION OF THE PO PREEMPTIVE RIGHTS PURSUANT, IN T TO THE PROVISIONS OF SECTION 159	RECTORS TO INCREASE S AND CONDITIONS ESS CORPORATIONS WER TO EXCLUDE HIS LATTER CASE,	Management	For	
07	CORPORATIONS LAW.* DELEGATION OF POWERS TO FORMALIZ		Management	For	
<i>\(\)</i>	ZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZ		Tiana gement	101	

REMEDY AND CARRY OUT THE RESOLUTIONS ADOPTED BY THE SHAREHOLDERS AT THE MEETING.*

	JY CO., INC. : 086516	ISIN:	BBY	ANN
VOTE GR	ROUP: GLOBAL			
Proposa Number	al Proposal		Proposal Type	Vote I Cast
01	DIRECTOR	BRADBURY H. ANDERSON KATHY J. HIGGINS VICTOR ALLEN U. LENZMEIER FRANK D. TRESTMAN	Management	For For For
02	TOUCHE LLP AS THE COM	APPOINTMENT OF DELOITTE & MPANY S INDEPENDENT REGISTERED RM FOR THE CURRENT FISCAL	Management	For
ISSUER:	IC TELECOMMUNICATIONS O : X3258B102 5437506, 5051605, B02	ISIN: GRS260333000	BLOCKING	OGI
VOTE GR	ROUP: GLOBAL			
Proposa Number	al Proposal		Proposal Type	
1.	PREPARED BY CERTIFIED ANNUAL FINANCIAL STAT ANNUAL FINANCIAL STAT 1 DEC 2005, INCLUDING	NT REPORT AND THE AUDIT REPORTS D AUDITORS ON THE STAND ALONE TEMENTS AND THE CONSOLIDATED TEMENTS OF OTE ENDED ON 3 G THE ANNUAL FINANCIAL STATEMENTS, CONSOLIDATED OF 31 DEC 2005	Management Ta	ke No Action*Mai
2.	AND THE AUDITORS FROM	N OF THE MEMBERS OF THE BOARD M ANY LIABILITY FOR THE FY FICLE 35 OF CODIFIED LAW	Management Ta	ke No Action*Man
3.	APPOINT THE CHARTERED	D AUDITORS FOR FY 2006 AND	Management Ta	ke No Action*Man
4.	OF THE BOARD OF DIREC AND THE HR REMUNERATI	EES IION PAID TO THE MEMBERS CTORS, THE AUDIT COMMITTEE ION COMMITTEE FOR THE FY E THEIR REMUNERATION FOR	Management Ta	ke No Action*Man
5.		TION PAID IN 2005 TO THE D OF DIRECTORS AND CEO AND	Management Ta	ke No Action*Man

TO DETERMINE HIS REMUNERATION FOR 2006; AMEND THE RESPECTIVE CKUASE OF HI S CONTRACT WITH OTE AND AUTHORIZE TO CONCLUDE SUCH CONTRACT

APPROVE TO RENEW THE AGREEMENT FOR THE COVERING
OF CIVIL LIABILITY OF THE MEMBERS OF THE BOARD
OF DIRECTORS AND THE COMPANY SECECUTIVE MANAGEMENT
IN THE EXERCISE OF THEIR RESPONSIBILITIES, DUTIES
OR AUTHORITIES, AUTHORIZE TO CONCLUDE SAID AGREEMENT

Management Take No Action*Man

7. APPROVE WITH IN THE CONTEXT OF OTE S CORPORATE
SOCIAL RESPONSIBILITY PROGRAM OF THE FREE DISPOSAL
OF FULLY DEPRECIATED CAPITAL ASSETS TO MUNICIPALITIES,
COMMUNITIES, PREFECTURES, PUBLIC ENTITIES, SCHOOLS
AND GENERALLY INSTITUTIONS THAT PROMOTE SOCIAL
PROGRAMS AND ACTIVITIES AS W ELL AS AUTHORIZE
THE CHIEF EXECUTIVE OFFICER TO IMPLEMENT THE
ABOVE

Management Take No Action*Man

8. APPOINT 3-YEAR OFFICE OF 3 NEW BOARD OF DIRECTORS
MEMBERS FOLLOWING TERMINATION OF OFFICE OF EQUAL
NUMBER OF BOARD MEMBERS, PURSUANT TO ARTICLE
10, PARAGRAPH 2 OF THE ARTICLES OF ASSOCIATION
AND APPOINT OR NOT OF NEW INDEPENDENT MEMBERS
AT THE BOARD OF DIRECTORS

Management Take No Action*Man

9. APPROVE THE TERMS AND CONDITIONS OF A CONTRACT AND AUTHORIZE TO CONCLUDE SAMEWITH THE FACULTY OF FINANCES OF THE ATHENS UNIVERSITY, SPECIAL ACCOUNT FOR RESEARCH PROJECTS, PROJECT MANAGER ON BEHALF OF THE A.U WILL BE A MEMBER OF THE BOARD OF DIRECTORS OF OTE

Management Take No Action*Man

10. APPROVE A STOCK OPTION PLAN TO BE DISTRIBUTED THROUGH INCREASE OF SHARE CAPITAL TO THE CHIEF EXECUTIVE OFFICER AND EXECUTIVE MANAGERS OF OTE AND AFFILIATES ON THE BASIS OF PERFORMANCE CRITERIA AUTHORIZATION TO DEFINE THE TERMS AND CONDITIONS OF THE SAID STOCK OPTION PLAN

Management Take No Action*Man

11. APPROVE TO CANCEL 432,490 OWN SHARES FOLLOWING
THE 3-YEAR PERIOD SINCE THEIR ACQUISITION WITH
SUBSEQUENT REDUCTION OF SHARE CAPITAL BY AN AMOUNT
EQUAL TO THE ONE OF THE SHARES CANCELLED, AS
PER ARTICLE 16 PARAGRAPH 12 OF CODIFIED LAW 2190/1920
, TRANSFER TO THE PURCHASE PROCEEDS TO EXTRAORDINARY
RESERVES

Management Take No Action*Man

12. AMEND THE ARTICLES OF ASSOCIATION 1, 2, 5, 6, 9, 10, 11, 13, 14, 15, 16, 18, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 33, 35, 36, 37 AND ABOLITION OF ARTICLES 17 AND 38 THERE OF AS WELL AS NEW NUMBERING CHAPTER S C,D AND E AND CODIFICATION OF IT

Management Take No Action*Man

13. AUTHORIZE THE BOARD OF DIRECTORS TO IN CREASE THE COMPANY S SHARE CAPITAL OR ISSUE WITHIN 5

Management Take No Action * Man

YEARS FROM THE RELATED RESOLUTION OF THE GENERAL ASSEMBLY, BOND LOANS FOR AMOUNTS EQUAL TO THE SAID SHARE CAPITAL AS IT WAS ON THE DAY OF THE SAID RESOLUTION OF THE GENERAL ASSEMBLY ABOVE, PURSUANT TO ARTICLE 13 PARAGRAPH1 INTENT B. IN CONJUCTION WITH ARTICLE 3A PARAGRAPH1 INTENT B. OF THE CODIFIED LAW 2190/1920, IN CONJUCTION WITH THE APPROPRIATE PROVISIONS OF THE COMPANY S ARTICLES OF ASSOCIATION

14.	MISCELLANEOUS ANNOUNCEME	CNTS	Other	Take No Acti	on*Man
LIBERTY ISSUER: SEDOL:	GLOBAL, INC. 530555	ISIN:	LBTYA		ANNU
VOTE GR	OUP: GLOBAL				
Proposa Number	Proposal		Proposal Type		F
01	DIRECTOR	JOHN P. COLE, JR. DAVID E. RAPLEY GENE W. SCHNEIDER	Management Management Management Management	For For	
02	AUDITORS RATIFICATION	GENE W. SCHNEIDER	Management		
ISSUER:	UP, PARIS F6637Z112 5996126, B06HP98	ISIN: FR0000121691	BLOCKING		OGM
VOTE GR	OUP: GLOBAL				
Proposa Number	l Proposal		Proposal Type		F
*	PLEASE NOTE THAT THIS IS	AN AGM. THANK YOU	Non-Voting	Non-Voting	*Man
*	SHAREOWNERS MUST COMPLET PROXY CARD DIRECTLY TO TO CONTACT YOUR CLIENT SERV OBTAIN THE NECESSARY CAPDIRECTIONS. THE FOLLOW SHAREOWNERS: PROXY CAPVOTING INSTRUCTIONS TO TO THAT HAVE BECOME REGISTE ADP VOTE DEADLINE DATE. INTERMEDIARY, THE GLOBAL	MARKETGUIDE FOR COMPLETE CON PERIOD: REGISTERED DR TO THE MEETING DATE, -LAWS. BEARER SHARES: CING DATE. FRENCH RESIDENT CE, SIGN AND FORWARD THE CHE SUB CUSTODIAN. PLEASE VICE REPRESENTATIVE TO RD, ACCOUNT DETAILS AND WING APPLIES TO NON-RESIDENT RDS: ADP WILL FORWARD CHE GLOBAL CUSTODIANS CRED INTERMEDIARIES, ON IN CAPACITY AS REGISTERED L CUSTODIAN WILL SIGN ARD TO THE LOCAL CUSTODIAN CR YOUR GLOBAL CUSTODIAN RMEDIARY, PLEASE CONTACT	Non-Voting	Non-Voting	*Mar

