GABELLI MULTIMEDIA TRUST INC. Form N-PX August 24, 2015
UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549
FORM N-PX
ANNUAL REPORT OF PROXY VOTING RECORD OF REGISTERED MANAGEMENT INVESTMENT COMPANY
Investment Company Act file number 811-08476
The Gabelli Multimedia Trust Inc. (Exact name of registrant as specified in charter)
One Corporate Center
Rye, New York 10580-1422 (Address of principal executive offices) (Zip code)
Bruce N. Alpert
Gabelli Funds, LLC
One Corporate Center
Rye, New York 10580-1422

(Name and address of agent for service)

Registrant's telephone number, including area code: 1-800-422-3554

Date of fiscal year end: <u>December 31</u>

Date of reporting period: July 1, 2014 – June 30, 2015

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

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

PROXY VOTING RECORD

FOR PERIOD JULY 1, 2014 TO JUNE 30, 2015

Investment (Company Report
TRIBUNE	MEDIA COMPANY
α .,	006047502

Meeting Type Annual Security 896047503 Ticker Symbol TRBAA Meeting Date 14-Jul-2014

ISIN US8960475031 Agenda 934048097 - Management

Item	Proposal	Proposed	l Vote	For/Again Manageme	
1.1	ELECTION OF DIRECTOR: CRAIG A. JACOBSON	·	agem Ent	For	
1.2	ELECTION OF DIRECTOR: LAURA R. WALKER	Mana	ngem Ent	For	
2.	TO APPROVE THE ADOPTION OF THE SECOND AMENDED AND RESTATED CERTIFICATE OF INCORPORATION.		agem Arg ainst	Against	
3.	TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP A INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 28, 2014.		ngem Ent	For	
GLOB	SAL TELECOM HOLDING S.A.E., CAIRO				
Securi	ty 37953P202		Meeting T	Гуре	MIX
Ticker	Symbol		Meeting I	Date	21-Jul-2014

ISIN US37953P2020 Agenda 705459166 - Management

Proposed For/Against Item Proposal Vote Management by

RATIFYING THE BOARD OF

DIRECTORS'

REPORT REGARDING THE

0.1 COMPANY'S Managem**Ent** For

ACTIVITIES FOR THE FISCAL YEAR

ENDED

DECEMBER 31, 2013

	_aga: :g. a, .b		• .
0.2	RATIFYING THE COMPANY'S FINANCIAL	W	F
O.2	STATEMENTS FOR THE FISCAL YEAR	Managem Ent	For
	ENDED DECEMBER 21, 2012		
	DECEMBER 31, 2013 RATIFYING THE AUDITOR'S REPORT		
	FOR		
0.3	THE FISCAL YEAR ENDED DECEMBER	Managem Ent	For
0.3	31,	Managemen	1 01
	2013		
	APPROVING THE APPOINTMENT OF		
	THE		
	COMPANY'S AUDITOR AND		
0.4	DETERMINING	Managem Ent	For
	HIS FEES FOR THE FISCAL YEAR		
	ENDING		
	DECEMBER 31, 2014		
	RATIFYING THE CHANGES THAT		
0.5	HAVE BEEN MADE TO THE BOARD OF DIRECTORS	Managem Ent	For
0.5	TO	Managemeni	гог
	DATE		
	RELEASING THE LIABILITY OF THE		
	CHAIRMAN & THE BOARD MEMBERS		
0.6	FOR	ManagamEnt	E.
O.6	THE FISCAL YEAR ENDED DECEMBER	Managem Ent	For
	31,		
	2013		
	DETERMINING THE REMUNERATION		
	AND		
0.7	ALLOWANCES OF BOARD MEMBERS FOR	Managem Ent	For
0.7	THE FISCAL YEAR ENDING	Management	ror
	DECEMBER 31,		
	2014		
	AUTHORIZING THE BOARD OF		
	DIRECTORS		
0.8	TO DONATE DURING THE FISCAL	Managem Ent	For
	YEAR		
	ENDING DECEMBER 31, 2014		
	APPROVING THE YEARLY		
	DISCLOSURE		
	REPORT REGARDING THE		
0.9	CORRECTIVE ACTIONS FOR IMPROVING THE	Managem Ent	For
0.9	FINANCIAL	Managemeni	1.01
	INDICATORS OF THE COMPANY AND		
	TO		
	RECOUP LOSSES		
O.10	AUTHORIZING THE AMENDMENT OF	Managem Ent	For
	THE		

SHAREHOLDERS' LOAN WITH

VIMPELCOM

AMSTERDAM B.V. TO EXTEND THE

PERIOD,

PUT IN PLACE A NEW INTEREST RATE

AND

TO AMEND THE SECURITY

CONSIDERING THE CONTINUATION

OF THE

ACTIVITY OF THE COMPANY

E.1 THOUGH THE Managem**Eot** For

COMPANY'S LOSSES EXCEEDED 50%

OF ITS

CAPITAL VIMPELCOM LTD.

Security 92719A106 Meeting Type Annual
Ticker Symbol VIP Meeting Date 28-Jul-2014

ISIN US92719A1060 Agenda 934057375 - Management

Item	Proposal	Pi by	roposed v	Vote	For/Against Management
1	TO APPOINT DR. HANS PETER KOHLHAMMER AS A DIRECTOR.	•	Manage	m Eot	
2	TO APPOINT LEONID NOVOSELSKY AS A DIRECTOR.		Manage	m Ent	
3	TO APPOINT MIKHAIL FRIDMAN AS A DIRECTOR.	A	Manage	m Ent	
4	TO APPOINT KJELL MORTEN JOHNSEN AS A DIRECTOR.		Manage	m Eot	
5	TO APPOINT ANDREI GUSEV AS A DIRECTOR.		Manage	m Eot	
6	TO APPOINT ALEXEY REZNIKOVICH AS A DIRECTOR.		Manage	m Ent	
7	TO APPOINT OLE BJORN SJULSTAD AS A DIRECTOR.		Manage	m Eor	
8	TO APPOINT JAN FREDRIK BAKSAAS AS A DIRECTOR.		Manage	m Eot	
9	TO APPOINT HAMID AKHAVAN AS A DIRECTOR.		Manage	m Ent	
10	TO APPOINT SIR JULIAN HORN-SMITE AS A DIRECTOR.	H	Manage	m Eot	
11	TO APPOINT TROND WESTLIE AS A DIRECTOR.		Manage		
12	TO APPOINT PRICEWATERHOUSECOOPERS		Manage	m Eot	For

ACCOUNTANTS NV ("PWC") AS

AUDITOR

AND TO AUTHORIZE THE

SUPERVISORY

BOARD TO DETERMINE ITS

REMUNERATION.

VODAFONE GROUP PLC

Security92857W308Meeting TypeAnnualTicker SymbolVODMeeting Date29-Jul-2014

ISIN US92857W3088 Agenda 934046740 - Management

Item	Proposal	Proposed by V	OTA	For/Against Management
1.	TO RECEIVE THE COMPANY'S ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2014	Managem E		For
2.	TO RE-ELECT GERARD KLEISTERLEE AS A DIRECTOR	Managem	ot	For
3.	TO RE-ELECT VITTORIO COLAO AS A DIRECTOR	ManagemE	or	For
4.	TO ELECT NICK READ AS A DIRECTOR	ManagemE	or	For
5.	TO RE-ELECT STEPHEN PUSEY AS A DIRECTOR	ManagemE	or	For
6.	TO ELECT SIR CRISPIN DAVIS AS A DIRECTOR	ManagemE	or	For
7.	TO ELECT DAME CLARA FURSE AS A DIRECTOR, WITH EFFECT FROM 1 SEPTEMBER 2014	Managem	ot	For
8.	TO ELECT VALERIE GOODING AS A DIRECTOR	Managem	or	For
9.	TO RE-ELECT RENEE JAMES AS A DIRECTOR	Managem	ot	For
10.	TO RE-ELECT SAMUEL JONAH AS A DIRECTOR	ManagemE	or	For
11.	TO RE-ELECT OMID KORDESTANI AS A DIRECTOR	Managem	or	For
12.	TO RE-ELECT NICK LAND AS A DIRECTOR	Managem E	ot	For
13.	TO RE-ELECT LUC VANDEVELDE AS A DIRECTOR	Managem E	ot	For
14.	TO RE-ELECT PHILIP YEA AS A DIRECTOR	ManagemE	or	For
15.		Managem	or	For

	_aga: :g. a, t2:	,			
	TO DECLARE A FINAL DIVIDEND OF 7.47				
	PENCE PER ORDINARY SHARE FOR THE				
	YEAR ENDED 31 MARCH 2014				
	TO APPROVE THE DIRECTORS' REMUNERATION POLICY FOR THE				
16.	YEAR	Manage	em Ent	For	
	ENDED 31 MARCH 2014				
	TO APPROVE THE REMUNERATION REPORT				
17.	OF THE BOARD FOR THE YEAR	Manage	em Ent	For	
1,,	ENDED 31	Tranag.		101	
	MARCH 2014				
10	TO APPROVE THE VODAFONE		_	_	
18.	GLOBAL	Manage	em eor	For	
	INCENTIVE PLAN RULES TO CONFIRM PWC'S APPOINTMENT				
19.	AS	Manage	em Ent	For	
	AUDITOR				
	TO AUTHORISE THE AUDIT AND RISK	ζ.			
20.	COMMITTEE TO DETERMINE THE	Manage	em Ent	For	
	REMUNERATION OF THE AUDITOR				
21	TO AUTHORISE THE DIRECTORS TO	Manag	E	Ean	
21.	ALLOT SHARES	Manage	emeor	For	
	TO AUTHORISE THE DIRECTORS TO				
S22	DIS-	Manage	em Arg ainst	Against	
	APPLY PRE-EMPTION RIGHTS		-	-	
S23	TO AUTHORISE THE COMPANY TO	Manage	em Ent	For	
220	PURCHASE ITS OWN SHARES	1,141148		101	
24.	TO AUTHORISE POLITICAL DONATIONS AND	Manage	am Ent	For	
24.	EXPENDITURE	Manage	CITICUI	1.01	
	TO AUTHORISE THE COMPANY TO				
	CALL				
S25	GENERAL MEETINGS (OTHER THAN	Manage	em Ent	For	
	AGMS)				
EI ECT	ON 14 CLEAR DAYS' NOTICE TRONIC ARTS INC.				
Security			Meeting T	'vne	Annual
	Symbol EA		Meeting D		31-Jul-2014
ISIN	US2855121099		Agenda		934046586 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
	ELECTION OF DIRECTOR: LEONARD	•		<i>U</i>	
1A.	S.	Manage	em Enr	For	
	COLEMAN				
1B.	ELECTION OF DIRECTOR: JAY C.	Manage	em Eor	For	
	HOAG	_			

1C.	ELECTION OF DIRECTOR: JEFFREY T. HUBER	Manage	em Ent	For	
1D.	ELECTION OF DIRECTOR: VIVEK PAUL	Manage	em Ent	For	
	ELECTION OF DIRECTOR: LAWRENCE	<u>C</u>			
1E.	F.	Manage	em Ent	For	
	PROBST				
1F.	ELECTION OF DIRECTOR: RICHARD A SIMONSON	Manage	em Ent	For	
1G.	ELECTION OF DIRECTOR: LUIS A. UBINAS	Manag	em Ent	For	
	ELECTION OF DIRECTOR: DENISE F.				
1H.	WARREN	Manage	em Ent	For	
1I.	ELECTION OF DIRECTOR: ANDREW WILSON	Manage	em Ent	For	
	ADVISORY VOTE ON THE				
2.	COMPENSATION	Manag	em Arlt stain	Against	
	OF THE NAMED EXECUTIVE OFFICERS.	111111111111111111111111111111111111111	• • • • • • • • • • • • • • • • • • •	118411191	
	RATIFICATION OF THE				
	APPOINTMENT OF				
3.	KPMG LLP AS INDEPENDENT	Manag	em Ent	For	
5.	AUDITORS FOR	ivianas,	CITICOL	101	
	THE FISCAL YEAR ENDING MARCH				
I IDED	31, 2015. TY MEDIA CORPORATION				
Securit			Meeting T	vne	Annual
	Symbol LMCA		Meeting D		04-Aug-2014
ISIN	US5312291025		Agenda		934051486 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Manage	ement	Manageme	IIt
	1 EVAN D. MALONE		For	For	
	2 DAVID E. RAPLEY		For	For	
	3 LARRY E. ROMRELL		For	For	
	A PROPOSAL TO RATIFY THE				
	SELECTION OF				
2.	KPMG LLP AS OUR INDEPENDENT	Manag	em Ent	For	
	AUDITORS FOR THE FISCAL YEAR ENDING				
	DECEMBER 31, 2014.				
LIBER	TY INTERACTIVE CORPORATION				
Securit			Meeting T	vpe	Annual
	Symbol LVNTA		Meeting D		04-Aug-2014
ISIN	US53071M8800		Agenda		934051549 - Management
		Proposed		For/Agains	st.
Item	Proposal	by	Vote	Manageme	
1.	DIRECTOR	Manage	ement	<i>5</i>	
	1 EVAN D. MALONE		For	For	

	23ga: 1 milg: 3/122221 m	02125			
	DAVID E. RAPLEYLARRY E. ROMRELL		For For	For For	
	THE SAY-ON-PAY PROPOSAL, TO APPROVE,				
2.	ON AN ADVISORY BASIS, THE COMPENSATION OF OUR NAMED	Manag	em Arlt stain	Against	
	EXECUTIVE OFFICERS. A PROPOSAL TO RATIFY THE				
	SELECTION OF KPMG LLP AS OUR INDEPENDENT				
3.	AUDITORS FOR THE FISCAL YEAR	Manag	em Ent	For	
	ENDING DECEMBER 31, 2014.				
LIBER	RTY INTERACTIVE CORPORATION				
Securit			Meeting T	vpe	Annual
	Symbol LINTA		Meeting D		04-Aug-2014
ISIN	US53071M1045		Agenda		934051549 - Management
Item	Proposal	Proposed	Vote	For/Agains	
	-	by Manage	amant	Manageme	nt
1.	DIRECTOR 1 EVAN D. MALONE	Manag	For	For	
	2 DAVID E. RAPLEY		For	For	
	3 LARRY E. ROMRELL		For	For	
	THE SAY-ON-PAY PROPOSAL, TO				
	APPROVE,				
2.	ON AN ADVISORY BASIS, THE	Manag	em Ant stain	Against	
	COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS.				
	A PROPOSAL TO RATIFY THE				
	SELECTION OF				
2	KPMG LLP AS OUR INDEPENDENT	M	E.4	P	
3.	AUDITORS FOR THE FISCAL YEAR	Manag	em eor	For	
	ENDING				
CDDIA	DECEMBER 31, 2014.				
	IT CORPORATION ty 85207U105		Maatina T		A mm. 1
Securit	Symbol S		Meeting T Meeting D		Annual 06-Aug-2014
ISIN	US85207U1051		Agenda	atc	934050802 - Management
			8		· ·
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Manag	ement	Wanageme	IIt
	1 ROBERT R. BENNETT	111111111111111111111111111111111111111	For	For	
	2 GORDON M. BETHUNE		For	For	
	3 MARCELO CLAURE		For	For	
	4 RONALD D. FISHER		For	For	
	5 DANIEL R. HESSE		For	For	
	6 FRANK IANNA		For	For	
	7 ADM. MICHAEL G. MULLEN		For	For	
	8 MASAYOSHI SON		For	For	

SARA MARTINEZ TUCKER For For TO RATIFY THE APPOINTMENT OF **DELOITTE** & TOUCHE LLP AS THE **INDEPENDENT** 2. REGISTERED PUBLIC ACCOUNTING Managem**Ent** For FIRM OF SPRINT CORPORATION FOR THE YEAR ENDING MARCH 31, 2015. ADVISORY APPROVAL OF THE COMPANY'S 3. Managem Artstain Against NAMED EXECUTIVE OFFICER COMPENSATION. TO VOTE ON A STOCKHOLDER **PROPOSAL** 4. **CONCERNING EXECUTIVES** ShareholdArgainst For RETAINING SIGNIFICANT STOCK. TO VOTE ON A STOCKHOLDER **PROPOSAL** 5. ShareholdArgainst For **CONCERNING POLITICAL** CONTRIBUTIONS. TIVO INC. Security 888706108 Meeting Type Annual Ticker Symbol TIVO Meeting Date 07-Aug-2014 934052046 - Management **ISIN** US8887061088 Agenda **Proposed** For/Against Vote Item **Proposal** Management by ELECTION OF DIRECTOR: THOMAS S. 1**A** Managem**Ent** For **ROGERS** ELECTION OF DIRECTOR: DAVID 1B Managem**Ent** For **YOFFIE** TO RATIFY THE SELECTION OF KPMG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING 2. Managem**Ent** For **FIRM** FOR THE FISCAL YEAR ENDING JANUARY 31, 2015. TO APPROVE A TWO-YEAR REQUEST AMEND THE AMENDED & RESTATED 2008 3. EQUITY INCENTIVE AWARD PLAN TO Managem Angainst Against RESERVE AN ADDITIONAL 7,500,000 **SHARES** OF OUR COMMON STOCK FOR ISSUANCE.

Managem Antstain

Against

TO APPROVE ON A NON-BINDING,

ADVISORY

BASIS THE COMPENSATION OF OUR

NAMED

EXECUTIVE OFFICERS AS DISCLOSED

IN

4. THIS PROXY STATEMENT PURSUANT

TO

THE COMPENSATION DISCLOSURE

RULES

OF THE SECURITIES AND EXCHANGE

COMMISSION ("SAY-ON-PAY").

REALD INC.

Security 75604L105 Meeting Type Annual
Ticker Symbol RLD Meeting Date 08-Aug-2014

ISIN US75604L1052 Agenda 934051602 - Management

Management

Item Proposal Proposed by Vote For/Against Management

1. DIRECTOR

1 LAURA J. ALBER For For 2 DAVID HABIGER For For

THE RATIFICATION OF THE

SELECTION OF

ERNST & YOUNG LLP AS OUR

2. INDEPENDENT Managem**Eot** For

REGISTERED PUBLIC ACCOUNTING

FIRM

FOR FISCAL YEAR 2015.

A NON-BINDING ADVISORY VOTE APPROVING THE COMPENSATION OF REALD'S NAMED EXECUTIVE

OFFICERS AS

DISCLOSED PURSUANT TO THE

COMPENSATION DISCLOSURE RULES

OF

THE SECURITIES AND EXCHANGE

ManagemAntstain Against

COMMISSION, INCLUDING THE COMPENSATION TABLES AND

NARRATIVE

DISCUSSION IN THE PROXY

STATEMENT

UNDER THE CAPTION

"COMPENSATION

DISCUSSION AND ANALYSIS."

TELEKOM AUSTRIA AG, WIEN

Security A8502A102 Meeting Type ExtraOrdinary General

Meeting Meeting

Ticker Symbol Meeting Date 14-Aug-2014

ISIN AT0000720008 Agenda 705484195 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 364147 DUE TO RECEIPT OF D-IRECTORS NAMES AND SPLITTING OF RESOLUTION 4. ALL VOTES	·		
CMMT	RECEIVED ON THE PREVIO-US MEETING WILL BE DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING- NOTICE. THANK YOU. PLEASE NOTE THAT MANAGEMENT	Non-V	oting	
СММТ	MAKES NO RECOMMENDATIONS FOR	Non-V	oting	
1.1	SUBMITTED BY OESTERREICHISCHE INDUSTRIEHOLDING AG: ELECT RUDOLF KEMLER TO THE SUPERVISORY BOARD SHAREHOLDER PROPOSALS		No ement Action	
1.2	SUBMITTED BY OESTERREICHISCHE INDUSTRIEHOLDING AG: ELECT CARLOS GARCIA TO THE SUPERVISORY BOARD SHAREHOLDER PROPOSALS SUBMITTED BY	Manag	No ement Action	
1.3	OESTERREICHISCHE INDUSTRIEHOLDING AG: ELECT ALEJYNDRO CANTU TO THE SUPERVISORY BOARD SHAREHOLDER PROPOSALS SUBMITTED BY	Manag	No ement Action	
1.4	OESTERREICHISCHE INDUSTRIEHOLDING AG: ELECT STEFAN PINTER TO THE SUPERVISORY BOARD	Manag	No ement Action	
1.5	SHAREHOLDER PROPOSALS SUBMITTED BY OESTERREICHISCHE INDUSTRIEHOLDING AG: ELECT CARLOS JARQUE TO THE	Manag	em Nut Action	

SUPERVISORY BOARD SHAREHOLDER PROPOSALS SUBMITTED BY **OESTERREICHISCHE** Management. **INDUSTRIEHOLDING** 1.6 AG: ELECT REINHARD KRAXNER TO THE SUPERVISORY BOARD SHAREHOLDER PROPOSALS SUBMITTED BY **OESTERREICHISCHE** Management 1.7 **INDUSTRIEHOLDING** AG: ELECT OSCAR VON HAUSKE TO THE SUPERVISORY BOARD SHAREHOLDER PROPOSALS SUBMITTED BY **OESTERREICHISCHE** 1.8 **INDUSTRIEHOLDING** AG: ELECT RONNY PECIK TO THE SUPERVISORY BOARD SHAREHOLDER PROPOSALS SUBMITTED BY **OESTERREICHISCHE** 1.9 INDUSTRIEHOLDING AG: ELECT ESILABETTA **CASTIGLIONITO THE** SUPERVISORY BOARD SHAREHOLDER PROPOSALS SUBMITTED BY **OESTERREICHISCHE INDUSTRIEHOLDING** 1.10 AG: ELECT GUENTER **LEONHARTSBERGER** TO THE SUPERVISORY BOARD SHAREHOLDER PROPOSALS SUBMITTED BY **OESTERREICHISCHE** Management Management 2 **INDUSTRIEHOLDING** AG: APPROVE EUR 483.1 MILLION POOL OF **AUTHORIZED CAPITAL** 3 Managem Not SHAREHOLDER PROPOSALS SUBMITTED BY Action **OESTERREICHISCHE INDUSTRIEHOLDING** AG: AMEND ARTICLES RE DECISION **MAKING** OF THE MANAGEMENT BOARD **CHAIR OF** THE SUPERVISORY BOARD;

Edgar Filing: GABELLI MULTIMEDIA TRUST INC. - Form N-PX **CHANGES IN** THE ARTICLES OF ASSOCIATION IN PAR 5, 8, 9, 11, 12, 17 AND 18 APPROVE SETTLEMENT WITH Management Management 4.1 **RUDOLF FISCHER** APPROVE SETTLEMENT WITH Management 4.2 **STEFANO COLOMBO** ZIGGO N.V., UTRECHT ExtraOrdinary General Security N9837R105 Meeting Type Meeting Ticker Symbol 26-Aug-2014 Meeting Date **ISIN** 705445888 - Management NL0006294290 Agenda For/Against **Proposed** Item **Proposal** Vote Management by **OPENING** 1 Non-Voting 2 **PUBLIC OFFER** Non-Voting CONDITIONAL ASSET SALE AND LIQUIDATION: APPROVAL OF THE **ASSET** 3.A Managem**Ent** For SALE (AS DEFINED BELOW) AS **REQUIRED UNDER SECTION 2:107A DCC** CONDITIONAL ASSET SALE AND LIQUIDATION: CONDITIONAL **RESOLUTION** TO DISSOLVE (ONTBINDEN) AND 3.B Managem**Ent** For **LIQUIDATE** (VEREFFENEN) ZIGGO IN ACCORDANCE WITH SECTION 2:19 OF THE DCC CONDITIONAL ASSET SALE AND LIQUIDATION: CONDITIONAL **RESOLUTION** TO APPOINT ZIGGO B.V. AS THE **CUSTODIAN** 3.C Managem**Ent** For OF THE BOOKS AND RECORDS OF ZIGGO IN ACCORDANCE WITH SECTION 2:24 OF THE **DCC**

Managem**Ent**

For

4.A

CORPORATE GOVERNANCE

ZIGGO: AMENDMENT OF ZIGGO'S

OF ASSOCIATION (THE ARTICLES OF ASSOCIATION) EFFECTIVE AS PER

STRUCTURE

ARTICLES

THE

	e e		
	SETTLEMENT DATE		
	CORPORATE GOVERNANCE		
	STRUCTURE		
	ZIGGO: AMENDMENT OF THE		
	ARTICLES OF		
4.B	ASSOCIATION EFFECTIVE AS PER	Managem Ent	For
	THE DATE		
	OF DELISTING FROM EURONEXT		
	AMSTERDAM		
	PROFILE SUPERVISORY BOARD:		
5	CONDITIONAL AMENDMENT OF THE-	Non-Voting	
3	PROFILE(PROFIELSCHETS) OF THE	TVOII- V Ottling	
	SUPERVISORY BOARD		
	APPOINTMENT MEMBERS OF THE		
	SUPERVISORY BOARD:		
	NOTIFICATION TO		
6.A	THE GENERAL-MEETING OF THE	Non-Voting	
	VACANCIES VACANCIES		
	IN THE SUPERVISORY BOARD		
	APPOINTMENT MEMBERS OF THE		
	SUPERVISORY BOARD: RESOLUTION		
	OF		
	THE GENERAL MEETING NOT TO		
	MAKE USE		
6.B	OF ITS RIGHT TO MAKE	Managem Ent	For
	RECOMMENDATIONS FOR THE		
	PROPOSAL		
	TO APPOINT MEMBERS OF THE		
	SUPERVISORY BOARD WITH DUE		
	OBSERVANCE OF THE PROFILE		
	APPOINTMENT MEMBERS OF THE		
	SUPERVISORY BOARD:		
	ANNOUNCEMENT TO		
	THE GENERAL-MEETING OF MR.		
	DIEDERIK		
	KARSTEN, MR. RITCHY DROST, MR.		
6.C	JAMES	Non-Voting	
	RYAN AND MRHUUB WILLEMS		
	NOMINATED		
	FOR CONDITIONAL APPOINTMENT AS		
	MEMBERS OF THE-SUPERVISORY		
	BOARD		
	APPOINTMENT MEMBERS OF THE		
	SUPERVISORY BOARD:		
	CONDITIONAL		
	APPOINTMENT OF MR. DIEDERIK		
6.D	KARSTEN	Managem Ent	For
	AS MEMBER OF THE SUPERVISORY	Č	
	BOARD		
	EFFECTIVE AS PER THE SETTLEMENT		
	DATE OF THE OF T		

DATE

APPOINTMENT MEMBERS OF THE SUPERVISORY BOARD: **CONDITIONAL** APPOINTMENT OF MR. RITCHY 6.E **DROST AS** Managem**Ent** For MEMBER OF THE SUPERVISORY **BOARD** EFFECTIVE AS PER THE SETTLEMENT **DATE** APPOINTMENT MEMBERS OF THE SUPERVISORY BOARD: **CONDITIONAL** APPOINTMENT OF MR. JAMES RYAN 6.F AS Managem**Ent** For MEMBER OF THE SUPERVISORY **BOARD** EFFECTIVE AS PER THE SETTLEMENT DATE APPOINTMENT MEMBERS OF THE SUPERVISORY BOARD: **CONDITIONAL** APPOINTMENT OF MR. HUUB 6.G WILLEMS AS Managem**Ent** For MEMBER OF THE SUPERVISORY **BOARD** EFFECTIVE AS PER THE SETTLEMENT DATE CONDITIONAL ACCEPTANCE OF RESIGNATION AND GRANTING OF **FULL AND** FINAL DISCHARGE FROM LIABILITY **FOR** EACH OF THE RESIGNING MEMBERS OF THE SUPERVISORY BOARD, IN **CONNECTION** WITH HIS/HER CONDITIONAL RESIGNATION 7 For Managem**Ent** EFFECTIVE AS PER THE SETTLEMENT DATE (AS DEFINED IN THE AGENDA WITH EXPLANATORY NOTES): MR. **ANDREW** SUKAWATY, MR. DAVID BARKER, JOSEPH SCHULL, MS. PAMELA BOUMEESTER, MR. DIRK-JAN VAN DEN BERG AND MR. ANNE WILLEM KIST 8 **VACANCY MANAGEMENT BOARD:** Non-Voting MR.

BAPTIEST COOPMANS

RESIGNATION AND DISCHARGE

MEMBERS

OF THE MANAGEMENT BOARD: MR.

9 RENE Managem**Ent** For

OBERMANN, MR. PAUL HENDRIKS

AND MR.

HENDRIK DE GROOT

10 ANY OTHER BUSINESS Non-Voting11 CLOSE OF MEETING Non-Voting

19 AUG 2014: PLEASE NOTE THAT

THIS IS A

REVISION DUE TO MODIFICATION OF

RESOLU-TION NO. 7. IF YOU HAVE

ALREADY

CMMT SENT IN YOUR VOTES, PLEASE DO

NOT

VOTE AGAIN U-NLESS YOU DECIDE

TO

AMEND YOUR ORIGINAL

INSTRUCTIONS.

THANK YOU.

GLOBAL TELECOM HOLDING S.A.E., CAIRO

Security 37953P202 Meeting Type ExtraOrdinary General

Non-Voting

Meeting Meeting

Ticker Symbol Meeting Date 26-Aug-2014

ISIN US37953P2020 Agenda 705504353 - Management

Item Proposal Proposed by Vote For/Against Management

CONSIDERING APPROVING THE SALE

OF

51% OF THE SHARES IN ORASCOM

TELECOM ALGERIE TO FONDS Management . Actio

D'INVESTISSEMENT AND THE OTHER

TRANSACTIONS CONTEMPLATED IN CONNECTION WITH SUCH SALE

2 CONSIDERING THE APPOINTMENT Managem Not Action

DELEGATION OF ONE OR MORE

AUTHORIZED PERSONS TO

UNDERTAKE ALL

ACTIONS AND SIGN ALL

AGREEMENTS AND

DOCUMENTS THAT MAY BE

NECESSARY OR

ADVISABLE IN RELATION TO THE

IMPLEMENTATION OF ANY OF THE

RESOLUTIONS TAKEN BY VIRTUE OF

THIS

EXTRAORDINARY GENERAL **ASSEMBLY** CONSIDERING AND APPROVING ANY Management . Action 3 **OTHER** ITEMS RELATING TO THE SALE 18 AUG 2014: PLEASE NOTE THAT THIS IS A REVISION DUE TO REMOVAL OF BLOCKING. I-F YOU HAVE ALREADY SENT IN **CMMT YOUR** Non-Voting VOTES, PLEASE DO NOT VOTE AGAIN UNLESS YOU DEC-IDE TO AMEND **YOUR** ORIGINAL INSTRUCTIONS. THANK YOU. NASPERS LTD Security Meeting Type S53435103 Annual General Meeting Meeting Date 29-Aug-2014 Ticker Symbol **ISIN** Agenda 705483650 - Management ZAE000015889 **Proposed** For/Against Vote Item **Proposal** by Management ACCEPTANCE OF ANNUAL 0.1**FINANCIAL** Managem**Eor** For **STATEMENTS** CONFIRMATION AND APPROVAL OF 0.2 Managem**Ent** For PAYMENT OF DIVIDENDS REAPPOINTMENT OF For 0.3 Managem**Ent** PRICEWATERHOUSECOOPERS INC. AS **AUDITOR** TO CONFIRM THE APPOINTMENT OF THE O.4.1 Managem**Ent** For FOLLOWING DIRECTOR: MR C L **ENENSTEIN** TO CONFIRM THE APPOINTMENT OF 0.4.2Managem**Ent** For FOLLOWING DIRECTOR: MR D G **ERIKSSON** TO CONFIRM THE APPOINTMENT OF THE 0.4.3Managem**Ent** FOLLOWING DIRECTOR: MR R For OLIVEIRA DE LIMA TO CONFIRM THE APPOINTMENT OF 0.4.4 THE Managem**Ent** For FOLLOWING DIRECTOR: MR Y MA TO CONFIRM THE APPOINTMENT OF THE 0.4.5 Managem**Ent** For

FOLLOWING DIRECTOR: MR J D T

STOFBERG

O.4.6	TO CONFIRM THE APPOINTMENT OF THE FOLLOWING DIRECTOR: MR F L N LETELE	Managem Ent	For
O.4.7	TO CONFIRM THE APPOINTMENT OF THE FOLLOWING DIRECTOR: MR B VAN DIJK TO CONFIRM THE APPOINTMENT OF	Managem Ent	For
O.4.8	THE FOLLOWING DIRECTOR: MR V SGOURDOS	Managem Ent	For
O.5.1	TO ELECT THE FOLLOWING DIRECTOR: PROF R C C JAFTA TO ELECT THE FOLLOWING	Managem Ent	For
O.5.2	TO ELECT THE FOLLOWING DIRECTOR: PROF D MEYER	Managem Ent	For
O.5.3	TO ELECT THE FOLLOWING DIRECTOR: MR J J M VAN ZYL APPOINTMENT OF THE FOLLOWING	Managem Ent	For
O.6.1	AUDIT COMMITTEE MEMBER: ADV F-A DU PLESSIS	Managem Fot	For
O.6.2	APPOINTMENT OF THE FOLLOWING AUDIT COMMITTEE MEMBER: MR D G ERIKSSON	Managem Ent	For
O.6.3	APPOINTMENT OF THE FOLLOWING AUDIT COMMITTEE MEMBER: MR B J VAN DER ROSS APPOINTMENT OF THE FOLLOWING	Managem Ent	For
O.6.4	AUDIT COMMITTEE MEMBER: MR J J M VAN	Managem Ent	For
O.7	ZYL TO ENDORSE THE COMPANY'S REMUNERATION POLICY	Managem Ent	For
O.8	APPROVAL OF GENERAL AUTHORITY PLACING UNISSUED SHARES UNDER THE	Managem Ent	For
O.9	CONTROL OF THE DIRECTORS APPROVAL OF ISSUE OF SHARES FOR CASH AUTHORISATION TO IMPLEMENT	Managem Ent	For
O.10	ALL RESOLUTIONS ADOPTED AT THE ANNUAL GENERAL MEETING	Managem Ent	For

	PLEASE NOTE THAT THE BELOW RESOLUTION APPROVAL OF THE		
СММТ	THE-NON-EXECUTIVE	Non-Voting	
C 1 1	DIRECTORS FROM S.1.1 TO S1.15 ARE PROPOSED FOR 31 MARCH 2015	ManagamEnt	Ean
S.1.1	BOARD - CHAIR BOARD - MEMBER (SOUTH AFRICAN	Managem Ent	For
S.121	RESIDENT) BOARD - MEMBER (NON-SOUTH	Managem Ent	For
S.122	AFRICAN	Managem Ent	For
	RESIDENT)	C	
	BOARD - MEMBER (ADDITIONAL		
S.123	AMOUNT	ManagamEnt	For
3.123	FOR NON-SOUTH AFRICAN	Managem Ent	ror
	RESIDENT)		
S.124	BOARD - MEMBER (DAILY AMOUNT)	Managem Ent	For
S.1.3	AUDIT COMMITTEE - CHAIR	Managem Ent	For
S.1.4	AUDIT COMMITTEE - MEMBER	Managem Ent	For
S.1.5	RISK COMMITTEE - CHAIR	Managem Ent	For
S.1.6	RISK COMMITTEE - MEMBER	Managem Ent	For
0.17	HUMAN RESOURCES AND	M	_
S.1.7	REMUNERATION	Managem Ent	For
	COMMITTEE - CHAIR		
S.1.8	HUMAN RESOURCES AND REMUNERATION	ManagamEnt	For
3.1.0	COMMITTEE - MEMBER	Managem Ent	гог
S.1.9	NOMINATION COMMITTEE - CHAIR	Managem Ent	For
S.110	NOMINATION COMMITTEE - MEMBER	Managem Ent	For
	SOCIAL AND ETHICS COMMITTEE -		
S.111	CHAIR	Managem Ent	For
0.110	SOCIAL AND ETHICS COMMITTEE -	M F	г
S.112	MEMBER	Managem Ent	For
S.113	TRUSTEES OF GROUP SHARE	ManagamEnt	For
3.113	SCHEMES/OTHER PERSONNEL FUNDS	Managem Ent	гог
S.114	MEDIA24 PENSION FUND - CHAIR	Managem Ent	For
S.115	MEDIA24 PENSION FUND - TRUSTEE	Managem For	For
	PLEASE NOTE THAT THE BELOW		
	RESOLUTION APPROVAL OF THE		
CMMT	, REMUNERATION OF	Non-Voting	
	THE-NON-EXECUTIVE	C	
	DIRECTORS FROM S.1.1 TO S1.15 ARE		
S.1.1	PROPOSED FOR 31 MARCH 2016 BOARD - CHAIR	Managem Ent	For
3.1.1	BOARD - CHAIR BOARD - MEMBER (SOUTH AFRICAN	Management	гог
S.121	RESIDENT)	Managem Ent	For
	BOARD - MEMBER (NON-SOUTH		
S.122	AFRICAN	Managem Ent	For
~ 	RESIDENT)		- 01
S.123	BOARD - MEMBER (ADDITIONAL	Managem Ent	For
	AMOUNT	-	

	FOR NON-SOUTH AFRICAN RESIDENT)			
S.124	BOARD - MEMBER (DAILY AMOUNT)	Managem Ent	For	
S.1.3	AUDIT COMMITTEE - CHAIR	Managem Ent	For	
S.1.4	AUDIT COMMITTEE - MEMBER	Managem Ent	For	
S.1.5	RISK COMMITTEE - CHAIR	Managem Ent	For	
S.1.6	RISK COMMITTEE - MEMBER	Managem Ent	For	
5.1.0	HUMAN RESOURCES AND	Wanagemen.	1 01	
S.1.7	REMUNERATION	Managem Ent	For	
51117	COMMITTEE - CHAIR	111111111111111111111111111111111111111	101	
	HUMAN RESOURCES AND			
S.1.8	REMUNERATION	Managem Ent	For	
	COMMITTEE - MEMBER	U		
S.1.9	NOMINATION COMMITTEE - CHAIR	Managem Ent	For	
S.110	NOMINATION COMMITTEE - MEMBER	Managem Ent	For	
	SOCIAL AND ETHICS COMMITTEE -			
S.111	CHAIR	Managem Ent	For	
0.110	SOCIAL AND ETHICS COMMITTEE -	M E	Г	
S.112	MEMBER	Managem Ent	For	
C 112	TRUSTEES OF GROUP SHARE	ManagamEnt	East	
S.113	SCHEMES/OTHER PERSONNEL FUNDS	Managem Ent	For	
S.114	MEDIA24 PENSION FUND - CHAIR	Managem Ent	For	
S.115	MEDIA24 PENSION FUND - TRUSTEE	Managem Ent	For	
S.2	AMENDMENT TO ARTICLE 26 OF THE	Managem Ent	For	
3.2	MEMORANDUM OF INCORPORATION	Management	1.01	
	APPROVE GENERALLY THE			
	PROVISION OF			
S.3	FINANCIAL ASSISTANCE IN TERMS	Managem Ent	For	
	OF			
	SECTION 44 OF THE ACT			
	APPROVE GENERALLY THE			
	PROVISION OF		_	
S.4	FINANCIAL ASSISTANCE IN TERMS	Managem Ent	For	
	OF			
	SECTION 45 OF THE ACT			
	GENERAL AUTHORITY FOR THE			
~ ~	COMPANY		_	
S.5	OR ITS SUBSIDIARIES TO ACQUIRE N	Managem Ent	For	
	ORDINARY SHARES IN THE			
	COMPANY			
	GENERAL AUTHORITY FOR THE			
0.6	COMPANY	M E	Г	
S.6	OR ITS SUBSIDIARIES TO ACQUIRE A	Managem Ent	For	
	ORDINARY SHARES IN THE			
A I TIC	COMPANY			
	CE S.A., LUXEMBOURG ty L0179Z104	Maatina	- Vino	Spacial Ganaral Mastina
Securit	Symbol	Meeting T Meeting I		Special General Meeting 10-Sep-2014
ISIN	LU1014539529	Agenda	raic	705503983 - Management
19111	LU 1014337327	Agenda		100000000 - Management
Item	Proposal	Vote		
100111	11000001	7010		

Proposed For/Against Management by ELECT JEAN-LUC ALLAVENA AS 1 Managem**Ent** For **DIRECTOR** H&R BLOCK, INC. Security 093671105 Meeting Type Annual Ticker Symbol HRB Meeting Date 11-Sep-2014 **ISIN** US0936711052 Agenda 934060536 - Management Proposed For/Against Vote Item Proposal by Management ELECTION OF DIRECTOR: PAUL J. 1A. Managem**Ent** For **BROWN** ELECTION OF DIRECTOR: WILLIAM C. 1B. Managem**Ent** For **COBB** ELECTION OF DIRECTOR: ROBERT A. 1C. Managem**Ent** For **GERARD ELECTION OF DIRECTOR: DAVID** 1D. **BAKER** Managem**Ent** For **LEWIS** ELECTION OF DIRECTOR: VICTORIA J. 1E. Managem**Ent** For **REICH** ELECTION OF DIRECTOR: BRUCE C. 1F. Managem**Ent** For **ROHDE** 1G. ELECTION OF DIRECTOR: TOM D. SEIP Managem**Ent** For **ELECTION OF DIRECTOR:** 1H. **CHRISTIANNA** Managem**Ent** For WOOD ELECTION OF DIRECTOR: JAMES F. 1I. Managem**Ent** For WRIGHT RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE COMPANY'S INDEPENDENT 2. Managem**Ent** For REGISTERED PUBLIC ACCOUNTING FIRM FOR THE **FISCAL** YEAR ENDING APRIL 30, 2015. ADVISORY APPROVAL OF THE COMPANY'S Against 3. Managem Antstain NAMED EXECUTIVE OFFICER COMPENSATION. APPROVAL OF THE AMENDED AND RESTATED EXECUTIVE 4. Managem**Ent** For **PERFORMANCE** PLAN. SHAREHOLDER PROPOSAL **CONCERNING** 5. POLITICAL CONTRIBUTIONS, IF Sharehold Against For

PROPERLY

PRESENTED AT THE MEETING.

TAKE-TWO INTERACTIVE SOFTWARE, INC.

Security874054109Meeting TypeAnnualTicker SymbolTTWOMeeting Date16-Sep-2014

ISIN US8740541094 Agenda 934062693 - Management

Item	Proposal	Proposed Vo	For/Agai	
1		by	Managen	nent
1.	DIRECTOR	Management		
	1 STRAUSS ZELNICK	For		
	2 ROBERT A. BOWMAN	For		
	3 MICHAEL DORNEMANN	For		
	4 J MOSES	For		
	5 MICHAEL SHERESKY	For	For	
	6 SUSAN TOLSON	For	For	
	APPROVAL OF CERTAIN			
	AMENDMENTS TO			
	THE TAKE-TWO INTERACTIVE			
	SOFTWARE,			
2.	INC. 2009 STOCK INCENTIVE PLAN	Managem Arg	ainst Against	
	AND RE-	8		
	APPROVAL OF THE PERFORMANCE			
	GOALS			
	SPECIFIED THEREIN.			
	APPROVAL, ON A NON-BINDING			
	ADVISORY			
	BASIS, OF THE COMPENSATION OF			
3.	THE	Managem Arh	stain Against	
	COMPANY'S "NAMED EXECUTIVE		8	
	OFFICERS"			
	AS DISCLOSED IN THE PROXY			
	STATEMENT.			
	RATIFICATION OF THE			
	APPOINTMENT OF			
	ERNST & YOUNG LLP AS OUR			
	INDEPENDENT			
4.	REGISTERED PUBLIC ACCOUNTING	Managem Ent	For	
	FIRM			
	FOR THE FISCAL YEAR ENDING			
	MARCH 31,			
	2015.			
VIASA	AT, INC.			
Securit	•	Maat	ting Type	Annual
	•			
	Symbol VSAT		ting Date	17-Sep-2014
ISIN	US92552V1008	Ager	ıda	934061095 - Management
		D	T // '	
Item	Proposal	Proposed Vo	te For/Agai	
	•	by	Managen	nent
1.	DIRECTOR	Management		
	1 MARK DANKBERG	For		
	2 HARVEY WHITE	For		
2.		Managem Ent	For	

RATIFICATION OF APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS VIASAT'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

ADVISORY VOTE ON EXECUTIVE

3. ADVISOR I VOTE ON EXECUTIVE ManagemAntstain Against

JOHN WILEY & SONS, INC.

Security 968223305 Meeting Type Annual Ticker Symbol JWB Meeting Date 18-Sep-2014

ISIN US9682233054 Agenda 934064229 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Management		manugement.
	1 MATTHEW S. KISSNER		For	For
	2 EDUARDO MENASCE		For	For
	3 WILLIAM J. PESCE		For	For
	4 WILLIAM B. PLUMMER		For	For
	5 STEPHEN M. SMITH		For	For
	6 JESSE WILEY		For	For
	7 PETER BOOTH WILEY		For	For
	RATIFICATION OF THE			
2	APPOINTMENT OF	Managa	Managem Ent	
2.	KPMG LLP AS INDEPENDENT	Manage	For	
	ACCOUNTANTS.			
	APPROVAL, ON AN ADVISORY BASIS	,		
3.	OF	Managa	m Adtatain	Against
3.	THE COMPENSATION OF THE NAMED) Manage	m Arh tstain	Against
	EXECUTIVE OFFICERS.			
	APPROVAL OF THE 2014 DIRECTORS			
4.	STOCK	Manage	m Ang tainst	Against
	PLAN.			
5.	APPROVAL OF THE 2014 EXECUTIVE	Managa	m.Ent	For
	ANNUAL INCENTIVE PLAN.	Manage	HEOL	ror
	APPROVAL OF THE 2014 KEY			
6.	EMPLOYEE	Manage	m Ang tainst	Against
	STOCK PLAN.		-	-

MALAYSIAN RESOURCES CORP BHD MRCB, KUALA LUMPUR

Security Y57177100 Meeting Type ExtraOrdinary General

Meeting Type Meeting

Ticker Symbol Meeting Date 23-Sep-2014

ISIN MYL1651OO008 Agenda 705552936 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1	PROPOSED ACQUISITION BY MRCB OF 30% EQUITY INTEREST IN P.J SENTRAL	Manage	m Eor	For
	DEVELOPMENT SDN BHD ("P.J SENTRAL")			
	FROM PKNS HOLDINGS SDN BHD			

("PKNS")

FOR A TOTAL CASH CONSIDERATION

OF

RM85,300,000 ("PROPOSED

ACQUISITION OF

30% OF P.J SENTRAL")

GMM GRAMMY PUBLIC CO LTD, WATTANA

ExtraOrdinary General Security Y22931110 Meeting Type

Meeting 24-Sep-2014 Ticker Symbol Meeting Date

ISIN Agenda 705504668 - Management TH0473010Z17

Proposed For/Against Vote Item Proposal by Management

TO CONSIDER AND CERTIFY THE

MINUTES

1 Managem**Ent** For OF THE 2014 ANNUAL GENERAL

MEETING

OF SHAREHOLDERS

TO CONSIDER AND APPROVE THE

2 INCREASE OF THE COMPANY'S Managem**Ent** For

REGISTERED CAPITAL

TO CONSIDER AND APPROVE THE AMENDMENT TO CLAUSE 4 OF THE COMPANY'S MEMORANDUM OF

3 ASSOCIATION TO BE IN LINE WITH Managem**Ent** For

THE

INCREASE OF THE COMPANY'S

REGISTERED CAPITAL

TO CONSIDER AND APPROVE THE

ALLOCATION OF THE COMPANY'S Managem**Ent** 4 For

NEWLY

5

ISSUED SHARES OTHER BUSINESS (IF ANY)

Managem Artstain IN THE SITUATION WHERE THE

CHAIRMAN

OF THE MEETING SUDDENLY

CMMT CHANGE THE Non-Voting

AGENDA-AND/OR ADD NEW AGENDA DURING THE MEETING, WE WILL

VOTE THAT

AGENDA AS-ABSTAIN.

SCHOLASTIC CORPORATION

Security 807066105 Meeting Type Annual Ticker Symbol SCHL Meeting Date 24-Sep-2014

Agenda **ISIN** US8070661058 934066401 - Management

For

Proposed For/Against Vote Item Proposal Management by

1. DIRECTOR Management

> JAMES W. BARGE For For

2 MARIANNE CAPONNETTO For For 3 JOHN L. DAVIES For For

DIRECTV

Security 25490A309 Meeting Type Special Ticker Symbol DTV Meeting Date 25-Sep-2014

ISIN US25490A3095 Agenda 934069192 - Management

Item Proposal Proposed by Vote For/Against Management

ADOPT THE AGREEMENT AND PLAN

OF

MERGER, DATED AS OF MAY 18, 2014,

AS IT

MAY BE AMENDED FROM TIME TO

TIME, BY

AND AMONG DIRECTV, A DELAWARE

CORPORATION, AT&T INC., A

1. DELAWARE Managem**For** For

CORPORATION, AND STEAM MERGER

SUB

LLC, A DELAWARE LIMITED

LIABILITY

COMPANY AND A WHOLLY OWNED

SUBSIDIARY OF AT&T INC. (THE

"MERGER

AGREEMENT").

APPROVE, BY NON-BINDING,

ADVISORY

VOTE, CERTAIN COMPENSATION

ARRANGEMENTS FOR DIRECTV'S

2. NAMED EXECUTIVE OFFICERS IN ManagemAltstain Against

CONNECTION

WITH THE MERGER CONTEMPLATED

BY THE

MERGER AGREEMENT.

APPROVE ADJOURNMENTS OF THE

SPECIAL

MEETING, IF NECESSARY OR

APPROPRIATE,

TO SOLICIT ADDITIONAL PROXIES IF

3. THERE ManagemEnt For

ARE INSUFFICIENT VOTES AT THE

TIME OF

THE SPECIAL MEETING TO ADOPT

THE

MERGER AGREEMENT.

GRUPO RADIO CENTRO SAB DE CV, MEXICO CITY

Security P4983X160 Meeting Type Ordinary General Meeting

Ticker Symbol Meeting Date 01-Oct-2014

ISIN MXP680051218 Agenda 705571758 - Management

Proposed For/Against Vote Item **Proposal** Management by PLEASE NOTE THAT ONLY MEXICAN NATIONALS HAVE VOTING RIGHTS AT THIS MEETING.-IF YOU ARE A MEXICAN **NATIONAL** AND WOULD LIKE TO SUBMIT YOUR **CMMT** Non-Voting **VOTE** ON THIS-MEETING PLEASE CONTACT **YOUR** CLIENT SERVICE REPRESENTATIVE. **THANK** YOU I APPROVAL OF THE AGENDA Non-Voting PROPOSAL, DISCUSSION AND, IF DEEMED APPROPRIATE, APPROVAL OF THE II Non-Voting **ISSUANCE OF-SECURITIES CERTIFICATES** BY THE COMPANY DESIGNATION OF THE SPECIAL **DELEGATES** FROM THE GENERAL MEETING FOR III THE-Non-Voting **EXECUTION AND FORMALIZATION** OF THE **RESOLUTIONS** BRITISH SKY BROADCASTING GROUP PLC, ISLEWORTH Security G15632105 Meeting Type **Ordinary General Meeting** Meeting Date Ticker Symbol 06-Oct-2014 GB0001411924 Agenda 705571532 - Management **ISIN Proposed** For/Against Item Proposal Vote Management by 1 APPROVE THE (I) ACQUISITION OF Managem**Ent** For **SKY** ITALIA S.R.L FROM SGH STREAM SUB, INC; (II) ACQUISITION OF THE SHARES IN **SKY DEUTSCHLAND AG HELD BY 21ST CENTURY** FOX ADELAIDE HOLDINGS B.V; (III) DISPOSAL OF THE 21% STAKE IN **EACH OF** NGC NETWORK INTERNATIONAL, LLC AND NGC NETWORK LATIN AMERICA,

LLC; AND

(IV) VOLUNTARY CASH OFFER TO

THE

HOLDERS OF SHARES IN SKY

DEUTSCHLAND AG

MEDIA GENERAL, INC.

Security 584404107 Meeting Type Special Ticker Symbol MEG Meeting Date 06-Oct-2014

ISIN US5844041070 Agenda 934061893 - Management

Proposed For/Against Vote Item Proposal Management by

APPROVAL OF THE ISSUANCE OF

SHARES

OF NEW MEDIA GENERAL COMMON

STOCK 1.

Managem**Eor** For IN CONNECTION WITH THE

COMBINATION

OF MEDIA GENERAL AND LIN MEDIA

LLC.

APPROVAL TO AMEND AND RESTATE

THE

ARTICLES OF INCORPORATION OF

MEDIA

GENERAL TO PROVIDE FOR CERTAIN

GOVERNANCE ARRANGEMENTS OF 2. Managem**Enr** For

MEDIA

GENERAL (AND THE COMBINED

COMPANY

FOLLOWING THE COMBINATION OF

MEDIA

GENERAL AND LIN MEDIA LLC).

LIN MEDIA LLC

Security 532771102 Meeting Type Special Ticker Symbol LIN Meeting Date 06-Oct-2014

Agenda **ISIN** US5327711025 934062542 - Management

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

1. TO ADOPT THE MERGER

AGREEMENT, AS

AMENDED, AND APPROVE THE LIN

MERGER.

A COPY OF THE MERGER

AGREEMENT IS

ATTACHED AS ANNEX A TO THE

JOINT

PROXY STATEMENT/PROSPECTUS,

DATED

JULY 24, 2014, AND A COPY OF THE

AMENDMENT TO THE MERGER

AGREEMENT

IS ATTACHED AS ANNEX S-A TO THE

SUPPLEMENT, DATED SEPTEMBER 15,

2014.

TO THE ...(DUE TO SPACE LIMITS, SEE

PROXY STATEMENT FOR FULL

PROPOSAL).

TO APPROVE, ON A NON-BINDING

AND

ADVISORY BASIS, CERTAIN

EXECUTIVE

COMPENSATION MATTERS 2.

Managem**Ent**

REFERRED TO IN

THE JOINT PROXY

STATEMENT/PROSPECTUS AS THE

"LIN

COMPENSATION PROPOSAL."

BRITISH SKY BROADCASTING GROUP PLC

111013108 Meeting Type Security Annual Ticker Symbol BSYBY Meeting Date 06-Oct-2014

ISIN Agenda US1110131083 934078848 - Management

For

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

TO APPROVE THE (I) ACQUISITION OF

SKY

ITALIA S.R.L FROM SGH STREAM

SUB, INC;

(II) ACQUISITION OF THE SHARES IN

SKY

DEUTSCHLAND AG HELD BY 21ST

CENTURY

FOX ADELAIDE HOLDINGS B.V.; (III)

1. DISPOSAL OF THE 21% STAKE IN Managem**Ent** For

EACH OF

NGC NETWORK INTERNATIONAL,

LLC AND

NGC NETWORK LATIN AMERICA,

LLC; AND

(IV) VOLUNTARY CASH OFFER TO

HOLDERS

OF SHARES IN SKY DEUTSCHLAND

AG

COMCAST CORPORATION

Security 20030N101 Meeting Type Special Ticker Symbol CMCSA Meeting Date 08-Oct-2014

Agenda **ISIN** US20030N1019 934075284 - Management

Proposed For/Against Vote Item Proposal Management by

1. TO APPROVE THE ISSUANCE OF Managem**Ent** For

SHARES OF

COMCAST CLASS A COMMON STOCK

TO

TIME WARNER CABLE INC.

STOCKHOLDERS

IN THE MERGER.

TO APPROVE THE ADJOURNMENT OF

THE

2. COMCAST SPECIAL MEETING IF ManagemEnt

NECESSARY

TO SOLICIT ADDITIONAL PROXIES.

TIME WARNER CABLE INC

Security 88732J207 Meeting Type Special
Ticker Symbol TWC Meeting Date 09-Oct-2014

ISIN US88732J2078 Agenda 934075169 - Management

For

Against

Item Proposal Proposed by Vote For/Against Management

TO ADOPT THE AGREEMENT AND

PLAN OF

MERGER, DATED AS OF FEBRUARY

12, 2014,

1. AS MAY BE AMENDED, AMONG TIME

ManagemEnt For

WARNER CABLE INC. ("TWC"),

COMCAST

CORPORATION AND TANGO

ACQUISITION

SUB, INC.

TO APPROVE, ON AN ADVISORY

(NON-

BINDING) BASIS, THE "GOLDEN

PARACHUTE"

2. COMPENSATION PAYMENTS THAT
ManagemAntstain

^{2.} WILL OR

MAY BE PAID BY TWC TO ITS NAMED

EXECUTIVE OFFICERS IN

CONNECTION

WITH THE MERGER.

JASMINE INTERNATIONAL PUBLIC CO LTD, NONTHABURI

Security Y44202268 Meeting Type ExtraOrdinary General

Ticker Symbol Meeting Date Meeting Date 27-Oct-2014

TICKLY SYMBOL 27 OF 2012 A 1

ISIN TH0418E10Z13 Agenda 705572243 - Management

Item Proposal Proposed by Vote For/Against Management

TO CONSIDER AND CERTIFY THE

MINUTES

OF THE 2014 ANNUAL GENERAL

ManagemEnt For

1 MEETING

OF SHAREHOLDERS HELD ON 25

APRIL 2014

TO CONSIDER AND APPROVE THE AMENDMENT TO THE RESOLUTION OF THE EXTRAORDINARY GENERAL **MEETING OF** SHAREHOLDERS NO. 1 2013 **APPROVING** THE COMPANY AND OR ITS **SUBSIDIARIES** TO ENTER INTO THE SALE TRANSACTION S 2 Managem**Ent** For OF THE ASSETS RELATING TO THE **BROADBAND INTERNET BUSINESS OF** THE COMPANY AND OR ITS SUBSIDIARIES JASMINE BROADBAND INTERNET **GROWTH** INFRASTRUCTURE FUND THE FUND THAT IS DEEMED AS A DISPOSAL OF ASSETS **TRANSACTION** TO CONSIDER AND APPROVE THE AMENDMENT OF THE RESOLUTION OF THE EXTRAORDINARY GENERAL **MEETING OF** SHAREHOLDERS NO. 1 2013 WHICH APPROVED THE COMPANY AND OR ITS SUBSIDIARIES TO ENTER INTO THE 3 **ASSETS** Managem**Eor** For ACQUISITION TRANSACTION IN WHICH THE COMPANY AND OR ITS SUBSIDIARIES WILL LEASE ALL ASSETS SOLD IN AGENDA NO.2 FROM THE FUND TO BE USED FOR THE CONTINUANCE OF ITS BUSINESS TO CONSIDER AND APPROVE THE 4 Managem**Eor** For AMENDMENT OF THE RESOLUTION OF THE EXTRA ORDINARY GENERAL **MEETING OF** SHAREHOLDERS NO. 1 2013 WHICH APPROVED THE COMP ANY AND OR JURISTIC PERSONS WHO WILL BE DESIGNATED BY THE COMPANY TO SUBSCRIBE FOR THE INVESTMENT

UNITS OF THE FUND IN THE AMOUNT OF **NOT** MORE THAN 13 OF TOTAL **INVESTMENT UNITS** TO CONSIDER AND APPOINT MR. **PETE BODHARAMIK THE CHIEF EXECUTIVE** OFFICER OR THE PERSON **DESIGNATED BY** MR. PETE BODHARAMIK TO HAVE THE POWER TO TAKE ANY NECESSARY OR 5 Managem**Ent** For RELATED ACTIONS AND ALSO SPECIFY OR AMEND TERMS CONDITIONS AND DETAILS WHICH WILL BE RELATED AND **BENEFICIAL** FOR THE ENTRY INTO THE INFRASTRUCTURE FUND TRANSACTION ASSET SALE TRANSACTION LEASE TRANSACTION INVESTMENT **UNITS** SUBSCRIPTION TRANSACTION SPECIFICATION OR AMENDMENT OF DETAIL AND VALUE OF THE ENTRY **INTO** THE INFRASTRUCTURE FUND **TRANSACTION** RELATED CONTRACTUAL PARTIES **AND OTHERS** 6 TO CONSIDER OTHER ISSUES IF ANY Managem**Ent** Against 17 SEP 2014: IN THE SITUATION WHERE THE CHAIRMAN OF THE MEETING **SUDDENLY** CMMT CHANG-E THE AGENDA AND/OR ADD Non-Voting **NEW** AGENDA DURING THE MEETING, WE WILL VOTE THAT AGEND-A AS ABSTAIN. CMMT 17 SEP 2014: PLEASE NOTE THAT THIS Non-Voting IS A REVISION DUE TO ADDITION OF COMMENT.

I-F YOU HAVE ALREADY SENT IN

YOUR

VOTES, PLEASE DO NOT VOTE AGAIN

UNLESS YOU DEC-IDE TO AMEND

ORIGINAL INSTRUCTIONS. THANK

YOU.

LEVEL 3 COMMUNICATIONS, INC.

Security 52729N308 Meeting Type Special Ticker Symbol LVLT Meeting Date 28-Oct-2014

ISIN Agenda US52729N3089 934081871 - Management

For

Proposed For/Against Item Vote Proposal by Management

TO APPROVE THE ISSUANCE OF

SHARES OF

LEVEL 3 COMMUNICATIONS, INC.

("LEVEL 3")

COMMON STOCK, PAR VALUE \$.01

PER

SHARE, TO TW TELECOM INC.

STOCKHOLDERS PURSUANT TO THE

MERGER AS CONTEMPLATED BY THE Managem**Ent** For

1.

AGREEMENT AND PLAN OF MERGER,

DATED

AS OF JUNE 15, 2014, BY AND AMONG

TW

TELECOM INC., LEVEL 3, SATURN

MERGER

SUB 1, LLC AND SATURN MERGER

SUB 2,

LLC.

TO APPROVE THE ADOPTION OF AN

AMENDMENT TO LEVEL 3'S

RESTATED

CERTIFICATE OF INCORPORATION

INCREASING TO 443,333,333 THE

2. **NUMBER** Managem**Ent** For

COMMON STOCK, PAR VALUE \$.01

OF AUTHORIZED SHARES OF LEVEL

PER

SHARE.

3. TO APPROVE A PROPOSAL TO Managem**Enr**

ADJOURN

THE SPECIAL MEETING OF

STOCKHOLDERS,

IF NECESSARY, TO SOLICIT

ADDITIONAL

PROXIES IF THERE ARE NOT

SUFFICIENT

VOTES AT THE TIME OF THE SPECIAL

MEETING TO APPROVE THE

FOREGOING

PROPOSALS.

TW TELECOM INC.

Security 87311L104 Meeting Type Special Ticker Symbol TWTC Meeting Date 28-Oct-2014

ISIN US87311L1044 Agenda 934082431 - Management

Proposed For/Against Vote Item Proposal Management by

PROPOSAL TO ADOPT THE

AGREEMENT

AND PLAN OF MERGER, DATED AS OF 6/15/14, AS AMENDED FROM TIME TO

TIME.

BY AND AMONG TW TELECOM INC.

("TW

TELECOM"), LEVEL 3 COMMUNICATIONS,

INC. ("LEVEL 3"), SATURN MERGER 01 Managem**Ent** For

SUB 1,

LLC ("SATURN MERGER SUB 1") &

SATURN

MERGER SUB 2, LLC, PURSUANT TO

WHICH

SATURN MERGER SUB 1, A WHOLLY ..

(DUE

TO SPACE LIMITS, SEE PROXY

MATERIAL

FOR FULL PROPOSAL).

