Eagui Filling. GABELLI MOLTIMEDIA THOSE INC. TOTALIA
GABELLI MULTIMEDIA TRUST INC. Form N-PX
August 15, 2017
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 <u>811-08476</u>
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: <u>1-800-422-3554</u>

Date of fiscal year end: December 31

Date of reporting period: July 1, 2016 – June 30, 2017

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, 450 Fifth Street, NW, Washington, DC 20549-0609. 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, 2016 TO JUNE 30, 2017

ProxyEdge

Meeting Date Range: 07/01/2016 - 06/30/2017 Report Date: 07/01/2017

The Gabelli Multimedia Trust Inc.

Investment Company Report

OUTERWALL INC.

Security 690070107 Meeting Type Annual Ticker Symbol OUTR Meeting Date 07-Jul-2016

ISIN US6900701078 Agenda 934445152 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
	ELECTION OF DIRECTOR FOR A TERM			

ELECTION OF DIRECTOR FOR A TERM

1A. **OF THREE** ManagementFor For

YEARS: NORA M. DENZEL ELECTION OF DIRECTOR FOR A TERM

1B. **OF THREE** ManagementFor For

YEARS: ERIK E. PRUSCH

RESOLUTION TO APPROVE THE 2011

INCENTIVE

2. PLAN, AS AMENDED AND RESTATED ManagementAgainst Against

BY THE BOARD OF DIRECTORS.

ADVISORY RESOLUTION TO APPROVE

THE

3. COMPENSATION OF OUTERWALL'S ManagementFor For

NAMED

EXECUTIVE OFFICERS.

RATIFICATION OF APPOINTMENT OF

KPMG LLP AS

4. **OUTERWALL'S INDEPENDENT** ManagementFor For

REGISTERED PUBLIC

ACCOUNTING FIRM.

TIVO INC.

Security 888706108 Meeting Type Annual Meeting Date Ticker Symbol TIVO 11-Jul-2016

ISIN US8887061088 Agenda 934446863 - Management

				-	
Item	Proposal	Proposed by	Vote	For/Agains Managemen	
1A	ELECTION OF DIRECTOR: WILLIAM P. CELLA	Manageme	entFor	For	
1B	ELECTION OF DIRECTOR: JEFFREY T. HINSON	Manageme	entFor	For	
	TO RATIFY THE SELECTION OF KPMG LLP AS THE COMPANY'S INDEPENDENT				
2.	REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL	Manageme	entFor	For	
	YEAR ENDING JANUARY 31, 2017.				
	APPROVAL TO RESERVE AN ADDITIONAL 2,000,000 SHARES OF OUR COMMON STOCK FOR				
3.	ISSUANCE PURSUANT TO THE EMPLOYEE STOCK	Manageme	entFor	For	
	PURCHASE PLAN.				
	TO APPROVE ON A NON-BINDING, ADVISORY BASIS				
	THE COMPENSATION OF OUR NAMED EXECUTIVE				
	OFFICERS AS DISCLOSED IN THIS PROXY				
4.	STATEMENT PURSUANT TO THE COMPENSATION	Manageme	entFor	For	
	DISCLOSURE RULES OF THE SECURITIES AND				
	EXCHANGE COMMISSION ("SAY-ON-PAY").				
MEDI	A GENERAL, INC.				
Securit	ty 58441K100		Meeting '	Гуре	Annual
Ticker	Symbol MEG		Meeting 1	Date	21-Jul-2016
ISIN	US58441K1007		Agenda		934448540 - Management
Item	Proposal	Proposed by	Vote	For/Agains Managemen	
1.	DIRECTOR	Manageme	nt	Wanageme	
1.	1 DIANA F. CANTOR	Widingeine	For	For	
	2 ROYAL W. CARSON III		For	For	
	3 H.C. CHARLES DIAO		For	For	
	4 DENNIS J. FITZSIMONS		For	For	
	5 SOOHYUNG KIM		For	For	
	6 DOUGLAS W. MCCORMICK		For	For	
	7 JOHN R. MUSE		For	For	
	8 WYNDHAM ROBERTSON		For	For	
	9 VINCENT L. SADUSKY		For	For	
2.	10 THOMAS J. SULLIVAN	Manageme	For entFor	For For	
۷.		171umageme	1111 01	1 01	

RATIFICATION OF DELOITTE &

TOUCHE LLP AS THE

COMPANY'S INDEPENDENT

REGISTERED PUBLIC

ACCOUNTANTS FOR THE FISCAL YEAR

ENDING

DECEMBER 31, 2016.

THE BOARD'S ADVISORY VOTE ON

3. EXECUTIVE ManagementFor For

COMPENSATION.

OI S.A.

Security 670851500 Meeting Type Special Ticker Symbol OIBRC Meeting Date 22-Jul-2016

ISIN US6708515001 Agenda 934458995 - Management

Item Proposal Proposed by Vote For/Against Management

RATIFY THE REQUEST FOR JUDICIAL REORGANIZATION OF THE COMPANY,

FILED

TOGETHER WITH SOME OF ITS

WHOLLY-OWNED

1) DIRECT AND INDIRECT SUBSIDIARIES, ManagementFor For

AS A

MATTER OF URGENCY, IN THE COURT

OF THE

STATE OF RIO DE JANEIRO, ON JUNE

20, 2016.

AUTHORIZE THE MANAGEMENT TO

TAKE THE

MEASURES AND EXECUTE THE

NECESSARY

ACTIONS FOR THE EFFECTIVENESS OF

2) THE ManagementFor For

MATTER IN ITEM (1) OF THE AGENDA,

AS WELL AS

RATIFY ALL ACTIONS PERFORMED UP

TO THIS

DATE.

VODAFONE GROUP PLC

Security 92857W308 Meeting Type Annual Ticker Symbol VOD Meeting Date 29-Jul-2016

ISIN US92857W3088 Agenda 934454947 - Management

Item Proposal Proposed by Vote For/Against Management

1. TO RECEIVE THE COMPANY'S ManagementFor For

ACCOUNTS, THE

STRATEGIC REPORT AND REPORTS OF

THE

DIRECTORS AND THE AUDITOR FOR

	3 3		
	THE YEAR		
	ENDED 31 MARCH 2016		
	TO RE-ELECT GERARD KLEISTERLEE		
2.	AS A	ManagementFor	For
	DIRECTOR		
3.	TO RE-ELECT VITTORIO COLAO AS A	ManagementFor	For
٥.	DIRECTOR	Wanagement of	1 01
4.	TO RE-ELECT NICK READ AS A	ManagementFor	For
	DIRECTOR	management of	1 01
5.	TO RE-ELECT SIR CRISPIN DAVIS AS A	ManagementFor	For
٥.	DIRECTOR	Tranagement of	1 01
_	TO RE-ELECT DR MATHIAS DOPFNER		_
6.	AS A	ManagementFor	For
	DIRECTOR		
7.	TO RE-ELECT DAME CLARA FURSE AS	ManagementFor	For
	A DIRECTOR		
8.	TO RE-ELECT VALERIE GOODING AS A	ManagementFor	For
	DIRECTOR		
9.	TO RE-ELECT RENEE JAMES AS A	ManagementFor	For
	DIRECTOR		
10.	TO RE-ELECT SAMUEL JONAH AS A	ManagementFor	For
	DIRECTOR		
11.	TO RE-ELECT NICK LAND AS A	ManagementFor	For
	DIRECTOR	-	
	TO ELECT DAVID NISH AS A DIRECTOR		
10	IN	M 4E	г
12.	ACCORDANCE WITH THE COMPANY'S	ManagementFor	For
	ARTICLES OF		
	ASSOCIATION TO RE-ELECT PHILIP YEA AS A		
13.		ManagementFor	For
	DIRECTOR TO DECLARE A FINAL DIVIDEND OF		
	TO DECLARE A FINAL DIVIDEND OF 7.77 PENCE PER		
14.	ORDINARY SHARE FOR THE YEAR	ManagementFor	For
14.	ENDED 31	Wanagementroi	гог
	MARCH 2016		
	TO APPROVE THE REMUNERATION		
	REPORT OF		
15.	THE BOARD FOR THE YEAR ENDED 31	ManagementFor	For
	MARCH 2016		
	TO REAPPOINT PRICEWATERHOUSE		
	COOPERS LLP		
	AS THE COMPANY'S AUDITOR UNTIL		
	THE END OF		
16.	THE NEXT GENERAL MEETING AT	ManagementFor	For
	WHICH		
	ACCOUNTS ARE LAID BEFORE THE		
	COMPANY		
17.	TO AUTHORISE THE AUDIT AND RISK	ManagementFor	For
- *	COMMITTEE		
	TO DETERMINE THE REMUNERATION		

	Lugar i lilig. GADELLI MOL	IIIVILDIA I	11001 1140). I OIIII IV	1 X
	OF THE				
	AUDITOR				
	TO AUTHORISE THE DIRECTORS TO				
18.	ALLOT SHARES	Managemen	ntFor	For	
	TO AUTHORISE THE DIRECTORS TO				
	DIS-APPLY				
19.		Managemen	ntFor	For	
	PRE-EMPTION RIGHTS (SPECIAL	_			
	RESOLUTION)				
	TO AUTHORISE THE DIRECTORS TO				
	DIS-APPLY				
	PRE-EMPTION RIGHTS UP TO A				
20	FURTHER 5 PER	3.6	·ID	Б	
20.	CENT FOR THE PURPOSES OF	Managemen	ntFor	For	
	FINANCING AN				
	ACQUISITION OR OTHER CAPITAL				
	INVESTMENT				
	(SPECIAL RESOLUTION)				
	TO AUTHORISE THE COMPANY TO				
21.	PURCHASE ITS	Managemen	ntFor	For	
	OWN SHARES (SPECIAL RESOLUTION)				
	TO AUTHORISE POLITICAL		_	_	
22.	DONATIONS AND	Managemen	ntFor	For	
	EXPENDITURE				
	TO AUTHORISE THE COMPANY TO				
	CALL GENERAL				
23.	MEETINGS (OTHER THAN AGMS) ON 14	Managemen	ntAgainst	Against	
	CLEAR				
	DAYS' NOTICE (SPECIAL RESOLUTION)				
	NNATI BELL INC.			_	
Securit			Meeting 7		Special
	Symbol CBB		Meeting I	Date	02-Aug-2016
ISIN	US1718711062		Agenda		934452119 - Management
Item	Proposal	Proposed	Vote	For/Agains	
	•	by	,	Manageme	nt
	TO AUTHORIZE THE BOARD OF				
	DIRECTORS TO				
	EFFECT, IN ITS DISCRETION, A				
	REVERSE STOCK				
1.	SPLIT OF THE OUTSTANDING AND	Managemen	ntFor	For	
	TREASURY	8			
	COMMON SHARES OF CINCINNATI				
	BELL, AT A				
	REVERSE STOCK SPLIT RATIO OF				
_	1-FOR-5.				
2.	TO APPROVE A CORRESPONDING	Managemen	ntFor	For	
	AMENDMENT TO				
	THE COMPANY'S AMENDED AND				
	RESTATED				
	ARTICLES OF INCORPORATION TO				
	EFFECT THE				

REVERSE STOCK SPLIT AND TO

REDUCE

PROPORTIONATELY THE TOTAL

NUMBER OF

COMMON SHARES THAT CINCINNATI

BELL IS

AUTHORIZED TO ISSUE, SUBJECT TO

THE BOARD

OF DIRECTORS' AUTHORITY TO

ABANDON SUCH

AMENDMENT.

INTERVAL LEISURE GROUP INC

Security 46113M108 Meeting Type Annual
Ticker Symbol IILG Meeting Date 03-Aug-2016

ISIN US46113M1080 Agenda 934452501 - Management

Item	Propo	osal	Proposed	Vote	For/Against	
1.	DIDE	ECTOR	by Manageme	nt	Management	
1.	1	CRAIG M. NASH	Manageme	For	For	
	2	DAVID FLOWERS		For	For	
	3	VICTORIA L. FREED		For	For	
	4	LIZANNE GALBREATH		For	For	
	5	CHAD HOLLINGSWORTH		For	For	
	6	LEWIS J. KORMAN		For	For	
	7	THOMAS J. KUHN		For	For	
	8	THOMAS J. MCINERNEY		For	For	
	9	THOMAS J. MCINERNE I THOMAS P. MURPHY, JR.		For	For	
	10 11	STEPHEN R. QUAZZO		For	For	
		SERGIO D. RIVERA		For	For	
	12	THOMAS O. RYDER		For	For	
	13	AVY H. STEIN		For	For	
		APPROVE AMENDMENTS TO THE				
		ERVAL				
		URE GROUP, INC. 2013 STOCK AND)			
2.		ENTIVE	Manageme	entFor	For	
		IPENSATION PLAN INCLUDING				
	THE					
		FORMANCE GOALS CONTAINED				
		REIN.				
		ATIFY THE SELECTION OF ERNST				
		DUNG				
		AS THE INDEPENDENT				
		ISTERED PUBLIC				
3.	ACC	OUNTING FIRM FOR INTERVAL	Manageme	entFor	For	
	LEIS	URE GROUP				
	FOR	THE FISCAL YEAR ENDING				
	DEC	EMBER 31,				
	2016					
VIMPI	ELCON	M LTD.				
Securit	У	92719A106		Meetin	g Type Annual	

Ticker Symbol VIP Meeting Date 05-Aug-2016 ISIN US92719A1060 Agenda 934460611 - Management **Proposed** For/Against Vote Proposal Item Management by TO RE-APPOINT **PRICEWATERHOUSECOOPERS** ACCOUNTANTS N.V. AS AUDITOR OF **VIMPELCOM** LTD. FOR A TERM EXPIRING AT THE **CONCLUSION** OF THE 2017 ANNUAL GENERAL 1. ManagementFor **MEETING OF** For SHAREHOLDERS OF VIMPELCOM LTD. AND TO AUTHORIZE THE SUPERVISORY **BOARD TO** DETERMINE THE REMUNERATION OF THE AUDITOR. TO APPOINT STAN CHUDNOVSKY AS A ManagementFor 2. DIRECTOR. TO APPOINT MIKHAIL FRIDMAN AS A 3. ManagementFor DIRECTOR. TO APPOINT GENNADY GAZIN AS A ManagementFor 4. DIRECTOR. TO APPOINT ANDREI GUSEV AS A 5. ManagementFor DIRECTOR. TO APPOINT GUNNAR HOLT AS A 6. ManagementFor DIRECTOR. TO APPOINT SIR JULIAN HORN-SMITH 7. AS A ManagementFor DIRECTOR. TO APPOINT JORN JENSEN AS A 8. ManagementFor DIRECTOR. TO APPOINT NILS KATLA AS A 9. ManagementFor DIRECTOR. TO APPOINT ALEXEY REZNIKOVICH AS 10. ManagementFor Α DIRECTOR. LIBERTY MEDIA CORPORATION Meeting Type Security 531229706 Annual Meeting Date Ticker Symbol BATRA 23-Aug-2016 **ISIN** Agenda US5312297063 934458870 - Management Proposed For/Against Vote Item Proposal Management by 1. DIRECTOR Management 1 JOHN C. MALONE For For ROBERT R. BENNETT For For 3 For

For

M. IAN G. GILCHRIST

A PROPOSAL TO RATIFY THE

SELECTION OF KPMG

LLP AS OUR INDEPENDENT AUDITORS 2. ManagementFor For

FOR THE

FISCAL YEAR ENDING DECEMBER 31,

2016.

LIBERTY MEDIA CORPORATION

Security 531229870 Meeting Type Annual Ticker Symbol LMCA Meeting Date 23-Aug-2016

ISIN US5312298707 Agenda 934458870 - Management

Proposed For/Against Item **Proposal** Vote Management by 1. **DIRECTOR** Management

For 1 JOHN C. MALONE For 2 ROBERT R. BENNETT For For 3 For For M. IAN G. GILCHRIST

A PROPOSAL TO RATIFY THE

SELECTION OF KPMG

LLP AS OUR INDEPENDENT AUDITORS 2. ManagementFor For

FOR THE

FISCAL YEAR ENDING DECEMBER 31,

2016.

LIBERTY MEDIA CORPORATION

Security 531229409 Meeting Type Annual Ticker Symbol LSXMA Meeting Date 23-Aug-2016

ISIN US5312294094 Agenda 934458870 - Management

Proposed For/Against Vote Item **Proposal** Management by 1. DIRECTOR Management JOHN C. MALONE For For 2 ROBERT R. BENNETT For For 3 For For M. IAN G. GILCHRIST

A PROPOSAL TO RATIFY THE

SELECTION OF KPMG

LLP AS OUR INDEPENDENT AUDITORS 2. ManagementFor For

FOR THE FISCAL YEAR ENDING DECEMBER 31,

2016.

LIBERTY INTERACTIVE CORPORATION

53071M104 Meeting Type Security Annual Meeting Date Ticker Symbol QVCA 23-Aug-2016

ISIN Agenda US53071M1045 934458882 - Management

Proposed For/Against Vote Item Proposal Management by 1. DIRECTOR Management 1 JOHN C. MALONE For For M. IAN G. GILCHRIST For For 3 For MARK C. VADON For

ANDREA L. WONG For For A PROPOSAL TO RATIFY THE SELECTION OF KPMG LLP AS OUR INDEPENDENT AUDITORS ManagementFor 2. For FOR THE FISCAL YEAR ENDING DECEMBER 31, 2016. A PROPOSAL TO ADOPT THE LIBERTY **INTERACTIVE** 3. ManagementAgainst **Against CORPORATION 2016 OMNIBUS** INCENTIVE PLAN. LIBERTY INTERACTIVE CORPORATION Meeting Type Security 53071M880 Annual Ticker Symbol LVNTA Meeting Date 23-Aug-2016 **ISIN** Agenda US53071M8800 934458882 - Management For/Against **Proposed** Vote Item **Proposal** Management by 1. DIRECTOR Management JOHN C. MALONE For For 2 For For M. IAN G. GILCHRIST MARK C. VADON 3 For For ANDREA L. WONG For For A PROPOSAL TO RATIFY THE SELECTION OF KPMG LLP AS OUR INDEPENDENT AUDITORS 2. ManagementFor For FOR THE FISCAL YEAR ENDING DECEMBER 31, A PROPOSAL TO ADOPT THE LIBERTY **INTERACTIVE** 3. ManagementAgainst Against **CORPORATION 2016 OMNIBUS** INCENTIVE PLAN. NASPERS LTD, CAPE TOWN **Annual General Meeting** Security S53435103 Meeting Type Ticker Symbol Meeting Date 26-Aug-2016 **ISIN** Agenda 707286894 - Management ZAE000015889 **Proposed** For/Against Item **Proposal** Vote Management by ACCEPTANCE OF ANNUAL FINANCIAL 0.1 ManagementFor For **STATEMENTS** CONFIRMATION AND APPROVAL OF 0.2 ManagementFor For PAYMENT OF **DIVIDENDS** REAPPOINTMENT OF 0.3 PRICEWATERHOUSECOOPERS INC. AS ManagementAbstain Against **AUDITOR** TO CONFIRM THE APPOINTMENT OF: H 0.4.1J DU TOIT ManagementFor For AS A NON-EXECUTIVE DIRECTOR

	TO CONTEND A THE ADDODUTE AT OF C	•	
0.40	TO CONFIRM THE APPOINTMENT OF : C		-
O.4.2	LIU AS A	ManagementFor	For
	NON-EXECUTIVE DIRECTOR		
	TO ELECT THE FOLLOWING DIRECTOR		
O.5.1	: F L N	ManagementFor	For
	LETELE		
	TO ELECT THE FOLLOWING DIRECTOR		
0.5.2	: R OLIVEIRA	ManagementAgainst	Against
	DE LIMA	8 8	0
	TO ELECT THE FOLLOWING DIRECTOR		
0.5.3	:JDT	ManagementFor	For
0.5.5	STOFBERG	Management of	TOI
0.5.4	TO ELECT THE FOLLOWING DIRECTOR	ManagementFor	For
	: D MEYER	C	
	APPOINTMENT OF THE FOLLOWING		
0.6.1	AUDIT	ManagementFor	For
	COMMITTEE MEMBER : D G ERIKSSON		
	APPOINTMENT OF THE FOLLOWING		
0.6.2	AUDIT	Managament Against	A animat
0.6.2	COMMITTEE MEMBER : B J VAN DER	ManagementAgainst	Against
	ROSS		
	APPOINTMENT OF THE FOLLOWING		
0.6.3	AUDIT	ManagementFor	For
0.0.5	COMMITTEE MEMBER : R C C JAFTA	Tranagement of	101
	TO ENDORSE THE COMPANY'S		
0.7	REMUNERATION	Managament Against	Against
0.7		ManagementAgainst	Against
	POLICY		
	APPROVAL OF GENERAL AUTHORITY		
	PLACING		
O.8	UNISSUED SHARES UNDER THE	ManagementAgainst	Against
	CONTROL OF THE		
	DIRECTORS		
	APPROVAL OF GENERAL ISSUE OF		
0.9	SHARES FOR	ManagementFor	For
	CASH	C	
	AUTHORISATION TO IMPLEMENT ALL		
	RESOLUTIONS		
O.10	ADOPTED AT THE ANNUAL GENERAL	ManagementFor	For
	MEETING		
	APPROVAL OF THE REMUNERATION		
	OF THE NON-		
0.1.1		M 4E	F
S.1.1	EXECUTIVE DIRECTORS PROPOSED	ManagementFor	For
	FINANCIAL		
	YEAR 31 MARCH 2018 : BOARD - CHAIR		
	APPROVAL OF THE REMUNERATION		
	OF THE NON-		
S.1.2	EXECUTIVE DIRECTORS PROPOSED	ManagementFor	For
0.1.2	FINANCIAL	Traniugementi Oi	1 01
	YEAR 31 MARCH 2018 : BOARD -		
	MEMBER		
S.1.3		ManagementFor	For
		-	

APPROVAL OF THE REMUNERATION		
YEAR 31 MARCH 2018 : AUDIT		
COMMITTEE - CHAIR		
APPROVAL OF THE REMUNERATION		
OF THE NON-		
EXECUTIVE DIRECTORS PROPOSED		
	ManagementFor	For
	ManagementFor	For
COMMITTEE - CHAIR		
APPROVAL OF THE REMUNERATION		
OF THE NON-		
EXECUTIVE DIRECTORS PROPOSED	ManagementFor	For
FINANCIAL	Management of	101
	ManagementFor	For
	Management of	1 01
RESOURCES AND		
REMUNERATION COMMITTEE - CHAIR		
APPROVAL OF THE REMUNERATION		
OF THE NON-		
EXECUTIVE DIRECTORS PROPOSED		
	ManagementFor	For
	Tranagoment of	1 01
	ManagementFor	For
YEAR 31 MARCH 2018 : NOMINATION	Training of the control of	1 01
COMMITTEE -		
CHAIR		
APPROVAL OF THE REMUNERATION	ManagementFor	For
OF THE NON-		
EXECUTIVE DIRECTORS PROPOSED		
FINANCIAL		
	OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2018: AUDIT COMMITTEE - CHAIR APPROVAL OF THE REMUNERATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2018: AUDIT COMMITTEE - MEMBER APPROVAL OF THE REMUNERATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2018: RISK COMMITTEE - CHAIR APPROVAL OF THE REMUNERATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2018: RISK COMMITTEE - MEMBER APPROVAL OF THE REMUNERATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2018: RISK COMMITTEE - MEMBER APPROVAL OF THE REMUNERATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2018: HUMAN RESOURCES AND REMUNERATION COMMITTEE - CHAIR APPROVAL OF THE REMUNERATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2018: HUMAN RESOURCES AND REMUNERATION COMMITTEE - CHAIR APPROVAL OF THE REMUNERATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2018: HUMAN RESOURCES AND REMUNERATION COMMITTEE - MEMBER APPROVAL OF THE REMUNERATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2018: NOMINATION COMMITTEE - CHAIR APPROVAL OF THE REMUNERATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL	OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2018 : AUDIT COMMITTEE - CHAIR APPROVAL OF THE REMUNERATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2018 : AUDIT COMMITTEE - MEMBER APPROVAL OF THE REMUNERATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2018 : RISK COMMITTEE - CHAIR APPROVAL OF THE REMUNERATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2018 : RISK COMMITTEE - MEMBER APPROVAL OF THE REMUNERATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2018 : HUMAN RESOURCES AND REMUNERATION COMMITTEE - CHAIR APPROVAL OF THE REMUNERATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2018 : HUMAN RESOURCES AND REMUNERATION COMMITTEE - CHAIR APPROVAL OF THE REMUNERATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2018 : HUMAN RESOURCES AND REMUNERATION COMMITTEE - MEMBER APPROVAL OF THE REMUNERATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2018 : NOMINATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2018 : NOMINATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2018 : NOMINATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2018 : NOMINATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2018 : NOMINATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2018 : NOMINATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2018 : NOMINATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2018 : NOMINATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED FINANCIAL YEAR 31 MARCH 2018 : NOMINATION OF THE NON- EXECUTIVE DIRECTORS PROPOSED

YEAR 31 MARCH 2018: NOMINATION **COMMITTEE -MEMBER** APPROVAL OF THE REMUNERATION OF THE NON-EXECUTIVE DIRECTORS PROPOSED S1.11 FINANCIAL ManagementFor For YEAR 31 MARCH 2018: SOCIAL AND **ETHICS COMMITTEE - CHAIR** APPROVAL OF THE REMUNERATION OF THE NON-**EXECUTIVE DIRECTORS PROPOSED** S1.12 FINANCIAL ManagementFor For YEAR 31 MARCH 2018: SOCIAL AND **ETHICS COMMITTEE - MEMBER** APPROVAL OF THE REMUNERATION OF THE NON-**EXECUTIVE DIRECTORS PROPOSED FINANCIAL** S1.13 ManagementFor For YEAR 31 MARCH 2018: TRUSTEES OF **GROUP** SHARE SCHEMES/OTHER PERSONNEL **FUNDS** APPROVE GENERALLY THE PROVISION S.2 FINANCIAL ASSISTANCE IN TERMS OF ManagementFor For **SECTION 44** OF THE ACT APPROVE GENERALLY THE PROVISION S.3 FINANCIAL ASSISTANCE IN TERMS OF ManagementFor For **SECTION 45** OF THE ACT GENERAL AUTHORITY FOR THE **COMPANY OR ITS** S.4 SUBSIDIARIES TO ACQUIRE N ManagementFor For **ORDINARY SHARES** IN THE COMPANY GENERAL AUTHORITY FOR THE **COMPANY OR ITS** S.5 SUBSIDIARIES TO ACQUIRE A ManagementAgainst Against **ORDINARY SHARES** IN THE COMPANY AMENDMENT TO THE MEMORANDUM **S.6** ManagementFor For INCORPORATION: FRACTIONS OF **SHARES** PT INDOSAT TBK, JAKARTA Security Y7127S120 Meeting Type

ExtraOrdinary General

Meeting

Ticker Symbol Meeting Date 31-Aug-2016

ISIN ID1000097405 Agenda 707304313 - Management

Item Proposal Proposed by Vote For/Against Management

APPROVAL ON RESTRUCTURING OF

1 BOARD OF ManagementAgainst Against

DIRECTOR AND COMMISSIONER

ALTICE N.V.

Security N0R25F103 Meeting Type ExtraOrdinary General

Ticker Symbol Meeting Meeting Date 06-Sep-2016

ISIN NL0011333752 Agenda 707291326 - Management

Item Proposal Proposed by Vote For/Against Management

1 OPENING Non-Voting

PROPOSAL TO AMEND THE ARTICLES

OF

ASSOCIATION AND TO AUTHORISE

EACH LAWYER

AND PARALEGAL EMPLOYED BY DE

BRAUW TO

2.A EXECUTE THE DEED OF AMENDMENT ManagementFor For

OF THE

ARTICLES OF ASSOCIATION:

AMENDMENTS DUE TO

CHANGES IN THE REPRESENTATION

OF THE COMPANY

PROPOSAL TO AMEND THE ARTICLES

OF

ASSOCIATION AND TO AUTHORISE

EACH LAWYER

AND PARALEGAL EMPLOYED BY DE

BRAUW TO

2.B EXECUTE THE DEED OF AMENDMENT ManagementFor For

OF THE

ARTICLES OF ASSOCIATION:

AMENDMENTS DUE TO

CHANGES IN THE RULES FOR

GRANTING TITLES TO

EXECUTIVE BOARD MEMBERS

2.C PROPOSAL TO AMEND THE ARTICLES ManagementAgainst Against

OF

ASSOCIATION AND TO AUTHORISE

EACH LAWYER

AND PARALEGAL EMPLOYED BY DE

BRAUW TO

Against

EXECUTE THE DEED OF AMENDMENT OF THE

ARTICLES OF ASSOCIATION:

AMENDMENTS DUE TO

CHANGES IN THE RULES FOR

SUSPENSION OF THE

VICE-PRESIDENT

PROPOSAL TO AMEND THE ARTICLES

OF

ASSOCIATION AND TO AUTHORISE

EACH LAWYER

AND PARALEGAL EMPLOYED BY DE

BRAUW TO

EXECUTE THE DEED OF AMENDMENT 2.D ManagementAgainst

OF THE

AMENDMENTS DUE TO

CHANGES IN THE QUORUM AND

VOTING

REQUIREMENTS FOR BOARD

ARTICLES OF ASSOCIATION:

MEETINGS

PROPOSAL TO AMEND THE ARTICLES

OF

ASSOCIATION AND TO AUTHORISE

EACH LAWYER

AND PARALEGAL EMPLOYED BY DE

2.E **BRAUW TO** ManagementAgainst **Against**

EXECUTE THE DEED OF AMENDMENT

OF THE

ARTICLES OF ASSOCIATION:

AMENDMENTS DUE TO

OTHER CHANGES

REMUNERATION: PROPOSAL TO

3.A AMEND THE ManagementAgainst Against

REMUNERATION OF MR DEXTER GOEI

REMUNERATION: PROPOSAL TO

AMEND THE

3.B ManagementFor For REMUNERATION OF MR MICHEL

COMBES

PROPOSAL TO GRANT MR PATRICK

DRAHI FULL

ManagementFor For 4 AND FINAL DISCHARGE FOR HIS

MANAGEMENT OF

THE COMPANY

5 **CLOSING** Non-Voting

ALTICE N.V.

ExtraOrdinary General N0R25F111 Security Meeting Type

Meeting

Ticker Symbol 06-Sep-2016 Meeting Date

ISIN NL0011333760 Agenda 707291338 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1	OPENING PROPOSAL TO AMEND THE ARTICLES OF	Non-Voting	Management
	ASSOCIATION AND TO AUTHORISE EACH LAWYER AND PARALEGAL EMPLOYED BY DE		
2.A	BRAUW TO EXECUTE THE DEED OF AMENDMENT	ManagementFor	For
	OF THE ARTICLES OF ASSOCIATION:		
	AMENDMENTS DUE TO CHANGES IN THE REPRESENTATION OF THE		
	COMPANY PROPOSAL TO AMEND THE ARTICLES		
	OF ASSOCIATION AND TO AUTHORISE		
	EACH LAWYER AND PARALEGAL EMPLOYED BY DE BRAUW TO		
2.B	EXECUTE THE DEED OF AMENDMENT OF THE	ManagementFor	For
	ARTICLES OF ASSOCIATION: AMENDMENTS DUE TO		
	CHANGES IN THE RULES FOR GRANTING TITLES TO EXECUTIVE POARD MEMBERS		
	EXECUTIVE BOARD MEMBERS PROPOSAL TO AMEND THE ARTICLES OF		
	ASSOCIATION AND TO AUTHORISE EACH LAWYER		
2.0	AND PARALEGAL EMPLOYED BY DE BRAUW TO		
2.C	OF THE ARTICLES OF ASSOCIATION:	ManagementAgainst	Against
	AMENDMENTS DUE TO CHANGES IN THE RULES FOR		
	SUSPENSION OF THE VICE-PRESIDENT		
2.D	PROPOSAL TO AMEND THE ARTICLES OF ASSOCIATION AND TO AUTHORISE	ManagementAgainst	Against
	EACH LAWYER AND PARALEGAL EMPLOYED BY DE		
	BRAUW TO EXECUTE THE DEED OF AMENDMENT		
	OF THE ARTICLES OF ASSOCIATION:		

AMENDMENTS DUE TO CHANGES IN THE QUORUM AND VOTING REQUIREMENTS FOR BOARD **MEETINGS** PROPOSAL TO AMEND THE ARTICLES OF ASSOCIATION AND TO AUTHORISE **EACH LAWYER** AND PARALEGAL EMPLOYED BY DE 2.E **BRAUW TO** ManagementAgainst Against EXECUTE THE DEED OF AMENDMENT OF THE ARTICLES OF ASSOCIATION: AMENDMENTS DUE TO OTHER CHANGES PROPOSAL TO AMEND THE 3.A REMUNERATION OF MR ManagementAgainst Against **DEXTER GOEI** PROPOSAL TO AMEND THE ManagementFor 3.B REMUNERATION OF MR For MICHEL COMBES PROPOSAL TO GRANT MR PATRICK DRAHI FULL 4 AND FINAL DISCHARGE FOR HIS ManagementFor For MANAGEMENT OF THE COMPANY 5 **CLOSING** Non-Voting TIVO INC. Security 888706108 Meeting Type Special Ticker Symbol TIVO Meeting Date 07-Sep-2016 **ISIN** US8887061088 Agenda 934467514 - Management Proposed For/Against Vote Item **Proposal** Management by TO ADOPT THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 28, 2016, AS IT MAY BE AMENDED FROM TIME TO TIME (THE "MERGER AGREEMENT"), BY AND AMONG ROVI ManagementFor For 1. CORPORATION, TIVO INC., TITAN **TECHNOLOGIES** CORPORATION, NOVA ACQUISITION SUB, INC., AND TITAN ACQUISITION SUB, INC. (REFERRED TO AS

ManagementFor

For

THE "TIVO MERGER PROPOSAL").

THE SPECIAL

TO APPROVE THE ADJOURNMENT OF

2.

MEETING, IF NECESSARY OR

APPROPRIATE, TO

SOLICIT ADDITIONAL PROXIES IF

THERE ARE NOT

SUFFICIENT VOTES TO APPROVE THE

TIVO

MERGER PROPOSAL.

TO APPROVE, BY NON-BINDING

ADVISORY VOTE,

CERTAIN COMPENSATION

ARRANGEMENTS FOR

3. TIVO'S NAMED EXECUTIVE OFFICERS ManagementFor For

N

CONNECTION WITH THE MERGERS CONTEMPLATED BY THE MERGER

AGREEMENT.

VIASAT, INC.

Security 92552V100 Meeting Type Annual
Ticker Symbol VSAT Meeting Date 08-Sep-2016

ISIN US92552V1008 Agenda 934463643 - Management

Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Manageme	ent		
	1 RICHARD BALDRIDGE		For	For	
	2 B. ALLEN LAY		For	For	
	3 DR. JEFFREY NASH		For	For	
	RATIFICATION OF APPOINTMENT OF				
	PRICEWATERHOUSECOOPERS LLP AS				
2.	VIASAT'S	Managama	ntEor	For	
۷.	INDEPENDENT REGISTERED PUBLIC	Manageme	ziiu oi	1.01	
	ACCOUNTING				
	FIRM FOR FISCAL YEAR 2017				
3.	ADVISORY VOTE ON EXECUTIVE	Managama	ntEor	For	
3.	COMPENSATION	Manageme	ziiu oi	1.01	
H&R I	BLOCK, INC.				
Securit	ty 093671105		Meeting	Type	Annual
Ticker	Ticker Symbol HRB		Meeting Date		08-Sep-2016
ISIN	US0936711052		Agenda		934464138 - Management
т.	D 1	Proposed	T 7 4	For/Again:	st
Item	Proposal	by	Vote	Manageme	

Item	Proposal	by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: ANGELA N. ARCHON	ManagementFor	For
1B.	ELECTION OF DIRECTOR: PAUL J. BROWN	ManagementFor	For
1C.	ELECTION OF DIRECTOR: WILLIAM C. COBB	ManagementFor	For
1D.	ELECTION OF DIRECTOR: ROBERT A. GERARD	ManagementFor	For
1E.		ManagementFor	For

		_aga: :g: a/ .b===:g=				
	ELECT JOHNS	ION OF DIRECTOR: RICHARD A. ON				
1F.		ION OF DIRECTOR: DAVID R LEWIS	Managemen	ntFor	For	
1G.	ELECT REICH	ION OF DIRECTOR: VICTORIA J.	Manageme	ntFor	For	
1H.	ELECT ROHDI	ION OF DIRECTOR: BRUCE C.	Managemen	ntFor	For	
1I.		ION OF DIRECTOR: TOM D. SEIP	Managemen	ntFor	For	
1J.		ION OF DIRECTOR: TIANNA WOOD	Managemen	ntFor	For	
1K.	WRIGH		Manageme	ntFor	For	
	OF DEI	ICATION OF THE APPOINTMENT LOITTE				
2.	INDEP	CHE LLP AS THE COMPANY'S ENDENT	Manageme	ntFor	For	
	FIRM F	TERED PUBLIC ACCOUNTING FOR THE				
	ADVIS	L YEAR ENDING APRIL 30, 2017. ORY APPROVAL OF THE				
3.		ANY'S NAMED JTIVE OFFICER COMPENSATION.	Manageme	ntFor	For	
		EHOLDER PROPOSAL ASKING OARD OF				
		TORS TO ADOPT AND PRESENT				
4.	FOR SHARE	EHOLDER APPROVAL REVISIONS	Shareholde	r Against	For	
	TO THE	E ANY'S PROXY ACCESS BYLAW,				
		PERLY				
		NTED AT THE MEETING.				
OI S.A.		(=00=1=00			_	
Security	•	670851500		Meeting T		Contested-Special
IsiN	Symbol	OIBRC US6708515001		Meeting I Agenda	Jate	08-Sep-2016 934474836 - Opposition
15111		030706313001		Agenda		754474030 - Opposition
Item	Proposa	ıl	Proposed by	Vote	For/Agains Managemen	
		NSIDER A SHAREHOLDER SAL TO	•		C	
	REMO	VE MEMBERS OF THE ANY'S BOARD OF				
2A	DIREC	TORS: RAFAEL LUIS MORA	Managemen	ntAgainst		
	AND JO	(MEMBER) DAO DO PASSO VICENTE				
	RIBEIR (ALTE	RNATE)				
2B		NSIDER A SHAREHOLDER OSAL TO	Managemen	ntAgainst		
	REMO	VE MEMBERS OF THE				

COMPANY'S BOARD OF

DIRECTORS: JOAO MANUEL PISCO DE

CASTRO

(MEMBER WITHOUT ALTERNATE)

TO CONSIDER A SHAREHOLDER

PROPOSAL TO

REMOVE MEMBERS OF THE

COMPANY'S BOARD OF

2C **DIRECTORS: LUIS MARIA VIANA** ManagementAgainst

PALHA DA SILVA

(MEMBER) AND MARIA DO ROSARIO

AMADO PINTO

CORREIA (ALTERNATE)

TO CONSIDER A SHAREHOLDER

PROPOSAL TO

REMOVE MEMBERS OF THE

COMPANY'S BOARD OF

DIRECTORS: ANDRE CARDOSO DE

2D **MENEZES** ManagementAgainst

NAVARRO (MEMBER) AND NUNO

ROCHA DOS

SANTOS DE ALMEIDA E

VASCONCELLOS

(ALTERNATE)

TO CONSIDER A SHAREHOLDER

PROPOSAL TO

REMOVE MEMBERS OF THE

COMPANY'S BOARD OF

DIRECTORS: PEDRO ZANARTU GUBERT ManagementAgainst 2E

MORAIS

LEITAO (MEMBER WITHOUT

ALTERNATE)

TO CONSIDER A SHAREHOLDER

PROPOSAL TO

REMOVE MEMBERS OF THE

2F COMPANY'S BOARD OF ManagementAgainst

DIRECTORS: MARCOS GRODETZKY

(MEMBER

WITHOUT ALTERNATE)

3 TO CONSIDER A SHAREHOLDER ManagementAgainst

PROPOSAL TO

ELECT MEMBERS AND ALTERNATE

MEMBERS OF

THE BOARD OF DIRECTORS TO

REPLACE THOSE

DISMISSED AND ALSO FOR THE

VACANT

POSITIONS OF THE BOARD OF

DIRECTORS, AS

WELL AS THE VACANCIES OF THE

POSITIONS OF

MEMBERS SERGIO FRANKLIN **OUINTELLA AND** JOAQUIM DIAS DE CASTRO, WHO **RECENTLY** RESIGNED FROM THE BOARD, FOR THE REMAINDER OF THEIR TERMS, SUBJECT TO THE PROVISIONS OF ARTICLE 69 OF THE COMPANY'S BYLAWS (IF PROPERLY PRESENTED **BEFORE THE** MEETING) TO CONSIDER A SHAREHOLDER PROPOSAL TO ANNUL THE EXTRAORDINARY **GENERAL** 4 SHAREHOLDERS'MEETING ("EGM") ManagementAgainst **HELD ON** MARCH 26, 2015 (IF PROPERLY **PRESENTED** BEFORE THE MEETING) TO CONSIDER A SHAREHOLDER PROPOSAL TO COMMENCE A LAWSUIT FOR ILLICIT 5 CONDUCTED AGAINST THE COMPANY ManagementAgainst PROPERLY PRESENTED BEFORE THE THE MEETING) TO CONSIDER A SHAREHOLDER PROPOSAL TO COMMENCE A LAWSUIT AGAINST THE **APPRAISER** OF ASSETS CONTRIBUTED TO CAPITAL ManagementAgainst 6 (IF PROPERLY PRESENTED BEFORE THE MEETING) TO CONSIDER A SHAREHOLDER PROPOSAL TO COMMENCE A LAWSUIT AGAINST THE **CURRENT** AND FORMER MANAGERS OF OI S.A. -7A IN JUDICIAL ManagementAgainst REORGANIZATION, (IF PROPERLY **PRESENTED** BEFORE THE MEETING): ZEINAL ABEDIN MAHOMED **BAVA** 7B TO CONSIDER A SHAREHOLDER ManagementAgainst

PROPOSAL TO

COMMENCE A LAWSUIT AGAINST THE CURRENT
AND FORMER MANAGERS OF OI S.A. - IN JUDICIAL
REORGANIZATION, (IF PROPERLY

PRESENTED

BEFORE THE MEETING): SHAKHAF

WINE

TO CONSIDER A SHAREHOLDER

PROPOSAL TO

COMMENCE A LAWSUIT AGAINST THE

CURRENT

AND FORMER MANAGERS OF OI S.A. -

7C IN JUDICIAL

ManagementAgainst

REORGANIZATION, (IF PROPERLY

PRESENTED

BEFORE THE MEETING): HENRIQUE

MANUEL

FUSCO GRANADEIRO

TO CONSIDER A SHAREHOLDER

PROPOSAL TO

COMMENCE A LAWSUIT AGAINST THE

CURRENT

AND FORMER MANAGERS OF OI S.A. -

IN JUDICIAL

7D REORGANIZATION, (IF PROPERLY ManagementAgainst

PRESENTED

BEFORE THE MEETING): NUNO ROCHA

DOS

SANTOS DE ALMEIDA E

VASCONCELLOS

TO CONSIDER A SHAREHOLDER

PROPOSAL TO

COMMENCE A LAWSUIT AGAINST THE

CURRENT

7E AND FORMER MANAGERS OF OI S.A. -

IN JUDICIAL

ManagementAgainst

REORGANIZATION, (IF PROPERLY

PRESENTED

BEFORE THE MEETING): RAFAEL LUIS

MORA FUNES

7F TO CONSIDER A SHAREHOLDER

ManagementAgainst

PROPOSAL TO

COMMENCE A LAWSUIT AGAINST THE

CURRENT

AND FORMER MANAGERS OF OI S.A. -

IN JUDICIAL

REORGANIZATION, (IF PROPERLY

PRESENTED

BEFORE THE MEETING): LUIS MARIA

VIANA PALHA

DA SILVA TO CONSIDER A SHAREHOLDER PROPOSAL TO COMMENCE A LAWSUIT AGAINST THE **CURRENT** AND FORMER MANAGERS OF OI S.A. -7G IN JUDICIAL ManagementAgainst REORGANIZATION, (IF PROPERLY **PRESENTED** BEFORE THE MEETING): JOAO MANUEL PRISCO DE **CASTRO** TO CONSIDER A SHAREHOLDER PROPOSAL TO COMMENCE A LAWSUIT AGAINST THE **CURRENT** AND FORMER MANAGERS OF OI S.A. -7H IN JUDICIAL ManagementAgainst REORGANIZATION, (IF PROPERLY **PRESENTED** BEFORE THE MEETING): PEDRO ZANARTU GUBERT MORAIS LEITAO TO CONSIDER A SHAREHOLDER PROPOSAL TO COMMENCE A LAWSUIT AGAINST THE **CURRENT** AND FORMER MANAGERS OF OI S.A. -7I ManagementAgainst IN JUDICIAL REORGANIZATION, (IF PROPERLY **PRESENTED** BEFORE THE MEETING): FRANCISCO RAVARA CARY TO CONSIDER A SHAREHOLDER PROPOSAL TO COMMENCE A LAWSUIT AGAINST THE **CURRENT** AND FORMER MANAGERS OF OI S.A. -7J IN JUDICIAL ManagementAgainst REORGANIZATION, (IF PROPERLY **PRESENTED** BEFORE THE MEETING): JORGE TELMO MARIA FREIRE CARDOSO

8 TO CONSIDER A SHAREHOLDER ManagementAgainst PROPOSAL TO DECIDE UPON THE AUTHORIZATION FOR THE MANAGEMENT OF OI S.A. IN JUDICIAL

REORGANIZATION, TO ADOPT

MEASURES

NECESSARY FOR THE

IMPLEMENTATION OF WHAT

IS TO BE RESOLVED IN RELATION TO

ITEMS"4"

THROUGH "7," ABOVE, INCLUDING THE

HIRING OF A

TOP-TIER INDEPENDENT AUDITOR

AND OTHER

SERVICE PROVIDERS TO QUANTIFY

ACCURATELY

THE DAMAGE TO THE COMPANY, AND

TO IDENTIFY

ANY OTHER PARTIES (MANAGEMENT,

FORMER

MANAGEMENT AND SERVICE

PROVIDERS IN

GENERAL) RESPONSIBLE FOR THE

COMMISSION

OF FRAUD AGAINST THE COMPANY (IF

PROPERLY

PRESENTED BEFORE THE MEETING).

LIONS GATE ENTERTAINMENT CORP.

Security	535919203	Meeting Type	Annual and Special Meeting
Ticker Symbol	LGF	Meeting Date	13-Sep-2016
ISIN	CA5359192039	Agenda	934467398 - Management

		D 1		E-u/Aiu-t
Item	Proposal	Proposed	Vote	For/Against
0.1	DIDECTOR	by	4	Management
01	DIRECTOR	Manageme		
	1 MICHAEL BURNS		For	For
	2 GORDON CRAWFORD		For	For
	3 ARTHUR EVRENSEL		For	For
	4 JON FELTHEIMER		For	For
	5 EMILY FINE		For	For
	6 MICHAEL T. FRIES		For	For
	7 SIR LUCIAN GRAINGE		For	For
	8 DR. JOHN C. MALONE		For	For
	9 G. SCOTT PATERSON		For	For
	10 MARK H. RACHESKY, M.D.		For	For
	11 DARYL SIMM		For	For
	12 HARDWICK SIMMONS		For	For
	13 DAVID M. ZASLAV		For	For
	PROPOSAL TO REAPPOINT ERNST &			
	YOUNG LLP AS			
	THE INDEPENDENT REGISTERED			
02	PUBLIC	Manageme	entFor	For
	ACCOUNTING FIRM FOR THE			
	COMPANY FOR THE			
	FISCAL YEAR ENDING MARCH 31, 2017	7.		
03		Manageme	entFor	For

		=0.9a: :g: 0====:0=				. , ,
04	ADVIS APPRO COMPI PROPO AMENI LIONS 2012 PERFO	OSAL TO CONDUCT AN ORY VOTE TO OVE EXECUTIVE ENSATION. OSAL TO APPROVE DMENTS TO THE GATE ENTERTAINMENT CORP. ORMANCE INCENTIVE PLAN. EIR DISCRETION, THE PROXIES	Manageme	entAgainst	Against	
	ARE					
0.7		ORIZED TO VOTE UPON SUCH				
05	OTHER BUSIN BEFOR MEETI	ESS AS MAY PROPERLY COME RE THE	Manageme	entAgainst	Against	
	OIA, INC					
Security	•	30212P303		Meeting		Annual
ISIN	Symbol	US30212P3038		Meeting l Agenda	Date	14-Sep-2016 934472779 - Management
15111		003021213030		Agenda		757472777 - Wanagement
Item	Proposa		Proposed by	Vote	For/Agains Manageme	
1A.	ELECT ATHEY	TION OF DIRECTOR: SUSAN C.	Manageme	entFor	For	
1B.	ELECT "SKIP" BATTL	TON OF DIRECTOR: A. GEORGE	Manageme	entFor	For	
1C.		TON OF DIRECTOR: PAMELA L.	Manageme	entFor	For	
1D.	DILLE	TION OF DIRECTOR: BARRY R	Manageme		For	
1E.	ELECT DOLGI	TON OF DIRECTOR: JONATHAN L EN	Manageme	entFor	For	
1F.	ELECT JACOB	TON OF DIRECTOR: CRAIG A.	Manageme	entFor	For	
1G.	ELECT KAUFN	TION OF DIRECTOR: VICTOR A. MAN	Manageme	entFor	For	
1H.	ELECT KERN	TON OF DIRECTOR: PETER M.	Manageme	entFor	For	
1I.		TON OF DIRECTOR: DARA ROWSHAHI	Manageme	entFor	For	
1J.	MALO		Manageme	entFor	For	
1K.	ELECT RUDIN	TON OF DIRECTOR: SCOTT	Manageme	entFor	For	
1L.	CHRIS'	TON OF DIRECTOR: TOPHER W. SHEAN	Manageme	entFor	For	
1M.	VON	TON OF DIRECTOR: ALEXANDER	Manageme	entFor	For	

FURSTENBERG

APPROVAL OF THE FOURTH AMENDED **AND** RESTATED EXPEDIA, INC. 2005 STOCK AND ANNUAL INCENTIVE PLAN, INCLUDING AN 2. AMENDMENT TO ManagementAgainst Against INCREASE THE NUMBER OF SHARES OF EXPEDIA COMMON STOCK AUTHORIZED FOR **ISSUANCE** THEREUNDER BY 10,000,000. RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS THE COMPANY'S 3. **INDEPENDENT** ManagementFor For REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2016. SCHOLASTIC CORPORATION 807066105 Security Meeting Type Annual Ticker Symbol SCHL Meeting Date 21-Sep-2016 **ISIN** US8070661058 Agenda 934469063 - Management For/Against **Proposed** Vote Item **Proposal** by Management 1. **DIRECTOR** Management JAMES W. BARGE For For JOHN L. DAVIES For For TAKE-TWO INTERACTIVE SOFTWARE, INC. Security 874054109 Meeting Type Annual Ticker Symbol TTWO Meeting Date 22-Sep-2016 934466067 - Management **ISIN** US8740541094 Agenda **Proposed** For/Against Proposal Vote Item Management by 1. DIRECTOR Management For 1 STRAUSS ZELNICK For 2 ROBERT A. BOWMAN For For 3 For MICHAEL DORNEMANN For 4 For For J MOSES 5 MICHAEL SHERESKY For For SUSAN TOLSON For For APPROVAL, ON A NON-BINDING ADVISORY BASIS, OF THE COMPENSATION OF THE 2. ManagementFor COMPANY'S For "NAMED EXECUTIVE OFFICERS" AS **DISCLOSED IN**

ManagementFor

For

THE PROXY STATEMENT.

APPROVAL OF CERTAIN

AMENDMENTS TO THE

3.

TAKE-TWO INTERACTIVE SOFTWARE,

INC. 2009

STOCK INCENTIVE PLAN.

RATIFICATION OF THE APPOINTMENT

OF ERNST &

YOUNG LLP AS OUR INDEPENDENT

4. REGISTERED

PUBLIC ACCOUNTING FIRM FOR THE

FISCAL YEAR

ENDING MARCH 31, 2017.

JOHN WILEY & SONS, INC.

Security 968223305 Meeting Type Annual Ticker Symbol JWB Meeting Date 22-Sep-2016

ISIN US9682233054 Agenda 934469873 - Management

ManagementFor

For

Item 1.	Proposal DIRECTOR	Proposed by Manageme	Vote nt	For/Against Management
	1 MATTHEW S. KISSNER	-	For	For
	2 MARI J. BAKER		For	For
	3 WILLIAM J. PESCE		For	For
	4 WILLIAM B. PLUMMER		For	For
	5 MARK J. ALLIN		For	For
	6 JESSE WILEY		For	For
	7 RAYMOND W. MCDANIEL, JR		For	For
	RATIFICATION OF THE APPOINTMENT			
2.	OF KPMG LLP	Manageme	ntFor	For
	AS INDEPENDENT ACCOUNTANTS.			
	APPROVAL, ON AN ADVISORY BASIS,			
	OF THE			
3.	COMPENSATION OF THE NAMED	Manageme	ntFor	For
	EXECUTIVE			
	OFFICERS.			

GRUPO RADIO CENTRO, S.A.B. DE C.V.

Security P4983X160 Meeting Type $\frac{\text{ExtraOrdinary General}}{\text{Meeting}}$ Ticker Symbol Meeting Date 23-Sep-2016

ISIN MXP680051218 Agenda 707369321 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
	DI EASE NOTE THAT ONLY MEXICAN			

PLEASE NOTE THAT ONLY MEXICAN

NATIONALS

HAVE VOTING RIGHTS AT THIS

MEETING.-IF YOU

CMMT WOW STATE

WOULD LIKE TO SUBMIT YOUR VOTE ON

THIS-MEETING PLEASE

CONTACT YOUR CLIENT SERVICE REPRESENTATIVE. THANK YOU

Non-Voting

Non-Voting

PROPOSAL, DISCUSSION AND, IF

DEEMED

I APPROPRIATE, APPROVAL OF THE

ISSUANCE OF-

SECURITIES CERTIFICATES BY THE

COMPANY

DESIGNATION OF SPECIAL DELEGATES

FROM THE

II GENERAL MEETING FOR THE

EXECUTION-AND

Non-Voting

FORMALIZATION OF THE

RESOLUTIONS

CONTAX PARTICIPACOES SA, RIO DE JANEIRO

Security P3144E103 Meeting Type ExtraOrdinary General

Meeting Meeting

Ticker Symbol Meeting Date 29-Sep-2016

ISIN BRCTAXACNOR3 Agenda 707353001 - Management

Item Proposal Proposed by Vote For/Against Management

IMPORTANT MARKET PROCESSING

REQUIREMENT:

A BENEFICIAL OWNER SIGNED POWER

OF-

ATTORNEY (POA) IS REQUIRED IN

ORDER TO

LODGE AND EXECUTE YOUR VOTING-

CMMT INSTRUCTIONS IN THIS MARKET. Non-Voting

ABSENCE OF A

POA, MAY CAUSE YOUR

INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY

QUESTIONS, PLEASE

CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

PLEASE NOTE THAT VOTES 'IN FAVOR'

AND

'AGAINST' IN THE SAME AGENDA ITEM

ARE-NOT

CMMT ALLOWED. ONLY VOTES IN FAVOR Non-Voting

AND/OR

ABSTAIN OR AGAINST AND/ OR

ABSTAIN-ARE

ALLOWED. THANK YOU

1 ELECTION OF A FULL MEMBER TO THE ManagementNo

FISCAL Action

COUNCIL, TO REPLACE MR. MARCO

TULIO DE

OLIVEIRA ALVES, IN ACCORDANCE

WITH A LETTER

OF RESIGNATION THAT WAS

PRESENTED TO THE

COMPANY, WITH A TERM IN OFFICE

UNTIL THE 2017

ANNUAL GENERAL MEETING THAT

VOTES ON THE

ACCOUNTS FROM THE FISCAL YEAR

THAT ENDS

ON DECEMBER 31, 2016. NOTE

MEMBER. ADEMIR

JOSE SCARPIN

VIDEOCON D2H LIMITED

Security 92657J101 Meeting Type Annual
Ticker Symbol VDTH Meeting Date 29-Sep-2016

ISIN US92657J1016 Agenda 934483467 - Management

Item Proposal Proposed by Vote For/Against Management

TO ADOPT THE AUDITED STATEMENT

OF PROFIT

AND LOSS FOR THE FINANCIAL YEAR

ENDED 31ST

MARCH, 2016 AND THE AUDITED

O1 BALANCE SHEET ManagementFor

AS AT THAT DATE TOGETHER WITH

THE REPORTS

OF THE BOARD OF DIRECTORS AND

AUDITORS

THEREON.

TO APPOINT A DIRECTOR IN PLACE OF

MRS.

RADHIKA DHOOT, WHO RETIRES BY

O2 ROTATION, ManagementFor

AND BEING ELIGIBLE OFFERS

HERSELF FOR RE-

APPOINTMENT.

TO RATIFY THE APPOINTMENT OF M/S.

KADAM &

O3 CO., AUDITORS AND FIX THEIR ManagementAgainst

REMUNERATION.

TO RATIFY THE APPOINTMENT OF M/S.

KAHNDELWAL JAIN & CO., AUDITORS

O4 ManagementFor

AND FIX

THEIR REMUNERATION.

TO APPOINT MR. HARRY SLOAN AS A

S4 NON- ManagementFor

EXECUTIVE DIRECTOR.

TO APPOINT MR. JEFFREY SAGANSKY

S5 AS A NON- ManagementAgainst

EXECUTIVE DIRECTOR

HILTON WORLDWIDE HOLDINGS INC.

Security 43300A104 Meeting Type Special

Ticker Symbol HLT Meeting Date 04-Oct-2016

ISIN US43300A1043 Agenda 934479216 - Management

Proposed For/Against Vote Item Proposal Management by

TO APPROVE AND ADOPT AN

AMENDMENT TO THE

COMPANY'S CERTIFICATE OF

1. ManagementFor For **INCORPORATION TO**

EFFECT A REVERSE STOCK SPLIT AND

DECREASE

AUTHORIZED SHARES.

TO APPROVE AN ADJOURNMENT OF

2. THE SPECIAL ManagementFor For

MEETING.

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

02364W105 Meeting Type Special Security Ticker Symbol AMX Meeting Date 06-Oct-2016

ISIN Agenda US02364W1053 934484952 - Management

ManagementAbstain

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

SUBMISSION, DISCUSSION, AND IF

APPLICABLE,

APPROVAL OF A PROPOSAL TO CARRY

OUT ANY

AND ALL NECESSARY ACTIONS TO

DELIST THE

1. COMPANY'S SHARES IN CERTAIN ManagementAbstain

FOREIGN STOCK

MARKETS AND QUOTATION SYSTEMS:

NASDAO

AND LATIBEX. ADOPTION OF

RESOLUTIONS

THEREON.

SUBMISSION, DISCUSSION, AND IF

APPLICABLE,

APPROVAL OF A PROPOSAL TO OFFER

TO THE

COMPANY'S SHAREHOLDERS THE

OPTION TO

RECEIVE SHARES OR CASH AS

PAYMENT OF THE

2. SECOND INSTALLMENT OF THE

ORDINARY

DIVIDEND APPROVED BY THE

ANNUAL GENERAL

MEETING OF SHAREHOLDERS HELD

ON APRIL 18,

2016. ADOPTION OF RESOLUTIONS

THEREON.

31

ManagementFor

APPOINTMENT OF DELEGATES TO

EXECUTE, AND

IF APPLICABLE, FORMALIZE THE

3. **RESOLUTIONS**

ADOPTED BY THE MEETING.

ADOPTION OF

RESOLUTIONS THEREON.

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

02364W105 Security Meeting Type Special Ticker Symbol AMX Meeting Date 06-Oct-2016

ISIN Agenda 934486716 - Management US02364W1053

Proposed For/Against Vote Proposal Management by

SUBMISSION, DISCUSSION, AND IF

APPLICABLE,

APPROVAL OF A PROPOSAL TO CARRY

OUT ANY

Item

AND ALL NECESSARY ACTIONS TO

DELIST THE

1. COMPANY'S SHARES IN CERTAIN ManagementAbstain

FOREIGN STOCK

MARKETS AND QUOTATION SYSTEMS:

NASDAQ

AND LATIBEX. ADOPTION OF

RESOLUTIONS

THEREON.

SUBMISSION, DISCUSSION, AND IF

APPLICABLE,

APPROVAL OF A PROPOSAL TO OFFER

TO THE

COMPANY'S SHAREHOLDERS THE

OPTION TO

RECEIVE SHARES OR CASH AS

PAYMENT OF THE 2.

ManagementAbstain SECOND INSTALLMENT OF THE

ORDINARY

DIVIDEND APPROVED BY THE

ANNUAL GENERAL

MEETING OF SHAREHOLDERS HELD

ON APRIL 18,

2016. ADOPTION OF RESOLUTIONS

THEREON.

APPOINTMENT OF DELEGATES TO

EXECUTE, AND

IF APPLICABLE, FORMALIZE THE

3. RESOLUTIONS ManagementFor

ADOPTED BY THE MEETING.

ADOPTION OF

RESOLUTIONS THEREON.

SKY PLC, ISLEWORTH

32

Security G8212B105 Meeting Type **Annual General Meeting** Ticker Symbol Meeting Date 13-Oct-2016 Agenda **ISIN** 707378522 - Management GB0001411924 Proposed For/Against Item Proposal Vote by Management TO RECEIVE THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2016 TOGETHER ManagementFor For 1 WITH THE REPORT OF THE DIRECTORS AND **AUDITORS** TO DECLARE A FINAL DIVIDEND FOR 2 THE YEAR For ManagementFor **ENDED 30 JUNE 2016** TO APPROVE THE DIRECTORS REMUNERATION ManagementAgainst 3 Against REPORT EXCLUDING THE DIRECTORS REMUNERATION POLICY TO REAPPOINT JEREMY DARROCH AS 4 ManagementFor For A DIRECTOR TO REAPPOINT ANDREW GRIFFITH AS 5 ManagementFor For A DIRECTOR TO REAPPOINT TRACY CLARKE AS A ManagementFor For 6 **DIRECTOR** TO REAPPOINT MARTIN GILBERT AS A 7 ManagementAgainst Against **DIRECTOR** TO REAPPOINT ADINE GRATE AS A 8 ManagementFor For **DIRECTOR** TO REAPPOINT MATTHIEU PIGASSE AS 9 Α ManagementFor For **DIRECTOR** TO REAPPOINT ANDY SUKAWATY AS 10 ManagementFor For A DIRECTOR TO REAPPOINT JAMES MURDOCH AS A ManagementAgainst 11 Against **DIRECTOR** TO REAPPOINT CHASE CAREY AS A 12 ManagementFor For DIRECTOR TO APPOINT JOHN NALLEN AS A 13 ManagementFor For **DIRECTOR** TO REAPPOINT DELOITTE LLP AS **AUDITORS OF** THE COMPANY AND TO AUTHORISE 14 THE AUDIT ManagementFor For COMMITTEE OF THE BOARD TO AGREE **THEIR** REMUNERATION 15 TO AUTHORISE THE COMPANY AND ManagementFor For SUBSIDIARIES TO MAKE POLITICAL

DONATIONS

	Lugar i liling. GABELEI MOE		11001 1110). I OIIII IN	1 X	
16	AND INCUR POLITICAL EXPENDITURE TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	Managemer	ntFor	For		
	UNDER SECTION 551 OF THE COMPANIES ACT 2006	Trainagement of				
17	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS	Managemer	ntFor	For		
18	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE- EMPTION RIGHTS FOR THE PURPOSES OF ACQUISITIONS OR CAPITAL INVESTMENTS	Managemer	ntFor	For		
19	TO ALLOW THE COMPANY TO HOLD GENERAL MEETINGS OTHER THAN ANNUAL GENERAL MEETINGS ON 14 DAYS' NOTICE	Managemer	ntAgainst	Against		
SKY PI				_		
Security		Meeting Ty		• 1		
	Symbol SKYAY		Meeting I	Date	13-Oct-2016	
ISIN	US83084V1061		Agenda		934482530 - Management	
Item	Proposal	Proposed by	Vote	For/Agains Manageme		
1.	TO RECEIVE THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2016, TOGETHER WITH THE REPORT OF THE DIRECTORS AND AUDITORS	Managemer	ntFor	For		
2.	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 30 JUNE 2016 TO APPROVE THE DIRECTORS'	ManagementFor		For		
3.	REMUNERATION REPORT (EXCLUDING THE DIRECTORS' REMUNERATION POLICY)	Managemer	ntAgainst	Against		
4.	TO REAPPOINT JEREMY DARROCH AS A DIRECTOR	Managemer	ntFor	For		
5.	TO REAPPOINT ANDREW GRIFFITH AS A DIRECTOR	ManagementFor		For		
6.	TO REAPPOINT TRACY CLARKE AS A DIRECTOR	ManagementFor		For		
7.	TO REAPPOINT MARTIN GILBERT AS A DIRECTOR	ManagementAgainst		Against		
8.	TO REAPPOINT ADINE GRATE AS A DIRECTOR	Managemer	ManagementFor			
9.		ManagementFor				
	TO REAPPOINT MATTHIEU PIGASSE AS A	Managemer	ntFor	For		

	3 3				
	DIRECTOR				
10.	TO REAPPOINT ANDY SUKAWATY AS A DIRECTOR	Manageme	entFor	For	
11.	TO REAPPOINT JAMES MURDOCH AS A DIRECTOR	Manageme	entAgainst	Against	
12.	TO REAPPOINT CHASE CAREY AS A DIRECTOR	Manageme	entFor	For	
13.	TO APPOINT JOHN NALLEN AS A DIRECTOR	Manageme	entFor	For	
	TO REAPPOINT DELOITTE LLP AS AUDITORS OF THE COMPANY AND TO AUTHORISE				
14.	THE AUDIT COMMITTEE OF THE BOARD TO AGREE THEIR	Manageme E	entFor	For	
	REMUNERATION TO AUTHORISE THE COMPANY AND ITS				
15.	SUBSIDIARIES TO MAKE POLITICAL DONATIONS	Manageme	entFor	For	
	AND INCUR POLITICAL EXPENDITURE TO AUTHORISE THE DIRECTORS TO				
16.	ALLOT SHARES UNDER SECTION 551 OF THE	Manageme	entFor	For	
	COMPANIES ACT 2006 TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-				
17.	EMPTION RIGHTS (SPECIAL RESOLUTION)	Manageme	entFor	For	
	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-				
18.	EMPTION RIGHTS FOR THE PURPOSES OF	Manageme	entFor	For	
	ACQUISITIONS OR CAPITAL INVESTMENTS				
	(SPECIAL RESOLUTION) TO ALLOW THE COMPANY TO HOLD				
19.	GENERAL MEETINGS (OTHER THAN ANNUAL GENERAL	Manageme	ont A gainst	Against	
19.	MEETINGS) ON 14 DAYS' NOTICE (SPECIAL	Manageme	antAgamst	Agamst	
HELLI	RESOLUTION) ENIC TELECOMMUNICATIONS ORGANIZ	ZATIONS S.	A., AT		
Securit	xy X3258B102		Meeting 7	Гуре	ExtraOrdinary General Meeting
Ticker ISIN	Symbol GRS260333000		Meeting I Agenda	Date	19-Oct-2016 707419671 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	

PLEASE NOTE IN THE EVENT THE

MEETING DOES

NOT REACH QUORUM, THERE WILL BE

AN-A

REPETITIVE MEETING ON 04 NOV 2016

(AND B

REPETITIVE MEETING ON 15

NOV-2016). ALSO,

CMMT YOUR VOTING INSTRUCTIONS WILL

NOT BE

Non-Voting

CARRIED OVER TO THE SECOND-CALL.

ALL VOTES

RECEIVED ON THIS MEETING WILL BE

DISREGARDED AND YOU WILL-NEED

TO

REINSTRUCT ON THE REPETITIVE

MEETING. THANK

YOU

1. GRANTING BY THE GENERAL

ManagementFor

For

SHAREHOLDERS'

MEETING SPECIAL PERMISSION,

PURSUANT TO

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

ENTERING

INTO THE FOLLOWING AGREEMENTS:

(A) A

FRAMEWORK COOPERATION AND

SERVICE

AGREEMENT AND THE RELEVANT

SERVICE

ARRANGEMENT FOR THE PROVISION

BY OTE S.A.

TO 'DEUTSCHE TELEKOM PAN-NET

S.R.O.' ('PAN-

NET SLOVAKIA') OF SERVICES

RELATED TO THE

DEPLOYMENT AND SUPPORT OF

(VOXX) SERVICES,

(B) A FRAMEWORK AGREEMENT FOR

THE

PROVISION BY 'DEUTSCHE TELEKOM

EUROPE

HOLDING GMBH' ('DTEH') TO

'COSMOTE MOBILE

TELECOMMUNICATIONS S.A.'

('COSMOTE') OF

(VOXX) SERVICES, AND (C) A SERVICE

AGREEMENT

FOR THE PROVISION OF CO-LOCATION

BY

'COSMOTE MOBILE

TELECOMMUNICATIONS S.A.'

('COSMOTE') TO 'DEUTSCHE TELEKOM

PAN-NET

GREECE EPE' ('PAN-NET GREECE')

RELATED TO

(VOXX) SERVICES

GRANTING BY THE GENERAL

SHAREHOLDERS'

MEETING SPECIAL PERMISSION,

PURSUANT TO

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

AMENDMENT OF THE BRAND LICENSE ManagementFor 2. **AGREEMENT**

BETWEEN 'TELEKOM ROMANIA

MOBILE

COMMUNICATIONS S.A.' ('LICENSEE')

'DEUTSCHE TELEKOM AG' ('LICENSOR')

MISCELLANEOUS ANNOUNCEMENTS ManagementFor For 3.

SPRINT CORPORATION

Security 85207U105 Meeting Type Annual Ticker Symbol S Meeting Date 01-Nov-2016

ISIN Agenda 934481374 - Management US85207U1051

For

Item	Proposal		Proposed by	Vote	For/Agains Manageme		
1.	DIRECTOR	N	Manageme	nt			
	1 GORDON BETHUNE			For	For		
	2 MARCELO CLAURE			For	For		
	3 RONALD FISHER			For	For		
	4 JULIUS GENACHOWS	SKI		For	For		
	5 ADM. MICHAEL MUI	LEN		For	For		
	6 MASAYOSHI SON			For	For		
	7 SARA MARTINEZ TU	CKER		For	For		
	TO RATIFY THE APPOINTM	MENT OF					
	DELOITTE &						
	TOUCHE LLP AS THE INDE	PENDENT					
2.	REGISTERED	1	Managemei	ntFor	For		
۷.	PUBLIC ACCOUNTING FIR	M OF SPRINT "	l Management of 1 of				
	CORPORATION FOR THE YEAR ENDING						
	MARCH 31,						
	2017.						
	ADVISORY APPROVAL OF	THE					
3.	COMPANY'S NAMED	N	Manageme	ntFor	For		
	EXECUTIVE OFFICER COM						
	TO APPROVE THE COMPA	NY'S					
4.	AMENDED AND	λ.	Manageme	ntFor	For		
т.	RESTATED 2015 OMNIBUS	INCENTIVE "	vianageme	iiu oi	1 01		
	PLAN.						
	TY INTERACTIVE CORPORA	ATION					
Securit	y 53071M880			Meeting 7	Гуре	Special	

Ticker Symbol LVNTA Meeting Date 01-Nov-2016

ISIN 934488152 - Management US53071M8800 Agenda

Proposed For/Against Vote Proposal Item Management by

A PROPOSAL TO APPROVE THE

REDEMPTION BY

LIBERTY INTERACTIVE CORPORATION

PORTION OF THE OUTSTANDING

SHARES OF

LIBERTY VENTURES COMMON STOCK

FOR ALL OF

THE OUTSTANDING SHARES OF 1.

ManagementFor For

HOLDINGS, INC., WHICH WOULD HOLD

LIBERTY

INTERACTIVE CORPORATION'S

OWNERSHIP AND

LIBERTY EXPEDIA

VOTING INTERESTS IN .. (DUE TO

SPACE LIMITS,

SEE PROXY STATEMENT FOR FULL

PROPOSAL).

A PROPOSAL TO AUTHORIZE THE

ADJOURNMENT

OF THE SPECIAL MEETING BY LIBERTY

INTERACTIVE CORPORATION TO

PERMIT FURTHER

SOLICITATION OF PROXIES, IF

NECESSARY OR

2. APPROPRIATE, IF SUFFICIENT VOTES ManagementFor For

ARE NOT

REPRESENTED AT THE SPECIAL

MEETING TO

APPROVE THE OTHER PROPOSAL TO

PRESENTED AT THE SPECIAL

MEETING.

NATION MULTIMEDIA GROUP PUBLIC COMPANY LIMITED

ExtraOrdinary General Y6251U224 Security Meeting Type

Meeting

Ticker Symbol Meeting Date 07-Nov-2016

707475782 - Management **ISIN** Agenda TH0113A10Z15

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

1 TO APPROVE THE APPOINTMENT OF

THE

CHAIRMAN OF EXTRAORDINARY

GENERAL

MEETING OF SHAREHOLDERS

NO.1/2016

TO APPROVE THE ELECTION OF EIGHT

DIRECTORS

2 TO HOLD OFFICE IN PLACE OF THE ManagementAbstain Against

VACANT

POSITIONS

TO APPROVE THE AMENDMENT TO

3 THE ManagementAbstain Against

AUTHORIZATION OF DIRECTORS

26 OCT 2016: IN THE SITUATION WHERE

THE

CHAIRMAN OF THE MEETING

SUDDENLY-CHANGE

CMMT THE AGENDA AND/OR ADD NEW Non-Voting

AGENDA DURING

THE MEETING, WE WILL VOTE

THAT-AGENDA AS

ABSTAIN

26 OCT 2016: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO ADDITION OF

COMMENT.-IF YOU

CMMT HAVE ALREADY SENT IN YOUR VOTES, Non-Voting

PLEASE DO

NOT VOTE AGAIN UNLESS YOU-DECIDE TO AMEND

YOUR ORIGINAL INSTRUCTIONS.

THANK YOU

NATION INTERNATIONAL EDUTAINMENT PUBLIC COMPANY LT

Security Y6206J118 Meeting Type ExtraOrdinary General

Meeting

Ticker Symbol Meeting Date 07-Nov-2016

ISIN TH1042010013 Agenda 707475794 - Management

ManagementAbstain

Against

Item Proposal Proposed by Vote For/Against Management

IN THE SITUATION WHERE THE

CHAIRMAN OF THE

MEETING SUDDENLY CHANGE THE

CMMT AGENDA-

CMMT AND/OR ADD NEW AGENDA DURING

Non-Voting

THE MEETING,

WE WILL VOTE THAT AGENDA

AS-ABSTAIN.

TO APPROVE THE APPOINTMENT OF

THE

1 CHAIRMAN OF EXTRAORDINARY

GENERAL

MEETING OF SHAREHOLDERS NO.

1/2016

2 ManagementAbstain Against

TO APPROVE THE ELECTION OF FOUR

DIRECTORS

TO HOLD OFFICE IN PLACE OF THE

VACANT

POSITIONS

TO APPROVE THE AMENDMENT TO

3 THE ManagementAbstain Against

AUTHORIZATION OF DIRECTORS

MEREDITH CORPORATION

Security 589433101 Meeting Type Annual
Ticker Symbol MDP Meeting Date 09-Nov-2016

ISIN US5894331017 Agenda 934485106 - Management

Item Proposal Proposed by Vote For/Against Management

1. DIRECTOR Management

1 STEPHEN M. LACY For For 2 D MELL MEREDITH FRAZIER For For

TO APPROVE, ON AN ADVISORY BASIS,

THE

EXECUTIVE COMPENSATION

2. PROGRAM FOR THE COMPANY'S NAMED EXECUTIVE ManagementFor For

OFFICERS AS

DESCRIBED IN THIS PROXY

STATEMENT.

TO RATIFY THE APPOINTMENT OF

KPMG LLP AS

THE COMPANY'S INDEPENDENT

3. REGISTERED ManagementFor For

PUBLIC ACCOUNTING FIRM FOR THE

YEAR ENDING

JUNE 30, 2017.

TWENTY-FIRST CENTURY FOX, INC.

Security 90130A200 Meeting Type Annual Ticker Symbol FOX Meeting Date 10-Nov-2016

ISIN US90130A2006 Agenda 934485269 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: K. RUPERT MURDOCH	ManagementFor	For
1B.	ELECTION OF DIRECTOR: LACHLAN K. MURDOCH	ManagementFor	For
1C.	ELECTION OF DIRECTOR: DELPHINE ARNAULT	ManagementFor	For
1D.	ELECTION OF DIRECTOR: JAMES W. BREYER	ManagementFor	For
1E.	ELECTION OF DIRECTOR: CHASE CAREY	ManagementFor	For
1F.		ManagementFor	For

	3 3				
	ELECTION OF DIRECTOR: DAVID F. DEVOE				
1G.	ELECTION OF DIRECTOR: VIET DINH	Management	For	For	
1H.	ELECTION OF DIRECTOR: SIR RODERICK I.	Management	:For	For	
1I.	EDDINGTON ELECTION OF DIRECTOR: JAMES R. MURDOCH	Management	tFor	For	
1J.	ELECTION OF DIRECTOR: JACQUES NASSER	Management	For	For	
1K.	ELECTION OF DIRECTOR: ROBERT S. SILBERMAN	Management	For	For	
1L.	ELECTION OF DIRECTOR: TIDJANE THIAM	Management	tFor	For	
1M.	ELECTION OF DIRECTOR: JEFFREY W. UBBEN	Management	For	For	
	PROPOSAL TO RATIFY THE SELECTION OF ERNST &				
2.	YOUNG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING	Management	For	For	
3.	FIRM FOR THE FISCAL YEAR ENDING JUNE 30, 2017. ADVISORY VOTE ON EXECUTIVE COMPENSATION.	Management	tFor	For	
MEWC	COPP				
NEWS Security			Meeting T	'vne	Annual
Security	65249B208		Meeting T		Annual 10-Nov-2016
Security			Meeting T Meeting D Agenda		Annual 10-Nov-2016 934491440 - Management
Security Ticker S	65249B208 Symbol NWS	Proposed	Meeting D Agenda		10-Nov-2016 934491440 - Management t
Security Ticker S ISIN	65249B208 Symbol NWS US65249B2088	Proposed v	Meeting D Agenda Vote	Date For/Agains	10-Nov-2016 934491440 - Management t
Security Ticker S ISIN	65249B208 Symbol NWS US65249B2088 Proposal ELECTION OF DIRECTOR: K. RUPERT	Proposed by	Meeting D Agenda Vote tFor	Por/Agains Managemen	10-Nov-2016 934491440 - Management t
Security Ticker S ISIN Item 1A.	65249B208 Symbol NWS US65249B2088 Proposal ELECTION OF DIRECTOR: K. RUPERT MURDOCH ELECTION OF DIRECTOR: LACHLAN K.	Proposed by Management	Meeting D Agenda Vote tFor tFor	Por/Agains Management	10-Nov-2016 934491440 - Management t
Security Ticker S ISIN Item 1A. 1B.	65249B208 Symbol NWS US65249B2088 Proposal ELECTION OF DIRECTOR: K. RUPERT MURDOCH ELECTION OF DIRECTOR: LACHLAN K. MURDOCH ELECTION OF DIRECTOR: ROBERT J.	Proposed by Management Management	Meeting D Agenda Vote tFor tFor	For/Agains Management For For	10-Nov-2016 934491440 - Management t
Security Ticker S ISIN Item 1A. 1B. 1C.	Froposal ELECTION OF DIRECTOR: K. RUPERT MURDOCH ELECTION OF DIRECTOR: LACHLAN K. MURDOCH ELECTION OF DIRECTOR: ROBERT J. THOMSON ELECTION OF DIRECTOR: JOSE MARIA	Proposed by Management Management Management	Meeting D Agenda Vote tFor tFor tFor	For/Agains Management For For For	10-Nov-2016 934491440 - Management t
Security Ticker S ISIN Item 1A. 1B. 1C. 1D.	Symbol NWS US65249B2088 Proposal ELECTION OF DIRECTOR: K. RUPERT MURDOCH ELECTION OF DIRECTOR: LACHLAN K. MURDOCH ELECTION OF DIRECTOR: ROBERT J. THOMSON ELECTION OF DIRECTOR: JOSE MARIA AZNAR ELECTION OF DIRECTOR: NATALIE	Proposed by Management Management Management Management	Meeting D Agenda Vote tFor tFor tFor tFor	For/Agains Management For For For For	10-Nov-2016 934491440 - Management t
Security Ticker S ISIN Item 1A. 1B. 1C. 1D. 1E.	Symbol NWS	Proposed by Management Management Management Management Management	Meeting D Agenda Vote tFor tFor tFor tFor tFor	For/Agains Management For For For For For For For	10-Nov-2016 934491440 - Management t
Security Ticker S ISIN Item 1A. 1B. 1C. 1D. 1E. 1F.	Symbol NWS	Proposed by Management Management Management Management Management Management Management Management	Meeting D Agenda Vote tFor tFor tFor tFor tFor tFor	For/Agains Management For For For For For For For For	10-Nov-2016 934491440 - Management t
Security Ticker S ISIN Item 1A. 1B. 1C. 1D. 1E. 1F. 1G.	Symbol NWS	Proposed by Management Management Management Management Management Management Management Management	Meeting D Agenda Vote tFor tFor tFor tFor tFor tFor	For/Agains Management For	10-Nov-2016 934491440 - Management t
Security Ticker S ISIN Item 1A. 1B. 1C. 1D. 1E. 1F. 1G. 1H.	Symbol NWS	Proposed by Management Management Management Management Management Management Management Management Management	Meeting D Agenda Vote tFor tFor tFor tFor tFor tFor tFor tFor	For/Agains Management For	10-Nov-2016 934491440 - Management t

ELECTION OF DIRECTOR: MASROOR 1K. ManagementFor For **SIDDIQUI** RATIFICATION OF THE SELECTION OF **ERNST &** YOUNG LLP AS THE COMPANY'S 2. **INDEPENDENT** ManagementFor For REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING JUNE 30, 2017. ADVISORY VOTE TO APPROVE 3. For **EXECUTIVE** ManagementFor COMPENSATION. ELIMINATION OF THE COMPANY'S 4. Shareholder For **DUAL CLASS** Against CAPITAL STRUCTURE. IL SOLE 24 ORE SPA, MILANO Ordinary General Meeting Security T52689105 Meeting Type Ticker Symbol Meeting Date 14-Nov-2016 **ISIN** Agenda 707436463 - Management IT0004269723 **Proposed** For/Against Item Vote **Proposal** Management by PLEASE NOTE IN THE EVENT THE **MEETING DOES** NOT REACH QUORUM, THERE WILL BE A-SECOND CALL ON 21 NOV 2016. CMMT CONSEQUENTLY, YOUR Non-Voting **VOTING INSTRUCTIONS WILL-REMAIN VALID FOR** ALL CALLS UNLESS THE AGENDA IS AMENDED. THANK YOU APPOINT THE MEMBERS OF THE **BOARD OF** DIRECTORS AND THE CHAIRMAN FOR **THREE** 1 ManagementAgainst Against FINANCIAL YEARS 2016-2018 AND TO STATE THEIR EMOLUMENT, RESOLUTIONS RELATED THERETO. TV AZTECA SAB DE CV, MEXICO CITY Security Ordinary General Meeting P9423U163 Meeting Type Ticker Symbol Meeting Date 16-Nov-2016 Agenda 707579388 - Management ISIN MX01AZ060013 For/Against Proposed Vote Item **Proposal** Management by Ι PRESENTATION OF THE BUSINESS ManagementFor For PLAN FOR **AZTECA COMUNICACIONES**

COLOMBIA, S.A.S

PRESENTATION AND DISCUSSION OF

CAPITALIZATION ALTERNATIVES FOR

II AZTECA ManagementAbstain Against

COMUNICACIONES COLOMBIA, S.A.S.,

RESOLUTIONS

DISCUSSION, AND IF ANY, APPROVAL

OF THE

MECHANISM FOR THE SHAREHOLDERS

OF THE

COMPANY TO SUBMIT INDICATIONS

III OF INTEREST

TO PARTICIPATE IN THE

CAPITALIZATION OF

AZTECA COMUNICACIONES

COLOMBIA, S.A.S

APPOINTMENT OF SPECIAL

IV DELEGATES

PERNOD RICARD SA, PARIS

Security F72027109 Meeting Type MIX

Ticker Symbol Meeting Date 17-Nov-2016

ISIN FR0000120693 Agenda 707436730 - Management

ManagementAbstain

ManagementFor

Against

For

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE IN THE FRENCH

MARKET THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND Non-Voting

"AGAINST" A VOTE OF "ABSTAIN"

WILL BE TREATED

AS AN "AGAINST" VOTE.

CMMT THE FOLLOWING APPLIES TO Non-Voting

SHAREHOLDERS

THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

FRENCH CUSTODIAN: PROXY CARDS:

VOTING

INSTRUCTIONS WILL BE FORWARDED

TO THE-

GLOBAL CUSTODIANS ON THE VOTE

DEADLINE

DATE. IN CAPACITY AS REGISTERED-

INTERMEDIARY, THE GLOBAL

CUSTODIANS WILL

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU

REQUEST MORE

INFORMATION, PLEASE

CONTACT-YOUR CLIENT

ManagementFor

For

REPRESENTATIVE IN CASE AMENDMENTS OR NEW RESOLUTIONS ARE PRESENTED DURING THE MEETING, YOUR-VOTE WILL DEFAULT TO 'ABSTAIN'. **SHARES CAN** ALTERNATIVELY BE PASSED TO THE-CHAIRMAN OR CMMT A NAMED THIRD PARTY TO VOTE ON Non-Voting **ANY SUCH** ITEM RAISED. SHOULD YOU-WISH TO **PASS** CONTROL OF YOUR SHARES IN THIS WAY, PLEASE CONTACT YOUR-BROADRIDGE CLIENT **SERVICE** REPRESENTATIVE. THANK YOU 06 OCT 2016: PLEASE NOTE THAT **IMPORTANT** ADDITIONAL MEETING INFORMATION **IS-AVAILABLE** BY CLICKING ON THE MATERIAL URL LINK:http://www.journalofficiel.gouv.fr//pdf/2016/1005/201610051604813.pdf.-PLEASE NOTE THAT THIS IS A CMMT REVISION DUE TO Non-Voting MODIFICATION OF THE TEXT **OF-RESOLUTION 3. 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** 0.1STATEMENTS FOR THE FINANCIAL ManagementFor For YEAR ENDED 30 **JUNE 2016** APPROVAL OF THE CONSOLIDATED **FINANCIAL** ManagementFor 0.2 STATEMENTS FOR THE FINANCIAL For YEAR ENDED 30 **JUNE 2016**

ALLOCATION OF INCOME FOR THE

ENDED 30 JUNE 2016 AND SETTING OF

FINANCIAL YEAR

THE

0.3

	2494. Timig. 6/7 (22221 11102		. 0
O.4	DIVIDEND: EUR 1.88 PER SHARE APPROVAL OF REGULATED AGREEMENTS AND COMMITMENTS PURSUANT TO ARTICLES L.225-38 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE	ManagementFor	For
O.5	APPROVAL OF REGULATED COMMITMENTS PURSUANT TO ARTICLE L.225-42-1 OF THE FRENCH COMMERCIAL CODE RELATING TO MR ALEXANDRE RICARD	ManagementFor	For
O.6	RENEWAL OF THE TERM OF MR ALEXANDRE RICARD AS DIRECTOR	ManagementFor	For
O.7	RENEWAL OF THE TERM OF MR PIERRE PRINGUET AS DIRECTOR	ManagementAgainst	Against
O.8	RENEWAL OF THE TERM OF MR CESAR GIRON AS DIRECTOR	ManagementFor	For
O.9	RENEWAL OF THE TERM OF MR WOLFGANG COLBERG AS DIRECTOR	ManagementFor	For
O.10	RATIFICATION OF THE CO-OPTING OF MS ANNE LANGE TO THE ROLE OF DIRECTOR	ManagementFor	For
O.11	APPOINTMENT OF KPMG SA AS STATUTORY AUDITOR	ManagementFor	For
O.12	APPOINTMENT OF SALUSTRO REYDEL AS DEPUTY STATUTORY AUDITOR SETTING OF THE ANNUAL AMOUNT OF	ManagementFor	For
O.13	ATTENDANCE FEES ALLOCATED TO MEMBERS OF THE BOARD OF DIRECTORS	ManagementFor	For
O.14	ADVISORY REVIEW OF THE COMPENSATION OWED OR PAID TO MR ALEXANDRE RICARD, CHAIRMAN- CHIEF EXECUTIVE OFFICER, FOR THE 2015-16 FINANCIAL YEAR	ManagementFor	For
O.15	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO TRADE IN COMPANY SHARES	ManagementFor	For

AUTHORISATION TO BE GRANTED TO

THE BOARD

OF DIRECTORS TO PROCEED WITH THE

FREE

ALLOCATION OF SHARES, EXISTING

OR TO BE

ISSUED, WITH CANCELLATION OF THE

PRE-

EMPTIVE SUBSCRIPTION RIGHT,

LIMITED TO 0.035%

OF SHARE CAPITAL, CONDITIONAL

E.16 **UPON** ManagementFor For

CONTINUED EMPLOYMENT, AS

PARTIAL

COMPENSATION FOR THE LOSS OF

EARNINGS OF

THE SUPPLEMENTARY DEFINED

BENEFITS

PENSION PLAN INCURRED BY SOME

MEMBERS OF

THE EXECUTIVE COMMITTEE AND THE

EXECUTIVE

DIRECTOR OF THE COMPANY

DELEGATION OF AUTHORITY TO BE

GRANTED TO

THE BOARD OF DIRECTORS TO DECIDE

TO

INCREASE SHARE CAPITAL, WITHIN

THE LIMIT OF

2% OF SHARE CAPITAL, BY ISSUING

SHARES OR

E.17 TRANSFERABLE SECURITIES For ManagementFor

GRANTING ACCESS

TO THE CAPITAL, RESERVED FOR

MEMBERS OF A

COMPANY SAVINGS SCHEME, WITH

CANCELLATION

OF THE PRE-EMPTIVE SUBSCRIPTION

RIGHT FOR

THE BENEFIT OF SAID MEMBERS

POWERS TO CARRY OUT ALL LEGAL E.18

FORMALITIES

ManagementFor For

MALAYSIAN RESOURCES CORP BHD MRCB, KUALA LUMPUR

ExtraOrdinary General Security Meeting Type Y57177100

Meeting

Ticker Symbol Meeting Date 30-Nov-2016

ISIN Agenda 707597083 - Management MYL165100008

For/Against **Proposed** Proposal Vote Item Management by Against 1 ManagementAgainst

PROPOSED ESTABLISHMENT OF A **LONG-TERM** INCENTIVE PLAN OF UP TO TEN PERCENT (10%) OF THE ISSUED AND PAID-UP SHARE **CAPITAL OF** MRCB (EXCLUDING TREASURY SHARES), FOR THE ELIGIBLE EMPLOYEES OF MRCB AND ITS SUBSIDIARIES (EXCLUDING SUBSIDIARIES WHICH ARE DORMANT) AND ELIGIBLE **EXECUTIVE** DIRECTORS OF MRCB ("PROPOSED LTIP") PROPOSED AWARD TO TAN SRI 2 MOHAMAD SALIM ManagementAgainst Against **FATEH DIN** PROPOSED AWARD TO MOHD IMRAN ManagementAgainst 3 TAN SRI Against **MOHAMAD SALIM** PROPOSED AWARD TO NOR IZZATI 4 TAN SRI ManagementAgainst Against MOHAMAD SALIM PROPOSED DISPOSAL BY 348 SENTRAL **SDN BHD** ("348 SENTRAL"), A WHOLLY-OWNED **SUBSIDIARY** OF MRCB, OF MENARA SHELL (AS **DEFINED** HEREIN) TO MAYBANK TRUSTEES BERHAD ("MTB"), ACTING SOLELY IN THE CAPACITY AS 5 For TRUSTEE ManagementFor FOR MRCB-QUILL REIT ("MQ REIT"), A **REAL ESTATE** INVESTMENT TRUST, FOR A TOTAL **DISPOSAL** CONSIDERATION OF RM640 MILLION TO BE SATISFIED ENTIRELY IN CASH ("PROPOSED DISPOSAL") PROPOSED SUBSCRIPTION BY MRCB 6 ManagementFor For OF NO LESS THAN RM110 MILLION BUT UP TO **RM152 MILLION IN** VALUE OF NEW UNITS IN MQ REIT ("UNITS") PURSUANT TO THE PROPOSED

PLACEMENT

EXERCISE TO BE UNDERTAKEN BY MQ

REIT

("PROPOSED SUBSCRIPTION")

PROJECT DELIVERY PARTNER ("PDP")

AGREEMENT

BETWEEN MRCB BUILDERS SDN BHD

("MRCB

BUILDERS"), A WHOLLY-OWNED

SUBSIDIARY OF

MRCB, AND KWASA LAND SDN BHD

("KLSB") FOR

THE APPOINTMENT OF MRCB

BUILDERS AS A PDP

IN CONNECTION WITH THE 7 ManagementFor

CONSTRUCTION AND

COMPLETION OF COMMON

INFRASTRUCTURE FOR

THE MAJLIS BANDARAYA PETALING

JAYA AREA AT

THE PROPOSED KWASA DAMANSARA

TOWNSHIP,

FOR A PROVISIONAL FEE OF

APPROXIMATELY

RM112.28 MILLION ("PROPOSED PDP

CONTRACT")

MICROSOFT CORPORATION

Security 594918104 Meeting Type Annual Meeting Date Ticker Symbol MSFT 30-Nov-2016

ISIN US5949181045 Agenda 934491224 - Management

For

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

1J.	ELECTION OF DIRECTOR: JOHN W.	ManagementFor	For	
1K.	THOMPSON ELECTION OF DIRECTOR: PADMASREE	ManagementFor	For	
111.	WARRIOR ADVISORY VOTE TO APPROVE NAMED	_	1 01	
2.	EXECUTIVE	ManagementFor	For	
	OFFICER COMPENSATION	-		
	RATIFICATION OF DELOITTE & TOUCHE LLP AS OUR			
3.	INDEPENDENT AUDITOR FOR FISCAL	ManagementFor	For	
	YEAR 2017 APPROVAL OF AMENDMENT TO OUR			
4.	AMENDED	ManagamantFor	For	
4.	AND RESTATED ARTICLES OF	ManagementFor	1.01	
	INCORPORATION APPROVAL OF FRENCH SUB PLAN			
5.	UNDER THE 2001	ManagementFor	For	
	STOCK PLAN SHAREHOLDER PROPOSAL -			
6.	REQUESTING	Shareholder Abstain	Against	
0.	CERTAIN PROXY ACCESS BYLAW AMENDMENTS	Shareholder Abstani	Agamst	
SINGA	AMENDMENTS APORE PRESS HOLDINGS LTD, SINGAPOR	E		
Securit	•	Meeting T		Annual General Meeting
	Symbol	Meeting D	Oate	01-Dec-2016
	SCELPHOULY /3X	Δgenda		707561320 - Management
ISIN	SG1P66918738	Agenda		707561329 - Management
Item	Proposal	Proposed Vote	For/Agains Managemen	i.
	Proposal PLEASE NOTE THAT SHAREHOLDERS	Proposed Vote	-	i.
	Proposal PLEASE NOTE THAT SHAREHOLDERS ARE	Proposed Vote	-	i.
Item	Proposal PLEASE NOTE THAT SHAREHOLDERS	Proposed Vote	-	i.
Item	Proposal PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR- ALL RESOLUTIONS, ABSTAIN IS NOT A	Proposed by Vote	-	i.
Item	Proposal PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR- ALL RESOLUTIONS, ABSTAIN IS NOT A VOTING	Proposed by Vote	-	i.
Item	Proposal PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR- ALL RESOLUTIONS, ABSTAIN IS NOT A	Proposed by Vote	-	i.
Item	Proposal PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR- ALL RESOLUTIONS, ABSTAIN IS NOT A VOTING OPTION ON THIS MEETING TO RECEIVE AND ADOPT THE DIRECTORS'	Proposed by Vote	-	i.
Item	Proposal PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR- ALL RESOLUTIONS, ABSTAIN IS NOT A VOTING OPTION ON THIS MEETING TO RECEIVE AND ADOPT THE DIRECTORS' STATEMENT AND AUDITED	Proposed by Vote Non-Voting	Manageme	i.
Item CMM7	Proposal PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR- ALL RESOLUTIONS, ABSTAIN IS NOT A VOTING OPTION ON THIS MEETING TO RECEIVE AND ADOPT THE DIRECTORS' STATEMENT AND AUDITED FINANCIAL STATEMENTS AND THE AUDITOR'S	Proposed by Vote	-	i.
Item CMM7	Proposal PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR-ALL RESOLUTIONS, ABSTAIN IS NOT A VOTING OPTION ON THIS MEETING TO RECEIVE AND ADOPT THE DIRECTORS' STATEMENT AND AUDITED FINANCIAL STATEMENTS AND THE AUDITOR'S REPORT	Proposed by Vote Non-Voting	Manageme	i.
Item CMM7	Proposal PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR- ALL RESOLUTIONS, ABSTAIN IS NOT A VOTING OPTION ON THIS MEETING TO RECEIVE AND ADOPT THE DIRECTORS' STATEMENT AND AUDITED FINANCIAL STATEMENTS AND THE AUDITOR'S	Proposed by Vote Non-Voting	Manageme	i.
Item CMM7	Proposal PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR-ALL RESOLUTIONS, ABSTAIN IS NOT A VOTING OPTION ON THIS MEETING TO RECEIVE AND ADOPT THE DIRECTORS' STATEMENT AND AUDITED FINANCIAL STATEMENTS AND THE AUDITOR'S REPORT THEREON TO DECLARE A FINAL DIVIDEND AND A SPECIAL	Proposed by Vote Non-Voting	Manageme	i.
Item CMM7	Proposal PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR-ALL RESOLUTIONS, ABSTAIN IS NOT A VOTING OPTION ON THIS MEETING TO RECEIVE AND ADOPT THE DIRECTORS' STATEMENT AND AUDITED FINANCIAL STATEMENTS AND THE AUDITOR'S REPORT THEREON TO DECLARE A FINAL DIVIDEND AND A SPECIAL DIVIDEND: FINAL DIVIDEND OF 8	Proposed by Vote Non-Voting	Manageme	i.
Item CMM7	Proposal PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR- ALL RESOLUTIONS, ABSTAIN IS NOT A VOTING OPTION ON THIS MEETING TO RECEIVE AND ADOPT THE DIRECTORS' STATEMENT AND AUDITED FINANCIAL STATEMENTS AND THE AUDITOR'S REPORT THEREON TO DECLARE A FINAL DIVIDEND AND A SPECIAL DIVIDEND: FINAL DIVIDEND OF 8 CENTS PER SHARE AND A SPECIAL DIVIDEND OF 3 CENTS	Proposed by Vote Non-Voting ManagementFor	Managemen	i.
Item CMMT	Proposal PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR-ALL RESOLUTIONS, ABSTAIN IS NOT A VOTING OPTION ON THIS MEETING TO RECEIVE AND ADOPT THE DIRECTORS' STATEMENT AND AUDITED FINANCIAL STATEMENTS AND THE AUDITOR'S REPORT THEREON TO DECLARE A FINAL DIVIDEND AND A SPECIAL DIVIDEND: FINAL DIVIDEND OF 8 CENTS PER SHARE AND A SPECIAL DIVIDEND OF 3 CENTS PER SHARE	Proposed by Vote Non-Voting ManagementFor ManagementFor	For For	i.
Item CMM7	Proposal PLEASE NOTE THAT SHAREHOLDERS ARE ALLOWED TO VOTE 'IN FAVOR' OR 'AGAINST' FOR- ALL RESOLUTIONS, ABSTAIN IS NOT A VOTING OPTION ON THIS MEETING TO RECEIVE AND ADOPT THE DIRECTORS' STATEMENT AND AUDITED FINANCIAL STATEMENTS AND THE AUDITOR'S REPORT THEREON TO DECLARE A FINAL DIVIDEND AND A SPECIAL DIVIDEND: FINAL DIVIDEND OF 8 CENTS PER SHARE AND A SPECIAL DIVIDEND OF 3 CENTS	Proposed by Vote Non-Voting ManagementFor ManagementFor	Managemen	i.