MAINTAINS A VERIFICATION PERIOD, FOR VOTE INSTRUCTIONS SUBMITTED THAT HAVE A TRADE TRANSACTED (SELL) FOR EITHER THE FULL SECURITY POSITION OR A PARTIAL AMOUNT AFTER THE VOTE INSTRUCTION HAS BEEN SUBMITTED TO ADP AND THE GLOBAL CUSTODIAN ADVISES ADP OF THE POSITION CHANGE VIA THE ACCOUNT POSITION COLLECTION PROCESS, ADP HAS A PROCESS IN EFFECT WHICH WILL ADVISE THE GLOBAL CUSTODIAN OF THE NEW ACCOUNT POSITION AVAILABLE FOR VOTING. THIS WILL ENSURE THAT THE LOCAL CUSTODIAN IS INSTRUCTED TO AMEND THE VOTE INSTRUCTION AND RELEASE THE SHARES FOR SETTLEMENT OF THE SALE TRANSACTION. THIS PROCEDURE PERTAINS TO SALE TRANSACTIONS WITH A SETTLEMENT DATE PRIOR TO MEETING DATE + 1

1. RECEIVE THE MANAGEMENT REPORT OF THE EXECUTIVE COMMITTEE, THE REPORT OF THE SUPERVISORY BOARD, THE REPORT OF THE SUPERVISORY BOARD S CHAIRMAN AND THE AUDITORS GENERAL REPORT, APPROVE THE COMPANY S FINANCIAL STATEMENTS AND THE BALANCE SHEET FOR THE YE 31 DEC 2005, AS PRESENTED AND SHOWING INCOME OF EUR 16,725,535.18, THE GLOBAL AMOUNT OF THE CHARGES AND EXPENSES THAT WERE NOT TAX-DEDUCTIBLE OF EUR 15,364.00 WITH THE CORRESPONDING TAX OF EUR 5,121.00

Management Take No Action*Man

RECEIVE THE REPORT OF THE EXECUTIVE COMMITTEE, THE REPORT OF THE SUPERVISORY BOARD, THE REPORT OF THE SUPERVISORY BOARD S CHAIRMAN AND THE STATUTORY AUDITORS REPORT, APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SAID FY, IN THE FORM PRESENTED TO THE MEETING AND SHOWING A NET CONSOLIDATED INCOME OF EUR + 116,381,000.00 AND A NET INCOME, GROUP SHARE OF EUR + 117,065,000.00

Management Take No Action*Man

APPROVE, PURSUANT TO ARTICLE 39 OF THE AMENDED FINANCE LAW FOR 2004, TO TRANSFER THE AMOUNT OF EUR 4,242,349.05 POSTED TO THE SPECIAL RESERVE OF LONG-TERM CAPITAL GAINS TO THE ORDINARY RESERVE ACCOUNT OTHERS RESERVES, (-) TO WITHDRAW FROM THE OTHER RESERVES ACCOUNT, IN ACCORDANCE WITH THE LAW, THE AMOUNT OF THE EXTRAORDINARY TAX OF 2.5 PER CENT AMOUNTING TO EUR 93,559, BY CREDITING IT TO THE RETAINED EARNINGS ACCOUNT

Management Take No Action*Man

APPROVE THE RECOMMENDATION OF THE EXECUTIVE COMMITTEE Management Take No Action*Man HAVING RECEIVED THE PRELIMINARY AUTHORIZATION OF THE SUPERVISORY BOARD, AND AFTER HAVING NOTICED THAT THE LEGAL RESERVE IS FULLY FUNDED: RESOLVES TO APPROPRIATE THE INCOME FOR THE FY OF EUR 16,725,353.18, NOTES THAT THE DISTRIBUTABLE SUMS AMOUNT TO: OTHER RESERVES: EUR 62,147,763.24, RETAINED EARNINGS: EUR 1,438,401.99, INCOME FOR THE FY: EUR 16,725,353.18, DISTRIBUTABLE INCOME: EUR 80,311,518.41, DECIDES THAT A DIVIDEND OF EUR 31,997,860.48 WILL BE WITHDRAWN AS FOLLOWS: INCOME FOR THE FY: EUR 16,725,353.18, RETAINED EARNINGS: EUR 1,438,401.99, THE BALANCE, ON THE OTHER RESERVES, I.E.: EUR

13,834,105.31; THE SHAREHOLDERS WILL RECEIVE A NET DIVIDEND OF EUR 0.37 PER SHARE DIVIDEND TO BE PAID TO EACH OF THE 86,480,704 SHARES , AND WILL ENTITLE NATURAL PERSONS FISCALLY DOMICILED IN FRANCE TO THE 40% ALLOWANCE PROVIDED BY THE FRENCH TAX CODE; THIS DIVIDEND WILL BE PAID ON 29 JUN 2006; IN THE EVENT THAT THE COMPANY HOLDS SOME OF ITS OWN SHARES ON SUCH DATE, THE INCOME CORRESPONDING TO THE UNPAID DIVIDENDS ON SUCH SHARES SHALL BE ALLOCATED TO THE ORDINARY RESERVE ACCOUNT

RECEIVE THE MANAGEMENT REPORT OF THE EXECUTIVE COMMITTEE, THE OBSERVATIONS OF THE SUPERVISORY BOARD AND THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY ARTICLES L. 225-86 ET SEQUENCE OF THE FRENCH COMMERCIAL CODE, THE AGREEMENTS REFERRED TO THEREIN AS WELL AS THE AGREEMENT PREVIOUSLY AUTHORIZED WHICH REMAINED IN FORCE LICENSE AGREEMENT OF THE TRADE-MARK NRJ BETWEEN THE COMPANIES NRJ GROUP AND NRJ SA

Management Take No Action*Man

RECEIVE THE REPORT OF THE CHAIRMAN OF THE SUPERVISORY Management Take No Action*Man 6. BOARD AND THE AUDITORS SPECIAL REPORT ON THE INTERNAL AUDIT PROCEDURES IN ACCOUNTING AND FINANCIAL MATTERS, TAKES NOTE OF THE INFORMATION MENTIONED IN THESE REPORTS

RECEIVE THE SPECIAL REPORT OF THE EXECUTIVE COMMITTEE Management Take No Action*Man UPON THE STOCK OPTIONS PLANS, NOTES THAT NO SUCH AUTHORIZATION IS IN FORCE

RECEIVE THE SPECIAL REPORT OF THE EXECUTIVE COMMITTEE UPON THE PURCHASE BY THE COMPANY OF ITS OWN SHARES DURING THE LAST FY, TAKES NOTE OF THE TRANSACTIONS WHICH WERE CARRIED OUT

Management Take No Action*Man

GRANT PERMANENT DISCHARGE: TO THE MEMBERS OF THE EXECUTIVE COMMITTEE, EXCEPT FOR MR. JEAN CHARLES MATHEY, AND TO THE MEMBERS OF THE SUPERVISORY BOARD FOR THE PERFORMANCE OF THEIR DUTIES, DURING THE LAST FY, AND TO THE AUDITORS FOR THE PERFORMANCE OF THEIR DUTIES

Management Take No Action * Man

APPROVE TO AWARD TOTAL ANNUAL FEES OF EUR 50,000.00 10. TO THE MEMBERS OF THE SUPERVISORY BOARD FOR FY STARTED 01 JAN 2006

Management Take No Action*Man

APPROVE TO RENEW THE APPOINTMENT OF MR. JEAN-PAUL BAUDECROUX AS A MEMBER OF THE SUPERVISORY BOARD FOR A 2-YEAR PERIOD

Management Take No Action*Man

GRANT AUTHORITY TO BUY BACK SHARES, GRANTED BY THE COMBINED ORDINARY AND EXTRAORDINARY SHAREHOLDERS MEETING OF 17 FEB 2005 IN ITS RESOLUTION 9; AUTHORIZE THE EXECUTIVE COMMITTEE TO BUY BACK THE COMPANY S SHARES ON THE OPEN MARKET, SUBJECT TO THE CONDITIONS DESCRIBED BELOW: MAXIMUM PURCHASE

Management Take No Action*Man

PRICE: EUR 30.00, MAXIMUM NUMBER OF SHARES TO BE ACQUIRED: 0.5 % OF THE SHARE CAPITAL, MAXIMUM FUNDS INVESTED IN THE SHARE BUYBACKS: EUR 5,000,000.00; AUTHORITY EXPIRES AT THE END OF 18 MONTHS AND TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES

		TOHMATSU BY DELOITTE TOHMATSU-AUDIT AND THE APPOINTMENT OF DELOITE TOUCHE TOHMATSU AS THE CORPORATE AUDITOR, IS CARRIED ON BY DELOITTE TOUCHE TOHMATSU-AUDIT WITH ITS NEW CORPORATE NAME: DELOITTE ET ASSOCIES				
1	L4.	APPROVE TO RENEW THE APPOINTMENT OF MRS. MICHELINE GUILBERT AS A MEMBER OF THE SUPERVISORY BOARD FOR A 2-YEAR PERIOD	Management	Take	No	Action*Man
1	L5.	APPROVE TO RENEW THE APPOINTMENT OF MRS. EVELYNE LE BRISZE CHELON AS A MEMBER OF THE SUPERVISORY BOARD FOR A 2-YEAR PERIOD	Management	Take	No	Action*Man
1	16.	APPROVE TO RENEW THE APPOINTMENT OF MR. ANTOINE GISCARD D ESTAING AS A MEMBER OF THE SUPERVISORY BOARD FOR A 2-YEAR PERIOD	Management	Take	No	Action*Man
1	17.	APPOINT MR. JEROME GALLOT AS A MEMBER OF THE SUPERVISORY BOARD FOR A 2-YEAR PERIOD	Management	Take	No	Action*Man
1	L8.	GRANT FULL POWERS TO THE POWERS TO THE BEARER	Management	Take	No	Action*Man

12. APPROVE THE AMALGAMATION-MERGER OF DELOITE TOUCHE Management Take No Action*Man

OF AN ORIGINAL, A COPY OR EXTRACT OF THE MINUTES

OF THIS MEETING TO CARRY OUT ALL FILLINGS, PUBLICATIONS AND OTHER FORMALITIES PRESCRIBED BY LAW

______ SNE SONY CORPORATION ANNU

ISIN: ISSUER: 835699

SEDOL:

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Prop Type	posal Vote e Cast	
01	TO AMEND A PART OF THE ARTICLES OF INCO	RPORATION. Mana	agement For	
02	DIRECTOR	Mana	agement For	
	RYO. KAT: AKI: HIROI YOTAI SAKIE YOSHII	JI CHUBACHI Mana SUMI IHARA Mana SHIGE OKADA Mana BUMI KAWANO Mana RO KOBAYASHI Mana T. FUKUSHIMA Mana HIKO MIYAUCHI Mana	agement For agemen	
	FUI	EO SUMITA Mana	agement For agement For For	

03	NED LAUTENBACH GORAN LINDAHL TO ISSUE STOCK ACQUISITION RIGHTS FOR THE PURPOSE OF GRANTING STOCK OPTIONS.	Management Management Management	For For	
04	TO AMEND THE ARTICLES OF INCORPORATION WITH RESPECT TO DISCLOSURE TO SHAREHOLDERS REGARDING REMUNERATION PAID TO EACH DIRECTOR.	Shareholder	For	*Man
ZORAN COISSUER:	ORPORATION 98975F ISIN:	ZRAN		ANNU
VOTE GRO	OUP: GLOBAL			
Proposal Number	l Proposal	Proposal Type	Vote Cast	F
01	DIRECTOR	Management	 For	
ΟŢ	LEVY GERZBERG, PH.D.	Management Management	For	ļ
	UZIA GALIL	Management	For	
	RAYMOND A. BURGESS	Management	For	
	JAMES D. MEINDL, PH.D.	Management	For	i
	JAMES D. MEINDL, PH.D. JAMES B. OWENS, JR.	Management Management	For	
	JAMES B. OWENS, JR. DAVID RYNNE	Management Management	For	i
	DAVID RYNNE ARTHUR B. STABENOW	Management Management	For	1
	ARTHUR B. STABENOW PHILIP M. YOUNG	Management Management	For For	
02	PHILIP M. YOUNG TO APPROVE AN INCREASE IN THE MAXIMUM AGGREGATE	Management Management	For Against	
V <u>~</u>	NUMBER OF SHARES THAT MAY BE ISSUED UNDER THE COMPANY S 2005 EQUITY INCENTIVE PLAN BY 2,500,000 SHARES.	ranage	Ауитте	l
03	TO APPROVE AN INCREASE IN THE MAXIMUM AGGREGATE NUMBER OF SHARES THAT MAY BE ISSUED UNDER THE COMPANY S 1995 EMPLOYEE STOCK PURCHASE PLAN BY 1,000,000 SHARES.	Management	For	
04	TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE COMPANY FOR THE FISCAL YEAR ENDING DECEMBER 31, 2006.	Management	For	
	EDIA HOLDINGS, INC.	CRWN		ANNU
ISSUER: SEDOL:	228411 ISIN:			
VOTE GRO	OUP: GLOBAL			
200		71	**. 6 %	T
Proposal Number	l Proposal	Proposal Type	Vote Cast	T
01		Management	For	
01	DIRECTOR WILFORD V BANE IR	Management Management		
	WILFORD V. BANE, JR.	Management		
	BRIAN E. GARDNER	Management	For	
	IRVINE O. HOCKADAY, JR.	Management	For	
	DEANNE R. STEDEM	Management	For	

	HER A D A. RC DONA	NOLD L. CHAVKIN RBERT A. GRANATH ANIL JAGTIANI GLENN CURTIS DAVID E. HALL DRUE JENNINGS DBERT J. DRUTEN ALD J. HALL, JR. PETER A. LUND	Management Management Management Management Management Management Management Management Management	For For For For For For	
	DINT STOCK CO VIMPEL-COMMUNICA : 68370R ISIN:		VIP		CONTEST
VOTE GF	ROUP: GLOBAL				
Proposa Number	al Proposal		Proposal Type	Vote Cast	F
01 02	TO APPROVE THE 2005 VIMPELCOM ANNUAL TO APPROVE VIMPELCOM S 2005 ACCOUNTIN INCLUDING PROFIT AND LOSS STATEMENT (IN ACCORDANCE WITH RUSSIAN STATUTORY PRINCIPLES) AUDITED BY ROSEXPERTIZA,	NG STATEMENTS, (PREPARED ACCOUNTING	Management Management		*Man *Man
03	TO NOT PAY ANNUAL DIVIDENDS TO HOLDER REGISTERED SHARES BASED ON 2005 RESUL HOLDERS OF PREFERRED REGISTERED SHARE A BASED ON 2005 RESULTS IN THE AMOUNT KOPECK PER SHARE WITHIN 60 DAYS FROM	RS OF COMMON LTS; TO PAY ES OF TYPE I OF 0.1	Management	For	*Man
05	TO ELECT THE FOLLOWING INDIVIDUALS TO COMMISSION: ALEXANDER GERSH, HALVOR E ROBINSON.	O THE AUDIT	Management	For	*Man
06	TO APPROVE THE FIRM ERNST & YOUNG (CI AS THE AUDITOR OF THE COMPANY S U.S. AND THE FIRM ROSEXPERTIZA, LLC AS THE OF THE COMPANY S ACCOUNTS.	GAAP ACCOUNTS	Management	For	*Man
07	TO APPROVE THE PROGRAMS OF COMPENSATIOF VIMPELCOM S BOARD OF DIRECTORS.	ON FOR MEMBERS	Management	For	*Man
08	TO APPROVE THE PROGRAMS OF COMPENSATIOF VIMPELCOM S AUDIT COMMISSION.	ON FOR MEMBERS	Management	For	*Man
	COMMUNICATIONS CORPORATION: 704231 ISIN:		ION		ANNU
VOTE GF	ROUP: GLOBAL				
Proposa Number	Proposal		Proposal Type	Vote Cast	F
01	DIRECTOR		Management	For	
02	FRED TO APPROVE AN AMENDMENT TO THE COMPAN	DERICK M.R. SMITH NY S CERTIFICATE	Management Management	For For	

03	OF INCORPORATION TO CHANGE THE COMPANY S CORPORATE NAME FROM PAXSON COMMUNICATIONS CORPORATION TO ION MEDIA NETWORKS, INC. TO APPROVE AN AMENDMENT TO THE COMPANY S CERTIFICATE OF INCORPORATION TO INCREASE THE TOTAL NUMBER	Management	For	
04	OF AUTHORIZED SHARES OF THE COMPANY S STOCK, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT. TO APPROVE THE ADOPTION OF THE ION MEDIA NETWORKS, INC. 2006 STOCK INCENTIVE BLAN	Management	Against	
05	INC. 2006 STOCK INCENTIVE PLAN TO RATIFY THE APPOINTMENT OF RACHLIN COHEN & HOLTZ, LLP AS THE COMPANY S INDEPENDENT CERTIFIED PUBLIC ACCOUNTANTS FOR 2006	Management	For	
ROSTELEGISSUER:	COM LONG DISTANCE & TELECOMM. 778529 ISIN:	ROS		CONS
VOTE GRO	OUP: GLOBAL			
Proposal Number	l Proposal	Proposal Type	Cast	F
01	APPROVAL OF THE COMPANY S ANNUAL REPORT, ANNUAL FINANCIAL STATEMENTS (ACCORDING TO RAS), INCLUDING PROFIT AND LOSS STATEMENT OF THE COMPANY, AND DISTRIBUTION OF PROFITS AND LOSSES UPON THE RESULTS OF THE REPORTING FISCAL YEAR (2005).	Management		 *Man
02	DETERMINATION OF THE AMOUNT OF DIVIDENDS FOR 2005, FORMAT AND THE PERIOD OF DIVIDEND PAYMENTS WITH RESPECT TO SHARES OF EACH CATEGORY.	Management	For	*Man
3A	ELECTION OF DIRECTORS OF THE COMPANY. VLADIMIR N. BOBIN - DEPUTY GENERAL DIRECTOR, CIT FINANCE INVESTMENT BANK.	Management	For	*Man
3B	ELECTION OF DIRECTORS OF THE COMPANY. VALERY V. DEGTYAREV - GENERAL DIRECTOR, CJSC PROFESSIONAL TELECOMMUNICATIONS.	Management	For	*Man
3C	ELECTION OF DIRECTORS OF THE COMPANY. DMITRY YE. YEROKHIN - GENERAL DIRECTOR, OJSC ROSTELECOM.	Management	For	*Man
3D	ELECTION OF DIRECTORS OF THE COMPANY. ALEXANDER N. KISELEV - COUNCILLOR TO THE MINISTER OF THE INFORMATION TECHNOLOGIES AND COMMUNICATIONS OF	Management	For	*Man
3E	THE RUSSIAN FEDERATION. ELECTION OF DIRECTORS OF THE COMPANY. SERGEI I. KUZNETSOV - FIRST DEPUTY GENERAL DIRECTOR, OJSC SVYAZINVEST.	Management	For	*Man
3F	ELECTION OF DIRECTORS OF THE COMPANY. YEVGENY F. MIKHAILOV - DEPUTY DIRECTOR OF THE DEPARTMENT FOR STATE TARIFF REGULATION AND INFRASTRUCTURE REFORMS OF THE MINISTRY FOR ECONOMIC DEVELOPMENT	Management	For	*Man
3J	AND TRADE OF THE RUSSIAN FEDERATION. ELECTION OF DIRECTORS OF THE COMPANY. NATALIA A. TERENTYEVA - HEAD OF INTERNAL AUDIT, CTC-MEDIA, INC.	Management	For	*Man
3G	ELECTION OF DIRECTORS OF THE COMPANY. STANISLAV N. PANCHENKO - DEPUTY GENERAL DIRECTOR, OJSC SVYAZINVEST.	Management	For	*Man
3Н	ELECTION OF DIRECTORS OF THE COMPANY. IRINA M. RAGOZINA - DIRECTOR OF CORPORATE GOVERNANCE DEPARTMENT, OJSC SVYAZINVEST.	Management	For	*Man
3I	ELECTION OF DIRECTORS OF THE COMPANY. ELENA P. SELVICH - DIRECTOR OF FINANCE DEPARTMENT, OJSC	Management	For	*Man