PROPOSAL TO APPROVE, ON A NON-BINDING, ADVISORY BASIS, THE

COMPENSATION THAT MAY BE PAID

OR

BECOME PAYABLE TO TW

TELECOM'S

NAMED EXECUTIVE OFFICERS IN

02 CONNECTION WITH THE MERGER, Managem**Ent** For

AND THE

AGREEMENTS AND

UNDERSTANDINGS

PURSUANT TO WHICH SUCH

COMPENSATION MAY BE PAID OR

BECOME

PAYABLE.

03 PROPOSAL TO APPROVE THE Managem Antstain

> CONTINUATION, ADJOURNMENT OR POSTPONEMENT OF THE SPECIAL

MEETING,

IF NECESSARY OR APPROPRIATE TO

34

Against

SOLICIT ADDITIONAL PROXIES IF

THERE

ARE INSUFFICIENT VOTES AT THE

TIME OF

THE SPECIAL MEETING TO APPROVE

THE

MERGER PROPOSAL (PROPOSAL 1).

ECHOSTAR CORPORATION

Security 278768106 Meeting Type Annual Ticker Symbol SATS Meeting Date 29-Oct-2014

ISIN US2787681061 Agenda 934077252 - Management

Item	Proposal	Proposed by Vo	For/Again Manageme	
1.	DIRECTOR	Managemen	•	
1.	1 R. STANTON DODGE	Fo		
	2 MICHAEL T. DUGAN	Fo		
	3 CHARLES W. ERGEN	Fo		
	4 ANTHONY M. FEDERICO	Fo		
	5 PRADMAN P. KAUL	Fo		
	6 TOM A. ORTOLF	Fo		
	7 C. MICHAEL SCHROEDER	Fo		
	TO RATIFY THE APPOINTMENT OF	1.0	1 101	
	KPMG LLP			
2	AS OUR INDEPENDENT REGISTERED PUBLIC	ManagamEn	Бал	
2.	ACCOUNTING FIRM FOR THE FISCAL	Managem En	t For	
	YEAR			
	ENDING DECEMBER 31, 2014.			
	TO RE-APPROVE THE MATERIAL			
	TERMS OF			
	THE PERFORMANCE GOALS OF THE			
	ECHOSTAR CORPORATION 2008			
	STOCK			
3.	INCENTIVE PLAN FOR PURPOSES OF	Managem En	t For	
	COMPLYING WITH SECTION 162(M)			
	OF THE			
	INTERNAL REVENUE CODE OF 1986,			
	AS			
	AMENDED.			
	TO APPROVE THE COMPENSATION O	F		
	OUR			
4.	NAMED EXECUTIVE OFFICERS ON A	Managem Art	tstain Against	
	NON-			
	BINDING ADVISORY BASIS.			
DISH I	NETWORK CORPORATION			
Securit	•		ting Type	Annual
Ticker	Symbol DISH	Mee	ting Date	30-Oct-2014
ISIN	US25470M1099	Age	nda	934077353 - Management
Item	Proposal	Vo	ote	

		•	posed		For/Agains	
1.	DIRECTOR	by	Manage	amant	Managemen	.11
1.	1 GEORGE R. BROKAW		ivianagi	For	For	
	2 JOSEPH P. CLAYTON			For	For	
	3 JAMES DEFRANCO			For	For	
	4 CANTEY M. ERGEN			For	For	
	5 CHARLES W. ERGEN			For	For	
	6 STEVEN R. GOODBARN			For	For	
	7 CHARLES M. LILLIS			For	For	
	8 AFSHIN MOHEBBI			For	For	
	9 DAVID K. MOSKOWITZ			For	For	
	10 TOM A. ORTOLF			For	For	
	11 CARL E. VOGEL			For	For	
	TO RATIFY THE APPOINTMENT OF			ror	ror	
	KPMG LLP					
2	AS OUR INDEPENDENT REGISTERED	,	Manag	Ent	Бол	
2.	PUBLIC		Manage	emeor	For	
	ACCOUNTING FIRM FOR THE FISCAL YEAR					
	ENDING DECEMBER 31, 2014.					
2	THE NON-BINDING ADVISORY VOTE	,	Λ	A.14-4-1	A 4	
3.	ON EVECUTIVE COMPENSATION	J	wanage	em Arh tstain	Against	
	EXECUTIVE COMPENSATION.					
4.	TO RE-APPROVE OUR 2009 STOCK]	Manage	em Ent	For	
	INCENTIVE PLAN.					
	THE SHAREHOLDER PROPOSAL					
5.	REGARDING GREENHOUSE GAS	,	Shareh	oldAngainst	For	
	(GHG)					
DEDAK	REDUCTION TARGETS.					
	DD RICARD SA, PARIS			Mantina T		MIX
Securit	•			Meeting T	• 1	MIX 06 Nov. 2014
	Symbol			Meeting D		06-Nov-2014
ISIN	FR0000120693			Agenda		705587648 - Management
		Prot	posed		For/Against	•
Item	Proposal	by	posed	Vote	Managemen	
	PLEASE NOTE IN THE FRENCH	Оy			Managemen	10
	MARKET					
	THAT THE ONLY VALID VOTE					
	OPTIONS ARE					
CMMT	"FOR"-AND "AGAINST" A VOTE OF]	Non-V	oting		
	"ABSTAIN"					
	WILL BE TREATED AS AN "AGAINST"					
	VOTE.					
СММТ	THE FOLLOWING APPLIES TO	1	Non-V	oting		
C1/11/11	SHAREHOLDERS THAT DO NOT HOLI			26		
	SHARES DIRECTLY WITH A-FRENCH					
	CUSTODIAN: PROXY CARDS: VOTING	r r				
	INSTRUCTIONS WILL BE					
	FORWARDED TO					

THE-GLOBAL CUSTODIANS ON THE **VOTE** DEADLINE DATE. IN CAPACITY AS REGISTERED-INTERMEDIARY, THE **GLOBAL** CUSTODIANS WILL SIGN THE PROXY **CARDS** AND FORWARD-THEM TO THE LOCAL CUSTODIAN. IF YOU REQUEST MORE INFORMATION, PLEASE **CONTACT-YOUR** CLIENT REPRESENTATIVE. 20 OCT 2014: PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAI-LABLE BY **CLICKING** ON THE MATERIAL URL LINK: https://balo.journal-officiel.gouv-.fr/pdf/2014/1001/201410011404714.pdf. THIS IS A REVISION DUE TO RECEIPT OF AD-DITIONAL URL LINK: https://materials.proxyvote.com/Approved/99999 Non-Voting **CMMT** Z/19840101/NP-S 223202.PDF. IF YOU **HAVE** ALREADY SENT IN YOUR VOTES, PLEASE DO NOT VOTE AGAIN-UNLESS YOU **DECIDE TO** AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. APPROVAL OF THE CORPORATE **FINANCIAL** 0.1 STATEMENTS FOR THE FINANCIAL Managem**Ent** For **YEAR** ENDED ON JUNE 30, 2014 APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE 0.2 Managem**Ent** For FINANCIAL YEAR ENDED ON JUNE 30, 2014 ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED JUNE 30, 2014 AND 0.3 Managem**Ent** For SETTING THE DIVIDEND OF EUR 1.64 **PER SHARE** 0.4 APPROVAL OF THE REGULATED Managem**Enr** For AGREEMENTS AND COMMITMENTS PURSUANT TO ARTICLES L.225-86 ET SEQ.

	3 3		
	OF THE COMMERCIAL CODE RENEWAL OF TERM OF MRS.		
O.5	MARTINA GONZALEZ-GALLARZA AS DIRECTOR	Managem Ent	For
O.6	RENEWAL OF TERM OF MR. IAN GALLIENNE AS DIRECTOR	Managem Ent	For
O.7	RENEWAL OF TERM OF MR. GILLES SAMYN	Managem Ent	For
0.0	AS DIRECTOR SETTING THE ANNUAL AMOUNT OF	M. F.	F
O.8	ATTENDANCE ALLOWANCES TO BE ALLOCATED TO BOARD MEMBERS ADVISORY REVIEW OF THE	Managem Ent	For
	COMPENSATION OWED OR PAID TO MRS. DANIELE		
O.9	RICARD, CHAIRMAN OF THE BOARD OF	Managem Ent	For
	DIRECTORS, FOR THE 2013/2014 FINANCIAL YEAR ADVISORY REVIEW OF THE		
	COMPENSATION OWED OR PAID TO MR. PIERRE		
O.10	PRINGUET, VICE-CHAIRMAN OF THE BOARD OF	Managem Ent	For
	DIRECTORS AND CEO, FOR THE 2013/2014 FINANCIAL YEAR		
	ADVISORY REVIEW OF THE COMPENSATION		
O.11	OWED OR PAID TO MR. ALEXANDRE RICARD, MANAGING DIRECTORS, FOR THE	Managem Ent	For
	2013/2014 FINANCIAL YEAR AUTHORIZATION TO BE GRANTED TO		
O.12	THE BOARD OF DIRECTORS TO TRADE IN	Managem Ent	For
	COMPANY'S SHARES AUTHORIZATION TO BE GRANTED TO THE		
	BOARD OF DIRECTORS TO ALLOCATE FREE		
E.13		Managem Ent	For
	AND EXECUTIVE CORPORATE OFFICERS OF THE COMPANY AND COMPANIES OF		
	THE GROUP		
E.14	AUTHORIZATION TO BE GRANTED TO THE	Managem Ent	For

BOARD OF DIRECTORS TO GRANT

OPTIONS

ENTITLING TO THE SUBSCRIPTION

FOR

COMPANY'S SHARES TO BE ISSUED

OR THE

PURCHASE OF COMPANY'S EXISTING

SHARES TO EMPLOYEES AND

EXECUTIVE

CORPORATE OFFICERS OF THE

COMPANY

AND COMPANIES OF THE GROUP

DELEGATION OF AUTHORITY

GRANTED TO

THE BOARD OF DIRECTORS TO

DECIDE TO

INCREASE SHARE CAPITAL UP TO 2%

OF

SHARE CAPITAL BY ISSUING SHARES

OR

E.15 SECURITIES GIVING ACCESS TO ManagemEnt

CAPITAL

RESERVED FOR MEMBERS OF

COMPANY

SAVINGS PLANS WITH

CANCELLATION OF

PREFERENTIAL SUBSCRIPTION

RIGHTS IN

FAVOR OF THE LATTER

POWERS TO CARRY OUT ALL

E.16 REQUIRED Managem**Ent** For

LEGAL FORMALITIES

UNITED STATES CELLULAR CORPORATION

Security 911684108 Meeting Type Special Ticker Symbol USM Meeting Date 10-Nov-2014

ISIN US9116841084 Agenda 934087570 - Management

For

Item Proposal Proposed by Vote For/Against Management

DECLASSIFICATION AMENDMENT ManagemEnt For
 SECTION 203 AMENDMENT ManagemEnt For
 ANCILLARY AMENDMENT ManagemEnt For

INTERXION HOLDING N V

Security N47279109 Meeting Type Special
Ticker Symbol INXN Meeting Date 10-Nov-2014

ISIN NL0009693779 Agenda 934089423 - Management

Item Proposal Proposed by Vote For/Against Management

1. PROPOSAL TO APPOINT MR. ROB Managem**Ent** For

RUIJTER

AS NON-EXECUTIVE DIRECTOR.

TWENTY-FIRST CENTURY FOX, INC.

Security 90130A200 Meeting Type Annual
Ticker Symbol FOX Meeting Date 12-Nov-2014

ISIN US90130A2006 Agenda 934080285 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: K. RUPERT MURDOCH	Managem Ent	For
1B.	ELECTION OF DIRECTOR: LACHLAN K. MURDOCH	Managem Ent	For
1C.	ELECTION OF DIRECTOR: DELPHINE ARNAULT	Managem Ent	For
1D.	ELECTION OF DIRECTOR: JAMES W. BREYER	Managem Ent	For
1E.	ELECTION OF DIRECTOR: CHASE CAREY	Managem Ent	For
1F.	ELECTION OF DIRECTOR: DAVID F. DEVOE	Managem Ent	For
1G.	ELECTION OF DIRECTOR: VIET DINH ELECTION OF DIRECTOR: SIR	Managem Ent	For
1H.	RODERICK I. EDDINGTON	Managem Ent	For
1I.	ELECTION OF DIRECTOR: JAMES R. MURDOCH	Managem Ent	For
1J.	ELECTION OF DIRECTOR: JACQUES NASSER	Managem Ent	For
1K.	ELECTION OF DIRECTOR: ROBERT S. SILBERMAN	Managem Ent	For
1L.	ELECTION OF DIRECTOR: TIDJANE THIAM	Managem Ent	For
2.	PROPOSAL TO RATIFY THE SELECTION OF ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING JUNE 30, 2015.	Managem Ent	For
3.	ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Managem Ait tstain	Against
4.	CITIZENSHIP CERTIFICATION - PLEASE MARK "YES" IF THE STOCK IS OWNED OF	Managem Nut Action	
	RECORD OR BENEFICIALLY BY A U.S STOCKHOLDER, OR MARK "NO" IF SUCH		
	STOCK IS OWNED OF RECORD OR		

BENEFICIALLY BY A NON-U.S.

STOCKHOLDER. (PLEASE REFER TO

APPENDIX B OF THE PROXY

STATEMENT

FOR ADDITIONAL GUIDANCE.) IF

YOU DO

NOT PROVIDE A RESPONSE TO THIS

ITEM 4,

YOU WILL BE DEEMED TO BE A

NON-U.S.

STOCKHOLDER AND THE SHARES

WILL BE

SUBJECT TO THE SUSPENSION OF

VOTING RIGHTS.

MEREDITH CORPORATION

Security 589433101 Meeting Type Annual
Ticker Symbol MDP Meeting Date 12-Nov-2014

ISIN US5894331017 Agenda 934082227 - Management

Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Manage	ment	wanageme	
	1 PHILIP C. MARINEAU#		For	For	
	2 ELIZABETH E. TALLETT#		For	For	
	3 DONALD A. BAER#		For	For	
	4 DONALD C. BERG\$		For	For	
	TO APPROVE, ON AN ADVISORY				
	BASIS, THE				
	EXECUTIVE COMPENSATION				
2.	PROGRAM FOR	Managa	m Ark tstain	Against	
۷.	THE COMPANY'S NAMED EXECUTIVE	E	menustam	Against	
	OFFICERS AS DESCRIBED IN THIS				
	PROXY				
	STATEMENT				
	TO APPROVE THE MEREDITH				
3.	CORPORATION 2014 STOCK	Manage	m Ang tainst	Against	
	INCENTIVE	1.1unuge		1 18011130	
	PLAN				
	TO RATIFY THE APPOINTMENT OF				
	KPMG LLP				
4.	AS THE COMPANY'S INDEPENDENT	Manage	m Eor	For	
	REGISTERED PUBLIC ACCOUNTING				
	FIRM FOR THE YEAR ENDING HIME 20, 2014	=			
NEWS	FOR THE YEAR ENDING JUNE 30, 2015 S CORP)			
Securi			Meeting T	Syma .	Annual
	Symbol NWS		Meeting I		13-Nov-2014
ISIN	US65249B2088		Agenda	raic	934081403 - Management
19114	0303247102000		Aguiua		75-001405 - Management
Item	Proposal		Vote		

		Proposed by	For/Against Management
1A.	ELECTION OF DIRECTOR: K. RUPERT MURDOCH	Managem Ent	For
1B.	ELECTION OF DIRECTOR: LACHLAN K. MURDOCH	Managem Eot	For
1C.	ELECTION OF DIRECTOR: ROBERT J. THOMSON	Managem Ent	For
1D.	ELECTION OF DIRECTOR: JOSE MARIA AZNAR	Managem Fot	For
1E.	ELECTION OF DIRECTOR: NATALIE BANCROFT	Managem Ent	For
1F.	ELECTION OF DIRECTOR: PETER L. BARNES	Managem Ent	For
1G.	ELECTION OF DIRECTOR: ELAINE L. CHAO	Managem Ent	For
1H.	ELECTION OF DIRECTOR: JOHN ELKANN	Managem Ent	For
1I.	ELECTION OF DIRECTOR: JOEL I. KLEIN ELECTION OF DIRECTOR: JAMES R.	Managem Ent	For
1J.	MURDOCH ELECTION OF DIRECTOR: ANA PAULA	Managem Ent	For
1K.	PESSOA ELECTION OF DIRECTOR: MASROOR	* Managem Ent	For
1L.	SIDDIQUI PROPOSAL TO RATIFY THE	Managem Ent	For
2.	SELECTION OF ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING JUNE 30, 2015.	Managem Ent	For
3.	ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATION. ADVISORY VOTE ON THE FREQUENCY OF	Managem Adt stair	n Against
4.	FUTURE ADVISORY VOTES TO APPROVE	Managem Altstain	n Against
5.	EXECUTIVE COMPENSATION. APPROVAL OF THE MATERIAL TERMS OF THE PERFORMANCE GOALS UNDER THE NEWS CORPORATION 2013 LONG-TERM INCENTIVE PLAN FOR PURPOSES OF	Managem Ent	For

SECTION 162(M) OF THE INTERNAL

REVENUE CODE.

STOCKHOLDER PROPOSAL -

6. ELIMINATE THE

COMPANY'S DUAL CLASS CAPITAL

ShareholdFor Against

STRUCTURE.

LAMAR ADVERTISING COMPANY

Security 512815101 Meeting Type Special
Ticker Symbol LAMR Meeting Date 17-Nov-2014

ISIN US5128151017 Agenda 934089853 - Management

Item Proposal Proposed by Vote For/Against Management

PROPOSAL TO ADOPT THE

AGREEMENT

AND PLAN OF MERGER DATED

AUGUST 27,

2014 BETWEEN LAMAR ADVERTISING

COMPANY AND LAMAR

ADVERTISING REIT

COMPANY, ..., WHICH IS PART OF THE

REORGANIZATION THROUGH WHICH

1. LAMAR Managem**Eot** For

ADVERTISING COMPANY INTENDS

TO

QUALIFY AS A ... REIT, FOR U.S.

FEDERAL

INCOME TAX PURPOSES (DUE TO

SPACE

LIMITS, SEE PROXY STATEMENT FOR

FULL

PROPOSAL).

PROPOSAL TO PERMIT LAMAR

ADVERTISING COMPANY'S BOARD

OF

DIRECTORS TO ADJOURN THE

SPECIAL

MEETING, IF NECESSARY, FOR

FURTHER

2. SOLICITATION OF PROXIES IF THERE ManagemEnt For

ARE

NOT SUFFICIENT VOTES AT THE

ORIGINALLY SCHEDULED TIME OF

THE

SPECIAL MEETING TO APPROVE

PROPOSAL

1.

OI S.A.

Security 670851104 Meeting Type Special
Ticker Symbol OIBRC Meeting Date 18-Nov-2014

ISIN US6708511042 Agenda 934094044 - Management

Item	Proposal	Proposed by	Vote	For/Agains Manageme	
	THE APPROVAL OF THE PROPOSAL	- 3			
1.	FOR THE GROUPING OF COMMON AND PREFERRED SHARES ISSUED BY THE COMPANY, EACH IN A 10 TO 1 RATIO WITH THE SUBSEQUENT AMENDMENT TO SECTION 5 OF THE COMPANY'S	, Manag	em Ent	For	
2.	BY-LAWS THE CONSOLIDATION OF SECTION 5 OF THE COMPANY'S BY-LAWS IN ORDER TO REFLECT THE AMENDMENTS APPROVED AT THE COMPANY'S BOARD OF DIRECTORS MEETINGS, HELD ON APRIL 28, APRIL 30, MAY 5, JUNE 18 AND OCTOBER 15, 2014	Manag	em Ent	For	
3.	THE ELECTION, IN ORDER TO COMPLETE THE TERMS, OF ONE EFFECTIVE AND TWO ALTERNATE MEMBERS OF THE COMPANY'S BOARD OF DIRECTORS UNTIL THE 2016 EXTRAORDINARY GENERAL MEETING, CONSIDERING THE APPOINTMENTS MADE AT THE BOARD OF DIRECTORS MEETINGS HELD ON MAY 21, 2014 AND OCTOBER 15, 2014	Manag	em Ent	For	
	DEUTSCHLAND AG, UNTERFOEHRING			_	
Securit Ticker ISIN	Symbol DE000SKYD000		Meeting T Meeting I Agenda		Annual General Meeting 19-Nov-2014 705610079 - Management
Item	Proposal PLEASE NOTE THAT BY JUDGEMENT OF OLG COLOGNE RENDERED ON JUNE 6, 2012,	Proposed by Non-V	Vote oting	For/Agains Manageme	

ANY SHA-REHOLDER WHO HOLDS

AN

AGGREGATE TOTAL OF 3 PERCENT

OR

MORE OF THE OUTSTANDING-SHARE

CAPITAL MUST REGISTER UNDER

THEIR

BENEFICIAL OWNER DETAILS

BEFORE THE

AP-PROPRIATE DEADLINE TO BE

ABLE TO

VOTE. FAILURE TO COMPLY WITH

THE

DECLARATION-REQUIREMENTS AS

STIPULATED IN SECTION 21 OF THE

SECURITIES TRADE ACT (WPHG)

MA-Y

PREVENT THE SHAREHOLDER FROM

VOTING AT THE GENERAL

MEETINGS.

THEREFORE, YOUR-CUSTODIAN MAY

REQUEST THAT WE REGISTER

BENEFICIAL

OWNER DATA FOR ALL VOTED

AC-COUNTS

WITH THE RESPECTIVE SUB

CUSTODIAN. IF

YOU REQUIRE FURTHER

INFORMATION W-

HETHER OR NOT SUCH BO

REGISTRATION

WILL BE CONDUCTED FOR YOUR

CUSTODIANS ACCOU-NTS, PLEASE

CONTACT YOUR CSR.

THE SUB CUSTODIANS HAVE

ADVISED THAT

VOTED SHARES ARE NOT BLOCKED

FOR

TRADING-PURPOSES I.E. THEY ARE

ONLY

UNAVAILABLE FOR SETTLEMENT.

REGISTERED SHARES WILL-BE

DEREGISTERED AT THE

DEREGISTRATION

DATE BY THE SUB CUSTODIANS. IN

ORDER

TO-DELIVER/SETTLE A VOTED

POSITION

BEFORE THE DEREGISTRATION DATE

Α

VOTING INSTR-UCTION

Non-Voting

CANCELLATION AND

DE-REGISTRATION REQUEST NEEDS

TO BE

SENT TO YOUR CSR O-R CUSTODIAN.

PLEASE CONTACT YOUR CSR FOR

FURTHER INFORMATION.

THE VOTE/REGISTRATION DEADLINE

AS

DISPLAYED ON PROXYEDGE IS

SUBJECT TO

CHANGE-AND WILL BE UPDATED AS

SOON

AS BROADRIDGE RECEIVES

CONFIRMATION

FROM THE SUB C-USTODIANS

REGARDING

THEIR INSTRUCTION DEADLINE. FOR

ANY

QUERIES PLEASE CONTACT-YOUR

CLIENT

SERVICES REPRESENTATIVE.

ACCORDING TO GERMAN LAW, IN

CASE OF

SPECIFIC CONFLICTS OF INTEREST IN

CONNECTI-ON WITH SPECIFIC ITEMS

OF

THE AGENDA FOR THE GENERAL

MEETING

YOU ARE NOT ENTIT-LED TO

EXERCISE

YOUR VOTING RIGHTS. FURTHER,

YOUR

VOTING RIGHT MIGHT BE

EXCLUD-ED WHEN

YOUR SHARE IN VOTING RIGHTS HAS

REACHED CERTAIN THRESHOLDS

AND YOU

HAV-E NOT COMPLIED WITH ANY OF

YOUR

MANDATORY VOTING RIGHTS

NOTIFICATIONS PURSUANT-TO THE

GERMAN SECURITIES TRADING ACT

(WHPG). FOR QUESTIONS IN THIS

REGARD

PLE-ASE CONTACT YOUR CLIENT

SERVICE

REPRESENTATIVE FOR

CLARIFICATION. IF

YOU DO NO-T HAVE ANY

INDICATION

REGARDING SUCH CONFLICT OF

Non-Voting

Non-Voting

INTEREST,

OR ANOTHER EXCLUSIO-N FROM

VOTING.

PLEASE SUBMIT YOUR VOTE AS

USUAL.

THANK YOU.

COUNTER PROPOSALS MAY BE

SUBMITTED

UNTIL 04.11.2014. FURTHER

INFORMATION

ON CO-UNTER PROPOSALS CAN BE

FOUND

DIRECTLY ON THE ISSUER'S WEBSITE

(PLEASE REFER TO-THE MATERIAL

SECTION OF THE APPLICATION). IF

WISH TO ACT ON THESE ITE-MS, YOU

WILL

NEED TO REQUEST A MEETING

ATTEND

AND VOTE YOUR SHARES DIRECTLY

AT-THE

COMPANY'S MEETING. COUNTER

PROPOSALS CANNOT BE REFLECTED

THE BALLOT ON-PROXYEDGE.

PRESENTATION OF THE FINANCIAL

STATEMENTS AND ANNUAL REPORT

FOR

THE ABBREVIATED-2014 FINANCIAL

YEAR

WITH THE REPORT OF THE

SUPERVISORY

BOARD, THE GROUP FINAN-CIAL

1. STATEMENTS AND GROUP ANNUAL

REPORT

AS WELL AS THE REPORT BY THE

BOARD

OF-MDS PURSUANT TO SECTIONS

289(4)

AND 315(4) OF THE GERMAN

COMMERCIAL

CODE

RATIFICATION OF THE ACTS OF THE

2. **BOARD**

OF MDS

3.

RATIFICATION OF THE ACTS OF THE

SUPERVISORY BOARD

4. APPOINTMENT OF AUDITORS THE FOLLOWING ACCOUNTANTS SHALL Managem

Managem Not

Management

Action

Non-Voting

Non-Voting

BE

APPOINTED AS AUDITORS AND

GROUP

AUDITORS FOR THE 2014/2015 AS

WELL AS

FOR THE 2015/2016 FINANCIAL YEAR

AND

FOR THE REVIEW OF THE INTERIM

HALF-

YEAR FINANCIAL STATEMENTS:

KPMG AG,

MUNICH

ELECTIONS TO THE SUPERVISORY

5.1 BOARD:

CHASE CAREY

ELECTIONS TO THE SUPERVISORY

5.2 BOARD:

JAN KOEPPEN

ELECTIONS TO THE SUPERVISORY

5.3 BOARD:

MIRIAM KRAUS

ELECTIONS TO THE SUPERVISORY

5.4 BOARD:

KATRIN WEHR-SEITHER

RESOLUTION ON THE

AUTHORIZATION TO

ISSUE CONVERTIBLE AND/OR

WARRANT

BONDS, THE CREATION OF

CONTINGENT

CAPITAL, AND THE CORRESPONDING

AMENDMENT TO THE ARTICLES OF

ASSOCIATION. THE AUTHORIZATION

6. GIVEN

BY THE SHAREHOLDERS MEETING

OF APRIL

3, 2012 TO ISSUE BONDS AND TO

CREATE A

CORRESPONDING CONTINGENT

CAPITAL

SHALL BE REVOKED. THE BOARD OF

MDS

SHALL BE AUTHORIZED, WITH THE

CONSENT OF THE SUPERVISORY

BOARD,

TO ISSUE BEARER AND/OR

REGISTERED

BONDS OF UP TO EUR 1,500,000,000

CONFERRING CONVERSION AND/OR

OPTION RIGHTS FOR SHARES OF THE

COMPANY, ON OR BEFORE

Management Action

Management Action

Management Action

Management Action

Management Action

NOVEMBER 18,

2019. SHAREHOLDERS STATUTORY

SUBSCRIPTION RIGHTS MAY BE

EXCLUDED

FOR THE ISSUE OF BONDS

CONFERRING

CONVERSION AND/OR OPTION

RIGHTS FOR

SHARES OF THE COMPANY OF UP TO

10

PERCENT OF THE SHARE CAPITAL AT

Α

PRICE NOT MATERIALLY BELOW

THEIR

THEORETICAL MARKET VALUE, FOR

RESIDUAL AMOUNTS, AND FOR THE

GRANTING OF SUCH RIGHTS TO

HOLDERS

OF CONVERSION OR OPTION RIGHTS.

IN

CONNECTION WITH THE

AUTHORIZATION TO

ISSUE BONDS, THE COMPANY'S

SHARE

CAPITAL SHALL BE INCREASED BY

UP TO

EUR 384,684,192 THROUGH THE ISSUE

OF

UP TO 384,684,192 NEW REGISTERED

SHARES, INSOFAR AS CONVERSION

AND/OR

OPTION RIGHTS ARE EXERCISED

APPROVAL OF THE AMENDMENT TO

7. SECTION 2 OF THE ARTICLES OF

ASSOCIATION (OBJECT OF THE

COMPANY)

Management Action

ASIA SATELLITE TELECOMMUNICATIONS HOLDINGS LTD

Security G0534R108 Meeting Type Special General Meeting

Ticker Symbol Meeting Date 20-Nov-2014

ISIN BMG0534R1088 Agenda 705660303 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT SHAREHOLDERS

ARE

ALLOWED TO VOTE 'IN FAVOR' OR

CMMT 'AGAINST' Non-Voting

FOR-RESOLUTION 1, ABSTAIN IS NOT

Δ

VOTING OPTION ON THIS MEETING

CMMT Non-Voting

PLEASE NOTE THAT THE COMPANY

NOTICE

AND PROXY FORM ARE AVAILABLE

BY

CLICKING-ON THE URL LINKS:-

http://www.hkexnews.hk/listedco/listconews/SEH

K/2014/1029/LTN20141029390.pdf-AND-

http://www.hkexnews.hk/listedco/listconews/SEH

K/2014/1029/LTN20141029384.pdf

TO APPROVE THE REVISED CAPS (AS

DEFINED IN THE CIRCULAR OF THE

COMPANY DATED 30 OCTOBER 2014

(THE

"CIRCULAR")), AND TO AUTHORISE

THE

DIRECTORS OF THE COMPANY TO

EXECUTE

1 SUCH DOCUMENTS AND TO DO SUCH Managem**Ent** For

ACTS

AS MAY BE CONSIDERED BY SUCH

DIRECTORS IN THEIR DISCRETION TO

BE

NECESSARY OR INCIDENTAL IN

CONNECTION WITH THE REVISED

CAPS.

(NOTE 5)

GRUPO RADIO CENTRO SAB DE CV, MEXICO CITY

Security P4983X160 Meeting Type ExtraOrdinary General

Meeting Meeting

Ticker Symbol Meeting Date 20-Nov-2014

ISIN MXP680051218 Agenda 705695344 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT ONLY MEXICAN NATIONALS HAVE VOTING RIGHTS

AT THIS

MEETING.-IF YOU ARE A MEXICAN

NATIONAL

CMMT AND WOULD LIKE TO SUBMIT YOUR
Non-Voting

VOTE

ON THIS-MEETING PLEASE CONTACT

YOUR

CLIENT SERVICE REPRESENTATIVE.

THANK

YOU

CMMT PLEASE NOTE IN THE EVENT THE Non-Voting

MEETING

DOES NOT REACH QUORUM, THERE

WILL

BE A-SECOND CALL ON 20 NOV 2014

Edgar Filing: GABELLI MULTIMEDIA TRUST INC. - Form N-PX AT 11:00. THANK YOU. PROPOSAL, DISCUSSION AND, IF **DEEMED** APPROPRIATE, APPROVAL OF THE ADDITION OF-THE CORPORATE Ι Non-Voting **PURPOSE** AND, IF DEEMED APPROPRIATE, THE AMENDMENT OF ARTICLE 5-OF THE **CORPORATE BYLAWS** DESIGNATION OF THE SPECIAL **DELEGATES** FROM THE GENERAL MEETING FOR II THE-Non-Voting **EXECUTION AND FORMALIZATION** OF THE RESOLUTIONS BRITISH SKY BROADCASTING GROUP PLC, ISLEWORTH Security G15632105 Meeting Type **Annual General Meeting** Ticker Symbol Meeting Date 21-Nov-2014 GB0001411924 Agenda 705656568 - Management **ISIN Proposed** For/Against Item Vote Proposal Management by TO RECEIVE THE FINANCIAL **STATEMENTS** FOR THE YEAR ENDED 30 JUNE 2014, Managem**Ent** For 1 TOGETHER WITH THE REPORT OF **DIRECTORS AND AUDITORS** TO DECLARE A FINAL DIVIDEND FOR 2 THE Managem**Ent** For YEAR ENDED 30 JUNE 2014 TO APPROVE THE DIRECTORS' REMUNERATION POLICY CONTAINED 3 IN THE Managem**Ent** For **DIRECTORS' REMUNERATION** REPORT TO APPROVE THE DIRECTORS' REMUNERATION REPORT 4 (EXCLUDING THE Managem**Ent** For **DIRECTORS' REMUNERATION**

Managem**Ent**

Managem**Ent**

Managem**Ent**

For

For

For

POLICY)

Α

AS A

DIRECTOR

DIRECTOR

DIRECTOR

5

6

7

TO REAPPOINT NICK FERGUSON AS A

TO REAPPOINT JEREMY DARROCH AS

TO REAPPOINT ANDREW GRIFFITH

8	TO REAPPOINT TRACY CLARKE AS A DIRECTOR	Managem Ent	For
9	TO REAPPOINT MARTIN GILBERT AS A	Managem Ent	For
10	DIRECTOR TO REAPPOINT ADINE GRATE AS A DIRECTOR	Managem Ent	For
11	TO REAPPOINT DAVE LEWIS AS A DIRECTOR	Managem Ent	For
12	TO REAPPOINT MATTHIEU PIGASSE AS A DIRECTOR	Managem Ent	For
13	TO REAPPOINT DANNY RIMER AS A DIRECTOR	Managem Ent	For
14	TO REAPPOINT ANDY SUKAWATY AS A DIRECTOR	Managem Ent	For
15	TO REAPPOINT CHASE CAREY AS A DIRECTOR	Managem Ent	For
16	TO REAPPOINT DAVID F. DEVOE AS A DIRECTOR	Managem Ent	For
17	TO REAPPOINT JAMES MURDOCH AS A DIRECTOR	Managem Ent	For
18	TO REAPPOINT ARTHUR SISKIND AS A DIRECTOR	Managem Ent	For
19	TO REAPPOINT DELOITTE LLP AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO AGREE THEIR REMUNERATION TO AUTHORISE THE COMPANY AND ITS	Managem Ent	For
20	SUBSIDIARIES TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE TO AUTHORISE THE DIRECTORS TO	Managem Ent	For
21	ALLOT SHARES UNDER SECTION 551 OF THE COMPANIES ACT 2006	Managem Ent	For
22	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS	Managem Arg ainst	Against
23	TO APPROVE THE CHANGE OF THE COMPANY NAME TO SKY PLC	Managem Ent	For
24	TO ALLOW THE COMPANY TO HOLD GENERAL MEETINGS (OTHER THAN ANNUAL	Managem Ent	For
	GENERAL MEETINGS) ON 14 DAYS'		

NOTICE

BRITISH SKY BROADCASTING GROUP PLC

Security111013108Meeting TypeAnnualTicker SymbolBSYBYMeeting Date21-Nov-2014

ISIN US1110131083 Agenda 934094070 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1	TO RECEIVE THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2014, TOGETHER WITH THE REPORT OF THE	Managem Ent	For
2	DIRECTORS AND AUDITORS TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 30 JUNE 2014 TO APPROVE THE DIRECTORS'	Managem Ent	For
3	REMUNERATION POLICY CONTAINED IN THE DIRECTORS' REMUNERATION REPORT	O Managem Ent	For
4	TO APPROVE THE DIRECTORS' REMUNERATION REPORT (EXCLUDING THE DIRECTORS' REMUNERATION POLICY)	Managem Eot	For
5	TO REAPPOINT NICK FERGUSON AS A DIRECTOR	Managemenr	For
6	TO REAPPOINT JEREMY DARROCH AS A DIRECTOR	S Managem Ent	For
7	TO REAPPOINT ANDREW GRIFFITH AS A DIRECTOR	Managem Ent	For
8	TO REAPPOINT TRACY CLARKE AS A DIRECTOR TO REAPPOINT MARTIN GILBERT AS	Managem Ent	For
9	A DIRECTOR	Managem Ent	For
10	TO REAPPOINT ADINE GRATE AS A DIRECTOR	Managem Ent	For
11	TO REAPPOINT DAVE LEWIS AS A DIRECTOR TO REAPPOINT MATTHIEU PIGASSE	Managem Ent	For
12	AS A DIRECTOR	Managem Ent	For
13	TO REAPPOINT DANNY RIMER AS A DIRECTOR	Managem Ent	For
14	TO REAPPOINT ANDY SUKAWATY AS A	S Managem Ent	For

	DIRECTOR				
	TO REAPPOINT CHASE CAREY AS A			_	
15	DIRECTOR	Manage	em Eor	For	
16	TO REAPPOINT DAVID F. DEVOE AS A	Managa		Ear	
16	DIRECTOR	Manage	emeor	For	
	TO REAPPOINT JAMES MURDOCH AS				
17	A	Manage	em Eot	For	
	DIRECTOR				
	TO REAPPOINT ARTHUR SISKIND AS				
18	A	Manage	em Eor	For	
	DIRECTOR				
	TO REAPPOINT DELOITTE LLP AS				
	AUDITORS				
19	OF THE COMPANY AND TO AUTHORISE THE	Manage	em Eor	For	
	DIRECTORS TO AGREE THEIR				
	REMUNERATION				
	TO AUTHORISE THE COMPANY AND				
	ITS				
20	SUBSIDIARIES TO MAKE POLITICAL	Manage	em Ent	For	
	DONATIONS AND INCUR POLITICAL				
	EXPENDITURE				
	TO AUTHORISE THE DIRECTORS TO				
21	ALLOT	Manage	m Ent	For	
21	SHARES UNDER SECTION 551 OF THE	wanage	incor	101	
	COMPANIES ACT 2006				
~	TO DISAPPLY STATUTORY				
S22	PRE-EMPTION	Manage	em Ang tainst	Against	
	RIGHTS (SPECIAL RESOLUTION)				
	TO APPROVE THE CHANGE OF THE				
S23	COMPANY NAME TO SKY PLC (SPECIAL	Manage	em Eor	For	
	RESOLUTION)				
	TO ALLOW THE COMPANY TO HOLD				
	GENERAL MEETINGS (OTHER THAN				
~~.	ANNUAL		_	_	
S24	GENERAL MEETINGS) ON 14 DAYS'	Manage	ement	For	
	NOTICE				
	(SPECIAL RESOLUTION)				
UBM I	PLC, ST. HELIER				
Securit	·		Meeting T		Ordinary General Meeting
	Symbol		Meeting D	ate	26-Nov-2014
ISIN	JE00B2R84W06		Agenda		705694291 - Management
		Proposed		For/Agains	at .
Item	Proposal	by	Vote	Manageme	
1	TO APPROVE THE ACQUISITION OF	-	E 4:	C	
1	ADVANSTAR	Manage	ein eor	For	
2	TO AUTHORISE THE DIRECTORS TO	Manage	em Ent	For	
	ALLOT				
	RELEVANT SECURITIES IN				

CONNECTION

WITH THE RIGHTS ISSUE

TO DISAPPLY PRE-EMPTION RIGHTS

3 IN

CONNECTION WITH THE RIGHTS

Managem Against Against

ISSUE

SINGAPORE PRESS HOLDINGS LTD, SINGAPORE

Security Y7990F106 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 02-Dec-2014

ISIN SG1P66918738 Agenda 705690611 - Management

Item Proposal Proposed by Vote For/Against Management
PLEASE NOTE THAT SHAREHOLDERS
ARE

ALLOWED TO VOTE IN FAVOR OR

CMMT AGAINST Non-Voting

FOR ALL-RESOLUTIONS, ABSTAIN IS

NOT A

VOTING OPTION ON THIS MEETING

TO ADOPT DIRECTORS REPORT AND AUDITED FINANCIAL STATEMENTS

ManagemEnt For

TO DECLARE A FINAL DIVIDEND AND

A

SPECIAL DIVIDEND: TO DECLARE A

FINAL

DIVIDEND OF 8 CENTS PER SHARE

AND A

2 SPECIAL DIVIDEND OF 6 CENTS PER ManagemEnt For

SPECIAL SHARE,

ON A TAX-EXEMPT (ONE-TIER) BASIS,

IN

RESPECT OF THE FINANCIAL YEAR

ENDED

AUGUST 31, 2014

TO RE-ELECT DIRECTORS PURSUANT

TC

3.i ARTICLES 111 AND 112: CHONG SIAK ManagemEnt For

CHING

TO RE-ELECT DIRECTORS PURSUANT

TO

3.ii ARTICLES 111 AND 112: LUCIEN ManagemEnt For

WONG YUEN

KUAI

TO RE-ELECT DIRECTORS PURSUANT

TO

3.iii ARTICLES 111 AND 112: CHAN HENG ManagemEnt For

LOON

ALAN

4.i TO RE-ELECT DIRECTORS PURSUANT Managem**Ent** For

TO

	ARTICLE 115: TAN CHIN HWEE				
	TO RE-ELECT DIRECTORS PURSUANT				
4.ii	TO	Manag	em Ent	For	
	ARTICLE 115: JANET ANG GUAT HAR				
	TO APPROVE DIRECTORS FEES FOR				
	THE				
5	FINANCIAL YEAR ENDING AUGUST	Manag	em Ent	For	
	31, 2015				
	TO APPOINT AUDITORS AND				
6	AUTHORISE	Manag	em Ent	For	
	DIRECTORS TO FIX THEIR				
	REMUNERATION				
7	TO TRANSACT ANY OTHER BUSINESS	Manag	em Ant stain	For	
	TO APPROVE THE ORDINARY				
8.i	RESOLUTION	Monoo	am Ent	For	
0.1	PURSUANT TO SECTION 161 OF THE	Manag	em Enr	гог	
	COMPANIES ACT, CAP. 50				
	TO AUTHORISE DIRECTORS TO				
	GRANT				
	AWARDS AND TO ALLOT AND ISSUE				
	SHARES				
8.ii	IN ACCORDANCE WITH THE	Manag	em Ant stain	Against	
	PROVISIONS OF				
	THE SPH PERFORMANCE SHARE				
	PLAN				
0	TO APPROVE THE RENEWAL OF THE	3.6			
8.iii	SHARE	Manag	em Ent	For	
	BUY BACK MANDATE				
	OSOFT CORPORATION				
Securit			Meeting T		Annual
	Symbol MSFT		Meeting D	ate	03-Dec-2014
ISIN	US5949181045		Agenda		934087708 - Management
Item	Proposal	roposed	Vote	For/Agains	st
псш	b	y	Voic	Manageme	ent
	ELECTION OF DIRECTOR: WILLIAM H.				
1A.	GATES	Manag	em Ent	For	
	III	_			
10	ELECTION OF DIRECTOR: MARIA M.	3.6	.		
1B.	KLAWE	Manag	ement	For	
	ELECTION OF DIRECTOR: TERI L.				
1C.	LIST-	Manag	em Ent	For	
10.	STOLL	TVIUITUE	CITICIN	1 01	
	ELECTION OF DIRECTOR: G. MASON				
1D.		Manag	em Ent	For	
	MORFIT				
1E.	ELECTION OF DIRECTOR: SATYA	Manag	em Ent	For	
	NADELLA				
1F.	ELECTION OF DIRECTOR: CHARLES H.	Manag	em Ent	For	
-	NOSKI		, - 	-	
1G.	ELECTION OF DIRECTOR: HELMUT	Manag	em Enr	For	
	PANKE		,	= *-	

ELECTION OF DIRECTOR: CHARLES For 1H. W. Managem**Ent SCHARF** ELECTION OF DIRECTOR: JOHN W. 1I. Managem**Ent** For **STANTON** ELECTION OF DIRECTOR: JOHN W. 1J. Managem**Ent** For **THOMPSON** ADVISORY VOTE ON EXECUTIVE 2. Managem Artstain Against **COMPENSATION RATIFICATION OF DELOITTE & TOUCHE LLP** 3. Managem**Ent** For AS OUR INDEPENDENT AUDITOR FOR FISCAL YEAR 2015 SHAREHOLDER PROPOSAL - PROXY 4. ShareholdAgainst For ACCESS FOR SHAREHOLDERS MULTIMEDIA GAMES HOLDING COMPANY, INC. Security 625453105 Meeting Type Special Ticker Symbol MGAM Meeting Date 03-Dec-2014 **ISIN** US6254531055 Agenda 934091783 - Management Proposed For/Against Item Vote **Proposal** Management by TO APPROVE THE AGREEMENT AND **PLAN** OF MERGER, DATED AS OF 9/8/14 (THE "MERGER AGREEMENT"), BY AND **AMONG** MULTIMEDIA GAMES HOLDING COMPANY, INC. ("MULTIMEDIA GAMES"), **GLOBAL CASH** ACCESS HOLDINGS, INC. ("GCA") AND 1. Managem**Ent** For **MOVIE** MERGER SUB, INC., A WHOLLY **OWNED** SUBSIDIARY OF GCA ("MERGER THEREBY APPROVING THE MERGER MERGER SUB WITH AND INTO **MULTIMEDIA** GAMES. 2. TO APPROVE, BY A NON-BINDING Managem Antstain Against **ADVISORY** VOTE, THE COMPENSATION ARRANGEMENTS DISCLOSED IN THE **PROXY** STATEMENT THAT MAY BE PAYABLE **MULTIMEDIA GAMES' NAMED EXECUTIVE**

OFFICERS IN CONNECTION WITH THE

CONSUMMATION OF THE MERGER.

TO APPROVE THE ADJOURNMENT OF

THE

SPECIAL MEETING, IF NECESSARY OR

APPROPRIATE IN THE VIEW OF THE

MULTIMEDIA GAMES BOARD OF

3. DIRECTORS, TO SOLICIT ADDITIONAL ManagemEnt For

PROXIES IF THERE ARE NOT

SUFFICIENT

VOTES AT THE TIME OF THE SPECIAL

MEETING TO APPROVE THE MERGER

AGREEMENT.

CABLE & WIRELESS COMMUNICATIONS PLC, LONDON

Security G1839G102 Meeting Type Court Meeting Ticker Symbol Meeting Date 05-Dec-2014

ISIN GB00B5KKT968 Agenda 705711035 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT ABSTAIN IS NOT

Α

VALID VOTE OPTION FOR THIS

MEETING

TYPE.-PLEASE CHOOSE BETWEEN

"FOR"

CMMT AND "AGAINST" ONLY. SHOULD YOU

Non-Voting

CHOOSE TO VOTE-ABSTAIN FOR THIS MEETING THEN YOUR VOTE WILL BE

DISREGARDED BY THE ISSUER

OR-ISSUERS AGENT.

TO APPROVE THE SCHEME OF

1 ARRANGEMENT DATED 19 Managem**Eot** For

NOVEMBER 2014

CABLE & WIRELESS COMMUNICATIONS PLC, LONDON

Security G1839G102 Meeting Type Ordinary General Meeting

Ticker Symbol Meeting Date 05-Dec-2014

ISIN GB00B5KKT968 Agenda 705711047 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1	APPROVING THE ACQUISITION	ManagemEnt	For
2	APPROVING THE ALLOTMENT OF CONSIDERATION SHARES APPROVING THE ENTRY INTO THE	Managem Ent	For
3	PUT OPTION DEEDS	Managem Ent	For
4	APPROVING SHARE ALLOTMENTS TO FUND THE REPURCHASE OF SHARES	O Managem Ent	For

PURSUANT

TO THE PUT OPTION DEEDS

5 APPROVING THE DEFERRED BONUS Managem**For** For

6 APPROVING THE RULE 9 WAIVER Managem**Ent** For

APPROVING THE SCHEME AND

7 RELATED Managem**For** For

MATTERS

8 APPROVING THE NEW SHARE PLANS Managem**Ent** For

LORAL SPACE & COMMUNICATIONS INC.

Security 543881106 Meeting Type Annual
Ticker Symbol LORL Meeting Date 09-Dec-2014

ISIN US5438811060 Agenda 934094296 - Management

Item Proposal Proposed by Vote For/Against Management

1. DIRECTOR Management

1 JOHN D. HARKEY, JR. For For 2 MICHAEL B. TARGOFF For For

ACTING UPON A PROPOSAL TO

RATIFY THE

APPOINTMENT OF DELOITTE &

TOUCHE LLP

2. AS THE COMPANY'S INDEPENDENT ManagemEnt For

REGISTERED PUBLIC ACCOUNTING

FIRM

FOR THE YEAR ENDING DECEMBER

31, 2014.

ACTING UPON A PROPOSAL TO

APPROVE,

ON A NON-BINDING, ADVISORY

BASIS.

3. COMPENSATION OF THE COMPANY'S ManagemEnt For

NAMED EXECUTIVE OFFICERS AS DESCRIBED IN THE COMPANY'S

PROXY

STATEMENT.

GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP

Security X3232T104 Meeting Type ExtraOrdinary General

Meeting Title S. 1.1. Meeting Type Meeting

Ticker Symbol Meeting Date 18-Dec-2014

ISIN GRS419003009 Agenda 705722610 - Management

Item Proposal Proposed by Vote For/Against Management

CMMT PLEASE NOTE IN THE EVENT THE Non-Voting

MEETING

DOES NOT REACH QUORUM, THERE

WII I

BE AN-A REPETITIVE MEETING ON 30

DEC

2014. ALSO, YOUR VOTING

INSTRUCTIONS

WILL NOT-BE CARRIED OVER TO THE

SECOND CALL. ALL VOTES RECEIVED

ON

THIS MEETING WILL-BE

DISREGARDED AND

YOU WILL NEED TO REINSTRUCT ON

THE

REPETITIVE MEETING.-THANK YOU

APPROVAL OF THE DISTRIBUTION OF

THE

COMPANY'S TAX EXEMPT RESERVES

IN

1. Managem**Ent** For ACCORDANCE WITH THE

PROVISIONS OF

ARTICLE 72 OF LAW 4172/2013, AS IN

FORCE

ANNOUNCEMENT - NOTIFICATION OF

THE

2. INTERIM DIVIDEND DISTRIBUTION Non-Voting

FOR THE-

FISCAL YEAR 2014

27 NOV 2014: PLEASE NOTE THAT

THIS IS A

REVISION DUE TO CHANGE IN

RECORD

DATE-FROM 13 DEC TO 12 DEC 2014.

CMMT IF YOU Non-Voting HAVE ALREADY SENT IN YOUR

VOTES,

PLEASE DO-NOT VOTE AGAIN

UNLESS YOU

DECIDE TO AMEND YOUR ORIGINAL

INSTRUCTIONS. THANK YO-U.

THE MADISON SQUARE GARDEN COMPANY

Security 55826P100 Meeting Type Annual Ticker Symbol MSG Meeting Date 18-Dec-2014

ISIN US55826P1003 Agenda 934094979 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manage	ment	
	1 RICHARD D. PARSONS		For	For
	2 NELSON PELTZ		For	For
	3 SCOTT M. SPERLING		For	For
2.	TO RATIFY THE APPOINTMENT OF	Manage	m Eor	For
	KPMG LLP			
	AS INDEPENDENT REGISTERED			
	PUBLIC			
	ACCOUNTING FIRM OF THE			

COMPANY FOR

FISCAL YEAR 2015.

TO APPROVE, ON AN ADVISORY

3. BASIS,

COMPENSATION OF OUR NAMED

ManagemEnt For

EXECUTIVE OFFICERS.

TIGER MEDIA, INC.

Security G88685105 Meeting Type Annual
Ticker Symbol IDI Meeting Date 19-Dec-2014

ISIN KYG886851057 Agenda 934101293 - Management

Managem**Ent**

For

Item Proposal Proposed by Vote For/Against Management

1. TO ELECT MR. ROBERT FRIED AS A DIRECTOR OF THE COMPANY

TO ELECT MR. CHI-CHUAN (FRANK)

2. CHEN AS Managem**Ent** For

A DIRECTOR OF THE COMPANY

TO ELECT MR. YUNAN (JEFFREY) REN

3. AS A Managem**Eot** For

DIRECTOR OF THE COMPANY

4. TO ELECT MR. STEVEN D. RUBIN AS A ManagemEnt For

DIRECTOR OF THE COMPANY

5. TO ELECT MR. PETER W.H. TAN AS A DIRECTOR OF THE COMPANY Managem**For** For

P.T. TELEKOMUNIKASI INDONESIA, TBK

Security 715684106 Meeting Type Special
Ticker Symbol TLK Meeting Date 19-Dec-2014

ISIN US7156841063 Agenda 934108514 - Management

Item Proposal Proposed by Vote For/Against Management

CHANGES OF THE COMPOSITION OF

1. THE Managem**Ent** For

BOARD.

HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A., AT

Security X3258B102 Meeting Type ExtraOrdinary General

Ticker Symbol Meeting Date Meeting 23-Dec-2014

ISIN GRS260333000 Agenda 705737015 - Management

Item Proposal Proposed by Vote For/Against Management

CMMT PLEASE NOTE IN THE EVENT THE Non-Voting

MEETING

DOES NOT REACH QUORUM, THERE

WILL

BE AN-A REPETITIVE MEETING ON 08

JAN

2015 AND A B REPETITIVE MEETING

ON 21

JAN-2015. ALSO, YOUR VOTING INSTRUCTIONS WILL NOT BE CARRIED OVER TO THE SECOND-CALL. ALL VOTES RECEIVED ON THIS MEETING WILL DISREGARDED AND YOU WILL-NEED TO REINSTRUCT ON THE REPETITIVE MEETING. THANK YOU GRANTING BY THE GENERAL SHAREHOLDERS MEETING SPECIAL PERMISSION, PURSUANT TO ARTICLE 23A OF C.L.2190/1920, FOR ENTERING INTO THE SEPARATE AGREEMENTS ("SERVICE ARRANGEMENTS") BETWEEN OTE S.A. AND OTE GROUP COMPANIES ON THE ONE HAND AND DEUTSCHE TELECOM AG (DTAG) AND Managem**Eor** For TELEKOM DEUTSCHLAND GMBH (TD GMBH) ON THE OTHER HAND FOR THE RENDERING FOR YEAR 2015 OF SPECIFIC **SERVICES** WITHIN THE FRAMEWORK OF THE APPROVED FRAMEWORK **COOPERATION** AND SERVICE AGREEMENT ASSIGNMENT OF **RELEVANT POWERS** APPROVAL OF THE AMENDMENT OF AN **EXECUTIVE BOARD MEMBERS** Managem**Ent** For AGREEMENT, PURSUANT TO ARTICLE 23A OF C.L.2190/1920 AMENDMENT/ADDITION OF Managem**Ent** For **SHAREHOLDERS** GENERAL MEETING DECISION ON THE BLOCKING OF AN AMOUNT, FROM THE

1.

2.

3.

COMPANY'S TAXED RESERVED

FUNDS, FOR

THE COVERAGE OF OWN

PARTICIPATION IN

THE ESPA PROGRAM

REINFORCEMENT OF

ENTERPRISES FOR IMPLEMENTING

INVESTMENT PLANS FOR THE

GROWTH

PROVISION OF INNOVATIVE

PRODUCTS AND

ADDED VALUE SERVICES

(ICT4GROWTH)

4. MISCELLANEOUS ANNOUNCEMENTS

GMM GRAMMY PUBLIC CO LTD, WATTANA

ExtraOrdinary General Security Y22931110 Meeting Type

Meeting

For

Meeting Date 24-Dec-2014 Ticker Symbol

ISIN 705702050 - Management TH0473010Z17 Agenda

Managem**Ent**

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

TO CONSIDER AND CERTIFY THE

MINUTES

OF THE EXTRAORDINARY GENERAL Managem**Ent** For 1

MEETING OF SHAREHOLDER NO.1

2014

HELD ON SEPTEMBER 24 2014

TO CONSIDER AND APPROVE THE

CONNECTED TRANSACTION AND

ASSETS

DISPOSAL BY DISPOSING THE

ORDINARY

SHARES OF SE EDUCATION PUBLIC 2 Managem**Ent** For

COMPANY LIMITED HELD BY THE

COMPANY

TO MR. NATTHAPHON

CHULANGKOON A

CONNECTED PERSON OF THE

COMPANY

3 OTHER BUSINESS IF ANY Managem Antstain For

IN THE SITUATION WHERE THE

CHAIRMAN

OF THE MEETING SUDDENLY

CMMT CHANGE THE Non-Voting AGENDA-AND/OR ADD NEW AGENDA

DURING THE MEETING, WE WILL

VOTE THAT

AGENDA AS ABSTAIN.

SHAW COMMUNICATIONS INC.

Security 82028K200 Meeting Type Annual Ticker Symbol SJR Meeting Date 14-Jan-2015

Agenda **ISIN** CA82028K2002 934109693 - Management

Item	Proposal	Proposed by	Vote	For/Agains Manageme	
01	TO RECEIVE FUTURE PROXY MATERIALS BY MAIL PLEASE INDICATE YOUR SELECTION ON THE RIGHT. TO REQUEST MATERIALS FOR THIS MEETING REFER TO THE NOTICE INCLUDED IN THE PACKAGE WITH THIS FORM.	Manag	ement		
PT INI	DOSAT TBK, JAKARTA				Extus Ondinous Cononal
Securit	ty Y7127S120		Meeting T	ype	ExtraOrdinary General Meeting
Ticker ISIN	Symbol ID1000097405		Meeting D Agenda	ate	28-Jan-2015 705780167 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1	APPROVAL ON CHANGING IN THE COMPOSITION OF COMPANY'S BOARD OF COMMISSIONERS AND THE INDEPENDENT DIRECTOR	Manag	em Ah tstain	Against	
DOLB	Y LABORATORIES, INC.				
Securit	•		Meeting T		Annual
Ticker ISIN	Symbol DLB		Meeting D	ate	03-Feb-2015
15111	US25659T1079		Agenda		934110848 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Manag		Б	
	1 KEVIN YEAMAN 2 PETER GOTCHER		For For	For For	
	3 MICHELINE CHAU		For	For	
	4 DAVID DOLBY		For	For	
	5 NICHOLAS DONATIELLO, JR		For	For	
	6 BILL JASPER		For	For	
	7 SIMON SEGARS		For	For	
	8 ROGER SIBONI		For	For	
	9 AVADIS TEVANIAN, JR.		For	For	
	THE AMENDMENT AND				
2	RESTATEMENT OF	3.6	A		
2.	THE DOLBY LABORATORIES, INC. 2005	Manag	em Arg ainst	Against	
	STOCK PLAN.				
3.	DI CONTEMA	Manag	em Ent	For	

AN ADVISORY VOTE TO APPROVE THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS. RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS THE COMPANY'S 4. INDEPENDENT REGISTERED PUBLIC Managem**Enr** For ACCOUNTING FIRM FOR THE FISCAL **YEAR** ENDING SEPTEMBER 25, 2015. COMPASS GROUP PLC, CHERTSEY SURREY Security G23296190 Meeting Type Annual General Meeting Ticker Symbol Meeting Date 05-Feb-2015 ISIN Agenda GB00BLNN3L44 705755188 - Management Proposed For/Against Vote Item **Proposal** Management by RECEIVE AND ADOPT THE **DIRECTORS'** Managem**Ent** 1 ANNUAL REPORT AND ACCOUNTS For AND THE AUDITOR'S REPORT THEREON RECEIVE AND ADOPT THE 2 REMUNERATION Managem**Ent** For **POLICY** RECEIVE AND ADOPT THE 3 **DIRECTORS'** Managem**Enr** For REMUNERATION REPORT DECLARE A FINAL DIVIDEND ON THE Managem**Enr** For 4 **ORDINARY SHARES** ELECT CAROL ARROWSMITH AS A 5 Managem**Eor** For **DIRECTOR** RE-ELECT DOMINIC BLAKEMORE AS 6 Α Managem**Ent** For **DIRECTOR** RE-ELECT RICHARD COUSINS AS A 7 Managem**Eor** For DIRECTOR RE-ELECT GARY GREEN AS A 8 Managem**Ent** For **DIRECTOR** RE-ELECT ANDREW MARTIN AS A 9 Managem**Ent** For **DIRECTOR** RE-ELECT JOHN BASON AS A 10 Managem**Eor** For **DIRECTOR** RE-ELECT SUSAN MURRAY AS A

Managem**Enr**

Managem**Ent**

Managem**Ent**

Managem**Ent**

For

For

For

For

11

12

13

14

DIRECTOR

DIRECTOR

DIRECTOR

RE-ELECT DON ROBERT AS A

RE-ELECT SIR IAN ROBINSON AS A

	RE-ELECT PAUL WALSH AS A DIRECTOR			
15	REAPPOINT KPMG LLP AS AUDITOR AUTHORISE THE DIRECTORS TO	Managem Ent	For	
16	AGREE	Managem Ent	For	
17	THE AUDITOR'S REMUNERATION DONATIONS TO EU POLITICAL ORGANISATIONS APPROVE CHANGES TO THE	Managem Ent	For	
18	COMPASS GROUP PLC LONG TERM INCENTIVE PLAN 2010	Managem Ark tstain	Against	
19	AUTHORITY TO ALLOT SHARES (S.551)	Managem Ent	For	
20	AUTHORITY TO ALLOT SHARES FOR CASH	Managem Ent	For	
21	(S.561) AUTHORITY TO PURCHASE SHARES	Managem Ent	For	
22	REDUCE GENERAL MEETING NOTICE PERIODS	Managem Ent	For	
GMM (GRAMMY PUBLIC CO LTD, WATTANA			
Security	y Y22931110	Meeting T	ype	ExtraOrdinary General Meeting
Ticker S ISIN	Symbol TH0473010Z17	Meeting D Agenda	ate	10-Feb-2015 705760571 - Management
Item	Proposal	Proposed by Vote	For/Agains Managemen	
СММТ	IN THE SITUATION WHERE THE CHAIRMAN OF THE MEETING SUDDENLY CHANGE THE AGENDA-AND/OR ADD NEW AGENDA DURING THE MEETING, WE WILL VOTE THAT AGENDA AS-ABSTAIN. TO CONSIDER AND CERTIFY THE MINUTES	Non Voting		
CMMT	CHAIRMAN OF THE MEETING SUDDENLY CHANGE THE AGENDA-AND/OR ADD NEW AGENDA DURING THE MEETING, WE WILL VOTE THAT AGENDA AS-ABSTAIN. TO CONSIDER AND CERTIFY THE	Non Voting	For	

ONE TV TRADING COMPANY

LIMITED TO MR.

TAKONKIT VIRAVAN, A CONNECTED

PERSON AND/OR OTHER JURISTIC

PERSON

WHERE MR. TAKONKIET HOLDS NO

LESS

THAN 51 PCT OF THE TOTAL SHARES,

AND/OR OTHER GROUP (HEREIN

REFERRED

TO AS GROUP OF MR. TAKONKIET)

TO CONSIDER AND APPROVE THE

CONNECTED TRANSACTION AND

ASSETS

DISPOSAL BY DISPOSING THE

ORDINARY

SHARES OF ACTS STUDIO COMPANY

LIMITED DIRECTLY AND INDIRECTLY

3 **HELD**

BY THE COMPANY TO GMM ONE TV

TRADING COMPANY LIMITED WHERE

THE

COMPANY S CONNECTED PERSON IS

MAJOR SHAREHOLDER

OTHER BUSINESS (IF ANY)

INTERNATIONAL GAME TECHNOLOGY

Security 459902102

Ticker Symbol IGT

ISIN US4599021023 Managem Artstain For

Meeting Type

Managem**Eor**

Meeting Date 10-Feb-2015

For

For

Agenda 934116965 - Management

Special

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

TO APPROVE THE AGREEMENT AND

PLAN

OF MERGER, DATED AS OF JULY 15,

AS AMENDED, BY AND AMONG

INTERNATIONAL GAME

TECHNOLOGY, A

NEVADA CORPORATION, GTECH

Managem**Ent** 1. GTECH CORPORATION (SOLELY WITH

RESPECT TO SECTION 5.02(A) AND

ARTICLE

VIII), GEORGIA WORLDWIDE PLC

AND

GEORGIA WORLDWIDE

CORPORATION (AS

AMENDED, THE "MERGER

AGREEMENT").