	Edgal Filling. GABELLI WOL	TIMEDIA H	1031 INC	FOIIII IN	
3.II	111 AND 112: LEE BOON YANG TO RE-ELECT DIRECTOR PURSUANT TO ARTICLES 111 AND 112: CHONG SIAK CHING) Managemen	tFor	For	
3.III	TO RE-ELECT DIRECTOR PURSUANT TO ARTICLES 111 AND 112: TAN CHIN HWEE	Managemen	tFor	For	
3.IV	TO RE-ELECT DIRECTOR PURSUANT TO ARTICLES 111 AND 112: JANET ANG GUAT HAR TO RE-ELECT DIRECTOR PURSUANT TO	Managemen	tAgainst	Against	
4	ARTICLE 115: NG YAT CHUNG TO APPROVE DIRECTORS' FEES FOR	Managemen	tFor	For	
5	THE FINANCIAL YEAR ENDING AUGUST 31, 2017	Managemen	tFor	For	
6	TO RE-APPOINT THE AUDITOR AND AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	Managemen	tFor	For	
7.I	TO APPROVE THE ORDINARY RESOLUTION PURSUANT TO SECTION 161 OF THE COMPANIES ACT, CHAPTER 50	Managemen	tFor	For	
7.II	TO APPROVE THE RENEWAL OF THE SHARE BUY BACK MANDATE TO APPROVE THE ADOPTION OF THE	Managemen	tFor	For	
7.III	SPH PERFORMANCE SHARE PLAN 2016 AND AUTHORISE THE DIRECTORS TO GRANT AWARDS AND ALLOT AND ISSUE ORDINARY SHARES	Managemen	ıtAgainst	Against	
7.IV	PURSUANT TO THE SPH PERFORMANCE SHARE PLAN 2016 TO APPROVE THE ADOPTION OF THE NEW CONSTITUTION OF THE COMPANY	Managemen	tFor	For	
STARZ Securit Ticker ISIN			Meeting T Meeting D Agenda		Special 07-Dec-2016 934501188 - Management
Item	Proposal	Proposed	VOIE	For/Agains	
1.	THE STARZ MERGER PROPOSAL, WHICH IS A PROPOSAL TO APPROVE THE	by Managemen		Managemei For	nt

ADOPTION OF THE

AGREEMENT AND PLAN OF MERGER,

DATED AS OF

JUNE 30, 2016, BY AND AMONG LIONS

GATE

ENTERTAINMENT CORP. ("LIONS

GATE"), STARZ

AND ORION ARM ACQUISITION INC., A

WHOLLY

OWNED SUBSIDIARY OF LIONS GATE

("MERGER

SUB"), PURSUANT TO ...(DUE TO SPACE

LIMITS, SEE

PROXY STATEMENT FOR FULL

PROPOSAL).

THE STARZ COMPENSATION

PROPOSAL, WHICH IS

A PROPOSAL TO APPROVE, BY

ADVISORY

(NONBINDING) VOTE, THE

2. COMPENSATION THAT ManagementFor For

MAY BE PAID OR BECOME PAYABLE

TO THE NAMED

EXECUTIVE OFFICERS OF STARZ IN

CONNECTION

WITH THE MERGER.

THE STARZ ADJOURNMENT

PROPOSAL, WHICH IS A

PROPOSAL TO APPROVE THE

ADJOURNMENT OF

THE STARZ SPECIAL MEETING, IF

NECESSARY OR

APPROPRIATE, TO SOLICIT

3. ADDITIONAL PROXIES IN ManagementFor For

FAVOR OF THE STARZ MERGER

PROPOSAL, IF

THERE ARE INSUFFICIENT VOTES AT

THE TIME OF

SUCH ADJOURNMENT TO APPROVE

SUCH

PROPOSAL.

LIONS GATE ENTERTAINMENT CORP.

Security 535919203 Meeting Type Special
Ticker Symbol LGF Meeting Date 07-Dec-2016

ISIN CA5359192039 Agenda 934501203 - Management

Item Proposal Proposed by Vote For/Against Management

1A PROPOSAL TO ADOPT ALTERATIONS ManagementFor For

TO THE

CURRENT NOTICE OF ARTICLES OF

LIONS GATE TO CREATE AND AUTHORIZE A NEW **CLASS OF VOTING** SHARES ENTITLED "CLASS A VOTING SHARES" (THE "LIONS GATE VOTING SHARES") AND A NEW **CLASS OF NON-VOTING SHARES ENTITLED "CLASS** B NON-VOTING SHARES" (THE "LIONS **GATE NON-**VOTING SHARES") AND TO REMOVE COMPANY'S CURRENTLY AUTHORIZED SERIES OF PREFERRED SHARES. PROPOSAL TO APPROVE THE ADOPTION OF AMENDMENTS TO THE CURRENT ARTICLES OF LIONS GATE WITH RESPECT TO THE **SPECIAL** RIGHTS AND RESTRICTIONS OF THE **AUTHORIZED** ManagementFor For SHARES, INCLUDING THE COMMON SHARES, THE LIONS GATE VOTING SHARES, THE LIONS GATE NON-VOTING SHARES AND THE **PREFERRED** SHARES. PROPOSAL TO APPROVE THE **CONVERSION OF** EACH COMMON SHARE INTO 0.5 LIONS **GATE VOTING SHARES AND 0.5 LIONS GATE NON-VOTING** SHARES AND THE ADOPTION OF ManagementFor For **FURTHER** ALTERATIONS TO THE NOTICE OF ARTICLES OF LIONS GATE TO REMOVE THE **COMMON SHARES** FROM THE NOTICE OF ARTICLES. PROPOSAL TO APPROVE THE ManagementFor For ADOPTION OF FURTHER AMENDMENTS TO THE

1B

1C

1D

ARTICLES OF

CHANGES TO

LIONS GATE WITH RESPECT TO

REMOVE REFERENCES TO THE LIONS

GATE COMMON SHARES THEREIN. PROPOSAL TO APPROVE THE **ISSUANCE OF LIONS** GATE NON-VOTING SHARES AND LIONS GATE VOTING SHARES TO HOLDERS OF STARZ SERIES A COMMON STOCK AND STARZ SERIES B **COMMON** STOCK IN CONNECTION WITH THE 02 ManagementFor For **AGREEMENT** AND PLAN OF MERGER, DATED AS OF JUNE 30, 2016 (AS AMENDED, THE "MERGER AGREEMENT"), BY AND AMONG LIONS GATE, STARZ AND ORION ARM ACQUISITION INC. ("MERGER SUB"). PROPOSAL TO APPROVE THE **ISSUANCE OF LIONS** GATE COMMON SHARES TO JOHN C. MALONE, ROBERT R. BENNETT AND CERTAIN OF **THEIR** RESPECTIVE AFFILIATES (THE "M-B 03 STOCKHOLDERS"), IN CONNECTION ManagementFor For WITH THE STOCK EXCHANGE AGREEMENT, DATED AS OF JUNE 30, 2016, BY AND BETWEEN LIONS GATE, MERGER SUB AND THE M-B STOCKHOLDERS. 04 PROPOSAL TO APPROVE ALL ManagementFor For **ISSUANCES OF LIONS** GATE SECURITIES BY LIONS GATE, **DURING THE** FIVE-YEAR PERIOD FOLLOWING THE RECEIPT OF SHAREHOLDER APPROVAL, TO LIBERTY GLOBAL PLC, DISCOVERY COMMUNICATIONS, INC. AND MHR FUND MANAGEMENT, LLC IN **CONNECTION WITH** THE EXERCISE OF THEIR PREEMPTIVE

RIGHTS

AGREEMENT,

UNDER THE INVESTOR RIGHTS

DATED AS OF NOVEMBER 10, 2015 AND

AMENDED

AS OF JUNE 30, 2016, BY AND AMONG

LIONS GATE

AND CERTAIN OF ITS STOCKHOLDERS,

INCLUDING

LIBERTY GLOBAL PLC, DISCOVERY

COMMUNICATIONS, INC., MHR FUND

MANAGEMENT,

LLC AND CERTAIN OF THEIR

RESPECTIVE

AFFILIATES.

PROPOSAL TO APPROVE THE FURTHER

AMENDMENT OF THE ARTICLES OF

LIONS GATE TO

EXTEND INDEMNITIES CURRENTLY

PROVIDED FOR

05 IN THE ARTICLES OF LIONS GATE IN

ManagementFor For

FAVOR OF

DIRECTORS AND FORMER DIRECTORS

OF LIONS

GATE TO ALSO APPLY TO OFFICERS

AND FORMER

OFFICERS OF LIONS GATE.

PROPOSAL TO APPROVE THE

ADJOURNMENT OF

THE SPECIAL MEETING, IF NECESSARY

OR

APPROPRIATE, TO SOLICIT

ADDITIONAL PROXIES IN

66 FAVOR OF PROPOSALS 1(A), 1(B), 1(C), ManagementFor For

1(D) OR 2,

ABOVE, IF THERE ARE INSUFFICIENT

VOTES AT

THE TIME OF SUCH ADJOURNMENT TO

APPROVE

SUCH PROPOSALS.

MELCO CROWN ENTERTAINMENT LTD.

Security 585464100 Meeting Type Special
Ticker Symbol MPEL Meeting Date 07-Dec-2016

ISIN US5854641009 Agenda 934506366 - Management

ManagementFor

Item Proposal Proposed by Vote For/Against Management

1. TO (A) APPROVE CERTAIN

AMENDMENTS TO (I) THE

COMPANY'S 2011 SHARE INCENTIVE

PLAN

ADOPTED ON 6 OCTOBER 2011 AND

SUBSEQUENTLY AMENDED ON 20 MAY

2015 (THE

"MCE 2011 PLAN"), AND (II) THE SHARE

INCENTIVE

PLAN OF ITS SUBSIDIARY, MELCO

CROWN

(PHILIPPINES) RESORTS LIMITED

("MCP") (THE "MCP

2013 PLAN") ADOPTED ON 19

FEBRUARY 2013 AND

SUBSEQUENTLY AMENDED ON 21

JUNE 2013 AND

18 MAY 2015, IN EACH CASE,

INCLUDING INSERTING

REFERENCES TO, AND PROVISIONS

REQUIRED BY

HONG KONG LAWS AND ...(DUE TO

SPACE LIMITS,

SEE PROXY MATERIAL FOR FULL

PROPOSAL).

MADISON SQUARE GARDEN COMPANY

Security 55825T103 Meeting Type Annual Ticker Symbol MSG Meeting Date 09-Dec-2016

ISIN US55825T1034 Agenda 934493975 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1.	DIRECTOR	Management	_
	1 FRANK J. BIONDI, JR.	For	For
	2 RICHARD D. PARSONS	For	For
	3 NELSON PELTZ	For	For
	4 SCOTT M. SPERLING	For	For
	TO RATIFY THE APPOINTMENT OF		
	KPMG LLP AS		
2.	INDEPENDENT REGISTERED PUBLIC	ManagementFor	For
۷.	ACCOUNTING	Management of	1.01
	FIRM OF THE COMPANY FOR FISCAL		
	YEAR 2017.		
	TO APPROVE THE COMPANY'S 2015		
3.	EMPLOYEE	ManagementFor	For
	STOCK PLAN.		
	TO APPROVE THE COMPANY'S 2015		
4.	CASH	ManagementFor	For
	INCENTIVE PLAN.		
	TO APPROVE THE COMPANY'S 2015		
5.	STOCK PLAN	ManagementFor	For
	FOR NON-EMPLOYEE DIRECTORS.	-	
	TO APPROVE, ON AN ADVISORY BASIS) ,	
	THE	M T	Г
6.	COMPENSATION OF OUR EXECUTIVE	ManagementFor	For
	OFFICERS.		
7.	AN ADVISORY VOTE ON THE	Management3 Years	For
	FREQUENCY OF	C	
	•		

FUTURE ADVISORY VOTES ON

EXECUTIVE

COMPENSATION.

MSG NETWORKS INC.

Security 553573106 Meeting Type Annual Ticker Symbol MSGN Meeting Date 15-Dec-2016

ISIN US5535731062 Agenda 934493963 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	ent	
	1 JOSEPH J. LHOTA		For	For
	2 JOEL M. LITVIN		For	For
	3 JOHN L. SYKES		For	For
	TO RATIFY THE APPOINTMENT OF			
	KPMG LLP AS			
2	INDEPENDENT REGISTERED PUBLIC	Manageme	ontFor	For
۷.	ACCOUNTING	Manageme	IIII OI	1.01
	FIRM OF THE COMPANY FOR FISCAL			
	YEAR 2017.			
	TO APPROVE THE COMPANY'S 2010			
3.	EMPLOYEE	Manageme	entFor	For
	STOCK PLAN, AS AMENDED.			

IAC/INTERACTIVECORP

Security 44919P508 Meeting Type Annual Ticker Symbol IAC Meeting Date 15-Dec-2016

ISIN US44919P5089 Agenda 934500352 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	ent	
	1 EDGAR BRONFMAN, JR.		For	For
	2 CHELSEA CLINTON		For	For
	3 BARRY DILLER		For	For
	4 MICHAEL D. EISNER		For	For
	5 BONNIE S. HAMMER		For	For
	6 VICTOR A. KAUFMAN		For	For
	7 JOSEPH LEVIN		For	For
	8 BRYAN LOURD		For	For
	9 DAVID ROSENBLATT		For	For
	10 ALAN G. SPOON		For	For
	11 ALEXANDER V FURSTENBERG		For	For
	12 RICHARD F. ZANNINO		For	For
	RATIFICATION OF THE APPOINTMENT			
	OF ERNST &			
2.	YOUNG LLP AS IAC'S INDEPENDENT	Manageme	entFor	For
	REGISTERED			
	PUBLIC ACCOUNTING FIRM FOR 2016.			
3A.	THE ADOPTION OF OUR AMENDED	Manageme	entAgainst	Against
	AND RESTATED		-	-
	CERTIFICATE OF INCORPORATION			

(THE "NEW

CERTIFICATE"), COMPRISING: THE

ADOPTION OF

AMENDMENTS TO OUR EXISTING

RESTATED

CERTIFICATE OF INCORPORATION, AS

AMENDED

(THE "CURRENT CERTIFICATE") TO

AUTHORIZE

600,000,000 SHARES OF CLASS C

COMMON STOCK

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

PROXY

STATEMENT FOR FULL PROPOSAL).

THE ADOPTION OF OUR AMENDED

AND RESTATED

CERTIFICATE OF INCORPORATION

(THE "NEW

CERTIFICATE"), COMPRISING: THE

ADOPTION OF

AMENDMENTS TO OUR CURRENT

3B. CERTIFICATE TO

ManagementAgainst Against

PROVIDE FOR THE EQUAL TREATMENT

OF SHARES

OF IAC COMMON STOCK, CLASS B

COMMON

STOCK, AND CLASS C COMMON STOCK

IN

CONNECTION WITH DIVIDENDS.

THE ADOPTION OF THE

IAC/INTERACTIVECORP

4. AMENDED AND RESTATED 2013 STOCK ManagementAgainst Against

AND

ANNUAL INCENTIVE PLAN.

CONTAX PARTICIPACOES SA, RIO DE JANEIRO

Security P3144E103 Meeting Type ExtraOrdinary General

Meeting Meeting

Ticker Symbol Meeting Date 19-Dec-2016

ISIN BRCTAXACNOR3 Agenda 707632128 - Management

Item Proposal Proposed by Vote For/Against Management

CMMT IMPORTANT MARKET PROCESSING Non-Voting

REQUIREMENT:

A BENEFICIAL OWNER SIGNED POWER

OF-

ATTORNEY (POA) IS REQUIRED IN

ORDER TO

LODGE AND EXECUTE YOUR VOTING-

INSTRUCTIONS IN THIS MARKET.

ABSENCE OF A

POA, MAY CAUSE YOUR

INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY

QUESTIONS, PLEASE

CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

PLEASE NOTE THAT VOTES 'IN FAVOR'

AND

'AGAINST' IN THE SAME AGENDA ITEM

ARE-NOT

CMMT ALLOWED. ONLY VOTES IN FAVOR Non-Voting

AND/OR

ABSTAIN OR AGAINST AND/ OR

ABSTAIN-ARE

ALLOWED. THANK YOU

1 MAINTENANCE OF THE SUSPENSION ManagementNo

OF THE Action

PAYMENT OF THE DIVIDENDS THAT

WERE

DECLARED AT THE ANNUAL GENERAL

MEETING OF

THE COMPANY OF APRIL 30, 2015,

FROM HERE

ONWARDS REFERRED TO AS THE 2015

ANNUAL

GENERAL MEETING, THE PAYMENT OF

WHICH ARE

SUSPENDED IN ACCORDANCE WITH A

RESOLUTION

OF THE EXTRAORDINARY GENERAL

MEETING OF

THE COMPANY THAT WAS HELD ON

DECEMBER 29,

2015, FROM HERE ONWARDS

REFERRED TO AS

THE EXTRAORDINARY GENERAL

MEETING OF 2015,

AND DIVIDENDS, BEARING IN MIND

THAT THE

FINANCIAL SITUATION OF THE

COMPANY REMAINS

INCOMPATIBLE WITH THE

DISTRIBUTION OF

DIVIDENDS. THE PROPOSAL FOR THE

MAINTENANCE OF THE SUSPENSION

DOES NOT

APPLY TO THE DIVIDENDS THAT

COME TO BE

CERTIFIED FOR THE PURPOSES OF

CAPITALIZATION, UNDER THE TERMS

OF THE

MINUTES OF THE MEETING OF THE **BOARD OF** DIRECTORS AND NOTICE TO DIVIDEND **CREDITORS** AND SHAREHOLDERS, BOTH OF NOVEMBER 25, 2016 THE ELECTION OF MEMBERS TO THE **BOARD OF** DIRECTORS, TO SERVE OUT THE **REMAINING TERM** IN OFFICE, FOR POSITIONS FILLED IN THE MANNER THAT IS PROVIDED FOR IN PARAGRAPH 8 OF ARTICLE 13 OF THE CORPORATE 2 **BYLAWS OF THE** Management Action COMPANY AND IN ARTICLE 150 OF LAW NUMBER 6404.76, FROM HERE ONWARDS REFERRED TO AS THE BRAZILIAN CORPORATE LAW, NOTE MEMBERS. MARCIO ADOLPHO GIRAO BARROS **OUIXADA AND** CLEBER PEREIRA DE MORAIS THE AMENDMENT OF THE MAIN PART OF ARTICLE 16 OF THE CORPORATE BYLAWS OF COMPANY, IN ORDER TO CHANGE THE Management Act THE 3 FREQUENCY OF THE MEETINGS OF THE BOARD OF DIRECTORS OF THE COMPANY IL SOLE 24 ORE SPA, MILANO Security T52689105 Meeting Type **Ordinary General Meeting** Meeting Date Ticker Symbol 22-Dec-2016 **ISIN** Agenda 707621454 - Management IT0004269723 For/Against Proposed Item Vote Proposal Management by RESOLUTION AS PER ART. 2446 OF THE CIVIL CODE 1 ManagementFor For (STOCK CAPITAL REDUCTION FOR LOSSES) TO APPOINT A DIRECTOR, 2 RESOLUTIONS RELATED For ManagementFor THERETO: FRANCO MOSCETTI

CMMT 28 NOV 2016: PLEASE NOTE THAT THIS Non-Voting

REVISION DUE TO MODIFICATION

OF-RESOLUTION

2. IF YOU HAVE ALREADY SENT IN

YOUR VOTES,

PLEASE DO NOT VOTE-AGAIN UNLESS

YOU DECIDE

TO AMEND YOUR ORIGINAL

INSTRUCTIONS. THANK

YOU

HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A., AT

Security X3258B102 Meeting Type ExtraOrdinary General

Meeting Meeting

Ticker Symbol Meeting Date 22-Dec-2016

ISIN GRS260333000 Agenda 707631885 - Management

Non-Voting

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE IN THE EVENT THE

MEETING DOES

NOT REACH QUORUM, THERE WILL BE

AN-A

REPETITIVE MEETING ON 10 JAN 2017

AT 16:00(AND

B REPETITIVE MEETING ON 24-JAN

2017 AT 16:00).

CMMT 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

PLEASE NOTE THAT THIS IS AN

AMENDMENT TO

MEETING ID 711148 DUE TO CHANGE

IN-VOTING

STATUS OF RESOLUTION 3. ALL VOTES

CMMT RECEIVED

ON THE PREVIOUS MEETING-WILL BE Non-Voting

DISREGARDED AND YOU WILL NEED

TO

REINSTRUCT ON THIS MEETING

NOTICE.-THANK

YOU

1. GRANTING BY THE GENERAL ManagementFor For

SHAREHOLDERS'

MEETING OF A SPECIAL PERMISSION,

PURSUANT

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

ENTERING INTO THE SEPARATE AGREEMENTS ("SERVICE ARRANGEMENTS") BETWEEN OTE S.A. AND OTE GROUP COMPANIES ON THE ONE HAND AND DEUTSCHE TELECOM AG (DTAG) AND **TELEKOM** DEUTSCHLAND GMBH (TD GMBH) ON THE OTHER HAND FOR THE PROVISION BY THE LATTER OF SPECIFIC SERVICES FOR YEAR 2017 UNDER THE APPROVED "FRAMEWORK COOPERATION AND SERVICE AGREEMENT" GRANTING BY THE GENERAL SHAREHOLDERS' MEETING OF A SPECIAL PERMISSION **PURSUANT** TO ARTICLE 23A OF C.L.2190/1920, FOR **ENTERING** INTO: A) FRAMEWORK COOPERATION **AND** SERVICE AGREEMENTS AND THE **RELEVANT** SERVICE ARRANGEMENTS BETWEEN OTE S.A. AND OTE GROUP COMPANIES ON THE ONE HAND AND DEUTSCHE TELEKOM AG (DTAG) ON THE OTHER ManagementFor For HAND FOR THE PROVISION FOR YEAR 2017 BY DTAG OF SERVICES RELATED TO HUMAN RESOURCES DEVELOPMENT AND B) **SERVICE** AGREEMENTS BETWEEN OTE S.A AND **OTE GROUP** COMPANIES ON THE ONE HAND AND DTAG ON THE OTHER HAND FOR THE PROVISION FOR **YEAR 2017** TO DTAG OF RELATED ADVISORY AND **SUPPORT**

2.

3.

CMMT

SERVICES

MISCELLANEOUS ANNOUNCEMENTS

Non-Voting

Non-Voting

61

07 DEC 2016: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO CHANGE IN

NUMBERING-OF ALL

RESOLUTIONS. IF YOU HAVE

ALREADY SENT IN

YOUR VOTES FOR MID: 711417,-PLEASE

DO NOT

VOTE AGAIN UNLESS YOU DECIDE TO

AMEND

YOUR ORIGINAL-INSTRUCTIONS.

THANK YOU.

NATION INTERNATIONAL EDUTAINMENT PUBLIC COMPANY LT

ExtraOrdinary General Security Y6206J118 Meeting Type

Meeting

Ticker Symbol Meeting Date 23-Dec-2016

ISIN 707634336 - Management TH1042010013 Agenda

Non-Voting

Proposed For/Against Item Proposal Vote Management by

IN THE SITUATION WHERE THE

CHAIRMAN OF THE

MEETING SUDDENLY CHANGE THE

CMMT AGENDA-

AND/OR ADD NEW AGENDA DURING

THE MEETING,

WE WILL VOTE THAT AGENDA AS

ABSTAIN

TO APPROVE THE APPOINTMENT OF

THE

CHAIRMAN OF EXTRAORDINARY ManagementAbstain 1 Against

GENERAL

MEETING OF SHAREHOLDERS NO.

1/2016

TO CONSIDER AND ELECT MR.

2.A THEPCHAI SAE-ManagementFor For

YONG AS DIRECTOR

TO CONSIDER AND ELECT MS.

2.B For **NUTWARA** ManagementFor

SAENGWARIN AS DIRECTOR

TO CONSIDER AND ELECT MS.

2.C ManagementAgainst **NATENAPA** Against

PUSITTANONT AS DIRECTOR

TO CONSIDER AND ELECT MR. SUPOTH

ManagementFor 2.D **PIANSIRI** For

AS DIRECTOR

TO APPROVE THE AMENDMENT TO

3 THE ManagementFor For

AUTHORIZATION OF DIRECTORS

CONTAX PARTICIPACOES SA, RIO DE JANEIRO

Security P3144E103 Meeting Type

ExtraOrdinary General

Meeting

Ticker Symbol Meeting Date 28-Dec-2016

ISIN **BRCTAXACNOR3** Agenda 707649731 - Management

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

IMPORTANT MARKET PROCESSING

REQUIREMENT:

A BENEFICIAL OWNER SIGNED POWER

OF-

ATTORNEY (POA) IS REQUIRED IN

ORDER TO

LODGE AND EXECUTE YOUR VOTING-

CMMT INSTRUCTIONS IN THIS MARKET. Non-Voting

ABSENCE OF A

POA, MAY CAUSE YOUR **INSTRUCTIONS TO-BE**

REJECTED. IF YOU HAVE ANY

QUESTIONS, PLEASE

CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

PLEASE NOTE THAT VOTES 'IN FAVOR'

AND

'AGAINST' IN THE SAME AGENDA ITEM

ARE-NOT

CMMT ALLOWED. ONLY VOTES IN FAVOR Non-Voting

AND/OR

ABSTAIN OR AGAINST AND/ OR

ABSTAIN-ARE

ALLOWED. THANK YOU

PLEASE NOTE THAT THIS IS A

POSTPONEMENT OF

CMMT THE MEETING HELD ON 19 DEC Non-Voting

2016-FOR

RESOLUTION 3 ONLY.

THE AMENDMENT OF THE MAIN PART

OF ARTICLE

16 OF THE CORPORATE BYLAWS OF

COMPANY, IN ORDER TO CHANGE THE Management Act Ι Action

FREQUENCY OF THE MEETINGS OF

THE BOARD OF

DIRECTORS OF THE COMPANY

COGECO COMMUNICATIONS INC.

Security 19239C106 Meeting Type Annual Ticker Symbol CGEAF Meeting Date 12-Jan-2017

934515276 - Management **ISIN** CA19239C1068 Agenda

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

01	DIRECTOR	Managemen			
	1 LOUIS AUDET		For	For	
	2 PATRICIA CURADEAU-GROU		For	For	
	3 JOANNE FERSTMAN		For	For	
	4 L.G. SERGE GADBOIS		For	For	
	5 CLAUDE A. GARCIA		For	For	
	6 LIB GIBSON		For	For	
	7 DAVID MCAUSLAND		For	For	
	8 JAN PEETERS		For	For	
	9 CAROLE J. SALOMON		For	For	
	APPOINT DELOITTE LLP, CHARTERED				
	ACCOUNTANTS, AS AUDITORS AND				
02	AUTHORIZE	Managaman	tFor	For	
02	THE BOARD OF DIRECTORS TO FIX	Managemen	iu oi	1.01	
	THEIR				
	REMUNERATION.				
	THE ADVISORY RESOLUTION				
	ACCEPTING THE				
	BOARD'S APPROACH TO EXECUTIVE				
	COMPENSATION. THE TEXT OF THE				
0.2	ADVISORY		4E	Б	
03	RESOLUTION ACCEPTING THE	Managemen	itror	For	
	BOARD'S APPROACH				
	TO EXECUTIVE COMPENSATION IS SET				
	OUT IN THE				
	NOTICE OF ANNUAL MEETING.				
LIBEF	RTY MEDIA CORPORATION				
Securi	ty 531229409		Meeting	Type	Special
Ticker	Symbol LSXMA		Meeting		17-Jan-2017
ISIN	US5312294094		Agenda		934515238 - Management
					_
Item	Proposal	Proposed	Vote	For/Again	st
Item	Proposal	Proposed by	Vote	For/Again Manageme	
Item	Proposal A PROPOSAL TO APPROVE THE	•	Vote	_	
Item	•	•	Vote	_	
Item	A PROPOSAL TO APPROVE THE	•	Vote	_	
Item	A PROPOSAL TO APPROVE THE ISSUANCE OF	•	Vote	_	
Item	A PROPOSAL TO APPROVE THE ISSUANCE OF SHARES OF LIBERTY MEDIA	•	Vote	_	
Item	A PROPOSAL TO APPROVE THE ISSUANCE OF SHARES OF LIBERTY MEDIA CORPORATION'S	•		_	
	A PROPOSAL TO APPROVE THE ISSUANCE OF SHARES OF LIBERTY MEDIA CORPORATION'S SERIES C LIBERTY MEDIA COMMON	by		Manageme	
	A PROPOSAL TO APPROVE THE ISSUANCE OF SHARES OF LIBERTY MEDIA CORPORATION'S SERIES C LIBERTY MEDIA COMMON STOCK, PAR	by		Manageme	
	A PROPOSAL TO APPROVE THE ISSUANCE OF SHARES OF LIBERTY MEDIA CORPORATION'S SERIES C LIBERTY MEDIA COMMON STOCK, PAR VALUE \$0.01 PER SHARE, IN	by		Manageme	
	A PROPOSAL TO APPROVE THE ISSUANCE OF SHARES OF LIBERTY MEDIA CORPORATION'S SERIES C LIBERTY MEDIA COMMON STOCK, PAR VALUE \$0.01 PER SHARE, IN CONNECTION WITH	by		Manageme	
	A PROPOSAL TO APPROVE THE ISSUANCE OF SHARES OF LIBERTY MEDIA CORPORATION'S SERIES C LIBERTY MEDIA COMMON STOCK, PAR VALUE \$0.01 PER SHARE, IN CONNECTION WITH THE ACQUISITION OF FORMULA 1, AS	by		Manageme	
	A PROPOSAL TO APPROVE THE ISSUANCE OF SHARES OF LIBERTY MEDIA CORPORATION'S SERIES C LIBERTY MEDIA COMMON STOCK, PAR VALUE \$0.01 PER SHARE, IN CONNECTION WITH THE ACQUISITION OF FORMULA 1, AS DESCRIBED	by	ıtFor	Manageme	
1.	A PROPOSAL TO APPROVE THE ISSUANCE OF SHARES OF LIBERTY MEDIA CORPORATION'S SERIES C LIBERTY MEDIA COMMON STOCK, PAR VALUE \$0.01 PER SHARE, IN CONNECTION WITH THE ACQUISITION OF FORMULA 1, AS DESCRIBED IN THE PROXY STATEMENT.	by Managemen	ıtFor	Manageme	
1.	A PROPOSAL TO APPROVE THE ISSUANCE OF SHARES OF LIBERTY MEDIA CORPORATION'S SERIES C LIBERTY MEDIA COMMON STOCK, PAR VALUE \$0.01 PER SHARE, IN CONNECTION WITH THE ACQUISITION OF FORMULA 1, AS DESCRIBED IN THE PROXY STATEMENT. A PROPOSAL TO APPROVE THE	by Managemen	ıtFor	Manageme	
1.	A PROPOSAL TO APPROVE THE ISSUANCE OF SHARES OF LIBERTY MEDIA CORPORATION'S SERIES C LIBERTY MEDIA COMMON STOCK, PAR VALUE \$0.01 PER SHARE, IN CONNECTION WITH THE ACQUISITION OF FORMULA 1, AS DESCRIBED IN THE PROXY STATEMENT. A PROPOSAL TO APPROVE THE ADOPTION OF THE	by Managemen	ıtFor	Manageme	
1.	A PROPOSAL TO APPROVE THE ISSUANCE OF SHARES OF LIBERTY MEDIA CORPORATION'S SERIES C LIBERTY MEDIA COMMON STOCK, PAR VALUE \$0.01 PER SHARE, IN CONNECTION WITH THE ACQUISITION OF FORMULA 1, AS DESCRIBED IN THE PROXY STATEMENT. A PROPOSAL TO APPROVE THE ADOPTION OF THE AMENDMENT AND RESTATEMENT OF	by Managemen	ıtFor	Manageme	
1.	A PROPOSAL TO APPROVE THE ISSUANCE OF SHARES OF LIBERTY MEDIA CORPORATION'S SERIES C LIBERTY MEDIA COMMON STOCK, PAR VALUE \$0.01 PER SHARE, IN CONNECTION WITH THE ACQUISITION OF FORMULA 1, AS DESCRIBED IN THE PROXY STATEMENT. A PROPOSAL TO APPROVE THE ADOPTION OF THE AMENDMENT AND RESTATEMENT OF OUR RESTATED CERTIFICATE OF	by Managemen	ıtFor	Manageme	
1.	A PROPOSAL TO APPROVE THE ISSUANCE OF SHARES OF LIBERTY MEDIA CORPORATION'S SERIES C LIBERTY MEDIA COMMON STOCK, PAR VALUE \$0.01 PER SHARE, IN CONNECTION WITH THE ACQUISITION OF FORMULA 1, AS DESCRIBED IN THE PROXY STATEMENT. A PROPOSAL TO APPROVE THE ADOPTION OF THE AMENDMENT AND RESTATEMENT OF OUR	by Managemen	ıtFor	Manageme	

GROUP" TO

THE "FORMULA ONE GROUP," (II) TO

CHANGE THE

NAME OF THE "LIBERTY MEDIA

COMMON STOCK"

TO THE "LIBERTY FORMULA ONE

COMMON STOCK,"

(III) TO ...(DUE TO SPACE LIMITS, SEE

PROXY

STATEMENT FOR FULL PROPOSAL).

A PROPOSAL TO AUTHORIZE THE

ADJOURNMENT

OF THE SPECIAL MEETING BY LIBERTY

MEDIA

CORPORATION TO PERMIT FURTHER

SOLICITATION

OF PROXIES, IF NECESSARY OR

3. APPROPRIATE, IF ManagementFor For

SUFFICIENT VOTES ARE NOT

REPRESENTED AT

THE SPECIAL MEETING TO APPROVE

THE OTHER

PROPOSALS TO BE PRESENTED AT THE

SPECIAL

MEETING.

LIBERTY MEDIA CORPORATION

Security 531229870 Meeting Type Special Meeting Date Ticker Symbol LMCA 17-Jan-2017

ISIN US5312298707 Agenda 934515238 - Management

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

A PROPOSAL TO APPROVE THE

ISSUANCE OF

SHARES OF LIBERTY MEDIA

CORPORATION'S

SERIES C LIBERTY MEDIA COMMON

1. STOCK, PAR ManagementFor For

VALUE \$0.01 PER SHARE, IN

CONNECTION WITH

THE ACQUISITION OF FORMULA 1, AS

DESCRIBED

IN THE PROXY STATEMENT.

2. A PROPOSAL TO APPROVE THE ManagementFor For

ADOPTION OF THE

AMENDMENT AND RESTATEMENT OF

OUR

RESTATED CERTIFICATE OF

INCORPORATION (I) TO

CHANGE THE NAME OF THE "MEDIA

GROUP" TO

THE "FORMULA ONE GROUP," (II) TO

CHANGE THE

NAME OF THE "LIBERTY MEDIA

COMMON STOCK"

TO THE "LIBERTY FORMULA ONE

COMMON STOCK,"

(III) TO ...(DUE TO SPACE LIMITS, SEE

PROXY

STATEMENT FOR FULL PROPOSAL).

A PROPOSAL TO AUTHORIZE THE

ADJOURNMENT

OF THE SPECIAL MEETING BY LIBERTY

MEDIA

CORPORATION TO PERMIT FURTHER

SOLICITATION

OF PROXIES, IF NECESSARY OR

3. APPROPRIATE, IF

ManagementFor

For

SUFFICIENT VOTES ARE NOT REPRESENTED AT

THE SPECIAL MEETING TO APPROVE

THE OTHER

PROPOSALS TO BE PRESENTED AT THE

SPECIAL

MEETING.

LIBERTY MEDIA CORPORATION

Security 531229706 Meeting Type Special Ticker Symbol BATRA Meeting Date 17-Jan-2017

ISIN US5312297063 Agenda 934515238 - Management

Item Proposal Proposed by Vote For/Against Management

A PROPOSAL TO APPROVE THE

ISSUANCE OF

SHARES OF LIBERTY MEDIA

CORPORATION'S

SERIES C LIBERTY MEDIA COMMON

1. STOCK, PAR ManagementFor For

VALUE \$0.01 PER SHARE, IN

CONNECTION WITH

THE ACQUISITION OF FORMULA 1, AS

DESCRIBED

IN THE PROXY STATEMENT.

2. A PROPOSAL TO APPROVE THE ManagementFor For

ADOPTION OF THE

AMENDMENT AND RESTATEMENT OF

OUR

RESTATED CERTIFICATE OF

INCORPORATION (I) TO

CHANGE THE NAME OF THE "MEDIA

GROUP" TO

THE "FORMULA ONE GROUP," (II) TO

CHANGE THE

NAME OF THE "LIBERTY MEDIA

COMMON STOCK"

TO THE "LIBERTY FORMULA ONE

COMMON STOCK,"

(III) TO ...(DUE TO SPACE LIMITS, SEE

PROXY

STATEMENT FOR FULL PROPOSAL).

A PROPOSAL TO AUTHORIZE THE

ADJOURNMENT

OF THE SPECIAL MEETING BY LIBERTY

MEDIA

CORPORATION TO PERMIT FURTHER

SOLICITATION

OF PROXIES, IF NECESSARY OR

3. APPROPRIATE, IF

ManagementFor For

SUFFICIENT VOTES ARE NOT

REPRESENTED AT

THE SPECIAL MEETING TO APPROVE

THE OTHER

PROPOSALS TO BE PRESENTED AT THE

SPECIAL

MEETING.

GLOBAL TELECOM HOLDING S.A.E., CAIRO

ExtraOrdinary General Security 37953P202 Meeting Type

Meeting

For

Ticker Symbol Meeting Date 06-Feb-2017

ISIN US37953P2020 Agenda 707696045 - Management

ManagementFor

Proposed For/Against Item Proposal Vote by Management

1 THE CANCELLATION OF THE

COMPANY'S GLOBAL

DEPOSITARY RECEIPTS PROGRAM,

WHICH

COMPRISES (A) CANCELLATION OF

THE LISTING OF

GDSS ON THE OFFICIAL LIST OF THE

FINANCIAL

CONDUCT AUTHORITY AND THE

CANCELLATION OF

TRADING OF THE GDSS ON THE MAIN

MARKET FOR

LISTED SECURITIES OF THE LONDON

STOCK

EXCHANGE PLC AND (B)

TERMINATION OF THE

DEPOSIT AGREEMENTS ENTERED INTO

BY THE

COMPANY IN RELATION TO THE

GLOBAL

DEPOSITARY RECEIPTS PROGRAM

VIACOM INC.

Proposal

Item

Security 92553P102 Meeting Type Annual
Ticker Symbol VIA Meeting Date 06-Feb-2017

ISIN US92553P1021 Agenda 934516444 - Management

Item	Proposal	Proposed by	Vote	For/Again Managem	
1.	DIRECTOR	Managemer	nt	Č	
	1 ROBERT M. BAKISH	C	For	For	
	2 C. FALCONE SORRELL		For	For	
	3 KENNETH B. LERER		For	For	
	4 THOMAS J. MAY		For	For	
	5 JUDITH A. MCHALE		For	For	
	6 RONALD L. NELSON		For	For	
	7 DEBORAH NORVILLE		For	For	
	8 CHARLES E. PHILLIPS, JR		For	For	
	9 SHARI REDSTONE		For	For	
	10 NICOLE SELIGMAN		For	For	
	ADVISORY APPROVAL OF THE				
	COMPENSATION OF				
	OUR NAMED EXECUTIVE OFFICERS,	AS			
2.	DESCRIBED	Managemei	ntFor	For	
	IN THE PROXY STATEMENT UNDER				
	"EXECUTIVE				
	COMPENSATION."				
	ADVISORY APPROVAL OF THE				
	FREQUENCY OF THE				
3.	STOCKHOLDER VOTE ON THE	Managemer	nt3 Years	For	
	COMPENSATION OF	C			
	OUR NAMED EXECUTIVE OFFICERS.				
	THE APPROVAL OF THE VIACOM INC	·			
	SENIOR				
	EXECUTIVE SHORT-TERM INCENTIVE	Е			
4.	PLAN, AS	Managemen	ntFor	For	
	AMENDED AND RESTATED EFFECTIVE	•			
	DECEMBER				
	12, 2016.				
	THE RATIFICATION OF THE				
	APPOINTMENT OF				
	PRICEWATERHOUSECOOPERS LLP TO)			
5.	SERVE AS	Managemei	ntFor	For	
	INDEPENDENT AUDITOR OF VIACOM	•			
	INC. FOR				
	FISCAL YEAR 2017.				
DOLB	SY LABORATORIES, INC.				
Securi	·		Meeting	Type	Annual
	Symbol DLB		Meeting	• •	07-Feb-2017
ISIN	US25659T1079		Agenda		934515113 - Management
-~	0.02000711077		5-1100		

Vote

	3 3				
		Proposed		For/Agains	
		by		Manageme	ent
1.	DIRECTOR	Managemen	ıt		
	1 KEVIN YEAMAN		For	For	
	2 PETER GOTCHER		For	For	
	3 MICHELINE CHAU		For	For	
	4 DAVID DOLBY		For	For	
	5 NICHOLAS DONATIELLO, JR		For	For	
	6 N. WILLIAM JASPER, JR.		For	For	
	7 SIMON SEGARS		For	For	
	8 ROGER SIBONI		For	For	
	9 AVADIS TEVANIAN, JR.		For	For	
	THE AMENDMENT AND RESTATEMENT	Γ	1 01	1 01	
	OF THE	-			
	DOLBY LABORATORIES, INC. 2005				
	STOCK PLAN TO				
	RESERVE AN ADDITIONAL 8 MILLION				
	SHARES OF				
2	CLASS A COMMON STOCK FOR				
2.	ISSUANCE	Managemen	tAgainst	Against	
	THEREUNDER AND RE-APPROVAL OF				
	THE MENU				
	OF PERFORMANCE-BASED				
	COMPENSATION				
	MEASURES PREVIOUSLY				
	ESTABLISHED UNDER				
	THE PLAN.				
	AN ADVISORY VOTE TO APPROVE THE	<u>C</u>			
2	COMPENSATION OF THE COMPANY'S	Managaman	4E-a-r	Ean	
3.	NAMED	Managemen	ıror	For	
	EXECUTIVE OFFICERS.				
	RATIFICATION OF THE APPOINTMENT				
	OF KPMG LLP				
	AS THE COMPANY'S INDEPENDENT				
4.	REGISTERED	Managemen	tFor	For	
	PUBLIC ACCOUNTING FIRM FOR THE	Managemen	u 01	101	
	FISCAL YEAR				
	ENDING SEPTEMBER 29, 2017.				
TIME	WARNER INC.				
Securit			Meeting '	Type	Special
	Symbol TWX		Meeting 1		15-Feb-2017
ISIN	US8873173038		Agenda	Date	934521560 - Management
13111	038873173038		Agenda		934321300 - Management
		Proposed		For/Agains	×+
Item	Proposal	by	Vote	Manageme	
1.	ADOPT THE AGREEMENT AND PLAN	Managemen Managemen	tFor	For	'iit
1.	OF MERGER,	wianagemen	UI UI	I OI	
	DATED AS OF OCTOBER 22, 2016, AS IT				
	MAY BE				
	AMENDED FROM TIME TO TIME (THE				
	"MERGER				

AGREEMENT"), BY AND AMONG TIME

WARNER INC.,

A DELAWARE CORPORATION, AT&T

INC., A

DELAWARE CORPORATION, WEST

MERGER SUB,

INC., A DELAWARE CORPORATION

AND A WHOLLY

OWNED SUBSIDIARY OF AT&T INC.,

AND WEST

MERGER SUB II, LLC, A DELAWARE

LIMITED

LIABILITY COMPANY AND A WHOLLY

OWNED

SUBSIDIARY OF AT&T INC.

APPROVE, BY NON-BINDING,

ADVISORY VOTE,

CERTAIN COMPENSATION THAT MAY

BE PAID OR

BECOME PAYABLE TO TIME WARNER

INC.'S NAMED

EXECUTIVE OFFICERS IN CONNECTION

WITH THE

2. TRANSACTIONS CONTEMPLATED BY ManagementFor For

THE MERGER

AGREEMENT AND THE AGREEMENTS

AND

UNDERSTANDINGS PURSUANT TO

WHICH SUCH

COMPENSATION MAY BE PAID OR

BECOME

PAYABLE.

APPROVE ADJOURNMENTS OF THE

SPECIAL

MEETING, IF NECESSARY OR

APPROPRIATE, TO

SOLICIT ADDITIONAL PROXIES IF 3. ManagementFor For

THERE ARE

INSUFFICIENT VOTES AT THE TIME OF

THE SPECIAL

MEETING TO ADOPT THE MERGER

AGREEMENT.

HARMAN INTERNATIONAL INDUSTRIES, INC.

413086109 Security Meeting Type Special Ticker Symbol HAR Meeting Date 17-Feb-2017

US4130861093 Agenda 934524667 - Management **ISIN**

Proposed For/Against Vote Item Proposal Management by

1. ADOPTION OF THE MERGER ManagementFor For

AGREEMENT: THE

PROPOSAL TO ADOPT THE

AGREEMENT AND PLAN

OF MERGER (AS IT MAY BE AMENDED

FROM TIME

TO TIME, THE "MERGER

AGREEMENT"), DATED AS

OF NOVEMBER 14, 2016, BY AND

AMONG HARMAN

INTERNATIONAL INDUSTRIES,

INCORPORATED

(THE "COMPANY"), SAMSUNG

ELECTRONICS CO.,

LTD., SAMSUNG ELECTRONICS

AMERICA, INC. AND

SILK DELAWARE, INC.

ADVISORY VOTE ON NAMED

EXECUTIVE OFFICER

MERGER-RELATED COMPENSATION:

THE

PROPOSAL TO APPROVE, ON AN

ADVISORY (NON-

2. BINDING) BASIS, SPECIFIED

ManagementFor F

For

For

COMPENSATION THAT

MAY BECOME PAYABLE TO THE

COMPANY'S

NAMED EXECUTIVE OFFICERS IN

CONNECTION

WITH THE MERGER.

VOTE ON ADJOURNMENT: THE

PROPOSAL TO

APPROVE THE ADJOURNMENT OF THE

SPECIAL

MEETING IF NECESSARY OR

APPROPRIATE,

INCLUDING TO SOLICIT ADDITIONAL

PROXIES IF

THERE ARE INSUFFICIENT VOTES AT

THE TIME OF

THE SPECIAL MEETING TO APPROVE

THE

3.

PROPOSAL TO ADOPT THE MERGER

AGREEMENT.

EARTHLINK HOLDINGS CORP.

Security 27033X101 Meeting Type Special
Ticker Symbol ELNK Meeting Date 24-Feb-2017

ISIN US27033X1019 Agenda 934525873 - Management

ManagementFor

Item Proposal Proposed by Vote For/Against Management

1. MERGER PROPOSAL. PROPOSAL TO ManagementFor For

ADOPT THE

AGREEMENT AND PLAN OF MERGER,

DATED AS OF

NOVEMBER 5, 2016, AS AMENDED

FROM TIME TO

TIME IN ACCORDANCE WITH THE

TERMS THEREOF,

BY AND AMONG EARTHLINK

HOLDINGS CORP.

("EARTHLINK"), WINDSTREAM

HOLDINGS, INC.

("WINDSTREAM"), EUROPA MERGER

SUB, INC.

("MERGER SUB 1") ...(DUE TO SPACE

LIMITS, SEE

PROXY STATEMENT FOR FULL

PROPOSAL).

ADJOURNMENT PROPOSAL. PROPOSAL

TO

ADJOURN THE EARTHLINK SPECIAL

MEETING TO

SOLICIT ADDITIONAL PROXIES IF

EARTHLINK HAS

2. NOT RECEIVED PROXIES ManagementFor For

REPRESENTING A

SUFFICIENT NUMBER OF SHARES OF

EARTHLINK

COMMON STOCK TO APPROVE THE

MERGER

PROPOSAL.

COMPENSATION PROPOSAL.

PROPOSAL TO

APPROVE, ON A NON-BINDING,

ADVISORY BASIS,

THE COMPENSATION THAT MAY

3. **BECOME PAYABLE**

For ManagementFor

TO EARTHLINK'S NAMED EXECUTIVE

OFFICERS IN

CONNECTION WITH THE COMPLETION

OF THE

MERGERS.

APPLE INC.

Security Meeting Type 037833100 Annual Ticker Symbol AAPL Meeting Date 28-Feb-2017

ISIN US0378331005 Agenda 934520556 - Management

Item	Proposal	Proposed Vote	For/Against
псш	Fioposai	by	Management
1A.	ELECTION OF DIRECTOR: JAMES BELL	ManagementFor	For
1B.	ELECTION OF DIRECTOR: TIM COOK	ManagementFor	For
1C.	ELECTION OF DIRECTOR: AL GORE	ManagementFor	For
1D.	ELECTION OF DIRECTOR: BOB IGER	ManagementFor	For

1E.	ELECTION OF DIRECTOR: ANDREA JUNG	Management	tFor	For	
1F.	ELECTION OF DIRECTOR: ART LEVINSON	Management	tFor	For	
1G.	ELECTION OF DIRECTOR: RON SUGAR	Management	tFor	For	
	ELECTION OF DIRECTOR: SUE	Č		For	
1H.	WAGNER	Management	ıror	LOL	
	RATIFICATION OF THE APPOINTMENT				
2	OF ERNST &		·	F	
2.	YOUNG LLP AS APPLE'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING	Management	ıror	For	
	FIRM FOR 2017				
	ADVISORY VOTE TO APPROVE				
3.	EXECUTIVE	Management	tFor	For	
	COMPENSATION				
	ADVISORY VOTE ON THE FREQUENCY				
4.	OF SHAREHOLDER VOTES ON EXECUTIVE	Management	t1 Year	For	
	COMPENSATION	•			
	A SHAREHOLDER PROPOSAL				
	ENTITLED				
5.	"CHARITABLE GIVING - RECIPIENTS,	Shareholder	Against	For	
	INTENTS AND				
	BENEFITS" A SHAREHOLDER PROPOSAL				
	REGARDING				
6.	DIVERSITY AMONG OUR SENIOR	Shareholder	Against	For	
	MANAGEMENT		C		
	AND BOARD OF DIRECTORS				
	A SHAREHOLDER PROPOSAL				
7.	ENTITLED "SHAREHOLDER PROXY ACCESS	Shareholder	Abstain	Against	
	AMENDMENTS"				
	A SHAREHOLDER PROPOSAL				
8.	ENTITLED	Shareholder	A gainst	For	
0.	"EXECUTIVE COMPENSATION	Sharcholder	Agamst	101	
	REFORM" A SHAREHOLDER PROPOSAL				
9.	"EXECUTIVES TO RETAIN SIGNIFICANT	Shareholder	Against	For	
	STOCK"				
	COMM INCORPORATED				
Securit	•		Meeting T		Annual
Isin	Symbol QCOM US7475251036		Meeting D Agenda		07-Mar-2017 934522435 - Management
10114	05/7/3231030		1 igenua		75-1522-155 - Ivianagement
Item	Proposal	Proposed	VATA	For/Agains	
100111	-	by		Managemei	nt
1A.	ELECTION OF DIRECTOR: BARBARA T. ALEXANDER	Management	tFor	For	
1B.		Management	tFor	For	

	_aga: :g. a,g.				
	ELECTION OF DIRECTOR: JEFFREY W. HENDERSON				
1C.	ELECTION OF DIRECTOR: THOMAS W. HORTON	Managemen	ntFor	For	
1D.	ELECTION OF DIRECTOR: PAUL E. JACOBS	Managemen	ntFor	For	
1E.	ELECTION OF DIRECTOR: ANN M. LIVERMORE	Managemen	ntFor	For	
1F.	ELECTION OF DIRECTOR: HARISH MANWANI	Managemen	ntFor	For	
1G.	ELECTION OF DIRECTOR: MARK D. MCLAUGHLIN	Managemen	ntFor	For	
1H.	ELECTION OF DIRECTOR: STEVE MOLLENKOPF	Managemen	ntFor	For	
1I.	ELECTION OF DIRECTOR: CLARK T. RANDT, JR.	Managemen	ntFor	For	
1J.	ELECTION OF DIRECTOR: FRANCISCO ROS	Managemen	ntFor	For	
1K.	ELECTION OF DIRECTOR: ANTHONY J. VINCIQUERRA	Managemen	ntFor	For	
2.	RATIFICATION OF THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT PUBLIC ACCOUNTANTS FOR OUR	Manageme	ntFor	For	
3.	FISCAL YEAR ENDING SEPTEMBER 24, 2017. APPROVAL, ON AN ADVISORY BASIS, OF OUR EXECUTIVE COMPENSATION.	Managemen	ntFor	For	
	STOCKHOLDER PROPOSAL TO AMEND THE PROXY ACCESS PROVISION OF OUR AMENDED)			
4.	AND RESTATED BYLAWS, IF PROPERLY PRESENTED AT THE ANNUAL MEETING.	Shareholde	r Abstain	Against	
THEN	ALT DISNEY COMPANY				
			Maatina 7	Trum o	A mmu o l
Securit	y 254687106 Symbol DIS		Meeting I Meeting I		Annual 08-Mar-2017
ISIN	US2546871060		Agenda	Jaic	934523437 - Management
1011	0820 1007 1000		118011011		ye ie ze ie / Tizmingemene
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1A.	ELECTION OF DIRECTOR: SUSAN E. ARNOLD	Managemen	ntFor	For	
1B.	ELECTION OF DIRECTOR: JOHN S. CHEN	Managemen	ntFor	For	
1C.	ELECTION OF DIRECTOR: JACK DORSEY	Managemen	ntFor	For	
1D.		Managemen	ntFor	For	

	3 3		
	ELECTION OF DIRECTOR: ROBERT A.		
	IGER		
117	ELECTION OF DIRECTOR: MARIA	M	F
1E.	ELENA	ManagementFor	For
	LAGOMASINO		
1F.	ELECTION OF DIRECTOR: FRED H.	ManagementFor	For
	LANGHAMMER	C	
1G.	ELECTION OF DIRECTOR: AYLWIN B.	ManagementFor	For
	LEWIS		
1H.	ELECTION OF DIRECTOR: ROBERT W.	ManagementFor	For
	MATSCHULLAT	C	
1I.	ELECTION OF DIRECTOR: MARK G.	ManagementFor	For
	PARKER	\mathcal{E}	
1J.	ELECTION OF DIRECTOR: SHERYL K.	ManagementFor	For
	SANDBERG	\mathcal{E}	
1K.	ELECTION OF DIRECTOR: ORIN C.	ManagementFor	For
	SMITH	C	
	TO RATIFY THE APPOINTMENT OF		
	PRICEWATERHOUSECOOPERS LLP AS		
2.	THE	ManagementFor	For
	COMPANY'S REGISTERED PUBLIC	C	
	ACCOUNTANTS		
	FOR 2017.		
2	TO APPROVE THE ADVISORY		
3.	RESOLUTION ON	ManagementFor	For
	EXECUTIVE COMPENSATION.		
	TO APPROVE HOLDING AN ADVISORY		
4	VOTE ON	M (1.37	Г
4.	EXECUTIVE COMPENSATION EVERY	Management1 Year	For
	ONE, TWO OR		
	THREE YEARS, AS INDICATED. TO APPROVE THE SHAREHOLDER		
	PROPOSAL		
	REQUESTING AN ANNUAL REPORT		
5.	DISCLOSING	Shareholder Abstain	Against
5.	INFORMATION REGARDING THE	Shareholder Austalli	Agamst
	COMPANY'S		
	LOBBYING POLICIES AND ACTIVITIES.		
6.	TO APPROVE THE SHAREHOLDER	Shareholder Abstain	Against
0.	PROPOSAL	Shareholder Mostain	7 igamst
	REQUESTING THE BOARD TO AMEND		
	THE		
	COMPANY'S BYLAWS RELATING TO		
	PROXY ACCESS		
	TO INCREASE THE NUMBER OF		
	PERMITTED		
	NOMINEES, REMOVE THE LIMIT ON		
	AGGREGATING		
	SHARES TO MEET THE SHAREHOLDING	j	
	REQUIREMENT, AND REMOVE THE		
	LIMITATION ON		

RENOMINATION OF PERSONS BASED

ON VOTES IN

A PRIOR ELECTION.

LEVEL 3 COMMUNICATIONS, INC.

Meeting Type Security 52729N308 Special Ticker Symbol LVLT Meeting Date 16-Mar-2017

ISIN US52729N3089 Agenda 934530999 - Management

ManagementFor

For

Proposed For/Against Item Proposal Vote Management by

MERGER PROPOSAL. PROPOSAL TO

ADOPT THE

AGREEMENT AND PLAN OF MERGER,

DATED AS OF

OCTOBER 31, 2016, AMONG LEVEL 3 COMMUNICATIONS, INC. ("LEVEL 3"),

CENTURYLINK,

INC. ("CENTURYLINK"), WILDCAT

MERGER SUB 1

LLC ("MERGER SUB 1") AND WWG

MERGER SUB

LLC, PURSUANT TO WHICH MERGER

SUB 1. A

1.

WHOLLY OWNED SUBSIDIARY OF

CENTURYLINK,

WILL MERGE WITH AND INTO LEVEL 3,

WITH LEVEL

3 SURVIVING THE MERGER AS A

WHOLLY OWNED

SUBSIDIARY OF CENTURYLINK; AND

TO APPROVE

THE MERGER.

COMPENSATION PROPOSAL.

PROPOSAL TO

APPROVE, ON A NON-BINDING,

ADVISORY BASIS,

THE COMPENSATION THAT MAY BE

PAID OR

BECOME PAYABLE TO LEVEL 3'S

NAMED

EXECUTIVE OFFICERS IN CONNECTION ManagementFor 2. For

WITH THE

MERGER, AND THE AGREEMENTS AND

UNDERSTANDINGS PURSUANT TO

WHICH SUCH

COMPENSATION MAY BE PAID OR

BECOME

PAYABLE.

3. ADJOURNMENT PROPOSAL. PROPOSAL ManagementFor For

APPROVE THE ADJOURNMENT OR

POSTPONEMENT

OF THE SPECIAL MEETING, IF

NECESSARY OR

APPROPRIATE TO SOLICIT PROXIES IF

THERE ARE

NOT SUFFICIENT VOTES AT THE TIME

OF THE

SPECIAL MEETING TO APPROVE THE

MERGER

PROPOSAL (PROPOSAL 1).

GLOBAL TELECOM HOLDING S.A.E., CAIRO

Security 37953P202 Meeting Type ExtraOrdinary General

Ticker Symbol Meeting 19-Mar-2017

ISIN US37953P2020 Agenda 707804123 - Management

Item Proposal Proposed by Vote For/Against Management

APPROVE THE REDUCTION OF THE

COMPANY'S

ISSUED CAPITAL FROM EGP

3,042,500,559.60 TO

EGP 2,738,250,503.64 WITH AN AMOUNT

OF EGP

1 304,250,055.96 WITH A PAR VALUE OF ManagementFor For

EGP 0.58 FOR

EACH SHARE THROUGH THE

CANCELLATION OF

TREASURY SHARES AMOUNTING TO

524,569,062 SHARE

AMENDING ARTICLES (6) AND (7) OF

THE

COMPANY'S STATUTES IN LIGHT OF

2 THE ManagementFor For

PROPOSED REDUCTION OF THE

COMPANY'S

ISSUED CAPITAL

SK TELECOM CO., LTD.

Security 78440P108 Meeting Type Annual
Ticker Symbol SKM Meeting Date 24-Mar-2017

ISIN US78440P1084 Agenda 934539593 - Management

Item Proposal Proposed by Vote For/Against Management

1. APPROVAL OF FINANCIAL ManagementFor

STATEMENTS FOR THE

33RD FISCAL YEAR (FROM JANUARY 1,

2016 TO

DECEMBER 31, 2016) AS SET FORTH IN

ITEM 1 OF

THE COMPANY'S AGENDA ENCLOSED HEREWITH. APPROVAL OF AMENDMENTS TO THE ARTICLES OF INCORPORATION AS SET FORTH IN 2. ManagementFor ITEM 2 OF THE COMPANY'S AGENDA ENCLOSED HEREWITH. ELECTION OF AN EXECUTIVE 3.1 **DIRECTOR** ManagementFor (CANDIDATE: PARK, JUNG HO) ELECTION OF A NON-EXECUTIVE DIRECTOR* 3.2 (CANDIDATE: CHO, DAESIK) ManagementAgainst *DIRECTOR NOT ENGAGED IN REGULAR BUSINESS ELECTION OF AN INDEPENDENT 3.3 **DIRECTOR** ManagementFor (CANDIDATE: LEE, JAE HOON) ELECTION OF AN INDEPENDENT 3.4 ManagementFor **DIRECTOR** (CANDIDATE: AHN, JAE-HYEON) ELECTION OF AN INDEPENDENT 3.5 **DIRECTOR** ManagementFor (CANDIDATE: AHN, JUNG-HO) ELECTION OF A MEMBER OF THE **AUDIT** 4.1 ManagementFor COMMITTEE (CANDIDATE: LEE, JAE ELECTION OF A MEMBER OF THE **AUDIT** 4.2 ManagementFor COMMITTEE (CANDIDATE: AHN, JAE-HYEON) APPROVAL OF THE CEILING AMOUNT OF THE REMUNERATION FOR DIRECTORS 5. *PROPOSED ManagementFor CEILING AMOUNT OF THE **REMUNERATION FOR 6** DIRECTORS IS KRW 12 BILLION. APPROVAL OF THE STOCK OPTION **GRANT AS SET** FORTH IN ITEM 5 OF THE COMPANY'S ManagementFor 6. **AGENDA** ENCLOSED HEREWITH. TIM PARTICIPACOES SA Security 88706P205 Meeting Type Annual Meeting Date 28-Mar-2017 Ticker Symbol TSU ISIN US88706P2056 Agenda 934555977 - Management Vote Item Proposal

	3 3		
		Proposed by	For/Against Management
	TO RESOLVE ON THE MANAGEMENT'S REPORT	- 7	
A1.	AND THE FINANCIAL STATEMENTS OF THE	ManagementFor	For
	COMPANY, DATED AS OF DECEMBER 31ST, 2016		
	TO RESOLVE ON THE MANAGEMENT'S PROPOSAL		
	FOR THE ALLOCATION OF THE		
A2.	RESULTS RELATED TO THE FISCAL YEAR OF 2016, AND ON	ManagementFor	For
	THE DISTRIBUTION OF DIVIDENDS BY THE COMPANY		
	TO RESOLVE ON THE COMPOSITION OF THE	7	
A3.	COMPANY'S BOARD OF DIRECTORS AND TO ELECT	ManagementFor	For
	ITS REGULAR MEMBERS	,	
	TO RESOLVE ON THE COMPOSITION OF THE	•	
A4.	FISCAL COUNCIL OF THE COMPANY AND TO ELECT	ManagementFor	For
	ITS REGULAR AND ALTERNATE MEMBERS		
	TO RESOLVE ON THE COMPENSATION PROPOSAL		
	FOR THE COMPANY'S		
A5.	ADMINISTRATORS, THE MEMBERS OF THE COMMITTEES AND	ManagementAgainst	Against
	THE MEMBERS OF THE FISCAL COUNCIL,		
	FOR THE		
E1.	FISCAL YEAR OF 2017 TO RESOLVE ON THE PROPOSAL FOR THE	ManagementFor	For
	EXTENSION OF THE COOPERATION		
	AND SUPPORT AGREEMENT, THROUGH THE		
	EXECUTION OF THE 10TH AMENDMENT TO THIS		
	AGREEMENT, TO BE ENTERED INTO BETWEEN TELECOM		
	ITALIA S.P.A.,		
	ON THE ONE HAND, AND TIM CELULAR S.A. ("TCEL		
	") AND INTELIG TELECOMUNICACOES LTDA.		
	("INTELIG"), ON THE OTHER HAND,		

WITH THE

COMPANY'S INTERVENTION

GLOBAL TELECOM HOLDING S.A.E., CAIRO

Security 37953P202 Meeting Type Ordinary General Meeting

Ticker Symbol Meeting Date 29-Mar-2017

ISIN US37953P2020 Agenda 707844545 - Management

15111	033793312020	Agenda	707644343 - Mailag
Item	Proposal	Proposed by Vote	For/Against Management
1	TRANSFERRING USD 182.7 MILLION FROM THE LEGAL RESERVES TO COVER THE COMPANY'S LOSSES	ManagementFor	For
2	RATIFYING THE BOARD OF DIRECTORS' REPORT REGARDING THE COMPANY'S ACTIVITIES FOR THE FISCAL YEAR ENDED DECEMBER 31, 2016	ManagementFor	For
3	RATIFYING THE COMPANY'S FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED DECEMBER 21, 2016	ManagementFor	For
4	DECEMBER 31, 2016 RATIFYING THE AUDITOR'S REPORT FOR THE FISCAL YEAR ENDED DECEMBER 31, 2016 APPROVING THE APPOINTMENT OF	ManagementFor	For
5	APPROVING THE APPOINTMENT OF THE COMPANY'S AUDITOR AND DETERMINING HIS FEES FOR THE FISCAL YEAR ENDING DECEMBER 31, 2017	ManagementAbstain	Against
6	RELEASING THE LIABILITY OF THE CHAIRMAN & THE BOARD MEMBERS FOR THE FISCAL YEAR ENDED DECEMBER 31, 2016	ManagementFor	For
7	DETERMINING THE REMUNERATION AND ALLOWANCES OF THE BOARD MEMBERS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2017	ManagementAbstain	Against
8	AUTHORIZING THE BOARD OF DIRECTORS TO DONATE DURING THE FISCAL YEAR ENDING DECEMBER 31, 2017	ManagementAbstain	Against

21 MAR 2017: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO CHANGE IN

MEETING-DATE

FROM 28 MAR 2017 TO 29 MAR 2017. IF

CMMT YOU HAVE

ALREADY SENT IN YOUR

Non-Voting

VOTES,-PLEASE DO NOT

VOTE AGAIN UNLESS YOU DECIDE TO

AMEND

YOUR ORIGINAL-INSTRUCTIONS.

THANK YOU.

MELCO CROWN ENTERTAINMENT LTD.

Security 585464100 Meeting Type Annual Ticker Symbol MPEL Meeting Date 29-Mar-2017

ISIN US5854641009 Agenda 934535292 - Management

Item Proposal Proposed by Vote For/Against Management

THAT THE COMPANY'S ENGLISH NAME

BE

CHANGED FROM "MELCO CROWN

1. ENTERTAINMENT ManagementFor

LIMITED" TO "MELCO RESORTS &

ENTERTAINMENT

LIMITED" (THE "NAME CHANGE").

THAT THE ADOPTION OF THE NEW

AMENDED AND

RESTATED MEMORANDUM AND

ARTICLES OF

ASSOCIATION OF THE COMPANY,

INCORPORATING,

AMONGST OTHER AMENDMENTS, THE

NAME

CHANGE (THE "NEW M&A"), IN THE

2. FORM ManagementFor

PRODUCED AT THE ANNUAL GENERAL

MEETING

AND MARKED "A" AND INITIALED BY

THE CHAIRMAN

OF THE ANNUAL GENERAL MEETING

...(DUE TO

SPACE LIMITS, SEE PROXY MATERIAL

FOR FULL

PROPOSAL).

VIMPELCOM LTD.

Security 92719A106 Meeting Type Special
Ticker Symbol VIP Meeting Date 30-Mar-2017

ISIN US92719A1060 Agenda 934539466 - Management

Item Proposal Vote

For/Against **Proposed** Management by TO APPROVE THE CHANGE OF THE 1. COMPANY'S ManagementFor NAME TO VEON LTD. TO APPROVE THE ADOPTION BY THE **COMPANY OF** AMENDED AND RESTATED BYE-LAWS OF THE COMPANY, IN SUBSTITUTION FOR AND ManagementFor 2. TO THE **EXCLUSION OF THE EXISTING** BYE-LAWS. SWISSCOM LTD. Security 871013108 Meeting Type Annual Ticker Symbol SCMWY Meeting Date 03-Apr-2017 **ISIN** Agenda US8710131082 934535278 - Management **Proposed** For/Against Item Vote **Proposal** Management by APPROVAL OF THE MANAGEMENT COMMENTARY, FINANCIAL STATEMENTS OF 1.1 SWISSCOM LTD AND For ManagementFor THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2016 CONSULTATIVE VOTE ON THE 1.2 REMUNERATION ManagementAgainst Against REPORT 2016 APPROPRIATION OF THE RETAINED 2 **EARNINGS 2016** ManagementFor For AND DECLARATION OF DIVIDEND DISCHARGE OF THE MEMBERS OF THE **BOARD OF** 3 ManagementFor For DIRECTORS AND THE GROUP **EXECUTIVE BOARD** RE-ELECTION OF ROLAND ABT TO THE 4.1 ManagementFor **BOARD OF** For **DIRECTORS** RE-ELECTION OF VALERIE BERSET 4.2 **BIRCHER TO** ManagementFor For THE BOARD OF DIRECTORS RE-ELECTION OF ALAIN CARRUPT TO 4.3 THE BOARD ManagementFor For OF DIRECTORS RE-ELECTION OF FRANK ESSER TO 4.4 THE BOARD OF ManagementFor For **DIRECTORS**

ManagementFor

For

4.5

RE-ELECTION OF BARBARA FREI TO

THE BOARD OF

	3 3				
	DIRECTORS				
	RE-ELECTION OF CATHERINE				
4.6	MUHLEMANN TO THE	Manageme	ntFor	For	
	BOARD OF DIRECTORS	\mathcal{E}			
	RE-ELECTION OF THEOPHIL				
4.7	SCHLATTER TO THE	Manageme	ntFor	For	
4.7	BOARD OF DIRECTORS	Manageme	iiu oi	1.01	
		2			
4.0	RE-ELECTION OF HANSUELI LOOSLI TO		4E	Г	
4.8	THE BOARD	Manageme	ntFor	For	
	OF DIRECTORS	_			
4.9	RE-ELECTION OF HANSUELI LOOSLI AS	S Manageme	ntFor	For	
,	CITAINIVITAIN	111111111111111111111111111111111111111		1 01	
	RE-ELECTION OF FRANK ESSER TO				
5.1	THE	Manageme	ntFor	For	
	REMUNERATION COMMITTEE				
	RE-ELECTION OF BARBARA FREI TO				
5.2	THE	Manageme	ntFor	For	
	REMUNERATION COMMITTEE	\mathcal{E}			
	RE-ELECTION OF HANSUELI LOOSLI TO)			
5.3	THE	Manageme	ntFor	For	
3.3	REMUNERATION COMMITTEE	ivianageme	iiti oi	1 01	
	RE-ELECTION OF THEOPHIL				
5 1		Managama	mtEon	Бол	
5.4	SCHLATTER TO THE	Manageme	пигог	For	
	REMUNERATION COMMITTEE				
5.5	ELECTION OF RENZO SIMONI TO THE	Manageme	ntFor	For	
	REMUNERATION COMMITTEE	8			
	APPROVAL OF THE TOTAL				
	REMUNERATION OF THE				
6.1	MEMBERS OF THE BOARD OF	Manageme	ntFor	For	
	DIRECTORS FOR				
	2018				
	APPROVAL OF THE TOTAL				
	REMUNERATION OF THE				
6.2	MEMBERS OF THE GROUP EXECUTIVE	Manageme	ntFor	For	
0.2	BOARD FOR	111111111111111111111111111111111111111		1 01	
	2018				
	RE-ELECTION OF THE INDEPENDENT				
7	PROXY	Manageme	ntFor	For	
8	RE-ELECTION OF THE STATUTORY	Manageme	ntFor	For	
mer ra	AUDITORS	C			
	COMPANY AB, STOCKHOLM			_	
Securit	•		Meeting		Annual General Meeting
	Symbol		Meeting	Date	05-Apr-2017
ISIN	SE0000667925		Agenda		707804224 - Management
Item	Proposal	Proposed	Vote	For/Agains	
110111	ι τορυσαι	by	v Ole	Manageme	nt
CMMT	AN ABSTAIN VOTE CAN HAVE THE	Non-Voting	g		
	SAME EFFECT AS				
	AN AGAINST VOTE IF THE				
	MEETING-REQUIRE				
	-				

Non-Voting

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

PRESENTATION OF THE ANNUAL

REPORT AND THE

6

AUDITOR'S REPORT, THE CONSOLIDATED-FINANCIAL STATEMENTS AND THE **AUDITOR'S** REPORT ON THE CONSOLIDATED FINANCIAL-STATEMENTS FOR 2016. IN **CONNECTION** HEREWITH, A REPORT BY THE CHAIR OF THE-**BOARD OF DIRECTORS MARIE** EHRLING OF THE WORK OF THE BOARD OF DIRECTORS DURING-2016 AND A PRESENTATION BY PRESIDENT AND CEO JOHAN DENNELIND RESOLUTION TO ADOPT THE INCOME STATEMENT, THE BALANCE SHEET, THE Management No Action **CONSOLIDATED** INCOME STATEMENT AND THE **CONSOLIDATED BALANCE SHEET FOR 2016** RESOLUTION ON APPROPRIATION OF THE COMPANY'S RESULT AS SHOWN ON THE ADOPTED BALANCE SHEET AND SETTING OF RECORD DATE FOR THE DIVIDEND: THE BOARD OF DIRECTORS Management Action PROPOSES THAT A DIVIDEND OF SEK 2 SHARE, IN TOTAL SEK 8,660,169,562, IS DISTRIBUTED TO THE SHAREHOLDERS IN TWO EQUAL PAYMENTS OF SEK 1 PER **SHARE** RESOLUTION ON DISCHARGE OF THE **DIRECTORS** AND THE CEO FROM PERSONAL LIABILITY Management TOWARDS THE COMPANY FOR THE ADMINISTRATION OF THE COMPANY IN 2016

7

8

9

10

RESOLUTION ON NUMBER OF ManagementNo **DIRECTORS AND** Action ALTERNATE DIRECTORS TO BE ELECTED AT THE MEETING: UNTIL THE END OF THE

	3 3	
	ANNUAL	
	GENERAL MEETING 2018, EIGHT (8)	
	DIRECTORS	
	RESOLUTION ON REMUNERATION	No.
11	PAYABLE TO THE	Management Action
	DIRECTORS	Action
12.1	ELECTION OF DIRECTOR: SUSANNA	Management No
12.1	CAMPBELL	Action
12.2	ELECTION OF DIRECTOR: MARIE	Management No.
12.2	EHRLING	Action
12.3	ELECTION OF DIRECTOR: OLLI-PEKKA	Management No
12.3	KALLASVUO	Action
12.4	ELECTION OF DIRECTOR: MIKKO	Management No
12.4	KOSONEN	Action
12.5	ELECTION OF DIRECTOR: NINA	MonagamantNo
12.3	LINANDER	Management Action
12.6	ELECTION OF DIRECTOR: MARTIN	Management No
12.0	LORENTZON	Action
12.7	ELECTION OF DIRECTOR: ANNA	Management No.
12.7	SETTMAN	Action
12.8	ELECTION OF DIRECTOR: OLAF	Managamant
12.0	SWANTEE	Management Action
	ELECTION OF MARIE EHRLING AS A	No No
13.1	CHAIR OF THE	Management Action
	BOARD OF DIRECTORS	Action
	ELECTION OF OLLI-PEKKA	No
13.2	KALLASVUO AS VICE	Management Action
	CHAIR OF THE BOARD OF DIRECTORS	Action
	RESOLUTION ON NUMBER OF	
	AUDITORS AND	
	DEPUTY AUDITORS: UNTIL THE END	
14	OF THE	Management
17	ANNUAL GENERAL MEETING 2018, THE	Action
	COMPANY	
	SHALL HAVE ONE (1) AUDIT COMPANY	•
	AS AUDITOR	
	RESOLUTION ON REMUNERATION	No
15	PAYABLE TO THE	Management Action
	AUDITOR	7 Iction
	ELECTION OF AUDITOR AND ANY	No No
16	DEPUTY	Management
	AUDITORS: DELOITTE	
17	ELECTION OF NOMINATION	ManagementNo
	COMMITTEE AND	Action
	RESOLUTION ON INSTRUCTION FOR	
	THE	
	NOMINATION COMMITTEE: DANIEL	
	KRISTIANSSON,	
	CHAIR (SWEDISH STATE), PETTER	
	SODERSTROM	
	(SOLIDIUM OY), ERIK DURHAN	

(NORDEA FUNDS), JAN ANDERSSON (SWEDBANK ROBUR FUNDS) AND MARIE EHRLING (CHAIR OF THE **BOARD OF** DIRECTORS) RESOLUTION ON PRINCIPLES FOR 18 REMUNERATION Management Action TO GROUP EXECUTIVE MANAGEMENT RESOLUTION AUTHORIZING THE **BOARD OF** DIRECTORS TO DECIDE ON 19 Managemen REPURCHASE AND TRANSFER OF THE COMPANY'S OWN **SHARES** RESOLUTION ON: IMPLEMENTATION 20.A OF A LONG-Managemen Action **TERM INCENTIVE PROGRAM 2017/2020** RESOLUTION ON: TRANSFER OF OWN 20.B Management Action **SHARES** PLEASE NOTE THAT BOARD DOES NOT MAKE ANY CMMT RECOMMENDATION ON RESOLUTION Non-Voting **NUMBERS-**21.A TO 21.K AND 22. THANK YOU RESOLUTION ON SHAREHOLDER PROPOSAL FROM MR THORWALD ARVIDSSON THAT THE **ANNUAL** GENERAL MEETING SHALL RESOLVE: Management Action 21.A TO ADOPT A VISION ON ABSOLUTE EQUALITY BETWEEN MEN AND WOMEN ON ALL LEVELS WITHIN THE **COMPANY** 21.B RESOLUTION ON SHAREHOLDER ManagementNo PROPOSAL FROM Action MR THORWALD ARVIDSSON THAT THE **ANNUAL** GENERAL MEETING SHALL RESOLVE: TO INSTRUCT THE BOARD OF DIRECTORS OF THE **COMPANY TO** SET UP A WORKING GROUP WITH THE TASK OF IMPLEMENTING THIS VISION IN THE LONG TERM AS WELL AS CLOSELY MONITOR THE DEVELOPMENT ON BOTH THE EQUALITY AND THE

Management

ETHNICITY AREA RESOLUTION ON SHAREHOLDER PROPOSAL FROM MR THORWALD ARVIDSSON THAT THE ANNUAL GENERAL MEETING SHALL RESOLVE: TO Management No Action 21.C ANNUALLY SUBMIT A REPORT IN WRITING TO THE ANNUAL GENERAL MEETING, AS A **SUGGESTION BY** INCLUDING THE REPORT IN THE PRINTED VERSION OF THE ANNUAL REPORT RESOLUTION ON SHAREHOLDER PROPOSAL FROM MR THORWALD ARVIDSSON THAT THE ANNUAL GENERAL MEETING SHALL RESOLVE: TO INSTRUCT Management No Action 21.D THE BOARD OF DIRECTORS TO TAKE **NECESSARY** ACTION IN ORDER TO BRING ABOUT A SHAREHOLDERS' ASSOCIATION **WORTHY OF THE** NAME OF THE COMPANY RESOLUTION ON SHAREHOLDER PROPOSAL FROM MR THORWALD ARVIDSSON THAT THE **ANNUAL** GENERAL MEETING SHALL RESOLVE: Management No 21.E THAT DIRECTORS SHOULD NOT BE **ALLOWED TO** INVOICE THEIR FEES FROM A LEGAL ENTITY, **SWEDISH OR FOREIGN** RESOLUTION ON SHAREHOLDER PROPOSAL FROM MR THORWALD ARVIDSSON THAT THE **ANNUAL** GENERAL MEETING SHALL RESOLVE: THAT THE $Management \\ \begin{matrix} No \\ Action \end{matrix}$ 21.F NOMINATION COMMITTEE IN PERFORMING ITS **DUTIES SHOULD PAY PARTICULAR** ATTENTION TO ISSUES ASSOCIATED WITH ETHICS, **GENDER AND ETHNICITY** 21.G

RESOLUTION ON SHAREHOLDER No PROPOSAL FROM Action MR THORWALD ARVIDSSON THAT THE **ANNUAL** GENERAL MEETING SHALL RESOLVE: TO INSTRUCT THE BOARD OF DIRECTORS - IF **POSSIBLE - TO** PREPARE A PROPOSAL TO BE REFERRED TO THE ANNUAL GENERAL MEETING 2018 (OR AT ANY EXTRAORDINARY GENERAL MEETING **HELD PRIOR** TO THAT) ABOUT REPRESENTATION ON THE **BOARD AND THE NOMINATION COMMITTEE FOR** THE SMALL AND MEDIUM-SIZED **SHAREHOLDERS** RESOLUTION ON SHAREHOLDER PROPOSAL FROM MR THORWALD ARVIDSSON THAT THE ANNUAL GENERAL MEETING SHALL RESOLVE: SPECIAL INVESTIGATION ABOUT HOW Management Act TO INITIATE A THE MAIN OWNERSHIP HAS BEEN EXERCISED BY THE **GOVERNMENTS OF FINLAND AND SWEDEN** RESOLUTION ON SHAREHOLDER PROPOSAL FROM MR THORWALD ARVIDSSON THAT THE **ANNUAL** GENERAL MEETING SHALL RESOLVE: TO INITIATE A SPECIAL INVESTIGATION ABOUT THE $Management \stackrel{No}{\cdot}$ RELATIONSHIP BETWEEN THE **CURRENT** SHAREHOLDERS' ASSOCIATION AND THE COMPANY, THE INVESTIGATION SHOULD PAY PARTICULAR ATTENTION TO THE **FINANCIAL ASPECTS**

ManagementNo

Action

21.H

21.I

21.J

RESOLUTION ON SHAREHOLDER

MR THORWALD ARVIDSSON THAT THE

PROPOSAL FROM

89

Edgar Filing: GABELLI MULTIMEDIA TRUST INC. - Form N-PX **ANNUAL** GENERAL MEETING SHALL RESOLVE: TO INITIATE A SPECIAL INVESTIGATION OF THE COMPANY'S NON-EUROPEAN BUSINESS, PARTICULARLY AS TO THE ACTIONS OF THE BOARD OF DIRECTORS, CEO AND **AUDITORS** RESOLUTION ON SHAREHOLDER PROPOSAL FROM MR THORWALD ARVIDSSON THAT THE **ANNUAL** GENERAL MEETING SHALL RESOLVE: 21.K TO MAKE Management PUBLIC ALL REVIEW MATERIALS ABOUT THE NON-EUROPEAN BUSINESS, BOTH **INTERNALLY AND EXTERNALLY** SHAREHOLDER PROPOSAL FROM MR **THORWALD** ARVIDSSON ON RESOLUTION ON Management No Action 22 AMENDMENT OF THE COMPANY'S ARTICLES OF ASSOCIATION TELEGRAAF MEDIA GROEP NV, AMSTERDAM ExtraOrdinary General Security N8502L104 Meeting Type Meeting Ticker Symbol Meeting Date 05-Apr-2017 707876946 - Management **ISIN** NL0000386605 Agenda **Proposed** For/Against Vote Item **Proposal** Management by PLEASE NOTE THAT THIS IS AN **INFORMATIONAL** MEETING, AS THERE ARE NO PROPOSALS-TO BE CMMT VOTED ON. SHOULD YOU WISH TO Non-Voting ATTEND THE MEETING PERSONALLY, YOU MAY-REQUEST AN ENTRANCE CARD. THANK YOU **OPEN MEETING** Non-Voting 1 2 Non-Voting ESTABLISHING MEETING AGENDA

Non-Voting

Non-Voting

DISCUSS REPORT OF THE MEETING OF

OF DEPOSITARY RECEIPTS

DISCUSS MINUTES OF PREVIOUS

3

4

HOLDERS

MEETING

DISCUSS ACTIVITIES OF STICHTING ADMINISTRATIEKANTOOR VAN 5 Non-Voting AANDELEN TELEGRAAF-MEDIA GROEP NV VACANCY OPEN FOR E.S. SCHNEIDER 6.A AS Non-Voting **DIRECTOR** VACANCY OPEN FOR J.F.H.M. VAN 6.B EXTER AS Non-Voting **DIRECTOR DISCUSS OFFERS FROM MEDIAHUIS** 7 Non-Voting AND TALPA 8 ANY OTHER BUSINESS Non-Voting 9 Non-Voting **CLOSE MEETING** AMERICA MOVIL, S.A.B. DE C.V. 02364W105 Security Meeting Type Annual 05-Apr-2017 Ticker Symbol AMX Meeting Date **ISIN** US02364W1053 Agenda 934560423 - Management Proposed For/Against Item Proposal Vote Management by APPOINTMENT OR, AS THE CASE MAY REELECTION OF THE MEMBERS OF THE BOARD OF DIRECTORS OF THE COMPANY THAT ManagementAbstain 1. THE HOLDERS OF THE SERIES "L" SHARES ARE **ENTITLED TO** APPOINT. ADOPTION OF RESOLUTIONS THEREON. APPOINTMENT OF DELEGATES TO EXECUTE, AND IF, APPLICABLE, FORMALIZE THE 2. RESOLUTIONS ManagementFor ADOPTED BY THE MEETING. ADOPTION OF RESOLUTIONS THEREON. AMERICA MOVIL, S.A.B. DE C.V. Security 02364W105 Meeting Type Annual Ticker Symbol AMX Meeting Date 05-Apr-2017 934567629 - Management **ISIN** US02364W1053 Agenda **Proposed** For/Against Proposal Vote Item Management by 1. APPOINTMENT OR, AS THE CASE MAY ManagementAbstain REELECTION OF THE MEMBERS OF THE BOARD OF DIRECTORS OF THE COMPANY THAT

THE HOLDERS

OF THE SERIES "L" SHARES ARE

ENTITLED TO

APPOINT. ADOPTION OF RESOLUTIONS

THEREON.

APPOINTMENT OF DELEGATES TO

EXECUTE, AND

IF, APPLICABLE, FORMALIZE THE

2. RESOLUTIONS ManagementFor

ADOPTED BY THE MEETING.

ADOPTION OF

RESOLUTIONS THEREON.

ELISA CORPORATION, HELSINKI

Security X1949T102 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 06-Apr-2017

ISIN FI0009007884 Agenda 707714944 - Management

Non-Voting

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 NEED

TO-PROVIDE

CMMT THE BREAKDOWN OF EACH Non-Voting

BENEFICIAL OWNER

NAME, ADDRESS AND

SHARE-POSITION TO YOUR

CLIENT SERVICE REPRESENTATIVE.

THIS

INFORMATION IS REQUIRED-IN ORDER

FOR YOUR

VOTE TO BE LODGED

A POA IS NEEDED TO APPOINT OWN

REPRESENTATIVE BUT IS NOT NEEDED

IF A

CMMT FINNISH-SUB/BANK IS APPOINTED

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 THE

3 MINUTES AND TO SUPERVISE THE Non-Voting

COUNTING-OF

VOTES

4 Non-Voting

	3 3	
	RECORDING THE LEGALITY OF THE	
	MEETING	
	RECORDING THE ATTENDANCE AT	
5	THE MEETING	Non-Voting
	AND ADOPTION OF THE LIST OF VOTES	
	PRESENTATION OF THE FINANCIAL	
	STATEMENTS,	
	THE REPORT OF THE BOARD	
6	OF-DIRECTORS AND	Non-Voting
	THE AUDITOR'S REPORT FOR THE	
	YEAR 2016;	
	REVIEW BY THE CEO	
7	ADOPTION OF THE FINANCIAL	Management No.
/	STATEMENTS	Action
	RESOLUTION ON THE USE OF THE	
	PROFIT SHOWN	No No
8	ON THE BALANCE SHEET AND THE	Management Action
	PAYMENT OF	Action
	DIVIDEND: EUR 1.50 PER SHARE	
	RESOLUTION ON THE DISCHARGE OF	
	THE	No
9	MEMBERS OF THE BOARD OF	Management No Action
	DIRECTORS AND THE	rection
	CEO FROM LIABILITY	
	RESOLUTION ON THE REMUNERATION	
	OF THE	
10	MEMBERS OF THE BOARD OF	No
10	DIRECTORS AND ON	Management Action
	THE GROUNDS FOR REIMBURSEMENT	
	OF TRAVEL	
	EXPENSES PESCH LITTON ON THE NUMBER OF	
	RESOLUTION ON THE NUMBER OF	
	MEMBERS OF	
	THE BOARD OF DIRECTORS: THE	
11	SHAREHOLDERS' NOMINATION BOARD PROPOSES TO	No
11	THE ANNUAL	Management Action
	GENERAL MEETING THAT THE	
	NUMBER OF BOARD	
	MEMBERS BE SEVEN (7)	
12	ELECTION OF MEMBERS OF THE	ManagementNo
12	BOARD OF	Action
	DIRECTORS: THE SHAREHOLDERS'	Action
	NOMINATION	
	BOARD PROPOSES TO THE ANNUAL	
	GENERAL	
	MEETING THAT MR RAIMO LIND, MS	
	CLARISSE	
	BERGGARDH, MR PETTERI KOPONEN,	
	MS LEENA	
	NIEMISTO, MS SEIJA TURUNEN AND	
	,	

MR MIKA VEHVILAINEN BE RE-ELECTED AS **MEMBERS OF** THE BOARD OF DIRECTORS. THE **NOMINATION** BOARD PROPOSES FURTHER THAT MR **ANTTI** VASARA IS ELECTED AS A NEW MEMBER OF THE **BOARD OF DIRECTORS** RESOLUTION ON THE REMUNERATION OF THE AUDITOR AND ON THE GROUNDS FOR Management, No 13 REIMBURSEMENT OF TRAVEL **EXPENSES** RESOLUTION ON THE NUMBER OF **AUDITORS: THE** BOARD OF DIRECTORS PROPOSES, **BASED ON** RECOMMENDATION OF THE BOARD'S 14 Management COMMITTEE, TO THE ANNUAL **GENERAL MEETING** THAT THE NUMBER OF AUDITORS WOULD BE ONE ELECTION OF AUDITOR: KPMG OY AB Management Action 15 AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON THE REPURCHASE OF THE Management Action 16 COMPANY'S **OWN SHARES** PROPOSAL BY THE BOARD OF DIRECTORS TO 17 AMEND SECTIONS 6 AND 12 OF THE ARTICLES OF **ASSOCIATION** PROPOSAL BY THE BOARD OF **DIRECTORS** REGARDING SHARES OF ELISA Management 18 CORPORATION GIVEN AS MERGER CONSIDERATION TO THE SHAREHOLDERS OF YOMI PLC 19 CLOSING OF THE MEETING Non-Voting CMMT 30 JAN 2017: PLEASE NOTE THAT THIS Non-Voting IS A REVISION DUE TO MODIFICATION OF THE-TEXT OF **RESOLUTION 8. IF YOU HAVE**

ALREADY SENT IN

YOUR VOTES, 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 13-Apr-2017

ISIN FR0000054900 Agenda 707786402 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE IN THE FRENCH

MARKET THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND Non-Voting

"AGAINST" A VOTE OF "ABSTAIN"

WILL BE TREATED

AS AN "AGAINST" VOTE.

THE FOLLOWING APPLIES TO

SHAREHOLDERS

THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

FRENCH CUSTODIAN: PROXY CARDS:

VOTING

INSTRUCTIONS WILL BE FORWARDED

TO THE-

GLOBAL CUSTODIANS ON THE VOTE

CMMT DEADLINE

MMT DATE. IN CAPACITY AS REGISTERED-

INTERMEDIARY, THE GLOBAL

CUSTODIANS WILL

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU

REQUEST MORE

INFORMATION, PLEASE

CONTACT-YOUR CLIENT

REPRESENTATIVE

CMMT IN CASE AMENDMENTS OR NEW Non-Voting

RESOLUTIONS

ARE PRESENTED DURING THE

MEETING, YOUR-

VOTE WILL DEFAULT TO 'ABSTAIN'.