3K	SVYAZINVEST. ELECTION OF DIRECTORS OF THE COMPANY. YEVGENY A. CHECHELNITSKY - DEPUTY HEAD OF THE FEDERAL	Management	For	*Mar
	COMMUNICATIONS CONTROL SERVICE.			
2.5			_	dia 6
3L	ELECTION OF DIRECTORS OF THE COMPANY. VALERY N. YASHIN - GENERAL DIRECTOR, OJSC SVYAZINVEST.	Management	For	*Mai
4A	ELECTION OF THE AUDIT COMMISSION OF THE COMPANY. SVETLANA N. BOCHAROVA - HEAD OF DIVISION OF THE ACCOUNTING DEPARTMENT, OJSC SVYAZINVEST.	Management	For	*Maı
4B	ELECTION OF THE AUDIT COMMISSION OF THE COMPANY. NATALIA S. VOROBYEVA - HEAD OF DIVISION OF THE DEPARTMENT OF ECONOMIC AND TARIFF POLICIES, OJSC SVYAZINVEST.	Management	For	*Mai
4C	ELECTION OF THE AUDIT COMMISSION OF THE COMPANY. OLGA G. KOROLEVA - CHIEF ACCOUNTANT, OJSC SVYAZINVEST.	Management	For	*Mai
5	APPROVAL OF LLC ERNST&YOUNG AS THE EXTERNAL AUDITOR OF THE COMPANY FOR 2006 YEAR.	Management	For	*Mar
6	APPROVAL OF THE RESTATED CHARTER OF THE COMPANY.	Management		*Mai
7	APPROVAL OF THE RESTATED REGULATIONS ON THE BOARD OF DIRECTORS OF THE COMPANY.	Management	For	*Mar
	COM LONG DISTANCE & TELECOMM. 778529 ISIN:	ROS		CON
VOTE GR	OUP: GLOBAL			
Proposa Number	l Proposal	Proposal Type	Vote Cast]
Number	Proposal	-	Cast 	
Number	Proposal APPROVAL OF THE RESTATED REGULATIONS ON THE MANAGEMENT BOARD OF THE COMPANY. APPROVAL OF THE RESTATED REGULATIONS ON THE AUDIT	- Туре 	Cast For	*Mai
Number	APPROVAL OF THE RESTATED REGULATIONS ON THE MANAGEMENT BOARD OF THE COMPANY. APPROVAL OF THE RESTATED REGULATIONS ON THE AUDIT COMMISSION OF THE COMPANY. ON COMPENSATION TO THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE PERIOD THEY SERVED AS MEMBERS OF THE COMPANY S BOARD OF DIRECTORS AND REIMBURSEMENT OF THE EXPENSES INCURRED OWING TO SERVICE AS	Type Management	Cast For For	*Mai
Number 8	Proposal APPROVAL OF THE RESTATED REGULATIONS ON THE MANAGEMENT BOARD OF THE COMPANY. APPROVAL OF THE RESTATED REGULATIONS ON THE AUDIT COMMISSION OF THE COMPANY. ON COMPENSATION TO THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE PERIOD THEY SERVED AS MEMBERS OF THE COMPANY S BOARD OF DIRECTORS AND REIMBURSEMENT	Type Management Management	For For	*Mai *Mai *Mai
Number	APPROVAL OF THE RESTATED REGULATIONS ON THE MANAGEMENT BOARD OF THE COMPANY. APPROVAL OF THE RESTATED REGULATIONS ON THE AUDIT COMMISSION OF THE COMPANY. ON COMPENSATION TO THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE PERIOD THEY SERVED AS MEMBERS OF THE COMPANY S BOARD OF DIRECTORS AND REIMBURSEMENT OF THE EXPENSES INCURRED OWING TO SERVICE AS MEMBERS OF THE COMPANY S BOARD OF DIRECTORS. ON CESSATION OF THE COMPANY S PARTICIPATION IN THE ISKRA ASSOCIATION OF FEDERAL BUSINESS SERVICE	Type Management Management Management	For For	*Mai *Mai *Mai *Mai
Number 8 9 10 11 KNIGHT- ISSUER: SEDOL:	APPROVAL OF THE RESTATED REGULATIONS ON THE MANAGEMENT BOARD OF THE COMPANY. APPROVAL OF THE RESTATED REGULATIONS ON THE AUDIT COMMISSION OF THE COMPANY. ON COMPENSATION TO THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE PERIOD THEY SERVED AS MEMBERS OF THE COMPANY S BOARD OF DIRECTORS AND REIMBURSEMENT OF THE EXPENSES INCURRED OWING TO SERVICE AS MEMBERS OF THE COMPANY S BOARD OF DIRECTORS. ON CESSATION OF THE COMPANY S PARTICIPATION IN THE ISKRA ASSOCIATION OF FEDERAL BUSINESS SERVICE NETWORK OPERATORS.	Type Management Management Management Management	For For	*Mai *Mai *Mai *Mai
Number 8 9 10 11 KNIGHT- ISSUER: SEDOL: VOTE GR	Proposal APPROVAL OF THE RESTATED REGULATIONS ON THE MANAGEMENT BOARD OF THE COMPANY. APPROVAL OF THE RESTATED REGULATIONS ON THE AUDIT COMMISSION OF THE COMPANY. ON COMPENSATION TO THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE PERIOD THEY SERVED AS MEMBERS OF THE COMPANY S BOARD OF DIRECTORS AND REIMBURSEMENT OF THE EXPENSES INCURRED OWING TO SERVICE AS MEMBERS OF THE COMPANY S BOARD OF DIRECTORS. ON CESSATION OF THE COMPANY S PARTICIPATION IN THE ISKRA ASSOCIATION OF FEDERAL BUSINESS SERVICE NETWORK OPERATORS. RIDDER, INC. 499040 ISIN:	Type Management Management Management Management KRI	For For Vote	*Mai
Number 8 9 10 11 KNIGHT- ISSUER: SEDOL: VOTE GR Proposa Number	APPROVAL OF THE RESTATED REGULATIONS ON THE MANAGEMENT BOARD OF THE COMPANY. APPROVAL OF THE RESTATED REGULATIONS ON THE AUDIT COMMISSION OF THE COMPANY. ON COMPENSATION TO THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE PERIOD THEY SERVED AS MEMBERS OF THE COMPANY S BOARD OF DIRECTORS AND REIMBURSEMENT OF THE EXPENSES INCURRED OWING TO SERVICE AS MEMBERS OF THE COMPANY S BOARD OF DIRECTORS. ON CESSATION OF THE COMPANY S PARTICIPATION IN THE ISKRA ASSOCIATION OF FEDERAL BUSINESS SERVICE NETWORK OPERATORS. CIDDER, INC. 499040 ISIN:	Type Management Management Management Management KRI	For For Vote Cast	*Ma *Ma *Ma *Ma

AS OF MARCH 12, 2006, BETWEEN KNIGHT RIDDER AND THE MCCLATCHY COMPANY, AND THE MERGER CONTEMPLATED THEREBY.

APPROVE THE ADJOURNMENT OR POSTPONEMENT OF THE

02	APPROVE THE ADJOURNMENT OR POSTPONEMENT OF THE
	2006 ANNUAL MEETING OF SHAREHOLDERS OF KNIGHT
	RIDDER, IF NECESSARY, TO PERMIT FURTHER SOLICITATION
	OF PROXIES IF THERE ARE NOT SUFFICIENT VOTES
	AT THE TIME OF THE ANNUAL MEETING TO APPROVE
	THE FIRST PROPOSAL DESCRIBED ABOVE.

THE FIRST PROPOSAL DESCRIBED ABOVE.

O3 DIRECTOR Management For RONALD D. MC CRAY Management For PATRICIA MITCHELL Management For

RONALD D. MC CRAY Management For PATRICIA MITCHELL Management For M. KENNETH OSHMAN Management For M. KENNETH OSHMAN Management For Management For Management For Management For Management For Management For Management For Management For Management For Management For Management Management For Management Management For Management

POLICY FOR FUTURE SALES OR DISPOSITIONS OF KNIGHT RIDDER NEWSPAPERS.

NEW STRAITS TIMES PRESS (M) BHD AGM

Management For

ISSUER: Y87630102 ISIN: MYL399900009

WITH ARTICLE 108 OF THE COMPANY S ARTICLES OF

ASSOCIATION

SEDOL: 6632980, B02HML3, 6633002

Proposa	1	Proposal	Vote	F
-	Proposal	Type	Cast	_
1.		Management		
2.	APPROVE THE PAYMENT OF A FIRST AND FINAL DIVIDEND OF 5 SEN LESS TAX FOR THE FYE 31 DEC 2005	Management	For	*Man
3.	RE-ELECT MR. ENCIK ABDUL RAHMAN BIN AHMAD AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH ARTICLE 108 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For	*Man
4.	RE-ELECT MR. ENCIK SHAHRIL RIDZA BIN RIDZUAN AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH ARTICLE 108 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For	*Man
5.	RE-ELECT MR. YBHG DATO SYED FAISAL ALBAR BIN SYED A.R ALBAR AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH ARTICLE 108 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For	*Man
6.	RE-ELECT MR. YBHG DATO KALIMULLAH BIN MASHEERUL HASSAN AS A DIRECTOR, WHO RETIRES IN ACCORDANCE	Management	For	*Man