TO ADJOURN THE SPECIAL MEETING,

IF

NECESSARY OR APPROPRIATE, TO

2. ADDITIONAL PROXIES IF THERE ARE

Managem**Eor** For

NOT

SOLICIT

SUFFICIENT VOTES TO APPROVE THE

FOREGOING PROPOSAL.

A NON-BINDING ADVISORY VOTE TO APPROVE CERTAIN COMPENSATION ARRANGEMENTS FOR IGT'S NAMED

3. EXECUTIVE OFFICERS IN

Managem**Ent** For

CONNECTION

WITH THE TRANSACTIONS

CONTEMPLATED

BY THE MERGER AGREEMENT.

MALAYSIAN RESOURCES CORP BHD MRCB, KUALA LUMPUR

Security Y57177100 Meeting Type ExtraOrdinary General

Meeting

Ticker Symbol Meeting Date 12-Feb-2015

ISIN MYL1651OO008 Agenda 705781943 - Management

Item Proposal Proposed by Vote For/Against Management

PROPOSED SUBSCRIPTION OF 700,000

NEW

ORDINARY SHARES OF RM1.00 EACH,

REPRESENTING 70% EQUITY

INTEREST IN

KWASA DEVELOPMENT (2) SDN BHD

("KDSB") ("KDSB SHARES"), A

SPECIAL

PURPOSE VEHICLE INCORPORATED

1 TO Managem**Ent** For

UNDERTAKE THE MIXED

DEVELOPMENT OF

64.07 ACRES OF LAND TO BE A TOWN

CENTRE OF THE PROPOSED KWASA

DAMANSARA TOWNSHIP FOR A

SUBSCRIPTION PAYMENT OF

RM816,614,180

IN CASH ("PROPOSED

SUBSCRIPTION")

MALAYSIAN RESOURCES CORP BHD MRCB, KUALA LUMPUR

Security Y57177100 Meeting Type ExtraOrdinary General

Meeting Type Meeting

Ticker Symbol Meeting Date 12-Feb-2015

ISIN MYL1651OO008 Agenda 705801606 - Management

Item Proposal Proposed by Vote For/Against Management

1 PROPOSED DISPOSAL BY MRCB

SENTRAL

PROPERTIES SDN BHD ("MSP"), A

WHOLLY-

OWNED SUBSIDIARY OF MRCB, OF

ALL THAT

PIECE OF FREEHOLD LAND HELD

UNDER

GERAN 46222, LOT 73 SECTION 0070,

TOWN

AND DISTRICT OF KUALA LUMPUR,

FEDERAL

TERRITORY OF KUALA LUMPUR,

TOGETHER

WITH A COMMERCIAL

DEVELOPMENT

COMPRISING 5 BLOCKS OF 4 TO 7

STOREY

COMMERCIAL BUILDINGS

CONSISTING OF

OFFICE-CUM RETAIL SPACE, A

MULTIPURPOSE HALL TOGETHER

WITH 2

LEVELS OF CAR PARKS KNOWN AS

"PLATINUM SENTRAL" INCLUDING

ALL THE

PLANT AND EQUIPMENT, FIXTURES

AND

FITTINGS ATTACHED TO THEM

(EXCLUDING

THE FIXTURES AND FITTINGS

BELONGING

TO EXISTING TENANTS AND THIRD

PARTIES

INCLUDING THOSE WITH WHOM THE

EXISTING TENANTS HAVE ENTERED

INTO A

HIRE PURCHASE AND/OR LEASING

ARRANGEMENT IN RESPECT OF SUCH

FITTINGS AND FIXTURES) AND THE

BENEFITS AND OBLIGATIONS IN

RESPECT

OF EXISTING TENANCIES

("PLATINUM

SENTRAL"), TO MAYBANK TRUSTEES

BERHAD ("MTB" OR "PURCHASER"),

ACTING

SOLELY IN THE CAPACITY AS

TRUSTEE FOR

QUILL CAPITA TRUST ("QCT"), A

REAL

Managem**Ent**

For

69

ESTATE INVESTMENT TRUST ("REIT"),

FOR A

TOTAL DISPOSAL CONSIDERATION

OF

RM740 MILLION, OF WHICH RM476

MILLION

WILL BE SATISFIED IN CASH AND

RM264

MILLION WILL BE SATISFIED VIA THE

PROPOSED ISSUANCE OF 206.25

MILLION

UNITS IN QCT ("UNITS") AT AN ISSUE

PRICE

OF RM1.28 PER UNIT ("PROPOSED

DISPOSAL")

PROPOSED ACQUISITIONS BY MRCB

TOTAL OF 41% EQUITY INTERESTS IN

QUILL

CAPITA MANAGEMENT SDN BHD

(BEING THE

MANAGEMENT COMPANY OF QCT)

("QCM"

2 Managem**Ent** OR "REIT MANAGER") FROM CAPITAL

RECM PTE LTD ("CRPL") AND COAST

CAPITAL SDN BHD ("CCSB") FOR A

TOTAL

CASH CONSIDERATION OF

RM5,882,835.80

("PROPOSED SHARES ACQUISITIONS")

LIBERTY GLOBAL PLC.

Security G5480U104 Meeting Type Special Ticker Symbol LBTYA Meeting Date 25-Feb-2015

Agenda ISIN GB00B8W67662 934116268 - Management

For

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

G1. TO APPROVE THE NEW ARTICLES

PROPOSAL, A PROPOSAL TO ADOPT

NEW

ARTICLES OF ASSOCIATION, WHICH

WILL

CREATE AND AUTHORIZE THE

ISSUANCE OF

NEW CLASSES OF ORDINARY

SHARES,

DESIGNATED THE LILAC CLASS A

ORDINARY

SHARES, THE LILAC CLASS B

ORDINARY

SHARES AND THE LILAC CLASS C

ORDINARY

SHARES, WHICH WE COLLECTIVELY

REFER

TO AS THE LILAC ORDINARY

SHARES,

WHICH ARE INTENDED TO TRACK

THE

PERFORMANCE OF OUR OPERATIONS

IN

LATIN AMERICA AND THE

CARIBBEAN (THE

LILAC GROUP) AND MAKE CERTAIN

CHANGES TO THE TERMS OF OUR

...(DUF

TO SPACE LIMITS, SEE PROXY

STATEMENT

FOR FULL PROPOSAL).

TO APPROVE THE MANAGEMENT

POLICIES

PROPOSAL, A PROPOSAL TO ADOPT

CERTAIN MANAGEMENT POLICIES IN

RELATION TO, AMONG OTHER

THINGS, THE

G2. ALLOCATION OF ASSETS,

LIABILITIES AND

OPPORTUNITIES BETWEEN THE

LILAC

GROUP AND THE LIBERTY GLOBAL

GROUP.

TO APPROVE THE FUTURE

CONSOLIDATION/SUB-DIVISION

PROPOSAL,

A PROPOSAL TO AUTHORIZE THE

FUTURE

G3. CONSOLIDATION OR SUB-DIVISION

OF ANY

OR ALL SHARES OF THE COMPANY

AND TO

AMEND OUR NEW ARTICLES OF

ASSOCIATION TO REFLECT THAT

AUTHORITY.

G4. TO APPROVE THE VOTING RIGHTS

AMENDMENT PROPOSAL, A

PROPOSAL TO

APPROVE AN AMENDMENT TO THE

PROVISION IN OUR ARTICLES OF

ASSOCIATION GOVERNING VOTING

ON THE

VARIATION OF RIGHTS ATTACHED

TO

Managem**Ent** For

Managem**Ent** For

Managem Angainst Against

	3 3		
	CLASSES OF OUR SHARES. TO APPROVE THE SHARE BUY-BACK		
	AGREEMENT PROPOSAL, A		
	PROPOSAL TO		
G5.	APPROVE THE FORM OF AGREEMENT	Managem Ent	For
	PURSUANT TO WHICH WE MAY		
	CONDUCT		
	CERTAIN SHARE REPURCHASES.		
	TO APPROVE THE DIRECTOR		
	SECURITIES PURCHASE PROPOSAL A PROPOSAL		
	PURCHASE PROPOSAL A PROPOSAL TO		
G6.	APPROVE CERTAIN ARRANGEMENTS	Managem Ent	For
	RELATING TO PURCHASES OF		
	SECURITIES SECURITIES		
	FROM OUR DIRECTORS.		
	TO APPROVE THE VIRGIN MEDIA		
	SHARESAVE PROPOSAL, A PROPOSAL		
	TO		
	AMEND THE LIBERTY GLOBAL 2014		
	INCENTIVE PLAN TO PERMIT THE		
G7.	GRANT TO EMPLOYEES OF OUR SUBSIDIARY	ManagamEnt	For
G7.	VIRGIN	Managem Ent	ror
	MEDIA INC. OF OPTIONS TO ACQUIRE		
	SHARES OF LIBERTY GLOBAL AT A		
	DISCOUNT TO THE MARKET VALUE		
	OF SUCH		
	SHARES.		
	TO APPROVE THE CLASS A ARTICLES		
	PROPOSAL, A PROPOSAL TO		
	APPROVE THE		
	ADOPTION OF OUR NEW ARTICLES OF		
	ASSOCIATION PURSUANT TO		
	RESOLUTION 1		
	OF THE GENERAL MEETING		
1A.	(INCLUDING,	Managem Ent	For
	WITHOUT LIMITATION, ANY		
	VARIATIONS OR		
	ABROGATIONS TO THE RIGHTS OF		
	THE		
	HOLDERS OF THE CLASS A		
	ORDINARY SHARES AS A RESULT OF SUCH		
	ADOPTION).		
2A.	TO APPROVE THE CLASS A VOTING	Managem Arg ainst	Against
-	RIGHTS	3 3	ر <u></u>
	PROPOSAL, A PROPOSAL TO		
	APPROVE THE		
	AMENDMENT OF OUR CURRENT AND		

NEW

ARTICLES OF ASSOCIATION

PURSUANT TO

RESOLUTION 4 OF THE GENERAL

MEETING

(INCLUDING, WITHOUT LIMITATION,

ALL

MODIFICATIONS OF THE TERMS OF

THE

CLASS A ORDINARY SHARES WHICH

MAY

RESULT FROM SUCH AMENDMENT).

LIBERTY GLOBAL PLC.

Security G5480U120 Meeting Type Special
Ticker Symbol LBTYK Meeting Date 25-Feb-2015

ISIN GB00B8W67B19 Agenda 934116662 - Management

Item Proposal Proposed by Vote For/Against Management

TO APPROVE THE CLASS C ARTICLES

PROPOSAL, A PROPOSAL TO

APPROVE THE

ADOPTION OF OUR NEW ARTICLES

OF

ASSOCIATION PURSUANT TO

RESOLUTION 1

OF THE GENERAL MEETING

1C. (INCLUDING, ManagemEnt For

WITHOUT LIMITATION, ANY

VARIATIONS OR

ABROGATIONS TO THE RIGHTS OF

THE

HOLDERS OF THE CLASS C

ORDINARY

SHARES AS A RESULT OF SUCH

ADOPTION).

2C. TO APPROVE THE CLASS C VOTING Managem Against Against

RIGHTS

PROPOSAL, A PROPOSAL TO

APPROVE THE

AMENDMENT OF OUR CURRENT AND

NEW

ARTICLES OF ASSOCIATION

PURSUANT TO

RESOLUTION 4 OF THE GENERAL

MEETING

(INCLUDING, WITHOUT LIMITATION,

ALL

MODIFICATIONS OF THE TERMS OF

THE

CLASS C ORDINARY SHARES WHICH

MAY

RESULT FROM SUCH AMENDMENT).

QUALCOMM INCORPORATED

Security747525103Meeting TypeAnnualTicker SymbolQCOMMeeting Date09-Mar-2015

ISIN US7475251036 Agenda 934118616 - Management

Item	Proposal	Pro by	oposed	Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: BARBARA T. ALEXANDER	·	Manage	m Eot	For
1B.	ELECTION OF DIRECTOR: DONALD G. CRUICKSHANK		Manage	m Eot	For
1C.	ELECTION OF DIRECTOR: RAYMOND V. DITTAMORE		Manage	m Eot	For
1D.	ELECTION OF DIRECTOR: SUSAN HOCKFIELD		Manage	m Ent	For
1E.	ELECTION OF DIRECTOR: THOMAS W HORTON	<i>7</i> .	Manage	m Eor	For
1F.	ELECTION OF DIRECTOR: PAUL E. JACOBS		Manage	m Eot	For
1G.	ELECTION OF DIRECTOR: SHERRY LANSING		Manage	m Eot	For
1H.	ELECTION OF DIRECTOR: HARISH MANWANI		Manage	m Eot	For
1I.	ELECTION OF DIRECTOR: STEVEN M. MOLLENKOPF		Manage	m Eot	For
1J.	ELECTION OF DIRECTOR: DUANE A. NELLES		Manage	m Eor	For
1K.	ELECTION OF DIRECTOR: CLARK T. RANDT, JR.		Manage	m Ent	For
1L.	ELECTION OF DIRECTOR: FRANCISCO ROS		Manage	m Eot	For
1M.	ELECTION OF DIRECTOR: JONATHAN J. RUBINSTEIN		Manage	m Eor	For
1N.	ELECTION OF DIRECTOR: BRENT SCOWCROFT		Manage	m Eor	For
10.	ELECTION OF DIRECTOR: MARC I. STERN		Manage	m Eor	For
2.	TO RATIFY THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT PUBLIC ACCOUNTANTS FOR OUR FISCAL YEAR ENDING SEPTEMBER 27, 2015.	S	Manage	m Eot	For
	2013.				

TO APPROVE AN AMENDMENT TO THE 2001 EMPLOYEE STOCK PURCHASE PLAN 3. Managem**Ent** For INCREASE THE SHARE RESERVE BY 25,000,000 SHARES. ADVISORY VOTE TO APPROVE OUR 4. Managem**Ent** For EXECUTIVE COMPENSATION. APPLE INC. Security 037833100 Meeting Type Annual Ticker Symbol AAPL Meeting Date 10-Mar-2015 **ISIN** Agenda 934118983 - Management US0378331005 **Proposed** For/Against Item Proposal Vote Management by 1A. ELECTION OF DIRECTOR: TIM COOK Managem**Ent** For Managem**Ent** 1B. ELECTION OF DIRECTOR: AL GORE For 1C. Managem**Ent** ELECTION OF DIRECTOR: BOB IGER For ELECTION OF DIRECTOR: ANDREA 1D. Managem**Ent** For JUNG **ELECTION OF DIRECTOR: ART** 1E. Managem**Ent** For **LEVINSON** 1F. ELECTION OF DIRECTOR: RON SUGAR Managem**Ent** For **ELECTION OF DIRECTOR: SUE** 1G. Managem**Ent** For **WAGNER** RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS THE 2. Managem**Ent** For COMPANY'S INDEPENDENT REGISTERED PUBLIC **ACCOUNTING FIRM FOR 2015** AN ADVISORY RESOLUTION TO 3. Managem**Ent APPROVE** For **EXECUTIVE COMPENSATION** THE AMENDMENT OF THE APPLE INC. 4. Managem**Ent** For EMPLOYEE STOCK PURCHASE PLAN A SHAREHOLDER PROPOSAL BY THE NATIONAL CENTER FOR PUBLIC 5. ShareholdAgainst For **POLICY** RESEARCH ENTITLED "RISK REPORT" A SHAREHOLDER PROPOSAL BY MR. **JAMES** MCRITCHIE AND MR. JOHN 6. ShareholdAgainst For **HARRINGTON** ENTITLED "PROXY ACCESS FOR SHAREHOLDERS" JOURNAL COMMUNICATIONS, INC.

Meeting Type

Meeting Date

Agenda

Special

11-Mar-2015

934124366 - Management

Security

ISIN

Ticker Symbol JRN

481130102

US4811301021

Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	APPROVE THE SPIN-OFF OF THE JOURNAL NEWSPAPER BUSINESS TO JOURNAL COMMUNICATIONS, INC.'S SHAREHOLDERS AND THE SUBSEQUENT MERGER OF THE SPUN-OFF ENTITY WITH A WHOLLY OWNED SUBSIDIARY OF JOURNAL MEDIA GROUP,	·	em Ang ainst	Ü	
2.	INC. APPROVE THE MERGER OF JOURNAL COMMUNICATIONS, INC. INTO A WHOLLY OWNED SUBSIDIARY OF THE E. W. SCRIPPS COMPANY, FOLLOWING THE SPIN-OFF OF EACH ENTITY'S NEWSPAPER BUSINESS. A NON-BINDING, ADVISORY		em Aug ainst	Against	
3.	PROPOSAL TO APPROVE THE COMPENSATION OF JOURNAL COMMUNICATIONS, INC.'S NAMED EXECUTIVE OFFICERS THAT MAY BE PAID OR BECOME PAYABLE IN CONNECTION	Manage	em Ant stain	Against	
4.	WITH THE TRANSACTIONS. ADJOURN OR POSTPONE THE SPECIAL MEETING TO SOLICIT ADDITIONAL PROXIES, IF THERE ARE NOT SUFFICIENT VOTES TO APPROVE PROPOSALS 1 OR 2 AT THE SPECIAL MEETING.		em Ang ainst	Against	
Securit	VALT DISNEY COMPANY ty 254687106 Symbol DIS US2546871060		Meeting T Meeting D Agenda	• •	Annual 12-Mar-2015 934118666 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1A.	ELECTION OF DIRECTOR: SUSAN E. ARNOLD	Manage	em Eor	For	
1B.	· · · · · · · · · · · · · · · · · · ·	Manage	em Ent	For	

	g				
	ELECTION OF DIRECTOR: JOHN S. CHEN				
1C.	ELECTION OF DIRECTOR: JACK DORSEY	Manage	em Eot	For	
1D.	ELECTION OF DIRECTOR: ROBERT A. IGER	Manage	em Ent	For	
1E.	ELECTION OF DIRECTOR: FRED H. LANGHAMMER	Manage	em Eor	For	
1F.	ELECTION OF DIRECTOR: AYLWIN B. LEWIS	Manage	em Eot	For	
1G.	ELECTION OF DIRECTOR: MONICA C. LOZANO	Manage	em Eot	For	
1H.	ELECTION OF DIRECTOR: ROBERT W. MATSCHULLAT	Manage	em Eot	For	
1I.	ELECTION OF DIRECTOR: SHERYL K. SANDBERG	Manage	em Eot	For	
1J.	ELECTION OF DIRECTOR: ORIN C. SMITH	Manage	em Eor	For	
2.	TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S REGISTERED PUBLIC ACCOUNTANTS FOR 2015.	Manage	em Eot	For	
3.	TO APPROVE THE ADVISORY RESOLUTION ON EXECUTIVE COMPENSATION.	Manage	em Ent	For	
4.	TO APPROVE THE SHAREHOLDER PROPOSAL RELATING TO INDEPENDENT BOARD CHAIRMAN.	Shareho	old A gainst	For	
5.	TO APPROVE THE SHAREHOLDER PROPOSAL RELATING TO ACCELERATION OF EXECUTIVE PAY.	Shareho	old A ıgainst	For	
VIACO	OM INC.				
Security			Meeting T	vpe	Annual
	Symbol VIA		Meeting D		16-Mar-2015
ISIN	US92553P1021		Agenda		934121790 - Management
Item	Proposal	Proposed by	Vote	For/Agains Managemen	
1.	DIRECTOR	Manage	ement		
	1 GEORGE S. ABRAMS	_	For	For	
	2 PHILIPPE P. DAUMAN		For	For	
	3 THOMAS E. DOOLEY		For	For	
	4 C. FALCONE SORRELL		For	For	
	5 ROBERT K. KRAFT		For	For	
	6 BLYTHE J. MCGARVIE		For	For	

For

For

For

For

For

For

7 DEBORAH NORVILLE

9 SHARI REDSTONE

8 CHARLES E. PHILLIPS, JR

	SUMNER M. REDSTONE	For	For	
11	FREDERIC V. SALERNO	For	For	
12	WILLIAM SCHWARTZ	For	For	
THE A	APPROVAL OF THE VIACOM INC.			
2016				
2. LONG	-TERM MANAGEMENT	Managem Argainst	Against	
INCE	NTIVE			
PLAN				
THE A	APPROVAL OF THE VIACOM INC.			
2011				
RSU P	LAN FOR OUTSIDE DIRECTORS,			
3. AS		Managem Ent	For	
AMEN	IDED AND RESTATED			
EFFEC	CTIVE			
JANU	ARY 1, 2016.			
THE R	ATIFICATION OF THE			
APPO	INTMENT			
OF PR	ICEWATERHOUSECOOPERS LLP			
4. TO		Managem Ent	For	
SERV	E AS INDEPENDENT AUDITOR	-		
OF				
VIAC	OM INC. FOR FISCAL YEAR 2015.			
THE ADT CO	RPORATION			
Security	00101J106	Meeting Ty	pe	Annual
Ticker Symbol	ADT	Meeting Da	_	17-Mar-2015
ISIN	US00101J1060	Agenda		934121156 - Management
		0		

Item	Proposal	Proposed by Vot	For/Against Management
1A.	ELECTION OF DIRECTOR: THOMAS COLLIGAN	Managem Ent	For
1B.	ELECTION OF DIRECTOR: RICHARD DALY	Managem Ent	For
1C.	ELECTION OF DIRECTOR: TIMOTHY DONAHUE	Managem Ent	For
1D.	ELECTION OF DIRECTOR: ROBERT DUTKOWSKY	Managem Ent	For
1E.	ELECTION OF DIRECTOR: BRUCE GORDON	Managem Ent	For
1F.	ELECTION OF DIRECTOR: NAREN GURSAHANEY	Managem Ent	For
1G.	ELECTION OF DIRECTOR: BRIDGETTE HELLER	E Managem Ent	For
1H.	ELECTION OF DIRECTOR: KATHLEEN HYLE	Managem Ent	For
1I.	ELECTION OF DIRECTOR: CHRISTOPHER HYLEN	Managem Ent	For
2.	TO RATIFY THE APPOINTMENT OF DELOITTE	Managem Ent	For

& TOUCHE LLP AS ADT'S

INDEPENDENT

REGISTERED PUBLIC ACCOUNTING

FIRM

FOR FISCAL YEAR 2015.

TO APPROVE, IN A NON-BINDING

VOTE, THE

3. COMPENSATION OF ADT'S NAMED ManagemEnt For

EXECUTIVE OFFICERS.

TIGER MEDIA, INC.

Security G88685105 Meeting Type Special

Ticker Symbol IDI Meeting Date 17-Mar-2015

ISIN KYG886851057 Agenda 934127158 - Management

Managem**Ent**

For

Item Proposal Proposed by Vote For/Against Management

TO APPROVE A SHARE

CONSOLIDATION OR

REVERSE STOCK SPLIT OF TIGER

MEDIA,

INC.'S ("TIGER MEDIA") ORDINARY

SHARES,

PAR VALUE \$0.0001 PER SHARE, AT A

1. RATIO

OF ONE-FOR-FIVE, SUCH THAT THE

NUMBER OF TIGER MEDIA'S

AUTHORIZED

ORDINARY SHARES IS DECREASED

AND

THE PAR VALUE OF EACH ORDINARY

SHARE

IS INCREASED BY THAT RATIO.

TO APPROVE THE DOMESTICATION

OF

TIGER MEDIA THAT WILL RESULT IN

THE

HOLDERS OF TIGER MEDIA

2. SECURITIES ManagemEnt For

HOLDING SECURITIES IN A

DELAWARE

CORPORATION RATHER THAN IN A

CAYMAN

ISLANDS EXEMPTED COMPANY.

3. TO APPROVE THE ISSUANCE OF (I) ManagemEnt For

SHARES

OF COMMON STOCK AND

PREFERRED

STOCK CONVERTIBLE INTO COMMON

STOCK AS CONSIDERATION FOR THE

MERGER (THE "MERGER") PURSUANT

TO

THE MERGER AGREEMENT AND

PLAN OF

REORGANIZATION BY AND AMONG

TIGER

MEDIA, TBO ACQUISITION, LLC, THE

BEST

ONE, INC., AND DEREK DUBNER,

SOLELY ...

(DUE TO SPACE LIMITS, SEE PROXY

STATEMENT FOR FULL PROPOSAL)

TO APPROVE AN ADJOURNMENT OR

POSTPONEMENT OF THE SPECIAL

4. MEETING, Managem**Ent**

IF NECESSARY, FOR THE PURPOSE OF

SOLICITING ADDITIONAL PROXIES.

CHARTER COMMUNICATIONS, INC.

16117M305 Security

Meeting Type Special Ticker Symbol CHTR Meeting Date 17-Mar-2015

ISIN US16117M3051 Agenda 934128162 - Management

For

Proposed For/Against Item Proposal Vote Management by

TO APPROVE THE ISSUANCE OF

COMMON

STOCK OF CCH I, LLC, AFTER ITS

CONVERSION TO A CORPORATION,

TO

SHAREHOLDERS OF GREATLAND

CONNECTIONS IN CONNECTION WITH

AGREEMENT AND PLAN OF MERGER

TO BE

1. Managem**Ent** For ENTERED INTO BY AND AMONG

GREATLAND

CONNECTIONS, CHARTER

COMMUNICATIONS, INC.

("CHARTER"), CCH I,

LLC, CHARTER MERGER SUB ... (DUE

TO

SPACE LIMITS, SEE PROXY

STATEMENT FOR

FULL PRAPOSAL)

2. TO APPROVE THE ADJOURNMENT OR Managem**Ent** For

POSTPONEMENT OF THE SPECIAL

MEETING,

IF NECESSARY OR APPROPRIATE, TO

SOLICIT ADDITIONAL PROXIES IN

THE

EVENT THAT THERE ARE NOT

SUFFICIENT

VOTES AT THE TIME OF THE SPECIAL

MEETING TO APPROVE THE SHARE

ISSUANCE.

SK TELECOM CO., LTD.

Proposal

Security 78440P108 Meeting Type Annual
Ticker Symbol SKM Meeting Date 20-Mar-2015

ISIN US78440P1084 Agenda 934133808 - Management

Proposed Vote For/Against Management

APPROVAL OF FINANCIAL

STATEMENTS FOR

THE 31ST FISCAL YEAR (FROM

JANUARY 1,

1 2014 TO DECEMBER 31, 2014) AS SET ManagemEnt

FORTH

Item

IN ITEM 1 OF THE COMPANY'S

AGENDA

ENCLOSED HEREWITH.

APPROVAL OF AMENDMENTS TO THE

ARTICLES OF INCORPORATION AS

2 SET ManagemAntstain

FORTH IN ITEM 2 OF THE COMPANY'S AGENDA ENCLOSED HEREWITH.
APPROVAL OF THE ELECTION OF AN

INSIDE

DIRECTOR AS SET FORTH IN ITEM 3

3 OF THE ManagemEnt

COMPANY'S AGENDA ENCLOSED

HEREWITH

(CANDIDATE: JANG, DONG-HYUN). APPROVAL OF THE ELECTION OF A

MEMBER

OF THE AUDIT COMMITTEE AS SET

FORTH

4 IN ITEM 4 OF THE COMPANY'S ManagemEnt

AGENDA

ENCLOSED HEREWITH (CANDIDATE:

LFF

JAE-HOON).

APPROVAL OF THE CEILING AMOUNT

OF

THE REMUNERATION FOR

DIRECTORS

5 (PROPOSED CEILING AMOUNT OF

Managem**Ent**

THE

REMUNERATION FOR DIRECTORS IS

KRW 12

BILLION).

MELCO CROWN ENTERTAINMENT LTD.

Security 585464100 Meeting Type Special
Ticker Symbol MPEL Meeting Date 25-Mar-2015

ISIN US5854641009 Agenda 934133492 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
	TO APPROVE THE VOLUNTARY WITHDRAWAL OF THE LISTING OF THE COMPANY'S ORDINARY SHARES ON THE MAIN BOARD OF THE STOCK EXCHANGE OF HONG KONG LIMITED (THE "PROPOSED DE- LISTING"), AND UPON APPROVAL BY THE SHAREHOLDERS OF THE COMPANY IN			
O1.	ACCORDANCE WITH RULE 6.11 OF THE RULES GOVERNING THE LISTING OF SECURITIES ON THE STOCK EXCHANGE,	Manager	m Eot	
	AUTHORIZE ANY DIRECTOR AND OFFICER OF THE COMPANY, INCLUDING THE CHIEF EXECUTIVE OFFICER, CHIEF FINANCIAL OFFICER, CHIEF LEGAL OFFICER AND COMPANY SECRETARY (COLLECTIVELY (DUE TO SPACE LIMITS, SEE PROXY))		
S2.	MATERIAL FOR FULL PROPOSAL) TO AMEND AND RESTATE THE MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY BY THE DELETION OF THE EXISTING MEMORANDUM AND ARTICLES OF ASSOCIATION IN	Managei	m Eo t	
	THEIR ENTIRETY AND THE SUBSTITUTION IN THEIR PLACE OF THE AMENDED AND RESTATED MEMORANDUM AND ARTICLES OF ASSOCIATION AS SET OUT IN APPENDIX II TO THE COMPANY'S CIRCULAR			
	DATED MARCH 4, 2015, CONDITIONAL ON AND WITH			

EFFECT FROM THE PROPOSED

DE-LISTING

BECOMING EFFECTIVE, AND

AUTHORIZE

ANY ONE AUTHORIZED

REPRESENTATIVE

TO EXECUTE SUCH ... (DUE TO SPACE

LIMITS, SEE PROXY MATERIAL FOR

FULL

PROPOSAL)

ELISA CORPORATION, HELSINKI

Security X1949T102 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 26-Mar-2015

ISIN FI0009007884 Agenda 705802468 - Management

Item Proposal Proposed by Vote For/Against Management

MARKET RULES REQUIRE

DISCLOSURE OF

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS

MULTIPLE BENEFICIAL OWNERS,

YOU WILL

CMMT NEED TO-PROVIDE THE BREAKDOWN Non-Voting

0

EACH BENEFICIAL OWNER NAME,

ADDRESS

AND SHARE-POSITION TO YOUR

CLIENT

SERVICE REPRESENTATIVE. THIS

INFORMATION IS REQUIRED-IN

ORDER FOR

YOUR VOTE TO BE LODGED

A POA IS NEEDED TO APPOINT OWN

REPRESENTATIVE BUT IS NOT

NEEDED IF A

CMMT FINNISH-SUB/BANK IS APPOINTED Non-Voting

EXCEPT

IF THE SHAREHOLDER IS FINNISH

THEN A

POA WOULD-STILL BE REQUIRED.

1 OPENING OF THE MEETING Non-Voting 2 CALLING THE MEETING TO ORDER Non-Voting

ELECTION OF PERSONS TO

SCRUTINIZE

3 THE MINUTES AND TO SUPERVISE Non-Voting

THE

COUNTING-OF VOTES

4 Non-Voting

	20ga: 1 mig. 6/12221 moz.	
	RECORDING THE LEGALITY OF THE MEETING	
	RECORDING THE ATTENDANCE AT	
5	THE MEETING AND ADOPTION OF THE LIST OF	Non-Voting
	VOTES PRESENTATION OF THE FINANCIAL	
6	STATEMENTS, THE REPORT OF THE BOARD	Non-Voting
O	OF-DIRECTORS AND THE AUDITOR'S REPORT FOR THE YEAR 2014	Troil voting
7	ADOPTION OF THE FINANCIAL STATEMENTS	Management Action
	RESOLUTION ON THE USE OF PROFIT SHOWN ON THE BALANCE SHEET AND THE	
	PAYMENT OF DIVIDEND THE BOARD OF	
0	DIRECTORS PROPOSES THAT THE PROFIT	No
8	FOR THE FINANCIAL PERIOD 2014 SHALL BE	Management . Action
	ADDED TO ACCRUED EARNINGS AND THAT	
	A DIVIDEND OF EUR 1.32 PER SHARE BE	
	PAID RESOLUTION ON THE DISCHARGE OF	
9	THE MEMBERS OF THE BOARD OF	No Management Action
	DIRECTORS AND THE CEO FROM LIABILITY	Action
	RESOLUTION ON THE REMUNERATION OF THE MEMBERS OF THE BOARD OF	
10	DIRECTORS AND ON THE GROUNDS FOR	Management Action
	REIMBURSEMENT OF TRAVEL EXPENSES	
	RESOLUTION ON THE NUMBER OF THE	
11	BOARD OF DIRECTORS THE SHAREHOLDERS' NOMINATION	No Management
11	BOARD PROPOSES THAT THE NUMBER OF BOARD	Action
10	MEMBERS TO BE SIX (6)	M M
12	ELECTION OF MEMBERS OF THE BOARD OF DIRECTORS THE SHAREHOLDERS'	Managem Not Action

NOMINATION BOARD PROPOSES **THAT** R.LIND, P.KOPONEN, L.NIEMISTO, S.TURUNEN, J.UOTILA AND M.VEHVILAINEN BE ELECTED AS MEMBERS OF THE **BOARD OF DIRECTORS** RESOLUTION ON THE REMUNERATION OF THE AUDITOR AND ON THE Management 13 **GROUNDS FOR** REIMBURSEMENT OF TRAVEL **EXPENSES** RESOLUTION ON THE NUMBER OF AUDITORS THE BOARD'S AUDIT **COMMITTEE** PROPOSES THAT THE NUMBER OF Management 14 AUDITORS WOULD BE RESOLVED TO BE ONE (1) ELECTION OF AUDITOR THE BOARD'S **AUDIT** COMMITTEE PROPOSES THAT KPMG 15 OY AB BE RE-ELECTED AS THE COMPANY'S AUDITOR FOR THE FINANCIAL **PERIOD 2015** AUTHORIZING THE BOARD OF **DIRECTORS** 16 TO DECIDE ON THE REPURCHASE OF Management THE COMPANY'S OWN SHARES 17 CLOSING OF THE MEETING Non-Voting 02 FEB 2015: PLEASE NOTE THAT **ABSTAIN** VOTE AT QUALIFIED MAJORITY **CMMT** Non-Voting ITEMS (2/3) W-ORKS AGAINST PROPOSAL. THANK YOU. CMMT 02 FEB 2015: PLEASE NOTE THAT THIS Non-Voting REVISION DUE TO RECEIPT OF ADDITIONAL-COMMENT. IF YOU HAVE ALREADY **SENT IN** YOUR VOTES, PLEASE DO NOT VOTE **AGAIN** UNLE-SS YOU DECIDE TO AMEND

YOUR

ORIGINAL INSTRUCTIONS. THANK

YOU.

TURKCELL ILETISIM HIZMETLERI A.S.

Security 900111204 Meeting Type Annual Ticker Symbol TKC Meeting Date 26-Mar-2015

ISIN US9001112047 Agenda 934139521 - Management

			U	
Item	Proposal	Proposed by	Vote	For/Against Management
2.	AUTHORIZING THE PRESIDENCY BOARD TO SIGN THE MINUTES OF THE MEETING READING, DISCUSSION AND APPROVAL OF	Manage	em Ent	For
6.	THE BALANCE SHEETS AND PROFITS/LOSS STATEMENTS RELATING TO FISCAL YEAR 2010.	Manage	em Eor	For
7.	DISCUSSION OF AND DECISION ON THE DISTRIBUTION OF DIVIDEND FOR THE YEAR 2010 AND DETERMINATION OF THE DIVIDEND DISTRIBUTION DATE. RELEASE OF THE BOARD MEMBER,	Manage	em Ent	For
8.	COLIN J. WILLIAMS, FROM ACTIVITIES AND OPERATIONS OF THE COMPANY PERTAINING TO THE YEAR 2010. RELEASE OF THE STATUTORY	Manage	em Eot	For
9.	AUDITORS INDIVIDUALLY FROM ACTIVITIES AND OPERATIONS OF THE COMPANY PERTAINING TO THE YEAR 2010.	Manage	em Ent	For
13.	READING, DISCUSSION AND APPROVAL OF THE BALANCE SHEETS AND PROFITS/LOSS STATEMENTS RELATING TO FISCAL YEAR 2011. DISCUSSION OF AND DECISION ON	Manage	em Eot	For
14.	THE DISTRIBUTION OF DIVIDEND FOR THE YEAR 2011 AND DETERMINATION OF THE	Manage	em Eot	For
15.	DIVIDEND DISTRIBUTION DATE. RELEASE OF THE BOARD MEMBERS INDIVIDUALLY FROM THE ACTIVITIES AND	Manage	em Eot	For

OPERATIONS OF THE COMPANY PERTAINING TO THE YEAR 2011. RELEASE OF THE STATUTORY **AUDITORS** INDIVIDUALLY FROM ACTIVITIES 16. Managem**Enr** For AND OPERATIONS OF THE COMPANY PERTAINING TO THE YEAR 2011. DISCUSSION OF AND APPROVAL OF THE ELECTION OF THE INDEPENDENT **AUDIT** FIRM APPOINTED BY THE BOARD OF DIRECTORS PURSUANT TO THE 19. Managem**Ent** For **CAPITAL** MARKETS LEGISLATION FOR **AUDITING OF** THE ACCOUNTS AND FINANCIALS OF THE YEAR 2012. READING, DISCUSSION AND APPROVAL OF THE BALANCE SHEETS AND 21. PROFITS/LOSS For Managem**Enr** STATEMENTS RELATING TO FISCAL **YEAR** 2012. DISCUSSION OF AND DECISION ON DISTRIBUTION OF DIVIDEND FOR 22. Managem**Enr** For THE YEAR 2012 AND DETERMINATION OF THE DIVIDEND DISTRIBUTION DATE. IN ACCORDANCE WITH ARTICLE 363 OF TCC. SUBMITTAL AND APPROVAL OF THE **BOARD** MEMBERS ELECTED BY THE BOARD 23. Managem**Eor** For OF DIRECTORS DUE TO VACANCIES IN THE BOARD OCCURRED IN THE YEAR 2012. RELEASE OF THE BOARD MEMBERS INDIVIDUALLY FROM THE 24. **ACTIVITIES AND** Managem**Ent** For OPERATIONS OF THE COMPANY PERTAINING TO THE YEAR 2012. 25. RELEASE OF THE STATUTORY Managem**Enr** For **AUDITORS** INDIVIDUALLY FROM ACTIVITIES

	AND		
	OPERATIONS OF THE COMPANY		
	PERTAINING TO THE YEAR 2012.		
	READING, DISCUSSION AND		
	APPROVAL OF		
	THE TCC AND CMB BALANCE SHEETS		
28.	AND	Managem Ent	For
	PROFITS/LOSS STATEMENTS		
	RELATING TO		
	FISCAL YEAR 2013.		
	DISCUSSION OF AND DECISION ON		
	THE		
29.	DISTRIBUTION OF DIVIDEND FOR	Managem Ent	For
2).	THE YEAR	Managemen	101
	2013 AND DETERMINATION OF THE		
	DIVIDEND DISTRIBUTION DATE.		
	RELEASE OF THE BOARD MEMBERS		
	INDIVIDUALLY FROM THE		
30.	ACTIVITIES AND	Managem Ent	For
	OPERATIONS OF THE COMPANY		
	PERTAINING TO THE YEAR 2013.		
	DISCUSSION OF AND APPROVAL OF		
	THE		
	ELECTION OF THE INDEPENDENT		
	AUDIT		
	FIRM APPOINTED BY THE BOARD OF		
32.	DIRECTORS PURSUANT TO TCC AND	Managem Ent	For
	THE		
	CAPITAL MARKETS LEGISLATION		
	FOR		
	AUDITING OF THE ACCOUNTS AND		
	FINANCIALS OF THE YEAR 2014.		
	READING, DISCUSSION AND		
	APPROVAL OF		
	THE TCC AND CMB BALANCE SHEETS		_
34.	AND	Managem Ent	For
	PROFITS/LOSS STATEMENTS		
	RELATING TO		
	FISCAL YEAR 2014.		
	DISCUSSION OF AND DECISION ON		
	THE		
35.	DISTRIBUTION OF DIVIDEND FOR	Managem Ent	For
	THE YEAR	C	
	2014 AND DETERMINATION OF THE		
	DIVIDEND DISTRIBUTION DATE.		
	RELEASE OF THE BOARD MEMBERS		
26	INDIVIDUALLY FROM THE	ManagareEst	17
36.	ACTIVITIES AND	Managem Ent	For
	OPERATIONS OF THE COMPANY		
27	PERTAINING TO THE YEAR 2014.	ManagamEnt	Ear
37.		Managem Ent	For

INFORMING THE GENERAL ASSEMBLY ON THE DONATION AND **CONTRIBUTIONS MADE** IN THE YEARS 2011, 2012, 2013 AND 2014; APPROVAL OF DONATION AND CONTRIBUTIONS MADE IN THE **YEARS 2013** AND 2014; DISCUSSION OF AND **DECISION** ON BOARD OF DIRECTORS' PROPOSAL CONCERNING DETERMINATION OF DONATION LIMIT TO BE MADE IN 2015, STARTING FROM THE FISCAL YEAR 2015. SUBJECT TO THE APPROVAL OF THE MINISTRY OF CUSTOMS AND TRADE **AND** CAPITAL MARKETS BOARD; DISCUSSION OF AND DECISION ON THE AMENDMENT 38. Managem**Ent** For ARTICLES 3, 4, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 21, 24, 25 AND 26 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY. **ELECTION OF NEW BOARD MEMBERS** ACCORDANCE WITH RELATED **LEGISLATION** 39. AND DETERMINATION OF THE Managem**Ent** For **NEWLY** ELECTED BOARD MEMBERS' TERM OF OFFICE. **DETERMINATION OF THE** REMUNERATION 40. Managem**Ent** For OF THE MEMBERS OF THE BOARD OF DIRECTORS. 41. DISCUSSION OF AND APPROVAL OF Managem**Enr** For THE **ELECTION OF THE INDEPENDENT AUDIT** FIRM APPOINTED BY THE BOARD OF DIRECTORS PURSUANT TO TCC AND THE CAPITAL MARKETS LEGISLATION

Managem**Ent**

Managem**Ent**

Managem**Ent**

For

For

For

FOR

AUDITING OF THE ACCOUNTS AND FINANCIALS OF THE YEAR 2015. DISCUSSION OF AND APPROVAL OF

INTERNAL GUIDE ON GENERAL

ASSEMBLY 42.

RULES OF PROCEDURES PREPARED

BY

THE BOARD OF DIRECTORS.

DECISION PERMITTING THE BOARD MEMBERS TO, DIRECTLY OR ON

BEHALF OF

OTHERS, BE ACTIVE IN AREAS

FALLING

WITHIN OR OUTSIDE THE SCOPE OF

THE

COMPANY'S OPERATIONS AND TO 43.

PARTICIPATE IN COMPANIES

OPERATING IN

THE SAME BUSINESS AND TO

PERFORM

OTHER ACTS IN COMPLIANCE WITH

ARTICLES 395 AND 396 OF THE

TURKISH

COMMERCIAL CODE.

DISCUSSION OF AND APPROVAL OF

"DIVIDEND POLICY OF COMPANY"

44. PURSUANT TO THE CORPORATE

GOVERNANCE PRINCIPLES.

OI S.A.

Security 670851401 Ticker Symbol OIBR

ISIN US6708514012 Meeting Type

Meeting Date

Special 26-Mar-2015

Agenda 934143203 - Management

Item Proposal

DISCUSS THE APPROVAL OF THE

TERMS

AND CONDITIONS OF (I) THE

EXCHANGE

AGREEMENT; AND (II) THE OPTION AGREEMENT; BOTH ENTERED INTO

BY

1. PORTUGAL TELECOM

INTERNATIONAL

FINANCE B.V., PT PORTUGAL SGPS,

PORTUGAL TELECOM, SGPS, S.A.,

TELEMAR

PARTICIPACOES S.A., AND THE

COMPANY.

Proposed For/Against Vote by

Managem**Enr**

Management

For

90

OI S.A.

Security 670851302 Meeting Type Special
Ticker Symbol OIBRC Meeting Date 26-Mar-2015

ISIN US6708513022 Agenda 934143203 - Management

Item Proposal Proposed by Vote For/Against Management

DISCUSS THE APPROVAL OF THE

TERMS

AND CONDITIONS OF (I) THE

EXCHANGE

AGREEMENT; AND (II) THE OPTION AGREEMENT; BOTH ENTERED INTO

BY

1. PORTUGAL TELECOM Managem**Ent** For

INTERNATIONAL

FINANCE B.V., PT PORTUGAL SGPS,

S.A.,

PORTUGAL TELECOM, SGPS, S.A.,

TELEMAR

PARTICIPACOES S.A., AND THE

COMPANY.

ORASCOM TELECOM MEDIA AND TECHNOLOGY HOLDING

Security 68555D206 Meeting Type Ordinary General Meeting

Ticker Symbol Meeting Date 01-Apr-2015

ISIN US68555D2062 Agenda 705897342 - Management

Item Proposal Proposed by Vote For/Against Management

DISCUSSING THE BOARD OF

DIRECTORS'

1 REPORT REGARDING THE COMPANY Management Action

2014

RATIFYING THE AUDITORS REPORTS

2 REGARDING THE FINANCIAL YEAR Management.

2014

DISCUSSING THE RATIFICATION OF

THE

STANDALONE AND CONSOLIDATED

FINANCIAL STATEMENTS FOR THE Management.

FINANCIAL YEAR 2014, AND RATIFYING OF

THE BALANCE SHEET AND INCOME

STATEMENT THEREOF

4 DISCUSSING THE DISCHARGE OF THE Managem Nut CHAIRMAN AND ALL MEMBERS OF Action

THE

BOARD OF DIRECTORS FOR THEIR

WORK

WITH THE COMPANY DURING THE

FINANCIAL YEAR 2014 RATIFYING THE STRUCTURE OF THE **BOARD** 5 OF DIRECTORS OF THE COMPANY: **HANI** ABD AL GALIL OMRI APPROVING THE REMUNERATION AND ALLOWANCES OF THE BOARD Management . Action 6 **MEMBERS** AND THE AUDIT COMMITTEE **MEMBERS FOR** THE FINANCIAL YEAR 2015 DISCUSSING THE APPOINTMENT OF THE Management . Action AUDITORS FOR THE FINANCIAL 7 YEAR 2015 AND DETERMINING THEIR ANNUAL **FEES** RATIFYING THE BOARD OF **DIRECTORS** Management 8 RESOLUTIONS DURING THE YEAR 2014 DISCUSSING THE DELEGATION OF THE BOARD OF DIRECTORS TO EXECUTE CONTRACTS INCLUDING LOANS, MORTGAGE, AND GUARANTEES FOR 9 LENDERS FOR SUBSIDIARIES FULLY **OWNED** BY THE COMPANY AND CONTRACTS WITH **RELATED PARTIES** DISCUSSING THE RATIFICATION OF THE DONATION MADE DURING THE **FINANCIAL** 10 YEAR 2014 AND AUTHORIZING THE **BOARD** OF DIRECTORS WITH THE **DONATIONS DURING THE FINANCIAL YEAR 2015** CMMT 31 MAR 2015: PLEASE NOTE THAT Non-Voting THIS IS A REVISION DUE TO POSTPONEMENT OF THE ME-ETING DATE FROM 26 MAR 2015 TO 01 APR 2015. IF YOU HAVE ALREADY **SENT IN** YOUR V-OTES, PLEASE DO NOT VOTE

AGAIN

UNLESS YOU DECIDE TO AMEND

YOUR

ORIGINAL INSTRU-CTIONS. THANK

YOU.

TELIASONERA AB, STOCKHOLM

Security W95890104 Meeting Type **Annual General Meeting**

Ticker Symbol Meeting Date 08-Apr-2015

Agenda 705884662 - Management ISIN SE0000667925

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

THE BOARD DOES NOT MAKE ANY

CMMT RECOMMENDATION ON Non-Voting

RESOLUTIONS 22.A

TO 22.C IMPORTANT MARKET PROCESSING

REQUIREMENT: A BENEFICIAL

OWNER

SIGNED POWER OF-ATTORNEY (POA)

REQUIRED IN ORDER TO LODGE AND

EXECUTE YOUR

VOTING-INSTRUCTIONS IN CMMT

Non-Voting THIS MARKET. ABSENCE OF A POA,

MAY

CAUSE YOUR INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY

QUESTIONS,

PLEASE CONTACT YOUR CLIENT

SERVICE-

REPRESENTATIVE

MARKET RULES REQUIRE

DISCLOSURE OF

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS

MULTIPLE BENEFICIAL OWNERS,

YOU WILL

CMMT OF NEED TO-PROVIDE THE BREAKDOWN Non-Voting

OF

EACH BENEFICIAL OWNER NAME,

ADDRESS

AND SHARE-POSITION TO YOUR

CLIENT

SERVICE REPRESENTATIVE. THIS

INFORMATION IS REQUIRED-IN

ORDER FOR

YOUR VOTE TO BE LODGED

CMMT Non-Voting

	AN ABSTAIN VOTE CAN HAVE THE	
	SAME EFFECT AS AN AGAINST VOTE IF THE	
	MEETING-REQUIRE APPROVAL FROM MAJORITY OF PARTICIPANTS TO	
	PASS A	
	RESOLUTION.	
	ELECTION OF CHAIR OF THE	
1	MEETING: EVA	Non-Voting
1	HAGG, ADVOKAT	Non-voting
	PREPARATION AND APPROVAL OF	
2	VOTING	Non-Voting
_	REGISTER	Tion voing
3	ADOPTION OF AGENDA	Non-Voting
5	ELECTION OF TWO PERSONS TO	Tron voting
	CHECK	
4	THE MINUTES OF THE MEETING	Non-Voting
	TOGETHER	2 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
	WITH THE-CHAIR	
	DETERMINATION OF WHETHER THE	
5	MEETING HAS BEEN DULY	Non-Voting
	CONVENED	C
	PRESENTATION OF THE ANNUAL	
	REPORT	
	AND THE AUDITOR'S REPORT, THE	
	CONSOLIDATED-FINANCIAL	
	STATEMENTS	
	AND THE AUDITOR'S REPORT ON THE	
	CONSOLIDATED	
	FINANCIAL-STATEMENTS	
6	FOR 2014. A DESCRIPTION BY THE	Non-Voting
O	CHAIR OF	Tron voting
	THE BOARD OF DIRECTORS-MARIE	
	EHRLING	
	OF THE WORK OF THE BOARD OF	
	DIRECTORS DURING 2014 AND A	
	SPEECH-	
	BY PRESIDENT AND CEO JOHAN	
	DENNELIND IN CONNECTION HERE WITH	
	RESOLUTION TO ADOPT THE INCOME	
	STATEMENT, THE BALANCE SHEET,	
	THE	
	CONSOLIDATED INCOME	No.
7	STATEMENT AND	Management Action
	THE CONSOLIDATED BALANCE	recton
	SHEET FOR	
	2014	
8	RESOLUTION ON APPROPRIATION OF	Managem No t
	THE	Action
	COMPANY'S PROFIT AS SHOWN ON	

THE ADOPTED BALANCE SHEET AND **SETTING** OF RECORD DATE FOR THE **DIVIDEND: THE BOARD OF DIRECTORS PROPOSES** THAT A DIVIDEND OF SEK 3.00 PER SHARE RESOLUTION ON DISCHARGE OF THE DIRECTORS AND THE CEO FROM **PERSONAL** LIABILITY TOWARDS THE COMPANY 9 THE ADMINISTRATION OF THE **COMPANY IN** 2014 RESOLUTION ON NUMBER OF **DIRECTORS** AND ALTERNATE DIRECTORS TO BE ELECTED AT THE MEETING: UNTIL THE END Management No. 10 OF THE ANNUAL GENERAL MEETING 2016. EIGHT DIRECTORS WITH NO **ALTERNATE DIRECTORS** RESOLUTION ON REMUNERATION 11 **PAYABLE** TO THE DIRECTORS ELECTION OF DIRECTORS AND ANY ALTERNATE DIRECTORS: ELECTION OF **DIRECTORS: RE-ELECTION OF MARIE** EHRLING, MATS JANSSON, **OLLI-PEKKA** Management. 12 KALLASVUO, MIKKO KOSONEN, LINANDER, MARTIN LORENTZON, **PER-ARNE** SANDSTROM AND KERSTI **STRANDQVIST** ELECTION OF CHAIR AND VICE CHAIR OF THE BOARD OF 13 **DIRECTORS: RE-ELECTION** OF MARIE EHRLING AS CHAIR AND PEKKA KALLASVUO AS VICE-CHAIR 14 RESOLUTION ON NUMBER OF Managem Not **AUDITORS** Action

AND DEPUTY AUDITORS: UNTIL THE

	23ga: 1 milg: 6/122221 mo21	
	END OF	
	THE ANNUAL GENERAL MEETING	
	2016	
	THERE WILL BE ONE AUDITOR WITH	
	NO	
	DEPUTY AUDITORS	
	RESOLUTION ON REMUNERATION	No.
15	PAYABLE	Management . Action
	TO THE AUDITOR	
16	ELECTION OF AUDITOR AND ANY	Management Action
16	DEPUTY	Management . Action
	AUDITORS: DELOITTE AB	
	ELECTION OF NOMINATION	
	COMMITTEE	
	AND RESOLUTION ON INSTRUCTION FOR	
	THE NOMINATION COMMITTEE:	
	ELECTION	
	OF DANIEL KRISTIANSSON (SWEDISH	
17	STATE), KARI JARVINEN (SOLIDIUM	No Management
1 /	OY), JAN	Action
	ANDERSSON (SWEDBANK ROBUR	
	FUNDS),	
	ANDERS OSCARSSON (AMF AND AMF	
	FUNDS) AND MARIE EHRLING (CHAIR	
	OF	
	THE BOARD OF DIRECTORS)	
	RESOLUTION ON PRINCIPLES FOR	
	REMUNERATION TO GROUP	No.
18	EXECUTIVE	Management . Action
	MANAGEMENT	
	RESOLUTION AUTHORIZING THE	
	BOARD OF	N
19	DIRECTORS TO DECIDE ON	Management . Action
	ACQUISITION OF	Action
	THE COMPANY'S OWN SHARES	
	RESOLUTION ON: IMPLEMENTATION	
	OF A	No
20.A	LONG-TERM INCENTIVE PROGRAM	Management.
	2015	Action
	2018	
20.B	RESOLUTION ON: HEDGING	Management . Action
20.D	ARRANGEMENTS FOR THE PROGRAM	Action
	RESOLUTION ON PROPOSAL FROM	
	SHAREHOLDER THORWALD	
21	ARVIDSSON	No Management Action
	ABOUT PUBLICATION OF NORTON	Action
	ROSE	
22 1	FULBRIGHTS REPORT	3.6
22.A	RESOLUTION ON PROPOSAL FROM	Management
	SHAREHOLDER THORWALD	Action

ARVIDSSON

REGARDING: SPECIAL

INVESTIGATION OF

THE COMPANY'S NON EUROPEAN

BUSINESS, BOTH IN TERMS OF

LEGAL,

ETHICAL AND ECONOMIC ASPECTS

RESOLUTION ON PROPOSAL FROM

SHAREHOLDER THORWALD

ARVIDSSON

REGARDING: INSTRUCTION TO THE

22.B BOARD

OF DIRECTORS TO TAKE NECESSARY

Manage

ACTION TO, IF POSSIBLE, CREATE A

SERIOUS SHAREHOLDERS

ASSOCIATION IN

THE COMPANY

RESOLUTION ON PROPOSAL FROM

SHAREHOLDER THORWALD

ARVIDSSON

REGARDING: INSTRUCTION TO THE

BOARD

OF DIRECTORS TO PREPARE A

PROPOSAL,

TO BE REFERRED TO THE ANNUAL

GENERAL MEETING 2016,

CONCERNING A

22.C SYSTEM FOR GIVING SMALL AND

MEDIUM

SIZED SHAREHOLDERS

REPRESENTATION

IN THE BOARD OF DIRECTORS OF

THE

COMPANY. MOST LIKELY, THIS

REOUIRES

AN AMENDMENT OF THE ARTICLES

OF

ASSOCIATION

SWISSCOM LTD.

Security 871013108 Meeting Type Annual Ticker Symbol SCMWY Meeting Date 08-Apr-2015

ISIN US8710131082 Agenda 934138353 - Management

Management

Item Proposal Proposed by Vote For/Against Management

APPROVAL OF THE ANNUAL REPORT,

FINANCIAL STATEMENTS OF

SWISSCOM LTD

1.1 AND CONSOLIDATED FINANCIAL Ma

STATEMENT FOR THE 2014

FINANCIAL YEAR

Managem**Ent** For

97

1.2	CONSULTATIVE VOTE ON THE 2014 REMUNERATION REPORT APPROPRIATION OF THE 2014	Managem Ent	For
2.	RETAINED EARNINGS AND DECLARATION OF DIVIDEND	Managem Ent	For
3.	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE GROUP EXECUTIVE BOARD	Managem Ent	For
4.1	RE-ELECTION OF FRANK ESSER TO THE BOARD OF DIRECTORS	Managem Ent	For
4.2	RE-ELECTION OF BARBARA FREI TO THE BOARD OF DIRECTORS	Managem Ent	For
4.3	RE-ELECTION OF HUGO GERBER TO THE BOARD OF DIRECTORS	Managem Ent	For
4.4	RE-ELECTION OF MICHEL GOBET TO THE BOARD OF DIRECTORS	Managem Ent	For
4.5	RE-ELECTION OF TORSTEN G. KREINDL TO THE BOARD OF DIRECTORS	Managem Ent	For
4.6	RE-ELECTION OF CATHERINE MUHLEMANN TO THE BOARD OF DIRECTORS	Managem Ent	For
4.7	RE-ELECTION OF THEOPHIL SCHLATTER TO THE BOARD OF DIRECTORS	Managem Ent	For
4.8	RE-ELECTION OF HANSUELI LOOSLI TO THE BOARD OF DIRECTORS	Managem Ent	For
4.9	RE-ELECTION OF HANSUELI LOOSLI AS CHAIRMAN TO THE BOARD OF DIRECTORS	Managem Ent	For
5.1	RE-ELECTION OF BARBARA FREI TO THE REMUNERATION COMMITTEE	Managem Ent	For
5.2	RE-ELECTION OF TORSTEN G. KREINDL TO THE REMUNERATION COMMITTEE	Managem Ent	For
5.3	RE-ELECTION OF HANSUELI LOOSLI TO THE REMUNERATION COMMITTEE	Managem Ent	For
5.4	RE-ELECTION OF THEOPHIL SCHLATTER TO THE REMUNERATION COMMITTEE	Managem Ent	For

	3 9					
	RE-ELECTION OF HANS WERDER TO					
5.5	THE	Mar	age	em Eor	For	
	REMUNERATION COMMITTEE					
	APPROVAL OF THE TOTAL					
6.1	REMUNERATION	Mar	age	em Eor	For	
	OF THE MEMBERS OF THE BOARD OF DIRECTORS FOR 2016		_			
	APPROVAL OF THE TOTAL					
	REMUNERATION					
6.2	OF THE MEMBERS OF THE GROUP	Mar	age	em Ent	For	
	EXECUTIVE BOARD FOR 2016					
7	RE-ELECTION OF THE INDEPENDENT	Mon	Managem Ent		Бол	
7.	PROXY	Man			For	
8.	RE-ELECTION OF THE STATUTORY	Mar	200	em Ent	For	
	AUDITORS	IVIAI.	agv	CITICOL	1 01	
	GRAAF MEDIA GROEP NV			3.6	.	
Securit	•			Meeting '		Ordinary General Meeting
	Symbol NI 0000296605			Meeting 1	Date	09-Apr-2015
ISIN	NL0000386605			Agenda		705937413 - Management
		Propose	d		For/Agains	et
Item	Proposal	by	u	Vote	Manageme	
	PLEASE NOTE THAT THIS IS AN	•			C	
	AMENDMENT TO MEETING ID 448488					
CMMT	DUE TO	Non	-V	oting		
Civilvi	RECEIPT OF P-AST RECORD DATE: 26	14011	- • •	otting		
	MAR					
	2015. THANK YOU.					
	PLEASE NOTE THAT THIS IS AN					
	INFORMATIONAL MEETING, AS THERE ARE					
	NO PROPOSALS T-O BE VOTED ON.					
CMMT	SHOULD	Non	-V	oting		
Civilvi	YOU WISH TO ATTEND THE MEETING		•	otting		
	PERSONALLY, YOU MAY REQUE-ST					
	AN					
	ENTRANCE CARD. THANK YOU.					
1	OPENING OF THE GENERAL MEETING	Non-Voting				
	CONCEPT REPORT ON THE MEETING					
	OF					
2	HOLDERS OF DEPOSITARY RECEIPTS	Non	-V	oting		
_	TELEGRAAF MEDI-A GROEP HELD ON	1,011	,	· · · · · · ·		
	9					
	APRIL 2014					
	REVIEW OF THE ANNUAL GENERAL MEETING OF SHAREHOLDERS					
3	TELEGRAAF	Non	-Vo	oting		
	MEDIA GROEP					
4	ACTIVITIES OF THE FOUNDATION	Non	-V	oting		
•	STICHTING	1,011	, ,	······6		
	ADMINISTRATIEKANTOOR VAN					

Non-Voting

Non-Voting

AANDELEN

TELEG-RAAF MEDIA GROEP IN 2014 PREPARATION FOR THE ANNUAL

GENERAL

5 MEETING OF SHAREHOLDERS

TELEGRAAF

MEDIA GRO-EP ON 23 APRIL 2015

6 ANY OTHER BUSINESS

Non-Voting Non-Voting 7 CLOSING OF THE GENERAL MEETING

SOCIETE D'EDITION DE CANAL PLUS, PARIS

Ordinary General Meeting Security F84294101 Meeting Type

Ticker Symbol Meeting Date 10-Apr-2015

705877542 - Management Agenda **ISIN** FR0000125460

Proposed For/Against Item Proposal Vote Management by

PLEASE NOTE IN THE FRENCH

MARKET

THAT THE ONLY VALID VOTE

OPTIONS ARE CMMT Non-Voting "FOR"-AND "AGAINST" A VOTE OF

"ABSTAIN"

WILL BE TREATED AS AN "AGAINST"

VOTE.

THE FOLLOWING APPLIES TO

SHAREHOLDERS THAT DO NOT HOLD SHARES DIRECTLY WITH A-FRENCH

CUSTODIAN: PROXY CARDS: VOTING

INSTRUCTIONS WILL BE

FORWARDED TO

THE-GLOBAL CUSTODIANS ON THE

VOTE

CMMT DEADLINE DATE. IN CAPACITY AS Non-Voting

REGISTERED-INTERMEDIARY, THE

GLOBAL

CUSTODIANS WILL SIGN THE PROXY

CARDS

AND FORWARD-THEM TO THE LOCAL CUSTODIAN. IF YOU REQUEST MORE

INFORMATION, PLEASE

CONTACT-YOUR

CLIENT REPRESENTATIVE.