SHARES CAN

ALTERNATIVELY BE PASSED TO

THE-CHAIRMAN OR

A NAMED THIRD PARTY TO VOTE ON

ANY SUCH

ITEM RAISED. SHOULD YOU-WISH TO

95

PASS CONTROL OF YOUR SHARES IN THIS WAY, PLEASE CONTACT YOUR-BROADRIDGE CLIENT **SERVICE** REPRESENTATIVE. THANK YOU 08 MAR 2017: PLEASE NOTE THAT **IMPORTANT** ADDITIONAL MEETING INFORMATION **IS-AVAILABLE** BY CLICKING ON THE MATERIAL URL LINK:http://balo.journalofficiel.gouv.fr/pdf/2017/0222/201702221700342.pdf, AND-https://balo.journal-CMMT officiel.gouv.fr/pdf/2017/0308/201703081700476.pdf-CMMT DV FASE NOTE THAT THIS IS A Non-Voting PLEASE NOTE THAT THIS IS A **REVISION DUE TO** RECEIPT OF DIVIDEND AMOUNT AND-ADDITION OF URL LINK. IF YOU HAVE ALREADY SENT IN YOUR VOTES, PLEASE DO NOT-VOTE AGAIN **UNLESS YOU** DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. APPROVAL OF THE ANNUAL INDIVIDUAL FINANCIAL 0.1 STATEMENTS AND OPERATIONS FOR ManagementFor For THE 2016 FINANCIAL YEAR APPROVAL OF THE CONSOLIDATED FINANCIAL 0.2 STATEMENTS AND TRANSACTIONS ManagementFor For **FOR THE 2016** FINANCIAL YEAR APPROVAL OF THE REGULATED AGREEMENTS AND COMMITMENTS PURSUANT TO 0.3 ARTICLES L.225-38 ManagementFor For AND FOLLOWING OF THE FRENCH **COMMERCIAL** CODE ALLOCATION OF INCOME FOR THE 2016 FINANCIAL 0.4 YEAR AND SETTING OF THE ManagementFor For **DIVIDEND: EUR 0.28** PER SHARE 0.5 APPROVAL OF A DEFINED-BENEFIT ManagementFor For PENSION PLAN FOR THE BENEFIT OF GILLES

	aga: :g. a, 12:g		. 0
	PELISSON, CHIEF EXECUTIVE OFFICER REVIEW OF THE COMPENSATION OWED OR PAID		
O.6	TO NONCE PAOLINI, CHIEF EXECUTIVE OFFICER, FOR THE 2016 FINANCIAL YEAR UP TO 18	ManagementFor	For
O.7	FEBRUARY 2016 REVIEW OF THE COMPENSATION OWED OR PAID TO GILLES PELISSON, CHIEF EXECUTIVE OFFICER,	ManagementFor	For
	FOR THE 2016 FINANCIAL YEAR FROM 19 FEBRUARY 2016 REMUNERATION POLICY FOR THE CHIEF		
O.8	EXECUTIVE OFFICER: APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING	ManagementFor	For
	FIXED, VARIABLE AND EXCEPTIONAL ITEMS COMPRISING THE TOTAL REMUNERATION AND BENEFITS OF ANY KIND ATTRIBUTABLE TO GILLES PELISSON		
O.9	RENEWAL OF THE TERM OF CATHERINE DUSSART AS DIRECTOR FOR THREE YEARS	ManagementFor	For
O.10	RENEWAL OF THE TERM OF OLIVIER BOUYGUES AS DIRECTOR FOR THREE YEARS EXPIRATION OF THE TERMS OF THE STATUTORY	ManagementAgainst	Against
O.11	AUDITOR (KPMG AUDIT IS) AND OF THE DEPUTY STATUTORY AUDITOR(KPMG AUDIT ID) AUTHORISATION GRANTED TO THE	ManagementFor	For
O.12	BOARD OF DIRECTORS FOR THE COMPANY TO PURCHASE ITS	ManagementFor	For
E.13	OWN SHARES AUTHORISATION GRANTED TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL BY THE CANCELLATION OF OWN SHARES	ManagementFor	For

HELD BY THE COMPANY **DELEGATION OF AUTHORITY GRANTED TO THE** BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY WAY OF A PUBLIC OFFER, WITH RETENTION OF THE PRE-EMPTIVE E.14 ManagementAgainst **Against SUBSCRIPTION** RIGHT OF SHAREHOLDERS, BY **ISSUING SHARES** AND ANY SECURITIES GRANTING **IMMEDIATE** AND/OR DEFERRED ACCESS TO **COMPANY SHARES DELEGATION OF AUTHORITY GRANTED TO THE** BOARD OF DIRECTORS TO INCREASE THE SHARE E.15 ManagementAgainst Against CAPITAL BY INCORPORATING PREMIUMS, RESERVES, PROFITS OR OTHER **ELEMENTS DELEGATION OF AUTHORITY GRANTED TO THE** BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY WAY OF A PUBLIC OFFER, **WITH** CANCELLATION OF THE PRE-EMPTIVE ManagementAgainst E.16 Against SUBSCRIPTION RIGHT OF SHAREHOLDERS, BY **ISSUING SHARES AND ANY SECURITIES GRANTING** IMMEDIATE AND/OR DEFERRED **ACCESS TO** COMPANY SHARES) E.17 **DELEGATION OF AUTHORITY** ManagementAgainst Against **GRANTED TO THE BOARD OF DIRECTORS TO INCREASE** THE SHARE CAPITAL BY WAY OF PRIVATE PLACEMENT, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT OF

SHAREHOLDERS, BY

ACCESS TO

ISSUING SHARES AND ANY SECURITIES GRANTING

IMMEDIATE AND/OR DEFERRED

COMPANY SHARES AUTHORISATION GRANTED TO THE **BOARD OF** DIRECTORS TO SET, ACCORDING TO THE TERMS DETERMINED BY THE GENERAL MEETING, THE ISSUE PRICE, WITHOUT THE E.18 ManagementAgainst Against PRE-EMPTIVE SUBSCRIPTION RIGHT OF SHAREHOLDERS, BY WAY OF A PUBLIC OFFER OR PRIVATE PLACEMENT, OF EQUITY SECURITIES TO BE ISSUED IMMEDIATELY OR TO BE DEFERRED AUTHORISATION GRANTED TO THE **BOARD OF** DIRECTORS TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED IN THE E.19 ManagementAgainst Against EVENT OF A CAPITAL INCREASE WITH OR WITHOUT THE PRE-EMPTIVE SUBSCRIPTION RIGHT OF **SHAREHOLDERS DELEGATION OF POWERS GRANTED** TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT OF SHAREHOLDERS, AS REMUNERATION **FOR** E.20 ManagementAgainst Against CONTRIBUTIONS IN KIND MADE TO THE COMPANY AND CONSISTING OF EQUITY SECURITIES OR SECURITIES GRANTING ACCESS TO THE CAPITAL OF ANOTHER COMPANY, OUTSIDE OF A PUBLIC **EXCHANGE OFFER** E.21 **DELEGATION OF AUTHORITY** ManagementAgainst Against **GRANTED TO THE** BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL, WITH CANCELLATION OF

THE PRE-

EMPTIVE SUBSCRIPTION RIGHT OF SHAREHOLDERS, AS REMUNERATION

FOR CONTRIBUTIONS IN KIND IN THE EVENT OF A PUBLIC EXCHANGE OFFER INITIATED BY THE **COMPANY** OVERALL LIMITATION OF FINANCIAL E.22 ManagementFor For **AUTHORISATIONS DELEGATION OF AUTHORITY GRANTED TO THE** BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT OF ManagementFor E.23 For SHAREHOLDERS, FOR THE BENEFIT OF EMPLOYEES OR EXECUTIVE OFFICERS OF THE COMPANY OR OF ASSOCIATED **COMPANIES** ADHERING TO A COMPANY SAVINGS **PLAN** AUTHORISATION GRANTED TO THE **BOARD OF** DIRECTORS TO GRANT SHARE SUBSCRIPTION OR PURCHASE OPTIONS TO EMPLOYEES OR E.24 **EXECUTIVE OFFICERS OF THE** ManagementFor For **COMPANY OR** ASSOCIATED COMPANIES, WITH **CANCELLATION OF** THE PRE-EMPTIVE SUBSCRIPTION RIGHT WHERE **REQUIRED** POWERS TO CARRY OUT ALL LEGAL E.25 ManagementFor For **FILINGS AND FORMALITIES BOYD GAMING CORPORATION** Security 103304101 Meeting Type Annual Ticker Symbol BYD Meeting Date 13-Apr-2017 934545243 - Management **ISIN** US1033041013 Agenda **Proposed** For/Against Vote Item **Proposal** Management by 1. **DIRECTOR** Management For 1 JOHN R. BAILEY For 2 ROBERT L. BOUGHNER For For 3 WILLIAM R. BOYD For For 4

For

For

For

For

WILLIAM S. BOYD

RICHARD E. FLAHERTY

	6 MARIANNE BOYD JOHNSON		For	For	
	7 KEITH E. SMITH		For	For	
	8 CHRISTINE J. SPADAFOR		For	For	
	9 PETER M. THOMAS		For	For	
	10 PAUL W. WHETSELL		For	For	
	11 VERONICA J. WILSON		For	For	
	TO RATIFY THE APPOINTMENT OF				
	DELOITTE &				
	TOUCHE LLP AS OUR INDEPENDENT				
2.	REGISTERED	Managemen	ntFor	For	
	PUBLIC ACCOUNTING FIRM FOR THE	\mathcal{E}			
	FISCAL YEAR				
	ENDING DECEMBER 31, 2017.				
2	ADVISORY VOTE ON EXECUTIVE	3.6	Æ		
3.	COMPENSATION.	Managemen	ntFor	For	
	ADVISORY VOTE ON THE FREQUENCY				
	OF HOLDING			_	
4.	AN ADVISORY VOTE ON EXECUTIVE	Managemen	nt3 Years	For	
	COMPENSATION.				
	RE-APPROVAL OF THE MATERIAL				
	TERMS OF THE				
	COMPANY'S 2012 STOCK INCENTIVE				
5.	PLAN FOR	Managemen	ntFor	For	
	PURPOSES OF SECTION 162(M) OF THE				
	INTERNAL				
	REVENUE CODE, AS AMENDED.				
RTL GI					
	ROUP SA, LUXEMBOURG		Meeting	Type	Ordinary General Meeting
Security	ROUP SA, LUXEMBOURG y L80326108		Meeting Meeting		Ordinary General Meeting 19-Apr-2017
Security Ticker S	ROUP SA, LUXEMBOURG y L80326108 Symbol		Meeting		19-Apr-2017
Security	ROUP SA, LUXEMBOURG y L80326108		_		•
Security Ticker S ISIN	ROUP SA, LUXEMBOURG V L80326108 Symbol LU0061462528	Proposed	Meeting Agenda		19-Apr-2017 707855170 - Management
Security Ticker S	ROUP SA, LUXEMBOURG y L80326108 Symbol	•	Meeting	Date	19-Apr-2017 707855170 - Management
Security Ticker S ISIN	ROUP SA, LUXEMBOURG V L80326108 Symbol LU0061462528	by	Meeting Agenda Vote	Date For/Agains	19-Apr-2017 707855170 - Management
Security Ticker S ISIN	ROUP SA, LUXEMBOURG V L80326108 Symbol LU0061462528 Proposal	•	Meeting Agenda Vote	Date For/Agains	19-Apr-2017 707855170 - Management
Security Ticker S ISIN	ROUP SA, LUXEMBOURG y L80326108 Symbol LU0061462528 Proposal RECEIVE BOARD'S AND AUDITOR'S	by	Meeting Agenda Vote	Date For/Agains	19-Apr-2017 707855170 - Management
Security Ticker S ISIN Item 1 2.1	ROUP SA, LUXEMBOURG y L80326108 Symbol LU0061462528 Proposal RECEIVE BOARD'S AND AUDITOR'S REPORTS	by Non-Voting Managemen	Meeting Agenda Vote S ntFor	Date For/Agains Manageme	19-Apr-2017 707855170 - Management
Security Ticker S ISIN Item	ROUP SA, LUXEMBOURG L80326108 Symbol LU0061462528 Proposal RECEIVE BOARD'S AND AUDITOR'S REPORTS APPROVE FINANCIAL STATEMENTS	by Non-Voting	Meeting Agenda Vote S ntFor	Date For/Agains Manageme	19-Apr-2017 707855170 - Management
Security Ticker S ISIN Item 1 2.1	ROUP SA, LUXEMBOURG L80326108 Symbol LU0061462528 Proposal RECEIVE BOARD'S AND AUDITOR'S REPORTS APPROVE FINANCIAL STATEMENTS APPROVE CONSOLIDATED FINANCIAL	by Non-Voting Managemen	Meeting Agenda Vote S ntFor	Date For/Agains Manageme	19-Apr-2017 707855170 - Management
Security Ticker S ISIN Item 1 2.1	ROUP SA, LUXEMBOURG L80326108 Symbol LU0061462528 Proposal RECEIVE BOARD'S AND AUDITOR'S REPORTS APPROVE FINANCIAL STATEMENTS APPROVE CONSOLIDATED FINANCIAL STATEMENTS	by Non-Voting Managemen	Meeting Agenda Vote Meeting Section 1	Date For/Agains Manageme	19-Apr-2017 707855170 - Management
Security Ticker S ISIN Item 1 2.1 2.2	ROUP SA, LUXEMBOURG L80326108 Symbol LU0061462528 Proposal RECEIVE BOARD'S AND AUDITOR'S REPORTS APPROVE FINANCIAL STATEMENTS APPROVE CONSOLIDATED FINANCIAL STATEMENTS APPROVE ALLOCATION OF INCOME	by Non-Voting Managemen Managemen	Meeting Agenda Vote Meeting Section 1	Por/Agains Manageme For For	19-Apr-2017 707855170 - Management
Security Ticker S ISIN Item 1 2.1 2.2	ROUP SA, LUXEMBOURG (L80326108 Symbol LU0061462528 Proposal RECEIVE BOARD'S AND AUDITOR'S REPORTS APPROVE FINANCIAL STATEMENTS APPROVE CONSOLIDATED FINANCIAL STATEMENTS APPROVE ALLOCATION OF INCOME AND	by Non-Voting Managemen Managemen	Meeting Agenda Vote Sometimes of the second of the secon	Por/Agains Manageme For For	19-Apr-2017 707855170 - Management
Security Ticker S ISIN Item 1 2.1 2.2	ROUP SA, LUXEMBOURG (L80326108 Symbol LU0061462528 Proposal RECEIVE BOARD'S AND AUDITOR'S REPORTS APPROVE FINANCIAL STATEMENTS APPROVE CONSOLIDATED FINANCIAL STATEMENTS APPROVE ALLOCATION OF INCOME AND DIVIDENDS: EUR 3.00 PER SHARE	by Non-Voting Managemen Managemen Managemen	Meeting Agenda Vote Sometiment of the second of the seco	For/Agains Manageme For For For	19-Apr-2017 707855170 - Management
Security Ticker S ISIN Item 1 2.1 2.2 3 4.1	ROUP SA, LUXEMBOURG L80326108 Symbol LU0061462528 Proposal RECEIVE BOARD'S AND AUDITOR'S REPORTS APPROVE FINANCIAL STATEMENTS APPROVE CONSOLIDATED FINANCIAL STATEMENTS APPROVE ALLOCATION OF INCOME AND DIVIDENDS: EUR 3.00 PER SHARE APPROVE DISCHARGE OF DIRECTORS	by Non-Voting Managemen Managemen Managemen Managemen	Meeting Agenda Vote Sometiment of the second of the seco	Date For/Agains Manageme For For For For	19-Apr-2017 707855170 - Management
Security Ticker S ISIN Item 1 2.1 2.2 3 4.1 4.2	ROUP SA, LUXEMBOURG L80326108 Symbol LU0061462528 Proposal RECEIVE BOARD'S AND AUDITOR'S REPORTS APPROVE FINANCIAL STATEMENTS APPROVE CONSOLIDATED FINANCIAL STATEMENTS APPROVE ALLOCATION OF INCOME AND DIVIDENDS: EUR 3.00 PER SHARE APPROVE DISCHARGE OF DIRECTORS APPROVE DISCHARGE OF AUDITORS	by Non-Voting Managemen Managemen Managemen Managemen Managemen	Meeting Agenda Vote Sometime of the second	For/Agains Manageme For For For For For	19-Apr-2017 707855170 - Management
Security Ticker S ISIN Item 1 2.1 2.2 3 4.1	ROUP SA, LUXEMBOURG L80326108 Symbol LU0061462528 Proposal RECEIVE BOARD'S AND AUDITOR'S REPORTS APPROVE FINANCIAL STATEMENTS APPROVE CONSOLIDATED FINANCIAL STATEMENTS APPROVE ALLOCATION OF INCOME AND DIVIDENDS: EUR 3.00 PER SHARE APPROVE DISCHARGE OF DIRECTORS APPROVE DISCHARGE OF AUDITORS APPROVE RESIGNATIONS OF ANKE	by Non-Voting Managemen Managemen Managemen Managemen	Meeting Agenda Vote Sometime of the second	Date For/Agains Manageme For For For For	19-Apr-2017 707855170 - Management
Security Ticker S ISIN Item 1 2.1 2.2 3 4.1 4.2	ROUP SA, LUXEMBOURG L80326108 Symbol LU0061462528 Proposal RECEIVE BOARD'S AND AUDITOR'S REPORTS APPROVE FINANCIAL STATEMENTS APPROVE CONSOLIDATED FINANCIAL STATEMENTS APPROVE ALLOCATION OF INCOME AND DIVIDENDS: EUR 3.00 PER SHARE APPROVE DISCHARGE OF DIRECTORS APPROVE DISCHARGE OF AUDITORS APPROVE RESIGNATIONS OF ANKE SCHAFERKORDT AND JACQUES	by Non-Voting Managemen Managemen Managemen Managemen Managemen	Meeting Agenda Vote Sometime of the second	For/Agains Manageme For For For For For	19-Apr-2017 707855170 - Management
Security Ticker S ISIN Item 1 2.1 2.2 3 4.1 4.2 5.1	ROUP SA, LUXEMBOURG L80326108 Symbol LU0061462528 Proposal RECEIVE BOARD'S AND AUDITOR'S REPORTS APPROVE FINANCIAL STATEMENTS APPROVE CONSOLIDATED FINANCIAL STATEMENTS APPROVE ALLOCATION OF INCOME AND DIVIDENDS: EUR 3.00 PER SHARE APPROVE DISCHARGE OF DIRECTORS APPROVE DISCHARGE OF AUDITORS APPROVE RESIGNATIONS OF ANKE SCHAFERKORDT AND JACQUES SANTER AS	by Non-Voting Managemen Managemen Managemen Managemen Managemen Managemen Managemen	Meeting Agenda Vote Sometiment of the second of the seco	For/Agains Manageme For For For For For For For For For	19-Apr-2017 707855170 - Management
Security Ticker S ISIN Item 1 2.1 2.2 3 4.1 4.2	ROUP SA, LUXEMBOURG L80326108 Symbol LU0061462528 Proposal RECEIVE BOARD'S AND AUDITOR'S REPORTS APPROVE FINANCIAL STATEMENTS APPROVE CONSOLIDATED FINANCIAL STATEMENTS APPROVE ALLOCATION OF INCOME AND DIVIDENDS: EUR 3.00 PER SHARE APPROVE DISCHARGE OF DIRECTORS APPROVE DISCHARGE OF AUDITORS APPROVE RESIGNATIONS OF ANKE SCHAFERKORDT AND JACQUES SANTER AS DIRECTORS	by Non-Voting Managemen Managemen Managemen Managemen Managemen	Meeting Agenda Vote Sometiment of the second of the seco	For/Agains Manageme For For For For For	19-Apr-2017 707855170 - Management
Security Ticker S ISIN Item 1 2.1 2.2 3 4.1 4.2 5.1	ROUP SA, LUXEMBOURG L80326108 Symbol LU0061462528 Proposal RECEIVE BOARD'S AND AUDITOR'S REPORTS APPROVE FINANCIAL STATEMENTS APPROVE CONSOLIDATED FINANCIAL STATEMENTS APPROVE ALLOCATION OF INCOME AND DIVIDENDS: EUR 3.00 PER SHARE APPROVE DISCHARGE OF DIRECTORS APPROVE DISCHARGE OF AUDITORS APPROVE RESIGNATIONS OF ANKE SCHAFERKORDT AND JACQUES SANTER AS DIRECTORS ELECT BERT HABETS AS EXECUTIVE	by Non-Voting Managemen Managemen Managemen Managemen Managemen Managemen Managemen	Meeting Agenda Vote SentFore	For/Agains Manageme For For For For For For For For For	19-Apr-2017 707855170 - Management
Security Ticker S ISIN Item 1 2.1 2.2 3 4.1 4.2 5.1	ROUP SA, LUXEMBOURG L80326108 Symbol LU0061462528 Proposal RECEIVE BOARD'S AND AUDITOR'S REPORTS APPROVE FINANCIAL STATEMENTS APPROVE CONSOLIDATED FINANCIAL STATEMENTS APPROVE ALLOCATION OF INCOME AND DIVIDENDS: EUR 3.00 PER SHARE APPROVE DISCHARGE OF DIRECTORS APPROVE DISCHARGE OF AUDITORS APPROVE RESIGNATIONS OF ANKE SCHAFERKORDT AND JACQUES SANTER AS DIRECTORS ELECT BERT HABETS AS EXECUTIVE DIRECTOR	by Non-Voting Managemen Managemen Managemen Managemen Managemen Managemen Managemen Managemen	Meeting Agenda Vote SentFore	For/Agains Manageme For For For For For For For For	19-Apr-2017 707855170 - Management

DIRECTOR

RENEW APPOINTMENT OF

5.4 PRICEWATERHOUSECOOPERS AS ManagementFor For

AUDITOR

6 TRANSACT OTHER BUSINESS Non-Voting

23 MAR 2017: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO RECEIPT OF

DIVIDEND-

AMOUNT, CHANGE IN MEETING TYPE

FROM AGM TO

OGM AND MODIFICATION OF THE

CMMT TEXT OF- Non-Voting

RESOLUTION 5.1. IF YOU HAVE

ALREADY SENT IN

YOUR VOTES, PLEASE DO NOT

VOTE-AGAIN

UNLESS YOU DECIDE TO AMEND

YOUR ORIGINAL

INSTRUCTIONS. THANK YOU.

RTL GROUP SA, LUXEMBOURG

Security L80326108 Meeting Type Special General Meeting

Ticker Symbol Meeting Date 19-Apr-2017

ISIN LU0061462528 Agenda 707855637 - Management

Item Proposal Proposed by Vote For/Against Management

APPROVE VARIOUS AMENDMENTS TO

THE

1 ManagementFor For

COMPANY'S ARTICLES RE:

LEGISLATIVE UPDATES

CONTAX PARTICIPACOES SA, RIO DE JANEIRO

Security P3144E103 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 19-Apr-2017

ISIN BRCTAXACNOR3 Agenda 707859736 - Management

Item Proposal Proposed by Vote For/Against Management

CMMT IMPORTANT MARKET PROCESSING Non-Voting

REQUIREMENT:

A BENEFICIAL OWNER SIGNED POWER

OF-

ATTORNEY (POA) IS REQUIRED IN

ORDER TO

LODGE AND EXECUTE YOUR VOTING-

INSTRUCTIONS IN THIS MARKET.

ABSENCE OF A

POA, MAY CAUSE YOUR

INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY

QUESTIONS, PLEASE

PLEASE NOTE THAT COMMON **SHAREHOLDERS** SUBMITTING A VOTE TO ELECT A MEMBER FROM-THE LIST PROVIDED MUST INCLUDE THE CANDIDATES NAME IN THE VOTE INSTRUCTION.-HOWEVER WE CANNOT DO THIS THROUGH THE PROXYEDGE PLATFORM. IN ORDER TO **SUBMIT-A** CMMT VOTE TO ELECT A CANDIDATE, Non-Voting **CLIENTS MUST** CONTACT THEIR CSR TO INCLUDE THE-NAME OF THE CANDIDATE TO BE ELECTED. IF **INSTRUCTIONS** TO VOTE ON THIS ITEM ARE-RECEIVED WITHOUT A CANDIDATE'S NAME, YOUR VOTE WILL BE PROCESSED IN FAVOUR OR-AGAINST THE DEFAULT COMPANIES CANDIDATE. THANK YOU PLEASE NOTE THAT VOTES 'IN FAVOR' AND 'AGAINST' IN THE SAME AGENDA ITEM **ARE-NOT** CMMT ALLOWED. ONLY VOTES IN FAVOR Non-Voting AND/OR ABSTAIN OR AGAINST AND/ OR **ABSTAIN-ARE** ALLOWED. THANK YOU TO TAKE KNOWLEDGE OF THE **DIRECTORS** ACCOUNTS, TO EXAMINE, DISCUSS AND VOTE ON THE ADMINISTRATIONS REPORT, Ι Management FINANCIAL STATEMENTS ACCOMPANIED BY THE INDEPENDENT AUDITORS REPORT REGARDING THE FISCAL YEAR ENDING ON **DECEMBER 31, 2016** TO APPROVE THE RESULTS II Management **DESTINATION OF 2016** Action III Management

CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

TO FIX THE BOARD OF DIRECTORS No GLOBAL Action

ANNUAL REMUNERATION

REPLACEMENT OF ONE EFFECTIVE

MEMBER OF

THE COMPANY'S BOARD OF

IV DIRECTORS, TO BE APPOINTED BY THE COMPANY Management Action

ADMINISTRATION.

CANDIDATE. CHRISTIANE ALMEIDA

EDINGTON

TO ELECT THE EFFECTIVE AND

SUBSTITUTES

FISCAL COUNCIL MEMBERS WITH

TERM UNTIL THE

MEETING WILL DELIBERATE THE

ACCOUNTS OF

THE ENDING YEAR ON DECEMBER, 31

2017.

CANDIDATES APPOINTED BY

V.1 COMPANY Management Action

ADMINISTRATION. PRINCIPAL

MEMBERS. ADEMIR

JOSE SCARPIN, MARCIO MAGNO DE

ABREU AND

PATRICIA MARIA DE ARRUDA

FRANCO.

SUBSTITUTE. DEMETRIO COKINOS

AND NEWON

BRANDAO FERRAZ RAMOS

V.2 TO FIX THE FISCAL COUNCIL REMUNERATION Management Action

CONTAX PARTICIPACOES SA, RIO DE JANEIRO

Security P3144E103 Meeting Type ExtraOrdinary General

Meeting Meeting

Ticker Symbol Meeting Date 19-Apr-2017

ISIN BRCTAXACNOR3 Agenda 707859748 - Management

Item Proposal Proposed by Vote For/Against Management

CMMT IMPORTANT MARKET PROCESSING Non-Voting

REQUIREMENT:

A BENEFICIAL OWNER SIGNED POWER

OF-

ATTORNEY (POA) IS REQUIRED IN

ORDER TO

LODGE AND EXECUTE YOUR VOTING-

INSTRUCTIONS IN THIS MARKET.

ABSENCE OF A

POA, MAY CAUSE YOUR

INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY

OUESTIONS, PLEASE

CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

PLEASE NOTE THAT VOTES 'IN FAVOR'

AND

'AGAINST' IN THE SAME AGENDA ITEM

ARE-NOT

CMMT ALLOWED. ONLY VOTES IN FAVOR Non-Voting

AND/OR

ABSTAIN OR AGAINST AND/ OR

ABSTAIN-ARE

ALLOWED. THANK YOU

TO RATIFY THE COMPENSATION PAID

I TO THE COMPANY DIRECTORS FOR THE 2016 Management Action

FISCAL YEAR

ORBCOMM INC.

Security 68555P100 Meeting Type Annual
Ticker Symbol ORBC Meeting Date 19-Apr-2017

ISIN US68555P1003 Agenda 934550422 - Management

Item	Proposal DIRECTOR	Proposed by Manageme	Vote	For/Against Management
	1 MARC EISENBERG	C	For	For
	2 TIMOTHY KELLEHER		For	For
	3 JOHN MAJOR		For	For
	RATIFICATION OF GRANT THORNTON			
	LLP AS			
2.	INDEPENDENT REGISTERED PUBLIC	Manageme	entFor	For
	ACCOUNTING			
	FIRM			

ADVISORY VOTE TO APPROVE

3. EXECUTIVE ManagementFor For

COMPENSATION

ADVISORY VOTE ON THE FREQUENCY

OF

4. EXECUTIVE COMPENSATION Management 1 Year For

SHAREHOLDER VOTE

TIM PARTICIPACOES SA

Security 88706P205 Meeting Type Annual Ticker Symbol TSU Meeting Date 19-Apr-2017

ISIN US88706P2056 Agenda 934578925 - Management

Item Proposal Proposed by Vote For/Against Management

1. TO RESOLVE ON THE MANAGEMENT'S ManagementFor For

REPORT

AND THE FINANCIAL STATEMENTS OF

THE

	Lagar Filling. GABELLI MOL	TIMEBIA TROOT INO.	10
	COMPANY, DATED AS OF DECEMBER		
	31ST, 2016 TO RESOLVE ON THE MANAGEMENT'S		
	PROPOSAL		
	FOR THE ALLOCATION OF THE		
	DECLIFICATED		
2.	TO THE FISCAL YEAR OF 2016, AND ON	ManagementFor	For
	THE		
	DISTRIBUTION OF DIVIDENDS BY THE		
	COMPANY		
	ELECTION OF DIRECTOR: ALBERTO		
3A.	EMMANUEL	ManagementFor	For
	CARVALHO WHITAKER		
3B.	ELECTION OF DIRECTOR: ENRICO	ManagementFor	For
	BARSOTTI	\mathcal{E}	
3C.	ELECTION OF DIRECTOR: ENRICO	ManagementFor	For
	ZAMPONE ELECTION OF DIRECTOR: ELISABETTA		
3D.	COLACCHIA	ManagementFor	For
	ELECTION OF DIRECTOR: HERCULANO		
3E.	ANIBAL	ManagementFor	For
3 L .	ALVES	Management of	1 01
	ELECTION OF DIRECTOR: MANOEL		
3F.	HORACIO	ManagementFor	For
	FRANCISCO DA SILVA	S	
	ELECTION OF DIRECTOR: MARIO		
3G.	CESAR PEREIRA	ManagementFor	For
	DE ARAUJO		
3H.	ELECTION OF DIRECTOR: NICOLETTA	ManagementFor	For
011.	MONTELLA	Training of the control of	- 01
3I.	ELECTION OF DIRECTOR: SABRINA	ManagementFor	For
	VALENZA	C	
3J.	ELECTION OF DIRECTOR: STEFANO DE ANGELIS	ManagementFor	For
	TO RESOLVE ON THE COMPOSITION OF		
	THE		
	FISCAL COUNCIL OF THE COMPANY		
	AND TO ELECT		
4A.	THE MEMBERS OF THE FISCAL	ManagementFor	For
	COUNCIL OF THE		
	COMPANY: WALMIR KESSELI		
	(MEMBER) / OSWALDO		
	ORSOLIN (ALTERNATE MEMBER)		
4B.	TO RESOLVE ON THE COMPOSITION OF	ManagementFor	For
	THE		
	FISCAL COUNCIL OF THE COMPANY		
	AND TO ELECT THE MEMBERS OF THE FISCAL		
	COUNCIL OF THE		
	COMPANY: JOSINO DE ALMEIDA		
	FONSECA		

(MEMBER) / JOAO VERNER

JUENEMANN

(ALTERNATE MEMBER)

TO RESOLVE ON THE COMPOSITION OF

THE

FISCAL COUNCIL OF THE COMPANY

AND TO ELECT

THE MEMBERS OF THE FISCAL

4C. COUNCIL OF THE

ManagementFor For

COMPANY: JARBAS TADEU BARSANTI

RIBEIRO

(MEMBER) / ANNA MARIA CERENTINI

GOUVEA

GUIMARAES (ALTERNATE MEMBER)

TO RESOLVE ON THE COMPENSATION

PROPOSAL

FOR THE COMPANY'S

ADMINISTRATORS, THE

5. MEMBERS OF THE COMMITTEES AND ManagementAgainst Against

THE

MEMBERS OF THE FISCAL COUNCIL,

FOR THE

FISCAL YEAR OF 2017

TO RESOLVE ON THE PROPOSAL FOR

THE

EXTENSION OF THE COOPERATION

AND SUPPORT

AGREEMENT, THROUGH THE

EXECUTION OF THE

10TH AMENDMENT TO THIS

AGREEMENT, TO BE

E1. ENTERED INTO BETWEEN TELECOM ManagementFor For

ITALIA S.P.A.,

ON THE ONE HAND, AND TIM

CELULAR S.A. ("TCEL")

AND INTELIG TELECOMUNICACOES

LTDA

("INTELIG"), ON THE OTHER HAND,

WITH THE

COMPANY'S INTERVENTION

WOLTERS KLUWER N.V., ALPHEN AAN DEN RIJN

Security ADPV09931 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 20-Apr-2017

ISIN NL0000395903 Agenda 707824290 - Management

Item Proposal Proposed by Vote For/Against Management

1 OPEN MEETING Non-Voting RECEIVE REPORT OF MANAGEMENT

2.A BOARD Non-Voting

2.B Non-Voting

	3 3		
	RECEIVE REPORT OF SUPERVISORY		
	BOARD		
2.C	DISCUSS REMUNERATION REPORT	Non-Voting	
3.A	ADOPT FINANCIAL STATEMENTS	ManagementFor	For
	RECEIVE EXPLANATION ON		
3.B	COMPANY'S RESERVES	Non-Voting	
	AND DIVIDEND POLICY		
	IT IS PROPOSED THAT A DIVIDEND		
	OVER THE		
2.0	FISCAL YEAR 2016 WILL BE DECLARED)	
	AT EUR 0,79		
	PER SHARE, FROM WHICH EUR 0,19 PER	_	
	SHARE	M	
3.C	HAS BEEN DISTRIBUTED AS INTERIM	ManagementFor	For
	DIVIDEND IN		
	SEPT EMBER 2016. REMAINS A FINAL		
	DIVIDEND OF		
	EUR 0,60 IN CASH, PAYABLE ON 16		
	MAY 2017		
	APPROVE DISCHARGE OF		
4.A	MANAGEMENT BOARD	ManagementFor	For
4.B	APPROVE DISCHARGE OF		
	SUPERVISORY BOARD	ManagementFor	For
5.A	ELECT FRANS CREMERS TO		_
	SUPERVISORY BOARD	ManagementFor	For
	ELECT ANN ZIEGLER TO SUPERVISORY		
5.B	BOARD	ManagementFor	For
	REELECT KEVIN ENTRICKEN TO		
6	EXECUTIVE BOARD	ManagementFor	For
	GRANT BOARD AUTHORITY TO ISSUE		
7.A	SHARES UP	ManagementFor	For
, 1	TO 10 PERCENT OF ISSUED CAPITAL	Tranagement of	1 01
	AUTHORIZE BOARD TO EXCLUDE		
7.B	PREEMPTIVE	ManagementFor	For
,	RIGHTS FROM SHARE ISSUANCES	Tranagement of	1 01
	AUTHORIZE REPURCHASE OF UP TO 10		
8	PERCENT	ManagementFor	For
O	OF ISSUED SHARE CAPITAL	Tranagement of	1 01
	APPROVE CANCELLATION OF		
9	REPURCHASED	ManagementFor	For
	SHARES	Tranagement of	1 01
10	OTHER BUSINESS	Non-Voting	
11	CLOSE MEETING	Non-Voting	
	27 MAR 2017: PLEASE NOTE THAT THIS	•	
01,11,11	IS A	Tion Tomis	
	REVISION DUE TO MODIFICATION OF		
	THE-TEXT OF		
	RESOLUTION 3. IF YOU HAVE		
	ALREADY SENT IN		
	YOUR VOTES, PLEASE DO NOT-VOTE		
	AGAIN		
	11011111		

UNLESS YOU DECIDE TO AMEND

YOUR ORIGINAL

INSTRUCTIONS. THANK YOU.

WORLD WRESTLING ENTERTAINMENT, INC.

Security	98156Q108	Meeting Type	Annual
Ticker Symbol	WWE	Meeting Date	20-Apr-2017

ISIN US98156Q1085 Agenda 934536751 - Management

1011	05,0100 (1000		11801144		ye lee o ye i management
		Proposed		For/Agains	f
Item	Proposal	by	Vote	Manageme	
1.	DIRECTOR	Manageme	ent	TVIUM GOME	
	1 VINCENT K. MCMAHON	8	For	For	
	2 STEPHANIE M. LEVESQUE		For	For	
	3 PAUL LEVESQUE		For	For	
	4 STUART U. GOLDFARB		For	For	
	5 PATRICIA A. GOTTESMAN		For	For	
	6 LAUREEN ONG		For	For	
	7 ROBYN W. PETERSON		For	For	
	8 FRANK A. RIDDICK, III		For	For	
	9 JEFFREY R. SPEED		For	For	
	RATIFICATION OF DELOITTE &				
	TOUCHE LLP AS OUR				
2.	INDEPENDENT REGISTERED PUBLIC	Manageme	entFor	For	
	ACCOUNTING	_			
	FIRM.				
	ADVISORY VOTE TO APPROVE				
3.	EXECUTIVE	Manageme	entFor	For	
	COMPENSATION.	_			
	ADVISORY VOTE ON FREQUENCY OF				
4.	ADVISORY	Manageme	nt1 Year	For	
	VOTE ON EXECUTIVE COMPENSATION				
WYNN	RESORTS, LIMITED				
Security	y 983134107		Meeting '	Туре	Annual
Ticker	Symbol WYNN		Meeting 1	Date	21-Apr-2017
ISIN	US9831341071		Agenda		934538731 - Management
Item	Proposal	Proposed	Vote	For/Agains	
Ittili	Toposar	by	VOIC	Manageme	nt
1.	DIRECTOR	Manageme	ent		
	1 ROBERT J. MILLER		For	For	
	2 CLARK T. RANDT, JR.		For	For	
	3 D. BOONE WAYSON		For	For	
	TO RATIFY THE APPOINTMENT OF				
	ERNST & YOUNG				
2.	LLP AS OUR INDEPENDENT	Manageme	entFor	For	
	REGISTERED PUBLIC				
	ACCOUNTING FIRM FOR 2017.				
3.	TO APPROVE, ON A NON-BINDING	Manageme	entFor	For	
	ADVISORY BASIS,				
	THE COMPENSATION OF OUR NAMED				
	EXECUTIVE				

For

OFFICERS AS DESCRIBED IN THE

PROXY

STATEMENT.

TO APPROVE, ON A NON-BINDING

ADVISORY BASIS,

THE FREQUENCY OF FUTURE

4. **ADVISORY VOTES TO** Management3 Years

APPROVE THE COMPENSATION OF

OUR NAMED

EXECUTIVE OFFICERS.

TO VOTE ON A STOCKHOLDER

PROPOSAL

REGARDING A POLITICAL

5. **CONTRIBUTIONS** Shareholder Against For

REPORT, IF PROPERLY PRESENTED AT

THE

ANNUAL MEETING.

P.T. TELEKOMUNIKASI INDONESIA, TBK

Security 715684106 Meeting Type Annual Meeting Date Ticker Symbol TLK 21-Apr-2017

US7156841063 Agenda 934585615 - Management **ISIN**

Proposed For/Against Item Vote Proposal Management by

APPROVAL OF THE COMPANY'S

ANNUAL REPORT

FOR THE 2016 FINANCIAL YEAR,

1. INCLUDING THE ManagementFor For

BOARD OF COMMISSIONERS'

SUPERVISORY

REPORT.

RATIFICATION OF THE COMPANY'S

FINANCIAL

STATEMENTS AND ...(DUE TO SPACE 2. ManagementFor For

LIMITS, SEE

PROXY MATERIAL FOR FULL

PROPOSAL).

APPROPRIATION OF THE COMPANY'S

3. **NET INCOME** ManagementFor For

FOR THE 2016 FINANCIAL YEAR

DETERMINATION OF TANTIEM FOR

YEAR 2016,

SALARY AND HONORARIUM

INCLUDING FACILITY

4. AND OTHER ALLOWANCE FOR BOARD ManagementAgainst Against

OF

DIRECTORS AND BOARD OF

COMMISSIONERS OF

THE COMPANY FOR YEAR 2017.

5. APPOINTMENT OF A PUBLIC ManagementAgainst Against

ACCOUNTING FIRM TO

AUDIT THE COMPANY'S FINANCIAL

STATEMENTS

FOR THE 2017 FINANCIAL YEAR,

INCLUDING AUDIT

OF INTERNAL CONTROL OVER

FINANCIAL

REPORTING AND APPOINTMENT OF A

PUBLIC

ACCOUNTING FIRM TO AUDIT THE

FINANCIAL

STATEMENT OF THE PARTNERSHIP

AND

COMMUNITY DEVELOPMENT

PROGRAM FOR THE

2017 FINANCIAL YEAR.

RATIFICATION OF MINISTER OF

STATE-OWNED

ENTERPRISE REGULATION NUMBER

PER-

03/MBU/12/2016 ABOUT CHANGES IN

6. PER- ManagementFor For

09/MBU/07/2015 ABOUT PARTNERSHIP

PROGRAM

AND COMMUNITY DEVELOPMENT

PROGRAM IN

STATE-OWNED ENTERPRISE.

7. CHANGES IN COMPANY'S ARTICLE OF ManagementFor For

'. ASSOCIATION.

CHANGES IN COMPOSITION OF THE

8. BOARD OF THE ManagementAgainst Against

COMPANY.

VIVENDI SA, PARIS

Security F97982106 Meeting Type MIX

Ticker Symbol Meeting Date 25-Apr-2017

ISIN FR0000127771 Agenda 707827359 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE IN THE FRENCH

MARKET THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND Non-Voting

"AGAINST" A VOTE OF "ABSTAIN"

WILL BE TREATED

AS AN "AGAINST" VOTE.

CMMT THE FOLLOWING APPLIES TO Non-Voting

SHAREHOLDERS

THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

FRENCH CUSTODIAN: PROXY CARDS:

VOTING

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 IN CASE AMENDMENTS OR NEW **RESOLUTIONS** ARE PRESENTED DURING THE MEETING, YOUR-VOTE WILL DEFAULT TO 'ABSTAIN'. **SHARES CAN** ALTERNATIVELY BE PASSED TO THE-CHAIRMAN OR CMMT A NAMED THIRD PARTY TO VOTE ON Non-Voting **ANY SUCH** ITEM RAISED. SHOULD YOU-WISH TO **PASS** CONTROL OF YOUR SHARES IN THIS WAY, PLEASE CONTACT YOUR-BROADRIDGE CLIENT **SERVICE** REPRESENTATIVE. THANK YOU APPROVAL OF THE ANNUAL REPORTS AND 0.1 FINANCIAL STATEMENTS FOR THE ManagementFor For 2016 FINANCIAL **YEAR** APPROVAL OF THE CONSOLIDATED **FINANCIAL** 0.2 STATEMENTS AND REPORTS FOR THE ManagementFor For 2016 FINANCIAL YEAR APPROVAL OF THE SPECIAL REPORT OF THE STATUTORY AUDITORS IN RELATION 0.3 ManagementFor For TO THE REGULATED AGREEMENTS AND **COMMITMENTS** 0.4 ALLOCATION OF INCOME FOR THE ManagementFor For 2016 FINANCIAL YEAR, SETTING OF THE DIVIDEND AND ITS

INSTRUCTIONS WILL BE FORWARDED

	-		
	PAYMENT DATE: EUR 0.40 PER SHARE ADVISORY REVIEW OF THE		
	COMPENSATION OWED		
	OR PAID TO MR VINCENT BOLLORE,		
O.5	CHAIRMAN OF	ManagementFor	For
	THE SUPERVISORY BOARD, FOR THE	<i>U</i>	
	2016		
	FINANCIAL YEAR		
	ADVISORY REVIEW OF THE		
	COMPENSATION OWED		
	OR PAID TO MR ARNAUD DE		
0.6	PUYFONTAINE,	ManagementFor	For
	CHAIRMAN OF THE BOARD OF		
	DIRECTORS, FOR		
	THE 2016 FINANCIAL YEAR		
	ADVISORY REVIEW OF THE		
	COMPENSATION OWED		
0.7	OR PAID TO MR FREDERIC CREPIN,	ν	
O.7	MEMBER OF	ManagementFor	For
	THE BOARD OF DIRECTORS, FOR THE		
	2016 FINANCIAL YEAR		
	ADVISORY REVIEW OF THE		
	COMPENSATION OWED		
	OR PAID TO MR SIMON GILLHAM,		
0.8	MEMBER OF THE	ManagementFor	For
0.0	BOARD OF DIRECTORS, FOR THE 2016	Wanagement of	101
	FINANCIAL		
	YEAR		
	ADVISORY REVIEW OF THE		
	COMPENSATION OWED		
	OR PAID TO MR HERVE PHILIPPE,		
O.9	MEMBER OF THE	ManagementFor	For
	BOARD OF DIRECTORS, FOR THE 2016		
	FINANCIAL		
	YEAR		
	ADVISORY REVIEW OF THE		
	COMPENSATION OWED		
0.10	OR PAID TO MR STEPHANE ROUSSEL,		-
O.10	MEMBER OF	ManagementFor	For
	THE BOARD OF DIRECTORS, FOR THE		
	2016 FINANCIAL YEAR		
0.11	APPROVAL OF THE PRINCIPLES AND	ManagamantFor	For
0.11	CRITERIA FOR	ManagementFor	гог
	DETERMINING, DISTRIBUTING AND		
	ALLOCATING		
	COMPENSATION AND BENEFITS OF		
	EVERY KIND		
	PAYABLE BECAUSE OF THEIR		
	MANDATE TO		

	MEMBERS OF THE SUPERVISORY BOARD AND ITS CHAIRMAN		
	APPROVAL OF THE PRINCIPLES AND CRITERIA FOR		
	DETERMINING, DISTRIBUTING AND ALLOCATING		
O.12	COMPENSATION AND BENEFITS OF EVERY KIND	ManagementFor	For
	PAYABLE BECAUSE OF HIS MANDATE TO THE		
	CHAIRMAN OF THE BOARD OF DIRECTORS		
	APPROVAL OF THE PRINCIPLES AND CRITERIA FOR		
	DETERMINING, DISTRIBUTING AND ALLOCATING		
O.13	COMPENSATION AND BENEFITS OF EVERY KIND	ManagementFor	For
	PAYABLE BECAUSE OF THEIR		
	MANDATE TO THE MEMBERS OF THE BOARD OF		
	DIRECTORS RATIFICATION OF THE COOPTATION		
O.14	OF MR YANNICK BOLLORE AS A MEMBER OF	ManagementFor	For
	THE SUPERVISORY BOARD		
O.15	RENEWAL OF THE TERM OF MR VINCENT BOLLORE	ManagementFor	For
0.13	AS A MEMBER OF THE SUPERVISORY BOARD	Wanagement of	1.01
	APPOINTMENT OF MS VERONIQUE DRIOT-		
O.16	ARGENTIN AS A MEMBER OF THE SUPERVISORY	ManagementAgainst	Against
	BOARD APPOINTMENT OF MS SANDRINE LE		
	BIHAN, REPRESENTING SHAREHOLDER		
O.17	EMPLOYEES, AS A MEMBER OF THE SUPERVISORY	ManagementFor	For
	BOARD APPOINTMENT OF DELOITTE &		
O.18	ASSOCIATES AS	ManagementFor	For
	STATUTORY AUDITOR AUTHORISATION TO BE GRANTED TO		
O.19	THE BOARD OF DIRECTORS FOR THE COMPANY TO	ManagementAgainst	Against
	PURCHASE ITS OWN SHARES		

AUTHORISATION TO BE GRANTED TO THE BOARD E.20 OF DIRECTORS TO REDUCE THE SHAREManagementFor For **CAPITAL** BY MEANS OF CANCELLING SHARES **DELEGATION OF AUTHORITY GRANTED TO THE** BOARD OF DIRECTORS TO INCREASE, RETENTION OF THE PRE-EMPTIVE **SUBSCRIPTION** RIGHT OF SHAREHOLDERS, THE SHARE CAPITAL BY ISSUING COMMON SHARES OR ANY Management Against Against E.21 SECURITIES GRANTING ACCESS TO COMPANY'S EQUITY SECURITIES, WITHIN THE LIMIT OF A NOMINAL CEILING OF 750 **MILLION EUROS** DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE BOARD OF DIRECTORS TO **INCREASE THE** SHARE CAPITAL BY INCORPORATING E.22 PREMIUMS, ManagementAgainst **Against** RESERVES, PROFITS OR OTHER ITEMS, THE LIMIT OF A NOMINAL CEILING OF 375 MILLION **EUROS** DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE BOARD OF DIRECTORS TO DECIDE INCREASE THE SHARE CAPITAL FOR THE BENEFIT E.23 OF EMPLOYEES AND RETIRED STAFF ManagementFor For WHO ARE MEMBERS OF A GROUP SAVINGS SCHEME, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT OF **SHAREHOLDERS** E.24 DELEGATION OF AUTHORITY ManagementFor For **GRANTED TO THE** BOARD OF DIRECTORS TO DECIDE TO **INCREASE** THE SHARE CAPITAL FOR THE

BENEFIT OF

EMPLOYEES OF VIVENDI'S FOREIGN

SUBSIDIARIES

WHO ARE MEMBERS OF A GROUP

SAVINGS

SCHEME AND TO ESTABLISH ANY

EQUIVALENT

MECHANISM, WITH CANCELLATION

OF THE PRE-

EMPTIVE SUBSCRIPTION RIGHT OF

SHAREHOLDERS

POWERS TO CARRY OUT ALL LEGAL E.25

ManagementFor

For

FORMALITIES

13 MAR 2017: PLEASE NOTE THAT

IMPORTANT

ADDITIONAL MEETING INFORMATION

IS-AVAILABLE

BY CLICKING ON THE MATERIAL URL

LINK:-

[http://www.journal-

officiel.gouv.fr//pdf/2017/0310/201703101700521.pdf]

CMMT AND-PLEASE NOTE THAT THIS IS A

Non-Voting **REVISION DUE**

TO RECEIPT OF DIVIDEND AMOUNT. IF

YOU-HAVE

ALREADY SENT IN YOUR VOTES,

PLEASE DO NOT

VOTE AGAIN UNLESS YOU DECIDE-TO

AMEND

YOUR ORIGINAL INSTRUCTIONS.

THANK YOU

NATION INTERNATIONAL EDUTAINMENT PUBLIC COMPANY LT

Meeting Type **Annual General Meeting** Security Y6206J118

Ticker Symbol Meeting Date 25-Apr-2017

ISIN Agenda 707852364 - Management TH1042010013

Proposed For/Against Proposal Vote Item Management by

TO ACKNOWLEDGE THE MINUTES OF

THE 2016

ANNUAL GENERAL MEETING OF

SHAREHOLDER

HELD ON APRIL 25, 2016 AND THE

1 MINUTES OF THE ManagementFor For

EXTRAORDINARY GENERAL MEETING

SHAREHOLDER NO. 1/2016 HELD ON

DECEMBER 23,

2016

2 TO CONSIDER AND APPROVE THE ManagementFor For

COMPANY'S

OPERATING RESULTS AND THE BOARD

	2090: 1 mig. 0/12222: 11102				
	OF				
	DIRECTORS REPORT FOR THE YEAR				
	2016				
	TO CONSIDER APPROVE THE				
	COMPANY'S				
3	FINANCIAL STATEMENTS FOR THE	Manageme	ntFor	For	
3	YEAR ENDED	Manageme	iiu oi	1.01	
	DECEMBER 31, 2016				
	TO CONSIDER AND APPROVE THE				
	OMISSION OF				
4	THE DIVIDEND PAYMENT FOR THE	Manageme	ntFor	For	
	OPERATING	Z.			
	RESULTS OF THE YEAR ENDED				
	DECEMBER 31, 2016				
	TO CONSIDER AND ELECT MS.				
	KAEMAKORN				
5.A	VACHIRAVARAKARN AS NEW	Manageme	ntAgainst	Against	
	INDEPENDENT				
	DIRECTOR				
	TO CONSIDER AND ELECT MR. SUPOTH	I			
5.B	PIANSIRI	Manageme	ntFor	For	
	AS DIRECTOR				
	TO CONSIDER THE REMUNERATION OF	7			
6	DIRECTORS	Manageme	ntFor	For	
	FOR THE YEAR 2017	C			
	TO CONSIDER AND APPROVE THE				
	APPOINTMENT				
	OF COMPANY'S AUDITORS AND THE				
7	DETERMINATION OF AUDIT FEE FOR	Manageme	ntFor	For	
	THE YEAR				
	2017				
8	ANY OTHER MATTERS (IF ANY)	Manageme	nt A gainst	Against	
O	IN THE SITUATION WHERE THE	Manageme	mAgamsı	Agamst	
	CHAIRMAN OF THE				
	MEETING SUDDENLY CHANGE THE				
CMMT	AGENDA-	Non-Voting	g		
	AND/OR ADD NEW AGENDA DURING	·			
	THE MEETING,				
	WE WILL VOTE THAT AGENDA AS				
	ABSTAIN				
	ROUP PLC, GLASGOW				
Securit	•		Meeting 7		Annual General Meeting
	Symbol		Meeting I	Date	25-Apr-2017
ISIN	GB00B3CX3644		Agenda		707873623 - Management
		Proposed		For/Agains	t .
Item	Proposal	by	Vote	Manageme	
1	TO RECEIVE THE ANNUAL ACCOUNTS	•	ntFor	For	•
	OF THE		=		
	COMPANY FOR THE FINANCIAL YEAR				
	ENDED 31				

	_aga: :g.		
	DECEMBER 2016 WHICH INCLUDES		
	THE REPORTS		
	OF THE DIRECTORS AND THE		
	AUDITORS		
	TO APPROVE THE DIRECTORS'		
	REMUNERATION		
2	REPORT FOR THE FINANCIAL YEAR	ManagementFor	For
	ENDED 31		
	DECEMBER 2016		
	TO DECLARE A FINAL DIVIDEND OF		
3	11P PER	ManagementFor	For
	ORDINARY SHARE		
	TO ELECT SIMON MILLER AS A		
4	DIRECTOR OF THE	ManagementFor	For
	COMPANY		
	TO RE-ELECT ROB WOODWARD AS A		
5	DIRECTOR OF	ManagementFor	For
	THE COMPANY		
	TO RE-ELECT CHRISTIAN		
6	WOOLFENDEN AS A	ManagementFor	For
	DIRECTOR OF THE COMPANY		
	TO RE-ELECT ANNE MARIE CANNON		
7	AS A	ManagementFor	For
	DIRECTOR OF THE COMPANY		
	TO RE-APPOINT		
	PRICEWATERHOUSECOOPERS LLP		
	AS AUDITORS OF THE COMPANY TO		
8	HOLD OFFICE	ManagementFor	For
	UNTIL THE CONCLUSION OF THE NEXT		
	GENERAL		
	MEETING		
	TO AUTHORISE THE AUDIT		
	COMMITTEE TO FIX THE		_
9	REMUNERATION OF THE AUDITORS OF	- ManagementFor	For
	THE		
	COMPANY		
10	TO GRANT THE DIRECTORS THE) / E	_
10	AUTHORITY TO	ManagementFor	For
	ALLOT SHARES		
	TO APPROVE THE ALLOTMENT OF		
11	SHARES ON A	ManagamantFan	Бан
11	NON-PRE-EMPTIVE BASIS OF UP TO 5 PER CENT OF	ManagementFor	For
	THE ISSUE SHARE CAPITAL		
12	TO APPROVE THE ALLOTMENT OF	ManagementFor	For
12	SHARES ON A	Managementroi	гог
	NON-PRE-EMPTIVE BASIS OF AN		
	ADDITIONAL 5 PER		
	CENT OF THE ISSUE SHARE CAPITAL		
	TO BE USED		
	FOR THE PURPOSES OF ACQUISITION		
	1 S.R. TILL I SIG OBLO OF MCQUISITION		

FUNDING

TO PURCHASE THE COMPANY'S OWN 13

SHARES

ManagementFor For

TO ALLOW GENERAL MEETINGS TO BE

14 HELD ON 14 ManagementFor

For

TV AZTECA SAB DE CV, MEXICO CITY

MX01AZ060013

Security P9423U163

DAYS' NOTICE

Meeting Type

Ordinary General Meeting

Meeting Date

Agenda

707998134 - Management

25-Apr-2017

Ticker Symbol

ISIN

Item

Proposed by

Non-Voting

Vote

For/Against Management

Proposal

PLEASE NOTE THAT ONLY MEXICAN

NATIONALS

HAVE VOTING RIGHTS AT THIS

MEETING.-IF YOU

ARE A MEXICAN NATIONAL AND **CMMT**

WOULD LIKE TO

SUBMIT YOUR VOTE ON

THIS-MEETING. PLEASE

CONTACT YOUR CLIENT SERVICE

REPRESENTATIVE. THANK YOU

PLEASE BE ADVISED THAT SHARES

WITH SERIES

CPO ARE COMMONLY USED FOR

THOSE-SHARES

THAT CONFER FULL VOTING RIGHTS

AND CAN

ONLY BE ACQUIRED BY

MEXICAN-NATIONALS. IN

CMMT SOME CASES, ISSUERS HAVE

ESTABLISHED

Non-Voting

NEUTRAL TRUSTS TO

ALLOW-FOREIGN INVESTORS

TO PURCHASE OTHERWISE

RESTRICTED SHARES.

IN THESE-INSTANCES, THE NEUTRAL

TRUST

RETAINS VOTING RIGHTS OF THE

SECURITY

I PRESENTATION AND, IF APPROPRIATE, Non-Voting

THE

APPROVAL OF THE REPORT OF THE

BOARD OF-

DIRECTORS OF THE COMPANY,

REPORT OF THE

AUDIT COMMITTEE AND REPORT OF

THE-

DIRECTOR-GENERAL,

CORRESPONDING TO THE

FISCAL YEAR 2016

DISCUSSION AND, IF ANY, APPROVAL

OF THE

FINANCIAL STATEMENTS

II Non-Voting DICTAMINATED,-

CORRESPONDING TO THE FISCAL

YEAR ENDED

DECEMBER 31, 2016

DISCUSSION AND, IF ANY, APPROVAL

III OF THE Non-Voting

PAYMENT OF DIVIDENDS

DETERMINATION OF THE MAXIMUM

AMOUNT OF

RESOURCES TO BE INTENDED FOR

IV Non-Voting

> PURCHASE OF THE COMPANY'S OWN **SHARES FOR**

THE YEAR 2017

RATIFICATION OR APPOINTMENT OF

THE MEMBERS

OF THE BOARD OF

V DIRECTORS,-SECRETARY NOT Non-Voting

MEMBER OF THE BOARD, AUDIT

COMMITTEE.

DETERMINATION OF-EMOLUMENTS

PRESENTATION OF THE REPORT ON

THE

FULFILLMENT OF FISCAL VI

Non-Voting **OBLIGATIONS BY THE-**

COMPANY, REGARDING THE FISCAL

YEAR 2016

VII **DESIGNATION OF SPECIAL DELEGATES Non-Voting**

CHURCHILL DOWNS INCORPORATED

Meeting Type Security 171484108 Annual Meeting Date Ticker Symbol CHDN 25-Apr-2017

ISIN US1714841087 Agenda 934544467 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	ent	
	1 ROBERT L. FEALY		For	For
	2 DANIEL P. HARRINGTON		For	For
	TO RATIFY THE APPOINTMENT OF			
	PRICEWATERHOUSECOOPERS LLP AS			
	THE			
2.	COMPANY'S INDEPENDENT	Manageme	entFor	For
	REGISTERED PUBLIC			
	ACCOUNTING FIRM FOR FISCAL YEAR			
	2017.			
3.	TO APPROVE THE PERFORMANCE	Manageme	entFor	For
	GOALS USED			

	_aga: :g: a: := ===:a=				
	FOR PERFORMANCE-BASED AWARDS UNDER THE CHURCHILL DOWNS INCORPORATED				
	EXECUTIVE ANNUAL INCENTIVE DI ANI				
	ANNUAL INCENTIVE PLAN. TO APPROVE, ON A NON-BINDING				
4.	ADVISORY BASIS,	Managemen	ntFor	For	
т.	EXECUTIVE COMPENSATION.	Wanageme	iiti Oi	1 01	
	FREQUENCY OF ADVISORY VOTE ON				
5.	EXECUTIVE	Manageme	nt1 Year	For	
	COMPENSATION.				
CHAR	TER COMMUNICATIONS, INC.				
Security	y 16119P108		Meeting	Гуре	Annual
Ticker S	Symbol CHTR		Meeting I	Date	25-Apr-2017
ISIN	US16119P1084		Agenda		934544518 - Management
Item	Proposal	Proposed	Vote	For/Agains Manageme	
	ELECTION OF DIRECTOR: W. LANCE	by			IIL
1A.	CONN	Managemen	ntFor	For	
	ELECTION OF DIRECTOR: KIM C.		_	_	
1B.	GOODMAN	Managemen	ntFor	For	
10	ELECTION OF DIRECTOR: CRAIG A.	M	4E	P	
1C.	JACOBSON	Manageme	ntror	For	
1D.	ELECTION OF DIRECTOR: GREGORY B.	Managemen	ntFor	For	
ID.	MAFFEI	wanageme	iii oi	1 01	
1E.	ELECTION OF DIRECTOR: JOHN C.	Manageme	ntFor	For	
	MALONE				
1F.	ELECTION OF DIRECTOR: JOHN D.	Managemen	ntFor	For	
	MARKLEY, JR. ELECTION OF DIRECTOR: DAVID C.				
1G.	MERRITT	Managemen	ntFor	For	
	ELECTION OF DIRECTOR: STEVEN A.				
1H.	MIRON	Managemen	ntFor	For	
1I.	ELECTION OF DIRECTOR: BALAN NAIR	Manageme	ntFor	For	
1 T	ELECTION OF DIRECTOR: MICHAEL A.	Managemen	ntEor	For	
1 J .	NEWHOUSE	Manageme	ntror	LOL	
1K.	ELECTION OF DIRECTOR: MAURICIO	Managemen	ntFor	For	
111.	RAMOS	wanageme	111 01	1 01	
1L.	ELECTION OF DIRECTOR: THOMAS M.	Manageme	ntFor	For	
	RUTLEDGE	C			
1M.	ELECTION OF DIRECTOR: ERIC L. ZINTERHOFER	Managemen	ntFor	For	
	APPROVAL, ON AN ADVISORY BASIS,				
2.	OF	Manageme	ntFor	For	
2.	EXECUTIVE COMPENSATION	Tranageme		1 01	
	AN ADVISORY VOTE ON THE				
	FREQUENCY OF				
3.	HOLDING AN ADVISORY VOTE ON	Managemen	nt3 Years	For	
	EXECUTIVE				
	COMPENICATION				

COMPENSATION

THE RATIFICATION OF THE

APPOINTMENT OF

KPMG LLP AS THE COMPANY'S

4. INDEPENDENT ManagementFor For

REGISTERED PUBLIC ACCOUNTING

FIRM FOR THE

YEAR ENDED DECEMBER 31, 2017

STOCKHOLDER PROPOSAL

5. REGARDING PROXY Shareholder Abstain Against

ACCESS

METROPOLE TELEVISION SA, NEUILLY SUR SEINE

Security F6160D108 Meeting Type MIX

Ticker Symbol Meeting Date 26-Apr-2017

ISIN FR0000053225 Agenda 707859089 - Management

Non-Voting

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE IN THE FRENCH

MARKET THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND Non-Voting

"AGAINST" A VOTE OF "ABSTAIN"

WILL BE TREATED

AS AN "AGAINST" VOTE.

THE FOLLOWING APPLIES TO

SHAREHOLDERS

THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

FRENCH CUSTODIAN: PROXY CARDS:

VOTING

INSTRUCTIONS WILL BE FORWARDED

TO THE-

GLOBAL CUSTODIANS ON THE VOTE

CMMT DEADLINE
DATE. IN CAPACITY AS REGISTERED-

INTERMEDIARY, THE GLOBAL

CUSTODIANS WILL

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU

REQUEST MORE

INFORMATION, PLEASE

CONTACT-YOUR CLIENT

REPRESENTATIVE

CMMT IN CASE AMENDMENTS OR NEW Non-Voting

RESOLUTIONS

ARE PRESENTED DURING THE

MEETING, YOUR-

VOTE WILL DEFAULT TO 'ABSTAIN'.

SHARES CAN

ALTERNATIVELY BE PASSED TO

122

THE-CHAIRMAN OR A NAMED THIRD PARTY TO VOTE ON ANY SUCH ITEM RAISED. SHOULD YOU-WISH TO **PASS** CONTROL OF YOUR SHARES IN THIS WAY, PLEASE CONTACT YOUR-BROADRIDGE CLIENT **SERVICE** REPRESENTATIVE. THANK YOU PLEASE NOTE THAT IMPORTANT **ADDITIONAL** MEETING INFORMATION IS CMMT AVAILABLE BY-CLICKING Non-Voting ON THE MATERIAL URL LINK:-http://www.journalofficiel.gouv.fr//pdf/2017/0322/201703221700648.pdf APPROVAL OF THE ANNUAL **FINANCIAL** STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 0.1 ManagementFor For DECEMBER 2016; APPROVAL OF **NON-TAX** DEDUCTIBLE EXPENSES AND **CHARGES** APPROVAL OF THE CONSOLIDATED **FINANCIAL** 0.2 STATEMENTS FOR THE FINANCIAL ManagementFor For YEAR ENDED 31 DECEMBER 2016 ALLOCATION OF INCOME FOR THE 0.3 FINANCIAL YEAR ManagementFor For AND SETTING OF DIVIDEND SPECIAL REPORT OF THE STATUTORY **AUDITORS** ON THE REGULATED AGREEMENTS 0.4 ManagementFor For COMMITMENTS AND APPROVAL OF **THESE AGREEMENTS** SPECIAL REPORT OF THE STATUTORY **AUDITORS** ON THE REGULATED AGREEMENTS **AND** 0.5 COMMITMENTS AND APPROVAL OF A ManagementFor For **COMMITMENT** MADE FOR THE BENEFIT OF MR NICOLAS DE **TAVERNOST** 0.6 SPECIAL REPORT OF THE STATUTORY ManagementFor For **AUDITORS**

ON THE REGULATED AGREEMENTS **AND** COMMITMENTS AND APPROVAL OF A **COMMITMENT** MADE FOR THE BENEFIT OF MR THOMAS VALENTIN SPECIAL REPORT OF THE STATUTORY **AUDITORS** ON THE REGULATED AGREEMENTS AND 0.7 COMMITMENTS AND APPROVAL OF A ManagementFor For **COMMITMENT** MADE FOR THE BENEFIT OF MR **JEROME LEFEBURE** REVIEW ON THE COMPENSATION **OWED OR PAID** TO MR NICOLAS DE TAVERNOST, 0.8 **CHAIRMAN OF** ManagementFor For THE BOARD OF DIRECTORS, FOR THE **FINANCIAL** YEAR ENDED 31 DECEMBER 2016 2017 COMPENSATION POLICY FOR THE **CHAIRMAN** OF THE BOARD OF DIRECTORS: APPROVAL OF THE PRINCIPLES AND CRITERIA FOR THE ESTABLISHMENT, ALLOCATION AND **AWARDING OF** 0.9 ManagementFor For FIXED, VARIABLE AND EXCEPTIONAL **COMPONENTS** MAKING UP THE TOTAL COMPENSATION AND ANY BENEFITS TO BE AWARDED TO THE **CHAIRMAN OF** THE BOARD OF DIRECTORS REVIEW OF THE COMPENSATION **OWED OR PAID** TO MR THOMAS VALENTIN, MR JEROME LEFEBURE 0.10 AND MR DAVID LARRAMENDY, ManagementFor For MEMBERS OF THE BOARD OF DIRECTORS, FOR THE FINANCIAL YEAR **ENDED 31 DECEMBER 2016** 0.11 2017 COMPENSATION POLICY FOR ManagementFor For **MEMBERS OF** THE BOARD OF DIRECTORS: APPROVAL OF THE PRINCIPLES AND CRITERIA FOR THE ESTABLISHMENT, ALLOCATION AND

AWARDING OF FIXED, VARIABLE AND EXCEPTIONAL **COMPONENTS** MAKING UP THE TOTAL COMPENSATION AND ANY BENEFITS TO BE AWARDED TO MEMBERS OF THE **BOARD OF DIRECTORS** REVIEW OF COMPENSATION OWED OR PAID BY METROPOLE TELEVISION TO MR **GUILLAUME DE** 0.12ManagementFor For POSCH, CHAIRMAN OF THE SUPERVISORY BOARD, FOR THE FINANCIAL YEAR ENDED 31 **DECEMBER** 2017 COMPENSATION POLICY FOR **MEMBERS OF** THE SUPERVISORY BOARD: APPROVAL OF THE PRINCIPLES AND CRITERIA FOR THE ESTABLISHMENT, ALLOCATION AND **AWARDING OF** 0.13FIXED, VARIABLE AND EXCEPTIONAL ManagementFor For **COMPONENTS** MAKING UP THE TOTAL COMPENSATION AND ANY BENEFITS TO BE AWARDED TO MEMBERS OF THE SUPERVISORY BOARD BY METROPOLE **TELEVISION** AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS FOR THE COMPANY TO **BUY BACK** 0.14 ITS OWN SHARES WITHIN THE ManagementAgainst Against CONTEXT OF THE PROVISIONS OF ARTICLE L.225-209 OF THE FRENCH COMMERCIAL CODE AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO CANCEL THE **SHARES BOUGHT** E.15 BACK BY THE COMPANY WITHIN THE ManagementFor For **CONTEXT OF** THE PROVISIONS OF ARTICLE L.225-209 OF THE FRENCH COMMERCIAL CODE E.16 DELEGATION OF AUTHORITY TO BE ManagementFor For **GRANTED TO**

THE BOARD OF DIRECTORS TO

INCREASE THE

CAPITAL BY ISSUING COMMON

SHARES AND/OR

SECURITIES GRANTING ACCESS TO

THE CAPITAL

WITH CANCELLATION OF THE

PRE-EMPTIVE

SUBSCRIPTION RIGHT FOR THE

BENEFIT OF THE

MEMBERS OF A COMPANY SAVINGS

SCHEME,

PURSUANT TO ARTICLES L.3332-18

AND

FOLLOWING OF THE FRENCH LABOUR

CODE

POWERS TO CARRY OUT ALL LEGAL

E.17 POWERS TO CARRY OUT ALL LEGAL

FORMALITIES

TELESITES, S.A.B. DE C.V.

Security P90355135 Meeting Type Ordinary General Meeting

ManagementFor

For

Ticker Symbol Meeting Date 26-Apr-2017

ISIN MX01SI080038 Agenda 708004421 - Management

Item Proposal Proposed by Vote For/Against Management

PRESENTATION, DISCUSSION AND, IF

DEEMED

APPROPRIATE, APPROVAL OF: THE

REPORT FROM

THE GENERAL DIRECTOR THAT IS

PREPARED IN

ACCORDANCE WITH THE TERMS OF

PART XI OF

ARTICLE 44 OF THE SECURITIES

MARKET LAW AND

ARTICLE 172 OF THE GENERAL

MERCANTILE

1.A COMPANIES LAW, ACCOMPANIED BY ManagementAbstain Against

THE OPINION

OF THE OUTSIDE AUDITOR, IN REGARD

TO THE

OPERATIONS AND RESULTS OF THE

COMPANY FOR

THE FISCAL YEAR THAT ENDED ON

DECEMBER 31,

2016, AS WELL AS THE OPINION OF THE

BOARD OF

DIRECTORS IN REGARD TO THE

CONTENT OF THE

MENTIONED REPORT

I.B ManagementAbstain Against

Edgar Filing: GABELLI MULTIMEDIA TRUST INC. - Form N-PX PRESENTATION, DISCUSSION AND, IF **DEEMED** APPROPRIATE, APPROVAL OF: THE REPORT FROM THE BOARD OF DIRECTORS THAT IS REFERRED TO IN LINE B OF ARTICLE 172 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 OF THE **COMPANY** PRESENTATION, DISCUSSION AND, IF **DEEMED** APPROPRIATE, APPROVAL OF: THE REPORT ON THE ACTIVITIES AND TRANSACTIONS IN WHICH THE ManagementAbstain Against **BOARD OF DIRECTORS HAS INTERVENED IN** ACCORDANCE WITH LINE E OF PART IV OF ARTICLE 28 OF THE SECURITIES MARKET LAW PRESENTATION, DISCUSSION AND, IF **DEEMED** APPROPRIATE, APPROVAL OF: THE CONSOLIDATED FINANCIAL STATEMENTS OF THE **COMPANY TO** DECEMBER 31, 2016, AND V. THE ANNUAL REPORT IN REGARD TO THE ACTIVITIES THAT ManagementAbstain Against **WERE** CARRIED OUT BY THE AUDIT AND **CORPORATE** PRACTICES COMMITTEE IN ACCORDANCE WITH PARTS I AND II OF ARTICLE 43 OF THE **SECURITIES** MARKET LAW.RESOLUTIONS IN THIS

REPORT ON THE FULFILLMENT OF THE ManagementFor

OBLIGATION THAT IS CONTAINED IN

ARTICLE 76 OF THE INCOME TAX LAW.

PART XIX OF

I.C

I.D

Π

For

RESOLUTIONS IN THIS REGARD PRESENTATION, DISCUSSION AND, IF **DEEMED** APPROPRIATE, APPROVAL OF THE III PROPOSAL FOR ManagementAbstain Against THE ALLOCATION OF RESULTS. **RESOLUTIONS IN** THIS REGARD DISCUSSION AND, IF DEEMED APPROPRIATE, DESIGNATION AND OR RATIFICATION OF THE MEMBERS OF THE BOARD OF DIRECTORS, SECRETARY AND VICE SECRETARY OF IV THE ManagementAbstain Against COMPANY, AFTER THE **CLASSIFICATION OF THE** INDEPENDENCE OF THE INDEPENDENT **MEMBERS** OF THE BOARD OF DIRECTORS. **RESOLUTIONS IN** THIS REGARD **DETERMINATION OF THE** COMPENSATION FOR THE MEMBERS OF THE BOARD OF DIRECTORS, THE SECRETARY AND VICE SECRETARY OF ManagementAbstain V Against COMPANY. RESOLUTIONS IN THIS **REGARD** DISCUSSION AND, IF DEEMED APPROPRIATE, APPROVAL OF THE DESIGNATION AND RATIFICATION OF THE MEMBERS OF VI ManagementAbstain Against THE AUDIT AND CORPORATE PRACTICES

COMMITTEE OF THE

COMPANY. RESOLUTIONS IN THIS

REGARD

DETERMINATION OF THE COMPENSATION FOR THE

MEMBERS OF THE COMMITTEE THAT

VII IS REFERRED ManagementAbstain

TO IN THE PRECEDING ITEM.

RESOLUTIONS IN THIS

REGARD

VIII **DESIGNATION OF DELEGATES TO** ManagementFor For

CARRY OUT AND

FORMALIZE THE RESOLUTIONS THAT

Against

ARE PASSED

BY THE GENERAL MEETING.

RESOLUTIONS IN THIS

REGARD

CONVERGYS CORPORATION

Security 212485106 Meeting Type Annual Ticker Symbol CVG Meeting Date 26-Apr-2017

ISIN US2124851062 Agenda 934539959 - Management

by Management 1. DIRECTOR Management 1. ANDREA J. AYERS For For 2. CHERYL K. BEEBE For For 3. RICHARD R. DEVENUTI For For 4. JEFFREY H. FOX For 5. JOSEPH E. GIBBS For For 6. JOAN E. HERMAN For For 7. THOMAS L. MONAHAN III For For
1 ANDREA J. AYERS 2 CHERYL K. BEEBE 3 RICHARD R. DEVENUTI 4 JEFFREY H. FOX 5 JOSEPH E. GIBBS 6 JOAN E. HERMAN For For For For For For For For
2 CHERYL K. BEEBE For For 3 RICHARD R. DEVENUTI For For 4 JEFFREY H. FOX For For 5 JOSEPH E. GIBBS For For 6 JOAN E. HERMAN For For
3 RICHARD R. DEVENUTI For For 4 JEFFREY H. FOX For For 5 JOSEPH E. GIBBS For For 6 JOAN E. HERMAN For For
4 JEFFREY H. FOX For For 5 JOSEPH E. GIBBS For For 6 JOAN E. HERMAN For For
5 JOSEPH E. GIBBS For For 6 JOAN E. HERMAN For For
6 JOAN E. HERMAN For For
7 THOMAS L. MONAHAN III For For
8 RONALD L. NELSON For For
9 RICHARD F. WALLMAN For For
TO RATIFY THE APPOINTMENT OF
ERNST & YOUNG
2. LLP AS OUR INDEPENDENT ManagementFor For
REGISTERED PUBLIC
ACCOUNTING FIRM FOR FISCAL 2017.
TO REAPPROVE THE PERFORMANCE
GOALS
3. UNDER THE CONVERGYS ManagementFor For
CORPORATION ANNUAL
EXECUTIVE INCENTIVE PLAN.
TO APPROVE, ON AN ADVISORY BASIS,
THE
4. COMPENSATION OF OUR NAMED ManagementFor For
EXECUTIVE
OFFICERS.
TO APPROVE, ON AN ADVISORY BASIS,
THE
FREQUENCY OF ADVISORY VOTES ON
5. THE Management1 Year For
COMPENSATION OF OUR NAMED
EXECUTIVE
OFFICERS.
S&P GLOBAL INC.
Security 78409V104 Meeting Type Annual
Ticker Symbol SPGI Meeting Date 26-Apr-2017
ISIN US78409V1044 Agenda 934544582 - Management
Dung and Foul Against
Item Proposal Proposed by Vote For/Against Management
by Management 1A. ManagementFor For

	aga: 1g. a, t2e			
	ELECTION OF DIRECTOR: MARCO			
	ALVERA			
1B.	ELECTION OF DIRECTOR: WILLIAM D.	ManagementFor	For	
	GREEN ELECTION OF DIRECTOR: CHARLES E.	-		
1C.	HALDEMAN,	ManagementFor	For	
	JR.			
1D.	ELECTION OF DIRECTOR: STEPHANIE	ManagementFor	For	
ID.	C. HILL	Management of	101	
1E.	ELECTION OF DIRECTOR: REBECCA	ManagementFor	For	
	JACOBY ELECTION OF DIRECTOR: MONIQUE F.			
1F.	LEROUX	ManagementFor	For	
10	ELECTION OF DIRECTOR: MARIA R.	ManagamantFor	Еот	
1G.	MORRIS	ManagementFor	For	
1H.	ELECTION OF DIRECTOR: DOUGLAS L.	ManagementFor	For	
	PETERSON ELECTION OF DIRECTOR, SIR MICHAEL	C		
1I.	ELECTION OF DIRECTOR: SIR MICHAEL RAKE	ManagementFor	For	
	ELECTION OF DIRECTOR: EDWARD B.		_	
1J.	RUST, JR.	ManagementFor	For	
1K.	ELECTION OF DIRECTOR: KURT L.	ManagementFor	For	
113.	SCHMOKE	Management of	101	
1L.	ELECTION OF DIRECTOR: RICHARD E.	ManagementFor	For	
	THORNBURGH VOTE TO APPROVE, ON AN ADVISORY			
	BASIS, THE			
2	EXECUTIVE COMPENSATION	ManagamantFor	Еот	
2.	PROGRAM FOR THE	ManagementFor	For	
	COMPANY'S NAMED EXECUTIVE			
	OFFICERS.			
	VOTE, ON AN ADVISORY BASIS, ON THE			
_	FREQUENCY ON WHICH THE		_	
3.	COMPANY CONDUCTS	Management1 Year	For	
	AN ADVISORY VOTE ON EXECUTIVE			
	COMPENSATION.			
	VOTE TO RATIFY THE APPOINTMENT			
4.	OF ERNST & YOUNG LLP AS OUR INDEPENDENT	ManagementFor	For	
4.	REGISTERED	Wanagement of	1.01	
	PUBLIC ACCOUNTING FIRM FOR 2017.			
BCE IN	IC.			
Security		Meeting T		Annual
	Symbol BCE	Meeting I	Date	26-Apr-2017
ISIN	CA05534B7604	Agenda		934549998 - Management
T.	D 1	Proposed	For/Agains	st
Item	Proposal	by Vote	Manageme	
01	DIRECTOR	Management	_	
	1 B.K. ALLEN	For	For	

	2 S. BROCHU	Fo	or	For	
	3 R.E. BROWN	Fo	or	For	
	4 G.A. COPE	Fo	or	For	
	5 D.F. DENISON	Fo	or	For	
	6 R.P. DEXTER	Fo		For	
	7 I. GREENBERG	Fo		For	
	8 K. LEE	Fo		For	
	9 M.F. LEROUX	Fo		For	
	10 G.M. NIXON	Fo		For	
	11 C. ROVINESCU	Fo		For	
	12 K. SHERIFF	Fo		For	
	13 R.C. SIMMONDS	Fo		For	
	14 P.R. WEISS	Fo	or	For	
02	APPOINTMENT OF DELOITTE LLP AS	ManagementFo	r	For	
02	AUDITORS.	Wanagement C	Л	101	
	ADVISORY RESOLUTION ON				
0.2	EXECUTIVE	M D		Б	
03	COMPENSATION AS DESCRIBED IN TH	E ^{ManagementFo}	or	For	
	MANAGEMENT PROXY CIRCULAR.				
IASMI	NE INTERNATIONAL PUBLIC COMPANY	LIMITED			
Securit			eeting T	'vne	Annual General Meeting
	Symbol		eeting I		27-Apr-2017
ISIN	TH0418G10Z11		_	aic	-
1911/	1H0418G10Z11	A	genda		707784232 - Management
Item	Proposal	Proposed Vo	ıte.	For/Agains	st
100111	110 p 0 0 m 1	1 10	ic	3.7	
100111	•	by	ii.C	Manageme	ent
10011	TO CONSIDER CERTIFYING THE MINUTES OF THE	by	iic	Manageme	ent
1	TO CONSIDER CERTIFYING THE	ManagementFo		Manageme For	ent
	TO CONSIDER CERTIFYING THE MINUTES OF THE	by			ent
	TO CONSIDER CERTIFYING THE MINUTES OF THE 2016 ANNUAL GENERAL MEETING OF	by			ent
	TO CONSIDER CERTIFYING THE MINUTES OF THE 2016 ANNUAL GENERAL MEETING OF SHAREHOLDERS, HELD ON 29 APRIL	by			ent
	TO CONSIDER CERTIFYING THE MINUTES OF THE 2016 ANNUAL GENERAL MEETING OF SHAREHOLDERS, HELD ON 29 APRIL 2016 TO ACKNOWLEDGE THE BOARD OF	by			ent
1	TO CONSIDER CERTIFYING THE MINUTES OF THE 2016 ANNUAL GENERAL MEETING OF SHAREHOLDERS, HELD ON 29 APRIL 2016 TO ACKNOWLEDGE THE BOARD OF DIRECTORS'	ManagementFo	or	For	ent
	TO CONSIDER CERTIFYING THE MINUTES OF THE 2016 ANNUAL GENERAL MEETING OF SHAREHOLDERS, HELD ON 29 APRIL 2016 TO ACKNOWLEDGE THE BOARD OF DIRECTORS' ANNUAL REPORT ON THE COMPANY'S	ManagementFo	or		ent
1	TO CONSIDER CERTIFYING THE MINUTES OF THE 2016 ANNUAL GENERAL MEETING OF SHAREHOLDERS, HELD ON 29 APRIL 2016 TO ACKNOWLEDGE THE BOARD OF DIRECTORS' ANNUAL REPORT ON THE COMPANY'S OPERATION	ManagementFo	or	For	ent
1	TO CONSIDER CERTIFYING THE MINUTES OF THE 2016 ANNUAL GENERAL MEETING OF SHAREHOLDERS, HELD ON 29 APRIL 2016 TO ACKNOWLEDGE THE BOARD OF DIRECTORS' ANNUAL REPORT ON THE COMPANY'S OPERATION RESULT FOR THE YEAR 2016	ManagementFo	or	For	ent
1	TO CONSIDER CERTIFYING THE MINUTES OF THE 2016 ANNUAL GENERAL MEETING OF SHAREHOLDERS, HELD ON 29 APRIL 2016 TO ACKNOWLEDGE THE BOARD OF DIRECTORS' ANNUAL REPORT ON THE COMPANY'S OPERATION RESULT FOR THE YEAR 2016 TO CONSIDER APPROVING THE	ManagementFo	or	For	ent
2	TO CONSIDER CERTIFYING THE MINUTES OF THE 2016 ANNUAL GENERAL MEETING OF SHAREHOLDERS, HELD ON 29 APRIL 2016 TO ACKNOWLEDGE THE BOARD OF DIRECTORS' ANNUAL REPORT ON THE COMPANY'S OPERATION RESULT FOR THE YEAR 2016 TO CONSIDER APPROVING THE COMPANY'S	ManagementFo	or or	For	ent
1	TO CONSIDER CERTIFYING THE MINUTES OF THE 2016 ANNUAL GENERAL MEETING OF SHAREHOLDERS, HELD ON 29 APRIL 2016 TO ACKNOWLEDGE THE BOARD OF DIRECTORS' ANNUAL REPORT ON THE COMPANY'S OPERATION RESULT FOR THE YEAR 2016 TO CONSIDER APPROVING THE COMPANY'S FINANCIAL STATEMENTS AND THE	ManagementFo	or or	For	ent
2	TO CONSIDER CERTIFYING THE MINUTES OF THE 2016 ANNUAL GENERAL MEETING OF SHAREHOLDERS, HELD ON 29 APRIL 2016 TO ACKNOWLEDGE THE BOARD OF DIRECTORS' ANNUAL REPORT ON THE COMPANY'S OPERATION RESULT FOR THE YEAR 2016 TO CONSIDER APPROVING THE COMPANY'S FINANCIAL STATEMENTS AND THE AUDITOR'S	ManagementFo	or or	For	ent
2	TO CONSIDER CERTIFYING THE MINUTES OF THE 2016 ANNUAL GENERAL MEETING OF SHAREHOLDERS, HELD ON 29 APRIL 2016 TO ACKNOWLEDGE THE BOARD OF DIRECTORS' ANNUAL REPORT ON THE COMPANY'S OPERATION RESULT FOR THE YEAR 2016 TO CONSIDER APPROVING THE COMPANY'S FINANCIAL STATEMENTS AND THE AUDITOR'S REPORT, ENDED 31 DECEMBER 2016	ManagementFo	or or	For	ent
2	TO CONSIDER CERTIFYING THE MINUTES OF THE 2016 ANNUAL GENERAL MEETING OF SHAREHOLDERS, HELD ON 29 APRIL 2016 TO ACKNOWLEDGE THE BOARD OF DIRECTORS' ANNUAL REPORT ON THE COMPANY'S OPERATION RESULT FOR THE YEAR 2016 TO CONSIDER APPROVING THE COMPANY'S FINANCIAL STATEMENTS AND THE AUDITOR'S REPORT, ENDED 31 DECEMBER 2016 TO CONSIDER THE ALLOCATION OF	ManagementFo	or or	For	ent
2	TO CONSIDER CERTIFYING THE MINUTES OF THE 2016 ANNUAL GENERAL MEETING OF SHAREHOLDERS, HELD ON 29 APRIL 2016 TO ACKNOWLEDGE THE BOARD OF DIRECTORS' ANNUAL REPORT ON THE COMPANY'S OPERATION RESULT FOR THE YEAR 2016 TO CONSIDER APPROVING THE COMPANY'S FINANCIAL STATEMENTS AND THE AUDITOR'S REPORT, ENDED 31 DECEMBER 2016	ManagementFo	or or	For	ent
2	TO CONSIDER CERTIFYING THE MINUTES OF THE 2016 ANNUAL GENERAL MEETING OF SHAREHOLDERS, HELD ON 29 APRIL 2016 TO ACKNOWLEDGE THE BOARD OF DIRECTORS' ANNUAL REPORT ON THE COMPANY'S OPERATION RESULT FOR THE YEAR 2016 TO CONSIDER APPROVING THE COMPANY'S FINANCIAL STATEMENTS AND THE AUDITOR'S REPORT, ENDED 31 DECEMBER 2016 TO CONSIDER THE ALLOCATION OF	ManagementFo	or or gainst	For	ent
2	TO CONSIDER CERTIFYING THE MINUTES OF THE 2016 ANNUAL GENERAL MEETING OF SHAREHOLDERS, HELD ON 29 APRIL 2016 TO ACKNOWLEDGE THE BOARD OF DIRECTORS' ANNUAL REPORT ON THE COMPANY'S OPERATION RESULT FOR THE YEAR 2016 TO CONSIDER APPROVING THE COMPANY'S FINANCIAL STATEMENTS AND THE AUDITOR'S REPORT, ENDED 31 DECEMBER 2016 TO CONSIDER THE ALLOCATION OF NET PROFIT AS	ManagementFo	or or gainst	For Against	ent
2	TO CONSIDER CERTIFYING THE MINUTES OF THE 2016 ANNUAL GENERAL MEETING OF SHAREHOLDERS, HELD ON 29 APRIL 2016 TO ACKNOWLEDGE THE BOARD OF DIRECTORS' ANNUAL REPORT ON THE COMPANY'S OPERATION RESULT FOR THE YEAR 2016 TO CONSIDER APPROVING THE COMPANY'S FINANCIAL STATEMENTS AND THE AUDITOR'S REPORT, ENDED 31 DECEMBER 2016 TO CONSIDER THE ALLOCATION OF NET PROFIT AS LEGAL RESERVE AND THE DIVIDEND	ManagementFo	or or gainst	For Against	ent
2	TO CONSIDER CERTIFYING THE MINUTES OF THE 2016 ANNUAL GENERAL MEETING OF SHAREHOLDERS, HELD ON 29 APRIL 2016 TO ACKNOWLEDGE THE BOARD OF DIRECTORS' ANNUAL REPORT ON THE COMPANY'S OPERATION RESULT FOR THE YEAR 2016 TO CONSIDER APPROVING THE COMPANY'S FINANCIAL STATEMENTS AND THE AUDITOR'S REPORT, ENDED 31 DECEMBER 2016 TO CONSIDER THE ALLOCATION OF NET PROFIT AS LEGAL RESERVE AND THE DIVIDEND FOR THE YEAR 2016	ManagementFo	or or gainst	For Against	ent
1 2 3	TO CONSIDER CERTIFYING THE MINUTES OF THE 2016 ANNUAL GENERAL MEETING OF SHAREHOLDERS, HELD ON 29 APRIL 2016 TO ACKNOWLEDGE THE BOARD OF DIRECTORS' ANNUAL REPORT ON THE COMPANY'S OPERATION RESULT FOR THE YEAR 2016 TO CONSIDER APPROVING THE COMPANY'S FINANCIAL STATEMENTS AND THE AUDITOR'S REPORT, ENDED 31 DECEMBER 2016 TO CONSIDER THE ALLOCATION OF NET PROFIT AS LEGAL RESERVE AND THE DIVIDEND FOR THE YEAR 2016 TO CONSIDER AN APPOINTMENT OF	ManagementFo	or gainst	For Against For	ent
2	TO CONSIDER CERTIFYING THE MINUTES OF THE 2016 ANNUAL GENERAL MEETING OF SHAREHOLDERS, HELD ON 29 APRIL 2016 TO ACKNOWLEDGE THE BOARD OF DIRECTORS' ANNUAL REPORT ON THE COMPANY'S OPERATION RESULT FOR THE YEAR 2016 TO CONSIDER APPROVING THE COMPANY'S FINANCIAL STATEMENTS AND THE AUDITOR'S REPORT, ENDED 31 DECEMBER 2016 TO CONSIDER THE ALLOCATION OF NET PROFIT AS LEGAL RESERVE AND THE DIVIDEND FOR THE YEAR 2016 TO CONSIDER AN APPOINTMENT OF AUDITOR AND	ManagementFo	or gainst	For Against	ent
1 2 3 4	TO CONSIDER CERTIFYING THE MINUTES OF THE 2016 ANNUAL GENERAL MEETING OF SHAREHOLDERS, HELD ON 29 APRIL 2016 TO ACKNOWLEDGE THE BOARD OF DIRECTORS' ANNUAL REPORT ON THE COMPANY'S OPERATION RESULT FOR THE YEAR 2016 TO CONSIDER APPROVING THE COMPANY'S FINANCIAL STATEMENTS AND THE AUDITOR'S REPORT, ENDED 31 DECEMBER 2016 TO CONSIDER THE ALLOCATION OF NET PROFIT AS LEGAL RESERVE AND THE DIVIDEND FOR THE YEAR 2016 TO CONSIDER AN APPOINTMENT OF AUDITOR AND TO FIX AUDIT FEE FOR THE YEAR 2017	ManagementFo	or gainst or	For Against For	ent
1 2 3	TO CONSIDER CERTIFYING THE MINUTES OF THE 2016 ANNUAL GENERAL MEETING OF SHAREHOLDERS, HELD ON 29 APRIL 2016 TO ACKNOWLEDGE THE BOARD OF DIRECTORS' ANNUAL REPORT ON THE COMPANY'S OPERATION RESULT FOR THE YEAR 2016 TO CONSIDER APPROVING THE COMPANY'S FINANCIAL STATEMENTS AND THE AUDITOR'S REPORT, ENDED 31 DECEMBER 2016 TO CONSIDER THE ALLOCATION OF NET PROFIT AS LEGAL RESERVE AND THE DIVIDEND FOR THE YEAR 2016 TO CONSIDER AN APPOINTMENT OF AUDITOR AND	ManagementFo	or gainst or	For Against For	ent

REPLACE THOSE WHO RETIRE BY **ROTATION AND** FIX THE REMUNERATION FOR THE YEAR 2017: MRS.CHANTRA PURNARIKSHA TO CONSIDER THE ELECTION OF **DIRECTOR TO** REPLACE THOSE WHO RETIRE BY 6.2 **ROTATION AND** ManagementFor For FIX THE REMUNERATION FOR THE YEAR 2017: MR.SUBHOJ SUNYABHISITHKUL TO CONSIDER THE ELECTION OF DIRECTOR TO REPLACE THOSE WHO RETIRE BY 6.3 **ROTATION AND** ManagementFor For FIX THE REMUNERATION FOR THE YEAR 2017: MR.TERASAK JERAUSWAPONG TO CONSIDER THE ELECTION OF DIRECTOR TO REPLACE THOSE WHO RETIRE BY 6.4 **ROTATION AND** ManagementAgainst Against FIX THE REMUNERATION FOR THE YEAR 2017: MR.PLEUMJAI SINARKORN TO APPROVE THE DISPOSAL OF THE **ADDITIONAL** OPTICAL FIBER CABLE (OFC) TO THE 7 ManagementAgainst **Against JASMINE BROADBAND INTERNET** INFRASTRUCTURE FUND TO APPROVE THE ENTERING INTO OF THE ASSET ACQUISITION TRANSACTION BY **MEANS OF** LEASING THE ADDITIONAL OPTICAL FIBER CABLE (OFC) FROM THE JASMINE 8 **BROADBAND INTERNET** ManagementAgainst Against INFRASTRUCTURE FUND AND PROVIDING THE FUND A GUARANTEE OF ASSET LEASE **PAYMENT** TO BE OBTAINED FROM THE LEASING **OUT OF THE** ADDITIONAL ASSETS 9 TO APPROVE THE SUBSCRIPTION OF ManagementAgainst Against **NEWLY-**ISSUED INVESTMENT UNITS OF THE **JASMINE**

BROADBAND INTERNET

INFRASTRUCTURE FUND

TO APPROVE THE APPOINTMENT OF

THE

AUTHORIZED PERSON TO UNDERTAKE

ACTIONS IN

10 CONNECTION WITH THE ENTERING

ManagementAgainst Against

INTO OF THE

ASSET ACQUISITION AND DISPOSAL

TRANSACTION

AS DETAILED IN

11 TO CONSIDER OTHER ISSUES (IF ANY) ManagementAgainst Against

PLEASE NOTE THAT AGENDA ITEM 7 -

9 IN THIS

REGARD, THE MATTERS IN AGENDA

ITEM-7 - 10

ARE RELATED TO EACH OTHER.

THEREFORE, THE

APPROVAL ON THE MATTERS-UNDER

AGENDA

ITEM 7 - 10 ARE CONSIDERED AS

CONDITIONAL

UPON EACH OTHER.-SHOULD ANY OF

SUCH

AGENDA ITEMS IS NOT APPROVED BY

THE

MEETING, IT SHALL BE-DEEMED THAT

ANY SUCH

CMMT PREVIOUS AGENDA ITEMS WHICH Non-Voting

WERE

APPROVED BY THE-SHAREHOLDERS

MEETING BE

CANCELLED AND THERE SHALL BE NO

FURTHER

PROPOSAL OF-ANY AGENDA ITEM FOR

CONSIDERATION BY THIS

SHAREHOLDERS

MEETING. IN ADDITION,-IT SHALL

ALSO BE DEEMED

THAT ALL CONSIDERATION AND

APPROVAL ON THE

MATTERS-UNDER AGENDA IT EM 7 - 10

ARE NOT

APPROVED BY THE SHAREHOLDERS

MEETING

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.

POST PUBLISHING PUBLIC CO LTD POST

Security Y70784171 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 27-Apr-2017

ISIN TH0078A10Z18 Agenda 707799409 - Management

		8	
Item	Proposal	Proposed by Vote	For/Against Management
	TO APPROVE THE MINUTES OF THE 2016 ANNUAL	-5	g
1	GENERAL MEETING OF SHAREHOLDERS THAT WAS	ManagementFor	For
	HELD ON FRIDAY 1ST APRIL 2016		
	TO ACKNOWLEDGE THE ANNUAL REPORT OF THE		
2	COMPANY AND APPROVE THE	Managaratean	F
2	AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR	ManagementFor	For
	THE FISCAL YEAR ENDED 31ST DECEMBER 2016		
	TO APPROVE THE OMISSION OF		
3	DIVIDEND PAYMENT	ManagementFor	For
4 4	TO CONSIDER AND ELECT MR.	M (F	F
4.A	SUTHIKIATI CHIRATHIVAT AS DIRECTOR	ManagementFor	For
4.B	TO CONSIDER AND ELECT MR. SUPAKORN	ManagementAgainst	Against
1.13	VEJJAJIVA AS DIRECTOR	Wallagement Igamst	rigumst
4.C	TO CONSIDER AND ELECT MR. EK-RIT BOONPITI AS	ManagementAgainst	Against
	DIRECTOR TO CONSIDER AND ELECT MR.		-
4.D	RUSSELL LEIGHTON	ManagementFor	For
1.12	KEKUEWA AS INDEPENDENT DIRECTOR	Trainagement of	101
5	TO FIX DIRECTORS REMUNERATION	ManagementFor	For
6	TO APPOINT INDEPENDENT AUDITOR AND FIX THE	ManagementFor	For
7	AUDIT FEE TO APPROVE THE CHANGE OF THE	ManagementFor	For
·	COMPANY'S		
	NAME FROM THE POST PUBLISHING PUBLIC		
	COMPANY LIMITED TO BANGKOK POST PUBLIC		
	COMPANY LIMITED BY AMENDMENT		
	OF CLAUSE 1 OF THE MEMORANDUM OF		
	ASSOCIATION OF THE		

COMPANY

TO APPROVE THE AMENDMENT OF

ARTICLE 22 OF

THE ARTICLES OF ASSOCIATION OF

8 THE COMPANY

TO BE CONSISTENT WITH THE

COMPANY'S NAME

CHANGE

TO APPROVE THE CHANGE OF THE

COMPANY'S

9 COMMON SEAL TO BE CONSISTENT

WITH THE

COMPANY'S NAME CHANGE

TO CONSIDER OTHER BUSINESS (IF

10

IN THE SITUATION WHERE THE

CHAIRMAN OF THE

MEETING SUDDENLY CHANGE THE

CMMT AGENDA-

AND/OR ADD NEW AGENDA DURING

THE MEETING,

WE WILL VOTE THAT AGENDA

AS-ABSTAIN.

BOUYGUES SA

Security F11487125

Proposal

Ticker Symbol

Item

ISIN FR0000120503

Proposed

Non-Voting

by

Non-Voting

For/Against Vote

Meeting Type

Meeting Date

Agenda

Management

MIX

27-Apr-2017

707827373 - Management

PLEASE NOTE IN THE FRENCH

MARKET THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND

Non-Voting "AGAINST" A VOTE OF "ABSTAIN"

WILL BE TREATED

AS AN "AGAINST" VOTE.