	Edgar Filing: GABELLI GLOBAL MULTIMEDIA TRUST INC -	Form N-PX		
7.	RE-ELECT MR. YBHG DATO MOHAMED JAWHAR AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH ARTICLE 113 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For	*Man
8.	RE-ELECT MR. YBHG DATO ABDUL MUTALIB BIN MOHAMED RAZAK AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH ARTICLE 113 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For	*Man
9.	APPROVE THE DIRECTORS FEES OF MYR 264,800 FOR	Management	For	*Man
10.	THE FYE 31 DEC 2005 RE-APPOINT MESSRS. PRICEWATERHOUSECOOPERS AS THE AUDITORS OF THE COMPANY AND AUTHORIZE THE DIRECTORS TO FIX THEIR REMUNERATION	Management	For	*Man
11.	AUTHORIZE THE DIRECTORS TO ISSUE SHARES IN THE COMPANY PURSUANT TO SECTION 132D OF THE COMPANIES ACT 1965, PROVIDED THAT THE NUMBER OF SHARES ISSUED DOES NOT EXCEED 10% OF THE ISSUED CAPITAL OF THE COMPANY	Management	For	*Man
12.	APPROVE THE RENEWAL OF EXISTING SHAREHOLDERS MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE	Management	For	*Man
13.	APPROVE THE NEW SHAREHOLDERS MANDATE FOR ADDITIONAL RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE	Management	For	*Man
14.	APPROVE THE RENEWAL OF EXISTING SHAREHOLDERS MANDATE ON SHARE BUY-BACK PURSUANT TO THE COMPANIES ACT 1965 OF UP TO 10% OF THE ISSUED AND PAID-UP SHARE CAPITAL OF THE COMPANY	Management	For	*Man
ISSUER: SEDOL:	RFECT COMMUNICATIONS INC, TOKYO : J75638106			AGM
			- · ·	-
Proposa Number	al Proposal	Proposal Type	Vote Cast	Ŧ
3.13	APPOINT A DIRECTOR	Management		*Man
4 5	APPOINT A SUPPLEMENTARY AUDITOR APPROVE PROVISION OF RETIREMENT ALLOWANCE FOR	Other Management	For For	*Mar *Mar
-	DIRECTORS	-		
6 1	AMEND THE COMPENSATION TO BE RECEIVED BY DIRECTORS APPROVE APPROPRIATION OF PROFITS	Management Management	For For	*Mar *Mar
2	AMEND ARTICLES TO: ADOPT REDUCTION OF LIABILITY SYSTEM FOR OUTSIDE AUDITORS, ALLOW DISCLOSURE OF SHAREHOLDER MEETING MATERIALS ON THE INTERNET, APPROVE MINOR REVISIONS RELATED TO THE NEW COMMERCIAL CODE	Management Management		*Mar

3.1 APPOINT A DIRECTOR

Management For

*Man

3.2	APPOINT A DIRECTOR	Management	For	*Man
3.3	APPOINT A DIRECTOR	Management	For	*Man
3.4	APPOINT A DIRECTOR	Management	For	*Man
3.5	APPOINT A DIRECTOR	Management	For	*Man
3.6	APPOINT A DIRECTOR	Management	For	*Man
3.7	APPOINT A DIRECTOR	Management	For	*Man
3.8	APPOINT A DIRECTOR	Management	For	*Man
3.9	APPOINT A DIRECTOR	Management	For	*Man
3.10	APPOINT A DIRECTOR	Management	For	*Man
3.11	APPOINT A DIRECTOR	Management	For	*Man
3.12	APPOINT A DIRECTOR	Management	For	*Man
ATLUS C	 O LTD, TOKYO			AGM
	J0337S102 ISIN: JP3121930006			
	6073017, 4096801			
VOTE GR	OUP: GLOBAL			
Proposa	1	Proposal	Vote	F
_	Proposal	Type	Cast	
1	APPROVE HANDLING OF NET LOSS	Other	For	*Man
2	AMEND ARTICLES TO: ADOPT REDUCTION OF LIABILITY SYSTEM FOR ALL AUDITORS, ADOPT REDUCTION OF LIABILITY SYSTEM FOR ALL DIRECTORS, ALLOW DISCLOSURE OF SHAREHOLDER MEETING MATERIALS ON THE INTERNET, ALLOW USE OF ELECTRONIC SYSTEMS FOR PUBLIC NOTIFICATIONS, APPOINT INDEPENDENT AUDITORS,	Management	For	*Man
	APPROVE MINOR REVISIONS RELATED TO THE NEW COMMERCIAL CODE			
3.1	APPOINT A DIRECTOR	Management		*Man
4.1	APPOINT A CORPORATE AUDITOR	Management	For	*Man
	 RIMA BHD			AGM
	Y5946D100 ISIN: MYL450200000 6812555, B05PN77			
VOTE GR	OUP: GLOBAL			
Proposa		Proposal		F
	Proposal 	Type	Cast	
	RECEIVE AND ADOPT THE STATUTORY FINANCIAL STATEMENTS FOR THE FYE 31 DEC 2005 AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS THEREON			
2.	RE-ELECT MR. YBHG TAN SRI LEE LAM THYE AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH ARTICLE 101 AND 102 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For	*Man
3.	RE-ELECT MR. YBHG DATO DR MOHD SHAHARI AHMAD JABAR AS A DIRECTOR, WHO RETIRES IN ACCORDANCE WITH ARTICLE 101 AND 102 OF THE COMPANY S ARTICLES OF ASSOCIATION	Management	For	*Man
4.	APPROVE A FINAL DIVIDEND OF 2 SEN PER ORDINARY SHARE LESS 28% INCOME TAX FOR THE FYE 31 DEC 2005	Management	For	*Man

- 5. APPROVE THE DIRECTORS FEES OF MYR 187,840.00 Management For *Man FOR THE FYE 31 DEC 2005
 6. RE-APPOINT MESSRS. PRICEWATERHOUSECOOPERS AS Management For *Man THE AUDITORS OF THE COMPANY AND AUTHORIZE THE DIRECTORS TO FIX THEIR REMUNERATION
- 7. AUTHORIZE THE DIRECTORS, PURSUANT TO SECTION
 132D OF THE COMPANIES ACT, 1965, TO ISSUE SHARES
 IN THE COMPANY AT ANY TIME UNTIL THE CONCLUSION
 OF THE NEXT AGM AND UPON SUCH TERMS AND CONDITIONS
 AND FOR SUCH PURPOSES AS THE DIRECTORS MAY IN
 THEIR ABSOLUTE DISCRETION, DEEM FIT PROVIDED
 THAT THE AGGREGATE NUMBER OF SHARES TO BE ISSUED
 DOES NOT EXCEED 10% OF THE ISSUED SHARE CAPITAL
 OF THE COMPANY FOR THE TIME BEING, SUBJECT ALWAYS
 TO THE APPROVAL OF ALL REGULATORY BODIES BEING
 OBTAINED FOR SUCH ALLOTMENT AND ISSUES
- 8. AUTHORIZE THE COMPANY, SUBJECT ALWAYS TO THE COMPANIES ACT, 1965, THE PROVISIONS OF THE MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY, THE LISTING REQUIREMENTS (LISTING REQUIREMENTS) OF BURSA MALAYSIA SECURITIES BERHAD (BURSA SECURITIES) AND THE APPROVALS OF ALL RELEVANT GOVERNMENTAL AND/OR REGULATORY AUTHORITIES (IF ANY), TO THE EXTENT PERMITTED BY LAW, TO PURCHASE SUCH AMOUNT OF ORDINARY SHARES OF MYR 1.00 EACH IN THE COMPANY (SHARES) AS MAY BE DETERMINED BY THE DIRECTORS OF THE COMPANY FROM TIME TO TIME THROUGH BURSA SECURITIES UPON SUCH TERMS AND CONDITIONS AS THE DIRECTORS MAY DEEM FIT AND EXPEDIENT IN THE INTEREST OF THE COMPANY PROVIDED THAT: I) THE AGGREGATE NUMBER OF SHARES PURCHASED PURSUANT TO THIS RESOLUTION DOES NOT EXCEED 10% OF THE TOTAL ISSUED AND PAID-UP SHARE CAPITAL OF THE COMPANY SUBJECT TO A RESTRICTION THAT THE ISSUED AND PAID-UP SHARE CAPITAL OF THE COMPANY DOES NOT FALL BELOW THE APPLICABLE MINIMUM SHARE CAPITAL REQUIREMENT OF THE LISTING REQUIREMENTS; II) AND AN AMOUNT NOT EXCEEDING THE COMPANY S RETAINED PROFIT AND/OR THE SHARE PREMIUM ACCOUNT AT THE TIME OF THE PURCHASE(S) WILL BE ALLOCATED BY THE COMPANY FOR THE PROPOSED SHARE BUY-BACK; III) AND UPON COMPLETION OF THE PURCHASE BY THE COMPANY OF ITS OWN SHARES, AND AUTHORIZE THE DIRECTORS OF THE COMPANY TO DEAL WITH THE SHARES SO PURCHASED IN ANY OF THE FOLLOWING MANNER: A) CANCEL THE SHARES SO PURCHASED; B) RETAIN THE SHARES SO PURCHASED AS TREASURY SHARES AND HELD BY THE COMPANY; OR C) RETAIN PART OF THE SHARES SO PURCHASED AS TREASURY SHARES AND CANCEL THE REMAINDER; AUTHORITY EXPIRES AT THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY FOLLOWING THE FORTHCOMING 5TH AGM, AT WHICH TIME IT SHALL LAPSE, UNLESS BY AN ORDINARY RESOLUTION PASSED AT THAT MEETING THE AUTHORITY IS RENEWED,