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	15.pdf. IF YOU HAVE ALREADY SENT		
	IN		
	YOUR VOTES, PLEASE DO NOT VOTE		
	AGAIN		
	UNLES-S YOU DECIDE TO AMEND		
	YOUR		
	ORIGINAL INSTRUCTIONS. THANK		
	YOU.		
	APPROVAL OF THE REPORTS AND		
	CORPORATE FINANCIAL	No	
O.1	STATEMENTS FOR	No Management Action	
	THE FINANCIAL YEAR ENDED ON	Action	
	DECEMBER 31, 2014		
	APPROVAL OF THE REPORTS AND		
	CONSOLIDATED FINANCIAL		
0.2	STATEMENTS	No Management Action	
0.2	FOR THE FINANCIAL YEAR ENDED	Action	
	ON		
	DECEMBER 31, 2014		
	SPECIAL REPORT OF THE		
	STATUTORY		
0.2	AUDITORS ON THE REGULATED	No Management Action	
O.3	AGREEMENTS AND COMMITMENTS	Management Action	
	PURSUANT TO ARTICLE L.225-40 PARAGRAPH 3 OF THE COMMERCIAL		
	CODE		
	ALLOCATION OF INCOME FOR THE		
	FINANCIAL YEAR ENDED ON		
	DECEMBER 31,	No	
O.4	2014 - SETTING AND PAYMENT OF	Management . Action	
	THE		
	DIVIDEND		
	RENEWAL OF TERM OF MR.		
O.5	BERTRAND	No Management Action	
	MEHEUT AS DIRECTOR	Action	
	RENEWAL OF TERM OF MR.	No	
0.6	RODOLPHE	No Management Action	
	BELMER AS DIRECTOR	Action	
	RENEWAL OF TERM OF MR. PIERRE	No	
O.7	BLAYAU	No Management Action	
	AS DIRECTOR	7 tetion	
	RENEWAL OF TERM OF THE	No	
O.8	COMPANY	No Management Action	
	GROUPE CANAL+ AS DIRECTOR		
0.9	POWERS TO CARRY OUT ALL LEGAL	No Management Action	
	FORMALITIES A PTICIPA COES SA	Action	
	ARTICIPACOES SA	M 41 77	A 1
Securit	sy 88706P205	Meeting Type	Annual

Ticker Symbol TSU Meeting Date 14-Apr-2015 ISIN US88706P2056 Agenda 934147299 - Management **Proposed** For/Against Item Proposal Vote Management by TO RESOLVE ON THE **MANAGEMENT'S** REPORT AND THE FINANCIAL A1) Managem**Ent** For **STATEMENTS** OF THE COMPANY, DATED AS OF DECEMBER 31ST, 2014 TO RESOLVE ON THE MANAGEMENT'S PROPOSAL FOR THE ALLOCATION OF THE A2) RESULTS RELATED TO THE FISCAL Managem**Enr** For YEAR OF 2014 AND DISTRIBUTION OF **DIVIDENDS BY** THE COMPANY TO RESOLVE ON THE COMPOSITION OF THE A3) COMPANY'S BOARD OF DIRECTORS Managem**Ent** For AND TO **ELECT ITS REGULAR MEMBERS** TO RESOLVE ON THE COMPOSITION OF THE FISCAL COUNCIL OF THE COMPANY A4) AND TO Managem**Ent** For **ELECT ITS REGULAR AND ALTERNATE MEMBERS** TO RESOLVE ON THE PROPOSED COMPENSATION FOR THE **COMPANY'S** ADMINISTRATORS AND THE A5) Managem**Ent** For **MEMBERS OF** THE FISCAL COUNCIL OF THE COMPANY, FOR THE YEAR OF 2015 TO RESOLVE ON THE PROPOSED EXTENSION OF THE COOPERATION **AND** SUPPORT AGREEMENT, TO BE E1) **ENTERED** Managem**Ent** For INTO TELECOM ITALIA S.P.A., ON ONE SIDE, AND TIM CELULAR S.A. AND INTELIG **TELECOMUNICACOES** RTL GROUP SA, LUXEMBOURG Security L80326108 Meeting Type **Ordinary General Meeting**

Ticker Symbol Meeting Date 15-Apr-2015 ISIN LU0061462528 Agenda 705894322 - Management Proposed For/Against Proposal Vote Item Management by REPORTS OF THE BOARD OF **DIRECTORS** 1 Non-Voting AND OF THE APPROVED STATUTORY **AUDITOR** APPROVAL OF THE 2014 STATUTORY 2.1 Managem**Enr** For **ACCOUNTS** APPROVAL OF THE 2014 2.2 Managem**Ent** For CONSOLIDATED **ACCOUNTS** ALLOCATION OF RESULTS: TAKING **INTO** CONSIDERATION THE INTERIM **DIVIDEND** DECIDED AT THE BOARD OF **DIRECTORS** MEETING OF 20 AUGUST 2014 AND PAID ON 4 SEPTEMBER 2014 OF EUR 2.00.- PER SHARE, THE GENERAL MEETING OF SHAREHOLDERS, ON A PROPOSAL **FROM** THE BOARD OF DIRECTORS, AND IN 3 ACCORDANCE WITH THE Managem**Ent** For PROVISIONS OF ARTICLE 31 OF THE ARTICLES OF INCORPORATION AS AMENDED, **DECIDES** TO DISTRIBUTE A FINAL GROSS **DIVIDEND** TO SHAREHOLDERS FIXED AT EUR 3.50.-PER SHARE, TO BE DEDUCTED FROM THE PROFIT FOR THE YEAR 2014, AND **FROM** THE RESULT BROUGHT FORWARD 4.1 DISCHARGE TO THE DIRECTORS For Managem**Ent** DISCHARGE TO THE APPROVED 4.2 Managem**Ent** For STATUTORY AUDITOR 5.1 RATIFICATION OF THE CO-OPTATION Managem**Ent** For OF A NON-EXECUTIVE DIRECTOR: THE **GENERAL** MEETING OF SHAREHOLDERS **RATIFIES AND** CONFIRMS THE APPOINTMENT AS

DIRECTOR OF MR. THOMAS GOTZ, **WHOSE BUSINESS ADDRESS IS D-33311** GUTERSLOH, CARL BERTELSMANN STRASSE 270, CO-OPTED AT THE **BOARD** MEETING OF 4 MARCH 2015, **FOLLOWING** THE RESIGNATION OF MRS. JUDITH HARTMANN. THIS APPOINTMENT **BECAME** EFFECTIVE IMMEDIATELY, FOR A TERM OF OFFICE EXPIRING AT THE END OF THE ORDINARY GENERAL MEETING OF SHAREHOLDERS RULING ON THE 2014 **ACCOUNTS** RENEWAL OF THE TERM OF OFFICE OF THE 5.2.1 Managem**Ent** For EXECUTIVE DIRECTOR: MRS. ANKE **SCHAFERKORDT** RENEWAL OF THE TERM OF OFFICE OF THE 5.2.2 EXECUTIVE DIRECTOR: MR. Managem**Ent** For **GUILLAUME DE POSCH** RENEWAL OF THE TERM OF OFFICE OF THE 5.2.3 Managem**Enr** For EXECUTIVE DIRECTOR: MR. ELMAR **HEGGEN** RENEWAL OF THE TERM OF OFFICE OF THE 5.3.1 Managem**Ent** For NON-EXECUTIVE DIRECTOR: ACHIM **BERG** RENEWAL OF THE TERM OF OFFICE OF THE 5.3.2 Managem**Ent** For NON-EXECUTIVE DIRECTOR: **THOMAS GOTZ** RENEWAL OF THE TERM OF OFFICE OF THE 5.3.3 Managem**Ent** For NON-EXECUTIVE DIRECTOR: BERND **KUNDRUN** RENEWAL OF THE TERM OF OFFICE OF THE 5.3.4 NON-EXECUTIVE DIRECTOR: Managem**Ent** For JONATHAN F. **MILLER** 5.3.5 RENEWAL OF THE TERM OF OFFICE Managem**Ent** For OF THE

NON-EXECUTIVE DIRECTOR: **THOMAS RABE** RENEWAL OF THE TERM OF OFFICE OF THE 5.3.6 NON-EXECUTIVE DIRECTOR: Managem**Ent** For **JACQUES SANTER** RENEWAL OF THE TERM OF OFFICE OF THE 5.3.7 Managem**Ent** For NON-EXECUTIVE DIRECTOR: ROLF **SCHMIDT-HOLTZ** RENEWAL OF THE TERM OF OFFICE OF THE 5.3.8 Managem**Ent** For NON-EXECUTIVE DIRECTOR: JAMES **SINGH** RENEWAL OF THE TERM OF OFFICE OF THE 5.3.9 Managem**Ent** For NON-EXECUTIVE DIRECTOR: MARTIN **TAYLOR** RENEWAL OF THE TERM OF OFFICE OF THE APPROVED STATUTORY AUDITOR OF 5.4 THE Managem**Ent** For STATUTORY ACCOUNTS AND OF THE CONSOLIDATED FINANCIAL **STATEMENTS** 18 MAR 2015: PLEASE NOTE THAT THIS IS A REVISION DUE TO MODIFICATION OF THE TE-XT OF RESOLUTION 3. IF YOU **HAVE** CMMT ALREADY SENT IN YOUR VOTES, Non-Voting PLEASE DO NOT VOTE-AGAIN UNLESS YOU **DECIDE TO** AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. TELEVISION FRANCAISE 1 SA TF1, BOULOGNE BILLANCOUR Security F91255103 Meeting Type MIX Ticker Symbol Meeting Date 16-Apr-2015 Agenda **ISIN** 705847323 - Management FR0000054900 **Proposed** For/Against Item **Proposal** Vote Management CMMT PLEASE NOTE IN THE FRENCH Non-Voting **MARKET**

THAT THE ONLY VALID VOTE

"FOR"-AND "AGAINST" A VOTE OF

OPTIONS ARE

"ABSTAIN"

WILL BE TREATED AS AN "AGAINST"

VOTE.

THE FOLLOWING APPLIES TO

SHAREHOLDERS THAT DO NOT HOLD

SHARES DIRECTLY WITH A-FRENCH

CUSTODIAN: PROXY CARDS: VOTING

INSTRUCTIONS WILL BE

FORWARDED TO

THE-GLOBAL CUSTODIANS ON THE

VOTE

CMMT DEADLINE DATE. IN CAPACITY AS

REGISTERED-INTERMEDIARY, THE

GLOBAL

CUSTODIANS WILL SIGN THE PROXY

CARDS

AND FORWARD-THEM TO THE LOCAL

CUSTODIAN. IF YOU REQUEST MORE

INFORMATION, PLEASE

CONTACT-YOUR

CLIENT REPRESENTATIVE.

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CMMT 1500736.pdf AND DIVIDEND AMOUNT Non-Voting

IN

RESOLUTION 5 AND ARTICLE

NUMBER IN

RESOLUTI-ON 30. IF YOU HAVE

ALREADY

SENT IN YOUR VOTES, PLEASE DO

NOT

VOTE AGAIN UNLESS-YOU DECIDE

TO

AMEND YOUR ORIGINAL

INSTRUCTIONS.

THANK YOU.

O.1 APPROVAL OF THE ANNUAL

CORPORATE

FINANCIAL STATEMENTS AND

TRANSACTIONS FOR THE 2014

FINANCIAL

Non-Voting

Managem**For** For

	YEAR		
	APPROVAL OF THE CONSOLIDATED		
0.2	FINANCIAL STATEMENTS AND	M E	-
O.2	TRANSACTIONS FOR THE 2014	Managem Ent	For
	FINANCIAL		
	YEAR		
0.2	APPROVAL OF THE REGULATED AGREEMENTS AND COMMITMENTS	ManagamEnt	Ean
O.3	BETWEEN TF1 AND BOUYGUES	Managem Ent	For
	APPROVAL OF THE REGULATED		
	AGREEMENTS AND COMMITMENTS		
0.4	OTHER	Managem Ent	For
0.4	THAN THOSE BETWEEN TF1 AND	Managemeni	FOI
	BOUYGUES		
	ALLOCATION OF INCOME FOR THE		
	2014		
O.5	FINANCIAL YEAR AND SETTING THE	Managem Ent	For
	DIVIDEND: EUR 1.50 PER SHARE		
	RENEWAL OF TERM OF MR. CLAUDE		
	BERDA		
0.6	AS BOARD MEMBER FOR A	Managem Ent	For
	ONE-YEAR	8	
	PERIOD		
	RENEWAL OF TERM OF MR. GILLES		
0.7	PELISSON AS BOARD MEMBER FOR A	Managara	F
O.7	ONE-	Managem Ent	For
	YEAR PERIOD		
	RENEWAL OF TERM OF MR. OLIVIER		
0.8	ROUSSAT AS BOARD MEMBER FOR A	Managem Ent	For
0.6	ONE-	Managemen	1.01
	YEAR PERIOD		
	RENEWAL OF TERM OF MR. OLIVIER		
0.9	BOUYGUES AS BOARD MEMBER FOR	Managem Ent	For
0.5	A	Wanagemen	1 01
	TWO-YEAR PERIOD		
	RENEWAL OF TERM OF MRS.		
0.10	CATHERINE	M E	-
O.10	DUSSART AS BOARD MEMBER FOR A	Managem Ent	For
	TWO-		
	YEAR PERIOD RENEWAL OF TERM OF MR. NONCE		
	PAOLINI		
0.11	AS BOARD MEMBER FOR A	Managem Ent	For
0.11	TWO-YEAR	Managemeni	1.01
	PERIOD		
	RENEWAL OF TERM OF MR. MARTIN		
	BOUYGUES AS BOARD MEMBER FOR		
O.12	A	Managem Ent	For
	THREE-YEAR PERIOD		
O.13	RENEWAL OF TERM OF MRS.	Managem Ent	For
	LAURENCE	.6.	

	9 9				
	DANON AS BOARD MEMBER FOR A				
	THREE-				
	YEAR PERIOD				
	RENEWAL OF TERM OF THE				
	COMPANY				
O.14	BOUYGUES AS BOARD MEMBER FOR	Managem For	For		
	A				
	THREE-YEAR PERIOD				
	POSITIVE REVIEW OF THE				
	COMPENSATION				
O.15	OWED OR PAID TO MR. NONCE	Managem Ent	For		
	PAOLINI,				
	CEO FOR THE 2014 FINANCIAL YEAR				
	AUTHORIZATION GRANTED TO THE				
0.16	BOARD	M			
0.16	OF DIRECTORS TO ALLOW THE	Managem For	For		
	COMPANY TO TRADE IN ITS OWN SHARES				
	AUTHORIZATION GRANTED TO THE				
	BOARD				
	OF DIRECTORS TO REDUCE SHARE				
E.17	CAPITAL	Managem Ent	For		
L.17	BY CANCELLATION OF TREASURY	Management	1 01		
	SHARES				
	OF THE COMPANY				
	DELEGATION OF AUTHORITY TO THE				
	BOARD				
	OF DIRECTORS TO INCREASE SHARE				
	CAPITAL VIA PUBLIC OFFERING				
	WHILE				
	MAINTAINING SHAREHOLDERS'				
E.18	PREFERENTIAL SUBSCRIPTION	Managem Ent	For		
L.10	RIGHTS BY	Management	1.01		
	ISSUING SHARES AND ANY				
	SECURITIES				
	ENTITLING IMMEDIATELY AND/OR IN				
	THE				
	FUTURE TO SHARES OF THE				
	COMPANY				
	DELEGATION OF AUTHORITY TO THE				
	BOARD OF DIRECTORS TO DECIDE TO				
	INCREASE				
E.19	SHARE CAPITAL BY INCORPORATION	Managem Ent	For		
L.19	OF	Management	1.01		
	RESERVES, PROFITS, PREMIUMS OR				
	OTHER				
	AMOUNTS				
E.20	DELEGATION OF AUTHORITY TO THE	Managem Ang ainst	Against		
-	BOARD	3 8	<i>G.</i>		
	OF DIRECTORS TO INCREASE SHARE				

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OF DIRECTORS TO INCREASE THE

OF SECURITIES TO BE ISSUED IN

NUMBER

CASE OF

CAPITAL INCREASE WITH OR WITHOUT SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS DELEGATION OF POWERS TO THE **BOARD** OF DIRECTORS TO INCREASE SHARE CAPITAL WITH CANCELLATION OF SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS, IN CONSIDERATION FOR IN-KIND E.24 Managem Angainst Against CONTRIBUTIONS GRANTED TO THE COMPANY AND COMPRISED OF **EQUITY** SECURITIES OR SECURITIES GIVING ACCESS TO CAPITAL OF ANOTHER COMPANY, OUTSIDE OF A PUBLIC **EXCHANGE OFFER** DELEGATION OF AUTHORITY TO THE **BOARD** OF DIRECTORS TO INCREASE SHARE CAPITAL WITH CANCELLATION OF SHAREHOLDERS' PREFERENTIAL E.25 SUBSCRIPTION RIGHTS, IN Managem Angainst Against **CONSIDERATION FOR CONTRIBUTION OF** STOCKS IN CASE OF PUBLIC **EXCHANGE** OFFER INITIATED BY THE COMPANY OVERALL LIMITATION OF FINANCIAL E.26 Managem**Enr** For **AUTHORIZATIONS** DELEGATION OF AUTHORITY TO THE **BOARD** OF DIRECTORS TO INCREASE SHARE CAPITAL WITH CANCELLATION OF SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS IN FAVOR OF E.27 Managem Angainst Against EMPLOYEES OR CORPORATE **OFFICERS OF** THE COMPANY OR AFFILIATED **COMPANIES** WHO ARE MEMBERS OF A COMPANY SAVINGS PLAN AMENDMENT TO ARTICLE 22 OF THE BYLAWS IN ORDER TO CANCEL E.28 Managem**Eor** For **DOUBLE VOTING RIGHTS** E.29 AMENDMENT TO ARTICLE 10 OF THE Managem**Ark**tstain Against BYLAWS IN ORDER TO INCREASE **FROM** TWO TO THREE YEARS THE TERM OF

Managem**Ent**

For

DIRECTORS WHO ARE NOT STAFF-

REPRESENTATIVES

COMPLIANCE OF THE BYLAWS WITH

LEGAL

AND REGULATORY PROVISIONS

E.30 REGARDING THE REPRESENTATION

OF

SHAREHOLDERS AT GENERAL

MEETINGS: ARTICLE 21

POWERS FILING AND TO CARRY OUT

E.31 ALL ManagemEnt For

LEGAL FORMALITIES

BOYD GAMING CORPORATION

Security 103304101 Meeting Type Annual
Ticker Symbol BYD Meeting Date 16-Apr-2015

ISIN US1033041013 Agenda 934141499 - Management

Itam Proposal	Proposed	Vote	For/Against
Item Proposal	by	vole	Management
1. DIRECTOR	Manage	ment	-
1 JOHN R. BAILEY		For	For
2 ROBERT L. BOUGHNER		For	For
3 WILLIAM R. BOYD		For	For
4 WILLIAM S. BOYD		For	For
5 RICHARD E. FLAHERTY		For	For
6 MARIANNE BOYD JOHNSON		For	For
7 BILLY G. MCCOY		For	For
8 KEITH E. SMITH		For	For
9 CHRISTINE J. SPADAFOR		For	For
10 PETER M. THOMAS		For	For
11 PAUL W. WHETSELL		For	For
12 VERONICA J. WILSON		For	For
TO RATIFY THE APPOINTMENT OF			
DELOITTE			
2. & TOUCHE LLP AS THE COMPANY'S	Manage	m Eot	For
INDEPENDENT REGISTERED PUBLIC	_		
ACCOUNTING FIRM.			
VIVENDI SA, PARIS			

Security F97982106 Meeting Type MIX

Ticker Symbol Meeting Date 17-Apr-2015

ISIN FR0000127771 Agenda 705935887 - Management

ItemProposalProposed byVoteFor/Against ManagementCMMT 31 MAR 2015: PLEASE NOTE THATNon-Voting

CMMT 31 MAR 2015: PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAI-LABLE BY CLICKING

ON THE MATERIAL URL LINK:

http://www.journal-officiel.gouv.f-

r/pdf/2015/0327/201503271500796.pdf. THIS IS A REVISION DUE TO MODIFICATION **OF-THE** COMMENT. IF YOU HAVE ALREADY SENT IN YOUR VOTES FOR MID: 449173, PLEASE D-O NOT VOTE AGAIN UNLESS YOU **DECIDE TO** AMEND YOUR ORIGINAL INSTRUCTIONS. THANK-YOU. 30 MAR 2015: THE FOLLOWING **APPLIES TO** SHAREHOLDERS THAT DO NOT HOLD SHARES DIR-ECTLY WITH A FRENCH **CUSTODIAN: PROXY CARDS: VOTING** INSTRUCTIONS WILL BE FORWAR-DED TO THE GLOBAL CUSTODIANS ON THE **VOTE** CMMT DEADLINE DATE. IN CAPACITY AS Non-Voting **REGISTE-**RED INTERMEDIARY, THE GLOBAL CUSTODIANS WILL SIGN THE PROXY **CARDS** AND FORWARD-THEM TO THE LOCAL CUSTODIAN. IF YOU REQUEST MORE INFORMATION, PLEASE CONTACT Y-OUR CLIENT REPRESENTATIVE. PLEASE NOTE IN THE FRENCH **MARKET** THAT THE ONLY VALID VOTE **OPTIONS ARE CMMT** Non-Voting "FOR" AN-D "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE. APPROVAL OF THE REPORTS AND **ANNUAL** 0.1 FINANCIAL STATEMENTS FOR THE Managem**Ent** For 2014 FINANCIAL YEAR APPROVAL OF THE REPORTS AND CONSOLIDATED FINANCIAL 0.2 Managem**Ent** For **STATEMENTS**

FOR THE 2014 FINANCIAL YEAR

APPROVAL OF THE SPECIAL REPORT

Managem**Ent**

For

0.3

OF

	Lugar i lillig. GABELLI MOLI	INIEDIA ITIOOT IN	O. 1
	THE STATUTORY AUDITORS ON THE REGULATED AGREEMENTS AND COMMITMENTS ALLOCATION OF INCOME FOR THE		
O.4	2014 FINANCIAL YEAR - SETTING AND PAYMENT OF THE DIVIDEND APPROVAL OF THE SPECIAL REPORT	Managem Ent	For
	OF THE STATUTORY AUDITORS PREPARED PURSUANT TO ARTICLE L.225-88 OF THE		
O.5	COMMERCIAL CODE REGARDING THE CONDITIONAL COMMITMENT IN FAVOR OF	Managem Ent	For
	MR. ARNAUD DE PUYFONTAINE, CHAIRMAN OF THE EXECUTIVE BOARD ADVISORY REVIEW OF THE COMPENSATION		
O.6	OWED OR PAID FOR THE 2014 FINANCIAL YEAR TO MR. ARNAUD DE PUYFONTAINE, CHAIRMAN OF THE EXECUTIVE	Managem Ent	For
	CHAIRMAN OF THE EXECUTIVE BOARD FROM JUNE 24, 2014 ADVISORY REVIEW OF THE COMPENSATION OWED OR PAID FOR THE 2014		
O.7	FINANCIAL YEAR TO MR. HERVE PHILIPPE, MEMBER OF THE EXECUTIVE BOARD FROM JUNE 24,	Managem Ent	For
	2014 ADVISORY REVIEW OF THE COMPENSATION OWED OR PAID FOR THE 2014		
O.8	FINANCIAL YEAR TO MR. STEPHANE ROUSSEL, MEMBER OF THE EXECUTIVE BOARD FROM	Managem Ent	For
O.9	JUNE 24, 2014 ADVISORY REVIEW OF THE COMPENSATION OWED OR PAID FOR THE 2014 FINANCIAL	Managem Ent	For

	YEAR TO MR. JEAN-FRANCOIS DUBOS,		
	CHAIRMAN OF THE EXECUTIVE BOARD		
	UNTIL JUNE 24, 2014		
	ADVISORY REVIEW OF THE COMPENSATION		
	OWED OR PAID FOR THE 2014		
O.10	FINANCIAL YEAR TO MR. JEAN-YVES CHARLIER,	Managem Ent	For
	MEMBER OF THE EXECUTIVE BOARD UNTIL		
	JUNE 24, 2014		
0.11	APPOINTMENT OF MR. TARAK BEN AMMAR	Managem Ent	For
	AS SUPERVISORY BOARD MEMBER	C	
O.12	APPOINTMENT OF MR. DOMINIQUE DELPORT AS SUPERVISORY BOARD	Managem Ent	For
	MEMBER AUTHORIZATION TO BE GRANTED TO		
	THE	_	
O.13	EXECUTIVE BOARD TO ALLOW THE COMPANY TO PURCHASE ITS OWN	Managem Ent	For
	SHARES AUTHORIZATION TO BE GRANTED TO		
	THE		
E.14	EXECUTIVE BOARD TO REDUCE SHARE	Managem Alt stain	Against
	CAPITAL BY CANCELLATION OF SHARES		
	DELEGATION GRANTED TO THE		
	EXECUTIVE BOARD TO INCREASE CAPITAL BY		
E.15	ISSUING COMMON SHARES OR ANY	Managem Arh tstain	A gainst
L.13	SECURITIES	wanagemeaustam	7 Igamst
	GIVING ACCESS TO CAPITAL WITH SHAREHOLDERS' PREFERENTIAL		
E.16	SUBSCRIPTION RIGHTS DELEGATION GRANTED TO THE	Managem Arh tstain	A animat
E.10	EXECUTIVE	wanagem su stam	Against
	BOARD TO INCREASE CAPITAL, UP TO 10%		
	OF CAPITAL AND IN ACCORDANCE		
	WITH THE LIMITATION SET PURSUANT TO		
	THE FIFTEENTH RESOLUTION, IN		
	CONSIDERATION FOR IN-KIND		
	CONTRIBUTIONS COMPRISED OF EQUITY		

SECURITIES OR SECURITIES GIVING ACCESS TO THE CAPITAL OF OTHER COMPANIES OUTSIDE OF A PUBLIC **EXCHANGE OFFER DELEGATION GRANTED TO THE EXECUTIVE** BOARD TO DECIDE TO INCREASE **SHARE** CAPITAL IN FAVOR OF EMPLOYEES AND E.17 Managem Artstain Against RETIRED FORMER EMPLOYEES PARTICIPATING IN A COMPANY **SAVINGS** PLAN, WITHOUT SHAREHOLDERS PREFERENTIAL SUBSCRIPTION **RIGHTS** DELEGATION GRANTED TO THE **EXECUTIVE** BOARD TO DECIDE TO INCREASE **SHARE** CAPITAL IN FAVOR OF EMPLOYEES OF VIVENDI FOREIGN SUBSIDIARIES E.18 PARTICIPATING IN THE GROUP Managem Artstain Against **SAVINGS** PLAN AND TO SET UP ANY **EQUIVALENT** MECHANISM, WITHOUT **SHAREHOLDERS** PREFERENTIAL SUBSCRIPTION **RIGHTS DELEGATION GRANTED TO THE EXECUTIVE** BOARD TO INCREASE CAPITAL BY E.19 Managem Artstain Against INCORPORATION OF RESERVES. PROFITS, PREMIUMS OR OTHER AMOUNTS POWERS TO CARRY OUT ALL LEGAL E.20 Managem Artstain Against **FORMALITIES** PLEASE NOTE THAT THIS A ShareholdEor Against RESOLUTION IS A SHAREHOLDER PROPOSAL: **AMENDMENT** TO ARTICLE 17.3 OF THE BYLAWS IN **ORDER** TO NOT CONFER DOUBLE VOTING **RIGHTS** TO SHARES WHICH HAVE BEEN REGISTERED FOR TWO YEARS UNDER THE NAME OF THE SAME SHAREHOLDER

(PROPOSED BY PHITRUST (FRANCE)

SUPPORTED BY THE RAILWAYS

PENSION

TRUSTEE COMPANY LTD (UK), PGGM

INVESTMENTS (NETHERLANDS),

AMUNDI

GROUP ON BEHALF OF AMUNDI AM

AND

CPR AM (FRANCE), CALPERS (US),

EDMOND

DE ROTHSCHILD ASSET

MANAGEMENT

(FRANCE), OFI ASSET MANAGEMENT,

OFI

GESTION PRIVEE, AVIVA INVESTORS,

DNCA

FINANCE AND PROXINVEST.)

PLEASE NOTE THAT THIS

RESOLUTION IS A

SHAREHOLDER PROPOSAL:

AMENDMENT

TO THE 4TH RESOLUTION TO

CHANGE THE

ALLOCATION OF INCOME SO THAT

THE

DIVIDEND FOR THE 2014 FINANCIAL

YEAR IS

SET AT 2,857,546 032.35 EUROS

(PROPOSED

BY P. SCHOENFELD ASSET

MANAGEMENT

LP, ACTING AS MANAGEMENT

COMPANY

REGISTERED IN THE NAME AND ON

BEHALF

OF PSAM WORLDARB MASTER FUND

LTD

AND FUNDLOGIC ALTERNATIVES

PLC-MS

PSAM GLOBAL EVENTS UCITS FUND

(USA.)

C PLEASE NOTE THAT THIS

RESOLUTION IS A

SHAREHOLDER PROPOSAL:

EXCEPTIONAL

DISTRIBUTION OF 6,142,453 967.65

EUROS

BY WITHDRAWING AN AMOUNT

FROM THE

ACCOUNT "SHARE, MERGER AND

CONTRIBUTION PREMIUMS", AND

Sharehold Argainst For

ShareholdArgainst For

SETTING

THE DATE OF PAYMENT OF THIS

EXCEPTIONAL DISTRIBUTION

(PROPOSED

BY P. SCHOENFELD ASSET

MANAGEMENT

LP, ACTING AS MANAGEMENT

COMPANY

REGISTERED IN THE NAME AND ON

BEHALF

OF PSAM WORLDARB MASTER FUND

LTD

AND FUNDLOGIC ALTERNATIVES

PLC-MS

PSAM GLOBAL EVENTS UCITS FUND

(USA.))

PLEASE NOTE THAT THIS IS AN

AMENDMENT TO MEETING ID 436810

DUE TO

RECEIPT OF A-DDITIONAL

RESOLUTIONS.

CMMT ALL VOTES RECEIVED ON THE

PREVIOUS

MEETING WILL BE DISR-EGARDED

AND YOU

WILL NEED TO REINSTRUCT ON THIS

MEETING NOTICE. THANK YOU.

P.T. TELEKOMUNIKASI INDONESIA, TBK

Security 715684106

Ticker Symbol TLK

ISIN US7156841063

Non-Voting

Managem**Eor**

Managem**Ent**

Meeting Type Annual

For

For

Meeting Date 17-Apr-2015

Agenda 934170919 - Management

Item Proposal Proposed by Vote For/Against Management

1. COMMISSIONERS' SUPERVISORY

REPORT.

RATIFICATION OF THE COMPANY'S FINANCIAL STATEMENTS AND PARTNERSHIP AND COMMUNITY

DEVELOPMENT PROGRAM

(PROGRAM

KEMITRAAN DAN BINA

LINGKUNGAN)

2. ANNUAL REPORT FOR THE 2014

FINANCIAL

YEAR AND ACQUITTAL AND

DISCHARGE OF

ALL MEMBERS OF THE BOARD OF DIRECTORS AND THE BOARD OF

COMMISSIONERS.

3. Managem**Ent** For

APPROPRIATION OF THE COMPANY'S

NET

INCOME FOR THE 2014 FINANCIAL

YEAR.

DETERMINATION OF

REMUNERATION FOR

MEMBERS OF THE BOARD OF

4. DIRECTORS ManagemEnt For

AND THE BOARD OF COMMISSIONER

FOR

THE 2014 FINANCIAL YEAR. APPOINTMENT OF A PUBLIC

ACCOUNTING

FIRM TO AUDIT THE COMPANY'S

FINANCIAL

STATEMENTS FOR THE 2015

FINANCIAL

YEAR, INCLUDING AUDIT OF

INTERNAL

5. CONTROL OVER FINANCIAL Managem**Eot** For

REPORTING

AND APPOINTMENT OF A PUBLIC ACCOUNTING FIRM TO AUDIT THE FINANCIAL STATEMENT OF THE PARTNERSHIP AND COMMUNITY

DEVELOPMENT PROGRAM FOR THE

2015

FINANCIAL YEAR.

6. CHANGES IN ARTICLE OF
ManagemAntstain Against

ASSOCIATION.

DELEGATION OF AUTHORITY TO THE

BOARD

7. OF COMMISSIONERS FOR USE/
ManagemAntstain Against

' DIVERSION

COMPANY'S TREASURY STOCK FROM

SHARE BUY BACK III & IV.

CHANGES IN COMPOSITION OF THE

BOARD

8. OF THE COMPANY. *NOTE* VOTING ManagemAntstain Against

CUT-

OFF DATE: APRIL 13, 2015 AT 12:00

P.M. EDT.

GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP

Security X3232T104 Meeting Type Ordinary General Meeting

Ticker Symbol Meeting Date 20-Apr-2015

ISIN GRS419003009 Agenda 705974699 - Management

Item Proposal Proposed by Vote For/Against Management

CMMT PLEASE NOTE IN THE EVENT THE Non-Voting

MEETING

DOES NOT REACH QUORUM, THERE

WILL

BE AN A-REPETITIVE MEETING ON 04

MAY

2015 (AND B REPETITIVE MEETING

ON 15

MAY 2015).-ALSO, YOUR VOTING

INSTRUCTIONS WILL NOT BE

CARRIED

OVER TO THE SECOND CALL. AL-L

VOTES

RECEIVED ON THIS MEETING WILL

BF

DISREGARDED AND YOU WILL NEED

TO

REIN-STRUCT ON THE REPETITIVE

MEETING. THANK YOU

SUBMISSION AND APPROVAL OF THE

COMPANY'S FINANCIAL

STATEMENTS AND

OF THE CONSOLIDATED FINANCIAL

STATEMENTS FOR THE FIFTEENTH

(15TH)

1. FISCAL YEAR (FROM THE 1ST OF

JANUARY

2014 TO THE 31ST OF DECEMBER

2014) AND

OF THE RELEVANT DIRECTORS'

REPORT

AND AUDITORS' REPORT

APPROVAL OF THE DISTRIBUTION OF

EARNINGS FOR THE FIFTEENTH

(15TH)

2. FISCAL YEAR (FROM THE 1ST OF

JANUARY

2014 TO 31ST OF DECEMBER 2014)

3. DISCHARGE OF THE MEMBERS OF M

THE

BOARD OF DIRECTORS AND THE

STATUTORY AUDITORS OF THE

COMPANY

FROM ANY LIABILITY FOR

COMPENSATION

FOR THE REALIZED (MANAGEMENT)

FOR

THE FIFTEENTH (15TH) FISCAL YEAR

(FROM

THE 1ST OF JANUARY 2014 TO THE

31ST OF

DECEMBER 2014), AND APPROVAL OF

MANAGEMENT AND

For

Managem**Ent** For

For

Managem**Ent**

Managem**Enr**

REPRESENTATION ACTIONS OF THE BOARD OF **DIRECTORS OF** THE COMPANY APPROVAL OF COMPENSATION AND REMUNERATION TO THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE **FIFTEENTH** (15TH) FISCAL YEAR (FROM THE 1ST 4. Managem**Enr** For OF JANUARY 2014 TO THE 31ST OF **DECEMBER** 2014) PURSUANT TO ARTICLE 24 OF CODIFIED LAW 2190/1920, AS IN **FORCE** PRE-APPROVAL OF THE **COMPENSATION** AND REMUNERATION OF THE **MEMBERS OF** THE COMPANY'S BOARD OF **DIRECTORS** FOR THE CURRENT SIXTEENTH 5. For Managem**Ent** (16TH)FISCAL YEAR (FROM THE 1ST OF JANUARY 2015 TO THE 31ST OF **DECEMBER** 2015) PURSUANT TO ARTICLE 24 OF CODIFIED LAW 2190/1920, AS IN **FORCE** SELECTION OF CERTIFIED AUDITORS THE AUDIT OF THE FINANCIAL **STATEMENTS** OF THE COMPANY FOR THE **CURRENT** 6. SIXTEENTH (16TH)FISCAL YEAR Managem**Ent** For (FROM THE 1ST OF JANUARY 2015 TO THE 31ST OF DECEMBER 2015) AND THE ISSUANCE OF THE ANNUAL TAX REPORT 7. PROVISION OF PERMISSION Managem Artstain Against **PURSUANT TO** ARTICLE 23, PARAGRAPH 1 OF **CODIFIED** LAW 2190/1920, AS IN FORCE, TO THE

BOARD OF DIRECTORS' MEMBERS

OFFICERS OF THE COMPANY'S

AND THE

GENERAL

DIRECTORATES AND DIVISIONS FOR

THEIR

PARTICIPATION IN THE BOARDS OF

DIRECTORS OR IN THE

MANAGEMENT OF

THE GROUP'S SUBSIDIARIES AND

AFFILIATES, AS DEFINED IN ARTICLE

42E.

PARAGRAPH 5 OF CODIFIED LAW

2190/1920

PROVISION OF SPECIFIC PERMISSION

FOR

THE CONCLUSION OF EXECUTED

CONTRACTS OF THE COMPANY WITH

RELATED PARTIES ACCORDING TO

8.A THE

PROVISIONS OF PAR. 4 OF ARTICLE

23A OF

CODIFIED LAW 2190/1920, AS IN

FORCE

PROVISION OF SPECIFIC PERMISSION

FOR

THE CONCLUSION OF CONTRACTS

THAT

HAVE BEEN NEGOTIATED WITH

RELATED

PARTIES BUT HAVE NOT YET BEEN

SIGNED

8.B.I PENDING THE APPROVAL OF THE

GENERAL

MEETING ACCORDING TO THE

SPECIFIC

PROVISIONS OF PAR. 3 OF ARTICLE

23A OF

CODIFIED LAW 2190/1920, AS IN

FORCE,

RELATIVE TO THE FRAME SERVICES

AGREEMENT WITH NEUROSOFT S.A

8.BII PROVISION OF SPECIFIC PERMISSION

FOR

THE CONCLUSION OF CONTRACTS

THAT

HAVE BEEN NEGOTIATED WITH

RELATED

PARTIES BUT HAVE NOT YET BEEN

SIGNED

PENDING THE APPROVAL OF THE

GENERAL

MEETING ACCORDING TO THE

SPECIFIC

Managem Artstain Against

ManagemAntstain Against

Managem Arktstain Against

PROVISIONS OF PAR. 3 OF ARTICLE

23A OF

CODIFIED LAW 2190/1920, AS IN

FORCE,

RELATIVE TO THE AGREEMENT FOR

THE

PROVISION OF CONSULTING

SERVICES

WITH EMERGING MARKETS CAPITAL,

A.S. (A

COMPANY ASSOCIATED WITH MR.

JIRI

SMEJC)

PROVISION OF APPROVAL FOR THE

ACQUISITION OF THE COMPANY'S

OWN

9. SHARES, PURSUANT TO ARTICLE 16

Managem Antstain Against

OF

CODIFIED LAW 2190/1920, AS IN

FORCE

WOLTERS KLUWER N.V., ALPHEN AAN DEN RIJN

STIPULATED IN ARTICLE 28 OF THE

Security ADPV09931 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 22-Apr-2015

ISIN NL0000395903 Agenda 705884612 - Management

Item	Proposal		Proposed	Vote	For/Against Management
1	OPENING		Non-Vo	ting	T. Turrug Cirrorit
	REPORT OF THE EXECUTIVE BOARD			_	
2.A	FOR		Non-Vo	ting	
	2014				
	REPORT OF THE SUPERVISORY			_	
2.B	BOARD FOR		Non-Vo	ting	
	2014				
2.C	EXECUTION OF THE REMUNERATION	1	Non-Vo	ting	
	POLICY IN 2014				
	PROPOSAL TO ADOPT THE FINANCIAL				
3.A	STATEMENTS FOR 2014 AS INCLUDED	`	Manage	m Ent	For
J.A	IN	,	Manage	iiicui	1.01
	THE ANNUAL REPORT FOR 2014				
	PROPOSAL TO DISTRIBUTE A				
3.B	DIVIDEND OF		Manage	m Eor	For
	EUR 0.71 PER ORDINARY SHARE		2		
4.A	PROPOSAL TO RELEASE THE		Manage	m Eor	For
	MEMBERS OF		_		
	THE EXECUTIVE BOARD FROM				
	LIABILITY				
	FOR THE EXERCISE OF THEIR DUTIES	5,			
	AS				

	ů ů				
	ARTICLES OF ASSOCIATION				
	PROPOSAL TO RELEASE THE				
	MEMBERS OF				
	THE SUPERVISORY BOARD FROM				
4 D	LIABILITY	3.6			
4.B	FOR THE EXERCISE OF THEIR DUTIES	Manag	em eor	For	
	AS	,			
	STIPULATED IN ARTICLE 28 OF THE				
	ARTICLES OF ASSOCIATION				
	PROPOSAL TO REAPPOINT MR. B.F.J.				
5.A	ANGELICI AS MEMBER OF THE	Manag	em Ent	For	
	SUPERVISORY BOARD	Č			
	PROPOSAL TO APPOINT MR. B.J.				
5.B	NOTEBOOM AS MEMBER OF THE	Manag	em Ent	For	
	SUPERVISORY BOARD	C			
	PROPOSAL TO DETERMINE THE				
	REMUNERATION OF THE MEMBERS	3.6		-	
6	OF THE	Manag	em ent	For	
	SUPERVISORY BOARD				
	PROPOSAL TO EXTEND THE				
	AUTHORITY OF				
	THE EXECUTIVE BOARD TO ISSUE				
7.A	SHARES	Manag	em Ent	For	
	AND/OR GRANT RIGHTS TO				
	SUBSCRIBE FOR				
	SHARES				
	PROPOSAL TO EXTEND THE				
	AUTHORITY OF				
7 D	THE EXECUTIVE BOARD TO	Manaa	At it	A	
7.B	RESTRICT OR	Manag	em Arg ainst	Against	
	EXCLUDE STATUTORY PRE-EMPTIVE				
	RIGHTS				
	PROPOSAL TO AUTHORIZE THE				
8	EXECUTIVE	Manag	em Enr	For	
	BOARD TO ACQUIRE OWN SHARES				
9	ANY OTHER BUSINESS	Non-V	oting		
10	CLOSING	Non-V	oting		
CONV	ERGYS CORPORATION				
Securit	y 212485106		Meeting T	ype	Annual
Ticker	Symbol CVG		Meeting D	ate	22-Apr-2015
ISIN	US2124851062		Agenda		934134088 - Management
		D		Faul A:	
Item	Proposal	Proposed	Vote	For/Agains	
1	•	by	amant	Managemen	nı
1.	DIRECTOR	Manag		Eon	
	1 ANDREA J. AYERS 2 JOHN F. BARRETT		For For	For For	
	2 JOHN F. BARRETT3 CHERYL K. BEEBE		For For	For For	
	5 CHERTLA, DEEDE		гог Гот	For	

For

For

For

For

For

For

4 RICHARD R. DEVENUTI

JEFFREY H. FOX

JOSEPH E. GIBBS

	Edgar Filling. GABELET WO		1110011	110.	NIX
	7 JOAN E. HERMAN		For	For	
	8 THOMAS L. MONAHAN III		For	For	
	9 RONALD L. NELSON		For	For	
	10 RICHARD F. WALLMAN		For	For	
	TO RATIFY THE APPOINTMENT OF		101	1 01	
	THE				
2.	INDEPENDENT REGISTERED PUBLIC	Manag	em Ent	For	
	ACCOUNTING FIRM.				
	TO APPROVE, ON AN ADVISORY				
	BASIS, THE				
3.	COMPENSATION OF OUR NAMED	Manag	em Enr	For	
ODDC	EXECUTIVE OFFICERS.				
	OMM INC.		M .: 17	Б	A 1
Securit	•		Meeting 7		Annual
	Symbol ORBC		Meeting I	Jate	22-Apr-2015
ISIN	US68555P1003		Agenda		934153660 - Management
Item	Proposal	Proposed	Vote	For/Agains	
	•	by		Manageme	nt
1.	DIRECTOR	Manag			
	1 JEROME B. EISENBERG		For	For	
	2 MARCO FUCHS		For	For	
	RATIFICATION OF KPMG LLP AS				
2.	INDEPENDENT REGISTERED PUBLIC	Manag	em Ent	For	
	ACCOUNTING FIRM				
	ADVISORY VOTE TO APPROVE				
3.	EXECUTIVE	Manag	em Enr	For	
	COMPENSATION				
POST 1	PUBLISHING PUBLIC CO LTD POST, KLO	ONG TOEY	<i>7</i>		
Securit	y Y70784171		Meeting 7	Гуре	Annual General Meeting
Ticker	Symbol		Meeting I	Date	23-Apr-2015
ISIN	TH0078A10Z18		Agenda		705882783 - Management
Item	Proposal	Proposed	Vote	For/Agains	t
пеш	FToposai	by	Vole	Manageme	nt
	PLEASE NOTE THAT THIS IS AN			-	
	AMENDMENT TO MEETING ID 433766				
	DUE TO				
	RECEIPT OF D-IRECTORS NAMES. ALI				
CMMT	VOTES RECEIVED ON THE PREVIOUS	Non-V	oting		
	MEETING WILL BE		8		
	DISREGARDED-AND YOU				
	WILL NEED TO REINSTRUCT ON THIS				
	MEETING NOTICE. THANK YOU.				
	TO APPROVE THE MINUTES OF THE				
	TO MITROVE THE MINOTES OF THE				
	2014				
1	2014 ANNUAL GENERAL MEETING OF	Manag	em Ent	For	
1	ANNUAL GENERAL MEETING OF	Manag	em Eot	For	
1	ANNUAL GENERAL MEETING OF SHAREHOLDERS THAT WAS HELD ON	_	em Eor	For	
	ANNUAL GENERAL MEETING OF SHAREHOLDERS THAT WAS HELD ON FRIDAY 25TH APRIL 2014	1			
2	ANNUAL GENERAL MEETING OF SHAREHOLDERS THAT WAS HELD ON	_		For	

	3 3				
	OF THE COMPANY AND APPROVE				
	THE				
	AUDITED FINANCIAL STATEMENTS				
	FOR THE				
	YEAR ENDED 31ST DECEMBER 2014				
	TO APPROVE THE APPROPRIATION				
3	OF	Manas	gem Ent	For	
	PROFITS AS DIVIDENDS		_		
	TO CONSIDER AND ELECT DR. SIRI				
4.1	GANJARERNDEE AS INDEPENDENT	Manas	gem Ent	For	
	DIRECTOR		_		
	TO CONSIDER AND ELECT MR.				
4.2	WORACHAI	Manas	gem Ent	For	
	BHICHARNCHITR AS DIRECTOR		_		
	TO CONSIDER AND ELECT MR.				
4.3	SIRITAJ	Manas	gem Ent	For	
	ROJANAPRUK AS DIRECTOR		5		
	TO CONSIDER AND ELECT MR.				
	WUTISAK	3.7	-	_	
4.4	LAPCHAROENSAP AS INDEPENDENT	Manaş	gem Ent	For	
	DIRECTOR				
	TO CONSIDER AND ELECT MR.				
	NATDANAI		_	_	
4.5	INDRASUKHSRI AS INDEPENDENT	Manag	gem Ent	For	
	DIRECTOR				
5	TO FIX DIRECTOR REMUNERATION	Manas	gem Ent	For	
_	TO APPOINT INDEPENDENT AUDITOR		5		
6	AND		gem Ent	For	
	FIX THE AUDIT FEE		_		
_	TO CONSIDER OTHER MATTERS (IF	3.6			
7	ANY)	Manag	gem Arht stain	For	
	IN THE SITUATION WHERE THE				
	CHAIRMAN				
	OF THE MEETING SUDDENLY				
G) () ()	CHANGE THE		·		
CMM	AGENDA-AND/OR ADD NEW AGENDA	Non-V	oting/		
	DURING THE MEETING, WE WILL				
	VOTE THAT				
	AGENDA AS ABSTAIN.				
TELE	GRAAF MEDIA GROEP NV				
Securi	ty N8502L104		Meeting T	ype	Annual General Meeting
	Symbol		Meeting D	-	23-Apr-2015
ISIN	NL0000386605		Agenda		705895273 - Management
			C		C
Itam	Droposol	Proposed	Vote	For/Agains	t
Item	Proposal	by	vote	Manageme	nt
CMM	T PLEASE NOTE THAT THIS IS AN	Non-V	oting		
	AMENDMENT TO MEETING ID 439121				
	DUE TO				
	CHANGE IN VO-TING STATUS OF				
	RESOLUTIONS 2.C, 5 AND 6. ALL				

	_aga: :g. a,		
	VOTES		
	RECEIVED ON THE PREVIOUS		
	ME-ETING		
	WILL BE DISREGARDED AND YOU		
	WILL		
	NEED TO REINSTRUCT ON THIS		
	MEETING		
	NOTI-CE. THANK YOU		
1	OPENING OF THE GENERAL MEETING	Non-Voting	
	REPORT OF THE MANAGING BOARD		
2.A	ON THE	Non-Voting	
	FISCAL YEAR 2014		
	REPORT OF THE SUPERVISORY		
2.B	BOARD ON	Non-Voting	
	THE FISCAL YEAR 2014		
	IMPLEMENTATION OF THE		
2.C	REMUNERATION	Non-Voting	
	POLICY IN 2014		
	APPROVAL OF THE ANNUAL		
3	ACCOUNTS ON	Managem Ent	For
	THE FISCAL YEAR 2014		
	IT IS PROPOSED TO DISCHARGE THE		
	MANAGING BOARD IN RESPECT OF		
4.A	THE	Managem Ent	For
4. 1	DUTIES PERFORMED DURING THE	Managemen	1.01
	PAST		
	FISCAL YEAR		
	IT IS PROPOSED TO DISCHARGE THE		
	SUPERVISORY BOARD IN RESPECT OF		
4.B	THE	Managem Ent	For
.,_	DUTIES PERFORMED DURING THE	1/14/14/201	1 01
	PAST		
	FISCAL YEAR		
	AS OVER THE FISCAL YEAR 2014 NO		
	PROFIT		
5	HAS BEEN REALIZED, THERE WILL	Non-Voting	
	BE NO	C	
	PRO-POSAL FOR A DIVIDEND		
	DISTRIBUTION DIVIDEND AND RESERVATION		
6	DIVIDEND AND RESERVATION	Non-Voting	
7.A	POLICY PROPOSAL TO APPROVE THE	Managament	For
/.A	REMUNERATION FOR M.A.M.	Managem Eor	FOI
	BOERSMA IN		
	HIS FUNCTION AS DELEGATED		
	SUPERVISORY DIRECTOR OVER THE		
	PERIOD 5 APRIL 2013 UNTIL 31		
	DECEMBER		
	2013, BEING AN AMOUNT OF EUR		
	86.250.		
	THIS PROPOSAL HAS BEEN		

DISCUSSED AT

THE ANNUAL GENERAL MEETING OF

24

APRIL 2014, BUT COULD NOT BEEN

APPROVED AS IT WAS NOT PUT ON

THE

AGENDA

PROPOSAL TO APPROVE THE

REMUNERATION OF M.A.M.

BOERSMA AS

DELEGATED SUPERVISORY

7.B **DIRECTOR FOR**

Managem**Eor** For

For

For

THE PERIOD 1 JANUARY 2014 UNTIL

30 JUNE

2014, BEING AN AMOUNT OF EUR

60.000

IT IS PROPOSED TO REAPPOINT

M.A.M.

BOERSMA AS MEMBER OF THE

SUPERVISORY BOARD WHERE ALL

DETAILS

AS LAID DOWN IN ARTICLE 2:158 8

PARAGRAPH 5, SECTION 2: 142

PARAGRAPH

3 OF THE DUTCH CIVIL CODE ARE

AVAILABLE FOR THE GENERAL

MEETING OF

SHAREHOLDERS

APPROVAL OF THE REMUNERATION

9 **POLICY**

Managem**Ent** For

Managem**Ent**

Managem**Ent**

FOR THE MANAGING BOARD 10

IT IS PROPOSED THAT THE

MANAGING

BOARD BE AUTHORISED SUBJECT TO

THE

APPROVAL OF THE SUPERVISORY

BOARD,

TO CAUSE THE COMPANY TO

ACQUIRE ITS

OWN (DEPOSITARY RECEIPTS OF)

SHARES

FOR VALUABLE CONSIDERATION, UP

TO A

MAXIMUM NUMBER WHICH, AT THE

TIME OF

ACQUISITION, THE COMPANY IS

PERMITTED

TO ACQUIRE PURSUANT TO THE

PROVISIONS OF SECTION 98,

SUBSECTION

2, OF BOOK 2 OF THE NETHERLANDS

127

CIVIL

CODE. SUCH ACQUISITION MAY BE

EFFECTED BY MEANS OF ANY TYPE

OF

CONTRACT, INCLUDING STOCK

EXCHANGE

TRANSACTIONS AND PRIVATE

TRANSACTIONS. THE PRICE MUST LIE

BETWEEN THE NOMINAL VALUE OF

THE

(DEPOSITARY RECEIPTS OF) SHARES

AND

AN AMOUNT EQUAL TO 110 PERCENT

OF

THE MARKET PRICE. BY 'MARKET

PRICE' IS

UNDERSTOOD THE AVERAGE OF THE

CLOSING PRICES REACHED BY THE

DEPOSITARY RECEIPTS OF SHARES

ON

EACH OF THE 5 STOCK EXCHANGE

BUSINESS DAYS PRECEDING THE

DATE OF

ACQUISITION, AS EVIDENCED BY

THE

OFFICIAL PRICE LIST OF EURONEXT

AMSTERDAM NV. THE

AUTHORISATION WILL

BE VALID FOR A PERIOD OF 18

MONTHS,

COMMENCING ON 23 APRIL 2015

IT IS PROPOSED THAT THE

FOUNDATION

'STICHTING BEHEER VAN

PRIORITEITSAA

NDELEN TELEGRAAF MEDIA GROEP

NV' BE

DESIGNATED FOR A PERIOD OF 18

11.A MONTHS

AS THE BODY WHICH IS AUTHORISED

TO

RESOLVE TO ISSUE SHARES UP TO A

NUMBER OF SHARES NOT

EXCEEDING 50

PERCENT OF THE AUTHORIZED

CAPITAL OF

THE COMPANY

11.B IT IS PROPOSED THAT THE

FOUNDATION

'STICHTING BEHEER VAN

PRIORITEITSAA

Managem**Eor** For

Managem Angainst Against

NDELEN TELEGRAAF MEDIA GROEP

NV' AS

THE SOLE BODY TO LIMIT OR

EXCLUDE THE

PREEMPTIVE RIGHT ON NEW ISSUED

SHARES IN THE COMPANY. THE

AUTHORIZATION WILL BE VALID

FOR A

PERIOD OF 18 MONTHS AS FROM THE

DATE

OF THIS MEETING

12 ANY OTHER BUSINESS Non-Voting

13 CLOSING OF THE GENERAL MEETING Non-Voting

ARNOLDO MONDADORI EDITORE SPA, MILANO

Security T6901G126 Meeting Type **Ordinary General Meeting**

Ticker Symbol Meeting Date 23-Apr-2015

705897544 - Management ISIN IT0001469383 Agenda

Proposed For/Against Item Proposal Vote Management by

PLEASE NOTE IN THE EVENT THE

MEETING

DOES NOT REACH QUORUM, THERE

WILL

BE A-SECOND CALL ON 24 APRIL

2015.

CMMT Non-Voting CONSEQUENTLY, YOUR VOTING

INSTRUCTIONS WILL-REMAIN VALID

FOR ALL

CALLS UNLESS THE AGENDA IS

AMENDED. THANK YOU.

PLEASE NOTE THAT THE ITALIAN

LANGUAGE AGENDA IS AVAILABLE

CMMT BY Non-Voting CLICKING ON THE U-RL LINK:

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

Z/19840101/NPS 236718.P-DF

BALANCE SHEET AS OF 31

DECEMBER 2014,

BOARD OF DIRECTORS' REPORT ON

MANAGEMENT ACTIVITY, INTERNAL

AND

EXTERNAL AUDITORS REPORTS.