CMMT THE FOLLOWING APPLIES TO

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

135

For

For

ManagementFor

ManagementAgainst

ManagementFor

Against

FORWARD-THEM TO THE LOCAL CUSTODIAN. IF YOU REQUEST MORE INFORMATION, PLEASE CONTACT-YOUR CLIENT REPRESENTATIVE IN CASE AMENDMENTS OR NEW **RESOLUTIONS** ARE PRESENTED DURING THE MEETING, YOUR-VOTE WILL DEFAULT TO 'ABSTAIN'. **SHARES CAN** ALTERNATIVELY BE PASSED TO THE-CHAIRMAN OR CMMT A NAMED THIRD PARTY TO VOTE ON Non-Voting ANY SUCH ITEM RAISED. SHOULD YOU-WISH TO **PASS** CONTROL OF YOUR SHARES IN THIS WAY, PLEASE CONTACT YOUR-BROADRIDGE CLIENT **SERVICE** REPRESENTATIVE. THANK YOU APPROVAL OF THE CORPORATE **FINANCIAL** 0.1 ManagementFor For STATEMENTS FOR THE 2016 FINANCIAL YEAR APPROVAL OF THE CONSOLIDATED **FINANCIAL** 0.2 STATEMENTS AND TRANSACTIONS For ManagementFor **FOR THE 2016** FINANCIAL YEAR ALLOCATION OF INCOME FOR THE 2016 FINANCIAL 0.3 YEAR AND SETTING OF THE ManagementFor For **DIVIDEND: EUR 1.60** PER SHARE APPROVAL OF REGULATED AGREEMENTS AND COMMITMENTS PURSUANT TO 0.4 ARTICLES L.225-38 ManagementAgainst Against AND FOLLOWING OF THE FRENCH COMMERCIAL **CODE** APPROVAL OF A COMMITMENT RELATING TO A DEFINED BENEFIT PENSION FOR MR 0.5 ManagementFor For **OLIVIER** BOUYGUES, DEPUTY GENERAL **MANAGER** 0.6 ManagementFor For

APPROVAL OF A COMMITMENT RELATING TO A DEFINED BENEFIT PENSION FOR MR **PHILIPPE** MARIEN, DEPUTY GENERAL MANAGER APPROVAL OF A COMMITMENT RELATING TO A DEFINED BENEFIT PENSION FOR MR 0.7 ManagementFor For **OLIVIER** ROUSSAT, DEPUTY GENERAL **MANAGER** ADVISORY REVIEW OF THE **COMPENSATION OWED** OR PAID TO MR MARTIN BOUYGUES, 0.8 ManagementFor For EXECUTIVE OFFICER, FOR THE 2016 **FINANCIAL YEAR** ADVISORY REVIEW OF THE **COMPENSATION OWED** OR PAID TO MR OLIVIER BOUYGUES, 0.9 **DEPUTY** ManagementFor For GENERAL MANAGER, FOR THE 2016 **FINANCIAL** YEAR ADVISORY REVIEW OF THE **COMPENSATION OWED** OR PAID TO MR PHILIPPE MARIEN, 0.10 **DEPUTY** ManagementFor For GENERAL MANAGER, FOR THE 2016 **FINANCIAL YEAR** ADVISORY REVIEW OF THE **COMPENSATION OWED** OR PAID TO MR OLIVIER ROUSSAT. 0.11 **DEPUTY** ManagementFor For GENERAL MANAGER, FOR THE 2016 **FINANCIAL YEAR** 0.12 COMPENSATION POLICY REGARDING ManagementFor For THE CHIEF EXECUTIVE OFFICER AND DEPUTY **GENERAL** MANAGERS: APPROVAL OF PRINCIPLES AND CRITERIA FOR DETERMINING, **DISTRIBUTING AND** ALLOCATING FIXED, VARIABLE AND **EXCEPTIONAL** ELEMENTS COMPRISING TOTAL **COMPENSATION**

	_aga: :g.		. 0
	AND BENEFITS OF ALL KINDS WHICH MAY BE		
	ALLOCATED TO THESE OFFICERS		
O.13	SETTING OF THE ANNUAL AMOUNT OF ATTENDANCE ALLOWANCES	ManagementFor	For
O.14	RENEWAL OF THE TERM OF MR HELMAN LE PAS DE SECHEVAL AS DIRECTOR	ManagementFor	For
O.15	APPOINTMENT OF MR ALEXANDRE DE ROTHSCHILD AS DIRECTOR	ManagementAgainst	Against
0.16	AUTHORISATION GRANTED TO THE BOARD OF		
O.16	DIRECTORS TO ALLOW THE COMPANY	ManagementAgainst	Against
	TO TRADE		
	IN ITS OWN SHARES AUTHORISATION GRANTED TO THE		
	BOARD OF DIRECTORS TO REDUCE THE SHARE		
E.17	CAPITAL BY	ManagementFor	For
2.17	THE CANCELLATION OF THE	111111111111111111111111111111111111111	1 01
	COMPANY'S		
	TREASURY SHARES		
	DELEGATION OF AUTHORITY FOR THE		
	BOARD OF		
	DIRECTORS TO INCREASE THE SHARE		
	CAPITAL BY		
	MEANS OF PUBLIC OFFER, WITH		
	RETENTION OF		
	THE PRE-EMPTIVE SUBSCRIPTION		
Г 10	RIGHT OF	Managamant Against	Against
E.18	SHAREHOLDERS, BY ISSUING SHARES AND ANY	ManagementAgainst	Against
	TRANSFERABLE SECURITIES		
	GRANTING		
	IMMEDIATE AND/OR DEFERRED		
	ACCESS TO THE		
	SHARES OF THE COMPANY OR ONE IF		
	ITS		
	SUBSIDIARIES		
	DELEGATION OF AUTHORITY FOR THE		
	BOARD OF		
	DIRECTORS TO INCREASE THE SHARE		
E.19	CAPITAL BY	ManagementAgainst	Against
	INCORPORATING PREMIUMS,	-	-
	RESERVES, PROFITS		
	OR OTHER ELEMENTS		
E.20	DELEGATION OF AUTHORITY FOR THE	ManagementAgainst	Against
	BOARD OF		
	DIRECTORS TO INCREASE THE SHARE		
	CAPITAL BY		

MEANS OF PUBLIC OFFER, WITH **CANCELLATION OF** THE PRE-EMPTIVE SUBSCRIPTION RIGHT OF SHAREHOLDERS, BY ISSUING SHARES AND ANY TRANSFERABLE SECURITIES **GRANTING** IMMEDIATE AND/OR DEFERRED **ACCESS TO THE** SHARES OF THE COMPANY OR ONE IF **ITS SUBSIDIARIES** DELEGATION OF AUTHORITY FOR THE **BOARD OF** DIRECTORS TO INCREASE THE SHARE **CAPITAL BY** MEANS OF PRIVATE PLACEMENT, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT OF E.21 SHAREHOLDERS, BY ManagementAgainst Against **ISSUING SHARES AND ANY TRANSFERABLE** SECURITIES GRANTING IMMEDIATE AND/OR DEFERRED ACCESS TO THE SHARES OF THE COMPANY OR ONE OF ITS **SUBSIDIARIES** AUTHORISATION GRANTED TO THE **BOARD OF** DIRECTORS TO SET, ACCORDING TO THE MODALITIES ESTABLISHED BY THE **GENERAL** MEETING, THE ISSUE PRICE WITHOUT E.22 PRE-ManagementAgainst Against EMPTIVE SUBSCRIPTION RIGHT OF SHAREHOLDERS, BY MEANS OF PUBLIC OFFER OR PRIVATE PLACEMENT, OF EQUITY **SECURITIES TO** BE ISSUED IMMEDIATELY OR IN THE **FUTURE** E.23 AUTHORISATION GRANTED TO THE ManagementAgainst Against **BOARD OF** DIRECTORS TO INCREASE THE NUMBER OF

SECURITIES TO BE ISSUED IN THE

EVENT OF A

CAPITAL INCREASE WITH OR WITHOUT THE SHAREHOLDERS' PRE-EMPTIVE **SUBSCRIPTION** RIGHT DELEGATION OF POWERS TO THE **BOARD OF** DIRECTORS TO INCREASE THE SHARE **CAPITAL** WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHTS OF SHAREHOLDERS, WITH A VIEW TO REMUNERATING THE E.24 CONTRIBUTIONS-ManagementAgainst Against IN-KIND GRANTED TO THE COMPANY **AND** CONSISTING OF EQUITY SECURITIES OR TRANSFERABLE SECURITIES **GRANTING ACCESS** TO THE CAPITAL OF ANOTHER COMPANY, OUTSIDE OF A PUBLIC EXCHANGE OFFER DELEGATION OF AUTHORITY FOR THE **BOARD OF** DIRECTORS TO INCREASE THE SHARE CAPITAL, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHTS OF E.25 ManagementAgainst Against SHAREHOLDERS, IN ORDER TO REMUNERATE THE **CONTRIBUTIONS OF** SECURITIES IN THE EVENT OF A **PUBLIC** EXCHANGE OFFER INITIATED BY THE COMPANY DELEGATION OF AUTHORITY FOR THE **BOARD OF** DIRECTORS TO ISSUE SHARES WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT OF E.26 SHAREHOLDERS, AS A ManagementAgainst Against RESULT OF THE ISSUING, BY A SUBSIDIARY, OF TRANSFERABLE SECURITIES **GRANTING ACCESS** TO THE SHARES OF THE COMPANY

ManagementAgainst

Against

E.27

DELEGATION OF AUTHORITY

GRANTED TO THE

BOARD OF DIRECTORS TO INCREASE

THE SHARE

CAPITAL, WITH CANCELLATION OF

THE PRE-

EMPTIVE SUBSCRIPTION RIGHT OF

SHAREHOLDERS, FOR THE BENEFIT OF

EMPLOYEES OR EXECUTIVE OFFICERS

OF THE

COMPANY OR OF ASSOCIATED

COMPANIES, WHO

ARE MEMBERS OF A COMPANY

SAVINGS PLAN

AUTHORISATION GRANTED TO THE

BOARD OF

DIRECTORS TO GRANT SHARE

SUBSCRIPTION OR

E.28 PURCHASE OPTIONS TO EMPLOYEES ManagementFor For

OR

EXECUTIVE OFFICERS OF THE

COMPANY OR

ASSOCIATED COMPANIES

DELEGATION OF AUTHORITY

GRANTED TO THE

BOARD OF DIRECTORS TO ISSUE

E.29 SHARE ManagementAgainst Against

SUBSCRIPTION WARRANTS DURING

THE

COMPANY'S PUBLIC OFFER PERIODS

E.30 POWERS TO CARRY OUT ALL LEGAL

FORMALITIES

PLEASE NOTE THAT IMPORTANT

ADDITIONAL

MEETING INFORMATION IS

CMMT AVAILABLE BY-CLICKING Non-Voting

ON THE MATERIAL URL

LINK:-http://www.journal-

officiel.gouv.fr//pdf/2017/0310/201703101700487.pdf

ARNOLDO MONDADORI EDITORE SPA, MILANO

Security T6901G126 Meeting Type MIX

Ticker Symbol Meeting Date 27-Apr-2017

ISIN IT0001469383 Agenda 707927058 - Management

ManagementFor

For

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

A-SECOND

CALL ON 28 APR 2017.

CONSEQUENTLY, YOUR

VOTING INSTRUCTIONS WILL-REMAIN

	3 3		
	VALID FOR		
	ALL CALLS UNLESS THE AGENDA IS		
	AMENDED.		
	THANK YOU		
	TO CONFIRM PAOLO AINIO AS		
	DIRECTOR, CO-		
0.1	OPTED AS PER ARTICLE 2386 OF THE	Managament Against	A goingt
0.1	ITALIAN CIVIL	ManagementAgainst	Against
	CODE AND RESOLUTIONS RELATED		
	THERETO		
	BALANCE SHEET AS OF 31 DECEMBER		
	2016, BOARD		
	OF DIRECTORS' REPORT ON		
	MANAGEMENT		
	ACTIVITY, INTERNAL AND EXTERNAL		
	AUDITORS'		
O.2	REPORTS. TO PRESENT	ManagementFor	For
	CONSOLIDATED BALANCE		
	SHEET AS OF 31 DECEMBER 2016.		
	RESOLUTIONS		
	RELATED TO THE APPROVAL OF THE		
	BALANCE		
	SHEET AS OF 31 DECEMBER 2016		
0.2	RESOLUTIONS RELATED TO THE 2016	M T	Г
O.3	FINANCIAL WEAR RESULT OF THE COMPANY	ManagementFor	For
	YEAR RESULT OF THE COMPANY	,	
	BANZAI MEDIA S.R.L. BALANCE SHEET AS OF 31		
	DECEMBER 2016, BOARD OF		
	DIRECTORS' REPORT		
	ON MANAGEMENT ACTIVITY,		
0.4	INTERNAL AND	ManagementFor	For
0.4	EXTERNAL AUDITORS' REPORTS.	Wanagement of	1 01
	RESOLUTIONS		
	RELATED TO THE APPROVAL OF THE		
	BALANCE		
	SHEET AS OF 31 DECEMBER 2016		
	REWARDING REPORT, RESOLUTIONS		
	RELATED TO		
0.5	THE FIRST PART, AS PER ART. 123-TER,	M	
O.5	PARAGRAPH 6, OF THE LEGISLATIVE	ManagementFor	For
	DECREE 24		
	FEBRUARY 1998 NO. 58		
	TO AUTHORIZE THE PURCHASE AND		
	DISPOSAL OF		
0.6	OWN SHARES, AS PER ART. 2357 AND	ManagementFor	For
	2357-TER OF		
	THE ITALIAN CIVIL CODE		
O.7	RESOLUTIONS AS PER ARTICLE 114-BIS	S ManagementFor	For
	OF THE		
	LEGISLATIVE DECREE 58/1998 ON		

FINANCIAL INSTRUMENTS CONFERRAL TO AMEND ARTICLE 7 (STOCK CAPITAL) OF THE BY-E.1 ManagementAgainst Against LAWS: RESOLUTIONS RELATED **THERETO** TO AMEND ARTICLE 17 (BOARD OF DIRECTORS) OF E.2 ManagementFor For THE BY-LAWS: RESOLUTIONS RELATED THERETO 31 MAR 2017: PLEASE NOTE THAT THIS IS A REVISION DUE TO MODIFICATION OF THE-TEXT OF RESOLUTION O.7. IF YOU HAVE CMMT ALREADY SENT IN Non-Voting YOUR VOTES, PLEASE DO NOT-VOTE **AGAIN** UNLESS YOU DECIDE TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU. MEDIA PRIMA BHD, PETALING, SELANGOR Meeting Type Security Y5946D100 **Annual General Meeting** Meeting Date Ticker Symbol 27-Apr-2017 ISIN MYL4502OO000 Agenda 707943228 - Management **Proposed** For/Against Item Vote **Proposal** Management by TO APPROVE THE PAYMENT OF A FINAL SINGLE-TIER DIVIDEND OF 4.0 SEN PER 1 **ORDINARY SHARE** ManagementFor For IN RESPECT OF THE FINANCIAL YEAR ENDED 31 DECEMBER 2016 TO RE-ELECT DATUK SHAHRIL RIDZA **BIN RIDZUAN** WHO RETIRES IN ACCORDANCE WITH 2 ManagementFor For ARTICLE 100 OF THE COMPANY'S ARTICLES OF **ASSOCIATION** TO RE-ELECT THE FOLLOWING **DIRECTOR WHO** RETIRE IN ACCORDANCE WITH ARTICLE 105 OF 3 ManagementFor For THE COMPANY'S ARTICLES OF **ASSOCIATION:- TAN** SRI DATO' SERI UTAMA HAJI ISMAIL BIN HAJI OMAR 4 TO RE-ELECT THE FOLLOWING ManagementFor For

DIRECTOR WHO

RETIRE IN ACCORDANCE WITH

ARTICLE 105 OF

THE COMPANY'S ARTICLES OF

ASSOCIATION:-

DATUK LOO TOOK GEE

TO APPROVE THE PAYMENT OF

DIRECTORS' FEES

5 OF RM464,345.00 FOR THE FINANCIAL ManagementFor For

YEAR ENDED

31 DECEMBER 2016

TO APPROVE THE PAYMENT OF

DIRECTORS'

REMUNERATION AND BENEFITS

(EXCLUDING

DIRECTORS' FEES) UP TO AN AMOUNT ManagementFor 6 For

RM1,290,000.00 FOR THE PERIOD FROM

1 JANUARY

2017 UNTIL THE NEXT AGM OF THE

COMPANY

TO RE-APPOINT MESSRS

PRICEWATERHOUSECOOPERS AS

AUDITORS OF

7 THE COMPANY AND TO AUTHORISE ManagementFor For

THE BOARD OF

DIRECTORS TO DETERMINE THEIR

REMUNERATION

PROPOSED RENEWAL OF SHARE

8 **BUY-BACK** ManagementFor For

AUTHORITY

GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP

Ordinary General Meeting Meeting Type Security X3232T104

Ticker Symbol Meeting Date 27-Apr-2017

708027847 - Management **ISIN** Agenda GRS419003009

Proposed For/Against Proposal Vote Item Management by

CMMT PLEASE NOTE IN THE EVENT THE Non-Voting

MEETING DOES

NOT REACH QUORUM, THERE WILL BE

REPETITIVE MEETING ON 08 MAY 2017

(AND B

REPETITIVE MEETING ON 19

MAY-2017). 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 SUBMISSION AND APPROVAL OF THE COMPANY'S FINANCIAL STATEMENTS AND OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SEVENTEENTH (17TH) FISCAL YEAR 1. ManagementFor For (FROM THE 1ST OF JANUARY 2016 TO THE 31ST OF DECEMBER 2016) AND OF THE RELEVANT **DIRECTORS' REPORT** AND AUDITORS' REPORT APPROVAL OF THE DISTRIBUTION OF **EARNINGS** FOR THE SEVENTEENTH (17TH) FISCAL 2. ManagementFor YEAR For (FROM THE 1ST OF JANUARY 2016 TO 31ST OF DECEMBER 2016) DISCHARGE OF THE MEMBERS OF THE **BOARD OF** DIRECTORS AND THE STATUTORY **AUDITORS OF** THE COMPANY FROM ANY LIABILITY **FOR** COMPENSATION FOR THE REALIZED (MANAGEMENT) FOR THE 3. SEVENTEENTH (17TH) ManagementFor For FISCAL YEAR (FROM THE 1ST OF JANUARY 2016 TO THE 31ST OF DECEMBER 2016), AND APPROVAL OF MANAGEMENT AND REPRESENTATION **ACTIONS OF** THE BOARD OF DIRECTORS OF THE **COMPANY** 4. APPROVAL OF COMPENSATION AND ManagementFor For REMUNERATION TO THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE SEVENTEENTH (17TH) FISCAL YEAR (FROM THE 1ST OF JANUARY 2016 TO THE 31ST OF DECEMBER 2016)

PURSUANT TO

2190/1920, AS IN

ARTICLE 24 OF CODIFIED LAW

FORCE PRE-APPROVAL OF THE COMPENSATION AND REMUNERATION OF THE MEMBERS OF COMPANY'S BOARD OF DIRECTORS FOR THE 5. CURRENT EIGHTEENTH (18TH) FISCAL ManagementFor For YEAR (FROM THE 1ST OF JANUARY 2017 TO THE 31ST OF **DECEMBER 2017) PURSUANT TO** ARTICLE 24 OF CODIFIED LAW 2190/1920, AS IN FORCE SELECTION OF CERTIFIED AUDITORS FOR THE AUDIT OF THE FINANCIAL STATEMENTS OF THE COMPANY FOR THE CURRENT 6. EIGHTEENTH (18TH) ManagementFor For FISCAL YEAR (FROM THE 1ST OF JANUARY 2017 TO THE 31ST OF DECEMBER 2017) AND THE ISSUANCE OF THE ANNUAL TAX REPORT PROVISION OF PERMISSION PURSUANT TO ARTICLE 23, PARAGRAPH 1 OF **CODIFIED LAW** 2190/1920, AS IN FORCE, TO THE BOARD OF DIRECTORS' MEMBERS AND THE OFFICERS OF THE COMPANY'S GENERAL DIRECTORATES ManagementFor 7. For AND DIVISIONS FOR THEIR PARTICIPATION IN THE BOARDS OF DIRECTORS OR IN THE **MANAGEMENT** OF THE GROUP'S SUBSIDIARIES AND **AFFILIATES** 8A11. PROVISION OF SPECIFIC PERMISSION ManagementFor For FOR THE **CONCLUSION OF CONTRACTS PURSUANT TO** ARTICLE 23A OF CODIFIED LAW 2190/1920, AS IN FORCE: EXECUTED CONTRACTS OF THE COMPANY WITH RELATED PARTIES: LEASE **AGREEMENT**

BETWEEN THE COMPANY AND HORSE RACES S.A. (FOR THE USE OF PART OF THE OFFICE **BUILDING** OWNED BY THE COMPANY) PROVISION OF SPECIFIC PERMISSION FOR THE CONCLUSION OF CONTRACTS **PURSUANT TO** ARTICLE 23A OF CODIFIED LAW 2190/1920, AS IN FORCE: EXECUTED CONTRACTS OF 8A12. THE COMPANY ManagementFor For WITH RELATED PARTIES: LEASE **AGREEMENT** BETWEEN THE COMPANY AND OPAP SERVICES S.A. (FOR THE USE OF PART OF THE OFFICE **BUILDING** OWNED BY THE COMPANY) PROVISION OF SPECIFIC PERMISSION FOR THE **CONCLUSION OF CONTRACTS PURSUANT TO** ARTICLE 23A OF CODIFIED LAW 2190/1920, AS IN FORCE: EXECUTED CONTRACTS OF 8A13. THE COMPANY ManagementFor For WITH RELATED PARTIES: SUBLEASE **AGREEMENT** BETWEEN THE COMPANY AND TORA DIRECT S.A. (FOR THE USE OF PART OF THE OFFICE **BUILDING** LEASED BY THE COMPANY) PROVISION OF SPECIFIC PERMISSION FOR THE **CONCLUSION OF CONTRACTS PURSUANT TO** ARTICLE 23A OF CODIFIED LAW 2190/1920, AS IN FORCE: EXECUTED CONTRACTS OF 8A14. THE COMPANY ManagementFor For WITH RELATED PARTIES: SUBLEASE **AGREEMENT** BETWEEN THE COMPANY AND TORA WALLET S.A.

(FOR THE USE OF PART OF THE OFFICE

LEASED BY THE COMPANY)

BUILDING

8A15.

ManagementFor For

PROVISION OF SPECIFIC PERMISSION FOR THE CONCLUSION OF CONTRACTS **PURSUANT TO** ARTICLE 23A OF CODIFIED LAW 2190/1920, AS IN FORCE: EXECUTED CONTRACTS OF THE COMPANY WITH RELATED PARTIES: TRADEMARK LICENSE AGREEMENT BETWEEN THE COMPANY **AND HORSE** RACES S.A PROVISION OF SPECIFIC PERMISSION FOR THE CONCLUSION OF CONTRACTS **PURSUANT TO** ARTICLE 23A OF CODIFIED LAW 2190/1920, AS IN 8A16. FORCE: EXECUTED CONTRACTS OF ManagementFor For THE COMPANY WITH RELATED PARTIES: TRADEMARK LICENSE AGREEMENT BETWEEN THE COMPANY AND HELLENIC LOTTERIES S.A PROVISION OF SPECIFIC PERMISSION FOR THE CONCLUSION OF CONTRACTS **PURSUANT TO**

ARTICLE 23A OF CODIFIED LAW

2190/1920, AS IN

FORCE: FOR CORPORATE

GUARANTEES PROVIDED 8A21. For ManagementFor TO THIRD PARTIES ON FAVOR OF

RELATED

PARTIES: CORPORATE GUARANTEE IN

FAVOR OF

HELLENIC LOTTERIES S.A. IN THE

CONTEXT OF A

BOND LOAN OF AN AMOUNT UP TO

EUR 50,000,000

8A22. PROVISION OF SPECIFIC PERMISSION ManagementFor For

FOR THE

CONCLUSION OF CONTRACTS

PURSUANT TO

ARTICLE 23A OF CODIFIED LAW

2190/1920, AS IN

FORCE: FOR CORPORATE

GUARANTEES PROVIDED

TO THIRD PARTIES ON FAVOR OF

RELATED PARTIES: CORPORATE GUARANTEE IN **FAVOR OF** HELLENIC LOTTERIES S.A PROVISION OF SPECIFIC PERMISSION FOR THE **CONCLUSION OF CONTRACTS PURSUANT TO** ARTICLE 23A OF CODIFIED LAW 2190/1920, AS IN 8A23. FORCE: FOR CORPORATE ManagementFor For **GUARANTEES PROVIDED** TO THIRD PARTIES ON FAVOR OF **RELATED** PARTIES: CORPORATE GUARANTEE IN **FAVOR OF** HORSE RACES S.A PROVISION OF SPECIFIC PERMISSION FOR THE **CONCLUSION OF CONTRACTS PURSUANT TO** ARTICLE 23A OF CODIFIED LAW 2190/1920, AS IN 8A24. FORCE: FOR CORPORATE ManagementFor For **GUARANTEES PROVIDED** TO THIRD PARTIES ON FAVOR OF **RELATED** PARTIES: CORPORATE GUARANTEE IN FAVOR OF HORSE RACES S.A PROVISION OF SPECIFIC PERMISSION FOR THE **CONCLUSION OF CONTRACTS PURSUANT TO** ARTICLE 23A OF CODIFIED LAW 2190/1920, AS IN 8A25. FORCE: FOR CORPORATE ManagementFor For **GUARANTEES PROVIDED** TO THIRD PARTIES ON FAVOR OF **RELATED** PARTIES: CORPORATE GUARANTEE IN **FAVOR OF** HORSE RACES S.A 8A26. PROVISION OF SPECIFIC PERMISSION ManagementFor For FOR THE CONCLUSION OF CONTRACTS

PURSUANT TO

2190/1920, AS IN

ARTICLE 23A OF CODIFIED LAW

FORCE: FOR CORPORATE **GUARANTEES PROVIDED**

149

TO THIRD PARTIES ON FAVOR OF

RELATED

PARTIES: CORPORATE GUARANTEE IN

FAVOR OF

HORSE RACES S.A

PROVISION OF SPECIFIC PERMISSION

FOR THE

CONCLUSION OF CONTRACTS

PURSUANT TO

ARTICLE 23A OF CODIFIED LAW

2190/1920, AS IN

8A27. FORCE: FOR CORPORATE ManagementFor For

GUARANTEES PROVIDED

TO THIRD PARTIES ON FAVOR OF

RELATED

PARTIES: CORPORATE GUARANTEE IN

FAVOR

OPAP SPORTS LTD

PROVISION OF SPECIFIC PERMISSION

FOR THE

CONCLUSION OF CONTRACTS

PURSUANT TO

ARTICLE 23A OF CODIFIED LAW

2190/1920, AS IN

8A28. FORCE: FOR CORPORATE ManagementFor For

GUARANTEES PROVIDED

TO THIRD PARTIES ON FAVOR OF

RELATED

PARTIES: CORPORATE GUARANTEE IN

FAVOR OF

TORA DIRECT S.A

PROVISION OF SPECIFIC PERMISSION

FOR THE

CONCLUSION OF CONTRACTS

PURSUANT TO

ARTICLE 23A OF CODIFIED LAW

2190/1920, AS IN

8A29. FORCE: FOR CORPORATE ManagementFor For

GUARANTEES PROVIDED

TO THIRD PARTIES ON FAVOR OF

RELATED

PARTIES: CORPORATE GUARANTEE IN

FAVOR OF

NEUROSOFT S.A

8.B. PROVISION OF SPECIFIC PERMISSION ManagementAgainst Against

FOR THE

CONCLUSION OF CONTRACTS

PURSUANT TO

ARTICLE 23A OF CODIFIED LAW

2190/1920, AS IN

FORCE: FOR CONTRACTS THAT HAVE

BEEN NEGOTIATED WITH RELATED PARTIES **BUT HAVE** NOT YET BEEN SIGNED PENDING THE APPROVAL OF THE GENERAL MEETING: I. AGREEMENT FOR THE PROVISION OF CONSULTING **SERVICES WITH** EMERGING MARKETS CAPITAL, A.S. (COMPANY ASSOCIATED WITH MR JIRI SMEJC); II. **AGREEMENT** WITH EMERGING MARKETS CAPITAL, (COMPANY ASSOCIATED WITH MR JIRI SMEJC) FOR **SERVICES** APPROVAL OF THE REPLACEMENT OF A MEMBER 9. ManagementAgainst Against OF THE COMPANY'S BOARD OF **DIRECTORS** ADDITION TO THE COMPANY'S **PURPOSE AND** AMENDMENT OF ARTICLE 2 (PURPOSE) ManagementFor 10. For OF THE COMPANY'S ARTICLES OF **ASSOCIATION** PROVISION OF APPROVAL FOR THE **ACOUISITION** OF THE COMPANY'S OWN SHARES 11. **PURSUANT TO** ManagementFor For ARTICLE 16 OF CODIFIED LAW 2190/1920, AS IN **FORCE** APPROVAL OF THE DISTRIBUTION OF PART OF THE NET PROFITS OF THE FINANCIAL YEAR 2016 OF THE COMPANY TO EXECUTIVE MEMBERS 12. ManagementAgainst Against OF THE BOARD OF DIRECTORS AND OTHER **KEY** MANAGEMENT PERSONNEL OF THE **COMPANY** 13. APPROVAL OF A LONG TERM ManagementFor For **INCENTIVE SCHEME** WITH DISTRIBUTION OF PART OF THE **NET PROFITS** OF THE COMPANY TO EXECUTIVE MEMBERS OF

THE BOARD OF DIRECTORS AND

OTHER KEY

MANAGEMENT PERSONNEL OF THE

COMPANY

CORNING INCORPORATED

Security 219350105 Meeting Type Annual
Ticker Symbol GLW Meeting Date 27-Apr-2017

ISIN US2193501051 Agenda 934539733 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: DONALD W. BLAIR	ManagementFor	For
1B.	ELECTION OF DIRECTOR: STEPHANIE A. BURNS	ManagementFor	For
1C.	ELECTION OF DIRECTOR: JOHN A. CANNING, JR.	ManagementFor	For
1D.	ELECTION OF DIRECTOR: RICHARD T. CLARK	ManagementFor	For
1E.	ELECTION OF DIRECTOR: ROBERT F. CUMMINGS, JR.	ManagementFor	For
1F.	ELECTION OF DIRECTOR: DEBORAH A. HENRETTA	ManagementFor	For
1G.	ELECTION OF DIRECTOR: DANIEL P. HUTTENLOCHER	ManagementFor	For
1H.	ELECTION OF DIRECTOR: KURT M. LANDGRAF	ManagementFor	For
1I.	ELECTION OF DIRECTOR: KEVIN J. MARTIN	ManagementFor	For
1J.	ELECTION OF DIRECTOR: DEBORAH D. RIEMAN	ManagementFor	For
1K.	ELECTION OF DIRECTOR: HANSEL E. TOOKES II	ManagementFor	For
1L.	ELECTION OF DIRECTOR: WENDELL P. WEEKS	ManagementFor	For
1M.	ELECTION OF DIRECTOR: MARK S. WRIGHTON	ManagementFor	For
2.	ADVISORY VOTE TO APPROVE THE COMPANY'S EXECUTIVE COMPENSATION. ADVISORY VOTE ON THE FREQUENCY	ManagementFor	For
3.	WITH WHICH WE HOLD ADVISORY VOTES ON OUR EXECUTIVE COMPENSATION.	Management1 Year	For
4.	RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT REGISTERED PUBLIC	ManagementFor	For

ACCOUNTING

FIRM FOR THE FISCAL YEAR ENDING

DECEMBER

31, 2017.

RE-APPROVAL OF THE MATERIAL

TERMS OF THE

PERFORMANCE GOALS UNDER OUR

2012 LONG-

TERM INCENTIVE PLAN, AS REQUIRED ManagementFor 5. For

BY SECTION

162(M) OF THE U.S. INTERNAL

REVENUE CODE.

TELECOM ARGENTINA, S.A.

Meeting Type Security 879273209 Annual Ticker Symbol TEO Meeting Date 27-Apr-2017

ISIN Agenda 934578595 - Management US8792732096

Proposed For/Against Item Proposal Vote Management by

APPOINTMENT OF TWO SHAREHOLDERS TO

1. For APPROVE AND SIGN THE MINUTES OF ManagementFor

THE

MEETING.

CONSIDERATION OF THE

DOCUMENTATION

REQUIRED BY LAW 19,550 SECTION 234

SUBSECTION 1, THE 'COMISION

NACIONAL DE

VALORES' (CNV) RULES AND MERVAL

LISTING

RULES AND THE ACCOUNTABLE 2.

ManagementFor For **DOCUMENTATION**

IN ENGLISH REQUIRED BY THE US

SECURITIES &

EXCHANGE COMMISSION RULES, FOR

TWENTY-EIGHTH FISCAL YEAR,

ENDED DECEMBER

31, 2016 ('FISCAL YEAR 2016').

3. ManagementFor CONSIDERATION OF THE For

DESTINATION OF

RETAINED EARNINGS AS OF

DECEMBER 31, 2016

(P\$ 3,975 MILLION) AND THE PROPOSAL

OF THE

BOARD OF DIRECTORS TO ALLOCATE

THE TOTAL

AMOUNT OF SAID RETAINED

EARNINGS FOR THE

CONSTITUTION OF A 'RESERVE FOR

FUTURE CASH DIVIDENDS'. CONSIDERATION OF THE PROPOSAL ABOUT THE WITHDRAWAL OF P\$2,730 MILLION FROM THE 'VOLUNTARY RESERVE FOR **CAPITAL** INVESTMENTS' AND TO WITHDRAW THE TOTAL AMOUNT OF THE 'VOLUNTARY **RESERVE FOR FUTURE INVESTMENTS'(P\$2,904** MILLION), ...(DUE TO SPACE LIMITS, SEE PROXY MATERIAL FOR FULL PROPOSAL). CONSIDERATION OF THE PERFORMANCE OF BOARD MEMBERS WHO HAVE SERVED ManagementFor For FROM APRIL 29, 2016 TO THE DATE OF THIS GENERAL MEETING. CONSIDERATION OF THE PERFORMANCE OF SUPERVISORY COMMITTEE MEMBERS WHO HAVE ManagementFor For SERVED FROM APRIL 29, 2016 TO THE DATE OF THIS GENERAL MEETING. CONSIDERATION OF THE COMPENSATION FOR THE MEMBERS OF THE BOARD OF **DIRECTORS WHO** SERVED DURING FISCAL YEAR 2016 (FROM THE GENERAL MEETING OF APRIL 29, 2016 TO THE DATE OF THIS MEETING). PROPOSAL TO PAY ManagementFor For THE TOTAL AMOUNT OF P\$36,900,000, REPRESENTING 0.92% OF THE 'ACCOUNTABLE EARNINGS', CALCULATED ACCORDING TO CNV RULES SECTION 3, TITLE II, CHAPTER III (N.T. 2013).

ManagementAgainst

Against

4.

5.

6.

7.

AUTHORIZE THE BOARD OF

ADVANCE PAYMENTS TO THOSE

SERVE DURING FISCAL YEAR 2017

DIRECTORS TO MAKE

DIRECTORS WHO

154

(FROM THE DATE OF THIS MEETING UNTIL THE **MEETING** CONSIDERING THE DOCUMENTATION FOR SAID YEAR, CONTINGENT UPON WHAT SAID **MEETING** RESOLVES). CONSIDERATION OF THE COMPENSATION OF SUPERVISORY COMMITTEE MEMBERS FOR THEIR SERVICES DURING FISCAL YEAR 2016 8. (FROM THE ManagementFor For GENERAL MEETING OF APRIL 29, 2016 TO THE DATE OF THIS MEETING). PROPOSAL TO PAY THE TOTAL AMOUNT OF P\$6,500,000. DESIGNATION OF ONE REGULAR **DIRECTOR AND** FOUR ALTERNATE DIRECTORS TO 9. PERFORM FROM ManagementAbstain Against THE DATE OF THIS SHAREHOLDERS' **MEETING AND** FOR TWO FISCAL YEARS. DETERMINATION OF THE NUMBER OF **REGULAR** 10. AND ALTERNATE MEMBERS OF THE ManagementFor For **SUPERVISORY** COMMITTEE FOR FISCAL YEAR 2017. ELECT REGULAR MEMBERS OF THE 11. **SUPERVISORY** Against ManagementAbstain COMMITTEE. ELECT ALTERNATE MEMBERS OF THE ManagementAbstain 12. Against SUPERVISORY COMMITTEE. AUTHORIZE THE BOARD OF **DIRECTORS TO MAKE** ADVANCE PAYMENTS FOR THE **SUPERVISORY** COMMITTEE MEMBERS WHO SERVE **DURING** FISCAL YEAR 2017 (FROM THE DATE 13. **OF THIS** ManagementAgainst Against MEETING TO THE MEETING **CONSIDERING THE** DOCUMENTATION FOR SAID FISCAL YEAR). CONTINGENT UPON WHAT SAID **MEETING**

RESOLVES.

DETERMINE THE COMPENSATION OF INDEPENDENT AUDITORS WHO 14. ManagementFor For **PROVIDED** SERVICES DURING FISCAL YEAR 2016. APPOINTMENT OF INDEPENDENT **AUDITORS TO** AUDIT THE FINANCIAL STATEMENTS 15. FOR THE ManagementFor For FISCAL YEAR 2017, AND **DETERMINATION OF THEIR** COMPENSATION. CONSIDER THE BUDGET FOR THE **AUDIT** 16. ManagementFor For **COMMITTEE FOR FISCAL YEAR 2017** (P\$3,400,000). GMM GRAMMY PUBLIC CO LTD, WATTANA Security Y22931110 Meeting Type **Annual General Meeting** Ticker Symbol Meeting Date 28-Apr-2017 **ISIN** Agenda 707816697 - Management TH0473010Z17 Proposed For/Against Item Vote **Proposal** Management by PLEASE NOTE THAT THIS IS AN AMENDMENT TO MEETING ID 734923 DUE TO ADDITION OF-RESOLUTION 10. ALL VOTES RECEIVED CMMT ON THE Non-Voting PREVIOUS MEETING WILL BE **DISREGARDED-AND** YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK YOU IN THE SITUATION WHERE THE CHAIRMAN OF THE MEETING SUDDENLY CHANGE THE CMMT AGENDA-Non-Voting AND/OR ADD NEW AGENDA DURING THE MEETING, WE WILL VOTE THAT AGENDA AS **ABSTAIN** TO CERTIFY THE MINUTES OF THE 2016 **ANNUAL** 1 GENERAL MEETING OF ManagementFor For **SHAREHOLDERS** CONVENED ON 29 APRIL 2016 TO ACKNOWLEDGE THE

DECLARATION OF THE

COMPANY'S ANNUAL REPORT

2016 OPERATIONAL RESULTS AND THE ManagementFor

2

For

	Edgal Filling. GABELLI WOL	TIMEDIA TRUST INC	J FUIII IN	-FA
3	TO APPROVE THE STATEMENTS OF FINANCIAL POSITION AND THE COMPREHENSIVE INCOME STATEMENTS FOR THE FISCAL YEAR ENDING 31 DECEMBER 2016	ManagementFor	For	
4	TO APPROVE THE PROFIT APPORTIONMENT AS STATUTORY RESERVE FUND FROM THE 2016 OPERATIONAL RESULTS	ManagementFor	For	
5	TO APPROVE THE OMISSION OF DIVIDEND PAYMENT FROM THE 2016 OPERATIONAL RESULTS TO APPROVE THE APPOINTMENT OF	ManagementFor	For	
6	DIRECTORS IN PLACE OF THOSE WHO ARE DUE TO RETIRE BY	ManagementAgainst	Against	
7	ROTATION TO APPROVE THE AMENDMENT OF AUTHORIZED DIRECTORS OF THE COMPANY TO APPROVE THE REMUNERATIONS OF	ManagementFor F	For	
8	THE BOARD OF DIRECTORS AND SUBCOMMITTEES FOR THE YEAR 2017 TO APPROVE THE APPOINTMENT OF	ManagementFor	For	
9	THE AUDITORS AND THE DETERMINATION OF THE AUDIT FEE FOR THE YEAR 2017 TO APPROVE THE AMENDMENT OF	ManagementFor	For	
10	THE COMPANY'S OBJECTIVES AND THE COMPANY'S MEMORANDUM OF ASSOCIATION, ARTICLE 3 OBJECTIVES OF THE COMPANY	ManagementFor	For	
Securit	OTHER MATTERS. (IF ANY) ON MULTIMEDIA GROUP PUBLIC COMPA	ManagementAgainst NY LIMITED Meeting T Meeting I Agenda		Annual General Meeting 28-Apr-2017 707852390 - Management
Item	Proposal TO CONSIDER AND CERTIFY THE COMPANY'S	Proposed by Vote ManagementFor	For/Agains Manageme For	

	20ga: 1 mig. 6, 12222. 11102		
	OPERATING RESULTS AND THE BOARI OF)	
	DIRECTORS' REPORT FOR THE YEAR 2016		
	TO CONSIDER AND APPROVE THE		
2	COMPANY'S FINANCIAL STATEMENTS FOR THE	ManagementFor	For
	YEAR 2016 ENDED DECEMBER 31, 2016 TO CONSIDER AND APPROVE THE OMISSION OF THE DIVIDEND PAYMENT FOR THE		_
3	OPERATING RESULTS OF THE YEAR ENDED DECEMBER 31, 2016 TO CONSIDER AND APPROVE THE APPOINTMENT	ManagementFor	For
4	OF THE COMPANY'S AUDITORS AND THE DETERMINATION OF AUDIT FEE FOR	ManagementFor	For
5.1	THE YEAR 2017 TO CONSIDER AND APPROVE THE APPOINTMENT OF DIRECTOR TO REPLACE THOSE WHO COMPLETED THE TERMS: MS. NARAWADEE	ManagementFor	For
5.2	VANICHVATANA TO CONSIDER AND APPROVE THE APPOINTMENT OF DIRECTOR TO REPLACE THOSE WHO COMPLETED THE TERMS: MR. SUPHAPHONG SUSHASPHA	ManagementFor	For
6	TO CONSIDER AND DETERMINE THE REMUNERATION OF DIRECTORS FOR THE YEAR 2017	ManagementFor	For
7	TO CONSIDER ANY OTHER MATTERS (IF ANY) 21 MAR 2017: IN THE SITUATION	ManagementAgainst	Against
CMMT	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.	Non-Voting	

21 MAR 2017: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO ADDITION OF

COMMENT.-IF YOU

CMMT NAME ALREADY SENT IN YOUR VOTES, Non-Voting

PLEASE DO

NOT VOTE AGAIN UNLESS YOU-DECIDE TO AMEND

YOUR ORIGINAL INSTRUCTIONS.

THANK YOU.

GRUPO RADIO CENTRO, S.A.B. DE C.V.

Security P4983X160 Meeting Type Ordinary General Meeting

Ticker Symbol Meeting Date 28-Apr-2017

ISIN MXP680051218 Agenda 707999528 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT ONLY MEXICAN

NATIONALS

HAVE VOTING RIGHTS AT THIS

MEETING.-IF YOU

CMMT WOLLD LIVE TO Non-Voting

WOULD LIKE TO

SUBMIT YOUR VOTE ON THIS-MEETING PLEASE

CONTACT YOUR CLIENT SERVICE

REPRESENTATIVE. THANK YOU

I PRESENTATION AND, IF DEEMED Non-Voting

APPROPRIATE,

APPROVAL OF I. THE ANNUAL

REPORTS IN-REGARD

TO THE ACTIVITIES OF THE AUDIT

AND

CORPORATE PRACTICES COMMITTEE

FOR-THE

FISCAL YEAR THAT ENDED ON

DECEMBER 31, 2016,

II. THE REPORT FROM THE-GENERAL

DIRECTOR

THAT IS PREPARED IN ACCORDANCE

WITH

ARTICLE 172 OF THE-GENERAL

MERCANTILE

COMPANIES LAW, ACCOMPANIED BY

THE OPINION

OF THE OUTSIDE-AUDITOR FOR THE

SAME FISCAL

YEAR, AND III. THE OPINION OF THE

BOARD OF-

DIRECTORS IN REGARD TO THE

CONTENT OF THE

REPORT FROM THE GENERAL

DIRECTOR-AND ITS

REPORT IN REGARD TO THE

TRANSACTIONS AND

ACTIVITIES IN WHICH IT

HAS-INTERVENED IN

ACCORDANCE WITH THAT WHICH IS

PROVIDED

FOR IN THE SECURITIES-MARKET

LAW, INCLUDING

THE REPORT THAT IS REFERRED TO IN

LINE B OF

ARTICLE 172-OF THE GENERAL

MERCANTILE

COMPANIES LAW, IN WHICH ARE

CONTAINED THE

MAIN-ACCOUNTING AND

INFORMATION POLICIES

AND CRITERIA THAT WERE

FOLLOWED IN THE-

PREPARATION OF THE FINANCIAL

INFORMATION,

WHICH IN TURN INCLUDES

THE-INDIVIDUAL AND

CONSOLIDATED AUDITED FINANCIAL

STATEMENTS

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

C.V., TO

DECEMBER 31, 2016, RESOLUTIONS IN

THIS

REGARD

THE REPORT IN REGARD TO THE

FULFILLMENT OF

THE TAX OBLIGATIONS THAT ARE

THE-

RESPONSIBILITY OF GRUPO RADIO

II CENTRO, S.A.B.

Non-Voting

DE C.V., IN ACCORDANCE WITH

THAT-WHICH IS

REQUIRED BY PART XIX OF ARTICLE

76 OF THE

INCOME TAX LAW

RESOLUTION IN REGARD TO THE

ALLOCATION OF

III RESULTS, ITS DISCUSSION

Non-Voting

AND-APPROVAL, IF

DEEMED APPROPRIATE

IV RESIGNATION, APPOINTMENT AND OR Non-Voting

RATIFICATION OF THE FULL AND

ALTERNATE-

MEMBERS OF THE BOARD OF

DIRECTORS, ITS

CHAIRPERSON, SECRETARY AND VICE-

SECRETARY, AFTER THE

CLASSIFICATION OF THE

INDEPENDENCE OF THE MEMBERS

FOR-WHOM

THIS IS APPROPRIATE. RESIGNATION,

APPOINTMENT AND OR RATIFICATION

OF THE-

MEMBERS OF THE EXECUTIVE

COMMITTEE, AUDIT

COMMITTEE AND CORPORATE

PRACTICES-

COMMITTEE, INCLUDING THE

CHAIRPERSONS OF

THE LATTER TWO. ESTABLISHMENT

OF-

COMPENSATION

DESIGNATION OF DELEGATES WHO

WILL CARRY

V OUT AND FORMALIZE THE Non-Voting

RESOLUTIONS-THAT ARE

PASSED AT THE GENERAL MEETING

AT&T INC.

Security 00206R102 Meeting Type Annual Ticker Symbol T Meeting Date 28-Apr-2017

ISIN US00206R1023 Agenda 934539935 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: RANDALL L. STEPHENSON	ManagementFor	For
1B.	ELECTION OF DIRECTOR: SAMUEL A. DI PIAZZA, JR.	ManagementFor	For
1C.	ELECTION OF DIRECTOR: RICHARD W. FISHER	ManagementFor	For
1D.	ELECTION OF DIRECTOR: SCOTT T. FORD	ManagementFor	For
1E.	ELECTION OF DIRECTOR: GLENN H. HUTCHINS	ManagementFor	For
1F.	ELECTION OF DIRECTOR: WILLIAM E. KENNARD	ManagementFor	For
1G.	ELECTION OF DIRECTOR: MICHAEL B. MCCALLISTER	ManagementFor	For
1H.	ELECTION OF DIRECTOR: BETH E. MOONEY	ManagementFor	For
1I.	ELECTION OF DIRECTOR: JOYCE M. ROCHE	ManagementFor	For
1J.	ELECTION OF DIRECTOR: MATTHEW K. ROSE	ManagementFor	For
1K.		ManagementFor	For

	ELECTION OF DIRECTOR: CYNTHIA B.				
	TAYLOR				
1L.	ELECTION OF DIRECTOR: LAURA	Managemen	tFor	For	
IL.	D'ANDREA TYSON	-		1 01	
1M.	ELECTION OF DIRECTOR: GEOFFREY Y	Managaman	tFor	For	
1171.	YANG	Wanagemen	u oi	1 01	
	RATIFICATION OF APPOINTMENT OF				
2.	INDEPENDENT	Managemen	tFor	For	
	AUDITORS.				
2	ADVISORY APPROVAL OF EXECUTIVE		·E		
3.	COMPENSATION.	Managemen	tror	For	
	ADVISORY APPROVAL OF FREQUENCY				
4.	OF VOTE ON	Managemen	t1 Year	For	
	EXECUTIVE COMPENSATION				
	PREPARE POLITICAL SPENDING				
5.	REPORT.	Shareholder	Against	For	
6.	PREPARE LOBBYING REPORT.	Shareholder	Against	For	
	MODIFY PROXY ACCESS		· ·		
7.	REQUIREMENTS.	Shareholder	Abstain	Against	
	REDUCE VOTE REQUIRED FOR				
8.	WRITTEN CONSENT.	Shareholder	Against	For	
GRIIPO	TELEVISA, S.A.B.				
Security	•		Meeting T	'vne	Annual
•	Symbol TV		Meeting D		28-Apr-2017
ISIN	US40049J2069		Agenda	raic	934595197 - Management
10111	034004732007		Agenda		754575177 - Wallagement
		Proposed		For/Agains	t ·
Item	Proposal	Proposed	VOTE	For/Agains	
Item		by	VOTE	For/Agains Managemen	
Item	APPOINTMENT AND/OR RATIFICATION	by	VOTE	-	
Item	APPOINTMENT AND/OR RATIFICATION AS THE	by	VOTE	-	
Item	APPOINTMENT AND/OR RATIFICATION AS THE CASE MAY BE, OF THE MEMBERS OF	by	VOTE	-	
Item	APPOINTMENT AND/OR RATIFICATION AS THE CASE MAY BE, OF THE MEMBERS OF THE BOARD	by	VOTE	-	
Item	APPOINTMENT AND/OR RATIFICATION AS THE CASE MAY BE, OF THE MEMBERS OF THE BOARD OF DIRECTORS TO BE APPOINTED AT	by	VOTE	-	
Item	APPOINTMENT AND/OR RATIFICATION AS THE CASE MAY BE, OF THE MEMBERS OF THE BOARD OF DIRECTORS TO BE APPOINTED AT THIS	by	v ote	-	
	APPOINTMENT AND/OR RATIFICATION AS THE CASE MAY BE, OF THE MEMBERS OF THE BOARD OF DIRECTORS TO BE APPOINTED AT THIS MEETING PURSUANT TO ARTICLES	by ,	v ote	-	
	APPOINTMENT AND/OR RATIFICATION AS THE CASE MAY BE, OF THE MEMBERS OF THE BOARD OF DIRECTORS TO BE APPOINTED AT THIS MEETING PURSUANT TO ARTICLES TWENTY SIXTH,	by ,	v ote	-	
	APPOINTMENT AND/OR RATIFICATION AS THE CASE MAY BE, OF THE MEMBERS OF THE BOARD OF DIRECTORS TO BE APPOINTED AT THIS MEETING PURSUANT TO ARTICLES TWENTY SIXTH, TWENTY SEVENTH AND OTHER	by ,	v ote	-	
	APPOINTMENT AND/OR RATIFICATION AS THE CASE MAY BE, OF THE MEMBERS OF THE BOARD OF DIRECTORS TO BE APPOINTED AT THIS MEETING PURSUANT TO ARTICLES TWENTY SIXTH, TWENTY SEVENTH AND OTHER APPLICABLE	by ,	v ote	-	
	APPOINTMENT AND/OR RATIFICATION AS THE CASE MAY BE, OF THE MEMBERS OF THE BOARD OF DIRECTORS TO BE APPOINTED AT THIS MEETING PURSUANT TO ARTICLES TWENTY SIXTH, TWENTY SEVENTH AND OTHER APPLICABLE ARTICLES OF THE CORPORATE	by ,	v ote	-	
	APPOINTMENT AND/OR RATIFICATION AS THE CASE MAY BE, OF THE MEMBERS OF THE BOARD OF DIRECTORS TO BE APPOINTED AT THIS MEETING PURSUANT TO ARTICLES TWENTY SIXTH, TWENTY SEVENTH AND OTHER APPLICABLE ARTICLES OF THE CORPORATE BY-LAWS.	by ,	v ote	-	
	APPOINTMENT AND/OR RATIFICATION AS THE CASE MAY BE, OF THE MEMBERS OF THE BOARD OF DIRECTORS TO BE APPOINTED AT THIS MEETING PURSUANT TO ARTICLES TWENTY SIXTH, TWENTY SEVENTH AND OTHER APPLICABLE ARTICLES OF THE CORPORATE BY-LAWS. APPOINTMENT OF DELEGATES TO	by ,	v ote	-	
Ll	APPOINTMENT AND/OR RATIFICATION AS THE CASE MAY BE, OF THE MEMBERS OF THE BOARD OF DIRECTORS TO BE APPOINTED AT THIS MEETING PURSUANT TO ARTICLES TWENTY SIXTH, TWENTY SEVENTH AND OTHER APPLICABLE ARTICLES OF THE CORPORATE BY-LAWS. APPOINTMENT OF DELEGATES TO CARRY OUT AND	by ,	tFor	-	
	APPOINTMENT AND/OR RATIFICATION AS THE CASE MAY BE, OF THE MEMBERS OF THE BOARD OF DIRECTORS TO BE APPOINTED AT THIS MEETING PURSUANT TO ARTICLES TWENTY SIXTH, TWENTY SEVENTH AND OTHER APPLICABLE ARTICLES OF THE CORPORATE BY-LAWS. APPOINTMENT OF DELEGATES TO CARRY OUT AND FORMALIZE THE RESOLUTIONS	by ,	tFor	-	
Ll	APPOINTMENT AND/OR RATIFICATION AS THE CASE MAY BE, OF THE MEMBERS OF THE BOARD OF DIRECTORS TO BE APPOINTED AT THIS MEETING PURSUANT TO ARTICLES TWENTY SIXTH, TWENTY SEVENTH AND OTHER APPLICABLE ARTICLES OF THE CORPORATE BY-LAWS. APPOINTMENT OF DELEGATES TO CARRY OUT AND FORMALIZE THE RESOLUTIONS ADOPTED AT THIS	by ,	tFor	-	
L1 L2	APPOINTMENT AND/OR RATIFICATION AS THE CASE MAY BE, OF THE MEMBERS OF THE BOARD OF DIRECTORS TO BE APPOINTED AT THIS MEETING PURSUANT TO ARTICLES TWENTY SIXTH, TWENTY SEVENTH AND OTHER APPLICABLE ARTICLES OF THE CORPORATE BY-LAWS. APPOINTMENT OF DELEGATES TO CARRY OUT AND FORMALIZE THE RESOLUTIONS ADOPTED AT THIS MEETING.	Managemen Managemen	tFor tFor	-	
Ll	APPOINTMENT AND/OR RATIFICATION AS THE CASE MAY BE, OF THE MEMBERS OF THE BOARD OF DIRECTORS TO BE APPOINTED AT THIS MEETING PURSUANT TO ARTICLES TWENTY SIXTH, TWENTY SEVENTH AND OTHER APPLICABLE ARTICLES OF THE CORPORATE BY-LAWS. APPOINTMENT OF DELEGATES TO CARRY OUT AND FORMALIZE THE RESOLUTIONS ADOPTED AT THIS MEETING. APPOINTMENT AND/OR RATIFICATION	Managemen Managemen	tFor tFor	-	
L1 L2	APPOINTMENT AND/OR RATIFICATION AS THE CASE MAY BE, OF THE MEMBERS OF THE BOARD OF DIRECTORS TO BE APPOINTED AT THIS MEETING PURSUANT TO ARTICLES TWENTY SIXTH, TWENTY SEVENTH AND OTHER APPLICABLE ARTICLES OF THE CORPORATE BY-LAWS. APPOINTMENT OF DELEGATES TO CARRY OUT AND FORMALIZE THE RESOLUTIONS ADOPTED AT THIS MEETING. APPOINTMENT AND/OR RATIFICATION AS THE	Managemen Managemen	tFor tFor	-	
L1 L2	APPOINTMENT AND/OR RATIFICATION AS THE CASE MAY BE, OF THE MEMBERS OF THE BOARD OF DIRECTORS TO BE APPOINTED AT THIS MEETING PURSUANT TO ARTICLES TWENTY SIXTH, TWENTY SEVENTH AND OTHER APPLICABLE ARTICLES OF THE CORPORATE BY-LAWS. APPOINTMENT OF DELEGATES TO CARRY OUT AND FORMALIZE THE RESOLUTIONS ADOPTED AT THIS MEETING. APPOINTMENT AND/OR RATIFICATION AS THE CASE MAY BE, OF THE MEMBERS OF	Managemen Managemen	tFor tFor	-	
L1 L2	APPOINTMENT AND/OR RATIFICATION AS THE CASE MAY BE, OF THE MEMBERS OF THE BOARD OF DIRECTORS TO BE APPOINTED AT THIS MEETING PURSUANT TO ARTICLES TWENTY SIXTH, TWENTY SEVENTH AND OTHER APPLICABLE ARTICLES OF THE CORPORATE BY-LAWS. APPOINTMENT OF DELEGATES TO CARRY OUT AND FORMALIZE THE RESOLUTIONS ADOPTED AT THIS MEETING. APPOINTMENT AND/OR RATIFICATION AS THE CASE MAY BE, OF THE MEMBERS OF THE BOARD	Managemen Managemen	tFor tFor	-	
L1 L2	APPOINTMENT AND/OR RATIFICATION AS THE CASE MAY BE, OF THE MEMBERS OF THE BOARD OF DIRECTORS TO BE APPOINTED AT THIS MEETING PURSUANT TO ARTICLES TWENTY SIXTH, TWENTY SEVENTH AND OTHER APPLICABLE ARTICLES OF THE CORPORATE BY-LAWS. APPOINTMENT OF DELEGATES TO CARRY OUT AND FORMALIZE THE RESOLUTIONS ADOPTED AT THIS MEETING. APPOINTMENT AND/OR RATIFICATION AS THE CASE MAY BE, OF THE MEMBERS OF THE BOARD OF DIRECTORS TO BE APPOINTED AT	Managemen Managemen	tFor tFor	-	
L1 L2	APPOINTMENT AND/OR RATIFICATION AS THE CASE MAY BE, OF THE MEMBERS OF THE BOARD OF DIRECTORS TO BE APPOINTED AT THIS MEETING PURSUANT TO ARTICLES TWENTY SIXTH, TWENTY SEVENTH AND OTHER APPLICABLE ARTICLES OF THE CORPORATE BY-LAWS. APPOINTMENT OF DELEGATES TO CARRY OUT AND FORMALIZE THE RESOLUTIONS ADOPTED AT THIS MEETING. APPOINTMENT AND/OR RATIFICATION AS THE CASE MAY BE, OF THE MEMBERS OF THE BOARD	Managemen Managemen	tFor tFor	-	

ManagementFor

ManagementFor

MEETING PURSUANT TO ARTICLES

TWENTY SIXTH,

TWENTY SEVENTH AND OTHER

APPLICABLE

ARTICLES OF THE CORPORATE

BY-LAWS.

APPOINTMENT OF DELEGATES TO

CARRY OUT AND

D2 FORMALIZE THE RESOLUTIONS

•

ADOPTED AT THIS

MEETING.

PRESENTATION AND, IN ITS CASE,

APPROVAL OF

THE REPORTS REFERRED TO IN

ARTICLE 28,

PARAGRAPH IV OF THE SECURITIES

MARKET LAW,

INCLUDING THE FINANCIAL

STATEMENTS FOR THE

AB1 YEAR ENDED ON DECEMBER 31, 2016 ManagementAbstain

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

AB2 CERTAIN FISCAL OBLIGATIONS OF

THE COMPANY,

PURSUANT TO THE APPLICABLE

LEGISLATION.

RESOLUTION REGARDING THE

ALLOCATION OF

FINAL RESULTS FOR THE YEAR ENDED

AB3 ON ManagementAbstain

DECEMBER 31, 2016, INCLUDING THE

APPROVAL

AND PAYMENT OF DIVIDENDS.

AB4 RESOLUTION REGARDING (I) THE ManagementFor

AMOUNT THAT

MAY BE ALLOCATED TO THE

REPURCHASE OF

SHARES OF THE COMPANY PURSUANT

TO ARTICLE

56, PARAGRAPH IV OF THE SECURITIES

MARKET

LAW; AND (II) THE REPORT ON THE

POLICIES AND

RESOLUTIONS ADOPTED BY THE

BOARD OF

DIRECTORS OF THE COMPANY,

REGARDING THE

ACQUISITION AND SALE OF SUCH

SHARES.

APPOINTMENT AND/OR RATIFICATION,

AS THE

CASE MAY BE, OF THE MEMBERS

THAT SHALL

CONFORM THE BOARD OF DIRECTORS. ManagementFor AB5

THE

SECRETARY AND OFFICERS OF THE

COMPANY.

APPOINTMENT AND/OR RATIFICATION,

AS THE

CASE MAY BE, OF THE MEMBERS

AB6 ManagementFor THAT SHALL

CONFORM THE EXECUTIVE

COMMITTEE.

APPOINTMENT AND/OR RATIFICATION,

AS THE

CASE MAY BE, OF THE CHAIRMAN OF

AB7 THE AUDIT

AND CORPORATE PRACTICES

COMMITTEE.

COMPENSATION TO THE MEMBERS OF

THE BOARD

OF DIRECTORS, OF THE EXECUTIVE

COMMITTEE,

AB8 ManagementFor OF THE AUDIT AND CORPORATE

PRACTICES

COMMITTEE, AS WELL AS TO THE

SECRETARY.

APPOINTMENT OF DELEGATES WHO

WILL CARRY

AB9 OUT AND FORMALIZE THE ManagementFor

RESOLUTIONS ADOPTED

AT THIS MEETING.

OI S.A.

Security 670851500 Meeting Type Annual Ticker Symbol OIBRC Meeting Date 28-Apr-2017

934599549 - Management ISIN Agenda US6708515001

ManagementAgainst

Proposed For/Against Item Proposal Vote Management by

1. TAKE THE MANAGEMENT'S ManagementAgainst

ACCOUNTS AND

EXAMINE, DISCUSS AND VOTE ON THE MANAGEMENT'S REPORT AND THE

FINANCIAL

STATEMENTS FOR THE FISCAL YEAR

ENDED

DECEMBER 31, 2016, TOGETHER WITH

THE

INDEPENDENT AUDITORS' REPORT

AND THE

FISCAL COUNCIL.

EXAMINE, DISCUSS AND VOTE ON THE

MANAGEMENT PROPOSAL FOR THE

ALLOCATION

2. OF THE RESULTS FOR THE FISCAL ManagementFor

YEAR ENDED

DECEMBER 31, 2016.

DETERMINE THE ANNUAL GLOBAL

AMOUNT OF

COMPENSATION FOR THE

ManagementAgainst

MANAGEMENT AND THE

MEMBERS OF THE COMPANY'S FISCAL

COUNCIL.

3.

RATIFY THE ELECTION OF MEMBERS

NOMINATED

IN THE BOARD OF DIRECTORS

MEETINGS HELD ON

AUGUST 12, 2016 AND SEPTEMBER 14,

2016 TO THE

BOARD OF DIRECTORS, IN THE FORM

PROVIDED

FOR IN ARTICLE 150 OF LAW 6,404/76:

RICARDO

REISEN DE PINHO

(EFFECTIVE), MARCOS DUARTE SANTOS (EFFECTIVE), DEMIAN FIOCCA ManagementFor 4.

(EFFECTIVE), HELIO CALIXTO DA

COSTA

(EFFECTIVE), BLENER BRAGA

CARDOSO MAYHEW

(ALTERNATE), LUIS MANUEL DA

COSTA DE SOUSA

MACEDO (ALTERNATE), NELSON

SEQUEIROS

RODRIGUEZ TANURE (ALTERNATE),

JOSE MANUEL

MELO DA SILVA (ALTERNATE)

5. ELECT MEMBER OF THE FISCAL ManagementFor

COUNCIL AND

THEIR RESPECTIVE ALTERNATES: JOSE

CLAUDO

REGO ARANHA (EFFECTIVE) / ALVARO

BANDEIRA

(ALTERNATE), PEDRO WAGNER

PEREIRA COELHO

(EFFECTIVE) / PIERO CARBONE

(ALTERNATE),

GILBERTO BRAGA (EFFECTIVE) /

FELIPE BUENO DA

SILVA (ALTERNATE)

OI S.A.

Item

Security 670851401 Meeting Type Annual
Ticker Symbol OIBRQ Meeting Date 28-Apr-2017

ISIN US6708514012 Agenda 934599551 - Management

Proposal Proposed by Vote For/Against Management

TAKE THE MANAGEMENT'S

ACCOUNTS AND

EXAMINE, DISCUSS AND VOTE ON THE MANAGEMENT'S REPORT AND THE

FINANCIAL

STATEMENTS FOR THE FISCAL YEAR

1. ENDED

DECEMBER 31, 2016, TOGETHER WITH

THE

INDEPENDENT AUDITORS' REPORT

AND THE

FISCAL COUNCIL.

EXAMINE, DISCUSS AND VOTE ON THE MANAGEMENT PROPOSAL FOR THE

ALLOCATION

2. OF THE RESULTS FOR THE FISCAL ManagementFor

YEAR ENDED

DECEMBER 31, 2016.

DETERMINE THE ANNUAL GLOBAL

AMOUNT OF

3. COMPENSATION FOR THE

MANAGEMENT AND THE

ManagementAgainst

ManagementAgainst

MEMBERS OF THE COMPANY'S FISCAL

COUNCIL.

4. RATIFY THE ELECTION OF MEMBERS ManagementFor

NOMINATED

IN THE BOARD OF DIRECTORS

MEETINGS HELD ON

AUGUST 12, 2016 AND SEPTEMBER 14,

2016 TO THE

BOARD OF DIRECTORS, IN THE FORM

PROVIDED

FOR IN ARTICLE 150 OF LAW 6,404/76:

RICARDO

REISEN DE PINHO

(EFFECTIVE), MARCOS DUARTE

SANTOS (EFFECTIVE), DEMIAN FIOCCA

(EFFECTIVE), HELIO CALIXTO DA

COSTA

(EFFECTIVE), BLENER BRAGA

CARDOSO MAYHEW

(ALTERNATE), LUIS MANUEL DA

COSTA DE SOUSA

MACEDO (ALTERNATE), NELSON

SEQUEIROS

RODRIGUEZ TANURE (ALTERNATE),

JOSE MANUEL

MELO DA SILVA (ALTERNATE)

ELECT MEMBER OF THE FISCAL

COUNCIL AND

THEIR RESPECTIVE ALTERNATES: JOSE

CLAUDO

REGO ARANHA (EFFECTIVE) / ALVARO

BANDEIRA

5. (ALTERNATE), PEDRO WAGNER

ManagementFor

PEREIRA COELHO

(EFFECTIVE) / PIERO CARBONE

(ALTERNATE),

GILBERTO BRAGA (EFFECTIVE) /

FELIPE BUENO DA

SILVA (ALTERNATE)

GRUPO TELEVISA, S.A.B.

Security 40049J206 Meeting Type Annual
Ticker Symbol TV Meeting Date 28-Apr-2017

ISIN US40049J2069 Agenda 934601192 - Management

ManagementFor

Item Proposal Proposed by Vote For/Against Management

APPOINTMENT AND/OR RATIFICATION,

AS THE

THIS

CASE MAY BE, OF THE MEMBERS OF

THE BOARD

OF DIRECTORS TO BE APPOINTED AT

L1 MEETING PURSUANT TO ARTICLES

TWENTY SIXTH,

TWENTY SEVENTH AND OTHER

APPLICABLE

ARTICLES OF THE CORPORATE

BY-LAWS.

APPOINTMENT OF DELEGATES TO

CARRY OUT AND

L2 FORMALIZE THE RESOLUTIONS ManagementFor

ADOPTED AT THIS

MEETING.

D1 APPOINTMENT AND/OR RATIFICATION, ManagementFor

AS THE

CASE MAY BE, OF THE MEMBERS OF

THE BOARD

OF DIRECTORS TO BE APPOINTED AT

THIS MEETING PURSUANT TO ARTICLES TWENTY SIXTH, TWENTY SEVENTH AND OTHER **APPLICABLE** ARTICLES OF THE CORPORATE BY-LAWS. APPOINTMENT OF DELEGATES TO **CARRY OUT AND** D2FORMALIZE THE RESOLUTIONS ManagementFor ADOPTED AT THIS MEETING. PRESENTATION AND, IN ITS CASE, APPROVAL OF THE REPORTS REFERRED TO IN ARTICLE 28, PARAGRAPH IV OF THE SECURITIES MARKET LAW, INCLUDING THE FINANCIAL STATEMENTS FOR THE AB1 YEAR ENDED ON DECEMBER 31, 2016 ManagementAbstain **AND** RESOLUTIONS REGARDING THE **ACTIONS TAKEN** BY THE BOARD OF DIRECTORS, THE **COMMITTEES** AND THE CHIEF EXECUTIVE OFFICER OF THE COMPANY. PRESENTATION OF THE REPORT REGARDING CERTAIN FISCAL OBLIGATIONS OF AB2 ManagementFor THE COMPANY, PURSUANT TO THE APPLICABLE LEGISLATION. RESOLUTION REGARDING THE **ALLOCATION OF** FINAL RESULTS FOR THE YEAR ENDED AB3 ManagementAbstain DECEMBER 31, 2016, INCLUDING THE **APPROVAL** AND PAYMENT OF DIVIDENDS. AB4 ManagementFor RESOLUTION REGARDING (I) THE AMOUNT THAT MAY BE ALLOCATED TO THE REPURCHASE OF

SHARES OF THE COMPANY PURSUANT

56, PARAGRAPH IV OF THE SECURITIES

LAW; AND (II) THE REPORT ON THE

TO ARTICLE

MARKET

ManagementFor

POLICIES AND

RESOLUTIONS ADOPTED BY THE

BOARD OF

DIRECTORS OF THE COMPANY,

REGARDING THE

ACQUISITION AND SALE OF SUCH

SHARES.

APPOINTMENT AND/OR RATIFICATION,

CASE MAY BE, OF THE MEMBERS

THAT SHALL

CONFORM THE BOARD OF DIRECTORS, ManagementFor AB5

SECRETARY AND OFFICERS OF THE

COMPANY.

APPOINTMENT AND/OR RATIFICATION,

AS THE

AB6

CASE MAY BE, OF THE MEMBERS

THAT SHALL

CONFORM THE EXECUTIVE

COMMITTEE.

APPOINTMENT AND/OR RATIFICATION,

CASE MAY BE, OF THE CHAIRMAN OF AB7

ManagementAgainst THE AUDIT

AND CORPORATE PRACTICES

COMMITTEE.

COMPENSATION TO THE MEMBERS OF

THE BOARD

OF DIRECTORS, OF THE EXECUTIVE

COMMITTEE,

AB8 ManagementFor OF THE AUDIT AND CORPORATE

PRACTICES

COMMITTEE, AS WELL AS TO THE

SECRETARY.

APPOINTMENT OF DELEGATES WHO

WILL CARRY

AB9 OUT AND FORMALIZE THE ManagementFor

RESOLUTIONS ADOPTED

AT THIS MEETING.

DISH NETWORK CORPORATION

25470M109 Meeting Type Security Annual Meeting Date Ticker Symbol DISH 01-May-2017

ISIN US25470M1099 Agenda 934550511 - Management

Item	Prop	oosal	Proposed V	ote	For/Against Management
1.	DIR	ECTOR	Management		-
	1	GEORGE R. BROKAW	F	For	For
	2	JAMES DEFRANCO	F	For	For
	3	CANTEY M. ERGEN	F	For	For

		Logar Filling. GABLEET WOL		1001 1110	J. 1 OIIII I	1 7 7
	4	CHARLES W. ERGEN		For	For	
		STEVEN R. GOODBARN		For	For	
		CHARLES M. LILLIS		For	For	
		AFSHIN MOHEBBI		For	For	
		DAVID K. MOSKOWITZ		For	For	
		TOM A. ORTOLF		For	For	
	-	CARL E. VOGEL		For	For	
		TIFY THE APPOINTMENT OF		1.01	1.01	
		LLP AS				
2		NDEPENDENT REGISTERED	M	4E	F	
2.	PUBLI		Managemer	ILFOF	For	
		UNTING FIRM FOR THE FISCAL				
		ENDING				
		MBER 31, 2017.				
_		ON-BINDING ADVISORY VOTE		_	_	
3.		ECUTIVE	Managemer	ntFor	For	
		ENSATION.				
		ON-BINDING ADVISORY VOTE				
	ON TH	Œ				
4.	FREQU	JENCY OF FUTURE NON-BINDING	G Managemer	nt3 Years	For	
••	TID VIL	OCKI	1v1anagemen	10010	101	
		S ON EXECUTIVE				
	COMP	ENSATION.				
FORT	UNE BR	ANDS HOME & SECURITY, INC.				
Securit	ty	34964C106		Meeting '	Туре	Annual
Ticker	Symbol	FBHS		Meeting 1	Date	02-May-2017
Ticker ISIN	Symbol	FBHS US34964C1062		Meeting l Agenda	Date	02-May-2017 934541601 - Management
	Symbol			_	Date	•
ISIN	·	US34964C1062	Proposed	Agenda	For/Again	934541601 - Management st
	Propos	US34964C1062 al	Proposed by	_		934541601 - Management st
ISIN Item	Propos ELECT	US34964C1062 al TION OF DIRECTOR: A.D. DAVID	by	Agenda Vote	For/Again Manageme	934541601 - Management st
ISIN	Propos	US34964C1062 al TION OF DIRECTOR: A.D. DAVID	•	Agenda Vote	For/Again	934541601 - Management st
ISIN Item 1A.	Propos ELECT MACK	US34964C1062 al TION OF DIRECTOR: A.D. DAVID	by Managemer	Agenda Vote ntFor	For/Again Manageme For	934541601 - Management st
ISIN Item	Propos ELECT MACK	US34964C1062 al TION OF DIRECTOR: A.D. DAVID CAY TION OF DIRECTOR: DAVID M.	by	Agenda Vote ntFor	For/Again Manageme	934541601 - Management st
ISIN Item 1A. 1B.	Propos ELECT MACK ELECT THOM	US34964C1062 al TION OF DIRECTOR: A.D. DAVID CAY TION OF DIRECTOR: DAVID M.	Managemer Managemer	Agenda Vote ntFor	For/Again Manageme For	934541601 - Management st
ISIN Item 1A.	Propos ELECT MACK ELECT THOM	US34964C1062 al TION OF DIRECTOR: A.D. DAVID CAY TION OF DIRECTOR: DAVID M. CAS TION OF DIRECTOR: NORMAN H.	by Managemer	Agenda Vote ntFor	For/Again Manageme For	934541601 - Management st
ISIN Item 1A. 1B.	Propos ELECT MACK ELECT THOM ELECT WESL	US34964C1062 al TION OF DIRECTOR: A.D. DAVID CAY TION OF DIRECTOR: DAVID M. CAS TION OF DIRECTOR: NORMAN H.	Managemer Managemer	Agenda Vote ntFor	For/Again Manageme For	934541601 - Management st
ISIN Item 1A. 1B.	Propos ELECT MACK ELECT THOM ELECT WESL	US34964C1062 al TION OF DIRECTOR: A.D. DAVID TAY TION OF DIRECTOR: DAVID M. TAS TION OF DIRECTOR: NORMAN H. EY	Managemer Managemer	Agenda Vote ntFor	For/Again Manageme For	934541601 - Management st
ISIN Item 1A. 1B. 1C.	Propos ELECT MACK ELECT THOM ELECT WESL RATIF OF	US34964C1062 al TION OF DIRECTOR: A.D. DAVID TAY TION OF DIRECTOR: DAVID M. TAS TION OF DIRECTOR: NORMAN H. EY	Managemer Managemer Managemer	Agenda Vote htFor htFor	For/Again Manageme For For	934541601 - Management st
ISIN Item 1A. 1B.	Propos ELECT MACK ELECT THOM ELECT WESL RATIF OF PRICE	US34964C1062 al TION OF DIRECTOR: A.D. DAVID TAY TION OF DIRECTOR: DAVID M. TAS TION OF DIRECTOR: NORMAN H. EY TICATION OF THE APPOINTMENT	Managemer Managemer	Agenda Vote htFor htFor	For/Again Manageme For	934541601 - Management st
ISIN Item 1A. 1B. 1C.	Propos ELECT MACK ELECT THOM ELECT WESL RATIF OF PRICE	US34964C1062 al TION OF DIRECTOR: A.D. DAVID TAY TION OF DIRECTOR: DAVID M. TAS TION OF DIRECTOR: NORMAN H. EY TICATION OF THE APPOINTMENT WATERHOUSECOOPERS LLP AS	Managemer Managemer Managemer	Agenda Vote htFor htFor	For/Again Manageme For For	934541601 - Management st
ISIN Item 1A. 1B. 1C.	Propos ELECT MACK ELECT THOM ELECT WESL RATIF OF PRICE INDEF ACCO	US34964C1062 al FION OF DIRECTOR: A.D. DAVID EAY FION OF DIRECTOR: DAVID M. EAS FION OF DIRECTOR: NORMAN H. EY ICATION OF THE APPOINTMENT WATERHOUSECOOPERS LLP AS PENDENT REGISTERED PUBLIC UNTING	Managemer Managemer Managemer	Agenda Vote htFor htFor	For/Again Manageme For For	934541601 - Management st
ISIN Item 1A. 1B. 1C.	Propos ELECT MACK ELECT THOM ELECT WESL RATIF OF PRICE INDEF ACCO FIRM	US34964C1062 al TION OF DIRECTOR: A.D. DAVID CAY TION OF DIRECTOR: DAVID M. CAS TION OF DIRECTOR: NORMAN H. EY TICATION OF THE APPOINTMENT WATERHOUSECOOPERS LLP AS PENDENT REGISTERED PUBLIC UNTING FOR 2017.	Managemer Managemer Managemer Managemer	Agenda Vote htFor htFor	For/Again Manageme For For	934541601 - Management st
ISIN Item 1A. 1B. 1C.	Propos ELECT MACK ELECT THOM ELECT WESL RATIF OF PRICE INDEF ACCO FIRM I	US34964C1062 al FION OF DIRECTOR: A.D. DAVID LAY FION OF DIRECTOR: DAVID M. LAS FION OF DIRECTOR: NORMAN H. EY FICATION OF THE APPOINTMENT WATERHOUSECOOPERS LLP AS PENDENT REGISTERED PUBLIC UNTING FOR 2017. GORY VOTE TO APPROVE NAMED	by Managemer Managemer Managemer Managemer	Agenda Vote htFor htFor htFor	For/Again Manageme For For For	934541601 - Management st
ISIN Item 1A. 1B. 1C.	Propos ELECT MACK ELECT THOM ELECT WESL RATIF OF PRICE INDEF ACCO FIRM ADVIS	US34964C1062 al FION OF DIRECTOR: A.D. DAVID CAY FION OF DIRECTOR: DAVID M. AS FION OF DIRECTOR: NORMAN H. EY ICATION OF THE APPOINTMENT WATERHOUSECOOPERS LLP AS PENDENT REGISTERED PUBLIC UNTING FOR 2017. SORY VOTE TO APPROVE NAMED UTIVE	Managemer Managemer Managemer Managemer	Agenda Vote htFor htFor htFor	For/Again Manageme For For	934541601 - Management st
ISIN Item 1A. 1B. 1C. 2.	Propos ELECT MACK ELECT THOM ELECT RATIF OF PRICE INDEF ACCO FIRM I ADVIS EXECU OFFIC	US34964C1062 al TION OF DIRECTOR: A.D. DAVID CAY TION OF DIRECTOR: DAVID M. CAS TION OF DIRECTOR: NORMAN H. EY TICATION OF THE APPOINTMENT WATERHOUSECOOPERS LLP AS PENDENT REGISTERED PUBLIC UNTING FOR 2017. SORY VOTE TO APPROVE NAMED UTIVE ER COMPENSATION.	by Managemer Managemer Managemer Managemer	Agenda Vote htFor htFor htFor	For/Again Manageme For For For	934541601 - Management st
ISIN Item 1A. 1B. 1C. 2.	Propos ELECT MACK ELECT THOM ELECT WESL RATIF OF PRICE INDEF ACCO FIRM I ADVIS EXECU OFFICE STAR C	US34964C1062 al FION OF DIRECTOR: A.D. DAVID LAY FION OF DIRECTOR: DAVID M. LAS FION OF DIRECTOR: NORMAN H. EY FICATION OF THE APPOINTMENT WATERHOUSECOOPERS LLP AS PENDENT REGISTERED PUBLIC UNTING FOR 2017. SORY VOTE TO APPROVE NAMED UTIVE ER COMPENSATION. ORPORATION	by Managemer Managemer Managemer Managemer	Agenda Vote htFor htFor htFor htFor	For/Again Manageme For For For	934541601 - Management st ent
ISIN Item 1A. 1B. 1C. 2. 3. ECHO Securit	Propos ELECT MACK ELECT THOM ELECT WESL RATIF OF PRICE INDEP ACCO FIRM ADVIS EXECU OFFIC OSTAR C	US34964C1062 al FION OF DIRECTOR: A.D. DAVID EAY FION OF DIRECTOR: DAVID M. EAS FION OF DIRECTOR: NORMAN H. EY ICATION OF THE APPOINTMENT WATERHOUSECOOPERS LLP AS PENDENT REGISTERED PUBLIC UNTING FOR 2017. SORY VOTE TO APPROVE NAMED UTIVE ER COMPENSATION. ORPORATION 278768106	by Managemer Managemer Managemer Managemer	Agenda Vote IntFor IntFor IntFor IntFor IntFor IntFor Meeting '	For/Again Manageme For For For	934541601 - Management st ent
ISIN Item 1A. 1B. 1C. 2. 3. ECHO Securit Ticker	Propos ELECT MACK ELECT THOM ELECT WESL RATIF OF PRICE INDEF ACCO FIRM I ADVIS EXECU OFFICE STAR C	US34964C1062 al CION OF DIRECTOR: A.D. DAVID CAY CION OF DIRECTOR: DAVID M. CAS CION OF DIRECTOR: NORMAN H. EY ICATION OF THE APPOINTMENT WATERHOUSECOOPERS LLP AS PENDENT REGISTERED PUBLIC UNTING FOR 2017. SORY VOTE TO APPROVE NAMED UTIVE ER COMPENSATION. ORPORATION 278768106 SATS	by Managemer Managemer Managemer Managemer	Agenda Vote IntFor IntFor IntFor Meeting Meeting Meeting	For/Again Manageme For For For	934541601 - Management st ent Annual 02-May-2017
ISIN Item 1A. 1B. 1C. 2. 3. ECHO Securit	Propos ELECT MACK ELECT THOM ELECT WESL RATIF OF PRICE INDEP ACCO FIRM ADVIS EXECU OFFIC OSTAR C	US34964C1062 al FION OF DIRECTOR: A.D. DAVID EAY FION OF DIRECTOR: DAVID M. EAS FION OF DIRECTOR: NORMAN H. EY ICATION OF THE APPOINTMENT WATERHOUSECOOPERS LLP AS PENDENT REGISTERED PUBLIC UNTING FOR 2017. SORY VOTE TO APPROVE NAMED UTIVE ER COMPENSATION. ORPORATION 278768106	by Managemer Managemer Managemer Managemer	Agenda Vote IntFor IntFor IntFor IntFor IntFor IntFor Meeting '	For/Again Manageme For For For	934541601 - Management st ent
ISIN Item 1A. 1B. 1C. 2. 3. ECHO Securit Ticker	Propos ELECT MACK ELECT THOM ELECT WESL RATIF OF PRICE INDEP ACCO FIRM ADVIS EXECU OFFIC OSTAR C	US34964C1062 al FION OF DIRECTOR: A.D. DAVID EAY FION OF DIRECTOR: DAVID M. EAS FION OF DIRECTOR: NORMAN H. EY FICATION OF THE APPOINTMENT WATERHOUSECOOPERS LLP AS PENDENT REGISTERED PUBLIC UNTING FOR 2017. FORY VOTE TO APPROVE NAMED UTIVE ER COMPENSATION. ORPORATION 278768106 SATS US2787681061	by Managemer Managemer Managemer Managemer	Agenda Vote IntFor IntFor IntFor Meeting Meeting Meeting	For/Again Manageme For For For	934541601 - Management st ent Annual 02-May-2017

		Proposed	For/Agains	
1.	DIRECTOR	by Managament	Manageme	ent
1.	1 R. STANTON DODGE	Management	For	
	2 MICHAEL T. DUGAN	For For	For	
	3 CHARLES W. ERGEN	For	For	
	4 ANTHONY M. FEDERICO	For	For	
	5 PRADMAN P. KAUL	For	For	
	6 TOM A. ORTOLF	For	For	
	7 C. MICHAEL SCHROEDER	For	For	
	8 WILLIAM DAVID WADE	For	For	
	TO RATIFY THE APPOINTMENT OF	101	1 01	
	KPMG LLP AS			
	OUR INDEPENDENT REGISTERED			
2.	PUBLIC	ManagementFor	For	
	ACCOUNTING FIRM FOR THE FISCAL	Transporter of	1 01	
	YEAR ENDING			
	DECEMBER 31, 2017.			
	TO APPROVE, ON A NON-BINDING			
	ADVISORY BASIS,			
3.	THE COMPENSATION OF OUR NAMED	ManagementFor	For	
	EXECUTIVE	C		
	OFFICERS.			
	TO VOTE, ON A NON-BINDING			
	ADVISORY BASIS,			
	WHETHER A NON-BINDING ADVISORY			
	VOTE ON THE			
4.	COMPENSATION OF OUR NAMED	Management3 Years	s For	
	EXECUTIVE			
	OFFICERS SHOULD BE HELD EVERY			
	ONE, TWO OR			
	THREE YEARS.			
	TO APPROVE THE ECHOSTAR			
5.	CORPORATION 2017	ManagementAgains	t Against	
	STOCK INCENTIVE PLAN.			
	TO APPROVE THE ECHOSTAR			
	CORPORATION 2017			
6.	NON-EMPLOYEE DIRECTOR STOCK	ManagementAgains	t Against	
	INCENTIVE			
	PLAN.			
	TO APPROVE THE AMENDED AND			
_	RESTATED 2017		_	
7.	ECHOSTAR CORPORATION EMPLOYEE	ManagementFor	For	
	STOCK			
	PURCHASE PLAN.			
	E.W. SCRIPPS COMPANY	3.6		A 1
Securi	•	Meetin	~	Annual
	Symbol SSP	Meetin	_	02-May-2017
ISIN	US8110544025	Agenda	l	934547564 - Management
Item	Proposal	Vote		
	· 1·	, 0.00		

	aga: 1g. a, 12g				
		Proposed		For/Agains	t
		by		Managemen	nt
1A.	ELECTION OF DIRECTOR: ROGER L. OGDEN	Managemer	ntFor	For	
1B.	ELECTION OF DIRECTOR: J. MARVIN QUIN	Managemer	ntFor	For	
1C.	ELECTION OF DIRECTOR: KIM WILLIAMS	Managemer	ntFor	For	
CABLE	E ONE, INC.				
Security	•		Meeting T		Annual
	Symbol CABO		Meeting I	Date	02-May-2017
ISIN	US12685J1051		Agenda		934571084 - Management
Item	Proposal	Proposed by	Vote	For/Agains Managemen	
1A.	ELECTION OF DIRECTOR: ALAN G. SPOON	Managemer	ntFor	For	
1B.	ELECTION OF DIRECTOR: WALLACE R. WEITZ	Managemer	ntFor	For	
2.	TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF THE COMPANY FOR THE FISCAL YEAR	Managemer	ntFor	For	
3.	ENDING DECEMBER 31, 2017 TO APPROVE THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS FOR 2016 ON AN ADVISORY BASIS	Managemer	ntFor	For	
4.	TO SELECT THE FREQUENCY OF FUTURE ADVISORY VOTES ON EXECUTIVE COMPENSATION ON AN ADVISORY BASIS TO APPROVE THE AMENDED AND	Managemer	nt1 Year	For	
5.	RESTATED CABLE ONE, INC. 2015 OMNIBUS INCENTIVE COMPENSATION PLAN	Managemer	ntFor	For	
Security	ARIN ORIENTAL INTERNATIONAL LTD,	HAMILTON	Meeting T Meeting I Agenda		Annual General Meeting 03-May-2017 707948773 - Management
Item	Proposal TO RECEIVE AND CONSIDER THE	Proposed by Managemer	Vote ntFor	For/Agains Management	
	FINANCIAL				

	STATEMENTS AND THE INDEPENDENT AUDITORS'		
	REPORT FOR THE YEAR ENDED 31ST		
	DECEMBER		
	2016, AND TO DECLARE A FINAL DIVIDEND		
2	TO RE-ELECT MARK GREENBERG AS A DIRECTOR	ManagementAgainst	Against
3	TO RE-ELECT JULIAN HUI AS A DIRECTOR	ManagementAgainst	Against
4	TO RE-ELECT SIMON KESWICK AS A DIRECTOR	ManagementAgainst	Against
5	TO RE-ELECT DR RICHARD LEE AS A DIRECTOR	ManagementAgainst	Against
6	TO RE-ELECT Y.K. PANG AS A DIRECTOR	ManagementAgainst	Against
7	TO RE-ELECT JAMES WATKINS AS A DIRECTOR	ManagementAgainst	Against
8	TO FIX THE DIRECTORS' FEES TO RE-APPOINT THE AUDITORS AND	ManagementFor	For
	TO		
9	AUTHORIZE THE DIRECTORS TO FIX	ManagementFor	For
	THEIR PENHAPERATION		
10	REMUNERATION TO CONSIDER AND JETHOLICHT EIT	ManagamantEan	For
10	TO CONSIDER AND, IF THOUGHT FIT, ADOPT WITH	ManagementFor	ror
	OR WITHOUT AMENDMENTS THE		
	FOLLOWING		
	ORDINARY RESOLUTION: THAT: (A)		
	THE EXERCISE		
	BY THE DIRECTORS DURING THE		
	RELEVANT		
	PERIOD (FOR THE PURPOSES OF THIS		
	RESOLUTION, 'RELEVANT PERIOD' BEING THE		
	PERIOD FROM THE PASSING OF THIS		
	RESOLUTION		
	UNTIL THE EARLIER OF THE		
	CONCLUSION OF THE		
	NEXT ANNUAL GENERAL MEETING,		
	OR THE		
	EXPIRATION OF THE PERIOD WITHIN		
	WHICH SUCH		
	MEETING IS REQUIRED BY LAW TO BE		
	HELD, OR THE REVOCATION OR VARIATION OF		
	THIS		
	RESOLUTION BY AN ORDINARY		
	RESOLUTION OF		
	THE SHAREHOLDERS OF THE		
	COMPANY IN		

GENERAL MEETING) OF ALL POWERS

OF THE

COMPANY TO ALLOT OR ISSUE

SHARES AND TO

MAKE AND GRANT OFFERS,

AGREEMENTS AND

OPTIONS WHICH WOULD OR MIGHT

REQUIRE

SHARES TO BE ALLOTTED, ISSUED OR

DISPOSED

OF DURING OR AFTER THE END OF

THE RELEVANT

PERIOD UP TO AN AGGREGATE

NOMINAL AMOUNT

OF USD 21.0 MILLION, BE AND IS

HEREBY

GENERALLY AND UNCONDITIONALLY

APPROVED;

AND (B) THE AGGREGATE NOMINAL

AMOUNT OF

SHARE CAPITAL ALLOTTED OR

AGREED

CONDITIONALLY OR

UNCONDITIONALLY TO BE

ALLOTTED WHOLLY FOR CASH

(WHETHER

PURSUANT TO AN OPTION OR

OTHERWISE) BY THE

DIRECTORS PURSUANT TO THE

APPROVAL IN

PARAGRAPH (A), OTHERWISE THAN

PURSUANT TO

A RIGHTS ISSUE (FOR THE PURPOSES

OF THIS

RESOLUTION, 'RIGHTS ISSUE' BEING

AN OFFER OF

SHARES OR OTHER SECURITIES TO

HOLDERS OF

SHARES OR OTHER SECURITIES ON

THE REGISTER

ON A FIXED RECORD DATE IN

PROPORTION TO

THEIR THEN HOLDINGS OF SUCH

SHARES OR

OTHER SECURITIES OR OTHERWISE IN

ACCORDANCE WITH THE RIGHTS

ATTACHING

THERETO (SUBJECT TO SUCH

EXCLUSIONS OR

OTHER ARRANGEMENTS AS THE

DIRECTORS MAY

DEEM NECESSARY OR EXPEDIENT IN

RELATION TO

FRACTIONAL ENTITLEMENTS OR

LEGAL OR

PRACTICAL PROBLEMS UNDER THE

LAWS OF, OR

THE REQUIREMENTS OF ANY

RECOGNIZED

REGULATORY BODY OR ANY STOCK

EXCHANGE IN,

ANY TERRITORY)), OR THE ISSUE OF

SHARES

PURSUANT TO THE COMPANY'S

SHARE-BASED

LONG-TERM INCENTIVE PLANS, SHALL

NOT

EXCEED USD 3.1 MILLION, AND THE

SAID

APPROVAL SHALL BE LIMITED

ACCORDINGLY

REGAL ENTERTAINMENT GROUP

Security 758766109 Meeting Type Annual
Ticker Symbol RGC Meeting Date 03-May-2017

ISIN US7587661098 Agenda 934581770 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1.	DIRECTOR	Management	C
	1 STEPHEN A. KAPLAN	For	For
	2 JACK TYRRELL	For	For
	TO APPROVE, ON AN ADVISORY,		
	NON-BINDING		
2	DACIC THE COMPENSATION OF OUR	ManagamantEan	For

2. BASIS, THE COMPENSATION OF OUR ManagementFor For

NAMED

EXECUTIVE OFFICERS.

TO DETERMINE, ON AN ADVISORY,

NON-BINDING

3. BASIS, THE FREQUENCY OF FUTURE Management 1 Year For

STOCKHOLDER VOTES ON EXECUTIVE

COMPENSATION.

TO RATIFY THE AUDIT COMMITTEE'S

SELECTION OF

KPMG LLP AS OUR INDEPENDENT

4. REGISTERED ManagementFor For

PUBLIC ACCOUNTING FIRM FOR THE

FISCAL YEAR

ENDING DECEMBER 31, 2017.

GUIDANCE SOFTWARE, INC.

Security 401692108 Meeting Type Annual
Ticker Symbol GUID Meeting Date 03-May-2017

ISIN US4016921086 Agenda 934587366 - Management

Item	Proposal	Proposed	Vote	For/Agains	
1A.	ELECTION OF DIRECTOR: REYNOLDS	by Manageme	entFor	Manageme For	mı
IA.	C. BISH	Manageme	and Oi	1 01	
1B.	ELECTION OF DIRECTOR: MAX CARNECCHIA	Manageme	entFor	For	
1C.	ELECTION OF DIRECTOR: JOHN COLBERT	Manageme	entFor	For	
1D.	ELECTION OF DIRECTOR: PATRICK DENNIS	Manageme	entFor	For	
1E.	ELECTION OF DIRECTOR: WADE LOO	Manageme	entFor	For	
1F.	ELECTION OF DIRECTOR: MICHAEL			For	
11.	MCCONNELL	Manageme	SHUFOI	ги	
1G.	ELECTION OF DIRECTOR: ROBERT VAN SCHOONENBERG	N Manageme	entFor	For	
	TO RATIFY THE SELECTION OF ERNST				
	& YOUNG				
2.	LLP AS INDEPENDENT REGISTERED PUBLIC	Manageme	entFor	For	
2.	ACCOUNTANTS OF THE COMPANY FOR	•	and Oi	101	
	THE FISCAL				
	YEAR ENDING DECEMBER 31, 2017.				
	TO APPROVE THE ADOPTION OF THE				
3.	GUIDANCE	Manageme	ent A gainst	Against	
٥.	SOFTWARE, INC. 2017 INCENTIVE	Widnageme	in igamst	rigamst	
	AWARD PLAN.				
	TO APPROVE, BY ADVISORY				
4.	(NON-BINDING) VOTE, THE COMPANY'S EXECUTIVE	Manageme	entFor	For	
	COMPENSATION.				
	TO RECOMMEND, BY ADVISORY				
	(NON-BINDING)				
	VOTE, THE FREQUENCY OF FUTURE				
5.	SHAREHOLDER ADVISORY VOTES ON	Manageme	ent3 Years	For	
	THE				
	COMPANY'S EXECUTIVE				
	COMPENSATION.				
	RDERE SCA, PARIS		3.6	T.) (III)
Securit	•		Meeting '	* *	MIX
ISIN	Symbol FR0000130213		Meeting l Agenda	Date	04-May-2017 707852883 - Management
15111	1 K0000130213		Agenda		707032003 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
CMMT	Γ PLEASE NOTE IN THE FRENCH	Non-Votin	g	1v1unugenne	
	MARKET THAT THE		_		
	ONLY VALID VOTE OPTIONS ARE				
	"FOR"-AND				
	"AGAINST" A VOTE OF "ABSTAIN"				
	WILL BE TREATED				

Non-Voting

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

IN CASE AMENDMENTS OR NEW

RESOLUTIONS

ARE PRESENTED DURING THE

MEETING, YOUR-

VOTE WILL DEFAULT TO 'ABSTAIN'.