Management For *Man

*Man

For

Management

EITHER UNCONDITIONALLY OR SUBJECT TO CONDITIONS; OR EXPIRATION OF THE PERIOD WITHIN WHICH THE NEXT AGM IS REQUIRED BY LAW TO BE HELD ; AND AUTHORIZE THE DIRECTORS OF THE COMPANY TO TAKE ALL SUCH STEPS AS ARE NECESSARY OR EXPEDIENT (INCLUDING WITHOUT LIMITATION, THE OPENING AND MAINTAINING OF CENTRAL DEPOSITORY ACCOUNT(S) UNDER THE SECURITIES INDUSTRY (CENTRAL DEPOSITORIES) ACT, 1991, AND THE ENTERING INTO OF ALL OTHER AGREEMENTS, ARRANGEMENTS AND GUARANTEE WITH ANY PARTY OR PARTIES) TO IMPLEMENT, FINALIZE AND GIVE FULL EFFECT TO THE AFORESAID PURCHASE WITH FULL POWERS TO ASSENT TO ANY CONDITIONS, MODIFICATIONS, REVALUATIONS, VARIATIONS AND/OR AMENDMENTS (IF ANY) AS MAY BE IMPOSED BY THE RELEVANT AUTHORITIES AND WITH THE FULLEST POWER TO DO ALL SUCH ACTS AND THINGS THEREAFTER (INCLUDING WITHOUT LIMITATION, THE CANCELLATION OR RETENTION AS TREASURY SHARES OF ALL OR ANY PART OF THE REPURCHASED SHARES) IN ACCORDANCE WITH THE COMPANIES ACT, 1965, THE PROVISIONS OF THE MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY AND THE REQUIREMENTS AND/OR GUIDELINES OF BURSA SECURITIES AND ALL OTHER RELEVANT GOVERNMENTAL AND/OR REGULATORY AUTHORITIES

TRANSACT ANY OTHER BUSINESS

Non-Voting Non-Voting *Man

NIPPON TELEGRAPH AND TELEPHONE CORPORATION

ISSUER: J59396101 ISIN: JP3735400008

SEDOL: 5168602, 0641186, 6641373

Proposal		Proposal	Vote	F
Number	Proposal	Туре	Cast	
3.3	ELECT A DIRECTOR	Management	For	 *Man
3.4	ELECT A DIRECTOR	Management	For	*Man
3.5	ELECT A DIRECTOR	Management	For	*Man
3.6	ELECT A DIRECTOR	Management	For	*Man
3.7	ELECT A DIRECTOR	Management	For	*Man
3.8	ELECT A DIRECTOR	Management	For	*Man
3.9	ELECT A DIRECTOR	Management	For	*Man
3.10	ELECT A DIRECTOR	Management	For	*Man
3.11	ELECT A DIRECTOR	Management	For	*Man
4.1	APPOINT A CORPORATE AUDITOR	Management	For	*Man
4.2	APPOINT A CORPORATE AUDITOR	Management	For	*Man

5.	APPOINT ACCOUNTING AUDITORS	Management	For	*Man
6.	APPROVE PROVISION OF RETIREMENT ALLOWANCE FOR	Management	For	*Man
	DIRECTORS AND CORPORATE AUDITORS			
7.	AMEND THE COMPENSATION TO BE RECEIVED BY DIRECTORS	Management	For	*Man
	AND CORPORATE AUDITORS			
*	PLEASE NOTE THIS ANNOUNCEMENT IS BEING PROVIDED	Non-Voting		*Man
	TO INFORM YOU THAT THE TRUE AGENDA HAS BEEN RELEASED			

AND IS AVAILABLE FOR YOUR REVIEW. (PLEASE REFER TO THE ATTACHED PDF FILES.)

3.1	ELECT A DIRECTOR APPROVE APPROPRIATION OF PROFITS: TERM-END DIVIDEND - ORDINARY DIVIDEND JPY 3,000, CORPORATE OFFICERS BONUSES JPY 69,000,000 (INCLUDING JPY 17,100,000 TO THE CORPORATE AUDITORS)	Management Management		*Man *Man
2.	AMEND THE ARTICLES OF INCORPORATION: APPROVE REVISIONS RELATED TO THE NEW COMMERCIAL CODE, ALLOW COMPANY TO REPURCHASE ITS OWN SHARES, ALLOW THE ADDITIONAL PURCHASE OF FRACTIONAL SHARES, EXEMPT DIRECTORS AND CORPORATE AUDITORS FROM LIABILITIES, LIMIT LIABILITIES OF OUTSIDE DIRECTORS	Management	For	*Man
3.2	AND OUTSIDE AUDITORS ELECT A DIRECTOR	Management	For	*Man
ISSUER:	TELEGRAPH AND TELEPHONE CORPORATION J59396101 ISIN: JP3735400008 5168602, 0641186, 6641373			AGM
VOTE GR	OUP: GLOBAL			
Proposa		Proposal		F
Number	Proposal	Туре 	Cast	
1.	APPROVE APPROPRIATION OF PROFITS: TERM-END DIVIDEND - ORDINARY DIVIDEND JPY 3,000, CORPORATE OFFICERS BONUSES JPY 69,000,000 (INCLUDING JPY 17,100,000 TO THE CORPORATE AUDITORS)	Management	For	*Man
2.	AMEND THE ARTICLES OF INCORPORATION: APPROVE REVISIONS RELATED TO THE NEW COMMERCIAL CODE, ALLOW COMPANY TO REPURCHASE ITS OWN SHARES, ALLOW THE ADDITIONAL PURCHASE OF FRACTIONAL SHARES, EXEMPT DIRECTORS AND CORPORATE AUDITORS FROM LIABILITIES, LIMIT LIABILITIES OF OUTSIDE DIRECTORS	Management	For	*Man
3.1	AND OUTSIDE AUDITORS ELECT A DIRECTOR	Management	For	*Man
3.2	ELECT A DIRECTOR	Management	For	*Man
3.3	ELECT A DIRECTOR	Management	For	*Man
3.4	ELECT A DIRECTOR	Management	For	*Man
3.5	ELECT A DIRECTOR	Management	For	*Man
3.6	ELECT A DIRECTOR	Management	For	*Man
3.7	ELECT A DIRECTOR	Management	For	*Man
3.8	ELECT A DIRECTOR	Management	For	*Man
3.9	ELECT A DIRECTOR	Management	For	*Man
3.10	ELECT A DIRECTOR	Management	For	*Man

3.11	ELECT A DIRECTOR	Management	For	*Man
4.1	APPOINT A CORPORATE AUDITOR	Management	For	*Man
4.2	APPOINT A CORPORATE AUDITOR	Management	For	*Man
5.	APPOINT ACCOUNTING AUDITORS	Management	For	*Man
6.	APPROVE PROVISION OF RETIREMENT ALLOWANCE FOR DIRECTORS AND CORPORATE AUDITORS	Management	For	*Man
7.	AMEND THE COMPENSATION TO BE RECEIVED BY DIRECTORS AND CORPORATE AUDITORS	Management	For	*Man
TV ASA	HI CORP, TOKYO			AGM

ISSUER: J93646107 ISIN: JP3429000007 SEDOL: 6287410, 4574783

VOTE GROUP: GLOBAL

Proposa Number	l Proposal	Proposal Type	Vote Cast	F
1	APPROVE APPROPRIATION OF PROFITS	Management	For	 *Man
2	AMEND ARTICLES TO: ADOPT REDUCTION OF LIABILITY	Management	For	*Man
	SYSTEM FOR OUTSIDE AUDITORS, ALLOW DISCLOSURE			
	OF SHAREHOLDER MEETING MATERIALS ON THE INTERNET,			
	APPROVE MINOR REVISIONS RELATED TO THE NEW			
	COMMERCIAL CODE, EXPAND BUSINESS LINES			
3.1	APPOINT A DIRECTOR	Management	For	*Man
3.2	APPOINT A DIRECTOR	Management	For	*Man
3.3	APPOINT A DIRECTOR	Management	For	*Man
3.4	APPOINT A DIRECTOR	Management	For	*Man
3.5	APPOINT A DIRECTOR	Management	For	*Man
4.1	APPOINT A CORPORATE AUDITOR	Management	For	*Man
5	APPROVE RETIREMENT BENEFITS TO DIRECTORS AND	Other	For	*Man
	AUDITORS			
ARUZE C	ORP, TOKYO			AGM

ISIN: JP3126130008 ISSUER: J0204H106

TERM OF OFFICE OF DIRECTORS

COMMERCIAL CODE, EXPAND BUSINESS LINES, REDUCE

SEDOL: B051Z79, 6126892, 5877146

Proposa Number	l Proposal	Proposal Type	Vote Cast	F
1	APPROVE APPROPRIATION OF PROFITS	Management	For	*Man
2	AMEND ARTICLES TO: ADOPT REDUCTION OF LIABILITY	Management	For	*Man
	SYSTEM FOR OUTSIDE AUDITORS, ALLOW DISCLOSURE			
	OF SHAREHOLDER MEETING MATERIALS ON THE INTERNET,			
	APPROVE MINOR REVISIONS RELATED TO THE NEW			

3	APPROVE CREATION OF A HOLDING COMPANY AND THE ESTABLISHMENT OF A WHOLLY-OWNEDSUBSIDIARY	Management	For	*Man
4.1	APPOINT A DIRECTOR	Management	For	*Man
4.2	APPOINT A DIRECTOR	Management	For	*Man
4.3	APPOINT A DIRECTOR	Management	For	*Man
4.4	APPOINT A DIRECTOR	Management	For	*Man
	APPOINT A DIRECTOR	Management	For	*Man
5.1	APPOINT A CORPORATE AUDITOR	Management	For	*Man
5.2	APPOINT A CORPORATE AUDITOR	Management	For	*Man
6	APPROVE PROVISION OF RETIREMENT ALLOWANCE FOR CORPORATE AUDITORS	Management	For	*Man
7	APPROVE ISSUANCE OF STOCK OPTIONS TO DIRECTORS, SENIOR EXECUTIVES ANDEMPLOYEES OF THE COMPANY AND WHOLLY-OWNED SUBSIDIARIES	Other	For	*Man
	ROADCASTING CORP			AGM
	J02142107 ISIN: JP3116800008 6054454			
VOTE GRO	DUP: GLOBAL	Proposal	Vote	 F
_	Proposal	Type	vote Cast 	
1	APPROVE APPROPRIATION OF PROFITS	Management	For	*Man
2	AMEND ARTICLES TO: ADOPT REDUCTION OF LIABILITY SYSTEM FOR ALL AUDITORS , ADOPT REDUCTION OF LIABILITY SYSTEM FOR ALL DIRECTORS , ALLOW DISCLOSURE OF SHAREHOLDER MEETING MATERIALS ON THE INTERNET, APPOINT INDEPENDENT AUDITORS, APPROVE MINOR REVISIONS RELATED TO THE NEW COMMERCIAL CODE	Management	For	*Man
3.1	APPOINT A DIRECTOR	Management	For	*Man
	APPOINT A DIRECTOR	Management	For	*Man
	APPOINT A DIRECTOR	Management	For	*Man
3.4	APPOINT A DIRECTOR	Management	For	*Man
4	AMEND THE COMPENSATION TO BE RECEIVED BY CORPORATE OFFICERS	Management	For	*Man
ISSUER:	IPPON BROADCASTING CO LTD J06594105 ISIN: JP3527000008 6195632			AGM
VOTE GRO	DUP: GLOBAL			
Proposal		Proposal	Vote	F
Number	Proposal	Туре	Cast 	
1 2	APPROVE APPROPRIATION OF PROFITS AMEND ARTICLES TO: ADOPT REDUCTION OF LIABILITY SYSTEM FOR DIRECTORS ANDAUDITORS, ALLOW DISCLOSURE	Management Management	For For	*Man *Man