1 CONSOLIDATED BALANCE SHEET AS Managem**Ent** For

OF 31

DECEMBER 2014. RESOLUTIONS

RELATED

TO THE APPROVAL OF BALANCE

SHEET AS

OF 31 DECEMBER 2014

2	RESOLUTIONS ON THE RESULT OF THE	Managem Ent	For
2	FINANCIAL YEAR 2014	Management	1.01
	REWARDING REPORT, RESOLUTIONS		
	RELATED TO THE FIRST SECTION, AS		
_	PER		_
3	ART. 123-TER, ITEM 6 OF	Managem Ent	For
	LEGISLATIVE		
	DECREE NO 58 OF 24 FEBRUARY 1998		
	TO AUTHORIZE THE PURCHASE AND		
	DISPOSAL OF OWN SHARES AS PER		
	THE		
4	COMBINED PROVISIONS OF THE	Managem Ent	For
•	ARTICLES	Wallago III 201	1 01
	2357 AND 2357-TER OF THE ITALIAN		
	CIVIL		
	CODE		
5.1	TO STATE BOARD OF DIRECTORS MEMBERS' NUMBER	Managem Ent	For
	TO STATE DIRECTORS' TERM OF		
5.2	OFFICE	Managem Ent	For
5.3	TO STATE DIRECTORS' EMOLUMENT	Managem Ent	For
	TO APPOINT THE BOARD OF		
	DIRECTORS:		
	LIST PRESENTED BY MAJORITY		
	SHAREHOLDER FININVEST S.P.A. THE		
	NUMBER OF DIRECTORS IN THE		
	BOARD		
	WILL BE UNCHANGED AT 14: 1. MARINA		
	BERLUSCONI 2. ERNESTO RICCARDO		
	MAURI		
	3. PIER SILVIO BERLUSCONI 4.		
	ODDONE		
	POZZI 5. PASQUALE CANNATELLI 6.		
5.4	BRUNO	Managem Ent	For
	ERMOLLI 7. ROBERTO POLI 8. DANILO		
	PELLEGRINO 9. ALFREDO MESSINA		
	10,		
	MARTINA FORNERON MONDADORI		
	(INDEPENDENT DIRECTOR) 11. MARCO		
	SPADACINI (INDEPENDENT		
	DIRECTOR)		
	12.ANGELO RENOLDI (INDEPENDENT		
	DIRECTOR) 13. MARIO RESCA 14.		
	CRISTINA		
	ROSSELLO (INDEPENDENT		
	DIRECTOR)		
6.1	TO STATE INTERNAL AUDITORS'	Managem Ent	For
	EMOLUMENT FOR THE FINANCIAL		

YEARS 2015-2016-2017 TO APPOINT INTERNAL AUDITORS FOR THE FINANCIAL YEARS 2015-2016-2017: 1. FERDINANDO SUPERTI FURGA, 2. 6.2 Managem**Ent** FRANCESCO ANTONIO GIAMPAOLO, For FLAVIA DAUNIA MINUTILLO AND 1. FRANCESCO VITTADINI, 2. ANNALISA FIRMANI, 3. EZIO MARIA SIMONELLI 09 APR 2015: PLEASE NOTE THAT THIS IS A REVISION DUE TO RECEIPT OF **DIRECTOR** AN-D AUDITOR NAMES. IF YOU HAVE CMMT ALREADY SENT IN YOUR VOTES, Non-Voting PLEASE DO NOT VOTE AG-AIN UNLESS YOU **DECIDE TO** AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. IL SOLE 24 ORE SPA, MILANO Security T52689105 Meeting Type **Ordinary General Meeting** Ticker Symbol Meeting Date 23-Apr-2015 705914782 - Management **ISIN** IT0004269723 Agenda **Proposed** For/Against Vote Item **Proposal** Management by **BALANCE SHEET AS OF 31** 1 DECEMBER 2014, Managem**Ent** For RESOLUTIONS RELATED THERETO REWARDING POLICIES AS PER ART 123-TER 2 Managem**Ent** For OF THE LEGISLATIVE DECREE 58/98, RESOLUTIONS RELATED THERETO MEDIA PRIMA BHD, PETALING, SELANGOR Security Y5946D100 Meeting Type **Annual General Meeting** Meeting Date Ticker Symbol 23-Apr-2015 Agenda 705947820 - Management **ISIN** MYL4502OO000 **Proposed** For/Against Item Proposal Vote Management by TO APPROVE THE PAYMENT OF **FINAL** SINGLE-TIER DIVIDEND OF 5.0 SEN 1 **PER** Managem**Ent** For

ORDINARY SHARE FOR THE

YEAR ENDED 31DEC2014

FINANCIAL

2	TO RE-ELECT THE FOLLOWING DIRECTOR: TAN SRI JOHAN BIN JAAFFAR TO RE-ELECT THE FOLLOWING	Managem Ent		For	
3	DIRECTOR: DATUK SERI FATEH ISKANDAR BIN TAN SRI DATO' MOHAMED MANSOR	Manag	em Ent	For	
4	TO RE-ELECT THE FOLLOWING DIRECTOR: DATO' SRI AMRIN BIN AWALUDDIN TO RE-APPOINT THE FOLLOWING	Manag	em Ent	For	
5	DIRECTOR: DATO' ABDUL KADIR BIN MOHD DEEN	Manag	em Ent	For	
6	TO RE-APPOINT THE FOLLOWING DIRECTOR: TAN SRI DATO' SERI MOHAMED JAWHAR	Manag	em Ent	For	
7	TO APPROVE THE PAYMENT OF DIRECTORS' FEES OF MYR495,000.00 FOR THE FINANCIAL YEAR ENDED 31 DEC 2014	Manag	em Ent	For	
8	TO RE-APPOINT MESSRS. PRICEWATERHOUSECOOPERS AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO FIX THEIR	Manag	em Ent	For	
9 BOUY	REMUNERATION PROPOSED RENEWAL OF SHARE BUY-BACK AUTHORITY GUES, PARIS	Manag	em Eot	For	
Securit	•		Meeting I Meeting I Agenda		MIX 23-Apr-2015 705976794 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
CMMT	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 435623 DUE TO DELETION OF-RESOLUTION. ALL VOTES RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED AND-YOU WILL NEED TO REINSTRUCT ON THIS	Non-V	oting	ivianagenie	

MEETING NOTICE. THANK YOU. PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING **INFORMATION IS** CMMT AVAILABLE BY CLIC-KING ON THE Non-Voting **MATERIAL** URL LINK: https://balo.journalofficiel.gouv.fr/pdf/2015/-0403/201504031500917.pdf THE FOLLOWING APPLIES TO SHAREHOLDERS THAT DO NOT HOLD SHARES DIRECTLY WITH A-FRENCH **CUSTODIAN: PROXY CARDS: VOTING** INSTRUCTIONS WILL BE FORWARDED TO THE GL-OBAL CUSTODIANS ON THE VOTE DEADLINE DATE. IN CAPACITY AS CMMT REGISTERED INTERMEDI-ARY, THE Non-Voting **GLOBAL** CUSTODIANS WILL SIGN THE PROXY CARDS AND FORWARD THEM TO THE L-OCAL CUSTODIAN. IF YOU REQUEST MORE INFORMATION, PLEASE CONTACT **YOUR** CLIENT RE-PRESENTATIVE. PLEASE NOTE IN THE FRENCH **MARKET** THAT THE ONLY VALID VOTE **OPTIONS ARE CMMT** Non-Voting "FOR" AN-D "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE. APPROVAL OF THE CORPORATE **FINANCIAL** STATEMENTS AND TRANSACTIONS 0.1 FOR THE Managem**Ent** For FINANCIAL YEAR ENDED ON DECEMBER 31, 2014 APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS AND 0.2 TRANSACTIONS FOR THE FINANCIAL Managem**Ent** For **YEAR** ENDED ON DECEMBER 31, 2014 0.3 ALLOCATION OF INCOME FOR THE Managem**Ent** For

2014

	_aga: :g.		
	FINANCIAL YEAR; SETTING THE		
	DIVIDEND		
	APPROVAL OF THE REGULATED		
	AGREEMENTS AND COMMITMENTS		
0.4	PURSUANT TO ARTICLES L.225-38 ET	Managem For	For
	SEQ.		
	OF THE COMMERCIAL CODE		
	RENEWAL OF TERM OF MR.		
0.5	FRANCOIS	Managem Ent	For
	BERTIERE AS DIRECTOR		
0.6	RENEWAL OF TERM OF MR. MARTIN	Managem Ent	For
0.0	BOUYGUES AS DIRECTOR	Management	1.01
	RENEWAL OF TERM OF MRS.		
O.7	ANNE-MARIE	Managem Ent	For
	IDRAC AS DIRECTOR		
	RENEWAL OF TERM OF THE		
	COMPANY		
0.8	ERNST & YOUNG AUDIT AS	Managem Ent	For
	PRINCIPAL		
	STATUTORY AUDITOR		
	RENEWAL OF TERM OF THE		
0.9	COMPANY	Managem Ent	For
0.9	AUDITEX AS DEPUTY STATUTORY	Management	1'01
	AUDITOR		
	ADVISORY REVIEW OF THE		
	COMPENSATION		
0.10	OWED OR PAID TO MR. MARTIN	Managem Ent	For
0.10	BOUYGUES,	Managemen	
	PRESIDENT AND CEO FOR THE 2014		
	FINANCIAL YEAR		
	ADVISORY REVIEW OF THE		
	COMPENSATION		
0.11	OWED OR PAID TO MR. OLIVIER	Managem Ent	For
	BOUYGUES,		
	MANAGING DIRECTOR FOR THE 2014		
	FINANCIAL YEAR		
	AUTHORIZATION GRANTED TO THE		
0.10	BOARD		
O.12	OF DIRECTORS TO ALLOW THE	Managem Art stain	Against
	COMPANY		
	TO TRADE IN ITS OWN SHARES		
	AUTHORIZATION GRANTED TO THE		
	BOARD		
Г 12	OF DIRECTORS TO REDUCE SHARE	N. A.1	
E.13	CAPITAL PV CANCELL ATION OF TREASURY	Managem Art stain	Against
	BY CANCELLATION OF TREASURY		
	SHARES OF THE COMPANY		
E 14	OF THE COMPANY	Monogor-Altato	Against
E.14	DELEGATION OF AUTHORITY TO THE	Managem Antstain	Against
	BOARD OF DIRECTORS TO INCREASE SHARE		
	OF DIRECTORS TO INCREASE SHARE		

CAPITAL VIA PUBLIC OFFERING

WHILE

MAINTAINING SHAREHOLDERS'

PREFERENTIAL SUBSCRIPTION

RIGHTS BY

ISSUING SHARES AND ANY

SECURITIES

ENTITLING IMMEDIATELY OR IN THE

FUTURE

TO SHARES OF THE COMPANY OR

ANY OF

ITS SUBSIDIARIES

DELEGATION OF AUTHORITY TO THE

BOARD

OF DIRECTORS TO DECIDE TO

INCREASE

E.15 SHARE CAPITAL BY INCORPORATION

OF

RESERVES, PROFITS, PREMIUMS OR

OTHER

AMOUNTS

DELEGATION OF AUTHORITY TO THE

BOARD

OF DIRECTORS TO INCREASE SHARE

CAPITAL VIA PUBLIC OFFERING

WITH

CANCELLATION OF SHAREHOLDERS'

PREFERENTIAL SUBSCRIPTION

E.16 RIGHTS BY

ISSUING SHARES AND ANY

SECURITIES

ENTITLING IMMEDIATELY OR IN THE

FUTURE

TO SHARES OF THE COMPANY OR

ANY OF

ITS SUBSIDIARIES

E.17 DELEGATION OF AUTHORITY TO THE Mana

BOARD

OF DIRECTORS TO INCREASE SHARE

CAPITAL VIA PRIVATE PLACEMENT

PURSUANT TO ARTICLE L.411-2, II OF

THE

MONETARY AND FINANCIAL CODE

WITH

CANCELLATION OF SHAREHOLDERS'

PREFERENTIAL SUBSCRIPTION

RIGHTS BY

ISSUING SHARES AND ANY

SECURITIES

ENTITLING IMMEDIATELY OR IN THE

FUTURE

ManagemAntstain Against

Managem Antstain Against

Managem Artstain Against

TO SHARES OF THE COMPANY OR ANY OF ITS SUBSIDIARIES AUTHORIZATION GRANTED TO THE OF DIRECTORS TO SET THE ISSUE **PRICE** OF EQUITY SECURITIES TO BE **ISSUED** IMMEDIATELY OR IN THE FUTURE ACCORDING TO TERMS **ESTABLISHED BY** E.18 Managem Antstain Against THE GENERAL MEETING, WITH CANCELLATION OF SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS VIA PUBLIC OFFERING OR PRIVATE **PLACEMENT** PURSUANT TO ARTICLE L.411-2, II OF THE MONETARY AND FINANCIAL CODE **DELEGATION OF AUTHORITY GRANTED TO** THE BOARD OF DIRECTORS TO **INCREASE** THE NUMBER OF SECURITIES TO BE E.19 **ISSUED** Managem Antstain Against IN CASE OF CAPITAL INCREASE WITH WITHOUT SHAREHOLDERS' **PREFERENTIAL** SUBSCRIPTION RIGHTS DELEGATION OF POWERS TO THE **BOARD** OF DIRECTORS TO INCREASE SHARE CAPITAL WITH CANCELLATION OF SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS, IN CONSIDERATION FOR IN-KIND CONTRIBUTIONS E.20 Managem Artstain Against **GRANTED TO** THE COMPANY AND COMPRISED OF **EQUITY** SECURITIES OR SECURITIES GIVING ACCESS TO CAPITAL OF ANOTHER COMPANY OUTSIDE A PUBLIC **EXCHANGE OFFER** E.21 DELEGATION OF AUTHORITY TO THE Managem Artstain Against

BOARD

OF DIRECTORS TO INCREASE SHARE

CAPITAL WITH CANCELLATION OF SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS, IN CONSIDERATION FOR TRANSFERS OF SECURITIES IN **CASE** OF PUBLIC EXCHANGE OFFER **INITIATED BY** THE COMPANY DELEGATION OF AUTHORITY TO THE **BOARD** OF DIRECTORS TO ISSUE SHARES WITH CANCELLATION OF SHAREHOLDERS' E.22 PREFERENTIAL SUBSCRIPTION Managem Antstain Against RIGHTS, AS A RESULT OF THE ISSUANCE BY A SUBSIDIARY OF SECURITIES **ENTITLING TO** SHARES OF THE COMPANY DELEGATION OF AUTHORITY TO THE **BOARD** OF DIRECTORS TO INCREASE SHARE CAPITAL WITH CANCELLATION OF SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS IN FAVOR OF E.23 Managem Artstain Against EMPLOYEES OR CORPORATE **OFFICERS OF** THE COMPANY OR AFFILIATED **COMPANIES** WHO ARE MEMBERS OF A COMPANY **SAVINGS PLAN AUTHORIZATION GRANTED TO THE BOARD** OF DIRECTORS TO GRANT SHARE SUBSCRIPTION OR PURCHASE E.24 **OPTIONS TO** Managem Antstain Against EMPLOYEES OR CORPORATE **OFFICERS OF** THE COMPANY OR AFFILIATED **COMPANIES** DELEGATION OF AUTHORITY TO THE **BOARD** OF DIRECTORS TO ISSUE SHARE E.25 SUBSCRIPTION WARRANTS DURING Managem Antstain Against **PUBLIC** OFFERING INVOLVING THE **COMPANY** POWERS TO CARRY OUT ALL LEGAL E.26 Managem Artstain Against **FORMALITIES**

WORLD WRESTLING ENTERTAINMENT, INC.

Security98156Q108Meeting TypeAnnualTicker SymbolWWEMeeting Date23-Apr-2015

ISIN US98156Q1085 Agenda 934135129 - Management

				C		9
Item	Propos	al	Proposed by	Vote	For/Agains Manageme	
1.	DIREC	CTOR	Manage	ment	_	
	1 '	VINCENT K. MCMAHON		For	For	
	2	S. MCMAHON LEVESQUE		For	For	
	3]	PAUL LEVESQUE		For	For	
	4	STUART U. GOLDFARB		For	For	
	5	PATRICIA A. GOTTESMAN		For	For	
	6	LAUREEN ONG		For	For	
	7	JOSEPH H. PERKINS		For	For	
	8]	ROBYN W. PETERSON		For	For	
	9]	FRANK A. RIDDICK, III		For	For	
	10	JEFFREY R. SPEED		For	For	
	RATIF	FICATION OF DELOITTE &				
	TOUC	HE LLP				
2.	AS OU	JR INDEPENDENT REGISTERED	Manage	m Eot	For	
	PUBLI	IC				
	ACCO	UNTING FIRM.				
	ADVIS	SORY VOTE TO APPROVE				
3.	EXEC	UTIVE	Manage	m Eot	For	
	COMP	PENSATION.				
MEDI/	A GENE	RAL, INC.				
Securit	y	58441K100		Meeting 7	Гуре	Annual
Ticker	Symbol	MEG		Meeting I	Date	23-Apr-2015
ISIN		US58441K1007		Agenda		934139228 - Management
				•		-

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Management		
	1 J. STEWART BRYAN III		For	For
	2 DIANA F. CANTOR		For	For
	3 ROYAL W. CARSON III		For	For
	4 H.C. CHARLES DIAO		For	For
	5 DENNIS J. FITZSIMONS		For	For
	6 SOOHYUNG KIM		For	For
	7 DOUGLAS W. MCCORMICK		For	For
	8 JOHN R. MUSE		For	For
	9 WYNDHAM ROBERTSON		For	For
	10 VINCENT L. SADUSKY		For	For
	11 THOMAS J. SULLIVAN		For	For
	THE MEDIA GENERAL, INC.			
2.	AMENDED AND	Managa	mEnt	For
۷.	RESTATED LONG-TERM INCENTIVE	Manage	illeot	
	PLAN.			
	THE MEDIA GENERAL, INC.			
3.	EMPLOYEE	Managem Ent		For
	STOCK PURCHASE PLAN.			

4. CHUR	THE BOARD'S ADVISORY VOTE ON EXECUTIVE COMPENSATION.	I	Manage	em Eot	For	
Securi				Meeting 7	Гуре	Annual
	Symbol CHDN			Meeting I		23-Apr-2015
ISIN	US1714841087			Agenda		934151589 - Management
				C		2
Item	Proposal	Prop by	posed	Vote	For/Agains Manageme	
1.	DIRECTOR	I	Manage	ement		
	1 CRAIG J. DUCHOSSOIS*			For	For	
	2 ROBERT L. EVANS*			For	For	
	3 G. WATTS HUMPHREY, JR.*			For	For	
	4 ADITI J. GOKHALE#			For	For	
	PROPOSAL TO RATIFY THE					
	APPOINTMENT	_				
	OF PRICEWATERHOUSECOOPERS LLI	•				
	TO					
2	SERVE AS THE INDEPENDENT			П.		
2.	REGISTERED	1	Manage	emeor	For	
	PUBLIC ACCOUNTING FIRM FOR					
	CHURCHILL DOWNS INCORPORATED FOR THE					
	DOWNS INCORPORATED FOR THE					
	YEAR ENDING DECEMBER 21, 2015					
	ENDING DECEMBER 31, 2015. PROPOSAL TO APPROVE, BY					
	NON-BINDING					
3.	ADVISORY VOTE, EXECUTIVE	I	Manage	m Eor	For	
	COMPENSATION.					
AT&T						
Securi				Meeting 7	Γvne	Annual
	Symbol T			Meeting I		24-Apr-2015
ISIN	US00206R1023			Agenda		934134064 - Management
				8		,
Item	Proposal	Prop by	posed	Vote	For/Agains Manageme	
	ELECTION OF DIRECTOR: RANDALL					
1A.	L.	I	Manage	em Eor	For	
	STEPHENSON					
1B.	ELECTION OF DIRECTOR: SCOTT T.	1	Manage	m Eor	For	
	FORD		υ			
1C.	ELECTION OF DIRECTOR: GLENN H. HUTCHINS	I	Manage	em Ent	For	
1D.	ELECTION OF DIRECTOR: WILLIAM E KENNARD	. 1	Manage	m Enr	For	
1E.	ELECTION OF DIRECTOR: JON C. MADONNA	l	Manage	em Ent	For	
1F.	ELECTION OF DIRECTOR: MICHAEL E MCCALLISTER	3. I	Manage	em Eor	For	
1G.	ELECTION OF DIRECTOR: JOHN B. MCCOY	I	Manage	em Eor	For	

1H.	ELECTION OF DIRECTOR: BETH E.	Managem Ent	For	
1I.	MOONEY ELECTION OF DIRECTOR: JOYCE M.	Managem Ent	For	
11.	ROCHE ELECTION OF DIRECTOR: MATTHEW	Wanagemesa	101	
1J.	K. ROSE	Managem Eot	For	
1K.	ELECTION OF DIRECTOR: CYNTHIA B. TAYLOR	Managem Ent	For	
1L.	ELECTION OF DIRECTOR: LAURA D'ANDREA	Managem Ent	For	
2.	TYSON RATIFICATION OF APPOINTMENT OF INDEPENDENT AUDITORS.	Managem Ent	For	
3.	ADVISORY APPROVAL OF EXECUTIVE COMPENSATION.	Managem Ent	For	
4.	POLITICAL SPENDING REPORT.	ShareholdArgainst	For	
5.	LOBBYING REPORT.	Sharehold Argainst	For	
6.	SPECIAL MEETINGS.	Sharehold Argainst	For	
WYNN	N RESORTS, LIMITED	C		
Securit	y 983134107	Meeting T	ype	Contested-Annual
Ticker	Symbol WYNN	Meeting D	ate	24-Apr-2015
ISIN	US9831341071	Agenda		934138339 - Management
		Dramagad	Earl A sains	+
Item	Proposal	Proposed by Vote	For/Agains Manageme	
Item 1.	Proposal DIRECTOR	^ Vote	_	
		by	_	
	DIRECTOR	by Vote Management	Manageme	
	DIRECTOR 1 JOHN J. HAGENBUCH 2 J. EDWARD VIRTUE TO RATIFY THE APPOINTMENT OF	by Management For	Manageme For	
	DIRECTOR 1 JOHN J. HAGENBUCH 2 J. EDWARD VIRTUE TO RATIFY THE APPOINTMENT OF ERNST &	by Management For	Manageme For	
	DIRECTOR 1 JOHN J. HAGENBUCH 2 J. EDWARD VIRTUE TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING	by Management For	Manageme For	
1.	DIRECTOR 1 JOHN J. HAGENBUCH 2 J. EDWARD VIRTUE TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	Management For For	Manageme For For	
1.	DIRECTOR 1 JOHN J. HAGENBUCH 2 J. EDWARD VIRTUE TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2015.	Management For For	Manageme For For	
1.	DIRECTOR 1 JOHN J. HAGENBUCH 2 J. EDWARD VIRTUE TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2015. TO APPROVE AN AMENDMENT TO	Management For For	Manageme For For	
1.	DIRECTOR 1 JOHN J. HAGENBUCH 2 J. EDWARD VIRTUE TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2015. TO APPROVE AN AMENDMENT TO THE	Management For For	Manageme For For	
1.	DIRECTOR 1 JOHN J. HAGENBUCH 2 J. EDWARD VIRTUE TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2015. TO APPROVE AN AMENDMENT TO	Management For For	Manageme For For	
1.	DIRECTOR 1 JOHN J. HAGENBUCH 2 J. EDWARD VIRTUE TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2015. TO APPROVE AN AMENDMENT TO THE COMPANY'S SECOND AMENDED AND	Management For For ManagemEnt	Manageme For For	
1.	DIRECTOR 1 JOHN J. HAGENBUCH 2 J. EDWARD VIRTUE TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2015. TO APPROVE AN AMENDMENT TO THE COMPANY'S SECOND AMENDED AND RESTATED ARTICLES OF	Management For For	Manageme For For	
1.	DIRECTOR 1 JOHN J. HAGENBUCH 2 J. EDWARD VIRTUE TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2015. TO APPROVE AN AMENDMENT TO THE COMPANY'S SECOND AMENDED AND RESTATED ARTICLES OF INCORPORATION	Management For For ManagemEnt	Manageme For For	
1.	DIRECTOR 1 JOHN J. HAGENBUCH 2 J. EDWARD VIRTUE TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2015. TO APPROVE AN AMENDMENT TO THE COMPANY'S SECOND AMENDED AND RESTATED ARTICLES OF INCORPORATION TO PROVIDE THE COMPANY WITH ADDITIONAL FLEXIBILITY IN MAKING	Management For For ManagemEnt	Manageme For For	
1.	DIRECTOR 1 JOHN J. HAGENBUCH 2 J. EDWARD VIRTUE TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2015. TO APPROVE AN AMENDMENT TO THE COMPANY'S SECOND AMENDED AND RESTATED ARTICLES OF INCORPORATION TO PROVIDE THE COMPANY WITH ADDITIONAL FLEXIBILITY IN MAKING DISTRIBUTIONS TO ITS	Management For For ManagemEnt	Manageme For For	
 2 3 	DIRECTOR 1 JOHN J. HAGENBUCH 2 J. EDWARD VIRTUE TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2015. TO APPROVE AN AMENDMENT TO THE COMPANY'S SECOND AMENDED AND RESTATED ARTICLES OF INCORPORATION TO PROVIDE THE COMPANY WITH ADDITIONAL FLEXIBILITY IN MAKING DISTRIBUTIONS TO ITS STOCKHOLDERS.	Management For For ManagemEnt ManagemEnt	Manageme For For For	
1.	DIRECTOR 1 JOHN J. HAGENBUCH 2 J. EDWARD VIRTUE TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2015. TO APPROVE AN AMENDMENT TO THE COMPANY'S SECOND AMENDED AND RESTATED ARTICLES OF INCORPORATION TO PROVIDE THE COMPANY WITH ADDITIONAL FLEXIBILITY IN MAKING DISTRIBUTIONS TO ITS STOCKHOLDERS. TO VOTE ON A STOCKHOLDER	Management For For ManagemEnt	Manageme For For	
 2 3 	DIRECTOR 1 JOHN J. HAGENBUCH 2 J. EDWARD VIRTUE TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2015. TO APPROVE AN AMENDMENT TO THE COMPANY'S SECOND AMENDED AND RESTATED ARTICLES OF INCORPORATION TO PROVIDE THE COMPANY WITH ADDITIONAL FLEXIBILITY IN MAKING DISTRIBUTIONS TO ITS STOCKHOLDERS. TO VOTE ON A STOCKHOLDER PROPOSAL	Management For For ManagemEnt ManagemEnt	Manageme For For For	
 2 3 	DIRECTOR 1 JOHN J. HAGENBUCH 2 J. EDWARD VIRTUE TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2015. TO APPROVE AN AMENDMENT TO THE COMPANY'S SECOND AMENDED AND RESTATED ARTICLES OF INCORPORATION TO PROVIDE THE COMPANY WITH ADDITIONAL FLEXIBILITY IN MAKING DISTRIBUTIONS TO ITS STOCKHOLDERS. TO VOTE ON A STOCKHOLDER PROPOSAL REGARDING A POLITICAL	Management For For ManagemEnt ManagemEnt	Manageme For For For	
 2 3 	DIRECTOR 1 JOHN J. HAGENBUCH 2 J. EDWARD VIRTUE TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2015. TO APPROVE AN AMENDMENT TO THE COMPANY'S SECOND AMENDED AND RESTATED ARTICLES OF INCORPORATION TO PROVIDE THE COMPANY WITH ADDITIONAL FLEXIBILITY IN MAKING DISTRIBUTIONS TO ITS STOCKHOLDERS. TO VOTE ON A STOCKHOLDER PROPOSAL	Management For For ManagemEnt ManagemEnt	Manageme For For For	

AT THE

ANNUAL MEETING.

NATION INTERNATIONAL EDUTAINMENT PUBLIC COMPANY LT

Security Y6206J118 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 28-Apr-2015

ISIN TH1042010013 Agenda 705823359 - Management

			8		
Item	Proposal	Proposed by	Vote	For/Against Management	
1	TO ACKNOWLEDGE THE MINUTES OF THE 2014 ANNUAL GENERAL MEETING OF SHAREHOLDER HELD ON APRIL 2, 2014	7	m Eot	For	
2	TO CONSIDER AND APPROVE THE COMPANY'S OPERATING RESULTS AND THE BOARD OF DIRECTORS REPORT FOR THE YEAR 2014	Manage	m Eot	For	
3	TO CONSIDER AND APPROVE THE COMPANY'S AUDITED BALANCE SHEET AND PROFIT AND LOSS STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2014	Manage	m Eot	For	
4	TO CONSIDER AND APPROVE THE DIVIDEND PAYMENT FROM THE COMPANY'S OPERATION FOR THE FINANCIAL YEAR	Manage	m Eot	For	
5.1	ENDING DECEMBER 31, 2014 TO CONSIDER AND ELECT MR. SUTHICHAI SAE YOON AS DIRECTOR	Manage	m Eot	For	
5.2	TO CONSIDER AND ELECT MR. SUTEE JINTANANARUMIT AS INDEPENDENT DIRECTOR		m Eot	For	
5.3	TO CONSIDER AND ELECT Ms. SANTHAYA KITTIKOWIT AS INDEPENDENT DIRECTOR TO CONSIDER THE APPOINTMENT OF	Manage	m Eot	For	
6	A NEW DIRECTOR OF THE COMPANY AND THE CHANGE OF THE COMPANY'S AUTHORIZED	Manage	m Eot	For	
7	DIRECTOR TO CONSIDER THE REMUNERATION OF	Manage	m Eot	For	

Managem**Ent**

Managem Artstain

DIRECTORS FOR THE YEAR 2015 TO CONSIDER AND APPROVE THE APPOINTMENT OF COMPANY'S

8 AUDITORS

AND THE DETERMINATION OF AUDIT

FEE

FOR THE YEAR 2015

9 ANY OTHER MATTERS (IF ANY)

IN THE SITUATION WHERE THE

CHAIRMAN

OF THE MEETING SUDDENLY

CMMT CHANGE THE

AGENDA-AND/OR ADD NEW AGENDA

Non-Voting

DURING THE MEETING, WE WILL

VOTE THAT

AGENDA AS-ABSTAIN.

JASMINE INTERNATIONAL PUBLIC CO LTD, NONTHABURI

Security Y44202268 Meeting Type ExtraOrdinary General

Meeting Type Meeting

For

For

Ticker Symbol Meeting Date 28-Apr-2015

ISIN TH0418E10Z13 Agenda 705904591 - Management

Item Proposal Proposed by Vote For/Against Management

TO CONSIDER AND APPROVE THE ISSUANCE AND THE ALLOCATION OF

THE

WARRANTS TO PURCHASE THE

1 NEWLY Managem**Ent** For

ISSUED SHARES OF THE COMPANY

TO THE

EXISTING SHAREHOLDERS OF THE

COMPANY JAS W3

TO CONSIDER AND APPROVE THE

INCREASE IN THE REGISTERED

CAPITAL OF

THE COMPANY TO ACCOMMODATE

THE

EXERCISE OF THE HOLDERS OF THE

JAS W3

2 WARRANTS AND THE AMENDMENT ManagemEnt For

OF

CLAUSE 4 OF THE COMPANY'S

MEMORANDUM OF ASSOCIATION IN

ORDER

TO BE CONSISTENT WITH THE

CAPITAL

INCREASE

TO CONSIDER AND APPROVE THE

3 ALLOCATION OF THE NEWLY ISSUED ManagemEnt For

SHARES

Managem Artstain

Non-Voting

Non-Voting

For

TO CONSIDER OTHER MATTERS IF 4

ANY

31 MAR 2015: IN THE SITUATION

WHERE THE

CHAIRMAN OF THE MEETING

SUDDENLY

CMMT CHANG-E THE AGENDA AND/OR ADD

NEW

AGENDA DURING THE MEETING, WE

WILL

VOTE THAT AGEND-A AS ABSTAIN. 31 MAR 2015: PLEASE NOTE THAT

THIS IS A

REVISION DUE TO RECEIPT OF

ADDITIONAL-

COMMENT. IF YOU HAVE ALREADY

SENT IN

CMMT YOUR VOTES, PLEASE DO NOT VOTE

UNLE-SS YOU DECIDE TO AMEND

YOUR

ORIGINAL INSTRUCTIONS. THANK

YOU.

METROPOLE TELEVISION SA, NEUILLY SUR SEINE

Security F6160D108 Meeting Type MIX

Ticker Symbol Meeting Date 28-Apr-2015

ISIN FR0000053225 Agenda 705913867 - Management

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

PLEASE NOTE IN THE FRENCH

MARKET

THAT THE ONLY VALID VOTE

OPTIONS ARE CMMT

Non-Voting "FOR" AN-D "AGAINST" A VOTE OF

"ABSTAIN"

WILL BE TREATED AS AN "AGAINST"

VOTE.

CMMT THE FOLLOWING APPLIES TO Non-Voting

> SHAREHOLDERS THAT DO NOT HOLD SHARES DIRECTLY WITH A-FRENCH

CUSTODIAN: PROXY CARDS: VOTING

INSTRUCTIONS WILL BE

FORWARDED TO

THE GL-OBAL CUSTODIANS ON THE

VOTE

DEADLINE DATE. IN CAPACITY AS REGISTERED INTERMEDI-ARY, THE

GLOBAL

CUSTODIANS WILL SIGN THE PROXY

CARDS

Managem**Ent**

For

AND FORWARD THEM TO THE L-OCAL CUSTODIAN. IF YOU REQUEST MORE INFORMATION, PLEASE CONTACT **YOUR** CLIENT RE-PRESENTATIVE. 15 APR 2015: PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAI-LABLE BY **CLICKING** ON THE MATERIAL URL LINK: https://balo.journal-officiel.gouv-.fr/pdf/2015/0323/201503231500644.pdf. PLEASE NOTE THAT THIS IS A REVISION DUE-TO RECEIPT OF ADDITIONAL CMMT URL LINK: Non-Voting https://balo.journal-officiel.gouv.fr/pdf/-2015/0413/201504131500949.pdf. IF YOU **HAVE** ALREADY SENT IN YOUR VOTES, PLEASE-DO NOT VOTE AGAIN UNLESS YOU **DECIDE** TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK-YOU. APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS FOR THE FINANCIAL **YEAR** ENDED ON DECEMBER 31, Managem**Ent** For 2014-APPROVAL OF NON-TAX DEDUCTIBLE COST AND EXPENSES PURSUANT TO ARTICLE 39-4 OF THE GENERAL TAX CODE APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED ON Managem**Ent** For DECEMBER 31, 2014 ALLOCATION OF INCOME AND **SETTING THE** Managem**Ent** For **DIVIDEND** SPECIAL REPORT OF THE **STATUTORY** AUDITORS ON THE REGULATED

0.1

0.2

0.3

0.4

AND

AGREEMENTS AND COMMITMENTS

APPROVAL OF THESE AGREEMENTS

	Lugar i lilig. GADELLI MOL	TIMEDIA TROOT II	1 0. 1
O.5	SPECIAL REPORT OF THE STATUTORY AUDITORS ON THE REGULATED AGREEMENTS AND COMMITMENTS AND APPROVAL OF A COMMITMENT IN FAVOR MR. NICOLAS DE TAVERNOST	Managem Ent	For
O.6	SPECIAL REPORT OF THE STATUTORY AUDITORS ON THE REGULATED AGREEMENTS AND COMMITMENTS AND APPROVAL OF A COMMITMENT IN FAVOR MR. THOMAS VALENTIN	Managem Eot	For
O.7	SPECIAL REPORT OF THE STATUTORY AUDITORS ON THE REGULATED AGREEMENTS AND COMMITMENTS AND APPROVAL OF A COMMITMENT IN FAVOR MR. JEROME LEFEBURE	Managem Ent	For
O.8	NON-RENEWAL OF TERM OF MR. ALBERT FRERE AS SUPERVISORY BOARD MEMBER	Managem Ent	For
O.9	APPOINTMENT OF MRS. SYLVIE OUZIEL AS SUPERVISORY BOARD MEMBER	Managem Ent	For
O.10	RENEWAL OF TERM OF MR. GILLES SAMYM	Managem Ent	For
O.11	AS SUPERVISORY BOARD MEMBER RENEWAL OF TERM OF THE COMPANY IMMOBILIERE BAYARD D'ANTIN AS SUPERVISORY BOARD MEMBER RENEWAL OF TERM OF MR.	Managem Eot	For
O.12	CHRISTOPHER BALDELLI AS SUPERVISORY BOARD MEMBER	Managem Ent	For
O.13	APPOINTMENT OF MR. ANKE SCHAFERKORDT AS SUPERVISORY BOARD MEMBER	Managem Ent	For
O.14	ADVISORY REVIEW OF THE COMPENSATION OWED OR PAID TO MR. NICOLAS DE TAVERNOST, CHAIRMAN OF THE EXECUTIVE	Managem Ent	For

BOARD FOR THE FINANCIAL YEAR **ENDED** ON DECEMBER 31, 2014 ADVISORY REVIEW OF THE **COMPENSATION** OWED OR PAID TO MR. THOMAS VALENTIN, MR. ROBIN LEPROUX AND MR. 0.15 **JEROME** Managem**Ent** For LEFEBURE, EXECUTIVE BOARD **MEMBERS** FOR THE FINANCIAL YEAR ENDED ON DECEMBER 31ST, 2014 AUTHORIZATION TO BE GRANTED TO THE **BOARD OF DIRECTORS TO ALLOW** THE 0.16 Managem**Eor** For COMPANY TO REPURCHASE ITS OWN SHARES PURSUANT TO ARTICLE L.225-209 OF THE COMMERCIAL CODE AUTHORIZATION TO BE GRANTED TO THE EXECUTIVE BOARD TO CANCEL **SHARES** E.17 Managem**Enr** For REPURCHASED BY THE COMPANY PURSUANT TO ARTICLE L.225-209 OF THE COMMERCIAL CODE AUTHORIZATION TO BE GRANTED TO THE EXECUTIVE BOARD TO ALLOCATE E.18 **FREE** Managem Artstain Against SHARES TO EMPLOYEES AND/OR **CERTAIN CORPORATE OFFICERS** COMPLIANCE OF ARTICLE 13, 25.2 **AND 29** E.19 OF THE BYLAWS WITH THE Managem Antstain Against **COMMERCIAL CODE** POWERS TO CARRY OUT ALL LEGAL E.20 Managem**Ent** For **FORMALITIES** JASMINE INTERNATIONAL PUBLIC CO LTD, NONTHABURI Meeting Type Security Y44202268 **Annual General Meeting** Ticker Symbol Meeting Date 28-Apr-2015 **ISIN** TH0418E10Z13 Agenda 705946133 - Management

Proposed

by

Item

Proposal

Vote

For/Against

Management

PLEASE NOTE THAT THIS IS AN **AMENDMENT TO MEETING ID 433113** DUE TO ADDITION OF-RESOLUTION. ALL VOTES CMMT RECEIVED ON THE PREVIOUS Non-Voting **MEETING** WILL BE DISREGARDED AND-YOU WILL NEED TO REINSTRUCT ON THIS **MEETING** NOTICE. THANK YOU. IN THE SITUATION WHERE THE **CHAIRMAN** OF THE MEETING SUDDENLY CMMT CHANGE THE Non-Voting AGENDA-AND/OR ADD NEW AGENDA DURING THE MEETING, WE WILL **VOTE THAT** AGENDA AS ABSTAIN. TO CONSIDER CERTIFYING THE **MINUTES** OF THE EXTRAORDINARY GENERAL 1 Managem**Ent** For MEETING OF SHAREHOLDERS NO.1/2014, HELD ON 27 OCTOBER 2014 TO ACKNOWLEDGE THE BOARD OF DIRECTORS ANNUAL REPORT ON THE 2 Non-Voting COMPANY'S OPERATION-RESULT FOR THE **YEAR 2014** TO CONSIDER APPROVING THE COMPANY'S FINANCIAL STATEMENTS AND THE 3 Managem**Ent** For **AUDITOR'S REPORT ENDED 31 DECEMBER** 2014 TO CONSIDER THE ALLOCATION OF 4 Managem**Ent** For PROFIT AS LEGAL RESERVE AND THE **DIVIDEND FOR THE YEAR 2014** TO CONSIDER AN APPOINTMENT OF AUDITOR AND TO FIX AUDIT FEE FOR 5 Managem**Ent** For THE **YEAR 2015** TO APPROVE THE ELECTION OF **DIRECTOR** 6.A1 Managem**Ent** For TO REPLACE THOSE WHO RETIRE BY ROTATION: MR. YODHIN ANAVIL 6.A2 Managem**Ent** For

TO APPROVE THE ELECTION OF **DIRECTOR** TO REPLACE THOSE WHO RETIRE BY ROTATION: MRS. CHANTRA **PURNARIKSHA** TO APPROVE THE ELECTION OF **DIRECTOR** 6.A3 Managem**Ent** For TO REPLACE THOSE WHO RETIRE BY ROTATION: MR. PETE BODHARAMIK TO APPROVE THE ELECTION OF **DIRECTOR** 6.A4 TO REPLACE THOSE WHO RETIRE BY Managem**Ent** For ROTATION: MR. SORAJ **ASAVAPRAPHA** TO FIX THE DIRECTORS' 6.B Managem**Ent** For REMUNERATION 7 TO CONSIDER OTHER ISSUES (IF ANY) Managem Artstain For FORTUNE BRANDS HOME & SECURITY, INC. Security 34964C106 Meeting Type Annual Meeting Date Ticker Symbol FBHS 28-Apr-2015 US34964C1062 Agenda 934133860 - Management **ISIN Proposed** For/Against Item Vote Proposal Management by ELECTION OF CLASS I 1A. DIRECTOR: ANN F. Managem**Eor** For **HACKETT ELECTION OF CLASS I** 1B. DIRECTOR: JOHN G. Managem**Ent** For **MORIKIS ELECTION OF CLASS I** 1C. Managem**Ent** For **DIRECTOR: RONALD** V. WATERS, III RATIFICATION OF THE APPOINTMENT OF 2 PRICEWATERHOUSECOOPERS LLP AS Managem**Ent** For INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2015. ADVISORY VOTE TO APPROVE **NAMED** 3 Managem**Ent** For **EXECUTIVE OFFICER** COMPENSATION. CHARTER COMMUNICATIONS, INC. Security 16117M305 Meeting Type Annual Ticker Symbol CHTR Meeting Date 28-Apr-2015 Agenda **ISIN** US16117M3051 934138074 - Management **Proposed** For/Against Vote Item Proposal Management by 1. **DIRECTOR** Management

For

For

W. LANCE CONN

	2	MICHAEL P. HUSEBY	For	For	
	3	CRAIG A. JACOBSON	For	For	
	4	GREGORY B. MAFFEI	For	For	
	5	JOHN C. MALONE	For	For	
	6	JOHN D. MARKLEY, JR.	For	For	
	7	DAVID C. MERRITT	For	For	
	8	BALAN NAIR	For	For	
	9	THOMAS M. RUTLEDGE	For	For	
	10	ERIC L. ZINTERHOFER	For	For	
,	THE	RATIFICATION OF THE			
	APP	DINTMENT			
	OF K	IPMG LLP AS THE COMPANY'S			
2.	INDI	EPENDENT REGISTERED PUBLIC	Managem Ent	For	
	ACC	OUNTING FIRM FOR THE YEAR			
	END	ED			
	DEC	EMBER 31, 2015.			
EARTH	LINK	C HOLDINGS CORP.			

Security 27033X101 Ticker Symbol ELNK

ISIN

Meeting Type Annual Meeting Date 28-Apr-2015 Agenda 934143784 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: SUSAN D. BOWICK	Managem Ent	For
1B.	ELECTION OF DIRECTOR: JOSEPH F. EAZOR	Managem Ent	For
1C.	ELECTION OF DIRECTOR: DAVID A. KORETZ	Managem Ent	For
1D.	ELECTION OF DIRECTOR: KATHY S. LANE	Managem Ent	For
1E.	ELECTION OF DIRECTOR: GARRY K. MCGUIRE	Managem Ent	For
1F.	ELECTION OF DIRECTOR: R. GERARD SALEMME	Managem Ent	For
1G.	ELECTION OF DIRECTOR: JULIE A. SHIMER, PH.D	Managem Ent	For
1H.	ELECTION OF DIRECTOR: M. WAYNE WISEHART	Managem Ent	For
2.	THE APPROVAL OF A NON-BINDING ADVISORY RESOLUTION APPROVING THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS. RATIFICATION OF THE APPOINTMENT BY THE AUDIT COMMITTEE OF THE BOARD OF	Managem Ent Managem Ent	For
	DIRECTORS OF ERNST & YOUNG LLP AS		

OUR INDEPENDENT REGISTERED

PUBLIC

ACCOUNTING FIRM FOR THE YEAR

ENDING

DECEMBER 31, 2015.

GMM GRAMMY PUBLIC CO LTD, WATTANA

Security Y22931110 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 29-Apr-2015

ISIN TH0473010Z17 Agenda 705856334 - Management

10111	11104/301021/		rigenda	•	103030334 - Management
Item	Proposal	Proposed by	Vote	For/Against Management	
1	TO CONSIDER CERTIFYING THE MINUTES OF THE EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS NO.1/2015 HELD ON FEBRUARY 10, 2015	Manage	em Eot	For	
2	TO ACKNOWLEDGE THE DECLARATION OF THE 2014 OPERATIONAL RESULTS AND THE COMPANY'S ANNUAL REPORT TO CONSIDER APPROVING THE	Manage	em Eot	For	
3	COMPANY'S BALANCE SHEET AND THE PROFIT AND LOSS STATEMENT FOR THE FISCAL YEAR ENDED DECEMBER 31, 2014	Manage	em Eot	For	
4	TO CONSIDER APPROVING THE APPROPRIATION OF NET PROFIT AS A LEGAL RESERVE FROM THE 2014 OPERATIONAL RESULT TO CONSIDER APPROVING THE	A Manage	em Eot	For	
5	DIVIDEND PAYMENT FOR 2014 OPERATIONAL RESULTS TO CONSIDER APPOINTING THE	Manage	em Eot	For	
6	COMPANY'S DIRECTORS TO REPLACE THOSE RETIRED BY ROTATION TO CONSIDER APPROVING THE	Manage	em Eot	For	
7	BOARD OF DIRECTORS' AND SUB- COMMITTEES REMUNERATIONS FOR THE YEAR 2015	Manage	em Eot	For	
8	TO CONSIDER APPOINTING THE COMPANY'S AUDITOR AND FIXING THE	Manage	em Eot	For	

AUDITOR'S FEE

FOR THE YEAR 2015

9 OTHER BUSINESS (IF ANY) Managem Artstain For

03 MAR 2015: IN THE SITUATION

WHERE THE

CHAIRMAN OF THE MEETING

SUDDENLY

CMMT CHANG-E THE AGENDA AND/OR ADD Non-Voting

NEW

AGENDA DURING THE MEETING, WE

WILL

VOTE THAT AGEND-A AS ABSTAIN. 03 MAR 2015: PLEASE NOTE THAT

THIS IS A

REVISION DUE TO RECEIPT OF

ADDITIONAL-

COMMENT. IF YOU HAVE ALREADY

CMMT SENT IN Non-Voting YOUR VOTES, PLEASE DO NOT VOTE

AGAIN

UNLE-SS YOU DECIDE TO AMEND

YOUR

ORIGINAL INSTRUCTIONS. THANK

YOU.

NATION MULTIMEDIA GROUP PUBLIC COMPANY LIMITED, BA

Y6251U224 Meeting Type **Annual General Meeting** Security

Ticker Symbol Meeting Date 29-Apr-2015

ISIN Agenda 705903587 - Management TH0113A10Z15

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

PLEASE NOTE THAT THIS IS AN

AMENDMENT TO MEETING ID 428370

DUE TO

RECEIPT OF A-DDITIONAL

RESOLUTION 8

AND CHANGE IN RECORD DATE

FROM 19

CMMT MAR 2015 TO 9 APR 201-5. ALL VOTES Non-Voting

RECEIVED ON THE PREVIOUS

MEETING

WILL BE DISREGARDED AND YOU

WILL-

NEED TO REINSTRUCT ON THIS

MEETING

NOTICE. THANK YOU.

CMMT IN THE SITUATION WHERE THE Non-Voting

CHAIRMAN

OF THE MEETING SUDDENLY

CHANGE THE

AGENDA-AND/OR ADD NEW AGENDA

	DURING THE MEETING, WE WILL VOTE THAT AGENDA AS ABSTAIN		
1	TO CONSIDER AND CERTIFY THE MINUTES OF THE 2014 ANNUAL GENERAL MEETING OF SHAREHOLDER HELD ON APRIL 4, 2014	Managem Eor	For
2	TO CONSIDER AND APPROVE THE COMPANY'S OPERATING RESULTS AND THE BOARD OF DIRECTORS' REPORT FOR THE YEAR 2014	Managem Eor	For
3	TO CONSIDER AND APPROVE THE COMPANY'S FINANCIAL STATEMENTS FOR THE YEAR 2014 ENDED DECEMBER 31, 2014	Managem Ent	For
4	TO CONSIDER AND APPROVE THE DIVIDEND PAYMENT FROM THE COMPANY'S OPERATION FOR THE FINANCIAL YEAR ENDING DECEMBER 31, 2014	Managem Eot	For
5	TO CONSIDER AND APPROVE THE APPOINTMENT OF THE COMPANY'S AUDITOR AND THE DETERMINATION OF AUDITOR'S REMUNERATION FOR THE YEAR	Managem Ent	For
6.1	2015 TO CONSIDER AND APPROVE THE APPOINTMENT OF DIRECTOR TO REPLACE THOSE WHO COMPLETED THE TERMS: MR. CHAVENG CHARIYAPISUTHI	Managem Eor	For
6.2	TO CONSIDER AND APPROVE THE APPOINTMENT OF DIRECTOR TO REPLACE THOSE WHO COMPLETED THE TERMS: Ms. KAEMAKORN VACHIRAVARAKARN	Managem Ent	For
6.3	TO CONSIDER AND APPROVE THE APPOINTMENT OF DIRECTOR TO REPLACE THOSE WHO COMPLETED THE TERMS: MR. ADISAK LIMPRUNGPATANAKIJ	Managem Eot	For

TO CONSIDER AND DETERMINE THE REMUNERATION OF DIRECTORS FOR 7 Managem**Ent** For THE YEAR 2015 TO CONSIDER AND APPROVE THE COMPANY'S ISSUANCE AND 8 Managem**Ent OFFERING OF** For DEBENTURES IN AN AMOUNT NOT **EXCEEDING BAHT 2,500 MILLION** ANY OTHER MATTERS (IF ANY) Managem Antstain For TV AZTECA SAB DE CV, MEXICO CITY P9423U163 Security Meeting Type **Ordinary General Meeting** Meeting Date 29-Apr-2015 Ticker Symbol **ISIN** Agenda 706021932 - Management MX01AZ060013 Proposed For/Against Item **Proposal** Vote Management by PLEASE NOTE THAT ONLY MEXICAN NATIONALS HAVE VOTING RIGHTS AT THIS MEETING.-IF YOU ARE A MEXICAN **NATIONAL** CMMT ... AND WOULD LIKE TO SUBMIT YOUR Non-Voting **VOTE** ON THIS-MEETING PLEASE CONTACT **YOUR** CLIENT SERVICE REPRESENTATIVE. **THANK** YOU PRESENTATION AND, IF DEEMED APPROPRIATE, APPROVAL OF THE **REPORT** FROM THE-BOARD OF DIRECTORS OF THE COMPANY, THE REPORT FROM THE Ι Non-Voting **AUDIT** COMMITTEE AND-THE REPORT FROM THE **GENERAL DIRECTOR FOR THE 2014 FISCAL YEAR** II DISCUSSION AND, IF DEEMED Non-Voting APPROPRIATE, APPROVAL OF THE **AUDITED** FINANCIAL-STATEMENTS AND OF THE BALANCE SHEET OF THE COMPANY, WELL AS OF THE PLAN-FOR THE ALLOCATION OF RESULTS AND, IF

DEEMED

APPROPRIATE, THE DISTRIBUTION OF-PROFIT FOR THE FISCAL YEAR THAT **ENDED ON DECEMBER 31, 2014** DECLARATION OF THE PAYMENT OF IIINon-Voting **DIVIDENDS** DETERMINATION OF THE MAXIMUM **AMOUNT** OF FUNDS THAT CAN BE ALLOCATED IV Non-Voting TO SHARE-REPURCHASES FOR THE 2015 FISCAL YEAR RATIFICATION OR, IF DEEMED APPROPRIATE, DESIGNATION OF **MEMBERS** OF THE BOARD-OF DIRECTORS AND OF ITS SECRETARY, AS WELL AS THE RATIFICATION OR, IF DEEMED-V Non-Voting APPROPRIATE, DESIGNATION OF **MEMBERS** OF THE AUDIT COMMITTEE AND OF ITS-CHAIRPERSON, DETERMINATION OF **THEIR COMPENSATION** PRESENTATION AND, IF DEEMED APPROPRIATE, APPROVAL OF THE **REPORT** VI REGARDING THE-FULFILLMENT OF Non-Voting THE TAX **OBLIGATIONS THAT ARE THE** RESPONSIBILITY OF THE COMPANY **DESIGNATION OF SPECIAL DELEGATES** WHO WILL FORMALIZE THE VII Non-Voting **RESOLUTIONS** THAT ARE-PASSED AT THE GENERAL **MEETING** GRUPO RADIO CENTRO SAB DE CV, MEXICO CITY P4983X160 Meeting Type Ordinary General Meeting Security Ticker Symbol Meeting Date 29-Apr-2015 706045956 - Management **ISIN** Agenda MXP680051218 **Proposed** For/Against Vote Item **Proposal** Management I.I PRESENTATION AND, IF DEEMED Managem Not APPROPRIATE, APPROVAL OF: THE Action **ANNUAL**

REPORTS REGARDING THE

ACTIVITIES OF

THE AUDIT COMMITTEE AND THE

CORPORATE PRACTICES COMMITTEE

FOR

THE FISCAL YEAR THAT ENDED ON

DECEMBER 31, 2014

PRESENTATION AND, IF DEEMED

APPROPRIATE, APPROVAL OF: THE

REPORT

FROM THE GENERAL DIRECTOR

THAT IS

PREPARED IN ACCORDANCE WITH

I.II ARTICLE

172 OF THE GENERAL MERCANTILE COMPANIES LAW, ACCOMPANIED BY

THE

OPINION OF THE OUTSIDE AUDITOR

FOR

THE SAME FISCAL YEAR

I.III PRESENTATION AND, IF DEEMED

APPROPRIATE, APPROVAL OF: THE

OPINION

OF THE BOARD OF DIRECTORS

REGARDING

THE CONTENT OF THE REPORT FROM

THE

GENERAL DIRECTOR AND ITS

REPORT

REGARDING THE TRANSACTIONS

AND

ACTIVITIES IN WHICH IT HAS

INTERVENED IN

ACCORDANCE WITH THAT WHICH IS

PROVIDED FOR IN THE SECURITIES

MARKET

LAW, INCLUDING THE REPORT THAT

IS

REFERRED TO IN ARTICLE 172, LINE

B. OF

THE GENERAL MERCANTILE

COMPANIES

LAW, IN WHICH ARE CONTAINED

THE MAIN

ACCOUNTING AND INFORMATION

POLICIES

AND CRITERIA THAT WERE

FOLLOWED IN

THE PREPARATION OF THE

FINANCIAL

INFORMATION, WHICH IN TURN

INCLUDES

Management Action

Managem Not

Action

THE AUDITED INDIVIDUAL AND

CONSOLIDATED FINANCIAL

STATEMENTS

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

C.V..

TO DECEMBER 31, 2014,

RESOLUTIONS IN

THIS REGARD

REPORT REGARDING THE

FULFILLMENT OF

THE TAX OBLIGATIONS THAT ARE

THE

RESPONSIBILITY OF GRUPO RADIO

II CENTRO, S.A.B. DE C.V., IN

ACCORDANCE

WITH THAT WHICH IS REQUIRED BY

ARTICLE 76, PART XIX, OF THE

INCOME TAX

LAW

RESOLUTION REGARDING THE

ALLOCATION

III OF RESULTS, THEIR DISCUSSION AND

APPROVAL, IF DEEMED

APPROPRIATE

RESIGNATION, APPOINTMENT AND

OR

RATIFICATION OF THE FULL AND

ALTERNATE MEMBERS OF THE

BOARD OF

IV DIRECTORS, ITS CHAIRPERSON,

SECRETARY AND VICE SECRETARY,

AFTER

CLASSIFICATION OF THE

INDEPENDENCE

OF THE INDEPENDENT MEMBERS.

RESIGNATION, APPOINTMENT AND

OR

RATIFICATION OF THE MEMBERS OF

THE

EXECUTIVE COMMITTEE, AUDIT

COMMITTEE

AND CORPORATE PRACTICES

COMMITTEE,

INCLUDING THE CHAIRPERSONS OF

THE

LATTER. ESTABLISHMENT OF

COMPENSATION

V DESIGNATION OF DELEGATES WHO

WILL

CARRY OUT AND FORMALIZE THE

RESOLUTIONS THAT ARE PASSED AT

Management.

No Management Action

No Management

Managem Not Action

156

THE

GENERAL MEETING

GANNETT CO., INC.

Security 364730101 Meeting Type Annual Ticker Symbol GCI Meeting Date 29-Apr-2015

ISIN US3647301015 Agenda 934143594 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: JOHN E. CODY	Managem Ent	For
1B.	ELECTION OF DIRECTOR: HOWARD DELIAS	Managem Ent	For
1C.	ELECTION OF DIRECTOR: LIDIA FONSECA	Managem Ent	For
1D.	ELECTION OF DIRECTOR: JOHN JEFFRY LOUIS	Managem Ent	For
1E.	ELECTION OF DIRECTOR: MARJORIE MAGNER	Managem Ent	For
1F.	ELECTION OF DIRECTOR: GRACIA C. MARTORE	Managem Ent	For
1G.	ELECTION OF DIRECTOR: SCOTT K. MCCUNE	Managem Ent	For
1H.	ELECTION OF DIRECTOR: SUSAN NESS	Managem Ent	For
1I.	ELECTION OF DIRECTOR: TONY A. PROPHET	Managem Ent	For
1J.	ELECTION OF DIRECTOR: NEAL SHAPIRO	Managem Eor	For
2.	COMPANY PROPOSAL TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP (DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL) COMPANY PROPOSAL TO APPROVE	Managem Ent	For
3.	AMENDMENT TO THIRD RESTATED (DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL) COMPANY PROPOSAL TO APPROVE	Managem Ent	For
4.	THE PERFORMANCE MEASURES IN THE COMPANY'S 2010 OMNIBUS INCENTIVE	Managem Ent	For
5.	COMPENSATION PLAN. COMPANY PROPOSAL TO APPROVE, ON AN ADVISORY BASIS, THE	Managem Fot	For

ShareholdArgainst

For

COMPENSATION OF

THE COMPANY'S NAMED EXECUTIVE

OFFICERS.

SHAREHOLDER PROPOSAL

REGARDING

VESTING OF EQUITY AWARDS OF ...

6. (DUE TO

 $SPACE\ LIMITS,\ SEE\ PROXY$

STATEMENT FOR

FULL PROPOSAL)

MCGRAW HILL FINANCIAL, INC.

Security 580645109 Meeting Type Annual
Ticker Symbol MHFI Meeting Date 29-Apr-2015

ISIN US5806451093 Agenda 934148493 - Management

		_	
Item	Proposal	Proposed by V	Tote For/Against Management
	ELECTION OF DIRECTOR: SIR		-
1A.	WINFRIED	Managem E	or For
	BISCHOFF		
1B.	ELECTION OF DIRECTOR: WILLIAM D	Managem E	or For
	GREEN		
1C.	ELECTION OF DIRECTOR: CHARLES E	" Managem €	or For
	HALDEMAN, JR. ELECTION OF DIRECTOR: REBECCA		
1D.	JACOBY	Managem₽	or For
	ELECTION OF DIRECTOR: ROBERT P.		
1E.	MCGRAW	Managem E	ot For
	ELECTION OF DIRECTOR: HILDA		
1F.	OCHOA-	Managem₽	or For
	BRILLEMBOURG	_	
	ELECTION OF DIRECTOR: DOUGLAS		
1G.	L.	Managem E	or For
	PETERSON		
	ELECTION OF DIRECTOR: SIR		_
1H.	MICHAEL	Managem E	ot For
	RAKE		
1 T	ELECTION OF DIRECTOR: EDWARD B		-t For
1I.	RUST, JR.	Managem E	or For
	ELECTION OF DIRECTOR: KURT L.		
1J.	SCHMOKE	Managem E	or For
	ELECTION OF DIRECTOR: SIDNEY		_
1K.	TAUREL	Managem E	ot For
11	ELECTION OF DIRECTOR: RICHARD E	' M	nt. Fra
1L.	THORNBURGH	· ManagemE	or For
2.	VOTE TO APPROVE THE	Managem₽	ot For
	PERFORMANCE		
	GOALS UNDER THE COMPANY'S 2002		
	STOCK		
	INCENTIVE PLAN, AS AMENDED AND		

Managem**Ent**

Managem**Ent**

For

For

For

RESTATED.

VOTE TO APPROVE, ON AN

ADVISORY

BASIS, THE EXECUTIVE

3. COMPENSATION

PROGRAM FOR THE COMPANY'S

NAMED

EXECUTIVE OFFICERS.

VOTE TO RATIFY THE APPOINTMENT

OF

ERNST & YOUNG LLP AS OUR

4. INDEPENDENT

REGISTERED PUBLIC ACCOUNTING

FIRM

FOR 2015.

SHAREHOLDER PROPOSAL

REQUESTING

5. POLICY THAT CHAIRMAN OF THE Sharehold Against

BOARD BE

AN INDEPENDENT DIRECTOR.

TELECOM ARGENTINA, S.A.

Security 879273209 Meeting Type Annual Ticker Symbol TEO Meeting Date 29-Apr-2015

ISIN US8792732096 Agenda 934176202 - Management

Item Proposal Proposed by Vote For/Against Management

APPOINTMENT OF TWO SHAREHOLDERS TO

1. APPROVE AND SIGN THE MINUTES OF Managem**Ent** For

THE

MEETING.

2. REVIEW THE DOCUMENTS PROVIDED ManagemEnt For

FOR

IN SECTION 234, SUBSECTION 1 OF

LAW

19,550, THE RULES OF THE

ARGENTINE

NATIONAL SECURITIES COMMISSION

(COMISION NACIONAL DE VALORES

("CNV"))

AND THE LISTING REGULATIONS OF

THE

BUENOS AIRES STOCK EXCHANGE

(BOLSA

DE COMERCIO DE BUENOS AIRES),

AND OF

THE ACCOUNTING DOCUMENTS IN

ENGLISH

REQUIRED BY THE RULES OF THE

U.S.

SECURITIES AND EXCHANGE **COMMISSION** FOR THE TWENTY-SIXTH FISCAL **YEAR** ENDED DECEMBER 31, 2014 ('FISCAL **YEAR** 2014'). ANALYSIS OF THE ALLOCATION OF RETAINED EARNINGS AS OF DECEMBER 31, 2014 (P\$ 3,672,540,366.-) AS FOLLOWS: THE CASH DIVIDENDS DISTRIBUTION FOR A TOTAL AMOUNT OF P\$ 804,402,472.-(EQUIVALENT TO P\$ 0.83 PER EACH **SHARE** OF P\$ 1.-NOMINAL VALUE IN **CIRCULATION** UP TO DATE), WILL BE AVAILABLE 3. Managem**Enr** For AS FROM MAY 11, 2015; (II) THE ALLOCATION OF THE **REST OF RETAINED EARNINGS OF P\$** 2,868,137,894.-, FOR THE CREATION OF 'RESERVE FOR FUTURE CASH DIVIDENDS'; AND (III) THE DELEGATION OF THE AUTHORITY TO ... (DUE TO SPACE LIMITS. SEE PROXY MATERIAL FOR FULL PROPOSAL) REVIEW OF THE PERFORMANCE OF THE MEMBERS OF THE BOARD OF 4. **DIRECTORS** Managem**Ent** For FROM APRIL 29, 2014 TO THE DATE OF THIS SHAREHOLDERS' MEETING. REVIEW OF THE PERFORMANCE OF MEMBERS OF THE SUPERVISORY 5. COMMITTEE FROM APRIL 29, 2014 TO Managem**Enr** For DATE OF THIS SHAREHOLDERS' MEETING. 6. REVIEW OF THE COMPENSATION OF Managem**Enr** For THE BOARD OF DIRECTORS FOR THE **SERVICES**

Edgar Filing: GABELLI MULTIMEDIA TRUST INC. - Form N-PX RENDERED DURING FISCAL YEAR 2014 (FROM THE SHAREHOLDERS' MEETING OF APRIL 29, 2014 TO THE DATE OF THIS MEETING). PROPOSAL TO PAY THE AGGREGATE AMOUNT OF P\$ 16,100,000.-, WHICH REPRESENTS 0.44% OF 'ACCOUNTABLE EARNINGS', **CALCULATED** UNDER SECTION 3 OF CHAPTER III, TITLE II OF THE RULES OF CNV (N.T. 2013). AUTHORIZE THE BOARD OF **DIRECTORS TO** MAKE ADVANCE PAYMENTS OF FEES FOR UP TO P\$ 13,320,000.- TO THOSE DIRECTORS ACTING DURING FISCAL 2015 (FROM THE DATE OF THIS SHAREHOLDERS' MEETING THROUGH Managem**Ent** For THE DATE OF THE SHAREHOLDERS' **MEETING** REVIEWING THE DOCUMENTS OF **SUCH** FISCAL YEAR AND CONTINGENT **UPON THE DECISION ADOPTED AT SUCH** MEETING). REVIEW OF THE SUPERVISORY COMMITTEE'S COMPENSATION FOR THE SERVICES RENDERED DURING FISCAL YEAR 2014 (AS FROM THE SHAREHOLDERS' MEETING OF APRIL 29, 2014 Managem**Ent** For THROUGH THE DATE OF THIS MEETING). PROPOSAL PAY THE AGGREGATE AMOUNT OF P\$ 3,600,000.-DETERMINATION OF THE NUMBER Managem**Ent** For OF

7.

8.

9.

MEMBERS AND ALTERNATE

THE SUPERVISORY COMMITTEE FOR

MEMBERS OF

FISCAL

161

	3 3				
	YEAR 2015.				
	ELECTION OF MEMBERS OF THE		_	_	
10.	SUPERVISORY COMMITTEE.	Manag	em Ent	For	
	ELECTION OF ALTERNATE MEMBERS	1			
11.	OF	, Manag	am Ent	For	
11.		Manag	CITICUL	1.01	
	THE SUPERVISORY COMMITTEE.				
	AUTHORIZE THE BOARD OF				
	DIRECTORS TO				
	MAKE ADVANCE PAYMENTS OF FEES	S			
	OF UP				
	TO P\$ 3,000,000, TO THOSE				
	SUPERVISORY				
	COMMITTEE MEMBERS ACTING				
	DURING				
	FISCAL YEAR 2015 (FROM THE DATE				
	OF				
12.	THIS SHAREHOLDERS' MEETING	Manag	em Enr	For	
	THROUGH				
	THE DATE OF THE SHAREHOLDERS'				
	MEETING REVIEWING THE				
	DOCUMENTS OF				
	SUCH FISCAL YEAR AND				
	CONTINGENT				
	UPON THE DECISION ADOPTED AT				
	SUCH				
	MEETING).				
	DETERMINATION OF THE				
	COMPENSATION				
13.	FOR THE INDEPENDENT AUDITORS	Manag	em Ent	For	
	ACTING	C			
	DURING FISCAL YEAR 2014.				
	APPOINTMENT OF INDEPENDENT				
	AUDITORS				
14.	FOR THE FISCAL YEAR 2015	Manag	am Ent	For	
14.	FINANCIAL	Ivianag	CITICUL	1.01	
	STATEMENTS.				
	DETERMINATION OF THE				
	COMPENSATION		_	_	
15.	FOR THE INDEPENDENT AUDITORS	Manag	em Enr	For	
	ACTING				
	IN FISCAL YEAR 2015.				
	REVIEW OF THE AUDIT COMMITTEE'S	S			
16.	BUDGET FOR FISCAL YEAR 2015 (P\$	Manag	em Enr	For	
	2,100,000).				
OI S.A					
Securit			Meeting 7	Гvne	Annual
	Symbol OIBRC		Meeting I		29-Apr-2015
ISIN	US6708513022		Agenda		934193549 - Management
1911	050700313022		1 15011da		70 11700 17 Munagement
		Proposed		For/Agains	et.
Item	Proposal	_	Vote	Manageme	
		by		ivialiageille	ли

Managem**Ent**

Managem**Ent**

Managem**Ent**

For

For

For

ACKNOWLEDGE THE MANAGEMENT ACCOUNTS, EXAMINE, DISCUSS AND

VOTE

ON THE MANAGEMENT REPORT AND FINANCIAL STATEMENTS FOR THE

YEAR

1. ENDED DECEMBER 31, 2014,

ACCOMPANIED

BY THE REPORT OF THE

INDEPENDENT

AUDITORS AND THE REPORT OF THE

FISCAL COUNCIL.

EXAMINE, DISCUSS AND VOTE ON

THE

MANAGEMENT PROPOSAL FOR THE 2.

ALLOCATION OF NET INCOME FOR

THE

YEAR ENDED DECEMBER 31, 2014.

DETERMINE GLOBAL ANNUAL

COMPENSATION FOR MANAGEMENT

AND

3. THE MEMBERS OF THE COMPANY'S

> **FISCAL** COUNCIL.

ELECT THE MEMBERS OF THE FISCAL

4. COUNCIL AND THEIR RESPECTIVE Managem**Ent** For

ALTERNATES.

OI S.A.

Security 670851401 Meeting Type Annual Ticker Symbol OIBR Meeting Date 29-Apr-2015

ISIN US6708514012 Agenda 934193551 - Management

Proposed For/Against Item Proposal Vote Management by

ELECT THE MEMBERS OF THE FISCAL

4. COUNCIL AND THEIR RESPECTIVE Managem**Ent** For

ALTERNATES.

GRUPO TELEVISA, S.A.B.