SHARES CAN

ALTERNATIVELY BE PASSED TO

THE-CHAIRMAN OR

CMMT A NAMED THIRD PARTY TO VOTE ON Non-Voting

ANY SUCH

ITEM RAISED. SHOULD YOU-WISH TO

PASS

CONTROL OF YOUR SHARES IN THIS

WAY, PLEASE

CONTACT YOUR-BROADRIDGE CLIENT

SERVICE

REPRESENTATIVE. THANK YOU

PLEASE NOTE THAT IMPORTANT

ADDITIONAL

MEETING INFORMATION IS

CMMT AVAILABLE BY-CLICKING Non-Voting

ON THE MATERIAL URL

LINK:-http://www.journal-

officiel.gouv.fr//pdf/2017/0320/201703201700605.pdf

APPROVAL OF THE CORPORATE

FINANCIAL

0.1 STATEMENTS FOR THE FINANCIAL ManagementFor For

YEAR ENDED 31

DECEMBER 2016

0.2 ManagementFor For

	aga: :g: a, 12 1110		
	APPROVAL OF THE CONSOLIDATED FINANCIAL		
	STATEMENTS FOR THE FINANCIAL		
	YEAR ENDED 31		
	DECEMBER 2016		
	ALLOCATION OF INCOME AND		
0.3	DISTRIBUTION OF	ManagementFor	For
0.5	DIVIDEND	Widilagement of	1'01
	ISSUING OF A REVIEW OF THE		
	COMPENSATION		
	OWED OR PAID TO MR ARNAUD		
0.4	LAGARDERE,	ManagementAgainst	Against
	MANAGER FOR THE 2016 FINANCIAL		
	YEAR		
	ISSUING OF A REVIEW OF THE		
	COMPENSATION		
	OWED OR PAID TO MR PIERRE LEROY		
	AND MR		
0.5	THIERRY FUNCK-BRENTANO,	ManagementAgainst	Against
0.5	MANAGEMENT	ManagementAgamst	Agamst
	REPRESENTATIVES, FOR THE 2016		
	FINANCIAL		
	YEAR		
	ISSUING OF A REVIEW OF THE		
	COMPENSATION		
0.6	OWED OR PAID TO MR DOMINIQUE	ManagementAgainst	Against
0.0	D'HINNIN FOR	Wanagement Igamet	¹ Iguinst
	THE 2016 FINANCIAL YEAR		
	ISSUING OF A REVIEW OF THE		
	COMPENSATION		
	OWED OR PAID TO MR XAVIER DE		
O.7	SARRAU,	ManagementFor	For
	CHAIRMAN OF THE SUPERVISORY	C	
	BOARD, FOR		
	THE 2016 FINANCIAL YEAR		
	RENEWAL OF THE TERM OF MS		
	MARTINE CHENE		
0.8	AS A MEMBER OF THE SUPERVISORY	ManagementFor	For
	BOARD FOR		
	A PERIOD OF THREE YEARS		
	RENEWAL OF THE TERM OF MR		
	FRANCOIS DAVID		
0.9	AS A MEMBER OF THE SUPERVISORY	ManagementFor	For
	BOARD FOR	-	
	A PERIOD OF THREE YEARS		
	RENEWAL OF THE TERM OF MS		
	SOUMIA BELAIDI		
O.10	MALINBAUM AS A MEMBER OF THE	ManagementFor	For
	SUPERVISORY		
	BOARD FOR A PERIOD OF FOUR YEARS	S	
O.11		ManagementFor	For

	3 3		
	RENEWAL OF THE TERM OF MR JAVIER	8	
	MONZON		
	AS A MEMBER OF THE SUPERVISORY		
	BOARD FOR		
	A PERIOD OF THREE YEARS		
	RENEWAL OF THE TERM OF MS ALINE		
0.10	SYLLA-	M dE	г
O.12	WALBAUM AS A MEMBER OF THE	ManagementFor	For
	SUPERVISORY		
	BOARD FOR A PERIOD OF FOUR YEARS		
	RENEWAL OF THE TERM OF ERNST &		
O 12	YOUNG ET	ManagamantEan	For
O.13	A DEPLOD	ManagementFor	FOI
	A PERIOD OF SIX FINANCIAL YEARS		
	NON-RENEWAL OF THE TERM OF		
O.14	AUDITEX AS	ManagementFor	For
0.14	DEPUTY STATUTORY AUDITOR	Wanagement of	1.01
	AUTHORISATION TO BE GRANTED TO		
	MANAGEMENT TO TRADE IN		
0.15	COMPANY SHARES	ManagementFor	For
0.13	FOR A DURATION OF EIGHTEEN	Wanagement of	1 01
	MONTHS		
	DELEGATION OF AUTHORITY FOR THE		
	MANAGEMENT FOR A PERIOD OF		
	TWENTY-SIX		
	MONTHS TO DECIDE TO ISSUE		
	TRANSFERABLE		
	SECURITIES REPRESENTING A DEBT		
	INSTRUMENT		
E 16	GRANTING ACCESS, IMMEDIATE OR	ManaganaFan	F
E.16	DEFERRED, TO	ManagementFor	For
	THE CAPITAL OF SUBSIDIARIES OF		
	THE COMPANY		
	AND/OR ANY OTHER COMPANY		
	WITHIN THE LIMIT		
	OF 1.5 BILLION EURO FOR THE		
	RESULTING		
	BORROWINGS		
E.17	DELEGATION OF AUTHORITY FOR A	ManagementFor	For
	PERIOD OF		
	TWENTY-SIX MONTHS FOR		
	MANAGEMENT TO		
	DECIDE TO ISSUE, WITH PRE-EMPTIVE		
	SUBSCRIPTION RIGHTS, COMMON		
	SHARES IN THE		
	COMPANY AND/OR TRANSFERABLE		
	SECURITIES CRANTING ACCESS IMMEDIATE OR		
	GRANTING ACCESS, IMMEDIATE OR DEFERRED, TO		
	THE CAPITAL OF THE COMPANY		
	THE CAPITAL OF THE COMPANT		

AND/OR GRANTING

THE RIGHT, IMMEDIATE OR

DEFERRED, TO THE

ALLOCATION OF DEBT SECURITIES,

WITHIN THE

LIMIT OF 265 MILLION EURO FOR

CAPITAL

INCREASES AND 1.5 BILLION EURO

FOR THE

RESULTING BORROWINGS

DELEGATION OF AUTHORITY FOR A

PERIOD OF

TWENTY-SIX MONTHS FOR

MANAGEMENT TO

DECIDE TO ISSUE, BY MEANS OF

PUBLIC OFFERING

WITHOUT PRE-EMPTIVE

SUBSCRIPTION RIGHTS

BUT WITH PRIORITY RIGHTS FOR A

MINIMUM

PERIOD OF FIVE TRADING DAYS,

COMMON SHARES

OF THE COMPANY AND/OR

TRANSFERABLE

E.18 SECURITIES GRANTING ACCESS. ManagementFor For

IMMEDIATE OR

DEFERRED, TO THE CAPITAL OF THE

COMPANY

AND/OR GRANTING THE RIGHT,

IMMEDIATE OR

DEFERRED, TO THE ALLOCATION OF

DEBT

SECURITIES, WITHIN THE LIMIT OF 160

MILLION

EURO FOR CAPITAL INCREASES AND

1.5 BILLION

EURO FOR THE RESULTING

BORROWINGS

E.19 DELEGATION OF AUTHORITY FOR A ManagementFor For

PERIOD OF

TWENTY-SIX MONTHS FOR

MANAGEMENT TO

DECIDE TO ISSUE, BY MEANS OF

PUBLIC OFFERING

WITHOUT PRE-EMPTIVE

SUBSCRIPTION RIGHTS

AND WITHOUT PRIORITY RIGHTS,

COMMON

SHARES IN THE COMPANY AND/OR

TRANSFERABLE

SECURITIES GRANTING ACCESS,

IMMEDIATE OR DEFERRED, TO THE CAPITAL OF THE COMPANY AND/OR GRANTING THE RIGHT, **IMMEDIATE OR** DEFERRED, TO THE ALLOCATION OF SECURITIES, WITHIN THE LIMIT OF 80 **MILLION** EURO FOR CAPITAL INCREASES AND 1.5 BILLION EURO FOR THE RESULTING **BORROWINGS** DELEGATION OF AUTHORITY FOR A PERIOD OF TWENTY-SIX MONTHS FOR MANAGEMENT TO DECIDE TO ISSUE, IN THE CONTEXT OF AN OFFER PURSUANT TO SECTION II OF ARTICLE L.411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE WITHOUT PRE-EMPTIVE SUBSCRIPTION RIGHTS, COMMON SHARES OF THE COMPANY AND/OR ManagementFor For TRANSFERABLE SECURITIES GRANTING ACCESS, IMMEDIATE OR DEFERRED, TO THE **CAPITAL OF** THE COMPANY AND/OR GRANTING THE RIGHT, IMMEDIATE OR DEFERRED, TO THE **ALLOCATION** OF DEBT SECURITIES, WITHIN THE LIMIT OF 80 MILLION EURO FOR CAPITAL **INCREASES AND 1.5** BILLION EURO FOR THE RESULTING **BORROWINGS** AUTHORISATION TO BE GRANTED TO MANAGEMENT TO INCREASE, IN THE **CONTEXT OF** FIXED LIMITS, THE AMOUNT OF ManagementFor For **ISSUANCES**

E.20

E.21

E.22

OVER-

SUBSCRIPTION

PERIOD OF

DECIDED UPON IN THE EVENT OF

DELEGATION OF AUTHORITY FOR A

ManagementFor

For

ManagementFor

For

TWENTY-SIX MONTHS FOR

MANAGEMENT TO

DECIDE TO ISSUE, WITHOUT

PRE-EMPTIVE

SUBSCRIPTION RIGHTS, COMMON

SHARES OF THE

COMPANY AND/OR TRANSFERABLE

SECURITIES

GRANTING ACCESS, IMMEDIATE OR

DEFERRED, TO

THE CAPITAL OF THE COMPANY

AND/OR GRANTING

THE RIGHT, IMMEDIATE OR

DEFERRED, TO THE

ALLOCATION OF DEBT SECURITIES

WITH A VIEW TO

REMUNERATING SECURITIES

CONTRIBUTED IN THE

CONTEXT OF PUBLIC EXCHANGE

OFFERS OR

CONTRIBUTIONS-IN-KIND, WITHIN THE

LIMIT OF 80

MILLION EURO FOR CAPITAL

INCREASES AND 1.5

BILLION EURO FOR THE RESULTING

BORROWINGS

OVERALL LIMITS OF 80 MILLION

EURO, 300 MILLION

EURO AND 1.5 BILLION EURO FOR

CAPITAL

INCREASES AND BORROWINGS

E.23 RESULTING FROM

ISSUANCES DECIDED UPON PURSUANT

TO THE

DELEGATIONS OF AUTHORITY

CONTAINED IN THE

PRECEDING RESOLUTIONS

E.24 DELEGATION OF AUTHORITY FOR A ManagementFor For

DURATION OF

TWENTY-SIXTH MONTHS FOR

MANAGEMENT TO

DECIDE TO INCREASE THE SHARE

CAPITAL BY

MEANS OF INCORPORATING

RESERVES, PROFITS

OR ISSUE PREMIUMS AND ISSUANCES

OF EQUITY

SECURITIES OR INCREASING THE

NOMINAL

AMOUNT OF EXISTING EQUITY

SECURITIES, WITHIN

THE LIMIT OF 300 MILLION EURO DELEGATION OF AUTHORITY FOR A PERIOD OF TWENTY-SIX MONTHS FOR MANAGEMENT TO DECIDE TO ISSUE, WITHOUT PRE-EMPTIVE SUBSCRIPTION RIGHTS, COMMON SHARES AND/OR E.25 TRANSFERABLE SECURITIES ManagementFor For **GRANTING ACCESS** TO THE COMPANY CAPITAL RESERVED FOR **EMPLOYEES UNDER COMPANY SAVINGS** SCHEMES, WITHIN THE LIMIT OF 0.5% OF CURRENT CAPITAL PER YEAR AUTHORISATION TO BE GRANTED TO MANAGEMENT, FOR A PERIOD OF FOUR YEARS, TO REDUCE THE SHARE CAPITAL BY **MEANS OF** E.26 ManagementFor For CANCELLING ALL OR SOME OF THE **COMPANY** SHARES ACQUIRED IN THE CONTEXT **OF SHARE BUY-BACK PROGRAMMES** COMPLIANCE OF ARTICLE 17 OF THE E.27 COMPANY BY-ManagementFor For **LAWS** POWERS TO CARRY OUT ALL LEGAL O.28 ManagementFor For **FORMALITIES** INMARSAT PLC, LONDON Security G4807U103 Meeting Type Annual General Meeting Ticker Symbol Meeting Date 04-May-2017 Agenda 707939192 - Management **ISIN** GB00B09LSH68 For/Against **Proposed** Item **Proposal** Vote Management 1 RECEIPT OF THE 2016 ANNUAL REPORT Management For For TO APPROVE THE ANNUAL REPORT ON ManagementAgainst Against 2 REMUNERATION TO APPROVE THE REMUNERATION ManagementAgainst 3 Against **POLICY** 4 TO DECLARE A FINAL DIVIDEND ManagementFor For TO ELECT PHILLIPA MCCROSTIE AS A ManagementFor 5 For DIRECTOR TO RE-ELECT TONY BATES AS A ManagementFor 6 For **DIRECTOR**

ManagementFor

For

7

	aga: 1g. a, 12g				
	TO RE-ELECT SIMON BAX AS A				
	DIRECTOR				
	TO RE-ELECT SIR BRYAN CARSBERG				
8	AS A	Managemen	ntFor	For	
	DIRECTOR				
	TO RE-ELECT RTD. GENERAL C.				
9	ROBERT KEHLER	Managemen	ntFor	For	
	AS A DIRECTOR				
	TO RE-ELECT JANICE OBUCHOWSKI AS				
10	A	Managemen	ntFor	For	
	DIRECTOR				
11	TO RE-ELECT RUPERT PEARCE AS A	Managemen	ntFor	For	
	DIRECTOR	111011005011101		1 01	
12	TO RE-ELECT DR ABE PELED AS A	Managemen	ntFor	For	
	DIRECTOR				
13	TO RE-ELECT ROBERT RUIJTER AS A	Managemen	ntFor	For	
	DIRECTOR TO BE ELECT AND DEW CLIKAWATY AS	_			
14	TO RE-ELECT ANDREW SUKAWATY AS	Managemei	ntFor	For	
	A DIRECTOR	-			
15	TO RE-ELECT DR HAMADOUN TOURE AS A	Managamar	atEo#	For	
13	DIRECTOR	Managemen	ILFOI	ror	
	TO RE-APPOINT THE AUDITOR:				
16	DELOITTE LLP	Managemen	ntFor	For	
	TO AUTHORISE THE AUDIT				
	COMMITTEE TO				
17	DETERMINE THE AUDITORS	Managemen	ntFor	For	
	REMUNERATION				
	AUTHORITY TO MAKE POLITICAL				
18	DONATIONS	Managemen	ntFor	For	
	TO GRANT AUTHORITY TO THE BOARD)			
19	TO ALLOT	Managemen	ntFor	For	
	SHARES	C			
	AUTHORITY TO DISAPPLY				
20	PRE-EMPTION RIGHTS -		(F	Г	
20	RIGHTS AND OTHER PRE- EMPTIVE	Managemen	ntror	For	
	ISSUES				
	AUTHORITY TO DISAPPLY				
21	PRE-EMPTION RIGHTS -	Managamar	ntFor	For	
21	FINANCING AND SPECIAL CAPITAL	Managemen	iti 'Oi	1.01	
	INVESTMENT				
22	AUTHORITY TO PURCHASE OWN	Managemen	ntFor	For	
	SHARES	C			
23	NOTICE OF GENERAL MEETINGS	Managemei		For	
	NE STRATEGIC HOLDINGS LTD (BERMUI	DAS), HAM			
Securit	•		Meeting T	• •	Annual General Meeting
	Symbol		Meeting D	ate	04-May-2017
ISIN	BMG507641022		Agenda		707948761 - Management
		Dung 1		Earl A - '	
Item	Proposal	Proposed	VOICE	For/Agains	
		by		Managemen	ıı

1	TO RECEIVE THE FINANCIAL STATEMENTS FOR 2016 AND TO DECLARE A FINAL DIVIDEND	ManagementF	⁷ or	For	
2	TO RE-ELECT DAVID HSU AS A DIRECTOR	Management	Against	Against	
3	TO RE-ELECT DR GEORGE C.G. KOO AS A DIRECTOR	Management	Against	Against	
4	TO RE-ELECT Y.K. PANG AS A DIRECTOR	Management	Against	Against	
5	TO FIX THE DIRECTORS' FEES TO RE-APPOINT THE AUDITORS AND	ManagementF	For	For	
6	TO AUTHORIZE THE DIRECTORS TO FIX THEIR REMUNERATION	ManagementF	⁷ or	For	
7	TO RENEW THE GENERAL MANDATE TO THE DIRECTORS TO ISSUE NEW SHARES	ManagementF	⁷ or	For	
	ROKES PLC, HARROW		<i>r</i> .:		A 10 136 d
Securit	•		Meeting T Meeting D		Annual General Meeting
ISIN	Symbol GB00B0ZSH635		Agenda	vate	04-May-2017 707956883 - Management
13111	GB00B0Z311033	F	Agenda		707930003 - Management
Teams		Proposed ,		Earl A asins	
Item	Proposal	by V	OTO .	For/Agains Manageme	
nem	THAT THE REPORTS OF THE DIRECTORS AND AUDITOR AND THE ACCOUNTS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2016 BE AND ARE HEREBY RECEIVED AND ADOPTED	by	ote	_	
	THAT THE REPORTS OF THE DIRECTORS AND AUDITOR AND THE ACCOUNTS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2016 BE AND ARE HEREBY RECEIVED AND	by v	For	Manageme	
1	THAT THE REPORTS OF THE DIRECTORS AND AUDITOR AND THE ACCOUNTS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2016 BE AND ARE HEREBY RECEIVED AND ADOPTED THAT THE DIRECTORS' REMUNERATION REPORT SET OUT ON PAGES 78 TO 86 OF THE ANNUAL REPORT AND ACCOUNTS 2016 BE AND IS HEREBY APPROVED	by V ManagementF	ote For	Manageme For	

	3 3		
	THE ORDINARY SHARES ENTITLED		
	THERETO IN		
	RESPECT OF THE YEAR ENDED 31		
	DECEMBER 2016		
	BE AND IS HEREBY DECLARED		
	THAT PAUL BOWTELL BE AND IS		
5	HEREBY	ManagementFor	For
	APPOINTED AS A DIRECTOR OF THE	C	
	COMPANY THAT MARK CLARE DE AND IS		
6	THAT MARK CLARE BE AND IS HEREBY APPOINTED	ManagamantEan	For
O	AS A DIRECTOR OF THE COMPANY	ManagementFor	FOI
	THAT ANNEMARIE DURBIN BE AND IS		
	HEREBY		
7	APPOINTED AS A DIRECTOR OF THE	ManagementFor	For
	COMPANY		
	THAT CARL LEAVER BE AND IS		
8	HEREBY APPOINTED	ManagementFor	For
	AS A DIRECTOR OF THE COMPANY		
	THAT STEVIE SPRING BE AND IS		
0	HEREBY	M 45	_
9	APPOINTED AS A DIRECTOR OF THE	ManagementFor	For
	COMPANY		
	THAT ROB TEMPLEMAN BE AND IS		
10	HEREBY	ManagementFor	For
10	APPOINTED AS A DIRECTOR OF THE	Wanagement Of	1.01
	COMPANY		
	THAT JOHN KELLY BE AND IS HEREBY		
11	RE-	ManagementFor	For
	APPOINTED AS A DIRECTOR OF THE	17141148 GIII GII	1 01
	COMPANY		
	THAT JIM MULLEN BE AND IS HEREBY		
12	RE-	ManagementFor	For
	APPOINTED AS A DIRECTOR OF THE COMPANY	-	
	THAT MARK PAIN BE AND IS HEREBY		
	RE-		
13	APPOINTED AS A DIRECTOR OF THE	ManagementFor	For
	COMPANY		
	THAT PRICEWATERHOUSECOOPERS		
	LLP BE AND IS		
14	HEREBY RE-APPOINTED AS AUDITOR	ManagementFor	For
	OF THE	C	
	COMPANY		
	THAT THE DIRECTORS BE AND ARE		
	HEREBY		
15	AUTHORISED TO AGREE THE	ManagementFor	For
	REMUNERATION OF		
	THE AUDITOR		
16	POLITICAL DONATIONS	ManagementFor	For
17		ManagementFor	For

For

For

For

LONG-TERM INCENTIVE **ARRANGEMENTS** GLOBAL ROLL-OUT OF 18 ALL-EMPLOYEE SHARE ManagementFor **PLANS** 19 **AUTHORITY TO ALLOT SHARES** ManagementFor 20 ManagementFor THAT, CONDITIONAL UPON **RESOLUTION 19 BEING** PASSED, THE DIRECTORS BE AND 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 19 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 POWER SHALL BE LIMITED TO OR IN THE CASE OF ANY SALE OF TREASURY SHARES FOR CASH: (A) THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES FOR CASH IN **CONNECTION** WITH AN OFFER OR ISSUE BY WAY OF RIGHTS OR OTHER PRE-EMPTIVE OFFER OR ISSUE UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 27,123,225; AND (B) THE ALLOTMENT OF EQUITY **SECURITIES**

OR SALE OF TREASURY SHARES FOR

CONNECTION WITH AN OFFER OF, OR

CASH IN

INVITATION

187

TO APPLY FOR, EQUITY SECURITIES

(BUT IN THE

CASE OF THE AUTHORITY GRANTED

UNDER

PARAGRAPH (B) OF RESOLUTION 19,

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,

BONDS,

DEBENTURES OR WARRANTS WHICH,

IN

ACCORDANCE WITH THE RIGHTS

ATTACHING

THERETO, ARE ENTITLED TO

PARTICIPATE IN SUCH

A RIGHTS ISSUE OR OTHER 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 REGULATORY BODY OR ANY

STOCK

EXCHANGE OR OTHERWISE

HOWSOEVER, AND

THAT THIS POWER SHALL EXPIRE AT

THE

CONCLUSION OF THE ANNUAL

For

GENERAL MEETING

OF THE COMPANY TO BE HELD IN 2018,

OR. IF

EARLIER, ON 30 JUNE 2018, 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 (AND

TREASURY

SHARES TO BE SOLD) AFTER THE

POWER EXPIRES

AND THE DIRECTORS MAY ALLOT

EQUITY

SECURITIES (AND SELL TREASURY

SHARES)

UNDER ANY SUCH OFFER OR

AGREEMENT AS IF

THE AUTHORITY HAD NOT EXPIRED

21 THAT, CONDITIONAL UPON ManagementFor

RESOLUTION 19 BEING

PASSED, THE DIRECTORS BE AND ARE

HEREBY

EMPOWERED, IN ADDITION TO ANY

AUTHORITY

GRANTED UNDER RESOLUTION 20, 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 19 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 POWER SHALL BE: (A)

LIMITED TO THE

ALLOTMENT OF EQUITY SECURITIES

OR SALE OF

TREASURY SHARES UP TO AN

AGGREGATE

NOMINAL AMOUNT OF GBP 27,123,225;

AND (B)

USED SOLELY FOR THE PURPOSES OF

FINANCING

(OR REFINANCING, IF THE AUTHORITY

IS TO BE

USED WITHIN SIX MONTHS AFTER THE

ORIGINAL

TRANSACTION), A TRANSACTION

WHICH THE

DIRECTORS DETERMINE TO BE AN

ACQUISITION

OR OTHER CAPITAL INVESTMENT OF A

KIND

CONTEMPLATED BY THE STATEMENT

OF

PRINCIPLES ON DISAPPLYING

PRE-EMPTION

RIGHTS MOST RECENTLY PUBLISHED

BY THE PRE-

EMPTION GROUP PRIOR TO THE DATE

OF THIS

NOTICE, AND THAT THIS POWER

SHALL EXPIRE AT

THE CONCLUSION OF THE ANNUAL

GENERAL

MEETING OF THE COMPANY TO BE

HELD IN 2018,

OR, IF EARLIER, ON 30 JUNE 2018, 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 (AND

TREASURY

SHARES TO BE SOLD) AFTER THE

POWER EXPIRES

AND THE DIRECTORS MAY ALLOT

EQUITY

SECURITIES (AND SELL TREASURY

SHARES)

UNDER ANY SUCH OFFER OR

AGREEMENT AS IF

THE AUTHORITY HAD NOT EXPIRED

22 PURCHASE OF OWN SHARES

ManagementFor For

THAT A GENERAL MEETING OF THE

COMPANY,

OTHER THAN AN ANNUAL GENERAL

23 MEETING, MAY

ManagementFor For

BE CALLED ON NOT LESS THAN 14 CLEAR DAYS'

NOTICE

MILLICOM INTERNATIONAL CELLULAR S.A.

Security L6388F128 Meeting Type ExtraOrdinary General

Meeting Type Meeting

Ticker Symbol Meeting Date 04-May-2017

ISIN SE0001174970 Agenda 707978409 - Management

Item Proposal Proposed by Vote For/Against Management

AN ABSTAIN VOTE CAN HAVE THE

SAME EFFECT AS

AN AGAINST VOTE IF THE

CMMT MEETING-REQUIRE Non-Voting

APPROVAL FROM MAJORITY OF

PARTICIPANTS TO PASS A RESOLUTION

MARKET RULES REQUIRE DISCLOSURE

OF

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS MULTIPLE

BENEFICIAL OWNERS, YOU WILL NEED

TO-PROVIDE

CMMT THE BREAKDOWN OF EACH Non-Voting

BENEFICIAL OWNER

NAME, ADDRESS AND

SHARE-POSITION TO YOUR

CLIENT SERVICE REPRESENTATIVE.

THIS

INFORMATION IS REQUIRED-IN ORDER

FOR YOUR

VOTE TO BE LODGED

CMMT IMPORTANT MARKET PROCESSING Non-Voting

REQUIREMENT:

A BENEFICIAL OWNER SIGNED POWER

OF-

ATTORNEY (POA) IS REQUIRED IN

ORDER TO

LODGE AND EXECUTE YOUR VOTING-

INSTRUCTIONS IN THIS MARKET.

ABSENCE OF A

POA, MAY CAUSE YOUR

INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY **OUESTIONS, PLEASE** CONTACT YOUR CLIENT SERVICE-**REPRESENTATIVE** TO ELECT THE CHAIRMAN OF THE EGM AND TO EMPOWER THE CHAIRMAN OF THE Management No 1 EGM TO APPOINT THE OTHER MEMBERS OF THE BUREAU: ALEXANDER KOCH TO APPROVE THE POSSIBILITY FOR THE COMPANY'S DIRECTORS TO APPROVE UNANIMOUSLY CIRCULAR RESOLUTIONS EITHER (I) BY EXECUTING SUCH RESOLUTIONS DIRECTLY MANUALLY OR ELECTRONICALLY BY MEANS OF AN ELECTRONIC SIGNATURE WHICH IS **VALID UNDER** 2 Management LUXEMBOURG LAW OR (II) VIA A **CONSENT IN** WRITING BY E-MAIL TO WHICH AN **ELECTRONIC** SIGNATURE (WHICH IS VALID UNDER LUXEMBOURG LAW) IS AFFIXED AND TO AMEND ARTICLE 8, PARAGRAPH 8, OF THE COMPANY'S ARTICLES OF ASSOCIATION ACCORDINGLY TO DELETE THE REQUIREMENT THAT **ANNUAL** GENERAL SHAREHOLDERS' MEETINGS **MUST BE** HELD AT A TIME AND AT A VENUE SPECIFIED IN ${\rm Management}^{\hbox{No}}_{\hbox{Action}}$ 3 THE COMPANY'S ARTICLES OF ASSOCIATION AND TO AMEND ARTICLE 19 OF THE COMPANY'S ARTICLES OF ASSOCIATION ACCORDINGLY TO AUTHORIZE ELECTRONIC VOTE AT ManagementNo 4 **ANY** Action GENERAL SHAREHOLDERS' MEETINGS OF THE COMPANY AND TO AMEND ARTICLE 21

OF THE

COMPANY'S ARTICLES OF

ASSOCIATION

ACCORDINGLY

TO APPROVE THE AMENDMENT TO

THRESHOLD AT WHICH MILLICOM'S

BOARD

SHOULD BE NOTIFIED OF ANY

ACQUISITION /

5 DISPOSAL OF MILLICOM'S SHARES Management No Action

FROM 3% TO 5%

AND TO AMEND ARTICLE 6, LAST

PARAGRAPH, OF

THE COMPANY'S ARTICLES OF

ASSOCIATION ACCORDINGLY

TO FULLY RESTATE THE COMPANY'S

ARTICLES OF

ASSOCIATION AND, INTER ALIA,

INCORPORATE THE

Management No Action

AMENDMENTS TO THE COMPANY'S **ARTICLES**

APPROVED IN THE FOREGOING

RESOLUTIONS

11 APR 2017: PLEASE NOTE THAT THIS

IS A

6

REVISION DUE TO RECEIPT OF

CHAIRMAN-NAME. IF

YOU HAVE ALREADY SENT IN YOUR

CMMT VOTES,

Non-Voting

PLEASE DO NOT VOTE AGAIN

UNLESS-YOU DECIDE

TO AMEND YOUR ORIGINAL INSTRUCTIONS. THANK

YOU.

MILLICOM INTERNATIONAL CELLULAR S.A.

Security Meeting Type **Annual General Meeting** L6388F128

Meeting Date Ticker Symbol 04-May-2017

ISIN Agenda 707996938 - Management SE0001174970

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

CMMT PLEASE NOTE THAT THIS IS AN Non-Voting

AMENDMENT TO

MEETING ID 752694 DUE TO ADDITION

OF-

RESOLUTION 24. ALL VOTES RECEIVED

ON THE

PREVIOUS MEETING WILL BE

DISREGARDED-IF

VOTE DEADLINE EXTENSIONS ARE

GRANTED.

THEREFORE PLEASE REINSTRUCT ON

THIS-

MEETING NOTICE ON THE NEW JOB. IF

HOWEVER

VOTE DEADLINE EXTENSIONS ARE

NOT-GRANTED

IN THE MARKET, THIS MEETING WILL

BE CLOSED

AND YOUR VOTE INTENTIONS-ON THE

ORIGINAL

MEETING WILL BE APPLICABLE.

PLEASE ENSURE

VOTING IS SUBMITTED-PRIOR TO

CUTOFF ON THE

ORIGINAL MEETING, AND AS SOON AS

POSSIBLE

ON THIS NEW-AMENDED MEETING.

THANK YOU

AN ABSTAIN VOTE CAN HAVE THE

SAME EFFECT AS

AN AGAINST VOTE IF THE

CMMT MEETING-REQUIRE

Non-Voting

APPROVAL FROM MAJORITY OF

PARTICIPANTS TO

PASS A RESOLUTION

IMPORTANT MARKET PROCESSING

REQUIREMENT:

A BENEFICIAL OWNER SIGNED POWER

OF-

ATTORNEY (POA) IS REQUIRED IN

ORDER TO

LODGE AND EXECUTE YOUR VOTING-

CMMT INSTRUCTIONS IN THIS MARKET.

Non-Voting

ABSENCE OF A

POA, MAY CAUSE YOUR

INSTRUCTIONS TO-BE

REJECTED. IF YOU HAVE ANY

QUESTIONS, PLEASE

CONTACT YOUR CLIENT SERVICE-

REPRESENTATIVE

CMMT MARKET RULES REQUIRE DISCLOSURENon-Voting

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 OF THE Management Action 1 AGM TO APPOINT THE OTHER MEMBERS OF THE BUREAU OF THE MEETING: ALEXANDER KOCH TO RECEIVE THE MANAGEMENT REPORT(S) OF THE **BOARD OF DIRECTORS (RAPPORT** DE-GESTION) AND THE REPORT(S) OF THE 2 Non-Voting **EXTERNAL AUDITOR** ON THE ANNUAL ACCOUNTS AND-THE CONSOLIDATED ACCOUNTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016 TO APPROVE THE ANNUAL ACCOUNTS AND THE Management Action 3 CONSOLIDATED ACCOUNTS FOR THE YEAR ENDED **31 DECEMBER 2016** TO ALLOCATE THE RESULTS OF THE YEAR ENDED 31 DECEMBER 2016. ON A PARENT COMPANY BASIS, MILLICOM GENERATED A 4 Management PROFIT OF USD 43,826,410, WHICH IS PROPOSED TO BE ALLOCATED TO THE PROFIT OR LOSS **BROUGHT** FORWARD ACCOUNT OF MILLICOM 5 TO APPROVE THE DISTRIBUTION BY ManagementNo MILLICOM OF A Action DIVIDEND IN A TOTAL AMOUNT OF USD 265,416,542.16 TO THE SHAREHOLDERS MILLICOM PRO RATA TO THE PAID UP PAR VALUE OF THEIR SHAREHOLDING IN MILLICOM, CORRESPONDING TO A DIVIDEND OF **USD 2.64 PER**

	SHARE (OTHER THAN THE TREASURY SHARES)		
	AND TO ACKNOWLEDGE AND		
	CONFIRM THAT		
	MILLICOM HAS SUFFICIENT		
	AVAILABLE FUNDS TO		
	MAKE THIS DIVIDEND DISTRIBUTION		
	TO DISCHARGE ALL THE CURRENT		
	DIRECTORS OF	7	
6	MILLICOM FOR THE PERFORMANCE OF		No
6	THEIR MANDATES DURING THE FINANCIAL	Managemen	^l Action
	YEAR ENDED		
	31 DECEMBER 2016		
	TO SET THE NUMBER OF DIRECTORS		No
7	AT EIGHT (9)	Managemen	t Action
	TO RE ELECT MR. TOM BOARDMAN AS		Action
	A DIRECTOR		
	FOR A TERM ENDING ON THE DAY OF		
8	THE NEXT	Managemen	No
O	ANNUAL GENERAL MEETING TO TAKE	•	Action
	PLACE IN	'	
	2018 (THE 2018 AGM)		
	TO RE ELECT MR. ODILON ALMEIDA		
	AS A DIRECTOR		NT
9	FOR A TERM ENDING ON THE DAY OF	Managemen	No t
	THE 2018		Action
	AGM		
	TO RE ELECT MS. JANET DAVIDSON AS	}	
	A		No
10	DIRECTOR FOR A TERM ENDING ON	Managemen	t Action
	THE DAY OF		7 CHOII
	THE 2018 AGM		
	TO RE ELECT MR. SIMON DUFFY AS A		
	DIRECTOR		No
11	FOR A TERM ENDING ON THE DAY OF	Managemen	t Action
	THE 2018		
	AGM	7	
	TO RE ELECT MR. TOMAS ELIASSON AS	•	
12	DIRECTOR FOR A TERM ENDING ON	Managaman	No
12	THE DAY OF	Managemen	Action
	THE 2018 AGM		
	TO RE ELECT MR. ALEJANDRO SANTO		
	DOMINGO AS		
13	A DIRECTOR FOR A TERM ENDING ON	Managemen	No
	THE DAY OF		Action
	THE 2018 AGM		
14	TO ELECT MR. ANDERS JENSEN AS A	Managemen	tNo
	DIRECTOR	6.	Action
	FOR A TERM ENDING ON THE DAY OF		

THE 2018

AGM

TO ELECT MR. JOSE ANTONIO RIOS

GARCIA AS A

DIRECTOR FOR A TERM ENDING ON Management Action

THE DAY OF

THE 2018 AGM

TO RE ELECT MR. TOM BOARDMAN AS

CHAIRMAN

OF THE BOARD OF DIRECTORS FOR A

TERM

16

Management No Action

ENDING ON THE DAY OF THE 2018

AGM

17 TO APPROVE THE DIRECTORS'

ManagementNo

FEE-BASED

Action

COMPENSATION, AMOUNTING TO SEK

5,775,000

(2016: SEK 5,725,000) FOR THE PERIOD

FROM THE

AGM TO THE 2018 AGM AND

SHARE-BASED

COMPENSATION, AMOUNTING TO SEK

3,850,000

(2016: 3,800,000) FOR THE PERIOD FROM

THE AGM

TO THE 2018 AGM, SUCH SHARES TO

BE PROVIDED

FROM THE COMPANY'S TREASURY

SHARES OR

ALTERNATIVELY TO BE ISSUED

WITHIN MILLICOM'S

AUTHORISED SHARE CAPITAL TO BE

FULLY PAID-

UP OUT OF THE AVAILABLE RESERVES

I.E. FOR NIL

CONSIDERATION FROM THE

RELEVANT

DIRECTORS: IT IS CLARIFIED THAT

THE PROPOSAL

BY THE NOMINATION COMMITTEE OF

A TOTAL

AMOUNT OF SEK 5,775,000 (2016: SEK

5,725,000) AS

THE DIRECTORS' FEE-BASED

COMPENSATION SET

FORTH IN ITEM 17 OF THE AGENDA

FOR THE

PERIOD FROM THE AGM TO THE 2018

AGM SHALL

BE INCREASED TO COVER THE

REMUNERATION OF

THE NEW DIRECTOR. SUBJECT AND

FURTHER TO

THE APPROVAL BY THE AGM OF ITEM

24, THE THEN

NINE (9) DIRECTORS' OVERALL

FEE-BASED

COMPENSATION IS SEK 6,200,000 (2016:

SEK

5,725,000) FOR THE PERIOD FROM THE

AGM TO

THE 2018 AGM. IT IS FURTHER

CLARIFIED THAT THE

PROPOSAL BY THE NOMINATION

COMMITTEE OF A

TOTAL AMOUNT OF SEK 3,850,000

(2016: SEK

3,800,000) AS THE DIRECTORS'

SHARE-BASED

COMPENSATION SET FORTH IN ITEM 17

OF THE

AGENDA FOR THE PERIOD FROM THE

AGM TO THE

2018 AGM IN THE FORM OF FULLY

PAID-UP SHARES

OF MILLICOM COMMON STOCK

RELATES TO THE

DIRECTORS OF THE COMPANY SHALL

ALSO BE

INCREASED TO COVER THE

REMUNERATION OF

THE ADDITIONAL DIRECTOR. SUBJECT

TO AND

FURTHER TO THE APPROVAL BY THE

AGM OF ITEM

24, THE THEN NINE (9) DIRECTORS'

OVERALL

SHARE-BASED COMPENSATION IS SEK

4,275,000

(2016: 3,800,000) FOR THE PERIOD FROM

THE AGM

TO THE 2018 AGM, SUCH SHARES TO

BE PROVIDED

FROM THE COMPANY'S TREASURY

SHARES OR

ALTERNATIVELY TO BE ISSUED

WITHIN MILLICOM'S

AUTHORISED SHARE CAPITAL TO BE

FULLY PAID-

UP OUT OF THE AVAILABLE RESERVES

I.E. FOR NIL

CONSIDERATION FROM THE

	Lugar i lilig. GADELLI MOL	TIMEDIA TROOT II
	RELEVANT	
	DIRECTORS	
	TO REELECT ERNST AND YOUNG S.A.,	
	LUXEMBOURG AS THE EXTERNAL	
18	AUDITOR OF	Management No Action
18	MILLICOM FOR A TERM ENDING ON	Action
	THE DAY OF	
	THE 2018 AGM	
	TO APPROVE THE EXTERNAL	Ma
19	AUDITORS	Management No Action
	COMPENSATION	Action
	TO APPROVE A PROCEDURE ON THE	
	APPOINTMENT OF THE NOMINATION	
20	COMMITTEE	Management No.
20	AND DETERMINATION OF THE	Action
	ASSIGNMENT OF THE	
	NOMINATION COMMITTEE	
	TO AUTHORISE THE BOARD OF	
	DIRECTORS, AT	
	ANY TIME BETWEEN 4 MAY 2017 AND	
	THE DAY OF	
	THE 2018 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	
21	ENGAGE IN A SHARE REPURCHASE	No
21	PLAN OF	Management Action
	MILLICOMS 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) (THE	
	SHARE REPURCHASE PLAN)	
	TO APPROVE THE GUIDELINES FOR	
22	REMUNERATION OF SENIOR	Management No.
	MANAGEMENT	Action
	TO APPROVE THE SHARE BASED	
23	INCENTIVE PLANS	Management No.
-	FOR MILLICOM EMPLOYEES	Action
24		Management
		-

TO ELECT MR. ROGER SOLE RAFOLS

AS A

No Action

DIRECTOR FOR A TERM ENDING ON

THE DAY OF

THE 2018 AGM; TO APPROVE MR.

ROGER SOLE

RAFOLS' DIRECTOR FEE-BASED

COMPENSATION,

AMOUNTING TO SEK 425,000FOR THE

PERIOD

FROM THE AGM TO THE 2018 AGM AND

SHARE-

BASED COMPENSATION, AMOUNTING

TO SEK

425,000 FOR THE PERIOD FROM THE

AGM TO THE

2018 AGM, SUCH SHARES TO BE

PROVIDED FROM

THE COMPANY'S TREASURY SHARES

OR

ALTERNATIVELY TO BE ISSUED

WITHIN MILLICOM'S

AUTHORISED SHARE CAPITAL TO BE

FULLY PAID-

UP OUT OF THE AVAILABLE RESERVES

I.E. FOR NIL

CONSIDERATION FROM MR. ROGER

SOLE RAFOLS;

AND TO APPROVE THE

CORRESPONDING

ADJUSTMENTS TO PREVIOUS ITEMS OF

THE AGM,

AS FOLLOWS: (I) THE INCREASE OF

THE NUMBER

OF DIRECTORS FROM EIGHT (8), AS SET

FORTH IN

THE PRECEDING ITEM 7 OF THE

AGENDA, TO NINE

(9); AND (II) THE INCREASE OF THE

DIRECTORS'

OVERALL FEE-BASED COMPENSATION,

AS SET

FORTH IN ITEM 17 OF THE AGENDA, TO

SEK

6,200,000 (2016: SEK5,725,000) FOR THE

PERIOD

FROM THE AGM TO THE 2018 AGM AND

SHARE

BASED COMPENSATION, AS SET

FORTH IN ITEM 17

OF THE AGENDA, TO SEK 4,275,000

(2016: 3,800,000)

FOR THE PERIOD FROM THE AGM TO

THE 2018

AGM, SUCH SHARES TO BE PROVIDED

FROM THE

COMPANY'S TREASURY SHARES OR

ALTERNATIVELY TO BE ISSUED

WITHIN MILLICOM'S

AUTHORISED SHARE CAPITAL TO BE

FULLY PAID-

UP OUT OF THE AVAILABLE RESERVES

I.E. FOR NIL

CONSIDERATION FROM THE

RELEVANT

DIRECTORS

17 APR 2017: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO MODIFICATION

OF-RESOLUTION

7 AND 17 AND RECEIPT OF CHAIRMAN

NAME. IF

CMMT YOU HAVE ALREADY SENT IN-YOUR Non-Voting

VOTES FOR

MID: 760338, PLEASE DO NOT VOTE

AGAIN UNLESS

YOU DECIDE TO-AMEND YOUR

ORIGINAL

INSTRUCTIONS. THANK YOU.

TELECOM ITALIA SPA, MILANO

Security T92778108 Meeting Type Ordinary General Meeting

Ticker Symbol Meeting Date 04-May-2017

ISIN IT0003497168 Agenda 708027796 - Management

Item Proposal Proposed by Vote For/Against Management

FINANCIAL STATEMENTS AS AT 31

DECEMBER 2016

- APPROVAL OF THE FINANCIAL

STATEMENTS

DOCUMENTATION - DISTRIBUTION OF ManagementFor For

1

PRIVILEGED DIVIDEND TO SAVINGS

SHARES -

RELATED AND CONSEQUENT

RESOLUTIONS

REPORT ON REMUNERATION -

2 RESOLUTION ON ManagementAgainst Against

THE FIRST SECTION

APPOINTMENT OF THE BOARD OF

3 DIRECTORS: ManagementFor For

NUMBER OF MEMBERS

APPOINTMENT OF THE BOARD OF 4 **DIRECTORS:** ManagementFor For LENGTH OF TERM IN OFFICE APPOINTMENT OF THE BOARD OF 5 **DIRECTORS:** ManagementFor For REMUNERATION PLEASE NOTE THAT ALTHOUGH THERE ARE 2 SLATES TO BE ELECTED AS BOARD OF-DIRECTORS, THERE IS ONLY 1 SLATE **AVAILABLE** TO BE FILLED AT THE MEETING. THE-STANDING CMMT INSTRUCTIONS FOR THIS MEETING Non-Voting WILL BE DISABLED AND, IF YOU CHOOSE TO-INSTRUCT, YOU ARE REQUIRED TO VOTE FOR **ONLY 1 SLATE** OF THE 2 SLATES OF BOARD-OF **DIRECTORS** PLEASE NOTE THAT THE MANAGEMENT MAKES NO VOTE RECOMMENDATION FOR **CMMT THE-CANDIDATES** Non-Voting PRESENTED IN THE SLATE UNDER RESOLUTIONS 6.1 AND 6.2. THANK YOU 6.1 APPOINTMENT OF THE BOARD OF ManagementFor For **DIRECTORS: LIST** PRESENTED BY ABBEY EUROPEAN FUND, ABBEY PENSIONS EUROPEAN FUND, STATE **STREET** TRUSTEES LIMITED - ATF ABERDEEN **CAPITAL** TRUST, SCOTTISH WIDOWS **INVESTMENT SOLUTIONS FUNDS ICVC -FUNDAMENTAL INDEX** GLOBAL EQUITY FUND, SCOTTISH **WIDOWS** INVESTMENT SOLUTIONS FUNDS ICVC - EUROPEAN (EX UK) EQUITY FUND, ALETTI **GESTIELLE SGR** S.P.A. MANAGING THE FUNDS: **GESTIELLE**

OBIETTIVO EUROPA, GESTIELLE

INTERNAZIONALE, GESTIELLE

OBIETTIVO

CEDOLA DUAL

BRAND, GESTIELLE CEDOLA ITALY

OPPORTUNITY E

GESTIELLE OBIETTIVO ITALIA, ANIMA

SGR S.P.A.

MANAGING THE FUNDS: ANIMA

ITALIA E ANIMA GEO

ITALIA, APG ASSET MANAGEMENT

N.V. - MANAGING

THE FUNDS: STICHTING DEPOSITARY

APG

DEVELOPED MARKETS EQUITY POOL,

ARCA S.G.R.

S.P.A. MANAGING THE FUND ARCA

AZIONI ITALIA,

EURIZON CAPITAL SGR S.P.A.

MANAGING THE

FUNDS: EURIZON PROGETTO ITALIA

40, EURIZON

AZIONI ITALIA, EURIZON PROGETTO

ITALIA 7,

EURIZON AZIONI AREA EURO,

EURIZON AZIONI

EUROPA E EURIZON AZIONI

INTERNAZIONALI,

EURIZON CAPITAL SA MANAGING THE

FUNDS:

EQUITY EUROPE LTE, EQUITY EURO

LTE E EQUITY

ITALY SMART VOLATILITY, ROSSINI

LUX FUND -

AZIONARIO EUROPA, EURIZON FUND -

EQUITY

ITALY, EURIZON INVESTMENT SICAV -

PB EOUITY

EUR E EUF - FLEXIBLE BETA TOTAL

RETURN,

FIDEURAM ASSET MANAGEMENT

(IRELAND)

MANAGING THE FUNDS: FONDITALIA

EQUITY ITALY

E FIDEURAM FUND EQUITY ITALY,

FIDEURAM

INVESTIMENTI SGR MANAGING THE

FUND

FIDEURAM ITALIA, INTERFUND SICAV

INTERFUND

EQUITY ITALY, GENERALI

INVESTMENTS EUROPE

S.P.A. MANAGING THE FUND GIE ALTO

AZIONARIO,

GENERALI INVESTMENTS

LUXEMBURG SA

MANAGING THE FUNDS: GIS GLOBAL

EQUITY,

GMPSS EQUITY PROFILE, GMPSS

OPPORTUNITIES

PROF, GMPSS BALANCED PROFILE E

GMPSS

CONSERVATIVE PROF, KAIROS

PARTNERS SGR

S.P.A. IN QUALITA' DI MANAGEMENT

COMPANY DI

KAIROS INTERNATIONAL SICAV

COMPARTI: ITALIA,

TARGET ITALY ALPHA,

RISORGIMENTO E KEY,

LEGAL & GENERAL ASSURANCE

(PENSIONS

MANAGEMENT) LIMITED,

MEDIOLANUM GESTIONE

FONDI SGR S.P.A. MANAGING THE

FUND

MEDIOLANUM FLESSIBILE ITALIA,

MEDIOLANUM

INTERNATIONAL FUNDS - CHALLENGE

FUND -

CHALLENGE ITALIAN EQUITY,

PIONEER

INVESTMENT MANAGEMENT SGRPA

MANAGING

THE FUND PIONEER ITALIA

AZIONARIO CRESCITA,

PIONEER ASSET MANAGEMENT SA

MANAGING THE

FUND PF ITALIAN EQUITY,

PLANETARIUM FUND

ANTHILIA SILVER, ZENIT SGR S.P.A.

MANAGING THE

FUNDS: ZENIT PIANETA ITALIA E

ZENIT

OBBLIGAZIONARIO E ZENIT

MULTISTRATEGY

SICAV, REPRESENTING THE 1.858 PCT

OF THE

COMPANY'S STOCK CAPITAL: A.LUCIA

CALVOSA,

B.FRANCESCA CORNELLI, C.DARIO

FRIGERIO,

D.DANILO VIVARELLI, E.FERRUCCIO

BORSANI

6.2 Management

APPOINTMENT OF THE BOARD OF No DIRECTORS: LIST Action

PRESENTED BY VIVENDI SA,

REPRESENTING THE

23.94 PCT OF THE COMPANY'S STOCK

CAPITAL:

A.ARNAUD ROY DE PUYFONTAINE,

B.HERVE'

PHILIPPE, C.FREDERIC CREPIN,

D.GIUSEPPE

RECCHI, E.FLAVIO CATTANEO,

F.FELICITE' HERZOG,

G.FRANCO BERNABE', H.MARELLA

MORETTI,

I.CAMILLA ANTONINI L.ANNA JONES

APPOINTMENT OF THE BOARD OF

DIRECTORS:

EXEMPTION FROM PROHIBITION ON

COMPETITION

VERIZON COMMUNICATIONS INC.

Security 92343V104 Meeting Type Annual
Ticker Symbol VZ Meeting Date 04-May-2017

ISIN US92343V1044 Agenda 934546461 - Management

ManagementAgainst

Against

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: SHELLYE L. ARCHAMBEAU	ManagementFor	For
1B.	ELECTION OF DIRECTOR: MARK T. BERTOLINI	ManagementFor	For
1C.	ELECTION OF DIRECTOR: RICHARD L. CARRION	ManagementFor	For
1D.	ELECTION OF DIRECTOR: MELANIE L. HEALEY	ManagementFor	For
1E.	ELECTION OF DIRECTOR: M. FRANCES KEETH	ManagementFor	For
1F.	ELECTION OF DIRECTOR: KARL-LUDWIG KLEY	ManagementFor	For
1G.	ELECTION OF DIRECTOR: LOWELL C. MCADAM	ManagementFor	For
1H.	ELECTION OF DIRECTOR: CLARENCE OTIS, JR.	ManagementFor	For
1I.	ELECTION OF DIRECTOR: RODNEY E. SLATER	ManagementFor	For
1J.	ELECTION OF DIRECTOR: KATHRYN A. TESIJA	ManagementFor	For
1K.	ELECTION OF DIRECTOR: GREGORY D. WASSON	ManagementFor	For
1L.	ELECTION OF DIRECTOR: GREGORY G. WEAVER	ManagementFor	For
2.	THEFTER	ManagementFor	For

	Edgar Filing: GABELLI MUL	TIMEDIA I	RUSTING	ک Form N	-PX
	RATIFICATION OF APPOINTMENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING				
	FIRM				
3.	ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATION	Managemen	ntFor	For	
	ADVISORY VOTE RELATED TO FUTURE	Ξ			
4.	VOTES ON EXECUTIVE COMPENSATION	Managemen	nt1 Year	For	
5.	APPROVAL OF 2017 LONG-TERM INCENTIVE PLAN	Managemen	ntFor	For	
6.	HUMAN RIGHTS COMMITTEE REPORT ON GREENHOUSE GAS	Shareholde	r Against	For	
7.	REDUCTION TARGETS	Shareholde	r Abstain	Against	
8.	SPECIAL SHAREOWNER MEETINGS	Shareholde	r Against	For	
9.	EXECUTIVE COMPENSATION CLAWBACK POLICY	Shareholde	r Against	For	
10.	STOCK RETENTION POLICY LIMIT MATCHING CONTRIBUTIONS	Shareholde	r Against	For	
11.	FOR EXECUTIVES	Shareholde	r Against	For	
OTS RI	EALTY TRUST, INC.				
Security			Meeting '	Туре	Annual
-	Symbol QTS		Meeting 1		04-May-2017
ISIN	US74736A1034		Agenda		934549190 - Management
		D 1		E /A :	
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Managemen			
	1 CHAD L. WILLIAMS		For	For	
	2 JOHN W. BARTER		For	For	
	3 WILLIAM O. GRABE		For	For	
	4 CATHEDINE D MINNEY				
	4 CATHERINE R. KINNEY 5 DETER A MARINO		For	For	
	5 PETER A. MARINO		For For	For For	
	5 PETER A. MARINO6 SCOTT D. MILLER		For For	For For For	
	5 PETER A. MARINO6 SCOTT D. MILLER7 PHILIP P. TRAHANAS		For For For	For For For	
	 5 PETER A. MARINO 6 SCOTT D. MILLER 7 PHILIP P. TRAHANAS 8 STEPHEN E. WESTHEAD 		For For	For For For	
	5 PETER A. MARINO6 SCOTT D. MILLER7 PHILIP P. TRAHANAS		For For For	For For For	
2.	 5 PETER A. MARINO 6 SCOTT D. MILLER 7 PHILIP P. TRAHANAS 8 STEPHEN E. WESTHEAD TO APPROVE, ON A NON-BINDING 	Manageme	For For For For	For For For	
2.	5 PETER A. MARINO 6 SCOTT D. MILLER 7 PHILIP P. TRAHANAS 8 STEPHEN E. WESTHEAD TO APPROVE, ON A NON-BINDING ADVISORY BASIS,	Managemen	For For For For	For For For For	
2.	5 PETER A. MARINO 6 SCOTT D. MILLER 7 PHILIP P. TRAHANAS 8 STEPHEN E. WESTHEAD TO APPROVE, ON A NON-BINDING ADVISORY BASIS, THE COMPENSATION PAID TO THE COMPANY'S NAMED EXECUTIVE OFFICERS.		For For For For	For For For For	
2.	5 PETER A. MARINO 6 SCOTT D. MILLER 7 PHILIP P. TRAHANAS 8 STEPHEN E. WESTHEAD TO APPROVE, ON A NON-BINDING ADVISORY BASIS, THE COMPENSATION PAID TO THE COMPANY'S NAMED EXECUTIVE OFFICERS. TO APPROVE THE 2017 AMENDED AND		For For For For	For For For For	
2.	5 PETER A. MARINO 6 SCOTT D. MILLER 7 PHILIP P. TRAHANAS 8 STEPHEN E. WESTHEAD TO APPROVE, ON A NON-BINDING ADVISORY BASIS, THE COMPENSATION PAID TO THE COMPANY'S NAMED EXECUTIVE OFFICERS.	·	For For For For antFor	For For For For	

ManagementFor

For

PURCHASE PLAN.

ERNST & YOUNG

4.

TO RATIFY THE APPOINTMENT OF

LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31,

CINCINNATI BELL INC.

Security 171871502 Meeting Type Annual Ticker Symbol CBB Meeting Date 04-May-2017

ISIN US1718715022 Agenda 934549443 - Management

		_	
Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: PHILLIP R. COX	ManagementFor	For
1B.	ELECTION OF DIRECTOR: JOHN W. ECK	ManagementFor	For
1C.	ELECTION OF DIRECTOR: JAKKI L. HAUSSLER	ManagementFor	For
1D.	ELECTION OF DIRECTOR: CRAIG F. MAIER	ManagementFor	For
1E.	ELECTION OF DIRECTOR: RUSSEL P. MAYER	ManagementFor	For
1F.	ELECTION OF DIRECTOR: LYNN A. WENTWORTH	ManagementFor	For
1G.	ELECTION OF DIRECTOR: MARTIN J. YUDKOVITZ	ManagementFor	For
1H.	ELECTION OF DIRECTOR: JOHN M. ZRNO	ManagementFor	For
1I.	ELECTION OF DIRECTOR: THEODORE H. TORBECK	ManagementFor	For
2.	RECOMMENDATION, BY A NON-BINDING ADVISORY VOTE, OF THE FREQUENCY OF THE ADVISORY VOTE REGARDING OUR EXECUTIVE OFFICERS' COMPENSATION.	Management1 Year	For
3.	APPROVAL, BY A NON-BINDING ADVISORY VOTE, OF OUR EXECUTIVE OFFICERS' COMPENSATION.	ManagementFor	For
4.	APPROVAL OF THE CINCINNATI BELL INC. 2017 LONG-TERM INCENTIVE PLAN. APPROVAL OF THE CINCINNATI BELL	ManagementFor	For
5.	INC. 2017 STOCK PLAN FOR NON- EMPLOYEE DIRECTORS.	ManagementFor	For
6.	RATIFICATION OF OUR AUDIT COMMITTEE'S APPOINTMENT OF OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING	ManagementFor	For

FIRM FOR 2017.

TEGNA INC.

Security Meeting Type 87901J105 Annual Ticker Symbol TGNA Meeting Date 04-May-2017

ISIN US87901J1051 Agenda 934552856 - Management

1511	030770131031	Agenda	757552650
Item	Proposal	Proposed by Vote	For/Against Management
1A	ELECTION OF DIRECTOR: JENNIFER DULSKI	ManagementFor	For
1B	ELECTION OF DIRECTOR: HOWARD D. ELIAS	ManagementFor	For
1C	ELECTION OF DIRECTOR: LIDIA FONSECA	ManagementFor	For
1D	ELECTION OF DIRECTOR: JILL GREENTHAL	ManagementFor	For
1E	ELECTION OF DIRECTOR: MARJORIE MAGNER	ManagementFor	For
1F	ELECTION OF DIRECTOR: GRACIA C. MARTORE	ManagementFor	For
1G	ELECTION OF DIRECTOR: SCOTT K. MCCUNE	ManagementFor	For
1H	ELECTION OF DIRECTOR: HENRY W. MCGEE	ManagementFor	For
1I	ELECTION OF DIRECTOR: SUSAN NESS	ManagementFor	For
1J	ELECTION OF DIRECTOR: BRUCE P. NOLOP	ManagementFor	For
1K	ELECTION OF DIRECTOR: NEAL SHAPIRO	ManagementFor	For
2	COMPANY PROPOSAL TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP(DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL).	ManagementFor	For
3	COMPANY PROPOSAL TO APPROVE, ON AN ADVISORY BASIS, THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS.	ManagementFor	For
4	NON-BINDING ADVISORY VOTE ON THE FREQUENCY OF FUTURE ADVISORY VOTES TO APPROVE THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS	Management1 Year	For
GRA	AHAM HOLDINGS COMPANY		
Secu	rity 384637104	Meeting	Type Annual
Tick	er Symbol GHC	Meeting	Date 04-May-20

04-May-2017

ISIN	US3846371041	Agenda		934561134 - Management
Item	Proposal	Proposed by Vote	For/Agains Manageme	
1.	DIRECTOR 1 CHRISTOPHER C. DAVIS 2 ANNE M. MULCAHY 3 LARRY D. THOMPSON AN HOSPITALITY PROPERTIES, INC.	Management For For For	For For For	
Securi			ng Type ng Date la	Annual 04-May-2017 934565803 - Management
Item	Proposal	Proposed by Vote	For/Agains Manageme	
1A.	ELECTION OF DIRECTOR: MICHAEL J. BENDER	ManagementFor	For	
1B.	ELECTION OF DIRECTOR: RACHNA BHASIN	ManagementFor	For	
1C.	ELECTION OF DIRECTOR: ALVIN BOWLES	ManagementFor	For	
1D.	ELECTION OF DIRECTOR: WILLIAM F. HAGERTY, IV	ManagementFor	For	
1E.	ELECTION OF DIRECTOR: ELLEN LEVINE	ManagementFor	For	
1F.	ELECTION OF DIRECTOR: PATRICK Q. MOORE	ManagementFor	For	
1G.	ELECTION OF DIRECTOR: ROBERT S. PRATHER, JR.	ManagementFor	For	
1H.	ELECTION OF DIRECTOR: COLIN V. REED	ManagementFor	For	
1I.	ELECTION OF DIRECTOR: MICHAEL I. ROTH	ManagementFor	For	
2.	TO APPROVE, ON AN ADVISORY BASIS THE COMPANY'S EXECUTIVE	S, ManagementFor	For	
3.	COMPENSATION. TO DETERMINE, ON AN ADVISORY BASIS, WHETHER WE WILL HAVE FUTURE ADVISORY VOTES REGARDING OUR EXECUTIVE COMPENSATION EVERY ONE YEAR, EVERY TWO YEARS OR EVERY THREE YEARS. TO RATIFY THE APPOINTMENT OF ERNST & YOUNG	Management1 Yea	r For	
4.	LLP AS THE COMPANY'S INDEPENDEN REGISTERED PUBLIC ACCOUNTING FIRM FOR	T ManagementFor	For	

FISCAL YEAR 2017.

TRIBUNE MEDIA COMPANY

Security 896047503 Meeting Type Annual Ticker Symbol TRCO Meeting Date 05-May-2017

ISIN US8960475031 Agenda 934551335 - Management

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

1. DIRECTOR Management

> 1 CRAIG A. JACOBSON For For For For LAURA R. WALKER

ADVISORY VOTE APPROVING

2. ManagementFor **EXECUTIVE** For

COMPENSATION.

THE RATIFICATION OF THE

APPOINTMENT OF

PRICEWATERHOUSECOOPERS LLP AS ManagementFor

3. For INDEPENDENT REGISTERED PUBLIC

ACCOUNTING

FIRM FOR THE 2017 FISCAL YEAR.

KINNEVIK AB, STOCKHOLM

Security W5R00Y167 Meeting Type **Annual General Meeting**

Meeting Date Ticker Symbol 08-May-2017

ISIN SE0008373898 Agenda 707953647 - Management

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

AN ABSTAIN VOTE CAN HAVE THE

SAME EFFECT AS

AN AGAINST VOTE IF THE

CMMT MEETING-REQUIRE Non-Voting

APPROVAL FROM MAJORITY OF

PARTICIPANTS TO PASS A RESOLUTION.

MARKET RULES REQUIRE DISCLOSURE

OF

BENEFICIAL OWNER INFORMATION

FOR ALL

VOTED-ACCOUNTS. IF AN ACCOUNT

HAS MULTIPLE

BENEFICIAL OWNERS, YOU WILL NEED

TO-PROVIDE

CMMT THE BREAKDOWN OF EACH Non-Voting

BENEFICIAL OWNER

NAME, ADDRESS AND

SHARE-POSITION TO YOUR

CLIENT SERVICE REPRESENTATIVE.

INFORMATION IS REQUIRED-IN ORDER

FOR YOUR

VOTE TO BE LODGED

CMMT Non-Voting

IMPORTANT MARKET PROCESSING **REQUIREMENT:** A BENEFICIAL OWNER SIGNED POWER ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING-INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR **INSTRUCTIONS TO-BE** REJECTED. IF YOU HAVE ANY **QUESTIONS, PLEASE** CONTACT YOUR CLIENT SERVICE-REPRESENTATIVE OPENING OF THE ANNUAL GENERAL Non-Voting 1 **MEETING ELECTION OF CHAIRMAN OF THE ANNUAL** GENERAL MEETING: THE NOMINATION COMMITTEE-PROPOSES THAT WILHELM LUNING, 2 MEMBER OF Non-Voting THE SWEDISH BAR ASSOCIATION, IS-ELECTED TO BE THE CHAIRMAN OF THE ANNUAL **GENERAL MEETING** PREPARATION AND APPROVAL OF THE 3 **VOTING** Non-Voting LIST APPROVAL OF THE AGENDA 4 Non-Voting ELECTION OF ONE OR TWO PERSONS 5 TO CHECK Non-Voting AND VERIFY THE MINUTES DETERMINATION OF WHETHER THE **ANNUAL** 6 Non-Voting GENERAL MEETING HAS BEEN DULY **CONVENED** REMARKS BY THE CHAIRMAN OF THE Non-Voting 7 **BOARD** PRESENTATION BY THE CHIEF **EXECUTIVE** 8 Non-Voting **OFFICER** PRESENTATION OF THE PARENT COMPANY'S ANNUAL REPORT AND THE AUDITOR'S 9 REPORT-Non-Voting AND OF THE GROUP ANNUAL REPORT AND THE

GROUP AUDITOR'S REPORT

	Edgar Filing: GABELLI MUL	TIMEDIA TRUST	П
10	RESOLUTION ON THE ADOPTION OF THE PROFIT AND LOSS STATEMENT AND THE BALANCE SHEET AND OF THE GROUP PROFIT AND LOSS STATEMENT AND THE GROUP BALANCE SHEET	Management No Actio	'n
11	RESOLUTION ON THE PROPOSED TREATMENT OF THE COMPANY'S EARNINGS AS STATED IN THE ADOPTED BALANCE SHEET: SEK 8.00 PER SHARE RESOLUTION ON THE DISCHARGE OF	Management No Actio	n
12	LIABILITY OF THE MEMBERS OF THE BOARD AND THE CHIEF	$\underset{Actio}{Management} \overset{No}{\underset{Actio}{No}}$	n
13.A	EXECUTIVE OFFICER RESOLUTION ON: AMENDMENTS OF THE ARTICLES OF ASSOCIATION	Management No Actio	n
13.B	RESOLUTION ON: DETERMINATION OF THE NUMBER OF MEMBERS OF THE BOARD: THE NOMINATION COMMITTEE PROPOSES THAT THE BOARD SHALL CONSIST OF ELEVEN	Management No Actio	n
14	MEMBERS DETERMINATION OF THE REMUNERATION TO THE BOARD AND THE AUDITOR ELECTION OF BOARD MEMBER: TOM	Management No Actio	n
15.A	BOARDMAN (RE-ELECTION, PROPOSED BY THE NOMINATION COMMITTEE)	Management No Actio	n
15.B	ELECTION OF BOARD MEMBER: ANDERS BORG (RE- ELECTION, PROPOSED BY THE NOMINATION COMMITTEE)	Management No Actio	n
15.C	ELECTION OF BOARD MEMBER: DAME AMELIA FAWCETT (RE-ELECTION, PROPOSED BY THE	Management No Actio	n
15.D	NOMINATION COMMITTEE) ELECTION OF BOARD MEMBER: WILHELM KLINGSPOR (RE-ELECTION, PROPOSED	ManagementNo Actio	n
	BY THE		

NOMINATION COMMITTEE) **ELECTION OF BOARD MEMBER:** LOTHAR LANZ (RE-Management No Action 15.E ELECTION, PROPOSED BY THE **NOMINATION** COMMITTEE) ELECTION OF BOARD MEMBER: ERIK Management No Action MITTEREGGER (RE-ELECTION, 15.F PROPOSED BY THE NOMINATION COMMITTEE) ELECTION OF BOARD MEMBER: MARIO **OUEIROZ** Management No Action 15.G (RE-ELECTION, PROPOSED BY THE **NOMINATION** COMMITTEE) **ELECTION OF BOARD MEMBER: JOHN SHAKESHAFT** Management No Action 15.H (RE-ELECTION, PROPOSED BY THE **NOMINATION** COMMITTEE) ELECTION OF BOARD MEMBER: CRISTINA STENBECK (RE-ELECTION, PROPOSED Management Action 15.I BY THE NOMINATION COMMITTEE) **ELECTION OF BOARD MEMBER:** CYNTHIA GORDON 15.J (NEW ELECTION, PROPOSED BY THE **NOMINATION** COMMITTEE) **ELECTION OF BOARD MEMBER:** HENRIK POULSEN 15.K (NEW ELECTION, PROPOSED BY THE **NOMINATION** COMMITTEE) ELECTION OF THE CHAIRMAN OF THE **BOARD: THE** NOMINATION COMMITTEE PROPOSES Management Action 16 THAT TOM BOARDMAN SHALL BE RE-ELECTED AS THE CHAIRMAN OF THE BOARD 17 DETERMINATION OF THE NUMBER OF ManagementNo **AUDITORS** Action AND ELECTION OF AUDITOR: IN **ACCORDANCE** WITH THE AUDIT COMMITTEE'S RECOMMENDATION, THE NOMINATION COMMITTEE PROPOSES THAT THE COMPANY SHALL HAVE ONE

Action

REGISTERED ACCOUNTING FIRM AS AUDITOR, AND THAT THE REGISTERED ACCOUNTING FIRM **DELOITTE AB** SHALL BE RE-ELECTED AS AUDITOR UNTIL THE CLOSE OF THE 2021 ANNUAL GENERAL MEETING. **DELOITTE AB HAS INFORMED** KINNEVIK THAT THE AUTHORISED PUBLIC ACCOUNTANT BERNTSSON WILL CONTINUE AS **AUDITOR-IN-**CHARGE IF DELOITTE IS RE-ELECTED AS AUDITOR APPROVAL OF THE PROCEDURE OF 18 Management THE NOMINATION COMMITTEE RESOLUTION REGARDING GUIDELINES **FOR** 19 Management REMUNERATION FOR SENIOR **EXECUTIVES** RESOLUTION REGARDING A LONG-TERM, SHARE BASED, INCENTIVE PLAN, INCLUDING No RESOLUTIONS REGARDING: ADOPTION Management Action 20.A OF THE **PLAN** RESOLUTION REGARDING A LONG-TERM, SHARE BASED, INCENTIVE PLAN, INCLUDING RESOLUTIONS REGARDING: 20.B Management **AUTHORISATION FOR** THE BOARD TO RESOLVE ON A NEW **ISSUE OF CLASS C SHARES** RESOLUTION REGARDING A LONG-TERM, SHARE BASED, INCENTIVE PLAN, INCLUDING **RESOLUTIONS REGARDING:** 20.C Management **AUTHORISATION FOR** THE BOARD TO RESOLVE TO REPURCHASE CLASS **C SHARES** 20.D ManagementNo RESOLUTION REGARDING A

LONG-TERM, SHARE

OF OWN

BASED, INCENTIVE PLAN, INCLUDING RESOLUTIONS REGARDING: TRANSFER

CLASS B SHARES TO THE PARTICIPANTS IN THE **PLAN** RESOLUTION REGARDING A ${\rm Management} {\rm \substack{No\\ Action}}$ 21 LONG-TERM, CASH BASED, INCENTIVE PLAN RESOLUTION TO AUTHORISE THE Management No Action **BOARD TO** 22 RESOLVE ON REPURCHASE OF OWN **SHARES** RESOLUTION ON AMENDMENTS OF $Management \stackrel{No}{.}$ 23 THE ARTICLES OF ASSOCIATION THE BOARD DOES NOT MAKE ANY CMMT RECOMMENDATION ON RESOLUTIONS Non-Voting 24.A TO 24.R SHAREHOLDER THORWALD ARVIDSSON PROPOSES THAT THE MEETING **RESOLVES TO:** Management No Action 24.A ADOPT A ZERO TOLERANCE POLICY REGARDING ACCIDENTS AT WORK FOR BOTH THE **COMPANY** AND ITS PORTFOLIO COMPANIES SHAREHOLDER THORWALD **ARVIDSSON** PROPOSES THAT THE MEETING **RESOLVES TO:** Management No Action INSTRUCT THE BOARD TO SET UP A 24.B **WORKING** GROUP TO IMPLEMENT THIS ZERO **TOLERANCE POLICY** SHAREHOLDER THORWALD **ARVIDSSON** PROPOSES THAT THE MEETING **RESOLVES TO:** SUBMIT A REPORT OF THE RESULTS IN **WRITING** Management No Action 24.C EACH YEAR TO THE ANNUAL GENERAL MEETING, AS A SUGGESTION, BY INCLUDING THE REPORT IN THE PRINTED VERSION OF THE ANNUAL REPORT 24.D SHAREHOLDER THORWALD ManagementNo ARVIDSSON Action PROPOSES THAT THE MEETING **RESOLVES TO:**

ADOPT A VISION ON ABSOLUTE

ManagementNo

Action

EQUALITY BETWEEN MEN AND WOMEN ON ALL LEVELS WITHIN BOTH THE COMPANY AND ITS **PORTFOLIO COMPANIES** SHAREHOLDER THORWALD ARVIDSSON PROPOSES THAT THE MEETING **RESOLVES TO:** INSTRUCT THE BOARD TO SET UP A **WORKING** Management No Action 24.E GROUP WITH THE TASK OF **IMPLEMENTING THIS** VISION IN THE LONG-TERM AND **CLOSELY MONITOR** THE DEVELOPMENT BOTH **REGARDING EQUALITY** AND ETHNICITY SHAREHOLDER THORWALD **ARVIDSSON** PROPOSES THAT THE MEETING RESOLVES TO: SUBMIT A REPORT IN WRITING EACH Management Action 24.F YEAR TO THE ANNUAL GENERAL MEETING, AS A SUGGESTION. BY INCLUDING THE REPORT IN THE **PRINTED** VERSION OF THE ANNUAL REPORT SHAREHOLDER THORWALD **ARVIDSSON** PROPOSES THAT THE MEETING **RESOLVES TO:** Management No Action 24.G INSTRUCT THE BOARD TO TAKE **NECESSARY** ACTIONS TO SET UP A SHAREHOLDERS' ASSOCIATION IN THE COMPANY SHAREHOLDER THORWALD **ARVIDSSON** PROPOSES THAT THE MEETING RESOLVES TO: DISALLOW MEMBERS OF THE BOARD Management Action 24.H TO INVOICE THEIR BOARD REMUNERATION THROUGH A LEGAL PERSON, SWEDISH OR FOREIGN

24.I

SHAREHOLDER THORWALD

PROPOSES THAT THE MEETING

ARVIDSSON

RESOLVES TO:

INSTRUCT THE NOMINATION

COMMITTEE THAT

DURING THE PERFORMANCE OF THEIR

TASKS

THEY SHALL PAY PARTICULAR

ATTENTION TO

QUESTIONS RELATED TO ETHICS,

GENDER AND

ETHNICITY

SHAREHOLDER THORWALD

ARVIDSSON

PROPOSES THAT THE MEETING

RESOLVES TO: IN

RELATION TO ITEM (H) ABOVE,

INSTRUCT THE

BOARD TO APPROACH THE

COMPETENT

24.J AUTHORITY, THE SWEDISH TAX

 ${\rm Management} {\rm \substack{No\\ Action}}$

AGENCY OR THE

SWEDISH GOVERNMENT TO DRAW

THEIR

ATTENTION TO THE DESIRABILITY OF

CHANGES IN

THE REGULATION IN THIS AREA, IN

ORDER TO

PREVENT TAX EVASION

SHAREHOLDER THORWALD

ARVIDSSON

PROPOSES THAT THE MEETING

RESOLVES TO:

AMEND THE ARTICLES OF

24.K ASSOCIATION (SECTION4

Management No Action

LAST PARAGRAPH) IN THE

FOLLOWING WAY.

SHARES OF SERIES A AS WELL AS

SERIES B AND

SERIES C, SHALL ENTITLE TO (1) VOTE

24.L SHAREHOLDER THORWALD

ManagementNo Action

PROPOSES THAT THE MEETING

RESOLVES TO:

ARVIDSSON

INSTRUCT THE BOARD TO APPROACH

THE

SWEDISH GOVERNMENT, AND DRAW

THE

GOVERNMENT'S ATTENTION TO THE

DESIRABILITY

OF CHANGING THE SWEDISH

COMPANIES ACT IN

ORDER TO ABOLISH THE POSSIBILITY

TO HAVE DIFFERENTIATED VOTING POWERS IN **SWEDISH** LIMITED LIABILITY COMPANIES SHAREHOLDER THORWALD **ARVIDSSON** PROPOSES THAT THE MEETING **RESOLVES TO:** AMEND THE ARTICLES OF **ASSOCIATION** (SECTION6) BY ADDING TWO NEW PARAGRAPHS IN ACCORDANCE WITH THE FOLLOWING. **FORMER** MINISTERS OF STATE MAY NOT BE **ELECTED AS** MEMBERS OF THE BOARD UNTIL TWO $Management \stackrel{No}{.}$ (2) YEARS 24.M HAVE PASSED SINCE HE/SHE RESIGNED FROM THE ASSIGNMENT. OTHER FULL-TIME POLITICIANS, PAID BY PUBLIC RESOURCES, MAY NOT BE **ELECTED AS** MEMBERS OF THE BOARD UNTIL ONE (1) YEAR HAS PASSED FROM THE TIME THAT HE/SHE **RESIGNED** FROM THE ASSIGNMENT, IF NOT **EXTRAORDINARY** REASONS JUSTIFY A DIFFERENT CONCLUSION SHAREHOLDER THORWALD **ARVIDSSON** PROPOSES THAT THE MEETING **RESOLVES TO:** INSTRUCT THE BOARD TO APPROACH THE ${\rm Management} {\rm \substack{No\\ Action}}$ 24.N SWEDISH GOVERNMENT AND DRAW ATTENTION TO THE NEED FOR A **NATIONAL** PROVISION REGARDING SO CALLED **COOLING OFF** PERIODS FOR POLITICIANS

24.O SHAREHOLDER THORWALD ManagementNo Action **ARVIDSSON** PROPOSES THAT THE MEETING **RESOLVES TO:** INSTRUCT THE BOARD TO PREPARE A

PROPOSAL

REGARDING REPRESENTATION ON

THE BOARD

AND NOMINATION COMMITTEES FOR

THE SMALL

AND MEDIUM SIZED SHAREHOLDERS

TO BE

RESOLVED UPON AT THE 2018

ANNUAL GENERAL

MEETING

SHAREHOLDER THORWALD

ARVIDSSON

PROPOSES THAT THE MEETING

RESOLVES TO:

INSTRUCT THE BOARD TO APPROACH

24.P

SWEDISH GOVERNMENT AND DRAW

THE

GOVERNMENT'S ATTENTION TO THE

DESIRABILITY

OF A REFORM IN THIS AREA

SHAREHOLDER THORWALD

ARVIDSSON

PROPOSES THAT THE MEETING

RESOLVES TO:

24.O CARRY OUT A SPECIAL EXAMINATION Management Action

OF THE

INTERNAL AS WELL AS THE

EXTERNAL

ENTERTAINMENT IN THE COMPANY

SHAREHOLDER THORWALD

ARVIDSSON

PROPOSES THAT THE MEETING

RESOLVES TO:

INSTRUCT THE BOARD TO PREPARE A

24.R **PROPOSAL**

OF A POLICY IN THIS AREA, A POLICY

THAT SHALL

BE MODEST, TO BE RESOLVED UPON

AT THE 2018

ANNUAL GENERAL MEETING

CLOSING OF THE ANNUAL GENERAL

25 **MEETING**

Ticker Symbol

KINNEVIK AB, STOCKHOLM

Security W5139V109

ISIN SE0008373906 Agenda

Proposed Item Proposal by

CMMT AN ABSTAIN VOTE CAN HAVE THE Non-Voting

SAME EFFECT AS

Management

Managemen

Non-Voting

Meeting Type Meeting Date

Vote

Annual General Meeting

08-May-2017

For/Against

Management

707968129 - Management

Non-Voting

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

6

DETERMINATION OF WHETHER THE **ANNUAL** GENERAL MEETING HAS BEEN DULY **CONVENED** REMARKS BY THE CHAIRMAN OF THE Non-Voting 7 **BOARD** PRESENTATION BY THE CHIEF 8 **EXECUTIVE** Non-Voting **OFFICER** PRESENTATION OF THE PARENT COMPANY'S ANNUAL REPORT AND THE AUDITOR'S 9 Non-Voting REPORT-AND OF THE GROUP ANNUAL REPORT AND THE GROUP AUDITOR'S REPORT RESOLUTION ON THE ADOPTION OF THE PROFIT AND LOSS STATEMENT AND THE 10 **BALANCE SHEET** Management Action AND OF THE GROUP PROFIT AND LOSS STATEMENT AND THE GROUP **BALANCE SHEET** 11 RESOLUTION ON THE PROPOSED ManagementNo TREATMENT OF Action THE COMPANY'S EARNINGS AS STATED IN THE ADOPTED BALANCE SHEET: THE **BOARD** PROPOSES A DIVIDEND OF SEK 8.00 PER SHARE AND THAT THE RECORD DATE FOR DIVIDEND SHALL BE ON FRIDAY 12 MAY 2017. IF THE ANNUAL GENERAL MEETING RESOLVES IN **ACCORDANCE** WITH THE PROPOSAL, THE DIVIDEND IS ESTIMATED TO BE PAID OUT TO THE SHAREHOLDERS ON WEDNESDAY 17 MAY 2017. THE LAST TRADING DAY IN THE KINNEVIK SHARE INCLUDING THE RIGHT TO RECEIVE DIVIDEND WILL BE WEDNESDAY 10 MAY 2017, AND THE FIRST TRADING DAY IN THE

KINNEVIK SHARE NOT INCLUDING A

RIGHT TO

	Lugar i liling. GABELLI MOL		00111
	RECEIVE DIVIDEND WILL BE THURSDAY 11 MAY		
	2017 RESOLUTION ON THE DISCHARGE OF		
12	LIABILITY OF THE MEMBERS OF THE BOARD AND THE CHIEF	Management	No Action
12.4	EXECUTIVE OFFICER RESOLUTION ON: AMENDMENTS OF	M	No
13.A	THE ARTICLES OF ASSOCIATION: SECTION 6 RESOLUTION ON: DETERMINATION OF	Management	Action
	THE NUMBER OF MEMBERS OF THE BOARD: THE		No
13.B	NOMINATION COMMITTEE PROPOSES THAT THE	Management	Action
	BOARD SHALL CONSIST OF ELEVEN MEMBERS DETERMINATION OF THE		NI o
14	REMUNERATION TO THE BOARD AND THE AUDITOR RE-ELECTION OF BOARD MEMBER:	Management	Action
15.A	TOM BOARDMAN (PROPOSED BY THE NOMINATION	Management	No Action
	COMMITTEE) RE-ELECTION OF BOARD MEMBER:		
15.B	ANDERS BORG (PROPOSED BY THE NOMINATION COMMITTEE)	Management	No Action
15.C	RE-ELECTION OF BOARD MEMBER: DAME AMELIA FAWCETT (PROPOSED BY THE	Management	No
13.0	NOMINATION COMMITTEE)	Management	Action
15.D	RE-ELECTION OF BOARD MEMBER: WILHELM KLINGSPOR (PROPOSED BY THE	Management	No Action
	NOMINATION COMMITTEE) RE-ELECTION OF BOARD MEMBER:	-	Action
15.E	LOTHAR LANZ (PROPOSED BY THE NOMINATION	Management	No Action
	COMMITTEE) RE-ELECTION OF BOARD MEMBER: ERIK		No
15.F	MITTEREGGER (PROPOSED BY THE NOMINATION COMMITTEE)	Management	Action
15.G	(C	Management	

RE-ELECTION OF BOARD MEMBER: No **MARIO** Action QUEIROZ (PROPOSED BY THE **NOMINATION** COMMITTEE) **RE-ELECTION OF BOARD MEMBER:** Management No 15.H SHAKESHAFT (PROPOSED BY THE **NOMINATION** COMMITTEE) RE-ELECTION OF BOARD MEMBER: **CRISTINA** 15.I STENBECK (PROPOSED BY THE Management **NOMINATION** COMMITTEE) **ELECTION OF BOARD MEMBER:** CYNTHIA GORDON 15.J Managemer (PROPOSED BY THE NOMINATION COMMITTEE) **ELECTION OF BOARD MEMBER:** HENRIK POULSEN 15.K Management (PROPOSED BY THE NOMINATION COMMITTEE) ELECTION OF THE CHAIRMAN OF THE 16 **BOARD: TOM** Managemen Action **BOARDMAN** 17 DETERMINATION OF THE NUMBER OF ManagementNo **AUDITORS** Action AND ELECTION OF AUDITOR: IN **ACCORDANCE** WITH THE AUDIT COMMITTEE'S RECOMMENDATION, THE NOMINATION COMMITTEE PROPOSES THAT THE COMPANY SHALL HAVE ONE **REGISTERED** ACCOUNTING FIRM AS AUDITOR, AND THAT THE REGISTERED ACCOUNTING FIRM **DELOITTE AB** SHALL BE RE-ELECTED AS AUDITOR UNTIL THE CLOSE OF THE 2021 ANNUAL GENERAL MEETING. **DELOITTE AB HAS INFORMED** KINNEVIK THAT THE AUTHORISED PUBLIC ACCOUNTANT **JAN** BERNTSSON WILL CONTINUE AS **AUDITOR-IN-**

CHARGE IF DELOITTE IS RE-ELECTED

	20ga 1 mig. 0/ 12221 moz		•
	AS AUDITOR		
	APPROVAL OF THE PROCEDURE OF	N	
18	THE	Management	
	NOMINATION COMMITTEE	A	ction
	RESOLUTION REGARDING GUIDELINES		
10	FOR	$Management_{A}^{N}$	o
19	REMUNERATION FOR SENIOR	Management	ction
	EXECUTIVES		
	PLEASE NOTE THAT RESOLUTIONS		
	20.A TO 20.D		
	ARE PROPOSED TO BE CONDITIONAL		
	UPON-EACH		
CMMT	OTHER AND THEREFORE PROPOSED	Non-Voting	
	TO BE		
	ADOPTED IN CONNECTION WITH		
	EACH-OTHER.		
	THANK YOU.		
	RESOLUTION REGARDING A		
	LONG-TERM, SHARE		
20.A	BASED, INCENTIVE PLAN, INCLUDING	$Management_{A}^{Ne}$	O
20.71	RESOLUTIONS REGARDING: ADOPTION	A	ction
	OF THE		
	PLAN		
	RESOLUTION REGARDING A		
	LONG-TERM, SHARE		
	BASED, INCENTIVE PLAN, INCLUDING		
20.B	RESOLUTIONS REGARDING:	Management N	
	AUTHORISATION FOR	A	ction
	THE BOARD TO RESOLVE ON A NEW ISSUE OF		
	CLASS C SHARES		
	RESOLUTION REGARDING A		
	LONG-TERM, SHARE		
	BASED, INCENTIVE PLAN, INCLUDING		
	RESOLUTIONS REGARDING:	N.	0
20.C	AUTHORISATION FOR	Management	ction
	THE BOARD TO RESOLVE TO	7 1	Ction
	REPURCHASE CLASS		
	C SHARES		
	RESOLUTION REGARDING A		
	LONG-TERM, SHARE		
	DACED INCENTIVE DI AN INCLUDING		
20 D	RESOLUTIONS REGARDING: TRANSFER	N.	o
20.D	OF OWN	Management	ction
	CLASS B SHARES TO THE		
	PARTICIPANTS IN THE		
	PLAN		
	RESOLUTION REGARDING A	N	0
21	LONG-TERM, CASH	Management .	o ction
	BASED, INCENTIVE PLAN		CHOII
22		Management	

RESOLUTION TO AUTHORISE THE No **BOARD TO** Action RESOLVE ON REPURCHASE OF OWN **SHARES** RESOLUTION ON AMENDMENTS OF THE ARTICLES 23 Management OF ASSOCIATION: SECTION 2, SECOND PARAGRAPH AND SECTION 10 THE BOARD OF DIRECTORS DOES NOT MAKE ANY CMMT RECOMMENDATION ON THE Non-Voting **RESOLUTION-**NUMBERS 24.A TO 24.R RESOLUTION REGARDING **SHAREHOLDER** THORWALD ARVIDSSON'S PROPOSALS: ADOPT A Management No Action 24.A ZERO TOLERANCE POLICY REGARDING ACCIDENTS AT WORK FOR BOTH THE COMPANY **AND ITS** PORTFOLIO COMPANIES RESOLUTION REGARDING **SHAREHOLDER** THORWALD ARVIDSSON'S PROPOSALS: Management No **INSTRUCT** 24.B THE BOARD TO SET UP A WORKING **GROUP TO** IMPLEMENT THIS ZERO TOLERANCE **POLICY** RESOLUTION REGARDING **SHAREHOLDER** THORWALD ARVIDSSON'S PROPOSALS: **SUBMIT A** REPORT OF THE RESULTS IN WRITING EACH YEAR 24.C Management TO THE ANNUAL GENERAL MEETING, AS A SUGGESTION, BY INCLUDING THE REPORT IN THE PRINTED VERSION OF THE ANNUAL **REPORT** 24.D ManagementNo RESOLUTION REGARDING **SHAREHOLDER** Action THORWALD ARVIDSSON'S PROPOSALS: ADOPT A VISION ON ABSOLUTE EQUALITY **BETWEEN MEN** AND WOMEN ON ALL LEVELS WITHIN

BOTH THE

COMPANY AND ITS PORTFOLIO

COMPANIES RESOLUTION REGARDING SHAREHOLDER THORWALD ARVIDSSON'S PROPOSALS: **INSTRUCT** THE BOARD TO SET UP A WORKING **GROUP WITH** Management No Action 24.E THE TASK OF IMPLEMENTING THIS VISION IN THE LONG-TERM AND CLOSELY MONITOR THE DEVELOPMENT BOTH REGARDING **EQUALITY AND ETHNICITY** RESOLUTION REGARDING **SHAREHOLDER** THORWALD ARVIDSSON'S PROPOSALS: SUBMIT A REPORT IN WRITING EACH YEAR TO ${\rm Management} {\rm \substack{No\\ Action}}$ 24.F THE ANNUAL GENERAL MEETING, AS A SUGGESTION, BY INCLUDING THE REPORT IN THE PRINTED VERSION OF THE ANNUAL REPORT RESOLUTION REGARDING **SHAREHOLDER** THORWALD ARVIDSSON'S PROPOSALS: **INSTRUCT** Management No Action 24.G THE BOARD TO TAKE NECESSARY **ACTIONS TO SET** UP A SHAREHOLDERS' ASSOCIATION IN THE **COMPANY** RESOLUTION REGARDING **SHAREHOLDER** THORWALD ARVIDSSON'S PROPOSALS: **DISALLOW** MEMBERS OF THE BOARD TO INVOICE Management Action 24.H BOARD REMUNERATION THROUGH A LEGAL PERSON, SWEDISH OR FOREIGN 24.I RESOLUTION REGARDING ManagementNo **SHAREHOLDER** Action THORWALD ARVIDSSON'S PROPOSALS: **INSTRUCT** THE NOMINATION COMMITTEE THAT **DURING THE**

PERFORMANCE OF THEIR TASKS THEY

SHALL PAY

PARTICULAR ATTENTION TO **OUESTIONS RELATED** TO ETHICS, GENDER AND ETHNICITY RESOLUTION REGARDING **SHAREHOLDER** THORWALD ARVIDSSON'S PROPOSALS: RELATION TO ITEM (H) ABOVE, **INSTRUCT THE** BOARD TO APPROACH THE **COMPETENT** $Management . \\ ^{No}$ 24.J AUTHORITY, THE SWEDISH TAX AGENCY OR THE SWEDISH GOVERNMENT TO DRAW ATTENTION TO THE DESIRABILITY OF **CHANGES IN** THE REGULATION IN THIS AREA, IN **ORDER TO** PREVENT TAX EVASION RESOLUTION REGARDING **SHAREHOLDER** THORWALD ARVIDSSON'S PROPOSALS: **AMEND** THE ARTICLES OF ASSOCIATION Management No Action 24.K (SECTION 4 LAST PARAGRAPH) IN THE FOLLOWING WAY. SHARES OF SERIES A AS WELL AS SERIES B AND SERIES C. SHALL ENTITLE TO (1) VOTE RESOLUTION REGARDING SHAREHOLDER THORWALD ARVIDSSON'S PROPOSALS: **INSTRUCT** THE BOARD TO APPROACH THE **SWEDISH** GOVERNMENT, AND DRAW THE **GOVERNMENT'S** Management No Action 24.L ATTENTION TO THE DESIRABILITY OF **CHANGING** THE SWEDISH COMPANIES ACT IN ORDER TO ABOLISH THE POSSIBILITY TO HAVE DIFFERENTIATED VOTING POWERS IN **SWEDISH** LIMITED LIABILITY COMPANIES 24.M RESOLUTION REGARDING ManagementNo **SHAREHOLDER** Action

THORWALD ARVIDSSON'S PROPOSALS:

AMEND

THE ARTICLES OF ASSOCIATION (SECTION 6) BY ADDING TWO NEW PARAGRAPHS IN **ACCORDANCE** WITH THE FOLLOWING. FORMER MINISTERS OF STATE MAY NOT BE ELECTED AS MEMBERS OF THE **BOARD UNTIL TWO (2) YEARS HAVE** PASSED SINCE HE/SHE RESIGNED FROM THE ASSIGNMENT. OTHER FULL-TIME POLITICIANS, PAID BY PUBLIC RESOURCES, MAY NOT BE ELECTED AS **MEMBERS** OF THE BOARD UNTIL ONE (1) YEAR HAS PASSED FROM THE TIME THAT HE/SHE RESIGNED FROM THE ASSIGNMENT, IF NOT **EXTRAORDINARY** REASONS JUSTIFY A DIFFERENT **CONCLUSION** RESOLUTION REGARDING **SHAREHOLDER** THORWALD ARVIDSSON'S PROPOSALS: **INSTRUCT** THE BOARD TO APPROACH THE Management No **SWEDISH GOVERNMENT AND DRAW ITS** ATTENTION TO THE NEED FOR A NATIONAL PROVISION **REGARDING SO** CALLED COOLING OFF PERIODS FOR **POLITICIANS** RESOLUTION REGARDING **SHAREHOLDER** THORWALD ARVIDSSON'S PROPOSALS: **INSTRUCT** THE BOARD TO PREPARE A PROPOSAL REGARDING REPRESENTATION ON ${\rm Management} {\rm \substack{No\\ Action}}$ THE BOARD AND NOMINATION COMMITTEES FOR

24.O

THE SMALL

AND MEDIUM SIZED SHAREHOLDERS

TO BE

24.N

RESOLVED UPON AT THE 2018

ANNUAL GENERAL

MEETING

24.P Management

RESOLUTION REGARDING No **SHAREHOLDER** Action

THORWALD ARVIDSSON'S PROPOSALS:

INSTRUCT

THE BOARD TO APPROACH THE

SWEDISH

GOVERNMENT AND DRAW THE

GOVERNMENT'S

ATTENTION TO THE DESIRABILITY OF

A REFORM IN THIS AREA

RESOLUTION REGARDING

SHAREHOLDER

THORWALD ARVIDSSON'S PROPOSALS:

OUT A SPECIAL EXAMINATION OF THE Management, No 24.Q

INTERNAL AS

WELL AS THE EXTERNAL

ENTERTAINMENT IN THE

COMPANY

RESOLUTION REGARDING

SHAREHOLDER

THORWALD ARVIDSSON'S PROPOSALS:

INSTRUCT

THE BOARD TO PREPARE A PROPOSAL

24.R OF A Management Action

POLICY IN THIS AREA, A POLICY THAT

SHALL BE

MODEST, TO BE RESOLVED UPON AT

THE 2018

ANNUAL GENERAL MEETING

CLOSING OF THE ANNUAL GENERAL Non-Voting

25 **MEETING**

VIDEOCON D2H LIMITED

Security 92657J101 Meeting Type Annual Ticker Symbol VDTH Meeting Date 08-May-2017

ISIN US92657J1016 Agenda 934590488 - Management

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

TO CONSIDER AND, IF THOUGHT FIT,

APPROVE

WITH OR WITHOUT MODIFICATION(S),

THE SCHEME

OF ARRANGEMENT FOR

1.) AMALGAMATION BETWEEN ManagementFor

VIDEOCON D2H LIMITED AND DISH TV

INDIA

LIMITED AND THEIR RESPECTIVE

SHAREHOLDERS

AND CREDITORS.

SCRIPPS NETWORKS INTERACTIVE, INC.