OF SHAREHOLDER MEETING MATERIALS ON THE INTERNET,
ALLOW USE OF ELECTRONIC SYSTEMS FOR PUBLIC NOTIFICATIONS,
APPOINT INDEPENDENT AUDITORS, APPROVE MINOR REVISIONS
RELATED TO THE NEW COMMERCIAL CODE

3.1	APPOINT A DIRECTOR	Management	For	*Man
3.2	APPOINT A DIRECTOR	Management	For	*Man
3.3	APPOINT A DIRECTOR	Management	For	*Man
3.4	APPOINT A DIRECTOR	Management	For	*Man
3.5	APPOINT A DIRECTOR	Management	For	*Man
3.6	APPOINT A DIRECTOR	Management	For	*Man
3.7	APPOINT A DIRECTOR	Management	For	*Man
3.8	APPOINT A DIRECTOR	Management	For	*Man
3.9	APPOINT A DIRECTOR	Management	For	*Man
3.10	APPOINT A DIRECTOR	Management	For	*Man
3.11	APPOINT A DIRECTOR	Management	For	*Man
3.12	APPOINT A DIRECTOR	Management	For	*Man
3.13	APPOINT A DIRECTOR	Management	For	*Man
3.14	APPOINT A DIRECTOR	Management	For	*Man
3.15	APPOINT A DIRECTOR	Management	For	*Man
3.16	APPOINT A DIRECTOR	Management	For	*Man
3.17	APPOINT A DIRECTOR	Management	For	*Man
3.18	APPOINT A DIRECTOR	Management	For	*Man
3.19	APPOINT A DIRECTOR	Management	For	*Man
4	APPROVE SPECIAL PAYMENT FOR DECEASED CHAIRMAN	Other	For	*Man

FUJI TELEVISION NETWORK INC, TOKYO

ISSUER: J15477102 ISIN: JP3819400007

SEDOL: B06NR01, 5753763, 6036582

VOTE GROUP: GLOBAL

Proposal		Proposal	Vote	F
Number	Proposal	Type	Cast	
1	APPROVE APPROPRIATION OF PROFITS	Management	For	*Man
2	AMEND ARTICLES TO: ADOPT REDUCTION OF LIABILITY SYSTEM FOR OUTSIDE AUDITORS, ADOPT REDUCTION OF LIABILITY SYSTEM FOR OUTSIDE DIRECTORS, ALLOW DISCLOSURE OF SHAREHOLDER MEETING MATERIALS ON THE INTERNET, APPROVE MINOR REVISIONS RELATED TO THE NEW COMMERCIAL CODE	Management	For	*Man
3.1	APPOINT A DIRECTOR	Management	For	*Man
3.2	APPOINT A DIRECTOR	Management	For	*Man
3.3	APPOINT A DIRECTOR	Management	For	*Man
3.4	APPOINT A DIRECTOR	Management	For	*Man
3.5	APPOINT A DIRECTOR	Management	For	*Man
3.6	APPOINT A DIRECTOR	Management	For	*Man
3.7	APPOINT A DIRECTOR	Management	For	*Man
3.8	APPOINT A DIRECTOR	Management	For	*Man
3.9	APPOINT A DIRECTOR	Management	For	*Man
3.10	APPOINT A DIRECTOR	Management	For	*Man
3.11	APPOINT A DIRECTOR	Management	For	*Man
3.12	APPOINT A DIRECTOR	Management	For	*Man
3.13	APPOINT A DIRECTOR	Management	For	*Man
3.14	APPOINT A DIRECTOR	Management	For	*Man
3.15	APPOINT A DIRECTOR	Management	For	*Man
3.16	APPOINT A DIRECTOR	Management	For	*Man
3.17	APPOINT A DIRECTOR	Management	For	*Man
3.18	APPOINT A DIRECTOR	Management	For	*Man

AGM

4.1	APPOINT A CORPORATE AUDITOR	Management	For	*Man
5	APPROVE PROVISION OF RETIREMENT ALLOWANCE FOR DIRECTORS AND CORPORATEAUDITORS	Management	For	*Man
	TELEVISION NETWORK CORP			AGM
	: J56171101 ISIN: JP3732200005 5899805, 6644060, B02JNV6			

Management

For

*Man

VOTE GROUP: GLOBAL

APPOINT A DIRECTOR

3.19

Proposa Number	l Proposal	Proposal Type	Vote Cast	Ι
1 2	APPROVE APPROPRIATION OF PROFITS AMEND ARTICLES TO: ALLOW DISCLOSURE OF SHAREHOLDER MEETING MATERIALS ON THEINTERNET, APPROVE MINOR REVISIONS RELATED TO THE NEW COMMERCIAL CODE, REDUCE BOARD SIZE	Management Management	For For	*Mar *Mar
3	APPROVE ADOPTION OF TAKEOVER DEFENSE MEASURES	Other	Abstain	*Man
4.1	APPOINT A DIRECTOR	Management	For	*Man
5	APPOINT A SUPPLEMENTARY AUDITOR	Other	For	*Man
	NETWORKS CORPORATION 656568 ISIN:	NT		SPEC
VOTE GR	OUP: GLOBAL			
Proposa	1	Proposal	Vote	F
-	Proposal	Type	Cast	
01	DIRECTOR	Management	For	
	JALYNN H. BENNETT	Management	For	
	DR. MANFRED BISCHOFF	Management	For	
	HON. JAMES B. HUNT, JR.	Management	For	
	JOHN A. MACNAUGHTON	Management	For	
	HON. JOHN P. MANLEY	Management	For	
	RICHARD D. MCCORMICK	Management	For	
	CLAUDE MONGEAU	Management	For	
	HARRY J. PEARCE	Management	For	
	JOHN D. WATSON	Management	For	
0.0	MIKE S. ZAFIROVSKI	Management	For	
02	THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS INDEPENDENT AUDITORS.	Management	For	
03	THE RESOLUTION TO APPROVE THE RECONFIRMATION AND AMENDMENT OF NORTEL NETWORKS CORPORATION S SHAREHOLDER RIGHTS PLAN.	Management	Against	
04	THE SPECIAL RESOLUTION APPROVING AN AMENDMENT TO NORTEL NETWORKS CORPORATION S RESTATED ARTICLES OF INCORPORATION TO CONSOLIDATE ITS ISSUED & OUTSTANDING COMMON SHARES ON THE BASIS OF A RATIO	Management	For	

WITHIN THE RANGE OF ONE POST-CONSOLIDATION COMMON SHARE FOR EVERY FOUR PRE-CONSOLIDATION COMMON SHARES TO ONE POST-CONSOLIDATION COMMON SHARE FOR EVERY TEN PRE-CONSOLIDATION COMMON SHARES, WITH THE RATIO TO BE SELECTED AND IMPLEMENTED BY NORTEL NETWORKS CORPORATION S BOARD OF DIRECTORS IN ITS SOLE DISCRETION, IF AT ALL, AT ANY TIME PRIOR TO APRIL 11, 2007.

SHAREHOLDER PROPOSAL NO. 1. Shareholder Against Shareholder Against 06 SHAREHOLDER PROPOSAL NO. 2.

ANNU PT INDOSAT TBK IIT

ISSUER: 744383 ISIN:

SEDOL:

VOTE GROUP: GLOBAL

Proposa	l Proposal	Proposal Type	Vote Cast	F
01	TO APPROVE THE ANNUAL REPORT AND TO RATIFY THE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2005 AND THEREBY RELEASE AND DISCHARGE THE BOARD OF COMMISSIONERS FROM THEIR SUPERVISORY RESPONSIBILITIES AND THE BOARD OF DIRECTORS FROM THEIR MANAGERIAL RESPONSIBILITIES FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2005.	Management	For	*Man
02	TO APPROVE THE ALLOCATIONS OF NET PROFIT FOR RESERVE FUNDS, DIVIDENDS AND OTHER PURPOSES AND TO APPROVE THE DETERMINATION OF THE AMOUNT, TIME AND MANNER OF PAYMENT OF DIVIDENDS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2005.	Management	For	*Man
03	TO DETERMINE THE REMUNERATION FOR THE BOARD OF COMMISSIONERS OF THE COMPANY FOR 2006.	Management	For	*Man
04	TO APPROVE THE APPOINTMENT OF THE COMPANY S INDEPENDENT AUDITOR FOR THE FINANCIAL YEAR ENDING DECEMBER 31, 2006.	Management	For	*Man

______ THE FURUKAWA ELECTRIC CO., LTD. AGM

ISSUER: J16464117 ISIN: JP3827200001

SEDOL: B02DXR4, 6357562, 5734133 _____

1	Proposal	Vote	F
Proposal	Туре	Cast	
ELECT A DIRECTOR	Management	For	*Man
ELECT A DIRECTOR	Management	For	*Man
ELECT A DIRECTOR	Management	For	*Man
ELECT A DIRECTOR	Management	For	*Man
ELECT A DIRECTOR	Management	For	*Man
ELECT A DIRECTOR	Management	For	*Man
	Proposal ELECT A DIRECTOR Proposal Type ELECT A DIRECTOR Management ELECT A DIRECTOR Management ELECT A DIRECTOR Management ELECT A DIRECTOR Management ELECT A DIRECTOR Management ELECT A DIRECTOR Management	Proposal Type Cast ELECT A DIRECTOR Management For ELECT A DIRECTOR Management For ELECT A DIRECTOR Management For ELECT A DIRECTOR Management For ELECT A DIRECTOR Management For ELECT A DIRECTOR Management For	