Security 40049J206 Meeting Type Annual Ticker Symbol TV Meeting Date 29-Apr-2015

Agenda **ISIN** US40049J2069 934203504 - Management

Proposed For/Against Item Proposal Vote Management by

L1 APPOINTMENT AND/OR Managem Antstain

RATIFICATION, AS

THE CASE MAY BE, OF THE MEMBERS

THE BOARD OF DIRECTORS TO BE

APPOINTED AT THIS MEETING

PURSUANT

Managem Antstain

TO ARTICLES TWENTY SIXTH, **TWENTY** SEVENTH AND OTHER APPLICABLE ARTICLES OF THE CORPORATE BY-LAWS. APPOINTMENT OF DELEGATES TO **CARRY** L2 **OUT AND FORMALIZE THE** Managem Arktstain **RESOLUTIONS** ADOPTED AT THIS MEETING. APPOINTMENT AND/OR RATIFICATION, AS THE CASE MAY BE, OF THE MEMBERS OF THE BOARD OF DIRECTORS TO BE APPOINTED AT THIS MEETING D1 Managem Artstain **PURSUANT** TO ARTICLES TWENTY SIXTH, **TWENTY** SEVENTH AND OTHER APPLICABLE ARTICLES OF THE CORPORATE BY-LAWS. APPOINTMENT OF DELEGATES TO **CARRY** D2OUT AND FORMALIZE THE Managem Antstain RESOLUTIONS ADOPTED AT THIS MEETING. PRESENTATION AND, IN ITS CASE, APPROVAL OF THE REPORTS REFERRED TO IN ARTICLE 28, PARAGRAPH IV OF THE SECURITIES MARKET LAW, INCLUDING THE FINANCIAL STATEMENTS FOR THE AB1 **YEAR** Managem Antstain ENDED ON DECEMBER 31, 2014 AND RESOLUTIONS REGARDING THE **ACTIONS** TAKEN BY THE BOARD OF DIRECTORS, THE COMMITTEES AND THE CHIEF **EXECUTIVE** OFFICER OF THE COMPANY. PRESENTATION OF THE REPORT REGARDING CERTAIN FISCAL **OBLIGATIONS** AB2 Managem Artstain OF THE COMPANY, PURSUANT TO THE APPLICABLE LEGISLATION.

AB3

RESOLUTION REGARDING THE

ALLOCATION

OF FINAL RESULTS FOR THE YEAR

ENDED

ON DECEMBER 31, 2014.

RESOLUTION REGARDING (I) THE

AMOUNT

THAT MAY BE ALLOCATED TO THE

REPURCHASE OF SHARES OF THE

COMPANY PURSUANT TO ARTICLE

56.

PARAGRAPH IV OF THE SECURITIES

MARKET LAW; (II) THE REPORT ON

THE

AB4 POLICIES AND RESOLUTIONS

ADOPTED BY

THE BOARD OF DIRECTORS OF THE

COMPANY, REGARDING THE

ACQUISITION

AND SALE OF SUCH SHARES; AND

(III) THE

REPORT ON THE LONG TERM

RETENTION

PLAN OF THE COMPANY.

APPOINTMENT AND/OR

RATIFICATION, AS

THE CASE MAY BE, OF THE MEMBERS

AB5 THAT

Managem**Ant**stain

SHALL CONFORM THE BOARD OF DIRECTORS, THE SECRETARY AND

OFFICERS OF THE COMPANY.

APPOINTMENT AND/OR

RATIFICATION, AS

THE CASE MAY BE, OF THE MEMBERS

AB6 THAT

SHALL CONFORM THE EXECUTIVE

COMMITTEE.

APPOINTMENT AND/OR

RATIFICATION, AS

THE CASE MAY BE, OF THE

AB7 CHAIRMAN OF

Managem Artstain

Managem Artstain

Managem Antstain

THE AUDIT AND CORPORATE

PRACTICES

COMMITTEE.

AB8 COMPENSATION TO THE MEMBERS

OF THE

BOARD OF DIRECTORS, OF THE

EXECUTIVE

COMMITTEE, OF THE AUDIT AND

CORPORATE PRACTICES

COMMITTEE, AS

Managem Artstain

Managem Arktstain

WELL AS TO THE SECRETARY.

APPOINTMENT OF DELEGATES WHO

WILL

AB9 CARRY OUT AND FORMALIZE THE

RESOLUTIONS ADOPTED AT THIS

MEETING.

STV GROUP PLC, GLASGOW

Security G8226W137 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 30-Apr-2015

ISIN GB00B3CX3644 Agenda 705942589 - Management

Item Proposal Proposed by Vote For/Against Management

TO RECEIVE THE ANNUAL

ACCOUNTS OF

THE COMPANY FOR THE FINANCIAL

YEAR

ENDED 31 DECEMBER 2014 WHICH

INCLUDES THE REPORTS OF THE

1 DIRECTORS AND THE REPORT BY ManagemEnt For

THE

AUDITORS ON THE ANNUAL

ACCOUNTS AND

THE AUDITABLE PART OF THE

DIRECTORS'

REMUNERATION REPORT

TO APPROVE THE DIRECTORS'

REMUNERATION REPORT (OTHER

THAN THE

PART CONTAINING THE DIRECTORS'

REMUNERATION POLICY) IN THE

2 FORM SET ManagemEnt For

OUT ON PAGES 55 TO 62 OF THE

ANNUAL

REPORT AND ACCOUNTS FOR THE

FINANCIAL YEAR ENDED 31

DECEMBER 2014

TO APPROVE THE DIRECTORS'

REMUNERATION POLICY, IN THE

FORM SET

OUT ON PAGES 46 TO 54 OF THE ManagemEnt For

' ANNUAL

REPORT AND ACCOUNTS FOR THE

FINANCIAL YEAR ENDED 31

DECEMBER 2014

TO DECLARE A FINAL DIVIDEND OF

6.0P PER

4 ORDINARY SHARE FOR THE YEAR Managem**Ent** For

ENDED 31

DECEMBER 2014

5 Managem**Ent** For

	20901 1 111191 07 12 2221 111021		0 0
	TO ELECT CHRISTIAN WOOLFENDEN		
	AS A		
	DIRECTOR OF THE COMPANY		
_	TO ELECT ANNE MARIE CANNON AS		_
6	A	Managem Ent	For
	DIRECTOR OF THE COMPANY		
7	TO RE-ELECT ROB WOODWARD AS A	Managem Ent	For
•	DIRECTOR OF THE COMPANY	111111111111111111111111111111111111111	1 01
	TO RE-ELECT GENEVIEVE SHORE AS		
8	A	Managem Ent	For
	DIRECTOR OF THE COMPANY		
	TO RE-ELECT MICHAEL JACKSON AS		
9	A	Managem Ent	For
	DIRECTOR OF THE COMPANY		
	TO RE-APPOINT		
	PRICEWATERHOUSECOOPERS LLP AS		
	THE		
	AUDITORS OF THE COMPANY TO		
10	HOLD	Managem Ent	For
	OFFICE UNTIL THE CONCLUSION OF		
	THE		
	NEXT GENERAL MEETING AT WHICH		
	ACCOUNTS ARE LAID		
	TO AUTHORISE THE AUDIT		
11	COMMITTEE TO	Managem Ent	For
11	FIX THE REMUNERATION OF THE	Wanagemen	1 01
	AUDITORS		
	TO GRANT THE DIRECTORS THE		
12	AUTHORITY	Managem Ent	For
	TO ALLOT SHARES		
13	TO APPROVE THE STV GROUP PLC	Managem Ent	For
13	DEFERRED BONUS PLAN	Wanagemen	1 01
	TO APPROVE THE STV GROUP PLC		
14	LONG	Managem Artstain	Against
	TERM INCENTIVE PLAN		
	TO DIS-APPLY STATUTORY		
15	PRE-EMPTION	Managem Angainst	Against
	RIGHTS		
16	TO PURCHASE THE COMPANY'S OWN	Managem Ent	For
10	SHARES	Wanagemen	1 01
	TO ALLOW GENERAL MEETINGS TO		
17	BE HELD	Managem Argainst	Against
	ON 14 DAYS NOTICE		
	TO RATIFY THE DIVIDEND PAYMENT		
18	MADE	Managem Ent	For
	IN MAY 2014		
CMMT	31 MAR 2015: PLEASE NOTE THAT	Non-Voting	
	THIS IS A		
	REVISION DUE TO MODIFICATION OF		
	THE		
	TE-XT OF RESOLUTION 9. IF YOU		

HAVE

ALREADY SENT IN YOUR VOTES,

PLEASE DO

NOT VOTE-AGAIN UNLESS YOU

DECIDE TO

AMEND YOUR ORIGINAL

INSTRUCTIONS.

THANK YOU.

CONTAX PARTICIPACOES SA, RIO DE JANEIRO

ExtraOrdinary General Security P3144E129 Meeting Type

Meeting

Action

Ticker Symbol Meeting Date 30-Apr-2015

706045982 - Management **ISIN** Agenda BRCTAXCDAM19

Proposed For/Against Item Proposal Vote Management by

IMPORTANT MARKET PROCESSING

REQUIREMENT: A BENEFICIAL

OWNER

SIGNED POWER OF-ATTORNEY (POA)

REQUIRED IN ORDER TO LODGE AND

EXECUTE YOUR

VOTING-INSTRUCTIONS IN CMMT

Non-Voting THIS MARKET. ABSENCE OF A POA,

MAY

CAUSE YOUR INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY

QUESTIONS,

PLEASE CONTACT YOUR CLIENT

SERVICE-

REPRESENTATIVE

PLEASE NOTE THAT VOTES 'IN

FAVOR' AND

'AGAINST' IN THE SAME AGENDA

ITEM ARE-

CMMT NOT ALLOWED. ONLY VOTES IN Non-Voting

FAVOR

AND/OR ABSTAIN OR AGAINST AND/

ABSTAIN-ARE ALLOWED. THANK

YOU

Ι TO APPROVE THE AMENDMENT OF Management

ARTICLE

2 OF THE CORPORATE BYLAWS OF

THE

COMPANY TO REFLECT THE CHANGE

OF

THE ADDRESS OF THE CORPORATE

HEAD

OFFICE OF THE COMPANY AND TO

168

CARRY

OUT THE RESTATEMENT OF THE

CORPORATE BYLAWS OF THE

COMPANY

CONTAX PARTICIPACOES SA, RIO DE JANEIRO

Security P3144E129 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 30-Apr-2015

ISIN BRCTAXCDAM19 Agenda 706048229 - Management

Item Proposal Proposed by Vote For/Against Management

IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL

OWNER

SIGNED POWER OF-ATTORNEY (POA)

IS

REQUIRED IN ORDER TO LODGE AND

EXECUTE YOUR

CMMT THIS NA PAPET A POPULATIONS IN

Non-Voting

THIS MARKET. ABSENCE OF A POA,

MAY

CAUSE YOUR INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY

QUESTIONS,

PLEASE CONTACT YOUR CLIENT

SERVICE-

REPRESENTATIVE

CMMT PLEASE NOTE THAT SHAREHOLDERS Non-Voting

CAN

SUBMIT A MEMBER FROM THE

CANDIDATES

LIST OR-ALTERNATIVELY A

CANDIDATE

OUTSIDE OF THIS LIST, HOWEVER WE

CANNOT DO THIS-THROUGH THE

PROXYEDGE PLATFORM. IN ORDER

TO

SUBMIT A VOTE TO ELECT

A-CANDIDATE

OUTSIDE THE LIST, CLIENTS MUST

CONTACT THEIR CSR TO INCLUDE

THE-

NAME OF THE CANDIDATE TO BE

ELECTED.

IF INSTRUCTIONS TO VOTE ON THIS

ITEM

ARE-RECEIVED WITHOUT A

CANDIDATE'S

NAME, YOUR VOTE WILL BE

PROCESSED IN

FAVOR OR-AGAINST OF THE

DEFAULT COMPANY'S CANDIDATE. THANK YOU PLEASE NOTE THAT VOTES 'IN FAVOR' AND 'AGAINST' IN THE SAME AGENDA ITEM ARE-CMMT NOT ALLOWED. ONLY VOTES IN Non-Voting **FAVOR** AND/OR ABSTAIN OR AGAINST AND/ OR ABSTAIN-ARE ALLOWED. THANK YOU TO TAKE KNOWLEDGE OF THE **DIRECTORS** ACCOUNTS, TO EXAMINE, DISCUSS **VOTE ON THE ADMINISTRATIONS** REPORT, I FINANCIAL STATEMENTS AND ACCOMPANIED BY THE **INDEPENDENT** AUDITORS REPORT REGARDING THE FISCAL YEAR ENDING ON DECEMBER 31, 2014 TO APPROVE THE DISTRIBUTION OF **NET** II PROFITS AND THE DISTRIBUTION OF **DIVIDENDS** TO DEFINE THE NUMBER OF III **MEMBERS OF** THE BOARD OF DIRECTORS TO ELECT THE MEMBERS OF THE **BOARD OF** DIRECTORS. SLATE. MEMBERS. **FERNANDO** ANTONIO PIMENTEL MELO TITULAR **AND** IV MARCIO DE ARAUJO FARIA SUBSTITUTE, CRISTIANO YAZBEK PEREIRA TITULAR AND GUIDO BARBOSA DE OLIVEIRA **SUBSTITUTE** AND ALEXANDRE JEREISSATI LEGEY TITULAR AND CARLOS JEREISSATI

SUBSTITUTE AND RENATO TORRES

FARIA TITULAR AND RAFAEL

DE

CARDOSO

CORDEIRO SUBSTITUTE AND

ARMANDO

GALHARDO NUNES GUERRA JUNIOR

TITULAR AND MATIAS EZEQUIEL

ARON

SUBSTITUTE

V TO SET THE REMUNERATION OF THE

ADMINISTRATORS OF THE COMPANY

Management Action

CORNING INCORPORATED

Security 219350105 Meeting Type Annual Ticker Symbol GLW Meeting Date 30-Apr-2015

ISIN US2193501051 Agenda 934138199 - Management

				\mathcal{C}	
Item	Proposal	Pro by	oposed	Vote	For/Against Management
1A.	BLAIR		Manage	m Eor	For
1B.	ELECTION OF DIRECTOR: STEPHANIE A. BURNS	<u>į</u>	Manage	m Ent	For
1C.	ELECTION OF DIRECTOR: JOHN A. CANNING, JR.		Manage	m Ent	For
1D.	ELECTION OF DIRECTOR: RICHARD T CLARK	•	Manage	m Eot	For
1E.	ELECTION OF DIRECTOR: ROBERT F. CUMMINGS, JR.		Manage	m Eor	For
1F.	ELECTION OF DIRECTOR: JAMES B. FLAWS		Manage	m Eot	For
1G.	ELECTION OF DIRECTOR: DEBORAH A. HENRETTA		Manage	m Eot	For
1H.	ELECTION OF DIRECTOR: DANIEL P. HUTTENLOCHER		Manage	m Eor	For
1I.	ELECTION OF DIRECTOR: KURT M. LANDGRAF		Manage	m Eor	For
1J.	ELECTION OF DIRECTOR: KEVIN J. MARTIN		Manage	m Ent	For
1K.	ELECTION OF DIRECTOR: DEBORAH D. RIEMAN		Manage	m Eot	For
1L.	ELECTION OF DIRECTOR: HANSEL E. TOOKES II		Manage	m Enr	For
1M.	ELECTION OF DIRECTOR: WENDELL P. WEEKS		Manage	m Eor	For
1N.	ELECTION OF DIRECTOR: MARK S. WRIGHTON		Manage	m Ent	For
2.	RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS CORNING'S INDEPENDENT	3	Manage	m Eot	For

REGISTERED PUBLIC ACCOUNTING FIRM FOR THE **FISCAL** YEAR ENDING DECEMBER 31, 2015. ADVISORY VOTE TO APPROVE THE 3. COMPANY'S EXECUTIVE Managem**Ent** For COMPENSATION. **HOLY LAND PRINCIPLES** 4. **SHAREHOLDER** Sharehold Against For PROPOSAL. CINCINNATI BELL INC. 171871106 Security Meeting Type Annual Meeting Date Ticker Symbol CBB 30-Apr-2015 **ISIN** Agenda 934141348 - Management US1718711062 Proposed For/Against Item **Proposal** Vote Management by ELECTION OF DIRECTOR: PHILLIP R. 1A. Managem**Eor** For COX ELECTION OF DIRECTOR: JOHN W. 1B. Managem**Ent** For **ECK** ELECTION OF DIRECTOR: JAKKI L. 1C. Managem**Ent** For HAUSSLER ELECTION OF DIRECTOR: CRAIG F. 1D. Managem**Ent** For **MAIER** ELECTION OF DIRECTOR: RUSSEL P. 1E. Managem**Ent** For **MAYER** ELECTION OF DIRECTOR: LYNN A. 1F. Managem**Ent** For **WENTWORTH** ELECTION OF DIRECTOR: JOHN M. 1G. Managem**Enr** For **ZRNO** ELECTION OF DIRECTOR: THEODORE 1H. Managem**Ent** For H. **TORBECK** ADVISORY APPROVAL OF THE 2. COMPANY'S Managem**Ent** For EXECUTIVE COMPENSATION. APPROVE AN AMENDMENT TO THE CINCINNATI BELL INC. 2007 LONG 3. Managem**Ent** For **TERM** INCENTIVE PLAN. RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS INDEPENDENT 4. Managem**Eor** For REGISTERED PUBLIC ACCOUNTING **FIRM** FOR FISCAL 2015. ECHOSTAR CORPORATION Security 278768106 Meeting Type Annual

Meeting Date

Agenda

Ticker Symbol SATS

US2787681061

ISIN

30-Apr-2015

934143847 - Management

DIRECTOR	Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1	1	DIRECTOR	•	ement	Wanageme	iit
	1.		Manag		For	
4						
For						
TO RATIFY THE APPOINTMENT OF RESOLUTIONS THE FISCAL YEAR ENDING DECEMBER 31, 2015. ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2015.						
TO RATIFY THE APPOINTMENT OF KPMG LLP AS OUR INDEPENDENT REGISTERED						
RPMG LLP				1.01	1.01	
AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2015. AMERICA MOVIL, S.A.B. DE C.V. Security 02364W105 Ticker Symbol AMX ISIN US02364W1053 Item Proposal MAX APPOINTMENT OR, AS THE CASE MAY BE, REELECTION OF THE MEMBERS OF THE BOARD OF DIRECTORS OF THE 1. COMPANY THAT THE HOLDERS OF THE SERIES "L" SHARES ARE ENTITLED TO APPOINT. ADDOPTION OF RESOLUTIONS THEREON. APPOINTMENT OF DELEGATES TO EXECUTE, AND IF, APPLICABLE, FORMALIZE 1. THE RESOLUTIONS ADOPTED BY THE MEETING. ADOPTION OF RESOLUTIONS THEREON. EBAY INC. Security 278642103 Ticker Symbol EBAY IUS 278642103 TICKER SYM						
PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2015.						
ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2015. AMERICA MOVIL, S.A.B. DE C.V. Security 02364W105 Ticker Symbol AMX ISIN US02364W1053 Meeting Type Annual Meeting Date 30.Apr-2015 Agenda 934208059 - Management Meeting Date 40.Apr-2015 Agenda 934160627 - Management Meeting Date 40.Apr-2015 Annual Meeting Date 40.Apr-2015 Annual Meeting Date 40.Apr-2015 Annual Meeting Date 40.Apr-2015 Agenda 934160627 - Management Meeting Date 40.Apr-2015 Agenda 934160627 - Management Proposed by Vote 40.Apr-2015 Annual Meeting Date 40.	2		Manag	em Ent	For	
YEAR ENDING DECEMBER 31, 2015. AMERICA MOVIL, S.A.B. DE C.V. Security 02364W105	۷.		Ivialiag	CITICOL	1.01	
Name						
AMERICA MOVIL, S.A.B. DE C.V. Security 02364W105 Meeting Type Annual Ticker ymbol AMX 10802364W1053 Meeting Type Annual SIN US02364W1053 Vote For/Against Management Item Proposal Proposed by Vote For/Against Management APPOINTMENT OR, AS THE CASE MAY BE, REELECTION OF THE MEMBERS OF THE BOARD OF DIRECTORS OF THE BOARD OF DIRECTORS OF THE SERIES "L" Take No Take No SHARES ARE ENTITLED TO APPOINT. ADOPTION OF RESOLUTIONS THEREON. APPOINTMENT OF DELEGATES TO EXECUTE, AND IF, APPLICABLE, FORMALIZE APPOINTMENT OF DELEGATES TO EXECUTE, AND IF, APPLICABLE, FORMALIZE APPOINTMENT OF DELEGATES TO EXECUTIONS ADOPTED BY THE MEETING. ADOPTION OF RESOLUTIONS THEREON. AND APPLICABLE, AND IF, APPLICABLE, FORMALIZE Take No EBAY INC. 278642103 Meeting Type Annual Meeting Type Annual O1-May-2015 Meeting Date 01-May-2015 934160627 - Management						
Security D2364W105 Ticker Symbol AMX ISIN US02364W1053 Meeting Type Annual 30-Apr-2015 Agenda 934208059 - Management Proposed Agenda 934208059 - Management Proposed BOARD OF DIRECTORS OF THE BOARD OF DIRECTORS OF THE SERIES "L" SHARES ARE ENTITLED TO APPOINT. ADOPTION OF RESOLUTIONS THEREON. APPOINTMENT OF DELEGATES TO EXECUTE, AND IF, APPLICABLE, FORMALIZE THE RESOLUTIONS ADOPTED BY THE MEETING. ADOPTION OF RESOLUTIONS THEREON. EBAY INC. SECURITY 278642103 Meeting Type Annual 30-Apr-2015 Meanagement Annual Meanagement Meanagement Annual Meanagement Meanagement Annual Meanagement Meanagement Meanagement Annual Meanagement Meanagement Meanagement Meanagement Annual Meanagement Management Management Management Management Management Management Meanagement Management Manageme	УМЕ Т					
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ISIN US2786421030 Agenda 934160627 - Management Item Proposal Proposed by Vote For/Against Management		•		_		
Item Proposal Proposed by Vote For/Against Management		•		•	Jaic	
by Management	1911/	032/00421030		Agullua		75-100021 - Management
by Management			Proposed		For/Agains	.f
·	Item	Proposal	•	Vote	_	
	1A.		•	em Ent	•	

	3 8		
	ELECTION OF DIRECTOR: FRED D. ANDERSON		
	ELECTION OF DIRECTOR: ANTHONY		
1B.	J.	Managem Ent	For
	BATES	C	
	ELECTION OF DIRECTOR: EDWARD		
1C.	W.	Managem Ent	For
	BARNHOLT		
1D.	ELECTION OF DIRECTOR: JONATHAN CHRISTODORO	Managem Ent	For
1E.	ELECTION OF DIRECTOR: SCOTT D. COOK	Managem Ent	For
1F.	ELECTION OF DIRECTOR: JOHN J.	ManagamEnt	For
1Г.	DONAHOE	Managem Eor	гог
1G.	ELECTION OF DIRECTOR: DAVID W. DORMAN	Managem Ent	For
177	ELECTION OF DIRECTOR: BONNIE S.	M	_
1H.	HAMMER	Managem Ent	For
1I.	ELECTION OF DIRECTOR: GAIL J.	Managem Ent	For
11.	MCGOVERN	Managemeni	гог
	ELECTION OF DIRECTOR: KATHLEEN		
1J.	C.	Managem Ent	For
	MITIC		
1K.	ELECTION OF DIRECTOR: DAVID M.	Managem Ent	For
	MOFFETT	C	
1L.	ELECTION OF DIRECTOR: PIERRE M. OMIDYAR	Managem Ent	For
	ELECTION OF DIRECTOR: THOMAS J.	-	
1M.	TIERNEY	Managem Ent	For
	ELECTION OF DIRECTOR: PERRY M.		
1N.	TRAQUINA	Managem Ent	For
	ELECTION OF DIRECTOR: FRANK D.		
10.	YEARY	Managem Ent	For
	TO APPROVE, ON AN ADVISORY		
2	BASIS, THE	Managare	E
2.	COMPENSATION OF OUR NAMED	Managem Eor	For
	EXECUTIVE OFFICERS.		
	TO APPROVE THE MATERIAL TERMS,		
	INCLUDING THE PERFORMANCE		
3.	GOALS, OF	Managem Ent	For
	THE AMENDMENT AND		
	RESTATEMENT OF		
	THE EBAY INCENTIVE PLAN. TO RATIFY THE APPOINTMENT OF		
	PRICEWATERHOUSECOOPERS LLP AS		
	OUR OUR		
4.	INDEPENDENT AUDITORS FOR OUR	Managem Ent	For
	FISCAL		
	YEAR ENDING DECEMBER 31, 2015.		
5.	TO CONSIDER A STOCKHOLDER	Sharehold Argainst	For
	PROPOSAL		-

REGARDING STOCKHOLDER ACTION

BY

WRITTEN CONSENT WITHOUT A

MEETING, IF

PROPERLY PRESENTED BEFORE THE

MEETING.

TO CONSIDER A STOCKHOLDER

PROPOSAL

6. REGARDING STOCKHOLDER PROXY

ACCESS, IF PROPERLY PRESENTED

BEFORE THE MEETING.

TO CONSIDER A STOCKHOLDER

PROPOSAL

7. REGARDING GENDER PAY, IF

PROPERLY

PRESENTED BEFORE THE MEETING.

THE E.W. SCRIPPS COMPANY

Security 811054402

Ticker Symbol SSP

ISIN US8110544025 Sharehold Argainst For

Sharehold Argainst

Managem**Ent**

Meeting Type

For

Meeting Date 04-May-2015

Agenda 934143885 - Management

Annual

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: ROGER L. OGDEN	Managem Ent	For
1B.	ELECTION OF DIRECTOR: J. MARVIN QUIN	Managem Ent	For
10	ELECTION OF DIRECTOR: KIM	ManagamEnt	Г ан

1C. **WILLIAMS**

QTS REALTY TRUST, INC.

Security 74736A103 Ticker Symbol QTS

ISIN US74736A1034 Meeting Type Annual Meeting Date 04-May-2015

For

Agenda 934143950 - Management

Item	Proposal	Proposed by	Vote	For/Against Management	
1.	DIRECTOR	Manage	Management		
	1 CHAD L. WILLIAMS		For	For	
	2 PHILIP P. TRAHANAS		For	For	
	3 JOHN W. BARTER		For	For	
	4 WILLIAM O. GRABE		For	For	
	5 CATHERINE R. KINNEY		For	For	
	6 PETER A. MARINO		For	For	
	7 SCOTT D. MILLER		For	For	
	8 STEPHEN E. WESTHEAD		For	For	
2.	TO APPROVE AN AMENDMENT TO	Manage	m Ang tainst	Against	
	THE QTS				
	REALTY TRUST, INC. 2013 EQUITY				
	INCENTIVE PLAN TO INCREASE TH	Е			
	NUMBER OF SHARES AVAILABLE				
	FOR				

ISSUANCE THEREUNDER BY 3,000,000

AND

ADD CERTAIN ADDITIONAL

AUTHORIZED

PERFORMANCE MEASURES AND

APPROVE

THE MATERIAL TERMS FOR

PAYMENT OF

PERFORMANCE-BASED

COMPENSATION

THEREUNDER FOR PURPOSES OF

SECTION

162(M) OF THE INTERNAL REVENUE

CODE.

TO RATIFY THE APPOINTMENT OF

ERNST &

YOUNG LLP AS THE COMPANY'S

3. INDEPENDENT REGISTERED PUBLIC ManagemEnt For

ACCOUNTING FIRM FOR THE FISCAL

YEAR

ENDING DECEMBER 31, 2015.

LAGARDERE SCA, PARIS

Security F5485U100 Meeting Type MIX

Ticker Symbol Meeting Date 05-May-2015

ISIN FR0000130213 Agenda 705906379 - Management

Item Proposal Proposed by Vote Pro/Against Management

PLEASE NOTE IN THE FRENCH

MARKET

THAT THE ONLY VALID VOTE

_ OPTIONS ARE

CMMT "FOR"-AND "AGAINST" A VOTE OF

Non-Voting

"ABSTAIN"

WILL BE TREATED AS AN "AGAINST"

VOTE.

CMMT THE FOLLOWING APPLIES TO Non-Voting

SHAREHOLDERS THAT DO NOT HOLD SHARES DIRECTLY WITH A-FRENCH

CUSTODIAN: PROXY CARDS: VOTING

INSTRUCTIONS WILL BE

FORWARDED TO

THE-GLOBAL CUSTODIANS ON THE

VOTE

DEADLINE DATE. IN CAPACITY AS

REGISTERED-INTERMEDIARY, THE

GLOBAL

CUSTODIANS WILL SIGN THE PROXY

CARDS

AND FORWARD-THEM TO THE LOCAL

CUSTODIAN. IF YOU REQUEST MORE

INFORMATION, PLEASE **CONTACT-YOUR** CLIENT REPRESENTATIVE. 17 APR 2015: PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAI-LABLE BY **CLICKING** ON THE MATERIAL URL LINK: https://balo.journal-officiel.gouv-.fr/pdf/2015/0320/201503201500651.pdf. THIS IS A REVISION DUE TO RECEIPT OF AD-CMMT . DITIONAL URL LINK: Non-Voting http://www.journalofficiel.gouv.fr//pdf/2015/0417/20150417-1501197.pdf. IF YOU HAVE ALREADY **SENT IN** YOUR VOTES, PLEASE DO NOT VOTE UNLESS YOU DECIDE TO AMEND **YOUR** ORIGINAL INSTRUCTIONS. THANK YOU. APPROVAL OF THE ANNUAL **CORPORATE** FINANCIAL STATEMENTS FOR THE 0.1 Managem**Ent** For FINANCIAL YEAR ENDED ON DECEMBER 31, 2014 APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE 0.2 FINANCIAL YEAR ENDED ON Managem**Ent** For DECEMBER 31, 2014 ALLOCATION OF CORPORATE 0.3 **INCOME AND** Managem**Ent** For **DIVIDEND DISTRIBUTION** AUTHORIZATION TO BE GRANTED TO THE EXECUTIVE BOARD FOR AN 0.4 Managem**Ent** For 18-MONTH PERIOD TO TRADE IN COMPANY'S **SHARES** ADVISORY REVIEW OF THE **COMPENSATION** OWED OR PAID TO MR. ARNAUD 0.5 Managem**Ent** For LAGARDERE, GENERAL MANAGER FOR THE 2014 FINANCIAL YEAR 0.6 ADVISORY REVIEW OF THE Managem**Ent** For **COMPENSATION**

OWED OR PAID TO MR. PIERRE LEROY, MR. DOMINIQUE D'HINNIN AND MR. **THIERRY** FUNCK-BRENTANO, MANAGING DIRECTORS, REPRESENTATIVES OF THE **MANAGEMENT** FOR THE 2014 FINANCIAL YEAR RENEWAL OF TERM OF MRS. SUSAN M. 0.7 TOLSON AS SUPERVISORY BOARD Managem**Ent** For **MEMBER** FOR A FOUR-YEAR PERIOD DELEGATION OF AUTHORITY TO THE **EXECUTIVE BOARD FOR A 26-MONTH** PERIOD TO DECIDE TO ISSUE **SECURITIES** REPRESENTING DEBT GIVING **IMMEDIATE** E.8 Managem**Ent** For OR FUTURE ACCESS TO CAPITAL OF SUBSIDIARIES OF THE COMPANY AND/OR ANY OTHER COMPANIES UP TO 1.5 **BILLION EUROS FOR RESULTING LOANS** DELEGATION OF AUTHORITY TO THE **EXECUTIVE BOARD FOR A 26-MONTH** PERIOD TO DECIDE TO ISSUE **COMMON** SHARES OF THE COMPANY AND/OR SECURITIES GIVING IMMEDIATE OR **FUTURE** ACCESS TO CAPITAL OF THE **COMPANY** AND/OR ENTITLING IMMEDIATELY E.9 OR IN THE Managem**Ent** For FUTURE TO THE ALLOTMENT OF **DEBT SECURITIES UP TO 265 MILLION EUROS FOR CAPITAL INCREASES AND 1.5** BILLION EUROS FOR RESULTING LOANS, WHILE MAINTAINING PREFERENTIAL SUBSCRIPTION RIGHTS E.10 DELEGATION OF AUTHORITY TO THE Managem Angainst Against **EXECUTIVE BOARD FOR A 26-MONTH** PERIOD TO DECIDE TO ISSUE **COMMON**

SHARES OF THE COMPANY AND/OR

SECURITIES GIVING IMMEDIATE OR

FUTURE

ACCESS TO CAPITAL OF THE

COMPANY

AND/OR ENTITLING IMMEDIATELY

OR IN THE

FUTURE TO THE ALLOTMENT OF

DEBT

SECURITIES UP TO 160 MILLION

EUROS FOR

CAPITAL INCREASES AND 1.5

BILLION

EUROS FOR RESULTING LOANS, VIA

PUBLIC

OFFERING WITHOUT PREFERENTIAL

SUBSCRIPTION RIGHTS BUT WITH A

PRIORITY RIGHT OF AT LEAST FIVE

TRADING DAYS

DELEGATION OF AUTHORITY TO THE

EXECUTIVE BOARD FOR A 26-MONTH

PERIOD TO DECIDE TO ISSUE

COMMON

SHARES OF THE COMPANY AND/OR

SECURITIES GIVING IMMEDIATE OR

FUTURE

ACCESS TO CAPITAL OF THE

COMPANY

AND/OR ENTITLING IMMEDIATELY

OR IN THE

E.11 FUTURE TO THE ALLOTMENT OF

DEBT

SECURITIES UP TO 80 MILLION

EUROS FOR

CAPITAL INCREASES AND OF 1.5

BILLION

EUROS FOR RESULTING LOANS, VIA

PUBLIC

OFFERING WITHOUT PREFERENTIAL

SUBSCRIPTION RIGHTS AND

WITHOUT

PRIORITY RIGHT

E.12 DELEGATION OF AUTHORITY TO THE

EXECUTIVE BOARD FOR A 26-MONTH

PERIOD TO DECIDE TO ISSUE

COMMON

SHARES OF THE COMPANY AND/OR

SECURITIES GIVING IMMEDIATE OR

FUTURE

ACCESS TO CAPITAL OF THE

COMPANY

Managem Argainst Against

Managem Angainst Against

AND/OR ENTITLING IMMEDIATELY

OR IN THE

FUTURE TO THE ALLOTMENT OF

DEBT

SECURITIES UP TO 80 MILLION

EUROS FOR

CAPITAL INCREASES AND OF 1.5

BILLION

EUROS FOR RESULTING LOANS, VIA

AN

OFFER PURSUANT TO ARTICLE

L.411-2

PARAGRAPH II OF THE MONETARY

AND

FINANCIAL CODE, WITHOUT

PREFERENTIAL

SUBSCRIPTION RIGHTS

AUTHORIZATION TO BE GRANTED TO

THE

EXECUTIVE BOARD TO INCREASE

THE

E.13 AMOUNT OF ISSUANCES DECIDED IN

CASE

OF OVERSUBSCRIPTIONS IN

ACCORDANCE

WITH SET CEILINGS

DELEGATION OF AUTHORITY TO THE

EXECUTIVE BOARD FOR A 26-MONTH

PERIOD TO DECIDE TO ISSUE

COMMON

SHARES OF THE COMPANY AND/OR

SECURITIES GIVING IMMEDIATE OR

FUTURE

ACCESS TO CAPITAL OF THE

COMPANY

AND/OR ENTITLING IMMEDIATELY

OR IN THE

FUTURE TO THE ALLOTMENT OF

E.14 DEBT

SECURITIES WITHOUT

PREFERENTIAL

SUBSCRIPTION RIGHTS, IN

CONSIDERATION

FOR SECURITIES TENDERED IN A

PUBLIC

EXCHANGE OFFERS OR IN-KIND

CONTRIBUTIONS UP TO 80 MILLION

EUROS

FOR CAPITAL INCREASES AND 1.5

BILLION

EUROS FOR RESULTING LOANS

For

Managem**Eor**

Managem Angainst Against

OVERALL LIMITATION AT 80

MILLION EUROS.

300 MILLION EUROS AND 1.5 BILLION

EUROS

FOR CAPITAL INCREASES AND

E.15 **LOANS** Managem Angainst Against

RESULTING FROM ISSUANCES

DECIDED

PURSUANT TO THE DELEGATIONS OF AUTHORITY REFERRED TO IN THE

PREVIOUS RESOLUTIONS

DELEGATION OF AUTHORITY TO THE

EXECUTIVE BOARD FOR A 26-MONTH

PERIOD TO DECIDE TO INCREASE

SHARE

CAPITAL BY INCORPORATION OF

RESERVES, PROFITS, SHARE

PREMIUMS E.16

Managem**Eor** For AND EQUITY SECURITIES ISSUANCE

OR

INCREASE OF THE NOMINAL

AMOUNT OF

EXISTING EQUITY SECURITIES UP TO

MILLION EUROS

DELEGATION OF AUTHORITY TO THE

EXECUTIVE BOARD FOR A 26-MONTH

PERIOD TO DECIDE TO ISSUE

COMMON

SHARES AND/OR SECURITIES GIVING

ACCESS TO CAPITAL OF THE

COMPANY

E.17 Managem Angainst Against WITHOUT PREFERENTIAL

SUBSCRIPTION

RIGHTS, RESERVED FOR EMPLOYEES

PARTICIPATING IN A COMPANY

SAVINGS

PLAN UP TO 0.5% OF THE CURRENT

CAPITAL PER YEAR

COMPLIANCE AND/OR AMENDMENT

E.18 Managem**Ent** For **ARTICLES 13.3, 14 AND 19.3 OF THE**

BYLAWS

OF THE COMPANY

POWERS TO CARRY OUT ALL LEGAL 0.19 Managem**Ent** For

FORMALITIES

MANDARIN ORIENTAL INTERNATIONAL LTD, HAMILTON

Security G57848106 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 06-May-2015

ISIN BMG578481068 Agenda 705998928 - Management

Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1	TO RECEIVE THE FINANCIAL STATEMENTS FOR 2014 AND TO DECLARE A FINAL DIVIDEND	Manag	em Eot	For	
2	TO RE-ELECT EDOUARD ETTEDGUI AS A DIRECTOR	Manag	em Ent	For	
3	TO RE-ELECT ADAM KESWICK AS A DIRECTOR	Manag	em Ent	For	
4	TO RE-ELECT SIR HENRY KESWICK AS A DIRECTOR	Manag	em Ent	For	
5	TO RE-ELECT LINCOLN K.K. LEONG AS A DIRECTOR	Manag	em Ent	For	
6	TO RE-ELECT PERCY WEATHERALL AS A	Manag	em Ent	For	
7	DIRECTOR TO FIX THE DIRECTORS' FEES TO RE-APPOINT THE AUDITORS AND	Manag	em Ent	For	
8	TO AUTHORIZE THE DIRECTORS TO FIX THEIR	Manag	em Ent	For	
9	REMUNERATION TO RENEW THE GENERAL MANDATE TO THE DIRECTORS TO ISSUE NEW SHARES	Manag	em Arh tstain	Against	
	RSAT PLC, LONDON				
Securit	•		Meeting T		Annual General Meeting
ISIN	Symbol GB00B09LSH68		Meeting D Agenda	rate	06-May-2015 706029825 - Management
			C		· ·
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 452818 DUE TO ADDITION OF-RESOLUTION 23. ALL VOTES				
CMMT	RECEIVED ON THE PREVIOUS MEETING	Non-V	oting		
	WILL BE DISREGARDED-AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING				
4	NOTICE. THANK YOU. RECEIPT OF THE 2014 ANNUAL		.		
1	REPORT	Manag		For	
2		Manag	em Enr	For	

	TO APPROVE THE ANNUAL REPORT		
	ON DEMINIED ATION		
	REMUNERATION TO DECLARE THE FINAL DIVIDEND:		
	THAT		
	THE FINAL DIVIDEND FOR THE YEAR		
	ENDED		
	31 DECEMBER 2014 OF 30.26 CENTS		
	(USD) PER ORDINARY SHARE		
	RECOMMENDED BY		
3	THE DIRECTORS BE DECLARED	Managem Ent	For
3	PAYABLE	Management	1.01
	ON 29 MAY 2015 TO THE HOLDERS OF		
	ORDINARY SHARES WHOSE NAMES		
	ARE ON		
	THE REGISTER OF MEMBERS OF THE		
	COMPANY AT THE CLOSE OF		
	BUSINESS ON		
	15 MAY 2015		
	TO ELECT TONY BATES AS A		_
4	DIRECTOR	Managem Ent	For
_	TO ELECT ROBERT RUIJTER AS A		-
5	DIRECTOR	Managem Ent	For
	TO ELECT DR HAMADOUN TOURE AS		
6	A	Managem Ent	For
	DIRECTOR	· ·	
	TO RE-ELECT ANDREW SUKAWATY		
7	AS A	Managem Ent	For
	DIRECTOR		
8	TO RE-ELECT RUPERT PEARCE AS A	Managem Ent	For
O	DIRECTOR	Management	1.01
9	TO RE-ELECT SIMON BAX AS A	Managem Ent	For
	DIRECTOR	Wanagement	1 01
	TO RE-ELECT SIR BRYAN CARSBERG		
10	AS A	Managem Ent	For
	DIRECTOR		
	TO RE-ELECT STEPHEN DAVIDSON AS	_	_
11	A	Managem Ent	For
	DIRECTOR		
10	TO RE-ELECT KATHLEEN FLAHERTY	Managera	F
12	AS A DIRECTOR	Managem Ent	For
	TO RE-ELECT RTD. GENERAL C.		
13	ROBERT	ManagamEnt	For
13	KEHLER AS A DIRECTOR	Managem Ent	1.01
	TO RE-ELECT JANICE OBUCHOWSKI		
14	AS A	Managem Ent	For
1 r	DIRECTOR	THE THE STATE OF T	1 01
15	TO RE-ELECT DR ABRAHAM PELED	Managem Ent	For
	AS A		- 01

	gg.				
16	DIRECTOR TO RE-ELECT JOHN RENNOCKS AS A DIRECTOR TO RE-APPOINT THE AUDITOR: THAT	Manage	em Eot	For	
	DELOITTE LLP BE RE-APPOINTED AS				
	THE AUDITOR OF THE COMPANY TO				
	HOLD				
	OFFICE FROM THE CONCLUSION OF THIS				
17	MEETING UNTIL THE CONCLUSION OF THE	Manage	em Eor	For	
	NEXT GENERAL MEETING OF THE				
	COMPANY				
	AT WHICH ACCOUNTS ARE LAID				
	BEFORE				
	THE MEMBERS				
	TO GIVE THE DIRECTORS AUTHORITY TO				
18	DETERMINE THE AUDITOR'S	Manage	em Ent	For	
	REMUNERATION				
10	AUTHORITY TO MAKE POLITICAL	3.5		Against	
19	DONATIONS	Manage	Managem Artstain		
	TO GRANT AUTHORITY TO THE				
20	BOARD TO	Manage	em Arh tstain	Against	
	ALLOT SHARES				
	RENEWAL OF ANNUAL				
21	DISAPPLICATION OF	Manage	em Arbt stain	Against	
	PRE-EMPTION RIGHTS				
22	AUTHORITY TO PURCHASE OWN SHARES	Manage	em Ark tstain	Against	
23	NOTICE OF GENERAL MEETINGS	Manage	em Ang ainst	Against	
	L ENTERTAINMENT GROUP	manage	Jii Zigaiiist	1 Iguilist	
Security	y 758766109		Meeting T	'ype	Annual
•	Symbol RGC		Meeting D	• •	06-May-2015
ISIN	US7587661098		Agenda		934189615 - Management
Item	Proposal	Proposed	Vote	For/Agains	
	-	by		Manageme	nt
1.	DIRECTOR 1 CHARLES E. BRYMER	Manage	ement For	For	
	2 MICHAEL L. CAMPBELL		For	For	
	3 ALEX YEMENIDJIAN		For	For	
	TO APPROVE, ON AN ADVISORY,		1 01	101	
	NON-				
2	BINDING BASIS, THE COMPENSATION	I Manage	em Eot	For	
	OF	8			
	OUR NAMED EXECUTIVE OFFICERS.				
3	TO RATIFY THE AUDIT COMMITTEES	Manage	em Ent	For	
	SELECTION OF KPMG LLP AS OUR				
	TRUST OF THE PROPERTY OF THE P				

INDEPENDENT REGISTERED PUBLIC

ACCOUNTING FIRM FOR THE FISCAL

YEAR

ENDING DECEMBER 31, 2015.

LADBROKES PLC, HARROW

Security G5337D107 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 07-May-2015

ISIN GB00B0ZSH635 Agenda 705982420 - Management

1011	02002011000	•	1801100	•	00702.20	1.14114801	
Item	Proposal	Proposed by	Vote	For/Against Management			
1	THAT THE REPORTS OF THE DIRECTORS AND AUDITOR AND THE ACCOUNTS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2014 BE AND ARE HEREBY RECEIVED AND ADOPTED	Manager	m Eot	For			
2	THAT A FINAL DIVIDEND OF 4.60P ON EACH OF THE ORDINARY SHARES ENTITLED THERETO IN RESPECT OF THE YEAR ENDED 31 DECEMBER 2014 BE AND IS HEREBY DECLARED	Manager	m Eot	For			
3	THAT P ERSKINE BE AND IS HEREBY RE- APPOINTED AS A DIRECTOR OF THE COMPANY	Manager	m Eor	For			
4	THAT I A BULL BE AND IS HEREBY RE- APPOINTED AS A DIRECTOR OF THE COMPANY	Manager	m Eot	For			
5	THAT S BAILEY BE AND IS HEREBY RE- APPOINTED AS A DIRECTOR OF THE COMPANY	Manage	m Eot	For			
6	THAT C M HODGSON BE AND IS HEREBY RE- APPOINTED AS A DIRECTOR OF THE COMPANY	Manage	m Eor	For			
7	THAT J M KELLY BE AND IS HEREBY RE- APPOINTED AS A DIRECTOR OF THE COMPANY	Manager	m Eot	For			
8	THAT D R MARTIN BE AND IS HEREBY RE- APPOINTED AS A DIRECTOR OF THE COMPANY	Manager	m Eot	For			

9	THAT R MOROSS BE AND IS HEREBY RE- APPOINTED AS A DIRECTOR OF THE COMPANY	Managem Ent	For
10	THAT D M SHAPLAND BE AND IS HEREBY RE-APPOINTED AS A DIRECTOR OF THE COMPANY	Managem Ent	For
11	THAT PRICEWATERHOUSECOOPERS LLP BE AND IS HEREBY RE-APPOINTED AS AUDITOR OF THE COMPANY	Managem Ent	For
12	THAT THE DIRECTORS BE AND ARE HEREBY AUTHORISED TO AGREE THE REMUNERATION OF THE AUDITOR	Managem Ent	For
13	THAT THE DIRECTORS' REMUNERATION REPORT SET OUT ON PAGES 52, 53 AND 63 TO 69 OF THE ANNUAL REPORT AND	Managem Ent	For
	ACCOUNTS 2014 BE AND IS HEREBY APPROVED THAT FOR THE PURPOSES OF SECTION 366 OF THE COMPANIES ACT 2006		
14	(AUTHORISATIONS REQUIRED FOR DONATIONS OR EXPENDITURE) THE COMPANY AND ALL COMPANIES THAT ARE SUBSIDIARIES OF THE COMPANY AT	Managem Aht stain	Against
	ANY TIME DURING THE PERIOD FOR WHICH THIS RESOLUTION HAS EFFECT BE AND ARE		
	HEREBY AUTHORISED TO: (I) MAKE POLITICAL DONATIONS TO POLITICAL PARTIES OR INDEPENDENT		
	ELECTION CANDIDATES NOT EXCEEDING GBP 50,000 IN TOTAL; (II) MAKE POLITICAL DONATIONS		
	TO POLITICAL ORGANISATIONS OTHER THAN POLITICAL PARTIES NOT EXCEEDING		

GBP 50,000 IN TOTAL; AND (III) INCUR

POLITICAL EXPENDITURE NOT

EXCEEDING

GBP 50,000 IN TOTAL, PROVIDED

THAT THE

AGGREGATE AMOUNT OF ANY SUCH

DONATIONS AND EXPENDITURE

SHALL NOT

EXCEED GBP 50,000 DURING THE

PERIOD

BEGINNING WITH THE DATE OF THE

PASSING OF THIS RESOLUTION AND

ENDING ON THE DATE OF THE

ANNUAL

GENERAL MEETING OF

CONTD THE COMPANY TO BE HELD

IN 2016

OR, IF EARLIER, ON 30 JUNE 2016. FOR

THE-

PURPOSE OF THIS RESOLUTION THE

TERMS

'POLITICAL DONATIONS',

CONT INDEPENDENT-

Non-Voting

ELECTION CANDIDATES', 'POLITICAL

ORGANISATIONS' AND 'POLITICAL

EXPENDITURE'-HAVE THE MEANINGS

SET

OUT IN SECTIONS 363 TO 365 OF THE

COMPANIES ACT 2006

15 THAT THE COMPANY BE AND IS

HEREBY

GENERALLY AND

UNCONDITIONALLY

AUTHORISED TO MAKE MARKET

PURCHASES (WITHIN THE MEANING

OF

SECTION 693(4) OF THE COMPANIES

ACT

2006) OF ORDINARY SHARES OF

281/3P

EACH OF THE COMPANY PROVIDED

THAT:

(A) THE MAXIMUM NUMBER OF

ORDINARY

SHARES HEREBY AUTHORISED TO BE

PURCHASED SHALL BE 92,295,379; (B)

THE

MINIMUM PRICE (EXCLUDING

EXPENSES)

WHICH MAY BE PAID FOR AN

ORDINARY

Managem**Art**stain Against

SHARE SHALL BE 281/3P; (C) THE

MAXIMUM

PRICE (EXCLUDING EXPENSES)

WHICH MAY

BE PAID FOR AN ORDINARY SHARE

SHALL

BE THE HIGHER OF: (I) AN AMOUNT

EQUAL

TO 105% OF THE AVERAGE MARKET

VALUE

OF AN ORDINARY SHARE FOR THE

FIVE

BUSINESS DAYS IMMEDIATELY

PRECEDING

THE DAY THE ORDINARY SHARE IS

PURCHASED; AND (II) THE HIGHER OF

THE

PRICE OF THE LAST INDEPENDENT

TRADE

AND THE HIGHEST CURRENT

INDEPENDENT

BID ON THE TRADING VENUE WHERE

CONTD

CONTD THE PURCHASE IS CARRIED

OUT AT

THE RELEVANT TIME; (D) THE

AUTHORITY-

HEREBY CONFERRED SHALL EXPIRE

AT THE

CONCLUSION OF THE ANNUAL

GENERAL

MEETING-OF THE COMPANY TO BE

HELD IN

CONT 2016 OR, IF EARLIER, ON 30 JUNE 2016,

UNLESS-SUCH AUTHORITY IS

RENEWED

PRIOR TO SUCH TIME; AND (E) THE

COMPANY MAY ENTER-INTO

CONTRACTS

TO PURCHASE ORDINARY SHARES

UNDER

THE AUTHORITY

HEREBY-CONFERRED

PRIOR TO THE EXPIRY OF SUCH

AUTHORITY, WHICH CONTRACTS

WILL OR

MAY-BE EXECUTED WHOLLY OR

PARTLY

AFTER THE EXPIRY OF SUCH

AUTHORITY,

AND MAY MAKE-PURCHASES OF

Non-Voting

ORDINARY

SHARES PURSUANT TO ANY SUCH

CONTRACTS

THAT, IN SUBSTITUTION FOR ALL

PREVIOUS

AUTHORITIES TO ALLOT SHARES IN

THE

COMPANY AND TO GRANT RIGHTS

TO

SUBSCRIBE FOR, OR TO CONVERT

ANY

SECURITY INTO, SHARES IN THE

COMPANY

CONFERRED UPON THE DIRECTORS

(SAVE

TO THE EXTENT RELIED UPON PRIOR

TO

THE PASSING OF THIS RESOLUTION),

THE

DIRECTORS BE AND THEY ARE

HEREBY

GENERALLY AND

UNCONDITIONALLY

AUTHORISED: (A) FOR THE PURPOSES

OF

16 SECTION 551 OF THE COMPANIES ACT

2006

(THE 'ACT') TO ALLOT SHARES IN THE

COMPANY AND TO GRANT RIGHTS

TO

SUBSCRIBE FOR, OR TO CONVERT

ANY

SECURITY INTO, SHARES IN THE

COMPANY

UP TO A MAXIMUM NOMINAL

AMOUNT OF

GBP 87,167,847; AND (B) TO EXERCISE

ALL

THE POWERS OF THE COMPANY TO

ALLOT

EQUITY SECURITIES (WITHIN THE

MEANING

IN SECTION 560 OF THE ACT) AND TO

SELL

EQUITY SECURITIES WHICH

IMMEDIATELY

BEFORE THE SALE ARE HELD BY THE

COMPANY AS TREASURY CONTD

CONT CONTD SHARES IN CONNECTION

WITH A

RIGHTS ISSUE (BEING FOR THE

ManagemArtstain Against

Non-Voting

189

PURPOSES

OF-THIS RESOLUTION A RIGHTS

ISSUE IN

FAVOUR OF (I) HOLDERS OF

ORDINARY

SHARES-(NOT BEING TREASURY

SHARES)

WHERE THE EQUITY SECURITIES

RESPECTIVELY-ATTRIBUTABLE TO

THE

INTERESTS OF ALL HOLDERS OF

ORDINARY

SHARES (NOT BEING-TREASURY

SHARES)

ARE PROPORTIONATE (OR AS

NEARLY AS

MAY BE) TO THE

RESPECTIVE-NUMBERS OF

ORDINARY SHARES (NOT BEING

TREASURY

SHARES) HELD BY THEM; AND

(II)-HOLDERS

OF SECURITIES, BONDS,

DEBENTURES OR

WARRANTS WHICH, IN

ACCORDANCE-WITH

THE RIGHTS ATTACHING THERETO,

ARE

ENTITLED TO PARTICIPATE IN SUCH

A-

RIGHTS ISSUE, BUT IN EITHER CASE

SUBJECT TO SUCH EXCLUSIONS OR

OTHER-

ARRANGEMENTS AS THE DIRECTORS

MAY

DEEM FIT TO DEAL WITH

FRACTIONAL-

ENTITLEMENTS OR PROBLEMS

WHICH MAY

ARISE IN ANY OVERSEAS TERRITORY

OR

UNDER-THE REQUIREMENTS OF ANY

CONTD

CONT CONTD REGULATORY BODY OR ANY Non-Voting

STOCK

EXCHANGE OR OTHERWISE

HOWSOEVER)

UP TO A-MAXIMUM NOMINAL

AMOUNT OF

GBP 87,167,847, PROVIDED THAT THIS

AUTHORISATION-SHALL EXPIRE AT

THE

CONCLUSION OF THE ANNUAL

GENERAL

MEETING OF THE COMPANY-TO BE

HELD IN

2016, OR, IF EARLIER, ON 30 JUNE

2016,

SAVE THAT THE COMPANY-MAY

BEFORE

THIS AUTHORISATION EXPIRES

MAKE AN

OFFER OR AGREEMENT WHICH

WOULD-OR

MIGHT REQUIRE SHARES TO BE

ALLOTTED

OR SOLD, OR RIGHTS TO SUBSCRIBE

FOR,-

OR TO CONVERT ANY SECURITY

INTO.

SHARES IN THE COMPANY TO BE

GRANTED,

AFTER-THIS AUTHORISATION

EXPIRES

17 THAT, CONDITIONAL UPON

RESOLUTION 16

BEING PASSED, THE DIRECTORS BE

AND

THEY ARE HEREBY EMPOWERED TO

ALLOT

EQUITY SECURITIES (WITHIN THE

MEANING

IN SECTION 560 OF THE COMPANIES

ACT

2006 (THE 'ACT')) FOR CASH

PURSUANT TO

THE AUTHORITY CONFERRED BY

RESOLUTION 16 AND TO SELL

EQUITY

SECURITIES WHICH IMMEDIATELY

BEFORE

THE SALE ARE HELD BY THE

COMPANY AS

TREASURY SHARES FOR CASH IN

EACH

CASE AS IF SECTION 561(1) OF THE

ACT

(EXISTING SHAREHOLDERS' RIGHT

OF PRE-

EMPTION) DID NOT APPLY TO SUCH

ALLOTMENT OR SALE PROVIDED

THAT THIS

ManagemAntstain Against

POWER SHALL BE LIMITED TO: (A) IN

THE

CASE OF THE AUTHORITY GRANTED

UNDER

PARAGRAPH (A) OF RESOLUTION 16

AND/OR

IN THE CASE OF ANY SALE OF

TREASURY

SHARES FOR CASH, THE ALLOTMENT

OF

EQUITY SECURITIES OR SALE OF

TREASURY SHARES FOR CASH

(OTHERWISE

THAN PURSUANT TO PARAGRAPH (B)

OF

THIS RESOLUTION) UP TO CONTD

CONT CONTD AN AGGREGATE NOMINAL

AMOUNT

OF GBP 13,525,118; AND (B) THE

ALLOTMENT

OF-EQUITY SECURITIES OR SALE OF

TREASURY SHARES FOR CASH IN

CONNECTION WITH AN-OFFER OF, OR

INVITATION TO APPLY FOR, EQUITY

SECURITIES (BUT IN THE CASE

OF-THE

AUTHORITY GRANTED UNDER

PARAGRAPH

(B) OF RESOLUTION 16, BY WAY OF

A-

RIGHTS ISSUE ONLY) TO: (I) HOLDERS

OF

ORDINARY SHARES (NOT BEING

TREASURY-

SHARES) WHERE THE EQUITY

SECURITIES

RESPECTIVELY ATTRIBUTABLE TO

THE-

INTERESTS OF ALL HOLDERS OF

ORDINARY

SHARES (NOT BEING TREASURY

SHARES)

ARE-PROPORTIONATE (OR AS

NEARLY AS

MAY BE PRACTICABLE) TO THE

RESPECTIVE

NUMBERS-OF ORDINARY SHARES

(NOT

BEING TREASURY SHARES) HELD BY

THEM;

AND (II) HOLDERS-OF SECURITIES,

Non-Voting

Non-Voting

BONDS,

DEBENTURES OR WARRANTS WHICH,

IN

ACCORDANCE WITH THE-RIGHTS

ATTACHING THERETO, ARE

ENTITLED TO

PARTICIPATE IN SUCH A RIGHTS

ISSUE-OR

CONTD

CONTD OTHER ISSUE, BUT IN EITHER

CASE

SUBJECT TO SUCH EXCLUSIONS OR

OTHER-

ARRANGEMENTS AS THE DIRECTORS

MAY

DEEM FIT TO DEAL WITH

CONT FRACTIONAL-

ENTITLEMENTS OR PROBLEMS

WHICH MAY

ARISE IN ANY OVERSEAS TERRITORY

OR

UNDER-THE REQUIREMENTS OF ANY

REGULATORY BODY OR ANY STOCK

EXCHANGE OR

OTHERWISE-HOWSOEVER,

AND THAT THIS POWER SHALL

EXPIRE AT

THE CONCLUSION OF THE ANNUAL-

GENERAL MEETING OF THE

COMPANY TO

BE HELD IN 2016, OR, IF EARLIER, ON

30

JUNE-2016, SAVE THAT THE

COMPANY MAY

BEFORE THIS POWER EXPIRES MAKE

ANY

OFFER OR-AGREEMENT WHICH

WOULD OR

MIGHT REQUIRE EQUITY SECURITIES

OF

THE COMPANY TO BE-ALLOTTED

AFTER THE

POWER EXPIRES

THAT A GENERAL MEETING OF THE

COMPANY OTHER THAN AN ANNUAL

GENERAL MEETING MAY BE CALLED

18 ON

Managem Argainst Against

NOT LESS THAN 14 CLEAR DAYS'

NOTICE

JARDINE STRATEGIC HOLDINGS LTD (BERMUDAS), HAMILTO

Security G50764102 Meeting Type

Annual General Meeting

Ticker ISIN	Symbol BMG507641022		Meeting I Agenda	Date	07-May-2015 705998930 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1	TO RECEIVE THE FINANCIAL STATEMENTS FOR 2014 AND TO DECLARE A FINAL DIVIDEND	Manag	em Ent	For	
2	TO RE-ELECT JULIAN HUI AS A DIRECTOR	Manag	em Ent	For	
3	TO RE-ELECT LORD LEACH OF FAIRFORD AS A DIRECTOR	Manag	em Ent	For	
4	TO RE-ELECT ANTHONY NIGHTINGALE AS A DIRECTOR	Manag	em Ent	For	
5	TO FIX THE DIRECTORS' FEES TO RE-APPOINT THE AUDITORS AND	Manag	em Ent	For	
6	TO AUTHORISE THE DIRECTORS TO FIX THEIR	Manag	em Ent	For	
7	REMUNERATION TO RENEW THE GENERAL MANDATE TO THE DIRECTORS TO ISSUE NEW SHARES 16 APR 2015: PLEASE NOTE THAT THE	Manag	em Aht stain	Against	
CMMT	IS A REVISION DUE TO CHANGE IN THE RECORD D-ATE. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT VOTE AGAIN UNLESS Y-OU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU.	Non-V	oting		
Securit	ZON COMMUNICATIONS INC.		Meeting I Meeting I Agenda		Annual 07-May-2015 934144318 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1A.	ELECTION OF DIRECTOR: SHELLYE L ARCHAMBEAU	•	em Ent	For	
1B.	ELECTION OF DIRECTOR: MARK T. BERTOLINI	Manag	em Ent	For	
1C.	ELECTION OF DIRECTOR: RICHARD L CARRION	. Manag	em Ent	For	

ELECTION OF DIRECTOR: M. 1E. FRANCES ManagemEnt For KEETH	
1F. ELECTION OF DIRECTOR: LOWELL C. Managem Fot For	
1G. ELECTION OF DIRECTOR: DONALD T. Managem For For	
ELECTION OF DIRECTOR: CLARENCE 1H. OTIS, Managem Fot For JR.	
1I. ELECTION OF DIRECTOR: RODNEY E. SLATER Managem Fot For	
ELECTION OF DIRECTOR: KATHRYN 1J. A. Managem Ent For TESIJA	
ELECTION OF DIRECTOR: GREGORY 1K. D. Managem Ent For	
WASSON RATIFICATION OF APPOINTMENT OF INDEPENDENT REGISTERED PUBLIC ManagemEnt For ACCOUNTING FIRM	
ADVISORY VOTE TO APPROVE 3. EXECUTIVE ManagemEnt For COMPENSATION	
4. NETWORK NEUTRALITY REPORT Sharehold Argainst For	
5. POLITICAL SPENDING REPORT Sharehold Against For	
6. SEVERANCE APPROVAL POLICY Sharehold Against For	
7. STOCK RETENTION POLICY Sharehold Against For	
8. SHAREHOLDER ACTION BY WRITTEN CONSENT Sharehold Against For	
TELUS CORPORATION	
Security 87971M103 Meeting Type Annual	
Ticker Symbol TU Meeting Date 07-May-2015	
ISIN CA87971M1032 Agenda 934163077 - Manage	ement

Item	Prop	osal	Proposed by	Vote	For/Against Management
01	DIRI	ECTOR	Manage	ment	
	1	R.H. (DICK) AUCHINLECK		For	For
	2	MICHELINE BOUCHARD		For	For
	3	R. JOHN BUTLER		For	For
	4	RAYMOND T. CHAN		For	For
	5	STOCKWELL DAY		For	For
	6	LISA DE WILDE		For	For
	7	DARREN ENTWISTLE		For	For
	8	RUSTON E.T. GOEPEL		For	For
	9	MARY JO HADDAD		For	For
	10	JOHN S. LACEY		For	For
	11	WILLIAM A. MACKINNON		For	For

	Edgar Filling. GABLELI MO		111001	1140. 1011111	VI A
	12 JOHN MANLEY		For	For	
	13 SARABJIT MARWAH		For	For	
	14 JOE NATALE		For	For	
	15 DONALD WOODLEY		For	For	
	APPOINT DELOITTE LLP AS				
	AUDITORS FOR				
02	THE ENSUING YEAR AND AUTHORIZE	Manag	em Ent	For	
~-	DIRECTORS TO FIX THEIR				
	REMUNERATION.				
	ACCEPT THE COMPANY'S APPROACH				
03	TO	Manag	em Enr	For	
0.5	EXECUTIVE COMPENSATION.	manag	C1112.01	1 01	
KONIN	NKLIJKE PHILIPS ELECTRONICS N.V.				
Securit			Meeting	Type	Annual
	Symbol PHG		Meeting		07-May-2015
ISIN	US5004723038		Agenda	Dute	934163673 - Management
10111	003004723030		rigenda		754105075 - Management
		Proposed		For/Agains	•
Item	Proposal	by	Vote	Managemen	
	ADOPTION OF THE 2014 FINANCIAL	•	_		
2C	STATEMENTS	Manag	em Ent	For	
	ADOPTION OF A DIVIDEND OF EUR				
	0.80 PER				
2D	COMMON SHARE IN CASH OR	Manag	em Ent	For	
-2	SHARES, AT				
	THE OPTION OF THE SHAREHOLDER				
	DISCHARGE OF THE				
	RESPONSIBILITIES OF		_	_	
2E	THE MEMBERS OF THE BOARD OF	Manag	em Ent	For	
	MANAGEMENT				
	DISCHARGE OF THE				
	RESPONSIBILITIES OF		_	_	
2F	THE MEMBERS OF THE SUPERVISORY	Manag	em Ent	For	
	BOARD				
	ADOPTION OF THE PROPOSAL TO				
_	SEPARATE THE LIGHTING BUSINESS		_	_	
3	FROM	Manag	em Ent	For	
	ROYAL PHILIPS				
	RE-APPOINT MR FRANS VAN HOUTEN				
	AS				
	PRESIDENT/CEO AND MEMBER OF				
4A	THE	Manag	em Ent	For	
	BOARD OF MANAGEMENT WITH				
	EFFECT				
	FROM MAY 7, 2015				
	RE-APPOINT MR RON				
	WIRAHADIRAKSA AS				
4B	MEMBER OF THE BOARD OF	Manag	em Ent	For	
=	MANAGEMENT				
	WITH EFFECT FROM MAY 7, 2015				
4C	.,	Manag	em Ent	For	
		U			

	0 0		
	RE-APPOINT MR PIETER NOTA AS		
	MEMBER		
	OF THE BOARD OF MANAGEMENT		
	WITH		
	EFFECT FROM MAY 7, 2015		
	RE-APPOINT MR JACKSON TAI AS		
5A	MEMBER	Managem Ent	For
	OF THE SUPERVISORY BOARD WITH		
	EFFECT FROM MAY 7, 2015		
	RE-APPOINT MR HEINO VON		
5D	PRONDZYNSKI	Μ Ε.	Г
5B	AS MEMBER OF THE SUPERVISORY	Managem Ent	For
	BOARD		
	WITH EFFECT FROM MAY 7, 2015 RE-APPOINT MR KEES VAN LEDE AS		
	MEMBER OF THE SUPERVISORY		
	BOARD		
5C	FOR A TERM OF TWO YEARS WITH	Managem Ent	For
	EFFECT		
	FROM MAY 7, 2015		
	APPOINT MR DAVID PYOTT AS		
	MEMBER OF		
5D	THE SUPERVISORY BOARD WITH	Managem Ent	For
02	EFFECT	1/14/14/80112221	1 01
	FROM MAY 7, 2015		
	ADOPTION OF THE REVISED		
	REMUNERATION FOR SUPERVISORY		
6	BOARD	Managem Ent	For
	MEMBERS		
	APPOINT ERNST & YOUNG		
7A	ACCOUNTANTS	ManagamEnt	For
/A	LLP AS EXTERNAL AUDITOR OF THE	Managem Ent	гог
	COMPANY		
	ADOPT THE PROPOSAL TO AMEND		
	THE		
7B	TERM OF APPOINTMENT OF THE	Managem Ent	For
, 2	EXTERNAL	ivianagenizar	1 01
	AUDITOR IN THE ARTICLES OF		
	ASSOCIATION		
0.4	AUTHORIZATION OF THE BOARD OF	3.6	
8A	MANAGEMENT TO ISSUE SHARES OR	Managem Art stain	Against
	GRANT RIGHTS TO ACQUIRE SHARES AUTHORIZATION OF THE BOARD OF		
8B	MANAGEMENT TO RESTRICT OR EXCLUDE	Managem Argainst	Against
	PRE-EMPTION RIGHTS		
	AUTHORIZATION OF THE BOARD OF		
	MANAGEMENT TO ACQUIRE SHARES		
9	IN THE	Managem Ent	For
	COMPANY		
10		Managem Ent	For
		5	

AUTHORIZATION OF THE BOARD OF MANAGEMENT TO CANCEL SHARES

AUDITOR FOR THE YEAR ENDED 31

RYMAN HOSPITALITY PROPERTIES, INC.