Security 811065101 Meeting Type Annual
Ticker Symbol SNI Meeting Date 09-May-2017

	Symbol SNI		Meeting	-	09-May-2017
ISIN	US8110651010		Agenda	ı	934558529 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Manageme	nt		
	1 JARL MOHN		For	For	
	2 NICHOLAS B. PAUMGARTEN		For	For	
	3 JEFFREY SAGANSKY		For	For	
	4 RONALD W. TYSOE		For	For	
ITV PL	C, LONDON				
Security			Meeting		Annual General Meeting
Ticker S	•		Meeting	-	10-May-2017
ISIN	GB0033986497		Agenda	ı	707857352 - Management
		Duomacad		Earl A sains	4
Item	Proposal	Proposed	Vote	For/Agains Manageme	
	TO RECEIVE AND ADOPT THE ANNUAL	by		Manageme	III.
1	REPORT	Manageme	ntFor	For	
1	AND ACCOUNTS	Wanageme	iiti Oi	101	
	TO RECEIVE AND ADOPT THE ANNUAL				
2	REPORT ON	Manageme	ntFor	For	
_	REMUNERATION	wanageme	1111 01	101	
	TO RECEIVE AND ADOPT THE				
3	REMUNERATION	Manageme	ntFor	For	
	POLICY				
4	TO DECLARE A FINAL DIVIDEND	Manageme	ntFor	For	
5	TO DECLARE A SPECIAL DIVIDEND	Manageme		For	
6	TO ELECT SALMAN AMIN	Manageme	ntFor	For	
7	TO RE-ELECT SIR PETER BAZALGETTE	Manageme	ntFor	For	
8	TO RE-ELECT ADAM CROZIER	Manageme	ntFor	For	
9	TO RE-ELECT ROGER FAXON	Manageme	ntFor	For	
10	TO RE-ELECT IAN GRIFFITHS	Manageme	ntFor	For	
11	TO RE-ELECT MARY HARRIS	Manageme	ntFor	For	
12	TO RE-ELECT ANDY HASTE	Manageme	ntFor	For	
13	TO RE-ELECT ANNA MANZ	Manageme		For	
14	TO RE-ELECT JOHN ORMEROD	Manageme	ntFor	For	
15	TO RE-APPOINT KPMG LLP AS	Manageme	ntFor	For	
10	AUDITORS	1/14/14/501110		1 01	
	TO AUTHORISE THE DIRECTORS TO			_	
16	DETERMINE	Manageme	ntFor	For	
	THE AUDITORS' REMUNERATION		_	_	
17	AUTHORITY TO ALLOT SHARES	Manageme	ntFor	For	
18	DISAPPLICATION OF PRE-EMPTION	Manageme	ntFor	For	
	RIGHTS	.6:			
10	ADDITIONAL DISAPPLICATION OF		Æ	Б	
19	PRE-EMPTION	Manageme	ntFor	For	
20	RIGHTS POLITICAL DONATIONS	Monogram	ntEon	Eo.	
20	POLITICAL DONATIONS	Manageme	nror	For	

21 PURCHASE OF OWN SHARES ManagementFor For

LENGTH OF NOTICE PERIOD FOR

22 **GENERAL** ManagementFor For

MEETINGS

HAVAS SA, 2 ALLEE DE LONGCHAMP SURESNES

Security F47696111 Meeting Type MIX

Meeting Date Ticker Symbol 10-May-2017

ISIN FR0000121881 Agenda 707932578 - Management

Non-Voting

Proposed For/Against Item Proposal Vote Management by

PLEASE NOTE IN THE FRENCH

MARKET THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND Non-Voting

"AGAINST" A VOTE OF "ABSTAIN"

WILL BE TREATED

AS AN "AGAINST" VOTE.

THE FOLLOWING APPLIES TO

SHAREHOLDERS

THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

FRENCH CUSTODIAN: PROXY CARDS:

VOTING

INSTRUCTIONS WILL BE FORWARDED

TO THE-

GLOBAL CUSTODIANS ON THE VOTE

CMMT DEADLINE

DATE. IN CAPACITY AS REGISTERED-

INTERMEDIARY, THE GLOBAL

CUSTODIANS WILL SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU

REQUEST MORE

INFORMATION, PLEASE

CONTACT-YOUR CLIENT

REPRESENTATIVE

CMMT IN CASE AMENDMENTS OR NEW Non-Voting

RESOLUTIONS

ARE PRESENTED DURING THE

MEETING, YOUR-

VOTE WILL DEFAULT TO 'ABSTAIN'.

SHARES CAN

ALTERNATIVELY BE PASSED TO

THE-CHAIRMAN OR

A NAMED THIRD PARTY TO VOTE ON

ANY SUCH

ITEM RAISED. SHOULD YOU-WISH TO

PASS

CONTROL OF YOUR SHARES IN THIS

231

WAY, PLEASE CONTACT YOUR-BROADRIDGE CLIENT **SERVICE** REPRESENTATIVE. THANK YOU PLEASE NOTE THAT IMPORTANT **ADDITIONAL** MEETING INFORMATION IS CMMT AVAILABLE BY-CLICKING Non-Voting ON THE MATERIAL URL-LINK:http://www.journalofficiel.gouv.fr//pdf/2017/0331/201703311700841.pdf ASSESSMENT AND APPROVAL OF THE **CORPORATE** 0.1 FINANCIAL STATEMENTS FOR THE ManagementFor For 2016 FINANCIAL **YEAR** ASSESSMENT AND APPROVAL OF THE CONSOLIDATED FINANCIAL 0.2 ManagementFor For STATEMENTS FOR THE 2016 FINANCIAL YEAR ALLOCATION OF INCOME FOR THE 0.3 ManagementFor For FINANCIAL YEAR OPTION FOR PAYMENT OF DIVIDEND 0.4 ManagementFor For **IN SHARES** SETTING OF ATTENDANCE FEES FOR 0.5 THE ManagementFor For FINANCIAL YEAR 2017 AGREEMENTS PURSUANT TO ARTICLE 0.6 L.225-38 OF ManagementAgainst Against THE FRENCH COMMERCIAL CODE RENEWAL OF TERM OF MR JACQUES 0.7 **SEGUELA AS** ManagementAgainst Against **DIRECTOR** RENEWAL OF THE TERM OF MR YVES 0.8 For **CANNAC AS** ManagementFor **DIRECTOR** RENEWAL OF THE TERM OF MR 0.9 STEPHANE ISRAEL ManagementFor For AS DIRECTOR RENEWAL OF THE TERM OF MS 0.10 ManagementFor For **CHRISTINE** OCKRENT AS DIRECTOR RENEWAL OF THE TERM OF THE 0.11 **COMPANY** ManagementFor For **BOLLORE SA AS DIRECTOR** RENEWAL OF THE TERM OF THE **COMPANY** 0.12ManagementFor For FINANCIERE DE SAINTE MARINE AS DIRECTOR 0.13RENEWAL OF THE TERM OF THE ManagementFor For **COMPANY**

			. 0
	FINANCIERE DE LONGCHAMP AS DIRECTOR		
	RENEWAL OF THE TERM OF THE COMPANY		
O.14	LONGCHAMP PARTICIPATIONS AS DIRECTOR	ManagementFor	For
	APPROVAL OF THE PRINCIPLES AND CRITERIA FOR		
O.15	DETERMINING, DISTRIBUTING AND ALLOCATING	ManagementFor	For
	COMPENSATION TO THE EXECUTIVE DIRECTOR		
	REVIEW ON THE COMPENSATION DUE OR		
0.16	ALLOCATED TO MR YANNICK BOLLORE, CHIEF	ManagementAgainst	Against
	EXECUTIVE OFFICER, FOR THE 2016 FINANCIAL		
	YEAR AUTHORISATION GRANTED TO THE		
O.17	BOARD OF DIRECTORS TO PURCHASE COMPANY	ManagementFor	For
	SHARES AUTHORISATION GRANTED TO THE		
	BOARD OF DIRECTORS TO DECREASE THE		
E.18	CAPITAL BY CANCELLING SHARES PREVIOUSLY	ManagementFor	For
	ACQUIRED THROUGH A SHARE BUY-BACK		
	PROGRAMME		
	DELEGATION OF AUTHORITY TO THE BOARD OF		
	DIRECTORS TO INCREASE THE SHARE CAPITAL	_	
E.19	FOR THE BENEFIT OF MEMBERS OF A COMPANY	ManagementFor	For
	SAVINGS SCHEME, WITH CANCELLATION OF THE		
E.20	PRE-EMPTIVE SUBSCRIPTION RIGHT DELEGATION OF AUTHORITY TO BE	ManagementFor	For
	GRANTED THE BOARD OF DIRECTORS TO INCREASE		
	THE SHARE CAPITAL FOR THE BENEFIT OF		
	CATEGORIES OF BENEFICIARIES WITH CANCELLATION		
	OF THE PRE- EMPTIVE SUBSCRIPTION RIGHT AS		
	PART OF AN EMPLOYEE SHARE OWNERSHIP		

TRANSACTION

O.21 POWERS TO CARRY OUT ALL LEGAL ManagementFor For

FORMALITIES GANNETT CO., INC.

Security 36473H104 Meeting Type Annual
Ticker Symbol GCI Meeting Date 10-May-2017

ISIN US36473H1041 Agenda 934546156 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: JOHN E. CODY	ManagementFor	For
1B.	ELECTION OF DIRECTOR: STEPHEN W. COLL	ManagementFor	For
1C.	ELECTION OF DIRECTOR: ROBERT J. DICKEY	ManagementFor	For
1D.	ELECTION OF DIRECTOR: DONALD E. FELSINGER	ManagementFor	For
1E.	ELECTION OF DIRECTOR: LILA IBRAHIM	ManagementFor	For
1F.	ELECTION OF DIRECTOR: LAWRENCE S. KRAMER	ManagementFor	For
1G.	ELECTION OF DIRECTOR: JOHN JEFFRY LOUIS	ManagementFor	For
1H.	ELECTION OF DIRECTOR: TONY A. PROPHET	ManagementFor	For
1I.	ELECTION OF DIRECTOR: DEBRA A. SANDLER	ManagementFor	For
1J.	ELECTION OF DIRECTOR: CHLOE R. SLADDEN	ManagementFor	For
2.	COMPANY PROPOSAL TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE 2017 FISCAL YEAR.	ManagementFor	For
3.	COMPANY PROPOSAL TO APPROVE AN AMENDMENT TO THE COMPANY'S 2015 OMNIBUS INCENTIVE COMPENSATION PLAN. COMPANY PROPOSAL TO APPROVE,		Against
4.	ON AN ADVISORY BASIS, THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS.	ManagementFor	For

SALEM MEDIA GROUP, INC.

Security 794093104 Meeting Type Annual Ticker Symbol SALM Meeting Date 10-May-2017

ISIN US7940931048 Agenda 934556563 - Management

Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1A.	ELECTION OF DIRECTOR: STUART W. EPPERSON	Managemer	ntFor	For	
1B.	ELECTION OF DIRECTOR: EDWARD G. ATSINGER III ELECTION OF DIRECTOR: ROLAND	Managemer	ntFor	For	
1C.	HINZ (INDEPENDENT DIRECTOR)	Managemer	ntFor	For	
1D.	ELECTION OF DIRECTOR: RICHARD RIDDLE (INDEPENDENT DIRECTOR)	Managemer	ntFor	For	
1E.	ELECTION OF DIRECTOR: JONATHAN VENVERLOH	Managemer	ntFor	For	
1F.	ELECTION OF DIRECTOR: J. KEET LEWIS	Managemer	ntFor	For	
1G.	ELECTION OF DIRECTOR: ERIC H. HALVORSON	Managemer	ntFor	For	
1H.	ELECTION OF DIRECTOR: EDWARD C. ATSINGER	Managemer	ntFor	For	
1I.	ELECTION OF DIRECTOR: STUART W. EPPERSON JR.	Managemer	ntFor	For	
2.	PROPOSAL TO AMEND AND RESTATE SALEM'S 1999 STOCK INCENTIVE PLAN. PROPOSAL TO RATIFY THE	Managemer	ntFor	For	
3.	APPOINTMENT OF CROWE HORWATH LLP AS SALEM'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	Managemer	ntFor	For	
CHINA	A UNICOM LIMITED				
	ty 16945R104		Meeting '		Annual
ISIN	Symbol CHU US16945R1041		Meeting l Agenda	Date	10-May-2017 934594145 - 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 AUDITOR FOR THE YEAR ENDED 31 DECEMBER 2016.	Managemer	ntFor	For	
2A1	TO RE-ELECT MR. SHAO GUANGLU AS A DIRECTOR.	Managemer	ntFor	For	
2A2		Managemer	ntAgainst	Against	

TO RE-ELECT MR. CESAREO ALIERTA IZUEL AS A DIRECTOR. TO RE-ELECT MR. CHEUNG WING LAM 2A3 ManagementFor LINUS AS A For DIRECTOR. TO RE-ELECT MR. WONG WAI MING AS 2A4 ManagementAgainst Against DIRECTOR. TO AUTHORISE THE BOARD OF **DIRECTORS TO FIX** 2BManagementFor For THE REMUNERATION OF THE DIRECTORS. TO RE-APPOINT AUDITOR, AND TO **AUTHORISE THE** BOARD OF DIRECTORS TO FIX THEIR For 3 ManagementFor REMUNERATION FOR THE YEAR **ENDING 31** DECEMBER 2017. TO GRANT A GENERAL MANDATE TO DIRECTORS TO BUY BACK SHARES 4 ...(DUE TO ManagementFor For SPACE LIMITS, SEE PROXY MATERIAL FOR FULL PROPOSAL). TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE, ALLOT AND **DEAL WITH** ADDITIONAL SHARES IN THE 5 ManagementAgainst Against **COMPANY NOT** EXCEEDING 20% OF THE TOTAL NUMBER OF THE EXISTING SHARES IN THE COMPANY IN ISSUE. TO EXTEND THE GENERAL MANDATE **GRANTED TO** THE DIRECTORS TO ISSUE, ALLOT AND 6 **DEAL WITH** ManagementAgainst Against SHARES BY THE NUMBER OF SHARES **BOUGHT** BACK. JC DECAUX SA, NEUILLY SUR SEINE Meeting Type Security F5333N100 MIX Ticker Symbol Meeting Date 11-May-2017 **ISIN** FR0000077919 Agenda 707924216 - Management For/Against Proposed Vote Item **Proposal** Management by **CMMT** Non-Voting

Non-Voting

PLEASE NOTE IN THE FRENCH

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"AGAINST" A VOTE OF "ABSTAIN"

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FRENCH CUSTODIAN: PROXY CARDS:

VOTING

INSTRUCTIONS WILL BE FORWARDED

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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

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REPRESENTATIVE

IN CASE AMENDMENTS OR NEW

RESOLUTIONS

ARE PRESENTED DURING THE

MEETING, YOUR-

VOTE WILL DEFAULT TO 'ABSTAIN'.

SHARES CAN

ALTERNATIVELY BE PASSED TO

THE-CHAIRMAN OR

CMMT A NAMED THIRD PARTY TO VOTE ON Non-Voting

ANY SUCH

ITEM RAISED. SHOULD YOU-WISH TO

PASS

CONTROL OF YOUR SHARES IN THIS

WAY, PLEASE

CONTACT YOUR-BROADRIDGE CLIENT

SERVICE

REPRESENTATIVE. THANK YOU

PLEASE NOTE THAT IMPORTANT

ADDITIONAL

MEETING INFORMATION IS

CMMT AVAILABLE BY-CLICKING Non-Voting

ON THE MATERIAL URL

LINK:-https://balo.journal-

officiel.gouv.fr/pdf/2017/0329/201703291700742.pdf

	Edgar i lillig. GABELLI MOL	TIMEDIA TROOT INO	. 1 011111
0.1	APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2016 - APPROVAL OF NON-TAX DEDUCTIBLE EXPENSES AND CHARGES	ManagementFor	For
O.2	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016	ManagementFor	For
O.3	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016 AND SETTING OF THE DIVIDEND SPECIAL STATUTORY AUDITORS'	ManagementFor	For
O.4	REPORT ON THE AGREEMENTS AND COMMITMENTS PURSUANT TO ARTICLES L.225-86 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE - NOTIFICATION OF THE ABSENCE OF ANY NEW AGREEMENT	ManagementFor	For
O.5	RENEWAL OF THE TERM OF MR JEAN-PIERRE DECAUX AS A MEMBER OF THE SUPERVISORY BOARD	ManagementAgainst	Against
O.6	RENEWAL OF THE TERM OF MR PIERR ALAIN PARIENTE AS A MEMBER OF THE SUPERVISORY BOARD APPOINTMENT OF MS MARIE-LAURE	E ManagementFor	For
O.7	SAUTY DE CHALON AS A MEMBER OF THE SUPERVISORY BOARD	ManagementFor	For
O.8 O.9	APPOINTMENT OF MS LEILA TURNER AS A MEMBER OF THE SUPERVISORY BOARD APPOINTMENT OF MS BENEDICTE HAUTEFORT AS REPLACEMENT TO MS MONIQUE COHEN AS A	ManagementFor ManagementFor	For For
	MEMBER OF THE SUPERVISORY		

	3 3		
O.10	BOARD SETTING OF THE AMOUNT OF ATTENDANCE FEES APPROVAL OF THE PRINCIPLES AND CRITERIA FOR	ManagementFor	For
O.11	DETERMINING, DISTRIBUTING AND ALLOCATING COMPENSATION TO THE CHAIRMAN OF THE BOARD OF DIRECTORS AND TO THE MEMBERS OF THE	ManagementAgainst	Against
O.12	BOARD OF DIRECTORS APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING COMPENSATION TO THE CHAIRMAN OF THE SUPERVISORY BOARD AND MEMBERS OF THE	ManagementFor	For
O.13	SUPERVISORY BOARD MANDATORY VOTE ON THE COMPENSATION OWED OR PAID FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016 TO MR JEAN-CHARLE DECAUX, CHAIRMAN OF THE BOARD OF DIRECTORS	$\mathrm{S}^{ ext{ManagementFor}}$	For
O.14	MANDATORY VOTE ON THE COMPENSATION OWED OR PAID FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016 TO MR GERARD DEGONSE, CHAIRMAN OF THE SUPERVISORY BOARD MANDATORY VOTE ON THE	ManagementFor	For
O.15	COMPENSATION OWED OR PAID FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016 TO MR JEAN-FRANCOIS DECAUX, MR JEAN-SEBASTIEN DECAUX, MR EMMANUEL BASTIDE, MR DAVID BOURG, AND MR DANIEL HOFER, MEMBERS OF THE BOARD OF	ManagementAgainst	Against
O.16	DIRECTORS AUTHORISATION TO BE GRANTED TO THE BOARD	ManagementFor	For

OF DIRECTORS TO TRADE IN

COMPANY SHARES

UNDER THE FRAMEWORK OF ARTICLE

L.225-209 OF

THE FRENCH COMMERCIAL CODE,

DURATION OF

AUTHORISATION, OBJECTIVES, TERMS,

LIMIT

AUTHORISATION TO BE GRANTED TO

THE BOARD

OF DIRECTORS TO REDUCE SHARE

CAPITAL

E.17 THROUGH THE CANCELLATION OF

ManagementFor F

For

TREASURY

SHARES, THE DURATION OF THE

AUTHORISATION,

LIMIT

DELEGATION OF AUTHORITY TO BE

GRANTED TO

THE BOARD OF DIRECTORS TO ISSUE

COMMON

SHARES AND/OR EQUITY SECURITIES

GRANTING

ACCESS TO OTHER EQUITY

SECURITIES OR

E.18 GRANTING THE RIGHT TO THE

ManagementAgainst Against

ALLOCATION OF

DEBT SECURITIES AND/OR SECURITIES

GRANTING

ACCESS TO EQUITY SECURITIES TO BE

ISSUED,

WITH RETENTION OF THE

PRE-EMPTIVE

SUBSCRIPTION RIGHT

E.19 DELEGATION OF AUTHORITY TO BE

ManagementAgainst Against

GRANTED TO

THE BOARD OF DIRECTORS TO ISSUE

COMMON

SHARES AND/OR EQUITY SECURITIES

GRANTING

ACCESS TO OTHER EQUITY

SECURITIES OR

GRANTING THE RIGHT TO ALLOCATE

DEBT

SECURITIES AND/OR TRANSFERABLE

SECURITIES

GRANTING ACCESS TO EQUITY

SECURITIES TO BE

ISSUED, WITH CANCELLATION OF THE

PRE-

EMPTIVE SUBSCRIPTION RIGHT

THROUGH PUBLIC **OFFER** DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE BOARD OF DIRECTORS TO ISSUE **COMMON** SHARES AND/OR EQUITY SECURITIES **GRANTING** ACCESS TO OTHER EQUITY SECURITIES OR GRANTING THE RIGHT TO THE **ALLOCATION OF** DEBT SECURITIES AND/OR SECURITIES ManagementAgainst E.20 **GRANTING** ACCESS TO EQUITY SECURITIES TO BE ISSUED, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT THROUGH AN **OFFER** PURSUANT TO SECTION II OF ARTICLE L.411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE BOARD OF DIRECTORS TO **INCREASE CAPITAL** BY ISSUANCE OF COMMON SHARES AND/OR OF TRANSFERABLE SECURITIES E.21 **GRANTING ACCESS** ManagementAgainst Against TO CAPITAL WITHIN THE LIMIT OF 10% OF CAPITAL WITH A VIEW TO REMUNERATING **CONTRIBUTIONS** IN KIND OR TRANSFERABLE **SECURITIES GRANTING** ACCESS TO THE CAPITAL DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE BOARD OF DIRECTORS TO DECIDE **UPON** E.22 ManagementFor For INCREASING THE SHARE CAPITAL BY INCORPORATING RESERVES, PROFITS AND/OR **PREMIUMS** E.23 DELEGATION OF AUTHORITY TO BE ManagementAgainst Against

GRANTED TO

INCREASE THE

THE BOARD OF DIRECTORS TO

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NUMBER OF EQUITY SECURITIES OR OF SECURITIES GRANTING ACCESS TO **EQUITY** SECURITIES TO BE ISSUED (OVER-ALLOCATION OPTION) IN THE CASE OF ISSUANCE WITH CANCELLATION OR RETENTION OF THE PRE-**EMPTIVE SUBSCRIPTION RIGHT** DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE BOARD OF DIRECTORS TO DECIDE **UPON** INCREASING SHARE CAPITAL BY **ISSUING SHARES** OR SECURITIES GRANTING ACCESS TO ManagementFor For SECURITIES TO BE ISSUED RESERVED FOR THE MEMBERS OF A COMPANY SAVINGS SCHEME, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT FOR THE BENEFIT OF THE **MEMBERS** DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE BOARD OF DIRECTORS TO APPROVE SHARE SUBSCRIPTION OR PURCHASE **OPTIONS WITH** CANCELLATION OF THE PRE-EMPTIVE ManagementAgainst Against SUBSCRIPTION RIGHT FOR THE **BENEFIT OF** EMPLOYEES AND EXECUTIVE OFFICERS OF THE GROUP OR CERTAIN PERSONS AMONG THEM DELEGATION OF AUTHORITY TO BE ManagementAgainst Against **GRANTED TO** THE BOARD OF DIRECTORS TO FREELY **ALLOCATE EXISTING SHARES OR SHARES YET TO** BE ISSUED, WITH CANCELLATION OF THE PRE-EMPTIVE

E.24

E.25

E.26

SUBSCRIPTION RIGHT, FOR THE

EMPLOYEES AND EXECUTIVE

BENEFIT OF

OFFICERS OF THE GROUP OR CERTAIN PERSONS AMONG **THEM** HARMONISATION OF ARTICLE 18-2 OF COMPANY'S BY-LAWS RELATING TO E.27 ManagementFor For TRANSFER OF THE REGISTERED **OFFICE** HARMONISATION OF ARTICLE 21 OF COMPANY'S BY-LAWS ON STATUTORY ManagementFor E.28 For **AUDITORS** POWERS TO CARRY OUT ALL LEGAL E.29 ManagementFor For **FORMALITIES** A. H. BELO CORPORATION Security Meeting Type 001282102 Annual Ticker Symbol AHC Meeting Date 11-May-2017 **ISIN** Agenda 934554800 - Management US0012821023 Proposed For/Against Item Vote **Proposal** by Management 1. Management DIRECTOR JOHN A. BECKERT For For 2 ROBERT W. DECHERD For For 3 TYREE B. MILLER For For RATIFICATION OF THE APPOINTMENT OF KPMG LLP 2. AS THE COMPANY'S INDEPENDENT ManagementFor For **REGISTERED** PUBLIC ACCOUNTING FIRM. APPROVAL OF THE A. H. BELO 2017 3. ManagementAgainst **INCENTIVE** Against COMPENSATION PLAN. APPROVAL OF AN ADVISORY RESOLUTION ON 4. ManagementFor For **EXECUTIVE COMPENSATION** (SAY-ON-PAY). AN ADVISORY VOTE ON THE FREQUENCY OF FUTURE SAY-ON-PAY VOTES (SAY-ON-Management3 Years 5. For FREQUENCY). GRUBHUB INC. Security 400110102 Meeting Type Annual Ticker Symbol GRUB Meeting Date 11-May-2017 Agenda **ISIN** US4001101025 934558480 - Management **Proposed** For/Against Vote Item Proposal Management by 1. **DIRECTOR** Management LLOYD FRINK For For

2 **GIRISH LAKSHMAN** For For For For 3 KEITH RICHMAN RATIFICATION OF THE APPOINTMENT OF CROWE HORWATH LLP AS GRUBHUB INC.'S **INDEPENDENT** 2. ManagementFor For REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2017. ADVISORY VOTE TO APPROVE NAMED 3. **EXECUTIVE** ManagementFor For OFFICER COMPENSATION. UNITI GROUP, INC. 91325V108 Security Meeting Type Annual Ticker Symbol UNIT Meeting Date 11-May-2017 934562732 - Management ISIN US91325V1089 Agenda **Proposed** For/Against Item Proposal Vote Management by ELECTION OF DIRECTOR: JENNIFER S. 1A. ManagementFor For **BANNER** ELECTION OF DIRECTOR: SCOTT G. 1B. ManagementFor For **BRUCE** ELECTION OF DIRECTOR: FRANCIS X. 1C. ManagementFor For ("SKIP") **FRANTZ** ELECTION OF DIRECTOR: ANDREW 1D. ManagementFor For ELECTION OF DIRECTOR: KENNETH A. 1E. ManagementFor For **GUNDERMAN** ELECTION OF DIRECTOR: DAVID L. 1F. ManagementFor For **SOLOMON** TO APPROVE, ON AN ADVISORY BASIS, THE 2. COMPENSATION OF THE COMPANY'S For ManagementFor **NAMED** EXECUTIVE OFFICERS. TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S INDEPENDENT 3. ManagementFor For **REGISTERED PUBLIC** ACCOUNTANT FOR THE YEAR ENDING **DECEMBER** 31, 2017. **TELUS CORPORATION** Security 87971M103 Meeting Type Annual Ticker Symbol TU Meeting Date 11-May-2017 **ISIN** CA87971M1032 Agenda 934574686 - Management

Item	Proposal	Proposed	Vote	For/Again	
	-	by		Manageme	ent
01	DIRECTOR	Manageme		_	
	1 R.H. (DICK) AUCHINLECK		For	For	
	2 RAYMOND T. CHAN		For	For	
	3 STOCKWELL DAY		For	For	
	4 LISA DE WILDE		For	For	
	5 DARREN ENTWISTLE		For	For	
	6 MARY JO HADDAD		For	For	
	7 KATHY KINLOCH		For	For	
	8 JOHN S. LACEY		For	For	
	9 WILLIAM A. MACKINNON		For	For	
	10 JOHN MANLEY		For	For	
	11 SARABJIT MARWAH		For	For	
	12 CLAUDE MONGEAU		For	For	
	13 DAVID L. MOWAT	•	For	For	
	APPOINT DELOITTE LLP AS AUDITORS	•			
02	FOR THE	Managama	4E.a.u	East	
02	ENSUING YEAR AND AUTHORIZE	Manageme	ntror	For	
	DIRECTORS TO FIX THEIR REMUNERATION.				
03	ACCEPT THE COMPANY'S APPROACH TO	Monogomo	ntEor	For	
03		Manageme	шгог	гоі	
IDIDII	EXECUTIVE COMPENSATION. UM COMMUNICATIONS, INC.				
Securi			Meeting	Type	Annual
	Symbol IRDM		Meeting		11-May-2017
ISIN	US46269C1027		Agenda		934574775 - Management
10111	054020701027		rigenda		75-157-1775 Wanagement
τ.	D 1	Proposed	X 7	For/Again	st
Item	Proposal	by	Vote	Manageme	
1.	DIRECTOR	Manageme	nt	C	
	1 ROBERT H. NIEHAUS		For	For	
	2 THOMAS C. CANFIELD		For	For	
	3 MATTHEW J. DESCH		For	For	
	4 THOMAS J. FITZPATRICK		For	For	
	5 JANE L. HARMAN		For	For	
	6 ALVIN B. KRONGARD		For	For	
	7 ADMIRAL ERIC T. OLSON		For	For	
	8 STEVEN B. PFEIFFER		For	For	
	9 PARKER W. RUSH		For	For	
	10 HENRIK O. SCHLIEMANN		For	For	
	11 S. SCOTT SMITH		For	For	
	12 BARRY J. WEST		For	For	
	TO APPROVE, ON AN ADVISORY BASIS	S,			
	THE				
2.	COMPENSATION OF OUR NAMED	Manageme	ntFor	For	
	EXECUTIVE	<u>-</u>			
	OFFICERS.				
3.	TO INDICATE, ON AN ADVISORY	Manageme	nt1 Year	For	
	BASIS, THE				

ManagementAgainst

ManagementFor

Against

For

PREFERRED FREQUENCY OF

STOCKHOLDER

ADVISORY VOTES ON THE

COMPENSATION OF OUR

NAMED EXECUTIVE OFFICERS.

TO APPROVE THE IRIDIUM

COMMUNICATIONS INC.

4. AMENDED AND RESTATED 2015

EQUITY INCENTIVE

PLAN.

TO RATIFY THE SELECTION BY THE

BOARD OF

DIRECTORS OF ERNST & YOUNG LLP

AS OUR

5. INDEPENDENT REGISTERED PUBLIC

ACCOUNTING

FIRM FOR OUR FISCAL YEAR ENDING

DECEMBER

31, 2017.

QUMU CORPORATION

Security 749063103 Meeting Type Annual

Ticker Symbol QUMU Meeting Date 11-May-2017

ISIN US7490631030 Agenda 934588635 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1.	DIRECTOR	Management	Management
1.	1 VERN HANZLIK	For	For
	2 ROBERT F. OLSON	For	For
	3 DANIEL R. FISHBACK	For	For
	4 THOMAS F. MADISON	For	For
	5 KIMBERLY K. NELSON	For	For
	6 DONALD T. NETTER	For	For
	7 JUSTIN A. ORLANDO	For	For
	TO APPROVE, ON A NON-BINDING	101	101
	ADVISORY BASIS,		
2.	THE COMPENSATION PAID TO OUR	ManagementFor	For
~ .	NAMED	withingement of	1 01
	EXECUTIVE OFFICERS.		
	TO APPROVE, ON A NON-BINDING		
	BASIS, THE		
3.	FREQUENCY OF FUTURE EXECUTIVE	Management1 Year	For
	COMPENSATION ADVISORY VOTES.		
	TO RATIFY AND APPROVE THE		
	APPOINTMENT OF		
	KPMG LLP AS THE INDEPENDENT		
	REGISTERED		
4.	PUBLIC ACCOUNTING FIRM FOR QUMI	ManagementFor	For
	CORPORATION FOR THE YEAR ENDING		
	DECEMBER	<u> </u>	
	31, 2017.		
	, -		

HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A., AT

ExtraOrdinary General X3258B102 Security Meeting Type

Meeting

Ticker Symbol Meeting Date 15-May-2017

Agenda 708061166 - Management ISIN GRS260333000

Non-Voting

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

PLEASE NOTE IN THE EVENT THE

MEETING DOES

NOT REACH QUORUM, THERE WILL BE

AN-A

REPETITIVE MEETING ON 26 MAY 2017

(AND B

REPETITIVE MEETING ON 12

JUNE-2017). ALSO,

YOUR VOTING INSTRUCTIONS WILL **CMMT**

NOT BE

CARRIED OVER TO THE SECOND-CALL.

ALL VOTES

RECEIVED ON THIS MEETING WILL BE

DISREGARDED AND YOU WILL-NEED

REINSTRUCT ON THE REPETITIVE

MEETING. THANK

YOU

AMENDMENT OF ARTICLES 8 (BOARD

OF

DIRECTORS), 9 (ELECTION,

COMPOSITION AND

TERM OF THE BOARD OF DIRECTORS) 1. ManagementAgainst Against

AND 10

(INCORPORATION AND OPERATION OF

THE BOARD

OF DIRECTORS) OF THE ARTICLES OF

INCORPORATION

APPOINTMENT OF MEMBERS OF THE

AUDIT

2. Against COMMITTEE, PURSUANT TO ARTICLE ManagementAbstain

44 OF L.

4449/2017

AMENDMENT OF THE AGREEMENT OF

THE

3. MANAGING DIRECTOR, PURSUANT TO ManagementFor For

ARTICLE 23A

OF C.L.2190/1920

ManagementFor For 4. ANNOUNCEMENT OF THE

RESIGNATION OF

MEMBERS AND OF THE ELECTION OF

NEW BOARD

MEMBERS, IN REPLACEMENT OF

RESIGNED

MEMBERS, PURSUANT TO ARTICLE 9

PAR. 4 OF THE

ARTICLES OF INCORPORATION

5. MISCELLANEOUS ANNOUNCEMENTS ManagementFor For

03 MAY 2017: PLEASE NOTE THAT

BOARD DOES

CMMT NOT MAKE ANY RECOMMENDATION Non-Voting

FOR-

RESOLUTION 1

03 MAY 2017:PLEASE NOTE THAT THIS

IS A

REVISION DUE TO CHANGE IN RECORD

DATE-FROM

10TH MAY 2017 TO 9TH MAY 2017 AND

CMMT ADDITION OF Non-Voting COMMENT. IF YOU HAVE-ALREADY

SENT IN YOUR

VOTES, PLEASE DO NOT VOTE AGAIN

UNLESS YOU

DECIDE TO-AMEND YOUR ORIGINAL

INSTRUCTIONS. THANK YOU.

ILG INC

Security 44967H101 Meeting Type Annual Meeting Date Ticker Symbol ILG 15-May-2017

ISIN US44967H1014 Agenda 934560055 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	ent	8
	1 CRAIG M. NASH	C	For	For
	2 DAVID FLOWERS		For	For
	3 VICTORIA L. FREED		For	For
	4 LIZANNE GALBREATH		For	For
	5 CHAD HOLLINGSWORTH		For	For
	6 LEWIS J. KORMAN		For	For
	7 THOMAS J. KUHN		For	For
	8 THOMAS J. MCINERNEY		For	For
	9 THOMAS P. MURPHY, JR.		For	For
	10 STEPHEN R. QUAZZO		For	For
	11 SERGIO D. RIVERA		For	For
	12 THOMAS O. RYDER		For	For
	13 AVY H. STEIN		For	For
	TO APPROVE, IN A NON-BINDING			
	VOTE, THE			
2.	COMPENSATION OF OUR NAMED	Manageme	entFor	For
	EXECUTIVE			
	OFFICERS.			
3.	TO DETERMINE, IN A NON-BINDING	Manageme	ent1 Year	For
	VOTE,	-		
	WHETHER A SHAREHOLDER VOTE TO			

APPROVE

THE COMPENSATION OF OUR NAMED

EXECUTIVE

OFFICERS SHOULD OCCUR EVERY

ONE, TWO OR

THREE YEARS

TO RATIFY THE SELECTION OF ERNST

& YOUNG

LLP AS THE INDEPENDENT

4. REGISTERED PUBLIC

ManagementFor

For

ACCOUNTING FIRM FOR ILG FOR THE

FISCAL YEAR

ENDING DECEMBER 31, 2017.

UBM PLC, LONDON

Security G9226Z112 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 17-May-2017

ISIN JE00BD9WR069 Agenda 707846121 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1	TO RECEIVE AND ADOPT THE 2016 ANNUAL REPORT AND ACCOUNTS	ManagementFor	For
2	TO APPROVE THE DIRECTORS REMUNERATION POLICY	ManagementFor	For
3	TO APPROVE THE DIRECTORS REMUNERATION REPORT	ManagementFor	For
4	TO APPROVE A FINAL DIVIDEND OF 16.6P PER ORDINARY SHARE	ManagementFor	For
5	TO RE-APPOINT ERNST AND YOUNG LLP AS THE COMPANY'S AUDITOR	ManagementFor	For
6	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR	ManagementFor	For
7	TO RE-ELECT DAME HELEN ALEXANDER AS A DIRECTOR	ManagementFor	For
8	TO RE-ELECT TIM COBBOLD AS A DIRECTOR	ManagementFor	For
9	TO RE-ELECT MARINA WYATT AS A DIRECTOR	ManagementFor	For
10	TO RE-ELECT GREG LOCK AS A DIRECTOR	ManagementFor	For
11	TO RE-ELECT JOHN MCCONNELL AS A DIRECTOR	ManagementFor	For
12	TO RE-ELECT MARY MCDOWELL AS A DIRECTOR	ManagementFor	For

	TO DE ELECT TEDDA NEILL ACA				
13	TO RE-ELECT TERRY NEILL AS A	Managemen	ıtFor	For	
	DIRECTOR TO BE ELECT TRANK A SHINEMAN AS	C			
14	TO RE-ELECT TRYNKA SHINEMAN AS A DIRECTOR	Managemen	ıtFor	For	
15	TO ELECT DAVID WEI AS A DIRECTOR	Managemen	tFor.	For	
13	TO AUTHORISE THE DIRECTORS TO	Managemen	111.01	POI	
16	ALLOT	Managemen	ıtFor	For	
10	RELEVANT SECURITIES	wanagemen	iti oi	1 01	
	TO AUTHORISE THE DISAPPLICATION				
17	OF PRE-	Managemen	ıtFor	For	
	EMPTION RIGHTS				
	TO FURTHER AUTHORISE THE				
	DISAPPLICATION OF				
18	PRE-EMPTION RIGHTS CONNECTED TO	Managemen	ıtEor	For	
10	ACQUISITIONS AND SPECIFIED	Managemen	uror	ror	
	CAPITAL				
	INVESTMENTS				
	TO AUTHORISE THE PURCHASE BY				
19	THE COMPANY	Managemen	ıtFor	For	
/	OF ORDINARY SHARES IN THE	Traumagement		1 01	
	MARKET				
20	TO ALLOW GENERAL MEETINGS TO BE		dE.		
20	CALLED ON	Managemen	itror	For	
NDIC	14 DAYS' NOTICE				
NRJ GROUP, PARIS					
Security F6637Z112			Meeting 7	vne	MIX
	•		Meeting T		MIX 18-May-2017
Ticker	Symbol		Meeting I		18-May-2017
	•		_		
Ticker ISIN	Symbol FR0000121691	Proposed	Meeting I Agenda		18-May-2017 708000283 - Management
Ticker	Symbol	Proposed by	Meeting I	Date	18-May-2017 708000283 - Management
Ticker ISIN	Symbol FR0000121691	-	Meeting I Agenda	Date For/Agains	18-May-2017 708000283 - Management
Ticker ISIN	Symbol FR0000121691 Proposal PLEASE NOTE IN THE FRENCH MARKET THAT THE	-	Meeting I Agenda	Date For/Agains	18-May-2017 708000283 - Management
Ticker ISIN Item	Symbol FR0000121691 Proposal PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE	by	Meeting I Agenda Vote	Date For/Agains	18-May-2017 708000283 - Management
Ticker ISIN Item	Symbol FR0000121691 Proposal PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND	-	Meeting I Agenda Vote	Date For/Agains	18-May-2017 708000283 - Management
Ticker ISIN Item	Symbol FR0000121691 Proposal PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN"	by	Meeting I Agenda Vote	Date For/Agains	18-May-2017 708000283 - Management
Ticker ISIN Item	Proposal PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED	by	Meeting I Agenda Vote	Date For/Agains	18-May-2017 708000283 - Management
Ticker ISIN Item CMM7	Proposal PLEASE NOTE IN THE FRENCH MARKET THAT THE ONLY VALID VOTE OPTIONS ARE "FOR"-AND "AGAINST" A VOTE OF "ABSTAIN" WILL BE TREATED AS AN "AGAINST" VOTE.	by Non-Voting	Meeting I Agenda Vote	Date For/Agains	18-May-2017 708000283 - Management
Ticker ISIN Item CMM7	Proposal PLEASE NOTE IN THE FRENCH 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	by	Meeting I Agenda Vote	Date For/Agains	18-May-2017 708000283 - Management
Ticker ISIN Item CMM7	Proposal PLEASE NOTE IN THE FRENCH 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	by Non-Voting	Meeting I Agenda Vote	Date For/Agains	18-May-2017 708000283 - Management
Ticker ISIN Item CMM7	Proposal PLEASE NOTE IN THE FRENCH 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	by Non-Voting	Meeting I Agenda Vote	Date For/Agains	18-May-2017 708000283 - Management
Ticker ISIN Item CMM7	Proposal PLEASE NOTE IN THE FRENCH 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-	by Non-Voting	Meeting I Agenda Vote	Date For/Agains	18-May-2017 708000283 - Management
Ticker ISIN Item CMM7	Proposal PLEASE NOTE IN THE FRENCH 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:	by Non-Voting	Meeting I Agenda Vote	Date For/Agains	18-May-2017 708000283 - Management
Ticker ISIN Item CMM7	Proposal PLEASE NOTE IN THE FRENCH 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-	by Non-Voting	Meeting I Agenda Vote	Date For/Agains	18-May-2017 708000283 - Management
Ticker ISIN Item CMM7	Proposal PLEASE NOTE IN THE FRENCH 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	by Non-Voting	Meeting I Agenda Vote	Date For/Agains	18-May-2017 708000283 - Management
Ticker ISIN Item CMM7	Proposal PLEASE NOTE IN THE FRENCH 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	by Non-Voting	Meeting I Agenda Vote	Date For/Agains	18-May-2017 708000283 - Management
Ticker ISIN Item CMM7	Proposal PLEASE NOTE IN THE FRENCH 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-	by Non-Voting	Meeting I Agenda Vote	Date For/Agains	18-May-2017 708000283 - Management
Ticker ISIN Item CMM7	Proposal PLEASE NOTE IN THE FRENCH 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	by Non-Voting	Meeting I Agenda Vote	Date For/Agains	18-May-2017 708000283 - Management
Ticker ISIN Item CMM7	Proposal PLEASE NOTE IN THE FRENCH 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	by Non-Voting	Meeting I Agenda Vote	Date For/Agains	18-May-2017 708000283 - Management
Ticker ISIN Item CMM7	Proposal PLEASE NOTE IN THE FRENCH 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-	by Non-Voting	Meeting I Agenda Vote	Date For/Agains	18-May-2017 708000283 - Management

SIGN THE PROXY CARDS AND FORWARD-THEM TO THE LOCAL CUSTODIAN. IF YOU REQUEST MORE INFORMATION, PLEASE **CONTACT-YOUR CLIENT** REPRESENTATIVE IN CASE AMENDMENTS OR NEW **RESOLUTIONS** ARE PRESENTED DURING THE MEETING, YOUR-VOTE WILL DEFAULT TO 'ABSTAIN'. **SHARES CAN** ALTERNATIVELY BE PASSED TO THE-CHAIRMAN OR CMMT A NAMED THIRD PARTY TO VOTE ON Non-Voting **ANY SUCH** ITEM RAISED. SHOULD YOU-WISH TO **PASS** CONTROL OF YOUR SHARES IN THIS WAY, PLEASE CONTACT YOUR-BROADRIDGE CLIENT **SERVICE** REPRESENTATIVE. THANK YOU PLEASE NOTE THAT IMPORTANT **ADDITIONAL** MEETING INFORMATION IS CMMT AVAILABLE BY-CLICKING Non-Voting ON THE MATERIAL URL LINK:-http://www.journalofficiel.gouv.fr//pdf/2017/0412/201704121700885.pdf APPROVAL OF THE ANNUAL **CORPORATE** FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 0.1 ManagementFor For ENDED 31 DECEMBER 2016 AND APPROVAL OF NON-TAX DEDUCTIBLE EXPENSES **AND CHARGES** APPROVAL OF THE CONSOLIDATED FINANCIAL 0.2 STATEMENTS FOR THE FINANCIAL ManagementFor For YEAR ENDED 31 **DECEMBER 2016** ALLOCATION OF INCOME FOR THE 0.3 ManagementFor For FINANCIAL YEAR 0.4 SPECIAL REPORT OF THE STATUTORY ManagementFor For **AUDITORS** ON THE REGULATED AGREEMENTS AND COMMITMENTS AND APPROVAL OF

THESE **AGREEMENTS** APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND **ALLOCATING** THE FIXED, VARIABLE AND 0.5 **EXCEPTIONAL** ManagementFor For COMPONENTS COMPRISING THE **TOTAL** COMPENSATION AND BENEFITS DUE TO THE CHIEF **EXECUTIVE OFFICER** AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS FOR THE COMPANY TO **BUY BACK** 0.6 ITS OWN SHARES WITHIN THE ManagementFor For CONTEXT OF THE PROVISIONS OF ARTICLE L.225-209 OF THE FRENCH COMMERCIAL CODE DELEGATION OF AUTHORITY TO BE **GRANTED TO** THE BOARD OF DIRECTORS TO ISSUE **SHARE** SUBSCRIPTION WARRANTS (BSAS), **SUBSCRIPTION** AND/OR ACQUISITION WARRANTS FOR **NEW** AND/OR EXISTING SHARES (BSAANES), E.7 ManagementFor For AND/OR SUBSCRIPTION AND/OR ACQUISITION **WARRANTS** FOR NEW AND/OR EXISTING REDEEMABLE SHARES (BSAARS) WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, FOR THE BENEFIT OF A CATEGORY OF PERSONS E.8 DELEGATION OF AUTHORITY TO BE ManagementFor For **GRANTED TO** THE BOARD OF DIRECTORS TO **INCREASE THE** CAPITAL BY ISSUING COMMON SHARES AND/OR SECURITIES GRANTING ACCESS TO THE CAPITAL WITH CANCELLATION OF THE

PRE-EMPTIVE

	0 0				
	SUBSCRIPTION RIGHT FOR THE				
	BENEFIT OF				
	MEMBERS OF A COMPANY SAVINGS				
	SCHEME, PURSUANT TO ARTICLES L.3332-18				
	AND				
	FOLLOWING OF THE FRENCH LABOUR				
	CODE				
EO	AMENDMENT TO ARTICLE 4 OF THE	Managama	4E.a.u	Ean	
E.9	BY-LAWS	Manageme	ntror	For	
	DELEGATION OF AUTHORITY TO BE				
	GRANTED TO				
E.10	THE BOARD OF DIRECTORS TO ALIGN	Manageme	ntFor	For	
	THE BY- LAWS WITH LEGAL AND REGULATORY	7			
	PROVISIONS	L			
F 11	POWERS TO CARRY OUT ALL LEGAL	3.6	Æ	Б	
E.11	FORMALITIES	Manageme	ntFor	For	
INTEL	CORPORATION				
Security			Meeting		Annual
	Symbol INTC		Meeting	Date	18-May-2017
ISIN	US4581401001		Agenda		934568431 - Management
_		Proposed		For/Agains	st
Item	Proposal	by	Vote	Manageme	
1A.	ELECTION OF DIRECTOR: CHARLENE	Manageme	ntFor	For	
171.	BARSHEFSKY	wanageme	nu oi	1 01	
1B.	ELECTION OF DIRECTOR: ANEEL	Manageme	ntFor	For	
	BHUSRI ELECTION OF DIRECTOR: ANDY D.				
1C.	BRYANT	Manageme	ntFor	For	
15	ELECTION OF DIRECTOR: REED E.	3.6			
1D.	HUNDT	Manageme	ntFor	For	
1E.	ELECTION OF DIRECTOR: OMAR	Manageme	ntFor	For	
IL.	ISHRAK	Wianageme	nu oi	101	
1F.	ELECTION OF DIRECTOR: BRIAN M.	Manageme	ntFor	For	
	KRZANICH ELECTION OF DIRECTOR: TSU-JAE	C			
1G.	KING LIU	Manageme	ntFor	For	
4**	ELECTION OF DIRECTOR: DAVID S.		_	_	
1H.	POTTRUCK	Manageme	ntFor	For	
1I.	ELECTION OF DIRECTOR: GREGORY D.	Manageme	ntFor	For	
11.	SMITH	Manageme	IIII OI	1.01	
1J.	ELECTION OF DIRECTOR: FRANK D.	Manageme	ntFor	For	
	YEARY				
1K.	ELECTION OF DIRECTOR: DAVID B. YOFFIE	Manageme	ntFor	For	
2.	RATIFICATION OF SELECTION OF	Manageme	ntFor	For	
	ERNST & YOUNG				
	LLP AS OUR INDEPENDENT				
	DE CACHED ED DAIDA AC				

REGISTERED PUBLIC

	aga: :g. a, t2 ttte				
	ACCOUNTING FIRM FOR 2017 ADVISORY VOTE TO APPROVE				
3.	EXECUTIVE COMPENSATION APPROVAL OF AMENDMENT AND	Managemen	tFor	For	
4.	RESTATEMENT OF THE 2006 EQUITY INCENTIVE PLAN	Managemen	tFor	For	
5	ADVISORY VOTE ON THE FREQUENCY OF HOLDING	Managaman	41 V	Fan	
5.	APPROVE EXECUTIVE COMPENSATION	Managemen	ii Year	For	
_	STOCKHOLDER PROPOSAL REQUESTING AN				
6.	ANNUAL ADVISORY STOCKHOLDER VOTE ON POLITICAL CONTRIBUTIONS	Shareholder	Against	For	
	STOCKHOLDER PROPOSAL REQUESTING THAT				
7.	VOTES COUNTED ON STOCKHOLDER PROPOSALS	Shareholder	Against	For	
EBAY	EXCLUDE ABSTENTIONS INC.				
Security	y 278642103		Meeting T	vne	Annual
-	Symbol EBAY		Meeting D		18-May-2017
ISIN	US2786421030		Agenda		934572074 - Management
Item	Proposal	Proposed by	VOTE	For/Against Managemen	
1A.	ELECTION OF DIRECTOR: FRED D. ANDERSON JR.	Managemen	tFor	For	
1B.	ELECTION OF DIRECTOR: EDWARD W. BARNHOLT	Managemen	tFor	For	
1C.	ELECTION OF DIRECTOR: ANTHONY J. BATES	Managemen	tFor	For	
1D.	GREEN FLECTION OF DIRECTOR: LOGAN D. GREEN FLECTION OF DIRECTOR BONNIES	Managemen	tFor	For	
1E.	ELECTION OF DIRECTOR: BONNIE S. HAMMER	Managemen	tFor	For	
1F.	C. MITIC	Managemen	tFor	For	
1G.	ELECTION OF DIRECTOR: PIERRE M. OMIDYAR	Managemen	tFor	For	
1H.	PRESSLER FLECTION OF DIRECTOR, POPERT H	Managemen	tFor	For	
1I.	SWAN ELECTION OF DIRECTOR, THOMAS I	Managemen	tFor	For	
1J.	ELECTION OF DIRECTOR: THOMAS J.				
	TIERNEY	Managemen	tFor	For	
1K.		Managemen Managemen		For	

1L.	ELECTION OF DIRECTOR: DEVIN N. WENIG	Managemen	ıtFor	For	
2.	ADVISORY VOTE TO APPROVE NAMED EXECUTIVE	Managemer	ıtFor	For	
	OFFICER COMPENSATION.				
	ADVISORY VOTE TO APPROVE THE FREQUENCY				
2	WITH WHICH THE ADVISORY VOTE TO		.1 37	Г	
3.	APPROVE NAMED EXECUTIVE OFFICER	Managemer	iti Year	For	
	COMPENSATION				
	SHOULD BE HELD. RATIFICATION OF APPOINTMENT OF				
4.	INDEPENDENT	Managemen	ıtFor	For	
	AUDITORS. CONSIDERATION OF A STOCKHOLDER				
5.	PROPOSAL	Shareholder	Against	For	
J.	REGARDING RIGHT TO ACT BY WRITTEN CONSENT.	Shareholder	Agamst	101	
DISCO	OVERY COMMUNICATIONS, INC.				
Securit	•		Meeting T		Annual
	Symbol DISCA		Meeting I	Date	18-May-2017
ISIN	US25470F1049		Agenda		934574028 - Management
Item	Proposal	Proposed	VAILE	For/Agains	
1.	DIRECTOR	by Managemer		Manageme	nt
1.	1 ROBERT R. BENNETT	Managemen	For	For	
	2 JOHN C. MALONE		For	For	
	3 DAVID M. ZASLAV		For	For	
	RATIFICATION OF THE APPOINTMENT OF				
	PRICEWATERHOUSECOOPERS LLP AS				
	DISCOVERY				
2.	COMMUNICATIONS, INC.'S INDEPENDENT	Managemen	tFor	For	
	REGISTERED PUBLIC ACCOUNTING				
	FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31,				
	2017.				
	TO APPROVE, ON AN ADVISORY BASIS, OUR	,			
3.	OUK	Managana	4T2	Eom	
	NAMED EXECUTIVE OFFICER	Managemen	itror	For	
	COMPENSATION.	Managemer	itror	гоі	
	COMPENSATION. TO VOTE, ON AN ADVISORY BASIS, ON	Managemer	uror	roi	
4	COMPENSATION.	Č			
4.	COMPENSATION. TO VOTE, ON AN ADVISORY BASIS, ON THE FREQUENCY OF FUTURE NAMED EXECUTIVE	Managemen		For	
4.	COMPENSATION. TO VOTE, ON AN ADVISORY BASIS, ON THE FREQUENCY OF FUTURE NAMED	Č			

TO VOTE ON A STOCKHOLDER

PROPOSAL

REQUESTING THE COMPENSATION

COMMITTEE TO

PREPARE A REPORT ON THE

FEASIBILITY OF

INTEGRATING SUSTAINABILITY

METRICS INTO

PERFORMANCE MEASURES OF SENIOR

EXECUTIVES UNDER OUR INCENTIVE

PLANS.

TO VOTE ON A STOCKHOLDER

PROPOSAL

REQUESTING THE BOARD OF

DIRECTORS TO

ADOPT A POLICY THAT THE INITIAL

LIST OF

CANDIDATES FROM WHICH NEW 6.

Shareholder Abstain Against

MANAGEMENT-

SUPPORTED DIRECTOR NOMINEES ARE

CHOSEN

PROXY

SHALL INCLUDE QUALIFIED WOMEN

AND MINORITY

CANDIDATES

LORAL SPACE & COMMUNICATIONS INC.

543881106 Meeting Type Security Annual Ticker Symbol LORL Meeting Date 18-May-2017

934593650 - Management ISIN Agenda US5438811060

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	ent	Tranagement
	1 JOHN D. HARKEY, JR.	C	For	For
	2 MICHAEL B. TARGOFF		For	For
	ACTING UPON A PROPOSAL TO RATIFY	Y		
	THE			
	APPOINTMENT OF DELOITTE &			
	TOUCHE LLP AS THE			
2.	COMPANY'S INDEPENDENT	Manageme	entFor	For
	REGISTERED PUBLIC			
	ACCOUNTING FIRM FOR THE YEAR			
	ENDING			
	DECEMBER 31, 2017.			
3.	ACTING UPON A PROPOSAL TO	Manageme	entFor	For
	APPROVE, ON A			
	NON-BINDING, ADVISORY BASIS,			
	COMPENSATION			
	OF THE COMPANY'S NAMED			
	EXECUTIVE OFFICERS			
	AS DESCRIBED IN THE COMPANY'S			

For

STATEMENT.

ACTING UPON A PROPOSAL TO

SELECT, ON A NON-

BINDING, ADVISORY BASIS, THE

FREQUENCY OF

4. FUTURE NON-BINDING, ADVISORY Management 1 Year

VOTES ON

COMPENSATION PAID TO THE

COMPANY'S NAMED

EXECUTIVE OFFICERS.

AMPHENOL CORPORATION

Security 032095101 Meeting Type Annual Ticker Symbol APH Meeting Date 18-May-2017

ISIN US0320951017 Agenda 934597610 - Management

1011	050320751017		rigonaa	,,,
Item	Proposal	Proposed by	Vote	For/Against Management
1.1	ELECTION OF DIRECTOR: RONALD P. BADIE	Managemen	ntFor	For
1.2	ELECTION OF DIRECTOR: STANLEY L. CLARK	Managemen	ntFor	For
1.3	ELECTION OF DIRECTOR: DAVID P. FALCK	Managemen	ntFor	For
1.4	ELECTION OF DIRECTOR: EDWARD G. JEPSEN	Managemen	ntFor	For
1.5	ELECTION OF DIRECTOR: MARTIN H. LOEFFLER	Managemen	ntFor	For
1.6	ELECTION OF DIRECTOR: JOHN R. LORD	Managemen	ntFor	For
1.7	ELECTION OF DIRECTOR: R. ADAM NORWITT	Managemen	ntFor	For
1.8	ELECTION OF DIRECTOR: DIANA G. REARDON	Managemen	ntFor	For
2.	RATIFICATION OF DELOITTE & TOUCHE LLP AS INDEPENDENT ACCOUNTANTS OF THE COMPANY.	Managemen	ntFor	For
3.	ADVISORY VOTE TO APPROVE COMPENSATION OF NAMED EXECUTIVE OFFICERS. ADVISORY VOTE ON THE FREQUENCY	Managemer	ntFor	For
4.	OF FUTURE ADVISORY VOTES ON COMPENSATION OF NAMED EXECUTIVE OFFICERS.	Managemer	ıt1 Year	For
5.	TO RATIFY AND APPROVE THE 2017 STOCK PURCHASE AND OPTION PLAN FOR KEY EMPLOYEES OF AMPHENOL AND SUBSIDIARIES.	Managemer	ntAgainst	Against

CBS CORPORATION

Security 124857103 Meeting Type Annual Ticker Symbol CBSA Meeting Date 19-May-2017

ISIN US1248571036 Agenda 934579559 - Management

10111	031240371030	7 Igenda).
Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: DAVID R. ANDELMAN	ManagementFor	For
1B.	ELECTION OF DIRECTOR: JOSEPH A. CALIFANO, JR.	ManagementFor	For
1C.	ELECTION OF DIRECTOR: WILLIAM S. COHEN	ManagementFor	For
1D.	ELECTION OF DIRECTOR: GARY L. COUNTRYMAN	ManagementFor	For
1E.	ELECTION OF DIRECTOR: CHARLES K. GIFFORD	ManagementFor	For
1F.	ELECTION OF DIRECTOR: LEONARD GOLDBERG	ManagementFor	For
1G.	ELECTION OF DIRECTOR: BRUCE S. GORDON	ManagementFor	For
1H.	ELECTION OF DIRECTOR: LINDA M. GRIEGO	ManagementFor	For
1I.	ELECTION OF DIRECTOR: ARNOLD KOPELSON	ManagementFor	For
1J.	ELECTION OF DIRECTOR: MARTHA L. MINOW	ManagementFor	For
1K.	ELECTION OF DIRECTOR: LESLIE MOONVES	ManagementFor	For
1L.	ELECTION OF DIRECTOR: DOUG MORRIS	ManagementFor	For
1M.	ELECTION OF DIRECTOR: SHARI REDSTONE	ManagementFor	For
2.	RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP TO SERVE AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR 2017. ADVISORY VOTE TO APPROVE THE	ManagementFor	For
3.	COMPANY'S NAMED EXECUTIVE OFFICER COMPENSATION. ADVISORY VOTE ON THE FREQUENCY	ManagementFor	For
4.	OF HOLDING AN ADVISORY VOTE ON THE COMPANY'S NAMED EXECUTIVE OFFICER COMPENSATION.	Management3 Years	For
INTER	RNATIONAL GAME TECHNOLOGY PLC		

Meeting Type Security G4863A108 Annual Ticker Symbol IGT Meeting Date 22-May-2017 Agenda **ISIN** 934613452 - Management GB00BVG7F061

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

TO RECEIVE AND ADOPT THE ANNUAL

REPORTS

1. AND ACCOUNTS FOR THE FINANCIAL ManagementFor For

YEAR ENDED

31 DECEMBER 2016.

TO APPROVE THE DIRECTORS'

REMUNERATION

REPORT (EXCLUDING THE

REMUNERATION

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

INTERNATIONAL

GAME TECHNOLOGY PLC'S ANNUAL

REPORTS AND

ACCOUNTS.

TO APPROVE THE DIRECTORS'

REMUNERATION

POLICY (EXCLUDING THE

REMUNERATION 3.

ManagementFor For REPORT) SET OUT IN SECTION 2 OF

INTERNATIONAL GAME TECHNOLOGY

PLC'S

ANNUAL REPORTS AND ACCOUNTS.

TO REAPPOINT

PRICEWATERHOUSECOOPERS LLP

AS AUDITOR TO HOLD OFFICE FROM

THE

CONCLUSION OF THE AGM UNTIL THE 4. ManagementFor For

CONCLUSION OF THE NEXT ANNUAL

GENERAL

MEETING OF INTERNATIONAL GAME

TECHNOLOGY

PLC AT WHICH ACCOUNTS ARE LAID.

TO AUTHORISE THE BOARD OF

DIRECTORS OR ITS

5. AUDIT COMMITTEE TO FIX THE ManagementFor For

REMUNERATION OF

THE AUDITOR.

TO AUTHORISE POLITICAL

DONATIONS AND

EXPENDITURE NOT EXCEEDING 100,000

6. ManagementFor For **POUNDS IN**

TOTAL, IN ACCORDANCE WITH

SECTIONS 366 AND

367 OF THE COMPANIES ACT 2006.

7. ManagementFor For

TO ADOPT NEW ARTICLES OF

ASSOCIATION OF

INTERNATIONAL GAME TECHNOLOGY

PLC TO

ALLOW FOR GENERAL MEETINGS TO

BE HELD

ELECTRONICALLY.

NIELSEN HOLDINGS PLC

Security G6518L108 Meeting Type Annual
Ticker Symbol NLSN Meeting Date 23-May-2017

ISIN GB00BWFY5505 Agenda 934570979 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: JAMES A. ATTWOOD, JR.	ManagementFor	For
1B.	ELECTION OF DIRECTOR: MITCH BARNS	ManagementFor	For
1C.	ELECTION OF DIRECTOR: KAREN M. HOGUET	ManagementFor	For
1D.	ELECTION OF DIRECTOR: JAMES M. KILTS	ManagementFor	For
1E.	ELECTION OF DIRECTOR: HARISH MANWANI	ManagementFor	For
1F.	ELECTION OF DIRECTOR: ROBERT POZEN	ManagementFor	For
1G.	ELECTION OF DIRECTOR: DAVID RAWLINSON	ManagementFor	For
1H.	ELECTION OF DIRECTOR: JAVIER G. TERUEL	ManagementFor	For
1I.	ELECTION OF DIRECTOR: LAUREN ZALAZNICK	ManagementFor	For
2.	TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2017.	ManagementFor	For
3.	TO REAPPOINT ERNST & YOUNG LLP AS OUR UK STATUTORY AUDITOR TO AUDIT OUR UK STATUTORY ANNUAL ACCOUNTS FOR THE YEAR ENDING DECEMBER 31, 2017.	ManagementFor	For
4.	TO AUTHORIZE THE AUDIT COMMITTEE TO DETERMINE THE COMPENSATION OF OUR UK STATUTORY AUDITOR.	ManagementFor	For

TO APPROVE ON A NON-BINDING, **ADVISORY BASIS** THE COMPENSATION OF OUR NAMED **EXECUTIVE** OFFICERS AS DISCLOSED IN THE 5. ManagementFor For **PROXY** STATEMENT PURSUANT TO THE RULES OF THE U.S. SECURITIES AND EXCHANGE COMMISSION. TO DETERMINE ON A NON-BINDING, **ADVISORY** BASIS WHETHER A SHAREHOLDER **VOTE TO** APPROVE THE COMPENSATION OF 6. Management1 Year For **OUR NAMED** EXECUTIVE OFFICERS SHOULD OCCUR EVERY 1, 2 OR 3 YEARS. TO APPROVE ON A NON-BINDING, **ADVISORY BASIS** 7. THE DIRECTORS' COMPENSATION ManagementFor For REPORT FOR THE YEAR ENDED DECEMBER 31, 2016. AMAZON.COM, INC. Security 023135106 Meeting Type Annual Ticker Symbol AMZN Meeting Date 23-May-2017 ISIN Agenda 934583596 - Management US0231351067 Proposed For/Against Item Proposal Vote by Management ELECTION OF DIRECTOR: JEFFREY P. 1A. ManagementFor For **BEZOS** ELECTION OF DIRECTOR: TOM A. 1B. ManagementFor For ALBERG ELECTION OF DIRECTOR: JOHN SEELY 1C. ManagementFor For **BROWN** ELECTION OF DIRECTOR: JAMIE S. 1D. ManagementFor For **GORELICK** ELECTION OF DIRECTOR: DANIEL P. 1E. ManagementFor For **HUTTENLOCHER** ELECTION OF DIRECTOR: JUDITH A. 1F. ManagementFor For **MCGRATH** ELECTION OF DIRECTOR: JONATHAN J. ManagementFor 1G. For RUBINSTEIN ELECTION OF DIRECTOR: THOMAS O. 1H. ManagementFor For **RYDER** ELECTION OF DIRECTOR: PATRICIA Q.

ManagementFor

ManagementFor

For

For

1I.

1J.

STONESIFER

WEEKS

ELECTION OF DIRECTOR: WENDELL P.

	RATIFICATION OF THE APPOINTMENT				
2.	OF ERNST &	Management	For	For	
	YOUNG LLP AS INDEPENDENT AUDITORS	_			
	ADVISORY VOTE TO APPROVE				
3.	EXECUTIVE	Management	For	For	
	COMPENSATION				
	ADVISORY VOTE ON THE FREQUENCY				
4.	OF FUTURE ADVISORY VOTES ON EXECUTIVE	Management	3 Years	For	
	COMPENSATION				
	APPROVAL OF THE COMPANY'S 1997				
5.	STOCK	Management	For	For	
	INCENTIVE PLAN, AS AMENDED AND	1/14114801110111	. 01	1 01	
	RESTATED SHAREHOLDER PROPOSAL				
	REGARDING A REPORT				
6.	ON USE OF CRIMINAL BACKGROUND	Shareholder	Against	For	
	CHECKS IN				
	HIRING DECISIONS				
	SHAREHOLDER PROPOSAL REGARDING				
7.	SUSTAINABILITY AS AN EXECUTIVE	Shareholder	Against	For	
	COMPENSATION PERFORMANCE		C		
	MEASURE				
	SHAREHOLDER PROPOSAL				
8.	REGARDING VOTE- COUNTING PRACTICES FOR	Shareholder	A gainst	For	
0.	SHAREHOLDER	Sharcholder	Agamst	1.01	
	PROPOSALS				
	D STATES CELLULAR CORPORATION				
Securit	•		Meeting 7	• •	Annual
ISIN	Symbol USM US9116841084		Meeting I Agenda	Jate	23-May-2017 934586580 - Management
15111	0371100+100+		Agenda		754500500 - Management
Item	Proposal	Proposed v	Vote	For/Agains	
	DIRECTOR	by		Manageme	nt
1.	1 J. SAMUEL CROWLEY	Management	For	For	
	2 HARRY J. HARCZAK, JR.		For	For	
	3 GREGORY P. JOSEFOWICZ		For	For	
_	4 CECELIA D. STEWART		For	For	
2.	RATIFY ACCOUNTANTS FOR 2017	Management	For	For	
3.	ADVISORY VOTE TO APPROVE EXECUTIVE	Management	For	For	
٠.	COMPENSATION				
	ADVISORY VOTE ON THE FREQUENCY				
4.	OF	Management	1 Year	For	
	ADVISORY VOTE ON EXECUTIVE COMPENSATION				
	COMILEMBATION				

CHINA TELECOM CORPORATION LIMITED

Security 169426103 Meeting Type Annual
Ticker Symbol CHA Meeting Date 23-May-2017

ISIN US1694261033 Agenda 934599258 - Management

Item Proposal Proposed by Vote For/Against Management

THAT THE CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY, THE

REPORT OF

THE BOARD OF DIRECTORS, THE

REPORT OF THE

SUPERVISORY COMMITTEE AND THE

REPORT OF

THE INTERNATIONAL AUDITOR FOR

1. THE YEAR ManagementFor For

ENDED 31 DECEMBER 2016 BE

CONSIDERED AND

APPROVED, AND THE BOARD OF

DIRECTORS OF

THE COMPANY BE AUTHORISED TO

PREPARE THE

BUDGET OF THE COMPANY FOR THE

YEAR 2017.

THAT THE PROFIT DISTRIBUTION

PROPOSAL AND

THE DECLARATION AND PAYMENT OF

2. A FINAL ManagementFor For

DIVIDEND FOR THE YEAR ENDED 31

DECEMBER

2016 BE CONSIDERED AND APPROVED.

THAT THE RE-APPOINTMENT OF

DELOITTE TOUCHE

TOHMATSU AND DELOITTE TOUCHE

TOHMATSU

CERTIFIED PUBLIC ACCOUNTANTS LLP

AS THE

INTERNATIONAL AUDITOR AND

3. DOMESTIC AUDITOR OF THE COMPANY RESPECTIVELY FOR ManagementFor

THE YEAR

ENDING ON 31 DECEMBER 2017 BE

CONSIDERED

AND APPROVED, AND THE BOARD BE

AUTHORISED

TO FIX THE REMUNERATION OF THE

AUDITORS.

TO APPROVE THE RE-ELECTION OF MR.

4A. YANG JIE ManagementFor For

AS A DIRECTOR OF THE COMPANY

4B. TO APPROVE THE RE-ELECTION OF MR.ManagementFor For

YANG

For

	23ga: 1 milg: 3, 122221 m32		. 0
	XIAOWEI AS A DIRECTOR OF THE COMPANY		
4C.	TO APPROVE THE RE-ELECTION OF MR KE RUIWEN AS A DIRECTOR OF THE COMPANY TO APPROVE THE RE-ELECTION OF MR	ManagementFor	For
4D.	SUN KANGMIN AS A DIRECTOR OF THE COMPANY	ManagementFor	For
4E.	TO APPROVE THE ELECTION OF MR. ZHEN CAIJI AS A DIRECTOR OF THE COMPANY TO APPROVE THE ELECTION OF MR.	ManagementFor	For
4F.	GAO TONGQING AS A DIRECTOR OF THE COMPANY	ManagementFor	For
4G.	TO APPROVE THE ELECTION OF MR. CHEN ZHONGYUE AS A DIRECTOR OF THE COMPANY	ManagementFor	For
4H.	TO APPROVE THE ELECTION OF MR. CHEN SHENGGUANG AS A DIRECTOR OF THE COMPANY		For
4I.	TO APPROVE THE RE-ELECTION OF MR TSE HAU YIN, ALOYSIUS AS AN INDEPENDENT DIRECTOR OF THE COMPANY	ManagementAgainst	Against
4J.	THE COMPANY TO APPROVE THE RE-ELECTION OF MADAM CHA MAY LUNG, LAURA AS AN INDEPENDENT DIRECTOR OF THE COMPANY	ManagementAgainst	Against
4K.	TO APPROVE THE RE-ELECTION OF MR XU ERMING AS AN INDEPENDENT DIRECTOR OF THE COMPANY	ManagementAgainst	Against
4L.	TO APPROVE THE RE-ELECTION OF MADAM WANG HSUEHMING AS AN INDEPENDENT DIRECTOR OF THE COMPANY	ManagementAgainst	Against
5A.	TO APPROVE THE RE-ELECTION OF MR SUI YIXUN AS A SUPERVISOR OF THE COMPANY	ManagementFor	For
5B.	TO APPROVE THE RE-ELECTION OF MR HU JING AS	ManagementAgainst	Against
5C.	A SUPERVISOR OF THE COMPANY TO APPROVE THE RE-ELECTION OF MR YE ZHONG	.ManagementAgainst	Against

	Edgal Filling. GABELLI MOL	TIMEDIA TRUST INC	FUIIII
6A.	AS A SUPERVISOR OF THE COMPANY TO APPROVE THE AMENDMENTS TO ARTICLE 1 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY	ManagementFor	For
6B.	TO APPROVE THE AMENDMENTS TO ARTICLE 13 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY	ManagementFor	For
6C.	TO AUTHORISE ANY DIRECTOR OF THI COMPANY TO COMPLETE REGISTRATION OR FILING OF THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION	E ManagementFor	For
7A.	TO CONSIDER AND APPROVE THE ISSUE OF DEBENTURES BY THE COMPANY	ManagementFor	For
7B.	TO AUTHORISE THE BOARD TO ISSUE DEBENTURES AND DETERMINE THE SPECIFIC TERMS, CONDITIONS AND OTHER MATTERS OF THE	ManagementFor	For
7C.	DEBENTURES TO CONSIDER AND APPROVE THE CENTRALISED REGISTRATION OF DEBENTURES BY THE COMPANY	ManagementFor	For
8A.	TO CONSIDER AND APPROVE THE ISSUE OF COMPANY BONDS IN THE PEOPLE'S REPUBLIC OF CHINA	ManagementFor	For
8B.	TO AUTHORISE THE BOARD TO ISSUE COMPANY BONDS AND DETERMINE THE SPECIFIC TERMS, CONDITIONS AND OTHER MATTERS OF THE COMPANY BONDS IN THE PEOPLE'S REPUBLIC OF		For
9.	CHINA TO GRANT A GENERAL MANDATE TO THE BOARD TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES IN THE COMPANY NOT EXCEEDING 20% OF EACH OF THE EXISTING DOMESTIC SHARES AND H SHARES IN ISSUE.	ManagementAgainst	Against

ManagementAgainst

Against

For

For

TO AUTHORISE THE BOARD TO

INCREASE THE

REGISTERED CAPITAL OF THE

COMPANY AND TO

AMEND THE ARTICLES OF

10. ASSOCIATION OF THE

COMPANY TO REFLECT SUCH

INCREASE IN THE

REGISTERED CAPITAL OF THE

COMPANY UNDER

THE GENERAL MANDATE.

TELECOM ARGENTINA, S.A.

Security 879273209 Meeting Type Special Ticker Symbol TEO Meeting Date

23-May-2017

ISIN Agenda 934610759 - Management US8792732096

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

APPOINTMENT OF TWO

SHAREHOLDERS TO 1. ManagementFor APPROVE AND SIGN THE MEETING

MINUTES.

APPOINTMENT OF TWO REGULAR

DIRECTORS AND

TWO ALTERNATE DIRECTORS TO 2. ManagementFor

COMPLETE THE

MANDATE OF THE RESIGNING

DIRECTORS.

ELECTION OF ONE MEMBER OF THE

SUPERVISORY

COMMITTEE AND ONE ALTERNATE

MEMBER OF

3. THE SUPERVISORY COMMITTEE TO ManagementFor For

COMPLETE THE

MANDATE OF THE RESIGNING

MEMBERS OF THE

SUPERVISORY COMMITTEE.

CONSIDERATION OF THE CORPORATE ManagementFor 4. For

REORGANIZATION BY WHICH

(CONTINGENT ON

REGULATORY APPROVALS AND THE

FULFILLMENT

OF OTHER CONDITIONS), SOFORA

TELECOMUNICACIONES S.A.

('SOFORA'), NORTEL

INVERSORA S.A. ('NORTEL') AND

TELECOM

PERSONAL S.A. ('TELECOM PERSONAL')

ABSORBED COMPANIES WILL MERGE

INTO

TELECOM ARGENTINA S.A. ('TELECOM

ARGENTINA')

AS SURVIVING COMPANY

(HEREINAFTER, 'THE

MERGER'), IN ACCORDANCE WITH THE

PROVISIONS

OF SECTION 82 AND SUBSEQUENT

SECTIONS OF

THE ...(DUE TO SPACE LIMITS, SEE

PROXY

MATERIAL FOR FULL PROPOSAL).

GRANTING OF THE REQUIRED

AUTHORIZATIONS

TO SUBMIT APPLICATIONS TO THE

CONTROL

AGENCIES FOR ALL APPROVALS AND

AUTHORIZATIONS REQUIRED TO

COMPLETE THE

5. MERGER AND THE AMENDMENT OF

ManagementFor

For

CORPORATE BYLAWS, AND TO CARRY

OUT ALL

THE FILINGS AND FORMALITIES THAT

ARE

THE

NECESSARY TO OBTAIN THE

RESPECTIVE

REGISTRATIONS.

MGM CHINA HOLDINGS LTD, GRAND CAYMAN

Security G60744102 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 24-May-2017

ISIN KYG607441022 Agenda 708051569 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE THAT THE COMPANY

NOTICE AND

PROXY FORM ARE AVAILABLE BY

CLICKING-ON THE

CMMT URL LINKS:- Non-Voting

http://www.hkexnews.hk/listedco/listconews/sehk/2017/0

419/ltn20170419483.pdf-AND-

http://www.hkexnews.hk/listedco/listconews/sehk/2017/0

419/ltn20170419500.pdf

PLEASE NOTE THAT SHAREHOLDERS

ARE

ALLOWED TO VOTE 'IN FAVOR' OR

CMMT 'AGAINST' FOR- Non-Voting

ALL RESOLUTIONS, ABSTAIN IS NOT A

VOTING

OPTION ON THIS MEETING

1 ManagementFor For

	TO RECEIVE AND CONSIDER THE AUDITED		
	FINANCIAL STATEMENTS AND THE		
	REPORTS OF		
	THE DIRECTORS AND INDEPENDENT		
	AUDITOR FOR		
	THE YEAR ENDED DECEMBER 31, 2016 TO DECLARE A FINAL DIVIDEND OF		
2	HKD 0.160 PER	ManagementFor	For
	SHARE FOR THE YEAR ENDED		
	DECEMBER 31, 2016 TO RE-ELECT EACH OF THE		
	FOLLOWING DIRECTOR BY SEDARATE RESOLUTION: MS		
2 4 1	BY SEPARATE RESOLUTION: MS.	Managantha	A : 4
3.A.I	PANSY CATILINA	ManagementAgainst	Against
	CHIU KING HO AS AN EXECUTIVE		
	DIRECTOR OF		
	THE COMPANY		
	TO RE-ELECT EACH OF THE		
	FOLLOWING DIRECTOR		
2 4 11	BY SEPARATE RESOLUTION: MR.	M	
3.AII	WILLIAM M.	ManagementFor	For
	SCOTT IV AS A NON-EXECUTIVE		
	DIRECTOR OF THE		
	COMPANY TO BE ELECT EACH OF THE		
	TO RE-ELECT EACH OF THE FOLLOWING DIRECTOR		
	BY SEPARATE RESOLUTION: MR. ZHE		
2 4 111		ManagamantEan	Бол
3AIII	SUN AS AN	ManagementFor	For
	INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE		
	COMPANY		
	TO RE-ELECT EACH OF THE		
	FOLLOWING DIRECTOR		
	BY SEPARATE RESOLUTION: MS. SZE		
	WAN		
3.AIV	PATRICIA LAM AS AN INDEPENDENT	ManagementFor	For
	NON-		
	EXECUTIVE DIRECTOR OF THE		
	COMPANY		
	TO AUTHORIZE THE BOARD OF		
	DIRECTORS OF THE		
3.B	COMPANY TO FIX THE	ManagementFor	For
J.D	REMUNERATION OF THE	Wanagement of	1 01
	DIRECTORS		
4	TO RE-APPOINT MESSRS. DELOITTE	ManagementFor	For
•	TOUCHE	Trainagementa of	1 01
	TOHMATSU AS THE INDEPENDENT		
	AUDITOR OF		
	THE COMPANY AND TO AUTHORIZE		
	THE BOARD OF		
	· · ·		

DIRECTORS OF THE COMPANY TO FIX **THEIR** REMUNERATION TO GRANT A GENERAL MANDATE TO DIRECTORS TO ISSUE AND ALLOT **ADDITIONAL** SHARES OF THE COMPANY NOT 5 ManagementAgainst Against **EXCEEDING 20%** OF THE TOTAL NUMBER OF ISSUED SHARES AT THE DATE OF PASSING THIS RESOLUTION TO GRANT A GENERAL MANDATE TO DIRECTORS TO REPURCHASE SHARES OF THE COMPANY NOT EXCEEDING 10% OF ManagementFor 6 For THE TOTAL NUMBER OF ISSUED SHARES AT THE DATE OF PASSING THIS RESOLUTION TO ADD THE TOTAL NUMBER OF THE **SHARES** WHICH ARE REPURCHASED UNDER THE GENERAL MANDATE IN RESOLUTION (6) TO THE 7 **TOTAL** ManagementAgainst Against NUMBER OF THE SHARES WHICH MAY **BE ISSUED** UNDER THE GENERAL MANDATE IN RESOLUTION (5) TO APPROVE THE PROPOSED AMENDMENTS TO PARAGRAPHS 1.1, 6, 7 AND 11 OF THE OPTION SCHEME OF THE COMPANY AS **SET OUT IN** APPENDIX III TO THE COMPANY'S **CIRCULAR TO** THE SHAREHOLDERS OF THE 8 ManagementFor For **COMPANY DATED** APRIL 20, 2017 AND AUTHORIZE THE **BOARD OF** DIRECTORS OF THE COMPANY TO **GIVE FULL** EFFECT TO THE PROPOSED AMENDMENTS TO THE SHARE OPTION SCHEME OF THE

COMPANY

PT INDOSAT TBK, JAKARTA

Security Y7127S120 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 24-May-2017

ISIN ID1000097405 Agenda 708105831 - Management

		C	6
Item	Proposal A PROPOSAL CANTENNA A PERCENTION OF THE CONTRACT OF T	Proposed by Vote	For/Against Management
1	APPROVAL ON THE ANNUAL REPORT AND FINANCIAL STATEMENT REPORT	ManagementFor	For
2	APPROVAL ON PROFIT UTILIZATION APPROVAL OF REMUNERATION FOR	ManagementFor	For
3	DIRECTORS AND COMMISSIONERS	ManagementFor	For
4	APPROVAL ON APPOINTMENT OF PUBLIC ACCOUNTANT FOR FINANCIAL REPORT	ManagementAgainst	Against
5	APPROVAL OF UTILIZATION OF FUND RESULTING FROM CORPORATE BONDS PUBLIC OFFERING	ManagementFor	For
6 HSN, I	APPROVAL ON THE CHANGES OF THE COMPANY'S MANAGEMENT NC	ManagementAgainst	Against

Security 404303109 Meeting Type Annual Ticker Symbol HSNI Meeting Date 24-May-2017

ISIN US4043031099 Agenda 934572567 - Management

Item	Proposal	Proposed by	Vote	For/Against Management		
1.	DIRECTOR	Manageme	ent	-		
	1 COURTNEE CHUN		For	For		
	2 WILLIAM COSTELLO		For	For		
	3 FIONA DIAS		For	For		
	4 JAMES M. FOLLO		For	For		
	5 MINDY GROSSMAN		For	For		
	6 STEPHANIE KUGELMAN		For	For		
	7 ARTHUR C. MARTINEZ		For	For		
	8 THOMAS J. MCINERNEY		For	For		
	9 MATTHEW E. RUBEL		For	For		
	10 ANN SARNOFF		For	For		
	TO RATIFY THE APPOINTMENT OF					
	ERNST & YOUNG					
	LLP AS OUR INDEPENDENT					
2.	REGISTERED	Managama	ntEor	Eor		
۷.	CERTIFIED PUBLIC ACCOUNTING FIRM ManagementFor For					
	FOR THE					
	FISCAL YEAR ENDING DECEMBER 31,					
	2017.					

TO APPROVE, ON AN ADVISORY BASIS,

THE

3. COMPENSATION PAID TO OUR NAMED ManagementFor For

EXECUTIVE

OFFICERS.

TO APPROVE, ON AN ADVISORY BASIS,

THE

FREQUENCY OF FUTURE ADVISORY

4. VOTES ON THE Management3 Years For

COMPENSATION PAID TO OUR NAMED

EXECUTIVE

OFFICERS.

TO APPROVE THE 2017 OMNIBUS

5. INCENTIVE PLAN. ManagementAgainst Against

ASCENT CAPITAL GROUP, INC.

Security 043632108 Meeting Type Annual
Ticker Symbol ASCMA Meeting Date 24-May-2017

ISIN US0436321089 Agenda 934587708 - Management

Management

Item Proposal Proposed by Vote For/Against Management

1. DIRECTOR

1 WILLIAM R. FITZGERALD For For 2 MICHAEL J. POHL For For

A PROPOSAL TO RATIFY THE

SELECTION OF KPMG

2. LLP AS OUR INDEPENDENT AUDITORS

ManagementFor For

FOR THE

FISCAL YEAR ENDING DECEMBER 31,

2017.

A PROPOSAL TO APPROVE THE

AMENDMENT AND

3. RESTATEMENT OF THE ASCENT ManagementAgainst Against

CAPITAL GROUP,

INC. 2015 OMNIBUS INCENTIVE PLAN.

THE SAY-ON-PAY PROPOSAL, TO

APPROVE, ON AN

ADVISORY BASIS, THE

COMPENSATION PAID TO

4. OUR NAMED EXECUTIVE OFFICERS AS ManagementFor For

DESCRIBED

IN OUR PROXY STATEMENT UNDER

THE HEADING

"EXECUTIVE COMPENSATION."

5. THE SAY-ON-FREQUENCY PROPOSAL, Management3 Years For

TO

APPROVE, ON AN ADVISORY BASIS,

THE

FREQUENCY AT WHICH FUTURE

EXECUTIVE

COMPENSATION VOTES WILL BE

HELD. PAYPAL HOLDINGS, INC. Security 70450Y103 Meeting Type Annual Ticker Symbol PYPL Meeting Date 24-May-2017 **ISIN** US70450Y1038 Agenda 934589512 - Management Proposed For/Against Vote Item Proposal by Management ELECTION OF DIRECTOR: WENCES 1A. ManagementFor For **CASARES** ELECTION OF DIRECTOR: JONATHAN 1B. ManagementFor For **CHRISTODORO** ELECTION OF DIRECTOR: JOHN J. 1C. ManagementFor For **DONAHOE** ELECTION OF DIRECTOR: DAVID W. 1D. ManagementFor For **DORMAN**

1E.	ELECTION OF DIRECTOR: BELINDA JOHNSON	ManagementFor	For	
1F.	ELECTION OF DIRECTOR: GAIL J. MCGOVERN	ManagementFor	For	
1G.	ELECTION OF DIRECTOR: DAVID M. MOFFETT	ManagementFor	For	
1H.	ELECTION OF DIRECTOR: DANIEL H. SCHULMAN	ManagementFor	For	
1I.	ELECTION OF DIRECTOR: FRANK D. YEARY	ManagementFor	For	
2.	ADVISORY VOTE TO APPROVE THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS.	ManagementFor	For	
3.	APPROVAL OF AN AMENDMENT TO OUR AMENDED AND RESTATED CERTIFICATE OF INCORPORATION TO INCREASE THE NUMBER OF STOCKHOLDERS WHO MAY, FOR PROXY ACCESS PURPOSES, AGGREGATE THEIR HOLDINGS FROM 15 TO 20.	ManagementFor	For	
4.	RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT AUDITOR FOR 2017. STOCKHOLDER PROPOSAL	ManagementFor	For	
5.	REGARDING STOCKHOLDER WRITTEN CONSENT WITHOUT A	Shareholder Against	For	
6.	MEETING.	Shareholder Abstain	Against	
				27

STOCKHOLDER PROPOSAL

REGARDING A

SUSTAINABILITY REPORT.

STOCKHOLDER PROPOSAL

REGARDING A "NET-7.

Shareholder Abstain Against

For

ZERO" GREENHOUSE GAS EMISSIONS

REPORT.

LIBERTY BROADBAND CORPORATION

Meeting Type Security 530307107 Annual Ticker Symbol LBRDA Meeting Date 24-May-2017

ISIN Agenda 934605847 - Management US5303071071

Proposed For/Against Item Proposal Vote Management by

1. **DIRECTOR**

Management JOHN C. MALONE For For For JOHN E. WELSH III For

A PROPOSAL TO RATIFY THE

SELECTION OF KPMG

LLP AS OUR INDEPENDENT AUDITORS ManagementFor 2.

FOR THE

FISCAL YEAR ENDING DECEMBER 31,

2017.

LIBERTY INTERACTIVE CORPORATION

Security 53071M104 Meeting Type Annual Ticker Symbol QVCA Meeting Date 24-May-2017

Agenda 934605859 - Management **ISIN** US53071M1045

Item	Proposal DIRECTOR	Proposed by Vote Management	For/Against Management
	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 KPMG		
2.	LLP AS OUR INDEPENDENT AUDITORS FOR THE	ManagementFor	For
	FISCAL YEAR ENDING DECEMBER 31,2017		
	THE SAY-ON-PAY PROPOSAL, TO		
	APPROVE, ON AN		
3.	ADVISORY BASIS, THE	ManagementFor	For
	COMPENSATION OF OUR		
	NAMED EXECUTIVE OFFICERS.		
4.	THE SAY-ON-FREQUENCY PROPOSAL,	Management3 Years	For

APPROVE, ON AN ADVISORY BASIS,

THE

TO

FREQUENCY AT WHICH STOCKHOLDERS ARE

PROVIDED AN ADVISORY VOTE ON

THE

COMPENSATION OF OUR NAMED

EXECUTIVE

OFFICERS.

LIBERTY INTERACTIVE CORPORATION

Security 53071M856 Meeting Type Annual
Ticker Symbol LVNTA Meeting Date 24-May-2017

ISIN US53071M8560 Agenda 934605859 - Management

For

13114	US33071W18300		Agenda	93
Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Managemen	nt	
	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 KPMG			
2	LLP AS OUR INDEPENDENT AUDITORS	Managemer	ntFor	For
2.	FOR THE	wanagemen	iiti Oi	1 01
	FISCAL YEAR ENDING DECEMBER			
	31,2017			
	THE SAY-ON-PAY PROPOSAL, TO			
	APPROVE, ON AN			

3. ADVISORY BASIS, THE ManagementFor

COMPENSATION OF OUR

NAMED EXECUTIVE OFFICERS.

THE SAY-ON-FREQUENCY PROPOSAL,

TC

APPROVE, ON AN ADVISORY BASIS,

THE

FREQUENCY AT WHICH

4. STOCKHOLDERS ARE Management3 Years For

PROVIDED AN ADVISORY VOTE ON

THE

COMPENSATION OF OUR NAMED

EXECUTIVE

OFFICERS.

LIBERTY TRIPADVISOR HOLDINGS, INC.

Security 531465102 Meeting Type Annual
Ticker Symbol LTRPA Meeting Date 24-May-2017

ISIN US5314651028 Agenda 934605861 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Managemen	nt	-
	1 CHRIS MUELLER		For	For
	2 ALBERT E. ROSENTHALER		For	For
2.	A PROPOSAL TO RATIFY THE	Managemen	ntFor	For
	SELECTION OF KPMG			
	LLP AS OUR INDEPENDENT AUDITORS	•		

FOR THE

FISCAL YEAR ENDING DECEMBER 31,

2017.

LIBERTY MEDIA CORPORATION

Security 531229870 Meeting Type Annual
Ticker Symbol FWONA Meeting Date 24-May-2017

ISIN US5312298707 Agenda 934607649 - Management

For

Against

Item	Prop	oosal	Proposed by Vote	For/Against Management
1.	DIR	ECTOR	Management	
	1	EVAN D. MALONE	For	For
	2	DAVID E. RAPLEY	For	For

DAVID E. RAPLEYLARRY E. ROMRELLFor

A PROPOSAL TO RATIFY THE

SELECTION OF KPMG

2. LLP AS OUR INDEPENDENT AUDITORS

ManagementFor For

FOR THE FISCAL YEAR ENDING DECEMBER 31,

2017.

A PROPOSAL TO ADOPT THE LIBERTY

3. MEDIA

CORPORATION 2017 OMNIBUS

INCENTIVE PLAN.

LIBERTY MEDIA CORPORATION

Security 531229706 Meeting Type Annual Ticker Symbol BATRA Meeting Date 24-May-2017

ISIN US5312297063 Agenda 934607649 - Management

ManagementAgainst

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Manageme	ent	
	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 KPMG			
2.	LLP AS OUR INDEPENDENT AUDITORS FOR THE	Manageme	entFor	For

FISCAL YEAR ENDING DECEMBER 31, 2017.

A PROPOSAL TO ADOPT THE LIBERTY

MEDIA

3. CORPORATION 2017 OMNIBUS ManagementAgainst Against

INCENTIVE PLAN.

LIBERTY MEDIA CORPORATION

Security 531229409 Meeting Type Annual Ticker Symbol LSXMA Meeting Date 24-May-2017

ISIN US5312294094 Agenda 934607649 - Management

Item Proposal Vote

	_aga: :g. a, .5				
		Proposed		For/Agains	t
		by		Managemen	
1.	DIRECTOR	Managemen	nt		
1.	1 EVAN D. MALONE	Managemen	For	For	
	2 DAVID E. RAPLEY		For	For	
			For	For	
			ror	ror	
	A PROPOSAL TO RATIFY THE				
	SELECTION OF KPMG				
2.	LLP AS OUR INDEPENDENT AUDITORS	Managemen	ntFor	For	
	FOR THE	8			
	FISCAL YEAR ENDING DECEMBER 31,				
	2017.				
	A PROPOSAL TO ADOPT THE LIBERTY				
2	MEDIA	Managama		Ai	
3.	CORPORATION 2017 OMNIBUS	Managemen	ntAgainst	Against	
	INCENTIVE PLAN.				
TURK	CELL ILETISIM HIZMETLERI A.S.				
Securit			Meeting 7	Type	Annual
	Symbol TKC		Meeting l	• •	25-May-2017
	US9001112047		_	Date	•
ISIN	059001112047		Agenda		934553478 - Management
		D		E/A	
Item	Proposal	Proposed	Vote	For/Agains	
	•	by		Managemen	nt
	AUTHORIZING THE PRESIDENCY				
2.	BOARD TO SIGN	Managemen	ntFor	For	
	THE MINUTES OF THE MEETING.				
	READING, DISCUSSION AND				
	APPROVAL OF THE				
	TURKISH COMMERCIAL CODE AND				
	CAPITAL				
5.	MARKETS BOARD BALANCE SHEETS	Managemen	ntFor	For	
	AND	8			
	PROFITS/LOSS STATEMENTS				
	RELATING TO FISCAL				
	YEAR 2016.				
	RELEASE OF THE BOARD MEMBERS				
	INDIVIDUALLY				
6.	FROM THE ACTIVITIES AND	Managemen	ntFor	For	
	OPERATIONS OF THE	8			
	COMPANY PERTAINING TO THE YEAR				
	2016.				
7.	INFORMING THE GENERAL ASSEMBLY	Managemen	ntAgainst	Against	
	ON THE				
	DONATION AND CONTRIBUTIONS				
	MADE IN THE				
	FISCAL YEAR 2016; DISCUSSION OF				
	AND DECISION				
	ON BOARD OF DIRECTORS' PROPOSAL				
	CONCERNING DETERMINATION OF				
	DONATION LIMIT				
	TO BE MADE IN 2017, STARTING FROM				

THE FISCAL YEAR 2017. SUBJECT TO THE APPROVAL OF THE MINISTRY OF CUSTOMS AND TRADE AND CAPITAL **MARKETS BOARD: DISCUSSION OF AND** DECISION ON THE 8. ManagementAgainst Against AMENDMENT OF ARTICLES 3, 4, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 21, 24, 25 AND 26 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY. **ELECTION OF NEW BOARD MEMBERS** ACCORDANCE WITH RELATED LEGISLATION AND 9. DETERMINATION OF THE NEWLY ManagementAgainst Against **ELECTED BOARD** MEMBERS' TERM OF OFFICE IF THERE WILL BE ANY NEW ELECTION. **DETERMINATION OF THE** 10. REMUNERATION OF THE ManagementAgainst Against BOARD MEMBERS. DISCUSSION OF AND APPROVAL OF THE ELECTION OF THE INDEPENDENT AUDIT FIRM APPOINTED BY THE BOARD OF DIRECTORS PURSUANT 11. ManagementFor For TURKISH COMMERCIAL CODE AND THE CAPITAL MARKETS LEGISLATION FOR **AUDITING OF THE** ACCOUNTS AND FINANCIALS OF THE YEAR 2017. 12. DECISION PERMITTING THE BOARD ManagementAgainst 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 PARTICIPATE IN COMPANIES OPERATING IN THE SAME BUSINESS AND TO PERFORM OTHER ACTS IN

COMPLIANCE WITH ARTICLES 395 AND

ManagementFor

For

396 OF THE

TURKISH COMMERCIAL CODE.

DISCUSSION OF AND DECISION ON THE

DISTRIBUTION OF DIVIDEND FOR THE

FISCAL YEAR

13. 2016 AND DETERMINATION OF THE

2016 AND DETERMINATION OF THI DIVIDEND

DISTRIBUTION DATE.

LEVEL 3 COMMUNICATIONS, INC.

Security 52729N308 Meeting Type Annual

Ticker Symbol LVLT Meeting Date 25-May-2017

ISIN US52729N3089 Agenda 934580158 - Management

15111	0332727113007		Agenda	75750015
Item	Proposal	Proposed by	Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: JAMES O. ELLIS, JR.	Managemen	ntFor	For
1B.	ELECTION OF DIRECTOR: JEFF K. STOREY	Managemen	ntFor	For
1C.	ELECTION OF DIRECTOR: KEVIN P. CHILTON	Managemen	ntFor	For
1D.	ELECTION OF DIRECTOR: STEVEN T. CLONTZ	Managemen	ntFor	For
1E.	ELECTION OF DIRECTOR: IRENE M. ESTEVES	Managemen	ntFor	For
1F.	ELECTION OF DIRECTOR: T. MICHAEL GLENN	Managemen	ntFor	For
1G.	ELECTION OF DIRECTOR: SPENCER B. HAYS	Managemen	ntFor	For
1H.	ELECTION OF DIRECTOR: MICHAEL J. MAHONEY	Managemen	ntFor	For
1I.	ELECTION OF DIRECTOR: KEVIN W. MOONEY	Managemen	ntFor	For
1J.	ELECTION OF DIRECTOR: PETER SEAH LIM HUAT	Managemen	ntFor	For
1K.	ELECTION OF DIRECTOR: PETER VAN OPPEN	Managemen	ntFor	For
2.	TO APPROVE, ON AN ADVISORY BASIS, THE NAMED EXECUTIVE OFFICER EXECUTIVE COMPENSATION.	Manageme	ntFor	For
 3. 4. 	TO APPROVE A PROPOSAL OF THE FREQUENCY IN WHICH OUR STOCKHOLDERS WILL CONDUCT AN ADVISORY VOTE ON THE EXECUTIVE COMPENSATION PROGRAM FOR OUR NAMED EXECUTIVE OFFICERS. TO RATIFY THE APPOINTMENT OF OUR INDEPENDENT AUDITOR.	Managemen		For

XO GROUP INC.