3.7	ELECT A DIRECTOR	Management	For	*Man
3.8	ELECT A DIRECTOR	Management	For	*Man
3.9	ELECT A DIRECTOR	Management	For	*Man
3.10	ELECT A DIRECTOR	Management	For	*Man
3.11	ELECT A DIRECTOR	Management	For	*Man
4.	APPOINT A CORPORATE AUDITOR	Management	For	*Man
5.	APPOINT A SUBSTITUTE CORPORATE AUDITOR	Management	For	*Man
6.1 6.2	APPOINT ACCOUNTING AUDITORS APPOINT ACCOUNTING AUDITORS	Management	For	*Man
7.		Management	For	*Man
7.	APPROVE RETIREMENT BONUS FOR RETIRING DIRECTORS AND CORPORATE AUDITORS; DUE TO THE ABOLISHMENT OF THE RETIREMENT BONUS SYSTEM, GRANT ACCRUED BENEFITS TO CONTINUING DIRECTORS AND CORPORATE AUDITORS	Management	For	*Man
8.	AMEND THE COMPENSATION TO BE RECEIVED BY DIRECTORS AND CORPORATE AUDITORS	Management	For	*Man
*	PLEASE NOTE THIS ANNOUNCEMENT IS BEING PROVIDED TO INFORM YOU THAT THE TRUE AGENDA HAS BEEN RELEASED AND IS AVAILABLE FOR YOUR REVIEW. (PLEASE REFER TO THE ATTACHED PDF FILES.)	Non-Voting		*Man
1.	APPROVE APPROPRIATION OF PROFITS: TERM-END DIVIDEND - ORDINARY DIVIDEND JPY 3, CORPORATE OFFICERS BONUSES JPY 24,500,000 (INCLUDING JPY 3,000,000 TO THE CORPORATE AUDITORS)	Management	For	*Man
2.	AMEND THE ARTICLES OF INCORPORATION: APPROVE REVISIONS RELATED TO THE NEW COMMERCIAL CODE, ALLOW USE OF ELECTRONIC SYSTEMS FOR PUBLIC NOTIFICATIONS, EDIT ARTICLES TO ABOLISH RETIREMENT BENEFIT SYSTEM FOR DIRECTORS AND CORPORATE AUDITORS, AND ELIMINATE STANDING AUDITOR POSITION	Management	For	*Man
TOKYO B	PROADCASTING SYSTEM INC J86656105 ISIN: JP3588600001 5921667, B01DRZ1, 6894166			AGM
VOTE GR	OUP: GLOBAL			
Proposa Number	l Proposal	Proposal Type	Vote Cast	F
1	APPROVE APPROPRIATION OF PROFITS	Management	For	 *Man
2	AMEND ARTICLES TO: ALLOW DISCLOSURE OF SHAREHOLDER	Management	For	*Man
_	MEETING MATERIALS ON THEINTERNET, APPOINT INDEPENDENT AUDITORS, APPROVE MINOR REVISIONS RELATED TO THE NEW COMMERCIAL CODE, REDUCE TERM OF OFFICE OF DIRECTORS			
3.1	APPOINT A DIRECTOR	Management	For	*Man
3.2	APPOINT A DIRECTOR	Management	For	*Man
3.3	APPOINT A DIRECTOR	Management	For	*Man
3.4	APPOINT A DIRECTOR	Management	For	*Mar
3.5	APPOINT A DIRECTOR	Management	For	*Man
3.6	APPOINT A DIRECTOR	Management	For	*Man
3.7	APPOINT A DIRECTOR	Management	For	*Man
3.8	APPOINT A DIRECTOR	Management	For	*Man
3 9	APPOINT A DIRECTOR	Management	For	*Man

3.9 APPOINT A DIRECTOR

3.10 APPOINT A DIRECTOR
3.11 APPOINT A DIRECTOR

For

*Man

*Man

*Man

Management For Management For Management For

Management

3.12	APPOINT A DIRECTOR	Management	For	*Man
3.13	APPOINT A DIRECTOR	Management	For	*Man
	APPOINT A DIRECTOR	Management	For	*Man
	APPOINT A DIRECTOR	Management	For	*Man
	APPOINT A DIRECTOR	Management	For	*Man
3.17	APPOINT A DIRECTOR	Management	For	*Man
ISSUER:	LEKOMUNIKASI INDONESIA, TBK 715684 ISIN:	TLK		ANNU
SEDOL:				
	·	· 		
VOTE GRO	DUP: GLOBAL			
Proposal	L	Proposal	Vote	F
Number	Proposal	Type	Cast	
07	APPROVAL OF THE CHANGES AND ADDITIONAL MEMBER FOR THE COMPANY S BOARD OF DIRECTORS AND APPOINTMENT OF THE NEW DIRECTOR.	Management		
06	ADJUSTMENT OF THE COMPANY S BOARD OF COMMISSIONERS, IN ACCORDANCE WITH THE COMPANY S NEW ARTICLE	Management	For	*Man
	OF ASSOCIATION AND LAW NO.19/2003 REGARDING STATE-OWNED ENTERPRISE.			
05	COMPENSATION FOR THE MEMBER OF THE BOARD OF DIRECTORS AND THE BOARD OF COMMISSIONERS FOR THE FISCAL	Management	For	*Man
04	YEAR 2006. APPOINTMENT OF INDEPENDENT AUDITORS FOR EXTERNAL AUDIT OF THE COMPANY FOR FISCAL YEAR 2006 AND APPOINTMENT OF INDEPENDENT AUDITOR FOR EXTERNAL AUDIT OF COMMUNITY DEVELOPMENT AND SOCIAL CONTRIBUTION APPOCRAM FINANCIAL STATEMENTS FISCAL YEAR 2006	Management	For	*Man
03	PROGRAM FINANCIAL STATEMENTS FISCAL YEAR 2006. RESOLUTION ON THE USE OF NET INCOME FROM FISCAL YEAR 2005.	Management	For	*Man
02	RATIFICATION OF THE COMPANY AUDITED CONSOLIDATED FINANCIAL STATEMENTS, COMMUNITY DEVELOPMENT,	Management	For	*Man
	SOCIAL CONTRIBUTION PROGRAM FINANCIAL STATEMENT FOR THE FINANCIAL YEAR AND ACQUITTAL AND DISCHARGE TO THE BOARD OF DIRECTORS AND BOARD OF COMMISSIONERS.			
01	APPROVAL OF THE COMPANY S ANNUAL REPORT FOR THE FINANCIAL YEAR 2005.	Management	For	*Man
TVSL SA		TVSFF		SPEC
ISSUER: SEDOL:		1 4 01 1		OI II (
VOTE GRO	DUP: GLOBAL			
Proposal		Proposal	Vote	F.
-	Proposal	Type	Cast	-
	TO APPOINT AS SPECIAL AUDITOR FOR THE LIQUIDATION ERNST & YOUNG S.A., SOCIETE ANONYME, HAVING ITS REGISTERED OFFICE AT L-5365 MUNSBACH, 7, PARC	Management	For	

	D ACTIVITE SYRDALL, REGISTERED TO THE TRADE AND COMPANIES REGISTER OF LUXEMBOURG UNDER THE NUMBER B 47 771.		
2A	TO APPROVE JUNE 30, 2006 AS THE DATE AND TIME OF THE MEETING FIXED BY THE LIQUIDATOR FOR THE PURPOSE OF CLOSING THE LIQUIDATION OF THE COMPANY, ALL AS MORE FULLY DESCRIBED IN THE PROXY STATEMENT.	Management	For
1B	TO APPROVE THE REPORT OF THE AUDITOR FOR THE LIQUIDATION.	Management	For
2B	TO ACKNOWLEDGE THAT ALL THE DEBTS KNOWN AND OWED	Management	For
	BY THE COMPANY AS OF THE DAY OF THIS EXTRAORDINARY		
	GENERAL MEETING HAVE BEEN SETTLED OR HAVE BEEN		
	ASSUMED BY SBS BROADCASTING S.A R.L. (SBS)		
	AND SBS BROADCASTING EUROPE B.V., IN ACCORDANCE		
	WITH THE PROVISIONS OF THE AMENDED AND RESTATED		
	SALE AND PURCHASE AGREEMENT, ALL AS MORE FULLY		
	DESCRIBED IN THE PROXY STATEMENT.		
3B	TO GRANT DISCHARGE TO THE LIQUIDATOR, TVSL LIQUIDATION	Management	For
	S.A.R.L., AND THE AUDITOR FOR THE LIQUIDATION,		
	ERNST & YOUNG S.A.		
4B	TO CLOSE THE LIQUIDATION.	Management	
5B	TO DECIDE THAT THE BOOKS AND THE DOCUMENTS OF	Management	For
	THE COMPANY WILL BE KEPT DURING A PERIOD OF FIVE		
	YEARS AT THE PRINCIPAL EXECUTIVE OFFICES OF SBS		
	BROADCASTING EUROPE B.V., CURRENTLY LOCATED AT		
	RIETLANDPARK 353, 1019EM AMSTERDAM, THE NETHERLANDS.		

SIGNATURES

Pursuant to the requirements of the Investment Company Act of 1940, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized. Registrant THE GABELLI GLOBAL MULTIMEDIA TRUST INC.

By (Signature and Title) * /S/ BRUCE N. ALPERT

Bruce N. Alpert, Principal Executive Officer

Date AUGUST 22, 2006

^{*}Print the name and title of each signing officer under his or her signature.