	,		
Security	78377T107	Meeting Type	Annual
Ticker Symbol	RHP	Meeting Date	07-May-2015

ISIN US78377T1079 Agenda 934164649 - Management

Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1A.	ELECTION OF DIRECTOR: MICHAEL J BENDER	-	m Eot	For	
1B.	ELECTION OF DIRECTOR: E.K. GAYLORD II	Manage	m Eor	For	
1C.	ELECTION OF DIRECTOR: D. RALPH HORN	Manage	m Ent	For	
1D.	ELECTION OF DIRECTOR: ELLEN LEVINE	Manage	m Eor	For	
1E.	ELECTION OF DIRECTOR: PATRICK Q MOORE	· Manage	m Eot	For	
1F.	ELECTION OF DIRECTOR: ROBERT S. PRATHER, JR.	Manage	m Ent	For	
1G.	ELECTION OF DIRECTOR: COLIN V. REED	Manage	m Eot	For	
1H.	ELECTION OF DIRECTOR: MICHAEL D	Manage	m Eot	For	
1I.	ELECTION OF DIRECTOR: MICHAEL I. ROTH TO APPROVE, ON AN ADVISORY	Manage	m Eot	For	
2.	BASIS, THE COMPANY'S EXECUTIVE COMPENSATION.	Manage	m Ent	For	
3.	TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR 2015.	Manage	em Fot	For	
CHINA	A UNICOM LIMITED				
Securit	•		Meeting T		Annual
Ticker ISIN	Symbol CHU US16945R1041		Meeting I Agenda	Date	08-May-2015 934181152 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1	TO RECEIVE AND CONSIDER THE FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND OF THE INDEPENDENT	Manage	em Fot	For	

	3 3		
2	DECEMBER 2014. TO DECLARE A FINAL DIVIDEND FOR THE	Managament	For
2	YEAR ENDED 31 DECEMBER 2014. TO RE-ELECT MR. CHANG XIAOBING	Managem Ent	1.01
3A1	AS A DIRECTOR TO RE-ELECT MR. ZHANG JUNAN AS	Managem Ent	For
3A2	A DIRECTOR	Managem Ent	For
3A3	TO RE-ELECT MR. CESAREO ALIERTA IZUEL AS A DIRECTOR	Managem Ent	For
3A4	TO RE-ELECT MR. CHUNG SHUI MING TIMPSON AS A DIRECTOR TO AUTHORISE THE BOARD OF	Managem Ent	For
3B	DIRECTORS TO FIX THE REMUNERATION OF THE DIRECTORS FOR THE YEAR ENDING 31	Managem Ent	For
4	DECEMBER 2015. TO RE-APPOINT AUDITOR, AND TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION FOR THE YEAR ENDING 31 DECEMBER 2015. TO GRANT A GENERAL MANDATE TO	Managem Ent	For
5	THE DIRECTORS TO BUY BACK SHARES IN THE COMPANY NOT EXCEEDING 10% OF THE TOTAL NUMBER OF THE EXISTING SHARES IN THE COMPANY IN ISSUE.	Managem Ag ainst	Against
6	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE, ALLOT AND (DUE TO SPACE LIMITS, SEE PROXY MATERIAL FOR FULL PROPOSAL). TO EXTEND THE GENERAL MANDATE	Managem Arg ainst	Against
7	GRANTED TO THE DIRECTORS TO ISSUE, ALLOT AND DEAL WITH SHARES BY THE	Managem Arg ainst	Against
8	NUMBER OF SHARES BOUGHT BACK. TO APPROVE THE ADOPTION OF THE NEW	Managem Arg ainst	Against

ARTICLES OF ASSOCIATION OF THE

COMPANY.

MALAYSIAN RESOURCES CORP BHD MRCB, KUALA LUMPUR

Security Y57177100 Meeting Type ExtraOrdinary General

Ticker Symbol Meeting Type Meeting

Meeting 11-May-2015

ISIN MYL1651OO008 Agenda 706043231 - Management

Item Proposal Proposed by Vote For/Against Management

PROPOSED SHARE BUY-BACK BY THE

COMPANY OF UP TO 10% OF THE

TOTAL

ISSUED AND PAID-UP ORDINARY

1 SHARE Managem**Eot** For

CAPITAL OF MALAYSIAN

RESOURCES

CORPORATION BERHAD ("PROPOSED

SHARE BUY-BACK")

MALAYSIAN RESOURCES CORP BHD MRCB, KUALA LUMPUR

Security Y57177100 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 11-May-2015

ISIN MYL1651OO008 Agenda 706043255 - Management

Item Proposal Proposed by Vote For/Against Management

TO APPROVE A FIRST AND FINAL

SINGLE

TIER DIVIDEND OF 2.5% OR 2.5 SEN

1 PER ManagemEnt For

ORDINARY SHARE FOR THE

FINANCIAL

YEAR ENDED 31 DECEMBER 2014 TO RE-ELECT THE FOLLOWING

DIRECTOR

WHO WILL RETIRE PURSUANT TO

ARTICLE

106 OF THE COMPANY'S ARTICLES OF

2 ASSOCIATION, AND BEING ELIGIBLE ManagemEnt For

HAS

OFFERED HIMSELF FOR

RE-ELECTION:

MOHD IMRAN TAN SRI MOHAMAD

SALIM

3 TO RE-ELECT THE FOLLOWING ManagemEnt For

DIRECTOR

WHO WILL RETIRE PURSUANT TO

ARTICLES

101 AND 102 OF THE COMPANY'S

ARTICLES

OF ASSOCIATION, AND BEING

ELIGIBLE HAVE OFFERED HIMSELF FOR RE-ELECTION: DATO' CHONG PAH AUNG TO RE-ELECT THE FOLLOWING **DIRECTOR** WHO WILL RETIRE PURSUANT TO **ARTICLES** 101 AND 102 OF THE COMPANY'S 4 **ARTICLES** Managem**Enr** For OF ASSOCIATION, AND BEING **ELIGIBLE** HAVE OFFERED HIMSELF FOR RE-ELECTION: DATO' ABDUL RAHMAN **AHMAD** TO RE-ELECT THE FOLLOWING DIRECTOR WHO WILL RETIRE PURSUANT TO ARTICLES 101 AND 102 OF THE COMPANY'S 5 Managem**Ent** For **ARTICLES** OF ASSOCIATION, AND BEING **ELIGIBLE** HAVE OFFERED HIMSELF FOR RE-ELECTION: JAMALUDIN ZAKARIA TO APPROVE THE DIRECTORS' FEES OF 6 RM895,205 FOR THE FINANCIAL YEAR Managem**Ent** For ENDED 31 DECEMBER 2014. (2013: RM767,808) TO RE-APPOINT MESSRS. PRICEWATERHOUSECOOPERS AS AUDITORS OF THE COMPANY AND 7 Managem**Enr** TO For AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION 20 APR 2015: PLEASE NOTE THAT THIS IS A REVISION DUE TO MODIFICATION OF TEXT I-N RESOLUTIONS 1 AND 6. IF YOU **HAVE** CMMT ALREADY SENT IN YOUR VOTES, Non-Voting PLEASE DO NOT V-OTE AGAIN UNLESS YOU **DECIDE TO** AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. SCRIPPS NETWORKS INTERACTIVE, INC.

Meeting Type

Annual

Security

811065101

Ticker Symbol SNI Meeting Date 12-May-2015 934155474 - Management **ISIN** US8110651010 Agenda **Proposed** For/Against Proposal Vote Item Management by 1. **DIRECTOR** Management For For 1 JARL MOHN 2 NICHOLAS B. PAUMGARTEN For For 3 For For JEFFREY SAGANSKY 4 For For RONALD W. TYSOE IRIDIUM COMMUNICATIONS, INC. Security 46269C102 Meeting Type Annual Ticker Symbol IRDM Meeting Date 12-May-2015 **ISIN** 934169106 - Management US46269C1027 Agenda Proposed For/Against Item Proposal Vote Management by 1. DIRECTOR Management ROBERT H. NIEHAUS For For 1 2 THOMAS C. CANFIELD For For 3 For For MATTHEW J. DESCH 4 THOMAS J. FITZPATRICK For For 5 JANE L. HARMAN For For 6 ALVIN B. KRONGARD For For 7 ADMIRAL ERIC T. OLSON For For 8 STEVEN B. PFEIFFER For For 9 PARKER W. RUSH For For 10 HENRIK O. SCHLIEMANN For For 11 BARRY J. WEST For For TO APPROVE, ON AN ADVISORY BASIS, THE 2. Managem**Ent** For COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS. TO RATIFY THE SELECTION BY THE **BOARD** OF DIRECTORS OF ERNST & YOUNG LLP AS 3. **OUR INDEPENDENT REGISTERED** Managem**Ent** For **PUBLIC** ACCOUNTING FIRM FOR OUR FISCAL **YEAR** ENDING DECEMBER 31, 2015. TO APPROVE THE IRIDIUM 4. **COMMUNICATIONS INC. 2015 EQUITY** Managem Angainst Against INCENTIVE PLAN. 5. TO APPROVE AN AMENDMENT TO Managem**Ent** For **OUR** CERTIFICATE OF INCORPORATION TO INCREASE THE MAXIMUM NUMBER OF MEMBERS THAT MAY CONSTITUTE

OUR

BOARD OF DIRECTORS FROM 11 TO

DEADLINE DATE. IN CAPACITY AS

13.

QUMU CORPORATION

Security 749063103 Meeting Type Annual Ticker Symbol QUMU Meeting Date 12-May-2015

ISIN US7490631030 Agenda 934185263 - Management

			C		Č
Item	Proposal	Proposed	Vote	For/Against Managemen	
1.	DIRECTOR	by Manage	mant	Managemen	ıı
1.		Manage	For	For	
	2 DANIEL R. FISHBACK		For	For	
	3 THOMAS F. MADISON		For	For	
	4 KIMBERLY K. NELSON		For	For	
	5 ROBERT F. OLSON		For	For	
	6 JUSTIN A. ORLANDO		For	For	
_	ADVISORY VOTE TO APPROVE		_	_	
2.	EXECUTIVE	Manage	em Eor	For	
	OFFICER COMPENSATION.				
	TO RATIFY AND APPROVE THE				
	APPOINTMENT OF KPMG LLP AS THE				
	INDEPENDENT REGISTERED PUBLIC				
3.	ACCOUNTING FIRM FOR QUMU	Manage	em Eot	For	
	CORPORATION FOR THE FISCAL				
	YEAR				
	ENDING DECEMBER 31, 2015.				
JC DE	CAUX SA, NEUILLY SUR SEINE				
Securit	ty F5333N100		Meeting 7	Гуре	MIX
Ticker	Symbol		Meeting I	Date	13-May-2015
ISIN	FR0000077919		Agenda		705909832 - Management
					C
Item	Proposal	Proposed	Vote	For/Against	
		by		Managemen	11
	PLEASE NOTE IN THE FRENCH				
	MARKET				
	THAT THE ONLY VALID VOTE				
CMM	COPTIONS ARE Γ "FOR" AND "A CANNOT" A MOTE OF	Non-Vo	oting		
	"FOR"-AND "AGAINST" A VOTE OF	3 (3) 3 (3) 3 (3)			
	"ABSTAIN"				
	WILL BE TREATED AS AN "AGAINST"				
	VOTE.				
CMM'	Γ THE FOLLOWING APPLIES TO	Non-Vo	oting		
	SHAREHOLDERS THAT DO NOT HOLD)			
	SHARES DIRECTLY WITH A-FRENCH				
	CUSTODIAN: PROXY CARDS: VOTING				
	INSTRUCTIONS WILL BE				
	FORWARDED TO				
	THE-GLOBAL CUSTODIANS ON THE				
	VOTE				

REGISTERED-INTERMEDIARY, THE **GLOBAL** CUSTODIANS WILL SIGN THE PROXY **CARDS** AND FORWARD-THEM TO THE LOCAL CUSTODIAN. IF YOU REQUEST MORE INFORMATION, PLEASE **CONTACT-YOUR** CLIENT REPRESENTATIVE. 27 APR 2015: PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAI-LABLE BY **CLICKING** ON THE MATERIAL URL LINK: https://balo.journal-officiel.gouv-.fr/pdf/2015/0323/201503231500642.pdf. THIS IS A REVISION DUE TO RECEIPT OF AD-CMMT DITIONAL URL LINK: Non-Voting http://www.journalofficiel.gouv.fr//pdf/2015/0427/20150427-1501290.pdf. IF YOU HAVE ALREADY **SENT IN** YOUR VOTES, PLEASE DO NOT VOTE AGAIN-UNLESS YOU DECIDE TO AMEND **YOUR** ORIGINAL INSTRUCTIONS. THANK YOU. APPROVAL OF THE ANNUAL **CORPORATE** FINANCIAL STATEMENTS FOR THE 0.1Managem**Ent** For FINANCIAL YEAR ENDED ON DECEMBER 31, 2014 APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE 0.2 FINANCIAL YEAR ENDED ON Managem**Ent** For DECEMBER 31, 2014 ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED ON 0.3 Managem**Ent** For DECEMBER 31, 2014 AND SETTING THE DIVIDEND NON-TAX DEDUCTIBLE COSTS AND **EXPENSES AND EXPENDITURES PURSUANT** 0.4 Managem**Ent** For TO ARTICLE 39-4 OF THE GENERAL **TAX CODE** 0.5 Managem**Ent** For

REGULATED AGREEMENT: APPROVAL OF THE SPECIFIC PENSION PLAN **FINANCING** COMMITMENT MADE IN FAVOR OF MR. DANIEL HOFER, EXECUTIVE BOARD MEMBER SINCE SEPTEMBER 1, 2014 **REGULATED AGREEMENT:** APPROVAL OF THE NON-COMPETITION **COMPENSATION** 0.6 COMMITMENT MADE IN FAVOR OF Managem**Ent** For MRS. LAURENCE DEBROUX, EXECUTIVE **BOARD** MEMBER UNTIL JANUARY 15, 2015 REGULATED AGREEMENT: APPROVAL OF THE NON-COMPETITION **COMPENSATION** 0.7 COMMITMENT MADE IN FAVOR OF Managem**Eor** For MR. EMMANUEL BASTIDE, EXECUTIVE **BOARD** MEMBER SINCE SEPTEMBER 1, 2014 **REGULATED AGREEMENT:** APPROVAL OF THE NON-COMPETITION **COMPENSATION** 0.8 COMMITMENT MADE IN FAVOR OF Managem**Ent** For MR. DAVID BOURG, EXECUTIVE BOARD **MEMBER** SINCE JANUARY 15, 2015 SPECIAL REPORT OF THE **STATUTORY** AUDITORS, AND APPROVAL OF THE REGULATED AGREEMENTS AND 0.9 COMMITMENTS PURSUANT TO Managem**Ent** For **ARTICLES** L.225-86 ET SEQ. OF THE COMMERCIAL **CODE** RENEWAL OF TERM OF MR. PIERRE O.10 **MUTZ** Managem**Ent** For AS SUPERVISORY BOARD MEMBER RENEWAL OF TERM OF MR. XAVIER DE 0.11 Managem**Ent** For SARRAU AS SUPERVISORY BOARD **MEMBER**

	3 3		
	RENEWAL OF TERM OF MR.		
O.12	PIERRE-ALAIN	Managem Ent	For
	PARIENTE AS SUPERVISORY BOARD		
	MEMBER		
	ADVISORY REVIEW OF THE COMPENSATION		
	OWED OR PAID TO MR.		
	JEAN-CHARLES		
O.13		Managem Ent	For
	EXECUTIVE		
	BOARD, FOR THE FINANCIAL YEAR		
	ENDED		
	ON DECEMBER 31, 2014		
	ADVISORY REVIEW OF THE		
	COMPENSATION		
	OWED OR PAID TO MRS. LAURENCE		
	DEBROUX, MR. JEAN-FRANCOIS DECAUX,		
	MR. JEAN-SEBASTIEN DECAUX, MR.		
O.14	EMMANUEL BASTIDE, AND MR.	Managem Ent	For
	DANIEL		
	HOFER, EXECUTIVE BOARD		
	MEMBERS, FOR		
	THE FINANCIAL YEAR ENDED ON		
	DECEMBER 31, 2014		
	AUTHORIZATION TO BE GRANTED TO		
O.15	THE EXECUTIVE BOARD TO TRADE IN	Managem Ent	For
	COMPANY'S SHARES		
	DELEGATION OF AUTHORITY TO BE		
	GRANTED TO THE EXECUTIVE		
	BOARD TO		
	DECIDE TO ISSUE EQUITY		
E.16	SECURITIES	Managem Ent	For
D. 10	AND/OR SECURITIES ENTITLING TO	with a genie in	1 01
	EQUITY		
	SECURITIES TO BE ISSUED WHILE		
	MAINTAINING PREFERENTIAL SUBSCRIPTION RIGHTS		
	DELEGATION OF AUTHORITY TO BE		
	GRANTED TO THE EXECUTIVE		
	BOARD TO		
	DECIDE TO ISSUE EQUITY		
	SECURITIES		
E.17	AND/OR SECURITIES ENTITLING TO	Managem Ang ainst	Against
D. 17	EQUITY	withing contest gamest	7 iguilist
	SECURITIES TO BE ISSUED VIA		
	PUBLIC OFFERING WITH CANCELL ATION OF		
	OFFERING WITH CANCELLATION OF PREFERENTIAL SUBSCRIPTION		
	RIGHTS		
	11101110		

DELEGATION OF AUTHORITY TO BE GRANTED TO THE EXECUTIVE **BOARD TO DECIDE TO ISSUE EQUITY SECURITIES** AND/OR SECURITIES ENTITLING TO **EOUITY** SECURITIES TO BE ISSUED VIA E.18 Managem Angainst Against **PRIVATE** PLACEMENT PURSUANT TO ARTICLE L.411-2, II OF THE MONETARY AND FINANCIAL CODE WITH CANCELLATION OF PREFERENTIAL SUBSCRIPTION **RIGHTS** DELEGATION OF AUTHORITY TO BE GRANTED TO THE EXECUTIVE **BOARD TO** ISSUE EQUITY SECURITIES OR **SECURITIES ENTITLING TO EQUITY SECURITIES** TO BE E.19 ISSUED, IN CONSIDERATION FOR Managem Angainst Against **IN-KIND CONTRIBUTIONS OF EQUITY SECURITIES** OR SECURITIES GIVING ACCESS TO CAPITAL WITH CANCELLATION OF PREFERENTIAL SUBSCRIPTION **RIGHTS** DELEGATION OF AUTHORITY TO BE GRANTED TO THE EXECUTIVE **BOARD TO** DECIDE TO INCREASE SHARE **CAPITAL BY** E.20 For Managem**Enr** INCORPORATION OF RESERVES, PROFITS, PREMIUMS OR OTHER AMOUNTS FOR WHICH CAPITALIZATION IS **PERMITTED** E.21 DELEGATION OF AUTHORITY TO BE Managem Antainst Against GRANTED TO THE EXECUTIVE **BOARD TO** INCREASE THE NUMBER OF EQUITY SECURITIES OR SECURITIES **ENTITLING TO EQUITY SECURITIES TO BE ISSUED** (OVERALLOTMENT OPTION), IN CASE OF ISSUANCE CARRIED OUT WITH OR

WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS DELEGATION OF AUTHORITY TO BE GRANTED TO THE EXECUTIVE **BOARD TO** INCREASE SHARE CAPITAL BY **ISSUING EQUITY SECURITIES OR SECURITIES** ENTITLING TO EQUITY SECURITIES E.22 Managem Argainst Against TO BE ISSUED RESERVED FOR MEMBERS OF SAVINGS PLANS WITH **CANCELLATION OF** PREFERENTIAL SUBSCRIPTION **RIGHTS IN** FAVOR OF THE LATTER AUTHORIZATION TO BE GRANTED TO THE **EXECUTIVE BOARD TO GRANT SHARE** SUBSCRIPTION OR PURCHASE **OPTIONS** E.23 WITH CANCELLATION OF Managem Angainst Against **PREFERENTIAL** SUBSCRIPTION RIGHTS, TO **EMPLOYEES** AND CORPORATE OFFICERS OF THE **GROUP** OR TO CERTAIN OF THEM AUTHORIZATION TO BE GRANTED TO THE EXECUTIVE BOARD TO ALLOCATE **FREE** SHARES EXISTING OR TO BE ISSUED WITH E.24 Managem Angainst Against CANCELLATION OF PREFERENTIAL SUBSCRIPTION RIGHTS, TO **EMPLOYEES** AND CORPORATE OFFICERS OF THE **GROUP** OR TO CERTAIN OF THEM AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO REDUCE E.25 **SHARE** Managem**Ent** For CAPITAL BY CANCELLATION OF **TREASURY SHARES** E.26 AMENDMENT TO ARTICLE 8 OF THE Managem**Ent** For

BYLAWS

OF THE COMPANY TO EXCLUDE

DOUBLE

VOTING RIGHTS IN ACCORDANCE

WITH THE

PROVISIONS OF ARTICLE L.225-123,

3RD

PARAGRAPH OF THE COMMERCIAL

CODE

(FROM LAW NO. 2014-384 OF MARCH

2014 "IN ORDER TO RECONQUER

REAL

ECONOMY".)

POWERS TO CARRY OUT ALL LEGAL E.27

FORMALITIES

Proposal

Managem**Ent**

GUIDANCE SOFTWARE, INC.

Meeting Type Security 401692108 Annual Ticker Symbol GUID Meeting Date 13-May-2015

ISIN Agenda 934171935 - Management US4016921086

For

Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Manage	ement		
	1 SHAWN MCCREIGHT	C	For	For	
	2 MAX CARNECCHIA		For	For	
	3 CHRISTOPHER POOLE		For	For	
	4 STEPHEN RICHARDS		For	For	
	5 ROBERT VAN SCHOONENBERG		For	For	
	TO RATIFY THE SELECTION OF				
	ERNST &				
	YOUNG LLP AS INDEPENDENT				
	REGISTERED				
2.	PUBLIC ACCOUNTANTS OF THE	Manage	em Ent	For	
	COMPANY				
	FOR THE FISCAL YEAR ENDING				
	DECEMBER				
	31, 2015.				
	TO CONSIDER AND VOTE UPON THE				
	THIRD				
	AMENDMENT TO THE GUIDANCE				
3.	SOFTWARE, INC. SECOND AMENDED	Manage	em Arg ainst	Against	
	AND				
	RESTATED 2004 EQUITY INCENTIVE				
	PLAN.				
	PLC, ST. HELIER			_	
Securi			Meeting T	* *	Annual General Meeting
	Symbol		Meeting I	Date	14-May-2015
ISIN	JE00B2R84W06		Agenda		705918401 - Management
		Droposad		Earl Agains	•
Item	Proposal	Proposed	Vote	For/Agains	

by

Management

1	TO RECEIVE AND ADOPT THE 2014 ANNUAL	Managem Ent	For
1	REPORT AND ACCOUNTS	Management	1.01
2	TO APPROVE THE DIRECTORS REMUNERATION REPORT	Managem Ent	For
	TO APPROVE A FINAL DIVIDEND OF	-	
3	16.0P	Managem Ent	For
	PER ORDINARY SHARE TO RE-APPOINT ERNST AND YOUNG		
4	LLP AS	Managem Ent	For
	THE COMPANY'S AUDITOR TO AUTHORISE THE DIRECTORS TO		
_	DETERMINE THE REMUNERATION OF	_	
5	THE	Managem Ent	For
	AUDITOR TO RE-ELECT DAME HELEN		
6	ALEXANDER AS	Managem Ent	For
	A DIRECTOR		
7	TO RE-ELECT TIM COBBOLD AS A DIRECTOR	Managem Ent	For
0	TO RE-ELECT ROBERT GRAY AS A	Manager	F
8	DIRECTOR	Managem Ent	For
9	TO RE-ELECT ALAN GILLESPIE AS A DIRECTOR	Managem Ent	For
10	TO RE-ELECT PRADEEP KAR AS A	Managem Ent	For
10	DIRECTOR TO RE-ELECT GREG LOCK AS A	Wanagemen.	1 01
11	DIRECTOR	Managem Ent	For
4.0	TO RE-ELECT JOHN MCCONNELL AS		-
12	A DIRECTOR	Managem Ent	For
13	TO ELECT MARY MCDOWELL AS A	Managem Ent	For
13	DIRECTOR TO DE EL ECT TERRA NELLA AGA	Managemen	POI
14	TO RE-ELECT TERRY NEILL AS A DIRECTOR	Managem Ent	For
	TO RE-ELECT JONATHAN NEWCOMB		
15	AS A DIRECTOR	Managem Ent	For
	TO APPROVE THE RULES OF THE		
16	UBM PLC	Managem Arltstain	Against
	2015 SHARE INCENTIVE PLAN TO AUTHORISE THE DIRECTORS TO		
17	ALLOT	Managem Ent	For
4.0	RELEVANT SECURITIES		
18	TO DISAPPLY PRE-EMPTION RIGHTS TO AUTHORISE THE PURCHASE BY	Managem Argainst	Against
	THE		
19	COMPANY OF ORDINARY SHARES IN	Managem Ent	For
	THE MARKET		
20		Managem Ang ainst	Against

TO ALLOW GENERAL MEETINGS TO

BE

CALLED ON 14 DAYS' NOTICE

ITV PLC, LONDON

Security G4984A110 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 14-May-2015

ISIN GB0033986497 Agenda 705936966 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1	TO RECEIVE AND ADOPT THE REPORT AND ACCOUNTS	Managei	m Eot	For
2	TO RECEIVE AND ADOPT THE ANNUAL REMUNERATION REPORT	Managei	m Eot	For
3 4	TO DECLARE A FINAL DIVIDEND TO DECLARE A SPECIAL DIVIDEND	Managei Managei		For For
5	TO ELECT MARY HARRIS AS A NON- EXECUTIVE DIRECTOR	Managei		For
6	TO RE-ELECT SIR PETER BAZALGETTE AS A NON-EXECUTIVE DIRECTOR	Managei	m Eor	For
7	TO RE-ELECT ADAM CROZIER AS AN EXECUTIVE DIRECTOR	Managei	m Eor	For
8	TO RE-ELECT ROGER FAXON AS A NON- EXECUTIVE DIRECTOR	Managei	m Ent	For
9	TO RE-ELECT IAN GRIFFITHS AS AN EXECUTIVE DIRECTOR	Managei	m Ent	For
10	TO RE-ELECT ANDY HASTE AS A NON-	Managei	m Eot	For
11	EXECUTIVE DIRECTOR TO RE-ELECT ARCHIE NORMAN AS A NON- EXECUTIVE DIRECTOR	Manager	m Eor	For
12	TO RE-ELECT JOHN ORMEROD AS A NON- EXECUTIVE DIRECTOR	Managei	m Eot	For
13	TO RE-APPOINT KPMG LLP AS AUDITORS	Managei	m Eor	For
14	TO AUTHORISE THE DIRECTORS TO DETERMINE THE AUDITORS' REMUNERATION	Managei	m Eot	For
15	AUTHORITY TO ALLOT SHARES	Manager	m Eor	For
16	DISAPPLICATION OF PRE-EMPTION RIGHTS	Manager	m Arg ainst	Against
17	POLITICAL DONATIONS	Manager		For
18 19	PURCHASE OF OWN SHARES LENGTH OF NOTICE PERIOD FOR	Managei Managei		For For
17	GENERAL	ivianagei	111 EUI	1 01

MEETINGS

MGM CHINA HOLDINGS LTD, GRAND CAYMAN

Security G60744102 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 14-May-2015

ISIN KYG607441022 Agenda 706003403 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT THE COMPANY

NOTICE

AND PROXY FORM ARE AVAILABLE

BY

CMMT CLICKING-ON THE URL LINKS:- Non-Voting

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

2015/0410/LTN20150410460.pdf-AND-

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

2015/0410/LTN20150410446.pdf

PLEASE NOTE THAT SHAREHOLDERS

ARE

ALLOWED TO VOTE 'IN FAVOR' OR

CMMT 'AGAINST' Non-Voting

FOR-ALL RESOLUTIONS, ABSTAIN IS

NOT A

VOTING OPTION ON THIS MEETING

TO RECEIVE AND CONSIDER THE

AUDITED

FINANCIAL STATEMENTS AND THE

1 REPORTS OF THE DIRECTORS AND ManagemEnt For

INDEPENDENT AUDITOR FOR THE

YEAR

ENDED DECEMBER 31, 2014

TO DECLARE A FINAL DIVIDEND OF

HKD

2 0.245 PER SHARE FOR THE YEAR Managem**Ent** For

ENDED

DECEMBER 31, 2014

MR. CHEN YAU WONG AS AN

3.Ai EXECUTIVE ManagemEnt For

DIRECTOR OF THE COMPANY

MR. WILLIAM JOSEPH HORNBUCKLE

... AS AN

3.Aii EXECUTIVE DIRECTOR OF THE ManagemEnt For

COMPANY

MR. KENNETH A. ROSEVEAR AS A

... NON-

3Aiii EXECUTIVE DIRECTOR OF THE ManagemEnt For

COMPANY

MR. ZHE SUN AS AN INDEPENDENT

.. NON-

3.Aiv EXECUTIVE DIRECTOR OF THE ManagemEnt For

COMPANY

	_aga: :g. a, .b		0 0
	MR. RUSSELL FRANCIS BANHAM AS AN		
3.Av	INDEPENDENT NON-EXECUTIVE	Managem Ent	For
	DIRECTOR		
	OF THE COMPANY		
	TO AUTHORIZE THE BOARD OF		
3.B	DIRECTORS	Managem Ent	For
	OF THE COMPANY TO FIX THE	C	
	REMUNERATION OF THE DIRECTORS TO RE-APPOINT MESSRS. DELOITTE		
	TOUCHE TOHMATSU AS		
	INDEPENDENT		
4	AUDITOR OF THE COMPANY AND TO	Managem Ent	For
•	AUTHORIZE THE BOARD OF	Management	1 01
	DIRECTORS TO		
	FIX THEIR REMUNERATION		
	TO GRANT A GENERAL MANDATE TO		
	THE		
	DIRECTORS TO ISSUE AND ALLOT		
	ADDITIONAL SHARES OF THE		
5	COMPANY	Managem Arltstain	Against
	NOT EXCEEDING 20% OF THE ISSUED		
	SHARE CAPITAL AT THE DATE OF		
	PASSING		
	THIS RESOLUTION		
	TO GRANT A GENERAL MANDATE TO THE		
	DIRECTORS TO REPURCHASE SHARES		
	OF		
6	THE COMPANY NOT EXCEEDING 10%	Managem Ant stain	Against
-	OF		8
	THE ISSUED SHARE CAPITAL AT THE		
	DATE		
	OF PASSING THIS RESOLUTION		
	TO ADD THE AGGREGATE NOMINAL		
	AMOUNT OF THE SHARES WHICH		
	ARE		
	REPURCHASED UNDER THE		
	GENERAL MANDATE IN RESOLUTION (6) TO		
7	MANDATE IN RESOLUTION (6) TO THE	Managem Art stain	Against
/	AGGREGATE NOMINAL AMOUNT OF	Managemenustam	Agamst
	THE		
	SHARES WHICH MAY BE ISSUED		
	UNDER THE		
	GENERAL MANDATE IN RESOLUTION		
	(5)		
CMMT	01 MAY 2015: PLEASE NOTE THAT	Non-Voting	
	THIS IS A		
	REVISION DUE TO CHANGE IN		
	RECORD		

DATE-FROM 12 MAY 2015 TO 11 MAY

2015. IF

YOU HAVE ALREADY SENT IN YOUR

VOTES,

PLEAS-E DO NOT VOTE AGAIN

UNLESS YOU

DECIDE TO AMEND YOUR ORIGINAL

INSTRUCTIONS. THA-NK YOU.

UTV MEDIA PLC, BELFAST

Security G9309S100 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 14-May-2015

ISIN GB00B244WQ16 Agenda 706033824 - Management

		_	
Item	Proposal	Proposed by Vote	For/Against Management
1	TO RECEIVE AND ADOPT THE FINANCIAL STATEMENTS AND THE DIRECTORS' AND AUDITORS REPORTS	Managem Ent	For
2	TO APPROVE THE REPORT OF THE BOARD ON DIRECTORS' REMUNERATION TO DECLARE A FINAL DIVIDEND OF	Managem Ent	For
3	5.43P	Managem Ent	For
4	PER ORDINARY SHARE OF 5P TO RE-ELECT RICHARD HUNTINGFORD AS A DIRECTOR	Managem Ent	For
5	TO RE-ELECT HELEN KIRKPATRICK AS A DIRECTOR	Managem Ent	For
6	TO RE-ELECT STEPHEN KIRKPATRICK AS A	K Managem Ent	For
7	DIRECTOR TO RE-ELECT ANDY ANSON AS A DIRECTOR TO RE-ELECT COLINE MCCONVILLE	Managem Ent	For
8	AS A DIRECTOR	Managem Ent	For
9	TO RE-ELECT JOHN MCCANN AS A DIRECTOR TO RE-ELECT NORMAN MCKEOWN	Managem Ent	For
10	AS A DIRECTOR	Managem Ent	For
11	TO RE-ELECT SCOTT TAUNTON AS A DIRECTOR	Managem Ent	For
12	TO ELECT ROISIN BRENNAN AS A DIRECTOR	Managem Ent	For
13	TO RE-APPOINT ERNST & YOUNG LLF AS	P Managem Ent	For

	_aga:g. c., t2	,			
14	AUDITORS TO THE COMPANY TO AUTHORISE THE DIRECTORS TO FIX THE AUDITORS' REMUNERATION TO AUTHORISE THE DIRECTORS TO	Manag	em Ent	For	
15	ALLOT SHARES OR GRANT SUBSCRIPTION OR	Manag	em Ant stain	Against	
16	CONVERSION RIGHTS TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS TO AUTHORISE THE COMPANY TO	Manag	em Arh tstain	Against	
17	MAKE MARKET PURCHASES OF ITS OWN ORDINARY SHARES	Manag	em Art stain	Against	
18	TO PERMIT GENERAL MEETINGS OTHER THAN ANNUAL GENERAL MEETINGS TO BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	Manag	em Aıg ainst	Against	
	ICCLATCHY COMPANY				
Securit			Meeting T		Annual
	Symbol MNI		Meeting D	ate	14-May-2015
ISIN	US5794891052		Agenda		934153634 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Manag	ement	i i i i i i i i i i i i i i i i i i i	
	1 ELIZABETH BALLANTINE	1,14,148	For	For	
	2 KATHLEEN FELDSTEIN		For	For	
	3 CLYDE OSTLER		For	For	
2.	TO RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS MCCLATCHY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE 2015 FISCAL	Manag		For	
an : ==	YEAR.				
	AM HOLDINGS COMPANY		M		A 1
Securit	•		Meeting T		Annual
Ticker ISIN	Symbol GHC US3846371041		Meeting D Agenda	ate	14-May-2015 934157478 - Management
13111	033040371041		Agenda		934137476 - Wallagement
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Manag	ement		
-	1 CHRISTOPHER C. DAVIS		For	For	
	2 THOMAS S. GAYNER		For	For	

ANNE M. MULCAHY 3 For For For 4 LARRY D. THOMPSON For HARTE HANKS, INC. Security 416196103 Meeting Type Annual Ticker Symbol HHS Meeting Date 14-May-2015 **ISIN** US4161961036 Agenda 934157707 - Management **Proposed** For/Against Vote Item Proposal Management by 1. **DIRECTOR** Management DAVID L. COPELAND For For 2 CHRISTOPHER M. HARTE For For 3 For For SCOTT C. KEY TO RATIFY THE APPOINTMENT OF KPMG LLP AS HARTE HANKS' INDEPENDENT 2. Managem**Ent** For REGISTERED PUBLIC ACCOUNTING **FIRM** FOR FISCAL YEAR 2015. A. H. BELO CORPORATION Security 001282102 Meeting Type Annual Ticker Symbol AHC Meeting Date 14-May-2015 **ISIN** US0012821023 Agenda 934162708 - Management **Proposed** For/Against Item Proposal Vote Management by 1. **DIRECTOR** Management 1 RONALD D. MCCRAY For For 2 JAMES M. MORONEY III For For RATIFICATION OF THE APPOINTMENT OF 2. KPMG LLP AS THE COMPANY'S Managem**Ent** For INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM. LORAL SPACE & COMMUNICATIONS INC. Security 543881106 Meeting Type Annual Ticker Symbol LORL Meeting Date 14-May-2015 **ISIN** US5438811060 Agenda 934178193 - Management For/Against **Proposed** Vote Item Proposal Management by 1. **DIRECTOR** Management DR. MARK H. RACHESKY For For JANET T. YEUNG For For Managem**Eor** 2. For ACTING UPON A PROPOSAL TO **RATIFY THE** APPOINTMENT OF DELOITTE & **TOUCHE LLP** AS THE COMPANY'S INDEPENDENT

REGISTERED PUBLIC ACCOUNTING

FIRM

FOR THE YEAR ENDING DECEMBER

31, 2015.

ACTING UPON A PROPOSAL TO

APPROVE,

ON A NON-BINDING, ADVISORY

BASIS,

3. COMPENSATION OF THE COMPANY'S ManagemEnt For

NAMED EXECUTIVE OFFICERS AS

DESCRIBED IN THE COMPANY'S

PROXY

STATEMENT.

MILLICOM INTERNATIONAL CELLULAR SA, LUXEMBOURG

Security L6388F128 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 15-May-2015

ISIN SE0001174970 Agenda 706032531 - Management

Item Proposal Proposed by Vote For/Against Management

AN ABSTAIN VOTE CAN HAVE THE

SAME

EFFECT AS AN AGAINST VOTE IF THE

CMMT MEETING-REQUIRE APPROVAL FROM Non-Voting

MAJORITY OF PARTICIPANTS TO

PASS A

RESOLUTION

IMPORTANT MARKET PROCESSING

REQUIREMENT: A BENEFICIAL

OWNER

SIGNED POWER OF-ATTORNEY (POA)

IS

REQUIRED IN ORDER TO LODGE AND

EXECUTE YOUR

CMMT VOTING-INSTRUCTIONS IN

THIS MARKET. ABSENCE OF A POA,

Non-Voting

MAY

CAUSE YOUR INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY

QUESTIONS,

PLEASE CONTACT YOUR CLIENT

SERVICE-

REPRESENTATIVE

CMMT MARKET RULES REQUIRE Non-Voting

DISCLOSURE OF

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS

MULTIPLE BENEFICIAL OWNERS,

YOU WILL

NEED TO-PROVIDE THE BREAKDOWN

OF

EACH BENEFICIAL OWNER NAME,

ADDRESS

AND SHARE-POSITION TO YOUR

CLIENT

SERVICE REPRESENTATIVE. THIS

INFORMATION IS REQUIRED-IN

ORDER FOR

YOUR VOTE TO BE LODGED

TO ELECT THE CHAIRMAN OF THE

AGM AND

TO EMPOWER THE CHAIRMAN TO

APPOINT

THE-OTHER MEMBERS OF THE

BUREAU OF

THE MEETING: MR. JEAN-MICHEL

SCHMIT

TO RECEIVE THE MANAGEMENT

REPORT(S)

OF THE BOARD OF DIRECTORS

(RAPPORT

DE GESTION) AND THE REPORT(S) OF

THE

1

2 EXTERNAL AUDITOR ON THE

ANNUAL

ACCOUNTS AND THE CONSOLIDATED

ACCOUNTS FOR THE FINANCIAL

YEAR

ENDED DECEMBER 31, 2014

TO APPROVE THE ANNUAL

ACCOUNTS AND

3 THE CONSOLIDATED ACCOUNTS FOR

THE

YEAR ENDED DECEMBER 31, 2014

TO ALLOCATE THE RESULTS OF THE

YEAR

ENDED DECEMBER 31, 2014. ON A

PARENT

COMPANY BASIS, MILLICOM

GENERATED A

PROFIT OF APPROXIMATELY USD

354,658,451. OF THIS AMOUNT, AN

4 AGGREGATE OF APPROXIMATELY

USD

264.30 MILLION, CORRESPONDING TO

USD

2.64 PER SHARE, IS PROPOSED TO BE

DISTRIBUTED AS A DIVIDEND, AND

THE

BALANCE IS PROPOSED TO BE

CARRIED

FORWARD AS RETAINED EARNINGS

Non-Voting

Management.

Management Action

Management . Action

	23ga: 1 mig. 6, 12221 moz. 1	
5	TO DISCHARGE ALL THE CURRENT DIRECTORS OF MILLICOM FOR THE PERFORMANCE OF THEIR MANDATES DURING THE FINANCIAL YEAR ENDED	No Management Action
6	DECEMBER 31, 2014 TO SET THE NUMBER OF DIRECTORS AT EIGHT (8) TO RE-ELECT MR. PAUL DONOVAN	Management . Action
7	AS A DIRECTOR FOR A TERM ENDING ON THE DAY OF THE 2016 AGM (THE "2016	Management . Action
8	AGM") TO RE-ELECT MR. TOMAS ELIASSON AS A DIRECTOR FOR A TERM ENDING ON THE	No Management Action
9	DAY OF THE 2016 AGM TO RE-ELECT DAME AMELIA FAWCETT AS A DIRECTOR FOR A TERM ENDING ON	No Management. Action
10	THE DAY OF THE 2016 AGM TO RE-ELECT MR. LORENZO GRABAU AS A DIRECTOR FOR A TERM ENDING ON	No Management.
10	THE DAY OF THE 2016 AGM TO RE-ELECT MR. ALEJANDRO SANTO	Action
11	DOMINGO AS A DIRECTOR FOR A TERM ENDING ON THE DAY OF THE 2016 AGM	Management . Action
12	TO RE-ELECT MS. CRISTINA STENBECK AS A DIRECTOR FOR A TERM ENDING ON THE DAY OF THE 2016 AGM	Management Action
13	TO ELECT MR. ODILON ALMEIDA AS A NEW DIRECTOR FOR A TERM ENDING ON THE DAY OF THE 2016 AGM	No Management Action
14	TO ELECT MR. ANDERS BORG AS A NEW DIRECTOR FOR A TERM ENDING ON THE DAY OF THE 2016 AGM	Management . Action

TO RE-ELECT MS. CRISTINA STENBECK AS CHAIRMAN OF THE BOARD OF Management. Action 15 **DIRECTORS** FOR A TERM ENDING ON THE DAY OF THE 2016 AGM TO APPROVE THE DIRECTORS' FEE-BASED COMPENSATION, AMOUNTING TO **SEK** 5,025,000 FOR THE PERIOD FROM THE **AGM** TO THE 2016 AGM AND SHARE-BASED COMPENSATION, AMOUNTING TO **SEK** 3,800,000 FOR THE PERIOD FROM THE **AGM** TO THE 2016 AGM, SUCH SHARES TO 16 Management PROVIDED FROM THE COMPANY'S TREASURY SHARES OR **ALTERNATIVELY TO** BE ISSUED WITHIN MILLICOM'S **AUTHORISED** SHARE CAPITAL TO BE FULLY PAID **UP OUT** OF THE AVAILABLE RESERVE I.E. FOR NIL CONSIDERATION FROM THE **RELEVANT DIRECTORS** TO RE-ELECT ERNST & YOUNG S.A R.L., LUXEMBOURG AS THE EXTERNAL Management 17 **AUDITOR** OF MILLICOM FOR A TERM ENDING ON THE DAY OF THE 2016 AGM TO APPROVE THE EXTERNAL 18 **AUDITOR'S COMPENSATION** TO APPROVE A PROCEDURE ON THE APPOINTMENT OF THE NOMINATION COMMITTEE AND DETERMINATION 19 OF THE ASSIGNMENT OF THE NOMINATION **COMMITTEE** 20 SHARE REPURCHASE PLAN (A) TO Managem Not AUTHORISE THE BOARD OF Action DIRECTORS, AT

ANY TIME BETWEEN MAY 15, 2015

AND THE

DAY OF THE 2016 AGM, PROVIDED

THE

REQUIRED LEVELS OF

DISTRIBUTABLE

RESERVES ARE MET BY MILLICOM

AT THAT

TIME, EITHER DIRECTLY OR

THROUGH A

SUBSIDIARY OR A THIRD PARTY, TO

ENGAGE IN A SHARE REPURCHASE

PLAN

OF MILLICOM'S SHARES TO BE

CARRIED

OUT FOR ALL PURPOSES ALLOWED

OR

WHICH WOULD BECOME

AUTHORISED BY

THE LAWS AND REGULATIONS IN

FORCE.

AND IN PARTICULAR THE

LUXEMBOURG

LAW OF 10 AUGUST 1915 ON

COMMERCIAL

COMPANIES, AS AMENDED (THE

"1915 LAW")

AND IN ACCORDANCE WITH THE

OBJECTIVES, CONDITIONS, AND

RESTRICTIONS AS PROVIDED BY THE

EUROPEAN COMMISSION

REGULATION NO.

2273/2003 OF 22 DECEMBER 2003 (THE

"SHARE REPURCHASE PLAN") BY

USING ITS

AVAILABLE CASH RESERVES IN AN

AMOUNT

NOT EXCEEDING THE LOWER OF (I)

TEN

PERCENT(10%) CONTD

CONT CONTD OF MILLICOM'S

Non-Voting

OUTSTANDING

SHARE CAPITAL AS OF THE DATE OF

THE

AGM-(I.E., APPROXIMATING A

MAXIMUM OF

10,173,921 SHARES CORRESPONDING

TO

USD-15,260,881 IN NOMINAL VALUE)

OR (II)

THE THEN AVAILABLE AMOUNT OF

MILLICOM'S-DISTRIBUTABLE

RESERVES ON

A PARENT COMPANY BASIS, IN THE

OPEN

MARKET ON OTC-US, NASDAQ

STOCKHOLM

OR ANY OTHER RECOGNISED

ALTERNATIVE

TRADING PLATFORM, AT-AN

ACQUISITION

PRICE WHICH MAY NOT BE LESS

THAN SEK

50 PER SHARE NOR EXCEED-THE

HIGHER

OF (X) THE PUBLISHED BID THAT IS

THE

HIGHEST CURRENT INDEPENDENT-

PUBLISHED BID ON A GIVEN DATE

OR(Y)

THE LAST INDEPENDENT

TRANSACTION

PRICE-OUOTED OR REPORTED IN THE

CONSOLIDATED SYSTEM ON THE

SAME

DATE, REGARDLESS OF-THE MARKET

OR

EXCHANGE INVOLVED, PROVIDED,

HOWEVER, THAT WHEN SHARES

ARE-

REPURCHASED ON THE NASDAQ

STOCKHOLM, THE PRICE SHALL BE

WITHIN

THE REGISTERED-CONTD

CONT CONTD INTERVAL FOR THE SHARE

PRICE

PREVAILING AT ANY TIME (THE SO

CALLED-

SPREAD), THAT IS, THE INTERVAL

BETWEEN

THE HIGHEST BUYING RATE AND

THE

LOWEST-SELLING RATE. (B) TO

APPROVE

THE BOARD OF DIRECTORS'

PROPOSAL TO

GIVE JOINT-AUTHORITY TO

MILLICOM'S

CHIEF EXECUTIVE OFFICER AND THE

CHAIRMAN OF THE BOARD-OF

DIRECTORS

(AT THE TIME ANY SUCH ACTION IS

Non-Voting

TAKEN)

TO (I) DECIDE, WITHIN THE-LIMITS

OF THE

AUTHORIZATION SET OUT IN (A)

ABOVE, THE

TIMING AND CONDITIONS-OF ANY

MILLICOM

SHARE REPURCHASE PLAN

ACCORDING TO

MARKET CONDITIONS AND (II)-GIVE

MANDATE ON BEHALF OF MILLICOM

TO ONE

OR MORE DESIGNATED

BROKER-DEALERS-

TO IMPLEMENT THE SHARE

REPURCHASE

PLAN. (C) TO AUTHORISE MILLICOM,

AT THE-

DISCRETION OF THE BOARD OF

DIRECTORS, IN THE EVENT THE

SHARE

REPURCHASE PLAN-IS DONE

THROUGH A

SUBSIDIARY OR A THIRD PARTY, TO

PURCHASE THE CONTD

CONT CONTD BOUGHT BACK MILLICOM

SHARES

FROM SUCH SUBSIDIARY OR THIRD

PARTY.

(D) TO-AUTHORISE MILLICOM, AT

THE

DISCRETION OF THE BOARD OF

DIRECTORS, TO PAY FOR-THE

BOUGHT

BACK MILLICOM SHARES USING THE

THEN

AVAILABLE RESERVES. (E)

TO-AUTHORISE

MILLICOM, AT THE DISCRETION OF

THE

BOARD OF DIRECTORS, TO

(I)-TRANSFER

ALL OR PART OF THE PURCHASED

MILLICOM SHARES TO EMPLOYEES

OF THE-

MILLICOM GROUP IN CONNECTION

WITH

ANY EXISTING OR FUTURE

MILLICOM LONG-

TERM-INCENTIVE PLAN, AND/OR (II)

USE THE

Non-Voting

PURCHASED SHARES AS

CONSIDERATION

FOR-MERGER AND ACQUISITION

PURPOSES, INCLUDING JOINT

VENTURES

AND THE BUY-OUT OF-MINORITY

INTERESTS

IN MILLICOM'S SUBSIDIARIES, AS

THE CASE

MAY BE, IN-ACCORDANCE WITH THE

LIMITS

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

49-5

AND-49-6 OF THE 1915 LAW. (F) TO

FURTHER

GRANT ALL POWERS TO THE BOARD

OF-

DIRECTORS WITH CONTD

CONTD THE OPTION OF

SUB-DELEGATION

TO IMPLEMENT THE ABOVE

AUTHORIZATION,-CONCLUDE ALL

AGREEMENTS, CARRY OUT ALL

FORMALITIES AND MAKE ALL

DECLARATIONS-WITH REGARD TO

CONT ALL

AUTHORITIES AND, GENERALLY, DO

ALL

THAT IS NECESSARY FOR-THE

EXECUTION

OF ANY DECISIONS MADE IN

CONNECTION

WITH THIS AUTHORIZATION

TO APPROVE THE GUIDELINES FOR

21 REMUNERATION OF SENIOR

MANAGEMENT

TO APPROVE A SIGN-ON SHARE

22 GRANT FOR

THE CEO

CLEAR CHANNEL OUTDOOR HOLDINGS, INC.

Security 18451C109 Meeting Type Annual
Ticker Symbol CCO Meeting Date 15-May-2015

ISIN US18451C1099 Agenda 934172646 - Management

Item	Prop	lean	Proposed	Vote	For/Against
ItCIII	ттор	osai	by	VOIC	Management
1.	DIR	ECTOR	Manage	ment	
	1	VICENTE PIEDRAHITA		For	For
	2	ROBERT W. PITTMAN		For	For
	3	DALE W. TREMBLAY		For	For
2.			Manage	m Eor	For

Non-Voting

APPROVAL OF THE 2015 EXECUTIVE

INCENTIVE PLAN.

APPROVAL OF THE 2015

3. SUPPLEMENTAL Managem**Eot** For

INCENTIVE PLAN.

RATIFICATION OF THE SELECTION OF

ERNST & YOUNG LLP AS THE

INDEPENDENT

4. REGISTERED PUBLIC ACCOUNTING ManagemEnt For

FIRM

FOR THE YEAR ENDING DECEMBER

31, 2015.