Security 983772104 Meeting Type Annual
Ticker Symbol XOXO Meeting Date 25-May-2017

ISIN US9837721045 Agenda 934582671 - Management

Item Proposal Proposed by Vote For/Against Management

1. DIRECTOR Management

1 DAVID LIU For For 2 ELIZABETH SCHIMEL For For

RATIFICATION OF THE APPOINTMENT

OF ERNST &

YOUNG LLP AS THE COMPANY'S

2. INDEPENDENT ManagementFor For

REGISTERED PUBLIC ACCOUNTING

FIRM FOR THE

YEAR ENDING DECEMBER 31, 2017.

AN AMENDMENT AND RESTATEMENT

OF THE

COMPANY'S 2009 STOCK INCENTIVE

PLAN, AS

3. AMENDED (RENAMED THE 2017 STOCK ManagementAgainst Against

INCENTIVE

PLAN), AMONG OTHER THINGS, TO

INCREASE THE

NUMBER OF AUTHORIZED SHARES.

ADVISORY VOTE TO APPROVE NAMED

4. EXECUTIVE ManagementFor For

OFFICER COMPENSATION.

ADVISORY VOTE ON FREQUENCY OF

FUTURE

5. ADVISORY VOTES ON EXECUTIVE Management 1 Year For

COMPENSATION.

TELEPHONE AND DATA SYSTEMS, INC.

Security 879433829 Meeting Type Annual Ticker Symbol TDS Meeting Date 25-May-2017

ISIN US8794338298 Agenda 934583976 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF DIRECTOR: C. A. DAVIS	ManagementAbstain	Against
1B.	ELECTION OF DIRECTOR: K. D. DIXON	ManagementAbstain	Against
1C.	ELECTION OF DIRECTOR: M. H. SARANOW	ManagementAbstain	Against
1D.	ELECTION OF DIRECTOR: G. L. SUGARMAN	ManagementAbstain	Against
2.	RATIFY ACCOUNTANTS FOR 2017	ManagementFor	For
3.	APPROVE TDS INCENTIVE PLAN	ManagementFor	For
	ADVISORY VOTE TO APPROVE		
4.	EXECUTIVE	ManagementFor	For
	COMPENSATION		

ADVISORY VOTE ON FREQUENCY OF 5. **ADVISORY** Management1 Year For VOTE ON EXECUTIVE COMPENSATION SHAREHOLDER PROPOSAL TO RECAPITALIZE TDS' 6. OUTSTANDING STOCK TO HAVE AN Shareholder For Against **EQUAL VOTE** PER SHARE LAMAR ADVERTISING COMPANY 512816109 Security Meeting Type Annual Ticker Symbol LAMR Meeting Date 25-May-2017 **ISIN** Agenda 934584144 - Management US5128161099 **Proposed** For/Against Item **Proposal** Vote Management by 1. **DIRECTOR** Management 1 JOHN MAXWELL HAMILTON For For 2 For For JOHN E. KOERNER, III 3 For STEPHEN P. MUMBLOW For 4 THOMAS V. REIFENHEISER For For 5 ANNA REILLY For For 6 KEVIN P. REILLY, JR. For For WENDELL REILLY For For APPROVAL, ON AN ADVISORY AND **NON-BINDING** 2. BASIS, OF THE COMPENSATION OF THE Management For For COMPANY'S NAMED EXECUTIVE OFFICERS. NON-BINDING, ADVISORY VOTE ON THE 3. FREQUENCY OF FUTURE ADVISORY Management3 Years For **VOTES ON** EXECUTIVE COMPENSATION. RATIFY THE APPOINTMENT OF KPMG LLP AS THE 4. COMPANY'S INDEPENDENT ManagementFor For REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL 2017. WINDSTREAM HOLDINGS INC. Security 97382A200 Meeting Type Annual Ticker Symbol WIN Meeting Date 25-May-2017 934585312 - Management **ISIN** US97382A2006 Agenda **Proposed** For/Against Proposal Vote Item Management by ELECTION OF DIRECTOR: CAROL B. 1A. ManagementFor For ARMITAGE ELECTION OF DIRECTOR: SAMUEL E. 1B. ManagementFor For BEALL, III

ManagementFor

For

ELECTION OF DIRECTOR: JEANNIE

DIEFENDERFER

1C.

1D.	ELECTION OF DIRECTOR: JEFFREY T.	ManagementFor	For	
1E.	HINSON ELECTION OF DIRECTOR: WILLIAM G.	ManagementFor	For	
1F.	LAPERCH ELECTION OF DIRECTOR: LARRY	ManagementFor	For	
	LAQUE ELECTION OF DIRECTOR: JULIE A.			
1G.	SHIMER ELECTION OF DIRECTOR: MARC F.	ManagementFor	For	
1H.	STOLL	ManagementFor	For	
1I.	ELECTION OF DIRECTOR: MICHAEL G. STOLTZ	ManagementFor	For	
1J.	ELECTION OF DIRECTOR: TONY THOMAS	ManagementFor	For	
1K.	ELECTION OF DIRECTOR: WALTER L. TUREK	ManagementFor	For	
1L.	ELECTION OF DIRECTOR: ALAN L.	ManagementFor	For	
	WELLS TO APPROVE AN ADVISORY			
2.	(NON-BINDING) RESOLUTION ON EXECUTIVE	ManagementFor	For	
	COMPENSATION. TO SELECT IN AN ADVISORY			
3.	(NON-BINDING) VOTE THE FREQUENCY OF FUTURE		For	
	ADVISORY VOTES	Management1 Year		
	REGARDING EXECUTIVE COMPENSATION.			
	TO APPROVE AMENDMENTS TO THE CERTIFICATE			
	OF INCORPORATION AND BYLAWS OF			
4.	WINDSTREAM HOLDINGS, INC. TO ENABLE	ManagementFor	For	
	STOCKHOLDERS TO CALL SPECIAL MEETINGS			
	UNDER CERTAIN CIRCUMSTANCES. TO APPROVE AMENDMENTS TO THE			
	CERTIFICATE			
5.	OF INCORPORATION AND BYLAWS OF WINDSTREAM HOLDINGS, INC. TO	ManagementFor	For	
	ELIMINATE SUPER-MAJORITY VOTING	S		
	PROVISIONS.			
	TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS			
6.	WINDSTREAM'S INDEPENDENT REGISTERED	ManagementFor	For	
	PUBLIC ACCOUNTANT FOR 2017.	_		
	NTERPUBLIC GROUP OF COMPANIES, INC		· · · ·	A mmy- a1
Securit Ticker	symbol IPG	Meeting T Meeting I		Annual 25-May-2017
TICKET	Symbol H O	Wiceting I	- 410	25 May 2017

ISIN	US4606901001		Agenda		934587049 - Management
Item	Proposal	Proposed by	Vote	For/Agains Managemen	
1.1	ELECTION OF DIRECTOR: JOCELYN CARTER-MILLER	Manageme	ntFor	For	
1.2	ELECTION OF DIRECTOR: H. JOHN GREENIAUS	Manageme	ntFor	For	
1.3	ELECTION OF DIRECTOR: MARY J. STEELE GUILFOILE	Manageme	ntFor	For	
1.4	ELECTION OF DIRECTOR: DAWN HUDSON	Manageme	ntFor	For	
1.5	ELECTION OF DIRECTOR: WILLIAM T. KERR	Manageme	ntFor	For	
1.6	ELECTION OF DIRECTOR: HENRY S. MILLER	Manageme	ntFor	For	
1.7	ELECTION OF DIRECTOR: JONATHAN F MILLER	Manageme	ntFor	For	
1.8	ELECTION OF DIRECTOR: MICHAEL I. ROTH	Manageme	ntFor	For	
1.9	ELECTION OF DIRECTOR: DAVID M. THOMAS RATIFICATION OF THE APPOINTMENT	Manageme	ntFor	For	
2.	OF PRICEWATERHOUSECOOPERS LLP AS INTERPUBLIC'S INDEPENDENT REGISTERED	Manageme	ntFor	For	
3.	PUBLIC ACCOUNTING FIRM FOR 2017. ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION. ADVISORY VOTE ON THE FREQUENCY	Manageme	ntFor	For	
4.	OF THE ADVISORY VOTE ON NAMED EXECUTIVE OFFICER COMPENSATION.	Manageme	nt1 Year	For	
Securit	CELL ILETISIM HIZMETLERI A.S.		Meeting Meeting Agenda		Annual 25-May-2017 934617537 - Management
Item	Proposal	Proposed by	Vote	For/Agains Managemen	
2.	AUTHORIZING THE PRESIDENCY BOARD TO SIGN THE MINUTES OF THE MEETING.	Manageme	ntFor	For	
5.	READING, DISCUSSION AND APPROVAL OF THE TURKISH COMMERCIAL CODE AND	Manageme	ntFor	For	

CAPITAL MARKETS BOARD BALANCE SHEETS AND PROFITS/LOSS STATEMENTS **RELATING TO FISCAL** YEAR 2016. RELEASE OF THE BOARD MEMBERS **INDIVIDUALLY** FROM THE ACTIVITIES AND 6. ManagementFor For **OPERATIONS OF THE** COMPANY PERTAINING TO THE YEAR 2016. INFORMING THE GENERAL ASSEMBLY ON THE DONATION AND CONTRIBUTIONS MADE IN THE FISCAL YEAR 2016; DISCUSSION OF AND DECISION 7. ManagementAgainst Against ON BOARD OF DIRECTORS' PROPOSAL CONCERNING DETERMINATION OF **DONATION LIMIT** TO BE MADE IN 2017, STARTING FROM THE FISCAL YEAR 2017. SUBJECT TO THE APPROVAL OF THE MINISTRY OF CUSTOMS AND TRADE AND CAPITAL **MARKETS** BOARD; DISCUSSION OF AND DECISION ON THE ManagementAgainst 8. AMENDMENT OF ARTICLES 3, 4, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 21, 24, 25 AND 26 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY. ELECTION OF NEW BOARD MEMBERS IN ACCORDANCE WITH RELATED **LEGISLATION AND** 9. DETERMINATION OF THE NEWLY ManagementAgainst Against **ELECTED BOARD** MEMBERS' TERM OF OFFICE IF THERE WILL BE ANY NEW ELECTION. **DETERMINATION OF THE** 10. REMUNERATION OF THE ManagementAgainst Against BOARD MEMBERS. 11. DISCUSSION OF AND APPROVAL OF ManagementFor For THE ELECTION OF THE INDEPENDENT AUDIT FIRM

APPOINTED BY

THE BOARD OF DIRECTORS PURSUANT

TO

TURKISH COMMERCIAL CODE AND

THE CAPITAL

MARKETS LEGISLATION FOR

AUDITING OF THE

ACCOUNTS AND FINANCIALS OF THE

YEAR 2017.

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

12. TO ManagementAgainst Against

PARTICIPATE IN COMPANIES

OPERATING IN THE

SAME BUSINESS AND TO PERFORM

OTHER ACTS IN

COMPLIANCE WITH ARTICLES 395 AND

396 OF THE

TURKISH COMMERCIAL CODE.

DISCUSSION OF AND DECISION ON THE

DISTRIBUTION OF DIVIDEND FOR THE

FISCAL YEAR

13. ManagementFor For 2016 AND DETERMINATION OF THE

DIVIDEND

DISTRIBUTION DATE.

ENTRAVISION COMMUNICATIONS CORPORATION

Security 29382R107 Meeting Type Annual
Ticker Symbol EVC Meeting Date 25-May-2017

ISIN US29382R1077 Agenda 934621827 - Management

Item	Proposal	Proposed by	Vote	For/Against Management	
1.	DIRECTOR	Manageme	_		
	1 WALTER F. ULLOA		For	For	
	2 PAUL A. ZEVNIK		For	For	
	3 GILBERT R. VASQUEZ		For	For	
	4 PATRICIA DIAZ DENNIS		For	For	
	5 JUAN S. VON WUTHENAU		For	For	
	6 MARTHA ELENA DIAZ		For	For	
	RATIFICATION OF THE APPOINTMENT				
	OF GRANT				
2.	THORNTON LLP AS INDEPENDENT	Manageme	entFor	For	
	AUDITOR OF THE				
	COMPANY FOR THE 2017 FISCAL YEAR	₹.			
3.	APPROVAL OF THE ADVISORY	Manageme	entFor	For	
	(NON-BINDING)				

RESOLUTION RELATING TO

EXECUTIVE

COMPENSATION.

PROPOSAL ON FREQUENCY OF

ADVISORY (NON-

4. BINDING) VOTE RELATING TO Management3 Years For

EXECUTIVE

COMPENSATION.

GMM GRAMMY PUBLIC CO LTD, WATTANA

Security Y22931110 Meeting Type ExtraOrdinary General

Meeting Type Meeting

Ticker Symbol Meeting Date 26-May-2017

ISIN TH0473010Z17 Agenda 708026910 - Management

Item Proposal Proposed by Vote For/Against Management

TO CERTIFY THE MINUTES OF THE 2017

ANNUAL

1 GENERAL MEETING OF ManagementFor For

SHAREHOLDERS,

CONVENED ON 28 APRIL 2017

TO CONSIDER AND APPROVE THE

ACQUISITION OF

SHARES IN THE ONE ENTERPRISE CO.,

2 LTD. FROM ManagementFor For

SCENARIO CO., LTD. WHICH IS

CONSIDERED AS A

CONNECTED TRANSACTION

3 OTHER MATTERS (IF ANY) ManagementAgainst Against

18 APR 2017: IN THE SITUATION WHERE

THE

CHAIRMAN OF THE MEETING

SUDDENLY-CHANGE

CMMT THE AGENDA AND/OR ADD NEW Non-Voting

AGENDA DURING

THE MEETING, WE WILL VOTE

THAT-AGENDA AS

ABSTAIN.

18 APR 2017: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO RECEIPT OF

COMMENT.-IF YOU

CMMT PLACE DO Non-Voting

11 PLEASE DO

NOT VOTE AGAIN UNLESS YOU-DECIDE TO AMEND

YOUR ORIGINAL INSTRUCTIONS.

THANK YOU.

CLEAR CHANNEL OUTDOOR HOLDINGS, INC.

Security 18451C109 Meeting Type Annual Ticker Symbol CCO Meeting Date 26-May-2017

ISIN	US18451C1099		Agenda		934597975 - Management
Item	Proposal	Proposed by	Vote	For/Against Managemen	
1.	DIRECTOR 1 OLIVIA SABINE APPROVAL OF THE ADVISORY	Manageme		Against	
2.	(NON-BINDING) RESOLUTION ON EXECUTIVE COMPENSATION. ADVISORY (NON-BINDING) VOTE ON THE	Manageme	ntFor	For	
3.	FREQUENCY OF FUTURE ADVISORY VOTES ON EXECUTIVE COMPENSATION. APPROVAL OF THE ADOPTION OF THE	Manageme	nt3 Years	For	
4.	2012 AMENDED AND RESTATED STOCK INCENTIVE PLAN. RATIFICATION OF THE SELECTION OF ERNST &	Manageme	ntFor	For	
5.	YOUNG LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2017.	Manageme	ntFor	For	
6.	ELECTION OF ADDITIONAL DIRECTOR: PAUL KEGLEVIC	: Manageme	ntAgainst	Against	
ORAS	COM TELECOM MEDIA AND TECHNOLO	GY HOLDII	NG		
Securit	·		Meeting T		Ordinary General Meeting
ISIN	Symbol US68555D2062		Meeting I Agenda	Jale	28-May-2017 708175319 - Management
Item	Proposal	Proposed by	Vote	For/Against Managemen	
1	RATIFICATION OF THE BOARD OF DIRECTORS' REPORT ON THE COMPANY'S ACTIVITIES DURING THE FISCAL YEAR ENDING ON 31/12/2016	Manageme	ntFor	For	
2	RATIFICATION OF THE AUDITOR'S REPORT REGARDING THE FINANCIALS FOR THI FISCAL YEAR ENDING ON 31/12/2016	EManageme	ntFor	For	
3	RATIFICATION OF THE STANDALONE AND CONSOLIDATED FINANCIAL STATEMENTS FOR THE	Manageme	ntAgainst	Against	

	FISCAL YEAR ENDING ON 31/12/2016,		
	AND THE		
	GENERAL BUDGET AND INCOME		
	STATEMENT FOR		
	THE SAME PERIOD		
	REVIEW AND APPROVE THE		
	DISTRIBUTION OF		
4	DIVIDENDS AS PER THE BELOW	ManagementFor	For
	BOARD OF	-	
	DIRECTORS SUGGESTION (AS		
	SPECIFIED) THE DISCHARGE OF THE CHAIRMAN		
	AND ALL		
	MEMBERS OF THE BOARD OF		
5	DIRECTORS FOR	ManagementFor	For
3	THEIR SERVICES DURING THE FISCAL	Management of	1.01
	YEAR		
	ENDING ON 31/12/2016		
	ELECTION OF THE COMPANY'S BOARD		
	OF		
6	DIRECTORS FOR A NEW PERIOD DUE	ManagementAbstain	Against
O	TO THE	Wanagement/Tostam	7 igainst
	EXPIRY OF ITS CURRENT TERM		
	DETERMINING THE REMUNERATION		
	AND		
	ALLOWANCES OF THE BOARD		
_	MEMBERS AND THE		
7	MEMBERS OF THE ANCILLARY	ManagementAbstain	Against
	COMMITTEES FOR		
	THE FISCAL YEAR ENDING ON		
	31/12/2017		
	THE APPOINTMENT OF THE		
	COMPANY'S AUDITOR		
8	FOR THE FISCAL YEAR ENDING ON	ManagementAbstain	Against
	31/12/2017 AND		
	DETERMINING ITS ANNUAL FEES		
	RATIFICATION OF THE BOARD OF		
	DIRECTORS		
9	RESOLUTIONS DURING THE FISCAL	ManagementAbstain	Against
	YEAR ENDING		
	ON 31/12/2016		
10	DELEGATION OF THE BOARD OF	ManagementAbstain	Against
	DIRECTORS TO		
	ENTER INTO LOAN AND MORTGAGE		
	AGREEMENTS		
	AS WELL AS THE ISSUANCE OF		
	LENDERS		
	GUARANTEES TO THE COMPANY AND		
	ITS		
	SUBSIDIARIES WHERE THE COMPANY		
	IS A		

CONTROLLING SHAREHOLDER.

MOREOVER,

RATIFYING RELATED PARTY

TRANSACTIONS THAT

THE COMPANY HAS CONCLUDED

DURING THE

FISCAL YEAR ENDING ON 31/12/2016

AND

AUTHORIZING THE BOARD OF

DIRECTORS TO

ENTER INTO RELATED PARTY

TRANSACTIONS FOR

2017

RATIFICATION OF THE DONATIONS

MADE DURING

THE FISCAL YEAR ENDING ON

31/12/2016 AND

11 AUTHORIZING THE BOARD OF

DIRECTORS TO

DONATE DURING THE FISCAL YEAR

ENDING ON

31/12/2017

PUBLICIS GROUPE SA, PARIS

Security F7607Z165

Ticker Symbol

ISIN FR0000130577

Meeting Type MIX

Against

ManagementAbstain

Meeting Date 31-May-2017

Agenda 708081396 - Management

Item Proposal Proposed by Vote For/Against Management

PLEASE NOTE IN THE FRENCH

MARKET THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND Non-Voting

"AGAINST" A VOTE OF "ABSTAIN"

WILL BE TREATED

AS AN "AGAINST" VOTE.

CMMT THE FOLLOWING APPLIES TO Non-Voting

SHAREHOLDERS

THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

FRENCH CUSTODIAN: PROXY CARDS:

VOTING

INSTRUCTIONS WILL BE FORWARDED

TO THE-

GLOBAL CUSTODIANS ON THE VOTE

DEADLINE

DATE. IN CAPACITY AS REGISTERED-

INTERMEDIARY, THE GLOBAL

CUSTODIANS WILL

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU **REQUEST MORE** INFORMATION, PLEASE **CONTACT-YOUR CLIENT** REPRESENTATIVE IN CASE AMENDMENTS OR NEW RESOLUTIONS ARE PRESENTED DURING THE MEETING, YOUR-VOTE WILL DEFAULT TO 'ABSTAIN'. **SHARES CAN** ALTERNATIVELY BE PASSED TO THE-CHAIRMAN OR CMMT A NAMED THIRD PARTY TO VOTE ON Non-Voting **ANY SUCH** ITEM RAISED. SHOULD YOU-WISH TO **PASS** CONTROL OF YOUR SHARES IN THIS WAY, PLEASE CONTACT YOUR-BROADRIDGE CLIENT **SERVICE** REPRESENTATIVE. THANK YOU 05 MAY 2017:PLEASE NOTE THAT **IMPORTANT** ADDITIONAL MEETING INFORMATION **IS-AVAILABLE** BY CLICKING ON THE MATERIAL URL LINK:https://balo.journalofficiel.gouv.fr/pdf/2017/0426/201704261701364.pdf,http://www.journal-CMMT officiel.gouv.fr//pdf/2017/0505/201705051701616.pdf AND-PLEASE NOTE THAT THIS IS A **REVISION DUE** TO ADDITION OF URL LINK. IF YOU **HAVE-ALREADY** SENT IN YOUR VOTES, PLEASE DO NOT **VOTE** AGAIN UNLESS YOU DECIDE TO-AMEND YOUR ORIGINAL INSTRUCTIONS. THANK YOU APPROVAL OF THE CORPORATE **FINANCIAL** 0.1 ManagementFor For STATEMENTS FOR THE 2016 FINANCIAL YEAR APPROVAL OF THE CONSOLIDATED **FINANCIAL** 0.2 ManagementFor For STATEMENTS FOR THE FINANCIAL **YEAR 2016** 0.3 ManagementFor For

	24ga: 1 mig. 6, 122221 moz		. 0
	ALLOCATION OF INCOME FOR THE 2016 FINANCIAL YEAR AND SETTING OF THE DIVIDEND		
O.4	OPTION FOR DIVIDEND PAYMENT IN CASH OR IN SHARES	ManagementFor	For
O.5	REGULATED AGREEMENTS AND COMMITMENTS FOR THE 2016 FINANCIAL YEAR	ManagementFor	For
O.6	RENEWAL OF THE TERM OF MR SIMON BADINTER AS MEMBER OF THE SUPERVISORY BOARD	ManagementAgainst	Against
O.7	RENEWAL OF THE TERM OF MR JEAN CHAREST AS MEMBER OF THE SUPERVISORY BOARD	ManagementFor	For
O.8	APPOINTMENT OF MR MAURICE LEVY AS MEMBER OF THE SUPERVISORY BOARD AND APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE FIXED, VARIABLES AND EXCEPTIONAL COMPONENTS MAKING UP THE TOTAL COMPENSATION AND THE BENEFITS OF ANY KIND TO BE ALLOCATED TO MR MAURICE LEVY AS CHAIRMAN OF THE SUPERVISORY BOARD FROM 1ST JUNE 2017 FOR	ManagementAgainst	Against
O.9	THE YEAR 2017 FINANCIAL YEAR RENEWAL OF THE TERM OF MAZARS AS STATUTORY AUDITOR	ManagementFor	For
O.10	REVIEW OF THE COMPENSATION OWED OR PAID FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016 TO MS ELISABETH BADINTER, CHAIRPERSON	ManagementFor	For
O.11	OF THE SUPERVISORY BOARD REVIEW OF THE COMPENSATION OWED OR PAID FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016 TO MR MAURICE LEVY, CHAIRMAN OF THE	ManagementAgainst	Against

BOARD OF DIRECTORS; AND APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE FIXED, VARIABLES AND EXCEPTIONAL **COMPONENTS** MAKING UP THE TOTAL COMPENSATION AND THE BENEFITS OF ANY KIND TO BE ALLOCATED TO MR MAURICE LEVY, AS CHAIRMAN OF THE BOARD OF **DIRECTORS FROM 1ST JANUARY TO** 31ST MAY 2017 FOR THE 2017 FINANCIAL YEAR REVIEW OF THE COMPENSATION **OWED OR PAID** FOR THE FINANCIAL YEAR ENDED 31 **DECEMBER** 2016 TO MR KEVIN ROBERTS, MEMBER ManagementAgainst 0.12 OF THE **BOARD OF DIRECTORS UNTIL 31 AUGUST 2016** REVIEW OF THE COMPENSATION OWED OR PAID TO MR JEAN-MICHEL ETIENNE, 0.13 MEMBER OF THE ManagementFor For BOARD OF DIRECTORS, FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016 REVIEW OF THE COMPENSATION **OWED OR PAID** TO MS ANNE-GABRIELLE HEILBRONNER, MEMBER 0.14 ManagementFor For OF THE BOARD OF DIRECTORS, FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016 0.15 APPROVAL OF THE PRINCIPLES AND ManagementFor For CRITERIA FOR DETERMINING, DISTRIBUTING AND **ALLOCATING** THE FIXED, VARIABLES AND **EXCEPTIONAL** COMPONENTS MAKING UP THE TOTAL COMPENSATION AND THE BENEFITS OF ANY KIND

TO BE ALLOCATED TO THE MEMBERS

OF THE

SUPERVISORY BOARD FOR THE 2017 FINANCIAL **YEAR** APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND **ALLOCATING** THE FIXED, VARIABLE AND **EXCEPTIONAL** COMPONENTS MAKING UP THE TOTAL COMPENSATION AND THE BENEFITS 0.16 ManagementFor For OF ANY KIND TO BE ALLOCATED TO MS ELISABETH BADINTER, CHAIRPERSON OF THE SUPERVISORY **BOARD** UNTIL 31ST MAY 2017 FOR THE 2017 **FINANCIAL YEAR** APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE FIXED, VARIABLE AND **EXCEPTIONAL** COMPONENTS MAKING UP THE TOTAL O.17 COMPENSATION AND THE BENEFITS ManagementFor For OF ANY KIND TO BE ALLOCATED TO MR ARTHUR SADOUN, CHAIRMAN OF THE BOARD OF **DIRECTORS FROM** 1ST JUNE 2017 FOR THE 2017 FINANCIAL YEAR APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND **ALLOCATING** THE FIXED, VARIABLE AND **EXCEPTIONAL** COMPONENTS MAKING UP THE TOTAL

ManagementFor O.18 For COMPENSATION AND THE BENEFITS OF ANY KIND TO BE ALLOCATED TO MR JEAN-MICHEL ETIENNE, MEMBER OF THE BOARD OF DIRECTORS, FOR THE 2017 FINANCIAL YEAR 0.19 APPROVAL OF THE PRINCIPLES AND ManagementFor For CRITERIA FOR DETERMINING, DISTRIBUTING AND

ALLOCATING THE FIXED, VARIABLE AND **EXCEPTIONAL** COMPONENTS MAKING UP THE TOTAL COMPENSATION AND THE BENEFITS OF ANY KIND TO BE ALLOCATED TO MS **ANNE-GABRIELLE** HEILBRONNER, MEMBER OF THE **BOARD OF** DIRECTORS, FOR THE 2017 FINANCIAL **YEAR** APPROVAL OF THE PRINCIPLES AND **CRITERIA FOR** DETERMINING, DISTRIBUTING AND **ALLOCATING** THE FIXED, VARIABLE AND **EXCEPTIONAL** COMPONENTS MAKING UP THE TOTAL COMPENSATION AND THE BENEFITS 0.20ManagementFor For OF ANY KIND TO BE ALLOCATED TO MR STEVE KING, NEW MEMBER OF THE BOARD OF **DIRECTORS FROM 1ST** JUNE 2017, FOR THE 2017 FINANCIAL **YEAR** APPROVAL OF THE REGULATED AGREEMENTS AND **COMMITMENTS GOVERNED BY** ARTICLE L. 225-90-1 OF THE FRENCH COMMERCIAL CODE REGARDING END OF TERM AND NON-COMPETITION ManagementFor O.21 For AGREEMENTS AND COMPENSATIONS FOR THE BENEFIT OF MR ARTHUR SADOUN FOR HIS TERM AS CHAIRMAN OF THE BOARD OF **DIRECTORS** FROM 1ST JUNE 2017 O.22APPROVAL OF THE REGULATED ManagementFor For AGREEMENTS AND **COMMITMENTS GOVERNED BY** ARTICLE L. 225-90-1 OF THE FRENCH COMMERCIAL CODE REGARDING

> END OF TERM AND NON-COMPETITION AGREEMENTS AND COMPENSATIONS

BENEFIT OF MR STEVE KING FOR HIS

FOR THE

293

TERM AS MEMBER OF THE BOARD OF **DIRECTORS FROM 1ST JUNE 2017** AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO ALLOW THE 0.23COMPANY TO DEAL ManagementFor For IN ITS OWN SHARES FOR A PERIOD OF **EIGHTEEN MONTHS** AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO REDUCE THE **CAPITAL BY** E.24 CANCELLING ALL OR PART OF THE ManagementFor For **COMPANY OWN** SHARES HELD BY IT FOR A PERIOD OF TWENTY-SIX **MONTHS** AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS, FOR A PERIOD OF TWENTY-SIX MONTHS, TO SET THE ISSUE PRICE OF **ORDINARY** SHARES AND/OR TRANSFERABLE **SECURITIES GOVERNED BY ARTICLES L.228-92** PARA. 1 AND L.228-93 PARA. 1 AND 3 OF THE E.25 **FRENCH** ManagementFor For COMMERCIAL CODE AS PART OF **CAPITAL INCREASES BY ISSUANCES WITHOUT** THE PRE-EMPTIVE SUBSCRIPTION RIGHT, BY **PUBLIC OFFER** OR OFFER GOVERNED BY ARTICLE L.411-2 I OF THE FRENCH MONETARY AND FINANCIAL CODE, UP TO 10% PER YEAR E.26 DELEGATION OF AUTHORITY TO BE ManagementFor For **GRANTED TO** THE BOARD OF DIRECTORS, FOR A PERIOD OF TWENTY-SIX MONTHS, TO ISSUE **COMMON** COMPANY SHARES AND/OR **TRANSFERABLE**

SECURITIES GOVERNED BY ARTICLES

L.228-92

PARA. 1 AND L.228-93 PARA. 1 AND 3 OF

THE

FRENCH COMMERCIAL CODE, WITH

CANCELLATION

OF THE PRE-EMPTIVE SUBSCRIPTION

RIGHT, TO

COMPENSATION IN-KIND

CONTRIBUTIONS TO THE

COMPANY AND CONSISTING OF

EOUITY

SECURITIES OR TRANSFERABLE

SECURITIES

GRANTING ACCESS TO THE CAPITAL,

OUTSIDE OF

AN EXCHANGE PUBLIC OFFER

INITIATED BY THE

COMPANY

DELEGATION OF AUTHORITY TO BE

GRANTED TO

THE BOARD OF DIRECTORS, FOR A

PERIOD OF

TWENTY-SIX MONTHS, TO DECIDE

UPON THE

ISSUANCE OF COMMON SHARES OR

TRANSFERABLE SECURITIES

E.27 GOVERNED BY

ARTICLES L.228-92 PARA. 1 AND

L.228-93 PARA. 1

AND 3 OF THE FRENCH COMMERCIAL

CODE, WITH

CANCELLATION OF THE PRE-EMPTIVE

SUBSCRIPTION RIGHT, FOR THE

BENEFIT OF

MEMBERS OF A COMPANY'S SAVINGS

SCHEME

E.28 DELEGATION OF AUTHORITY TO BE

ManagementFor

ManagementFor

For

For

GRANTED TO
THE BOARD OF DIRECTORS, FOR A

PERIOD OF

EIGHTEEN MONTHS, TO DECIDE UPON

THE

ISSUANCE OF COMMON SHARES OR

TRANSFERABLE SECURITIES

GOVERNED BY

ARTICLES L.228-92 PARA. 1 AND

L.228-93 PARA. 1

AND 3 OF THE FRENCH COMMERCIAL

CODE, WITH

CANCELLATION OF THE PRE-EMPTIVE

	3 3				
	SUBSCRIPTION RIGHT, IN FAVOUR OF				
	CERTAIN				
	CATEGORIES OF BENEFICIARIES				
	AMENDMENT OF ARTICLE 13 OF THE				
	BY-LAWS OF				
	THE COMPANY TO SET FORTH THE				
	TERMS FOR				
	THE APPOINTMENT OF MEMBERS OF				
E.29	THE ATTOMVIMENT OF MEMBERS OF	Manageme	ntFor	For	
	SUPERVISORY BOARD REPRESENTING				
	EMPLOYEES, PURSUANT TO ARTICLE L.225-79-2 OF				
	THE FRENCH COMMERCIAL CODE				
O.30	POWERS TO CARRY OUT ALL LEGAL	Manageme	ntFor	For	
AMED	FORMALITIES	C			
	ICAN TOWER CORPORATION		3.6	TD.	
Security				ig Type	Annual
	Symbol AMT			g Date	31-May-2017
ISIN	US03027X1000		Agend	a	934590945 - Management
		Duomocad		Earl A cains	4
Item	Proposal	Proposed	Vote	For/Agains	
	FLECTION OF DIRECTOR CHICANO	by		Manageme	nt
1A.	ELECTION OF DIRECTOR: GUSTAVO	Manageme	ntFor	For	
	LARA CANTU				
1B.	ELECTION OF DIRECTOR: RAYMOND P.	Manageme	ntFor	For	
	DOLAN	C			
1C.	ELECTION OF DIRECTOR: ROBERT D.	Manageme	ntFor	For	
	HORMATS				
1D.	ELECTION OF DIRECTOR: CRAIG	Manageme	ntFor	For	
12.	MACNAB	Tranageme		101	
1E.	ELECTION OF DIRECTOR: JOANN A.	Manageme	ntFor	For	
IL.	REED		iii oi	101	
1F.	ELECTION OF DIRECTOR: PAMELA D.A.	Manageme	ntFor	For	
11.	REEVE	141anageme	iii Oi	1 01	
1G.	ELECTION OF DIRECTOR: DAVID E.	Manageme	ntFor	For	
10.	SHARBUTT	Wanageme	iiu oi	101	
1H.	ELECTION OF DIRECTOR: JAMES D.	Manageme	ntFor	For	
111.	TAICLET, JR.	Manageme	iiu oi	1.01	
1I.	ELECTION OF DIRECTOR: SAMME L.	Manageme	ntFor	For	
11.	THOMPSON	Manageme	iiu oi	1.01	
	TO RATIFY THE SELECTION OF				
	DELOITTE &				
2	TOUCHE LLP AS THE COMPANY'S	Managama	ntEon	Бол	
2.	INDEPENDENT	Manageme	ntror	For	
	REGISTERED PUBLIC ACCOUNTING				
	FIRM FOR 2017.				
	TO APPROVE, ON AN ADVISORY BASIS,	,			
2	THE		Æ	Б	
3.	COMPANY'S EXECUTIVE	Manageme	ntFor	For	
	COMPENSATION.				
4.		Manageme	nt1 Year	For	
		2			

TO APPROVE, ON AN ADVISORY BASIS,

THE

FREQUENCY WITH WHICH THE

COMPANY WILL

HOLD A STOCKHOLDER ADVISORY

VOTE ON

EXECUTIVE COMPENSATION.

DEUTSCHE TELEKOM AG

Security 251566105 Meeting Type Annual Ticker Symbol DTEGY Meeting Date 31-May-2017

ISIN US2515661054 Agenda 934621081 - Management

Proposed For/Against Item Vote Proposal Management by

RESOLUTION ON THE APPROPRIATION

2. OF NET ManagementFor

INCOME.

RESOLUTION ON THE APPROVAL OF

THE ACTIONS

3. OF THE MEMBERS OF THE BOARD OF ManagementFor

MANAGEMENT FOR THE 2016

FINANCIAL YEAR.

RESOLUTION ON THE APPROVAL OF

THE ACTIONS

4. OF THE MEMBERS OF THE ManagementFor

SUPERVISORY BOARD

FOR THE 2016 FINANCIAL YEAR.

RESOLUTION ON THE APPOINTMENT

OF THE

INDEPENDENT AUDITOR AND THE

GROUP AUDITOR

FOR THE 2017 FINANCIAL YEAR AS

WELL AS THE

INDEPENDENT AUDITOR TO REVIEW

CONDENSED FINANCIAL STATEMENTS ManagementFor 5.

AND THE

INTERIM MANAGEMENT REPORT IN

THE 2017

FINANCIAL YEAR AND PERFORM ANY

REVIEW OF

ADDITIONAL INTERIM FINANCIAL

INFORMATION.

6. RESOLUTION ON THE CANCELLATION ManagementFor

AUTHORIZED CAPITAL 2013 AND THE

CREATION OF

AUTHORIZED CAPITAL 2017 AGAINST

CASH AND/OR

NONCASH CONTRIBUTIONS, WITH THE

AUTHORIZATION TO EXCLUDE

SUBSCRIPTION

RIGHTS AND THE RELEVANT

AMENDMENT TO THE

ARTICLES OF INCORPORATION.

ELECTION OF A SUPERVISORY BOARD ManagementFor 7.

MEMBER.

TELEGRAAF MEDIA GROEP NV, AMSTERDAM

Security N8502L104 Meeting Type Ordinary General Meeting

Meeting Date Ticker Symbol 01-Jun-2017

ISIN NL0000386605 Agenda 708095143 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1	OPENING OF THE GENERAL MEETING AND ANNOUNCEMENTS	Non-Voting	g	C
2.A	REPORT OF THE MANAGING BOARD ON THE FISCAL YEAR 2016	Non-Voting	g	
2.B	REPORT OF THE SUPERVISORY BOARD ON THE FISCAL YEAR 2016	Non-Voting	g	
2.C	IMPLEMENTATION OF THE REMUNERATION POLICY IN 2016	Non-Voting	g	
3.A	APPROVAL OF THE ANNUAL ACCOUNTS ON THE FISCAL YEAR 2016	Manageme	ntFor	For
3.B	RESERVATION AND DIVIDEND POLICY IT IS PROPOSED TO DISCHARGE THE	Non-Voting	g	
4.A	MAN AGING BOARD IN RESPECT OF THE DUTIES PERFORMED	Manageme	ntAgainst	Against
4.B	DURING THE PAST FISCAL YEAR IT IS PROPOSED TO DISCHARGE THE SUPERVISORY BOARD IN RESPECT OF THE DU TIES PERFORMED DURING THE PAST FISCAL YEAR IT IS PROPOSED THAT THE GENERAL	Manageme	ntFor	For
5	MEETING ASSIGNS DELOITTE ACCOUNTANTS B .V. AS THE AUDITORS RESPONSIBLE FOR AUDITING THE FINANCIAL ACCOUNTS FOR THE YEAR	Manageme	ntFor	For
6	2017 IT IS PROPOSED THAT THE MANAGING BOARD BE AUTHORISED SUBJECT TO THE APPROVAL OF THE	Manageme	ntFor	For

SUPERVISORY BOARD, TO CAUSE THE

COMPANY

TO ACQUIRE ITS OWN 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

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

NOMINAL VALUE AND AN AMOUNT

EQUAL TO 110

PERCENT OF THE MARKET PRICE. BY

'MARKET

PRICE' IS UNDERSTOOD THE AVERAGE

OF THE

HIGHEST PRICES REACHED BY THE

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 1 JUNE 2017

7.A IT IS PROPOSED THAT THE MANAGING ManagementAgainst Against

BOARD

SUBJECT TO THE APPROVAL OF THE

SUPERVISORY BOARD BE

DESIGNATED FOR A

PERIOD OF 18 MONTHS AS THE BODY

WHICH IS

AUTHORISED TO RESOLVE TO ISSUE

SHARES UP

TO A NUMBER OF SHARES NOT

EXCEEDING THE

NUMBER OF UNISSUED SHARES IN THE

CAPITAL OF

THE COMPANY

IT IS PROPOSED THAT THE MANAGING

BOARD IS

AUTHORISED UNDER APPROVAL OF

THE

SUPERVISORY BOARD AS THE SOLE

BODY TO LIMIT

7.B

OR EXCLUDE THE PREEMPTIVE RIGHT

ManagementAgainst ON NEW

Against

ISSUED SHARES IN THE COMPANY.

THE

AUTHORIZATION WILL BE VALID FOR

A PERIOD OF

18 MONTH S AS FROM THE DATE OF

THIS MEETING

EXPLANATION OF THE

RECOMMENDED PUBLIC 8

OFFER THAT HAS BEEN MADE BY THE-Non-Voting

CONSORTIUM

NOTICE OF THE RESIGNATION OF MR

G.J.E. VAN

9 DER SNOEK EN MR N.J. EPSKA MP

Non-Voting

AS-MEMBERS OF

THE EXECUTIVE BOARD

10 IT IS PROPOSED THAT MR ManagementFor For

NOOITGEDAGT, MS

BRUMMELHUIS EN MS VAN DEN BELT

AS MEMBERS

OF THE SUPERVISORY BOARD ARE

GRANTED A

ONE-OFF ADDITIONAL

REMUNERATION FOR THE

ACTIVITIES THEY HAVE PERFORMED

AS ACTING

MANAGEMENT AS FROM 5 MARCH

2017. THE

ADDITIONAL REMUNERATION WILL

BE A MONTHLY

FEE OF EUR 20,300 FOR EACH,

PAYABLE IN THE

MONTHS MARCH, APRIL, MAY AND

JUNE (PRO

RATA). THIS AMOUNT IS BASED ON AN

AVERAGE

OF 1 X THE FIXED CEO

REMUNERATION AND 2 X

THE FIXED CFO REMUNERATION FOR 3

DAYS A

	WEEK		
	ANNOUNCEMENT OF THE VACANCIES	** ** .*	
11.A	TO BE FILLED	Non-Voting	
	OPPORTUNITY TO MAKE		
	RECOMMENDATIONS FOR		
11.B	THE APPOINTMENT OF NEW MEMBERS	Non-Voting	
11.1	OF THE-	Tion voting	
	SUPERVISORY BOARD		
	NOTICE OF THE SUPERVISORY		
	BOARD'S		
11.C	NOMINATION FOR THE VACANCY TO	Non-Voting	
	BE FILLED		
	IT IS PROPOSED TO REAPPOINT MR. J.J		
		•	
	NOOITGEDAGT AS MEMBER OF THE		
	SUPERVISORY		
	BOARD WHERE ALL DETAILS AS LAID		
	DOWN IN	,	
11.D	ARTICLE 2:158 PARAGRAPH 5, SECTION 2: 142	ManagementFor	For
	2, 172		
	PARAGRAPH 3 OF THE DUTCH CIVIL		
	CODE ARE		
	AVAILABLE FOR THE GENERAL		
	MEETING OF		
	SHAREHOLDERS		
12.A	ANNOUNCEMENT OF THE VACANCY	Non-Voting	
12.71	TO BE FILLED	Tron voting	
	OPPORTUNITY TO MAKE		
	RECOMMENDATIONS FOR		
12.B	THE APPOINTMENT OF TWO MEMBERS	Non-Voting	
	OF THE-		
	SUPERVISORY BOARD		
	NOTICE OF THE SUPERVISORY		
12.C	BOARD'S	Non-Voting	
12.C	NOMINATIONS FOR THE VACANCIES	Ivon-voung	
	TO BE FILLED		
	IT IS PROPOSED TO PROVISIONALLY		
	APPOINT MR.		
	G. YSEBAERT AS MEMBER OF THE		
	SUPERVISORY		
	BOARD WHERE ALL DETAILS AS LAID		
	DOWN IN		
12.D	ARTICLE 2:158 PARAGRAPH 5, SECTION	ManagementFor	For
	2: 142		
	PARAGRAPH 3 OF THE DUTCH CIVIL		
	CODE ARE		
	AVAILABLE FOR THE GENERAL		
	MEETING OF		
	SHAREHOLDERS		
12.E		ManagementFor	For
	APPOINT MR.	<i>U</i>	
	P. VERWILT AS MEMBER OF THE		

For

SUPERVISORY

BOARD WHERE ALL DETAILS AS LAID

DOWN IN

ARTICLE 2:158 PARAGRAPH 5, SECTION

2: 142

PARAGRAPH 3 OF THE DUTCH CIVIL

CODE ARE

AVAILABLE FOR THE GENERAL

MEETING OF

SHAREHOLDERS

IT IS PROPOSED, UNDER THE

CONDITION

PRECEDENT THAT THE OFFER HAS

BEEN

DECLARED UNCONDITIONAL, TO

ACCEPT THE

RESIGNATION OF MR BOERSMA AND

MS VAN DEN

BELT AS OF THE SETTLEMENT DATE

AND TO

GRANT OF FULL AND FINAL

DISCHARGE FROM

LIABILITY IN RESPECT OF THEIR

DUTIES AND THEIR

SUPERVISORY ACTIVITIES UP TO THIS

GENERAL

MEETING. DISCHARGE IS GRANTED ON

THE BASIS

OF THE INFORMATION PROVIDED TO

THE GENERAL

13 MEETING, INCLUDING THE OFFER ManagementFor

MEMORANDUM,

THE POSITION STATEMENT AND THE

PRESS

RELEASES. IN THE EVENT THAT THE

OFFER IS

DECLARED UNCONDITIONAL IN THE

GENERAL

MEETING TO BE HELD IN 2018 IT WILL

BF

PROPOSED TO GRANT MR BOERSMA

AND MS VAN

DEN BELT FULL AND FINAL

DISCHARGE FROM

LIABILITY IN RESPECT OF THEIR

DUTIES AND THEIR

SUPERVISORY ACTIVITIES FOR THE

PERIOD IN

BETWEEN THIS GENERAL MEETING

AND THE

SETTLEMENT DATE

NOTICE OF PROVISIONAL

COMPOSITION OF THE

EXECUTIVE BOARD AS OF THE

SETTLEMENT-DATE.

TMG AND THE CONSORTIUM HAVE

AGREED THAT

IF THE OFFER IS

DECLARED-UNCONDITIONAL, A

NEW EXECUTIVE BOARD WILL BE

APPOINTED. THE

SUPERVISORY BOARD-WILL PROVIDE

NOTICE

UNDER THIS POINT IN THE AGENDA OF

14 THE Non-Voting

INTENDED-APPOINTMENT OF MR VAN

GEEL, AS

CHAIRPERSON OF THE EXECUTIVE

BOARD AND

CEO AND-MR BOOT, AS MEMBER OF

THE

EXECUTIVE BOARD AND CFO, BOTH

FOR A PERIOD

OF FOUR-YEARS. THE CENTRAL

WORKS COUNCIL

SUPPORTS THE NOMINATIONS OF THE

NEW

MEMBERS-OF THE EXECUTIVE BOARD

15 ANY OTHER BUSINESS Non-Voting

16 CLOSING OF THE GENERAL MEETING Non-Voting

FACEBOOK INC.

Security 30303M102 Meeting Type Annual
Ticker Symbol FB Meeting Date 01-Jun-2017

ISIN US30303M1027 Agenda 934590870 - Management

Item	Proposal DIRECTOR	Proposed by Manageme	Vote	For/Against Management
1.		Manageme		
	1 MARC L. ANDREESSEN		For	For
	2 ERSKINE B. BOWLES		For	For
	3 S.D.DESMOND-HELLMANN		For	For
	4 REED HASTINGS		For	For
	5 JAN KOUM		For	For
	6 SHERYL K. SANDBERG		For	For
	7 PETER A. THIEL		For	For
	8 MARK ZUCKERBERG		For	For
2.	TO RATIFY THE APPOINTMENT OF	Manageme	entFor	For
	ERNST & YOUNG			
	LLP AS FACEBOOK, INC.'S			
	INDEPENDENT			
	REGISTERED PUBLIC ACCOUNTING			
	FIRM FOR THE			

		Lagar i lilig. AABEEEI MOE	.TIIVILDIA I	11001 1110). I OIIII IN	
	FISCAL 2017.	L YEAR ENDING DECEMBER 31,				
3.	REGAI	CKHOLDER PROPOSAL RDING CHANGE CKHOLDER VOTING.	Shareholder	For	Against	
4.	A STO	CKHOLDER PROPOSAL RDING A YING REPORT.	Shareholder	Against	For	
5.	A STO	CKHOLDER PROPOSAL RDING FALSE	Shareholder	· Against	For	
3.	NEWS.		Shareholder	7 Igamst	101	
6.	REGAR GENDI	RDING A ER PAY EQUITY REPORT. CKHOLDER PROPOSAL	Shareholder	Abstain	Against	
7.	REGAI INDEP	RDING AN ENDENT CHAIR.	Shareholder	Against	For	
		DADCAST GROUP, INC.			_	
Security		829226109		Meeting 7		Annual
	Symbol			Meeting I	Date	01-Jun-2017
ISIN		US8292261091		Agenda		934595678 - Management
T4	Duamass	1	Proposed	Vata	For/Agains	et
Item	Proposa	II	by	Vote	Manageme	ent
1.	DIREC	TOR	Managemen	nt		
	1 I	DAVID D. SMITH		For	For	
	2 F	REDERICK G. SMITH		For	For	
		. DUNCAN SMITH		For	For	
		ROBERT E. SMITH		For	For	
		HOWARD E. FRIEDMAN		For	For	
		LAWRENCE E. MCCANNA		For	For	
		DANIEL C. KEITH		For	For	
		MARTIN R. LEADER		For	For	
		ICATION OF THE APPOINTMENT				
	OF					
		WATERHOUSECOOPERS LLP AS				
2.	THE		Managemer	ntFor	For	
		ENDENT REGISTERED PUBLIC				
		JNTING				
		FOR THE YEAR ENDING				
		MBER 31, 2017.				
2		INDING ADVISORY VOTE ON	Managaman	-4E	East	
3.		XECUTIVE	Managemen	itror	For	
		ENSATION.				
		INDING ADVISORY VOTE ON				
1	THE	IENCV OF NON DINIDING	Monogom	st2 Vaama	For	
4.	_	JENCY OF NON-BINDING ORY VOTES	Managemer	no rears	For	
		R EXECUTIVE COMPENSATION.				
5.		VAL OF THE SINCLAIR	Managamas	ntFor	For	
٦.	AFFRU	VAL OF THE SINCLAIR	Managemen	iu oi	LOI	

BROADCAST GROUP,

INC. EXECUTIVE PERFORMANCE

FORMULA AND

PROVIDE

THAT THE NUMBER OF DIRECTORS OF

INCENTIVE PLAN.

BLUCORA INC

Security 095229100 Meeting Type Annual
Ticker Symbol BCOR Meeting Date 01-Jun-2017

ISIN US0952291005 Agenda 934596290 - Management

Proposed For/Against Item Proposal Vote Management by ELECTION OF DIRECTOR: ELIZABETH J. ManagementFor 1A. For HUEBNER ELECTION OF DIRECTOR: MARY S. 1B. ManagementFor For **ZAPPONE** ELECTION OF DIRECTOR: GEORGANNE 1C. ManagementFor For **PROCTOR** PROPOSAL TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS THE 2. ManagementFor **INDEPENDENT** For REGISTERED PUBLIC ACCOUNTING FIRM FOR THE COMPANY. PROPOSAL TO APPROVE, ON AN ADVISORY BASIS, THE COMPENSATION OF THE 3. COMPANY'S NAMED ManagementFor For EXECUTIVE OFFICERS, AS DISCLOSED IN THE PROXY STATEMENT. PROPOSAL TO APPROVE, ON AN ADVISORY BASIS, WHETHER A VOTE ON EXECUTIVE 4. **COMPENSATION** Management1 Year For SHOULD BE HELD EVERY ONE, TWO OR THREE YEARS. 5A. ManagementFor PROPOSAL TO APPROVE, AN For AMENDMENT TO THE BLUCORA, INC. RESTATED **CERTIFICATE OF** AMENDMENT TO DECLASSIFY THE **BOARD OF DIRECTORS OVER A THREE-YEAR PERIOD** BEGINNING WITH THE COMPANY'S 2018 ANNUAL MEETING OF STOCKHOLDERS AND TO

THE

COMPANY SHALL BE FIXED FROM

TIME TO TIME BY

THE BOARD.

PROPOSAL TO APPROVE, AN

AMENDMENT TO THE

BLUCORA, INC. RESTATED

CERTIFICATE OF

5B. AMENDMENT TO PROVIDE THAT THE ManagementAgainst Against

NUMBER OF

DIRECTORS OF THE COMPANY SHALL

BE FIXED

FROM TIME TO TIME BY THE BOARD.

ACTIVISION BLIZZARD, INC.

Security 00507V109 Meeting Type Annual
Ticker Symbol ATVI Meeting Date 01-Jun-2017

ISIN US00507V1098 Agenda 934596353 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1.1	ELECTION OF DIRECTOR: ROBERT CORTI	ManagementFor	For
1.2	ELECTION OF DIRECTOR: HENDRIK HARTONG III	ManagementFor	For
1.3	ELECTION OF DIRECTOR: BRIAN G. KELLY	ManagementFor	For
1.4	ELECTION OF DIRECTOR: ROBERT A. KOTICK	ManagementFor	For
1.5	ELECTION OF DIRECTOR: BARRY MEYER	ManagementFor	For
1.6	ELECTION OF DIRECTOR: ROBERT MORGADO	ManagementFor	For
1.7	ELECTION OF DIRECTOR: PETER NOLAN	ManagementFor	For
1.8	ELECTION OF DIRECTOR: CASEY WASSERMAN	ManagementFor	For
1.9	ELECTION OF DIRECTOR: ELAINE WYNN	ManagementFor	For
2.	ADVISORY APPROVAL OF OUR EXECUTIVE COMPENSATION. ADVISORY VOTE ON THE FREQUENCY	ManagementFor	For
3.	OF FUTURE ADVISORY VOTES ON EXECUTIVE COMPENSATION.	Management1 Year	For
4.	RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT REGISTERED PUBLIC	ManagementFor	For
	ACCOUNTING		

FIRM FOR 2017.

ORANGE

Security 684060106 Meeting Type Annual Ticker Symbol ORAN Meeting Date 01-Jun-2017

ISIN US6840601065 Agenda 934622196 - Management

			C	
Item	Proposal	Proposed by	Vote	For/Against Management
	APPROVAL OF THE STATUTORY FINANCIAL			
1.	STATEMENTS FOR THE FISCAL YEAR ENDED	Manageme	entFor	For
	DECEMBER 31, 2016 APPROVAL OF THE CONSOLIDATED			
2	FINANCIAL		æ	T.
2.	STATEMENTS FOR THE FISCAL YEAR ENDED	Manageme	entror	For
	DECEMBER 31, 2016 ALLOCATION OF INCOME FOR THE			
2	FISCAL YEAR ENDED DECEMBER 31, 2016, AS	Managana	4 .	Г.,
3.	STATED IN THE COMPANY'S ANNUAL FINANCIAL	Manageme	entror	For
	STATEMENTS. AGREEMENTS PROVIDED FOR IN			
4.	ARTICLE L. 225-38 OF THE FRENCH COMMERCIAL CODE	Manageme	entFor	For
~	RENEWAL OF THE TERM OF OFFICE OF		æ	T.
5.	BPIFRANCE PARTICIPATIONS	Manageme	entFor	For
6.	RATIFICATION OF A DIRECTOR'S APPOINTMENT -	Manageme	entFor	For
	MR. ALEXANDRE BOMPARD ADVISORY OPINION ON THE			
	COMPENSATION ITEMS DUE OR ALLOCATED FOR THE FISCAL			
7.	YEAR ENDED DECEMBER 31, 2016 TO MR. STEPHANE	Manageme	entFor	For
	RICHARD, CHAIRMAN AND CHIEF EXECUTIVE			
	OFFICER			
	ADVISORY OPINION ON THE COMPENSATION ITEMS			
8.	DUE OR ALLOCATED FOR THE FISCAL YEAR ENDED	Manageme	entFor	For
	DECEMBER 31, 2016 TO MR. RAMON FERNANDEZ,			
9.	CHIEF EXECUTIVE OFFICER DELEGATE ADVISORY OPINION ON THE	E Manageme	entFor	For
	COMPENSATION ITEMS DUE OR ALLOCATED FOR THE FISCAL	6:		

YEAR ENDED DECEMBER 31, 2016 TO MR. PIERRE LOUETTE. CHIEF EXECUTIVE OFFICER DELEGATE ADVISORY OPINION ON THE **COMPENSATION ITEMS** DUE OR ALLOCATED FOR THE FISCAL 10. ManagementFor For YEAR ENDED DECEMBER 31, 2016 TO MR. GERVAIS PELLISSIER, CHIEF EXECUTIVE OFFICER DELEGATE APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, APPORTIONING AND **ALLOCATING** THE FIXED, VARIABLE AND 11. **EXCEPTIONAL ITEMS** ManagementFor For COMPRISING TOTAL COMPENSATION AND ALL BENEFITS IN KIND ALLOCATED TO MR. **STEPHANE** RICHARD, AS CHAIRMAN AND CEO APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, APPORTIONING AND **ALLOCATING** THE FIXED, VARIABLE AND 12. **EXCEPTIONAL ITEMS** ManagementFor For COMPRISING TOTAL COMPENSATION AND ALL BENEFITS IN KIND ALLOCATED TO MR. **RAMON** FERNANDEZ, AS CEO DELEGATE APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, APPORTIONING AND **ALLOCATING** THE FIXED, VARIABLE AND 13. **EXCEPTIONAL ITEMS** ManagementFor For COMPRISING TOTAL COMPENSATION AND ALL BENEFITS IN KIND ALLOCATED TO MR. **PIERRE** LOUETTE, AS CEO DELEGATE 14. APPROVAL OF THE PRINCIPLES AND ManagementFor For **CRITERIA FOR** DETERMINING, APPORTIONING AND **ALLOCATING** THE FIXED, VARIABLE AND **EXCEPTIONAL ITEMS** COMPRISING TOTAL COMPENSATION

AND ALL BENEFITS IN KIND ALLOCATED TO MR. **GERVAIS** PELLISSIER, AS CEO DELEGATE AUTHORIZATION TO BE GRANTED TO THE BOARD 15. ManagementFor OF DIRECTORS TO PURCHASE OR For **TRANSFER** SHARES IN THE COMPANY DELEGATION OF AUTHORITY TO THE **BOARD OF** DIRECTORS TO ISSUE SHARES IN THE **COMPANY** AND COMPLEX SECURITIES, WITH **SHAREHOLDER** 16. PREFERENTIAL SUBSCRIPTION RIGHTS ManagementFor For (NOT TO BE USED DURING A TAKEOVER OFFER PERIOD FOR THE COMPANY'S SECURITIES, UNLESS SPECIFICALLY AUTHORIZED BY THE SHAREHOLDERS' MEETING) AUTHORIZATION GIVEN TO THE **BOARD OF** DIRECTORS TO MAKE USE OF THE **DELEGATION OF** 17. **AUTHORITY GRANTED IN THE** ManagementAgainst **Against** SIXTEENTH RESOLUTION DURING A TAKEOVER **OFFER PERIOD** FOR THE COMPANY'S SECURITIES DELEGATION OF AUTHORITY TO THE **BOARD OF** DIRECTORS TO ISSUE SHARES IN THE **COMPANY** AND COMPLEX SECURITIES, WITHOUT SHAREHOLDER PREFERENTIAL **SUBSCRIPTION** 18. ManagementFor For RIGHTS AS PART OF A PUBLIC OFFERING (NOT TO BE USED DURING A TAKEOVER OFFER PERIOD FOR THE COMPANY'S SECURITIES, UNLESS SPECIFICALLY AUTHORIZED BY THE SHAREHOLDERS' MEETING) 19. AUTHORIZATION GIVEN TO THE ManagementAgainst Against **BOARD OF** DIRECTORS TO MAKE USE OF THE **DELEGATION OF** AUTHORITY GRANTED IN THE **EIGHTEENTH**

RESOLUTION DURING A TAKEOVER **OFFER PERIOD** FOR THE COMPANY'S SECURITIES DELEGATION OF AUTHORITY TO THE **BOARD OF** DIRECTORS TO ISSUE SHARES IN THE **COMPANY** AND COMPLEX SECURITIES, WITHOUT SHAREHOLDER PREFERENTIAL **SUBSCRIPTION** RIGHTS AS PART OF AN OFFER PROVIDED FOR IN SECTION II OF ARTICLE L. 411-2 OF THE ManagementFor 20. For **FRENCH** MONETARY AND FINANCIAL CODE (NOT TO BE USED DURING A TAKEOVER OFFER PERIOD FOR THE COMPANY'S SECURITIES, UNLESS SPECIFICALLY AUTHORIZED BY THE SHAREHOLDERS' MEETING) AUTHORIZATION GIVEN TO THE **BOARD OF** DIRECTORS TO MAKE USE OF THE **DELEGATION OF** 21. **AUTHORITY GRANTED IN THE** ManagementAgainst Against **TWENTIETH** RESOLUTION DURING A TAKEOVER **OFFER PERIOD** FOR THE COMPANY'S SECURITIES AUTHORIZATION TO THE BOARD OF **DIRECTORS TO** INCREASE THE NUMBER OF ISSUABLE 22. ManagementFor For SECURITIES, IN THE EVENT OF SECURITIES TO BE **ISSUED** 23. DELEGATION OF AUTHORITY TO THE ManagementFor For **BOARD OF** DIRECTORS TO ISSUE SHARES AND **COMPLEX** SECURITIES, WITHOUT SHAREHOLDER PREFERENTIAL SUBSCRIPTION RIGHTS, IN THE EVENT OF A PUBLIC EXCHANGE **OFFER INITIATED** BY THE COMPANY (NOT TO BE USED **DURING A** TAKEOVER OFFER PERIOD FOR THE COMPANY'S SECURITIES, UNLESS SPECIFICALLY **AUTHORIZED**

BY THE SHAREHOLDERS' MEETING) AUTHORIZATION GIVEN TO THE **BOARD OF** DIRECTORS TO MAKE USE OF THE **DELEGATION OF** 24. **AUTHORITY GRANTED IN THE** ManagementAgainst Against TWENTY-THIRD RESOLUTION DURING A TAKEOVER **OFFER PERIOD** FOR THE COMPANY'S SECURITIES DELEGATION OF POWERS TO THE **BOARD OF** DIRECTORS TO ISSUE SHARES AND **COMPLEX** SECURITIES, WITHOUT SHAREHOLDER PREFERENTIAL SUBSCRIPTION RIGHTS, AS CONSIDERATION FOR CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY AND 25. ManagementFor For **COMPRISED OF EQUITY SECURITIES OR SECURITIES GIVING** ACCESS TO CAPITAL (NOT TO BE USED DURING A TAKEOVER OFFER PERIOD FOR THE **COMPANY'S** SECURITIES, UNLESS SPECIFICALLY **AUTHORIZED** BY THE SHAREHOLDERS' MEETING) AUTHORIZATION GIVEN TO THE **BOARD OF** DIRECTORS TO MAKE USE OF THE **DELEGATION OF** 26. POWERS GRANTED IN THE ManagementAgainst Against TWENTY-FIFTH RESOLUTION DURING A TAKEOVER OFFER PERIOD FOR THE COMPANY'S SECURITIES 27. OVERALL LIMIT OF AUTHORIZATIONS ManagementFor For DELEGATION OF AUTHORITY TO THE **BOARD OF** DIRECTORS TO INCREASE THE 28. COMPANY'S ManagementFor For CAPITAL BY CAPITALIZATION OF RESERVES, PROFITS OR PREMIUMS 29. AUTHORIZATION GIVEN TO THE ManagementFor For **BOARD OF** DIRECTORS TO ALLOCATE COMPANY'S **SHARES**

FOR FREE TO CORPORATE OFFICERS **AND** CERTAIN ORANGE GROUP EMPLOYEES AUTHORIZATION GIVEN TO THE **BOARD OF** DIRECTORS TO ALLOCATE COMPANY'S ManagementFor 30. For **SHARES** FOR FREE TO ORANGE GROUP **EMPLOYEES** DELEGATION OF AUTHORITY TO THE **BOARD OF** DIRECTORS TO ISSUE SHARES OR COMPLEX 31. SECURITIES RESERVED FOR MEMBERS ManagementFor For SAVINGS PLANS WITHOUT SHAREHOLDER PREFERENTIAL SUBSCRIPTION RIGHTS AUTHORIZATION TO THE BOARD OF **DIRECTORS TO** 32. ManagementFor For REDUCE THE CAPITAL THROUGH THE **CANCELLATION OF SHARES** 33. POWERS FOR FORMALITIES ManagementFor For AMENDMENT TO ARTICLE 13 OF THE BYLAWS, BALANCED REPRESENTATION OF A. ManagementAgainst For WOMEN AND MEN AT THE BOARD OF DIRECTORS AMENDMENTS OR NEW RESOLUTIONS **PROPOSED** AT THE MEETING. IF YOU CAST YOUR **VOTE IN** FAVOR OF RESOLUTION B, YOU ARE **GIVING** B. ManagementAgainst For DISCRETION TO THE CHAIRMAN OF THE MEETING TO VOTE FOR OR AGAINST ANY AMENDMENTS OR NEW RESOLUTIONS THAT MAY BE **PROPOSED** TREMOR VIDEO INC 89484O100 Meeting Type Security Annual Meeting Date Ticker Symbol TRMR 02-Jun-2017 **ISIN** Agenda US89484Q1004 934595731 - Management **Proposed** For/Against Vote Item **Proposal** Management by ELECTION OF DIRECTOR: PAUL CAINE ManagementFor For 1A. 1B. ELECTION OF DIRECTOR: WARREN LEEManagementFor For ELECTION OF DIRECTOR: KEVIN 1C. ManagementFor For **THOMPSON**

TO RATIFY THE SELECTION OF ERNST

& YOUNG

LLP AS TREMOR VIDEO'S

2. INDEPENDENT ManagementFor For

REGISTERED PUBLIC ACCOUNTING

FIRM FOR THE

YEAR ENDING DECEMBER 31, 2017.

MALAYSIAN RESOURCES CORP BHD MRCB, KUALA LUMPUR

Security Y57177100 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 06-Jun-2017

ISIN MYL1651OO008 Agenda 708097349 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1	TO APPROVE A FIRST AND FINAL SINGLE TIER DIVIDEND OF 2.75PCT OR 2.75 SEN PER ORDINARY SHARE FOR THE FINANCIAL YEAR ENDED 31	ManagementFor	For
2	DECEMBER 2016 TO RE-ELECT THE FOLLOWING DIRECTOR: TAN SRI MOHAMAD SALIM FATEH DIN TO RE-ELECT THE FOLLOWING	ManagementAgainst	Against
3	DIRECTOR: ROHAYA MOHAMMAD YUSOF	ManagementAgainst	Against
5	TO APPROVE THE DIRECTORS' FEES OF MYR952,459 FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016. (2015: MYR1,000,548) TO APPROVE THE BENEFITS EXTENDED TO THE NON-EXECUTIVE DIRECTORS OF THE COMPANY, FROM 1 JANUARY 2017 UNTIL THE NEXT AGM OF THE COMPANY		For For
6	TO RE-APPOINT MESSRS. PRICEWATERHOUSECOOPERS AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	ManagementAgainst	Against
7	GRANT OF OPTIONS TO TAN SRI MOHAMAD SALIM FATEH DIN	ManagementAgainst	Against
8	GRANT OF OPTIONS TO MOHD IMRAN TAN SRI MOHAMAD SALIM	ManagementAgainst	Against

GRANT OF OPTIONS TO NOR IZZATI 9 TAN SRI ManagementAgainst Against MOHAMAD SALIM PROPOSED RENEWAL OF SHARE 10 ManagementFor **BUY-BACK** For **AUTHORITY** NETFLIX, INC. Security Meeting Type 64110L106 Annual Ticker Symbol NFLX Meeting Date 06-Jun-2017 **ISIN** Agenda 934599830 - Management US64110L1061 Proposed For/Against Item **Proposal** Vote Management by 1. **DIRECTOR** Management 1 **REED HASTINGS** Withheld Against 2 JAY HOAG Withheld Against Withheld Against A. GEORGE (SKIP) BATTLE TO RATIFY THE APPOINTMENT OF **ERNST & YOUNG** LLP AS THE COMPANY'S INDEPENDENT

ManagementFor 2. For REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2017. ADVISORY APPROVAL OF THE 3. COMPANY'S ManagementFor For EXECUTIVE OFFICER COMPENSATION. ADVISORY APPROVAL OF THE FREQUENCY OF 4. VOTES ON THE COMPANY'S Management1 Year For **EXECUTIVE OFFICER** COMPENSATION. STOCKHOLDER PROPOSAL **REGARDING PROXY** 5. ACCESS, IF PROPERLY PRESENTED AT Shareholder For Against THE MEETING. STOCKHOLDER PROPOSAL **REGARDING AN** 6. ANNUAL SUSTAINABILITY REPORT, IF Shareholder Abstain Against **PROPERLY** PRESENTED AT THE MEETING. STOCKHOLDER PROPOSAL **REGARDING AN** 7. EMISSIONS REPORT, IF PROPERLY Shareholder Abstain Against PRESENTED AT THE MEETING. STOCKHOLDER PROPOSAL REGARDING ELECTING 8. EACH DIRECTOR ANNUALLY, IF Shareholder For Against **PROPERLY**

PRESENTED AT THE MEETING.

STOCKHOLDER PROPOSAL

REGARDING SIMPLE

9. MAJORITY VOTING, IF PROPERLY Shareholder For Against

PRESENTED AT

THE MEETING.

STOCKHOLDER PROPOSAL TO AMEND

ELECTION OF DIRECTOR: JEFFREY T.

1E.

HINSON

SECTION 3.3

10. OF THE BYLAWS TO MAJORITY VOTE, Shareholder For Against

IF PROPERLY

PRESENTED AT THE MEETING.

FTD COMPANIES, INC.

Security 30281V108 Meeting Type Annual Ticker Symbol FTD Meeting Date 06-Jun-2017

ISIN US30281V1089 Agenda 934601635 - Management

ISIN	US30281V1089	Agenda			934601635 - Management
Item	Proposal	Proposed by	Vote	For/Agains	
1.	DIRECTOR	Manageme	nt		
	1 TRACEY L. BELCOURT		For	For	
	2 JOSEPH W. HARCH		For	For	
	3 ROBIN S. HICKENLOOPER		For	For	
	TO RATIFY THE APPOINTMENT OF				
	DELOITTE &				
	TOUCHE LLP AS THE COMPANY'S				
2.	INDEPENDENT REGISTERED PUBLIC ACCOUNTING	Manageme	ntFor	For	
	FIRM FOR THE				
	FISCAL YEAR ENDING DECEMBER 31,				
	2017.				
	TO APPROVE THE FTD COMPANIES,				
	INC. THIRD				
3.	AMENDED AND RESTATED 2013	Manageme	ntAgainst	Against	
	INCENTIVE				
* ***	COMPENSATION PLAN.				
	NATION ENTERTAINMENT, INC.		34	T	A 1
Securit	·		Meeting '	* *	Annual 06-Jun-2017
ISIN	Symbol LYV US5380341090		Meeting Agenda	Date	934603879 - Management
13111	033380341090		Agenua		934003679 - Wallagement
τ.	D 1	Proposed	X 7	For/Agains	t
Item	Proposal	by	Vote	Managemen	
1A.	ELECTION OF DIRECTOR: MARK	Manageme	ntFor	For	
IA.	CARLETON	Manageme	iiti Oi	1.01	
1B.	ELECTION OF DIRECTOR: JONATHAN	Manageme	ntFor	For	
	DOLGEN				
1C.	ELECTION OF DIRECTOR: ARIEL EMANUEL	Manageme	ntFor	For	
	ELECTION OF DIRECTOR: ROBERT TED				
1D.	ENLOE, III	Manageme	ntFor	For	
	•				

ManagementFor

For

1F.	ELECTION OF DIRECTOR: JAMES IOVINE	Manageme	entFor	For	
1G.	ELECTION OF DIRECTOR: MARGARET "PEGGY"	Manageme	ManagementFor		
	JOHNSON	C			
1H.	ELECTION OF DIRECTOR: JAMES S. KAHAN	Manageme	entFor	For	
1I.	ELECTION OF DIRECTOR: GREGORY B.	Manageme	entFor	For	
11.	MAFFEI ELECTION OF DIRECTOR: RANDALL T.	wanageme	and or	101	
1 J .	MAYS	Manageme	entFor	For	
1K.	ELECTION OF DIRECTOR: MICHAEL	Manageme	entFor	For	
	RAPINO ELECTION OF DIRECTOR: MARK S.	-			
1L.	SHAPIRO	Manageme	entFor	For	
	ADVISORY VOTE ON THE				
2.	COMPENSATION OF LIVE NATION ENTERTAINMENT'S NAMED	Manageme	entFor	For	
	EXECUTIVE	171anageme		101	
	OFFICERS.				
	ADVISORY VOTE ON THE FREQUENCY OF				
3.	ADVISORY VOTES(DUE TO SPACE	Manageme	ont3 Vanre	For	
3.	LIMITS, SEE	Manageme	into Tears	101	
	PROXY STATEMENT FOR FULL PROPOSAL)				
	RATIFICATION OF THE APPOINTMENT				
	OF ERNST &		_		
4.	YOUNG LLP(DUE TO SPACE LIMITS, SEE PROXY	Manageme	entFor	For	
	STATEMENT FOR FULL PROPOSAL)				
	NETWORKS INC				
Securit	•		Meeting		Annual
ISIN	Symbol AMCX US00164V1035		Meeting Agenda	Date	06-Jun-2017 934604415 - Management
10111	050010111055		rigenau		75 100 1 115 Wanagement
Item	Proposal	Proposed	Vote	For/Again	
1.	DIRECTOR	by Manageme		Manageme	ent
1.	1 JONATHAN F. MILLER	Manageme	For	For	
	2 LEONARD TOW		For	For	
	3 DAVID E. VAN ZANDT		For	For	
	4 CARL E. VOGEL		For	For	
	5 ROBERT C. WRIGHT		For	For	
	RATIFICATION OF THE APPOINTMENT				
	OF KPMG LLP	_			
2.	AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF THE COMPANY	Manageme	entFor	For	
	FOR FISCAL	2			
	YEAR 2017				
	111111 2017				

IMAX CORPORATION

Security 45245E109 Meeting Type Annual Ticker Symbol IMAX Meeting Date 06-Jun-2017

ISIN CA45245E1097 Agenda 934607891 - Management

				C		8
T4	D	-1	Proposed	XI. d.	For/Agains	st
Item	Proposa	ai	by	Vote	Manageme	
01	DIREC	TOR	Manageme	nt		
	1 1	NEIL S. BRAUN		For	For	
	2 I	ERIC A. DEMIRIAN		For	For	
	3 1	KEVIN DOUGLAS		For	For	
	4 (GREG FOSTER		For	For	
	5 I	RICHARD L. GELFOND		For	For	
	6 I	DAVID W. LEEBRON		For	For	
	7 1	MICHAEL LYNNE		For	For	
	8 1	MICHAEL MACMILLAN		For	For	
	9 I	DANA SETTLE		For	For	
	10 I	DARREN THROOP		For	For	
	11 I	BRADLEY J. WECHSLER		For	For	
	IN RES	SPECT OF THE APPOINTMENT OF				
	PRICE	WATERHOUSECOOPERS LLP AS				
	AUDIT	CORS				
	OF TH	E COMPANY AND AUTHORIZING				
02	THE		Manageme	ntEor	For	
02	DIREC	TORS TO FIX THEIR	Manageme	шгог	1.01	
	REMU	NERATION. NOTE:				
	VOTIN	IG WITHHOLD IS THE				
	EQUIV	ALENT TO VOTING				
	ABSTA	AIN.				
	ADVIS	ORY RESOLUTION TO APPROVE				
	THE					
	COMP	ENSATION OF THE COMPANY'S				
	NAME	D				
	EXECU	JTIVE OFFICERS AS SET FORTH				
03	IN THE	Ξ	Manageme	ntFor	For	
	ACCO	MPANYING PROXY CIRCULAR.				
	NOTE:	VOTING				
	ABSTA	AIN IS THE EQUIVALENT TO				
	VOTIN	IG .				
	WITH	HOLD.				
	ADVIS	ORY RESOLUTION ON THE				
	FREQU	JENCY OF				
	FUTU	RE ADVISORY VOTES ON				
04	EXECU	JTIVE	Manageme	nt1 Year	For	
	COMP	ENSATION. NOTE: VOTING				
	ABSTA	AIN IS THE				
	EQUIV	ALENT TO VOTING WITHHOLD.				
GOGO	INC.					
Security	y	38046C109		Meeting '	Туре	Annual
Ticker	Symbol	GOGO		Meeting 1	Date	07-Jun-2017
ISIN		US38046C1099		Agenda		934599791 - Management

Item	Proposal	Proposed	/ote	For/Against	
1.	DIRECTOR	by Management		Managemen	l
1.	1 HUGH W. JONES	_	For	For	
	2 MICHAEL J. SMALL		For	For	
	3 OAKLEIGH THORNE		For	For	
	ADVISORY VOTE APPROVING	-	- 01	1 01	
2.	EXECUTIVE	Management	For	For	
	COMPENSATION.	U			
	APPROVAL OF THE AMENDMENTS TO				
2	THE GOGO	Managamant	E	East	
3.	INC. EMPLOYEE STOCK PURCHASE	Management	ror	For	
	PLAN.				
	TO RATIFY THE APPOINTMENT OF				
	DELOITTE &				
	TOUCHE LLP AS OUR INDEPENDENT				
4.	REGISTERED	Management	For	For	
	PUBLIC ACCOUNTING FIRM FOR THE				
	YEAR ENDING				
	DECEMBER 31, 2017.				
	ABET INC		.	т.	A 1
Securit	•		Meeting '		Annual
	Symbol GOOGL	Meeting I			07-Jun-2017
ISIN	US02079K3059		Agenda		934604946 - Management
		Proposed ,		For/Against	
Item	Proposal	by	/ote	Managemen	t
1.	DIRECTOR	Management			
	1 LARRY PAGE	_	For	For	
	2 SERGEY BRIN		For	For	
	3 ERIC E. SCHMIDT		For	For	
	4 L. JOHN DOERR	,	For	For	
	5 ROGER W. FERGUSON, JR.		For	For	
	6 DIANE B. GREENE	-	For	For	
	7 JOHN L. HENNESSY		For	For	
	8 ANN MATHER		For	For	
	9 ALAN R. MULALLY		For	For	
	10 PAUL S. OTELLINI		For	For	
	11 K. RAM SHRIRAM		For	For	
	12 SHIRLEY M. TILGHMAN	-	For	For	
	THE RATIFICATION OF THE				
	APPOINTMENT OF				
	ERNST & YOUNG LLP AS ALPHABET'S INDEPENDENT REGISTERED PUBLIC				
2.	ACCOUNTING	ManagementFor		For	
	ACCOUNTING				
	FIRM FOR THE FISCAL VEAR ENDING				
	FIRM FOR THE FISCAL YEAR ENDING DECEMBER				
	DECEMBER				
3.	DECEMBER 31, 2017.	Management	Against	Against	
3.	DECEMBER	Management	Against	Against	
3.	DECEMBER 31, 2017. THE APPROVAL OF AN AMENDMENT	Management	Against	Against	

INCREASE THE SHARE RESERVE BY 15,000,000 SHARES OF CLASS C CAPITAL STOCK. THE APPROVAL OF THE 2016 **COMPENSATION** 4. ManagementFor For AWARDED TO NAMED EXECUTIVE OFFICERS. THE FREQUENCY OF FUTURE **STOCKHOLDER** ADVISORY VOTES REGARDING 5. Management3 Years For **COMPENSATION** AWARDED TO NAMED EXECUTIVE OFFICERS. A STOCKHOLDER PROPOSAL **REGARDING EQUAL** 6. SHAREHOLDER VOTING, IF PROPERLY Shareholder For Against **PRESENTED** AT THE MEETING. A STOCKHOLDER PROPOSAL **REGARDING A** 7. LOBBYING REPORT, IF PROPERLY Shareholder Against For PRESENTED AT THE MEETING. A STOCKHOLDER PROPOSAL **REGARDING A** 8. POLITICAL CONTRIBUTIONS REPORT, Shareholder Against For IF PROPERLY PRESENTED AT THE MEETING. A STOCKHOLDER PROPOSAL **REGARDING A** 9. REPORT ON GENDER PAY, IF Shareholder Abstain Against **PROPERLY** PRESENTED AT THE MEETING. A STOCKHOLDER PROPOSAL **REGARDING A** CHARITABLE CONTRIBUTIONS 10. Shareholder Against For REPORT, IF PROPERLY PRESENTED AT THE MEETING. A STOCKHOLDER PROPOSAL REGARDING THE IMPLEMENTATION OF "HOLY LAND 11. Shareholder Abstain Against PRINCIPLES," IF PROPERLY PRESENTED AT THE MEETING. A STOCKHOLDER PROPOSAL **REGARDING A** 12. REPORT ON "FAKE NEWS," IF Shareholder Against For **PROPERLY** PRESENTED AT THE MEETING.

1	COM	$T2\Delta T$	CORPOI	RATION
١	CON	CASI	CORPO	KAIIUN

TO APPROVE

EXECUTIVE

THE COMPENSATION OF THE NAMED

Security	20030N101	Meeting Type	Annual
Ticker Symbol	CMCSA	Meeting Date	08-Jun-2017

ISIN	US20030N1019	Agenda		- 	934601572 - Management
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Manageme	nt	1,10110801110	
	1 KENNETH J. BACON		For	For	
	2 MADELINE S. BELL		For	For	
	3 SHELDON M. BONOVITZ		For	For	
	4 EDWARD D. BREEN		For	For	
	5 GERALD L. HASSELL		For	For	
	6 JEFFREY A. HONICKMAN		For	For	
	7 ASUKA NAKAHARA		For	For	
	8 DAVID C. NOVAK		For	For	
	9 BRIAN L. ROBERTS		For	For	
	10 JOHNATHAN A. RODGERS		For	For	
	RATIFICATION OF THE APPOINTMENT				
2.	OF OUR	Manageme	ntFor	For	
	INDEPENDENT AUDITORS				
2	ADVISORY VOTE ON EXECUTIVE	M	4E	F	
3.	COMPENSATION	Manageme	ntror	For	
	ADVISORY VOTE ON THE FREQUENCY				
4.	OF THE	Manageme	nt1 Year	For	
	VOTE ON EXECUTIVE COMPENSATION				
5.	TO PROVIDE A LOBBYING REPORT	Shareholde	r Against	For	
6.	6. TO STOP 100-TO-ONE VOTING POWER		er For	Against	
LAS V	EGAS SANDS CORP.				
Securit	y 517834107		Meeting '	Туре	Annual
Ticker	Ticker Symbol LVS		Meeting Date		08-Jun-2017
ISIN	US5178341070		Agenda		934601851 - Management
τ.	D 1	Proposed	T 7 .	For/Agains	t
Item	Proposal	by	Vote	Manageme	
1.	DIRECTOR	Manageme	nt		
	1 CHARLES D. FORMAN		For	For	
	2 STEVEN L. GERARD		For	For	
	3 GEORGE JAMIESON		For	For	
	4 LEWIS KRAMER		For	For	
	RATIFICATION OF THE SELECTION OF				
	DELOITTE &				
	TOUCHE LLP AS THE COMPANY'S				
2.	INDEPENDENT	ManagementFor		For	
	REGISTERED PUBLIC ACCOUNTING				
	FIRM FOR THE				
	YEAR ENDING DECEMBER 31, 2017				
3.	AN ADVISORY (NON-BINDING) VOTE		ManagementFor For		

OFFICERS

AN ADVISORY (NON-BINDING) VOTE

ON HOW

FREQUENTLY STOCKHOLDERS

4. SHOULD VOTE TO Management 1 Year For

APPROVE THE COMPENSATION OF THE

NAMED

EXECUTIVE OFFICERS

YAHOO! INC.

Security 984332106 Meeting Type Special Ticker Symbol YHOO Meeting Date 08-Jun-2017

ISIN US9843321061 Agenda 934616484 - Management

Item Proposal Proposed by Vote For/Against Management

(A) AUTHORIZATION OF THE SALE TO

VERIZON

COMMUNICATIONS INC. ("VERIZON"),

PURSUANT TO

THE TERMS AND SUBJECT TO THE

CONDITIONS

SET FORTH IN THE STOCK PURCHASE

AGREEMENT, DATED AS OF JULY 23,

2016, AS

AMENDED AS OF FEBRUARY 20, 2017,

BETWEEN

YAHOO AND VERIZON, OF ALL OF THE

1. OUTSTANDING SHARES OF YAHOO ManagementFor For

HOLDINGS, INC.

("YAHOO HOLDINGS"), A DELAWARE

CORPORATION

AND A WHOLLY-OWNED SUBSIDIARY

OF YAHOO,

AND PRIOR TO THE SALE OF YAHOO

HOLDINGS,

THE SALE (THE "FOREIGN SALE

TRANSACTION") BY

YAHOO ...(DUE TO SPACE LIMITS, SEE

PROXY

STATEMENT FOR FULL PROPOSAL).

APPROVAL, ON A NON-BINDING,

ADVISORY BASIS,

OF THE COMPENSATION THAT MAY BE

PAID OR

2. BECOME PAYABLE TO YAHOO'S ManagementFor For

NAMED EXECUTIVE

OFFICERS IN CONNECTION WITH THE

COMPLETION

OF THE SALE TRANSACTION.

3. AUTHORIZATION FOR THE BOARD TO ManagementFor For

POSTPONE

OR ADJOURN THE SPECIAL MEETING

(I) FOR UP TO

10 BUSINESS DAYS TO SOLICIT

ADDITIONAL

PROXIES FOR THE PURPOSE OF

OBTAINING

STOCKHOLDER APPROVAL, IF THE

BOARD

DETERMINES IN GOOD FAITH SUCH

POSTPONEMENT OR ADJOURNMENT IS

NECESSARY OR ADVISABLE TO

OBTAIN

STOCKHOLDER APPROVAL, OR (II) TO

ALLOW

REASONABLE ADDITIONAL TIME FOR

THE FILING

AND/OR MAILING OF ANY

SUPPLEMENTAL OR

AMENDED DISCLOSURE WHICH THE

BOARD HAS

DETERMINED, AFTER CONSULTATION

..(DUE TO

SPACE LIMITS, SEE PROXY

STATEMENT FOR FULL

PROPOSAL).

TELEFONICA, S.A.

Security 879382208 Meeting Type Annual
Ticker Symbol TEF Meeting Date 08-Jun-2017

ISIN US8793822086 Agenda 934630484 - Management

Item Proposal Proposed by Vote For/Against Management

APPROVAL OF THE ANNUAL

ACCOUNTS AND OF

THE MANAGEMENT REPORT OF ...(DUE

1A. TO SPACE ManagementFor

LIMITS, SEE PROXY MATERIAL FOR

FULL

PROPOSAL).

APPROVAL OF THE MANAGEMENT OF

THE BOARD

1B. OF DIRECTORS OF TELEFONICA, S.A. ManagementFor

DURING

FISCAL YEAR 2016.

APPROVAL OF THE PROPOSED

ALLOCATION OF

2. THE PROFITS/LOSSES OF TELEFONICA, ManagementFor

S.A. FOR

FISCAL YEAR 2016.

3A. RE-ELECTION OF MR. JOSE MARIA ManagementFor

ALVAREZ-

PALLETE LOPEZ AS EXECUTIVE

DIRECTOR.

RE-ELECTION OF MR. IGNACIO

3B. MORENO MARTINEZ ManagementFor

AS PROPRIETARY DIRECTOR.

RATIFICATION AND APPOINTMENT OF

3C. FRANCISCO RIBERAS MERA AS ManagementFor

INDEPENDENT

DIRECTOR.

RATIFICATION AND APPOINTMENT OF

MS. CARMEN GARCIA DE ANDRES AS INDEPENDENT ManagementFor 3D.

DIRECTOR.

ESTABLISHMENT OF THE NUMBER OF

MEMBERS

4. ManagementFor OF THE BOARD OF DIRECTORS AT

SEVENTEEN.

SHAREHOLDER COMPENSATION.

DISTRIBUTION OF

5. DIVIDENDS WITH A CHARGE TO ManagementFor

UNRESTRICTED

RESERVES.

DELEGATION TO THE BOARD OF

DIRECTORS OF

THE POWER TO ISSUE ...(DUE TO SPACE ManagementFor

6.

SEE PROXY MATERIAL FOR FULL

PROPOSAL).

DELEGATION OF POWERS TO

FORMALIZE,

INTERPRET, REMEDY AND CARRY

7. ManagementFor ...(DUE TO

SPACE LIMITS, SEE PROXY MATERIAL

FOR FULL

PROPOSAL).

CONSULTATIVE VOTE ON THE 2016

ANNUAL

8. ManagementFor REPORT ON DIRECTORS'

REMUNERATION.

TELEKOM AUSTRIA AG, WIEN

Security A8502A102 Meeting Type **Annual General Meeting**

Ticker Symbol Meeting Date 09-Jun-2017

ISIN AT0000720008 Agenda 708178086 - Management

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

CMMT PLEASE NOTE THAT THIS IS AN Non-Voting

AMENDMENT TO

MEETING ID 779561 DUE TO RECEIPT

OF-

SUPERVISORY BOARD NAMES. ALL **VOTES** RECEIVED ON THE PREVIOUS MEETING WILL BE-DISREGARDED AND YOU WILL NEED TO REINSTRUCT ON THIS MEETING NOTICE. THANK-YOU. RECEIVE FINANCIAL STATEMENTS 1 Non-Voting AND STATUTORY REPORTS APPROVE ALLOCATION OF INCOME 2 For AND DIVIDENDS ManagementFor OF EUR 0.20 PER SHARE APPROVE DISCHARGE OF 3 ManagementFor For MANAGEMENT BOARD APPROVE DISCHARGE OF 4 ManagementFor For SUPERVISORY BOARD APPROVE REMUNERATION OF 5 ManagementFor For **SUPERVISORY BOARD MEMBERS** ELECT REINHARD KRAXNER AS 6.1 For **SUPERVISORY** ManagementFor **BOARD MEMBER ELECT STEFAN PINTER AS** 6.2 SUPERVISORY BOARD ManagementFor For **MEMBER** 7 RATIFY ERNST YOUNG AS AUDITORS ManagementFor For AMEND ARTICLES RE: DEPOSIT 8 RECEIPTS: PAR. ManagementFor For 16/2 OUTFRONT MEDIA INC. 69007J106 Security Meeting Type Annual Ticker Symbol OUT Meeting Date 12-Jun-2017 **ISIN** US69007J1060 Agenda 934609059 - Management **Proposed** For/Against Vote Item Proposal Management by 1. **DIRECTOR** Management For 1 JEREMY J. MALE For JOSEPH H. WENDER For For RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP TO **SERVE AS** 2. **OUTFRONT MEDIA INC.'S** ManagementFor For **INDEPENDENT** REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR 2017.

APPROVAL, ON A NON-BINDING

ADVISORY BASIS,

3. OF THE COMPENSATION OF OUTFRONTManagementFor For

MEDIA

INC.'S NAMED EXECUTIVE OFFICERS.

T-MOBILE US, INC.

Security 872590104 Meeting Type Annual Ticker Symbol TMUS Meeting Date 13-Jun-2017

ISIN US8725901040 Agenda 934605936 - Management

		ъ :		T (4
Item	Proposal	Proposed	Vote	For/Against
	-	by Managama	4	Management
1.	DIRECTOR	Manageme		For
	1 W. MICHAEL BARNES		For	For
	2 THOMAS DANNENFELDT		For	For
	3 SRIKANT M. DATAR		For	For
	4 LAWRENCE H. GUFFEY		For	For
	5 TIMOTHEUS HOTTGES		For	For
	6 BRUNO JACOBFEUERBORN		For	For
	7 RAPHAEL KUBLER		For	For
	8 THORSTEN LANGHEIM		For	For
	9 JOHN J. LEGERE		For	For
	10 TERESA A. TAYLOR		For	For
	11 KELVIN R. WESTBROOK		For	For
	RATIFICATION OF THE APPOINTMENT			
	OF			
	PRICEWATERHOUSECOOPERS LLP AS			
2.	THE	Manageme	entFor	For
	COMPANY'S INDEPENDENT			
	REGISTERED PUBLIC			
	ACCOUNTING FIRM FOR FISCAL YEAR			
	2017.			
	ADVISORY VOTE TO APPROVE THE			
2	COMPANYIS	3.4	4E	F
3.	COMPANY'S	Manageme	entFor	For
	NAMED EXECUTIVE OFFICERS FOR			
	2016.			
	ADVISORY VOTE ON THE FREQUENCY			
	OF FUTURE			
4	ADVISORY VOTES ON THE	3.6	.0.37	P
4.	COMPENSATION PROMINER TO THE COMPANY'S	Manageme	ent3 Years	For
	PROVIDED TO THE COMPANY'S			
	NAMED EXECUTIVE			
	OFFICERS.			
_	STOCKHOLDER PROPOSAL FOR	01 1 11	A.1	
5.	IMPLEMENTATION	Shareholde	er Abstain	Against
6	OF PROXY ACCESS.	01 1 1 1		T.
6.	STOCKHOLDER PROPOSAL FOR	Shareholde	er Against	For
	LIMITATIONS ON			
	ACCELERATED VESTING OF EQUITY			
	AWARDS IN			

Shareholder Against

For

THE EVENT OF A CHANGE OF

CONTROL.

STOCKHOLDER PROPOSAL FOR AN

7. AMENDMENT OF THE COMPANY'S CLAWBACK

POLICY.

GOLDEN ENTERTAINMENT, INC.

Security 381013101 Meeting Type Annual
Ticker Symbol GDEN Meeting Date 13-Jun-2017

ISIN US3810131017 Agenda 934607156 - Management

			C		
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Manageme	ent		
	1 BLAKE L. SARTINI		For	For	
	2 LYLE A. BERMAN		For	For	
	3 TIMOTHY J. COPE		For	For	
	4 MARK A. LIPPARELLI		For	For	
	5 ROBERT L. MIODUNSKI		For	For	
	6 NEIL I. SELL		For	For	
	7 TERRENCE L. WRIGHT		For	For	
	TO APPROVE, ON A NON-BINDING				
	ADVISORY BASIS,				
	THE COMPENSATION OF OUR NAMED				
2.	EXECUTIVE	Manageme	entFor	For	
	OFFICERS AS DISCLOSED IN THE				
	ACCOMPANYING				
	PROXY STATEMENT.				
	TO RATIFY THE APPOINTMENT OF				
	PIERCY BOWLER				
	TAYLOR & KERN, CERTIFIED PUBLIC				
3.	ACCOUNTANTS, AS OUR	Managama	mtEon	Бол	
3.	INDEPENDENT	Manageme	HILFOI	For	
	REGISTERED PUBLIC ACCOUNTING				
	FIRM FOR THE				
	YEAR ENDING DECEMBER 31, 2017.				
BEST 1	BUY CO., INC.				
Securit	y 086516101		Meeting	Type	Annual
Ticker	Symbol BBY		Meeting	Date	13-Jun-2017
ISIN	US0865161014		Agenda		934613541 - Management
Item	Proposal	Proposed	Vote	For/Agains	
псш	Порозаг	by	VOIC	Manageme	ent
1A.	ELECTION OF DIRECTOR: LISA M.	Manageme	entFor	For	
171.	CAPUTO	Manageme	iiti oi	1 01	
1B.	ELECTION OF DIRECTOR: J. PATRICK	Manageme	entFor	For	
10.	DOYLE	Manageme	iiti oi	1 01	
1C.	ELECTION OF DIRECTOR: RUSSELL P.	Manageme	entFor	For	
	FRADIN				
1D.	ELECTION OF DIRECTOR: KATHY J.	Manageme	entFor	For	
	HIGGINS				

	3 3			
	VICTOR			
1E.	ELECTION OF DIRECTOR: HUBERT JOLY	ManagementFor	For	
1F.	ELECTION OF DIRECTOR: DAVID W. KENNY	ManagementFor	For	
1G.	ELECTION OF DIRECTOR: KAREN A. MCLOUGHLIN	ManagementFor	For	
1H.	ELECTION OF DIRECTOR: THOMAS L. MILLNER	ManagementFor	For	
1I.	ELECTION OF DIRECTOR: CLAUDIA F. MUNCE	ManagementFor	For	
1J.	ELECTION OF DIRECTOR: GERARD R. VITTECOQ	ManagementFor	For	
	TO RATIFY THE APPOINTMENT OF			
	DELOITTE & TOUCHE LLP AS OUR INDEPENDENT			
2.	REGISTERED	ManagementFor	For	
	PUBLIC ACCOUNTING FIRM FOR THE			
	FISCAL YEAR ENDING FEBRUARY 3, 2018.			
	TO APPROVE IN A NON-BINDING			
3.	ADVISORY VOTE	ManagementFor	For	
	OUR NAMED EXECUTIVE OFFICER COMPENSATION.			
	TO RECOMMEND IN A NON-BINDING			
	ADVISORY			
4.	VOTE THE FREQUENCY OF HOLDING THE	Managamanti Vaar	For	
4.	ADVISORY VOTE ON OUR NAMED	Management1 Year	ги	
	EXECUTIVE			
	OFFICER COMPENSATION.			
5.	TO APPROVE OUR AMENDED AND RESTATED 2014	ManagementAgainst	Against	
٥.	OMNIBUS INCENTIVE PLAN.	Wanagemena igamot	1 iguilist	
IPASS				
Securit	•	Meeting '		Annual 13-Jun-2017
ISIN	Symbol IPAS US46261V1089	Meeting 1 Agenda	Date	934613591 - Management
1011	05.10201 1.1007	1 18011011		ye to recey i mamagement
Item	Proposal	Proposed Vote	For/Again	
1.	DIRECTOR	by Management	Manageme	ent
1.	1 MICHAEL J. TEDESCO	For	For	
	2 MICHAEL M. CHANG	For	For	
	3 GARY A. GRIFFITHS	For	For	
	4 DAVID E. PANOS	For	For	
	5 DAMIEN J. PARK	For	For	
2.	6 JUSTIN R. SPENCER TO RATIFY THE SELECTION BY THE	For ManagementFor	For For	
۷.	AUDIT	ivianagementeut	TUI	
	COMMITTEE OF THE BOARD OF			

For

For

DIRECTORS OF

GRANT THORNTON LLP AS THE

INDEPENDENT

REGISTERED PUBLIC ACCOUNTING

FIRM OF IPASS

FOR ITS FISCAL YEAR ENDING

DECEMBER 31, 2017.

TO APPROVE, ON AN ADVISORY BASIS,

THE

COMPENSATION OF IPASS INC.'S

3. ManagementFor **NAMED**

EXECUTIVE OFFICERS, AS DISCLOSED

IN THE

PROXY STATEMENT.

TO PROVIDE, ON AN ADVISORY BASIS,

HOW

FREQUENTLY IPASS SHOULD SOLICIT

A NON-

BINDING ADVISORY VOTE ON THE 4.

COMPENSATION

OF IPASS' NAMED EXECUTIVE

OFFICERS AS

DISCLOSED IN IPASS' PROXY

US69344D4088

STATEMENTS.

COGINT, INC.

ISIN

Security 19241Q101 Meeting Type Annual Meeting Date Ticker Symbol COGT 13-Jun-2017

ISIN US19241Q1013 Agenda 934620849 - Management

Management1 Year

Item	Prop	osal	Proposed by	Vote	For/Again Managem	
1.	DIR	ECTOR	Manageme	ent	_	
	1	MICHAEL BRAUSER		For	For	
	2	DR. PHILLIP FROST		For	For	
	3	DEREK DUBNER		For	For	
	4	RYAN SCHULKE		For	For	
	5	PETER BENZ		For	For	
	6	ROBERT N. FRIED		For	For	
	7	DONALD MATHIS		For	For	
	8	STEVEN D. RUBIN		For	For	
	9	ROBERT SWAYMAN		For	For	
	ADV	ISORY APPROVAL OF COGINT				
2.	INC.	'S 2016	Manageme	entFor	For	
	EXE	CUTIVE COMPENSATION.				
PLDT	INC.					
Securi	ty	69344D408		Meeting	g Type	Annual
Ticker Symbol PHI			Meeting Date 13-		13-Jun-2017	

Agenda

Proposed For/Against Item Proposal Vote Management by

934627285 - Management

For

For

For

For

For

For

Proposed

For

For

For

For

For

For

Withheld Against Withheld Against

Withheld Against

Withheld Against

Withheld Against

Withheld Against

Withheld Against

APPROVAL OF THE AUDITED

FINANCIAL

STATEMENTS FOR THE FISCAL YEAR

1. **ENDED** ManagementFor For

DECEMBER 31, 2016 CONTAINED IN

THE

COMPANY'S 2016 ANNUAL REPORT.

2. DIRECTOR Management

> MR. BERNIDO H. LIU 1 2 ARTEMIO V. PANGANIBAN

3 MR. PEDRO E. ROXAS

4 MS. HELEN Y. DEE

5 ATTY. RAY C. ESPINOSA

6 MR. JAMES L. GO

7 MR. HIDEAKI OZAKI

8 MR. MANUEL V PANGILINAN

MS. MA. L.C. RAUSA-CHAN

10 ALBERT F. DEL ROSARIO

11 MR. ATSUHISA SHIRAI

12 MR. AMADO D. VALDEZ

13 MS. MARIFE B. ZAMORA

STROEER SE & CO. KGAA, KOELN

Security D8169G100

Ticker Symbol

ISIN DE0007493991 Meeting Type **Annual General Meeting**

Meeting Date 14-Jun-2017

For/Against

Management

Agenda 708150026 - Management

Vote Item **Proposal** by Non-Voting

CMMT ACCORDING TO GERMAN LAW, IN

CASE OF

SPECIFIC CONFLICTS OF INTEREST IN-

CONNECTION WITH SPECIFIC ITEMS OF

THE

AGENDA FOR THE GENERAL MEETING

YOU ARE-

NOT ENTITLED TO EXERCISE YOUR

VOTING

RIGHTS. FURTHER, YOUR VOTING

RIGHT MIGHT-BE

EXCLUDED WHEN YOUR SHARE IN

VOTING RIGHTS

HAS REACHED CERTAIN

THRESHOLDS-AND YOU

HAVE NOT COMPLIED WITH ANY OF

YOUR

MANDATORY VOTING

RIGHTS-NOTIFICATIONS

PURSUANT TO THE GERMAN

SECURITIES TRADING

ACT (WHPG). FOR-QUESTIONS IN THIS

REGARD

329

PLEASE CONTACT YOUR CLIENT

SERVICE

REPRESENTATIVE-FOR

CLARIFICATION. IF YOU DO

NOT HAVE ANY INDICATION

REGARDING SUCH

CONFLICT-OF INTEREST, OR ANOTHER

EXCLUSION

FROM VOTING, PLEASE SUBMIT YOUR

VOTE AS-

USUAL. THANK YOU

PLEASE NOTE THAT THE TRUE

RECORD DATE FOR

THIS MEETING IS 24 MAY 17,

WHEREAS-THE

MEETING HAS BEEN SETUP USING THE

ACTUAL

CMMT RECORD DATE - 1 BUSINESS DAY.-THIS Non-Voting

IS DONE TO

ENSURE THAT ALL POSITIONS

REPORTED ARE IN

CONCURRENCE WITH-THE GERMAN

LAW. THANK

YOU

COUNTER PROPOSALS MAY BE

SUBMITTED UNTIL

30.05.2017. FURTHER INFORMATION

ON-COUNTER

PROPOSALS CAN BE FOUND DIRECTLY

ON THE

ISSUER'S WEBSITE (PLEASE REFER-TO

THE

MATERIAL URL SECTION OF THE

YOU WISH TO ACT ON THESE-ITEMS,

CMMT APPLICATION). IF

Non-Voting

YOU WILL

NEED TO REQUEST A MEETING

ATTEND AND VOTE

YOUR SHARES-DIRECTLY AT THE

COMPANY'S

MEETING. COUNTER PROPOSALS

CANNOT BE

REFLECTED IN-THE BALLOT ON

PROXYEDGE

1 SUBMISSION OF THE ANNUAL

Action

ManagementNo

FINANCIAL STATEMENTS AND THE

CONSOLIDATED FINANCIAL

STATEMENTS, EACH APPROVED BY

THE

SUPERVISORY BOARD, THE COMBINED

MANAGEMENT'S REPORT FOR THE **COMPANY AND** THE GROUP, INCLUDING THE **EXPLANATIONS ON** THE INFORMATION PURSUANT TO **SECTION 289** PARAGRAPH 4, 315 PARAGRAPH 4 HGB AND THE REPORT OF THE SUPERVISORY BOARD AND THE SUGGESTION OF THE GENERAL **PARTNER** REGARDING THE USE OF THE NET PROFIT, EACH FOR THE BUSINESS YEAR ENDING ON DECEMBER 2016, RESOLUTION ON THE **APPROVAL** OF THE ANNUAL FINANCIAL STATEMENTS FOR THE **BUSINESS YEAR OF 2016** RESOLUTION ON THE APPROPRIATION 2 PROFIT: A DIVIDEND OF EUR 1.10 PER Management NO-PAR-**VALUE SHARE** RESOLUTION ON THE DISCHARGE OF THE MANAGEMENT BOARD MEMBERS OF 3 Management Action STROER SE OFFICIATING IN THE BUSINESS YEAR OF 2016 RESOLUTION ON THE DISCHARGE OF THE GENERAL PARTNER OF STROER SE & Management 4 CO. KGAA FOR THE BUSINESS YEAR OF 2016 RESOLUTION ON THE DISCHARGE OF THE SUPERVISORY BOARD MEMBERS OF Management No Action 5 STROER SE OFFICIATING IN THE BUSINESS YEAR OF 2016 RESOLUTION ON THE DISCHARGE OF SUPERVISORY BOARD MEMBERS OF STROER SE & Management 6 CO. KGAA OFFICIATING IN THE **BUSINESS YEAR OF** 2016 7 Management

RESOLUTION ON THE ELECTION OF

No Action

THE AUDITORS:

THE AUDITING FIRM ERNST & YOUNG

GMBH

WIRTSCHAFTSPRUFUNGSGESELLSCHAFT,

COLOGNE, BE APPOINTED TO AUDIT

THE ANNUAL

FINANCIAL STATEMENTS AND THE

CONSOLIDATED

FINANCIAL STATEMENTS FOR THE

FISCAL YEAR

ENDING DECEMBER 31, 2017 BEFORE

PROPOSING

THIS CANDIDATE, THE SUPERVISORY

BOARD

RECEIVED A STATEMENT OF

INDEPENDENCE FROM

ERNST & YOUNG GMBH

WIRTSCHAFTSPRUFUNGSGESELLSCHAFT,

COLOGNE, AS SUGGESTED BY THE

GERMAN

CORPORATE GOVERNANCE CODEX

RESOLUTION ON APPROVAL OF THE

PROFIT AND

8 LOSS TRANSFER AGREEMENT WITH Management Action

STROER

DIGITAL COMMERCE GMBH

RESOLUTION ON THE DISSOLUTION OF

THE

REVOCATION OF THE PRESENT

AUTHORISATION

TO ISSUE CONVERTIBLE BONDS

AND/OR OPTION

BONDS FROM 23 JUNE 2016 AND THE

ASSOCIATED

CONTINGENT CAPITAL 2016,

REGARDING

CREATION A NEW AUTHORISATION TO No Management . . .

CONVERTIBLE BONDS AND/OR OPTION

BONDS.

9

EXCLUSION OF THE SUBSCRIPTION

RIGHTS AND

CREATION OF A CONTINGENT

CAPITAL 2017 AS

WELL AS THE CORRESPONDING

CHANGE TO

SECTION 6B OF THE ARTICLES OF

ASSOCIATION

ASIA SATELLITE TELECOMMUNICATIONS HOLDINGS LTD

Security G0534R108 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 14-Jun-2017 ISIN 708175965 - Management BMG0534R1088 Agenda **Proposed** For/Against Vote Item Proposal Management by PLEASE NOTE THAT THE COMPANY **NOTICE AND** PROXY FORM ARE AVAILABLE BY **CLICKING-ON THE** CMMT URL LINKS:-Non-Voting http://www.hkexnews.hk/listedco/listconews/sehk/2017/0 511/ltn20170511340.pdf-ANDhttp://www.hkexnews.hk/listedco/listconews/sehk/2017/0 511/ltn20170511358.pdf PLEASE NOTE THAT SHAREHOLDERS **ARE** ALLOWED TO VOTE 'IN FAVOR' OR CMMT 'AGAINST' FOR-Non-Voting ALL RESOLUTIONS, ABSTAIN IS NOT A VOTING OPTION ON THIS MEETING TO RECEIVE AND APPROVE THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS FOR THE 1 YEAR ENDED 31 DECEMBER 2016 AND ManagementFor For THE REPORTS OF THE DIRECTORS AND **AUDITORS THEREON** TO DECLARE A FINAL DIVIDEND OF HKD 0.20 PER 2 ManagementFor For SHARE FOR THE YEAR ENDED 31 DECEMBER 2016 TO RE-ELECT MR. JU WEI MIN AS A 3.A ManagementAgainst Against **DIRECTOR** TO RE-ELECT MR. JULIUS M. 3.B GENACHOWSKI AS A ManagementAgainst Against DIRECTOR TO RE-ELECT MR. STEPHEN LEE HOI 3.C ManagementFor For YIN AS A **DIRECTOR** TO RE-ELECT MR. ANDREW G. JORDAN 3.D AS A ManagementFor For **DIRECTOR** TO RE-ELECT MR. MARCEL R. FENEZ 3.E AS A ManagementFor For DIRECTOR TO RE-ELECT MR. STEVEN R. LEONARD 3.F AS A ManagementFor For

DIRECTOR

	_aga: 1g. a, 12 1g.				
3.G	TO AUTHORISE THE BOARD TO FIX THE REMUNERATION OF THE DIRECTORS	Managemen	ntFor	For	
4	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITORS OF THE COMPANY AND AUTHORISE THE BOARD TO FIX THEIR REMUNERATION FOR THE YEAR ENDING 31 DECEMBER 2017	Managemen	ntFor	For	
5	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DISPOSE OF NEW SHARES IN THE CAPITAL OF THE COMPANY TO GRANT A GENERAL MANDATE TO	Manageme	ntAgainst	Against	
6	THE DIRECTORS TO REPURCHASE SHARES OF THE	Managemen	ntFor	For	
7	COMPANY TO EXTEND, CONDITIONAL UPON THE PASSING OF RESOLUTIONS (5) AND (6), THE GENERAL MANDATE TO ALLOT, ISSUE AND DISPOSE OF NEW SHARES BY ADDING THE NUMBER OF SHARES	Managemen	ntAgainst	Against	
8	REPURCHASED TO APPROVE THE ADOPTION OF THE SHARE OPTION SCHEME	Managemen	ntFor	For	
PENN I	NATIONAL GAMING, INC.				
Security	·		Meeting T	ype	Annual
-	Symbol PENN		Meeting I		14-Jun-2017
ISIN	US7075691094		Agenda		934598282 - Management
Item	Proposal	Proposed by	vote	For/Agains Manageme	
1	DIRECTOR	Managemen			
	1 PETER M. CARLINO		For	For	
	2 JANE SCACCETTI 2 TIMOTHY L WILMOTT		For	For	
	3 TIMOTHY J. WILMOTT RATIFICATION OF THE SELECTION OF DELOITTE &		For	For	
2	TOUCHE LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE 2017 FISCAL YEAR.	Managemen	ntFor	For	
3	Zor, Hoerid Thank,	Managemen	ntFor	For	

ADVISORY VOTE TO APPROVE THE

COMPENSATION PAID TO THE

COMPANY'S NAMED

EXECUTIVE OFFICERS.

ADVISORY VOTE ON THE FREQUENCY

OF THE

ADVISORY VOTE TO APPROVE THE

COMPENSATION PAID TO THE

COMPANY'S NAMED

EXECUTIVE OFFICERS.

LENDINGTREE INC

4

Security 52603B107 Meeting Type Annual Ticker Symbol TREE Meeting Date 14-Jun-2017

ISIN US52603B1070 Agenda 934609580 - Management

Management1 Year

For

1911/	US32003B1070	Agenda	93400938
Item	Proposal	Proposed by Vote	For/Against Management
1.	DIRECTOR	Management	
	1 THOMAS DAVIDSON	For	For
	2 NEAL DERMER	For	For
	3 ROBIN HENDERSON	For	For
	4 PETER HORAN	For	For
	5 DOUGLAS LEBDA	For	For
	6 STEVEN OZONIAN	For	For
	7 SARAS SARASVATHY	For	For
	8 G. KENNEDY THOMPSON	For	For
	9 CRAIG TROYER	For	For
	RATIFICATION OF THE APPOINTMENT		
2.	OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE 2017 FISCAL YEAR.	ManagementFor	For
3.	TO CONSIDER AND PROVIDE AN ADVISORY (NON-BINDING) "SAY ON PAY" VOTE ON THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS, AS DESCRIBED IN THE PROXY STATEMENT.	ManagementFor	For
 4. 5. 	TO CONSIDER AND PROVIDE AN ADVISORY (NON-BINDING) "SAY ON FREQUENCY" VOTE ON THE FREQUENCY OF FUTURE SAY ON PAY VOTES. TO APPROVE AN AMENDMENT AND	Management3 Years ManagementAgainst	For Against
J.	RESTATEMENT	wanagementAgainst	Agamst

OF THE FOURTH AMENDED AND

RESTATED

LENDINGTREE, INC. 2008 STOCK AND

ANNUAL

INCENTIVE PLAN.

TO CONSIDER A STOCKHOLDER

PROPOSAL

6. REGARDING THE ADOPTION OF A

MAJORITY VOTE

Shareholder Against For

STANDARD FOR THE ELECTION OF

DIRECTORS.

SCIENTIFIC GAMES CORPORATION

Security 80874P109 Meeting Type Annual Ticker Symbol SGMS Meeting Date 14-Jun-2017

ISIN US80874P1093 Agenda 934613034 - Management

13114	U360674F1093		Agenda		93
Item	Proposal	Proposed by	Vote	For/Agains Manageme	
1.	DIRECTOR	Manageme	ent	TVIUM GETTIE	
	1 RONALD O. PERELMAN	111111111111111111111111111111111111111	For	For	
	2 KEVIN M. SHEEHAN		For	For	
	3 RICHARD HADDRILL		For	For	
	4 M. GAVIN ISAACS		For	For	
	5 PETER A. COHEN		For	For	
	6 GERALD J. FORD		For	For	
	7 DAVID L. KENNEDY		For	For	
	8 PAUL M. MEISTER		For	For	
	9 JUDGE G.K. MCDONALD		For	For	
	10 BARRY F. SCHWARTZ		For	For	
	11 MICHAEL J. REGAN		For	For	
	12 FRANCES F. TOWNSEND		For	For	
	13 VIET D. DINH		For	For	
	TO APPROVE, ON AN ADVISORY BASIS	5,			
	THE				
2.	COMPENSATION OF THE COMPANY'S	Manageme	entFor	For	
	NAMED				
	EXECUTIVE OFFICERS.				
	TO INDICATE, ON AN ADVISORY				
	BASIS, WHETHER				
	THE ADVISORY VOTE ON THE				
	COMPENSATION OF				
3.	THE COMPANY'S NAMED EXECUTIVE	Manageme	ent1 Year	For	
	OFFICERS				
	SHOULD TAKE PLACE EVERY YEAR,				
	EVERY TWO				
	YEARS OR EVERY THREE YEARS.				
4.	TO RATIFY THE APPOINTMENT OF	Manageme	entFor	For	
	DELOITTE &				
	TOUCHE LLP AS INDEPENDENT				
	AUDITOR FOR THE				
	FISCAL YEAR ENDING DECEMBER 31,				

2017.

SPIR COMMUNICATION SA, AIX EN PROVENCE

Security F86954165 MIX Meeting Type

Ticker Symbol Meeting Date 15-Jun-2017

Agenda ISIN FR0000131732 708174824 - Management

Proposed For/Against Proposal Vote Item Management by

PLEASE NOTE IN THE FRENCH

MARKET THAT THE

ONLY VALID VOTE OPTIONS ARE

CMMT "FOR"-AND Non-Voting

"AGAINST" A VOTE OF "ABSTAIN"

WILL BE TREATED

AS AN "AGAINST" VOTE.

THE FOLLOWING APPLIES TO

SHAREHOLDERS

THAT DO NOT HOLD SHARES

DIRECTLY WITH A-

FRENCH CUSTODIAN: PROXY CARDS:

VOTING

INSTRUCTIONS WILL BE FORWARDED

TO THE-

GLOBAL CUSTODIANS ON THE VOTE

CMMT DEADLINE

Non-Voting DATE. IN CAPACITY AS REGISTERED-

INTERMEDIARY, THE GLOBAL

CUSTODIANS WILL

SIGN THE PROXY CARDS AND

FORWARD-THEM TO

THE LOCAL CUSTODIAN. IF YOU

REQUEST MORE

INFORMATION, PLEASE

CONTACT-YOUR CLIENT

REPRESENTATIVE

CMMT IN CASE AMENDMENTS OR NEW Non-Voting

RESOLUTIONS

ARE PRESENTED DURING THE

MEETING, YOUR-

VOTE WILL DEFAULT TO 'ABSTAIN'.

SHARES CAN

ALTERNATIVELY BE PASSED TO

THE-CHAIRMAN OR

A NAMED THIRD PARTY TO VOTE ON

ANY SUCH

ITEM RAISED. SHOULD YOU-WISH TO

PASS

CONTROL OF YOUR SHARES IN THIS

WAY, PLEASE

CONTACT YOUR-BROADRIDGE CLIENT

SERVICE

337

REPRESENTATIVE. THANK YOU PLEASE NOTE THAT IMPORTANT **ADDITIONAL** MEETING INFORMATION IS CMMT AVAILABLE BY-CLICKING Non-Voting ON THE MATERIAL URL-LINK:https://balo.journalofficiel.gouv.fr/pdf/2017/0510/201705101701684.pdf APPROVAL OF THE FINANCIAL STATEMENTS FOR 0.1ManagementFor For THE FINANCIAL YEAR ENDED 31 DECEMBER 2016 DISCHARGE TO THE DIRECTORS AND 0.2 TO THE For ManagementFor STATUTORY AUDITORS ALLOCATION OF INCOME OF THE **ANNUAL** 0.3 ManagementFor For FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR APPROVAL OF THE CONSOLIDATED **FINANCIAL** STATEMENTS OF SPIR 0.4 **COMMUNICATION GROUP** ManagementFor For FOR THE FINANCIAL YEAR ENDED 31 **DECEMBER** 2016 STATUTORY AUDITORS' SPECIAL REPORT ON THE AGREEMENTS AND COMMITMENTS **PURSUANT TO** ARTICLES L.225-38 AND FOLLOWING 0.5 ManagementFor For OF THE FRENCH COMMERCIAL CODE AND APPROVAL OF SAID AGREEMENTS AND **COMMITMENTS** RENEWAL OF MR LOUIS ECHELARD'S 0.6 TERM AS ManagementAgainst Against **DIRECTOR** RENEWAL OF MR PHILIPPE 0.7 ManagementFor For TOULEMONDE'S TERM AS DIRECTOR RENEWAL OF THE TERM OF THE **COMPANY ERNST** 0.8 & YOUNG & AUTRES SAS AS ManagementFor For **CO-STATUTORY AUDITOR** 0.9 ATTENDANCE FEES ManagementFor For 0.10 REVIEW OF THE COMPENSATION ManagementFor For **OWED OR PAID** TO MR. PATRICE HUTIN, CHAIRMAN OF

	3 3		
	THE BOARD OF DIRECTORS, FOR THE FINANCIAL		
	YEAR ENDED		
	31 DECEMBER 2016		
	REVIEW OF THE COMPENSATION		
	OWED OR PAID		
	TO MR THIERRY VALLENET, GENERAL		
O.11	MANAGER,	ManagementAgainst	Against
	FOR THE FINANCIAL YEAR ENDED 31 DECEMBER		
	2016		
	REVIEW OF THE COMPENSATION		
	OWED OR PAID		
0.12	TO MR PATRICK PUY, GENERAL	ManagementAgainst	Against
	MANAGER, FOR		8
	THE FINANCIAL YEAR ENDED 31		
	DECEMBER 2016 APPROVAL OF THE PRINCIPLES AND		
	CRITERIA FOR		
	DETERMINING, DISTRIBUTING AND		
	ALLOCATING		
0.12	THE ITEMS COMPRISING THE TOTAL	ManaganaTan	F
O.13	REMUNERATION FOR THE CHIEF	ManagementFor	For
	EXECUTIVE		
	OFFICER OF THE COMPANY, FOR THE		
	FINANCIAL		
	YEAR ENDING 31 DECEMBER 2017		
	APPROVAL OF THE PRINCIPLES AND		
	CRITERIA FOR DETERMINING, DISTRIBUTING AND		
	ALLOCATING		
	THE ITEMS COMPRISING THE TOTAL		
O.14	REMUNERATION FOR THE DEPUTY	ManagementAgainst	Against
	GENERAL		
	MANAGER OF THE COMPANY, FOR THE	Ε	
	FINANCIAL		
	YEAR ENDING 31 DECEMBER 2017		
	BOARD OF DIRECTORS' REPORT ON		
	THE USE OF		
0.15	THE AUTHORISATION GRANTED BY THE COMBINED	ManagamantEan	Бол
0.13	GENERAL MEETING OF 2 JUNE 2016 TO	ManagementFor	For
	ACQUIRE		
	COMPANY SHARES		
	AUTHORISATION TO BE GRANTED TO		
0.16	THE BOARD	ManaganaTan	F
O.16	OF DIRECTORS TO ACQUIRE COMPANY	, wianagementror	For
	SHARES		
E.17	AUTHORISATION TO BE GRANTED TO	ManagementFor	For
	THE BOARD	7	
	OF DIRECTORS TO REDUCE THE SHARE	1	

	CAPITAL					
	BY CANCELLING THE COMPANY'S					
	TREASURY					
	SHARES					
	TRANSFER OF THE REGISTERED					
	OFFICE AND					
	CORRESPONDING AMENDMENT TO					
E.18	ARTICLE 4	Manageme	ntFor	For		
	(REGISTERED OFFICE) OF THE					
	BY-LAWS					
	DELEGATION TO THE BOARD OF					
	DIRECTORS TO					
	DECIDE UPON THE TRANSFER OF THE					
	REGISTERED OFFICE WITHIN FRANCE,					
	AND					
E.19	SUBSEQUENT AMENDMENT OF	Manageme	ntFor	For		
	ARTICLES 4	_				
	(REGISTERED OFFICE) AND 19					
	(POWERS OF THE					
	BOARD OF DIRECTORS) OF THE					
	BY-LAWS					
	DELEGATION TO BE GRANTED TO THE					
	BOARD OF					
	DIRECTORS TO ALIGN THE BY-LAWS					
E.20	WITH THE	Manageme	ntFor	For		
	LEGAL AND REGULATORY					
	PROVISIONS					
E.21	POWERS TO CARRY OUT ALL LEGAL	Manageme	ntFor	For		
	FORMALITIES	C				
	WARNER INC.					
Securit	•		Meeting		Annual	
	Symbol TWX		Meeting	Date	15-Jun-2017	
ISIN	US8873173038		Agenda		934609299 - Management	
Item	Proposal	Proposed	Vote	For/Agains	st	
Ittili	Toposai	by	VOIC	Manageme	ent	
1 4	ELECTION OF DIRECTOR: WILLIAM P.	M	4E	F		
1A.	BARR	Manageme	ntror	For		
45	ELECTION OF DIRECTOR: JEFFREY L.	3.5	_	-		
1B.	BEWKES	Manageme	ntFor	For		
	ELECTION OF DIRECTOR: ROBERT C.					
1C.	CLARK	Manageme	ntFor	For		
	ELECTION OF DIRECTOR: MATHIAS					
1D.	DOPFNER	Manageme	ntFor	For		
1E.	ELECTION OF DIRECTOR: JESSICA P.	Manageme	ntFor	For		
	EINHORN	C				
1F.	ELECTION OF DIRECTOR: CARLOS M.	Manageme	ntFor	For		
•	GUTIERREZ		-= ==	1 01		
1G.	ELECTION OF DIRECTOR: FRED	Manageme	ntFor	For		
	HASSAN					
1H.		Manageme	ntFor	For		

	Edgar Filing: GABELLI MUL	I IMEDIA I	RUST INC	Form IN-	PX
	ELECTION OF DIRECTOR: PAUL D. WACHTER				
1I.	ELECTION OF DIRECTOR: DEBORAH C. WRIGHT	Managemen	ntFor	For	
2.	RATIFICATION OF APPOINTMENT OF INDEPENDENT	Managemen	ntFor	For	
2	AUDITOR. ADVISORY VOTE TO APPROVE NAMED	Managana	-4E	Г.,	
3.	EXECUTIVE OFFICER COMPENSATION. ADVISORY VOTE ON THE FREQUENCY	Managemen	itror	For	
	OF HOLDING				
4.	AN ADVISORY VOTE ON NAMED EXECUTIVE	Managemen	itl Year	For	
SONY	OFFICER COMPENSATION. CORPORATION				
Security			Meeting T	Vpe	Annual
•	Symbol SNE		Meeting I		15-Jun-2017
ISIN	US8356993076		Agenda		934634242 - Management
		Duomasad		Earl A asing	
Item	Proposal	Proposed by	Vote	For/Against Managemen	
1A.	ELECTION OF DIRECTOR: KAZUO HIRAI	Managemen	ntFor	For	
1B.	ELECTION OF DIRECTOR: KENICHIRO YOSHIDA	Managemen	ntFor	For	
1C.	NAGAYAMA	Managemen	ntFor	For	
1D.	ELECTION OF DIRECTOR: TAKAAKI NIMURA	Managemen	ntFor	For	
1E.	ELECTION OF DIRECTOR: EIKOH HARADA	Managemen	ntFor	For	
1F.	SCHAAFF	Managemen	ntFor	For	
1G.	ELECTION OF DIRECTOR: KAZUO MATSUNAGA	Managemen	ntFor	For	
1H.	ELECTION OF DIRECTOR: KOICHI MIYATA	Managemen	ntFor	For	
1I.	ROOS ELECTION OF DIRECTOR: EDIVO	Managemen	ntFor	For	
1 J .	ELECTION OF DIRECTOR: ERIKO SAKURAI	Managemen	ntFor	For	
1K.	ELECTION OF DIRECTOR: KUNIHITO MINAKAWA	Managemen	ntFor	For	
1L.	ELECTION OF DIRECTOR: SHUZO SUMI TO ISSUE STOCK ACQUISITION RIGHTS	•	ntFor	For	
2.	FOR THE PURPOSE OF GRANTING STOCK OPTIONS.	Managemen	ntFor	For	
	ERCEHUB, INC.			_	
Security	y 20084V108		Meeting T	ype	Annual

Ticker Symbol CHUBA Meeting Date 16-Jun-2017 934613630 - Management **ISIN** US20084V1089 Agenda **Proposed** For/Against Vote Item **Proposal** Management by 1. **DIRECTOR** Management **MARK CATTINI** For For 1 2 DAVID GOLDHILL For For 3 For For CHAD HOLLINGSWORTH A PROPOSAL TO RATIFY THE SELECTION OF KPMG LLP AS OUR INDEPENDENT 2. REGISTERED PUBLIC ManagementFor For ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING **DECEMBER 31, 2017.** A PROPOSAL TO APPROVE THE SECOND AMENDED 3. AND RESTATED COMMERCEHUB, INC. ManagementFor For 2016 OMNIBUS INCENTIVE PLAN. NTT DOCOMO, INC. Security J59399121 Meeting Type Annual General Meeting Ticker Symbol Meeting Date 20-Jun-2017 ISIN JP3165650007 Agenda 708224023 - Management **Proposed** For/Against Vote Item **Proposal** Management by Please reference meeting materials. Non-Voting 1 Approve Appropriation of Surplus ManagementFor For 2 Amend Articles to: Expand Business Lines ManagementFor For Appoint a Director Nakamura, Hiroshi 3.1 ManagementAgainst Against 3.2 Appoint a Director Tamura, Hozumi ManagementAgainst Against 4.1 Appoint a Corporate Auditor Suto, Shoji ManagementAgainst Against Appoint a Corporate Auditor Sagae, Hironobu Management Against Against 4.2 HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A., AT Security X3258B102 Meeting Type Ordinary General Meeting Ticker Symbol Meeting Date 20-Jun-2017 **ISIN** Agenda 708237082 - Management GRS260333000 **Proposed** For/Against Vote Item **Proposal** Management by 1. APPROVAL OF THE FINANCIAL ManagementFor For STATEMENTS OF OTE S.A. (BOTH SEPARATE AND CONSOLIDATED) OF THE FISCAL YEAR 2016 (1/1/2016-31/12/2016),WITH THE RELEVANT REPORTS OF THE BOARD OF DIRECTORS AND THE STATUTORY

AUDITORS AND APPROVAL OF THE PROFITS' DISTRIBUTION EXONERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE STATUTORY **AUDITORS** 2. OF ANY LIABILITY, FOR THE FISCAL ManagementFor For YEAR 2016, PURSUANT TO ARTICLE 35 OF THE **CODIFIED LAW** 2190/1920 APPOINTMENT OF AN AUDIT FIRM FOR THE STATUTORY AUDIT OF THE FINANCIAL STATEMENTS OF OTE S.A. (BOTH SEPARATE AND 3. CONSOLIDATED), IN ACCORDANCE ManagementAgainst Against WITH THE INTERNATIONAL FINANCIAL **REPORTING** STANDARDS, FOR THE FISCAL YEAR APPROVAL OF THE REMUNERATION, COMPENSATION AND EXPENSES OF THE MEMBERS OF THE BOARD OF DIRECTORS AND **ITS** 4. ManagementAbstain Against COMMITTEES FOR THE FISCAL YEAR 2016 AND DETERMINATION THEREOF FOR THE FISCAL YEAR 2017 APPROVAL OF THE CONTINUATION, FOR THE TIME PERIOD AS OF 31.12.2017 UNTIL 31.12.2018, OF THE INSURANCE COVERAGE OF **DIRECTORS' OFFICERS** 5. OF OTE S.A. AND ITS AFFILIATED ManagementFor For COMPANIES, AGAINST ANY LIABILITIES INCURRED IN THE EXERCISE OF THEIR COMPETENCES, **DUTIES AND POWERS** AMENDMENT OF ARTICLE 2 (OBJECT) OF THE 6. ManagementFor For COMPANY'S ARTICLES OF **INCORPORATION** 7. MISCELLANEOUS ANNOUNCEMENTS For ManagementFor

PLEASE NOTE IN THE EVENT THE

MEETING DOES

NOT REACH QUORUM, THERE WILL BE

AN-A

REPETITIVE MEETING ON 10 JUL 2017

(AND B

REPETITIVE MEETING ON 26 JUL-2017).

ALSO, YOUR

CMMT CORNEL NOT BE

CARRIED

Non-Voting

OVER TO THE SECOND-CALL. ALL

VOTES

RECEIVED ON THIS MEETING WILL BE

DISREGARDED AND YOU WILL-NEED

REINSTRUCT ON THE REPETITIVE

MEETING. THANK

YOU

LIBERTY EXPEDIA HOLDINGS, INC.

Security 53046P109 Meeting Type Annual Ticker Symbol LEXEA Meeting Date 20-Jun-2017

ISIN US53046P1093 Agenda 934611408 - Management

Item	Proposal	Proposed Vot	F F	For/Against
пеш	Proposal	by	le N	Management
1.	DIRECTOR	Management		-
	1 JOHN C. MALONE	For	r	For
	2 STEPHEN M. BRETT	For	r	For
	3 GREGG L. ENGLES	For	r	For
	4 SCOTT W. SCHOELZEL	For	r	For
	5 CHRISTOPHER W. SHEAN	For	r	For
	A PROPOSAL TO ADOPT THE LIBERTY			
2	EXPEDIA	Μ	_	E
2.	HOLDINGS, INC. 2016 OMNIBUS	ManagementFor	r	For
	INCENTIVE PLAN.			
	THE SAY-ON-PAY PROPOSAL, TO			
	APPROVE, ON AN			
3.	ADVISORY BASIS, THE	ManagementFor	r	For
	COMPENSATION OF OUR	-		
	NAMED EXECUTIVE OFFICERS.			
	THE SAY-ON-FREQUENCY PROPOSAL,			
	TO			
	APPROVE, ON AN ADVISORY BASIS,			
	THE			
	FREQUENCY AT WHICH			
4.	STOCKHOLDERS ARE	Management3 Y	Years	For
	PROVIDED AN ADVISORY VOTE ON	C		
	THE			
	COMPENSATION OF OUR NAMED			
	EXECUTIVE			
	OFFICERS.			

A PROPOSAL TO RATIFY THE

SELECTION OF KPMG

LLP AS OUR INDEPENDENT AUDITORS

ManagementFor 5. For

FOR THE

FISCAL YEAR ENDING DECEMBER 31, 2017.

SOFTBANK GROUP CORP.

Security J75963108 Meeting Type **Annual General Meeting**

Ticker Symbol Meeting Date 21-Jun-2017

ISIN JP3436100006 Agenda 708237676 - Management

Item	Proposal	Proposed by Vote	For/Against Management
	Please reference meeting materials.	Non-Voting	
1	Approve Appropriation of Surplus	ManagementFor	For
2.1	Appoint a Director Son, Masayoshi	ManagementFor	For
2.2	Appoint a Director Miyauchi, Ken	ManagementFor	For
2.3	Appoint a Director Ronald D. Fisher	ManagementFor	For
2.4	Appoint a Director Marcelo Claure	ManagementFor	For
2.5	Appoint a Director Rajeev Misra	ManagementFor	For
2.6	Appoint a Director Simon Segars	ManagementFor	For
2.7	Appoint a Director Yun Ma	ManagementFor	For
2.8	Appoint a Director Yanai, Tadashi	ManagementFor	For
2.9	Appoint a Director Nagamori, Shigenobu	ManagementFor	For
2.10	Appoint a Director Mark Schwartz	ManagementFor	For
2.11	Appoint a Director Yasir O. Al-Rumayyan	ManagementFor	For
3.1	Appoint a Corporate Auditor Suzaki, Masato	ManagementAgainst	Against
3.2	Appoint a Corporate Auditor Uno, Soichiro	ManagementFor	For
3.3	Appoint a Corporate Auditor Kubokawa, Hidekazu	ManagementFor	For
	Approve Issuance of Share Acquisition Right	S	
	as Stock		
4	Options for Directors, Executive Officers and	ManagementFor	For
4	Executives	Managementror	ror
	of the Company and the Company's		
	Subsidiaries		
INTER	RNAP CORPORATION		

INTERNAP CORPORATION

Meeting Type Security 45885A300 Annual Ticker Symbol INAP Meeting Date 21-Jun-2017

ISIN US45885A3005 Agenda 934617195 - Management

Item	Proposal	Proposed by	Vote	For/Against Management
1.	DIRECTOR	Managemen	nt	
	1 DANIEL C. STANZIONE		For	For
	2 DEBORA J. WILSON		For	For
	3 PETER J. ROGERS, JR.		For	For
2.	RATIFICATION OF THE APPOINTMENT	Managemen	ntFor	For
	OF BDO USA,			
	LLP AS OUR INDEPENDENT			
	REGISTERED PUBLIC			

ACCOUNTING FIRM FOR OUR FISCAL YEAR ENDING DECEMBER 31, 2017. APPROVAL OF AN ADVISORY RESOLUTION 3. APPROVING COMPENSATION OF OUR ManagementFor For **NAMED** EXECUTIVE OFFICERS. APPROVAL OF AN ADVISORY RESOLUTION APPROVING THE FREQUENCY OF 4. **ADVISORY** Management1 Year For VOTES ON THE COMPENSATION OF **OUR NAMED** EXECUTIVE OFFICERS. ADOPTION OF THE INTERNAP 5. ManagementFor **CORPORATION 2017** For STOCK INCENTIVE PLAN. APPROVAL OF AN AMENDMENT TO **OUR RESTATED** CERTIFICATE OF INCORPORATION TO 6. For **INCREASE** ManagementFor THE NUMBER OF AUTHORIZED SHARES OF OUR COMMON STOCK. APPROVAL OF A POTENTIAL AMENDMENT TO OUR RESTATED CERTIFICATE OF **INCORPORATION TO** EFFECT A REVERSE STOCK SPLIT AND 7. **AUTHORIZE** ManagementFor For OUR BOARD OF DIRECTORS TO SELECT THE RATIO OF THE REVERSE STOCK SPLIT AS SET FORTH IN THE AMENDMENT. IAC/INTERACTIVECORP Meeting Type Security 44919P508 Annual Ticker Symbol IAC Meeting Date 21-Jun-2017 **ISIN** Agenda US44919P5089 934622108 - Management Proposed For/Against Vote Item **Proposal** Management by 1. **DIRECTOR** Management EDGAR BRONFMAN, JR. For For 1 2 For CHELSEA CLINTON For 3 For **BARRY DILLER** For 4 MICHAEL D. EISNER For For 5 BONNIE S. HAMMER For For 6 VICTOR A. KAUFMAN For For

For

For

JOSEPH LEVIN

	3 3				
	8 BRYAN LOURD		For	For	
	9 DAVID ROSENBLATT		For	For	
	10 ALAN G. SPOON		For	For	
	11 ALEXANDER V FURSTENBERG		For	For	
	12 RICHARD F. ZANNINO		For	For	
	TO APPROVE A NON-BINDING				
_	ADVISORY		_	_	
2.	RESOLUTION ON EXECUTIVE	Manageme	ntFor	For	
	COMPENSATION.				
	TO CONDUCT A NON-BINDING				
	ADVISORY VOTE OF				
3.	THE FREQUENCY OF FUTURE	Manageme	nt3 Vears	For	
<i>J</i> .	ADVISORY VOTES ON	Wanageme	into i cars	1 01	
	EXECUTIVE COMPENSATION.				
	RATIFICATION OF THE APPOINTMENT				
4	OF ERNST &	Managama	4Eo	For	
4.	YOUNG LLP AS IAC'S INDEPENDENT	Manageme	ntror	For	
	REGISTERED				
LIDED	PUBLIC ACCOUNTING FIRM FOR 2017.				
	TY GLOBAL PLC		3.6	T.	
Security			Meeting '		Annual
	Symbol LILA		Meeting	Date	21-Jun-2017
ISIN	GB00BTC0M714		Agenda		934623489 - Management
Item	Proposal	Proposed	Vote	For/Agains	
	•	by		Manageme	ent
	TO ELECT MIRANDA CURTIS AS A				
	DIRECTOR OF				
1.	LIBERTY GLOBAL FOR A TERM	Manageme	ntFor	For	
	EXPIRING AT THE	8			
	ANNUAL GENERAL MEETING TO BE				
	HELD IN 2020.				
	TO ELECT JOHN W. DICK AS A				
	DIRECTOR OF				
2.	LIBERTY GLOBAL FOR A TERM	Manageme	ntFor	For	
2.	EXPIRING AT THE	Wanageme	iiti Oi	101	
	ANNUAL GENERAL MEETING TO BE				
	HELD IN 2020.				
	TO ELECT JC SPARKMAN AS A				
	DIRECTOR OF				
2	LIBERTY GLOBAL FOR A TERM	M	4T	F	
3.	EXPIRING AT THE	Manageme	ntror	For	
	ANNUAL GENERAL MEETING TO BE				
	HELD IN 2020.				
	TO ELECT DAVID WARGO AS A				
	DIRECTOR OF				
	LIBERTY GLOBAL FOR A TERM		_	_	
4.	EXPIRING AT THE	Manageme	ntFor	For	
	ANNUAL GENERAL MEETING TO BE				
	HELD IN 2020.				
5.		Manageme	ntFor	For	

TO APPROVE THE DIRECTOR'S

COMPENSATION

POLICY CONTAINED IN APPENDIX A

OF LIBERTY

GLOBAL'S PROXY STATEMENT FOR

THE 2017

ANNUAL GENERAL MEETING OF

SHAREHOLDERS

(IN ACCORDANCE WITH

REQUIREMENTS

APPLICABLE TO UNITED KINGDOM

(U.K.)

COMPANIES) TO BE EFFECTIVE AS OF

THE DATE

OF THE 2017 ANNUAL GENERAL

MEETING OF

SHAREHOLDERS.

TO APPROVE, ON AN ADVISORY BASIS,

THE

COMPENSATION OF THE NAMED

EXECUTIVE

OFFICERS, AS DISCLOSED IN LIBERTY

GLOBAL'S

PROXY STATEMENT FOR THE 2017

ANNUAL

GENERAL MEETING OF

SHAREHOLDERS

6. PURSUANT TO THE COMPENSATION ManagementFor For

DISCLOSURE

RULES OF THE SECURITIES AND

EXCHANGE

COMMISSION, INCLUDING THE

COMPENSATION

DISCUSSION AND ANALYSIS SECTION,

THE

SUMMARY COMPENSATION TABLE

AND OTHER

RELATED TABLES AND DISCLOSURE.

TO APPROVE, ON AN ADVISORY, BASIS

THE

ANNUAL REPORT ON THE

IMPLEMENTATION OF

THE DIRECTORS' COMPENSATION

POLICY FOR THE

7. YEAR ENDED DECEMBER 31, 2016, ManagementFor

CONTAINED IN

APPENDIX A OF THE PROXY

STATEMENT (IN

ACCORDANCE WITH REQUIREMENTS

APPLICABLE

TO U.K. COMPANIES).

For

TO RATIFY THE APPOINTMENT OF KPMG LLP (U.S.) AS LIBERTY GLOBAL'S INDEPENDENT 8. ManagementFor For **AUDITOR FOR** THE YEAR ENDING DECEMBER 31, 2017. TO APPOINT KPMG LLP (U.K.) AS LIBERTY GLOBAL'S U.K. STATUTORY AUDITOR UNDER THE U.K. COMPANIES ACT 2006 (TO HOLD 9. OFFICE UNTIL THE ManagementFor For CONCLUSION OF THE NEXT ANNUAL **GENERAL** MEETING AT WHICH ACCOUNTS ARE LAID BEFORE LIBERTY GLOBAL). TO AUTHORIZE THE AUDIT **COMMITTEE OF LIBERTY** GLOBAL'S BOARD OF DIRECTORS TO 10. ManagementFor For **DETERMINE** THE U.K. STATUTORY AUDITOR'S **COMPENSATION** TO APPROVE THE FORM OF AGREEMENTS AND COUNTERPARTIES PURSUANT TO WHICH LIBERTY GLOBAL MAY CONDUCT THE **PURCHASE OF ITS** ORDINARY SHARES IN ITS CAPITAL **AND** AUTHORIZE ALL OR ANY OF LIBERTY **GLOBAL'S** DIRECTORS AND SENIOR OFFICERS TO **ENTER** 11. INTO, COMPLETE AND MAKE ManagementFor For **PURCHASES OF** ORDINARY SHARES IN THE CAPITAL **OF LIBERTY** GLOBAL PURSUANT TO THE FORM OF AGREEMENTS AND WITH ANY OF THE **APPROVED** COUNTERPARTIES, WHICH APPROVALS WILL EXPIRE ON THE FIFTH ANNIVERSARY OF THE 2017 ANNUAL GENERAL MEETING OF SHAREHOLDERS. LIBERTY GLOBAL PLC

Meeting Type

Meeting Date

Annual

21-Jun-2017

Security

Ticker Symbol LBTYA

G5480U104

ISIN	GB00B8W67662		Agenda		934623489 - Management
Item	Proposal	Proposed by	Vote	For/Agains Managemen	
1.	TO ELECT MIRANDA CURTIS AS A DIRECTOR OF LIBERTY GLOBAL FOR A TERM EXPIRING AT THE ANNUAL GENERAL MEETING TO BE HELD IN 2020.	Manageme	entFor	For	
2.	TO ELECT JOHN W. DICK AS A DIRECTOR OF LIBERTY GLOBAL FOR A TERM EXPIRING AT THE ANNUAL GENERAL MEETING TO BE HELD IN 2020. TO ELECT JC SPARKMAN AS A	Manageme	entFor	For	
3.	DIRECTOR OF LIBERTY GLOBAL FOR A TERM EXPIRING AT THE ANNUAL GENERAL MEETING TO BE	Manageme	entFor	For	
4.	HELD IN 2020. TO ELECT DAVID WARGO AS A DIRECTOR OF LIBERTY GLOBAL FOR A TERM EXPIRING AT THE ANNUAL GENERAL MEETING TO BE HELD IN 2020.	Manageme	entFor	For	
5.	TO APPROVE THE DIRECTOR'S COMPENSATION POLICY CONTAINED IN APPENDIX A OF LIBERTY GLOBAL'S PROXY STATEMENT FOR THE 2017 ANNUAL GENERAL MEETING OF SHAREHOLDERS (IN ACCORDANCE WITH REQUIREMENTS APPLICABLE TO UNITED KINGDOM (U.K.) COMPANIES) TO BE EFFECTIVE AS OF THE DATE	Manageme	entFor	For	
6.	OF THE 2017 ANNUAL GENERAL MEETING OF SHAREHOLDERS. TO APPROVE, ON AN ADVISORY BASIS THE COMPENSATION OF THE NAMED EXECUTIVE OFFICERS, AS DISCLOSED IN LIBERTY GLOBAL'S	5, Manageme	entFor	For	

PROXY STATEMENT FOR THE 2017 **ANNUAL** GENERAL MEETING OF **SHAREHOLDERS** PURSUANT TO THE COMPENSATION **DISCLOSURE** RULES OF THE SECURITIES AND **EXCHANGE** COMMISSION, INCLUDING THE **COMPENSATION** DISCUSSION AND ANALYSIS SECTION, THE SUMMARY COMPENSATION TABLE AND OTHER RELATED TABLES AND DISCLOSURE. TO APPROVE, ON AN ADVISORY, BASIS THE ANNUAL REPORT ON THE IMPLEMENTATION OF THE DIRECTORS' COMPENSATION POLICY FOR THE 7. YEAR ENDED DECEMBER 31, 2016, ManagementFor For CONTAINED IN APPENDIX A OF THE PROXY STATEMENT (IN ACCORDANCE WITH REQUIREMENTS **APPLICABLE** TO U.K. COMPANIES). TO RATIFY THE APPOINTMENT OF KPMG LLP (U.S.) AS LIBERTY GLOBAL'S INDEPENDENT 8. ManagementFor For **AUDITOR FOR** THE YEAR ENDING DECEMBER 31, 2017. TO APPOINT KPMG LLP (U.K.) AS LIBERTY GLOBAL'S U.K. STATUTORY AUDITOR UNDER THE U.K. COMPANIES ACT 2006 (TO HOLD 9. OFFICE UNTIL THE ManagementFor For CONCLUSION OF THE NEXT ANNUAL **GENERAL** MEETING AT WHICH ACCOUNTS ARE LAID BEFORE LIBERTY GLOBAL). TO AUTHORIZE THE AUDIT **COMMITTEE OF LIBERTY** GLOBAL'S BOARD OF DIRECTORS TO 10. ManagementFor For **DETERMINE** THE U.K. STATUTORY AUDITOR'S **COMPENSATION**

TO APPROVE THE FORM OF

AGREEMENTS AND

COUNTERPARTIES PURSUANT TO

WHICH LIBERTY

GLOBAL MAY CONDUCT THE

PURCHASE OF ITS

ORDINARY SHARES IN ITS CAPITAL

AND

AUTHORIZE ALL OR ANY OF LIBERTY

GLOBAL'S

DIRECTORS AND SENIOR OFFICERS TO

ENTER

11. INTO, COMPLETE AND MAKE ManagementFor For

PURCHASES OF

ORDINARY SHARES IN THE CAPITAL

OF LIBERTY

GLOBAL PURSUANT TO THE FORM OF

AGREEMENTS AND WITH ANY OF THE

APPROVED

COUNTERPARTIES, WHICH

APPROVALS WILL

EXPIRE ON THE FIFTH ANNIVERSARY

OF THE 2017

ANNUAL GENERAL MEETING OF

SHAREHOLDERS.

ASAHI BROADCASTING CORPORATION

Security J02142107 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 22-Jun-2017

ISIN JP3116800008 Agenda 708230216 - Management

Item	Proposal	Proposed Vote	For/Against
псш	Toposai	by	Management
1	Approve Appropriation of Surplus	ManagementFor	For
2	Approve Absorption-Type Company Split Agreement	ManagementFor	For
	Amend Articles to: Change Official Company	y	
	Name to		
3	ASAHI BROADCASTING GROUP	ManagementFor	For
	HOLDINGS		
	CORPORATION, Change Business Lines		
4.1	Appoint a Director Wakisaka, Satoshi	ManagementAgainst	Against
4.2	Appoint a Director Okinaka, Susumu	ManagementFor	For
4.3	Appoint a Director Yamamoto, Shinya	ManagementFor	For
4.4	Appoint a Director Chihara, Kuniyoshi	ManagementFor	For
4.5	Appoint a Director Ogata, Ken	ManagementFor	For
4.6	Appoint a Director Mochida, Shuzo	ManagementFor	For
4.7	Appoint a Director Mita, Masashi	ManagementFor	For
4.8	Appoint a Director Yamada, Hiroyuki	ManagementFor	For
4.9	Appoint a Director Yasuda, Takao	ManagementFor	For
4.10	Appoint a Director Sakai, Shinya	ManagementFor	For
4.11	Appoint a Director Ozaki, Hiroshi	ManagementFor	For

	3 3				
4.12	Appoint a Director Sunami, Gengo	Managemen	tFor	For	
4.13	Appoint a Director Yoshida, Yoshinori	Managemen		Against	
4.14	Appoint a Director Terajima, Yoshinori	Managemen	tFor	For	
4.15	Appoint a Director Ogura, Kazuhiko	Managemen	tFor	For	
5	Appoint a Corporate Auditor Mikami,	Managemen	tFor	For	
ELIDIT	Masahiro KAWA ELECTRIC CO.,LTD.				
Securit			Meeting	Type	Annual General Meeting
	Symbol		Meeting		22-Jun-2017
ISIN	JP3827200001		Agenda	Date	708233084 - Management
13111	J1 3827200001		Agenua		700233004 - Management
_		Proposed		For/Agains	st
Item	Proposal	by	Vote	Manageme	
	Please reference meeting materials.	Non-Voting		J	
1	Approve Appropriation of Surplus	Managemen	tFor	For	
2.1	Appoint a Director Shibata, Mitsuyoshi	Managemen	tAgainst	Against	
2.2	Appoint a Director Kobayashi, Keiichi	Managemen	-	For	
2.3	Appoint a Director Fujita, Sumitaka	Managemen	tFor	For	
2.4	Appoint a Director Soma, Nobuyoshi	Managemen	tFor	For	
2.5	Appoint a Director Tsukamoto, Osamu	Managemen	tAgainst	Against	
2.6	Appoint a Director Teratani, Tatsuo	Managemen	tAgainst	Against	
2.7	Appoint a Director Nakamoto, Akira	Managemen	tFor	For	
2.8	Appoint a Director Kozuka, Takamitsu	Managemen	tFor	For	
2.9	Appoint a Director Kimura, Takahide	Managemen	tFor	For	
2.10	Appoint a Director Ogiwara, Hiroyuki	Managemen	tFor	For	
2.11	Appoint a Director Amano, Nozomu	Managemen	tFor	For	
2.12	Appoint a Director Kuroda, Osamu	Managemen	tFor	For	
3	Appoint a Corporate Auditor Tsukamoto,	Managemen	t A goingt	Against	
3	Takashi	Managemen	ıAgamsı	Agamst	
4	Appoint a Substitute Corporate Auditor	Managemen	tAgainst	Against	
	Kiuchi, Shinichi	<i>C</i>	8	C	
	ALGLOBE, INC.		3.6		
Securit	•		Meeting	• 1	Annual
	Symbol DGI		Meeting	Date	22-Jun-2017
ISIN	US25389M8771		Agenda		934612448 - Management
		Proposed ,		For/Agains	a t
Item	Proposal	by	Vote	Manageme	
	ELECTION OF CLASS II DIRECTOR:	бу		ivialiagellic	Siit
1A.	HOWELL M.	Managemen	tFor	For	
IA.	ESTES, III	Managemen	u oi	1.01	
	ELECTION OF CLASS II DIRECTOR:				
1B.	KIMBERLY TILL	Managemen	tFor	For	
	ELECTION OF CLASS II DIRECTOR:				
1C.	EDDY ZERVIGON	Managemen	tFor	For	
	APPROVAL, ON AN ADVISORY BASIS,				
	OF THE				
2.	COMPENSATION OF OUR NAMED	Managemen	tFor	For	
	EXECUTIVE	a.iugeinen	01	1 01	
	OFFICERS.				
3.	01100101	Managemen	tFor	For	
٥.		1,1411450111011	01	1 01	

RATIFICATION OF THE APPOINTMENT

OF

PRICEWATERHOUSECOOPERS LLP AS

OUR

INDEPENDENT REGISTERED PUBLIC

ACCOUNTING

FIRM FOR THE YEAR ENDING

DECEMBER 31, 2017.

ADVISORY VOTE ON THE FREQUENCY

ON HOLDING

4. AN ADVISORY VOTE ON EXECUTIVE

COMPENSATION.

SKY PERFECT JSAT HOLDINGS INC.

Security J75606103 Meeting Type Annual General Meeting

Management1 Year

For

Ticker Symbol Meeting Date 23-Jun-2017

ISIN JP3396350005 Agenda 708274535 - Management

Item	Proposal	Proposed Vote	For/Against
псш	Floposai	by	Management
	Please reference meeting materials.	Non-Voting	_
1.1	Appoint a Director Takada, Shinji	ManagementAgainst	Against
1.2	Appoint a Director Nito, Masao	ManagementFor	For
1.3	Appoint a Director Komori, Mitsunobu	ManagementFor	For
1.4	Appoint a Director Koyama, Koki	ManagementFor	For
1.5	Appoint a Director Yokomizu, Shinji	ManagementFor	For
1.6	Appoint a Director Komaki, Jiro	ManagementFor	For
1.7	Appoint a Director Nakatani, Iwao	ManagementFor	For
1.8	Appoint a Director Iijima, Kazunobu	ManagementFor	For
1.9	Appoint a Director Ogasawara, Michiaki	ManagementFor	For
1.10	Appoint a Director Kosaka, Kiyoshi	ManagementFor	For
1.11	Appoint a Director Kosugi, Yoshinobu	ManagementFor	For
1.12	Appoint a Director Shingu, Tatsushi	ManagementAgainst	Against
2.1	Appoint a Corporate Auditor Nishimura, Itaru	ManagementFor	For
2.2	Appoint a Corporate Auditor Aiko, Hiroyuki	ManagementFor	For
CENTER	AL COMMUNICATION INC	-	

GENERAL COMMUNICATION, INC.

Security 369385109 Meeting Type Annual
Ticker Symbol GNCMA Meeting Date 26-Jun-2017

ISIN US3693851095 Agenda 934626485 - Management

Item	Proposal	Proposed by Vote	For/Against Management
1A.	ELECTION OF CLASS I DIRECTOR: BRIDGET L.	ManagementFor	For
	BAKER ELECTION OF CLASS I DIRECTOR:		
1B.	JERRY A. EDGERTON	ManagementFor	For
. ~	ELECTION OF CLASS I DIRECTOR:		_
1C.	MARK W. KROLOFF	ManagementFor	For
2.		ManagementFor	For

TO RATIFY THE APPOINTMENT OF **GRANT** THORNTON LLP AS THE COMPANY'S **INDEPENDENT** REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2017. TO APPROVE, AS AN ADVISORY VOTE ONLY, THE COMPENSATION OF THE NAMED **EXECUTIVE** 3. ManagementFor For OFFICERS AS DISCLOSED IN THE COMPANY'S PROXY STATEMENT FOR THE ANNUAL MEETING. TO VOTE, AS AN ADVISORY VOTE ONLY, ON WHETHER SHAREHOLDER ADVISORY **VOTES ON** COMPENSATION OF COMPANY NAMED **EXECUTIVE** 4. Management3 Years For OFFICERS AS IDENTIFIED IN CORRESPONDING **COMPANY PROXY STATEMENTS OUGHT TO OCCUR** EVERY ONE, TWO OR THREE YEARS (SELECT ONE). NIPPON TELEGRAPH AND TELEPHONE CORPORATION Security J59396101 Meeting Type **Annual General Meeting** Ticker Symbol Meeting Date 27-Jun-2017 **ISIN** JP3735400008 Agenda 708196351 - Management For/Against **Proposed** Vote Item Proposal Management by Non-Voting Please reference meeting materials. Approve Appropriation of Surplus ManagementFor For IMPELLAM GROUP PLC, LUTON G47192110 Security Meeting Type **Annual General Meeting** Ticker Symbol Meeting Date 28-Jun-2017 **ISIN** Agenda 708157981 - Management GB00B8HWGJ55 **Proposed** For/Against Vote Item **Proposal** Management by THAT THE COMPANY'S 2016 ANNUAL REPORT BE 1 ManagementFor For RECEIVED, CONSIDERED AND **ADOPTED** THAT LORD ASHCROFT KCMG PC BE

ManagementFor

ManagementFor

For

For

2

3

RE-ELECTED

AS A DIRECTOR OF THE COMPANY

	aga: 1 mig. 6/ 12 mg		
	THAT JULIA ROBERTSON BE		
	RE-ELECTED AS A		
	DIRECTOR OF THE COMPANY		
	THAT ALISON WILFORD BE ELECTED		
4	AS A	ManagementFor	For
	DIRECTOR OF THE COMPANY		
	THAT ANGELA ENTWISTLE BE		
5	RE-ELECTED AS A	ManagementFor	For
	DIRECTOR OF THE COMPANY		
	THAT MIKE ETTLING BE RE-ELECTED		
6	AS A	ManagementFor	For
	DIRECTOR OF THE COMPANY		
	THAT MICHAEL LAURIE BE		
7	RE-ELECTED AS A	ManagementFor	For
	DIRECTOR OF THE COMPANY	C	
	THAT DEREK O'NEILL BE RE-ELECTED		
8	AS A	ManagementFor	For
	DIRECTOR OF THE COMPANY		
	THAT SIR PAUL STEPHENSON BE		
9	RE-ELECTED AS A	ManagementFor	For
	DIRECTOR OF THE COMPANY	C	
	THAT THE HONOURABLE SHANE		
10	STONE BE RE-	M T	г
10	ELECTED AS A DIRECTOR OF THE	ManagementFor	For
	COMPANY		
	THAT KPMG LLP BE RE-APPOINTED AS		
11	AUDITORS	ManagementFor	For
	OF THE COMPANY	C	
	THAT THE DIRECTORS BE		
	AUTHORISED TO		
12	DETERMINE THE REMUNERATION OF	ManagementFor	For
	THE	-	
	AUDITORS		
	THAT A FINAL DIVIDEND OF 13.5		
	PENCE PER		
12	ORDINARY SHARE IN RESPECT OF THE	ManagamantEau	Бал
13	YEAR	ManagementFor	For
	ENDED 31 DECEMBER 2016 BE		
	DECLARED		
	THAT THE DIRECTORS BE GRANTED		
	POWER TO		
	MAKE POLITICAL DONATIONS AND TO		
14	INCUR	ManagementFor	For
	POLITICAL EXPENDITURE UP TO AN		
	AGGREGATE		
	AMOUNT OF GBP 50,000		
	THAT THE DIRECTORS BE GRANTED		
	AUTHORITY		
15	TO ISSUE RELEVANT SECURITIES	ManagementFor	For
	UNDER SECTION		
	551 OF THE COMPANIES ACT 2006		

THAT THE DIRECTORS BE GRANTED **AUTHORITY** TO DISAPPLY PRE-EMPTION RIGHTS 16 ManagementFor For **UNDER** SECTION 561 OF THE COMPANIES ACT 2006 THAT THE DIRECTORS BE GRANTED **AUTHORITY** 17 ManagementFor TO MAKE MARKET PURCHASES OF For THE COMPANY'S OWN ORDINARY SHARES ALTICE N.V. N0R25F103 Security Meeting Type Annual General Meeting Ticker Symbol Meeting Date 28-Jun-2017 **ISIN** Agenda 708215389 - Management NL0011333752 For/Against **Proposed** Vote Item **Proposal** Management by 1 **OPENING** Non-Voting MANAGEMENT REPORT FOR THE FINANCIAL YEAR 2016: DISCUSSION OF THE 2.A Non-Voting MANAGEMENT-REPORT, INCLUDING CORPORATE **GOVERNANCE** MANAGEMENT REPORT FOR THE FINANCIAL YEAR 2016: EXPLANATION OF RESERVATION 2.B Non-Voting DIVIDEND POLICY, ALLOCATION OF **RESULT** MANAGEMENT REPORT FOR THE FINANCIAL YEAR 2016: EXPLANATION OF 2.C Non-Voting **IMPLEMENTATION-OF THE** REMUNERATION POLICY OF THE **BOARD** PROPOSAL TO ADOPT THE ANNUAL 3 **ACCOUNTS** ManagementFor For FOR THE FINANCIAL YEAR 2016 PROPOSAL FOR DISCHARGE OF LIABILITY OF THE ManagementFor For 4 EXECUTIVE DIRECTORS OF THE **BOARD** PROPOSAL FOR DISCHARGE OF LIABILITY OF THE 5 For ManagementFor NON-EXECUTIVE DIRECTORS OF THE **BOARD** 6 PROPOSAL TO REAPPOINT MR. SCOTT ManagementFor For **MATLOCK**

AS NON-EXECUTIVE DIRECTOR OF THE

	Edgar Filling. GABLELI MOL	TIMEBIA TROOT ING.	1 0111111
	BOARD		
	PROPOSAL TO REAPPOINT MR.		
	JEAN-LUC		
7	ALLAVENA AS NON-EXECUTIVE	ManagementFor	For
,	DIRECTOR OF THE	Tranagement of	101
	BOARD		
	REMUNERATION: PROPOSAL TO		
	DETERMINE THE		
8.A	ANNUAL CASH BONUS FOR	ManagementAgainst	Against
0.11	EXECUTIVE DIRECTORS	Tranagement igamst	1 iguinst
	FOR THE FINANCIAL YEAR 2016		
	REMUNERATION: PROPOSAL TO		
	AMEND THE		
8.B	REMUNERATION POLICY OF THE	ManagementAgainst	Against
	BOARD		
	REMUNERATION: PROPOSAL TO		
8.C	ADOPT THE	ManagementAgainst	Against
	PERFORMANCE STOCK OPTION PLAN		6
	REMUNERATION: PROPOSAL TO		
0.70	AMEND THE		
8.D	REMUNERATION OF MR. MICHEL	ManagementAgainst	Against
	COMBES		
	REMUNERATION: PROPOSAL TO		
8.E	AMEND THE	ManagementAgainst	Against
	REMUNERATION OF MR. DEXTER GOEI		6
	REMUNERATION: PROPOSAL TO		
0.15	AMEND THE	3.6	
8.F	REMUNERATION OF MR. DENNIS	ManagementAgainst	Against
	OKHUIJSEN		
	REMUNERATION: PROPOSAL TO		
0.0	DETERMINE THE	M 4F	Г
8.G	REMUNERATION OF NON-EXECUTIVE	ManagementFor	For
	DIRECTORS		
	AUTHORISATION TO THE BOARD TO		
9	ACQUIRE OWN	ManagementFor	For
	SHARES	-	
	PROPOSAL TO CANCEL SHARES THE		
10	COMPANY	ManagementFor	For
	HOLDS IN ITS OWN CAPITAL		
11	ANY OTHER BUSINESS	Non-Voting	
12	CLOSING	Non-Voting	
CMMT	02 JUN 2017: AGENDA ITEMS 8D, 8E	Non-Voting	
	AND 8 F WILL		
	BE PUT TO VOTE ONLY I		
	F-RESOLUTIONS UNDER		
	AGENDA ITEMS 8B AND 8C ARE		
	ADOPTED. AGENDA		
	ITEM 8G WILL BE-PUT TO VOTE IF THE		
	RESOLUTION		
	UNDER AGENDA ITEM 8B IS ADOPTED		
	BY THE		

MEETING.-THANK YOU

02 JUN 2017: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO ADDITION OF

COMMENT.-IF YOU

CMMT PLEASE DO. Non-Voting

PLEASE DO

NOT VOTE AGAIN UNLESS YOU-DECIDE TO AMEND

YOUR ORIGINAL INSTRUCTIONS.

THANK YOU.

ALTICE N.V.

Security N0R25F111 Meeting Type Annual General Meeting

Ticker Symbol Meeting Date 28-Jun-2017

ISIN NL0011333760 Agenda 708221407 - Management

			C	
Item	Proposal	Proposed by	Vote	For/Against Management
1	OPENING	Non-Voting	5	
2.A	MANAGEMENT REPORT FOR THE FINANCIAL YEAR 2016: DISCUSSION OF THE MANAGEMENT-REPORT, INCLUDING CORPORATE GOVERNANCE	Non-Voting	T	
2.B	MANAGEMENT REPORT FOR THE FINANCIAL YEAR 2016: EXPLANATION OF RESERVATION AND- DIVIDEND POLICY, ALLOCATION OF RESULT	Non-Voting	9	
2.C	MANAGEMENT REPORT FOR THE FINANCIAL YEAR 2016: EXPLANATION OF IMPLEMENTATION-OF THE REMUNERATION POLICY OF THE BOARD	Non-Voting	y	
3	PROPOSAL TO ADOPT THE ANNUAL ACCOUNTS	Managemen	ntFor	For
4	FOR THE FINANCIAL YEAR 2016 PROPOSAL FOR DISCHARGE OF LIABILITY OF THE EXECUTIVE DIRECTORS OF THE BOARD PROPOSAL FOR DISCHARGE OF	Managemer	ntFor	For
5	LIABILITY OF THE NON- EXECUTIVE DIRECTORS OF THE BOARD	Managemen	ntFor	For
6	PROPOSAL TO REAPPOINT MR. SCOTT MATLOCK AS NON- EXECUTIVE DIRECTOR OF	Managemen	ntFor	For

	Lugar i liling. GABELEI WOL	TIMEDIA TROOT ING.	1 0111111
	THE BOARD		
	PROPOSAL TO REAPPOINT MR. JEAN-		
	LUC		
7	ALLAVENA AS NON- EXECUTIVE	ManagementFor	For
	DIRECTOR OF THE	C	
	BOARD		
	REMUNERATION: PROPOSAL TO		
	DETERMINE THE		
8.A	ANNUAL CASH BONUS FOR	ManagementAgainst	Against
	EXECUTIVE DIRECTORS		6
	FOR THE FINANCIAL YEAR 2016		
	REMUNERATION: PROPOSAL TO		
0 D	AMEND THE	3.6	
8.B	REMUNERATION POLICY OF THE	ManagementAgainst	Against
	BOARD		
	REMUNERATION: PROPOSAL TO		
8.C	ADOPT THE	ManagementAgainst	Against
	PERFORMANCE STOCK OPTION PLAN	\mathcal{E}	C
	REMUNERATION: PROPOSAL TO		
0 D	AMEND THE	3 .6	
8.D	REMUNERATION OF MR. MICHEL	ManagementAgainst	Against
	COMBES		
	REMUNERATION: PROPOSAL TO		
8.E	AMEND THE	ManagementAgainst	Against
	REMUNERATION OF MR. DEXTER GOEI		
	REMUNERATION: PROPOSAL TO		
0 E	AMEND THE	Managament Against	Ai
8.F	REMUNERATION OF MR. DENNIS	ManagementAgainst	Against
	OKHUIJSEN		
	REMUNERATION: PROPOSAL TO		
8.G	DETERMINE THE	ManagamantFor	For
8.0	REMUNERATION OF NON- EXECUTIVE	ManagementFor	ror
	DIRECTORS		
	AUTHORISATION TO THE BOARD TO		
9	ACQUIRE OWN	ManagementFor	For
	SHARES		
	PROPOSAL TO CANCEL SHARES THE		
10	COMPANY	ManagementFor	For
	HOLDS IN ITS OWN CAPITAL		
11	ANY OTHER BUSINESS	Non-Voting	
12	CLOSING	Non-Voting	
CMMT	02 JUN 2017: PLEASE NOTE THAT	Non-Voting	
	AGENDA ITEMS		
	8D, 8E AND 8 F WILL BE PUT TO		
	VOTE-ONLY IF		
	RESOLUTIONS UNDER AGENDA ITEMS		
	8B AND 8C		
	ARE ADOPTED. AGENDA ITEM 8G-WILL	_	
	BE PUT TO		
	VOTE IF THE RESOLUT ION UNDER		
	AGENDA ITEM		

8B IS ADOPTED BY THE-MEETING.

02 JUN 2017: PLEASE NOTE THAT THIS

IS A

REVISION DUE TO ADDITION OF

COMMENT.-IF YOU

CMMT HAVE ALREADY SENT IN YOUR VOTES, Non-Voting

PLEASE DO

NOT VOTE AGAIN UNLESS

YOU-DECIDE TO AMEND

YOUR ORIGINAL INSTRUCTIONS.

THANK YOU.

IL SOLE 24 ORE SPA, MILANO

Security T52689105 Meeting Type MIX

Ticker Symbol Meeting Date 28-Jun-2017

ISIN IT0004269723 Agenda 708243984 - Management

Item Proposal Proposed by Vote For/Against Management

TO APPROVE THE BALANCE SHEET AS

OF 31

DECEMBER 2016, RESOLUTIONS

O.1 RELATED ManagementAgainst Against

THERETO, CONSOLIDATED BALANCE

SHEET AS OF

31 DECEMBER 2016

REWARDING POLICY AS PER ART.

123-TER OF THE

O.2 LAW DECREE 58/1998, RESOLUTIONS ManagementAgainst Against

RELATED

THERETO

TO APPOINT THE BOARD OF

DIRECTORS'

O.3 SECRETARY AS PER ART. 21 OF THE ManagementAbstain Against

BY-LAW

TO APPOINT TWO EFFECTIVE

, INTERNAL AUDITORS

O.4 AND TWO ALTERNATE INTERNAL ManagementAbstain Against

AUDITORS

TO APPROVE RESOLUTIONS EX ART.

2447 (STOCK

CAPITAL REDUCTION UNDER LEGAL

E.5 LIMIT) OF THE ManagementFor For

ITALIAN CIVIL CODE, RESOLUTIONS

RELATED

THERETO

E.6 PROPOSAL TO AMEND ART. 8 ManagementFor For

(LIMITATION TO THE

POSSESSION OF SPECIAL CLASS

SHARES), 9

(EFFECTS OF EXCEEDING

POSSESSION), 10

(TERMINATION OF THE POSSESSION LIMIT), 22 (DIRECTORS' REQUIREMENTS AND APPOINTMENT), 24 (BOARD OF DIRECTORS' PRESIDENT . VICE-PRESIDENT), 30 (CHIEF EXECUTIVE OFFICERS. EXECUTIVE COMMITTEE. DIRECTORS), (COMMITTEES INSTITUTED BY THE **BOARD OF** DIRECTORS) AND 40 (NET INCOME ALLOCATION) OF THE BY-LAW TELEVISION BROADCASTS LTD Meeting Type Security Y85830126 Annual General Meeting Ticker Symbol Meeting Date 29-Jun-2017 **ISIN** Agenda HK0000139300 708230583 - Management Proposed For/Against Vote Item **Proposal** Management by PLEASE NOTE IN THE HONG KONG MARKET THAT A CMMT VOTE OF "ABSTAIN" WILL BE Non-Voting TREATED-THE SAME AS A "TAKE NO ACTION" VOTE. PLEASE NOTE THAT THE COMPANY **NOTICE AND** PROXY FORM ARE AVAILABLE BY **CLICKING-ON THE** CMMT URL LINKS:-Non-Voting [http://www.hkexnews.hk/listedco/listconews/SEHK/2017/ 0526/LTN20170526438.pdf-ANDhttp://www.hkexnews.hk/listedco/listconews/SEHK/2017/ 0526/LTN20170526460.pdf] TO RECEIVE AND ADOPT THE **AUDITED FINANCIAL** STATEMENTS AND THE REPORT OF $Management\overset{No}{.}$ THE 1 DIRECTORS AND THE INDEPENDENT **AUDITOR'S** REPORT FOR THE YEAR ENDED 31 DECEMBER 2016 TO ELECT RETIRING DIRECTOR, MR. LI Management 2 Action **RUIGANG** TO RE-ELECT RETIRING DIRECTOR, DR. No 3 **CHARLES** Management Action CHAN KWOK KEUNG TO APPROVE THE VICE CHAIRMAN'S

Management

4

FEE

5	TO APPROVE AN INCREASE IN THE DIRECTOR'S FEE TO RE-APPOINT	Manageme	nt No Action		
6	PRICEWATERHOUSECOOPERS AS THE AUDITOR OF THE COMPANY AND AUTHORISE THE DIRECTORS TO FIX ITS REMUNERATION	Manageme	No nt Action		
7	TO GRANT A GENERAL MANDATE TO DIRECTORS TO ISSUE ADDITIONAL SHARES TO EXTEND THE BOOK CLOSE PERIOD	Manageme	nt Action		
8	FROM 30	Manageme	No nt		
Ü	DAYS TO 60 DAYS	TVIAITA GOTTIO	Action		
9	TO ADOPT THE SHARE OPTION SCHEME OF THE COMPANY AND AUTHORISE THE DIRECTORS TO GRANT OPTIONS AND TO ALLOT AND ISSUE SHARES OF THE COMPANY THEREUNDER AND TO EXECUTE SUCH DOCUMENTS AND TAKE SUCH ACTIONS AS THEY DEEM APPROPRIATE TO IMPLEMENT AND GIVE EFFECT TO THI SCHEME TO ADOPT THE SUBSIDIARY SHARE OPTION	Manageme E	No nt Action		
10	SCHEME OF TVB PAY VISION HOLDINGS LIMITED AND AUTHORISE THE DIRECTORS OF THE COMPANY AND TVB PAY VISION HOLDINGS LIMITED TO EXECUTE SUCH DOCUMENTS AND TAKE SUCH ACTIONS AS THEY DEEM APPROPRIATE TO IMPLEMENT AND GIVE EFFECT TO THI SCHEME	Manageme E	nt Action		
TOKY	O BROADCASTING SYSTEM HOLDINGS,	INC.			
Securit	y J86656105		Meeting		Annual General Meeting
	Symbol		Meeting	Date	29-Jun-2017
ISIN	JP3588600001		Agenda		708257755 - Management
Item	Proposal Please reference meeting materials.	Proposed by Non-Voting	Vote	For/Again Manageme	
	-	`			

1	Approve Appropriation of Surplus	ManagementFor	For	
2.1	Appoint a Director Inoue, Hiroshi	ManagementFor	For	
2.2	Appoint a Director Ishihara, Toshichika	ManagementAgainst	Against	
2.3	Appoint a Director Takeda, Shinji	ManagementFor	For	
2.4	Appoint a Director Takeda, Shinji Appoint a Director Sasaki, Takashi	ManagementFor	For	
2.5	Appoint a Director Sasaki, Takasiii Appoint a Director Kawai, Toshiaki	ManagementFor	For	
2.6	Appoint a Director Kawai, Toshiaki Appoint a Director Sugai, Tatsuo	ManagementFor	For	
2.7		_	For	
	Appoint a Director Tsumura, Akio	ManagementFor		
2.8	Appoint a Director Yoshida, Yasushi	ManagementFor	For	
2.9	Appoint a Director Kokubu, Mikio	ManagementFor	For	
2.10	Appoint a Director Sonoda, Ken	ManagementFor	For	
2.11	Appoint a Director Aiko, Hiroyuki	ManagementFor	For	
2.12	Appoint a Director Nakao, Masashi	ManagementFor	For	
2.13	Appoint a Director Isano, Hideki	ManagementAgainst	Against	
2.14	Appoint a Director Utsuda, Shoei	ManagementFor	For	
2.15	Appoint a Director Asahina, Yutaka	ManagementAgainst	Against	
2.16	Appoint a Director Ishii, Tadashi	ManagementAgainst	Against	
2.17	Appoint a Director Mimura, Keiichi	ManagementAgainst	Against	
NIPPO	N TELEVISION HOLDINGS,INC.			
Securit	y J56171101	Meeting '	Type	Annual General Meeting
Ticker	Symbol	Meeting	Date	29-Jun-2017
ISIN	JP3732200005	Agenda		708257767 - Management
		Č		C
Ψ.	D 1	Proposed	For/Agains	st
Item	Proposal	by Vote	Manageme	
	Please reference meeting materials.	Non-Voting	8	
1	Approve Appropriation of Surplus	ManagementFor	For	
2.1	Appoint a Director Okubo, Yoshio	ManagementAgainst	Against	
2.2	Appoint a Director Kosugi, Yoshinobu	ManagementFor	For	
2.3	Appoint a Director Mosugi, Toshinobu Appoint a Director Maruyama, Kimio	ManagementFor	For	
4.3		•	For	
	Appoint a Director Ichizavya Alzira			
2.4	Appoint a Director Ishizawa, Akira	ManagementFor		
2.4 2.5	Appoint a Director Hirose, Kenichi	ManagementFor	For	
2.4 2.5 2.6	Appoint a Director Hirose, Kenichi Appoint a Director Watanabe, Tsuneo	ManagementFor ManagementFor	For For	
2.4 2.5 2.6 2.7	Appoint a Director Hirose, Kenichi Appoint a Director Watanabe, Tsuneo Appoint a Director Imai, Takashi	ManagementFor ManagementFor ManagementFor	For For For	
2.4 2.5 2.6 2.7 2.8	Appoint a Director Hirose, Kenichi Appoint a Director Watanabe, Tsuneo Appoint a Director Imai, Takashi Appoint a Director Sato, Ken	ManagementFor ManagementFor ManagementFor ManagementFor	For For For	
2.4 2.5 2.6 2.7 2.8 2.9	Appoint a Director Hirose, Kenichi Appoint a Director Watanabe, Tsuneo Appoint a Director Imai, Takashi Appoint a Director Sato, Ken Appoint a Director Kakizoe, Tadao	ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor	For For For For	
2.4 2.5 2.6 2.7 2.8	Appoint a Director Hirose, Kenichi Appoint a Director Watanabe, Tsuneo Appoint a Director Imai, Takashi Appoint a Director Sato, Ken Appoint a Director Kakizoe, Tadao Appoint a Director Manago, Yasushi	ManagementFor ManagementFor ManagementFor ManagementFor	For For For	
2.4 2.5 2.6 2.7 2.8 2.9	Appoint a Director Hirose, Kenichi Appoint a Director Watanabe, Tsuneo Appoint a Director Imai, Takashi Appoint a Director Sato, Ken Appoint a Director Kakizoe, Tadao	ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor	For For For For	
2.4 2.5 2.6 2.7 2.8 2.9	Appoint a Director Hirose, Kenichi Appoint a Director Watanabe, Tsuneo Appoint a Director Imai, Takashi Appoint a Director Sato, Ken Appoint a Director Kakizoe, Tadao Appoint a Director Manago, Yasushi Appoint a Substitute Corporate Auditor Masukata,	ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor	For For For For	
2.4 2.5 2.6 2.7 2.8 2.9 2.10	Appoint a Director Hirose, Kenichi Appoint a Director Watanabe, Tsuneo Appoint a Director Imai, Takashi Appoint a Director Sato, Ken Appoint a Director Kakizoe, Tadao Appoint a Director Manago, Yasushi Appoint a Substitute Corporate Auditor	ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor ManagementAgainst	For For For For Against	
2.4 2.5 2.6 2.7 2.8 2.9 2.10	Appoint a Director Hirose, Kenichi Appoint a Director Watanabe, Tsuneo Appoint a Director Imai, Takashi Appoint a Director Sato, Ken Appoint a Director Kakizoe, Tadao Appoint a Director Manago, Yasushi Appoint a Substitute Corporate Auditor Masukata,	ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor ManagementAgainst	For For For For Against	
2.4 2.5 2.6 2.7 2.8 2.9 2.10	Appoint a Director Hirose, Kenichi Appoint a Director Watanabe, Tsuneo Appoint a Director Imai, Takashi Appoint a Director Sato, Ken Appoint a Director Kakizoe, Tadao Appoint a Director Manago, Yasushi Appoint a Substitute Corporate Auditor Masukata, Katsuhiro ENDO CO.,LTD.	ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor ManagementAgainst	For For For For Against	Annual General Meeting
2.4 2.5 2.6 2.7 2.8 2.9 2.10 3 NINTE Security	Appoint a Director Hirose, Kenichi Appoint a Director Watanabe, Tsuneo Appoint a Director Imai, Takashi Appoint a Director Sato, Ken Appoint a Director Kakizoe, Tadao Appoint a Director Manago, Yasushi Appoint a Substitute Corporate Auditor Masukata, Katsuhiro ENDO CO.,LTD.	ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor ManagementAgainst ManagementAgainst	For For For Against Against	Annual General Meeting 29-Jun-2017
2.4 2.5 2.6 2.7 2.8 2.9 2.10 3 NINTE Security Ticker	Appoint a Director Hirose, Kenichi Appoint a Director Watanabe, Tsuneo Appoint a Director Imai, Takashi Appoint a Director Sato, Ken Appoint a Director Kakizoe, Tadao Appoint a Director Manago, Yasushi Appoint a Substitute Corporate Auditor Masukata, Katsuhiro ENDO CO.,LTD. y J51699106 Symbol	ManagementFor ManagementFor ManagementFor ManagementFor ManagementAgainst ManagementAgainst Meeting Meeting	For For For Against Against	29-Jun-2017
2.4 2.5 2.6 2.7 2.8 2.9 2.10 3 NINTE Security	Appoint a Director Hirose, Kenichi Appoint a Director Watanabe, Tsuneo Appoint a Director Imai, Takashi Appoint a Director Sato, Ken Appoint a Director Kakizoe, Tadao Appoint a Director Manago, Yasushi Appoint a Substitute Corporate Auditor Masukata, Katsuhiro ENDO CO.,LTD. y J51699106	ManagementFor ManagementFor ManagementFor ManagementFor ManagementFor ManagementAgainst ManagementAgainst	For For For Against Against	-
2.4 2.5 2.6 2.7 2.8 2.9 2.10 3 NINTE Securit Ticker ISIN	Appoint a Director Hirose, Kenichi Appoint a Director Watanabe, Tsuneo Appoint a Director Imai, Takashi Appoint a Director Sato, Ken Appoint a Director Kakizoe, Tadao Appoint a Director Manago, Yasushi Appoint a Substitute Corporate Auditor Masukata, Katsuhiro ENDO CO.,LTD. y J51699106 Symbol JP3756600007	ManagementFor ManagementFor ManagementFor ManagementFor ManagementAgainst ManagementAgainst Meeting Meeting Agenda	For For For For Against Against Type Date	29-Jun-2017 708274446 - Management
2.4 2.5 2.6 2.7 2.8 2.9 2.10 3 NINTE Security Ticker	Appoint a Director Hirose, Kenichi Appoint a Director Watanabe, Tsuneo Appoint a Director Imai, Takashi Appoint a Director Sato, Ken Appoint a Director Kakizoe, Tadao Appoint a Director Manago, Yasushi Appoint a Substitute Corporate Auditor Masukata, Katsuhiro ENDO CO.,LTD. y J51699106 Symbol	ManagementFor ManagementFor ManagementFor ManagementFor ManagementAgainst ManagementAgainst Meeting Meeting Agenda Proposed Vote	For For For Against Against Type Date For/Agains	29-Jun-2017 708274446 - Management
2.4 2.5 2.6 2.7 2.8 2.9 2.10 3 NINTE Securit Ticker ISIN	Appoint a Director Hirose, Kenichi Appoint a Director Watanabe, Tsuneo Appoint a Director Imai, Takashi Appoint a Director Sato, Ken Appoint a Director Kakizoe, Tadao Appoint a Director Manago, Yasushi Appoint a Substitute Corporate Auditor Masukata, Katsuhiro ENDO CO.,LTD. y J51699106 Symbol JP3756600007	ManagementFor ManagementFor ManagementFor ManagementFor ManagementAgainst ManagementAgainst Meeting Meeting Agenda Proposed by Vote	For For For For Against Against Type Date	29-Jun-2017 708274446 - Management
2.4 2.5 2.6 2.7 2.8 2.9 2.10 3 NINTE Securit Ticker ISIN	Appoint a Director Hirose, Kenichi Appoint a Director Watanabe, Tsuneo Appoint a Director Imai, Takashi Appoint a Director Sato, Ken Appoint a Director Kakizoe, Tadao Appoint a Director Manago, Yasushi Appoint a Substitute Corporate Auditor Masukata, Katsuhiro ENDO CO.,LTD. y J51699106 Symbol JP3756600007 Proposal Please reference meeting materials.	ManagementFor ManagementFor ManagementFor ManagementFor ManagementAgainst ManagementAgainst Meeting Meeting Agenda Proposed by Non-Voting	For For For For Against Against Type Date For/Agains	29-Jun-2017 708274446 - Management
2.4 2.5 2.6 2.7 2.8 2.9 2.10 3 NINTE Securit Ticker ISIN	Appoint a Director Hirose, Kenichi Appoint a Director Watanabe, Tsuneo Appoint a Director Imai, Takashi Appoint a Director Sato, Ken Appoint a Director Kakizoe, Tadao Appoint a Director Manago, Yasushi Appoint a Substitute Corporate Auditor Masukata, Katsuhiro ENDO CO.,LTD. y J51699106 Symbol JP3756600007 Proposal Please reference meeting materials. Approve Appropriation of Surplus	ManagementFor ManagementFor ManagementFor ManagementFor ManagementAgainst ManagementAgainst Meeting Meeting Agenda Proposed by Non-Voting ManagementFor	For For For Against Against Type Date For/Agains Manageme	29-Jun-2017 708274446 - Management
2.4 2.5 2.6 2.7 2.8 2.9 2.10 3 NINTE Security Ticker ISIN	Appoint a Director Hirose, Kenichi Appoint a Director Watanabe, Tsuneo Appoint a Director Imai, Takashi Appoint a Director Sato, Ken Appoint a Director Kakizoe, Tadao Appoint a Director Manago, Yasushi Appoint a Substitute Corporate Auditor Masukata, Katsuhiro ENDO CO.,LTD. y J51699106 Symbol JP3756600007 Proposal Please reference meeting materials.	ManagementFor ManagementFor ManagementFor ManagementFor ManagementAgainst ManagementAgainst Meeting Meeting Agenda Proposed by Non-Voting	For For For For Against Against Type Date For/Agains	29-Jun-2017 708274446 - Management

	3 3				
	Members Kimishima, Tatsumi				
	Appoint a Director except as Supervisory				
2.2	Committee	ManagementI	For	For	
	Members Miyamoto, Shigeru				
	Appoint a Director except as Supervisory				
2.3	Committee	ManagamantI	For	For	
2.3		Management	FOI	гоі	
	Members Takahashi, Shinya				
	Appoint a Director except as Supervisory		_	-	
2.4	Committee	Management	For	For	
	Members Furukawa, Shuntaro				
	Appoint a Director except as Supervisory				
2.5	Committee	Managementl	For	For	
	Members Shiota, Ko				
CHUB	U-NIPPON BROADCASTING CO.,LTD.				
Securi	ty J06594105	ľ	Meeting '	Type	Annual General Meeting
Ticker	Symbol		Meeting 1	· ·	29-Jun-2017
ISIN	JP3527000008		Agenda		708291101 - Management
1011	\$135 2 7000000	-	15cmaa		700271101 Management
		Proposed		For/Agains	.
Item	Proposal	- V	ote	Managemen	
1	Ammove Ammonistian of Symples	by Managamanti	Бол	For	ıt
1	Approve Appropriation of Surplus	Management			
2.1	Appoint a Director Oishi, Yoichi	Management	-	Against	
2.2	Appoint a Director Sugiura, Masaki	Managementl		For	
2.3	Appoint a Director Koyama, Isamu	Management		For	
2.4	Appoint a Director Okaya, Tokuichi	Management	-	Against	
2.5	Appoint a Director Kono, Hideo	Management		For	
2.6	Appoint a Director Yasui, Koichi	Management	Against	Against	
2.7	Appoint a Director Kawazu, Ichizo	Management	For	For	
2.8	Appoint a Director Samura, Shunichi	Managementl	For	For	
2.9	Appoint a Director Hayashi, Naoki	Managementl	For	For	
2.10	Appoint a Director Murase, Motoichiro	Managementl		For	
2.11	Appoint a Director Masuie, Seiji	Management		For	
2.12	Appoint a Director Kondo, Hajime	Management		For	
2.13	Appoint a Director Hayashi, Masaharu	Management		For	
3	Appoint a Corporate Auditor Ito, Michiyuki	Management A		Against	
	ERSAL ENTERTAINMENT CORPORATION	-	'igailist	Agamst	
			Maatina '	Type	Annual Canaral Masting
Securi			Meeting '		Annual General Meeting
	Symbol		Meeting	Date	29-Jun-2017
ISIN	JP3126130008	I	Agenda		708303259 - Management
Item	Proposal	Proposed V	ote	For/Agains	
110111		by	010	Managemen	nt
	Amend Articles to: Increase Term of Office o	f			
	Directors to				
	Two Years, Change Fiscal Year End to 31st				
1	December	Management	Against	Against	
	and Record Date for Interim Dividends to	-	-	-	
	30th June,				
	Revise Directors with Title				
2.1	Appoint a Director Fujimoto, Jun	Management	For	For	
2.2	Appoint a Director Tokuda, Hajime	Management		For	
4.4	rippoint a Director Tokuda, Hajiine	1vianagement	. 01	1 01	

	Edgar Filling. GABELET MOL	THINEDIA THOOT IN	0. 1011111	117
2.3	Appoint a Director Okada, Takako	ManagementFor	For	
2.4	Appoint a Director Asano, Kenshi	ManagementFor	For	
2.5	Appoint a Director Kamigaki, Seisui	ManagementFor	For	
2.6	Appoint a Director Otani, Yoshio	ManagementFor	For	
2.7	Appoint a Director Miyanaga, Masayoshi	ManagementFor	For	
3	Appoint a Corporate Auditor Kaneko, Akiyoshi	ManagementFor	For	
4	Amend the Compensation to be received by	ManagementAgainst	Against	
TIME	Directors	e e	C	
TIME		Maatina	Т	A
Securi	•	Meeting	• •	Annual
	Symbol TIME US8872281048	Meeting	Date	29-Jun-2017
ISIN	US8872281048	Agenda		934626891 - Management
Item	Proposal	Proposed by Vote	For/Again Manageme	
1A.	ELECTION OF DIRECTOR: RICHARD	ManagementFor	For	
	BATTISTA			
1B.	ELECTION OF DIRECTOR: DAVID A. BELL	ManagementFor	For	
	ELECTION OF DIRECTOR: JOHN M.			
1C.	FAHEY, JR.	ManagementFor For		
1D.	ELECTION OF DIRECTOR: MANUEL A.	ManagementFor For		
10.	FERNANDEZ	Wanagement of	101	
1E.	ELECTION OF DIRECTOR: DENNIS J. FITZSIMONS	ManagementFor	For	
1F.	ELECTION OF DIRECTOR: BETSY D.	ManagementFor	For	
	HOLDEN ELECTION OF DIRECTOR: KAY	_		
1G.	KOPLOVITZ	ManagementFor	For	
1H.	ELECTION OF DIRECTOR: RONALD S.	ManagementFor	For	
	ROLFE ELECTION OF DIRECTOR: DAN	8		
1I.	ROSENSWEIG	ManagementFor	For	
1J.	ELECTION OF DIRECTOR: MICHAEL P.	ManagementFor	For	
13.	ZEISSER	Wanagement of	1 01	
	TO RATIFY THE APPOINTMENT OF			
2	ERNST & YOUNG	N		
2.	LLP AS OUR INDEPENDENT	ManagementFor	For	
	REGISTERED PUBLIC			
	ACCOUNTING FIRM FOR 2017			
	TO APPROVE THE COMPENSATION OF			
3.	OUR NAMED	ManagementFor	For	
	EXECUTIVE OFFICERS ON AN			
	ADVISORY BASIS			
4	SHAREHOLDER PROPOSAL ON	C1 1 11 4 '	Г	
4.	INDEPENDENT	Shareholder Against	For	
TA TONTO	BOARD CHAIRMAN			
	RXION HOLDING N V	3 F	TD.	A 1
Securi	•	Meeting		Annual
Ticker	Symbol INXN	Meeting	Date	30-Jun-2017

ISIN	NL0009693779		Agenda		934647629 - Management
Item	Proposal	Proposed by	Vote	For/Against Managemen	
1.	PROPOSAL TO ADOPT OUR DUTCH STATUTORY ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR 2016.	Managemen	ntFor	For	
2.	PROPOSAL TO DISCHARGE THE MEMBERS OF OUR BOARD FROM CERTAIN LIABILITIES FOR THE FINANCIAL YEAR 2016.	Managemer	ntFor	For	
3A.	PROPOSAL TO RE-APPOINT FRANK ESSER AS NON- EXECUTIVE DIRECTOR.	Managemen	ntFor	For	
3B.	PROPOSAL TO RE-APPOINT MARK HERAGHTY AS NON-EXECUTIVE DIRECTOR. PROPOSAL TO AWARD RESTRICTED	Managemen	ntFor	For	
4.	SHARES TO OUR NON-EXECUTIVE DIRECTORS, AS DESCRIBED IN THE PROXY STATEMENT. PROPOSAL TO DESIGNATE THE BOARD FOR A		ntFor	For	
	PERIOD OF 18 MONTHS TO BE CALCULATED FROM THE DATE OF THIS ANNUAL MEETING TO ISSUE (AND GRANT RIGHTS TO SUBSCRIBE				
5A.	FOR) 2,871,542 SHARES WITHOUT PRE-EMPTION RIGHTS ACCRUING TO SHAREHOLDERS IN CONNECTION WITH THE COMPANY'S EMPLOYEE	Managemen	ntFor	For	
5B.	INCENTIVE SCHEMES. PROPOSAL TO DESIGNATE THE BOARD) Managemei	ntFor	For	
	AS THE AUTHORIZED CORPORATE BODY, FOR A PERIOD OF 18 MONTHS TO BE CALCULATED FROM THE DATE OF THIS ANNUAL MEETING TO ISSUE (AND GRANT RIGHTS TO SUBSCRIBE FOR) SHARES FOR CORPORATE PURPOSES UP TO 10% OF				

THE

CURRENT ISSUED SHARE CAPITAL OF

THE

COMPANY FOR GENERAL CORPORATE

PURPOSES.

PROPOSAL TO APPOINT KPMG

ACCOUNTANTS N.V.

6. TO AUDIT OUR ANNUAL ACCOUNTS ManagementFor For

FOR THE

FINANCIAL YEAR 2017.

Pursuant to the requirements of the Investment Company Act of 1940, the registrant has duly caused this report to b		
signed on its behalf by the lindersigned, thereinto dilly allthorized	Pursuant to the requirements of the Investment Company Act of 1940, the registrant has duly cause signed on its behalf by the undersigned, thereunto duly authorized.	ed this report to be

Registrant The Gabelli Multimedia Trust Inc.

By (Signature and Title)* /s/Bruce N. Alpert

Bruce N. Alpert, Principal Executive Officer

Date <u>8/15/17</u>

SIGNATURES

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