INVESTMENT AB KINNEVIK, STOCKHOLM

Security W4832D128 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 18-May-2015

ISIN SE0000164600 Agenda 706039004 - Management

Item Proposal Proposed by Vote For/Against Management

IMPORTANT MARKET PROCESSING

REQUIREMENT: A BENEFICIAL

OWNER

SIGNED POWER OF-ATTORNEY (POA)

IS

REQUIRED IN ORDER TO LODGE AND

EXECUTE YOUR

CMMT TO A CONTROL OF A POPULATION OF A POPULAT

THIS MARKET. ABSENCE OF A POA,

Non-Voting

MAY

CAUSE YOUR INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY

OUESTIONS,

PLEASE CONTACT YOUR CLIENT

SERVICE-

REPRESENTATIVE

CMMT MARKET RULES REQUIRE Non-Voting

DISCLOSURE OF

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS

MULTIPLE BENEFICIAL OWNERS,

YOU WILL

NEED TO-PROVIDE THE BREAKDOWN

OF

EACH BENEFICIAL OWNER NAME,

ADDRESS

AND SHARE-POSITION TO YOUR

CLIENT

SERVICE REPRESENTATIVE. THIS

INFORMATION IS REQUIRED-IN

	ORDER FOR	
	YOUR VOTE TO BE LODGED	
	AN ABSTAIN VOTE CAN HAVE THE	
	SAME	
	EFFECT AS AN AGAINST VOTE IF THE	
CMMT	MEETING-REQUIRE APPROVAL FROM	Non-Voting
	MAJORITY OF PARTICIPANTS TO	E
	PASS A	
	RESOLUTION.	
	PLEASE NOTE THAT RESOLUTIONS	
	19.A	
	AND 19.B ARE PROPOSED TO BE	
	CONDITIONAL-UPON EACH OTHER	
CMMT	THEREFORE PROPOSED TO BE	Non-Voting
	ADOPTED IN	
	CONNECTION WITH EACH-OTHER.	
	THANK	
	YOU.	
	OPENING OF THE ANNUAL GENERAL	
1	MEETING	Non-Voting
	ELECTION OF CHAIRMAN OF THE	
	ANNUAL	
	GENERAL MEETING: THE	
	NOMINATION	
	COMMITTEE-PROPOSES THAT THE	
	LAWYER	
2	WILHELM LUNING, MEMBER OF THE	Non-Voting
	SWEDISH BAR-ASSOCIATION, IS	
	ELECTED	
	TO BE THE CHAIRMAN OF THE	
	ANNUAL	
	GENERAL MEETING	
	PREPARATION AND APPROVAL OF	
3	THE	Non-Voting
3	VOTING LIST	Non-voiling
4	APPROVAL OF THE AGENDA	Non-Voting
4	ELECTION OF ONE OR TWO PERSONS	Non-voiling
5	TO	Non-Voting
3	CHECK AND VERIFY THE MINUTES	Non-voiling
	DETERMINATION OF WHETHER THE	
	ANNUAL	
6	GENERAL MEETING HAS BEEN DULY	Non-Voting
	CONVENED	
	REMARKS BY THE CHAIRMAN OF	
7	THE	Non Votina
/		Non-Voting
	BOARD PRESENTATION BY THE CHIEF	
o		Non Votine
8	EXECUTIVE OFFICER	Non-Voting
0	OFFICER	Non Votine
9		Non-Voting

PRESENTATION OF THE PARENT COMPANY'S ANNUAL REPORT AND THE AUDITOR'S REPORT-AND OF THE **GROUP** ANNUAL REPORT AND THE GROUP **AUDITOR'S REPORT** RESOLUTION ON THE ADOPTION OF PROFIT AND LOSS STATEMENT AND THE 10 Management BALANCE SHEET AND OF THE GROUP PROFIT AND LOSS STATEMENT AND THE **GROUP BALANCE SHEET** RESOLUTION ON THE PROPOSED TREATMENT OF THE COMPANY'S **EARNINGS** AS STATED IN THE ADOPTED **BALANCE** SHEET: THE BOARD PROPOSES A **DIVIDEND** OF SEK 7.25 PER SHARE AND THAT THE RECORD DATE FOR DIVIDEND SHALL Management 11 BE ON WEDNESDAY 20 MAY 2015. IF THE ANNUAL GENERAL MEETING RESOLVES IN ACCORDANCE WITH THE PROPOSAL, THE DIVIDEND IS ESTIMATED TO BE PAID OUT TO THE SHAREHOLDERS ON **WEDNESDAY 27 MAY 2015** RESOLUTION ON THE DISCHARGE OF LIABILITY OF THE MEMBERS OF THE 12 Management **BOARD** AND THE CHIEF EXECUTIVE OFFICER DETERMINATION OF THE NUMBER OF MEMBERS OF THE BOARD: THE NOMINATION COMMITTEE PROPOSES 13 Management THE BOARD SHALL CONSIST OF **SEVEN MEMBERS DETERMINATION OF THE** 14 REMUNERATION TO THE BOARD AND THE AUDITOR

ELECTION OF THE MEMBERS OF THE BOARD AND THE CHAIRMAN OF THE BOARD: THE NOMINATION COMMITTEE **PROPOSES** THAT, FOR THE PERIOD UNTIL THE **CLOSE** OF THE NEXT ANNUAL GENERAL MEETING, TOM BOARDMAN, DAME AMELIA FAWCETT, WILHELM KLINGSPOR, ERIK MITTEREGGER, JOHN SHAKESHAFT AND CRISTINA STENBECK SHALL BE RE-ELECTED AS Management Management 15 MEMBERS OF THE BOARD AND THAT ANDERS BORG SHALL BE ELECTED AS A NEW MEMBER OF THE BOARD. VIGO CARLUND HAS INFORMED THE **NOMINATION** COMMITTEE THAT HE DECLINES RE-ELECTION AT THE ANNUAL **GENERAL** MEETING. THE NOMINATION **COMMITTEE** PROPOSES THAT CRISTINA **STENBECK** SHALL BE RE-ELECTED AS **CHAIRMAN OF** THE BOARD APPROVAL OF THE PROCEDURE OF 16 THE NOMINATION COMMITTEE RESOLUTION REGARDING **GUIDELINES FOR** 17 Managemen REMUNERATION TO SENIOR **EXECUTIVES** RESOLUTION REGARDING A 18 **MODIFICATION** OF THE 2014 OPTION PLANS RESOLUTION REGARDING **INCENTIVE** PROGRAMME, INCLUDING 19a RESOLUTION REGARDING: ADOPTION OF AN **INCENTIVE PLAN** 19b RESOLUTION REGARDING Managem Not **INCENTIVE** Action

PROGRAMME, INCLUDING RESOLUTION **REGARDING: TRANSFER OF OWN CLASS B SHARES** RESOLUTION TO AUTHORISE THE 20 TO RESOLVE ON REPURCHASE OF **OWN SHARES** PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: THE **KEEPING** 21a OF THE MINUTES AND THE MINUTES CHECKING AT THE 2013 ANNUAL **GENERAL MEETING** PLEASE NOTE THAT THIS **RESOLUTION IS A** SHAREHOLDER PROPOSAL: HOW THE **BOARD HAS HANDLED THORWALD** ARVIDSSON'S REQUEST TO TAKE PART OF THE AUDIO RECORDING FROM THE 2013 ANNUAL GENERAL MEETING, OR A TRANSCRIPT OF THE AUDIO RECORDING; THE CHAIRMAN OF THE BOARD'S NEGLIGENCE TO RESPOND TO 21b **LETTERS** ADDRESSED TO HER IN HER CAPACITY AS CHAIRMAN OF THE BOARD; AND THE BOARD'S NEGLIGENCE TO CONVENE AN EXTRAORDINARY GENERAL MEETING AS A RESULT OF THE ABOVE DURING THE PERIOD FROM AND INCLUDING JUNE 2013 UP TO THE 2014 ANNUAL GENERAL **MEETING** 21c PLEASE NOTE THAT THIS Sharehold RESOLUTION IS A Action SHAREHOLDER PROPOSAL: THE DIRECT AND INDIRECT POLITICAL

RECRUITMENTS

TO KINNEVIK AND THE EFFECT SUCH

Shareholder Action

Shareholder Action

RECRUITMENTS MAY HAVE HAD

PLEASE NOTE THAT THIS

RESOLUTION IS A

SHAREHOLDER PROPOSAL: A

TRANSCRIPT

OF THE AUDIO RECORDING OF THE

2013

ANNUAL GENERAL MEETING, IN PARTICULAR OF ITEM 14 ON THE

AGENDA,

SHALL BE DULY PREPARED AND

SENT TO

THE SWEDISH BAR ASSOCIATION

PLEASE NOTE THAT THIS

RESOLUTION IS A

SHAREHOLDER PROPOSAL:

INDIVIDUAL

SHAREHOLDERS SHALL HAVE AN

UNCONDITIONAL RIGHT TO TAKE

21e PART OF

AUDIO AND / OR VISUAL

RECORDINGS

FROM INVESTMENT AB KINNEVIK'S

GENERAL MEETINGS, IF THE

SHAREHOLDERS RIGHTS ARE

DEPENDENT

THEREUPON

PLEASE NOTE THAT THIS

RESOLUTION IS A

SHAREHOLDER PROPOSAL: THE

BOARD IS

TO BE INSTRUCTED TO PREPARE A

PROPOSAL ON RULES FOR A

"COOL-OFF

PERIOD" FOR POLITICIANS TO BE

PRESENTED AT THE NEXT GENERAL

MEETING AND THAT UNTIL SUCH

RULES

HAS BEEN ADOPTED, A COOLING-OFF

PERIOD OF TWO (2) YEARS SHALL BE

APPLIED FOR FORMER MINISTERS OF

THE

GOVERNMENT

CLOSING OF THE ANNUAL GENERAL

MEETING

INVESTMENT AB KINNEVIK, STOCKHOLM

Security W4832D110

Ticker Symbol

ISIN SE0000164626

Non-Voting

Shareholder Action

Meeting Type Meeting Date Annual General Meeting

18-May-2015

706063409 - Management

Item Proposal

Vote

Agenda

Edgar Filing: GABELLI MULTIMEDIA TRUST INC. - Form N-PX Proposed For/Against Management by IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL **OWNER** SIGNED POWER OF-ATTORNEY (POA) REQUIRED IN ORDER TO LODGE AND **EXECUTE YOUR VOTING-INSTRUCTIONS IN** Non-Voting THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO-BE REJECTED. IF YOU HAVE ANY **OUESTIONS**, PLEASE CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE MARKET RULES REQUIRE DISCLOSURE OF BENEFICIAL OWNER INFORMATION FOR ALL VOTED-ACCOUNTS. IF AN ACCOUNT **HAS** MULTIPLE BENEFICIAL OWNERS, YOU WILL CMMT OF NEED TO-PROVIDE THE BREAKDOWN Non-Voting EACH BENEFICIAL OWNER NAME, **ADDRESS** AND SHARE-POSITION TO YOUR **CLIENT** SERVICE REPRESENTATIVE. THIS INFORMATION IS REQUIRED-IN ORDER FOR YOUR VOTE TO BE LODGED AN ABSTAIN VOTE CAN HAVE THE **SAME** EFFECT AS AN AGAINST VOTE IF THE CMMT MEETING-REQUIRE APPROVAL FROM Non-Voting MAJORITY OF PARTICIPANTS TO PASS A RESOLUTION. OPENING OF THE ANNUAL GENERAL Non-Voting MEETING ELECTION OF CHAIRMAN OF THE Non-Voting **ANNUAL**

CMMT

OF

1

2

GENERAL MEETING: THE

COMMITTEE-PROPOSES THAT THE

NOMINATION

LAWYER

	3 3	
	WILHELM LUNING, MEMBER OF THE	
	SWEDISH BAR-ASSOCIATION, IS	
	ELECTED TO BE THE CHAIRMAN OF THE	
	TO BE THE CHAIRMAN OF THE	
	ANNUAL	
	GENERAL MEETING	
2	PREPARATION AND APPROVAL OF	NY
3	THE	Non-Voting
	VOTING LIST	
4	APPROVAL OF THE AGENDA	Non-Voting
_	ELECTION OF ONE OR TWO PERSONS	NY
5	TO	Non-Voting
	CHECK AND VERIFY THE MINUTES	
	DETERMINATION OF WHETHER THE	
6	ANNUAL	Non-Voting
	GENERAL MEETING HAS BEEN DULY	C
	CONVENED	
_	REMARKS BY THE CHAIRMAN OF	
7	THE	Non-Voting
	BOARD	
0	PRESENTATION BY THE CHIEF	
8	EXECUTIVE	Non-Voting
	OFFICER	
	PRESENTATION OF THE PARENT	
	COMPANY'S ANNUAL REPORT AND	
0	THE	NY
9	AUDITOR'S REPORT-AND OF THE	Non-Voting
	GROUP	
	ANNUAL REPORT AND THE GROUP	
	AUDITOR'S REPORT	
	RESOLUTION ON THE ADOPTION OF	
	THE	
	PROFIT AND LOSS STATEMENT AND	N
10	THE	Management Action
	BALANCE SHEET AND OF THE GROUP PROFIT AND LOSS STATEMENT AND	Action
	THE CROUD BALANCE SHEET	
11	GROUP BALANCE SHEET	Managan
11	RESOLUTION ON THE PROPOSED TREATMENT OF THE COMPANY'S	Management
	EARNINGS	Action
	AS STATED IN THE ADOPTED	
	BALANCE	
	SHEET: THE BOARD PROPOSES A	
	DIVIDEND	
	OF SEK 7.25 PER SHARE AND THAT	
	THE	
	RECORD DATE FOR DIVIDEND SHALL	
	BE ON	
	WEDNESDAY 20 MAY 2015. IF THE	
	ANNUAL	
	AINIUAL	

GENERAL MEETING RESOLVES IN ACCORDANCE WITH THE PROPOSAL, THE DIVIDEND IS ESTIMATED TO BE PAID **OUT TO** THE SHAREHOLDERS ON WEDNESDAY 27 **MAY 2015** RESOLUTION ON THE DISCHARGE OF LIABILITY OF THE MEMBERS OF THE Management 12 **BOARD** AND THE CHIEF EXECUTIVE OFFICER DETERMINATION OF THE NUMBER OF MEMBERS OF THE BOARD: THE Management . Action NOMINATION COMMITTEE PROPOSES 13 THE BOARD SHALL CONSIST OF **SEVEN MEMBERS DETERMINATION OF THE** 14 REMUNERATION TO THE BOARD AND THE AUDITOR 15 ELECTION OF THE MEMBERS OF THE Managem Not BOARD AND THE CHAIRMAN OF THE Action **BOARD:** THE NOMINATION COMMITTEE **PROPOSES** THAT, FOR THE PERIOD UNTIL THE **CLOSE** OF THE NEXT ANNUAL GENERAL MEETING, TOM BOARDMAN, DAME AMELIA FAWCETT, WILHELM KLINGSPOR, ERIK MITTEREGGER, JOHN SHAKESHAFT AND CRISTINA STENBECK SHALL BE RE-ELECTED AS MEMBERS OF THE BOARD AND THAT ANDERS BORG SHALL BE ELECTED NEW MEMBER OF THE BOARD. VIGO CARLUND HAS INFORMED THE **NOMINATION** COMMITTEE THAT HE DECLINES RE-ELECTION AT THE ANNUAL **GENERAL** MEETING. THE NOMINATION **COMMITTEE**

PROPOSES THAT CRISTINA

	23ga :g. 3, 1222232	
	STENBECK	
	SHALL BE RE-ELECTED AS	
	CHAIRMAN OF	
	THE BOARD	
	APPROVAL OF THE PROCEDURE OF	No
16	THE	Management Action
	NOMINATION COMMITTEE	Action
	RESOLUTION REGARDING	
17	GUIDELINES FOR	Management .
1 /	REMUNERATION TO SENIOR	Action
	EXECUTIVES	
	RESOLUTION REGARDING A	No
18	MODIFICATION	Management.
	OF THE 2014 OPTION PLANS	Action
	RESOLUTION REGARDING	
	INCENTIVE	
	PROGRAMME, INCLUDING	No
19.A	RESOLUTION	Management.
	REGARDING :ADOPTION OF AN	Action
	INCENTIVE	
	PROGRAMME	
	RESOLUTION REGARDING	
	INCENTIVE	
	PROGRAMME, INCLUDING	No
19.B	RESOLUTION	Management.
	REGARDING: TRANSFER OF OWN	Action
	CLASS B	
	SHARES	
	RESOLUTION TO AUTHORISE THE	
	BOARD	No
20	TO RESOLVE ON REPURCHASE OF	Management Action
	OWN	7 Iction
	SHARES	
	SHAREHOLDER THORWALD	
	ARVIDSSON	
	PROPOSES ON SPECIAL	
	EXAMINATION	No.
21.A	REGARDING: THE KEEPING OF THE	Management Action
	MINUTES AND THE MINUTES	
	CHECKING AT	
	THE 2013 ANNUAL GENERAL	
01 D	MEETING	M N.
21.B	SHAREHOLDER THORWALD	ManagemNot
	ARVIDSSON	Action
	PROPOSES ON SPECIAL	
	EXAMINATION REGARDING: HOW THE BOARD HAS	
	HANDLED THORWALD ARVIDSSON'S	
	REQUEST TO TAKE PART OF THE	
	AUDIO	
	RECORDING FROM THE 2013 ANNUAL	
	RECORDING PROM THE 2013 ANNUAL	

GENERAL MEETING, OR A

TRANSCRIPT OF

THE AUDIO RECORDING; THE

CHAIRMAN OF

THE BOARD'S NEGLIGENCE TO

RESPOND

TO LETTERS ADDRESSED TO HER IN

HER

CAPACITY AS CHAIRMAN OF THE

BOARD;

AND THE BOARD'S NEGLIGENCE TO

CONVENE AN EXTRAORDINARY

GENERAL

MEETING AS A RESULT OF THE

ABOVE

DURING THE PERIOD FROM AND

INCLUDING

JUNE 2013 UP TO THE 2014 ANNUAL

GENERAL MEETING

SHAREHOLDER THORWALD

ARVIDSSON

PROPOSES ON SPECIAL

EXAMINATION

REGARDING: THE DIRECT AND

21.C INDIRECT

POLITICAL RECRUITMENTS TO

KINNEVIK

AND THE EFFECT SUCH

RECRUITMENTS

MAY HAVE HAD

SHAREHOLDER THORWALD

ARVIDSSON

PROPOSES ON SPECIAL

EXAMINATION

REGARDING: A TRANSCRIPT OF THE

AUDIO

21.D

RECORDING OF THE 2013 ANNUAL

GENERAL

MEETING, IN PARTICULAR OF ITEM

14 ON

THE AGENDA, SHALL BE DULY

PREPARED

AND SENT TO THE SWEDISH BAR

ASSOCIATION

21.E SHAREHOLDER THORWALD

ARVIDSSON

PROPOSES ON SPECIAL

EXAMINATION

REGARDING: INDIVIDUAL

SHAREHOLDERS

SHALL HAVE AN UNCONDITIONAL

Management . Action

Management . Action

Managem Not

Action

RIGHT TO

TAKE PART OF AUDIO AND / OR

VISUAL

RECORDINGS FROM INVESTMENT AB

KINNEVIK'S GENERAL MEETINGS, IF

THE

SHAREHOLDERS RIGHTS ARE

DEPENDANT

THEREUPON

SHAREHOLDER THORWALD

ARVIDSSON

PROPOSES ON SPECIAL

EXAMINATION

REGARDING: THE BOARD IS TO BE

INSTRUCTED TO PREPARE A

PROPOSAL ON

RULES FOR A "COOL-OFF PERIOD"

21.F FOR POLITICIANS TO BE PRESENTED AT

THE

NEXT GENERAL MEETING AND THAT

UNTIL

SUCH RULES HAS BEEN ADOPTED, A

COOLING-OFF PERIOD OF TWO (2)

YEARS

SHALL BE APPLIED FOR FORMER

MINISTERS OF THE GOVERNMENT

CLOSING OF THE ANNUAL GENERAL

22 MEETING

HSN, INC

Security 404303109 Ticker Symbol HSNI

ISIN US4043031099

Non-Voting

Management Management

Meeting Type Annual
Meeting Date 19-May-2015

Agenda 934156387 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1	DIRECTOR	Management		_
	1 WILLIAM COSTELLO		For	For
	2 JAMES M. FOLLO		For	For
	3 MINDY GROSSMAN		For	For
	4 STEPHANIE KUGELMAN		For	For
	5 ARTHUR C. MARTINEZ		For	For
	6 THOMAS J. MCINERNEY		For	For
	7 JOHN B. (JAY) MORSE, JR		For	For
	8 MATTHEW E. RUBEL		For	For
	9 ANN SARNOFF		For	For
	10 COURTNEE ULRICH		For	For
2	TO RATIFY THE APPOINTMENT OF	Manage	m Eor	For
	ERNST &			
	YOUNG LLP AS OUR INDEPENDENT			
	REGISTERED CERTIFIED PUBLIC			

ACCOUNTING FIRM FOR THE FISCAL

YEAR

ENDING DECEMBER 31, 2015.

UNITED STATES CELLULAR CORPORATION

Meeting Type 911684108 Annual Security Meeting Date Ticker Symbol USM 19-May-2015

ISIN US9116841084		Agenda			024157722 Management	
1911/	039110841084		Agenda		934157733 - Management	
Item	Proposal	Proposed by	Vote	For/Against Managemer		
1.	DIRECTOR	Manag	ement			
	1 J. SAMUEL CROWLEY		For	For		
	2 PAUL-HENRI DENUIT		For	For		
	3 HARRY J. HARCZAK, JR.		For	For		
	4 GREGORY P. JOSEFOWICZ		For	For		
2.	RATIFY ACCOUNTANTS FOR 2015.	Manage	em Ent	For		
	ADVISORY VOTE TO APPROVE					
3.	EXECUTIVE	Manag	em Ent	For		
	COMPENSATION.					
SALEN	M MEDIA GROUP, INC.					
Security	•		Meeting 7		Annual	
	Symbol SALM		Meeting I	Date	19-May-2015	
ISIN	US7940931048		Agenda		934164714 - Management	
Item	Proposal	Proposed by	Vote	For/Against Managemer		
1A.	ELECTION OF DIRECTOR: STUART W. EPPERSON	Manage	em Ent	For		
1B.	ELECTION OF DIRECTOR: EDWARD G ATSINGER III	Manag	em Eor	For		
1C.	ELECTION OF DIRECTOR: ROLAND S. HINZ	Manag	em Eor	For		
	ELECTION OF DIRECTOR: RICHARD A		_	_		

	U.	y	Managemen
1A.	ELECTION OF DIRECTOR: STUART W. EPPERSON	Managem Ent	For
1B.	ELECTION OF DIRECTOR: EDWARD G. ATSINGER III	Managem Ent	For
1C.	ELECTION OF DIRECTOR: ROLAND S. HINZ	Managem Ent	For
1D.	ELECTION OF DIRECTOR: RICHARD A. RIDDLE	Managem Ent	For
1E.	ELECTION OF DIRECTOR: JONATHAN VENVERLOH	Managem Ent	For
1F.	ELECTION OF DIRECTOR: J. KEET LEWIS	Managem Ent	For
1G.	ELECTION OF DIRECTOR: ERIC H. HALVORSON	Managem Ent	For
	THE RATIFICATION OF THE		
	APPOINTMENT		
2	OF SINGERLEWAK LLP AS THE	M F.	

2. Managem**Ent** For COMPANY'S

INDEPENDENT REGISTERED PUBLIC

ACCOUNTING FIRM.

INTERVAL LEISURE GROUP INC

Security 46113M108 Meeting Type Annual Ticker Symbol IILG Meeting Date 19-May-2015

ISIN US46113M1080 Agenda 934173016 - Management

Item	Proposal	Proposed	Vote	For/Agains	
1	DIRECTOR	by	amant	Managemen	IL
1.		Manag	For	For	
	2 DAVID FLOWERS		For	For	
	3 VICTORIA L. FREED		For	For	
	4 CHAD HOLLINGSWORTH		For	For	
	5 GARY S. HOWARD		For	For	
	6 LEWIS J. KORMAN		For	For	
	7 THOMAS J. KUHN		For	For	
	8 JEANETTE E. MARBERT		For	For	
	9 THOMAS J. MCINERNEY		For	For	
	10 THOMAS P. MURPHY, JR.		For	For	
	11 AVY H. STEIN		For	For	
	TO RATIFY THE SELECTION OF				
	ERNST &				
	YOUNG LLP AS THE INDEPENDENT				
•	REGISTERED PUBLIC ACCOUNTING		_	-	
2	FIRM	Manag	ement	For	
	FOR INTERVAL LEISURE GROUP FOR				
	THE				
	FISCAL YEAR ENDING DECEMBER 31,				
	2015.				
	ROUP, PARIS				
Securit	•		Meeting		MIX
	Symbol		Meeting	Date	20-May-2015
ISIN	FR0000121691		Agenda		706008782 - Management
Item	Proposal	Proposed	Vote	For/Agains	i.
Item	•	by	Voic	Managemen	nt
	PLEASE NOTE IN THE FRENCH				
	MARKET				
	MARKET THAT THE ONLY VALID VOTE				
CMMT	MARKET THAT THE ONLY VALID VOTE OPTIONS ARE	Non-V	oting		
CMMT	MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF	Non-V	oting		
CMMT	MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN"	Non-V	oting		
CMMT	MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST"	Non-V	oting		
	MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE.	Non-V	oting		
	MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE. THE FOLLOWING APPLIES TO	Non-V	Č		
	MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE. THE FOLLOWING APPLIES TO SHAREHOLDERS THAT DO NOT HOLD	Non-V	Č		
	MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE. THE FOLLOWING APPLIES TO SHAREHOLDERS THAT DO NOT HOLD SHARES DIRECTLY WITH A-FRENCH	Non-V	Č		
	MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE. THE FOLLOWING APPLIES TO SHAREHOLDERS THAT DO NOT HOLD SHARES DIRECTLY WITH A-FRENCH CUSTODIAN: PROXY CARDS: VOTING	Non-V	Č		
	MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE. THE FOLLOWING APPLIES TO SHAREHOLDERS THAT DO NOT HOLD SHARES DIRECTLY WITH A-FRENCH CUSTODIAN: PROXY CARDS: VOTING INSTRUCTIONS WILL BE	Non-V	Č		
	MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE. THE FOLLOWING APPLIES TO SHAREHOLDERS THAT DO NOT HOLD SHARES DIRECTLY WITH A-FRENCH CUSTODIAN: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO	Non-V	Č		
	MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE. THE FOLLOWING APPLIES TO SHAREHOLDERS THAT DO NOT HOLD SHARES DIRECTLY WITH A-FRENCH CUSTODIAN: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE-GLOBAL CUSTODIANS ON THE	Non-V	Č		
	MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE. THE FOLLOWING APPLIES TO SHAREHOLDERS THAT DO NOT HOLD SHARES DIRECTLY WITH A-FRENCH CUSTODIAN: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE-GLOBAL CUSTODIANS ON THE VOTE	Non-V	Č		
	MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE. THE FOLLOWING APPLIES TO SHAREHOLDERS THAT DO NOT HOLD SHARES DIRECTLY WITH A-FRENCH CUSTODIAN: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE-GLOBAL CUSTODIANS ON THE	Non-V	Č		
	MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE. THE FOLLOWING APPLIES TO SHAREHOLDERS THAT DO NOT HOLD SHARES DIRECTLY WITH A-FRENCH CUSTODIAN: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE-GLOBAL CUSTODIANS ON THE VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED-INTERMEDIARY, THE	Non-V	Č		
	MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE. THE FOLLOWING APPLIES TO SHAREHOLDERS THAT DO NOT HOLD SHARES DIRECTLY WITH A-FRENCH CUSTODIAN: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE-GLOBAL CUSTODIANS ON THE VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED-INTERMEDIARY, THE GLOBAL	Non-V	Č		
	MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE. THE FOLLOWING APPLIES TO SHAREHOLDERS THAT DO NOT HOLD SHARES DIRECTLY WITH A-FRENCH CUSTODIAN: PROXY CARDS: VOTING INSTRUCTIONS WILL BE FORWARDED TO THE-GLOBAL CUSTODIANS ON THE VOTE DEADLINE DATE. IN CAPACITY AS REGISTERED-INTERMEDIARY, THE	Non-V	Č		

AND FORWARD-THEM TO THE LOCAL CUSTODIAN. IF YOU REQUEST MORE INFORMATION, PLEASE **CONTACT-YOUR** CLIENT REPRESENTATIVE. 04 MAY 2015: PLEASE NOTE THAT IMPORTANT ADDITIONAL MEETING INFORMATION IS AVAI-LABLE BY **CLICKING** ON THE MATERIAL URL LINK: https://balo.journal-officiel.gouv-.fr/pdf/2015/0413/201504131500864.pdf. THIS IS A REVISION DUE TO RECEIPT OF AD-CMMT DITIONAL URL LINK: Non-Voting http://www.journalofficiel.gouv.fr//pdf/2015/0504/20150504-1501121.pdf. IF YOU HAVE ALREADY **SENT IN** YOUR VOTES, PLEASE DO NOT VOTE UNLESS YOU DECIDE TO AMEND **YOUR** ORIGINAL INSTRUCTIONS. THANK YOU. APPROVAL OF THE ANNUAL **CORPORATE** FINANCIAL STATEMENTS FOR THE 0.1 FINANCIAL YEAR ENDED ON DECEMBER 31, 2014 APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED ON 0.2 DECEMBER 31, 2014 ALLOCATION OF INCOME FOR THE 0.3 Managemen FINANCIAL YEAR SPECIAL REPORT OF THE **STATUTORY** AUDITORS ON THE REGULATED 0.4 AGREEMENTS AND COMMITMENTS **AND** APPROVAL OF THE AGREEMENTS RENEWAL OF TERM OF THE FIRM **DELOITTE** 0.5 ET ASSOCIES AS PRINCIPAL **STATUTORY AUDITOR** 0.6 RENEWAL OF TERM OF THE FIRM Managem Not **BEAS AS** Action

O.7	DEPUTY STATUTORY AUDITOR RENEWAL OF TERM OF THE FIRM PRICEWATERHOUSECOOPERS AUDIT AS PRINCIPAL STATUTORY AUDITOR	No Management Action
O.8	APPOINTMENT OF MR. JEAN-CHRISTOPHE GEORGHIOU AS DEPUTY STATUTORY AUDITOR, REPLACING MR. YVES NICOLAS	Management Action
0.9	ADVISORY REVIEW OF THE COMPENSATION OWED OR PAID TO MR. JEAN-PAUL BAUDECROUX FOR THE FINANCIAL YEAR ENDED ON DECEMBER 31ST, 2013 AUTHORIZATION TO BE GRANTED TO	No Management Action
O.10	THE BOARD OF DIRECTORS TO ALLOW THE COMPANY TO REPURCHASE ITS OWN SHARES PURSUANT TO THE SCHEME REFERRED TO IN ARTICLE L.225-209 OF THE COMMERCIAL CODE DELEGATION TO BE GRANTED TO	No Management Action
E.11	THE BOARD OF DIRECTORS TO ISSUE SHARE SUBSCRIPTION WARRANTS (BSA), EXISTING AND/OR NEW SHARES SUBSCRIPTION AND/OR PURCHASE WARRANTS (BSAANE) AND/OR REDEEMABLE EXISTING AND/OR NEW SHARES SUBSCRIPTION AND/OR PURCHASE WARRANTS (BSAAR) WITH CANCELLATION OF PREFERENTIAL SUBSCRIPTION RIGHTS IN FAVOR OF A	Management. Action
E.12	CATEGORY OF BENEFICIARIES AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO ALLOCATE BONUS SHARES TO EMPLOYEES AND/OR	No Management Action
E.13	CERTAIN CORPORATE OFFICERS DELEGATION TO BE GRANTED TO THE	Managem Nut Action

BOARD OF DIRECTORS TO INCREASE

CAPITAL BY ISSUING COMMON

SHARES

AND/OR SECURITIES GIVING ACCESS

TO

CAPITAL WITH CANCELLATION OF

PREFERENTIAL SUBSCRIPTION

RIGHTS IN

FAVOR OF MEMBERS OF A COMPANY

SAVINGS PLAN PURSUANT TO

ARTICLES

L.3332-18 ET SEQ. OF THE CODE OF

LABOR

COMPLIANCE OF ARTICLE 16 OF THE

BYLAWS WITH ARTICLE R.225-85 OF

E.14 THE

COMMERCIAL CODE

POWERS TO CARRY OUT ALL LEGAL

E.15 FORMALITIES

TELEVISION BROADCASTS LTD

Security Y85830126

Ticker Symbol

ISIN HK0000139300

Management Action

Management .

Meeting Type Annual General Meeting

Meeting Date 20-May-2015

Agenda 706073892 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT THIS IS AN

AMENDMENT TO MEETING ID 452847

DUE TO

ADDITION OF-RESOLUTION 3.V. ALL

VOTES

CMMT RECEIVED ON THE PREVIOUS

Non-Voting

MEETING

WILL BE DISREGARDED-AND YOU

WILL

NEED TO REINSTRUCT ON THIS

MEETING

NOTICE. THANK YOU.

PLEASE NOTE IN THE HONG KONG

MARKET

CMMT THAT A VOTE OF "ABSTAIN" WILL BE Non-Voting

TREATED T-HE SAME AS A "TAKE NO

ACTION" VOTE.

CMMT PLEASE NOTE THAT THE COMPANY Non-Voting

NOTICE

AND PROXY FORM ARE AVAILABLE

BY

CLICKING O-N THE URL LINK:

http://www.hkexnews.hk/listedco/listconews/SEH

K/2015/0415/LTN2-01504151205.pdf,

http://www.hkexnews.hk/listedco/listconews/SEH

	_aga: :g. a,	
	K/2015/0423/LTN-20150423089.pdf AND http://www.hkexnews.hk/listedco/listconews/SI K/2015/0423/-LTN20150423083.pdf TO RECEIVE AND ADOPT THE AUDITED	ЕН
1	FINANCIAL STATEMENTS AND THE REPORT OF THE DIRECTORS AND THE	No Management
1	INDEPENDENT AUDITOR'S REPORTS FOR THE YEAR ENDED 31 DECEMBER 2014 TO DECLARE DIVIDENDS FOR THE	Action
2.i	YEAR ENDED 31 DECEMBER 2014: FINAL DIVIDEND TO DECLARE DIVIDENDS FOR THE	Management Action
2.ii	YEAR ENDED 31 DECEMBER 2014: SPECIAL DIVIDEND TO ELECT THE FOLLOWING	Management Action
3.i	RETIRING DIRECTOR: MR. CHEONG SHIN KEONG TO ELECT THE FOLLOWING	Management . Action
3.ii	RETIRING DIRECTOR: DR. WILLIAM LO WING YAN TO ELECT THE FOLLOWING RETIRING	Management Action
3.iii	DIRECTOR: PROFESSOR CAROLINE WANG CHIA-LING TO ELECT THE FOLLOWING	Management Action
3.iv	RETIRING DIRECTOR: DR. ALLAN ZEMAN TO ELECT THE FOLLOWING	Management . Action
3.v	RETIRING DIRECTOR: MR. THOMAS HUI TO TO RE-ELECT THE FOLLOWING	Management Action
4.i	RETIRING DIRECTOR: Ms. MONA FONG TO RE-ELECT THE FOLLOWING	Management Action
4.ii	RETIRING DIRECTOR: MR. ANTHONY LEE HSIEN PIN TO RE-ELECT THE FOLLOWING	Management Action
4.iii	RETIRING DIRECTOR: MR. CHEN WEN CHI	Management Action
5	TO APPROVE THE CHAIRMAN'S FEE	Management . Action

6	TO APPROVE AN INCREASE IN DIRECTOR'S FEE	Manag	No gement Action		
7	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITOR AND AUTHORISE DIRECTORS TO FIX ITS REMUNERATION	Manag	No ement Action		
8	TO GRANT A GENERAL MANDATE TO DIRECTORS TO ISSUE ADDITIONAL SHARES	Manag	No ement Action		
9	TO GRANT A GENERAL MANDATE TO DIRECTORS TO REPURCHASE ISSUED SHARES	Manag	No sement Action		
10	TO EXTEND THE AUTHORITY GIVEN TO THE DIRECTORS UNDER RESOLUTION (8) TO SHARES REPURCHASED UNDER THE AUTHORITY UNDER RESOLUTION (9)	Manag	No ement Action		
11	TO EXTEND THE BOOK CLOSE PERIOD FROM 30 DAYS TO 60 DAYS	Manag	No ement Action		
12	TO ADOPT THE NEW ARTICLES OF ASSOCIATION AS THE ARTICLES OF ASSOCIATION OF THE COMPANY	Manag	No gement Action		
	COM ITALIA SPA, MILANO		M 41 7		MIX
Securit	y T92778108 Symbol		Meeting I Meeting I		MIX 20-May-2015
ISIN	IT0003497168		Agenda	oute .	706120158 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
	PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 450489 DUE TO RECEIPT OF A-UDITOR NAMES. ALL VOTES				
СММТ	RECEIVED ON THE PREVIOUS MEETING WILL BE DISREGARDED A-ND YOU	Non-V	oting		
СММТ	WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU. PLEASE NOTE THAT THE ITALIAN LANGUAGE AGENDA IS AVAILABLE BY	Non-V	oting		
	CLICKING ON THE U-RL LINK: https://materials.proxyvote.com/Approved/9	9999			

Shareholdelo

Action

Z/19840101/NPS 239849.P-DF **BALANCE SHEET AS OF 31** DECEMBER 2014-APPROVAL OF THE BALANCE SHEET 0.1 DOCUMENTATION. RESOLUTIONS **RELATED THERETO** PROFIT ALLOCATION. RESOLUTIONS 0.2 RELATED THERETO REWARDING REPORT. RESOLUTIONS 0.3 RELATED THERETO PLEASE NOTE THAT ALTHOUGH THERE ARE 2 SLATES TO BE ELECTED AS AUDITORS, THERE-IS ONLY 1 SLATE AVAILABLE TO BE FILLED AT THE MEETING. THE **CMMT STANDING** Non-Voting INSTRUCTIO-NS FOR THIS MEETING WILL BE DISABLED AND, IF YOU CHOOSE, YOU ARE REQUIRED TO V-OTE FOR ONLY 1 **SLATE OF** THE 2 SLATES. THANK YOU PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO **APPOINT** THE INTERNAL AUDITORS: TO APPOINT THE STANDING AND ALTERNATE **AUDITORS: LIST** PRESENTED BY TELCO S.P.A. REPRESENTING 22.3PCT OF THE Shareholder Action O4.11 STOCK **CAPITAL: STANDING AUDITORS: GIANLUCA** PONZELLINI, UGO ROCK, PAOLA MAIORANA, SIMONE TINI, STEFANIA BARSALINI; ALTERNATE AUDITORS: FRANCESCO CARLO, GABRIELLA CHERSICLA, **MAURIZIO** DATTILO, BARBARA NEGRI

O4.12 PLEASE NOTE THAT THIS

RESOLUTION IS A

APPOINT

SHAREHOLDER PROPOSAL: TO

THE INTERNAL AUDITORS: TO

APPOINT THE

STANDING AND ALTERNATE

AUDITORS: LIST

PRESENTED BY ALETTI GESTIELLE

SGR

S.P.A., ANIMA SGR S.P.A., APG ASSET

MANAGEMENT NV, ARCA SGR S.P.A.,

EURIZON CAPITAL SGR S.P.A.,

EURIZON

CAPITAL SA, FIL INVESTMENTS

INTERNATIONAL, FIDEURAM

INVESTIMENTI

SGR S.P.A., FIDEURAM ASSET

MANAGEMENT (IRELAND),

INTERFUND

SICAV, LEGAL AND GENERAL

INVESTMENT

MANAGEMENT LIMITED-LEGAL AND

GENERAL ASSURANCE (PENSION

MANAGEMENT) LIMITED,

MEDIOLANUM

GESTIONE FONDI SGR S.P.A.,

MEDIOLANUM

INTERNATIONAL FUNDS-CHALLENGE

FUNDS-CHALLENGE ITALIAN

EOUITY,

PIONEER INVESTMENT

MANAGEMENT

SGRPA, PIONEER ASSET

MANAGEMENT SA

AND STANDARD LIFE INVESTMENTS

LIMITED

REPRESENTING 1.9PCT OF THE STOCK

CAPITAL: STANDING AUDITORS:

ROBERTO

CAPONE, VINCENZO CARRIELLO,

DARIA

BEATRICE LANGOSCO; ALTERNATE

AUDITORS: PIERA VITALI, RICCARDO

SCHIOPPO

O.4.2 TO APPOINT THE PRESIDENT OF THE

INTERNAL AUDITORS

TO STATE THE AUDITORS'

O.4.3 EMOLUMENT

DEFERMENT BY EQUITY

LIQUIDATION OF A

PART OF THE SHORT-TERM

O.5 INCENTIVE-

CYCLE 2015-RESOLUTIONS RELATED

THERETO

Management Action

Management Action

Management Action

PROXY TO INCREASE THE STOCK **CAPITAL** IN SERVICE OF THE PARTIAL LIQUIDATION THROUGH EQUITY OF THE Management E.1 SHORT-TERM **INCENTIVE FOR YEAR 2015** AMENDMENT OF ART. 5 (STOCK CAPITAL) OF THE BY-LAWS. RESOLUTIONS RELATED THERETO TO AUTHORIZE THE CONVERSION OF BOND LOAN NAMED '2,000,000,000 1.125 PER CENT. EQUITY-LINKED BONDS DUE 2022' AND TO AUTHORIZE A STOCK E.2 CAPITAL INCREASE AGAINST PAYMENT, **WITHOUT** OPTION RIGHTS, TO SERVE THE MENTIONED BOND LOAN, BY **ISSUING** ORDINARY SHARES. RESOLUTIONS RELATED THERETO TO AMEND THE STATUTORY RULES OF CORPORATE GOVERNANCE-ART. 9, 11 (BOARD OF DIRECTORS) AND 17 E.3 (INTERNAL AUDITORS) OF THE BY-LAWS. RESOLUTIONS RELATED THERETO MERGER BY INCORPORATION OF **TELECOM** ITALIA MEDIA S.P.A. INTO TELECOM Management E.4 **ITALIA** S.P.A. RESOLUTIONS RELATED **THERETO** TO INTEGRATE THE BY-LAWS AS REQUESTED BY TELEFONICA, ACTING AS THE INTERMEDIARY OF TELCO, AS E.5 PER THE Management RESOLUTION OF THE AGENCIA **NACIONAL** DE TELECOMUNICACOES (ANATEL). RESOLUTIONS RELATED THERETO DISCOVERY COMMUNICATIONS, INC. 25470F104 Security Meeting Type Annual

Ticker Symbol DISCA ISIN US25470F1049		Meeting Date Agenda			20-May-2015 934171187 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR 1 ROBERT R. BECK 2 J. DAVID WARGO RATIFICATION OF THE APPOINTMENT OF	Manag	ement For For	For For	
2.	PRICEWATERHOUSECOOPERS LLP AS DISCOVERY COMMUNICATIONS, INC.'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR	Manag	em Ent	For	
3.	ENDING DECEMBER 31, 2015. APPROVAL OF THE DISCOVERY COMMUNICATIONS, INC. 2005 NON- EMPLOYEE DIRECTOR INCENTIVE PLAN, AS AMENDED.	Manag	em Ent	For	
4.	A STOCKHOLDER PROPOSAL REQUESTING THE BOARD OF DIRECTORS TO REPORT ON PLANS TO INCREASE DIVERSE REPRESENTATION ON THE BOARD.	Shareh	old A igainst	For	
	ICAN TOWER CORPORATION				
Securit Ticker	sy 03027X100 Symbol AMT	Meeting Typ Meeting Dat			Annual 20-May-2015
ISIN	US03027X1000		Agenda		934174676 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1A.	ELECTION OF DIRECTOR: RAYMOND P. DOLAN	Manag	em Ent	For	
1B.	ELECTION OF DIRECTOR: CAROLYN F. KATZ	Manag	em Ent	For	
1C.	ELECTION OF DIRECTOR: GUSTAVO LARA CANTU	Manag	em Ent	For	
1D.	ELECTION OF DIRECTOR: CRAIG MACNAB	Manag	em Eor	For	
1E.	ELECTION OF DIRECTOR: JOANN A. REED	Manag	em Eor	For	
1F.	ELECTION OF DIRECTOR: PAMELA D.A. REEVE	Manag	em Eor	For	
1G.	KEE VE	Manag	em Ent	For	

ELECTION OF DIRECTOR: DAVID E. **SHARBUTT** ELECTION OF DIRECTOR: JAMES D. 1H. Managem**Ent** For TAICLET, JR. ELECTION OF DIRECTOR: SAMME L. 1I. Managem**Enr** For **THOMPSON** TO RATIFY THE SELECTION OF **DELOITTE &** 2. TOUCHE LLP AS THE COMPANY'S Managem**Ent** For INDEPENDENT REGISTERED PUBLIC **ACCOUNTING FIRM FOR 2015** TO APPROVE, ON AN ADVISORY BASIS, THE 3. Managem**Ent** For COMPANY'S EXECUTIVE **COMPENSATION** MELCO CROWN ENTERTAINMENT LTD. Security 585464100 Meeting Type Annual Ticker Symbol MPEL Meeting Date 20-May-2015 **ISIN** Agenda US5854641009 934195113 - Management **Proposed** For/Against Vote Item **Proposal** Management by TO RATIFY THE ANNUAL REPORT ON **FORM** 20-F FILED WITH THE U.S. SECURITIES **AND** EXCHANGE COMMISSION, AND TO **RECEIVE** 1. AND ADOPT THE AUDITED Managem**Ent CONSOLIDATED** FINANCIAL STATEMENTS AND THE **DIRECTORS' AND AUDITORS'** REPORTS, FOR THE YEAR ENDED DECEMBER 31, 2014. TO RE-ELECT MR. LAWRENCE YAU **LUNG HO** 2A. AS THE EXECUTIVE DIRECTOR OF Managem**Ent** THE COMPANY. TO RE-ELECT MR. JAMES DOUGLAS **PACKER** 2B. AS A NON-EXECUTIVE DIRECTOR OF Managem**Ent** THE COMPANY. TO RE-ELECT MR. JOHN PETER BEN WANG 2C. AS A NON-EXECUTIVE DIRECTOR OF Managem**Ent** THE COMPANY.

Managem**Ent**

3.

TO APPOINT MR. ROBERT RANKIN AS

Α

4.

NON-EXECUTIVE DIRECTOR OF THE

COMPANY.

TO AUTHORIZE THE BOARD OF

DIRECTORS

OF THE COMPANY (THE

"DIRECTORS") TO

FIX THE REMUNERATION OF EACH

DIRECTOR.

TO RATIFY THE APPOINTMENT OF

AND RE-

APPOINT THE INDEPENDENT

_ AUDITORS OF

5. THE COMPANY, DELOITTE TOUCHE

TOHMATSU, AND TO AUTHORIZE THE

DIRECTORS TO FIX THEIR

REMUNERATION.

TO GRANT A GENERAL AND

UNCONDITIONAL MANDATE TO THE

DIRECTORS TO ISSUE NEW SHARES

OF THE

COMPANY NOT EXCEEDING 20% OF

THE

ISSUED SHARE CAPITAL OF THE

COMPANY

AS AT THE DATE OF PASSING THIS

RESOLUTION, VALID FOR A PERIOD

COMMENCING FROM THIS

RESOLUTION

DATE UNTIL THE EARLIEST OF (I)

THE

6. CONCLUSION OF THE NEXT ANNUAL

GENERAL MEETING; (II) THE

EXPIRATION OF

THE PERIOD WITHIN WHICH THE

NEXT

ANNUAL GENERAL MEETING IS

REQUIRED

TO BE HELD BY ARTICLES, CAYMAN

ISLANDS LAWS OR ANY OTHER

APPLICABLE

LAW; AND ... (DUE TO SPACE LIMITS,

SEE

PROXY MATERIAL FOR FULL

PROPOSAL)

7A. TO GRANT A GENERAL AND

UNCONDITIONAL MANDATE TO THE

DIRECTORS TO REPURCHASE SHARES

OF

THE COMPANY NOT EXCEEDING 10%

Managem**Ent**

Managem**Ent**

Managem Artstain

Managem Artstain

OF

THE ISSUED SHARE CAPITAL OF THE

COMPANY AS AT THE DATE OF

PASSING

THIS RESOLUTION, VALID FOR A

PERIOD

COMMENCING FROM THIS

RESOLUTION

DATE UNTIL THE EARLIEST OF (I)

THE

RELEVANT PERIOD; AND (II) THE

EFFECTIVE

DATE AND TIME OF THE PROPOSED

VOLUNTARY WITHDRAWAL OF THE

LISTING

OF THE COMPANY'S SHARES ON THE

MAIN

BOARD OF THE STOCK EXCHANGE

OF

HONG KONG LIMITED (THE

"PROPOSED DE-

LISTING").

TO GRANT A GENERAL AND

UNCONDITIONAL MANDATE TO THE

DIRECTORS TO REPURCHASE SHARES

OF

THE COMPANY, VALID FOR A PERIOD

IMMEDIATELY FOLLOWING THE

7B. EFFECTIVE

DATE AND TIME OF THE PROPOSED

DE-

LISTING UNTIL THE END OF THE

RELEVANT

PERIOD.

TO EXTEND THE GENERAL MANDATE

GRANTED TO THE DIRECTORS TO

ISSUE

NEW SHARES OF THE COMPANY

UNDER

RESOLUTION NO. 6 BY THE

AGGREGATE

8. NOMINAL AMOUNT OF SHARES

REPURCHASED BY THE COMPANY

PURSUANT TO THE GENERAL

MANDATES

GRANTED TO THE DIRECTORS TO

REPURCHASE SHARES OF THE

COMPANY

UNDER RESOLUTIONS 7A AND 7B.

9. TO (A) APPROVE CERTAIN

AMENDMENTS TO

Managem Arktstain

Managem Artstain

Managem Arhtstain

THE COMPANY'S 2011 SHARE

INCENTIVE

PLAN, INCLUDING REMOVING

REFERENCES

TO, AND PROVISIONS REQUIRED BY

HONG

KONG LAWS AND THE RULES

GOVERNING

THE LISTING OF SECURITIES ON THE

STOCK

EXCHANGE OF HONG KONG LIMITED

(THE

"LISTING RULES"), ADDING

CLARIFICATIONS

AND MODIFYING AND UPDATING

CERTAIN

PROVISIONS, TO BE IMPLEMENTED

AS OF

THE EFFECTIVE DATE AND TIME OF

THE

PROPOSED DE-LISTING, AND (B)

AUTHORIZE

ANY ONE DIRECTOR AND OFFICER

OF THE

COMPANY, INCLUDING ... (DUE TO

SPACE

LIMITS, SEE PROXY MATERIAL FOR

FULL

PROPOSAL)

10. TO (A) APPROVE CERTAIN

AMENDMENTS TO

THE SHARE INCENTIVE PLAN OF

MELCO

CROWN (PHILIPPINES) RESORTS

CORPORATION ("MCP"), INCLUDING

REMOVING REFERENCES TO HONG

KONG

LAWS AND LISTING RULES, ADDING

CLARIFICATIONS AND MODIFYING

AND

UPDATING CERTAIN PROVISIONS, TO

BE

IMPLEMENTED UPON THE

OCCURRENCE OF

THE FOLLOWING EVENTS: (I) THE

EFFECTIVE DATE AND TIME OF THE

PROPOSED DE-LISTING; (II) THE

PASSING

OF THE NECESSARY RESOLUTIONS

BY THE

DIRECTORS AND SHAREHOLDERS OF

Managem Antstain

MCP;

AND (III) THE PHILIPPINE SECURITIES

AND ...

(DUE TO SPACE LIMITS, SEE PROXY

MATERIAL FOR FULL PROPOSAL)

TRIBUNE MEDIA COMPANY

Security 896047503 Meeting Type Annual
Ticker Symbol TRCO Meeting Date 20-May-2015

ISIN US8960475031 Agenda 934201168 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1.	DIRECTOR	Management	
	1 MICHAEL KREGER	For	For
	2 PETER LIGUORI	For	For
	ADVISORY VOTE APPROVING		
2.	EXECUTIVE	Managem Ent	For
	COMPENSATION.		
	ADVISORY VOTE ON THE		
	FREQUENCY OF		
3	FUTURE ADVISORY VOTES	Managem k n V ear	For

3. FUTURE ADVISORY VOTES Management for

APPROVING

EXECUTIVE COMPENSATION.

THE RATIFICATION OF THE

APPOINTMENT

OF PRICEWATERHOUSECOOPERS LLP

4. AS INDEPENDENT REGISTERED PUBLIC Managem**For** For

ACCOUNTING FIRM FOR THE 2015

FISCAL

YEAR.

AMPHENOL CORPORATION

Security 032095101 Meeting Type Annual
Ticker Symbol APH Meeting Date 20-May-2015

ISIN US0320951017 Agenda 934204481 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1.1	ELECTION OF DIRECTOR: RONALD P. BADIE	Managem Ent	For
1.2	ELECTION OF DIRECTOR: STANLEY L CLARK	. Managem Ent	For
1.3	ELECTION OF DIRECTOR: DAVID P. FALCK	Managem Ent	For
1.4	ELECTION OF DIRECTOR: EDWARD G. JEPSEN	. Managem Ent	For
1.5	ELECTION OF DIRECTOR: RANDALL D. LEDFORD	Managem Ent	For
1.6	ELECTION OF DIRECTOR: ANDREW E. LIETZ	Managem Ent	For

1.7	ELECTION OF DIRECTOR: MARTIN H. LOEFFLER	Managem Ent	For	
1.8	ELECTION OF DIRECTOR: JOHN R. LORD	Managem Ent	For	
1.9	ELECTION OF DIRECTOR: R. ADAM NORWITT	Managem Ent	For	
2.	RATIFICATION OF DELOITTE & TOUCHE LLP AS INDEPENDENT ACCOUNTANTS OF THE COMPANY.	Managem Ent	For	
3.	ADVISORY VOTE TO APPROVE COMPENSATION OF NAMED EXECUTIVE OFFICERS.	Managem Eor	For	
4.	TO APPROVE AN INCREASE IN THE NUMBER OF AUTHORIZED SHARES.	Managem Ent	For	
TATOOT				
	CORPORATION		_	
Securit	*	Meeting		Annual
	Symbol INTC	Meeting	Date	21-May-2015
ISIN	US4581401001	A 1		004160766
'	054501401001	Agenda		934160766 - Management
	0.04301401001	C		
		Proposed Vote	For/Agains	st
Item	Proposal	C	For/Agains Manageme	st
		Proposed Vote	•	st
Item	Proposal ELECTION OF DIRECTOR: CHARLENE	Proposed by Vote	Manageme	st
Item 1A.	Proposal ELECTION OF DIRECTOR: CHARLENE BARSHEFSKY ELECTION OF DIRECTOR: ANEEL	Proposed by Vote ManagemEnt	Manageme For	st
Item 1A. 1B.	Proposal ELECTION OF DIRECTOR: CHARLENE BARSHEFSKY ELECTION OF DIRECTOR: ANEEL BHUSRI ELECTION OF DIRECTOR: ANDY D.	Proposed by Vote ManagemEnr ManagemEnr	Manageme For For	st
Item 1A. 1B. 1C.	Proposal ELECTION OF DIRECTOR: CHARLENE BARSHEFSKY ELECTION OF DIRECTOR: ANEEL BHUSRI ELECTION OF DIRECTOR: ANDY D. BRYANT ELECTION OF DIRECTOR: SUSAN L. DECKER ELECTION OF DIRECTOR: JOHN J.	Proposed by Vote ManagemEnt ManagemEnt ManagemEnt	Manageme For For For	st
Item 1A. 1B. 1C. 1D.	Proposal ELECTION OF DIRECTOR: CHARLENE BARSHEFSKY ELECTION OF DIRECTOR: ANEEL BHUSRI ELECTION OF DIRECTOR: ANDY D. BRYANT ELECTION OF DIRECTOR: SUSAN L. DECKER	Proposed by Vote ManagemEnr ManagemEnr ManagemEnr ManagemEnr	Manageme For For For	st
Item 1A. 1B. 1C. 1D. 1E.	Proposal ELECTION OF DIRECTOR: CHARLENE BARSHEFSKY ELECTION OF DIRECTOR: ANEEL BHUSRI ELECTION OF DIRECTOR: ANDY D. BRYANT ELECTION OF DIRECTOR: SUSAN L. DECKER ELECTION OF DIRECTOR: JOHN J. DONAHOE ELECTION OF DIRECTOR: REED E.	Proposed by Vote ManagemEnr ManagemEnr ManagemEnr ManagemEnr ManagemEnr	Manageme For For For For	st

Managem**Ent**

Managem**Ent**

Managem**Ent**

Managem**Ent**

For

For

For

For

ELECTION OF DIRECTOR: DAVID S.

ELECTION OF DIRECTOR: FRANK D.

ELECTION OF DIRECTOR: DAVID B.

RATIFICATION OF SELECTION OF

YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING

1I.

1J.

1K.

2.

POTTRUCK

YEARY

YOFFIE

ERNST &

	Edgar Filing: GABELLI MU	JLTIMEDIA	TRUST IN	NC Form	N-PX
	FIRM				
	FOR 2015				
	ADVISORY VOTE TO APPROVE				
3.	EXECUTIVE	Manag	em Ent	For	
	COMPENSATION	C			
	APPROVAL OF AMENDMENT AND				
4	EXTENSION OF THE 2006 EQUITY	3.6			
4.	INCENTIVE	Manag	em Ang ainst	Against	
	PLAN				
	APPROVAL OF EXTENSION OF THE				
5.	2006	Manag	em Enr	For	
	STOCK PURCHASE PLAN				
	STOCKHOLDER PROPOSAL ENTITLED)			
6.	"HOLY	Shareh	oldAngainst	For	
	LAND PRINCIPLES"				
	STOCKHOLDER PROPOSAL ON				
	WHETHER				
7.	THE CHAIRMAN OF THE BOARD	Shareh	old A ıgainst	For	
	SHOULD BE				
	AN INDEPENDENT DIRECTOR				
	STOCKHOLDER PROPOSAL ON				
8.	WHETHER	Sharah	old A ıgainst	For	
0.	TO ADOPT AN ALTERNATIVE VOTE	Silarcii	oludigallist	1.01	
	COUNTING STANDARD				
	CAST CORPORATION				
Securit	•		Meeting T	* *	Annual
	Symbol CMCSA		Meeting D	ate	21-May-2015
ISIN	US20030N1019		Agenda		934169613 - Management
		Duamagad		Earl A coins	4
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Manag	omant	Manageme	III
1.	1 KENNETH J. BACON	iviailag	For	For	
	2 SHELDON M. BONOVITZ		For	For	
	2 SHELDON M. BONOVIIZ 3 EDWARD D RREEN		For	For	

Itam	Dranagal	Proposed	Vote	For/Against	
Item	Proposal	by	Vole	Management	
1.	DIRECTOR	Management		-	
	1 KENNETH J. BACON		For	For	
	2 SHELDON M. BONOVITZ		For	For	
	3 EDWARD D. BREEN		For	For	
	4 JOSEPH J. COLLINS		For	For	
	5 J. MICHAEL COOK		For	For	
	6 GERALD L. HASSELL		For	For	
	7 JEFFREY A. HONICKMAN		For	For	
	8 EDUARDO MESTRE		For	For	
	9 BRIAN L. ROBERTS		For	For	
	10 RALPH J. ROBERTS		For	For	
	11 JOHNATHAN A. RODGERS		For	For	
	12 DR. JUDITH RODIN		For	For	
	RATIFICATION OF THE				
2.	APPOINTMENT OF	Manage	m Eor	For	
	OUR INDEPENDENT AUDITORS				
2	APPROVAL OF OUR 2006 CASH BONU	S Managa	Enti	Гот	
3.	PLAN	Manage	meor	For	
4	TO PROVIDE AN ANNUAL REPORT OF	N Sharaha	1dAmainst	Eas	
4.	LOBBYING ACTIVITIES	Shareno	ld A rgainst	For	

TO PROHIBIT ACCELERATED

5. VESTING UPON ShareholdAgainst For

A CHANGE OF CONTROL

6. TO PROVIDE EACH SHARE AN EQUAL Sharehold**Eo**r Against

THE INTERPUBLIC GROUP OF COMPANIES, INC.

Security 460690100 Meeting Type Annual Ticker Symbol IPG Meeting Date 21-May-2015

ISIN US4606901001 Agenda 934170262 - Management

Item	Proposal	Proposed Vote	For/Against
1A	ELECTION OF DIRECTOR: JOCELYN	by Managem Ent	Management For
171	CARTER-MILLER ELECTION OF DIRECTOR: DEBORAH	Winnagemen	101
1B	G.	Managem Ent	For
1C	ELLINGER ELECTION OF DIRECTOR: H. JOHN	Managem Ent	For
ic	GREENIAUS ELECTION OF DIRECTOR: MARY	Management	1.01
1D	STEELE	Managem Ent	For
1E	GUILFOILE ELECTION OF DIRECTOR: DAWN	ManagamEnt	Ean
1E	HUDSON	Managem Ent	For
1F	ELECTION OF DIRECTOR: WILLIAM T KERR	Managem Ent	For
1G	ELECTION OF DIRECTOR: HENRY S. MILLER	Managem Ent	For
	ELECTION OF DIRECTOR: JONATHAN		
1H	F. MILLER	Managem Ent	For
1I	ELECTION OF DIRECTOR: MICHAEL I	. Managem Ent	For
1J	ROTH ELECTION OF DIRECTOR: DAVID M.	Managem Ent	For
13	THOMAS RATIFICATION OF THE	Managemen	FOI
	APPOINTMENT OF		
2	PRICEWATERHOUSECOOPERS LLP AS INTERPUBLIC'S INDEPENDENT	S Managem Ent	For
	REGISTERED	_	
	PUBLIC ACCOUNTING FIRM FOR 2015 ADVISORY VOTE TO APPROVE).	
3	NAMED EXECUTIVE OFFICER	Managem Ent	For
	COMPENSATION.		
	EVISION SYSTEMS CORPORATION		
Securi	•	Meeting	* *
	Symbol CVC	Meeting	-
ISIN	US12686C1099	Agenda	934172747 - Management
Item	Proposal	Vote	

		Propose	ed	For/Against Managemen	
1.	DIRECTOR	•	nagement	Managemen	IL
1.	1 JOSEPH J. LHOTA	1,14	For	For	
	2 THOMAS V. REIFENHEISER		For	For	
	3 JOHN R. RYAN		For	For	
	4 STEVEN J. SIMMONS		For	For	
	5 VINCENT TESE		For	For	
	6 LEONARD TOW		For	For	
	RATIFICATION OF THE				
2.	APPOINTMENT OF	Mo	nagam Ent	For	
۷.	INDEPENDENT REGISTERED PUBLIC	Managem Ent		1'01	
	ACCOUNTING FIRM.				
	APPROVAL OF CABLEVISION				
	SYSTEMS				
3.	CORPORATION 2015 EMPLOYEE	Ma	nagem Arg ainst	Against	
	STOCK				
	PLAN.				
	ORPORATION				
Securit	•		Meeting T		Annual
	Symbol CBSA		Meeting D	ate	21-May-2015
ISIN	US1248571036		Agenda		934177557 - Management
Item	Proposal	Propose	ed Vote	For/Against	
	ELECTION OF DIRECTOR: DAVID R.	by		Managemei	11
1A.	ANDELMAN	Ma	nagem Ent	For	
	ELECTION OF DIRECTOR: JOSEPH A.				
1B.	CALIFANO, JR.	Ma	nagem Ent	For	
	ELECTION OF DIRECTOR: WILLIAM S.				
1C.	COHEN	Ma	nagem Ent	For	
45	ELECTION OF DIRECTOR: GARY L.	3.5	-	_	
1D.	COUNTRYMAN	Ma	nagem Ent	For	
15	ELECTION OF DIRECTOR: CHARLES K			.	
1E.	GIFFORD	Mai	nagem Ent	For	
117	ELECTION OF DIRECTOR: LEONARD	Μ.		F	
1F.	GOLDBERG	Mai	nagem Eor	For	
1G.	ELECTION OF DIRECTOR: BRUCE S.	Mo	nogam Ent	For	
10.	GORDON	IVIa	nagem Ent	FOI	
1H.	ELECTION OF DIRECTOR: LINDA M.	Mo	nagem Ent	For	
111.	GRIEGO	IVIa	nagemeni	1.01	
1I.	ELECTION OF DIRECTOR: ARNOLD	Ma	nagem Ent	For	
11.	KOPELSON	IVIa	nagemeni	1.01	
1J.	ELECTION OF DIRECTOR: LESLIE	Mai	nagem Ent	For	
13.	MOONVES	ivia	nagemen	101	
1K.	ELECTION OF DIRECTOR: DOUG	Mai	nagem Ent	For	
111.	MORRIS	ivia	nagemen	101	
1L.	ELECTION OF DIRECTOR: SHARI	Mai	nagem Ent	For	
12.	REDSTONE			101	
1M.	ELECTION OF DIRECTOR: SUMNER M.	Managem Ent		For	
	REDSTONE		.6:	- -	

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1N.	ELECTION OF DIRECTOR: FREDERIC V. SALERNO	Manag	em Ent	For	
2.	RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP TO SERVE AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR 2015.) Manag	em Ent	For	
3.	RE-APPROVAL OF THE MATERIAL TERMS OF THE PERFORMANCE GOALS IN THE COMPANY'S SENIOR EXECUTIVE SHORT- TERM INCENTIVE PLAN PURSUANT TO SECTION 162(M) OF THE INTERNAL REVENUE CODE.	Manag	em Ent	For	
4.	APPROVAL OF AMENDMENTS TO THE COMPANY'S 2005 RSU PLAN FOR OUTSIDE DIRECTORS.	E Manag	em Ent	For	
LEVE	L 3 COMMUNICATIONS, INC.				
Securit	•		Meeting	Type	Annual
Ticker	Symbol LVLT		Meeting	Date	21-May-2015
ISIN	US52729N3089		Agenda		934180504 - Management
Item	Proposal	Proposed by	Vote	For/Again Managem	
1.	DIRECTOR	Manag	ement		
	1 JAMES O. ELLIS, JR.		For	For	
	2 JEFF K. STOREY		For	For	
	3 KEVIN P. CHILTON		For	For	
	4 STEVEN T. CLONTZ		For	For	
	5 IRENE M. ESTEVES 6 T. MICHAEL GLENN		For For	For For	
	7 SPENCER B. HAYS		For	For	
	8 MICHAEL J. MAHONEY		For	For	
	9 KEVIN W. MOONEY		For	For	
	10 PETER SEAH LIM HUAT		For	For	
	11 PETER VAN OPPEN		For	For	
	TO APPROVE THE LEVEL 3				
2.	COMMUNICATIONS, INC. STOCK	Manag	em Ent	For	
	INCENTIVE	1,141148		101	

Managem**Ent**

For

PLAN

TO

RIGHTS

3.

TO RATIFY THE EXTENSION OF OUR

AGREEMENT, WHICH IS DESIGNED

PROTECT OUR U.S. NET OPERATING

LOSS

CARRYFORWARDS

TO APPROVE THE NAMED

EXECUTIVE

OFFICER EXECUTIVE 4.

COMPENSATION,

WHICH VOTE IS ON AN ADVISORY

BASIS

TO CONSIDER A STOCKHOLDER

5. **PROPOSAL**

Sharehold Against For

For

Managem**Ent**

REGARDING PROXY ACCESS

DEUTSCHE TELEKOM AG

Security 251566105

Meeting Type Annual Meeting Date 21-May-2015 Ticker Symbol DTEGY

ISIN US2515661054 Agenda 934209203 - Management

Proposed For/Against Item Proposal Vote Management by

RESOLUTION ON THE

2. APPROPRIATION OF Managem**Ent**

NET INCOME.

RESOLUTION ON THE APPROVAL OF

THE

ACTIONS OF THE MEMBERS OF THE

3. **BOARD** Managem**Ent**

OF MANAGEMENT FOR THE 2014

FINANCIAL

YEAR.

RESOLUTION ON THE APPROVAL OF

THE

4. ACTIONS OF THE MEMBERS OF THE Managem**Ent**

SUPERVISORY BOARD FOR THE 2014

FINANCIAL YEAR.

5. Managem**Ent** RESOLUTION ON THE APPOINTMENT

OF

THE INDEPENDENT AUDITOR AND

THE

GROUP AUDITOR FOR THE 2015

FINANCIAL

YEAR AS WELL AS THE

INDEPENDENT

AUDITOR TO REVIEW THE

CONDENSED

FINANCIAL STATEMENTS AND THE

INTERIM

MANAGEMENT REPORT (SECTION

37W,

SECTION 37Y NO. 2 GERMAN

SECURITIES

TRADING ACT

(WERTPAPIERHANDELSGESETZ -

WPHG) IN

THE 2015 FINANCIAL YEAR.

ELECTION OF A SUPERVISORY

6. Managem**Ent BOARD**

MEMBER.

ELECTION OF A SUPERVISORY

7. **BOARD** Managem**Ent**

MEMBER.

TELEPHONE AND DATA SYSTEMS, INC.

Security Meeting Type Contested-Annual 879433829 Ticker Symbol TDS Meeting Date 21-May-2015

US8794338298 Agenda 934222073 - Opposition **ISIN**

Proposed For/Against Vote Item Proposal Management by 1. **DIRECTOR** Management For 1 PHILIP T. BLAZEK For 2 For For WALTER M. SCHENKER COMPANY'S PROPOSAL TO RATIFY

THE

SELECTION OF

PRICEWATERHOUSECOOPERS LLP AS

2. Managem**Ent** For COMPANY'S INDEPENDENT

REGISTERED

PUBLIC ACCOUNTANTS FOR THE

FISCAL

YEAR ENDING DECEMBER 31, 2015.

COMPANY'S PROPOSAL TO APPROVE

3. EXECUTIVE COMPENSATION ON AN Managem Artstain

ADVISORY BASIS.